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PART I



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This listing does not affect the legal status of any document published in this issue. Detailed table of contents appears inside.

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Rules Going Into Effect Today

NOTE: There are no items eligible for inclusion in the list of RULES GOING INTO EFFECT.

Daily List of Public Laws

NOTE: No acts approved by the President were received by the Office of the Federal Register for inclusion in today's LIST OF PUBLIC LAWS.

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

Title 12—Banks and Banking
CHAPTER V—FEDERAL HOME LOAN BANK BOARD
SUBCHAPTER B—FEDERAL HOME LOAN BANK SYSTEM

[No. 75-373]

PART 523—MEMBERS OF BANKS

Amendment Relating to Liquidity

APRIL 29, 1975.

The Federal Home Loan Bank Board considers it desirable to amend § 523.11 of the regulations for the Federal Home Loan Bank System (12 CFR 523.11) for the purposes of increasing the overall liquidity requirement of each Federal Home Loan Bank member from 5½ percent to 6 percent of its liquidity base and of increasing each member's short-term liquidity requirement from 1½ percent to 2 percent of such base. Accordingly, the Federal Home Loan Bank Board hereby amends said § 523.11 by revising paragraph (a) thereof, to read as follows, effective June 1, 1975:

§ 523.11 Liquidity requirements.

(a) *General.* For each calendar month, each member, other than a mutual savings bank as to which there is in effect the election provided for in paragraph (e) of this section, shall maintain an average daily balance of liquid assets in an amount not less than 6 percent of the average daily balance of the member's liquidity base during the preceding calendar month, except as otherwise provided in paragraphs (b) and (d) of this section. For each calendar month, each member, other than a mutual savings bank or an insurance company, shall maintain an average daily balance of short-term liquid assets in an amount not less than 2 percent of the average daily balance of the member's liquidity base during the preceding calendar month, except as otherwise provided in paragraphs (b) and (d) of this section.

Since members' recent reports to the Board show a substantial increase in cash flow, making funds more available for lending and for other purposes, the Board determines that it is prudent to increase members' liquidity requirements without the delay that would result if notice and public procedure were provided with respect to this amendment. Therefore, the Board hereby finds that notice and public procedure as to this amendment are impracticable and contrary to the public interest under the provisions of 12 CFR 508.11 and 5 U.S.C. 553(b).

(Sec. 5A, 47 Stat. 727, as added by sec. 1, 64 Stat. 256, as amended, sec. 17, 47 Stat. 736,

as amended; 12 U.S.C. 1425a, 1437. Recog. Plan No. 3 of 1947, 12 FR 4981, 3 CFR, 1943-48 Comp., p. 1071).

By the Federal Home Loan Bank Board.

[SEAL] GRENVILLE L. MILLARD, JR.,
Assistant Secretary.

[FR Doc. 75-11621 Filed 5-1-75; 8:45 am]

Title 14—Aeronautics and Space

CHAPTER I—FEDERAL AVIATION ADMINISTRATION, DEPARTMENT OF TRANSPORTATION

[Airworthiness Docket No. 75-WE-28-AD; Amdt. 39-2194]

PART 39—AIRWORTHINESS DIRECTIVES

Lockheed-California Co. Model L-1011-385-1 Series Airplanes

There have been occurrences of inadvertent inward openings of the galley door during taxi or takeoff and descent on Lockheed-California Company L-1011-385-1 airplanes which could result in unsafe condition to the flight attendants in the underfloor galley service area and possible damage to the underfloor galley service area interiors. Since this condition is likely to exist or develop in other airplanes of the same type design, an airworthiness directive is being issued to require galley door inspections, corrections and visual confirmation of galley door safe condition, and rework of galley door link arm assemblies on Lockheed-California Company L-1011-385-1 Series airplanes.

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

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (31 FR 13697), § 39.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

LOCKHEED-CALIFORNIA COMPANY. Applies to Lockheed-California Company Model L-1011-385-1 series airplanes, certificated in all categories, which incorporate the galley door type design configuration.

To prevent possible unsafe condition to the flight attendants in the underfloor galley service area and possible damage to the underfloor galley service area interiors, accomplish the following:

(a) Galley Door Inspections, Corrections and Visual Confirmation of Galley Door Safe Condition.

(1) Within 250 flight hours after the effective date of this AD, unless previously accomplished within the last 2250 flight hours prior to the effective date of this AD, and at

intervals not to exceed 2500 flight hours thereafter, perform the inspections and complete the necessary corrective adjustments to the door mechanical and electrical systems as specified in the Lockheed-California Company Alert Service Bulletin 093-52-A075, dated March 28, 1975, or later FAA-approved revisions.

(2) Within 250 flight hours after the effective date of this AD, on all flights thereafter conducted,

(1) A visual check to confirm the proper engagement of the door ditch latches from inside of the galley must be performed by a member of the flight crew or flight attendants just prior to taxiing from the ramp, per instructions described on the applicable galley door decal. (Lockheed Alert Service Bulletin 093-52-A075, dated March 28, 1975, or later FAA-approved revisions, describes a procedure for accomplishment of the visual check and the decal).

(ii) An appropriate entry in the airplane flight log to reflect the performance of the check shall be made prior to each flight.

Note: At this present time Lockheed-California Company is engaged in design improvements to the existing type design configuration of the galley door. Incorporation of this FAA-approved type design modification to the galley door will remove the requirements for accomplishment of the repetitive actions described in (1) and (2) (i) (ii), above.

(b) Rework of galley door Link Arm Assemblies.

(1) Within 250 flight hours after the effective date of this AD, unless previously accomplished, perform the removal and rework of eight galley door link arm assemblies as specified in Part 1 of Lockheed-California Company Service Bulletin 093-52-038, Revision Number 2, dated May 10, 1974, or later FAA-approved revisions.

(2) Within 2500 flight hours of the effective date of this AD, unless previously accomplished, perform the rework of all spare galley door link arm assemblies specified in Part 11 of Lockheed-California Service Bulletin 093-52-038, Revision Number 2, dated May 10, 1974, or later FAA-approved revisions.

Equivalent inspections, modifications and replacements may be approved by the Chief, Aircraft Engineering Division, FAA Western Region.

Airplanes may be flown to a base for the accomplishment of the inspections and replacements required by this AD, per FAR's 21.197 and 21.199.

This amendment becomes effective May 8, 1975.

(Secs. 313(a), 601, 603, Federal Aviation Act of 1958 (49 U.S.C. 1354(a), 1421, 1423); sec. 6(c), Department of Transportation Act (49 U.S.C. 1655(c)))

Issued in Los Angeles, California, on April 23, 1975.

LYNN L. HINK,
Acting Director,
FAA Western Region.

[FR Doc. 75-11478 Filed 5-1-75; 8:45 am]

[Airworthiness Docket No. 75-WE-27-AD;
Amdt. 39-2193]

PART 39—AIRWORTHINESS DIRECTIVES

Various Hiller UH-12 Series Helicopters

Amendment 39-1462 (37 FR 11857), AD 72-13-4, requires the installation of a placard reading, "No further flight if clutch engagement time exceeds 25 seconds", on the instrument panel of certain Hiller UH-12 Series helicopters to prevent power loss due to slippage of the mercury clutch in the rotor drive system. After issuing Amendment 39-1462, due to service experience, the agency determined that such clutch slippage can occur when the engagement time is less than 25 seconds. In addition, the agency determined that no placard is required for helicopters modified to incorporate Allison 250 series engines in accordance with Supplemental Type Certificate SH 177WE or SH178WE inasmuch as a mercury clutch is not utilized in those rotorcraft. Therefore, the AD is being superseded by a new AD that requires the installation of a placard and corresponding rotorcraft flight manual revision with which the maximum clutch engagement time is reduced to 20 seconds and excepts those helicopters modified to incorporate Allison 250 series engines.

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

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (31 FR 13697), § 39.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

HILLER. Applies to all UH-12D (MIL H-23D, OH-23D), UH-12E (MIL H-23F, OH-23F, OH-23G), UH-12E-L, UH-12L and UH-12L4 helicopters certificated in all categories except those helicopters modified to incorporate Allison 250 series engines in accordance with Supplemental Type Certificate No. SH177WE or SH178WE.

Compliance required within 50 hours' time in service after the effective date of this AD unless already accomplished.

In order to prevent power loss due to slippage of the mercury clutch in the rotor drive system:

(a) Remove the existing placard reading "No further flight if clutch engagement time exceeds 25 seconds."

(b) Install decal placard, part number 81426-7, on the instrument panel in accordance with Hiller Service Letter 21-4 dated April 3, 1975. The placard is to read, "No further flight if clutch engagement time exceeds 20 seconds."

(c) Incorporate the Hiller Rotorcraft Flight Manual Revision dated April 15, 1975 in the applicable rotorcraft flight manual.

Equivalent modifications may be approved by the Chief, Aircraft Engineering Division, FAA Western Region.

This supersedes Amendment 39-1462 (37 FR 11857), AD 72-13-4.

This amendment becomes effective May 8, 1975.

(Secs. 313(a), 601, 603, Federal Aviation Act of 1958 (49 U.S.C. 1354(a), 1421, 1423), sec. 6(c), Department of Transportation Act (49 U.S.C. 1655(c)))

Issued in Los Angeles, California, on April 23, 1975.

LYNN L. HINK,
Acting Director,
FAA Western Region.

[FR Doc.75-11477 Filed 5-1-75;8:45 am]

Title 15—Commerce and Foreign Trade

CHAPTER IX—NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION, DEPARTMENT OF COMMERCE

PART 925—STATE COASTAL ZONE MANAGEMENT PROGRAMS

Extension of Comment Period

In 40 FR 8546, February 28, 1975, the Administrator of the National Oceanic and Atmospheric Administration published interim regulations for the implementation of sections 306(c)(1) and 307(b) of the Coastal Zone Management Act of 1972, as amended (86 Stat. 1280), and stated that comments on these regulations were invited through March 31, 1975.

Notice hereby is given that this comment period has been extended and will close on May 23, 1975. Any comments should be addressed to the Administrator, National Oceanic and Atmospheric Administration, U.S. Department of Commerce, Washington, D.C. 20230. Following the close of this extended comment period, and after review of any comments submitted, the Administrator may amend the interim regulations so as to reflect such comments. The Administrator shall then publish final regulations in the FEDERAL REGISTER.

R. HAGEMeyer,
Acting Assistant Administrator
for Administration.

[FR Doc.75-11466 Filed 5-1-75;8:45 am]

Title 19—Customs Duties

CHAPTER I—UNITED STATES CUSTOMS SERVICE

[T.D. 75-104]

PART 1—GENERAL PROVISIONS

Port of Entry; Des Moines, Iowa

On December 18, 1974, a notice of a proposal to designate Des Moines, Iowa, as a Customs port of entry in the Chicago, Illinois, Customs district (Region IX), was published in the FEDERAL REGISTER (39 FR 43727). No comments were received regarding this proposal.

Accordingly, by virtue of the authority vested in the President by section 1 of the Act of August 1, 1914, 38 Stat. 623, as amended (19 U.S.C. 2), and delegated to the Secretary of the Treasury by Executive Order No. 10289, September 17, 1951 (3 CFR Ch. II), and pursuant to authority provided by Treasury Department Order No. 190, Rev. 10 (40 FR 2216), Des Moines, Iowa, is hereby designated a Customs port of entry in the Chicago, Illinois, Customs district (Region IX).

The geographical limits of the Des Moines port of entry shall include that area in Polk County, Iowa, which is within the townships of Jefferson, Crocker, Douglas, Franklin, Webster, Say-

lor, Delaware, Clay, Walnut, Des Moines, Lee, Fourmile, Bloomfield, and Allen, and that area in Warren County, Iowa, which is within the townships of Linn, Greenfield, Allen, Richland, Jefferson, Lincoln, Palmyra, Union, and Washington (including the city of Indianola).

§ 1.2 [Amended]

To reflect this change, the table in § 1.2(c) of the Customs Regulations (19 CFR 1.2(c)) is amended by inserting "Des Moines, Iowa (including the territory described in T.D. 75-104)" directly below "CHICAGO, ILL." in the column headed "Ports of entry" in the Chicago, Illinois, Customs district (Region IX).

(Sec. 1, 37 Stat. 434, sec. 1, 38 Stat. 623, as amended (19 U.S.C. 1, 2))

Effective date. This amendment shall become effective on June 16, 1975.

Dated: April 25, 1975.

[SEAL] DAVID R. MACDONALD,
Assistant Secretary of the Treasury.

[FR Doc.75-11622 Filed 5-1-75;8:45 am]

Title 21—Food and Drugs

CHAPTER I—FOOD AND DRUG ADMINISTRATION, DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

PART 448—PEPTIDE ANTIBIOTIC DRUGS

Zinc Bacitracin; Change in Method for Determining Zinc Content

Correction

In FR Doc. 75-8758, appearing at page 15088 in the issue for Friday, April 4, 1975, in the third column, § 448.13a(b) (6) should read as follows:

(b) * * *

(6) *Zinc content.* Proceed as directed in § 436.312 of this chapter.

Title 25—Indians

CHAPTER I—BUREAU OF INDIAN AFFAIRS, DEPARTMENT OF THE INTERIOR

SUBCHAPTER X—HOUSING

PART 300—HOUSING IMPROVEMENT PROGRAM

APRIL 25, 1975.

This notice is published in exercise of rulemaking authority delegated by the Secretary of the Interior to the Commissioner of Indian Affairs by 230 DM 2. The authority to issue regulations is vested in the Secretary of the Interior by 5 U.S.C. 301 and sections 463 and 465 of the Revised Statutes (25 U.S.C. 2 and 9).

Beginning on page 39729 of the November 11, 1974, FEDERAL REGISTER (39 FR 39729), there was published a notice of proposed rulemaking to add a new Subchapter X and a new Part 300 to Chapter I of Title 25 of the Code of Federal Regulations relating to the terms and conditions under which assistance is given to Indians under the Housing Improvement Program. This addition was proposed pursuant to the authority contained in the Act of November 2, 1921 (Pub. L. 67-85, 42 Stat. 208, 25 U.S.C. 13), also called the Snyder Act.

Interested persons were given 30 days in which to submit written comments, suggestions, or objections regarding the proposed regulations.

During this period comments, suggestions, and objections were submitted by interested persons. Careful consideration was given to the comments received and the following major revisions were made as a result of them:

1. *Section 300.2(e) (2)*. The language of the definition in this subsection has been revised to delete the reference to the constitution of a tribe setting the standard for membership so that persons of those tribes without constitutions and those not having membership criteria in their basic governing document come under this definition.

2. *Sec. 300.2(e) (3)*. The definition in this subsection has been revised to add that the person's ancestry must be of a federally recognized tribe. This requirement is part of the Department's basic policy on eligibility for Bureau services that Indian persons served must be of federally recognized tribes.

3. *Sec. 300.2(f) (2)*. The definition of Alaska Native Village as a tribe has been modified to make clear that those villages listed in the Claims Settlement Act and not actually eligible are not included.

4. *Sec. 300.2(i)*. The entire paragraph (5) under this section was changed to reflect more acceptable standards in terms of house size and bedroom size.

5. *Sec. 300.4*. The headings of paragraphs (a) and (b) under this section were changed in order to clarify the meaning of the categories given in those paragraphs.

6. *Sec. 300.4(a) (3)*. The cumulative total expenditure of funds for the category described in paragraph (a) was increased from \$2,000 to \$2,500 to reflect present costs in terms of minor repairs.

7. *Sec. 300.4(c) (2)*. The amount of downpayments allowed for Alaska was increased from \$5,000 to \$6,000 to reflect higher costs in Alaska.

8. *Sec. 300.4(d) (3)*. The amount of funds for new housing allowed in Alaska was increased from \$25,000 to \$30,000 to reflect higher costs in Alaska. A provision was added to require warranties for contractor built houses.

9. *Sec. 300.5*. Language was added to clarify the intent that the restriction on not approving more than one application from the same applicant for assistance under paragraphs (b), (c), and (d) of § 300.4 is not retroactive.

Other minor revisions were made for the purpose of clarification and understanding.

The new Subchapter X and new Part 300 shall become effective June 2, 1975.

A new Subchapter X consisting of Part 300 is added to Chapter I, Title 25 of the Code of Federal Regulations, reading as follows:

Sec.	
300.1	Purpose.
300.2	Definitions.
300.3	Policy.
300.4	Program categories.
300.5	Eligibility.
300.6	Program implementation.

Sec.	
300.7	Appeals.
300.8	Inspection.
300.9	Flood disaster protection.
300.10	Waivers.

AUTHORITY: 42 Stat. 208 (25 U.S.C. 13).

§ 300.1 Purpose.

The purpose of this Part 300 is to prescribe the terms and conditions under which assistance is given to Indians under the Housing Improvement Program.

§ 300.2 Definitions.

As used in this Part 300:

(a) "Secretary" means the Secretary of the Interior.

(b) "Commissioner" means the Commissioner of Indian Affairs.

(c) "Area Director" means the Officer in charge of one of the Bureau of Indian Affairs' Area Offices or his authorized delegate.

(d) "Superintendent" means the Officer in charge of the Agency or other local office of the Bureau of Indian Affairs.

(e) "Indian" means a person of Indian descent who is either of the following:

(1) An enrolled member; i.e., a person whose name appears on the formally approved membership roll of a tribe. In the case of the Five Civilized Tribes in Eastern Oklahoma and the Osage Tribe where rolls have been closed an applicant may be a descendant of an enrolled member accepted as such by the Superintendent; or

(2) A person who is considered to be a member by or who meets the membership requirements of a federally recognized tribe.

(3) A person of one-half or more degree Indian ancestry who is a descendant of a member of a tribe that has been federally recognized by treaty or otherwise. Proof of ancestry must be by rolls or records acceptable to the Secretary. Such persons are hereinafter referred to as "nontribal Indians."

(f) "Tribe" means:

(1) An Indian tribe, band, group, pueblo or community recognized by the Secretary of the Interior; or

(2) An Alaska Native Village as defined in and eligible for benefits under the Claims Settlement Act (Act of December 18, 1971, 85 Stat. 688).

(g) "Family" means one or more persons maintaining a household.

(h) "Ownership" means having fee title, trust title (including participation in multiple ownership), leasehold interest, use permit, indefinite assignment or other exclusive possessory interest. In the case of Alaska, the term also includes one who the Superintendent determines has a reasonable prospect of becoming an owner in accordance with the provisions of the Alaska Native Claims Settlement Act (85 Stat. 688).

(i) "Standard housing" means a dwelling in a condition which is decent, safe and sanitary so that it meets the following minimums:

(1) General construction conforms to applicable building standards for the region. Structures to be improved are to be

in sound condition. Deterioration, if any, will not be at a level creating a health or safety hazard, or a comfort problem.

(2) The heating system has the capacity to maintain a minimum temperature of 70 degrees in the dwelling during the coldest weather in the area. It must be safe to operate and maintain and deliver a uniform distribution of heat. Applicable local heating codes are to be followed. If there are no applicable local codes, county or state codes are to be used as a guide.

(3) The plumbing system includes a properly installed system of piping. Fixtures consist of a kitchen sink and a partitioned bathroom with lavatory, toilet and bath and/or shower. The water supply, plumbing and sewage disposal systems meet minimum standards of the Indian Health Service, tribe, county or state, whichever is applicable.

(4) The electrical system includes wiring and equipment properly installed to safely supply electrical energy for adequate lighting and for the operation of appliances. The tribal, county, or state electrical code, whichever is applicable, must be used as an alternative standard. If no codes exist, a minimum of two circuits per dwelling must be installed with provision for at least one additional circuit for future use.

(5) Family size per dwelling does not exceed these limits:

(i) Two bedroom dwelling: up to four persons (the first bedroom must have at least 120 sq. ft. of floor space and the second bedroom must have a minimum of 100 sq. ft. of floor space.)

(ii) Three bedroom dwelling: up to seven persons (the first bedroom must have at least 120 sq. ft. of floor space and the second and the third bedrooms must have a minimum of 100 sq. of floor space each.)

(iii) Four bedroom dwelling: adequate for all but the very largest families (the first bedroom must have at least 120 sq. ft. of floor space and the remaining bedrooms must have a minimum of 100 sq. ft. of floor space each.)

§ 300.3 Policy.

The Bureau of Indian Affairs' housing policy is consistent with the specific objectives of the National housing policy which declares that every American family should have the opportunity for a decent home and a suitable living environment. To the maximum extent possible, the program will be administered through tribes, tribal housing authorities, or other tribal organizations, or by having tribal officials participate in the applicant selection process. Every effort will be made to use Housing Improvement Program funds in conjunction with other programs so the result will be a greater amount of housing improved than would otherwise be possible with the Housing Improvement Program funds alone. In cases where training programs are used in conjunction with the Housing Improvement Program, funds are to be limited to the purchase of materials and providing inspection and skilled labor otherwise unavailable.

§ 300.4 Program categories.

The Housing Improvement Program will provide assistance in the following categories:

(a) *Repairs to housing that will remain non-standard.* Under this category:

(1) Financial assistance will be granted to finance repairs and additions to existing substandard housing so that it is safe, more sanitary and livable until such time as standard housing is available.

(2) The standard to be applied in deciding whether to provide assistance is improvement in the condition of the house, i.e., improved livability or reduced health and safety hazards even though it may be obvious that such an undertaking will not improve the house to the extent that it will meet the standard of decent, safe and sanitary. Examples of the improvement that may be assisted are: weathertightening, re-roofing, electrical wiring, chimney repairs, foundations, heating, sanitary facilities, painting, additional living and/or sleeping space, and kitchen or bathroom additions in conjunction with Indian Health Service projects.

(3) The cumulative total expenditure of the Housing Improvement Program funds should not exceed \$2,500 for any one dwelling.

(4) The funds shall be granted. No restrictions on the use of the home may be imposed. Repairs to homes being rented regardless of ownership may be made but rent cannot be increased as a result of the repair alone and applicants should have a reasonable certainty that they will remain in the house for a reasonable period following the repairs.

(b) *Repairs to housing that will become standard.* Under this category:

(1) Financial assistance will be granted to finance repairs, renovation and/or enlargement of existing structurally sound but deteriorated dwellings which can economically be placed in a standard condition.

(2) Upon completion of work, the dwelling should at least meet the decent, safe and sanitary standards of standard housing as defined in § 300.2(1).

(3) The cumulative total expenditure of the Housing Improvement Program funds should not exceed \$10,000 for any one dwelling.

(4) Undertakings under this category are primarily for applicants who are living in their own home. Applicants who rent from Indian owners are eligible on the condition that, prior to the start of the improvement, a written occupancy agreement exists for a minimum of five years. The agreement must provide that rent for the term cannot be raised because of the improvement work. The owner must also agree in writing with the tribe that in the event the agreement is terminated prior to expiration of the term, he will hold the premises vacant for up to six months for a new occupant who meets the eligibility requirements of this Part. Repair of a rental unit occupied by an eligible applicant but owned by a non-member of a Federally

recognized Indian tribe (including non-Indians) will not be made unless approved in writing by the Area Director after receiving a written justification from the Superintendent.

(c) *Down payments.* Under this category:

(1) The Housing Improvement Program provides grants in order to make the applicant eligible to receive housing loans from tribal, Federal or other sources of credit. Grants are only for standard housing. The applicant must establish that he has an inadequate income or limited financial resources to meet the full cost of the loan.

(2) The grant should not exceed the amount necessary to secure the loan plus the closing costs or \$5,000, whichever is less. (In the case of Alaska, the grant amount should not exceed \$6,000.)

(3) The method of advancing the grant must insure that the funds are used for the purpose intended. No security will be taken or lien made on the house because of the grant.

(d) *New housing.* Under this category:

(1) The Housing Improvement Program will provide the financing of the construction of new standard housing when it is established that there is no reasonable prospect that standard housing can be financed from sources other than the Housing Improvement Program. This category may not be used if there is an unmet need in the category given in paragraph (b) of this section, unless there is a dire need for assistance under this category and it is justified in writing and approved by the Area Director.

(2) The housing provided under this category must meet the housing standards of this Part 300. Two exceptions to standard housing will be permitted:

(i) Where one or more of the utilities are not available and there is no prospect of the utilities becoming available; and

(ii) In areas of severe climate, house size may be reduced to meet applicable building standards of the region. The house site must be chosen so that access to utilities is most economical, ingress and egress adequate, aesthetics are considered, and proximity to school bus routes are taken into account.

(3) The cumulative total expenditure of funds may not exceed \$25,000 for a dwelling and equipment. (In the case of Alaska, the total expenditure of funds may not exceed \$30,000.) The occupant will be responsible for all maintenance of the completed dwelling, and all utility fees, deposits or costs required for service. All contractor built houses must contain a one-year warranty against defects, materials, and workmanship.

(4) The applicant must have ownership (as defined in § 300.2(h)) of the land on which the house is built. In the case of a leasehold interest, it must be for not less than 25 years. Within five years after completion of construction if an owner of a house built on tribal lands desires to move, he must first notify the tribe of his intention. Within 60 days of such notice, the tribe shall have

the right to either assume his interest in the house or designate someone to assume his interest. If the tribe takes no action, he may dispose of the house without regard to any restrictions in this Part.

(5) Adequate fire insurance where determined feasible by the Superintendent must be carried.

§ 300.5 Eligibility.

(a) Priority is given to families with the greatest need in relation to income, family size, and of not being eligible for other available programs providing housing assistance. Each application for assistance must be approved by the tribal housing authority or other officially designated housing entity of the tribe being served. Applications of non-tribal Indians must be submitted to the Superintendent of the local agency office for approval. Applications to the housing authority or other officially designated housing entity of the tribe being served must be in writing and must establish that:

(1) The applicant is an Indian.

(2) The present housing of the applicant is substandard or inadequate in terms of capacity to meet the physical needs of the family.

(3) The economic resources of the applicant are inadequate or factors exist which make the applicant unable to secure housing from other sources.

(4) The applicant for assistance under one of the categories in § 300.4 meets the ownership requirements given under that category.

(b) After July 1, 1975, an applicant can only receive assistance one time under categories given in paragraphs (b), (c), and (d) of § 300.4.

(c) The Department of Housing and Urban Development financed houses under the administration of an Indian housing authority will not be eligible for assistance until the end of the project indebtedness to the Federal Government.

§ 300.6 Program implementation.

The Housing Improvement Program will be implemented according to the plans, priorities and requests of the tribe served. In accordance with this, the methods which may be used to implement the program are:

(a) Direct grants to applicants.

(b) Contract or grant agreements negotiated with tribes, Indian housing authorities established pursuant to tribal ordinances or state laws, or incorporated tribal organizations. The completion of a specified amount of housing construction or improvement will either be performed directly by the tribe or organization or through a program of the tribe or organization providing funds and assistance to Indians.

(c) Contracts negotiated by the Bureau of Indian Affairs' Contracting Officer or his designated representative for elements of an agency Housing Improvement Program with one or more of the following: Tribes, Indian housing authorities, Indian controlled private enterprise, incorporated tribal organizations.

(d) Contracts with private non-Indian contracting firms in accordance with normal Bureau of Indian Affairs' contracting procedures.

(e) Programs administered directly by the Bureau of Indian Affairs.

§ 300.7 Appeals.

(a) If an applicant is denied assistance by failure to obtain tribal approval under § 300.5(a), he may appeal to the Superintendent. The Superintendent may approve assistance if the applicant is in serious need of housing. The Superintendent's decision on such appeals may be appealed by the applicant or the tribe under the provisions of Part 2 of this chapter.

(b) Denial of an application by a Bureau of Indian Affairs' official may be appealed under the provisions of Part 2 of this chapter. Notice of the right of appeal must be given each applicant in the notice of rejection.

§ 300.8 Inspection.

The Superintendent is responsible for inspection or the assurance that there is adequate provision for inspection by Bureau of Indian Affairs' employees, contractors, or subcontractors during the course of construction. The Superintendent is also responsible for the provision of inspection prior to the purchase of an existing house. These inspections are not necessary where inspection is provided for by the Department of Housing and Urban Development or the Farmers Home Administration or other governmental agencies.

§ 300.9 Flood disaster protection.

No Housing Improvement Program funds, under categories (b), (c), and (d) of § 300.4, will be expended in areas designated as having special flood hazards under the Flood Disaster Protection Act of 1973 (Pub. L. 93-234, 87 Stat. 977) unless the requirements for suitable flood insurance are met.

§ 300.10 Waivers.

A proposal for a waiver of the regulations of this Part 300 must be submitted to the Commissioner and will be considered if substantial justification is presented according to § 1.2 of this chapter.

MORRIS THOMPSON,
Commissioner of Indian Affairs.

[FR Doc.75-11476 Filed 5-1-75;8:45 am]

Title 36—Parks, Forests, and Public Property

CHAPTER I—NATIONAL PARK SERVICE, DEPARTMENT OF THE INTERIOR

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

Cape Cod National Seashore, Massachusetts; Public Nudity

A proposal was published at page 10996 of the FEDERAL REGISTER of March 10, 1975 to amend § 7.67 of Title 36 of the Code of Federal Regulations.

The purpose of this amendment is to prohibit public nudity by visitors in all public areas of Cape Cod National Seashore which are open for public swimming, hiking, beachcombing, fishing, and other similar recreational activities. Exempt from this amendment are the enclosed portions of bathhouses, restrooms, public showers, or other public structures designed for similar purposes or private structures permitted within the Seashore, such as trailers or tents.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections in regard to the proposed amendment. Two hundred twenty-seven letters were received commenting on the proposed revision with 118 in favor of prohibiting public nudity, and 109 opposed to the proposed regulation. Two letters were received suggesting changes in the proposed amendment. Within Barnstable County, the area most affected, 112 favored adoption and 15 opposed the proposed action. The majority of the comments and suggestions were consistent with the objectives stated in the notice and consonant with our position in regards to the Act authorizing the establishment of the Seashore.

There is a need that this regulation be placed in effect to coincide with the bylaw adopted by the Town of Truro. The intent of the regulations are to control public nudity in its incipient stage prior to the heavy visitor use season. Public nudity as a prime attraction reached major proportions in certain areas of the Seashore during the summer of 1974 leading to extensive resource damage from indiscriminate vehicle travel and parking, personal property damage and infractions from trespass. In view of the pressing need for this control at Cape Cod National Seashore the following regulation shall become effective May 19, 1975.

Section 7.67(g) is added to 36 CFR Part 7 to read as follows:

§ 7.67 Cape Cod National Seashore.

(g) Public nudity, including public nude bathing, by any person on Federal land or water within the boundaries of Cape Cod National Seashore is prohibited. Public nudity is a person's intentional failure to cover with a fully opaque covering that person's own genitals, public areas, rectal area, or female breast below a point immediately above the top of the areola when in a public place. Public place is any area of Federal land or water within the Seashore, except the enclosed portions of bathhouses, restrooms, public showers, or other public structures designed for similar purposes or private structures permitted within the Seashore, such as trailers or tents. This regulation shall not apply to a person under 10 years of age.

LAWRENCE C. HADLEY,
Superintendent,
Cape Cod National Seashore.

[FR Doc.75-11529 Filed 5-1-75;8:45 am]

Title 41—Public Contracts and Property Management

CHAPTER 9—ENERGY RESEARCH AND DEVELOPMENT ADMINISTRATION

PART 9-54—CONTRACT REPORTING

Miscellaneous Amendments

This amendment to the ERDA-PR revises (a) § 9-54.003, *Definition of "procurement action,"* by adding consultant contracts to the list of exclusions, (b) § 9-54.004, *Reports required,* by modifying the dollar limits for reporting individual actions, (c) § 9-54.005, *Submission and frequency of reports,* by introducing SACNET as a reporting vehicle where available, and (d) these and other sections in minor respects to improve understanding and reflect the principal revisions.

Part 9-54, Contract Reporting, is amended by revising §§ 9-54.000, 9-54-003, 9-54.004, 9-54.005, and 9-54.006 as follows:

§ 9-54.000 Scope of part.

This part sets forth the policies and procedures established for uniform reporting to Headquarters of essential data on procurement actions. Such data will be used for management purposes, for informational reports and to furnish procurement information required by Congressional Committees, the General Accounting Office, General Services Administration, Small Business Administration, Renegotiation Board, and the Office of Federal Contract Compliance, Department of Labor.

§ 9-54.003 Definition of "procurement action".

(a) "Procurement action" as used in relation to the contract reporting system for prime contracts and subcontracts includes:

- (1) All contracts and subcontracts (including both new contracts and contracts superseding preliminary instruments) and purchase orders;
- (2) All preliminary contractual instruments such as letter contracts;
- (3) All amendments, supplements, modifications, changes, cancellations, and terminations including letters changing the contract amount;
- (4) Contracts which cover rental;
- (5) All orders placed against other Government agencies (such as orders on Federal Supply Centers or working fund agreements covering work or services performed for ERDA by other Government agencies);
- (6) All payments to utility companies. Payments against such contracts are to be reported on the basis of estimated annual expenditures, with an adjustment made semiannually (based on fiscal year) to indicate actual payments under the contract or subcontract during the fiscal year;
- (7) All orders against existing open-end or indefinite quantity contracts, including contracts with any other Government agency, such as job orders, task orders, or delivery orders (orders

against such contracts should be reported under the basic contract). Blanket orders or requirement orders estimated to reach or exceed \$10,000 on an annual basis are to be reported, with an adjustment made semiannually (based on fiscal year) to indicate actual payments under the contract during the fiscal year.

(8) Contracts for the acquisition of uranium bearing ores, concentrates, and other source materials; and

(9) Orders placed by one ERDA integrated contractor against another ERDA integrated contractor (where the supplying contractor is furnishing central stores, shop or procurement services to other contractors onsite—the contractor requesting the goods or services will not report such transactions).

(b) The term "procurement action" excludes:

(1) Contracts for the acquisition of land;

(2) Consultant contracts;

(3) Purchases paid for in cash;

(4) Orders placed against other ERDA offices, contractors, or Government agencies involving transfers of excess equipment or surplus material;

(5) Transportation by Government bill of lading and transportation of personnel by Government travel order; and

(6) Contractual arrangements falling within object classifications 10 Personal Services and Benefits; 33 Investments and Loans; 42 Insurance Claims and Indemnities; and 44 Refunds.

§ 9-54.004 Reports required.

(a) "Form ERDA-328A, Contract Data Worksheet," shall be prepared by each ERDA office (including Headquarters Divisions and Headquarters Offices which execute and administer contracts) and cost-type prime contractor, and "first-tier" cost-type subcontractor, unless excepted in § 9-54.001(a), for each of the following:

(1) Any procurement action;

(i) When the initial procurement action is for \$10,000 or more;

(ii) When the accumulated amount of a series of procurement actions under a previously unreported contract, subcontract, or purchase order totals \$10,000 or more.

(2) Letter contracts which meet reporting requirements under paragraph (a) (1) of this section shall be reported. Conversions of letter contracts to definitive contracts shall be reported on Form ERDA-328B, ERDA-328C or ERDA-328D as appropriate.

(b) "Form ERDA-328B, Prime Contract Change Worksheet," shall be prepared by ERDA offices to report changes in ERDA prime contracts.

(c) "Form ERDA-328C, Subcontract Change Worksheet," shall be prepared by ERDA prime contractors to report changes in their procurement actions.

(d) "Form ERDA-328D, Sub-subcontract Change Worksheet," shall be prepared by ERDA "first-tier" cost-type subcontractors to report changes in their procurement actions.

(e) "Form ERDA-330A, Supplemental Report of Procurement Actions—Worksheet," shall be prepared in accordance with paragraph § 9-54.005(b) by those required to submit reports under paragraph (a) of this section.

§ 9-54.005 Submission and frequency of reports.

(a) Field Offices and Headquarters Divisions and Offices which administer contracts shall furnish reports in the required CIS format of Forms 328A, B, C, and D by SACNET or by tabulating machine cards¹ to the Division of Management Information and Telecommunications Systems, Computer Center Branch, Data Preparation and Control Section, Headquarters, either (1) on a current basis, as soon as practicable after the date the individual procurement action is taken, or (2) monthly, in time to reach Headquarters no later than the fourth workday for ERDA actions; or in the ninth workday for actions by cost-type prime contractors, and "first-tier" cost-type subcontractors, following the close of the month in which the procurement actions were taken. (Reports may be submitted weekly at the option of the reporting office.)

(b) "Semiannual Supplemental Report of Procurement Actions" (Form ERDA-330A), covering procurement actions and purchase orders not reportable under ERDA-PR 9-54.004(a), shall be furnished semiannually by ERDA offices and reporting cost-type prime contractors and "first-tier" cost-type subcontractors to the Division of Procurement, Headquarters, by January 15 (July through December) and July 15 (January through June) for actions taken or changed in the preceding 6-month period. One copy of Form ERDA-330A shall be prepared to summarize all fixed-price procurement actions by number of actions and dollar value; another copy of Form 330A shall be prepared to summarize all cost-type procurement actions by number of actions and dollar value; another copy of Form 330A shall be prepared to summarize all Special Research Support Agreement actions by number of actions and dollar value; and another copy of Form 330A shall be prepared to summarize all grant actions by number of actions and dollar value.

§ 9-54.006 Preparation of reports.

Detailed instructions for completion of the forms are contained in ERDA-PI 9-54.006, "Preparation of reports," and ERDA-PI Appendix 9-54, "Contract Information System (CIS) Handbook."

(Section 105 of the Energy Reorganization Act of 1974 (Pub. L. 93-438))

Effective date. This amendment is effective on July 1, 1975.

¹ Reporting offices without ADP facilities may furnish the completed worksheets identified above to the Division of Procurement, Headquarters, for further handling.

Dated at Germantown, Md. this 21st day of April 1975.

JOSEPH L. SMITH,
Director of Procurement.

[FR Doc. 75-11510 Filed 5-1-75; 8:45 am]

Title 47—Telecommunication

CHAPTER I—FEDERAL COMMUNICATIONS COMMISSION

[FCC 75-416]

PART 1—PRACTICE AND PROCEDURE

Pleadings and Documents; Specifications

1. The Commission has before it a suggestion by James K. Edmundson, a member of the communications bar, that we amend § 1.49 of the rules to permit participants in Commission proceedings to submit pleadings which are "printed" on both sides of the page. Section 1.49 now requires that, "The impression shall be on one side of the paper only."

2. Mr. Edmundson notes that the change could result in a material savings in space, cost and paper consumption; that duplicating machines with the capacity to produce material on both sides of the paper are now available; and that, "In this time of economic trouble, and shrinking natural resources, any new practices by which we can avoid unnecessary expenditures and reduce waste deserve careful consideration."

3. We agree, and are amending § 1.49 as suggested. When both sides are used, left hand margin stapling and a 1½ inch right hand margin for even-numbered pages are required.

4. Authority for this amendment is contained in section 4(i) and (j) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i) and (j). Because the amendment relates to a matter of procedure, the notice and effective date provisions of 5 U.S.C. 553 are inapplicable.

5. In view of the foregoing, it is ordered, effective April 30, 1975, that § 1.49 of the rules and regulations is amended as set out below.

Adopted: April 17, 1975.

Released: April 22, 1975.

(Secs. 4, 303, 48 Stat., as amended, 1066, 1082; 47 U.S.C. 154, 303.)

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] VINCENT J. MULLINS,
Secretary.

In Part 1 of Chapter I of Title 47 of the Code of Federal Regulations, § 1.49 is revised to read as follows:

§ 1.49 Specifications as to pleadings and documents.

All pleadings and documents filed in any proceeding shall be on paper either 8 by 10½ or 14 inches or 8½ by 11, 13 or 14 inches. The impression shall be double spaced, except that long quotations shall be single spaced and indented. All papers shall be typewritten or prepared by mechanical processing methods. The left hand margin shall be not

less than 1½ inches wide. Both sides of the paper may be used. (If both sides are used, it is the right hand margin of even-numbered pages which shall be at least 1½ inches wide; and the pleading shall be bound—e.g., stapled twice—in the left hand margin, so as to open like a book). The foregoing shall not apply to printed briefs, official publications, charts and maps, original documents (or admissible copies thereof) offered as exhibits, specially prepared exhibits, or if otherwise specifically provided. All copies shall be clearly legible.

[FR Doc.75-11506 Filed 5-1-75;8:45 am]

[Docket No. 20291; RM-2254; FCC 75-431]

PART 73—RADIO BROADCAST SERVICES

FM Broadcast Stations, Pennsylvania; Table of Assignments

1. On December 11, 1974, in response to a petition filed by Mr. Sanford A. Schafitz (licensee of unlimited-time AM Station WFAR, at Farrell, Pennsylvania) the Commission adopted a notice of proposed rulemaking in the above-entitled matter which proposed to assign FM Channel 240A to Sharpsville, Pennsylvania (39 FR 44085). A brief supporting comment was filed by petitioner. No oppositions were received.

2. Sharpsville, Pennsylvania, with 6,126 residents,¹ is located in Mercer County (population 127,175).² There is no AM station licensed at Sharpsville nor is there an FM channel presently assigned to the community.

3. Petitioner informs us that Sharpsville is located in western Pennsylvania on the Shenago River, approximately 2.5 miles from the Pennsylvania-Ohio boundary, 19 miles north of New Castle, Pennsylvania, and 15 miles northeast of Youngstown, Ohio. The economy of the community relies on a work force of approximately 1,600 persons. It is primarily based on manufacturing, professional services, wholesale and retail business, and some tourism. Sharpsville has two banks; the median annual income is \$6,600 for an average Sharpsville family. The community's market area includes Farrell (see footnote 2 supra) and Sharon, Pennsylvania, 2 miles southwest of Sharpsville. In addition to being served by various Pennsylvania State roads the community has access to Federal Interstate Highways 89 and 62. Both the Penn Central and Erie Lackawanna Railroads serve Sharpsville. The community appears to have a comprehensive land use plan and urban renewal program. Its predicted 1980 population is 7,000.³

4. Mr. Schafitz has specifically responded to our notice of proposed rule-

making by affirming his intention to apply for the use of Channel 240A if it is assigned to Sharpsville and to promptly construct a station on that channel if a construction permit is granted him. He states that the expected station will be dedicated to serving Sharpsville.

5. An FM Channel 240A assignment can be made to Sharpsville without disturbing any other FM assignments and it meets all U.S. minimum mileage spacing requirements. Since it would be 26 miles short-spaced to Canadian Channel 240C1 (CFPL-FM at London, Ontario) under the terms of the U.S.-Canadian FM Agreement Canadian concurrence to the proposal was sought. By letter dated May 24, 1973, the Canadian Department of Telecommunications informed the Commission that there would be no objection to the assignment.

6. Our engineering evaluation of petitioner's preclusion study indicates that preclusion occurs only on Channel 240 because use of the adjacent channels is already precluded by existing stations. The only preclusion caused after meeting all spacing requirements, both those domestic and those of the U.S.-Canadian FM Agreement, exist in a small rural area which contains no communities.⁴

7. We have carefully evaluated the pleadings in this proceeding and come to the decision that the facts set out, which are undisputed, affirm the need of Sharpsville for a first local aural broadcast service. That community clearly will be able to benefit from local programming and the station's stimulation of the area's economy. Hence, we find it in the public interest to assign Channel 240A to Sharpsville, Pennsylvania.

8. Authority for the action taken herein is contained in sections 4(d), 303, and 307(b) of the Communications Act of 1934, as amended.

§ 73.202 [Amended]

9. In view of the foregoing facts and public interest finding, *it is ordered*, That effective May 30, 1975, the FM Table of Assignments, § 73.202(b) of the Commission's rules is amended, insofar as the city listed below is concerned, to read as follows:

City:	Channel No.
Sharpsville, Pa.....	240A

10. *It is further ordered*, That this proceeding is terminated.

(Secs. 4, 303, 307, 48 Stat., as amended, 1000, 1082, 1083; 47 U.S.C. 154, 303, 307)

⁴ There would be additional precluded areas in the event Canada would waive (to the same extent they have waived in this instance) the U.S.-Canadian minimum mileage separation requirements with respect to the spacing between CFPL-FM and any other proposed assignment of Channel 240A in the Pennsylvania-Ohio area. The first such area is a 93 square-mile zone which is west of Sharpsville. It extends from Warren, Ohio, to Sharon, Pennsylvania, and contains no communities. The second such area does contain two communities, Oil City and Franklin, Pennsylvania. Both have FM channel assignments.

Adopted: April 17, 1975.

Released: April 22, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,
VINCENT J. MULLINS,
Secretary.

[SEAL]

[FR Doc.75-11507 Filed 5-1-75;8:45 am]

[FCC 75-461; Docket No. 20325, RM 2335, RM-2435, RM-2387, RM-2437, RM-2392, RM-2441, RM-2400, RM-2453, RM-2402, RM-2458, RM-2414, RM-2459, and RM-2433]

PART 73—RADIO BROADCAST SERVICES

FM Broadcast Stations, Oklahoma and other States; Table of Assignments

In the matter of Amendment of § 73.202(b), Table of assignments, FM Broadcast stations. (Payson, Ariz.; Pauls Valley, Okla.; Pine City, Minn.; Prattville, Ala.; Center, Tex.; Lake Arrowhead, Calif.; Bloomfield, Ind.; Providence, Ky.; Bethany, Mo.; Pulaski, N.Y.; Soldotna-Kenal, Alaska; Clear Lake, La.; and Silverton, Colorado)

1. The Commission now considers the *underscored* rulemakings above in which each petitioner requests the assignment of a first FM channel to its respective community. Our Notice of Proposed Rule Making, adopted January 15, 1975, 40 Fed. Reg. 4448, enumerated demographic and economic data which indicated need for the new assignments and which are not repeated here.

2. No bars to the technical feasibility of making the proposed assignments were raised in comments submitted in response to the Notice. Each petitioner reaffirmed its intention to apply for the channel and construct a station should the proposal be granted. The Canadian Government has given its concurrence to the assignments at Pine City, Minnesota, and Pulaski, New York.

3. Since the approval of the Mexican Government with respect to Lake Arrowhead, California, and Payson, Arizona, assignments has not yet been obtained, this First Report and Order is being issued in the interest of expediting service to eleven of the thirteen communities in this docket. After receipt of the needed information, an appropriate document will be issued as to Lake Arrowhead and Payson.

§ 73.202 [Amended]

4. In view of the foregoing, *it is ordered*, That effective June 6, 1975, the FM Table of Assignments, § 73.202(b) of the Commission's Rules and Regulations, is amended, insofar as the cities listed below are concerned, to read as follows:

City:	Channel No.
Alabama, Prattville.....	237A
Alaska, Kenai.....	261A
Colorado, Silverton.....	280A
Indiana, Bloomfield.....	224A
Iowa, Clear Lake.....	276A
Kentucky, Providence.....	249A
Minnesota, Pine City.....	231A
Missouri, Bethany.....	240A
New York, Pulaski.....	269A
Oklahoma, Pauls Valley.....	249A
Texas, Center.....	272A

4. Authority for the action taken herein is contained in sections 4(i), 303, and 307(b) of the Communications Act of 1934, as amended.

(Secs. 4, 303, 307, 48 Stat., as amended, 1066, 1082, 1083; 47 U.S.C. 154, 303, 307.)

Adopted: April 23, 1975.

Released: May 1, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] VINCENT J. MULLINS,
Secretary.
[FR Doc.75-11508 Filed 5-1-75;8:45 am]

Title 49—Transportation

CHAPTER X—INTERSTATE COMMERCE COMMISSION

SUBCHAPTER A—GENERAL RULES AND REGULATIONS

[Amdt. No. 2 to S.O. No. 1184]

PART 1033—CAR SERVICE

Central Iowa Railway Company Authorized To Operate Over Tracks of Chicago, Rock Island and Pacific Railroad Company

At a Session of the Interstate Commerce Commission, Railroad Service Board, held in Washington, D.C., on the 28th day of April, 1975.

Upon further consideration of Service Order No. 1184 (39 FR 17321 and 38381), and good cause appearing therefor.

It is ordered, That:

Service Order No. 1184 be, and it is hereby, amended by substituting the following paragraph (e) for paragraph (e) thereof:

§ 1033.1184 S.O. 1184 (Central Iowa Railway Company authorized to operate over tracks of Chicago, Rock Island and Pacific Railroad Company)

(e) *Expiration date.* The provisions of this order shall expire at 11:59 p.m., July 31, 1975, unless otherwise modified, changed, or suspended by order of this Commission.

Effective date. This amendment shall become effective at 11:59 p.m., April 30, 1975.

(Secs. 1, 12, 15, and 17(2), 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15, and 17 (2). Interprets or applies Secs. 1(10-17), 15 (4), and 17(2), 40 Stat. 101, as amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4), and 17(2).)

It is further ordered, That a copy of this amendment shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and car hire agreement under the terms of that agreement, and upon the American Short Line Railroad Association; and that notice of this amendment be given to the general public by depositing a copy in the Office of the Secretary of the Commission at Washington, D.C., and by

filing it with the Director, Office of the Federal Register.

By the Commission, Railroad Service Board.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11541 Filed 5-1-75;8:45 am]

Title 7—Agriculture

CHAPTER IX—AGRICULTURAL MARKETING SERVICE (MARKETING AGREEMENTS AND ORDERS; FRUITS, VEGETABLES, NUTS), DEPARTMENT OF AGRICULTURE

[Lemon Reg. 690]

PART 910—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

This regulation fixes the quantity of California-Arizona lemons that may be shipped to fresh market during the weekly regulation period May 4-10, 1975. It is issued pursuant to the Agricultural Marketing Agreement Act of 1937, as amended, and Marketing Order No. 910. The quantity of lemons so fixed was arrived at after consideration of the total available supply of lemons, the quantity of lemons currently available for market, the fresh market demand for lemons, lemon prices, and the relationship of season average returns to the parity price for lemons.

§ 910.990 Lemon Regulation 690.

(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) The need for this section to limit the quantity of lemons that may be marketed during the ensuing week stems from the production and marketing situation confronting the lemon industry.

(i) The committee has submitted its recommendation with respect to the quantity of lemons it deems advisable to be handled during the ensuing week. Such recommendation resulted from consideration of the factors enumerated in the order. The committee further reports the demand for lemons continues about unchanged. Average f.o.b. price was \$6.28 per carton the week ended April 26, 1975 compared to \$6.07 per carton the previous week. Track and rolling

supplies at 142 cars were up 2 cars from last week.

(ii) Having considered the recommendation and information submitted by the committee, and other available information, the Secretary finds that the quantity of lemons which may be handled should be fixed as hereinafter set forth.

(3) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rulemaking procedure, and postpone the effective date of this section until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 553) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The committee held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for lemons and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this regulation, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on April 29, 1975.

(b) *Order.* (1) The quantity of lemons grown in California and Arizona which may be handled during the period May 4, 1975 through May 10, 1975, is hereby fixed at 275,000 cartons.

(2) As used in this section, "handled", and "carton(s)" have the same meaning as when used in the said amended marketing agreement and order.

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

Dated: April 30, 1975.

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

[FR Doc.75-11793 Filed 5-1-75;8:10 pm]

Title 27—Alcohol, Tobacco Products and Firearms

CHAPTER I—BUREAU OF ALCOHOL, TOBACCO AND FIREARMS, DEPARTMENT OF THE TREASURY

[T.D. ATF-16]

PART 178—COMMERCE IN FIREARMS AND AMMUNITION

Pistols and Revolvers; Reporting Requirement on Multiple Sales

The Director, Bureau of Alcohol, Tobacco and Firearms (ATF), with the approval of the Secretary of the Treasury or his delegate, is amending the Commerce in Firearms and Ammunition regulations (27 CFR Part 178) to require a firearms licensee to report the sale or other disposition of two or more pistols or revolvers at one time, or during any five consecutive business days, to an unlicensed person. Authority to prescribe the report is contained in 18 U.S.C. 923 (g).

The purpose of these amendments is to enable ATF to monitor and deter illegal interstate commerce in pistols and revolvers by unlicensed persons.

The key amendment will require a licensee to prepare and forward a report on Form 3310.4, Report of Multiple Sale or Other Disposition of Pistols and Revolvers, whenever the licensee sells or otherwise disposes of two or more pistols or revolvers to an unlicensed person at one time or during any five consecutive business days. The information required to be submitted on Form 3310.4 will generally be the name, address and identification of the purchaser and a statement of the quantity and type of the pistols and revolvers involved in the multiple sale.

Current regulations in 27 CFR Part 178 prescribe a definition of the term "firearm" which generally includes all weapons other than antique firearms. Since the reporting requirement does not apply to all firearms but rather only to pistols and revolvers, a precise definition of the terms "pistol" and "revolver" is being prescribed.

On February 19, 1975, a notice of proposed rulemaking (Notice No. 267) was published in the FEDERAL REGISTER (40 FR 7098) proposing to amend the Commerce in Firearms and Ammunition regulations (26 CFR Part 178). The Commerce in Firearms and Ammunition regulations were recodified from 26 CFR Part 178 to 27 CFR Part 178 on April 15, 1975 (40 FR 16835).

The background and reasons for the proposed amendments were fully explained in the preamble of the notice. Interested persons were given the opportunity to submit, not later than March 21, 1975, written comments or suggestions, or a written request to comment orally at a public hearing, regarding the proposed regulations. No request for a public hearing was received. All comments and suggestions with respect to the proposed regulations were given full and careful consideration.

A total of 20 comments were received from the public which were equally di-

vided in favor of and opposed to the proposed amendments.

Several persons suggested that a person be required to obtain a license before being allowed to purchase a pistol or revolver.

Another person suggested that each gun be licensed in the same manner that an automobile is licensed. Since the licensing provisions of the law apply only to persons manufacturing, importing, dealing in or collecting firearms or ammunition, ATF does not have statutory authority to implement these suggestions. Consequently the suggestions were not adopted.

One person suggested that the report of multiple sales be required for the sale or other disposition of three or more pistols or revolvers within the five consecutive business days. This suggestion would make it easier for a person who intended to purchase pistols and revolvers for resale to ineligible individuals to acquire and resell such handguns without detection. Not all multiple sales (e.g., two handguns sold at the same time) would be reported and further, an unlicensed person could spread out his purchases to avoid being reported. In addition, it would also take longer to receive the reports if the multiple sale consisted of a sale on each of three different days. The objective of the reporting requirement is to monitor and deter illegal interstate commerce in pistols and revolvers by unlicensed persons and this suggestion would reduce the likelihood of obtaining this objective. Consequently this suggestion was not adopted.

One person suggested that the licensee submit a carbon copy of each Form 4473, Firearms Transaction Record, rather than Form 3310.4, to report a multiple sale or other disposition of pistols or revolvers. This system would increase the administrative burden on a licensee since many multiple sales would involve more than one Form 4473 and the licensee would not always know at the time of a sale whether the sale would be a reportable multiple sale or not. An example would be the sale of a pistol on one day and the sale of a second pistol on the following day to the same unlicensed person. In this case the licensee would be required to reproduce and submit a copy of the Form 4473 used to record the first sale as well as submit a copy of the Form 4473 used to record the second sale. Also, Form 3310.4 was designed to obtain only the information necessary to accomplish the objective of the reporting requirement. Form 4473 contains certain information concerning the firearms acquired and the person obtaining the firearms that is not necessary to accomplish the objective of the reporting requirement and so the requirement for this information was deliberately omitted from Form 3310.4. Further, Form 3310.4 was designed to be mailed without an envelope in order to ease the administrative burden on the licensee. Consequently this suggestion was not adopted.

In order to correct a previous error the definition of the term "discharged

under dishonorable conditions" is being revised to delete the phrase "Bad Conduct Discharge." The military departments, by regulations, indicate that a dishonorable discharge is given for service that has been characterized as "dishonorable" whereas a bad conduct discharge is given for service that has been characterized as being "under conditions other than honorable." Thus, it is only a dishonorable discharge that is given for service deemed to be "under dishonorable conditions." Since this change is only to correct an error the change is being made at this time.

In consideration of the foregoing, the proposed regulations in Part 178, as published in the FEDERAL REGISTER on February 19, 1975, are hereby adopted subject to the following changes:

1. Section 178.11 is further amended by revising the definition of the term "discharged under dishonorable conditions" to delete the words "a Bad Conduct Discharge or". As revised the definition reads as set forth below.

Effective date. This Treasury Decision becomes effective on July 1, 1975.

This treasury decision is issued under the authority contained in 18 U.S.C. 923 (g).

Dated: April 23, 1975.

REX D. DAVIS,
Director, Bureau of Alcohol,
Tobacco and Firearms.

Dated: April 25, 1975.

Approved:

DAVID R. MACDONALD,
Assistant Secretary of the
Treasury.

Part 178 of 27 CFR Chapter I is amended as follows:

1. Section 178.11 is amended by adding the following definitions in alphabetical order:

§ 178.11 Meaning of terms.

Discharged under dishonorable conditions. Separation from the U.S. Armed Forces resulting from a Dishonorable Discharge.

Pistol. A weapon originally designed, made, and intended to fire a small projectile (bullet) from one or more barrels when held in one hand, and having (a) a chamber(s) as an integral part(s) of, or permanently aligned with, the bore(s); and (b) a short stock designed to be gripped by one hand and at an angle to and extending below the line of the bore(s).

Revolver. A small projectile weapon, of the pistol type, having a breechloading chambered cylinder so arranged that the cocking of the hammer or movement of the trigger rotates it and brings the next cartridge in line with the barrel for firing.

2. A new § 178.126a is added immediately following § 178.126 to prescribe reports of multiple sales of pistols and revolvers. The added provision reads as follows:

§ 178.126a Reporting multiple sales or other disposition of pistols and revolvers.

Each licensee shall prepare a report of multiple sales or other disposition whenever the licensee sells or otherwise disposes of, at one time or during any five consecutive business days, two or more pistols or revolvers, or any combination of pistols and revolvers totaling two or more, to an unlicensed person. The report shall be prepared on Form 3310.4, Report of Multiple Sale or Other Disposition of Pistols and Revolvers, and forwarded to the office specified thereon not later than the close of business on the day that the multiple sale or other disposition occurs.

EXAMPLE 1. A licensee sells a pistol and revolver in a single transaction to an unlicensed person. This is a multiple sale and must be reported not later than the close of business on the date of the transaction.

EXAMPLE 2. A licensee sells a pistol on Monday and sells a revolver on the following Friday to the same unlicensed person. This is a multiple sale and must be reported not later than the close of business on Friday. If the licensee sells the same unlicensed person another pistol or revolver on the following Monday, this would constitute an additional multiple sale and must also be reported.

EXAMPLE 3. A licensee maintaining business hours on Monday through Saturday sells a revolver to an unlicensed person on Monday and sells another revolver to the same person on the following Saturday. This does not constitute a multiple sale and need not be reported since the sales did not occur during five consecutive business days.

(82 Stat. 1223 (18 U.S.C. 923(g)))

[FR Doc. 75-11417 Filed 5-1-75; 8:45 am]

Title 31—Money and Finance: Treasury
CHAPTER V—OFFICE OF FOREIGN ASSETS CONTROL DEPARTMENT OF THE TREASURY
PART 500—FOREIGN ASSETS CONTROL REGULATIONS

Blocking Extended to South Viet-Nam

The Foreign Assets Control Regulations are being amended to add South Viet-Nam to the schedule of blocked countries appended to § 500.201, and to make corresponding changes in §§ 500.- and 500.541. The latter two sections are also being amended to reflect the blocking of Cambodia on April 17, 1975. Section 500.541 is also being amended to make current an internal reference to regulations of other government agencies. Sections 500.531 and 500.532 are being added to permit payment of certain South Vietnamese checks and drafts and completion of certain South Vietnamese securities transactions. Section 500.322 is being amended to delete "South Viet-Nam" from the list of countries in the "authorized trade territory."

Section 500.201(d) is revised to read as follows:

§ 500.201 Transactions involving designated foreign countries or their nationals; effective date.

(d) The term "designated foreign country" means a foreign country in the following schedule and the term "effective date" and the term "effective date of this section" mean with respect to any designated foreign country, or any national thereof, 12:01 a.m. eastern standard time of the date specified in the following schedule, except as specifically noted after the country or area:

SCHEDULE

COUNTRY AND EFFECTIVE DATE

1. China: December 17, 1950.
2. North Korea, i.e., Korea north of the 38th parallel of north latitude: December 17, 1950.
3. Cambodia: April 17, 1975.
4. North Viet-Nam, i.e., Viet-Nam north of the 17th parallel of north latitude: May 5, 1964.
5. South Viet-Nam, i.e., Viet-Nam south of the 17th parallel of north latitude: April 30, 1975 at 12:00 p.m. e.d.t.

Section 500.204(a) and (a) (1) is revised to read:

§ 500.204 Importation of and dealings in certain merchandise.

(a) Except as specifically authorized by the Secretary of the Treasury (or any person, agency, or instrumentality designated by him) by means of regulations, or rulings, instructions, licenses, or otherwise, persons subject to the jurisdiction of the United States may not purchase, transport, import, or otherwise deal in or engage in any transaction with respect to any merchandise outside the United States specified in following paragraph (a) (1) of this section.

(1) Merchandise the country of origin of which is China (except Formosa), North Korea, North Viet-Nam, South Viet-Nam or Cambodia. Articles which are the growth, produce or manufacture of these areas shall be deemed for the purposes of this chapter to be merchandise whose country of origin is China (except Formosa) North Korea, North Viet-Nam, South Viet-Nam or Cambodia, notwithstanding that they may have been subjected to one or any combination of the following processes in another country: (i) Grading; (ii) testing; (iii) checking; (iv) shredding; (v) slicing; (vi) peeling or splitting; (vii) scraping; (viii) cleaning; (ix) washing; (x) soaking; (xi) drying; (xii) cooling, chilling or refrigerating; (xiii) roasting; (xiv) steaming; (xv) cooking; (xvi) curing; (xvii) combining of fur skins into plates; (xviii) blending; (xix) flavoring; (xx) preserving; (xxi) pickling; (xxii) smoking; (xxiii) dressing; (xxiv) salting; (xxv) dyeing; (xxvi) bleaching; (xxvii) tanning; (xxviii) packing; (xxix) canning; (xxx) labeling; (xxxi) carding; (xxxii) combing; (xxxiii) pressing; (xxxiv) any process similar to any of the foregoing. Any article wheresoever manufactured shall be deemed for the purposes of this chapter to be merchandise whose country of origin is China (except Formosa) North Korea, North

Viet-Nam, South Viet-Nam or Cambodia if there shall have been added to such articles any embroidery, needlepoint, petit point, lace or any other article of adornment which is the product of China (except Formosa) North Korea, North Viet-Nam, South Viet-Nam or Cambodia, notwithstanding that such addition to the merchandise may have occurred in a country other than China (except Formosa) North Korea, North Viet-Nam, South Viet-Nam or Cambodia.

Section 500.322 is revised to read as follows:

§ 500.322 Authorized trade territory; member of the authorized trade territory.

(a) The term "authorized trade territory" shall include:

(1) North, South and Central America, including the Caribbean region, except Cuba;

(2) Africa;

(3) Oceania, including Indonesia and the Philippines;

(4) Andorra, Austria, Belgium, Denmark, Ireland, the Federal Republic of Germany and the Western Sector of Berlin, France (including Monaco), Greece, Iceland, Italy, Liechtenstein, Luxembourg, the Netherlands, Norway, Portugal, San Marino, Spain, Sweden, Switzerland, Turkey, the United Kingdom, and Yugoslavia;

(5) Afghanistan, Bhutan, Burma, Ceylon, Hong Kong, India, Iran, Iraq, Israel, Japan, Jordan, Kuwait, Laos, Lebanon, Macao, Malaysia, Muscat and Oman, Nepal, Pakistan, Saudi Arabia, Singapore, South Korea, Syrian Arab Republic, Taiwan, Thailand and Yemen;

(6) Any colony, territory, possession, or protectorate of any country included within this paragraph; but the term shall not include the United States.

(b) The term "member of the authorized trade territory" shall mean any of the foreign countries or political subdivisions comprising the authorized trade territory.

Section 500.531 is added to read as follows:

§ 500.531 Payment of certain checks and drafts.

(a) Any banking institution within the United States is hereby authorized to make payments from blocked accounts held for nationals of Viet-Nam south of the 17th parallel with such banking institution:

(1) Of checks and drafts drawn or issued prior to April 30, 1975 provided:

(i) The amount involved in any one payment, acceptance, or debit does not exceed \$500; or

(ii) The check or draft was within the United States in process of collection by a domestic bank on or prior to April 30, 1975.

(b) This section does not authorize any payment to a designated foreign country or any designated national thereof except payments into a blocked account in a domestic bank, unless such designated national is otherwise licensed to receive such payment.

(c) The authorization contained in this section shall expire at the close of business on May 30, 1975.

Section 500.532 is added to read as follows:

§ 500.532 Completion of certain securities transactions.

(a) Banking institutions within the United States are hereby authorized to complete, on or before May 4, 1975, purchases and sales made prior to April 30, 1975 of securities purchased or sold for the account of nationals of South Viet-Nam provided the following terms and conditions are complied with, respectively:

(1) The proceeds of such sale are credited to a blocked account in a banking institution in the name of the person for whose account the sale was made; and

(2) The securities so purchased are held in a blocked account in a banking institution in the name of the person for whose account the purchase was made.

(b) This section does not authorize the crediting of the proceeds of the sale of securities held in a blocked account or a subaccount thereof, to a blocked account or subaccount under any name or designation which differs from the name or designation of the specific blocked ac-

count or subaccount in which such securities were held.

Section 500.541 is revised to read:

§ 500.541 Certain transactions by persons in foreign countries.

(a) Except as provided in paragraphs (b) (c), (e), and (f) of this section, all transaction incident to the conduct of business activities abroad engaged in by any individual ordinarily resident in a foreign country in the authorized trade territory, or by any partnership, association, corporation, or other organization which is organized and doing business under the laws of any foreign country in the authorized trade territory, are hereby authorized.

(b) This section does not authorize any transaction involving property subject to the jurisdiction of the United States as of May 6, 1971, in which there existed, or had existed at any time on or since the effective date, any direct or indirect interest of China or nationals thereof.

(c) This section does not authorize any transaction involving the purchase or sale or other transfer of:

(1) Merchandise or technical data of United States origin unless it is in compliance with § 500.533; and,

(2) Merchandise, regardless of origin of a type included in the Commodity Control List of the United States Depart-

ment of Commerce (15 CFR Part 399) and identified by the code letter "A" following the Export Control Commodity Number, or of a type the unauthorized exportation of which from the United States is prohibited by regulations issued under section 414 of the Mutual Security Act of 1954 relating to arms, ammunition, and implements of war or under sections 53(a), 62, 82(c), 103 and 104 of the Atomic Energy Act, relating to atomic energy facilities or materials for use for non-military purposes.

(d) [Reserved]

(e) This section does not authorize the supply of petroleum products to any vessel bound to or from North Korea, North Viet-Nam, South Viet-Nam, Cuba or Cambodia.

(f) This section does not authorize any transaction involving North Korea, North Viet-Nam, South Viet-Nam, Cambodia or their nationals, or merchandise the country of origin of which is North Korea, North Viet-Nam, South Viet-Nam or Cambodia.

(Sec. 5, 40 Stat. 415, as amended; 50 U.S.C. App. 5, E.O. 9193, 7 FR 5205, 3 CFR 1943 Cum. Supp., E.O. 9983, 13 FR 4831, 3 CFR 1943-1948 Comp.)

[SEAL] STANLEY L. SOMMERFIELD,
*Acting Director, Office of
Foreign Assets Control.*

[FR Doc. 75-11760 Filed 5-1-75; 10:32 am]

proposed rules

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

DEPARTMENT OF JUSTICE

Board of Parole

[28 CFR Part 2]

PRISONERS, YOUTH OFFENDERS AND JUVENILE DELINQUENTS

Parole, Release, Supervision and Reccommitment; Extension of Comment

Notice of proposed rule making published by the United States Board of Parole at 39 FR 45296 (December 31, 1974) invited submission by interested persons of written statements or comments on proposed regulations setting out the policies and procedures of the Board. A deadline of March 3, 1975, was established for the submission of such written statements and comments on the published proposed rules. The notice of proposed rulemaking published on December 31, 1974, was amended by the Board at 40 FR 10996 (March 10, 1975) to extend the time for submission of written comments until May 4, 1975. To facilitate comments by prisoners at Federal institutions who are directly affected by these regulations, the notice of proposed rule-making published on March 10, 1975, is hereby amended to extend the time for submission of written comments by interested persons until July 3, 1975. The text of the proposed rules corresponds to the text of the emergency regulations originally published at 39 FR 45223, et seq. (December 31, 1974), and at 40 FR 5357 et seq. (February 5, 1975), and later republished at 40 FR 10973 (March 10, 1975).

All persons who wish to make comments or suggestions in connection with these proposed rules should send written statements to the United States Board of Parole, Federal Home Loan Bank Board Building, 320 First St., NW, Washington, D.C. 20537; Attention: Rule Making Committee. All comments and suggestions should be submitted by July 3, 1975.

CURTIS C. CRAWFORD,
Vice-Chairman,

United States Board of Parole.

[FR Doc.75-11558 Filed 5-1-75;8:45 am]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of Education

[45 CFR Parts 100b, 102, 117, 121, 130, 141, 166, 173]

FEDERAL ASSISTANCE PROGRAMS

Proposed State Application Procedures

Pursuant to the authority contained in provision 434(b) of the General Education Provisions Act (added by section 511 of

the Education Amendments of 1974, Pub. L. 93-380), notice is hereby given that the Commissioner of Education, with the approval of the Secretary of Health, Education, and Welfare, proposes to amend Title 45 of the Code of Federal Regulations by revising Subparts A and B of Part 100b and by amending Parts 102, 117, 121, 130, 141, 166 and 173 as set forth below.

Section 511 of the Education Amendments of 1974 adds a new section 434(b) to the General Education Provisions Act. Section 434(b) provides for the submission of a State application consisting of a General Application (containing five assurances), and an Annual Program Plan for any fiscal year for any State administered program to which these regulations apply.

These regulations would apply to the following nine currently funded Federal programs of assistance, except that where a particular State does not administer the funds provided under a particular program through its State educational agency, or does not make grants to local educational agencies with any of those funds, that State would not be required to submit an annual program plan with respect to such program (see proposed § 100b.15(a)):

Financial assistance to State agencies and local educational agencies under Title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 241a);

School library resources, textbooks, and other instructional materials under Title II of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 821);

Supplementary educational centers and services; guidance counseling, and testing under Title III of the Elementary and Secondary Education Act of 1965, except section 306 (20 U.S.C. 841);

Libraries and learning resources, and educational innovation and support under Title IV of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 1801);

Assistance to States for the education of handicapped children under Part B of the Education of the Handicapped Act (20 U.S.C. 1411);

State vocational education programs under the Vocational Education Act of 1963: Part B (State vocational education programs); Part C, section 131(b) (research and training in vocational education); Part D, section 142(d) (exemplary programs and projects); Part E, section 152 (residential vocational education—State programs); Part F (consumer and homemaking education); Part G (cooperative vocational education programs); and Part H (work-study programs for vocational education students) (20 U.S.C. 1262, 1281(b), 1302(d), 1322, 1341, 1351, and 1371);

Programs under the Adult Education Act (except assistance for the improvement of educational opportunities for Adult Indians under section 314) (20 U.S.C. 1201);

Financial assistance for strengthening instruction in science, mathematics, modern foreign languages, and other critical subjects under Title III of the National Defense Education Act (except section 306) (20 U.S.C. 441); and

State reading improvement programs under Part B of Title VII of the Education Amendments of 1974 (20 U.S.C. 1941).

It should be noted that the list of programs to which 45 CFR Part 100b applies has been updated. (See the proposed Subpart A, § 100b.10, set forth below.) However, that list should not be relied on as a list of those programs subject to proposed §§ 100b.16–100b.19, since § 100b.15(a) would limit the coverage of those sections to programs in a State where assistance is provided to local educational agencies through or under the supervision of the State educational agency of that State.

The effective date for complying with the requirements of section 434(b) of the General Education Provisions Act and these regulations is on or after July 1, 1974. However, a technical amendment to Pub. L. 93-380 has been submitted to the Congress which, if enacted, would delay the effective date until July 1, 1975.

Each State must submit a general application, which will remain permanently on file with the Commissioner. (See proposed § 100b.17(b)).

The general application consists of five assurances. In some cases, the assurances required in the general application cover the same subject matter of a State or annual program plan provision but with different wording, e.g., a prohibition against supplanting non-Federal funds. In such cases the general application requirements do not supersede the legal substance of such State or annual program plan provisions. (See proposed § 100b.17(d)).

The annual program plan for a particular Federal program must contain the provisions required by the program statute and regulations, other than those provisions which are covered in the general application. The latter are referenced in proposed § 100b.17(c). A State may incorporate by reference, in an annual program plan, material in documents which have previously been approved by the Commissioner, such as State plan documents (See proposed § 100b.18(c)), where such material does not require amendment or updating.

Proposed §§ 100b.29, 100b.35, and 100b.36 (relating to budget revisions, effective dates, and obligations) are basically the same as the regulations presently in effect. (See 45 CFR 100b.15, 100b.29, and 100b.32). Revisions have been made to bring these regulations up

to date with the new State application procedures described above.

Proposed § 100b.28 is a codification of a number of separate regulations for various programs. The regulations being replaced by this general regulation are referenced in items 1-7 set forth below. (Item 8 is the revised Subparts A and B of Part 100b, including § 100b.28.)

Interested persons are invited to submit written comments, suggestions, or objections regarding the proposed regulations to Mr. D'Alan Huff, U.S. Office of Education, Room 3012, Regional Office Building No. 3, 7th and D Sts. SW, Washington, D.C. 20202. Comments received in response to this notice will be available for public inspection at the above office on week days from 8:30 a.m. to 4 p.m. All relevant materials received on or before June 2, 1975 will be considered.

Dated: April 16, 1975.

T. H. BELL,
Commissioner of Education.

Approved: April 28, 1975.

CASPAR W. WEINBERGER,
Secretary of Health, Education,
and Welfare.

Title 45 of the Code of Federal Regulations is amended as follows:

1. In Part 102, § 102.81 is amended by deleting and reserving paragraph (c) (1) and revising paragraph (c) (3), to read as follows:

§ 102.31 State plan.

(c) Amendment. (1) [Reserved]

(3) Annual program plan. Minor deviations under § 100b.2 of this chapter and the reasons therefor (such as, for example, a change in the total amount of funds available to the State for programs, services, and activities under the State plan) shall be indicated and explained in the annual report of the State board submitted pursuant to § 102.160.

§ 117.2 [Amended]

2. In Part 117, § 117.2 is amended by deleting the last sentence in paragraph (d), and by deleting paragraph (1).

§ 121.102 [Amended]

3. In Part 121, § 121.102 is amended by deleting paragraph (b).

4. In Part 130, § 130.22 is amended by deleting and reserving paragraph (a) and by revising the remainder of the section to read as follows:

§ 130.22 Amendment of State plan.

(a) [Reserved]

(b) Long-range program. The long-range program shall be amended to reflect changes in:

(1) Estimates of present and projected program needs;

(2) The plan of action for meeting these needs; and

(3) Policies, criteria, priorities, and procedures.

(c) Amendments of the basic State plan and the long-range program shall be submitted each year as part of the annual extension of the long-range program submitted pursuant to § 130.20(b).

(20 U.S.C. 351d, 354, 355c, 355e-2)

§ 141.2 [Amended]

5. In Part 141, § 141.2 is amended by deleting the last sentence in paragraph (d).

§ 166.15 [Removed]

6. In Part 166, § 166.15 is deleted.

§ 173.5 [Removed]

7. In Part 173, § 173.5 is deleted.

8. Part 100b is amended by revising Subparts A and B to read as follows:

Subpart A—General

Sec.

100b.10 Scope.

Subpart B—State Plans, General Applications,
and Annual Program Plans

SCOPE

100b.15 Scope of subpart.

REQUIREMENTS RELATING TO THE GENERAL
APPLICATIONS AND ANNUAL PROGRAM PLANS

100b.16 Implementation of application procedures.

100b.17 General application.

100b.18 Annual program plan.

100b.19 State plan requirements.

GENERAL REQUIREMENTS

100b.28 Amendments.

100b.29 Budget revisions and minor deviations.

100b.35 Effective dates of applications, plans, and amendments.

100b.36 Governor's comments.

Subpart A—General

§ 100b.10 Scope.

Except to the extent inconsistent with an applicable statute or regulation, the provisions contained in this part apply to all Federal programs of assistance authorized under the following authorities:

(a) Financial assistance to State agencies and local educational agencies under title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 241a);

(b) School library resources, textbooks, and other instructional materials under title II of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 821);

(c) Supplementary educational centers and services; guidance, counseling, and testing under title III of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 841);

(d) Libraries and learning resources and educational innovation and support under title IV of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 1801);

(e) Education of handicapped children under part B of the Education of the Handicapped Act (20 U.S.C. 1411);

(f) Vocational education programs under the Vocational Education Act of 1963: part B (State vocational education programs); part C, section 131(b) (Research and training in vocational

education); part D, section 142(d) (Exemplary programs and projects); part E, section 152 (Residential vocational education-State programs); part F (Consumer and homemaking education); part G (Cooperative vocational education programs); and part H (Work-study programs for vocational education students) (20 U.S.C. 1262, 1281 (b), 1302(d), 1322, 1341, 1351, and 1371);

(g) Programs under the Adult Education Act (except section 314 thereof) (20 U.S.C. 1201);

(h) Community service and continuing education programs under title I of the Higher Education Act of 1965 (except section 106 thereof) (20 U.S.C. 1001);

(i) Financial assistance for strengthening instruction in science, mathematics, modern foreign languages, and other critical subjects under title III-A of the National Defense Education Act of 1958 (except section 305 thereof) (20 U.S.C. 441);

(j) Programs under the Library Services and Construction Act (20 U.S.C. 351);

(k) Attracting and qualifying teachers to meet critical teacher shortages under part B-2 of the Education Professions Development Act (20 U.S.C. 1108); and

(l) State reading improvement programs under part B of title VII of the Education amendments of 1974 (20 U.S.C. 1941). (20 U.S.C. 1221e-3(a) (1))

Subpart B—State Plans, General Applications,
and Annual Program Plans

SCOPE

§ 100b.15 Scope of subpart.

(a) A State shall comply with §§ 100b.16-100b.19 (inclusive) with respect to each of the programs set forth in § 100b.10 under which any of the Federal funds are made available for assistance to local educational agencies through, or under the supervision of the State educational agency of that State.

(20 U.S.C. 1232c(b) (1) (A))

(b) Sections 100b.28-100b.36 (inclusive) apply to all of the programs set forth in § 100b.10.

(20 U.S.C. 1221e-3(a) (1))

REQUIREMENTS RELATING TO THE GENERAL
APPLICATION AND ANNUAL PROGRAM
PLANS

§ 100b.16 Implementation of application
procedures.

The purpose of §§ 100b.16-100b.19 is to implement section 434(b) (1) and (2) of the General Education Provisions Act, as amended, which provides for the submission of general applications and annual program plans by States which desire to participate in one or more of the Federal programs referenced in § 100.15(a).

(20 U.S.C. 1232c(b) (1), (2))

§ 100b.17 General application.

(a) The general application of a State shall meet the requirements of section 434(b) (1) (A) of the General Education Provisions Act.

(b) The Commissioner will not require the resubmission of a general application which has been filed with him unless the general application fails to meet the requirements of section 434(b)(1)(A) of the General Education Provisions Act. (20 U.S.C. 1232c(b)(1)(A))

(c) The following statutory sections require that certain provisions (among others) must be submitted to the Commissioner in order for a State to participate under the Federal programs to which those statutory sections apply. Submission of a general application which meets the requirements of section 434(b)(1)(A) of the General Education Provisions Act by a State will satisfy these submission requirements, subject to paragraph (d) of this section.

(1) *Compensatory education.* Under title I of the Elementary and Secondary Education Act of 1965: section 142(a)(2), (3);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III))

(2) *School library resources.* Under title II of the Elementary and Secondary Education Act: section 203(a)(5), (6), and (7);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III), (IV))

(3) *Supplementary educational centers and services; guidance, counseling, and testing.* Under title III of the Elementary and Secondary Education Act of 1965: section 305(b)(9)(B), (10), and (11);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III), (IV))

(4) *Education of the handicapped.* Under part B of the Education of the Handicapped Act: section 613(a)(4), (7)(A), and (8);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III), (IV))

(5) *Vocational education.* Under the Vocational Education Act of 1963: section 123(a)(11), (12), and (17);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III), (IV))

(6) *Adult education.* Under the Adult Education Act: section 306(a)(6) and (7);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III))

(7) *Strengthening instruction in academic subjects.* Under title III-A of the National Defense Education Act of 1958: section 1004(a)(2) and (3);

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III))

(8) *Attracting and qualifying teachers to meet critical teacher shortages.* Under part B, subpart 2, of the Education Professions Development Act: section 520(a)(7), (8), and (9); and

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III), (IV))

(9) *State reading improvement programs.* Under part B of title VII of the Education Amendments of 1974: section 714(a)(10).

(20 U.S.C. 1232c(b)(1)(A)(ii)(II), (III))

(d)(1) In some cases, although an assurance required in the general application and a provision set forth in paragraph (c) of this section cover the same subject matter (e.g., a prohibition against supplanting non-Federal funds), the wording of the two provisions is different.

(2) The general application satisfies statutory requirements to submit the provisions set forth in paragraph (c) of this section but does not supersede the legal substance of those provisions.

(20 U.S.C. 1232c(b)(1)(B)(i), (iii))

(3) In judging compliance with the assurances required in the general application by section 434(b)(1)(A)(ii) of the General Education Provisions Act, the Commissioner will apply the statutory provisions referenced in paragraph (c) of this section rather than such assurances.

(20 U.S.C. 1232c(b)(1)(B)(i), (iii); 1232c(b)(2))

§ 100b.18 Annual program plan.

(a) Any State which desires to participate in one or more of the programs referenced in § 100b.15(a) shall submit an annual program plan (for each such program) which meets the requirements of section 434(b)(1)(B) of the General Education Provisions Act.

(b) Each annual program plan shall include:

(1) a statement describing the purposes for which Federal funds will be expended during the fiscal year for which the annual program plan is submitted; and

(2) all provisions required by statute or regulation to be in the State plan, annual program plan, State application, or State agreement (as the case may be) under that program, except that the provisions referenced in § 100b.17(c) may be omitted.

(c) In meeting the requirement of paragraph (b)(2) of this section, with respect to a particular program, States may incorporate by reference pertinent documents or specified portions of such documents (such as State plans) which have been previously approved by and are currently on file with the Commissioner.

(d) Except as provided in this subpart, all requirements imposed by statute or regulation governing the preparation, submission, and administration of State plans, State applications or other similar documents submitted by a State as the basis for participation in one of the Federal programs referenced in § 100b.15(a), shall apply to the preparation, submission, and administration of annual program plans submitted under this subpart in lieu of such documents.

(e) States may submit annual program plans covering individual Federal programs separately or together.

(f) States will keep such records and afford such access thereto as the Commissioner finds necessary to assure the correctness and verification of reports.

(20 U.S.C. 1232c(b)(1)(B), (b)(2))

§ 100b.19 State plan requirements.

Submission of a general application and an annual program plan under this subpart shall be in lieu of submission of the individual State plan, State application, or other similar document under the applicable program referenced in § 100b.15(a).

(20 U.S.C. 1232c(b)(2))

GENERAL REQUIREMENTS

§ 100b.28 Amendments.

(a) Whenever there is any change in the content or administration of the program, or whenever there is any change in pertinent State law or in the organization, policies, or operations of the State agency which materially affects the program: (1) The annual program plan (or State plan, as the case may be), shall be appropriately amended and (2) such amendment shall be submitted to the Commissioner for his approval.

(b) Substantive amendments shall be subject to approval in the same manner as the original plan.

(20 U.S.C. 1221e-3(a)(1); 1232c(b)(1))

§ 100b.29 Budget revisions and minor deviations.

(a) *Needs of State government.* The State agency shall notify the Commissioner promptly whenever the amount of authorized funds under a Federal program is expected to exceed the needs of the State agency by more than \$5,000 or 5 percent of the amount of Federal authorized funds, whichever is greater.

(20 U.S.C. 1221e-3(a)(1); 34 CFR Part 260, Appendix D)

(b) *Deviations.* Expenditures of State agencies and subgrantees will not be considered ineligible for Federal financial participation solely because of minor deviations from an approved plan, application, agreement, project, or budget: *Provided,* (1) That the expenditures in question are in accordance with the applicable Federal statutes and regulations, and (2) that with respect to the Federal program in which the State is participating, the total Federal share will not exceed the State's allotment.

(20 U.S.C. 1221e-3(a)(1))

§ 100b.35 Effective dates of applications, plans, and amendments.

(a) Federal financial participation is available only with respect to obligations incurred under (1) an approved State plan (in the case of the programs set forth in § 100b.10 other than those referenced in § 100b.15(a)), or (2) a general application on file with the Commissioner and an approved annual program plan (in the case of the programs referenced in § 100b.15(a)).

(b) A State plan, general application, annual program plan, or amendment to any of the foregoing, shall be considered to be in effect as of the date on which it is submitted to the Federal Government by the State in substantially approvable form, but in no event shall the effective date be earlier than the first

day of the fiscal year for which it is submitted.

(c) The State agency will be apprised of the effective date in the notice of approval sent to the State agency by the Commissioner.

(d) Federal funds, except funds made available expressly for the development of State plans, State applications, State agreements, general applications, or annual program plans, shall not be available for obligation with respect to (1) binding commitments (other than those relating to personal services, utility services, travel, or the rental of equipment or facilities) entered into, or (2) personal services, utility services, travel, or the rental of equipment or facilities rendered or performed, prior to the effective date of the plan, application, or agreement (as the case may be).

(20 U.S.C. 1221e-3(a)(1))

§ 100b.36 Governor's comments.

Prior to the submission to the Commissioner of an annual program plan, State plan, or an amendment to either of the foregoing, the State agency shall afford the Governor of such State an opportunity to comment on the relationship of the plan or amendment to comprehensive and other State plans and programs. The Governor shall be afforded a period of not less than 45 days in which to make such comments. Any such comments, or, if the Governor makes no comments, a statement to that effect, shall be attached to the plan or amendment when the same is submitted to the Commissioner.

(20 U.S.C. 1221e-3(a)(1); 38 FR 32877)

[FR Doc.75-11421 Filed 5-1-75; 8:45 am]

**Social and Rehabilitation Service
[45 CFR Parts 205, 232, 234 and 235]
PUBLIC AND FINANCIAL ASSISTANCE
PROGRAMS**

**New Requirements for AFDC; Notice of
Proposed Rule Making**

Notice is hereby given that the regulations set forth in tentative form below are proposed by the Administrator, Social and Rehabilitation Service, with the approval of the Secretary of Health, Education, and Welfare. The proposed regulations would implement certain provisions of Part B of P.L. 93-647, which impose new requirements under title IV-A of the Social Security Act, and are effective July 1, 1975.

The proposed regulations may be summarized as follows:

1. To implement section 402(a)(9) of the Social Security Act as amended by P.L. 93-647, the regulation would require disclosure of information concerning applicants for and recipients of public assistance to public officials who require such information in connection with their official duties. (§ 205.50(a)(1)(1))

2. To implement section 402(a)(27) of the Act as amended, the regulation would require States to have an approved State plan under title IV-D of the Social Security Act, and operate a child support program in conformity with the title IV-D plan. (§ 232.2)

3. To implement section 402(a)(25) of the Act as amended, the regulation would require applicants and recipients to furnish their social security account numbers to the State or local agency. The agency would be required to assist the individual in applying for social security account numbers, and would be prohibited from denying, delaying, or discontinuing AFDC pending issuance or verification of the numbers. (§ 232.10)

4. To implement section 402(a)(26)(A) of the Act as amended, the regulation would require applicants and recipients to assign to the State any rights to support they might have from any other person. As required by the statute, such assignment would be a condition of eligibility for the caretaker relative but not the children. (§ 232.11)

5. To implement section 402(a)(26)(B) of the Act as amended, the regulation would require applicants and recipients to cooperate with the State in locating absent parents, establishing paternity, and obtaining child support payments. As required by the statute, such cooperation would be a condition of eligibility for the caretaker relative but not the children. (§ 232.12)

6. To implement section 101(c)(1) of P.L. 93-647, the regulation would require States to disregard payments under section 457 of the Act in determining need and amount of assistance under the AFDC program. Section 457 requires that for 15 months commencing July 1, 1975, 40 percent of the first \$50 of monthly child support payments must be paid to the family. (§ 232.20)

7. To implement a further requirement of section 402(a)(26)(B) of the Act as amended, the regulation would require that, in the event the caretaker relative refuses to assign support rights or cooperate, any aid for which the children are eligible must be provided in the form of protective payments. (§ 234.60)

8. To implement section 402(a)(11) of the Act as amended, the regulation would require that prompt notice be given to the child support agency designated under section 454(3) of the Act upon the furnishing of aid to a deserted or abandoned child. Such notice would have to be given within 10 days of the finding of eligibility for assistance, and would have to be accompanied by a copy of the case record or other relevant information prescribed by the child support agency. (§ 235.70)

Prior to the adoption of the proposed regulations, consideration will be given to any comments, suggestions or objections thereto which are received in writing by the Administrator, Social and Rehabilitation Service, Department of Health, Education, and Welfare, P.O. Box 2382 Washington, D.C. 20013, on or before June 2, 1975. Comments received will be available for public inspection in Room 5326 of the Department's office at 330 C Street, S.W., Washington, D.C., on Monday through Friday of each week from 8:30 a.m. to 5 p.m. (area code 202-245-0950).

from 8:30 a.m. to 5 p.m. (area code 202-245-0950).

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

(Catalog of Federal Domestic Assistance Program No. 13.761 Public Assistance—Maintenance Assistance (State Aid)).

Dated: March 31, 1975.

**JAMES S. DWIGHT, Jr.,
Administrator.**

Approved: April 23, 1975.

**CASPAR W. WEINBERGER,
Secretary.**

Chapter II, Title 45 of the Code of Federal Regulations is revised as follows:

1. Section 205.50 is amended by revising paragraph (a); redesignating paragraph (b) as (c) and adding a new paragraph (b) as set forth below:

§ 205.50 Safeguarding information for the financial assistance and social services programs.

(a) *State plan requirements.* A State plan under title I, IV-A, VI, X, XIV, or XVI, of the Social Security Act, except as provided in paragraph (c) of this section, must provide that:

(1) Pursuant to State statute which imposes legal sanctions:

(i) The use or disclosure of information concerning applicants and recipients will be limited to public officials who require such information in connection with their official duties; or purposes directly connected with the administration of the program. Such purposes include establishing eligibility, determining amount of assistance, and providing services for applicants and recipients. Under the requirement concerning the use or disclosure of information to public officials, such information shall be available only to public officials who certify in writing that:

(A) They are public officials; and

(B) The information to be disclosed or used is relevant to their official duties.

(b) *State plan requirements for the medical assistance programs.* A State plan under title XIX of the Social Security Act must meet all the requirements of paragraph (a) of this section, except that disclosure shall be limited to purposes directly connected with the administration of the program.

2. A new Part 232 is added to read as follows:

PART 232—SPECIAL PROVISIONS APPLICABLE TO TITLE IV-A OF THE SOCIAL SECURITY ACT

Sec.	Scope.
232.1	Child support program; State plan requirement.
232.2	Furnishing of social security numbers.
232.10	Assignment of rights to support.
232.11	Cooperation in obtaining support.
232.12	Disregard of payments under section 457 of the Act.
232.20	

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

§ 232.1 Scope.

This part implements provisions of Part B of P.L. 93-647 that are applicable only to title IV-A.

§ 232.2 Child support program; State plan requirements.

The State plan must specify that the State:

- (a) Has in effect a plan approved under part D of title IV of the Act; and
- (b) Operates a child support program in conformity with such plan.

§ 232.10 Furnishing of social security numbers.

The State plan must provide that:

(a) As a condition of eligibility, each applicant for or recipient of aid will be required:

(1) To furnish to the State or local agency a social security account number, hereinafter referred to as the SSN (or numbers, if more than one has been issued); and

(2) If he cannot furnish a SSN (either because such SSN has not been issued or is not known), to apply for such number.

(b) For new applicants, the requirements of paragraph (a) of this section shall be effective July 1, 1975; and, for current recipients, it shall be effective as determined by the State agency but not later than the time of the next redetermination of eligibility required by § 206.10(a) (9) of this chapter.

(c) The State or local agency will assist the applicant or recipient in making applications for SSNs and will comply with the procedures and requirements established by the Social Security Administration for application, issuance, and verification of social security account numbers.

(d) The State or local agency will not deny, delay, or discontinue assistance pending the issuance or verification of such numbers if the applicant or recipient has complied with the requirements of paragraph (a) of this section.

(e) The State or local agency will use such account numbers, in addition to any other means of identification already in use, in the administration of the plan.

(f) "Applicant" and "recipient" include the caretaker relative, the children, and any other individual whose needs are considered in determining the amount of assistance.

(g) The State or local agency shall notify the applicant or recipient that the furnishing of the SSN is a condition of eligibility for assistance required by section 402(a) (25) of the Social Security Act and that the SSN will be utilized in the administration of the AFDC program.

§ 232.11 Assignment of rights to support.

The State plan must provide that:

(a) As a condition of eligibility for assistance, each applicant for or recipient

of AFDC shall assign to the State any rights to support from any other person as such applicant or recipient may have:

(1) In his own behalf or in behalf of any other family member for whom the applicant or recipient is applying for or receiving assistance; and

(2) Which have accrued at the time such assignment is executed.

(b) For new applicants, the requirements of paragraph (a) of this section shall be effective July 1, 1975; and, for current recipients, it shall be effective as determined by the State agency but not later than the time of the next redetermination of eligibility required by § 206.10(a) (9) of this chapter.

(c) If the relative with whom a child is living is found to be ineligible for assistance because of failure to comply with the requirements of paragraph (a) of this section, any aid for which such child is eligible (determined without regard to the needs of the caretaker relative) will be provided in the form of protective payments as described in § 234.60 of this chapter.

§ 232.12 Cooperation in obtaining support.

The State plan must provide that:

(a) As a condition of eligibility for assistance, each applicant for or recipient of AFDC will be required to cooperate with the State in:

(1) Identifying and locating the parent of a child with respect to whom aid is claimed;

(2) Establishing the paternity of a child born out of wedlock with respect to whom aid is claimed;

(3) Obtaining support payments for such applicant or recipient and for a child with respect to whom aid is claimed; and

(4) Obtaining any other payments or property due such applicant or recipient of such child.

Under this requirement:

"Cooperate" shall mean that, at the request of the State or local agency or the child support agency designated pursuant to section 454(3) of the Social Security Act, the applicant or recipient provides verbal or written information known to or possessed by him, that is relevant to achieving the objectives of paragraph (a) of this section.

(b) If the relative with whom a child is living is found to be ineligible for assistance because of failure to comply with the requirements of paragraph (a) of this section, any aid for which such child is eligible (determined without regard to the needs of the caretaker relative) will be provided in the form of protective payments as described in § 234.60 of this chapter.

§ 232.20 Disregard of payments under section 457 of the Act.

The State plan must provide that, in determining need and the amount of assistance, any payment received under section 457(a) (1), of the Act between

July 1, 1975 and September 30, 1976, shall not be considered as income or as a resource.

3. § 234.60 is amended by revising paragraph (a) (1), adding a new paragraph (a) (13). As amended, § 234.60 reads as follows:

§ 234.60 Protective and vendor payments for dependent children.

(a) *State plan requirements.* (1) If a State plan for AFDC under title IV-A of the Social Security Act provides for protective and vendor payments for other than WIN cases and cases in which the caretaker relative fails to meet the eligibility requirements of §§ 232.11 or 232.12 of this chapter, it must meet the requirements in paragraph (a) (2) through (11) of this section.

(13) For cases in which a caretaker relative fails to meet the eligibility requirements of § 232.11 or § 232.12 of this chapter by failing to assign rights to support or cooperate in determining paternity and securing support, the State plan must provide that only the requirements of paragraph (a) (7) and (9) (ii) of this section will be applicable. For such cases the entire amount of the assistance payment will be in the form of protective or vendor payments. These protective or vendor payments will be terminated, with return to money payment status, only upon compliance by the caretaker relative with the eligibility requirements of §§ 232.11 and 232.12 of this chapter.

4. Section 235.70 is revised to read as follows:

§ 235.70 Prompt notice to child support agency.

A State plan under title IV-A of the Social Security Act must provide for prompt notice to the State or local child support agency designated pursuant to section 454(3) of the Social Security Act whenever AFDC is furnished with respect to a child who has been deserted or abandoned by a parent. Under this requirement:

(a) "Prompt notice" means written notice within two working days of the furnishing of aid including, a copy of the AFDC case record, or all relevant information as prescribed by the child support agency. The title IV-A agency and the child support agency may agree to provide notice immediately upon the filing of an application for assistance.

(b) "A child who has been deserted or abandoned by a parent" means any child whose eligibility for AFDC is based on continued absence of a parent from the home, and includes a child born out of wedlock without regard to whether the paternity of such child has been established.

[FR Doc.75-11887 Filed 5-1-75; 8:45 am]

DEPARTMENT OF
TRANSPORTATION

Federal Railroad Administration

[49 CFR Ch. II]

[Docket No. RSSI-1, Notice 1]

SIGNAL SYSTEMS ON COMMUTER
RAILROADS AND RAPID TRANSIT LINES

Standards; Advance Notice of Proposed
Rulemaking

The Federal Railroad Administration (FRA) is studying courses of action with respect to the development of safety regulations which would require the use of signal equipment which provides a train protection system on railroads where commuter or rapid transit service is provided. The train protection system of the signal equipment would be provided by utilizing automatic train stop, train control, cab signal or comparable equipment which insures that wayside signal indications are observed, comprehended and acted upon.

The rules would apply to railroads that are part of the general railroad system of transportation and to railroads that operate exclusively in rapid transit or commuter service. The rules would have application to such railroads to the extent that they provide short haul passenger service in metropolitan or suburban areas and would include engine hauled trains as well as multiple unit equipment. The rules would have application to railroads that operate exclusively in rapid transit or commuter service except for service that is provided by equipment commonly identified as street cars.

This advance notice of proposed rulemaking is being issued to provide for early public participation in this rulemaking proceeding. FRA believes that early public participation will be particularly useful in the development of standards in this area.

Background. In the past three years several accidents have occurred on commuter lines which were caused by the following train failing to obey the indication of the wayside signal. Some of the more serious accidents were—A rear end collision between two commuter trains, September 25, 1972, on the Erie Lackawanna Railroad at Newark, New Jersey—93 injured; rear end collision on the Penn Central, November 10, 1972, at Moylan, Pennsylvania, between a freight train and commuter train—7 injured; rear end collision on the Long Island Railroad, January 19, 1973, at Port Jefferson, New York, between two commuter trains—3 injured; rear end collision on the Erie Lackawanna Railroad, March 9, 1973, at Newburg Jct., New York, between a commuter train and a freight train—4 injured; rear end collision on the Penn Central Railroad, March 14, 1973, at Cheverly, Maryland, between Metroliner and Work Train—14 injured; head end collision on the Penn Central Railroad, April 27, 1973, at Crum Lynne, Pennsylvania, between a commuter train and freight train—2 injured; side collision on the

Long Island, May 25, 1973, at New York, New York, between two commuter trains—none injured; rear end collision on the Penn Central, June 8, 1973, at Mount Vernon, New York, between two commuter trains—1 killed and 144 injured; rear end collision on the Illinois Central Gulf, October 29, 1972, at Chicago, Illinois, between 2 commuter trains—45 killed and 200 injured; and rear end collision on the Penn Central Railroad, January 2, 1975, at Botanical Garden, New York, between two commuter trains—95 injured. Also, in the past two years there have been three rear-end collisions on the Chicago Transit Authority as follows: Evanston, Illinois, November 2, 1973—33 injured; Chicago, Illinois, September 13, 1974—85 injured; and Chicago, Illinois, November 18, 1974—13 injured.

Most railroads have rules governing the application, interpretation and observance of signal indications. Compliance with the rules, however, is not always obtained and experience proves that this lack of observance has tragic consequences. The FRA believes that these injuries and fatalities could have been avoided if the indication displayed by the wayside signal had been observed, comprehended and obeyed. Further, if some type of automatic train stop system or train control system had been in operation these accidents could have been prevented.

The FRA is aware that many rapid transit and commuter operations are presently protected by various types of signal systems that utilize automatic train stop, train control or cab signal equipment to insure that signals are observed, comprehended and obeyed. There are, however, some operations which do not utilize this type equipment.

The FRA presently has some regulations concerning signal systems. In general, these regulations, Part 236 of Title 49 of the Code of Federal Regulations, cover the basic requirements for design, maintenance and operation of signal systems, including automatic train stop, train control and cab signal.

The FRA has taken initial steps toward the development of minimum standards for operating rules and compliance testing. On May 14, 1973, the FRA published in the FEDERAL REGISTER (38 FR 12617) a notice of proposed rulemaking which would require railroads to provide the FRA with certain information concerning their operating practices. The final rule was published in the FEDERAL REGISTER (39 FR 41175) on November 25, 1974. In addition, an advance notice of proposed rulemaking, requesting public participation and comment on the nature of the rules to eliminate some of the causes of serious train accidents resulting from human factor was published in the FEDERAL REGISTER on August 9, 1973 (38 FR 21503). It is anticipated that the information furnished as a result of these notices will assist the FRA in the possible development of uniform Federal operating requirements. Rulemaking proceedings pursuant to these notices are still in progress. In addition, the FRA an-

nounced in the FEDERAL REGISTER (39 FR 33585) September 18, 1974, the establishment of a Railroad Operating Rules Advisory Committee to assist in the development of operating requirements.

Public participation requested. The purpose of this advance notice is to solicit public participation and comment the desirability of FRA to establish standards in this area, and if FRA should proceed, on the rules to be developed by FRA to require all lines, on which commuter or rapid transit service is operated, be equipped with an automatic train stop, train control and/or an automatic cab signal system, or comparable systems.

Specific advice is requested on the following points:

1. Should rules be promulgated to require installation of train protection systems on all lines where short haul passenger, commuter or rapid transit service is operated?

2. At what level of service (such as speed and traffic density) should systems be required?

3. What systems for automatic train stop, train control, cab signal or comparable equipment are presently available? Include a description of any refinements or developments in (a) the fail-safe design of the system; (b) the capability of the system at various speeds; and (c) the reliability of the system.

4. What other systems for automatic train supervision are available?

5. What are the costs of installing the various systems, including those for the installation of wayside equipment and for the installation of equipment for locomotives or other control units?

6. What are the comparative advantages and benefits of each system including the reliability of such systems in the railroad environment?

7. What are the human functions in the operation of each system under various operating situations. Include detailed descriptions of (a) the human participation under normal operations and emergency conditions; (b) the methods of overriding or by-passing the system for various purposes; and (c) the methods of reactivating the system in the event that it operates to halt a train.

Communications should identify the docket number and the notice number and be submitted in triplicate to the Docket Clerk, Office of Chief Counsel, Federal Railroad Administration, 400 Seventh Street, SW, Washington, D.C. 20590. Communications received before June 15, 1975 will be considered by FRA in development of a notice of proposed rulemaking. Comments received after that date will be considered so far as practicable. All comments will be available, both before and after the closing date for communications, for examination by interested persons during regular business hours in Room 5101, Nassif Building, 400 Seventh Street, SW, Washington, D.C.

(45 U.S.C. 431; 49 U.S.C. 26; Sec. 1.49(n) of the Regulations of the Office of the Secretary of Transportation (49 CFR § 149(n)))

Issued in Washington, D.C. on April 29, 1975.

ASAPH H. HALL,
Deputy Administrator.

[FR Doc.75-11471 Filed 5-1-75;8:45 am]

National Highway Traffic Safety
Administration

[49 CFR Part 571]

[Docket No. 75-7; Notice O1]

HYDRAULIC BRAKE SYSTEMS

Applicability to School Buses

Correction

In FR Doc. 75-11229, appearing at page 18469 in the issue for Monday, April 28, 1975, make the following change. On page 11478, in the third column, below the fourth full paragraph insert the following paragraph:

"Comment closing date: July 28, 1975."

ENVIRONMENTAL PROTECTION
AGENCY

[FRL 368-2]

[40 CFR Part 52]

INDIANA

Approval and Promulgation of State
Implementation Plans

Section 110 of the Clean Air Act, as amended, and the implementing regulations in 40 CFR Part 51 require each State to submit to the Administrator any revisions to the State Implementation Plan which may affect the attainment and maintenance of any of the National Ambient Air Quality Standards. On January 31, 1972, the State of Indiana submitted an implementation plan to achieve the National Ambient Air Quality Standards. The plan was approved by the Administrator on May 31, 1972 (37 FR 10842) with several exceptions. These exceptions included the disapproval of portions of various Air Pollution Control Regulations (APC), specifically APC-13 a sulfur dioxide emission limitation regulation, APC-15 a hydrocarbon control regulation, APC-16 carbon monoxide control regulation, and APC-17 a nitrogen oxide control regulation. These regulations were disapproved as being non-responsive to EPA requirements set forth at 40 CFR 51.15 and 51.22. Subsequently the State submitted amended versions of APC-13, APC-15, and APC-16 which the Administrator approved on May 14, 1973 (38 FR 12698).

Subsequent to publication of notice and public hearing the Indiana Air Pollution Control Board adopted regulations APC-3, APC-13, APC-15, APC-16, APC-17, APC-18, APC-20, and APC-22. The Environmental Management Board approved the regulations and after review by the State Attorney General, the regulations were signed by the Governor. On March 7, 1974, the Technical Secretary of the Indiana Air Pollution Control Board, acting for the Governor of Indiana, submitted to the Region V Ad-

ministrator new regulations APC-18, and APC-20. On October 3, 1974, the Technical Secretary submitted revised regulations APC-16, APC-17, and new regulation APC-22. On November 8, 1974, the Technical Secretary submitted revised regulations APC-3, and APC-15, and on December 5, 1974, the Technical Secretary submitted a revised APC-13.

The proposed revisions to the Indiana implementation plan are more fully described below:

APC-3 regulates control of visible emissions and malfunctions of stationary sources and is amended in its entirety. A visible emissions standard for stationary sources is included in the regulation (amended). Temporary exemptions from compliance are permitted for starting a fire, or blowing boiler tubes for reasonable periods of time. Such exemptions must be individually requested from the Indiana Air Pollution Control Board (amended). The violation of the opacity standard shall be considered prima-facie evidence of a violation of any applicable particulate control regulation which may be refuted by a stack test. The regulation defines malfunctions and outlines a reporting procedure to be followed by a source in the event of a malfunction. In addition, facilities having emissions in excess of 2000 pounds per hour following a malfunction are required to develop a malfunction emission reduction program (new). Finally, the regulation requires all new sources to comply with applicable portions of the Federal New Source Performance Standards, 40 CFR Part 60 (new).

APC-13 regulates control of sulfur dioxide emissions from stationary sources. The regulation distinguished new large sources, new small sources and all existing sources to which various parts of the regulation apply (new). Basic stack construction provisions are defined (amended). Maximum total sulfur dioxide emissions are specified in terms of heat input for combustion sources and process weight input for process sources (amended). Application of emission limitations depends upon the priority classification of the air quality basins defined by APC-22 (new). Compliance schedules are identified for the various control requirements (new). A currently approved provision requiring more stringent control where ambient air standards are not attained has been deleted in the revised APC-13. It also appears that previously exempted residential dwellings must now comply with APC-13, at least in Priority "A" Basins.

APC-15 regulates control of hydrocarbon emissions from stationary sources. Applicable emission limitations depend upon the priority classification of the air quality basin as defined by APC-22 (new). The Air Pollution Control Board retains broad discretion to determine the adequacy of systems for the control of emissions of hydrocarbons (amended). The regulation also exempts certain sources of emissions and certain hydrocarbons and classes of hydrocarbons

from the control required by this regulation (amended).

APC-16 regulates control of carbon monoxide emissions from new stationary sources. Application of the emission limitations depends upon the priority classification of the air quality basin defined by APC-22 (new). Provisions affecting petroleum refining, ferrous metal smelters, and refuse incineration and burning equipment, contained in the currently approved APC-16 have been omitted for existing sources throughout the State. This proposed regulation is less restrictive than the currently approved APC-16 which requires controls of existing sources.

APC-17 regulates control of nitrogen oxide emissions from new stationary sources. Application of the regulation depends upon the priority classification of the air quality basin as defined by APC-22 (new). The amended regulation does not require control of nitrogen oxide emissions from existing sources as does the approved regulation.

APC-18 is a new regulation establishing timetables of compliance with regulations APC-4R, 5, 6, and 7 for existing sources of particulate matter emissions. Categorical compliance schedules are included for fuel combustion sources with a final compliance date for fuel shifting of April 1, 1974; a final date for installation of controls on boilers of 300 million BTU's or less by April 1, 1975; and a final date for installation of controls on boilers of greater than 300 million BTU's by May 31, 1975. Final compliance must be achieved by October 15, 1974 for all existing feed and grain mills, stone quarries and stone processing facilities; by January 1, 1975 for all existing glass manufacturing; by October 1, 1974 for all existing brick and clay product manufacturers; by October 15, 1974 for all existing mineral wool producers; by October 1, 1974 for all wood working industries; by September 1, 1974 for all existing fertilizer manufacturers; and by January 1, 1975 for all sources not explicitly mentioned in this regulation.

APC-20 is a new regulation concerning the generation of fugitive dust from activities of industrial, commercial, governmental, private, and other operations within the State of Indiana. The regulation defines fugitive dust as particulate matter which escapes beyond the property line or boundaries on which the source is located. The regulation also defines respirable dust as particulate matter in the size range of 0.5 microns to 6.0 microns in diameter. A source is considered in violation of this regulation if the number of particles of fugitive dust measured at a downwind receptor increase the background concentration by 67%. This resulting percentage of increased concentration is modified by an examination of the potential respiratory damage which may be caused by the emissions from the source. The regulation also contains a detailed discussion of applicability, mobile fugitive dust sources,

methods of measurement, and of exceptions to the regulation. The final compliance date for all sources subject to APC-20 is July 1, 1974.

APC-22 is a new regulation establishing pollutant priority classifications (A, B, and C) by geographical areas (counties) for the Set I and Set II pollutants from stationary sources. Basin priorities A, B, and C are defined, and priority ratings for each pollutant in each county in Indiana are specified. As defined in APC-22, basin priority "A" identifies any area of land (county) wherein the ambient air concentration for a specific contaminant or pollutant is equal to or in excess of the primary air quality standard. Basin priority "B" describes any area of land (county) wherein the ambient air concentration for a specific contaminant or pollutant is equal to or in excess of the secondary air quality standard but is less than the primary air quality standard. Basin priority "C" identifies any area of land (county) wherein the ambient air concentration for a specific contaminant or pollutant is less than the secondary air quality standard. Control of emissions is not required of existing stationary sources of hydrocarbons, carbon monoxide, and nitrogen oxide in counties classified as priority "C". A source of sulfur dioxide emissions located within a county classified as "C" is only required to maintain a supply of low sulfur coal to be used during periods of air stagnation. Sulfur dioxide emission reductions by use of best available control technology are not required by sources in areas classified as "C".

While preliminary analysis of the supporting data submitted by the State would indicate the data will be substantially inadequate to support APC-22 as a change to the implementation plan, EPA in furtherance of the Clean Fuels Policy outlined in the Energy Supply and Environmental Coordination Act of 1974 has reviewed the sulfur dioxide classifications in the light of available air quality and emission data in conjunction with modeling analyses and has determined the following classification of counties to be approvable on a preliminary basis:

Adams	Grant
Allen	Greene
Bartholomew	Hamilton
Benton	Hancock
Blackford	Harrison
Boone	Hendricks
Brown	Henry
Carroll	Howard
Cass	Huntington
Clark	Jackson
Clay	Jasper
Clinton	Jay
Crawford	Jennings
Daviess	Johnson
Decatur	Knox
De Kalb	Kosciusko
Delaware	Lagrange
Dubois	Lake
Elkhart	Lawrence
Fayette	Madison
Fountain	Marshall
Franklin	Martin
Fulton	Miami
Gibson	Monroe

Montgomery	Shelby
Morgan	Spencer
Newton	Starke
Noble	Steuben
Ohio	Switzerland
Orange	Tiptecanoe
Owen	Tipton
Parke	Union
Perry	Vanderburgh
Posey	Wabash
Pulaski	Warren
Putnam	Washington
Randolph	Wayne
Ripley	Wells
Rush	White
St. Joseph	Whitley
Scott	

Similarly, the priority designations have been preliminarily determined not to be approvable in the following counties:

Dearborn	Porter
Floyd	Sullivan
Jefferson	Vermillion
La Porte	Vigo
Marion	Warrick
Pike	

A copy of the proposed regulatory revisions to the Indiana air implementation plan together with supporting documentation from the State and a copy of the preliminary analysis of APC-22 by EPA are available for public inspection at the Environmental Protection Agency, Freedom of Information Center, 401 M Street, SW., Washington, D.C.; at the Agency Region V Office, 230 South Dearborn Street, Chicago, Illinois and at the Indiana State Board of Health, Division of Air Pollution Control, 2150 Lafayette Road, Indianapolis, Indiana.

Interested persons may comment on the notice by submitting all remarks in writing to the Regional Administrator, Environmental Protection Agency, Region V, 230 South Dearborn Street, Chicago, Illinois 60604. Comments must be received no later than thirty days from the date of this notice, to be eligible for consideration. All comments will be available for public inspection at the above address during business hours. The agency will carefully weigh all comments submitted and any other relevant information available in determining whether these proposed revisions meet the requirements of § 110(a) of the Clean Air Act as amended and the implementing regulations found in 40 CFR Part 51 prior to making a final decision regarding approval/disapproval of the Indiana proposal.

42 U.S.C. 1857c-5(a).

Dated: April 22, 1975.

FRANCIS T. MAYO,
Regional Administrator,
Region V.

[FR Doc.75-11494 Filed 5-1-75;8:45 am]

[40 CFR Part 52]

[FRL 355-8]

SULFUR OXIDE EMISSIONS; NEW MEXICO
Proposed Regulations for Control; Approval and Promulgation of Implementation Plans

The purpose of this notice is to propose additional regulations for the con-

trol of sulfur dioxide at the Kennecott Copper Corporation Smelter, Hurley, New Mexico, and to establish a date for attainment of the secondary national ambient air quality standard. The preamble which follows contains the background for this action, a discussion of the air quality in the Region, a description of the proposed regulations, announcement of a public hearing, and a request for written comments. The Administrator encourages public comment at the public hearings or in writing. The findings from all information available to the Administrator will form the basis of the final promulgation.

Background. Pursuant to section 110 of the Clean Air Act, the State of New Mexico submitted an Implementation Plan on January 27, 1972. After review, on May 31, 1972 (37 FR 10882), the Administrator approved with specific exceptions the State of New Mexico implementation plan for attainment and maintenance of the National Ambient Air Quality Standards (NAAQS). Specifically, the Administrator disapproved New Mexico's Plan and Regulation 652.A (Air Quality Control Regulation—emission limitation for sulfur from existing nonferrous smelters), since it did not provide the degree of control necessary for attainment and maintenance of the secondary standards for sulfur oxides in New Mexico's portion of the Arizona-New Mexico Southern Border Interstate Air Quality Control Region. New Mexico's Regulation 652.A was approved for attainment of primary sulfur oxide standards. On July 27, 1972 (37 FR 15087), the Administrator extended for 18 months the statutory timetable for submittal of the plan for attainment and maintenance of the secondary standard for sulfur oxides in the New Mexico portion of the interstate Region.

The Kennecott Copper Corporation owns and operates a copper smelter located at Hurley, New Mexico within the Interstate Region. This smelter is the only significant source of sulfur oxide emissions in the area of influence of New Mexico's portion of the Arizona-New Mexico Southern Border Interstate Region.

Strategy evaluation. New Mexico in their submittal of January 27, 1972 presented a control strategy for sulfur oxides which indicated that a reduction of 20.3 percent in emissions was required for attainment of the annual primary NAAQS and 40.2 percent reduction of sulfur oxide emissions to attain annual secondary NAAQS. Because of the lack of adequate measured air quality data, the State used the Air Quality Display Model and Rollback calculations to estimate the degree of control needed to attain the standards (40 CFR 51.13). The model predicted an annual arithmetic mean sulfur oxide concentration pattern for the Hurley area without respect and consideration of terrain. Results indicated maximum annual concentrations of 100.4 µg/m³ would be experienced and calculations based on this value, when background is considered zero, required reductions as stated above. New Mexico

submitted Regulation 652.A which limits emissions from nonferrous smelters in excess of 40 pounds of sulfur for every 100 pounds of sulfur fed to the smelter. This reduction would seemingly fulfill the requirements for attainment of NAAQS. However, the diffusion model did not account for topographical variations of the area nor was consideration given to the short term national standards. The Environmental Protection Agency therefore conducted analytical evaluations which did account for topography both for long and short term estimations. The results of this additional and more detailed analysis demonstrated the degree of control necessary to achieve the national standards for sulfur oxides and indicated that substantial reductions were required.

Although the model is useful for estimating the magnitude of the problem and determining the areas where maximum concentrations are likely to occur, the results cannot be considered absolute or unquestionable due to inherent inaccuracies in the input data and the assumption of the model. The substantial degree of control predicted by the model is sufficient to question the adequacy of the available measured air quality data. Where the diffusion model indicates a need for control significantly greater than that based on available air quality data for achievement of the primary standards, emission limitations which require the application of available emission reduction techniques are being required to protect public health. For the Hurley, New Mexico copper smelter, available constant control technology is considered to be a double absorption sulfuric acid plant to control converter emissions and the capture and ventilation of low-level fugitive emissions to a higher release point.

The operating data from the smelter indicates that such control would reduce sulfur oxides emissions by approximately 63 percent. New Mexico's Regulation 652.A requires 60 percent control of the Hurley smelter. Since the plan provides for control equivalent to the application of available constant control technology, the Administrator approved New Mexico's plan on May 31, 1972 (37 FR 10881), for the attainment of the primary standards for sulfur dioxide.

The Administrator recognized the difficulties in identifying technology for achieving secondary standards; therefore on July 27, 1972, under 40 CFR 52.1631, the Administrator extended for 18 months the timetable for submittal of the plan for attainment and maintenance of secondary standards for sulfur oxides in New Mexico's portion of the Region. New Mexico failed to correct the deficiency and therefore the Administrator must take actions to insure achievement of secondary standards within a reasonable time.

Proposed regulations. The proposed regulations are composed of three sections and two appendices. The first section (52.1624(d)) requires the control of low-level fugitive emissions, identifies

points of control, and sets a compliance schedule for achieving control of fugitive emissions. The second section (52.1624(e)) sets an emission limit to be achieved by constant emission control sufficient to meet all NAAQS. The third section (52.1624(f)) is offered as an alternative to 52.1624(e) and sets emission limits based on available constant emission control technology, outlines the conditions to be satisfied to allow use of a supplementary control system (SCS), and establishes a compliance schedule for implementing the emission control and SCS. Continuous monitoring of the emission limits proposed in either of the two latter sections is required. Appendix D to 40 CFR Part 52 specifies procedures for determination of the sulfur dioxide (SO₂) concentration while Appendix E to 40 CFR Part 52 contains procedures for determining the volumetric flow rates. These appendices have been proposed in a separate FEDERAL REGISTER notice dated October 7, 1974 (39 FR 36018), and promulgated in a FEDERAL REGISTER notice dated February 6, 1975 (40 FR 5508). Judgment of emission limit compliance is based on average pounds per hour sulfur dioxide emitted over a six hour period. The six hour sampling period is incorporated to account for fluctuation in the process.

Implementation procedures for these regulations will require Kennecott to comply with the requirements to control fugitive emissions (52.1624(d)) and to comply either with the emission limits set to meet all standards (52.1624(e)) or with the temporary alternative to comply with the emission limit requirements based on available constant control and additional approved controls (52.1624(f)). This alternative is proposed because it is the Administrator's judgment that the available constant control technology for the Hurley smelter is insufficient to achieve all national standards at this time. Therefore, Kennecott may apply for permission to comply with the temporary alternative to achieve the secondary standards with supplementary control. The temporary alternative requires compliance with the listed emission limits based on available constant control and requires employment of such additional control measures as may be necessary to assure the attainment and maintenance of NAAQS. These additional controls include process changes, SCS, tall stacks, production reduction or any other technique approved by the Administrator. By allowing the use of SCS, the Administrator is acknowledging that SCS can incorporate design and enforcement features that will provide a reliable means to attain and maintain NAAQS for sulfur oxides. The Administrator has stipulated that specific requirements shall include the assumption of liability for violations of air quality standards within a designated area and the operation of the SCS in accordance with an approved manual based on demonstration studies. Certain record-keeping procedures are also specified as well as requirements to conduct research and develop-

ment studies designed to achieve the standards through constant control procedures.

In the regulations two emission limits are established. These emission limits are a sulfur oxide concentration limit on acid plant emissions and a mass emission limit for the entire smelter. The emission limit for the acid plant and the requirement that all converter gas must be processed by the acid plant are specified to assure full application of available constant control technology and to minimize emissions from the converters. A total plant emission limitation is specified based on the existing smelter configuration.

The Kennecott Copper Corporation has embarked on a control program at the Hurley smelter through the use of a sulfuric acid plant controlling emissions from the converter process. Therefore, the attainment date for the primary standard is established as May 31, 1975 if the smelter elects to follow the provisions of § 52.1624(f). It is assumed that if the smelter chooses the option of § 52.1624(f), the supplementary control system will be needed to meet the secondary standard and will be so designed. Therefore, the attainment date for the secondary standard via the supplementary control option is established as December 31, 1975.

Under the option of initiating supplementary control systems, the owner or operator must design a system whereby the rate of emissions from the smelter is limited or curtailed when meteorological conditions conducive to high ground-level pollutant concentrations exist or are anticipated. Guides for use and development of supplementary control systems have been proposed under 38 FR 25700, September 14, 1973. The systems continuously monitor the meteorological conditions and ambient air quality in the vicinity of the source, and, by combining these and other data in an appropriate prediction model, the systems are capable of predicting the ambient air quality which would exist in the future. Integral to a supplementary control system are comprehensive emission limitation criteria and source control procedures which ensure that emissions are curtailed at the times and to the extent necessary to assure that the National Ambient Air Quality Standards are maintained regardless of adverse meteorological conditions. Systems of this general type have been discussed under various terminologies such as "Intermittent Control Systems," "Variable Control Systems," etc. and in the past have not been considered acceptable for maintenance of the NAAQS. This Environmental Protection Agency position on supplementary control systems was set forth in the FEDERAL REGISTER on July 27, 1972 (37 FR 15095). However, Environmental Protection Agency has continued to assemble and evaluate data on the development and use of such systems. Environmental Protection Agency has examined published reports and statements containing information on

experience from industry and the Tennessee Valley Authority. In addition, Environmental Protection Agency personnel have visited facilities incorporating SCS and witnessed the performance. Discussions on the development and use of the systems have also transpired between air pollution control citizens' groups and industry representatives. The available data show substantial and consistent improvement in the performance of supplementary control systems. Analysis of data indicates that incorporation of appropriate design and enforcement features required by these proposed regulations would insure that such systems would be reliable means of attaining and maintaining national standards in carefully selected situations.

On the other hand, should the Kennecott Copper Corporation elect to meet the standards through constant emission controls, and abide by the provisions of § 52.1624(e), EPA recognizes that additional planning and equipment would be required and that equipment ordering procedures could preclude completion of such controls by December 31, 1975. Therefore, the date for attainment of secondary standards solely through constant emission controls in accordance with the provisions of § 52.1624(e) is extended to May 31, 1976.

Information on the emission limits is detailed in "Technical Data in Support of Regulations for Control of Sulfur Oxides Emissions (New Mexico Southern Border Interstate Region)." This document is available at:

Environmental Protection Agency
Region VI
1600 Patterson
Dallas, Texas 75201

EPA Freedom of Information Center
401 "M" Street SW
Washington, D.C. 20460

New Mexico Environmental Improvement Agency
P.O. Box 2348
Santa Fe, New Mexico 87501

It is the Administrator's intent to hold a public hearing on the proposed regulations in order to provide the general public ample opportunity to comment. A public hearing will be scheduled to assure that the general public will have the opportunity to present comments.

Interested persons may also participate in this rulemaking by submitting written comments to the Region VI Administrator at the following address:

Environmental Protection Agency
Regional Administrator
Region VI
1600 Patterson
Dallas, Texas 75201

All comments received on or before June 2, 1975, will be considered. All comments will be available for public inspection during normal business hours at the Environmental Protection Agency, Region VI, Air Program Branch, 1600 Patterson, Dallas, Texas 75201.

This notice of proposed rulemaking is issued under the authority of section 110

of the Clean Air Act, as amended, 42 U.S.C. 1857c-5(c).

Dated: April 25, 1975.

RUSSELL E. TRAIR,
Administrator.

It is proposed to amend Part 52 of Chapter I, Title 40 of the Code of Federal Regulations as follows:

Subpart GG—New Mexico

1. In § 52.1624, paragraphs (d), (e), and (f) are added as follows:

§ 52.1624 Control strategy and regulations: Sulfur oxides.

(d) Regulation for control of fugitive sulfur oxides emissions (Arizona-New Mexico Southern Border Interstate Region). (1) The owner or operator of the Kennecott Copper Corporation at Hurley, New Mexico, in Grant County, in the Arizona-New Mexico Southern Border Interstate Region, shall utilize best engineering practices to reduce escape of sulfur oxides to the atmosphere, to capture sulfur oxides emissions and pass them through control equipment where feasible, and to vent sulfur oxides emissions from process and control equipment through a stack or stacks. Such practices shall include, but not be limited to:

(i) Installing and operating tight fitting exhaust hoods on all active matte tapholes, matte launders, slag tapholes, slag launders, and converter slag return launders;

(ii) Installing tight fitting exhaust hoods on all active converters and operating such hoods except during pouring and charging operations.

(iii) Maintaining all ducts, flues, and stacks in a leakfree condition;

(iv) Maintaining all reverberatory furnaces, and converters so that under normal operating conditions leakage of gases to the atmosphere will be prevented to the maximum extent possible; and

(v) Ducting emissions containing sulfur oxides through the tallest stack or stacks serving the facility.

(2) Compliance with the requirements of subparagraph (1) of this paragraph shall be no later than May 31, 1975.

(e) Regulation for control of sulfur oxides emissions (Arizona-New Mexico Southern Border Interstate Region). (1) The owner or operator of the Kennecott Copper Corporation smelter at Hurley, New Mexico, in Grant County, in the Arizona-New Mexico Southern Border Interstate Region, shall comply with all requirements of this paragraph, except as provided in paragraph (f) of this section.

(2) The owner or operator of the smelter subject to this paragraph shall not discharge or cause the discharge of sulfur oxides into the atmosphere in excess of 6,200 pounds per hour (2,820 kg/hr), as a maximum six-hour-average value determined by the method specified in paragraph (e) (5) of this section. This limitation applies to the sum total of sulfur oxides emissions from the smelt-

er premises, not including uncaptured fugitive emissions and those emissions due solely to combustion of fuel for space heating or steam generation.

(3) (i) The owner or operator of the smelter subject to this paragraph shall submit for approval to the Administrator, no later than thirty (30) days after the effective date of this paragraph, a proposed compliance schedule to meet the requirements of paragraph (e) (2) of this section. Such schedule shall provide for final compliance with the requirements of paragraph (e) (2) of this section no later than May 31, 1976, and shall contain dates specifying increments of progress toward achieving compliance.

(ii) The owner or operator of the smelter subject to the requirements of this paragraph shall certify to the Administrator within five days after the date of each increment of progress, whether or not the required increment of progress has been met.

(iii) Notice must be given to the Administrator at least 20 days prior to conducting a performance test to afford him the opportunity to have an observer present.

(iv) If the owner or operator of the smelter subject to this paragraph believes that such smelter is in compliance with the requirements of paragraph (e) (2) of this section, the owner or operator may certify such compliance to the Administrator within thirty (30) days of the effective date of this paragraph. If such certification is acceptable to the Administrator, the applicable requirements of submittal of a compliance schedule shall not apply to such smelter. The Administrator may request whatever supporting information he considers necessary to determine the validity of the certification.

(4) (i) The owner or operator of the smelter subject to this paragraph shall install, calibrate, maintain, and operate a measurement system(s) for continuously monitoring sulfur dioxide emissions and stack gas volumetric flow rates in each stack which emits 3,083 lbs/hr. sulfur oxides. For the purpose of this paragraph, "continuous monitoring" means the taking and recording of at least one measurement of sulfur dioxide concentration and stack gas flow rate for the effluent of each affected stack in each 15-minute period.

(ii) Within nine months after the effective date of this paragraph and at such other times in the future as the Administrator may specify, the sulfur dioxide concentration measurement system(s) installed and used pursuant to this paragraph shall be demonstrated to meet the measurement system performance specifications prescribed in Appendix D to this part.

(iii) Within nine months after the effective date of this paragraph and at such other times in the future as the Administrator may specify, the stack gas volumetric flow rate measurement system(s) installed and used pursuant to this paragraph shall be demonstrated to

meet the measurement system performance specifications prescribed in Appendix E to this part.

(iv) The Administrator shall be notified at least 20 days in advance of the start of the field test period required in Appendices D and E to this part to afford the Administrator the opportunity to have an observer present.

(v) The sampling point for monitoring emissions shall be in a duct at the centroid of the cross section if the cross sectional area is less than 4.647 m² (50 ft²) or at a point no closer the wall than 0.914 m (3 ft) if the cross sectional area is 4.647 m² (50 ft²) or more. The monitoring sample point shall be in an area of small spatial concentration gradient and shall be representative of the average concentration in the duct.

(vi) The measurement system(s) installed and used pursuant to this section shall be corrected to the manufacturer's recommended zero adjustment and calibration procedures at least once per 24-hour operating period unless the manufacturer(s) specifies or recommends calibration at shorter intervals, in which case such specifications or recommendations shall be followed. Records of these procedures shall be made which clearly show instrument readings before and after zero adjustment and calibration.

(vii) Six-hour-average sulfur oxides emission rates shall be calculated, in accordance with paragraph (e) (5) of this section, and recorded daily.

(viii) The owner or operator of the smelter subject to this paragraph shall maintain a record of all measurements required by this paragraph. Measurement results shall be expressed as pounds of sulfur dioxide emitted per six-hour period. A six-hour-average value calculated pursuant to paragraph (e) (5) (i) of this section shall be reported as of each hour for the preceding six-hour period. Results shall be summarized monthly and shall be submitted to the Administrator within 15 days after the end of each month. A record of such measurements shall be retained for at least two years following the date of such measurements.

(ix) The continuous monitoring and record-keeping requirements of this subparagraph shall become applicable nine months after the effective date of this regulation.

(5) (i) Compliance with the requirements of paragraph (e) (2) of this section shall be determined using the continuous measurement system(s) installed, calibrated, maintained and operated in accordance with the requirements of paragraph (e) (4) of this section. For all stacks equipped with the measurement system(s) required by paragraph (e) (4) of this section, a six-hour-average sulfur oxides emission rate shall be calculated as of the end of each clock hour, for the preceding six hours, in the following manner:

(a) Divide each six-hour period into 24 15-minute segments for each affected stack.

(b) Determine the representative sulfur dioxide concentration and stack gas

flow rate for each 15-minute period for all affected stacks. These measurements may be obtained either by continuous integration of sulfur dioxide concentrations and stack gas flow rates (from the respective affected facilities) recorded during the 15-minute period or from the arithmetic average of any number of sulfur dioxide concentration and stack gas flow rate readings equally spaced over the 15-minute period. In the latter case, the same number of concentration readings shall be taken in each 15-minute period and shall be similarly spaced within each 15-minute period.

(c) Calculate the arithmetic average of the 24 emission rate measurements in each six-hour period for each stack.

(d) Sum the average emissions rates for all affected stacks to obtain the total sulfur oxides emissions rate in pounds of sulfur dioxide per hour.

(ii) In addition to the requirements of paragraph (e) (5) (i) of this section, compliance with the requirements of paragraph (e) (2) of this section shall be determined by using the methods described below at such times as may be specified by the Administrator. For all stacks equipped with the measurement system(s) required by paragraph (e) (4) of this section, a six-hour-average sulfur oxides emission rate (lbs SO₂/hr) shall be determined as follows:

(a) The test of each stack emission rate shall be conducted while the processing units vented through such stack are operating at or above the maximum processing rate and under such other relevant conditions as the Administrator shall specify based on representative performance of the smelter units.

(b) Concentrations of sulfur dioxide in emissions shall be determined by using Method 8 as described in Part 60 of this chapter. The analytical and computational portions of Method 8 as they relate to determination of sulfuric acid mist and sulfur trioxide as well as isokinetic sampling may be omitted from the overall test procedure.

(c) Three independent sets of measurements of sulfur dioxide concentrations and stack gas volumetric flow rates shall be conducted during three consecutive two-hour periods for each stack. Measurements need not necessarily be conducted simultaneously of emissions from all stacks on the smelter premises.

(d) In using Method 8, traversing shall be conducted according to Method 1 as described in Part 60 of this chapter. The minimum sampling volume for each 2-hour test shall be 40 cubic feet corrected to standard conditions, dry basis.

(e) The volumetric flow rate of the total effluent from each stack evaluated shall be determined by using Method 2 as described in Part 60 of this chapter and traversing according to Method 1. Gas analysis shall be performed by using the integrated sample technique of Method 3 as described in Part 60 of this chapter. Moisture content shall be determined by use of Method 4 as described in Part 60 of this chapter except that stack gases arising only from a sulfuric

acid production unit may be considered to have zero moisture content.

(f) For each two-hour test period, the sulfur oxides emissions rate for each stack shall be determined by multiplying the stack gas volumetric flow rate (ft.³/hr. at standard conditions, dry basis) by the sulfur dioxide concentration (lb./ft.³ at standard conditions, dry basis). The emissions rate for each stack is determined by calculating the arithmetic average of the results of the three two-hour tests.

(g) The sum total of all sulfur oxides emissions from the smelter premises, in pounds sulfur dioxide per hour, is determined by adding the emissions rates from all stacks equipped with the measurement systems required by paragraph (e) (4) of this section.

(h) The gas sample shall be extracted at a rate proportional to the gas velocity at the sampling point.

(iii) A violation of the requirements of paragraph (e) (2) of this section has occurred whenever the sulfur oxides emission rate, determined according to either paragraph (e) (5) (i) or paragraph (e) (5) (ii) of this section, exceeds the sulfur oxides emission rate specified in paragraph (e) (2) of this section. During the time that a determination according to paragraph (e) (5) (i) is being made on a stack, only the determination according to paragraph (e) (5) (ii) may be used to determine the emission rate from that stack.

(f) *Alternate regulation for control of sulfur oxides emissions (Arizona-New Mexico Southern Border Interstate Region).* (1) The owner or operator of the Kennecott Copper Corporation smelter located at Hurley, New Mexico, in Grant County, in the Arizona-New Mexico Southern Border Interstate Region, may apply to the Administrator for approval to meet the requirements of this paragraph. Upon approval, granted pursuant to paragraph (f) (3) of this section, the requirements of paragraph (e) of this section shall not be applicable and all requirements of this paragraph shall apply during the period of such approval.

(2) All terms used in this paragraph but not specifically defined below shall have the meaning given them in the Act, Part 51, or § 52.01 of this chapter.

(i) The term "supplementary control system" means any system which limits the amount of sulfur oxides emissions during periods when meteorological conditions conducive to violation of national ambient air quality standards for sulfur oxides exist or are anticipated.

(ii) The term "isolated source" means a source that will assume legal responsibility of all violations of the national standards in the designated liability area, as defined below.

(iii) The term "designated liability area" means the geographical area surrounding the facility in which the owner or operator will accept legal responsibility for all violations of the national ambient air quality standards for sulfur oxides. For the Kennecott Copper Corporation smelter in Hurley, New Mexico,

the area is specified (f)8(i) of this paragraph.

(iv) The term "violation of national ambient air quality standards" means an ambient concentration of sulfur oxides which exceeds a national primary or secondary ambient air quality standard for sulfur oxides at any point in the designated liability area. In determining a violation, consideration must be given to the conditions specified in §§ 50.4 and 50.5 of this chapter which allow certain standards to be exceeded once per year.

(3) (i) The application for permission to comply with this paragraph shall be submitted to the Administrator no later than 30 days following the effective date of this paragraph and shall include the following:

(a) A short description of the type and location of the smelter; the processes, equipment, raw materials and fuels used; the stacks employed; and emissions to the atmosphere from various points on the smelter premises.

(b) A general description and the location of other sources of air pollution and of the uses of land, and the topography in the vicinity of the smelter.

(c) A summary of any ambient air quality data collected in the vicinity of the smelter that the owner or operator may have.

(d) A description of the methods of constant emission reduction that are or will be applied and the degree of emission reduction achieved or expected due to their application.

(e) A description of the investigations that the owner or operator has made, and the results thereof, as to the availability of constant emission reduction methods that would meet the requirements of paragraph (e) (2) of this section and a discussion of the reasons why any potentially available methods cannot reasonably be used.

(f) A specific description of the research, investigations, or demonstrations that the owner or operator will conduct or support for the purpose of developing constant emission reduction technology applicable to the smelter. Such description shall include the resources to be committed and qualifications of the participants and a description of the facilities to be utilized.

(g) A description of the other measures that the owner or operator will apply, in addition to those described in (f) (3) (i) (d) of this section, to provide for attainment and maintenance of national ambient air quality standards. In addition to a supplementary control system, such measures may include, but need not be limited to, tall stacks, permanent production curtailment, and process changes.

(h) A demonstration that the smelter qualifies as an isolated source.

(i) Such other pertinent information as the owner or operator of the subject smelter may provide.

(ii) Upon receipt of the information specified in paragraph (f) (3) (i) of this section, and a determination of its adequacy, the Administrator shall, after 30 days notice, conduct a public hearing on

the application submitted by the owner or operator. The Administrator shall make available to the public the information contained in the application. Within 30 days after the hearing, the Administrator will notify the owner or operator of the smelter and other interested parties of his decision as to whether to grant or deny the application. If denied, he will set forth his reasons. If the application is approved, the owner or operator shall comply with all provisions of paragraph (f) of this section and need not comply with provisions of paragraph (e) of this section except as provided in paragraph (f) (17) of this section.

(4) (i) The owner or operator of the smelter subject to this paragraph shall not discharge or cause the discharge of sulfur oxides into the atmosphere from:

(a) The sulfuric acid plant in excess of 650 parts per million by volume, as a maximum six-hour-average concentration of sulfur dioxide, determined by the method specified in paragraph (f) (6) (i) or (iii) of this section, and

(b) The total smelter premises, not including uncaptured fugitive emissions and those emissions due solely to combustion of fuel for heating and steam generation, in excess of 24,900 pounds per hour (11,320 kg/hr), as a maximum six-hour-average value determined by the method specified in paragraph (f) (6) (ii) or (iv) of this section.

(ii) All emissions of sulfur oxides from the converters of the smelter, with the exception of captured and uncaptured fugitive emissions, shall be processed through control equipment designed for the removal of sulfur oxides.

(5) (i) The owner or operator of the smelter subject to this paragraph shall install, calibrate, maintain and operate a measurement system(s) for continuously monitoring sulfur oxides emissions and stack gas volumetric flow rates in each stack which emits 3083 lbs/hr or more of sulfur oxides from the smelter. For the purpose of this paragraph, "continuous monitoring" means the taking and recording of at least one measurement of sulfur dioxide concentration and stack gas flow rate for the effluent of each affected stack in each 15-minute period.

(ii) No later than the date specified in paragraph (f) (15) (ii) (b) of this section and at such other times in the future as the Administrator may reasonably specify, the sulfur dioxide concentration measurement system(s) installed and used pursuant to this paragraph shall be demonstrated to meet the measurement system performance specifications prescribed in Appendix D to this part.

(iii) No later than the date specified in paragraph (f) (15) (ii) (b) of this section and at such other times in the future as the Administrator may specify, the stack gas volumetric flow rate measurement system(s) installed and used pursuant to this paragraph shall be demonstrated to meet the measurement system performance specifications prescribed in Appendix E to this part.

(iv) The Administrator shall be notified at least 20 days in advance of the

start of the field test period required in Appendices D and E to this part to afford the Administrator the opportunity to have an observer present.

(v) The sampling point for monitoring emissions shall be in the duct at the centroid of the cross section if the cross sectional area is less than 4.647 m² (50 ft²) or at a point no closer to the wall than 0.914 m (3 ft) if the cross sectional area is 4.647 m² (50 ft²) or more. The monitoring sample point shall be in an area of small spatial concentration gradient and shall be representative of the average concentration in the duct.

(vi) The measurement system(s) installed and used pursuant to this section shall be corrected to the manufacturer's recommended zero adjustment and calibration procedures at least once per 24-hour operating period unless the manufacturer(s) specifies or recommends calibration at shorter intervals, in which case such specifications or recommendations shall be followed. Records of these procedures shall be made which clearly show instrument readings before and after zero adjustment and calibration.

(vii) Six-hour-average sulfur dioxide concentrations and emission rates shall be calculated in accordance with paragraph (f) (6) of this section, and recorded daily.

(viii) The owner or operator of the smelter subject to paragraph (f) shall maintain a record of all measurements required by this paragraph. Measurement results shall be expressed in the units prescribed by the emission limitations in paragraph (f) (4) of this section. Six-hour-average values calculated pursuant to paragraph (f) (6) (i) and (ii) of this section shall be reported as of each hour for the preceding six hours. The results shall be summarized monthly and shall be submitted to the Administrator within 15 days of the end of each month. A record of such measurements shall be retained for at least two years following the date of such measurements.

(6) (i) Compliance with the requirements of paragraph (f) (4) (i) (a) of this section shall be determined using the continuous measurements system(s) installed, calibrated, maintained and operated in accordance with the requirements of paragraph (f) (5) of this section. For the stack(s) equipped with the measurement system(s) required by paragraph (f) (5) of this section and serving a sulfuric acid plant, a six-hour-average sulfur dioxide concentration shall be calculated as of the end of each clock hour for the preceding six-hours, in the following manner:

(a) Divide each 6-hour period into 24 15-minute segments.

(b) Determine on a compatible basis a sulfur dioxide concentration measurement for each 15-minute period. These measurements may be obtained either by continuous integration of all measurements (from the respective affected facility) recorded during the 15-minute period or from the arithmetic average of any number of sulfur dioxide concentration readings equally spaced over the 15-minute period. In the latter case, the

same number of concentration readings shall be taken in each 15-minute period and shall be similarly spaced within each 15-minute period.

(c) Calculate the arithmetic average of all 24 concentration measurements in each 6-hour period.

(ii) Compliance with the requirements of paragraph (f) (4) (i) (b) of this section shall be determined using the continuous measurement system(s) installed, calibrated, maintained and operated in accordance with the requirements of paragraph (f) (5) of this section. For all stacks equipped with the measurement system(s) required by paragraph (f) (5) of this section, a six-hour-average sulfur oxides emission rate shall be calculated as of the end of each clock hour for the preceding six hours, in the following manner:

(a) Divide each 6-hour period into 24 15-minute segments for each affected stack.

(b) Determine on a compatible basis a sulfur dioxide concentration and stack gas flow rate measurement for each 15-minute period for all affected stacks. These measurements may be obtained either by continuous integration of sulfur dioxide concentrations and stack gas flow rate measurements (from the respective affected facilities) recorded during the 15-minute period or from the arithmetic average of any number of sulfur dioxide concentration and stack gas flow rate readings equally spaced over the 15-minute period. In the latter case, the same number of concentration readings shall be taken in each 15-minute period and shall be similarly spaced within each 15-minute period.

(c) Calculate the arithmetic average of the 24 emission rate measurements in each 6-hour period for each stack.

(d) Total the average emission rates for all affected stacks to obtain the average sulfur oxides emissions rate in pounds per hour of sulfur dioxide.

(iii) In addition to the requirements of paragraph (f) (6) (i) of this section, compliance with the requirements of paragraph (f) (4) (i) (a) of this section shall be determined by using the methods described below at such times as may be specified by the Administrator. For each stack serving a sulfuric acid plant, a six-hour-average sulfur dioxide concentration shall be determined as follows:

(a) The test of each stack emission concentration shall be conducted while the processing units vented through such stack are operating at or above the maximum rate at which such will be operated and under such other conditions as the Administrator shall specify based on representative performance of the smelter units.

(b) Concentrations of sulfur dioxide in emissions shall be determined by using Method 8 as described in Part 60 of this chapter. The analytical and computational portions of Method 8 as they relate to determination of sulfuric acid mist and sulfur trioxide as well as isokinetic sampling may be omitted from the overall test procedure.

(c) Three independent sets of measurements of sulfur dioxide concentration shall be conducted during three consecutive two-hour periods for each stack.

(d) In using Method 8, traversing shall be conducted according to Method 1 as described in Part 60 of this chapter. The minimum sampling volume for each 2 hour test shall be 40 ft.³ corrected to standard conditions, dry basis.

(e) The velocity of the total effluent from each stack evaluated shall be determined by using Method 2 as described in Part 60 of this chapter and traversing according to Method 1. Gas analysis shall be performed by using the integrated sample technique of Method 3 as described in Part 60 of this chapter. Moisture content can be considered to be zero.

(f) The gas sample shall be extracted at a rate proportional to gas velocity at the sampling point.

(g) The sulfur dioxide concentration in parts per million by volume maximum 6-hour-average is determined by calculating the arithmetic average of the results of the three two-hour tests.

(iv) In addition to the requirements of paragraph (f) (6) (ii) of this section, compliance with the requirements of paragraph (f) (4) (i) (b) of this section shall be determined by using the methods described below at such times as may be specified by the Administrator. For each stack equipped with the measurement system(s) required by paragraph (f) (5) of this section, a six-hour-average sulfur dioxide emission rate (lbs SO₂/hr) shall be determined as follows:

(a) The test of each stack emission rate shall be conducted while the processing units vented through such stack are operating at or above the maximum rate at which such will be operated and under such other conditions as the Administrator may specify based on representative performance of the smelter units.

(b) Concentrations of sulfur dioxide in emissions shall be determined by using Method 8 as described in Part 60 of this chapter. The analytical and computational portions of Method 8 as they relate to determination of sulfuric acid mist and sulfur trioxide as well as isokinetic sampling may be omitted from the over-all test procedure.

(c) Three independent sets of measurements of sulfur dioxide concentrations and stack gas volumetric flow rates shall be conducted during three consecutive two-hour periods for each stack. Measurements need not necessarily be conducted simultaneously of emissions from all stacks on the smelter premises.

(d) In using Method 8, traversing shall be conducted according to Method 1 as described in Part 60 of this chapter. The minimum sampling volume for each 2 hour test shall be 40 ft.³ corrected to standard conditions, dry basis.

(e) The volumetric flow rate of the total effluent from each stack evaluated shall be determined by using Method 2 as described in Part 60 of this chapter and traversing according to Method 1. Gas

analysis shall be performed by using the integrated sample technique of Method 3 as described in Part 60 of this chapter. Moisture content shall be determined by use of Method 4 as described in Part 60 of this chapter except that stack gases arising only from a sulfuric acid production unit may be considered to have zero moisture content.

(f) For each 2 hour test period, the sulfur dioxide emission rate for each stack shall be determined by multiplying the stack gas volumetric flow rate (ft.³/hr. at standard conditions, dry basis) by the sulfur dioxide concentration (lb./ft.³ at standard conditions, dry basis). The emission rate for each stack in pounds per hour of sulfur dioxide is determined by calculating the arithmetic average of the results of the three two-hour tests.

(g) The sum total of all sulfur oxides emissions from the smelter premises, in pounds per hour of sulfur dioxide, is determined by adding the emission rates from all stacks equipped with the measurement systems required by paragraph (f) (5) of this section.

(v) A violation of the requirements of paragraph (f) (4) (i) (a) of this section has occurred whenever the sulfur oxides emission concentration, determined according to either paragraph (f) (6) (i) or paragraph (6) (iii) of this section, exceeds the sulfur oxides emission concentration specified in paragraph (f) (4) (i) (a) of this section. During the time that a determination according to paragraph (f) (6) (iii) of this section is being made on a stack, only the determination according to paragraph (f) (6) (iii) of this section may be used to determine the emission concentration from that stack.

(vi) A violation of the requirements of paragraph (f) (4) (i) (b) of this section has occurred whenever the sulfur oxides emission rate, determined according to either paragraph (f) (6) (ii) or paragraph (f) (6) (iv) of this section, exceeds the sulfur oxides emission rate specified in paragraph (f) (4) (i) (b) of this section. During the time that a determination according to paragraph (f) (6) (iv) of this section is being made on a stack, only the determination according to paragraph (f) (6) (iv) of this section may be used to determine the emission rate from that stack.

(7) The owner or operator of the smelter subject to this paragraph, in addition to meeting the emission limitation requirements of paragraph (f) (4) of this section shall employ such additional control measures as may be necessary to assure the attainment and maintenance of national ambient air quality standards for sulfur dioxide.

(i) In addition to a supplementary control system, such measures may include but need not be limited to the following techniques: Process changes; tall stacks; production reduction; or any other techniques which reduce emissions of sulfur oxides.

(ii) Sulfur oxides emissions shall be curtailed whenever the potential for violating any national ambient air quality

standard for sulfur dioxide is indicated at any point in a designated liability area by either of the following:

- (a) Air quality measurement;
- (b) Air quality prediction.

(8) (i) For the purposes of this paragraph the designated liability area shall be a circle with a radius of fifteen (15) statute miles with the center point of such circle coinciding with the tallest stack serving the smelter. The owner or operator of the smelter subject to this paragraph may submit a detailed report which justifies redefining the designated liability area specified by the Administrator. Such a justification shall be submitted with the application submitted pursuant to paragraph (f) (3) (i) of this section and shall describe and delineate the requested designated liability area and discuss in detail the method used and the factors taken into account in the development of such area. Upon receipt and evaluation of such report, and after the public hearing described in paragraph (f) (3) (ii) of this section, the Administrator shall issue his final determination.

(ii) If new information becomes available which demonstrates that the designated liability area should be redefined, the Administrator shall consider such and, if appropriate, redefine the designated liability area.

(9) (i) The owner or operator of the smelter subject to this paragraph shall submit no later than the date specified in paragraph (f) (15) (ii) (a) of this section to the Administrator, for his review, a detailed plan for establishment and implementation of the supplementary control system. Such plan shall describe all air quality and emission monitoring and meteorological equipment to be used, including instruments installed pursuant to paragraph (f) (5) of this section for continuously monitoring and recording sulfur oxides emissions and stack gas flow rate; the methods that will be used to determine emission rates to be achieved in association with various meteorological and air quality situations; and the general plan of investigations to be followed in developing the system and the operational manual.

(ii) The monitoring described in the detailed plan submitted in accordance with this paragraph and the appropriate recordkeeping requirements of paragraph (f) (13) of this section shall commence and become applicable as of the date specified in paragraph (f) (15) (ii) (b) of this section.

(10) The owner or operator of the smelter subject to this paragraph shall submit to the Administrator a comprehensive report of a study which demonstrates the capability of the supplementary control system, in conjunction with any other control measures, to reduce air pollution levels. The report shall describe a study conducted during a period of at least 120 days during which the supplementary control system was being developed and operated and shall be submitted no later than the date specified in

paragraph (f) (15) (ii) (c) of this paragraph. The report shall:

(i) Describe the emission monitoring system and the air quality monitoring network.

(ii) Describe the meteorological sensing network and the meteorological prediction program.

(iii) Identify the frequency, characteristics, times of occurrence and durations of meteorological conditions associated with high ground-level concentrations.

(iv) Describe the methodology (e.g., dispersion modeling and measured air quality data) by which the source determines the degree of control needed under each meteorological situation.

(v) Describe the method chosen to vary the emission rate, the basis for the choice, and the time required to effect a sufficient reduction in the emission rate to avoid violations of national ambient air quality standards.

(vi) Contain an estimate of the frequency that emission rate reduction is required to prevent national ambient air quality standards from being exceeded and the basis for the estimate.

(vii) Include data and results of objective reliability tests. "Reliability", as the term is applied here, refers to the ability of the supplementary control system to protect against violations of the national ambient air quality standards.

(viii) Demonstrate that the supplementary control system and other measures expected to be employed after the date specified in paragraph (f) (15) (ii) (c) of this section will result in attainment and maintenance of national ambient air quality standards.

(11) The owner or operator of the smelter subject to this paragraph shall submit to the Administrator an operational manual for the supplementary control system. Such manual shall be submitted no later than the date specified in paragraph (f) (15) (ii) (d) of this section and is subject to the approval of the Administrator. Prior to making his final decision, the Administrator shall, after reasonable notice, provide an opportunity of not less than 45 days for public inspection and comment upon the manual. Such manual shall:

(i) Specify the number, type, and location of ambient air quality monitors, in-stack monitors, and meteorological instruments to be used.

(ii) Describe techniques, methods, and criteria to be used to anticipate the onset of meteorological situations associated with ground level concentrations in excess of national ambient air quality standards and to systematically evaluate and, as needed, improve the reliability of the supplementary control system.

(iii) Describe the criteria and procedures that will be used to determine the degree of emission control needed for each class of meteorological and air quality situations.

(iv) Specify maximum emission rates which may prevail during all probable meteorological and air quality situations, which rates shall be such that national ambient air quality standards will not be

exceeded in the designated liability area. Such emission rates shall be determined by in-stack monitors, and data from such monitors shall be the basis for determining whether the emission rate provisions of the approved operational manual are adhered to.

(v) Describe specific actions that will be taken to curtail emissions when various meteorological conditions described in paragraph (f) (11) (ii) of this section exist or are predicted and/or when specified air quality levels occur.

(vi) Identify the company personnel responsible for initiating and supervising the actions that will be taken to curtail emissions. Such personnel must be responsible, knowledgeable, and able to apprise the Administrator as to the status of the supplementary control system at any time the source is operating.

(vii) Be modified, subject to approval by the Administrator, upon request of the owner or operator of the smelter or, after appropriate consultation with the owner or operator, by the Administrator.

(12) The owner or operator of the smelter subject to this paragraph must demonstrate to the satisfaction of the Administrator that the company accepts full legal responsibility for any violations of the national ambient air quality standards that occur in the designated liability area after the date specified in paragraph (f) (15) (ii) (e) of this section. Each such acceptance shall be in the form of an affidavit signed by a responsible company official, and shall be submitted as part of the application described in paragraph (f) (3) of this section.

(13) The owner or operator of the smelter subject to this paragraph shall:

(i) Maintain, in a usable manner, records of all measurements and reports prepared as part of the supplemental control system described in the approved operational manual. Such records shall be retained for at least two years, and

(ii) Submit, on a monthly basis, the hour by hour measurements made of air quality, emissions and meteorological parameters and all other measurements made on a periodic basis, as part of the approved supplementary control system, and

(iii) Submit a monthly summary indicating all places, dates, and times when national ambient air quality standards for sulfur oxides were exceeded and the concentrations of sulfur dioxide at such times, and

(iv) Notify the Administrator of any violation of national ambient air quality standards within 24 hours of the occurrence of such violation, and

(v) Submit a monthly summary report describing and analyzing how the supplementary control system was operated as related to the approved operations manual and how the system will be improved, if necessary, to prevent violations of the national ambient air quality standards for sulfur oxides or to prevent any other conditions which are not in accordance with the approved operational manual.

(14) (i) The owner or operator of the smelter subject to this paragraph shall participate in a research program to develop and apply constant emission reduction technology adequate to attain and maintain the national standards. Such program shall be carried out in accordance with the plan submitted pursuant to paragraph (f) (3) (i) (f) of this paragraph.

(ii) The owner or operator of the non-ferrous smelter subject to this paragraph shall submit annual reports on the progress of the research and development program required by paragraph (f) (14) (i) of this section. Each report shall also include, but not be limited to, a description of the projects underway, information on the qualifications of the personnel involved, information on the funds and manpower that have been committed, and an estimated date for the installation of the constant emission reduction technology necessary to attain and maintain the national ambient air quality standards.

(15) (i) The owner or operator of the smelter subject to this paragraph shall comply with the emission limitation and control requirements of paragraph (f) (4) of this section no later than 30 days after promulgation of this regulation.

(ii) The owner or operator of the smelter subject to this paragraph shall comply with the following compliance schedule for implementing a supplementary control system and other measures to meet the requirements of paragraphs (f) (9), (10), (11) and (12) of this section:

(a) *March 31, 1975.* Submit to the Administrator a detailed plan for establishment and implementation of the supplementary control system in accordance with paragraph (f) (9) of this section.

(b) *May 31, 1975.* Complete installation of air quality and emission monitors and meteorological instruments.

(c) *September 30, 1975.* Submit to the Administrator the comprehensive report on the supplementary control system required by subparagraph (10) of this paragraph.

(d) *October 31, 1975.* Submit to the Administrator for approval the operational manual required by paragraph (f) (11) of this section.

(e) *December 31, 1975.* Accept legal responsibility for all violations of the national ambient air quality standards for sulfur dioxide in the designated liability area.

(iii) Any owner or operator subject to the requirements of this paragraph (f) (15) shall certify to the Administrator within five days after the deadline for each increment of progress, whether or not the required increment of progress has been met.

(iv) Notice must be given to the Administrator at least twenty days prior to conducting a performance test to afford him the opportunity to have an observer present.

(v) Any source subject to this paragraph which is presently in compliance with any of the increments of progress set forth in this subparagraph shall cer-

tify such compliance to the Administrator within thirty days of the effective date of this paragraph. The Administrator may request whatever supporting information he considers necessary to determine the validity of the certification.

(vi) The owner or operator of the smelter subject to this paragraph may submit to the Administrator a proposed alternative compliance schedule to replace that listed in paragraph (f) (15) (ii) of this section. Such proposed compliance schedule shall be submitted with the application submitted pursuant to paragraph (f) (3) (i) of this section. If approved by the Administrator, such schedule shall replace the compliance schedule set forth in paragraph (f) (15) (ii) of this section.

(16) (i) The Administrator shall annually review the supplementary control system and shall deny continued use of the supplementary control system if he determines that:

(a) the review indicates that constant emission control technology has become available, that continued relative isolation of the facility has changed, or that other factors which bear on the conditions for use of a supplementary control system have changed to the extent that continued use of the supplementary control system would no longer be deemed approvable within the intent of paragraph (f) (3) of this section; or

(b) the source owner or operator has not demonstrated good faith efforts to follow the stated program for developing constant emission reduction procedures; or

(c) the source owner or operator has not developed and employed a control program that is effective in preventing violations of national ambient air quality standards.

(ii) Prior to denying the continued use of a supplementary control system pursuant to paragraph (f) (16) (i) of this section, the Administrator shall notify the owner or operator of the smelter subject to this paragraph of his intent to deny such continued use, together with:

(a) the information and findings on which such intended denial is based, and

(b) notice of opportunity for such owner or operator to present, within 30 days, additional information or arguments to the Administrator prior to his final determination.

(iii) The Administrator shall notify the owner or operator of the smelter subject to this paragraph of his final determination within 30 days after the presentation of additional information or arguments or 30 days after the final date specified for such presentation if no presentation is made. If the continued use of the supplementary control system is denied, the final determination shall set forth the specific grounds for such denial.

(17) Upon denial of the continued use of a supplementary control system pursuant to paragraph (f) (16) of this section, all the requirements of paragraph (e) of this section shall be immediately applicable to the owner or operator of

the Kennecott Copper Corporation smelter located at Hurley, New Mexico, in Grant County, in the Arizona-New Mexico Southern Border Interstate Region, and compliance therewith shall be achieved in accordance with such schedule as the Administrator shall prescribe.

(18) The owner or operator of the smelter subject to this paragraph shall be in violation of the requirements of this paragraph and subject to the penalties prescribed in section 113 of the Clean Air Act, as amended 1970, if:

(i) The emission limitation and control requirements in paragraphs (f) (4) (i) and (ii) of this section are violated; or

(ii) Any increment of the compliance schedule set forth in paragraph (f) (15) (ii) of this section is not met; or

(iii) The supplementary control system is not operated in accordance with the approved operational manual; or

(iv) Any national ambient air quality standard for sulfur oxides is violated in the designated liability area; or

(v) Such owner or operator fails to submit any of the information required by this paragraph.

§ 52.1630 [Amended]

2. In § 52.1630, footnote b, beneath the table setting forth date of attainment of national standards is revised to read as follows:

b. May 31, 1976, except that in the event the source subject to § 52.1624(e) is granted permission to comply with § 52.1624(f) the attainment date for the national secondary sulfur dioxide standard shall be December 31, 1976.

[FR Doc.75-11492 Filed 5-1-75;9:45 am]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 73]

[Docket No. 20302; FCC 75-430]

FM BROADCAST STATIONS, ALABAMA

Table of Assignments; Proceeding Terminated

In the matter of amendment of § 73.202(b), Table of assignments, FM broadcast stations (Northport, Alabama).

1. We here consider the Notice of Proposed Rulemaking, adopted December 17, 1974 (40 FR 801), proposing to amend the FM Table of Assignments (§ 73.202 (b) of the Commission's rules and regulations) by assigning Channel 269A to Northport, Alabama. The proposal was based on representations made by Radio South, Inc., licensee of Class IV AM Station WAFB at Jasper, Alabama, in the course of pleadings in Docket No. 19551 (see 49 FCC 2d 1270, 1282 (1974)).

2. Northport, population 9,436, is located in Tuscaloosa County, population 116,029 (which constitutes the Tuscaloosa SMSA).¹ All the aural broadcast stations in the county are located in Tuscaloosa which is just south of Northport across the Black Warrior River.

¹ 1970 Census.

3. Only Radio South, Inc. filed comments. Because Channel 224A was assigned to Tuscaloosa in Docket No. 19551 and may be applied for at Northport under § 73.203(b) of the rules, and because this would give an applicant greater choice of a transmitter site than would Channel 269A in view of mileage spacing to Station WHHY on adjacent Channel 270 at Montgomery, Alabama.² Radio South says there is no longer a need to assign Channel 269A to Northport. In view of our policy to assign an FM channel to a city of less than 10,000 population only if someone is ready, willing, and able to promptly proceed to apply for the channel if it is assigned and to build if the application is granted, it is appropriate to dismiss this proceeding.

4. Accordingly, it is ordered, That under the authority of sections 4(d) and 303(r) of the Communications Act of 1934, as amended, the proposal of Radio South, Inc. to assign Channel 269A to Northport, Alabama, is dismissed.

5. It is further ordered, That this proceeding is terminated.

Adopted: April 17, 1975.

Released: April 22, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,³

[SEAL] VINCENT J. MULLINS,
Secretary.

[FR Doc.75-11509 Filed 5-1-75; 8:45 am]

FEDERAL ENERGY ADMINISTRATION

[10 CFR Part 212]

PHASE-OUT OF OLD OIL PRICE CEILINGS Notice of Proposed Rulemaking and Public Hearing

The Federal Energy Administration (FEA) hereby gives notice of a proposal to amend Part 212 of Title 10 of the Code of Federal Regulations to phase out over a two-year period all price controls on crude oil at the producer level. The FEA will receive written comments and hold a public hearing with respect to this proposal.

In his State of the Union Message on January 15, 1975, President Ford called for a massive energy conservation program in which consumption of energy resources would be reduced and domestic production of fuels would be increased, in order to reduce this country's dependence on imported crude oil. Among specific complementary measures proposed to curtail domestic energy consumption, the President listed decontrol of the price of domestic crude oil. This notice implements the President's stated intention to take steps leading to decontrol of domestic crude oil.

Decontrol would permit domestic crude oil prices to rise to the prevailing world

price levels so that the demand-dampening effects which have been felt worldwide would be felt to the full extent in the United States. Under the two-tiered price system now in effect, the price of most domestic oil is held at a level approximately half that of world price levels, so that the impact which the escalation of free market prices has had on demand overseas has been considerably cushioned in the United States. The removal of price controls on domestic crude oil is a necessary and integral part of the program to reduce energy consumption and curtail dependence on imported crude oil.

Other parts of the President's program call for legislative action. In particular, the enactment of a windfall profits tax and of legislation to alleviate the impact of higher energy costs on consumers have been proposed. In light of the fact that action on these proposals has not yet been taken, and in order to alleviate the impact of price decontrol of domestic crude oil, this proposal is for gradual rather than total decontrol. The Congress will therefore be afforded further time in which to enact the essential measures needed for a comprehensive energy program, but at the same time, the economic disincentives and distortions resulting from current price controls will be gradually eliminated.

In addition to conserving domestic supplies by reducing demand, decontrol of domestic crude oil prices would stimulate domestic production, or at least slow the rate of decline in domestic production, displacing some supplies of crude oil that would otherwise have to be imported. It is now generally agreed that measures to insure maximum domestic production of crude oil are essential in order to assure adequate and dependable energy resources for the United States, until alternative domestic energy resources can be developed over the long term. Furthermore, for the reasons noted below, the FEA has found that the production incentives afforded since the fall of 1973 by the rules permitting "new" and "released" domestic crude oil to be sold at free market prices are of decreasing impact or effectiveness.

The prices for domestic crude oil (other than crude oil produced from a stripper well lease) are determined under FEA regulations according to the number of barrels produced and sold each month from each property. If the current month's production from the property concerned is less than that in the corresponding month of 1972, all of the production must be sold at or below the ceiling price established for "old crude petroleum." The ceiling price now is the May 15, 1973 posted price for the particular crude oil concerned plus \$1.35 per barrel. The national average of such ceiling prices is currently approximately \$5.25 per barrel. However, in order to encourage increased production of domestic crude oil, the FEA regulations permit all production in excess of the 1972 base level (less adjustments for production at less than the 1972 base level in prior

months) to be sold as "new crude petroleum" at the higher market level prices (currently \$11.50 per barrel and higher). As a further incentive to increased production, an amount of the month's production which equals the amount of "new oil" produced may also be sold at the higher market level prices, provided that such amounts of crude oil, called "released crude petroleum," do not exceed the production level of the 1972 base month. Thus, if the production from a property in the 1972 base month was 10,000 barrels and was 13,000 barrels in the current month, 7,000 barrels of the current month's production would be subject to the "old oil" price ceiling while 3,000 barrels could be sold at market level prices as "new" and an additional 3,000 barrels could be sold at market level prices as "released" crude oil (assuming no adjustments were needed for past production deficiencies).

At present, nearly two-thirds of total domestic crude oil production qualifies as old oil and is therefore subject to the price ceiling. The remaining one-third of total domestic production is either specifically exempt from price controls under the stripper well lease exemption or is permitted to be sold at free market levels under the production-incentive rules governing the sale of "new" and "released" crude oil.

Many producers, especially those whose current production levels are substantially below the 1972 base levels and are further declining under primary recovery techniques, remain unaffected by the incentives presently afforded because those incentives are too remote to outweigh the cost of implementing the substantial secondary or tertiary recovery programs which would be necessary to bring production up to and above the 1972 base levels. Under the proposed amendments when fully implemented, any and all additional recoveries would bring the higher price available to uncontrolled oil.

The existing incentives are only effective for limited periods of time in any event, since the inevitable slackening of output will eventually bring production below base levels to the point where existing incentives are no longer adequate to encourage investment in secondary/tertiary recovery and other costly programs designed to increase total output of crude oil. While it is true that the additional incentive afforded by the proposed gradual decontrol of old oil would also eventually diminish in effect due to the inevitable decline or exhaustion of worked-over reservoirs, the purpose of FEA is not to devise a permanent solution to limited domestic production capabilities but to propose incentives of sufficient effectiveness and duration as will yield maximum levels of domestic production until such time as supplementary energy resources can be developed and exploited. Although existing incentives are believed to have contributed substantially to the current improvement in the rate of decline in domestic production, the FEA believes

²The Notice stated that our study indicated that there were doubts as to transmitter site availability in this respect.

³Commissioner Robinson absent.

that existing incentives clearly cannot work to maintain domestic production at levels now thought necessary to avoid an unacceptable degree of reliance on imported fuels over the next few years.

An additional benefit of decontrol of domestic crude oil will be the elimination of economic distortions caused by the present two-tiered pricing system. The two-tiered pricing system inevitably causes cost disparities among refiners and marketers of petroleum products. Although these cost disparities have been substantially reduced by the crude oil entitlements program, they can never be entirely eliminated while the two-tiered pricing system exists. Such cost disparities significantly hinder FEA's ability to assure that the competitive viability of the independent sector of the petroleum industry is maintained.

Moreover, the existing complicated structure of price controls at all levels of distribution, which is necessitated due to the existence of the cost disparities resulting from the two-tiered price system, tends to be self-defeating over the long run by reducing normal incentives toward increased production and cost control and by eliminating the ability of the industry to engage in long range business planning. As effectiveness of price control lags over time, regulations of greater complexity and reach become necessary to maintain the controlled-price structure. Tightening of controls tends to further stifle initiative and to contribute to greater economic distortion.

The FEA recognizes that this proposal must be implemented in a manner which will minimize any adverse impact on national economic recovery. The FEA proposes, therefore, that the ceiling price on old crude oil be eliminated gradually, primarily by reducing the amount of "base production control level crude petroleum" for each property by 4 percent every month for the next 25 months.

The FEA also recognizes that this price decontrol proposal may not be implemented until the requirements of section 4(g) (2) of the Emergency Petroleum Allocation Act of 1973, as amended, are complied with. Section 4(g) (2) of that Act restricts authority to promulgate administrative exemptions by requiring submission to Congress of proposed exemptions prior to implementation and providing that proposed exemptions may not be implemented if disapproved by either house of Congress during the period of five sessional days allowed under section 4(g) (2) for legislative review. The FEA therefore proposes to submit this exemption proposal for congressional review pursuant to section 4(g) (2) of the Act after rule-making proceedings have been completed and FEA has received the benefit of comment and suggestions from interested segments of the public.

Interested persons are invited to participate in this rulemaking by submitting data, views, or arguments with respect to this matter to Executive Communications, Room 3309, Federal Energy Administration, Box DA, Washington, D.C.

20461. Comments are invited both with respect to the nature and scope of the proposed amendments and the proposed method of phased implementation.

Comments should be identified on the outside of the envelope and on documents submitted to FEA Executive Communications with the designation "Phase-Out of Old Oil Price Ceilings." Fifteen copies should be submitted. All comments received by May 14, 1975, before 4:30 p.m., e.d.t., and all other relevant information will be considered by the Federal Energy Administration before the final action is taken on the proposed regulations.

Any information or data considered by the person furnishing it to be confidential must be so identified and submitted in writing, one copy only. The FEA reserves the right to determine the confidential status of the information or data and to treat it according to that determination.

The public hearing in this proceeding will be held at 9:30 a.m., e.d.t., on May 13, 1975, and will be continued, if necessary, on May 14, 1975, in Room 2105, 2000 M Street NW., Washington, D.C. 20508, in order to receive comments from interested persons on the matters set forth herein.

Any person who has an interest in this matter, or who is a representative of a group or class of persons that has an interest in this matter, may make written request for an opportunity to make oral presentation. Such a request should be directed to Executive Communications, FEA, and must be received before 4:30 p.m., e.d.t., on May 8, 1975. Such a request may be hand delivered to Room 3309, Federal Building, 12th and Pennsylvania Avenue NW., Washington, D.C., between the hours of 8 a.m. and 4:30 p.m., Monday through Friday. The person making the request should be prepared to describe the interest concerned; if appropriate, to state why he is a proper representative of a group or class of persons that has such an interest; and to give a concise summary of the proposed oral presentation and a phone number where he may be contacted through May 12, 1975. Each person selected to be heard will be so notified by the FEA before 4:30 p.m., e.d.t., May 9, 1975, and must submit 100 copies of his statement to Executive Communications, FEA, Room 2214, 2000 M Street NW., Washington, D.C. 20508, before 4:30 p.m., e.d.t., on May 12, 1975.

The FEA reserves the right to select the persons to be heard at these hearings, to schedule their respective presentations and to establish the procedures governing the conduct of the hearings. The length of each presentation may be limited, based on the number of persons requesting to be heard.

An FEA official will be designated to preside at the hearings. These will not be judicial or evidentiary-type hearings. Questions may be asked only by those conducting the hearings, and there will be no cross-examination of person presenting statements. Any decision made by the FEA with respect to the subject

matter of the hearings will be based on all information available to the FEA. At the conclusion of all initial oral statements, each person who has made an oral statement will be given the opportunity, if he so desires, to make a rebuttal statement. The rebuttal statements will be given in the order in which the initial statements were made and will be subject to time limitations.

Any interested person may submit questions, to be asked of any person making a statement at the hearings, to Executive Communications, FEA, before 4:30 p.m., e.d.t., May 12, 1975. Any person who wishes to ask a question at the hearings may submit the question, in writing, to the presiding officer. The FEA or the presiding officer, if the question is submitted at the hearings, will determine whether the question is relevant, and whether the time limitations permit it to be presented for answer.

Any further procedural rules needed for the proper conduct of the hearings will be announced by the presiding officer.

A transcript of the hearings will be made and the entire record of the hearings, including the transcript, will be retained by the FEA and made available for inspection at the Administrator's Reception Area, Room 3400, Federal Building, 12th and Pennsylvania Avenue, NW., Washington, D.C., between the hours of 8 a.m. and 4:30 p.m., Monday through Friday. Any person may purchase a copy of the transcript from the reporter.

As required by section 7(c) (2) of the Federal Energy Administration Act of 1974, Pub. L. 93-275, a copy of this notice has been submitted to the Administrator of the Environmental Protection Agency for his comments concerning the impact of this proposal on the quality of the environment. The Administrator had no comments on this proposal.

The inflationary impact of this proposal has been considered by the FEA, consistent with Executive Order 11821, issued November 27, 1974.

(Emergency Petroleum Allocation Act of 1973, as amended, Pub. L. 93-159, as amended by Pub. L. 93-511 Federal Energy Administration Act of 1974, Pub. L. 93-275; E.O. 11790, 39 FR 23185.)

In consideration of the foregoing, it is proposed to amend Part 212, Chapter II of Title 10 Code of Federal Regulations, as set forth below.

Issued in Washington, D.C., April 30, 1975.

ROBERT E. MONTGOMERY, Jr.,
General Counsel,
Federal Energy Administration.

1. Section 212.72 is revised to add, in appropriate alphabetical order, a definition of "decontrolled crude petroleum" as follows:

§ 212.72 Definitions.

* * * * *
"Decontrolled crude petroleum" means an amount of crude petroleum equal to the base production control level crude

petroleum for a particular month for a particular property multiplied by 4 percent and multiplied by the number of months beginning with June 1975, through the current month.

2. Section 212.74 is revised to read as follows:

§ 212.74 New, released and decontrolled crude petroleum.

Notwithstanding the provisions of § 212.73(a), a producer of crude petroleum may sell in each month, without respect to the ceiling price, the new crude petroleum, the released crude petroleum, and the decontrolled crude petroleum produced and sold from a property in that month.

[FR Doc.75-11701 Filed 5-1-75;8:45 am]

POSTAL SERVICE

[39 CFR Part 111]

BULK SECOND AND THIRD CLASS MAIL

Marking Sack Labels With Mailer's Name and Date of Mailing

Under the provisions of 39 CFR 111.3, the Postal Service proposes to amend §§ 125.323 and 134.433 (39 CFR 125.3 (b) (3) and 134.4(c) (3)) of the Postal Service Manual to require the mailer of bulk second- and third-class mail to mark sack labels with his name. Under the proposal a mailer should also place the date of mailing on the sack label "whenever practicable". At the present time a mailer is not required to place his name on the back of sack labels furnished by the postmaster.

The purpose of the proposed changes is two-fold:

(a) By indicating the date of mailing on the sack label, the mailer will assist post office personnel in preserving the first-in; first-out concept with respect to the flow of non-preferential mail through

a post office. The practice will also prove beneficial in tracking those point in the post office operation where a bottleneck has occurred. While the requirement is optional with mailers, it is believed it will be in the best interest of large mailers to adopt the practice.

(b) Placing the names of mailers on sack labels will enable postal employees who handle bulk second- and third-class mailings to readily identify mailers who have improperly made up such bulk rate mailings and to contact the mailers, if necessary, concerning correction of the irregularities.

Mailers who use the lower bulk rate are required to presort and otherwise bundle and prepare their mailings in ways specified in 125.3 and 134.4 of the Postal Service Manual. The failure by some mailers to follow required mail preparation procedures costs the Postal Service more than \$55 million per year to rehandle poorly prepared mail. Such costs should properly be borne by the bulk mailers enjoying the lower postage rates, and not by postal customers generally.

The Postal Service examines volume mailings on post office platforms on a scheduled sampling basis. Frequently, sack labels identify the firm producing the mailing piece, but not necessarily the mailing house that prepared the mailing. Under the proposed changes in the regulations, the mailing house that prepared the mailing would be required to place its name on the sack label, affording immediate identification and access to the mailer where such access is necessary.

Interested persons who wish to do so may submit written data, views on arguments concerning these proposed changes in Postal Service regulations to the Director, Office of Mail Classification, Rates and Classification Department, U.S. Postal Service, Washington, D.C. 20260, on or before June 2, 1975. Ac-

cordingly, complying voluntarily with the advance notice requirements of the Administrative Procedure Act (5 U.S.C. 553(b), (c)) regarding proposed rule-making, the Postal Service proposes the following amendments of the Postal Service Manual:

1. Revise 125.323 of the Postal Service Manual to read as follows:

125.3 Mailing.

.32 . . .

.323 Authorized Sack Labels.

Sacks must bear labels marked in the following manner:

a. When sack labels are furnished by the postmaster, the mailer must place his name on the back of each label.

b. When the mailer furnishes his own sack labels, his name must appear on the third line on the front of each label.

c. The mailer should place the date of mailing on the front or back of all sack labels whenever practicable.

2. Revise 134.433 of the Postal Service Manual to read as follows:

134.4 Preparation—Payment of Postage.

.43 . . .

.433 Authorized Sack Labels.

Sacks must bear labels marked in the following manner:

a. When sack labels are furnished by the postmaster, the mailer must place his name on the back of each label.

b. When the mailer furnishes his own sack labels, his name must appear on the third line on the front of each label.

c. The mailer should place the date of mailing on the front or back of all sack labels whenever practicable.

An appropriate amendment to 39 CFR 111.3 to reflect these changes will be published on adoption of the proposal.

(39 U.S.C. 401)

ROGER P. CRAIG,
Deputy General Counsel.

[FR Doc.75-11505 Filed 5-1-75;8:45 am]

notices

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

DEPARTMENT OF DEFENSE

Department of the Army

USA BALLISTIC RESEARCH LABORATORIES SCIENTIFIC ADVISORY COMMITTEE

Closed Meeting

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

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

Date of meeting: 28 May 1975.

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

Time: 0900 Hours.

The agenda includes a policy discussion on the future plans of the U.S. Army Ballistic Research Laboratories, especially as it relates to future reorganizations being proposed. The relation of the scientific program to these proposals will be considered in detail.

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

Dated: April 28, 1975.

R. J. EICHELBERGER,
Director.

[FR Doc.75-11488 Filed 5-1-75; 8:45 am]

Office of the Secretary

DEPARTMENT OF DEFENSE WAGE COMMITTEE

Closed Meetings

Pursuant to the provisions of section 10 of Pub. L. 92-463, the Federal Advisory Committee Act, effective January 5, 1973, notice is hereby given that a meeting of the Department of Defense Wage Committee will be held on Tuesday, May 20, 1975 at 9:45 a.m. in Room 1E-801, The Pentagon, Washington, DC.

The Committee's primary responsibility is to consider and submit recommendations to the Assistant Secretary of Defense (Manpower and Reserve Affairs) concerning all matters involved in the development and authorization of wage schedules for Federal prevailing rate employees pursuant to Pub. L. 92-392. At this meeting, the Committee will consider wage survey specifications, wage

survey data, local wage survey committee reports and recommendations, and wage schedules derived therefrom.

Under the provisions of section 10(d) of Pub. L. 92-463, the Federal Advisory Committee Act, meetings may be closed to the public when they are "concerned with matters listed in section 552(b) of Title 5, United States Code." Two of the matters so listed are those "related solely to the internal personnel rules and practices of an agency", (5 USC 552(b)(2)), and those involving "trade secrets and commercial or financial information obtained from a person and privileged or confidential", (5 USC 552(b)(4)).

Accordingly, the Deputy Assistant Secretary of Defense (Civilian Personnel Policy) hereby determines that this meeting will be closed to the public because the matters considered are related to the internal rules and practices of the Department of Defense (5 USC 552(b)(2)), and the detailed wage data considered by the Committee during its meetings have been obtained from officials of private establishments with a guarantee that the data will be held in confidence (5 USC 552(b)(4)).

However, members of the public who may wish to do so, are invited to submit material in writing to the Chairman concerning matters believed to be deserving of the Committee's attention. Additional information concerning this meeting may be obtained by contacting the Chairman, Department of Defense Wage Committee, Room 3D-281, The Pentagon, Washington, D.C.

MAURICE W. ROCHE,
*Director Correspondence
and Directives, OASD(C).*

APRIL 29, 1975.

[FR Doc.75-11483 Filed 5-1-75; 8:45 am]

DEPARTMENT OF DEFENSE WAGE COMMITTEE

Closed Meetings

Pursuant to the provisions of section 10 of Pub. L. 92-463, the Federal Advisory Committee Act, effective January 5, 1973, notice is hereby given that a meeting of the Department of Defense Wage Committee will be held on Tuesday, May 27, 1975 at 9:45 a.m. in Room 1E-801, The Pentagon, Washington, DC.

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survey data, local wage survey committee reports and recommendations, and wage schedules derived therefrom.

Under the provisions of section 10(d) of Pub. L. 92-463, the Federal Advisory Committee Act, meetings may be closed to the public when they are "concerned with matters listed in section 552(b) of Title 5, United States Code." Two of the matters so listed are those "related solely to the internal personnel rules and practices of an agency" (5 USC 552(b)(2)), and those involving "trade secrets and commercial or financial information obtained from a person and privileged or confidential" (5 U.S.C. 552(b)(4)).

Accordingly, the Deputy Assistant Secretary of Defense (Civilian Personnel Policy) hereby determines that this meeting will be closed to the public because the matters considered are related to the internal rules and practices of the Department of Defense (5 U.S.C. 552(b)(2)), and the detailed wage data considered by the Committee during its meetings have been obtained from officials of private establishments with a guarantee that the data will be held in confidence (5 U.S.C. 552(b)(4)).

However, members of the public who may wish to do so, are invited to submit material in writing to the Chairman concerning matters believed to be deserving of the Committee's attention. Additional information concerning this meeting may be obtained by contacting the Chairman, Department of Defense Wage Committee, Room 3D-281, The Pentagon, Washington, DC.

MAURICE W. ROCHE,
*Director, Correspondence and
Directives OASD(C).*

APRIL 29, 1975.

[FR Doc.75-11484 Filed 5-1-75; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

CHEYENNE RIVER SIOUX TRIBE

Plan for the Use and Distribution of Cheyenne River Sioux Judgment Funds

APRIL 23, 1975.

This notice is published in exercise of authority delegated by the Secretary of the Interior to the Commissioner of Indian Affairs by 230 DM 2.

The Act of October 19, 1973 (Pub. L. 93-134, 87 Stat. 466), requires that a plan be prepared and submitted to Congress for the use or distribution of funds appropriated to pay a judgment of the Indian Claims Commission or Court of Claims to any Indian tribe. Funds were appropriated by the Act of December 26,

1969, 83 Stat. 447, in satisfaction of an award granted to the Cheyenne River Sioux Tribe in Indian Claims Commission Docket 114. The plan for the use and distribution of the funds was submitted to the Congress with a letter dated December 16, 1974, and was received (as recorded in the Congressional Record) by the House of Representatives on December 20, 1974, and by the Senate on January 15, 1975. Neither House of Congress having adopted a resolution disapproving it, the plan became effective on March 16, 1975, as provided by Section 5 of the 1973 act, supra.

The plan reads as follows:

The funds appropriated by the Act of December 26, 1969 (83 Stat. 447), in satisfaction of the award granted to the Cheyenne River Sioux Tribe in Docket 114 before the Indian Claims Commission, less attorney fees, shall be used and distributed as herein provided.

The Secretary of the Interior (hereinafter "Secretary") shall make a per capita distribution of eighty (80) percent of the judgment fund principal in a sum as equal as possible to each member of the Cheyenne River Sioux Tribe who was born on or prior to and is living on the effective date of this plan.

The per capita shares of living competent adults shall be paid directly to them. The per capita shares of legal incompetents shall be placed in individual Indian money accounts (IIM) and handled under 25 CFR 104.5. The per capita shares belonging to minors shall be segregated from the tribal funds and invested and administered by the Secretary until he determines whether the minors' funds shall be deposited in either separate IIM accounts or placed in a trust as developed and approved by the Secretary. During this interim period, minors who will have reached the age of 18 years within six months from the date of approval of the plan, shall have their shares, including the principal and interest earned, withdrawn from the segregated minors' fund account, and placed in separate IIM accounts for them. In order to administratively accomplish this, the Secretary shall determine and prepare a list of such minors. This same procedure shall continue for each succeeding six-month period, until such time as the method of handling the minors' funds is determined. The expenditure of funds in any separate IIM accounts for minors shall be subject to 25 CFR 104.4. Upon a minor's reaching 18 years of age, both principal and investment income accruing to the per capita share may be paid out unless the former minor is a legal incompetent, in which case the funds shall be handled under 25 CFR 104.5. Expenditure of funds from any trust for minors which may be established shall be made pursuant to the provisions of such trust. For capita payments of deceased individual beneficiaries shall be distributed pursuant to the Departmental Indian probate regulations in 43 CFR Part 4, Subpart D.

The programming aspect of this plan is as follows: The remainder of the judgment fund principal (twenty percent), and any per capita shares unclaimed or unpaid, shall be invested at the highest rate of interest. The interest accruing on this fund shall be available, as a priority, for the purpose of retiring a loan of approximately one million dollars made to the tribe by the Farmers Home Administration, subject to the approval of the Secretary. Upon the retirement of the FFA loan, interest continuing to accrue on the investment shall be utilized, subject to the approval of the Secretary, for the establishment of a higher education

grant program and a program to aid elderly tribal members.

The interest accrued on the judgment fund principal, as of the first maturation period subsequent to the effective date of this plan, shall be utilized, to the extent funds remain available, to retire deferred land purchase agreements entered into by the tribe prior to the effective date of this plan, to consolidate fractionated interests of land partially owned by the tribe and to purchase key allotments for consolidation purposes, all priorities to be established by the tribe subject to the approval of the Secretary. Upon approval of this plan the Secretary shall establish appropriate accounts with the appropriate dollar amounts.

MORRIS THOMPSON,
Commissioner of Indian Affairs.
[FR Doc.75-11474 Filed 5-1-75;8:45 am]

**CONFEDERATED TRIBES OF
WARM SPRINGS RESERVATION
Plan for the Use and Distribution of
Warm Springs Judgment Funds**

APRIL 23, 1975.

This notice is published in exercise of authority delegated by the Secretary of the Interior to the Commissioner of Indian Affairs by 230 DM 2.

The Act of October 19, 1973 (Pub. L. 93-134, 87 Stat. 466), requires that a plan be prepared and submitted to Congress for the use or distribution of funds appropriated to pay a judgment of the Indian Claims Commission or Court of Claims to any Indian tribe. Funds were appropriated by the Act of January 3, 1974, 87 Stat. 1071, in satisfaction of an award granted to the Confederated Tribes of Warm Springs Reservation in Indian Claims Commission Docket 198. The plan for the use and distribution of the funds was submitted to the Congress with a letter dated October 10, 1974, and was received (as recorded in the Congressional Record) by the House of Representatives on October 16, 1974, and by the Senate on November 19, 1974. Neither House of Congress having adopted a resolution disapproving it, the plan became effective on February 18, 1975, as provided by Section 5 of the 1973 Act, supra.

The plan reads as follows:

The funds appropriated by the Act of January 3, 1974 (87 Stat. 1071), in satisfaction of the judgment granted to the Confederated Tribes of the Warm Springs Reservation in Docket 198 before the Indian Claims Commission, including all interest accrued, less attorney fees and litigation expenses, shall be used and distributed as herein provided:

The Secretary of the Interior shall make a per capita distribution, subsequent to preparing a roll of certain members of the Confederated Tribes, of the totality of the judgment fund principal, and its accrued interest, in a sum as equal as possible to each eligible tribal member born on or prior to and living on the approval date of this plan. Members of the Confederated Tribes who have participated in the judgment awarded to the Malheur Paiutes under the provisions of the Act of August 20, 1964 (78 Stat. 563), or who have received per capita payments from any other judgments of the Indian Claims Commission, or have received payments under the provisions of the Alaska

Native Settlement Act of December 18, 1971 (85 Stat. 683), shall not be eligible for enrollment for purposes of effecting this plan.

The Secretary shall publish rules and regulations in the FEDERAL REGISTER governing enrollment procedures to effect this plan, and shall utilize any documents acceptable to him in establishing proof of eligibility.

The shares of living competent adults shall be paid directly to them. The shares belonging to minors, legal incompetents, and deceased persons shall be invested as individual Indian money until paid under appropriate safeguards, as determined by the Secretary, to the minor or legal incompetent, or are distributed in accordance with Departmental regulations governing estates (43 CFR 4.200-4.297), whichever is applicable.

MORRIS THOMPSON,
Commissioner of Indian Affairs.

[FR Doc.75-11475 Filed 5-1-75;8:45 am]

Office of the Secretary
[INT FES 75-39]

**BIG CYPRESS NATIONAL FRESH WATER
PRESERVE, FLA.; PROPOSED ESTAB-
LISHMENT**

Notice of Availability of Final
Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act, the Department of the Interior has prepared a final environmental statement for the proposed establishment of the Big Cypress National Fresh Water Preserve, Florida.

The final statement considers the establishment of the preserve by legislation and its management, conservation and development after authorization.

Copies are available from or for inspection at the following locations:

Office of the Director
Southeast Region
National Park Service
3401 Whipple Avenue
Atlanta, Georgia 30344
Key West Lands Office
National Park Service
P.O. Box 771
Key West, Florida 33040
Office of the Superintendent
Everglades National Park
P.O. Box 279
Homestead, Florida 33030

Dated: April 11, 1975.

STANLEY D. DOREMUS,
Secretary
of the Interior.

[FR Doc.75-11518 Filed 5-1-75;8:45 am]

[INT DES 75-21]

**GLEN CANYON NATIONAL RECREATION
AREA; UNDERGROUND TRANSMISSION
LINE**

Notice of Availability of Draft
Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a draft environmental statement for a 1,341 foot underground transmission line in Glen Canyon National Recreation Area.

NOTICES

The environmental statement considers the effects of transmission line construction to serve the Grenehaven Development on Arizona State land inside the park.

Written comments on the environmental statement are invited and will be accepted for a period of forty-five (45) days following publication of this notice. Comments should be addressed to the Superintendent, Glen Canyon.

Copies of the draft environmental statement are available from or for inspection at the following locations:

Rocky Mountain Regional Office
National Park Service
655 Parfet Street
Lakewood, Colorado 80215

State Director
Salt Lake City Field Office
National Park Service
125 South State Street
Salt Lake City, Utah 84111

Superintendent
Glen Canyon National Recreation Area
P.O. Box 1507
Page, Arizona 86040

Dated: April 9, 1975.

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

[FR Doc.75-11520 Filed 5-1-75;8:45 am]

[INT FES 75-41]

LINCOLN HOME NATIONAL HISTORIC SITE, ILLINOIS

Notice of Availability of Final Environmental Statement

Pursuant to section 102(2)(c) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the Lincoln Home National Historic Site master plan.

The environmental statement considers the social, economic, and ecological effects of the master plan recommendations for future management activity and visitor use of Lincoln Home National Historic Site, Illinois.

Copies of the final environmental statement are available from or for inspection at the following locations:

Midwest Regional Office
National Park Service
1709 Jackson Street
Omaha, Nebraska 68102

Chicago Field Office
National Park Service
2510 Dempster Street, Suite 214
Des Plaines, Illinois 60016

Superintendent
Lincoln Home National Historic Site
413 South Eighth Street
Springfield, Illinois 62701

Dated: April 14, 1975.

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

[FR Doc.75-11519 Filed 5-1-75;8:45 am]

[INT FES 75-40]

SAGUARO NATIONAL MONUMENT, ARIZONA

Notice of Availability of Final Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act, The Department of the Interior has prepared a final environmental statement for the Proposed Wilderness, Saguaro National Monument, Arizona.

The final environmental statement considers the designation of 42,400 acres of Saguaro National Monument as wilderness, and proposes 27,100 acres as potential wilderness addition.

Copies are available from or for inspection at the following locations:

Western Regional Office
National Park Service
450 Golden Gate Avenue
San Francisco, California 94102

General Superintendent
Southern Arizona Group
1115 N. 1st Street
Phoenix, Arizona 85004

Office of the Superintendent
Saguaro National Monument
P.O. Box 17210
Tucson, Arizona 85731

Dated: April 14, 1975.

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

[FR Doc.75-11517 Filed 5-1-75;8:45 am]

DEPARTMENT OF AGRICULTURE

Forest Service

PORTAGE-TWELVE MILE TIMBER SALE

Availability of Final Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Forest Service, Department of Agriculture, has prepared a final environmental statement for the Portage-Twelve Mile Timber Sale, USDA-FS-FES (Adm) 75-04.

The environmental statement concerns a proposed action to harvest approximately 80 million board feet of overmature Sitka spruce and western hemlock from Portage Bay, Portage Creek and Twelve Mile Creek drainages located near Petersburg, Alaska.

This final environmental statement was filed with CEQ on April 28, 1975.

Copies are available for inspection during regular working hours at the following locations:

USDA, Forest Service
So. Agriculture Bldg., Rm. 3028
12th St. & Independence Ave., SW
Washington, DC 20250

USDA, Forest Service
Alaska Region
Federal Office Bldg.
Juneau, Alaska 99801

Forest Supervisor, Chatham Area
Tongass National Forest
Federal Building
Sitka, Alaska 99835

Forest Supervisor,
Stikine Area
Tongass National Forest
Federal Building
Petersburg, Alaska 99833

Forest Supervisor,
Ketchikan Area
Tongass National Forest
Federal Building, Room 313
Ketchikan, Alaska 99901

A limited number of single copies are available upon request to Forest Supervisor, Stikine Area, Tongass National Forest, P.O. Box 309, Petersburg, Alaska 99833.

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

R. MAX PETERSON,
Deputy Chief, Forest Service.

APRIL 28, 1975.

[FR Doc.75-11485 Filed 5-1-75;8:45 am]

LATOUCHE ISLAND TIMBER SALE

Availability of Final Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Forest Service, Department of Agriculture, has prepared a final environmental statement for the Latouche Island Timber Sale, Report Number USDA-FS-FES(Adm) R-10-75-02.¹

This environmental statement concerns a proposed timber sale involving the harvesting of 2.780 million board feet of timber.

This final environmental statement was transmitted to the CEQ on April 24, 1975.

Copies are available for inspection during regular working hours at the following locations:

USDA, Forest Service
South Agriculture Bldg., Room 3231
12th St. & Independence Ave., S.W.
Washington, D.C. 20250

U.S. Department of Agriculture
Forest Service—Alaska Region
Federal Building
Juneau, Alaska 99802

Forest Supervisor
Chugach National Forest
121 W. Fireweed Lane, Suite 205
Anchorage, Alaska 99503.

Forest Supervisor, Chatham Area
Tongass National Forest
Lloyd Center Building
Sitka, Alaska 99835.

Forest Supervisor, Stikine Area
Tongass National Forest
Federal Building
Petersburg, Alaska 99833

Forest Supervisor, Ketchikan Area
Tongass National Forest
Federal Building, Room 313
Ketchikan, Alaska 99901

A limited number of single copies are available upon request to Clay G. Beal, Forest Supervisor, Chugach National

¹ Filed as part of the original document.

Forest, 121 W. Fireweed Lane, Anchorage, Alaska 99503.

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

C. A. YATES,
Regional Forester,
Alaska Region.

APRIL 24, 1975.

[FR Doc.75-11490 Filed 5-1-75;8:45 am]

DEPARTMENT OF COMMERCE

National Bureau of Standards

FABRICS FOR BOOK COVERS

Notice of Intent To Withdraw Voluntary Product Standard

In accordance with § 10.12 of the Department's "Procedures for the Development of Voluntary Product Standards" (15 CFR Part 10, as revised; 35 FR 8349 dated May 28, 1970), notice is hereby given of the intent to withdraw Voluntary Product Standard PS 9-68, "Fabrics for Book Covers." It has been tentatively determined that this standard is no longer technically adequate, no longer used by the industry and that revision would serve no useful purpose. The subject matter of PS 9-68 is adequately covered by Book Manufacturers' Institute BMI-675, "Fabrics for Book Covers."

Any comments or objections concerning the intended withdrawal of this standard should be made in writing to the Standards Development Services Section, National Bureau of Standards, Washington, D.C. 20234, on or before June 2, 1975. The effective date of withdrawal, if appropriate, will be not less than 60 days after the final notice of withdrawal. Withdrawal action terminates the authority to refer to a published standard as a voluntary standard developed under the Department of Commerce procedures from the effective date of withdrawal.

Dated: April 25, 1975.

RICHARD W. ROBERTS,
Director.

[FR Doc.75-11468 Filed 5-1-75;8:45 am]

PAINTS AND INKS FOR ART EDUCATION IN SCHOOLS

Circulation of Recommended Voluntary Standard

The National Bureau of Standards is giving public notice that it is circulating the following recommended voluntary standard for a determination of its acceptability: TS 177c, "Paints and Inks, for Art Education in Schools." A similar notice of circulation for TS 177a appeared in the FEDERAL REGISTER of January 18, 1974 (39 FR 2285). Due to the comments and recommendations received in response to that circulation the standard has been changed.

The circulation of TS 177c is being made in accordance with the provisions of § 10.5 of the Department of Commerce "Procedures for the Development of Voluntary Product Standards" (15 CFR Part 10, as amended; 35 FR 8349 dated May 28, 1970).

The purpose of the recommended standard is to establish nationally recognized quality, safety, and packaging requirements for school paints and block printing inks and to provide producers, distributors, and users with a basis for common understanding of the characteristics of these products.

Copies of this recommended standard may be obtained from the Standards Development Services Section, National Bureau of Standards, Washington, D.C. 20234. Written comments or objections concerning the standard should be addressed to the Standards Development Services Section on or before June 16, 1975.

Dated: April 25, 1975.

RICHARD W. ROBERTS,
Director.

[FR Doc.75-11467 Filed 5-1-75;8:45 am]

BOOKBINDING BOARDS

Commercial Standard Withdrawal

In accordance with § 10.12 of the Department's "Procedures for the Development of Voluntary Product Standards" (15 CFR Part 10, as revised; 35 FR 8349 dated May 28, 1970), notice is hereby given of the withdrawal of Commercial Standard CS 50-34, "Binders Board for Bookbinding and Other Purposes."

It has been determined that this standard is technically inadequate, no longer used by the industry and that revision would serve no useful purpose. This action is taken in furtherance of the Department's announced intentions as set forth in the public notice appearing in the FEDERAL REGISTER of March 24, 1975 (40 FR 13016), to withdraw this standard.

The effective date for the withdrawal of this standard will be July 1, 1975. This withdrawal action terminates the authority to refer to this standard as a voluntary standard developed under the Department of Commerce procedures.

Dated: April 28, 1975.

RICHARD W. ROBERTS,
Director.

[FR Doc.75-11516 Filed 5-1-75;8:45 am]

National Oceanic and Atmospheric Administration

MARINE PETROLEUM AND MINERALS ADVISORY COMMITTEE; WORKING GROUP ON IMPACTS OF OFFSHORE OIL AND GAS DEVELOPMENT

Open Meeting

The Marine Petroleum and Minerals Advisory Committee's Working Group on Impacts of Offshore Oil and Gas Development (the "Working Group") will meet from 9:00 a.m. until approximately 4:30 p.m. on June 4, 1975 in Room 5230 of the Department of Commerce Building, 14th Street between E and Constitution Avenue, NW., Washington, DC. The meeting will be open for public observation.

The Working Group was established as a subcommittee of the Marine Petroleum and Minerals Advisory Committee (the "Committee") for the purpose of considering matters related to the impact of offshore oil and gas development and needs for oil and gas resources, such as competing uses of offshore and coastal areas, environmental concerns and impacts, and economic impacts from development, which are relevant to the responsibilities of the Department of Commerce. The Working Group will report, as necessary, to the full Committee and draft recommendations to the Secretary of Commerce for consideration by the full Committee at the Committee's next meeting.

At the Working Group's June 4, 1975 meeting, it is anticipated that the Working Group will discuss actions needed to predict the impact of offshore petroleum operations on commercial and recreational fisheries, actions needed to predict both adverse and beneficial impacts of offshore petroleum operations on land-based developments, and mechanisms which could be employed to assist coastal states to be better prepared in planning for development and to create a climate in which states would be more willing to accept the risks of onshore impact. A recess for lunch from approximately 12 noon until 1:30 p.m. is planned.

Because of the nature of the work being performed by the Working Group, it may be necessary for it to meet again between June 4 and the next Committee meeting planned for July 22-23, 1975. This would result in there being inadequate time between meetings for the publication of notices in the FEDERAL REGISTER as prescribed by Office of Management and Budget Circular No. A-63 and the Order of the U.S. District Court for the District of Columbia in Civil Action No. 1838-73. To provide the public with as much notice as possible, the date, location, and tentative agenda of any such meeting will be announced on June 4 and notices will be published as soon as possible thereafter. Information on any such meetings will also be available by telephoning or writing to the Executive Secretary at the telephone number or address given below.

Approximately 20 seats will be available for the public on a first-come, first-served basis. Written statements from interested persons will be accepted before or after the meeting or by mail. Inquiries or statements should be addressed to: Amor L. Lane, Executive Secretary, Marine Petroleum and Minerals Advisory Committee, National Oceanic and Atmospheric Administration (MR3), 6010 Executive Boulevard, Rockville, Maryland 20852, Telephone: (301) 496-8323.

Dated: April 24, 1975.

R. L. CARNAHAN,
Acting Assistant Administrator
for Administration, National
Oceanic and Atmospheric Administration.

[FR Doc.75-11479 Filed 5-1-75;8:45 am]

[FDA-225-75-4052]

**DEPARTMENT OF HEALTH,
EDUCATION, AND WELFARE**

Food and Drug Administration

ARTX TELECOMMUNICATION EQUIPMENT

**Memorandum of Understanding With the
Michigan Department of Agriculture**

Pursuant to the notice published in the FEDERAL REGISTER of October 3, 1974 (39 FR 35697), stating that future memoranda of understanding between the Food and Drug Administration and others would be published in the FEDERAL REGISTER, the Commissioner of Food and Drugs issues the following notice:

The Food and Drug Administration executed a Memorandum of Understanding with the Michigan Department of Agriculture on March 20, 1975. The purpose of the memorandum is to establish the procedures and guidelines for the operation, maintenance, and protection of FDA-rented ARTX Telecommunication Equipment. It reads as follows:

**MEMORANDUM OF UNDERSTANDING BETWEEN
THE MICHIGAN DEPARTMENT OF AGRICULTURE
AND THE FOOD AND DRUG ADMINISTRATION**

I. Purpose. To establish the procedures and guidelines for the operation, maintenance, and protection of FDA-rented ARTX Telecommunication Equipment located in the Food Inspection Division, 5th Floor, Lewis Cass Building, Lansing, Michigan 48913.

II. Background. The FDA, Assistant Secretary for Health, Department of HEW, and the General Services Administration have approved a program to install full telecommunication transmit and receive terminals in a number of prime state food and drug agencies. Although terminals will be placed in a number of prime food and drug regulatory agencies, there are a number of other agencies with food and drug responsibilities in each state, where no terminal will be installed. Therefore, your agency, being one that received a terminal, must agree to share the terminal with other food and drug agencies in your state to assure that the communication system is accessible to all agencies with food and drug related responsibilities.

In addition to terminal-sharing, it is necessary for our two agencies to assure that proper operation and necessary supporting requirements for the equipment is maintained and proper security is provided for the equipment.

III. Substance of agreement. A. The Food and Drug Administration agrees:

1. To arrange for the installation of the equipment in the location designated by your agency.

2. To support financially the cost of initial installation of the equipment and pay directly to GSA and Western Union the monthly rental cost. After the initial installation, the state will be responsible for relocation installation cost, unless relocation is in conjunction with a major move of the terminal agency to a new location address.

3. To identify for you those units in your state on which terminal-sharing must be accomplished.

4. To require that the terminal location agency (your agency) submit to FDA a terminal-sharing plan to be developed by you and other sharing units in your state.

5. To arrange through Western Union for training of terminal operators.

6. To provide operation instruction manual.

7. To withdraw financial support for the terminal if gross misuse of the terminal is practiced after due notice.

B. The State Terminal Agency agrees:

1. To provide suitable physical location for equipment with adequate security protection.

2. To provide and pay for electric power source to operate the terminal (110 volts).

3. To provide for paper, tape and other material necessary for the operation of the equipment.

4. To share the terminal with other food and drug agencies in the state according to a terminal-sharing plan agreed to by each potential user.

5. To submit to the FDA Regional Office monthly traffic log. (Form to be furnished by FDA.)

6. To submit promptly all messages received for addressees other than your agencies. Transmit promptly messages to FDA received from other appropriate agencies.

7. Maintain operator coverage for the terminal between normal working hours of your agency.

8. Notify vendor (Western Union) of any breakdown of the equipment or other needs for maintenance.

9. Notify FDA (Regional or Headquarters) of periods that the equipment is out-of-service.

10. That the system will be used only for communication between your state and FDA (Regional, District, or Headquarters Office). It is understood that the equipment is not to be used for communication between state agencies.

IV. Name and address of terminal agency. Michigan Department of Agriculture, Lewis Cass Building, Lansing, Michigan 48913.

V. Liaison officers. For Michigan Department of Agriculture: (Miss) Carol Shamka, Office Manager.

Address: Lewis Cass Building, Lansing, Michigan 48913. Telephone No.: (517) 373-1060.

For FDA: William L. Schwemer, Compliance Officer.

Address: Detroit District, 1560 E. Jefferson Ave., Detroit, MI 48207. Telephone No.: (313) 226-6260.

VI. Period of Agreement. This agreement, when accepted by both parties, will have an effective period of performance three (3) years from date of signature and may be modified by mutual consent by both parties or may be terminated by either party upon a thirty (30) day advance written notice to the other.

Approved and accepted for the Michigan Department of Agriculture:

DONALD R. ISLEIB,

Chief Deputy Director,

Michigan Department of Agriculture.

Dated: March 20, 1975.

Approved and accepted for the Food and Drug Administration:

DONALD C. HEALTON,

Regional Food & Drug Director,

Region V—Chicago.

Dated: March 18, 1975.

Effective date. This Memorandum of Understanding became effective March 20, 1975.

Dated: April 28, 1975.

SAM D. FINE,

Associate Commissioner for

Compliance.

[FR Doc.75-11480 Filed 5-1-75;8:45 am]

[FDA-225-75-4047]

**TELEX TELECOMMUNICATION
EQUIPMENT**

**Memorandum of Understanding With the
Alaska Department of Health and Social
Services**

Pursuant to the notice published in the FEDERAL REGISTER of October 3, 1974 (39 FR 35697), stating that future memoranda of understanding between the Food and Drug Administration and others would be published in the FEDERAL REGISTER, the Commissioner of Food and Drugs issues the following notice:

The Food and Drug Administration executed a Memorandum of Understanding with the Alaska Department of Health and Social Services on March 25, 1975. The purpose of the memorandum is to establish the procedures and guidelines for the operation, maintenance, and protection of FDA-rented TELEX Telecommunication Equipment. It reads as follows:

**MEMORANDUM OF UNDERSTANDING BETWEEN
THE ALASKA DEPARTMENT OF HEALTH AND
SOCIAL SERVICES (DIVISION OF PUBLIC
HEALTH) AND THE FOOD AND DRUG ADMINISTRATION**

I. Purpose. To establish the procedures and guidelines for the operation, maintenance, and protection of FDA-rented TELEX Telecommunication Equipment located in the Health and Social Services Building (Alaska Office Building), 350 Main Street, Juneau, Alaska 99811.

II. Background. The FDA, Assistant Secretary for Health, Department of HEW, and the General Services Administration have approved a program to install full telecommunication transmit and receive terminals in a number of prime state food and drug agencies. Although terminals will be placed in a number of prime food and drug regulatory agencies, there are a number of other agencies with food and drug responsibilities in each state, where no terminal will be installed. Therefore, your agency, being one that received a terminal, must agree to share the terminal with other food and drug agencies in your state to assure that the communication system is accessible to all agencies with food and drug related responsibilities.

In addition to terminal-sharing, it is necessary for our two agencies to assure that proper operation and necessary supporting requirements for the equipment is maintained and proper security is provided for the equipment.

III. Substance of agreement. A. The Food and Drug Administration agrees:

1. To arrange for the installation of the equipment in the location designated by your agency.

2. To support financially the cost of initial installation of the equipment and pay directly to vendor the monthly rental cost. After the initial installation, the state will be responsible for relocation installation cost, unless relocation is in conjunction with a major move of the terminal agency to a new location address.

3. To identify for you those units in your state on which terminal-sharing must be accomplished.

4. To require that the terminal location agency (your agency) submit to FDA a terminal-sharing plan to be developed by you and other sharing units in your state.

5. To arrange through the vendor for training of terminal operators.

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-265]

COMMONWEALTH EDISON CO.

Notice of Issuance of Amendment to Facility Operating License

Notice is hereby given that the U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 12 to Facility Operating License No. DPR-30 issued to Commonwealth Edison Company (acting for itself and on behalf of the Iowa-Illinois Gas and Electric Company) which revised Technical Specifications for operation of the Quad Cities Nuclear Power Station Unit 2 located in Rock Island County, Illinois. The amendment is effective as of its date of issuance.

The amendment incorporates operating limits in the Technical Specifications for the facility based on an acceptable evaluation model that conforms with the requirements of § 50.46 of 10 CFR Part 50.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment. Notice of Proposed Issuance of Amendment to Facility Operating License in connection with this action was published in the FEDERAL REGISTER on February 13, 1975 (40 FR 6723). No request for a hearing or petition for leave to intervene was filed following notice of the proposed action.

For further details with respect to this action, see (1) the application for amendment dated January 21, 1975, and supplements thereto dated March 10, 1975 and April 8, 1975, (2) Amendment No. 12 to License No. DPR-30, with Change No. 27, (3) the Commission's concurrently issued related Safety Evaluation, and (4) the Commission's Negative Declaration dated April 11, 1975, (which is also being published in the FEDERAL REGISTER) and associated Environmental Impact Appraisal. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C., and at the Moline Public Library at 504 17th Street, Moline, Illinois 61265. A single copy of items (2), (3), and (4) may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Reactor Licensing.

Dated at Bethesda, Maryland, this 21st day of April 1975.

For the Nuclear Regulatory Commission.

DENNIS L. ZIEMANN,
Chief, Operating Reactors
Branch No. 2, Division of
Reactor Licensing.

[FR Doc. 75-11246 Filed 5-1-75; 8:45 am]

[Docket No. 50-265]

COMMONWEALTH EDISON CO. (QUAD- CITIES NUCLEAR POWER STATION UNIT 2)

Proposed License Changes; Negative Declaration of Environmental Impact

The Nuclear Regulatory Commission (the Commission) has considered the issuance of changes to the Technical Specifications of Facility Operating License No. DPR-30. These changes would authorize the Commonwealth Edison Company (the licensee) to operate the Quad-Cities Nuclear Power Station Unit 2 (located in Rock Island County, Illinois) with changes to the limiting conditions for operation associated with fuel assembly specific power (average planar linear heat generation rate) resulting from application of the Acceptance Criteria for Emergency Core Cooling System (ECCS). This change is being made in conjunction with a partial core refueling with 8 x 8 fuel.

The U.S. Nuclear Regulatory Commission, Division of Reactor Licensing, has prepared an environmental impact appraisal for the proposed changes to the Technical Specifications of License No. DPR-30, Quad-Cities Unit 2, described above. On the basis of this appraisal, the Commission has concluded that an environmental impact statement for this particular action is not warranted because there will be no environmental impact attributable to the proposed action other than that which has already been predicted and described in the Commission's Final Environmental Statement for Quad-Cities Nuclear Power Station Units 1 and 2 published in September 1972. The environmental impact appraisal is available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C., and at the Moline Public Library, 504 17th Street, Moline, Illinois 61265.

Dated at Rockville, Maryland, this 11th day of April 1975.

For the Nuclear Regulatory Commission.

GORDON K. DICKER,
Chief, Environmental Projects
Branch 2, Division of Reactor
Licensing.

[FR Doc. 75-11245 Filed 5-1-75; 8:45 am]

[Docket No. 50-471]

BOSTON EDISON CO. ET AL. (PILGRIM NUCLEAR GENERATING STATION UNIT 2)

Postponement of Further Special Prehearing Conference

In the matter of Boston Edison Co., et al., (Pilgrim Nuclear-Generating Station Unit 2).

The Further Special Prehearing Conference, heretofore scheduled for April 29, 1975, is hereby postponed to 10 a.m. Monday, May 5, 1975, to be held at the U.S. Post Office and Courthouse, Room 1116, Post Office Square, Devonshire Street, Boston, Massachusetts 02109.

6. To provide operations instruction manual.

7. To withdraw financial support for the terminal if gross misuse of the terminal is practiced after due notice.

B. The State Terminal Agency agrees:

1. To provide suitable physical location for equipment with adequate security protection.

2. To provide and pay for electric power source to operate the terminal (110 volts).

3. To provide for paper, tape and other material necessary for the operation of the equipment.

4. To share the terminal with other food and drug agencies in the state according to a terminal-sharing plan agreed to by each potential user.

5. To submit to the FDA Regional Office monthly traffic log. (Form to be furnished by FDA.)

6. To submit promptly all messages received for addressees other than your agencies. Transmit promptly messages to FDA received from other appropriate agencies.

7. Maintain operator coverage for the terminal between normal working hours of your agency.

8. Notify vendor of any breakdown of the equipment or other needs for maintenance.

9. Notify FDA (Regional or Headquarters) of periods that the equipment is out-of-service.

10. That the system will be used only for communication between your state and FDA (Regional, District, or Headquarters Office). It is understood that the equipment is not to be used for communication between state agencies.

IV. Name and address of terminal agency. Alaska Department of Health & Social Services, Alaska Office Building, 350 Main Street, Juneau, Alaska 99811, (Pouch H01, Juneau 99811).

V. Liaison officers. For Alaska Department of Health and Social Services (Division of Public Health): Lloyd A. Morley, Chief Environmental Health Section.

Address: 350 Main Street, Juneau, Alaska 99811 (Pouch H01, Juneau 99811). Telephone No.: (907) 465-3120.

For FDA: J. Kenneth Kinney, Federal-State Liaison Officer.

Address: 5003 Federal Office Bldg., Seattle, WA 98174. Telephone No.: (206) 442-5304.

VI. Period of agreement. This agreement, when accepted by both parties, will have an effective period of performance three (3) years from date of signature and may be modified by mutual consent by both parties or may be terminated by either party upon a thirty (30) day advance written notice to the other.

Approved and accepted for the Department of Health and Social Services:

FRANCIS S. L. WILLIAMSON,
Commissioner.

Date: March 25, 1975.

Approved and accepted for the Food and Drug Administration:

JAMES W. SWANSON,
Regional Food & Drug Director, Seattle Field Office, Region X.

Date: March 10, 1975.

Effective date. This Memorandum of Understanding became effective March 25, 1975.

Dated: April 28, 1975.

SAM D. FINE,
Associate Commissioner for
Compliance.

[FR Doc. 75-11481 Filed 5-1-75; 8:45 am]

This postponement is at the request of the parties to permit additional time for consultation to resolve pending objections and motions regarding the discovery procedures.

It is so ordered.

Dated at Bethesda, Maryland this 28th day of April 1975.

For the Atomic Safety and Licensing Board.

MAX D. PAGLIN,
Chairman.

[FR Doc.75-11630 Filed 5-1-75;8:45 am]

REGULATORY GUIDE

Notice of Issuance and Availability

The Nuclear Regulatory Commission has issued a guide in its Regulatory Guide Series. This series has been developed to describe and make available to the public methods acceptable to the NRC staff of implementing specific parts of the Commission's regulations and, in some cases, to delineate techniques used by the staff in evaluating specific problems or postulated accidents and to provide guidance to applicants concerning certain of the information needed by the staff in its review of applications for permits and licenses.

Regulatory Guide 5.31, Revision 1, "Specially Designed Vehicle with Armed Guards for Road Shipment of Special Nuclear Material," describes features acceptable to the NRC staff for a vehicle operated by armed guards to ship special nuclear material by road and for the qualification of the armed guards.

Comments and suggestions in connection with (1) items for inclusion in guides currently being developed (listed below) or (2) improvements in all published guides are encouraged at any time. Comments should be sent to the Secretary of the Commission, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Docketing and Service Section.

Regulatory Guides are available for inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. Requests for single copies of issued guides (which may be reproduced) or for placement on an automatic distribution list for single copies of future guides should be made in writing to the Director, Office of Standards Development, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555. Telephone requests cannot be accommodated. Regulatory Guides are not copyrighted and Commission approval is not required to reproduce them.

Other Division 5 Regulatory Guides currently being developed include the following:

Mass Calibration Techniques for Nuclear Material Control.
Calibration and Error Estimation Methods for Nondestructive Assay.
Management Review of Materials and Plant Protection Programs and Activities.
Protection of Nuclear Power Plants Against Industrial Sabotage.
Measurement Control Program for Special

Nuclear Material Control and Accounting.
Monitoring Transfers of Special Nuclear Material.

Considerations for Determining the Systematic Error of Special Nuclear Material Accounting Measurement.

Interior Intrusion Alarm Systems.

Preparation of Uranyl Nitrate Solution as a Working Standard.

Shipping and Receiving Control of Special Nuclear Materials.

Barrier Design and Placement.

Nondestructive Assay of U-235 Content of Unpoisoned Low-Enrichment Uranium Fuel Rods.

Methods for the Accountability of Uranium Dioxide.

Internal Security Audit Procedures.

Standard Format and Content for the Physical Protection Section of a License Application (For Facilities Other Than Nuclear Power Plants).

Nondestructive Assay of Plutonium-Bearing Fuel Rods.

Training and Qualifying Personnel for Performing Measurement Associated with the Control and Accounting of Special Nuclear Material.

Auditing of Measurement Control Program.

Reconciliation of Statistically Significant Shipper-Receiver Differences.

Prior Measurement Verification.

Verification of Prior Measurements by NDA.

Nondestructive Assay of High-Enrichment Uranium Scrap by Active Neutron Interrogation.

Control and Accounting for Highly Enriched Uranium in Waste.

Considerations for Determining the Random Error of Special Nuclear Material Accounting Measurement.

Use of Closed-Circuit TV for Area Surveillance.

Preparation of Working Calibration and Test Materials for Analytical Laboratory Measurement Control Programs—Part I: Plutonium Nitrate Solutions.

(5 U.S.C. 552(a))

Dated at Rockville, Maryland, this 25th day of April 1975.

For the Nuclear Regulatory Commission.

ROBERT B. MINOGUE,
Acting Director,

Office of Standards Development.

[FR Doc.75-11512 Filed 5-1-75;8:45 am]

[Docket No. 50-346]

TOLEDO EDISON CO.

Notice of Availability of Draft Environmental Statement for the Davis-Besse Nuclear Power Station, Unit 1

Pursuant to the National Environmental Policy Act of 1969 and the United States Nuclear Regulatory Commission's regulations in 10 CFR Part 50, notice is hereby given that a Draft Environmental Statement prepared by the Commission's Office of Nuclear Reactor Regulation related to the proposed operation of Davis-Besse Nuclear Power Station, Unit 1 in Ottawa County, Ohio is available for inspection by the public in the Commission's Public Document Room at 1717 H Street NW., Washington, D.C. and in the Ida Rupp Public Library, 310 Madison Avenue, Port Clinton, Ohio 43452. The Draft Statement is also being made available at the Office of the Governor, State Clearinghouse, 62 East Broad Street, Columbus, Ohio and the Toledo Metropoli-

tan Area Council of Governments, 420 Madison Avenue, Toledo, Ohio 43604. Requests for copies of the Draft Environmental Statement should be addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C., Attention: Director, Division of Reactor Licensing.

The Applicant's Environmental Report, Operating License Stage, as supplemented, submitted by The Toledo Edison Company is also available for public inspection at the above-designated locations. Notice of availability of the Applicant's Environmental Report was published in the FEDERAL REGISTER on October 31, 1973 (38 FR 30048).

Pursuant to 10 CFR Part 50, interested persons may submit comments on the Applicant's Environmental Report, as supplemented, and the Draft Environmental Statement for the Commission's consideration. Federal and State agencies are being provided with copies of the Applicant's Environmental Report and the Draft Environmental Statement (local agencies may obtain these documents upon request). Comments are due by June 23, 1975. Comments by Federal, State, and local officials, or other persons received by the Commission will be made available for public inspection at the Commission's Public Document Room in Washington, D.C., and the Ida Rupp Public Library, Port Clinton, Ohio. Upon consideration of comments submitted with respect to the Draft Environmental Statement, the Commission's staff will prepare a Final Environmental Statement, the availability of which will be published in the FEDERAL REGISTER.

Comments on the Draft Environmental Statement from interest persons of the public should be addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Reactor Licensing.

Dated at Rockville, Maryland, this 28th day of April 1975.

For the Nuclear Regulatory Commission.

GEORGE W. KNIGHTON,
Chief, Environmental Projects
Branch No. 1, Division of Reactor Licensing.

[FR Doc.75-11511 Filed 5-1-75;8:45 am]

NUCLEAR ENERGY CENTER SITE SURVEY (NECSS)

Workshops

The Nuclear Energy Center Site Survey, mandated by section 207 of the Energy Reorganization Act of 1974 (Pub. L. 93-438), includes the evaluation of the feasibility and practicality aspects of collocated nuclear facilities in energy centers as opposed to the location of the same facilities separately at dispersed sites as is the current practice. An important part of this evaluation is, therefore, the examination of the practicality issues. These issues involve societal, socioeconomic and sociopolitical impacts; financing; Federal, State, and local jurisdictional interfaces; and community-industry-manpower interfaces, including ownership management problems.

In order for the NECSS staff to obtain expert opinion from recognized authorities in their fields on these issues in the short time available, two workshops with parallel scopes will be held. An Eastern workshop will be conducted by the Mitre Corporation on May 21, 22 and 23 at the Wentworth, Wentworth Road (New Castle), Portsmouth, New Hampshire. The Western workshop will be conducted by The Rand Corporation on May 28, 29 and 30 at their facilities at 1700 Main Street, Santa Monica, California. Both workshops will convene at 9 a.m.

The workshops are being held to obtain the opinions and interactions of invited experts; however, they will be open to public attendance and observation. Interested persons wishing to submit their views on Nuclear Energy Centers in general, or the subjects covered by the workshops in particular, should send them to Mr. S. H. Smiley, Director, Office of Special Studies, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, in accordance with the notice published in the FEDERAL REGISTER on March 20, 1975 (40 FR 12717). The minutes of the practicality workshops will be placed in the Nuclear Regulatory Commission's Public Document Room. It should also be noted that a public meeting regarding Nuclear Energy Centers will be held in Washington, D.C., starting on June 16, 1975, at which time verbal or written comments by the public on all aspects of the survey may be presented in accordance with the notice published in the FEDERAL REGISTER on April 24, 1975 (40 FR 18050).

These practicality workshops are being conducted for NRC under contract. Persons wishing further information about the Eastern workshop or who plan to attend and observe should contact Dr. Jane Pratt of The Mitre Corporation, 1820 Dolly Madison Boulevard, McLean, Virginia 22101, Telephone (703) 790-6973. Persons wishing further information concerning the Western workshop or who plan to attend and observe should contact Dr. L. Randall Koenig of The Rand Corporation, 1700 Main Street, Santa Monica, California 90406, Telephone (213) 393-0411.

Dated at Bethesda, Maryland this 30th day of April 1975.

For the Nuclear Regulatory Commission:

S. H. SMILEY,
Director,
Office of Special Studies.

[FR Doc. 75-11551 Filed 5-1-75; 8:45 am]

CITIZENS' ADVISORY COUNCIL ON THE STATUS OF WOMEN ADDENDUM TO MEETING

Amendment to notice of meeting, Federal Register notice (40 FR 16872), April 15, 1975.

Anyone interested in attending the Tuesday morning session, May 6, 1975, meeting at the White House should con-

tact Ms. Catherine East, Executive Secretary, telephone number 523/6538.

CATHERINE EAST,
Executive Secretary.

[FR Doc. 75-11500 Filed 5-1-75; 8:45 am]

CIVIL AERONAUTICS BOARD

[Dockets 27736, 27742, 26310; Order 75-4-136]

FRONTIER AIRLINES, INC. ET AL

Acceptance and Carriage of Live Animals in Domestic Air Freight Transportation

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 29th day of April, 1975.

In the matter of rules relating to the acceptance and carriage of live animals proposed by Frontier Airlines, Inc., Piedmont Aviation, Inc., and Southern Airways, Inc.

By tariff revisions¹ issued March 28 and April 1, marked to become effective May 1, 1975, Frontier Airlines, Inc. (Frontier), Piedmont Aviation, Inc. (Piedmont), and Southern Airways, Inc.² (Southern) propose to establish various rules that set forth terms, conditions, and other provisions governing the acceptance and carriage of live animals for transportation.

The carriers variously assert, inter alia, that the proposed rules are designed to comply with suggestions of shippers, as well as to maintain passenger comfort and safety, and are the same as currently in effect for other carriers.

Complaints have been filed requesting rejection, or, in the alternative, suspension pending investigation by the Pet Industry Parties (PIP) and jointly by the American Association of Zoological Parks and Aquariums (AAZPA) and the Zoological Action Committee (ZooAct).³ The complaints variously allege, inter alia, that justification of the adoption of the proposed provisions on the ground of compliance with shippers' suggestions is inaccurate and inappropriate; that reliance on other carriers' support is deficient; that establishment of certain container and packaging specifications places an undue burden upon shippers; that no cost data have been submitted to substantiate the \$5 service charges; and that the proponent carriers' reliance on the effective tariff rules of other carriers as a basis for establishing such provisions, and the suggestion that the pre-existence of nonacceptability provisions adds some legitimacy to the filings must be dismissed.

¹ Revisions to Airline Tariff Publishing Company, Agent, Tariff CAB No. 96, Rule 19.

² Southern also proposed that any single piece of a shipment where the gross weight of the animal and the container was in excess of 200 pounds would not be accepted on passenger aircraft. The carrier has been granted Special Tariff Permission to withdraw this provision on short notice.

³ PIP's complaint was directed only against the proposals of Frontier and Piedmont, while the complaint filed by AAZPA and ZooAct was against the proposals of all three carriers.

All of the proposed rules come within the scope of the investigation in Docket 26310, Rules and Practices Relating to the Acceptance and Carriage of Live Animals in Domestic Air Freight Transportation, and their lawfulness will be determined in that proceeding. The issue now before the Board is whether to suspend the proposals or to permit them to become effective pending investigation.

Upon consideration of the complaints and all other relevant matters, the Board finds that the following proposed rules should be suspended⁴ for the reasons stated, pending the investigation in Docket 26310:

1. The requirement of a health certificate "stating animal is free of disease and is in a healthful state" appears ambiguous in that it may be interpreted as requiring a certificate for each separate animal in a large shipment instead of one certificate for an entire carton or shipment;

2. The provision that containers must be constructed with a door or other opening equipped with a locking device seems unduly restrictive since it would not permit the use of other adequate sealing devices;

3. The requirement that the wire mesh in bird containers be fine enough to retain all bird seed within the container seems unreasonable because such mesh might prevent necessary ventilation;

4. The provisions requiring that containers for fish provide container protection from a water temperature variation greater than 10° F. appears unduly restrictive because such temperature changes may not be harmful to all kinds of fish;

5. The requirement that containers for monkeys and other primates be constructed entirely of metal or wood appears unduly restrictive in that it prevents the use of other materials that may be adequate. Furthermore, the limitation upon the number of animals and primates in a container has not been justified; and

6. The proposed charges of \$5 per container in the event the carrier waters, feeds, or provides other services for animals appears unreasonable since no cost data have been submitted to substantiate the \$5 charges.

The complainants have not shown, nor does it otherwise appear that the remainder of the proposed rules⁵ warrant suspension, pending investigation in

⁴ As the proponent carriers state, certain other airlines have in effect most of the rules they now propose. These effective rules, however, typically were suspended (Order 74-1-78, January 14, 1974) and became effective after the 180-day suspension periods expired (e.g., Order 75-2-31, February 6, 1975).

⁵ These include rules relating to advance arrangements, tender of shipments at designated areas, cleanliness and labeling of containers, a health certificate when required by government regulation, age of baby poultry, designated standards of container construction, designated limit on the number of dogs per container, and disposition of animals in the event carrier is unable to deliver.

Docket 26310. To the extent that the complainants request suspension of these rules, the complaints will be dismissed. We also find no basis for rejection of any of the rules proposed, as requested by complainants.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 403, 404, and 1002 thereof,

It is ordered that: 1. Pending hearing and decision by the Board, the charges and provisions described in Appendix A hereto are suspended and their use deferred to an including July 29, 1975, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension except by order or special permission of the Board;

2. Except to the extent granted herein, the complaints of the Pet Industry Parties in Docket 27742 and of the American Association of Zoological Parks and Aquariums and the Zoological Action Committee, Inc. in Docket 27736 are dismissed; and

3. Copies of this order shall be filed with the tariffs.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board:

[SEAL] EDWIN Z. HOLLAND,
Secretary.

[FR Doc.75-11531 Filed 5-1-75;8:45 am]

[Docket 26494; Agreement C.A.B. 25072; Order 75-4-128]

INTERNATIONAL AIR TRANSPORT ASSOCIATION.

Passenger Fares

Issued under delegated authority, April 28, 1975.

Agreement adopted by the Joint Traffic Conferences of the International Air Transport Association relating to passenger fare matters.

An agreement has been filed with the Board pursuant to section 412(a) of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations between various air carriers, foreign air carriers, and other carriers embodied in the resolutions of the Joint Traffic Conferences of the International Air Transport Association (IATA). The agreement, adopted by mail vote, has been assigned the above C.A.B. agreement number.

This agreement would amend existing Resolution 115j, governing the meeting of non-IATA practices in the North/Central Pacific market, to permit a carrier to rescind the North/Central Pacific fare structure on 14 days' notice for effect 30 days after notice in the event of lack of agreement at a meeting called under terms of that Resolution. We will approve the agreement since it merely clarifies approved procedural practices within the IATA conference framework.

Pursuant to authority duly delegated by the Board in the Board's Regulations,

* Appendix A filed as part of the original document.

14 CFR 385.14, it is not found that Resolution JT31 (Mail 286) 115j, which is incorporated in Agreement C.A.B. 25072, is adverse to the public interest or in violation of the Act.

Accordingly, it is ordered that: Agreement C.A.B. 25072, be and hereby is approved.

Persons entitled to petition the Board for review of this order pursuant to the Board's Regulations, 14 CFR 385.50, may file such petitions within ten days after the date of service of this order.

This order shall be effective and become the action of the Civil Aeronautics Board upon expiration of the above period, unless within such period a petition for review thereof is filed or the Board gives notice that it will review this order on its own motion.

This order will be published in the FEDERAL REGISTER.

[SEAL] EDWIN Z. HOLLAND,
Secretary.

[FR Doc.75-11530 Filed 5-1-75;8:45 am]

[Docket 26494; Agreement C.A.B. 24927, R-1 and R-2, Agreement C.A.B. 24983, Agreement C.A.B. 24995, R-1 through R-33, Order 75-4-132]

INTERNATIONAL AIR TRANSPORT ASSOCIATION

Agreements Relating to Mid-Atlantic Passenger Fares

Adopted by the Civil Aeronautics Board at its office in Washington, D.C. on the 28th day of April, 1975.

Agreements have been filed with the Board, pursuant to section 412(a) of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations, between various air carriers, foreign carriers and other carriers, embodied in the resolutions of the Joint Traffic Conferences of the International Air Transport Association (IATA). The agreements, adopted either by the 1974 Composite Passenger Traffic Conference held at San Diego during September-October or the Reconvened 64th Meeting of Joint Conferences 1 and 2 at Geneva in January 1975, have been assigned the above C.A.B. agreement numbers.

The agreements comprise the overall Mid-Atlantic fare structure proposed to be effective from April 1, 1975 through March 31, 1976, and close fares in a market area which has been open several years. U.S. air transportation is directly affected only insofar as Puerto Rico and the U.S. Virgin Islands are concerned. In general, the pattern of Mid-Atlantic fares which existed during the open-rate period is retained, with an increase of six percent over previous fare levels except for certain fares from Southern Africa which would be increased in amounts ranging up to four percent.¹ Finally, the

¹The 6 percent increase here proposed together with a 4 percent increase which took effect August 1, 1974 (see Order 74-7-141 dated July 30, 1974) reflect the overall 10 percent increase in Mid-Atlantic fares negotiated at the 1974 Fort Lauderdale Conference during June and July.

agreements would establish a five percent currency surcharge on passenger sales in France for travel to Western Hemisphere points over the Mid-Atlantic, and increase from three to 5.3 percent a similar surcharge on Venezuelan originating traffic to Europe/Africa/Middle East.

Pan American World Airways, Inc. (Pan American), the only U.S. carrier providing service over the Mid-Atlantic, has submitted justification in which it states the expectation that its Mid-Atlantic earnings position will mirror that on the North Atlantic.² During the forecast period (year ending March 31, 1976), the carrier projects an increase in capacity over the Mid-Atlantic of 47.0 percent, from 222.2 million to 326.7 million available seat-miles, and forecasts an increase in traffic of 36.0 percent, from 113.7 million to 159.2 million revenue passenger-miles. Assuming continuation of present fare levels, the carrier forecasts a load factor decline of 2.5 points, to 48.7 percent from its 51.2 percent historic level. If the proposed fares are approved, the carrier anticipates a load factor of 47.3 percent for its Mid-Atlantic operations. After adjusting for elasticity, the additional revenue from the agreement is expected to be only 2 percent, or \$211,000.

Historically, the Mid-Atlantic fare agreement has been filed with and disposed of by, the Board in conjunction with North Atlantic fare agreements, and the Board has not found it necessary to have independent carrier justifications for each route. In this case, however, the Board requested separate justification since the agreement was filed separately, notwithstanding the close inter-relationship between North and Mid-Atlantic fares, in view of the present negative earnings of the two primary carriers providing transatlantic service.

Pan American forecasts an increase in capacity which will produce an approximate 3-percentage-point decline in load factor and which, in our opinion, has not been fully explained. On the other hand, its total Mid-Atlantic operations are extremely limited relative to its overall transatlantic service and the fares here proposed are not out of line with those already approved for the North Atlantic. Accordingly, and in view of the small contribution to Pan American's profitability which should flow from the agreement, we are prepared to approve the agreement.

The Board, acting pursuant to sections 102, 204(a), and 412(b), of the Act, makes the following findings:

1. It is not found that the following resolutions, set forth in the agreements indicated, are adverse to the public interest or in violation of the Act:

²Under the North Atlantic fare package approved by the Board in Order 75-3-101 (March 27, 1975), Pan American forecast a return on investment of 4.03 percent, which was adjusted by the Board to 4.51 percent. The carrier estimated that approval of North Atlantic youth fares would add another 1.2 percentage points to their total Atlantic Division rate of return.

Agreement CAB	IATA No.	Title	Application
24927:			
R-1	022n	JT12 and JT123 (Mid-Atlantic) Special Rules for Sales of Passenger Air Transportation (Amending).	1/2
R-2	022y	JT12 (Mid-Atlantic) Special Rules for Sales of Passenger Air Transportation from TC2 to TC1.	1/2
24995:			
R-1	001b	Mid-Atlantic Special Effectiveness Recognition (Tie-In)	1/2
R-2	001dd	Special Emergency Escape for Mid-Atlantic Agreements	1/2
R-3	001e	Mid-Atlantic Escape for Normal and Special Fares	1/2
R-4	001ee	Mid-Atlantic Special Provision Resolution	1/2
R-5	001pp	Special Mid-Atlantic Escape Resolution	1/2
R-6	001xx	Mid-Atlantic Escape for Normal and Special Fares	1/2
R-7	001yy	Special Mid-Atlantic Escape Resolution	1/2
R-8	001zz	JT12 Mid-Atlantic Escape (Caribbean/West Africa)	1/2
R-9	002a	Special Readoption Resolution	1/2
			(Mid-Atlantic)
R-12	054b	Mid-Atlantic First-Class Fares	1/2
R-13	064b	Mid-Atlantic Economy-Class Fares	1/2
R-14	070II	Mid-Atlantic 14/45-Day Excursion Fares	1/2
24995:			
R-23	077d	Mid-Atlantic Individual Fares for Ships' Crews (to the extent it does not affect air transportation as defined by the Act).	1/2

2. It is not found that the following resolutions, set forth in the agreements indicated and which have indirect application in air transportation as defined by the Act, are adverse to the public interest or in violation of the Act:

Agreement CAB	IATA No.	Title	Application
24983	022n	JT12 and JT123 (Mid-Atlantic) Special Rules for Sales of Passenger Air Transportation (Amending).	1/2
24995:			
R-15	070gg	Mid-Atlantic Excursion Fares between Bermuda/Bahamas and TC2	1/2

3. It is not found that the following resolutions, set forth in Agreement C.A.B. 24995 as indicated, are adverse to the public interest or in violation of the Act, provided that approval is subject to the conditions hereinafter stated:

Agreement CAB	IATA No.	Title	Application
24995:			
R-20	076n	Mid-Atlantic Affinity-Group Bulk Travel Prices—San Juan-Portugal/Spain.	1/2

Provided with respect to Resolution 076n:

- The provisions imposing numerical limitation and/or population standards on affinity groups from which passengers may be drawn shall not be applicable.
- The provision which at departure time would permit a lesser number of passengers than that prescribed by the Resolution to travel shall not be limited to situations caused by circumstances beyond the control of the passengers dropping out of the group and the balance of the group may travel at no added costs.
- In the event a passenger discontinues his journey en route for any reason, the amount of the fare paid may be applied as a credit toward the purchase of transportation at the applicable fare calculated from the original point of origin.

- The amount of the forfeiture to be imposed in the event of cancellation by the group or members of the group prior to or at departure time for any reason shall not exceed 25 percent of the fare paid and after departure the forfeiture shall not exceed 25 percent of the excess of the price of the group-fare ticket over the cost of normal-fare transportation from the point of origin to the point of cancellation.

5. Full refund shall be made in the event of death or illness of the passenger or of a member of the passenger's immediate family prior to travel.

6. Full refund of the group fares paid shall be made in the event of cancellation of travel arrangements by a carrier on the ground that the group or any member of the group is ineligible for the group fares.

Agreement CAB	IATA No.	Title	Application
24995:			
R-22	076pp	Mid-Atlantic 14-Day Incentive Group Fares	1/2

Provided with respect to Resolution 076pp:

- The provisions imposing numerical limitation and/or population standards on affinity groups from which passengers may be drawn shall not be applicable.
- The provision which at departure time would permit a lesser number of passengers than that prescribed by the Resolution to travel shall not be limited to situations caused by circumstances beyond the control of the passengers dropping out of the group and the balance of the group may travel at no added costs.

3. In the event a passenger discontinues his journey en route for any reason, the amount of the fare paid may be applied as a credit toward the purchase of transportation at the applicable fare calculated from the original point of origin.

4. The amount of the forfeiture to be imposed in the event of cancellation by the group or members of the group prior to or at departure time for any reason shall not exceed 25 percent of the fare paid and after departure the forfeiture shall not exceed 25 percent of the excess of the price of the

group-fare ticket over the cost of normal-fare transportation from the point of origin to the point of cancellation.

5. Full refund shall be made in the event of death or illness of the passenger or of a member of the passenger's immediate family prior to travel.

6. Full refund of the group fares paid shall be made in the event of cancellation of travel arrangements by a carrier on the ground that the group or any member of the group is ineligible for the group fares.

7. With respect to Resolution 076pp, insofar as it relates to incentive groups, the travel group shall be formed only for own use of one person (which expression shall include an individual person or a legal entity such as an association, partnership company, or corporation); provided that the Purchaser shall not, wholly or partially, directly or indirectly, share the cost of the air transportation with other persons interested in obtaining such transportation including the passengers carried.

Agreement CAB	IATA No.	Title	Application
24935:			
R-26	034f	Mid-Atlantic 10/28 Day-Group Inclusive Tour Fares to TCI	1/2.
R-27	034f	Mid-Atlantic 14/23-Day Group Inclusive Tour Fares—Southern Africa to TCI	1/2.
R-32	034y	Mid-Atlantic 10/23-Day Group Inclusive Tour Fares—Puerto Rico to Europe	1/2.

Provided with respect to Resolutions 084f, 084f and 084y:

1. The provisions which at departure would permit a lesser number of passengers than that prescribed by the Resolutions to travel shall not be limited to situations caused by circumstances beyond the control of the passengers dropping out of the group, and the balance of the group may travel at no added cost.

2. In the event a passenger discontinues his journey en route for any reason, the amount of the fare paid may be applied as a credit toward the purchase of transportation at the applicable fare calculated from the original point of origin. Similar credit towards the purchase of transportation at applicable fares may be made for other members of the fare group who belong to the immediate family of such passenger.

3. Full refund shall be made in the event of death or illness of the passenger or of a member of the passenger's immediate family prior to travel.

4. The amount of the forfeiture to be imposed in the event of cancellation by the group or member of the group at departure time for any reason shall not exceed 25 percent of the fare paid and after departure the forfeiture shall not exceed 25 percent of the excess of the price of the group-fare ticket over the cost of normal-fare transportation from point of origin to point of cancellation.

4. It is found that the following resolution, incorporated in Agreement C.A.B. 24995 as indicated, is adverse to the public interest and in violation of the Act to the extent it would apply in air transportation as defined by the Act:

Agreement CAB	IATA No.	Title	Application
24935:			
R-23	077d	Mid-Atlantic Individual Fares for Ships' Crews	1/2.

5. It is not found that the following resolutions, incorporated in Agreement C.A.B. 24995 as indicated, affect air transportation within the meaning of the Act:

Agreement CAB	IATA No.	Title	Application
CAB 24935:			
R-10	022n	JT12 and JT123 (Mid-Atlantic) Special Rules for Sales of Passenger Air Transportation (Amending)	1/2.
R-11	045	Passenger Charters	1/2 (Mid-Atlantic)
R-16	070v	Mid-Atlantic 14/30-Day Excursion Fares—Havana	1/2.
R-17	071o	Mid-Atlantic 22/30-Day Excursion Fares—Colombia/Panama	1/2.
R-18	071o	Mid-Atlantic Special Excursion Fares—U.K.—Caribbean	1/2.
R-19	076f	Mid-Atlantic Affinity-Group Fares—U.K.—Caribbean	1/2.
R-21	076o	JT12 and JT123 Mid-Atlantic 60-Day Affinity-Group Fares	1/2.
R-24	080k	Mid-Atlantic 14/30-Day Individual Inclusive Tour Fares to Havana	1/2.
R-25	083d	Mid-Atlantic 10/30-Day Individual Inclusive Tour Fares—Germany/Belgium-Bahamas	1/2.
R-28	034n	Mid-Atlantic 7/30-Day Group Inclusive Tour Fares—Germany/Belgium-Bahamas	1/2.
R-29	034o	Mid-Atlantic Special Group Inclusive Tour Fares—U.K. to Caribbean	1/2.
R-30	034q	Group Inclusive Tour Fares—Scandinavia-Barbados/Trinidad/Tobago	1/2.
R-31	034r	Mid-Atlantic Special Group Resolution	1/2.
R-33	094a	Mid-Atlantic Emigrant Fares—Caribbean to U.K.	1/2.

Accordingly, It is ordered, That:

1. Those portions of Agreements C.A.B. 24927, 24983 and 24995 set forth in finding paragraphs 1 and 2 above be and hereby are approved;

2. Those portions of Agreement C.A.B. 24995 set forth in finding paragraph 3 above be and hereby are approved, subject to the conditions stated therein;

3. That portion of Agreement C.A.B. 24995 set forth in finding paragraph 4

above be and hereby is disapproved to the extent it would apply in air transportation;

4. Jurisdiction be and hereby is disclaimed with respect to those portions of Agreement C.A.B. 24995 set forth in finding paragraph 5; and

5. The carriers are hereby authorized to file tariffs implementing the agreements on not less than one day's notice for effectiveness not earlier than May 1,

1975. The authority granted in this paragraph expires May 30, 1975; and

6. Tariffs implementing the agreements shall be marked to expire March 31, 1976.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND, Secretary.

[FR Doc.75-11532 Filed 5-1-75;8:45 am]

COMMITTEE FOR PURCHASE FROM THE BLIND AND OTHER SEVERELY HANDICAPPED

PROCUREMENT LIST 1975
Additions to Procurement List

Notice of proposed additions to Procurement List 1975, November 12, 1974 (39 FR 39964) were published in the FEDERAL REGISTER on February 14, 1975 (40 FR 6817) and March 31, 1975 (40 FR 14348).

Pursuant to the above notices the following commodities and service are added to the Procurement List.

CLASS 8440

Necktie, men's four-in-hand (IB):
8440-00-555-7194, C.F.M.----- \$1.10
8440-00-555-7194, G.F.M.----- 0.68
C.F.M.—Contractor furnished material.
G.F.M.—Government furnished material.

INDUSTRIAL CLASS 7609

Repair and maintenance of electric typewriters (RF), Syracuse, New York (including Onondaga County), list of prices available from Property Rehab. Branch, GSA, Region 2.

By the Committee.

C. W. FLETCHER, Executive Director.

[FR Doc.75-11502 Filed 5-1-75;8:45 am]

PROCUREMENT LIST 1975
Proposed Additions

Notice is hereby given pursuant to section 2(a) (2) of Pub. L. 92-28; 85 Stat. 79, of the proposed additions of the following Military Resale Items and Service to Procurement List 1975, November 12, 1974 (39 FR 39964).

ITEM NO. AND DESCRIPTION

Tennis Racket, 450, 452.

INDUSTRIAL CLASS 7340

Janitorial/Custodial, National Marine Fisheries, Seattle, Washington, for following buildings only:

- West Building.
- Central Building.
- East Building.
- Pilot Plant Building.
- Behavior Laboratory.

Comments and views regarding these proposed additions may be filed with the Committee not later than June 2, 1975. Communications should be addressed to the Executive Director, Committee for Purchase from the Blind and Other Severely Handicapped, 2009 Fourteenth

Street North, Suite 610, Arlington, Virginia 22201.

This notice is automatically cancelled November 2, 1975.

By the Committee.

C. W. FLETCHER,
Executive Director.

[FR Doc.75-11504 Filed 5-1-75;8:45 am]

PROCUREMENT LIST 1975

Proposed Deletion

Notice is hereby given pursuant to section 2(a)(2) of Public Law 92-28; 85 Stat. 79, of the proposed deletion of the following commodity from Procurement List 1975, November 12, 1974 (39 FR 39964).

CLASS 7210.

Sheet, Bed, 7210-00-634-1288.

Comments and views regarding this proposed deletion may be filed with the Committee on or before June 2, 1975. Communications should be addressed to the Executive Director, Committee for Purchase from the Blind and Other Severely Handicapped, 2009 Fourteenth Street North, Suite 610, Arlington, Virginia 22201.

This notice is automatically cancelled November 2, 1975.

By the Committee.

C. W. FLETCHER,
Executive Director.

[FR Doc.75-11503 Filed 5-1-75;8:45 am]

CONSUMER PRODUCT SAFETY COMMISSION

[CPSC Docket No. 75-1]

WHITE CONSOLIDATED INDUSTRIES, INC.,
ET AL

Prehearing Conference

Notice is hereby given that a prehearing conference will be held on May 16, 1975, at 10 a.m. in Room 2008, New Executive Office Building, 17th & Pennsylvania, Washington, D.C., before Commissioner Constance B. Newman, designated by the Commission as Presiding Officer in this matter. This notice is given pursuant to the Consumer Product Safety Commission's proposed and interim rules of practice for adjudicative proceedings, published on July 23, 1974 (39 FR 26848) which govern proceedings in this matter and provide the legal authority for holding this prehearing conference.

A Notice of Enforcement has been issued by the Commission's staff and approved by the Commission naming as respondents, and served on, White Consolidated Industries, Inc., Cleveland, Ohio, a corporation, doing business as Kelvinator, Inc., a wholly owned subsidiary, and as G. R. Manufacturing Co., both of Grand Rapids, Michigan; and Edward S. Redding, individually and as an officer of White Consolidated Industries, Inc. and Kelvinator, Inc., and Thomas I. Dolan; individually and as an officer of Kelvinator, Inc., and Roy H. Holdt, as an officer of White Consolidated

Industries, Inc., as required by the above-referenced Rules. This Notice of Enforcement states that the staff is of the opinion that approximately 336,000 of respondents' refrigerators, including but not limited to, model numbers TDK140 FN, TDK160FN and TDK180FN, manufactured from about November, 1970, through about April, 1974, and sold under the various brand names of "Bradford," "Cold Spot," "Catalina," "Leonard Temp Master," "Kelvinator," and "Gibson," present a substantial product hazard within the meaning of section 15(a)(2) of the Consumer Product Safety Act (15 U.S.C. 2064(a)(2)), because of design defects set forth in such Notice which could cause fire, vigorous flames and resultant injury.

The Notice alleges that notification pursuant to section 15(c) of the Consumer Product Safety Act (15 U.S.C. 2064(c)) to the public in general and to the purchasers of these refrigerators in particular is required in order to adequately protect the public from such substantial product hazard; that action pursuant to section 15(d) of the Consumer Product Safety Act (15 U.S.C. 2064(d)) is in the public interest; and that respondents should be ordered to elect to repair or to replace these refrigerators or to refund the purchase price of these refrigerators as provided for by section 15(d)(3) of the Consumer Product Safety Act (15 U.S.C. 2064(d)(3)).

A Copy of the Notice of Enforcement with attached papers, and of the Answer of respondents, is on file in the Office of the Secretary of the Commission.

At this prehearing conference, which representatives of the Commission staff and the respondents are directed to attend, the following items, among others, will be considered:

- (1) Petitions for leave to intervene;
- (2) Identification, simplification and clarification of the issues;
- (3) Stipulations, admissions of fact and of the contents and authenticity of documents;
- (4) Requests for discovery and production of evidence considered to be generally relevant and material to the issues in the proceeding;
- (5) Limitation of number of witnesses, particularly the avoidance of duplicate expert witnesses;
- (6) Matters of which official notice will be taken;
- (7) Disclosure of the names of witnesses and the nature of their testimony, and of documents or other physical exhibits which will be introduced in evidence in the course of the proceeding;
- (8) Consideration of offers of settlement; and
- (9) Establishment of schedule for exchange of prepared testimony and exhibits, and date, time and place of hearing.

Representatives of the Commission staff and respondents are directed to prepare all documents, motions, stipulations, submissions, etc., for presentation at the prehearing conference in order to expedite consideration of the above-listed items.

Notice also is hereby given that it is the present intention of the Presiding Officer: (1) To convene a full hearing in this matter, if necessary, no later than June 2, 1975; and (2) to make liberal use of written direct testimony, prepared and served in advance of the full hearing, unless the proponent of such direct testimony shows cause why it need be presented orally. Comments upon this procedure, including a proposed schedule to govern the preparation and service of such written direct testimony, may be submitted at the prehearing conference.

Any person, other than the respondents, who desires to become a party to the proceedings, to participate in the prehearing conference, or to testify at the hearing, may request to do so by writing to the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207.

Dated: April 28, 1975.

CONSTANCE B. NEWMAN,
Presiding Officer.

[FR Doc.75-11482 Filed 5-1-75;8:45 am]

COUNCIL ON ENVIRONMENTAL QUALITY

ENVIRONMENTAL IMPACT STATEMENTS Availability

Environmental impact statements received by the Council on Environmental Quality from April 21, through April 25, 1975. The date of receipt for each statement is noted in the statement summary. Under Council Guidelines the *minimum* period for public review and comment on draft environmental impact statements in forty-five (45) days from this FEDERAL REGISTER notice of availability. (June 17, 1975) The thirty (30) day period for each final statement begins on the day the statement is made available to the Council and to commenting parties.

Copies of individual statements are available for review from the originating agency. Back copies will also be available at cost from the Environmental Law Institute, 1346 Connecticut Avenue, Washington, D.C. 20036.

DEPARTMENT OF AGRICULTURE

Contract: David Ward, Acting Coordinator, Environmental Quality Activities, Office of the Secretary, U.S. Department of Agriculture, Room 331-E, Administration Building, Washington, D.C. 20250, 202-447-3853.

Draft

Herbicide Use, Ozark-St. Francis National Forest, several counties, Ark. April 21: The statement describes vegetation management and control in the Ozark-St. Francis National Forests through the use of herbicides 2,4-D, 2,3,5-T, silvex and picloram. Adverse impacts include decreased aesthetic value due to loss of some foliage and flowering species, noise and smell during spraying, and temporary lowered air and water quality during and after spraying. (ELR Order No. 50600.)

FOREST SERVICE

Draft

Moose Creek Basin, Salmon National Forest, Lemhi County, Idaho, April 25: The

statement concerns the land use plan for the Moose Creek Basin Planning Unit of Salmon National Forest. The Unit contains 74,100 acres, of which 681 acres are privately owned and, in addition, there are 123 acres of unpatented mining claims where surface rights are not held by the United States. The major environmental effects will be due to timber harvests, access road construction, and possible mining activities. (ELR Order No. 50619.)

Herbicide Use, Washington National Forest's, Supplement, several counties, Washington, April 25: The supplement statement concerns the use of herbicides 2,4-D, 2,4,5-T, 2,4,5-TP, Amtrone-T, atrazine, picloram, dicamba and MSMA to reduce the competition from native and introduced vegetation where it hampers forest management activities in Olympic, Mt. Baker-Snoqualmie, and Gifford Pinchot National Forests. Aesthetic deterioration of treated tracts may result. (ELR Order No. 50618.)

Final

Forks Unit, Ouachita National Forest, several counties, Arkansas, April 25: The proposed action is to manage, administer and utilize the forest resources of the Forks Unit, Ouachita N.F., from July 1, 1975 to June 30, 1985. The 76,813 acres Forks Unit is in Garland, Montgomery, Yell and Perry Counties. Major actions are regenerating commercial timber stands on 6,900 acres, thinning timber on 13,700 acres, increasing wildlife habitat, managing the range resources and constructing 75 miles of road by timber purchasers. The greatest impact will be to temporary soil disturbance and water quality from timber harvests, timber site preparation work and road construction (124 pages). Comments made by: EPA, DOI, USDA 2, State agencies, groups and individuals. (ELR Order No. 50621.)

SOIL CONSERVATION SERVICE

Draft

Knife Lake Improvement RC & D Measure (Supplement), Kanabec County, Minn., April 21: (ELR Order No. 50603).

Three-Mile and Sulfur Draw Watershed, Culberson and Hudspeth Counties, Texas, April 22: Proposed is a project for flood prevention and watershed protection for the 149 square mile drainage area of the Three-Mile and Sulfur Draw watershed. Wildlife habitat on 516 acres will be replaced with structures, sediment pools and borrow pits, and construction disruption will result. (ELR Order No. 50605.)

Final

Flat Rock Creek, Arkansas, Crawford County, Ark., April 21: Proposed is a watershed protection, flood prevention, and recreation project on Flat Rock Creek Watershed. Project measures will include land treatment, 4.2 miles of concrete lined channel, and 3.2 miles of debris-cleared channel. About 1,030 acres of flood plain land will be protected. Agricultural and forest productivity on 32 acres of grassland and 19 acres of woodland will be committed to project measures; one dwelling and one farm operation will be relocated (82 pages). Comments made by: COE, HEW, DOI, DOT, EPA, AHP. (ELR Order No. 50598.)

DEPARTMENT OF DEFENSE

Draft

Demilitarization of M34 Stockpile, Supplement B, Colorado, April 21: The statement concerns the destruction of bulk GB nerve agent and GB munitions in ton containers located at Rocky Mountain Arsenal. All ton container disposal operations with one exception will take place within the GB complex. (ELR Order No. 50601.)

ARMY CORPS

Contact: Mr. Francis X. Kelly, Director, Office of Public Affairs, Attn: DAEN-PAP, Office of the Chief of Engineers, U.S. Army Corps of Engineers, 1000 Independence Avenue SW., Washington, D.C. 20314, 202-693-6861.

Draft

Great Lakes-St. Lawrence Seaway, Navigation Season, April 25: The FY 1976 Navigation Season Extension Program is part of an ongoing investigation to demonstrate the practicability of certain enabling measures for extending the commercial navigation season on the Great Lakes-St. Lawrence Seaway System. The activities proposed, including bubbler-flusher systems, are expected to have minimal impact if any (Detroit District). (ELR Order No. 50617.)

Teche-Vermillion Basins, Water Supply, several counties, Louisiana, April 24: The project consists of a plan to restore flows diverted from the Teche-Vermillion basins by flood control projects as well as to provide additional water to these basins. There will be a change in use on 620 acres of land; 197 acres will become water bottoms and 423 acres will serve as the base for levees or for deposit of dredged material. The wildlife on these acres will be displaced or destroyed. Additional industrial and municipal growth that might be attracted by the project could have an adverse effect on water quality (New Orleans District). (ELR Order No. 50616.)

N.J. Coastal Inlets and Beaches, Barnegat to Longport, Ocean County, N.J., April 24: The statement, a revised draft, concerns the construction of jetties, groins, bulkheads, beach berms, sand bypassing and the placement of beachfill and dune fill for the purpose of meeting beach erosion control, storm protection, and navigation needs of the inlets and beaches between Great Harbor Inlet and Barnegat Inlet. The project also includes dredging the channel at Barnegat Inlet and Absecon Inlet. Dredging at ocean borrow sites will cause turbidity and benthic disruption (Philadelphia District). (ELR Order No. 50615.)

Draft

Oregon Slough Dredging, N. Portland Harbor (2), Ore., April 23: Proposed is the construction of a navigation channel extension 40-feet-deep and 400-feet-wide from Columbia River to Oregon Slough river mile 1.5, and maintenance dredging of approximately 35 acres of river bottom annually. The project will result in reduction in biological productivity of aquatic and upland environments disturbed by dredging and by deposition of dredged materials, and possible land use changes on disposal areas (Portland District). (ELR Order No. 50611.)

Virginia Beach Streams Canal No. 2 (2), Va., April 22: The project consists of improvement of an existing canal from London Bridge Creek south to the north crossing of South Lynnhaven Road, a distance of 23 miles. From there, maintenance work would be performed an additional 2.3 miles. The dredged spoil will be deposited in a 25 acre diked facility. The benthic community in the area will be destroyed and construction disruption will result (Norfolk District). (ELR Order No. 50606.)

Final

Maquoketa River, Kitty Creek, Flood Protection, Jones County, Iowa, April 25: Proposed is the construction of 0.8 mile of earth levee, 3 feet high with a maximum height of 16 feet, which includes a section of precast I-wall along certain portions of the levee for protection of 30 acres from floods. Adverse impacts include temporary loss of 10 acres of agricultural land during borrow removal and

permanent loss of three acres of agricultural land. Eight acres will be committed to structural features (Rock Island District). Comments made by: EPA, AHP, DOI, HEW, DOT, USDA, HUD. (ELR Order No. 50622.)

Girtys Run Flood Control, Allegheny County, Pa., April 21: The statement refers to the proposed local protection project consisting of lowering the existing channel of Girtys Run an average of 4 feet within the Borough of Milvale. Construction activity would result in temporary increases in traffic, noise, dust, exhaust emissions, erosion, stream turbidity and sedimentation, and temporary removal of all stream life. Comments made by: USDA, EPA, DOI, State and local agencies. (ELR Order No. 50597.)

ENVIRONMENTAL PROTECTION AGENCY

Contact: Mr. Sheldon Meyers, Director, Office of Federal Activities, Room 3630 Waterside Mall, Washington, D.C. 20460, 202-755-0940.

Final

Sacramento Regional Wastewater Treatment, Calif., April 24: The statement refers to the Sacramento Regional Wastewater Management Program. The plan provide for a regionwide interceptor system to deliver raw wastes to a single advanced treatment plant located south of the city at the site of the existing plant. A disposal system would transport treated effluent to the Sacramento River for discharge near Freeport via a multipart diffuser system. There will be normal construction disruption from the project. Comments made by: DOI, COE, DOT, State and local agencies. (ELR Order No. 50612.)

FEDERAL POWER COMMISSION

Contact: Dr. Richard F. Hill, Acting Advisor on Environmental Quality, 441 G Street NW., Washington, D.C. 20426, 202-386-6084.

Draft

Zachary-Ft. Lauderdale Pipeline, Louisiana, Alabama, and Florida, April 21: The statement concerns an application by Florida Gas Transmission Company to construct and operate 51.2 miles of 26 and 30-inch pipeline loop at nine locations and 11.3 miles of 4-inch and 5.9 miles of 20-inch lateral pipeline at three locations, and to relocate three compressor stations. Disruption along right-of-way would include the removal of vegetation on approximately 1,100 acres. (ELR Order No. 50591.)

DEPARTMENT OF HUD

Contact: Mr. Richard H. Broun, Director, Office of Environmental Quality, Room 7258, 451 7th Street SW., Washington, D.C. 20410, 202-755-6308.

Final

Niagara Falls Rainbow Center, New York, Niagara County, N.Y., April 25: The statement concerns an Urban Renewal Plan for the Central Business District of Niagara Falls. The plan will include demolition of some existing buildings, the construction of the International Convention Center, and the construction of a mall connecting the Center to Prospect Park at the brink of the Falls. The project has displaced approximately 260 families, 400 individuals, and 250 businesses over the last 12 years. Construction disruption will result. Comments made by: DOI, DOC, HEW, EPA, ERDA, USDA, FPO, USCG, COE, DOT, and State agencies. (ELR Order No. 50620.)

NUCLEAR REGULATORY COMMISSION

Contact: Mr. A. Giambusso, Director of Division of Reactor Licensing, P-722, NRC, Washington, D.C. 20555, 301-492-7373.

Draft

Alan R. Barton Nuclear Plant, Units 1-4, Chilton and Elmore Counties, Ala., April 23: The proposed action is the issuance of construction permits to the Alabama Power Company for the construction of the Alan R. Barton Nuclear Plant Units 1, 2, 3, and 4. The units will have a normal capacity of 3579 MWt and 1159 MWe for each unit. A stretch power level of 3758 MWt (1209 MWe) is anticipated. The exhaust steam will be cooled in a closed cycle mode by mechanical cooling towers with water from the Coosa River. Construction of the plant and adjacent facilities will disturb an area of 1025 acres of crop and forest land, and right-of-way for transmission lines will require 18,460 acres. (ELR Order No. 50608.)

Final

Pebble Springs Nuclear Plant, Units 1 and 2, Gilliam County, Oreg., April 21: Proposed is the granting of construction permits to the Portland General Electric Co. for the 2 unit Pebble Springs Plant. The plant will employ pressurized water reactors to produce total outputs of 7520 MWt and 2622 MWe. Exhaust will be cooled by a once-through flow of water from a 1900 acre man-made lake (with makeup water drawn from the Columbia River). The total site includes 8400 acres, of which 2045 acres will be removed from current use. Comments made by: AHP, HUD, USDA, USCG, DOC, EPA, DOT, State, and local agencies. (ELR Order No. 50599.)

H. B. Robinson Unit 2, Darlington County, S.C., April 22: The proposed action is the continuation of an operating license, held by Carolina Power and Light Co. The unit employs a pressurized water reactor to produce 2200 MWt and 700 MWe (net); future levels of 2300 MWt and 730 MWe are anticipated. Exhaust steam is cooled with water obtained from Lake Robinson, which is heated 21 degrees F. above ambient and discharged via a 4 mile canal to the lake. The additional heat probably causes a small reduction in lake productivity of fish, plankton, and benthos. Comments made by: USDA, COE, DOC, HEW, DOT, EPA, FPC, State and local agencies. (ELR Order No. 50604.)

DEPARTMENT OF TRANSPORTATION

Contact: Mr. Martin Convisser, Director, Office of Environmental Affairs, 400 7th Street SW., Washington, D.C. 20590, 202-426-4357.

FEDERAL AVIATION ADMINISTRATION**Final**

Phoenix Sky Harbor International Airport, Maricopa County, Ariz., April 21: Proposed is a master plan for the airport, including the extension and widening of runways; the redistribution of air traffic; the facilitation of airport access; and the expansion of terminal facilities. Although the land has already been acquired, federal reimbursement is necessary. Noise pollution and construction disruption will result. Comments made by: DOT, EPA, DOI, HUD, State, and local agencies. (ELR Order No. 50592.)

FEDERAL HIGHWAY ADMINISTRATION**Draft**

SR 63, U.S. 36 to U.S. 136, Vermillion and Warren Counties, Ind., April 21: The statement proposes the improvement of 20.2 miles of Indiana SR 63 from U.S. 36 to U.S. 136, including the addition of a median, 2 new lanes, required overpasses and interchanges, and access control. Adverse effects of the project are the displacement of 51 people and 2 businesses-increased noise, air, and water pollution; and the location of three architecturally important homes and two

archeological sites within or near the right-of-way. (ELR Order No. 50595.)

U.S. 6 and U.S. 281 Improvements, Hastings, Adams County, Nebr., April 23: Proposed is a project for improvements of U.S. 6 and U.S. 281 south of the City of Hastings, Nebraska. The project would begin at Marlon Road on U.S. 6 west of Hastings, a distance of approximately 4.5 miles. The amount of land needed for right-of-way depends upon which of the 4 alternatives is chosen. (ELR Order No. 50610.)

Final

Glenn Highway, Peters-Creek to Eklutna Flats, Alaska, April 21: The proposed project involves the relocation and/or reconstruction of Glenn Highway, which includes one bridge and a railroad crossing at grade. The facility is 8 miles in length and will displace 7 families and 3 businesses. A 4(f) statement will be filed to obtain land for right-of-way from Mirror Lake. Adverse impact stemming from the project includes loss of wildlife habitat, and increased noise, air and water pollution levels (136 pages). Comments made by: EPA, DOT, DOI, HUD, State, and local agencies. (ELR Order No. 50593.)

60-Inch Reinforced Concrete Pipe, I-210, Los Angeles County, Calif., April 23: Proposed is the construction of a 60 inch reinforced concrete pipe through Memorial Park in the City of Pasadena. The drain would be part of the drainage system for 4.5 miles of I-210 now under construction. A 30' wide stretch (0.41 acre) of section 4(f) land from Memorial Park will be disturbed. Comments made by: EPA, DOI, HUD, HEW, State, and local agencies. (ELR Order No. 50609.)

South Kipling St., Colorado, Jefferson County, Colo., April 24: The proposed project is the design and construction of a 4.3 mile segment of South Kipling Street. Twenty-three families and four businesses will be displaced by the project. Increases in noise and air pollution will occur (399 pages). Comments made by: DOI, HUD, COE, USDA, State, and local agencies. (ELR Order No. 50613.)

Fort Weaver Road, Hawaii, Honolulu County, Hawaii, April 25: The statement refers to the proposed improvement of Fort Weaver Road from the intersection of Interstate Route H-1 and Kunia Road to the boundary of the National Oceanic and Atmospheric Administration Observatory at Ewa Beach. Project length is 5.8 miles. Seventy-seven acres of cultivated sugar cane land would be converted to highway use. Adverse impacts include displacement of people, airborne dust during construction and possible soil erosion. Comments made by: USDA, HUD, EPA, COE, State and local agencies. (ELR Order No. 50623.)

State Route 800, Ohio, Monroe and Belmont Counties, Ohio, April 21: Proposed is the relocation and improvement of a portion of State Route 800 between Barnesville and Woodsfield. The project consists of a two-lane highway, approximately 16.5 miles in length. Adverse effects of the action are the loss of farmland; loss of a small amount of woodland; and the taking of 22 residences, 7 farm operations, and 1 business. Five acres of Section 4(f) land are required from the Monroe Lake State Wildlife Area (86 pages). Comments made by: DOT, DOI, EPA, HUD, USDA, State, and local agencies. (ELR Order No. 50594.)

Garden Valley Rd-Fairgrounds Interchange, I-5 (S), Douglas County, Oreg., April 21: Proposed is the removal of 1,170,000 cubic yards of material, after blasting, from the flank of Mt. Nobo in order to accommodate a flattened curve on Interstate 5. To date, 290,000 cubic yards have been placed in approved locations at the Douglas County

Fairgrounds, and an additional 120,000 cubic yards have been approved for this site. Construction disruption will result. Comments made by: DOI, DOC, USCG, State and local agencies, private organizations, and citizens. (ELR Order No. 50596.)

S. Tigard Interchange-I-5, Clackamas County, Oreg., April 21: Proposed is the construction of a new Federal-Aid Secondary Route (F.A.S. 943) to connect Interstate 5 with Boones Ferry Road. Project length is 1.1 miles. Adverse effects of the action include the loss of 23 acres of wildlife habitat and increased siltation and turbidity. Comments made by: DOI, EPA, USDA, USCG, State agencies and citizen groups. (ELR Order No. 50692.)

Final

Interstate 155, Dyer County, Tenn., April 24: The statement refers to the proposed construction of a 7.4 mile section of I-155 which begins one mile east of Lenox Road and extends easterly to the interchange with proposed realigned SR 3 north of Dyersburg. The project is the most easterly portion of the spur off I-55, which includes a bridge across the Mississippi River. Adverse impacts include the loss of 430 acres of natural and agricultural land, displacement of 4 families, and increased levels of air and noise pollution. Comments made by: USDA, COE, DOC, EPA, DOI, TVA, and State agencies. (ELR Order No. 50614.)

The Final EIS of U.S. 119-Appalachian Corridor G, Kentucky and West Virginia was noticed in the February 21, 1975 Federal Register as a Draft. The statement is a Final and was received by CEQ 2/10/75.

U.S. COAST GUARD**Draft**

Deepwater Port Regulations (2), April 22: The statement concerns Federal Regulations governing various aspects of the design, construction, and operation of Deepwater Ports. The proposed regulations address: major design and construction criteria; oil transfer rules; navigation rules; personnel requirements; and equipment and procedures requirements. The action will attempt to reduce traffic and potential accidents in deepwater ports (42 pages). (ELR Order No. 50607.)

Coal Conversion Program. FEA's final EIS on Coal Conversion was received by CEQ April 15, 1975 and noticed in the FEDERAL REGISTER on April 25, 1975. Since public distribution was not accomplished until April 25, 1975, the 20 day review period will end May 15 instead of a week earlier.

GARY L. WIDMAN,
General Council.

[FR Doc.75-11486 Filed 5-1-75;8:45 am]

FAA PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS
List

The following list, filed with the Council by the Department of Transportation pursuant to Council Guideline 40 CFR 1500.6 (e), indicate those administrative actions that DOT have determined will require the preparation of environmental impact statements under NEPA.

FAA PROJECTS FOR WHICH AN EIS IS IN PREPARATION OR ANTICIPATED

Rumford, Maine: New Airport
Boston, Massachusetts (Logan): Improved,

Instrumentation
 Newburgh, New York: Runway Extension
 Syracuse, New York: Runway Extension
 Brookneal, Virginia: New Airport
 Pipestem, West Virginia: New Airport
 Westchester County, New York: Airport Instrumentation
 Alabaster, Alabama: Runway Extension
 Charleston, South Carolina: New Runway
 Gilbertsville, Kentucky: Extend Runway
 Miami (International Airport): Runway Extension
 Miami: New Airport
 Morristown, Tennessee: New Airport
 Nashville, Tennessee: New Airport
 Panama City, Florida: Runway lighting system
 Paris Landing, Tennessee: New Airport
 Raleigh/Durham, North Carolina: New Runway
 St. Thomas, Virgin Islands: New Runway
 Cedar Rapids, Iowa: Airport Layout Plan
 Pocahontas, Iowa: Airport Layout Plan
 York, Nebraska: Master Plan
 Onawa, Iowa: Airport Layout Plan
 Lamar, Missouri: Master Plan
 Omaha, Nebraska: Airport Layout Plan
 North Platte, Nebraska: Airport Layout Plan
 Lamoni, Iowa: Airport Layout Plan
 Washington, Kansas: Master Plan
 Lee's Summit, Missouri: Airport Development
 Blair, Nebraska: Master Plan
 Hillsboro/Marion, Kansas: Master Plan
 Hoxie, Kansas: Master Plan
 Marshalltown, Iowa: Airport Layout Plan
 Springfield, Missouri: Master Plan
 LeMars, Iowa: Master Plan
 Atwood, Kansas: Master Plan
 Jefferson City, Missouri: Airport Development
 Storm Lake, Iowa: Airport Development
 Pittsburg, Kansas: Airport Development
 Colorado Springs, Colorado: Master Plan
 Durango, Colorado: Master Plan
 Bismarck, North Dakota: Master Plan
 Logan, Utah: Master Plan
 Salt Lake City, Utah: New Runway
 Casper, Wyoming: Master Plan
 Riverton, Wyoming: Master Plan
 Comanche, Texas: Runway Extension
 Bowle, Texas: Runway Extension
 Vernon, Texas: Runway Extension
 Cleburne, Texas: Runway Extension
 Gladewater, Texas: Runway Extension
 Richardson, Texas: New Airport
 Denton, Texas: Runway Extension
 Midland, Texas: Runway Extension
 Seminole, Texas: New Airport
 Gruver, Texas: New Airport
 El Paso, Texas: New Runway
 Borger, Texas: New Runway
 Memphis, Texas: Runway Extension
 Moriarty, New Mexico: Runway Extension
 Clovis, New Mexico: Runway Extension
 Farmington, New Mexico: New Airport
 Gallup, New Mexico: New Airport
 Raton, New Mexico: Runway Extension
 Falfurrias, Texas: New Runway
 Center, Texas: New Airport
 College Station, Texas: Runway Extension
 Lake Jackson, Texas: New Runway
 Nacagdoches, Texas: New Airport
 New Iberia, Louisiana: Seaplane Waterway
 New Orleans, Louisiana: Major Expansion
 Ruston, Louisiana: Runway Extension
 Arnett, Oklahoma: New Airport
 Stillwell, Oklahoma: New Airport
 Chickasha, Oklahoma: Runway Extension
 Blytheville, Arkansas: Runway Extension
 Lopez, Washington: New Runway and Extension
 Neah Bay, Washington: New Airport
 Hermiston, Oregon: Runway Extension
 Medford, Oregon: Land Acquisition
 Table Top, Oregon: Radar Project
 Cleveland, Ohio: Master Plan
 Dayton, Ohio:
 Marion, Indiana: Planning Grant

Yap District, Trust Territory of the Pacific: Master Plan
 Lihue, Kauai: Master Plan
 Kusaie Island, Trust Territory of the Pacific: Master Plan
 Agana, Guam M.I.: Master Plan
 Truk District, Trust Territory of the Pacific: Master Plan
 Oahu, Hawaii: Master Plan
 Babelthuaup/Koror Island: Master Plan
 Palmdale, California: New Airport
 Ontario, California: New Runway
 San Francisco, California: Airport Expansion
 Los Angeles, California: Airport Expansion
 Oakland, California: Runway Extension
 Hollywood-Burbank: Master Plan
 Reddy, California: New Airport
 Laverne, California: New Runway
 Orange County, California: Airport Expansion

**FAA OFFICE OF ENVIRONMENTAL QUALITY
 RULEMAKING PROJECTS**

Civil Helicopter Noise Certification Standards (Project Report)

Civil Propeller Driven Large STOL Aircraft Noise Certification Standards (Project Report)

Reduction of Part 36 Noise levels
 Noise Abatement Minimum Altitudes for Turbojet Powered Airplanes in Terminal Areas

Civil Supersonic Aircraft Noise Type Certification Standards

Noise Abatement Operating Procedure Requirements—Departure

Actions identified as previously requiring an EIS but found to be adequately covered by a Negative Declaration.

Atlanta, Georgia: Highway I-85 relocation due to airport construction

Kenai, Alaska: Instrument Landing System

GARY L. WIDMAN,
General Counsel.

[FR Doc.75-11487 Filed 5-1-75;8:45 am]

**ENVIRONMENTAL PROTECTION
 AGENCY**

[FRL 368-3]

**HAZARDOUS MATERIALS ADVISORY
 COMMITTEE**

Meeting

Pursuant to Public Law 92-463, notice is hereby given that a meeting of the Hazardous Materials Advisory Committee of the Science Advisory Board will be held beginning at 9 a.m., May 19 and 20, 1975, in Room 1112, Building 2, Crystal Mall, 1921 Jefferson Davis Highway, Arlington, Virginia.

This is a regularly scheduled meeting of the committee. The agenda includes discussion of organics in drinking water; hexachlorobenzene and other special chemicals; scientific information on the effects of hazardous pollutants disposed to the soil; applications of epidemiology to pesticide regulation; safe methods of application of chemicals by air and ground equipment; actions taken at the May 16, 1975 meeting of the Executive Committee, Science Advisory Board; and member items of interest.

The meeting is open to the public. Any member of the public wishing to attend, participate, or obtain additional information should contact Dr. J. Frances

Allen, Executive Secretary, Hazardous Materials Advisory Committee, (703) 557-7720.

JOHN L. BUCKLEY,
*Acting Assistant, Administrator
 for Research and Development.*

APRIL 25, 1975.

[FR Doc.75-11513 Filed 5-1-75;8:45 am]

[FRL 367-5]

**MUNICIPAL WASTE TREATMENT
 GRANTS**

**Public Hearings on Potential Legislative
 Amendments to the Federal Water Pollution Control Act**

Notice is hereby given that EPA will hold a series of public hearings on five topics for which proposed amendments to the FWPCA are being considered for submission to the Congress on or about July 31, 1975. These hearings derive from a letter received from the Office of Management and Budget which stated, in part:

Several years of experience under the Federal Water Pollution Control Act have made clear the need for public discussion of potential amendments to the law as it relates to municipal waste treatment grants. This requirement is made even more pressing by the results of the most recent EPA-State survey which indicates a need under the current law to fund eligible projects in excess of \$350 billion. In line with recent discussions we have had on this subject, it appears that the most critical amendments to be aired include: (1) a reduction of the Federal share, (2) limiting Federal financing to serving the needs of existing population, (3) restricting the types of projects eligible for grant assistance, (4) extending the 1977 date for meeting water quality standards, and (5) delegating a greater portion of the management of the construction grants program to the States.

The purpose of these hearings is to obtain public reaction to the proposals enunciated by OMB and further to solicit public comments on the several alternatives to each of these proposals. To assist the full and meaningful public discussion of these proposals, EPA is preparing a discussion paper on each of the first four proposals and a draft Environmental Impact Statement on the fifth proposal. These materials will be published in the FEDERAL REGISTER on or about May 23, 1975. Additional copies can be obtained by writing: EPA, Office of Water and Hazardous Materials (WH-556), Room 1033, West Tower, Waterside Mall, 401 "M" Street, SW, Washington, D.C. 20460. Copies of this material will be available at each of the hearings.

The hearings will be held on the following dates and at the following locations:

JUNE 9, 1975, ATLANTA, GEORGIA

Lancaster Hall (A, B, C, D), Hyatt Regency, 265 Peachtree Street NE., Atlanta, Georgia.

JUNE 17, 1975, KANSAS CITY, MISSOURI

Grand Ballroom, Radisson Muehlebach, 13th and Baltimore Streets, Kansas City, Missouri.

JUNE 19, 1975, SAN FRANCISCO, CALIFORNIA

Colonial Room, St. Francis Hotel, Powell and Geary Streets, San Francisco, California.

JUNE 25, 1975, WASHINGTON, D.C.

Auditorium, U.S. Civil Service Commission, 19th and E Streets NW., Washington, D.C.

Each hearing will convene at 9 a.m. and terminate at 4 p.m. Persons wishing to testify should register at least three days before the hearing by calling Mr. David Sabock, 202-755-0405, or by writing him at the EPA headquarters address.

Time limitations on oral testimony at the hearings may be established at the discretion of the EPA official chairing the hearings. Two copies of written testimony should be supplied to EPA at the hearing. The hearing record will be held open until the close of business on July 7, 1975, and any written comments received by that deadline will be considered as part of the record.

Dated: April 25, 1975.

JAMES L. AGEE,
Assistant Administrator for
Water and Hazardous Materials.

[FR Doc.75-11496 Filed 5-1-75;8:45 am]

FEDERAL ENERGY ADMINISTRATION

TRANS-ALASKA PIPELINE

Priorities Assistance for Construction

CROSS REFERENCE: For a document issued jointly by the General Services Administration and the Federal Energy Administration concerning priorities assistance and allocation support for the Trans-Alaska Pipeline, see FR Doc. 75-11629, *infra*.

FEDERAL MARITIME COMMISSION

FAR EAST DISCUSSION AGREEMENT

Notice of Agreement Filed

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1100 L Street, N.W., Room 10126; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, Louisiana, San Francisco, California and Old San Juan, Puerto Rico. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, on or before May 22, 1975. Any person desiring a hearing on the proposed agreement shall provide a clear and concise statement of the matters upon which they desire to adduce evi-

dence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such violation or detriment to commerce.

A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the statement should indicate that this has been done.

Notice of Agreement Filed by:

H. P. Blok, Secretary
Agreement No. 9981
417 Montgomery Street
San Francisco, California 94104

Agreement No. 9981-3, entered into by 22 U.S. and foreign flag common carriers by water, is an application on behalf of the member lines of the Far East Discussion Agreement for an extension of the authority conferred under the terms and conditions of said agreement for a period of one year beyond the present expiration date of June 20, 1975.

By Order of the Federal Maritime Commission.

Dated: April 28, 1975.

FRANCIS C. HURNEY,
Secretary.

[75 Doc.75-11534 Filed 5-1-75;8:45 am]

[Independent Ocean Freight Forwarder
License No. 1520]

GEORGE LINWOOD FISCHER

Order of Revocation

On April 21, 1975, the Federal Maritime Commission received notification that George Linwood Fischer, 414 Oaklette Drive, Chesapeake, Virginia 23325 wishes to voluntarily surrender his Independent Ocean Freight Forwarder License No. 1520 for revocation.

By virtue of authority vested in me by the Federal Maritime Commission as set forth in Manual of Orders, Commission Order No. 1 (revised) Section 7.04(f) (dated 9/15/73);

It is ordered, That Independent Ocean Freight Forwarder License No. 1520 of George Linwood Fischer be returned to the Commission for cancellation.

It is further ordered, That Independent Ocean Freight Forwarder License No. 1520 be and is hereby revoked effective April 21, 1975, without prejudice to re-apply for a license at a later date.

It is further ordered; That a copy of this Order be published in the FEDERAL REGISTER and served upon George Linwood Fischer.

ROBERT S. HOPE,
Managing Director.

[FR Doc.75-11533 Filed 5-1-75;8:45 am]

[Docket No. E-9359]

FEDERAL POWER COMMISSION

BOSTON EDISON CO.

Notice of Filing of Initial Rate Schedule

APRIL 30, 1975.

Take notice that on April 4, 1975, Boston Edison Company (Boston Edison) tendered for filing with the Federal Power Commission an initial rate schedule of an Agreement for Sharing Costs associated with Pilgrim Unit No. 2 Transmission, dated October 13, 1972, between Boston Edison and the other joint owners of Pilgrim Unit No. 2, namely:

Burlington Electric Department
Central Maine Power Company
Central Vermont Public Service Corporation
The Connecticut Light and Power Company
Fitchburg Gas and Electric Light Company
Green Mountain Power Corporation
Montaup Electric Company
New Bedford Gas and Edison Light Company
New England Power Company
Public Service Company of New Hampshire
The United Illuminating Company
Western Massachusetts Electric Company

Transmission facilities associated with Pilgrim Unit No. 2 and covered under the Agreement consist of one 345 kV circuit, one-half of the supporting structures and allocable right-of-way from Jordan Road, Plymouth, to Edison's Holbrook Substation #478 and terminal facilities at Holbrook Substation #478.

Boston Edison states that charges to the joint owners for the completed 345 kV circuit conductors, supporting structures and allocable right-of-way will commence May 1, 1975, in accordance with the Agreement.

Any person desiring to be heard or to protest said application should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street NE., Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and procedure. All such petitions or protests should be filed on or before May 9, 1975. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this application are on file with the Commission and are available for public inspection.

MARY B. KIDD,
Acting Secretary.

[FR Doc.75-11714 Filed 5-1-75;10:14 am]

[Docket No. E-8382]

PUBLIC SERVICE COMPANY OF COLORADO

Notice of Conference on Rates and Charges

MAY 1, 1975.

Take notice that on May 8, 1975, a conference of all parties to intervene in

these proceedings and the Commission Staff will be held in the Commission's Conference Room No. 8402, at 825 North Capitol Street NE., Washington, D.C., at 10 a.m. (e.s.t.).

The conference will be held pursuant to § 1.18 (Conferences, Offers of Settlement) of the Commission's Rules of Practice and Procedure (18 CFR 1.18). Customers and other interested persons will be permitted to attend, but if such persons have not previously been permitted to intervene by order of the Commission, such attendance at the conference will not be deemed to authorize such intervention as a party in the proceedings.

In accordance with the provisions of § 1.18 of the rules, all parties will be expected to come fully prepared to discuss the merits of all issues concerning the lawfulness of PSC of Colorado's proposed changes to its rates for firm-power service to its seven wholesale customers, and any procedural matters preparatory to a full evidentiary hearing, or to make commitments with respect to such issues and any offers of settlement or stipulations discussed at the conference. Failure to attend the conference shall constitute a waiver of all objections to stipulations and agreements reached by the parties in attendance at the conference.

Copies of this notice are being mailed this date to all jurisdictional customers and interested State commissions.

MARY B. KIDD,
Acting Secretary.

[FR Doc.75-11715 Filed 5-1-75;10:14 am]

GENERAL ACCOUNTING OFFICE REGULATORY REPORTS REVIEW

Federal Energy Administration; Receipt of Report Proposal

The following request for clearance of a questionnaire intended for use in collecting information from the public was received by the Regulatory Reports Review Staff, GAO, on April 25, 1975. See 44 U.S.C. 3512 (c) & (d). The purpose of publishing this notice in the FEDERAL REGISTER is to inform the public of such receipt.

The notice includes the title of the request received; the name of the agency sponsoring the proposed collection of information; the agency form number, if applicable; and the frequency with which the information is proposed to be collected.

Written comments on the proposed questionnaire are invited from all interested persons, organizations, public interest groups, and affected businesses. Because of the limited amount of time GAO has to review the proposed questionnaire, comments (in triplicate) must be received on or before May 20, 1975, and should be addressed to Mr. Monte Canfield, Jr., Director, Office of Special Programs, United States General Accounting Office, 425 I Street, NW, Washington, D.C. 20548.

Further information may be obtained from the Regulatory Reports Review Officer, 202-376-5425.

FEDERAL ENERGY ADMINISTRATION

Request for clearance of a new FEA form E605-S-O, Energy Facility Survey. This voluntary questionnaire, prepared by FEA Region II, Office of Energy Resource Development, will be sent to approximately 250 companies in the New York-New Jersey region, in order to determine legal constraints on energy facility construction. The time necessary to collect the data is estimated at 4 hours per respondent.

NORMAN F. HEYL,
*Regulatory Reports
Review Officer.*

[FR Doc.75-11535 Filed 5-1-75;8:45 am]

GENERAL SERVICES ADMINISTRATION

TRANS-ALASKA PIPELINE

Priorities Assistance for Construction

This Notice modifies and supplements the General Services Administration and Federal Energy Administration Notice of September 23, 1974 (39 FR 34608), as amended December 30, 1974 (40 FR 26) and January 31, 1975 (40 FR 5409), which authorize priorities assistance and allocation support under the Defense Production Act of 1950, as amended, for construction of the Trans-Alaska Pipeline and the development of Alaskan North Slope oil resources as set forth in those Notices.

In the formulation of this Notice, consultation with industry representatives, including trade association representatives, was rendered impracticable because this Notice applies to numerous trades and industries.

By virtue of the authority vested in the President by Title I of the Defense Production Act of 1950, as amended, and delegated pursuant to Executive Orders 10480 of August 14, 1953, 11725 of June 27, 1973, and 11790 of June 25, 1974, the General Services Administration and Federal Energy Administration Notice of September 23, 1974 is amended to add to section 3 of that notice the following items:

Construction machinery and equipment (including spare parts required for such machinery and equipment) necessary for use in Alaska in the construction of the pipeline, pump stations, and terminals. Replacement parts required for and to be incorporated into the pipeline, pump stations, and terminals.

Dated: April 30, 1975.

LESLIE W. BRAY, JR.,
*Director, Office of Preparedness,
General Services Administration.*

FRANK G. ZARB,
*Administrator,
Federal Energy Administration.*

[FR Doc.75-11629 Filed 5-1-75;8:45 am]

NATIONAL SCIENCE FOUNDATION

ADVISORY PANEL ON SCIENCE EDUCATION-PROJECTS; SUBPANEL ON MATERIALS AND INSTRUCTION DEVELOPMENT PROGRAM

Meeting

The Subpanel on Materials and Instruction Development Program will hold a meeting on May 19, 1975, from 10 a.m. to 5 p.m. in Rm. 651, 5225 Wisconsin Avenue, NW., Washington, DC.

The purpose of this Subpanel is to review and evaluate specific education proposals, projects or applications. This Subpanel functions in accordance with the Federal Advisory Committee Act (Pub. L. 92-463).

This meeting will not be open to the public because the Subpanel will be reviewing, discussing, and evaluating educational proposals. These proposals contain information of a proprietary or confidential nature, including technical information; financial data, such as salaries; and personal information concerning individuals associated with the proposals. These matters are within the exemptions of 5 U.S.C. 552(b) (4), (5), and (6). The closing of this meeting is in accordance with the determination by the Director of the National Science Foundation dated February 21, 1975, pursuant to the provisions of section 10(d) of Pub. L. 92-463.

For further information about this Subpanel please contact Dr. Gregg Edwards, Project Manager, Materials and Instruction Development Program, Rm. 618-W, National Science Foundation, Washington, DC. 20550, telephone 202/282-7920.

FRED K. MURAKAMI,
Committee Management Officer.

APRIL 29, 1975.

[FR Doc.75-11491 Filed 5-1-75;8:45 am]

OFFICE OF MANAGEMENT AND BUDGET

LABOR ADVISORY COMMITTEE ON STATISTICS

Public Meeting

Correction

In FR Doc. 75-10988, appearing on page 18514 in the issue of Monday, April 28, 1975, the time given in the last line of the first paragraph should be "2 p.m."

CLEARANCE OF REPORTS

List of Requests

The following is a list of requests for clearance of reports intended for use in collecting information from the public received by the Office of Management and Budget on April 29, 1975 (44 U.S.C. 3509). The purpose of publishing this list in the FEDERAL REGISTER is to inform the public.

The list includes the title of each request received; the name of the agency sponsoring the proposed collection of information; the agency form number (a),

if applicable; the frequency with which the information is proposed to be collected; the name of the reviewer or reviewing division within OMB, and an indication of who will be the respondents to the proposed collection.

Requests for extension which appear to raise no significant issues are to be approved after brief notice through this release.

Further information about the items on this daily list may be obtained from the Clearance Office, Office of Management and Budget, Washington, D.C. 20503 (202-395-4529), or from the reviewer listed.

NEW FORMS

VETERANS ADMINISTRATION

Work-Study Time Card (Veteran-Student Services), 4-8690, on occasion, schools, Caywood, D. P., 395-3443.

NATIONAL FOUNDATION ON THE ARTS AND HUMANITIES

Evaluation Report Form for State Arts Agency Program Grants, NEA-S-3, annually, State arts agencies, Caywood, D. P., 395-3443.

SMALL BUSINESS ADMINISTRATION

Small Business Administration Application for Eligibility Determination as a Lender Under Section 120.4(B) of SBA Rules and Regulations, SBA 1080, single-time, applicants for eligibility determination, Caywood, D. P., 395-3443.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of Education:

Instructions for Preparing Financial Status Report, Vocational Education Formula Grants, OE-345, annually, 56 State agencies, Caywood, D. P., 395-3443.

National Institute of Education:

Resource Persons Feedback Booklet and Teacher Trainee's Feedback Booklet, NIE 115, single-time, vocational education teacher trainees and educators, Planchon, P., 395-3898.

National Institute of Education:

Formal Relationships Between the School and the Community at the Building Level, NIE 112, single-time, members of parent advisory councils in FP SD, Planchon, P., 395-3898.

Office of Education:

Progress Report (FY 1975) Cooperative Education Program, OE-411, annually, institutions of post-secondary education, Caywood, D. P., 395-3443.

Center for Disease Control:

Behavioral and Neurological Evaluation of Workers Exposed to Industrial Solvents: Methyl Chloride, NIOSH 0409, single-time industrial workers in chemical manufacturing, Ellett, C. A., 395-6172.

National Institutes of Health:

Pilot Test for a Study to Determine the Incidence, Prevalence, and Costs Associated With Head and Spinal Cord Injury, NIH ND-7, single-time, individuals, Dick Eisinger, 395-4716.

National Institute of Education:

Exploring Teachers' Centers Questionnaire, NIE 105, single-time, colleges of education LEAS, SEAS, Planchon, P., 395-3898.

DEPARTMENT OF THE INTERIOR

National Park Service:

Biscayne National Monument, Visitor Use Data, weekly, park visitors, Planchon, P., 395-3898.

REVISIONS

GENERAL SERVICES ADMINISTRATION

Annual Motor Vehicle Report, SF82, annually, Caywood, D. P., 395-3443.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Health Services Administration:

Evaluation of Women's Care Specialists, 0517, single-time, graduates and supervisors, Dick Eisinger, 395-4716.

Health Services Administration:

Determination of State Health Facility Surveyors' Training Needs, HSABQAO412, single-time, State health facility surveyors, Dick Eisinger, 395-4716.

EXTENSIONS

DEPARTMENT OF THE TREASURY

Departmental and other:

United States Savings Bonds Payroll Savings Report, SB-60, semi-annually, companies operating the payroll savings plan, Marsha Traynham, 395-4529.

PHILIP D. LARSEN,
Budget and Management
Officer.

[FR Doc.75-11568 Filed 5-1-75; 8:45 am]

CLEARANCE OF REPORTS

List of Requests

The following is a list of requests for clearance of reports intended for use in collecting information from the public received by The Office of Management and Budget on April 28, 1975 (44 USC 3509). The purpose of publishing this list in the FEDERAL REGISTER is to inform the public.

The list includes the title of each request received; the name of the agency sponsoring the proposed collection of information; the agency form number(s), if applicable; the frequency with which the information is proposed to be collected; the name of the reviewer or reviewing division within OMB, and an indication of who will be the respondents to the proposed collection.

Requests for extension which appear to raise no significant issues are to be approved after brief notice thru this release.

Further information about the items on this daily list may be obtained from the Clearance Office, Office of Management and Budget, Washington, D.C. 20503, (202-395-4529), or from the reviewer listed.

NEW FORMS

FEDERAL RESERVE SYSTEM

Quarterly Report on Foreign Branch Assets and Liabilities, FR 502-S, quarterly, major foreign branches—banks, Hulett, D. T., 395-4730.

ACTION

Volunteer Application (for use by locally recruited and University Year for Action applicants), A-35A, on occasion, individuals, Caywood, D. P., 395-3443.

UNITED STATES INTERNATIONAL TRADE COMMISSION

Questionnaires for Importers Other Than Respondent; Distributors; and Rebuilders of Eye Testing Instruments, single-time, business firms, Evinger, S. K., 395-3648.

DEPARTMENT OF HEALTH, EDUCATION AND WELFARE

Center for Disease Control:

The Effects of Inorganic Lead on Behavior and Neurologic Function in Workers in Storage Battery Manufacturing, NIOSH 0418, single-time, workers in storage battery manuf. industries, Ellett, C. A., 395-6172.

Health Resources Administration:

Attitudes of Dental Patients in Team Training in an Extra-Mural Setting, BHRD 0417, annually, patients in a team dental program, Dick Eisinger, 395-4716.

Office of Education:

Placement Services Training Curriculum Development Project Evaluation Plan and Forms, OE 410, other (see SF-83), training staff and school personnel, Caywood, D. P., 395-3443.

Center for Disease Control:

The Study of Fertility in Schizophrenia, CDC 4453 A, 4453 B, 4454 C, 4453 D, 4/453 E, single-time, women seen at emergency psychiatric clinic, Hall, George, 395-4697.

Health Resources Administration, Evaluation of Project Acorde, BHRD 0414; single-time, dental instructors and administrators, Dick Eisinger, 395-4716.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Policy Development and Research:

Metro-jobs Project Employer Information form, on occasion, suburban New York City Employers, community and veterans affairs division, Sunderhauf, M. B., 395-3532.

Policy Development and Research:

Metro-jobs Project Applicant's Form, single-time, minority New York City residents, community and veterans affairs division, Sunderhauf, M.B., 395-3532.

Policy Development and Research:

Metro-jobs Project Applicant's Follow-up form, single-time, minority New York City residents, community and veterans affairs division, Sunderhauf, M.B., 395-3532.

DEPARTMENT OF LABOR

Manpower Administration:

A Comprehensive Evaluation of WIN II Programs, Third Wave Client Interview, MI-1061, single-time, WIN and AFDC participants, human resources division, Sunderhauf, M.B., 395-3532.

DEPARTMENT OF THE INTERIOR

National Park Service:

Survey of Swimmers with Ear and Throat Infections, single-time, individuals, Planchon, P., 395-3898.

DEPARTMENT OF TRANSPORTATION

Federal Highway Administration:

Survey Questionnaire for Roadside Rest Area Components, single-time, State Highway agencies, Strasser, A., 395-3880.

REVISIONS

VETERANS ADMINISTRATION

Report of Home Loan Processed on Automatic Basis, 26-1820, on occasion, lender, Caywood, D.P., 395-3443.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Social and Rehabilitation Service:

Case Record Schedule for Eligibility Worker and Service Worker, SRSNCSS-126, single-time, public assistance agency personnel, Sunderhauf, M. B., 395-4911.

Office of Education:

Instructions for Annual Adult Education Performance Report, OE 365-1, annually, State educational agencies, Caywood, D.P., 395-3443.

Office of Education:

Instructions for Financial Status Report for Adult Education State Programs—FY 1973 Carry-over Funds and FY 1974 Funds, OE 365, annually, State educational agencies, Caywood, D.P., 395-3443.

Food and Drug Administration:

Drug Experience Report (on Effects of Drug Usage), FD-1639, on occasion, manufacturer, hospital and physicians, Marsha Traynham, 395-4529.

DEPARTMENT OF THE INTERIOR**Bureau of Mines:**

Industrial Sand and Gravel, 6-1273-A, annually, commercial producers of sand and gravel, Weiner, N., 395-4890.

EXTENSIONS**DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE****Center for Disease Control:**

Quarantine Declaration and Report of Inspection (Ships Entering U.S. Ports from Foreign Places), HSM 13.19, on occasion, Marsha Traynham, 395-4529.

Center for Disease Control:

Statements in Support of Applications for Waiver of Excludability . . . (Mental Retardation and Mental Illness), on occasion, Marsha Traynham, 395-4529.

Office of Education:

Annual Vocational Education Performance Report, OE 346, annually, 56 State agencies, Caywood, D.P., 395-3443.

PHILLIP D. LARSEN,

Budget and Management

Officer.

[FR Doc. 75-11569 Filed 5-1-75; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

AMERICAN STOCK EXCHANGE, INC.

Non-disapproval of Proposed Amendments to Amex Option Plan

Notice is hereby given that the Commission considered and determined to not disapprove proposed amendments to the American Stock Exchange's ("Amex") Option Plan filed on April 10, 18 and 22, 1975 pursuant to Rule 9b-1 under the Securities Exchange Act of 1934 (17 C.F.R. 240.9b-1).

The amendments to the Amex Constitution and Rules were proposed with the intention of conforming them with Securities Exchange Act Rule 19b-3 which, among other things, prohibits national securities exchanges from adopting or retaining rules fixing commission rates on non-member transactions as of May 1, 1975 (Securities Exchange Act of 1934 Release No. 11203 (January 23, 1975), 40 Fed. Reg. 7394 (February 20, 1975)).

The following provisions have been deleted: Amex Constitution Article VI, Section 5; Amex Rules 346, 380, 381, 382, 383, 384, 385, 386, 387, 388, 391, 392, 394, 398, 399 and 507.

The following provisions have been amended: Amex Constitution Article VI, Sections 1, 2, 3, 4, 6, 7, and 8 and Articles

XI, Section 4; Amex Rules 23, 317, 341, 389, 390, 395, 397, 470, 484, 550, 560 and 570.

The following provisions have been added: Rule 400 concerning submission of clearing agreements to the Exchange and Rule 401 declaring that the Exchange does not establish nor require fixed rates of commission.

These additions, deletions and amendments are intended to eliminate all provisions in the Constitution and Rules that have the effect of fixing rates of commission.

The Commission finds that notice and public procedure thereon are unnecessary because of the extensive public hearings that have been conducted (In the Matter of Proposal to Adopt Rules 19b-3 and 10b-22 Concerning the Fixing of Commission Rates by National Securities Exchanges, Securities and Exchange Commission File No. 4-176 (1974) and the opportunity for the public to comment on Securities Exchange Act Rule 19b-3 prior to its adoption (Securities Exchange Act of 1934 Release No. 11073 (October 24, 1974), 39 Fed. Reg. 38396 (October 31, 1974))). Therefore, the Commission has taken action here without prior notice pursuant to Rule 9b-1(a)(4) under the Securities Exchange Act of 1934 (17 C.F.R. 240.9b-1(a)(4)).

The proposed amendments will become effective on May 1, 1975.

All interested persons are invited to submit their views and comments on the proposed amendments to Amex's plan either before or after they have become effective. Written statements of views or comments should be addressed to the Secretary, Securities and Exchange Commission, 500 North Capitol Street NW., Washington, D.C. 20549. Reference should be made to file No. 10-26. The proposed amendments are, and all such comments will be, available for public inspection at the public reference room of the Securities and Exchange Commission at 1100 L Street NW., Washington, D.C.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

APRIL 25, 1975.

[FR Doc. 75-11497 Filed 5-1-75; 8:45 am]

CHICAGO BOARD OPTIONS EXCHANGE, INC.

Non-disapproval of Proposed Amendments to CBOE Option Plan

Notice is hereby given of Commission non-disapproval of Chicago Board Options Exchange, Inc. ("CBOE") proposed amendments to its Option Plan filed pursuant to Rule 9b-1 under the Securities Exchange Act of 1934 (17 CFR 240.9b-1).

The amendments to the CBOE Option Plan were proposed with the intention of conforming them with Securities Exchange Act Rule 19b-3 (17 CFR 240.19b-3) which, among other things, prohibits national securities exchanges from adopting or retaining rules fixing commission rates on non-member transac-

tions as of May 1, 1975 (Securities Exchange Act Release No. 11203 (January 23, 1975), 40 FR 7394 (February 20, 1975)).

The following provisions have been deleted: CBOE Rule 14.1, 14.3, 14.4, 14.6(b) and 14.8.

The following provisions have been added: a new Rule 14.3 which affirmatively prohibits reliance on CBOE's rules or practices for the fixing of commission rates and a new paragraph (d) to Rule 14.5 to rearrange existing provisions related to the standard schedule of Board Broker rates which became effective on April 8, 1975, which was cited in the FEDERAL REGISTER at 40 FR 16254 on April 2, 1975, and to facilitate their regulation. Other floor rates on CBOE became unfixated, effective April 8, 1975.

The Commission finds that notice and public procedure thereon are unnecessary because of the extensive public hearings that have been conducted (In the matter of Proposal to Adopt Rules 19b-3 and 10b-22 Concerning the Fixing of Commission Rates by National Securities Exchanges, Securities and Exchange Commission File No. 4-176 (1974) and the opportunity for the public to comment on Securities Exchange Act Rule 19b-3 prior to its adoption (Securities Exchange Act Release No. 11073 (October 24, 1974), 39 FR 38396 (October 31, 1974))). Therefore the Commission has taken action without prior notice, pursuant to Rule 9b-1(a)(4) under the Securities Exchange Act of 1934 (17 CFR 240.9b-1).

All interested persons are invited to submit their views and comments on the amendments to CBOE's plan either before or after they have become effective. Written statements of views and comments should be addressed to the Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, DC. 20549. Reference should be made to file No. 10-54. The amendments are, and all such comments will be, available for public inspection at the Public Reference Room of the Securities and Exchange Commission at 1100 L Street NW., Washington, DC.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

APRIL 25, 1975.

[FR Doc. 75-11498 Filed 5-1-75; 8:45 am]

[File Nos. 24E-1888; 3-4603]

NICOA CORPORATION

Order Permanently Suspending Exemption

APRIL 24, 1975.

I. Nicoa Corporation ("Nicoa"), One Exchange Place, Jersey City, New Jersey 07302, a Massachusetts corporation, filed with the Commission on November 17, 1972, a notification, offering circular and supporting exhibits relating to a proposed offering of 100,000 shares of its \$0.01 par value common stock at \$5.00 per share for an aggregate of \$500,000. The purpose of this filing was to obtain an

exemption from the registration requirements of the Securities Act of 1933, as amended, pursuant to Section 3(b) thereof and Regulation A promulgated thereunder. Ferkauf, Roggen Incorporated of New York, New York was named as the original underwriter of the offering; on November 26, 1973, a post-effective amendment was filed substituting Shoenberg, Hieber, Inc. of New York as the named underwriter. Niccoa reported that its offering was completed on April 1, 1974 with the sale of 54,523 shares.

On January 23, 1975, the Commission temporarily suspended the Regulation A exemption of Niccoa Corporation, stating it had reasonable cause to believe that:

A. The notification and offering circular filed by Niccoa contained untrue statements of material facts and omitted to state material facts necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading, in the following respects:

1. The failure to accurately disclose the manner of distribution of the securities;

2. The failure to disclose Philip S. Budin ("P. Budin"), David Budin ("D. Budin") and David Hugh Treherne-Thomas ("Thomas") as underwriters of the offering;

3. The failure to disclose the purchase of shares of Niccoa by P. Budin and Thomas;

4. The statement that Neil E. Rogen, the president of Niccoa, owned 130,000 shares of Niccoa's common stock when, in fact, he owned only 100,000 shares;

5. The statement that D. Budin owned 2,500 shares of Niccoa's common stock when, in fact, such shares were owned by P. Budin; and

6. The failure to accurately state the jurisdictions in which the securities were proposed to be offered.

B. The terms and conditions of Regulation A have not been met in the following respects:

1. In at least one instance a copy of Niccoa's offering circular was not delivered to a prospective purchaser;

2. The Form 2-A Report failed to indicate the actual termination date of the offering;

3. The offering circular inaccurately sets forth the manner of distribution of the securities;

4. The notification and offering circular fail to disclose P. Budin, D. Budin and Thomas as underwriters of the offering;

5. The notification and offering circular fail to disclose the purchase of securities of Niccoa by P. Budin and Thomas;

6. The notification and offering circular inaccurately set forth the number of shares owned by Neil E. Rogen, the president of Niccoa;

7. The notification inaccurately sets forth the ownership of shares by D. Budin which were, in fact, owned by P. Budin; and

8. The notification inaccurately sets forth the jurisdictions in which the securities were to be offered.

C. The offering was made in violation of Section 17 of the Securities Act of 1933, as amended.

II. No hearing having been requested by Niccoa Corporation within thirty days after the entry of an order temporarily suspending its exemption under Regulation A, or within such additional time as was allowed by an extension order for the filing of such a request, the Commission finds that it is in the public interest and for the protection of investors that the exemption of Niccoa Corporation under Regulation A be permanently suspended;

It is ordered, pursuant to Rule 261(a) of the General Rules and Regulations under the Securities Act of 1933, as amended, that the exemption of Niccoa Corporation be, and it hereby is, permanently suspended.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11499 Filed 5-1-75;8:45 am]

[File No. 500-1]

EQUITY FUNDING CORPORATION OF AMERICA

Notice of Suspension of Trading

APRIL 25, 1975.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, warrants to purchase the stock, 9½ percent debentures due 1990, 5½ percent convertible subordinated debentures due 1991, and all other securities of Equity Funding Corporation of America being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

Therefore, pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, trading in such securities otherwise than on a national securities exchange is suspended, for the period from April 27, 1975 through May 6, 1975.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11524 Filed 5-1-75;8:45 am]

[File No. 500-1]

INDUSTRIES INTERNATIONAL, INC.

Notice of Suspension of Trading

APRIL 25, 1975.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Industries International, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

Therefore, pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, trading in such securities otherwise than on a national securities exchange is suspended, for the period from April 27, 1975 through May 6, 1975.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11523 Filed 5-1-75;8:45 am]

[Rel. No. 18953; (70-5669)]

OHIO POWER CO.

Proposed Issue and Sale of Cumulative Preferred Stock by Subsidiary Company

APRIL 28, 1975.

Notice is hereby given that Ohio Power Company ("Ohio"), 301 Cleveland Avenue SW., Canton, Ohio 44701, and electric utility subsidiary company of American Electric Power Company, Inc., a registered holding company, has filed with this Commission an application-declaration pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6(b) and 12(c) and Rules 42(b) and 50 promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the application-declaration, which is summarized below, for a complete statement of the proposed transactions.

Ohio proposes to issue and sell, subject to the competitive bidding requirements of Rule 50 under the Act, up to 400,000 shares of a new series of its cumulative preferred stock, par value \$100 per share. The dividend rate (which will be a multiple of 0.04 of 1 percent) and the price to be paid to Ohio (which shall not be less than \$100 per share or more than \$102.75 per share) will be determined by competitive bidding. Prior to June 1, 1980, none of the shares of the preferred stock may be redeemed if such redemption is for the purpose of refunding such share, directly or indirectly, through the incurring of debt or the issuance of stock ranking equally with or prior to the cumulative preferred stock at an interest or dividend cost less than the dividend cost to Ohio of the preferred stock. The terms of the cumulative preferred stock will also include a sinking funds provision requiring Ohio to retire 5 percent of the shares annually beginning June 1, 1980. Ohio proposes to amend its amended articles of incorporation to provide for the new class of cumulative preferred stock.

Proceeds of the sale of stock are to be applied to the payment of unsecured short-term indebtedness of Ohio, including the financing of part of the Company's construction program for the year 1975. As of March 26, 1975, there were notes payable to banks and commercial paper outstanding in the amount of \$206,000,000, and it is expected that at the time of the issuance and sale of the stock, an aggregate amount of commercial paper and notes to banks estimated

at approximately \$215,000,000 will be outstanding. Ohio estimates that the cost of its construction program for 1975, exclusive of costs in connection with a plant being constructed by a wholly-owned subsidiary, is approximately \$120,000,000.

It is stated that The Public Utilities Commission of Ohio has jurisdiction over the proposed issue and sale of the stock and that no other state commission and no federal commission, other than this Commission, has jurisdiction over the proposed transactions. Fees and expenses to be incurred by Ohio in connection with the proposed transactions will be supplied by amendment.

Notice is further given that any interested person may, not later than May 20, 1975, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application-declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the applicant-declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application-declaration, as filed or as it may be amended, may be granted and permitted to become effective as provided in Rule 23 of the General Rules and Regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive any notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Corporate Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11527 Filed 5-1-75;8:45 am]

[Rel. No. 18954 (70-5666)]

**PUBLIC SERVICE COMPANY OF
OKLAHOMA**

**Proposed Issue and Sale of First Mortgage
Bonds at Competitive Bidding**

APRIL 28, 1975.

Notice is hereby given that Public Service Company of Oklahoma ("PSO"), P.O. Box 201, Tulsa, Oklahoma 74102, an electric utility subsidiary company of Central and South West Corporation, a registered holding company, has filed an application-declaration with this Com-

mission pursuant to the Public Utility Holding Company Act of 1935 ("Act") designating sections 6 and 7 of the Act and Rule 50 promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the application-declaration, which is summarized below, for a complete statement of the proposed transactions.

PSO proposes to issue and sell, pursuant to the competitive bidding requirements of Rule 50 under the Act, \$50,000,000 principal amount of its First Mortgage Bonds, Series N, _____ percent, due not later than June 1, 2005 ("bonds"). The interest rate (which shall be a multiple of $\frac{1}{8}$ of 1 percent) and the price (which will not be less than 99 percent nor more than 102.75 percent of the principal amount of the bonds, exclusive of accrued interest to be added to the price) will be determined by the competitive bidding. The bonds will be issued under the Indenture of Mortgage or Deed of Trust dated July 1, 1945, to The First National Bank and Trust Company of Tulsa, as Trustee, as amended ("indenture"), and as to be further amended by a proposed supplemental indenture to be dated June 1, 1975 ("supplemental indenture").

Among other things, the supplemental indenture contains provisions amending the indenture with respect to formulas used for computing earnings available for interest coverage and renewal fund and dividend restriction provisions. It is stated that since the indenture does not contain bondholder consent provisions with respect to series of bonds created prior to January 1, 1974, these indenture amendments could probably not be made effective until January 1, 2004. The supplemental indenture also provides that none of the bonds may generally be redeemed at the option of PSO prior to June 1, 1980, if such redemption is for the purpose of refunding or is in anticipation of the refunding of the bonds through the use of funds borrowed at an interest cost less than the interest cost of the bonds. If the bonds mature on or before June 1, 1982, the bonds will not have a sinking fund.

Proceeds to be obtained from the sale of the bonds will be used (i) to retire at maturity \$22,500,000 of PSO's outstanding First Mortgage Bonds, Series A, 2 $\frac{1}{4}$ percent, due July 1, 1975, and (ii) to the extent of any remaining proceeds, to repay short-term borrowings incurred or expected to be incurred to finance construction expenditures. It is expected that approximately \$32,000,000 of short-term borrowings will be outstanding at the date of the issuance of the bonds.

Fees and expenses to be incurred in connection with the proposed transaction are estimated at \$105,000, including legal fees of \$12,500 and accountants' fees of \$12,000. Fees and expenses of counsel to the successful bidders are estimated at \$13,500, and will be paid by the successful bidders. It is stated that the Corporation Commission of Oklahoma has jurisdiction over the proposed transaction and that no other state commission and no federal commission, other

than this Commission, has jurisdiction over the proposed transaction.

Notice is further given that any interested person may, not later than May 28, 1975, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application-declaration, which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the applicant-declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application-declaration, as filed or as it may be amended, may be granted and permitted to become effective as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive any notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Corporate Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11522 Filed 5-1-75;8:45 am]

[File No. 500-1]

WESTGATE CALIFORNIA CORP.

Notice of Suspension of Trading

APRIL 25, 1975.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock (class A and B), the cumulative preferred stock (5 percent and 6 percent), the 6 percent subordinated debentures due 1979 and the 6 $\frac{1}{2}$ percent convertible subordinated debentures due 1987 being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

Therefore, pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, trading in such securities otherwise than on a national securities exchange is suspended, for the period from April 27, 1975 through May 6, 1975.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS,
Secretary.

[FR Doc.75-11525 Filed 5-1-75;8:45 am]

[File No. 500-1]

ZENITH DEVELOPMENT CORP.**Notice of Suspension of Trading**

APRIL 25, 1975.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Zenith Development Corporation being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

Therefore, pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, trading in such securities otherwise than on a national securities exchange is suspended, for the period from April 27, 1975 through May 6, 1975.

By the Commission.

[SEAL] **GEORGE A. FITZSIMMONS,**
Secretary.

[FR Doc.75-11526 Filed 5-1-75;8:45 am]

SMALL BUSINESS ADMINISTRATION**LOS ANGELES DISTRICT ADVISORY COUNCIL****Public Meeting**

The Small Business Administration Los Angeles District Advisory Council will meet at Noon (P.D.T.), Tuesday, May 20, 1975, Lower Level, Los Angeles Chamber of Commerce Building, 404 South Bixel Street, Los Angeles, California, to discuss such business as may be presented by members, the staff of the Small Business Administration, and others attending. For further information, call or write Stewart L. Rollins, 849 South Broadway, Los Angeles, California 90014, (213) 688-2977.

Dated: April 24, 1975.

ANTHONY S. STASIO,
Chief Counsel for Advocacy,
Small Business Administration.

[FR Doc.75-11489 Filed 5-1-75;8:45 am]

VETERANS ADMINISTRATION**SPECIAL MEDICAL ADVISORY GROUP****Notice of Meeting**

The Veterans Administration gives notice pursuant to Public Law 92-463 that a meeting of the Special Medical Advisory Group, authorized by section 4112(a) of Title 38, United States Code, will be held in the Administrator's Conference Room at the Veterans Administration Central Office, 810 Vermont Avenue NW., Washington, D.C., on May 19 and 20, 1975. The committee members will review various aspects of patient care, education, and research activities, and other plans and programs concerning the Veterans Administration health care system. Primary emphasis will be on analysis of the Department of Medicine and Surgery's Quality Assurance Program.

The initial general session will convene at 8:30 a.m. It will be open to the public up to the seating capacity of the room.

Because this capacity is limited, it will be necessary for those wishing to attend to contact Mr. R. E. Lindsey, Executive Secretary, Special Medical Advisory Group, Veterans Administration Central Office (Phone 202-389-2588) prior to May 16, 1975.

Dated: April 28, 1975.

[SEAL] **ODELL W. VAUGHN,**
Deputy Administrator.

[FR Doc.75-11514 Filed 5-1-75;8:45 am]

AD HOC ADVISORY GROUP ON PUERTO RICO**MEETING**

The meeting of the Ad Hoc Advisory Group on Puerto Rico scheduled for Thursday, Friday and Saturday, May 8, 9 and 10, 1975, as published in the FEDERAL REGISTER on April 3, 1975, has been cancelled.

PETER J. GALLAGHER, Esq.,
Executive Director.

[FR Doc.75-11783 Filed 5-1-75;11:29 am]

DEPARTMENT OF LABOR**Manpower Administration****FEDERAL ADVISORY COUNCIL ON UNEMPLOYMENT INSURANCE****Meeting**

A meeting of the Federal Advisory Council on Unemployment Insurance will be held on May 15, 1975, starting at 9 a.m. and adjourning at approximately 4:30 p.m. Meeting location will be the Meeting Room off the main lobby of the Patrick Henry Building, which is located at 601 D Street, NW, Washington, D.C. The agenda is as follows:

9 a.m.—Opening of Meeting—Carolyn Shaw Bell, Chairman, (presiding). Council discussion on the adequacy of unemployment insurance benefits and the need for a Federal standard.

12—Lunch.

1 p.m.—Benefit adequacy discussion continues followed by Council recommendations. Future work areas for consideration of the Council.

4:30 p.m.—Adjournment.

Department of Labor officials will be available to present information on benefit amount and adequacy.

Members of the public are invited to attend the proceedings. Written data, views, or arguments pertaining to the agenda must be reviewed by the Council's Executive Secretary prior to the meeting date. Twenty duplicate copies are needed for distribution to the members.

Persons wishing to address the Council members on the topic of benefit adequacy should contact the Executive Secretary prior to the meeting stating the nature of the intended presentation and the amount of time needed. Requests will be transmitted to the Council Chairman, so that they can be considered for scheduling to the extent that time permits.

Telephone inquiries and communications concerning this meeting should be directed to:

Mrs. Sally Ehrle, Executive Secretary
Federal Advisory Council on Unemployment Insurance
Room 7000, Patrick Henry Building
601 D Street, NW
Washington, D.C. 20213

Mrs. Ehrle's telephone number is Area Code 202-376-7034.

Signed at Washington, D.C. this 29th day of April 1975.

WILLIAM H. KOLBERG,
Assistant Secretary for Manpower.

[FR Doc.75-11501 Filed 5-1-75;8:45 am]

[Field Memorandum No. 138-75]

PUBLIC SERVICE EMPLOYMENT PROGRAMS**Continuation in Fiscal Year 1976**

1. *Purpose.* To provide the Manpower Administration policy on the continuation of public service employment (PSE) programs throughout Fiscal Year 1976.

2. *Policy.* That Fiscal Year 1975 PSE program levels will be supported to the maximum extent feasible throughout Fiscal Year 1976 with available funds. Funds to support Fiscal Year 1976 PSE enrollment include the anticipated congressional appropriation of \$400 million for title II and \$1.625 billion for title VI. Available funds also include title II, title VI, and EEA funds unexpended in Fiscal Year 1975 and carried over into Fiscal Year 1976.

3. *Background.* Maintaining the Fiscal Year 1975 PSE program levels throughout Fiscal Year 1976 with available funds should be possible, but requires careful planning. A number of critical factors are involved. Enrollment levels in title II PSE programs have been greatly increased in the second half of Fiscal Year 1975 in response to the seriously high unemployment situation. Title II levels are now considerably higher than can be supported with the anticipated appropriation of \$400 million in Fiscal Year 1976 title II funds. The \$875 million in title VI funds appropriated to date will support title VI enrollment only until February 1976 at the latest. In the EEA program, for which no additional funds are anticipated, there will be an estimated June 30, 1975, enrollment level of approximately 40,000 participants.

National projections indicate that available funds will be adequate to support a total PSE program of 310,000 participants throughout Fiscal Year 1976. This level of enrollment will at least be reached by April 30, 1975. To exceed this number to any appreciable degree, either in the final 2 months of Fiscal Year 1975 or in the early quarters of Fiscal Year 1976, may create program levels which cannot be maintained throughout Fiscal Year 1976.

4. *Policy implementation.* It is incumbent upon each prime sponsor, therefore, to carefully assess its PSE enrollment levels through April 30, in light of the goal of maintaining Fiscal Year 1975 PSE program levels throughout Fiscal Year 1976. Prime sponsors will need to

develop a schedule indicating when current funds will be exhausted, by program, the amount required to maintain programs through June 30, 1976, and the phase-in plan for new funds. They will also want to determine if it is advisable to hire any new participants in new positions or in vacated existing ones.

It is recognized that such planning is difficult without allocation figures for titles II and VI for Fiscal Year 1976. These figures will be provided in early June. It is important to proceed to the extent possible, however, in order to insure that (a) activity in the final months of Fiscal Year 1975 can be supported in Fiscal Year 1976, (b) participant flow will be smooth, and (c) Fiscal Year 1976 funding will be prompt. Regional office assistance with the tasks outlined in part 8 of this notice is available.

As noted above, carryover of EEA and title II funds will be permitted. Fiscal Year 1975 PSE enrollment levels under title II which cannot be supported with carryover and Fiscal Year 1976 title II funds may be supported with available title VI funds. Likewise, EEA enrollment levels may also be supported with available title II or title VI funds. Carryover and Fiscal Year 1976 title I funds may also be used, where necessary, to maintain Fiscal Year 1975 PSE levels throughout Fiscal Year 1976.

Prime sponsors are advised that the creation of additional public service jobs is recommended only when anticipated total funds available for Fiscal Year 1976 are greater than needed to support the April 30 enrollment level throughout Fiscal Year 1976. If a prime sponsor chooses to raise its enrollment level to a higher level, that sponsor may be faced with PSE enrollment levels which may not be supportable throughout Fiscal Year 1976.

5. *Fund Availability for Continuation of PSE into Fiscal Year 1976.* Available funds will include:

a. *Fiscal Year 1974 EEA carryover funds.* EEA funds unexpended on June 30, 1975, will be used in Fiscal Year 1976.

b. *Fiscal Year 1975 title II carryover to Fiscal Year 1976.* Prime sponsors will carryover unexpended Fiscal Year 1975 title II funds into Fiscal Year 1976 to continue to support title II enrollment in Fiscal Year 1976.

c. *Fiscal Year 1976 title II allocation.* The anticipated appropriation of \$400 million will be used to support title II enrollment in Fiscal Year 1976. Eighty percent of the funds appropriated will be allocated in strict accordance with the provisions of section 202(a) of the act. Data are currently being collected and processed, and allocation figures will be available to prime sponsors by early June.

d. *Fiscal Year 1975 title VI carryover funds.* These funds are already planned to support title VI enrollment called for in existing title VI grants through early February 1976.

e. *Administration request for \$1.625 billion additional title VI appropriation.*

These funds, if appropriated, will be used for the following four purposes:

(1) To support existing EEA positions up to June 30, 1976, after Fiscal Year 1975 EEA funds are exhausted, if participants cannot be transitioned to unsubsidized employment.

(2) To support existing title II positions up to June 30, 1976, if title II carryover and Fiscal Year 1976 funds are not sufficient for this purpose, and if participants cannot be transitioned to unsubsidized employment.

(3) To extend existing title VI positions up to June 30, 1976.

(4) To create additional PSE positions, when the above have been satisfied.

Presuming no change in the legislation, not less than 90 percent of the appropriation will be allocated in accordance with the formula in section 603(a)(2) of the amended CETA. Data are currently being collected and processed, and it is anticipated that allocation figures will be available to prime sponsors by early June.

f. *Available title II and title VI discretionary funds.* Discretionary funds will be used to assist prime sponsors in maintaining Fiscal Year 1975 PSE program levels throughout Fiscal Year 1976.

g. *Title I funds.* Prime sponsors may also choose to utilize Fiscal Year 1975 title I carryover funds and Fiscal Year 1976 title I funds to assist in supporting Fiscal Year 1975 PSE program levels through Fiscal Year 1976.

6. *Unemployment Data for Purposes of Fund Allocation and Designation of Areas of Substantial Unemployment.* Unemployment data used for titles II and VI allocation purposes will be the highest 3 consecutive months within the 7 months of September 1974 through March 1975, for each area. Fiscal Year 1976 title II and new title VI allocations will use both those ASUs designated for the initial allocations under title VI (based on September, October, and November 1974 data) and any ASUs which became eligible based on data through March of 1975.

7. *Grant Funding Mechanisms.* Funding for PSE in Fiscal Year 1976 will be provided in the following manner:

a. *EEA.* Current EEA grants containing unexpended funds will be extended to no later than June 30, 1976, to permit full utilization of available dollars. If funds are exhausted before the end of Fiscal Year 1976, the existing enrollment level may be supported for the rest of the fiscal year with available title II and title VI funds. EEA participants may be transferred to title II or title VI in accordance with the provisions of Field Memorandum No. 15-75, dated January 22, 1975, the contents of which have been provided to prime sponsors.

b. *Title II.* Funding will be provided to Fiscal Year 1976 prime sponsors. For existing sponsors that will continue in Fiscal Year 1976, this will be accomplished by extension of the current title II grant on or about July 1, 1975, for 12 months

through June 30, 1976. In the case of a new prime sponsor, a new title II grant will be written on or about July 1, 1975. Funds will include both Fiscal Year 1975 carryover and Fiscal Year 1976 allocations. Title II enrollment levels which cannot be supported with title II carryover funds or available Fiscal Year 1976 title II funds may be supported with additional title VI funds. Participants may be transferred from title II to title VI, in accordance with Field Memorandum No. 15-75.

c. *Title VI.* If Congress appropriates additional title VI funds, they will be provided to Fiscal Year 1976 prime sponsors. For existing sponsors that will continue in Fiscal Year 1976, current title VI grants will be extended on or about July 1, 1975, by modification through June 30, 1976, with new title VI funds. In the case of a new prime sponsor under titles I and II, a new title-VI grant will be written on or about July 1, 1975.

(1) Prime sponsors should utilize additional title VI funds to support Fiscal Year 1975 title VI enrollment levels through Fiscal Year 1976, as well as to support title II and EEA participants transferred into title VI.

(2) Prime sponsors will want to plan for the use of additional title VI funds at such points in the grant period when the funding of current positions in EEA, title II, and title VI is exhausted. The principal points will be early in Fiscal Year 1976 for title II and EEA, and in the third quarter for title VI with some variations depending on title II and EEA carryover and some short title VI grant periods.

(3) In those instances where expenditure of existing title VI funds has been compressed by use of short-term jobs, it is not anticipated that additional funds will support the Fiscal Year 1975 enrollment level throughout Fiscal Year 1976. Prime sponsors may opt to provide continued service at the current level until available funds are exhausted or to reduce the current level to that which may be supported by available funds until the end of Fiscal Year 1976.

d. *Title I.* Fiscal Year 1975 PSE enrollment levels which cannot be maintained throughout Fiscal Year 1976 utilizing available EEA, title II or title VI funds may be supported with title I carryover or Fiscal Year 1976 funds. Participants may be transferred into title I PSE programs if unsubsidized unemployment cannot be located. All funding actions with reference to title I must, of course, be consistent with the policies and procedures defined in Field Memorandum No. 99-75, dated March 20, 1975, the contents of which have been transmitted to prime sponsors by regional offices.

8. *Action required.* In order to insure sound planning for PSE in Fiscal Year 1976 and to facilitate prompt funding after allocation figures are provided, prime sponsors will immediately undertake the following actions:

a. Assess enrollment and expenditure levels achieved through April 30, 1975, by program.

b. Determine amounts of funds then remaining unspent, by program, and estimate how long they will support existing program levels.

c. Estimate the dollars required to continue these program levels throughout Fiscal Year 1976 (consistent with the consideration in 7.c(3) above).

d. Develop tentative schedules, as appropriate, for program support through June 30, 1976.

(1) Phase of EEA enrollment into title VI when EEA funds are exhausted.

(2) Continuation of title II program level with title II carryover, Fiscal Year 1976 title II funds, and additional title VI funds.

(3) Extension of current title VI program level with additional title VI funds.

e. Where significant shortfalls appear probable, take steps to minimize their impact. Possibilities here include curtailment of any further PSE position creation and hiring and consideration of use of some title I funds for PSE maintenance.

f. Prepare as much of the documentation required to be submitted to the ARDM for title II and title VI funding as possible without allocation figures.

g. Prepare planning councils and legislative bodies for their deliberations.

In planning, prime sponsors should be aware that submission of plans for the A-95 clearing process will occur simultaneously with submission to the Department of Labor regional office.

9. *Inquiries.* Questions may be addressed to Roberts T. Jones, 202-376-6366 or Nancy C. Beckley, 202-376-6575.

FLOYD E. EDWARDS,
Associate Manpower Administrator for Field Direction and Management.

[FR Doc.75-11515 Filed 5-1-75; 8:45 am]

Office of the Secretary

[TA-W-14]

GENERAL ELECTRIC CO.

Investigation Regarding Certification of Eligibility To Apply for Worker Adjustment Assistance

On April 21, 1975 the Department of Labor received a petition filed under Section 221(a) of the Trade Act of 1974 ("the Act") by the International Union of Electrical, Radio and Machine Workers, AFL-CIO, on behalf of the workers and former workers producing wire harnesses for dishwashers and disposals at the Louisville, Kentucky facility of General Electric Co., New York, New York (TA-W-14). Accordingly, the Acting Director, Office of Trade Adjustment Assistance, Bureau of International Labor Affairs, has instituted an investigation as provided in section 221(a) of the Act and 29 CFR 90.12.

The purpose of the investigation is to determine whether absolute or relative increases of imports of articles like or directly competitive with wire harnesses for dishwashers and disposals produced by General Electric Company or an ap-

propriate subdivision thereof have contributed importantly to an absolute decline in sales or production, or both, of such firm or subdivision and to the actual or threatened total or partial separation of a significant number or proportion of the workers of such firm or subdivision. The investigation will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved. A group meeting the eligibility requirements of section 222 of the Act will be certified as eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act in accordance with the provisions of Subpart B of 29 CFR Part 90.

Pursuant to 29 CFR 90.13, the petitioner or any other person showing a substantial interest in the subject matter of the investigation may request a public hearing, provided such request is filed in writing with the Acting Director, Office of Trade Adjustment Assistance, at the address shown below, not later than May 12, 1975.

The petition filed in this case is available for inspection at the Office of the Acting Director, Office of Trade Adjustment Assistance, Bureau of International Labor Affairs, U.S. Department of Labor, 3d St. and Constitution Ave. NW., Washington, D.C. 20210.

Signed at Washington, D.C. this 24th day of April 1975.

MARVIN M. FOOKS,
Acting Director, Office of
Trade Adjustment Assistance.

[FR Doc.75-11469 Filed 5-1-75; 8:45 am]

INTERSTATE COMMERCE COMMISSION

IRREGULAR-ROUTE MOTOR COMMON CARRIERS OF PROPERTY

Elimination of Gateway Applications

APRIL 28, 1975.

The following applications to eliminate gateways for the purpose of reducing highway congestion, alleviating air and noise pollution, minimizing safety hazards, and conserving fuel have been filed with the Interstate Commerce Commission under the Commission's Gateway Elimination Rules (49 CFR 1065(d)(2)), and notice thereof to all interested persons is hereby given as provided in such rules.

Carriers having a genuine interest in an application may file an original and three copies of verified statements in opposition with the Interstate Commerce Commission on or before June 2, 1975. (This procedure is outlined in the Commission's report and order in Gateway Elimination, 119 M.C.C. 530.) A copy of the verified statement in opposition must also be served upon applicant or its named representative. The verified statement should contain all the evidence upon which protestant relies in the application proceeding including a detailed statement of protestant's interest in the

proposal. No rebuttal statements will be accepted.

No. MC 10788 (Sub-No. 8G), filed June 4, 1974. Applicant: TOM'S EXPRESS, INC., 555 West Federal Street, Youngstown, Ohio 44501. Applicant's representative: Paul F. Beery, 8 East Broad Street, Ninth Floor, Columbus, Ohio 43215. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Iron and steel, and manufactured products thereof:* (1) from points in Michigan south of Michigan Highway 55, to points in New York on and west of New York Highway 14. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.; (2) from points in Michigan on and north of Michigan Highway 55, to points in New York in an area bounded and described as follows: on the south by the New York-Pennsylvania State line, on the west by the New York-Pennsylvania State line and the shores of Lake Erie, and on the north by a line beginning at the shores of Lake Erie at Buffalo, N.Y., thence south along New York Highway 16 to the New York-Pennsylvania State line. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.

(3) From points in Ohio north of a line beginning at the Ohio River, thence west along Ohio highway 39 to intersection U.S. Highway 62, thence west along U.S. Highway 62 to intersection U.S. Highway 36, thence west along U.S. Highway 36 to intersection U.S. Highway 33, thence west along U.S. Highway 33 to the Ohio-Indiana state line, to points in New York on and west of New York Highway 14. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.; (4) from points in Ohio on and south of a line beginning at the Ohio River, thence west along Ohio Highway 39 to intersection U.S. Highway 62, thence along U.S. Highway 62 to intersection U.S. Highway 36, thence west along U.S. Highway 36 to intersection U.S. Highway 33, thence west along U.S. Highway 33 to the Ohio-Indiana state line, to points in New York on and west of a line beginning at the Pennsylvania-New York state line, thence north along U.S. Highway 62 to intersection New York Highway 75, thence north along New York Highway 75 to Lake Erie. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.

(5) From points in New York, to points in Ohio north of a line beginning at the Ohio River, thence west along Ohio Highway 39 to intersection U.S. Highway 62, thence west along U.S. Highway 62 to intersection U.S. Highway 36, thence west along U.S. Highway 36 to intersection U.S. Highway 33, thence west along U.S. Highway 33 to the Ohio-Indiana State line. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.; (6) from points in Pennsylvania on, south and west of a line beginning at the West Virginia-Pennsylvania State line, thence east along U.S. Highway 22

to intersection Interstate Highway 76, thence east along Interstate Highway 76 to intersection Interstate Highway 70, thence south along Interstate Highway 70 to the Pennsylvania-Maryland state line, to points in New York on and west of a line beginning at the Pennsylvania-New York state line, thence north along New York Highway 19 to intersection New York Highway 243, thence west along New York Highway 243 to intersection New York Highway 98, thence north along U.S. Highway 98 to intersection New York Highway 16, thence north along New York Highway 16 to intersection New York Highway 240, thence west along New York Highway 240 to Lake Erie. The purpose of this filing is to eliminate the gateways of points in Brooke and Ohio Counties, W. Va.

No. MC 10788 (Sub-No. 9-G) (clarification), filed June 4, 1974, and published in the FEDERAL REGISTER issue of March 20, 1975, and partially republished as corrected this issue. Applicant: TOM'S EXPRESS, INC., 555 West Federal Street, Youngstown, Ohio 44501. Applicant's representative: Paul F. Beery, 8 East Broad Street, Ninth Floor, Columbus, Ohio 43215.

Note.—The purpose of this republication is to indicate that certain highways in the territorial descriptions of the instant application should read as follows: (1) in part (a), U.S. Highway 77 should read Interstate Highway 77; (2) in part (e), U.S. 80 should read Interstate Highway 80; and (3) in part (f), U.S. 70 should read Interstate Highway 70. The rest of the application remains as originally published.

No. MC 14552 (Sub-No. 55-G) (correction), filed June 4, 1974, and published in the FEDERAL REGISTER issue of March 19, 1975, and republished as corrected this issue. Applicant: J. V. McNICHOLAS TRANSFER COMPANY, a Corporation, 555 West Federal Street, Youngstown, Ohio 44501. Applicant's representative: Paul F. Berry, 8 East Broad Street, Ninth Floor, Columbus, Ohio 43215. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) *Pipe and tubing*, from points in Pennsylvania located on and west of a line beginning at the West Virginia-Pennsylvania State Boundary line and extending easterly along Pennsylvania Highway 844 to intersection U.S. Highway 19, thence northerly along U.S. Highway 19 to intersection Pennsylvania Highway 65, thence northerly along Pennsylvania Highway 65 to intersection Pennsylvania Highway 989, thence northerly along Pennsylvania Highway 989 to intersection Pennsylvania Highway 68, thence easterly along Pennsylvania Highway 68 to intersection Pennsylvania Highway 8, thence northerly along Pennsylvania Highway 8 to intersection Pennsylvania Highway 138, thence easterly along Pennsylvania Highway 138 to intersection Pennsylvania Highway 308, thence northerly along Pennsylvania Highway 308 to intersection Pennsylvania Highway 8, thence northerly along Pennsyl-

vania Highway 8 to intersection U.S. Highway 62, thence easterly along U.S. Highway 62 to intersection U.S. Highway 322, thence northerly along U.S. Highway 322 to intersection Pennsylvania Highway 173, thence westerly along Pennsylvania Highway 173 to intersection Pennsylvania Highway 285.

Thence northwesterly along Pennsylvania Highway 285 to intersection U.S. Highway 6, thence westerly along U.S. Highway 6 to the Ohio-Pennsylvania state boundary line, to points in Michigan; West Virginia; Wisconsin; Illinois; Indiana; Iowa; Kentucky; Missouri; Minnesota; those points in Connecticut south and west of a line beginning at the New York-Connecticut State Boundary line and extending easterly along Connecticut Highway 102 to intersection U.S. Highway 7; thence southerly along U.S. Highway 7 to intersection Connecticut Highway 33, thence southerly along Connecticut Highway 33 to intersection Connecticut Highway 15, thence easterly along Connecticut Highway 15 to intersection Connecticut Highway 58, and thence easterly along Connecticut Highway 58 to Bridgeport, Conn.; those points in Maryland on and north of a line beginning at the Maryland-Delaware State Boundary line and extending southerly along U.S. Highway 301 to intersection U.S. Highway 50, thence westerly along U.S. Highway 50 to the Maryland-District of Columbia boundary line; and points in Virginia south of a line beginning at the West Virginia-Virginia State Boundary line and extending easterly along U.S. Highway 250 to intersection U.S. Highway 15, thence northerly along U.S. Highway 15 to intersection Virginia Highway 20, thence easterly along Virginia Highway 20 to intersection Virginia Highway 218, and thence easterly along Virginia Highway 218 to the Virginia state line at Colonial Beach, Va. The purpose of this filing is to eliminate a gateway at Youngstown, Ohio.

(2) *Steel mill equipment, material and supplies* (except commodities in bulk, in rolling mill rolls), from points in the District of Columbia; Delaware; Connecticut; Massachusetts; Rhode Island; New Jersey; points in Maryland west of a line beginning at the Pennsylvania-Maryland State Boundary line and extending southerly along U.S. Highway 522 to the Maryland-West Virginia State Boundary line; points in Virginia on and west of a line beginning at the North Carolina-Virginia State Boundary line and extending northerly along U.S. Highway 220 to intersection Virginia Highway 311, thence northerly along Virginia Highway 311 to the Virginia-West Virginia State Boundary line; points in Virginia on and north of a line beginning at the Virginia-West Virginia state Boundary line and extending easterly along Virginia Highway 55 to intersection Interstate Highway 66, thence easterly along Interstate Highway 66 to intersection Interstate Highway 495, thence southerly along Interstate Highway 495 to intersection U.S. Highway 50,

thence easterly along U.S. Highway 50 to the Virginia-District of Columbia boundary line; points in Pennsylvania south and west of a line beginning at the Maryland-Pennsylvania State Boundary line and extending northwestwardly along Interstate Highway 70 to intersection Pennsylvania Highway 51, thence northerly along Pennsylvania Highway 51 to the Ohio-Pennsylvania State Boundary line; points in Pennsylvania north and west of a line beginning at the Ohio-Pennsylvania State Boundary line and extending northerly along U.S. Highway 62 to the Pennsylvania-New York State Boundary line; points in Wisconsin south of a line beginning at the Wisconsin-Illinois State Boundary line and extending northerly along U.S. Highway 151 to intersection Wisconsin Highway 33, thence easterly along Wisconsin Highway 33 to the shores of Lake Michigan.

Points in Michigan south of a line beginning at the shores of Lake Michigan and extending easterly along U.S. Highway 12 to Detroit, Mich.; points in New York south and west of a line beginning at Buffalo, N.Y. and extending easterly along U.S. Highway 20 to intersection U.S. Highway 15, thence southerly along U.S. Highway 15 to the New York-Pennsylvania State Boundary line; and points in Ohio on and east of a line beginning at the shores of Lake Erie and extending southerly along Ohio Highway 11 to the Ohio River, to points in Ohio and Pennsylvania located on and west of a line beginning at the West Virginia-Pennsylvania State Boundary line and extending easterly along Pennsylvania Highway 844 to intersection U.S. Highway 19, thence northerly along U.S. Highway 19 to intersection Pennsylvania Highway 65, thence northerly along Pennsylvania Highway 65 to intersection Pennsylvania Highway 989, thence northerly along Pennsylvania Highway 989 to intersection Pennsylvania Highway 68, thence easterly along Pennsylvania Highway 68 to intersection Pennsylvania Highway 8, thence northerly along Pennsylvania Highway 8 to intersection Pennsylvania Highway 138, thence easterly along Pennsylvania Highway 138 to intersection Pennsylvania Highway 308, thence northerly along Pennsylvania Highway 308 to intersection Pennsylvania Highway 8, thence northerly along Pennsylvania Highway 8 to intersection U.S. Highway 62, thence easterly along U.S. Highway 62 to intersection U.S. Highway 322, thence northerly along U.S. Highway 322 to intersection Pennsylvania Highway 173, thence westerly along Pennsylvania Highway 173 to intersection Pennsylvania Highway 285, thence westerly along Pennsylvania Highway 285 to intersection U.S. Highway 6, thence westerly along U.S. Highway 6 to the Ohio-Pennsylvania State Boundary line, restricted in (2) above against the shipment of refractories and clay products

from Womelsdorf and Plymouth Meeting, Pa. destined to the plantsites of the Youngstown Sheet and Tube Company at or near Youngstown and Struthers, Ohio, and the warehouse facilities of The Edward Corporation at or near Warren, Ohio. The purpose of this filing is to eliminate a gateway at Youngstown, Ohio.

NOTE.—The purpose of this corrected republication is to correct several inaccuracies in the above territorial description.

No. MC 14702 (Sub-No. 59G), filed June 4, 1974. Applicant: OHIO FAST FREIGHT, INC., P.O. Box 808, Warren, Ohio 44482. Applicant's representative: Paul F. Beery, 8 E. Broad St., Columbus, Ohio 43215. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Iron, steel, manufactured iron and steel articles, motors, machinery, and machinery parts* (except commodities requiring special equipment), between points in Indiana, points in Michigan on and south of Michigan Highway 46, and Chicago, Ill., on the one hand, and, on the other, points in West Virginia, Ohio, Pennsylvania, New Jersey, Virginia, Maryland, the District of Columbia, and points in New York east of a line beginning at the shore of Lake Ontario and extending along New York Highway 18 to Rochester, N.Y., thence along U.S. Highway 15 to Lakeville, N.Y., thence along U.S. Highway 20-A to Leicester, N.Y., thence along New York Highway 36 to Mt. Morris, N.Y., thence along New York Highway 408 to intersection New York Highway 16 near Hinsdale, N.Y., thence along New York Highway 16 to Olean, N.Y., and thence along New York Highway 16A to the New York-Pennsylvania State Boundary line. The purpose of this filing is to eliminate the gateways of Warren, Ohio, and points in Trumbull County, Ohio. (2) *Iron and steel, and iron and steel articles*, from points in Indiana, points in Michigan on and south of Michigan Highway 46, and Chicago, Ill., to points in New York on and west of New York Highway 14. The purpose of this filing is to eliminate the gateways of Canton, Louisville and Massillon, Ohio, and the plantsite of The Timken Roller Bearing Company approximately three-fourths of a mile south of Wooster, Ohio.

No. MC 94393 (Sub-No. 6G), filed December 17, 1974. Applicant: W. J. CASEY TRUCKING & RIGGING CO., INC., 184 Doremus Avenue, Newark, N.J. 07105. Applicant's representative: Robert B. Pepper, 168 Woodbridge Avenue, Highland Park, N.J. 08904. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pumps and pump supplies*, (1) from points in New Jersey and New York within 75 miles of Montclair including Montclair, those in Pennsylvania on and east of U.S. Highway 15, and points in Connecticut, to points in Virginia, Maryland, Rhode Island, New Jersey, and West Virginia, and (2) between points in New Jersey and New York within 75 miles of Montclair including Montclair,

those in Pennsylvania on and east of U.S. Highway 15, and points in Connecticut, on the one hand, and, on the other, points in Connecticut, Delaware, Massachusetts, New York, and Pennsylvania. The purpose of this filing is to eliminate the gateway of Rockaway, N.J.

No. MC 109331 (Sub-No. 4G), filed July 25, 1974. Applicant: NILSON VAN & STORAGE, P.O. Box 3756, Columbia, S.C. 29230. Applicant's representative: Frank A. Graham, Jr., 707 Security Federal Building, Columbia, S.C. 29201. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) between points in South Carolina and points in Delaware, Pennsylvania, New Jersey, New York, and those points in Maryland and Virginia beyond 75 miles of Washington, D.C., (2) between points in North Carolina and points in Delaware, Pennsylvania, New Jersey, New York, and those in Maryland and Virginia beyond 75 miles of Washington, D.C., and (3) between points in Georgia and points in Delaware, Pennsylvania, New Jersey, New York, and those points in Maryland and Virginia beyond 75 miles of Washington, D.C. The purpose of this filing is to eliminate the gateway of Washington, D.C., (4) between points in Florida and points in Delaware, Pennsylvania, New Jersey, New York, and those points in Maryland and Virginia beyond 75 miles of Washington, D.C. The purpose of this filing is to eliminate the gateways of Sumter, S.C. and points within 25 miles of Sumter and Washington, D.C.

No. MC 115495 (Sub-No. 24G), filed June 4, 1974. Applicant: UNITED PARCEL SERVICE, INC., 300 North 2nd Street, St. Charles, Ill. 60174. Applicant's representative: Irving R. Segal, 1719 Packard Building, Philadelphia, Pa. 19102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities* (except those of unusual value, Classes A and B explosives, household goods as defined by the Commission, commodities requiring special equipment, those injurious or contaminating to other lading, commodities in bulk, and those requiring temperature control), (A) between points in California, Oregon, Washington, and points in those parts of Idaho and Nevada within the areas described as follows: (1) that part of Idaho north and west of a line beginning at a point on the Washington-Idaho State Boundary line near Lewiston, Idaho, and extending southeasterly along U.S. Highway 95 to Grangeville, Idaho, thence northeasterly along Idaho Highway 13 to intersection Idaho Highway 9, thence along Idaho Highway 9 to the eastern boundary of Nez Perce County, Idaho, thence northerly along the eastern boundaries of Nez Perce, Latah, Benewah, and Kootenai Counties, Idaho, to U.S. Highway 10, thence easterly along U.S. Highway 10 to the Idaho-Montana State Bound-

ary line, thence northerly along the Idaho-Montana State Boundary line to the international boundary line between the United States and Canada.

(2) That part of Idaho bounded by a line beginning at the Oregon-Idaho State Boundary line, and extending easterly along U.S. Highway 30-N to Weiser, Idaho, thence southerly along U.S. Highway 95 to intersection Idaho Highway 52, thence easterly along Idaho Highway 52 to Horse Shoe Bend, Idaho, thence southerly along Idaho Highway 15 to Boise, Idaho, thence westerly along U.S. Highway 30 to Nampa, Idaho, thence westerly along Idaho Highway 72 to intersection U.S. Highway 95, thence southerly along U.S. Highway 95 to the Oregon-Idaho State Boundary line, and thence northerly along the Oregon-Idaho State Boundary line to the point of beginning; (3) that part of Nevada bounded by a line beginning at a point on the California-Nevada State Boundary line, near Verdi, Nev., and extending easterly along U.S. Highway 40 (Interstate Highway 80) to intersection Alternate U.S. Highway 95, thence easterly along Alternate U.S. Highway 95 through Hazen, Nev., to intersection U.S. Highway 50, thence westerly along U.S. Highway 50 to Carson City, Nev., thence southerly along U.S. Highway 395 to the California-Nevada State Boundary line, and thence northerly along the California-Nevada State Boundary line to the point of beginning; and (4) that part of Nevada bounded by a line beginning at a point on the California-Nevada State Boundary line, and extending northerly along U.S. Highway 91 (Interstate Highway 15) to Las Vegas, Nev., thence southeasterly along U.S. Highway 93 to intersection U.S. Highway 95, thence southerly along U.S. Highway 95 to the California-Nevada State Boundary line, and thence northwesterly along the California-Nevada State Boundary line to the point of beginning; and Fallon and Boulder City, Nev., and all points on the above described highways, and those points on the above described county boundary lines which do not coincide with State Boundary lines, on the one hand, and, on the other:

(B) (1) Phoenix, Ariz. and points within 25 miles of the United States Post Office located at Phoenix; (2) Tucson, Ariz. and points within 15 miles of the United States Post Office located at Tucson; (3) Yuma and Somerton, Ariz.; (4) Points located on and within two miles of U.S. Highways 66 and 89, and Arizona Highways 84, 87 and 187, between Flagstaff and Nogales, Ariz. through Prescott, Wickenburg, Phoenix, Mesa, Coolidge, Tucson and Casa Grande, Ariz.; (5) Points located on Arizona Highway 187 between Florence and Coolidge, Ariz.; (6) Points located on U.S. Highways 60, 70 and 80 between Buckeye and Globe, Ariz., through Florence Junction, Ariz.; and (7) Points located on U.S. Highway 80 between Tucson and Douglas, Ariz., with service authorized at all points in any city or town (including the commercial zone thereof), any part of which

lies within the above described Arizona areas, restricted against: (1) the transportation of any package or article weighing more than 50 pounds or exceeding 108 inches in length and girth combined, with each package or article considered as a separate and distinct shipment; (2) the transportation of packages or articles weighing in the aggregate more than 100 pounds from one consignor at one location to one consignee at one location during a single day; (3) the transportation of shipments under through routes or joint rates with other common carriers of property by motor vehicle; (4) service rendered for the account of a freight forwarder holding a permit issued under Part IV of the Interstate Commerce Act; and (5) in connection with areas in (B) above, service rendered in the transportation of any package or article received from or to be delivered to any other motor carrier for movement to or from any points beyond those specifically granted. The purpose of this filing is to eliminate gateways at numerous points in California.

No. MC 115654 (Sub-No. 35G), filed March 10, 1975. Applicant: TENNESSEE CARTAGE CO., INC., No. 1, Candy Lane, P.O. Box 1193, Nashville, Tenn. 37202. Applicant's representative: Walter Harwood, P.O. Box 15214, Nashville, Tenn. 37215. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Confectionery* (except in bulk), in vehicles equipped with mechanical refrigeration, from the plant site and storage facilities of M&M/Mars, a division of Mars, Incorporated, at Albany, Ga., to Cincinnati, Ohio. The purpose of this filing is to eliminate the gateway of Nashville, Tenn.

The following letter-notices of proposals to eliminate gateways for the purpose of reducing highway congestion, alleviating air and noise pollution, minimizing safety hazards, and conserving fuel have been filed with the Interstate Commerce Commission under the Commission's Gateway Elimination Rules (49 CFR 1065), and notice thereof to all interested persons is hereby given as provided in such rules.

An original and two copies of protests against the proposed elimination of any gateway herein described may be filed with the Interstate Commerce Commission on or before May 12, 1975. A copy must also be served upon applicant or its representative. Protests against the elimination of a gateway will not operate to stay commencement of the proposed operation.

Successively filed letter-notices of the same carrier under these rules will be numbered consecutively for convenience in identification. Protests, if any, must refer to such letter-notices by number.

No. MC 531 (Sub-No. E4), filed May 15, 1974. Applicant: YOUNGER BROTHERS, INC., P.O. Box 14048, Houston, Tex. Applicant's representative: Wray E. Hughes (same as above). Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Petroleum*

oils and greases (except chemicals), in bulk, in tank vehicles, from points in Texas on and south of U.S. Highway 190 and on and east of U.S. Highway 75 to points in Illinois, Indiana, Michigan, North Carolina, Ohio, Pennsylvania, and West Virginia. The purpose of this filing is to eliminate the gateways of Lake Charles, La., and points in Jefferson County, Tex.

No. MC 531 (Sub-No. E8), filed May 31, 1974. Applicant: YOUNGER BROTHERS, INC., P.O. Box 14048, Houston, Tex. 77021. Applicant's representative: Wray E. Hughes (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products*, as described in Appendix XIII to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766 (except liquefied petroleum gases), in bulk, in tank vehicles, from New Orleans, La., to points in California. The purpose of this filing is to eliminate the gateway of Bishop, Tex.

No. MC 531 (Sub-No. E9), filed May 31, 1974. Applicant: YOUNGER BROTHERS, INC., P.O. Box 14048, Houston, Tex. 77021. Applicant's representative: Wray E. Hughes (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products* as described in Appendix XIII to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766 (except dairy wax and liquefied petroleum gases), in bulk, in tank vehicles, from points in Orange and Jefferson Counties, Tex., to points in California. The purpose of this filing is to eliminate the gateways of Lake Charles, La., and Bishop, Tex.

No. MC 531 (Sub-No. E12), filed June 2, 1974. Applicant: YOUNGER BROS., INC., P.O. Box 14048, Houston, Tex. 77021. Applicant's representative: Wray E. Hughes (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products*, as described in Appendix XIII to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766 (except liquefied petroleum gases and dairy wax), in bulk, in tank vehicles, from Lake Charles, La., to points in California. The purpose of this filing is to eliminate the gateway of the plant site of Celanese Corporation of America, at Bishop, Tex.

No. MC 730 (Sub-No. E57), filed May 13, 1974. Applicant: PACIFIC INTERMOUNTAIN EXPRESS CO., P.O. Box 638, Oakland, Calif. 94612. Applicant's representative: R. N. Coolegge (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products* (except liquefied petroleum gases, petrochemicals, road oils, and asphalt), in bulk, in tank vehicles, from points in Washington and Oregon on and west of

U.S. Highway 97 to points in Yuma, Maricopa, Pinal, Pima, Santa Cruz, and Cochise Counties, Ariz. The purpose of this filing is to eliminate the gateway of points in Alameda County, Calif.

No. MC 2633 (Sub-No. E10) (Correction), filed May 12, 1974. Published in the FEDERAL REGISTER February 13, 1975. Applicant: CROSSETT, INC., P.O. Box 946, Warren, Pa. 16365. Applicant's representative: M. A. Burgett (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid petroleum products*, in bulk, in tank vehicles, from those points in Ohio on and east of a line beginning at Lake Erie and extending along U.S. Highway 14 to junction Ohio Highway 165, thence along Ohio Highway 165 to the Ohio-Pennsylvania State line to points in Tioga and Potter Counties, Pa. The purpose of this filing is to eliminate the gateways of Warren, Pa., and points within seven miles thereof, and Bolivar and Wellsville, N.Y. The purpose of this correction is to expand the territorial description. The purpose of this correction is to correct the territorial description.

No. MC 2659 (Sub-No. E1), filed June 3, 1974. Applicant: MATHEW STORAGE CO., 1317 Hansford St., Charleston, W. Va. 25301. Applicant's representative: John M. Friedman, 20 Putnam Ave., Hurricane, W. Va. 25520. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) between points in West Virginia northeast of a line beginning at Parkersburg, W. Va., and extending southeasterly through Grantsville, Sutton, and Marlinton, W. Va., to the West Virginia-Virginia State line, points in Ohio on and east of U.S. Highway 23, and points in Pennsylvania on and east of U.S. Highway 219 on the one hand, and, on the other, points in Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, and Tennessee; (2) between points in West Virginia northeast of a line beginning at Parkersburg, W. Va., and extending southeasterly through Grantsville, Sutton, and Marlinton, W. Va., to the West Virginia-Virginia State line and points in Virginia and Pennsylvania on the one hand, and, on the other, points in Illinois, Indiana, Michigan, Missouri, and Wisconsin; (3) between points in West Virginia northeast of a line beginning at Parkersburg, W. Va., and extending southeastward through Grantsville, Sutton, and Marlinton, W. Va., to the West Virginia-Virginia State line, points in Kentucky, and points in Ohio on and south of U.S. Highway 50 on the one hand, and, on the other, points in Connecticut, Delaware, Maryland, Massachusetts, New Jersey, New York, Rhode Island, and the District of Columbia. The purpose of this filing is to eliminate the gateways of points in West Virginia on and southwest of a line beginning at Parkersburg, and extending

southwesterly through Grantsville, Sutton, and Marlinton to the West Virginia State line.

No. MC 8768 (Sub-No. E2), filed May 15, 1974. Applicant: SECURITY VAN LINES, INC., P.O. Box 830, Kenner, Louisiana 70062. Applicant's representative: Donald Goldwasser (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) between points in Virginia, on the one hand, and, on the other, points in Washington; (2) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in Delaware; (3) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in York, Lancaster, Chester, Delaware, Montgomery, Lehigh, Bucks, Berks, Philadelphia, Northampton Counties, Pa.; (4) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in New Jersey; (5) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in New York east of U.S. Highway 9 and south of U.S. Highway 44; (6) between points in Cowlitz, Wahkiakum, Pacific, Thurston, Grays Harbor, Mason, Jefferson, Clallam, Kitsap Counties, Washington, on the one hand, and, on the other, points in Connecticut.

(7) Between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in Rhode Island; (8) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in Massachusetts east of Interstate Highway 91; (9) between Kelso, Washington, on the one hand, and, on the other, Bennington, Vt.; (10) Between points in Washington, west of Interstate Highway 5, on the one hand, and, on the other, points in Hillsborough, Cheshire and Rockingham Counties, N.H.; (11) between points in Washington west of Interstate Highway 5, on the one hand, and, on the other, points in Maine south of U.S. Highway 2 and west of State Highway 15; (12) between points in Virginia, on the one hand, and, on the other, points in Oregon; (13) between points in Oregon, on the one hand, and, on the other, points in Delaware; (14) between points in Oregon, on the one hand, and, on the other, points in York, Lancaster, Chester, Lehigh, Delaware, Montgomery, Bucks, Berks, Philadelphia, Northampton Counties, Pa.; (15) between points in Oregon, on the one hand, and, on the other, points in New Jersey; (16) between points in Oregon, on the one hand, and, on the other, points in New York east of U.S. Highway 9 and south of U.S. Highway 44; (17) between points in Oregon west of Interstate Highway 5, on the one hand, and, on the other, Bennington, Vt.,

(18) Between points in Oregon, on the one hand, and, on the other, points in Cheshire, Hillsborough, Rockingham Counties, N.H.; (19) between points in

Oregon, on the one hand, and, on the other, points in Maine south of U.S. Highway 2 and west of State Highway 15; (20) between points in Virginia, on the one hand, and, on the other, points in California; (21) between points in California, on the one hand, and, on the other, points in Delaware; (22) between points in California, on the one hand, and, on the other, points in York, Lancaster, Lehigh, Chester, Delaware, Montgomery, Bucks, Berks, Philadelphia, Northampton Counties, Pa., and (23) between points in California, on the one hand, and, on the other, points in New Jersey. The purpose of this filing is to eliminate the gateways of: (1), (12), and (20) Tennessee; and (2), (11), (13), (19), and (21), (25) Georgia.

No. MC 8973 (Sub-No. E2), filed March 17, 1975. Applicant: METROPOLITAN TRUCKING, INC., 2424 95th Street, North Bergen, N.J. 07047. Applicant's representative: David C. Venable, 666 Eleventh St. NW., Washington, D.C. 20001. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Brick*, from Gordonsville, and Somerset, Va., to those points in Connecticut within 150 miles of Columbus Circle, New York, N.Y., and those in New York on and east of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 26 to Union Center, N.Y., thence along New York Highway 38B to junction New York Highway 38, thence along New York Highway 38 to Lake Ontario and which are within 150 miles of Columbus Circle, New York, N.Y. The purpose of this filing is to eliminate the gateways of Essex, Hudson, Union, Somerset, and Bergen Counties, N.Y.

No. MC 8973 (Sub-No. E3), filed March 17, 1975. Applicant: METROPOLITAN TRUCKING INC., 2424 95th Street, North Bergen, N.J. 07047. Applicant's representative: David C. Venable, 666 Eleventh St. NW., Washington, D.C. 20001. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Brick*, from Roanoke, Va., to those points in Connecticut and New York within 150 miles of Columbus Circle, New York, N.Y., and which are on and east of Interstate Highway 81. The purpose of this filing is to eliminate the gateways of Essex, Hudson, Union, Somerset, and Bergen Counties.

No. MC 8973 (Sub-No. E4), filed March 17, 1975. Applicant: METROPOLITAN TRUCKING INC., 2424 95th St., North Bergen, N.J. 07047. Applicant's representative: David C. Venable, 666 Eleventh St. NW., Washington, D.C. 20001. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Brick* (except in bulk), from Gordonsville and Somerset, Va., to points in Connecticut, Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, and those points in New York on and east of a line beginning at the Pennsylvania-New York State line and extending along New York

Highway 79 to junction New York Highway 235, thence along New York Highway 235 to junction New York Highway 206, thence along New York Highway 206 to junction unnumbered highway at Coventryville, N.Y., to junction New York Highway 12 at Oxford, N.Y., thence along New York Highway 12 to junction New York Highway 12B, thence along New York Highway 12B to junction U.S. Highway 20, thence along U.S. Highway 20 to junction New York Highway 13, thence along New York Highway 13 to Lake Onelda, and thence along the shores of Lake Onelda to Bernhard's Bay, thence along unnumbered highway to junction New York Highway 13 at Williamstown, N.Y., to Lake Ontario. The purpose of this filing is to eliminate the gateway of the warehouse and plant facilities of Alcan Aluminum Corporation at Woodbridge, N.J.

No. MC 8973 (Sub-No. E5), filed March 17, 1975. Applicant: METROPOLITAN TRUCKING INC., 2424 95th St., North Bergen, N.J. 07047. Applicant's representative: David C. Venable, 666 Eleventh St. NW., Washington, D.C. 20001. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Brick* (except in bulk), from Roanoke, Va., to points in Connecticut, Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, and those in New York on and east of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 79 to junction New York Highway 235, thence along New York Highway 235 to junction New York Highway 206, thence along New York Highway 206 to junction unnumbered highway at Coventryville, N.Y., thence along unnumbered highway to junction New York Highway 12 to Oxford, N.Y., thence along New York Highway 12 to junction New York Highway 12B, thence along New York Highway 12B to junction New York Highway 20, thence along New York Highway 20 to junction New York Highway 13, thence along New York Highway 13 to Lake Onelda, thence along the shores of Lake Onelda to junction New York Highway 183 at Bernhard's Bay to junction unnumbered highway at Williamsville, N.Y., to junction western boundary of Lewis County, N.Y., to junction unnumbered highway, thence along unnumbered highway to junction New York Highway 12 at Burrs Mills, thence along U.S. Highway 12 to junction New York Highway 3, thence along New York Highway 3 to Lake Ontario. The purpose of this filing is to eliminate the gateway of the warehouses and plantsite facilities of Alcan Aluminum Corporation at Woodbridge, N.J.

No. MC 21170 (Sub-No. E184), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Frohush (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Canned goods*, restricted to such commodities as are dealt in by

wholesale, retail, or chain grocery stores, (A) between points in that part of Illinois on and north of a line beginning at Lake Michigan extending along U.S. Highway 55 to junction U.S. Highway 80, thence along U.S. Highway 80 to junction U.S. Highway 51, thence along U.S. Highway 51 to junction U.S. Highway 52, thence along U.S. Highway 52 to junction Illinois Highway 2, thence along Illinois Highway 2 to junction Illinois Highway 92, thence along Illinois Highway 92 to the Illinois-Iowa State line, on the one hand, and, on the other, points in Kansas on and east of U.S. Highway 81.

(B) Between points in that part of Illinois on and north of a line beginning at the Illinois-Indiana State line extending along Illinois Highway 114 to junction Illinois Highway 17, thence along Illinois Highway 17 to junction Illinois Highway 113, thence along Illinois Highway 113 to junction Illinois Highway 47, thence along Illinois Highway 47 to junction U.S. Highway 80, thence along U.S. Highway 80 to junction Illinois Highway 92, thence along Illinois Highway 92 to the Iowa-Illinois State line, on the one hand, and, on the other, (1) points in Missouri west of U.S. Highway 69, (2) points in that part of Kansas on and west of a line beginning at the Kansas-Missouri State line extending along U.S. Highway 35 to junction U.S. Highway 50, thence along U.S. Highway 50 to junction Kansas Highway 99, thence along Kansas Highway 99 to junction U.S. Highway 54, thence along U.S. Highway 54 to junction U.S. Highway 75, thence along U.S. Highway 75 to the Kansas-Oklahoma State line, and points in Kansas east of U.S. Highway 81.

(C) Between points in that part of Illinois on and north of a line beginning at the Illinois-Indiana State line extending along Illinois Highway 114 to junction Illinois Highway 17, thence along Illinois Highway 17 to junction Illinois Highway 18, thence along Illinois Highway 18 to junction U.S. Highway 51, thence along U.S. Highway 51 to junction U.S. Highway 24, thence along U.S. Highway 24 to junction U.S. Highway 74, thence along U.S. Highway 74 to junction U.S. Highway 80, thence along U.S. Highway 80 to the Illinois-Iowa State line, on the one hand, and, on the other, points in that part Kansas on and west of a line beginning at the Kansas-Nebraska State line extending along Kansas Highway 15E to junction Kansas Highway 9, thence along Kansas Highway 9 to junction U.S. Highway 77, thence along U.S. Highway 77 to junction U.S. Highway 24, thence along U.S. Highway 24 to junction Kansas Highway 18, thence along Kansas Highway 18 to junction Kansas Highway 99, thence along Kansas Highway 99 to junction Kansas Highway 4, thence along Kansas Highway 4 to junction U.S. Highway 56, thence along U.S. Highway 56 to junction of unnumbered highway, thence along unnumbered highway to junction U.S. Highway 50, thence along U.S. Highway 50 to junction

Kansas Highway 99, thence along Kansas Highway 99 to junction U.S. Highway 54, thence along U.S. Highway 54 to junction U.S. Highway 75, thence along U.S. Highway 75 to the Kansas-Oklahoma State line, and points in Kansas on and east of U.S. Highway 81.

(D) Between points in that part of Illinois on and north of a line beginning at the Illinois-Indiana State line extending along U.S. Highway 24 to junction U.S. Highway 150, thence along U.S. Highway 150 to the Illinois-Iowa State line, on the one hand, and, on the other, (1) points in that part of Kansas bounded by a line beginning at the Kansas-Nebraska State line extending along Kansas Highway 15E to junction Kansas Highway 9, thence along Kansas Highway 9 to junction U.S. Highway 77, thence along U.S. Highway 77 to junction U.S. Highway 24, thence along U.S. Highway 24 to junction Kansas Highway 18, thence along Kansas Highway 18 to junction Kansas Highway 99, thence along Kansas Highway 99 to junction Kansas Highway 4, thence along Kansas Highway 4 to junction unnumbered highway, thence along unnumbered highway to junction U.S. Highway 56, thence along U.S. Highway 56 to junction unnumbered highway, thence along unnumbered highway to junction Kansas Highway 99, thence along Kansas Highway 99 to junction U.S. Highway 50, thence along U.S. Highway 50 to junction unnumbered highway near Neva, thence along unnumbered highway to junction U.S. Highway 56, thence along U.S. Highway 56 to junction U.S. Highway 77, thence along U.S. Highway 77 to junction Kansas Highway 209, thence along Kansas Highway 209 to junction U.S. Highway 40, thence along U.S. Highway 40 to junction U.S. Highway 81, thence along U.S. Highway 81 to the Kansas-Nebraska State line, thence along the Kansas-Nebraska State line to point of beginning.

(E) Between points in that part of Illinois on and north of a line beginning at the Iowa-Illinois State line extending along U.S. Highway 34 to junction U.S. Highway 150, thence along U.S. Highway 150 to junction Illinois Highway 29, thence along Illinois Highway 29 to junction Illinois Highway 9, thence along Illinois Highway 9 to junction U.S. Highway 45, thence along U.S. Highway 45 to junction U.S. Highway 136, thence along U.S. Highway 136 to junction Illinois Highway 49, thence along Illinois Highway 49 to junction U.S. Highway 74, thence along U.S. Highway 74 to the Illinois-Indiana State line, on the one hand, and, on the other, points in that part of Kansas bounded by a line beginning at the Kansas-Nebraska State line extending along Kansas Highway 15E to junction Kansas Highway 9, thence along Kansas Highway 9 to junction Kansas Highway 15, thence along Kansas Highway 15 to junction Kansas Highway 18, thence along Kansas Highway 18 to junction U.S. Highway 81, thence along U.S. Highway 81 to the Kansas-Nebraska State line, thence along the Kansas-Nebraska

State line to point of beginning. The purpose of this filing is to eliminate the gateways of Vinton, Iowa and points within 15 miles thereof, Sac City, Storm Lake, La Porte City, Garrison, and Shellsburg, Iowa.

No. MC 21170 (Sub-No. E185), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bakery goods*, except those requiring refrigeration, from points in Brown, Clermont and Hamilton Counties, Ohio, to points in Iowa on, west and north of a line beginning at the Iowa-Minnesota State line extending along U.S. Highway 52 to junction Iowa Highway 150, thence along Iowa Highway 150 to junction U.S. Highway 218, thence along U.S. Highway 218 to junction Iowa Highway 92, thence along Iowa Highway 92 to the Iowa-Nebraska State line, restricted to such points as are within 100 miles of Cedar Rapids, Iowa. The purpose of this filing is to eliminate the gateways of Collinsville, Ill., and Cedar Rapids, Iowa.

No. MC 21170 (Sub-No. E186), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Furnace and furnace parts* (except commodities requiring special equipment), from Columbus, Ohio, to points in Iowa west of a line beginning at the Iowa-Illinois State line extending along U.S. Highway 61 to junction Iowa Highway 78, thence along Iowa Highway 78 to junction U.S. Highway 218, thence along U.S. Highway 218 to junction Iowa Highway 125, thence along Iowa Highway 125 to junction Iowa Highway 270, thence along Iowa Highway 270 to junction Iowa Highway 16, thence along Iowa Highway 16 to junction Iowa Highway 1, thence along Iowa Highway 1 to junction Iowa Highway 2, thence along Iowa Highway 2 to junction Iowa Highway 15, thence along Iowa Highway 15 to the Iowa-Missouri State line, restricted to points in Iowa within 100 miles of Cedar Rapids, Iowa. The purpose of this filing is to eliminate the gateway of Cedar Rapids, Iowa.

No. MC 21170 (Sub-No. E188), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Nonfrozen, canned and preserved foodstuffs*, except those requiring refrigeration, from Portland, Geneva, and Sunman, Ind., to points in the Chicago, Ill., Commercial Zone as defined by the Commission, restricted to traffic originating at the facilities of Naas Foods at the above-named origins. The

purpose of this filing is to eliminate the gateway of Chicago Heights, Ill.

No. MC 21170 (Sub-No. E190), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Fresh meats and packing-house products* (except commodities requiring refrigeration), from Omaha and South Omaha, Nebr., to points in Iowa east of a line beginning at the Iowa-Minnesota State line extending along U.S. Highway 62 to junction U.S. Highway 18, thence along U.S. Highway 18 to junction unnumbered highway at Fredericksburg, thence along unnumbered highway to junction Iowa Highway 93, thence along Iowa Highway 93 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction unnumbered highway, thence along unnumbered highway to junction Iowa Highway 281, thence along Iowa Highway 281 to junction U.S. Highway 20, thence along U.S. Highway 20 to junction Iowa Highway 21, thence along Iowa Highway 21 to junction U.S. Highway 6, thence along U.S. Highway 6 to junction unnumbered highway, thence along unnumbered highway to junction U.S. Highway 80, thence along U.S. Highway 80 to junction Iowa Highway 149, thence along Iowa Highway 149 to junction Iowa Highway 85, thence along Iowa Highway 85 to junction Iowa Highway 149, thence along Iowa Highway 149 to junction Iowa Highway 22, thence along Iowa Highway 22 to junction Iowa Highway 114, thence along Iowa Highway 114 to junction unnumbered highway, thence along unnumbered highway to junction Iowa Highway 1, thence along Iowa Highway 1 to junction Iowa Highway 92, thence along Iowa Highway 92 to junction unnumbered highway, thence along unnumbered highway to junction U.S. Highway 218, thence along U.S. Highway 218 to junction Iowa Highway 78, thence along Iowa Highway 78 to junction Iowa Highway 249, thence along Iowa Highway 249 to junction unnumbered highway, thence along unnumbered highway to junction U.S. Highway 34, thence along U.S. Highway 34 to the Iowa-Illinois State line, restricted to points in Iowa within 100 miles of Cedar Rapids, Iowa. The purpose of this filing is to eliminate the gateway of Nashville, Tenn.

No. MC 21170 (Sub-No. E191), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products, and articles distributed by meat packinghouses*, (except commodities in bulk, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766), re-

stricted against those commodities requiring refrigeration, from West Point, Nebr., to points in Iowa east of a line beginning at the Minnesota-Iowa State line extending along U.S. Highway 52 to junction Iowa Highway 325, thence along Iowa Highway 325 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction Iowa Highway 21, thence along Iowa Highway 21 to junction Iowa Highway 85, thence along Iowa Highway 85 to junction unnumbered highway, thence along unnumbered highway to junction Iowa Highway 149, thence along Iowa Highway 149 to junction Iowa Highway 22, thence along Iowa Highway 22 to junction Iowa Highway 1, thence along Iowa Highway 1 to junction U.S. Highway 218, thence along U.S. Highway 218 to the Iowa-Illinois State line, restricted to points in Iowa within 100 miles of Cedar Rapids, Iowa. The purpose of this filing is to eliminate the gateway of Cedar Rapids, Iowa.

No. MC 21170 (Sub-No. E192), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Feed*, restricted to such commodities as are dealt in by wholesale, retail, or chain grocery stores, (A) from Chicago, Ill., to points in that part of Minnesota on and west of a line beginning at the United States-Canada International Boundary line extending along Minnesota Highway 24 to junction Minnesota Highway 23, thence along Minnesota Highway 23 to junction U.S. Highway 53, thence along U.S. Highway 53 to junction Minnesota Highway 73, thence along Minnesota Highway 73 to junction U.S. Highway 169, thence along U.S. Highway 169 to junction Minnesota Highway 210, thence along Minnesota Highway 210 to junction Minnesota Highway 73, thence along Minnesota Highway 73 to junction U.S. Highway 35, thence along unnumbered highway to unnumbered highway near Barnum, thence along unnumbered highway to junction Minnesota Highway 23, thence along Minnesota Highway 23 to junction unnumbered highway near Holyoke, thence along unnumbered highway to the Minnesota-Wisconsin State line, thence along the Minnesota-Wisconsin State line to junction U.S. Highway 63, thence along U.S. Highway 63 to the Iowa-Minnesota State line; (B) from Forest Park, Ill., to points in that part of Minnesota on and west of a line beginning at the United States-Canada International Boundary line extending along County Road 18 to junction Minnesota Highway 169, thence along Minnesota Highway 169 to junction Minnesota Highway 1, thence along Minnesota Highway 1 to junction County Road 22, thence along County Road 22 to junction Minnesota Highway 73, thence along Minnesota Highway 73 to junction Minnesota Highway 210, thence along Minnesota Highway 210 to the Minnesota-Wisconsin State line, thence along the

Minnesota-Wisconsin State line to junction U.S. Highway 63, thence along U.S. Highway 63 to junction U.S. Highway 52, thence along U.S. Highway 52 to the Iowa-Minnesota State line; and (C) from Burlington, Wis., to points in that part of Minnesota on and west of a line beginning at the United States-Canada International Boundary line extending along Minnesota Highway 72 to junction U.S. Highway 71, thence along U.S. Highway 71 to junction Minnesota Highway 34, thence along Minnesota Highway 34 to junction U.S. Highway 59, thence along U.S. Highway 59 to junction Minnesota Highway 210, thence along Minnesota Highway 210 to the Minnesota-North Dakota State line. The purpose of this filing is to eliminate the gateway of Martelle, Iowa and points within 25 miles thereof (except Cedar Rapids, Iowa).

No. MC 21170 (Sub-No. E193), filed February 3, 1975. Applicant: BOS LINES, INC., P.O. Box 68, Cedar Rapids, Iowa 52406. Applicant's representative: Gene R. Prohushi (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Processed footstuffs* (except meats, frozen foods, commodities in bulk, and those requiring refrigeration), from Collinsville, Ill., to points in that part of Iowa north of a line beginning at the Iowa-Illinois State line extending along Iowa Highway 62 to junction Iowa Highway 64, thence along Iowa Highway 64 to junction Iowa Highway 38, thence along Iowa Highway 38 to junction U.S. Highway 6, thence along U.S. Highway 6 to junction Iowa Highway 70, thence along Iowa Highway 70 to junction Iowa Highway 22, thence along Iowa Highway 22 to junction Iowa Highway 149, thence along Iowa Highway 149 to junction Iowa Highway 92, thence along Iowa Highway 92 to junction Iowa Highway 163, thence along Iowa Highway 163 to junction U.S. Highway 80, thence along U.S. Highway 80 to junction U.S. Highway 6, thence along U.S. Highway 6 to the Iowa-Nebraska State line, restricted to points in Iowa within 100 miles of Cedar Rapids, Iowa. The purpose of this filing is to eliminate the gateway of Cedar Rapids, Iowa.

No. MC 25798 (Sub-No. E8), filed April 16, 1974. Applicant: CLAY HYDER TRUCKING LINES, INC., P.O. Box 1186, Auburndale, Fla. 33823. Applicant's representative: Tony G. Russell (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen foods*, in containers, in vehicles equipped with temperature control; (1) from points in Illinois on and north of a line beginning at the Illinois-Indiana State line extending along Illinois Highway 17 to junction Illinois Highway 88, thence along Illinois Highway 88 to the Illinois-Iowa State line, thence along the Illinois-Iowa State line to points in Georgia; (2) from points in Indiana on and north of Indiana Highway 26, thence along Indiana Highway 26 to points in Georgia; (3) from points in Kentucky on and east

of a line beginning at the Kentucky-Virginia State line extending along U.S. Highway 421 to junction Kentucky Highway 80, thence along Kentucky Highway 80 to junction Kentucky Highway 15, thence along Kentucky Highway 15 to junction Kentucky Highway 11, thence along Kentucky Highway 11 to junction U.S. Highway 68, thence along U.S. Highway 68 to the Kentucky-Ohio State line, thence along the Kentucky-Ohio State line to points in Georgia (except Dade, Walker, Whitefield, Murray, Gordon, Chattooga, Floyd, and Gilmer Counties); (4) from points in Kentucky on and east of Interstate Highway 75 to points in Georgia on, east, and south of a line beginning at Interstate Highway 75 to the Georgia-Florida State line, thence along the Georgia-Florida State line to junction U.S. Highway 129, thence along U.S. Highway 129 to junction Interstate Highway 85, thence along Interstate Highway 85 to the Georgia-South Carolina State line. The purpose of this filing is to eliminate the gateway of Hendersonville, N.C.

No. MC 25798 (Sub-No. E45), filed May 16, 1974. Applicant: CLAY HYDER TRUCKING LINES, INC., P.O. Box 1186, Auburndale, Fla. 33823. Applicant's representative: Tony G. Russell (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen meats and frozen meat products*, in containers, in vehicles equipped for temperature control, from points in Iowa on and east of U.S. Highway 218 beginning at the Iowa-Illinois State line extending along to its intersection with Iowa Highway 2, thence along Iowa Highway 2 to its intersection with U.S. Highway 63, thence along U.S. Highway 63 to its intersection with Iowa Highway 146, thence along Iowa Highway 146 to its intersection with U.S. Highway 30, thence along U.S. Highway 30 to its intersection with Iowa Highway 14, thence along Iowa Highway 14 to its intersection with Iowa Highway 175, thence along Iowa Highway 175 to its intersection with Iowa Highway 214, thence along Iowa Highway 214 to its intersection with U.S. Highway 20, thence along U.S. Highway 20 to its intersection with U.S. Highway 65, thence along U.S. Highway 65 to the Iowa-Minnesota State line, to points in Virginia on and south of U.S. Highway 58. The purpose of this filing is to eliminate the gateway of Hendersonville, N.C.

No. MC 25798 (Sub-No. E46), filed May 16, 1974. Applicant: CLAY HYDER TRUCKING LINES, INC., P.O. Box 1186, Auburndale, Fla. 33823. Applicant's representative: Tony G. Russell (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen food products*, from the plant site of Morton Frozen Foods Division of Continental Baking Co., at Crozet, Va., to points in Colorado, Kansas, Nebraska, North Dakota, South Dakota, and points in Iowa on and west of U.S. Highway 63. The purpose of this filing is to eliminate the gateway of California, Mo.

No. MC 37248 (Sub-No. E2), filed May 31, 1974. Applicant: VIRGINIA-CAROLINA FREIGHT LINES, INC., P.O. Box 4988, Martinsville, Va. 24112. Applicant's representative: T. C. Clark (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities* (except Class A and B explosives, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading), between points in Tennessee within 150 miles of Wythe County, Va., on the one hand, and, on the other, points in the District of Columbia, North Carolina (except points in North Carolina within 150 miles of Wythe County, Va.) Virginia, points in Maryland within 55 miles of Gaithersburg, Md., and points in that part of Pennsylvania bounded by a line beginning at Philadelphia, Pa., and extending along U.S. Highway 611 to Easton, Pa., thence along a line extending from Easton, through Albany, Pa., to Pine Grove, Pa., thence along a line extending from Pine Grove through Linglestown, Pa., to Harrisburg, Pa., thence along U.S. Highway 230 to junction Pennsylvania Highway 72, thence along Pennsylvania Highway 72 to Lancaster, Pa., and thence along U.S. Highway 30 to point of beginning, also points in that part of Pennsylvania south of U.S. Highway 1 between Philadelphia, Pa., and Morrisville, Pa., including points on the indicated portions of the highways specified. The purpose of this filing is to eliminate the gateways of points in Virginia within 150 miles of Wythe County, Va., points in Virginia within 55 miles of Gaithersburg, Md., and Baltimore, Md.

No. MC 49052 (Sub-No. E1), filed June 3, 1974. Applicant: MACON TRADING POST, INC., 103 Cherry St., Macon, Ga. 31208. Applicant's representative: Thomas R. Kingsley, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) between points in Tennessee, on the one hand, and, on the other, points in Florida except points in Escambia, Santa Rosa, and Okaloosa Counties; and (2) between points in Tennessee in and east of Stewart, Houston, Dickson, Williamson, Marshall, and Lincoln Counties, on the one hand, and, on the other, points in Escambia, Santa Rosa, and Okaloosa Counties, Fla. The purpose of this filing is to eliminate the gateway of Columbus (Muscoogie County), Ga.

No. MC 49052 (Sub-No. E2), filed June 3, 1974. Applicant: MACON TRADING POST, INC., 103 Cherry Street, Macon, Ga. 31208. Applicant's representative: Thomas R. Kingsley, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, between

points in Florida, on the one hand, and, on the other, points in Kentucky (except points in and west of Marshall and Calloway Counties), and, between points in Hickman, Fulton, Carlisle, Ballard, McCracken, Graves, Marshall, and Calloway Counties, Ky., on the one hand, and, on the other, points in Florida (except points in Escambia and Santa Rosa Counties). The purpose of this filing is to eliminate the gateway of Columbus (Muscoogie County), Ga.

No. MC 49052 (Sub-No. E3), filed June 3, 1974. Applicant: MACON TRADING POST, INC., 103 Cherry St., Macon, Ga. 31208. Applicant's representative: Thomas R. Kingsley, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, from points in North Carolina to points in Florida. The purpose of this filing is to eliminate the gateway of McRae (Telfair County), Ga.

No. MC 49052 (Sub-No. E5), filed June 3, 1974. Applicant: MACON TRADING POST, INC., 103 Cherry St., Macon, Ga. 31208. Applicant's representative: Thomas R. Kingsley, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission (1) from points in Alabama, to points in Florida south of Nassau, Baker, Columbia, Gilchrist, and Dixie Counties;* (2) between points in Alabama north of Choctaw, Marengo, Wilcox, Butler, Crenshaw, Pike, and Barbour Counties, on the one hand, and, on the other, points in Wakulla, Leon, Jefferson, Madison, Taylor, Hamilton, Suwannee, Lafayette, Dixie, Gilchrist, Columbia, Baker, and Nassau Counties, Fla.;** and, between points in Limestone, Madison, Jackson, Marshall, De Kalb, Etowah, Cherokee, Calhoun, Cleburne Randolph, Chambers, Lee, and Russell Counties, Ala., on the one hand, and, on the other, points in Florida in and west of Gadsden, Liberty, and Franklin Counties.** The purpose of this filing is to eliminate the gateways of * Albany (Dougherty County), Ga.; and ** Columbus, Ga.

No. MC 49052 (Sub-No. E7), filed June 4, 1974. Applicant: MACON TRADING POST, INC., 103 Cherry St., Macon, Ga. 31208. Applicant's representative: Thomas R. Kingsley, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, from points in Mississippi, to points in Virginia in and east of Pittsylvania, Bedford, Botetourt, Alleghany, Bath, Highland, Augusta, Rockingham, Shenandoah, Frederick, Clarke, and Loudoun Counties; and from points in Mississippi in and south of Lauderdale, Newton, Scott, Rankin, Hinds, and Warren Counties, to points in Virginia in and west of Henry, Franklin, Roanoke, and Craig Counties. The purpose of this filing is to eliminate the

gateway of Milledgeville (Baldwin County), Ga.

No. MC 52704 (Sub-No. E7), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers*, for food and beverages, from the plant site of Laurens Glass, Inc., at or near Simsboro, La., to points in Delaware, Maryland, New Jersey, New York (except points west of U.S. Highway 15), and Pennsylvania (except points west of U.S. Highway 15), and Pennsylvania (except points on and west of U.S. Highway 219). The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 52704 (Sub-No. E9), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers*, for beverages and food, from points in Alabama to points in Pennsylvania, restricted against the handling of traffic to points on and west of U.S. Highway 19 unless the traffic is moving from points in Chambers, Mobile, or Montgomery Counties, Ala., or from points in Alabama south of U.S. Highway 80, and east of U.S. Highway 43, and restricted against the handling of traffic from points in Alabama on and north of U.S. Highway 278 to points in Pennsylvania west of U.S. Highway 15. The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 52704 (Sub-No. E10), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers*, for beverages and food, from points in Alabama south of Interstate Highway 20 and on and east of Interstate Highway 65, excluding Birmingham and the commercial zone thereof, to points in West Virginia on and east of U.S. Highway 19 and on and north of U.S. Highway 33. The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 52704 (Sub-No. E11), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers*, for beverages and food, from points in Tennessee on and west of

U.S. Highway 25E and east of U.S. 231, to points in New York on and east of Interstate Highway 81. The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 52704 (Sub-No. E12), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers* for beverages and food, from points in Tennessee on and west of U.S. Highway 25E to points in Pennsylvania on and east of a line beginning at the Pennsylvania-Maryland State line and extending along Interstate Highway 81 at Harrisburg, thence along Interstate Highway 81 to the Pennsylvania-New York State line. The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 52704 (Sub-No. E81), filed June 3, 1974. Applicant: GLENN MC-CLENDON TRUCKING CO., INC., Lafayette, Ala. Applicant's representative: Archie B. Culbreth, Suite 246, 1252 W. Peachtree Rd. NW., Atlanta, Ga. 30309. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Glass containers* for beverages and food, from points in Georgia south of Interstate Highway 20 but including Augusta, Ga., to points in West Virginia on and east of U.S. Highway 19, and on and north of U.S. Highway 33. The purpose of this filing is to eliminate the gateway of Henderson, N.C.

No. MC 61592 (Sub-No. E56), filed July 4, 1974. Applicant: JENKINS TRUCK LINE, INC., R.R. 3, P.O. Box 697, Jeffersonville, Ind. 47130. Applicant's representative: Bob Jenkins (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Gas meters*, between Iowa City, Iowa, on the one hand, and, on the other, St. Louis, Mo., points in Illinois on and north of U.S. Highway 40, points in Illinois on and east of U.S. Highway 67, points in Wisconsin on and south of a line beginning at Lake Michigan, extending along U.S. Highway 10 to junction U.S. Highway 10, thence along U.S. Highway 10 to junction Wisconsin Highway 12, thence along Wisconsin Highway 12 to the Wisconsin-Illinois State line. The purpose of this filing is to eliminate the gateway of Rock Island, Ill.

No. MC 64932 (Sub-No. E73), filed June 3, 1974. Applicant: ROGERS CARTAGE CO., 10735 S. Cicero Avenue, Oak Lawn, Ill. 60453. Applicant's representative: W. F. Farrell (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid chemicals*, in bulk, in tank vehicles, from the plant site of Baird Chemical Industries, Inc., at or near Mapleton,

Ill., to points in Delaware, Florida, Georgia, Maryland, New Jersey, North Carolina, South Carolina, Tennessee, Virginia, West Virginia, and those in Kentucky on and east of a line beginning at the Kentucky-Illinois State line and extending along Kentucky Highway 91 to junction U.S. Alternate Highway 41, thence along U.S. Alternate Highway 41 to the Kentucky-Tennessee State line. The purpose of this filing is to eliminate the gateways of Terre Haute, Ind., and Marshall, Ill.

No. MC 76065 (Sub-No. E1) (Correction), filed May 27, 1974, published in the FEDERAL REGISTER April 3, 1975. Applicant: EHRlich-NEWARK TRUCKING CO., INC., 505 West 37th St., New York, N.Y. 10018. Applicant's representative: Norman Weiss, 2 West 45th St., New York, N.Y. 10036. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Wedding apparel*, loose, on hangers (except commodities in bulk); (1) from points in that part of Pennsylvania on, east, and south of a line beginning at the New Jersey-Pennsylvania State line thence along U.S. Highway 22 to junction Pennsylvania Highway 61, thence along Pennsylvania Highway 61 to junction Pennsylvania Highway 10, thence along Pennsylvania Highway 10 to the Pennsylvania-Maryland State line to Norfolk, Newport News, Richmond, and Portsmouth, Va. The purpose of this filing is to eliminate the gateway of Baltimore, Md.; (2) between points in that part of Delaware located on and north of Delaware Highway 310 on the one hand, and, on the other, Richmond and Newport News, Va. The purpose of this filing is to eliminate the gateway of Baltimore, Md.

(3) *Wearing apparel*, loose, on hangers, from New York, N.Y. and points in Hudson, Essex, Union, Passaic, and Middlesex Counties, N.J. to Norfolk, Newport News, Richmond, and Portsmouth, Va. The purpose of this filing is to eliminate the gateway of Baltimore, Md.; (4) *wearing apparel*, loose, on hangers, from Portsmouth, Va. to New York, N.Y. and points in Hudson, Essex, Union, Passaic, and Middlesex Counties, N.J. The purpose of this filing is to eliminate the gateway of Baltimore, Md.; (5) *wearing apparel*, loose, on hangers (except commodities in bulk), from points in that part of New Jersey on and south of U.S. Highway 22, and on and west of New Jersey Highway 18 and U.S. Highway 9 (except points in Atlantic, Salem, Gloucester, Cumberland, and Camden Counties) to Norfolk, Newport News, Richmond, and Portsmouth, Va. The purpose of this filing is to eliminate the gateway of Philadelphia, Pa.; (6) *wearing apparel*, loose, on hangers (except commodities in bulk), from Newport News and Richmond, Va. to points in that part of New Jersey on and south of U.S. Highway 22, and on and west of New Jersey Highway 18 and U.S. Highway 9 (except points in Atlantic, Salem, Gloucester, Cumberland, and Camden Counties). The purpose of this filing is to eliminate the gateway of Philadelphia, Pa.

(7) *Materials and supplies* used in the manufacture of wearing apparel, when transported from and to plant sites of clothing and wearing apparel manufacturers (except commodities in bulk, from points in that part of New Jersey bounded by a line beginning at the Pennsylvania-New Jersey State line thence along U.S. Highway 22 to junction New Jersey Highway 18, thence along New Jersey Highway 18 to junction U.S. Highway 9, thence along U.S. Highway 9 to junction New Jersey Highway 50, thence along New Jersey Highway 50 to junction New Jersey Highway 49, thence along New Jersey Highway 49 to junction Interstate Highway 295 near Pennsville, N.J. and points in Hudson, Essex, Union, Passaic, and Middlesex Counties, N.J. to Newport News, Portsmouth, and Richmond, Va. The purpose of this filing is to eliminate the gateway of Baltimore, Md.; (8) *materials and supplies* used in the manufacture of wearing apparel, when transported from and to plant sites of clothing and wearing apparel manufacturers (except commodities in bulk), from points in that part of Pennsylvania on, east, and south of a line beginning at the New Jersey-Pennsylvania State line, thence along U.S. Highway 22 to junction Pennsylvania Highway 61, thence along Pennsylvania Highway 61 to junction Pennsylvania Highway 10, thence along Pennsylvania Highway 10 to the Pennsylvania-Maryland State line to Newport News, Portsmouth, and Richmond, Va. The purpose of this filing is to eliminate the gateway of Baltimore, Md.

(9) Between Baltimore, Md. and points in Baltimore, Carroll, Frederick, Howard, Montgomery, and Prince Georges Counties, Md. on the one hand, and, on the other, points in New Jersey on the north of New Jersey Highway 33. The purpose of this filing is to eliminate the gateway of points in Middlesex County, N.J.; (10) between the District of Columbia on the one hand, and, on the other, points in New Jersey which are within the New York, N.Y. Commercial Zone. The purpose of this filing is to eliminate the gateway of New York, N.Y.; (11) from Newport News and Richmond, Va. to points in that part of New Jersey bounded by a line beginning at the New York-New Jersey State line, thence along New Jersey Highway 284 to junction New Jersey Highway 15, thence along New Jersey Highway 15 to junction Interstate Highway 80, thence along Interstate Highway 80 to junction Interstate Highway 280, thence along Interstate Highway 280 to junction U.S. Highway 1/9, thence along U.S. Highway 1/9 to junction Business U.S. Highway 1, thence along Business U.S. Highway 1 to the Hudson River. The purpose of this filing is to eliminate the gateway of New York, N.Y.

No. MC 87966 (Sub-No. E1), filed May 9, 1974. Applicant: ELEVELD CHICAGO FURNITURE SERVICE INC., 4020 W. 24th Street, Chicago, Ill. 60623. Applicant's representative: E. H. Eleveld (same as above). Authority

sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *New furniture* (uncrated), as described by the Commission, from Peshigo, Wisc., to points in Pennsylvania, Kentucky, and those in Missouri on and south of a line beginning at the Missouri-Illinois State line and extending along Missouri Highway 5 to junction Interstate Highway 55, thence along Interstate Highway 55 to junction U.S. Highway 60, thence along U.S. Highway 60 to junction U.S. Highway 66, thence along U.S. Highway 66 to the Kansas-Missouri State line (Peru, Ind.)*; and from Grand Rapids, Mich., to points in Iowa, Minnesota and Michigan (the Chicago, Ill., Commercial Zone as defined by the Commission)*, Missouri, Kentucky, and those in Pennsylvania on and east of a line beginning at the Pennsylvania-Maryland State line and extending along U.S. Highway 222 to junction Pennsylvania Turnpike, thence along Pennsylvania Turnpike to junction Interstate Highway 78, thence along Interstate Highway 78 to the New Jersey-Pennsylvania State line (Peru, Ind.)*. The purpose of this filing is to eliminate the gateways as indicated by asterisks above.

No. MC 95540 (Sub-No. E198), filed April 28, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Canned goods*, from those points in Delaware, Maryland, and Virginia, which are in the Delmarva Peninsula to points in Oklahoma. The purpose of this filing is to eliminate the gateways of points in Pike and Spaulding Counties, Ga.

No. MC 95540 (Sub-No. E500), filed May 17, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas, coconuts, and pineapples*, when moving in the same vehicle and at the same time with bananas, from those points in Georgia on and east of U.S. Highway 301 to points in Minnesota, on and west of a line beginning at the Minnesota-Wisconsin State line and extending along U.S. Highway 10 to junction U.S. Highway 61, thence along U.S. Highway 61 to junction Minnesota Highway 50, thence along Minnesota Highway 50 to junction Minnesota Highway 3, thence along Minnesota Highway 3 to junction Minnesota Highway 60, thence along Minnesota Highway 60 to junction U.S. Highway 169, thence along U.S. Highway 169 to the Minnesota-Iowa State line. The purpose of this filing is to eliminate the gateway of Jacksonville, Fla.

No. MC 95540 (Sub-No. E665), filed May 13, 1974. Applicant: WATKINS

MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, 5299 Roswell Rd. NE., Suite 212, Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Unfrozen meats, meat products, and meat by-products and articles distributed by meat packinghouses*, as described in Sections A and C of Appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766 (except canned goods as set forth in Section C of the Appendix), from points in Ohio on and east of a line beginning at the Pennsylvania-Ohio State line and U.S. Highway 422 to Ohio Highway 7, thence along Ohio Highway 7 to junction U.S. Highway 35, thence along U.S. Highway 35 to junction Ohio Highway 124, thence along Ohio Highway 124 to junction U.S. Highway 50, thence along U.S. Highway 50 to all points in Texas on and south of a line beginning at the Louisiana-Texas State line and Texas Highway 63 to junction U.S. Highway 190, thence along U.S. Highway 190 to junction U.S. Highway 287, thence along U.S. Highway 287 to junction Texas Highway 7, thence along Texas Highway 7 to junction U.S. Highway 77, thence along U.S. Highway 77 to junction Texas Highway 107, thence along Texas Highway 107 to junction Texas Highway 36, thence along Texas Highway 36 to junction U.S. Highway 84, thence along U.S. Highway 84 to junction U.S. Highway 67, thence along U.S. Highway 67 to junction Interstate Highway 10, thence along Interstate Highway 10 to the Texas-New Mexico State line. The purpose of this filing is to eliminate the gateway of Doraville, Ga.

No. MC 95540 (Sub-No. E707), filed May 19, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, from those points in North Carolina east of U.S. Highway 301 to points in New Mexico, Arizona, California, and Oregon. The purpose of this filing is to eliminate the gateways of Jacksonville, Fla., and Gulfport, Miss.

No. MC 95540 (Sub-No. E722), filed May 20, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, from those points in Virginia on and east of a line beginning at the Virginia-North Carolina State line and extending along U.S. Highway 17, to junction U.S. Highway 460, thence along U.S. Highway 460 to the Atlantic Ocean to those points in Louisiana on and south of a line beginning at the Mississippi-Louisiana State

line and extending along Louisiana Highway 6 to junction Louisiana Highway 478, thence along Louisiana Highway 478 to junction Louisiana Highway 120, thence along Louisiana Highway 120 to junction Louisiana Highway 1, thence along Louisiana Highway 1 to junction Louisiana Highway 10, thence along Louisiana Highway 10 to junction U.S. Highway 51, thence along U.S. Highway 51 to junction Louisiana Highway 10, thence along Louisiana Highway 10 to the Louisiana-Texas State line. The purpose of this filing is to eliminate the gateways of Jacksonville, Fla., and Gulfport, Miss.

No. MC 95540 (Sub-No. E723), filed May 17, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, from those points in South Carolina on and southeast of Interstate Highway 85, thence along Interstate Highway 85 to points in New Mexico. The purpose of this filing is to eliminate the gateways of Jacksonville, Fla., and Gulfport, Miss.

No. MC 95540 (Sub-No. E725), filed May 17, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas, coconuts, and pineapples*, when moving in the same vehicle and at the same time with bananas, from those points in New York on and east of U.S. Highway 9 and U.S. Highway 9W, to those points in Mississippi on and south of U.S. Highway 84. The purpose of this filing is to eliminate the gateway of Jacksonville, Fla.

No. MC 95540 (Sub-No. E726), filed May 17, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas, coconuts, and pineapples*, when moving in the same vehicle and at the same time with bananas, from those points in New York on and east of U.S. Highway 9 and U.S. Highway 9W to those points in Alabama on and south of Alabama Highway 10. The purpose of this filing is to eliminate the gateway of Jacksonville, Fla.

No. MC 104654 (Sub-No. E14), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, in bulk, in tank

vehicles (except petroleum products requiring heat in transit to maintain liquid form), from Paducah, Ky., and points in Kentucky within 5 miles thereof, to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of Cairo, Ill., and Caruthersville, Mo.

No. MC 104654 (Sub-No. E16), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products*, in bulk, in tank vehicles (except petroleum products requiring heat in transit to maintain liquid form), from Cairo, Ill., and points in Illinois within four miles thereof, to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateway of Caruthersville, Mo.

No. MC 104654 (Sub-No. E21), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, in bulk, in tank trucks, from Cape Girardeau, Mo., and points within three miles of Cape Girardeau, to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Ar-

kansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of Gale, Ill., and Caruthersville, Mo.

No. MC 104654 (Sub-No. E24), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, as described in Appendix XIII to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209, in bulk, in tank vehicles, from Indianapolis, Ind., and points within 20 miles thereof, to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of Gale, Ill., and Caruthersville, Mo.

No. MC 104654 (Sub-No. E34), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, in bulk, in tank vehicles, from Roxana, Ill., and points within 5 miles thereof, East St. Louis, and Cahokia, Ill., and to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of Hickman, Ky., and Caruthersville, Mo.

No. MC 104654 (Sub-No. E36), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032

Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, in bulk, in tank vehicles, from Gale, Ill., and points within 5 miles thereof, to points in that part of Illinois on and south of a line beginning at the Illinois-Missouri State line extending along U.S. Highway 50 to Salem, Ill., thence along Illinois Highway 37 to junction Illinois Highway 15, thence along Illinois Highway 15 to Fairfield, Ill., thence along U.S. Highway 45 to junction U.S. Highway 460, thence along U.S. Highway 460 to Carmi, Ill., thence along the L & N Railroad Tracks to the Illinois-Indiana State line. The purpose of this filing is to eliminate the gateway of Cape Girardeau, Mo.

No. MC 104654 (Sub-No. E40), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Ave., 13th & Pennsylvania Ave., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, as described in Appendix XIII to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209, in bulk, in tank vehicles, from the plant site of the American Oil Company located approximately 2 miles south of Brookston, Ind., to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38, thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of Gale, Ill., and Caruthersville, Mo.

No. MC 104654 (Sub-No. E45), filed May 14, 1974. Applicant: COMMERCIAL TRANSPORT, INC., South 20th Street, Belleville, Ill. 62222. Applicant's representative: Edward G. Villalon, Suite 1032 Pennsylvania Bldg., 13th & Pennsylvania Ave. NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, as described in Appendix XIII to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209, in bulk, in tank vehicles, from Whiting, Ind., to points in that part of Arkansas on and east of a line beginning at the Arkansas-Missouri State line extending along Arkansas Highway 201 to junction Arkansas Highway 5, thence along Arkansas Highway 5 to junction Arkansas Highway 31, thence along Arkansas Highway 31 to junction Arkansas Highway 38,

thence along Arkansas Highway 38 to junction Arkansas Highway 11, thence along Arkansas Highway 11 to junction U.S. Highway 70, thence along U.S. Highway 70 to junction U.S. Highway 49, thence along U.S. Highway 49 to the Arkansas-Missouri State line. The purpose of this filing is to eliminate the gateways of St. Louis, Mo., Hickman, Ky., and Caruthersville, Mo.

No. MC 105733 (Sub-No. E8), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products and solvents*, from points in that part of Pennsylvania located on and east of a line beginning at the Maryland-Pennsylvania State line, thence along Interstate Highway 83 to junction U.S. Highway 22, thence along U.S. Highway 22 to the Delaware River to points in that part of New York located on and east of a point beginning at Messena, N.Y., thence along New York Highway 56 to junction New York Highway 3, thence along New York Highway 3 to junction New York Highway 30, thence along New York Highway 30 to the New York-Pennsylvania State line. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E9), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products and solvents* from Philadelphia, Pa., to points in that part of New York located on and north of a line beginning at Buffalo, N.Y., thence along U.S. Highway 20 to junction New York Highway 12, thence along New York Highway 12 to junction New York Highway 23, thence along New York Highway 23 to junction New York Highway 7, thence along New York Highway 7 to junction U.S. Highway 11, thence along U.S. Highway 11 to the New York-Pennsylvania State line. The purpose of this filing is to eliminate the gateway of facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E10), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petro-chemical products* from points in Massachusetts located on and east of Massachusetts Highway 32 to points in Delaware and Maryland. The purpose of this filing is to eliminate the gateway of points in Rhode Island and the facilities of American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E11), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products and solvents*; (1) from points in New York within 150 miles of Belleville, N.J., to points in Delaware and points in Maryland located south of the Chesapeake Canal and east of the Chesapeake Bay; (2) from points in New York within 150 miles of Belleville, N.J., which are east of a line beginning at the Pennsylvania-New York State line, thence along New York Highway 17 to junction New York Highway 8, thence along New York Highway 8 to Utica, N.Y., to points in Delaware and Maryland. The purpose of this filing is to eliminate the gateway of facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E12), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petro-chemicals* from Providence, R.I., and points within 10 miles thereof to points in Broome, Tompkins, Chemung, Schuyler, Steuben, Allegany, Cattaraugus, Chautauqua, Livingston, Wyoming, Erie, Yates, Tloga, Genesee, Nassau, and Suffolk Counties, N.Y. The purpose of this filing is to eliminate the gateway of facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E13), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum chemicals and solvents* from New York, N.Y. to points in New York (except Rockland, Nassau, and Suffolk Counties), Delaware, and Maryland. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E14), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltis (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petro-chemicals* from Providence, R.I. and points within 10 miles thereof and Boston, Mass. and points within 10 miles thereof to points in Delaware and Maryland. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E15), filed April 7, 1975. Applicant: H. R. RITTER

TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltz (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products and solvents* from points in that part of New Jersey located on and east of a line beginning at Trenton, N.J., thence along U.S. Highway 206 to junction U.S. Highway 202, thence along U.S. Highway 202 to the New Jersey-New York State line to points in New York. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirits Company at Newark, N.J.

No. MC 105733 (Sub-No. E16), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltz (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products and solvents* from points in that part of New Jersey located on and east of a line beginning at the Pennsylvania-New Jersey State line, thence along U.S. Highway 206 to junction New Jersey Highway 514, thence along New Jersey Highway 514 to Carteret, N.J. to points in Delaware and Maryland. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirits Company at Carteret, N.J.

No. MC 105733 (Sub-No. E17), filed April 7, 1975. Applicant: H. R. RITTER TRUCKING COMPANY, 928 East Hazelwood Ave., Rahway, N.J. Applicant's representative: A. R. Jeltz (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petrochemicals* from Boston, Mass. and points within 10 miles thereof to points in Broome, Tioga, Chemung, Steuben, Alleghany, Cattaraugus, Chautauqua, Suffolk, and Nassau Counties, N.Y. The purpose of this filing is to eliminate the gateway of the facilities of the American Mineral Spirit Company at Newark, N.J.

No. MC 107295 (Sub-No. E196) (Correction), filed May 9, 1974, published in the FEDERAL REGISTER March 26, 1975. Applicant: PRE-FAB TRANSIT CO., P.O. Box 146, Farmer City, Ill. 61842. Applicant's representative: Dale L. Cox (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Prefabricated and precut buildings or houses*, complete, knocked down or in sections and *all component parts* necessary to the construction, erection, or completion of such buildings or houses, when shipped with same, (1) from points in that part of Virginia located in and east of Craig, Roanoke, Bedford, and Pittsylvania Counties to points in that part of Georgia located in and south of Muscogee, Chattahoochee, Marion, Taylor, Macon, Houston, Bleckley, Laurens, Emanuel, Bullock, and Effingham Counties and to points in that part of South Carolina located in and east of Allen-

dale, Bamberg, Orangeberg, Calhoun, Sumter, Lee, Darlington, and Marlboro Counties; (2) from points in that part of Virginia located in and east of Craig, Roanoke, Bedford, Campbell, and Halifax Counties to points in that part of Mississippi located in and west of Tishomingo, Prentiss, Lee, Chickawaw, Webster, Choctaw, Attala, Leake, Scott, Smith, Covington, Jefferson Davis, and Marion Counties and to points in Texas; (3) from points in that part of Virginia located in and east of Frederick, Shenandoah, Page, Green, Albemarle, Buckingham, Prince Edwards, Charlotte, and Halifax Counties to points in that part of Alabama located in and south of Sumter, Marengo, Perry, Dallas, Lowndes, Montgomery, Bullock, and Russell Counties. The purpose of this filing is to eliminate the gateway of (1) Lumberton, N.C.; (2) points in Tennessee and Arkansas; (3) Lumberton, N.C. and Atlanta, Ga. The purpose of this filing is to expand and correct the territorial destinations.

No. MC 107295 (Sub-No. E228), filed May 9, 1974. Applicant: PRE-FAB TRANSIT CO., P.O. Box 148, Farmer City, Ill. 61842. Applicant's representative: Richard D. Vollmer (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Prefabricated and precut buildings or houses*, complete, knocked down, or in sections, and *all component parts* necessary to the construction, erection, or completion of such buildings or houses, when shipped with same, from points in West Virginia to points in Louisiana, Oklahoma, Texas, and points in that part of Mississippi in and west of Tunica, Quitman, Tallahatchie, Le Flore, Humphreys, Yazoo, Hinds, Copiah, Jefferson, Adams, and Wilkinson Counties. The purpose of this filing is to eliminate the gateways of points in Tennessee and Arkansas.

No. MC 107295 (Sub-No. E229), filed May 9, 1974. Applicant: PRE-FAB TRANSIT CO., P.O. Box 148, Farmer City, Ill. 61842. Applicant's representative: Richard D. Vollmer (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Buildings*, complete, knocked down, or in sections, including all component parts, materials, supplies, and fixtures, and when shipped with such buildings, *accessories* used in the erection, construction, and completion thereof, (1) from points in Kentucky to points in that part of Colorado in and west of Las Animas, Huerfano, Pueblo, Lincoln, and Kit Carson Counties, and points in Idaho, Montana, Nevada, North Dakota, South Dakota, Utah, and Wyoming, (2) from points in Kentucky to points in Delaware, Maryland, New Jersey, New York, Pennsylvania, and to the District of Columbia, (3) from points in that part of Kentucky in and west of Oldhorn, Shelby, Spencer, Nelson, Larue, Green, Adair, and Cumberland Counties to points in that part of Virginia in and east of Rockingham, Augusta, Nelson,

Buckingham, Prince Edward, Lunenburg, and Mecklenburg Counties, (4) from points in Kentucky to points in Louisiana and points in that part of Mississippi in and west of De Soto, Tate, Panola, Tallahatchie, Le Flore, Holmes, Madison, Rankin, Simpson, Jefferson Davis, and Marion Counties, and (5) from points in Kentucky to points in that part of West Virginia in and north of Cabell, Putnam, Kanawha, Clay, Nicholas, Webster, Randolph, and Pendleton Counties. The purpose of this filing is to eliminate the gateways of Wapello County, Iowa, Ohio, and Arkansas.

No. MC 107295 (Sub-No. E230), filed May 9, 1974. Applicant: PRE-FAB TRANSIT CO., P.O. Box 148, Farmer City, Ill. 61842. Applicant's representative: Richard D. Vollmer (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Buildings*, complete, knocked down, or in sections, including all component parts, materials, supplies, and fixtures, and when shipped with such buildings, *accessories*, used in the erection, construction, and completion thereof, (1) from points in that part of Ohio in, west and north of Brown, Highland, Fayette, Pickaway, Franklin, Licking, Coshocton, Tuscarawas, Stark, Portage, and Trumbull Counties, to points in Alabama and points in that part of Florida in and west of Hamilton, Columbia, Alachua, Marion, Lake, Orange, Osceola, and Indian River Counties, (2) from points in Ohio to points in Arizona and points in that part of California in and south of Sonoma, Napa, Solano, Sacramento, Amador, and Alpine Counties, (3) from points in that part of Ohio in and west of Cuyahoga, Summit, Stark, Carroll, and Columbiana Counties to points in Connecticut, Maine, Massachusetts, New Hampshire, and Rhode Island, (4) from points in Ohio to points in that part of South Carolina in and east of Allendale, Bamberg, Orangeburg, Calhoun, Sumter, Lee, Florence, and Marion Counties, (5) from points in that part of Ohio in and north of Darke, Miami, Greene, Fayette, Ross, Jackson, and Gallia Counties, to points in that part of Georgia in and south of Stewart, Webster, Sumter, Dooly, Wilcox, Telfair, Jeff Davis, Appling, Wayne, Long, Liberty, Bryan, and Chatham Counties, (6) from points in that part of Ohio in, east and north of Adams, Highland, Clinton, Warren, Montgomery, and Preble Counties to points in that part of Florida in, east and south of Gadsden and Wakulla Counties, and (7) from points in that part of Ohio in and south of Darke, Miami, Champaign, Madison, Franklin, Licking, Muskingum, Guernsey, and Belmont Counties. The purpose of this filing is to eliminate the gateways of points in Illinois, Pine Bluff, Ark., Baltimore, Md., and Lumberton, N.C.

No. MC 107295 (Sub-No. E231), filed May 9, 1974. Applicant: PRE-FAB TRANSIT CO., P.O. Box 148, Farmer City, Ill. 61842. Applicant's representative: Richard D. Vollmer (same as

above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Hardwood flooring*, from Warren, Ark., to points in Illinois, Indiana, Kentucky, Michigan, Minnesota, New Jersey, New York, Ohio, Pennsylvania, Wisconsin, points in that part of Iowa in, east and north of Woodbury, Crawford, Carroll, Guthrie, Dallas, Warren, Lucas, and Appanoose Counties, and points in that part of Missouri in and east of Schuyler, Adair, Macon, Randolph, Boone, Callaway, Osage, Gasconade, Crawford, Iron, Wayne, and Butler Counties. The purpose of this filing is to eliminate the gateways of points in Tennessee.

No. MC 107295 (Sub-No. E199) (correction), filed May 9, 1974, published in the FEDERAL REGISTER March 26, 1975. Applicant: PRE-FAB TRANSIT CO., P.O. Box 146, Farmer City, Ill. 61842. Applicant's representative: Dale L. Cox (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pre-fabricated and precut buildings or houses*, complete, knocked down or in sections, (1) from points in that part of North Carolina located in north, and east of Granville, Wake, Johnston, Wayne, Lenoir, Craven, and Carteret Counties to points in that part of South Carolina located in and east of Lancaster, Kershaw, Richland, Lexington, and Aiken Counties; (2) from points in that part of North Carolina located in and east of Vance, Franklin, Wake, Harnett, Cumberland, and Robeson Counties to points in that part of Georgia located in and south of Floyd, Bartow, Paulding, Cobb, Fulton, DeKalb, Rockdale, Newton, Morgan, Putnam, Hancock, Washington, Jefferson, Emanuel, Jenkins, and Screven Counties; (3) from points in North Carolina to points in Oklahoma and Texas; (4) from points in North Carolina to points in that part of Louisiana located in and west of Morehouse, Ouachita, Caldwell, La Salle, Rapides, Allen, Jefferson Davis, and Cameron Parishes. The purpose of this filing is to eliminate the gateway of (1) Lumberton, N.C.; (2) Lumberton, N.C.; (3) points in Tennessee and Arkansas; (4) points in Tennessee and Arkansas. The purpose of this filing is to correct the territorial destination points.

No. MC 107295 (Sub-No. E200) (correction), filed May 9, 1974, published in the FEDERAL REGISTER March 26, 1975. Applicant: PRE-FAB TRANSIT CO., P.O. Box 146, Farmer City, Ill. 61842. Applicant's representative: Dale L. Cox (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pre-fabricated and precut buildings or houses*, complete, knocked down, or in sections, and *all component parts* necessary to the construction, erection, or completion of such buildings or houses, when shipped with same, (1) from points in Maryland to points in that part of Kentucky located in and west of Boyd, Carter, Elliott, Morgan, Wolfe, Lee, Jackson, Rock-

castle, Lincoln, Casey, Adair, Metcalfe, and Monroe Counties; (2) from points in Maryland to points in Florida and to points in that part of Georgia located in and south of Harris, Talbot, Taylor, Crawford, Bibb, Twiggs, Wilkinson, Washington, Jefferson, and Burke Counties, and to points in that part of South Carolina located in and west of Aiken, Lexington, Richland, Kershaw, and Chesterfield Counties. The purpose of this filing is to eliminate the gateway of (1) points in Ohio; (2) Lumberton, N.C. The purpose of this filing is to correct the territorial destination point in part 2.

No. MC 107403 (Sub-No. E109), filed May 29, 1974. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum products*, in bulk, in tank vehicles, from Paulsboro and Eagle Point, N.J., to points in Maine, Massachusetts, Vermont and New Hampshire. The purpose of this filing is to eliminate the gateway of facilities of Tidewater Oil Company at Delaware City, Del.

No. MC 107403 (Sub-No. E467), filed January 31, 1975. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Gasoline and fuel oil*, in bulk, in tank vehicles, from Syracuse, N.Y., to points within 150 miles of Monongahela, Pa., in the states of Ohio, West Virginia, and Pennsylvania (except points in Pennsylvania east of U.S. Highway 220). The purpose of this filing is to eliminate the gateway of Bradford, Pa.

No. MC 107403 (Sub-No. E650), filed January 31, 1975. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dry chemicals*, in bulk, in tank vehicles, from Buffalo, N.Y., and Niagara Falls, N.Y., to points in Maine and New Hampshire. The purpose of this filing is to eliminate the gateway of Springfield, Mass.

No. MC 107403 (Sub-No. E654), filed January 31, 1975. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bicarbonate of soda*, dry and *sodium carbonate*, monhydrated, dry, in bulk, in hopper and mechanical discharge type vehicles, from the plant sites of Church & Dwight Co., Inc., at Syracuse, N.Y., to points in Maryland (except Cecil and Harford Counties). The purpose of this filing is to eliminate the gateway of Lewistown, Pa.

No. MC 107403 (Sub-No. E660), filed January 31, 1975. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dry calcium chloride*, in bulk, in tank vehicles, from points in New York east of New York Highway 14 to points in Indiana, Michigan and Kentucky (except those points east of a line beginning at the Tennessee line, extending along U.S. Highway 25E to junction U.S. Highway 25, thence to the Ohio line). The purpose of this filing is to eliminate the gateway of Solvay, N.Y., Ashtabula County, Ohio.

No. MC 107403 (Sub-No. E665), filed January 31, 1975. Applicant: MATLACK, INC., 10 W. Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dry calcium chloride*, in bulk, in tank vehicles, from points in Ohio and West Virginia, to points in Maine (except points south of U.S. Highway 302 and those in Aroostook County). The purpose of this filing is to eliminate the gateways of Pittsburgh and Lewistown, Pa.; Solvay, N.Y.; and Springfield, Mass.

No. MC 107403 (Sub-No. E682), filed January 31, 1975. Applicant: MATLACK, INC., 10 West Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, in tank vehicles, from the Flexi-Flo terminal of Penn Central at Rochester, N.Y., to points in West Virginia (except those within 150 miles of Monongahela, Pa.). The purpose of this filing is to eliminate the gateway of Warren, Pa., Pittsburgh, Pa.

No. MC 107403 (Sub-No. E688), filed January 31, 1975. Applicant: MATLACK, INC., 10 W. Baltimore Ave., Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid chemicals*, in bulk, in tank vehicles, from the facilities of Commercial Solvents Corp. at Sterlington, La., to points in Minnesota, Wisconsin and those in Iowa east of Interstate Highway 35. The purpose of this filing is to eliminate the gateway of facilities of Baird Chemical at Mapleton, Ill.

No. MC 107515 (Sub-No. E514), filed January 27, 1975. Applicant: REFRIGERATED TRANSPORT CO., INC., P.O. Box 308, Forest Park, Ga. 33050. Applicant's representative: R. M. Tettlebaum, Suite 375, 3379 Peachtree Rd. NE., Atlanta, Ga. 30326. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen foods, fresh and cured*

meats, dairy products, and bananas (except in bulk, in vehicles equipped with mechanical refrigeration), from New Orleans, La., and Gulfport, Miss., to Ohio, Michigan, that portion of Indiana on and east of a line beginning at the Ohio-Indiana State line on U.S. Highway 40 to junction U.S. Highway 31, thence along U.S. Highway 31 to the Indiana-Michigan State line, that portion of Wisconsin on and north of a line beginning at Lake Michigan on U.S. Highway 151 to junction U.S. Highway 141, thence along U.S. Highway 141 to junction Wisconsin Highway 29, thence along Wisconsin Highway 29 to junction Wisconsin Highway 47, thence along Wisconsin Highway 47 to junction U.S. Highway 51, thence along U.S. Highway 51 to junction U.S. Highway 2, thence along U.S. Highway 2 to the Wisconsin-Minnesota State line, and that portion of Minnesota on and north of U.S. Highway 2. The purpose of this filing is to eliminate the gateways of Atlanta, Ga., and Louisville, Ky.

No. MC 107515 (Sub-No. E518), filed January 27, 1975. Applicant: REFRIGERATED TRANSPORT CO., INC., P.O. Box 308, Forest Park, Ga. 33050. Applicant's representative: R. M. Tettlebaum, Suite 375, 3379 Peachtree Rd. NE., Atlanta, Ga. 30326. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Frozen food, fresh and cured meats, and dairy products*, except in bulk, in vehicles equipped with mechanical refrigeration, (a) from all points in Louisiana to all points in Virginia, North Carolina, South Carolina, and West Virginia, and that portion of Kentucky on and east of a line beginning at the Kentucky-Tennessee State line on U.S. Highway 25E to junction Kentucky Highway 11, thence along Kentucky Highway 11 to junction U.S. Highway 421, thence along U.S. Highway 421 to junction Kentucky Highway 80, thence along Kentucky Highway 80 to junction U.S. Highway 23/460, thence along U.S. Highway 23 to junction Ohio Highway 93 at or near Russel, Ky., (b) from that portion of Louisiana on and south of a line beginning at the Louisiana-Mississippi State line extending along U.S. Highway 190 to junction U.S. Highway 167, thence along U.S. Highway 167 to junction Louisiana Highway 10, thence along Louisiana Highway 10 to junction U.S. Highway 171, thence along U.S. Highway 171 to junction Louisiana Highway 8, thence along Louisiana Highway 8 to the Louisiana-Texas State line, to that portion of Kentucky on and east of a line extending from the Tennessee-Kentucky State line on U.S. Highway 25E to its junction with Interstate Highway 75, thence along Interstate Highway 75 to the Ohio-Kentucky State line, (c) from New Orleans, La., to that portion of Kentucky on and east of a line beginning at the Tennessee-Kentucky State line extending along Kentucky Highway 61 to junction Kentucky Highway 55, thence along Kentucky Highway 55 to junction U.S. High-

way 421, thence along U.S. Highway 421 to the Kentucky-Indiana State line; (2) *bananas*, except in bulk, in vehicles equipped with mechanical refrigeration, from New Orleans, La., to Kentucky destination territory in (1) (c) above and all points in North Carolina, South Carolina, Virginia and West Virginia; and (3) *yeast and yeast products*, except in bulk, in vehicles equipped with mechanical refrigeration, from Belle Chase, La., to all points in Virginia and West Virginia. The purpose of this filing is to eliminate the gateway of Atlanta, Ga.

No. MC 107515 (Sub-No. E553), filed January 27, 1975. Applicant: REFRIGERATED TRANSPORT CO., INC., P.O. Box 308, Forest Park, Ga. 33050. Applicant's representative: R. M. Tettlebaum, Suite 375, 3379 Peachtree Rd. NE., Atlanta, Ga. 30326. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Frozen edible meat, meat products and meat by-products*, from Ft. Smith, Ark., to Astoria, Ore., and points in Washington on or west of Interstate Highway 5; and (2) *frozen vegetables*, from Little Rock, Ark., to points in Oregon and Washington on or west of Interstate Highway 5. The purpose of this filing is to eliminate the gateways of Nashville, Tenn., and Giles Town, Tenn.

No. MC 107515 (Sub-No. E558), filed January 27, 1975. Applicant: REFRIGERATED TRANSPORT CO., INC., P.O. Box 308, Forest Park, Ga. 33050. Applicant's representative: R. M. Tettlebaum, Suite 375, 3379 Peachtree Rd. NE., Atlanta, Ga. 30326. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Frozen edible meat, meat products, meat by-products* as defined by the Commission, from Madison, Wisc., to points in that portion of Arizona on, south or west of a line beginning at Nogales and extending along U.S. Highway 89 to junction U.S. Highway 66, thence along U.S. Highway 66 to the Arizona-California State line; and that portion of California on, south or west of a line beginning at Morro Bay and extending along California Highway 41 to junction Interstate Highway 5, thence along Interstate Highway 5 to junction California Highway 58, thence along California Highway 58 to junction Interstate Highway 40 at Burstow, thence along Interstate Highway 40 to the California-Arizona State line; and (2) *frozen foods*, from Darien, Wisc., to the destinations in (1) above. The purpose of this filing is to eliminate the gateway of Dyersburg, Tenn.

No. MC 107811 (Sub-No. E1), filed June 2, 1974. Applicant: MURRAY'S MOVING & STORAGE, INC., P.O. Box 841, Pawtucket, R.I. 02862. Applicant's representative: Kenneth B. Williams, 111 State Street, Boston, Mass. 02109. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, (1) be-

tween points in Florida on and south of Florida Highway 50, on the one hand, and, on the other, points in that part of Connecticut located on and east of a line beginning at New Haven, Conn., thence along Connecticut Highway 34 to junction Connecticut Highway 8, thence along Connecticut Highway 8 to junction U.S. Highway 4, thence along U.S. Highway 4 to the Connecticut-Massachusetts State line; (2) between points in Maine and New Hampshire, on the one hand, and, on the other, points in Maryland, Virginia, West Virginia, North Carolina, Georgia, Florida, Ohio, Indiana, Michigan, Illinois, Wisconsin, and the District of Columbia; (3) between points in Indiana, Illinois, Michigan, and Wisconsin, on the one hand, and, on the other, points in Massachusetts on and east of U.S. Highway 5; (4) between points in Florida and Georgia, on the one hand, and, on the other, points in that part of Massachusetts located on, north and east of a line beginning at the Connecticut-Massachusetts State line, thence along Massachusetts Highway 8 to junction Interstate Highway 90, thence along Interstate Highway 90 to the Massachusetts-New York State line; (5) between points in Illinois and Michigan, on the one hand, and, on the other, points in Rhode Island and points in that part of Connecticut located on and east of a line beginning at Old Saybrook, Conn., thence along Interstate Highway 95 to junction Connecticut Highway 85, thence along Connecticut Highway 85 to junction Connecticut Highway 2, thence along Connecticut Highway 2 to junction Interstate Highway 91, thence along Interstate Highway 91 to the Connecticut-Massachusetts State line; (6) between points in Georgia, on the one hand, and, on the other, points in Rhode Island and points in that part of Connecticut located on and east of a line beginning at Old Saybrook, Conn., thence along Connecticut Highway 9 to junction Connecticut Highway 149, thence along Connecticut Highway 149 to junction Connecticut Highway 2, thence along Connecticut Highway 2 to junction Interstate Highway 91, thence along Interstate Highway 91 to the Connecticut-Massachusetts State line; (7) between points in Wisconsin, on the one hand, and, on the other, points in Rhode Island and points in that part of Connecticut located on and east of a line beginning at Old Saybrook, Conn., thence along Connecticut Highway 9 to junction Interstate Highway 91, thence along Interstate Highway 91 to the Connecticut-Massachusetts State line; and (8) between points in Maine, on the one hand, and, on the other, points in Rhode Island, Connecticut, New Jersey, Pennsylvania, points in Massachusetts on and south of Interstate Highway 90, and points in that part of New York located on and south of a line beginning at the Massachusetts-New York State line, thence along Interstate Highway 90 to junction U.S. Highway 20, thence along U.S. Highway 20 to junction New York Highway 92, thence along New York

Highway 92 to junction New York Highway 57, thence along New York Highway 57 to Lake Ontario. The purpose of this filing is to eliminate the gateways of Pawtucket, R.I., and points within 20 miles and Somerville, Mass., and points within 25 miles.

No. MC 111045 (Sub-No. E3), filed May 16, 1974. Applicant: REDWING CARRIERS, INC., P.O. Box 426, Tampa, Fla. 33601. Applicant's representative: J. F. McCoy (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *D'Limonene* (citrus oil), in bulk, in tank vehicles, from Indiantown, Arcadia, Wauchula, Bartow, Dunedin, Lake Wales, Haines City, Dade City, Auburndale, Bradenton, Frostproof, and Davenport, Fla., to Savannah, Ga. The purpose of this filing is to eliminate the gateway of Tampa, Fla.

No. MC 111401 (Sub-No. E45), filed May 12, 1974. Applicant: GROENDYKE TRANSPORT, INC., P.O. Box 632, Enid, Okla. 73701. Applicant's representative: Victor R. Comstock (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Asphalt rejuvenator*, in bulk, in tank vehicles, from points in Oklahoma on and east of U.S. Highway 177 and on and north of Interstate Highway 40 to points in Chaves, Curry, De Baca, Guadalupe, Lincoln, Quay, and Roosevelt Counties, N. Mex. The purpose of this filing is to eliminate the gateway of Stroud, Okla.

No. MC 111401 (Sub-No. E51), filed May 12, 1974. Applicant: GROENDYKE TRANSPORT, INC., P.O. Box 632, Enid, Okla. 73701. Applicant's representative: Victor R. Comstock (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petrochemicals*, in bulk, in tank vehicles, from Kingsport, Tenn., to points in Colorado, Oklahoma located on and west of U.S. Highway 60, and Texas located on and north of U.S. Highway 66 and on and east of U.S. Highway 83. The purpose of this filing is to eliminate the gateway of Longview, Tex.

No. MC 111401 (Sub-No. E52), filed May 12, 1974. Applicant: GROENDYKE TRANSPORT, INC., P.O. Box 632, Enid, Okla. 73701. Applicant's representative: Victor R. Comstock (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petrochemicals*, in bulk, in tank vehicles, from points in Texas on and north of U.S. Highway 66 to points in Iowa, Missouri, and Nebraska, on and east of U.S. Highway 281. The purpose of this filing is to eliminate the gateway of Wichita, Kans.

No. MC 112822 (Sub-No. E121), filed May 22, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquefied an-*

hydrous ammonia gas, in bulk, in tank vehicles, from those points in Texas on and east of U.S. Highway 83 to points in Minnesota and Wisconsin. The purpose of this filing is to eliminate the gateway of the plant site of Solar Nitrogen Chemicals, Inc., at or near Atlas, Mo.

No. MC 112822 (Sub-No. E140), filed May 23, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquefied anhydrous ammonia gas*, from the site of the terminal outlet of the Mid-America Pipeline Company pipeline at or near Greenwood, Nebr., to points in Indiana, Michigan, and those in Illinois on and south of a line beginning at the Indiana-Illinois State line and extending along U.S. Highway 6 to junction U.S. Highway 34, thence along U.S. Highway 34 to the Illinois-Iowa State line. The purpose of this filing is to eliminate the gateway of the plantsite of American Cyanamid Company, at South River (Marion County), Mo.

No. MC 112822 (Sub-No. E168), filed June 3, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen foods*, in vehicles equipped with mechanical refrigeration, from those points in California on and north of a line beginning at the California-Nevada State line and extending along California Highway 127 to junction California Highway 190, thence along California Highway 190 to junction U.S. Highway 395, thence along U.S. Highway 395 to junction California Highway 74, thence along California Highway 74 to the Pacific Ocean, to those points in Kansas on and north of a line beginning at the Kansas-Missouri State line and extending along U.S. Highway 40 to junction U.S. Highway 823, thence along U.S. Highway 823 to the Kansas-Nebraska State line. The purpose of this filing is to eliminate the gateway of Idaho.

No. MC 112822 (Sub-No. E178), filed June 3, 1974. Applicant: BRAY LINES, INC., P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen foods*, from those points in California on and north of a line beginning at the California-Nevada State line and extending along California Highway 168 to junction U.S. Highway 395, thence along U.S. Highway 395 to junction California Highway 180, thence along California Highway 180 to junction County Road J1, thence along County Road J1 to junction California Highway 25, thence along California Highway 25 to junction California Highway 156, thence along California High-

way 156 to junction U.S. Highway 101, thence along U.S. Highway 101 to junction California Highway 68, thence along California Highway 68 to the Pacific Ocean to those points in Alabama on and north of a line beginning at the Alabama-Mississippi State line and extending along U.S. Highway 82 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction Alabama Highway 74, thence along Alabama Highway 74 to the Alabama-Georgia State line. The purpose of this filing is to eliminate the gateway of Idaho.

No. MC 112822 (Sub-No. E192), filed June 5, 1974. Applicant: BRAY LINES, INC., P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Oleomargarine, table sauces, table spreads, salad dressing, vegetable oils, shortening, lard, tallow and animal fats*, which have been both processed for preservation and placed for preservation in hermetically sealed containers, from the plant site and storage facilities of Anderson, Clayton, and Co., at Sherman, Tex., to those points in California on and north of a line beginning at the California-Nevada State line and extending along Interstate Highway 15 to junction Interstate Highway 10, thence along Interstate Highway 10 to the Pacific Ocean. The purpose of this filing is to eliminate the gateway of Delta, Colo.

No. MC 112822 (Sub-No. E199), filed June 5, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, from those points in Minnesota south of a line beginning at Lake Superior and extending along U.S. Highway 2 to junction Minnesota Highway 6, thence along Minnesota Highway 6 to junction Minnesota Highway 200, thence along Minnesota Highway 200 to junction Minnesota Highway 34, thence along Minnesota Highway 34 to junction U.S. Highway 10, thence along U.S. Highway 10 to the North Dakota-Minnesota State line, to points in Wyoming and Idaho (except those in Bonner and Boundary Counties, Idaho). The purpose of this filing is to eliminate the gateways of Iowa and Nebraska.

No. MC 112822 (Sub-No. E200), filed June 5, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, from points in Washington to those points in Kansas east of a line beginning at the Kansas-Nebraska State line and extending along U.S. Highway 183 to junction Kansas Highway 96, thence along Kansas Highway 96 to junction

U.S. Highway 281, thence along U.S. Highway 281 to junction U.S. Highway 54, thence along U.S. Highway 54 to the Kansas-Missouri State line. The purpose of this filing is to eliminate the gateway of Minnesota (except Minneapolis-St. Paul, and points in the Minneapolis-St. Paul, Minn., commercial zone as defined by the Commission).

No. MC 112822 (Sub-No. E203), filed June 5, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, from points in Washington to those points in Oklahoma on and east of a line beginning at the Kansas-Oklahoma State line and extending along U.S. Highway 81 to junction Oklahoma Highway 33, thence along Oklahoma Highway 33 to junction Oklahoma Highway 34, thence along Oklahoma Highway 34 to the Oklahoma-Texas State line. The purpose of this filing is to eliminate the gateway of Minnesota (except Minneapolis-St. Paul and points in the Minneapolis-St. Paul, Minn., commercial zone as defined by the Commission).

No. MC 112822 (Sub-No. E209), filed June 5, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 1191, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, from those points in Minnesota south of a line beginning at Lake Superior and extending along U.S. Highway 2 to junction Minnesota Highway 6, thence along Minnesota Highway 6 to junction Minnesota Highway 200, thence along Minnesota Highway 200 to junction U.S. Highway 34, thence along U.S. Highway 34 to junction U.S. Highway 71, thence along U.S. Highway 71 to junction Minnesota Highway 210, thence along Minnesota Highway 210 to the North Dakota-Minnesota State line, thence along the North Dakota-Minnesota State line to points in Washington. The purpose of this filing is to eliminate the gateways of Iowa and Nebraska.

No. MC 112822 (Sub-No. E219), filed June 5, 1974. Applicant: BRAY LINES INCORPORATED, P.O. Box 111, Cushing, Okla. 74023. Applicant's representative: Robert A. Stone (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, from those points in Wisconsin south of Wisconsin Highway 29 (except Belleville, Wis.), to points in Wyoming and those in Montana on and west of a line beginning at the United States-Canada International Boundary line and extending along Montana Highway 233 to junction U.S. Highway 87, thence along U.S. Highway 87 to junction U.S. Highway 89, thence along U.S. Highway 89 to the Montana-Wyoming State line. The purpose of this filing is to eliminate the gateways of Iowa and Nebraska.

No. MC 113678 (Sub-No. E22) (correction), filed May 5, 1974. Published in the FEDERAL REGISTER March 25, 1975. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colorado 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (4) *Meats, meat products, and meat by-products*, as described in Section A of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766, (a) from points in the New York, N.Y., commercial zone, as defined by the Commission, from Philadelphia, Pa., to points in Montana, those points in South Dakota on and west of South Dakota Highway 73, those points in Oklahoma on and west of Oklahoma Highway 95, and those points in Texas on and west of a line beginning at the Texas-New Mexico State line, and extending along U.S. Highway 285 to junction Texas Highway 17, thence along Texas Highway 17 to junction U.S. Highway 67, thence along U.S. Highway 67 to the United States-Mexico International Boundary line (Greeley, Colo.)*. The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this filing is to correct the destination points in part 4(a) and the remainder is correct.

No. MC 113678 (Sub-No. E68) (Correction), filed May 17, 1974. Published in the FEDERAL REGISTER March 24, 1975. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Such canned goods as are distributed by meat packinghouses, from Hement, Calif.*, (1) to points in Minnesota, Wisconsin, North Dakota, and South Dakota (Greeley, Colo.)*; (2) to points in Alabama, Louisiana, Minnesota, Nebraska, North Dakota, South Dakota, Iowa, South Carolina, Mississippi, North Carolina, Tennessee, Virginia, West Virginia, Illinois (except Chicago), Kansas, Missouri, Wisconsin, Arkansas, Georgia, and Kentucky (Denver, Colo.)*; and (3) to points in Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia (Denver, Colo., and York, Nebr.)*. The purpose of this filing is to eliminate the gateway indicated by asterisks above. The purpose of this filing is to correct the destination points in part three.

No. MC 113678 (Sub-No. E98), (Correction), filed May 17, 1974, published in the FEDERAL REGISTER March 24, 1975. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (A) *Frozen foods*; (1) from points in California to points in Wyoming and South Dakota (Stone, Idaho)*; (2) from

points in California (except those south and east of Interstate Highway 15 and U.S. Highway 395), to points in Nebraska (Stone, Idaho)*; and (3) from those points in California on and north of Interstate Highway 80 to points in Colorado (Stone, Idaho)*.

(B) *Frozen meats, frozen meat products, and frozen meat by-products*, as described in Section A of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766; (1) from points in California, to points in Maine, Michigan, New Hampshire, and Vermont (Stone, Idaho, and Rapid City, S. Dak.)*; (2) from points in California on and north of a line from the Pacific Ocean, extending along California Highway G-16 to junction California Highway 101, thence along California Highway 101 to junction California Highway 198, thence along California Highway 198 to junction California Highway 33, thence along California Highway 33 to junction California Highway 180, thence along California Highway 180 to junction California Highway 145, thence along California Highway 145 to junction California Highway 168, thence along California Highway 168 to the California-Nevada State line, to points in Florida (Stone, Idaho, and Denver, Colo.)*; and (3) from those points in California on, north, and west of U.S. Highway 395 to points in Ohio (Stone, Idaho, and Rapid City, S. Dak.)*.

(C) *Frozen meats, frozen meat products, and frozen meat by-products, and frozen articles distributed by meat packinghouses*, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766; (1) from points in California, (a) to points in Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia (Stone, Idaho, and Lexington, Nebr.)*, (b) to Chicago, Ill. (Stone, Idaho, and Omaha, Nebr.)*, (c) to points in Wisconsin, Minnesota, and points in Iowa on and west of U.S. Highway 169 (except Sioux City) (Stone, Idaho, and Greeley, Colo.)*, and (d) to points in West Virginia, points in Iowa east of U.S. Highway 169, Sioux City, Iowa, and Chicago, Ill. (Stone, Idaho, and Denver, Colo.)*; (2) from those points in California on and north of a line beginning at the Pacific Ocean and extending along California Highway G-16 to junction California Highway 101, thence along California Highway 101 to junction California Highway 198, thence along California Highway 198 to junction California Highway 33, thence along California Highway 33 to junction California Highway 180, thence along California Highway 180 to junction California Highway 145, thence along California Highway 145 to junction California Highway 168, thence along California Highway 168 to the California-Nevada State line, (a) to points in Alabama and South Carolina (Stone, Idaho, and Denver, Colo.)* and (b) to points in Kansas (Stone, Idaho, and Greeley, Colo.)*;

and (3) from those points in California on, north, and west of U.S. Highway 395, (a) to points in Tennessee, those points in Kentucky on and east of U.S. Highway 231, and points in Illinois (except Chicago and points south of Illinois Highway 15) (Stone, Idaho, and Denver, Colo.)*, and (b) to those points in Missouri on and north of U.S. Highway 36 (Stone, Idaho, and Greeley, Colo.)*; (4) from those points in California on and north of Interstate Highway 80, to those points in Texas on and east of a line beginning at the Texas-Oklahoma State line and extending along U.S. Highway 287 to junction Interstate Highway 45, thence along Interstate Highway 45 to the Gulf of Mexico (Stone, Idaho, and Greeley, Colo.)*; (5) from those points in California on and north of a line beginning at the California-Nevada State line, and extending along U.S. Highway 6 to junction California Highway 120, thence along California Highway 120 to junction Interstate Highway 205, thence along Interstate Highway 205 to junction Interstate Highway 580, thence along Interstate Highway 80 to the Pacific Ocean, to points in Louisiana, Arkansas, Mississippi, and those points in Georgia on and east of Interstate Highway 75 (Stone, Idaho, and Denver, Colo.)*; and (6) from those points in California on and northwest of U.S. Highway 395, to points in North Carolina (Stone, Idaho, and Denver, Colo.)*.

(D) *Frozen potato products and frozen corned beef hash*, from points in California to points in Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia (Stone, Idaho, and Hastings, Nebr.)*. (E) *Frozen butter and cheese*, from points in California, to points in Massachusetts, Rhode Island, Connecticut, New Jersey, New York, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia (Stone, Idaho, and Norfolk, Nebr.)*. (F) *Frozen fish*, (1) from points in California to Baltimore, Md., and New York, N.Y. (Stone, Idaho, and Denver, Colo.)*; and (2) from those points in California on, north, and west of U.S. Highway 395 to St. Louis, Mo. (Stone, Idaho, and Denver, Colo.)*. (G) *Frozen dairy products, frozen bakery products, frozen fruits, frozen vegetables, frozen berries, frozen french fries, frozen pizza pies, and pizza pie ingredients*, from those points in California on and north of Interstate Highway 80, to those points in Oklahoma on and east of U.S. Highway 281, and to those points in Texas on and east of a line beginning at the Texas-Oklahoma State line, and extending along U.S. Highway 287 to junction Interstate Highway 45, thence along Interstate Highway 45 to the Gulf of Mexico (Stone, Idaho, and Denver, Colo.)*. (H) *Canned goods* (except meats, cream and cream substitutes), from those points in California on and northwest of a line beginning at the California-Oregon State line and extending along U.S.

Highway 395 to junction California Highway 299, thence along California Highway 299 to junction Interstate Highway 5, thence along Interstate Highway 5 to junction Interstate Highway 80, thence along Interstate Highway 80 to San Francisco, Calif., to points in Ohio (Portland, Oreg.)*. (I) *Frozen foods*, when moving in the same vehicle with frozen meat, frozen meat products, and frozen meat by-products; (1) from points in California to those points in Iowa east of U.S. Highway 169, and to Sioux City, Iowa (Stone, Idaho, and Denver, Colo.)*; and (2) from those points in California on, north, and west of U.S. Highway 395 to points in Illinois (except Chicago and points south of Illinois Highway 15) (Stone, Idaho, and Denver, Colo.)*. The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this correction is to correct the paragraph numbers and to correct the territorial descriptions.

By the Commission

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11536 Filed 5-1-75; 8:45 am]

[Notice No. 757]

ASSIGNMENT OF HEARINGS

APRIL 29, 1975.

Cases assigned for hearing, postponement, cancellation or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

CORRECTION

MC-C-8392, Steigerwald's Western Tours, Inc.—Revocation of Certificate—, now being assigned July 8, 1975 (1 day) at Cleveland, Ohio; in a hearing room to be designated later; instead of now being assigned July 7, 1975.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11540 Filed 5-1-75; 8:45 am]

[Notice No. 756]

ASSIGNMENT OF HEARINGS

APRIL 29, 1975.

Cases assigned for hearing, postponement, cancellation or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as pos-

sible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

MC 134783 Sub-27, Direct Service, Inc., now assigned July 1, 1975 at Washington, D.C.; is postponed indefinitely.

MC 730 Sub-373, Pacific Intermountain Express Co., Extension—now assigned July 21, 1975, at Des Moines, Iowa, is postponed indefinitely.

MC 128932 Sub-7, Robert L. Torrans, d.b.a. Commercial Storage & Distribution Co., now assigned June 9, 1975 at Dallas, Texas; is postponed indefinitely.

MC 128383 Sub-53, Pinto Trucking Service, Inc., now assigned May 7, 1975, at Washington, D.C., is postponed indefinitely.

MC 33446 Sub-3, Redifer Bus Company, now assigned July 9, 1975 at Cleveland, Ohio; is postponed indefinitely.

MC 140124, T-emp Corp., now assigned June 19, 1975 at Washington, D.C., is postponed to June 26, 1975, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC 1239 Sub-4, Pony Trucking, Inc., now assigned July 16, 1975 at Pittsburgh, Pennsylvania, is postponed indefinitely.

MC 119988 Sub-74, Great Western Trucking Co., Inc., now being assigned June 9, 1975, at Dallas, Tex., (1 day), in a hearing room to be later designated.

MC 140211, Hi-port Transport, Inc., now being assigned June 10, 1975 (2 days), at Dallas, Tex. in a hearing room to be later designated.

MC 123407 Sub-210, Sawyer Transport, Inc., now being assigned June 12, 1975, (2 days), in a hearing room to be later designated.

MC 5888 Sub-39, Mid-American Lines, Inc., application dismissed.

MC 117883 Sub-198, Subler Transfer, Inc., now being assigned July 9, 1975 (3 days), at Pittsburgh, Pa., in a hearing room to be designated later.

MC 140350, Forest Products Trucking, Inc., now being assigned July 16, 1975 (3 days), at Pittsburgh, Pa., in a hearing room to be designated later.

MC 121607 Sub-3, Columbia-Pacific Transport Co., now assigned May 28, 1975, at Seattle, Washington, will be held in Room 846 Federal Building, 915 2nd Avenue.

MC 15735 Sub-26, Allied Van Lines, Inc., now assigned June 2, 1975, at Seattle, Washington, will be held in Room 846, Federal Building, 915 2nd Avenue.

MC 138875 Sub-21, Shoemaker Trucking Company, now assigned June 5, 1975, at Boise, Idaho, will be held in Room 589, Federal Building, 550 W. Fort St.

MC 140247, Allstate Charter Lines, Inc., now assigned June 9, 1975, at San Francisco, Calif., will be held in Room 2041, Federal Building, 450 Golden Gate Avenue.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11539 Filed 5-1-75; 8:45 am]

FOURTH SECTION APPLICATION FOR RELIEF

APRIL 29, 1975.

An application, as summarized below, has been filed requesting relief from the requirements of Section 4 of the Interstate Commerce Act to permit common

carriers named or described in the application to maintain higher rates and charges at intermediate points than those sought to be established at more distant points.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the General Rules of Practice (49 CFR 1100.40) and filed on or before May 19, 1975.

FSA No. 42981—*Hexamethylene Diamine Solution and Chloride of Iron from and to Points in Texas, Delaware and West Virginia*. Filed by Southwestern Freight Bureau, Agent, (No. B-531), for interested rail carriers. Rates on hexamethylene diamine solution and chloride of iron, in tank-car loads, as described in the application, from Bloomington and Orange, Texas, to Seaford, Delaware and Washington, West Virginia; also from Edge Moor, Delaware, to Houston, Texas.

Grounds for relief—Market competition and rate relationship.

Tariff—Supplement 28 to Southwestern Freight Bureau, Agent, tariff 12-I, ICC No. 5132. Rates are published to become effective on May 30, 1975.

By the Commission.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11538 Filed 5-1-75;8:45 am]

[Notice No. 281]

**MOTOR CARRIER BOARD TRANSFER
PROCEEDINGS**

MAY 2, 1975.

Synopses of orders entered by the Motor Carrier Board of the Commission pursuant to sections 212(b), 206(a), 211, 312(b), and 410(g) of the Interstate

Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132); appear below:

Each application (except as otherwise specifically noted) filed after March 27, 1972, contains a statement by applicants that there will be no significant effect on the quality of the human environment resulting from approval of the application. As provided in the Commission's Special Rules of Practice any interested person may file a petition seeking reconsideration of the following numbered proceedings on or before May 22, 1975. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-75593. By order of April 25, 1975, the Motor Carrier Board approved the transfer to R. F. Clemens & Sons, Inc., Putnam, Conn., of Permit No. MC-29764 issued by the Commission December 23, 1969, to Robert F. Clemens, doing business as R. F. Clemens, Putnam, Conn., authorizing the transportation of liquid petroleum products and greases from Putnam, Conn., Providence and East Providence, R.I., to points in Connecticut, Rhode Island, and Massachusetts within 30 miles of Putnam. Mr. Arthur A. Wentzell, Registered Practitioner, P.O. Box 764, Worcester, Mass. 01613.

No. MC-FC-75634. By order of April 15, 1975, the Motor Carrier Board on reconsideration approved the transfer to Campbell Trucking, Inc., Grand Island, Nebr., of the operating rights in Certificate No. MC 110589 (Sub-No. 24) issued March 6, 1974, to J. E. Lammert Transfer, Inc., Grand Island, Nebr., authorizing the transportation of livestock and

agricultural commodities, from Elwood, Iowa, to Chicago, Ill., serving all intermediate and off-route points within 25 miles of Elwood; general commodities, usual exceptions, from Chicago, Ill., to Elwood, Iowa, serving all intermediate points and off-route points within 25 miles of Elwood; farm machinery and parts, from East Moline, Ill., to Elwood, Iowa, serving the intermediate and off-route points of Moline and Rock Island, Ill., and those within 25 miles of Elwood; livestock and agricultural commodities, from and to specified points in Iowa and Illinois; and household goods and emigrant movables, between Elwood, Iowa, and points within 25 miles thereof, on the one hand, and, on the other, points in Illinois. Kenneth F. Dudley, 611 Church Street, P.O. Box 279, Ottumwa, Iowa 52501, attorney for applicants.

No. MC-FC-75762. By order of April 15, 1975, the Motor Carrier Board approved the transfer to Veltre Trucking Co., Inc., Rankin, Pa., of the operating rights in Permit No. MC-123419 issued November 6, 1961, to Anthony Veltre, Rankin, Pa., authorizing the transportation of metal, asbestos and artificial brick insulated siding, metal and composition roofing, gutters and downspouts, window frames and sash, ceiling tile, and screens, including accessories for the installation thereof, from the warehouse site of Jones and Brown, Inc., Pittsburgh, Pa., to points in West Virginia, that part of Ohio on and east of U.S. Highway 23, and that part of Maryland on and west of U.S. Highway 15. G. N. Evashavik, 1218 Frick Building, Pittsburgh, Pa. 15219 attorney for applicants.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.75-11537 Filed 5-1-75;8:45 am]

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FRIDAY, MAY 2, 1975

WASHINGTON, D.C.

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PART II



DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Public Health Service



National Research Service Awards

Title 42—Public Health

CHAPTER I—PUBLIC HEALTH SERVICE,
DEPARTMENT OF HEALTH, EDUCATION,
AND WELFAREPART 66—NATIONAL RESEARCH
SERVICE AWARDS

On January 17, 1975 a notice of proposed rulemaking was published in the FEDERAL REGISTER (40 FR 3074) proposing addition of a new Part 66 to 42 CFR for the purpose of implementing section 472 of the Public Health Service Act, as added by the National Research Service Award Act of 1974 (Title I, Public Law 93-348), which authorized the Secretary of Health, Education, and Welfare to make: (1) National Research Service Awards directly to individuals for biomedical and behavioral research and research training and (2) grants to institutions to enable them to make National Research Service Awards to individuals for such research and research training.

Interested persons were invited to submit, on or before February 18, 1975, written comments regarding the proposed regulations.

Several comments were received. A number of these were not concerned directly with the regulations but rather questioned the desirability of the payback requirements in section 472(c) of the enabling legislation. Inasmuch as these requirements are nevertheless mandated by the legislation, none of the comments disputed the necessity for implementing such requirements in the regulations.

The following comments were received on the regulations themselves:

1. It was urged that references to "optometry" and "podiatry" be included in §§ 66.102 (g) and (k). These references have been added to the final version of the regulations.

2. It was also suggested that the words "or equivalent degree" be added to § 66.102(j). This suggestion has been adopted.

3. In addition it was suggested that, in determining whether it would be an extreme hardship and against equity and good conscience to require payback, for purposes of § 66.111, an added factor to be considered should be whether the individual had received sufficient training to be qualified to perform any of the various types of services that would count as payback. Since this consideration might indeed be one factor to be weighed in making such determinations, an appropriate clause to that effect has been added to § 66.111.

4. The suggestion was made that applications from individuals and organizations in each State be reviewed by "a single State agency" and that awards be made through that agency. This suggestion was not adopted, since section 472 contains no reference to State agencies but instead mandates review by councils of the National Institutes of Health and Alcohol, Drug Abuse, and Mental Health Administration and directs that awards be made by the

Secretary. Also, in general, awards of this kind do not usually have a major impact on the health activities of States and local jurisdictions and are not subject to the requirements in the Intergovernmental Cooperation Act of 1968 for reporting of grant information to States.

5. It was requested that further information be provided as to what types of activity would constitute "biomedical and behavioral research or teaching" for purposes of the service payback requirement in § 66.110(a)(1). At this stage in the implementation of section 472, the Department does not have sufficient experience with regard to the operation of the payback requirement to be more explicit in the regulations.

6. It was pointed out that many programs of research training last more than three years and urged that the limitation in § 66.106(b) be dropped. This is not possible, since it reflects a statutory requirement in section 472(b)(4). In any event, it may be waived for good cause under § 66.106(d).

7. With further regard to § 66.106(d), concern was expressed as to whether "good cause" could be found only if the applicant proposed to complete both predoctoral and postdoctoral training under his or her National Research Service Award. However, as § 66.106(d) indicates, the circumstance described was just an example of a situation in which "good cause" may be found to exist, depending on the facts of the particular case.

8. Objection was raised to the "full-time" requirement in § 66.103(b) because it might prevent the recipient of an Award from engaging in other academic duties while carrying out research or research training under the Award. This requirement has long been a part of NIH and ADAMHA fellowship and training programs and is considered necessary to achieve the purposes of these programs.

9. Finally, it was requested that senior investigators be allowed to receive National Research Service Awards. There is no age limit on eligibility for these Awards, and senior investigators who apply therefor will be considered along with all other applicants.

In addition to those additions and revisions already noted, several minor changes have been made in the regulations, all editorial or technical in nature.

This part shall become effective on May 2, 1975.

Dated: April 2, 1975.

THEODORE COOPER,
Acting Assistant Secretary
for Health.

Approved: April 24, 1975.

CASPAR W. WEINBERGER,
Secretary.

Accordingly, Title 42 of the Code of Federal Regulations is amended by adding a new Part 66, as follows:

Subpart A—Direct Awards

Sec.	
66.101	Applicability.
66.102	Definitions.
66.103	Eligibility.
66.104	Application.
66.105	Requirements.
66.106	Awards.
66.107	Payments to awardees.
66.108	Payments to institutions.
66.109	Termination.
66.110	Service, payback, and recovery requirements.
66.111	Suspension, waiver, and cancellation.
66.112	Nondiscrimination.
66.113	Human subjects; animal welfare.
66.114	Publications.
66.115	Copyright.
66.116	Inventions and discoveries.
66.117	Additional conditions.

Subpart B—Institutional Grants

Sec.	
66.201	Applicability.
66.202	Definitions.
66.203	Eligibility.
66.204	Application.
66.205	Requirements.
66.206	Grant awards.
66.207	Payment.
66.208	Expenditure of grant funds.
66.209	Nondiscrimination.
66.210	Human subjects; animal welfare.
66.211	Applicability of 45 CFR Part 74.
66.212	Progress and fiscal records and reports.
66.213	Grantee accountability.
66.214	Publications and copyright.
66.215	Additional conditions.

AUTHORITY: Sec. 215, 58 Stat. 690, as amended (42 U.S.C. 216); sec. 472, 88 Stat. 342 (42 U.S.C. 2891-1).

Subpart A—Direct Awards

§ 66.101 Applicability.

The regulations in this subpart are applicable to National Research Service Awards by the Secretary, under section 472(a)(1)(A) of the Public Health Service Act, as amended (42 U.S.C. 2891-1(a)(1)(A)), to individuals for: (a) Biomedical and behavioral research at the National Institutes of Health and the Alcohol, Drug Abuse, and Mental Health Administration in matters relating to the cause, diagnosis, prevention, and treatment of the disease (or diseases) or other health problems to which the activities of NIH and ADAMHA are directed, (b) training at NIH and ADAMHA of individuals to undertake such research, (c) biomedical and behavioral research at non-Federal public and nonprofit private institutions, and (d) predoctoral and postdoctoral training at such institutions of individuals to undertake such research.

§ 66.102 Definitions.

As used in this subpart:
(a) "Act" means the Public Health Service Act, as amended.

(b) "Secretary" means the Secretary of Health, Education, and Welfare or any other officer or employee of the Department of Health, Education, and Welfare to whom the authority involved has been delegated.

(c) "NIH" means the National Institutes of Health.

(d) "ADAMHA" means the Alcohol, Drug Abuse, and Mental Health Administration.

(e) "Nonprofit" as applied to any institution means an institution which is a corporation or association no part of the net earnings of which inures or may lawfully inure to the benefit of any private shareholder or individual.

(f) "Award" means a National Research Service Award under section 472 of the Act (42 U.S.C. 2891-1).

(g) "Residency" means post-graduate training, for doctors of medicine, osteopathy, dentistry, optometry, and podiatry, nurses, and other individuals providing health care directly to patients, where the majority of their time is spent in non-research clinical training.

(h) "National Health Service Corps" means the Corps referred to in section 329 of the Act (42 U.S.C. 254b).

(i) "Noncitizen national of the United States" means a person who, though not a citizen of the United States, owes permanent allegiance to the United States (8 U.S.C. 1101(a)(22)).

(j) "Predoctoral training" means training at the post-baccalaureate level in a program leading to the award of a doctor of philosophy or science, or equivalent degree.

(k) "Postdoctoral training" means training of individuals holding a doctor of philosophy, science, medicine, dentistry, osteopathy, optometry, podiatry, veterinary medicine, engineering, nursing sciences, public health, or equivalent degree.

§ 66.103 Eligibility.

To be eligible for a National Research Service Award under this subpart an individual must:

(a) Be a citizen or noncitizen national of the United States or have been lawfully admitted to the United States for permanent residence at the time of application; and

(b) Propose to engage in full-time biomedical or behavioral research, or training to undertake such research, at NIH, ADAMHA, or a non-Federal public or nonprofit private institution.

§ 66.104 Application.

(a) Application for an Award under this subpart shall be made on a form approved for that purpose by the Secretary. The completed form, executed by the individual applicant, shall be submitted to NIH or ADAMHA on or before such dates as the Secretary may prescribe.

(b) In addition to any other pertinent information that the Secretary may require, each application shall set forth in detail:

(1) The applicant's educational background and other qualifications and experience, including previous academic and professional degrees;

(2) The subject area of the proposed research or training;

(3) The proposed period of Award;

(4) If the proposed period of Award is in excess of three years, the justifications for such request; and

(5) The availability at the institution where the research or training would be conducted of resources and facilities necessary to carry out such research or training.

§ 66.105 Requirements.

No Award shall be made to an individual under this subpart unless:

(a) The individual has submitted to the Secretary a written assurance (in such form as the Secretary may prescribe) that he or she will satisfy the requirements of §§ 66.110(a) and 66.110(b) of this subpart;

(b) If the proposed research or training would take place at a non-Federal institution, such institution has submitted a written assurance (in such form as the Secretary may prescribe), executed by a representative of the institution authorized to act for the institution and to assume on behalf of the institution the obligations imposed by the terms and conditions of the Award including the regulations of this subpart, indicating that the applicant has been accepted to the institution for the purpose of engaging in the research or training for which an Award is being sought, that the Award is not to be used to support a residency, and that, in the event an Award is made, the institution will make available to the applicant any resources and facilities described in the application as necessary to carry out such research or training;

(c) Effective July 1, 1975, the proposed research or training is in a subject area for which there is a need for personnel, as determined under section 473 of the Act (42 U.S.C. 2891-2); and

(d) The individual has submitted a written assurance (in such form as the Secretary may prescribe) that the Award is not to be used to support a residency.

§ 66.106 Awards.

(a) Within the limits of funds available, the Secretary shall make Awards to those applicants:

(1) Whose applications have been reviewed and recommended for approval by appropriate advisory councils within NIH and ADAMHA;

(2) Who have satisfied the requirements of § 66.105 of this subpart; and

(3) Whose proposed research or training would, in the judgment of the Secretary, best promote the purposes of section 472(a)(1)(A) of the Act, taking into consideration among other pertinent factors:

(i) The scientific, technical, or educational merit of the particular proposal;

(ii) The availability of resources and facilities to carry it out;

(iii) The qualifications and experience of the applicant; and

(iv) The degree of the need for personnel in the subject area of the proposed research or training.

(b) All Awards shall be in writing and shall specify the period of the Award (which may not exceed three years in the aggregate for any individual unless the Secretary for good cause shown waives the application of this limitation

to such individual); the total recommended stipends and allowances provided for the entire period of the Award, the amount awarded for the initial year of said period (see § 66.107), and (if the Award is made for research or training at a non-Federal institution) the amount of the payments to the institution for the cost of services provided the awardee by such institution during the initial year of said period (see § 66.108).

(c) Neither the approval of any application nor any Award shall commit or obligate the United States in any way to make any additional, supplemental, continuation, or other Award with respect to any approved application or portion thereof.

(d) In determining what constitutes "good cause" for purposes of paragraph (b) of this section, the Secretary shall take into account such factors as whether the applicant proposes to complete both predoctoral and postdoctoral training programs under the Award or whether the applicant proposes to pursue a combined program leading to the degrees of doctor of medicine and doctor of philosophy.

§ 66.107 Payments to awardees.

(a) Individuals receiving Awards shall be entitled to such stipends and allowances as the Secretary may designate, taking into account such factors as the needs of the program, the cost of living, and the availability of funds.

(b) Payments of stipends and allowances shall, at the discretion of the Secretary, be made to the awardee or the sponsoring institution for payment to the awardee.

§ 66.108 Payments to institutions.

(a) Where an Award is made to an individual under this subpart for research or training at a non-Federal public or nonprofit private institution, the institution shall be entitled to an allowance to help defray the cost of support services (including the cost of faculty salaries, supplies, equipment, general research support, and related items) provided such individual by the institution. The amount of any such payments to any institution shall be determined by the Secretary based upon the reasonable costs to the institution of establishing and maintaining the quality of its biomedical and behavioral research and training programs.

(b) Payments to the institution under this section may be made either in advance or by way of reimbursement, as prescribed by the Secretary.

§ 66.109 Termination.

(a) The Secretary may terminate an Award prior to its normal expiration date:

(1) At the written request of the awardee; or

(2) If the Secretary finds that the awardee has materially failed to comply with the terms and conditions of the Award or to carry out the purpose for which it was made.

(b) In the event an Award is terminated the Secretary shall notify the

awardee in writing of this determination, the reasons therefor, the effective date, and any procedural rights available.

§ 66.110 Service, payback, and recovery requirements.

(a) Each individual who receives an Award shall upon completion thereof:

(1) Engage in biomedical or behavioral research or teaching for a period equal to the period of support, or

(2) If the Secretary determines that there are no suitable research or teaching positions available to such individual, and if such individual is a physician, dentist, nurse, or other individual trained to provide health care directly to individual patients, and if the Secretary so authorizes such individual, in lieu of engaging in research or training:

(i) Serve as a member of the National Health Service Corps for a period equal to the period of support;

(ii) Serve in his specialty in private practice in a geographic area designated by the Secretary as requiring that specialty for 20 months for each twelve months of support; or

(iii) Provide services in his specialty for a health maintenance organization to which payments may be made under section 1876 of Title XVIII of the Social Security Act and which serves an underserved population (as defined in section 1302(7) of the Act) for 20 months for each 12 months of support; or

(3) If the Secretary determines that there are no suitable research or teaching positions available to an individual, and if such individual is not trained to provide health care directly to individual patients, and if the Secretary so authorizes such individual, in lieu of engaging in research or teaching, engage in a health activity appropriate to his education and training for 20 months for each 12 months of support.

(b) Except as provided in section 111 of this subpart, an individual to whom the requirement for service in paragraph (a) of this section is applicable must begin to undertake such service on a continuous basis within two years after the termination of his or her Award.

(c) If an individual fails to undertake or perform such service in accordance with the requirements of paragraph (b) of this section, the United States shall be entitled to recover from such individual an amount determined in accordance with the formula:

$$A = \theta \left(\frac{t - (2)s}{t} \right)$$

in which "A" is the amount the United States is entitled to recover; "θ" is the sum of the total amount of stipends paid under one or more Awards to such individual and the interest on such amount which would be payable if at the time it was paid it was a loan bearing interest at a rate fixed by the Secretary of the Treasury after taking into consideration private consumer rates of interest prevailing at the time the Award was made; "t" is total number of months in such individual's service obligation; and "s" is the number of months of such obliga-

tion served by him in accordance with paragraph (a) of this section.

(d) Except as provided in § 66.111 of this subpart, any amount which the United States is entitled to recover under paragraph (c) shall, within the three-year period beginning on the date the United States becomes entitled to recover such amount, be paid to the United States. Until any amount due the United States under paragraph (c) of this section on account of any Award is paid, there shall accrue to the United States interest on such amount at the same rate as that fixed by the Secretary of the Treasury under paragraph (c) of this section to determine the amount due the United States.

§ 66.111 Suspension, waiver, and cancellation.

(a) The Secretary may extend the period for undertaking service prescribed in § 66.110(b) of this subpart, permit breaks in service under § 66.110(b), or extend the period for repayment under § 66.110(d) if the Secretary determines that:

(1) Such an extension or break in service is necessary so the individual may complete his or her research training;

(2) Completion during said period would be impossible because the individual is temporarily disabled; or

(3) Completion during said period would involve an extreme hardship to such individual and failure to extend such period would be against equity and good conscience.

(b) The Secretary may waive, in whole or in part, the obligation of such individual to repay pursuant to § 66.110(c) if the Secretary determines that:

(1) Fulfillment would be impossible because the individual is permanently and totally disabled; or

(2) Fulfillment would involve an extreme hardship to such individual and enforcement of such obligation would be against equity and good conscience.

(c) In making determinations under §§ 66.111(a)(3) and (b)(2), the Secretary will take into consideration such factors as:

(1) The individual's present financial resources and obligations;

(2) The individual's estimated future financial resources and obligations;

(3) The reasons for the individual's failure to complete such requirements within the prescribed period, such as problems of a personal nature;

(4) The extent to which the individual has been engaged in activities encompassed by § 66.110(a);

(5) Whether the individual has received sufficient training to be qualified to perform any such activities; and

(6) The unavailability of employment opportunities appropriate to the individual's education and training.

(d) Any obligation of any individual under this subpart will be cancelled upon the death of such individual.

§ 66.112 Nondiscrimination.

Attention is called to the fact that funds paid to an institution under

§ 66.108 of this subpart are considered Federal financial assistance to such institution. The institution is thus subject to:

(a) The prohibition against discrimination on the basis of race, color, or national origin imposed by Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. 2000d et seq.) and the implementing regulation of the Department of Health, Education, and Welfare (45 CFR Part 80);

(b) The prohibition against discrimination on the basis of sex imposed by Title IX of the Education Amendments of 1972 and in particular section 901 of such Act (20 U.S.C. 1681); and

(c) The prohibition against discrimination against the handicapped imposed by section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794).

§ 66.113 Human subjects; animal welfare.

Where the application is for research or training at a non-Federal public or non-profit private institution, no Award may be made under this subpart unless said institution has complied with:

(a) 45 CFR Part 46 and any other applicable requirements pertaining to the protection of human subjects.

(b) Chapter 1-43 of the Department of Health, Education, and Welfare Grants Administration Manual¹ and any other applicable requirements concerning animal welfare.

§ 66.114 Publications.

Publication, distribution, and disposition of all manuscripts and other materials resulting from an Award shall be subject to the conditions that all such materials shall bear appropriate acknowledgment of Department of Health, Education, and Welfare support and that the awardee shall furnish such copies of these manuscripts or other materials as the Secretary may reasonably request.

§ 66.115 Copyright.

Where the work accomplished under an Award results in a book or other copyrightable material, the author is free to copyright the work, but the United States reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish, or otherwise use, and to authorize others to use, all copyrightable or copyrighted material resulting from the Award.

§ 66.116 Inventions and discoveries.

(a) Any Award is subject to the regulations of the Department of Health, Education, and Welfare set forth in 45 CFR Parts 6 and 8, as amended. Such regulations shall apply to any activity for which Award funds are in fact used, whether within the scope of the Award as approved or otherwise. Each such invention or discovery shall be promptly and fully reported to the Assistant Secretary for Health, Department of Health, Education, and Welfare.

(b) Determination as to ownership and disposition of rights to such invention or discovery, including whether a patent application shall be filed, and, if

so, the manner of obtaining, administering, and disposing of rights under any patent application or patent which may issue shall be made either:

- (1) By the Assistant Secretary for Health, whose decision shall be final, or
- (2) Where an Award is made to an individual for research or training at a non-Federal public or nonprofit private institution having a separate formal institutional patent agreement with the Department of Health, Education, and § 66.117 Additional conditions.

The Secretary may with respect to any Award or class of Awards impose additional conditions prior to or at the time of any Award when in his judgment such conditions are necessary to assure the carrying out of the purposes of the Award, the interests of the public health, or the conservation of funds awarded.

Subpart B—Institutional Grants

§ 66.201 Applicability.

The regulations in this subpart are applicable to grants under section 472(a) (1) (B) of the Public Health Service Act, as amended (42 U.S.C. 2891-1(a) (1) (B)), to non-Federal public institutions and to nonprofit private institutions to enable such institutions to make to individuals selected by them National Research Service Awards for research and predoctoral and postdoctoral training to undertake such research in matters relating to the cause, diagnosis, prevention, and treatment of the disease (or diseases) or other health problems to which the activities of the National Institutes of Health and the Alcohol, Drug Abuse, and Mental Health Administration are directed.

§ 66.202 Definitions.

The definitions in § 66.102 of subpart A of this part shall apply as well to this subpart.

§ 66.203 Eligibility.

To be eligible for a grant under this subpart, an applicant must be:

- (a) A non-Federal public or nonprofit private institution; and
- (b) Located in a State, the District of Columbia, Puerto Rico, the Virgin Islands, the Canal Zone, Guam, American Samoa, or the Trust Territory of the Pacific Islands.

§ 66.204 Application.

(a) Each institution desiring a grant under this subpart shall submit an application on a form approved for that purpose by the Secretary, on or before such dates as the Secretary may prescribe. Such application shall be executed by an individual authorized to act for the

applicant and to assume on behalf of the applicant the obligations imposed by the terms and conditions of the grant, including the regulations of this subpart.

(b) In addition to any other pertinent information that the Secretary may require, each application shall set forth in detail:

- (1) The subject area or areas in which the proposed research or training will be conducted;
- (2) The resources and facilities available to the applicant for use by recipients of Awards in carrying out such research or training;
- (3) The names, qualifications, and experience of the program director and principal staff members who will be responsible for the proposed program;
- (4) The criteria to be employed in selecting individuals to be recipients of Awards;
- (5) The estimated number of recipients of Awards under the grant;
- (6) The proposed period of support and a detailed budget and justification for the amount of grant funds requested; and
- (7) Proposed methods for monitoring and evaluating the performance of individual recipients of Awards, as well as the overall program.

§ 66.205 Requirements.

(a) No Award shall be made to an individual under a grant pursuant to this subpart unless:

(1) The individual has submitted to the Secretary a written assurance (in such form as the Secretary may prescribe) that he or she will satisfy the requirements of §§ 66.110 (a) and (b) of subpart A of this part;

(2) Effective July 1, 1975, such Award is for research or training in a subject area for which there is a need for personnel, as determined under section 473 of the Act (42 U.S.C. 2891-2);

(3) The individual is a citizen or non-citizen national of the United States or has been lawfully admitted to the United States for permanent residence at the time of application;

(4) The Award includes a provision for termination in the event the recipient is found by the institution to have materially failed to comply with the terms and conditions of the Award or to carry out the purpose for which it was made; and

(5) The Award is not to be used to support a residency.

(b) No Award shall be made to an individual under such grant which exceeds three years in the aggregate unless the Secretary for good cause shown as provided in § 66.106(d) of subpart A of this part, waives the application of this limitation to such individual.

(c) The provisions of §§ 66.110 and 66.111 of subpart A of this part constitute terms and conditions of any Award made under a grant pursuant to this subpart.

§ 66.206 Grant awards.

(a) Within the limits of funds available, the Secretary shall award grants to those applicants:

(1) Whose applications have been reviewed and recommended for approval by appropriate advisory councils within NIH and ADAMHA;

(2) Who have satisfied the requirements of § 66.205 of this subpart; and

(3) Whose proposed programs would, in the judgment of the Secretary, best promote the purposes of section 472(a) (1) (B) of the Act, taking into consideration among other pertinent factors:

- (i) The scientific, technical, or educational merit of the proposed program;
- (ii) The adequacy of the resources and facilities available to the applicant;
- (iii) The qualifications and experience of the program director and principal staff members;
- (iv) The degree of the need for personnel in the subject area or areas of the proposed research or training;
- (v) The administrative and managerial capability of the applicant;
- (vi) The reasonableness of the proposed budget in relation to the proposed program; and
- (vii) The adequacy of the methods for monitoring and evaluating the performance of individual recipients and the overall program.

(b) All grant awards shall be in writing and shall specify the period of support, the total recommended amount of funds for the entire period of support, the approved budget for the initial budget period, and the amount awarded for the initial budget period.

(c) Neither the approval of any application nor any grant award shall commit or obligate the United States in any way to make any additional, supplemental, continuation, or other grant award with respect to any approved application or portion thereof.

(d) The amount of any grant award shall be determined by the Secretary on the basis of his estimate of the sum necessary during the budget period: (1) To provide stipends and allowances to individual recipients of Awards and payments to the institution, as determined in accordance with §§ 66.107(a) and 66.108(a) of subpart A of this part, and (2) otherwise to carry out the grant award.

§ 66.207 Payment.

The Secretary shall from time to time make payments to a grantee of all or a portion of any grant award, either in advance or by way of reimbursement, for expenses incurred or to be incurred in accordance with its approved application.

§ 66.208 Expenditure of grant funds.

(a) Any funds granted pursuant to this subpart shall be expended solely for the purposes for which the funds were granted in accordance with the approved application and budget, the regulations of this subpart, the terms and conditions of the award, and the applicable cost principles prescribed by subpart Q of 45 CFR Part 74.

(b) Any unobligated grant funds remaining in the grant account at the close of a budget period may, with prior

¹The Department of Health, Education, and Welfare Grants Administration Manual is available for public inspection and copying at the Department's and Regional Offices' information centers listed in 45 CFR § 5.31 and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. Welfare, by the institution in accordance with that agreement.

approval by the Secretary, be carried forward and remain available for obligation during the remainder of the period of support, subject to such limitations as the Secretary may prescribe. The amount of any subsequent award will take into consideration unobligated grant funds remaining in the grant account. At the end of the period of support any unobligated grant funds remaining in the grant account must be refunded to the United States.

§ 66.209 Nondiscrimination.

(a) Attention is called to the requirements of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. 2000d et seq.) which provides that no person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance. A regulation implementing such Title VI, which is applicable to grants made under this subpart, has been issued by the Secretary of Health, Education, and Welfare with the approval of the President (45 CFR Part 80).

(b) Attention is also called to the requirements of Title IX of the Education Amendments of 1972 and in particular to section 901 of such Act (20 U.S.C. 1681) which provides that no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving Federal financial assistance.

(c) Grant funds used for alterations and renovations shall be subject to the condition that the grantee shall comply with the requirements of Executive Order 11246, 30 FR 12319 (September 24, 1965), as amended, and with the applicable rules, regulations, and procedures prescribed pursuant thereto.

(d) Attention is called to the requirements of section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), which provides that no otherwise qualified handicapped individual in the United States shall, solely by reason of his handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

§ 66.210 Human subjects; animal welfare.

No grant award may be made under this subpart unless the applicant has complied with:

(a) 45 CFR Part 46 and any other applicable requirements pertaining to the protection of human subjects.

(b) Chapter 1-43 of the Department of Health, Education, and Welfare

Grants Administration Manual¹ and any other applicable requirements concerning animal welfare.

§ 66.211 Applicability of 45 CFR Part 74.

The provisions of 45 CFR Part 74, establishing uniform administrative requirements and cost principles, shall apply to all grants under this subpart to State and local governments as those terms are defined in Subpart A of that Part 74. The relevant provisions of the following subparts of Part 74 shall also apply to grants to all other grantee organizations under this subpart:

- 45 CFR PART 74
- Subpart
 - A General.
 - B Cash Depositories.
 - C Bonding and Insurance.
 - D Retention and Custodial Requirements for Records.
 - F Grant-Related Income.
 - G Matching and Cost Sharing.
 - K Grant Payment Requirements.
 - L Budget Revision Procedures.
 - M Grant Closeout Suspension, and Termination.
 - O Property.
 - Q Cost Principles.

§ 66.212 Progress and fiscal records and reports.

Each grant award shall require that the grantee maintain such progress and fiscal records and file with the Secretary, such progress and fiscal reports relating to the conduct and results of the approved grant and the use of grant funds as the Secretary may find necessary to carry out the purposes of this subpart.

§ 66.213 Grantee accountability.

(a) All payments made by the Secretary shall be recorded by the grantee in accounting records separate from the records of all other grant funds, including funds derived from other grant awards. With respect to each approved program the grantee shall account for the sum total of all amounts paid by presenting or otherwise making available to the Secretary, satisfactory evidence of expenditures for direct and indirect costs meeting the requirements of this subpart.

(b) Accounting for royalties. Royalties received by grantees from copyrights on publications or other works developed under the grant, or from patents or inventions conceived or first actually reduced to practice in the course of or under such grant, shall be accounted for as follows:

¹The Department of Health, Education, and Welfare Grants Administration Manual is available for public inspection and copying at the Department's and Regional Offices' information centers listed in 45 CFR § 5.31 and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

(1) State and local governments. Where the grantee is a State or local government as those terms are defined in subpart A of 45 CFR Part 74, royalties shall be accounted for as provided in 45 CFR 74.44.

(2) Grantees other than State and local governments. Where the grantee is not a State or local government as those terms are defined in subpart A of 45 CFR Part 74, royalties shall be accounted for as follows:

(i) Patent royalties, whether received during or after the grant period, shall be governed by agreements between the Assistant Secretary for Health, Department of Health, Education, and Welfare, and the grantee, pursuant to the Department's patent regulations (45 CFR Parts 6 and 8).

(ii) Copyright royalties, whether received during or after the grant period, shall first be used to reduce the Federal share of the grant to cover the costs of publishing or producing the materials, and any royalties in excess of the costs of publishing or producing the materials shall be distributed in accordance with Chapter 1-420 of the Department of Health, Education, and Welfare Grants Administration Manual.

§ 66.214 Publications and copyright.

(a) State and local governments. Where the grantee is a State or local government as those terms are defined in subpart A of 45 CFR Part 74, the Department of Health, Education, and Welfare copyright requirement set forth in 45 CFR 74.140 shall apply with respect to any book or other copyrightable materials developed or resulting from an activity supported by a grant under this subpart.

(b) Grantees other than State and local governments. Where the grantee is not a State or local government as those terms are defined in subpart A of 45 CFR Part 74, except as may otherwise be provided under the terms and conditions of the grant award, the grantee may copyright without prior approval any publications, films, or similar materials developed or resulting from an activity supported by a grant under this subpart, subject to a royalty-free non-exclusive, and irrevocable license or right in the United States to reproduce, translate, publish, use, disseminate and dispose of such materials, and to authorize others to do so.

§ 66.215 Additional conditions.

The Secretary, may with respect to any grant award impose additional conditions prior to or at the time of any award when in his judgment such conditions are necessary to assure or protect advancement of the approved program, the interests of the public health, or the conservation of grant funds.

[FR Doc.75-11338 Filed 5-1-75;8:45 am]

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PART III



DEPARTMENT OF LABOR

**Employment Standards
Administration**

■

MINIMUM WAGES FOR FEDERAL AND FEDERALLY ASSISTED CONSTRUCTION

**General Wage Determination Decisions,
Modifications and Supersedeas
Decisions; Index**

DEPARTMENT OF LABOR

Employment Standards Administration

MINIMUM WAGES FOR FEDERAL AND FEDERALLY ASSISTED CONSTRUCTION

General Wage Determination Decisions

General Wage Determination Decisions of the Secretary of Labor specify, in accordance with applicable law and on the basis of information available to the Department of Labor from its study of local wage conditions and from other sources, the basic hourly wage rates and fringe benefit payments which are determined to be prevailing for the described classes of laborers and mechanics employed in construction activity of the character and in the localities specified therein.

The determinations in these decisions of such prevailing rates and fringe benefits have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 FR 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determinations by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of the Code of Federal Regulations, Procedure for Predetermination of Wage Rates (37 F.R. 21138) and of Secretary of Labor's Orders 12-71 and 15-71 (36 FR 8755, 8756). The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in effective date as prescribed in that section, because the necessity to issue construction industry wage determination frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General Wage Determination Decisions are effective from their date of publication in the FEDERAL REGISTER without limitation as to time and are to be used in accordance with the provisions of 29 CFR, Parts 1 and 5. Accordingly, the applicable decision together with any modifications issued subsequent to its publication date shall be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29

CFR Part 5. The wage rates contained therein shall be the minimum paid under such contract by contractors and subcontractors on the work.

MODIFICATIONS AND SUPERSEDEAS DECISIONS TO GENERAL WAGE DETERMINATION DECISIONS

Modifications and Supersedeas Decisions to General Wage Determination Decisions are based upon information obtained concerning changes in prevailing hourly wage rates and fringe benefit payments since the decisions were issued.

The determinations of prevailing rates and fringe benefits made in the Modifications and Supersedeas Decisions have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 FR 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determination by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of Code of Federal Regulations, Procedure for Predetermination of Wage Rates (37 FR 21138) and of Secretary of Labor's Orders 13-71 and 15-71 (36 FR 8755, 8756). The prevailing rates and fringe benefits determined in foregoing General Wage Determination Decisions, as hereby modified, and/or superseded shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged in contract work of the character and in the localities described therein.

Modifications and Supersedeas Decisions are effective from their date of publication in the FEDERAL REGISTER without limitation as to time and are to be used in accordance with the provisions of 29 CFR, Parts 1 and 5.

Any person, organization, or governmental agency having an interest in the wages determined as prevailing is encouraged to submit wage rate information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Office of Special Wage Standards, Division of Wage Determinations, Washington, D.C. 20210. The cause for not utilizing the rule-making procedures prescribed in 5 U.S.C. 553 has been set forth in the original General Wage Determination Decision.

NEW GENERAL WAGE DETERMINATION DECISIONS

Arkansas ----- AR75-4084

MODIFICATION TO GENERAL WAGE DETERMINATION DECISIONS

The numbers of the decisions being modified and their dates of publication in the FEDERAL REGISTER are listed with each State.

Alabama:		
AL75-1032 -----		Mar. 21, 1975
Alaska:		
AK75-5033 -----		Mar. 7, 1975
Arkansas:		
AR75-4058 -----		Feb. 28, 1975
AR75-4073 -----		Apr. 4, 1975
California:		
CA75-5022; CA75-5023 ----		Feb. 28, 1975
Illinois:		
AR-3057 -----		Aug. 2, 1974
IL75-2001 -----		Jan. 3, 1975
IL75-2035 -----		Feb. 7, 1975
IL75-2050 -----		Mar. 14, 1975
IL75-2052 -----		Apr. 4, 1975
Indiana:		
IN75-2022 -----		Feb. 7, 1975
Florida:		
FL75-1033 -----		Mar. 28, 1975
Georgia:		
GA75-1005 -----		Jan. 17, 1975
GA75-1019 -----		Feb. 7, 1975
Kansas:		
KS75-4063 -----		Mar. 14, 1975
Kentucky:		
AR-4014 -----		Aug. 2, 1974
AR-4047 -----		Nov. 1, 1974
Massachusetts:		
MA75-2008 -----		Jan. 17, 1975
MA75-2053 -----		Mar. 14, 1975
Michigan:		
MI75-2061 -----		Apr. 18, 1975
Missouri:		
MO75-4072; MO75-4075 ----		Mar. 28, 1975
Nevada:		
NV75-5037; NV75-5038; NV 75-5039 -----		Do.
New Hampshire:		
AR-3142 -----		Sept. 27, 1974
New Mexico:		
NM75-4079 -----		Apr. 18, 1975
Pennsylvania:		
AQ-2079 -----		Mar. 29, 1974
PA75-3017 -----		Feb. 21, 1975
PA75-3029 -----		Apr. 4, 1975
Washington, D.C.:		
DC75-3002 -----		Jan. 3, 1975

SUPERSEDEAS DECISIONS TO GENERAL WAGE DETERMINATION DECISIONS

The numbers of the decisions being superseded and their dates of publication in the FEDERAL REGISTER are listed with each State. Supersedeas Decision numbers are in parentheses following the numbers of the decisions being superseded.

Massachusetts:		
MA75-2004(MA75-2071); MA75-2009(MA75-2073) -		Jan. 17, 1975
Michigan:		
AR-3120, AR-3121(MI75- 2063) -----		Aug. 16, 1974
Minnesota:		
AR-3053(MN75-2068) ----		July 12, 1974
Oregon:		
OR75-5041(OR75-5055) ---		Mar. 28, 1975
Tennessee:		
AR-4061(TN75-1050) ----		Dec. 6, 1974

Signed at Washington, D.C., this 25th day of April 1975.

RAY J. DOLAN,
Assistant Administrator,
Wage and Hour Division.

STATE: Arkansas COUNTY: Conway, Faulkner
 DECISION NO.: AR75-4084 DATE: Date of Publication
 DESCRIPTION OF WORK: Building Construction (excluding single family homes and garden type apartments up to and including 4 stories)

	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
ASBESTOS WORKERS	8.45	.25	.30		.02
BOILERMAKERS	8.00	.50	.76		.02
BRICKLAYERS & STONEMASONS	7.15	.30	.25		.02
CARPENTERS: -Faulkner County and the eastern half of Conway and Perry Counties	7.63	.35	.25		.04
Carpenters Western half of Conway and Perry Counties	7.80	.35	.25		.04
Carpenters	7.00	.25	.30		.04
CEMENT MASONS	7.50	.25	.25		.04
ELECTRICIANS: Electricians	6.91	.15	.03		.03
Cable applicators	8.775	.30	1%		1/4%
ELEVATOR CONSTRUCTORS: Journeyman	8.90	.30	1%		1/4%
Helpers	7.05	.45	.29	32 months	.02
Helpers - Probationary	702JR	.445	.29	34 months	.02
GLAZIERS	502JR				
IRONWORKERS	6.65				
LABORERS: Group I	8.31	.45	.35		.01
Group II	5.37	.15	.20		.04
Group III	5.62	.15	.20		.04
Group IV	5.72	.15	.20		.04
Group V	5.77	.15	.20		.04
Group VI	5.87	.15	.20		.04
Group VI	6.02	.15	.20		.04

LABORERS CLASSIFICATION DEFINITIONS

Group I - Construction laborers, concrete laborers, wrecking laborers, mechanic laborers, excavating laborers
 Group II - Semi-skilled laborers, pipelayers, concrete and clay and mechanical tool, cement mixer, wet or dry, finishers and plasterers, mason tenders, mortar mixer, asphalt raker and shovelers, erosote wood handlayers, and chuck tenders
 Group III - Air jack operators, shorers, braces and cribbers (wood or steel) spreaders, keener and other pneumatic concrete placer operator
 Group IV - Steel form setters, curb and gutters, broot and cement muckers
 Group V - Scaffolding scaffold, wagon drill operator, burners
 Group VI - Nozzleman (Gunnite Grout, Cement & Sandblaster)

DECISION NO. AR75-4084

	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
LATHERS	97.50				.02
LINE CONSTRUCTION: Linemen	9.075		1%		1/4%
Cable applicators	9.20		1%		1/4%
Operator	9.075		1%		1/4%
Groundmen (advanced)	652JR		1%		1/4%
Groundmen (Let 6 months)	492JR		1%		1/4%
Winch equipment	732JR		1%		1/4%
MARBLE, TILE AND TERRAZZO WORKERS	6.95				
PAINTERS: Painters, paperhangers and steam cleaners, sheet rock finishers and wall cover hangers	6.60		.30		
Spray gun operators and sand blasters	7.20		.30		
All skelton steel and all work on stages, structural steel over 30 feet high	6.85		.30		.02
7.50					
PLASTERERS & PIPEFITTERS: Within 10 mile radius of Pulaski County Courthouse	8.00	.30	.55		.02
Over 10 mile from Pulaski County Courthouse	8.30	.30	.55		.02
POWER EQUIPMENT OPERATORS: Group I	8.70	.25	.25		.25
Group II	7.66	.25	.25		.25
Group III	7.48	.25	.25		.25
Group IV	6.29	.25	.25		.25
Group V	5.70	.25	.25		.25

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITIONS

Group I - Cranes, draglines, and shovels equipped with 100 foot boom in-climbing jib or over, or a lifting capacity of 100 tons or over, and/or attachments five (5) cubic yards or over, as rated by the manufacturer, and operators of all tower, climbing cranes, and derricks required to work 25 feet or over from the ground.

DECISION NO. AR75-6084

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITIONS (CONT'D)

GROUP II - Cranes, dtaglines, and shovels equipped with less than 100 foot of boom including jibs, or a lifting capacity less than 100 tons, and/or attachments less than 5 cu. yds., as rated by the manufacturer, all backhoes capable of a 360 degree swing, all derricks, floating, tractor or truck types, all piledrivers, land or floating, all overhead & traveling cranes, all cableways, cherry pickers or tractors with swinging boom attachments, whirley paving mixers with boom, gradealls, scrapers or pulls in tandem, all above equipment irrespective of motive power, leaverman (engineer), hydraulic and bucket dredges, irrespective of size, mechanics and/or welders, blacksmith

GROUP III - Heavy Equipment Operators:

All bulldozers, all front end loaders, all sidebooms, all push tractors, all single unit pull scrapers, all motor graders, all hydraulic backhoes not capable of 360 degree swing, all trenching machines, wheel bucket, chain, or conveyor types regardless of size or motive power, all back-fillers, all central mixing plants, mixers 10S & larger and concrete spreaders, all boiler firemen high or low pressure, all asphalt spreaders, rollers and finishing machines, hydro truck crane, multiple drum hoist, irrespective of motive power, all rotary, cable tool, core drill or churn drill, water well and foundation drilling machines, regardless of size, regardless of motive power, first assistant engineer (dredge) boat and dredge tender operator

GROUP IV - Semi-Heavy Equipment Operators:

Oiler driver motor crane, single drum hoists, winches and air tuggers, irrespective of motive power, winch or A-frame trucks, forklifts, sky-tracks, dirt rollers of all types and pull tractors, regardless of size, elevator operator inside and outside when used for carrying workmen from floor to floor and handling building material, Lad-A-Vator, conveyor, batch plant, concrete mixers below 10S, pumcrete, spray machine and pressure grout machine, air compressors, regardless of size. All light equipment, in multiple units four or more, all dewatering pumps when used in connection with well point systems, second assistant and engineer (dredge)

GROUP V - Light Equipment Operators:

All welding machines, light plants, pumps, space heaters, in units less than four, irrespective of size, irrespective of motive power, equipment greaser, oiler, mechanic helper, drilling machine helper, asphalt distributor, chip spreader, form grader, end dump Euclid and like equipment, third assistant engineer (dredge), safety boat operator, oiler on dredge

DECISION NO. AR75-6084

ROOFERS
SHEET METAL WORKERS
SPRINKLER FITTERS

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$6.55	.35	.05		.02+0
7.80	.50	.30		.08
8.35		.70		

Welders - receive rate prescribed for craft performing operation to which welding is incidental.

Paid Holidays:

A-New Years' Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day

Footnotes:

- Paid Holidays - A through F
- Employer contributes 4% of regular hourly rate to Vacation Pay Credit for employees who has worked in business more than 5 years. Employer contributes 2% of regular hourly rate to Vacation Pay Credit for employee who has worked in business less than 5 years.
- Apprenticeship Fund shall be \$1.50 per month per journeymen and apprentice employed.

DECISION NO. AR75-4058 - Mod. #4 (40 FR 8704 - February 28, 1975) Pulaski County, Arkansas	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
CHANGE: PAINTERS: Painters, paperhangers and steam cleaners, sheet rock finishers and wall cover hangers Spray gun operators and sand blasters All skeleton steel and all work on strays, structural steel over 30 feet high	\$6.60		.30		
	7.20		.30		
	6.85		.30		
DECISION NO. AR75-4073 - Mod. #1 (40 FR 13267 - April 4, 1975) Union County, Arkansas	\$8.31	.65	.35		.04
ADD TO COUNTIES: Ouachita County IREWORKERS (Ouachita County)					

DECISION #AR75-1032 - Mod. #1 (40 FR 12959 - March 21, 1975) Madison County, Alabama	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
CHANGE: Painters: Commercial Industrial Plumbers; pipefitters	\$ 7.00		.20		.05
	7.75		.20		.05
DECISION #AK75-5033 - Mod. #3 (40 FR 10885 - March 7, 1975) Statewide, Alaska	8.50	.40	.45		.10
CHANGE: Boilermakers Electricians Electricians; Technicians Cable Splicers Glaziers Areas II and III Line Construction: Groundmen Equipment Operators; Linemen; Technicians Cable Splicers Power Equipment Operators Dredging: Group 1 Group 2 Group 3 Group 4 Group 5 Group 6 Group 7: (a) (b)	\$12.71	.65	1.00	.50	.02
	14.35	.50	17+2.00		.10
	15.85	.50	17+2.00		.10
	11.20	.50	.50		.10
	12.35	.50	17+2.00		.10
	14.35	.50	17+2.00		.10
	15.85	.50	17+2.00		.10
	10.78	.75	2.00		
	10.91	.75	2.00		
	11.84	.75	2.00		
	11.90	.75	2.00		
	11.96	.75	2.00		
	12.47	.75	2.00		
	13.25	.75	2.00		
14.00	.75	2.00			

DECISION #CA75-5023 - Mod. #2

(40 FR 8717 - February 28, 1975)
 Imperial, Kern, Los Angeles, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara and Ventura Counties, California

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$10.55	.65	1.00	.50	.02
8.53	.87	1.30	.75	.05
8.61	.87	1.30	.75	.05
8.63	.87	1.30	.75	.05
8.66	.87	1.30	.75	.05
8.73	.87	1.30	.75	.05
8.76	.87	1.30	.75	.05
8.78	.87	1.30	.75	.05
9.03	.87	1.30	.75	.05
8.11	.90	1.35	.90	.08
8.36	.90	1.35	.90	.08
10.20	.87	1.30	.75	.07
10.40	.45	1 1/4	.75	.02
10.88	.45	1 1/4	.75	.02
8.65	.55	.40	1.00	

Change:
 Boilermakers
 Carpenters:
 Carpenters
 Saw filers
 Table power saw operator
 Shinglers; Piledriversmen;
 bridge or dock carpenters;
 Derrick bargemen; Rock
 slinger
 Hardwood floorlayers
 Head rock slinger
 Pneumatic nailer
 Millwrights
 Cement Masons:
 Cement masons
 Cement floating and troweling
 machine
 Drywall Installers
 Electricians:
 Orange County
 Electricians
 Cable Splicers
 Roofers:
 Riverside and San Bernardino
 Counties

DECISION #CA75-5022 - Mod. #2

(40 FR 8707 - February 28, 1975)
 Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara and Ventura Counties, California

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 10.55	.65	1.00	.50	.02
8.53	.87	1.30	.75	.05
8.61	.87	1.30	.75	.05
8.63	.87	1.30	.75	.05
8.66	.87	1.30	.75	.05
8.73	.87	1.30	.75	.05
8.76	.87	1.30	.75	.05
8.78	.87	1.30	.75	.05
9.03	.87	1.30	.75	.05
8.11	.90	1.35	.90	.08
8.36	.90	1.35	.90	.08
10.20	.87	1.30	.75	.07
10.40	.45	1 1/4	.75	.02
10.88	.45	1 1/4	.75	.02
8.65	.55	.40	1.00	

Change:
 Boilermakers
 Carpenters:
 Carpenters
 Saw filers
 Table power saw operator
 Shinglers; Piledriversmen;
 Bridge or dock carpenters;
 Derrick bargemen; Rock
 slinger
 Hardwood floorlayers
 Head rock slinger
 Pneumatic nailer
 Millwrights
 Cement Masons:
 Cement masons
 Cement floating and troweling
 machine
 Drywall Installers
 Electricians:
 Orange County
 Electricians
 Cable Splicers
 Roofers:
 Riverside and San Bernardino
 Counties

NOTICES

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
<p>DECISION /MAR-3057 - Mod. #3 (39 FR 28022 - August 2, 1974) Peoria, Tazewell, Fulton, Hancock, Henderson, Knox, McDonough, Mercer, Stark & Warren Counties, Illinois</p> <p>CHANGE: Laborers: Hancock, Henderson, McDonough, Mercer & Warren Counties</p>	.30	.20		.035
<p>DECISION /JUL75-2001 - Mod. #2 (40 FR 936 - January 3, 1975) Ford, Grundy, Iroquois, Kankakee, LaSalle, Livingston, McLean, Marshall, Putnam and Woodford Counties, Illinois</p> <p>CHANGE: Laborers: Ford, Grundy, Livingston, Iroquois, McLean, Kankakee, Marshall & Woodford Counties: Unskilled Semi-Skilled Skilled</p>	.30 .30 .30	.20 .20 .20		.035 .035 .035
<p>DECISION /JUL75-2035 - Mod. #3 (40 FR 5961 - February 7, 1975) Bureau, LaSalle, Livingston, Marshall, Putnam & Woodford Counties, Illinois</p> <p>CHANGE: Laborers (Livingston County) Unskilled Semi-Skilled Skilled</p>	.30 .30 .30	.20 .20 .20		.035 .035 .035

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
<p>DECISION /JUL75-2050 - Mod. #2 (40 FR 17029 - March 14, 1975) DuPage, Grundy, Kane, Kendall, Lake, McHenry & Will Counties, Illinois</p> <p>CHANGE: Ironworkers: Lake County; McHenry (Hobron, Woodstock & East thereof) County</p>	.84	.98		.05
<p>DECISION /JUL75-2052 - Mod. #1 (40 FR 15261 - April 4, 1975) Ford, Iroquois & Kankakee Counties, Illinois</p> <p>CHANGE: Electricians: Tops, of Fountain Creek, Love Joy & Prairie Green in Iroquois County Kankakee County & Remander of Ford & Iroquois Counties Laborers: Ford & Iroquois Counties: Unskilled Semi-Skilled Skilled</p>	.30 .30	17+.30 17+.20	5%	.25% 3/8 of 1%
<p>DECISION /JUL75-2022 - Mod. #2 (40 FR 6032 - February 7, 1975) Grant County, Indiana</p> <p>CHANGE: Plumbers & Steamfitters</p>	.40	.30		.04

MODIFICATIONS P. 8

Basic Hourly Rates	Fringe Benefits Payments				Others
	H & W	Pensions	Vacation	App. Tr.	
\$9.57	.23	17+.27	.80		.03
9.50	.40	17+.50			.05
9.85	.50	.75	.75		.10
9.60	.50	.75	.75		.10
9.35	.50	.75	.75		.10
8.35	.50	.75	.75		.10
10.10	.50	.75	.75		.10
10.35	.50	.75	.75		.10
9.85	.50	.75	.75		.10
8.85	.50	.75	.75		.10
8.34	.50	.75	.75		.75
8.54	.50	.75	.75		.75
8.85	.50	.75	.75		.75
9.00	.50	.75	.75		.75
8.115	.50	.75	.75		.75
6.75	.50	.75	.75		.75

DECISION #RS75-4063 - Mod. #1
 (40 FR 12041 - March 14, 1975)
 Douglas, Jefferson, Leavenworth, Miami and Shawnee Counties, Kansas

Change:
 ELECIRICIANS:
 Zone 1 - Leavenworth County (Delaware, High Prairie, Kickapoo and Leavenworth Townships)
 Zone 2 - Douglas, Jefferson, Miami, Shawnee and the remainder of Leavenworth Counties
 FOGHER EQUIPMENT OPERATIONS:
 Zone 1 - Leavenworth County
 Group 1
 Group 2
 Group 3
 Group 4
 Group 5
 Group 6
 Group 7
 Group 8
 TRUCK DRIVERS:
 Zone 1 - Leavenworth County
 Group 1
 Group 2
 Group 3
 Group 4
 Group 5
 Zone 3 - Miami County

MODIFICATIONS P. 7

Basic Hourly Rates	Fringe Benefits Payments				App. Tr.
	H & W	Pensions	Vacation	App. Tr.	
\$9.37	.45	.50			
8.88	.40	.10			.025
10.20	.40	.30			.02
7.56	.30	1%+.20			3%
\$9.20	.35	.50			.08

DECISION #RL-1033 - Mod. #1
 (40 FR 14219 - March 28, 1975)
 Martin and Palm Beach Counties, Florida.

Change:
 Bricklayers, cement masons, marble setters, plasterers, stone masons, terrazzo workers, & tile setters
 Lathers
 Sheet metal workers

DECISION #GAT5-1005 - Mod. #2
 (40 FR 3091 - January 17, 1975)
 Richmond County, Georgia

Change:
 Electricians

DECISION #GAT5-1019 - Mod. #2
 (40 FR 6020 - February 7, 1975)
 Clayton, Cobb, DeKalb and Fulton Counties, Georgia.

Change:
 Plumbers and Steamfitters

DECISION NO. AR-4014 - Mod. #4
(39 FR 28044 - August 2, 1974)
McCracken County, Kentucky

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$7.65				
Change: Marble masons				
Group I	.25	.25		
Group II	.25	.25		
Group III	.25	.25		
Group IV	.25	.25		
Group V	.25	.25		
Group VI	.25	.25		
Group VII	.25	.25		
Group VIII	.25	.25		

DECISION NO. MA75-2008 - Mod #2
(40 FR 3121 - January 17, 1975)
Hampshire County, Massachusetts

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$10.00	.60	10%		.01
Change: Millwrights				
Electricians: Middlefield, Cummington, & Plainfield	.45	17+-49		.02
Elevator constructors	.505	.29	3%+b+c	.02
Elevator constructors' helpers	70%JR	.29	3%+b+c	.02
Elevator constructors' helpers (prob.)	50%JR	.29	3%+b+c	.02
Ironworkers: structural, ornamental, & reinforcing	.45	1.40		.09
Plumbers: Belchertown, Granby, Hunting- ton, Middlefield, South Hadley, & Ware	.57	.75	0	.01
DECISION NO. MA75-2023 - Mod #1 (40 FR 12051 - March 16, 1975) Hampden County, Massachusetts				
Change: Elevator constructors	.505	.29	3%+b+c	.02
Elevator constructors' helpers	70%JR	.29	3%+b+c	.02
Elevator constructors' helpers (prob.)	50%JR	.29	3%+b+c	.02
Laborers (building): Laborers; wreckers, carpenter & cement finisher tenders / asphalt rakers, c. hide core drillers opa, aw opa, pipe-layers, jackhammer & paving breaker opa, barco-type jumping opa, wagen drill opa, mason tenders, mortar mixers, & ride-on motorized buggy opa	7.00	.45		.10
Air track opa, block pavers, rammers, and curb setters	7.50	.45		.10
Masons & powdermen	7.75	.45		.10
Open air caisson; cylindrical work & boring; cravi	7.75	.45		.10
Bottom man	7.75	.45		.10
Top man	7.00	.45		.10
Priller	7.87	.45		.10
Helper	7.12	.45		.10
Leadburners	9.25	.35	0	.01
Steamfitters	9.38	.57	.08	.02

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vocellan	
\$9.10	.75	.60		
8.80	2.775	.90		
9.18	2.775	.90		
9.36	2.775	.90		
9.36	2.775	.90		
9.10	.75	.60		
8.40	.75	.60		
9.10	.75	.60		
8.80	2.775	.90		
9.18	2.775	.90		
9.36	2.775	.90		

DECISION #1075-4072 - Mod. #1
 (40 FR 14232 - March 28, 1975)
 Franklin, Jefferson, Lincoln,
 St. Charles and Warren Counties
 and City and County of St. Louis
 MISSOURI

OMIT:
 CEMENT MASONS:
 PIPEFITTERS:
 Zone 1 - Jobs within the bound-
 aries of the City of St. Louis
 and St. Louis County
 Zone 2 - Jobs within twenty
 miles beyond the boundary line
 of St. Louis County
 Zone 3 - Jobs more than twenty
 miles beyond the boundary
 line of St. Louis County
 PLUMBERS & PIPEFITTERS (Lincoln
 County)

ADD:
 CEMENT MASONS:
 Zone 1 - Jefferson, St. Charles
 Counties; St. Louis City &
 County
 Zone 2 - Franklin, Lincoln &
 Warren Counties:
 Projects less than \$100,000.
 Projects \$100,000. and over
 PIPEFITTERS:
 Zone 1 - Light Commercial Work
 and on jobs within the bound-
 aries of the City of St. Louis
 & St. Louis County
 Zone 2 - Other Construction &
 jobs within twenty miles be-
 yond the boundary line of
 St. Louis County
 Zone 3 - Other Construction &
 jobs more than twenty miles
 beyond the boundary line of
 St. Louis County

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vocellan	
\$10.30	.55	.65		
10.05	.55	.65		.05
9.80	.55	.65		.05
9.55	.55	.65		.05
9.45	.55	.65		.05
8.40	.55	.65		.05
7.70	.55	.65		.05

DECISION #1175-2061 - Mod. #1
 (40 FR 17511 April 18, 1975)
 Bay, Genesee, Huron, Lapeer,
 Saginaw, St. Clair, Sanilac,
 Shiawassee & Tuscola Counties,
 Michigan

Change:
 Power Equipment Operators
 Remaining Counties
 Class A
 Class B
 Class C
 Class D
 Class E
 Class F
 Class G

DECISION NO. NO75-4072

ADD(contd.)1

PLUMBERS (Lincoln County)
 PAINTERS (Lincoln County):
 Brush
 Spray & sandblasting

CHANGE:
 CARPENTERS; MILLWRIGHTS;
 PIPEDRIVERS:
 Zone 1 - Lincoln County; St.
 Louis City and County
 Zone 2 - Franklin County;
 Contracts \$50,000.00 and
 under
 Contracts over \$50,000.00
 Zone 3 - Jefferson County;
 Contracts \$25,000.00 & under
 Contracts over \$25,000.00
 Zone 4 - St. Charles County;
 Contracts under \$100,000.00
 Contracts \$100,000.00 or
 more
 Zone 5 - Warren County;
 Contracts \$100,000.00 and
 under
 Contracts over \$100,000.00

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
9.36	2.775	.90		
6.55				
6.95				
\$9.26	.40	.50		.05
7.35	.30	.30		
9.26	.40	.50		.05
7.855	.30	.30		
9.26	.40	.50		.05
7.90	.30	.30		
9.26	.40	.50		.05
7.35	.30	.30		
9.26	.40	.50		.05

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$8.93	5%	17+5/8%	15%	1%
8.80	2.775	.90		
9.18	2.775	.90		
9.36	2.775	.90		
9.36	2.775	.90		
7.38	5%	17+5/8%	15%	1%
8.93	5%	17+5/8%	15%	1%
8.80	2.775	.90		
9.18	2.775	.90		
9.36	2.775	.90		

DECISION NO75-4075 - Mod. 01
 (SO FR 14232 - March 28, 1975)
 Franklin, Jefferson, Lincoln,
 St. Charles and Warren and St.
 Louis City and County, Missouri

CHANGE:
 ELECTRICIANS
 PIPEFITTERS:
 Zone 1 - Jobs within the bound-
 aries of the City of St. Louis
 and St. Louis County
 Zone 2 - Jobs within twenty
 miles beyond the boundary
 line of St. Louis County
 Zone 3 - Jobs more than twenty
 miles beyond the boundary
 line of St. Louis County
 PLUMBERS & PIPEFITTERS (Lincoln
 County)

ADD:
 ELECTRICIANS:
 Zone 1 - Franklin, Jefferson,
 Lincoln and Warren Counties
 Zone 2 - St. Charles County
 and St. Louis City and County
 PIPEFITTERS:
 Zone 1 - Light Commercial Work
 and on jobs within the bound-
 aries of the City of St. Louis
 & St. Louis County
 Zone 2 - Other Construction and
 jobs within twenty miles be-
 yond the boundary line of
 St. Louis County
 Zone 3 - Other Construction and
 jobs more than twenty miles
 beyond the boundary line of
 St. Louis County

DECISION NO. M075-4075

ADD (CONTD.):
PLUMBERS (Lincoln County)
 CHANGE:
 CARPENTERS:
 Zone 1 - Franklin, Jefferson,
 St. Charles Counties and St.
 Louis City & County
 Zone 2 - Warren County:
 Contracts \$100,000.00 & under
 Contracts over \$100,000.00
 Zone 3 - Lincoln County
 PAINTERS:
 Zone 3 - Lincoln County
 Brush
 Spray

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$9.36	2.775	.90		
9.26	.40	.50		
7.35	.30	.30		.05
9.26	.40	.50		.05
9.26	.40	.50		
4.60				
5.75				

DECISION #NV75-5037 - Mod. #1
 (40 FR 14235 - March 28, 1975)
 Statewide (excluding the Nevada
 Test Site and Tonopah, Test
 Range), Nevada

Change:
 Boilermakers
 Carpenters:
 Clark, Esmeralda and Lincoln
 Counties; and Nye County
 South of Hwy #6 including
 the City of Tonopah:
 Carpenters
 Floorlayers; Patent Scaffold
 Erectors; Power Saw Op.
 Piledrivermen
 Millwrights
 Soft Floor Layers:
 Clark, Esmeralda, Lincoln; and
 S² of Nye County

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$10.55	.65	1.00	.50	.02
8.56	.55	.90	.80	.10
8.71	.55	.90	.80	.10
8.76	.55	.90	.80	.10
9.06	.55	.90	.80	.10
10.47	.40			

DECISION #NV75-5038 - Mod. #1
 (40 FR 14246 - March 28, 1975)
 Clark (excluding the Nevada
 Test Site), Nevada

Change:
 Boilermakers
 Carpenters:
 Carpenters
 Hardwood Floorlayers; Patent
 Scaffold Erectors; Power Saw
 Operators
 Piledrivermen
 Millwrights
 Soft Floor Layers

10.55	.65	1.00	.50	.02
8.56	.55	.90	.80	.10
8.71	.55	.90	.80	.10
8.76	.55	.90	.80	.10
9.06	.55	.90	.80	.10
10.47	.40			

DECISION #NV75-5039 - Mod. #1
 (40 FR 14250 - March 28, 1975)
 Washoe County, Nevada

Change:
 Boilermakers

10.55	.65	1.00	.50	.02
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DECISION NO. AR-3142 - Mod #3
(39 FR 35201 - September 27, 1974)
Hillsboro County, New Hampshire

Change:
Electricians (Building):
Remainder of County

DECISION NO. NY75-6079 - Mod. #1
(40 FR 17517 - April 18, 1975)
Statewide, New Mexico

CHANGE:
PAINTERS - Zone IV:

Zone 4-A
Zone 4-B
Zone 4-C

PAINTERS - Zone V:

Zone 5-A
Zone 5-B
Zone 5-C

Painters zone definitions
5-A to read "Brush & roller"
5-B to read "Spray & drywall
finisher"

PAINTERS - Zone I:

Zone 1-A
Zone 1-B
Zone 1-C
Zone 1-D
Zone 1-E
Zone 1-F

POWER EQUIPMENT OPERATORS (HEAVY
ENGINEERING CONSTRUCTION):
Group 1
Group 2
Group 3
Group 4
Group 5
Group 6
Group 7
Group 8
Group 9

HARBLE, TILE AND TERRAZZO WORKERS:
Zone I and Zone II
HARBLE, TILE AND TERRAZZO WORKERS:
Zone I and Zone II
Lathers (Zone 2)

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$8.60	.25	1%		.03
\$5.95	.35			
6.45	.35			
6.20	.35			
6.90	.35			
7.40	.35			
7.15	.35			
6.82	.35	.20		.01
7.32	.35	.20		.01
7.07	.35	.20		.01
7.40	.35	.20		.01
7.15	.35	.20		.01
7.47	.35	.20		.01
6.08	.35	.40		.10
6.62	.35	.40		.10
6.70	.35	.40		.10
6.76	.35	.40		.10
6.82	.35	.40		.10
6.92	.35	.40		.10
7.02	.35	.40		.10
7.20	.35	.40		.10
8.00	.35	.40		.10
6.925	.30			
5.35	.30			.01
7.50				

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$8.78 8.23	.30 .30	.35 .35		.03 .03
\$9.44 9.50	.38 .64	1% 1.66		.03 .02

Decision #A0-2079 - Mod. # 5
(39 FR 11803 - March 29, 1974)
Lycoming County, Pennsylvania

Change:
Carpenters
Soft Floor Layers

Decision #PA-75-3017 - Mod. # 2
(40 FR 7854 - February 21, 1975)
Schuylkill County, Pennsylvania

Change:
Electricians:
North Manheim, South Manheim,
West Brunswick, Mayno, Wash-
ington, Pottsville, Schuylkill
Haven Twp.
Ironworkers

Decision # PA753029 - Mod. # 2
(10 FR 15318 - April 4, 1975)
Armstrong, Blair, Cameron, Centre, Clarion,
Clearfield, Crawford, Forest, Greene, Indiana,
McKean, Venango, and Warren Counties, Pennsylvania

Changes
Cameron, Clarion & Forest Counties

HEAVY AND HIGHWAY CONSTRUCTION
POWER EQUIPMENT OPERATORS:

- CLASS I
- CLASS II
- CLASS III
- CLASS IV
- CLASS V

Basic Hourly Rates	Fringe Benefits Payments			App. To
	H & W	Pensions	Vacation	
\$9.14	.50	.60		.09
8.86	.50	.60		.09
6.52	.50	.60		.09
6.03	.50	.60		.09
5.92	.50	.60		.09

HEAVY & HIGHWAY CONSTRUCTION - POWER EQUIPMENT OPERATORS:
CLASS I: Austin Western or Similar (25 ton & over) Austin Western or Similar (under 25 ton) Autograder (C.M.I. & similar) Backfiller, Backhoe - 360 Swing, Cableway, Caisson Drill (Similar to Hugh Williams) Central Mix Plant, Cooling Plant, Concrete Paving Mixer, Cranes, Cranes (Tower - Stationary-Climbing Tower Crane) Derrick, Derrick, Boat, Dragline, Dredge, Dredge Hydraulic (Leverman - 1 Oiler - Apprentice) Elevating Grader, Franki Pile Machine, Gradall (Remote control or otherwise) Grader (Power-Fine Grade) Guard Rail Post Driver (Truck Mtd.) Guard Rail Post Driver (Skid Type) (Self Propelled - Arrow or Similar) Helicopter (over 1500 lb. lift) Helicopter (under 1500 lb. lift) Hilit (4cy. and over) Hoists 2 Drums or more (in one unit) Kocal, Kooring Scooper, Lead Mechanic, Locomotive (std. Gauge) Mix Mobile, Mix Mobile (with self loading Attachment) Mucking Machine (Tunnel) Pile Driver Machine, Pipe Extrusion Machine, Preshpitter Drill (self contained) Quad Mine, Refrigeration Plant (Soil stabilization) Scraper (Multi-bow) Shovel - Power, Slip Form Paver C.M.I. and similar trenching machine (under 30,000 lb.) Tunnel Machine (Mark XII Jarva or similar Whirley, Scrapers, and Dozer, D-8 or larger)

CLASS II: Asphalt Paving Machine (Spreader) Asphalt Plant Operator, Athey Loader, Auger (Tractor Mtd.) Auger (Truck Mtd.), Backhoe (Rear Pivotal Swing) (180 Swing) Boring Machine, Cable Placer or Layer, Compactor with blade, Concrete Patch Plant (Electronically Synchronized), Concrete Belt Placer (S.M.I. and Similar) Concrete Mixer (over 1 cy.) Concrete Pump, Core Drill (Truck or skid Mtd. - similar to Penn Drill) Dozer, Euclid Loader, Grader - Power, Grease Unit Operator (Head) Hilit (under 4 cy.) Job Work Boar (Powered) Jumbo Operator, Locomotive (narrow gauge) Mechanic, Minor Equipment Operator (Accumulative four units) Mucking Machine, Over-head Crane, Roller-power-asphalt, Ross Carrier, Scraper, Side Boon or tractor mounted boom, stone Crusher (Screening-Washing Plants) Stone Spreader (Self-propelled Truck Mounted Drill (Davey or similar) Welder and Repairman, Well Point Pump Operator

CLASS III: Compactors/Rollers (Static or Vibratory) (Self-propelled) Minor Equipment Operator (Two to three units) Soil Stabilizer Machine, Tire Repairman Tube Finisher (C.M.I. or similar) Well Driller and Horizontal

CLASS IV: Ballast Regulator, Compressor, Concrete Finishing Machine and Spreader Concrete Mixer (1 cy. and under with Skip Concrete Saw (Hidden or self-propelled) Conveyor, Curb Builder (Self-propelled) Elevator (Material Hauling only) Fork-lift (Hidden or self-propelled) Form line Machine, Generator, Grout Pump, Heater (Mechanical) Hoist (single drum) Ladawator, Light Plant, Mulching Machine, Pave-ment Breaker (self-propelled or ridden) Personnel Boar (Powered) Pulverizer, Pumps, Seeding Machine, Spry Cure Machine (Poker driven) Subgrader, Tile Puller, Tilt Tamper (Multi-head) Tractor-anaking and hauling, Tugger, Welding Machine (Gas or Diesel) Winch or Hydraulic Boon Truck (When hoist and placing)

CLASS V: Deck Hand, Farm Tractor, Fireman on Boiler, Mechanic's Helpers, Oiler, Power Broon, Side Delivery Shoulder Spreader

NOTICES

HEAVY AND HIGHWAY CONSTRUCTION
POWER EQUIPMENT OPERATORS:

- CLASS I
- CLASS II
- CLASS III
- CLASS IV
- CLASS V

Basic Hourly Rates	Fringe Benefits Payments			
	H & W	Pensions	Vacation	App. Tr. Others
\$9.43	.50	.60		.09
9.17	.50	.60		.09
6.81	.50	.60		.09
6.36	.50	.60		.09
6.21	.50	.60		.09

HEAVY & HIGHWAY CONSTRUCTION - POWER EQUIPMENT OPERATORS:

CLASS I: Austin Western or Similar (25 ton & over) Austin Westorp or Similar (under 25 ton) Autograder (C.M.I. & similar) Backfiller, Backhoe - 360 Swing, Crawler, Caisson Drill (Similar to Hugh Williams) Central Mix Plant, Cooling Plant, Concrete Paving Mixer, Cranes, Cranes (Tower - Stationary-Climbing Tower Crane) Derrick, Boat, Dragline, Dredge, Dredge Hydraulic (1 Loveman - 1 Oiler - Approximate) Elevating Grader, Franki Pile Machine, Gradall (Remote control or otherwise) Grader (Power-Fine Grade) Guard Rail Post Driver (Truck Mtd.) Guard Rail Post Driver (Skid Type) (Self-Propelled - Arrow or similar) Helicopter (over 150 lb. lift) Helicopter (under 150 lb. lift) Lift (4cy. and over) Hoists 2 Drums or more (in one unit) Kecal, Koorling Skooter, Load Mechanic, Locomotive (std. Gauge) Mix Mobile, Mix Mobile (with self loading Attachment) Mucking Machine (Tunnel) Pile Driver Machine, Pipe Extrusion Machine, Precipitator Drill (self contained) Quad Mine, Refrigeration Plant (Soil stabilization) Scraper (Multi-bowl) Shovel - Power, Slip Form Paver C.M.I. and similar Trenching Machine (under 30,000 lb.) Tunnel Machine (Jark XXI Jarva or similar) Whirley, Scrapers, and Dozer, D-8 or larger

CLASS II: Asphalt Paving Machine (Spreader) Asphalt Plant Operator, Athey Leader, Auger (Tractor Mtd.) Auger (Truck Mtd.) Backhoe (Rear Pivotal Swing) (180 Swing) Boring Machine, Cable Pincer or Layer, Compactor with blade, Concrete Patch Plant (Electronically Synchronized) Concrete Bolt Placer (S.M.I. and similar) Concrete Mixer (over 1 cy.) Concrete Pump, Core Drill (Truck or skid Mtd. - similar to Penn Drill) Dozer, Euclid Loader, Grader - Power Operator, Locomotive (narrow gauge) Kachanic, Minor Equipment Operator (Accumulative four units) Mucking Machine, Over-head Crane, Roller-power-asphalt, Ross Carrier, Scraper, Side Boon or tractor mounted boom, stone Crusher (Screwing-Machine Plants) Stone Spreader (Self-propelled Truck Mounted Drill (Tray or similar) Welder and Repairman, Well Point Pump Operator

CLASS III: Compactors/Rollers (Static or Vibratory) (Self-propelled) Minor Equipment Operator (Two to three units) Soil Stabilizer Machine, Tire Repair-man Tube Finisher (C.M.I. or similar) Well Driller and Horizontal

CLASS IV: Ballast Regulator, Compressor, Concrete Finishing Machine and Spreader Concrete Mixer (1 cy. and under with Skip Concrete Saw (Hidden or self-propelled) Conveyor, Curb Builder (Self-propelled) Elevator (Material Hauling only) Fork-lift (Hidden or self-propelled) Form Line Machine, Generator, Grout Pump, Heater (Mechanical) Hoist (single drum) Loader, Light Plant, Mucking Machine, Favo-ment Breaker (self-propelled or hidden) Personnel Bear (Powered) Pulverizer, Pumps, Seeding Machine, Spray Cure Machine (Power driven) Subgrader, Tilt Puller, Tilt Taper (Multi-head) Tractor-ankling and hauling, Tugger, Welding Machine (Gas or Diesel) Winch or Hydraulic Boom Truck (Men hoist and placing)

CLASS V: Deck Hand, Farm Tractor, Fireman on Boiler, Mechanic's Helpers, Oiler, Power Broca, Side Delivery Shoulder Spreader

Decision #DCT5-3002 - Mod. # 2 (Cont'd)

HIGHWAY CONSTRUCTION

Decision #DCT5-3002 - Mod. #2
(40 FR 948 - January 3, 1975)
Washington, D. C.

Change:
Highway Construction
(See Schedule Below)

ADD:
To Description of Work:
Demolition(excluding Metro
Projects)
(See Schedule Below)

Basic Hourly Rates	Fringe Benefits Payments		
	H & W	Pensions	Vacation
			App. Tr.

Basic Hourly Rates	Fringe Benefits Payments			Other
	H & W	Pensions	Vacation	
			App. Tr.	

Basic Hourly Rates	H & W	Pensions	Vacation	App. Tr.	Other
\$6.30	.22	.25			
6.50	.22	.25			
6.40	.22	.25			
9.85	.60	.60		.10	
8.50	.35	.39		.07	
6.75	.22	.25			
6.50	.22	.25			
6.40	.22	.25			
6.75	.22	.25			
6.25	.22	.25			
6.45	.22	.25			
6.40	.22	.25			
6.50	.22	.25			
6.70	.22	.35			
6.75	.22	.25			
6.90	.22	.25			
7.00	.22	.25			
7.65	.22	.25			
7.90	.22	.25			
6.40	.22	.25			
6.75	.22	.25			
6.25	.22	.25			
6.37	.22	.25			
6.75	.22	.25			
\$5.62	.28	.25		.03	
6.12	.28	.25		.03	
9.695	.50	.55		.12	
9.295	.50	.55		.12	
4.00					

Asphalt shoveler
Asphalt raker
Asphalt tamper
Bricklayers
Carpenters
Concrete masons
Concrete saw operator
Concrete shoveler
Form setter
Laborers:
 Jackhammer
 Hand burner operator
Power Equipment Operators:
 Concrete spreader operator, finishing machine, roller (rough), compressor, rubber tired loader (1- $\frac{1}{2}$ cu. yds., or less), asphalt plant mixer loader operator tracks (2- $\frac{1}{2}$ cu. yds. or less), burner planer, bulldozer, mechanic or welder, rubber tired loader (over 1- $\frac{1}{2}$ cu. yds.)
Asphalt spreader, hydraulic backhoe ($\frac{1}{2}$ cu. yd., or less), asphalt plant engineer, asphalt roller op., concrete breaker (machine)
Crane operator, concrete paving op.
Shovel operator
Gradall operator (1- $\frac{1}{2}$ cu. yds., or less), motor grader, loader op. tracks (over 2- $\frac{1}{2}$ cu. yds.)
G-1000 Gradall operator (over 1- $\frac{1}{2}$ cu. yds.)
Power broom, oiler
Sand setter
Truck drivers:
 Truck drivers (standard)
 Tandem
Tractor trailer (capable of moving heavy equipment)

DEMOLITION (excluding Metro projects)

Laborers
Burners
Power Equipment Operators
Cranes
Loaders
Truck Drivers

SUPERSEDES DECISION

STATE: Massachusetts
 COUNTY: Bristol
 DECISION NO.: M75-2071
 DATE: Date of Publication
 SUPERSEDES DECISION NO. M75-2004 dated January 17, 1975 in 40 FR 3103
 DESCRIPTION OF WORK: Building Construction (Including Residential), Heavy and Highway Construction and Marine Construction.

3-MASS1-2-3-2 (1-3)

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 9.66	.65	.80		.01
9.32	.71	.83		.01
10.00	.60	10%		
8.85	.75	1.05		.05
9.05	.80	.80		.05
9.20	.80	.65		.05
8.75	.50	.50		.02
9.45	.60	.50		.07
8.75	.50	.50		.02
8.80	.38	1 1/4, .50		.02
5.75	.38	1 1/4		.02
9.00	.30	1 1/4, .25		a
5.45	.30	1 1/4, .35		a
8.30	1/8	5%		.5%
10.05	1/8	5%		.5%
6.00	.35	5%		.5%
9.00	1/8, .25	1 1/4, .25	1/8	3%
5.25	.31	1 1/4, .25	.21	3%
9.50	.50	1 1/4		1%
6.50	.50	1 1/4		1%
10.105	.445	.29	5 1/4, b+c	.02
70 1/2 JR	.445	.29	5 1/4, b+c	.02
50 1/2 JR	.445	.29	3 1/4, b+c	.02

DECISION NO. M75-2071

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 9.20	.45	.56		.03
8.68	.47	1.04, .25		.01
8.73	.55	1.40		.06
7.00	.50	1.40		.05
7.25	.50	.45		.10
7.50	.50	.45		.10
7.75	.50	.45		.10
7.00	.50	.45		.10
8.13	.50	.45		.10
7.75	.50	.45		.10
7.87	.50	.45		.10
9.25	.45	.55		.01
10.26	.30	1 1/4		3/8 of 1/2
9.62	.30	1 1/4		3/8 of 1/2
7.60	.30	1 1/4		3/8 of 1/2
9.05	.70	.80		.07
8.65	.60	.15		
8.75	.60	.50		
7.90	.30	.20		.04
6.90	.30	.20		.04
7.78	.62	.15		.04
18.88	.62	.15		.04

DECISION NO. MAY5-2071

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PAID HOLIDAYS:
 A-New Year's Day; B-Immorial Day; C-Independence Day; D-Labor Day;
 E-Thanksgiving Day; F-Christmas Day.

FOOTNOTES:

- a. Employer contribution of 1.00 per journeyman Electrician per week
- b. Employer contributes 1/8 of basic hourly rate for 5 years or more of service or 2% basic hourly rate for 6 months to 5 years of service as vacation pay credit.
- c. 6 paid holidays: A through F.
- d. 9 paid holidays: A through F, Washington's Birthday, Good Friday, & Christmas Eve, providing employee has worked at least 15 full days during the 120 calendar days prior to the holiday and the regular scheduled work days immediately preceding and following the holiday.
- e. 7 paid holidays: A through F, & Bunker Hill Day, provided the employee is employed 10 days prior to the listed holidays.

DECISION NO. MAY5-2071

	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
Piledrivermen	\$9.50	.50	.50		
Plasterers' tenders	7.25	.50	.15		.10
Plumbers; Steamfitters: Easton	9.50	.45	.70		.05
Acushnet, Dartmouth, Fairhaven, Fall River, Freetown, New Bedford, N. Dartmouth, Somerset, S. Dartmouth, Swansea, & Westport Plumbers; Steamfitters: Cont'd	9.15	.61	.81		.15
Remainder of County Roofers: Attleboro, Taunton, Mansfield, Easton, Norton, Raynham, & N. Attleboro	8.62	.60	.73		
Remainder of County: Roofers & Kettlemen	9.20	.55	.80		.05
Helpers, Class "A" Sheet metal workers:	8.10	.50	.05		
Acushnet, Assonet, Dartmouth, Dighton, Fairhaven, Fall River, Freetown, New Bedford, N. Dartmouth, Rehoboth, Seekonk, Somerset, Swansea, & Westport	7.70	.50	.05		
Remainder of County Sprinkler fitters	9.20	.45	.45		.15
Terrazzo Workers' Helpers	9.53	.71	.75		.06
Tile Setters	9.63	.50	.70		.08
	8.55	.60	.25		.05
	9.05	.70	.50		

Station wagons, panel trucks and pick-up trucks
Two axle equipment; helpers on low bed when assigned at the discretion of the employer, warehousemen, forklift opers.
Three axle equipment and tiremen
Four and five axle equipment
Specialized earth moving equipment
under 35 tons other than conventional type trucks, low bed, vachaul, mechanics, paving restoration equipment, Mechanics
Specialized earth moving equipment
over 35 tons
Trailers for earth moving equipment, (double hookup)

PAID HOLIDAYS:

- A-New Year's Day; B-Memorial Day;
- C-Independence Day; D-Labor Day;
- E-Thanksgiving Day; F-Christmas Day.

FOOTNOTES:

- a. One half day's pay each month in which an employee has worked 15 days provided he has been employed for 4 months.
- b. Holidays: A through F, Washington's Birthday, Columbus Day, Veteran's Day, and Patriots' Day, provided an employee works two days of the calendar week in which the holiday falls.

Basic Hourly Rates	Fringe Benefits Payments				Other
	H & W	Pensions	Vacation	App. Tr.	
\$6.80	.485	.575	atb		
6.95	.485	.575	atb		
7.00	.485	.575	atb		
7.10	.485	.575	atb		
7.20	.485	.575	atb		
7.45	.485	.575	atb		
7.70	.485	.575	atb		

MASS-1-PED-1-E

Basic Hourly Rates	Fringe Benefits Payments			
	H & W	Pensions	Vacation	App. Tr.
\$10.36	.75	.65	a	.02
10.24	.75	.65	a	.02
8.65	.75	.65	a	.02
9.44	.75	.65	a	.02
7.66	.75	.65	a	.02
8.12	.75	.65	a	.02

BUILDING CONSTRUCTION

Power Equipment Operators:

- CLASS I
- CLASS II
- CLASS III
- CLASS IV
- CLASS V
- CLASS VI

CLASSIFICATIONS

CLASS I Cranes, shovels, truck cranes, cherry pickers, dredgers, trench booms, backhoes, three arm machines, derricks, pile drivers, clamator towers, hoists, gradalls, shovel dozers, front end loaders, fork lifts, augers, boring machines, rotary drills, post hole hammers, post hole diggers, pumpcrete machines, asphalt plant (on site), concrete batching and/or mixing plant (on site), crusher plant (on site), paving concrete mixers, timber jacks
CLASS II Booms over 150' including jib - additional \$.35 per hour; Booms over 185' including jib - additional \$.70 per hour; Booms over 210' including jib - additional \$.1.00 per hour; Booms over 250' including jib - additional \$.1.50 per hour
Booms over 295' including jib - additional \$.2.00 per hour; Semic or vibratory hammers, graders, scrapers, tandem scrapers, concrete pumps, bulldozers, tractors, rock takers, mulching machines, portable steam boilers, portable steam generators, rollers, spreaders, tampers (self propelled or tractor drawn), asphalt pavers, mechanical maintenance, paving spread machines, stationary steam boilers, paving concrete finishing machines, soil tractors, ballast regulators, switch tampers, rail anchor machinery, tire tractors (when operated by the employer on the job site)
CLASS III Pumps (1-3 Grouped), compressors, welding machines (1-3 Grouped), generators, concrete vibrators, lighting plants, heaters (power driven 1-5), well-point systems (operating and installing), siphons-pulverizers, concrete mixers, valves controlling permanent plant air or steam, conveyors, Jackson type tampers, single diaphragm pump, lighting plants
CLASS IV Assistant engineers (firemen)
CLASS V Oilers and apprentices (other than truck crane and gradalls)
CLASS VI Oilers and apprentices on truck crane and gradalls

PAID HOLIDAYS: A- New Year's Day; B-Veteran's Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day.

FOOTNOTE: a. Holidays: A through F, Washington's Birthday, Columbus Day, Veterans Day, and Patriots Day.

**HEAVY & HIGHWAY CONSTRUCTION:
POWER EQUIPMENT OPERATORS**

- Group 1
Hourly premium for boom ladders
including jib
- Over 150 feet + \$.75
- Over 185 feet + \$.80
- Over 210 feet + 1.15
- Over 230 feet + 1.75
- Over 295 feet + 2.50
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6

FOOTNOTE: a. 10 Paid Holidays - New Years' Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day, Washington's Birthday, Columbus Day, Veterans Day, & Patriots Day.

CLASSIFICATIONS:

GROUP 1
Power Shovels, Cranes, Truck Cranes, Derricks, Pile Drivers, Trenching Machines, Mechanical Hoist Pavement Breakers, Cement Concrete Pavers, Draglines, Hoisting Engines, Truss Drum Machines, Pumpcrete Machines, Uke Loaders, Shovel Dozers, Front End Loaders, Mucking Machines, Shaft Hoists, Steam Engines, Backhoe, Gradalls, Cable Ways, Fork Lifts, Cherry Pickers, Boring Machines, Rotary Drills, Post Hole Hammer, Post Hole Diggers, Asphalt Plant on Job Site, Concrete Batching and/or Mixing Plant on Job Site, Crusher Plant on Job Site, Paving Concrete Mixers, Timber Jacks

GROUP 2
Sonic or Vibratory Hammers, Graders, Scrapers, Tandem Scrapers, Bulldozers, Tractors, Mechanic Maintenance, Fork Bakes, Mulching Machines Paving Sceded Machines, Stationary Steam Boilers, Paving Concrete Finishing Machines, Grout Pumps, Portable Steam Boilers, Portable Steam Generators, Rollers, Spreaders, Asphalt Pavers, Locomotives or Machines Used in Place Thereof, Tampers, Self Propelled or Tractor Drawn, Cal Tracks, Ballast Regulators, Rail Anchor Machines, Switch Tampers

GROUP 3
Pump (1-3 grouped), Compressors, Welding Machine (1-3 grouped), Generators, Lighting Plants, Heaters (Power Driven) (1-5), Siphons-Pulsometers, Concrete Mixers, Valves Controlling Permanent Plant Air Steam, Conveyors, Wellpoint Systems (Operating and Installing)

GROUP 4
Assistant Engineers (Fireman)

GROUP 5
Oilers (other than truck cranes & gradalls)

GROUP 6
Oilers (on truck cranes & gradalls)

MARINE CONSTRUCTION

POWER EQUIPMENT OPERATORS

GROUP	Fringe Benefits Payments			App. Tr.
	Basic Hourly Rates	H & W	Pensions	
GROUP I	\$ 9.81	.60	.60	.02
GROUP II	10.81	.60	.60	.02
GROUP III	9.76	.60	.60	.02
GROUP IV	9.69	.60	.60	.02
GROUP V	8.22	.60	.60	.02
GROUP VI	8.96	.60	.60	.02
GROUP VII	7.30	.60	.60	.02
GROUP VIII	7.73	.60	.60	.02
GROUP IX	8.125	.60	.60	.02

CLASSIFICATIONS

GROUP I Shovels, cranes, truck cranes, cherry pickers, derricks, pile drivers, two or more drum machines, lighters, derrick boats, trenching machines, mechanical hoist pavement breakers, cement concrete pavers, draglines, hoisting engines, pumpcrete machines, elevating graders, shovel dozers, front end loaders, backhoes, gradalls, cable ways, boring machines, rotary drills, post hole hammers, post hole diggers, fork lifts, timber jacks, asphalt plant (on site), concrete batching &/or mixing plant (on site), crusher plant, (on site), paving concrete mixers; Booms over 150' including jib - additional \$.35 per hour; Booms over 185' including jib - additional \$.70 per hour; Booms over 210' including jib - additional \$1.00 per hour; Booms over 250' including jib - additional \$1.50 per hour; Booms over 295' including jib - additional \$2.00 per hour

GROUP II Master Mechanic

GROUP III Swinger Engines

GROUP IV Portable steam boilers, portable steam generators, sonic or vibratory hammers, graders, scrapers, tandem scrapers, concrete pumps, bulldozers, tractors, fork trucks, mulching machines, rollers, spreaders, tampers self-propelled or tractor drawn, asphalt pavers, concrete mixers with side loaders, mechanics - maintenance, cal tracks, ballast regulator, switch tampers, rail anchor machines, tire trucks

GROUP V Pumps, compressors, welding machines, heaters (power driven), valves controlling permanent plant air or steam, wellpoint systems, augers - powered by independent engines & attached to pile drivers, hydraulic saws, generators, lighting plants, siphons-pulsometers, concrete mixers, conveyors

GROUP VI Assistant engineers (firemen)

GROUP VII Oilers and apprentices (other than truck cranes and gradalls)

GROUP VIII Oilers and apprentices on truck cranes and gradalls

GROUP IX Oilers on scows

PAID HOLIDAYS: A-New Years Day; B-Memorial Day; C-Independence Day; D-Labor Day
E- Thanksgiving Day; F-Christmas Day

FOOTNOTE:

- a. 10 paid holidays: A through F; Washington's Birthday; Patriots' Day; Columbus Day; & Veterans' Day.

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HEAVY & HIGHWAY CONSTRUCTION

LABORERS:

- Class I
- Class II
- Class III
- Class IV

Basic Hourly Rates	Filing Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
97.00	.50	.45		.10
7.25	.50	.45		.10
7.50	.50	.45		.10
7.75	.50	.45		.10

CLASSIFICATIONS:

- CLASS I
Carpenter tenders, cement finisher tenders, laborers, wrecking laborers
- CLASS II
Asphalt takers, fence and guard rail erectors, laser beam op., mason tender, pipelayer, pneumatic drill op., pneumatic tool op., wagon drill op
- CLASS III
Air track op., block pavers, rammers, curb setters
- CLASS IV
Blasters, powdermen

SUPERSEDES DECISION

STATE: Massachusetts
 COUNTY: Middlesex
 DECISION NO.: NAV75-2073
 DATE: Date of Publication
 SUPERSEDES Decision No. NAV75-2009, dated January 17, 1975 in 40 FR 3125.
 DESCRIPTION OF WORK: Building Construction, (including Residential), heavy and highway construction and marine construction.

DECISION NO. NA75-2073

Basic Hourly Rates	Fringe Benefits Payments			Apr. Tr.
	H & W	Pensions	Vacation	
\$ 9.66 10.00	.55 .60	.50 10%		.01 .01
8.95	1.00	.70		.05
9.15 9.15	.60 .60	.60 .50		.05 .05
9.40	.75	.50		.05
9.05 9.30	.70 .50	.90 .85		.05 .05
9.15 9.45	.60 .60	.50 .50		.07 .07
8.60	.55			
9.62 8.05	.70 .385	.40 .30		.05
9.45	.65	.70		.05
9.70 5.90	.45 .45	17+.35 17+.25		.02 .02
10.13 9.72	.51 .25	17+.24 17+.20		.01 .02
10.10	.50	17+.95		.05
5.25	.35	17+.95		.05
10.105	.445	.29	3%+a+b	.02
70%JR	.445	.29	3%+a+b	.02
50%JR	.445	.29	3%+a+b	.02
9.20	.45	.66		.03
9.29	.55	1.40		.06
7.00	.50	.45		.05
7.25	.50	.45		.05
7.50 7.75	.50 .50	.45 .45		.05 .05
7.00 7.12 7.75 7.87	.50 .50 .50 .50	.45 .45 .45 .45		.05 .05 .05 .05

Cement masons (Cont.)
 Ashland, Framingham, Holliston, Hopkinton, Hudson, Marlboro, Maynard, Natick, Sherborn, Stow, Newton
 Belmont, Concord, Lexington, Sudbury, Waltham, Watertown, Weymouth, and Weston
 Electricians:
 Bedford, Billerica, Boxboro, Burlington, Carlisle, Chelmsford, Dracut, Dunstable, Littleton, Lowell, Tewksbury, Tyngsboro, Westford, and Wilmington
 Ashby, Ayer, St. Devens, Groton, Pepperell, Shirley, & Townsend: commercial
 residential
 Ashland, Hopkinton, Hudson, Marlboro, Stow
 N. Reading
 Remainder of County (commercial)
 Residential
 Elevator constructors
 Elevator constructors' helpers
 Elevator constructors' helpers (profit)
 Glasiers
 Ironworkers
 Laborers (Building):
 Laborers; carpenter tenders; cement finisher tenders; wreckers
 Jackhammer ops; pavement breakers; wagon drills, asphalt rakers, carbide core drilling machine; chain saw ops; pipelayers; barco type jumping tampers; laser beam ops; concrete pump ops; mason tenders; mortar mixers; ride-on motorized buggy
 Air track ops; block pavers; rammers; curb setters
 Plasterers; powdermen
 Open air caisson, cylindrical work and boring crew:
 Laborer and top man
 Helper
 Bottom man
 Driller

BUILDING, HEAVY & HIGHWAY CONSTRUCTION
 Asbestos Workers
 Boilermakers
 Bricklayers; Stonemasons;
 Ashland, Framingham, Holliston
 Hopkinton, Hudson, Marlboro, & Maynard, Natick, Sherborn, & Stow
 Acton, Ashby, Ayer, Bedford, Billerica, Boxboro, Carlisle, Chelmsford, Dracut, Dunstable, Ft. Devens, Groton, Littleton, Lowell, N. Acton, Pepperell, Shirley, S. Acton, Tewksbury, Townsend, Tyngsboro, W. Acton, Westford, & Wilmington
 Newton
 Belmont, Burlington, Concord, Lexington, Lincoln, Stoneham, Sudbury, Waltham, Weyland, Weston, Winchester, & Woburn
 Arlington, Cambridge, Everett, Malden, Medford, Melrose, & Somerville
 Reading, N. Reading, & Wakefield
 Carpenters; Sort floor layers:
 Ashland, Framingham, Holliston, Hopkinton, Hudson, Marlboro, Maynard, Sherborn, & Stow
 Remainder of County
 Cement masons:
 Bedford, Burlington, Lowell, Tyngsboro, & Westford
 Arlington, Cambridge, Everett, Malden, Medford, Melrose, Somerville, Stoneham, Wakefield, Wilmington, Winchester & Woburn
 Reading, N. Reading
 Billerica, Carlisle, Chelmsford, Dracut, Dunstable, Tewksbury, Acton, Ashby, Ayer, Boxboro, Groton, Littleton, N. Acton, Pepperell, Shirley, S. Acton, Townsend, W. Acton

DECISION NO. MA75-2073

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 9.25	.45	.55	o	.01
9.25	.35		d	3/8of1%
10.26	.30	1%	d	3/8of1%
9.62	.30	1%	d	3/8of1%
7.60	.30	.80		
9.05	.70			
9.38	.60	.50		.07
8.75	.62	.85		.04
9.76	.62	.85		.04
10.88	.62	.85		.04
8.01	.62	.85		.04
9.01	.62	.85		.04
10.88	.62	.85		.04
8.28	.75	.50		.02
9.92	.75	.50		.02
11.10	.75	.50		.02
8.01	.75	.50		.02
8.45	.48	.38		.02
9.20	.48	.38		.02
9.25	.48	.38		.02
7.27	.48	.38		.02

Lathers
Leadburners
Line Construction:
Linemen
Equipment operator
Driver groundman
Marble setters: Terrazzo workers
Millwrights
Painters:
Arlington, Belmont, Cambridge, Malden, Medford, Melrose, Somerville, Stoneham, Wakefield, Winchester, Woburn, Reading, N. Reading
New Construction
Brush; Tapor
Sandblasting; spray
Steel
Repaint/aluminum; Residential:
Brush
Sandblasting; spray
Steel
Avery, Ayer, Groton, Popperoll, Shirley, & Townsend
Brush
Sandblasting; spray
Steel
Repaint
Bedford, Billerica, Burlington, Carlisle, Chelmsford, Draught, Dunstable, Little, Lowell, Townbury, Tyngsboro, Westford, & Wilmington
Brush; Taping; Paperhangers
Spray
Steel
Repaint

DECISION NO. MA75-2073

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 7.85	.35	.35		.06
8.80	.35	.35		.06
8.10	.35	.35		.06
9.50	.50	.50		
8.55	.15	1.23		.02
8.95	1.00	.70		.05
9.45	.60	.60		.05
9.15	.60	.30		.05
9.40	.75	.50		.05
8.60	.55	.30		.10
8.05	.385	.15		
7.25	.50			
10.02	.50	.40		.02

Pairtern (Cont'd)
All the Newtons, Acton, Ashland, Boxboro, Concord, Frammingham, Holliston, Hopkinton, Hudson, Lexington, Lincoln, Marlboro, Maynard, Mattak Shorborn, Stow, Sudbury, Waltham, Watertown, Wayland, Westboro, & Winton
Brush
Sandblasters; Spray
Steel
Piledriversmen
Planters:
Arlington, Cambridge, Everett, Malden, Medford, Somerville, Stoneham, Wakefield, Winchester & Woburn
Ashland, Frammingham, Holliston, Hopkinton, Hudson, Marlboro, Maynard, Mattak, Shorborn, Stow
Acton, Ashby, Ayer, Billerica, Boxboro, Carlisle, Chelmsford, Draught, Dunstable, Groton, Littleton, N. Acton, Popperoll, Shirley, S. Acton, Townbury, Townsend, W. Acton
Horton
Lowell, Concord, Lexington, Lynn, Sudbury, Waltham, Watertown, Wayland, & Winton
Bedford, Burlington, Lowell, Tyngsboro & Westford
N. Reading, Reading
Painters' Tenders
Tyngsboro:
Acton, Ayer (except portion lying west of the Greenville Branch of the Boston & Main RR), Bedford, Billerica, Boxboro, Burlington, Carlisle, Chelmsford, Draught, Dunstable, Granitaville, Hudson, Littleton, Lowell, Popperoll, Townbury, Tyngsboro, Westford, & Wilmington

DECISION NO. MA75-2073

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
9.45	.60	.60		.05
<p>Tile Setters (Acton, Ashby, Ayer, Boxboro, Dunstable, E. Peppercell, Ft. Devens, Groton, Littleton, N. Acton, N. Peppercell, Peppercell, Shirley, S. Acton, Townsend, & W. Acton)</p>				
<p>PAID HOLIDAYS: A-New Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day.</p>				
<p>FOOTNOTES: a. Employer contributes 1/2% of basic hourly rate for 5 years or more of service or 2% of basic hourly rate for 6 months to 5 years of service/as vacation pay credit. b. 6 paid holidays: A through F c. 9 paid holidays: A through F, Washington's Birthday, Good Friday, & Christmas Eve, provided the employee has worked at least 15 full days during the 120 calendar days immediately prior to the holiday and the regular scheduled work days immediately preceding and following the holiday. d. 7 paid holidays: A through F, & Bunker Hill Day, provided the employee has been employed 5 working days prior to any one of the listed holidays. e. Employer pays \$5.00 per day extra above the brush rate.</p>				

DECISION NO. MA75-2073

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 9.20	.30	.40	1/2%	.05
10.17	.68	.65		.05
10.25	.70	.60		.03
9.20	.55	.80		.05
9.63	.71	.75		.06
9.63	.50	.70		.08
10.36	.66	.85		.05
10.02	.50			.02
9.20	.30	.40	1/2%	.05
9.77	.53	.55		.05
8.65	.60	.25		.05
9.05	.70	.80		
<p>Ashby, Ayer (portion lying west of the Greenville Branch of the Boston & Main RR), Ft. Devens, Groton, Shirley & Townsend Ashland, Belmont, Concord, Framingham, Holliston, Hopkinton, Lexington, Lincoln, Marlboro, Maynard, Mattok, Sherborn, Stow, Sudbury, Waltham, Wayland & Weston Arlington, Cambridge, Everett, Malden, Medford, Melrose, Newton, N. Reading, Reading, Somerville, Stoneham, Wakefield, Watertown, Winchester, & Woburn Roofers Sheet Metal Workers Spinkler fitters Steamfitters: Acton, Arlington, Cambridge, Everett, Waltham, Medford, Melrose, Newton, N. Reading, Reading, Somerville, Stoneham, Wakefield, Watertown, Winchester, & Woburn Ayer (except portion lying west of the Greenville Branch of the Boston & Main RR), Bedford, Billerica, Boxboro, Burlington, Carlisle, Chelmsford, Draught, Dunstable, Gueniteville, Hudson, Littleton, Lowell, Peppercell, Tewksbury, Tyngsboro, Westford, & Wilmington Ashby, Ayer (portion lying west of the Greenville Branch of the Boston & Main RR), Ft. Devens, Shirley, & Townsend Remainder of County Terrazzo workers' helpers Tile setters (except cities & towns of Acton, Ashby, Ayer, Boxboro, Dunstable, E. Peppercell, Ft. Devens, Groton, Littleton, N. Acton, N. Peppercell, Peppercell, Shirley, S. Acton, Townsend & W. Acton)</p>				

Decision #WV75-2073 (Cont'd.)

HEAVY & HIGHWAY CONSTRUCTION

LABORERS:

- Class I
- Class II
- Class III
- Class IV

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$7.00	.50	.45		.10
7.25	.50	.45		.10
7.50	.50	.45		.10
7.75	.50	.45		.10

CLASSIFICATIONS:

CLASS I
Carpenter tenders, cement finisher tenders, laborers, wrecking laborers

CLASS II
Asphalt makers, fence and guard rail erectors, laser beam op., mason tender, pipelayer, pneumatic drill op., pneumatic tool op., wagon drill op

CLASS III
Air track op., block pavers, rammers, curb setters

CLASS IV
Blasters, powdermen

Decision #WV75-2073 (Cont'd.)

MASS-1-TEO-1-E

BUILDING CONSTRUCTION

Power Equipment Operators:

- CLASS I
- CLASS II
- CLASS III
- CLASS IV
- CLASS V
- CLASS VI

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$10.36	.75	.65	a	.02
10.24	.75	.65	a	.02
8.65	.75	.65	a	.02
9.44	.75	.65	a	.02
7.66	.75	.65	a	.02
8.12	.75	.65	a	.02

CLASSIFICATIONS:

CLASS I Cranes, shovels, truck cranes, cherry pickers, draglines, trench hoists, backhoes, three drum machines, derricks, pile drivers, elevator towers, hoists, gradalls, shovel dozers, front end loaders, fork lifts, augers, boring machines, rotary drills, post hole hammer, post hole diggers, pumpcrete machines, asphalt plant (on site), concrete batching and/or mixing plant (on site), crusher plant (on site), paving concrete mixers, timber jacks

CLASS II Boom over 150' including jib - additional \$.35 per hour; Boom over 185' including jib - additional \$.70 per hour; Boom over 210' including jib - additional \$1.00 per hour; Boom over 250' including jib - additional \$1.50 per hour; Boom over 295' including jib - additional \$2.00 per hour; Semic or vibratory hammer, graders, harrows, tandem scrapers, concrete pumps, bulldozers, tractors, rock rakes, mucking machines, portable steam boilers, portable steam generators, rollers, spreaders, tampers (self propelled or tractor drawn), asphalt pavers, mechanical maintenance, paving spreader machines, stationary steam boilers, paving concrete finishing machines, oil trucks, ballast regulators, switch tampers, rail anchor machinery, tire trucks (when operated by the employer on the job site)

CLASS III Pumps (1-3 grouped), compressors, welding machines (1-3 grouped), generators, concrete vibrators, lighting plants, heaters (power driven 1-5), well-point systems (operating and installing), synchronous-pulverizers, concrete mixers, valves controlling permanent plant air or steam, conveyors, Jackson type tampers, single diaphragm pump, lighting plants

CLASS IV Assistant engineers (firemen)

CLASS V Oilers and apprentices (other than truck cranes and gradalls)

CLASS VI Oilers and apprentices on truck cranes and gradalls

PAID HOLIDAYS: A - New Year's Day; B - Memorial Day; C - Independence Day; D - Labor Day; E - Thanksgiving Day; F - Christmas Day.

FOOTNOTES: a. Holidays: A through F, Washington's Birthday, Columbus Day, Veterans Day, and Patriots Day.

Decision #W75-2073 (Cont'd.)
TRUCK DRIVERS: BUILDING AND
HEAVY AND HIGHWAY CONSTRUCTION

Basic Hourly Rates	Fringe Benefits Payments			On
	H & W	Pensions	Vacation	
\$6.80	.485	.575	atb	
6.95	.485	.575	atb	
7.00	.485	.575	atb	
7.10	.485	.575	atb	
7.20	.485	.575	atb	
7.45	.485	.575	atb	
7.70	.485	.575	atb	

Station wagons, panel trucks and pickup trucks
Two axle equipment; helpers on low bed when assigned at the discretion of the employer, warehousemen, forklift operators, Three axle equipment and tiremen
Four and five axle equipment
Specialized earth moving equipment under 35 tons other than conventional type trucks, low bed, vachaul, mechanics, paving restoration equipment, Mechanics
Specialized earth moving equipment over 35 tons
Trailers for earth moving equipment, (double hookup)

PAID HOLIDAYS:
A-New Year's Day; B-Memorial Day;
C-Independence Day; D-Labor Day;
E-Thanksgiving Day; F-Christmas Day.

FOOTNOTES:
a. One half day's pay each month in which an employee has worked 15 days provided he has been employed for 4 months.
b. Holidays: A through F, Washington's Birthday, Columbus Day, Veteran's Day and Patriots' Day, provided an employee works two days of the calendar week in which the holiday falls.

Decision #W75-2073 (Cont'd.)

HEAVY & HIGHWAY CONSTRUCTION:
POWER EQUIPMENT OPERATORS

Group 1
Hourly premium for boom lengths including Jib
Over 150 feet + \$.45
Over 185 feet + .80
Over 210 feet + 1.15
Over 250 feet + 1.75
Over 295 feet + 2.50
Group 2
Group 3
Group 4
Group 5
Group 6

FOOTNOTE: a. 10 Paid Holidays - New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day, Washington's Birthday, Columbus Day, Veterans Day, & Patriots Day.

CLASSIFICATIONS:

GROUP 1
Power Shovels, Cranes, Truck Cranes, Derricks, Pile Drivers, Trenching Machines, Mechanical Shot Pavers, Cement Concrete Pavers, Detonators, Hoists, Engines, Three Drum Machines, Pumpcrete Machines, Ute Loaders, Shovel Dozers, Front End Loaders, Mucking Machines, Shaft Hoists, Steam Engines, Backhoe, Gradalls, Cable Ways, Fork Lifts, Cherry Pickers, Boring Machines, Rotary Drills, Post Hole Rammers, Post Hole Diggers, Asphalt Plant on Job Site, Concrete Etching and/or Mixing Plant on Job Site, Crusher Plant on Job Site, Paving Concrete Mixers, Timber Jacks

GROUP 2
Sonic or Vibratory Tamers, Graders, Scrapers, Tandem Scrapers, Bulldozers, Tractors, Mechanic Maintenance, York Rakes, Mucking Machines Paving Soreed Machines, Stationary Steam Boilers, Paving Concrete Finishing Machines, Groat Pumps, Portable Steam Boilers, Portable Steam Generators, Rollers, Spreaders, Asphalt Pavers, Locomotives or Machines Used in Place Thereof, Tamers, Self Propelled or Tractor Drawn, Cal Tracks, Ballast Regulators, Rail Anchor Machines, Switch Tamers

GROUP 3
Pump (1-3 group), Compressors, Welding Machine (1-3 group), Generators, Lighting Plants, Heaters (Power Driven) (1-5), Siphons-Pulsoncers, Concrete Mixers, Valves Controlling Permanent Plant Air Steam, Conveyors, Wellpoint Systems (Operating and Installing)

GROUP 4
Assistant Engineers (Firemen)

GROUP 5
Officers (other than truck cranes & gradalls)

GROUP 6
Officers (on truck cranes & gradalls)

SUPERSEDES DECISION

STATES: Michigan
 COUNTIES: Oakland, Macomb, Washtenaw and Wayne
 DECISION NO.: MI75-2063
 SUPERSEDES DECISION NOS.: AR-3120 and AR-3121 dated August 16, 1974 IN
 39 FR 29813 and 39 FR 29846 respectively
 DESCRIPTION OF WORK: Building (including residential) and Heavy (excluding Bridge, Airport and Sewer) Construction

DECISION NO. MI75-2063

	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
ASBESTOS WORKERS: Township of Bridgewater, Dexter, Freedom, Lima, Lyndon, Manohator, Sharon & Sylvan in Washtenaw Co. Remaining Counties and the remainder of Washtenaw County	9.31 10.32 9.69	.66 .84 .60	.95 1.06 1.00	.02 1.00	.02 .01
BRICKLAYERS: Washtenaw County Remaining Counties	11.51 9.5185	.70	.35 8%	11%	.05
CARPENTERS: Washtenaw County Remaining Counties	9.11 9.3471	.50 .60	.10 8%	10%	.01 .02
CEMENT MASONS: Washtenaw County Remaining Counties	11.21 8.6021	.70	.35 10%	14%	.02
ELECTRICIANS: Washtenaw County Remaining Counties	9.10 10.15	.50 1.35	14+15 14+18	10%	3/4 .06
ELEVATOR CONSTRUCTORS: Washtenaw County Elevator Constructors Helpers Elevator Constructors' Helpers (Prob.)	10.64 7.15 5.32	.115 .115	.29 .29	3/4 3/4	.02 .02
REMAINING COUNTIES: Elevator Constructors Elevator Constructors' Helpers Elevator Constructors' Helpers (Prob.)	10.52 7.36 5.26	.115 .115	.29 .29	3/4 3/4	.02 .02
IRONWORKERS: Structural & Ornamental Reinforcing	9.03 8.3857	8% .75	11% 15%	17% 15%	.07 .03
LATERS: Washtenaw County Remaining Counties	7.85 9.22	.54 .77	.10 .58	.50	.01
MARBLE MASONS: Washtenaw County Remaining Counties Marble Mason Marble Mason Helper	11.51 9.53 8.25	.35 .35	.35 .55 .55	.70 .70	

	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
PAINTERS: Washtenaw County	9.72 10.17 10.12	.13 .13 .13	.20 .20 .20		.02 .02 .02
Remaining Counties	8.20	.65	.75	.75	.05
Spray To 40' height	8.70	.65	.75	.75	.05
40' height and over	8.825	.65	.75	.75	.05
PLASTERERS: Washtenaw County Remaining Counties	11.51 10.24	.60	.35 .50		.10
PLUMBERS: Washtenaw County Remaining Counties	8.96	.65	.75	1.25	.10
ROOFERS: Washtenaw County Composition Slate Remaining Counties	9.17 8.765 8.50 9.25	1.00 .75 .70 .70	.885 .685 .75 .75	1.34 1.35 1.05 1.05	.0025 .05 .10 .10
SHEET METAL WORKERS: SOFT FLOOR LAYERS: Washtenaw County Remaining Counties	9.09 9.84 9.32 9.11 8.42	.60 .60 1.09 .50 .55	.75 .75 .724 .10 .6%	.50 .50 1 1/4+.01 8%	.07 .01 .03
SOUND & COMMUNICATION WORKERS: (Excludes electronic loud-speaking intercommunication systems; public address and sound distribution systems; closed circuit television systems; television antenna distribution systems; audible and visual signaling systems; installation of loud speakers) Wayne, Oakland & Macomb Counties only	7.18	1.60a	6.00a		

DECISION NO. MI75-2063

LABORERS:
Washtenaw County

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Veccifon	
\$ 7.34	.40	.30	.50	.04
7.54	.40	.30	.50	.04
7.66	.40	.30	.50	.04
7.10	.65	.55	.55	
7.18	.65	.55	.55	
7.28	.65	.55	.55	
7.33	.65	.55	.55	
7.35	.65	.55	.55	
7.43	.65	.55	.55	
7.48	.65	.55	.55	
7.85	.65	.55	.55	

GROUP 1
GROUP 2
GROUP 3
Remaining Counties
GROUP 1
GROUP 2
GROUP 3
GROUP 4
GROUP 5
GROUP 6
GROUP 7
GROUP 8

LABORERS:
Washtenaw County

GROUP 1 All Construction Laborers not specified below
GROUP 2 Mortar Mixers; Material Mixers (hand or machine); Air, Gas, Electric Tool Operators; Power Buggie Operators; Scaffold Builders or dismantlers; Windlass Operators; Tar and Kettle Operators
GROUP 3 Crook or Pipe Layers; Caisson Workers

Remaining Counties

GROUP 1 All Construction Laborers not specified below
GROUP 2 Mortar Mixers; Scaffold Builders
GROUP 3 Signal Men; Air, Gas or Electric Tool Operators; Windlass and Tugger Operator; Jackhammer and Vibrator Operator
GROUP 4 Crook grade man
GROUP 5 Furnace Battery Heater Helpers
GROUP 6 Crook and Pipe Layers
GROUP 7 Caisson Workers
GROUP 8 Lansing Burners; Plasters; Powdermen

DECISION NO. MI75-2063

SPRINKLER FITTERS
TITLE & TERRAZZO WORKERS:

Washtenaw County
Remaining Counties
Terrazzo Workers
Terrazzo Workers' Helpers
TRUCK DRIVERS:
Pole Trailers; Low Boys; Straddle Carrier; Double Bottoms and Special Load Permits
Semi drivers
All others

FOOTNOTES:
a. For Week, For Employee

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Veccifon	
\$11.00	.60	.70	.055	
11.51	/	.35		
8.85	.35	.55	.70	
8.24	.35	.40	.65	
7.87	17.00a	14.00a		
7.77	17.00a	14.00a		
7.62	17.00a	14.00a		

DECISION NO. MI75-2063

**POWER EQUIPMENT OPERATORS
Steel Erection**

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 10.75	.55	.65	10%	.05
10.51	.55	.65	10%	.05
10.03	.55	.65	10%	.05
9.88	.55	.65	10%	.05
9.02	.55	.65	10%	.05
8.05	.55	.65	10%	.05

- CLASS A
- CLASS B
- CLASS C
- CLASS D
- CLASS E
- CLASS F

**POWER EQUIPMENT OPERATORS
Steel Erection**

- CLASS A Engineer when operating combination of boom and jib 220' or longer
- CLASS B Engineer when operating combination of boom and jib 140' or longer up to 220'; Tower Crane; Derrick Operator (whose operator's work station is 50' or more above first sub-level)
- CLASS C Crane Operator; Job Mechanic
- CLASS D Hoisting Operator
- CLASS E Compressor Operator
- CLASS F Fireman; Oiler

DECISION NO. MI75-2063

POWER EQUIPMENT OPERATORS

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$10.0185	.55	.65	10%	.05
9.8212	.55	.65	10%	.05
9.5939	.55	.65	10%	.05
9.3667	.55	.65	10%	.05
8.1498	.55	.65	10%	.05
7.8258	.55	.65	10%	.05

- CLASS A
- CLASS B
- CLASS C
- CLASS D
- CLASS E
- CLASS F

- CLASS A Engineer when operating crane with boom and jib or loads 220' or longer
- CLASS B Engineer when operating crane with boom and jib or loads 140' or longer, up to 220'
- CLASS C Regular Crane Operator
- CLASS D Regular Engineer
- CLASS E Engineer when operating compressor or welding machine
- CLASS F Fireman, Oiler

DECISION NO. ML75-2063

LINE CONSTRUCTION:
The Townships of Irydony, Mandesher, Sharon & Sylvan in Washhenay County

Linemen; Heavy Equipment Oper.
Cable Splicer
Combination Digger Oper. -
Tractor Operator Groundman:
First Six Months
Over Six Months
Light-Equipment Oper. Ground-
man; Distribution Line Truck
Driver Operator:
First Six Months
Over Six Months
Combination Winch Truck Driver-
Groundman
First Six Months
Over Six Months
Combination Truck Driver-
Groundman
Remaining Counties and remainder
of Washhenay County
Remaining Counties:
Linemen
Cable Splicer
Combination Equipment Oper.
Groundman
Combination Driver - Groundman
Groundman

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 7.88	.35	1%		3%
8.21	.35	1%		3%
5.73	.35	1%		3%
6.18	.35	1%		3%
4.99	.35	1%		3%
5.43	.35	1%		3%
4.55	.35	1%		3%
5.19	.35	1%		3%
4.40	.35	1%		3%
10.90	.85	3.1%		3%
11.37	.85	3.1%		3%
8.80	.85	3.1%		3%
8.31	.85	3.1%		3%
7.67	.85	3.1%		3%

DECISION NO. ML75-2063

POWER EQUIPMENT OPERATORS:
Underground Construction

CLASS I
CLASS II
CLASS III
CLASS IV

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 8.90	.55	.75	10%	.05
8.78	.55	.75	10%	.05
8.12	.55	.75	10%	.05
7.60	.55	.75	10%	.05

POWER EQUIPMENT OPERATORS:
Underground Construction

CLASS I Backfiller Tamper; Backhoe; Batch Plant Operator (concrete);
Glanshell; Concrete Paver (two drum or larger); Conveyor Loader (Euclid
Type); Crane (crawler, truck or pliedriving); Dozer (9 ft. blade
and over); Dragline; Elevating Grader; Endloader (over 1 1/2 cu. yd. capacity);
Gradall (and similar type machine); Grader; Mechanic; Power Shovel
Roller (asphalt); Scraper (self-propelled or tractor drawn); Side Boom
Tractor (type D-4 or equivalent and larger); Slip Form Paver; Slope
Paver; Trencher (over 8 ft. digging capacity); Well Drilling Rig
CLASS II Boom Truck (power swing type boom); Crusher; Dozer (less 9 ft.
blade); Endloader (1 1/2 cubic yard capacity and smaller); Hoist; Pump
(one or more -- 6 in. discharge or larger -- gas or diesel powered or
powered by generator of 300 amperes or more - inclusive of generator);
Side Boom tractor (smaller than type D-4 or equivalent); Sweeper (Wayne
type and similar equipment); Tractor (pneu-tired, other than backhoe
or front-end loader); Trencher (8' digging capacity and smaller);
CLASS III Air Compressors (600 cfm or larger); Air Compressor (2 or
more - less than 600 cfm); Boom Truck (non-swinging, non-powered type
boom); Concrete Breaker (self-propelled or truck mounted-includes com-
pressor); Concrete Paver (one drum - 3/4 yard or larger); Elevator (other
than passenger); Maintenance Van; Pumps (2 or more 1/2" up to 6" discharge
gas or diesel powered - excluding submersible pumps); Pumpcrete Machine
(and similar equipment); Wagon Drill (multiple); Welding Machine or
Generator (2 or more, 300 amps. or larger - gas or diesel powered)
CLASS IV Roller; Concrete Saw (40 hp or over); Curing Machine (self-
propelled); Farm Tractor (with attachment); Finishing Machine (concrete);
Fireman Hydraulic Pipe Pushing Machine; Mulching Equipment; Oiler; Pumps
(2 or more up to 1/2" discharge if used 3 hours or more per day - gas or
diesel powered excluding submersible pumps); Roller (other than asphalt);
Stump Remover; Trencher (service) Vibrating Compactor Equipment, Self-
propelled (6' wide or over)

SUPERSEDES DECISION

STATE: Minnesota
 DECISION NUMBER: MN75-2068
 Supersedes Decision No. AR-3053, dated July 12, 1974, in 39 FR 25873
 DESCRIPTION OF WORK: Heavy and Highway Construction

DECISION NO. MN75-2068.

COUNTIES	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	7.62	.30	.40	.50	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	7.32	.30	.40	.50	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	7.08	.30	.40	.50	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	6.48	.30	.40	.50	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	5.88	.30	.40	.50	

COUNTIES	Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
		H & W	Pensions	Vacation	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	8.21	.40	.30	.50	.02
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	8.28	.30	.30	.30	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	8.58	.30	.30	.30	
CROW WING, DODGE, FAIRBULT, FILLMORE, GOODHUE, HENNEPIN, LAKA, LOUISIANA, MANKATO, MARSHALL, MORTON, MOUNTAIN AGENCY, RAINY LAKE, RED LAKE, STEARNS, SWIFT CURRENT, TOWN OF WINDY LAKE, WASHINGTON, WISCONSIN	7.47	.30	.30	.30	

CARPENTERS & PILEDRIEVERMEN (CON'T)

Rice County, Dodge County (NW portion including Cities of Clermont & West Concord), Goodhue County (Along west boarder including Cities of Keyon, Denmark, Skyburg, Sogn, Stanton & Wange), Steele County (Entire County except along south border including Cities of Blooming Prairie & Ellendale), Wadena County (Entire County except Swithmill in NW corner & along the South border including the cities of Matawan & New Richmond) & the Remainder of LaSueur Co. SR.08

Olmsted County, Fillmore County The vicinity of the Cities of Burns, Concord, Edge Center, Kasson, Danversville, Eden, Haverhill & Waseca), Power County (N.W. Corner including the City of Racine & Wabasha County (in the vicinity of the City of Elgin, Hammond, Millville, Plainview, Conception, Dunfries, Jarret, South Troy & Thielman) Counties of Fairbault, Freeborn, Houston & Winona & the remainder of Dodge, Fillmore, Goodhue, Power, Steele, Wabasha & Waseca Counties

Koochiching County

Wabasha County & Wabasha County (NW Corner including the Cities of Ricey, Leavels & Hutchinson) Counties of Crow Wing, Jackson, Martin Harrison, Nobles & Rock, Remainder of McLeod, Sibley & Stearns Counties

NOTICES

DECISION NO. KY75-2068

CEMENT MASONS (CONT'D)

Counties of Goodhue & Wabasha
Lower County & the Remainder of
Freeborn
IRONWORKERS:
Counties of Anoka, Benton, Blue
Earth, Carver, Chisago, Dakota,
Dodge, Fairbault, Fillmore, Free-
born, Goodhue, Hennepin, Houston,
Isanti, LeSueur, McLeod, Martin,
Mower, Morrison, Mower, Nicollet,
Olmsted, Ramsey, Rice, Scott,
Sherburne, Sibley, Stearns,
Steele, Wabasha, Waseca, Wash-
ington, Winona & Wright; Crow
Wing County (the SW corner incl.
the cities of Crow Wing, Fort
RIPLEY & Shepard), Kanabec Co.,
(excluding north 1/3 of County
including cities of Warming,
Kruschel & Woodland), Mill
Lacs County (excluding NE Cor.
including Cities of Bayview,
Opstead, Isle, Mahkum, Cove &
Vineand), & Pine County (the SW
corner including the cities of
Pine City, Henriette, Greely,
Rock Creek & West Rock)
Counties of Aitkin, Carlton, Cook,
Itaska, Koochiching, Lake, St.
Louis & the Remainder of Crow
Wing, Kanabec, Mille Lacs & Pine
Counties
Jackson, Nobles & Rock Counties
LINEMEN:
Counties of Aitkin, Carlton, Cook,
Crow Wing, Lake Morrison, Itaska
County that portion South of T-
55 R-27, Bass Rock, Grand Rapids,
Trout Lake, T-55 R-23 & that
portion of Goodland Township

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$8.83	.30	.25		
8.88	.30			
8.25	.25			
8.25	.40	.30		
8.30				
8.35		.35		
7.90				
8.30				
8.25				
8.025	.275			
8.30				
8.30				

CEMENT MASONS:
Counties of Anoka, Carver,
Chisago, Dakota, Hennepin,
Isanti, Kanabec, McLeod, Mille
Lacs, Ramsey, Scott, Sherburne,
Sibley, Washington, Wright &
Pine County south of T-43-N
Counties of Aitkin, Carlton, Cook,
Lake & Pine County North of T-
55-N
Itaska County & St. Louis County
north of T-54-N
Counties of Crow Wing & Koochich-
ing
Morrison County
Counties of Benton & Stearns
Mower County
Counties of Blue Earth & Nicollet,
LeSueur County (East 1/2 including
the Cities of Cleveland, Elysfar,
Kasato, LeCenter, LeSueur, Lex-
ington, Otsewa, & St. Thomas),
Waseca County (East 1/2 including
the Cities of Alma City, James-
ville, Smithmill & Waldorf)
Counties of Jackson, Martin,
Nobles & Rock
Fairbault County & Freeborn
County (West of a line running
north & south from Geneva to
Gordansville)
Counties of Rice & Steele, the
Remainder of LeSueur & Waseca
Counties & Dodge County west of
Highway #56
Olmsted County, Dodge County (East
of Highway #56), & Fillmore
County east of a line drawn
north & south established east
of the City of Dodge Center
Counties of Houston & Winona &
the Remainder of Fillmore County

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Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
88.01 8.30	.35 .35	1% 1%		.5% 1%
8.26 8.50	.30 .30	.20 .20		.05 .05
8.40 9.50				
8.43 8.93	.45 .45	.25 .25		.06 .06
8.53 9.03	.35 .35	.25 .25		.04 .04
5.90 6.40 6.90				.02 .02 .02

LINEMEN (CONT'D)
Houston & Winona Counties
Noble & Rock Counties
PAINTERS:
County of Carlton, Cook, Lake & Pine County (North of State Route #48); Koochiching County (N.E. Corner including Towns of International Falls, Pelland, Ray & Island View); & St. Louis County (Excluding the Area North of the Town of Meadowlands, South of the Town of Cook & West from these towns to the Itaska County);
Brush
Structural Steel
Itaska County & the Remainder of Koochiching & St. Louis Counties;
Brush
Structural Steel
County of Chicago, Dakota, Ramsey, Washington & Pine County (South of State Route #48);
Brush
Structural Steel
County of Anoka, Carver, Hennepin, Izanti, Kanabec, LeSueur, Scott & the eastern 2/3 of Sherburne & Wright Counties;
Brush
Structural Steel
County of Benton, Miller, Lake, Becker, & Stearns (the western 1/3 of Sherburne & Wright Counties) & the southern 1/2 of Morrison County;
Brush
Structural Steel
Spray

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Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
88.89 8.89	4% 4%	4% 4%	11% 11%	1 1/2% 1 1/2%
8.90	6%	10%		1%
8.55	6 1/2%	4%	9%	1 1/2%
0.31	.35	1%		.04

LINEMEN (CONT'D)
south of Ault, Ellsburg, Lovell, T-55 R-14, T-55 R-15, T-55 R-18 & T-55 R-21 Townships, Kanabec County north of Ann Lake, Knife Lake & White Townships; Miller & Mudgett Townships & Pine County North of Brook Park, Crosby, Mission Creek & Minch Townships Koochiching County & the Remainder of Itaska & St. Louis Cos. Counties of Chicago, Dakota, Izanti, Ramsey, Rice & Washington; Remainder of Kanabec, Miller, Lake & Pine Counties; Anoka County (Entire County except Pine Island, Minneola, Roscoe & Zumbrota Townships); LeSueur County (the portion east of Cleveland, Sharon, Tyrone & Washington Townships); Sherburne County (that portion east of Becker & Santiago Townships; & Wabasha County (Entire County except Egin & Plainview Townships) Counties of Benton, Blue Earth, Carver, Fairbault, Hennepin, Jackson, LeSueur, Martin, Becker, Nicollet, Scott, Sibley, Stearns, Waseca, Wright & the Remainder of Anoka, LeSueur & Sherburne Counties
County of Dodge, Fillmore, Freeborn, Lower, Olmsted, Steele & the Remainder of Goodhue and Wabasha

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LABORERS:

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 6.75	.10	.35	.10	
6.85	.10	.35	.10	
6.90	.10	.35	.10	
7.00	.10	.35	.10	
7.05	.10	.35	.10	
7.05	.10	.35	.10	
7.15	.10	.35	.10	
7.18	.10	.35	.10	
7.20	.10	.35	.10	
7.38	.10	.35	.10	
7.43	.10	.35	.10	

Countries of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti, Pine, Ramsey, Scott, Sherburne, Washington & Wright

- CLASS 1
- CLASS 2
- CLASS 3
- CLASS 4
- CLASS 5
- CLASS 6
- CLASS 7
- CLASS 8
- CLASS 9
- CLASS 10
- CLASS 11

LABORERS: Counties of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti, Pine, Ramsey, Scott, Sherburne, Washington & Wright

- CLASS 1 Unskilled laborer; Drill Runner Helper; Landscape Gardener, Sod Layer & Surseryman; Powder Monkey; Rein. Steel Lab., Rein. Steel Setter; Salamander Heater & Blower Tender; Carpenter Tender; Winch Handler
- CLASS 2 Laborer, Wrecking & Demolition; Bit Batcherman (Stationary Plant); Bit Shovel; Blacksmith Helper; Bottom Man (sewer, water or gas trench); Bricklayer Tender; Cement Handler; Cement Coverman (Batch Trucks); Compaction Equip. Shovel; Batcherman Conc., Conc. Vibrator Tamper & Puddler (Paving) Conc. Longitudinal Floater; Conduit Layer (w.o. wiring); Chipping Hammer; Curb Setter (Stone or Precast Conc.); Kettleman (Bit. or lead); Service connection maker; Power Buggy; Joint Sawyer; Squeegee man (Bit. Brick or Block); Stabilizing batcherman (Stationary Plant); Stonemason tender; Drill Runner (Heavy, including Churn Drill)
- CLASS 3 Chainsaw Man; Conc. Mixer (1 bag); Jackhammer Man & Paving Buster; Mortar Mixer; Pipe Handler; Pipe Derrickman (Triped, manual)
- CLASS 4 Bottom Man (Sewer, Water or Gas Trench, more than 8' below starting level of manual work); Tunnel Laborer (atmospheric pressure) Underpinning Work; Gasman Work; Other work more than 8' below level of manual work; Open Ditch Work

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PAINTERS (CONT'D)

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$8.00				
8.25				
7.82	.35	.15	.02	
8.32	.35	.15	.02	
7.80	.25		.02	
8.30	.25		.02	
7.55				
8.05				

Counties of Aitkin, Crow Wing & the Southern 1/2 of Morrison County; Brush

Counties of Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Houston, Mower, Olmsted, Wabasha & Winona; Brush

Counties of Blue Earth, Jackson, Martin, Nicollet, Nobles, Rock & Sibley; Brush

Counties of LeSueur, Rice, Steele & Waconia; Brush

Spray & High Work

LABORERS: (CONT'D)

LABORERS: Counties of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti, Pine, Ramsey, Scott, Sherburne, Washington & Wright

CLASS 5 Bituminous Tamper; Pipelayer; Sand Cushion & Bedmaker
 CLASS 6 Cement Gun (1 1/2 & over); Loadman
 CLASS 7 Nozzelman (Gunitto)
 CLASS 8 Brick or Block Paving Sotter
 CLASS 9 Bituminous Raker, Floater & Utility Man
 CLASS 10 Tunnel Man (Air Pressure); Tunnel Minor
 CLASS 11 Powderman

DECISION NO. MW75-2068

LABORERS: Itaska and St. Louis Counties North of T-55

- CLASS 1
- CLASS 2
- CLASS 3
- CLASS 4
- CLASS 5
- CLASS 6
- CLASS 7
- CLASS 8

Basic Hourly Rates	Fringe Benefits Payments		
	H & W	Pensions	Vestibon
\$ 6.83	.20	.15	.25
6.88	.20	.15	.25
7.08	.20	.15	.25
7.13	.20	.15	.25
7.18	.20	.15	.25
7.23	.20	.15	.25
7.33	.20	.15	.25
7.43	.20	.15	.25

LABORERS: Itaska and St. Louis Counties North of T-55

- CLASS 1 Unskilled Laborers, Laborers; wrecking & demolition; Bricklayer tender; Drill runner helper; Landscape gardener; sod layer & nurseryman; Pipelayer (water, gas, cast iron); Salsander heater & blower tender; Carpenter tender; Stonemason tender
- CLASS 2 Bituminous Shovelers; Bottom man (sewer, water or gas trench); Cement handler (bulk or bag); Chain saw man; Compaction equipment (hand operated); Concrete mixer operator (1 bag); Concrete shovelers, tamper & puddler (paving) Concrete vibrator; Conduit layers (w/o wiring); Dumpster (wagon, truck, etc.); Formwork (municipal type curb & side walk) Form-setter (pavement); Jackhammer man & paving buster; Kettlemann (bituminous or lead); Mortar mixer; Power buggy; Joint drawer; tunnel laborer (Atmospheric pressure)
- CLASS 3 Bituminous Tamper; Goffordan work; Callison work
- CLASS 4 Drill Runner (heavy, including chumdrill)
- CLASS 5 Bituminous Raker, Floater & Utility Man; Pipelayer (sewer, water, gas); Loadman
- CLASS 6 Nozzelman (Gunitto)
- CLASS 7 Powderman
- CLASS 8 Tunnel Minor

Basic Hourly Rates	Fringe Benefits Payments		
	H & W	Pensions	Vestibon
\$6.93	.25	.15	.25
7.03	.25	.15	.25
7.18	.25	.15	.25
7.23	.25	.15	.25
7.28	.25	.15	.25
7.33	.25	.15	.25
7.43	.25	.15	.25
7.53	.25	.15	.25

LABORERS: COUNTIES OF CARLTON, COOK, LAKE & ST. LOUIS COUNTY SOUTH OF T-55

- CLASS 1 Unskilled Laborer; Laborer wrecking and demolition; Bricklayer Tender; Drill Runner helper; Landscape Gardener; Sod Layer & Nurseryman; Pipe Handler (water, gas or cast iron) Salsander Heater & Blower Tender; Stone Mason Tender
- CLASS 2 Bituminous Shovelers; Bottom Man (sewer, water or gas trench) Cement Handler (bulk or bag); Cement Coverman (Batch Truck); Chain Saw Man; Compaction Equipment (Hand Operated) Concrete Mixer Operator (1 bag Capacity); Concrete Shovelers; Tamper & Puddler (Paving); Concrete Vibrator Operator; Conduit Layer (Without Wiring) Dumpster (Wagon Truck); Form Setter (Municipal Type curb and sidewalk) Form Setter (Paving) Jackhammer Man; Paving Buster; Kettlemann (Bituminous or Lead); Mortar Mixer; Power Buggy Operator; Joint Sawyer; Tunnel Laborer (Atmospheric Pressure)
- CLASS 3 Bituminous Tamper; Goffordan Work; Callison Work
- CLASS 4 Drill Runner (Heavy, Including Churn Drill)
- CLASS 5 Bituminous Raker, Floater & Utility Man; Pipelayer (sewer, water & gas); Loadman
- CLASS 6 Nozzelman
- CLASS 7 Powderman
- CLASS 8 Tunnel Minor

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LABORERS:
COUNTIES OF BENTON, KANABEC,
HILLE LACS & STEARNS

	Basic Hourly Rates	Fringe Benefits Payments		
		H & W	Pensions	Vacation
CLASS 1	\$6.10	.40	.35	.40
CLASS 2	6.20	.40	.35	.40
CLASS 3	6.45	.40	.35	.40
CLASS 4	6.24	.40	.35	.40
CLASS 5	6.50	.40	.35	.40
CLASS 6	6.55	.40	.35	.40
CLASS 7	6.60	.40	.35	.40

LABORERS: COUNTIES OF BENTON, KANABEC, HILLE LACS & STEARNS

CLASS 1
Bricklayer Tender; Carpenter Tender; Drill Runner Helper; Laborers-Wrecking & Demolition; Landscape Gardener; Pipe Handler (Water, Gas & Cast Iron); Salamander Heater & Blower Tender; Sod Layer & Nurseryman; Stonemason Tenders; Unskilled Laborers.

CLASS 2

Bituminous Shoveler; Bottom Man (Sewer, Water or Gas Trench); Cement coverman (Batch Trucks); Cement Handler (Bulk or Bag); Chain Saw Man; Compaction Equipment (Hand Operated); Concrete Mixer (1 Bag); Concrete Shoveler; Trencher & Puddler (Paving); Concrete Vibrator; Conduit Layers (w/o wiring); Drill Runner (Wagon, Truck, etc.); Formsetter (Municipal Curb & Sidewalk); Formsetter (Pavement); Jackhammerman; Joint Saver; Kettleman (Bituminous or Lead); Mortar Mixers; Paving Buggy; Power Buggy; Tunnel Laborer (Atmospheric Pressure).

CLASS 3

Leadman

CLASS 4

Bituminous Raker, Floater & Utility Man; Caisson Work; Cofferdam

CLASS 5

Nozzleman (Gunnite)

CLASS 6

Pipelayer (Sewer, Water & Gas)

CLASS 7

Powderman; Tunnel Miner

DECISION NO. MW75-2068

LABORERS: Counties of Blue Earth, Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Houston, LeSueur, Mower, Nicollet, Wabasha & Winona

	Basic Hourly Rates	Fringe Benefits Payments		
		H & W	Pensions	Vacation
CLASS 1	\$6.90	.20	.15	
CLASS 2	7.00	.20	.15	
CLASS 3	7.05	.20	.15	
CLASS 4	7.15	.20	.15	
CLASS 5	7.30	.20	.15	
CLASS 6	7.35	.20	.15	
CLASS 7	7.40	.20	.15	

LABORERS: Counties of Blue Earth, Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Houston, LeSueur, Mower, Nicollet, Olmsted, Rice, Steele, Wabasha & Winona

CLASS 1 Unskilled Laborers; Bricklayer & Carpenter Tenders; Drill Runner Helper; Laborers-Wrecking & Demolition; Landscape Gardener; Pipe Handler (Gas, Water & Cast Iron); Salamander Heater & Blower Tender; Sod Layer & Nurseryman; Stonemason Tender.

CLASS 2 Bituminous Shoveler; Bottom Man (Sewer, Water or Gas Trench); Cement Coverman (Batch Trucks); Cement Handler (Bulk or Bag); Chain Saw Man; Compaction Equipment (Hand Operated); Concrete Mixer (1 Bag); Concrete Shoveler; Trencher & Puddler (Paving); Concrete Vibrator; Conduit Layers (w/o wiring); Drill Runner (Heavy, Incl. Churn Drill) Pump (Wagon, Truck, etc.); Formsetter (Municipal Type Curb & Sidewalk); Formsetter (Pavement); Jackhammerman; Joint Saver; Kettleman (Bituminous or Lead); Mortar Mixers; Paving Buggy; Power Buggy; Tunnel Laborer (Atmospheric Pressure).

CLASS 3

Bituminous Tamper

CLASS 4

Bituminous Raker; Floater & Utility Man; Caisson Work; Cofferdam

CLASS 5

Nozzleman (Gunnite)

CLASS 6

Pipelayer (Sewer, Water & Gas)

CLASS 7

Powderman; Tunnel Miner

DECISION NO. M75-2068

POWER EQUIPMENT OPERATORS:

Courties of Anoka, Carver, Cook, Dakota, Hennepin, Lake, Ramsey, St. Louis, Scott, & Washington, Sherburne County south of the northern boundary of T-33-N and east of the western boundary of R-27-N, Wright County east of and including Highway #25, Chicago County south of the northern boundary of T-34-N and that part consisting substantially of the Cities of Thompson, Col- quet, Scanlon & Carlton

GROUP	Basic Hourly Rates	Fringe Benefits Payments		
		H & W	Pensions	Vacation
GROUP 1	\$12.35	.35	.25	.25
GROUP 2	9.06	.35	.25	.25
GROUP 3	8.80	.35	.25	.25
GROUP 4	8.67	.35	.25	.25
GROUP 5	8.58	.35	.25	.25
GROUP 6	7.90	.35	.25	.25
GROUP 7	7.60	.35	.25	.25

- GROUP 1 Helicopter Pilot
- GROUP 2 Crane with over 135' boom, excluding 4lb, dragline and/or other similar equipment w/shovel type controls 3 cu. yds. & over Mfg. rated capacity
- GROUP 3 Crawler Op., Concrete Mixer, Stationary Plant over 345, Derrick, Dragline and/or other similar equipment with shovel type controls up to 3 cu. yds. Mfg. rated capacity, Dredge Operator or Engineer, Dredge Operator (power) & Engineer, Front End Loader Op., 5 cu. yds. & over, Grader or Motor Patrol, Finishing cartwork & bituminous, Locomotive Crane Operator, Master Mechanic, Mixer (Paving) Concrete Paving Op., Road Hole Op., Incl. power supply, Paving Mach., Incl. making operations Convey or similar type, Refrigeration Plant Engineer, Tunnel Scanner, Tractor Op. (Beam Type), Truck Crane Op., Tractor Op., 100 HP & over
- GROUP 4 Dual Tractor Op., Elevating Grader Op., Pumper Op., Scraper, Truck Capacity 32 cu. yd. & over, Self-Propelled, Travelling Soil Stabilizer

DECISION NO. M75-2068

LABORERS

Courties of Aitkin, Crow Wing, Jackson, Koochiching, McLeod, Martin, Meeker, Morrison, Nobles, Rock & Sibley

CLASS	Basic Hourly Rates	Fringe Benefits Payments		
		H & W	Pensions	Vacation
CLASS 1	\$ 5.85	.20	.15	.15
CLASS 2	5.95	.20	.15	.15
CLASS 3	6.10	.20	.15	.15
CLASS 4	6.20	.20	.15	.15
CLASS 5	6.25	.20	.15	.15
CLASS 6	6.30	.20	.15	.15
CLASS 7	6.35	.20	.15	.15
CLASS 8	6.00	.20	.15	.15

LABORERS: Counties of Aitkin, Crow Wing, Jackson, Koochiching, McLeod, Martin, Meeker, Morrison, Nobles, Rock & Sibley

- CLASS 1 Unskilled Laborers, Bricklayer & Carpenter Tenders; Drill Runner Helper; Laborer Working & Demolition; Landscape Gardener; Pile Handler (Water, Gas, Cast Iron); Salamander Heater & Blower Tender; Sod Layer & Nurseryman; Stone Mason Tender
- CLASS 2 Bituminous Shovelers; Bottom Man (Sewer, Water or Gas Trench); Cement Concreman (Batch Truck); Cement Handler (bulk or bag); Chain Saw Man; Compaction Equipment (Hand Operated); Concrete Mixer (Bag); Concrete Shovelers; Trencher & Puddler (Paving); Concrete Vibrator; Conduit Layers (W/o wiring); Drill Runner (Heavy, Incl. Chain Dr iver Dumper (Wagon Truck, etc.); Formsetter (municipal type curb & sidewalk); Formsetter (pavement); Paving Machine; Power Buggy; Tunnel Laborer (atmospheric pressure); Tunnel Mixer
- CLASS 3 Form setter (municipal type curb & sidewalk); Form setter (pavement)
- CLASS 4 Caisson Worker; Cofferdam
- CLASS 5 Bituminous Maker, Flaster & Utility Man; Leadman
- CLASS 6 Horseman (Gumite)
- CLASS 7 Pipelayer (Sewer, Water & Gas)
- CLASS 8 Foreman; Tunnel Mixer

DECISION NO. NN75-2068

DECISION NO. NN75-2068

POWER EQUIPMENT OPERATORS (CONT'D)

Countries of Anoka, Carver, Cook, Dakota, Hennepin, Lake, Ramsey, St. Louis, Scott, & Washington, Sherburne County south of the northern boundary of T-33-N and west of the western boundary of R-27-N, Wright County east of and including Highway #25, Chisago County South of the northern boundary of R-34-N and that part consisting substantially of the Cities of Thompson, Colquet, Scanlon & Carlton

GROUP 5 Air track Rock Drill, Asphalt Bituminous Stabilizer Plant Op., Crushing Plant Op., or Gravel Washing, Crushing and Screening Plant Op., Dope Machine Op., Drill Rigs, Heavy Rotary or Chain or Cable Drill, Engineer in charge of Plant requiring First Class License, Fork Lift or Straddle Carrier Op., Fork Lift or Lumber Stacker, Excmt End Loader Op., Loader Op., over 1 cu. yds., Hoist Engineer, Hydraulic Tree Planter, Launcherman, Locomotive, all types, Mechanic or Welder, Multiple Machines, such as Air Compressors, Welding Machines, Generators, Pumps or Crane Oilers, Paving Breaker or Tamping Machines Op., (power driven - Mighty Mite or similar type, Pick-up Sweeper, 1 cu. yd. & over Hopper capacity, Pipeline Wrapping, Cleaning or Bending Machine Actuated Horizontal Boring Mach., over 6' Op., Pugmill Op., Roller, 8 tons & over, Rubber fired Farm Tractor, Backhoe Att., Sheep Foot Op., Tie Tamper & Ballast Mach. Op., Tractor Op., over D2, TD6 or similar HP with power take-off, Tractor Op., over 50 HP without power take-off, Trenching Machine Op., (sewer, water, gas) Turnpull Op., (or similar type) Well Point Installation, Dismantling or Repair Mechanic GROUP 6 Air Compressor Op. 375 CFM or over, Bituminous Spreader and Bituminous Finishing Machine Op., Concrete Dist. and Spreader Op., Finishing machine Longitudinal Float Op., Joint Mach. Op., Spray Op., Concrete Mixer Op., 1/2S and under, Concrete Op. (Malt. Blade), Curb Mach. Op., Fine Grade Op., Form Trench Digger, Front End Loader Op. (up to & incl. 1 cu. yd.), Grader Op. (Motor Patrol), Gunito Op., Gummell, Lead Greaser on truck or rack, Loader Op., Power Actuated Augers and Boring Mach. Op. Power Actuated Jacks Op., Pump Op., Toller Op., Self-propelled Chip Spreader, Shouldering Mach. Op., Stump Chipper Op., tractor Op. (D2, TD6 or similar HP with power take-off

GROUP 7 Brakeman, Switchman, Conveyor Op., Deckhand, Fireman, Tank Car Heater Op., Gravel Screening Plant Op., Greaser Leverman, Mech. Helper, Mech. Space Heater, Oiler, Self-Prop. Vib. Packer Op., Sheep Foot roller, Tractor Op. 50 HP or less w/o Power take-off, Truck Crane Oiler

Basic Hourly Rates	Fringe Benefits Payments		
	H & W	Penelions	Vacation
\$12.05	.35		
8.76	.35		.25
8.50	.35		.25
8.38	.35		.25
8.28	.35		.25
7.60	.35		.25
7.30	.35		.25

POWER EQUIPMENT OPERATORS:
 Counties of Aitkin, Blue Earth, Carlton, Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Houston, Isanti, Kanabec, Leveux, Mille Lacs, Mower, Olmsted, Pine, Steele, Wabasha, Wascon, Winona & Washington; The remainder of Chisago, Sherburne, & Wright Counties; Koochiching County East of a North-South line from the Canadian Boarder to Pollard-The Western Right-of Way of U. S. Hwy. 71 from Pelland to Big Falls & Minn. Hwy. #6; Itaska Right-of-way of Minn. Hwy. #6; Crow Wing County East of the Western Right-of-way of U.S. Hwy. #371; Morrison County East of the Western Right-of-way of U. S. Hwy. #371 & U. S. Hwy #10 from Little Falls to the Morrison Benton County lines; Benton Co. East of The Western Right-of-Way of U. S. Hwy #10; and in McLeod, Martin, Meeker, Mocollet, Sibley & Stearn Counties, East of the Western Right-of-Way of Minn. Hwy #15. In every case the entire corporate limits of cities, towns & villages located on the bounded described as highways shall be included in this area

- GROUP I
- GROUP II
- GROUP III
- GROUP IV
- GROUP V
- GROUP VI
- GROUP VII

DECISION NO NN75-2068

POWER EQUIPMENT OPERATORS: (CONT'D)

Countries of Atkin, Elmo Earth, Carlton, Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Houston, Isanti, Kanaboo, Le Sueur, Millie Isaac, Nowor, Olmsted, Pine, Rice, Steele, Wabasha, Waseca, Winona & Washington; The remainder of Chisago, Sherburne, & Wright Counties; Koochiching County East of a North-South line from the Canadian Boarder to Pelland - The Western Right-of-Way of U. S. Hwy. 71 from Pelland to Big Falls & Minn. Hwy. #6; Itaska County East of the Western Right-of-Way of Minn. Hwy. #6; Crow Wing County East of the Western Right-of-Way of U. S. Hwy #371; Morrison County East of the Western Right-of-Way of U. S. Hwy. #371 & U.S. Hwy. #10 from Little Falls to the Morrison-Benton County line; Benton County East of the Western Right-of-Way of U. S. Hwy. #10; and in McLeod, Martin, Becker, Nicollet, Sibley & Stearns Counties Counties, East of the Western Right-of-Way of Minn. Hwy #15. In Every case the entire corporate limits of cities, towns & villages located on, the boundaries described as Highways shall be included in this area.

GROUP I Helicopter Pilot

GROUP II Crane with over 135' boom, excluding jib, dragline and/or other similar equipment w/shovel type controls 3 cu. yards. & over Mfg. rated capacity

GROUP III Crawler Op., Concrete Mixer, Stationary Plant over 3HP, Derrick, Dragline and/or other similar equipment with shovel type controls up to 3 cu. yds. Mfg. rated capacity, Dredge Operator or Engineer, Dredge Operator (power) & yds. & over, Grader or Motor Patrol Finishing earthwork & bituminous, Locomotive Crane Operator, Motor Mechanic, Mixing (Paving) Concrete Paving Op., Road Mile Op., Incl. power supply, Mucking Mach., incl. mucking operations Conway or similar type, Refrigration Plant Engineer, Tender, Scraper, Tractor, Op. (Boom Type), Truck Crane Op., Tugboat Op. 100 HP & over

GROUP IV Dual Tractor Op., Elevating Grader Op., Pumperete Op., Scraper Op., Struck Capacity 32 cu. yd. & over, Self-Prop. Traveling Soil Stabilizer

GROUP V Air track Rock Drill, Asphalt Bituminous Stabilizer Plant Op., Grushing Plant Op., or Gravel Washing, Grushing and Screening Plant Op., Rope Machine Op., Drill Rigs, Heavy Rotary of Churn or Cable Drill, Engineer in Charge of Plant requiring First Class License, Fork lift of Lumber Stacker, Front End Loader Op., over 1 cu yds. Holists Engineer, Hydraulic Tree Planter, Launcherman, Locomotive, all types, Mechanic or Holder, Multiple Machines, such as Air Compressors, Welding Machines, Generators, Pumps or Crane Ollers, Paving Breclior or Tamping Machine Op., (power driven) Mighty Mite or similar type, Pick-up Sweeper 1 cu. yd. & over Hopper capacity, Pipeline Wrapping, cleaning or Boring Machine Op., Power Plant Engineer, Power Actuated Horizontal Boring Mach., over 6" Op., Pugmill Op., Roller Op., 8 tons & over, Rubber Tired Farm Tractor, Backhoe Att., Sheep Foot Op., Tio Tamper & Ballast Mach. Op., Tractor Op. over 22, 725 or similar HP with power take-off, Tractor Op., over 50 HP without power take-off, trenching Machine Op., (sewer

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POWER EQUIPMENT OPERATORS (CONT'D)

GROUP V (CONT'D)

water, gas), Turbomull Co., (or similar type) Well Point Installation, Dis-mantling or Repair Mechanic
 GROUP VI Air compressor Op. 373 CFM or over, Bituminous Spreader and Bituminous Finishing Machine Op., Concrete Dist. Spreader Op., Finishing Machine, Longitudinal Float Op., Joint Mach. Op., Spray Op., Concrete Mixer Op. 1HP and under, Concrete saw op. (Mult. Blade), Curb Mach. Op., Fine Grade Op., Form Trench Digger, Front End Loader Op. (up to & include 1 cu. yd.), Grader Op. (Motor Patrol), Granite Op. Gummali, Lead Grader on truck or rack, Loader Op., Power Actuated Augard and Boring Mach. Op., Power Actuated Jacks Op., Pump Op., Roller Op., Self-propelled Chip Spreader, Shouldering Mach. Op., Stump Chipper Op., tractor Op. (DZ, TD6 or similar HP with power take-off)

GROUP VII Brakeman, Switchman, Conveyor Op., Dockhand, Fireman, Tank Car Heater Op., Gravel Screening Plant Op., Greaser, Leverman, Mech. Helper, Mech. Soocer Heater, Oiler, Self-prop. Vib Packer Op., Sheep Foot Follower, tractor Op. 50 HP or less w/o Power take-off, Truck Crane Ollor

DECISION NO. M75-2068

POWER EQUIPMENT OPERATORS:

Counties of Jackson, Nobles & Rock & the Remainder of Benton, Crow Wing, Itaska, Koochiching, McLeod, Martin, Meeker, Morrison, Nicollet, Sibley & Stearns

- GROUP I
- GROUP II
- GROUP III
- GROUP IV
- GROUP V
- GROUP VI
- GROUP VII

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$11.90	.35	.25		
7.72	.35	.25		
7.47	.35	.25		
7.33	.35	.25		
7.25	.35	.25		
6.72	.35	.25		
6.32	.35	.25		

POWER EQUIPMENT OPERATORS: Counties of Jackson, Nobles & Rock & the Remainder of Benton, Crow Wing, Itaska, Koochiching, McLeod, Martin, Meeker, Morrison, Nicollet, Sibley & Stearns

- GROUP I Helicopter Pilot
- GROUP II Crane with over 135' Boom, excluding jib, Dragline and/or other similar equipment w/shovel type controls 3 cu. yds. & over Mfg. rated capacity
- GROUP III Cableway Op., Concrete Mixer, Stationary Plant over 3HP, Derrick, Dragline and/or other similar equipment with shovel type controls up to 3 cu. yds. Mfg. rated capacity, Dredge Operator or Engineer, Dredge Operator (newer) & Engineer, Front End Loader Op., 5 cu. yds. & over, Grader or Motor Patrol, finishing earthwork & bituminous, Locomotive Crane Operator, Master Mechanic, Mixer (paving) Concrete Paving Op., Road Mile Op., incl. power supply, Mucking Mach., inc. mucking operations convey or similar type, refrigeration plant engineer, Tandem Scraper, Tractor Op. (Boom Type), Truck Crane Op., Tugboat Op. 100 HP & over
- GROUP IV Dual Tractor Op., Elevating Grader Op., Pumperete Op., Scraper Op.; Struck Capacity 32 cu yd. & over, Self Prop. Travelling Soil Stabilizer
- GROUP V Air Track Rock Drill, Asphalt Bituminous Stabilizer Plant Op., Crushing Plant Op., or Gravel Washing, Crushing and Screening Plant Op., Dope Machine, Mill Rigs, Heavy Rotary or Gurn or Cable Mill, Engineer in Charge of Plant requiring First Class License, Fork lift or Straddle Carrier Op., Fork Lift or Lumber Stacker, Front End Loader Op., over 1 cu. yds., Hoist Engineer, Hydraulic Tree Planter Launcher, Locomotive, all types, Mechanic or Welder, Multiple Machines, such as Air Compressors, Welding Machines, Generators, Pumps or Crane Oilers, Paving Breaker or Tamping Machine Op., (power driven) Mighty Mite or similar type, Pick-up Sweeper, 1 cu. yd. & over Hooper capacity, Pipeline Wrapping, Cleaning or Panding Machine Op., Power Plant Engineer, Power Actuated Horizontal Foring Mach. over 6" op.,

POWER EQUIPMENT OPERATORS: (CONT'D)

Counties of Jackson, Nobles & Rock & the Remainder of Benton, Crow Wing, Itaska, Koochiching, McLeod, Martin, Meeker, Morrison, Nicollet, Sibley & Stearns

GROUP V (CONT'D)

- Fugmill Op., Roller Op., 8 tons & over, Rubber Tired Farm Tractor, Backhoe Att., Sheep Foot Op., Tie Tamper & ballas Mach. Op., Tractor Op. over D2, TDS or similar HP with power take-off, Tractor Op., over 50 HP without power take-off, Trenching Machine Op., (sewer, water, gas) Turnspull Op., (or similar type) Well Point Installation, Dismantling or Repair Mechanic
- GROUP VI Air Compressor Op. 375 CFM or over, Bituminous Spreader and Bituminous Finishing Machine Op., Concrete Dist. and Spreader Op., Finishing Mach. Longitudinal Flat Op., Joint Mach. Op., Spray Op., Concrete Mixer Op. 1 1/2 and under, concrete saw op. (multi. Blade), Curb Mach. Op., Fine Grade Op., Form Trench Digger. Front End Loader Op. (up to & incl. 1 cu. yd.), Grader Op. (Motor Patrol), Gurnite op. Cumall, Lead Greaser on Truck or rak, Loader Op., Power Actuated Augars and Foring Mach. Op., Power Actuated Jacks op., Pumps op., Roller., Self-propelled Chip Spreader, Shouldering Mach. op., Stump Chipper., Tractor Op. (D2, TDS or similar HP with power take-off)
- GROUP VII Brakeman, Switchman, Conveyor op., Deckhand, Fireman, Tank Car Heater Op., Gravel Screening Plant Op., Greaser, Leverman, Mech. Helposer, Mech. Space Heater, Oiler, Self-Prop. Vib. Packer Op., Sheep foot roller, tractor Op. 50 HP or less w/o Power take-off, Truck Crane Oiler

DECISION NO. MW75-2068

TRUCK DRIVERS:

Counties of Anoka, Carlton, Carver, Cook, Dakota, Dodge, Fillmore, Goodhue, Hennepin, Ironborn, Goodhue, Fillmore, Houston, Lake, Mower, Olmsted, Ramsey, Rice, St. Louis, Scott, Steele, Wabasha, Washington, Winona, Wright & Chicago South of T-34-N

- GROUP 1
- GROUP 2
- GROUP 3
- GROUP 4

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 7.75	.35	.30		
7.45	.35	.30		
7.35	.35	.30		
7.15	.35	.30		

TRUCK DRIVERS: Counties of Anoka, Carlton, Carver, Cook, Dakota, Dodge, Fillmore, Goodhue, Hennepin, Houston, Lake, Mower, Olmsted, Ramsey, Rice, St. Louis, Scott, Steele, Wabasha, Washington, Winona, Wright & Chicago - South of T-34-N

GROUP 1 Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); Truck Train Mechanic, Welder, Tractor-Trailer; Off Road Truck
 GROUP 2 Tri-axle (Including 4 axles); Dump Dry Batch Hauler; Tank Truck (Gas, oil, Road Oil and Water); Boom & "A" Frame; Ready Mix Concrete; Slurry Driver
 GROUP 3 Bituminous Distributor Driver; Bituminous Distributor (1-man operation); Tandem Axle
 GROUP 4 Bituminous Distributor Spray (Rear-End Oiler); Dump man Granger and Truck Serviceman; Tank Truck Helpers (Gas, oil, road oil & water) Teamster & Stableman; Tractor Operator (Wheel type used for any purpose) Pilot car driver; Self propelled packer; Slurry operator; Single axle Trucks

DECISION NO. MW75-2068

TRUCK DRIVERS:

Counties of Aitkin, Benton, Blue Earth, Crow Wing, Fairbault, Itaska, Jackson, Kanabec, Koochiching, Lesueur, Mille Lacs, Morrison, Nicollet, Nobles, Pine, Rock Sibley, Sherburne, Stearns, Waseca & Chicago North of T-34-N

- GROUP 1
- GROUP 2
- GROUP 3
- GROUP 4

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$ 7.22	.35	.30		
6.92	.35	.30		
6.82	.35	.30		
6.62	.35	.30		

TRUCK DRIVERS: Counties of Aitkin, Benton, Blue Earth, Crow Wing, Fairbault, Itaska, Jackson, Kanabec, Koochiching, Lesueur, Mille Lacs, Morrison, Nicollet, Nobles, Pine, Rock Sibley, Sherburne, Stearns, Waseca & Chicago North of T-34-N

GROUP 1 Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); Truck Train Mechanic, Welder, Tractor-Trailer; Off Road Truck
 GROUP 2 Tri-axle (Including 4 axles); Dump Dry Batch Hauler; Tank Truck (Gas, oil, Road Oil and Water); Boom & "A" Frame; Ready Mix Concrete; Slurry Driver
 GROUP 3 Bituminous Distributor Driver; Bituminous Distributor (1-man operation); Tandem Axle
 GROUP 4 Bituminous Distributor Spray (Rear-End Oiler); Dump man Granger and Truck Serviceman; Tank Truck Helpers (Gas, oil, road oil & water) Teamster & Stableman; Tractor Operator (Wheel type used for any purpose) Pilot car driver; Self propelled packer; Slurry operator; Single axle Trucks

SUPERSEDES DECISION

STATE: Oregon
 DECISION NUMBER: OR75-5055
 SUPERSEDES DECISION No. OR75-5041 dated March 28, 1975, in 40 FR 14259
 DESCRIPTION OF WORK: Building Construction (excluding single family homes and garden type apartments up to and including 4 stories), heavy and highway construction and dredging.

COUNTIES: Statewide
 DATE: Date of Publication

DECISION NO. OR75-5055

Basic Hourly Rates	Fringe Benefits Payments				App. Tr.
	H & W	Pensions	Vacation		
\$ 9.96	.50	.80		.10	
8.90	.65	1.00	.50	.02	
9.42	.50	.55		.08	
8.25	.40	.40			
9.20	.40	.50			
9.02	.50	.55		.08	
7.79	.55	.65	.35	.03	
7.89	.55	.65	.35	.03	
7.94	.55	.65	.35	.03	
7.99	.55	.65	.35	.03	
8.04	.55	.65	.35	.03	
7.79	.55	.65	.35	.03	
7.14	.35	.35	.20	.03	
7.29	.35	.35	.20	.03	

Basic Hourly Rates	Fringe Benefits Payments				App. Tr.
	H & W	Pensions	Vacation		
\$ 8.48	.40	17+-25		1%	
9.328	.40	17+-25		1%	
8.95	.35	17+-40		.02	
9.85	.35	17+-40		.02	
9.30	.45	1%		.04	
10.23	.45	1%		.04	
9.85	.45	1%		.04	
10.64	.45	1%		.04	
9.60	.45	17+-40		.02	
10.35	.45	17+-40		.02	
9.50	.45	1%		.04	
10.15	.45	1%		.04	
7.97	.495	.32	37+a	.02	
707JR	.495	.32	37+a	.02	
507JR					

ELECTRICIANS:
 Malheur County
 Electricians
 Cable Splicers
 Baker, Gilliam, Grant, Morrow, Umatilla, Union, Wallowa, Wheeler Counties
 Electricians
 Cable Splicers
 Coos, Curry, Lincoln, Those portions of Douglas and Lane Counties lying west of a line North and South from the NE corner of Coos County to the SE corner of Lincoln County
 Electricians
 Cable Splicers
 Benton, Crook, Deschutes, Jefferson, Lane (except coast portion), Linn, Marion, Polk, Sk of Yamhill Counties
 Electricians
 Lead Cable Splicers
 Clackamas, Clatsop, Columbia, Hood River, Multnomah, Sherman, Tillamook, Wasco, Washington, N $\frac{1}{2}$ of Yamhill Counties
 Electricians
 Lead Cable Splicers
 Harney, Jackson, Josephine, Klamath, Lake, that portion of Douglas lying east of a line running north and south from the NE corner of Coos to the SE corner of Lincoln Counties
 Electricians
 Cable Splicers
 ELEVATOR CONSTRUCTORS
 ELEVATOR CONSTRUCTORS' HELPERS
 ELEVATOR CONSTRUCTORS' HELPERS (PROB.)

ASBESTOS WORKERS
BOLLERMAKERS
BRICKLAYERS: Stonemasons:
 Clackamas, Clatsop, Columbia, Gilliam, Hood River, Multnomah, Morrow, Sherman, Tillamook, Wasco (north of the City of Maupin), Washington, N $\frac{1}{2}$ of Yamhill Counties
 Marion, Polk, Sk of Yamhill Cos.
 Baker, Union, Umatilla, Wallowa, N $\frac{1}{2}$ of Malheur Counties
 Benton, Crook, Coos, Curry, Deschutes, Douglas, Grant, Harney, Jackson, Jefferson, Josephine, Klamath, Lake, Lane, Lincoln, Linn, Wheeler, Wasco (including the City of Maupin and South thereof), and Sk of Malheur Counties
CARPENTERS:
 Acoustical Applicator; Automatic Nailing Machine; Carpenters; Form Strippers; Manhole Builders
 Piledrivermen; Bridge, Dock and Wharf Builders
 Floor Layers and Finishers;
 Stationary Power Saw Operators
 Boom Men
 Millwrights and Machine Erectors
 Drywall Applicators
CEMENT MASONS:
 Cement Masons
 Mastic Workers; Composition Workers;
 Gunnite Man; Power Machinery Operator

DECISION NO. OR75-5055

Basic Hourly Rates	Fringe Benefits Payments				App. Tr.
	H & W	Pensions	Vacation	Health	
\$ 5.50					
5.75					
7.77	.35	.45	.30		.03
8.02	.35	.45	.30		.03
8.27	.35	.45	.30		.03
8.77	.35	.45	.30		.03
7.81	.40	.40	.50		.06

PAINTERS: (Cont'd)
 Umatilla (Township of Pendleton Only)
 Brush; Glazier; Sign Painter
 Spray; Sandblasting; Swing
 Stage; Taping and Paperhanging
 Remaining Counties
 Brush
 Spray, High Towers, ground to 100'
 High Work over 100'; High Towers
 High Towers, ground to over 300'
 Drywall Finisher
 PLASTERERS:
 Benton, Coos, Crook, Curry, Deschutes, Douglas, Grant, Harney, Jackson, Jefferson, Josephine, Klamath, Lake, Lane, Lincoln, Linn, Malheur (south half), Wasco (including the City of Haupin and south thereof) and Wheeler Counties
 Remaining Counties
 PLUMBERS; Steamfitters:
 Baker; Harney (except NW portion); Malheur Counties
 Grant (except SW corner); Harrow, Umatilla, Wallowa, Union Counties
 N½ of Benton, Lincoln and Linn Counties; S½ of Tillamook and Yamhill Counties; Marion and Polk Counties
 Clackamas, Clatsop, Columbia, Gilliam, Hood River, Jefferson, Multnomah, Sherman, Wasco, Wheeler, Washington, N½ of Yamhill County, N½ of Tillamook County
 Coos, Curry, West Coast portion of Douglas, Lane (City of Florence)

DECISION NO. OR75-5055

Basic Hourly Rates	Fringe Benefits Payments				App. Tr.
	H & W	Pensions	Vacation	Health	
\$ 7.28	.31	.25	.28+½		.01
7.20	.26	.30	6.5%		
8.90	.58	.90	.25		.05
8.75	.30				
9.42	.50	.55			.08
9.20	.40	.50			
8.05	.45	.60			
7.30	.50	.65			.07
7.26	.25	.10			.02
7.36	.25	.10			.02
7.73	.25	.10			.02

GLAZIERS:
 Wallowa County
 Remaining Counties
 IRONWORKERS:
 Structural; Reinforcing;
 Ornamental; Riggers; Fence Erectors; Signal Men
 LATHERS:
 Clackamas, Clatsop, Columbia, Gilliam, Harney, Hood River, Morrow, Multnomah, Sherman, Tillamook, Wasco, Washington, Yamhill Counties
 MARBLE SETTERS:
 Clackamas, Clatsop, Columbia, Gilliam, Hood River, Multnomah, Morrow, Sherman, Tillamook, Wasco (North of the City of Haupin), Washington, N½ of Yamhill Counties
 Baker, Union, Umatilla, Wallowa, N½ of Malheur Counties
 Benton, Coos, Crook, Curry, Deschutes, Douglas, Grant, Harney, Jackson, Jefferson, Josephine, Klamath, Lake, Lane, Lincoln, Linn, S½ of Malheur, Wasco (including the City of Haupin and South thereof), Wheeler Counties
 MASON TENDERS:
 (Including tenders to plasterers, bricklayers, tile setters, marble setters, and terrazzo work; Topping for cement finishers and mortar mixer)
 PAINTERS:
 Malheur County
 Brush; Paperhangers; Drywall Tapers
 Steel, Sign
 Application of toxic materials; Sandblasting; Spray

DECISION NO OR75-5055

	Fringe Benefits Payments				App. Tr.
	Basic Hourly Rates	H & W	Pensions	Vacation	
PLUMBERS; Steamfitters (Cont'd) Lane (except City of Florence); Douglas (except coast portion); Crook, Deschutes, NW portion of Harney, Northern portions of Klamath and Lake Counties, S½ of Lincoln, Linn, Benton and Jefferson Counties, Sw corner of Grant County Remainder of Klamath and Lake Cos ROOFERS: Jackson and Josephine Counties	8.65 8.96 7.05	.41 .50 .44	.75 .75 .84	1.00 .85	.05 .075 .02
Clackamas, Clatsop, Columbia, Gilliam, Hood River, Multnomah, Sherman, Tillamook, Wasco, Washington, and Wheeler Counties Roofers Handling of irritating material (coal, tar or epoxy) in unconfined area Handling of irritating material (coal, tar or epoxy) in a confined area Wallowa County Coos, Crook, Curry, Deschutes, Douglas, Harney, Jackson, Josephine, Klamath, Lake, and Lane Counties Roofers Spray and/or application of irritating materials in a confined area Marion, Yamhill, Polk, Lincoln, Benton and Linn Counties Malheur County	9.05 9.55 9.80 7.45 7.85 8.60 7.40 7.40	.45 .45 .45 .45 .30 .30 .22 .33	.75 .75 .75 .75 .10 .10 .15 .20	.25 .30	
SHEET METAL WORKERS: Benton, Clackamas, Clatsop, Columbia, Crook, Deschutes, Gilliam, Grant, Harney, Hood River, Jefferson, Lincoln, Linn, Marion, Morrow, Multnomah, Polk, Sherman, Tillamook, Wasco, Washington, Wheeler and Yamhill Counties	8.71	.55	.51	1.00	.04

DECISION NO OR75-5055

	Fringe Benefits Payments				App. Tr.
	Basic Hourly Rates	H & W	Pensions	Vacation	
SHEET METAL WORKERS: (Cont'd) Malheur County Baker, Umatilla, Union, Wallowa Counties Coos, Curry, Douglas, Klamath, Lake and Lane Counties Jackson and Josephine Counties SOFT FLOOR LAYERS: ALL COUNTIES except Malheur SPRINKLER FITTERS: TERMAZZO WORKERS: Baker, Umatilla, Union, Wallowa and N½ of Malheur Counties TILE SETTERS: Clatsop, Clackamas, Columbia, Gilliam, Hood River, Morrow, Multnomah, Sherman, Wasco (north of the City of Maupin), Washington Tillamook and N½ of Yamhill Co. Baker, Umatilla, Union, Wallowa Counties and N½ of Malheur Cos. Benton, Coos, Crook, Curry, Deschutes, Douglas, Grant, Harney, Jackson, Josephine, Klamath, Lake, Lane, Lincoln, Linn, Wheeler, Wasco (including the City of Maupin and south thereof) and S½ of Malheur Cos. WELDERS; RIGGERS: Receive rate prescribed for craft performing operation to which welding is incidental. PAID HOLIDAYS: A-New Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day FOOTNOTES: a. Employer credits 4% basic hourly rate of employee with over 5 years' service; 2% basic hourly rate for 6 months to 5 years' service to Vacation Plan. Six Paid Holidays: A through F. b. Two weeks' Vacation with pay after 1 year of employment. Also seven (7) Paid Holidays: A through F plus Washington's Birthday.	8.36 9.95 8.67 8.08 7.735 9.60 8.53 8.04 8.53 8.05	.32 .50 .37 .42 .45 .50 .40 .35 .40 .45	.30 .78 .34 .40 .45 .70 .50	.30 .30	.04 .005 .005 .05 .08

DECISION NO. OR75-5055

DECISION NO. OR75-5055

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$11.12	.35	17%	.10	1/2%
10.04	.35	17%	.10	1/2%
9.06	.35	17%	.10	1/2%
8.65	.35	17%	.10	1/2%
7.96	.35	17%	.10	1/2%
7.12	.35	17%	.10	1/2%
9.06	.55	.85	.35	.05
8.40	.55	.85	.35	.05
8.04	.55	.85	.35	.05
7.80	.55	.85	.35	.05
7.54	.55	.85	.35	.05

LINE CONSTRUCTION:
 Cable Splicers; Leadman Pole Sprayer
 Lineman; Pole Sprayer; Heavy Line Equipment Man; Certified Lineman Welder
 Tree Trimmer
 Line Equipment Man
 Head Groundman (Chipper); Head Groundman; Powderman; Jackhammer Man
 Groundman; Tree Trimmer Helper

DREDGING:
 Layerman;
 Dipper
 Hydraulic Assistant Engineer (including watch engineer, welder, mechanic and machinist); Mate
 Tenderman (boatman, attending dredge plant); Fireman
 Assistant Mate (deckhand); Oiler

LABORERS:

- Group 1
- Group 2
- Group 3
- Group 4

POWER EQUIPMENT OPERATORS:

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9
- Group 10
- Group 11
- Group 12
- Group 13
- Group 14
- Group 15
- Group 16
- Group 17
- Group 18
- Group 19

TRUCK DRIVERS:

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9
- Group 10
- Group 11
- Group 12
- Group 13
- Group 14

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$6.55	.50	.65	.35	.07
6.70	.50	.65	.35	.07
6.85	.50	.65	.35	.07
7.00	.50	.65	.35	.07
7.30	.55	.85	.35	.05
7.44	.55	.85	.35	.05
7.54	.55	.85	.35	.05
7.70	.55	.85	.35	.05
7.72	.55	.85	.35	.05
7.80	.55	.85	.35	.05
7.86	.55	.85	.35	.05
7.96	.55	.85	.35	.05
8.02	.55	.85	.35	.05
8.08	.55	.85	.35	.05
8.10	.55	.85	.35	.05
8.16	.55	.85	.35	.05
8.24	.55	.85	.35	.05
8.40	.55	.85	.35	.05
8.56	.55	.85	.35	.05
8.74	.55	.85	.35	.05
8.88	.55	.85	.35	.05
9.06	.55	.85	.35	.05
9.20	.55	.85	.35	.05
7.23	.45	.65	.30	.03
7.28	.45	.65	.30	.03
7.33	.45	.65	.30	.03
7.38	.45	.65	.30	.03
7.43	.45	.65	.30	.03
7.53	.45	.65	.30	.03
7.63	.45	.65	.30	.03
7.73	.45	.65	.30	.03
7.83	.45	.65	.30	.03
8.00	.45	.65	.30	.03
8.10	.45	.65	.30	.03
8.20	.45	.65	.30	.03
8.30	.45	.65	.30	.03
8.40	.45	.65	.30	.03

LABORERS

Group 1: Asphalt plant laborers; Asphalt spreaders; Batch weighmen; Broomers; Brush burner and cutters; Car and truck loaders; Carpenter tenders; Change-house man or dry shack man; Choker setter; Clean up laborers; Concrete laborers; Crusher feeders; Culvert, hand labor; Curing, concrete; Demolition, wrecking, and moving laborers; Drill helpers; Dumpers, road oiling crew; Dumpmen (for grading crew); Elevator feeders; Fence builder (including Guard rail, Median rail, Reference post, Guide post, Right-of-way marker); Fine graders; Form strippers (not swinging stages); General laborers; Landscaping or planting laborers; Leverman on aggregate spreader (Flaherty and similar types); Loading spotters; Material yard man (including electrical); Pittsburg Chippier operator or similar types; Powderman helper; Railroad track laborers; Ribbon setters (including steel forms); Rip Rap man (hand placed); Road pump tender; Sewer labor; Skipmen; Signalman; Slopers; Spraymen; Stake chaser; Stake setter; Grade checker; Stockpiler; Timber faller and bucker (hand labor); Toolroom man (at job site) Tunnel bull gang (above ground); Weigh-man - Crusher (Aggregate when used)

Group 2: Applicator (including pot tender for same), applying protective material by hand or nozzle on utility lines or storage tanks on project; Burners; Choker splicer; Clary power spreader and similar types; Clean-up nozzleman; Greencutter (Concrete rock, etc.); Concrete power buggyman; Demolition and wrecking-charged materials; Gunite nozzleman tender; Gunite or sand blasting pot tender; Handlers of mixers of all materials of an irritating nature (including cement and lime); Mamhole builder; Powertool operator, includes but not limited to: Chipping Guns; Jackhammer, Paving Breakers, Post Hole Digger, Air, Gas, or Electric; Tamper; Vibrating Scream; Vibrators (less than 4" in diameter); Post Hole digger, air, gas or electric; Ribbon setter, head; Rip rap man (hand), Hand placed; Sand blasting (wet); Sewer timbermen; Timber buckers and fallers, Brush cutters (power saw); Tunnel-muckers, Brakemen, Concrete crew, Bull gang (under-ground)

Group 3: Asphalt rakers; Bit grinder; Concrete saw operator; Drill doctor; Drill operator, Air tracks, Cat drills; Wagon drills, Rubber-mounted drills, and other similar types; Gunite nozzleman; High scalers, strippers and drillers (cover work in swinging stages, chairs or belts, under extreme conditions unusual to normal drilling, blasting, barring-down, or sloping and stripping); Powdermen; Power saw operators (Bucking and falling merchantable logs); Pumpcrete nozzleman; Sand blasting (dry); Sewer pipe layers; Track liners, Anchor machines, Ballast regulators, Multiple tampers, Power jacks; Tugger operator; Tunnel -- Chuck tenders, Ripper and Timbermen; Vibrators (4" and larger); Water blaster; Laser beam (pipe Laying)

Group 4: Tunnel miners; Tunnel powderman; Laser beam (tunnel)

POWER EQUIPMENT OPERATORS

Group 1: Oiler, including plant, crane, crusher, guardrail equipment, and trenching machine; Assistant Conveyor Operator; Crusher feederman; Deck-hand; Self-propelled scaffolding operator; Guardrail punch roller; Pump operator, under 4"; Brakeman; Switchman; Parts man (tool room)

Group 2: Blade Operator, pulled type; Truck Crane Oiler-Driver, 25 ton capacity or over; Crane Fireman, (all equipment except floating); A-Frame truck operator, single drum; Tugger or coffin hoist operator; Drill helper; Auger oiler; Boatman; Fork Lift or Lumber Stacker operator (on job site); Oiler, combination guardrail machines; Temporary heating plant operator; Grade Oiler, required to check grade; Grade checker; Tar pot fireman; Tar pot fireman (power agitated); H.D. Repairman Helper; Welder's helper; Helicopter radioman (ground); Roller operator, Grading of base rock (not asphalt);

Group 3: Asphalt plant fireman; Pugmill operator (any type); Truck mounted asphalt spreader, with screed; Compressor operator (any power), under 1,250 cu. ft. total capacity; Conveyor operator; Mixer box operator (C.T.B., dry batch, etc.); Cement hog; Concrete saw; Concrete curing machine (riding type); Wire mat or brooming machine; Ross carrier operator (on job site); Bucket elevator loader, Barber-Greene and similar types; Hydraulic pipe press; Pump operator (any power), 4" and over; Hydrostatic pump; Motorman; Ballast jack tamper; Bell Boy phones, etc.; Tamping machine, mechanical self-propelled; Hydrographic seeder machine, straw, pulp or seed; Broom operator, self propelled (on job site); Air Filtration equipment; Welding machine operator

Group 4: Scream operator; Compactor, including vibratory; Compressor (any power) over 1,250 cu. ft. total capacity; Combination mixer and compressor, gunite work; Concrete mixer operator, single drum, under five bag capacity; Helicopter hoist operator; Floating Equipment Fireman; Lull Hi-Lift operator or similar type; Fork lift, over 5 ton; Service oiler (Greaser); Hydra hammer or similar types; Pavement breaker; Pump operator, more than 5 (any size); Locomotive, under 40 tons; Roller Operator, Oiling, C.T.B.

Group 5: Extrusion machine; Wagner Factor or similar type (without blade); Concrete batch plant quality control operator; Power Jumbo, setting slip forms, etc., in tunnels; Slip form pumps, power driven hydraulic lifting device for concrete forms; Hoist, single drum; Elevator operator; Pulva-mixer or similar types; Chip spreading machine operator; Lime spreading (on job site); Sweeper (Wayne type) self propelled (on job site); Tractor, rubber-tired 50 H.P. Flywheel and under; Trenching machine, maximum digging capacity 3 ft. depth;

POWER EQUIPMENT OPERATORS (Cont'd)

Group 6: Asphalt paver (acreed man required); Asphalt burner and reconditioner; Pavement grinder and/or grooving machine (riding type); Cast-in-place pipe laying machine; Maginnis Internal Full Slab Vibrator; Concrete finishing machine, Clary, Johnson, Bidwell, Burgess bridge deck or similar type; Curb machine, mechanical beam, curb and/or curb and gutter; Concrete joint machine; Concrete planer; Concrete paving machine; Concrete spreader; Loaders, rubber-tired type, 2 1/2 cu. yds. and under; Rock spreaders, self-propelled

Group 7: Roller (any asphalt mix); Asphalt plant operator; Bolterator; Pumperator operator (any type); Cement pump, Fuller-Kanyon and similar; Concrete pump; Grouting machine; Concrete mixer, single drum, five bag capacity and over; Tower mobile operator; A-Frame truck, double drum; Boom truck; Churn drill and earth boring machine; Hydraulic backhoe, wheel type 3/8 cu. yd. and under with or without front end attachments 2 1/2 cu. yds. and under (Ford, John Deere, Case type); Elevating grader, tractor towed requiring operator 6t tractor; Pot rammer; Ballast regulator; Ballast Tampor Multi-purpose; Track liner; Tio spacer; Shuttle car; Locomotive, 40 tons and over;

Group 8: Diesel-Electric Engineer, Plant, Crusher, Generator, Floating; Hatch plant and/or wet mix, one and two drum; Generator operator; Belt Loaders, Kolman and Ko Cal types

Group 9: Bulldozer; Drill Cat Operator; Side-Boom Cat; Compactor, with blade; Concrete cooling machine; Chicago boom and similar types; Lift Slab machine; Boom type lifting device, 5 ton capacity or less; Cherry picker or similar type crane-hoist, 5 ton capacity or less; Grizzly Crusher; Crusher plant; Drill doctor; Boring machine; Guardrail punch and auger (all types); Surface heater and planer; Hydraulic backhoe, track type 3/8 cu. yd.; Loader, front end and overhead, 2 1/2 cu. yds. and under 4 cu. yds.; Hammer operator; Pipe cleaning, Doping, Bending and Wrapping Machines; Bolt-Threading machine; Drill Doctor (bit grinder); H.D. Mechanic and welder; Machine tool operator; Stationary Drag Scraper; Tractor, rubber-tired over 50 H.P. flywheel; Tractor with boom attachment; Trench machine, maximum digging capacity over 3 ft. depth

Group 10: Bulldozer, twin engine (TC12 and similar); Cable plover (any type); Compactor, multi-engine; Jack operator, elevating barges; Barge operator, self-unloading; Combination H.D. Mechanic-Welder, when dispatched and/or when required to do both; Rubber-tired dozers and pushers (Michigan, Cat, Hough type); Driller-Perкусстон, Diamond, Core, Cable, Rotary and similar type

POWER EQUIPMENT OPERATORS (Cont'd)

Group 11: Mixer Mobile; Concrete breaker; Crane operator, 25 tons and under; Combination guardrail machines, i.e., punch, auger, etc.; Shovel, dragline, clamshell, hoe, etc., under 1 cu. yd.; Grade-alls, under 1 cu. yd.; Mucking machine (tunnel)

Group 12: Blade operator; Batch plant and/or wet mix, 3 units or more; Reinforced tank bonding machine (8-17 or similar); Hoist, two or more drums; Elevating loader, Atkey and similar; Piledriver (not crane type); Rubber-tired scraper, single and twin engine, single scraper, with push-pull attachments, Self-loading, paddle wheel, Auger type; Blade mounted spreaders, Ulrich and similar types; Shield operator

Group 13: Blade operator, finish; Blade, externally controlled by electronic, mechanical hydraulic means; Blade, multi-engines; Concrete paving road mixer; Derrick, under 100 tons; Hoist, stiff leg, Guey Derrick or similar, 50 tons and over; Cableway operator 25 ton and over; Crane, over 25 ton and including 40 ton; Piledriver (where deckhand required); Floating clamshell, etc., 1 cu. yd. and under, but less than 3 cu. yds.; Floating crane (derrick barge), less than 30 ton; Elevating grader, operated by tractor operator, Storra, Euclid, or similar; Back filling machine; Shovel, etc., 1 cu. yd. and less than 3 cu. yds.; Grade-all, 1 cu. yd. and over

Group 14: Tower crane operator; Rubber-tired scraper, with tandem scraper, Self-loading, paddle wheel, Auger type, finish and/or 2 or more units

Group 15: Rock hoand operator; Loader, 4 cu. yds., but less than 6 cu. yds.

Group 16: Auto-grader or "trimmer"; Tandem bulldozer, Quad-nine and similar; Automatic concrete slip form paver; Concrete canal lone; Cable-way, 25 ton and over; Crane, over 40 ton and including 100 ton; Whirley, 80 ton and under; Floating clamshell etc., 3 cu. yds. and over; Floating crane (derrick barge) 20 ton but less than 80 ton; Loader, 6 cu. yds., but less than 12 cu. yds.; Rubber-tired scraper, with tandem scraper, multi-engine; Shovel etc., 3 cu. yds., but less than 5 cu. yds.; Wheel excavator, under 750 cu. yds. per hour

Group 17: Crane over 100 ton and including 200 ton; Whirley over 80 ton and including 150 ton; Floating crane (derrick barge) 80 ton but less than 150 ton; Loader, 12 cu. yds. and over; Shovel, etc., 5 cu. yds. and over; Canal trimmer

Group 18: Crane, over 200 ton; Whirley, 150 ton and over, Floating crane 150 ton but less than 250 ton; Wheel excavator, over 750 cu. yds. per hour; Band wagons, in conjunction with wheel excavator

Group 19: Helicopter, when used in erecting work; Floating crane 250 ton and over; Remote controlled earth moving equipment; Underwater equipment, remote or otherwise

TRUCK DRIVERS

Group 1: Battery rebuilders; Bus or manhaul driver; Concrete buggies (power operated); Dump trucks, side, end and bottom dumps, incl. semi trucks and trains or combinations thereof: 6 cu. yds. and under; Lift jitneys, fork lifts (all sizes used in loading, unloading and transporting material on job site); Loader and/or leverman on concrete dry batch plant (manually operated); Pilot car; Solo flat bed and misc. body trucks, 0-10 tons; Truck helper; Truck mechanic helper; Warehouseman (warehouse parts, tool man and parts chaser, checkers and receivers); Water wagons (rated capacity), up to 1600 gallons

Group 2: "A" Frame or hydra-lift truck w/load bearing surfaces; Lubrication man, fuel truck driver, tireman, wash rack, steam cleaner or combinations; Team drivers

Group 3: Dump trucks, side, end and bottom dumps, including semi-trucks and trains or combinations thereof: over 6 cu. yds. and including 10 cu. yds.; Slurry truck driver or leverman; Transit mix and wet or dry mix trucks: 5 cu. yds. and under; Tiresman (full-time basis); Water wagons (rated capacity), 1600 to 3000 gallons

Group 4: Flaherty spreader/driver or leverman; Low bed equipment, flat bed semi-trailer, truck and trailer or doubles transporting equipment or wet or dry materials; Lumber carrier driver-Straddle carrier (used in loading, unloading and transporting of materials on job site); Oil distributor driver or leverman; Water wagons (rated capacity), 3000 to 5000 gallons

Group 5: Dumpsters or similar equipment, all sizes; Transit mix and wet or dry trucks, over 5 cu. yds. and including 7 cu. yds.

Group 6: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof, over 10 cu. yds. and including 20 cu. yds.; Transit mix and wet or dry mix trucks, over 7 cu. yds. and including 9 cu. yds.; Truck mechanic-welder-body repairman; Water wagons (rated capacity) 5000 to 7000 gallons

Group 7: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 20 cu. yds. and including 30 cu. yds.; Transit mix and wet or dry mix trucks, over 9 cu. yds. and including 11 cu. yds.; Water wagons (rated capacity), over 7000 gallons to 10,000 gallons

Group 8: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 30 cu. yds. and including 40 cu. yds.; Transit mix and wet or dry mix trucks, over 11 cu. yds. and including 13 cu. yds.; Water wagons (rated capacity), over 10,000 gallons to 15,000 gallons

TRUCK DRIVERS (Cont'd)

Group 9: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combination thereof: over 40 cu. yds. and including 50 cu. yds.; Transit mix and wet or dry mix trucks, over 13 cu. yds. and including 15 cu. yds.)

Group 10: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 50 cu. yds. and including 60 cu. yds.

Group 11: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 60 cu. yds. and including 70 cu. yds.

Group 12: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 70 cu. yds. and including 80 cu. yds.

Group 13: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 80 cu. yds. and including 90 cu. yds.

Group 14: Dump trucks, side, end and bottom dumps, including semi trucks and trains or combinations thereof: over 90 cu. yds. and including 100 cu. yds.

Drivers and Helpers (handling sacked cement add \$.15 per hour)

Winch truck - takes classification of truck on which winch is mounted.

NOTICES

DECISION NO. TN75-1050

SUPERSEDES DECISION

STATE: Tennessee
 COUNTY: Anderson and Roane
 DATE: Date of Publication
 DECISION NO.: TN75-1050
 SUPERSEDES DECISION NO. AR-4061 dated December 6, 1974 in 39 FR 42896
 DESCRIPTION OF WORK: Building construction, (excluding single family homes and garden type apartments up to and including 4 stories).

PAYD HOLIDAYS:
 A-New Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day;
 E-Thanksgiving Day; F-Christmas Day

FOOTNOTES:

- a. 6 paid holidays: A through F
- b. Employer contributes 4% of regular hourly rate to Vacation Pay. Credit for employee who has worked in business more than 5 years. Employer contributes 2% of regular hourly rate to Vacation Pay Credit for employee who has worked in business less than 5 years.
- c. 9 paid holidays: A through F, Washington's Birthday, Good Friday, and Christmas Eve, providing the employee has worked 45 full days during the 120 calendar days prior to the holiday, and the regular scheduled work days immediately preceding and following the holiday.
- d. \$.05 holiday pay
- e. \$.60 per week for each employee

	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
Basic Hourly Rates				
\$ 8.40	.30	.20		.01
7.50	.40	.90		.02
8.41		.30		.02
7.04				
6.36				
7.91	.30	1%		.5%
8.41	.30	1%		.5%
7.45	.45	.28	3 7/8-H	.02
7.02R	.445	.29	3 7/8-H	.02
5.75JR		.25		.005
5.75				
7.27	.40	.10		
7.14	.40	.10		
8.16		.20		.01
7.80	.30	.30		.01
7.56				.02
6.75		.30		.03
7.10		.30		.03
7.29		.30		.02
7.79		.45	.30-H	.05
7.95	.35			
6.30		.25		
6.35		.25		
8.35	.30	.50		.04
8.75	.50	.70		.08
4.28		e		.01
4.48		e		.01
4.63		e		.01
3.00				

BUILDING CONSTRUCTION

- Oak Ridge, Energy Research Development Administration Only
- Asbestos workers
- Boilermakers
- Bricklayers; Marble setters;
- Stonemasons; Terrazzo workers;
- Tile setters
- Carpenters; Soft floor layers
- Cement masons
- Electricians;
- Electricians; Linemen
- Cable splicers
- Elevator constructors
- Elevator constructors/ helpers
- Elevator constructors/ helpers (Prob.)
- Glaziers
- Ironworkers;
- Fence erectors; Ornamental;
- Structural
- Reinforcing
- Lathers
- Leadburners
- Millwrights
- Painters;
- Commercial
- Industrial
- Piledrivers
- Planters
- Plumbers; Steamfitters
- Roofers;
- Composition
- Slate; Tile
- Sheet metal workers
- Sprinkler fitters
- Truck drivers;
- Up to 3 tons & incl. 4 yds., dump truck
- 3 to 5 tons & incl. 6 yds., dump truck
- 5 tons & over incl. dump trucks over 6 yds.; ready-mix concrete truck, tank trucks; floats and lobbies; winch truck and semi-trailer trucks
- Water well drill operators
- Welders; Inactive rate prescribed for craft performing operation to which welding is incidental;

BUILDING CONSTRUCTION

LABORERS:

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$4.78	.15	.15		.01
4.93	.15	.15		.01
4.93	.15	.15		.01
4.96	.15	.15		.01
5.08	.15	.15		.01
5.58	.15	.15		.01
5.28	.15	.15		.01
Tunnel Construction:				
4.78	.15	.15		.01
5.18	.15	.15		.01
5.33	.15	.15		.01
5.48	.15	.15		.01
5.58	.15	.15		.01

GROUP A - Construction laborers

GROUP B - Mortar mixer, plasterers' tenders

GROUP C - Hod carriers, power buggies, yarer, potman, grademan, snake man, form setter & strippers, pipelayers, Asphalt raker, Jackhammer op., air tool op., vibrator op., chain saw op., barco tamp op., all power driven tool ops.

GROUP D - Acetylene burner

GROUP E - Wagon drill operator

GROUP F - Caisson hole man

GROUP G - Powderman

Tunnel Construction:

GROUP H - Outside laborer

GROUP I - Tunnel laborer

GROUP J - Chuck tender

GROUP K - Concrete gun op., nozzleman

GROUP L - Tunnel miner

BUILDING CONSTRUCTION

POWER EQUIPMENT OPERATORS

Basic Hourly Rates	Fringe Benefits Payments			App. Tr.
	H & W	Pensions	Vacation	
\$6.89	.25	.20		.02
6.40	.25	.20		.02
5.36	.25	.20		.02
4.92	.25	.20		.02

GROUP A

GROUP B

GROUP C

GROUP D

GROUP A: Backhoes; cable ways; ross carrier; clamshells; cranes derricks; draglines; tounspulls; pans; scrapers; scoops, etc.; head tower machines; locomotives (over 20 tons); shovels; mechanics & welders; winch trucks with A-frames; skimmer scoops; locomotives cranes; over-head cranes; pile drivers; skid rigs; side boom tractors; euclid loaders; hoist (any size handling steel or stone); derrick boats; dredge boats; engines used in connection with hoist material with an attached device on tower or engine; macking machines; hi-lifts or end loaders; finish graders; cherry-pickers; tower cranes; sky-lift & gradall; dozers; earth augers and pole machine operators; core drill & foundation drills.

GROUP B: Tractors, farm type tractors with attachments; central compressor plants; elevators, used for hoisting building material; central mixing plants; hoist; pumpcrete machines; concrete pumps; trenching machines; backfillers (other than cranes); crushing plant operators; elevating graders; paving machines (black top); fork-lift; paving machines (concrete); boat operator or engineer (30 tons or over); tracomobile; maintainers; blacktop roller; switchman; locomotive under 20 tons.

GROUP C: Asphalt plant operators; barber green type loaders; engine tender other than steam; mixers, over 2 bags not to include central plants; pumps, 2 not more than 3; scarifiers; spreader box (bituminous); asphalt mixers; portable compressors, 2 not more than 3; rollers; sub-grader machine; tractors, farm type without attachments; cable head tower engine; dredge booster pump operators; boat operator or engine, under 30 tons; finishing machine; fireman & oiler (combination); motor crane oiler & driver; welding machine (2 not more than 3); heaters, stationary or portable (to 5); compressors (portable 2 not more than 3); greaser or fuel trucks

GROUP D: Air compressor (1 portable); fireman; portable crushers; welding machine (1); conveyors; pumps (1); oiler; heater(1).

[EE Doc.75-11294 Filed 5-1-75;8:45 am]

INDEX TO GENERAL WAGE DETERMINATION DECISIONS AND MODIFICATIONS AS OF APRIL 4, 1975

There is set forth below an index to general wage determinations decisions and modifications as published in the FEDERAL REGISTER pursuant to the Davis-Bacon and related Acts. The index lists

general wage determinations decisions and modifications by State and county. An updated index is published on the first Friday of each month.

The index is published for the convenience of the public and the Department of Labor will endeavor to keep it accurate and up to date. In the event the data in the index and published general

eval decisions do not coincide, the published general decisions shall control.

ABBREVIATIONS

- (B) — Building Construction
- (D) — Dredging Construction
- (F) — Flood Control Construction
- (H) — Heavy Construction
- (HW) — Highway Construction
- (R) — Residential Construction

Mod.—Modification
(HE)—Heavy Engineering
(LE)—Light Engineering
(U)—Utility
(W&S)—Water and Sewer
Signed at Washington, D.C. this 25th day of April 1975.

RAY J. DOLAN,
Assistant Administrator,
Wage and Hour Division.

ALABAMA

- STATEWIDE
Decision #AR-4013 (D)
39 FR 27397 - 7/26/74
- Decision #AQ-4088 (HW) (Excluding Airport Construction)
39 FR 10085 - 3/15/74
Mod. #1 - 40 FR 2373 - 1/10/75
- AUTAUGA COUNTY
(D) - See Statewide
(HW) - See Statewide
- BALDWIN COUNTY
Decision #AL75-1043 (R)
40 FR 15286 - 4/4/75
- BARBOUR COUNTY
(D) - See Statewide
(HW) - See Statewide
- BIBB COUNTY
(D) - See Statewide
(HW) - See Statewide
- BLOUNT COUNTY
(D) - See Statewide
(HW) - See Statewide
- Decision #AH-448 (R)
36 FR 16359 - 8/20/71
Mod. #1 - 40 FR 7773 - 2/21/75
- BULLOCK COUNTY
(D) - See Statewide
(HW) - See Statewide
- BUTLER COUNTY
(D) - See Statewide
(HW) - See Statewide
- CALHOUN COUNTY
(D) - See Statewide
(HW) - See Statewide
- CHAMBERS COUNTY
(D) - See Statewide
(HW) - See Statewide
- CHEROKEE COUNTY
(D) - See Statewide
(HW) - See Statewide
- CHILTON COUNTY
(D) - See Statewide
(HW) - See Statewide
- CHOCTAW COUNTY
(D) - See Statewide
(HW) - See Statewide
- CLARKE COUNTY
(D) - See Statewide
(HW) - See Statewide

ALABAMA (Cont'd.)

- CLAY COUNTY
(D) - See Statewide
(HW) - See Statewide
- CLEBURNE COUNTY
(D) - See Statewide
(HW) - See Statewide
- COFFEE COUNTY
(D) - See Statewide
(HW) - See Statewide
- COLBERT COUNTY
Decision #AL75-1022 (B)
40 FR 6912 - 2/14/75
Mod. #1 - 40 FR 8693 - 2/28/75
- CONECUH COUNTY
(D) - See Statewide
(HW) - See Statewide
- COOSA COUNTY
(D) - See Statewide
(R) - See Baldwin County
- DADE COUNTY
(D) - See Statewide
(HW) - See Statewide
- DAWSON COUNTY
(D) - See Statewide
(HW) - See Statewide
- DE KALB COUNTY
(D) - See Statewide
(HW) - See Statewide
- ELMORE COUNTY
(D) - See Statewide
(HW) - See Statewide
- ESCROW COUNTY
(D) - See Statewide
(HW) - See Statewide
- ETOWAH COUNTY
(D) - See Statewide
(HW) - See Statewide

ALABAMA (Cont'd.)

- FAVETTE COUNTY
(D) - See Statewide
(HW) - See Statewide
- FRANKLIN COUNTY
(D) - See Statewide
(HW) - See Statewide
- GENEVA COUNTY
(D) - See Statewide
(HW) - See Statewide
- GREENE COUNTY
(D) - See Statewide
(HW) - See Statewide
- HALE COUNTY
(D) - See Statewide
(HW) - See Statewide
- HENRY COUNTY
(D) - See Statewide
(HW) - See Statewide
- HOUSTON COUNTY
(D) - See Statewide
(HW) - See Statewide
- JACKSON COUNTY
(D) - See Statewide
(HW) - See Statewide
- JEFFERSON COUNTY
Decision #AR-4043 (B)
39 FR 35918 - 10/4/74
Mod. #1 - 39 FR 41655 - 11/29/74
Mod. #2 - 39 FR 42804 - 12/6/74
Mod. #3 - 40 FR 2373 - 1/10/75
Mod. #4 - 40 FR 6899 - 2/14/75
- LANAR COUNTY
(D) - See Statewide
(R) - See Brant County
- LAUDERDALE COUNTY
(D) - See Statewide
(HW) - See Colbert County
- LAWRENCE COUNTY
(D) - See Statewide
(HW) - See Statewide
- Decision #AL75-1027 (B)
40 FR 8701 - 2/28/75
- LEE COUNTY
(D) - See Statewide
(HW) - See Statewide
- LINESTONE COUNTY
(D) - See Statewide
(HW) - See Lawrence County

ALABAMA (cont'd)

- LOWNDES COUNTY
(D) - See Statewide
(HW) - See Statewide
- MACON COUNTY
(D) - See Statewide
(HW) - See Statewide
- MADISON COUNTY
Decision #AL75-1032 (B)
40 FR 12959 - 3/21/75
- MARENGO COUNTY
(D) - See Statewide
(HW) - See Statewide
- MARION COUNTY
(D) - See Statewide
(HW) - See Statewide
- MARSHALL COUNTY
(D) - See Statewide
(HW) - See Statewide
- HOBLE COUNTY
Decision #AL75-1023 (B)
40 FR 6913 - 2/14/75
- MONROE COUNTY
(D) - See Baldwin County
- MONROE COUNTY
(D) - See Statewide
(HW) - See Statewide
- MONTGOMERY COUNTY
Decision #AP-184 (B)
38 FR 11244 - 5/4/73
Mod. #1 - 38 FR 13103 - 5/18/73
Mod. #2 - 39 FR 24781 - 7/5/74
Mod. #3 - 39 FR 36709 - 10/11/74
- Decision #AQ-4082 (R)
39 FR 8100 - 3/1/74
Mod. #1 - 40 FR 7773 - 2/21/75
- MORGAN COUNTY
(D) - See Statewide
(HW) - See Lawrence County
- PERRY COUNTY
(D) - See Statewide
(HW) - See Statewide
- PICKENS COUNTY
(D) - See Statewide
(HW) - See Statewide

ALABAMA (Cont'd.)

PIKE COUNTY
(D) - See Statewide
(Hw) - See Statewide

RANDOLPH COUNTY
(D) - See Statewide
(Hw) - See Statewide

RUSSELL COUNTY
(D) - See Statewide
(Hw) - See Statewide

SAINTE CLAIR COUNTY
(D) - See Statewide
(Hw) - See Statewide

SHELBY COUNTY
(D) - See Statewide
(Hw) - See Statewide

SUNTER COUNTY
(D) - See Statewide
(Hw) - See Statewide

TALLADEGA COUNTY
(D) - See Statewide
(Hw) - See Statewide

TALLAPOOSA COUNTY
(D) - See Statewide
(Hw) - See Statewide

TUSCALOOSA COUNTY
Decision #AQ-4125 (B)
39 FR 20911 - 6/14/74
Mod. #1 - 39 FR 33147 - 9/13/74
Mod. #2 - 39 FR 41655 - 11/29/74
Mod. #3 - 40 FR 2373 - 1/10/75
Mod. #4 - 40 FR 6899 - 2/14/75

(D) - See Statewide
(Hw) - See Statewide

WALKER COUNTY
(D) - See Statewide
(Hw) - See Statewide

WASHINGTON COUNTY
(D) - See Statewide
(Hw) - See Statewide

WILCOX COUNTY
(D) - See Statewide
(Hw) - See Statewide

WINSTON COUNTY
(D) - See Statewide
(Hw) - See Statewide

ALASKA

STATEWIDE
Decision #AK75-5033 (B, H, Hw, R)
40 FR 10085 - 3/7/75
Mod. #1 - 40 FR 12951 - 3/21/75
Mod. #2 - 40 FR 15268 - 4/4/75

ARIZONA

STATEWIDE
Decision #AZ75-5034 (B, H, Hw)
40 FR 12020 - 3/14/75
Mod. #1 - 40 FR 14195 - 3/28/75

APACHE COUNTY
Decision #AZ75-5003 (R)
(Navajo and Hopi Indian Reservations in Apache, Coconino, Navajo Cos.)
40 FR 3868 - 1/24/75
(B, H, Hw) - See Statewide

COCHISE COUNTY
(B, H, Hw) - See Statewide

COCONINO COUNTY
(B, H, Hw) - See Statewide
(R) - See Apache County

GILA COUNTY
(B, H, Hw) - See Statewide

GRAHAM COUNTY
(B, H, Hw) - See Statewide

GREENLEE COUNTY
(B, H, Hw) - See Statewide

MARICOPA COUNTY
Decision #AZ75-5035 (R)
40 FR 12960 - 3/21/75

MOHAVE COUNTY
(B, H, Hw) - See Statewide

NAVAJO COUNTY
(B, H, Hw) - See Statewide
(R) - See Apache County

PIMA COUNTY
Decision #AZ75-5036 (R)
40 FR 12966 - 3/21/75

PIVAL COUNTY
(B, H, Hw) - See Statewide

SANTA CRUZ COUNTY
(B, H, Hw) - See Statewide

YAVAPAI COUNTY
(B, H, Hw) - See Statewide

YUMA COUNTY
(B, H, Hw) - See Statewide

ARKANSAS

STATEWIDE
Decision #AR-71 (Construction, Alteration, and/or repair of streets, highways, runways, and Water & Sewer Utilities)
39 FR 40409 - 11/15/74
Decision #AR-4013 (D)
39 FR 27397 - 7/26/74

ARKANSAS COUNTY
(D, H, Hw) - See Statewide
Decision #AR75-5032 (F)
40 FR 8706 - 2/28/75

ASHLEY COUNTY
(D, H, Hw) - See Statewide

BAXTER COUNTY
(F) - See Arkansas County

BENTON COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

BOONE COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

BRADLEY COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CALHOUN COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CARROLL COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CHICOT COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

ARKANSAS (Cont'd.)

CLARK COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CLAY COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CLEBURNE COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

COLUMBIA COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CLEVELAND COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CONWAY COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CRAIGHEAD COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CRAWFORD COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CRITTENDEN COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CROSS COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

DALLAS COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

DESHA COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

ARKANSAS (Cont'd)

DREH COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 FAULKNER COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 FRANKLIN COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 FULTON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 GARLAND COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 GRANT COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 GREENE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 HENPSTEAD COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 HOT SPRING COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 HOWARD COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 INDEPENDENCE COUNTY (H,Hw) (D) - See Statewide (F) - See Arkansas County
 IZARD COUNTY (H,Hw) (D) - See Statewide (F) - See Arkansas County

ARKANSAS (Cont'd)

JACKSON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 JEFFERSON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 JOHNSON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LAFAYETTE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LAWRENCE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LEE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LINCOLN COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LITTLE RIVER COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LOGAN COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 LEROKE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 MADISON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 MARION COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County

ARKANSAS (Cont'd)

MILLER COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 MISSISSIPPI COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 MONROE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 MONTGOMERY COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 NEVADA COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 NEWTON COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 OUACHITA COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 PERRY COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 PHILLIPS COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 PIKE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 POINSETT COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 POLK COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County

ARKANSAS (CONT'D)

POPE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 PRAIRIE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 PULASKI COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 RANDOLPH COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 ST. FRANCIS COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SALINE COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SCOTT COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SEARCY COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SEBASTIAN COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SEVIER COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County
 SHARP COUNTY (D,H,Hw) - See Statewide (F) - See Arkansas County

ARKANSAS (CONT'D)

STORE COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

UNION COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

Decision #AR75-4073 (B)
40 FR 15287 - 4/4/75

VAN BUREN COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

WASHINGTON COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

WHITE COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

WOODRUFF COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

YELL COUNTY
(D, H, Hw) - See Statewide
(F) - See Arkansas County

CALIFORNIA

ALAMEDA COUNTY
Decision #CA75-5015 (B, H, Hw, D)
40 FR 5989 - 2/7/75
Mod. #1 - 40 FR 12001 - 3/14/75

Decision #CA75-5016 (R)
40 FR 6005 - 2/7/75

ALPINE COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

AMADOR COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

BUTTE COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

CALAVERAS COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

COLUSA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

CONTRA COSTA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

DEL NORTE COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

ELDORADO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

FRESNO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

GLENN COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

HUMBOLDT COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

IMPERIAL COUNTY
Decision #CA75-5022 (B, D, H, Hw)
40 FR 8707 - 2/28/75
Mod. #1 - 40 FR 15269 - 4/4/75

Decision #CA75-5023 (R)
40 FR 8717 - 2/28/75
Mod. #1 - 40 FR 15270 - 4/4/75

INYO COUNTY
(B, H, Hw, D) - See Imperial County
(R) - See Imperial County

KERN COUNTY
(B, H, Hw, D) - See Imperial County
(R) - See Imperial County

ALAMEDA COUNTY - See Alameda County
LAKE COUNTY - See Alameda County
LASSEN COUNTY - See Alameda County
LOS ANGELES COUNTY - See Imperial County
MADERA COUNTY - See Alameda County
MARTIN COUNTY - See Alameda County
MARIPOSA COUNTY - See Alameda County
MENDOCINO COUNTY - See Alameda County
MERCED COUNTY - See Alameda County
MODOC COUNTY - See Alameda County
MONO COUNTY - See Imperial County
MONTEREY COUNTY - See Alameda County
NAPA COUNTY - See Alameda County
NEVADA COUNTY - See Alameda County
NEVADA COUNTY - See Alameda County
ORANGE COUNTY - See Alameda County
PLACER COUNTY - See Imperial County
PLUMAS COUNTY - See Alameda County
RIVERSIDE COUNTY - See Imperial County
SACRAMENTO COUNTY - See Alameda County
SAN BENITO COUNTY - See Alameda County
SAN BERNARDINO COUNTY - See Imperial County
SAN DIEGO COUNTY - See Imperial County
Decision #CA75-5020 (B, H, Hw, D)
40 FR 6916 - 2/14/75
Mod. #1 - 40 FR 10871 - 3/7/75
Mod. #2 - 40 FR 15269 - 4/4/75

CALIFORNIA (Cont'd)

KING COUNTY - See Alameda County
(B, H, Hw, D)
LAKE COUNTY - See Alameda County
(B, H, Hw, D)
LASSEN COUNTY - See Alameda County
(B, H, Hw, D)
LOS ANGELES COUNTY - See Imperial County
(B, H, Hw, D)
MADERA COUNTY - See Alameda County
(B, H, Hw, D)
MARTIN COUNTY - See Alameda County
(B, H, Hw, D)
MARIPOSA COUNTY - See Alameda County
(B, H, Hw, D)
MENDOCINO COUNTY - See Alameda County
(B, H, Hw, D)
MERCED COUNTY - See Alameda County
(B, H, Hw, D)
MODOC COUNTY - See Alameda County
(B, H, Hw, D)
MONO COUNTY - See Imperial County
(B, H, Hw, D)
MONTEREY COUNTY - See Alameda County
(B, H, Hw, D)
NAPA COUNTY - See Alameda County
(B, H, Hw, D)
NEVADA COUNTY - See Alameda County
(B, H, Hw, D)
NEVADA COUNTY - See Alameda County
(B, H, Hw, D)
ORANGE COUNTY - See Alameda County
(B, H, Hw, D)
PLACER COUNTY - See Imperial County
(B, H, Hw, D)
PLUMAS COUNTY - See Alameda County
(B, H, Hw, D)
RIVERSIDE COUNTY - See Imperial County
(B, H, Hw, D)
SACRAMENTO COUNTY - See Alameda County
(B, H, Hw, D)
SAN BENITO COUNTY - See Alameda County
(B, H, Hw, D)
SAN BERNARDINO COUNTY - See Imperial County
(B, H, Hw, D)
SAN DIEGO COUNTY - See Imperial County
Decision #CA75-5020 (B, H, Hw, D)
40 FR 6916 - 2/14/75
Mod. #1 - 40 FR 10871 - 3/7/75
Mod. #2 - 40 FR 15269 - 4/4/75

CALIFORNIA (Cont'd.)
SAN DIEGO COUNTY (Cont'd.)
Decision #CA75-5021 (R)
40 FR 6922 - 2/14/75
Mod. #1 - 40 FR 10871 - 3/7/75
Mod. #2 - 40 FR 15269 - 4/4/75

SAN FRANCISCO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SAN JOAQUIN COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SAN LUIS OBISPO COUNTY
(B, H, Hw, D) - See Imperial County
(R) - See Imperial County

SAN MATEO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SANTA BARBARA COUNTY
(B, H, Hw, D) - See Imperial County
(R) - See Imperial County

SANTA CLARA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SANTA CRUZ COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SHASTA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SIERRA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SISKIYOU COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SOLANO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SONOMA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

STANISLAUS COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

SUTTER COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

TEHAMA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

TRINITY COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

TULARE COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

TUOLUMNE COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

VENTURA COUNTY
(B, H, Hw, D) - See Imperial County
(R) - See Imperial County

CALIFORNIA (Cont'd)

YOLO COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County
YUBA COUNTY
(B, H, Hw, D) - See Alameda County
(R) - See Alameda County

COLORADO

STATEWIDE
Decision #AR-1022 (Hw)
39 FR 30673 - 8/23/74
Mod. #1 - 39 FR 34910 - 9/27/74
Mod. #2 - 39 FR 38800 - 11/1/74
ADAMS COUNTY
Decision #C075-5007 (B, H)
40 FR 4792 - 1/31/75
(Hw) - See Statewide
Decision #AQ-1089 (R)
39 FR 14123 - 4/19/74
(Hw) - See Statewide
ALAMOSA COUNTY
(Hw) - See Statewide
ARAPAHOE COUNTY
(Hw) - See Statewide
(B, H) - See Adams County
(R) - See Adams County
ARCHULETA COUNTY
(Hw) - See Statewide
BACA COUNTY
(Hw) - See Statewide
BEET COUNTY
(Hw) - See Statewide
BOULDER COUNTY
(Hw) - See Statewide
(B, H) - See Adams County
CHAFFEE COUNTY
(Hw) - See Statewide
CHIEFHEE COUNTY
(Hw) - See Statewide

COLORADO (Cont'd)

CLEAR CREEK
(B, H) - See Adams County
(Hw) - See Statewide
CONEJOS COUNTY
(Hw) - See Statewide
COSTILLA COUNTY
(Hw) - See Statewide
CROWLEY COUNTY
(Hw) - See Statewide
CUSTER COUNTY
(Hw) - See Statewide
DELTA COUNTY
Decision #C075-5030 (B, H)
40 FR 8730 - 2/28/75
(Hw) - See Statewide
DENVER COUNTY
(Hw) - See Statewide
(B, H) - See Adams County
(R) - See Adams County
DOLORES COUNTY
(Hw) - See Statewide
DOUGLAS COUNTY
(B, H) - See Adams County
EAGLE COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
ELBERT COUNTY
(Hw) - See Statewide
(B, H) - See Adams County
EL PASO COUNTY
(Hw) - See Statewide
Decision #C075-5009 (B, H)
40 FR 3869 - 1/24/75
FREMONT COUNTY
(Hw) - See Statewide
GARFIELD COUNTY
(B, H) - See Delta County
(Hw) - See Statewide
GILPIN COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
GRAND COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
GUNNISON COUNTY
(Hw) - See Garfield County
(Hw) - See Statewide
HINDSDALE COUNTY
(Hw) - See Statewide
HUERFANO COUNTY
(Hw) - See Statewide
JACKSON COUNTY
(Hw) - See Statewide

COLORADO (Cont'd)

JEFFERSON COUNTY
(Hw) - See Statewide
(B, H) - See Adams County
(R) - See Adams County
KIOMA COUNTY
(Hw) - See Statewide
KIT CARSON COUNTY
(Hw) - See Statewide
LAKE COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
LA PLATA COUNTY
(Hw) - See Statewide
LARIMER COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
LAS ANIMAS COUNTY
Decision #C075-5027 (B, H)
40 FR 8724 - 2/28/75
(Hw) - See Statewide
LINCOLN COUNTY
(Hw) - See Statewide
LOGAN COUNTY
(Hw) - See Statewide
MESA COUNTY
(B, H) - See Delta County
(Hw) - See Statewide
MINERAL COUNTY
(Hw) - See Statewide
MOFFAT COUNTY
(Hw) - See Statewide
MONTEZUMA COUNTY
(Hw) - See Statewide
MONTROSE COUNTY
(B, H) - See Delta County
(Hw) - See Statewide
MORGAN COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
OTERO COUNTY
(Hw) - See Las Animas County
(Hw) - See Statewide
OURAY COUNTY
(Hw) - See Statewide
PARK COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
PHILLIPS COUNTY
(Hw) - See Statewide
PITKIN COUNTY
(B, H) - See Delta County
(Hw) - See Statewide
PROMERS COUNTY
(Hw) - See Statewide
PUEBLO COUNTY
(Hw) - See Statewide
(B, H) - See Las Animas County

COLORADO (Cont'd)

RIO BLANCO COUNTY
(Hw) - See Statewide
RIO GRANDE COUNTY
(Hw) - See Statewide
ROUIT COUNTY
(Hw) - See Statewide
SAGUACHE COUNTY
(Hw) - See Statewide
SAN JUAN COUNTY
(Hw) - See Statewide
SAN MIGUEL COUNTY
(Hw) - See Statewide
SEDSWICK COUNTY
(Hw) - See Statewide
SUMMIT COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
TELLER COUNTY
(Hw) - See Statewide
WASHINGTON COUNTY
(Hw) - See Statewide
WELD COUNTY
(B, H) - See Adams County
(Hw) - See Statewide
YUMA COUNTY
(Hw) - See Statewide

CONNECTICUT

FAIRFIELD COUNTY
 Decision #AR-3094 (B,H,Hw,R)
 39 FR 29730 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35904 - 10/4/74
 Mod. #3 - 39 FR 43458 - 12/13/74
 Mod. #4 - 39 FR 44153 - 12/20/74
 Decision #CT75-5045 (D)
 40 FR 15294 - 4/4/75

HARTFORD COUNTY
 Decision #AR-3095 (B,H,Hw)
 39 FR 29735 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35904 - 10/4/74
 Mod. #3 - 39 FR 41109 - 11/22/74
 Decision #AQ-3096 (R)
 39 FR 5961 - 2/15/74
 (D) - See Fairfield County

LITCHFIELD COUNTY
 Decision #AR-3096 (B,H,Hw,R)
 39 FR 29739 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35904 - 10/4/74
 Mod. #3 - 41109 - 11/22/74
 (D) - See Fairfield County

MIDDLESEX COUNTY
 Decision #AR-3097 (B,H,Hw)
 39 FR 29743 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35904 - 10/4/74
 Mod. #3 - 41109 - 11/22/74
 (D) - See Fairfield County

NEW-HAVEN COUNTY
 Decision #CT75-2057 (B,H,Hw)
 40 FR 15289 - 4/4/75
 (D) - See Fairfield County

NEW LONDON COUNTY
 Decision #AR-3099 (B,H,Hw,R)
 39 FR 29752 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35905 - 10/4/74
 Mod. #3 - 39 FR 41109 - 11/22/74
 (D) - See Fairfield County

TOLLAND COUNTY
 Decision #AR-3100 (B,H,Hw)
 39 FR 29756 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35905 - 10/4/74
 Mod. #3 - 39 FR 41109 - 11/22/74

WINDHAM COUNTY
 Decision #AR-3101 (B,H,Hw,R)
 39 FR 29760 - 8/16/74
 Mod. #1 - 39 FR 31773 - 8/30/74
 Mod. #2 - 39 FR 35906 - 10/4/74
 Mod. #3 - 39 FR 41109 - 11/22/74

DELAWARE

STATEWIDE
 Decision #CT75-5045 (D)
 40 FR 15294 - 4/4/75
 Decision #DE75-3001 (B,H,Hw)
 40 FR 930 - 1/3/75
 Mod. #1 - 40 FR 14195 - 3/28/75

KENT COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

NEW CASTLE COUNTY
 Decision #AR-4000 (R)
 39 FR 24775 - 7/5/74
 Mod. #1 - 40 FR 12003 - 3/14/75

SUSSEX COUNTY
 Decision #AR-4000 (R)
 39 FR 24775 - 7/5/74
 Mod. #1 - 40 FR 12003 - 3/14/75

FLORIDA

ALACHUA COUNTY
 Decision #FL75-1037 (B,H)
 40 FR 12974 - 3/21/75
 Decision #AQ-4031 (Hw)
 38 FR 31092 - 11/9/73

BAKER COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

BAY COUNTY
 Decision #FL75-1012 (B)
 40 FR 4805 - 1/31/75
 Decision #AR-4013 (D)
 39 FR 27397 - 7/26/74
 Decision #AQ-4030 (Hw)
 38 FR 29727 - 10/26/73
 Mod. #1 - 38 FR 31098 - 11/9/73
 Mod. #2 - 40 FR 12003 - 3/14/75

BRADFORD COUNTY
 Decision #FL75-1016 (B)
 40 FR 4807 - 1/31/75
 Mod. #1 - 40 FR 12952 - 3/21/75

BREVARD COUNTY (Cape Kennedy
 Kennedy Space Flight Center &
 Patrick AFB only)
 Decision #FL75-1035 (B,H,Hw)
 40 FR 12972 - 3/21/75
 Decision #AR-4068 (D)
 39 FR 44915 - 12/27/74
 (Remainder of County)
 Decision #AQ-4006 (Hw)
 38 FR 22842 - 8/24/73
 Mod. #1 - 39 FR 5047 - 2/8/74

BROWARD COUNTY
 Decision #AQ-4003 (Hw)
 38 FR 22841 - 8/24/73
 Decision #FL75-1011 (B,H)
 40 FR 3886 - 1/24/75
 Mod. #1 - 40 FR 8694 - 2/28/75

CALHOUN COUNTY
 (D) - See Brevard County

CHARLOTTE COUNTY
 Decision #AQ-4019 (Hw)
 38 FR 27703 - 10/5/73
 Mod. #1 - 40 FR 12003 - 3/14/75

CITRUS COUNTY
 Decision #AR-4000 (R)
 39 FR 24775 - 7/5/74
 Mod. #1 - 40 FR 12003 - 3/14/75

CLAY COUNTY
 Decision #AQ-4039 (Hw)
 38 FR 33203 - 11/30/73
 (D) - See Brevard County

COLLIER COUNTY
 Decision #AR-4000 (R)
 39 FR 24775 - 7/5/74
 Mod. #1 - 40 FR 12003 - 3/14/75

COLUMBIA COUNTY
 Decision #AQ-4039 (Hw)
 38 FR 33203 - 11/30/73
 (D) - See Brevard County

DADE COUNTY
 Decision #FL75-1018 (B)
 40 FR 6018 - 2/17/75
 Mod. #1 - 40 FR 14196 - 3/28/75
 Decision #AR-4050 (R)
 39 FR 38077 - 10/25/74
 Mod. #1 - 39 FR 40404 - 11/15/74
 (D) - See Brevard County
 (Hw) - See Broward County

DESOLO COUNTY
 Decision #AR-4065 (R)
 40 FR 43468 - 12/13/74
 Decision #AQ-4017 (Hw)
 38 FR 27718 - 10/5/73
 Mod. #1 - 40 FR 12002 - 3/14/75

DIXIE COUNTY
 (D) - See Brevard County
 (B,H) - See Alachua County

DUVAL COUNTY
 Decision #FL75-1016 (B)
 40 FR 4807 - 1/31/75
 Mod. #1 - 40 FR 12952 - 3/21/75

ESCAMBIA COUNTY
 Decision #FL75-1024 (B)
 40 FR 7801 - 2/21/75
 Mod. #1 - 40 FR 12953 - 3/21/75
 Decision #AP-178 (R)
 38 FR 11259 - 5/4/73
 Mod. #1 - 40 FR 12002 - 3/14/75
 Decision #FL75-1030 (Hw)
 40 FR 10891 - 3/7/75
 Mod. #1 - 40 FR 14196 - 3/28/74
 (D) - See Bay County

FLAGLER COUNTY
 (D) - See Brevard County
 (Hw) - See Baker County

FRANKLIN COUNTY
 (D) - See Bay County

GADSDEN COUNTY
 Decision #AP-179 (R)
 38 FR 11260 - 5/4/73
 Mod. #1 - 39 FR 15604 - 5/3/74
 Mod. #2 - 40 FR 12003 - 3/14/75

GILCHRIST COUNTY
 (B,H) - See Alachua County

GLADES COUNTY
 (Hw) - See Charlotte County

GULF COUNTY
 (D) - See Bay County
 (Hw) - See Bay County

HAMILTON COUNTY
 (B,H) - See Alachua County

HARDY COUNTY
 (R) - See DeSoto County
 (Hw) - See De Soto County

HERNAND COUNTY
 (Hw) - See Charlotte County

FLORIDA (Cont'd.)

INDIAN RIVER COUNTY
 Decision #FL75-1018 (B)
 40 FR 6018 - 2/17/75
 Mod. #1 - 40 FR 14196 - 3/28/75

JACKSON COUNTY
 Decision #AR-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

LAKE COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

LEON COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

LEWIS COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

LIBERTY COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

MANATEE COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

MARION COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

MATAGORDA COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

MONROE COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

NASSAU COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

NAVASO COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

OKLAHAMA COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

OSCEOLA COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

PAWNEE COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

PIKE COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

PUTNAM COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

ST. JOHNS COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

ST. LUCAS COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

ST. PETERS COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

Seminole County
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

SEVIER COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

SHARKEY COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

SMITH COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

SPRINGFIELD COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

TERRELL COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

TAYLOR COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

TRENTON COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

WALTON COUNTY
 Decision #AQ-4004 (Hw)
 38 FR 22841 - 8/24/73
 Mod. #1 - 40 FR 12002 - 3/14/75

FLORIDA (cont'd)

HERNANDO COUNTY
(D) - See Brevard County
(Hw) - See Citrus County
(R) - See Citrus County
HIGHLANDS COUNTY
(R) - See Citrus County
(Hw) - See De Soto County
HILLSBOROUGH COUNTY
Decision #FL75-1010 (B)
40 FR 3884 - 1/24/75
Mod. #1 - 40 FR 12952 - 3/21/75
Decision #AQ-4018 (Hw)
38 FR 27703 - 10/5/73
Mod. #1 - 40 FR 12003 - 3/14/75
(D) - See Brevard County
(R) - See Citrus County
HOLMES COUNTY
(Hw) - See Bay County
INDIAN RIVER COUNTY
(D) - See Brevard County
(Hw) - See Brevard Co. (Remainder of Co.)
JACKSON COUNTY
(Hw) - See Bay County
JEFFERSON COUNTY
(D) - See Bay County
(R) - See Gadsden County
(Hw) - See Bay County
LAFAYETTE COUNTY
(B,H) - See Alachua County
LAKE COUNTY
Decision #AR-4033 (R)
39 FR 33157 - 9/13/74
Mod. #1 - 39 FR 34910 - 9/27/74
(Hw) - See Brevard Co. (Remainder of Co.)
LEE COUNTY
(D) - See Brevard County
(Hw) - See Charlotte County
LEON COUNTY
Decision #FL75-1036 (B)
40 FR 14221 - 3/28/75
(Hw) - See Bay County
(R) - See Gadsden County
LEVY COUNTY
(D) - See Brevard County
(Hw) - See Citrus County
LIBERTY COUNTY
(Hw) - See Bay County
MADISON COUNTY
(R) - See Gadsden County
(B,H) - See Alachua County
MANATEE COUNTY
(D) - See Brevard County
(Hw) - See Hillsborough County
MARION COUNTY
(Hw) - See Citrus County
MARTIN COUNTY
Decision #FL75-1033 (D)
40 FR 14219 - 3/28/75
(D) - See Brevard County
(Hw) - See Brevard County

FLORIDA (cont'd)

HORROR COUNTY
(D) - See Brevard County
(Hw) - See Broward County
MASSAU COUNTY
(D) - See Brevard County
(Hw) - See Baker County
OKALOOSA COUNTY
(D) - See Escambia County
(B) - See Bay County
(Hw) - See Escambia County
Decision #AP-180 (R)
38 FR 11260 - 5/4/74
Mod. #1 - 39 FR 15604 - 5/3/74
Mod. #2 - 40 FR 12002 - 3/14/75
ONECHOBBEE COUNTY
(Hw) - See De Soto County
ORANGE COUNTY
Decision #FL75-1009 (B)
40 FR 3882 - 1/24/75
Mod. #1 - 40 FR 12952 - 3/21/75
(Hw) - See Brevard Co. (Remainder of Co)
(R) - See Lake County
OSCEOLA COUNTY
(Hw) - See Brevard Co. (Remainder of Co)
(R) - See Lake County
PALM BEACH COUNTY
(D) - See Brevard County
(B) - See Martin County
(Hw) - See Broward County
PASCO COUNTY
(D) - See Brevard County
(Hw) - See Hillsborough County
PINELLAS COUNTY
(R) - See Citrus County
Decision #FL75-1034 (B)
40 FR 12970 - 3/21/75
(D) - See Brevard County
(Hw) - See Hillsborough County
POLK COUNTY
(Hw) - See De Soto County
(R) - See De Soto County
PUTNAM COUNTY
(Hw) - See Baker County
St. JOHNS COUNTY
(D) - See Brevard County
(Hw) - See Baker County
St. LUCIE COUNTY
(D) - See Brevard County
(Hw) - See Broward County
SANITA ROSA COUNTY
(D) - See Escambia County
(B) - See Bay County
(Hw) - See Escambia County
(R) - See Okaloosa County

FLORIDA (cont'd)

SARASOTA COUNTY
(D) - See Brevard County
(Hw) - See Hillsborough County
SEMINOLE COUNTY
(D) - See Brevard Co. (Remainder of Co.)
(R) - See Lake County
SUFTER COUNTY
(Hw) - See Citrus County
(R) - See Citrus County
SUNMANEE COUNTY
(B,H) - See Alachua County
TAYLOR COUNTY
(D) - See Brevard County
(R) - See Gadsden County
(B,H) - See Alachua County
UNION COUNTY
(B,H) - See Alachua County
VOLUSIA COUNTY (Except Cape Kennedy,
Kennedy Space Flight Center &
Patrick Air Force Base only and
including Melabar Radar Site)
Decision #FL75-1040 (B)
40 FR 14223 - 3/28/75
(B,H,Hw) - See Brevard Co. (Cape Kennedy, Etc)
(D) - See Brevard County
(Hw) - See Brevard County (Remainder of Co.)
WAKULLA COUNTY
(D) - See Bay County
(Hw) - See Bay County
WALTON COUNTY
(B) - See Escambia County
(D) - See Bay County
(Hw) - See Okaloosa County
(R) - See Washington County
WASHINGTON COUNTY
(Hw) - See Bay County

GEORGIA (cont'd)

BAKER COUNTY
Decision #AQ-4089 (R)
39 FR 10067 - 3/15/74
Mod. #1 - 40 FR 3083 - 1/17/75
(Hw) - See Statewide
BALDWIN COUNTY
(Hw) - See Statewide
BANKS COUNTY
(Hw) - See Statewide
BARRON COUNTY
Decision #AQ-4108 (R)
39 FR 14841 - 4/26/74
(Hw) - See Statewide
BARTOW COUNTY
(Hw) - See Statewide
BEN HILL COUNTY
(Hw) - See Statewide
BERRIEN COUNTY
(Hw) - See Statewide
BIBB COUNTY
(Hw) - See Statewide
BLECKLEY COUNTY
(Hw) - See Statewide
BRANTLEY COUNTY
(Hw) - See Statewide
BROOKS COUNTY
(Hw) - See Statewide
BRYAN COUNTY
(Hw) - See Statewide
Decision #AQ-4058 (R)
39 FR 3394 - 1/25/74
Decision #J075-3008 (D)
40 FR 3094 - 1/17/75
Mod. #1 - 40 FR 14204 - 3/28/75
BULLOCH COUNTY
(R) - See Bryan County
(Hw) - See Statewide
BURKE COUNTY
Decision #AQ-4085 (R)
39 FR 9333 - 3/8/74
(Hw) - See Statewide
BUTTS COUNTY
(Hw) - See Statewide
CALHOUN COUNTY
(Hw) - See Statewide
(R) - See Baker County
CAMDEN COUNTY
(D) - See Bryan County
(Hw) - See Statewide
CANDLER COUNTY
(Hw) - See Statewide
CARROLL COUNTY
(Hw) - See Statewide
CATOOSA COUNTY
(Hw) - See Statewide

GEORGIA

STATEWIDE
Decision #AR-4038 (Hw)
39 FR 34984 - 9/27/74
Mod. #1 - 39 FR 36711 - 10/11/74
APPLING COUNTY
(Hw) - See Statewide
ATKINSON COUNTY
(Hw) - See Statewide
BACON COUNTY
(Hw) - See Statewide

GEORGIA (Cont'd.)

CHARLTON COUNTY
Decision #AR-4037 (R)
39 FR 33919 - 9/20/74
Mod. #1 - 40 FR 3088 - 1/17/75
(Hw) - See Statewide
CHATTAHOOCHEE COUNTY
Decision #AR-4064 (B)
39 FR 42817 - 12/6/74
Decision #AQ-4058 (R)
39 FR 3394 - 1/25/74
(D,R) - See Bryan County
CHATTAHOOCHEE COUNTY
Decision #AQ-4086 (R)
39 FR 9334 - 3/8/74
Mod. #1 - 40 FR 3083 - 1/17/75
(Hw) - See Statewide
CHATTOOGA COUNTY
(Hw) - See Statewide
CHEROKEE COUNTY
(Hw) - See Statewide
CLARKE COUNTY
(Hw) - See Statewide
(Hw) - See Barrow County
CLAY COUNTY
(R) - See Baker County
(Hw) - See Statewide
CLAYTON COUNTY
Decision #GA75-1019 (B)
40 FR 6020 - 2/7/75
Decision #AQ-4052 (R)
39 FR 2328 - 1/18/74
Decision #AR-4051 (H)
39 FR 38797 - 11/1/74
(B) - See Fulton County
(Hw) - See Statewide
CLINCH COUNTY
(Hw) - See Statewide
COBB COUNTY
(B,H,R) - See Fulton County
(Hw) - See Statewide
COFFEE COUNTY
(Hw) - See Statewide
COLQUITT COUNTY
(Hw) - See Statewide
COLUMBIA COUNTY
(R) - See Burke County
(Hw) - See Statewide
COOK COUNTY
(Hw) - See Statewide
CONETA COUNTY
(Hw) - See Statewide
CRAMFORD COUNTY
(Hw) - See Statewide
CRISP COUNTY
(Hw) - See Statewide
DADE COUNTY
(Hw) - See Statewide
DAVISON COUNTY
(Hw) - See Statewide

GEORGIA (Cont'd.)

DECATUR COUNTY
(Hw) - See Statewide
(R) - See Baker County
DEKALB COUNTY
(B,H,R) - See Clayton County
(Hw) - See Statewide
DODGE COUNTY
(Hw) - See Statewide
DOOLY COUNTY
(Hw) - See Statewide
DOUGHERTY COUNTY
(Hw) - See Statewide
(R) - See Baker County
DOUGLAS COUNTY
(Hw) - See Statewide
EARLY COUNTY
(Hw) - See Statewide
ECHOLS COUNTY
(R) - See Baker County
EFFINGHAM COUNTY
(R) - See Bryan County
(Hw) - See Statewide
ELBERT COUNTY
(Hw) - See Statewide
EMANUEL COUNTY
(Hw) - See Statewide
EVANIS COUNTY
(R) - See Bryan County
(Hw) - See Statewide
FANNIN COUNTY
(Hw) - See Statewide
FAVETTE COUNTY
(Hw) - See Statewide
FLOYD COUNTY
(Hw) - See Statewide
FORSYTH COUNTY
(Hw) - See Statewide
FRANKLIN COUNTY
(Hw) - See Statewide
FULTON COUNTY
(Hw) - See Statewide
(B,H,R) - See Clayton County
(Hw) - See Statewide
GILMER COUNTY
(Hw) - See Statewide
GLASCOCK COUNTY
(R) - See Burke County
(Hw) - See Statewide
GLYNN COUNTY
(D) - See Bryan County
(Hw) - See Statewide
GORDON COUNTY
(Hw) - See Statewide
GRADY COUNTY
(Hw) - See Statewide
(R) - See Baker County
GWINNETT COUNTY
(D,R) - See Clayton County
(Hw) - See Statewide

GEORGIA (Cont'd.)

GWINNETT COUNTY
(H,R) - See Clayton County
(Hw) - See Statewide
HABERSHAM COUNTY
(Hw) - See Statewide
HALL COUNTY
Decision #GA75-1025 (B)
40 FR 8691 - 2/21/75
Mod. #1 - 40 FR 12003 - 3/14/75
(Hw) - See Statewide
HANCOCK COUNTY
(Hw) - See Statewide
(R) - See Burke County
HARALSON COUNTY
(Hw) - See Statewide
HARRIS COUNTY
(Hw) - See Statewide
(R) - See Chattahoochee County
HART COUNTY
(Hw) - See Statewide
(R) - See Barrow County
HEARD COUNTY
(Hw) - See Statewide
HENRY COUNTY
(Hw) - See Statewide
HOUSTON COUNTY
(Hw) - See Statewide
IRWIN COUNTY
(Hw) - See Statewide
JACKSON COUNTY
(Hw) - See Statewide
(R) - See Barrow County
JASPER COUNTY
(Hw) - See Statewide
JEFF DAVIS COUNTY
(Hw) - See Statewide
JEFFERSON COUNTY
(Hw) - See Statewide
(R) - See Burke County
JENKINS COUNTY
(Hw) - See Statewide
(R) - See Burke County
JOHNSON COUNTY
(Hw) - See Statewide
JONES COUNTY
(Hw) - See Statewide
LAMAR COUNTY
(Hw) - See Statewide
LAVIER COUNTY
(Hw) - See Statewide
LAURENS COUNTY
Decision #AQ-4124 (B)
39 FR 20912 - 6/14/74
(Hw) - See Statewide
LEE COUNTY
(Hw) - See Statewide
(R) - See Baker County
LIBERTY COUNTY
(D,R) - See Bryan County
(Hw) - See Statewide

GEORGIA (Cont'd.)

LINCOLN COUNTY
(Hw) - See Statewide
(R) - See Burke County
LONG COUNTY
(Hw) - See Bryan County
(Hw) - See Statewide
LORNDEN COUNTY
(Hw) - See Statewide
LUMPKIN COUNTY
(Hw) - See Statewide
MCDOUFFIE COUNTY
(Hw) - See Statewide
MCINTOSH COUNTY
(R) - See Burke County
(D) - See Bryan County
(Hw) - See Statewide
MACON COUNTY
(Hw) - See Statewide
(R) - See Chattahoochee County
MADISON COUNTY
(Hw) - See Statewide
(R) - See Barrow County
MARION COUNTY
(Hw) - See Statewide
(R) - See Chattahoochee County
MERIWETHER COUNTY
(R) - See Chattahoochee County
(Hw) - See Statewide
MILLER COUNTY
(Hw) - See Statewide
(Hw) - See Statewide
(R) - See Baker County
MITCHELL COUNTY
(Hw) - See Statewide
(R) - See Baker County
MONROE COUNTY
(Hw) - See Statewide
MONTGOMERY COUNTY
(Hw) - See Statewide
MORGAN COUNTY
(Hw) - See Statewide
MURRAY COUNTY
(B) - See Barrow County
(Hw) - See Statewide
MUSCOGEE COUNTY
(R) - See Chattahoochee County
(Hw) - See Statewide
NEWTON COUNTY
(Hw) - See Statewide
(R) - See Barrow County
OCFEE COUNTY
(Hw) - See Statewide
(R) - See Barrow County
OSLETHORPE COUNTY
(Hw) - See Statewide
(R) - See Barrow County
PACIFIC COUNTY
(Hw) - See Statewide
PICKENS COUNTY
(Hw) - See Statewide
PIERCE COUNTY
(R) - See Charlton County
(R) - See Ware County
PIKE COUNTY
(Hw) - See Statewide

GEORGIA (Cont'd.)

POLK COUNTY (Hw) - See Statewide
 PULASKI COUNTY (Hw) - See Statewide
 PUTNAM COUNTY (Hw) - See Statewide
 QUILTMAN COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Baker County
 RABUN COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 RANDOLPH COUNTY (Hw) - See Statewide
 (R) - See Baker County
 (R) - See Baker County
 RICHMOND COUNTY (Hw) - See Statewide
 Decision #6A75-1005 (B) 40 FR 3091 - 1/17/75
 Mod. #1 - 40 FR 6900 - 2/14/75
 (Hw) - See Statewide
 (R) - See Burke County
 ROCKDALE COUNTY (Hw) - See Statewide
 SCHLEY COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Chattahoochee County
 SCREVEN COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 SEHOLE COUNTY (Hw) - See Statewide
 (R) - See Baker County
 SPALDING COUNTY (Hw) - See Statewide
 STEPHENS COUNTY (Hw) - See Statewide
 STEWART COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Chattahoochee County
 SUSTER COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Chattahoochee County
 TALBOT COUNTY (Hw) - See Statewide
 (R) - See Chattahoochee County
 TALLAPOOSA COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (Hw) - See Statewide
 TATTHALL COUNTY (Hw) - See Statewide
 TAYLOR COUNTY (Hw) - See Statewide
 (R) - See Chattahoochee County
 TELFAIR COUNTY (Hw) - See Statewide
 TERNELL COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 THOMAS COUNTY (Hw) - See Statewide

GUAM

Decision #AR-1029 (B, H, Hw, R) 39 FR 32448 - 9/6/74
 Decision #AR-1029 (R) 38 FR 24513 - 9/7/73
 Mod. #1 - 38 FR 26543 - 9/21/73
 Mod. #1 - See Statewide
 (B, H, Hw) - See Statewide
 ADAMS COUNTY (B, H, Hw) - See Statewide
 BANMOCK COUNTY (B, H, Hw) - See Statewide
 BEAR LAKE COUNTY (B, H, Hw) - See Statewide
 BENEVAH COUNTY (B, H, Hw) - See Statewide
 BINGHAM COUNTY (B, H, Hw) - See Statewide
 BLAINE COUNTY (B, H, Hw) - See Statewide
 BOISE COUNTY (B, H, Hw) - See Statewide
 BONNER COUNTY (B, H, Hw) - See Statewide
 BONNEVILLE COUNTY (B, H, Hw) - See Statewide
 BOUNDARY COUNTY (B, H, Hw) - See Statewide
 BUTTE COUNTY (B, H, Hw) - See Statewide
 CAVAS COUNTY (B, H, Hw) - See Statewide
 CAYUOH COUNTY (B, H, Hw) - See Statewide
 CARIBOU COUNTY (B, H, Hw) - See Statewide
 CASSIA COUNTY (B, H, Hw) - See Statewide
 CLARK COUNTY (B, H, Hw) - See Statewide
 CLEARWATER COUNTY (B, H, Hw) - See Statewide
 CUSTER COUNTY (B, H, Hw) - See Statewide
 ELMORE COUNTY (B, H, Hw) - See Statewide
 FRANKLIN COUNTY (B, H, Hw) - See Statewide

IDAHO

Decision #ID75-5024 (B, H, Hw) 40 FR 7803 - 2/21/75
 Mod. #1 - 40 FR 12953 - 3/21/75
 ADA COUNTY Decision #AQ-1029 (R) 38 FR 24513 - 9/7/73
 Mod. #1 - 38 FR 26543 - 9/21/73
 Mod. #1 - See Statewide
 (B, H, Hw) - See Statewide
 ADAMS COUNTY (B, H, Hw) - See Statewide
 BANMOCK COUNTY (B, H, Hw) - See Statewide
 BEAR LAKE COUNTY (B, H, Hw) - See Statewide
 BENEVAH COUNTY (B, H, Hw) - See Statewide
 BINGHAM COUNTY (B, H, Hw) - See Statewide
 BLAINE COUNTY (B, H, Hw) - See Statewide
 BOISE COUNTY (B, H, Hw) - See Statewide
 BONNER COUNTY (B, H, Hw) - See Statewide
 BONNEVILLE COUNTY (B, H, Hw) - See Statewide
 BOUNDARY COUNTY (B, H, Hw) - See Statewide
 BUTTE COUNTY (B, H, Hw) - See Statewide
 CAVAS COUNTY (B, H, Hw) - See Statewide
 CAYUOH COUNTY (B, H, Hw) - See Statewide
 CARIBOU COUNTY (B, H, Hw) - See Statewide
 CASSIA COUNTY (B, H, Hw) - See Statewide
 CLARK COUNTY (B, H, Hw) - See Statewide
 CLEARWATER COUNTY (B, H, Hw) - See Statewide
 CUSTER COUNTY (B, H, Hw) - See Statewide
 ELMORE COUNTY (B, H, Hw) - See Statewide
 FRANKLIN COUNTY (B, H, Hw) - See Statewide

GEORGIA (Cont'd.)

TIFT COUNTY (Hw) - See Statewide
 TOombs COUNTY (Hw) - See Statewide
 TOWNS COUNTY (Hw) - See Statewide
 TREATLEN COUNTY (Hw) - See Statewide
 TROUP COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Chattahoochee County
 TURNER COUNTY (Hw) - See Statewide
 TWIGGS COUNTY (Hw) - See Statewide
 UNION COUNTY (Hw) - See Statewide
 UPSON COUNTY (Hw) - See Statewide
 WALKER COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 WALTHAM COUNTY (Hw) - See Statewide
 (R) - See Barron County
 WARE COUNTY (Hw) - See Statewide
 Decision #6A75-1008 (B) 40 FR 3093 - 1/17/75
 (R) - See Charlton County
 (Hw) - See Statewide
 WARREN COUNTY (Hw) - See Statewide
 (R) - See Burke County
 WASHINGTON COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (R) - See Burke County
 WAYNE COUNTY (Hw) - See Statewide
 WEBSTER COUNTY (Hw) - See Statewide
 (Hw) - See Chattahoochee County
 WHEELER COUNTY (Hw) - See Statewide
 WHITE COUNTY (Hw) - See Statewide
 WHITEFIELD COUNTY (Hw) - See Statewide
 WILCOX COUNTY (Hw) - See Statewide
 WILKES COUNTY (Hw) - See Statewide
 (R) - See Burke County
 (Hw) - See Statewide
 WILKINSON COUNTY (Hw) - See Statewide
 (Hw) - See Statewide
 (Hw) - See Statewide

IDAHO (Cont'd)

FREMONT COUNTY (B, H, Hw) - See Statewide
 GEN COUNTY (B, H, Hw) - See Statewide
 GOODING COUNTY (B, H, Hw) - See Statewide
 IDAHO COUNTY (B, H, Hw) - See Statewide
 JEFFERSON COUNTY (B, H, Hw) - See Statewide
 JEROME COUNTY (B, H, Hw) - See Statewide
 KOOTENAI COUNTY (B, H, Hw) - See Statewide
 LATAH COUNTY (B, H, Hw) - See Statewide
 LENHI COUNTY (B, H, Hw) - See Statewide
 LEHIS COUNTY (B, H, Hw) - See Statewide
 LINCOLN COUNTY (B, H, Hw) - See Statewide
 MADISON COUNTY (B, H, Hw) - See Statewide
 MINIDOKA COUNTY (B, H, Hw) - See Statewide
 NEZ PERCE COUNTY (B, H, Hw) - See Statewide
 ONEIDA COUNTY (B, H, Hw) - See Statewide
 Owyhee County (B, H, Hw) - See Statewide
 PAYETTE COUNTY (B, H, Hw) - See Statewide
 POWELL COUNTY (B, H, Hw) - See Statewide
 SHOSHONE COUNTY (B, H, Hw) - See Statewide
 TETON COUNTY (B, H, Hw) - See Statewide
 TWIN FALLS COUNTY (B, H, Hw) - See Statewide
 VALLEY COUNTY (B, H, Hw) - See Statewide
 WASHINGTON COUNTY (B, H, Hw) - See Statewide

ILLINOIS

ADAMS COUNTY Decision #IL75-2055 (B)
 40 FR 15265 - 4/4/75
 Decision #AR-3059 (H, Hw)
 39 FR 28030 - 8/2/74
 Mod. #1 - 40 FR 3861 - 1/24/75
 Mod. #2 - 40 FR 14198 - 3/28/75
 ALEXANDER COUNTY Decision #AR-3062 (H, Hw)
 39 FR 28041 - 8/2/74

ILLINOIS (Cont'd)

ALEXANDER COUNTY (Cont'd.)
 Mod. #1 - 40 FR 3862 - 1/24/75
 Mod. #2 - 40 FR 14200 - 3/28/75
 Decision #IL75-2035 (D)
 40 FR 6023 - 2/7/75
 BOND COUNTY Decision #IL75-2015 (H, Hw)
 40 FR 6927 - 2/14/75
 BOONE COUNTY Decision #AR-3055 (H, Hw)
 39 FR 28014 - 8/2/74
 Mod. #1 - 39 FR 33148 - 9/13/74
 Mod. #2 - 39 FR 44904 - 12/27/74
 Mod. #3 - 40 FR 14196 - 3/28/75
 BROWN COUNTY (B, H, Hw) - See Adams County
 (D) - See Alexander County
 BUREAU COUNTY Decision #IL75-2035 (B)
 40 FR 5961 - 2/7/75
 Mod. #1 - 40 FR 8694 - 2/21/75
 Mod. #2 - 40 FR 12004 - 3/14/75
 Decision #AR-3056 (H, Hw)
 39 FR 28018 - 8/2/74
 Mod. #1 - 40 FR 925 - 1/3/75
 Mod. #2 - 40 FR 14197 - 3/28/75
 CALHOUN COUNTY (H, Hw) - See Bond County
 (D) - See Alexander County
 CARROLL COUNTY (H, Hw) - See Bureau County
 CASS COUNTY (H, Hw) - See Adams County
 (D) - See Alexander County
 CHAMPAIGN COUNTY Decision #AR-3170 (B)
 39 FR 40421 - 11/15/74
 Mod. #1 - 40 FR 12006 - 3/14/75
 Decision #AR-3058 (H, Hw)
 39 FR 28027 - 8/2/74
 Mod. #1 - 39 FR 30565 - 8/23/74
 Mod. #2 - 40 FR 3086 - 1/17/75
 Mod. #3 - 40 FR 14198 - 3/28/75
 CHRISTIAN COUNTY (H, Hw) - See Adams County
 Decision #IL75-2041 (B)
 40 FR 7769 - 2/21/75
 CLARK COUNTY (H, Hw) - See Champaign County
 CLAY COUNTY Decision #AR-3060 (H, Hw)
 39 FR 28033 - 8/2/74
 Mod. #1 - 40 FR 3861 - 1/24/75
 Mod. #2 - 40 FR 14199 - 3/28/75
 CLINTON COUNTY (H, Hw) - See Bond County
 COLES COUNTY (H, Hw) - See Champaign County
 COOK COUNTY Decision #AR-3064 (B, H, Hw, R)
 39 FR 28800 - 8/9/74
 Mod. #1 - 39 FR 42806 - 12/6/74
 Mod. #2 - 40 FR 12004 - 3/14/75
 Decision #40-3095 (D)
 39 FR 5882 - 2/15/74
 Mod. #1 - 39 FR 44161 - 12/20/74

ILLINOIS

CRAWFORD COUNTY (H, Hw) - See Clay County
 CUMBERLAND COUNTY (H, Hw) - See Champaign County
 DEKALB COUNTY (H, Hw) - See Boone County
 DEMITT COUNTY (B) - See Christian County
 (H, Hw) - See Champaign County
 DOUGLAS COUNTY (H, Hw) - See Champaign County
 DU PAGE COUNTY Decision #IL75-2050 (B, R)
 40 FR 12029 - 3/7/75
 (H, Hw) - See Boone County
 EDGAR COUNTY (H, Hw) - See Boone County
 (H, Hw) - See Champaign County
 EDWARDS COUNTY (H, Hw) - See Clay County
 EFFINGHAM COUNTY (H, Hw) - See Clay County
 FAYETTE COUNTY (H, Hw) - See Clay County
 FORD COUNTY (H, Hw) - See Clay County
 Decision #IL75-2052 (B)
 40 FR 15261 - 4/4/75
 Decision #IL75-2001 (H, Hw)
 40 FR 934 - 1/3/75
 Mod. #1 - 40 FR 14200 - 3/28/75
 FRANKLIN COUNTY (H, Hw) - See Alexander County
 FULTON COUNTY Decision #AR-3057 (H, Hw)
 39 FR 28022 - 8/2/74
 Mod. #1 - 40 FR 3084 - 1/17/75
 Mod. #2 - 40 FR 14197 - 3/28/75
 GALLATIN COUNTY (H, Hw) - See Alexander County
 GREENE COUNTY (H, Hw) - See Bond County
 (D) - See Alexander County
 GRUNDY COUNTY (H, Hw) - See Ford County
 HAMILTON COUNTY (H, Hw) - See Clay County
 HANCOCK COUNTY (H, Hw) - See Fulton County
 HARDIN COUNTY (H, Hw) - See Alexander County
 (D) - See Alexander County
 HENDERSON COUNTY (H, Hw) - See Fulton County
 HENRY COUNTY (H, Hw) - See Bureau County
 IROQUOIS COUNTY (B, H, Hw) - See Ford County

ILLINOIS (Cont'd)

JACKSON COUNTY (H, Hw) - See Alexander County
 (D) - See Alexander County
 JASPER COUNTY (H, Hw) - See Clay County
 JEFFERSON COUNTY (H, Hw) - See Clay County
 JERSEY COUNTY (H, Hw) - See Bond County
 (D) - See Alexander County
 JO DAVISS COUNTY (H, Hw) - See Bureau County
 JOHNSON COUNTY (H, Hw) - See Alexander County
 KANE COUNTY (B, R) - See Du Page County
 (H, Hw) - See Boone County
 KANKAKEE COUNTY (H, Hw) - See Ford County
 KENDALL COUNTY (H, Hw) - See Boone County
 KNOX COUNTY (H, Hw) - See Fulton County
 LAKE COUNTY (B, R) - See Du Page County
 (D) - See Cook County
 (H, Hw) - See Boone County
 LA SALLE COUNTY (B) - See Bureau County
 LAWRENCE COUNTY (H, Hw) - See Ford County
 (H, Hw) - See Clay County
 LEE COUNTY (H, Hw) - See Bureau County
 LIVINGSTON COUNTY (B) - See Bureau County
 (H, Hw) - See Ford County
 LOGAN COUNTY (H, Hw) - See Adams County
 MCDONOUGH COUNTY (H, Hw) - See Fulton County
 MCHENRY COUNTY (H, Hw) - See Fulton County
 MC LEAN COUNTY (H, Hw) - See Ford County
 MACON COUNTY (B) - See Christian County
 (H, Hw) - See Champaign County
 MACAPIN COUNTY (H, Hw) - See Bond County
 MADISON COUNTY Decision #IL75-2016 (B, R)
 40 FR 6931 - 2/14/75
 (H, Hw) - See Bond County

ILLINOIS (Cont'd)

MARION COUNTY
(H, Hw) - See Clay County

MARSHALL COUNTY
(D) - See Bureau County

MASON COUNTY
(H, Hw) - See Ford County

MASSAC COUNTY
(H, Hw) - See Adams County

MENARD COUNTY
(H, Hw) - See Alexander County

MERCER COUNTY
(H, Hw) - See Adams County

MONROE COUNTY
(H, Hw) - See Fulton County

(H, Hw) - See Bond County

(D) - See Alexander County

MONTGOMERY COUNTY
(H, Hw) - See Bond County

MORGAN COUNTY
(H, Hw) - See Adams County

(D) - See Alexander County

MOUTRIE COUNTY
(B) - See Christian County

OGLE COUNTY
(H, Hw) - See Champaign County

PEORIA COUNTY
Decision #AK-306 (B, R, D)
39 FR 28813 - 8/9/74
Mod. #1 - FR 42806 - 12/6/74
Mod. #2 - 40 FR 12005 - 3/14/75
(H, Hw) - See Fulton County

PERRY COUNTY
(H, Hw) - See Alexander County

PIATT COUNTY
(B) - See Christian County

PIKE COUNTY
(B, H, Hw) - See Adams County

(D) - See Alexander County

POPE COUNTY
(H, Hw, D) - See Alexander County

PULASKI COUNTY
(H, Hw, D) - See Alexander County

PUIAN COUNTY
(B) - See Bureau County

(H, Hw) - See Ford County

RANDOLPH COUNTY
(H, Hw, D) - See Alexander County

RICHLAND COUNTY
(H, Hw) - See Clay County

ROCK ISLAND COUNTY
Decision #IL75-2051 (B)
40 FR 12976 - 3/21/75
(H, Hw) - See Bureau County

SAINTE CLAIR COUNTY
(B, R) - See Madison County

(H, Hw) - See Bond County

(D) - See Alexander County

ILLINOIS (Cont'd)

SALINE COUNTY
(H, Hw) - See Alexander County

SANGAMON COUNTY
Decision #AK-3072 (B, R)
39 FR 28822 - 8/9/74
Mod. #1 - 39 FR 43459 - 12/13/74
Mod. #2 - 40 FR 12006 - 3/14/75
(H, Hw) - See Adams County

SCHOYLER COUNTY
(H, Hw) - See Adams County

SCOTT COUNTY
(H, Hw) - See Adams County

(D) - See Alexander County

SHELBY COUNTY
(B) - See Christian County

(H, Hw) - See Champaign County

STARK COUNTY
(H, Hw) - See Fulton County

STEPHENSON COUNTY
(H, Hw) - See Bureau County

TAZEWELL COUNTY
(B, R, D) - See Peoria County

(H, Hw) - See Fulton County

UNION COUNTY
(H, Hw, D) - See Alexander County

VERMILION COUNTY
(H, Hw) - See Champaign County

(B) - See Champaign County

WABASH COUNTY
(H, Hw) - See Clay County

WARREN COUNTY
(H, Hw) - See Fulton County

WASHINGTON COUNTY
(H, Hw) - See Bond County

WAYNE COUNTY
(H, Hw) - See Clay County

WHITE COUNTY
(H, Hw) - See Clay County

MITCHELL COUNTY
(H, Hw) - See Bureau County

HILL COUNTY
(B, R) - See Du Page County

(H, Hw) - See Boone County

HILLMAN COUNTY
Decision #IL75-2043 (B)
40 FR 8736 - 2/28/75
(H, Hw) - See Alexander County

HINNEBAGO COUNTY
Decision #IL75-2044 (B)
40 FR 10893 - 3/7/75
(H, Hw) - See Bureau County

HOODFORD COUNTY
(B) - See Bureau County

(H, Hw) - See Ford County

INDIANA

ADAMS COUNTY
Decision #IN75-2037 (H, Hw)
40 FR 7814 - 2/21/75

ALLEN COUNTY
Decision #IN75-2017 (B)
40 FR 6024 - 2/7/75
Mod. #1 - 40 FR 10871 - 3/7/75
Decision #AQ-3000 (R)
39 FR 22341 - 8/17/73
(H, Hw) - See Adams County

BARTHOLOMEW COUNTY
Decision #IN75-2018 (B)
40 FR 4809 - 1/31/75
Mod. #1 - 40 FR 10871 - 3/7/75
Decision #IN75-2046 (H, Hw)
40 FR 7831 - 2/21/75

BENTON COUNTY
Decision #IN75-2019 (B)
40 FR 6027 - 2/7/75
Mod. #1 - 40 FR 10871 - 3/7/75
Decision #IN75-2038 (H, Hw)
40 FR 7820 - 2/21/75

BLACKFORD COUNTY
Decision #IN75-2039 (H, Hw)
40 FR 7824 - 2/21/75
Mod. #1 - 40 FR 12953 - 3/21/75

BOONE COUNTY
Decision #AP-666 (R)
38 FR 13247 - 5/18/73
(H, Hw) - See Bartholomew County

BROWN COUNTY
(H, Hw) - See Bartholomew County

CARROLL COUNTY
(H, Hw) - See Benton County

CASS COUNTY
(H, Hw) - See Benton County

CLARK COUNTY
Decision #IL75-2036 (B)
40 FR 6023 - 2/7/75
(H, Hw) - See Bartholomew County

CLAY COUNTY
(H, Hw) - See Bartholomew County

(H, Hw) - See Bartholomew County

CLINTON COUNTY
(H, Hw) - See Benton County

CRAWFORD COUNTY
(H, Hw) - See Bartholomew County

(D) - See Clark County

DAVISS COUNTY
(H, Hw) - See Bartholomew County

DEARBORN COUNTY
Decision #IN75-2020 (B)
40 FR 4812 - 1/31/75
Mod. #1 - 40 FR 10872 - 3/7/75
(H, Hw) - See Bartholomew County

INDIANA (cont'd)

DECATUR COUNTY
(H, Hw) - See Bartholomew County

DEKALB COUNTY
(H, Hw) - See Adams County

DELAWARE COUNTY
Decision #IN75-2045 (B)
40 FR 7828 - 2/21/75
(H, Hw) - See Blackford County

DUBOIS COUNTY
(H, Hw) - See Bartholomew County

ELKHART COUNTY
(H, Hw) - See Adams County

FAYETTE COUNTY
(H, Hw) - See Blackford County

FLOYD COUNTY
(D) - See Clark County

(H, Hw) - See Bartholomew County

FOUNTAIN COUNTY
(H, Hw) - See Bartholomew County

FRANKLIN COUNTY
(H, Hw) - See Bartholomew County

FULTON COUNTY
(H, Hw) - See Benton County

GIBSON COUNTY
(H, Hw) - See Bartholomew County

GRANT COUNTY
Decision #IN75-2022 (B)
40 FR 6032 - 2/7/75
Mod. #1 - 40 FR 10872 - 3/7/75

GREECE COUNTY
(H, Hw) - See Bartholomew County

HAMILTON COUNTY
(R) - See Boone County

HANCOCK COUNTY
(H, Hw) - See Blackford County

(R) - See Boone County

HARRISON COUNTY
(D) - See Clark County

(H, Hw) - See Bartholomew County

HEPHTHICKS COUNTY
(H, Hw) - See Bartholomew County

(R) - See Boone County

HENRY COUNTY
(H, Hw) - See Blackford County

HOWARD COUNTY
(H, Hw) - See Benton County

HURTINGTON COUNTY
(H, Hw) - See Adams County

JACKSON COUNTY
(H, Hw) - See Bartholomew County

JASPER COUNTY
(H, Hw) - See Benton County

JAY COUNTY
(H, Hw) - See Blackford County

INDIANA (Cont'd)

JEFFERSON COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

JENNINGS COUNTY
(H, Hw) - See Bartholomew County

JOHNSON COUNTY
(H, Hw) - See Blackford County
(R) - See Boone County

KNOX COUNTY
(H, Hw) - See Bartholomew County

KOSCIUSKO COUNTY
(H, Hw) - See Adams County

LAGRANGE COUNTY
(H, Hw) - See Adams County

LAKE COUNTY
Decision #IN75-2023 - (B, H, Hw)
40 FR 6035 - 2/7/75
Mod. #1 - 40 FR 10872 - 3/7/75
Decision #AQ-3095 (D)
39 FR 5982 - 2/15/74
Mod. #1 - 39 FR 44161 - 12/20/74

LAPORTE COUNTY
Decision #IN75-2024 (B, H, Hw)
40 FR 6039 - 2/7/75
Mod. #1 - 40 FR 10872 - 3/7/75
(D) - See Lake County

LAWRENCE COUNTY
(H, Hw) - See Bartholomew County.

MADISON COUNTY
(H, Hw) - See Blackford County

MARION COUNTY
Decision #IN75-2025 (B)
40 FR 4815 - 1/31/75
Mod. #1 - 40 FR 10872 - 3/7/75
(R) - See Boone County
(H, Hw) - See Blackford County

MARSHALL COUNTY
(H, Hw) - See Adams County

MARTIN COUNTY
(H, Hw) - See Bartholomew County

MIAMI COUNTY
(H, Hw) - See Benton County

MONROE COUNTY
Decision #IN75-2026 (B)
40 FR 4817 - 1/31/75
Mod. #1 - 40 FR 10872 - 3/7/75
(H, Hw) - See Bartholomew County

MONTGOMERY COUNTY
(H, Hw) - See Bartholomew County

MORGAN COUNTY
(R) - See Boone County
(H, Hw) - See Bartholomew County

NEITON COUNTY
(H, Hw) - See Benton County

NOBLE COUNTY
(H, Hw) - See Adams County

INDIANA (Cont'd.)

OHIO COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

ORANGE COUNTY
(H, Hw) - See Bartholomew County

OSHER COUNTY
(H, Hw) - See Bartholomew County

PARKE COUNTY
(H, Hw) - See Bartholomew County

PERRY COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

PIKE COUNTY
(H, Hw) - See Bartholomew County

PORTER COUNTY
Decision #IN75-2027 (B, H, Hw)
40 FR 6044 - 2/7/75
Mod. #1 - 40 FR 10873 - 3/7/75
(D) - See Lake County

POSEY COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

PULASKI COUNTY
(H, Hw) - See Benton County

PUTNAM COUNTY
(H, Hw) - See Bartholomew County

RANDOLPH COUNTY
(H, Hw) - See Blackford County

RIPLEY COUNTY
(H, Hw) - See Bartholomew County

RUSH COUNTY
(H, Hw) - See Blackford County

SAINTE JOSEPH COUNTY
Decision #IN75-2028 (B, H, Hw)
40 FR 6049 - 2/7/75
Mod. #1 - 40 FR 10873 - 3/7/75

SCOTT COUNTY
(H, Hw) - See Bartholomew County

SHELBY COUNTY
(R) - See Boone County
(H, Hw) - See Blackford County

SPENCER COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

STARKE COUNTY
(H, Hw) - See Adams County

STUBBINS COUNTY
(H, Hw) - See Adams County

SULLIVAN COUNTY
(H, Hw) - See Bartholomew County

SWITZERLAND COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

INDIANA (Cont'd)

TIPPECANOE COUNTY
(B, H, Hw) - See Benton County

TIPTON COUNTY
(H, Hw) - See Benton County

UNION COUNTY
(H, Hw) - See Blackford County

VAHDERBURGH COUNTY
Decision #IN75-2029 (B)
40 FR 4820 - 1/31/75
Mod. #1 - 40 FR 10873 - 3/7/75
(D) - See Clark County
(H, Hw) - See Bartholomew County

VERMILLION COUNTY
(H, Hw) - See Bartholomew County

VIGO COUNTY
Decision #IN75-2030 (B)
40 FR 6053 - 2/7/75
Mod. #1 - 40 FR 10873 - 3/7/75
(H, Hw) - See Bartholomew County

WABASH COUNTY
(H, Hw) - See Benton County

WARREN COUNTY
(H, Hw) - See Bartholomew County

WARRICK COUNTY
(D) - See Clark County
(H, Hw) - See Bartholomew County

WASHINGTON COUNTY
(H, Hw) - See Bartholomew County

WAYNE COUNTY
(H, Hw) - See Blackford County

WELLS COUNTY
(H, Hw) - See Adams County

WHITE COUNTY
(H, Hw) - See Benton County

WHITLEY COUNTY
(H, Hw) - See Adams County

IOWA

ADAIR COUNTY
None

ADAMS COUNTY
None

ALLAMAKEE COUNTY
None

APPANOOSE COUNTY
Decision #AR-73 (Hw)
39 FR 38797 - 11/7/74
Mod. #1 - 40 FR 4786 - 1/31/75

AUDUBON COUNTY
None

BENTON COUNTY
Decision #IA75-4066 (Hw)
40 FR 12981 - 3/21/75

BLACK HAWK COUNTY
Decision #IA75-4034 (B, H, Hw) (City of Waterloo & abutting Municipalities)
40 FR 4823 - 1/31/75
Mod. #1 - 40 FR 6900 - 2/14/75
Mod. #2 - 40 FR 12955 - 3/21/75
Mod. #3 - 40 FR 14201 - 3/28/75
Mod. #4 - 40 FR 15271 - 4/4/75

BOONE COUNTY
None

BREMER COUNTY
None

BUCHANAN COUNTY
None

BUENA VISTA COUNTY
None

BUTLER COUNTY
None

CALHOUN COUNTY
None

CARROLL COUNTY
Decision #AM-6712 (H, Hw)
37 FR 7429 - 4/14/72
Mod. #1 - 39 FR 40404 - 11/15/74

CASS COUNTY
(H, Hw) - See Carroll County

CEDAR COUNTY
None

CERRO GORDO COUNTY (WASON CITY)
Decision #IA75-4035 (B, H, Hw)
40 FR 4826 - 1/31/75
Mod. #1 - 40 FR 6901 - 2/14/75
Mod. #2 - 40 FR 14201 - 3/28/75

CHEROKEE COUNTY
None

CHICKASAW COUNTY
None

CLARKE COUNTY
None

IOWA (Cont'd.)

CLAY COUNTY
(H,W) - See Carroll County

CLAYTON COUNTY
None

CLINTON COUNTY (City of Clinton and abutting municipalities)
Decision #IA75-4036 (B,H,Hw)
40 FR 4828 - 1/31/75
Mod. #1 - 40 FR 6900 - 2/14/75
Mod. #2 - 40 FR 12954 - 3/21/75
Mod. #3 - 40 FR 14201 - 3/28/75

CRAMFORD COUNTY
(H,Hw) - See Carroll County

DALLAS COUNTY
None

DAVIS COUNTY
(Hw) - See Appanoose County

DECATUR COUNTY
None

DELAWARE COUNTY
None

DES MOINES COUNTY (City of Burlington and Abutting Municipalities; and Burlington Ordinance Plant)
Decision #IA75-4037 (B,H,Hw)
40 FR 4834 - 1/31/75
Mod. #1 - 40 FR 6901 - 2/14/75
Mod. #2 - 40 FR 12954 - 3/21/75
Mod. #3 - 40 FR 14202 - 3/28/75

DICKINSON COUNTY
None

DUBUQUE COUNTY (City of Dubuque and abutting municipalities)
Decision #IA75-4038 (B,H,Hw)
40 FR 4831 - 1/31/75
Mod. #1 - 40 FR 14202 - 3/28/75

EMMET COUNTY
None

FAYETTE COUNTY
None

FLOYD COUNTY
None

FRANKLIN COUNTY
None

FREMONT COUNTY
Decision #IE75-4054 (Channel Stabilization)
40 FR 8739 - 2/28/75

GREENE COUNTY
None

GROUDY COUNTY
None

IOWA (Cont'd.)

GUTHRIE COUNTY
None

HAMILTON COUNTY
None

HARCOCK COUNTY
None

HARDIN COUNTY
None

HARRISON COUNTY
(Chann. Stab.) - See Fremont Co.

HENRY COUNTY
None

HOWARD COUNTY
(H,Hw) - See Carroll County

HUMBOLDT COUNTY
None

IDA COUNTY
None

IOWA COUNTY
(Hw) - See Benton County

JACKSON COUNTY
None

JASPER COUNTY
None

JEFFERSON COUNTY
(Hw) - See Appanoose County

JOHNSON COUNTY (City of Iowa City and abutting municipalities)
Decision #IA75-4039 (B,H)
40 FR 4836 - 1/31/75
Mod. #1 - 40 FR 6902 - 2/14/75
Mod. #2 - 40 FR 14202 - 3/28/75

JONES COUNTY
(Hw) - See Benton County

KEOKUK COUNTY
(Hw) - See Benton County

KOSSUTH COUNTY
None

LEE COUNTY
None

LINN COUNTY
Decision #IA75-4040 (B,H,Hw)
40 FR 4839 - 1/31/75
Mod. #1 - 40 FR 6902 - 2/14/75
Mod. #2 - 40 FR 14202 - 3/28/75

LUCAS COUNTY
None

LYON COUNTY
None

MADISON COUNTY
None

MAHASKA COUNTY
(Hw) - See Benton County

MARION COUNTY
None

MARSHALL COUNTY
None

MILLS COUNTY
(Chann. Stab.) - See Fremont Co.

MITCHELL COUNTY
None

MONROE COUNTY
(H,Hw) - See Carroll County
(Chann. Stab.) - See Fremont Co.

MONROE COUNTY
None

MONTGOMERY COUNTY
None

MUSCATINE COUNTY
None

O'BRIEN COUNTY
(H,Hw) - See Carroll County

OSCEOLA COUNTY
(H,Hw) - See Carroll County

PAGE COUNTY
None

PALO ALTO COUNTY
None

PLYMOUTH COUNTY
None

POCAHONTAS COUNTY
None

POLK COUNTY
Decision #IA75-4041 (B,H,Hw)
40 FR 4841 - 1/31/75
Mod. #1 - 40 FR 6903 - 2/14/75
Mod. #2 - 40 FR 14202 - 3/28/75

POTTAWATTAMIE COUNTY (City of Council Bluffs and the area within 3 miles from the City Limits)
Decision #IA75-4042 (B,H,Hw)
40 FR 4843 - 1/31/75
Mod. #1 - 40 FR 6903 - 2/14/75
Mod. #2 - 40 FR 12955 - 3/21/75
Mod. #3 - 40 FR 14202 - 3/28/75
Mod. #4 - 40 FR 15271 - 4/4/75
(Chann. Stab.) - See Fremont County

IOWA (Cont'd.)

LOUISA COUNTY
None

LUCAS COUNTY
None

LYON COUNTY
None

MADISON COUNTY
None

MAHASKA COUNTY
(Hw) - See Benton County

MARION COUNTY
None

MARSHALL COUNTY
None

MILLS COUNTY
(Chann. Stab.) - See Fremont Co.

MITCHELL COUNTY
None

MONROE COUNTY
(H,Hw) - See Carroll County
(Chann. Stab.) - See Fremont Co.

MONROE COUNTY
None

MONTGOMERY COUNTY
None

MUSCATINE COUNTY
None

O'BRIEN COUNTY
(H,Hw) - See Carroll County

OSCEOLA COUNTY
(H,Hw) - See Carroll County

PAGE COUNTY
None

PALO ALTO COUNTY
None

PLYMOUTH COUNTY
None

POCAHONTAS COUNTY
None

POLK COUNTY
Decision #IA75-4041 (B,H,Hw)
40 FR 4841 - 1/31/75
Mod. #1 - 40 FR 6903 - 2/14/75
Mod. #2 - 40 FR 14202 - 3/28/75

POTTAWATTAMIE COUNTY (City of Council Bluffs and the area within 3 miles from the City Limits)
Decision #IA75-4042 (B,H,Hw)
40 FR 4843 - 1/31/75
Mod. #1 - 40 FR 6903 - 2/14/75
Mod. #2 - 40 FR 12955 - 3/21/75
Mod. #3 - 40 FR 14202 - 3/28/75
Mod. #4 - 40 FR 15271 - 4/4/75
(Chann. Stab.) - See Fremont County

IOWA (Cont'd.)

POWESHIEK COUNTY
(Hw) - See Benton County

RINGGOLD COUNTY
(H,Hw) - See Carroll County

SAC COUNTY
None

SCOTT COUNTY
Decision #IA75-4043 (B,H,Hw)
40 FR 4845 - 1/31/75
Mod. #1 - 40 FR 6903 - 2/14/75
Mod. #2 - 40 FR 14203 - 3/28/75

SHELBY COUNTY
None

STODOLSKY COUNTY
None

STORY COUNTY (City of Ames and abutting municipalities)
Decision #IA75-4044 (B,H,Hw)
40 FR 4848 - 1/31/75
Mod. #1 - 40 FR 6904 - 2/14/75
Mod. #2 - 40 FR 14203 - 3/28/75

TAMA COUNTY
(Hw) - See Benton County

TAYLOR COUNTY
(H,Hw) - See Carroll County

UNION COUNTY
None

VAN BUREN COUNTY
(Hw) - See Appanoose County

WAPELLO COUNTY
(Hw) - See Appanoose County

WARREN COUNTY
None

WASHINGTON COUNTY
(Hw) - See Benton County

WAYNE COUNTY
None

WEBSTER COUNTY (City of Fort Dodge)
Decision #IA75-4074 (B,H,Hw)
40 FR 15295 - 4/4/75

WINNEBAGO COUNTY
None

WINNESHIEK COUNTY
None

IOWA (Cont'd.)

WOODBURY COUNTY (City of Stouxs City and abutting municipalities)
Decision #IA75-4046 (B)
40 FR 4882 - 1/31/75
Mod. #1 - 40 FR 6905 - 2/14/75
Mod. #2 - 40 FR 14203 - 3/28/75
(Chann. Stab.) - See Freemont Co.
NORTH COUNTY
None
WRIGHT COUNTY
None

KANSAS

ALLEN COUNTY
Decision #KS75-4051 (Hw, W&S)
40 FR 6056 - 2/7/75
Mod. #1 - 40 FR 7775 - 2/21/75
ANDERSON COUNTY
(Hw, W&S) - See Allen County
ATCHISON COUNTY
Decision #M075-4070 (D)
40 FR 14225 - 3/28/75
(Hw, W&S) - See Allen County
BARBER COUNTY
Decision #KS75-4053 (Hw, W&S)
40 FR 6058 - 2/7/75
Mod. #1 - 40 FR 7775 - 2/21/75
BARTON COUNTY
(Hw, W&S) - See Barber County
BOURBON COUNTY
(Hw, W&S) - See Allen County
BROWN COUNTY
(Hw, W&S) - See Allen County
BUTLER COUNTY
(Hw, W&S) - See Allen County
CHASE COUNTY
(Hw, W&S) - See Allen County
CHAUTAQUA COUNTY
(Hw, W&S) - See Allen County
CHEROKEE COUNTY
(Hw, W&S) - See Allen County
CHEYENNE COUNTY
(Hw, W&S) - See Barber County
CLARK COUNTY
(Hw, W&S) - See Barber County

KANSAS (Cont'd.)

CLAY COUNTY
(Hw, W&S) - See Allen County
CLOUD COUNTY
(Hw, W&S) - See Allen County
COFFEY COUNTY
(Hw, W&S) - See Allen County
COMANCHE COUNTY
(Hw, W&S) - See Barber County
COMLEY COUNTY
(Hw, W&S) - See Allen County
CRAMFORD COUNTY
(Hw, W&S) - See Allen County
DECATUR COUNTY
(Hw, W&S) - See Barber County
DICKINSON COUNTY
(Hw, W&S) - See Allen County
DOWNTOWN COUNTY
(D) - See Atchison County
(Hw, W&S) - See Allen County
DOUGLAS COUNTY
Decision #KS75-4063 (Hw)
40 FR 12041 - 3/14/75
EDWARDS COUNTY
(Hw, W&S) - See Barber County
ELK COUNTY
(Hw, W&S) - See Allen County
ELLIS COUNTY
(Hw, W&S) - See Barber County
ELLSWORTH COUNTY
(Hw, W&S) - See Barber County
FINNEY COUNTY
(Hw, W&S) - See Barber County
FORD COUNTY
(Hw, W&S) - See Barber County
FRANKLIN COUNTY
(Hw, W&S) - See Allen County
GEARY COUNTY
Decision #AQ-88 (R)
39 FR 11791 - 3/29/74
(Hw, W&S) - See Allen County
GOVE COUNTY
(Hw, W&S) - See Barber County
GRANHAM COUNTY
(Hw, W&S) - See Barber County
GRANT COUNTY
(Hw, W&S) - See Barber County
GRAY COUNTY
(Hw, W&S) - See Barber County
GREELEY COUNTY
(Hw, W&S) - See Barber County
GREENWOOD COUNTY
(Hw, W&S) - See Allen County

KANSAS (Cont'd.)

HAMILTON COUNTY
(Hw, W&S) - See Barber County
HARPER COUNTY
(Hw, W&S) - See Allen County
HARVEY COUNTY
(Hw, W&S) - See Allen County
HASKELL COUNTY
(Hw, W&S) - See Barber County
HODGEMAN COUNTY
(Hw, W&S) - See Barber County
JACKSON COUNTY
(Hw, W&S) - See Allen County
JEFFERSON COUNTY
(Hw, W&S) - See Douglas County
JEWELL COUNTY
(Hw, W&S) - See Barber County
JOHNSON COUNTY
Decision #M075-4069 (B, H, Hw)
40 FR 8740 - 2/28/75
Mod. #1 - 40 FR 15273 - 4/4/75
Decision #M075-4071 (R)
40 FR 14226 - 3/28/75
KEARNY COUNTY
(Hw, W&S) - See Barber County
KINGMAN COUNTY
(Hw, W&S) - See Allen County
KIOWA COUNTY
(Hw, W&S) - See Barber County
LABETTE COUNTY
(Hw, W&S) - See Allen County
LANE COUNTY
(Hw, W&S) - See Barber County
LEAVENWORTH COUNTY
Decision #KS75-4061 (B)
40 FR 12034 - 3/14/75
Mod. #1 - 40 FR 15271 - 4/4/75
(Hw) - See Douglas County
(D) - See Atchison County
LINCOLN COUNTY
(Hw, W&S) - See Barber County
LINN COUNTY
(Hw, W&S) - See Allen County
LOGAN COUNTY
(Hw, W&S) - See Barber County

KANSAS (Cont'd.)

LYON COUNTY
(Hw, W&S) - See Allen County
MCPHERSON COUNTY
(Hw, W&S) - See Allen County
MARION COUNTY
(Hw, W&S) - See Allen County
MARSHALL COUNTY
(Hw, W&S) - See Allen County
MEADE COUNTY
(Hw, W&S) - See Barber County
MIAMI COUNTY
(Hw, W&S) - See Douglas County
MITCHELL COUNTY
(Hw, W&S) - See Barber County
MONTGOMERY COUNTY
(Hw, W&S) - See Allen County
MORRIS COUNTY
(Hw, W&S) - See Allen County
MORTON COUNTY
(Hw, W&S) - See Barber County
NEOHAHA COUNTY
(Hw, W&S) - See Allen County
NEOSHO COUNTY
(Hw, W&S) - See Allen County
NESS COUNTY
(Hw, W&S) - See Barber County
NORTON COUNTY
(Hw, W&S) - See Barber County
OSAGE COUNTY
(Hw, W&S) - See Allen County
OSBORNE COUNTY
(Hw, W&S) - See Barber County
OTTAWA COUNTY
(Hw, W&S) - See Allen County
PAWNEE COUNTY
(Hw, W&S) - See Barber County
PHILLIPS COUNTY
(Hw, W&S) - See Barber County
POTTAWATOMIE COUNTY
(Hw, W&S) - See Allen County
PRATT COUNTY
(Hw, W&S) - See Barber County
RAWLINS COUNTY
(Hw, W&S) - See Barber County

KANSAS (Cont'd.)

RENO COUNTY (Hw, W&S) - See Allen County
 REPUBLIC COUNTY (Hw, W&S) - See Allen County
 RICE COUNTY (Hw, W&S) - See Barber County
 RILEY COUNTY (Hw, W&S) - See Barber County
 (Hw, W&S) - See Allen County
 (R) - See Geary County
 ROOKS COUNTY (Hw, W&S) - See Barber County
 RUSH COUNTY (Hw, W&S) - See Barber County
 RUSSELL COUNTY (Hw, W&S) - See Barber County
 (Hw, W&S) - See Barber County
 SALINE COUNTY (Hw, W&S) - See Allen County
 SCOTT COUNTY (Hw, W&S) - See Barber County
 SEDGWICK COUNTY (Hw, W&S) - See Barber County
 Decision #AP-533 (R)
 38 FR 16573 - 6/22/73
 Decision #KS75-4065 (B)
 40 FR 12048 - 3/14/75
 Mod. #1 - 40 FR 15272 - 4/4/75
 Decision #KS75-4052 (Hw, W&S)
 40 FR 6057 - 2/7/75
 Mod. #1 - 40 FR 7775 - 2/21/75
 SEWARD COUNTY (Hw, W&S) - See Barber County
 SHARPE COUNTY (Hw, W&S) - See Barber County
 Decision #KS75-4062 (B)
 40 FR 12038 - 3/14/75
 Mod. #1 - 40 FR 15271 - 4/4/75
 Decision #KS75-4064 (R)
 40 FR 12045 - 3/14/75
 Mod. #1 - 40 FR 15272 - 4/4/75
 (Hw) - See Douglas County

KENTUCKY

ADAIR COUNTY Decision #AR-4054 (H, Hw)
 39 FR 39697 - 11/8/74
 Mod. #1 - 39 FR 44907 - 12/27/74
 Mod. #2 - 40 FR 3025 - 1/17/75
 ALLEN COUNTY Decision #AR-4053 - (H, Hw)
 39 FR 39694 - 11/8/74
 Mod. #1 - 40 FR 3085 - 1/17/75
 ANDERSON COUNTY Decision #AR-4055 (H, Hw)
 39 FR 39700 - 11/8/74
 Mod. #1 - 40 FR 3086 - 1/17/75
 BALLARD COUNTY Decision #AR-4013 (D)
 39 FR 27397 - 7/25/74
 (H, Hw) - See Allen County
 BARRER COUNTY (H, Hw) - See Adair County
 BATH COUNTY (H, Hw) - See Anderson County
 Decision #AQ-4056 (R)
 39 FR 4305 - 2/1/74
 BELL COUNTY (H, Hw) - See Adair County
 Decision #AQ-4126 (B)
 39 FR 22359 - 6/21/74
 BOONE COUNTY Decision #AR-4056 (H, Hw)
 39 FR 39703 - 11/8/74
 Mod. #1 - 40 FR 3082 - 1/17/74
 Mod. #2 - 40 FR 4786 - 1/31/75
 Decision #AR-4034 (B)
 39 FR 33158 - 9/13/74
 Mod. #1 - 40 FR 10877 - 3/7/75
 40 FR 6023 - 2/7/75
 BOURBON COUNTY (Hw, H) - See Anderson County
 (R) - See Bath County
 BOYD COUNTY Decision #AR-4047 (B)
 39 FR 38924 - 11/7/74
 Mod. #1 - 40 FR 10878 - 3/7/75
 (H, Hw) - See Anderson County
 (D) - See Boone County
 BOTLE COUNTY (H, Hw) - See Anderson County
 BRACKEN COUNTY (H, Hw) - See Anderson County
 (D) - See Boone County
 BREATHITT COUNTY Decision #AQ-4076 (H, Hw)
 39 FR 5987 - 2/15/74
 Mod. #1 - 39 FR 8102 - 3/1/74

KENTUCKY (Cont'd.)

BRECKINRIDGE COUNTY Decision #AP-185 (R)
 38 FR 11278 - 5/4/74
 (H, Hw) - See Anderson County
 (D) - See Boone County
 BULLITT COUNTY (D) - See Boone County
 (D) - See Boone County
 (H, Hw) - See Anderson County
 (R) - See Breckinridge County
 BUTLER COUNTY (H, Hw) - See Allen County
 CALDWELL COUNTY (H, Hw) - See Allen County
 CALLOWAY COUNTY (H, Hw) - See Allen County
 CAMPBELL COUNTY (H, Hw) - See Boone County
 (B, H, D, Hw) - See Boone County
 CARLISLE COUNTY (D) - See Ballard County
 (H, Hw) - See Allen County
 CARROLL COUNTY (H, Hw) - See Anderson County
 (D) - See Boone County
 CARTER COUNTY (H, Hw) - See Anderson County
 CASEY COUNTY (H, Hw) - See Adair County
 CHRISTIAN COUNTY (H, Hw) - See Allen County
 CLARK COUNTY (H, Hw) - See Anderson County
 (H, Hw) - See Bath County
 CLAY COUNTY (H, Hw) - See Adair County
 CLINTON COUNTY (H, Hw) - See Adair County
 CRITTELDEN COUNTY (H, Hw) - See Allen County
 (D) - See Boone County
 CURBERLAND COUNTY (H, Hw) - See Adair County
 DAVIESS COUNTY Decision #AQ-4122 (B)
 39 FR 20281 - 6/7/74
 (H, Hw) - See Allen County
 (D) - See Boone County
 EDMONSON COUNTY (H, Hw) - See Allen County
 ELLIOTT COUNTY (H, Hw) - See Anderson County
 ESTILL COUNTY (H, Hw) - See Adair County

KENTUCKY (Cont'd)

FAVETTE COUNTY
 Decision #AR-4018 (B)
 39 FR 28836 - 8/9/74
 Mod. #1 - 39 FR 32442 - 9/16/74
 Mod. #2 - 39 FR 40406 - 11/15/74
 Mod. #3 - 40 FR 10875 - 3/7/75
 (H,Hw) - See Anderson County
 (R) - See Bath County
 FLEMING COUNTY
 (H,Hw) - See Anderson County
 FLOYD COUNTY
 Decision #AR-4002 (B)
 39 FR 24777 - 7/5/74
 (H,Hw) - See Adair County
 FRANKLIN COUNTY
 Decision #AQ-4101 (B)
 39 FR 14113 - 4/19/74
 Mod. #1 - 39 FR 30665 - 8/23/74
 Mod. #2 - 39 FR 38803 - 11/1/74
 Mod. #3 - 40 FR 10879 - 3/7/75
 (H,Hw) - See Anderson County
 FULTON COUNTY
 (D) - See Ballard County
 (H,Hw) - See Allen County
 GALLATIN COUNTY
 (H,Hw) - See Anderson County
 (D) - See Boone County
 GARRARD COUNTY
 (H,Hw) - See Adair County
 GRANT COUNTY
 (H,Hw) - See Anderson County
 GRAVES COUNTY
 (H,Hw) - See Allen County
 GRAYSON COUNTY
 (H,Hw) - See Anderson County
 GREENE COUNTY
 (H,Hw) - See Adair County
 GREENUP COUNTY
 (H,Hw) - See Anderson County
 (D) - See Boone County
 HANCOCK COUNTY
 (H,Hw) - See Allen County
 (D) - See Boone County

KENTUCKY (Cont'd)

HARDIN COUNTY
 (B) - See Jefferson County
 (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 (D) - See Boone County
 HAZEL COUNTY
 (H,Hw) - See Adair County
 HARRISON COUNTY
 (H,Hw) - See Anderson County
 (R) - See Bath County
 HART COUNTY
 (H,Hw) - See Adair County
 HENDERSON COUNTY
 Decision #AR-4025 (B)
 39 FR 31796 - 8/30/74
 Mod. #1 - 40 FR 10877 - 3/7/75
 (H,Hw) - See Allen County
 (D) - See Boone County
 HENRY COUNTY
 (H,Hw) - See Anderson County
 HICKMAN COUNTY
 (D) - See Ballard County
 (H,Hw) - See Allen County
 HOPKINS COUNTY
 (H,Hw) - See Allen County
 JACKSON COUNTY
 (H,Hw) - See Adair County
 JEFFERSON COUNTY
 Decision #AR-4016 (B)
 39 FR 28833 - 8/9/74
 Mod. #1 - 39 FR 38803 - 11/1/74
 Mod. #2 - 40 FR 10875 - 3/7/75
 (D) - See Boone County
 (R) - See Breckinridge County
 (H,Hw) - See Anderson County
 JESSAMINE COUNTY
 (H,Hw) - See Anderson County
 (R) - See Bath County

KENTUCKY (Cont'd)

JOHNSON COUNTY
 (H,Hw) - See Anderson County
 KEITON COUNTY
 (B,H,Hw,D) - See Boone County
 KNOTT COUNTY
 (H,Hw) - See Adair County
 KNOX COUNTY
 (H,Hw) - See Adair County
 LARUE COUNTY
 (H,Hw) - See Anderson County
 LAUREL COUNTY
 (H,Hw) - See Adair County
 LAWRENCE COUNTY
 (H,Hw) - See Johnson County
 LEE COUNTY
 (H,Hw) - See Adair County
 LESLIE COUNTY
 (H,Hw) - See Adair County
 LETCHER COUNTY
 (H,Hw) - See Adair County
 LEWIS COUNTY
 (D) - See Anderson County
 (D) - See Boone County
 LINCOLN COUNTY
 (H,Hw) - See Adair County
 LIVINGSTON COUNTY
 (H,Hw) - See Allen County
 (D) - See Boone County
 LOGAN COUNTY
 (H,Hw) - See Allen County
 LYON COUNTY
 (H,Hw) - See Allen County
 McCRACKEN COUNTY
 Decision #AR-4014 (B)
 39 FR 28044 - 8/2/74
 Mod. #1 - 39 FR 30665 - 8/23/74
 Mod. #2 - 39 FR 40406 - 11/15/74
 Mod. #3 - 40 FR 10874 - 3/7/75
 (D) - See Boone County
 (H,Hw) - See Allen County

KENTUCKY (Cont'd)

McCREARY COUNTY
 (H,Hw) - See Adair County
 McLEAN COUNTY
 (H,Hw) - See Allen County
 MADISON COUNTY
 (H,Hw) - See Anderson County
 (R) - See Bath County
 MAGOFFIN COUNTY
 (H,Hw) - See Adair County
 MARION COUNTY
 (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 MASHALL COUNTY
 (H,Hw) - See Allen County
 MARTIN COUNTY
 (H,Hw) - See Adair County
 MASON COUNTY
 (H,Hw) - See Anderson County
 (D) - See Boone County
 MEADE COUNTY
 (H,Hw) - See Anderson County
 (B) - See Jefferson County
 (R) - See Breckinridge County
 (D) - See Boone County
 MENIFEE COUNTY
 (H,Hw) - See Adair County
 MERCER COUNTY
 (H,Hw) - See Anderson County
 METCALFE COUNTY
 (H,Hw) - See Adair County
 MONROE COUNTY
 (H,Hw) - See Adair County
 MONTGOMERY COUNTY
 (H,Hw) - See Anderson County
 (R) - See Bath County
 MORGAN COUNTY
 (H,Hw) - See Anderson County
 MUEHLBERG COUNTY
 (H,Hw) - See Allen County

KENTUCKY (Cont'd)

NELSON COUNTY (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 NICHOLAS COUNTY (H,Hw) - See Anderson County
 OHIO COUNTY (H,Hw) - See Allen County
 OLDHAM COUNTY (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 (D) - See Boone County
 OWEN COUNTY (H,Hw) - See Anderson County
 ONISLEY COUNTY (H,Hw) - See Adair County
 PENDELTON COUNTY (D) - See Boone County
 PERRY COUNTY (H,Hw) - See Adair County
 PIKE COUNTY (D) - See Floyd County
 (H,Hw) - See Adair County
 POWELL COUNTY (H,Hw) - See Adair County
 PULASKI COUNTY (H,Hw) - See Adair County
 ROBERTSON COUNTY (H,Hw) - See Anderson County
 ROCKCASTLE COUNTY (H,Hw) - See Adair County
 ROWAN COUNTY (H,Hw) - See Anderson County
 RUSSELL COUNTY (H,Hw) - See Adair County
 SCOTT COUNTY (H,Hw) - See Anderson County
 (R) - See Bath County
 SHELBY COUNTY (H,Hw) - See Anderson County
 (R) - See Breckinridge County

KENTUCKY (Cont'd)

SIMPSON COUNTY (H,Hw) - See Allen County
 SPENCER COUNTY (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 TAYLOR COUNTY (H,Hw) - See Allen County
 TODD COUNTY (H,Hw) - See Allen County
 TRIGG COUNTY (H,Hw) - See Allen County
 TRIMBLE COUNTY (H,Hw) - See Anderson County
 (D) - See Boone County
 UNION COUNTY (H,Hw) - See Allen County
 (D) - See Boone County
 WARREN COUNTY (H,Hw) - See Anderson County
 Decision #AR-4023 (B) 39 FR 3249 - 9/6/74
 Mod. #1 - 40 FR 10876 - 3/7/75
 WASHINGTON COUNTY (H,Hw) - See Anderson County
 (R) - See Breckinridge County
 HAVIE COUNTY (H,Hw) - See Adair County
 WEBSTER COUNTY (H,Hw) - See Allen County
 MITCHELL COUNTY (H,Hw) - See Adair County
 WOLFE COUNTY (H,Hw) - See Adair County
 WOODFORD COUNTY (H,Hw) - See Anderson County
 (R) - See Bath County

LOUISIANA

STATEWIDE Decision #AR-4013 (D) 39 FR 27397 - 7/26/74
 Decision #LA75-4033 (B,Hw,R) 40 FR 3898 - 1/24/75
 Mod. #1 - 40 FR 6907 - 2/14/75
 Mod. #2 - 40 FR 7775 - 2/21/75
 Mod. #3 - 40 FR 8695 - 2/28/75
 Mod. #4 - 40 FR 12955 3/21/75
 ACADIA PARISH (B,D,Hw) - See Statewide
 Decision #AR-5032 (F) 40 FR 8706 - 2/28/75
 ALLEN PARISH (F) - See Acadia Parish
 (D,B,Hw) - See Statewide
 ASCENSION PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 ASSUMPTION PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 AVOUELLES PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 BEAUREGARD PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 BIEUVILLE PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 BOSSIER PARISH (F) - See Acadia Parish
 (B,D,Hw,R) - See Statewide
 CADDO PARISH (B,D,Hw,R) - See Statewide
 CALCASIEU PARISH (F) - See Acadia Parish
 (B,D,Hw,R) - See Statewide

LOUISIANA (Cont'd)

CALDWELL PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 CAMERON PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 CATAHOULA PARISH (F) - See Acadia Parish
 (D,B,Hw) - See Statewide
 CLAIBORNE PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 CONCORDIA PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 DE SOTO PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 EAST BATON ROUGE PARISH (B,D,Hw) - See Statewide
 EAST CARROLL PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 EAST FELICIANA PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 EVANGELINE PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 FRAVKLIN PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 GRANT PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide
 IBERIA PARISH (F) - See Acadia Parish
 (B,D,Hw) - See Statewide

NOTICES

LOUISIANA (Cont'd)

IBERVILLE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
JACKSON PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
JEFFERSON PARISH
Decision #AR-3 (R)
39 FR 25777 - 7/12/74
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
JEFFERSON DAVIS PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
LAFAYETTE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
LAFORCHE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
LA SALLE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
LINCOLN PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
LIVINGSTON PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
MADISON PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
MOREHOUSE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
MATCHITCHES PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
ORLEANS PARISH
(R) - See Jefferson Parish
(B, D, Hw) - See Statewide
QUACHITA PARISH
Decision #AQ-116 (R)
39 FR 22397 - 6/21/74
(B, D, Hw) - See Statewide

LOUISIANA (Cont'd)

PLAQUEMINES PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
(R) - See Jefferson Parish
POINTE COUPEE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
RAPIDES PARISH
(B, D, Hw) - See Statewide
RED RIVER PARISH
(B, D, Hw) - See Statewide
RICHLAND PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
SABINE PARISH
(B, D, Hw) - See Statewide
ST. BERNARD PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
ST. CHARLES PARISH
(B, Hw, D) - See Statewide
ST. HELENA PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
ST. JAMES PARISH
(B, D, Hw) - See Statewide
ST. JOHN THE BAPTIST PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
ST. LANDRY PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
ST. MARTIN PARISH
(B, D, Hw) - See Statewide
ST. MARY PARISH
(F) - See Statewide
(B, D) - See Statewide

LOUISIANA (Cont'd)

ST. TAMMANY PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
TANGIPAHOA PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
TENSAS PARISH
(F) - See Acadia Parish
(B, Hw, D) - See Statewide
TERREBORNE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
UNION PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
VERMILION COUNTY
(F) - See Acadia Parish
(D, B, Hw) - See Statewide
VERNON PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WASHINGTON PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WEBSTER PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WEST BAYON ROUGE PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WEST CARROLL PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WEST FELICIANA PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide
WINN PARISH
(F) - See Acadia Parish
(B, D, Hw) - See Statewide

MAINE

ANDROSCOGGIN COUNTY
None
AROSTOOK COUNTY
None
CUMBERLAND COUNTY
Decision #C175-5045 (D)
40 FR 15294 - 4/4/75
FRANKLIN COUNTY
None
HANCOCK COUNTY
(D) - See Cumberland County
KENNEBEC COUNTY
None
KNOX COUNTY
(D) - See Cumberland County
LINCOLN COUNTY
(D) - See Cumberland County
OXFORD COUNTY
None
PENOBSCOT COUNTY
None
PISCATAQUIS COUNTY
None
SACADAHOC COUNTY
(D) - See Cumberland County
SOMERSET COUNTY
None
WALDO COUNTY
(D) - See Cumberland County
WASHINGTON COUNTY
(D) - See Cumberland County
YORK COUNTY
(D) - See Cumberland County

MARYLAND

ALLEGANY COUNTY
 Decision #AR-2091 (B)
 39 FR 41651 - 11/29/74
 Mod. #1 - 40 FR 928 - 1/3/75
 Decision #AR-2084 (B,Hw)
 39 FR 41125 - 11/22/74
 ANNE ARUNDEL COUNTY
 Decision #MD75-3008 (D)
 40 FR 3094 - 1/17/75
 Mod. #1 - 40 FR 14204 - 3/28/75
 Decision #AR-2086 (B,H)
 39 FR 41127 - 11/22/74
 Mod. #1 - 40 FR 928 - 1/3/75
 Mod. #2 - 40 FR 14204 - 3/28/75
 Decision #AR-2085 (Hw)
 39 FR 41100 - 11/22/74
 BALTIMORE CITY
 Decision #AR-2053 (Hw)
 39 FR 34905 - 9/27/74
 Mod. #1 - 40 FR 928 - 1/3/75
 Decision #AR-2093 (B,H)
 39 FR 44162 - 12/20/74
 Mod. #1 - 40 FR 928 - 1/3/75
 Mod. #2 - 40 FR 14204 - 3/28/75
 Decision #AQ-2072 (R)
 39 FR 8122 - 3/1/74
 Decision #CT75-5045 (D)
 40 FR 15294 - 4/4/75
 BALTIMORE COUNTY
 Decision #AR-2052 (Hw)
 39 FR 34904 - 9/27/74
 (B,H,R) - See Baltimore City
 CALVERT COUNTY
 (Hw) - See Anne Arundel County
 CAROLINE COUNTY
 (Hw) - See Anne Arundel County
 CARROLL COUNTY
 (Hw) - See Anne Arundel County
 CECIL COUNTY
 (R) - See Baltimore County
 CHARLES COUNTY
 (Hw) - See Anne Arundel County
 (D) - See Anne Arundel County
 DORCHESTER COUNTY
 (D) - See Anne Arundel County
 FREDERICK COUNTY
 Decision #AQ-2076 (R)
 39 FR 10069 - 3/15/74
 Mod. #1 - 40 FR 15272 - 4/4/75
 (Hw) - See Anne Arundel County
 GARRETT COUNTY
 (B,H,Hw) - See Allegany County
 HARFORD COUNTY
 (B,H,R) - See Baltimore City
 (D) - See Anne Arundel County
 (Hw) - See Anne Arundel County

MARYLAND (Cont'd.)

HOWARD COUNTY
 (B,H) - See Baltimore City
 (R) - See Baltimore County
 (Hw) - See Anne Arundel City
 KENT COUNTY
 (D) - See Arundel County
 MONTGOMERY COUNTY
 Decision #MD75-3003 (B)
 40 FR 937 - 1/3/75
 (Hw) - See Anne Arundel County
 PRINCE GEORGES COUNTY
 (B) - See Montgomery County
 (Hw) - See Anne Arundel County
 (D) - See Anne Arundel County
 QUEEN ANNES COUNTY
 (D) - See Anne Arundel County
 ST. MARYS COUNTY
 (Hw) - See Anne Arundel County
 (D) - See Anne Arundel County
 SOMERSET COUNTY
 (D) - See Anne Arundel County
 TALBOT COUNTY
 (D) - See Anne Arundel County
 WASHINGTON COUNTY
 (Hw) - See Anne Arundel County
 WICOMICO COUNTY
 Decision #AQ-2075 (R)
 39 FR 10068 - 3/15/74
 Mod. #1 - 39 FR 14849 - 4/26/74
 (D) - See Anne Arundel County
 WORCESTER COUNTY
 (D) - See Baltimore County
 Decision #AR-2012 (B)
 39 FR 27991 - 8/2/74

MASSACHUSETTS

BARNSTABLE COUNTY
 Decision #MA75-2002 (B,H,Hw, & Marine)
 40 FR 3095 - 1/17/75
 Mod. #1 - 40 FR 7776 - 2/21/75
 Decision #CT75-5045 (D)
 40 FR 15294 - 4/4/75
 BERKSHIRE COUNTY
 Decision #MA75-2003 (B,H,Hw)
 40 FR 3099 - 1/17/75
 Mod. #1 - 40 FR 6908 - 2/21/75
 BRISTOL COUNTY
 Decision #MA75-2004 (B,H,Hw,R, & Marine)
 40 FR 3103 - 1/17/75
 Mod. #1 - 40 FR 7776 - 2/21/75
 (D) - See Barnstable County
 DUKES COUNTY
 (D) - See Barnstable County
 ESSEX COUNTY
 Decision #MA75-2005 (B,H,Hw, & Marine)
 40 FR 3107 - 1/17/75
 Mod. #1 - 40 FR 7777 - 2/21/75
 (D) - See Barnstable County
 FRANKLIN COUNTY
 Decision #MA75-2006 (B,H,Hw)
 40 FR 3112 - 1/17/75
 Mod. #1 - 40 FR 7777 - 2/21/75
 HAMPSHIRE COUNTY
 Decision #MA75-2053 (B,H,Hw)
 40 FR 12051 - 3/14/75
 Decision #MA75-2054 (R)
 40 FR 15297 - 4/4/75
 HAMPSHIRE COUNTY
 Decision #MA75-2009 (B,H,Hw)
 40 FR 3121 - 1/17/75
 Mod. #1 - 40 FR 7778 - 2/21/75
 MIDDLESEX COUNTY
 Decision #MA75-2009 (B,H,Hw,R, & Marine)
 40 FR 3125 - 1/17/75
 Mod. #1 - 40 FR 6909 - 2/14/75
 (D) - See Barnstable County
 NANTUCKET COUNTY
 (D) - See Barnstable County
 NORFOLK COUNTY
 Decision #MA75-2010 (B,H,Hw,R)
 40 FR 3129 - 1/17/75
 Mod. #1 - 40 FR 7779 - 2/21/75
 (D) - See Barnstable County

MASSACHUSETTS

PLYMOUTH COUNTY
 Decision #MA75-2011 (B,Hw,Hw,R)
 40 FR 3133 - 1/17/75
 Mod. #1 - 40 FR 7779 - 2/21/75
 SUFFOLK COUNTY
 Decision #MA75-2012 (B,H,Hw,D,R,
 & Marine)
 40 FR 3137 - 1/17/75
 Mod. #1 - 40 FR 7780 - 2/21/75
 WORCESTER COUNTY
 Decision #MA75-2013 (B,H,Hw,R)
 40 FR 3141 - 1/17/75
 Mod. #1 - 40 FR 7780 - 2/21/75

MICHIGAN

STATEWIDE

Decision #AR-3141 (Hw, W&S) - 8/23/74
 39 FR 30765 - 8/23/74
 Mod. #1 - 39 FR 41109 - 11/22/74
 Mod. #2 - 39 FR 41658 - 11/29/74
 Mod. #3 - 40 FR 10879 - 3/7/75

ALCONA COUNTY
 Decision #AQ-3095 (D)
 39 FR 5982 - 2/15/74
 Mod. #1 - 39 FR 44161 - 12/20/74
 (Hw, W&S) - See Statewide
 (B,H) - See Alpena County

ALGER COUNTY
 Decision #AR-3177 (B,H)
 39 FR 44164 - 12/20/74
 Mod. #1 - 40 FR 929 - 1/3/75
 Mod. #2 - 40 FR 8695 - 2/28/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

ALLEGAN COUNTY
 Decision #AR-3102 (B,H)
 39 FR 23784 - 8/16/74
 Mod. #1 - 39 FR 33152 - 9/13/74
 Mod. #2 - 39 FR 33911 - 9/20/74
 Mod. #3 - 39 FR 34920 - 9/27/74
 Mod. #4 - 40 FR 7781 - 2/21/75
 Decision #AM-398 (R)
 36 FR 15891 - 8/18/71
 (Hw, W&S) - See Statewide
 (D) - See Alcona County

ALPENA COUNTY
 Decision #AR-3150 (B,H)
 39 FR 36759 - 10/11/74
 Mod. #1 - 40 FR 7795 - 2/21/75
 Mod. #2 - 40 FR 15272 - 4/4/75
 (Hw, W&S) - See Statewide

ANTRIM COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

ARENAC COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

BARRAGA COUNTY
 (B,H) - See Alger County
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

BARRY COUNTY
 (Hw, W&S) - See Statewide

BAY COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

BEAUFORT COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

MICHIGAN (Cont'd.)

BERRIEN COUNTY
 Decision #AR-3164 (B,H)
 39 FR 37338 - 10/18/74
 Mod. #1 - 40 FR 7796 - 2/21/75
 Decision #AM-399 (R)
 36 FR 15892 - 8/18/71
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

BRANCH COUNTY
 Decision #AM-401 (R)
 36 FR 15894 - 8/18/71
 (Hw, W&S) - See Statewide

CALHOON COUNTY
 Decision #AR-3106 (B,H)
 39 FR 29797 - 8/16/74
 Mod. #1 - 39 FR 33154 - 9/13/74
 Mod. #2 - 39 FR 33912 - 9/20/74
 Mod. #3 - 39 FR 34922 - 9/27/74
 Decision #AM-400 (R)
 36 FR 15892 - 8/18/71
 (Hw, W&S) - See Statewide

CASS COUNTY
 (R) - See Branch County

CHARLEVOIX COUNTY
 Decision #AR-3122 (B,H)
 39 FR 29850 - 8/16/74
 Mod. #1 - 39 FR 33155 - 9/13/74
 Mod. #2 - 39 FR 33916 - 9/20/74
 Mod. #3 - 39 FR 34922 - 9/27/74
 Mod. #4 - 40 FR 7793 - 2/21/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

CHEBOYGAN COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

CHIPPENAW COUNTY
 (B,H) - See Alger County
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

CLARE COUNTY
 (Hw, W&S) - See Statewide

CLINTON COUNTY
 (Hw, W&S) - See Statewide

CRAWFORD COUNTY
 (Hw, W&S) - See Statewide

MICHIGAN (Cont'd.)

DELTA COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

DICKINSON COUNTY
 (Hw, W&S) - See Statewide

EATON COUNTY
 Decision #AM-8041 (R)
 36 FR 24027 - 12/17/71
 (Hw, W&S) - See Statewide

EMMET COUNTY
 Decision #AR-3108 (B,H)
 39 FR 29803 - 8/16/74
 Mod. #1 - 39 FR 33155 - 9/13/74
 Mod. #2 - 39 FR 33912 - 9/20/74
 Mod. #3 - 39 FR 35908 - 10/4/74
 Mod. #4 - 40 FR 7783 - 2/21/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

GENESEE COUNTY
 Decision #AR-3109 (B,H,R)
 39 FR 29807 - 8/16/74
 Mod. #1 - 39 FR 33912 - 9/20/74
 Mod. #2 - 39 FR 35908 - 10/4/74
 Mod. #3 - 40 FR 7784 - 2/21/75
 (Hw, W&S) - See Statewide

GLADWIN COUNTY
 (Hw) - See Statewide

GOGEBIC COUNTY
 (B,H) - See Alger County
 (D) - See Alcona County

GRAND TRVERSE COUNTY
 Decision #AR-3111 (B,H)
 39 FR 29814 - 8/16/74
 Mod. #1 - 39 FR 33913 - 9/20/74
 Mod. #2 - 39 FR 35909 - 10/4/74
 Mod. #3 - 39 FR 41657 - 11/29/74
 Mod. #4 - 40 FR 7785 - 2/21/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

GRATIOT COUNTY
 (Hw, W&S) - See Statewide

HILLSDALE COUNTY
 (Hw, W&S) - See Statewide

HOUGHTON COUNTY
 (B,H) - See Alger County
 (D) - See Alcona County

HURON COUNTY
 Decision #AR-3112 (B,H)
 39 FR 29817 - 8/16/74
 Mod. #1 - 39 FR 31774 - 8/30/74
 Mod. #2 - 39 FR 33913 - 9/20/74
 Mod. #3 - 39 FR 35910 - 10/4/74
 Mod. #4 - 40 FR 7785 - 2/21/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

INGHAM COUNTY
 Decision #AR-3113 (B,H)
 39 FR 29820 - 8/16/74
 Mod. #1 - 39 FR 33154 - 9/13/74
 Mod. #2 - 39 FR 33914 - 9/20/74
 Mod. #3 - 39 FR 35910 - 10/4/74
 Mod. #4 - 40 FR 7787 - 2/21/75
 (Hw, W&S) - See Statewide
 (R) - See Eaton County

MICHIGAN (Cont'd.)

IONIA COUNTY
 (Hw, W&S) - See Statewide

IOSCO COUNTY
 (Hw, W&S) - See Statewide
 (D) - See Alcona County

IRON COUNTY
 (Hw, W&S) - See Statewide

ISABELLA COUNTY
 (Hw, W&S) - See Statewide

JACKSON COUNTY
 (Hw, W&S) - See Statewide

KALAMAZOO COUNTY
 Decision #AR-3114 (B,H)
 39 FR 29823 - 8/16/74
 Mod. #1 - 39 FR 33914 - 9/20/74
 Mod. #2 - 39 FR 35910 - 10/4/74
 Mod. #3 - 40 FR 7788 - 2/21/75
 (R) - See Branch County

KALKASKA COUNTY
 (Hw, W&S) - See Statewide

KENT COUNTY
 Decision #AR-3054 (B,H)
 39 FR 25858 - 7/13/74
 Mod. #1 - 39 FR 33155 - 9/13/74
 Mod. #2 - 39 FR 34920 - 9/27/74
 Mod. #3 - 40 FR 3822 - 1/24/75
 Decision #AM-402 (R)
 36 FR 15895 - 8/18/71
 (Hw, W&S) - See Statewide

KEWEENAW COUNTY
 (B,H) - See Alger County

LAKE COUNTY
 (Hw, W&S) - See Statewide

LAPORTE COUNTY
 (Hw, W&S) - See Statewide

LELAND COUNTY
 (B,H) - See Genesee County
 (Hw, W&S) - See Statewide

LELANAU COUNTY
 (B,H) - See Grand Traverse County

LANAMEE COUNTY
 (Hw, W&S) - See Statewide

LIVINGSTON COUNTY
 (Hw, W&S) - See Statewide

LUCAS COUNTY
 (Hw, W&S) - See Statewide

MACOMB COUNTY
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

MACKINAC COUNTY
 Decision #AR-3121 (B,H,R)
 39 FR 35846 - 8/16/74
 Mod. #1 - 39 FR 33916 - 9/20/74
 Mod. #2 - 39 FR 35913 - 10/4/74
 Mod. #3 - 40 FR 7791 - 2/21/75
 (D) - See Alcona County
 (Hw, W&S) - See Statewide

MINNESOTA (Cont'd.)

LYON COUNTY (H, Hw) - See Cottonwood County
 MCLEOD COUNTY (H, Hw) - See Aitkin County
 MAHONKEN COUNTY (H, Hw) - See Beltrami County
 MARSHALL COUNTY (H, Hw) - See Beltrami County
 MARTIN COUNTY (H, Hw) - See Aitkin County
 MEEKER COUNTY (H, Hw) - See Aitkin County
 MILLE LACS COUNTY (H, Hw) - See Aitkin County
 MORRISON COUNTY (H, Hw) - See Aitkin County
 MONER COUNTY (H, Hw) - See Aitkin County
 MURRAY COUNTY (H, Hw) - See Cottonwood County
 NICOLLET COUNTY (H, Hw) - See Aitkin County
 NOBLES COUNTY (H, Hw) - See Aitkin County
 NORMAN COUNTY (H, Hw) - See Beltrami County
 OLNSTEAD COUNTY (H, Hw) - See Aitkin County
 OTTER TAIL COUNTY (H, Hw) - See Becker County
 PENNINGTON COUNTY (H, Hw) - See Beltrami County
 PINE COUNTY (H, Hw) - See Aitkin County
 PIPESTONE COUNTY (H, Hw) - See Cottonwood County
 POLK COUNTY (H, Hw) - See Beltrami County
 POPE COUNTY (H, Hw) - See Big Stone County
 RAMSEY COUNTY (B, R) - See Anoka County
 (H, Hw) - See Aitkin County
 RED LAKE COUNTY (H, Hw) - See Beltrami County
 REDWOOD COUNTY (H, Hw) - See Cottonwood County
 RERIVILLE COUNTY None
 RICE COUNTY (H, Hw) - See Aitkin County
 ROCK COUNTY (H, Hw) - See Aitkin County

MINNESOTA (Cont'd.)

ROSEAU COUNTY (H, Hw) - See Beltrami County
 SAINT LOUIS COUNTY (D) - See Cook County
 (H, Hw) - See Aitkin County
 Decision #W75-2042 (B, R)
 40 FR 7837 - 2/21/75
 Mod. #1 - 40 FR 12607 - 3/14/75
 SCOTT COUNTY (H, Hw) - See Aitkin County
 (B, R) - See Anoka County
 SHERBURNE COUNTY (H, Hw) - See Aitkin County
 SIBLEY COUNTY (H, Hw) - See Aitkin County
 STEARNS COUNTY (H, Hw) - See Aitkin County
 STEELE COUNTY (H, Hw) - See Aitkin County
 STEVENS COUNTY (H, Hw) - See Big Stone County
 SWIFT COUNTY (H, Hw) - See Big Stone County
 TODD COUNTY (Hv) - See Becker County
 TRAVERSE COUNTY (H, Hw) - See Big Stone County
 WABASHA COUNTY (H, Hw) - See Aitkin County
 WADENA COUNTY (H, Hw) - See Becker County
 MASECA COUNTY (H, Hw) - See Aitkin County
 WASHINGTON COUNTY (B, R) - See Anoka County
 (H, Hw) - See Aitkin County
 MATONWAN COUNTY None
 MILKIN COUNTY (H, Hw) - See Becker County
 WINDONA COUNTY (H, Hw) - See Aitkin County
 WRIGHT COUNTY (H, Hw) - See Aitkin County
 YELLOW MEDICINE COUNTY (H, Hw) - See Cottonwood County

MISSISSIPPI

STATEWIDE Decision #AR-4013 (D)
 39 FR 27397 - 7/26/74
 Decision #AR75-5032 (F)
 40 FR 8706 - 2/28/75
 Decision #AR-4066 (Hw, M&S)
 39 FR 44167 - 12/20/74
 Mod. #1 - 40 FR 3086 - 1/17/75
 Mod. #2 - 40 FR 5977 - 2/7/75
 ADAMS COUNTY (D, F, Hw, M&S) - See Statewide
 ALCONRI COUNTY (D, F, Hw, M&S) - See Statewide
 ANITE COUNTY (D, F, Hw, M&S) - See Statewide
 ATTALA COUNTY (D, F, Hw, M&S) - See Statewide
 BENTON COUNTY (D, F, Hw, M&S) - See Statewide
 BOLIVAR COUNTY (D, F, Hw, M&S) - See Statewide
 CALHOUN COUNTY (D, F, Hw, M&S) - See Statewide
 CARROLL COUNTY (D, F, Hw, M&S) - See Statewide
 CHICKASAW COUNTY (D, F, Hw, M&S) - See Statewide
 CHOCTAW COUNTY (D, F, Hw, M&S) - See Statewide
 CLAIBORNE COUNTY (D, F, Hw, M&S) - See Statewide
 CLARKE COUNTY (D, F, Hw, M&S) - See Statewide

MISSISSIPPI (cont'd)

CLAY COUNTY (Hw, M&S) - See Statewide
 COAHOMA COUNTY Decision #AR-4024 (R)
 39 FR 31771 - 8/30/74
 Mod. #1 - 40 FR 3086 - 1/17/75
 (D, F, Hw, M&S) - See Statewide
 COPIAH COUNTY Decision #AQ-4120 (R)
 39 FR 20302 - 6/7/74
 (D, F, Hw, M&S) - See Statewide
 COYINGTON COUNTY (D, Hw, F, M&S) - See Statewide
 DE SOTO COUNTY (D, F, Hw, M&S) - See Statewide
 FOREST COUNTY Decision #MS75-1007 (R)
 40 FR 3147 - 1/17/75
 Decision #MS75-1020 (B)
 40 FR 5966 - 2/7/75
 Mod. #1 - 40 FR 7798 - 2/21/75
 (D, F, Hw, M&S) - See Statewide
 (H, Hw) - See Statewide
 FRANKLIN COUNTY (D, F, Hw, M&S) - See Statewide
 GEORGE COUNTY Decision #AP-174 (R)
 38 FR 10584 - 4/27/74
 Mod. #1 - 39 FR 8102 - 3/1/74
 (D, F, Hw, M&S) - See Statewide
 GREENE COUNTY (D, F, Hw, M&S) - See Statewide
 GRENADA COUNTY (D, F, Hw, M&S) - See Statewide
 HANCOCK COUNTY Decision #MS75-1013 (B, H, Hw, M&S)
 40 FR 4854 - 1/31/75
 (D, F, Hw, M&S) - See Statewide
 HARRISON COUNTY (B, H, Hw, M&S) - See Hancock County
 (R) - See George County
 (D, F) - See Statewide

MISSISSIPPI (cont'd)

HINDS COUNTY
 Decision #AR-4030 (B)
 39 FR 32454 - 9/6/74
 Mod. #1 - 39 FR 38806 - 11/1/74
 Mod. #2 - 39 FR 41658 - 11/29/74
 (D, F, Hw, W&S) - See Statewide
 HOLMES COUNTY
 (D, F, Hw, W&S) - See Statewide
 HUMPHREYS COUNTY
 (D, F, Hw, W&S) - See Statewide
 ISSAQUENA COUNTY
 (D, F, Hw, W&S) - See Statewide
 ITAWAMBA COUNTY
 (D, F, Hw, W&S) - See Statewide
 JACKSON COUNTY
 (D, F) - See Statewide
 (B, H, Hw, W&S) - See Hancock County
 (R) - See George County
 JASPER COUNTY
 (D, F, Hw, W&S) - See Statewide
 JEFFERSON COUNTY
 (D, F, Hw, W&S) - See Statewide
 JEFFERSON DAVIS COUNTY
 (D, F, Hw, W&S) - See Statewide
 JONES COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Forest County
 KEMPER COUNTY
 (D, F, Hw, W&S) - See Statewide
 LAFAYETTE COUNTY
 (D, F, Hw, W&S) - See Statewide

MISSISSIPPI (cont'd)

LAMAR COUNTY
 (D, F, Hw, W&S) - See Statewide
 LAUDERDALE COUNTY
 (D, F, Hw, W&S) - See Statewide
 LAWRENCE COUNTY
 (D, F, Hw, W&S) - See Statewide
 LEAKE COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 LEE COUNTY
 (D, F, Hw, W&S) - See Statewide
 LEFLORE COUNTY
 (D, F, Hw, W&S) - See Statewide
 LINCOLN COUNTY
 (D, F, Hw, W&S) - See Statewide
 LOWDES COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Hancock County
 MADISON COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 MARION COUNTY
 (D, F, Hw, W&S) - See Statewide
 MARSHALL COUNTY
 (D, F, Hw, W&S) - See Statewide
 MAZOE COUNTY
 (D, F, Hw, W&S) - See Statewide
 MONTGOMERY COUNTY
 (D, F, Hw, W&S) - See Statewide

MISSISSIPPI (Cont'd)

NESHODA COUNTY
 (D, F, Hw, W&S) - See Statewide
 NEWTON COUNTY
 (D, F, Hw, W&S) - See Statewide
 NOXUBEE COUNTY
 (D, F, Hw, W&S) - See Statewide
 OKTIBBEHA COUNTY
 (D, F, Hw, W&S) - See Statewide
 PANOLA COUNTY
 (D, F, Hw, W&S) - See Statewide
 PEARL RIVER COUNTY
 (D, F) - See Statewide
 (B, H, Hw, W&S) - See Hancock County
 (R) - See George County
 PERRY COUNTY
 (D, F, Hw, W&S) - See Statewide
 PIKE COUNTY
 (D, F, Hw, W&S) - See Statewide
 PORTOTOC COUNTY
 (D, F, Hw, W&S) - See Statewide
 PREITISS COUNTY
 (D, F, Hw, W&S) - See Statewide
 QUITMAN COUNTY
 (D, F, Hw, W&S) - See Statewide
 RANKIN COUNTY
 (D, F, Hw, W&S) - See Statewide

MISSISSIPPI (Cont'd)

SCOTT COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 SHARKEY COUNTY
 (D, F, Hw, W&S) - See Statewide
 SIMPSON COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 SMITH COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 STONE COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Copiah County
 SUNFLOWER COUNTY
 (D, F, Hw, W&S) - See Statewide
 (R) - See Coahoma County
 TALLAHATCHIE COUNTY
 (D, F, Hw, W&S) - See Statewide
 TATE COUNTY
 (D, F, Hw, W&S) - See Statewide
 TIPPAH COUNTY
 (D, F, Hw, W&S) - See Statewide
 TISHOMINGO COUNTY
 (D, F, Hw, W&S) - See Statewide
 TUNICA COUNTY
 (D, F, Hw, W&S) - See Statewide
 UNION COUNTY
 (D, F, Hw, W&S) - See Statewide

MISSISSIPPI (Cont'd)

WALTHALL COUNTY
(D, F, Hw, H&S) - See Statewide
WARREN COUNTY
Decision #A0-4112 (B)
39 FR 16978 - 5/10/74
(D, F, Hw, H&S) - See Statewide
(R) - See Coahoma County
WASHINGTON COUNTY
Decision #A0-4072 (B)
39 FR 5933 - 2/15/74
(D, F, Hw, H&S) - See Statewide
(R) - See Coahoma County
WAYNE COUNTY
(D, F, Hw, H&S) - See Statewide
WEBSTER COUNTY
(D, F, Hw, H&S) - See Statewide
WILKINSON COUNTY
(D, F, Hw, H&S) - See Statewide
WINSTON COUNTY
(D, F, Hw, H&S) - See Statewide
YALOBUSHA COUNTY
(D, F, Hw, H&S) - See Statewide
YAZOO COUNTY
(D, F, Hw, H&S) - See Statewide
(R) - See Copiah County

MISSOURI

STATEWIDE
Decision #AR-79 (H, Hw)
39 FR 40449 - 11/15/74
Mod. #1 - 42807 - 12/16/74
ADAIR COUNTY
(H, Hw) - See Statewide
ANDREW COUNTY
Decision #M075-4070 (D)
40 FR 14225 - 3/28/75
(H, Hw) - See Statewide
ATCHISON COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
AUDRAIN COUNTY
(H, Hw) - See Statewide
BARRY COUNTY
(Hw) - See Statewide
BARTON COUNTY
(H, Hw) - See Statewide
BATES COUNTY
(H, Hw) - See Statewide
BENTON COUNTY
(H, Hw) - See Statewide
BOLLINGER COUNTY
(H, Hw) - See Statewide
BOONE COUNTY
(H, Hw) - See Statewide
(D) - See Andrew County
BUCHANAN COUNTY
(D) - See Andrew County
BUTLER COUNTY
(Hw) - See Statewide
CALDWELL COUNTY
(H, Hw) - See Statewide
CALLAWAY COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
CAMDEN COUNTY
(H, Hw) - See Statewide
CAPE GIRARDEAU COUNTY
Decision #IL75-2036 (D)
40 FR 6023 - 2/7/75
(H, Hw) - See Statewide
CARROLL COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
CARTER COUNTY
(Hw) - See Statewide

MISSOURI (Cont'd)

CASS COUNTY
Decision #M075-4059 (B, H, Hw)
40 FR 8740 - 2/28/75
Mod. #1 - 40 FR 15273 - 4/4/75
Decision #M075-4071 (R)
40 FR 14226 - 3/28/75
(H, Hw) - See Statewide
CEDAR COUNTY
(H, Hw) - See Statewide
CHARITON COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
CHRISTIAN COUNTY
(Hw) - See Statewide
CLARK COUNTY
(H, Hw) - See Statewide
CLAY COUNTY
(B, R) - See Cass County
(D) - See Andrew County
(H, Hw) - See Statewide
CLINTON COUNTY
(H, Hw) - See Statewide
COLE COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
COOPER COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
CRAWFORD COUNTY
(H, Hw) - See Statewide
DADE COUNTY
(H, Hw) - See Statewide
DALLAS COUNTY
(H, Hw) - See Statewide
DAVIESS COUNTY
(H, Hw) - See Statewide
DE KALB COUNTY
(H, Hw) - See Statewide
DENT COUNTY
(Hw) - See Statewide
DOUGLAS COUNTY
(Hw) - See Statewide
DUNKLIN COUNTY
(Hw) - See Statewide
FRANKLIN COUNTY
Decision #M075-4072 (B)
40 FR 14232 - 3/28/75
Decision #M075-4075 (R)
40 FR 15298 - 4/4/75
(D) - See Andrew County
(H, Hw) - See Statewide
GASCONADE COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
GENTRY COUNTY
(H, Hw) - See Statewide
GREENE COUNTY
(H, Hw) - See Statewide

MISSOURI (Cont'd)

GRUNDY COUNTY
(H, Hw) - See Statewide
HARRISON COUNTY
(H, Hw) - See Statewide
HENRY COUNTY
(H, Hw) - See Statewide
HICKORY COUNTY
(H, Hw) - See Statewide
HOLT COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
HOWARD COUNTY
(D) - See Andrew County
(H, Hw) - See Statewide
HOWELL COUNTY
(Hw) - See Statewide
IRON COUNTY
(Hw) - See Statewide
JACKSON COUNTY
(B, R) - See Cass County
(D) - See Andrew County
(H, Hw) - See Statewide
JASPER COUNTY
None
JEFFERSON COUNTY
(B, R) - See Franklin County
(D) - See Cape Girardeau County
(H, Hw) - See Statewide
JOHNSON COUNTY
(H, Hw) - See Statewide
KNOX COUNTY
(H, Hw) - See Statewide
LACLEDE COUNTY
(H, Hw) - See Statewide
LAFAYETTE COUNTY
(D) - See Andrew County
LAMARCE COUNTY
(H, Hw) - See Statewide
LEWIS COUNTY
(H, Hw) - See Statewide
LINCOLN COUNTY
(B, R) - See Franklin County
(H, Hw) - See Statewide
LIHR COUNTY
(H, Hw) - See Statewide
LIVINGSTON COUNTY
(H, Hw) - See Statewide
MC DONALD COUNTY
(H, Hw) - See Statewide
MAGON COUNTY
(H, Hw) - See Statewide
MADISON COUNTY
(H, Hw) - See Statewide
MARIES COUNTY
(H, Hw) - See Statewide

MONTANA (CONT'D)

GOLDER VALLEY COUNTY
(B, H, Hw) - See Statewide
GRANITE COUNTY
(B, H, Hw) - See Statewide
HILL COUNTY
(B, H, Hw) - See Statewide
(R) - See Cascade County
JEFFERSON COUNTY
(B, H, Hw) - See Statewide
JUDITH BASIN COUNTY
(B, H, Hw) - See Statewide
LAKE COUNTY
(B, H, Hw) - See Statewide
LEWIS & CLARK COUNTY
(B, H, Hw) - See Statewide
LIBERTY COUNTY
(B, H, Hw) - See Statewide
LINCOLN COUNTY
(B, H, Hw) - See Statewide
MC CONE COUNTY
(B, H, Hw) - See Statewide
MADISON COUNTY
(B, H, Hw) - See Statewide
MEAGHER COUNTY
(B, H, Hw) - See Statewide
MINERAL COUNTY
(B, H, Hw) - See Statewide
MISSOULA COUNTY
(R) - See Cascade County
(B, H, Hw) - See Statewide
MUSSELSHELL COUNTY
(B, H, Hw) - See Statewide
PARK COUNTY
(B, H, Hw) - See Statewide
PETROLEUM COUNTY
(B, H, Hw) - See Statewide
PHILLIPS COUNTY
(B, H, Hw) - See Statewide
PONDERA COUNTY
(B, H, Hw) - See Statewide
POUNDER RIVER COUNTY
(B, H, Hw) - See Statewide
POWELL COUNTY
(B, H, Hw) - See Statewide
PRAIRIE COUNTY
(B, H, Hw) - See Statewide
RAVALLI COUNTY
(B, H, Hw) - See Statewide

MONTANA (CONT'D)

RICHLAND COUNTY
(B, H, Hw) - See Statewide
ROOSEVELT COUNTY
(B, H, Hw) - See Statewide
ROSEBUD COUNTY
(B, H, Hw) - See Statewide
SANDERS COUNTY
(B, H, Hw) - See Statewide
(R) - See Cascade County
SHERIDAN COUNTY
(B, H, Hw) - See Statewide
SILVER BOW COUNTY
(R) - See Deer Lodge County
(B, H, Hw) - See Statewide
STILLWATER COUNTY
(B, H, Hw) - See Statewide
SHEET BRASS COUNTY
(B, H, Hw) - See Statewide
TETON COUNTY
(B, H, Hw) - See Statewide
TOOLE COUNTY
(B, H, Hw) - See Statewide
TREASURE COUNTY
(B, H, Hw) - See Statewide
VALLEY COUNTY
(B, H, Hw) - See Statewide
WHEATLAND COUNTY
(R) - See Cascade County
(B, H, Hw) - See Statewide
WIBAUD COUNTY
(B, H, Hw) - See Statewide
YELLOWSTONE COUNTY
(B, H, Hw) - See Statewide

NEBRASKA

STATEWIDE (Except Douglas & Sarpy)
Decision #AR-92 (H, Hw)
39 FR 44917 - 12/27/74
ADAMS COUNTY
(H, Hw) - See Statewide
ANTELOPE COUNTY
(H, Hw) - See Statewide
ARTHUR COUNTY
(H, Hw) - See Statewide
BARNER COUNTY
(H, Hw) - See Statewide
Decision #AQ-79 (B)
39 FR 5933 - 2/15/74
BLAINE COUNTY
(H, Hw) - See Statewide
BOONE COUNTY
(H, Hw) - See Statewide
BOX BUTTE COUNTY
(B) - See Banner County
(H, Hw) - See Statewide
BOYD COUNTY
(H, Hw) - See Statewide
Decision #NE75-4054 (Channel Stabilization)
40 FR 8739 - 2/28/75
BROWN COUNTY
(H, Hw) - See Statewide
BUFFALO COUNTY
(H, Hw) - See Statewide
BURT COUNTY
(H, Hw) - See Statewide
(Chann. Stab.) - See Boyd County
BUTLER COUNTY
(H, Hw) - See Statewide
CASS COUNTY
(Chann. Stab.) - See Boyd County
Decision #AR-59 (H, Hw)
39 FR 36705 - 10/11/74
Mod. #1 - 39 FR 38081 - 10/25/74
Mod. #2 - 39 FR 41658 - 11/29/74
Mod. #3 - 39 FR 43464 - 12/13/74
Mod. #4 - 40 FR 7798 - 2/21/75
CEDAR COUNTY
Decision #AQ-93 (B)
39 FR 15653 - 5/3/74
(H, Hw) - See Statewide
(Chann. Stab.) - See Boyd County
CHASE COUNTY
(H, Hw) - See Statewide
CHERRY COUNTY
(H, Hw) - See Statewide
CHEYENNE COUNTY
(B) - See Banner County
(H, Hw) - See Statewide
CLAY COUNTY
(H, Hw) - See Statewide
COLFAX COUNTY
(H, Hw) - See Statewide
(H, Hw) - See Statewide

NEBRASKA (Cont'd.)

CUNNING COUNTY
(B) - See Cedar County
(H, Hw) - See Statewide
CUSTER COUNTY
(H, Hw) - See Statewide
DAKOTA COUNTY
(Chann. Stab.) - See Boyd County
(H, Hw) - See Statewide
DANES COUNTY
(B) - See Banner County
(H, Hw) - See Statewide
DAWSON COUNTY
(H, Hw) - See Statewide
DEUEL COUNTY
(B) - See Banner County
(H, Hw) - See Statewide
DIXON COUNTY
(Chann. Stab.) - See Boyd County
(H, Hw) - See Statewide
DODGE COUNTY
(H, Hw) - See Statewide
DOUGLAS COUNTY
Decision #NE75-4055 (B)
40 FR 8745 - 2/28/75
Mod. #1 - 40 FR 12013 - 3/14/75
Decision #AR-94 (R)
39 FR 44918 - 12/27/74
Mod. #1 - 40 FR 3862 - 1/24/75
Mod. #2 - 40 FR 6909 - 2/14/75
Mod. #3 - 40 FR 8697 - 2/28/75
Mod. #4 - 40 FR 12013 - 3/14/75
(Chann. Stab.) - See Boyd County
(H, Hw) - See Statewide
DUNDY COUNTY
(H, Hw) - See Statewide
FILLMORE COUNTY
(H, Hw) - See Statewide
FRANKLIN COUNTY
(H, Hw) - See Statewide
FRONTIER COUNTY
(H, Hw) - See Statewide
FURNAS COUNTY
(H, Hw) - See Statewide
GAGE COUNTY
(H, Hw) - See Statewide
GARDEN COUNTY
(B) - See Banner County
(H, Hw) - See Statewide
GARFIELD COUNTY
(H, Hw) - See Statewide
GOSPER COUNTY
(H, Hw) - See Statewide
GRANT COUNTY
(H, Hw) - See Statewide
GREELEY COUNTY
(H, Hw) - See Statewide

NEBRASKA (Cont'd.)

HALL COUNTY
 Decision #AQ-24 (B)
 38 FR 24486 - 9/7/73
 Mod. #1 - 38 FR 30330 - 11/2/73
 (H,Hw) - See Statewide
 HAMILTON COUNTY
 (H,Hw) - See Statewide
 HARLAN COUNTY
 (H,Hw) - See Statewide
 HAYES COUNTY
 (H,Hw) - See Statewide
 HITCHCOCK COUNTY
 (H,Hw) - See Statewide
 HOLT COUNTY
 (H,Hw) - See Statewide
 HOOKER COUNTY
 (H,Hw) - See Statewide
 HOWARD COUNTY
 (H,Hw) - See Statewide
 JEFFERSON COUNTY
 (H,Hw) - See Statewide
 JOHNSON COUNTY
 (H,Hw) - See Statewide
 KEARNEY COUNTY
 (H,Hw) - See Statewide
 KIETH COUNTY
 (H,Hw) - See Statewide
 KEYAPAH COUNTY
 (H,Hw) - See Statewide
 KIRBALL COUNTY
 (H,Hw) - See Statewide
 KIOX COUNTY
 (H,Hw) - See Statewide
 LAWCASTER COUNTY
 (Chann. Stab.) - See Boyd County
 Decision #AR-76 (B)
 39 FR 40462 - 11/15/74
 Mod. #1 - 40 FR 10882 - 3/7/75
 Decision #AH-6140 (R)
 36 FR 21736 - 11/12/71
 (H,Hw) - See Statewide
 LINCOLN COUNTY
 (H,Hw) - See Statewide
 LOGAN COUNTY
 (H,Hw) - See Statewide
 LOUP COUNTY
 (H,Hw) - See Statewide
 MC PHERSON COUNTY
 (H,Hw) - See Statewide
 MADISON COUNTY
 (H,Hw) - See Statewide
 MERRICK COUNTY
 (H,Hw) - See Statewide

NEBRASKA (Cont'd.)

MORRILL COUNTY
 (B) - See Banner County
 (Hw) - See Statewide
 NANCE COUNTY
 (H,Hw) - See Statewide
 NEMAHA COUNTY
 Decision #M075-4070 (D)
 40 FR 14225 - 3/28/75
 (H,Hw) - See Statewide
 (Chann. Stab.) - See Boyd County
 HUCKOLLS COUNTY
 (H,Hw) - See Statewide
 OTOE COUNTY
 (Chann. Stab.) - See Boyd County
 (H,Hw) - See Statewide
 PANNONE COUNTY
 (H,Hw) - See Statewide
 PERKINS COUNTY
 (H,Hw) - See Statewide
 PHELPS COUNTY
 (H,Hw) - See Statewide
 PIERCE COUNTY
 (B) - See Cedar County
 (H,Hw) - See Statewide
 PLATTE COUNTY
 (H,Hw) - See Statewide
 POLK COUNTY
 (H,Hw) - See Statewide
 RED HILLOCK COUNTY
 (H,Hw) - See Statewide
 RICHARDSON COUNTY
 (Chann. Stab.) - See Boyd County
 (B) - See Nemaha County
 ROCK COUNTY
 (H,Hw) - See Statewide
 SALTINE COUNTY
 (H,Hw) - See Statewide
 SARGY COUNTY
 (Chann. Stab.) - See Boyd County
 (B,R) - See Douglas County
 (H,Hw) - See Cass County
 SAUNDERS COUNTY
 (H,Hw) - See Statewide
 SCOTTS BLUFF COUNTY
 (B) - See Banner County
 (H,Hw) - See Statewide
 SEWARD COUNTY
 (H,Hw) - See Statewide
 SHERIDAN COUNTY
 (B) - See Banner County
 (H,Hw) - See Statewide
 SHERMAN COUNTY
 (H,Hw) - See Statewide
 STODOLSKY COUNTY
 (B) - See Banner County
 (H,Hw) - See Statewide

NEBRASKA (Cont'd.)

STANTON COUNTY
 (B) - See Cedar County
 (Hw) - See Statewide
 THAYER COUNTY
 (Hw) - See Statewide
 THOMAS COUNTY
 (H,Hw) - See Statewide
 THURSTON COUNTY
 (Chann. Stab.) - See Boyd County
 (Hw) - See Statewide
 VALLEY COUNTY
 (H,Hw) - See Cass County
 WASHINGTON COUNTY
 (Chann. Stab.) - See Boyd County
 WAYNE COUNTY
 (B) - See Cedar County
 (Hw) - See Statewide
 WEBSTER COUNTY
 (H,Hw) - See Statewide
 WHEELER COUNTY
 (Hw) - See Statewide
 YORK COUNTY
 (Hw) - See Statewide
 STATEWIDE (Excluding the Nevada Test Site & Tonopah Test Range)
 Decision #NV75-5037 (B,H,Hw)
 40 FR 14235 - 3/28/75
 CHURCHILL COUNTY
 (B,H,Hw) - See Statewide
 CLARK COUNTY
 Decision #NV75-5038 (R) (Excluding the Nevada Test Site)
 40 FR 14246 - 3/28/75
 (B,H,Hw) - See Statewide
 Decision #NV75-5005 (B,H,Hw) (Nevada Test Site including the Tonopah Test Range)
 40 FR 3918 - 1/24/75
 Mod. #1 - 40 FR 7799 - 2/21/75
 Mod. #2 - 40 FR 14211 - 3/28/75
 DOUGLAS COUNTY
 (B,H,Hw) - See Statewide
 ELKO COUNTY
 (B,H,Hw) - See Statewide
 ESNERALDA COUNTY
 (B,H,Hw) - See Statewide
 EUREKA COUNTY
 (B,H,Hw) - See Statewide
 HUMBOLDT COUNTY
 (B,H,Hw) - See Statewide
 LAIDER COUNTY
 (B,H,Hw) - See Statewide
 LINCOLN COUNTY
 (B,H,Hw) - See Statewide
 LYON COUNTY
 (B,H,Hw) - See Statewide
 MINERAL COUNTY
 (B,H,Hw) - See Statewide
 NIHE COUNTY
 (B,H,Hw) - See Clark Co. (Nevada Test Site)
 (B,H,Hw) - See Statewide
 ORMSBY COUNTY
 (B,H,Hw) - See Statewide
 PERSHING COUNTY
 (B,H,Hw) - See Statewide
 STOREY COUNTY
 (B,H,Hw) - See Statewide
 WASHOE COUNTY
 Decision #NV75-5039 (R)
 40 FR 14250 - 3/28/75
 (B,H,Hw) - See Statewide
 WHITE PINE COUNTY
 (B,H,Hw) - See Statewide

NEW JERSEY (Cont'd.)

NEW HAMPSHIRE

- BELKNAP COUNTY
 - None
- CARROLL COUNTY
 - None
- CHESHIRE COUNTY
 - None
- COOS COUNTY
 - None
- GRAFTON COUNTY
 - None
- HILLSBORO COUNTY
 - Decision #AR-3142 (B, H, Hw, R)
 - 39 FR 35021 - 9/27/74
 - Mod. #1 - 39 FR 36717 - 10/11/74
 - Mod. #2 - 40 FR 7799 - 2/21/75
- MERRIMACK COUNTY
 - Decision #AR-3143 (B, H, Hw, & Marine)
 - 39 FR 35024 - 9/27/74
 - Mod. #1 - 39 FR 36717 - 10/11/74
 - Mod. #2 - 40 FR 7799 - 2/21/75
- ROCKINGHAM COUNTY
 - Decision #C175-5045 (D)
 - 40 FR 15294 - 4/4/75
 - Decision #AR-3144 (B, H, Hw, R, & Marine)
 - 39 FR 35027 - 9/27/74
 - Mod. #1 - 39 FR 36718 - 10/11/74
 - Mod. #2 - 40 FR 7799 - 2/21/75
- STRAFFORD COUNTY
 - Decision #AR-3145 (B, H, Hw, & Marine)
 - 39 FR 35031 - 9/27/74
 - Mod. #1 - 39 FR 36718 - 10/11/74
 - Mod. #2 - 40 FR 7799 - 2/21/75
- SULLIVAN COUNTY
 - None
- ATLANTIC COUNTY
 - Decision #AR-2077 (B, H, Hw)
 - 39 FR 40467 - 11/15/74
 - Mod. #1 - 39 FR 42812 - 12/6/74
 - Mod. #2 - 39 FR 43645 - 12/13/74
 - Mod. #3 - 40 FR 5980 - 2/1/75
 - Decision #C175-5045 (D)
 - 40 FR 15294 - 4/4/75
- BERGEN COUNTY
 - Decision #AR-2078 (B, H, Hw)
 - 39 FR 40473 - 11/15/74
 - Mod. #1 - 39 FR 42811 - 12/6/74
 - Mod. #2 - 39 FR 44156 - 12/20/74
 - Mod. #3 - 40 FR 5981 - 2/1/75
 - (D) - See Atlantic County
- BURLINGTON COUNTY
 - Decision #AR-2080 (B, H, Hw)
 - 39 FR 41130 - 11/22/74
 - Mod. #1 - 39 FR 43645 - 12/13/74
 - Mod. #2 - 39 FR 44156 - 12/20/74
 - Mod. #3 - 40 FR 5981 - 2/1/75
 - (D) - See Atlantic County
- CAMDEN COUNTY
 - Decision #AR-2081 (B, H, Hw)
 - 39 FR 41139 - 11/22/74
 - Mod. #1 - 40 FR 5981 - 2/1/75
 - (D) - See Atlantic County
- CAPE MAY COUNTY
 - (B, H, Hw, D) - See Atlantic County
- CUMBERLAND COUNTY
 - Decision #AR-2082 (B, H, Hw)
 - 39 FR 41146 - 11/22/74
 - Mod. #1 - 39 FR 43645 - 12/13/74
 - Mod. #2 - 39 FR 44156 - 12/20/74
 - Mod. #3 - 40 FR 5981 - 2/1/75
 - (D) - See Atlantic County
- ESSEX COUNTY
 - Decision #AR-2083 (B, H, Hw)
 - 39 FR 41153 - 11/22/74
 - Mod. #1 - 40 FR 5982 - 2/1/75
 - (D) - See Atlantic County
- GLOUCESTER COUNTY
 - (B, H, Hw) - See Camden County
 - (D) - See Atlantic County
- HUDSON COUNTY
 - Decision #AR-2087 (B, H, Hw)
 - 39 FR 41671 - 11/29/74
 - Mod. #1 - 40 FR 5982 - 2/1/75
 - (D) - See Atlantic County
- HUNTERDON COUNTY
 - Decision #AR-2076 (B, H, Hw)
 - 39 FR 40393 - 11/15/74
 - Mod. #1 - 39 FR 42812 - 12/6/74
 - Mod. #2 - 40 FR 5980 - 2/1/75
 - (D) - See Atlantic County
- MERCER COUNTY
 - Decision #AR-2088 (B, H, Hw)
 - 39 FR 41677 - 11/29/74
 - Mod. #1 - 39 FR 44157 - 12/20/74
 - Mod. #2 - 39 FR 5382 - 2/1/75
 - (D) - See Atlantic County
- MIDDLESEX COUNTY
 - Decision #AR-2040 (B, H, Hw)
 - 39 FR 33164 - 9/13/74
 - Mod. #1 - 39 FR 34923 - 9/27/74
 - Mod. #2 - 40 FR 5977 - 2/1/75
 - (D) - See Atlantic County
- MONMOUTH COUNTY
 - Decision #AR-2089 (B, H, Hw)
 - 39 FR 41685 - 11/29/74
 - (D) - See Atlantic County
- MORRIS COUNTY
 - Decision #AR-2041 (B, H, Hw)
 - 39 FR 33172 - 9/13/74
 - Mod. #1 - 39 FR 34924 - 9/27/74
 - Mod. #2 - 39 FR 43645 - 12/6/74
 - Mod. #3 - 40 FR 5978 - 2/1/75
 - (D) - See Atlantic County
- OCEAN COUNTY
 - Decision #AR-2090 (B, H, Hw)
 - 39 FR 41688 - 11/29/74
 - Mod. #1 - 40 FR 5983 - 2/1/75
 - (D) - See Atlantic County
- PASSAIC COUNTY
 - Decision #AR-2042 (B, H, Hw)
 - 39 FR 33179 - 9/13/74
 - Mod. #1 - 39 FR 34924 - 9/27/74
 - Mod. #2 - 39 FR 41659 - 11/29/74
 - Mod. #3 - 39 FR 42811 - 12/6/74
 - Mod. #4 - 40 FR 5978 - 2/1/75
 - Mod. #5 - 40 FR 8697 - 2/28/75
 - (D) - See Atlantic County
- SALEM COUNTY
 - Decision #AR-2073 (B, H, Hw)
 - 39 FR 40371 - 11/15/74
 - Mod. #1 - 40 FR 5979 - 2/1/75
 - (D) - See Atlantic County
- SOMERSET COUNTY
 - Decision #AR-2043 (B, H, Hw)
 - 39 FR 32455 - 9/6/74
 - Mod. #1 - 39 FR 34925 - 9/27/74
 - Mod. #2 - 39 FR 42810 - 12/6/74
 - Mod. #3 - 40 FR 5979 - 2/1/75
 - (D) - See Atlantic County
- SUSSEX COUNTY
 - Decision #AR-2075 (B, H, Hw)
 - 39 FR 40386 - 11/15/74
 - Mod. #1 - 39 FR 42811 - 12/6/74
 - Mod. #2 - 40 FR 5980 - 2/1/75
 - (D) - See Atlantic County
- UNION COUNTY
 - Decision #AR-2044 (B, H, Hw)
 - 39 FR 32464 - 9/6/74
 - Mod. #1 - 39 FR 34925 - 9/27/74
 - Mod. #2 - 39 FR 41659 - 11/29/74
 - Mod. #3 - 39 FR 42811 - 12/6/74
 - Mod. #4 - 40 FR 5979 - 2/1/75
 - (D) - See Atlantic County
- WARREN COUNTY
 - Decision #AR-2074 (B, H, Hw)
 - 39 FR 40378 - 11/15/74
 - Mod. #1 - 39 FR 42811 - 12/6/74
 - Mod. #2 - 40 FR 5980 - 2/1/75

NEW MEXICO

NEW MEXICO (Cont'd.)

STATEWIDE
 Decision #AQ-18 (Streets, Highways, Utilities and Light Engineering Construction)
 38 FR 21714 - 8/10/73
 Mod. #1 - 38 FR 22853 - 8/24/73
 Mod. #2 - 39 FR 32443 - 9/16/74
 Mod. #3 - 40 FR 15273 - 4/4/75
 Decision #NH75-4002 (Building, including residential in McKinley, Santa Fe, San Juan & Bernalillo Cos.) and Heavy engineering construction.
 40 FR 2391 - 1/10/75
 Mod. #1 - 40 FR 3863 - 1/24/75
 Mod. #2 - 40 FR 4786 - 1/31/75
 Mod. #3 - 40 FR 8697 - 2/28/75
 Mod. #4 - 40 FR 12013 - 3/14/75
 Mod. #5 - 40 FR 15273 - 4/4/75
 BERNALILLO COUNTY
 (B, H, Hw, R) - See Statewide
 CATRON COUNTY
 (B, H, Hw) - See Statewide
 CHAVES COUNTY
 (B, H, Hw) - See Statewide
 COLFAX COUNTY
 (B, H, Hw) - See Statewide
 CURRY COUNTY
 (B, H, Hw) - See Statewide
 DE BACA COUNTY
 (B, H, Hw) - See Statewide
 DOÑA ANA COUNTY
 (B, H, Hw) - See Statewide
 Decision #NH75-4014 (R)
 40 FR 3148 - 1/17/75
 EDDY COUNTY
 (B, H, Hw) - See Statewide
 GRANT COUNTY
 (B, H, Hw) - See Statewide
 GUADALUPE COUNTY
 (B, H, Hw) - See Statewide
 HURDING COUNTY
 (B, H, Hw) - See Statewide
 HIDALGO COUNTY
 (B, H, Hw) - See Statewide
 LEA COUNTY
 (B, H, Hw) - See Statewide
 LINCOLN COUNTY
 (B, H, Hw) - See Statewide
 LOS ALAMOS COUNTY
 (B, H, Hw) - See Statewide
 LUNA COUNTY
 (B, H, Hw) - See Statewide
 MCKINLEY COUNTY
 (R) - See San Juan County
 (B, H, Hw, R) - San Juan County

MARA COUNTY
 (B, H, Hw) - See Statewide
 OTERO COUNTY
 (R) - See Dona Ana County
 (B, H, Hw) - See Statewide
 QUAY COUNTY
 (B, H, Hw) - See Statewide
 RIO ARRIBA COUNTY
 (B, H, Hw) - See Statewide
 ROOSEVELT COUNTY
 (B, H, Hw) - See Statewide
 SANDOVAL COUNTY
 (B, H, Hw) - See Statewide
 SAN JUAN COUNTY
 Decision #NH75-5004 (R)(Navajo Indian Reservation)
 40 FR 3921 - 1/24/75
 (B, H, Hw, R) - See Statewide
 SAN MIGUEL COUNTY
 (B, H, Hw) - See Statewide
 SANTA FE COUNTY
 (B, H, Hw, R) - See Statewide
 SIERRA COUNTY
 (B, H, Hw) - See Statewide
 SOCORRO COUNTY
 (B, H, Hw) - See Statewide
 TAOS COUNTY
 (B, H, Hw) - See Statewide
 TORrance COUNTY
 (B, H, Hw) - See Statewide
 UNION COUNTY
 (B, H, Hw) - See Statewide
 VALENCIA COUNTY
 (B, H, Hw) - See Statewide

NEW YORK

NEW YORK (Cont'd.)

ALBANY COUNTY
 Decision #AR-206A (B, H, Hw)
 39 FR 36739 - 10/11/74
 Mod. #1 - 39 FR 38607 - 11/1/74
 Mod. #2 - 40 FR 3864 - 1/24/75
 ALLEGANY COUNTY
 None
 BRONX COUNTY
 Decision #AR-2101 (B, H, Hw)
 39 FR 44925 - 12/27/74
 Mod. #1 - 40 FR 5984 - 2/1/75
 Mod. #2 - 40 FR 7799 - 2/21/75
 Decision #NY75-3016 (R)
 40 FR 7852 - 2/21/75
 Decision #CT75-5045 (D)
 40 FR 15294 - 4/4/75
 BROOME COUNTY
 Decision #AR-2017 (B, H, Hw)
 39 FR 29888 - 8/16/74
 Mod. #1 - 39 FR 36718 - 10/11/74
 Mod. #2 - 40 FR 3863 - 1/24/75
 Mod. #3 - 40 FR 8697 - 2/28/75
 CATTARAUGUS COUNTY
 None
 CAYUGA COUNTY
 Decision #AQ-3095 (D)
 39 FR 5982 - 2/15/74
 Mod. #1 - 39 FR 44161 - 12/20/74
 CHAUTAUGUA COUNTY
 Decision #AR-2014 (B, H, Hw)
 39 FR 28735 - 8/9/74
 Mod. #1 - 40 FR 3863 - 1/24/75
 (D) - See Cayuga County
 CHEMUNG COUNTY
 None
 CHEMUNGO COUNTY
 None
 CLINTON COUNTY
 None
 COLUMBIA COUNTY
 None
 CORTLAND COUNTY
 None
 DELAWARE COUNTY
 None
 DUTCHESS COUNTY
 Decision #AR-2072 (B, H, Hw)
 39 FR 40480 - 11/15/74
 Mod. #1 - 40 FR 3865 - 1/24/75
 (D) - See Bronx County
 ERIE COUNTY
 Decision #AR-2096 (B, H, Hw)
 39 FR 44178 - 12/20/74
 (D) - See Cayuga County
 ESSEX COUNTY
 None
 FRANKLIN COUNTY
 (D) - See Cayuga County
 FULTON COUNTY
 None
 GENESEE COUNTY
 None
 GREENE COUNTY
 None
 HAMILTON COUNTY
 None
 HERKIMER COUNTY
 None
 JEFFERSON COUNTY
 Decision #AR-2059 (B, H, Hw)
 39 FR 36773 - 10/11/74
 Mod. #1-40 FR 3865 - 1/24/75
 (D) - See Cayuga County
 KINGS COUNTY
 (B, H, Hw, R, D) - See Bronx County
 LEWIS COUNTY
 None
 LIVINGSTON COUNTY
 None
 MADISON COUNTY
 None

NEW YORK (Cont'd)

MOORE COUNTY
 Decision #AR-2065 (B, H, Hw)
 39 FR 36803 - 10/11/74
 Mod. #1 - 40 FR 3864 - 1/24/75
 Mod. #2 - 40 FR 5984 - 2/7/75
 (D) - See Cayuga County
 MONTGOMERY COUNTY
 None
 MASSAU COUNTY
 Decision #NY75-3013 (B, H, Hw)
 40 FR 6939 - 2/14/75
 (D) - See Bronx County
 NEW YORK COUNTY
 (B, H, Hw, R, D) - See Bronx County
 NIAGARA COUNTY
 Decision #NY75-3014 (B, H, Hw)
 40 FR 6944 - 2/14/75
 (D) - See Cayuga County
 ONLEDA COUNTY
 Decision #AR-2066 (B, H, Hw)
 39 FR 36808 - 10/11/74
 ONONDAGA COUNTY
 Decision #AR-2067 (B, H, Hw)
 39 FR 36814 - 10/11/74
 Mod. #1 - 40 FR 4791 - 1/31/75
 Mod. #2 - 40 FR 5984 - 2/7/75
 ORTARIO COUNTY
 None
 ORANGE COUNTY
 Decision #AR-2063 (B, H, Hw)
 39 FR 36792 - 10/11/74
 Mod. #1 - 40 FR 12955 - 3/21/75
 (D) - See Bronx County
 ORLEANS COUNTY
 (D) - See Cayuga County
 OSNEGO COUNTY
 (D) - See Cayuga County
 OTSEGA COUNTY
 None
 PUTNAM COUNTY
 None
 QUEENS COUNTY
 (B, H, Hw, R) - See Bronx County

NEW YORK (Cont'd)

RENNELAER COUNTY
 Decision #AR-2068 (B, H, Hw)
 39 FR 36818 - 10/11/74
 Mod. #1 - 39 FR 38808 - 11/1/74
 RICHMOND COUNTY
 (B, H, Hw, R, D) - See Bronx County
 ROCKLAND COUNTY
 None
 ST LAWRENCE COUNTY
 (D) - See Bronx County
 SARATOGA COUNTY
 Decision #AR-2097 (B, H, Hw)
 39 FR 44919 - 12/27/74
 SCHENECTADY COUNTY
 Decision #AR-2011 (B, H, Hw)
 38 FR 27402 - 7/26/74
 Mod. #1 - 38 FR 21028 - 8/3/74
 SCHOHARIE COUNTY
 None
 SCHUYLER COUNTY
 None
 SENECA COUNTY
 None
 STEUBEN COUNTY
 Decision #AR-2069 (B, H, Hw)
 39 FR 38827 - 11/1/74
 SUFFOLK COUNTY
 Decision #NY75-3012 (B, H, Hw)
 40 FR 6934 - 2/14/75
 (D) - See Bronx County
 SULLIVAN COUNTY
 None
 TIOGA COUNTY
 None

NEW YORK (cont'd)

TOMPKINS COUNTY
 None
 ULSTER COUNTY
 None
 WARREN COUNTY
 None
 WASHINGTON COUNTY
 None
 WAYNE COUNTY
 Decision #AQ-2128 (B, H, Hw)
 39 FR 24163 - 6/28/74
 (D) - See Cayuga County
 WESTCHESTER COUNTY
 Decision #AR-2021 (B, H, Hw)
 39 FR 33979 - 9/20/74
 Mod. #1 - 40 FR 10882 - 3/7/75
 (D) - See Bronx County
 WYOMING COUNTY
 None
 YATES COUNTY
 None

NORTH CAROLINA

STATEWIDE
 Decision #NC75-1015 (H, Hw)
 40 FR 4857 - 1/31/75
 Decision #NC75-1002 (Sewer & Water)
 40 FR 3149 - 1/17/75
 ALAMANCE COUNTY
 Decision #AQ-4078 (R)
 39 FR 7010 - 2/22/74
 (Sewer & Water, H, Hw) - See Statewide
 ALEXANDER COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 ALLEGHANY COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 ANSON COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 ASHE COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 AVERY COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 Decision #AR-4017 (B)
 39 FR 28739 - 8/9/74
 Mod. #1 - 39 FR 43466 - 12/13/74
 (Sewer & Water, H, Hw) - See Statewide

NORTH CAROLINA (Cont'd)

BEAUFORT COUNTY
 Decision #MD75-3008 (D)
 40 FR 3094 - 1/17/75
 Mod. #1 - 40 FR 14204 - 3/28/75
 (Sewer & Water, H, Hw) - See Statewide
 BERTIE COUNTY
 Decision #AQ-4079 (R)
 39 FR 7010 - 2/22/74
 Mod. #1 - 40 FR 3087 - 1/17/75
 (D) - See Beaufort County
 (Sewer & Water, H, Hw) - See Statewide
 BLADEN COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 BRUNSWICK COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 (Sewer & Water, H, Hw) - See Statewide
 (D) - See Beaufort County
 Decision #AR-4031 (R)
 39 FR 32441 - 9/6/74
 BUNCOMBE COUNTY
 Decision #AR-4005 (B)
 39 FR 24778 - 7/5/74
 Mod. #1 - 39 FR 43465 - 12/13/74
 Decision #NC75-1014 (R)
 40 FR 6111 - 2/7/75
 (Sewer & Water, H, Hw) - See Statewide
 BURKE COUNTY
 Decision #AQ-4105 (B)
 39 FR 14842 - 4/26/74
 Decision #AQ-4117 (R)
 39 FR 18397 - 5/24/74
 (Sewer & Water, H, Hw) - See Statewide
 CABARRUS COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 CALDWELL COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 CAMDEN COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 CARTERET COUNTY
 Decision #AQ-4083 (R)
 39 FR 8101 - 3/1/74
 (D) - See Beaufort County
 (Sewer & Water, H, Hw) - See Statewide
 CASHIELL COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 CATAWBA COUNTY
 (Sewer & Water, H, Hw) - See Statewide
 (R) - See Burke County
 (Sewer & Water, H, Hw) - See Statewide
 CHATHAM COUNTY
 Decision #AR-4044 (R)
 39 FR 36882 - 10/11/74
 Mod. #1 - 40 FR 3087 - 1/17/75
 (Sewer & Water, H, Hw) - See Statewide
 CHEROKEE COUNTY
 (Sewer & Water, H, Hw) - See Statewide

CHOWAN COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County
(R) - See Bertie County

CLAY COUNTY
(Sewer & Water, H, Hw) - See Statewide

CLEVELAND COUNTY
(R) - See Burke County
(Sewer & Water, H, Hw) - See Statewide

COLUMBUS COUNTY
(Sewer & Water, H, Hw) - See Statewide

CRAVEN COUNTY
(R) - See Carteret County
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

CUMBERLAND COUNTY
(R) - See Chatham County
(Sewer & Water, H, Hw) - See Statewide

CURRITUCK COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

DARE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

DAVISON COUNTY
(Sewer & Water, H, Hw) - See Statewide

DAVIE COUNTY
(Sewer & Water, H, Hw) - See Statewide

DEPLIN COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

DURHAM COUNTY
(Sewer & Water, H, Hw) - See Statewide

EDGECOPE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

FORSYTH COUNTY
Decision #AR-4019 (R)
39 FR 29702 - 8/16/74
(Sewer & Water, H, Hw) - See Statewide

FRANKLIN COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

GASTON COUNTY
(Sewer & Water, H, Hw) - See Statewide

GATES COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

GRAHAM COUNTY
(Sewer & Water, H, Hw) - See Statewide

GRANVILLE COUNTY
(Sewer & Water, H, Hw) - See Statewide

GREEIE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

GUILFORD COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Alamance County

HALIFAX COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

HARNETT COUNTY
(Sewer & Water, H, Hw) - See Statewide

HAYWOOD COUNTY
(Sewer & Water, H, Hw) - See Statewide

HENDERSON COUNTY
(R) - See Buncombe County
(Sewer & Water, H, Hw) - See Statewide

HERTFORD COUNTY
(R) - See Buncombe County
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

HOKE COUNTY
(R) - See Chatham County
(Sewer & Water, H, Hw) - See Statewide

HYDE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

IREDELL COUNTY
(Sewer & Water, H, Hw) - See Statewide

JACKSON COUNTY
(R) - See Buncombe County
(Sewer & Water, H, Hw) - See Statewide

JOHNSTON COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

JONES COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

LEE COUNTY
(Sewer & Water, H, Hw) - See Statewide

LENOIR COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

LINDSEY COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Burke County

MCDOWELL COUNTY
(R) - See Buncombe County

MAGUIRE COUNTY
(Sewer & Water, H, Hw) - See Statewide

MADISON COUNTY
(Sewer & Water, H, Hw) - See Statewide

MARTIN COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

MECKLENBURG COUNTY
Decision #AP-161 (B)
39 FR 5753 - 3/2/73
Mod. #1 - 38 FR 2166 - 3/16/73
Mod. #2 - 38 FR 3170 - 1/16/73
(Sewer & Water, H, Hw) - See Statewide

MITCHELL COUNTY
(Sewer & Water, H, Hw) - See Statewide
(B) - See Avery County

MONTGOMERY COUNTY
(Sewer & Water, H, Hw) - See Statewide

MOORE COUNTY
(R) - See Chatham County
(Sewer & Water, H, Hw) - See Statewide

NASH COUNTY
(Sewer & Water, H, Hw) - See Statewide

NEW HANOVER COUNTY
(R) - See Brunswick County
(D) - See Beaufort County

NORTHAMPTON COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

ONSLOW COUNTY
Decision #AR-4048 (B)
39 FR 30078 - 10/25/74
(Sewer & Water, H, Hw) - See Statewide
(R) - See Brunswick County

ORANGE COUNTY
(Sewer & Water, H, Hw) - See Statewide

PAMLICO COUNTY
(D) - See Beaufort County
(Sewer & Water, H, Hw) - See Statewide

PASQUOTANK COUNTY
(D) - See Beaufort County
(Sewer & Water, H, Hw) - See Statewide

PERDUE COUNTY
(D) - See Brunswick County
(R) - See Brunswick County

PERQUIMANS COUNTY
(Sewer & Water, H, Hw) - See Statewide
(D) - See Beaufort County

PERSONS COUNTY
(Sewer & Water, H, Hw) - See Statewide

PITT COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

PLATEAU COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Burke County

RANDOLPH COUNTY
(R) - See Alamance County
(Sewer & Water, H, Hw) - See Statewide

RICHMOND COUNTY
(Sewer & Water, H, Hw) - See Statewide

ROBESON COUNTY
(Sewer & Water, H, Hw) - See Statewide

ROCKINGHAM COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Alamance County

ROUNDTREE COUNTY
(Sewer & Water, H, Hw) - See Statewide

RUTHERFORD COUNTY
(R) - See Burke County
(Sewer & Water, H, Hw) - See Statewide

SAMPSON COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Chatham County

SCOTLAND COUNTY
(Sewer & Water, H, Hw) - See Statewide

STANLY COUNTY
(Sewer & Water, H, Hw) - See Statewide

STOKES COUNTY
(Sewer & Water, H, Hw) - See Statewide
(Sewer & Water, H, Hw) - See Statewide

SURRY COUNTY
(R) - See Forsyth County
(Sewer & Water, H, Hw) - See Statewide

SWAIN COUNTY
(Sewer & Water, H, Hw) - See Statewide

TRANSYLVANIA COUNTY
Decision #AR-4042 (B)
39 FR 34906 - 9/27/74
(R) - See Buncombe County
(Sewer & Water, H, Hw) - See Statewide

TYRRELL COUNTY
(D) - See Beaufort County
(Sewer & Water, H, Hw) - See Statewide

UNION COUNTY
(Sewer & Water, H, Hw) - See Statewide

VANCE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(Sewer & Water, H, Hw) - See Statewide

VAKE COUNTY
Decision #AQ-4032 (B)
38 FR 31093 - 11/9/73
Mod. #1 - 39 FR 5066 - 2/18/74
(Sewer & Water, H, Hw) - See Statewide

WARREN COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

WASHINGTON COUNTY
(D) - See Beaufort County
(Sewer & Water, H, Hw) - See Statewide

WATAUGA COUNTY
(B) - See Avery County
(Sewer & Water, H, Hw) - See Statewide

WAYNE COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Carteret County

WILKES COUNTY
Decision #AR-4063 (B)
39 FR 42803 - 12/6/74
Mod. #1 - 40 FR 3087 - 1/17/75
Mod. #2 - 40 FR 5984 - 2/7/75
(Sewer & Water, H, Hw) - See Statewide

WILSON COUNTY
(Sewer & Water, H, Hw) - See Statewide
(R) - See Bertie County

YADKIN COUNTY
(Sewer & Water, H, Hw) - See Statewide

YANCEY COUNTY
(Sewer & Water, H, Hw) - See Statewide

OHIO

STATEWIDE
Decision #OH75-2056 (H,Hw)
40 FR 1630 - 4/4/75

ADAMS COUNTY
Decision #1175-2036 (D)
40 FR 6023 - 2/7/75
(H,Hw) - See Statewide

ALLEN COUNTY
Decision #OH75-2034 (B)
40 FR 5967 - 2/7/75
(H,Hw) - See Statewide

ASHLAND COUNTY
(H,Hw) - See Statewide

ASHTABULA COUNTY
Decision #AR-3169 (B,R)
39 FR 40401 - 11/15/74
Mod. #1 - 40 FR 14214 - 3/28/75

Decision #AQ-3095 (D)
39 FR 5982 - 2/15/74
Mod. #1 - 39 FR 44161 - 12/20/74

(H,Hw) - See Statewide

ATHENS COUNTY
(D) - See Adams County
(H,Hw) - See Statewide

AUGLAIZE COUNTY
(B) - See Allen County
(H,Hw) - See Statewide

BELMONT COUNTY
(H,Hw) - See Statewide

BROWN COUNTY
(D) - See Adams County
(H,Hw) - See Statewide

BUTLER COUNTY
Decision #AR-3033 (B)
39 FR 30774 - 8/23/74

Decision #AP-683 (R)
38 FR 14049 - 5/25/73
(H,Hw) - See Statewide

CARROLL COUNTY
(H,Hw) - See Statewide

CHAMPAIGN COUNTY
(H,Hw) - See Statewide

CLARK COUNTY
Decision #AR-3034 (B)
39 FR 30776 - 8/23/74
Mod. #1 - 40 FR 15274 - 4/4/75

Decision #AP-684 (B)
38 FR 14049 - 5/25/73
(H,Hw) - See Statewide

CLERMONT COUNTY
(B) - See Hamilton County
(D) - See Adams County
(H,Hw) - See Statewide

CLINTON COUNTY
(H,Hw) - See Statewide

COLUMBIA COUNTY
(H,Hw) - See Statewide

COSHOCTON COUNTY
(H,Hw) - See Statewide

(H,Hw) - See Statewide

NORTH DAKOTA (Cont'd)

ROLETTE COUNTY
(Hw) - See Statewide

SARGENT COUNTY
(Hw) - See Statewide

SHERIDAN COUNTY
(Hw) - See Statewide

SIoux COUNTY
(Hw) - See Statewide

SLOPE COUNTY
(Hw) - See Statewide

STARK COUNTY
(Hw) - See Statewide

STEELE COUNTY
(Hw) - See Statewide

(B) - See Burleigh County

STUTSMAN COUNTY
(Hw) - See Statewide

TOWNER COUNTY
(Hw) - See Statewide

TRALL COUNTY
(Hw) - See Statewide

WALSH COUNTY
(Hw) - See Statewide

(B) - See Burleigh County

WARD COUNTY
(Hw) - See Statewide

(B) - See Burleigh County

WELLS COUNTY
(Hw) - See Statewide

WILLIAMS COUNTY
(Hw) - See Statewide

NORTH DAKOTA (Cont'd)

GRAND FORKS COUNTY
(Hw) - See Statewide

(B) - See Burleigh County

GRANT COUNTY
(Hw) - See Statewide

GRIGGS COUNTY
(Hw) - See Statewide

HETTINGER COUNTY
(Hw) - See Statewide

KIDDER COUNTY
(Hw) - See Statewide

LAWORE COUNTY
(Hw) - See Statewide

LOGAN COUNTY
(Hw) - See Statewide

MCHEERY COUNTY
(Hw) - See Statewide

MCINTOSH COUNTY
(Hw) - See Statewide

MCKENZIE COUNTY
(Hw) - See Statewide

MCLEAN COUNTY
(Hw) - See Statewide

MERCER COUNTY
(Hw) - See Statewide

MORTON COUNTY
(B) - See Burleigh County

(B) - See Burleigh County

MOUNT RAIL COUNTY
(Hw) - See Statewide

NELSON COUNTY
(Hw) - See Statewide

OLIVER COUNTY
(Hw) - See Statewide

PENNINGTON COUNTY
(Hw) - See Statewide

RANSOM COUNTY
(Hw) - See Statewide

REXVILLE COUNTY
(Hw) - See Statewide

RICHLAND COUNTY
(Hw) - See Statewide

(B) - See Burleigh County

NORTH DAKOTA

STATEWIDE
Decision #AR-1053 (Hw)
39 FR 42823 - 12/6/74
Mod. #1 - 40 FR 14211 - 3/28/75

ADAMS COUNTY
(Hw) - See Statewide

BARNES COUNTY
(Hw) - See Statewide

BENSON COUNTY
(Hw) - See Statewide

BILLINGS COUNTY
(Hw) - See Statewide

BOTTINEAU COUNTY
(Hw) - See Statewide

BONNAN COUNTY
(Hw) - See Statewide

BURKE COUNTY
(Hw) - See Statewide

BURLEIGH COUNTY
(Hw) - See Statewide
Decision #ND75-5031 (B)
40 FR 8747 - 2/28/75
Mod. #1 - 40 FR 14213 - 3/28/75

CASS COUNTY
(Hw) - See Statewide
(B) - See Burleigh County

CAVALIER COUNTY
(Hw) - See Statewide

DICKEY COUNTY
(Hw) - See Statewide

DIVIDE COUNTY
(Hw) - See Statewide

DUNN COUNTY
(Hw) - See Statewide

EDDY COUNTY
(Hw) - See Statewide

EMMONS COUNTY
(Hw) - See Statewide

FOSTER COUNTY
(Hw) - See Statewide

GOLDEN VALLEY COUNTY
(Hw) - See Statewide

CRANFORD COUNTY (H,lv) - See Statewide
 CUYAHOGA COUNTY Decision #AR-3035 (B,R) 39 FR 30778 - 8/23/74
 Mod. #1 - 40 FR 15274 - 4/4/75
 DARKE COUNTY (H,lv) - See Statewide
 DEFIANCE COUNTY (H,lv) - See Statewide
 DELAWARE COUNTY Decision #AN-420 (R) 36 FR 15963 - 8/18/71
 Mod. #1 - 38 FR 4630 - 2/16/73
 (H,lv) - See Statewide
 ERIE COUNTY Decision #AR-3172 (B) 39 FR 41102 - 11/22/74
 Mod. #1-40 FR 15276 - 4/4/75
 (D) - See Ashtabula County
 (H,lv) - See Statewide
 FIFIELD COUNTY (R) - See Delaware County
 FAYETTE COUNTY (H,lv) - See Statewide
 FRANKLIN COUNTY (H,lv) - See Statewide
 Decision #AR-3036 (B) 39 FR 80780 - 8/23/74
 Mod. #1 - 40 FR 37330 - 10/18/74
 Mod. # 2- 40 FR 15274 - 4/4/75
 (R) - See Delaware County
 FULTON COUNTY (B) - See Lucas County
 (H,lv) - See Statewide
 GALLIA COUNTY (D) - See Adams County
 (H,lv) - See Statewide
 GEauga COUNTY (H,lv) - See Statewide
 GREENE COUNTY Decision #AR-3037 (B) 39 FR 30782 - 8/23/74
 Mod. #1 -40 FR 15275 - 4/4/75
 Decision #AR-422 (R) 35 FR 15965 - 8/18/71
 Mod. #1 - 37 FR 8619 - 4/28/72
 (H,lv) - See Statewide
 GUERISEY COUNTY (H,lv) - See Statewide
 HAMILTON COUNTY Decision #AR-3038 (B) 39 FR 30784 - 8/23/74
 Mod. #1 - 40 FR 15275 - 4/4/75
 (D) - See Adams County
 (R) - See Clermont County
 (H,lv) - See Statewide

HANCOCK COUNTY Decision #AR-3173 (B) 39 FR 41105 - 11/22/74
 Mod. #1 - 40 FR 15276 - 4/4/75
 (H,lv) - See Statewide
 HARDIN COUNTY (H,lv) - See Statewide
 HARRISON COUNTY (H,lv) - See Statewide
 HENRY COUNTY (H,lv) - See Statewide
 HIGHLAND COUNTY (H,lv) - See Statewide
 (H,lv) - See Statewide
 HOCKING COUNTY (H,lv) - See Statewide
 HOLMES COUNTY (H,lv) - See Statewide
 HUDON COUNTY (H,lv) - See Statewide
 (B) - See Erie County
 (H,lv) - See Statewide
 JACKSON COUNTY (H,lv) - See Statewide
 JEFFERSON COUNTY (H,lv) - See Statewide
 KNOX COUNTY (H,lv) - See Statewide
 LAKE COUNTY (H,lv) - See Statewide
 (B,R) - See Cuyahoga County
 (D) - See Ashtabula County
 (H,lv) - See Statewide
 LAWRENCE COUNTY (D) - See Adams County
 (H,lv) - See Statewide
 LICKING COUNTY Decision #AR-3039 (B) 39 FR 30786 - 8/23/74
 (H,lv) - See Statewide
 LOGAN COUNTY (R) - See Delaware County
 (H,lv) - See Statewide
 LORAIN COUNTY Decision #AR-3040 (B,R) 39 FR 30663 - 8/23/74
 (D) - See Ashtabula County
 (H,lv) - See Statewide
 LUCAS COUNTY Decision #AR-3041 (B) 39 FR 30788 - 8/23/74
 Mod. #1 - 39 FR 38310 - 11/1/74
 (D) - See Ashtabula County
 (H,lv) - See Statewide
 MADISON COUNTY (R) - See Franklin County
 (H,lv) - See Delaware County
 (H,lv) - See Statewide

MAHONING COUNTY Decision #AR-3042 (B,R) 39 FR 30790 - 8/23/74
 Mod. #1 - 40 FR 7799 - 2/21/75
 (H,lv) - See Statewide
 MARIION COUNTY (H,lv) - See Statewide
 MEDINA COUNTY (H,lv) - See Statewide
 MEigs COUNTY (D) - See Adams County
 (H,lv) - See Statewide
 MERCER COUNTY (B) - See Allen County
 (H,lv) - See Statewide
 MIAMI COUNTY (R) - See Greene County
 (H,lv) - See Statewide
 MONROE COUNTY (D) - See Adams County
 (H,lv) - See Statewide
 MONTGOMERY COUNTY (B) - See Greene County
 (R) - See Greene County
 (H,lv) - See Statewide
 MORGAN COUNTY (H,lv) - See Statewide
 HORRON COUNTY (H,lv) - See Statewide
 MUSKIEGUM COUNTY Decision #AR-3043 (B) 39 FR 30792 - 8/23/74
 (H,lv) - See Statewide
 NOBLE COUNTY (R) - See Adams County
 OTTAWA COUNTY (D) - See Erie County
 (R) - See Ashtabula County
 (H,lv) - See Statewide
 PAULDING COUNTY (H,lv) - See Statewide
 PERRY COUNTY (H,lv) - See Statewide
 (H,lv) - See Statewide
 PICKAWAY COUNTY (B) - See Franklin County
 (R) - See Delaware County
 (H,lv) - See Statewide
 PIKE COUNTY Decision #AR-3176 (B) 39 FR 43451 - 12/13/74
 Mod. #1 - 40 FR 3087 - 1/17/75
 Mod. #2 - 40 FR 5985 - 2/11/75
 (H,lv) - See Statewide
 PORTAGE COUNTY Decision #AR-3044 (B,R) 39 FR 30794 - 8/23/74
 (H,lv) - See Statewide

PREBLE COUNTY (R) - See Greene County
 (H,lv) - See Statewide
 PUTNAM COUNTY (H,lv) - See Statewide
 RICHLAND COUNTY (H,lv) - See Statewide
 ROSS COUNTY (B) - See Pike County
 (H,lv) - See Statewide
 SANDUSKY COUNTY (D) - See Erie County
 (B) - See Erie County
 (D) - See Ashtabula County
 (H,lv) - See Statewide
 SCIOTO COUNTY (B) - See Adams County
 (D) - See Adams County
 (H,lv) - See Statewide
 SENECA COUNTY (H,lv) - See Statewide
 SHELBY COUNTY (H,lv) - See Statewide
 STARK COUNTY (H,lv) - See Statewide
 Decision #AR-3045 (B,R) 39 FR 30796 - 8/23/74
 (H,lv) - See Statewide
 SUMMIT COUNTY Decision #AR-3046 (B,R) 39 FR 30798 - 8/23/74
 Mod. #1 - 39 FR 34927 - 9/27/74
 (H,lv) - See Statewide
 TRUMBULL COUNTY Decision #AR-3047 (B,R) 39 FR 30800 - 8/23/74
 (H,lv) - See Statewide
 TUSCARAWAS COUNTY (H,lv) - See Statewide
 UNION COUNTY (H,lv) - See Statewide
 VAN HERT COUNTY (B) - See Allen County
 (H,lv) - See Statewide
 VIHITON COUNTY (H,lv) - See Statewide
 WARREN COUNTY (R) - See Butler County
 (H,lv) - See Statewide
 WASHINGTON COUNTY (D) - See Adams County
 (H,lv) - See Statewide
 WAYNE COUNTY (H,lv) - See Statewide
 HILLTANS COUNTY (H,lv) - See Statewide
 WOOD COUNTY (H,lv) - See Statewide
 (H,lv) - See Statewide
 WYANDOT COUNTY (H,lv) - See Statewide

NOTICES

OKLAHOMA

STATEWIDE (Except the City of Muskogee)
Decision #A0-124 (Constr., alteration,
and/or repair of streets, highways,
runways, erosion control structures,
well drilling, and water and sewer
utilities)
39 FR 24194 - 6/28/74

ADAIR COUNTY
Decision #OK75-4069 (B, H, HW)
40 FR 14257 - 3/28/75

ALFALFA COUNTY - See Statewide
(H, HW)

ATOKA COUNTY - See Statewide
(H, HW)

BEAVER COUNTY - See Statewide
(H, HW)

BECKHAM COUNTY - See Statewide
(H, HW)

BLAINE COUNTY - See Statewide
(H, HW)

BRYAN COUNTY - See Statewide
(H, HW)

(H, HW) - See Statewide
Decision #OK75-4016 (R)
40 FR 3151 - 1/17/75

CADDO COUNTY - See Statewide
(H, HW)

CANADIAN COUNTY
Decision #OK75-4049 (B)
40 FR 6112 - 2/17/75

Mod. #1 - 40 FR 7799 - 2/21/75
Mod. #2 - 40 FR 14215 - 3/28/75
Decision #AP-304 (R)
37 FR 15789 - 8/4/72

Mod. #1 - 37 FR 28799 - 12/28/72
Mod. #2 - 38 FR 4078 - 2/9/73

CARTER COUNTY - See Statewide
(H, HW)

CHEROKEE COUNTY
(B) - See Adair County
(H, HW) - See Statewide

CHOCTAW COUNTY
(H, HW) - See Statewide

CITARRON COUNTY
(H, HW) - See Statewide

CLEVELAND COUNTY
(H, HW) - See Statewide
(R) - See Canadian County
(B) - See Canadian County

COAL COUNTY
(H, HW) - See Statewide

COMANCHE COUNTY
(H, HW) - See Statewide
Decision #OK75-4017 (R)
40 FR 3152 - 1/17/75

Decision #AR-80 (B)
39 FR 41107 - 11/22/74
Mod. #1 - 39 FR 44157 - 12/20/74
Mod. #2 - 40 FR 3856 - 1/24/75
Mod. #3 - 40 FR 14214 - 3/28/75

OKLAHOMA (cont'd)

COTTON COUNTY
(H, HW) - See Statewide

CRAIG COUNTY - See Statewide
(H, HW)

CREEK COUNTY - See Statewide
(H, HW)

(B) - See Tulsa County

CUSTER COUNTY - See Statewide
(H, HW)

DELAWARE COUNTY
(H, HW) - See Statewide

DEWEY COUNTY - See Statewide
(H, HW)

ELLIS COUNTY - See Statewide
(H, HW)

GARFIELD COUNTY
Decision #AR-85 (B)
39 FR 42801 - 12/6/74
Mod. #1 - 40 FR 6905 - 2/14/75
Mod. #2 - 40 FR 14214 - 3/28/75

(H, HW) - See Statewide

GARVILH COUNTY - See Statewide
(H, HW)

GRADY COUNTY
(H, HW) - See Statewide
(H, HW)

GRANT COUNTY - See Statewide
(H, HW)

GREER COUNTY - See Statewide
(H, HW)

HARMON COUNTY - See Statewide
(H, HW)

HARPER COUNTY
(H, HW) - See Statewide

HASKELL COUNTY
(H, HW) - See Statewide

HUGHES COUNTY
(H, HW) - See Statewide

JACKSON COUNTY
(H, HW) - See Statewide

JEFFERSON COUNTY
(H, HW) - See Statewide

JOHNSTON COUNTY
(H, HW) - See Statewide

KAY COUNTY
(H, HW) - See Statewide

KINGFISHER COUNTY
(H, HW) - See Statewide

KIOMA COUNTY - See Statewide
(H, HW)

LATTIMER COUNTY - See Statewide
(H, HW)

LEFLORE COUNTY
(H, HW) - See Statewide

LINCOLN COUNTY
(H, HW) - See Statewide
(R) - See Canadian County
(B) - See Canadian County

LOGAN COUNTY
(H, HW) - See Statewide

OKLAHOMA (cont'd)

LOVE COUNTY
(H, HW) - See Statewide

MCCLAIN COUNTY
(H, HW) - See Statewide

(B) - See Canadian County

McCURTAIN COUNTY
(H, HW) - See Statewide

MCINTOSH COUNTY
Decision #AR-89 (B)
39 FR 43456 - 12/13/74
Mod. #1 - 40 FR 6906 - 2/14/75
Mod. #2 - 40 FR 14215 - 3/28/75

(H, HW) - See Statewide

MAJOR COUNTY
(H, HW) - See Statewide

MARSHALL COUNTY
(H, HW) - See Statewide

MAYES COUNTY
(H, HW) - See Statewide

MURRAY COUNTY
(H, HW) - See Statewide

MUSKOGEE COUNTY
(B) - See Adair County

NOBLE COUNTY
(H, HW) - See Statewide

NOBLET COUNTY
(H, HW) - See Statewide

OKFUSKEE COUNTY
(H, HW) - See Statewide

OKLAHOMA COUNTY
(B, R) - See Canadian County
(H, HW) - See Statewide

OKMULGEE COUNTY
(H, HW) - See Statewide

OSAGE COUNTY
(H, HW) - See Statewide
(R) - See Tulsa County

OTTAWA COUNTY
(H, HW) - See Statewide

PANHANDLE COUNTY
(H, HW) - See Statewide

PAYNE COUNTY
(H, HW) - See Statewide

PITTSBURG COUNTY
Decision #AR-88 (B)
39 FR 43454 - 12/13/74
Mod. #1 - 40 FR 2381 - 1/10/75
Mod. #2 - 40 FR 6906 - 2/14/75
Mod. #3 - 40 FR 15277 - 4/4/75

(H, HW) - See Statewide

OKLAHOMA (Cont'd.)

PONTOTOC COUNTY
(H, HW) - See Statewide

POTTAWATOMIE COUNTY
(H, HW) - See Statewide
(B, R) - See Canadian County

PUSHMATAHA COUNTY
(H, HW) - See Statewide

ROGER MILLS COUNTY
(H, HW) - See Statewide

ROGERS COUNTY
(H, HW) - See Statewide

SEMINOLE COUNTY
(B) - See Canadian County
(H, HW) - See Statewide

SEQUOYAH COUNTY
(H, HW) - See Statewide

STEPHENS COUNTY
(H, HW) - See Statewide

TEXAS COUNTY
(H, HW) - See Statewide

TILLMAN COUNTY
(H, HW) - See Statewide

TULSA COUNTY
Decision #OK75-4050 (B)
40 FR 6115 - 2/17/75
Mod. #1 - 40 FR 7800 - 2/21/75
Mod. #2 - 40 FR 10882 - 3/7/75

(H, HW) - See Statewide
Decision #OK75-4015 (R)
40 FR 3150 - 1/17/75

WAGONER COUNTY
Decision #AR-93 (B)
40 FR 44903 - 12/27/74
Mod. #1 - 40 FR 5985 - 2/7/75
Mod. #2 - 40 FR 15277 - 4/4/75

(H, HW) - See Statewide

WASHINGTON COUNTY
(H, HW) - See Statewide

WASHINGTON COUNTY
(H, HW) - See Statewide

WOODS COUNTY
(H, HW) - See Statewide

WOODWARD COUNTY
(H, HW) - See Statewide

OREGON (Cont'd.)

OREGON

STATEWIDE
 Decision #OR75-5041 (B,H,I,Hw,D)
 40 FR 14259 - 3/28/75

BAKER COUNTY
 (B,H,I,Hw,D) - See Statewide

BERTON COUNTY
 (B,H,I,Hw,D) - See Statewide

CLACKAMAS COUNTY
 Decision #OR75-5042 (R)
 40 FR 15312 - 4/4/75

(B,H,I,Hw,D) - See Statewide

CLATSOP COUNTY
 (B,H,I,Hw,D) - See Statewide

COLUMBIA COUNTY
 (B,H,I,Hw,D) - See Statewide

COOS COUNTY
 (B,H,I,Hw,D) - See Statewide

CROOK COUNTY
 (B,H,I,Hw,D) - See Statewide

CURRY COUNTY
 (B,H,I,Hw,D) - See Statewide

DESCHUTES COUNTY
 (B,H,I,Hw,D) - See Statewide

DOUGLAS COUNTY
 (B,H,I,Hw,D) - See Statewide

GILLIAM COUNTY
 (B,H,I,Hw,D) - See Statewide

GRANT COUNTY
 (H,I,Hw,B,D) - See Statewide

HARNEY COUNTY
 (B,H,I,Hw,D) - See Statewide

HOOD RIVER COUNTY
 (H,I,Hw,B,D) - See Statewide

JACKSON COUNTY
 (H,I,Hw,B,D) - See Statewide

JEFFERSON COUNTY
 (B,H,I,Hw,D) - See Statewide

JOSEPHINE COUNTY
 (B,H,I,Hw,D) - See Statewide

KLAMATH COUNTY
 (B,H,I,Hw,D) - See Statewide

LAKE COUNTY
 (B,H,I,Hw,D) - See Statewide

LANE COUNTY
 Decision #AR-1015 (R)
 39 FR 29702 - 8/16/74

(B,H,I,Hw,D) - See Statewide

LINCOLN COUNTY
 (B,H,I,Hw,D) - See Statewide

LINN COUNTY
 (B,H,I,Hw,D) - See Statewide

(R) - See Lane County

MALHEUR COUNTY
 (B,H,I,Hw,D) - See Statewide

MARION COUNTY
 (R) - See Lane County

(B,H,I,Hw,D) - See Statewide

MORROW COUNTY
 (B,H,I,Hw,D) - See Statewide

MULTNOMAH COUNTY
 (R) - See Clackamas County

(B,H,I,Hw,D) - See Statewide

POLK COUNTY
 (B,H,I,Hw,D) - See Statewide

SHERMAN COUNTY
 (B,H,I,Hw,D) - See Statewide

TILLAMOOK COUNTY
 (B,H,I,Hw,D) - See Statewide

UMATILLA COUNTY
 (B,H,I,Hw,D) - See Statewide

UNION COUNTY
 (B,H,I,Hw,D) - See Statewide

WALLOWA COUNTY
 (B,H,I,Hw,D) - See Statewide

WASCO COUNTY
 (B,H,I,Hw,D) - See Statewide

WASHINGTON COUNTY
 (B,H,I,Hw,D) - See Statewide

(R) - See Clackamas County

WHEELER COUNTY
 (B,H,I,Hw,D) - See Statewide

YAMHILL COUNTY
 (B,H,I,Hw,D) - See Statewide

ADAMS COUNTY
 Decision #AR-2029 (H,I,Hw)
 39 FR 31853 - 8/30/74

Mod. #1 - 39 FR 41660 - 11/29/74

Mod. #2 - 39 FR 43466 - 12/13/74

Decision #AR-2099 (B)

39 FR 44931 - 12/27/74

Mod. #1 - 40 FR 4790 - 1/31/75

Mod. #2 - 40 FR 5986 - 2/7/75

Mod. #3 - 40 FR 15282 - 4/4/75

ALLEGHENY COUNTY
 Decision #AR-2033 (B)

39 FR 35048 - 9/27/74

Mod. #1 - 39 FR 40157 - 12/20/74

Mod. #2 - 40 FR 15279 - 4/4/75

Decision #AQ-2049 (R)

39 FR 5043 - 2/8/74

(H,I,Hw) - See Beaver County

ARMSTRONG COUNTY
 Decision #PA75-3029 (H,I,Hw)

40 FR 15318 - 4/4/75

Decision #AR-2034 (B)

39 FR 35051 - 9/27/74

Mod. #1 - 39 FR 44157 - 12/20/74

Mod. #2 - 40 FR 4789 - 1/31/75

Mod. #3 - 40 FR 15278 - 4/4/75

BEAVER COUNTY
 Decision #PA75-3026 (H,I,Hw)

40 FR 14266 - 3/28/75

Decision #PA75-3032 (B)

40 FR 12055 - 3/14/75

Mod. #1 - 40 FR 15282 - 4/4/75

BEDFORD COUNTY
 Decision #PA75-3028 (H,I,Hw)

40 FR 15313 - 4/4/75

Decision #AQ-2084 (B)

39 FR 11808 - 3/29/74

Mod. #1 - 39 FR 13411 - 4/12/74

Mod. #2 - 39 FR 20919 - 6/14/74

Mod. #3 - 39 FR 28008 - 8/2/74

Mod. #4 - 39 FR 37332 - 10/18/74

Mod. #5 - 39 FR 44158 - 12/20/74

Mod. #6 - 40 FR 15278 - 4/4/75

BERKS COUNTY
 Decision #AR-2027 (B)

39 FR 31850 - 8/30/74

Mod. #1 - 39 FR 44911 - 12/27/74

Mod. #2 - 40 FR 5986 - 2/7/75

Mod. #3 - 40 FR 14216 - 3/28/75

(H,I,Hw) - See Adams County

BLAIR COUNTY
 Decision #AQ-2083 (B)

39 FR 12578 - 4/5/74

Mod. #1 - 39 FR 20919 - 6/14/74

Mod. #2 - 39 FR 28008 - 8/2/74

Mod. #3 - 39 FR 29725 - 8/16/74

Mod. #4 - 39 FR 37331 - 10/18/74

Mod. #5 - 39 FR 44158 - 12/20/74

Mod. #6 - 40 FR 14215 - 3/28/75

(H,I,Hw) - See Armstrong County

PENNSYLVANIA (Cont'd)

PENNSYLVANIA

BRADFORD COUNTY
 (H,I,Hw) - See Adams County

BUCKS COUNTY
 Decision #PA75-3011 (B)

40 FR 4781 - 1/31/75

Mod. #1 - 40 FR 12016 - 3/14/75

Decision #AR-2006 (R)

39 FR 25905 - 7/12/74

Mod. #1 - 39 FR 28012 - 8/2/74

Mod. #2 - 39 FR 38814 - 11/1/74

Mod. #3 - 40 FR 12015 - 3/14/75

Decision #AR-2028 (H,I,Hw)

39 FR 33984 - 9/20/74

BUTLER COUNTY
 Decision #AR-2036 (B)

39 FR 33988 - 9/20/74

Mod. #1 - 39 FR 41111 - 11/22/74

Mod. #2 - 39 FR 44912 - 12/27/74

Mod. #3 - 40 FR 15279 - 4/4/75

Decision #PA75-3030 (H,I,Hw)

40 FR 15323 - 4/4/75

CAMBERTA COUNTY
 Decision #AQ-2081 (B)

39 FR 11806 - 3/29/74

Mod. #1 - 39 FR 20919 - 6/14/74

Mod. #2 - 39 FR 28008 - 8/2/74

Mod. #3 - 39 FR 37331 - 10/18/74

Mod. #4 - 39 FR 44158 - 12/20/74

Mod. #5 - 40 FR 4790 - 1/31/75

Mod. #6 - 40 FR 12956 - 3/21/75

(H,I,Hw) - See Butler County

CAMMELT COUNTY
 Decision #PA75-3021 (B)

40 FR 12947 - 3/21/75

Mod. #1 - 40 FR 15282 - 4/4/75

(H,I,Hw) - See Bedford County

CARBON COUNTY
 (H,I,Hw) - See Adams County

CELTIC COUNTY
 (H,I,Hw) - See Adams County

Decision #AQ-2061 (H,I,Hw)

39 FR 6098 - 2/15/74

Mod. #1 - 39 FR 9357 - 3/8/74

Mod. #2 - 39 FR 14121 - 4/19/74

Mod. #3 - 39 FR 23173 - 6/20/74

Mod. #4 - 39 FR 33918 - 9/20/74

CHESTER COUNTY
 (H,I,Hw) - See Bucks County

Decision #AR-2093 (B)

39 FR 25895 - 6/15/74

Mod. #1 - 39 FR 38813 - 11/1/74

Mod. #2 - 40 FR 12014 - 3/14/75

CLAYTON COUNTY
 (B) - See Cameron County

(H,I,Hw) - See Bedford County

CLEARFIELD COUNTY
 (B) - See Cameron County

(H,I,Hw) - See Centre County

CLINTON COUNTY
 (H,I,Hw) - See Bedford County

COLUMBIA COUNTY
 (H,I,Hw) - See Adams County

CRANFORD COUNTY
 Decision #AR-2098 (B)

39 FR 44928 - 12/27/74

Mod. #1 - 40 FR 15282 - 4/4/75

(H,I,Hw) - See Armstrong County

PENNSYLVANIA (Cont'd.)

CUMBERLAND COUNTY
Decision #PA75-3027 (B)
40 FR 14268 - 3/28/75
(H,Hv) - See Adams County

DAUPHIN COUNTY
(B) - See Cumberland County

DELAWARE COUNTY
(H,Hv) - See Adams County

Decision #AR-2002 (B)
39 FR 25892 - 7/12/74

Mod. #1 - 39 FR 28012 - 8/2/74
Mod. #2 - 39 FR 38813 - 11/1/74
Mod. #3 - 40 FR 10882 - 3/7/75
(B,H,Hv) - See Bucks County

ELK COUNTY
Decision #AQ-2046 (B)
39 FR 9338 - 3/8/74

Mod. #1 - 39 FR 18408 - 5/24/74
Mod. #2 - 39 FR 20919 - 6/14/74
Mod. #3 - 39 FR 28008 - 8/2/74
Mod. #4 - 39 FR 37333 - 10/18/74
Mod. #5 - 39 FR 44158 - 12/20/74
Mod. #6 - 40 FR 15277 - 4/4/75
(H,Hv) - See Bedford County

ERIE COUNTY
Decision #AR-2094 (B)
39 FR 43491 - 12/13/74

Mod. #1 - 40 FR 15281 - 4/4/75
(H,Hv) - See Butler County

FAYETTE COUNTY
(B) - See Butler County

FORSYTH COUNTY
(H,Hv) - See Butler County

Decision #AQ-2121 (B)
39 FR 18398 - 5/24/74

Mod. #1 - 39 FR 20920 - 6/14/74
Mod. #2 - 39 FR 28008 - 8/2/74
Mod. #3 - 39 FR 37332 - 10/18/74
Mod. #4 - 39 FR 38812 - 11/1/74
Mod. #5 - 39 FR 44911 - 12/27/74
Mod. #6 - 40 FR 15278 - 4/4/75
(H,Hv) - See Bedford County

FRANKLIN COUNTY
Decision #AR-2001 (B)
39 FR 24803 - 7/5/74

Mod. #1 - 39 FR 26562 - 7/19/74
Mod. #2 - 39 FR 28010 - 8/2/74
Mod. #3 - 39 FR 40406 - 11/15/74
Mod. #4 - 39 FR 44157 - 12/20/74
Mod. #5 - 40 FR 14216 - 3/28/75
(H,Hv) - See Bedford County

FULTON COUNTY
(H,Hv) - See Bedford County

GREENE COUNTY
(H,Hv) - See Bedford County

HUNTINGDON COUNTY
(H,Hv) - See Bedford County

INDIANA COUNTY
Decision #AR-2037 (B)
39 FR 31859 - 8/30/74

Mod. #1 - 39 FR 44912 - 12/27/74
Mod. #2 - 40 FR 4789 - 1/31/75
Mod. #3 - 40 FR 15279 - 4/4/75
(H,Hv) - See Armstrong County

JEFFERSON COUNTY
(B) - See Centre County

(H,Hv) - See Centre County

PENNSYLVANIA (Cont'd.)

JUNIATA COUNTY
(B) - See Cumberland County

LACKAWANNA COUNTY
(H,Hv) - See Adams County

Decision #AR-2092 (B)
39 FR 41701 - 11/29/74

Mod. #1 - 40 FR 5986 - 2/7/75
Mod. #2 - 40 FR 15281 - 4/4/75
(H,Hv) - See Adams County

LANCASTER COUNTY
Decision #AR-2030 (B)
39 FR 31857 - 8/30/74

Mod. #1 - 39 FR 40406 - 11/15/74
Mod. #2 - 39 FR 44912 - 12/27/74
Mod. #3 - 40 FR 4789 - 1/31/75
Mod. #4 - 40 FR 5986 - 2/7/75
Mod. #5 - 40 FR 14215 - 3/28/75
(H,Hv) - See Adams County

LAWRENCE COUNTY
Decision #AR-2045 (B)
39 FR 37345 - 10/18/74

Mod. #1 - 39 FR 44913 - 12/27/74
Mod. #2 - 40 FR 15280 - 4/4/75
(H,Hv) - See Butler County

LEBANON COUNTY
Decision #AQ-2080 (B)
39 FR 12571 - 4/5/74

Mod. #1 - 39 FR 24785 - 7/5/74
Mod. #2 - 39 FR 25562 - 7/19/74
Mod. #3 - 39 FR 37331 - 10/18/74
Mod. #4 - 39 FR 40407 - 11/15/74
Mod. #5 - 40 FR 4789 - 1/31/75
Mod. #6 - 40 FR 5986 - 2/7/75
(H,Hv) - See Adams County

LEHIGH COUNTY #PA75-3019 (B)
40 FR 8755 - 2/26/75

Mod. #1 - 40 FR 14216 - 3/26/75
(H,Hv) - See Adams County

LUZERNE COUNTY
Decision #PA75-3025 (B)
40 FR 12982 - 3/21/75

(H,Hv) - See Adams County

LYCOMING COUNTY
Decision #AQ-2079 (B)
39 FR 11803 - 3/29/74

Mod. #1 - 39 FR 30567 - 8/23/74
Mod. #2 - 39 FR 40407 - 11/15/74
Mod. #3 - 40 FR 12016 - 3/14/75
Mod. #4 - 40 FR 15278 - 4/4/75
(H,Hv) - See Adams County

MC KEAN COUNTY
(H,Hv) - See Adams County

MERCER COUNTY
Decision #AR-2046 (B)
39 FR 37349 - 10/18/74

Mod. #1 - 39 FR 44913 - 12/27/74
Mod. #2 - 40 FR 15281 - 4/4/75
(H,Hv) - See Butler County

MIFFLIN COUNTY
(H,Hv) - See Bedford County

MONROE COUNTY
(H,Hv) - See Adams County

HUNTINGDON COUNTY
Decision #AR-2004 (B)
39 FR 25898 - 7/12/74

Mod. #1 - 39 FR 28012 - 8/2/74
Mod. #2 - 39 FR 37333 - 10/18/74
Mod. #3 - 39 FR 38813 - 11/1/74
Mod. #4 - 40 FR 12014 - 3/14/75
(H,Hv,B) - See Bucks County

PENNSYLVANIA (Cont'd.)

MONTOUR COUNTY
(H,Hv) - See Adams County

NORTHAMPTON COUNTY
Decision #PA75-3015 (B)
40 FR 6947 - 2/14/75

Mod. #1 - 40 FR 8698 - 2/28/75
Mod. #2 - 40 FR 15282 - 4/4/75
(H,Hv) - See Adams County

NORTHUMBERLAND COUNTY
Decision #AR-2093 (B)
39 FR 31857 - 8/30/74

Mod. #1 - 39 FR 40406 - 11/15/74
Mod. #2 - 39 FR 44912 - 12/27/74
Mod. #3 - 40 FR 4789 - 1/31/75
Mod. #4 - 40 FR 5986 - 2/7/75
(H,Hv) - See Adams County

PELHAM COUNTY
Decision #AR-2005 (B)
39 FR 25802 - 7/12/74

Mod. #1 - 39 FR 28012 - 8/2/74
Mod. #2 - 39 FR 38812 - 11/1/74
Mod. #3 - 40 FR 12015 - 3/14/75
Mod. #4 - 40 FR 15275 - 4/4/75
(H,Hv,B) - See Bucks County

PIKE COUNTY
(H,Hv) - See Adams County

POLK COUNTY
(H,Hv) - See Bedford County

SCHUYLKILL COUNTY
Decision #PA75-3017 (B)
40 FR 7854 - 2/21/75

Mod. #1 - 40 FR 15282 - 4/4/75
(H,Hv) - See Adams County

SNYDER COUNTY
(H,Hv) - See Adams County

SOMERSET COUNTY
(H,Hv) - See Adams County

SUBUTLAN COUNTY
Decision #AQ-2070 (B)
39 FR 10070 - 3/15/74

Mod. #1 - 39 FR 25562 - 7/19/74
Mod. #2 - 39 FR 44911 - 12/27/74
Mod. #3 - 40 FR 4789 - 1/31/75
Mod. #4 - 40 FR 15278 - 4/4/75
(H,Hv) - See Adams County

SUSQUEHANNA COUNTY
(B) - See Lackawanna County

TIOGA COUNTY
(H,Hv) - See Adams County

UNION COUNTY
(H,Hv) - See Adams County

VENANGO COUNTY
(H,Hv) - See Adams County

DELAWARE COUNTY
Decision #AQ-2092 (B)
39 FR 41701 - 11/29/74

Mod. #1 - 39 FR 28012 - 8/2/74
Mod. #2 - 39 FR 38812 - 11/1/74
Mod. #3 - 39 FR 44911 - 12/27/74
Mod. #4 - 40 FR 15277 - 4/4/75
(H,Hv) - See Armstrong County

WARREN COUNTY #AQ-2085 (B)
39 FR 14115 - 4/7/74

Mod. #1 - 39 FR 26920 - 6/14/74
Mod. #2 - 39 FR 28008 - 8/2/74
Mod. #3 - 39 FR 37332 - 10/18/74
Mod. #4 - 39 FR 38811 - 11/1/74
Mod. #5 - 39 FR 44911 - 12/27/74
(H,Hv) - See Armstrong County

WASHINGTON COUNTY
Decision #AR-2039 (B)
39 FR 35054 - 9/27/74

Mod. #1 - 39 FR 44912 - 12/27/74
Mod. #2 - 40 FR 4789 - 1/31/75
Mod. #3 - 40 FR 15280 - 4/4/75
(H,Hv) - See Butler County

PENNSYLVANIA (Cont'd.)

WAYNE COUNTY
(H,Hv) - See Adams County

WESTMORELAND COUNTY
Decision #AR-2038 (B)
39 FR 31862 - 8/30/74

Mod. #1 - 39 FR 44913 - 12/27/74
Mod. #2 - 40 FR 4790 - 1/31/75
Mod. #3 - 40 FR 15280 - 4/4/75
(H,Hv) - See Butler County

WYOMING COUNTY
(H,Hv) - See Adams County

YORK COUNTY
(B,H,Hv) - See Adams Co. (Excluding New Cumberland Depot)

(B) - See Cumberland County (New Cumberland Depot)

(H,Hv) - See Adams County (New Cumberland Depot)

(B) - See Lackawanna County

PUERTO RICO
Decision #AR-2016 (R)
49 FR 28859 - 8/9/74

Decision #AQ-2052 (B)
39 FR 5161 - 2/8/74

Decision #AQ-2019 (H,Hv)
38 FR 24847 - 9/14/73

Mod. #1 - 39 FR 27395 - 7/26/74

RHODE ISLAND
STATEMENT
Decision #CT75-5045 (D)
40 FR 15294 - 4/4/75

BRISTOL COUNTY
Decision #RI75-2031 (B,H,Hv,R,&Marine)
40 FR 6128 - 2/7/75

Mod. #1 40 FR 12017 - 3/14/75
(D) - See Statewide

KEIT COUNTY
(B,H,Hv, & Marine) - See Bristol County
(D) - See Statewide

NEWPORT COUNTY
Decision #RI75-2032 (B,H,Hv,R, & Marine)
40 FR 6132 - 2/7/75

Mod. #1 - 40 FR 12017 - 3/14/75
(D) - See Statewide

PROVIDENCE COUNTY
(B,H,Hv,R, & Marine) - See Bristol County
(D) - See Statewide

WASHINGTON COUNTY
Decision #RI75-2033 (B,H,Hv,R, & Marine)
40 FR 6124 - 2/7/75

Mod. #1 - 40 FR 12017 - 3/14/75
Mod. #2 - 40 FR 14216 - 3/28/75
(D) - See Statewide

SOUTH CAROLINA

SOUTH CAROLINA (Cont'd.)

SOUTH CAROLINA (Cont'd.)

STATEWIDE
 Decision #SC75-1031 (H,HW)
 40 FR 12058 - 3/14/75
 Decision #AP-157 (Sewer & Water)
 38 FR 4619 - 2/16/73
 ABBEVILLE COUNTY
 Decision #AR-4003 (B)
 39 FR 26554 - 7/19/74
 (Sewer & Water, H,HW) - See Statewide
 AIKEN COUNTY
 Decision #SC75-1029 (R)
 40 FR 10900 - 3/7/75
 (Sewer & Water, H,HW) - See Statewide
 ALLENDALE COUNTY
 Decision #AR-4006 (R)
 39 FR 24780 - 7/5/74
 (Sewer & Water, H,HW) - See Statewide
 ANDERSON COUNTY
 Decision #SC75-1004 (R)
 40 FR 3154 - 1/17/75
 (Sewer & Water, H,HW) - See Statewide
 BANBERG COUNTY
 (B) - See Allendale County
 (Sewer & Water, H,HW) - See Statewide
 BARNWELL COUNTY
 (R) - See Aiken County
 (Sewer & Water, H,HW) - See Statewide
 BEAUFORT COUNTY
 Decision #SC75-1026 (B)
 40 FR 8692 - 2/28/75
 Decision #ND75-3008 (D)
 40 FR 3094 - 1/17/75
 Mod. #1 - 40 FR 14204 - 3/28/75
 (Sewer & Water, H,HW) - See Statewide
 BERKELEY COUNTY
 (D) - See Beaufort County
 (Sewer & Water, H,HW) - See Statewide
 Decision #SC75-1021 (R)
 40 FR 7859 - 2/21/75
 Decision #AR-4045 (B)
 39 FR 37327 - 10/18/74
 Mod. #1 - 39 FR 41662 - 1/29/74
 Mod. #2 - 40 FR 3087 - 1/17/75
 Mod. #3 - 40 FR 4790 - 1/31/75
 CALHOUN COUNTY
 (R) - See Allendale County
 (Sewer & Water, H,HW) - See Statewide
 CHARLESTON COUNTY
 (B) - See Berkeley County
 (D) - See Beaufort County
 (Sewer & Water, H, HW) - See Statewide
 (R) - See Berkeley County
 CHEROKEE COUNTY
 Decision #SC75-1017 (R)
 40 FR 4765 - 1/31/75
 Mod. #1 - 40 FR 12017 - 3/14/75
 (B) - See Abbeville County
 (Sewer & Water, H,HW) - See Statewide

CHESTER COUNTY
 Decision #AR-4009 (B)
 39 FR 25778 - 7/12/74
 (Sewer & Water, H,HW) - See Statewide
 CLARENDON COUNTY
 Decision #AR-4052 (R)
 39 FR 39671 - 11/8/74
 (Sewer & Water, H,HW) - See Statewide
 COLLETON COUNTY
 Decision #AR-4052 (R)
 39 FR 39671 - 11/8/74
 (D) - See Beaufort County
 DARLINGTON COUNTY
 Decision #SC75-1041 (R)
 40 FR 14194 - 3/28/75
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 DILLON COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 EDGEFIELD COUNTY
 (B) - See Aiken County
 (Sewer & Water, H,HW) - See Statewide
 FAIRFIELD COUNTY
 (B) - See Chester County
 (Sewer & Water, H,HW) - See Statewide
 FLORENCE COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 GEORGETOWN COUNTY
 (D) - See Beaufort County
 (Sewer & Water, H,HW) - See Statewide
 GREENVILLE COUNTY
 Decision #SC75-1038 (B)
 40 FR 12951 - 3/21/75
 (B) - See Anderson County
 (Sewer & Water, H,HW) - See Statewide
 GREENWOOD COUNTY
 (Sewer & Water, H,HW) - See Statewide
 HAMPTON COUNTY
 (Sewer & Water, H,HW) - See Statewide
 HOBBS COUNTY
 (D) - See Beaufort County
 (Sewer & Water, H,HW) - See Statewide
 JASPER COUNTY
 (D) - See Beaufort County
 (Sewer & Water, H,HW) - See Statewide
 KERSHAW COUNTY
 (Sewer & Water, H,HW) - See Statewide
 LAURENS COUNTY
 (B) - See Chester County
 (Sewer & Water, H,HW) - See Statewide
 LAURENS COUNTY
 (B) - See Abbeville County
 (Sewer & Water, H,HW) - See Statewide
 LEE COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide

LEXINGTON COUNTY
 Decision #AR-4049 (R)
 39 FR 38078 - 10/25/74
 Decision #SC75-1042 (R)
 40 FR 14271 - 3/28/75
 (Sewer & Water, H,HW) - See Statewide
 MCCORMICK COUNTY
 (Sewer & Water, H,HW) - See Statewide
 MARION COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 MARLBORO COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 NEUBERRY COUNTY
 (B) - See Abbeville County
 (Sewer & Water, H,HW) - See Statewide
 OCONEE COUNTY
 (R) - See Anderson County
 (Sewer & Water, H,HW) - See Statewide
 ORANGEBURG COUNTY
 (Sewer & Water, H,HW) - See Statewide
 PICKENS COUNTY
 (R) - See Allendale County
 RICHLAND COUNTY
 (Sewer & Water, H,HW) - See Statewide
 (Sewer & Water, H,HW) - See Statewide
 (R) - See Lexington County
 (R) - See Lexington County
 SALUDA COUNTY
 (Sewer & Water, H,HW) - See Statewide
 SPARTANBURG COUNTY
 (R) - See Cherokee County
 (Sewer & Water, H,HW) - See Statewide
 SUMTER COUNTY
 Decision #AQ-4097 (B)
 39 FR 12581 - 4/5/74
 (Sewer & Water, H,HW) - See Statewide
 (R) - See Clarendon County
 UNION COUNTY
 (B) - See Cherokee County
 (Sewer & Water, H,HW) - See Statewide
 (B) - See Abbeville County
 WILLIAMSBURG COUNTY
 (R) - See Clarendon County
 (Sewer & Water, H,HW) - See Statewide
 YORK COUNTY
 (Sewer & Water, H,HW) - See Statewide

SOUTH DAKOTA (Cont'd.)SOUTH DAKOTA (Cont'd.)SOUTH DAKOTA

PERKINS COUNTY
(H, Hw) - See Statewide
POTTER COUNTY
(H, Hw) - See Statewide
ROBERTS COUNTY
(H, Hw) - See Statewide
SANBORN COUNTY
(H, Hw) - See Statewide
SHANNON COUNTY
(H, Hw) - See Statewide
SPIRIT COUNTY
(H, Hw) - See Statewide
STANLEY COUNTY
(H, Hw) - See Statewide
SULLY COUNTY
(H, Hw) - See Statewide
TODD COUNTY
(H, Hw) - See Statewide
TRIPP COUNTY
(H, Hw) - See Statewide
TURNER COUNTY
(H, Hw) - See Statewide
WELDON COUNTY
(H, Hw) - See Statewide
WALWORTH COUNTY
(H, Hw) - See Statewide
WASHBAUGH COUNTY
(H, Hw) - See Statewide
YANKTON COUNTY
(H, Hw) - See Statewide
ZIEBACH COUNTY
(H, Hw) - See Statewide

HAMLIN COUNTY
(H, Hw) - See Statewide
HAND COUNTY
(H, Hw) - See Statewide
HANSON COUNTY
(H, Hw) - See Statewide
HARDING COUNTY
(H, Hw) - See Statewide
HUGHES COUNTY
(H, Hw) - See Statewide
HUTCHINSON COUNTY
(H, Hw) - See Statewide
HYDE COUNTY
(H, Hw) - See Statewide
JACKSON COUNTY
(H, Hw) - See Statewide
JERARD COUNTY
(H, Hw) - See Statewide
JONES COUNTY
(H, Hw) - See Statewide
KINGSBURY COUNTY
(H, Hw) - See Statewide
LAKE COUNTY
(H, Hw) - See Statewide
LAWRENCE COUNTY
(H, Hw) - See Statewide
LINCOLN COUNTY
(H, Hw) - See Statewide
LYMAN COUNTY
(H, Hw) - See Statewide
MARSHALL COUNTY
(H, Hw) - See Statewide
MC COOK COUNTY
(H, Hw) - See Statewide
MC PHERSON COUNTY
(H, Hw) - See Statewide
MEADE COUNTY
Decision #SD75-5044 (b)
40 FR 15327 - 4/4/75
(H, Hw) - See Statewide
MELLETT COUNTY
(H, Hw) - See Statewide
MINER COUNTY
(H, Hw) - See Statewide
MINNEHAHA COUNTY
Decision #SD75-5043 (b)
40 FR 15326 - 4/4/75
(H, Hw) - See Statewide
Decision #AQ-1091 (R)
39 FR 8146 - 3/1/74
Mod. #1 - 39 FR 14856 - 4/26/74
(H, Hw) - See Statewide
MCODY COUNTY
(H, Hw) - See Statewide
PENNINGTON COUNTY
(B) - See Meade County
(H, Hw) - See Statewide

STATEWIDE
Decision #SD75-5013 (H, Hw)
40 FR 4858 - 1/31/75
AURORA COUNTY
(H, Hw) - See Statewide
BEADLE COUNTY
(H, Hw) - See Statewide
BENNETT COUNTY
(H, Hw) - See Statewide
BON HOMME COUNTY
(H, Hw) - See Statewide
BROOKINGS COUNTY
(H, Hw) - See Statewide
BROWN COUNTY
(H, Hw) - See Statewide
BRULE COUNTY
(H, Hw) - See Statewide
BUFFALO COUNTY
(H, Hw) - See Statewide
BUTTE COUNTY
(H, Hw) - See Statewide
CAMPBELL COUNTY
(H, Hw) - See Statewide
CHARLES MIX COUNTY
(H, Hw) - See Statewide
CLARK COUNTY
(H, Hw) - See Statewide
CLAY COUNTY
(H, Hw) - See Statewide
CODINGTON COUNTY
(H, Hw) - See Statewide
CORSON COUNTY
(H, Hw) - See Statewide
CUSTER COUNTY
(H, Hw) - See Statewide
DAVISON COUNTY
(H, Hw) - See Statewide
DAY COUNTY
(H, Hw) - See Statewide
DEUEL COUNTY
(H, Hw) - See Statewide
DENEY COUNTY
(H, Hw) - See Statewide
DOUGLAS COUNTY
(H, Hw) - See Statewide
EDWARDS COUNTY
(H, Hw) - See Statewide
FALL RIVER COUNTY
(H, Hw) - See Statewide
FAULK COUNTY
(H, Hw) - See Statewide
GRANT COUNTY
(H, Hw) - See Statewide
GREGORY COUNTY
(H, Hw) - See Statewide
HAakon COUNTY
(H, Hw) - See Statewide

TENNESSEE (Cont'd)

MARSHALL COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MAURY COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MEigs COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MONROE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MONTGOMERY COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MOORE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

MORGAN COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

OBION COUNTY
(R) - See Lake County
(D) - See Carroll County
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

OVERTON COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

PERRY COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

PICKETT COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

POLK COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

PUTNAM COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

RHEA COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

ROANE COUNTY
(B) - See Anderson Co. (Oak Ridge and Atomic Energy Commission)
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

ROBERTSON COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

TENNESSEE (Cont'd)

RUTHERFORD COUNTY
Decision #AQ-4114 (B)
39 FR 16980 - 5/10/74
Mod. #1 - 39 FR 28013 - 8/2/74
Mod. #2 - 39 FR 29726 - 8/16/74
Mod. #3 - 39 FR 31782 - 8/30/74
Mod. #4 - 40 FR 3088 - 1/17/75
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SCOTT COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SEQUATCHIE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SEVIER COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SHELBY COUNTY
Decision #TNY5-1006 (B, H, & Utility)
40 FR 3155 - 1/17/75
Mod. #1 - 40 FR 6911 - 2/14/75
Decision #AP-152 (R)
38 FR 4176 - 2/9/73
(D) - See Carroll County
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SMITH COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

STEWART COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

SULLIVAN COUNTY
Decision #AN-8623 (B)
37 FR 12013 - 6/16/72
Mod. #1 - 37 FR 23065 - 10/27/72
Mod. #2 - 39 FR 11815 - 3/29/74
Mod. #3 - 39 FR 17655 - 5/17/74
(F) - See Statewide
(Hw) - See Statewide
(R) - See Carter County

SUMNER COUNTY
(Hw) - See Statewide
(F) - See Statewide
(R) - See Cheatham County

TIPTON COUNTY
(D) - See Carroll County
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

TROUSDALE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

TENNESSEE (cont'd)

UNICOI COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

UNION COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

VAN BUREN COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WARREN COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WASHINGTON COUNTY
Decision #AP-100 (B)
37 FR 13419 - 7/7/72
Mod. #1 - 37 FR 17316 - 8/25/72
Mod. #2 - 37 FR 22708 - 10/20/72
(R) - See Carter County
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WAYNE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WEAVER COUNTY
(D) - See Carroll County
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WHITE COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WILLIAMSON COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

WILSON COUNTY
(F) - See Statewide
(Hw) - See Statewide
(R) - See Cheatham County

TEXAS (Cont'd)

FALLS COUNTY
(B) - See Bell County
(H, Hw) - See Statewide

FANNIN COUNTY
(H, Hw) - See Statewide

FAYETTE COUNTY
(H, Hw) - See Statewide

FISHER COUNTY
(R) - See Bastrop County

FLOYD COUNTY
(H, Hw) - See Statewide

(R) - See Bailey County

(H, Hw) - See Statewide

FOARD COUNTY
(H, Hw) - See Statewide

FORT BEND COUNTY
(R) - See Brazoria County
(H, Hw) - See Statewide

FRANKLIN COUNTY
(H, Hw) - See Statewide

FREESTONE COUNTY
(H, Hw) - See Statewide

FRILO COUNTY
(H, Hw) - See Statewide

GAINES COUNTY
(H, Hw) - See Statewide

GALVESTON COUNTY
(H, Hw) - See Statewide

Decision #TX75-4025 (B)
40 FR 3933 - 1/24/75
Mod. #1 - 40 FR 5988 - 2/7/75
Mod. #2 - 40 FR 7800 - 2/21/75
Mod. #3 - 40 FR 8699 - 2/28/75
Mod. #4 - 40 FR 12957 - 3/21/75

(R) - See Brazoria County
(D) - See Aransas County
(H, Hw) - See Statewide

GARZA COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide

GILLESPIE COUNTY
(H, Hw) - See Statewide

GLASSCOCK COUNTY
(H, Hw) - See Statewide

GOLIAD COUNTY
(H, Hw) - See Statewide

GONZALES COUNTY
(H, Hw) - See Statewide

GRAY COUNTY
(R, B) - See Armstrong County
(H, Hw) - See Statewide

GRAYSON COUNTY
(B) - See Collin County
(H, Hw) - See Statewide

GREGG COUNTY
Decision #TX75-4026 (B)
40 FR 3935 - 1/24/75
Mod. #1 - 40 FR 14216 - 3/28/75
(H, Hw) See Statewide

TEXAS (Cont'd)

GRIMES COUNTY
(H, Hw) - See Statewide

GUADALUPE COUNTY
(H, Hw) - See Statewide

HALE COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide

HALL COUNTY
(H, Hw) - See Statewide

HAMILTON COUNTY
(H, Hw) - See Statewide

HANSFORD COUNTY
(R, B) - See Armstrong County
(H, Hw) - See Statewide

HARDERMAN COUNTY
(H, Hw) - See Statewide

HARDIN COUNTY
(H, Hw) - See Statewide

HARRIS COUNTY
(B) - See Galveston County
(R) - See Brazoria County
(D) - See Aransas County
(H, Hw) - See Statewide

HARRISON COUNTY
Decision #AR-82 (B)
39 FR 41652 - 11/29/74
Mod. #1 - 40 FR 3867 - 1/24/75
Mod. #2 - 40 FR 8698 - 2/28/75
Mod. #3 - 40 FR 12017 - 3/14/75

(H, Hw) - See Statewide

HARTLEY COUNTY
(R, B) - See Armstrong County
(H, Hw) - See Statewide

HASKELL COUNTY
(H, Hw) - See Statewide

HAYS COUNTY
(H, Hw) - See Statewide
(R) - See Bastrop County

HEMPHILL COUNTY
(R, B) - See Armstrong County
(H, Hw) - See Statewide

HENDERSON COUNTY
(R, B) - See Cameron County
(H, Hw) - See Statewide

HILL COUNTY
(B) - See Bell County
(H, Hw) - See Statewide

HOCKLEY COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide

HOOD COUNTY
(B) - See Collin County
Decision #TX75-4011 (R)
40 FR 3173 - 1/17/75
(H, Hw) - See Statewide

TEXAS (Cont'd)

HOPKINS COUNTY
(H, Hw) - See Statewide

HOUSTON COUNTY
(H, Hw) - See Statewide

HOWARD COUNTY
Decision #TX75-4027 (B, R)
40 FR 3936 - 1/24/75
Mod. #1 - 40 FR 5988 - 2/7/75
(H, Hw) - See Statewide

HUDSPETH COUNTY
(H, Hw) - See Statewide

HUNT COUNTY
(R) (B) - See Collin County
(H, Hw) - See Statewide

HUTCHINSON COUNTY
(R) (B) - See Armstrong County
(H, Hw) - See Statewide

IRLON COUNTY
(H, Hw) - See Statewide

JACK COUNTY
(H, Hw) - See Statewide

JACKSON COUNTY
(D) - See Aransas County
(H, Hw) - See Statewide

JASPER COUNTY
(H, Hw) - See Statewide

JEFF DAVIS COUNTY
(H, Hw) - See Statewide

JEFFERSON COUNTY
Decision #TX75-4012 (B, R)
40 FR 3175 - 1/17/75
Mod. #1 - 40 FR 7800 - 2/21/75
Mod. #2 - 40 FR 8698 - 2/28/75
Mod. #3 - 40 FR 12017 - 3/14/75

(D) - See Aransas County
(H, Hw) - See Statewide

JIN HOGG COUNTY
(H, Hw) - See Statewide
(B, R) - See Dimmit County

JIM WELLS COUNTY
(H, Hw) - See Statewide

JOHNSON COUNTY
(B) - See Collin County
(H, Hw) - See Statewide
(R) - See Hood County

JONES COUNTY
(H, Hw) - See Statewide

KARRIES COUNTY
(H, Hw) - See Statewide

TEXAS (Cont'd)

KAUFMAN COUNTY
(B, R) - See Collin County
(H, Hw) - See Statewide

KENDALL COUNTY
(H, Hw) - See Statewide

KENEDY COUNTY
(D) - See Aransas County

KENT COUNTY
(H, Hw) - See Statewide

KERR COUNTY
(H, Hw) - See Statewide

KIMBLE COUNTY
(H, Hw) - See Statewide

KING COUNTY
(H, Hw) - See Statewide

KINNEY COUNTY
(H, Hw) - See Statewide

KLEBERG COUNTY
Decision #TX75-4028 (B)
40 FR 3938 - 1/24/75
Mod. #1 - 40 FR 8699 - 2/28/75
(D) - See Aransas County
(H, Hw) - See Statewide
(R) - See Bee County

KNOX COUNTY
(H, Hw) - See Statewide

LAMAR COUNTY
(H, Hw) - See Statewide

LAMB COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide

LAMPASAS COUNTY
(H, Hw) - See Statewide

LA SALLE COUNTY
(B, R) - See Dimmit County
(H, Hw) - See Statewide

LAVACA COUNTY
(H, Hw) - See Statewide

LEE COUNTY
(H, Hw) - See Statewide
(R) - See Bastrop County

TEXAS (Cont'd)

NEWTON COUNTY (H,HW) - See Statewide
 NOLAN COUNTY (H,HW) - See Statewide
 NUECES COUNTY (H,HW) - See Statewide
 (B) - See Kleberg County
 (D) - See Aransas County
 (H,HW) - See Statewide
 (R) - See Bee County
 OCHILTREE COUNTY (H,HW) - See Armstrong County
 (R) (B) - See Statewide
 (H,HW) - See Statewide
 OLDHAM COUNTY (R) (B) - See Armstrong County
 (H,HW) - See Statewide
 ORANGE COUNTY (H,HW) - See Statewide
 (R) (B) - See Jefferson County
 (H,HW) - See Statewide
 (D) - See Aransas County
 PALO PINTO COUNTY (H,HW) - See Collin County
 (B) - See Statewide
 (H,HW) - See Statewide
 (R) - See Hood County
 PANOLA COUNTY (H,HW) - See Statewide
 PARKER COUNTY (H,HW) - See Statewide
 (R) - See Hood County
 PARKER COUNTY (H,HW) - See Statewide
 (R) - See Statewide
 (H,HW) - See Statewide
 (R) - See Crane County
 POTTER COUNTY (H,HW) - See Statewide
 (B) (R) - See Armstrong County
 PRESIDIO COUNTY (H,HW) - See Statewide
 RAINES COUNTY (H,HW) - See Statewide
 RANDALL COUNTY (H,HW) - See Statewide
 (H,HW) - See Statewide
 (B) (R) - See Armstrong County
 REAGAN COUNTY (H,HW) - See Statewide
 REAL COUNTY (H,HW) - See Statewide
 RED RIVER COUNTY (H,HW) - See Statewide

TEXAS (Cont'd)

REEVES COUNTY (H,HW) - See Statewide
 (R) - See Crane County
 REFUGIO COUNTY (D) - See Aransas County
 (H,HW) - See Statewide
 ROBERTS COUNTY (H,HW) - See Statewide
 (B) (R) - See Armstrong County
 ROBERTSON COUNTY (H,HW) - See Statewide
 ROCKWALL COUNTY (R) (B) - See Collin County
 (H,HW) - See Statewide
 RUNNELS COUNTY (H,HW) - See Statewide
 RUSK COUNTY (H,HW) - See Statewide
 SABINE COUNTY (H,HW) - See Statewide
 (H,HW) - See Statewide
 SAN AUGUSTINE COUNTY (H,HW) - See Statewide
 SAN JACINTO COUNTY (H,HW) - See Statewide
 SAN PATRICK COUNTY (R) - See Bee County
 (D) - See Aransas County
 (H,HW) - See Statewide
 SAN SABA COUNTY (H,HW) - See Statewide
 SCHLEICHER COUNTY (H,HW) - See Statewide
 SCURRY COUNTY (H,HW) - See Statewide
 SHACKELFORD COUNTY (H,HW) - See Statewide
 SHELBY COUNTY (H,HW) - See Statewide
 SHERMAN COUNTY (H,HW) - See Statewide
 (B) (R) - See Armstrong County
 SHITH COUNTY (H,HW) - See Statewide
 SOMERVELL COUNTY (H,HW) - See Statewide
 STARR COUNTY (H,HW) - See Statewide
 (B) (R) - See Cameron County
 STEPHENS COUNTY (H,HW) - See Statewide

TEXAS (Cont'd)

LEON COUNTY (H,HW) - See Statewide
 LIBERTY COUNTY (H,HW) - See Statewide
 LIMESTONE COUNTY (H,HW) - See Statewide
 LIPSOMB COUNTY (H,HW) - See Statewide
 (B) (R) - See Statewide
 (R) - See Armstrong County
 LIVE OAK COUNTY (H,HW) - See Statewide
 LLANO COUNTY (H,HW) - See Statewide
 LOVING COUNTY (H,HW) - See Statewide
 (H,HW) - See Statewide
 (R) - See Crane County
 LUBBOCK COUNTY (R) - See Bailey County
 (H,HW) - See Statewide
 Decision #TX75-4029 (B)
 40 FR 3940 - 1/24/75
 Mod. #1 - 40 FR 6699 - 2/28/75
 Mod. #2 - 40 FR 12018 - 3/14/75
 Mod. #3 - 40 FR 12957 - 3/21/75
 LYNN COUNTY (R) - See Bailey County
 (H,HW) - See Statewide
 McCULLOCH COUNTY (H,HW) - See Statewide
 (H,HW) - See Statewide
 McLEIRAN COUNTY (B) - See Bell County
 (H,HW) - See Statewide
 McPOLLER COUNTY (H,HW) - See Statewide
 MADISON COUNTY (H,HW) - See Statewide
 MARION COUNTY (H,HW) - See Statewide
 MARTIN COUNTY (H,HW) - See Statewide

TEXAS (Cont'd)

MASON COUNTY (H,HW) - See Statewide
 MATAGORDA COUNTY (R) - See Brazoria County
 (H,HW) - See Statewide
 (D) - See Aransas County
 MAVERICK COUNTY (B, R) - See Dimmit County
 (H,HW) - See Statewide
 MEDINA COUNTY (H,HW) - See Statewide
 MENARD COUNTY (H,HW) - See Statewide
 MIDLAND COUNTY (H,HW) - See Statewide
 (R) - See Crane County
 MILAM COUNTY (H,HW) - See Statewide
 MILLS COUNTY (H,HW) - See Statewide
 MITCHELL COUNTY (H,HW) - See Statewide
 MONTAGUE COUNTY (H,HW) - See Statewide
 MONTGOMERY COUNTY (R) - See Brazoria County
 (H,HW) - See Statewide
 MOORE COUNTY (R) (B) - See Armstrong County
 (H,HW) - See Statewide
 MORRIS COUNTY (H,HW) - See Statewide
 POTLEY COUNTY (H,HW) - See Statewide
 HACOCHOES COUNTY (H,HW) - See Statewide
 HAVARRO COUNTY (H,HW) - See Statewide

TEXAS (Cont'd)

STERLING COUNTY
(H, Hw) - See Statewide
STONERWALL COUNTY
(H, Hw) - See Statewide
SUTTON COUNTY
(H, Hw) - See Statewide
SNISHER COUNTY
(H, Hw) - See Statewide
(B, R) - See Armstrong County
THARRANT COUNTY
(B) - See Collin County
(H, Hw) - See Statewide
Decision #A0-117 (R)
39 FR 22400 - 6/21/74
TAYLOR COUNTY
Decision #TX75-4030 (B)
40 FR 3941 - 1/24/75
Mod. #1 - 40 FR 8699 - 2/28/75
(H, Hw) - See Statewide
TERRELL COUNTY
(H, Hw) - See Statewide
TERRY COUNTY
(H, Hw) - See Statewide
THROCKMORTON COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide
TITUS COUNTY
(H, Hw) - See Statewide
TOM GREEN COUNTY
Decision #TX75-4048 (B)
40 FR 5971 - 2/7/75
Mod. #1 - 40 FR 10883 - 3/7/75
(H, Hw) - See Statewide
TRAVIS COUNTY
Decision #TX75-4031 (B)
40 FR 3942 - 1/24/75
Mod. #1 - 40 FR 8700 - 2/28/75
(R) - See Bastrop County
TRINITY COUNTY
(H, Hw) - See Statewide
TYLER COUNTY
(H, Hw) - See Statewide
UPSHUR COUNTY
(H, Hw) - See Statewide
UPTON COUNTY
(H, Hw) - See Statewide
(R) - See Crane County
UVALDE COUNTY
(H, Hw) - See Statewide
VAL VERDE COUNTY
(H, Hw) - See Statewide
VAN ZANDT COUNTY
(H, Hw) - See Statewide
VICTORIA COUNTY
(H, Hw) - See Statewide
(D) - See Aransas County
WALKER COUNTY
(H, Hw) - See Statewide
(R) - See Brazoria County

TEXAS (Cont'd)

WALLER COUNTY
(H, Hw) - See Statewide
WARD COUNTY
(H, Hw) - See Statewide
(R) - See Crane County
WASHINGTON COUNTY
(H, Hw) - See Statewide
WEBB COUNTY
(B, R) - See Dimmit County
(H, Hw) - See Statewide
WHARTON COUNTY
(H, Hw) - See Statewide
WHEELER COUNTY
(R) - See Armstrong County
(H, Hw) - See Statewide
WICHITA COUNTY
Decision #TX75-4013 (R)
40 FR 3177 - 1/17/75
Decision #TX75-4056 - (B)
40 FR 8755 - 2/28/75
Mod. #1 - 40 FR 12018 - 3/14/75
Mod. #2 - 40 FR 12957 - 3/21/75
(H, Hw) - See Statewide
WILBARGER COUNTY
(H, Hw) - See Statewide
WILLACY COUNTY
(R) - See Cameron County
(H, Hw) - See Statewide
(D) - See Aransas County
WILLIAMSON COUNTY
(H, Hw) - See Statewide
(R) - See Bastrop County
WILSON COUNTY
(H, Hw) - See Statewide
WINKLER COUNTY
(H, Hw) - See Statewide
(H, Hw) - See Statewide
WISE COUNTY
(R) - See Crane County
(B) - See Collin County
(H, Hw) - See Statewide
(R) - See Hood County
WOOD COUNTY
(H, Hw) - See Statewide
YOAKUM COUNTY
(R) - See Bailey County
(H, Hw) - See Statewide
YOUNG COUNTY
(H, Hw) - See Statewide
ZAPATA COUNTY
(B, R) - See Dimmit County
(H, Hw) - See Statewide
ZAVALA COUNTY
(B, R) - See Dimmit County
(H, Hw) - See Statewide

UTAH

STATEWIDE
Decision #UT75-5026 (B, H, Hw)
40 FR 7860 - 2/21/75
Mod. #1 - 40 FR 14216 - 3/28/75
BEAVER COUNTY
(B, H, Hw) - See Statewide
BOX ELDER COUNTY
(H, Hw) - See Statewide
CACHE COUNTY
(B, H, Hw) - See Statewide
CARBON COUNTY
(B, H, Hw) - See Statewide
DAGGUE COUNTY
(B, H, Hw) - See Statewide
DAVIS COUNTY
(B, H, Hw) - See Statewide
DUCHESE COUNTY
(B, H, Hw) - See Statewide
ENERGY COUNTY
(B, H, Hw) - See Statewide
GARFIELD COUNTY
(B, H, Hw) - See Statewide
GRAND COUNTY
(B, H, Hw) - See Statewide
IRON COUNTY
(B, H, Hw) - See Statewide
JUAB COUNTY
(B, H, Hw) - See Statewide
KANE COUNTY
(B, H, Hw) - See Statewide
MILLARD COUNTY
(B, H, Hw) - See Statewide
MORGAN COUNTY
(B, H, Hw) - See Statewide
PIUTE COUNTY
(B, H, Hw) - See Statewide
RICH COUNTY
(B, H, Hw) - See Statewide
SALT LAKE COUNTY
(B, H, Hw) - See Statewide
SAN JUAN COUNTY
(B, H, Hw) - See Statewide
SANPETE COUNTY
(B, H, Hw) - See Statewide
SEVIER COUNTY
(B, H, Hw) - See Statewide
SUMMIT COUNTY
(B, H, Hw) - See Statewide
TOOELE COUNTY
(B, H, Hw) - See Statewide
UTAH COUNTY
(B, H, Hw) - See Statewide
UTAH COUNTY
(B, H, Hw) - See Statewide
WASATCH COUNTY
(B, H, Hw) - See Statewide
WASHINGTON COUNTY
(B, H, Hw) - See Statewide

UTAH (Cont'd)

WAYNE COUNTY
(B, H, Hw) - See Statewide
WEBER COUNTY
(B, H, Hw) - See Statewide
VERMONT
Statewide (Except Rutland County)
Decision #A0-3184 (Hw)
39 FR 24203 - 6/28/74
Mod. #1 - 39 FR 27397 - 7/26/74
ADDISON COUNTY
(Hw) - See Statewide
BENNINGTON COUNTY
(Hw) - See Statewide
CALEDONIA COUNTY
(Hw) - See Statewide
CHITTENDEN COUNTY
(Hw) - See Statewide
ESSEX COUNTY
(Hw) - See Statewide
FRANKLIN COUNTY
(Hw) - See Statewide
GRAND ISLE COUNTY
(Hw) - See Statewide
LAMOILLE COUNTY
(Hw) - See Statewide
ORANGE COUNTY
(Hw) - See Statewide
ORLEANS COUNTY
(Hw) - See Statewide
RUTLAND COUNTY
None
WASHINGTON COUNTY
(Hw) - See Statewide
WINDHAM COUNTY
(Hw) - See Statewide
WINDSOR COUNTY
(Hw) - See Statewide

VIRGINIA

ACCOMACK COUNTY
 Decision #AP-805 (Hw)
 38 FR 11279 - 5/4/73
 Mod. #1 - 38 FR 13127 - 5/18/73
 Mod. #2 - 40 FR 15284 - 4/4/75
 Decision #ND75-3008 (D)
 40 FR 3094 - 1/17/75
 Mod. #1 - 40 FR 14204 - 3/28/75
 ALBERMARLE COUNTY
 Decision #AM-1874 (Hw)
 36 FR 16342 - 8/20/71
 Mod. #1 - 40 FR 15284 - 4/4/75
 ALEXANDRIA CITY
 Decision #VA75-3003 (B)
 40 FR 937 - 1/3/75
 Mod. #1 - 40 FR 12957 - 3/21/75
 ALLEGHANY COUNTY
 Decision #AM-1875 (Hw)
 36 FR 16343 - 8/20/71
 Mod. #1 - 37 FR 5169 - 3/10/72
 Mod. #2 - 40 FR 15284 - 4/4/75
 ANELTA COUNTY
 Decision #AR-2032 (Hw)
 39 FR 318/1 - 8/30/74
 AMHERST COUNTY
 Decision #AQ-2032 (Hw)
 38 FR 33259 - 11/30/73
 APPOMATTOX COUNTY
 (Hw) - See Amherst County
 ARLINGTON COUNTY
 (B) - See Alexandria City
 (D) - See Accomack County
 AUGUSTA COUNTY
 Decision #AM-9320 (R)
 37 FR 10267 - 5/19/72
 Mod. #1 - 40 FR 15284 - 4/4/75
 (Hw) - See Alleghany County
 BATH COUNTY
 (Hw) - See Alleghany County
 BEDFORD CITY
 (Hw) - See Bedford County
 BEDFORD COUNTY
 Decision #AQ-2021 (Hw)
 38 FR 27744 - 10/5/73
 BLAND COUNTY
 Decision #AQ-2020 (Hw)
 38 FR 27744 - 10/5/73
 Mod. #1 - 40 FR 15285 - 4/4/75
 BOTETOURT COUNTY
 (Hw) - See Bedford County

VIRGINIA (Cont'd)

BRISTOL CITY
 (Hw) - See Bland County
 BRUNSWICK COUNTY
 (Hw) - See Amelia County
 BUCHANAN COUNTY
 (Hw) - See Bland County
 BUCKINGHAM COUNTY
 (Hw) - See Amherst County
 BUENA VISTA CITY
 (Hw) - See Allegheny County
 CAMPBELL COUNTY
 (Hw) - See Amherst County
 CAROLINE COUNTY
 Decision #AQ-2031 (Hw)
 38 FR 33258 - 11/30/73
 CARROLL COUNTY
 (Hw) - See Bedford County
 CHARLES CITY COUNTY
 (Hw) - See Amelia County
 CHARLOTTE COUNTY
 (Hw) - See Amherst County
 CHARLOTTESVILLE CITY
 (Hw) - See Albemarle County
 CHESAPEAKE CITY
 Decision #VA75-3005 (B)
 40 FR 944 - 1/3/75
 Mod. #1 - 40 FR 14217 - 3/28/75
 Decision #AP-494 (Hw)
 38 FR 7693 - 3/23/73
 (D) - See Accomack County
 CHESTERFIELD COUNTY
 (Hw) - See Amelia County
 CLARKE COUNTY
 Decision #AP-406 (R)
 37 FR 15234 - 7/28/72
 Mod. #1 - 40 FR 15284 - 4/4/75
 (Hw) - See Alleghany County
 CLIFTON FORGE CITY
 (Hw) - See Alleghany County
 COLONIAL HEIGHTS CITY
 (Hw) - See Acalia County
 COVINGTON CITY
 (Hw) - See Alleghany County
 CRAIG COUNTY
 (Hw) - See Bedford County

VIRGINIA (Cont'd)

CULPEPER COUNTY
 (Hw) - See Albemarle County
 CUMBERLAND COUNTY
 (Hw) - See Amherst County
 DANVILLE CITY
 (Hw) - See Amherst County
 DICKENSON COUNTY
 (Hw) - See Bland County
 DINWIDDIE COUNTY
 (Hw) - See Amelia County
 EMPORIA CITY
 (Hw) - See Accomack County
 ESSEX COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 FAIRFAX COUNTY
 (B) - See Alexandria City
 FAIRFAX CITY
 (B) - See Alexandria City
 FALLS CHURCH CITY
 (B) - See Alexandria City
 FAUQUIER COUNTY
 (Hw) - See Albemarle County
 FLOYD COUNTY
 (Hw) - See Bedford County
 FLUVANNA COUNTY
 (Hw) - See Albemarle County
 FORT MONROE CITY
 (Hw) - See Chesapeake City
 (B,H,W,S) - See York County
 FRANKLIN CITY
 (Hw) - See Accomack County
 FRANKLIN COUNTY
 (Hw) - See Bedford County
 FREDERICK COUNTY
 (R) - See Clarke County
 (Hw) - See Alleghany County

VIRGINIA (Cont'd)

FREDERICKSBURG CITY
 (Hw) - See Caroline County
 GALAX CITY
 (Hw) - See Bedford County
 GILES COUNTY
 (Hw) - See Bedford County
 GLOUCESTER COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 GOOCHLAND COUNTY
 (Hw) - See Amelia County
 GRAYSON COUNTY
 (Hw) - See Bland County
 GREENE COUNTY
 (Hw) - See Albemarle County
 GREENSVILLE COUNTY
 (Hw) - See Accomack County
 HALIFAX COUNTY
 (Hw) - See Amherst County
 HAMPTON CITY
 Decision #AQ-2103 (R)
 39 FR 14119 - 4/19/74
 Mod. #1 - 15612 - 5/3/74
 (B,H,W,S) - See York County
 (Hw) - See Chesapeake City
 (D) - See Accomack County
 HANOVER COUNTY
 (Hw) - See Amelia County
 HARRISONBURG CITY
 (Hw) - See Allegheny County
 HENRICO COUNTY
 Decision #VA75-3006 (B)
 40 FR 946 - 1/3/75
 Mod. #1 - 40 FR 14217 - 3/28/75
 (Hw) - See Amelia County

VIRGINIA (Cont'd.)

HENRY COUNTY
 (Hw) - See Bedford County
 HIGHLAND COUNTY
 (Hw) - See Allegheny County
 HOPKELL CITY
 (Hw) - See Amelia County
 ISLE OF WIGHT COUNTY
 (Hw) - See Accomack County
 (D) - See Accomack County
 JAMES CITY COUNTY
 Decision #AP-407 (R)
 37 FR 15235 - 7/28/72
 (Hw) - See Accomack County
 (D) - See Accomack County
 KING AND QUEEN COUNTY
 (Hw) - See Caroline County
 KING GEORGE COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 KING WILLIAM COUNTY
 (Hw) - See Accomack County
 KING WILLIAM COUNTY
 (Hw) - See Caroline County
 LANCASTER COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 LEE COUNTY
 (Hw) - See Bland County
 LOUDOUN COUNTY
 (Hw) - See Albemarle County
 LOUISA COUNTY
 (Hw) - See Albemarle County
 LUNENBURG COUNTY
 (Hw) - See Amelia County
 LYNCHBURG CITY
 (Hw) - See Amherst County
 MADISON COUNTY
 (Hw) - See Albemarle County
 MARTINSVILLE CITY
 (Hw) - See Bedford County

VIRGINIA (Cont'd.)

MATHEWS COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 MECKLENBURG COUNTY
 (Hw) - See Amelia County
 MIDDLESEX COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 MORTGOGHERY COUNTY
 (Hw) - See Bedford County
 MANSEOND COUNTY
 (Hw) - See Accomack County
 (D) - See Accomack County
 NELSON COUNTY
 (Hw) - See Amherst County
 NEW KENT COUNTY
 (Hw) - See Amelia County
 NEWPORT NEWS CITY
 (B.H.W.S) - See York County
 (Hw) - See Chesapeake City
 (D) - See Accomack County
 (R) - See Hampton City
 NORFOLK CITY
 (Hw,B) - See Chesapeake City
 (D) - See Accomack County
 NORTHAMPTON COUNTY
 (Hw) - See Accomack County
 (D) - See Accomack County
 NORTON CITY
 (Hw) - See Bland County
 NORTHUMBERLAND COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 NOTTOWAY COUNTY
 (Hw) - See Amelia County
 ORANGE COUNTY
 (Hw) - See Albemarle County

VIRGINIA (cont'd.)

PAGE COUNTY
 (Hw) - See Allegheny County
 PATRICK COUNTY
 (Hw) - See Bedford County
 PETERSBURG CITY
 (Hw) - See Amelia County
 PITTSYLVANIA COUNTY
 (Hw) - See Amherst County
 PORTSMOUTH CITY
 (Hw,B) - See Chesapeake City
 (D) - See Accomack County
 POWHATAN COUNTY
 (Hw) - See Amelia County
 PRINCE EDWARD COUNTY
 (Hw) - See Amherst County
 PRINCE GEORGE COUNTY
 (Hw) - See Amelia County
 PRINCE WILLIAM COUNTY
 (Hw) - See Albemarle County
 (D) - See Accomack County
 PULASKI COUNTY
 (Hw) - See Bedford County
 RADFORD CITY
 (Hw) - See Bedford County
 RAPPAHANNOCK COUNTY
 (Hw) - See Albemarle County
 RICHMOND CITY
 (B) - See Henrico County
 (Hw) - See Amelia County
 RICHMOND COUNTY
 (Hw) - See Caroline County
 ROANOKE CITY
 (Hw) - See Bedford County
 ROANOKE COUNTY
 (Hw) - See Bedford County
 ROCKBRIDGE COUNTY
 (Hw) - See Allegheny County
 (R) - See Clarke County
 ROCKINGHAM COUNTY
 (Hw) - See Allegheny County
 RUSSELL COUNTY
 (Hw) - See Bland County
 SALEN CITY
 (Hw) - See Bedford County
 SCOTT COUNTY
 (Hw) - See Bland County
 SHENANDOAH COUNTY
 (Hw) - See Allegheny County
 (R) - See Clarke County
 SMYTH COUNTY
 (Hw) - See Bland County
 SOUTHAMPTON COUNTY
 (Hw) - See Accomack County

VIRGINIA (Cont'd.)

SOUTH BOSTON CITY
 (Hw) - See Amherst County
 SPOTSYLVANIA COUNTY
 (Hw) - See Caroline County
 STAUNTON CITY
 (Hw) - See Allegheny County
 STAFFORD COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 SUFFOLK CITY
 (Hw) - See Accomack County
 SURRY COUNTY
 (Hw) - See Accomack County
 (D) - See Accomack County
 SUSSEX COUNTY
 (Hw) - See Accomack County
 TAZEMELL COUNTY
 (Hw) - See Bland County
 VIRGINIA BEACH CITY
 Decision #AV-9321 (R)
 37 FR 10266 - 5/19/72
 (Hw,B) - See Chesapeake City
 (D) - See Accomack County
 WARREN COUNTY
 (R) - See Clarke County
 (Hw) - See Allegheny County
 WASHINGTON COUNTY
 (Hw) - See Bland County
 WAYNESBORO CITY
 (Hw) - See Allegheny County
 WESTMORELAND COUNTY
 (Hw) - See Caroline County
 (D) - See Accomack County
 WILLIAMSBURG CITY
 (Hw) - See Accomack County
 WINCHESTER CITY
 (Hw) - See Allegheny County
 WISE COUNTY
 (Hw) - See Bland County
 WYTHE COUNTY
 (Hw) - See Bland County
 YORK COUNTY
 Decision #VA75-3004 (B,H,S&H)
 40 FR 941 - 1/3/75
 Mod. #1 - 40 FR 14217 - 3/28/75
 (R) - See James City
 (Hw) - See Accomack County
 (D) - See Accomack County

WASHINGTON

STATEWIDE
 Decision #WA75-5040 (B, H, HW, D)
 40 FR 14272 - 3/28/75

ADAMS COUNTY (B, H, HW, D) - See Statewide
 ASOTTIN COUNTY (B, H, HW, D) - See Statewide
 BENTON COUNTY (B, H, HW, D) - See Statewide
 CHELAN COUNTY (B, H, HW, D) - See Statewide
 CLALLAM COUNTY (B, H, HW, D) - See Statewide
 Decision #AR-1030 (R)
 39 FR 34017 - 9/20/74
 Mod. #1 - 40 FR 929 - 1/3/75

CLARK COUNTY (B, H, HW, D) - See Statewide
 COLUMBIA COUNTY (B, H, HW, D) - See Statewide
 COMBLITZ COUNTY (B, H, HW, D) - See Statewide
 DOUGLAS COUNTY (B, H, HW, D) - See Statewide
 FERRY COUNTY (B, H, HW, D) - See Statewide
 FRANKLIN COUNTY (B, H, HW, D) - See Statewide
 GARFIELD COUNTY (B, H, HW, D) - See Statewide
 GRANT COUNTY (B, H, HW, D) - See Statewide
 GRAYS HARBOR COUNTY (B, H, HW, D) - See Statewide
 ISLAND COUNTY (B, H, HW, D) - See Statewide
 JEFFERSON COUNTY (B, H, HW, D) - See Statewide
 KING COUNTY (B, H, HW, D) - See Statewide
 KITSAP COUNTY (B, H, HW, D) - See Statewide
 KITTITAS COUNTY (B, H, HW, D) - See Statewide
 KLICHTAT COUNTY (B, H, HW, D) - See Statewide

WASHINGTON (Cont'd)

LEWIS COUNTY (B, H, HW, D) - See Statewide
 LINCOLN COUNTY (B, H, HW, D) - See Statewide
 MASON COUNTY (B, H, HW, D) - See Statewide
 OKANOGAN COUNTY (R) - See Clallam County
 PACIFIC COUNTY (B, H, HW, D) - See Statewide
 PEND OREILLE COUNTY (R) - See Clallam County
 PIERCE COUNTY (B, H, HW, D) - See Statewide
 SAN JUAN COUNTY (B, H, HW, D) - See Statewide
 SKAGIT COUNTY (B, H, HW, D) - See Statewide
 SNOHOMISH COUNTY (R) - See Clallam County
 SPOKANE COUNTY (B, H, HW, D) - See Statewide
 STEVENS COUNTY (B, H, HW, D) - See Statewide
 THURSTON COUNTY (B, H, HW, D) - See Statewide
 WAUKIACUM COUNTY (B, H, HW, D) - See Statewide
 WALLA WALLA COUNTY (B, H, HW, D) - See Statewide
 WASHINGTON COUNTY (B, H, HW, D) - See Statewide
 WITMAN COUNTY (B, H, HW, D) - See Statewide
 YAKIMA COUNTY (B, H, HW, D) - See Statewide
 Decision #AQ-1109 (R)
 39 FR 18416 - 5/24/74
 (B, H, HW, D) - See Statewide

WASHINGTON, D. C.

WASHINGTON, D. C.
 Decision #DC75-3002 (B, HW, HWS)
 40 FR 948 - 1/3/75
 Mod. #1 - 40 FR 12019 - 3/14/75
 Decision #DC75-3008 (D)
 40 FR 3094 - 1/17/75
 Mod. #1 - 40 FR 14204 - 3/28/75

WEST VIRGINIA

STATEWIDE
 Decision #WV75-3009 (H, HW)
 40 FR 4883 - 1/31/75
 Mod. #1 - 40 FR 10883 - 3/7/75
 Mod. #2 - 40 FR 14217 - 3/28/75

BARBOUR COUNTY (B) - See Statewide
 Decision #WV75-3007 (B)
 40 FR 6136 - 2/7/75
 Mod. #1 - 40 FR 8700 - 2/28/75
 Mod. #2 - 40 FR 10883 - 3/7/75
 Mod. #3 - 40 FR 14217 - 3/28/75
 (H, HW) - See Statewide

BERKELEY COUNTY (H, HW) - See Statewide
 BOONE COUNTY (B) - See Barbour County
 BRAXTON COUNTY (H, HW) - See Statewide
 BROOKE COUNTY (B, HW, D) - See Statewide
 BROOKE COUNTY (B) - See Barbour County
 CABELL COUNTY (H, HW) - See Statewide
 Decision #IL75-2036 (D)
 40 FR 6023 - 2/7/75
 CALHOUN COUNTY (H, HW) - See Statewide
 CLAY COUNTY (B) - See Barbour County
 CLAY COUNTY (H, HW) - See Statewide
 DODDRIIDGE COUNTY (B) - See Barbour County
 DODDRIIDGE COUNTY (H, HW) - See Statewide
 FAYETTE COUNTY (B) - See Barbour County
 FAYETTE COUNTY (H, HW) - See Statewide
 GILMER COUNTY (B) - See Barbour County
 GRANT COUNTY (H, HW) - See Statewide
 GREENBORIER COUNTY (H, HW) - See Statewide
 HAMPSHIRE COUNTY (H, HW) - See Statewide
 HARTCOCK COUNTY (B) - See Barbour County
 HARTCOCK COUNTY (H, HW) - See Statewide
 HARRY COUNTY (H, HW) - See Statewide
 HARRISON COUNTY (B) - See Barbour County
 (H, HW) - See Statewide

WEST VIRGINIA (Cont'd)

JACKSON COUNTY (D) - See Cabell County
 (H, HW) - See Statewide
 (B) - See Barbour County
 JEFFERSON COUNTY (H, HW) - See Statewide
 KANAWHA COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 Decision #AR-2088 (R)
 39 FR 35948 - 10/4/74
 Mod. #1 - 39 FR 44913 - 12/27/74
 (H, HW) - See Statewide

LEWIS COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 LINCOLN COUNTY (H, HW) - See Statewide
 LOGAN COUNTY (B, HW, D) - See Statewide
 MC DOWELL COUNTY (H, HW) - See Statewide
 MARION COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 MARSHALL COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 MASON COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 MERCER COUNTY (H, HW) - See Statewide
 MINERAL COUNTY (H, HW) - See Statewide
 MINGO COUNTY (H, HW) - See Statewide
 MONONGALIA COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 POWERS COUNTY (H, HW) - See Statewide
 WARGAN COUNTY (H, HW) - See Statewide
 WICHOLIAS COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 ONTO COUNTY (B) - See Barbour County
 (H, HW) - See Statewide
 PEASE COUNTY (H, HW) - See Statewide
 PLEASANT COUNTY (B) - See Cabell County
 (H, HW) - See Statewide
 (B) - See Barbour County

WEST VIRGINIA (Cont'd.)

PRESTON COUNTY (H, Hw) - See Statewide
 PUTNAM COUNTY (B) - See Barbour County
 (H, Hw) - See Statewide
 RALEIGH COUNTY (H, Hw) - See Statewide
 RANDOLPH COUNTY (H, Hw) - See Statewide
 RITCHIE COUNTY (H, Hw) - See Statewide
 (B) - See Barbour County
 ROMAINE COUNTY (H, Hw) - See Statewide
 SUMMERS COUNTY (H, Hw) - See Statewide
 TAYLOR COUNTY (H, Hw) - See Statewide
 TUCKER COUNTY (H, Hw) - See Statewide
 TYLER COUNTY (B) - Barbour County
 (H, Hw) - See Statewide
 UPSHUR COUNTY (B) - See Barbour County
 (H, Hw) - See Statewide
 WAYNE COUNTY (B) - See Barbour County
 (H, Hw) - See Statewide
 WEBSTER COUNTY (H, Hw) - See Statewide
 WETZEL COUNTY (H, Hw) - See Statewide
 (B) - See Barbour County
 (H, Hw) - See Statewide
 WOOD COUNTY (B) - See Barbour County
 (H, Hw) - See Statewide
 WYOMING COUNTY (H, Hw) - See Statewide

WISCONSIN

STATEWIDE
 Decision #175-2047 (Hw)
 40 FR 8757 - 2/28/75
 Decision #175-2048 (H, Water, & See Tunnel)
 40 FR 12059 - 3/14/75
 ADAMS COUNTY (H, Hw, M&S) - See Statewide
 ASHLAND COUNTY
 Decision #AQ-3095 (D)
 39 FR 5982 - 2/15/74
 Mod. #1 - 39 FR 44161 - 12/20/74
 (H, Hw, M&S) - See Statewide
 Decision #AR-3151 (B, R)
 39 FR 36706 - 10/11/74
 BARRON COUNTY (B) - See Polk County
 (H, Hw, M&S) - See Statewide
 BAYFIELD COUNTY (D) - See Ashland County
 (H, Hw, M&S) - See Statewide
 (B, R) - See Ashland County
 BROWN COUNTY
 Decision #AR-3153 (B)
 39 FR 36825 - 10/11/74
 (D) - See Ashland County
 (H, Hw, M&S) - See Statewide
 BUFFALO COUNTY
 (H, Hw, M&S) - See Statewide
 BURNETT COUNTY (H, Hw, M&S) - See Statewide
 CALUMET COUNTY (H, Hw, M&S) - See Statewide
 CHIPPENAW COUNTY (H, Hw, M&S) - See Statewide
 CLARK COUNTY (B, R) - See Eau Claire County
 (H, Hw, M&S) - See Statewide
 COLUMBIA COUNTY (H, Hw, M&S) - See Statewide
 CRAWFORD COUNTY (H, Hw, M&S) - See Statewide
 DAIRE COUNTY (H, Hw, M&S) - See Statewide
 Decision #AR-3155 (B, R)
 39 FR 36829 - 10/11/74
 DODGE COUNTY (H, Hw, M&S) - See Statewide
 DOOR COUNTY (D) - See Ashland County
 (H, Hw, M&S) - See Statewide
 DOUGLAS COUNTY (B, R) - See Ashland County
 DUHH COUNTY (B) - See Polk County
 (H, Hw, M&S) - See Statewide
 EAU CLAIRE COUNTY
 Decision #AR-3154 (B, R)
 39 FR 36827 - 10/11/74
 (H, Hw, M&S) - See Statewide

WISCONSIN (Cont'd.)

FLORENCE COUNTY (H, Hw, M&S) - See Statewide
 FOND DU LAC COUNTY (H, Hw, M&S) - See Statewide
 FOREST COUNTY (H, Hw, M&S) - See Statewide
 GRANT COUNTY (H, Hw, M&S) - See Statewide
 GREEN COUNTY (H, Hw, M&S) - See Statewide
 (B) - See Rock County
 GREEN LAKE COUNTY (H, Hw, M&S) - See Statewide
 (B) - See Winnebago County
 IOWA COUNTY (B) - See Dane County
 (H, Hw, M&S) - See Statewide
 IRON COUNTY (D) - See Ashland County
 (H, Hw, M&S) - See Statewide
 JACKSON COUNTY (H, Hw, M&S) - See Statewide
 JEFFERSON COUNTY (H, Hw, M&S) - See Statewide
 JUNEAU COUNTY (H, Hw, M&S) - See Statewide
 (H, Hw, M&S) - See Statewide
 Decision #AR-3158 (B)
 39 FR 36835 - 10/11/74
 KENOSHA COUNTY (H, Hw, M&S) - See Statewide
 Decision #AR-3159 (B, R)
 39 FR 36839 - 10/11/74
 Mod. #1 - 39 FR 41662 - 11/29/74
 KEWAUNEE COUNTY (D) - See Ashland County
 (H, Hw, M&S) - See Statewide
 LA CROSSE COUNTY
 Decision #AR-3160 (B, R)
 39 FR 36839 - 10/11/74
 (H, Hw, M&S) - See Statewide
 LA FAYETTE COUNTY (H, Hw, M&S) - See Statewide
 LANGlade COUNTY (B) - See Marathon County
 (H, Hw, M&S) - See Statewide
 LINCOLN COUNTY (B) - See Marathon County
 (H, Hw, M&S) - See Statewide
 MANITOWOC COUNTY (H, Hw, M&S) - See Statewide
 (H, Hw, M&S) - See Statewide
 Decision #AR-3161 (B)
 39 FR 36840 - 10/11/74
 (H, Hw, M&S) - See Statewide
 MARINETTE COUNTY (D) - See Ashland County
 MARQUETTE COUNTY (B) - See Winnebago County
 (H, Hw) - See Statewide
 MERCER COUNTY (H, Hw, M&S) - See Statewide

WISCONSIN (Cont'd.)

MILWAUKEE COUNTY
Decision #AR-3162 (B,R)
39 FR 36843 - 10/11/74
(H,Hw,W&S) - See Statewide

MONROE COUNTY
(H,Hw,W&S) - See Statewide

OCONTO COUNTY
(D) - See Ashland County
(H,Hw,W&S) - See Statewide

ONEIDA COUNTY
(H,Hw,W&S) - See Statewide

OUTAGAMIE COUNTY
(H,Hw,W&S) - See Statewide

OZAUKEE COUNTY
(B,R) - See Milwaukee County
(D) - See Ashland County
(H,Hw,W&S) - See Statewide

PEPIN COUNTY
(B,R) - See Eau Claire County
(H,Hw,W&S) - See Statewide

PIERCE COUNTY
(H,Hw,W&S) - See Statewide

POLK COUNTY
Decision #AR-3152 (B)
39 FR 36823 - 10/11/74
(H,Hw,W&S) - See Statewide

PORTAGE COUNTY
(H,Hw,W&S) - See Statewide

PRICE COUNTY
(H,Hw,W&S) - See Statewide

RACINE COUNTY
Decision #AR-3163 (B,R)
39 FR 36845 - 10/11/74
(D) - See Ashland County
(H,Hw,W&S) - See Statewide

RICHLAND COUNTY
(H,Hw,W&S) - See Statewide

ROCK COUNTY
Decision #AR-3156 (B)
39 FR 36831 - 10/11/74
(H,Hw,W&S) - See Statewide

RUSK COUNTY
(H,Hw,W&S) - See Statewide

SAINT CROIX COUNTY
(B) - See Polk County
(H,Hw,W&S) - See Statewide

SAUK COUNTY
(B) - See Dane County
(H,Hw,W&S) - See Statewide

SAWYER COUNTY
(H,Hw,W&S) - See Statewide

SHAWANO COUNTY
(H,Hw,W&S) - See Statewide

SHEBOYGAN COUNTY
(D) - See Ashland County

TAYLOR COUNTY
(H,Hw,W&S) - See Statewide

TREMPEALEAU COUNTY
(H,Hw,W&S) - See Statewide

WISCONSIN (Cont'd.)

VERNON COUNTY
(H,Hw,W&S) - See Statewide

VILAS COUNTY
(H,Hw,W&S) - See Statewide

WALWORTH COUNTY
(H,Hw,W&S) - See Statewide

WASHBURN COUNTY
(H,Hw,W&S) - See Statewide

WASHINGTON COUNTY
(B,R) - See Milwaukee County
(H,Hw,W&S) - See Statewide

WAUKESHA COUNTY
(B,R) - See Milwaukee County
(H,Hw,W&S) - See Statewide

WAUPACA COUNTY
(B) - See Winnebago County
(H,Hw,W&S) - See Statewide

WASHARA COUNTY
(B) - See Winnebago County
(H,Hw,W&S) - See Statewide

WINNEBAGO COUNTY
Decision #AR-3157 (B)
39 FR 36833 - 10/11/74
(H,Hw,W&S) - See Statewide

WOOD COUNTY
(H,Hw,W&S) - See Statewide

WYOMING

STATEWIDE
Decision #MY75-5011 (Hw)
40 FR 4979 - 1/31/75

ALBANY COUNTY
(Hw) - See Statewide

BIG HORN COUNTY
(Hw) - See Statewide

CAMPBELL COUNTY
(Hw) - See Statewide

CARBON COUNTY
(Hw) - See Statewide

CONVERSE COUNTY
Decision #MY75-5028 (B,H)
40 FR 7837 - 2/21/75
(Hw) - See Statewide

CROOK COUNTY
(Hw) - See Statewide

FREMONT COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

GOSHEN COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

HOT SPRINGS COUNTY
(Hw) - See Statewide

JOHNSON COUNTY
(Hw) - See Statewide

LARAMIE COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

LINCOLN COUNTY
(Hw) - See Statewide

NATRONA COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

NIOBRARA COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

PARK COUNTY
(Hw) - See Statewide

PLATTE COUNTY
(B,H) - See Converse County
(Hw) - See Statewide

SHERIDAN COUNTY
(Hw) - See Statewide

SUBLETTE COUNTY
(Hw) - See Statewide

SWEETWATER COUNTY
(Hw) - See Statewide

TETON COUNTY
(Hw) - See Statewide

UNITA COUNTY
(Hw) - See Statewide

WASHAKIE COUNTY
(Hw) - See Statewide

WESTON COUNTY
(Hw) - See Statewide

YELLOWSTONE NATIONAL PARK
(Hw) - See Statewide

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Latest Edition

Guide to Record Retention Requirements

[Revised as of January 1, 1975]

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