

FEDERAL REGISTER

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Agencies in this issue—

Agency for International Development
Agricultural Research Service
Agricultural Stabilization and
Conservation Service
Atomic Energy Commission
Civil Service Commission
Coast Guard
Comptroller of the Currency
Consumer and Marketing Service
Customs Bureau
Education Office
Federal Aviation Administration
Federal Communications Commission
Federal Deposit Insurance Corporation
Federal Power Commission
Federal Reserve System
Federal Trade Commission
Food and Drug Administration
General Services Administration
Interagency Textile Administrative
Committee
Interior Department
Interstate Commerce Commission
Maritime Administration
Packers and Stockyards
Administration
Public Health Service
Small Business Administration
Wage and Hour Division

Detailed list of Contents appears inside.



Now Available

LIST OF CFR SECTIONS AFFECTED

1949-1963

This volume contains a compilation of the "List of Sections Affected" for all titles of the Code of Federal Regulations for the years 1949 through 1963. All sections of the CFR which have been expressly affected by documents published in the daily Federal Register are enumerated.

Reference to this list will enable the user to find the precise text of CFR provisions which were in force and effect on any given date during the period covered.

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Contents

AGENCY FOR INTERNATIONAL DEVELOPMENT

- Notices
American Health Education for African Development (AHEAD), Inc.; registration of voluntary foreign aid agency..... 364

AGRICULTURAL RESEARCH SERVICE

- Rules and Regulations
Hog cholera and other communicable swine diseases; areas quarantined (2 documents).... 354, 355

AGRICULTURAL STABILIZATION AND CONSERVATION SERVICE

- Rules and Regulations
Rice; marketing quotas and acreage allotments, 1970-71 marketing year; correction..... 353

AGRICULTURE DEPARTMENT

- See Agricultural Research Service; Agricultural Stabilization and Conservation Service; Consumer and Marketing Service; Packers and Stockyards Administration.

ATOMIC ENERGY COMMISSION

- Proposed Rule Making
Specific licenses to manufacture, distribute, or import exempted and generally licensed items containing byproduct material; reporting requirements..... 362

CIVIL SERVICE COMMISSION

- Rules and Regulations
Excepted service:
Department of Labor..... 354
General Services Administration..... 354

COAST GUARD

- Notices
Rimrock Tidelands, Inc.; qualification as U.S. citizen..... 366

COMMERCE DEPARTMENT

- See Maritime Administration.

COMPTROLLER OF THE CURRENCY

- Notices
Insured banks; joint call for report of condition; cross reference.... 364

CONSUMER AND MARKETING SERVICE

- Rules and Regulations
Livestock, meats, meat products, etc.; fees for grading service.... 353
Milk handling in Massachusetts-Rhode Island-New Hampshire marketing area; termination of certain provisions..... 353

CUSTOMS BUREAU

- Proposed Rule Making
Corporate surety power of attorney; procedure for execution and revocation..... 361

EDUCATION OFFICE

- Notices
Receipt of Public Law 81-815 applications; cutoff date for fiscal year 1970..... 366

FEDERAL AVIATION ADMINISTRATION

- Rules and Regulations
Alterations:
Federal airways (2 documents).... 355, 356
Restricted airspace..... 356

- Notices
Second annual national aviation system planning review conference; scheduling..... 367

FEDERAL COMMUNICATIONS COMMISSION

- Rules and Regulations
Treaties and other international agreements relating to radio.... 357

FEDERAL DEPOSIT INSURANCE CORPORATION

- Notices
Insured banks; joint call for report of condition..... 367
Insured mutual savings banks not members of Federal Reserve System; call for annual report of income and dividends..... 367
Insured State banks not members of Federal Reserve System except banks in District of Columbia and mutual savings banks; call for annual report of income..... 368

FEDERAL POWER COMMISSION

- Notices
Hearings, etc.:
Hunt, H. L., et al..... 368
Superior Oil Co. et al..... 369
Union Pacific Railroad Co. et al..... 369
United Gas Pipe Line Co..... 370

FEDERAL RESERVE SYSTEM

- Notices
Insured banks; joint call for report of condition; cross reference.... 371

FEDERAL TRADE COMMISSION

- Proposed Rule Making
Guides for labeling and advertising of wigs and other hairpieces; extension of time..... 363

FOOD AND DRUG ADMINISTRATION

- Proposed Rule Making
Combinations of nutritive and nonnutritive sweeteners; statement of general policy or interpretation..... 362

GENERAL SERVICES ADMINISTRATION

- Rules and Regulations
Transportation; shipments by foreign-flag vessels in Cuban or North Vietnam trade..... 356

HEALTH, EDUCATION, AND WELFARE DEPARTMENT

- See Education Office; Food and Drug Administration; Public Health Service.

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

- Notices
Certain cotton textile products produced or manufactured in Socialist Republic of Romania; entry or withdrawal from warehouse for consumption..... 370

INTERIOR DEPARTMENT

- Rules and Regulations
Procurement of construction contracts..... 356
Notices
E. Clyde McGraw; statement of changes in financial interests... 364

INTERSTATE COMMERCE COMMISSION

- Notices
Fourth section applications for relief..... 371
Motor carriers:
Applications..... 375
Temporary authority applications..... 372
Transfer proceedings (2 documents)..... 374

LABOR DEPARTMENT

- See Wage and Hour Division.

MARITIME ADMINISTRATION

- Notices
Free world and Polish flag vessels arriving in Cuba since January 1, 1963; list..... 364

PACKERS AND STOCKYARDS ADMINISTRATION

- Notices
Owen County Stock Yard et al.; proposed posting of stockyards... 364
(Continued on next page)

PUBLIC HEALTH SERVICE**Proposed Rule Making**

Control of electronic product
radiation; record keeping; ex-
tension of comment period..... 362

**SMALL BUSINESS
ADMINISTRATION****Rules and Regulations**

Small business size standards;
size appeal procedures..... 355

Notices

Declaration of disaster loan areas:
California 371
Maine 371

STATE DEPARTMENT

See Agency for International
Development.

TRANSPORTATION DEPARTMENT

See Coast Guard; Federal Avia-
tion Administration.

TREASURY DEPARTMENT

See Comptroller of the Currency;
Customs Bureau.

WAGE AND HOUR DIVISION**Proposed Rule Making**

Definition of full-time students.. 361

List of CFR Parts Affected

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date, appears at the end of each issue beginning with the second issue of the month.

A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1970, and specifies how they are affected.

5 CFR

213 (2 documents) 354

7 CFR

53 353
730 353
1001 353

9 CFR

76 (2 documents) 354, 355

10 CFR

PROPOSED RULES:
32 362

13 CFR

121 355

14 CFR

71 (2 documents) 355, 356
73 356

16 CFR

PROPOSED RULES:
252 363

19 CFR

PROPOSED RULES:
25 361

21 CFR

PROPOSED RULES:
3 362

29 CFR

PROPOSED RULES:
519 361

41 CFR

5-19 356
14-18 356

42 CFR

PROPOSED RULES:
78 362

47 CFR

2 357

Rules and Regulations

Title 7—AGRICULTURE

Chapter I—Consumer and Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

SUBCHAPTER C—REGULATIONS AND STANDARDS UNDER THE AGRICULTURAL MARKETING ACT OF 1946

PART 53—LIVESTOCK, MEATS, PREPARED MEATS, AND MEAT PRODUCTS (GRADING, CERTIFICATION, AND STANDARDS)

Subpart A—Regulations

FEES FOR GRADING SERVICE

Pursuant to the authority contained in sections 203 and 205 of the Agricultural Marketing Act of 1946, as amended (7 U.S.C. 1622, 1624), the regulations in Part 53, Title 7, Code of Federal Regulations are hereby amended in the following respects:

Section 53.29, paragraphs (a) and (d), is hereby amended to read as follows:

§ 53.29 Fees and other charges for service.

(a) *Fees based on hourly rates.* Except as otherwise provided in this section, fees for service shall be based on the time required to render the service, calculated to the nearest 15-minute period, including the time required for the preparation of certificates and travel of the official grader in connection with the performance of the service. The base hourly rate shall be \$10 per hour for work performed on days other than Saturdays, Sundays, or legal holidays; \$12 per hour for work performed on Saturdays or Sundays; and \$20 per hour for work performed on legal holidays. A minimum charge for one-half hour shall be made for service pursuant to each request notwithstanding that the time required to perform the service may be less than 30 minutes.

(d) *Per diem charges.* When service is requested at a place so distant from an official grader's headquarters that the work and travel required for such service cannot be performed within a calendar day, the fee for such services shall include a per diem charge to be determined administratively by the Chief. However, the applicant will not be charged per diem cost without notification before the service is rendered under a new rate.

These amendments are intended to assist in the rendering of meat grading

services in accordance with efficient management practices. The first change increases the hourly fee charged in connection with the performance of Federal meat grading services. The Agricultural Marketing Act of 1946 provides for the collection of fees equal as nearly as may be to the cost of the services, such as Federal meat grading services rendered under its provisions. It has been determined that in order to cover the increased cost of the service resulting from increases in travel cost and contributions to the retirement fund, the hourly fee must be increased as provided for herein. The need for the increase and the amount thereby are dependent upon facts within the knowledge of the Consumer and Marketing Service.

The second change revising the paragraph on per diem charges will allow for the prescribing of per diem rate more quickly than do the present procedures, in order that fees may be collected as nearly as may be to cover the cost of the services rendered. Therefore, under provisions of 5 U.S.C. 553, it is found that notice and other public procedure with respect to these amendments are impracticable and unnecessary and good cause is found to make the amendments effective less than 30 days after publication in the FEDERAL REGISTER.

These amendments shall become effective January 11, 1970, with respect to all Federal meat grading services rendered on and after that date.

(Sec. 203, 205, 60 Stat. 1087, 1090, 7 U.S.C. 1622, 1624)

Done at Washington, D.C., this 2d day of January 1970.

G. R. GRANGE,
Deputy Administrator,
Marketing Services.

[F.R. Doc. 70-298; Filed, Jan. 8, 1970; 8:45 a.m.]

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

SUBCHAPTER B—FARM MARKETING QUOTAS AND ACREAGE ALLOTMENTS

PART 730—RICE

Subpart—1970-71 Marketing Year

Correction

In F.R. Doc. 69-15531, appearing on page 71 in the issue of Saturday, January 3, 1970, under the State of Louisiana in the table for § 730.1503, the figure for "Farm administrative area" reading "508,823" should read "508,923".

Chapter X—Consumer and Marketing Service (Marketing Agreements and Orders; Milk), Department of Agriculture

[Milk Order 1]

PART 1001—MILK IN MASSACHUSETTS-RHODE ISLAND-NEW HAMPSHIRE MARKETING AREA

Order Terminating Certain Provisions

This termination order is issued pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order regulating the handling of milk in the Massachusetts-Rhode Island-New Hampshire marketing area.

It is hereby found and determined that the following provisions of the order no longer tend to effectuate the declared policy of the Act:

1. Section 1001.41(b).
2. In § 1001.65(b) the provision "1001.72 and 1001.81(a)(3)".
3. In § 1001.70(b) the provisions "and farm location" and "and 1001.72".
4. Section 1001.72.
5. Section 1001.81(a)(2) and (3).

Statement of consideration. The aforesaid nearby differential provisions have been in partial suspension since January 13, 1967 (32 F.R. 446), pending the outcome of litigation. The provisions have now been struck down by the Supreme Court in the cases of Zuber et al. v. Allen et al. and Hardin v. Allen et al. In view of this, these provisions can no longer be considered as effectuating the declared policy of the Act and therefore should be terminated.

It is hereby found and determined that notice of proposed rule making, public procedure thereon, and 30 days' notice of the effective date hereof is impractical, unnecessary, and contrary to the public interest in that this termination is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area since prompt deletion of these provisions by termination will allow the blended price for December 1969 and subsequent months to be computed without adjustment for the nearby differentials thereby giving immediate effect to the Supreme Court's decision and this termination does not require of persons affected substantial or extensive preparation prior to the effective date.

Therefore, good cause exists for making this order effective upon publication in the FEDERAL REGISTER.

It is therefore ordered, That the aforesaid provisions of the order are hereby terminated.

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

Effective date: Upon FEDERAL REGISTER publication.

Signed at Washington, D.C., on January 5, 1970.

RICHARD E. LYNG,
Assistant Secretary.

[F.R. Doc. 70-299; Filed, Jan. 8, 1970;
8:45 a.m.]

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 213—EXCEPTED SERVICE

Department of Labor

Section 213.3315 is amended to show that one position of Confidential Assistant to the Special Assistant to the Secretary for Legislative Affairs is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER, subparagraph (17) is added to paragraph (a) of § 213.3315 as set out below.

§ 213.3315 Department of Labor.

(a) Office of the Secretary. * * *

(17) One Confidential Assistant to the Special Assistant to the Secretary for Legislative Affairs.

(5 U.S.C. 3301, 3302; E.O. 10577; 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERVICE
COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to
the Commissioners.

[F.R. Doc. 70-245; Filed, Jan. 8, 1970;
8:45 a.m.]

PART 213—EXCEPTED SERVICE

General Services Administration

Section 213.3337 is amended to show that the Commissioner, Transportation and Communications Service is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER, subparagraph (2) is added to paragraph (h) of § 213.3337 as set out below.

§ 213.3337 General Services Administration.

(h) Transportation and Communications Service. * * *

(2) Commissioner, Transportation and Communications Service.

(5 U.S.C. 3301, 3302; E.O. 10577; 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERVICE
COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to
the Commissioners.

[F.R. Doc. 70-383; Filed, Jan. 8, 1970;
9:46 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Agricultural Research Service, Department of Agriculture

SUBCHAPTER C—INTERSTATE TRANSPORTATION OF ANIMALS AND POULTRY

PART 76—HOG CHOLERA AND OTHER COMMUNICABLE SWINE DISEASES

Areas Quarantined

Pursuant to provisions of the Act of May 29, 1884, as amended, the Act of February 2, 1903, as amended, the Act of March 3, 1905, as amended, the Act of September 6, 1961, and the Act of July 2, 1962 (21 U.S.C. 111, 112, 113, 114g, 115, 117, 120, 121, 123-126, 134b, 134f). Part 76, Title 9, Code of Federal Regulations, restricting the interstate movement of swine and certain products because of hog cholera and other communicable swine diseases is hereby amended in the following respects:

1. In § 76.2, the introductory portion in paragraph (e) is amended by adding thereto the name of the State of Arkansas, and paragraph (e) (16) is added to read:

(16) Arkansas. Randolph County.

2. In § 76.2, paragraph (e) (15) relating to Iowa is amended to read:

(15) Iowa. (i) That portion of Benton County comprised of Bruce, Homer, and Monroe Townships.

(ii) That portion of Boone County comprised of Amaqua, Beaver, Des Moines, Dodge, Mary, Pilot Mound, and Yell Townships.

(iii) That portion of Greene County comprised of Grant, Junction, and Paton Townships.

(iv) That portion of Hancock County comprised of Amsterdam, and Magor Townships.

(v) That portion of Humboldt County comprised of Lake and Vernon Townships.

(vi) That portion of Jasper County comprised of Elk Creek, Fair View, Lynn Grove, and Richland Townships.

(vii) That portion of Kossuth County comprised of Cresco, Garfield, Lott's Creek, Luverne, Riverdale, Union, and Whittemore Townships.

(viii) That portion of Mahaska County comprised of Black Oak and Richland Townships.

(ix) That portion of Marion County comprised of Lake Prairie and Summit Townships.

(x) That portion of Marshall County comprised of Green Castle, Jefferson, Le Grand, Marion, Marshall, Taylor, and Timber Creek Townships.

(xi) That portion of Mills County comprised of Anderson and Indian Creek Townships.

(xii) That portion of Montgomery County comprised of Garfield, Lincoln, Red Oak, and Sherman Townships.

(xiii) That portion of Pottawattamie County comprised of Grove, Macedonia, and Waveland Townships.

(xiv) That portion of Palo Alto County comprised of Fairfield, Fern Valley, and West Bend Townships.

(xv) That portion of Tama County comprised of Buckenham, Carlton, Carroll, Clark, Geneseo, Highland, Indian Village, Oneida, and Perry Townships.

(xvi) That portion of Wright County comprised of Boone, Lake, Liberty, and Norway Townships.

(Secs. 4-7, 23 Stat. 32, as amended, secs. 1, 2, 32 Stat. 791-792, as amended, secs. 1-4, 33 Stat. 1264, 1265, as amended, sec. 1, 75 Stat. 481, secs. 3 and 11, 76 Stat. 130, 132; 21 U.S.C. 111, 112, 113, 114g, 115, 117, 120, 121, 123-126; 134b, 134f; 29 F.R. 16210, as amended)

Effective date. The foregoing amendments shall become effective upon issuance.

The amendments quarantine certain counties and portions of counties in the States of Arkansas and Iowa because of the existence of hog cholera. This action is deemed necessary to prevent further spread of the disease. The restrictions pertaining to the interstate movement of swine and swine products from or through quarantined areas as contained in 9 CFR Part 76, as amended, will apply to the quarantined areas designated herein.

The amendments also exclude a portion of Pocahontas County in Iowa from the areas heretofore quarantined because of hog cholera. Therefore, the restrictions pertaining to the interstate movement of swine and swine products from or through quarantined areas as contained in 9 CFR Part 76, as amended, will not apply to such excluded area. However, the restrictions pertaining to such movement from non-quarantined areas contained in said Part 76 will apply to the area excluded from quarantine.

Insofar as the amendments impose certain further restrictions necessary to prevent the interstate spread of hog cholera, they must be made effective immediately to accomplish their purpose in the public interest. Insofar as they relieve restrictions, they should be made effective promptly in order to be of maximum benefit to affected persons. Accordingly, under the administrative procedure provisions in 5 U.S.C. 553, it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable and contrary to the public interest, and good cause is found for making them effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 5th day of January 1970.

R. J. ANDERSON,
Acting Administrator,
Agricultural Research Service.

[F.R. Doc. 70-329; Filed, Jan. 8, 1970;
8:47 a.m.]

PART 76—HOG CHOLERA AND OTHER COMMUNICABLE SWINE DISEASES

Areas Quarantined

Pursuant to provisions of the Act of May 29, 1884, as amended, the Act of February 2, 1903, as amended, the Act of March 3, 1905, as amended, the Act of September 6, 1961, and the Act of July 2, 1962 (21 U.S.C. 111, 112, 113, 114g, 115, 117, 120, 121, 123-126, 134b, 134f), Part 76, Title 9, Code of Federal Regulations, restricting the interstate movement of swine and certain products because of hog cholera and other communicable swine diseases, is hereby amended in the following respects:

1. In § 76.2, paragraph (e) (3) relating to Maryland is amended to read:

(3) *Maryland.* The adjacent parts of Wicomico and Worcester Counties bounded by a line beginning at the junction of U.S. Highway 13 and the northern boundary of Wicomico County (the Maryland-Delaware State line); thence, following the Maryland-Delaware State line in an easterly direction to the Pocomoke River; thence, following the Pocomoke River in a southerly direction to State Highway 374; thence, following State Highway 374 in a northeasterly direction to State Highway 376; thence, following State Highway 376 in a southeasterly direction to State Highway 611; thence, following State Highway 611 in a southeasterly direction to the Atlantic Ocean coastline; thence, following the Atlantic Ocean coastline in a southwesterly direction to the Maryland-Virginia State line; thence, following the Maryland-Virginia State line in a southwesterly direction to the Worcester-Somerset County line; thence, following the Worcester-Somerset County line in a generally northerly direction to U.S. Highway 13; thence following U.S. Highway 13 in a northeasterly direction to its junction with the northern boundary of Wicomico County (the Maryland-Delaware State line).

2. In § 76.2, paragraph (e) (6) relating to Missouri is amended to read:

(6) *Missouri.* That portion of Lincoln County bounded by a line beginning at the junction of State Highway E and the Lincoln-Montgomery County line; thence, following State Highway E in an easterly direction to State Highway H; thence, following State Highway H in a southeasterly direction to State Highway 47; thence, following State Highway 47 in a westerly direction to State Highway A; thence, following State Highway A in a northwesterly direction to State Highway DD; thence, following State Highway DD in a northwesterly direction to the Lincoln-Montgomery County line; thence, following the Lincoln-Montgomery County line in a northerly direction to its junction with State Highway E.

(Secs. 4-7, 23 Stat. 32, as amended, secs. 1, 2, 32 Stat. 791-792, as amended, secs. 1-4, 33 Stat. 1264, 1265, as amended, sec. 1, 75 Stat. 481, secs. 3 and 11, 76 Stat. 130, 132; 21 U.S.C. 111, 112, 113, 114g, 115, 117, 120, 121, 123-126, 134b, 134f; 29 F.R. 16210, as amended)

Effective date. The foregoing amendments shall become effective upon issuance.

The amendments exclude certain parts of Wicomico and Worcester Counties in Maryland, and Clinton County and parts of Lincoln County in Missouri, from the areas quarantined because of hog cholera. Therefore, the restrictions pertaining to the interstate movement of swine and swine products from or through quarantined areas as contained in 9 CFR Part 76, as amended, will not apply to the excluded areas, but will continue to apply to the quarantined areas described in § 76.2. Further, the restrictions pertaining to interstate movement from nonquarantined areas contained in said Part 76 will apply to the areas excluded from quarantine.

The amendments relieve certain restrictions presently imposed and must be made effective immediately to be of maximum benefit to affected persons. Accordingly, under the administrative procedure provisions in 5 U.S.C. 553, it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable and unnecessary, and the amendments may be made effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 5th day of January 1970.

R. J. ANDERSON,
*Acting Administrator,
Agricultural Research Service.*

[F.R. Doc. 70-330; Filed, Jan. 8, 1970;
8:47 a.m.]

Title 13—BUSINESS CREDIT AND ASSISTANCE

Chapter I—Small Business Administration

[Rev. 9, Amdt. 2]

PART 121—SMALL BUSINESS SIZE STANDARDS

Size Appeal Procedures

Section 121.3-6(b) (3) (i) of Part 121 of Chapter I of Title 13 of the Code of Federal Regulations provides that, because of the urgency of pending procurements, appeals concerning the small business status of a bidder or offeror on a pending procurement must be filed with the Small Business Size Appeals Board within five (5) days exclusive of Saturdays, Sundays and legal holidays after the appellant's receipt of the regional office decision being appealed.

The Small Business Administration always has considered this rule to apply not only to pending procurements but also to pending disposals since they are subject to procurement law. However, in order to clarify the application of the rule, the Small Business Administration has decided to appropriately amend Part 121.

Accordingly, Part 121 of Chapter I of Title 13 is hereby amended by revising § 121.3-6(b) (3) (i) to read as follows:

§ 121.3-6 Appeals.

(b) Method of appeal. * * *

(3) *Time for appeal.* (i) An appeal from a size determination or product classification by an Area Administrator, or his delegatee, may be taken at any time, except that, because of the urgency of pending procurements or disposals, appeals concerning the small business status of a bidder or offeror in a pending procurement or disposal may be taken within five (5) days, exclusive of Saturdays, Sundays, and legal holidays after receipt of a decision by an Area administrator or his delegatee. Unless written notice of such appeal is received by the Size Appeals Board before the close of business on the fifth day, the appellant will be deemed to have waived its rights of appeal insofar as the pending procurement or disposal is concerned.

Effective date. This amendment is only clarifying in nature and therefore shall become effective upon publication in the FEDERAL REGISTER.

Dated: December 31, 1969.

HILARY SANDOVAL, Jr.,
Administrator.

[F.R. Doc. 70-307; Filed, Jan. 8, 1970;
8:45 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Admin- istration, Department of Transpor- tation

[Airspace Docket No. 69-CE-78]

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

Alteration of Federal Airways

On October 8, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 15600) stating that the Federal Aviation Administration was considering amendments to Part 71 of the Federal Aviation Regulations that would designate a segment of VOR Federal airway No. 216 from Iowa City, Iowa, to the Charlotte, Iowa, Intersection, extend V-67 from Paducah, Ky., to Cedar Rapids, Iowa, and revoke V-179 from Paducah, Ky., to Capital, Ill.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., March 5, 1970, as hereinafter set forth.

Section 71.123 (35 F.R. 2009) is amended as follows:

1. V-67 is amended to read:

V-67 From Paducah, Ky.; Marion, Ill.; Centralia, Ill.; INT Centralia 010° and Vandalia, Ill., 162° radials; Vandalia; Capital, Ill.; INT Capital 300° and Burlington, Iowa, 139° radials; Burlington; Iowa City, Iowa; Cedar Rapids, Iowa; Waterloo, Iowa; Mason City, Iowa; Rochester, Minn., including a west alternate via INT Mason City 023° and Rochester 243° radials.

2. V-179 is revoked.

3. In V-216 "Iowa City, Iowa. From INT of Polo, Ill., 268° and Janesville, Wis., 240° radials;" is deleted and "Iowa City, Iowa; INT Iowa City 062° and Janesville, Wis., 240° radials;" is substituted therefor.

(Sec. 307(a), Federal Aviation Act of 1958, 49 U.S.C. 1348; sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in Washington, D.C., on January 2, 1970.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[F.R. Doc. 70-311; Filed, Jan. 8, 1970;
8:46 a.m.]

[Airspace Docket No. 69-CE-89]

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

Alteration of Federal Airways

On October 11, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 15759) stating that the Federal Aviation Administration was considering amendments to Part 71 of the Federal Aviation Regulations that would alter VOR Federal airway No. 181 from Fargo, N. Dak., to Grand Forks, N. Dak., and extend VOR Federal airway No. 171 from Alexandria, Minn., to Grand Forks, N. Dak.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., March 5, 1970, as hereinafter set forth.

Section 71.123 (35 F.R. 2009) is amended as follows:

1. In V-171 "Alexandria, Minn." is deleted and "Alexandria, Minn.; INT Alexandria 321° and Grand Forks, N. Dak., 152° radials; Grand Forks." is substituted therefor.

2. In V-181 "Grand Forks, N. Dak., including an east alternate;" is deleted and "Grand Forks, N. Dak., including an east alternate via INT Fargo 004° and Grand Forks 152° radials;" is substituted therefor.

(Sec. 307(a), Federal Aviation Act of 1958, 49 U.S.C. 1348; sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in Washington, D.C., on January 2, 1970.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[F.R. Doc. 70-312; Filed, Jan. 8, 1970;
8:46 a.m.]

[Airspace Docket No. 69-WE-77]

PART 73—SPECIAL USE AIRSPACE

Alteration of Restricted Airspace

The purpose of this amendment to Part 73 of the Federal Aviation Regulations is to modify Restricted Area R-6708 Rosario Strait, Wash., by deleting the joint-use provision and the controlling agency.

This airspace is not required for air traffic control purposes. Any person desiring to fly within Restricted Area R-6708 must obtain prior permission from the Whidbey Island Naval Air Station. The Department of the Navy concurs in this action.

Since this amendment is minor in nature and no substantive change is effected, notice and public procedure thereon are unnecessary.

In consideration of the foregoing, Part 73 of the Federal Aviation Regulations is amended, effective March 5, 1970, as hereinafter set forth.

In § 73.67 (35 F.R. 2354), the Rosario Strait, Wash., Restricted Area R-6708 is amended by deleting "Controlling Agency. Federal Aviation Administration, Seattle ARTC Center."

(Sec. 307(a), Federal Aviation Act of 1958, 49 U.S.C. 1348; sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in Washington, D.C., on January 2, 1970.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[F.R. Doc. 70-313; Filed, Jan. 8, 1970;
8:46 a.m.]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 5—General Services Administration

PART 5-19—TRANSPORTATION

Subpart 5-19.1—General

SHIPMENTS BY FOREIGN-FLAG VESSELS IN CUBAN OR NORTH VIETNAM TRADE

This amendment prescribes procedures and clauses for use when ocean shipment of materials to be incorporated into construction projects occurs.

Section 5-19.108-2(c) is revised as follows:

§ 5-19.108-2 Shipments by foreign-flag vessels in Cuban or North Vietnam trade.

(c) *Contract clause.* All contracts, including, but not limited to, Federal Supply Schedule contracts and construction contracts, entered into by GSA which may cause the contractor in the performance thereof to procure ocean transportation for any shipment to or from the United States shall contain the following clause:

NONUSE OF FOREIGN-FLAG VESSELS ENGAGED IN CUBAN OR NORTH VIETNAM TRADE

(a) If, after the date of award, any shipment of supplies to be delivered under this contract, or any shipment of material to be incorporated in such supplies, or any shipment of articles, materials, or supplies to be incorporated in a construction project, will require ocean transportation to or from the United States, the Contractor shall not use any foreign-flag vessel which the Maritime Administration has listed in the FEDERAL REGISTER as having called at a Cuban port on or after January 1, 1963, or a North Vietnam port on or after January 25, 1966, unless an exception has been made by the Secretary of Commerce.

(b) For the purposes of this clause, the term "United States" includes the 50 States, Puerto Rico, possessions of the United States, and the District of Columbia.

(c) The Contractor shall include the substance of this clause, including this paragraph (c), in each subcontract or purchase order hereunder which may involve ocean transportation to or from the United States.

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

Effective date. This amendment is effective upon publication in the FEDERAL REGISTER.

Dated: December 31, 1969.

ROD KREGER,
Acting Administrator.

[F.R. Doc. 70-300; Filed, Jan. 8, 1970;
8:45 a.m.]

Chapter 14—Department of the Interior

PART 14-18—PROCUREMENT OF CONSTRUCTION CONTRACTS

Pursuant to the authority of the Secretary of the Interior, contained in 5 U.S.C. 301, Part 14-18 of Chapter 14, Title 41 of the Code of Federal Regulations is hereby approved as set forth below.

It is the general policy of the Department of the Interior to allow time for interested parties to take part in the public rulemaking process. However, because this part is largely a general statement of departmental policy and internal procedure the rulemaking process will be waived and this part will become effective upon publication in the FEDERAL REGISTER.

GEORGE E. ROBINSON,
Deputy Assistant Secretary
of the Interior.

DECEMBER 30, 1969.

Subpart 14-18.1—General Provisions

14-18.104 Subcontracting.

Subpart 14-18.8—Termination of Construction Contracts

14-18.803 Default termination of fixed price construction contracts.

14-18.803-5 Procedure in case of default.

AUTHORITY: The provisions of this Part 14-18 issued under sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

Subpart 14-18.1—General Provisions

§ 14-18.104 Subcontracting.

For provisions relating to "Listing of subcontractors", see § 14-7.602-50(l) of this chapter.

Subpart 14-18.8—Termination of Construction Contracts

§ 14-18.803 Default termination of fixed price construction contracts.

§ 14-18.803-5 Procedure in case of default.

(a) In addition to the requirements of § 1-18.803-5 of this title, the notice of termination shall be specific with respect to the following:

(1) Instructions regarding the safeguarding and disposition of any Government property in the possession of the contractor;

(2) Where applicable, a statement that the defaulting contractor and his surety will be liable for liquidated damages at the rate specified until such reasonable time as may be required to complete the work; and

(3) Instructions regarding the acquisition by the Government of such materials, appliances, and plant as may be on the site of the construction work and necessary therefor.

(b) Language suggesting cancellation of the contract shall be avoided in issuing the notice of termination.

(c) The termination notice shall be signed by the contracting officer or other person properly vested with such authority.

(d) In order to assure that the contractor receives the termination notice, the contracting officer shall forward such notice via certified mail, return receipt requested, or other appropriate means which will assure a signed receipt for the notice.

(e) A copy of the notice shall be furnished to any assignee of the contractor for the particular contract involved.

[F.R. Doc. 70-306; Filed, Jan. 8, 1970; 8:45 a.m.]

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 2—FREQUENCY ALLOCATION AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

Treaties and Other International Agreements Relating to Radio

1. The Commission has before it the desirability of making certain editorial changes in Part 2 of its rules and regulations.

2. Authority for the amendments is contained in sections 4(i), (5)(d)(1), and 303(r) of the Communications Act of 1934, as amended, and § 0.261(a) of the Commission's rules. Because the amendments are editorial in nature, the prior notice and effective date provisions of section 4 of the Administrative Procedure Act, 5 U.S.C. 553, do not apply.

3. It is ordered, Effective January 15, 1970, that Part 2 of the rules and regulations is amended as set forth below.

(Secs. 4, 5, 303, 48 Stat., as amended, 1066, 1068, 1082; 47 U.S.C. 154, 155, 303)

Adopted: January 2, 1970.

Released: January 6, 1970.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] BEN F. WAPLE,
Secretary.

1. Section 2.601 is amended to read as follows:

§ 2.601 General.

This subpart is corrected to January 1, 1970. The Commission does not distribute

copies of these documents. Inquiry may be made to the U.S. Government Printing Office concerning availability for purchase.

2. In § 2.603 paragraphs (a) and (b) are amended to read as follows:

§ 2.603 Treaties and other international agreements relating to radio.

(a) The applicable treaties and other international agreements in force relating to radio and to which the United States of America is a party (other than reciprocal operating agreements for radio amateurs) are listed below:

Date	Citations	Subject
1925.....	IV Trenwith 4248, 4250 and 4251. TS 724-A.	US-UK (also for Canada and Newfoundland) Bilateral Arrangements providing for the Prevention of Interference by Ships off the Coasts of these Countries with Radio Broadcasting. Effected by exchange of notes Sept. and Oct. 1925. Entered into force Oct. 1, 1925.
1928 and 1929.....	102 LNTS 143. TS 767-A.	US-Canada Arrangement governing Radio Communications between Private Experimental Stations. Effected by exchange of notes at Washington Oct. 2 and Dec. 29, 1928, and Jan. 12, 1929. Entered into force Jan. 1, 1929. Continued by the arrangement contained in EAS 62.
1929.....	IV Trenwith 4787. TS 777-A.	US-Canada (including Newfoundland) Arrangement relating to Assignment of High Frequencies on the North American Continent. Effected by exchange of notes at Ottawa Feb. 26 and 28, 1929. Entered into force Mar. 1, 1929. (Originally, Cuba was also a party to this arrangement, but by virtue of notice to the Canadian Government, it ceased to be a party effective Oct. 5, 1933.)
1934.....	49 Stat. 3555. EAS 66.	US-Peru Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Effected by exchange of notes at Lima Feb. 16, and May 23, 1934. Entered into force May 23, 1934.
1934.....	48 Stat. 1876. EAS 62.	US-Canada Arrangement relative to Radio Communications between Private Experimental Stations and between Amateur Stations. Continues the arrangement contained in TS 767-A. Effected by exchange of notes at Ottawa Apr. 23, and May 2 and 4, 1934. Entered into force May 4, 1934.
1934.....	49 Stat. 3667. EAS 72.	US-Chile Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Effected by exchange of notes at Santiago Aug. 2 and 17, 1934. Entered into force Aug. 17, 1934.
1937.....	53 Stat. 1576. TS 938.	Inter-American Radio Communications Convention between the United States and Other Powers. Signed at Havana Dec. 13, 1937. (First Inter-American Radio Conference.) Entered into force for the United States July 21, 1938, for Parts I, III and IV; Apr. 17, 1939, for Part II. Part II of the Convention (Inter-American Radio Office) terminated for all parties Dec. 20, 1958 (TIAS 4070).
1938.....	54 Stat. 1675. TS 949.	Regional Radio Convention between the United States (in behalf of the Canal Zone) and Other Powers. Signed at Guatemala City Dec. 8, 1938. Entered into force Oct. 8, 1939.
1939.....	53 Stat. 2517. EAS 143.	US-Canada Arrangement governing the Use of Radio for Civil Aeronautical Services. Effected by exchange of notes at Washington Feb. 20, 1939. Entered into force Feb. 20, 1939.
1946.....	60 Stat. 1696. TIAS 1527.	US-USSR Agreement on Organization of Commercial Radio Teletype Communication Channels. Signed at Moscow May 24, 1946. Entered into force May 24, 1946.
1947.....	61 Stat. (4) 3800. TIAS 1726.	US-Canada Agreement providing for Frequency Modulation Broadcasting in Channels in the Radio Frequency Band 88-108 Mc/s. Effected by exchange of notes at Washington Jan. 8 and Oct. 15, 1947. Entered into force Oct. 15, 1947.
1947.....	61 Stat. (4) 3416. TIAS 1676.	US-UN Agreement relative to Headquarters of the United Nations. Signed at Lake Success June 26, 1947. Entered into force Nov. 21, 1947. Supplemented by the agreements contained in TIAS 5961 and TIAS 6750 signed Feb. 9, 1966, and Aug. 28, 1966, respectively.
1947.....	61 Stat. (3) 3131. TIAS 1652.	US-UK Agreement regarding Standardization of Distance Measuring Equipment. Signed at Washington Oct. 13, 1947. Entered into force Oct. 13, 1947.
1948.....	9 UST 621. TIAS 4044.	Intergovernmental Maritime Consultative Organization (IMCO) Convention. Signed at Geneva Mar. 6, 1948. Entered into force Mar. 17, 1958. Modified by the amendments contained in TIAS 6285 and in TIAS 6490 adopted by the IMCO Assembly Sept. 15, 1964, and Sept. 28, 1965, respectively.
1949.....	3 UST (3) 3064. TIAS 2439.	Inter-American Radio Agreement between the United States and Canada and Other American Republics. Signed at Washington July 9, 1949. (Fourth Inter-American Radio Conference.) Entered into force Apr. 13, 1952, subject to the provisions of Article 13.
1949.....	3 UST (2) 2686. TIAS 2435.	London Telecommunications Agreement between the United States and Certain British Commonwealth Governments. Signed at London Aug. 12, 1949. Entered into force Feb. 24, 1950. Amended by the agreement contained in TIAS 2705 which was signed Oct. 1, 1952.
1950.....	3 UST (2) 2672. TIAS 2433.	US-Ecuador Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Effected by exchange of notes at Quito Mar. 16 and 17, 1950. Entered into force Mar. 17, 1950.
1950 and 1951.....	2 UST (1) 683. TIAS 2223.	US-Liberia Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Effected by exchange of notes at Monrovia Nov. 9, 1950, and Jan. 8, 9 and 10, 1951. Entered into force Jan. 11, 1951.
1950.....	11 UST 413. TIAS 4460.	North American Regional Broadcasting Agreement (NARBA). Signed at Washington Nov. 15, 1950. Entered into force Apr. 19, 1960. Effective between United States, Canada, Cuba, Dominican Republic, and the United Kingdom of Great Britain and Northern Ireland for the Bahama Islands. Ratification on behalf of Jamaica pending.

Date	Citations	Subject
1951	3 UST (3) 3787. TIAS 2508.	US-Canada Convention relating to the Operation by Citizens of Either Country of Certain Radio Equipment or Stations in the Other Country. Signed at Ottawa Feb. 8, 1951. Entered into force May 15, 1952.
1951 and 1952	3 UST (3) 3892. TIAS 2520.	US-Cuba Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Signed at Havana Feb. 17, 1951, and Feb. 27, 1952. Entered into force Feb. 27, 1952.
1951	3 UST (2) 2860. TIAS 2459.	US-Cuba Agreement concerning the Control of Electromagnetic Radiation. Entered into force Dec. 18, 1951.
1952	3 UST (4) 4928. TIAS 2666.	US-Canada Agreement for the Promotion of Safety on the Great Lakes by Means of Radio. The agreement applies to vessels of all countries as provided for in Article 3. Signed at Ottawa Feb. 21, 1952. Entered into force Nov. 13, 1954.
1952	3 UST (3) 4443. TIAS 2594.	US-Canada Agreement relating to the Assignment of Television Frequency Channels along United States-Canadian Border. Entered into force June 23, 1952.
1952	3 UST (4) 5140. TIAS 2705.	London Revision (1952) of the London Telecommunications Agreement (1949) between the United States and Certain British Commonwealth Governments. Signed at London Oct. 1, 1952. Entered into force Oct. 1, 1952. This amends the agreement contained in TIAS 2435 signed Aug. 12, 1949.
1953	5 UST (3) 2840. TIAS 3138.	US-Canada Understanding relating to the Sealing of Mobile Radio Transmitting Equipment. Entered into force Mar. 17, 1953.
1956	7 UST (2) 2179. TIAS 3617.	US-Panama Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Panama July 19 and Aug. 1, 1956. Entered into force Sept. 1, 1956.
1956	7 UST 2839. TIAS 3665.	US-Costa Rica Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Washington Aug. 13 and Oct. 19, 1956. Entered into force Oct. 19, 1956.
1956	7 UST 3159. TIAS 3694.	US-Nicaragua Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Managua Oct. 8 and 16, 1956. Entered into force Oct. 16, 1956.
1957	12 UST 734. TIAS 4777.	US-Mexico Agreement regarding Radio Broadcasting in the Standard Broadcast Band. Signed at Mexico Jan. 29, 1957. Entered into force June 9, 1961. Amended by the protocol contained in TIAS 6210 signed Apr. 13, 1966.
1957	9 UST 1037. TIAS 4079.	Multilateral Declaration between the United States and Other Powers terminating Part II (Inter-American Radio Office) of the Inter-American Radio Communications Convention of Dec. 13, 1937 (TS-938). Signed at Washington Dec. 20, 1957. Entered into force Dec. 20, 1957. Additionally, a Contract on the Exchange of Notifications of Radio Broadcasting Frequencies between the Pan American Union, the United States and Other Powers was signed at Washington Dec. 20, 1957. Entered into force Jan. 1, 1958.
1958	9 UST 1091. TIAS 4089.	US-Mexico Agreement regarding Allocation of Ultra High Frequency Channels to Land Border Television Stations. Entered into force by exchange of notes at Mexico July 16, 1958. Entered into force July 16, 1958.
1958	10 UST 2423. TIAS 4390.	Telegraph Regulations (Geneva Revision, 1958) Annexed to the International Telecommunication Convention. Signed at Geneva Nov. 29, 1958. Entered into force Jan. 1, 1960.
1959	10 UST 1449. TIAS 4295.	US-Mexico Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Mexico July 31, 1959. Entered into force Aug. 30, 1959.
1959 and 1960	11 UST 257. TIAS 4442.	US-Honduras Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Tegucigalpa Oct. 26, 1959, and Feb. 17, 1960, and related note of Feb. 19, 1960. Entered into force Mar. 17, 1960.
1959	10 UST 3019. TIAS 4384.	US-Venezuela Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Caracas Nov. 12, 1959. Entered into force Dec. 12, 1959.
1959	12 UST 2377. TIAS 4893.	International Radio Regulations Annexed to the International Telecommunication Convention. Signed at Geneva Dec. 21, 1959. Entered into force with respect to the United States Oct. 23, 1961. Revised by the Partial Revisions of the Radio Regulations, Geneva, 1959, contained in TIAS 5603, TIAS 6332, and TIAS 6590 signed Nov. 8, 1963, Apr. 29, 1966, and Nov. 3, 1967, respectively.

Date	Citations	Subject
1960	11 UST 1. TIAS 4399.	US-Haiti Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Port-au-Prince Jan. 4 and 6, 1960. Entered into force Feb. 6, 1960.
1960	16 UST 185. TIAS 5780.	International Convention for the Safety of Life at Sea and Annexed Regulations. Signed at London June 17, 1960. Entered into force May 26, 1965. Corrections to certain annexes contained in TIAS 6284 signed Feb. 15, 1966.
1960	11 UST 2223. TIAS 4596.	US-Paraguay Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Asuncion Aug. 31, and Oct. 6, 1960. Entered into force Nov. 5, 1960.
1961	17 UST 1574. TIAS 6115.	US-Uruguay Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Montevideo Sept. 12, 1961. Entered into force Sept. 26, 1966.
1961	12 UST 1695. TIAS 4888.	US-Bolivia Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at La Paz Oct. 23, 1961. Entered into force Nov. 22, 1961.
1962	13 UST 411. TIAS 5001.	US-El Salvador Arrangement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at San Salvador Apr. 5, 1962. Entered into force May 5, 1962.
1962	13 UST 997. TIAS 5043.	US-Mexico Agreement relating to the Assignment of VHF Television Channels along United States-Mexican Border. Entered into force by exchange of notes at Mexico Apr. 13, 1962. Entered into force Apr. 18, 1962.
1962	13 UST 2418. TIAS 5205.	US-Canada Agreement relating to the Coordination and Use of Radio Frequencies above 30 Mc/s. Entered into force by exchange of notes at Ottawa Oct. 24, 1962. Entered into force Oct. 24, 1962. The technical annex to this agreement was revised by the agreement contained in TIAS 5833 signed June 18 and 24, 1965.
1963	14 UST 817. TIAS 5360.	US-Dominican Republic Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Santo Domingo Apr. 18 and 22, 1963. Entered into force May 22, 1963.
1963	15 UST 837. TIAS 5603.	Partial Revision of the Radio Regulations, Geneva, 1959, Final Acts of the EARC to Allocate Frequency Bands for Space Radio-communication Purposes. Signed at Geneva Nov. 8, 1963. Entered into force Jan. 1, 1966.
1963	14 UST 1754. TIAS 5433.	US-Colombia Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Bogota Nov. 16 and 29, 1963. Entered into force Dec. 29, 1963.
1964	15 UST 1705. TIAS 5646.	US-Other Governments Agreement Establishing Interim Arrangements for a Global Commercial Communications Satellite System and Special Agreement. Done at Washington Aug. 20, 1964. Entered into force Aug. 20, 1964. Additionally, a Supplementary Agreement on Arbitration was done at Washington June 4, 1965. Entered into force Nov. 21, 1966.
1964	18 UST 1299. TIAS 6285.	Amendments to Articles 17 and 18 of the IMCO Convention (TIAS 4044). Adopted by the IMCO Assembly at London Sept. 15, 1964. Entered into force Oct. 6, 1967.
1965	16 UST 821. TIAS 5816.	US-Brazil Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Washington June 1, 1965. Entered into force June 1, 1965.
1965	16 UST 923. TIAS 5833.	US-Canada Agreement regarding Coordination and Use of Radio Frequencies above 30 Mc/s Revising the Technical Annex to the Agreement of Oct. 24, 1962 (TIAS 5205). Entered into force by exchange of notes at Ottawa June 16 and 24, 1965. Entered into force June 24, 1965.
1965	16 UST 883. TIAS 6327.	US-Israel Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Entered into force by exchange of notes at Washington July 7, 1965. Entered into force Aug. 6, 1965.
1965	19 UST 4855. TIAS 6490.	Amendment to Article 28 of the IMCO Convention (TIAS 4044). Adopted by the IMCO Assembly at Paris Sept. 28, 1965. Entered into force Nov. 3, 1968.
1965	18 UST 575. TIAS 6287.	International Telecommunication Convention. Signed at Montreux Nov. 12, 1965. Entered into force with respect to the United States May 29, 1967.
1966	17 UST 74. TIAS 5961.	US-UN Agreement regarding Headquarters of the United Nations Supplementing the Agreement of June 26, 1947 (TIAS 1679). Signed at New York Feb. 9, 1966. Entered into force Feb. 9, 1966. Amended by the agreement contained in TIAS 6176 signed Dec. 8, 1966.
1966	18 UST 1289. TIAS 6284.	Process-Verbal of Rectification to Certain Annexes to the International Convention for the Safety of Life at Sea of June 17, 1960 (TIAS 6780). Done at London Feb. 15, 1966.

Date	Citations	Subject
1965	16 UST 1742 TIAS 5899.	US-Colombia Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Bogota Oct. 19 and 28, 1966. Entered into force Nov. 28, 1966.
1965	16 UST 2047 TIAS 5941.	US-UK Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at London Nov. 26, 1965. Entered into force Nov. 26, 1966.
1966	17 UST 828 TIAS 5978.	US-Uruguay Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Asuncion Mar. 18, 1966. Entered into force Mar. 18, 1966.
1966	17 UST 719 TIAS 6022.	US-FR Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Paris May 5, 1966, with related notes of June 29 and July 9, 1966. Entered into force July 1, 1966. Modified by the amendment contained in TIAS 6711 which was signed Oct. 3, 1969.
1966	17 UST 813 TIAS 6038.	US-India Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at New Delhi May 16 and 25, 1966. Entered into force May 25, 1966.
1966	17 UST 780 TIAS 6028.	US-Israel Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Washington June 15, 1966. Entered into force June 15, 1966.
1966	17 UST 2426 TIAS 6189.	US-Netherlands Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at The Hague June 22, 1966. Entered into force Dec. 21, 1966.
1966	17 UST 1120 TIAS 6068.	US-Federal Republic of Germany Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Bonn June 23 and 30, 1966. Entered into force June 30, 1966.
1966	17 UST 1039 TIAS 6061.	US-Kuwait Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Kuwait July 19 and 24, 1966. Entered into force July 19, 1966.
1966	17 UST 1560 TIAS 6112.	US-Nicaragua Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Managua Sept. 3 and 20, 1966. Entered into force Sept. 20, 1966.
1966	17 UST 2215 TIAS 6157.	US-Panama Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Panama Nov. 16, 1966. Entered into force Nov. 16, 1966.
1966 and 1967	18 UST 525 TIAS 6259.	US-Honduras Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Tegucigalpa Dec. 20, 1966, Jan. 24 and Apr. 17, 1967. Entered into force Apr. 17, 1967.
1967	18 UST 554 TIAS 6264.	US-Switzerland Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Bern Jan. 12 and May 16, 1967. Entered into force May 16, 1967.
1967	18 UST 543 TIAS 6261.	US-Trinidad and Tobago Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at St. Ann's and Port of Spain Jan. 14 and Mar. 16, 1967. Entered into force Mar. 16, 1967.
1967	18 UST 361 TIAS 6243.	US-Argentina Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Buenos Aires Mar. 31, 1967. Entered into force Apr. 30, 1967.
1967	18 UST 1661 TIAS 6309.	US-El Salvador Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at San Salvador May 24 and June 5, 1967. Entered into force June 5, 1967.
1967	18 UST 1241 TIAS 6273.	US-Norway Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Oslo May 27 and June 1, 1967. Entered into force June 1, 1967.
1967	18 UST 1272 TIAS 6281.	US-New Zealand Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Wellington June 21, 1967. Entered into force June 21, 1967.
1967	18 UST 2499 TIAS 6348.	US-Venezuela Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Caracas Sept. 13, 1967. Entered into force Oct. 3, 1967.
1967	18 UST 2878 TIAS 6378.	US-Austria Agreement regarding Alien Amateur Radio Operators. Done at Vienna Nov. 21, 1967. Entered into force Dec. 21, 1967.
1967	18 UST 2882 TIAS 6380.	US-Chile Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Washington Nov. 30, 1967. Entered into force Dec. 30, 1967.
1967	TIAS 6766.	US-Guatemala Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Guatemala Nov. 30 and Dec. 11, 1967. Entered into force Oct. 2, 1969.
1967	18 UST 3153 TIAS 6406.	US-Finland Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Helsinki Dec. 15 and 27, 1967. Entered into force Dec. 27, 1967.
1968	TIAS 6622.	US-Monaco Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Nice and Paris Mar. 29, and Oct. 16, 1968. Entered into force Dec. 1, 1968.
1968	19 UST 4892 TIAS 6494.	US-Guyana Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Georgetown May 6 and 13, 1968. Entered into force May 13, 1968.

Date	Citations	Subject
1966	18 UST 141 TIAS 6210.	US-Mexico Protocol regarding Radio Broadcasting in the Standard Broadcast Band Amending the Agreement of Jan. 29, 1957 (TIAS 4777). Signed at Mexico Apr. 13, 1966. Entered into force Jan. 12, 1967.
1966	18 UST 2091 TIAS 6332.	Partial Revision of the Radio Regulations, Geneva, 1959, Final Acts of the EARC for the Preparation of a Revised Allotment Plan for the Aeronautical Mobile (R) Service. Signed at Geneva Apr. 29, 1966. Entered into force for the United States Aug. 23, 1967, except for the frequency allotment plan contained in Appendix 27 which shall enter into force Apr. 10, 1970.
1966	17 UST 2319 TIAS 6176.	US-UN Agreement regarding Headquarters of the United Nations Amending the Supplemental Agreement of Feb. 9, 1966 (TIAS 5961). Effected by exchange of notes at New York Dec. 8, 1966. Entered into force Dec. 8, 1966.
1967	18 UST 365 TIAS 6244.	US-Argentina Agreement regarding Radio Communications between Amateur Stations on Behalf of Third Parties. Effected by exchange of notes at Buenos Aires Mar. 31, 1967. Entered into force Apr. 30, 1967.
1967	18 UST 1201 TIAS 6298.	US-Canada Agreement relating to Pre-Sunrise Operation of Certain Standard (AM) Radio Broadcasting Stations. Effected by exchange of notes at Ottawa Mar. 31 and June 12, 1967. Entered into force June 12, 1967. Amended by the agreement contained in TIAS 6628 signed Apr. 18, 1968, and Jan. 31, 1969.
1967	TIAS 6590.	Partial Revision of the Radio Regulations, 1959, Final Acts of the WARC to Deal with Matters relating to the Maritime Mobile Service. Signed at Geneva Nov. 3, 1967. Entered into force Apr. 1, 1969.
1968 and 1969	TIAS 6626.	US-Canada Agreement relating to Pre-Sunrise Operation of Certain Standard (AM) Radio Broadcasting Stations Amending the Agreement of Mar. 31 and June 12, 1967 (TIAS 6298). Effected by exchange of notes at Ottawa Apr. 18, 1968, and Jan. 31, 1969. Entered into force Jan. 31, 1969.
1969	TIAS 6750.	US-UN Agreement regarding Headquarters of the United Nations Supplementing the Agreement of June 28, 1947, as Supplemented (TIAS 1676, 5961, 6176). Signed at New York Aug. 28, 1969. Entered into force Aug. 28, 1969.

(b) The applicable agreements in force between the United States and another country relating to the reciprocal granting of authorizations to permit licensed amateur radio operators of either country to operate their stations in the other country are as follows:

Date	Citations	Subject
1964	15 UST 1787 TIAS 5649.	US-Costa Rica Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at San Jose Aug. 17 and 24, 1964. Entered into force Aug. 24, 1964.
1965	16 UST 83 TIAS 5766.	US-Dominican Republic Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Santo Domingo Jan. 28 and Feb. 2, 1965. Entered into force Feb. 2, 1965.
1965	16 UST 165 TIAS 5777.	US-Polivia Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at La Paz Mar. 16, 1965. Entered into force Apr. 15, 1965.
1965	16 UST 181 TIAS 5779.	US-Ecuador Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Quito Mar. 26, 1965. Entered into force Mar. 26, 1965.
1965	16 UST 817 TIAS 5815.	US-Portugal Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Lisbon May 17 and 28, 1965. Entered into force May 28, 1965.
1965	16 UST 869 TIAS 5824.	US-Belgium Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Brussels June 15 and 18, 1965. Entered into force June 18, 1965.
1965	16 UST 973 TIAS 5836.	US-Australia Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Canberra June 25, 1965. Entered into force June 25, 1965.
1965	16 UST 1160 TIAS 5860.	US-Peru Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Lima June 28 and Aug. 11, 1965. Entered into force Aug. 11, 1965.
1965	16 UST 1746 TIAS 5900.	US-Luxembourg Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Luxembourg July 7 and 20, 1965. Entered into force July 20, 1965.
1965	16 UST 1131 TIAS 5856.	US-Sierra Leone Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Freetown Aug. 14 and 16, 1965. Entered into force Aug. 16, 1965.

RULES AND REGULATIONS

Date	Citations	Subject
1968.....	TIAS 6553.	US-Barbados Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Bridgetown Sept. 10 and 12, 1968. Entered into force Sept. 12, 1968.
1968.....	TIAS 6566.	US-Ireland Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Dublin Oct. 10, 1968. Entered into force Oct. 10, 1968.
1968.....	TIAS 6654.	US-Indonesia Agreement regarding Alien Amateur Radio Operators. Effected by exchange of notes at Djakarta Dec. 10, 1968. Entered into force Dec. 10, 1968.
1969.....	TIAS 6690.	US-Sweden Agreement regarding Amateur Radio Operators. Effected by exchange of notes at Stockholm May 27, and June 2, 1969. Entered into force June 2, 1969.
1969.....	TIAS 6711.	US-France Agreement regarding Alien Amateur Radio Operators Amending the Agreement of May 5, 1966 (TIAS 6022). Effected by exchange of notes at Paris Oct. 3, 1969. Entered into force Oct. 3, 1969.

* * *

[F.R. Doc. 70-190; Filed, Jan. 8, 1970; 8:45 a.m.]

Proposed Rule Making

DEPARTMENT OF THE TREASURY

Bureau of Customs

[19 CFR Part 25]

CORPORATE SURETY POWER OF ATTORNEY

Notice of Proposed Customs Procedure for Execution and Revocation

Section 25.12(c), Customs Regulations, provides that when a bond is executed for customs purposes by an authorized and approved corporate surety, through its agent or attorney, a power of attorney on customs Form 5297, Corporate Surety Power of Attorney, showing the authority of such person to act for the surety company, shall be on file at the customs port of entry where the bond is to be filed. A considerable number of such authorizations now on file are no longer active or used. Furthermore, it has been determined that in order to adapt customs Form 5297 for use in the Bureau Data Processing Program, changes in the form are necessary. For the foregoing purposes, notice is hereby given that under authority of section 251 of the Revised Statutes (19 U.S.C. 66), section 624 of the Tariff Act of 1930 (19 U.S.C. 1624) and 5 U.S.C. 301, it is proposed that:

1. All corporate surety powers of attorney filed in any customs office on or before March 31, 1970, shall be invalidated as of July 31, 1970.

2. A revised corporate surety power of attorney, customs Form 5297, shall be adopted.

3. In lieu of filing individual corporate surety powers of attorney on customs Form 5297, as revised, surety companies listed in Treasury Circular 570, 1969 revision (34 F.R. 11344), having powers of attorney invalidated pursuant to item 1, above, shall file with the Bureau of Customs Data Center, 7981 Eastern Avenue, Silver Spring, Md. 20910, on or before April 30, 1970, a composite corporate surety power of attorney listing all individuals authorized to execute customs bonds in its behalf. The form of the composite corporate surety power of attorney set out as Appendix A hereto contains the operative language of revised customs Form 5297.

The surety number required by the corporate power of attorney, customs Form 5297, revised, will be assigned by customs and shall be entered on each page of Appendix A. This surety number shall also be used on all documents and correspondence related to customs bonds submitted to the Bureau after July 31, 1970.

Appendix A shall be executed on letter-size paper. If additional pages are used to list the names of the designated agents and attorneys, the required information shall be shown under the same headings as were used on the initial page. The attestation clause and signature shall appear at the end of the listing.

Corporate surety powers of attorney filed on and after April 1, 1970, shall be executed on customs Form 5297 (Rev. 1969) and filed in duplicate at any customs port of entry. The original of the form will be transmitted immediately to the Customs Data Center and the copy will be retained at the port for use in connection with bonds executed for the surety company by the person covered by the power of attorney. These corporate surety powers of attorney shall continue in effect until revoked in accordance with the provisions thereof.

It is proposed further to make necessary amendments to § 25.12 of the Customs Regulations to incorporate the above-described procedures.

Prior to final action on this proposal, consideration will be given to any relevant data, views, or arguments which are submitted in writing and received not later than 30 days after the date of publication of this notice in the FEDERAL REGISTER. No hearing will be held.

[SEAL]

MYLES J. AMBROSE,
Commissioner of Customs.

Approved: December 24, 1969.

EUGENE T. ROSSIDES,
Assistant Secretary
of the Treasury.

Social Security Number	Name (Last, first, middle)	Address (number, street, city, State, Zip Code)	Limit on any single obligation (in thousands, numerals only)

† Same headings will be used for any additional listings.

Attestation:

In witness whereof, the said _____ Company, by virtue of authority conferred by its Board of Directors has caused these Presents consisting of these _____ pages listing _____ persons to be sealed with its corporate seal and attested by its President and Secretary this _____ day of _____, 19____.

(Title)

(Title)

[F.R. Doc. 70-314; Filed, Jan. 8, 1970; 8:46 a.m.]

APPENDIX A

For the purpose indicated in the foregoing notice, the format to be followed is reproduced below:

SURETY NAME,
Address,
Surety Number.

Know all Men by these Presents, That _____, a corporation duly organized and existing under the laws of the State of _____, has constituted and appointed, and does hereby constitute and appoint, the persons named and listed below its true and lawful officers, agents, or attorneys, with full power and authority to sign the company's name and affix its corporate seal to, and deliver for and on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of the said company at its home office in their own proper persons; and the said company hereby ratifies and confirms all and whatsoever its said officers, agents, or attorneys may lawfully do and perform in the premises by virtue of these presents. This power of attorney includes all the authorities vested in the said officers, agents, or attorneys, and revokes all others effective as set forth in the following sentence. This power of attorney shall remain in full force and effect until the last day of the month after the month in which notice of revocation is received by the Customs Data Center, or, if earlier limited revocation is desired, a notice of revocation is filed at individual Customs Ports of Entry and a revocation on revised customs Form 5297 is submitted to the Customs Data Center, the date of receipt at such port or ports as are notified individually will constitute the date of revocation for such port or ports with full revocation as provided above.

DEPARTMENT OF LABOR

Wage and Hour Division

[29 CFR Part 519]

FULL-TIME STUDENTS

Definition

Pursuant to authority in sections 11 and 14 of the Fair Labor Standards Act, as amended (29 U.S.C. 211, 214), Reorganization Plan No. 6 of 1950 (3 CFR 1949-53 Comp., p. 1004), and Secretary's Order No. 19-67 (32 F.R. 12980), I hereby propose to amend Part 519 of Title 29 of the Code of Federal Regulations to read

as set forth below. This amendment clarifies the definition of "full-time students" by pointing out that there is a 14-year age requirement for the employment of full-time students in retail or service establishments and that is no such requirement for the employment of full-time students in agriculture.

Interested persons are invited to submit written data, views, or arguments regarding the proposed amendment to the Administrator of the Wage and Hour and Public Contracts Divisions, U.S. Department of Labor, Washington, D.C. 20210 within 30 days after date of publication of this notice in the FEDERAL REGISTER.

Section 519.2 would be amended as follows:

§ 519.2 Definitions.

(a) *Full-time students.* A "full-time student" for the purpose of this part is defined as a student who receives primarily daytime instruction at the physical location of a bona fide educational institution, in accordance with the institution's accepted definition of a full-time student. A full-time student retains that status during Christmas, summer, and other vacations. An individual who was such a student immediately prior to vacation will be presumed not to have discontinued such status during vacation if local law requires his attendance at the end of the vacation. In the absence of such requirement, his status during vacation will be governed by his intention as last communicated to his employer. The phrase in subsections 14 (b) and (c) of the statute, "regardless of age but in compliance with applicable child labor laws", among other things, restricts the employment in a retail or service establishment to full-time students who are at least 14 years of age because of the application of section 3(1) of the Act. There is no age restriction on the employment of full-time students in agriculture except in occupations found to be particularly hazardous as declared in Subpart E-1 of Part 1500 of this title. The term "full-time student" does not include a student learner covered by a certificate issued under Part 520 of this chapter. (29 U.S.C. 211, 214)

Signed at Washington, D.C., this 5th day of January 1970.

ROBERT D. MORAN,
Administrator.

[F.R. Doc. 70-333; Filed, Jan. 8, 1970;
8:47 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[21 CFR Part 3]

COMBINATIONS OF NUTRITIVE AND NONNUTRITIVE SWEETENERS

Statements of General Policy or
Interpretation

The Commissioner of Food and Drugs
proposed a statement of policy regarding

combinations of nutritive and nonnutritive sweeteners in the FEDERAL REGISTER of November 25, 1969 (34 F.R. 18820). On the basis of additional information, the Commissioner concludes that the proposal should be expanded as set forth below.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 201(s), 403, 409, 701(a), 52 Stat. 1047-48, as amended, 1055, 72 Stat. 1784-89, as amended; 21 U.S.C. 321(s), 343, 348, 371(a)) and under authority delegated to the Commissioner (21 CFR 2.120), the proposed statement of policy published November 25, 1969 (34 F.R. 18820), is hereby changed by adding thereto a paragraph (e), as follows:

§ 3.--- Combinations of nutritive and nonnutritive sweeteners.

(e) The Commissioner has been informed that large stocks of returnable lithographed bottles are on hand bearing prominent statements on the neck portions such as "sugar free," "less than 1 calorie per bottle," and "less than 2 calories per bottle," which were formerly used for cyclamate-containing diet beverages. Because of the difficulty of obtaining new bottles rapidly, consideration will be given to the use of these bottles for the new "diet beverages" containing combinations of nutritive and nonnutritive sweeteners for a reasonable period not exceeding 1 year under the following circumstances:

(1) The bottles filled with the beverage made with nutritive and nonnutritive sweeteners may be marketed only:

(i) In six-pack cartons labeled prominently with the information set forth in paragraphs (c) and (d) of this section and the cartons must be so constructed as to be high enough to cover all the labeling appearing on the shoulder or necks of the bottles as they would normally be held for sale at retail; or

(ii) With properly applied neck bands or stickers on each bottle carrying the information set forth in paragraphs (c) and (d) of this section in a conspicuous manner.

(2) In addition, the bottles must have caps labeled prominently with the word "New," the words "Contains Sugar," and a statement of the caloric content and carbohydrate content per fluid ounce.

Any interested person may, within 15 days from the date of publication of this notice in the FEDERAL REGISTER, file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C. 20201, written comments (preferably in quintuplicate) regarding this proposal. Comments may be accompanied by a memorandum or brief in support thereof.

Dated: December 31, 1969.

CHARLES C. EDWARDS,
Acting Commissioner
of Food and Drugs.

[F.R. Doc. 70-305; Filed, Jan. 8, 1970;
8:45 a.m.]

Public Health Service

[42 CFR Part 78]

CONTROL OF ELECTRONIC PRODUCT RADIATION

Recordkeeping; Notice of Extension of Comment Period

On December 16, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 19720) inviting comments on the proposed recordkeeping and reporting amendments to Part 78, which contains the regulations implementing the Radiation Control for Health and Safety Act of 1968 (42 U.S.C. 263b et seq.).

The notice stated that consideration would be given to all comments received within 30 days after the above publication date, and also that the amendments would be effective on the date of their republication in the FEDERAL REGISTER.

The Bureau of Radiological Health has received a number of requests for an extension of time for submission of comments on the proposed amendments, and I have determined that an extension of time for comment would be in the public interest. Accordingly, pursuant to the authority delegated to me by the Administrator, Consumer Protection and Environmental Health Service, the time within which comments on the proposed recordkeeping and reporting amendments to Part 78 will be received, is hereby extended to the close of business on February 16, 1970.

Dated: January 6, 1970.

CHRIS A. HANSEN,
Assistant Surgeon General,
Commissioner, Environmental
Control Administration.

[F.R. Doc. 70-323; Filed, Jan. 8, 1970;
8:47 a.m.]

ATOMIC ENERGY COMMISSION

[10 CFR Part 32]

SPECIFIC LICENSES TO MANUFACTURE, DISTRIBUTE, OR IMPORT EXEMPTED AND GENERALLY LICENSED ITEMS CONTAINING BY-PRODUCT MATERIAL

Reporting Requirements

Sections 32.12, 32.16, 32.25, and 32.29 of the Atomic Energy Commission's regulations in 10 CFR Part 32 include certain reporting requirements applicable to licensees who import or transfer by-product material for use under the exemptions from Commission licensing requirements set out in §§ 30.14, 30.15, 30.16, 30.19, and 30.20.

The purpose of these reporting requirements is to keep the Commission informed of the type and quantity of radioactivity in license exempt products and provide a basis for continuing evaluation of the addition of radioactivity to the environment. Except for § 32.12, each section requires the reporting of total quantities of byproduct material imported or transferred.

These data would be more meaningful if the Commission were informed of the type and quantity of byproduct material imported or transferred in each type of exempt item. The release of a particular quantity of one radioisotope may be more significant than the release of the same quantity of another radioisotope. Further, the type of product in which the radioactive material is incorporated will affect the ultimate release of the radioactivity to the environment.

Accordingly, the Commission is considering the amendment of §§ 32.16, 32.25, and 32.29 to require licensees to report annually the total quantity of each byproduct material imported or transferred in each type of exempt item, and the total number of each exempt item imported or transferred during the reporting period.

The present text of §§ 32.12, 32.16, 32.25, and 32.29 does not clearly require the filing of a report if no imports or transfers of byproduct material have been made during the reporting period. In order that the Commission will have a complete record of all imports or transfers of byproduct material in exempt items, the proposed amendments would also require the licensee to file a report which would furnish the specified information or state that no imports or transfers of byproduct material in exempt items were made during the reporting period.

Under the proposed amendments a person who imports a product for sale or distribution may report either the import or the subsequent transfer of the product. The proposed amendments of §§ 32.12, 32.16, 32.25, and 32.29 also include minor editorial changes which are made for clarity and uniformity of language.

Pursuant to the Atomic Energy Act of 1954, as amended, and section 553 of title 5 of the United States Code, notice is hereby given that adoption of the following amendments of 10 CFR Part 32 is contemplated. All interested persons who desire to submit written comments or suggestions in connection with the proposed amendments should send them to the Secretary, U.S. Atomic Energy Commission, Washington, D.C. 20545, Attention: Chief, Public Proceedings Branch, within 60 days after publication of this notice in the FEDERAL REGISTER. Comments received after that period will be considered if it is practicable to do so, but assurance of consideration cannot be given except as to comments filed within the period specified. Copies of comments on the proposed rule may be examined at the Commission's Public Document Room at 1717 H Street NW., Washington, D.C.

1. Section 32.12 of 10 CFR Part 32 is revised to read as follows:

§ 32.12 Same: Material transfer reports.

Each person licensed under § 32.11 shall file an annual report with the Director, Division of Materials Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545, which shall identify the type and quantity of each product or

material into which byproduct material has been introduced during the reporting period; name and address of the person who owned or possessed the product or material, into which byproduct material has been introduced, at the time of introduction; the type and quantity of radionuclide introduced into each such product or material; and the initial concentrations of the radionuclide in the product or material at time of transfer of the byproduct material by the licensee. If no transfers of byproduct material have been made pursuant to § 32.11 during the reporting period, the report shall so indicate. The report shall cover the year ending June 30, and shall be filed within 30 days thereafter.

2. Section 32.16 of 10 CFR Part 32 is revised to read as follows:

§ 32.16 Certain items containing byproduct material: Reports of import or transfer.

Each person licensed under § 32.14 or § 32.17 shall file an annual report with the Director, Division of Materials Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545, which shall include the following information on items imported for sale or distribution or transferred to other persons for use under § 30.15 or § 30.16 of this chapter or equivalent regulations of an Agreement State: (a) A description or identification of the type of each product imported or transferred; (b) for each radionuclide in each type of product, the total quantity of the radionuclide imported or transferred; and (c) the number of units of each type of product imported or transferred during the reporting period. If no imports or transfers of byproduct material have been made pursuant to § 32.14 or § 32.17 during the reporting period, the report shall so indicate. The report shall cover the year ending June 30, and shall be filed within 30 days thereafter.

3. Paragraph (c) of § 32.25 of 10 CFR Part 32 is revised to read as follows:

§ 32.25 Conditions of licenses issued under § 32.22: Quality control, labeling, and reports of import or transfer.

Each person licensed under § 32.22 shall:

(c) File an annual report with the Director, Division of Materials Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545, which shall include the following information on products imported for sale or distribution or transferred to other persons for use under § 30.19 of this chapter or equivalent regulations of an Agreement State: (1) A description or identification of the type of each product imported or transferred; (2) for each radionuclide in each type of product, the total quantity of the radionuclide imported or transferred; and (3) the number of units of each type of product imported or transferred during the reporting period. If no imports or transfers of byproduct material have been

made pursuant to § 32.22 during the reporting period, the report shall so indicate. The report shall cover the year ending June 30, and shall be filed within 30 days thereafter.

4. Paragraph (c) of § 32.29 of 10 CFR Part 32 is revised to read as follows:

§ 32.29 Conditions of licenses issued under § 32.26: Quality control, labeling, and reports of import or transfer.

Each person licensed under § 32.26 shall:

(c) File an annual report with the Director, Division of Materials Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545, which shall include the following information on products imported for sale or distribution or transferred to other persons for use under § 30.20 of this chapter or equivalent regulations of an Agreement State: (1) A description or identification of the type of each product imported or transferred; (2) for each radionuclide in each type of product, the total quantity of the radionuclide imported or transferred; and (3) the number of units of each type of product imported or transferred during the reporting period. If no imports or transfers of byproduct material have been made pursuant to § 32.26 during the reporting period, the report shall so indicate. The report shall cover the year ending June 30, and shall be filed within 30 days thereafter.

(Sec. 81, 68 Stat. 935; 42 U.S.C. 2111; sec. 161, 68 Stat. 948; 42 U.S.C. 2201)

Dated at Washington, D.C., this 18th day of December 1969.

For the Atomic Energy Commission.

W. B. McCool,
Secretary.

[F.R. Doc. 70-303; Filed, Jan. 8, 1970; 8:45 a.m.]

FEDERAL TRADE COMMISSION

[16 CFR Part 252]

LABELING AND ADVERTISING OF WIGS AND OTHER HAIRPIECES

Proposed Guides; Extension of Time for Filing Written Comments

Proposed Guides for Labeling and Advertising of Wigs and other Hairpieces were published in the FEDERAL REGISTER issued October 14, 1969 (34 F.R. 15808).

Notice is hereby given that the Commission has extended the closing date for submission of written views concerning the proposed guides from December 15, 1969, to February 2, 1970.

Approved: December 29, 1969.

By direction of the Commission.

[SEAL] JOSEPH W. SHEA,
Secretary.

[F.R. Doc. 70-322; Filed, Jan. 8, 1970; 8:47 a.m.]

Notices

DEPARTMENT OF STATE

Agency for International Development AMERICAN HEALTH EDUCATION FOR AFRICAN DEVELOPMENT (AHEAD), INC.

Registration of Voluntary Foreign Aid Agency

In accordance with the regulations of the Agency for International Development concerning Registration of Agencies for Voluntary Foreign Aid (A.I.D. Regulation 3) 22 CFR Part 203, promulgated pursuant to section 621 of the Foreign Assistance Act of 1961, as amended, notice is hereby given that a Certificate of Registration¹ as a voluntary foreign aid agency has been issued by the Advisory Committee on Voluntary Foreign Aid of the Agency for International Development to the following agency:

American Health Education for African Development (AHEAD), Inc., 349 East 19th Street, New York, N.Y. 10003.

HERBERT SALZMAN,
Assistant Administrator
for Private Resources.

DECEMBER 18, 1969.

[F.R. Doc. 70-310; Filed, Jan. 8, 1970;
8:46 a.m.]

DEPARTMENT OF THE TREASURY

Comptroller of the Currency INSURED BANKS

Joint Call for Report of Condition

CROSS REFERENCE: For a document relating to a joint call for report of condition of insured banks, see F.R. Doc. 70-315, Federal Deposit Insurance Corporation, *infra*.

DEPARTMENT OF THE INTERIOR

Office of the Secretary E. CLYDE MCGRAW

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests during the past 6 months:

- (1) None.
- (2) Add: J. P. Stevens & Co., Inc., United Gas Pipeline 8½ percent Debentures. Delete:

¹ Filed as part of the original document.

State of California 4½ percent Bonds. Change name only: U.S. Pipe & Foundry to Jim Walter \$1.60 preferred.

- (3) None.
- (4) None.

This statement is made as of December 9, 1969.

Dated: December 18, 1969.

E. CLYDE MCGRAW.

[F.R. Doc. 70-301; Filed, Jan. 8, 1970;
8:45 a.m.]

DEPARTMENT OF AGRICULTURE

Packers and Stockyards Administration

OWEN COUNTY STOCK YARD ET AL.

Proposed Posting of Stockyards

The Chief, Registrations, Bonds, and Reports Branch, Packers and Stockyards Administration, U.S. Department of Agriculture, has information that the livestock markets named below are stockyards as defined in section 302 of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 202), and should be made subject to the provisions of the Act.

Owen County Stock Yard, Owenton, Ky.
Lewis County Livestock Market, West Louisville, N.Y.
Shawnee-Tecumseh Livestock Auction, Shawnee, Okla.
Magness Huron Livestock Exchange, Inc., Huron, S. Dak.
McNairy Livestock and Auction Corp., Selmer, Tenn.

Notice is hereby given, therefore, that the said Chief, pursuant to authority delegated under the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), proposes to issue a rule designating the stockyards named above as posted stockyards subject to the provisions of the Act as provided in section 302 thereof.

Any person who wishes to submit written data, views, or arguments concerning the proposed rule, may do so by filing them with the Chief, Registrations, Bonds, and Reports Branch, Packers and Stockyards Administration, U.S. Department of Agriculture, Washington, D.C. 20250, within 15 days after publication in the FEDERAL REGISTER.

All written submissions made pursuant to this notice shall be made available for public inspection at such times and places in a manner convenient to the public business (7 U.S.C. 1.27(b)).

Done at Washington, D.C., this 5th day of January 1970.

G. H. HOPPER,
Chief, Registrations, Bonds, and
Reports Branch, Livestock
Marketing Division.

[F.R. Doc. 70-331; Filed, Jan. 8, 1970;
8:47 a.m.]

DEPARTMENT OF COMMERCE

Maritime Administration

[Report No. 102]

LIST OF FREE WORLD AND POLISH FLAG VESSELS ARRIVING IN CUBA SINCE JANUARY 1, 1963

SECTION 1. The Maritime Administration is making available to the appropriate Departments the following list of vessels which have arrived in Cuba since January 1, 1963, based on information received through December 22, 1969, exclusive of those vessels that called at Cuba on U.S. Government-approved noncommercial voyages and those listed in section 2. Pursuant to established U.S. Government policy, the listed vessels are ineligible to carry U.S. Government-financed cargoes from the United States.

FLAG OF REGISTRY AND NAME OF SHIP

	Gross tonnage
Total all flags (166 ships) ..	1,213,186
Cypriot (57 ships) ..	417,940
Aegle Hope (previous trips to Cuba as the Huntsmore—British) ..	5,678
Akmeon (tanker) ..	11,105
Aida ..	7,292
*Alfa ..	7,388
Alice (previous trips to Cuba—Greek) ..	7,189
Allitic ..	7,564
Alma ..	6,585
Alpa ..	9,159
Amfitea (previous trip to Cuba as the Antonia—Greek) ..	5,171
Angeliki ..	8,482
Anka ..	7,314
Annunciation Day ..	8,047
Aragon (previous trips to Cuba—Somali) ..	7,248
Areti (previous trips to Cuba—Lebanese) ..	7,176
Arion ..	3,570
Armar ..	5,089
Aurora ..	8,380
Azalea ..	9,506
Azure Coast II ..	7,638
Camella ..	8,111
Claire (previous trips to Cuba—Lebanese) ..	5,411
Coolady (NOTE: Now Oceano Antartico—Cuban—will be deleted from future reports) ..	2,867
Debedo ..	9,000
Dolphin ..	3,550
Dorine Papalios (previous trips to Cuba as the Formentor—British) ..	8,424
E. D. Papalios ..	9,431
Elpidoforos ..	4,963
Felicle ..	7,096
Free Trader (previous trips to Cuba—Lebanese) ..	7,061
**Georgios C. (trips to Cuba as the Huntsfield—British and Cypriot) ..	9,483
Gladiator ..	8,346
Herodemos ..	7,356

See footnotes at end of table.

FLAG OF REGISTRY AND NAME OF SHIP	Gross tonnage	FLAG OF REGISTRY AND NAME OF SHIP	Gross tonnage	FLAG OF REGISTRY AND NAME OF SHIP	Gross tonnage
Cypriot—Continued		British—Continued		Lebanese—Continued	
Ilena (previous trips to Cuba—Lebanese)	5,925	Red Sea (previous trip to Cuba as the Grosvenor Mariner—British)	7,026	**Ibrahim K. (trips to Cuba as the Marichristina—Lebanese)	7,124
Irena (previous trips to Cuba—Greek)	7,232	**Rosetta Maud (trips to Cuba as the Ardtara—British)	5,795	Tony	7,176
Johnny	9,689	Ruthy Ann	7,361	Moroccan (4 ships)	32,746
Katerina (previous trips to Cuba—Lebanese)	9,357	Sea Amber	10,421	Atlas	10,392
Kounistra (previous trips to Cuba as the Nicolaos Frangistas and the Nicolaos F.—Greek)	7,199	Sea Captain	7,385	Marrakech	3,214
Marika (previous trip to Cuba—Lebanese)	7,290	Sea Coral	10,421	Mauritanie	10,392
Mery (previous trips to Cuba—Greek)	7,258	Sea Empress	9,841	Toubkal	8,748
*Miss Papalios	9,072	Seasage	4,330	Panamanian (4 ships)	29,738
**Mitera Irini (trips to Cuba as the Soclyve—British and Maltese)	7,291	**Shun Wah (trip to Cuba as the Vercharmian—British)	7,265	**Ampuria (trips to Cuba as the Roula Maria—Greek)	10,608
Mousse (previous trips to Cuba—Lebanese)	9,307	**Tetrarch (trips to Cuba as the Ardrowan—British)	7,300	**Avranchoise (trips to Cuba as the Avranches—French)	7,199
Newforest (previous trips to Cuba—British)	7,189	Venice	8,611	**Renown Trader (trips to Cuba as the Suva Breeze—British)	4,996
Newgate (previous trips to Cuba—British)	6,743	Vermont	7,381	**Robertina (trips to Cuba as the Anacreon—Greek)	6,935
**Newlane (trips to Cuba—British)	7,043	Yunglutaton	5,414	Somali (4 ships)	23,348
Noelle (previous trips to Cuba—Lebanese)	7,251	Polish (21 ships)	150,590	Aria	5,059
Olga (previous trips to Cuba—Lebanese and Greek)	7,265	Baltik	6,984	**Atlas (trip to Cuba—Finnish)	3,916
*Plataese	7,244	Bialystok	7,173	Erato (previous trips to Cuba as the Eretria—Greek)	7,199
Protokritos	6,154	Bytom	5,967	**Marie (trips to Cuba as the Stevo—Lebanese and Somali)	7,174
Sophia (previous trips to Cuba—Greek)	7,030	Chopin	9,231	French (3 ships)	6,980
Suerte	7,267	Chorzow	7,237	**Atlanta (trip to Cuba as the Enee—French)	1,232
Sunrise (previous trips to Cuba as the Anatoli—Greek)	7,216	Energytyk	10,876	Circe	2,874
Thios Costas (previous trips to Cuba—Somali)	7,258	Grodzlec	3,379	Nelle	2,874
Tina (previous trips to Cuba—Greek)	7,362	Huta Florian	7,258	Netherlands (2 ships)	1,615
Toula (previous trips to Cuba—Lebanese)	6,426	Huta Labedy	7,221	Melke	500
Vassiliki (previous trips to Cuba—Lebanese)	7,192	Huta Ostrowiec	7,179	Tempo	1,115
Venturer	9,000	Huta Zgoda	6,840	Guinean (1 ship)	852
British (44 ships)	361,598	Hutnik	10,847	**Drame Oumar (trip to Cuba as the Neve—French)	852
Antarctica	8,785	Kopalnia Bobrek	7,221	Japanese (1 ship)	8,627
Arctic Ocean	8,791	Kopalnia Cyladz	7,252	Chokyu Maru	8,627
Athelcrown (tanker)	11,149	Kopalnia Miechowice	7,223	Maltese (1 ship)	5,333
Athellaird (tanker)	11,150	Kopalnia Siemianowice	7,165	Timios Stavros (previous trips to Cuba—British and Greek)	5,333
Athelmonarch (tanker)	11,182	Kopalnia Wujek	7,033	Pakistani (1 ship)	8,708
Avisfaith	7,868	Narwik	7,065	**Maulabaksh (trips to Cuba as the Phoenician Dawn and East Breeze—British)	8,708
Baxtergate	8,813	Plast	3,184		
Changpaishan	8,929	Rejowlec	3,401		
Cheung Chau	8,566	Transportowlec	10,854		
Chiang Kiang	10,481	Yugoslav (8 ships)	54,379		
East Sea	9,679	Agrum	2,449		
Eastfortune	8,789	Bar	8,776		
Eastglory	8,995	Cetinje	8,229		
Fortune Enterprise	7,696	Kolasin	7,217		
Green Walrus	9,443	Piva	7,519		
Hemisphere	8,718	Plod	3,657		
Ho Fung	7,121	Subicevac	9,033		
Huntsland	9,353	Tara	7,499		
Huntsville	9,486	Greek (6 ships)	39,069		
Hwang Ho	9,457	**Allartos (trip to Cuba as the Loradore—British)	8,078		
**Jeb Lee (trip to Cuba as the Garthdale—British)	7,542	Andromachi (previous trips to Cuba as the Penelope—Greek)	6,712		
Jollity	8,819	**Anna Maria (trips to Cuba as the Helka—British)	2,111		
Kinross	5,388	Efthia	9,844		
Magister	2,239	**Gold Land (trip to Cuba as the Amfred—Swedish)	2,838		
**Meadow Court (trip to Cuba as the Ardrossmore—British)	5,820	**Lambros M. Fatsis (trips to Cuba as the La Hortensia—British)	9,486		
Nancy Dee	6,597	Italian (5 ships)	45,780		
Nebula	8,907	Alderamine (tanker)	12,505		
Newheath	7,643	Ella (tanker)	11,021		
Ocean tramp	6,185	San Francesco	9,284		
Ocean Travel	10,419	Santa Lucia	9,278		
Peony	9,037	Somalia	3,692		
		Lebanese (4 ships)	25,883		
		Antonis	6,259		
		Astir	5,324		

See footnotes at end of table.

SEC. 2. In accordance with approved procedures, the vessels listed below which called at Cuba after January 1, 1963, have reacquired eligibility to carry U.S. Government-financed cargoes from the United States by virtue of the persons who control the vessels having given satisfactory certification and assurance:

(a) That such vessels will not, thenceforth, be employed in the Cuban trade so long as it remains the policy of the U.S. Government to discourage such trade; and

(b) That no other vessel under their control will thenceforth be employed in the Cuban trade, except as provided in paragraph (c); and

(c) That vessels under their control which are covered by contractual obligations, including charters, entered into prior to December 16, 1963, requiring their employment in the Cuban trade shall be withdrawn from such trade at the earliest opportunity consistent with such contractual obligations.

FLAG OF REGISTRY AND NAME OF SHIP

a. Since last report: None.

b. Previous reports:

Flag of registry (total)	Number of ships
British	45
Cypriot	8
Danish	1
Finnish	4
French	4
German (West)	1
Greek	30
Israeli	1
Italian	13
Japanese	1
Kuwaiti	1
Lebanese	9
Liberian	1
Norwegian	5
Somali	1
Spanish	6
Swedish	1
Yugoslav	1

SEC. 3. The following number of vessels have been removed from this list, since they have been broken up, sunk, or wrecked.

a. Since last report:

	Gross tonnage
Giannis (Lebanese)	5,270
Paralos (Greek)	7,205
Ragni Pauline (Finnish)	6,823
Redestos (Greek)	5,911

b. Previous reports:

Flag of registry:	Broken up, sunk or wrecked
British	21
Cypriot	26
Finnish	4
French	1
Greek	16
Italian	4
Lebanese	34
Maltese	2
Monaco	1
Moroccan	1
Norwegian	1
Pakistan	1
Panamanian	5
Singapore	1
South African	2
Swedish	1
Yugoslav	6
Total	127

SEC. 4. The ships listed in sections 1 and 2 have made the following number of trips to Cuba since January 1, 1963, based on information received through December 22, 1969.

Flag of registry	1963	1964	1965	1966	1967	1968	Jan.-May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Total
British	133	180	126	101	78	62	20	7	2	4	3	1	1	1	719
Lebanese	64	91	58	25	16	16	3			1					274
Cypriot		1	17	27	42	68	40	6	8	14	13	9	6	1	252
Greek	99	27	23	27	29	7									212
Italian	16	20	24	11	11	10	6	1	2	1	1	1	2		106
Yugoslav	12	11	15	10	14	9	3	1		1			1		77
French	8	9	9	10	10	4	2								52
Finnish	1	4	5	11	12	8	2								43
Spanish	9	17													25
Norwegian	14	10													24
Moroccan	9	13	1												23
Maltese		2	6	1	4	8	1								22
Somali					2	11	5	1	1						20
Netherlands		4	2												6
Swedish	3	3													6
Kuwaiti		2	1												3
Israeli			2												2
Japanese	1					1									2
Danish	1														1
German (West)	1														1
Haitian			1												1
Monaco				1											1
Subtotal	370	394	290	224	218	204	82	16	13	21	17	11	10	2	1,872
Polish	18	16	12	10	11	7				1					75
Grand total	388	410	302	234	229	211	82	16	13	22	17	11	10	2	1,947

NOTE: Trip totals in section 4 exceed ship totals in section 1 and 2 because some of the ships made more than one trip to Cuba. Monthly totals subject to revision as additional data becomes available.

*Added to Report No. 101, appearing in the FEDERAL REGISTER issue of November 27, 1969.

**Ships appearing on the list which have made no trips to Cuba under the present registry.

By order of the Maritime Administrator.

Dated: December 31, 1969.

JOHN M. O'CONNELL,
Assistant Secretary.

[F.R. Doc. 70-302; Filed, Jan. 8, 1970; 8:45 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of Education

RECEIPT OF PUBLIC LAW 81-815 APPLICATIONS

Notice of Cutoff Date, Fiscal Year 1970

Pursuant to the authority vested in me by section 3 of Public Law 81-815 (20 U.S.C. 633) and 45 CFR 114.2, notice is hereby given of the following cutoff date:

For the purpose of sections 3 and 14 of Public Law 81-815, June 24, 1970, is hereby set as the date during fiscal year 1970 on or before which complete applications for payments to which an applicant may be entitled under the Act from such funds as may be available for such purposes shall be filed.

Dated: December 30, 1969.

JAMES E. ALLEN, JR.,
U.S. Commissioner of Education.

[F.R. Doc. 70-304; Filed, Jan. 8, 1970; 8:45 a.m.]

DEPARTMENT OF TRANSPORTATION

Coast Guard

[CGFR 69-142]

RIMROCK TIDELANDS, INC.

Notice of Qualification as U.S. Citizen

This is to give notice that pursuant to 19 CFR 3.21 (§ 3.21, Customs Regulations), issued under the provisions of section 27A of the Merchant Marine Act, 1920, as added by the Act of September 2, 1958 (46 U.S.C. 883-1), Rimrock Tidelands, Inc., Post Office Box 22782, Houston, Tex., incorporated under the Laws of the State of Delaware, did on December 8, 1969, file with the Commandant, U.S. Coast Guard, in duplicate, an oath for qualification of a corporation as a citizen of the United States following the form of oath prescribed in Form 1260.

The oath shows that:

(a) A majority of the officers and directors of the corporation are citizens of the United States (list of names, home addresses, and citizenship attached to the oath);

(b) Not less than 90 percent of the employees of the corporation are residents of the United States;

(c) The corporation is engaged primarily in a manufacturing or mineral industry in the United States, or in a Territory, District, or possession thereof;

(d) The aggregate book value of the vessels owned by the corporation does not exceed 10 percent of the aggregate book value of the assets of the corporation; and

(e) The corporation purchases or produces in the United States, its Territories or possessions not less than 75 percent of the raw materials used or sold in its operations.

The Commandant, U.S. Coast Guard, having found this oath to be in compliance with the law and regulations, on January 2, 1970, issued to Rimrock Tidelands, Inc., a certificate of compliance on Form 1262, as provided in 19 CFR 3.21(i) (§ 3.21(i), Customs Regulations). The certificate and any authorization granted thereunder will expire 3 years from the date thereof unless there first occurs a change in the corporate status requiring a report under 19 CFR 3.21(h) (§ 3.21(h), Customs Regulations).

Dated: January 2, 1970.

P. E. TRIMBLE,
Vice Admiral, U.S. Coast Guard,
Acting Commandant.

[F.R. Doc. 70-332; Filed, Jan. 8, 1970;
8:47 a.m.]

Federal Aviation Administration SECOND ANNUAL NATIONAL AVIA- TION SYSTEM PLANNING REVIEW CONFERENCE

Notice of Scheduling

The Secretary of Transportation, John A. Volpe, announced that the Second Annual National Aviation System Planning Review Conference will be held in Washington, D.C., April 14-17, 1970.

The conference will discuss the Department of Transportation's long range plan for the National Aviation System for the period FY 1971-FY 1980. The conference continues the Secretary's policy of regular consultation with aviation users, aviation industry, State and local governments, other government agencies and the general public concerning the planning for the National Aviation System. Planning procedures were announced previously in 34 F.R. 7667 and 33 F.R. 19205.

This conference will focus on issues and alternatives relating to National Aviation System policies, research and development, criteria and plans. A tentative agenda containing detail issues and subjects for discussion will be forwarded by January 15, 1970, to persons registering for the conference. Those persons wishing to submit documented planning proposals for consideration and discussion at the planning review conference must notify the Associate Ad-

ministrators for Plans, FAA, in writing by February 15, 1970, and submit documentation not later than March 1, 1970.

The public may register for the conference, obtain the tentative agenda, and be placed on the mailing list for the National Aviation System Policy summary and 1970 edition of the National Aviation System Plan by writing to the Office of Public Affairs, FAA, 800 Independence Avenue SW., Washington, D.C. 20590.

Issued in Washington, D.C., on January 5, 1970.

OSCAR BAKKE,
Associate Administrator
for Plans.

[F.R. Doc. 70-260; Filed, Jan. 8, 1970;
8:45 a.m.]

FEDERAL DEPOSIT INSURANCE CORPORATION INSURED BANKS

Joint Call for Report of Condition

Pursuant to the provisions of section 7(a) (3) of the Federal Deposit Insurance Act each insured bank is required to make a report of condition as of the close of business December 31, 1969, to the appropriate agency designated herein, within 10 days after notice that such report shall be made: *Provided*, That if such reporting date is a nonbusiness day for any bank, the preceding business day shall be its reporting date.

Each national bank and each bank in the District of Columbia shall make its original report of condition on Office of the Comptroller Form, Call No. 472,¹ and shall send the same to the Comptroller of the Currency, and shall send a signed and attested copy thereof to the Federal Deposit Insurance Corporation. Each insured State bank which is a member of the Federal Reserve System, except a bank in the District of Columbia, shall make its original report of condition on Federal Reserve Form 105—Call 194,¹ and shall send the same to the Federal Reserve Bank of the District wherein the bank is located, and shall send a signed and attested copy thereof to the Federal Deposit Insurance Corporation. Each insured State bank not a member of the Federal Reserve System, except a bank in the District of Columbia and a mutual savings bank, shall make its original report of condition on FDIC Form 64—Call No. 90,¹ and shall send the same to the Federal Deposit Insurance Corporation.

The original report of condition required to be furnished hereunder to the Comptroller of the Currency and a copy thereof required to be furnished to the Federal Deposit Insurance Corporation shall be prepared in accordance with "Instructions for preparation of reports of condition by National Banking Associations," dated June 1969, and any amendments thereto.¹ The original report of condition required to be furnished hereunder to the Federal Reserve Bank

of the District wherein the bank is located and the copy thereof required to be furnished to the Federal Deposit Insurance Corporation shall be prepared in accordance with "Instructions for the preparation of reports of condition by the State Member Banks of the Federal Reserve System," dated June 1969, and any amendments thereto.¹ The original report of condition required to be furnished hereunder to the Federal Deposit Insurance Corporation shall be prepared in accordance with "Instructions for the preparation of report of condition on Form 64, by insured State banks not members of the Federal Reserve System," dated June 1969, and any amendments thereto.¹

Each insured mutual savings bank not a member of the Federal Reserve System shall make its original report of condition on FDIC Form 64 (Savings),¹ prepared in accordance with "Instructions for the preparation of report of condition on Form 64 (Savings) and report of income and dividends on Form 73 (Savings) by Mutual Savings Banks," dated December 1962, and any amendments thereto,¹ and shall send the same to the Federal Deposit Insurance Corporation.

K. A. RANDALL,
Chairman, Federal Deposit
Insurance Corporation.

THOMAS G. DESHAZO,
Acting Comptroller
of the Currency.

J. L. ROBERTSON,
Vice Chairman, Board of Gov-
ernors of the Federal Reserve
System.

[F.R. Doc. 70-315; Filed, Jan. 8, 1970;
8:46 a.m.]

INSURED MUTUAL SAVINGS BANKS NOT MEMBERS OF THE FEDERAL RESERVE SYSTEM

Call for Annual Report of Income and Dividends

Pursuant to the provisions of section 7(a) of the Federal Deposit Insurance Act each insured mutual savings bank not a member of the Federal Reserve System is required to make a Report of Income and Dividends for the calendar year 1969 on Form 73 (Savings), revised December 1951,¹ to the Federal Deposit Insurance Corporation within 10 days after notice that such report shall be made. Said Report of Income and Dividends shall be prepared in accordance with "Instructions for the preparation of Report of Condition on Form 64 (Savings) and Report of Income and Dividends on Form 73 (Savings)," dated December 1962, and any amendments thereto.¹

FEDERAL DEPOSIT INSURANCE
CORPORATION,
[SEAL] E. F. DOWNEY,
Secretary.

[F.R. Doc. 70-316; Filed, Jan. 8, 1970;
8:46 a.m.]

¹ Filed as part of original document.

INSURED STATE BANKS NOT MEMBERS OF THE FEDERAL RESERVE SYSTEM EXCEPT BANKS IN THE DISTRICT OF COLUMBIA AND MUTUAL SAVINGS BANKS

Call for Annual Report of Income

Pursuant to the provisions of section 7(a) of the Federal Deposit Insurance Act each insured State bank not a member of the Federal Reserve System, except a bank in the District of Columbia and a mutual savings bank, is required to make a Report of Income for the calendar year 1969 on Form 73 (revised December 1969)¹ to the Federal Deposit Insurance Corporation within 30 days after December 31, 1969. Said Report of Income shall be prepared in accordance with "Instructions for the Preparation of Report of Income on Form 73," dated December 1969.¹

FEDERAL DEPOSIT INSURANCE CORPORATION,

[SEAL] E. F. DOWNEY,
Secretary.

[F.R. Doc. 70-317; Filed, Jan. 8, 1970;
8:46 a.m.]

¹ Filed as part of original document.

FEDERAL POWER COMMISSION

[Docket No. RI70-927, etc.]

H. L. HUNT ET AL.

Order Providing for Hearings on and Suspension of Proposed Changes in Rates¹

DECEMBER 30, 1969.

The Respondents named herein have filed proposed increased rates and charges of currently effective rate schedules for sales of natural gas under Commission jurisdiction, as set forth in appendix A hereof.

The proposed changed rates and charges may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is in the public interest and consistent with the Natural Gas Act that the Commission enter upon hearings regarding the lawfulness of the proposed changes, and that the supplements herein be suspended and their use be deferred as ordered below.

The Commission orders:

¹ Does not consolidate for hearing or dispose of the several matters herein.

APPENDIX A

(A) Under the Natural Gas Act, particularly sections 4 and 15, the regulations pertaining thereto (18 CFR Ch. I), and the Commission's rules of practice and procedure, public hearings shall be held concerning the lawfulness of the proposed changes.

(B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until date shown in the "Date Suspended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act.

(C) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.

(D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before February 16, 1970.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Acting Secretary.

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until	Cents per Mcf Rate in effect	Proposed increased rate	Rate in effect subject to refund in docket Nos.
RI70-927..	H. L. Hunt (Operator) et al., 1401 Elm St., Dallas, Tex. 75202, Attention: Donald K. Young, Esq.	34	5	Natural Gas Pipeline Co. of America (Alvin Field, Brazoria County, Tex., R.R. District No. 3).	\$35,131	12-4-69	1-4-70	6-4-70	* 19.0713	24.09	RI66-255.
	H. L. Hunt (Operator) et al., 1401 Elm St., Dallas, Tex. 75202.	33	6	do.	40,150	12-4-69	1-4-70	6-4-70	* 19.0713	24.09	RI64-734.
RI70-928..	Hessie Hunt Trust (Operator) et al., 1401 Elm St., Dallas, Tex. 75202.	26	6	Natural Gas Pipeline Co. of America (Alta Loma Field, Galveston County, Tex., R.R. District No. 3).	75,281	12-4-69	1-4-70	6-4-70	* 19.0713	24.09	RI64-733.
RI70-929..	N. B. Hunt (Operator) et al., 1401 Elm St., Dallas, Tex. 75202.	12	9	Natural Gas Pipeline Co. of America (Chenango Field, Brazoria County, Tex., R.R. District No. 3).	1,255	12-4-69	1-4-70	6-4-70	* 19.0713	24.09	RI66-259.
RI70-930..	Carolina Hunt Trust Estate, 1401 Elm St., Dallas, Tex. 75202.	4	9	do.	10,037	12-4-69	1-4-70	6-4-70	* 19.0713	24.09	RI66-257.
RI70-931..	Lamar Hunt Trust Estate, 1401 Elm St., Dallas, Tex. 75202.	11	9	do.	3,112	12-3-69	1-3-70	6-3-70	* 19.0713	24.09	RI66-258.
	do.	9	6	Natural Gas Pipeline Co. of America (Zoller Field, Calhoun County, Tex., R.R. District No. 2).	1,506	12-3-69	1-3-70	6-3-70	* 18.0675	24.09	RI67-467.
RI70-932..	Lamar Hunt (Operator) et al., 1401 Elm St., Dallas, Tex. 75202.	11	6	do.	6,023	12-4-69	1-4-70	6-4-70	* 18.0675	24.09	RI66-261.
RI70-933..	Caroline Hunt Sands, 1401 Elm St., Dallas, Tex. 75202.	9	9	Natural Gas Pipeline Co. of America (Chenango Field, Brazoria County, Tex., R.R. District No. 3).	17,566	12-8-69	1-8-70	6-8-70	* 19.0713	24.09	RI66-256.
RI70-934..	William Herbert Hunt Trust Estate, 1401 Elm St., Dallas, Tex. 75202.	11	7	Natural Gas Pipeline Co. of America (Fulton Beach Field, Aransas County, Tex., R.R. District No. 4).	10,238	12-3-68	1-3-70	6-3-70	* 18.0675	24.09	RI67-477.
RI70-935..	Hunt Oil Co., 1401 Elm St., Dallas, Tex. 75202.	55	7	do.	8,431	12-3-69	1-3-70	6-3-70	* 18.0675	24.09	RI67-475.
RI70-936..	Gulf Oil Corp. (Operator) et al., Post Office Box 1589, Tulsa, Okla. 74102.	77	17	United Gas Pipe Line Co. (Pistol Ridge Field, Lamar, Pear River, and Forrest Counties, Miss.).	17,200	12-4-69	1-4-70	6-4-70	20.00	24.00	
	do.	92	16	do.	25,000	12-4-69	1-4-70	6-4-70	20.00	24.00	
RI70-937..	Gulf Oil Corp., Post Office Box 1589, Tulsa, Okla. 74102.	134	5	do.	440	12-4-69	1-4-70	6-4-70	20.00	24.00	
	do.	179	2	Southern Natural Gas Co. (Cranfield, Adams, and Franklin Counties, Miss.).	3,283	12-4-69	1-4-70	6-4-70	21.25	27.01	
RI70-938..	Gulf Oil Corp. (Operator) et al.	74	21	United Gas Pipe Line Co. (Gwinville, Baxterville, and Soso Fields, Lamar, Marion, Jefferson Davis, Jasper, Jones, and Smith Counties, Miss.).	1,166,100	12-4-69	1-4-70	6-4-70	17.00	25.45	

* Includes Texas Tax Increase.

The Hunt Group requests an effective date of January 1, 1970, for its proposed increased rates. Good cause has not been shown for waiving the 30 day notice requirement provided in section 4(d) of the Natural Gas Act to permit earlier effective dates for Hunt's rate filings and such request is denied.

All of the producers' proposed increased rates and charges exceed the applicable area price levels for increased rates as set forth in the Commission's statement of general policy No. 61-1, as amended (18 CFR 2.56).

[F.R. Doc. 70-250; Filed, Jan. 8, 1970; 8:45 a.m.]

[Docket No. RI70-950, etc.]

SUPERIOR OIL CO. ET AL.

Order Providing for Hearing on and Suspension of Proposed Changes in Rates, and Allowing Rate Changes To Become Effective Subject to Refund¹

DECEMBER 31, 1969.

The Respondents named herein have filed proposed changes in rates and charges of currently effective rate schedules for sales of natural gas under Commission jurisdiction, as set forth in appendix A hereof.

The proposed changed rates and charges may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

¹ Does not consolidate for hearing or dispose of the several matters herein.

The Commission finds: It is in the public interest and consistent with the Natural Gas Act that the Commission enter upon hearings regarding the lawfulness of the proposed changes, and that the supplements herein be suspended and their use be deferred as ordered below.

The Commission orders:

(A) Under the Natural Gas Act, particularly sections 4 and 15, the regulations pertaining thereto (18 CFR Ch. I), and the Commission's rules of practice and procedure, public hearings shall be held concerning the lawfulness of the proposed changes.

(B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until date shown in the "Date Suspended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act: *Provided, however*, That the supplements to the rate schedules filed by respondents, as set forth herein, shall become effective subject to refund on the date and in the manner herein prescribed if within 20 days from the date of the issuance of this order respondents shall each execute and file under its above-designated docket number with the Secretary of the Commission its agreement and undertaking to comply with the refunding and reporting procedure required by the Natural Gas Act

and § 154.102 of the regulations thereunder, accompanied by a certificate showing service of copies thereof upon all purchasers under the rate schedule involved. Unless respondents are advised to the contrary within 15 days after the filing of their respective agreements and undertakings, such agreements and undertakings shall be deemed to have been accepted.²

(C) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.

(D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before January 16, 1969.

By the Commission.

[SEAL]

KENNETH F. PLUMB,
Acting Secretary.

² If an acceptable general undertaking, as provided in order No. 377, has previously been filed by a producer, then it will not be necessary for that producer to file an agreement and undertaking as provided herein. In such circumstances the producer's proposed increased rate will become effective as of the expiration of the suspension period without any further action by the producer.

APPENDIX A

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until	Cents per Mcf	
									Rate in effect	Proposed increased rate
RI70-950	The Superior Oil Co., Post Office Box 1521, Houston, Tex. 77001.	120	1	Mountain Fuel Supply Co. (West Side Canal Field, Carbon County, Wyo.).	\$1,278	12-3-69	12-3-69	12-4-69	15.0	* 15.075
RI70-951	Union Oil Co. of California, Union Oil Center, Los Angeles, Calif. 90017.	153	1	Kansas-Nebraska Natural Gas Co., Inc. (Waltman Area, Natrona County, Wyo.).	219	12-8-69	12-8-69	12-9-69	* 15.0	** 15.15

¹ The stated effective date is the effective date requested by Respondents, with waiver of notice granted.

² Pressure base is 15.025 p.s.i.a.

³ Reflects a double amount of the contractually entitled tax reimbursement for

future and past production back to Jan. 1, 1968, in regard to State of Wyoming severance tax.

⁴ Initial rate.

⁵ Pressure base in 14.65 p.s.i.a.

[Docket No. RI70-943, etc.]

UNION PACIFIC RAILROAD CO. ET AL.

Order Providing for Hearings on and Suspension of Proposed Changes in Rates¹

DECEMBER 31, 1969.

The respondents named herein have filed proposed increased rates and charges of currently effective rate schedules for sales of natural gas under Commission jurisdiction, as set forth in appendix A hereof.

The proposed changed rates and charges may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is in the public interest and consistent with the Natural Gas Act that the Commission enter upon hearings regarding the lawfulness of the proposed changes, and that the supplements herein be suspended and their use be deferred as ordered below.

The Commission orders:

¹ Does not consolidate for hearing or dispose of the several matters herein.

(A) Under the Natural Gas Act, particularly sections 4 and 15, the regulations pertaining thereto (18 CFR Ch. I), and the Commission's rules of practice and procedure, public hearings shall be held concerning the lawfulness of the proposed changes.

(B) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until date shown in the "Date Suspended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act.

(C) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.

(D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before February 16, 1970.

By the Commission.

[SEAL]

KENNETH F. PLUMB,
Acting Secretary.

The Superior Oil Co. (Superior) and Union Oil Co. of California (Union) have proposed rate increases which reflect partial reimbursement of a severance tax recently enacted by the State of Wyoming. Union's filing, unlike Superior's filing, reflects a double amount of the contractually entitled tax reimbursement of taxes applicable to future production as well as reimbursement applicable to past production back to January 1, 1968. After the amounts of tax reimbursement applicable to past production have been recovered, Union shall file an appropriate rate decrease under its FPC Gas Rate Schedule No. 153 to reduce the rate therein so as to provide for tax reimbursement for future production only. Superior and Union will also be required to refund any reimbursement relating to the Wyoming tax collected in these proceedings in the event the tax is for any reason invalidated upon judicial review.

The producers' proposed increased rates and charges exceed the applicable area price levels for increased rates as set forth in the Commission's statement of general policy No. 61-1, as amended (18 CFR 2.56). However, in view of the nature of the filings, we shall waive the 30-day statutory notice period and suspend the proposed increases for only 1 day.

[F.R. Doc. 70-251; Filed, Jan. 8, 1970; 8:45 a.m.]

Docket No.	Respondent	Rate schedule No.	Supplement No.	Purchaser and producing area	Amount of annual increase	Date filing tendered	Effective date unless suspended	Date suspended until—	Cents per Mcf		Rate in effect subject to refund in dockets Nos.
									Rate in effect	Proposed increased rate	
RI70-943..	Union Pacific Railroad Co., 5480 Ferguson Dr., Los Angeles, Calif. 90022.	13	2	Mountain Fuel Supply Co. (Nitchle Gulch Area, Sweetwater, Wyo.).	\$450	11-18-69	1-1-70	6-1-70	15.0	16.0	
RI70-944..	United Engineering Service, Inc., Post Office Box 25065, Houston, Tex. 77005.	1	3	Trunkline Gas Co. (Heard Ranch Field, Bee County, Tex.) (R.R. District No. 2).	3,538	11-25-69	1-1-70	6-1-70	15.25	16.31	
RI70-945..	Oklahoma Natural Gas Co., Post Office Box 871, Tulsa, Okla. 74102.	3	4	Cities Service Gas Co. (Eureka Field, Grant County, Okla.) (Oklahoma "Other" Area).	290	11-21-69	1-1-70	6-1-70	14.0	15.0	RI65-432.
RI70-946..	Champion Petroleum Co. (Operator) et al., Post Office Box 9363, Fort Worth, Tex. 76107. Attention: Frank L. Jones.	64	7	Cities Service Gas Co. (Southeast Eureka Field, Alfalfa and Grant Counties, Okla.) (Oklahoma "Other" Area).	4,600	11-21-69	1-1-70	6-1-70	14.0	15.0	RI65-380.
RI70-947..	Cities Service Oil Co., Post Office Box 300, Tulsa, Okla. 74102.	237	5	Kansas-Nebraska Natural Gas Co., Inc. (Hugoton Field, Texas County, Okla.) (Panhandle Area).	107	11-19-69	1-1-70	Accepted	11.0	12.6	
RI70-948..	J. M. Huber Corp., 2300 West Loop, Houston, Tex. 77027.	64	5	Cities Service Gas Co. (Northeast Waynoka Field, Woods County, Okla.) (Oklahoma "Other" Area).	667	11-21-69	1-1-70	6-1-70	14.0	15.0	RI68-131.
RI70-949..	Thomas N. Berry & Co. (Operator) et al., Post Office Box 111, Stillwater, Okla. 74074.	7	4	Cities Service Gas Co. (Eureka Field, Grant County, Okla.) (Oklahoma "Other" Area).	897	11-19-69	1-1-70	6-1-70	14.0	15.0	RI65-416.

* The stated effective date is the effective date requested by Respondents.

* Periodic rate increase.

* Pressure base is 15.025 p.s.i.a.

* Initial rate.

* Pressure base is 14.65 p.s.i.a.

* Includes 0.25-cent dehydration allowance.

* Subject to upward and downward B.t.u. adjustment.

* Filing for periodic plus tax reimbursement plus dehydration charge.

* Includes 0.25-cent dehydration charge paid by buyer.

* Contract amendment dated Oct. 29, 1969, provides for rate increase.

* Renegotiated rate increase.

* Subject to a downward B.t.u. adjustment.

* Includes 0.75-cent dehydration charge paid by seller to buyer.

* Subject to downward B.t.u. adjustment, buyer deducts 0.75 cent for dehydration and 1.5 cents for compression.

Concurrently with the filing of its rate increase, Cities Service Oil Co. (Cities) submitted a contract amendment dated October 29, 1969, designated as Supplement No. 5 to Cities' PPC Gas Rate Schedule No. 237, which provides the basis for its proposed rate increase. We believe that it would be in the public interest to accept for filing Cities' proposed contract amendment to become effective as of January 1, 1970, the proposed effective date, but not the proposed rate contained therein which is suspended as ordered herein.

All of the producers' proposed increased rates and charges exceed the applicable area price levels for increased rates as set forth in the Commission's statement of general policy No. 61-1, as amended (18 CFR 2.56).

[F.R. Doc. 70-252; Filed, Jan. 8, 1970; 8:45 a.m.]

[Docket No. CP70-109]

UNITED GAS PIPE LINE CO.

Notice of Amendment to Application

JANUARY 6, 1970.

Take notice that on January 2, 1970, United Gas Pipe Line Co. (Applicant), 1500 Southwest Tower, Houston, Tex. 77002, filed in Docket No. CP70-109 an amendment to its pending application in the same docket for a certificate of public convenience and necessity authorizing the delivery of increased quantities of natural gas to Gulf Power Co. (Gulf) near Pensacola, Fla., for a period of 2 years rather than 20 years as originally proposed, and the construction and operation of certain natural gas facilities necessary therefor, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that several parties have intervened in this proceeding and

the potential delay caused Gulf to search for possible alternative fuels. Applicant further states that this amendment to its application is to meet the needs of Gulf for immediate assurance of a fuel starting in March 1970.

Applicant proposes to construct and operate approximately 2.7 miles of 10-inch pipeline from the Escambia Chemical Corp. Line to Gulf Power Delivery Station No. 2 to augment its ability to supply the additional fuel requirements of Gulf necessitated by the installation of additional electric generating capacity. Applicant further proposes to deliver an additional 84,000 Mcf of natural gas from March through October for the 2 years for this purpose.

The total estimated cost of the proposed facilities is \$386,688.

Any person desiring to be heard or to make any protest with reference to said application should on or before January 26, 1970, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the

Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

KENNETH F. PLUMB,
Acting Secretary.

[F.R. Doc. 70-319; Filed, Jan. 7, 1970; 12:45 p.m.]

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN THE SOCIALIST REPUBLIC OF ROMANIA

Entry or Withdrawal From Warehouse for Consumption

JANUARY 5, 1970.

On December 16, 1969, the U.S. Government, in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including

Article 6(c) thereof relating to non-participants, informed the Socialist Republic of Romania that it was renewing for an additional 12-month period beginning January 9, 1970, and extending through January 8, 1971, the restraint on imports into the United States of cotton textile products in Category 49, produced or manufactured in Romania. Pursuant to Annex B, paragraph 3, of the Long-Term Arrangement the level of restraint for this 12-month period is 5 percent greater than the level of restraint applicable to Category 49 for the preceding 12-month period.

There is published below a letter of December 31, 1969, from the Chairman of the President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amount of cotton textile products in Category 49, produced or manufactured in Romania, which may be entered or withdrawn from warehouse for consumption in the United States for the 12-month period beginning January 9, 1970, be limited to the designated level.

STANLEY NEHMER,
Chairman, Interagency Textile
Administrative Committee,
and Deputy Assistant Secretary
for Resources.

SECRETARY OF COMMERCE

PRESIDENT'S CABINET TEXTILE
ADVISORY COMMITTEE

COMMISSIONER OF CUSTOMS,
Department of the Treasury,
Washington, D.C. 20226.

DECEMBER 31, 1969.

DEAR MR. COMMISSIONER: Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective January 9, 1970, and for the 12-month period extending through January 8, 1971, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile products in Category 49, produced or manufactured in Romania, in excess of a level of restraint for the period of 11,025 dozen.

In carrying out this directive, entries of cotton textile products in Category 49, produced or manufactured in Romania, which have been exported to the United States from Romania prior to January 9, 1970, shall, to the extent of any unfilled balance be charged against the level of restraint established for such goods during the period January 9, 1969, through January 8, 1970. In the event that the level of restraint established for such goods for that period has been exhausted by previous entries, such goods shall be subject to the directives set forth in this letter.

A detailed description of Category 49 in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 17, 1968 (33 F.R. 582) and amendments thereto on March 15, 1968 (33 F.R. 4600).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Socialist Republic of Romania and with respect to imports of

cotton textiles and cotton textile products from Romania have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. IV, 1965-68). This letter will be published in the FEDERAL REGISTER.

Sincerely yours,

ROCCO C. SICILIANO,
Acting Secretary of Commerce,
Chairman, President's Cabinet
Textile Advisory Committee.

[F.R. Doc. 70-321; Filed, Jan. 8, 1970;
8:46 a.m.]

FEDERAL RESERVE SYSTEM INSURED BANKS

Joint Call for Report of Condition

CROSS REFERENCE: For a document relating to a joint call for report of condition of insured banks, see F.R. Doc. 70-315, Federal Deposit Insurance Corporation, *supra*.

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster Loan Area 744]

CALIFORNIA

Declaration of Disaster Loan Area

Whereas, it has been reported that during the month of December 1969, because of the effects of certain disasters, damage resulted to residences and business property located in Marin County, Calif.;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the area affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such area constitute a catastrophe within the purview of the Small Business Act, as amended.

Now, therefore, as Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b)(1) of the Small Business Act, as amended, may be received and considered by the office below indicated from persons or firms whose property, situated in the aforesaid County, and areas adjacent thereto, suffered damage or destruction resulting from flooding and landslide caused by extremely heavy rains on December 20, 21, and 22, 1969.

OFFICE

Small Business Administration, Pacific Coastal Regional Office, 450 Golden Gate Avenue, Box 36105, San Francisco, Calif. 94102.

2. Applications for disaster loans under the authority of this Declaration will

not be accepted subsequent to June 30, 1970.

Dated: December 30, 1969.

HILARY SANDOVAL, Jr.,
Administrator.

[F.R. Doc. 70-308; Filed, Jan. 8, 1970;
8:46 a.m.]

[Declaration of Disaster Loan Area 745]

MAINE

Declaration of Disaster Loan Area

Whereas, it has been reported that during the month of December 1969, because of the effects of certain disasters, damage resulted to residences and business property located in the State of Maine;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the areas affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such areas constitute a catastrophe within the purview of the Small Business Act, as amended.

Now, therefore, as Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b)(1) of the Small Business Act, as amended, may be received and considered by the office below indicated from persons or firms whose property, situated in all areas affected in the aforesaid State, suffered damage or destruction resulting from floods occurring on December 26, 1969, through December 28, 1969.

OFFICE

Small Business Administration Regional Office, 40 Western Avenue, Augusta, Maine 04330.

2. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to June 30, 1970.

Dated: December 31, 1969.

HILARY SANDOVAL, Jr.,
Administrator.

[F.R. Doc. 70-309; Filed Jan. 8, 1970;
8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

JANUARY 6, 1970.

Protests to the granting of an application must be prepared in accordance with Rule 1100.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 41847—Caustic soda from Mobile, Ala. Filed by O. W. South, Jr.,

agent (No. A6147), for interested rail carriers. Rates on sodium (soda), caustic (sodium hydroxide), in tank carloads, as described in the application, from Mobile, Ala., to Augusta, Ga.

Grounds for relief—Market competition.

Tariff—Supplement 195 to Southern Freight Association, agent, tariff ICC S-600.

FSA No. 41848—*Chlorine to Augusta, Ga.* Filed by O. W. South, Jr., agent (No. A6148), for interested rail carriers. Rates on chlorine, in tank carloads, as described in the application, from Evans City and Mobile, Ala., to Augusta, Ga.

Grounds for relief—Market competition.

Tariff—Supplement 196 to Southern Freight Association, agent, tariff ICC S-600.

FSA No. 41849—*Paper and paper boxes to points in southern territory.* Filed by Southwestern Freight Bureau, agent (No. B-110), for interested rail carriers. Rates on boxes, fiber board, pulpboard, or strawboard, also paper, pulpboard, or fiberboard, in carloads, as described in the application, from points in southwestern territory, to points in southern territory.

Grounds for relief—Market competition.

Tariff—Supplement 68 to Southwestern Freight Bureau, agent, tariff ICC 4725.

FSA No. 41850—*Chemicals from points in Louisiana and Texas.* Filed by Southwestern Freight Bureau, agent (No. B-118), for interested rail carriers. Rates on perchloroethylene, trichloroethane, and trichloroethylene, in tank carloads, as described in the application, from specified points in Texas and Louisiana, to St. Louis, Mo., and East St. Louis, Ill.

Grounds for relief—Rate relationship.

Tariffs—Supplements 191 and 252 to Southwestern Freight Bureau, agent, tariffs ICC 4668 and 4564, respectively.

FSA No. 41851—*Fertilizer to Klamath Falls, Oreg.* Filed by North Pacific Coast Freight Bureau, agent (No. 69-9), for interested rail carriers. Rates on fertilizer, dry, in bulk, or in packages, in carloads, as described in the application, from Buena and Zillah, Wash., to Klamath Falls, Oreg.

Grounds for relief—Market competition.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[F.R. Doc. 70-325; Filed, Jan. 8, 1970;
8:47 a.m.]

[Notice 2]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

JANUARY 6, 1970.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 1131, published in the FEDERAL

REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 2202 (Sub-No. 384 TA) (Correction), filed December 9, 1969, published in the FEDERAL REGISTER issue of December 25, 1969, and republished in part, as corrected this issue. Applicant: ROADWAY EXPRESS, INC., 1077 Gorge Boulevard, Akron, Ohio 44309. Applicant's representative: W. F. Stiegele (same address as above). NOTE: The purpose of this partial republication is to show regular routes, in lieu of irregular. The rest of the application remains as previously published.

No. MC 2900 (Sub-No. 186 TA), filed December 23, 1969. Applicant: RYDER TRUCK LINES, INC., 2050 Kings Road, Jacksonville, Fla. 32203. Applicant's representative: Robert W. Gerson, The Commerce Building, Atlanta, Ga. 30303. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities (except those of unusual value, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment), from points in Florida located east of the Apalachicola River to points in Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Maryland, Maine, Massachusetts, Missouri, Minnesota, Mississippi, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Virginia, West Virginia, Texas (points located on and east of U.S. Highway 81 only), Michigan (Lower Peninsula only), Vermont, Wisconsin, Kansas City, Kans., and its commercial zone and the District of Columbia, for 180 days. NOTE: Applicant states it will interline at terminal points. Supporting shippers: There are approximately (63) statements of support attached to the application, which may be examined here at the Interstate Commerce Commission in Washington, D.C., or copies thereof which may be examined at the field office named below. Send protests to: District Supervisor G. H. Fauss, Jr., Interstate Commerce Commission, Bureau of Operations, Box 35008, 400 West Bay Street, Jacksonville, Fla. 32202.

No. MC 18259 (Sub-No. 1 TA) (Correction), filed November 25, 1969, published in the FEDERAL REGISTER issue of December 20, 1969, and republished in part, as corrected, this issue. Applicant: JACKSON DISTRIBUTION CORP., 730 Spencer Street, Post Office Box 204, Salina Station, Syracuse, N.Y. 13208. Applicant's representative: Herbert M. Canter, 345 South Warren Street, Syracuse, N.Y. 13202. NOTE: The purpose of this partial republication is to include the days duration, for 180 days. The rest of the application remains as previously published.

No. MC 64819 (Sub-No. 5 TA), filed December 18, 1969. Applicant: C. D. GAMMON COMPANY, 4551 West Monroe Street, Chicago, Ill. 60624. Applicant's representative: Arnold Burke, 69 West Washington, Chicago, Ill. 60602. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Iron and steel articles and construction materials, equipment, supplies and paraphernalia, from the plant and warehouse sites of the Ceco Corp. at Chicago and Lemont, Ill., to points in Wisconsin, Minnesota, Iowa, Missouri, Kentucky, Indiana, Illinois, Ohio and Michigan; and (2) equipment, materials, supplies, and paraphernalia, used in, or incidental to the construction and dismantling of bridges, highways, buildings, and other structures, between points in Wisconsin, Minnesota, Iowa, Missouri, Kentucky, Indiana, Illinois, Ohio, and Michigan, restricted to movements from, to, or between the construction sites of the Ceco Corp., for 180 days. Supporting shipper: The Ceco Corp., 5601 West 26th Street, Chicago, Ill. 60650. Send protests to: Raymond E. Mauk, District Supervisor, Interstate Commerce Commission, Bureau of Operations, U.S. Courthouse, Federal Office Building, Room 1086, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 96630 (Sub-No. 2 TA), filed December 16, 1969. Applicant: BALSER TRUCK CO., 8332 Wilcox Avenue, South Gate, Calif. 90280. Applicant's representative: Warren N. Grossman, 825 City National Bank Building, 606 South Olive Street, Los Angeles, Calif. 90014. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquid concrete admixtures, in bulk in specially designed compartmentalized tank trailers, from Cucamonga, Calif., to points in Arizona, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming and Cucamonga, Calif., for 180 days. Supporting shipper: Master Builders, 2490 Lee Boulevard, Cleveland, Ohio 44118. Send protests to: District Supervisor John E. Nance, Interstate Commerce Commission, Bureau of Operations, Room 7708 Federal Building, 300 North Los Angeles Street, Los Angeles, Calif. 90012.

No. MC 97275 (Sub-No. 22 TA) (Correction), filed December 9, 1969, published in the FEDERAL REGISTER issue of December 25, 1969, and republished in part, as corrected, this issue. Applicant: ESTES EXPRESS LINES, a corporation,

1405 Gordon Avenue, Richmond, Va. 23224. Applicant's representative: Robey W. Estes (same address as above). NOTE: The purpose of this partial republication is to show regular routes, in lieu of irregular. The rest of the application remains as previously published.

No. MC 107012 (Sub-No. 103 TA), filed December 19, 1969. Applicant: NORTH AMERICAN VAN LINES, INC., Post Office Box 988, Fort Wayne, Ind. 46801. Applicant's representative: Blaine E. Sowers (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Uncrated pianos and piano benches*, from Holly Springs, Miss., to Alabama, Arizona, Arkansas, California, Colorado, Florida, Georgia, Idaho, Iowa, Kansas, Kentucky, Louisiana, Minnesota, Nebraska, Nevada, New Mexico, North Carolina, North Dakota, Oklahoma, Oregon, South Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, Washington, and Wyoming, for 180 days. Supporting shipper: The Wurlitzer Co., Holly Springs, Miss. 38635. Send protests to: District Supervisor J. H. Gray, Bureau of Operations, Interstate Commerce Commission, Room 204, 345 West Wayne Street, Fort Wayne, Ind. 46802.

No. MC 107295 (Sub-No. 266 TA), filed December 16, 1969. Applicant: PRE-FAB TRANSIT CO., 100 South Main Street, Farmer City, Ill. 61842. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Gypsum products; composition boards, insulating materials; urethane and urethane products and related materials, supplies, and accessories incidental thereto used in the installation thereof*, from the plantsite of the Celotex Corp., Camden, Ark.; Chicago and Peoria, Ill.; and Lagro, Ind., to points in Alabama, Louisiana, Mississippi, Arkansas, Colorado, Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Montana, Nebraska, New Mexico, North Dakota, Ohio, Texas, Oklahoma, South Dakota, Tennessee, Wisconsin, Wyoming, Connecticut, Delaware, Florida, Georgia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Pennsylvania, Rhode Island, South Carolina, Vermont, Virginia, West Virginia, and the District of Columbia, for 180 days. Supporting shipper: The Celotex Corp., 1500 North Dale Mabry, Tampa, Fla. 33607. Send protests to: Harold C. Joliff, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 476, 325 West Adams Street, Springfield, Ill. 62704.

No. MC 110525 (Sub-No. 948 TA), filed December 19, 1969. Applicant: CHEMICAL LEAMAN TANK LINES, INC., 520 East Lancaster Avenue, Downingtown, Pa. 19335. Applicant's representative: Edwin H. van Deusen (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Benzene phosphorus dichloride*, in bulk, from Mount Pleasant, Tenn., to Gallipolis Ferry, W. Va., for 120 days. Supporting

shipper: Stauffer Chemical Co., 299 Park Avenue, New York, N.Y. 10017. Send protests to: Peter R. Guman, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 900 U.S. Customhouse, Second and Chestnut Streets, Philadelphia, Pa. 19106.

No. MC 113855 (Sub-No. 212 TA), filed December 19, 1969. Applicant: INTERNATIONAL TRANSPORT, INC., South Highway 52, Rochester, Minn. 55901. Applicant's representative: Gene P. Johnson, 502 First National Bank Building, Fargo, N. Dak. 58102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Aircraft parts and components* which because of size or weight require the use of special equipment, from the port of entry at or near Sweetgrass, Mont., on the international boundary line between the United States and Canada, to Palmdale and Burbank, Calif., for 180 days. Supporting shipper: Northwest Industries Ltd., Industrial Airport, Post Office Box 517, Edmonton, Alberta, Canada. Send protests to: A. N. Spath, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 448 Federal Building, and U.S. Courthouse, 110 South Fourth Street, Minneapolis, Minn. 55401.

No. MC 116915 (Sub-No. 4 TA), filed December 19, 1969. Applicant: ECK MILLER TRANSPORTATION CORPORATION, 1125 Sweeney Street, Owensboro, Ky. 42301. Applicant's representative: Louis J. Amato, Central Building, 1033 State Street, Bowling Green, Ky. 42101. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Aluminum and aluminum products*, from the plantsite of Harvey Aluminum Corp., Hancock County, Ky., to Minneapolis and St. Paul, Minn., and their respective commercial zones, with the right to perform partial drop-off at points in Iowa and Wisconsin, for 180 days. Supporting shipper: Ralph E. Hallock, General Traffic Manager, Harvey Aluminum (Incorporated), 19200 South Western Avenue, Torrance, Calif. 90509. Send protests to: Wayne L. Merilatt, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 426 Post Office Building, Louisville, Ky. 40202.

No. MC 117851 (Sub-No. 5 TA), filed December 16, 1969. Applicant: JOHN R. CHEESEMAN, 501 North First Street, Fort Recovery, Ohio 45846. Applicant's representative: Earl N. Merwin, 85 East Gay Street, Columbus, Ohio 43215. Authority sought to operate as a *contract 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 in bulk, chemicals, dolomite, refractories, refractory products, lime, limestone products, and commodities requiring special equipment), between the plantsite of Fort Recovery Industries, Inc., Recovery Township, Mercer County, Ohio, on the one hand, and, on the other, points in Connecticut, New Jersey, New York, Massachusetts, and Pennsylvania, for 150 days. Supporting shipper: Fort

Recovery Industries, Inc., Fort Recovery, Ohio. Send protests to: Keith D. Warner, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 5234 Federal Office Building, 234 Summit Street, Toledo, Ohio 43604.

No. MC 119765 (Sub-No. 18 TA) (Correction), filed December 1, 1969, published in the FEDERAL REGISTER issue of December 11, 1969, and republished as corrected, this issue. Applicant: HENRY G. NELSEN, INC., 1548 Locust Street, Avoca, Iowa 51521. 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*, as defined in section A and C of appendix I except commodities in bulk, tank vehicles, and except hides, from points in the Omaha, Nebr., and Council Bluffs, Iowa, commercial zone to points in Illinois, Indiana, Michigan, and Ohio, for 180 days. NOTE: The purpose of this republication is to show change the Docket No. to MC 119765 (Sub 18 TA) and show common carrier in lieu of contract. Supporting shipper: Beefland International Inc., 2700 North 23d Avenue, Council Bluffs, Iowa 51501. Send protests to: K. P. Kohrs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

No. MC 123695 (Sub-No. 1 TA), filed December 19, 1969. Applicant: BRIGGS TRANS., INC., One Brownstone Avenue, Portland, Conn. 06480. Applicant's representative: Reubin Kaminsky, Suite 211, 342 North Main Street, West Hartford, Conn. 06117. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Gasoline*, in bulk, in tank vehicles, from Portland, Conn., to Agawam, Amherst, Chicopee Falls, Holyoke, Indiana Orchard, North Hampton, Pelham, Ware, Warren, Wilbraham, Williamsburg, Willimansett, and Westfield, Mass., and *Diesel or No. 2 fuel oils*, from Portland, Conn., to Amherst, Mass.; Restriction: The above described transportation service shall be performed under continuing contract or contracts with Cities Service Oil Co., New York, N.Y., for 180 days. Supporting shipper: Cities Service Oil Co., Oil Center Building, Box 300, Tulsa, Okla. 74102. Send protests to: District Supervisor David J. Kiernan, Interstate Commerce Commission, Bureau of Operations, 324 U.S. Post Office Building, 135 High Street, Hartford, Conn. 06101.

No. MC 129060 (Sub-No. 1 TA), filed December 16, 1969. Applicant: ALBERT KULB, 789 Rambler Road, Warminster, Pa. 18974. Applicant's representative: Alan Kahn, Suite 1920, 2 Penn Center Plaza, John Fitzgerald Kennedy Boulevard at 15th Street, Philadelphia, Pa. 19102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Sheet metal and fabricated sheet metal*, between the plantsite facilities of Caine Steel Co., a division of American Industries Corp. in Philadelphia, Pa., on the one hand, and on the other, points in Delaware, Maryland, New Jersey, New

York and the District of Columbia, for 150 days. Supporting shipper: Harry W. Reynolds General Manager, Caine Steel Co., 9050 State Road, Philadelphia, Pa. 19136. Send protests to: F. W. Doyle, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 900 U.S. Customhouse, Second and Chestnut Streets, Philadelphia, Pa. 19106.

No. MC 133676 (Sub-No. 2 TA), filed December 18, 1969. Applicant: COMET DISTRIBUTION SERVICES, INC., 2125 Sorrel Avenue, Post Office Box 3175, Baton Rouge, La. 70821. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Woodpulp*, from Point Gardner, La., to Baton Rouge, La., for subsequent movement by water, for 180 days. Supporting shipper: Georgia-Pacific Corp., 424 Southwest Sixth Avenue, Portland, Ore. Send protests to: W. R. Atkins, District Supervisor, Interstate Commerce Commission, Bureau of Operations, T-4009 Federal Building, 701 Loyola Avenue, New Orleans, La. 70113.

No. MC 134186 (Sub-No. 1 TA) (correction), filed December 4, 1969, published in the FEDERAL REGISTER issue of December 20, 1969, and republished as corrected, this issue. Applicant: PAUL SIMPSON, Rural Route No. 1, Rock Falls, Ill. 61071. Applicant's representative: Lloyd Yost, 207 East Lincolnway, Morrison, Ill. 61270. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Walnut grove feed used for hogs, cattle, and poultry*, from West Liberty, Atlantic, and Independence, Iowa, to Bushnell, Aledo, Prophetstown, Oregon, Lena, Marengo, and Hinckley, Ill., for 180 days. NOTE: The purpose of this republication is to correct "Oregon" as a point in Illinois. Supporting shipper: W. R. Grace, Inc., Galesburg, Ill. Send protests to: Andrew J. Montgomery, District Supervisor, Interstate Commerce Commission, Bureau of Operations, U.S. Courthouse and Federal Office Building, Room 1086, Chicago, Ill. 60604.

No. MC 134216 TA, filed December 16, 1969. Applicant: FRANK ALBERT MAYES, 1218 Springwood Circle, Winston-Salem, N.C. 27103. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Wrecked, disabled, or replacement motor vehicles, and/or replacement of service parts for such equipment*, owned or used in the operations of McLean Trucking Co., between Winston-Salem, N.C., and points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, New Jersey, New York, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Virginia, West Virginia, and Wisconsin, under a continuing contract with McLean Trucking Co., Winston-Salem, N.C., for 180 days. Supporting shipper: McLean Trucking Co., Post Office Box 213, Winston-Salem, N.C. 27102. Send protests to:

Jack K. Huff, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 316 East Morehead, Suite 417, Charlotte, N.C. 28202.

No. MC 134226 TA, filed December 19, 1969. Applicant: HARRY B. HAWKS, Route 4, Box 131, Montrose, Colo. 81401. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid propane gas*, from Bloomfield, N. Mex., to Montrose, Colo., and an area within a radius of 30 miles of Montrose, Colo., for 180 days. Supporting shipper: Montrose Gas & Appliance Co., a Colorado corporation, Montrose, Colo. Send protests to: District Supervisor Herbert C. Ruoff, Interstate Commerce Commission, Bureau of Operations, 2022 Federal Building, Denver, Colo. 80202.

No. MC 134227 TA, filed December 19, 1969. Applicant: A. R. HOEHL, doing business as FURNITURE TRANSPORT COMPANY, 3568 Columbine Drive, San Jose, Calif. 95527. Applicant's representative: E. H. Griffiths, 433 Turk Street, San Francisco, Calif. 94102. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *New furniture, blanket wrapped*, between points in California, Oregon, and Washington, for 180 days. Supporting shippers: There are approximately 16 statements of support attached to the application, which may be examined here at the Interstate Commerce Commission in Washington, D.C., or copies thereof which may be examined at the field office named below. Send protests to: District Supervisor Claud W. Reeves, Bureau of Operations, Interstate Commerce Commission, 450 Golden Gate Avenue, Box 36004, San Francisco, Calif. 94102.

By the Commission.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 70-324; Filed, Jan. 8, 1970;
8:47 a.m.]

[Notice 473]

MOTOR CARRIER TRANSFER PROCEEDINGS

JANUARY 6, 1970.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. 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-71751. By order of December 30, 1969, the Motor Carrier Board approved the transfer to William Grafton Coggins and Mary E. Coggins, doing

business as Coggins Hauling, Baltimore, Md., of certificate No. MC-118877 issued October 28, 1959, to Lawrence Eugene Coggins, doing business as Coggins Hauling, Baltimore, Md., authorizing the transportation of baseball player equipment and baggage, in use, restricted to the transportation of the named commodities for professional teams, between Baltimore, Md., and Washington, D.C. Sam W. Mason, 336 St. Paul Place, Baltimore, Md. 21202, attorney for applicants.

No. MC-FC-71790. By order of December 30, 1969, the Motor Carrier Board approved the transfer to John Josephson, doing business as John Josephson Co., 724 Ninth Avenue, Salt Lake City, Utah 84103, of license No. MC-12931 issued August 5, 1965, to Warren John Thomas, doing business as Jack Thomas Travel Service, 369 South Main, Salt Lake City, Utah 84111, covering the transportation of: Passengers and their baggage, in special and charter operations, beginning and ending at points in Salt Lake County, Utah, and extending to points in the United States.

No. MC-FC-71794. By order of December 30, 1969, the Motor Carrier Board approved the transfer to Ray Schuck Moving & Storage Co., Inc., Dobbs Ferry, N.Y., of the certificate in No. MC-33123, issued November 22, 1950, to Fitzgibbon Storage Warehouse, Inc., White Plains, N.Y., authorizing the transportation of household goods, as defined by the Commission, between Yonkers, N.Y., and points in New York within 5 miles of Yonkers, on the one hand, and, on the other, points in Connecticut, New Jersey, and Pennsylvania. Gerard J. Zopf, 20 South Broadway, Yonkers, N.Y. 10701, attorney for applicants.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 70-326; Filed, Jan. 8, 1970;
8:47 a.m.]

[Notice 473A]

MOTOR CARRIER TRANSFER PROCEEDINGS

JANUARY 6, 1970.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's general rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 30 days from the date of service of the order. 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-71554. By order of December 29, 1969, the Commission, Division 3, acting as an Appellate Division, approved the transfer to Pacifica Truck Lines, Inc., Los Angeles, Calif., of the

operating rights in certificate No. MC-128226 issued July 3, 1967, to Paul J. Burnside, doing business as Merchants Delivery Systems, Anaheim, Calif., authorizing the transportation of general commodities, except those of unusual value, classes A and B explosives, commodities in bulk, and commodities requiring special equipment, between points in Los Angeles and Orange Counties, Calif., restricted to traffic having an immediately prior or subsequent movement by air or by freight forwarder. James W. Wade, 453 South Spring Street, Room 729, Los Angeles, Calif. 90013, attorney for applicants.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 70-327; Filed, Jan. 8, 1970;
8:47 a.m.]

[Notice 4]

MOTOR CARRIER APPLICATIONS

JANUARY 6, 1970.

The following applications are governed by the Interstate Commerce Commission's special rules governing notice of filing of applications by motor carriers of property or passengers under sections

5(a) and 210a(b) of the Interstate Commerce Act, and certain other proceedings with respect thereto (49 CFR 1.240).

MOTOR CARRIERS OF PROPERTY

No. MC-F-10711. Authority sought for control by QUALITY CARRIERS, INC., 100 South Calumet Street, Burlington, Wis. 53105, of QUALITY CARRIERS OF INDIANA, INC., 100 South Calumet Street, Burlington, Wis., and 110 North 36th Street, Lafayette, Ind. 47905, and for acquisition by ALLAN H. TORHORST, JANET TORHORST, both of 341 South Kane Street, Burlington, Wis. 53105, LELAND S. BARNEY, and RUTH BARNEY, both of Route 2, Burlington, Wis. 53105, of control of QUALITY CARRIERS OF INDIANA, INC., through the acquisition by QUALITY CARRIERS, INC. Applicants' attorney: A. Bryant Torhorst, 100 South Calumet Street, Burlington, Wis. 53105. Operating rights sought to be controlled: *Corn syrup*, unmixed (glucose), *corn syrup and blends thereof*, *starch*, *dextrine*, *steepwater*, *corn oil*, and *corn flour*, in bulk as a common carrier, over irregular routes, from Lafayette, Ind., to points in the United States (except points in Aroostook County, Maine, Alaska, and Hawaii), with re-

striction; *canned foodstuffs*, from Munster, Ind., to points in Kentucky, Chicago, Gurnee, and Kankakee, Ill., and Kansas City, Kans., with restriction; and *canned and prepared foodstuffs*, except frozen foods and commodities in bulk, from the plantsite and warehouse facilities of Pepsi Cola General Bottlers, Inc., and Kolmar Products Division of Pepsi Cola General Bottlers, Inc., at Munster, Ind., to points in Illinois (except points in Lake, Cook, Du Page, and Will Counties), Ohio (except Port Clinton, Sandusky, Erie Industrial Park, Cleveland, Akron, Cincinnati, and Dayton) and Davenport and Dubuque, Iowa (except points in Wisconsin in the Dubuque commercial zone as defined by the Commission), with restriction. QUALITY CARRIERS, INC., is authorized to operate as a common carrier in all points in the United States (except Alaska and Hawaii). Application has not been filed for temporary authority under section 210a(b).

By the Commission.

H. NEIL GARSON,
Secretary.

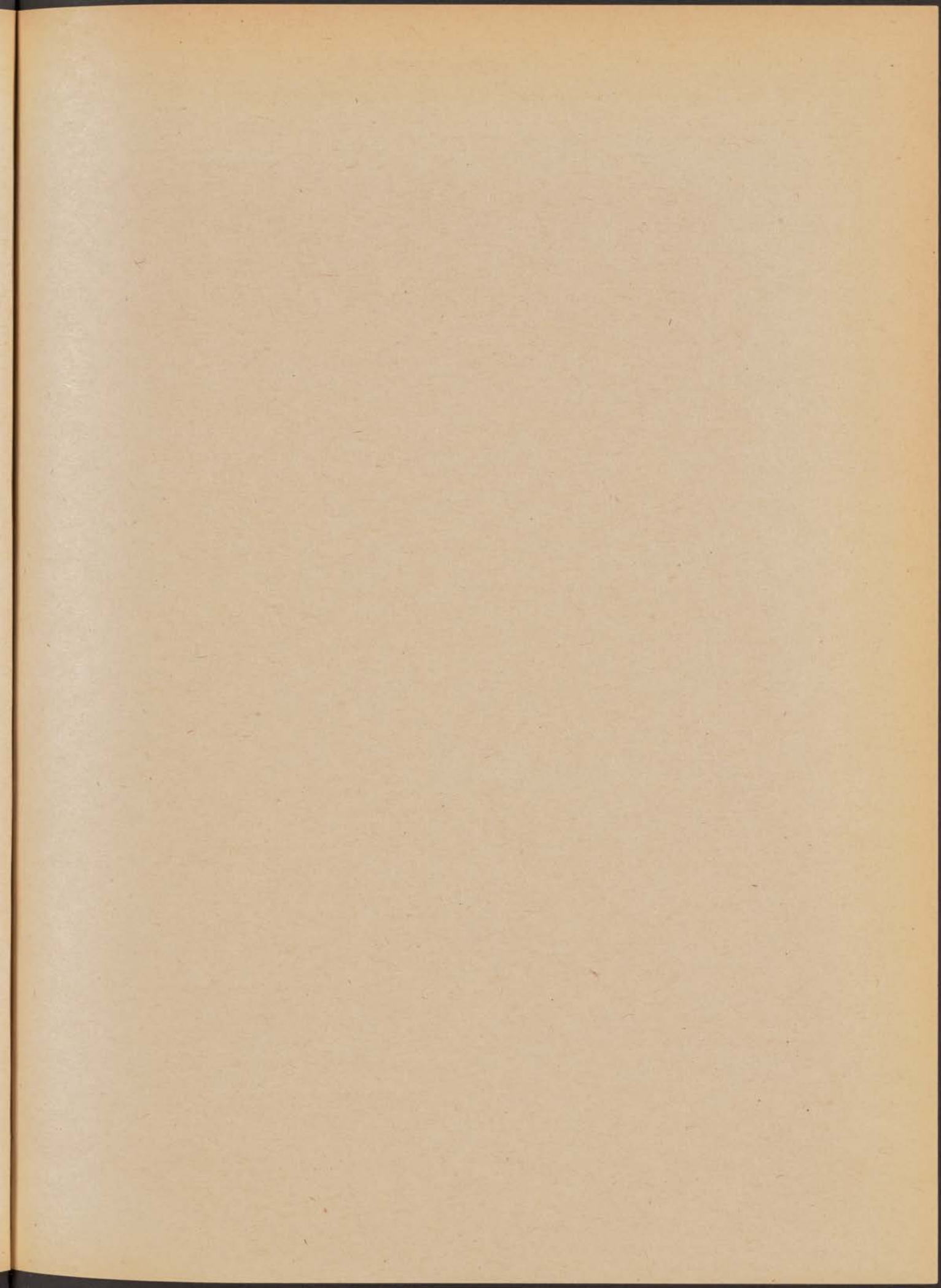
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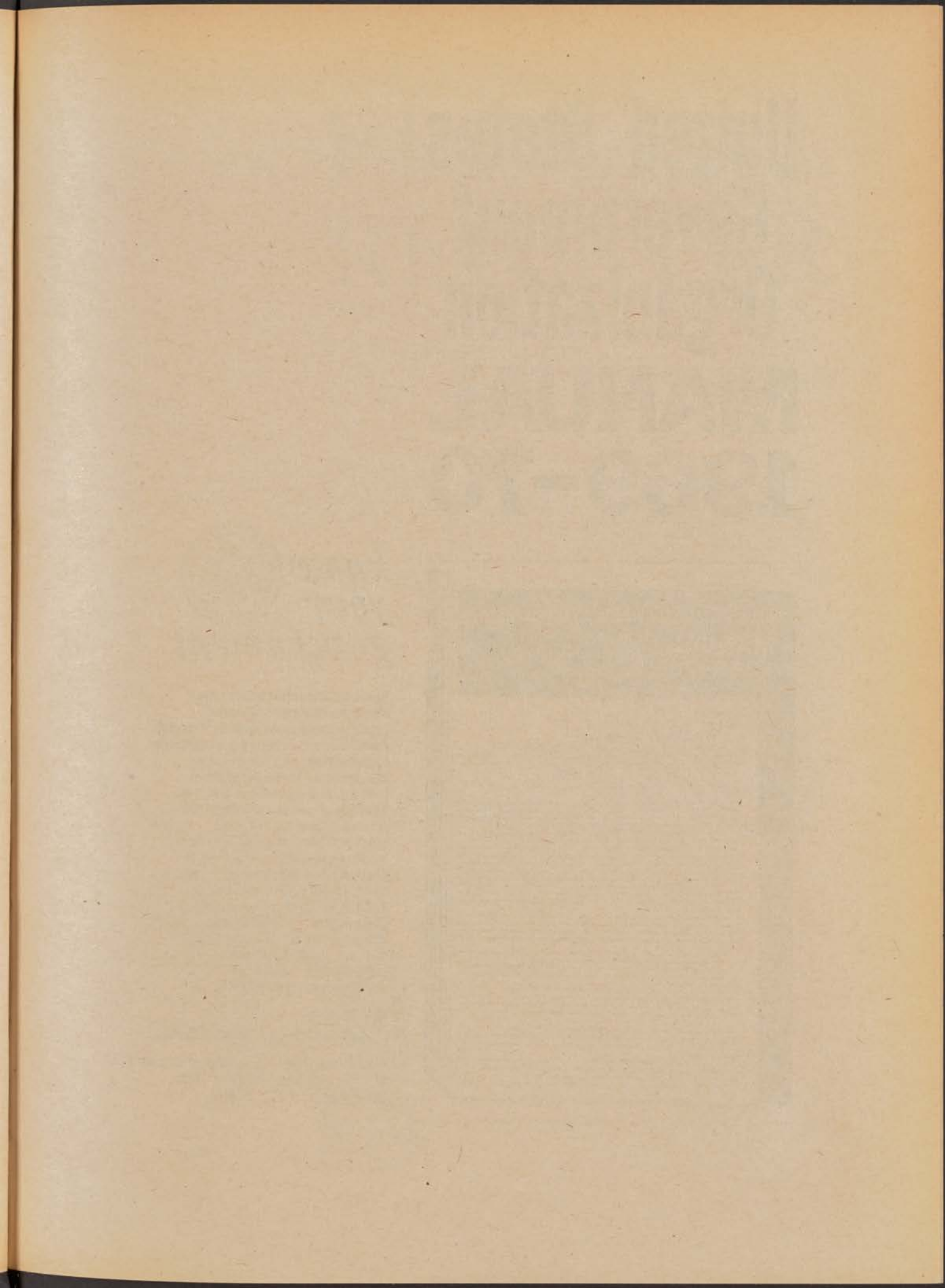
CUMULATIVE LIST OF PARTS AFFECTED—JANUARY

The following numerical guide is a list of parts of each title of the Code of Federal Regulations affected by documents published to date during January.

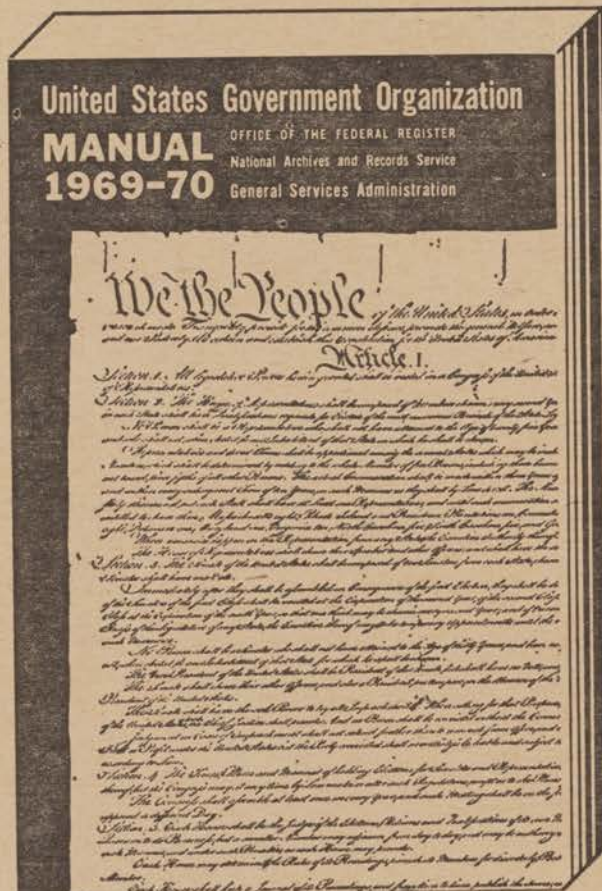
3 CFR	Page	7 CFR—Continued	Page	14 CFR	Page
PROCLAMATIONS:		812.....	72	23.....	303
3454 (see Proc. 3953).....	141	813.....	169	25.....	303, 304
3458 (see Proc. 3953).....	141	814.....	172	39.....	84, 143-145, 305-307
3952.....	41	815.....	174	61.....	84
3953.....	141	850.....	177	71.....	6, 101-103, 146, 307-310, 355, 356
EXECUTIVE ORDER:		905.....	72	73.....	356
May 16, 1911 (revoked in part		907.....	5, 178, 283	75.....	6, 146
by PLO 4756).....	227	910.....	73	91.....	304
PRESIDENTIAL DOCUMENTS OTHER		1001.....	353	97.....	147
THAN PROCLAMATIONS AND EXECU-		1005.....	219	121.....	84, 161, 304
TIVE ORDERS:		1013.....	178	127.....	310
Determination of Dec. 30,		PROPOSED RULES:		135.....	161
1969.....	43	201.....	231	225.....	162
5 CFR		966.....	105	288.....	103
213.....	70, 219, 354	1007.....	231	378.....	163
550.....	165	1103.....	231	378a.....	163
7 CFR		9 CFR		PROPOSED RULES:	
26.....	219	76.....	164, 165, 220, 354, 355	37.....	15
53.....	353	78.....	74, 75	71.....	105, 106, 184, 322-324
54.....	166	10 CFR		91.....	324
55.....	166	PROPOSED RULES:		121.....	324
56.....	166	32.....	362	127.....	324
70.....	166	150.....	231	208.....	184
210.....	281	12 CFR		214.....	184
215.....	281	545.....	178	295.....	184
220.....	282	561.....	179	16 CFR	
225.....	282	564.....	179	13.....	7-10, 311
319.....	283	13 CFR		501.....	75
401.....	166	121.....	355	PROPOSED RULES:	
722.....	5, 168			252.....	363
730.....	71, 353			423.....	112
780.....	71			424.....	326

17 CFR	Page	31 CFR	Page	42 CFR	Page
210	313	90	78	57	182
270	313	92	79	201	317
		93	79	206	317
19 CFR		341	223	PROPOSED RULES:	
PROPOSED RULES:		500	224	78	362
25	361	32 CFR		43 CFR	
20 CFR		1	46	PUBLIC LAND ORDERS:	
405	76	2	47	1545 (revoked in part by PLO	
609	223	3	54	4754)	226
		7	62	1867 (revoked in part by PLO	
21 CFR		12	66	4758)	227
121	225	15	67	4753	317
135c	76	16	67	4754	226
148e	77	18	69	4755	226
PROPOSED RULES:		19	69	4756	227
3	362	24	70	4757	227
		26	70	4758	227
				4759	227
24 CFR		32A CFR		45 CFR	
5	284	Ch. X (OIA):		102	256
203	77, 179, 284	Reg. 1	13, 163	103	256
207	77, 179, 285	33 CFR		104	256
213	179, 285	209	79	105	256
220	77, 180, 285	36 CFR		106	256
221	180, 286	7	45	111	256
222	286	PROPOSED RULES:		177	13
231	287	7	105	220	315
232	180, 287			531	82
234	180, 288	38 CFR		1042	82, 83
235	180, 288	2	224	1050	83
236	180, 288	36	181	47 CFR	
237	289	41 CFR		2	357
241	180	5-19	356	49 CFR	
242	289	14-1	225	191	317
807	289	14-2	289	1033	45
1000	180, 289	14-3	226	1307	183
1100	180, 289	14-7	226	PROPOSED RULES:	
		14-10	290	190	325
28 CFR		14-18	356	371	106
14	314	14-30	226	Ch. X	231
29 CFR		101-26	181	50 CFR	
1500	221	101-35	81	28	164, 321
1501	10	114-38	290	32	228
1502	10	114-44	292	240	228
1503	10	114-45	292, 294		
PROPOSED RULES:		114-46	295		
519	361	114-47	295, 298, 300		





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