# FEDERAL REGISTER VOLUME 35 <br> Friday, April 24, 1970 <br> - <br> - <br> NUMBER 80 <br> Washington, D.C. <br> Pages 6565-6633 <br> Part I <br> (Part II begins on page 6627) 

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Civil Aeronautics Board Civil Service Commission
Commerce Department
Consumer and Marketing Service
Engineers Corps
Federal Aviation Administration
Federal Communications Commission
Federal Maritime Commission
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Fish and Wildlife Service
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No. $80-\mathrm{Pt} . \mathrm{I}-1$

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# Presidential Documents 

## Titte 3-THE PRESIDENT <br> Executive Order 11526 <br> ESTABLISHING THE NATIONAL COUNCIL ON FEDERAL DISASTER ASSISTANCE

WHEREAS the Congress has enacted a number of statutory provisions authorizing Federal assistance to areas devastated by largescale disasters; and

WHEREAS the Federal Disaster Act (P.L. 81-875), the Federal Disaster Relief Act of 1966 (P.L. 89-769), and the Disaster Relief Act of 1969 (P.L. 91-79) are, pursuant to delegations of authority by the President, administered by the Director of the Office of Emergency Preparedness; and

WHEREAS the Departments of Defense, the Interior, Commerce, Agriculture, Labor, Health, Education, and Welfare, Housing and Urban Development, and Transportation, and the Small Business Administration and the Oflice of Economic Opportunity, also administer important disaster assistance programs; and

WHEREAS a prompt and effective Federal response to a major disaster requires coordinated action by all of the Federal agencies involved; and

WHEREAS Federal coordination will be served by the establishment of a National Coumcil on Federal Disaster Assistance:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is ordered as follows:

Secrion 1. Establishment of Council. (a) There is hereby established the National Council on Federal Disaster Assistance (hereinafter referred to as the "Council") which shall be composed of the Director of the Office of Emergency Preparedness, who shall be the Chairman of the Council, and policy level representatives of the Departments of Defense, the Interior, Agriculture, Commerce, Labor, Health, Education, and Welfare, Housing and Urban Development, and Transportation, and of the Small Business Administration and the Office of Economic Opportunity, and such other members as the President may from time to time designate.
(b) Representatives of other Federal departments or agencies, officials of State and local governments, and private citizens may be invited by the Chairman to participate in the deliberations of the Council.

Sec. 2. Functions of the Councit. The Council shall advise and assist the Director of the Office of Emergency Preparedness in:
(a) Insuring that Federal agencies furnish necessary assistance following a large-scale disaster on a priority basis to the Federal Coordinating Officer appointed by the President to operate under the Director, Office of Emergency Preparedness, pursuant to Section 9 of the Disaster Relief Act of 1969;
(b) Developing policies and programs to provide a strong and integrated total Federal disaster assistance effort;
(c) Stimulating cooperation and the sharing of data, views, and information concerning disaster assistance among Federal agencies, State and local governments, and private organizations having disaster assistance responsibilities and interests;
(d) Facilitating cooperation among Federal, State, and local governments with special concern for the maintenance of local initiative and decision making with respect to emergency restoration and rebuilding programs;
(e) Promoting the participation of Federal agencies in providing Federal assistance for rebuilding efforts;
(f) Encouraging research on means of preventing disasters and ameliorating the effects of those that occur;
(g) Reviewing, from time to time, the effectiveness of the Federal disaster assistance programs and suggesting needed changes.
Sec. 3. Assistance to the Council. Consistent with law, the Office of Emergency Preparedness shall provide staff and other assistance to the Council, and Executive departments and agencies shall furnish to the Council such available information as the Council may require in performance of its functions.
Sec. 4. Construction. Nothing in this order shall be construed as subjecting any Federal agency or officer, or any function vested by law in, or assigned pursuant to law to, any Federal agency or officer, to the authority of the Council or of any other agency or officer or as abrogating any such function in any manner.


The White House,
April 22, 1970.
[F.R. Doc. 70-5005; Filed, Apr. 22, 1970; 1:01 pm. 1

## Executive Order 11527

## AMENDING THE SELECTIVE SERVICE REGULATIONS

By virtue of the authority vested in me by the Military Selective Service Act of 1967 (62 Stat. 604, as amended), I hereby prescribe, to become effective on this date, the following amendments of the Selective Service Regulations prescribed by Executive Orders No. 10001 of September 17, 1948, No. 10202 of January 12, 1951, No. 10292 of September 25, 1951, No. 10659 of February 15, 1956, No. 10735 of October 17, 1957, No. 10984 of January 5, 1962, No. 11098 of March 14, 1963, No. 11119 of September 10, 1963, No. 11241 of August 26, 1965, No. 11360 of June 30, 1967, No. 11497 of November 26, 1969, and constituting portions of Chapter XVI of Title 32 of the Code of Federal Regulations:

1. The heading of section 1622.22 is amended to read "Class $I I-4$ : Registrant Deferred Because of Civilian Occupation", and paragraph (a) of that section is amended to read as follows:
"(a) In Class II-A shall be placed any registrant whose continued service is found to be necessary to the maintenance of the national health, safety, or interest in an activity identified as essential by the Director of Selective Service upon the advice of the National Security Council, provided that any registrant in Class II-A under the provisions of this paragraph in effect prior to the effective date of this paragraph in its present form may be retained in such class so long as he qualifies under those provisions. In addition, any registrant qualified for classification in Class II-A prior to such effective date may be placed and retained in such class if request therefor has been made prior to such effective date."
2. Paragraph (b) of section 1622.22 is amended to read as follows:
"(b) In Class II-A shall be placed any registrant satisfactorily pursuing an approved full-time course of instruction not leading to a baccalaureate degree in a junior college, community college or technical school, or engaged in an approved apprentice training program, such deferment to continue until such registrant fails to pursue satisfactorily such full-time course of instruction or training, or until the expiration of the period of time normally required to complete such course of full-time instruction or training."
3. Paragraph (a) of section 1622.23 , Necessary Employment Defined, is amended to read as follows:
"(a) A registrant's continued service in an occupation identified pursuant to section 1622.22 (a) shall be considered to be necessary to the maintenance of the national health, safety, or interest only when all of the following conditions exist:
"(1) The registrant is, or but for a seasonal or temporary interruption would be, engaged in such activity.
"(2) The registrant cannot be replaced because of a shortage of persons with his qualifications or skill in such activity.
"(3) The removal of the registrant would cause a material loss of effectiveness in such activity."
4. Section 1622.23 is further amended by revoking paragraph (c).
5. Paragraph (a) of 1622.24 , Class II- O : Registrant Deferred Because of Agricultural Occupation, is amended to read as follows:
"(a) In Class II-C shall be placed any registrant who is employed in the production for market of a substantial quantity of those agricultural commodities which are necessary to the maintenance of the national health, safety, or interest, but only when all of the conditions described in Paragraph 1622.23(a) are found to exist and only if the registrant was classified in Class II-C prior to the effective date of this paragraph in its present form. In addition, any registrant qualified for classification in Class II-C prior to such effective date may be placed and retained in such class if request therefor has been made prior to such effective date."
6. Paragraph (a) of section 1622.30, Class III-A : Registrant with a Child or Children; and Registrant Deferred by Reason of Extreme Hardship to Dependents, is revoked.
7. Section 1622,30 is further amended by revoking sub-paragraphs (2) and (3) of paragraph (e), by redesignating paragraphs (b) and (c) (1) as paragraphs " (a)" and "(b)", respectively, and by inserting the following new paragraph:
"(c) In Class III-A shall be placed any registrant who prior to the effective date of this paragraph in its present form submitted to his local board information establishing his eligibility for deferment on the grounds of fatherhood under regulations in effect prior to such date, or who is so classified prior to such date, and who continues to maintain a bona ide family relationship in their home with his child or children, except that this paragraph shall not apply to any registrant who subsequently becomes a physician, dentist, or veterinarian."
8. Section 1622.30a, Registrants Included in the Term"Allied Specialist Category" as Used in Paragraph (a) of Section 1628.30, is revoked.
9. Section 1628.11, Order to Report for Armed Forces Physical Examination, is amended by adding the following new paragraph:
"(e) The local board shall also order for armed forces physical examination those registrants who have not attained age 26 and who have not previously had such an examination, who request such examination. Requests for examinations must be submitted in writing to the registrant's local board. The local board shall establish a specific date for the examination, which date shall be within 60 days of the receipt of the applicant's request, and the registrant shall be given written notice thereof at least 15 days prior to the date of such examination. Each registrant shall have the right to receive only one preinduction examination on his own request. The Director of Selective Service may temporarily suspend the provisions of this paragraph for particular States or particular local boards if he determines that the number of such requests, if granted, would adversely affect the processing of men toward induction or would increase the total workloads of the respective Armed Forces Examining and Entrance Stations beyond their capacities. If any registrant is found acceptable upon examination at his request, he will not be selected for induction until his normal sequence number is reached."


The White House, 4 april: $23,1970$. [F.R. Doc. $70-$ s120; Filed, Apr. 23, 1970; 12:20 pm.]

# Rules and Regulations 

## Title 5-ADMINISTRATVE PERSONNEL

## Chapter 1-Civil Service Commission PART 213-EXCEPTED SERVICE

Temporary Boards and Commissions Effective on publication in the Federal Register, paragraph (c) of $\$ 213.3199$ is revoked, reffecting termination of the Presidential Task Force on International Development Cooperation.
(5 U.S.C. 3301, 3302, E.O. 10577; 3 CFR 105488 Comp., p. 218)

United States Civil Serv-
ice Commission,
[seal]
James C. Spry.
Executive Assistant to the Commissioners.
[PR. Doc. 70-5013: Flled, Apr. 23, 1970; 8:49 a.m.]

## PART 213-EXCEPTED SERVICE

## Department of State

Section 213.3304 is amended to show that the Planning and Coordination Staff took over the functions of the Policy Planning Council, and to reflect the DIrector's new title in his secretary's position title. Effective on publication in the Federal Register, the headnote and subparagraph (2) of paragraph (n) are amended as set out below.
§ 213.3304 Department of State.

> (n) Planning and Coordination
(2) One Secretary and Personal Assistant to the Director.
(5 US.O. 3301, 3302, E.O. 10577; 3 CFR 105458 Comp., p. 218)

United States Civil Serviee Commission,
[seal.]
James C. Spay,
Executive Assistant to the Commissioners.
[P.R. Doc. 70-5014; Flled, Apr. 23, 1970; 8:40 a.m.)

## PART 213-EXCEPTED SERVICE

Department of Commerce
Section 213.3314 is amended to show that an additional position of Confidential Assistant to the Administrator, Business and Defense Services Administration, is excepted under Schedule C. Effective on publication in the Federal Register, subparagraph (1) of paragraph (c) of \$ 213.3314 is amended as set out below.
§213.3314 Department of Conimerce.
(c) Business and Defense Services Administration. . . .
(2) Four Confidential Assistants to the Administrator.
(5 U.S.C. 3301, 3302, E.O. 10577; 3 CFR 195458 Comp., p. 218)

United States Civil Service Commisston,
[seal] James C. Spry,
Executive Assistant to the Commissioners.
[PR. Doc. 70-5010; Filed, Apr. 23, 1970: 8:49 a.m.]

## PART 213-EXCEPTED SERVICE

## Department of Commerce

Section 213.3314 is amended to show that three Confldential Assistants to the Director, Bureau of International Commerce, are excepted under Schedule C, Effective on publication in the Fgderal Recister, subparagraph (6) is added to paragraph (m) of $\$ 213.3314$ as set out below.
§ 213.3314 Department of Commerce.
(m) Oflice of the Assistant Secretary for Domestic and International Business. . . .
(6) Three Confidential Assistants to the Director, Bureau of International Commerce.
(5 U.S.C. 3301, 3302, E.O. 10577; 3 CPR 1954-58 Comp, p. 218)

$$
\begin{aligned}
& \text { United States Civil Serv- } \\
& \text { ice Commission, } \\
& \text { [skal] James C. Spry, } \\
& \text { Executive Assistant to } \\
& \text { the Commissioners. }
\end{aligned}
$$

[FR. Doc. 70-5012; Filed, Apr. 23, 1970; 8:49 a.m.l

## PART 213-EXCEPTED SERVICE

## Department of Commerce

Section 213.3314 is amended to show that the position of Private Secretary to the Director, Omice of State Technical Services is no longer excepted under Schedule C. Effective on publication in the Federal Register, subparagraph (2) of paragraph ( n ) of $\$ 213.3314$ is revoked.
(5 U.S.C. 3301, 3302, E.O. 10577; 3 CFR 195458 Comp., p. 218)

United States Civil Service Commission,
[seal]
James C. Spry,
Executive Assistant to the Commissioners.
[P.R. Doc, 70-5011; Filed, Apr. 23, 1970; 8:49 a.m.]

# 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. 111-113, 114g. 115, 117, 120, 121, 123-126, 134b, 134f), Part 76, Tytle 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:

In $\$ 76.2$, in paragraph (e) (20) relating to the State of Virginia, a new subdivision ( $\mathbf{x}$ ) relating to Southampton and Isle of Wight Counties is added to read:
(20) Virginia. * *
(x) The adjacent portions of Southampton and Isle of Wight Counties bounded by a line beginning at the junction of U.S. Highway 460 and Secondary Highway 644; thence, following Secondary Highway 644 in an easterly direction to Secondary Highway 645; thence, following Secondary Highway 645 in a generally easterly direction to Secondary Highway 646; thence, following Secondary Highway 646 in a southeasterly direction to Secondary Highway 638; thence, following Secondary Highway 638 in a southwesterly direction to Secondary Highway 603; thence, following Secondary Highway 603 in a southwesterly direction to Secondary Highway 635: thence, following Secondary Highway 635 in a generally northeasterly direction to Secondary Highway 614; thence, following Secondary Highway 614 in an easterly direction to U.S. Highway 460: thence, following U.S. Highway 460 in a southeasterly direction to its junction with Secondary Highway 644.
(Secs. 4-7, 23 stat. 32, as amended, secs. 1, 2. 32 Stat. 701-792, as amended, secs, 1-4, 33 Stat. 1264, 1205, 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, 123126, 134b, 134f; 29 FR. 16210, as amended)

Effective date. The foregolng amendment shall become effective upon issuance.

The amendment quarantines portions of Southampton and Isle of Wight Counties in Virginia 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 amendment imposes certain further restrictions necessary to prevent the interstate spread of hog cholera and must be made effective immediately to accomplish its purpose in the public interest. 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 amendment are impracticable and contrary to the public interest, and good cause is found for making it effective less than 30 days after publication in the Federal Register.
Done at Washington, D.C.- this 21st day of April 1970.

## George W. Irving, Jr.. Administrator, Agricultural Research Service.

[F.R. Doc, 70-5015; Filed, Apr. 23, 1970: 8:49 a.m.|

## Titte 12-BANKS ANO BANKING

Chapter II-Federal Reserve System subchapter a-board of governors of THE FEDERAL RESERVE SYSTEM
PART 262-RULES OF PROCEDURE

## Holding Company and Merger Statements

1. Effective April 16, 1970, $\$ 262.3$ (f) (4) is amended to read as follows:

## § 262.3 Applications.

(f) Bank holding company and merger applications. * .
(4) The Board's action on an application is embodied in an order that indicates the votes of members of the Board and, where appropriate, is accompanied by a statement of the reasons for the Board's action. Both the order and any accompanying statement are released to the press; each order is published in the Federal Register, and the order and any accompanying statement are published in the Federal Reserve Bulletin.

2 a . The change is to eliminate statements with respect to certain actions on bank holding company and merger applications. Statements will continue to be issued in all cases (1) in which an application for a bank acquisition is denied or (2) involving the formation of new bank holding companies. Statements generally will be omitted in cases in which (a) the application is approved without dissent, (b) no hearing or oral presentation has been held, (c) the competitive effect is no worse than "slightly adiverse" in the opinion of the Board or of the reporting Federal agencies (see 12 CFR 250.182). (d) there is no unusual feature that
might set a precedent for future cases, and (e) there are no other unusual circumstances. In cases where statements are not issued, the Board's orders will be expanded to include the legal factors considered, an indication of the size of the institutions involved, and a brlef summary of the reasons for the Board's approval.
b. The change is designed to expedite processing of holding company and merger applications while still furnishing the applicant and the public with an indication of the reasoning underlying the Board's action.
c. The provisions of section 553 of title 5. United States Code, relating to notice and public participation and to deferred effective date, were not followed in connection with the adoption of thls amendment, because the rule contained therein is procedural in nature and accordingly does not constitute a substantive rule subject to the requirements of such section.

By order of the Board of Governors, April 2, 1970.

Kenneth A. Kenyon,
Deputy Secretary.
[P.R. Doc, 70-4974; Fited, Apr. 23, 1970; 8:47 a.m.]

## Title 21-FOOD AND DRUGS

Chapter 1-Food and Drug Administration, Department of Health, Education, and Welfare

## SUBCHAPTER A-GENERAL

## PART 2-ADMINISTRATIVE FUNCTIONS, PRACTICES, AND PROCEDURES

Subpart H-Delegations of Authority
Approval of Certain New-Daug Applications and Supplements
Under authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 701 (a) , 52 Stat. 1055; 21 U.S.C. 371(a)) and delegated to the Commissioner of Food and Drugs (21 CFR 2.120 ), $\$ 2.121$ is amended by adding thereto the following new paragraph to establish the described delegation of authority:
\$2.121 Redelegations of authority from the Commissioner to other officers of the Administration.
(m) Delegations regarding approved abbreviated new-drug applications and approved abbreviated new-drug application supplements for cyclamate-containing products. The Food and Drug Administration's District Omce Directors and Regional Food and Drug Directors are authorized to approve abbreviated new-drug applications and abbreviated new-drug application supplements for cyclamate-containing products, such applications being submitted in accordance with $\$ 130.43$ of this chapter, and are
authorized to notify applicants of such approvals pursuant to $\$ \$ 130.9$ and 130.10 of this chapter.

Effective date. This order is effective as of March 24, 1970.
(Sec. 701(a), 52 stat. 1055; 21 U.S.C. 371 (a)) Dated: April 13, 1970.

Charles C. Eowards,
Commissioner of Food and Drugs.
[F.R. Doc. 70-4984; Flled, Apr. 23, 1970; 8:48 a.m. 1

## SUBCHAPTER C-DRUGS <br> PART 130-NEW DRUGS

## Abbreviated Applications

In the Fgozral Reaister of February 27, 1969 ( 34 F.R. 2673), the Commissioner of Food and Drugs proposed that the new-drug regulations be amended to provide for submission of abbreviated new-drug applications containing designated items of information under certain circumstances. Form FD356 H , the new-drug application for hu-man-use drugs is to be used for this purpose, and it is being revised to include spaces for indicating the submission is an abbreviated new-drug application or an amendment to an abbreviated new-drug application. Supplements to abbreviated new-drug applications should be submitted in accordance with $\$ 130.9$ of the new-drug regulations. For those drugs found to require only abbreviated applications, supplements need contain no more detailed information than is set forth for the abbreviated application ftself, whether or not the application being supplemented was submitted as an abbreviated new-drug application initially. Additional information, if needed, will be requested by the Food and Drug Administration.

Based on the comments received in response to the proposal and on further consideration within the Food and Drus Administration. the amendments as adopted below have been changed:

1. To delete the requirement as written in the proposal for the submission of all information under item 7 of form FD-356H and require only a statement of composition. This eliminates from the application statements of the submission of batch formula and of excesses and variations in amounts of ingredients which are and essential part of good manufacturing practices.
2. To include a requirement under paragraph (f) (3) of data for sustained action preparations to establish that the drug is available at a rate of release which will be safe and effective.
3. To add a new subparagraph (4) to proposed paragraph (f) to require submission of information available to an applicant concerning any adverse effects when such effects are not reflected in the proposed labeling for the drug.
4. To require the name of the supplier of the active ingredient.
Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetlo

Act (secs. 505, 701 (a), 52 Stat, 1052-53, as amended, 1055; 21 U.S.C. 355, 371(a)) and under authority delegated to the Commissioner ( 21 CFR 2,120), \$ 130.4 Applications is amended:

1. By changing the period at the end of the first sentence of paragraph (a) to a semicolon and adding "if the drug is intended for human use and is one for which an abbreviated new application has been found by the Food and Drug Administration to be sufficient, the application may be limited to the information described in paragraph (f) of this section unless otherwise specified in such finding:"
2. In paragraph (c) (2) by inserting in form FD-356H two check boxes in addition to the existing four. All six read as follows:
$\square$ Original application (regulation $\{130.4$ ). $\square$ Amendment to original, unapproved application (regulation $\$ 130.7$ ).
$\square$ Abbreviated application (regulation \$130.4(f)).
$\square$ Amendment to abbreviated, unapproved applieation (regulation $\$ 130.7$ ).
$\square$ Supplement to an approved appilication (regulation \& 130.9).
$\square$ Amendment to supplement to an approved application.
3. By adding a new paragraph ( $f$ ) as follows:
(1) Abbreviated new-drug applications. Such applications shall contain:
(1) Satisfactory information of the kinds described in items 1 (table of contents), 4 (label and all other labeling), 5 (R, or OTC statement), and 6 (components) of the new-drug application form FD- 356 H , and in lieu of full information described under items 7 and 8 (composition and methods, facilities, and controls), brief statements that:
(1) Include the composition of the drug, stating the name and amount of each ingredient whether active or not, contained in a stated quantity of the drug in the form in which it is to be distributed.
(ii) Identify the place where the drug will be manufactured, processed, packaged, and labeled and the name of the supplier of the active ingredient(s).
(iii) Identify any person other than the applicant who performs a part of those operations and designate the part. (iv) Include certifications from the applicant and from any person Identified in subdivision (iii) of this subparagraph that the methods used in, and the facilities and controls used for, the manufacture, processing, packing, and holding of the drug are in conformity with current good manufacturing practice in accord with Part 133 of this chapter.
(v) Assure that the drus dosage form and components will comply with the specifications and tests deseribed in an official compendium, if such article is recognized therein, or, if not listed or if the article differs from the compendium drug, that the specifleations and tests applied to the drug and its components are adequate to assure their identity, strength, quality, and purity.
(vi) Outline the methods used in, and the facilities, and controls used for, the manufacture, processing, and packing of the drug.
(2) Labeling that is in accord with the labeling conditions described in the finding that an abbreviated new-drug application is sufficient.
(3) If the drug finding so specifies for the formulation intended for marketing, data adequate to assure the biological availability of the drug. For preparations claiming sustained action, timed-release, or other delayed or prolonged effect, such data should show that the drug is avallable at a rate of release that will be safe and effective.
(4) Any information available to the applicant, including preclinical or clinical data developed by the applicant or by other persons on behalf of the applicant, on adverse effects of the drug that is not reflected in the labeling.
(5) Additional information that may be required for the approval of the application as specified in a written communication from the Food and Drug Administration.
(6) The signature of the appllcant or responsible official or agent on a completed form FD-356H.

Effective date. This order shall be effective upon publication in the Federal Register.
(Secs, 505, 701(a), 52 Stat, 1052-53, as amended, 1055; 21 U.S.C. 355,371 (a))

Dated: April 14, 1970.
Charles C. Edwards,
Commissioner of Food and Drugs.
[F.R. Doc. 70-4985; Filed, Apr. 23, 1970; 8:48 a.m.]

## Titte 32-National Defense

Chapter XVI-Selective Service System PART 1622-CLASSIFICATION RULES AND PRINCIPLES

## PART 1628-PHYSICAL EXAMINATION

Cross Reference: For an Executive Order affecting the above parts, see Title 3, Executive Order 11527, supra.

## Title 33-NAVIIGATION AND NAVIIGABLE WATERS

Chapter II-Corps of Engineers, Department of the Army PART 204-DANGER ZONE REGULATIONS
Chesapeake Bay, Va.
Pursuant to the provisions of section ? of the River and Harbor Act of August 8 , 1917 (40 Stat. 266; 33 U.S.C. 1), § 204.49a is hereby prescribed governing the use and navigation of a danger zone in the

Chesapeake Bay off Fort Monroe, Va., effective 30 days after publication in the Federal Register, as follows:
\& 204.49a Chesapeake Bay off Fort Monroe, Va.; firing range danger zone.
(a) The danger zone. All of the water area lying within a section extending seaward a distance of 4,600 yards between radial lines bearing $83^{\circ}$ True and $115^{\circ}$ True, respectively, from a point on shore at latitude $37^{\circ} 01^{\prime} 30^{\prime \prime}$ N.. longitude $76^{\circ} 17^{\prime} 54^{\prime \prime} \mathrm{W}$.
(b) The regulatons, (1) No weapon having a greater range than the $30-$ calibre carbine is to be fired into the firing range danger zone.
(2) During periods when firing is in progress, red flags will be displayed at conspicuous locations on the beach. Observers will be on duty and firing will be suspended as long as any vessel is within the danger zone.
(3) Passage of vessels through the area will not be prohibited at any time, nor will commercial fishermen be prohibited from-working fish nets within the area. No loltering or anchoring for other purposes will be permitted during announced firing periods.
(4) No firing will be done during hours of darkness or low visibility.
(5) The Commander, Fort Monroe, Va., is responsible for furnishing in advance the firing schedule to the Commander, 5th Coast Guard District, for publication in his "Local Notice to Mariners" and to the local press at Norfolk and Newport News, Va.
(c) The regulations in this section shall be enforced by the Commanding Officer, Fort Monroe, Va., and such agencies as he may designate.
[Regs. Apr. 3, 1970, 1522-01 (Chesapeake Bay, Va.)-ENGCW-ON1 ( 40 Stat. 206: 33 U.S.C. 1)

For the Adjutant General.
Richard B. Belnap, Special Advisor to TAG.
IFR. Doe. 70-4977; Flled, Apr. 23, 1070; 8:47 a.m.]

## Title 14-AERONAUTICS AND SPACE

Chapter 1-Federal Aviation Administration, Department of Transportation SUBCHAPTER E-AIRSPACE
[Airspace Docket No. 60-AL-7]

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

Miscellaneous Amendments Correction
In F.R. Doc. 70-1454 appearing at page 2583 in the Issue of Thursday, February 5,1970 , at the end of the 18 th line of the Fairbanks, Alaska, transition area ( 871.181 ), the coordinate reading " $135^{\circ} 00^{\prime} 00^{\prime \prime} \mathrm{W}$." should read " $153^{\circ} 00^{\prime} 00^{\prime \prime}$ W.".

## RULES AND REGULATIONS

## SUBCHAPTER F-AIR TRAFFIC AND GENERAL OPERATING RULES <br> [Reg. Docket No. 10262; Amdt. 698]

## PART 97-STANDARD INSTRUMENT APPROACH PROCEDURES

## Miscellaneous Amendments

The amendments to the standard instrument approach procedures contained herein are adopted to become effective when Indicated in order to promote safety. The amended procedures supersede the existing procedures of the same classification now in effect for the airports specified thereln. For the conventence of the users, the complete procedure is republished in this amendment indicating the changes to the existing procedures.

As a situation exists which demands immediate action in the interests of safety in air commerce, I find that compliance with the notice and procedure provisions of the Administrative Procedure Act is impracticable and that good cause exists for making this amendment effective within less than 30 days from publication.

In view of the foregoing and pursuant to the authority delegated to me by the Administrator (24 F.R. 5662), Part 97 (14 CFR Part 97) is amended as follows:

1. By amending $\$ 97.11$ of Subpart B to amend low or medium frequency range ( $\mathrm{L} / \mathrm{MF}$ ), automatic direction finding (ADF) and very high frequency omnirange (VOR) procedures as follows:

> Standand Instrument apphoscr Phocrdune-Typh NDB (ADF)

Bearings, headings, courses and radials are magnetic. Elovations and alitudes are fn feet M8L. Celilngs are in feet above alrport olevation. Distances are in nautical miles untess otherwise indicated, excopt visiblities which sre in statate miles.

If an instrument appronch procedure of the above type fs conducted st tho below nemed sirport, it shall be in sceordance with the following fnstrument nppronch procedure, unleas an approseh is conducted in accordance with a diterent procedure for such airport anthorlied by tho Adminktrator. Initial approachos shall be made over spociled routew. Minimum aliftudes shall correspond with those estabilshed for en route operation in the particular ares or as set forth below.


## Radar avaliable.


Mintnum altitude over facility on final appronch cre, 1300 .
Crs and distance, faclity to alrport, $012^{\circ}-3.9$ miles.
If visual contact not eitabilished upon deveent to authorized landing mintmumis or If landing not acoomplished wilhin 3.9 milles alter pasing LG: LOM, eltmb to 4000 on La Guardia VOR R $045^{\circ}$ to Stamford Int. Oross Scaridalo Int at 3000 or above. Hold NE of 8 tamford Int., 1 -minute, left turns, $225^{\circ}$ Inbnd.

Am Cazaurn Note: Buding scalo not authorivod.
OAUTION: Unlighted obstructlons in approach zone (Aumway 4) protruding $40^{\prime}$ above lights at beginning of approach lightlane decreasing to 10 above lights at 1100 from spprounh end of runwny.
\# Maintaln $2500^{\prime \prime}$ Inbid on final approsch ers untll crowlag Prompeet Int.
MBA withln 25 miles of faclity: $000^{\circ}-090^{\circ}-2600^{\prime} ; 000^{\circ}-180^{\circ}-1000^{\prime} ; 180^{\circ}-2600^{\circ}-2000^{\circ} ; 2700^{\circ}-300^{\circ}-2600^{\circ}$,
City, New York; State, N. Y; Alrport name, La Guardla; Elev., 21'; Fsc. Class, LOM; Ident, LG; Procedure Na. NDB (ADF) Runway 4;Amdt. 28; Efi, date, 30 Apr, 7 . Sap. Aradt. No. 27; Dated, 2 Apr. 70


Prooedure turn E side of ers, $151^{\circ}$ Outbnd, $001^{3}$ Inhod, $2100^{\circ}$ withln 10 miles.
Minimum alitude over facility on final approsch crs, 1000 .
Crs snd distance, facility to afrport, $001^{\circ}-3.9$ miles.
If visual contact not established upon descent to suthorised landing minfroums or If tanding not acomplishied within 3.9 milles after pasaln! LOM, ellmb to 2500 on ers of $001{ }^{\circ}$ from RDG LOM. Revense crs and retarn to RDG LOM. Hold 8 mbnd beading 001,1 minute, right turns.
$* 300-1$ required for takeoff on Rumways 31 and 36 . Takeoff on Runway 13 , make ef hit turn as soon as practical to avold towers $1230^{\prime}$ and high terrala 2.6 milles 8 SE of alrport. MSA within 25 miles of facility: $000^{\circ}-000^{\circ}-2700^{\circ} ; 000^{\circ}-180^{\circ}-2100^{\circ} ; 180^{\circ}-220^{\circ}-2500^{\circ} ; 270^{\circ}-300^{\circ}-3000^{\circ}$.
Clty, Readtug; State, Pa.; Atrport mame, General Carl A. Spaste Fleld; Flew, 34; Fae. Gtaes., LOM; Fdent., RD; Prooedure No. NDB (ADF) Runway 30, Amdt. 10; Eit. date, 20 Apr. 70; 8 up. Amdt. No. 9; Dated, 2 Apr. 70

| Mesdow Int,BritalPenwood Int, | BD LOMPenwood Int.BD LOM (fina | $\begin{aligned} & 3000 \\ & 2700 \\ & 1800 \end{aligned}$ | $\begin{aligned} & \text { T-dn\% } \\ & \text { C }-\mathrm{dn} . \\ & 8-d n-6 . \\ & \mathbf{A}-\mathrm{dn} . . \end{aligned}$ | $\begin{aligned} & 300-1 \\ & 600-1 \\ & 600-1 \\ & 800-2 \end{aligned}$ | $\begin{aligned} & 300-1 \\ & 600-1 \\ & 600-1 \\ & 800-2 \end{aligned}$ | $300-1 / 5$ $600-1 / 5$ <br> $600-1$ $800-2$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |

## A8R.

Procedure turn 8 side of ong, $299^{\circ}$ Outbod, $058^{\circ}$ Inbud, $2300{ }^{\prime}$ within 10 milies.
Minimum altitude over facility on final appraoch ens, 1500 .
Ors and distance, faclity to alrport, $0 \mathrm{~S}^{\circ}-4.5$ miles. urn to $2200{ }^{\circ}$ direet BD LOM. Hold BW of BD LOM, OSS Inbnd, 1 minute, right turns.


os Departures from Runway 33 , mikes a right turn to 3 sop , st soon as practleable after takeoff and elimb to 1500 .
MSA within 2S miltes of fisclity: $000^{\circ}-000^{\circ}-2800^{\circ} ; 000^{\circ}-100^{3}-2200^{\circ} ; 100^{\circ}-2200^{\circ}-2000^{\prime} ; 270^{\circ}-300^{\circ}-3000^{\circ}$.
City, Windser Loeke; State, Conn.; Atrport name, Bradley Internatlonal; Elev., 173'; Fac. Class., LOM; Ident., BD; Procedure No. NDB (ADF) Rumway 6, Amdt. 17; Eft. date, 30 Apr .70 ; 8up. Amdt, No. 16; Dated, 2 Apr. 20

Standand Instaument Apphoacn Phocrdunit-Type vor

Boarfngs, heodings, coursos and radiale are magnette. Elovatfons and alttudes are in feet MSL. Cellings are fn foet above atrport elovation. Distances are fn nautical milles unles othervise indicated, except vishblititen which are in atatute milos.

If an instrument approsch prooodure of the abovetype fs conducted at the below named alrport, it shall be in accordance with the following instrument approseh procedure unless nn approach is conducted in accordance with a difterant procodure for such alrport authorfived by the Admifnistrator. Intital approschess ahall be made over apecifed routes. Mindmumaltitudes shali cortespond with those estsbllithod for en route operation tn the partleular aros or as set forth below.


## Radar vectorlng.

Procedure turn not iuthorized.



NotE: Dual Vo R recefvers or VOR DME recelver roquired for thts procedure

Clty, New York; 8tate, N. Y;; Alrport name, La Guardis; Elev, 21'; Fae. Cluss, L_VOR/DME; Ident., LGA; Procedure No, Vo B-2, Amdt, 10, Bff, date, 30 Apr. 70; Sup. Amdt. No. \%; Dated, 2 Apr. 70
2. By amending $\$ 97.17$ of Subpart B to amend instrument landing system (I.S) procedures as follows:

Standard Insthugent Apphonch Pbocedung-Type ILS
Bearinge, hesdings, coursea and radials are magnotie. Elevations and altitudes are in toet M8L. Cellings are in foet above airport elevation. Distances are in natical milles unless otheref leo Indiosted, except visfblitites whildi are in statute miles.

If an inatrument appronch procedure of the above type ls conducted at the below named alrport, ft shall be in nooordanoe whth the followfig inatrumint approach procedure unloss an approsch is conducted to scoordanee with a diferent procedure for such alrport anthorizod by the Adminfutrator. Intial appronehes athall be made over apectiod routes. Mintammalttindes ahail correspond with those established for en route operation in the particular aroa or as iot forth below.


Radar avallable.
Procedare turn s side SW cns, $293^{\circ}$ Outbnd, $043^{\circ}$ Inbnd, $2200^{\prime} 8$ of Proepect Int but withtn 10 miltes of LOM.


 Guarda VOR R O4 $5^{\circ}$ to Stamiford Int. Cross Searsdale Int at $3000^{\circ}$ or above. Hold NE Stamford Int, 1 minute, left turns, $225^{\circ}$ Inbind.

Cavriow: Unilighted obstruetions in approach zone. (Runway 4) protruding $40^{\prime}$ above lighte at beginning of approach lizhtlane decrewing to 10 above Hghts at 1100 from appronch end of runway.
villidig seale not authorited.
M8A within 25 milles of fuclity: $000^{\circ}-080^{\circ}-2000^{\circ} ; 000^{\circ}-180^{\circ}-1000^{\circ} ; 180^{\circ}-220^{\circ}-2000^{\circ} ; 270^{\circ}-300^{\circ}-2000^{\circ}$.
 Amdt. No, 2v; Dated, 2 Apr. 70

| T-dn. | 300-1 | 500-1 | 200-12 |
| :---: | :---: | :---: | :---: |
| C-da | 700-1 | 700-2 | 700-2 |
| S-dn-13. | 600-1 | 600-1 | 600-1 |
| A-dn. | 800-2 | 800-2 | $800-2$ |

## Radar requitred.

Procedure turn not authorized.
Mhtmem attitude over radar fix/Palisades Park MHW on flnal approsch crs, 1600 .
Crs and datanes, radar ilx/Palisades Patk MBW to atrport, $134^{\circ}-5.4$ milles.
If vinual contact not eatablishod upon descent to authorized landing minimums or If landing not acoomplished withla 4.4 miles atter leavine radar fix/Pallades Park MHW

Hold NE Btamford Int., 1 minute, left turns, $225^{\circ}$ Inbid.
Ata Cameren Note; sliding scale not authorized for landings.
Notis: Localizer proeedure only: No gllde slope.
City, New York; 8tate, N. Y; Airport name, La Guardh; Rlov., 21'; Fac, Clas, IL.B; Ident.,I-GDI; Procedure No. IK. 8 -13, Amdt. 3; Eif date, 30 Apr. 70; Bup. Amdt. Na. 4; Dated, 2 Apr. 70

## rules and regulations

## Siandand Insthument Approach Pbocrdune-Ttpa LOC

Bearings, headings, courses and radiaks are magnetle. Elovations and altitudes are in foet MSL. Cellings are in feet above alrport elovation. Dlatanoes are in natutical milles unless otherwise lodicated, excopt vkibllite which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named alrport, it shall be in accordanee with the following instrument approach procedure, unless an approsch is conducted in accordance with a differint procedure for such sirport authorised by the Admintitrator. Initial approaches shall be made over specited routes. Mmimum alitudes sbill correopond with those established for en ronte operation ta the particular aria or as set forth below.

| Tranation |  | Celling and visthility mfntmums |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| From- | To- | Course and distance | $\begin{gathered} \text { Mintmum } \\ \text { alttode } \\ \text { (feet) } \end{gathered}$ | Condition | 2 engtne or lenn |  | More than 2 -atigtne, more than 65 knots |
|  |  |  |  |  | 65 knota or less | More thann 65 knots |  |
|  |  |  |  |  | $\begin{aligned} & 300-1 \\ & 700-1 \\ & 600-1 \\ & 800-2 \end{aligned}$ | $\begin{aligned} & 300-1 \\ & 700-2 \\ & 600-1 \\ & 800-2 \end{aligned}$ | $\begin{aligned} & 200-1 / 2 \\ & 700-2 \\ & 600-1 \\ & 850-2 \end{aligned}$ |

Procchare turn not anthorlad.
Minimum ultitude over s-mile Radar Fis ou final approach ens, $1000^{\circ}$.
Cnn and distance, o-mille Rivdar Fis to arport, 318 $\rightarrow s$ mikes.
 bearing from the UR LOM, climblngright tum to $4000^{\prime}$ on La Guardia VOR R Ois' to Stamford Int and biold. Crose Scandale Int at $300{ }^{\circ}$ or above. Ifold NE Stamford Int., 1 minute, left turns, $225^{\circ}$ Inbind.

City, New York;8tate, N, Yi, Alrport name, La Guardia; Elev, 21; Facllty, I-GDI; Procedure No. LOC (BC) Runway 31, Amdt. 2; Eff, date, 30 Apr. 70; Sup. Amdt. No. 1: Dated, 2 Ajg .70
Standamd Insthument Aprtoace Phockodis-Typi ILs
Beayings, headings, courses and rualaly are magnetio. Elevations and alttudes are in feet MsL. Ceflings are in feet above alrport elovation. Distances are in nautical milles unless otherwbe findicated, except visfblifies which are in atatute milles.

If an instrument apirosch procedure of the above typo fs conducted at the below named afrport, it shall be in accordance with the following fastrument approsch procedure, unless an approach is conducfed to accordance wth a different procedure for such airport antborized by the Admfnlatrator. Intial appromehes ilhail bo made over specified routes. Minlmum altitudes sball correspond with thote establatied for en route operstion to the partleular area or as set forth below.

| Transtion |  |  |  | Celling and vistbility mintrums |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| From- | To- | Course and distance | $\begin{gathered} \text { Mintmmm } \\ \text { altitude } \\ (\text { (feet) } \end{gathered}$ | Condition | 2 -engine or less |  | More than 2-ongine, inore than 65 kDots |
|  |  |  |  |  | 65 knots or lets | More than 65 knots |  |
| Eat Texas Vor. | LOM. | Direet. | 290 | T-da* | $300-1$ | 300-1 | 300-3/15 |
| Honeybrook Int. | LOM (Anal) | Direet. | 2100 | $8-1 \mathrm{n}-3 \mathrm{~B}^{+0} 5$ | 400-1 | 400-1 | 400-1 |
| Hoyer int. Fleetwod Iut. | LOM LOM ....... | Dired. | 2000 2000 | A-dn..... | 1000-2 | 1000-2 | 1000-2 |

Procedure turn E alde 8 cns, $181^{\circ}$ Outhnd, $001^{\circ}$ Inland $2100^{\circ}$ within 10 miles.
Minimum aititude at glide slope interoeption Inbnd, $2100^{\circ}$.
Alstinde of gilde siope and distance to approach end of rumway at $\mathrm{OM}, 1631^{\prime}-2.0$, at $\mathrm{MM}, 51^{\prime}-0.8$.


Ain Cargikn Note; Bliding seale not authorited for landing. No reduction in viefbility bssed on AL 836
 **00-1 required with zilide slope Loopentive.
\% $400-3$ - athorized with openatlve PIRL, exeept for 4-enginn tarbolets.
S18A within 25 miles of facifity:000 $-000^{\circ}-2500^{\circ} ; 000^{\circ}-180^{\circ}-2100^{\prime} ; 180^{\circ}-220^{\circ}-2500^{\circ} ; 2 \pi 0^{\circ}-300^{\circ}-3000$.
City, Reading; State, Pa.; Airport name, General Carl A. Spastr Fleld; Elev, 33; Fae, Class, ILS; Ident, I-RDG; Procedure No. ILS Runway 30, Amdt. 14; Eff. dste, 30 Apr. 70 ; Sup. Amil. No. 13; Dated, 2 Apr. 70


## A8B.

Procedure turn 8 side of ens, $235^{\circ}$ Outbind, 058 Tnhnd, $2000^{\circ}$ within 10 miles of BD LOM.
Minimm altitude it filide slope interoeption Inind, 1800.
Altitude of glide slope and distance to approach end of runway at $0 \mathrm{M}, 1522^{\prime}-4.5$ miless at $\mathrm{MM}, 3 \mathrm{ac}-0.6$ mille.
If visual contact not established upon descent to authorixed landing minimums or if landing not accomplished withle 4.5 miles after passing BD L.OM, elimb to 3000 on NE
cis of ILS to CTR VOR R $140^{\circ}$, then SE to Skylark Int. Hold $\mathcal{E}$ of Skylark Int, right turns, i minute, $26^{\circ}$ Inbnd.
Nove: Fthal approsch from a holding pottem not authorized; procodure tarn required.
Cxvino: $768^{\prime}$ obstruction light on hils 2.4 miles $W$ of alrport.

fRVR 2000' tengine turbojet, 1800 other aficrait authorited for Rumway 6.
"Minimum nlitude over BD LOM, 1800; 500) / Categories A, B, and C; scos; Category D with operative ALS.

City, Windsor Locks; State, Conns; Alrport name, Bradtry Internatlonal; Elev., 173; Fac, Class, IIS; Ident., I-RDL; Procedure No. IL8 Runway 6, Amdt. 19; Eff, date, 30 Apr. $70 ;$ Sup. Amdt. No. 18; Dated, 2 Apr. 70

Standamb Insthement APrnowcr Pmocmbung-TyPI H.S-Contibued

| Putnam VOR | Fedstone Int. | Direct, | 3000 | T-dn\% | 800-1 | 300-1 | *200. 15 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Redntope Int. | Thompeon Int (final) | Direct, | 1900 | C-dn. | 800-1 | 600-1 | 500-135 |
| fradlay Int. | DL ESM | Dtreet | 2700 | N-4n-24 | 400-1 | 400-1 | 4001 |
| Mristol Int. | DL LMM | Direct. | 2700 | A-1n.. | 800-2 | 800-2 | 800-2 |

Malar required.
Frocedure turn S side of crs, $055^{\circ}$ Outhnd, $235^{\circ}$ Labnd, $2700^{\prime}$ within 13 miles of DL LMM, but NE of Thormpoon Int.
Mintmum alttfude over Thompson Int on final apgronele eth, 1900.
Crs and itatance, Thompson Int to alrport $238^{\circ}-5$ miles.



- Derar $2000^{\prime}$ Annefine turbojet, 1800 other aireralt authorixed for Aurway 6.

保
 dinte, 20 Apir. 70; Sup. Anudt. No. 6; Dated. 2 Apr. 70

3. By amending $\$ 97.23$ of Subpart C to amend very high frequency omnirange (VOR) and very high frequency-distance measuring equipment (VOR/DME) procedures as follows:

## Standaiti Inathement ArProacil Pbocedunk-Trés VOR

Besings, hondings, coirses and radials aro mapmetic. Elovations and altitules aro in feet MSL, except IAT, HAA, and RA. Collings are in foot above alrport elevation. Distancel are in nautionl milor unless otherwise ladicated, except viarbilities which are in statute miles or hundreds of foet ItV R.

If aninstrument spproace procedure of the above typo is conducted at the below named sirport, it shall bo in acoordance with the following inatrument approach procedure, unless an approsch is conducteg in acoordstice with a difterent procedure for such airport authorizod by the Adminlstrator. Initial approach minimam altitudos athall correspond with thove eitablistied for en foute operatfon in the partienlar area or as set forth below.

| From- Terminal routes |
| :--- | :--- | :--- |

Procedurs turn N stde of ers; $241^{*}$ Outbnd, 061 Inlnd, 1800 within 10 miles of BDR VOR.
Final spproach ens, 061.
$M 8 A: 000^{2}-090^{2}-2600^{\prime} ; 000^{\circ}-270^{\circ}-1700 ; 270^{\circ}-360^{\circ}-2100^{\circ}$.
Day ant Ntaikt Monimums

| Cond. | A |  |  | B |  |  | C |  |  | $\frac{1 D}{V I 8}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | VI8 | HAT | MDA | V18 | HAT | MDA | VIS | HAT |  |
| 8-6. | $\begin{gathered} 020 \\ \text { MDA } \end{gathered}$ | V18 | $\begin{array}{r} 613 \\ \text { HAA } \end{array}$ | $\begin{aligned} & 090 \\ & \text { MDA } \end{aligned}$ | vis | HAA | $\begin{gathered} 600 \\ \mathrm{MDA} \end{gathered}$ | vis | HAA | NA |
| C. | 620 | 1 | 811 | 620 | 1 | 611 | 680 | 132 | 681 | NA |
| A. | Standard. | T 2-enie. or lass-Standard. |  |  |  |  | T over 2-eng--standard. |  |  |  |

 No. 7; Dated, 2 Apr. 70


Procedure turn N side of cri, $045^{\circ}$ Outbad, $22 s^{\circ}$ Inbud, $2100^{\circ}$ within 10 milles of BDR VOR.
Final approuch crs, $228^{\circ}$
MSA: $00^{\circ}-000^{\circ}-2600^{\circ} ; 000^{\circ}-270^{\circ}-1700^{\prime} ; 270^{\circ}-360^{\circ}-2100^{\circ}$.
Day and Nioht Minimema


[^0]

One-minuto holding pattern, NE of Milford Int, zase Inbod, Ripht turns, 2100 .
One-minuto holding pattern, NE of minord Int, zac Inhnd. Right turns, 210
FAY, Milfor Int. Fnnal apliosh cre $223^{\circ}$. Distance FAF to MAP, 5 miles.
Minimum alftude over Milord Int, 2100 .
MSA: $000^{-}-000^{\circ}-2000^{\circ} ; 000^{\circ}-20^{\circ}-1700^{\circ} ; 20^{\circ}-360^{H}-2100 \%$.
Day ando Nigat Mnsimuma

| Cond. | A |  |  | 1 |  |  | 0 |  |  | $\frac{\mathrm{D}}{\mathrm{VIB}}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | V18 | HAT | MDA | VIs | HAT | MDA | VI8 | HAT |  |
| 8-24. | 400 | 1 | $3 \cdot 3$ | 400 | 1 | 398 | 400 | 1 | 30 | NA |
|  | MDA | V18 | Has | MDA | V18 | HAA | MDA | V18 | HAA |  |
| 0. | 440 | 1 | 431 | ean | 1 | 611 | 630 | 115 | 611 | NA |
|  | Standurd | T 2-eng. or less-Standard. |  |  |  |  | T over 2eng.-Standard. |  |  |  |

City, Bridgeport; 8tate, Coun.; Airport namn, Bridgeport Municipal; Elev., Ma; Faclity, BDR; Procedure No, VoR Ftunway $24-2$, Amdt. $2 ;$ Ett, dute, 30 Apr. 20; 8up. Amdt,

| Terminal routea |  |  |  | Missed approach |
| :---: | :---: | :---: | :---: | :---: |
| From- | T0- | Via | Minimum altitudes (feet) | MAP: 5 milles after passing Jeddo Int. |
| Wilkes-Barre VORTAC Tannersvill VO RTAC Lealle tnt. |  |  | $\begin{aligned} & 3000 \\ & 3000 \\ & 3000 \end{aligned}$ | Climb to 3500 direct to HZL VOR and hold. <br> Supplamentary charting information: <br> Hold W on $\mathrm{H} 271^{\circ}, 1$ minute, right turns, $091^{\circ}$ Inbud. <br> Runway 28, TDZ elevatton, $1000^{\prime}$. |

Procedure turn not authorized.
Approach ers (pronte) starts at Lealie Int.
FAF, Jeddo Int. Final approach crs, $275^{\circ}$, Distance PAF to MAP, 5 milles.
Mintmum altitude over Lentie Int, 3000'; over Jeddo Int, 3000 '.
M8A: $000^{\circ}-070^{\circ}-1000^{\prime} \cdot 090^{-180^{\circ}-3500}$ i $180^{\circ}-220^{\circ}-3200^{\prime} ; 270^{\circ}-3000^{\circ}-3700^{\circ}$.
*When confrol zone noi in effect, use Wilkes-Barre altimeter sad add 100 tostraleht-tin and efreling MDA. Increase vifbility $1 / /$ mile for Category B stralght-lin and elrelling. Day and Niaht Mmbuess

| Cond. | A |  |  | 1 |  |  | c |  |  | $\frac{\text { D }}{\text { VI8 }}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | V18 | HAT | MDA | V18 | HAT | MDA | vi8 | HAT |  |
| 8-28*.. | 2500 | 1 | 786 | 2360 |  | 756 | 2360 | 115 | 756 | NA |
|  | MDA | vis | HAA | MDA | V18 | HAA | MDA | V18 | HAA |  |
| C* | 2360 | 1 | 756 | 2360 | 13 | 756 | 2500 |  | 756 | NA |
| A. | Not authorised. |  | T 2 eng, or less-Standard. |  |  |  | T over 2 eng. - Standard. |  |  |  |

 Dated, 2 Apr. 70

Standald Insthument Approace Pmocrduns-TyPE VOR-Continued


Procedure turn not anthorized.
Onocminate holding pattem 8 of Fond Polnt Int, Mas Inbnd, right turns, 1000 .
FAF, Pond Point Int, Flmal spproach ers, $05^{\circ}$, Distance FAF to MAP, 5.7 miles,
Minimum altitade over Pond Point Int, $1600^{\prime}$.

NoTks: (1) Use Brideeport nitimeter setting when control mone not effocive. (2) Inoperative components able doed
Day and Nueht Minisums

| Cond. | A |  |  | B |  |  | 0 |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | VI8 | HAT | MDA | VIS | HAT | MDA | VI8 | HAT | MDA | VI8 | HAT |
| g-2t | 380 | 1 | 374 | 380 | 1 | 374 | 380 | 1 | 374 | 380 | 1 | 376 |
|  | MDA | VIs | HAA | MDA | vis | HAA | MDA | VIs | HAA | MDA | VI8 | HAA |
|  | 600 | 1 | 586 | 600 | 1 | 306 | 600 | 15/2 | S86 | 600 | 2 | 586 |


City, New Haven; State, Conn.; Airport name, Tweed-New Haven; Elev, 14; Yaellity, HVN; Procodure No. VOR Runway 2, Amdt. 10, Eff. date, 30 Apr. 70; Bap, Amdt, No. 9; Dated, 2 Apr. 70
4. By amending $\$ 97.27$ of Subpart C to amend nondirection al beacon (automatic direction finder) (NDB/ADF) procedures as follows:

Standahd Inhthument Arproach Phocepuhk-Txpe NDB (ADF)
Bearings, headiogs, courses and radials are magnotle. Elevations and alttudes are fo feet MSL, excopt HAT, HAA, and RA. Cellings are in foet above alrport elovation. Dlatances are lo nantical mites unless otherwhs Indicated, except visibilules which aro in statute miles or humdreds of feot RVR.

If an instrument approsch procedure of the abovo type is cofiducted at the bolow named airport, it shail be fin nccordance with the following instrument approsch procedure unlossan approsch is conducted in ascordance wth a difterent procedure for such alrport suthorized by the Administrator. Inttial approsch minimum altitudas aball corrospond with those establishod for en rocte operation In the particular ares or as set forth below.

| From- |
| :--- | :--- | :--- | :--- |

Proedure turn $N$ side of crs, $241^{\circ}$ Outbnd, $061^{\circ}$ Inbnd, 2000 within 10 miles of AB LOM.
PAY, AR LOM, Final approach ers off, blitance FAF to MAP, 6.1 miles.
Minimum altitude over shamrock Int, 200 ; over AB LOM, 2000 ;
MBA: $000^{\circ}-070^{\circ}-3000^{\prime} ; 000^{\circ}-180^{\circ}-300^{\prime} ; 150^{\circ}-220^{\circ}-2500^{\prime} ; 270^{\prime} .300^{\circ}-3500^{\circ}$.
Day and Nboit Minemuma

 Sup. Andt. No. 8; Dated, 2 Apr. 70

| Terminal routes |  |  |  | Missed approoch |
| :---: | :---: | :---: | :---: | :---: |
| From- | To- | Vha | Mintimum altitades (toet) | MAP: 4 miles after posstug BE LOM. |
| Iorton VOR <br> Manchester VOR. <br> Fruminghnm Tmt. <br> Holle int <br> Iawrence Vort <br> Lawretion NDB | BE LOM <br> BE LOM <br> BE LOM <br> BE LOM (NOPT) <br> BE LOM <br> BE LOM. | Direct <br> Direct <br> Direet. <br> Direct. <br> Direct. <br> Direct. | $\begin{aligned} & 2000 \\ & \begin{array}{l} 2000 \\ 2000 \\ 2000 \\ 3000 \\ 3000 \\ 2000 \\ 2000 \end{array} \end{aligned}$ | Make lef-elimbing turn to 2000 dtroct to LWM NDB and hold, er wbea directed by ATC, make leftelm bing turn to W, $112^{2}$ Inbod, 1 minime, leth turns. LWM NDB-Hold 8 W, $60^{1}$ Inbite 1 minute, rizht turns. By antemana is milea ESE of airport. TDŻ elevation, $133^{\prime}$. |

Procedure turn N sble of ens, $292^{\circ}$ Outbind, $112^{\circ}$ Inbid, 1000 within 10 miles of BE LOM.
PAF, BE LOM, Final appronct crs, $112^{\circ}$, Dlitance FAF to MAP, 4 miles.
Minimum nittiude over BE LOM, $100 \%$.
M8A: $000^{-}-100^{\circ}-1000^{\prime} ; 000^{\circ}-180^{\circ}-2400^{\prime} ;$ i $80^{\circ}-200-3100^{\circ} ; 220^{\circ}-3000^{\circ}-3100 \%$.
Nome: Rodar vectoring.
SiFR departures Kanway II: Cilmb stright ahead to 500 , then left-climblng turn to 1000 before proceeding on ers.
Day akd Nigat Minimuma

| Cond. | A |  |  | B |  |  | $c$ |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | V18 | HAT | MDA | VI8 | HAT | MDA | V18 | HAT | MDA | VIS | HAT |
| 8-11** | 620 | 1 | 487 | 630 | 1 | 487 | 630 | 1 | 487 | 000 | 1 | 457 |
|  | MDA | VIs | HAA | MDA | V18 | HAA | MDA | V15 | HAA | MDA | V18 | HAA |
|  | 660 | 1 | 647 | 650 | 1 | 547 | 60 | 132 | 87 | 700 | 2 | 607 |

A.
standard.
T. 2eng. or less-Standard. \%

T over 2eng. -8 tandard. \%
 8up. Amdt. No. 7; Dated, 2 Apr. 70


Procedure turn not authorized. Approach ens (profile) starts at Dileville Int.
FAP, T8D NDB. Final spproach crs, $160^{\circ}$. Distance YAF to MAP, 4.3 miles.
Mintmum altitude over Daleville Int, 4000 ; over T8D NDB, 3200 ':
Norks: (1) Radar vectoring. (2) Use Wilkes-Barre altimeter retting.
Day akd Nigit Mrsimemis

| Cond. | A |  |  | B |  |  | 0 |  |  | $\frac{\mathrm{D}}{\mathrm{~V} 18}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | V18 | HAA | MDA | VI8 | HAA | MDA | VI8 | HAA |  |
| C. | 2400 | 1 | 84 | Stco | 1 | 554 | $2 \times 60$ | $11 / 2$ | 544 | NA |
|  | Not authotied. T Teng, of less-8tandard. |  |  |  |  |  | T over 2 -eng.-standard. |  |  |  |

City, Mount Pocono; State, Pa.; Alrport name, Mount Pocono; Eley, 19t6; Faeility, T8D; Prooedure No, NDB (ADF)-1, Amdt. 4; Eff, date, 30 Apr, 70; Eap. Amdt. No. j; Dated, 2 Alpr. 70



Progedure turn 8 slde of ers, $100^{\circ}$ Outbnd, $280^{\circ}$ Inbnd, $2000^{\circ}$ within 10 miles of UKT NDB.
PAF, UKT NDB, Final appronch es, $280^{\circ}$, Dletance PAF to MAP, 8.7 miles.
Mintrum altitude over UKT NDB, 1300 .
MSA: $000^{\circ}-000^{\circ}-3100^{\circ} ; 000^{\circ}-220^{\circ}-2600^{\circ} ; 220^{\circ}-300^{\circ}-2700^{\circ}$.
Nork: Use ABE altimeter setting.
Dat and Night Minimuma

| Cond. | A |  |  | B |  |  | C | D |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 3DA | V18 | HAT | MDA | VI8 | HAT | VIS | VIS |
| 8-22. | 1000 | 1 | 834 | 1000 | 1 | 34 | NA | NA |
|  | MPDA | VIS | HAA | MDA | V18 | HAA |  |  |
| c. | 1000 | 1 | 84 | 1000 | 1. | S4 | NA | NA |
|  | Not authorised. |  | T 2 -eng. or hes- ${ }^{\text {Standart. }}$ |  |  |  | T over 2eng.-Standard. |  |

City, Quakertown; State, Pa; A Arport name, Upper Bueks County; Elez., saw; Fanlity, UKT; Prooedure No. NDB (ADF) Rumway 20. Amdt. 2, Eff. date, 30 Ape, 70; 8up.

| From- |
| :--- | :--- | :--- |

Procedure turn N slde of ers, $288^{\circ}$ Outbnd, $105^{\circ}$ Inbnd, 2000 within 10 miles of RS LOM.
FAY, R8 LOM. Final approach crs, $105^{\circ}$. Dlstance FAF to MAP, 5.8 milles.


Dat amd Nigit Monnemes

| Cond. | A |  |  | B |  |  | c |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | MDA | VIS | HAT | MDA | VI8 | HAT | MDA | VIB | HAT | MDA | VI8 | HAT |
| 8-11. | 1500 | 1 | 350 | 1500 | 1 | 580 | 1500 | 1 | 580 | 1500 | 11.4 | (98) |
|  | MDA | VI8 | HAA | MDA | V18 | HAA | MDA | V18 | HAA | MDA | VIS | HAA |
|  | 1560 | 1 | 851 | 1560 | 1 | SSI | 1690 | 155 | 611 | 2000 | 2 | 991 |
|  | Standard.* |  | T 2 enge, or less-300-1, Ruaways 29 and 33 ; Standard all |  |  |  |  |  |  | -nway | and 3 | ndar |

[^1]
## 5. By amending $\$ 97.29$ of Subpart C to amend instrument landing system (IIS) procedures as follows:

 Standatid INstiument Apreoach Phocedute-Txph ILSBearings, beadlnga, courses and radials are magnetle. Elevations and altitudes are in feet MgI, except HAT, HAA, and RA. Ceilingi are in feet above airport elevition. Distances are tn nautical miltes unless otherwise lodiented, except vialbilitles which are in statute miles or bunareds of feet RVR.

If sa instrument sppronch procedare of the above type fs conducted at the below named alrport, it shall be in socordance with the following fnstrument approach prooedare If sa instrument spproach procedure of the above typels concucted at the below named airport, it shai be in mocordance with the foilowing fistrument approach proodure, With those establistied for ets roote operation in the partienlur arces or as set forth below.

| Terminal rcute |  |  |  | Missed appreach |
| :---: | :---: | :---: | :---: | :---: |
| From- | To- | Vha | Minimum alititudes (fuet) | MAP: IL.8 DII, 6 ©F; LOC 6.1 miles after paytug AB LOM. |
| Allenfown YORTAC. | AB LOM | Direet. | 2100 | Climb to soov to Hellast Int via LOC |
| Lebigh int.... | AB LOM | Direct. | 2500 | bank ess and ABE R 115 and hold. |
| Coopershurg Int..... | AB LOM. AB LOM. | Direct. | 2400 2400 | Supplemmarary charting information: ${ }^{\text {S }}$ |
| Pottstown VORTAC. | Shamrock int | Difect. | 2400 |  |
| Bhamrock Int., | AB LOM (NOPT) | Direct. | 260 |  |

Procedure tury N side of ers, $241^{*}$ Ontbond, 064* Inbnd, $2400^{\prime}$ within 10 miles of AB LOM.

Minimum glide slope interception alitude, 2400 , G1M A slope aitit
Dlatance to ruiway threbiold at $\mathrm{OM}, 6.1$ miles; at $\mathrm{MM}, 0.0$ mile.

Day and Night Mnnagus

| Cond. | A |  |  | B |  |  | c |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | DH | V18 | HAT | DH | V18 | HAT | DH | y18 | HAT | DH | Vis | HAT |
| 8.6. | 586 | RVR 24 | 300 | 550 | HVR2t | 200 | 500 | RVR 24 | 200 | 566 | RVR 24 | 200 |
| LOO: | MDA | V18 | HAT | MDA | VI8 | HAT | MDA | VIB | HAT | MDA | VIS | HAT |
| 8-0. | 720 | RVR 24 | 334 | 720 | RVR 24 | 334 | 280 | RVR 26 | 335 | 720 | RVR 40 | 384 |
|  | MDA | VIs | HAA | MDA | VIS | HAA | MDA | VIS | ILAA | MDA | VIB | HAA |
|  | 740 | 1 | 352 | 840 | 1 | 452 | 840 | 138 | 452 | 1940 | 2 | 562 |

City, Allentown; 8tate, Pa.; Alrport name, Allentown-Bethlehem-Easton; Elev., 388; Faclity, I-ABE, Procedure No. ILS Runway Q. Amdt. 18; Eff. date, 30 Apr. T0 Sup. Amdt. No. 11; Dated, 2 Apr. 70


Procedure turn N nide of ers, $20^{\circ}$ Oatbnd, $112^{\circ} \mathrm{Inbnd}, 1000$ within 10 miles of BE LOM.
FAF, BE LOM. Fhal spproach ers, $112^{\circ}$. Distance FAF to MAP, 4 miles,
Minimam glide alope interception altitude, 1000 . Gisde slope altitude at $0 \mathrm{M}, \mathbf{1 4 5 5}$; at MM, $357^{\circ}$.
Distance to runway trirebold at $0 \mathrm{M}, 4 \mathrm{mile}$; at MM, 0.6 mile
M8A: $000^{\circ}-000^{\circ}-1000^{\prime} ; 000^{\circ}-180^{\circ}-2400^{\prime} ; 180^{\circ}-220^{\circ}-3100^{\circ} ; 220^{\circ}-300^{\circ}-3100$.
Note: Radar vectoring.

Dat and Nioht Minipuega

| Cond. | A |  |  |  |  |  |  |  |  | p |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | DH | Vis | HAT | DH | V18 | HAT | DH | v18 | HAT | DH | VI8 | HAT |
| 8-11* | 353 | 1 | 290 | 389 | 1 | 250 | 353 | 1 | 250 | 383 | 1 | 250 |
| LOC: | MDA | VI8 | HAT | MDA | VI8 | HAT | MDA | VI8. | HAT | MDA | VIS | HAT |
| 8-11*. | 580 | 1 | 477 | 580 | 1 | 447 | 580 | 1 | 47 | 580 | 1 | 447 |
|  | MDA | V18 | HAA | MDA | VIB | HAA | MDA | V15 | HAA | MDA | V18 | HAA |
| C. | 680 | 1 | 37 | 650 | 1 | 517 | 680 | 1/2 | 547 | 700 | 2. | 667 |
| A. | Standar | T 2eng, or less-8tandard.\% |  |  |  |  | T over 2eng,-8tandard.\% |  |  |  |  |  |

City, Bedford; State, Mass; Alrport name, Laurence G. Hanscom FiNd; Elev, 139; Faility, I-BED; Procedure No. ILs Ranway 11, Amdt. 11; Eft. date, 30 Apr. 7t, Sup. Amdt. No. 10; Dated, 2 Apr . 70



| Sweet Valley Int | CYE NDB. | 3000 | Or. 4.4 milles after pesefing Grystat Lake |
| :---: | :---: | :---: | :---: |
| Wikes-Barre VOR. | CYE NDB. | 3900 | NDB, elimb to to00' to LHY YORTAC |
| Effort int. | OYE NDH. | 3900 | via ILS BC and LHY \& $2500^{\circ}$ and hold; |
| Pocono Int, | CYE NDB. | $3 \times 00$ | or, When directed by ATO, ellmb to |
| Scranton Int. | CYE NDB. | 3000 | abo on IL. B BC, loft turn direot to CYE |
| Leper Int, | CYE NDB | 3900 | NDB and hold $8 \mathrm{~W}, 1$ minute, left turns, |
| Hatelitou VOR | CYE NDB | 3900 | Supplementary charting information. |
|  |  |  | Supplementary charting information: |
|  |  |  | LHY VORTAC hold E, 1 minute, right turns, $365^{\circ}$ Inhend |
|  |  |  | turns, $366^{\circ}$ Inherd. <br> LOC ers crosses centerline extended 311 N |
|  |  |  | prior to runway threhhold. |
|  |  |  | Runway 4, TDZ elevation, M6\%'. |

Procedure turn $W$, side of ers, 22e Outbnd, $04^{\circ}$ Inbnd, 300 within 10 miles of CYE NDB,
FAY, CYE NDB. Final approach ers, 04 . Distance FAF to MAP, 8.6 miles.
Minimum altutude over LOM, 222\%

Distunce to runway thrishold at $0 \mathrm{M}, 3.9$ milles; at MM, 0.6 mile.
MSA: $0200^{\circ}-270^{\circ}-4000^{\circ} ; 290^{\circ}-000^{\circ}-3500$,

Rumays 100 $10,800-2 \mathrm{~N}$ Rat
moperative componmitr table doss not apply to AL. 8 or HIRLs Eunway 4.
\$Malntala $3000^{\prime}$ uitll past Crystal Lake NDB Inbnd; malntain $2500^{\prime}$ until past LOM.
Day and Nigit Minimuas

| Cond. | A |  |  | B |  |  | c |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | DII | VIS | HAT | DH | V18 | HAT | DH | VIS | HAT | DHI | VIB | HAT |
| B-8* | 1506 | 1 | 000 | 1508 | 1 | 600 | 1585 | 1 | 600 | 1556 | 1 K | 600 |
| 100: | MDA | VIs | HAT | MDA | V18 | HAT | MDA | VIS | HAT | MDA | V18 | HAT |
| 8-4\% | 1060 | 11/2 | 1004 | 1000 | 13 | 1004 | 1960 | 2 | 1004 | 1900 | 24 | 1004 |
|  | MDA | vis | HAA | MDA | VI8 | HAA | MDA | VI8 | HAA | MDA | VIS | HAA |
| C. | 1960 | 115 | 1004 | 196 | 15 | 1004 | 1909 | 2 | 1004 | 1009 | 2 K | 1004 |

 standard all others. Standard all others.
 No. 23; Dated, 2 Apr. 70

| Terminal routes |  |  |  | Missed approach |
| :---: | :---: | :---: | :---: | :---: |
| Proan- | To- | Vis | Minimum altitudes (foot) | MAP: ILS DH, 146\%; LOC 5.8 miles after passling RS LOM. |
| Gandoer VORTAC | R8 L.0M | Diteet. |  |  |
| Muilibury Int | 18810 M | Direet | 3000 |  |
| Templetoit rut | Lakeside int | REN R is ${ }^{\circ}$ | 3000 | supptementary charting infornation: |
| Kable Int. | Spencer int, | KEN I $183^{\circ}$ GDM R 200 | 3000 3000 | Hold W of RSS LOM, 1 minute, left tarns, |
|  | R8 LOM (NOFT) | Direct. | 2000 | las Inbud. |
| DE LOM. | RSLOM. | Direet. | 3000 | Eunway 11, TDZ elovation, 180 . |

Prooedure turn N slde of ers, $28 s^{\circ}$ Outbed, $108^{\circ}$ Inbud, 2000 within- 10 miles of RS LOM.
AP, R8 LOM, Final appronch ers, $106^{\circ}$. Distance FAF to MAX, 5.8 miles.
Disimen glide slope interception slitude, 2000. Chide slope altitude at $0 \mathrm{M}, 2022^{\prime}$, at MM, 1212.
M8A. oce to rumwsy tirwhold at OM, 5.8 miles; at MM, 0.6 mille,
M8A: $000^{\circ}-090^{\circ}-3100^{\circ} ; 00^{\circ}-120^{\circ}-2000^{\circ} ; 180^{\circ}-220^{\circ}-2400^{\prime} ; 250-360^{\circ}-2800$.
 Category C. $700-2$, Category D, 1000-2
Hinoperative components table does not apply to HIRL Rumway if for Categorien A, B, and C.
Day and Nigat Minbumes

| Cond. | A |  |  | 8 |  |  | C |  |  | D |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | DH | VIs | HAT | DII | VI8 | HAT | DH | VIS | HAT | DH | VI8 | HAT |
| 8-11. | 1440 | 1 | 469 | 1440 | 1 | 460 | 1449 | 1 | 460 | 1449 | 1 | 469 |
| L0C; | MDA | V18 | HAT | MDA | VIs | HAT | MDA | V18 | HAT | MDA | VI8 | HAT |
| 3-114. | 149 | 1 | 469 | 144 | 1 | 460 | 140 | 1 | 493 | 1449 | 1 | 4*) |
|  | MDA | VI8 | HAA | MDA | VI8 | HAA | MDA | V18 | HAA | MDA | V18 | HAA |
|  | 1460 | 1 | 481 | 1549 | 1 | 531 | 1639 | 1/5 | 611 | 2000 | 2 | 991 |

T 2 -eng, or less-300-1, Remways 20 and 33 ; 8 tandard all T oyer 2 -eog, $-300-1$, Ftumways 29 and $38 ; 8 t a n d a r d$ all
others
City, Worcester; Btate, Mass; Airport name, Woroester Munielpal; Blev., 1000' Foolity, I-R8R; Prooedure No. IL. R Runway 11, Amdt. 3; Rit, date, 30 Apr. 70, Bup.Amdt. No. 2; Dated, 2 Apr. 70

These procedures shall become effective on the dates specified therein.
(Secs, 307 (c), 313 (a), 601, Federal Aviation Act of 1958 ( 40 U.S.C. 1348 (c) , 1354 (a), 1421; 72 Stat. 749, 752, 775))

Issued in Washington, D.C., on April 13, 1970.

William G. Shreve, Jr., Acting Director,
Flight Standards Service.
[F.R. Doc. 70-4635; Filed, Apr. 23, 1970; 8:45 a.m.]

## Titte 29-LABOR

Chapter V-Wage and Hour Division, Department of Labor
PART 519-EMPLOYMENT OF FULLTIME STUDENTS AT SPECIAL MINIMUM WAGES

Full-Time Students; Definition; Correction

F.R. Doc, 70-4212, published in the issue dated Wednesday, April 8, 1970, at 35 FR. 5688 , is corrected by making the following changes:

1. In the fifth sentence of $\$ 519.2(\mathrm{a})$, the words "subsections (b) and (c) of the statute" are changed to "subsections 14 (b) and (c) of the statute".
2. In the sixth sentence of \& $519.2(\mathrm{a})$, the words "Subpart E of Part 1500" are changed to "Subpart E-1 of Part 1500".

Signed at Washington, D.C., this 20th day of April 1970.

Robert D. Moran, Administrator.
[F.R. Doo, 70-4968; Filed, Apr. 23, 1970; 8:46 a.m.]

## Titte 38-PENSIONS, BONSSES, AND VETERANS' RELIEF

Chapter 1-Veterans Administration PART 17-MEDICAL

## Miscellaneous Amendments

1. The centerhead preceding $\$ 17.35$ is changed and $\$ 17.35$ is revised to read as follows:
Tentative Eliorbility Determinations
817.35 Tentative eligibility determinations.
When an applleation for hospital care or other medical services, except outpatient dental care, has been filed which requires an adjudication as to service connection or a determination as to any other eligibility prerequisite which cannot immediately be established, the seryice (Including transportation) may be authorized without further delay if it is determined that eligibility for care probably will be established. Tentative ellgibility determinations under this section, however, will only be made if:
(a) In emergencies. The applicant needs hospital care or other medical services in emergency circumstances, or
(b) For persons recently discharged from service. The application was filed within 6 months after date of honorable discharge from a period of not less than 6 months of active duty.
2. Section 17.45 a is revised to read as follows:
§ 17.45a Examinations on an outpatient basis.
Physical examinations on an outpatient basis may be furnished to applicants who have been tentatively determined to be eligible for Veterans Administration hospital or domiciliary care to determine their need for such care and to the same categories of persons for whom hospitalization for observation and examination may be authorized under $\$ 17.45$.
3. In 817.46, paragraph (c) (1) is amended to read as follows:
§ 17.46 Persons entitled to hospital or domiciliary care.
(c) Emergency hospttal care may be provided for:
(1) Persons having no eligiblity, as a humanitarian service.
4. In $\$ 17.120$, the introductory portion preceding paragraph (a) is amended to read as follows:
\& 17.120 Authorization of dental examinations:
When a detalled report of dental examination is essential for a determination of eligibility for benefits, dental examinations may be authorized for the following classes of claimants or beneficiaries:
5. Sections 17.123 a and 17.123 b are added to read as follows:
\& 17.123a Eligibility for Class II dental treatment without rating action.
When an application has been made for Class II dental treatment under $\frac{8}{8} 17.123(\mathrm{~b})$, the applicant may be deemed eligible and dental treatment authorized on a one-time completion basis without rating action If:
(a) The examination to determine the need for dental care has been accomplished within 14 months after date of discharge or release, and
(b) The treatment will not involve replacement of missing teeth noted at the time of the examination, except in conjunction with authorized extraction replacements, and
(c) Sound dental judgment warrants a conclusion the condition originated in or was aggravated during service and the condition existed at the time of discharge or release from active service. (Teeth restored with temporary filling material by the service department will be conceded to be uncorrected disabilities requiring further treatment.)
§ 17.123b Patient responsibility in making and keeping dental appointments.
Any veteran eligible for dental treatment on a one-time completion basis only and who has not received such treatment within 3 years after filing his application, or within 3 years after the effective date of this section, whichever is later, shall be presumed to have abandoned his claim for dental treatment.
6. Section $\mathbf{1 7 . 1 2 4}$ is revised to read as follows:
§ 17.124 Emergency dental treatment. When dental treatment is authorized in emergency circumstances before eligibility as a veteran has been established, but after admission to a Veterans Administration hospital or domicillary on the basis of a tentative eligiblility determination, or when emergency dental care is authorized for nonveterans admitted to a Veterans Administration hospital or outpatient clinic as a humanitarian service, the treatment will be restricted to the alleviation of pain or extreme discomfort or the adequate remediation of a dental condition which is determined to be endangering life or health. The rendering of emergency treatment to nonveterans or veterans found ineligible for dental care will not in itself entitle the applicant to further dental treatment.
7. Section 17.155, paragraphs (b) and (c) are amended to read as follows:
\& 17.155 Autopsies.
(b) If there is no known surviving spouse or known next of kin, or if the decedent shall have been abandoned or if the request is sent and the spouse or, in proper cases, the next of kin fails to reply within the reasonable time stated in such request of the Veterans Administration for permission to perform the autopsy, the Director is hereby authorized to cause an autopsy to be performed if in his discretion he concludes that such autopsy is reasonably required for any necessary purpose of the Veterans Administration, including the completion of official records and advancement of medical knowledge.
(c) If it is suspected that death resulted from crime or the cause of death is unknown and if the United States has exclusive jurisdiction over the area where the body is found, the Director of the hospital or center will inform the appropriate Chief Attorney of the known facts concerning the death. Thereupon the Chief Attorney will transmit all such information to the U.S. attorney for such action as he deems appropriate and will inquire whether the U.S. attorney objects to an autopsy if otherwise it be appropriate. If the U.S. attorney has no objection, the procedure as to sutopsy will be the same as if the death had not been reported to him.
(72 Stat. 1114; 38 U.S.C. 210)

These VA regulations are effective the date of approval.

Approved: April 15, 1970.
By direction of the Administrator.
[seal] Fred B. Rhodes, Deputy Administrator.
[PR. Doc. T0-4990; Filed. Apr. 23, 1970; 8:48 a.m.]

## Titte 42-PUBLLC HEALTH

Chapter I-Public Health Service, Department of Health, Education, and Welfare

## SUBCHAPTER R-QUARANTINE, INSPECTION, LICENSING <br> PART 73-BIOLOGICAL PRODUCTS <br> Shipping Temperature; Red Blood Cells (Human), Frozen

On February 3, 1970, a notice of proposed rule making was published in the Federal Register (35 F.R. 2411) proposing to amend $\$ 73.40$ of the Public Health Service Regulations ( 42 CFR Part 73) which prescribes temperatures to be maintained during shipment for certain blological products by adding a shipping temperature of $-65^{\circ} \mathrm{C}$. or colder for Red Blood Cells (Human), Frozen.
Views and arguments respecting this proposed standard were invited to be submitted within 30 days after publicatlon of the notice in the Federal Register and notice was given of intention to make any amendments that were adopted effective on the date of publication in the Federal Register.

No objections to such a shipping temperature have been received and the following amendment to Part 73 of the Public Health Service Regulations is hereby adopted to become effective on publication in the Federal Recister.
Section 73.40 is amended by inserting in alphabetical order the following:
Red Blood Celts (Human),
Frozen.................. $-65^{\circ} \mathrm{C}$. or colder.
${ }^{(300}, 215,58$ stat. 690, as amended; 42 U.S.C, 216; sec. 351,58 stat. 702, as amended; 42 U.S.C. 262)

Dated: March 31, 1970.
Robert Q. Marston, Director, National Institutes of Health.
Approved: April 17, 1970.
Robert H. Finch, Secretary.
(PR. Doc, 70-4073; Flled, Apr. 23, 1970; 8:47 a.m.]

SUBChAPTER G-PREVENTION, CONTROL, AND ABATEMENT OF AIR POLLUTION
PART 81-AIR QUALITY CONTROL REGIONS, CRITERIA, AND CONTROL TECHNIQUES
Phoenix-Tucson Intrastate Region
On October 11, 1969, notice of proposed
rule making was published in the Fedzrai

Register (34 F.R. 15758) to amend Part 81 by designating the PhoenixTucson Intrastate Air-Quality Control Region.

Interested persons were afforded an opportunity to participate in the rule making through the submission of comments, and a consultation with appropriate State and local authorities pursuant to section 107(a) of the Clean Air Act ( 42 U.S.C. $1857 \mathrm{c}-2$ (a)) was held on October 21, 1969. Due consideration has been given to all relevant material presented, with the result that Santa Cruz County, which was not in the original proposal, has been added to the Region.
In consideration of the foregoing and in accordance with the statement in the notice of proposed rule making, \$81.36. as set forth below, designating the Phoenix-Tucson Intrastate Air Quality Control Region, is adopted effective on publication.
§81.36 Phoenix-Tucson Intrastate Air Quality Control Region.
The Phoenix-Tucson Intrastate Air Quality Control Reglon (Arizona), consists of the territorial area encompassed by the boundaries of the following jurisdictions or described area (including the territorial area of all municipalities (as defined in section 302(f) of the Clean Air Act, 42 U.S.C. $1857 \mathrm{~h}(f)$ ) geographically located within the outermost boundarles of the area so delimited) :

In the State of Arizona:
Cila County. Pinal County.
Maricopa County. Santa Crux County. Pima County.
(Secs, $107(\mathrm{a}), 301(\mathrm{a}), 81$ Stat. 400, 504; 42 U.S.C. $1857 \mathrm{c}-2(\mathrm{a}), 1857 \mathrm{~g}(\mathrm{a}))$

Dated: April 17, 1970.
Robert H. Finch,
Secretary.
[F.R. Doc. 70-4072; Filed, Apr. 23, 1970; 8:46 a.m.]

## Titte 43-PUBLIC LANOS: INTERIOR

Chapter II-Bureau of Land Management, Department of the Interior

APPENDIX - PUBLIC LAND ORDERS
[Publla Land Order 4801]
[Idaho 3246]
IDAHO
Opening of Land Subject to Section 24 of the Federal Power Act
By virtue of the authority contained in section 24 of the Federal Power Act of June 10, 1920, 41 Stat, 1075, as amended, 16 U.S.C. sec. 818 (1964), it is ordered as follows:

In DA-415-Idaho, and DA-555-Idaho, the Federal Power Commission determined that the power value of the following described lands, withdrawn in Powersite Classification No, 390, and in Powersite Reserve No. 565, will not be injured or destroyed by restoration to location, entry, or selection under appro-
priate public land laws, subject to the provisions of section 24 of the Federal Power Act, supra:

## Boise Mertotan

T. 9 S., R. 17 E .,

Sec, 19, lots 2, 9, 8E $1 / 4$ NW $/ 4$.
The areas described aggregate 72.97 acres in Jerome County.

At 10 a.m. on May 23, 1970, the lands will be open to operation of the public land laws generally, subject to valld existing rights, the provisions of existing withdrawals, the requirements of applicable law, and the provisions of section 24 of the Federal Power Act, supra. All valid applications recelved at or prior to 10 a.m. on May 23, 1970, shall be considered as simultaneously filed at that time. Those recelved thereafter shall be considered in the order of flling.

The lands have been and continue to be open to applications and offers under the mineral leasing laws, and to location under the U.S. mining laws.

The lands are located on the north bank of the Snake River, approximately 6 miles south of Jerome, Idaho. Vegetation consists of cheatgrass, some rabbitbrush, Juniper trees, and grasses.

Inquirles concerning these lands should be addressed to the Manager. Land Office, Bureau of Land Management, Boise, Idaho.

## Harrison Lorsch,

## Assistant Secretary of the Interior.

## April 17, 1970.

[P.R. Doc, 70-4959: Flled, Apr. 23, 1970: 8:45 a.m.|
[Publie Land Order 4802]
[Phoenix 086881]

## ARIZONA

Modification of Public Land Order No. 848 To Permit Grant of Right-ofWay
By virtue of the authority vested in the President by section 1 of the Act of June 25, 1910, 36 Stat. 847, 43 U.S.C. section 141 (1964), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Public Land Order No, 848 of July 1, 1952. withdrawing certain lands in Arizona for use of the Department of the Army in connection with the Yuma Test Station, is hereby modifled to the extent necessary to permit the location of a right-of-way under section 2477 , U.S. Revised Statutes, 43 U.S.C. sec. 932, by Yuma County, Ariz., over the following described lands, as delineated on a map filed by the Yuma County Highway Department with the Bureau of Land Management in Phoenix 086881, for the construction of a public road:

## Gila and Salt Riviz Merimian

T. 5 S., R, 21 W.,
$\mathrm{Sec}, 33, \mathrm{E} 1 / 2 \mathrm{NE} 1 / 4$, NE $1 / 4 \mathrm{NE} / / 4 \mathrm{SE} 1 / 4$ :
$\mathrm{Sec}, 34, \mathrm{NW} 1 / 4 \mathrm{SW} 1 / 4$.
The areas described aggregate 130 acres in Yuma County.
2. The further right of Yuma County to use the lands embraced in the aban-

## RULES AND REGULATIONS

doned portion of the old existing right-of-way is terminated upon the completion of the realienment of the Martinez Lake Road by the Yuma County Highway Department, which continues to be withdrawn by Public Land Order No. 848.

Harrison Loesce,
Assistant Secretary of the Interior.
Aprit. 17, 1970.
[P.R. Doc. 70-4060; Filed, Apr. 23, 1970; 8:45 a.m.]
[Publle Land Order 4803]
[Wyoming 20935]

## WYOMING

## Revocation of Executive Order 4962 of September 17, 1928

By virtue of the authority vested in the President by section 1 of the Act of June 25, 1910, 36 Stat, 847, 43 U.S.C. section 141 (1964), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 P.R. 4831), it is ordered as follows:

1. Executive Order 4962 of September 17, 1928, withdrawing the following described land for use by the State of Wyoming as a rifle range for the Wyoming National Guard, is hereby revoked:

## Sixth Paincipal Meridian

T. 24 N., R. 61 W.

Sec. 12, NW $1 / 4$.
The area described aggregates 160 acres in Goshen County.

The land is located approximately 2 miles east of Torrington, Wyo. The terrain is gently to strongly rolling. The soll is shallow to moderately deep and sandy in texture. It supports a stand of sand sagebrush and short grasses with a few deciduous trees in the bottom of a drainage in the northeast corner of the tract.
2. At 10 a.m. on May 23, 1970, the public lands shall be open to the operation of the public land laws generally, subject to valld existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valid applications received at or prior to 10 a.m. on May 23,1970 , shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of flling.
3. The land will be open to location for nonmetalliferous minerals at $10 \mathrm{a} . \mathrm{m}$. on May 23, 1970. The land has been and will continue to be open to applications and offers under the mineral leasing laws, and to location under the U.S. mining laws for metalliferous minerals.

Inquirles concerning the land should be addressed to the Manager, Land Offce, Bureau of Land Management, Cheyenne, Wyo. 82001.

Harrison Loesch, Assistant Secretary of the Interior. April 17, 1970.
[P.R. Doo. 70-4961; Filed, Apr. 23, 1970; 8:46 a.m.]
[Publie Land Order 4804] [ES 6279]

## LOUISIANA

Withdrawal for Navigation Purposes in Southwest Pass, Mississippi River
By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Subject to valid existing rights, the following described public lands are hereby withdrawn from all forms of appropriation under the public land laws, including the mining laws ( 30 U.S.C., Ch .2 , but not from leasing under the mineral leasing laws and reserved for use of the Corps of Engineers, Department of the Army, for navigation purposes in the Southwest Pass of the Mississippi River:
Loutsiana matmian
T. 23 S., R. 31 E.,

Secs, 7, 11, and 13.
T. $24 \mathrm{~S}_{\text {, }}$ R. 31 E .,

Sec, 16.
The area described contains 49.06 acres in Plaquemines Parish.
2. The withdrawal made by this order does not alter the applicability of the public land laws governing the use of the lands under lease, license, or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.

Harrison lozsch,
Assistant Secretary of the Interior.
Aprin. 17, 1970.
[P.R. Doc, 70-4962; Flled, Apr, 23, 1970; 8:46 a.m.]
[Public Land Order 4805]
[Sacramento 2968]

## CALIFORNIA

## Withdrawal for National Forest Recreation Area

By virtue of the authority vested in the President and pursuant to Executive Order No, 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Subject to valid existing rights, the following described national forest land is hereby withdrawn from appropriation under the mining laws ( 30 U.S.C., Ch. 2), but not from leasing under the mineral leasing laws, in ald of programs of the Department of Agriculture:

## Los Padies National Fonest

## MOUNT DIABLO Mmimyan

Sycamore Campground
T. 23 S., R. 5 E.,

Sec. 28, SW $1 / 4 \mathrm{sE}_{1 / 4} \mathrm{SW}^{1 / 4}$ -
The area described contains approxImately 10 acres in Monterey County.
2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the national forest lands under lease, license, or permit, or governing the disposal of
their mineral or vegetative resources other than under the mining laws.

Harrison Lorsch,
Assistant Secretary of the Interior.
Apric 17, 1970.
[PR. Doc. 70-4963; Flled, Apr. 23, 1070; 8:46 a.m.l
[Publle Land Order 4806]
[Montána 14784]

## MONTANA

Partial Revocation of Reclamation Withdrawal; Milk River Irrigation Project
By virtue of the authority contained In section 3 of the Act of June 17, 1902, 32 Stat. 388 , as amended and supplemented, 43 U.S.C. section 416 (1964), it is ordered as follows:

The departmental order of August 18, 1902, which withdrew lands for reclamation purposes and the departmental orders of May 24, and July 7, 1909, amending the withdrawal from second form to first form, are hereby revoked so far as they affect the following described lands:

> Pancipal Mirudian, Montana
T. 30 N., R. 29 E.,

Sec. $29,81 / 2 \mathrm{NE} 1 / 4, \mathrm{~N} 1 / 2 \mathrm{SE} 1 / 4, \mathrm{~S} 1 / 2 \mathrm{SW} 1 / 4$ :
Sec. $32, \mathrm{~N}_{1 / 2} \mathrm{NW} 1 / 3$.
The areas described aggregate approximately 320 acres in Phillips County.

The lands are embraced in allowed entries under the homestead laws.

Harrison Loesch.
Assistant Secretary of the Interior.
APRIL 17, 1970.
[P.R. Doc. 70-4964; Filed, Apr, 23, 1970; 8:46 a.m.]
[Publle Land Order 4807]
[Anchorage 5641]

## ALASKA <br> Exclusions of Land From Chugach National Forest

By virtue of the authority vested in the President by section 1 of the Act of June 4, 1897, 30 Stat. 34, 36, 16 U.S.C. section 473 (1964), and pursuant to Executive Order No. 10355 of May 26, 1952 ( 17 FR. 4831 ), it is ordered as follows:

The following described tracts of land, occupled as homesites, are hereby excluded from the Chugach National Forest and restored, subject to valid existing rights, for purchase as homesites under section 10 of the Act of May 14, 1898, 30 Stat. 413, as amended:

## Cirvench National Fonest

U.S. sunvex No. 3531

Latitude $60^{\circ} 293^{\prime} /^{\prime}$ N., longitude $149^{\circ} 47^{\prime}$ W. lot 2 (Homesite No. 190, Snug Harbor Group), 1.58 acres.

$$
\text { U.s. bunvey so. } 2610
$$

Latitude $60^{\circ} 31^{\prime} 23^{\prime \prime}$ N., longltude $145^{\circ} 46^{\prime} \mathrm{W}$.
(a) Lot 1 (Homesite No, 43, Cordova Three Mile Road Group), 4.98 acres.
(b) Lot 3 (Homenite No. 202, Heney Creek Group), 4.71 acres,

## U.S. SURVEY NO, 3001

Latitude $60^{\circ} 311 / 2^{\prime} \mathrm{N}$., longltude $145^{\circ} 46^{\prime} \mathrm{W}$., lot 34 (Homestite No. 213, Hency Creek Group), 2.92 acres.
The lands are withdrawn by Public Land Order No. 4582 of January 17, 1969, for determination and protection of the Native Aleuts, Eskimos, and Indians of Alaska.

## Harrison Lossch,

Assistant Secretary of the Interior.
APRIL 17, 1970.
[PR. Doc. 70-4965; Filed, Apr. 23, 1970; 8:46 A.m.]
[Public Land Order 4808]
[Anchorage 5585]

## ALASKA

Exclusion From the Tongass National Forest
By virtue or the authortty vested in thie President by section 1 of the Act of Jume 4, 1897, 30 Stat. $34,36,16$ U.S.C. section 473 (1964), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. The following described tract of land, occupied as a homesite, is hereby excluded from the Tongass National Forest and restored, subject to valld existing rights, for purchase as a homesite under section 10 of the Act of May 14, 1898, 30 Stat. 413, as amended:

## Yakutat Homestre Chour

Latitude $50^{\circ} 33^{\circ}$ N., longltuce $139^{\circ} 44^{\prime}$ W., U.8. Survey No. 3590 , lot P (Homeste No. 1150), containting 0.43 acre.
2. The lands are withdrawn by Public Land Order No. 4582 of January 17, 1969, for the determination and protection of the rights of the Native Aleuts, Eskimos, and Indians of Alaska.

Harrison Lossch,
Assistant Secretary of the Interior.
Apail 17, 1970.
[P.R. Doc. 70-4966; Filed, Apr. 23, 1970; 8:46 a.m.]
[Public Land Order 4809]
[New Mexico 10313]

## NEW MEXICO

Revocation and Partial Revocation of National Forest Administrative Site Withdrawals
By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Public Land Order No. 3611 of April 8, 1965, is hereby revoked so far as It involves the following described lands:

$$
\begin{aligned}
& \text { Nrw Mexico Princtral Meridian } \\
& \text { T. } 11 \text { N., R, } 10 \mathrm{~W} \text {, }
\end{aligned}
$$

Sec. 24, NW $1 / 4$ SE1/4.

The area described aggregates approxImately 40 acres in Valencia County.

The lands described in paragraph 1 above have been determined to be "property" within the meaning of the Federal Property and Administrative Services Act of 1949, 63 Stat. 377 , as amended, 40 U.S.C. section 471 (1964), and will be administered or disposed of under regulations of the General Services Administration.
2. Public Land Order No. 3719 of July 6,1965 , withdrawing the following described lands as an addition to the administrative site established by Public Land Order No. 3611 of April 8, 1965, for the Department of Agriculture is hereby revoked in its entirety:

New Mexcoo Puncipal Mautian
T. 11 N., R, 10 W.,

Sec. $24,10 t s 9$ and 11 .
The area described aggregates approximately 40 acres in Valencla County. The lands lie immediately north of the city limits of Grants, N. Mex. The lands are moderately sloping to the east with shallow, sandy loam soils with large lava or malpals boulders. The lands support a native vegetation of scattered pinonjumiper and native grasses.
3. At 10 a.m. on May 23, 1970, the lands described in paragraph 2 of this order shall be open to operation of the public land laws generally, including the U.S. mining laws, subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valld applications received prior to 10 a.m. on May 23, 1970, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

These lands have been and will continue to be open to the flling of applications and offers under the mineral leasing laws.
Inquiries concerning the lands should be addressed to the Chief, Division of Lands and Minerals Program Management and Land Office, Bureau of Land Management, Santa Fe, N. Mex. 87501.
harrison loesch,
Assistant Secretary of the Interior. Aprin 17, 1970.
[F.R. Doc. 70-4967; Filed, Apr. 23, 1970; 8:46 a.m.]

## Titte 46-SHIPPING

Chapter IV-Federal Maritime Commission
SUBCHAPTER B- REGULATIONS AFFECTING MARITIME CARRIERS AND RELATED ACTIVITIES
[Docket No. 68-9; General Order 26]
PART 541-FREE TIME AND DEMURRAGE CHARGES ON EXPORT CARGO
Ports of New York and Philadelphia
In a notice published in the Federal Register on April 17, 1970 (35 F.R. 6276), the Federal Maritime Commission set forth rules and regulations which had
been prescribed pursuant to its Docket No. 68-9, Free Time and Demurrage Charges on Export Cargo. The following changes are made in $\$ 541.1$ of such notice:

1. In the second line of paragraph (1), insert the words "terminal operators and" between the words "all" and "common."
2. In the second line of paragraph ( $j$ ), insert the word "relevant" between the words "all" and "tariffs" and delete the words "of such carriers."

By the Commistion.
[seal] Francis C. Hureyy,
APRIL 21, 1970.
[FR. Doc. 70-4971: Filed, Apr, 23, 1970; 8:46 a.m.]

## Title 49-TRANSPORTATION

Chapter V-National Highway Safety Bureau, Depariment of Transportation

## subchapter a-motor vehicle safety

 REGULATIONS
## |Docket No. 70-11; Notice 1 |

## PART 571-FEDERAL MOTOR VEHICLE SAFETY STANDARDS

Motor Vehicle Safety Standards No. 109, New Pneumatic Tires-Passenger Cars, and No. 110, Tire Selection and Rims-Passenger Cars
On October 5, 1968, guidelines were published in the Fedzral Register ( 33 PR. 14964) by which routine additions could be added to Appendlx A, Standard No. 109 and to Appendix A. Standard No. 110. These guldelines provided an abbreviated rule making procedure for adding tire sizes to Standard No. 109 and alternative rim sizes to Standard No. 110 . whereby the addition becomes effective 30 days from date of publication in the Federal register if no objections to the proposed additions are recelved. If comments objecting to the amendment warrant, rule making pursuant to the rule making procedures for motor vehicle safety standards ( 49 CFR Part 553) will be followed.
The Rubber Manufacturers Association has petitioned for the addition of the new A70-13, A78-13, L60-14, J60-15, and $L 60-15$ tire size designations to Table I, Appendix A of Standard No. 109 and the appropriate test and alternative rims to Table I, Appendix A of Standard No. 110.
The Rubber Manufacturers Association has also petitioned for the addition of the $8-\mathrm{JJ}$ alternative rim for the L7815, G70-15, H70-15, E60-15, and F60-15 tire size designations; the $7 / 2-\mathrm{K}$ alternative rim for the G70-15 tire size designation; the $51 / 2-\mathrm{JJ}$ alternative rim for the L78-15 tire size designation; the $51 / 2-\mathrm{K}$ alternative rim for the $9,15-15$ and L/8-15 tire size designations and the 5JJ alternative rim for the $6.00-13$ tire size designation to Table I, Appendix A of Standard No. 110.

The Nissan Motor Co., Ltd., has petitioned for the addition of the $4-\mathrm{J}$ alternative rim for the 155 R 12 tire size designation to Table I, Appendix A of Standard No. 110.

The Pirelli Tire Corp, has petitioned for the addition of the $41 / 2-\mathrm{J}$ alternative rim for the 145 R 13 tire size designation to Table I, Appendix A of Standard No. 110.

The Automobili Ferruccio Lamborghini has petitioned for the addition of the $7-\mathrm{L}$ alternative rim for the 205 R 15 and GR70-15 tire size designations to Table I, Appendix A of Standard No. 110.

On the basis of the data submitted by the Rubber Manufacturers Association, the Nissan Motor Co., Ltd., the Pirelli

Tire Corp. and Automobili Ferruccio Lamborghini indicating compliance with the requirements of Federal Motor Vehicle Safety Standards No. 109 and No. 110 and other information submitted in accordance with the procedural guidelines set forth Table I, Appendix A of Standard No, 109 is being amended and Table I, Appendix A of Standard No. 110 is being amended.
In consideration of the foregoing, $\$ 571.21$ of Part 571 Federal Motor Vehicle Safety Standards, Appendix A of Standard No. 109 ( 33 F.,. 14964) and Appendix A of Standard No. 110 (34 F.R. 11421) are being amended as set forth below effective 30 days from date of publication in the Federal recister.

These amendments are issued under authority of section 103 and 119 of the National Traftic and Motor Vehicle Safety Act of 1966 ( 15 U.S.C. 1392, 1407), and the delegation from the Secretary of Transportation contained in $\$ 1.51$ of Part 1 of the Regulations of the Office of the Secretary ( 35 F.R. 4955) and the delegation to the Associate Director for Motor Vehicle Programs, formerly the Director of the Motor Vehicle Safety Performance Service (33 F.R. 14964).

Issued on April 21, 1970.
Rodolyo A. Diaz, Acting Associate Director, Motor Vehicte Programs.

Motor Vehtcle Savkty Standard No. 109
NEW PNEUMATHC THES-PASSKNGER CAMS

1. The existing Table I-B is deleted and in its place the following revised Table I-B is inserted:

TABLE 1-1


| Tire sizo deritenation * | Maximum tire loadr (pounds) at various oold inflation preseunes (p.s L.) |  |  |  |  |  |  |  |  |  |  |  |  | Test rim width (tnehinty) | Minimum Irize factor (Inclies) | Beethon width: <br> (trichm) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 16 | 18 | 20 | 2 | 31 | 26 | 28 | 30 | 32 | 34 | 36 | 38 | 49 |  |  |  |
| A70-13 | 730 | 770 | 810 | 800 | 000 | (6)9 | 908 | 1,089 | 1,063 | 1.090 | 1,173 | 1. 160 | 1,200 | 514 | 30, 27 | 7.39 |
| 1970-13 | 800 | 951) | 1,010 | 1,070 | 1,120 | 1,170 | 1.220 | 1,270 | 1,200 | 1,369 | 1,410 | 1,450 | 1,400 | 1 | 3234 | 8.90 |
| D70-14 | 890 |  | 1,019 | 1,070 | 1,120 | 1,170 | 1,220 | 1,70 | 1,397 | 1, 360 | 1,410 | 1,401 | 1.490 | 816 | 52. 81 | 2.85 |
| 870-14. | 950 | 1,019 | 1,070 | 1,130 | 1, 190 | 1, 240 | 1,300 | 1,350 | 1.400 | 1,440 | 1,10 | 1,540 | 1. 589 | 515 | 33, 45 | 8.05 |
| F70-14 | 1,020 | 1,010 | 1, 160 | 1,220 | 1,280 | 1,340 | 1,400 | 1,450 | 1,500 | 1, 590 | 1,619 | 1,050 | 1.700 | 515 | 34.16 | 880 |
| (770-14 | 1,100 | 1,180 | 1, 259 | 1,310 | 1,380 | 1,440 | 1,500 | 1, 500 | 1,620 | 1,600 | 1,739 | 1,780 | 1. 839 | 5 | 35.18 | 8.75 |
| 1170-14 | 1,200 | 1,209 | 1,369 | 1,440 | 1,510 | 1,389 | 1,600 | 1,710 | 1.720 | 1,839 | 1,860 | 1,054 | 2.010 | 61 | 36.19 | 219 |
| 170-14. | 1,200 | 1,350 | 1,483 | 1,500 | 1, seot | 3,059 | 1,720 | 1,790 | 1, <20 | 1,120 | 1,000 | 3, 049 | 2100 | 615 | 36. 87 | 3. 69 |
| L79-14 | 1,340 | 1,480 | 1,530 | 1,000 | 1,680 | 1,750 | 1,850 | 1,900 | 1. $\%$ \% | 2,090 | 2,100 | 2.170 | 2. 230 | 613 | 37.64 | 8.75 |
| C79-15 | 850 | 800 | 089 | 1,000 | 1.050 | 1,100 | 1.140 | 1,109 | 1, 880 | 1,290 | 1,390 | 1,309 | $\frac{1}{1} 300$ | 51 | 33.75 | 7.60 |
| D70-15 | 800 | 950 | 1,010 | 1,070 | 1,120 | 1,170 | 1. 2200 | 1.270 | 1,309 | 1.300 | 1,419 | 1. 460 | 1,490 | $51 / 2$ | 33, 37 | 7.70 |
| 170-15 | 950 | 1,010 | 1,970 | 1,189 | 1,190 | 1,240 | 1,300 | 1,350 | 1. 490 | 1, 40) | 1,400 | 1,540 | 1,580 | 6 | 34. 13 | 8.10 |
| F79-15 | 1,080 | 1,000 | 1,160 | 1,229 | 1,280 | 1,319 | 1,400 | 1,459 | 1,500 | 1,550 | 1,619 | 1, 680 | 1,700 | 6 | 34.83 | 4.35 |
| G70-15 | 1,100 | 1,180 | 1,230 | 1,310 | 1, 300 | 1,440 | 1,500 | 1, 569 | 1.609 | 1, 600 | 1,730 | 1,781 | 1,830 | 6 | 34.66 | 8.6 |
| 1870-15 | 1,200 | 1,290 | 1,300 | 1,449 | 1,519 | 1, 1800 | 1,600 | 1,710 | 1,770 | 1,839 | 1,890 | 1,909 | 2,010 |  | 36.64 | $\times 3$ |
| 170-18 | 1, 200 | 1,399 | 1,430 | 1,500 | 1, (80) | 1,050 | 1,729 | 1, 730 | 1,869 | 1,920 | 1.980 | 18049 | ${ }^{2}, 100$ | 615 | 37.36 | 0.35 |
| K.70-15 | 1,200 | 1,3561 | 1,400 | 1,640 | 1,680 | 1, 010 | 1.770 | 1,839 | 1,200 | 1,970 | 2,000 | 2,000 | 2150 | 619 | 37.65 |  |
| L250-15. | 1,340 | 1,430 | 1,580 | 1,000 | 1,680 | 1,751 | 1,840 | 1,900 | 1, 070 | 2,040 | 2,100 | 2,170 | 2,230 | 645 | 34,09 | 869 |

${ }^{1}$ The letter ${ }^{\text {"H }} \mathrm{H}$ " "g ${ }^{n}$, or " $\mathrm{V}^{*}$ may be theluded in any speelfied tife sine devignathos adjacent to or in place of the "dash"

A Aetual rection width and overall width alall not exceod the gpecified eection width by more that 7 peroents
2. The existing Table $\mathrm{I}-\mathrm{J}$ is deleted and in its place the following revised Table $\mathrm{I}-\mathrm{J}$ is inserted:

Tamber [-J


| Tire size designation 1 | Maximum tire loads (potuda) at various cold inflation presares (p.s.i.) |  |  |  |  |  |  |  |  |  |  |  |  | Test rim whith (imples) | Minimutu ine factor (friches) | Beetion wiathy (tuthen) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 16 | 18 | 30 | 22 | 24 | 26 | 25 | 30 | 32 | 34 | 36 | 36 | 49 |  |  |  |
| A75-13. | 720 | 770 | 810 | 864 | 900 | 049 | (180) | 1,000 | 1,060 | 1,080 | 1. 130 | 1. 160 | 1,200 | 41/2 | 20.74 | 6. 60 |
| B75-13 | 780 | 840 | 890 | 839 | 969 | 1,030 | 1,070 | 1,110 | 1,150 | 1,199 | 1,293 | 1,209 | 1,300 |  | 39.78 | 7,05 7.45 |
| C75-13 | 840 | 800 | 099 | 1,000 | 1,050 | 1,100 | 1,149 | 1,190 | 1.200 | 1,270 | 1,320 | 1,360 | 1,400 | 5 | 31. 56 | 7.45 |
| B76-11 | 780 | 840 | 80 | + 930 | 900 | 1,039 | 1,670 | 1,110 | 1, 130 | 1,190 | 1,230 | 1,270 | 1,300 | 43\% | 31.04 | 6.05 |
| C75-14 | 840 | 800 | 950 | 1,000 | 1,050 | 1, 100 | 1,140 | 1, 100 | 1,253 | 1.270 | 1,320 | 1,369 | 1,400 | 5 | 31.95 | 7.15 |
| D78-14 | 890 | 059 | 1.010 | 1,090 | 1,199 | 1,170 | 1,280 | 1,270 | 1,320 | 1,360 | 1,410 | 1,450 | 1,490 | 5 | 32.38 | 7.55 |
| E75-14 | 959 | 1,010 | 1,070 | 1,182 | 1,190 | 1,240 | 1,300 | 1,359 | 1,400 | 1,449 | 1,490 | 1,340 | 1,550 | 53 | 33,29 | 7.65 |
| Y78-14 | 1,020 | 1,000 | 1,160 | 1,2m | 1,200 | 1,340 | 1,400 | 1,480 | 1,500 | 1,500 | 1,619 | 1,659 | 1,700 | 58 | 34,04 | 8.25 |
| 978-14 | 1, 100 | 1, 150 | 1,200 | 1,310 | 3, 350 | 1,440 | 1,509 | 1,560 | 1, 030 | 1,683 | 1,730 | 1,789 | 1, 830 | $\frac{6}{5}$ | 35.02 | 8.71 |
| 1175-14 | 1,200 | 1,290 | 1,360 | 1,449 | 1.510 | 1, 889 | 1,680 | 1,719 | 1,770 | 1,830 | 1,890 | 1,950 | 2010 | 6 | 36. 06 | 8.89 |
| J78-14 | 1,200 | 1,350 | 1,430 | 1. 5009 | 1. 580 | 1,659 | 1,780 | 1,7100 | 1, 500 | 1,920 | 1,900 | 2,040 | 2100 1,400 | 6 |  | 6. 95 |
| C78-15 | 840 | 800 | 950 | 1,000 | 1,050 | 1,109 | 1. 140 | 1,190 | 1,230 | 1,270 | 1,320 | 1,360 | 1, 400 | 5 | 32.45 | \%.15 |
| D75-15 | 890 | 950 | 1,010 | 1,070 | 1,120 | 1,170 | 1,220 | 1,270 | 1,320 | 1,300 | 1,410 | 1.450 | 1,490 | 5 | 33.05 | 7.85 |
| E78-15 | 950 | 1,010 | 1,070 | 1, 1300 | 1,190 | 1,940 | 1,300 | 1,350 | 1,490 | 1,460 | 1,490 | 1, 510 | 1,580 |  | 34.65 | 7.70 |
| Frs-15 | 1,020 | 1,000 | 1,160 | 1,290 | 1,280 | 1,349 | 1,400 | 1,450 | 1,500 | 1, 550 | 1,610 | 1,600 | 1.700 | $5 \sqrt{5}$ | 34.36 | \%, 0 |
| C75-15 | 1,100 | 1, 18) | 1,250 | 1,310 | 1,389 | 1,449 | 1,509 | 1, 560 | 1,640 | 1, 680 | 1.739 | 1.780 | 1.839 | $5 / 2$ | 35.36 | 8.55 |
| H78-15 | 1,200 | 1,200 | 1,300 | 1,49 | 1,510 | 1, 689 | 1,650 | 1,710 | 1,770 | 1,839 | 1,890 | 1.950 | 2,090 2000 |  | 36. 89 | 8.70 |
| J78-15 | 1,260 | 1,450 | 1,480 | 1,500 | 1, 689 | 1,600 | 1,720 | 1,700 | 1,800 | 1,989 | 1,960 | 2,040 | 2100 | 6 | 37, 02 | 8.85 |
| Lr8-15 | 1,349 | 1,480 | 1, 880 | 1,600 | 1,689 | 1.750 | 1,830 | 1,900 | 1.970 | 2090 | 2100 | 2.170 | 2. 230 | 6 | 37.73 | < 80 |
| N78-15 | 1,500 | 1,600 | 1,700 | 1,700 | 1,889 | 1,950 | 2,050 | 2,130 | 2219 | 2381 | 2,360 | 2,480 | 2,500 | 7 | 30.09 |  |

[^2]3. The existing Table I-K is deleted and in its place the following revised Table I-K is inserted:

Table I-K


| Tiresize designation I | Maximum tire londs (pounds) at varlous cold finfation preseures (p.s.i.) |  |  |  |  |  |  |  |  |  |  | Teest rim width (tricher) | Minimum size fuctor (inches) | Bectlon Width? (tnches) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 20 | 22 | 24 | 28 | 28 | 30 | 32 | 34 | 36 | 38 | 40 |  |  |  |
| 1.00-14. | 1,500 | 1,600 | 1,600 | 1.750 | 1.830 | 1.000 | 1, 070 | 2,040 | 2. 100 | 2. 170 | 2, 230 | 8 |  |  |
| E00-15. | 1,000 | 1,130 | 1,190 | 1, 244 | 1,200 | 1,359 | 1, 400 | 1,449 | 1,490 | 1,040 | $1,5 \approx 0$ | 6 | 32.83 | $870$ |
| F00-15 | 1,100 | 1,291 | 1,280 | 1,344 | 1,400 | 1,450 | 1, 500 | 1,550 | 1, 010 | 1, 650 | 1,700 | 7 | 34, 94 | $840$ |
| (300-15. | 1,260 | 1,310 | 1,380 | 1,460 | 1, 500 | 1, 2000 | 1,620 | 1, 680 | 1,730 | $1,760$ | 1,830 | 75 | 34.73 | $2070$ |
| J60-15. | 1,130 | 1,500 | 1, 1,889 | 1, 1,760 | 1,730 | 1,700 | 1,860 1,970 | 1.920 | 1,000 | 2,040 3 170 | 2,100 | 715 | 38,41 | $10,45$ |
| L00-15. | 1,500 | 1,000 | 1, 60 | 1,750 | 1,830 | 1,900 | 1,970 | 2, 040 | 2,100 | 2. 170 | 2,230 | 715 | 38.10 |  |

1The letter "H", "g" or "Y" may be focluded in sny specilled tire sfize derignation adjaceat to or in place of the dash".

Motor Vehicle Safety Standard No. 110
TIRE SELECTION AND RTMS-PASSENGER CARS

1. Delete Table I of Appendix A and insert the following new Table I of Appendix A:

| ALTEMNATIVE RTMS |  |
| :---: | :---: |
| Tire sise | Rim ${ }^{1}$ |
|  |  |
|  |  |
| 6.40-15 | $4-J J, 41 / 2-J J, 41 / 2-K, 4.50 E \text {, }$ $5.00 \mathrm{E}, 5-J J, 5-K, 51 / 2-J J .$ |
| 7.00-15 | 5.00F, 5-K. |
| 8.25-15 | $5-J J, 51 / 2-J J, 6-J J, 6-H, 6-L$. |
| $8.55-15$ | $\begin{aligned} & 5 \frac{1}{2}-J J, \quad 6-J J, \quad 6-K, \quad 6-L, \\ & 61 / 2-J J, \end{aligned}$ |
| 8,90-15 | $6-\mathrm{JJ}, 61 / 2-\mathrm{L}, 7 \mathrm{~L}$. |
| 9.15-15 | $51 / 2-\mathrm{JJ}, 51 / 2-\mathrm{K}$. |
| LS4-15 | $51 / 2-J J, 6-J J, 61 / 2-J J, 7-J J$. |
| G45C-16 |  |
| E50C-16 | $31 / 2$. |
| P50C-16 |  |
| G50C-17 | $31 / 2$. |
| [50C-17 |  |
| LS0C-18 | $31 / 2,4$. |
| 160-14 | 8-JJ. |
| E60-15 | 6-JJ, 7-JJ, 8-JJ. |
| F60-15 | $61 / 2-J J, 7-J J, 8-J J$. |
| G60-15 | $7-j J, 8-J J$. |
| J60-15 | 71/2-JJ. |
| L60-15 | $71 / 2-J J$. |
| A70-13 | $51 / 2-J J, 6-J J$. |
| D70-13 | $51 / 2-J Y, 51 / 2-K$. |
| E70-14 | 7-JJ. |
| P70-14 | 7-JJ. |
| G70-14 | 7-JJ. |
| C70-15 | $51 / 230$ |
| E70-15 | 7-JJ. |
| F70-15 | $8-\mathrm{JJ}$. |
| G70-15 | 7-JJ, 7/2-K, 8-JJ. |
| See footno | at end of table. |


| Tire sise | Rim ${ }^{1}$ |
| :---: | :---: |
| H70-15 | 8-JJ. |
| ER70-15 | 6-JJ. |
| GR70-15 | 7-1. |
| 165/70 R 13 | 41/2-JJ, 5-JJ. |
| 175/70 R 13 | $5-J J, 51 / 2-J J$. |
| 185/70 R 13. | 41/2-JJ, 5-JJ, 51/2-JJ. |
| 155/70 R 14. | 1-JJ. |
| 175/70 R 15 | 5-JJ. |
| 5.0-15 | $\begin{aligned} & 3.50 \mathrm{~B}, 3.50 \mathrm{D}, 31 / 2-J J, 4-J J \text {, } \\ & 4.00 \mathrm{C} . \end{aligned}$ |
| 5.5-15 | $3.50 \mathrm{D}, 31 / 2-J J, 4-J J, 41 / 2-J J$. |
| 145-10 | 3.50 B . |
| 145-13 | $31 / 2-J J, 41 / 2-J J$. |
| 165-13 | $41 / 2-J$. |
| 185-15 | 41/2-JJ. |
| $5.20-13$ | 41/2-JJ. |
| 5.60-13 | $31 / 2-J J, 4-J J$. |
| 6.00-13 | $4-J$. |
| 5.60-14 | 41/2-JJ. |
| 5.60-15 | 5-K. |
| 155812 | 4-JJ. |
| 135R13 | 41/2-JJ. |
| 145R13 | $41 / 2-J J$, |
| 150R13 | $31 / 2-J J, 4.00 \mathrm{~B}, 41 / 2-J J, 5-J J$. |
| 155R13 | 5-JJ. |
| 160R13 | 4.00B, 4/2-JJ, 5-JJ, 51/2-JJ. |
| 165R13 | 4 JJ . |
| 170 R13 | 41/2-JJ, 5-JJ, 51/2-JJ, 6-JJ. |
| 165R14 | $5 \frac{1}{2}-$ JJ. |
| 175R14. | $4 \frac{1}{2}-3 J$. |
| 165R15. | 5-K. |
| 205815 | 7-L. |
| 155-13/6.15 | 5-3J. |
| A78-13 | 41/2-JJ, 5-JJ, $51 / 2-\mathrm{JJ}$. |
| B78-13 | 5-JJ. |
| C78-13 | $51 / 2-J J$. |
| B78-14 | 41/2-JJ, 41/2-K, 5-JJ, 5-K, |
| C78-14 | $\begin{aligned} & 41 / 2-J J, 5-J J, 5-K, 51 / 2-J J, \\ & 6-J J . \end{aligned}$ |
| D78-14 | $\begin{aligned} & 41 / 2-J J, 5-J J, 5-K, 51 / 2-J J, \\ & 6-J J, \end{aligned}$ |
| E78-14 | $41 / 2-J J, 5-J J, 5-K, 51 / 2-J J$, $51 / 2-K, 6-J J, 61 / 2-J J, 7-J J$. |

## Tire aize

F78-14. $\qquad$ 5-JJ, $5-\mathrm{K}, 51 / 2-J J, 71 / 2-K$,
$6-\mathrm{JJ}, 6-\mathrm{K}, 61 / 2-\mathrm{JJ}, 7-\mathrm{JJ}$. G78-14.......... $5-\mathrm{JJ}, 51 / 2-\mathrm{JJ}, 51 / 2-\mathrm{K}, 6-\mathrm{JJ}$, 6-K, 7 -JJ.
H78-14…..... $51 / 2-J J, 6-J J, 6-K, 61 / 2-J J$, $61 / 2-\mathrm{K}, 7-\mathrm{JJ}$.
J78-14….......... $6-6, K, 61 / 2-J J$.
C78-15 ............ $41 / 2-J J, 41 / 2-K, 5-J J, 5-K$.
D78-15 .......... $5-J J, 5-K$.
E78-15 ......... $41 / 2-K, 5-J J, 5-K, 5 \frac{5}{2}-J J$
P78-15 ........... $41 / 2-\mathrm{K}, 5-\mathrm{JJ}, 5-\mathrm{K}, 51 / 2-J J$, $51 / 2-K, 6-J J$.
G78-15 ........ 5-JJ, 5-K, $51 / 2-J J, 51 / 2-K$,
H78-15…… $51 / 2-J J, 51 / 2-K, 6-J J, 6-K$,
$\begin{array}{ll}J 78-15 \ldots \ldots . . . . . . & 6-J J, \\ 6-K, & 6-L, \\ 61 / 2-J J,\end{array}$
L78-15 ......... $51 / 2-J J, \quad 51 / 2-K, \quad 6-J J, 6-K$, $6-\mathrm{L}, 6 \mathrm{y} / 2-\mathrm{JJ}, 7-\mathrm{JJ}, 8-\mathrm{JJ}$,
N78-15............6-13, $7-\sqrt{3}$.
BR78-13........ $41 / 2-J J$.
CR78-14......... 5-JJ.
DR78-14............... $5-J$.
ER78-14 …..... 5-JJ.
FR78-14......... $51 / 2-J J$.
GR78-14......... 6-JJ.
HR78-14 ........ 6-JJ.
JR78-14........... $61 / 2-J J$.
BR78-15 $\ldots \ldots .$.
ER78-15........ $51 / 2-J J$.
FR78-15 .. $=. . .51 / 2-J J$.
GR78-15........ 6-JJ.
HR78-15 ........ 6-JJ.

LR78-15_......... $61 / 2-J J$.
${ }^{2}$ Italicized designations denote test rims.
Nots: Where JJ rims are specified in the above Table, J and JK rim contours are permissible.
[P.R. Doc. 70-4991; Filed, Apr. 23, 1970; $8: 45 \mathrm{am} . \mathrm{m}$ ]

# Proposed Rule Making 

## DEPARTMENT OF AGRICULTURE

## Consumer and Marketing Service <br> [7 CFR Part 521 <br> frozen Corn-on-the-cob

## Proposed Standards for Grades ${ }^{1}$

A notice of proposed rule making was published in the Federal Register of September 12, 1969 (34 F.R. 14334), regarding a revision to the U.S. Standards for Grades of Frozen Corn-on-the-Cob (7 CFR 52.931-52.942). Interested persons were allowed until March 1, 1970, to submit written comments in connection with the proposed revision.
In response to the additions and changes suggested in the written submittals, the U.S. Department of Agriculture proposes this second notice of proposed rule making for further consideration by interested persons.

This revision, if made effective, will be the third issue by the Department of grade standards for this product. These grade standards are issued under authority of the Agricultural Marketing Act of 1946 (sections 202-208, 60 Stat. 1087 as amended; 7 U.S.C. 1621-1627) which provides for the issuance of official U.S. grades to designate different levels of quality for the voluntary use of producers, buyers, and consumers. Offeial grading services are also provided under this Act upon request of the applicant and upon payment of a fee to cover the cost of such services.

All persons who desire to submit written data, views, or arguments for consideration in connection with this proposal should file the same in duplicate, not later than 45 days after publication in the Frdemal Register, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Bullding, Washington, D.C. 20250. All written submittals made pursuant to this notice will be avallable for public review at the office of the Hearing Clerk during regular business hours (7 CFR 1.27(b)).

Statement of consideration leading to this second proposal. Several comments were flled in response to the notice of proposed rule making of September 1969.

After a careful consideration of the comments received, and other relevant information, the Department concludes that it would be in the best interests of consumers and processors of frozen corn-on-the-cob to publish another proposal. This proposal would provide for an appraisal of the changes that have been

[^3]made in response to the submitted comments.

The principal change involves a clarlfication of the manner of evaluating defects on each ear of corn and then applying such evaluation to the entire sample unit. A sample unit consists of a specified number of ears of corn.

Other specific changes from the first proposal include:
(1) The addition of definitions for "regular" and "short" lengths of ears of corn and relating these lengths to the number of ears that comprise a sample unit;
(2) A modification of the definition for "off-variety" kernels;
(3) An introduction of an additional classification of "severe" defects:
(4) A provision for partial limiting rules for the factors of uniformity of size and development, permitting some relaxation for U.S. Grade B; and
(5) A change in allowable length and width variations of the ears of corn for uniformity of size for U.S. Grade A only.

The proposed revision is as follows: Phoduct Description, Styars, Colon, Grades Sec.
52.931 Product desieription.
52.932 Styles,
52.933 Lengths.
52.934 Colors of frozen corn-on-the-cob.
52.935 Grades.

## Factome of Quality

52.936 Ascertaining the grade of a sample unlt.
52.937 Ascertaining the rating of the factors which are noored.
52.938 Color
52.939 Uniformity of stze.
52.940 Development.
52.941 Defects.
52.942 Tenderness and maturity.

Explanations and Methods of Analiygis
52.943 Preparation for and evaluation of stages of kernel development.
52.944 Cooking procedure and evaluation of cooked units,

## Lot Comitlance

52.945 Ascertaining the grade of a lot. Scome Shear
52.946 Score sheet for frosen corn-on-thecob.
Aurhontry: The provisions of this subpart Lssued under sec. 202-208, 60 Stat. 1086 as smended; 7 U.S.C. 1621-1627.

## Product Description, Styles, Color,

 Grades
## §52.931 Product description.

Frozen corn-on-the-cob is the product which is prepared from sound, properly matured, fresh, sweet corn ears by removing husk and silk; by sorting, trimming, and washing to assure a clean and wholesome product. The ears are blanched, then frozen and stored at tem-
peratures necessary for the preservation of the product.

## § 52.932 Styles.

(a) Trimmed, Ears trimmed at both ends to remove tip and stalk ends and/or cut to specific lengths.
(b) Natural. Ears trimmed at the stalk end only to remove all or most of the stalk.

## § 52.933 Lengths.

(a) Regular. Ears which are predominantly over $31 / 2$ inches in length.
(b) Short. Ears which are predominantly $31 / 2$ inches or less in length.
§52.934 Colors of frozen corn-on-thecob.
(a) Golden (or yellow).
(b) White.

## § 52.935 Grades.

(a) "U.S. Grade A" (or U.S. Fancy) frozen corn-on-the-cob is composed of ears with similar varietal characteristics and that have a good flavor and odor. The ears have a good color; are at least reasonably uniform in size; are at least reasonably well developed: are practically free from defects: and are tender. The product scores not less than 90 points when rated in accordance with the scoring system outlined in this subpart.
(b) "U.S. Grade B" (or U.S. Extra Standard) frozen corn-on-the-cob is composed of ears with similar varietal characteristics and that have at least a reasonably good flavor and odor. The ears have at least a reasonably good color; may lack uniformity of size and development: are at least reasonably free from defects; and are at least reasonably tender. The product scores not less than 80 points when rated in accordance with the scoring system outlined in this subpart.
(c) "Substandard" is the quality of frozen corn-on-the-cob that fails to meet the requirements of U.S. Grade B.

## Factors of Quality

§ 52.936 Ascertaining the grade of a sample unit.
(a) General. The grade of a sample unit of frozen corm-on-the-cob is ascertained by considering: The flavor and odor which are not scored; the ratings for the factors of color, uniformity of size, development, defects, and tenderness, and maturity which are scored; the total score; and the limiting rules which may be applicable.
(b) Sample unit size. For purposes of rating the quality factors, a sample unit shall consist of four (4) ears; or, if the ears are "short" ears (trimmed to predominantly $3^{1 / 2}$ inches or less in length) the sample unit shall be elght (8) such "short" ears.
(c) Definitions of flavor and odor. (1) "Giood flavor and odor" means that the product has a good, characteristic, normal flavor and odor and is free from objectionable flavors and objectionable odors of any kind.
(2) "Reasonably good flavor and odor" means that the product may be lacking in good flavor and odor but is free from objectionable flavors and objectionable odors of any kind.
(d) Factors rated by score points. The relative importance of each factor which is scored is expressed numerically on the scale of 100 . The maximum number of points that may be given such factors are:

852.937 Ascertaining the rating for the factors which are scored.
The essential variations within each factor which is scored are so described that the value may be ascertained for each factor and expressed numerically. The numerical range within each factor which is scored is inclusive. (For example, " 27 to 30 points" means 27, 28 , 29, or 30 points.)

### 852.938 Color.

(a) General. The factor of color is evaluated immediately after the product has been cold water-thawed to the extent that the outer surfaces are substantially free from ice crystals.
(b) Definition of "off-variety" kernels. "Off-variety" kernels are those which are not blemished but which vary markedly from the predominant color and are not characteristic of the variety.
(c) (A) Classification. Frozen corn-on-the-cob that has a good color may be given a score of 18 to 20 points. "Good color" means that the corn has a typical. bright color and complies with the requirements for U.S. Grade A in Table I.
(d) (B) Classification. Frozen corn-on-the-cob that has a reasonably good color may be given a score of 16 or 17 points. Frozen corn-on-the-cob that falls into this classification shall not be graded above U.S. Grade B, regardless of the total score (limiting rule). "Reasonably good color" means a color that may be slightly dull but is not of abnormal color. Such color also complies with the requirements for U.S. Grade B in Table I.
(e) (SStd) Classification. Frozen corn-on-the-cob that fails to meet the requirements of paragraph (d) of this section may be given a score of 0 to 15 points and shall not be graded above Substandard, regardless of the total score for the product (limiting rule).

Table:I


Uniformity of color
Fach ear in the sample Alt ears in the sauple.
ind
unif

Oft-variety kernels
Kich ear in All ears lin the
the nample sample unlt
unlt unls


## \$52.939 Uniformity of size.

(a) General. The rating for uniformity of size is based on the varlations in length and diameter of the ears. The diameter is the largest diameter measured at right angles to the longitudinal axis.
(b) (A) Classification. Frozen corn-on-the-cob that is practically uniform in size may be given a score of 9 or 10 points. "Practically uniform in size" means that the variations in the diameter and/or length of the ears do not exceed the varlations allowed for U.S. Grade $\mathbf{A}_{\text {, }}$ for the applicable style, in Table II.
(c) (B) Classification. Frozen corn-on-the-cob that is only reasonably uniform in size may be given a score of 8 points. "Reasonably uniform in size" means that the variations in the diameter and/or length of the ears do not exceed the variations allowed for U.S. Grade B, for the applicable style, in Table II.
(d) (SStd) Classification. Frozen corn-on-the-cob that exceeds the variations allowed for U.S. Grade B, for the applicable style, in Table II may be given a score of 0 to 7 points and shall not be graded above Grade B, regardless of the total score (partial limiting rule).

Table II
VAMATION LIMITS FOR DHMETEA AND LEXGTII

|  | Trinmed style |  |  |  | Natural atyle (untrimmed) |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Regular length eari |  | Short length ears |  |  |  |
|  | Dlameter | Length | Dlameter | Length | Dlamieter | Length |
|  | Martmum rariation in the xemple wnit |  |  |  |  |  |
| U.8. Grade A U.8. Grade B | Winch. | Inel | Y/inch. | Inch | Wind | 115 Inches. 2 inches. |

## $\$ 52.940$ Development.

(a) General. (1) Development refers to the extent that the ears are filled with corn kernels and the pattern arrangement, as applicable, of such kernels on the cob.
(2) Classification of "development defects", if applicable, are made on each ear, regardless of length.
(3) Evaluation of this factor as to grade is made on the basis of a sample unit.
(b) Conditions of evaluation: (1) The classiffeation of "development defects" is done after the product has been thawed to the extent that the outer surfaces are substantially free from ice crystals.
(2) For natural style, "đevelopment defects" over the outermost one (1) inch of the tip end of the ear are not scored.
(c) (A) Classification, Frozen corn-on-the-cob that is well developed may be given a score of 9 or 10 points. "Well developed" means that the ears in the sample unit are well filled with kernels and the appearance of none of the ears in the sample unit is materially affected by missing, shrunken, or underdeveloped kernels. In addition, any "development defects" present (as defined and classifled in this section) do not exceed the allowances in Table III.
(d) (B) Classification. Frozen corn-on-the-cob that is reasonably well developed may be given a score of 8 points. "Reasonably well developed" means that the ears in the sample unit are reasonably well filled with kernels and the appearance of none of the ears in the sample unit is seriously affected by missing, shrunken, or underdeveloped kernels. In addition, any "development defects" present (as defined and classified in this section) do not exceed the allowances in Table III.
(e) (SStd) Classiflation. Frozen corn-on-the-cob that falls to meet the requirements of paragraph (d) of this section may be given a score of 0 to 7 points and shall not be graded above Grade B, regardless of the total score for the product (partial limiting rule).
(f) Definitions and classification of "development defects".
Type of development defeet
(applicable to each ear, regirtlem
of length) $\quad \frac{\text { Clasibeation }}{\text { Minor Mujor }}$

Twisted ear:
Ancar twisted-more that the width of 4 rows of kernels of more than 3 ,
of the circumference-from one enin of the errcum
Nonparalel kernels

charactercaple to varietles which charnct An enr having an iurea comprised of
three (3) of mare adjaccit nonthree (3) of more adjacent nonparailel rown extending more than two (2) Jinchen, lengthwise, of the
Beparation of rows exoceding is the teigeth of thie cirl:
One space showing cob more than 16 but not more unan 5. the Width Two or more nuch spaces thowing cob more thinw $4 f$ but not more than 14 the width of an averape size kernel.
A spuce or spoces showing cob mose than $1 / 5$ the width of an avernipe sice kernel......................................... X

Tarle III
DEVICLOFMKNT DEFBCTS FOE EACI GHADE

| Grade | Total of Minor <br> only (applicable <br> only when there <br> are no major) | Total of <br> Minor <br> and <br> Major | Limlt <br> For |
| :---: | :---: | :---: | :---: |
| elassifiontion |  |  |  |


|  | Masimam in the rample unil: |  |
| :--- | :---: | :---: | :---: |
| U.8. Grade A... | 3 | $\frac{1}{2}$ |
| U.8. Grade B.. | 6 | $\frac{1}{2}$ |

## § 52.941 Defects.

(a) General. (1) This factor refers to the degree of freedom from such defects as crushed and broken kernels, blemished kernels, poorly trimmed ears, attached stalk, husk, and dark or readily noticeable silk.
(2) Crushed and broken kernels, blemtshed kernels, poorly trimmed ears, and attached stalk are scored on the basis of individual ears, regardless of length.
(3) Husk and silk are aggregated and are scored on the basis of a sample unit.
(b) Conditions of evaluation. (1) The classification of defects is done after the product has been cold water-thawed.
(2) For natural style, defects over the outermost one (1) fnch of tip end of ear are not scored except for those kernels which are classed as blemished.
(c) (A) Classification. Frozen corn-on-the-cob that is practically free from defects may be given a total score of 27 to 30 points. "Practically free from defects" means that:
(1) Any combination of defects present (whether or not specifically defined) may slightly, but not materially, detract from the appearance or edibility of the product: and
(2) The defects present (as defined and classified in this section) do not exceed the allowances in Table IV.
(d) (B) Classification, Frozen corn-on-the-cob that is reasonably free from defects may be given a score of 24 to 26 points. Frozen corn-on-the-cob that falls into this classification shall not be graded above U.S. Grade B, regardless of the total score for the product (limiting rule). "Reasonably free from defects" means that:
(1) Any combination of defects present (whether or not specifically defined) does not seriously detract from the appearance or edibility of the produet; and

Table IV
DEMETS Fog Hact GLMDE

\$ 52.942 Tenderness and maturity.
(a) General. The tenderness and maturlty of the frozen corn-on-the-cob is determined by:
(1) Checking for presence of a blisterstage of kernel development on cold water-thawed ears:
(2) The defects present (as defined and classiffed in this section do not exceed the allowances in Table IV.
(e) (SStd) Classification. Frozen corn-on-the-cob that falls to meet the requirements of paragraph (d) of this section may be given a score of 0 to 23 points and shall not be graded above Substandard, regardless of the total score for the product (limiting rule).
(f) Definitions and classification of defects.

| Types of defects and defintions |
| :---: |
|  |
|  |

Applicable to an todividual ear, regardless of length


The following are argregated and apply to the antire sample unit

(b) Definitions of stages of kernel development. (1) "Blister stage": The kernel contents are thin and watery or slightly cloudy or translucent and the pericarp is generally very pale in color. An ear is considered to be in the blister stage if more than one-fifth of the kernels are in the blister stage.
(2) "Milk stage": The kernel contents are opaque and viscous. Light pressure is required to remove contents.
(3) "Early cream stage": The kernel contents are slightly creamy and viscous. Reasonably firm pressure is required to remove contents which show only slight separation of clear Hquid.
(4) "Cream stage": The kernel contents are creamy and thick. Firm pressure is required to remove contents which show no free liquid.
(5) "Dough or overmature stage": The kernel contents are semisolid or hard and require considerable pressure to remove contents which appears starchy or doughlike.
(c) (A) Classification, Frozen corn-on-the-cob that is tender, but none of the ears in the blister stage, may be given a score of 27 to 30 points. "Tender" means that the kernels are in the milk or early cream stage of maturity and the pericarp is reasonably tender.
(d) (B) Classification, If the frozen corn-on-the-cob is reasonably tender, and none of the ears are in the blister stage, a score of 24 to 26 points may be given. Frozen corn-on-the-cob that falls into this classification shall not be graded above U.S. Grade B, regardless of the total score for the product (limiting rule) "Reasonably tender" means that the kernels are in the cream stage or better stage of maturity and the pericarp is fairly tender.
(e) (SStd) Classiflcation. Frozen corn-on-the-cob that fails to meet the requirements of paragraph (d) of this section may be given a score of 0 to 23 points and shall not be graded above Substandard, regardless of the total score for the product (limiting rule).
Explanations and Methods of Analysis
§ 52.943 Preparation for and evaluation of stages of kernel development.
(a) The sample unit is cold waterthawed only to the extent that the ears are substantlally free from ice crystals.
(b) At least three (3) complete adjacent rows of kernels from each ear (or an equivalent number of kernels if the kernels are not in rows) are removed by cutting the kernels off, near but above their attachment to the cob.
(c) The cut kernels from all the ears in a sample unit are well mixed and an adequate representative subsample is removed.
(d) Sufficient kernels from the subsample are squeezed to properly evaluate the degree of maturity in accordance with the definitions in \$ 52.942.
852.944 Cooking procedure and evaluation of cooked units.
(a) An adequate representative number of ears in the sample unit are evaluated after cooking to ascertain:
(1) The degree of maturity of kernel contents;
(2) Tenderness of the pericarp; and
(3) The flavor and odor.
(b) This cooking procedure is not intended as a recipe, but for the purposes of this subpart, frozen corn-on-the-cob is cooked (and the evaluation thereof) is as follows:
(1) Place the sample units into rapidly boiling water with sufficient water to completely cover the cars:
(2) Return the water to a rapid boll:
(3) Maintain a rolling boil for exactly five (5) minutes;
(4) Remove the ears immediately, and allow to cool sufficiently to evaluate factors of maturity, tenderness of pericarp, and flavor and odor by eating the corn directly from the cob.

## Lot Compliance

§ 52.945 Aseertaining the grade of a lot.
The grade of a lot of frozen corn-on-the-cob covered by these standards is determined by the procedures set forth in the Regulations Governing Inspection and Certification of Processed Fruits and Vegetables, Processed Products Thereof, and Certain Other Processed Food Products ( $\$ 852.1-52.87$ ), except that these provisions apply wherever applicable:
(a) Container size. In considering the slze of a container for purposes of selectIng samples from a lot, an ear shall be considered to weigh 8 ounces except that ears which are trimmed to approximately $31 / 2$ Inches or less in length shall be considered to welch 4 ounces each.
(b) Dozen. In calculating the number of dozens of ears, ears which are trimmed to approximately $31 / 2$ inches or less in length shall be considered as 24 of such ears being the equivalent of one dozen ears.

## Score Sheet

§ 52.946 Score sheet for frozen corn-on-the-cob.


[^4]Dated: April 20, 1970.
G. R. Grange, Deputy Administrator, Marketing Services.
[PR. Doc, 70-4942; Flled, Apr. 23, 1970; 8:45 a.m.1

## DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

## Food and Drug Administration

 [2] CFR Part 31COMBINATIONS OF NUTRITIVE AND NONNUTRITIVE SWEETENERS IN CANNED FRUITS

## Statement of General Policy or Interprefation

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. $201(\mathrm{~s}), 401,403,409,701(\mathrm{a}), 52$ Stat. 1046-48, as amended, 1055, 72 Stat. 178488, as amended; 21 U.S.C. 321 (s), 341, 343, 348, 371(a)) and under authority delegated to him ( 21 CFR 2.120), the Commissioner of Food and Drugs proposes that the following statement of pollcy regarding combinations of nutritive and nonnutritive sweeteners in canned frults be added to Part 3:

## §3...- Combinations of nutritive and nonnutritive sweeteners in canned fruits.

The Commissioner of Food and Drugs has been informed that due to the ban on the use of cyclamates in foods by the order published in the Fepemal Register of October 21, 1969 (34 F.R. 17063), canners are seeking to provide palatable canned fruits sweetened by a combination of nutritive and nonnutritive sweeteners, including saccharin or its salts. The Commissioner also has recelved incuiry as to the application of the Federal Food, Drug, and Cosmetic Act to canned fruits containing combinations of nutritive and nonnutritive sweeteners. Established identity standards in Part 27 of this chapter for artificially sweetened canned fruits do not permit the use of nutritive and nonnutritive sweeteners. The Commissioner concludes that:
(a) Pending amendment of the standards for artificially sweetened canned fruits to permit use of nutritive and nonnutritive sweeteners, the Food and Drug Administration will not recommend regulatory action against canned fruits sweetened in part with saccharin and in part with sugar, sorbitol, mannitol, and other nutritive sweeteners, provided the label clearly shows the presence of sweeteners, the carbohydrate and caloric content, and adequate warning for diabetics.
(b) The product is to be so formulated that its caloric value is at least 50 percent less than the caloric value of the comparable product made without artificial sweeteners.
(c) If the product is to be marketed under a name heretofore used on a product represented to have no, or only, a few, ealories per serving, the name shall be modified by the word "new" for at Jeast I year following the time such product is introduced in a given market.
(d) In a prominent place on the principal display panel, the label must bear:
(1) A statement of the percentage of saccharin or saccharin salt used and the statement "Contains ......- mg. saccharin (or saccharin salt, as the case may be) per ounce, a nonnutritiye artificlal sweetener."
(2) A statement of the carbohydrate content per ounce.
(3) A statement of the caloric content per ounce.
(4) The statement "Contains sugar (s) ; not for use by diabetles without advice of a physician," to avoid injury through inadvertent use by diabetics in the belief that the product does not contain carbohydrates.
(e) If the princlpal display panel area is too small to accommodate information required by paragraph (d) of this section, the statements may extend beyond the border of the principal display panel.
The Commissioner recognizes the problems associated with the development of an acceptable, palatable canned fruit sweetened with such combinations of nutritive and nonnutritive sweeteners and that standards of identity should be established for such articles. The policy set forth in paragraphs (a) through (e) of this section will remain in effect not longer than 1 year after the effective date of this section unless extended for good reason.

Interested persons may, within 15 days after publication hereof in the Fgemeral Register, file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-62, 5600 Fishers Lane, Rockville, Md. 20852, written comments (preferably in quintuplicate) regarding this proposal, Comments may be accompanied by a memorandum or brief in support thereof.

## Dated: April 14, 1970.

Charles C. Edwards,
Commissioner of Food and Drugs.
[PR. Doc, 70-4986; Filed, Apr. 23, 1970; 8:48 a.m.1

## [21 CFR Part 19]

## PARMESAN CHEESE, REGGIANO CHEESE

## Identity Standard; Curing Time

Notice is given that Tollbla Cheese, Inc., 919 North Michigan Avenue, Ch1caso, III. 60611, has submitted a petition proposing that the standard of identity for parmesan cheese, reggiano cheese (21 CFR 19.595) be amended to reduce the minlmum curing time by changing the last sentence of 19.595 (a) from "It is cured for not less than

14 months" to "It is cured for not less than 10 months,"

Grounds stated in support of the proposal are (1) that current technology and production practices in the industry will permit the proper curing of parmesan cheese in 10 months time and (2) that the reduction in production costs and the diminution of waste attributable to the longer storage period would be in the interest of consumers.

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948 ; 21 U.S.C. 341, 371) and in accordance with authority delegated to the Commissioner of Food and Drugs ( 21 CFR 2.120 ), interested persons
are invited to submit their views in writing (preferably in quintuplicate) regarding this proposal within 60 days after its date of publication in the Federal Register. Such views and comments should be addressed to the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-62, 5600 Fishers Lane, Rockville, Md. 20852, and may be accompanted by a memorandum or brief in support thereof.
Dated: April 17, 1970.
R. E. Duggan,

Acting Associate Commissioner for Compliance.
[P.R. Doc, 70-4987; Filed, Apr. 23, 1970; $8: 48 \mathrm{a} . \mathrm{m}$.]

## Notices

# DEPARTMENT OF THE TREASURY <br> DEPARTMENT OF THE INTERIOR 

## Internal Revenue Service ARTHUR P. SCHLAGEL

## Notice of Granting of Relief

Notice is hereby given that Arthur P. Schlagel, 409 West 11th Street, Conshohocken, Pa., has applled for relief from disabilities imposed by Federal laws with respect to the acquisition, recelpt, transfer, shipment, or possession of firearms incurred by reason of his conviction on Nov. 3, 1968, in the Montgomery County Court, Norristown, Pa., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Arthur P. Schlagel because of such conviction, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be ineligible for a Hicense under chapter 44, title 18, United States Code as a firearms or ammunition importer, manufacturer, dealer or collector. In addition, under title VII of the Omnibus Crime Control and Safe Streets Act of 1968 , as amended ( 82 Stat. 236; 18 U.S.C., Appendix), because of such conviction, it would be unlawful for Arthur P. Schlagel to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Arthur P. Schlagel's application and:
(1) I have found that the conviction was made upon a charge which did not involve the use of a firearm or other weapon or a violation of chapter 44, title 18, United States Code, or of the National Firearms Act; and
(2) It has been established to my satisfaction that the circumstances regarding the conviction and the applicant's record and reputation are such that the applicant will not be Hkely to act in a manner dangerous to public safety, and that the granting of the rellef would not be contrary to the public interest,
Therefore, pursuant to the authority vested in the Secretary of the Treasury by section 925 (c), title 18, United States Code and delegated to me by 26 CFR 178.144: It is ordered, That Arthur P. Schlagel be, and he hereby is, granted rellef from any and all disablities Im Dosed by Federal laws with respect to the acquisition, recelpt, transfer, shipment, or possession of firearms and incurred by reason of the conviction herelnabove described.
Signed at Washington, D.C., this 17th day of April 1970.
[skax] Fandolph W. Thrower, Commissioner of Internal Revenue.
IF.R. Doc. 70-4939: Filed, Apr. 23, 1970; 8:48 a.m.)

Fish and Wildlife Service NATIONAL WILDERNESS PRESERVATION SYSTEM

Second Annual Status Report on Wilderness Reviews Within Nafional Wildlife Refuge System
The Wilderness Act, Public Law 83-577 (78 Stat. 890), provided the authority and indicated the procedure by which lands in the National Wildlife Refuge System that meet the necessary requirements may be considered for Inclusion in the National Wilderness Preservation System, This law directed the study and revlew, within 10 years after September 3, 1964, of every roadless area of 5,000 contigous acres or more and every roadless island, regardless of size, within the National Witdlife Refuge System to determine the suitability or nonsuitability of each such area for inclusion in the National Wilderness Preservation System. In defining wilderness, the Act included areas of less than 5,000 acres where preservation and use in an unim-

Nots: Publle Law $16-53 \pm$ disted Septamber Os, Iges, establishod the Grmat Swamp Notional Wildifer Refuge Wildernests Area)
See footnotes at end of table.
paired condition is practicable, The law directed that reviews were to be completed on one-third of the areas and islands by September 3, 1907; not less than two-thirds by September 3, 1971; and the remainder within 10 years of the date of enactment, or September 3, 1974.
The Bureau of Sport Fisheries and wildife published a report (Frderal Register, Vol. 34, No. 20, Jan. 30, 1969) on the status of wilderness studies and reviews within national wildlife refuges and ranges which were considered to be qualified for study as wilderness. This is a report on the current status of wilderness studies and reviews within the Natlonal Wildilfe Refuge System and supersedes that publication.
Wilderness reviews have been completed on the following 30 refuges. This number meets the requirements of the Wilderness Act to complete one-third of the reviews by September 3, 1967. The Total Refuge Acres column reflects adjustments made in total acreage since field reviews were completed and recommendations developed. The Acres Recommended column contains current total acres within the refuges that were selected after study as being suitable or nonsuitable as wilderness.



Studika To Be Completkd In Calembar Yealk 120

| Refuge or ranipe | Loratton | Acres in refuce |
| :---: | :---: | :---: |
| Alwak: <br> Lzembek NW Range.. <br> Kensi National Moose Eatigo | Judiciat Dieialon Third_........... | 1. 7120,015 |
|  |  | 2. 145, 015 |
| Arteona: Cabera Priefa Game Itance. | Pims, Yumay | 600,000 |
|  |  | 800,000. |
| Plorida: <br> St. Marks NWR | Jefletson, Taylor, | 65, 136 |
|  |  | 65, 136 |
| Georefla: <br> Blackbeard Island NWR. <br> Piedmant NWR Tybee NWR: Wolf Illand NWR.... | McEntosh. | 5,645 |
|  | Jonne, Javper Cluatham Molntosta... | 32,605 101 S38 |
|  |  | 32.092 |
| Hawail: <br> Hawalian Itlanda NWR:। | Ionolula | 1.769 |
|  |  | 1.766 |
| Maryland: Martin NW R | Somerset | 4, 23 |
|  |  | 4,43 |
| Norfli Dakota: <br> Cltase Lake NWIt | Stutiman | 4,250 |
|  |  | 4,3:5 |
| Boutls Carolinas Cape Romisin NW R: | Charlestoo | 31,017 |
|  |  | 34,017 |
| Theras: <br> Lazuma Afaicoda NWR. | Gameron | 45, 147 |
|  |  | 45,147 |
| Washingtot: <br> Jones Island NWR. <br> Matis Inland NWR <br> San Jaan NWR:... <br> Amilly Esland NWR. | Ban Juas. $\qquad$ <br> ....do. <br> Gan Jean, 8kagit Litand $\qquad$ | $\begin{array}{r}158 \\ 15 \\ 58 \\ 65 \\ \hline 15\end{array}$ |
|  |  | 451 |

ByUDEs TO Be Costheted In CaLkndaR YEAR 1971

The following National Wildlife Refuges contain potential wilderness resources presently maintained in a natural condition that meet the basic criteria as outlined in the Wilderness Act for detailed study as to the suitability or nonsuitability of each such area as wilderness. Each refuge will be studied to determine whether a recommendation should be made to the President to include all or any part of each such refuge
in the National Wilderness Preservation System. Until such time as reviews have been completed, no actions will be authorized which would alter the natural character of a refuge, or portions of a refuge, under review, Field studies have been scheduled by the calendar year in which they are presently planned to be completed and public hearings held. Subsequent reviews are currently planned to
be completed by September $3,1974$.

| Retuge or rango | Dute of public: bearing | Location | Total refuge hetres | Aeten proposed at pabblic hearing |
| :---: | :---: | :---: | :---: | :---: |
| Alaska: Cbamivno NWIt 8imenad NWR | Nov, 13, 1909 | Judicial Disiaion <br> Second <br> Third | 25, 485 | 25, 4250 |
|  |  |  | 25,725 | 25,725 |
| Californata: <br> Fanallon NWR | Oct. 30,1909 | San Franebiso.... | 211 | 141 |
|  |  |  | 211 | 141 |
| Florlda: <br> Great White Heron NWR <br> Key Weat NWR... National Key Deer Refuge | $\begin{array}{r} \text { Oet, } 31,1900 \\ \begin{array}{r} \text { do } \\ \hline \end{array} . . . . . . . . . \end{array}$ | $\begin{aligned} & \text { Mouroc. } \\ & \text { do. do. } \end{aligned}$ | 1,997 2019 7,305 | 4,760 |
|  |  |  | 11,332 | 4,740 |
| Loulsians: Breton NWR | Nov. 12,190\% | Plaquemines, Pt, Bernard. | 0,047 | 9.047 |
|  |  |  | 2,047 | 9,047 |
| Ohioc <br> Weit-8ister Intand NWR. | Oot, 15,1909 | Lucas... Cannty | 85 | 5. 85 |
|  |  |  | 85 | . 85 |
| Total-8 national wridilife | tulies completa | (d) | 66, 390 | 30,753 |

Acreages subject to refinement.
istudies conducted by units-incleded only once in acreago tolal
Wilderness resources were studied and public hearings were held on the results of field studies relative to eight national wildlife refuges during calendar year 1969. Proposed recommendations are being developed at this time.
grunge To Be Compated Is Calkstan Yeall 1971

| Refoen of range | Location | Actes in <br> reluge |
| :---: | :---: | ---: |

Studar To Be Completed In Calendan Ykall 1062


Studay To Be Completed In Calendar Year 1973

## Alatens

Aleutian, Guluids.
Thidicial Dindsion $\quad 2,720,430$
NWR 2 (Andreanof
Group, Rat Islands,
Mountains our
Moumtaing, and re-
mainder of Aleotion
mainder of Aleation
Cupie Newentrin.
NWR.
Kodiak NWR
Thild, Foarth..... 288,000
Nanivak NWR $\qquad$ Fourth $\qquad$ $1,815,000$ $\frac{1,100,38}{5,000,818}$

Studis To Be Completed In Calesdar Year 1973

| Refuge or range | Location | Acres in refuge |
| :---: | :---: | :---: |
| Arltonas: <br> Kofa Game Range... | $\begin{aligned} & \text { Cownty } \\ & \text { Yuma } \end{aligned}$ | 600,000 |
|  |  | 60, 000 |
| Florhda: Caloosahatchee NWR. | Lee. | 40 |
|  |  | 40 |
| Tdabo: Deer Flat NWR | Canyon, Owybes, | 11, 566 |
|  | Oreg. | 11, 886 |
| Hiniois (Inwa, Minn., Mo., Wis.): <br> Mark Twain NW R (islands only will bereviewed). |  |  |
|  | Adams, Callsoun, Jersey, Meroer, III. | 14, 680 |
|  | Des Moines. Lotima, afnseatine, Iowa. St. Charlea, Mo. | 10,373 232 |
|  |  | 25,207 |
| Upper Misslssippi W L. and Flsh Refage ciolands only will bereviewed). | Curroll, Jo Daviess, Rock Lland. | 23,200 |
|  | All counties ulong river from Scott North, Iowa: |  |
|  | Houtom, Witionh, Wabishis, Goodhue, Minn. | 38,225 |
|  | Crawford, liuftalo, | 88, 000 |
|  | Vernon, Trempenlean. Grunt, La Crosse, Wis. | 108, 122 |
| Loulshana: Sabine NWR | Parish |  |
|  | Camero | 149,846 |
|  |  | 142,846 |
| Misslasippl: <br> Morn Lsland NW R <br> Petif Bos NW is | Casuty |  |
|  | Jackson. | 2,49 |
|  |  | 8,191 |
| Nevala: Charies Sheldon Antelope flange and Refage. |  |  |
|  | ${ }_{\text {Wumbolty }}$ Wrabe, Nev., | 878,736 |
|  | Lake, Orog. | $578,7 a b$ |
| Oreson:$\begin{aligned} & \text { Klamath Forest } \\ & \text { NWR. } \end{aligned}$ |  |  |
|  | Clamat | 15,236 |
|  |  | 15, 220 |
| TOTAL-67 mational wildife reluses (to bestudied) |  | 25, 600,354 |

${ }^{1}$ Acreage sublect to relinement.
1 Studles conducted by unith-incloded only once in acreage total.

As required under the provisions of the Wilderness Act, and regulations of the Secretary of the Interior published February 22, 1966 (31 F.R. 7899), studies by the Bureau of Sport Fisherles and Wildlife will be followed by public hearings held in a location or locations convenient to the areas affected so that all Interested persons may express their views. Each public hearing will be announced in the Federal Register at least 60 days in advance of the date of the public hearing and in newspapers of general circulation in the areas affected.

John S. Gottschales,
Director, Bureau of
Sport Fisheries and Wildlife.
APRIL 17, 1970.
(F.R. Doc. 70-4860; Filed, Apr. 23, 1970; 8:45 a.m.]

## National Park Service

## NATIONAL CAPITAL REGION

## Demonstrations, Parades, and Public Gatherings

In the case of A Quaker Action Group, et al. v. Hickel, et al. (C.A. 688-69), decided April 6, 1970, the U.S. District Court for the District of Columbia entered the following preliminary injunctive order.

## Ombri on Mandate

Purguant to the order and opinion of the U.S. Court of Appeals for the Dintrict of Columbla Circult entered February 10, 1970, in thls case, relnstating the preliminary infunction as modified by the court of appeals order and opinton of June 24, 1969, and tth further modified by the court of appeals' per curiam order entered March 6, 1970; the mandate of that court having now been recelved: and the Government having suggeated to this court, in accordance with the court of appeals' per curlam order entered March 6, 1970, a sultable form for giving notice of proposed demonstration to be held in park area(s) under administration by National Capital Parks, National Park Bervice, U.S. Department of Intertor.

It is by this court thls 6th day of April 1970, ordered:

1. That the fudgment of this court, entered November 6, 1069, in favor of defendants be and hereby is, vacated.
2. That the preliminary injunction entered in this case by this court on April 26, 1969, in modined by the court of appentst order and opinion of June 24, 1969, ts hereby superseded, effective upon entry of this order, and thereupon the following preilminary injuncthon order shatl be and remain in effect, subject to further order of this court:

Defendants, their agents, employees, successors, attorneys, all persons in active concert and partfcipatton with them, and fill other persons having actual knowledge of this order, are hereby preliminarily enjoined from enforeing the provisions of 36 CFR 50.19 as to any petceable and orderly demonitration (or other "public gathering") held by any group or organization in nny park area under administration by National Capital Parks National Part Service, US, Department of Interior.
Provided however, (a) That an authorized representative of all group (s) and organization(s) sponsoring or participating in a demonstration (or other "public gathering"). proposed to be held under proteotion of thls preliminary injunction order, delivers, or causes to be dellvered, at least flfteen (15) days in advance of the date of the proposed demonstration (or other "public gathering") to the General Superintendent, National Cepital Parke, Nationnl Park Service, U.S. Department of the Interior, 1100 Ohlo Drive SW., Washington, D.C. 20242, i" "Notice of Proposed Demonstration" in the form annexed to this order, adequately executed by the ropresentative, and duly certified to be to the best of his knowledge and belief as to the date of the notice; and
(b) That the preliminary injunctive relief set forth in thls order does not extend protection to any person sponsoring or engaging In activities not conforming to the notice given on such form for the particular demonstration (or other "public gathering") involvod, and such nonconforming metivities shall thereupon render that person subject to arrest and prosecution under 36 CFR 50.5 (d),

NOTICES
for violation of 36 OFR 50.10 , as modified by this preliminary infunction order; and
(c) That the bond in the amount of $\$ 100$ originally posted by plaintiffs under the terms of this court's superseded preliminary injunction order of April 26, 1909, shall continue in full force in effect under the preiminary injunction order hereby issued in thls case.

Gmoner I. Hart, Jr., United States Distriet Court.
The content of the form referred to in the sbove order is as follows:
Noticr or Profosmb Demonstration In Park Arias (s) Undiat Adarinismation By National Capital Parics, National Park Sezvice, U.S. Department of tirs Intzaioa
To: General Superintendent, Nattonal Capltal Parks, National Park Service, 1100 Ohlo Drive SW., Washington, D.C. 20242.
This notice of proposed demonstration is belng submitted in accordance with the order of the U.S. Court of Appeats for the District of Columbla entered Maroh 6, 1970, In A Quaker Action Group, et al. V. Walter J. Hickel, et al., Ct. App. No. 23,625. The undersigned knows that this notice must be given nfteen (15) days in advance of any proposed demonstration.

In submituting this notioe, the underaigned certities that att sponsors of the proposed demonstration will take necessary steps to ensure that all persons seeking to particlpate therein are informed that activities not in conformity with this notice will not be within the protection of the modifed preiminary injunctive rellef order in effect in this case, and that all those engaging in such nonconforming activities render thomselves liable to arreet.

In submitting thls notice, the underalgned further certifies that the information given below is full and correct, and that all estimates are rellable, to the best of the undersigned's knowledge and beller as of the date of thls notice.
(Noxe: If any space below is insumicient for any Item, attach supplement sheet (s) bearing thit ftem number, and fndiento in the ripuod for that item the number of such supplement sheets.)

Date of this notice.

1. Individual sponsor(s) Address(es)
Telephone No (s)
(Ttem 1 stipplement sheets attached
If none, so state.)
2. Sponsoring organization (a)

Nature of sponsoring organization(s) (corporation, unincorporated assoclation, ete,
Address (es)
Telephone No(s).
(Item 2 supplement sheets attached (tem in if none, so atate.)
3. Name (8) of iddittonil parttefpating organization (a)

## Address (es)

Telephone No (s).
(Item 3 supplement sheets ittached .....-i if none, so state.)
4. As for each principal national officer of sponsoring and additional particlpating organization (s) :
Name of offcer.
Organlaation and omoe held.

Address
Telephone No.
(Item 4 supplement sheets attached ......-: if none, so state.)
8. Date of proposed demonstration
6. Purpose of proposed demonstration $\qquad$
7. Estimated maximum number of participants
8. WIIt att partictpants approved by the sponsor (s) be identinable by reason of untform, arm band, or other dlatingutshing dress or insignin? ........ If answer is yes, state all such dtstingutshing means of Identification
(Item 8 supplement aheets attached - if none, so state.)
9. Locntion (s) of proponed demonstration

Assembly area(s) $\qquad$ Dispersal area(s)
(Item 9 supplement sheots attached .......- if none, so state.)
10. Proposed activities involved in demonstration (include list of all princlpal speakers now known)
(Item 10 supplement sheeta 11. List of all equipment, props and facllitles proposed to be used (include sound equipment; also set forth the approximate number and size of banners, placards, and picket slgns, and the size of the supports, standards, or handlea; slso include such proposed items as sanitary and medical faclities and equipment; * also set forth with particularity the detalls as to any such Items as boxes, coffins, or other receptacles or containers, whether carrled open or ciosed, their proposed size, the materials of whlch they are to be constructed, and thetr proposed contents and use)
(Item 11 supplement sheets attached : if none, so state.)
12. Estimated number of marahals to be furnished by sponsor(s)
13. Person(s) responstble for superviston of marshals (for each location) if known: Location(s)
Name (s)
Address (ca)
Telephone No.(B)
(Item 13 supplement sheets attached
4. Pereon (s) if in chestate.)
14. Person (s) in charge of and responetble for demonstration (One individual must be listed as having overall responsibllity; and if different individunls are responsible for activities at various locitlons, ench should be listed):
Name of perion having overall responaibility
*Asterisked last portion of Item 11 need be supplled only for proposed demonstration In White House area (bounded on the south by Constitution Avenue NW; on the north by H Street NW.; on the east by 15 th Street NW.; and on the went by 17 th Street NW.).

Address
Telephone No.
(Item 14 supplement sheets attached . .......- if none, so state.)
15. Have the person(s) Itsted under Item 14 had previous experience with control of demonstrations?
16. Schedule of proposed demonatration activities (include time, approximate duration, location and nature of each such nctivity, and plan for moving partictpants to and from each such location)
(Item 16 supplement sheets attached .-; If none, so state.)
17. Plans for termination of proposed demonstration and dispersal of particlpants at end of demonstration (Include plans which might affect trame)
(Item 18 supplement sheets attached ; if none, so state.)
18. Is there any reason to belleve or is there any information indicating that any individual, group, or organlzation will seek to disrupt the demonstration for which this notice is glven? .......... If answer is yes, list each sweh individual, group. organization, and give all information available as to each (including address and telephone number)
(Item 18 supplement sheets attached .......-- if none, so state.)
(Signature of person giving notice)
(Typed (or printed) name of such person)
(Position or responsibility of such person relative to proposed demonstration)

## (Address of person)

(Telephone number of person)
Signature witmessed by:

## (Signature of witness)

(Typed (or printed) name of witness)

## (Address of witness)

(Notes Under 18 US.C. \$1001, any person who knowingly and willfully falsifies, concoals, or covers up by any trick, scheme, or device a material fact, or makes any false statementa or repreventations, in respect to any matter within the jurisdiction of any department or agency of the United Btates, is liable to a fine in an amount up to 810,000 , and imprisonment for not more than 5 years, or both.
The preliminary injunction order of the Dintriet Court is applicable to all arens under the administration of National Capital Parks, National Park Service.
Copies of the form "Notice of Proposed Demonstration ${ }^{\text {" }}$ are available in the Office of the General Superintendent, National Capital Parks, National Park Service, 1100 Ohio Drive SW., Washington, D.C. 20242.

## Dated: April 21, 1970.

## Georae B. Hartzoa, Jr., Director, <br> National Parti Service.

[F.R. Doc. 70-5037; Filed, Apr. 23, 1970; 8:50 a.m.]

## DEPARTMENT OF AGRICULTURE

## Packers and Stockyards Administration COFFEYVILLE LIVESTOCK SALES CO., INC., ET AL.

 Notice of Changes in Names of Posted StockyardsIt has been ascertained, and notice is hereby given, that the names of the livestock markets referred to herein, which were posted on the respective dates specified below as being subject to the provisions of the Packers and Stockyards Act, 1921, as amended ( 7 U.S.C. 181 et seq.), have been changed as indicated below.

Original name of stockyard, location, and date of posting

Kansas
Coffeyville Stockyards, Colfeyville, Och. 28, 1938_.

Current name of stookyard and date of change in name

Coffeyville Livestock Sales Co., Inc., Feb. 2, 1070.
Minnessota
Felder Sale Barn, Attkin, Oct. 6, 1959.
Altkin Livestock Sales Barn, Mar, 19, 1970.

Misstssupp:
Allen Brothers Natchez Stookyards, Natchez, Natchez Stockyards, Jan. 12, 1970. Aug. 3. 1962.

Nsw Yonk
Adams Commisston Sales, Adams, Aug. 4, 1960__- Gracey Commission Sales, Inc., Mar, 30, 1970.

Seymours Commisston Sales, Lowvilie, Aug. 8, 1960_ Gracey Commission Sales, Inc., Mar. 30, 1970.

North Dakota
Wishek Livestock Market, Wishek, May 16, 1959... Wishek Livestock Market, Inc., Mar. 1, 1970.

Oксанома
Buffalo Livestock Commission Company, Buffalo, Buffalo Livestock Auction, Jan. 1, 1970. Aug. 12, 1952.
8tigler Livestock Auction, Stigler, May 25, 1057.... Stigler Sate Barn, Jan. 1, 1970.
Done at Washington, D.C., this 20th day of April 1970.
G. H. Hopper,

Chief, Registrations, Bonds, and Reports Branch, Livestock Marketing Division.
[F.R. Doc. 70-5016: Filed, Apr. 23, 1070; 8:49 a.m.]

## DEPARTMENT OF COMMERCE

Office of the Secretary
[Dept, Administrative Order 205-12, Amdt. 1]

## PUBLIC INFORMATION

Compulsory Progress Requesting Documents or Testimony
The following amendment to the order was issued by the Secretary of Commerce on April 10, 1970. This materlal amends the material appearing at 32 F.R. 9734 of July 4, 1967.

Department Administrative Order 20512 (formerly Department Order 64) of July 4, 1967, is hereby amended as follows:

1. In section 7, Compulsory process requeating documents or testimony, renumber present paragraphs .01 through .04 as paragraphs .02 through .05 .
2. Add a new paragraph .01 to read:
.01 This section does not implement 5 U.S.C. 552 and is not applicable to situations arising thereunder, particularly requests for identifiable records under 5 U.S.C. $552(\mathrm{a})(3)$ and the regulations issued or determinations made therewher. It applies only to other cases wherein compulsory process is sought.
3. In paragraph .02 change opening words to read: ".02 In any such case * * *".

Effective date: April 10, 1970.
Larry A. Jobe, Assistant Secretary for Administration.
[P.R. Doc, 70-4958; Filed, Apr. 23, 1970; 8:45 n.m.

> DEPRRTMENT OF HEALTH, EDUCATION, AND WEFFARE

Food and Drug Administration DAUBERT CHEMICAL CO.
Notice of Filing of Petition for Food Additives
Pursuant to provisions of the Federal Food, Drug, and Cosmetio Act (sec, 409 (b) (5), 72 Stat. 1786; 21 U.S.C. $348(\mathrm{~b})(5)$ ), notice is given that a petition (FAP 0B2480) has been filed by Daubert Chemical Co, 4700 South Central Avenue, Chicago, Ill. 60638, proposing that $\$ 121.2531$ Surface lubricants
used in the manufacture of metallic articles (21 CFR 121.2531) be amended to provide for the safe use of morpholine salts of fatty aclds in surface lubricants used in the manufacture of metallic food-contact articles under conditions such that the total residual lubricant does not exceed 0.2 milligram per square inch of finished food-contact surface.

Dated: April 17, 1970.
R. E. Duggan,

Acting Associate Commissioner
for Compliance.
[F.R. Doc. 70-4978; Flled, Apr, 23, 1970; 8:47 a.m.]

## DEPARTMENT OF AGRICULTURE AND DORR-OLIVER, INC.

## Notice of Filing of Petition for Food Additives

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409 (b) (5), 72 Stat. 1786; 21 U.S.C. 348 (b) (5)), notice is given that a petition (FAP 0A2518) has been filed jointly by U.S. Department of Agriculture, Agricultural Research Service, Southern Utilization Research and Development Division, 1100 Robert E. Lee Boulevard, New Orleans, La, 70119, and Dorr-Oliver, Inc., 77 Havemeyer Lane, Stamford, Conn. 06904, proposing that the food additive regulations ( 21 CFR Part 121) be amended to provide for the safe use in or on food of a cottonseed flour produced by a solvent extraction process using $n$-hexane.

Dated: April 14, 1970.
R. E. Dugan,

Acting Associate Commissioner
for Compliance.
[FR. Doc, 70-4980; Fhed, Apr, 23, 1970: 8:47 a.m.]

## NOR-AM AGRICULTURAL PRODUCTS, INC.

## Notice of Filing of Petition Regarding Pesticides

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec, 408 (d) (1), 68 Stat. 512 ; 21 U.S.C, $346 a(\mathrm{~d})$ (1)), notice is given that a petition (PP 0F0961) has been filed by NOR-AM Agricultural Products, Ine., 11710 Lake Avenue, Woodstock, III, 60098, proposing the establishment of tolerances (21-CFR Part 120) for residues of the insecticide formetanate hydrochlorlde ( $m$-[I (dimethylamino) methylenelaminolphenyl methylcarbamate hydrochloride) in or on the raw agricultural commodities lemons, limes, and oranges at 4 parts per million.
The analytical method proposed in the petition for determining residues of the insecticide is a procedure in which the residue is hydrolyzed to 3 -aminophenol and then analyzed colorimetrically after
diazotization and coupling with $\mathrm{N}-1$ naphthylethylenediamine dihydrochloride.

Dated: April 16, 1970.

R. E. DUGGAN<br>Acting Associate Commissioner for Compliance.

[P.R. Doc, 70-4982; Filed, Apr. 23, 1970; 8:47 a.m.

## STAUFFER CHEMICAL CO.

## Notice of Filing of Petition Regarding Pesticide Chemicals

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (1), 68 Stat. 512; 21 U.S.C. 346a(d) (1)), notice is given that a petition (PP OF0960) has been filed by Stauffer Chemical Co., 1200 South 47th Street, Richmond, Callf. 94804, proposing the establishment of tolerances ( 21 CFR Part 120) for residues of the insecticide $O$-ethyl $S$-phenyl ethylphosphonodithloate including its oxygen analog O-ethyl $S$-phenyl ethylphosphonothiolate in or on the raw agricultural commodities: Asparagus at 0.5 part per million; and leafy vegetables, mint, seed and pod vegetables, strawberries, and sugarcane at 0.1 part per million (negligible residue).

The analytical method proposed in the petition for determining residues of the insecticide is a gas chromatographic procedure with a phosphorus-specific thermionic detector.
Dated: April 14, 1970.
R. E. Duggan,

Acting Associate Commissioner for Compliance.
[PR. Doc. 70-4981; Filed. Apr, 23, 1970; 8:47 a.m.]

## W. R. GRACE \& CO.

## Notice of Withdrawal of Petition for Food Additives

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409 (b), 72 Stat. 1786; 21 U.S.C, 348 (b)), the following notice is issued:
In accordance with $\$ 121.52$ Withdrawal of petitions without prejudice of the procedural food additive regulations (21 CFR 121.52), W. R. Grace \& Co., 62 Whittemore Avenue, Cambridge, Mass. 02140, has withdrawn its petition (FAP 0B2451), notice of which was published in the Frderal Recister of September 17, 1969 (34 F.R. 14482), proposing that $\$ 121.2550$ Closures with sealing gaskets for food containers (21 CFR 121.2550) be amended to provide for the safe use of zinc dibenzyldithfocarbamate in the manufacture of closure-sealing gasket compounds for food containers.

Dated: April 13, 1970.
R. E. Duggan,

Acting Associate Commissioner for Compliance.
[P.R. Doc, 70-4979; Filed, Apr, 23, 1970; 8:47 a.m.]

## INTRAMAMARY INFUSION PRODUCTS FOR TREATING MASTITIS

## Drugs for Veterinary Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated reports received from the National Academy of Sciences-National Research Councli, Drug Efficacy Study Group, on the following intramammary infusion products for use in treating mastitis in milk producing animals:

1. Bar-Mast; each 15 cubic centimeter dose contains 100,000 units procaine penicillin, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 miligrams neomycin base, 500 milligrams sulfanilamide, 500 milligrams sulfathiazole, 50 milligrams papain, 5 milligrams cobalt sulfate; distributed by Barker, Moore \& Mein Co., Inc., Post Office Box 12, Lebanon, Pa. 17042; Manufactured by Masti-Kure Products Co., Inc., 166 Yantic Street, Norwich, Conn. 06360.
2. Bio-cort; each 10 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base, 500 milligrams sulfanilamide, 500 milligrams sulfathiazole, 20 milligrams hydrocortisone alcohol, 50 milligrams papain; by Delta Laboratories, Division of Anabolle, Inc., 1030 West Florence Avenue, Inglewood, Calif. 90301.
3. Bio-Sul-7; each 10 cuble centimeter dose contains 100,000 units procaine penfcillin G, 25,000 units polymyxin B sulfate, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams of dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams of neomycin base, 100 milligrams sulfamerazine, 100 milligrams sulfathiazole, 100 milligrams sulfanilamide, 50 milligrams papain, 5 milligrams cobalt sulfate; by Delta Laboratorles.
4. Bio-Sul-7 Improved; each 10 cublc centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 100 milligrains of dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams of neomycin base, 25,000 units polymyxin B sulfate, 100 milligrams sulfamerazine, 100 milligrams sulfathiazole, 100 milligrams sulfanilamide, 50 milligrams papain, 5 milligrams cobalt sulfate, 20 milligrams hydrocortisone alcohol; by Delta Laboratories.
5. Bovamycin; packaged in single dose syringes containing 6 cubic centimeters or 28 cuble centimeters; each dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 100 milligrams neomycin base, 375 milligrams sulfisoxazole; by Delta Laboratories.
6. Corta-Clear; each 6 cuble centlmeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to $100 \mathrm{mil}-$ ligrams dihydrostreptomycin base, 300 milligrams sulfamerazine, 300 milligrams
sulfathiazole, 20 milligrams hydrocortisone acetate; by Dr. Le Gear, Inc., 4161 Beck Avenue, St. Louls, Mo. 63116.
7. Dry Cow Treatment; each 7 gram dose contains 60 milligrams tyrothricin, 500 milligrams sulfanilamide, 500 milligrams sulfathiazole; by Philips Roxane, Inc., 2621 North Belt Highway, St. Joseph, Mo. 64502.
8. Dry-Mast; each 7 gram dose contains 60 milligrams tyrothricin, 500 milligrams sulfanitamide, 500 milligrams sulfathiazole, by Philips Roxane, Inc.
9. Gargon; each 6 cubic centimeter dose contains 50,000 units thiostrepton neomycin sulfate equivalent in activity to 150 milligrams neomycin base; by E. R. Squibb \& Sons, Inc., Georges Road, New Brunswick, N.J. 08903.
10. G-Lac; each 40 cuble centimeter dose contains 80 milligrams tyrothricin: by Beebe Laboratories, Inc., 2035 East Larpenteur Avenue, St. Paul, Minn. 55109.
11. Globe Mastitis Treatment; each 6 cubic centimeter dose contains 100,000 units procaine penicillin $G$, dihy drostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base; by Delta Laboratories.
12. Hanford's $3500+$ : each 10 cubic centimeter dose contains 20 milligrams hydrocortisone acetate, 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 100 milligrams of neomycin base, 50,000 units polymyxin B sulfate, 50 milligrams chlorobutanol; by G. C. Hanford Manufacturing Co., 304 Onelda Street, Syracuse, N.Y. 13202.
13. Hanford's Big Shot; each 10 cubic centimeter dose contains 100,000 units procaine penicillin, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostretomycin base, neomycin sulfate equivalent in activity to 75 milligrams neomycin base, 300 milligrams sulfanilamide, 300 milligrams sulfathiazole; by G. C. Hanford Manufacturing Co.
14. Hanford's Cor-Med; each 10 cubic centimeter dose contains 100,000 units procaine penicilifn $G$, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams of dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams neomycin base, $300 \mathrm{mil}-$ ligrams sulfathiazole, 300 milligrams sulfanilamide, 20 milligrams hydrocortisone acetate, 50 milligrams chlorobutanol; by G. C. Hanford Manufacturing Co.
15. Hanford's Double Six Formula 3600; each 10 cuble centimeter dose contains 100,000 units procaine penicillin $G$. dihydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 25 milligrams neomycin base, 250 milligrams sulfathiazole, 250 milligrams sulfanilamide; by G. C. Hanford Manufacturing Co.
16. Hanford's For-Mast; each 10 cuble centimeter dose contains 20 milligrams hydrocortisone acetate, 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 150 milligrams of dihydrostreptomycin base,
neomycin sulfate equivalent in activity to 100 milligrams of neomycin base, 50,000 units polymyxin B sulfate, 50 milligrams chlorobutanol; by G. C. Hanford Manufacturing Co .
17. Hanford's Formula 1800; each 10 cubic centimeter dose contains 100,000 units procaine penicillin, 200 milligrams dihydrostreptomycin, 50 milligrams neomycin, 150 milligrams sulfathiazole, 150 milligrams sulfanilamide, 50 milligrams chlorobutanol, 20 milligrams hydrocortisone acetate; by G. C. Hanford Manufacturing Co.
18. Hanford's Formula 3400; each 10 cubic centimeter dose contains 100,000 units procaine pentciliin G, 200 milligrams dihydrostreptomycin, 50 milligrams neomycin, 250 milligrams sulfathiazole, 250 miligrams sulfanilamide; by G. C. Hanford Manufacturing Co.
19. Hanford's Formula Forty-Four: each 6 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomyoin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 mililgrams neomycin base, 100 milligrams sulfanilamide, 100 milligrams sulfathiazole; by G. C. Hanford Manufacturing Co.
20. Havlomycin-4; each 10 cubic centimeter dose contains 100,000 units diethylaminoethyl ester penicillin $G$ hydriodide, dihydrostreptomeyin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 100 milli grams neomycin base, 2,000 units bacitracin methylene disalicylate: by Delta Laboratories.
21. IIP 48; each 10 cubic centimeter dose contains 200 milligrams polyvinylpyrrolidone, 100,000 units procaine penicllin $\mathrm{G}, 50$ milligrams neomycin sulfate (equivalent in activity to 35 milligrams neomycin base), dihydrostreptomycin sulfate equivalent to 100 milligrams of dilhydrostreptomycin base, polymyxin B sulfate equivalent in activity to 50,000 units of polymyxin $\mathbf{B}, 35$ milligrams hydrocortisone acetate, 250 milligrams sulfamerazine, 250 miligrams sulfamethazine, 250 milligrams sulfathiazole, 50 milligrams chlorobutanol, 10 milligrams methyl parasept, 5 miligrams propyl parasept: by Hamilton Pharmacal Co., Inc., Box 305, Hamilton, N.X. 13346.
22. HPX 400; each 6 cubic centimeter dose contains 100,000 units procaine penicllin G. 500 milligrams polyvinylpyrrolidone, 71.4 milligrams neomycin sulfate equivalent in activity to 50 milligrams neomycln base, dilydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, 100 milligrams micronized sulfamerazine, 100 milligrams micronized sulfathlazole, 100 milligrams micronized sulfamethazine; by Hamilton Pharmacal Co., Ine.
23. Hypozyme; each 6 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to $100 \mathrm{mil}-$ ligrams dihydrostreptomycin base, 300
milligrams sulfathiazole, 600 milligrams
sulfanilamide, 50 milligrams papain; by Dr. Le Gear, Inc.
24. Liquamast: each $1 / 2 \mathrm{oz}$. dose contains 426 milligrams oxytetracycline hydrochloride; by Chas. Pfizer \& Co., Inc., 235 East 42 d Street, New York, N.Y. 10017.
25. Mastenide; each 28 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to $100 \mathrm{mil}-$ ligrams dihydrostreptomycin base, 5,000 units bacitracin methylene disalicylate, 400 milligrams sulfisoxazole, 50 milligrams crystalline papain, 5 milligrams cobalt sulfate; by Delta Laboratories.
26. Mastigun; each dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 175 milligrams dilhydrostreptomycin base, neomycin sulfate equivalent in activity to 60 milligrams neomycin base, 500 milligrams sulfamerazine, 500 milligrams sulfathiazole, 50 milligrams papain, 5 milligrams cobalt sulfate; by Whitmoyer Laboratories, Inc., Myerstown, Pa. 17067.
27. Masti-Kure Dial A Dose; each 7 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams neomycin base, 100 milligrams sulfathiazole, 100 milligrams sulfamerazine; by MastiKure Products Co., Inc.
28. Masti-Kure Hydro-Cort: each 12.5 gram dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base. neomycin suifate equivalent in activity to 50 milligrams neomycin base, 20 milligrams hydrocortisone acetate, 500 milligrams sulfathlazole, 500 milligrams sulfanilamide, 50 milligrams chlorobutanol; by Masti-Kure Products Co., Inc.
29. Masti-Kure Hydrocort Giant; each 24 gram dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 250 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 175 milligrams neomycin base, 20 milligrams hydrocortisone acetate, 500 milligrams sulfathiazole, 500 milligrams sulfamethazine, 50 milligrams chloroButanol; by Masti-Kure Products Co., Inc.
30. Masti-Kure Poly-Cort: each 12.5 gram dose contains 50,000 units polymyxin B sulfate, 100,000 units procaine penicillin G , dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin, neomycin sulfate equivalent in activity to 50 milligrams neomycin, 500 milligrams sulfanilamide, 500 milligrams sulfathiazole, 20 milligrams hydrocortisone acetate, $50 \mathrm{milli}-$ grams chlorobutanol; by Masti-Kure Products Co., Inc.
31. Masti-Kure Thrift Economy; each 12 gram dose contains 100,000 units procaine penicillin G. dihydrostreptomycin sulfate equivalent in activity to 150 milligrams dihydrostreptomycin base, neo-
mycin sulfate equivalent in activity to 25 milligrams neomycin base, 500 milligrams sulfanilamide, 10 milligrams cobalt sulfate; by Masti-Kure Products Co., Inc.
32. Neo Corta Clear; each 6 cubic centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin, neomycin sulfate equivalent in activity to 25 milligrams neomycin base, 20 milligrams hydrocortisone acetate, 500 milligrams sulfathiazole, 500 milligrams sulfamerazine: by Dr. Le Gear, Inc.
33. Neo-pen-S: each 6 cubic centimeter dose contains 100,000 units procaine penicillin $G$, neomycin sulfate equivalent in activity to 100 milligrams neomycin base, 4 milligrams prednisone acetate; by Delta Laboratories.
34. Neo Poly Biotic; each 12 cubic centimeter dose contains neomycin sulfate equivalent in activity to 150 milligrams neomycin base, dihydrostreptomycin sulfate equivalent in activity to 250 milligrams dihydrostreptomycin base, 100,000 units polymyxin B sulfate; by Delta Laboratories.
35. Neothion: each 10 cubic centimeter dose contains 50,000 units thiostrepton, neomycin sulfate equivalent in activity to 150 milligrams neomycin base; by E. R. Squibb \& Sons, Inc.
36. Penicillin - Dihydrostreptomycin Ointment; each 3.75 gram dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 50 milligrams dihydrostreptomycin; by Wyeth Laboratories, Inc., Post Office Box 8299, Philadelphia, Pa, 19101.
37. Penstix; each dose contains 75,000 units crystalline procaine penicillin $G$; by Wyeth Laboratories Inc.
38. Penstix S. M.; each dose contains 25,000 units procaine penicillin $G$, dilhydrostreptomycin sulfate equivalent in activity to 25 milligrams dihydrostreptomycin base; by Wyeth Laboratorles, Ine.
39. Penstrepcin; each 10 cublc centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base, 500 milligrams sulfathiazole, 500 milligrams sulfanilamide, 50 milligrams papain; by Delta Laboratorles.
40. Pen-sulfa; each 6 cubic centimeter dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams dihydrostreptomycin, 100 milligrams sulfanilamide, 100 milligrams sulfathiazole, 50 milligrams papain; by Delta Laboratories.
41. Pen-Sulfa: each 6 cuble centimeter dose contains 100,000 units procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to $100 \mathrm{milli}-$ grams dihydrostreptomycin base, 100 milligrams sulfamerazine, 100 milligrams sulfathiazole: by Delta Laboratories.
42. Philli-Mast; each 10 cubic centimeter dose contains 100,000 units procaine penicillin $G_{\text {, }}$ neomycin sulfate equivalent in activity to 70 -milligrams
neomycin base, 50,000 units polymyxin B sulfate, 20 milligrams hydrocortlsone acetate, 50 milligrams chlorobutanol; by Philadelphia Laboratories, Inc., 9815 Roosevelt Boulevard, Philadelphia, Pa. 19144.
43. Quadramycin; each 10 cubic centimeter dose contains 100,000 units of diethylaminoethyl penicilin G hydriodide, dihydrostreptomycin sulfate equivalent in activity to 100 milligrams of dihydrostreptomycin; 50,000 units polymyxin $\mathbf{B}$ sulfate, neomycin sulfate equivalent in activity to 100 militgrams of neomycin; by Delta Laboratories.
44. Rxx Soxipent; each 10 eubic centimeter dose contains 100,000 mits procaine penicillin G, dihydrostreptomycin sulfate equivalent in activity to $250 \mathrm{milli}-$ grams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams neomycin base, 750 milligrams sulfisoxazole, 20 milligrams hydrocortisone acetate, 5 milligrams cobalt sulfate; by Fort Dodge Laboratories, Inc., Fort Dodge, Iowa 50501.
45. Soxipent; each 10 cuble centimeter dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to $250 \mathrm{milli}-$ grams dihydrostreptomycin base, 750 milligrams sulfisoxazole, 750 milligrams sulfathiazole, 5 milligrams cobalt sulfate; by Fort Dodge Laboratorles, Inc.
46. Super-Blotic; each 10 cubic centimeter dose contnins 100,000 units procaine penicillin $G$, neomycin sulfate equivalent in activity to 175 milligrams neomycin base, 50,000 units polymyxin B sulfate, 20 milligrams hydrocortisone alcohol, 50 milligrams chlorobutanol; by Delta Laboratories.
47. Super Corta Clear; each 12 cublc centimeter dose contains 100,000 units procaine penicillin $G, 25,000$ units polymyxin B sulfate, neomycin sulfate equivalent in activity to 50 milligrams neomycin base, dihydrostreptomycin sulfate equivalent in activity to 200 mil ligrams dihydrostreptomycin base, 20 milligrams hydrocortisone acetate, 500 milifgrams sulfanilamide, 500 milligrams sulfathlazole; by Dr. Le Gear, Inc.
48. Super Mastol; each 12 cuble centimeter dose contains 100,000 units procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to $50 \mathrm{milil}-$ grams of dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams of neomycin base, 750 milligrams phthalylsulfacetamide, 150 milligrams sulfanilamide, 100 milligrams sulfathiazole, 5 milligrams cobalt sulfate, 50 milligrams papain; by Delta Laboratories.
49. Teat Treat; each 15 cublo centlmeter dose contains 100,000 units procaine penicillin $\mathbf{G}$, dihydrostreptomycin sulfate equivalent in aetivity to 150 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 25 milligrams neomycin base, 500 milligarms sulfanilamide, 10 milligrams cobalt sulfate; by The Gland-O-Lac Co., Division of E. R. Squibb \& Sons, Inc., Three Bridges, N.J. 08887.
50. Terramycin Animal Formula for Mastitis; each $1 / 2-0 \mathrm{Z}$. dose contains 426
milligrams oxytetracycline hydrochloride; by Chas. Pfizer \& Co., Inc.
51. Terramycin with Polymyxin Sulfate Animal Formula for Mastitis; each 15 cuble centimeter dose contains 450 milligrams calcium di-oxytetracycline, 150,000 units polymyxin B sulfate; by Chas. Plizer \& Co., Inc.
52. Triblotic; each 3.75 gram dose contains 100,000 units crystalline procaine penicillin $G$, dihydrostreptomycin sulfate equivalent in activity to 50 milligrams dihydrostreptomycin base, 5,000 units bacitracin; by Wyeth Laboratories, Inc.
53. Unico Triple Antibiotic Mastitis Treatment; each 12 cuble centimeter dose contains 100,000 units procaine penicillin G. dihydrostreptomycin sulfate equivalent in activity to 200 milligrams dihydrostreptomycin base, neomycin sulfate equivalent in activity to 50 milligrams neomycin base, 250 milligrams sulfanilamide, 250 milligrams sulfathiazole, 20 milligrams hydrocortisone acetate; by United Co-Operatives, Inc., 111 Glamorgan Street, Alliance, Ohio 44601.

The Academy was unable to conclude that the information provided contained substantial evidence of effectiveness of the products for their intended use. The Academy stated:

1. Because of possible incompatibilities in the mechanism of action of antimierobial ingredients in a product containing more than one drug, it is suggested that the manufacturer reconsider the formula. Data should be submitted to establish that the addition of one antimicrobial agent to another will not result in a less than additive action with regard to inhibition of bacterial multiplication, or with regard to the fraction of a bacterial population killed.
2. More information is needed on the use of steroids, cobalt, and papain, when present, to substantlate the efficacy claim.
3. The labels of such mastitis preparations require warning statements to the effect that the products are therapeutically effective only against udder infections caused by microorganisms suspectible to the active ingredients; proper cleaning and disinfecting of the teats is necessary before introduction of the drug into the teat orifice; and appropriate sanitation and management procedures to prevent and/or control bovine mastitis should be instituted.
The Food and Drug Administration concurs in the findings of the Academy. This evaluation is concerned with these drugs' effectiveness and safety to the animal to which administered. It does not take into account the safety for food use of food derived from drug-treated animals. Nothing in the announcement will constitute a bar to further proceedfings with respect to questions of safety of these drugs or their metabolites as residues in food products derived from treated animals.

This announcement is published (1) to inform the holders of new animal drug applications of the findings of the Academy and of the Food and Drug Administration and (2) to inform all interested persons that such articles to be marketed must be the subject of approved new
animal drug applications and otherwise comply with all other requirements of the Federal Food, Drug, and Cosmetic Act.
Holders of new animal drug applications are provided six months from the publication hereof in the Federal Register to submit adequate documentation in support of the labeling used.
Written comments regarding this announcement, Including requests for an informal conference, may be addressed to the Bureau of Veterinary Medicine, Food and Drug Administration, 200 C Street SW., Washington, D.C. 20204.
The holders of the applications for the subject drugs have been malled a copy of the NAS-NRC report. Any manufacturer, packer, or distributor of a drug of similar composition and labeling to these drugs or any other interested person may also obtain a copy by writing to the Food and Drug Administration, Press Relations Omice, 200 C Street SW., Washington, D.C. 20204.
This notice is issued pursuant to the provistons of the Federal Food, Drug, and Cosmetic Aet (secs, 502, 512, 52 Stat 1050-51, 82 Stat. 343-51; 21 U.S.C. 352, 360 b ) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: April 2, 1970.
SAM D. Fine, Associate Commissioner for Compliance.
[F.R. Doc. 70-4983; Filed, Apr. 23, 1970; 8:47 a.m.1

## CIVIL AERONAUTICS BOARD

[Docket No. 21044]

## DAN-AIR SERVICES, LTD.

## Notice of Rescheduling of Prehearing Conference

The prehearing conference in this proceeding now scheduled for June 2, 1970 , is hereby rescheduled and will be held May 15, 1970, at 10 a.m., e.d.s.t., in Room 630, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C., before the undersigned examiner. This notice supersedes the previous notice of prehearing conference and hearing dated Aprll 9, 1970. However, the date and place of hearing designated in that notice remain in effect.

Dated at Washington, D.C., April 20 , 1970.
[seal] Joseph L. Firzmaurtce,
[P.R., Doc. 70-4851; Filed, Apr. 23, 1970; 8:45 a.m.]
[Docket No. 20291; Order 70-4-90] INTERNATIONAL AIR TRANSPORT ASSOCIATION

## Order Regarding Fare Matters

Issued, under delegated authority April 17, 1970.

Agreements have been flled with the Board, pursuant to section 412(a) of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations, between various air carriers, foreign air carriers, and other carriers, embodied in the Resolutions of Joint Conferences $1-2,1-2-3$, and $2-3$ of the International Air Transport Association (IATA), and adopted by mail votes. The agreements have been assigned the above-designated CAB Agreement numbers.

The agreements would extend through March 31, 1971, for application across the South Atlantic and between Europe/ Africa/Middle East and Asia/Australasia, the effectiveness of currently approved baggage resolutions which were scheduled to expire March 31, 1970.
Pursuant to authority duly delegated by the Board in the Board's regulations, 14 CFR 385.14, it is not found, on a tentative basis, that the following resolutions, which are incorporated in Agreements CAB 21704 and 21705 , are adverse to the public interest or in violation of the Act:
Agreement:


## 21705

JT12(Mall 726)002b. JT123(Mall 630)002b

## Accordingly, it is ordered, That:

Action on Agreements CAB 21704 and 21705 be and hereby is deferred with a view toward eventual approval.

Persons entitled to petition the Board for review of this order, pursuant to the Board's regulations, 14 CFR 385.50 , may, within 10 days after the date of service of this order, file such petitions in support of or in opposition to our proposed action herein.

This order will be published in the Federal Register.

## [seal.]

Haray J. Zink, Secretary.
[P.R. Doc. 70-5000; Filed, Apr. 23, 1970; 8:49 am. ${ }^{\text {j }}$

## [Docket, No. 20993; Order 70-4-91]

## INTERNATIONAL AIR TRANSPORT ASSOCIATION

## Order Regarding Specific Commodity Rates

Issued under delegated authority April 17, 1970.

An agreement has been filed with the Board pursuant to section $412(a)$ of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations, between various air carriers, foreign air carriers, and other carriers, embodied in the resolutions of the Joint Conferences of the International Air Transport Assoclation (IATA), and adopted pursuant to the provisions of Resolution 590 dealing with specific commodity rates.

The agreement, adopted pursuant to unprotested notices to the carriers and promulgated in an IATA letter dated April 7, 1970, names additional specific
commodity rates, as set forth below, which reflect significant reductions from the general cargo rates.
R-28:
Commodity Item No. 4314-Electronic Components Specially Fabricated for Electronic Computers and Auxiliary Machines:
225 cents per kg , minimum welght 500 kgs, 215 conts per Kg . minimum weight $1,000 \mathrm{~kg}$. , New Yorlc to Singapore.
195 cents per kg , minimum welght 500 kgs .185 cents per kg . minimum weight 1,000 kgs... Los Angeles to singapore.
Pursuant to authority duly delegated by the Board in the Board's regulations, 14 CFR 385.14, it is not found, on a tentative basis, that the subject agreement is adverse to the public interest or in violation of the Act, provided that tentative approval thereof is conditioned as hereinafter ordered.

Accordingly, it is ordered, That:
Action on Agreement CAB 21380, R-28, be and hereby is deferred with a view toward eventual approval, provided that approval shall not constitute approval of the specific commodity description contained therein for purposes of tariffpublication.

Persons entitled to petition the Board for review of this order, pursuant to the Board's regulations, 14 CFR 385.50, may. within 10 days after the date of service of this order, fle such petitions in support of or in opposition to our proposed action herein.

This order will be published in the Federal Register.

## [seal]

## Harry J. Zink, Secretary.

(P.R. Doc. 70-5001: Filed, Apr. 23, 1970; 8:49 a.m.]

## [Docket No. 21866-5; Order 70-4-97] UNITED AIR LINES, INC.

## Order of Investigation and Suspension

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 20th day of April 1970.

By tariff revisions ${ }^{1}$ effective April 26, 1970, United proposes to offer Discover America coach fares on first-class flights operated with Caravelle aircraft between Atlanta-West Palm Beach, AtlantaRochester, Rochester-West Palm Beach, Tampa-Buffalo and Tampa-Cleveland. The carrier states that this will represent the only nonstop service during the summer between these points, except between Atlanta and West Palm Beach where Delta and Eastern currently operate nonstop frequencies.

United alleges that an analysis of traffic and load factor data indicates that it would be uneconomic and inefficient to perform this service during the summer months with aircraft having greater seat-

[^5]Ing capacity, and for this reason the carrier plans to utilize its 64 -seat single configuration Caravelles. It is alleged that, since the segments involved are vacation markets, normal first-class fares would not generate sufficient traffic to warrant operation of the proposed service.
Delta and Eastern have filed complaints requesting suspension and investigation of United's proposal. The complainants allege that United's proposal will undermine the existing fare structure in that it represents a radical departure from the proper relationship of fares to the cost of service. Delta also suggests that United should reconfigure its fleet of Caravelle aircraft to fiveabreast seating. Eastern, on the other hand, alleges that United's proposal will divert a significant amount of its Discover America coach traffic in three markets where it competes with United.
United, in answer to the complaints and as a supplement to its justification, states that many carriers applied Discover America coach fares to first-class service in propeller aircraft from 1966 until the aircraft were phased out. It is pointed out that the Board recently recognized the generative effect of low promotional fares when it dismissed complaints against Eastern's proposed $\$ 79$ weekend excursion fares from points in Florida to a number of northern cities and return. In conclusion, the carrier alleges that reconfiguring its Caravelle aircraft to five-abreast seating would result in coach seats being 2 inches narrower than Boeing or Douglas coach seats, with only 16 inches available for the aisle, and that such a configuration would probably fail to meet FAA safety regulations.
Upon consideration of the tariff proposal, the complaints and answer thereto, and other relevant matters, the Board finds that the proposal may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and should be suspended. These proposals are already under investigation in the Domestic Passenger-Fare Investigation, Docket 21866-5.
In the Board's opinion, United's deciston to operate its first-ciass configuration Caravelles in the five markets does not provide a sound basis for offering coach excursion fares on these flights. Discover America fares are currently available in coach service in each of the markets involved. This being the case, it is doubtful that their availability on the Caravelle flights will generate new travel, as opposed to diverting passengers from competitive coach services to the higher quality of first-class service offered by United. While the proposal might well improve United's load factors for Caravelle service, we are not persuaded that the proposal will generate new traffic and thereby improve the overall operations of United and its competitors.
Accordingly, it is ordered, That:

1. Pending hearing and decision by the Board, the provisions of paragraph (1) under the caption "Application" on 31st
and 32d Revised Page 83 of Airline Tarifif Publishers, Inc., Agent's CAB No. 90 are suspended and their use deferred to and including July 24, 1970, unless otherwise ordered by the Board, and that no change be made therein during the period of suspension except by order or special permission of the Board.
2. Except to the extent granted hereln, the complaints of Delta Air Lines, Inc., and Eastern Air Lines, Inc., in Dockets 22033 and 22035 are dismissed.
3. A copy of this order will be filed with the aforesald tariff and be served on Deita Air Línes, Inc., Eastern Air Lines, Inc., and United Air Lines, Inc.

This order will be published in the Federal Register.

By the Civil Aeronautles Board.
[seal] Hariy J. Zimi,
[F.R. Doc. 70-5002; Filed, Apr. 23, 1970: 8:49 a.m.]

## FEDERAL COMMUNCATIONS COMMISSION <br> [Report 488] <br> COMMON CARRIER SERVICES INFORMATION ${ }^{\text {1 }}$

Domestic Public Radio Services Appli-
cations Accepted for Filing

## April 20, 1970.

Pursuant to $\$ 8.227$ (b) (3) and 21.26 (b) of the Commission's rules, an application, in order to be considered with any domestic public radio services application appearing on the list below, must be substantially complete and tendered for flling by whichever date is earlier: (a) The close of business 1 business day preceding the day on which the Commission takes action on the previously filed application; or (b) within 60 days after the date of the public notice listing the first prior filed application (with which subsequent applications are in conflict) as having been accepted for filing. An application which is subsequently amended by a major change will be consldered to be a newly filed application. It is to be noted that the cutoff dates are set forth in the alterna-tive-applications will be entitled to consideration with those listed below if filed by the end of the 60 -day period, only if the Commission has not acted upon the application by that time pursuant to the first alternative earlier date. The mutual exclusivity rights of a new application

[^6]are governed by the earllest actlon with respect to any one of the earlier filed conflicting applications.
The attention of any party in interest desiring to fle pleadings pursuant to section 309 of the Communications Act of 1934, as amended, concerning any domestic public radio services application
accepted for filing, is directed to $\$ 21.27$ of the Commission's rules for provisions governing the time for filing and other requirements relating to such pleadings.

## Frderal Communtcations

 Commission.[seal] Ben F. Wapte,
Secretary.

## Applications Acciprid Fon Fintag

## 

## Fite No., applicant, call sfgn, and nature of application

8003-C2-P-70-Curtin Call Communications, Inc. (New), C.P. for a new 2-way station to be located at Mosince HIII, 1 mile west of Rothschild, Wis, to operate on base frequenoy 152.06 MEF .

6100-C2-P-70-Sherman M, Wolf, dolng business as Zipcall (New), C.P, for a new 1 - Way station to be located at 274 Page Street, Avon, Mask, to operate on base frequency 35.22 MHz .
$0101-\mathrm{C} 2-\mathrm{P}-70$ - Sherman M. Wolf, doing business as Zipoall (New), C.P. for a now 1 -way station to be located at end of Tower Road, Falls River, Mass., to operate on base frequency 35.22 MHz .

6102-O2-P-70-Southwestern Bell Telephone Co. (KMMG65), C.P. to ndd a third channel to operate on base frequency 152.57 MHz at station located at 6.6 miles east-southeast of Victorla, Tex.
6103-C2-P-70-Paul D, Jones, dolng businots as Aniwer-A11 of Grind Intund (K1.P552), CP. to change tranamitter location to: Second and Locust streets, Grand Ialand, Nebr., operating on base frequency 152.09 MHz ,
6104-02-MP-70-Telecail (KOAT93). Modincation of C.P. to add transmitter to be located at a new site to be Identified as locafion No. 5: 102 West Division Street, Ephrath, Wash., to operate on control frequency 454.25 MHz .
$2716-02-\mathrm{R}-70$ - Malheur Home Telephone Co, (KD2979), Renewat of license expiring Iune $I$. 1969. Term: June 1, 1969 to June 1, 1970.

6004-C2-P-(2)-70-Tho Redoo Corp., Roy M. Teel and Lowry MeFco, dofng bushness as Mobitfone (KQz792). O.P, for ndditional facilities, Frequency: 152.24 MH , (Base). Locstion: Approximately 3.6 miles northwest of Junotion of Highway 100 and Farm and Market Rond 1575, Los Presnos, Tex. Frequeney: 454.25 MHz (Control). Location: 2.5 miles north of U.8. HIghway 83, on North 10 th Stroet, MoAllen, Tex.
$6120-\mathrm{C} 2-\mathrm{P}-70-\mathrm{RAM}$ Broadcasting of Colorado, Inc. (New), C.P, for a new 1 -way atation to be located at Western Fidelity Bullding, 17th and California Streete, Denver, Colo., to opernte on bate frequency 43.220 MHz .
$6121-\mathrm{C} 2-\mathrm{P}-(7)-70$-Southwestern Bell Teleptrone Co. (KKpse日), C.P. to ehange antenna system for existing facilities operating on frequencles $152.51,152.63,152.72,152.75,152.78$, 152.81 MHz and add a seventh channel to operate on base frequeney 152.69 MHzs at station Iocated at 1.9 miles west and 0.2 mile north of Junotion of U.S. Highway No. 68 with West 51st Street, Tulsa, OkIn.
6132-C2-MP-70-Eustern Oregon Telephone Co, (KRH637), Modification of C.P. to change antenna syatem operating on base frequency 152.81 MHz at vtation located at Lot 6 South Boardman east side southeast Main Btreet, Boardmnn, Oreg.
6166-C2-P-70-The Mountain States Telephone \& Telegraph Co, (New), C.P, for a new airground station to be located at 3 miles northenst of Hoehne, Colo, to operate on frequencles 454.675 MHz (Signaling), 464.875 MHz (Base) .

6167-C2-P-70-The Mountain States Tolephone \& Telegraph Co, (New), C.P, for a now alrground station to be located at 6.5 miles south-southwest of Whitewater, Colo., to operate on frequencles 454.675 MHz (Signaling), 454.800 MHz (Base).
6168-C2-P-(4)-70-RAM Broadcasting of Waahington, Tnc. (New), C.P. for a new alrground station to be located at Cougar Mountain, 4 milles northeast of Renton, Wash., to operate on frequencles 454.675 MFz ( 81 gnaling ), $454.950,454.900,454.750,454.825 \mathrm{MHz}$ Correction
6009-C2-P-70-AAA Anserphone Inc. (New), Correet applicant name to read: AAA Anserphone, Inc.-Jackson and Frank L. Yates, a joint venture, All ocher terms in exict mocordance with report No. 487, dated Apr, 13, 1970.

Major Amendment
$4227-\mathrm{C} 2-\mathrm{P}-(3)-70-$ RAM Brondcasting of Oregon, Inc. (New). Amend to read: to operate on base frequencles $454.150,454.250$, and 454.300 MHz. All other particulars to remain the same as reported on public notice dated Feb. 16, 1970, report No, 479 .

FOTNT-TO-POINT MICROWAVE EADIO SEIVICE (THLEPHONIE CAHETETS)
6066-C1-P-70-MCI Texas East Microwave, Inc. (New), Site 1: C.P, for a new fixed station at corner of Byron and Pearl Streets, Dallas, Tex, at latitude $32^{*} 47^{\prime} 05^{\prime \prime} \mathrm{N}$. and longltude $00^{*} 47^{\prime} 42^{\prime \prime}$ W. Frequencles 6004.5 and 6123.1 MHz on maimuth $213^{\circ} 06^{\prime \prime}$,
6067-O1VP-70-MCI Texas East Miorowave, Inc, (New), Site 2: C.P. for a new flxed station
 Frequencles 6256.5 and 6375.2 MHz on astmuth $33^{\circ} 01^{\prime}$, and 6226.9 and 6345.5 MHz on Beimuth $298^{*} 39^{\prime}$, and 6226.9 and 6345.5 MHz on szimuth $183^{\circ} 00^{\prime}$,
 at corner of Seventh and Houston Streets, Fort Worth, Tex, at Intitude $32^{\circ} 45^{\prime} 08^{\prime \prime}$ N. and longltude $97^{*} 19$ '51's W. Frequencles 5974.8 and 6093.5 MHz on asimuth $118^{\prime 2} 27^{\prime}$.
6060-C1-P-70-MCI Texas East Microwave. Inc. (New), 81 te $4 ; \mathbf{C}, \mathbf{P}$, for a new fixed statton 5.5 miles west-northwest of Italy. Tex., at latitude $32^{\circ} 11^{\prime 3} 31^{\prime \prime} \mathrm{N}$. and longitude $96^{\circ} 58^{\prime} 39^{\prime \prime} \mathrm{W}$. Frequencles 6004.5 and 6123.1 MHz on arimuth $3^{\circ} 00^{\circ}$, and 5974.8 and 6093.5 MFs on azimuth $169^{*} 21^{*}$.
 at the corner of Havor and Market streets, Baytown, Tex, at 这位ude $29^{\circ} 43^{\circ} 50^{\circ} \mathrm{N}$, and
 59452 and 6123.1 MHz on 2timuth $68^{\prime 2} 15^{\circ}$.
$6087-\mathrm{Cl}-\mathrm{P}-70-3 \mathrm{CI}$ Texas Fast Mifcrownve, Inc. (New), Site 22: C.P. For a new fixed station quencles 6197.2 and 6375.2 MHFz on axtmuth $248^{\circ} 26^{\prime}$, and frequencefes 6226.9 and 44048 MHz on aximuth 7T:22

6088-CI-P-70-MCI Texas East Microwave, Inc. (New), Site 23: CP, for a new fixed atation

 eose-C1-P-70-McI Texas Bast Microware, Thc. (New), Site 24: CP, for a new fixed station
 64048 MHz on avimuth $56^{\circ} 46^{\circ}$. 6090-C1-P-70-MCI Texas Esat Microwave, Inc. (Nem). Ste 25: OP, for a new fred station
 $6091-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MCl}$ Texas East Microwave, Ine. (Nem), Site 26: C.P. for a new fixed station
 Frequenciss 01972 and 83159 on aztmuth $247^{\circ} 0 \%$, and frequencies 62562 and 65752 anic 6092-C1-P-70-MCI Tens East Micromare, The. (Nem), Site 27: CP, for 8 new Aixed station
 arimuth $85^{\prime} \cdot 32$ :
 Frequencles 6226.9 and 6345.5 MHz on artmuth $266^{\circ} 47$, and frequencies 6286.2 and 6404.8 Mriz on astmuth $88^{\circ} 388^{\circ}$.

 eses-C1-P-70-MOI Texas East Microwave, Inc. (New), Site 30: CP, for a new fixed station
 6345.5 Milz on azimuth $90^{\prime 5} 56^{\circ}$. S006-C1-P-70-MCI Texas East Microware, Tnc. (New), Site 31: OP. For A Dew fixed station W. Frequencles 5945.2 and 50838 MHz on atimuth $2711^{\circ} 7^{\prime}$, and frequenctes 5974.8 and 6093.5 Mmz on azimuth $100 \% 18$


Soge-C1-P-70-MCI Texas East Mlacrowave, Ine. (New), Site 33: CP, for a new fixed station
 Mixion ovimuta $80^{\circ} 11^{1}$.
 2 miles east-northesst of Kempper, Tex, at latitude $31^{\circ} 0^{\circ} 55^{\circ} \mathrm{N}$. and lonsitude $99^{\circ}{ }^{\circ} 577^{\prime 3} 53^{\prime \prime}$ $6074-\mathrm{Cl}-\mathrm{P}-70-\mathrm{SCOI}$ Texas East Macrowave, The (New), Site 9: OP. for a ner fixed atation
 MHz on arimuth $145^{\circ} 33^{\circ}$.

 Oore-C1-P-70-MCI Texe East Macrownve, Inc. (New), Site 11; C.P. For a nee fixed statton $5077-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MCI}$ Texas Past Microwave, Inc. (Nevt), site 12: C.P. for a new fixed station 6.4 milee northwest of Spring Branch, Tex, at latitude $29.58^{\prime 55^{\circ}}$ N. and longituce $9 \mathrm{MHz}^{\prime 2}$ on arimuth $15107^{\prime 2}$. O78-C1-P-70-MCI Texas Bust Mitcrowave. Tre. (New), Stte 18: CP. For a new fixed station
 CO72-C1-P-70-MCI Texas East Merowne, Inc. (New), Site 14: CP. for a new fixed station
 ?

 O031-C1-P-70-MCI Texas East MDCromave, The. (New), Site 16: CP. for a new Axed station
 6545.5 MHzz on azequath $148^{\circ} 59^{\circ}$. Soge-ci-P-70-SCI Texas East Sicrowave, Inc. (New), Stite 17: CP. for a new fixed station ${ }_{96} 6^{\circ} 12^{\prime} 10^{\prime \prime}$ W. Frequencles 6034.2 and 6152.8 MHz on azimuth $352^{\circ} \mathrm{C} 8^{\circ}$, and 5974.8 and 6083.5 M Mz on azequith $132^{\circ} 56^{\circ}$.

[^7] MHz on aximuth $122^{-27}$.

[^8](Informative: The appilicant proposes to construct and operate a "Special Servioe" cusand Loulstana.)
$6105-\mathrm{Cl} 1$ P-70-The Ohlo Bell Telephone Co (KQH38). CP. to change frequencles from
6135 and 6375 MHz to 6071.2 and 5952.6 MHz tomard Barnesille, Ohio, Station loation:
700 South of State Route No. 556.18 milles northweet of Claringtoon, Ohto.

 at 7.1 miles southwest of Hartiord, s. Dak. (Pumpkin Center). Frequenctes: 5974.8 and
6023.5 MMz toward rrene. s . Dak. 6123-C1-P-70-Northwestern Bell Telephone Co. (New). CP. for a new station to be located Yankton, S. Dak, and 61972 and 6256.5 MHz toward Pumpkin Center. S. Dak
6124-c1-P- To-Northwestern Bell Teiephone Co. (New). CP. for a new station to be located at 311 West 12 th Street. Yankton, 8. Dak. Frequencles: 50452 and $6004,5 \mathrm{M}$ Miz toward


6128 miles southwest of North Bend. Wash -70 The Mountiln States Telephone \& Telegraph Co. (KPBS3). CP. to add frequencles 61379 and 11.453 MHz teward Paries's summit via pasite reffector. Station 6127-C1-P-70-The Mountatn States Telephone of Telegraph CO. (New), C.P. For a new station to be located at 035 mile north of Parley's Summit, Utah, Frequencies: 68003
and 11.095 MHz toward Red Butte, Utah, vis pastive reflector and 6390.0 and 10.835 MHz
 and 11,285 MHz toward Pariey's Summit, Utah, via passlve refiector.




 6345.5 MHz on artmuth $288^{\prime} 33^{\prime}$ 'toward Mineral Wells, Tex.

 6138-C1-P-70-West Texas Microwave Co. (Nem), Site 4: CP. for a new fixed station at
 stineral Wells, Tex; 6197.2 and 6345.5 Mifiz on azimuth $267^{\circ} 09{ }^{\prime}$ toward Breckenridge, Tex 137-C1-P-70-West Texas Mberowave Co. (New), Site 5: CP. For a new Exed station off
U.S. Highway 180, approximately 300 feet north of elty water tower at Breckentidge. Tex.
 tomara Daris Ranch, Tex.

Albany, Tex., at latitude $32^{\prime} 42^{\prime} 17^{\prime \prime} \mathrm{N}^{\text {. }}$, and longitude $99^{\circ} 25^{\prime} 26^{\prime \prime} \mathrm{W}$. Frequencles
and 6375.2 MHz on azimuth $82^{\circ} 27^{\prime}$ toward Breckenridge, Tex.; 6197.2 and 6345.5 n azimuth $236^{\circ} 02^{\prime}$ toward Dstes Fianch, Tex.
-P-70-West Texas Microwave Ca. (New), Site 7: CP, for a mem fixed station 3.8
northwest of Abilene Post Otice at latitude $32^{\prime} 30^{\prime} 32^{\prime \prime}$ N. and longitude $99^{\circ} 45^{\prime} 58^{\prime \prime}$ W. Frequencles 6004.5 and 6098.5 MHiz on azimuth $55^{\circ} 51^{\prime}$ toward Davis Ranch. Tex.; 6049.0 Wid 6108.3 MHHz on azimurh $2877^{\prime} 32^{\prime}$ ' toward Sweetwater, Tex. 5140-C1-P-70-West Texas Microware Co. (Nem), Slte 8: C.P. for a neø fixed station at 2 milles east of Sweetwater, Tex., at latitude $32^{\circ} 29^{\circ} 06^{\prime \prime} \mathrm{N}$. and longitude $100^{\circ} 21^{\prime} 53^{\circ} \mathrm{W}$. 6360.3 Mrizz on wimuth $20^{\circ} 33^{\circ}$ toward Colorado Clty. Tex. P. for a new fred station north Herowave Co. (New), Site 9: C.P. for a new fixed stathon $50^{\circ} 06^{\prime \prime}$ W. Frequencles 6049.0 and 6137.9 MHz on artmuth $80^{\prime} 17^{\prime}$ toward Sweetsiter, Tex, 6049.0 and 6137.9 MHz on arimsuth $248^{\prime} 32^{\prime}$ toward Blg Spring. Tex, 5989.7 and 6167.6 MHz on 142-C1-P-70-West Texis Microwave Co. (New), Site 10: C.P. for a new fixed station 0.35
 $175^{\circ} 03^{\prime}$ toward Colorado Cly, Tex.. 6330.7 and 6390.0 MMzz on azimuth $317^{\circ} 03^{\circ}$ towart 5143-C1-P-70-West Texas Microwave Ca. (New), Site 11: CP, for a new fixed atation $41 / 2$ milses north of Fluvanna at Grifins Creek, Tex., at latttude $32^{\circ} 57^{\prime} 27^{\prime \prime}$ N. . longttude $101^{\circ} 08^{\prime}$ and 6167.6 - 14 - Wi-P-70- Texas Microw Co . (New). Ste 12 . Cp . for a new fixed station 6144-Cl-P-70-west Texas Microwave Ca. (New), Site 12: C.P. for a new fixed stallon, Route 84, Pleasant Valleg. Tex., at latitude $33^{\prime \prime} 16^{\prime} 10^{\prime \prime \prime}$ N. and longitude $101^{\circ} 29^{\prime} 17^{\prime \prime}$ W. Frequencles 63503 MHz on aztmuth $313^{\circ} 23^{\prime}$ toward Lubbock. Tex. 6145-C1-P-70-West Texss Microwave Co. (New). Site 13: CP. for a new fixed station Ash Avenue. Lubbock. Tex, at latitude $33^{\prime} 32^{\prime} 39^{\prime \prime} \mathrm{N}$, and Jongitude $101^{\prime \prime} 50^{\prime} 09^{\prime \prime} \mathrm{W}$. Frequencies 5989.7 and 60490 MHz on azlmuth $133^{\prime} 11^{\prime \prime}$ toward Pleasant Valley. Tex. 5989.7 and 6049.0 MHz on azimuth $343^{\prime} 55^{\prime}$ toward Cotton Center, Tex; 6019.3 and 6018.0 , Tex.
MHz on azimuth $277^{\circ} 222^{\prime}$ toward Levelland, Te. (New), Site 14: CP. for a new flxed station 6146-C1-P-70-West Texas Microwave Co. (New), Site 14: CP. for a new fixed station longitude $102^{\circ} 23^{\prime} 01^{\prime \prime}$ W. Frequencles 6212.0 and 6330.7 MHz on azimuth $97^{\circ} 04^{\prime \prime}$ toward Lubbock, Tex; 6241.7 and 63803 MHz on azimuth $169^{\circ} 03^{\prime}$ toward Brownfleld, Tex. 1.5 $33^{\circ} 09^{\prime} 18^{\prime \prime} \mathrm{N}$. and longttude $102^{\prime \prime} 16^{\prime} 51^{\prime \prime}$ W. Frequencles 5989.7 and 6108.3 MHz on azimuth $349^{\circ} 07^{\prime}$ 'toward Levelland, Tex; 5969.7 and 6108.3 aHzz on ayimuth $214^{\circ} 44^{\circ}$ toward $148-\mathrm{CL}-\mathrm{P}-70$-West Texas Microwave Co. (New), Site 16; C.P. for a new flxed station 0.5 mile east of Seminole. Tex, spproximately 0.8 mille north of Highway 180 at latitude $34^{\prime 3} 33^{\prime}$ toward Brownfleld. Tex;; 62120 and 6330.7 MHz on azimuth $266^{\circ} 35^{\prime}$ toward Hobbs,
C.P. for s new fixed station 1.15 and longitude $103^{\circ} 06$
 Frequencles 6390 and 6271.4 MHz on aztmuth $163^{*} 50^{\prime}$ toward Labocock, Tex.; 6390 and
6271.4 MHz on aztmuth $1^{*} 51^{\prime}$ toward MoClurg Farm, Tex.


 tixed station 1 mille northwest of Mankato, Minn, at latitude $44^{\circ} 10^{\circ} 43^{\prime \prime} \mathrm{N}$. and longitude
$94^{\circ} 01^{\prime} 54^{\prime \prime}$ W. Frequencles 6326.9 and $6345.5 \mathrm{MHg}^{\circ}$ on arimuth $194^{\circ} 04^{\prime}$, and 6226.9 and 6345.5 MHz on arimuth $24^{\circ} 10^{\circ}$.
6189-C1-P-70-Nebraska Consolidated Communications Corp. (New), Slte 5: C.P. for a new
fixed station 1 mile north of Winnebago, Minn, at latitude $43^{\circ} 47^{\prime} 17^{\prime \prime}$ N. and longtiode
$94^{*} 10^{\prime} 00^{\prime \prime}$. W. Frecuenctes 5974.8 and 6093.5 MHz on agimnth $251^{*} 38^{\prime}$, and 5974.8 and $94^{*} 10^{\prime} 00^{\prime}$ W. Frequencies 59
6093.5 MHz on szimuth $13^{\circ} 58^{\prime}$.
190-C1-P-70-Nebrasks Consolidated Communications Corp. (New), Stte 6: C.P. Ior a new

191-C1-P-70-Nebrasica Consolidated Communications Corp. (New), Site 7: C.P. Iot a new longltude $95^{\circ} 10^{\prime} 45^{\circ}$ W. Frequencles 5974.8 and 6093.5 Mmz on azimuth $233^{\circ} 26^{\prime}$, and
 92-C1-P-ti-Niebraska Consolidated Communications Corp. (New), Site 8: C.P. for a new
fxed station 5 milles west-southwest of Worthington, Minn. at Iatitude $43^{\circ} 36^{\prime} 14^{\prime \prime} \mathrm{N}$, and longitude $95^{\circ} 41^{\prime 3} 35^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on animuth $288^{\circ} 42^{\prime \prime}$, and 6226.9 and 6345.5 MHz on arimtath $108^{*} 05^{*}$.
$6193-\mathrm{Cl}-\mathrm{P}-70$-Nebraska Consolidated Commum
6193-C1-P-70-Nebraska Consolidated Communications Corp. (New), Site 9: C.P. for a
 5974.8 and 6093.5 MHz on azlinuth $106^{\circ} 20^{\prime}$.
6194-C1-P-20-Nebrasks Consolidated Communicstions Corp. (New). Site 10: C.P. for a
 E345.5 MHz on azimuth $59^{\circ} 18^{\prime}$.
6195-C1-P-70-Nebraska Consolidated Communications Corp. (Nem), Site $11:$ C.P. for a


 longitude $96^{\circ} 49^{\prime} 16^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MKz on azimuth $136^{\circ} 09^{\prime}$. and
$6197-\mathrm{Cl}-\mathrm{P}-70$-Nebrasks Consolidated Communications Corp. (New), Site 13; C.P. for a




199-Cl-P-70-Nebraska Consolldated Communications Corp. (New), Stte 15: C.P. Ior a new flxed station 3.5 miles north of Stanton, Nebr, at latitude $42^{\circ} 01^{\prime} 13^{\prime \prime}$ N. and longitude
$97^{*} 13^{*} 25^{\prime \prime}$ W. Frequencles 5974.8 and 6093.5 Mmiz on azimuth $216^{*} 27^{\prime}$, and $59^{\prime 2} 4.8$ and
6200-C1-P-70-Nebraska Consolidated Communications Corp. (Nem), Slte 16: C.P. for a
new fixed station 3 milles north of Fumphrey, Nebr., at latitude $41^{\circ} 44^{\prime} 20^{\prime \prime} \mathrm{N}$. and Iongitude $97^{\circ} 300^{\prime} 03^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on azimuth $170^{\circ} 57^{\prime}$, snd 6226.9
and 6345.5 MHz on azimuth $38^{\circ} 16^{\prime}$.
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 longitude $97^{\circ} 255^{\prime 2} 42^{\prime \prime}$ W. Frequencles 5974.8 and 6053.5 MHz on azlmuth $73^{\circ} 07^{\circ}$, and 5974.8
and 6053.5 MrHz on arlmuth $351^{\circ} 00^{\circ}$, and 6053.5 MrHz on arlmuth $3511^{\circ} 00^{\prime}$
$6202-\mathrm{C1}-\mathrm{P}-70-$ Nebraska Consolidate
new fixed station 3 milles north-northwest of Rogers, Nebr, at latituce $41^{\prime} 30^{\prime} 35^{\circ \prime} \mathrm{N}$. and 6226.9 and 6345.5 MHz on aztmuth $253^{\circ} 27^{\circ}$. 6203-C1-P-70-Nebraska Consolldated Com
 5974.8 and 0053.5 MHz on arimuth $283^{\circ} 23^{\prime}$.
$6204-\mathrm{Ol}-\mathrm{P}-70-$ Nebrasks Consolidated Comimunleations Corp. (New). Site 20: QP. for a Iongtitude $96{ }^{\prime \prime} 12^{\prime 2} 27^{\prime \prime}$ W. Frequencies 6225.9 and 6345.5 MHz on aximuth $167^{\circ} 40^{\prime}$, and
 and 5974.8 and 6093.53 MHz on artmuth $47^{\circ} 27^{\circ}$.
 tude $85^{\circ} 55^{\circ} 24^{\prime \prime} \mathrm{W}$. Frequencles 5974.8 and 6093.5 MHz on azimuth $242^{\circ} 55^{\circ}$, and 5974.8
and 6093.5 MHz on aztmuth $64^{\circ} 20^{\circ}$.
$6500-\mathrm{C1}-\mathrm{P}-70-$ Nebraske Consolldates Communications Corp. (New). Site 22: CP. for a nee fixed statton 4.5 milles esat-northeast of Bentley, Iowa, at latitude $41^{\circ} 244^{\prime} 35^{\prime \prime}$. N.
and longitude $95^{\circ} 31^{\prime} 04^{\prime \prime} \mathrm{W}$. Frequenctes 6226,9 and 6345.5 MHz on srimuth $244^{\prime} 37^{\prime}$, and 6225.9 and 6345.5 MHz on azimuth $77^{\prime} 49^{\prime}$.
$6207-\mathrm{Cl}-\mathrm{P}-70$-Nebraiks Consolidated Communieations Corp. (Nem), Site 23: C.P. for a
new fixed station 6 mlles north of Allantic, Iows, at latitude $41^{\prime 2} 29^{\prime} 38^{\circ} \mathrm{N}$. And fongitude $94^{\circ} 59^{\prime} 42^{\prime \prime}$ W. Frequencles 5974.8 and 6093.5 MHz on azmuth $253^{\circ} 10^{\circ}$, and 5974.8 and

6208-C1-P-70-Kebraska Consoildated Communications Corp. (New), Site 24: CP. for a
at end longitude $94^{\prime \prime} 29^{\prime 2} 1^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MKHz on sztmuth $278^{\prime \prime} 24^{\prime}$, and
E226.9 and 6345.5 MHz on satmuth $63^{\circ} 24^{\prime}$.
 $94^{\prime} C 2^{\prime} 53^{\prime \prime}$ W. Frequencles 5974.8 and 6999.5 MHz on artmuth $243^{\circ} 41^{\prime \prime}$, and 5974.8 and 6093.5 MHir on azimuth $92^{\circ} 39^{\circ}$.
6210-C1-R-70-Nebraska Consoil

6210-C1-P-T0-Nebraska Consolidated Communications Corp. (Nem), Site 26: CP, for a
 6e11-C1-P-70-Nebraiza Consolifated Communications Corp. (Nem), Stte 27: CP, for a new ixed station 2.5 milles north-northeast of Resecner, Howa, at istitude $41^{\circ} 35$, and 1074.8 $6212-\mathrm{C1}-\mathrm{P}-70-$ Nebraska Consolldated Communleations Corp. (New), Site 28: C.P. for a new fixed station 2 milies northwest of Maleotm, Iowz, at lattitude $41^{\prime \prime} 43^{\prime} 58^{\prime \prime}$ N. and longl-C213-C1-P-70-Neloraths Consolidsted Communications Corp. (Nem), Site 29: C.P. for a

G213-O1-P-70-Nebrases Consoldated Communleations Corp. (Nem), Site 29: C.P. For a longitude $92^{\circ} 06^{\prime} 10^{\prime \prime}$. W. Frequencles 5974.8 and 6093.5 MHz on aximuth $288^{\circ} 31^{\circ}$, and
5974.8 and 6098.5 MHz on szlmuth $81^{\circ} 49^{\prime}$.

[^9] Es45. 5 MHz on witimith $340^{\circ 2}$ 28.

S248-C1-P-70-Nebraska Consolidated Communications Corp. (New), Site 64: CP. for a

 new fixed station 3.5 miles northwest or Pleasunton, Kans, at latitude $38^{\circ} 122^{\prime 2} 7^{\prime \prime}$ N. and Jongituce $94^{\circ} 45^{\prime} 323^{\circ}$. Frequencess $62269^{2}$ and 6345.5 MHz on azimuta $167^{\circ} 68^{\circ}$, and 62259 and 6345.5 MHz on azimuth 356 . 41

 E251-C1-P-70-Nebrasks consollidated Communications Corp. (Nea), site 67: CP. for a neen sxed station 2 miles northeast of Lamar, Mo, at lattitade $377^{2} 31^{\circ}$ of", N , and longitude 6345.5 MHz on azimuth $313^{\circ} 42 \%$, and 62269 and 6345.5 MHz co arimuth $209^{\circ} 40^{\circ}$.

 6035 MHz on syimuth $298^{\circ} 00^{\circ}$.

 254-C1-P-70-Nebraska Consolidated Communications Corp. (New). Site 70: CP. for a new


 longitude $92^{\circ} 28^{\prime} 14^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on atimuth $144^{\prime 3} 34$ ', and 6226.9 E25e-C1-P-70-Nebraska Consolidated Communcations Corp. (New), Site 72: CP, for a new fired station 0.5 mile northeast of Army Hospital, Fort Leonard Wood, Mo., at latitude
 2257-C1-P-70-Nebraska Consolidated Commumications Corp. (New), Site 73: CP. for a new ${ }_{91} 1^{\prime} 399^{\prime 2}{ }^{\prime}$ W. Frequencles 6226.9 and 6345.5 MHz on antmuth 12\%25; and 62269 and 63455 M1Hz on aximuth $243^{\circ} 08^{\circ}$



 62269 and 6345.5 MHz on azimuth $244^{\circ} 54^{\prime}$ :
 longitude $99.36^{\circ} 36^{\prime \prime}$ W. Frequencles 5974.8 and 6093.5 MHz on aztmuth $114^{\circ} 29^{\prime}$, and 5974.8



[^10]cres-C1-P-70-Nebraka Consolilated Communications Corp. (Nem), Site 34: C.P. for a
new fixed station 5 mflles east of Gurley. Nebr, at latitude $41^{\prime} 19 \cdot 10^{\prime \prime} \mathrm{N}$. and Jongitude $102^{\circ} 52^{\prime} 25^{\prime \prime}$ W. Frequencles 62269 and 6345.5 MHz on azimuth $296{ }^{\circ} 3^{\circ}$, and 6226.9 and ${ }^{6345} 5 \mathrm{MHz}$ on azlmuth $104^{\circ} 55^{\circ}$ 6345.5 MHz on azlmuth $104^{\prime} 55^{\circ}$
$6239-\mathrm{Cl}-\mathrm{P}-70$ - Nebraska Consoly

6239-C1-P-70-Nebraska Consolidated Communications Corp. (New). Site 35 : CP. for a
 5974.8 and 6093.5 MHz on axtmuth $116^{\circ} 19$
 $41^{\circ} 31^{\prime \prime 36^{\prime \prime}}$ N. and longitude $103^{\prime 27} 27^{\prime \prime}$ W. Frequencies 62289 and 6345.5 MHz on azimuth $6241-\mathrm{Cl}-\mathrm{P}-70$ - Nebraska Consolidated Communications Co
 and longitude $103^{\circ} 41^{\prime} 57^{\prime \prime}$ W. Frequencles 5974.8 and 6093.5 MHz on arimuth $155^{\circ} 10^{\circ}$. new fixed station 1.5 mlles south-southeast of Avocs, Nebr, at lattitude $40^{\circ} 45^{\circ} 42^{\prime \prime}$ N. and
 5974.8 and 6093.5 MHz on azimuth $347^{\prime} 44$
$6243-\mathrm{C} 1-\mathrm{P}-70-$ Nebraska Consolidated Cot
 longitude $95^{\circ} 48^{\circ} 5^{\prime \prime}$ W. Frequenctes 62289 and 6345.5 MHz on azimuth $153^{\circ} 20^{\circ}$, and 6225.9
and 6345.5 MHzz on aztmuth $324^{\circ} 28^{\prime}$. and 6345.5 MHz on aztmuth $324^{\circ} 28^{\prime}$
new fixed station 4 milles north-northeast of Falls City. Nebr, at latttude $40^{\prime} 07^{\prime} 11^{\prime \prime}$ N.
and longitude $95^{\prime} 34^{\prime} 41^{\prime \prime}$ W. Frequencles 5974.8 and 6083.5 MHz on azimuth $136^{\prime} 49^{\prime}$, and 5974.8 and 6093.5 MHz on azimuth $333^{\circ} 29$

[^11] and 6345.5 MHz on azlmuth $317^{\circ} 04^{\circ}$.


| and longitude $90^{\prime} 15^{\prime} 50^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on azimuth $294^{\prime 4} 42^{\prime}$. |  |
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| 6252-C1-P-70-Nebraska Consolitdated Communications Corp. (New). Site 78: C.P. for a new fixed station 1 mile southeast of Mountain Grove, Mo, st latitude $37^{\circ} 0 \pi^{\prime} 18^{\prime \prime} \mathrm{N}$, and longitude $92^{\prime \prime} 14^{\prime} 48^{\prime \prime}$. W. Frequedeles 5974.3 and 6093.5 MHz on arlmuth $144^{\prime \prime} 14^{\prime}$, and 3974.8 and 6096.5 MHz on arimuth $324^{\circ} 42^{\circ}$. |  |
| $6263-\mathrm{Cl}-\mathrm{P}-70-$ Nebrasks Consolldated Communleations Corp. (New), Site 79: CP. for a new fixed station 2 milles west-southwest of West Platns, Moo. at Lattitude $36^{\circ} 43^{\prime 2} 22^{\prime \prime}$. N. and longitude $91^{*} 53^{\circ} 25^{\circ \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on azimuth $115^{\circ} 10^{\circ}$, and62269 and 6345.5 MHz on arimuth $324^{\circ} 27^{\prime}$. |  |
| 54-C1-P-70-Nebrsaks Consolidated Communications Corp. (New), Site 80: CP, for a <br>  5974.8 and 6093.5 MHz on nazimuth $295^{\circ} 27^{\circ}$. |  |
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| new fixed station 3 miles north of Jonesboro, Ark, at lazitude $35^{\circ} 53^{\prime 2} 25^{\prime \prime} \mathrm{N}$. and longitude $90^{\circ} 41^{\prime \prime} 43^{\prime \prime}$ W. Frequencles 5974.8 and 6093.5 MHz on azimuth $127^{\circ} 53^{\prime}$, and 5974.8 and 6053.5 MHz on saimuth $301^{\prime} 45^{\prime \prime}$. |  |
| 6257-C1-P-70-Nebraska Consolidated Communications Corp. (Nem), Stte 83: C.P. For a new fixed station 4.6 milles east of Lepanto, Ark, at latitude $35^{\circ} 38^{\prime 2} 23^{\prime \prime} \mathrm{N}$. and longitude $90^{\circ} 15^{\prime} 03^{\prime \prime}$ W. Frequenctes 6226.9 and 6345.5 MHz on azimuth $160^{\circ} 40^{\prime}$, and 6296.9 and 6345.5 MHz on azimuth $308^{\circ} 09^{\circ}$. |  |
| 6258-C1-P-70-Nehraska Consolidated Communications Corp. (New), Site 84: CP. 1or a new fixed station 100 Maln Street, Memplis, Tenn., at latitude $35^{\circ} 68^{\circ} 36^{\circ} \mathrm{N}$. and longltude $90^{\circ} 00^{\prime} 11^{\prime \prime} \mathrm{W}$. Frequencles 5974.8 and 6059.5 MHz on azimuth $151^{\prime \prime} 25^{\prime}$, and 5974.8 and 6033.5 MHz on azimuth $340^{\circ} 37^{\circ}$. |  |
| $6289-\mathrm{Cl}-\mathrm{P}-70-$ Nebraska Consolldated Communications Corp. (Nem), Site 85: C.P. For a new fixed station 2 miles south of Cockrum, Miss, at latitude $34^{\prime \prime} 46^{\prime} 24^{\prime \prime}$, N , and longtitude $89^{*} 48^{\prime} 34^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHHz on aztmuth $105^{\circ} 11$, and 6226.9 and 6345.5 MHz on azimuth $331^{\circ} 37^{\circ}$. |  |
| new fixed station 4 miles north-morthwest of Waterford, Miss, at iattude 3 and longitude $89^{\circ} 27^{\prime \prime} 39^{\prime \prime}$ W. Prequencles 5947.8 and 6093.5 MHz on arimuth $115^{\circ} 44^{\prime \prime}$, and 5947.8 and 6098.5 MHz on azimuth $285^{\prime 2} 23$ : |  |
| 6271-C1-P-70-Nebraska Consolldated Communications Corp. (New), Stte 87: C.P. for a new fixed station 1.5 miles esast-northeast of New Albany, Milss, at latitude $34^{\circ} 30^{\circ} 05^{\prime \prime} \mathrm{N}$. and longitade $88^{\prime 5} 58^{\prime} 44^{\prime \prime}$ W. Frequencles 6226.9 and 6345.5 MHz on azimuth 131"15', and 62269 and 6345.5 MHz on arimuth $296^{\circ} 01^{\prime}$. |  |
| new fxed station 3.5 milies east of Tupelo, Miss, at latitude $34^{\circ} 155^{\circ} 56^{\prime} \mathrm{N}$, and longitude $88^{\prime} 39^{\prime 2} 20^{\prime \prime} \mathrm{W}$. Frequencles 8974.8 and 6093.5 MHz on arimuth $154^{\prime 22}$ ', and 5974.8 and 6093.5 MHz on aztmuth $311^{\prime} 26^{\prime}$. |  |
| new fixed station 1.5 miles north-northwest of Amory, Miss, at latitude $34^{\circ} 00^{\prime} 22^{\prime \prime} \mathrm{N}$. and longitude $88^{\circ} 30^{\prime 2} 22^{\prime \prime}$ W. Frequencles 6228.9 and 6345.5 MHzz on azimuth $108^{\circ} 31$, and 6228.9 and 6345.5 MHz on azimuth $334^{\circ} 27$. |  |
| new fixed station 7 miles east of Sumigent, Als., at latitude $33^{\circ} 53^{\prime} 39^{\circ} \mathrm{N}$. and longitude $88^{\circ} 06^{\prime} 27^{\prime \prime}$ W. Frequencles 5074.8 and 6093.5 Mmiz on azimuth $80^{\circ} 52^{\prime}$, and 5974.8 and 6093.5 MHz on azimuth $288^{\circ} 44^{\prime}$. |  |
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 82 4 曹若 $d$
 munleations Corp．（New），Site 125：CP．for a neer fixed station 1 mile south－southwest of Cat Spring．Tex，at latitude $29^{\circ} 500^{\circ} 05^{\circ} \mathrm{N}$ ．and
 10－C1－P－70－Neoraska Consolidated Communications Corp．（New）．Site 126：CP．for a new
 ＊IS．LLE पinume 40 रमN
6311－C1－P－70－Nebrakka Consolldated Communications Corp．（New）．Stte 127：C．P．for a new
 312－C1－P－70－Nebraska Consolidated Communications Corp．（New），Stte 128；C．P，for a new fixed station northwest city limits of San Marcos，Tex，at latitude $29^{\circ} 53^{\prime} 37^{\circ} \mathrm{N}$ ．and longitude $977^{\circ} 57^{\circ} 35^{\circ}$ ．W．Frequencles 5974.8 and 6003.5 MHz on szimuth $225^{\circ} 18^{\circ}$ ，and
5974.8 and 6093.5 smiz on artmuth $17^{\circ} 55^{\circ}$ ．
 6228.9 and 6345.5 MHz on azimuth $45^{\circ} 12$ ．
$6314-\mathrm{C1}-\mathrm{P}-70-$ Nebrask Consolidated Co
6314－C1－P－70－Nebraiks Consolidated Communleations Corp．（New），Site 130：CP，for a

（Informative：The Nebrakks Consolidated Communications Corporation applications

 bluff，Nebr，and eastward to Chleaga．）
335－C1－P－70－MCI Texas－Pactic，Inc．（New），Stte 1：CP for a new fixed station at
Southland IHfe Insurance Building，Bryan and Feari Streets，Dallas，Ter，at latitude
$32^{\prime} 47^{\circ} 05^{\prime} \mathrm{N}$ ．and longitude $96^{\prime} 47^{\prime} 42^{\prime \prime}$ ．W，Frequencles $11,325 \mathrm{MHz}$ and $11,565 \mathrm{MHz}$ on
 East Abram Street，Arlington，Tex，at latitude $32^{\prime} 44^{\circ} 04^{\prime \prime} \mathrm{N}$ ，and longitude $97^{\circ} 04^{\prime \prime} 40^{\prime \prime} \mathrm{W}$ ． Frequencles $10,875 \mathrm{MHz}$ and $11,115 \mathrm{MHz}$ on azimuth $78^{\circ} 03^{\circ}$ ，and frequencles $11,155 \mathrm{MHz}$


339－C1－P－70－MCI Texns－Pactif，Inc，（New），Stte 4：CP．for a new fired station 7.2 milles


 quencles 5945.2 MHzz and 6063.8 MHz on azimuth $122^{\prime} 23^{\prime}$ and frequencles 5974.8 MHz and
6053.5 MHz on azimuth $300^{\prime} 56^{\prime}$ ．
Gea1－O1－P－70－Nebraska Consolidated Communteations Corp．（New），Stte 107：C．P．for a


 new fixed station 2 miles east of Okinmmunications Corp．（New），Site 109：CP．
 $6294-\mathrm{Cl}-\mathrm{P}$－70－Nebracka Consoildated Commumications Corp．（New），Stte 110：CP
 62269 and 6345.5 MHz on arimuth $22^{\circ} 04$ $6235-\mathrm{Cl}$－P－70－Kebracka Consoldated Commumleations Corp．（Nees），Site 111：O．P．for A tude $97{ }^{\circ} 13^{\circ} 60^{\prime \prime}$ W．Frequencies 5974.8 and 6093.5 MHz on aztmuth $135^{\circ} 19^{\prime}$ and 5774.8 and

 and 6345.5 Mirz on azimuta $315^{\prime} 29^{\circ}$ ．

 new fixed station 8 miles northeest of Gasinestille，Tex．．at tatitude $33^{\circ} 43^{3 / 20^{\prime \prime}} \mathrm{N}$ ．and
 new fixed statlon 275 Cinos







 6226.9 and 6345.5 MHir on aztmuth $346^{\circ} 24^{\circ}$ ．



$97{ }^{2} 17^{2} 45^{\circ}$ W．Prequenctes 62269 and 6345.5 athz on aximuth $217^{\prime} 15^{\circ}$ ，and 6226.9 and Os05－C1－P－70－Nebraska Consolidated Communteations Corp．（New），Site 121：OP．For a品 $560^{\circ} \mathrm{N}$ ．
$19 \mathrm{~N}^{\circ}$ ．
 southwest of Jermyn, Tex, at latitude $33^{\prime \prime} 13^{\circ 01 " ~} \mathrm{~N}$, and longtude $88^{\circ} 25^{\circ 2} 23^{\prime \prime}$ W. Frequen-

,

## Hed

atmuth $200^{\prime \prime} 16^{\circ}$

cles 62952 artz and 64048 MMFz on s23muth $312^{\prime 2} 27$. and frequencles 6197.2 MHFz and

${ }^{06^{7}}$
(New), Site 24: CP, for a new fixed station at north




 sutmuth $270^{\circ} 43^{\circ}$.
 62582 MHFz and 64048 MHz on arlmuth $55^{\circ} 1 \mathrm{~B}^{\prime}$ and frequenctes 61972 MHz and 63159

 Frequencles 5974.8 MHz and 6093.5 MHz on aztmuth $74^{\circ} 17^{\prime}$, and frequencles $59452 \mathrm{MHz}^{\mathrm{MHz}}$

 Mifz on arimuth $256^{\circ} 45^{\circ}$.
O355-C1-P-70-MCI Texas-Pactic, Inc. (NeF), Site 35: OP. For a new fired station 9.5
 63cs-C1-P-70-NCI Texas-Pacifc, The, (New), Site 36: CP. for a new fixed station 8.4 miles 6366-C1-P-70-3MCI Texas-Paclisc, The (New), Site 36; CP. foc a nex fixed station 8.4 mles quencies 622059 MHz and 6345.5 MHza on azimuth $104^{\circ} 23^{\circ}$, and froquencles 62862 amFz
and 6404.8 MHz on aximuth $297^{\circ} 590^{\text {. }}$. 3 miles
esat-southeast of Len. N. Mex, at latitucte $34^{\circ} 68^{5} 58^{\prime \prime} \mathrm{N}$. and longitude $105^{\circ} 04^{\circ} 35^{\prime \prime} \mathrm{W}$. Frequencles 6004.5 MHz and $612,3,13 \mathrm{MHz}$ on arimuth $117^{\prime} 42^{\prime}$, and frequencles 5945.2 MHz
 $105^{\circ} 477^{\circ 2}$ - W. Frequencles 6226.9 MHzz and 6345.5 MHz on azimuth $98^{\circ} 59^{\prime}$, and frequen-





63159 MHz on axtmuth $234^{\prime} 47$, and frequenctes 62269 MHz and 6345.5 MHz on azimuth



Bulliding, 705 Eghth Street, wichita Falls, Tee., at latitude $33^{\circ} 54^{49^{\prime \prime}} \mathrm{N}$, and longituce
 60342 MHz and 6152.8 MHza on szimuth $104^{\circ} 33^{\circ}$; and frequencles 5945.2 MHz and 60638 MHz on artmuth $250^{\circ} 144^{\circ}$.









 quencles 5974.8 MBzz and 6033.5 MHz on arimuth $91^{1} 52$, and frequebcies 59452 MHz and E351-C1-P-70-MCI Texa-Pactic. Inc. (New). Site 16: OP. for a Der fired station 2 miles


 60935 MHz on aximuth $2355^{-3} 32^{\prime}$, and frequencles 6004.5 MHz and 6123.1 Mitz on actimuth

 E3159 Mrtiz on arimuth $130^{\circ} 15^{\circ}$. (NeT), Site 19: CP, for a new fixed station at 1111

 61231 MHz on aztmuth $141^{\circ} 11$ :



No. so-mNDAY, APRI


6390－CI－P－70－MrCI Texas－Pactife，Inc．（New），Site 55：C．P．for a new fixed station at the Tucson Federal Savings， 32 North Stone Avenue，Tucson，Ariz，at latitude $32^{\circ} 13^{\prime} 21^{\prime \prime}$ N．
 southeast of Kingman，Ariz，at latitude $35^{\circ} 05^{\prime} 36^{\prime \prime}$ N．sid longitude $1133^{\circ} 54^{\prime} 08^{\circ \prime}$ W．W．


6392－C1－P－70－MCI Texas－Pacific，Inc．（New）．Site 57：C．P．for a new fixed station 169 miles south of Kelso，Calif．，st latitude $34^{\prime \prime} 46^{\prime} 12^{\prime \prime} \mathrm{N}$ ，and longitude $115^{\circ} 38^{\prime} 18^{\prime \prime}$ W．Fre－ quenches 6256.5 MHz and 6375.2 MHz on azimuth $76^{\circ} 45^{\prime}$ ，and frequencies 6187.2 MHz

6393－C1－P－70－MCI Texas－Pactic，Inc．（New），Site 58：OP，for a new fixed station 7.8


$1394-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MOCI}$ Texas－Paciflc，Inc．（New），Site 59：C．P．for a new fixed station 3.5 mfles ．
east－morthesst of Fawnakin，Calif．，at latitude $34^{*} 15^{\prime} 24^{\prime \prime}$
N ．and longitude $117^{\circ} 00^{\prime} 18^{\prime \prime}$ W．


$695-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MCI}$ Texas－Pactific，Inc．（New），Site 60：C．P．for a new fixed station 2.6 males mest－southwest of Lake Arrowhead，Calif．，at latitude $34^{\circ} 13^{\prime} 55^{\prime \prime} \mathrm{N}$ ．and longitude cites $10,875 \mathrm{MHz}$ and $11,115 \mathrm{MHHz}$ on azimuth $239^{\circ} 06^{\circ}$ ． 396－C1－P－70－MCCI Texas－Pacific，Inc，（New），Site 61：C．P．for a new fixed station 3.2 miles west of Fontana，Calif，at latitude $34^{\circ} 65^{\prime} 49^{\prime \prime} \mathrm{N}$ ，and longitude $117^{\circ} 30^{\prime} 15^{\prime \prime}$ W．Frequencies
$11,245 \mathrm{MHz}$ and $11,325 \mathrm{MHz}$ on azimuth $58^{\circ} 57^{\prime}$ ，and frequencies $11,245 \mathrm{MFHz}$ and 11,325
 northeast of Glendora，Calif，at Latitude $34^{\circ} 09^{\prime} 35^{\circ}$ ．N．and longitude $117^{\circ} 47^{\prime} 48^{\prime \prime}$ W．Frt－
quenches 10.875 MHz and $11,115 \mathrm{MHz}$ on azimuth $104^{\circ} 27^{\prime \prime}$ ，and frequencies 10.875 MHz and
$11,115 \mathrm{MHz}$ on azimuth $286^{\circ} 40^{\prime}$ ， Mer ），Site 63 ． CP ．for a net fixed station 4 ．males
6393－C1－P－70－MCI Teras－Pacific，Inc．（New）．Site 63：CP．For a new fred station 4 miles
north－northeast of Pasadena，Calf，at latitude $34^{\circ} 13^{\prime} 38^{\prime} \cdot \mathrm{N}$ ，and longitude $118^{\circ} 03^{\prime} 57^{\prime \prime} \mathrm{W}$ ． Frequencies $11,245 \mathrm{MHz}$ and $11,325 \mathrm{MHz}^{\prime}$ on azimuth $105^{\prime} 31^{\prime}$ ，and frequencies $11,245 \mathrm{MHz}$
and $11,325 \mathrm{MHF}$ on azimuth $222^{\prime} 14^{\prime}$ ．

399－C1－P－70－MCI Texas－Pactise，Inc，（New），Site 64：CP．for a new fixed station at the Union Bank Building，Fifth and Figueroa Streets，Los Angeles，Calif，at latitude $3^{\prime \prime} 03^{\prime} 10^{\prime \prime}$
N ．and longitude $118^{\prime} 15^{\prime} 19^{\prime \prime}$ W．Frequencies 10.875 MHz and $11,115 \mathrm{MHz}$ on azimuth N．and longitude $110^{\circ} 15^{\circ} 19^{\circ}$ W．Frequencies 10,8153015 and $11,115 \mathrm{3iHz}$ on azimuth
$42^{*} 07^{\prime}$ ． （Informative：Applicant proposes to construct and operate a＂customized＂data common

Inc．（New）．Site 30：CP，for a nee fixed station 0.5


MHz and $61328, \mathrm{MHz}$ on azimuth $40^{\prime} 36^{\prime}$ ．
 G375 2 MHz on azimuth $163^{\circ} 19^{\circ}$ ． $6377-\mathrm{C1}-\mathrm{P}-70$－ SCl Themas－Pactifc，
 5974.8 MHzz and 6093.5 MHz on azimuth $343^{\circ} 26^{\prime}$ ，and frequencies 6004.5 MHz and 6123.1 6373－C1－P－70－MCI Texas－Paclfic．The，（New），Site 43：OP．for a new fixed station 7.5 miles
 ？ $6379-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MCl}$ Texas－Pactio，Inc．（New），Site 44：CP，for a new fired station 0.8 mile Frequencies 5945.2 MHz and $6063,8 \mathrm{aHzz}$ on azimuth $321^{\circ} 35^{\prime}$ ，and frequencies $10,755 \mathrm{MHz}$ $6380-\mathrm{Cl}-\mathrm{P}-70 \mathrm{MHCI}$ Texac－PaciSc，Inc．（New），Site 45：CP．for a new fixed station at the First National Bank Building， 100 North Street，EI Pass，Tex，at latitude $31^{*} 45^{\prime} 27^{\prime \prime}$ N． 6331－C1－P－70－MCI Texas－PaciAc，Inc．（NerF），Site 46：C．P．for a Dew freed station 103 miles north－northwest of Datil，N．Mex，at latitude $34^{\prime} 17^{\circ} 1^{\prime \prime} \mathrm{N}$ ，and longitude $107^{\circ} 54^{\prime} 45.2$
W ．Frequencies 6285.2 MHz and 6404.8 MHz on azimuth $104^{\prime} 37^{\prime}$ ，and frequencies 6197.2 W．Frequencies 6286.2 MHz and 6404.8
MHz and 6315.9 MHz on azimuth $252^{\circ} 51$

6382－O1－P－70－MCI Texas－Pacisic，Inc．（New），Site 47：CP．for a new fixed station 17.5 miles Dorth－northwest of Apache Creek，N．Mex．，at latitude $34^{\circ} 04^{\prime} 40^{\prime \prime} \mathrm{NN}$ ．and longitude
$108^{\prime} 42^{\prime} 13^{\prime \prime}$ W．Frequencies $00,045 \mathrm{MHz}$ and 6123.1 MHHz on artmuth $72^{\circ} 24^{\prime}$ ，and frequencies ess3－C1－P－70－MCI Texns－Pacific．The（New）Site 48：CP，for a new fired station 9.5 miles （Mic，Inc．（New），Site 48：C．P．For A new fixed station 9.5 miles 6345.5 MHz on azimuth $282^{\circ} 50^{\prime} .3 \mathrm{CHz}$ on eximuth $92^{\circ} 16^{\prime}$ ，and frequencies 6226.9 MHz and 6384－Cl－P－70－MCI Texas－Pactic，Inc．（New），Site 49：O．P．for a Dew fixed station 11.5
 （New）．Site $50:$ CP．for a new fixed station 28 miles
 ＇22＇，$_{\text {Inc．}}$
Ariz，
35.5
$266^{\prime} 1$ 63s3－C1－P－70－MCC1 Texus－Pactifc
sonth－southwest of Williams， Frequencies 6226.9 Muzz and
and 6375.2 MHz on azimuth －85．L81 परूप्याइः
 Frequencies 6004.5 MHz and 6123.1 MHz on azimuth $67^{\circ} 43^{\prime}$ ，and frequencies 5945.2 MHz

937－C1－P－70－ME Teras－Pactic．Inc，（New）Site 32－CP for a mew fired station at the
$6387-\mathrm{Cl}-\mathrm{P}-70-\mathrm{MCCI}$ Texas－Pacific，Inc，（New），Site 52：C．P．For a new fixed station at the
Westward Ho Hotel， 618 North Central Avenue，Phoenix，Aria st latitude $33^{\circ} 27^{\prime} 12^{\prime \prime}$ N． and longitude $112^{\circ} 04^{\prime} 30^{\prime \prime}$ W．Frequencies 6197.2 MHz and 6315.9 MHz on azimuth $342^{\circ} 45^{\circ}$ ， －338－C1－P－70－MCI Texas－Pactic，Inc．（New），Site 53：C．P．for a new fixed station 7.5 miles south of Miami，Ariz，at latitude $33^{\circ} 17^{\prime \prime} 35^{\prime \prime} \mathrm{N}$ ．and longitude $110^{\circ} 50^{\circ} 08^{\prime \prime}$ ．W．Frequencies


6389－C1－P－70－30CI Texas－Pacific，Inc．（New），Site 54：C．P．for a new fixed station 1.9 miles west of Summerhaven，Ariz，at latitude $32^{\prime} 25^{\prime} 28^{\prime \prime} \mathrm{N}$ ．and longitude $110^{\circ} 47^{\prime} 26^{\prime \prime}$ ．W．Free－
quenches 6197.2 MHz and $67^{\prime} 75.2 \mathrm{MHz}$ on azimuth $357^{\circ} 28^{\prime}$ ，and frequencies $10,875 \mathrm{MHz}$ and quencies 6197.2 MHz and $65752^{\prime 2} \mathrm{MHz}$ on azimuth $357^{\prime} 28^{\prime}$ ，and frequencies $10,875 \mathrm{MHz}$ and
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${ }^{\circ}$ 123.1 M
$44^{\prime} 40^{\prime}$ ．
Texas－ Inc．（New），Site 27：O．P．for a new fixed station at 405 a pew fixed station at the
longitude $102^{\circ} 22^{\prime} 17^{\prime \prime}$ W．

 MHz on azimuth $105^{\circ} 44^{\prime}$ ，and frequencies 6256.5 MHz and
 quenches 61972 MHz and 6315.
69752 MHz on azimuth $35^{\circ} 42^{\circ}$ ．

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knuth $83^{\circ} 42^{\prime}$ ，and frequencies 60342 MFHz and 6152.8

Pacific， critic，部云 6373－O1－P－70－MOCI Terss－P．
Philips Bulling，Odessa， 6374－C1－P－70－MCI Texas－P northwest of Dtmmitt，Tex
quenches 6197.2 MHz and 631

## 3371－C1－



who have the status of "connecting carriers" under section 2(b) (2) with respect to other services?
(c) May existing lines, which were constructed to provide local exchange service, be used to provide service to a broadcast station without seeking a sectlon 214 authorization?
2. The Commission is of the view that section 214 authorization is necessary for the construction, extension, operation, or acquisition of lines for the purpose of providing channel service to broadcast stations, whether or not such lines exceed 10 miles in length and whether or not the carrier is deemed a "connecting carrier" for other purposes. Such lines constitute part of an interstate line and do not fall within the exemption in sectlon 214(a) (2). Moreover, a connecting carrier's exempt status under section 2(b) (2) does not apply when it acts as a link in the interstate transmission of broadeast signals and is not engaged in Interstate communication solely by reason of interconnection with another common carrier. See General Telephone supra, 13 FCC 2d at 460; memorandum opinion and order in Docket No. 17333 denying reconsideration, 14 FCC 2 d 695.
3. However, in view of the nature of the broadcast service requirements, it does not presently appear that the public interest would be served by requiring individual section 214 authorizations on a case-by-case basis for the use of existing lines or the construction of short new lines to provide service to broadcasters. Since section 214 certification is not required for the construction of local exchange lines, we see no useful purpose in requiring a specific Commission authorizatlon for subsequent use of such lines
to meet broadcast requirements. Such service is frequently required on an immediate basis, e.g., where a network or station needs a pickup for a special event, and the use of existing lines may permit the carrier to meet such demands quickly and economically. Or it may be necessary to construct new lines on short notice to meet the particular requirement. The delays entalled in filing and processing section 214 applleations might be prefudicial to the needed flexibility, and Commission action might not come untll after the need had passed.
4. In any event, it does not appear that the administrative burden of case-bycase consideration is warranted or necessary in the public interest. For many years prior to the overruling of Capital City Telephone Co., 3 FCC 189 (1936), the service was provided without recourse to the Commission, and we are aware of no public interest issues calling for Commission resolution at this time. The service is an important adjunet of broadcast program origination, and is clearly required by public convenience and necessity. We think that the public interest would be served by granting continuing blanket authority to common carriers subject to section 214 to provide service to broadcast stations through use of existing local exchange lines or through construction of new lines not exceeding 10 miles in length, ${ }^{1}$ until such time as the Commission may determine that the public interest requires certification on a
${ }^{2}$ Where the lines exceed 10 milles in length, application for section 214 authorization is required. Any proposed use of madio would, of course, be subject to authorization under tttle III of the Act.
case-by-case basis. In the present circumstances we find that this procedure, which will avoid administrative delays prejudicial to the prompt meeting of important requirements for immediate service and permit us to devote our limited time and resources to other matters more urgently demanding attention, is an appropriate exercise of the Commission's authority under sections (4) (1) and (j) and 403 of the Communications Act. See also, the last proviso to section 214.
Accordingly, it ts ordered, On the Commission's own motion, that, pending further order of the Commission, common carriers subject to the provisions of section 214 of the Cemmunications Act are authorized:
(a) To use, or discontinue the use of, existing local exchange lines to provide channel service to a standard, FM, or television broadcasting station or a television translator broadcasting station, upon request of such station; and
(b) To construct, extend, acquire, operate or discontinue the use of new lines, not exceeding 10 miles in length, to provide channel service to a standard, FM, or television broadcasting station or a television translator broadcasting station, upon request of such station.
Adopted: April 15, 1970.
Released: April 16, 1970.
Federal Communications Commission, ${ }^{3}$
[seal] Ben F. Waple,
Secretary.
[P.R. Doo. 70-4902; Fited, Apr. 23, 1970; 8:48 a.m.

[^12]
## MEXICAN STANDARD BROADCAST STATIONS

## List of New Stations, Proposed Changes in Existing Stations, Deletions, and Corrections in Assignments

November 17, 1969.
List of new stations, proposed changes in existing stations, deletions, and corrections in assignments of Mexican standard broadcast stations modifying the assignments of Mexican broadcast stations contained in the appendix to the Recommendations of the North American Reglonal Broadcasting Agreement Engineering Meeting, January 30, 1941.


Federal Communications Commission, Wallace E. Johnson, Assistant Chief, Broadcast Bureau.
[F.R. Doc. 70-4993; Filed, Apr. 23, 1970; 8:48 a.m.]
[Mexican List No. 261]
MEXICAN STANDARD BROADCAST STATIONS

## List of New Stations, Proposed Changes in Existing Stations, Deletions, and Corrections in Assignments

January 16, 1970.
List of new stations, proposed changes in existing stations, deletions, and corrections in assignments of Mexican standard broadcast stations modifying the assignments of Mexican broadcast stations contained in the appendix to the Recommendations of the North American Regional Broadcasting Agreement Engineering Meeting, January 30, 1941.


## Federal Communications Commission, Wallace E. Johnson, <br> Assistant Chief, Broadcast Bureau.

[F.R. Doc. 70-4904; Filed, Apr. 23, 1970; 8:48 a.m.]

## MEXICAN STANDARD BROADCAST STATIONS

## List of New Stations, Proposed Changes in Existing Stations, Deletions, and Corrections in Assignments

February 16, 1970.
List of new stations, proposed changes in existing stations, deletions, and corrections in assignments of Mexican standard broadcast stations modifying the assignments of Mexican broadcast stations contained in the appendix to the Recommendations of the North American Regional Broadcasting Agreement Engineering Meeting, January 30, 1941.


## [seal]

Feneral Communtcations Commission, Wallace E. Johnson, Assistant Chief, Broadcast Bureau.
[F.R. Doc, 70-4995; Flled, Apr, 23, 1970; 8:48 a.m.]

## [Cumadian List No. 267]

CANADIAN STANDARD BROADCAST STATIONS

List of New Stations, Proposed Changes in Existing Stations, Deletions, and Corrections in Assignments

APRIL 3, 1970.
List of new stations, proposed changes in existing stations, deletions, and corrections in assignments of Canadian standard broadcast stations modifying the assignments of Canadian broadcast stations contained in the appendix to the Recommendations of the North American Regional Broadcasting Agreement Engineering Meeting, January 30, 1941.


Federal Communications Commission,

> [sEaL]

Wallace E. Johnson,

Assistant Chief, Broadcast Bureau.
[P.R. Doc. 70-4996; Filed. Apr. 23, 1970; 8:48 a.m.]

## CVIII SERVICE COMMISSION

NOTICE OF REVOCATION OF AUTHORITY TO MAKE NONCAREER EXECUTIVE ASSIGNMENT

Department of Agriculture

Under authority of $\$ 9.20$ of Civil Service Rule IX ( 5 CFR 9.20 ), the Clvil Service Commlssion revokes the authority of the Department of Agriculture to fill by noncareer executive assignment in the excepted service the position of Director, Policy and Program Appraisal Division, Agricultural Stabilization and Conservation Service.

United States Civil Service Commission,
[seal]
James C. Spry.
Exeoutive Assistant to the Commissioners.
[FR., Doc, 70-5005; Flled, Apr. 23, 1970; 8:49 a.m.]

NOTICE OF GRANT OF AUTHORITY TO MAKE NONCAREER EXECUTIVE ASSIGNMENT

## Department of Commerce

Under authority of $\$ 9.20$ of Civil Service Rule IX (5 CFR 9.20), the Civil Serv-
ice Commission authorizes the Department of Commerce to fill by noncareer executive assignment in the excepted service the position of Director, Office of Minority Business Enterprise.

United States Civil Service Commission,
[seal]
James C. Spay,
Executive Assistant to the Commissioners.
[FR. Doc. 70-5006; Filed, Apr. 23, 1970; 8:40 a.m. ${ }^{1}$

## NOTICE OF GRANT OF AUTHORITY TO MAKE NONCAREER EXECUTIVE ASSIGNMENT

## Department of Commerce

Under authority of $\$ 9.20$ of Civil Service Rute IX (5 CFR 9.20), the Clvil Service Commission authorizes the Department of Commerce to fill by noncareer executive assignment in the excepted service the position of Deputy Assistant Director for Business. Opportunitles, Oflice of Minority Business Enterprise.

United States Civil Senvice Commission,
[seal]
James C. Spay,
Executive Assistant to the Commissioners.
[F.R. Doc. 70-5008; Filed, Apr. 23, 1970; 8:49 a.m.]

## NOTICE OF GRANT OF AUTHORITY TO MAKE NONCAREER EXECUTIVE ASSIGNMENT

## Department of Commerce

Under authority of $\$ 9.20$ of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission authorizes the Department of Commerce to fill by noncareer executive assignment in the excepted service the position of Assistant Director for Community Services, Office of Minority Business Enterprise.

United States Civil Service Commission,
[szal]
James C. Sphy,
Executive Assistant to the Commissioners.
IF.R. Doc, 70-5000; Filed, Apr. 23; 1970; 8:40 a.m.]

NOTICE OF REVOCATION OF AUTHORITY TO MAKE NONCAREER EXECUTIVE ASSIGNMENT

## Department of Commerce

Under authority of 89.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission revokes the authority of the Department of Commerce to fill by noncareer executive assignment in the excepted service the position of Deputy

Director, Office of Minority Business Enterprise.

United States Civil Service Commission,
[seal] James C. Spry, Executive Assistant to the Commissioners.
IF.R. DOC. 70-5007; Filed, Apr. 23, 1970; 8:49 n.m.]

## FEDERRL MARTIME COMMISSION

## OUTWARD CONTINENTAL NORTH PACIFIC FREIGHT CONFERENCE

## Notice of Agreement Filed

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended ( 39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1405 I Street NW., Room 1202; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the Federal Register. Any person desiring a hearing on the proposed agreement shall provide a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such vlointion or detriment to commerce.

A copy of any such statement should also be forwarded to the party flling the agreement (as indicated hereinafter) and the statement should indicate that thls has been done.

Notice of agreement filed by:
P. Conger Fawcett, Esq, Graham and James, 310 Sansome Street, San Franclisco, Calif? 34104.

Agreement No. 93-4, between the member lines of the Outward Continental North Pacific Freight Conference, amends the basic agreement to (1) delete the present provision of Article 5 and substitute in lieu thereof a new provision that permits the member lines to accept cargo from any port in the Conference sphere; and, except as provided in Article 7, bind the member lines to observe the tariff rates agreed upon by the Conference as published in the Conference tariff on all shipments transported within the scope of the Conference agreement; (2) add a final sentence at the end of Article 7 to provide that any rates from a member's national
ports of call quoted and/or accepted by such line which differ from those agreed upon by the Conference will be published either in the Conference tariff or in a separate tariff established by said member and flled by it with the governmental agency charged with the administration of section 18(b) of the Shipping Act, 1916; and (3) delete the clause from the first, sentence of Article 8 which reads: \#*. . with the exception that the Members have the right to quote and accept higher rates."

Dated: April 20, 1970.
By order of the Federal Maritime Commission.

## Francis C. Hubney, Secretary.

IP.R. Doc. 70-4969; Flled, Apr. 23, 1970; 8:46 am.]

## STEAMSHIP OPERATORS INTERMODAL COMMITTEE

## Notice of Agreement Filed

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended ( 39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1405 I Street NW., Room 1202; or may inspect the agreement at the Field Omices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after pubHeation of this notice in the Fgderal Recistar. Any person desiring a hearing on the proposed agreement shall provide a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such violation or detriment to commerce.

A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the statement should indicate that this has been done.
Notice of agreement filed by:
Howard A. Levy, Esquire,
Kurrus and Jacobl,
2000 K Street NW.,
Washington, D.C. 20006.
The basic agreement (No. 9735, as amended) between the member lines of the Steamship Operators Intermodal Committee, operating in the forelgn commerce of the United States, allows the parties to discuss matters enumerated in the agreement to try to arrive at a common position to be taken in consultation
with governmental agencies or private associations, and in appearances at hearings and other public or private proceedings.

Agreement No, 9735-3 modifles paragraph 1 of the Preamble which presently provides:
The underaigned parties hereto are common carriers by water of cargo in the forelgn commerce of the United States utilizing containers, unitized equipment, trallers and related running gear. The full and emcient development of contalnerized transportation in the foreign ocean-borne commerce of the United States necessarily involves inland aapects of contatnerization.
to provide:
The undersigned partles hereto are common carriera by water, as defined by the Shlpping Act, 1916, as amended, utilizing contathers, unitized equipment, trallers and related rumning gear. The full and effclent development of containerized transportatlon of the water/ borne commerce of the United States necessarlly involves inland aspects of contatnerization.
The intent is to allow carriers engaged in interstate commerce, to the extent their activities are subject to the jurisdiction of the Federal Maritime Commission, to participate in the agreement.

## Dated: April 20, 1970.

By order of the Federal Maritime Commission.

Francis C. Hurney,
Secretary.
[F.R. Doc. 70-4070: Filed, Apr. 23, 1970; 8:46 a.m.

## FEDERAL RESERVE SYSTEM

## FIRST ARKANSAS BANKSTOCK CORP.

## Order for Oral Presentation

In the matter of the application of First Arkansas Bankstock Corp., Little Rock, Ark., pursuant to section 3 of the Bank Holding Company Act of 1956.

On March 3, 1970, there was published in the Federal Register ( 35 F. R, 4031) a notice of receipt by the Board of Governors of an application filed pursuant to section $3(a)$ of the Bank Holding Company Act of 1956 (12 U.S.C. 1842 (a)) by First Arkansas Bankstock Corp., Little Rock, Ark, for prior approval by the Board of action whereby applicant would become a bank holding company through the acquisition of 80 percent or more of the voting shares of Arkansas First Nstional Bank of Hot Springs, Hot Springs, Ark. Applicant now owns 99.34 percent of the outstanding voting shares of Worthen Bank and Trust Co., Little Rock, Ark.

The aforesaid published notice advised that the application was available for study at the office of the Board of Governors and the Federal Reserve Bank of St. Louls, and designated a period within which comments and views on the proposed acquisition could be flled with the Board.

In view of the numerous comments on the proposal received, it appears to the Board that it is appropriate in the public
interest that there be conducted before the Board a public oral presentation at which views and comments with respect to this application might be presented. Accordingly-
It is hereby ordered, That pursuant to $\$ 262.3(f)$ of the Board's rules of procedure (12 CFR $262.3(f)(3)$ ) a public oral presentation be held with respect to this application commencing at $2: 15$ p.m. on May 21, 1970, in room 1202 of the Federal Reserve Building, 20th and Constitution Avenue, Washington, D.C.
It is further ordered, That any person desiring to present comments and views at the scheduled oral presentation should file with the Secretary, Board of Governors, Federal Reserve System, Washington, D.C. 20551 , no later than May 7. 1970, written notice of intent to appear before the Board at sail oral presentation, such written notice to contain a brief summary of the statement which will be presented at the oral presentation, and the name of the person who proposes to appear.
By order of the Board of Governors, April 21, 1970.

> [seal] Kenneth A. Kenyon, Deputy Secretary.
[PR. Doc. 70-4999; Flled, Apr. 23, 1970; 8:48 a.m.]

## SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster Loan Area 758]

## MASSACHUSETTS

## Declaration of Disaster Loan Area

Whereas, it has been reported that during the month of April 1970, because of the effects of certain disasters, damage resulted to residences and business property located in the City of Chelmsford, Mass.:
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 city, suffered damage or destruction resuiting from flood occurring on April 4, 1970.

[^13]2. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to October 31, 1970.

Dated: April 14, 1970.

> HImary Sandoval, Jr., Administrator.
[P.R. Doc, 70-4988; Flled, Apr. 23, 1970; 8:48 a.m.]

# TARIFF COMMISSION 

## BARBERS' CHAIRS

## Report to the President

## APRIL 21, 1970.

The U.S. Tariff Commission today reported to the President the results of investigations of two petitions filed by a domestle producer of barbers' chairs, the Emill J. Paidar Company of Chleago, Illinois. One petition was for an increase in import restrictions on barbers' chairs, and the other, for adjustment assistance to the firm. The petitions were flled under section 301 (b) (1) and (c) (1) of the Trade Expansion Act of 1962.
The vote of the Commission was equally divided in both of the investigations.

In the investigation of the petition for Increased import restrictions (TEA-I16), the Commission was to determine whether barbers' chairs and parts are, as a result in mafor part of concessions granted thereon under trade agreements, being imported into the United States in such increased quantities as to cause, or threaten to cause, serlous injury to the domestic industry producing a like or directly competitive article. Chairman Sutton and Commissioners Leonard and Newsome found in the negative. Commissloners Thunberg, Clubb, and Moore found in the affirmative; they further found that an increase in the rate of duty to $27 \frac{1}{2}$ percent is necessary to remedy the injury, and concluded that the continuation of U.S. production of barbers' chairs depended on the grant of adjustment assistance to the petitioning firm. Under the law the President may consider the findings of either group as the findings of the Commission. If the President agrees with the affirmative findings, he may provide tariff adjustment or adjustment assistance or both.
In the concurrent investigation of the petition for adjustment assistance (TEA-F-9), the Commission was to determine whether barbers' chairs and parts are, as a result in major part of concessions granted thereon under trade agreements, belng imported into the United States in such increased quantities as to cause, or threaten to cause, serious injury to the petitioning firm. The division in the Commission's vote corresponded to that in the other Investigation: Chairman Sutton and Commissioners Leonard and Newsome found in the negative, while Commissloners Thunberg, Clubb, and Moore found in the affirmative. The ef-
fect of the tie vote in this instance is a negative determination.

The Commission has prepared separate reports for the two investigations. A part of the material contained in them may not be made public since it includes information that would disclose the operations of individual firms. The Commisslon, therefore, is releasing to the public only those portions of the reports that do not contain business confidential information.
Copies of the public reports, which contain statements of the reasons for the Commissioners' findings, will be released as soon as possible. They will be available upon reguest as long as the limited supply lasts. Requests should be addressed to the Secretary, U.S. Tariff Commission, Eighth and E Streets NW., Washington, D.C. 20436.

By order of the Commission.
[seal] Kenneth R. Mason, Secretary.
[PR. Doo, 70-5017; Phed, Apr. 23, 1070; 8:50 a.m.]

## INTERSTATE COMMERCE COMMISSON <br> FOURTH SECTION APPLICATIONS FOR RELIEF

APRIL 21, 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 fled within 15 days from the date of publication of this notice in the Federal Register.

## Long-and-Short Haul.

FSA No. 41941-Class and commodity rates from and to Steel City, Tenn. Filed by O. W. South, Jr., agent (No. A6166). for interested rall carriers. Rates on property moving on class and commodity rates, between Steel CIty, Tenn., on the one hand, and points in the United States and Canada, on the other.

Crounds for rellef-New station and grouping.

FSA No. 41942 -Lumber and related articles to points in Wisconsin. Filed by. Southwestern Freight Bureau, agent (No. B-153), for interested rail carriers. Rates on lumber and related articles, in carloads, as described in the application, from points in Arkansas, Loulsiana, Mlssourl, New Mexlco, Oklahoma, and Texas, to specifled points in Wisconsin.

Grounds for rellef-Carrier competiHon.

Tariff-Supplement 76 to Southwestern Freight Bureau, agent, tariff ICC 4633.

By the Commission.
[szal]
H. NEIL Garson,

Secretary.
[F,R. Doc, 70-4998; Filed, Apr. 23, 1970; 8:48 a.m.]
[Notice 526]

## MOTOR CARRIER TRANSFER PROCEEDINGS

April 21, 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 Commisslon'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 pettition 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-72087. By order of April 20, 1970, the Motor Carrler Board approved the transfer to Triangle Trucking Co., a corporation, Martins Perry, Ohio, of the operating rights in permit No. MC-129759 (Sub-No. 1) issued January 3, 1969, to Capitol Service Co., Inc., Glendale, W. Va., authorizing the trans-
portation of wrought iron conduit from Glendale, W. Va., to points in Illinois, Indiana, Kentucky, Maryland, Virginia, Ohio, New Jersey, New York, Pennsylvania, Connecticut, Michigan, Delaware, and the District of Columbla. Noel F. George, 100 East Broad Street, Columbus, Ohio 43215 , attorney for applicants.

No. MC-FC-72088. By order of April 20, 1970, the Motor Carrier Board approved the transfer to Waller Truck Co., Inc., Richmond, Mo., of the operating rights in certificates Nos, MC-59444 (Sub-No. 1), MC-59444 (Sub-No. 5), MC59444 (Sub-No. 6), and MC-59444 (SubNo. 7) issued May 14, 1959, April 1, 1965, October 20, 1966, and July 10, 1968, respectively, to James $R$. Waller, doing business as Waller Truck Co., Richmond, Mo., authorizing the transportation of farm machinery, automobile and truck parts, lumber and bullding materials, between Kansas City, Kans., and Carrollton, Mo., serving no intermedlate points; general commodities, with usual exceptions, between Lexington, Mo, and points within a radius of 10 miles thereof, on the one hand, and, on the other, Kansas City, Kans,; general commodities, with usual exceptions, from Kansas City, Kans., to Hardin, Mo., serving the intermediate and off-route points of Kansas

City, Mo., and those within 20 miles of Hardin; and between Camden, Mo., and Kansas City, Kans., serving intermediate and off-route points north of the Missouri River within 3 miles of Camden, those within 10 miles of Orrick. Mo., those within 5 miles of Missouri City, Mo., those within 5 miles of Liberty, Mo., and those within Wyandotte County, Kans. W. E, Griffin and F. W. Taylor, Jr., 1221 Baltimore, Kansas City, Mo. 64105. attorneys for applicants.

No. MC-FC-72089. By order of April 20, 1970, the Motor Carrier Board approved the transfer to American Freight Corp., Philadelphia, Pa., of the operating rights in certificate No, MC-74258 issued May 26, 1954, to Charles W. Lightcap, Jr., dolng business as Charles W. Lightcap \& Son, Philadelphia, Pa., authorizing the transportation of household goods between Philadelphia, Pa., on the one hand, and, on the other, points in New York, New Jersey, Maryland, Delaware, and the District of Columbia. Ellis Cook, 1424 Walnut Street, Philadelphia, Pa. 19102, attorney for transferee.

> [seal] H. Nemi Garson,
[PR. Doc. 70-4997; Filed, Apr, 23, 1970; 8:48 a.m.]

## CUMULATIVE LIST OF PARTS AFFECTED-APRIL

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# FEDERAL REGISTER VOLUME 35 - NUMBER 80 Friday, April 24, 1970 - Washington, D.C. <br> PART II 

# Department of Health, Education, and Welfare 

Social and Rehabilitation Service

Service Programs for Aged, Blind, or


# DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE 

Social and Rehabilitation Service

[ 45 CFR Part 2221
SERVICE PROGRAMS FOR AGED, BLIND, OR DISABLED PERSONS; TITLES I, X, XIV AND XVI OF THE SOCIAL SECURITY ACT

## Notice of Proposed Rule Making

Notice is hereby given that the regulations set forth in tentative form below are proposed by the Administrator, Soclal and Rehabilitation Service, with the approval of the Secretary of Health, Education, and Welfare. The proposed regulations relate to service programs for the aged, blind, or disabled persons authorized under titles I, X, XIV, and XVI of the Social Security Act.
Prior to the adoption of the proposed regulations, conslderation will be given to any comments, suggestions, or objections thereto which are submitted in writing to the Administrator, Social and Rehabilitation Service, Department of Health, Education, and Welfare, 330 Independence Avenue SW., Washington, D.C. 20201, within a perlod of 30 days from the date of publication of this notice in the Federal Register.

Dated: April 2, 1970.
Joz Parks, Acting Administrator, Social and Rehabilitation Service.
Approved: April 17, 1970.
Robert H. Finch,
Secretary.
PART 222-SERVICE PROGRAMS FOR AGED, BLIND, OR DISABLED PERSONS UNDER TITLES I, X, XIV, AND XVI OF THE SOCIAL SECURITY ACT

Subpart A-Mandatory Provisions for All Service

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Authonery: The provistons of thls Part 223 Issued under sec. 1102, 49 Stat. 647; 42 U.S.C. 1302.

## Subpart A-Mandatory Provisions for All Service Programs

### 8222.1 General.

A State plan under title I, X, XIV, or XVI of the Social Security Act that provides for any services to aged, blind, or disabled persons, must:
(a) Describe the serviees available under the State plan to current applicants and recipients.
(b) Identify which, if any, of the optional groups described in $\$ 222.55$ are also eligible for services.
(c) Specify the services to be made available to each such group.
(d) Commit the State to meet the requirements in this Subpart.

## §222.2 Advisory committees.

(a) An advisory committee on aged, blind, and disabled must be established at the State level and at the local levels where the programs are locally administered, except that in local jurisdictions with small caseloads alternate procedures for securing similar participation may be established. The advisory committee, which may be combined with AFDC-CWS advisory committee (as required in $\$ 220.4$ of this chapter), will:
(1) Advise the principal policy setting and administrative officials of the agency and have adequate opportunity for meaningful participation in pollcy development and program administration, including the furtherance of reclpient participation in the program of the agency.
(2) Include representatives of other State agencles concerned with services, representatives of professional, civic or other public or private organizations, private citizens interested and experienced in service programs, and recipients of assistance or services or their representatives who shall constitute at least one-third of the membership. Such recipients or their representatives must be selected in a manner that will assure the participation of the recipients in the selection process and that they are representatives or recipients of assistance or services.
(3) Be provided such staff assistance from within the agency and such independent technical assistance as are needed to enable it to make effective recommendations.
(4) Be provided with financial arrangements, where necessary, to make possible the participation of recipients in the work of the committee structure.
(b) The State agency must maintain information about the structure and functions of the State and local advisory committees with representation from the aged, blind, and disabled; their relationship to other boards and committees associated with the State and local agencles: and the system for selecting recipients or their representatives. The State advisory committee for aged, blind, and disabled must be established no later than 120 days after plan approval.
§222.3 Training and use of subprofes. sionals and volunteers.
The State agency must conform to the regulations in Part 225 of thls chapter, Training and Use of Subprofesslonals and Volunteers.
§ 222.4 Relationship to and use of other agencies
(a) There must be maximum utilization of and coordination with other public and voluntary agencles, including with respect to the latter their experience as well as their facilities, providing services slmilar or related to the services provided under the plan, where such services are available without additional cost.
(b) Consideration must be given to the appropriate use of other public and voluntary agencies as sources for the
purchase of care and services and such use must be based on a determination that required program standards will be met, and a comparison of the effectiveness with which the services are likely to be rendered and the anticipated costs thereof.
(c) The State plan must show ways in which public and voluntary agencies will be used, including types of services to be purchased.
(d) The State agency must conform to the regulations in Part 226 of this chapter, Purchase of Services under Public Assistance Programs.

## $\$ 222.5$ Availability of services.

All of the services contained in the State plan must be available, accessible, and provided with reasonable promptness to all eligible persons needing the services.
\$222.6 Freedom to accept or reject services.
Eligible individuals must be free to determine whether to accept or reject servfce from the agency. Exceptions may be made in cases of persons who, because of serious impairment, are not capable of exercising such choice and there is no relative or other responsible person available to do so for them.
\$222.7 Policy and program development and implementation.
In administering the program there must be:
(a) A State level position cor positlons) with authority and responsibility for the direction and alevelopment of the adult services program.
(b) The use of State staff to supervise local agency performance in developing, maintaining, improving, and extending services, to assure proper program implementation.

## § 222.8 Staff development.

There must be staff development on a continuing and progressive basis for all staff responsible for the development and provision of services, Such staff development shall include orientation, in-service training, and educational leave. Provision shall be made for Increasing each year the number of educational leaves lor professional training to assure an adequate number of professional staff for these service programs.
\$222.9 Appeals, fair hearings, and grievances.
(a) There must be provision under the agency's established fair hearings procedures for a fair hearing under which applicants and recipients may appeal denial of or exclusion from a service proEram or failure to take account of recipient choice of a service. Provisions governing fair hearings in relation to financial and medical assistance shall apply. The results of appeals' must be formally recorded and made available to the State advisory committee and all applicants and recipients must be advised of their right to appeal and the procedures for such appeal.
(b) There must be a system through which recipients may present grievances about the operation of the service program.

## $\$ 222.10$ Reports and cvaluations.

Such reports and evaluations must be furnished to the Secretary as he may specify, showing scope, results, and costs of services for aged, blind, or disabled persons.
§222.11 Special service units.
If the State agency establishes special service units in metropolitan or rural settings, it must maintain information on the specific purposes and functions of such special service units.
§222.12 Services for protective payment cases.
If the State plan provides for protective assistance payments on behalf of reclpients, there must be provision of services to such reciplents in accordance with applicable policies (see $\$ 234,70$ of this chapter).
§ 222.13 Services for aged leaving mental hospitals.
If the State plan under title I or XVI provides for assistance payments on behalf of aged individuals in mental hospitals, the plan must provide for services to such recipients when leaving such hospitals, in accordance with the requirements of section $2(a)(12)(C)$ or section $1602(a)(16)$ (C) of the Social Security Act.
Subpart B-Additional Mandatory Provisions for Federal Financial Participation at 75 Persent
§ 222.20 General.
A State plan under title I, X, XIV, or XVI, to be eligible for 75 percent Federal financial participation in the costs of providing services, must:
(a) Commit the State to meet the requirements of this subpart.
(b) Commit the State to progress in the extension and improvement of services.
(c) Provide for the submission of such implementation and progress reports as may be specified.

## Organization and Administration

$\$ 222.21$ Notification of available services.
Each applicant and recipient must be informed of the services avallable from the agency and extended an opportunity to express his need and to request services.

## \& 222.22 Individual service plans.

There must be assessment of the individual's service needs and implementation of individual service plans in all cases where it is agreed between the agency and the applicant, or the person applying on his behalf, that service is needed. Each plan must be reviewed as often as necessary but at least annually, to assure that it is practically related to the individual's needs and is being effec-
tively implemented. Each service plan and the services provided must be recorded.

## § 222.23 Full-time staff for services.

(a) The functions of arranging or providing services to individuals should, to the maximum extent feasible, be performed by persons other than those who determine eligibility for financial and medical assistance and provide financial assistance.
(b) There must be adequate numbers of full-time staff assigned to service functions at all levels of agency operations and, to this end, there must be progress toward the objectives of relieving all staff of nonservice functions. (This does not exclude service at intake, i.e., providing information, screening, and referral within the agency and community for all aged, blind, or disabled persons seeking agency help; and determining need for specific services.)

## § 222.24 Use of professional staff.

There must be adequate numbers and suitable qualifications for personnel drawn from social work and other appropriate disclplines to plan, develop, and supervise services and, when applicable, to provide specialized services to aged, blind, or disabled persons; and there must be an adequate system of career development and progression for such individuals.

## 8 222.25 Caseloads and workload standards.

The State agency must make available on request an explanation of how the quantity and quality of services will be maintained in instances where the number of personnel performing direct service functions results in a caseload or workload higher than that in effect during fiscal year 1968 for the service programs in the States which qualifed for Federal financial participation at the 75percent rate.

## § 222.26 Bilingual interpreters.

Provision must be made for bilingual staff or interpreters when there are substantial numbers of non-English-speaking applicants and recipients.
$\$ 222.27$ Delivery and utilization of services.
(a) There must be progress in achieving organizational patterns and simpllfied administrative procedures that assure effective delivery and utilization of services.
(b) The State plan must also provide for continued assessment and necessary adaptations to achieve this requirement.

## § 222.28 Public information program.

There must be provision for a continuing program of public information specifically designed to assure that information about all the services the State agency provides in its plan, and how they may be secured, is effectively and appropriately promulgated throughout the State in a manner calculated to reach current and potential applicants and re-
clplents for service and sources of referral of potential applicants. When there are substantial numbers of non-Englishspeaking applicants and recipients the informational materials must also be pubilished in the native language most commonly used in the area.

## Mandatory Serivices

§ 222,40 General.
The State plan must provide for the required services ( $858222.41-222.45$ ) to be made avallable to all persons eligible under the State plan.
\$222.41 Information and referral services.
Such services must be available to any aged, blind, or disabled person seeking information or advice with respect to his needs which do not require continued services from the agency and which can properly be met by the provision of direct information or referral to appropriate community resources.

## §222.42 Protective services.

Services must include, but are not limited to:
(a) Arranging for medical (including psychlatric) services to evaluate, and whenever possible, safeguard and improve the circumstances of those with serious mental impairments.
(b) Arrangements for guardianship or protective institutional placement when necessary.
(c) Provision of services to assist individuals to move from situations which are, or are likely to become, hazardous to their health and well-being.
(d) Arranging for medical, psychiatric, legal, and other services for or on behalf of persons when required for purposes of guardianship or commitment.
(e) Cooperating and planning with the courts as necessary on behalf of individuals with serious mental impairments.
$\$ 222.43$ Services to enable persons to return to their own homes or communities.
Services must include, but are not limited to:
(a) Locating suitable independent living arrangements or arrangements for placement in foster family or protected care settings.
(b) Enlisting the help of interested relatives, friends, and other resources to assist the person in his return to the community and to maintain himself in the selected environment.
(c) Assisting the Individual to carry out necessary medical, health, and health maintenance plans.
(d) Assistance in securing any addtional special arrangements or supportive services including homemaker services that will contribute to a satisfactory and adequate social adjustment of the individual.
§ 222.44 Services to meet health needs, Services must include, but are not limited to:
(a) Assistance in securing necessary diagnostic, preventive, remedial, amelio-
rative, and other health services (including prosthetic, orthotic, and assistive alds) avallable under Medicare, Medicald (or other agency health services program) and from other agencles or providers of health services.
(b) Arrangements for transportation to and from health resources.
(e) Planning with the individual, relatives, or other appropriate persons, and maintaining contact with such relatives and other persons to assist the individual in carrying out medical recommendations and to assure that the individual is recelving care consistent with his needs.
(d) Maintaining necessary liaison with the physician, nurse, institution, or other provider of health services to help assure continuity of health services as necessary.
(e) In medical emergencies, obtaining services of a physician; arranging care of dependents and other services necessary to meet the individual's emergency medical needs.
(f) Providing, as necessary, the servfces of escorts and bilingual interpreters, who, whenever possible, shall be subprofessional staff who are residents of neighborhoods in which the persons reside.
§222.45 Self-support services for the handicapped.
Such services must include, but are not limited to:
(a) Services for such adults in exploring interests and potentials for selfsupport in whole or in part.
(b) Services, including individual counseling, necessary to deal with family barriers which prevent or limit individuals in their use of training and employment opportunities.
(c) Provision for referral to and utilization of public and voluntary agencies in the flelds of vocational rehabilitation, health, education, and employment, including special attention to the capabilities of rehabilitation centers and sheltered workshops, community action agencles, neighborhood centers, and similar organizations.

## § 222.46 Homemaker services.

By July 1, 1973, State plans must provide for homemaker services which must:
(a) Include home management, home maintenance, and personal care services for adults who are determined by the agency to need this service.
(b) Be in accord with the recommended standards of related national standard setting organizations such as the National Council for Homemaker Service.
§222.47 Special services for the blind.
By July 1, 1973, State plans must provide for specina services for the blind.

## § 222.50 Community planning.

(a) There must be provistion for community planning at State and local levels including establishment at the State level of a position or positions with responsibility and authority to give direction, guldance, and supervision to local agencles in implementing this requirement.
(b) If State and/or local staff are to be loaned for temporary periods to work with other community groups for community planning purposes, the lending agency must establish the conditions under which such temporary loan will be made, its purposes, and for what periods of time.

## Subpart C-Optional Provisions and Services

§ 222.55 Coverage of optional groups for services.
(a) The agency may elect to provide services to all or to reasonably classifled subgroups of the following:
(1) Aged, blind, or disabled persons who are former applicants for or reciplents of financial assistance who request services or on whose behalf services are requested.
(2) Aged, blind, or disabled persons who request services, or on whose behalf services are requested, and who are likely to become applicants for or reciplents of financial assistance, i.e., those who:
(i) Are eligible for medical assistance, under the State's title XIX plan, including the medically needy.
(ii) Are likely, within 5 years, to become reciplents of financial assistance.
(iii) Are at or near dependency level, including those in low income neighborhoods and among other groups that might otherwise include more aged, blind, or disabled assistance cases, where the services are provided on a group basis.
(3) All aged, blind, or disabled persons in the above groups or a selected reasonable classiflcation of such persons with common problems or common service needs may be included.
§222.56 Range of optional services.
A State may elect to include in its State plan under titte I, X, XIV, or XVI of the Social Security Act provision for optional services as provided for in $8 \$ 222.57-$ 222.61 in the costs of which 75 percent Federal financial participation is available, provided that the State plan also meets all of the requirements contained in Subparts A and B of this part.
$\$ 222.57$ Services to individuals to im: prove their living arrangements and enhance activities of daily living.
Services may fnclude any or all of the following individual service Items: HousIng improvement and assistance services: services to adults in foster care; day care; chore services; home delivered meals; companionship services; education sorvices related to consumer protection and money management.
$\$ 222.58$ Services to individuals and groups to improve opportunities for social and community participation.
Services may include any or all of the following individual service items: Assistance in obtaining recreational and educational services: opportunities to participate in volunteer and paid service roles with various community agencies and organizations; provision of social group services in agency or other set-
tings, e.g., neighborhood centers, multipurpose senior centers.
\& 222.59 Services to individuals to meet special needs.
Services may include any or all of the following individual service items: Legal services in addition to those required in fair hearings (see $\$ 205.10$ of this chapter) for persons desiring the help of lawyers with their legal problems (see separate policies governing the provision of such services) : family planning: services for such gfoups as alcoholics, drug addicts, and mentally retarded individuals.
$\$ 222.60$ Other services.
A State may submit other optional services for consideration and approval by the Department of Health, Education, and Welfare.
\$222.61 Consultant nervices.
A State plan may include those services which consist of advice and consultation provided by persons who are expert in such matters as medical (including psychiatric), social, legal, educational, psycholorical, nutritional, and employment problems of individuals, for the purposes of assisting agency staff, as necessary, in diagnosing and developing service plans to meet Individuel appilcant or reciplent needs and in the development and evaluation of agency service programs.

## Subpart D-Definitions

## $\$ 222.65$ Chore services.

Chore services means services in performing light work, or household tasks, which eligible persons are unable to do for themselves because of frailty or other conditions and which do not require the services of a trained homemaker or other spectalist. Chores services may include such activities as: Help in shopping. lawn care, simple household repairs, running errands, ete.

## \$222.66 Community plamning.

Community planning means activities of the staff of the agency, at the State and local tevels, in providing leadership in the planining, development, extension, and improvement of the broad range of services, facilities, and opportunities required to prevent dependency for low income adults and to meet the current and anticipated service needs of all aged, blind, or disabled applicants and recipients. Staff activities include work with other agencies, organizations and interasted citizens' groups, including State and local commissions on aging and the blind, in stimulating community support and action on behalf of all the aged, blind, or disabled so that in developing and extending community services to the total group, applicants and reclpients will also benefit.

## $\$ 222.68$ Day care services.

Day care services means services provided during the day to eligible persons in a protective setting approved by the

State agency for purposes of personal care and to promote their soclal, health. and emotional well-being through opportunities for companionship, self-education and other satisfying leisure time activities.
8222,69 Education services related to consamer protection and money management.
Education services related to consumer protection and money management mean services that help eltgible persons learn how to manage household budgets effectively and to use sound consumer practices.

## $\$ 222.70$ Home delivered meals.

Home delivered meals means service which consists of preparing and deliverIng one or more hot meals dally to the homes of eligible persons who are unable to obtain or prepare nourishing meals.

## S222.71 Homemaker services.

Homemaker services means home management and maintenance services, and personal care services, provided to maintain, strengthen and safeguard the functioning of eligible persons in their own homes where no responsible person is avallable for this purpose.
$\$ 222.72$ Housing improvement and assistance services.
Housing improvement and assistance services means services, in cooperation with the applicant or recipient, landlord, and others to assist in the upgrading of substandard rental housing in which the applicant or reciplent resides; to obtain repairs to his own home if substandard or unsuitable; or to find other housing in the community suitable and adequate to his needs at prices which he can afford to pay; and to help to increase the supply and availability of safe and suitable housing for applicants or reciplents who have housing problems through cooperative communlty planning activities with appropriate individuals and groups in the community.

## $\$ 222.73$ Protective services.

Protective services means a system of continuing services (including medical and legal services which are incidental to the service plan) which are utilized to assist seriously impaired eligible individuals who, because of mental or physical dysfunction, are unable to manage their own resources, carry out the sctivities of dally living, or protect themselves from neglect or hazardous situations without assistance from others and have no one available who is willing and able to assist them responsibly.
\$222.74 Services to aduls in foster care.
Services to adults in foster care mean services to ellgible persons to assure placement approved by the State agency appropriate to the needs of each individual; assure that the person recelves proper care in such placement; and to cletermine continued appropriateness of and need for placement through perfodic reviews, at least annually.
$\$ 222.75$ Services to enable applicants and recipients to return to their own homes or communities.
Services to enable applicants and reciplents to return to their own homes or communities mean services to enable eligible persons after medical approval to leave medical care institutions (e.g., hospitals, nursing homes, rehabilitation centers) and, when indicated, other institutions to return to their own or a suitable substitute home in the community.
\& 222.76 Services to meet health necde.
Services to meet health needs mean services provided for the purpose of assisting ellgible persons to attain and retain as favorable a conditton of health as possible by helping them to fdentify and understand their health needs and to secure and utillze necessary medical treatment as well as preventive and health maintenance services including services in medical emergencies.

## § 222.77 Social group services.

Social group services mean use of group methods to provide eligible persons with opportunftes for group experfences. Such experiences can help individuals to cope with personal problems, develop capacities for more adequate social and personnl functioning, relleve social isolation, develop friendships and mutual aid, and increase understanding between the group and the agency.
§ 222.78 Special services for the blind.
Special services for the blind may include training in mobility, personal care, home management, and communication skills: arranging for talking book machines, and arranging for provision of special aids and appliances and safety features, particutarly those necessary to assure safe housing and to prevent accidents.

## Subpart E-Federal Finencial Participation

5222.85 General.

Federal financial participation is available in expenditures as found necessary by the Secretary:
(a) For the proper and effelent administration of the plan,
(b) For the costs of providing the services for the groups of aged, blind, or disabled,
(c) For carrying out the activities described in Subparts A, B, and C of this part that are included in the approved State plan. Such participation will be at the rates preseribed in this subpart.
8 222.86 Persons eligible for service.
Federal financial participation is available under this subpart only for services provided to:
(a) An aged, blind, or disabled person applying for or receiving assistance under the plan.
(b) The groups deflned in 5222.55 : Former and potential applicants or recipients who request services or on whose behalf services are requested, and other indlviduals requesting information and
referral service only, In respect to any aged, blind, or disabled person who has formerly been an applicant for or recipfent of assistance, counseling and casework services may be provided. Other services may be provided only to those aged, blind, or disabled persons who have received assistance within the previous 2 years or who qualify under the definition of potential applicants or recipients (see \& $222.55(\mathrm{a})(2)$ ).
\$222.87 Sources for furnishing services.
Federal financial participation is available for services furnished:
(a) By State or local agency staff, i.e., full- or part-time employed staff; and volunteers, or
(b) By purchase, contract, or other cooperative arrangements with public or private agencles or individuals, provided that such services are not avallable without cost from such sources.
§ 222.38 Provisions governing costs of certain services.
(a) Medical and assistance costs. Federal financlal participation will not be available under this subpart in expenittures for subsistence and other assistance items or for medical or remedial ca. , of services, except:
(1) For subsistence and medical care when they are provided as essential components of a comprehensive service program of a facility and their costs are not separately identifiable, such as, in a rehabliltation center, day care faclity, or neighborhood service center:
(2) For medical and remedial care and services as part of family planning services:
(3) For medical diagnosis and consultation when necessary to carry out service responsibilities, e.g., for recipients under consideration for referral to training and employment programs.
(b) Vocational rehabilitation services. Federal financial participation is not available in the costs of providing vocational rehabilitation services for handicapped individuals as defined in the Vocational Rehabilitation Act except pursuant to an agreement with the State agency adminlstering the rehabliltation program. This applies to provision of services by staff of the agency and purchase.
(c) Services related to adult foster care. Federal financlal participation is available in the costs of staff in providing services related to adult foster care, i.e., recrultment, study, and approval of foster family homes (except staff primarily engaged in the issuances of 11 censes or in the enforcement of standards) ; services to adults in foster care, and work with foster familles and staff of institutions caring for adults, such as homes for the aged. Payments for the foster care itself are assistance payments and are, therefore, not subject to the service rate of Federal financlal particlpation.
(d) Services provided in behalf of aged, blind, or disabled persons. Federal financlal participation is avallable for services provided in behalf of aged, blind,
or disabled persons, e.g., community planning; assuring accessiblity to resources to which the person is entitled; and studies of service needs and results.
\& 222.89 Kinds of expenses for which Federal financial participation is available.
(a) Salary and travel costs of service workers and their supervisors giving fulltime to services and for staff entirely engaged (either at State or local level) in developing, planning, and evaluating services. Where a full-time worker also carries services under the State's AFDC plan, the portion applicable to AFDC (IV-A) is at AFDC rates.
(b) Salary costs of service-related staff such as, supervisors, clerks, seeretarles, and stenographers, which represent that portion of the time spent in supporting full-time service staff.
(c) Related expenses of staff performing service or service-related work under paragraphs (a) and (b) of this section in proportion to their time spent on services, such as communication, equipinent, supplies, and office space.
(d) Definitions: Applicable to staff performing service functions.
(1) Full-time service work. (i) Persons performing full-time on functions related to the provision of services means persons assigned on a full-time basis to such functions (services to familles and children may also be carried).
(ii) It is not necessary to maintain daily time records for this purpose but it is expected that States will check periodically to assure that persons assigned on a full-time basis are performing substantially on this basis.
(tii) A full-time worker can be expected to receive questions from recipfents (and former and potential) related to eligibility and the amount of payment or medical benefits and to make this information available to staff responsible for eligibility and related functions. Such workers may not carry the responsibility for securing information or taking the actions in respect to determining initial and continuing ellgibility for financial or medical assistance or to change the amount of financial assistance being provided.
(2) Meaning and illustrations of service work. Service work means activity of staff in providing the services and carrying out the related responsibilities specified in Subparts A, B, and C of this part. This includes activities of such staff as caseworkers, homemakers, and community planning staff.
(3) Meaning and iltustrations of serv-ice-related woric. Service-related work means activity of staff other than service workers which is necessary to administer a service program fully. This includes secretaries, stenographers, and clerks serving service staff; supervisors of service workers and their supervisors, staff responsible for developing and evaluating service pollcies, and staff collecting and summarizing financial and statistical data on services either at State or local level.
(4) Staff. Staff individually or in groups performing service or service-
related work includes professional subprofessional (e.g., recipients and other workers of low income), and volunteer staff.
(e) Other expenses related to the provision of service in support of full-time service staff, including a portion of the salary costs of any agency person (except the service worker who must be on a fulltime basis) who is working part-time on service functions (either at the State or local agency level). Such expenses include the portion of salary costs of supervisors related to supervision of service work, a portion of fiscal costs related to services, a portion of research costs related to services, a portion of salary costs of field staff, ete.
(f) Costs of services purchased when purchased in accordance with applicable policies (see Part 226 of this chapter).
(g) Travel and related costs for ellgible aged, blind, or disabled persons to obtain consultation, medical, and other services.
(h) Costs of State and local advisory committees, Including expenses of attending meetings, supportive staff and other technical assistance.
(1) Costs of administrative and supervisory staff attending public or voluntary agency meetings pertinent to the development or Implementation of Federal or State service policles and programs.
(j) Costs of operation of agency facillties used solely for the provision of services, Costs may include expenditures for staff; space, including minor renovating, heat, utilities, and cleaning furnishings; program supplies, equipment and materlals; food and food preparation: and liability and other insurance protection. Costs of construction and major renovations are not matchable as services. Appropriate distribution of costs is necessary when other agencies use such facilities for the provision of their services, such as in comprehensive neighborhood service centers.
(k) Costs of consultant services (see 8222.61 ).
(1) Costs of providing home-delivered meals, but not including the raw food cost involved.
(m) Costs incurred on behalf of an eligible person for guardianship or commitment.
(n) Costs of establishing and operating a continuing program of public information specifically designed to help assure that the services of the agency are known to all recipients, and to potential applicants and recipients (if covered by the State plan) who may need them.
(o) Costs of public liability and other insurance protection necessary for the proper and efficient administration of the service program.
(p) Costs of chore services but excluding any Items included in the individual's money grant.
$\$ 222.90$ Rates of Federal financial participation.
(a) Federal financlal participation at the rate of 75 percent (see also paragraph (c) of this section) is avaliable for the
service costs identified in $\$ 8.222 .88$ and 222.89 , and training and staff development, provided that the State plan meets all of the requirements of Subparts A and $B$ of this part.
(b) Time limited rates are applicable to certain service costs. The total costs of salaries and travel of workers carrying responsibility for both services and eligiblity functions and supervisory costs re= lated to such workers, and all or part of the salaries of supporting secretarial, stenographic, or clerical staff depending on whether they work full-time or parttime for the workers specifled in this paragraph (b), are subject to the following rates of Federal financial participation:
(1) For the fiscal year ending June 30, 1970, at a rate, determined in accordance with standards and methods prescribed by the Secretary from time to time, which gives due regard to the amount of services furnished.
(2) 50 percent for fiscal year ending June 30,1971 , and thereafter.
(c) Federal financial participation at the 50 -percent rate is avallable in the costs of the following activities that are separate from but relevant to the costs of services:
(1) Salarles and travel of staff primarily engaged in determining ellgibilIty and their supervisors and supporting staft (clerks, secretaries, stenographers, etc.).
(2) Salaries and travel of staff primarily engaged in developing ellgibility provisions and the determination processes (either at the State or local agency level).
(3) Expenses related to such stafi, and for staff speciffed in paragraph (b) of this section, such as for communication, equipment, supplies and office space.
(4) Other expenses of administration of services not specifled at the 75-percent rate.
8222.91 Donated private funds.
(a) Donated private funds for services may be considered as State funds in
claiming Federal reimbursement where such funds are:
(1) Transferred to the State or local agency and under its administrative control; and
(2) Donated on an unrestricted basis (except that funds donated to support a particular kind of activity, e.g., homemaker services, or to support a particular kind of activity in a named community, are ncceptable provided the donating organization is not the sponsor or operator of the activity being funded).
(b) Donated private funds for services may not be considered as State funds in claiming Federal reimbursement where such funds are:
(1) Contributed funds which revert to the donor's facility or use.
(2) Donated funds which are earmarked for a particular individual or for members of a particular organization. [FR. Doc, 70-4932: Filed, Apr. 23, 1070; 8:45 a.m.]


[^0]:    City, Bridgeport; Btate, Conn.; Airport name, Bridgeport Municlpal; Elev, 9; Facility, BDR; Procodure No. VOR Runway 24-1, Amdt. 6; Eft, date, 30 Apr, 70; Bup, Amdt. No. 5; Dated, 2 Apr. 70

[^1]:    City, Worcester; State, Mass.; Alrport name, Worceater Munlelpal; Elev, 1000\%; Factity, RS; Proodure No. NDB (ADF) Runway 11, Amdt. 3; Ett. date, 30 Ape. 70; Bap. Andt. No. 2 , Dated, 2 A pr. 70

[^2]:    1 The letter "H", "g", or "V" mag be tnctuded th my speciffed tive sfre deaignation adjacent to or in place of the "dastr"
    a Aetual section whith and overall width shall not exceed the speclfied sectlon width by more than ? percent.

[^3]:    ${ }^{1}$ Compliance with the provisions of these standards shall not excuse fallure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act or with applloable state taws and regulattons,

[^4]:    'Indleates limising ruile.
    Indicates jartial limiting rule.

[^5]:    ${ }^{1}$ Airline Tarif Publiahers, Ino., Agent, Tariff CAB No. 90.

[^6]:    ${ }^{1}$ All applications listed in the appendix are subject to further consideration and review and may be returned and/or dteminsed if not found to be in accordance with the Commisslon's rules, regulations and other requirements.
    =The above alternative cutolf rules apply to those applications listed below as having been accepted in Domestic Public Land Moblle Radio, Rural Radio, Point-to-Point Microwave Radio, and Local Television Transmission Services (Part 21 of the rules).

[^7]:    203-C1-P-70-MC1 Teme Mast Melecroware, Ine. (New), Stte 18: CP. for a Dew fired station

[^8]:    
    $36^{\circ} 30^{\prime \prime}$ W, Frequencles 6004.5 and 6123.1 MMH on autmuth $302^{\circ} 36^{\circ}$, and 3945.2 and 6063.8

[^9]:    5074.8 and 6093.5 MHz on sulmuth $81^{* 49}$.
    $6214-\mathrm{C} 1-\mathrm{P}-70-$ Nebraska Consotidated Comer
     longitude $91^{\prime 2} 28^{\prime} 42^{\prime \prime}$ W. Frequencies 6226.9 and 6345.5 MHz on satmuth $262^{\prime} 13^{\prime}$, sbd 6226.9 6215-O1-P-70-Nebrasks Consolidisted Communications Corp. (New), Site 31: CP. for a

[^10]:    맘ㅁㅁㅁ
    (Na5-C1-P-70-Nebraska Consolidaved Communications Corp. (New), Site $51: \mathrm{CP}$. for a
    nem fixed station 6 milles south of Ogallala, Nebr., at latitude $41^{\circ} 01^{\prime} 18^{\prime \prime}{ }^{\prime \prime} \mathrm{N}$. and longituce
    $101^{\prime} 43^{\prime} 42^{\prime \prime} \mathrm{W}$. Frequencles 5974.8 and 6093.5 MHz on azimuth $291^{\prime 1} 18^{\prime}$, and 5974.8 and Coss. 5 MHz on arimuth $95^{\prime 2} 43$,
    new- fixed station 14 miles west-northwest of Brule, Nebr., at latitude $41^{\prime} 099^{\prime} 53^{\prime \prime} . \mathrm{N}$. and longltude 102
    6226.9 and 6345.5 MHz on azimuth $110^{\circ} 53^{\prime}$. 6226.9 and 6345.5 MHz on azimuth $110^{\circ} 58^{\prime}$.
    new fixed station 9 milles norldated Communteations Corp. (New), Site $53 ; \mathrm{CP}$, for a
    longitude $102^{\circ} 31^{\prime} 36^{\prime \prime}$. Wrequencies 5974.8 and $6093.5^{\circ} \mathrm{MHz}$ on aztermuth $285^{\circ} 09^{\circ}$, and

[^11]:    new fixed station 4 miles west-northwest of Troy, Kans., at latitude $39^{\circ} 47^{\prime 2} 25^{\prime \prime}$. N. and

[^12]:    Commissioners Johnson and H. Rex Lee absent.

[^13]:    Orrice
    Small Business Administration Regional Offee, John FItagorald Kennedy Federal Building, Government Center, Boston, Mas3, 02203.

