FRIDAY, AUGUST 6, 1971 WASHINGTON, D.C.

Volume 36 * Number 152

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PART I



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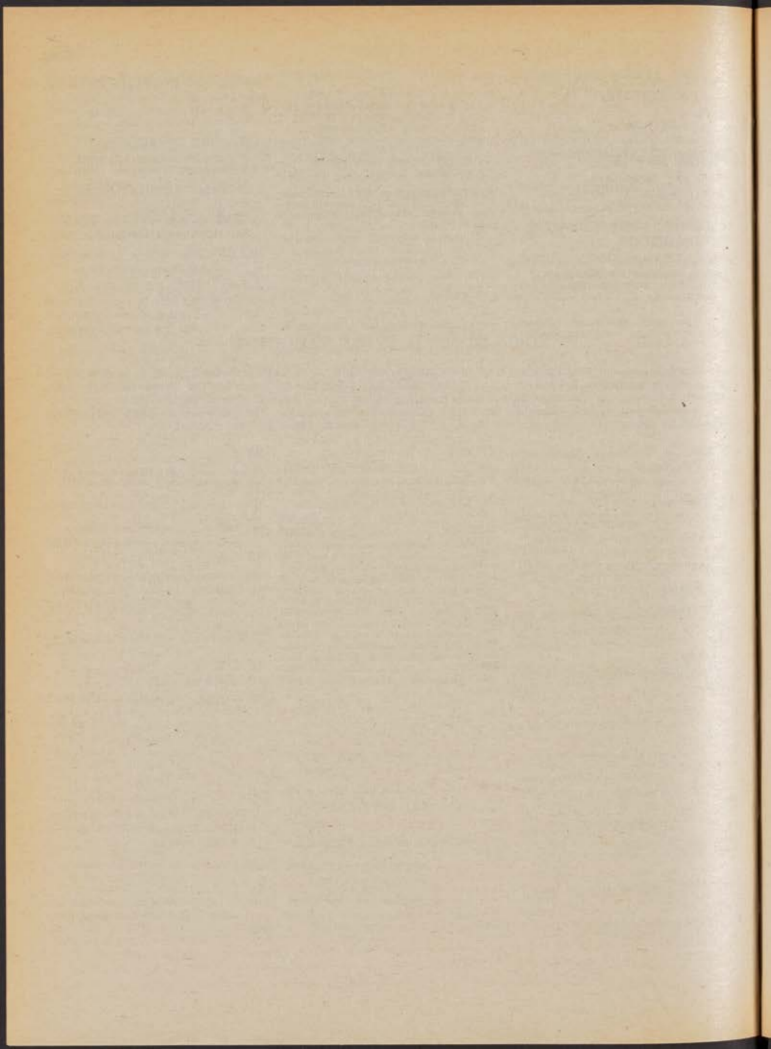
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A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1971, and specifies how they are affected.

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Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission PART 213—EXCEPTED SERVICE

Department of the Interior

Section 213.3312 is amended to show that one position of Special Assistant to the Assistant to the Secretary and Director of Communications is excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (8-6-71), subparagraph (29) is added to paragraph (a) of § 213.3312 as set out below.

§ 213.3312 Department of the Interior.

(a) Office of the Secretary. * * *

(29) One Special Assistant to the Assistant to the Secretary and Director of Communications.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

United States Civil Service Commission, [SEAL] James C. Spry,

Executive Assistant to the Commissioners.

[FR Doc.71-11269 Filed 8-5-71;8:47 am]

PART 213-EXCEPTED SERVICE

Department of the Interior

Section 213.3312 is amended to show that two additional positions of Special Assistant to the Assistant Secretary for Pish and Wildlife and Parks are excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (8-6-71), subparagraph (5) of paragraph (a) of § 213.3312 is amended as set out below.

§ 213.3312 Department of the Interior.

(a) Office of the Secretary. * * *

(5) Four Special Assistants to the Assistant Secretary for Fish and Wildlife and Parks and one Confidential Assistant (Administrative Assistant) to each of the four Assistant Secretaries for Mineral Resources, Public Land Management, Water and Power Development, and Fish and Wildlife and Parks.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,
[SEAL] JAMES C. SPRY,
Executive Assistant to
the Commissioners,

[PR Doc.71-11270 Filed 8-5-71;8:48 am]

PART 213-EXCEPTED SERVICE

Environmental Protection Agency

Section 213.3318 is amended to show that one position of Staff Assistant to the Special Assistant to the Administrator is expected under Schedule C.

Effective on publication in the Federal Register (8-6-71), paragraph (o) of § 213.3318 is amended as set out below.

§ 213.3318 Environmental Protection Agency.

(o) One Staff Assistant to each of two Special Assistants to the Administrator.

(5 U.S.C. Secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION,

[SEAL] JAMES C. SPRY, Executive Assistan

Executive Assistant to the Commissioners.

[FR Doc.71-11272 Filed 8-5-71;8:48 am]

PART 213-EXCEPTED SERVICE

National Aeronautics and Space Administration

Section 213,3348 is amended to show that one position of Special Assistant to the Director of the Occupational Medicine and Environmental Health Division is excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (8-6-71), paragraph (0) is added to § 213.3348 as set out below.

§ 213.3348 National Aeronautics and Space Administration.

(o) One Special Assistant to the Director of the Occupational Medicine and Environmental Health Division.

(5 U.S.C. Secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION,

the Commissioners.

[SEAL] JAMES C. SPRY, Executive Assistant to

[FR Doc.71-11271 Filed 8-5-71;8:48 am]

PART 733—POLITICAL ACTIVITY OF FEDERAL EMPLOYEES

U.S. Postal Service; Correction

In the Federal Register (F.R. Doc. 71–9744) of July 9, 1971, appearing on page 12893 the authority statement should have read as follows:

(5 U.S.C. secs. 1308, 3301, 3302, 7301, 7324, 7325, 7327, 42 U.S.C. sec. 2729, E.O. 10577; 3 CPR 1954-58 Comp.)

[SEAL]

JAMES C. SPRY, Executive Assistant to the Commissioners.

[FR Doc.71-11268 Filed 8-5-71;8:47 am]

Title 7—AGRICULTURE

Chapter II—Food and Nutrition Service, Department of Agriculture

PART 271—PARTICIPATION OF STATE
AGENCIES AND ELIGIBLE HOUSEHOLDS

Food Stamp Program

Correction

In F.R. Doc. 71-10627 appearing at page 14102 in the issue of Thursday, July 29, 1971, the following changes should be made:

 In § 271.3(d) the phrase "Federal income purposes" appearing in the fourth and fifth lines should read "Federal income tax purposes".

2. In § 271.9(h) the phrase "State agency" appearing in the first line should read "State agencies".

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Airspace Docket No. 71-WE-39]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND RE-PORTING POINTS

Alteration of Control Zone and Transition Area

Correction

In F.R. Doc. 71-10319 appearing at page 13374 in the issue for Wednesday, July 21, 1971, the reference to "longitude 117°2'55" W." in the description of the Victorville, Calif., control zone (§ 71.171) should read "longitude 117°22'55" W.".

[Airspace Docket No. 71-CE-41]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND RE-PORTING POINTS

Alteration of Transition Area

Correction

In F.R. Doc. 71-10285 appearing on page 13374 in the issue for Wednesday, July 21, 1971, the reference to "VORTAC 067°" in the 15th line of the description of the Vichy, Mo., transition area (§ 71.-181) should read "VORTAC 059°".

[Docket No. 11276; Amdt. 768]

PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES

Miscellaneous Amendments

This amendment to Part 97 of the Federal Aviation Regulations incorporates by reference therein changes and additions to the Standard Instrument Approach Procedures (SIAP's) that were recently adopted by the Administrator to promote safety at the airports concerned.

The complete SIAP's for the changes and additions covered by this amendment are described in FAA Forms 3139, 8260-3, 8260-4, or 8260-5 and made a part of the public rule making dockets of the FAA in accordance with the procedures set forth in Amendment No. 97-696 (35 F.R. 5610).

SIAP's are available for examination at the Rules Docket and at the National Flight Data Center, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20590. Copies of SIAP's adopted in a particular region are also available for examination at the headquarters of that region. Individual copies of SIAP's may be purchased from the FAA Public Document Inspection Facility, HQ-405, 800 Independence Avenue Washington, DC 20590, or from the applicable FAA regional office in accordance with the fee schedule prescribed in 49 CFR 7.85. This fee is payable in advance and may be paid by check, draft or postal money order payable to the Treasurer of the United States. A weekly transmittal of all SIAP changes and additions may be obtained by subscription at an annual rate of \$125 per annum from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

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

In consideration of the foregoing, Part 97 of the Federal Aviation Regulations is amended as follows, effective on the dates specified:

 Section 97.11 is amended by establishing, revising or canceling the following L/MF-ADF(NDB)-VOR SIAPs, effective September 2, 1971:

Richmond, Ind.—Richmond Municipal Airport; ADF-1, Amdt. 2; Canceled.
Yuma, Ariz.—Yuma MCAS/Yuma Interna-

Yuma, Ariz.—Yuma MCAS/Yuma International Airport; ADF 1, Original Canceled.

Section 97.15 is amended by establishing, revising, or canceling the following VOR/DME STAP's, effective September 2, 1971:

Omaha, Nebr.—Eppley Airfield; VOR/DME No. 1, Amdt. 3; Canceled.

3. Section 97.23 is amended by establishing, revising, or canceling the following VOR-VOR/DME SIAP's, effective September 2, 1971:

Augusta, Ga.—Daniel Field; VOR-A, Amdt. 9; Revised.

Bloomington, Ill.—Bloomington-Normal Airport: VOR Runway 11, Amdt. 2; Revised. Bloomington, Ill.—Bloomington-Normal Airport: VOR Runway 21, Amdt. 8; Revised. Bloomington, Ill.—Bloomington-Normal Airport.

port; VOR Runway 29, Amdt. 2; Revised. Burlington, Vt.—Burlington International Airport; VOR Runway 1, Amdt. 6; Revised. Butte, Mont.—Silver Bow County Airport;

VOR-A, Amdt. 7; Revised. Butte, Mont.—Silver Bow County Airport;

VOR-B, Amdt. 4; Revised. Chadron, Neb.—Chadron Municipal Airport; VOR-A, Amdt. 6; Revised.

Chadron, Neb.—Chadron Municipal Airport; VOR Runway 20, Original; Established. Columbia, Mo.—Municipal Airport; VOR

Runway 17, Amdt. 8; Canceled, Danville, Ill.—Vermilion County Airport; VOR Runway 21, Amdt. 4; Revised. Eveleth, Minn.—Eveleth-Virginia Municipal

Eveleth, Minn.—Eveleth-Virginia Municipal Airport; VOR Runway 27, Amdt. 4; Revised. Gallup, N. Mex.—Senator Clarke Field; VOR Runway 6, Amdt. 1; Revised.

Grand Rapids, Minn.—Grand Rapids Muncipal Airport; VOR Runway 34, Amdt. 1; Revised.

Gulfport, Miss.—Gulfport Municipal Airport; VOR Runway 31, Amdt. 8; Revised.
Jackson, Mich.—Reynolds Municipal Airport;

VOR Runway 23, Amdt. 8; Revised. Kalispell, Mont.—Glacier Park International Airport; VOR Runway 29, Amdt. 3; Revised. Omaha, Neb.—Eppley Airfield; VOR Runway

32L, Amdt. 3; Revised.
Richmond, Ind.—Richmond Municipal Airport; VOR Runway 5, Amdt. 3; Revised.

Richmond, Ind.—Richmond Municipal Airport; VOR Runway 23, Amdt. 3; Revised.
South Haven, Mich.—South Haven Municipal Airport; VOR Runway 22, Amdt. 2; Revised.

Swainsboro, Ga.—Emanuel County Airport; VOR Runway 13, Original; Canceled.

Topeka, Kans.—Philip Billard Municipal Airport: VOR Runway 22, Amdt. 11; Revised. Urbana, III.—Illini Airport; VOR-A, Amdt. 3; Revised.

Wichita, Kans.—Beech Factory Airport; VOR-A, Amdt. 4; Revised.

August. Ga.—Bush Field; VOR/DME-A, Amdt. 14; Revised.

Butte, Mont.—Silver Bow County Airport; VOR/DME-A, Amdt. 1; Revised. Danville, Ill.—Vermilion County Airport;

Danville, Ill.—Vermilion County Airport; VOR/DME Runway 3, Amdt. 2; Revised. Rochester, Minn.—Rochester Municipal Airport; VOR/DME Runway 20, Amdt. 6;

 Section 97.25 is amended by establishing, revising or canceling the following LOC-LDA SIAP's, effective September 2, 1971:

Topeka, Kans.—Philip Billard Municipal Airport; LOC(BC) Runway 31, Amdt. 11; Revised.

Flint, Mich.—Bishop Airport; LOC(BC) Runway 27L, Amdt. 4: Revised.

way 27L, Amdt. 4; Revised. Omaha, Neb.—Eppley Airfield; LOC (BC) Runway 32L, Amdt. 9; Revised.

 Section 97.27 is amended by establishing, revising or canceling the following NDB/ADF SIAP's, effective September 2, 1971;

Akron, Ohio-Akron-Canton Airport; NDB Runway 1, Amdt. 19; Revised.

Augusta, Ga.—Bush Field; NDB Runway 17, Amdt. 7; Revised.

Augusta, Ga.—Bush Field; NDB Runway 35, Amdt. 18; Revised. Boone, Ia-Boone Municipal Airport; NDB Runway 14, Amdt. 2; Revised.

Runway 14, Amdt. 2; Revised. Burlington, Vt.—Burlington International Airport; NDB Runway 15, Amdt. 12; Revised.

Chadron, Neb.—Chadron Municipal Airport; NDB Runway 20, Amdt. 6; Revised.

Columbus, Ind.—Columbus Municipal Airport; NDB Runway 5, Amdt. 1; Revised. Grand Rapids, Mich.—Kent County Airport; NDB Runway 8, Original; Established. Jackson, Mich.—Reynolds Municipal Airport;

NDB Runway 23, Amdt. 1; Revised. Omaha, Neb.—Eppley Airfield; NDB Runway 14R Amdt. 17; Revised.

14R, Amdt. 17; Revised. Pratt, Kans.—Pratt Municipal Airport; NDB Runway 17, Amdt. 2; Revised.

Robinson, III.—Robinson Municipal Airport; NDB Runway 17, Amdt. 2; Revised. Topeka, Kans.—Philip Billard Municipal Air-

Topeka, Kans.—Philip Billard Municipal Airport; NDB Runway 13, Amdt. 21; Revised.

Section 97.29 is amended by establishing, revising, or canceling the following ILS SIAP's, effective July 15, 1971:

Anchorage, Alaska—Anchorage International Airport; ILS Runway 6L, Amdt. 18; Canceled.

Section 97.29 is amended by establishing, revising, or canceling the following ILS SIAP's, effective September 2, 1971:

Akron, Ohlo-Akron-Canton Airport; ILS Runway 1, Amdt. 23; Revised.

Augusta, Ga.—Bush Field; ILS Runway 35, Amdt. 17; Revised.

Burlington, Vt.—Burlington International Airport; ILS Runway 15, Amdt. 13; Revised. Flint, Mich.—Bishop Airport; ILS Runway 9R. Amdt. 3; Revised.

New Orleans, La.—New Orleans International (Moisant) Airport; ILS Runway 10, Amdt. 24; Revised.

Omaha, Nebr.—Eppley Airfield; ILS Runway 14R, Amdt. 17; Revised.

Topeka, Kans.—Philip Billard Municipal Alrport; ILS Runway 13, Amdt. 22; Revised. Traverse City, Mich.—Cherry Capital Airport; ILS Runway 28, Amdt. 1; Canceled.

-8. Section 97.31 is amended by establishing, revising, or canceling the following Radar SIAP's, effective September 2, 1971:

Wichita, Kans.—Beech Factory Airport; Radar-2, Amdt. 1; Revised.

Wichita, Kans.—Piper Airpark; Radar-3. Amdt. 1; Revised.

Wichita, Kans.—Rawdon Field; Radar-4. Amdt. 1; Revised.

(Secs. 307, 313, 601, 1110, Federal Aviation Act of 1958; 49 U.S.C. 1438, 1354, 1421, 1510; sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c), 5 U.S.C. 552(a)(1)

Issued in Washington, D.C., on July 28, 1971.

R. S. SLIFF, Acting Director, Flight Standard Service.

Note: Incorporation by reference provisions in §§ 97.10 and 97.20 (35 F.R. 5610) approved by the Director of the Federal Register on May 12, 1969.

[FR Doc.71-11120 Filed 8-5-71;8:45 am]

Title 17—COMMODITY AND SECURITIES EXCHANGES

Chapter II—Securities and Exchange
Commission

[Release 34-9255]

PART 240—GENERAL RULES AND REGULATIONS, SECURITIES EX-CHANGE ACT OF 1934

PART 249—FORMS, SECURITIES EXCHANGE ACT OF 1934

Notice of Changes in Outstanding Securities Quoted on NASDAQ Interdealer Quotation System

On February 17, 1971, in Securities Exchange Act Release No. 9077, and in the FEDERAL REGISTER for February 24, 1971, at 36 F.R. 3431, the Securities and Exchange Commission published a proposal to adopt, under the Securities Exchange Act of 1934 (the "Act"), Rules 13a-17 (17 CFR 240.13a-17) and 15d-17 (17 CFR 240.15d-17) and a new reporting Form 10-C (17 CFR 249.310c). The Commission has considered the comments and suggestions received and has adopted the new rules and reporting form effective September 1, 1971.

The new rules and related form will provide in substance that any issuer of securities registered under section 12(g) or subject to section 15(d) of the Act, upon being notified that a class of its securities is to be quoted on the National Association of Securities Dealers, Inc. (NASD) NASDAQ interdealer quotation system, shall thereafter report on Form 10-C any aggregate net change with respect to the amount of securities of the class outstanding which exceeds 5 percent. These rules would also provide that a report on Form 10-C be made by any issuer of securities quoted on the NASDAQ system if it changes its corporate name. In either event reports on Form 10-C are required to be filed no later than 10 days after the change is affected. Provision has also been made in the form for filing a copy of the report directly with the NASD. The NASD is presently using its own form to get this information on a voluntary basis from such issuers.1 Comparable information is already required by the major securities exchanges.

These rules do not require the reporting of any new information or events by issuers of publicly traded securities. The corporate events covered by the new rules normally are and would continue to be required to be reported on a more detailed basis with the Commission under

existing reporting rules. By requiring this initial report, however, the NASD will be provided with more timely notice of information which it needs for administration of the NASDAQ system and in its program for publication of daily price indexes for over-the-counter securities quoted on the system. The report has been changed to require the filing of four (instead of two) copies with the Commission and to make clear that 5 percent changes effectuated through stock splits or reverse splits are to be reported.

The NASDAQ system provides for the first time a real-time automated quotation service for approximately 2,500 overthe-counter securities to offices of brokers, retail traders, and market makers throughout the country. It is expected that this system and its indexes will provide new sources of important information to both broker-dealers and the investing public concerning the over-the-

counter markets.

Commission action. The Securities and Exchange Commission, acting pursuant to the provisions of the Securities Exchange Act of 1934 and particularly the authority conferred by sections 13(a), 15(d), and 23(a) thereof, and deeming such action necessary and appropriate in the public interest and for the protection of investors and to insure fair dealing, hereby amends Part 240 and 249 of Chapter II of Title 17 of the Code of Federal Regulations as indicated below, effective September 1, 1971.

I. Part 240 of Title 17 of the Code of Federal Regulations is amended by adding thereunder new §§ 240.13a-17 and 240.15b-17 to read as follows:

§ 240.13a-17 Reports on Form 10-C by issuers of securities quoted on the NASDAQ interdealer quotation system.

(a) Every issuer having securities registered pursuant to section 12(g) of the Act, upon being notified by a national securities association registered pursuant to section 15A of the Act that any class of its securities is to be quoted on an interdealer quotation system which is sponsored and governed by the rules of such association, shall thereafter report in the time and in the manner specified in Form 10-C, any aggregate increase or decrease in the amount of securities of such class outstanding which exceeds 5 percent of the amount of the class outstanding as last reported. The obligation of an issuer to report pursuant to this paragraph with respect to a class of its securities shall continue until notification is received from such association that the security will no longer be quoted on such an interdealer quotation system.

(b) Issuers having a class of securities quoted on such an interdealer quotation system shall also report in the manner and time specified in Form 10-C changes in their corporate name. The obligation to report pursuant to this paragraph shall continue until notification is received from the national securities association that the security is no longer quoted on such an interdealer quotation system.

(c) Nothing in paragraph (a) or (b) of this section shall be construed, however, to relieve issuers of the duty to file any other report required under the Act or rules promulgated thereunder with respect to such changes.

§ 240.15b-17 Reports on Form 10-C by issuers of securities quoted on the NASDAQ interdealer quotation system.

- (a) Every issuer subject to section 15(d) of the Act, upon being notified by a national securities association registered pursuant to section 15A of the Act that any class of its securities is to be quoted on an interdealer quotation system which is sponsored and governed by the rules of such association, shall thereafter report in the time and in the manner specified in Form 10-C any aggregate increase or decrease in the amount of securities of such class outstanding which exceeds 5 percent of the amount of the class outstanding as last reported. The obligation of an issuer to report pursuant to this paragraph with respect to a class of its securities shall continue until notification is received from such association that the security will no longer be quoted on such an interdealer quotation system.
- (b) Issuers having a class of securities quoted on such an interdealer quotation system shall also report in the manner and time specified in Form 10-C changes in their corporate name. The obligation to report pursuant to this paragraph shall continue until notification is received from the national securities association that the security is no longer quoted on such an interdealer quotation system.
- (c) Nothing in paragraph (a) or (b) of this section shall be construed, however, to relieve issuers of the duty to file any other report required under the Act or rules promulgated thereunder with respect to such changes.

II. Part 249 of Title 17 is amended by adding thereunder a new § 249.310c, and by reserving for future use §§ 249.310a and 249.310b, to read as follows:

§ 249.310c Form 10-C for report by issuers of securities quoted on NASDAQ interdealer quotation system, pursuant to section 13 or 15(d) of the Act.

This form shall be filed, as required by § 240.13a-17 or § 240.15d-17 of this chapter, by any issuer of securities which are registered under section 12(g) of the Act or which are subject to section 15(d) of the Act, after such issuer has been notified that any class of its securities is to be quoted on the NASDAQ interdealer quotation system, reporting thereon any aggregate increase or decrease in the amount of its securities which change exceeds 5 percent of the amount of the class outstanding as last reported or any change in the name of the corporation. This report shall be filed not later than 10 days after the first date on which such change in outstanding securities or corporate name has occurred, and such obligation to file reports

¹The NASD will continue to provide, after the adoption of these rules, copies of the forms which may be used for filing with the NASD. The NASD will also continue to furnish NASDAQ issuers with forms for submitting the information required under Commission rule 10b-17. For the details of this requirement see Securities Exchange Act of 1934, Release No. 9192 (36 F.R. 11513).

shall continue until notification is received by the issuer from the NASDAQ interdealer quotation system that the securities in question will no longer be quoted on such system. The obligation to file this report shall not relieve any issuer of the duty to file any other report required under the Act or the rules and regulations promulgated thereunder.

Copies of Form 10-C have been filed with the Office of the Federal Register, and additional copies of such Form may be obtained on request from the Securities and Exchange Commission, Washington, D.C. 20549.

Incorporation by reference approved by the Director of the Office of the Federal Register on August 5, 1971.

(Sec. 13(a), 48 Stat. 894, sec. 4, 78 Stat. 569, 15 U.S.C. 78m(a); sec. 15(d), 48 Stat. 895, sec. 3, 49 Stat. 1377, sec. 6, 78 Stat. 570, 15 U.S.C. 78o(d))

By the Commission.

[SEAL] THEODORE L. HUMES, Associate Secretary.

[FR Doc.71-11250 Filed 8-5-71;8:46 am]

Title 28—JUDICIAL ADMINISTRATION

Chapter I—Department of Justice [Order 464-71]

PART 45—STANDARDS OF CONDUCT

Reporting of Outside Interests

Department of Justice regulations relating to standards of conduct of employees include a requirement that employees occupying certain designated positions report their outside financial interests. This order changes the listing of positions for the Administrative Divison to reflect organizational changes in that Division.

By virtue of the authority vested in me by 28 U.S.C. 509, 510, and 5 U.S.C. 301, § 45.735-22(c) (2) is amended by deleting from the list of positions in subdivision (xiii) the position of "Chief, Headquarters Internal Audit Unit" and by adding at the end of the list the position of "Director, Office of Management Support."

Dated: July 31, 1971.

JOHN N. MITCHELL, Attorney General.

[FR Doc.71-11299 Filed 8-5-71;8:50 am]

Title 29—LABOR

Chapter V—Wage and Hour Division, Department of Labor

PART 779—THE FAIR LABOR STAND-ARDS ACT AS APPLIED TO RETAIL-ERS OF GOODS OR SERVICES

Characteristics and Examples and Partial List of Establishments

Pursuant to the Fair Labor Standards Act of 1938 (29 U.S.C. 201 et seq.), Reorganization Plan No. 6 of 1950 (3 CFR 1949-53 Comp. p. 1004) and Secretary's Orders 13-71 and 15-71 (36 F.R. 8755 and 8756) I hereby amend Part 779 of Title 29 of the Code of Federal Regulations by deleting the entry "valet shops" from the last sentence of § 779.318(a) and from the list of establishments in § 779.320.

The procedural and effective date requirements of section 4 of the Administrative Procedure Act (5 U.S.C. 553) do not apply as this amendment is concerned solely with interpretive rules. I do not believe such procedure and delay will serve a useful purpose here. Accordingly, this amendment shall become effective upon publication in the Federal Register (8-6-71).

 As amended, § 779.318(a), Title 29, Code of Federal Regulations, reads as follows:

§ 779.318 Characteristics and examples of retail or service establishments.

(a) Typically a retail or service establishment is one which sells goods or services to the general public. It serves the everyday needs of the community in which it is located. The retail or service establishment performs a function in the business organization of the Nation which is at the very end of the stream of distribution, disposing in small quantitles of the products and skills of such organization and does not take part in the manufacturing process. (See, however, the discussion of section 13(a)(4) in §§ 779.346 to 779.350.) Such an establishment sells to the general public its food and drink. It sells to such public its clothing and its furniture, its automobiles, its radios and refrigerators, its coal and its lumber, and other goods, and performs incidental services on such goods when necessary. It provides the general public its repair services and other services for the comfort and con-venience of such public in the course of its daily living. Illustrative of such establishments are: Grocery stores. hardware stores, clothing stores, coal dealers, furniture stores, restaurants, hotels, watch repair establishments, barber shops, and other such local establishments.

2. As amended, § 779.320, Title 29, Code of Federal Regulations, reads as follows:

§ 779.320 Partial list of establishments whose sales or service may be recognized as retail.

Auto courts. Automobile dealers' establishments. Automobile laundries. Automobile repair shops. Barber shops Beauty shops. Bicycle shops. Billiard parlors. Book stores. Bowling alleys. Butcher shops. Cafeterias. Cemeteries. China, glassware stores. Cigar stores. Clothing stores. Coal yards. Confectionery stores.

Antique shops.

Crematories. Dance halls. Delicatessen stores. Department stores. Drapery stores. Dress-suit rental establishments. Drug stores. Dry goods stores. Embalming establishments. Farm implement dealers. Filling stations. Floor covering stores. Florista Funeral homes. Fur repair and storage shops. Fur shops. Furniture stores. Gift, novelty and souvenir shops. Grocery stores.

Hardware stores. Hostery shops. Hotels.

Hotels. Household appliance stores.

Household furniture storage and moving establishments.

Household refrigerator service and repair

shops.
Infants' wear shops.
Investores

Jewelry stores. Liquor stores. Luggage stores. Lumber yards, Masseur establishments. Millinery shops.

Musical instrument stores and repair shops. Newsstands. Paint stores.

Public parking lots.

Photographic supply and camera shops.

Piano tuning establishments.

Public baths.
Public garages.

Radio and television stores and repair shops. Recreational camps. Reducing establishments.

Restaurants.
Roadside diners.
Scalp-treatment establishments.
Shoe repair shops.
Shoeshine parlors.
Sporting goods stores.

Sporting goods stores.
Stationery stores.
Taxidermists.
Theatres.
Tourist homes.
Trailer camps.
Undertakers.

Variety shops.

Watch, clock and jewelry repair establishments.

(52 Stat. 1060; 29 U.S.C. 201-219)

Signed at Washington, D.C., this 29th day of July 1971.

HORACE E. MENASCO,
Administrator, Wage and Hour
Division, U.S. Department of
Labor

[FR Doc.71-11247 Filed 8-5-71;8:46 am]

Title 32—NATIONAL DEFENSE

Chapter I—Office of the Secretary of

SUBCHAPTER B-PERSONNEL; MILITARY AND

PART 93—PRESERVATION OF PER-SONAL PRIVACY OF MEMBERS OF THE ARMED FORCES

Privacy and Confidentiality of Communications

The following revision to Part 93 has been approved:

Section 93.2 has been amended by adding a new paragraph (f), Amended § 93.2 now reads:

§ 93.2 Policy.

(f) To insure the privacy and confidentiality of communications concerning or between military personnel and Members of the Congress of the United States, a member's personnel file shall not be coded, annotated, or otherwise marked to indicate that congressional interest has been generated by the member exercising his rights under 10 U.S.C. 1034 or expressed on his behalf.

MAURICE W. ROCHE, Director, Correspondence and Directives Division, OASD (Administration),

[FR Doc.71-11303 Filed 8-5-71;8:52 am]

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of Transportation

[OGFR 71-72A]

PART 110—ANCHORAGE REGULATIONS

Los Angeles and Long Beach Harbors, Calif.

Recent dredging of the Long Beach Channel has caused a slight realinement of the channel and subsequent encroachment into Anchorage Area "C", as defined in 33 CFR 110.214(a) (3). The narrative description of Anchorage Area "C" remains unchanged, however one point in the geographic description must be changed.

Since this amendment is minor in nature and affects the safety of navigation, I find that notice of proposed rule making and public procedure thereon are not necessary or in the public interest and the amendment may be made effective in less than 30 days after publication in the

PEDERAL REGISTER.
Accordingly, § 110.214(a) (3) is amended by changing the 11th coordinate by striking out "Latitude 33°44'00.0", Longitude 118°12'14.0" and inserting "Latitude 33°44'12.5", Longitude 118°12' 33.0" in place thereof.

(Sec. 7, 38 Stat. 1053, as amended, sec. 6(g) (1) (A), 30 Stat. 937; 33 U.S.C. 471, 49 U.S.C. 1655(g) (1) (A); 49 CFR 1.46(c) (1), 33 CFR 1.05-1(c) (1) (35 F.R. 8279))

Effective date. This amendment shall become effective on the date of its publication in the FEDERAL REGISTER (8-6-71).

Dated: August 2, 1971.

R. E. HAMMOND, Rear Admiral, U.S. Coast Guard, Chief, Office of Operations.

[FR Doc.71-11261 Filed 8-5-71;8:47 am]

Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans Administration

PART 3-ADJUDICATION

Subpart A—Pensions, Compensation, and Dependency and Indemnity Compensation

LIBERALIZATION OF REQUIRED MEDICAL EVIDENCE

The amendment to the following sections eliminates need for a confirming Veterans Administration examination in connection with medical evidence from various sources submitted in support of a claim for disability benefits where the medical evidence is adequate for rating purposes and provides for continuation of compensation based on determinable static disability where claimant fails to report for examination.

Section 3.326 is revised to read as follows:

§ 3.326 Examinations.

- (a) Where the reasonable probability of a valid claim is indicated in any claim for disability compensation or pension, whether as an original claim, a reopened claim, or a claim for increase, including claims for benefits under the situations set forth in § 3.351 (d) and (e) and for benefits based on the need of a veteran or widow for regular aid and attendance, a Veterans Administration examination will be authorized.
- (b) "Reasonable probability" may be concluded from the facts of the situation including medical and lay evidence and from the observations of the rating board made upon personal appearance by the claimant before it. The term "reasonable probability" will be interpreted liberally to permit simultaneous development of evidence including requests for examinations and for service records. The requirement of the term may be satisfied by the statement of a private physician. Evidence solely to establish permanent and total disability will not be required in claims for pension under 38 U.S.C. 521 if the veteran has attained the age of 65 years.
- (c) Any hospital report and any examination report from a military hospital or from a State, county, municipal, or other government hospital or recognized private institution which indicates reasonable probability of a valid claim and which contains descriptions, including diagnoses and clinical and laboratory findings, adequate for rating purposes, of the condition of the organs and body systems for which claim is made may be deemed to be the "Veterans Administra-tion examination", referred to in paragraph (a) of this section. However, rating action which would result in denying monetary benefits to a former prisoner of war will not be made without a complete physical examination conducted at

a Veterans Administration hospital or outpatient clinic.

(d) A statement from a private physician may be accepted for rating the pension claim of a veteran or widow without further examination where it includes clinical manifestations and substantiation of diagnosis by findings of diagnostic techniques generally accepted by medical authorities, such as pathological studies, X-rays and laboratory tests as appropriate, and is otherwise adequate for rating purposes.

2. In § 3.327, paragraph (b) (1) and the introductory portion of paragraph (c) preceding subparagraph (1) are amended to read as follows:

§ 3.327 Reexaminations.

(b) Compensation cases-(1) Scheduling reexaminations. It is required that at least one Veterans Administration examination be made in every case in which compensation benefits are awarded. For this purpose any hospital report and any examination report from a military hospital or from a State, county, municipal, or other government hospital or recognized private institution which contain descriptions, including diagnoses and clinical and laboratory findings, adequate for rating purposes, of the condition of the organs and body systems for which claim is made may be deemed to be included in the term "Veterans Administration examination". Assignment of a prestabilization rating requires reexamination within the second 6 months period following separation from service. Following initial Veterans Administration examination, or any scheduled future or other examination, reexamination, if in order, will be scheduled within not less than 2 years nor more than 5 years within the judgment of the rating board, unless another time period is elsewhere specified.

(c) Pension cases. In non-service-connected cases in which the permanent total disability has been confirmed by reexamination or by the history of the case, or with obviously static disabilities, further reexaminations will not be requested. In other cases further examination will not be requested routinely and will be accomplished only if considered necessary based upon the particular facts of the individual case.

3. In § 3.655, paragraph (b) is amended to read as follows:

§ 3.655 Failure to report for Veterans Administration examination.

(b) Adjustment for static disabilities and for prestabilization ratings. If the veteran has one or more compensable static disabilities verified by a Veterans' Administration examination and without adequate reason falls to report for examination, including periods of hospital observation, the awards to the veteran and to any dependents will be amended to pay an amount based solely on the degree of disability of such static disabilities effective the day following the date of last payment. If the veteran has a disability or disabilities for which a prestabilization rating has been assigned, the minimum evaluation provided by the 1957 Looseleaf Edition of the Schedule for Rating Disabilities, 1945 (§ 4.40 et seq. of this chapter) will be assigned for each disability clearly established by the evidence of record and such disabilities will be considered static for the purpose of the award procedures of the foregoing sentence.

4. Immediately following § 3.655, the cross references are amended to read as

CROSS REFERENCES: Abandoned claims. See § 3.158.

Claimants required to report when requested. See § 3.329.

Resumption of rating when veteran sub-sequently reports for Veterans' Administration examination. See § 3.330.

Examination; failure to report. See § 3.501(h).

(72 Stat. 1114; 38 U.S.C. 210)

These VA regulations are effective the date of approval.

Approved: August 2, 1971.

By direction of the Administrator.

RUFUS H. WILSON, Associate Deputy Administrator.

[FR Doc.71-11300 Filed 8-5-71;8:50 am]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 101—Federal Property Management Regulations

SUBCHAPTER D-PUBLIC BUILDINGS AND SPACE

PART 101-20-ASSIGNMENT AND UTILIZATION OF SPACE

Subpart 101-20.48-GSA Regional Offices

REGIONAL BOUNDARIES AND REGIONAL OFFICE LOCATIONS

This amendment provides a list of GSA regional offices, an updated description of the areas they serve, and their current mailing addresses.

Section 101-20.4801 is revised to read as follows:

§ 101-20.4801 GSA regional offices.

GSA Mailing address Area served region General Services
Administration,
Fost Office and
Courthouse, Boston,
Mass. 02102.
General Services
Administration, 26
Federal Phaza, New
York, N.Y. 10007.
General Services
Administration,
Region 3, Washington, D.C. 20407. Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont. New Jersey, New York, Puerto Rico, and the Virgin Islands.

Islands.
3 Delaware, District of Columbia, Maryland, Pennsylvania, Virginia, and West

Virginia, and West Virginia. Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee.

5 Illinois, Indiana, Michigan, Minnesota, Ohio, and Wisconsin.

- 6 Iowa, Kansas, Missouri, and Nebraska.
- 7 Arkansas, Louisiana, New Mexico, Oklahoma, and
- Texas.

 8 Colorado, Montana,
 North Dakota,
 South Dakota, Utah,
 and Wyoming.
- Arizona, California, Hawaii, and Nevada.
- 10 Alaska, Idaho, Oregon, and Washington.

General Services Administration, 1776 Peach'ree Street NW., Atlanta, GA 30309.

General Services Administration, 219 South Dearborn Street, Chicago, IL, 60604. General Services Administration, 1500

East Bannister Road, Kansas City, MO 64131.

MO 64131.
General Services
Administration, 819
Taylor Street, Fort
Worth, TX 76102.
General Services
Administration,
Building 41, Denver
Federal Center,
Denver, CO 80225.
General Services
Administration, 49
Fourth Street, San

Fourth Street, San Francisco, CA 94103. Jeneral Services Administration, GSA Center,

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

Effective date. This regulation is effective July 1, 1971.

Dated: July 30, 1971.

ROBERT L. KUNZIG, Administrator of General Services.

[FR Doc.71-11287 Filed 8-5-71;8:49 am]

Title 21—FOOD AND DRUGS

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

SUBCHAPTER 8-FOOD AND FOOD PRODUCTS PART 17-BAKERY PRODUCTS

Bread Identity Standard; Papain Preparations

In the matter of amending the standard of identity for bread (21 CFR 17.1) to permit the optional use of papain preparations obtained from papaya with provision for a suitable, harmless carrier:

Two comments, both favorable, were submitted in response to the notice of proposed rule making in the aboveidentified matter that was published in the Federal Register of February 3, 1971 (36 F.R. 1909), and was based on a peti-tion submitted by CPC International, International Plaza, Englewood Cliffs, N.J. 07632.

The petition, the comments, and other relevant information having been considered, the Commissioner of Food and Drugs concludes that adopting the proposal as set forth below will promote honesty and fair dealing in the interest of consumers.

Therefore, 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 under authority delegated to the Commissioner (21 CFR 2.120): It is ordered, That § 17.1(a) (6) (ii) be revised to read as follows:

 Bread, white bread, and rolls, white rolls, or buns, white buns; identity; label statement of optional ingredients.

(a) * * *

(6) * * *

(ii) Harmless preparations of enzymes obtained from Aspergillus oryzae, bromelain preparations obtained from pineapple, or papain preparations obtained from papaya, any of which may be added in a suitable, harmless carrier but the quantity of any such carrier shall be no greater than reasonably necessary to effect a uniform mixture of the enzymes with the flour used.

Due to cross-references, this amendment to the standard for bread (§ 17.1) upon becoming effective will be applicable to the standards for enriched bread, milk bread, raisin bread, and whole wheat bread (§§ 17.2 through 17.5).

Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-62, 5600 Fishers Lane, Rockville, Md. 20852, written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing and such objections must be supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in

Effective date. This order shall become effective 60 days after its date of publication in the Federal Register, except as to any provisions that may be stayed by the filing of proper objections. Notice of the filing of objections or lack thereof

will be given by publication in the Federal Register.

(Secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948; 21 U.S.C. 341, 371)

Dated: July 23, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11289 Filed 8-5-71;8:49 am]

SUBCHAPTER C-DRUGS

PART 141a—PENICILLIN AND PENI-CILLIN-CONTAINING DRUGS; TESTS AND METHODS OF ASSAY

PART 141c—CHLORTETRACYCLINE (OR TETRACYCLINE) AND CHLOR-TETRACYCLINE (OR TETRACY-CLINE-) CONTAINING DRUGS; TESTS AND METHODS OF ASSAY

PART 141e—BACITRACIN AND BAC-ITRACIN-CONTAINING DRUGS; TESTS AND METHODS OF ASSAY

PART 146a—CERTIFICATION OF PENICILLIN AND PENICILLIN-CONTAINING DRUGS

PART 146c—CERTIFICATION OF CHLORTETRACYCLINE (OR TETRA-CLINE) AND CHLORTETRACYCLINE-(OR TETRACYCLINE-) CONTAINING DRUGS

PART 146e—CERTIFICATION OF BAC-ITRACIN AND BACITRACIN-CONTAINING DRUGS

PART 1481—NEOMYCIN SULFATE PART 148n—OXYTETRACYCLINE

PART 148p—POLYMYXIN PART 148r—TYROTHRICIN

Antibiotics in Combination With Other Drugs for Nasal Use

In the Federal Register of August 21, 1970 (35 F.R. 13400), the Commissioner of Food and Drugs announced (DESI 7561) the conclusions of the Food and Drug Administration following evaluation of reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, regarding the following preparations:

1. Neo-Delta-Cortef 0.1 percent Nasal Spray containing 1 milligram prednisolone acetate, 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base), and 2.5 milligrams phenylephrine hydrochloride per milliliter; The Upjohn Co., 7171 Portage Road, Kalamazoo, Mich. 49002 (NDA 10-206).

 Neo-Cortef 1.5 percent Nasal Spray containing 15 milligrams hydrocortisone acetate, 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base), and 2.5 milligrams phenylephrine hydrochloride per milliliter; The Upjohn Co. (NDA 9-512).

3. Neo-Cortef 0.5 percent Nasal Spray containing 5 milligrams hydrocortisone acetate, 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base), and 2.5 milligrams phenylephrine hydrochloride per milliliter; The Upjohn

Co. (NDA 9-837).

4. Nasal Suspension Hydrospray containing 1 milligram hydrocortisone, 2.5 milligrams phenylephrine hydrochloride, 7.5 milligrams phenylpropanolamine hydrochloride, and 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base) per milliliter; Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point, Pa. 19486 (NDA 9-853).

5. Nasal Spray Neo-Hydeltrasol containing 1 milligram prednisolone 21-phosphate (as prednisolone sodium phosphate), 2.5 milligrams phenylephrine hydrochloride, 7.5 milligrams phenylpropanolamine hydrochloride, and 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base) per milliliter; Merck Sharp & Dohme, Division of Merck & Co., Inc. (NDA 11-136).

6. Biomydrin-F Nasal Spray with Hydrocortisone containing 0.2 milligram hydrocortisone acetate, 1 milligram neomycin sulfate (equivalent to 0.66 milligram neomycin base), 0.05 milligram gramicidin, 10 milligrams thonzylamine hydrochloride, 2.5 milligrams phenylephrine hydrochloride, and 0.5 milligram thonzonium bromide per milliliter; Warner-Chilcott Laboratories, Division of Warner-Lambert Pharmaceutical Co., 201 Tabor Road, Morris Plains, N.J. 07950 (NDA 9-842).

7. Trisocort Spraypak containing 0.2 milligram hydrocortisone, 5 milligrams hydroxyamphetamine hydrobromide, 1.25 milligrams phenylephrine hydrochloride 0.05 milligram gramicidin, neomycin sulfate (equivalent to 0.6 milligram neomycin base) and polymyxin B sulfate (equivalent to 2000 units polymyxin B) per millilliter; Smith, Kline and French Laboratories, 1500 Spring Graden Street, Philadelphia, Pa. 19101 (NDA 9-538).

8. Biomydrin Antibiotic Nasal Solution, Nasal Spray, and Nasal Drops containing 1 milligram neomycin sulfate (equivalent to 0.66 milligram neomycin base), 0.05 milligram gramicidin, 10 milligrams thonzylamine hydrochloride, 2.5 milligrams phenylephrine hydrochloride, and 0.5 milligram thonzonium bromide per milliliter; Warner-Chilcott Laboratories, Division Warner-Lambert Pharmaceutical Co. (NDA 8-584).

9. Spectrocin Nasal Spray containing neomycin sulfate equivalent to 0.8 milligram neomycin base, 0.05 milligram gramicidin, and 2.5 milligrams phenylephrine hydrochloride per milliliter; E. R. Squibb & Sons, 909 Third Avenue, New York, N.Y. 10022 (ND 8-328).

10. Drilitol Solution and Drilitol Spraypak containing 2 milligrams methapyrilene hydrochloride, 0.05 milligram gramicidin, polymyxin B sulfate equivalent to 500 units polymyxin B, and 10 milligrams hydroxyamphetamine hydrobromide per milliliter; Smith, Kline and French Laboratories (NDA 7-561).

11. Aerodrin Nasal Solution and Aerodrin Nasal Spray containing 5000 units polymyxin B sulfate, 5 milligrams methoxamine hydrochloride, and 5 milligrams neomycin sulfate (equivalent to 3.5 milligrams neomycin base) per milliliter; Burroughs Wellcome and Co. (USA), Inc., 1 Scarsdale Road, Tuckahoe, N.Y. 10707 (NDA 8-715).

The Food and Drug Administration (1) concluded there is a lack of substantial evidence, within the meaning of the Federal Food, Drug and Cosmetic Act, that these drugs are effective as fixed combinations for the uses recommended or suggested in their labeling and that each component of the combination drugs contributes to the total effects claimed for such drugs and (2) stated that the tofical use of neomycin in such preparations exposes the patient, without evidence of effectiveness, to the potential risk of sensitization or precipitation of allergic reaction.

The Commissioner announced his intention to initiate proceedings to revoke the antibiotic drug regulations providing for certification or release of the above-listed antibiotic combinations and any other antibiotic drugs in combination with vasconstrictors, decongestants, antihistamines, or steroids for nasal administration in man.

Interested persons who might be adversely affected by removal of these drugs from the market were invited to submit within 30 days after said publication date any pertinent data bearing on the proposal to revoke the antibiotic drug regulations. No data were received in response thereto.

For the listed products, the conditions of certification are described in §§ 1481.7, 1481.21, 1481.28, 1481.40, 1481.42, 1481.43, and 148p.7. In addition §§ 141a.14, 141c.215, 141e.405, 141e.414, 141e.424, 146a.32, 146c.215, 146e.405, 146e.414, 146e.424, 1481.41, 148n.16, and 148r.6 described the conditions for certification of antibiotics in combination with other drugs for nasal use. The data submitted in support of these preparations and similar preparations on release though not evaluated by Academy, have been reviewed by the Food and Drug Administration and have been found to lack substantial evidence of effectiveness.

Accordingly, the Commissioner concludes (1) that the antibiotic drug regulations should be amended to revoke provision for certification or release of such antibiotic drugs and (2) that all outstanding certificates or releases heretofore issued for such drugs should also be revoked.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 507, 52 Stat. 1050-51, as amended, 59 Stat. 463, as amended; 21 U.S.C. 352, 357) and under authority delegated to the Commissioner (21 CFR 2.120), Chapter I of Title 21 is amended by revoking §§ 141a.14, 141c.215, 141e.405, 141e.414, 141e.424, 146a.32, 146c.215, 146e.405, 146e.414, 146e.424, 148i.7, 148i.21, 148i.28, 148i.40, 148i.41, 148i.42, 148i.43, 148n.16, 148p.7, and 148r.6, and all antibiotic certificates issued under those regulations are also revoked.

Any person who will be adversely affected by the removal of any such drug from the market may file objections to this order, request a hearing, and show reasonable grounds for the hearing. The statement of reasonable grounds and request for a hearing shall be submitted in writing within 30 days after publication hereof in the FEDERAL REGISTER. shall state the reasons why the antibiotic drug regulations should not be so amended, and shall include a well-organized and full-factual analysis of the clinical and other investigational data the objector is prepared to prove in support of his objections.

A request for a hearing may not rest upon mere allegations or denials, but must set forth specific facts showing that a genuine and substantial issue of fact requires a hearing. When it clearly appears from the data incorporated into, or referred to, by the objections and from the factual analysis in the request for a hearing that no genuine issue of fact precludes the action taken by this order, the Commissioner will enter an order on these data, making findings and conclusions on such data.

If a hearing is requested and justified by the objections, the issues will be defined and a hearing examiner named to conduct the hearing. The provisions of Subpart F of 21 CFR Part 2 shall apply to such hearing, except as modified by 21 CFR 146.1(f), and to judicial review in accordance with section 701 (f) and (g) (21 U.S.C. 371 (f) and (g)) of the Federal Food, Drug, and Cosmetic Act.

Objections and requests for a hearing should be filed (preferably in quintuplicate) with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-62, 5600 Fishers Lane, Rockville, Md. 20852. Received objections and requests for a hearing may be seen in the above office during regular business hours, Monday through Friday.

Effective date. This order shall become effective 40 days after its date of publication in the Federal Register. If objections are filed, the effective date will be extended as necessary for time to rule thereon. In so ruling, the Commissioner will specify another effective date and how the outstanding stocks of the affected drugs are to be handled.

(Secs. 502, 507, 52 Stat. 1050-51, as amended, 59 Stat. 463, as amended; 21 U.S.C. 352, 357)

Dated: July 21, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11290 Filed 8-5-71;8:49 am]

PART 141c—CHLORTETRACYCLINE
(OR TETRACYCLINE) AND CHLORTETRACYCLINE- (OR TETRACYCLINE-) CONTAINING DRUGS;
TESTS AND METHODS OF ASSAY

PART 146c—CERTIFICATION OF CHLORTETRACYCLINE (OR TETRA-CYCLINE) AND CHLORTETRACY-CLINE- (OR TETRACYCLINE-) CON-TAINING DRUGS

Combination Drug Containing Tetracycline With Vasoconstrictor and Hydrocortisone

In the Federal Register of December 24, 1968 (33 F.R. 19204), the Commissioner of Food and Drugs announced the conclusions of the Food and Drug Administration following evaluation of reports from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, regarding the following preparation: Achromycin Nasal Suspension containing tetracycline hydrochloride, hydrocortisone acetate, and phenylephrine hydrochloride; marketed by Lederle Laboratories, Division of American Cyanamid Co., Pearl River, N.Y. 19865.

The Academy evaluated this drug as ineffective as a fixed combination for its labeled indications, having found that documented evidence was unavailable showing that such combination offers advantages over conventional decongestant therapy. The Food and Drug Administration concurred and concluded there is a lack of substantial evidence that each component of the combination makes a contribution to the total effect the drug preparation is purported or represented to have under the conditions of use prescribed, recommended, or suggested in its labeling.

Interested persons who might be adversely affected by removal of the drug from the market were invited to submit, within 30 days after publication of said notice, pertinent data bearing on the proposal to revoke the antibiotic drug regulations providing for certification of the drug. In response, Lederle Laboratories submitted material which has been evaluated and found to contain no new clinical data. Accordingly, the Commissioner concludes that the pertinent regulations should be revoked and that all outstanding certificates heretofore issued for such drug should also be revoked.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 507, 52 Stat. 1050-51, as amended, 59 Stat. 463, as amended; 21 U.S.C. 352, 357) and under authority

delegated to the Commisioner (21 CFR 2.120), Parts 141c and 146c are amended by revoking § 141c.226 Tetracycline and vasoconstrictor suspension and § 146c.226 Tetracycline and vasoconstrictor suspension; tetracycline and (the blank being filled in with the established name of the vasoconstrictor) sus-

pension. All antibiotic certificates issued

under these regulations are also revoked. Any person who will be adversely affected by removal of any such drug from the market may file objections to this order, request a hearing, and show reasonable grounds for the hearing. The statement of reasonable grounds and request for a hearing shall be submitted in writing within 30 days after publication hereof in the FEDERAL REGISTER, shall state the reasons why the antibiotic drug regulations should not be so amended, and shall include a well-organized and full-factual analysis of the clinical and other investigational data the objector is prepared to prove in support of his

objections.

A request for a hearing may not rest upon mere allegations or denials, but must set forth specific facts showing that a genuine and substantial issue of fact requires a hearing. When it clearly appears from the data incorporated into or referred to by the objections and from the factual analysis in the request for a hearing that no genuine issue of fact precludes the action taken by this order, the Commissioner will enter an order on these data, making findings and conclusions on such data.

If a hearing is requested and justified by the objections, the issues will be defined and a hearing examiner named to conduct the hearing. The provisions of Subpart F of 21 CFR Part 2 shall apply to such hearing, except as modified by 21 CFR 146.1(f), and to judicial review in accord with sections 701 (f) and (g) of the Federal Food, Drug, and Cosmetic Act (35 F.R. 7250, May 8, 1970).

Objections and requests for a hearing should be filed (preferably in quintuplicate) with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-62, 5600 Fishers Lane, Rockville, Md. 20852. Received objections and requests for a hearing may be seen in the above office during regular business hours, Monday through Friday.

Effective date. This order shall become effective 40 days after its date of publication in the Federal Register. If objections are filed, the effective date will be extended for such period of time necessary to rule thereon. In so ruling, the Commissioner will specify another effective date and how the outstanding stocks of the affected drugs are to be handled.

(Secs. 502, 507, 52 Stat. 1050-51, as amended. 59 Stat. 463, as amended; 21 U.S.C. 352, 357)

Dated: July 21, 1971.

SAM D. FINE, Associate Commissioner for Compliance.

[FR Doc.71-11291 Filed 8-5-71;8:50 am]

Agency

PART 420-TOLERANCES AND EX-**EMPTIONS FROM TOLERANCES FOR** PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODI-

Acetic Acid and Propionic Acid

A petition (PP 1F1143) was filed by Celanese Chemical Co., 245 Park Avenue, New York, NY 10017, in accordance with provisions of the Federal Food. Drug, and Cosmetic Act as amended (21 U.S.C. 346a), proposing establishment of tolerances for residues of the fungicides acetic acid at 14,000 parts per million and propionic acid at 6,000 parts per million in or on the raw agricultural commodities grains of barley, corn, oats, sorghum, and wheat from postharvest application. Subsequently, the petitioner amended the proposed tolerances to 12,000 parts per million for acetic acid and 8,000 parts per million for propionic acid.

Part 120, Chapter I, Title 21 was redesignated Part 420 and transferred to Chapter III (36 F.R. 424).

Based on consideration given data submitted in the petition and other relevant material, it is concluded that:

- 1. The pesticides are useful for the purpose for which the tolerances are being established.
- 2. The proposed usage is not reasonably expected to result in residues of the intact acids in eggs, meat, milk, and poul-
- 3. The tolerances established by this order will protect the public health.

Therefore, pursuant to provisions of the Pederal Food, Drug, and Cosmetic Act (sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2)), the authority transferred to the Administrator (35 F.R. 15623), and the authority delegated by the Administrator to the Deputy Assistant Administrator for Pesticides Programs of the Environmental Protection Agency (36 F.R. 9038), Part 420 is amended by adding the following two new sections to Subpart C:

§ 420.303 Acetic acid; tolerances for residues.

Tolerances are established for residues of the fungicide propionic acid in or on the grains of barley, corn, oats, sorghum, and wheat at 12,000 parts per million from postharvest application. grains are for use only as animal feeds.

§ 420.304 Propionic acid; tolerances for residues.

Tolerances are established for residues of the fungicide propionic acid in or on the grains of barley, corn, oats, sorghum, and wheat at 8,000 parts per million from postharvest application. These grains are for use only as animal feeds.

Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of publication in the Federal Register file with the Objections Clerk, Environmental Protection Agency, 1626 K Street NW.,

Chapter III-Environmental Protection Washington, DC 20460, written objections thereto in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall become effective on its date of publication in the FEDERAL REGISTER (8-6-71).

(Sec. 408(d)(2), 68 Stat, 512; 21 U.S.C. 346a

Dated: July 30, 1971.

LOWELL E. MILLER. Acting Deputy Assistant Administrator for Pesticides Pro-

[FR Doc.71-11259 Filed 8-5-71;8:47 am]

PART 420-TOLERANCES AND EX-**EMPTIONS FROM TOLERANCES FOR** PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODI-

Triphenyltin Hydroxide

A petition (PP 8F0700) was filed by Thompson-Hayward Chemical Co., Post Office Box 2383, Kansas City, KS 66110. in accordance with provisions of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 346a), proposing establishment of a tolerance for negligible residues of the fungicide triphenyltin hydroxide in or on the raw agricultural commodity peanuts at 0.05 part per million.

Subsequently, the petitioner amended the petition by proposing additional tolerances at 0.05 part per million for negligible residues of triphenyltin hydroxide in the kidney and liver of cattle, goats, hogs, horses, and sheep and a food additive tolerance of 0.4 part per million for residues of triphenyltin hydroxide in or on peanut hulls.

Prior to December 2, 1970, the Secretary of Agriculture certified that this fungicide is useful for the purposes for which tolerances are being established, and the Fish and Wildlife Service of the Department of the Interior advised that it has no objection to the tolerances.

Based on consideration given the data submitted in the petition and other relevant material, it is concluded that:

1. The proposed usage is not reasonably expected to result in residues of the fungicide in eggs, meat (except kidney and liver of cattle, goats, hogs, horses, and sheep), milk and poultry. The uses are classified in the category specified in section 420.6(a) (3), except as noted for kidney and liver, for which tolerances are being established.

2. A tolerance of 0.4 part per million under section 408 rather than under section 409 is appropriate for residues in or

on peanut hulls.

3. The tolerances established by this order will protect the public health.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(d) (2) 68 Stat. 512; 21 U.S.C. 346a(d)(2)), the authority transferred to the Administrator (35 F.R. 15623), and the authority delegated by the Administrator to the Deputy Assistant Administrator for Pesticides Programs of the Environmental Protection Agency (36 F.R. 9038), Section 420,236 is revised to read as follows:

§ 420.236 Triphenyltin hydroxide; tolerances for residues.

Tolerances are established for residues of the fungicide triphenyltin hydroxide in or on raw agricultural commodities as follows:

0.4 part per million in or on peanut hulls

0.1 part per million (negligible residue) in or on sugar beets (but not tops).

0.05 part per million (negligible residue) in or on pecans, peanuts, and potatoes.

0.05 part per million (negligible residue) in the kidney and liver of cattle, goats, hogs, horses, and sheep.

Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of publication in the Federal Register file with the Objections Clerk, Environmental Protection Agency, 1626 K Street NW., Washington, DC 20460, written objections thereto in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall become effective on its date of publication in the Federal Register (8-6-71).

(Sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2))

Dated: July 30, 1971.

LOWELL E. MILLER. Acting Deputy, Assistant Administrator for Pesticides, Programs.

[FR Doc.71-11305 Filed 8-5-71;8:51 am]

PART 420-TOLERANCES AND EX-**EMPTIONS FROM TOLERANCES FOR** PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODI-

N-(Mercaptomethyl)phthalimide S-(O,O-Dimethyl Phosphorodithioate)

A petition (PP 0F0978) was filed by Stauffer Chemical Co., 1200 South 47th Street, Richmond, CA 94804, in accordance with provisions of the Federal Food, Drug, and Cosmetic Act as amended (21 U.S.C. 346a), proposing establishment of a tolerance for residues of the insecticide N - (mercaptomethyl) phthalimide S - (O,O - dimethyl) phcsphorodithioate and its oxygen analog N-(mercaptomethyl) -phthalimide S - (O,O - dimethyl) phosphorothioate) in or on the raw agricultural commodity potatoes at 0.1 part per million (negligible residue).

Part 120, Chapter I, Title 21 was redesignated Part 420 and transferred to Chapter III (36 F.R. 424). The Fish and Wildlife Service of the Department of the Interior advised that it has no ob-

jection to the tolerance.

Based on consideration given the data submitted in the petition and other relevant material, it is concluded that:

- The pesticide is useful for the purpose for which the tolerance is being established.
- 2. The proposed usage on potatoes is not reasonably expected to result in residues of the insecticide in eggs, meat, milk, and poultry. The usage is classified in the category specified in § 420.6 (a) (3). The proposed usage would not

add any residue to that resulting in meat and fat of meat of cattle, goats, hogs, and sheep from previously established uses.

The tolerance established by this order will protect the public health but is not considered a negligible residue.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a(d)(2)), the authority transferred to the Administrator (35 F.R. 15623), and the authority delegated by the Administrator to the Deputy Assistant Administrator for Pesticides Programs of the Environmental Protection Agency (36 F.R. 9038), § 420.261 is amended by inserting the following paragraph after paragraph "0.2 part per million * * *";

§ 420.261 N-(Mércaptomethyl) phthalimide S-(O,O-dimethyl phosphorodithioate) and its oxygen analog; tolerances for residues.

0.1 part per million in or on potatoes.
Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of publication in the FEDERAL REGISTER

file with the Objections Clerk, Environmental Protection Agency, 1626 K Street NW., Washington, DC 20460, written objections thereto in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objection. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall become effective on its date of publication in the Federal Register (8-6-71).

(Sec. 408(d)(2), 68 Stat. 512; 21 U.S.C. 346a (d)(2))

Dated: July 30, 1971.

LOWELL E. MILLER,
Acting Deputy, Assistant Administrator for Pesticides
Programs.

[FR Doc.71-11304 Filed 8-5-71;8:51 am]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

[7 CFR Part 52]

CANNED RED TART PITTED CHERRIES

Proposed Standards for Grades

Notice is hereby given that the U.S. Department of Agriculture is considering an amendment to the U.S. Standards for Grades of Canned Red Tart Pitted Cherries (7 CFR 52.771-52.783). These grade standards are issued under authority of the Agricultural Marketing Act of 1946 (sec. 205, 60 Stat. 1090 as amended: 7 U.S.C. 1624) which provides for the issuance of official U.S. Grades to designate different levels of quality for the voluntary use by producers, buyers, and consumers. Official grading services are also provided under this Act upon request and upon payment of a fee to cover cost of such services. All persons who desire to submit written views, data, or arguments for consideration in connection with the proposed amendment should file the same in duplicate, not later than December 31, 1971, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C. 20250. All written submissions made pursuant to this notice will be available for public inspection at the office of the Hearing Clerk during regular business hours (7 CFR. 1.27(b))

Statement of consideration leading to the proposed amendment. A request was made by the Michigan Canners and Freezers Association to the U.S. Department of Agriculture asking that a field study be conducted to determine if need existed to adjust the minimum drained weight (No. 10 size containers, water pack) recommended in the USDA grade standards.

It was suggested that modern growing and packing practices—including larger and softer fruit, mechanical harvesting, shorter water soaking, rapid filling operations, higher temperatures, and continuous cookers-made it increasingly difficult to meet the drained weight now recommended for this size can. It was also suggested that overfilling containers in order to attain the recommended drained weight only increased the number of crushed cherries. Such crushed cherries do not return to plump and full cherries after remanufacture and are objected to by users of these cherries, principally pie makers.

A USDA sponsored study was carried out during the 1970 packing season. This

study included the influences of controlled fill weights on subsequent drained weights as well as process capability with respect to attainable drained weights.

Analyses of the data collected indicate that a downward adjustment of recommended minimum drained weight from 74.0 ounces (sample average) for No. 10 size containers is justified and that the lower drained weight sample average would not result in underfilled containers.

The study and the data also suggest that the entire problem of proper fill of container might ultimately be better resolved by the use of a statistically sound fill weight procedure and/or drained weight procedure involving statistically sound limits.

In consideration of the results of the study the Department now proposes amendments to the U.S. Standards for Grades of Canned Red Tart Pitted Cherries which include both fill weight and drained weight procedures.

Preparation is needed for putting the proposed procedures into effect. Therefore a period until December 31, 1971, is allowed for study and comment by interested persons.

The proposed amendment is as follows:

1. In the table of contents—the second center heading would be changed to read, "Liquid Media, Fill of Container, Drained Weights, and Fill Weights", and the title of § 52.775 would be changed to read "Recommended drained weights and recommended fill weights".

2. In the text—§ 52.775 would be revised to read:

- § 52.775 Recommended minimum drained weights and recommended fill weights.
- (a) Recommended drained weights.

 (1) General. The minimum drained weight recommendations for the various container sizes and types of packing media in Table No. 1 are not incorporated in the grades of the finished product since drained weight, as such, is not a factor of quality for the purposes of these grades.
- (2) Method for ascertaining drained weight. The drained weight of canned red tart pitted cherries is determined by emptying the contents of the container upon a U.S. Standards No. 8 circular sieve of proper diameter containing 8 meshes to the inch (0.0937 inch ±3 percent, square openings) so as to distribute the product evenly. Without shifting the product, incline the sieve to about 17 to 20 degrees angle to facilitate drainage and allow to drain for 2 minutes. The drained weight is the weight of the sieve and cherries less the weight of the dry sieve. A sieve 8 inches in diameter is used for the equivalent of No. 3 size cans (404 x 414) and smaller, and a sieve 12 inches in diameter is used for containers larger than the equivalent of the No. 3

(3) Compliance with recommended drained weights. A lot of canned red tart pitted cherries is considered as meeting the minimum drained weight recommendations if the following criteria are met:

 (i) The average of the drained weights from all the sample units in the sample meets the recommended average drained weight (designated as "Avg." in Table No. I); and

(ii) The number of sample units which fail to meet the recommended minimum drained weight for individuals (designated as "Indv." in Table No. I) does not exceed the applicable acceptance number specified in Table No. I (a).

(b) Recommended fill weights. (1) General. The minimum fill weight recommendations for the various container sizes 'n Table No. I (b) are not incorporated in the grades of the finished product since fill weight, as such, is not a factor of quality for the purpose of these grades.

(2) Method for ascertaining fill weight. The fill weight of canned red tart pitted cherries is determined in accordance with the U.S. Department of Agriculture's procedures for determining fill weights as applicable to processed fruits and vegetables.

(3) Definitions of terms and symbols. "Subgroup" means a group of sample units representing a portion of a sample.

 $\overline{X}_{\text{min}}$ means the minimum lot average fill weight.

LWL_x means the lower warning limit of subgroup averages.

LRIx means the lower reject limit for subgroup averages,

LWL means the lower warning limit for individual fill weight measurements.

LRL means the lower reject limit for individual fill weight measurements.

R' means a specified average range value.

R_{max} means a specified maximum range for subgroup.

- (d) Subgroup size. The subgroup size for the determination of fill weights shall be 5 sample units.
- (5) Sampling frequency. (i) A shift of 5 hours or less. Draw at least one subgroup per code approximately every 40 minutes.
- (ii) A shift of more than 5 hours. Draw at least one subgroup per code approximately every 50 minutes.
- (iii) A shift of unknown length. Draw at least one subgroup per code approximately every 45 minutes.
- (6) Compliance with recommended fill weights. Compliance with the recommended fill weights for canned red tart pitted cherries shall be in accordance with the acceptance criteria specified in the U.S. Department of Agriculture's "Variable Control Chart Plan" as applicable to processed fruits and vegetables and related products.

¹ Compliance with the provisions of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act or with applicable State laws and regulations.

Containers size	Packed	in water	Packed in sirup or slightly sweetened water		
or designation	Indi-	Aver-	Indi-	Aver-	
	vidual t	age 2	vidual ¹	age 2	
No. 303	Ounces	Ounces	Ounces	Ounces	
	10.7	11.0	0.9	10.2	
No. 303 cylinder No. 2 No. 10	14. 0 13. 1 71. 2	14, 4 13, 5 72, 0	12.7 12.3 69.4	13. 1 12. 7 70. 2	

"Individual" means the minimum drained weight for individual containers.

1 "Average" means the minimum average drained weights from all the containers in the sample.

TABLE No. 1(a)—SINGLE SAMPLING PLANS AND ACCEPTANCE NUMBERS

Acceptance numbers... 0 1 2 3 4 5 6 7 8

TABLE NO. I(b)—RECOMMENDED FILL WEIGHT VALUES FOR CANNED RED TART PITTED CHERRIES

	Fill weight values							
Container size or designation	Xmin	LWLX	LRLX	LWL	LRL	R'	Reas	Sampling allowance code
No. 303 No. 303 cylinder No. 2 No. 10	12.9 16.8 15.8	(Ounces) 12. 0 16. 4 15. 4 85. 9	(Ounces) 12.4 16.2 15.2 85.5	(Ounces) 12. 2 15. 9 14. 9 85. 0	11. 8 15. 4 14. 4	(Ounces) 0. 80 1. 10 1. 10 2. 00	(Ounces) 1, 70 2, 20 2, 20 4, 20	F H H P

(Sec. 205, 60 Stat. 1090 as amended; 7 U.S.C. 1624)

Dated: July 30, 1971.

G. R. GRANGE Deputy Administrator, Marketing Services.

[FR Doc.71-11236 Filed 8-5-71;8:45 am]

[7 CFR Part 52] FROZEN CRANBERRIES

Proposed Standards for Grades 1

Notice is hereby given that the U.S. Department of Agriculture is considering the issuance of U.S. Standards for Grades of Frozen Cranberries. This new grade standard would be issued under authority of the Agricultural Marketing Act of 1946 (sec. 205, 60 Stat. 1090, as amended 7 U.S.C. 1624), 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. Official grading services are also provided under this Act upon request and upon payment of a fee to cover the cost of such service.

All persons who desire to submit written data, views, or arguments in connection with the proposal should file the same in duplicate not later than 30 days after publication hereof in the FEDERAL REGISTER, with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C. 20250. All written submittals made pursuant to this notice will be available for public review at the office of the Hearing Clerk during regular business hours (7 CFR 1.27(b))

Statement of consideration leading to the proposed standards. There is, at present, no U.S. Standards for Grades of Frozen Cranberries.

The Cranberry Institute, representing ¹Compliance with the provisions of these U.S. Standards for Grades of Frozen Cranberries. Available information indicates that

approximately one-half of the current cranberry production is stored, moved. and used in the frozen state. The percentage of the cranberry pack that is frozen has increased from approximately one-fourth to approximately one-half in the last 3 years.

a large portion of the cranberry industry,

requested that the Department establish

The Department agrees that it would be appropriate to establish U.S. Standards for Grades of Frozen Cranberries, to facilitate the marketing of this prod-

The standard as here proposed would cover three quality grades above Substandard: U.S. Grade A (or U.S. Fancy) and U.S. Grade B (or U.S. Choice) and U.S. Grade C (or U.S. Standard)

The following quality factors would be rated on a scoring system: Color, Defects, and Character.

The proposed standards are as follows:

PRODUCT DESCRIPTION AND GRADES 52.6281 Product description. Grades of frozen cranberries. 52.6282 SAMPLE UNIT SIZE

52.6283 Sample unit size.

PACTORS OF QUALITY Ascertaining the grade of a sample 52.6284

Ascertaining the rating for the factors which are scored. 52,6285

Color. 52.6286 52.6287 Defects. 52,6288 Character.

LOT COMPLIANCE

52.6289 Ascertaining the grade of a lot.

SCORE SHEET

52.6290 Score sheet for frozen cranberries

AUTHORITY: The provisions of this subpart isused under sec. 205, 60 Stat. 1090, as amended, 7 U.S.C. 1624.

PRODUCT DESCRIPTION AND GRADES

§ 52.6281 Product description.

Frozen cranberries is the product prepared from the sound, mature berries of the commonly cultivated American cranberry plant. The product is prepared by sorting and cleaning to assure a wholesome product. The prepared product is frozen and stored at temperatures necessary for preservation.

§ 52.6282 Grades of frozen cranberries.

- (a) "U.S. Grade A" or "U.S. Fancy" is the quality of frozen cranberries that:
 - (1) Possess a good color;
 - (2) Are practically free from defects;(3) Possess a good character;

 - (4) Possess a normal flavor and odor;
- (5) Are of similar varietal characteristics:
- (6) Have no grit or silt present that affects the appearance or ediblity of the product; and that score not less than 90 points when scored in accordance with the scoring system outlined in this subpart. Frozen cranberries of this grade may contain not more than 5 percent, by count, of berries that are less than thirteen thirty-seconds of an inch in diameter.
- (b) "U.S. Grade B" or "U.S. Choice"
- is the quality of frozen cranberries that: (1) Possess a reasonably good color;
 - (2) Are reasonably free from defects;
- (3) Possess a reasonably good character:
- (4) Possess a normal flavor and odor:
- (5) Are of similar varietal characteristics:
- (6) Have no grit or silt present that affects the appearance or edibility of the product; and that score not less than 80 points when scored in accordance with the scoring system outlined in this subpart. Frozen cranberries of this grade may contain not more than 5 percent, by count, of berries that are less than nine thirty-seconds of a inch in diameter.
- (e) "U.S. Grade C" or "U.S. Standard" is the quality of frozen cranberries that:
 - (1) Possess a fairly good color;
 - (2) Are fairly free from defects;
 - (3) Possess a fairly good character;
 - (4) Possess a normal flavor and odor;
- (5) Have not more than a trace of grit or silt present that slightly affects the appearance or edibility of the product; and that score not less than 70 points when scored in accordance with the scoring system outlined in this subpart.
- (d) "Substandard" is the quality of frozen cranberries that fail to meet the requirements of "U.S. Grade C".

SAMPLE UNIT SIZE

§ 52.6283 Sample unit size.

For purposes of evaluating quality factors, the sample unit size is 12 ounces of cranberries.

standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act or with applicable State laws and regulations.

FACTORS OF QUALITY

§ 52.6284 Ascertaining the grade of a sample unit.

(a) General. The factors of color, defects, and character shall be evaluated immediately after the product is thawed.

(b) Factors not rated by score points.

(1) Flavor and odor.

(2) Size.

(c) Definitions. (1) "Normal flavor and odor" means that the product is free from objectionable flavors and objectionable odors of any kind.

(2) "Diameter" means the greatest dimension measured at right angles to a line from stem to blossom end of the

berry.

(d) Factors rated by score points. The relative importance of each scoreable factor is expressed numerically on the scale of 100. The maximum number of points that may be given such factors Points

Defects Character -----Total score_____100

§ 52.6285 Ascertaining the rating for the factors which are scored.

The essential variations, within each scoreable factor, 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, "45 to 50 points" means, 45, 46, 47, 48, 49, or 50 points).

§ 52.6286 Color.

(a) General. The color of frozen cranberries refers to:

(1) The characteristic color, the varying degrees of dark red, red, pink, light pink, tan, yellowish green, and green areas of the outer surface of the individual cranberry; and

(2) The uniformity of the individual sample unit when viewed as a mass.

(b) Definitions. (1) "Well colored" means that 90 percent or more of the surface of the individual cranberry is a pink or red color characteristic of the

(2) "Fairly well colored" means that 75 percent or more of the surface of the individual cranberry is a pink or red color

characteristic of the variety.

(3) "Poorly colored" means that less than 75 percent of the surface of the individual cranberry is a pink or red color characteristic of the variety, provided it has some pink or red color.

(4) "Uncolored" means the surface of the individual cranberry is light yellow to light green and possesses no area of pink

or red color.

(c) (A) classification. Frozen cranberries that possess a good color may be given a score of 45 to 50 points. "Good means that (1) color variation within the sample unit does not more than slightly affect the appearance and (2) the individual cranberries are well colored, except that the number of fairly

well colored and poorly colored cranberries in the sample unit does not exceed 15 (fifteen) of which not more than 3 (three) may be poorly colored and none of the cranberries are uncolored.

(d) (B) classification. Frozen cranberries that possess a reasonably good color may be given a score of 40 to 44 points. "Reasonably good color" means that (1) color variation within the sample unit does not materially affect the appearance and (2) the individual cranberries are well colored, except that the number of fairly well colored and poorly colored and uncolored cranberries in the sample unit does not exceed 30 of which not more than 10 may be poorly colored and 5 may be uncolored. Frozen cranberries that fall into this classification shall not be graded above U.S. Grade B regardless of the total score for the product (this is a limiting rule)

(e) (C) classification. Frozen cranberries that possess a fairly good color may be given a score of 35 to 39 points. "Fairly good color" means that (1) color variation within the sample unit does not seriously affect the appearance and (2) the individual cranberries are fairly well colored, except that the number of poorly colored and uncolored cranberries in the sample unit does not exceed 60. Frozen cranberries that fall into this classification shall not be graded above U.S. Grade C regardless of the total score for the product (this is a limiting rule).

(f) (SStd) classification. Frozen cranberries that fail to meet the requirements for U.S. Grade C may be given a score of 0 to 34 points and shall not be graded above substandard, regardless of the total score for the product (this is a lim-

iting rule).

§ 52.6287 Defects.

(a) General. The factor of defects refers to the degree of freedom from harmless extraneous material, fine stems, minor blemishes, and major blemishes, and from any other defects which affect the appearance or edibility of the product.

(b) Definitions. (1) "Harmless extraneous material" means vegetable material such as vines and leaves that is part of the cranberry plant or its immediate environment and that may be reasonably expected to become incorporated in the

frozen product.

(2) "Minor blemish" means damage such as discoloration or damage caused by sunscald, pathological, mechanical, or other means which exceeds the area of a circle one-eighth inch in diameter or which slightly affects the appearance or edibility of the individual cranberry.

(3) "Major blemish" means damage such as discoloration or damage caused by sunscald, pathological, mechanical, or other means which exceeds the area of a circle one-quarter inch in diameter or which materially affects the appearance or edibility of the individual cranberry.

(c) (A) classification. Prozen cranberries that are practically free from defects may be given a score of 27 to 30 points, "Practically free from defects" means that in the sample unit there may be present: (1) Not more than one-eighth square inch of harmless extraneous material; (2) not more than a total of 15 major and minor blemishes, including no more than 7 that may be major blemishes; and (3) not more than 4 fine stems three-quarter inch or more in length. Notwithstanding the foregoing allowances, any defect(s) that may be present, singly or in combination, whether or not specifically mentioned, does not more than slightly affect the appearance or edibility of the product.

(d) (B) classification. Frozen cranberries that are reasonably free from defects may be given a score of 24 to 26 points, "Reasonably free from defects" means that in the sample unit there may be present: (1) Not more than one-fourth square inch of harmless extraneous material; (2) not more than a total of 25 major and minor blemishes, including no more than 10 that may be major blemishes; and (3) not more than 4 fine stems three-fourths inch or more in length. Notwithstanding the foregoing allowances, any defect(s) that may be present, singly or in combination, whether or not specifically mentioned, does not materially affect the appearance or edibility of the product. Frozen cran-berries that fall into this classification shall not be graded above U.S. Grade B regardless of the total score for the product (this is a limiting rule).

(e) (C) classification. Frozen cranberries that are fairly free from defects may be given a score of 21 to 23 points. "Fairly free from defects" means that in the sample unit there may be present: (1) Not more than one-half square inch of harmless extraneous material; and (2) not more than a total of 35 major and minor blemishes, including no more than 15 that may be major blemishes. Notwithstanding the foregoing allowances, any defect(s) that may be present, singly or in combination, whether or not specifically mentioned, does not seriously affect the appearance or edibility of the product. Frozen cranberries that fall into this classification shall not be graded above U.S. Grade C regardless of the total score for the product (this is a limiting rule)

(f) (SStd) classification. Frozen cranberries that fail to meet the requirements for U.S. Grade C may be given a score of 0 to 22 points and shall not be graded above Substandard, regardless of the total score for the product (this is a

limiting rule).

§ 52.6288 Character.

(a) (A) classification. Frozen cranberries that possess good character may be given a score of 18 to 20 points. "Good character" means that the cranberries may be slightly soft to moderately firm with not more than 10 cranberries in the sample unit that are mushy or hard.

(b) (B) classification, Frozen cranberries that possess reasonably good character may be given a score of 16 or 17 points. "Reasonably good character" means that the cranberries may be slightly soft to moderately firm with not more than 20 cranberries in the sample unit that may be mushy or hard. Frozen cranberries that fall into this classification shall not be graded above U.S. Grade B regardless of the total score for the product (this is a limiting rule).

(c) (C) classification. Frozen cranberries that possess fairly good character may be given a score of 14 or 15 points. "Fairly good character" means that the cranberries may be very soft to very firm with not more than 60 cranberries in the sample unit that are mushy or hard. Frozen cranberries that fall into this classification shall not be graded above U.S. Grade C regardless of the total score for the product (this is a limiting rule).

(d) (SStd) classification. Frozen cranberries that fail to meet the requirements for U.S. Grade C may be given a score of 0 to 13 points and shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

LOT COMPLIANCE

§ 52.6289 Ascertaining the grade of a lot.

The grade of a lot of frozen cranberries 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 (§§ 52.1 to 52.87).

SCORE SHEET

§ 52.6290 Score sheet for frozen cranborries.

Label.....

Factors	Score points			
Color	50 (A) (B) (C) (SSta			
Defects	30 (A) (B) (C) (SSt	27-30 1 24-26 1 21-23 1) 1 20-22 18-20		
Character	20 (B)	1 16-17 1 14-15		
Total score	100 (8St	1) 10-13		

1 Indicates limiting rule.

Dated: July 30, 1971.

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

[FR Doc.71-11235 Filed 8-5-71;8:45 am]

[7 CFR Parts 1061, 1068]

[Dockets Nos. AO-178-A27 and AO-367-A4]

MILK IN THE MINNEAPOLIS-ST. PAUL AND SOUTHEASTERN MINNESOTA-NORTHERN IOWA (DAIRYLAND) MARKETING AREAS

Notice of Hearing on Proposed Amendments to Tentative Marketing Agreements and Orders

Notice is hereby given of a public hearing to be held in the Sapphire Room of the Radisson South, 7800 Normandale Boulevard, Bloomington, MN, beginning at 10 a.m., local time, on August 17, 1971, with respect to proposed amendments to the tentative marketing agreements and to the orders, regulating the handling of milk in the Minneapolis-St. Paul and Southeastern Minnesota-Northern Iowa (Dairyland), marketing areas

(Dairyland) marketing areas,

The hearing is called pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 200)

The purpose of the hearing is to receive evidence with respect to the economic and marketing conditions in each of the aforesaid marketing areas which relate to the proposed amendments, hereinafter set forth, and any appropriate modifications thereof, to the tentative marketing agreements and to the orders.

Evidence also will be taken to determine whether emergency marketing conditions exist that would warrant omission of a recommended decision under the rules of practice and procedure (7 CFR Part 900.12(d)) with respect to proposal No. 2.

The proposed amendments, set forth below, have not received the approval of the Secretary of Agriculture.

Proposals to Amend the Minneapolis-St. Paul Order Proposed by M-W Association:

Proposal No. 1. Review and adjust the rate charged pursuant to \$ 1068.92 by deleting the word "four-tenths" and replacing it with "three-fourths".

Proposal No. 1. Review and adjust the performance requirements for supply plants in \$ 1068.9(b) by deleting in the first proviso the month of "August" and adding the month of "November", and by deleting the figure "40 percent" and substituting the figure "30 percent".

Proposal No. 3. Provide for diversions from pool plants by adding a new section entitled "Diverted milk." to read as follows:

Diverted milk, "Diverted milk" means for any month, milk produced by a dairy farmer which a handler pursuant to § 1068.13 caused to be moved from the farm to a nonpool plant if such milk is claimed to be producer milk and the conditions of paragraphs (a) and (b) are met.

(a) During the months of September, October, and November, a cooperative association handler may divert for its account 10 percent of its total receipts provided that a minimum of three deliveries per month from each producer member are delivered to a pool plant. During the months of December through August such handler may divert as producer milk 25 percent of its total receipts to a nonpool plant with the same proviso as listed in this sub-section above.

(b) If milk receipts from dairy farmers are diverted in excess of the quantities allowed pursuant to paragraph (a) of this section, the diverting handler shall specify the dairy farmers whose milk was overdiverted. If the diverting handler does not specify the dairy farmers whose milk was overdiverted, only the milk of dairy farmers which is received at a pool plant during the month shall be producer milk for such month.

Proposal No. 4. Amend § 1068.44 by deleting § 1068.44(d) which concerns mileage limitations on transfer of milk to a nonpool plant.

Proposed by Mid-America Dairymen, Inc.:

Proposal No. 5. Change the location differentials in §§ 1068.55 and 1068.82 as follows:

Location of plant (miles)	Amount of deduction (cents)
Less than 40	0
40 but less than 5	50 6.0
50 but less than 60	7.5
60 but less than 70.	9.0
Each additional 10	miles or fraction
	of 70 miles, an addi-

Proposals to Amend the Southeastern Minnesota-Northern Iowa (Dairyland) Order Proposed by Associated Milk Producers, Inc.:

Proposal No. 6. Amend § 1061-11(a) (2) by changing the figures "15" and "20" percent contained therein to "30" and "40" percent, respectively.

Proposal No. 7. Amend § 1061.11(b) by changing "15" percent contained therein to "30" percent.

Proposal No. 8. In § 1061.11(b), insert between the words "to" and "pool" on the fifth line the words "and physically unloaded into".

Proposal No. 9. In § 1061.11(b), add subparagraph (3) to read as follows:

(3) For the purpose of determining the percentage specified in the introductory paragraph the quantity of fluid milk products moved shall be a net quantity assignable at pool distributing plants computed by subtracting from the quantity of fluid milk products received from a supply plant, but not to exceed such

quantity, the amounts described in subdivisions (i) and (ii) of this subparagraph. If fluid milk products are received from more than one supply plant such net quantity assignable shall be prorated among such supply plants in accordance with the total receipts from such plants.

(i) The quantity of bulk milk and skim milk transferred from the distributing plant to pool supply plants plus any such bulk shipments to nonpool plants as Class II milk on the day of and the day following the date of the receipt

from the supply plant.

(ii) If milk is diverted from the distributing plant on the date of the receipt from the supply plant, the quantity so diverted, except any diversion of milk (not to exceed 3 days' production of any individual producer) made because of any emergency situation such as a breakdown of trucking equipment or hazardous road conditions shall not be subtracted if such emergency is reported to the market administrator.

Proposal No. 10. Delete old language

in § 1061.30(a)(3) and insert:

(3) Fluid milk products physically received from other pool plants, including a separate statement of the net receipts from each supply plant computed pursuant to § 1061,11(b)(3), except during the months of February through August no such separate statement need be made if receipts from supply plants are from only plants that were pool plants during the prior months of September through

Proposed by the Dairy Division, Con-

sumer and Marketing Service: Proposal No. 11. In § 1068.46(a)(6)

change the reference (3)(i) to (4)(i). Proposal No. 12. Delete handlers from the pool computation only if they have not paid the market administrator. (Order No. 68.)

Proposal No. 13. Eliminate the possibility of double charge on milk moving from a pool plant to an unregulated supply plant and then to a pool plant. (Order

Proposal No. 14. Make such changes as may be necessary to make the entire marketing agreements and orders for each market conform with any amendments that may result from this hearing.

Copies of this notice of hearing and the order may be procured from Market Administrator, Sanford A. Balgaard, 7703 Normandale Road, Room 100, Minneapolis, MN 55435; Market Administrator, John B. Rosenbury, 909 Sixth Street NW. Rochester, MN 55901; or from the Hearing Clerk, Room 112-A, Administration Building, U.S. Department of Agriculture, Washington, D.C. 20250 or may be there inspected.

Signed at Washington, D.C., on August 2, 1971.

JOHN C. BLUM, Deputy Administrator, Regulatory Programs.

[FR Doc.71-11265 Filed 8-5-71;8:47 am]

DEPARTMENT OF HEALTH. EDUCATION, AND WELFARE

Food and Drug Administration [21 CFR Parts 146a, 146e] ANTIBIOTIC DRUGS

Proposed Revocation of Exemption From Certification for Certain Penicillin and Bacitracin Drugs

Certification of antibiotics was established in 1945 when section 507 of the Federal Food, Drug, and Cosmetic Act was added. This section included a provision by which antibiotics could be exempted from batch certification when such certification is shown to be unnec-

essary.

The Drug Amendments of 1962 (Public Law 87-781) provided several amendments to the existing antibiotic drug section of the act. Among these amendments were expanded considerations to be used in determining whether or not an antibiotic drug or class of antibiotic drugs is suitable to be exempted from the requirement of certification. The legislative history makes it clear that Congress has given the Food and Drug Administration a mandate to carefully consider the past performance with respect to analysis in determining whether or not batches of antibiotics have consistently met the certification requirements and whether or not manufacturers of such antibiotics could be continually expected to meet certification requirements.

During the early 1950's crystalline penicillin G for injection, buffered crystalline penicillin G for injection, and bacitracin ointment were exempted from certification on the basis that these products, at that time, met the requirements for an exemption from certification,

During the past several years, the Food and Drug Administration has accumulated data showing that some batches of penicillin currently exempt from certification have been found to be nonsterile and otherwise defective. Some of these batches have been implicated by adverse reactions in humans. In addition, many batches of bacitracin ointment analyzed by the Food and Drug Administration have been found to be subpotent.

Since these problems of nonsterile, subpotent, and otherwise defective batches may be developing into a continuing pattern, the Commissioner of Food and Drugs proposes to amend the existing antibiotic drug regulations in the public interest by deleting the exemption from certification of certain antibiotic drugs.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463, as amended; 21 U.S.C. 357) and under authority dele-

gated to him (21 CFR 2.120), the Commissioner proposes to amend Parts 146a and 146e of the antibiotic drug regulations as follows:

1. By revoking paragraph (f) from § 146a.24 Sodium penicillin * * *.

2. By revoking paragraph (f) from § 146a.37 Buffered crystalline penicillin. 3. By revoking paragraph (f) from § 146e.402 Bacitracin ointment; zinc bacitracin ointment.

Interested persons may, within 30 days after publication hereof in the FEDERAL 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. Received comments may be seen in the above office during working hours, Monday through Friday.

Dated: July 26, 1971.

CHARLES C. EDWARDS, Commissioner of Food and Drugs. [FR Doc.71-11288 Filed 8-5-71;8:49 am]

DEPARTMENT OF TRANSPORTATION

Federal Highway Administration [49 CFR Part 393]

[Docket No. MC-9; Notice No. 71-17]

COUPLING DEVICES AND TOWING METHODS

Notice of Proposed Rule Making

The Director of the Bureau of Motor Carrier Safety is considering a revision of § 393.70 of the Motor Carrier Safety Regulations, dealing with coupling and towing of articulated vehicles (other than vehicles used in driveaway-towaway operations), and an amendment to § 393.71 of the Motor Carrier Safety Regulations, which would update and clarify a reference to the Society of Automotive Engineers' Standard on trailer couplings for driveaway-towaway operations of passenger car trailers.

These proposals arise out of an advance notice of proposed rule making which the Federal Highway Administra-tor issued in Docket No. MC-9 on January 17, 1969 (34 F.R. 1056). Entitled "Coupling Systems," the advance notice dealt with a broad range of proposals for rulemaking in the area of connections between towed vehicles and towing vehicles. While the advance notice was outstanding, two rulemaking proceedings dealing with Air Brake Line Coupler and Electrical Connectors, instituted under the authority of the National Traffic and Motor Vehicle Safety Act of 1966, were also being conducted. Those proceedings involved Dockets Nos. 70-18 and 69-25

of the National Highway Traffic Safety Administration. Comments filed in the NHTSA dockets have been studied by the Bureau of Motor Carrier Safety. In addition, the Bureau has, of course, given careful consideration to the comments in response to its own advance notice.

The Director has concluded that wideranging rulemaking action in the area of truck- and truck tractor-to-trailer- air and electrical couplings is not appropriate at the present time. However, he has also concluded that the time is ripe for action on a narrower set of changes to improve the existing regulations governing coupling systems of combination vehicles.

This notice proposes a reorganization of the rules presently found in § 393.70 of the Motor Carrier Safety Regulations, in order to make them more easily comprehensible and to make the format of the section more logical. Hence, a large number of editorial revisions is proposed, and renumbering of the paragraphs within the section will also be considered. The principal substantive changes under consideration are as follows:

1. The material now found in § 393.70 (a) would be revised to recognize the fact that modern and sound practices of mounting fifth wheels discourage the use of U-bolt mountings because they may cause frame damage. Although U-bolt mounting systems are no longer generally recommended, the Director does not propose to prohibit them, so long as they are installed in such a way as to provide adequate strength and security and do not cause cracking, warping, or deformation of the frame, (Society of Automotive Engineers' publication SP-354, "Parameters for Proposed Fifth Wheel Coupler Installation Practices," describes preferred fifth wheel mounting systems and sets forth criteria for their proper installation. It is a recommended guide to sound practice.)

2. The Director is proposing that fifth wheels, king pins, and coupling devices for towing full trailers manufactured after January 1, 1973 must be visibly and permanently marked with the maximum gross load rating of the manufacturer of the device. The purpose of the marking requirement is threefold. First, it will serve as the manufacturer's certification that the towing device can, in normal operation, tow any weight that does not exceed the rated maximum gross load. Second, the marking will provide users with information upon which they can base their choices of towing devices that will be adequate for whatever loads they may tow, both now and in the future. Finally, the marking requirement will help insure that adequate towing devices will be used on combination vehicles operating on public highways. To achieve this last objective, the Director is proposing to prohibit a career operating a vehicle manufactured after January 1, 1973 from towing a gross weight greater than the maximum load rating of the coupler installed on the vehicle.

3. The Director is proposing to require that fifth wheel king pins manufactured after January 1, 1973 must meet the dimensional, performance, and positioning requirements set forth in section 2.1 of the Truck Trailer Manufacturers Association Recommended Practice RP No. 6(68)-69, "Trailer Hitches and Connections". The purpose of this proposal is to insure that minimum requirements for king pin strength are met and to encourage the safe coupling of truck tractors to semitrailers and converter dollies by providing for proper installation and uniform location of king pins.

4. To promote greater safety in case of tow-bar failure or disconnection, the Director proposes to eliminate the provision for any attachment of safety devices to a pintle hook manufactured after Jan-

uary 1, 1973.

5. As noted above, the proposal would update requirements for trailer couplings used in driveaway-towaway operations of passenger car trailers by adopting the rules found in Society of Engineers Standard No. J684c, as revised in July 1970.

In consideration of the foregoing, the Director, Bureau of Motor Carrier Safety, proposes to revise § 393.70 and to amend § 393.71 of the Motor Carrier Safety Regulations (Subchapter B of Chapter III in Title 49, CFR) as set forth below.

Interested persons are invited to submit written data, views, or arguments pertaining to the proposals. Comments must identify the docket number and notice number set forth above and must be submitted in three copies to the Director, Bureau of Motor Carrier Safety, Washington, D.C. 20591. All comments received before the close of business on November 15, 1971 will be considered before further action is taken. All comments will be available for examination in the public docket of the Bureau of Motor Carrier Safety, Room 4136, 400 Seventh Street SW., Washington, DC, before and after the closing date for comments.

This notice of proposed rule making is issued under the authority of section 204 of the Interstate Commerce Act, as amended, 49 U.S.C. 304, section 6 of the Department of Transportation Act, 49 U.S.C. 1655, and the delegations of authority at 49 CFR 1.48 and 389.4.

Issued on July 30, 1971.

ROBERT A. KAYE, Director, Bureau of Motor Carrier Safety.

I. Section 393.70 of the Motor Carrier Safety Regulations would be revised to read as follows:

§ 393.70 Coupling devices and towing methods, except for driveawaytowaway operations.

(a) All coupling systems.—(1) Tracking. When two or more vehicles are operated in combination, the coupling devices connecting the vehicles shall be designed, constructed, and installed, and

the vehicles shall be designed and constructed, so that each towed vehicle will follow in the path of the vehicle that tows it. When the combination is operated in a straight line on a level, smooth, paved surface, the track of the towed vehicle must not deviate more than 3 inches to either side of the track of the vehicle that tows it.

(2) Adequacy of towing device. The gross weight towed by the fifth wheel lower half, kingpin, or a towing device used to tow a full trailer, if that device was manufactured after January 1, 1973, must not exceed the maximum gross load of that device as certified by its manufacturer pursuant to this section.

(b) Fifth wheel assemblies.—(1) Mounting.—(i) Lower half. The lower half of a fifth wheel mounted on a truck tractor or converter dolly must be secured to the frame of that vehicle with properly designed brackets, mounting plates or angles and properly tightened bolts of adequate size and grade, or devices that provide equivalent security. The installation shall not cause cracking, warping, or deformation of the frame. The installation must include a device for positively preventing the lower half of the fifth wheel from shifting on the frame to which it is attached.

(ii) Upper half. The upper half of a fifth wheel must be fastened to the motor vehicle with at least the same security required for the installation of the lower half on a truck tractor or converter dolly.

(2) Locking. Every fifth wheel assembly must have a locking mechanism. The locking mechanism, and any adapter used in conjunction with it, must prevent separation of the upper and lower halves of the fifth wheel assembly unless a positive manual release is activiated. The release may be located so that the driver can operate it from the cab. If a motor vehicle manufactured after December 31, 1952 has a fifth wheel designed and constructed to be readily separable, the fifth wheel locking devices shall apply automatically on coupling.

(3) Location. The lower half of a fifth wheel shall be located so that, regardless of the condition of loading, the relationship between the kingpin and the rear axle or axles of the towing motor vehicle will properly distribute the gross weight of both the towed and towing vehicles on the axles of those vehicles, will not unduly interfere with the steering. braking, and other maneuvering of the towing vehicle, and will not otherwise contribute to unsafe operation of the vehicles comprising the combination. The upper half of a fifth wheel shall be located so that the weight of the vehicles is properly distributed on their axles and the combination of vehicles will operate safely during any turning maneuver.

(4) Performance and certification.—
(i) Fifth wheel lower halves. A fifth wheel lower half manufactured after January 1, 1973, must be permanently

marked with the maximum gross load rating by the manufacturer of the fifth wheel, certifying that, in normal operation, the fifth wheel can safely tow a gross weight equal to the gross load rating. The marking must—

(a) Be readily visible;

(b) Be located on the fifth wheel lower half near the locking release mechanism;

(c) Have no adverse effect on the fifth

wheel's strength.

- (ii) Fifth wheel king pin. A fifth wheel king pin manufactured after January 1, 1973 shall conform to the dimensional, location, and performance requirements specified in § 2.1 of the Truck Trailer Manufacturers Association Recom-mended Practice RP No. 6 (68)-69, "Trailer Hitches and Connections." 1 The king pin must be permanently marked with its manufacturer's maximum gross load rating, certifying that the king pin conforms to the requirements of this subdivision and can, in normal operation, safely tow a gross weight equal to the gross load rating. The marking must be readily visible when the king pin is not connected to a fifth wheel lower half and must not adversely affect the king pin's strength.
- (c) Towing of full trailers—(1) General performance requirements. A full trailer must be equipped with a tow-bar and a means of attaching the tow-bar to the tow-bar and towed vehicles. The tow-bar and the means of attaching it must be

(1) Structurally adequate for the weight being drawn:

(ii) Properly and securely mounted;
(iii) Without excessive slack but with sufficient play to allow for universal ac-

tion of the connection; and

(iv) Provided with a locking device that prevents accidental separation of the towed and towing vehicles. The mounting of the trailer hitch (pintle hook or equivalent mechanism) on the towing vehicle must include reinforcement or bracing of the frame sufficient to produce strength and rigidity of the frame and to prevent its undue distortion.

(2) Certification. Every tow-bar, tow-bar eye, pintle hook, or other similar mechanism used to tow a full trailer manufactured after January 1, 1973 must be permanently marked with its maximum gross load rating by the manufacturer of the mechanism, certifying that, in normal operation, the mechanism can safely tow a trailing weight equal to the gross load rating. The marking must—

Be readily visible when the mechanism is installed on a vehicle; and

(ii) Have no adverse effect on the strength of the tow-bar, tow-bar eye, pintle hook, or other device.

(d) Safety devices in case of tow-bar failure or disconnection. Every full trailer and every converter dolly used to convert a semitrailer to a full trailer must be coupled to the frame, or an extension of the frame, of the motor vehicle which tows it with one or more safety devices to prevent the towed vehicle from breaking loose in the event the tow-bar fails or becomes disconnected. The safety device must meet the following requirements:

(1) The safety device must not be attached to the pintle hook or any other device on the towing vehicle to which the tow-bar is attached. However, on a motor vehicle manufactured prior to January 1, 1973, the safety device may be attached to the towing vehicle at a place on a pintle hook forging or casting if that place is independent of the pintle hook.

(2) The safety device must have no more slack than is necessary to permit the vehicles to be turned properly.

(3) The safety device, and the means of attaching it to the vehicles, must have an ultimate strength of not less than the gross weight of the vehicle or vehicles being towed.

(4) The safety device must be connected to the towed and towing vehicles and to the tow-bar in a manner which prevents the tow-bar from dropping to the ground in the event it fails or be-

comes disconnected.

(5) Except as provided in subparagraph (6) of this paragraph, if the safety device consists of safety chains or cables, the towed vehicle must be equipped with either two safety chains cables or with a bridle arrangement of a single chain or cable attached to its frame or axle at two points as far apart as the configuration of the frame or axle permits. The safety chains or cables shall be either two separate pieces, each equipped with a hook or other means for attachment to the towing vehicle, or a single piece leading along each side of the two-bar from the two points of attachment on the towed vehicle and arranged into a bridle with a single means of attachment to be connected to the towing vehicle. When a single length of cable is used, a thimble and twin-base cable clamps shall be used to form the forward bridle eye. The hook or other means of attachment to the towing vehicle shall be secured to the chains or cables in a fixed position.

(6) If the towed vehicle is a converter dolly with a solid tongue and without a hinged tow-bar or other swivel between the fifth wheel mounting and the attachment point of the tongue eye or other

hitch device-

(i) Safety chains or cables, when used as a safety device for that vehicle, may consist of either two chains or cables or a single chain or cable used alone;

(ii) A single safety device, including a single chain or cable used alone as the safety device, must be in line with the centerline of the trailer tongue; and

(iii) The device may be attached to the converter dolly at any point to the rear of the attachment point of the tongue eye or other hitch device. (7) Safety devices other than safety chains or cables must provide strength, security of attachment, and directional stability equal to, or greater than, safety chains or cables installed in accordance with subparagraphs (5) and (6) of this paragraph.

(8) When two safety devices, including two safety chains or cables, are used and are attached to the towing vehicle at separate points, the points of attachment on the towing vehicle shall be located equally distant from, and on opposite sides of, the centerline of the towing vehicle. Where two chains or cables are attached to the same point on the towing vehicle, and where a bridle or a single chain or cable is used, the point of attachment must be on the longitudinal centerline of the towing vehicle. A single safety device, other than a chain or cable, must also be attached to the towing vehicle at a point on its longitudinal centerline.

II. Section 393.71(h)(8) of the Motor Carrier Safety Regulations would be

revised to read as follows:

§ 393.71 Coupling devices and towing methods, driveway-towaway operations.

(h) Requirements for tow-bars, Tow-bars shall comply with the following requirements—

(8) Passenger car-trailer couplings. Trailer couplings used for driveaway-towaway operations of passenger car trailers shall conform to Society of Automotive Engineers Standard No. J684c, "Trailer Couplings and Hitches—Automotive Type", July 1970.

[FR Doc.71-11248 Filed 8-5-71;8:46 am]

FEDERAL RESERVE SYSTEM

[12 CFR Part 269]

POLICY ON UNIONIZATION AND COLLECTIVE BARGAINING FOR THE FEDERAL RESERVE BANKS

Objections to Elections Procedure

The Board of Governors, pursuant to the authority conferred by 12 U.S.C. 248 proposes to add a new subparagraph (f) to § 269.5.

The proposed subparagraph would protect employees from any interference with their making a fair and free choice in selecting or rejecting a bargaining representative even if such interference does not constitute an unfair labor practice within the meaning of § 269.6 and (2) would authorize the Federal Reserve System Labor Relations Panel to establish an expedited procedure to process charges of interference, to promulgate rules to guide the conduct of all parties, and to provide appropriate remedies when interference has been found to have affected the outcome of the election.

¹ Copies of the recommended practice are available from the Truck Trailer Manufacturers Association, Inc., 1413 K Street NW., Washington, DC 20005.

The proposed subparagraph is set forth below:

§ 269.5 Elections.

- (f) (1) If at any time prior to an election, employees of a Federal Reserve Bank evidence substantial interest in representation by a union, whether or not a 30-percent interest has yet been shown, it shall be encumbent on the Bank, a union, and all others to refrain from any conduct, action or policy that interferes with, restrains or impedes employees from making a fair and free choice in selecting or rejecting a bargaining representative.
- (2) A Bank, a union, or employees are not precluded from exercise of the free speech privileges of § 269.6(c) but such exercise may properly be held to be contrary to the intent of this section even if the conduct, action, or policy in question does not constitute an unfair labor practice under § 269.6(a), (1), (2), or (3) or § 269.6(b), (1) or (2) of this policy.
- (3) The Federal Reserve System Labor Relations Panel may promulgate expedited procedures for prompt disposition of allegations that a violation of this section has affected the outcome of the election.
- (4) The Panel may determine whether there has been a violation of this section and may render appropriate interpretations of this section, and may set forth as guidelines the circumstances the Panel believes necessary for a fair and free election by a Code of Preelection Conduct or by decision in specific cases.
- (5) In the event of a proven violation of this section by a Bank, by a union, or by other individuals or organizations the Panel may take appropriate remedial action such as the setting aside of the resuts of an election and the ordering of a new election.

To aid in the consideration of this matter by the Board of Governors, interested persons are invited to submit relevant data, views or arguments. Any such comments or materials should be submitted in writing to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, to be received not later than September 7, 1971.

By order of the Board of Governors, July 27, 1971.

[SEAL]

KENNETH A. KENYON, Deputy Secretary.

[FR Doc.71-11256 Filed 8-5-71;8:46 am]

[12 CFR Part 291]

PREELECTION AND ELECTION CONDUCT

Notice of Proposed Policy Statement and Proposed Rule Making

The Federal Reserve System Labor Relations Panel proposes to adopt a

"Preelection Code of Conduct" and "Rules and Regulations Pertaining to Election Conduct" if the Board of Governors of the Federal Reserve System adopts its proposed new § 269.5(f) of its Policy on Unionization and Collective Bargaining for the Federal Reserve Banks.

The "Preelection Code of Conduct" would set forth as a matter of policy a general guide to acceptable conduct by a Reserve Bank, a union, or others relating to the selection or rejection by employees of an exclusive bargaining representative.

The need for the issuance of such a guide is premised on the unique approach the Panel contemplates in applying the "objections to election procedure" that would be permitted by the adoption of the proposed amendment to the Board's Policy. Just as the Policy reflects approaches from both the private sector and the Federal sector, objections to an election would be viewed according to criteria somewhere between those applied under the National Labor Relations Act and the attitude of strict neutrality applied by Federal executive agencies under Executive Order 11491.

In addition, the proposed Rules and Regulations Pertaining to Election Conduct would (1) establish an objection to election procedure by which charges of misconduct may be quickly judged and remedies, if appropriate, be made, and (2) create procedures for correlating and coordinating such matters with the rules pertaining to unfair labor practices, as set forth in Part 292.

Both the proposed Code of Preelection Conduct and the Rules and Regulations Pertaining to Election Conduct are set forth below.

To aid in the consideration of this matter by the Panel, interested persons are invited to submit relevant data, views, or arguments. Any such comments or material should be submitted in writing to the Secretary, Federal Reserve System Labor Relations Panel, 20th Street and Constitution Avenue NW., Washington, DC 20551, to be received not later than September 7, 1971.

By order of the Federal Reserve System Labor Relations Panel, July 27, 1971.

[SEAL] PAUL M. METZGER, Secretary.

PREELECTION CODE OF CONDUCT

AUTHORITY: This "Preelection Code of Conduct" is issued under section 269.5(f)(4) of the Board of Governors' Policy on Unionization and Collective Bargaining for the Federal Reserve Banks, 12 CFR 269.5(f).

Introduction. This is a general guide to acceptable conduct by a Bank, by a union, or by others after a substantial interest has been shown by employees that they may wish to be represented by a union, whether or not a 30-percent interest has yet been shown, and continuing until an election has been held and the results have been announced by the American Arbitration Association.

Nonacceptable conduct by a Bank, by a labor organization, or by others can result in an unfair labor practice (§ 269.6 (a), (1), (2), or (3) or § 269.6 (b), (1)

or (2) of the Policy on Unionization and Collective Bargaining for the Federal Reserve Banks (hereinafter referred to as the "Policy")) or interference in a fair election short of an unfair labor practice (§ 269.5(f)), or both.

This is not intended to be applicable to § 269.5(b) (determination by an Arbitrator under AAA auspices as to whether a 30-percent interest in a union exists in a disputed situation) or to § 269.5(c) (conduct of an election by the AAA) except that prohibited practices are not sanctioned at such times. It is primarily intended to apply to conduct of the parties outside either of the above noted specific events.

It is manifestly impossible to set forth anything more than general and incomplete guides. Detailed applications and interpretations can arise only within the context of the facts of a specfic union organizational campaign. However, it is hoped that these guides will be of assistance to the parties.

General basis for appraisal. The unfair labor practice provisions of the Policy in conjunction with § 269.6(c) (the so-called free speech provision of the Policy) are intended to be interpreted and applied as respects unfair labor practice charges in essentially the same manner that the National Labor Relations Board (hereinafter referred to as the NLRB) and the courts have applied the generally comparable language of the National Labor Relations Act (hereinafter referred to as the NLRA).

The interference with a fair election section of the Policy is intended to be interpreted and applied so as to establish standards of preelection conduct consistent with the unique position of Federal Reserve Banks within a private sector—public sector spectrum, Rulings by the NLRB under the election provisions of the NLRA (sec. 9) will provide general guidance for minimum standards of conduct. Greater restraint in the exercise of free speech by a Reserve Bank than may be permissible under the NLRA will be required by reason of the general practice of management neutrality in the public sector. However, a Bank position of strict neutrality will not be required. In short, application of § 269.5 (f) will provide a Federal Reserve standard of conduct in between the private sector (NLRA) and Federal executive agencies (Executive Order No. 11491).

In any disputed case, the Federal Reserve System Labor Relations Panel [hereinafter referred to as the "Panel"] will emphasize the totality of conduct of a party. Necessarily, specific allegations of nonacceptable conduct will need to be appraised separately and the various segments then examined to obtain a composite picture. Discussion of some likely facets of a total picture that follow should not lead to undue emphasis on any one aspect of a disputed situation.

Most of the more explicit generalizations to be noted hereafter will deal with interference with a free election except that an unfair labor practice might also occur if there is adequate evidence of "threat of reprisal or force, or promise of benefit," in exercise of the free speech provision.

Expression of general point of view. If a Bank should prefer to deal with its employees without a union, the Bank is not prevented from expression of its opinion. § 269.6(c) affords the Bank that right.

However, a Bank should avoid couching its opinion under an "employee's own best interest" umbrella. The basic concept of a free election is that each employee should make his own decision as to what is to his best interest. It is difficult, if not impossible, for a Bank to emphasize such a general umbrella approach without implying that it intends, as a matter of general policy, to be less liberal if a union is recognized. If a Bank actually contemplates such a policy, it would be "a threat or reprisal-or promise of benefit." If there is no such contemplated Bank policy, it is nevertheless difficult to avoid leaving employees with that impression.

A union will attempt to influence employees by an approach as to their best interests.

This may appear to a Bank to be a "double standard". In a theoretical sense it is. However, it is implicit in a preelection situation. A Bank may be attempting to preserve the status quo-operation without a union. The past and current labor relations policy of the Bank-be it good, bad, or indifferent-is a known and experienced policy. If it is good, it may suffice to maintain the status quo. If it is not good, the NLRA makes it improper in the private sector to try to make it good during the course of an election campaign. In either event, a union is trying to sell a new policy, something unknown. Of even greater importance, a Bank has certain potential and actual power over employees. A union has no power whatever, until and unless it gets recognized, and it is limited even in that event.

Factual statements. A Bank may clarify and emphasize its existing wages, benefits, and working conditions and may make comparisons with similar provisions elsewhere. It may also indicate its known expectations for the near future provided that such future prediction is factual and is based on considerations having nothing to do with the current threat of unionization.

A union may make similar comparisons with wages, benefits and working conditions elsewhere and it may outline its hopes and aspirations for the Bank employees if it should be recognized. However, it should be particularly careful not to misrepresent the areas now subject to mandatory bargaining.

It is unlikely that either a Bank or a union will be completely unbiased in presentation of such matters. Neither party is likely to emphasize facts that are negative to its own position.

However, both parties have a strong obligation to adhere to facts and to avoid deception, trickery, deceit or misrepresentation.

Who said it? Appraisal of any exercise of free speech must necessarily give cognizance to its source.

An oral statement or written document originating from a high-ranking Bank official may be more significant than the same thing said or written by a low-ranking supervisor.

Similarly, the source of an oral or written comment on the union side may be taken into account.

This is not to say that lower-ranking individuals on either side have license to say or do anything. Responsibility exists for all participants. Nor can either party properly put in the mouths or pens of lesser-ranking individuals a concerted type of campaign that would be improper if it should originate openly at a higher level in the organization. Moreover, as respects some matters, lower-ranking supervision may, in fact, have greater power over employees than higher-ranking officials of a Bank.

Written communications. A Bank may send letters or distribute other written communications to employees or post notices so long as such material conforms to the intent of these general guides.

A union may similarly communicate with employees. Since a union has inherent disadvantage in this respect, the following arrangements should apply.

Upon proper request, a Bank should provide adequate bulletin board space for use by the union to post such materials.

Upon proper request, a Bank should allow distribution of union materials on Bank premises during nonworking hours under conditions that will not interfere with the work of the Bank or violate reasonable security regulations and that are generally consistent and validly applied in a nondiscriminatory manner with distribution of the Bank's own pre-election materials, if any, or with other relevant rules, if any, regrading distribution of other materials.

After a union has proven a 30-percent interest and upon proper request, a Bank should furnish with reasonable promptness to responsible union officials copies of names and addresses of all Bank employees likely to be eligible to vote in an election.

Oral solicitation. Employees of the Bank, eligible to vote in the election, may engage in prounion or antiunion discussion of the election issues on Bank premises during nonworking time, subject in either event to reasonable rules to protect security and to avoid interference with the work of the Bank and provided further that the Bank permits no discriminatory handling as respects the different types of discussion.

Scheduled meetings. A Bank may schedule a meeting or meetings on Bank premises during working hours or non-working hours, the purpose of such meetings being to communicate orally to employees its facts and positions that may be consistent with these general guides. However, attendance at such meetings shall not be compulsory and no stigma or

consequence shall accompany nonattendance of any employee. Most important, the size of the meeting, the location of the meeting, and other relevant circumstances shall assure that no atmosphere of coercion or undue pressure exists.

Normally, it is probable that a union will not want or need to hold meetings on Bank premises and a union would have no rights to hold meetings on Bank premises in the absence of Bank meetings noted above. However, if a Bank exercises its rights noted in the preceding paragraph and if it can be shown that a union would be seriously disadvantaged as to location of a meeting place to reply to such a Bank meeting. the Bank should allow the union to use Bank facilities for a union meeting or meetings to be addressed by union officials during nonworking hours immediately following or preceding working hours. Attendance at such meetings would be noncompulsory and the general tone and atmosphere should be similar to that noted for a Bank meeting.

24-hour and 12-hour rules. No meetings of either type discussed in the foregoing section should be held on Bank premises within a 24-hour period immediately prior to the scheduled time for casting the first ballot.

Moreover, to afford the most favorable atmosphere for a free election, there should normally se no distribution of new Bank or new union literature on or immediately adjacent to Bank premises within the 12 hours prior to the scheduled time for casting the first ballot.

Racial overtones. Neither a Bank nor a union may exercise rights of free speech in a manner that would imply racial discrimination or incite racial feelings or prejudices.

Outside interference. Activities of third parties or of individuals, not attributable to either a Bank or a union involved in the election, that are violative of these general guides and that are not refuted effectively by the party or parties that such activities may appear to aid, may be grounds for setting aside an election.

PART 291—RULES AND REGULATIONS PERTAINING TO ELECTION CONDUCT

Sec.

291.100 Filing of objections.

291.200 Answer.

291.300 Investigation and hearing.

291.400 Exceptions.

291.500 Decision of the panel.

291.600 Relationship to unfair labor practice procedure.

291.700 Objections to conduct of the election.

AUTHORITY: The provisions of this Part 291 are issued under section 269.5(f) (3) of the Board of Governors' Policy on Unionization and Collective Bargaining for the Federal Reserve Banks, 12 CFR 269.5(f).

§ 291.100 Filing of objections.

(a) Within 5 days after the tally of the ballots has been furnished, any party in interest may file with the Secretary of the Panel an original and five copies of objections to conduct affecting the results of the election, pursuant to § 269.5 of this chapter.

(b) Such objections shall contain a specific statement of the reasons therefor

and evidence in support thereof.

(c) Any filing must be timely whether or not challenged ballots are sufficient in number to affect the results of the election.

(d) The party filing objections shall immediately serve copies of the objections on the other parties and shall submit proof of service thereof to the Secretary of the Panel.

§ 291.200 Answer.

(a) An answer, containing a complete but concise statement of facts refuting the objections, may be filed with the Secretary of the Panel within 5 working days from service of the objections.

(b) The original and five copies of the answer, together with proof of service, shall be filed with the Panel and one copy of the answer shall be served on

each party.

§ 291.300 Investigation and hearing.

(a) Within 5 working days after the answer to objections has been filed, the Panel may refer the matter to the National Center for Dispute Settlement of the American Arbitration Association (hereinafter the Center) to conduct an investigation or hearing or both. If there is no issue of fact the Panel may rule on the basis of the pleadings.

(b) If no answer has been timely filed, the Panel shall direct the Center to conduct an investigation or hearing or both.

(c) A recommendation by the Center, based on an administrative investigation, that a hearing should not be held is subject to exceptions on the same basis as a hearing officer report. (See § 291.400)

(d) Under exceptional circumstances, the Panel may order a hearing to be held without investigation and may conduct the hearing rather than referring it to

the Center.

(e) A determination by the Center that a hearing should be held is not subject to appeal to the Panel.

(f) Any hearing pursuant to this section shall be conducted on an informal basis and all measures compatible with justice and equity shall be employed to bring the matter speedily to hearing, to hear the parties and to render a decision. The rules pertaining to the hearing shall be the same as those applicable to hear-

ings under Part 292, of this chapter (Charges of Unfair Labor Practices) insofar as they may be applicable under such circumstances and except as otherwise provided in this part, and shall be subject to such time limits as the hearing officer may establish; provided however, that the hearing officer's recommendation shall be transmitted to the Panel within 10-working days after his receipt of the official transcript of the hearing.

(g) The objecting party shall bear the burden of proof regarding all matters alleged in its objections to conduct affecting the results of the election, except as otherwise provided in the Panel's "Preelection Code of Conduct".

(h) Matters discovered during investigation or hearing, although not specifically alleged as objections, may nevertheless be considered as grounds for setting aside an election.

§ 291.400 Exceptions

(a) If the hearing is conducted by the Panel its decision shall be final and binding on the parties.

(b) If the hearing is conducted by the Center, any party may file with the Panel exceptions to the hearing officer's report within 10 working days from service of that report upon the party.

(c) The original and five copies of the exceptions, together with proof of the service thereof, shall be filed with the Panel, and one copy of the exceptions

shall be served on each party.

(d) If no exceptions are filed, the decision of the Center shall be final and binding upon the parties.

- (e) Answering briefs to exceptions or briefs in support of the hearing officer shall be accepted only under such conditions and time limitations as the Panel may establish.
- (f) Requests for extensions of time shall be granted only under extraordfnary circumstances.

§ 291.500 Decision of the Panel.

(a) If no objections are filed within the time set forth above, the Panel shall notify the American Arbitration Association (hereinafter the AAA) that it may issue to the parties a certification of the results of the election, including certification of representative, where appropriate, subject to the resolution of any other election disputes which would be pending before other tribunals pursuant to § 269.5 of this chapter. (b) The Panel shall similarly notify the AAA if it finds, or if the Center finds and no exceptions are timely filed, that there was not conduct sufficient to affect the outcome of the election.

(c) If the Panel finds, or if the Center finds and no exceptions are timely filed that there was conduct which interfered with the free and fair choice by the employees, the Panel shall direct that the election be set aside and a new election held at such time as the AAA finds appropriate. If a new election is held, the labor organization or organizations previously on the ballot shall not be required to make a new showing of interest and no additional intervenors shall be permitted on the ballot. The Panel may provide such other remedies as may be appropriate to deal with the effects of any election interference found or to prevent future interference.

§ 291.600 Relationship to unfair labor practice procedure.

- (a) The Panel may treat any unfair labor charges as objections and may process such objections under the procedures set forth herein if such charges have met the 5-day filing requirement for objections as set forth in § 291.100.
- (b) If a party files both objections to an election and unfair labor practice charges arising out of the same circumstances, the Panel may consolidate the matter and deal with both aspects under the unfair labor practice procedure, even though separate findings may ultimately be made.
- (c) Where appropriate, the Panel may sever an unfair labor practice charge and process that part of the charge that would constitute objections to an election through the procedure set forth in this part.

§ 291.700 Objections to conduct of elec-

Objections to the conduct of the election, as distinguished from conduct affecting the results of the election, shall not be resolved by the Panel, but shall be resolved by the AAA in accordance with its election rules or in accordance with such election agreement as may be applicable to that election. Decisions rendered by the AAA or by other tribunals consented to in an election agreement, shall not be subject to appeal to the Panel.

[FR Doc.71-11255 Filed 8-5-71;8:46 am]

Notices

DEPARTMENT OF STATE

Agency for International Development

[Delegation of Authority 92]

COORDINATOR, SUPPORTING ASSIST-ANCE BUREAU, AND DIRECTOR, OFFICE OF EAST ASIA DEVELOP-MENT PROGRAMS

Delegation of Authority

Pursuant to the authority delegated to me by Delegation of Authority No. 104, as amended, dated November 3, 1961 (26 F.R. 10608) from the Secretary of State, and in furtherance of my decision relating to the establishment of a Supporting Assistance Bureau in the Agency for International Development, as announced in A.I.D. General Notice of July 1, 1971, it is hereby ordered as follows:

SECTION 1. Each of the following delegations of authority is amended by inserting among the titles of the officers named in those delegations, the titles of the following officers: "Coordinator for Supporting Assistance" and "Director, Officer of East Asia Development Pro-

grams."

A. Delegation of Authority No. 5, dated December 29, 1961 (27 F.R. 449), as amended, with respect to Loan Agreements;

B. Delegation of Authority No. 17, dated April 12, 1963 (27 F.R. 5914), as amended, with respect to Authority to Sign Contracts:

C. Delegation of Authority No. 19, dated October 3, 1962 (27 F.R. 10374), as amended, with respect to Participating Agency Service Agreements;

D. Delegation of Authority No. 23, dated December 28, 1962 (28 F.R. 563), as amended, relating to the Agricultural Trade Development and Assistance Act of 1954, as amended;

E. Delegation of Authority No. 27, dated April 15, 1963, as amended, relat-

ing to Personnel;

F. Delegation of Authority No. 38, dated April 10, 1964 (29 F.R. 5280), relating to Project Agreements, Trust Fund Agreements, and Grants to International Organizations;

G. Delegation of Authority No. 40, dated April 17, 1964 (29 F.R. 5695), relating to Waivers of Procurement Source Requirements;

H. Delegation of Authority No. 41, dated May 8, 1964 (29 F.R. 6892), relating to the Furnishing of Services and Commodities pursuant to section 607 of the Foreign Assistance Act of 1961, as amended;

I. Delegation of Authority No. 43, dated June 12, 1964 (29 F.R. 8122), relating to the Acceptance of Donated Non-military Property and Services pursuant to section 635(d) of the Foreign Assistance Act of 1961, as amended; J. Delegation of Authority No. 75, dated January 11, 1968 (33 F.R. 919), relating to Certifications under section 611(e) of the Foreign Assistance Act of 1961, as amended; and

K. Delegation of Authority No. 88, dated November 4, 1970 (35 F.R. 17675) relating to Housing Guaranties.

SEC. 2. There is hereby delegated to the Coordinator for Supporting Assistance, and the Director, Office of East Asia Development Programs, with respect to the countries or areas which are within the responsibility of these officers, all those authorities or functions which are conferred on A.I.D. Assistant Administrators in any regulation (published or unpublished), manual order, policy directives or determinations, manual circular or circular airgram or instruction or communication of any nature.

Sec. 3. The authorities made available to the Coordinator for Supporting Assistance and the Director, Office of East Asia Development Programs, may be delegated successively according to the terms of the delegations of authority set forth in sections 1 and 2 of this Delegation of Authority. Notwithstanding the terms of A.I.D. Delegation of Authority No. 75, the Coordinator for Supporting Assistance may redelegate to the Deputy Coordinator for Supporting Assistance the authorities contained in said Delegation of Authority No. 75.

Sec. 4. Currently effective redelegations of authority issued by the Assistant Administrators for East Asia and Vietnam are hereby continued in effect according to their terms until modified or revoked by appropriate authority.

Sec. 5. This Delegation of Authority shall be effective immediately.

Dated: July 29, 1971.

JOHN A. HANNAH, Administrator,

[FR Doc.71-11246 Filed 8-5-71;8:45 am]

DEPARTMENT OF THE TREASURY

Bureau of Customs

HAT BODIES OF FUR, NOT ON SKIN, FROM CZECHOSLOVAKIA

Antidumping Proceeding Notice

August 4, 1971.

On June 24, 1970, information was received in proper form pursuant to \$\\$ 153.26 and 153.27. Customs Regulations (19 CFR 153.26, 153.27), indicating a possibility that hat bodies of fur, not on the skin, from Czechoslovakia are being, or likely to be, sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. et seq.).

There is evidence on record concerning injury to or likelihood of injury to or prevention of establishment of an industry in the United States.

Having conducted a summary investigation as required by \$153.29 of the Customs Regulations (19 CFR 153.29) and having determined as a result thereof that there are grounds for so doing, the Bureau of Customs is instituting an inquiry to verify the information submitted and to obtain the facts necessary to enable the Secretary of the Treasury to reach a determination as to the fact or likelihood of sales at less than fair value.

A summary of information from all sources is as follows: The information received tends to indicate that the prices of the merchandise sold for exportation to the United States are less than the prices of such or similar merchandise sold for exportation to the United States by a country not having controlled economy.

This notice is published pursuant to \$153.30 of the Customs Regulations (19 CFR 153.30).

[SEAL] EDWIN F. RAINS, Acting Commissioner of Customs.

[FR Doc.71-11441 Filed 8-5-71;9:25 am]

Internal Revenue Service DARRELL D. ALLEN, JR. Notice of Granting of Relief

Notice is hereby given that Darrell D. Allen, Jr., 1747 North Oneida Street, Appleton, WI, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on February 25, 1969, in the Outagamie County Court, Branch No. 2, county of Appleton, Wis., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Darrell D. Allen, Jr., because of such conviction, to ship, transport, or receive in interstate of foreign commerce any firearm or ammunition, and he would be ineligible for a license 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 Darrell D. Allen, Jr., to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Darrell D. Allen, Jr.'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 likely to act in a manner dangerous to public

safety, and that the granting of the relief

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, Darrell D. Allen, Jr., be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 28th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11325 Filed 8-5-71;8:52 am]

JAMES H. BEARDSLEY II Notice of Granting of Relief

Notice is hereby given that James H. Beardsley II, 919 Spring St., Charles, MO, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on July 12, 1963, in the Circuit Court of Potosi, Washington County, Mo., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for James H. Beardsley II, 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 license 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 James H. Beardsley II, to receive, possess, or transport in commerce or affecting commerce, any firearm

Notice is hereby given that I have considered James H. Beardsley II'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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 James H. Beardsley, II, be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 28th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11326 Filed 8-5-71;8:52 am]

JAMES W. BEVAN

Notice of Granting of Relief

Notice is hereby given that James W. Bevan, 236 East Beale Street, Kingman, AZ, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his convictions on January 10, 1964, in the 22d Judicial District Court, St. Tammany, La., July 25, 1952, in the Military Court of Anchorage, Alaska, of crimes punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for James W. Bevan because of such convictions, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be ineligible for a license 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 convictions, it would be unlawful for James W. Bevan to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered James W. Bevan's application

and:

(1) I have found that the convictions were made upon charges 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 Pirearms Act; and

(2) It has been established to my satisfaction that the circumstances regarding the convictions and the applicant's record and reputation are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the relief 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 James W. Bevan be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the convictions hereinabove described.

Signed at Washington, D.C., this 22d day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11327 Filed 8-5-71;8:53 am]

JOHNNY CHURCH

Notice of Granting of Relief

Notice is hereby given that Johnny Church, 2933 Burnside, Detroit, MI 48212, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his convictions on January 15, 1930, in the Wayne County, Mich., Circuit Court and on June 19, 1930, in the city of Detroit, Mich., Recorder's Court, of crimes punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Johnny Church because of such convictions, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be ineligible for a license 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 convictions, it would be unlawful for Johnny Church to receive, possess, or transport in comaffecting commerce, any merce or firearm.

Notice is hereby given that I have considered Johnny Church's application and:

- (1) I have found that the convictions were made upon charges 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 convictions and the applicant's record and reputation are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Johnny

Church be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the convictions hereinabove described.

Signed at Washington, D.C., this 22d day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11328 Filed 8-5-71;8:53 am]

ARCHIBALD C. CHURCHILL Notice of Granting of Relief

Notice is hereby given that Archibald C. Churchill, 2-A Parker Avenue, Cortland, NY., has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on August 25, 1942, in the Mecklenburg County Superior Court, North Carolina, of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Archibald C. Churchill 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 license 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 Archibald C. Churchill to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Archibald C. Churchill'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 Pirearms Act; and
- (2) It has been established to my satlsfaction that the circumstances regarding the conviction and the applicant's record and reputation are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Archibald C. Churchill be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 29th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.17-11329 Filed 8-5-71;8:53 am]

ROGER ALTON DENNISON Notice of Granting of Relief

Notice is hereby given that Roger Alton Dennison, 33 Stone Street, Manchester, CT, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firerarms incurred by reason of his conviction on November 10, 1967, in the Hartford County Superior Court, Hartford, Conn., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Roger Alton Dennison 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 license 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 Roger Alton Dennison to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Roger Alton Dennison'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 likely to act in a manner dangerous to public safety, and that the granting of relief 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 Roger Alton Dennison be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 23d day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11330 Filed 8-5-71;8:53 am]

THEODORE R. HUTSENPILLER Notice of Granting of Relief

Notice is hereby given that Theodore R. Hutsenpiller, 714 Blaw Avenue, Blawnox, PA, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his convictions on March 11, 1940, by the Quarter Sessions Court, in and for the county of Allegheny, Pittsburgh, Pa., and October 23, 1940, by the Quarter Sessions Court, in and for the county of Allegheny, Pittsburgh, Pa., of crimes punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Theodore R. Hutsenpiller because of such convictions, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be ineligible for a license under chapter 44, title 18, United States Code, as a firearms or ammunition importer, manufacturer, dealer, or collec-tor. 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 convictions, it would be unlawful for Theodore R. Hutsenpiller to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Theodore R. Hutsenpiller's appli-

cation and:

(1) I have found that the convictions were made upon charges 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 convictions and the applicant's record and reputation are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Theodore R. Hutsenpiller be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the convictions hereinabove described.

Signed at Washington, D.C., this 28th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11331 Filed 8-5-71;8:53 am]

BERNARD MARIO MAYFLOWER Notice of Granting of Relief

Notice is hereby given that Bernard Mario Mayflower, 3733 De Veaux Street,

Niagara Falls, NY, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on June 13, 1954, in the Circuit Court for the county of Roscommon, Mich., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Bernard M. Mayflower 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 license 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 Bernard M. Mayflower to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Bernard M. Mayflower'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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Bernard Mario Mayflower be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 29th day of June 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11332 Filed 8-5-71;8:53 am]

FRANK VERNON NILES

Notice of Granting of Relief

Notice is hereby given that Frank Vernon Niles, 406 West Buffalo Avenue, Tampa, FL, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on July 23, 1937, in the Circuit Court, Highlands County, Fla., of a crime punishable by imprisonment for a term exceeding

I year, Unless relief is granted, it will be unlawful for Frank Vernon Niles 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 license 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 Frank Vernon Niles to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Frank Vernon Niles' 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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Frank Vernon Niles be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 29th day of July 1971.

[SEAL]

Harold T. Swartz, Acting Commissioner of Internal Revenue.

[FR Doc.71-11333 Filed 8-5-71;8:53 am]

LOUIS SMITH

Notice of Granting of Relief

Notice is hereby given that Louis Smith, 627 North Fourth Street, Saginaw, MI, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on May 13, 1949, in the Recorder's Court of the city of Detroit, Mich., of a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Louis Smith 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 license 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 Louis Smith to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Louis Smith'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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Louis Smith be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 29th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11334 Filed 8-5-71;8:53 am]

ROBERT C. SWARTWOOD Notice of Granting of Relief

Notice is hereby given that Robert C. Swartwood, 3 Green Street, Binghamton, NY, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on October 10, 1946, in the Broome County Court, New York, of a crime punishable by imprisonment for a term exceeding 1 year, Unless relief is granted, it will be unlawful for Robert C. Swartwood because of such conviction, to ship, transport, or receive in interstate or foreign commmerce any firearm or ammunition, and he would be ineligible for a license 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 Robert C. Swartwood to re-

or affecting commerce, any firearm.

Notice is hereby given that I have considered Robert C. Swartwood's application and:

ceive, possess, or transport in commerce

(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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Robert C. Swartwood be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove described.

Signed at Washington, D.C., this 22d day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11335 Filed 8-5-71:8:53 am]

WALTER W. WALLERMAN Notice of Granting of Relief

Notice is hereby given that Walter W. Wallerman, 7081/2 North Bateman Street, Appleton, WI, has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms incurred by reason of his conviction on May 4, 1965, in Outagamie Court, Branch 2. Appleton, Wis., of a crime punishable by imprisonment for a term exceeding I year. Unless relief is granted, it will be unlawful for Walter Wallerman 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 license 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 Walter Wallerman to receive, possess, or transport in commerce or affecting commerce, any firearm.

Notice is hereby given that I have considered Walter Wallerman's application

- (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 likely to act in a manner dangerous to public safety, and that the granting of the relief 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 Walter Wallerman be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms and incurred by reason of the conviction hereinabove de-

Signed at Washington, D.C., this 28th day of July 1971.

[SEAL]

HAROLD T. SWARTZ, Acting Commissioner of Internal Revenue.

[FR Doc.71-11336 Filed 8-5-71;8:53 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management ARIZONA

[Group 488]

Notice of Filing of Plats of Survey

JULY 29, 1971.

Plats of Survey of the lands described below will be officially filed in the Arizona State Office, Phoenix, Ariz., effective at 10 a.m., on September 3, 1971:

1. GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 28 N., R. 20 W.

Sec. 1, lots 1, 2, 3, 4, S½N½, and S½; Sec. 2, lots 1, 2, 3, 4, S½N½, and S½; Sec. 3, lots 1, 2, 3, 4, 81/2 N1/2, and 81/4; Sec. 3, 10ts 1, 2, 3, 4, S½,N½, and S½;
Sec. 4, lots 1, 2, 3, 4, S½,N½, and S½;
Sec. 5, lots 1, 2, 3, 4, S½,N½, and S½;
Sec. 6, lots 1 to 7, inclusive, S½,NE¾,
SE¼,NW¼, E½,SW¼, and SE¼;
Sec. 7, lots 1, 2, 3, 4, E½,W½, and E½;
Secs. 8, 9, 10, 11, 12, 15, and 17;
Secs. 8, 9, 10, 11, 12, 15, and 17;

Sec. 18, lots 1, 2, 3, 4, E½ W½, and E½; Sec. 19, lots 1, 2, 3, 4, E½ W½, and E½; Secs. 20, 21, 22, 27, 28, and 29; Sec. 30, lots 1, 2, 3, 4, E½ W½, and E½; Sec. 31, lots 1, 2, 3, 4, E½ W½, and E½; Secs. 33, and 34.

The areas described aggregate 16,606.45 acres of public land.

The lands described above range from nearly level to mountainous. The soil is rocky and gravelly to sandy clay loam. The vegetation consists of Joshua trees, creosote bush, cacti and grass. There are no settlers in this township and no water was noted throughout the surveyed areas. The lands are used primarily for grazing.

2. GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 27 N., R. 21 W.,

Sec. 1, lots 1, 2, 3, 4, 81/2 N 1/2, and 81/2; Sec. 2, lots 1, 2, 3, 4, 81/2 N1/2, and 81/2; Sec. 3, lots 1. 2, 3, 4, S\%N\%, and S\%;

Sec. 3, 10ts 1, 2, 3, 4, S½N½, and S½;
Sec. 4, 10ts 1, 2, 3, 4, S½N½, and S½;
Sec. 5, 10ts 1, 2, 3, 4, S½N½, and S½;
Sec. 6, 10ts 1 to 7, inclusive, S½NE¼, SE¼
NW¼, E½SW¼, and SE¼;
Sec. 7, 10ts 1, 2, 3, 4, E½W½, and E½;
Sec. 8, 10ts 1 to 6 inclusive, N½NE¼, NW¼, N%SW%, SW%SW%, and SE%SE%;

Secs. 9, 10, and 11; Secs. 14, 15, 16, and 17; Sec. 18, lots 1, 2, 3, 4, E½W½, and E½; Sec. 19, lots 1, 2, 3, 4, E½W½, and E½; Secs. 20, 21, 22, 23, 26, 27, 28, and 29; Sec. 30, lots 1, 2, 3, 4, E½W½, and E½; Sec. 33, lots 1, 2, 3, N1/2, N1/281/2, and SE1/4 SE%; Secs. 34 and 35.

The areas described aggregate 18,462.60 acres of public land.

The lands described above range from nearly level to mountainous. The soil is rocky and gravelly to sandy clay loam. The vegetation consists of creosote bush, cacti and grass. The lands are used primarily for outdoor recreation, mining and grazing.

3. The lands described in paragraph 2 are opened to petition, application and selection, as outlined in paragraph 4 below. No application for these lands will be allowed under the nonmineral public land laws, unless or until the lands have been classified. Any application that is filed will be considered on its merits. The lands will not be subject to occupancy or disposition until they have classified.

4. Subject to any existing valid rights and the requirements of applicable law. the lands described in paragraphs 1 and 2 are thereby opened to filing of petitionapplication and selection in accordance with the following:

a. Applications and selections under the nonmineral public land laws, and offers under the mineral leasing laws may be presented to the Division of Technical Services, Arizona State Office, beginning on the date of this order. Such applications, selections, and offers will be considered as filed on the hour and respective dates shown for the various classes enumerated in the following paragraphs.

(1) Applications by persons having prior existing valid settlement rights, preference rights conferred by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of each claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph.

(2) All valid applications and selections under the nonmineral public land laws presented prior to 10 a.m. on September 3, 1971, will be considered as simultaneously filed at that hour. Rights under such applications and selections and offers filed after that hour will be governed by the time of filing.

5. Persons claiming preference rights based upon settlement, statutory preference, or equitable claims must enclose properly executed statements in support of their applications, setting forth all facts relevant to their claims. Detailed rules and regulations governing applications which may be filed pursuant to this notice can be found in Title 43 of the Code of Federal Regulations.

> KENNETH F. HANSEN, Acting Chief, Division of Technical Services.

[FR Doc. 71-11257 Filed 8-5-71;8:47 am]

Fish and Wildlife Service MOOSEHORN NATIONAL WILDLIFE REFUGE

Notice of Public Hearing Regarding Wilderness Proposal

Notice is hereby given in accordance with provisions of the Wilderness Act of September 3, 1964 (Public Law 88–577; 78 Stat. 890–896; 16 U.S.C. 1131–1136), that a public hearing will be held beginning at 7 p.m. on October 7, 1971, at the Calais Memorial High School Auditorium, Calais, Maine, on a proposal leading to a recommendation to be made to the President of the United States by the desirability of including the Moosehorn Wilderness proposal within the National Wilderness Preservation System. The wilderness proposal consists of approximately 5,630 acres within Moosehorn National Wildlife Refuge, and is located in Washington County, State of Maine.

A brochure containing a map and information about the Moosehorn Wilderness proposal may be obtained from the Refuge Manager, Moosehorn National Wildlife Refuge, Box X, Calais, Maine 04619, or the Regional Director, Bureau of Sport Fisheries and Wildlife, U.S. Post Office and Courthouse, Boston, Mass, 02109.

Individuals or organization may express their oral or written views by appearing at this hearing, or they may submit written comments for inclusion in the official record of the hearing to the Regional Director at the above address by November 8, 1971.

M. A. MARSTON, Acting Director, Bureau of Sport Fisheries and Wildlife.

[FR Doc.71-11264 Filed 8-5-71;8:47 am]

Office of the Secretary COAL MINE HEALTH AND SAFETY Departmental Survey

The Secretary of the Interior has directed the Office of Hearings and Appeals to conduct a series of public meetings for the purpose of compiling information with respect to the Department of the Interior's implementation and enforcement of the Federal Coal Mine Health and Safety Act of 1969, 30 U.S.C. sec. 801 et seq. (Supp. V, 1969). It is the responsi-bility of the Office of Hearings and Appeals to assemble all facts, views, and relevant data regarding the administration and enforcement of the Act by the Bureau of Mines as well as suggestions and recommendations to make the Department's administration of the Act more effective. The first public meetings were held in Washington on July 1 and 2, 1971. The next public meeting has been scheduled for Denver, Colo., August 26 and 27 (36 F.R. 13410, July 21, 1970).

Notice is hereby given that public meetings will be held in Lexington, Ky.,

Charleston, W. Va., Pittsburgh and Harrisburg, Pa.

The Lexington, Ky., public meeting will commence at 9:30 a.m. on September 16 and 17, in the Crystal Ballroom. Phoenix Hotel, 120 East Main Street, Lexington, KY 40507. The Charleston, W. Va., meeting will commence at 9:30 a.m. on October 7 and 8, 1971, in the Federal Building Courtroom, Fifth Floor, 500 Quarrier Street, Charleston, WV. The Pittsburgh-Harrisburg, Pa., meeting will commence in Pittsburgh at 9:30 a.m. on October 20 and 21 in the Mellon Institute Auditorium, 4450 Fifth Avenue, Pittsburgh, PA (Bellefield Street entrance), and in Harrisburg at 9:30 a.m. on October 22, 1971, in the Harrisburg Area Community College Auditorium, College Center Building, Room 107, 3300 Cameron Road, Harrisburg, PA.

All interested individuals, including miners, representatives of miners, labor officials, coal mine operators, associations, equipment manufacturers, mining engineers, mining educators, State mining officials, elected officials, and other public officials, who wish to speak at the Lexington, Ky., meeting are requested to contact the Director, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203 (telephone 703-557-1500), by 5 p.m. September 10, 1971. Those who wish to speak at the Charleston, W. Va., meeting are requested to contact the Director at the above address by 5 p.m. October 1, 1971; those who wish to speak at the Pittsburgh-Harrisburg meeting should contact the Director at the above address by 5 p.m. October 15,

Verbal statements at the meeting will be limited to 10 minutes. Verbal statements may be supplemented by a more complete written statement at the meeting or malled to the Director as provided below.

Written comments from those unable to attend the meetings and from those wishing to supplement their oral presentation at a meeting should be addressed to the Director, Office of Hearings and Appeals, at the above address. All written statements and comments received by the Director on or before November 22, 1971, will be included in the survey submitted to the Secretary.

To the extent that time is available after presentation of the verbal statements by those who have given advance notice, the Director will give others present an opportunity to be heard.

This multiple notice is used to afford the public opportunity to choose the most convenient location and date. Additional public meetings, if any, will be announced in the press and Federal Register.

Dated: July 30, 1971.

James M. Day, Director, Office of Hearings and Appeals.

[FR Doc.71-11249 Filed 8-5-71;8:46 am]

DEPARTMENT OF AGRICULTURE

Food and Nutrition Service

[FSP No. 1971-1]

FOOD STAMP PROGRAM

Maximum Monthly Allowable Income Standards and Basis of Coupon Issuance; 48 States and District of Columbia

Correction

In F.R. Doc. 71–10633 appearing at page 14118 in the issue of Thursday, July 29, 1971, the headings for the first table in the second column should read as follows:

MONTHLY COUPON ALLOTMENTS AND PURCHASE REQUIREMENTS—48 STATES AND DISTRICT OF COLUMBIA—CONTINUED

Monthly net income The monthly coupon allotment is—

\$3 4 person persons persons persons

The monthly coupon allotment is—

\$32 \$60 \$88 \$108

And the monthly purchase requirement is—

[FSP No. 1971-2]

FOOD STAMP PROGRAM

Maximum Monthly Allowable Income Standards and Basis of Coupon Issuance; Alaska

Correction

In F.R. Doc. 71–10634 appearing at page 14118 in the issue of Thursday, July 29, 1971, in the "Monthly net income" column of the first table, the third entry from the bottom now reading "\$420 to \$499.99" should read "\$420 to \$449.99".

Packers and Stockyards Administration UNION STOCK YARDS Deposting of Stockyards

It has been ascertained, and notice is hereby given, that the livestock market named herein, originally posted on the respective date specified below as being subject to the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), no longer come within the definition of a stockyard under said Act and is, therefore, no longer subject to the provisions of the Act.

Name, location of stockyard, and date of posting

Union Stock Yards, Chicago, Illinois, Nov. 1, 1921.

Notice or other public procedure has not preceded promulgation of the foregoing rule since it is found that the giving of such notice would prevent the due and timely administration of the Packers and Stockyards Act and would. therefore, be impracticable and contrary to the public interest. There is no legal warrant or justification for not deposting promptly a stockyard which is no longer within the definition of that term contained in the Act.

The foregoing is in the nature of a rule granting an exemption or relieving a restriction and, therefore, may be made effective in less than 30 days after publication in the FEDERAL REGISTER. This notice shall become effective upon publication in the Federal Register (8-6-71).

(42 Stat. 159, as amended and supplemented; 7 U.S.C. 181 et seq)

Done at Washington, D.C., this 3d day of August 1971.

G. H. HOPPER,

Chief, Registrations, Bonds, and Reports Branch, Livestock Marketing Division.

[FR Doc.71-11323 Filed 8-5-71;8:52 am]

DEPARTMENT OF COMMERCE

Bureau of International Commerce [Case 413]

J. A. GOLDSCHMIDT S.A. Order Denying Export Privileges

In the matter of J. A. Goldschmidt S.A., 149 rue Saint-Honore, Paris 1,

France, respondent.

By charging letter dated September 10. 1969, the Director, Investigations Division, Office of Export Control, charged the above respondent with violations of the Export Control Act of 1949 as amended.1 It is alleged that on or about November 25, 1968 the respondent reexported from France to Cuba 12,000 tons of U.S.-origin triple superphosphate (a fertilizer, hereinafter referred to as TSP) valued at approximately \$425,000; that respondent knew or had reason to know at the time the TSP was so reexported that it was of U.S. origin and that U.S. law prohibited such reexportation without first obtaining authorization from the U.S. Government which respondent did not obtain. It is charged that such conduct was in violation of §§ 374.1 and 387.6 of the U.S. Export Control Regula-

The charging letter was duly served on respondent. The respondent appeared by counsel and filed an answer. The answer admitted the reexportation of the TSP from France to Cuba but denied that respondent knew or had reason to know that the TSP was of U.S. origin.

A hearing was held before the Compliance Commissioner on October 13, 1970. Documentary evidence was submitted by both sides and one witness appeared on behalf of respondent. Both sides submitted additional evidence after the hearing which was made part of the record. Both sides submitted briefs which have been considered.

The Compliance Commissioner has submitted to the undersigned a report which summarizes essential portions of the evidence and considers the arguments made by the parties as to evaluating the evidence. The report also includes findings of fact, conclusions, and a recommendation as to the sanction that should be imposed.

After considering the record, I adopt as my own the following findings of fact made by the Compliance Commissioner:

Findings of fact. 1. The respondent, J. A. Goldschmidt S.A., hereinafter at times referred to as Goldschmidt, is a French corporation with a place of business in Paris, and is engaged as a trader and broker in various commodities including cereals, meat, basic agricultural foodstuffs, and agricultural chemicals. In the transaction in question it was engaged in trading in a chemical fertilizer, triple superphosphate, hereinafter referred to as TSP.

2. At the time here material, Leon Battino was employed by respondent as a trader. As such it was his function to sell products for the firm and to find sources of supply. His special area of competence was Latin American countries, including Cuba. Throughout the transaction herein described Battino acted within the scope of his employment as an employee of respondent.

3. Sometime prior to September 1968 Battino negotiated a contract with a customer in Cuba to supply it with 20,000 tons of TSP.

4. During September 1968 Battino negotiated with the firm Etablissements Gardinier (Gardinier) also a French firm, with its main office in a suburb of Paris, to purchase a quantity of TSP to be used by respondent in fulfilling its contract with its Cuban customer. Gardinier is a manufacturer of and a dealer in agricultural chemicals. It has several plants in France.

5. On the basis of the negotiations referred to in the previous finding, Goldschmidt insisted that Gardinier had made a firm contract to furnish 20,000 tons of TSP and Gardinier was pressed by Goldschmidt to furnish the material. Gardinier was unable to supply the TSP from its own stock or facilities or from French sources. It sought to obtain the material elsewhere. After negotiating through a Swiss representative of a U.S. supplier, Gardinier entered into a con-tract with the said U.S. supplier to purchase 10,000 to 12,000 tons of TSP. Gardinier having found a source of supply for this quantity of TSP, on October 1, 1968 agreed to sell to respondent a like quantity of TSP. A formal contract was subsequently entered into between the

6. On September 25, 1968, while Gardinier was negotiating to obtain the U.S .origin TSP, it informed Battino by Telex that it could no longer guarantee delivery of this merchandise because of the impending strike of dockers in the United States. (There was a longshoremen's strike in the United States on October 1 and 2, 1968. Its imminence was widely publicised prior thereto. Legislation requiring the strikers to return to work was invoked and they returned to work from Oct. 3 to Dec. 21, 1968.) This information was sufficient to alert Battino to the fact that Gardinier was negotiating to obtain U.S.-origin TSP to carry out its undertaking with Goldschmidt.

7. In the course of conversations in October 1968 one of the principals of Gardinier who was negotiating with Goldschmidt informed Battino that the TSP it was supplying was of U.S. origin. Subsequently, sometime before November 5, 1968, Battino acknowledged to the supply director of Gardinier, who also participated in the negotiations, that he (Battino) knew the TSP was of U.S. origin. Battino stated that this was Gardinier's problem and required Gardinier to furnish a certificate that the TSP it was furnishing was of French

- 8. Gardinier did furnish a certificate dated November 5, 1968, issued by Chamber of Commerce of Bayonne that the TSP in question was of French origin or manufacture. The TSP after its arrival in France was not altered or processed in any way nor was it mixed with any other ingredient. It was not of French origin or manufacture and respondent knew or had reason to know this prior to November 5, 1968. The respondent knew or had reason to know prior to November 5, 1968, that the TSP in question was of U.S. origin.
- 9. The TSP in question was exported from the United States on October 16. 1968. It was delivered to the respondent at the port of Bordeaux, France on October 28, 1968. Approximately 10,500-11,000 metric tons were stored temporarily at dockside. Approximately 10,200 metric tons of the meterial were laden on board a vessel and shipped by respondent to Cuba on November 25, 1968, arriving in Cuba about a month later.

10. The respondent at all times here material knew that it was in violation of the U.S. Export Control Regulations to reexport the U.S.-origin TSP in question to Cuba. The respondent did not obtain authorization from any branch of the U.S. Government to ship the TSP in question from France to Cuba.

Based on the foregoing I have concluded that respondent in violation of §§ 374.1 and 387.6 of the U.S. Export Control Regulations, reexported from France to Cuba triple superphosphate which it knew was of U.S. origin and that such reexportation was made without authorization from the Office of Export Control which authorization respondent knew was required by said regulations.

¹ This act has been succeeded by the Export Administration Act of 1969, Public Law 91-184, approved Dec. 30, 1969, 50 U.S.C. App. sec. 2401-2413. Section 13(b) of the new Act provides, "All outstanding delegations, rules, regulations, orders, licenses, or other forms of administrative action under the Export Control Act of 1949 * * * shall, until amended or revoked remain in full force and effect, the same as if promulgated under this

In support of its position that respondent knew or had reason to know of the U.S. origin of the material before it was shipped to Cuba, the Government relies heavily on three affidavits respectively by Xavier Gardinier, Francois Gardinier, and Jean Constantin. The Gardiniers are principals in the Gardinier firm and Constantin is its supply director. The Gardinier firm purchased the TSP in question from a U.S. supplier and sold it to respondent with knowledge that respondent intended to export it to Cuba. The substance of these affidavits is that in October 1968 Francois Gardinier informed Battino that the TSP it was furnishing came from the United States and that Battino acknowledged to Constantin that he knew that the TSP was of U.S. origin. Battino emphatically denied these assertions.

In commenting on this evidence and respondent's arguments with respect thereto the Compliance Commissioner stated.

The respondent contends that the evidence supporting the charge contained in the above mentioned affidavits of the three Gardinier officials is not entitled to credence. In support of this contention the respondent argues several points: These individuals engaged in illegal or improper conduct in connection with the transaction; they attempted to conceal their filegal conduct from government officials; (the evidence shows that Constantia asked Battino to remove the certificate of origin from Goldschmidt's files to prevent it being seen by French officials who were investigating Exchange Control frauds). The evidence from these "accomplices" who have been promised favorable treatment or leniency, should be received with skepticism; and the credibility of the affidavits is destroyed by their inconsistencies.

I have considered all of the points argued by respondent. I do not find that there are such inconsistencies or contradictions in the affidavits as to destroy their credibility. I find that during the course of the conversations in October 1968, regarding the TSP in question, Francois Gardinier informed Battino that the TSP was of U.S. origin. I further find that in the course of the negotiations Battino acknowledged to Constantin that he (Battino) knew that the TSP was of U.S.

origin.

In evaluating the evidence furnished by the Gardiniers and Constantin, I have taken into account the fact that the Gardinier firm has acknowledged its culpability in the transaction. In so doing and in return for the individuals connected with the firm giving evidence in connection with the case, it is apparent that the Investigations Division promised Gardinier that it would recommend more lenient treatment than might otherwise be the case.

The evidence given by the Gardiniers and Constantin implicating Goldschmidt in the transaction is appropriately considered in the category of evidence given by an accomplice.

It is well established by many court decisions that the testimony of accomplices is not of the most satisfactory character and is attended with serious infirmities and such testimony must be closely scrutinized and accepted with caution. Such testimony need not be disregarded and the mere fact that the accomplice has been promised favorable treatment or leniency does not require that the testimony not be considered.

In making the above findings as to Battino's knowledge of the U.S. origin of the TSP, I have had well in mind the principles which are to be used in evaluating the evidence furnished by accomplices.

In addition to the evidence from the Gardinier officials there is corroborating evidence which shows that Goldschmidt knew or should have known that the TSP was of U.S. origin.

The corroborating evidence was the reference to the impending strike of dock workers in the United States, referred to in Finding 6.

On the matter of sanction the Compliance Commissioner said:

This violation was committed by a responsible employee of respondent. It was not an inadvertent reexportation of U.S.-origin goods, but rather it was a violation that was committed with full knowledge. The illegal reexportation of more than 10,000 metric tons of fertilizer was involved for which respondent paid the equivalent of close to \$540,000. Presumably the sale price to its customer was in excess of this amount. The commodity was not one to be used for military purposes, but in this large quantity it could make a significant contribution to the economic potential of Cuba. Since October 1960 it has been the policy of this Government to prohibit exportations to Cuba which would contribute to this purpose.

Sanctions are imposed in cases of this type primarily for remedial purposes—to bring about compliance with the applicable law and regulations and to serve as a deterrent to respondent and others engaged in dealing in exportations from the United States. Among the factors to be considered in imposing a sanction are the nature of the violation and the effect that a denial order will have on respondent's operations. An appropriate sanction in this case and one that is consistent with sanctions that have been imposed in other cases where the violation was of a comparable nature is to deny respondent all U.S. export privileges for 9 months and thereafter to place it on probation for the balance of 3 years. I recommend such a sanction.

Now, after considering the record in the case and the report and recommendation of the Compliance Commissioner and being of the opinion that his recommendation as to the sanction that should be imposed is fair and just and calculated to achieve effective enforcement of the law: It is hereby ordered:

I. All outstanding validated export licenses in which respondent appears or participates in any manner or capacity are hereby revoked and shall be returned forthwith to the Bureau of International

Commerce for cancellation.

II. Except as qualified in Part IV hereof, the respondent for a period of 3 years from the effective date of this order is hereby denied all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction involving commodities or technical data exported from the United States, in whole or in part, or to be exported, or which are otherwise subject to the export regulations. Without limitation of the generality of the foregoing, participation prohibited in any such transaction, either in the United States or abroad, shall include participation: (a)

As a party or as a representative of a party to any validated export license application; (b) in the preparation or filing of any export license application or reexportation authorization, or document to be submitted therewith; (c) in the obtaining or using of any validated or general export license or other export control documents; (d) in the carrying on of negotiations with respect to, or in the receiving, ordering, buying, selling, delivering, storing, using, or disposing of any commodities or technical data; (e) in the financing, forwarding, transporting or other servicing of such commodities or technical data.

III. Such denial of export privileges shall extend not only to the respondent, but also to its successors, representatives, agents, and employees, and also to any person, firm, corporation, or other business organization with which it now or hereafter may be related by affiliation, ownership, control, position of responsibility, or other connection in the conduct of trade or services connected therewith.

IV. Nine months after the effective date hereof, without further order of the Bureau of International Commerce, the respondent shall have its export privileges restored conditionally and thereafter for the remainder of the denial period the respondent shall be on probation. The conditions of probation are that the respondent shall fully comply with all requirements of the Export Administration Act of 1969, as amended, and all regulations, licenses, and orders

issued thereunder.

V. Upon a finding by the Director, Office of Export Control or such other official as may be exercising the duties now exercised by him, that the respondent has knowingly failed to comply with the requirements and conditions of this order or with any of the conditions of probation said official without notice. when national security or foreign policy considerations are involved, or with notice if such considerations are not involved, by supplemental order may revoke the probation of said respondent, revoke all outstanding validated export licenses to which said respondent may be a party and deny to said respondent all export privileges for the remaining period of the order. Such supplemental order shall not preclude the Bureau of International Commerce from taking such further action for any violation as it shall deem warranted. On the entry of a supplemental order revoking respondent's probation without notice it may file objections and request that such order be set aside and may request an oral hearing as provided in § 388.16 of the Export Control Regulations, but pending such further proceedings the order of revocation shall remain in effect.

VI. During the time when the respondent or other persons within the scope of this order are prohibited from engaging in any activity within the scope of Part II hereof, no person, firm, corporation, partnership, or other business organization, whether in the United

States or elsewhere, without prior disclosure to and specific authorization from the Bureau of International Commerce, shall do any of the following acts, directly or indirectly, in any manner or capacity, on behalf of or in any association with the respondent or other persons denied export privileges within the scope of this order, or whereby said respondent or such other persons may obtain any benefit therefrom or have any interest or participation therein, directly or indirectly: (a) Apply for, obtain, transfer, or use any license, Shipper's Export Declaration, bill of lading, or other export control document relating to any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United States, by, to, or for the respondent or other persons denied export privileges within the scope of this order; or (b) order, buy, receive, use, sell, deliver, store, dispose of, forward, transport, finance, or otherwise service or participate in any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United

This order shall become effective on August 5, 1971.

Dated: July 28, 1971.

RAUER H. MEYER, Director, Office of Export Control. [FR Doc.71-11214 Filed 8-5-71;8:45 am]

[Case 422]

LES ETABLISSEMENT GARDINIER Order Denying Export Privileges

In the matter of Les Etablissement Gardinier, 5 rue du Commandant Pilot, Neuilly-sur-Seine, France, respondent.

By charging letter dated September 10. 1969, the Director, Investigations Division, Office of Export Control, charged the above respondent with violations of the Export Control Act of 1949 and reg-ulations thereunder. The respondent filed an answer and appeared by counsel.

In substance, it is charged that respondent purchased from a Swiss agent of a New York firm 12,000 tons of triple superphosphate (a fertilizer hereinafter called TSP) to be used in fulfillment of a contract it had with the Parisian company J.A. Goldschmidt S.A (hereinafter Goldschmidt); that respondent knew that the TSP was of U.S. origin; that respondent knew that Goldschmidt intended to reexport the TSP to Cuba; that respondent in order to avoid direct connection in the purchase of the TSP had another firm act as intermediary purchaser; that the TSP was shipped from the United States to France on October 28, 1968, and was sold and delivered by respondent to Goldschmidt; that on November 25, 1968, Goldschmidt reexported the TSP to Cuba; that respondent knew that U.S. law prohibited delivery of the TSP to Cuba without prior authorization from the U.S. Government. It is charged that respondents violated §§ 387.2, 387.3, 387.4, and 387.6 of the Export Control Regulations.

Pursuant to § 388.10 of the Export Control Regulations, with agreement of the Director, Investigations Division, the respondent submitted to the compliance Commissioner a proposal for the issuance of a consent order. In the consent proposal the respondent waived all right to an oral hearing before the compliance Commissioner, consented to the issuance of an order to be entered by the Director, Office of Export Control, and waived all rights of administrative appeal from and judicial review of such order. The respondent did not deny the charges and made certain admissions.

The Compliance Commissioner reviewed the facts in the case and the consent proposal and he has approved the consent proposal with modifications acceptable to respondent and he recommended that it be accepted. He made findings of fact, based in part on respondent's admissions, and in addition, based on evidence adduced by the Investigations Division. After considering the record, I adopt the findings of fact as my own.

Findings of fact. 1. The respondent Les Etablissments Gardinier is a French corporation with offices in Neuilly-sur-Seine (near Paris) France. The company is engaged in manufacturing, importing and selling chemical fertilizers. It has several plants in France.

2. The principal officials of the firm are Francois Gardinier and his brother Xavier Gardinier. At the time here material Jean Constantin was employed by the firm as Director of Supplies.

3. In September 1968 Francois Gardinier and Jean Constantin, on behalf of respondent, negotiated with the firm J. A. Goldschmidt S.A. of Paris, France (Goldschmidt) to supply it with 20,000 tons of TSP which respondent knew Goldschmidt intended to reexport to Cuba. At the outset Gardinier intended to supply the TSP from the production of one of its plants in France. For various reasons Gardinier was unable to supply the material from this source. Gardinier informed Goldschmidt that it could not supply the material and Goldschmidt replied that it had undertaken an obligation with its Cuban customer based on assurances from Gardinier and it (Goldschmidt) insisted that Gardinier had made a binding contract.

4. Francois Gardinier and Constantin considered that the Gardinier firm was obligated to furnish the material to Goldschmidt.

5. To obtain the TSP to fulfill its contract, Gardinier on October 1, 1968 entered into a contract with a Swiss firm. which was an agent of a U.S. supplier of TSP, to purchase 10,000 to 12,000 tons of U.S.-origin TSP for delivery at Le-Havre, France.

6. On the same day (Oct. I, 1968) Gardinier and Goldschmidt agreed that the amount of TSP that Gardinier would have to supply would be reduced to be-

tween 10,000 and 12,000 tons.

7. Gardinier, in order to cover its direct connection in the purchase of the U.S.-origin TSP which it knew was destined for Cuba, arranged to have another firm in France appear as purchaser from the U.S. vendor. Gardinier paid said firm for its services. The said intermediary firm on instructions from Gardinier sold the TSP to Goldschmidt.

8. The U.S. supplier of the TSP exported approximately 12,000 tons of the material from the United States on October 16, 1968. The discharge port was changed from LeHavre to Bordeaux, France. The cargo of TSP was unloaded at Bordeaux on October 28, 1968. On instructions from Goldschmidt approximately 10,200 metric tons of the material was, on November 25, 1968, loaded on a Cuban vessel and reexported to Cuba.

9. Gardinier knew that the TSP it agreed to purchase and which, through the intermediary above referred to, it did purchase from the Swiss agent of the U.S. firm was of U.S. origin and that the Goldschmidt firm intended to reexport said material from France to Cuba. Gardinier also knew that such reexportation would be in violation of the U.S. Export Control Regulations.

Based on the foregoing, I have concluded that respondent violated the following sections of the Export Control Regulations: § 387.4, in that it sold and disposed of commodities exported from the United States with knowledge that said commodities would be reexported from France to Cuba contrary to the prohibitions in said regulations with respect to such reexportation; § 387.6, in that without specific authorization from the Office of Export Control it disposed of commodities to a party for use in violation and contrary to the provisions of the Export Control Regulations.

- I have considered the record in the case and the recommendation of the Compliance Commissioner. The consent proposal as modified is hereby accepted. Being of the view that the following order is calculated to achieve effective enforcement of the law and the purposes thereof: It is hereby ordered:
- I. All outstanding licenses in which the respondent Les Etablissement Gardinier appears or participates in any manner are hereby revoked and shall be returned forthwith to the Bureau of International Commerce for cancellation.
- II. Except as qualified in Part IV hereof, the respondent for a period of 3 years from the effective date of this order is hereby denied all privileges of participating, directly or indirectly, in a manner or capacity, in any transaction,

This act has been succeeded by the Export Administration Act of 1969, Public Law 91-184, approved Dec. 30, 1969, 50 U.S.C. App. sec 2401-2413. Section 13(b) of the new Act provides, "All outstanding delegations," rules, regulations, orders, licenses, or other forms of administrative action under the Export Control Act of 1949 * * * shall, until amended or revoked remain in full force and effect, the same as if promulgated under this Act".

involving commodities or technical data exported from the United States in whole or in part, or to be exported, or which are otherwise subject to the Export Control Regulations, Without limitation of the generality of the foregoing. participation prohibited in any such transaction either in the United States or abroad shall include participation: (a) As a party or as a representative of a party to any validated export license application; (b) in the preparation or filing of any export license application or reexportation authorization, or document to be submitted therewith; (c) in the obtaining or using of any validated or general export license or other export control documents; (d) in the carrying on of negotiations with respect to, or in the receiving, ordering, buying, selling, delivering, storing, using, or disposing of any commodities or technical data; (e) in the financing, forwarding, transporting, or other servicing of such commodities or technical data.

Nothing in this order shall be construed to affect matters relating to exceptions which may be granted as set forth in letter of even date to respondent.

III. Such denial of export privileges shall extend not only to respondent but also to its successors, representatives, agents, partners, and employees and to any person, firm, corporation, or other business organization with which it now or hereafter may be related by affiliation, ownership, control, position of responsibility or other connection in the conduct of trade or services connected therewith.

IV. Six months after the effective date of this order the privileges denied to the respondent shall be restored conditionally and thereafter said respondent shall be on probation for the remainder of the denial period. The condition of probation is that respondent shall fully comply with all requirements of the Export Administration Act of 1969 and all regulations, licenses and orders issued thereunder, including this order.

V. Upon a finding by the Director, Office of Export Control or such other official as may be exercising the duties now exercised by him, that the respondent has knowingly failed to comply with the requirements and conditions of this order or with any of the conditions of probation said official without notice. when national security or foreign policy considerations are involved, or with notice if such considerations are not involved, by supplemental order may revoke the probation of said respondent, revoke all outstanding validated export licenses to which said respondent may be a party and deny to said respondent all export privileges for the remaining period of the order. Such supplemental order shall not preclude the Bureau of International Commerce from taking such further action for any violation as it shall deem warranted. On the entry of a supplemental order revoking respondent's probation without notice it may file objections and request that such order be set aside and may request an oral hearing as provided in § 388.16 of

the Export Control Regulations, but pending such further proceedings the order of revocation shall remain in effect.

VI. During the time that respondent is prohibited from engaging in any activity within the scope of Part II hereof, no person, firm, corporation, partnership, or other business organization, whether in the United States or elsewhere, without prior disclosure to and specific authorization from the Bureau of International Commerce, shall do any of the following acts, directly or indirectly, in any man-ner or capacity, on behalf of or in any association with the respondent or whereby said respondent may obtain any benefit therefrom or have any interest or participation therein, directly or indirectly: (a) Apply for, obtain, transfer, or use any license, Shipper's Export Declaration, bill of lading, or other export control document relating to any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United States, by, to, or for the respondent; or (b) order, buy, receive, use, sell, deliver, store, dispose of, forward, transport, finance, or otherwise service or participate in any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United States.

This order is to be effective on August 1, 1971.

Dated: July 28, 1971.

RAUER H. MEYER, Director, Office of Export Control. [FR Doc.71-11213 Filed 8-5-71;8:45 am]

Office of the Secretary

[Dept. Organization Order 30-5B]

OFFICE OF TELECOMMUNICATIONS

Organization and Functions

This material supersedes the material appearing at 35 F.R. 15177 of September 29, 1970.

Section 1. Purpose. .01 This order prescribes the organization and assignment of functions within the Office of Telecommunications.

.02 This revision establishes an Assistant Director for Program Development and Evaluation (paragraph 3.03 of this order), and an Administrative Officer (paragraph 3.04) both of which are in the Office of the Director. It also establishes a Policy Support Division (section 7) and makes minor changes in the mission and functions of the Institute for Telecommunication Sciences (section 6).

Sec. 2. Organization structure. The organization structure and line of authority of the Office of Telecommunications shall be as depicted in the attached organization chart. (A copy of the organization chart is on file with original of this document with the Office of the Federal Register.)

SEC. 3. Office of the Director. .01 The Director, as the head of the Office of Telecommunications, shall direct and be

responsible for all operations of the organization,

.02 The Deputy Director shall assist the Director in directing the Office and perform the functions of the Director during his absence.

.03 The Assistant Director for Program Development and Evaluation shall initiate and maintain a formal program planning and evaluation system for the Office of Telecommunications, including such functions as: Supervised planning and development of future programs for all elements of the Office: establish management, evaluation, report, and control standards and procedures for all elements; evaluate past performance of all elements; review current performance of all elements; and coordinate the management of all program activities which involve more than one line division.

.04 The Administrative Officer shall:
a. Provide analysis and assistance for
the Director toward developing or
improving the management systems of
the Office, and

b. Be the principal assistant and advisor to the Director on administration management and support functions, including: procurement, accounting, budgeting, personnel services, property management, security, emergency planning and civil defense, office services (such as mail, messenger, communications, and duplicating) and office management (such as records and forms management).

Sec. 4. Frequency Management Support Division. The Frequency Management Support Division shall provide centralized technical and administrative support for coordination of Federal frequency uses and assignments and such other services and administrative functions, including the maintenance of necessary files and data bases, responsive to the needs of the Director of the Office of Telecommunications Policy in the Executive Office of the President, in the performance of his responsibilities for the management of the radio spectrum.

SEC. 5. Telecommunications Analysis Division. The Telecommunications Analysis Division shall:

a. Conduct technical and economic research and analysis of a long term, continuing nature to provide information and alternatives for the resolution of policy questions, including studies leading to the more efficient allocation and utilization of telecommunications resources:

 b. Provide forecasts of technological developments affecting telecommunications and estimate their significance; and

 Provide advisory services in telecommunications to agencies of Federal, State, and local governments.

SEC. 6. Institute for Telecommunication Sciences. The Institute for Telecommunication Sciences shall provide the scientific, engineering, and technological competence necessary to the functions of the Office of Telecommunications. As such, it shall:

 a. Serve as the central Federal agency for research on the transmission of radio waves:

b. Acquire, analyze, and disseminate data and perform research in general on the description and prediction of electromagnetic wave propagation, on the nature of electromagnetic noise and interference, and on methods for the more efficient use of the electromagnetic spectrum for telecommunication purposes;

c. Prepare and issue predictions of electromagnetic wave propagation conditions and warnings of disturbances in

those conditions:

d. Conduct research and analysis on radio systems characteristics, and operating techniques affecting the utilization of the radio spectrum in coordination with specialized, related research and analysis performed by other Federal agencies in their areas of responsibility;

e. Conduct research and analysis in the general field of telecommunication sciences in support of other Government

agencies as required; and

f. Develop methods of measurement of system performance and standards of practice for telecommunication systems. SEC. 7. Policy Support Division. The

Policy Support Division shall:

a. Provide-economic and policy studies in support of the Office of Telecommunications Policy; and

b. Perform such other analysis as is required to support Office of Telecommunications Policy.

Effective date: July 22, 1971.

LARRY A. JOBE, Assistant Secretary for Administration.

[FR Doc.71-11260 Filed 8-5-71;8:47 am]

DEPARTMENT OF HEALTH. EDUCATION, AND WELFARE

Food and Drug Administration [Docket No. FDC-D-259; various NDA's]

NEW-DRUG APPLICATIONS

Notice of Withdrawal of Approval

A notice of opportunity for hearing was published in the Federal Register on January 13, 1971 (36 F.R. 454), extending to each holder of a "deemed approved" new-drug application listed herein, and to any interested person who might be adversely affected, an opportunity for hearing on the proposal of the Commissioner of Food and Drugs to issue an order under the provision of section 505 (e) of the Federal Food, Drug, and Cosmetic Act withdrawing approval of such applications and all approved amendments and supplements thereto.

The objective of this action is to close a large number of new-drug files on drugs that have been discontinued or were never marketed. Withdrawal of approval of these applications is not for the purpose of classifying the products as new drugs or of applying the efficacy provisions of the Act to drugs of the same composition marketed by other firms.

The applicants listed below have either indicated that they will not avail themselves of the opportunity for a hearing or have not filed a written appearance of election within 30 days as provided by said notice for the new-drug applications listed herein. The failure to file such an appearance is construed as an election by such persons not to avail themselves of the opportunity for hearing.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 505(e), 52 Stat. 1053, as amended; 21 U.S.C. 355(e)), and under authority delegated to the Commissioner (21 CFR 2.120), approval of the following new-drug applications, including all amendments and supplements thereto, is hereby withdrawn on the grounds that the applicants have repeatedly failed to make reports under section 505(j) of the Act (21 U.S.C. 355(j)) and 130.13 and 130.35 (e) and (f) of the new-drug regulations (21 CFR 130.13 and 130.35).

Abbott Labs, 14th and Sheridan Road, North Chicago, Illinois 60064.

NDA's:

0-0005, Delsterol in Oil.

0-0103, Klotogen Solution & Capsules.

0-0476, Sulfapyridine Capsules.

0-1706, Anthralin Cream.

0-1848, Sodium Sulfapyridine & Sodium Sulfapyridine Monohydrate Injection.

0-2291, Kayquinone Capsules, Tablets & Drops

0-2296, Nictinamide Elixir, Injection & Tablets.

0-2383, Progestin Injection.

0-2878, Sulfathiazole Tablets.

0-3269, Rotene Solution.

0-3351, Natopherol Capsules, Injection & Liquid.

0-3467, Sulfapyridine Enteric Coated Tablets.

0-4047, Stilrone Tablets.

0-4048, Stilrone Enteric Coated Tablets.

0-4050, Stilrone Suppository.

0-4120, Bejectal Injection.

0-4123, Sodium Sulfathiazole Anhydrous Injection.

0-4126, Camphacidol Solution.

0-4146, Syntopherol Actate Injection & Tablets.

0-4185, Hydrosorb Ointment.

0-4225, Sodium Sulfathiazole Sesquinhydrate Injection.

0-4226, Hammonds Mixture Tablets. 0-4249, Epinephrine in Oil Injection.

0-4442, Ca Phantothenate Injection & Tablets

0-4451, Mannitol Nitrate Tablets.

0-4597, Iso-Metaphen Injection.

0-4752, Sulfanilamide Cream, Tablets & Ointment.

0-4754, Sulfathiazole Tablets.

0-4785, Sulfanilamide Powder.

0-4859, Cenolate-G Injection.

0-5008, Vitamin D Capsules.

0-5044, Sulfapac Paste.

0-5238, Glucophylline Injection.

0-5278, Sulf-opto Solution.

0-5430, Sulfamerazine Tablets.

0-5442, Stilpalmitrate Injection.

0-5524. Thrombin Local Solution.

0-5542, Vijectin Injection. 0-5647, Thiouracii 100 Mg. Tablets.

A. H. Robins Company, Inc., 1407 Cummings Drive, Richmond, Virginia 23220.

0-9907, Pabalate W/Cortisone Tablets. 12-256, Dimedrine Extentabs. | 13-023, Tranpoise.

Air Reduction Company Inc., Murray Hill, New Jersey 07974.

NDA 0-9674, Vinamar Etaylvinyl Ether INH.

Aktiebolacet Kabi/Sweden/Stockholm, Sweden U.S. agent: Tuteuk Bio-Chemicals, New York 5, New York.

NDA 12-781, Meprobamate Tablets Alba Pharmaceutical Company, Inc., Division Sterling Drug Inc., 80 Varick Street, New York, N.Y. 94100.

0-0474, Desynon OPS.

0-2719, Sulfathiazole Powder.

0-3674, Sulfathiazole SOD Injection. Allergan Corporation, 18600 Von Karman Avenue, Irvine, California 92705. NDA's:

0-9227, Cortefrin. 10-463, HY-Cortefrin 0.5% Ophthalmic Solution

10-365, HY-Cortefrin 0.12% Ophthalmic Solution

Allied Biochemical Labs, Inc., 33 Berry Street, San Francisco, California 94100.

0-4322, Children's Tablets Sulfathiazole Tablets.

0-5052, Mandelasol Tablets.

0-5053 Mandelasol W/Chlorethamine Tablets.

Allied Labs, Inc., 12550 Euclid Avenue, Cleveland, Ohio 44106.

NDA 0-3645, Sulfathiazole Tableta,

Almay Division Schieffelin & Company, Apex, N.Y. 27502.

NDA 0-1886, Aloe Vera CPD Ointment, Veral Ont.

American Cyanamid Company, N.Y., N.Y., NDA 11-897, Trophenium.

American Home Products Corporation, 3600 American Drive, Chamblie, Georgia 30005

NDA 0-5844, Bedapin Drops.

American Pharmaceutical Company, 120 Bruckner Blvd., Bronx, New York 10454. NDA's:

0-0335, Belexa Emulsion.

0-0337, Belexa Elixir. 0-0338, Belexa Tablets.

0-0339, Ferabox Tablets.

0-0340, Belexon, Capsules.

0-0991, All American Formula for Hair & Scalp Liquid.

0-0996, Isolo Liquid.

0-2409, Sulfapyridine Tablets. 0-7787, Pyrahist Tablets.

0-5764, Amethone & Nembutal Capsules & Amethone Capsules,

0-6179, Folic Acid Injection & Tablets & Folic Acid & Iron Tablets.

0-6193, Methadone Hc1 Injection, Solution, Syrup, & Tablets.

0-6229, Chloguanide Hc1, 0.1 Gm., 0.3 Gm. Tablets.

0-6246, Pentaquine Phosphate Tablets

0-6279, Thenylene Hydrochloride Tablets & Cream, 2%, Tablets, 25 mg., 50 mg; Thenylene & Desoxyn Tablets; Thenyl-fred & Glucophylline Tablets; Thenylfred Tablets.

0-6298, Sulfedexan Liquid.

0-6408, Urethane Solution.

0-6432, Norothydroguaiarectic Acid.

0-6434, Mosical Tablets.

0-6557, Hepasolan Injection.

0-6594, Natopherol AC Capsules & Injection.

0-6597, Soriate Capsules. 0-6916, Lissephen Capsules.

0-7035, Bevidox Crystalline Injection. 0-7095, Theophylline for Oral Injection.

0-7121, Bevidox Conc/Injection.

0-7258, Sucaryl Sodium Tablets. 0-7910, Airizane C1 Tablets.

0-8090, Cumopyran Tablets.

0-8162, Tetracycine Hyperiodic Tablets. 0-8204, Vinisil Injection.

0-8471, Isolyn Tablets.

American Roland Corporation, 16 Hudson

Ames Company, Inc., 819 McNaughton Ave-nue, Elkhart, Indiana 46518.

NDA's:
0-8187, Apromal Tablets.
0-9325, Nostyn Tablets.
11-216, Nostyn.
AMM-I-DENT Inc., 257 Cornelison Avenue,
Jersey City, N.J. 07302.
NDA 0-9893, Ammoniated Dentrifice W/

0-3529, Isofedrol Solution. 0-3752, Pollestrol Injection. 0-3995, Synkay Tablet.

0-4784, Hemalirone Elixir.

0-5957, Thiouracil Tablets.

0-8347, Oracortac Tablets. 0-8464, Gentamin Tablets.

NDA 0-8588, Isoniazid Tablets.

Street, New York, N.Y.

Fluoride TPT.

0-9550, Selsun 0.5% Cream. 10-000, Tenserina Tablets. 10-600, Amethone Hel Conc/Injection. 11-523, Dextran 12% Injection. 11-681, Tral Injection. 11-701, Polybrene Sterile Solution Injection 12-013, Traicyon Filmtab.
C. Barnes, New Brunswick, New Jersey.
NDA 0-5997, Argypulvis Powder & Cap-Λ. Acme Scientific Company, Post Office Box 8826, Richmond, Virginia 23225. NDA's: 0-6465, Lotex Solution. 0-6941, A-Eleven Ointment. 11-966, Timovan Tablets. Ayerst, McKenna & Harrison Ltd., New York 16. N.Y. NDA's: 0-0902, Alphamin Capsule and Tablets. 0-3255, Kavitan Capsule. 0-4179, Estrobene Injection. 0-5547, Dicumarol Tablets. 0-8005, Excrbin Tablets. 0-8580, Deravine Tablets. Barlow-Maney Labs, Inc., Cedar Rapids, Iowa. NDA's: 0-6998, Decyl Capsules & Ecc. 0-7096, Vitamin B-12. 0-8369, VIR-I-PHYL ECT. 0-8393, Neothylline Rectal Suppository. 0-9123, Loten Tablets. Bauer & Black, Division Kendali Company, 309 West Jackson Blvd., Chicago, Illinois 60606. NDA's 0-0903, Sutures made from Nylon. 0-2246, Zytor Multifilament Suture. 0-4607, Blue Jay Corn Plasters DRE. Baxter Labs, Inc., 6301 Lincoln Avenue, Morton Grove, Illinois 60053; Travenol Labs, NDA's 0-4035, Dextrose-SOD Citrate-SOD CL Solution. 0-6041, 10% Alcohol & 5% Dextrose Injection. 0-7710, Travenol Solution 6% Gelatin W/V in water and in 0-9% Saline Injection. 12-798, Caregin IA and IV Injection. Bergen Pharmacal Company, Inc., 354 Mercer Street, Jersey City, N.J. 07302. NDA 0-9688, Reserpine Alkaloid Tablets B. F. Ascher & Company, Inc., 5100 E. 59th Street, Kansas City, Missouri 64130. NDA's: 0-8796, Tridynex Tablets, 0-9624, Serolfia Tablets. Bilhuber-Knoll Corporation, Crane Street, Orange, N.J. NDA's: 0-6045, Denethyl AMP. 0-8024, Paracodin Bitartrate Injection and Tablets. Bishop Labs, Inc., 374 50th Street, Brooklyn, N.Y. 11220. NDA 0-4671, Nitrallium Tablets. Bisodol Company, New Haven, Connecticut.

NDA 0-4733, Aspertane Tablets.

Blatz Lobe Two 00 101 Sec. No. 101 Biair Labs, Inc., 99-101 Saw Mill River Road, Yonkers, N.Y. 10701. NDA's: 10-321, Serphylline Tablets. 10–322, Serphedrine Tablets. 10–323, Serphedrine Tablets. 10-324, Serphylline Tablets. Block Drug Company, Inc., 257 Cornelison Avenue, Jersey City, N.J. 07302. NDA 10-539, Wernets w/Hydroctisone AC

Powder. Blue Line Chemical Company, 302 South Broadway, St. Louis, Missouri 63102.

0-2724, Brozanthine Tablets.

0-2824, Ephedromal Capsules. 0-3196, Thiamine HCL Tablets.

Anahist Company Inc., Yonkers, N.Y. NDA's: 0-7478, Anahist Solution and Anahist Atomizer Solution. 0-7593, Anahist Tablets. 0-7789, Anahist Syrup. 10-061, Vita Boost Capsule & Tablets. Andromachus Corporation, 11 West 42nd Street, New York, N.Y. 10013. NDA 0-1561, BES-MIN Liquid. Arlington Funk Labs, Division US Vitamin & Pharmaceutical Corporation, 26 Vark Street, Yonkers, New York. NDA's 11-474, Prednyl Tablets, 11-475, Prednis-CVP Capsules Armand Company, 124 Des Moines Street, Des Moines, Iowa. NDA's: 0-5383, Alertin Solution. 0-5388, Alertin Compound. Armour & Company, Division Armour Pharmaceutical Company, 401 N. Wabash Avenue, Chicago, Illinois, 60690. NDA's: 0-2073, Folestrin Capsule, Injection & Suppository. 0-2250, Suprarenal In-Gelatin Mixture Injection. 0-6288, Enterogastrone Hol Injection. 0-6365, Dial Soap. 0-6366, Formula 99 Anticeptic Liquid Hand Soap. Armour Labs, Division Armour Pharmaceu-tical Company, Post Office Box 511, Kan-kakee. Ill. 60901. NDA's: 0-1729, Progesterone, Injection. 0-3499, Hydicholin Tablet. 0-4068, Stilbestrol Injection and Tablet. 0-4127, Liver Liquid Parenteral Injection. 0-5952, Flurossteol Tablet & Bat, 0-6827, Vitamin B12 Cone Injection. 0-8004, Acthar in Oil Injection. 0-8164, Acthar Solution. 0-8465, Xiphisternal Cartilage, Mis. 0-8497, Armazide Tablets. 0-8985, Infiltrase Injection. 0-9887. Armyl-F Tablets. 10-454, Nitensar Tablets. Atlas Pharmaceutical Labs, Inc., 132 Conant Ave., Detroit, Michigan 48212. NDA's 10-257, Reserpine Injection. 11-573, Drocode Bitar Trate. Philadelphia, Pennsylvania.

0-8092, Diucardyn SOD Mercapomerin SOD Injection. 11-198, Theruhistin. 11-516, Vanay. 11-563, Hibitane Lozenge. 11-859, Theruhistin-SA Forte Tablets. Bowman Brothers Drug Company, 119 Schroyer Avenue, S.W., Canton, Ohio. NDA's 0-2398, Sulfapyridine Tablets. 0-3521, Sulfathiazole Tablets. 0-8313, Cortisone AC Tablets. 0-8533, Hexamethonium CL Tablets. 0-8544, Isoniazide Tablets. 10-398, Obefat Tablets. Boyle & Company, 6330 Chalet Drive, Commerce, California 90022. NDA's: 0-6308, Stilbest-Oral 12-1'C, Antinergic Tablets.
Brayten Pharmaceutical Company, Division Chattanooga Medicine Company, 1715 West 38th Street, Chattanooga, Tennessee 37409. NDA's: 0-7375, Pyrabrom Tablets. 0-8660, Predema Tablets. O-6500, Fredering Anne. 90
Breon Labs, Inc., Sub Sterling Drug Inc., 90
Park Avene, N.Y., N.Y. 10016
NDA 10-699, Maxukal Solution.
Brewer & Company, 2900 North 17th Street.
Philadelphia, Pennsylvania 19132. NDA's: 0-3618, Vikon Capsules and Injection. 0-3839, Sulfathiazole Tablets. 0-6519, Cytochrome C Injection. 0-8133, Novapan DPS. 0-8450, No-Na-Carb Sol. 0-8586, Arogesic Tab. 0-9806, R S Thesodate Tablets. 11-115, Reserpine Tablets. Britsol Meyers Company, Divisions Bristol Labs, Inc., & Bristol Myers Products, 630 Fifth Avenue, N.Y., N.Y. 10020. NDA's: 0-6266, Folic Acid Tablets. 0-9574, Sentry Sodium Fluoride TPT. 10-016, Biogels Capsules. 10-363, Bi-Fluor Dentifrice TPT. 10-494, Corto-Bufferin Tablets. Bryan JH, Spencer, West Virginia. NDA 0-2050, Vigor-Lax Liquid. Bryant Pharmaceutical Corporation, 70 Macquesten Parkway South, Mt. Vernon, N.Y. 10550. NDA 10-057, Reserpine Elixir. Buffington Inc., 8 Sudbury Street, Worcester. Massachusetts. NDA's: 0-2191, Special Formula #152654 AJ Gaudet M.D. Tablets. 0-3378, Chola-K-Tablets. 0-4070, Sulfathiazole Tablets. 0-4423, Entells Estrosyn. 0-4636, Allahzole PAS. Burroughs Wellcome & Company, Inc., USA/ INC Scarsdale Road, Tuckahoe, N.Y. 10707. 0-0212, Vaporole Ephedrine Isotonic Solution Drops and Spray. 0-0213. Magnesium Trisilicate Granule. 0-0214, Phenobarbitol & Three Bromides Granule. 0-0898, Tabloid CA Manelate 8.5 GR. 0-2565, Special Formula NO NY 161 Riboflavin Tablets. 0-2968, Avimal Elixir. 0-3262, Tabloid Koaxin Tablets. 0-3263, Hypoloid Mewadione Injections. 0-3387, Hypoloid N Cotine Acid Amide Injection. 0-3983, Stil Bestrol Tablets. 0-4151, Tabloid Stil Bestrol Tablets.

0-4291, Stil Bestrol Injection.

0-7218, Nedepinine Tablets.

0-6453, Paludrine, 0-7217, Necepinine Spray.

13211

10-644, Pipadone Injection. Calco Chemical Company, Division American Cyanamid Company, Bound Brook, N.J. NDA's: 0-0094, Nicotinic Acid-Calco Tablets. 0-0160, Sulfapyridine Tablets. 0-1679, Guanine HCL Calco Injection. 0-1854, Sodium Sulfapyridine Monohydrate Injection. 0-2664, Nicotinicacidamide Bat. 0-2729, Sulfathiazole Tablets. 0-2906, Quino-Thrombin Tablets. 0-3331, VI-Ferrin Capsules.
0-3411, Sodium Sulfapyridine Tablets.
0-3435, Sodium Culfathiazole Injection.

Street, Richmond, Va.
NDA's:
0-1139, Belphedribarb Tablets.
0-2353, Hasac Tablets. 0-4055, Sulfadiazine. 0-4206, Sulfacetamide Tablets. 0-4753, Pyridoxine Bat. Campbell Pharmaceuticals Inc., 685 Third Avenue, N.Y., N.Y. 10017. NDA's: 0-1419, Pernovin Tablets. 0-2395, Novatropine Injection. 0-5529, Mercupurin ECT. NDA: 0-3306, Alutropin Liquid. Carnrick Labs, Division G. W. Carnrick, 65 Horse Hill Road, Cedar Knolls, N.J. 07927. NDA's: 0-0131, Estrapropin Injection. 0-1000, Typsogen Tablets. 0-1001, Typsogen ECT. 0-1031, Incresol Liquid. 0-1057, VGN Tablets. Carroll Dunham Smith Pharmacal Company, Division Smith, Miller & PATC, 902 Broadway, N.Y., N.Y. 10010. NDA's: 0-0667, Ferrous Sul Exsiccated Tablets. 0-0836, Estrusol Injection. 0-1118, Thiamin CL Elixir. 0-1424. Quaban Injection. 0-1582, Nicotinic Acid Tablets. 0-1869, Progesterol Injection. 0-2053, Liver & Thiamin Injection. 0-2168, Sulfapyridine Tablets. 0-2315, Epinephrine-Gel Injection. 0-2568, Estrusol Tablets. 0-2961, Aspir-Phenobarb w/CA Tablets. 0-2992, Somnol Tablets. 0-3066, Sulfathiazole Tablets. 0-4352, Stilbestrol Injection. 0-4395, Liver Solution Injection. 0-4480, Sacasu Injection. 0-4675, Estrusol Injection. 0-6425, Propylithiouracil. 0-6546, Isorenin Solution. 0-7601, VI-TWEL-BEX Injection. 0-9423, Hemo-Vitol Liquid. 10-738, Theracor Tablets. 12-075, Triamar Tablets. Casimir Funk Labs, Division, US Vitamin Corporation, New York, N.Y. 0-7272, Enclone Tablets. 0-7851, Enescorb Tablets. 0-8503, Tisin Tablets. 0-9002, Stanone. C.B. Kendall CC., 309 W. Jackson Blvd., Chicago, Illinois, 60606.

0-4685, Estrogenic Substance Injection. 0-4790, Stilbestrol Tablets. 0-7697, Khellammin Tablets. CD Smith Pharmacal Company, New Bruns-

NDA's:

wick, N.J.

NOTICES 0-8441, Hexarmeton Tablets.

0-8442, Hexameton Injection.

0-8930, Hexameton Injection.

NDA 0-3595, B-Complex Injection.

Central Pharmacal Company, 120-128 E.

Third Street, Seymour, Indiana 47274.

NDA's: NDA's: 0-3543, Sulfathiazole Tablets. 0-6353, Propyl-Thiouractl. 0-7656, Parbrom Tablets. 0-7687, Theomersyl Injection. 0-8979, Cenaten Tableta. 0-9183, Neocylate w/Cortisone. 0-9890, Act Ylate, w/Cortisone Tablets, 10-362, Parmal Timules SRC 10-450, Resercen Timules SRC. 10-802, Neocylate-HC Tablets. 10-949, Rubecen-1000 Injection. 0-2906, Quino-Thrombin Tablets.
0-3203, Ribofiavin Tablets.
11-050, Biosercen Capsules.
0-5784, Podolin Ointment.
0-3264, Calcium Boro-Hibate Powder.
Charles C. Haskell & Co. Inc., 223 E. Main
0-9107, Acetylduc Tablets.
Street, Richmond, Va. 0-4082, Sulfanilamide Vaginal Supposi-0-4376, Duosulfon Ointment. 0-4446, Duoviron Tablets. 0-4446, Duoviron Taolets. 0-5061, Duosulfon Suspension. 10-654, Keramin Injection.

Campbell Products, Inc., 79 Madison Avenue,
N.Y., N.Y.

O-9638, Querserdin Tablets.

Chas Pfizer & Company Inc., 235 E. 42nd
Street, N.Y., N.Y. 10017. NDA's: 0-8686, Cotinazin Injection. 0-8956, Neodrol Injection. 0-9226, Cortril Acetate. 0-9350, Bonine Chewing Tablets. 10-291, Cortril Soluble Injection. 10-950, F-28 Ointment. 11-187, Moderil Elixir. 11–466, Ataraxoid Elixir. 11–649, Dilombrin Iodide Tablets. Chase Chemical Company, 280 Chestnut Street, Newark, N.J. 07105, NDA's: 0-9237, Mephenesin. 0-9446, Rauwolfia Serpentina Tablets. 0-9531, Rauwolfia Serpentina w/Vera-trum Viride Tablets. 0–9666, Reserpine Tablets. 0–9767, Tocyl Capsules and Tablets Chattanooga Medicine Company, 1715 W. 38th Street, Chattanooga, Tennessee 38th Street, Chattanooga, 37409. NDA 0-3740, Zyrone Liquid. Chemedic, Division Chicago Pharmaceutical Company, 5547 N. Ravenswood Avenue, Chicago, Illinois 60640. NDA 12-566, Vial 90A Sterile Solution Injection. 0-3537, Aspirpops Lozenge.
Chicago Pharmacal, Division Conal Pham.
Capsules.
O-3712, Kanone Injection and Tablet.
O-4137, Pyridoxine HCL Injection & Tabcago, Illinois 60640.
Chicago Pharmacal, Division Conal Pham.
Capsules.
Cole Pharmacal Company, 3721 Laclede Avenue, Chicago, Illinois 60640. 0-0485, Special Formula for Dr. Herbert T. Cov Tablets.
0-0508, Special Formula for Dr. F. L. Barnes Tablets. 0-0707, Dr. Ben H. Hoggins Special Rx #16. 0-0708, Dr. Ben H. Hoggins Special Rx #17. 0-0709, Dr. John T. McDonald Special Rx #1 0-0801, Special Formula for Dr. A. C. Archam-ault Ect. 0-0802, Special Formula for Dr. B. B. Black. 0-2158, Special Formula for Dr. F. P. Krotsch Tablets.
0-2318, Special Formula Rx #1 for Dr.
G. N. Welch Tablets.

0-3038, Phenylmercuric Nitrate w/Benzocaine Lozenge. 0-3052, Phenobarbital & Atropine Sulfate Tablets. 0-3071, #132A Tablet. 0-3436, Betavite Injection. 0-3437, Rx #7/JB Ross Tablets. 0-3438, Calcium Levulinate Injection. 0-3476, Phenatrium Tablets. 0-3567, Trichlorplex Elixir, 0-3904, Rx #8 of FH Coeur-Barron MD Tablet. 0-3916 2 Me-Naphthoquinone Tablets. 0-3980, Sulfathiazole Tablets. 0-5534, Sulfed Solution. 10-252, Resydess Tableta. 11-132, Reserpine. 0-2353, Hasac Tablets.
0-2410, Belnesium Tablets.
0-3557, Pantabee w/Iron Capsules.
0-3558, Pantabee Capsules.
0-4082, Sulfanilamide Vaginal Supposi-NDA's 0-0499, Perandren Ointment. 0-0719, Perandrenal Ointment & Perandrenal Testosterone Ointment. 0-0741, Ovocylin Ointment, Solution, Suppository & Tablet. 0-0742, Ben-Ovocylin Injection. 0-0743, Lutocylin Injection. 0-2857, Sulfathiazole Tablets. 0-4584, Stilbestrol Tablets. 0-7873, Dibistine Tablets. 0-8056, Tricainal Suppository & Oint-0-8115, Stenandren Injection & Tablets. 0-8469, Cortisone Ac Oint. & Susp. 0-8478, Esomid CL Syrup & Tablets. 0-9534, Pyribenzamine Anesthetic Solution & Tablet. 10-213, Serpatilin Tablets. 10-631, Ecolid Chloride Injection. 10-931, Ecold Chloride Injection.
10-933, Serpasil-Ecold Chloride Rotocotes Tablets.
11-069, Doriden-Ritalin Tablets.
11-177, Transtine-PA Tablets.
11-237, Bradosol Bromide Powder, Solution & Tincture. 11-480, Serpasil Ritalin Tablets. 11-540, Tessalon. 11-711, Bradoform Tablets. 11-861, Orisul Sus/Children & Orisul Tablets. 11-915, Cosulid Capsules & Tablets. 12-053, Apresoline Lontabs. 12-326, Novidrix Tablets. 12-929, Dianarit-B Capsules & Dianarit NDA's: 0-536, Be-Min Liquid. 0-0537, Be-Min Tablets 0-815, Cevitanic Acid Tablets. 0-0908, Coles Sulfiron Liquid. 0-0929, Beeco Tablets. 0-0933, Sulfiron Tablets. 0-1114, Sulfanilamide & Sodium Bicarbonate Tablets. 0-1115, Alkamag Powder & Tablets. 0-1117, Carbromal 5 GR Tablets. 0-1930, Coles Yeronux Tablets. 0-2071, Colebenz Lotion. 9-2345, Calcretin Tablets & KA-EN Tablets 0-2415 Glycomin Liquid. 0-2551, Chloridextrose Tablets. 0-2880, Thiamin CL Injection. o-zosz, Fropalcain Injection.

o-2583, #20 Solution.

o-2584, Solution #19.

o-2820, #1 of R. W. Kirchberg MD Tablet.

o-2829, FH Deane MD Rx #1 Ect.

o-2872, Pentobarbital Sodium Tablet.

o-3466, Sulfothlazole Weight and Sulforthlazole Weight and Sulf

0-3548, AL Subacetate Ointment. 0-3549, AL Subacetate w/Zinc Oxide Ointment. 0-3705, Decaps/Vitamin D/Capsules. 0-3710, Caloe Ointment. 0-3715, Sulfanilamide Tablets. 0-3835, Phenacy Tablet. 0-3836, Posta-Cole Tablet. 0-3885, Colagog Tablet. 0-4067, Gentian Violet Ect. 0-4079, VAD Capsules. 0-4095, FEV Tablets. 0-4102, Pyreb Ointment. 0-4133. Petone Solution. 0-4145, CA Pantothenate Capsules, 0-4198, Klot Capsules. 0-4198, Klot Capsules.
0-4393, Dietstilbestrol Tablets.
0-489, Ansul Ointment.
0-4522, Chorionic Gonadotropin Injection.
Corporation, Pairfield Road, Wayne, N.J. 0-4548, Biotal Tablets. 0-4896, Redelfur Cream. 0-4572, Dyscole Tablets. 0-4976, Arthol Tablets. 0-5077, Siazole Tablets. 0-5086, Vagiquin Tablets. 0-5973, Thiouracil Tablets. 0-7033, Crystalline Vitamin B12 Injection. 0-8900, Veracole Tablets. 0-9382, Colgesic Tablets. Colgate Palmolive Company, 300 Park Avenue, N.Y., N.Y. 10022. NDA's: 9-9553, Colgate Tooth Powder TPT. 0-9764, Brisk. 12-100. Coleo Antibacterial Deodorant w/TCSA Soap.

13-297, Coleo Antibacterial Deodorant Colombus Pharmacal Company, Division Philips Roxane Inc., 330 Oak Street, Columbus, Ohio 43216. NDA's: 0-0141, Mycocide Powder. 0-0142, Vitamin B Complex Syrup. 0-0277, Guaia-Cream Cream. 0-0472, Protocaine Injection. 0-0831, Vitamin B Complex Tablets. 0-1009, K CL Tablet. Vitamin B Complex w/Iron 0-1182, Tablets. 0-1351, AAP Tablets. 0-1366, Vitamin B1 Injection. 0–1651, Hycosii Powder. 0–1652, Nucinai T 830 Tablets. 0–1931, Heptamar Liquid. 0–1974, Thiamin HCL Elixir. 0-2150, Pharynoids Lozenga, 0-3636, Alpha Tocopherol Injection. 0-3812, Sulfanilamide Ointment. 0-3843, Merioid Lotion. 0-4265, Sulfathiazole Tablets. 0-4357, Stilbestrol Tablets. 0-4454, Stilbestrol Injection. 0-4483, Colloidal Calcium Gelatinate Solution. 0-4549, Sulfanilamide & Sulfathiazole Ointment. 0-4919, Sulfathar Ointment. 0-5071, Sulfathiazole & Thiourea Ointment 0-5136, Sulfathiazole & Benzocaine TRH. 0-5921, Thiouracil Tablets. 0-6510, Prthiouractl Tablets. 0-8012, Khellin ECT. 10-863, Resonium Tablets.

11-513, Bronkodyl.

York, N.Y.

Injection.

11-824, Nescuta Creme.

Cook-Waite Labs, Inc., Division Professional

Service & Res., 170 Varick Street, New

NDA 0-5212, Novocain-Tutocain-Cobefrin

NDA's: NDA's: NDA's: diana. NDA's: NDA's: NDA's: Doho Chemical Corporation, New York, N.Y. NDA 0-7104, Rhinalgan Solution. Dome Chemical Inc., 125 West End Avenue, New York, N.Y.

NOTICES Cosmos Chemical Corporation, 625 Broadway, New York, N.Y. 10012.

NDA 0-8585, Isoniazid Tablets.

Don Baxter, Inc., Division of McGraw Labs,
Inc., 1015 Grandview Avenue, Glendale,
California 91201. Cowley Pharmaceutical Inc., 65 Southbridge Street, Auburn, Massachusetts, 01501. NDA 0-9653, Reserpine Tablets. Creviston & Company, Inc., Chicago, Illinois. NDA 10-569, Cobextin Injection. Crookes Labs Inc., 305 E. 45th Street, New York, N.Y. 0-0520. (Enzo-Cal Liquid & Lotion 0-1046, Feralumina Suspension. 0-4313, Neo Oestranol 1 Injection & Tablets. 0-7565, Gentexin Tablets. 11-656, Corphos. 12-003, Pellar Antifungal Ointment. 12-105, Pellar Powder. Cutter Labs., 4th and Parker Streets, Berkeley, California 94710. 0-0152, Gonadin Injection. 0-677, Iodobismitol w/Saligenin. 0-1024, Sobisminol Solution. 0-1025, Sobisminol Capsules. 0-6558, D Tubocurarine CL. 0-6682, Liprinel Capsules. 0-6980, Anionium Capsules. 0-9400, Polyvinylpyrrolidone 41/2 % in Saline Injection. Dabney Pharmacal Inc., Indianapolis, In-0-4878, Male Sex Hormone Injecton. 0-4880, Progesterone Injection. Dandrug Company, 4109 Amos Avenue, Baltimore, Maryland 21215. NDA's 0-6473, Sulfodandrug Solution. Darby, E. H., Box 169, Florence, Alabama. NDA 0-1867, Famous Old South Laxative Liquid. Davis & Geck, Division American Cyanamid Company, Brooklyn, N.Y. NDA 0-4152, Anacap Cotton Suture. Davis Emergency Equipment Company, Inc., 45 Hallock Street, Newark, N.J. NDA 10-659, Isodine Applicators and Swabs Dressing.
Direct Labs Inc., 377 Genesse Street, Buffalo, N.Y. 14204 (Direct Sales Company Inc.) . 0-3273, Sulfanilamide & Sodium Bicarbonate Tablets. 0-3334, Sulfapyridine Tablets. 0-3442, Sulfathiazole Tablets. 0-3723, Digitalis Leaves Tablets. 0-4795, Stibestrol Tablet. 0-4842, Sulfathiazone 5PC Ointment. 0-7102, Undecylenic Acid Capsules. 10-265, Direserthon Tablets. 10-433, Reserpine SRC. 10-595, Diserdex Tablets. 10-763, Dipentrate & Reserpine Tablets. 10-767, Hyoresat Tablet. Doak Company, Inc., 2000 Shames Drive, Westbury, L.I., N.Y. 11590. 0-2295, Sepolin PAS. 0-5879, Cuprosal Ointment.

NDA's: 48640. sourl. sules. NDA's: tion. NDA's: NDA's: NDA's: Gm. 10-459, Methoka-Dome Capsules & Solu-

0-2957, Sulfanilamido 0.4% W/V in Physiological Solution of S. 0-3757, Sulfanilamide Injection. 0-3758, Sulfanilamide Injection. 0-4523, Histamine Diphosphate Solution. 0-4669, Sulfanilamide Powder. 0-4726, Isotonic Lubricating Jelly. 11-040, Octylan Compound Tablets. Dow Corning Corporation, Midland, Michigan NDA 0-9568, Dymasyl Liquid. Drugmaster Inc., 2700 Wagner Place Maryland Heights, Missouri 63042. NDA 11-286, Reserpine. Drumlin, Inc., New York, New York, NDA 0-4599, Drumlin Liquid. Dumas-Wilson & Company, St. Louis, Mis-NDA 7-092, Alenic Enteric Coated Cap-Durr Products, 26 Vark Street, Yonkers, New York 10701. NDA 10-588, Al-Serpine Injection. E. Fougera & Company, Inc., Cantiague Rock Road, Post Office Box 73, Hicksville, New York 11800. 0-1551, Carbismoquin W/Gum Sterculia Tablet. 0-6867, Histaphene Tablet. 0-8138. Euforil Injection. 0-8170, Epocaine Injection. 0-9381, Laudoilssin Methylsulfate Injec-11-584, Orabilex. Eaton Labs, Division of Norwich Pharmacal Company, 17 Eaton Avenue, Norwich. 0-7050, Histron Tablets. 0-7183, Euraspor Cream & Ointment. 10-545, Reserpine Alkaloid Tablets. 11-965, Altafurtab. E. I. Dupont De Nemours & Company, Wilmington, Delaware. NDA 0-0005, Delsterol Opthamic Solution. E. L. Patch Company, 38 Montvale Avenue, Stoneham, Massachusetts. 0-0113, Kondremut W/Senna Drops Liq-0-1323, Suplatone Capsules. 0-1866, Patchs NAS Jelly. 0-2877, Trimagnol Tablet. 0-3303, Secremol Liquid. 0-4517, Diestrene Enteric Coated Tablets. 0-5919, Syntaclo Ointment. 0-6291, Glytheonate Powder, Solution, Suppository, Syrup and Tablets. 0-9808, Glytheonate P.S. 10-086, Myopurin Tablets. Eli Lilly and Company, Box 618, Indianapolis, Indiana 46206. 0-0158, Nipectin Liquid. 0-0181, Monoethanolamine Morrhuate Injection. 0-0182, Picrotoxin Injection. 0-1020, Sobisminol Injection. 0-1021, Sobisminol Capsules. 0-2292, Sodium Sulfapyridine Monohydrate Injection. 0-5343, Sulfathiazole Lozenge. 0-5709, Thiouracil Tablets, 0, 1%, 0.2% 0-6294, Hesperidin ME Chalcone Capsules. 0-6307, Guanatol HCL Suspension and Tablets. 0-0713, Sodium, 5-PH-5-Thienyl Hydantoinate 2 Gr. Capsules. 0-6961, Betalin Crystalline Injection. 0-7064, Konogen Tablets.

NDA's:

tion.

10-704, Stan-A-Dome Cream.

11-342, Albadome Lotion. 11-962, Sarcophen. 13-144, Ocu-Cort-Solution.

0-7655, Thiocarbarsone Solubilized Pow-

0-8009, Sol Dicurin Sod W/Theophylline Injection.

0-8029, Choline and Inositol Solution, 0-8151, Primaquine Tablets.

0-8221, Cortisone AC Tablets.

0-8273, Cortisone AC Injection.

0-8376, ACTH.

0-8624, ACTH Lilly Injection.

0-8815, Amytal Sod Injection.

0-9179, Acetyl Strophanthidin Injection. 0-9338, Sod Thiocyanate. 0-9514, I Lotycin Injection. 0-9959, Paskate Pulvules Capsules.

10-366, Pyronil & Sodium Undecylenate Powder

10-468, Sandril Oral Drops.

Darvon W/ASA Pulvules 10-995. Capsules.

11-239, Nicotinic Acid Tablets, 12-017, Chlopropamide 100 Mg. & 250 Mg. Capsules. 12-217, Vortel Syrup.

12-629, Valdron Pulvules.

Endo Labs, Inc., 1000 Stewart Avenue, Gar-den City, New York 11530. NDA 10-861, Perin Wafers. Endo Products Company, 84-101 Street, Richmond Hill, 18, New York.

0-0539, Aldin Tablets. 0-1598, Manibee W/Ferrous Sulfate Endo Tablets.

0-1599, Manibee Tablets.

0-1703, Thyroid Enteric Coated Tablets and Tablets.

0-1710, Estromone W/Vitamin B1 Injection. 0-2224, Nikethamide Injection and

Solution. 0-2494, Pentobarbital Sod Capsules and

Injection. 0-2891, Alpha Tocopherol Injection and Tablets.

0-2904, Aminophylline Enteric Coated Tablets.

0-2905, Nicobee Elixir. 0-3458, Sulfathiazole Tablets.

0-3530, Estromone W/Thyroid Tablets. 0-3746, Trikedan Sodium Tablets.

0-3880, Sulfapyridine Tablets.

0-4189, Stilbestrol Enteric Coated Tab-lets Injection and Tablets. 0-4653, Pancal Solution and Tablets.

0-4854, Sulfathiazole Cream 5.95 Ointment.

0-5271, Nigenol Tablets.

0-6415, Hyflavin, 0-6433, Morusul Injection.

Ennis Coffee Company, Kansas City, Mis-souri, NDA 0-2836, Salas Granules.

E. R. Squibb & Son, Division Olin Mathieson Chemical Corporation, 909 Third Avenue, New York, New York 10022.

0-0173, Hydanyl Capsule and Powder. 0-0291, EPinephrine in Oil Injection.

0-0350, Stabisol Suspension. 0-0422, Sulfapyridine Tablets.

0-0819, Sacasan Granules.

0-0829, Vita K Concentrate Solution.

0-1022, Sobisminol Injection.

0 - 1023Sobisminol Mass Squibb Capsules

0-1920, 2-Methyl 14 Naphthoquinone Injection.

0-1998. Procholon Sod Solution Intection.

Sulfapyridine Sod Squibb Injection.

0-2701, Sulfathiazole Ointment and

Powder. 0-2767, Pyridoxine HCL Capsule and Liquid.

0-3053, Sulfathiazole Sod Injection. 0-3129, Nicotinamide Capsules, Elixir,

and Injection.

0-3416, CA Pantothenate Injection and Calcium Pantothenate Tablets.

0-3426, Syntheplex-B Capsules. 0-3728, Mannitol Hexanitrate Tablets.

0-4011, Parentosol-B Injection.

0-4217, Sulfadiazine Injection and Powder.

0-5027, Zinc Sulfathiazole Ointment. 0-5177, Sulmefrin Opthalmic Solution. 0-5331, Sulmefrin Opthalmic Solution.

0-5375, Celteric Enteric Coated Tablets.

0-5396, Sulfamerazine Tablets. 0-5511, Dicumarol Capsules.

0-5571, Diazprin Wafer.

0-5617, Desoxyephedrine Inhaler. 0-5627, Thiouracii Tablets. 0-5673, TCT PH Cellosolve Squibb.

0-6121, Dienestrol Tablets.

0-6126, Luteotrophin Squibb Injection. 0-6183, Chlorguanide HCL Tablets.

0-6197, Vigran W/Folic Acid Multiple Vitamin Capsules. 0-6201, Sodium Folate Solution Injec-

tion 0-6249, Dispadal Drops. 0-6297, Delacurarine Liquid.

0-6551, Pituitary Gonadotrophine Injec-

0-7688, Thylokay Injection. 0-7722, Prenderol Capsules and Tablets. 0-7815, Bistrium CL Injection.

0-7882, Anatensol.

0-7920, Rubramin Crystalline Hypofils. 0-7928, Parentosol B-Hypofils Injection.

0-7925, Hypofils Posterior Pituitary Injection.

0-7926, Hypofilnikethamide Solution.

0-7931, Rubramin Hypofils. 0-7948, Hypofilneoamiotin.

0-7949, Hypofilprogesterone Oil. 0-8039, Physiological Salt Solution In-

0-8043, Thylokay Solution Injection. 0-8149, Talsigel Suspension & Talsutin

Tablet.

0-8222, Diagnex Powder. 0-8238, Solcthyl Injection. 0-8340, Insulin U-500.

0-8374, Stilbetin In Oil Injection.

0-8437, Vergitryl IM Injection. 0-8561, Adcortyl Tablets.

0-8619, Enzodase Injection. 0-8701, Ethyl Vanillate Capsules and

Powder.
0-8812, L-Isomethadone HCL Hypoder-mic Tablets.

0-8920, Bistrium CL Tablets.

0-8923, Vergitryl Tablets. 0-9080, Cotranul Tablets

0-9235, Protoveratrine Tablets.

0-9518, Piperex Syrup. 0-9747, Rau-Sed Injection.

10-065, Rau-Sed Syrup.

10-311, Rubramin Parenteral Vitamin

B-12 From Bacterial Cell P.

11-800, Ademol Tablets. 11-801, Ademak Tablets.

11-851, Rencal Powder. 12-174, Di-Ademil Tablets.

12-289, Vesprin Suppository.

Ernst Bischoff Company, Inc., Ivoryton, Connecticut.

NDA 0-5339, Aquakay Enteric Coated Tablets and Injection.

ES Miller Labs, 404 E. 27th Street, Los Angeles, California.

NDA's:

0-1752, Sulfanilamide Compressed Tablets.

0-1772, Sorbitol 50PC Injection.

0-1784, Estrogenic Substance In Oil In-

0-3677, Sulfapyridine Tablets. 0-4064, Menadione Tablets. 0-4117, Surfathiazole Tablets.

0-4438, Stilbestrol Tablets and Injection.

0-6194, Stilbestrol Tablets.

0-7034, Dudekab Injection. 0-7177, Toluaxin Tablets. 0-8201, Neostene Injection.

0-8817, Progesterone Injection.

0-9174, Oramestin.

10-474, Proscomide Sustained Release Capsule.

10-829, Cobalamin Concinjection. Evron Company, Inc., 3402 Carmen Avenue, Chicago, Illinois. NDA's:

0-9608, Rauwolfia-Veratrum Virides Tab-

10-226, Pyrilamine Maldeate Sustained

Release Capsule, 11–330, Pentriltol-60 Tempules Capsules.

EW Heun Company, St. Louis, Missourf. NDA 0-9091, Isoniazide Tab. Pairchild Bros. & Foster, Washington & Light

Sts., New York, N.Y.

Sts., New York, N.Y.

NDA 0-2519, Pepsencia Solution,
Pellows-Testagar Company, Division Fellows
Medical MFG Company, Inc., 1354 West
Lafayette Blvd., Detroit, Michigan 48228,
NDA 0-9681, Ascorbocaine Capsules.

Pesler Company, Inc., Stamford, Connecticut, NDA 0-9971, Vacid Tablet.

First Texas Chemical MFG, Company, 1810 N. Lamar, Dallas, Texas 75202.

NDA's: 0-0024, Dr. A. Taylor Private Formula Capsule.

0-0027, Private Formula Capsule,

0-0134, Private Formula For Delaumes Pharm. Capsule.

0-0147, Formacodin Compound Tablets. 0-025, Private Formula Capsules. 0-0250, Private Formula Ointment. 0-0488, Private Formula Capsules for

Service Drug Company. 0-0563, Sulfanilamide and Soda Tableta.

0-0570; Private Formula for Dr. J. D. Hodgeson Tablets. 0-0596, Private Formula for Dr. D. O.

Haage Tablets. 0-0720, Thiamin CL Tablets and Elixir. 0-0791, Private Formula Capsules.

0-0841, Private Formula Capsules. 0-0895, Private Formula Capsules.

0-0896, Private Formula Capsules,

0-0964, Private Formula Capsules. 0-1180, Private Formula Capsules. 0-1207, Ima Eye Lot. 0-1218, Private Formula Sodium BR Tab-

0-1613, Private Formula Roark WN MD Tablets.
0-1614, Private Formula Stephens MS
MD Tablets.

0-1655, Private Formula Liquid, 0-1684, Private Formula for Dr. M. M.

Tompkins. 0-1712, Private Formula for Dr. C. J.

Roper Tablets.
0-1830, Private Formula for Dr. L. T.
Waller Clinic Tablets.

0-1859, Private Formula for City Drug Store Capsules 8. 0-1860, Private Formula for Green Drug

Store Tablets.

0-1861, Private Formula Cap. 0-1894, Private Formula for Scott Phar-

macy Capsules. 0-1895, Private Formula for Dr. J. M. Laning Liquid.

0-1916, Private Formula Capsules.
0-1917, Private Formula Powder.
0-2016, Thiamin Clelixir.
0-2065, Private Formula for Dr. Paul H.

Herron MD Tablets.

0-2105, Private Formula Capsules. 0-2141, Private Formula for the Corner

Drug Store Capsules. 0-2127, Sulfapyridine Capsules. 0-2298, Highlands Pharmacy Private Formula Powder.

0-3040, Private Formula for Herron Paul H. MD Tablets.

0-3041, Private Formula for Herron Paul Galen Co. Inc., Berkeley, California. H. MD Tablets. 0-3042, Private Formula for Herron Paul H. MD Tablets. 0-2344, Sulfapyridine Tablets. 0-3218, Private Formula Capsules. 0-3257, Private Formula Capsules, 0-3338, Private Formula Capsules #7127. 0-3652, Private Formula City Drug Store Cansules 0-3868, Private Formula Dr. J. L. Porter Capsules. 0-3813, Private Formula Sterling Drug 0-4109, Private Formula for Basham John J. MD Ointment. 0-4178, Private Formula Capsules. 0-4335, Private Formula Capsules #7321. FJ Laurel Company, 7475 North Rogers Avenue, Chicago, Illinois 60626. NDA 12-012, Loridrene. Flint Eaton and Company, Division Baxter Labs, Inc., 6301 Lincoln Ave., Morton Grove, Illinois 60053. NDA's: 0-0718, Glycolex Solution. 0-0935, Vitamin Bithiamin CL Tablets. 0-1313, Chlorphedrine w/Menthol Solu-0-1625, Nocotinic Acid 25MG Tablets. 0-1731, Estrone 10 MG injection. 0-1732, ET-Trone-Carbonate Tablets. 0-1822, Sulfanilamine w/Sodium Bicarbonate. 0-3376, Proquinol Tablets. 0-3312, Sulfathiazole Tablets. 0-3459, Sulfathiazole Tablets. 0-3901, Alpha-Tocopherol injection. 0-3917, CA Pantothenate Injection. 0-3954, Pyridoxine HCL Injection. 0-4025, Pentobarbitol SOD Capsules. 0-4078, Hepralin Capsules. 0-3377, Proquinol Injection. 0-4066, Sulfanilamide Liquid. 0-4080, Sulfathiazole Powder. 0-4243, Pentobarbital/Ephedrine. 0-4514, Stilbestrol Tablets. 0-4516, Stilbestrol Injection. 0-4516, Stilbestrol Suppository. 0-4602, Stilbestrol Injection. 0-4686, Progestin Injection. 0-4849, Sulfatoin Ointment. 0-4874, Sulfathiazole Ointment. 0-4916, Sulfanilamide Ointment. 0-6712, Mardrin Solution. 0-7011, Pyrathyn Capsules. 0-9938, Raucylate Capsules. 10-655, Rautrate Tablets. 11-907, G-I-Tran Tablets. Prederick Stearns & Company, Division Sterling Drug, Inc., 90 Park Avenue, New York, N.Y. 10016. NDA's: 0-0932, Mucilose w/Kasagra Granules. 0-0939, Cyverine HCL Capsules. 0-1013, Thiamin Chloride Tablets. 0-1014, Ascorbio Acid Tablets. 0-1038, Acebenide Tablets. 0-1290, Coco COD w/Vitamin B1 & B2 Liquid. 0-1540, Sulfanilamide Tablets. 0-1705, K Gluconate Tablets. 0-1717, Stearns Elixir Thiamin CL. 0-1753, Dica Phos Wafers. 0-1754, Protamine ZN Insulin Injection. 0-2469, Nebulin A Sol. Inhaler. 0-2499, Thiamin CL Solution Injection. 0-2555, Gonobia Tablets. 0-2627, Riboflavin Capsules.

NDA's: 0-2681, Furmerane TCT. 0-3045, Furmerane Solution. 0-3803, Furmerine Ointment. 0-8789, Diodoquin Powder. 0-9569, Mincard Tablets. 12-132, Prozanchol Tab. 12-534, Mitronal. Yonkers, N.Y. 10702. NDA 12-837, Per Santin AMP. Avenue, Detroit, Michigan. NDA's: 0-4087, A-Vatine Capsules. 0-4088, AD-Vatine Capsules. 0-4089, B-Vatine Capsules. 0-4090, D-Vatine Capsules. 0-4091, Pan-Vatine Capsules. 0-4092, Tri-Vatine Capsules. N.Y. 10016. NDA's: 0-0143, Nicotinic Acid Tablets. Injection. Powder. 0-0937, Beviplex Tablets. Injection. 0-1659, Vitamin B1 Injection. Injection. 0-1741, Sodium Benzoate Solution. 0-2740, Pentobarbital Sod Tablets. 0-2814, Nikethiamide Injection. 0-2910, Pyridoxine HCL Injection. 0-2912, Vitamin Bl Injection. 0-2956, Vitamin B Complex Syrup. 0-3070, Vafiol Capsules. 0-3258, Pyridoxine HCL Injection. 0-3617, Vircomal Liquid. 0-3817, Vircomai Liquid. 0-3781, Menadione Tablets. 0-3867, Fluagel Liquid. 0-3868, Sulfathiazole Tablets. 0-3964, Sulfapyridine Tablets. 0-3965, Ascorbic Acids Injection. 0-4009, Becaplets Capsules. 0-4042, Stilbestrol Tablets. 0-4043, Stilbestrol Injection. 0-9787, Hydrocortisone Tablets. 11434.

10-063, Citrold Capsules. NDA's: 0-3124, Vitamin B6 HCL Injection. 11-052, Citroid Compound Capsules 0-3125, Vitamin B6 HCL. 0-3150, Elixir Galen B Fortified Elixir. 0-3887, Pyridoxine HCL Tableta. 11-186, Citroid Jr. w/Tuslian Childrens Cold Syrup. O-31807, Elixir Galen B Fortilled Edixir.
O-3887, Pyridoxine HCL Tablets,
O-4618, Vijex Injection.

GD Searle & Company, Post Office Box 540,
Chicago, Illinois 60680.

Cold Syrup.
12-417, Product 82 Capsules.
11-322, Tuslian Syrup.
Chicago, Illinois 60680.

Street, New York, N.Y. NDA's 0-0505, Private Formula #1381 Powder, 0-2441, Ephedrine Sul Phenobarbital & Potassium Chloride Tablets. 0-3991, Nespamal Syrup. 0-3992, Char-AL-AC-Tablets. 0-3804, Furmerine Drops. 0-3942, Amodrine Enteric Coated Tablets. Guardian Chemical Corp., 4202-12 11th Street, Long Island, N.Y. NDA 10-002, 0-4259, Gonadophysin Injection. 0-8518, Fadenal Tablets. Fexerol. G. W. Carnick Company, 65 Horse Hill Road, Cedar Knolls, N.J. 07927. NDA's: 0-4227, Tetrathione Injection.
Geigy Pharmaceuticals, Division Geigy Chemical Corporation, Post Office Box 430. 0-4678, Stilbestrol Tablets. 0-4679, Stilbestrol Injection. 0-8800, Androdiol in Aqueous Suspen-sion Injection & Diolandrone in Aque-ous SUS INJ. 10-200, Salserp Tablets. Gelatin Products Company, 9425 Grinnell Halsey Drug Company, 1827 Pacific Street, Brooklyn, N.Y. 11233. NDA 0-9163, Anti-CAL LOT. Hance Brothers & White Company, 12th & Hamilton Streets, Philadelphia, Pennsylvania. NDA's 0-0915, Hance Sun Tan Cream. George Breon & Company, Inc., Division of Sterling Drug, 90 Park Avenue, New York, 0-1590, GAS-ODA Liquid. 0-8438, Polycaine Solution. 0-8569, Mycozide Tablets. 11-911, Hanamine Inhaler. Harrower Lab. Inc., St. Louis, Missouri, NDA 0-9475, Prometic Tablets. 0-0486, Bismuth Salicylate In Oil Hart Labs, Division A. J. Parker Company, 0-0487, Special Formula for Bridge Clinic Station Square One, Paoli, Pennsylvania 0-0937, Beviplex Tablets.

0-1234, Estrogenic Substance in Oil H. D. Justi & Sons, Inc., 32nd & Spring Garden Injection.

Street, Philadelphia, Pa. NDA 0-7613, DMF Mouthwash. 0-1699, Vitamin B) injection.
NDA 0-7613, DMP Mouthwash.
0-1690, Bismuth Subsalicylate in Oil H. E. Maurry Biological Company, 6109 South Western Avenue, Los Angeles, California 90047. 0-2163, Riboflavin Tablets.
0-221, Progesterone Injection.
0-2222, Progesterone Injection.
0-2477, Adrenal Cortex Extract Injection. NDA's: 0-7122, Dodecamin Solution. 10-792, Vitamin B12 Activity Concentrate Solution Injection. 11-547, Reserpine Alkaloid. Hellwig Inc., 223 East Delaware Place, Chicago, Illinois 60611. 0-2911, Nicotinamide Injection. NDA 0-7182, Hellwigpas Tablets. Henry Wampole & Company, Inc., 35 Com-merce Road, Stamford, Connecticut 06902. 0-3316, Aluminum Hydroxide Tablets. 0-3354, Pyridoxine HCL Injection. NDA's: 10-054, Secotress Tablets. 10-572, Bioresp-C Capsules. 10-574, Organhen-R Liquid. International Vitamin Corporation. NDA's: 0-1255, IVC Vitamin B1 Crystalline Thiamin CL Tablets. 0-1256, IVC Thiamin CL Elixir. 0-1276, IVC Liquavite Drops. 0-1277, IVC Pearls Capsules. 0-1282, IVC Vitamins ABDG w/C 0-8509, Hexamethonium CL Tablets. 0-9785, Hydrocortisone Acetate Opthal-mic 1.5% Ointment. Capsules. 0-1283, IVC Vitamin ABDG Capsules. 0-1329, IVC Vitamin Pearls Compound. 0-2627, Ribofiavin Capsules.
0-2690, Nicotinic Acid Tablets.
0-2699, Virox Liquid.
0-2700, Virox Elixir.

10-445, Reserpine Elixir.
10-892, Neobalin Injection.
Graham Chemical Corporation, 129-21 Merrick Boulevard, Springfield Gardens, N.Y. Containing Vitamin A-B. 0-1438, Macy Vitamin A-B-DG Capsules. 0-1439, Macy Globules Vitamins A-B-D-G w/Vitamin C Capsules. 0-1440, Bambergers Bitamin A-B-D-G 0-2761, Vitamin A Capsules.
0-4261, Sulfapyridine Tablets.
0-4282, Sulfathiazole Tablets.
0-4379, Stilbestrol Tablets.
11434.
NDA 10-617, Cordent Powder.
Grove Labs Sub Bristol-Myers Company, 8877
Ladue Road, St. Louis, Missouri 63124. Capsules. 0-1441, Bambergers Bitamins A-B-D-G w/Vitamin C Capsules.

NDA's:

0-1660, Yeast Tablets. 0-1662, Yeast & Iron Peptonate Tablets. 0-1733, IVC A-B-D-G Capsules. 0-1969, IVC Blexin Liquid. 0-1970, IVC Blexin Tablets. 0-2086, IVC Vitamin B Complex Cap-0-2598, Nicotinic Acid Tablets, 0-2599, Nicotinic Acid Tablets, 0-3076, IVC Davegol Regular Potency Liquid. 0-3207, IVC Rivoflavin Tablets.

0-3613, IVC Larenim Wafer, 0-3883, IVC Nicotinamide Tablets, 0-3884, IVC Nicotinamide Tablets, 0-4128, IVC Vibramins Capsules, 0-4917, PABA Tablets.

Invenex Labs.

NDA 0-9834, Hydrocortilsone Acetate Ophthalmic Suspension/Drops. Irwin Neisler & Company, 434 N. Morgan Street, Decatur, Illinois 62525.

NDA's:

0-0489, Camax Ointment. 0-1531, Alantol-V Ointment. 0-1532, Tetramene TCT.

0-2505, Jecufer Capsules. 0-2902, Tetramene Solution. 0-2937, Brillosal Solution.

0-2938, K Gluconate Tablets. 0-3586, Destrol Injection. 0-3587, Desterol Capsules. 0-4212, Methoquin Capsules.

0-4213, Tocolpha Capsules. 0-4235, Andacap Capsules.

0-4254, Digicap. 0-4278, Terformine Capsules. 0-4279, Terpiform Capsules. 0-4714, Sulfathiazole Ointment.

0-4772, Phenodrol Liquid. 0-5022, Benzamol Emulsion.

0-6233, Benzamold Emulsion. 0-8299, Verenteral Injection. 10-052, Uniserpen Injection. ISO-SOL Company, Inc., Brooklyn 17, N.Y.

NDA's:

10-019, Hydrocortisone Acetate oph Solution Drops.

10-464, Prochelate 0.37 PC, 1.85 OC Solution.

Ives Cameron Company, Division American Home Products Corporation, New York, N.Y. 10017.

NDA's:

0–6863, Monitan Solution. 10–089, Periclor Capsules. 11–309, Syntussin Tablets.

Jackson-Mitchell Pharmaceutical Company, 11500 Tennessee Avenue, Los Angeles, 64, California.

NDA 0-8246, Methanabol Tablets.

J. B. Roerig & Company, Division Charles Pfizer & Company, Inc., 235 East 42nd Street, New York, N.Y. 10017. NDA 12-458, Bonaboxin Parenteral Injec-

tion. John A. Miller Company, Division Chatham Pharmaceutical, 901 Broad Street, New-

ark, N.J. 07152.

NDA 0-2097, Aluminoid Millar Capsules.

John T. Lloyd Labs, Inc., division of Westerfield Labs, Inc., 3941 Brotherton Road,
Cincinnati, Ohio 45209. NDA's:

0-1421, Cindol Ointment. 0-1908, Stillingia JTL Liquid.

0-1909, Leptandra JTL.

0-1910, Krameria JTL Liquid. 0–1911, Colchicum JTL Liquid. 0–1912, Geranium JTL Liquid. 0–1913, Iris Versicolor JTL Liquid.

0-2195, Edrosen Capsules.

John Wyeth & Brothers, Inc., Philadelphia, Pennsylvania.

NDA's:

DA's: 0-3049, Sulfathiazole Tab. 0-3511, Giuferate Tab. 0-3658, Sulfanliamide 5 Gr. & Sodium Bicarbonate 5 Gr. Tablet.

0-4065, Stilbestrol Injection, Suppository Tablets.

0-4159, Menadone Injection. 0-4177, Pyridoxine HCL Tablets. 0-4246, Aspirin Phenacetin Caffeine & Codeine Tablets.

0-4287, Cascara-Magnesia Tablets. 0-4327, Phenobarbital Tablets.

0-4332, Theobromine & Phenobarbitol Tablets

0-4345, Estrogens Solution/Injection. 0-4668, Cetro-Cirose Modified Solution. 0-4491, Sulfathiazole Ointment.

Johnson & Johnson, 590 George Street, New Brunswick, N.J. 08901. NDA'st

O-5350, Nugauze Strip. O-5468, Adhesive Mass Dressing. O-6064, Hemo Pak Dressing. 11-041, Surgical Absorbable Hemostatic Cones Dressing. 11–318, Debricin Powder.

12-503, Ioprep Presurgical Solution. 13-221, Micrin Antibacterial Throat Loz-

enge Jr. Watkins Company, Winona, Minnesota.

Jr. Watkins Company, Winona, Minnesota.

NDA 0-7227, Watkins Anthist Tablets.

Julius Schmid, Inc., Lackawanna Avenue,
West Paterson, N.J. 07424.

NDA 0-8161, Ramses Vaginal Cream.

Kahlenberg Labs, 41 North School Avenue,
Post Office Box 3318, Saratoga, Florida

NDA 0-1235, K-L Mucotox Ointment.

Kalusoff, Ltd., Post Office Box 844, Springfield, Illinois, NDA's:

0-0500, Kalusoffs General Disinfectant Liquid.

0-0501, Laundry Fangicide. 0-7965, Wilsons FGDS Solution.

Keith Victor Pharmacal Company, St. Louis, Missouri. NDA's:

0-7563, Pyranisamine Maleate/ASA Com-pound Tablets. 0-7604, Visammin Tablets. 0-7669, Methiouracii Tablets.

0-7897, Sodium Gentisate Tablets.

0-8283, Cortisone AC Tablets. 0-8511, Hexamethonium CL Tablets. 0-8541, Zinadon Tablets. 0-9555, Rauhexide Tablets.

0-9612, Rauwolfia-Vertrumvirides Tab-

10-233, Hydrocortisone Tablets. 10-386, Cortigesic Tablets.

Kirkman Labs Inc., 934 Northeast 25th Avenue, Portland, Oregon 97232.

NDA 10-388, Reserpine Alkaloid Timed Disintegration SRC.

Knoll Pharmaceutical Company, 377 Crane Street, Orange, N.J. 07050. NDA 11-597, Rapadyne Tablets.

Koch, Leo EH., 519 Elm Street, Ontario, California. NDA 0-2448, EL-KO Powder Kochs AL-

KO Compound.

Kremers-Urban Company, 5600 West County Line Road, Milwaukee, Wisconsin 53201. NDA's:

0-0178 Aminophyllin Injection.

0-0179, Aminophyllin Injection. 0-0211, Estrone Injection. 0-0238, SOD Morrhuate w/Benzyl ALC Injection.

0-0737, Phenacin #2 w/Codeine Tablets

& Capsules.
0-1300, Potassium CL Capsules & Tablets.
0-1502, Kuorin Injection.
0-2054, Ointment Distarol.
0-2178, Sulfapyridine Tablets.
0-3546, Sulfathiazole Tablets.

0-3721, Vitamin B Complex Elixir.

0-3764, Asafoetidanux Vomica Tablets. 0-3765, Camphor Valerian & Stramonium Tablets.

0-3766, Phenolid Tablets.

0-3767, Bromide & Stramonium Elixir. 0-3768, Bromide & Stramonium Compound Elixir.

0-3805, Menadione Tablets.

0-3805, Menadione Injection. 0-3879, SOD Benzoate Injection. 0-4069, Effervescent Alkaline Salt W/ Vitamin C.

0-4421, Stilbestrol Tablets. 0-4422, Stilbestrol Injection.

0-4612, Distarzole Ointment.

0-5129, Sulfathiazole Ointment. 0-6991, Vitamin B12 K-U Injection. 0-7286, Solution Vitamin B12-KU Injec-

tion. 10-069, RB #11-12B Reserpine Tablets. 10-088, RB #11-113 Reserpine Prepa-

ration Tablets. 11-312, Salimeph Prednisolone Tablets.

12-963, Kumotrip.

Lakeside, Sub Colgate-Palmolive Company, 1707 E. North Avenue, Milwaukee, Wisconsin 53201. NDA's

0-0639, Anterior Pitvitary-Like Gonado-tropic Hormone Injection. 0-1425, Calsamate Tablets.

0-2865, Pyridoxine HCL Injection. 0-3343, Caphemate Tablets.

0-3343, Caphenate Tablets, 0-3344, Koldin Capsules, 0-3345, Koldin Injection, 0-3518, Nikethiamide Solution, 0-3519, Nikethiamide Injection.

0-3520, Sulfataiazole Tablet. 0-3566, Capantothenate Injection. 0-3905, Pyridoxine HCL Tablets.

0-3906, Pyridoxine HCL Tablets.

0–3907, Pyridoxine HCL Injection. 0–3908, Capantothenate Tablets. 0–3948, Capantothenate Injection. 0–3958, Tokophin Injection.

0-3959, Tokophin Injection.

0-3960, Tokophin Injection.
0-3960, Tokophin Capsules.
0-3961, Medrocaine Injection.
0-3963, Phenobarbital SOD Injection.
0-3999, Histamine Phos Injection.
0-4138, SOD Dehydrocholate Injection.

0-4139, Dehydrocholoric Acid Tablets.

0-4160, Diethylstilbestrol Injection & Tablets.

0-4461, Tokophin AC Tableta. 0-4513, Sulfathiazole Powder. 0-4529, SOD Sulfathiazole Injection. 0-4903, Adrenal Cortex Extract Injection.

0-6362, Estradiol Trimeac Injection. 0-6363, Menacyl Tablets.

0-6532, Histamul Injection.

0-7838, Mercuhydrin Suppository. 0-7945, Oral-Estrotate Tablets. 10-680, Pipatal w/Phenobarbital Liquid

& Liquid.

11-956, Catron Hydrochloride Tablets. 13-481, Delta Five.

Lambert Labs, Division Warner-Lambert Pharmaceutical Company, 201 Tabor Road, Morris Piains, N.J. 07950. NDA's:

0-5218, Sulfadiazine Ointment, 0-5229, Sulfadiazine Ointment,

0-6162, Polite Cream.

0-8184, Lamberts Spray-on-dressing Liquid & Spray.

0-8778, Antizyme Mouthwash. Lawrence Irwin, Wisconsin Rapids, Wiscon-

NDA's:

0-1467, Irwin Cough Syrup. 0-1470, Ephinephrine Elatin. Lanton Labs Inc., Sub Gold Leaf Pharma-

ceutical, Inc., 520 South Dean Street, Englewood, N.J. 07631. NDA 0-8290, Mefesin Injection. Lederle Labs, Division American Cyanamid Company, Pearl River, N.Y. 10965.

NDA's:

0-0568, Sulfapyridine Tab. 0-1855, Sodium Sulfapyridine Monohydrate Injection.

0–1873, Bellabulgara Tableta, 0–2646, Nicotinic Acid Amide Tableta, 0–2897, Vitamin K Tableta, 0–2899, Nikethiamide Injection, 0–3204, Riboflavin Tableta, 0-3321, VI-Ferr Capsules. 0-3410, Sodium Sulfapyridine Tablets. 0-3430, Sodium Sulfathiazole Monohydrate Powder Injection. 0-3814, Sulfanilamide Surgical Powder. 0-3815, Sulfapyridine Surgical Powder. 0-3816, Sulfathiazole Surgical Powder. 0-4012, Procaine HCL Injection. Chloracid Para-Aminosialyle 0-4124. 0-4186, Videlta Muiti-Vitamins Capsules. 0-4407, Sulfanilamide-Sulfathiazole Surgical Powder. 0-4460, Vitamin B Complex Capsules. 0-4466, Vitamin B Complex Tables. 0-4467, Dietstilbestrol Capsules & Injec-0-4493, Capantothenate Tablets. 0-4575, Vi-Delta Multi-Vit Capsules. 0-4628, Pyridoxine HCL. 0-4650, Ephedrine Sul Capsules. 0-4727, Strong Epinephrine HCL Solu-0-4767, Al Hydeoxide Gelatin. 0-4775, Sod Morrhuate Solution. 0-4858, Elixiron Sul Capsules. 0-4898, Lexatone Solution. 0-4925, Sulfadiazine Tannic Acid Jelly. 0-4926, Sulfadiazine Sur Pwd. 0-4927, Sulfadiazine Solution. 0-4934, Sulfathizole Cream & Powder. 0-4952, Pentobarbital Sodium Capsules. 0-4980, Mannitol Hexanitrate Tablets. 0-5076, Sodium Sulfapyridine Injection. 0-5239, Rhulitabs. 0-5284, Diazifilm Dressing. 0-5358, Sulfamerazine Tablets. 0-5371, Mannitol Hexanitrate w/Phenonarbitol Tablets. 0-5550, Cyclazine Benzestrol elixir Injection Tablets. 0-5609, Pentobarbital Sodium Capsules. 0-5656, Deracil Tablets. 0-5699, Intrahepol Injection. 0-6418, Teropterin Injection. 0-6421, Sulfapyrazine Injection Powder, Tablets. 0-6669, MPD Tablets. 0-6919, Inositol Tablets. 0-7189, Para Amindsalicylic Acid Powder. 0-8320, Hibicon Capsules. 0-8419, Calcium Para Aminosalicylate. 10-149, Diamox SRC. 10-912, Kynex Syrup. 11-046, Diamox Syrup 11-452, Pathilion Pediatric Drops. 11-798, Meleate Tablets.
11-887, Versacaine HCL w/Epinephrine.
11-888, Solution HCL w/Epinephrine.
12-279, Kynex Acetyl Pediatric Drops.

12-472, Trepidone.

Lehn & Fink Products, Corporation, 2255 Summit Avenue, Montvale, N.J. 07645. NDA's:

0-0013, Lysalv Ointment. 0-1266, Hinds Deodorant Cream. 0-1463, Tussy Deodorant Cream.

0-2172, Sun & Beach Cream. 0-5661, Dynal & Dsyl Liquid.

Lemmon Pharmaceutical Company, Box 30, Sellersville, Pa. 18960.

NDA's: 0-9455, Ruserp-C Tablets. 10-173, Lemiserp Tablets. 10-174, Redona Elixir. 11-579, Cotrate. 12-385, No-Derm Lotion.

12-641, Hydro Cortisone Phosphate Injection.

Lever Brothers, Company, New York 22, N.Y. NDA 10-338, Lifebuoy Soap.

Lincoln Labs, Inc., Hickory Point Road, Box 1139, Decatur, Illinois 62525. NDA 0-9413, Piperate Solution.

Lloyd Dabney & Westerfield, Division Wester-field Pharmaceutical Company, 3941 Brotherton Road, Cincinnati, Ohio 45209. NDA's

0-8746, Somnorin Capsules. 10-956, Phobey Tablets. 11-122, Teserene Tablets.

Lustgarten Labs, Inc., Lancaster and 51st., Philadelphia, Pa. 19131. NDA 10-495, Reserpine Time Caps. Macallister Lab., 9213 Wade Park Avenue, Cleveland, Ohio 44106. NDA 0-2173, Phenedrine Solution.

Mallard AE-Orig, 3021 Wabash Avenue, Detroit, Michigan, 48216. NDA's:

0-0845, Sulfanilamide & Sodium Blcarbonate. 0-2602, Sulfapyridine Tablets.

0-3528, Sulfathiazole Tablets. Malinokoot Chemical Works, 3600 North Second Street, St. Louis, Missouri 63160. NDA's:

0-0516, Soda Lime Moist & Dry. 0-7915, Isomethodone HCL Solution. Maltbic Chemical Company, Belleville, N.J. NDA's:

0-0986, Private Formula for W. D. White & Company Tablets.
0-1112, Private Formula for Dr. H. B.

Harric Capsules. 0-1309, Sulfanilamide & Sodium Bicar-

bonate Tablets.

0-1953, ABCD Perles. 0-1954, Liro-B Perles.

0-2713, Sulfathiazole Powder Tablets.

0-4606, Stilbestrol Tablets. 0-6199, Cetykrime Ammonium BR Solution TCT

0-4605, Sulfathiazole 5Pc Ointment. 0-6280, Mercenex Powder. 0-6251, Mercenex Ointment.

Maltine Company, 745 Fifth Avenue, New York, N.Y. NDA's:

0-0638, B-Scorbic Tablets.

0-1632, Hetoxin Powder. 0-1683, Hetoxin-O Ointment. 0-2490, Maltine-B Liquid.

0-3881, Jeciron-B Capsules.

0-4015, Phed-Aqua Drops. 0-5154, Estrogena Maltine Injection. 0-6070, Rutin Tablets.

0-6644, Pentryl Tablets. Mann Chemical Company, 520 West Main Street, Louisville, Kentucky 40202. NDA 0-5272, Mann Germicidal Hand Lo-

tion.

Marion Labs Inc., 10236 Bunder Ridge Road, Kansas City, Missouri 64137.

NDA 12-905, Duotrate 80 SRC. Marvin R. Thompson, Inc., Stanford, Connecticut.

NDA 0-7605, Sudosal-MRT GRN.

Maurry Biological Company, 6109 South Western Avenue, Los Angeles, California

90047. NDA 11-461, Rauwolfia Serpentina Tablets.

McKesson & Robbins, Inc., Bridgeport, Conn. NDA 7633, Axon Caps.

McNeil Labs, Inc. Camp Hill Road, Fort Washington, Pennsylvania 19034.

0-0771, Ricin Olivate Liquoid.

0-0633, Glutamic Acid Hydrochloride Capsules.

0-0792, Sol Ephedrine-Sodium Chloride Compound Spray.

0-0889, Blad Tablets.

0-1390, Liquid Minerol Syrup.

0-1391, Liquid Minerol w/Phenolphrha-

lein Syrup. 0-1392, Wild Cherry-White Pine Compound w/Codeine Syrup.

0-1393, Lectausol Syrup.

0-1556, Persals Tablets.

0-1776, Thiamin HCL Injection. 0-1777, Acid Nicotinic Tablets.

0-1778, Sulfanliamide Sodium Bicar-bonate Tablets.

0-1780, Estrogenic Hormone in Oil Injection. 0-1809, Ferromin w/Liver Concentrate

Capsules. 0-1825, Soft Elastic Capsules Ascorbic Acid

0-1826. Soft Elastic Capsules Viquad Com Improved 0-1827, Soft Elastic Capsules Vitamin

AB1CDG. 0-1849, Cap Vitamin B-Complex Forti-

fied.

0-2026, Vitamin B6 Hypodermic Tableta. 0-2100, McNell Tussal Liquid. 0-2109, Liquid Minerol w/Magnesiumi Risilicate.

0-2209, Sulfapyridine Tablets. 0-2616, Butisol Ephedrine Compound Capsules.

0-2789, Pyridoxine HCL Solution. 0-3036, Acid Nicotinic Amide Tablets.

0-3226, Dymixal Jeny. 0-3378, Menadione Capsules. 0-3409, Sulfathiazole Tablets. Assauls Alpha Tocopherol Injection.

0-4402, Stilbesterol Tablets.

0-4761, Amophon Compound Syrup.

0-5372, Analgesic Ointment.

0-6394, Diethylystilestrol Enteric Coated Tablets.

0-8445, Propylthiouracil Tablets. 0-8454, Tetraethylammonium

Injection.

0-8625, Hesalin Chloride Tablets. 11-102, Pentraline R-A Prestabs SRT. Mead Johnson & Company, 2404 Pennsylvania Street, Evansville, Indiana 47721.

NDA's: 0-0354, Meads Pectin-Agar in Dextrimal-

tose Powder. 0-0464, Meads Emulsion of Oleum Per-

comorphum. 0–1833, Thiamine CL Tablets. 0–3225, Menadione in Oil Capsules. 0-3241, Meads Rivoflavin Tablets.

0-5300, Sufapyrazine Sod Tablets. 0-9310, Plasran.

10-097, Aspirin Rectal Applicator. 10-098, Aminophylline Rectal Applicator. 10-099, Phenobarbital Rectal Applicator.

Medical Arts Supply Company, 706–10 Fourth Avenue, Huntington, W. Va. 25715. NDA 0-9178, Surginol Surgical Soap.

Medical Chemical Corporation, 4122 West Grand Avenue, Chicago, Illinois 60651. NDA 10-960, Cobamine 100 Injection.

Merck & Company, Inc., Rahway, N.J. 07065. NDA's: 0-6486, Amino Acids Solution Merck

Injection. 0-8223, Aramine Bitartrate Drops &

Spray. 0-8448, Mephyton Injection. 0-9280, Hydrocortone.

0-9687, Hydrocortone Injection.

Dental Powder.

10-128, Reserpine Tablets.
10-553, Fluorocortisone AC Ta3.

10-803, Cobalamin Concentrate Sol/Inj. 11-526, Drocode Bitartrate.

11-979, Decadron Phosphate 0.1% Lotion.

11–987, Decabomate Tablets. 12–334, Hydropres-KA Tablets. 12–345, Hydrodiuril-KA Tablets.

Merck Sharp & Dohme, Division Merck & Company, West Point, Pennsylvania 19486. NDA's:

0-124, Sulfanilamide Tablets.

0-1404, Padrophyll Tablets. 0-1496, Riona Capsules. bonate Tablets. Suppository Capsules. 0-3229, Lucorteum Injection. 0-3886, Vinothiam Liquid. Tablets. 0-6560, Olothorb Capsules. 0-6974, Methadone HCL Syrup. 0-7469, Preferrin Injection. 0-7618, Topaminic Cream. 0-8339, Liqolev Lipotropic Mixture. ment. 0-9901, Restolic Tablets. 0-9923, Glaumeba Tablets. 0-9909, Roxinoid Tablets. 10-027, Hydrobalm Cream. 10-105, Hydrodyne Tablets, 10-112, Roxel Forteelixir. 10-204, Hexylresorcinol Liquid. 10-438, Hydrobalm Lotion. 10-743, Meprolone-1-2-5 Tablets. 10-882, Tempoplex Tablets. 10-908, Reversine Tablets. 11-033, Hydeltrasol Lot.

Powder.

Metropolitan Labs Inc., Division Michigan Chemical Corporation, 500 North Bank-son Street, St. Louis, Michigan, NDA 0-9991, Reserpine Injection.

11-083, Homarylamine HCL Capsules. 11-142, Hydeltrasol Top Ointment. 12-048, Deicadron T.B.A. Sus/Inj. 13-414, Isoproterenol Sulfate. 13-538, Decadrontopoint. Metacine Company, Division Chattanooga Medicine Company, 1715 West 38th Street, Chattanooga, Tennessee 37409. NDA 0-4377, Metacine Vaginal Insuffiating

0-1499, Sulfapyridine w/Sodium BiCarbonate Tablets.
0-1728, Sodium Iodide Injection.
0-1862, Prohexinol Solution.
0-2840, Alpha-Tocopherol Injection.
0-2774, Sulfathiazole Tablets.
0-0946, MG Trisilicate Tablets. 0-3200, Menadione-1-2-5 Tablets. 0-3215, Riboflavin Tablets. 0-3229, Edward Liquid 0-3666, Vinothiam Liquid 0-3786, Alpha-Tocopherol Capsules, 0-4062, Stilbestrol Enteric Coated Tablets, Injection and Suppository. 0-4105. Tresamide Sulfonamide Triad 0-4228, Cough Syrup. 0-4387, Thiamine Monoitrate Injection. 0-4318, Riboflavin Elixir. 0-4937, Delvinal Sodium Elixir. 0-5791, Geratine Sol 6Pc Bio Grade P-20 0-5791, Geratine Sol 6Pc B10 Grade F-20 Type Injection. 0-6117, Propadrine Injection. 0-6209, Metopan HCL Capsules. 0-6216, Folic Acid 5MG Tablets. 0-6221, Methadon HCL Capsules. 0-6225, Staticin Cardnamide Tablets. 0-6273, Chlorguanide HCL Tablets. 0-6273, Chlorguanide HCL Tablets. 0-6549, Thializine Capsules. 0-6567, Thiamine Mononitrate Injection. 0-6790, Benodaine HCL Injection. 0-6796, Methapyrilene & Tablets & En-terc Coated Tablets, 50 MG, 100 Mg. 0-8795, I-Isomethadone HCL Inj & Tab. 0-8830, Lukestra Injection. 0-8846, Darstine BR Tablets. 0-8856, Hydrocortone AC 2.5 Pc Dental Ointment & Injection.

O-9556, Alflorone Acetate Topicalont.

O-9648, Cyclaine Hydrochloride 5% Jelly.

O-9721, Cyclaine Hydrochloride 5% Oint-

NOTICES Miles Labs, Inc., 1127 Myrtle Street, Elkhart, Indiana 46514. 0-125, Nicovite Tablets.
0-126, Cevitamic Acid Tablets.
0-0127, Vit B1 Crystalline Tablets.
0-0416, Methenamine & Sodium Phosphate Acid Tablets.

Sulfanilamide Tablets.

Miles Labs, Inc., 1127 Myrte Content of Minan Additional Appliance Company 3 Minancesta Mining & MFG. Company 3 Mining & MFG. Company 4 Mining 0-0416, Methenamine & Studin Plate Acid Tablets.
0-0417, Sulfanilamide Tablets.
0-0489, Sulfadyridine Tablets.
0-0246, MG Trisilicate Tablets.
0-1289, Wheat Germ Oil Capsules.

O-1289, Wheat Germ Oil Capsules. NDA's: 0-0022, Efedrops Solution.
0-0044, Z-Med Ointment.
0-0187, Relevo Liniment Ointment.
0-0195, Astrigent Compound Liquid.
0-0196, Cascara Aloin & Podophyllum Tablets.
0-0197, Modern Tonic Tablets.
0-0199, Alkaline Laxative Liquid/Drops.
0-0200, Waferlax Wafer. 0-3094, Pyridoxine HCL Tablets Injec- 0-0202, Pepsin & Acid Compound Liquid. 0-0203, H & P Powder. 0-0204, Astringent Powder. 0-0205, Modern Stream Inhalant. 0-0206, Modern Cold Tablets. 0-0207, Isopropyl Alcohol Compound U-0207, Isopropyl Alcohol Compound Liquid.

0-0208, Vermifuge for Large Round Worms Syrup.

0-0222, Camfo-Phenol Liquid.

0-0224, Anti-R-Co Liquid. 0-0225, Modern Stream Inhalant. 0-0228, Composition Powder, 0-0228, Expectorant for Cough Syrup, 0-0229, Cascarslax Liquid. 0-0286, Altraco Liquid. 0-0287, Irene Drops. 0-0287, Irene Drops. 0-0288, Modern Iodal Tablets. 0-0298, Modern Nasal Doche Tab/Solution. tion.
0-0300, R-O Salve.
0-0301, Uno Solution.
0-0302, Pet-Lax Tablets.
0-0303, Relevo Ointment.
0-0331, Antacid Tablets.

0-0332, Vaginal Wafer. 0-0333, Modern Tonic Compound Liquid. 0-0975, Modern Asptrin w/Caffeine Tab-0-2219, Camphorated Oil w/Eucalyptol & Guaiacol Solution. Montcello Drug Company, 45 Broad Street, Jacksonville, Plorida 32202.

0-7693, 666 Anti-Histamine Tablets, 0-7571, Act-O-Cin Cold Tablets. 0-7571, Act-O-Cin Cold Tablets.

Morton Pharms. 1825 North Highland, Nutritional Res. Labs., Inc., 332 S. Michigan Avenue, Chicago, Illinois. NDA 0-8833, Cortisone AC Tablets. Memphis, Tennessee 38108. Mr. Thompson Inc., Division JB Williams Company, 290 Jelliff Avenue, Newark, N.J. 07100. NDA 12-378, Dropsprin. Musher Foundation, Inc., Sales Agent E. Fougera, Cantiague Rock Road, Post Office Box 73, Hicksville, N.Y. 11800.

Inte

0-2971, M-D Tablets.

0-2972, M-D Tablets.

0-4194, Canfo PH DRE

NDA 11-571, Bitupal. National Drug Company, Division Richard-son-Merrell, Inc., 4463 Stenton Avenue, Philadelphia, Pennsylvania 19144.

NDA's: 0-2309, Sulfapyridine Tablets. 0-2367, Matrisil Tablets. 0-3073, Carbomal Tablets. 0-3074, Pyro-TAn Solution. 0-3787, Sulfathiazole Tablets.

0-3787, Sulfathiazole Tablets.
0-3788, Sulfathiazole Tablets.
0-4024, Gestasol-Dry Injection.
0-4349, Diethylatilbestrol Tablets.
0-5946, Thiouracil Tablets.
0-6073, DL Desoxvephedrine HCL Tablets.
0-6339, Synthogen Injection.
0-6527, Hesper C Liquid & Tablets.
0-6527, Hesper C Liquid & Tablets.

0-6528, Methadon HCL Injection & Tablets. 0-6883, Aleudrin Tablets. 0-7107, Menophen Capsules. 0-7156, Panaldamin Tablets. 0-7250, Natolone Tablets & Injection. 0-7505, Catakon Tablets. 0-7599, Natrinil Powder. 0-8493, Dimethylane Enteric Coated Cap. 0-8860, Androlone Injection. 0-9095, Resion PMS Suspension. 0-9096, Rau-Vert in Tablets. 0-9120, Parenzyme. 0-9429, Rau-Tabs. 10-580, Parenzyme Aqueous Injection. 10-957,Vitamin B₁₃ 10-969, Avecalm Capsules. 11-091, Cervilaxin Injection. 11-138, Corticotropin-Gelitan Purified Injection 11-828, Rau-Vertin Tablets. 12-576, Tridecamine SRT. NePara Chemical Company, Inc., Averell Avenue, Harriman, N.Y. 10926.

NDA 0-9802, Salizid Tablets. NePara Labs, Division Warner-Lambert Phar-maceutical Company, 201 Tabor Rd., Morris Plains, N.J. 07950. NDA's:

0-1973, Macasol Injection. 0-8379, Pyrizidin Tablets.

Nopco Chemical Company, 60 Park Place, Newark, N.J. 07100. NDA 0-4019, Me Testosterone Tablets.

Norwich Pharmacal Company, 17 Eaton Avenue, Norwich, N.Y. 13815. NDA's:

0-0185, Borbro Hygienic Powder and Solution. Solution.

0-1914, Noramin-12, and Norin-12 Capsules, and Norin-12 Wafers.

0-7673, Nal Tablets.

12-014, Teek W/TC-44 Syrup.

Novocal Chemical Mfg. Co., Inc., 2911 Atlantic Avenue, Brooklyn, N.Y. 11207. NDA's:

0-2736, Pembucol Capsules. 0-3363, Monocaine Pormate Injection. 0-4180, Novestoil Injection. 0-4382, Sulfathiazole Tablets.

0-4439, Metrazol Injection. 0-5006, Sulfanilamide - Sulfathiazole Powder.

0-5840, Radiol & Novol Germicidal Solution.

0-6670, Monerone Injection. 0-9433, Primacaine HCL

NDA 0-5638, Infron Capsules. Nyal Company, Detroit, Michigan. NDA 0-2137, Manacea Tablets.

Nysco Labs., Inc., 34-24 Vernon Boulevard, Long Island, N.Y. 11106.

NDA's: 10-652, Cortiscorb Tablets.

10-945, Costonate w/Danthon Double Strength Capsules.

Organon, Inc., 375 Mount Pleasant Avenue, West Orange, N.J. 07052. NDA's:

0-6802, Oranesin Tablets. 0-6918, Oranixon Elixir. 0-7225, Dodex Tablets, 0-7685, Acetoxanon Injection. 0-8237, Cortrophin Organon Injection.

0-8407, Nidaton Tablets. 0-8952, Purified Cortrophin Gelitan In-

14502 Ortho Pharmaceutical Corporation, Raritan, Philadelphia Ampoule Labs., Inc., 400 Green N.J. 08869. NDA's: 0-5288, Hexital Tablets. 0-5338, Hexestrol Tablets. 0-5954, Nidoxital Tablets. 0-6809, Diffusion Injection. 10-032, Tritheon Tablets. Panray Corporation, New York, N.Y. 0-7784, Gensalate Sod. Tablets. Rauwolfia-Veratrum Virides 0-9610. Tablets. Parke Davis & Company, Joseph Campan Avenue, Detroit, Mich. 48232. NDA's: 0-0367, Crysto-Vibex and Nicotinic Acid Tablets. 0-0627, Vitamin K-In Oil Capsules. 0-0626, Thioethamyl Sod, Injection. 0-0697, Lipo-Bismol Injection. 0-1194, Ethadon Injection. 0-2716, Sulfapyridine Sod. Injection. 0-2775, Vitamin K Capsules. 0-3089, Dihexylin Dermament Solution. 0-3472, Synkamin Capsules. 0-3857, Synapoidin Injection. 0-3990, So. D-Panthothenate Capsules & Injection. 0-4233, Gluco-Fedrin w/Phemerol Solu-0-4611, Sulfathiazole Ointment. 0-4363, Tanexin Jelly. 0-5180, Sulfamone Drops 0-5356, Sulfamerazine Tablets. 0-5376, Etalate Injection. 0-5475, Plaster Adhesive Dressing. 0-5608, Promin Jelly. 0-5635, Sod. Sulfamerazine Solution. 0-5639, Napthocaine Hydrochloride Jelly, Injection & Solution. 0-5646, Sulfathiazole Suspension. Gluco-Fedrin w/Sulfadiazine 0-5659. Drops. 0-5663, Sulfanome Drops. 0-5796, Thiouracil Capsules. 0-6080, Salicylanilide Phemerol Cream. 0-6108, Orabismol Capsules. 0-6153, Metopon HCL Capsules. 0-6172, Folic Acid & Iron Tablets. 0-6244, Diamidin Tablets. 0-6548, Steri Val D Tubocurrarine CL Intection. 0-6627, Promizole Tablets. 0-6875, Vapseals Kutrol Capsules. 0-8878, Indon Capsules & Tablets. 0-9026, Pamsyl Sod. Powder/Injection. 0-9090, CT Chlormerodrin Tablets. 0-9172, Meralluride & Mercardan Ampoules 10-087, Serfin Elixir. 10-122, Serfin Injection. Paul Maney Labs, Cedar Rapids, Iowa. NDA 10-076, Reserpine Injection. Pehrsons Enterprises, Espanola, Washington, NDA 11-807, Morehair Cream & Tonic.

Person & Covey, Inc., 236 South Verdugo Road, Glenville, California 91205. NDA's: 0-7464, Coradon Tablets. 0-8236, Corapac Tablets. Pfizer Labs., Division Charles Pfizer Company, Inc., 235 East 42nd Street, New York, N.Y. 10017. NDA 11-881, Aller-G Sul Ointment. Pharmaceutical Industries, Inc., Cranford, NDA 11-087, Serutan Plus Capsules. Pharms, Inc., 290 Jelliff Avenue, Newark, N.J. 07100. NDA's: 0-7693, Histaline Syrup. 0-9552, Zarumin Tablets. 11-553, Deodrin Liquid.

NOTICES Street, Philadelphia, Pa. NDA's: 10-269, Reserpal Injection. 10-651, Vibrumin Injection. Philips Roxane Inc., Sub Philips Electronic, 203 East 11th Avenue North, Kansas City, Mo. 64106. NDA 10-527, Spasmolyo Tablets, Physicians Drug & Supply Company, 1458 Chestnut Avenue, Hillside, N.J. NDA's: 0-8038, Okelloi Enteric Coated Tablets, 0-8513, Idrozide. 0-9657, Hydrocortisone Topical Ointment, Pitman-Moore Company, Division Allied Labs., Inc. (The Dow Chemical Co.), 1200 Madison Avenue, Indianapolis, Ind. 46206. NDA's: 0-1450, Sulfaphyridine Tablets. 0-2454, Estrotron 2000IU Injection. 0-4103, Chorionic Gonadtropin Injection. 0-4262, Pulvo-Caps Estrotron Capsules. 0-4544, Stilbestrol Injection & Tabs. 0-4545, Stilbestrol Injection. 0-4615, Collocel Tablets, 0-4616, Collocel S Tablets. 0-4617, Collocel A Tablets. 0-6127, Sulfacarbzol Tablets. 0-9511, Serpine Tablets. 12-581, Ropad Tablets. P. J. Noyes Company, 101 Main Street, Lan-caster, N.H. 03584.
NDA 0-1490, Special Formula for Norman E. Cobb. Plough, Inc., Memphis, Tennessee. NDA's: pound Tablets.

0-7162, St. Joseph Antihistamine Tablets. 0-7634, St. Joseph Antihistamine Com-7636, St. Joseph Anakohl Compound.

0-7786, St. Joseph Anthist Cough Syrup. 10-519, St. Joseph Buffered Aspirin Tablets. 11-068, ABC Buffered Tablets.

Portland Plastics Ltd/England/Kent, Eng-NDA 0-8974, Portex Plastic Skin Dressing. Premo Pharmaceutical Labs., Inc., 111 Leun-

ing Street, South Hackensack, N.J. 07606. NDA's:

0-0681, Ferosan Tablets.

0-0682, Trisilika Tablets. 0-0911, Sulfapyridine Tablets. 0-912, Premo Ves Grn. 0-0913, Aminoacetic Acid Tablets.

0-0914, Sulfanilamide & Sod. Bicarbonate Tab. 0-1042, Aminoacetic Acid Elixir.

0-1191, Aminophylline & Potassium Iodide Tablets. 0-1108, Hydrocol Tablets.

0-4448, Stilbestrol Injection, Suppository, Tablets & Enteric Coated Tablets. 0-5890, Premodrin Tablets:

0-6368, Diethylstilbestrol Tablets. 0-7084, Neo-Cafotan Tablets.

0–7185, Rubitrate Capsules. 0–7523, Pregnenolone Tablets & Injection. 0–9428, Rauwolfia Serpentina Powdered Whole Root Tablets.

0-9548, Hycortole ½ %, 2½ %, 1% Cream, ½ %, 2½ % Ointment, and 1% Lotion. 10-538, Vita Respital Liquid.

10-705 Rubitrate Injection. 11-669, Premogen Tablets. 11-670, Cordole Tablets. 11-671, Cordole Fortified Tablets.

Proco Solution Chemical Company, 1209 Arch Street, Philadelphia, Pa. 19107. NDA 0-8570, Polycaine Injection.

Procter & Gamble Company, Post Office Box 599, Cincinnati, Ohio 45201. NDA's:

10-313, Gleem Fluoride TPT.

10-461, Secret Super Deodorant Cream. 11-086, Secret Roll-On Deodorant Liqnid

11-910, Secret Touch-Top Liquid. 12-328, Radar Hairdressing.

Rare Chemical, Inc., Harrison, N.J. NDA's:

0-1892, Testosterone Propionate Injection. 0-6292, Dienestrol Rare Tablets & Injec-

tion. 0-6515, Estradiol Rare Tablets.

0-6534, Progesterone Rare Injection. Reed & Carnrick, 30 Bright Avenue, Kenilworth, N.J. 07033. NDA's:

0-3389, B. Liver & Iron Injection. 0-3390, Thiamin Hydrochloride Injection.

0-3391, Thiamin Hydrochloride Injection. 0-3392, Calcium Gluconate Injection.

0-5837, Ferrovite Tablets & Irocine Tablets

0-7745, Covene Tablets. 0-7746, Myanil Tablets.

0-8155, Mabutone Tablets & Liquid.

0-9340, Lullamin Drops. 0-9567, Atonine Tablets. 11-256, Sycotrol Tablets.

12-011, Sycotrol Tablets.
Rexall Drug Company, 8480 Beverly Boulevard, Los Angeles, California 90048.

0-6446, Methadon Amidone HCL Tableta 0-6894, Undecylenic Acid Capsules. 0-7856, Pyrilamine Maleate Syrup. 0-8355, RD Thenylpyramine Hydrochlo-ride & Benzocaine Ointment.

0-8710, Isoniazid Tablets. 10-436, Rexall Fluoride TPT.

11-514, Insorb.

12-710, Timed-Action Antihistamine Capsules.

Rexar Pharmacal Corporation, 382 Schenck Avenue, Brooklyn, N.Y. 11207. NDA 0-9285, Rautina,

R. G. Dunwody & Sons, Inc., Atlanta, Ga. NDA 0-0963, Modern Diuretic & Analgesic Tablet.

Richardson-Merrell, Inc., 122 East 42nd Street, New York, N.Y. 10017. NDA 0-8858, Dextran Injection.

Riesen, Walter P., Elm Grove, Wisconsin. NDA 0-0386, Risens Antiseptic Foot Powder.

Riker Labs., 19901 Nordhoff Street, Northridge, California 91326. NDA's

0-7703, Sol IV Veriold Injection. 0-7914, Veriold VMP Tablets. 0-8011, Veriold VP Tablets. 0-8502, Veriold IM Injection Solution.

0-8699, Parephyllin Solution IM. 0-8820, Proveratrine A Injection. 0-9158, Serpiloid Tablets

0-9305, Rauwidrine Tablets. 0-9752, Reserpine Injection.

0-9753, Serpalkon Elixir & Tablets. 0-9823, Protoberatine Reserpine Tab.

10-381, Rescinnamine Injection. 10-578, Triserpine Tablets

10-601, Medihaler-Nitro Inhaler. 10-790, Medihaler-Phen Spray.

R. J. Strasenburgh Company, Division Wallace & Tiernan, Inc., 755 Jefferson Road. Rochester, N.Y. 14623.

NDA's:

0-007, Vitapectose w/Karava Grn. 0-0279, Thiamol Syrup. 0-0389, Strasco Special Vitamin Tablets. 0-0506, A-30000 Tablets.

0-1003, Ephedrine Camphorate Com-pound Drops & Spray. 0-1229, Sedabrome Liquid. 0-1641, Sedalix Elixir. 0-1756, Dispectin Tablets. 0-2116, Sulfapyridine Tablets. 0-2176, Sunapyriams Pablets.
0-2187, Ferromal w/B, Tablets.
0-2882, Phenyl Mercuric Nitrate Solution.
0-2980, Estradiol Strasenburgh Tablets.
0-3032, Thiamol 2000 Solution. 0-3131, Maxitrate w/Nitroglycerine Tab-0-3284, Alopectose w/Metropine Tablets. 0-3457, Sulfathiazole Tablets. 0-3699, Bepenta Tablets. 0-3864, Soferyl Solution. 0-3893, Tricld w/Methrophine Tablets. 0-4108, Bepenta Syrup. 0-4359, Apocynum & Squill Compound Tablets 0-4414, Stilbestrol Tablets. 0-4433, Polyvit. Tablets. 0-4502, Povage Insuffator Powder. 0-4567, Surbyl Solution. 0-4629, Strasco Special Vitamin Tablets. #2 Enteric Coated Tablets.
0-4771, Polyvit. Tablets #2.
0-5164, Sulfanilamide Lozenga.
0-5317, Sulfathiazole-Urea Cream. 0-5577, Glycophen Tablets. 0-6265, Folic Acid Tablets. 0-9228, Skopolate Enteric Coated Tablets 0-9333, Skopolate Parenteral. 0-9377, Skopolate Pam Capsules. 0-9540, Kaprylex Capsules. 12-869, Amphenidone Capsules. Roberts Biological Labs, Buffalo, N.Y. NDA 0-5277, Aller-Tabs, AllergI Tabs. Robin Pharmacal Company, 480 Broome Street, New York, N.Y. NDA's: 0-8006, Wards Formula Antihistamine Tablets. 0-9628, Reserpine Tablets. NDA's: 0-9885, Rauwolfia Serpentina-Mannitol Hexanitrate-Rutin Tablets, 0-9883, Rauwolfia Serpentina-Veratrum Virides Tablets. Roche-Organon, Division Hoffman-LaRoche, Inc., 340 Kingsland Street, Nutley, N.J. 07110. NDA's: 0-0116, Kolpon Suppository. 0-0307, Med. Hombreol Desules Oint-0-327, Dimenformon Solution. 0-919, Menformon Dosules Ointment. 0-1939, Menformon Dosules Ointment. 0-2734, Neo-Hombreol M. Dosules Oint-0-6326, Lynoral Elixir. 0-6600, Antibason Tablets. 0-6604, Liquaemin Injection. Roussel Corporation, 155 East 44th Street, New York, N.Y. 10017. NDA's: 0-9973, Topicort Ointment. 10-113, Topicort Spray. Rowell Labs, Inc., Baudette, Minnesota 56623. NDA's: 11-360, Vio-Cort Topical Ointment., 11-764, Residerm Lotion. 12-758, Vio-Methasone Tablets.

S & G Company, 2161 West Grand Boulevard,

Sahyun Labs, Post Office Box 996, Santa

Sandoz Chemical Works, Inc., Route 10, Han-over, N.J. 07936.

NDA 0-2738, Bruce's Formula SG, 12 Lo-

NDA 0-7759, Diaphine Mandelate, Sup., Sol.

Detroit, Michigan.

0-9116, Puroverine.

Barbara, California 93101.

0-2944, Scillaren Suppository.

tion.

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NDA's:

0-9484, Sandostene Injection, Syrup, & Tablets. 15-067, Actospar Injection. B. Penick & Company, 258 Brunswick Street, Jersey City, N.J. 07302. NDA 0-3155, Gynestrol Tablets. Schenlabs Pharms, Inc., New York, N.Y. NDA 10-031, Rutaminal w/Reserpine Tablets Schenley Labs., Inc., 350 Fifth Avenue, New York, N.Y. NDA's: 0-7144, Para Aminosalicylic Acid Powder. 0-7166, Kinavosyl Tablets. 0-7916, PVP-Macrose Injection. 0-8501, Isoniazide Tableta 0-8688, Cortisone AC Tablets, 10-621, Dorbantyl Forte Capsules and Suspension. 10-794, Dorbantyl Suspension. Schering Corporation, 1011 Morris Avenue, Union, N.J. 07083. NDA's: 0-0150, Progynon-DH Solution. 0-0166, Oreton Ointment. 0-0522, Oreton-F Ointment. 0-0961, Progynon-DH Solution. 0-1261, Anteron Injection. 0-1297, Progynon-DH Ointment. 0-1298, Progynon-DH Suppository. 0-1680, Oreton M. Ointment. 0-1802, Progynon-DP Injection. 0-2452, Progynon-DH Spray. 0-4257, Sod, Sulfadiazine Injection. 0-5191, Cortate Tablets & Solution. 0-5226, Eliminol Tablets. 0-5379, Ditopax Injection. 0-6392, Hyronase Injection. 0-6783, Alpha-Cyclohexyl-Beta/3.5-D110 DD-4-Hydroxyphenol/Pro. 0-6893, Sevinon Capsules. 0-7027, Prenolon AC & Prenolon Injection. 0-7445, Acetoxypregnenolone Injection. 0-7588, Trimeton Maleate w/Neocalamine Lotion. 0-7637. Trimeton Maleate Solution Drops. 0-7639, Chlor-Trimeton Maleate Oph Solution. 0-7674, Methostan Injection. 0-7718, Chlor-Trimeton Maleate Injection. 0-7740, Cortogen AC Injection. 0-7876, Cortisone AC Tablets. 0-7892, Trimodan Drops. 0-7951, Methostan Injection. 0-8010, Scheritone Tablets. 0-8373, Dormison Liquid. 0-8417, Ditubin Tablets. 0-8906, Contomyd Drops. 0-8939, Chlor-Trimeton Maleate Cream. 0-9192, Hydrocortisone. 0-9219, Hydrocortisone. 0-9290, Prolegic Maleate. 10-075, Neraval Sodium Sterile Powder Injection. 11-416, Sterotril Tablets. 11-666, Thihexinol Mebr. Tablets. 11-930, Pro-Fem Tablets, 12-222, Pregnidox Drops. Schlieffelin & Company, Apex, N.C. 27502. NDA's: 0-0041, Pollacro Injection. 0-0107, Memban Liquid. 0-0362, Old House Cough Syrup. 0-0391, V-Vitamin Capsules. 0-0409, Athletin Powder. 0-0473, 3XB Liquid. 0-0560, Progersterone Injection. 0-0586, Private Formula Maltine Co., Tablets. 0-0587, Private Formula John G. Mick Green Tablets. 0-0590, Private Formula Natural Health Prod. Company Yellow Tablets.

0-0591, Tymex Syrup. 0-0592, Private Formula Parvin Drug Company Syrup. 0-0593, Private Formula NY Post Hospital Zinc Oxide Ointment. 0-0594. Private Formula NY Post Hospital Ointment. 0-0595, Private Formula NY Post Hospital Liquid. 0-0767, Kurto Liquid. 0-0768, De-Ko Ointment. 0-0769, AV Ointment. 0-0890, Thiamin Chloride Tablets. 0-0894, Private Formula Tablets. 0-0947, Giyoana w/Vitamin B, Liquid. 0-1200, Citrates & Carbonates Com-pound & Grn. 0-1488, Togal Tablets. 0-1708, Glycine Hydrochloride Capsules. 0-2535, Sulfapyridine Tablets. 0-3536, Sulfathiazole Tablets. 0-4263, Kipsols Blancard Tablets. 0-5018, Octofollin Tablets. 0-5041, Octofollin Solution/Injection. 0-5362, Sulfathiazole & Cod Liver Oil Ointment. 0-5531, Mebak ICT. 0-5984, Dicumarol Cap. S. E. Massengill Company, 527 Fifth Street, Bristol, Tennessee 37620. NDA's: 0-0105, Calcium Giuconate Tablets. 0-0483, Nicotinic Acid Tablets. 0-1346, Glysufed Inhaler. 0-1603, Kamadrox Powder 0-2333, FC Sulfapyridine Capsules. 0-2618, Semestrin Tablets & Enterio Coated Tablets. 0-2725, Progesterone In Oil Injection. 0-3381, Noviplex Elixir. 0-3508, Sulfathiazole Tablets. 0-3533, Pentobarbital Sodium & Aspirin Capsules. 0-4592, Amercid Solution. 0-4778, Stilbestrol Enteric Coated Tablets. 0-6314. Para-Aminobenzoic Acid Solution. 0-6344, Methadon HCL Tablets. 0-6970, Vitamin B12 Injection. 0-6971, Novisyn w/B12 Injection. 0-7061, Pasem-Sod Tablets. 0-7681, Khelisem Tablets & w/Phenobar-bital Tablets. 0-8168, Verasem Tablets. 0-8397, Methpoline Br. Tablets. 0-8504, Perles Semnific. 10-925, Saline Solution Vitamin B12 Activity Conc. Injection. 11-785, Glarubin Tab. 0-8556, Cortomyd Ophthalmic Ointment. S. P. Durst & Company, 5317 North Third O-8758, Teridax Tablets. Street, Philadelphia, Pa. 19120. NDA's: 0-0021, Special Formula #2759, #2760 Syrup. 0-0048, Special Formula #3000 Tablets. 0-0049, Special Formula #3001 Tablets. 0-0050, Special Formula #3002 Tablets. 0-0051, Special Formula #3003 Liquid. 0-0084, Special Formula #3004 Tablets. 0-0085, Special Formula #3005 Tablets. 0-0086, Special RX #3006 Tablets. 0-0087, Special Formula #3007 Tablets 0-0088, Special Formula #3008 Tablets. 0-4136, Estrogenic Substances. 0-4791, Menadione Tablets. 10-426, Protopine Tablets. Sharp & Dohme, West Point, Pennsylvania 19486. NDA's: 0-1209, Depropanex Injection. 0-2544, Cremo-Silconate Suspension. 0-3148, Nicotinic Acid Amide Tablets. 0-3256, Lyovac Liquid.

0-3628, Combavia Vitamin Capsules.

0-5028, Bimerphen Antiseptic Tincture. 0-5906, Perabeta Drops.

0-4568, Sulfathiazole Cream.

0-6464, Cremostaticin Caronamide Sus- Smith-Dorsey Company. pension.

0-6878, Undecylenic Acid Capsules.

0-6935, Proketuss Liquid.

0-7174, Propaspeffervescent Tablets. 0-7279, Proketal Compound Capsules.

0-7364, Sharmone Tablets. 0-7049, Cremotres Suspension.

0-8067, Padrina Tableta.

0-9126, Cyclaine HCL. 0-9649, Alflorone Aceate Topical Lotion. 0-9828, Hydrocortone-K Tablets.

Sidney Ross Company, Newark, N.J. NDA 0-7306, Ladogal Tablets.

Singleton & Sons, 108 Dallas Street, Wichita Falls, Texas.

NDA 0-0383, Royal Corn Remover Solution. SMA Corporation, Chagrin Falls, Ohio.

NDA's: 0-1984, Nicotinic Acid Amide Injection.

0-1986, Riboflavin Tablets.

0-1987, Riboflavin Injection.

0-1989, Thiamin HCL Tablets.

0-1990, Vit. D Tablets.

0-1991, Caroten w/Vit. D Tablets.

0-1993, Carotene Tablets.

tinic Acid Amino Injection.

Injection.

tion.

Oil Solution. 0-2613, Cod Liver Oil w/Carotene & Vit.

0-2614, Vitamin A & D Capsules Blended Fish Liver Oil w/Activated.

0-3102, Pyridoxine Smaco Tablets.

inctions

0-3183, Oleum Percomorphum w/Caro-

0-3274, Halibut Liver Oil w/Carotene Liquid.

Tablets.

Injection.

0-3770, Smaco Pyridoxine Injection.

0-3852, Halibut Liver Oil w/Carotene Capsules.

tene Capsules.

Solution.

Garden Street, Philadelphia, Pa. 19101. NDA's

Tablets.

0-2569, Paredrine Hydbr. 3PC w/Boric Acid OPH Solution.

0-2804, Pragmol Cream.

0-3840, Eskayspentaplex Solution.

0-4153, Pragmasul Ointment.

0-5359, Furmethide Iodide Injection.

0-5551, Benzedrex Inhaler. 0-5958, Eskays Oralator Mis.

0-6335, Eskalose Wafer & Grn. 0-6825, Tetronyl Jelly & Powder.

0-1985, Nicotinic Acid Amide Tablet.

0-1988, Thiamin HCL Injection.

0-1994, B-CPX Solution.

0-1995, Ascorbic Acid Tablets. 0-1996, Ascorbic Acid Injection.

0-1997, Thiamin HCL Riboflavin Nico-

0-2283, Smaco Thiamine HCL Tablets. 0-2284, Smaco Thiamine HCL Ampuls

0-2412, Thiamine HCL Solution Injec-

0-2610, Carotene In Oil Liquid,

0-2611, Carotene In Oil Capsules

0-2612, Carotene and Vit. D. Conc. In

D. Conc. Solution.

0-2629, Menadione Tablets.

0-3103, Pyridoxine Ampuls Smaco In-

0-3690, CA Pantothenate D-Rotatory

0-3691, CA Pantothenate D-Rotatory

0-3853, Oleum Percomorphum w/Caro-

0-3928, Smaco Nicotinic Acid Amide

0-4264, Vit. D. Injection.

0-4478, Smaco Elixiron Elixir. Smith Brothers, Inc., Poughkeepsie, N.Y. NDA 11-769, Smith Brothers Medical Cough

Concentrate Syrup. Smith, Kline & French Labs., 1500 Spring

0-1342, Benzedrine Solution. 0-1379, Paredrinol Sulfate Injection &

Thiamine CL Tablets. 0-2143, Sulfapyridine Tablets.

rums Capsule.

0-2310, Potassium CL Elixir.

0-2311, Ferrous Sulfate w/Vit. B1 & C Tablets.

- Tablets.

NDA's:

0-0446. Hyoscine HBR Hypodermic Tablet.

0-0450, Potassium CL Capsule for Dr. W. O. Horton.

0-0490, Procaine HCL w/Epinephrine Injection.

0-0635, Private Formula #1904 for Winslow Drug Company Capsules, 0-0636, Bile Salts Compound & Purified

Tablets.

0-0640, Vitamin B Complex Syrup.

0-0732, Elixir Thiamin Chloride w/Man-

ganese Elixir. 0-0788, Isotonic Sol Ephedrine Sul IPC. 0-0789, Pumice and Sodium Chloride Para Aminosalyic Acid.

0-0790, Private Formula Tab. for Dr. W. Claude Davis.

0-0812, Thiamin CL Injection.

0-0813, Thiamin Tablets.

0-0879, Petrolatum w/Phenolphthalein #4 Emulsion.

0-0880, EML Liquid Petrolatun w/Phenolphthalein #5 Emulsion.

0-0881, EML/Liquid Petrolatum #6 Emulsion.

_0-0882, Tab. KCL 5 Grs.

0-0921, Thiamin CL Elixir.

0-1181, Private Formula Ointment.

0-1314, Private Formula RX 1919 for Dr. N. L. Beebe Liquid.

0-1400, K CL w/Citric Acid Solution.

0-1432, Chlormercuri Carvacrol Ointment. 0-1500, Private Formula for Dr. C. E.

Whiting Liquid.

0-1501, Nicotinic Acid Tablets. 0-1592, Carbromai Tablets. 0-1616, Sod. Thiocyanate Tablets. 0-1635, Sulfanilamide w/Soda Tablets.

0-1681, Private Formula for Donley Stahl

Company Capsules. 0-1691, Private Formula Capsules.

0-1734, Sulfanilamide Powder. 0-1760, Perrous Sulfate w/Thiamin Hydrochloride Tableta.

0-1764, Sodium Citrate Ammonium Chloride w/Codeine Phosphate.

0-1773, Aminoscetic Acid Elixir. 0-1782, Private RX Law Drug Co. Cap-

sules. 0-1783, Private RX Morehead DE MD Wafer.

0-1800, Aminoacetic Acid Tablets.

0-1837, Private Formula Capsules. 0-1863, Private Formula for Dr. Gardner Tablets

0-1864, Private Formula for Dr. Gardner Tablets.

0-1865, Private Formula for Dr. Gardner Tablets.

0-1901, Sodium Citrate w/Codeine Phosphate Syrup.

0-1902, Ephedrine Aminophyllin & Phenolphthalein #5 Emulsion. 0-1921, Private Pormula for A & B Drug

Company Marysville Kans Tablets. 0-1922, Private Formula for Bellamy Drug Store Capsules.

0-1972, Sulfanilamide with Soda Tab. 0-2014, Magnesium Trisilicate w/Lac Pulvis Tablets.

0-2030, Private Formula Tablets. 0-2136, Theobromine Phenobarbital &

0-2197, Private Formula for Dr. H. E. Ab-

0-2341, Aminophyllin Injection. 0-2342, Nicotinic Acid w/Vit. B1, B2, C

0-2370, Private Formula #1946 for Phillips Drug Store Capsules.

0-2391, Bismuth & Paregoric Compound/ Liquid.

0-2418, Private Formula/Dr. John Eller Wafer.

0-2470, Private Formula Powder.

0-2537, Thiamin CL Injection. 0-2538, Thiamin CL Tablets.

0-2539, Thiamin CL Tablets. 0-2540, Pan Creatin Triple Strength

Capsules. 0-2693, Pancreatin Triple Strength Tabsules.

0-2704, Morphine Sulfate Injection.

0-2848, Nicotinic Acid Amide Tablets. 0-2849, Thiamine CL Syrup.

0-2880, Mineral Oil w/Vitamin A Liquid.

0-2913, Thiamine CL Injection.

0-2914, Amino Acetic Acid & Thiamin Chloride Elixir.

0-3004, RX #1960-Peerless Pharm Capsules. 0-3025, RX #1961 Heinz Drug Company

Tablets.

0-3037, Estrogenic Hormone Substances in Oil Injection. 0-3119, RX #1963 Broadway Pharm.

Tablets. 0-3173, Morphine Sulfate w/Atropine

Sulfate Solution

0-3174, Kaynone Tablets. 0-3175, Ferrous Sulfate w/Vitamin D

Tablets.

0-3195, CA Phos. w/Vitamin D Tableta. 0-3251, Throat Lorenze. 0-3324, Sugar-Free Cough Mixture Liq-

0-3406, Astringent Gargle Solution.

0-3445, Sulfathiazole Tablets. 0-3462, Ephinephine in Oil Injection. 0-3463, Methyl Salicylate Menotholcam-

phor Ointment. 0-3464, Anterior Pituitary & Ovarian

Substance Injection. 0-3465, Sol Epinephrine HCL Inhaler, 0-3538, RX 1966 Stewart Pharmacy

Tablets. 0-3554, Liver & Iron w/Vit. B Tablets. 0-3555, Estrogenic Hormone Substances

0-3556, RX-1969 Danielson Med Arts Pharm. Ointment.

0-3622, Private Formula RX 1971 Cap. 0-3738, Riboflavin Tab. 0-3753, RX-1973 Dr. W. G. Benjamine

Liquid. 0-3798, RX-1976 Haussamen Drug Co. Capsules

0-3799, RX-1977 Haussamen Drug Co. Capsules. 0-3871, Private Formula #1980 Capsules.

0-3897. Codelne Sulfate Hypodermic Tablets. 0-3914, Estrogenic Hormone in Oil

0-3922, Magma Sili-Jel Liquid.

Ease Labs Tablets.

Injection.

Tablets.

0-3966, Vitamin B6 HCL Tablets. 0-4007, B-Vatine Elixir. 0-4058, RX 1968 Danielson Medical Arts

Pharm. Ointment. 0-4063, Private Formula Deadwood Drug

Suppository. 0-4156, Morphine Sulfate Injection. 0-4157, B-Vatine Injection. 0-4182, Private Formula #1994 for Gas

0-4188, Private Formula #1995 Potter Drug Company Tablets. 6-4221, RX #1996-Patterson Drug Com-

pany Capsules. 0-4222, RX #1997-Drs, Patton & Carroll Cap.

0-4272, RX #1948-Dr. John Eller Wafer. 0-4326, RX #1991 Day R. J. MD Tablets.

0-4330, Glutamic Acid HCL Capsules. 0-4346, Potassium Gluconate Tablets.

0-4362, RX #2001 Rankin Drug Tablets.

0-4385, Aminophyllin Tablets. 0-4389, Stilbestrol Tablets & Injection. 0-4409, RX #1703 Fregger Medicine Company Tablets.

0-4418, Syn-Vatine Tablets.

0-4425, Private Formula RX #2003 Cap-

0-4429, RX #2004 Corner Drug Store Capsules.

0-4443, Aminophyllin Elixir. 0-4470, Nikethamide Injection. 0-4485, Aspi-Thesin Tablets.

0-4486, Karanal Tablets.

0-4490, Sodium Chioride & Dextrose Tablets.

0-4505, Nicotinic Acid Injection, 0-4519, Sulfathiazole Ointment, 0-4520, Phenobarbital & Belladonna

Tablets.

0-4521, Sulfanilamide Ointment.

0-4551, Sulfathiazole Ophthalmic Ointment.

0-4571, Ilban Elixir. 0-4590, S Cream.

0-4591, Sulfathiazole Grn.

0-4646, RX #2005 HL Haussamen Company Capsules.

0-4647, Aurazine Solution.

0-4648, Capantothenate Tablets.

0-4713, E-Vatine Capsules.

0-4723, B-Vatine W/Liver Injection. 0-4838, Pascafen Tablets.

0-5552, Sulfamerazine Tablets. 0-7515, San Bromal Tablets.

0-7516, Antopic Cream.

0-7711, Neutrazyme Suppository.

0-8192, Nellin Tablets.

0-8542, Isoniazide Tablets.

0-8566, Sanbrom Tablets.

0-8575, Veratra-bar Tab.

0-9343, Crystoserpine Tablets. 11-843, Meprodil Tablets.

S. R. Seaver & Company, North Kansas City, Missouri.

NDA 0-1012, Sedazane Tablets.

Standard Chemical Company, Inc., 1013-1017 High Street, Des Moines, Iowa.

NDA 0-2306, Aminophyllin Tablets. Standard Pharmacal Company, 1300 Abbott

Drive, Elgin, Illinois 60121. NDA 0-9896, Reserpine Alkaloid Tablets.

Strasenburgh Labs, Division Wallace & Tiernan, Inc., 755 Jefferson Road, Rochester, N.Y. 14603.

NDA 12-869, Amphenidone. Strong Cobb & Company, 11700 Shaker Boule-vard, Cleveland, Ohio 44120.

NDA's:

0-0285, Thermed Hair Tonic Liquid.

0-1478, Mosbys Tonic Liquid. 0-7778, AAC Tablets.

0-7852, Laevo Isomethadone Injection.

0-8098, Eskel Enteric Coated Tablets and

0-8751, Tetropentobarb 60 Capsules.

0-8752, Tetropentobarb 38 & 250 Cap-

0-8753, Tetrosecobarb 60 Capsules.

0-9499, Pentosec-S 60.

O-9419, Pentosec-S 60.
Sutliff & Case Company, Inc., 201 Spring Street, Peoria, Illinois.
NDA 0-7499, Casate Sodium Tablets.
Tablerock Labs., Inc., Post Office Box 1968, Greenville, S.C. 29602.

NDA's:

0-3013, Befaclin Elixir. 0-3014, Asofiamin Tablets. 0-9684, Neo-Rauja Tablets. 10-145, Pro-Ser Tablets. 10-517, Tacasol Tablets.

No. 152-Pt. I-7

0-4271, RX #1999 Bailey Hospital Injec- Tailby-Nason Company, Inc., Boston, Massachusetts.

NDA's:

0-9539, Improved Portensors Forte Tablets.

10-048, Rau-V-Potensors Tablets.

Taylor Pharmacal Company, 1222 West Grand Avenue, Decatur, Illinois.

NDA's:

0-9967, Reserpine Injection.

10-852, Mydsol Testosterone Injection.

Thos. Leeming & Company, Sub Charles
Pfizer & Company, Inc., 235 East 42nd
Street, New York, New York 10017.

0-1428, Children's Mild Baume Bengay Ointment.

0-8491, Calthenamine Cream.

0-9889, Amril Tablets.

10-156, Piperazato Wafers & Chewettes Lozenge

11-481, Metamine Sustained w/Reserpine Tablets.

11-566, Clarin.

Tilden Company, New Lebanon, N.Y.

NDA 0-3156, Sulfapyridine Tablets.

Travenol Labs., Inc., Division Baxter Labs.,
Inc., 6301 Lincoln Avenue, Morton Grove. Illinois 60053.

NDA 12-798, Caregin IA, IV, ICAV Injection.

Tyson & Company, Inc., 133 North Popiar Street, Paris, Tennessee 38242.

NDA 0-3083, On-The-Spot Household Siv.
Union Pharm. Co., Inc., Post Office Box 8105,
Kansas City, Mo. 84112.
NDA 08034, Inhiston Drops.
United Pharms Inc., 1064 44th Avenue, Oak-

land, California.

NDA 11604, Trimadon Improved Caps.

University of Rochester Isotope Center, Rochester, N.Y.

NDA 9724, Iodine I-131 Diagnostic Solu-tion and Therapeutic Solution. Upjohn Co., 7171 Portage Road, Kalamazoo,

Mich. 49002.

NDA's

0-387, Gonadogen Inj.

1-979, Vit. K Caps.
2-236, Calcium Mandelate w/Methenamine & Ammonium Acid Phos. Tabs.
2-320, Ephedrine & Cyclopal Caps.
2-475, Methenamine & Ammonium Acid

Phosphate Tabs. 2-679, Sod. Sulfaphridine Monohydrate

Inj 3-450, Theophylline Sodium Acetate Inj. 4-583, Menadione Caps & Tabs. 4-997, Mercresin Ont.

4-998, Diethylstlibestrol Elixir.

5-496, Sulfamerazine Tabs.

5-500, Plasmoid Inj.

5-602, Ergot Alkaloid Inj.

5-640, Quatresin Solution. 5-748, Thiouracil Tabs.

6-178, Entero-Gastrone HCl Inj.

6-377, Methadon HCl Syr. 6-404, Chlorguanide HCl Tabs.

6-523, Pyrollazote Elx. & Tabs.

8-366, Acth Inj.

9-865, Corticotropin Powder & Inj. 10-223, Reserpoid Sterile Sol/Inj.

10-754, Cortef Acetate 1% Lotion.

11-152, Special Formula #17875 Syr. 11-211, Lipomul IV Sterile Emulsion Inj.

11-422, Hormozyne Tab. U.S. Standard Prods., Company, Mount Prospect, Ill.

5-214, Vikay Inj.

5-215, Dietstilbestrol Tabs. & Inj.

6-885, Zyclophen Ont.
U.S. Vitamin & Pharm Corp., Div. Revion Inc., 26 Vark St., Yonkers, N.Y. 10701. NDAs:

1-948, Thiamin CL Inj. Q Tabs. 2-934, Poly-B Ampules Inj.

2-935, Poly-B Brand of Vitamin B Factors Syrup.

5-148, Stilbevin Caps. 5-149, Para Amino Benzoic Acid Caps. 6-822, E-Taplex Inj.

11-004, Dodicatrate Inj.
Vale Chemical Co., Inc., 1201 Liberty St.,
Allentown, Pa. 18102. NDAs:

0-418, Thiavin Elx.

1-385, KCL Tabs. 1-386, Sulfanilamide & Sodium Bicarbonate Tabs.

2–286, Strychnine & Suprarenal, 2–465, Sulfapyridine Tabs.

8-255, Kardikel ECT.

Valentine Labs., Chicago, Ill.

NDA 7-689, Anefrin APC Tab. Van Pelt & Brown, Inc., 1322 East Main Street, Richmond, Va. 23219.

NDA's:

2-707, Maltimin Liquid. 4-169, Sulfapyridine Tabs.

4-171, Sulfathiazole Tabs.

4-547, Stilbestrol Tabs & Inj.

4-601, Silaloid Tabs.

4-688, Sulfanilamide Ointment. 4-689, Sulfathiazole Ointment.

5-281, Sulfadrine Dps.

5-829, Stilpex Tabs. 5-005, Viazole Ointment.

Varick Pharm., Co., Inc., Post Office Box 73, Hicksville, N.Y. 11800.

NDA 8-380, Digitaline Natievelle Tabs. Veltex Co., 1711 First Avenue, North, Birmingham, Alabama 35203.

NDA 9-934, Rawpentia Tabs. Vick Chem. Co., Div. Richardson Merrell Inc., 122 E. 42nd St., N.Y., N.Y. 10017.

NDA's

0-136, Vicks A-Q Nose Dps

2-776, Vicklax Liq. & Powder

5-142, Serene Antiseptic Baby Lot.

5-175, Myosan Sol. 7-159, Histaid.

Victor Hermlin & Co., 2503 So. Hanley Rd., St. Louis, Mo., 63144.

NDA 9-630, Reserpine Tabs.

Vitamix Corp., Lancaster & 51st Sts., Phila-

delphia, Pa, 19131. NDA 10-940, Cobalamin Conc. Saline Sol. Inj.

Vitarine Co., Inc., 227-15 N. Conduit Ave., Springfield Gardens, N.Y., 11413.

NDA's:

7–091, Histivite Tabs. 7–862, Histipac Tabs.

Volk Radiochem. Co., 803 N. Lake St., Burbank, Calif. 91502.

NDAs:

10-186, Sodium Radiodide 131 Sol. & Iodocaps.

11-614, Radiogold Colloid/AV-198. Walker Labs., Div. Richardson-Merrell, 122 E. 42nd St., N.Y., N.Y., 10017.

NDAs: 8-538. Isoniazid Tabs.

9-743, Serpedon Tabs. 9-932, Serpedon Elx.

10-351, Pincets Tabs. 10-487, Cortispray

10-497, Articon Tabs

10-804, Pinsirup Syr.

12-134, Stressoxin Caps. 12-261, Natorexic Tabs.

12-275, Vitasioup Syr. Walker Myron, 508 Franklin Ave., Mt. Vernon,

N.Y NDA 0-314, Dicalcium Phosphate w/Vita-

min BCD Caps. Walker Vitamin Prods., Co.

NDAs:

4-355, Walkers B Complex Tabs.

6-050, Methionine Caps. 7-848, Mensalin Tabs.

Wallace & Tiernan Products, Inc., Belleville, 10-681, Dondryl Anti-Cough Compound 2-187, Sulfanilamide & Sod. Bicarbonate Syr. 10–687, Triptone Tabs. 2-188, Diothane Oph. Ont. w/Oxyquino-NDAs: 0-730, Private Formula/Dr. L. H. Mar-Whittier Labs., Div. of A. H. Robins, 2101 shall Tab. Dempster St., Evanston, Ill. 60201. line Benzoate Ont. 2-468, Beta Concemin Elixir. NDAs: 5-015, Monomestrol Tabs 2-632, Digitalis Tabs. 6829, Caubren Compound Tabs. 2-907, Cetedrin Drops. 5-016, Monomestrol in Oil Inj. 7-734, M-4 Tabs. 2-960, Pentobarbital-Sod. Tabs. 5-104, Azochloramide Oint., Powder, Sol. 8-628, Pambromal Tabs. 3-194, Sulfathiazole Tabs. Tabs 5-202, Diethylstilbestrol Tabs. 9-877, Pambromal Tabs. 3-299, Pentobarbital-Sod. Elx. 5-234, Buffered Sulfanilamide Crystal- William H. Rorer, 500 Virginia Dr., Ft. Wash-3-896, Diothoid Sup. ington, Pa. 19034. 4-142, Stilbestrol Tabs. line Powder. NDAS: 4-476, Diethylstilbestrol Inj. 5-235, Buffered Sulfanilamide Micro-1-007, Special Formula Tabs. 2-005, Thiamintol Solution. 4-824, Beta-Concemin Inj. Crystalline Powder. 4-947, Ceepryn Jelly. 5-585, Azochlorasul Powder. 2-630, Special Tab-Dr. R. L. Moore, 4-948, Ceepryn Vaginal Suppository. 5-586, Azochlorasul Ointment. 2-970, Special Cap #13791. 4-949, Ceepryn Ont. 5-726, Luciderm Dressing. 3-005, Special Formula #1380 Tabs. 4-950, Ceepryn Oph. Ont. 6-013, Aqua-Tabs. 3-005, Special Formula #1138-70 Caps. 5-062, Nethamine Tabs. 6-302, Flurium Gum. 3-307, Rotelotion Ointment. 5-063, Nethacetin Tabs. 6-581, Salundex Ointment. 4-017, Estrogenic Substance Sup. 5-064, Nethacetin Syrup. 6-807, Lucaine HCl Inj. 4-303, Factimen-Rorer Tabs. 5-100, Sulfathiazole Ont. 6-866, Endecyn Caps. 4-331, Solviplex Inj. 5-121, Sulfathiazole Cream. 6-994, Lorzinex Sol. 4-432, Sulfanilamide Powder. 5-184, Vonedrine Inhalant. 5-194, Vonedrine Hydrochloride Drps. 7-813. Glymylol Sol. 4-347, Stilbestrol Tabs. 8-346, Salundek Ointment & Solution. 4-449, Carbathiazole Ont. 5-260, Hexestrol in Oil. 8-363, Salundek Lotion. Wallace Labs., Half Acre Rd., Cranbury, N.J. 4-550, Sulfanilamide Cones. 5-261, Hexestrol Tabs. 4-886, Sulfathiazole Powder. 5-707, Hexestrofen 1-3 Tabs. 08512. 5-670, Sulfamidazole-Ephedrine Sus. NDA 5-710, Intraderm Sulfur Sol. Wampole Labs., Div. Denver Chem. Mfg., Co., 35 Commerce Rd., Stamford, Conn. 5-708, Hexestrofen 1-3 Elixir. 5-904, Thiouracil 100 mg. Tabs. 5-983, Mekasel Pwdr. 5-858, Butaphyllamine ECT. 5-859, Butaphyllamine Inj. 6-082, Ansadol Rorer Ont. 5-997, Dicumarol Tabs. 7-090, Crystalline Vit. B., Inj. William P. Poythress & Co., Inc., 16 N. 22nd 6-005, Nethaphyl ECT. 6-007, Nethaphyl Caps 11-518, Nicotid. 11–990, Neo-Mercazole Tabs. 12–442, Nicobuf Tabs. St., Richmond, Va. 23217. 6-242, Hexestrol Aqueous Sus NDA 5-097, Para Amino Benzoic Acid Tabs. William R. Warner, Div. Warner Hudnut Inc., 113 W. 18th St., New York, N.Y. 6-316, Mercodol w/Decapryn Syr. Warner Chilcott Labs., Div. Warner-Lambert Pharm., Co., 201 Tabor Rd., Morris Plains, N.J. 07950. 7-276, Dicapryn Succinate Minergic Inj. 7-650, Ferox Intravenous Inj. 8-452, Oxityl-P Tabs. NDAs: 8-684, Stilbamidine Isethionate Inj. 0-146, Sulfanilamide Tabs. 9-950, Meraton Hydrochloride w/Reser-1-120, Thiazyme Eix. 6-586, Stigmonene Br. Inj. 8-334, Methium Tabs. 9-093, Methium CL. 1-170, Cal-Bis-Ma Pwdr. & Tabs. pine Tabs. 10-470, Reserpine Tabs. 1-577, Aromatic Spirit of Ammonia Liq. 1-578, Expectorant Mixture Liq. 1-579, Spirit of Camphor U.S.P. Liq. 10-806, Cobalamin Conc. Inj. 9-352, Methium w/Reserpine Tabs. 9-975, Releasin Inj. 10-889, Consolets Tabs. 10-890, Consol Sus. 11-580, Tridecamine Tabs. 1-779, Ascorbic Acid Tabs. 11-543, Dolorub Tabs 1-781, Vitamin B, Tabs. 2-018, Sulfanilamide w/Sod. Bicarbonate 12-672, Perithiazide Tabs. 12-887, Dubarry Neomycin Deodorant & Antiperspirant Cream. 12-610, Bevitam. Wilson Labs. Div. Wilson & Co., 4221 South Tabs 12-888, Dubarry Antiperspirant Deodor-2-036, Lixa-Beta Elx. Western Avenue, Chicago, Ill. ant w/Neomycin Sol. 2-094, Analgesic Liquid. NDAs: 3-168, Estrogenic Substance Caps. & Inj. 4-337, Thiamine HCl Tabs. 4-732, Pyridoxine HCl Inj. 5-158, Epithene Jel. 12-889, Sportsman Antiperspirant Deo-2-558, Sulfapyridine Tabs. 2-695, Ascorbic Acid Inj. 2-696, Thiamin HCl Ampul/Inj. 2-783, Nicotinic Acid Tabs. dorant w/Neomycin Sol. 12-889, Sportsman Antiperspirant Decdorant w/Neomycin Crm. Warner Inst. for Therapeutic Res., New York, 5-942, Hepazin Inj. 2-784, Ribofiavin Tabs. Winthrop Chem., 170 Varick Street, New 2-919, Vilexon Syr. 3-339, Vilexon Caps York, N.Y. NDA 6-636, Vitamin A. Conc. NDA's: Westerfield Pharm. Co., 11 St. Mary's St., 3-834, Thiamine HCl Inj. 3-892, Sulfathiazole Tabs. 0-002, Neoprontosil Tabs. 1-350, Torantil Tabs. Dayton, Ohio. 3-943, Epi-Vita ECT. NDAs: 4-004, Ampuls Vit. A & D in Oil Inj. 0-074, Special Formula #1291 for Dowling, Thomas J., M.D. 3-754, Quinidine Sul. Caps. 2-834, Anaesthesin Jelly. 4-072, Stilbestrol Inj., Sup. & Tabs. 4-190, Nicotinamide Inj. 4-191, CA Pantothenate Inj. 4-135, Suprarenin Inj. 4-351, Sulfapyridine Caps. 4-289, Pyridoxine HCl Inj. 4-718, Diodrast Inj. White Labs., Inc., Galloping Hill Rd., Kenil-4-290, Omni-Beta Elx. 4-760, Kappaxin Inj. 4-846, Salyrgan Theophylline ECT. 4-904, Dietstilbestrol Dipropionate Inj. worth, N.J. 07033. 4-366, Vitamin A Tabs. 4-410, Sod. Thiosul Inj. 4-456, Emulsified Vak Liquid. NDAs: 5-204, Sulf-Urea Powder. & ECT. 8-552, Guiatussin Syrup. 8-702, Eucupin u/Zolamine Syrup. 8-707, Eucupin w/Zolamine Ont. 4-908, Sulfathiazole Sod. Tabs. 4-663, Syntha-Beta Tabs. 4-747, Dietatlibestrol Tabs. 5-024, Flavaxin Sol. Inj. 4-748, Dietstilbestrol Inj. 5-283, Neostibosan. 6-047, Heparin Pitkin Menstrum Inj. 8-969, Quintamide Tabs. 5-847, Thiouracil Tabs. 8-970, Quintamide Dps. 6-379, Diatrin Syr. & Tabs. 5-888, Gelatine Sol. 8-001, W-290 Tabs.
William S. Merrell Co., Div. Richardson-Merrell Inc., 110 East Amity Road, Cin-6-039, Butanefrine HCl Inj. 6-102, Desyphed HCl Tabs. 9-778, Dienestrol Lotion. 10-241, Gitaligin Inj. 12-924, Oxypheneyolimine. Whitehall Pharmacal Co., Div. American Home Prods. Corp., 685 Third Ave., New 6-165, Companol Tabs. 6-181, Adanon HCl Inj., Syr., Elx., Tabs. 6-217, Folic Acid Elx., Inj., Tabs. Winthrop Labs. Div. Sterling Drug Inc., 90 Park Ave., N.Y., N.Y. 10016. cinnati, Ohio 45215. NDAs: York, N.Y. 10017. 0-035, Concemind Caps. NDAs: 0-930, Sulfapyridine Tabs. 1–459, Thydron Syrup. 1–847, Byleric Caps. 3-789. Guards Tabs. NDA's: 3-366, Tofaxin Caps. 7-476, Minihist Tabs. 1–942, Thydson Tabs. 1–943, Thiamine HCl Tabs. 2–185, Thiamine HCl Inj. 3-641, Sulfathiazole Sodium Inj., Pwd. 7-609, Guards Antihist. Cold Tabs.

2-186, Thiamine HCl Elx.

7-845, Primaten Analgesic Tabs.

9-232, Kolynos w/Chlorophyll.

9-231, Kolynos.

6-337, Zettyn Eye Lotion & Mouthwash. 8-395, Dinacrin Tabs.

8-396, Dinacrin Tabs.

9-121, Aralis Tabs.

10-034, Dovial Tabs. 10-043, Lutawin Caplets.

10-757, Mytelase Chloride Tabs.

11-054, Mytelase CL. Sol.

11-247, Isuprel Sol Inj. and Sublingual.

11-728, Superinone.

12-637, Isuprel Ethanesulfonate.

Winthrop Stearns Inc., 170 Varick St., New York, N.Y.

NDA's

4-029, Amino Acids Inj. 6-136, Hemokin Tabs. 6-608. Testocaptate.

6-964. Winoline Syrup 7-436, Regnosone AC Inj.

7-861, Mytolon CL. Inj. 7-890, Levo Isomethadone HCl Sol. &

7-971, Thenfadil Tabs.

8-231, Katonium Powder. 8-463. Thenfadil HCl Cream.

8-635, Millibis Tampons Sup. 8-818, Thenfadil SA, SRT. 10-118, Mantomide Tabs.

Wyeth Labs Inc., Div. American Home Products Corp., P.O. Box 8299, Philadelphia,

NDAS

1-623, Alv Lotion.

6-138, Propion Gel. 6-189. Folic Acid Tabs.

6-260, Secretin Inj. 6-271, Cytochrome C Inj.

6-409, Syrup Althose Syrup Methadone.

6-438, Metopon HCl Caps.

6-439, Neohetramine Syrup & Tabs. 6-606, Neohetramine HCl Cream.

6-705, Methadone HCL Susp. 7-186, Pregnenolone Acetate Tabs.

7-473, Artisone Acetate Int. 7-904, Propion Ophthalmic Sol.

8-259, Wyovin w/Phenobarbital Tabs.

8-260, Wyovin Tabs.

8-337, Phenergan w/Neocalamine Lotion.

9-016, Plavolex.

9-396, Thiomerin Sod. Susp.

11-262, Ambutonium Bromide Tabs.

11-647, Artisone Tabs.

Wynit Pharm., Madison, N.J. NDA 12-381, Dodercii Sus. Xttrium Co., 415 West Pershing Road, Chi-

cago, Ill. 60609.

6-396, Tucidor Sol.

6-552, Tucidor Obtundent Crm.

10-557, Reserpine Tabs.

10-900, Hydrocortisone AC Denture Adhesive Pwd.

Yates Drug & Chem. Co., 295-303 Lafayette Street, New York, N.Y.

3-955, Sulfathiazole Tabs.

3-956, Sulfaphridine Tabs.

This order shall become effective on its date of publication in the FEDERAL REG-ISTER. (8-6-71)

Dated: July 22, 1971.

SAM D. FINE. Associate Commissioner for Compliance.

[FR Doc.71-11136 Filed 8-5-71;8:45 am]

[DESI 2282]

NONRADIOPAQUE DIAGNOSTIC DRUGS

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on the following drugs:

1. Mannitol Injection, containing mannitol; Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point, Penna, 19486 (NDA 5-620)

2. Sodium Aminohippurate Injection; Merck Sharp & Dohme, Division of Merck & Co., Inc. (NDA 5-619).

3. Evans Blue Injection; General Diagnostics Division, Warner-Chilcott Laboratories, 201 Tabor Road, Morris Plains, N.J. 07950 (NDA 8-041).

4. Insulin for Injection: U.S. Standard Products Division of Arnar-Stone La-boratories, Inc., 601 East Kensington Road, Mount Prospect, Ill. 60056 (NDA

These drugs are regarded as new drugs (21 U.S.C. 321(p)). Supplemental newdrug applications are required to revise the labeling in and to update previously approved applications providing for such drugs. A new-drug application is required from any person marketing such drugs without approval.

The Food and Drug Administration is prepared to approve new-drug applications and supplements to previously approved new-drug applications under conditions described in this announcement.

I. MANNITOL FOR INJECTION

A. Effectiveness classification. Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that mannitol for injection is effective for: Measurement of glomerular filtration rate; use as an irrigating solution in transurethral resection; and as a test dose to determine the diuretic response to mannitol in oliguric patients.

B. Form of drug. Mannitol preparations are in sterile aqueous solution form suitable for parenteral administration.

C. Labeling conditions. 1. The label bears the statement "Caution: Federal dispensing without prohibits prescription."

2. The drug is labeled to comply with all requirements of the Act and regulations. Its labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the Federal Register of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

For measurement of glomerular filtration rate; for use (when diluted) as an irrigating solution in transurethral resection; as a test dose to determine the diuretic response to mannitol in oliguric patients.

D. Marketing status. Marketing of the drug may continue under the conditions described in items VI and VII of this announcement

II. SODIUM AMINOHIPPURATE INJECTION

A. Effectiveness classification. Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that sodium aminohippurate injection is:

1. Effective for estimation of effective renal plasma flow and as a research procedure for the measurement of the functional capacity of the renal tubular secretory mechanism.

2. Possibly effective for estimation of cardiac output.

B. Form of drug. Sodium aminohippurate preparations are in sterile aqueous solution form suitable for parenteral administration.

C. Labeling conditions. 1. The label bears the statement "Caution: Federal prohibits dispensing without prescription.'

2. The drug is labeled to comply with all requirements of the Act and regulations. Its labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the Federal Register of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

For estimation of effective renal plasma flow and as a research procedure for the measurement of the functional capacity of the renal tubular secretory mechanism.

D. Marketing status. Marketing of the drug may continue under the conditions described in items VI and VII of this announcement except that the possibly effective referenced in paragraph V may continue to be used as described therein.

III. EVANS BLUE INJECTION

Effectiveness classification. The Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that Evans Blue Injection is effective for measurement of circulating blood volume.

B. Form of drug. Evans Blue preparations are in sterile aqueous solution form suitable for parenteral administration.

C. Labeling conditions. 1. The label bears the statement "Caution: Federal law prohibits dispensing without pre-

scription."

2. The drug is labeled to comply with all requirements of the Act and regulations. Its labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the FEDERAL REGISTER of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

For measurement of circulating blood volume.

D. Marketing status, Marketing of the drug may continue under the conditions described in items VI and VII of this announcement.

IV. INULIN FOR INJECTION

A. Effectiveness classification. The Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that inulin for injection is effective for measurement of glomerular filtration rate.

B. Form of drug. Inulin preparations are in sterile aqueous solution form suitable for parenteral administration.

C. Labeling conditions. 1. The label bears the statement "Caution: Federal law prohibits dispensing without prescription."

2. The drug is labeled to comply with all requirements of the Act and regulations. Its labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the Federal Register of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

For measurement of glomerular filtration rate.

- D. Marketing status. Marketing of the drug may continue under the conditions described in items VI and VII of this announcement.
- V. INDICATIONS PERMITTED DURING EX-TENDED PERIOD FOR OBTAINING SUBSTAN-TIAL EVIDENCE

The indication for which sodium aminohippurate is described in paragraph II A 2 above as possibly effective (not included in the labeling conditions in paragraph II C) may continue to be used for 6 months following the date of this publication to allow additional time within which holders of previously approved applications or persons marketing the drug without approval may obtain and submit to the Food and Drug Administration data to provide substantial evidence of effectiveness.

To be acceptable for consideration in support of the effectiveness of a drug, any such data must be previously unsubmitted, well-organized, and include data from adequate and well-controlled clinical investigations (identified for ready review) as described in § 130.12(a) (5) of the regulations published in the FEDERAL

REGISTER of May 8, 1970 (35 F.R. 7250). Carefully conducted and documented clinical studies obtained under uncontrolled or partially controlled situations are not acceptable as a sole basis for the approval of claims of effectiveness, but such studies may be considered on their merits for corroborative support of efficacy and evidence of safety.

VI. PREVIOUSLY APPROVED APPLICATIONS

A. Each holder of a "deemed approved" new-drug application (i.e., an application which became effective on the basis of safety prior to October 10, 1962) for such drug is requested to seek approval of the claims of effectiveness and bring the application into conformance by submitting supplements containing:

1. Updating information as needed to make the application current in regard to items 6 (components), 7 (composition), and 8 (methods, facilities, and controls) of the new-drug application form FD-356H to the extent described for abbreviated new-drug applications, § 130.4(f), published in the FEDERAL REGISTER of April 24, 1970 (35 F.R. 6574). (One supplement may contain all the information described in this paragraph.)

B. Such supplements should be submitted within the following time periods after the date of publication of this notice in the Federal Register:

1. Sixty days for revised labeling—the supplement should be submitted under the provisions of § 130.9 (d) and (e) of the new-drug regulations (21 CFR 130.9) which permit certain changes to be put into effect at the earliest possible time.

2. Sixty days for updating information.
C. Marketing of the drug may continue until the supplemental applications submitted in accord with the preceding subparagraphs A and B are acted upon, provided that within 60 days after the date of this publication, the labeling of the preparation shipped within the jurisdiction of the Act is in accord with the labeling conditions described in this announcement. (It may continue to include the indication referenced in paragraph V for the period stated.)

VII. NEW APPLICATIONS

A. Any other person who distributes or intends to distribute such drug which is intended for the conditions of use for which it has been shown to be effective, as described above, should submit an abbreviated new-drug application meeting the conditions specified in § 130.4(f) (1) and (2), published in the Federal Register of April 24, 1970 (35 F.R. 6574). Such applications should include proposed labeling which is in accord with the labeling conditions described herein.

B. Distribution of any such preparation currently on the market without an approved new-drug application may be continued provided that:

1. Within 60 days from the date of publication of this announcement in the FEDERAL REGISTER, the labeling of such preparation shipped within the jurisdiction of the Act is in accord with the

labeling conditions described herein. (It may continue to include the indication referenced in paragraph V for the period stated.)

The manufacturer, packer, or distributor of such drug submits, within 60 days from the date of this publication, a new-drug application to the Food and Drug Administration.

3. The applicant submits within a reasonable time additional information that may be required for the approval of the application as specified in a written communication from the Food and Drug Administration.

 The application has not been ruled incomplete or unapprovable.

VIII. UNAPPROVED USE OR FORM OF DRUG

A. If the article is labeled or advertised for use in any condition other than those provided for in this announcement, it may be regarded as an unapproved new drug subject to regulatory proceedings until such recommended use is approved in a new-drug application, or is otherwise in accord with this announcement.

B. If the article is proposed for marketing in another form or for a use other than the use provided for in this announcement, appropriate additional information as described in § 130.4 or § 130.9 of the regulations (21 CFR 130.4, 130.9) may be required, including results of animal and clinical tests intended to show whether the drug is safe and effective.

A copy of the Academy's report has been furnished to each firm referred to above. Any other interested person may obtain a copy by request to the Food and Drug Administration, Press Relations Office (CE-200), 200 C Street SW., Washington, D.C. 20204.

Communications forwarded in response to this announcement should be identified with the reference number DESI 2282, directed to the attention of the appropriate office listed below, and addressed to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Maryland 20852:

Supplements (Identify with NDA number): Office of Scientific Evaluation (BD-100), Bureau of Drugs.

Original abbreviated new-drug applications (identify as such): Drug Efficacy Study Implementation Project Office (BD-60), Bureau of Drugs.

All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-60), Bureau of Drugs.

This notice is issued pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 12, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11293 Filed 8-5-71;8:50 am]

|DESI 7504; Docket No. FDC-D-329; NDA 7-504, etc.]

CORTICOTROPIN FOR PARENTERAL USE

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on the following corticotropin drugs for parenteral administration:

1. Preparations containing cortico-

tropin zinc hydroxide:

a. Cortrophin-Zinc Suspension; Organon, Inc., 375 Mount Pleasant Avenue, West Orange, N.J. 07052 (NDA 9-854).

2. Preparations containing cortico-

tropin:

a. Purified Cortrophin Gel: Organon.

Inc. (NDA 8-975)

b. ACTH Steri-Vials; Parke, Davis and Co., Joseph Campau at the River, Detroit, Mich. 48232 (NDA 8-317).

c. ACTH Gel; The Wilson Laboratories, 4221 South Western Boulevard, Chicago, Ill. 60609 (NDA 8-362)

d. Corticotropin Solution; The Wilson

Laboratories (NDA 7-747)

e. ACTH Gel; The National Drug Co., Division of Richardson-Merrell, Inc., 4663 Stenton Avenue, Philadelphia, Pa. 19144 (NDA 8-553)

f. ACTH Solution; The National Drug

Co. (NDA 7-797)

g. H. P. Acthar Gel; Armour Pharmaceutical Co., Division, Armour and Co., 401 North Wabash Avenue., Chicago, III. 60690 (NDA 8-372)

h. Acthar; Armour Pharmaceutical

Co. (NDA 7-504).

i. Depo-ACTH; The Upjohn Co., 7171 Portage Road, Kalamazoo, Mich. 49001 (NDA 9-694)

j. Duracton; Nordic Biochemicals, Inc., Post Office Box 224, Holliston, Mass. 01746 (NDA 10-565).

The drugs are regarded as new drugs (21 U.S.C. 321(p)), Supplemental new drug applications are required to revise the labeling in, and to update previously approved applications providing for such drugs. A new drug application is required from any person marketing such drugs without approval.

A. Effectiveness classification. The Food and Drug Administration has considered the Academy's reports, as well as other available evidence, and concludes that these drugs are:

1. Effective or probably effective for the indications described in the labeling conditions which follow: the probably effective indications are congenital idiopathic hypoglycemia; control of certain severe or incapacitating allergic conditions, e.g., angioedema and urticaria, intractable to adequate trials of conventional treatment; pulmonary emphysema where bronchospasm or bronchial edema plays a significant role; to tide the patient over a critical period in the course of such disease as ulcerative colitis, Crohn's disease, and intractable sprue: and in infectious mononucleosis.

2. Lacking substantial evidence of effectiveness for their recommended use in functional hypopituitarism; thyroiditis; orchitis; hypoglycemia; gout; chronic bursitis; myositis; fibrositis; drug sensitivities; certain drug hypersensitivities; drug sensitivity reactions; penicillin reactions; allergies; snake bite; anogenital pruritus; acute ocular inflammation; acute secondary glaucoma; silicosis; idiopathic thrombocytopenic purpura; aplastic anemia; agranulocytosis; iodiopathic hemolytic anemia; acute hemolytic anemia; acquired hemolytic jaundice; erythroblastosis fetalis; post vaccination encephalitis; inflammatory diseases of the skin; certain blood dyscrasias; hyperemesis gravidarum; postpartum psychosis; alcoholism and delirium tremens; neuritis; nontuberculous bacterial meningitis; viral meningitis; peritonitis; heat sickness; radiation sickness; burns; and cancer.

3. Except for the indications referred to above, these drugs are regarded as possibly effective for their labeled indications.

B. Conditions for approval and marketing. The Food and Drug Administration is prepared to approve abbreviated new-drug applications and abbreviated supplements to previously approved newdrug applications under conditions described herein.

1. Form of drug. These preparations are in sterile aqueous solution, aqueous suspension, gel, or lyophilized powder form suitable for parenteral administration.

2. Labeling conditions, a. The labels bear the statement, "Caution: Federal law prohibits dispensing without prescription."

b. The drugs are labeled to comply with all requirements of the Act and regulations. The labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the Federal Register of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

(Name of drug) is indicated for diagnostic testing of adrenocortical function.

(Name of drug) has limited therapeutic value in those conditions responsive to corticosteroid therapy; however, corticosteroid therapy is considered to be the treatment of choice. (Name of drug) may be employed in the following disorders:

Rheumatic disorders:

As adjunctive therapy for short-term ad-ministration (to tide the patient over an acute episode or exacerbation) in-Psoriatic arthritis.

Rheumatoid arthritis. Ankylosing spondylitis. Acute and subscute bursitis. Acute nonspecific tenosynovitis. Acute gouty arthritis. Collagen diseases:

During an exacerbation or as maintenance therapy in selected cases of-

Systemic lupus erythematosus. Systemic dermatomyositis (polymyositis).

Acute rheumatic carditis. Dermatologic diseases:

Pemphigus.

Bullous dermatitis herpetiformis. Severe erythema multiforme (Stevens-Johnson syndrome).

Exfoliative dermatitis.

Severe psoriasis. Allergic states:

Control of severe or incapacitating allergic conditions intractable to adequate trials of conventional treatment-

Seasonal or perennial allergic rhinitis.

Bronchial asthma. Contact dermatitis.

Atopic dermatitis.

Serum sickness. Ophthalmic diseases:

Severe acute and chronic allergic and inflammatory processes involving the eye and its adnexa such as-

Allergic conjunctivitis.

Keratitis.

Herpes zoster ophthalmicus.

Iritis.

Diffuse posterior uveitis and chorolditis.

Optic neuritis.

Sympathetic ophthalmia. Respiratory diseases.

Symptomatic sarcoidosis.

Loeffier's syndrome not manageable by other means.

Berylliosis.

Hematologic disorders:

Acquired (autoimmune) hemolytic ane-

Neoplastic diseases:

Por palliative management of-

Leukemias and lymphomas in adults.

Acute leukemia of childhood.

Edematous state.

To induce a diuresis or a remission of proteinuria in the nephrotic syndrome without uremia of the idiopathic type or that due to lupus erythematosus.

Miscellaneous:

Tuberculous meningitis with subarachnoid block or impending block when concur-rently accompanied by appropriate antituberculous chemotherapy.

Trichinosis of neurologic or myocardial involvement. Corticotropin may also be use-

ful in the following conditions:

Metabolic disorder: Congenital idiopathic hypoglycemia.

Allergic States: Control of severe or incapacitating allergic conditions intractable to adequate trials of conventional treatment-

Angioedema.

Urticaria.

Respiratory diseases:
Pulmonary emphysema where bronchospasm or bronchial edema plays a significant

Gastrointestinal diseases:

To tide the patient over a critical period of the disease in-

Ulcerative colitis: Crohn's disease.

Intractable sprue.

Hematologic disorders:

Infectious mononucleosis.

3. Marketing status. Marketing of such drugs may be continued under the conditions described in the notice entitled "Conditions for Marketing New Drugs Evaluated in Drug Efficacy Study," published in the Federal Register July 14, 1970 (35 F.R. 11273), as follows:

a. For holders of "deemed approved" new-drug applications (i.e., an application which became effective on the basis of safety prior to October 10, 1962), the submission of a supplement for revised labeling, and abbreviated supplement for updating information, and adequate data to show the biologic availability of the and effective.

drug in the formulation which is marketed as described in paragraphs (a) (1) (i), (ii), and (iii) of the notice of July 14, 1970. For preparations claiming sustained action, timed release or other delayed or prolonged effect, such data should show that the drug is available at a rate of release which will be safe and effective.

b. For any person who does not hold an approved or effective new-drug application, the submission of an abbreviated new-drug application, to include adequate data to assure biologic availability of the drug in the formulation which is or is intended to be marketed, as described in paragraph (a) (3) (ii) of that notice. For preparations claiming sustained action, timed release or other delayed or prolonged effect, such data should show that the drug is available at a rate of release which will be safe

c. For any distributor of the drug, the use of labeling in accord with this announcement for any such drug shipped within the jurisdiction of the Act as described in paragraph (b) of that notice.

d. For indications for which the drug has been classified as probably effective (included in the "Indications" section above) and possibly effective (not included in the "Indications" section), continued use as described in (c), (d), (e), and (f) of that notice.

C. Opportunity for a hearing, 1. The Commissioner of Food and Drugs proposes to issue an order under the provisions of section 505(e) of the Federal Food, Drug, and Cosmetic Act withdrawing approval of all new drug applications and all amendments and supplements thereto providing for the indications for which substantial evidence of effectiveness is lacking as described in paragraph A.2 of this announcement. An order withdrawing approval of the applications will not issue if such applications are supplemented, in accord with this notice, to delete such indications. Promulgation of the proposed order would cause any such drug for human use offered for the indications for which substantial evidence of effectiveness is lacking, to be a new drug for which an approved new-drug application is not in effect. Any such drug then on the market would be subject to regulatory proceedings.

2. In accordance with the provisions of section 505 of the Act (21 U.S.C. 355) and the regulations promulgated thereunder (21 CFR Part 130), the Commissioner will give the holders of any such applications, and any interested person who would be adversely affected by such an order, an opportunity for a hearing to show why such indications should not be deleted from the labeling. A request for a hearing must be filed within 30 days after the date of publication of this notice in the Federal Register.

3. A request for a hearing may not rest upon mere allegations or denials, but must set forth specific facts showing that there is a genuine and substantial issue of fact that requires a hearing, together with a well-organized and full

factual analysis of the clinical and other investigational data the objector is prepared to prove in a hearing. Any data submitted in response to this notice must be previously unsubmitted and include data from adequate and well controlled clinical investigations (identified for ready review) as described in § 130.12 (a) (5) of the regulations published in the Federal Register of May 8, 1970 (35 F.R. 7250). Carefully conducted and documented clinical studies obtained under uncontrolled or partially controlled situations are not acceptable as a sole basis for approval of claims of effectiveness, but such studies may be considered on their merits for corroborative support of efficacy and evidence of safety.

4. If a hearing is requested and is justified by the response to this notice, the issues will be defined, a hearing examiner will be named, and he shall issue a written notice of the time and place at which

the hearing will commence.

A copy of the NAS-NRC report has been furnished to each firm referred to above. Any other interested person may obtain a copy by request to the Food and Drug Administration, Press Relations Office (CE-200), 200 C Street SW., Washington, D.C. 20204.

Communications forwarded in response to this announcement should be identified with the reference number DESI 7504, directed to the attention of the following appropriate office, and addressed to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Md. 20852:

Supplements (identify with NDA number): Office of Scientific Evaluation (BD-100), Bureau of Drugs.

Original abbreviated new-drug applications (identify as such): Drug Efficacy Study Implementation Project Office (BD-60), Bureau of Drugs.

Request for Hearing (identify with Docket number): Hearing Clerk, Office of General Counsel (GC-1), Room 6-62, Parklawn Building.

All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-60), Bureau of Drugs.

This notice is issued pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 1, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11297; Filed 8-5-71;8:50 am]

[DESI 8279]

NALORPHINE HYDROCHLORIDE INJECTION

Drugs for Human Use; Drug Efficacy Study Implementation

In a notice published in the FEDERAL REGISTER of May 21, 1969 (34 F.R. 7995), the Commissioner of Food and Drugs announced his conclusions pursuant to evaluation of reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group on Injection Nalline Hydrochloride Adult Concentration and Injection Nalline Hydrochloride for Neonatal Use (nalorphine hydrochloride) (NDA 8-279); Merck Sharp & Dohme, Division of Merck & Co., Inc., West Point, Pa. 19486. The announcement stated that the drugs were regarded as effective for certain indications and possibly effective for their prophylactic indications.

The possibly effective indications have been reclassified as lacking substantial evidence of effectiveness in that no new evidence of effectiveness was submitted. Merck Sharp & Dohme, holder of the only new-drug application for nalorphine hydrochloride injection supplemented NDA 8-279 to delete from labeling all indications other than those regarded effective, and the supplement has been

approved.

Any such preparation on the market with labeling bearing indications for which substantial evidence of effectiveness is lacking may be subject to regulatory proceedings.

This notice is issued pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 22, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11298 Filed 8-5-71;8:50 am]

IDESI 89401

TOPICAL CREAM CONTAINING PYRIL-AMINE MALEATE, BENZOCAINE, HEXACHLOROPHENE, AND CETRI-MONIUM BROMIDE

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated a report received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on:

Hyrocain Cream containing pyrilamine maleate, benzocaine, hexachlorophene, and cetrimonium bromide; American Pharmaceutical Co., 120 Bruckner Boulevard, New York, N.Y. 10454 (NDA 8-940).

The drug is regarded as a new drug (21 U.S.C. 321(p)). The effectiveness classification and marketing status are described below.

A. Effectiveness classification. The Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that this drug is possibly effective for its recommended uses to help prevent infection in minor cuts, burns, and abrasions; as an aid to healing; and for the relief

of itching due to sunburn, poison ivy,

and diaper rash.

B. Marketing status. Marketing of such drug with labeling which recommends or suggests its use for indications for which it has been classified as possibly effective may be continued for 6 months as described in paragraphs (d). (e), and (f) of the notice "Conditions for Marketing New Drugs Evaluated in Drug Efficacy Study," published in the FEDERAL REGISTER, July 14, 1970 (35 F.R. 11273).

A copy of the Academy's report has been furnished to the firm referred to above. Any other interested person may obtain a copy by request to the Food and Drug Administration, Press Relations Office (CE-200), 200 C Street SW., Washington, D.C. 20204.

Communications forwarded in response to this announcement should be identified with the reference number DESI 8940, directed to the attention of the appropriate office listed below, and addressed to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Md. 20852:

Supplements (identify with NDA number): Office of Scientific Evaluation (BD-100), Bureau of Drugs.

Original new-drug applications: Office of Scientific Evaluation (BD-100), Bureau of

All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

This notice is issued pursuant to provisions of the Federal Food, Drug, and Cosmetic Act. (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 12, 1971.

SAM D. FINE, Associate Commissioner for Compliance.

[FR Doc.71-11294 Filed 8-5-71;8:50 am]

[DESI 9523]

TETRAHYDROZOLINE NASAL SOLUTIONS

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated reports received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on Tyzine Nasal Solution and Spray (NDA 9-523), and Tyzine Pediatric Nasal Drops (NDA 9-941) containing tetrahydrozoline hydrochloride; marketed by Pfizer Laboratories Division, Chas. Pfizer and Co., Inc., 235 East 42d Street, New York, New York 10017.

Such drugs are regarded as new drugs (21 U.S.C. 321(p)). Supplemental newdrug applications are required to revise the labeling in and to update previously approved applications providing for such drugs. A new-drug application is required from any person marketing such drug without approval.

A. Effectiveness classification. The Food and Drug Administration has considered the Academy's reports, as well as other available evidence, and concludes that tetrahydrozoline hydrochloride is effective for decongestion of the nasal and nasopharyngeal mucosa.

B. Conditions for approval and marketing. The Food and Drug Administration is prepared to approve abbreviated new-drug applications and abbreviated supplements to previously approved newdrug applications under conditions described herein.

 Form of drug. Tetrahydrozoline hydrochloride preparations are in aquecus solution form suitable for nasal administration.

 Labeling conditions. a. The label bears the statement, "Caution: Federal law prohibits dispensing without prescription."

b. The drug is labeled to comply with all requirements of the Act and regulations. The labeling bears adequate information for safe and effective use of the drug and is in accord with the guidelines for uniform labeling published in the Federal Register of February 6, 1970. The "Indications" section is as follows:

INDICATIONS

For decongestion of nasal and nasopharyngeal mucosa.

3. Marketing status. Marketing of such drugs may be continued under the conditions described in the notice entitled "Conditions for Marketing New Drugs Evaluated in Drug Efficacy Study." published in the Federal Register, July 14, 1970 (35 F.R. 11273), as follows:

1970 (35 F.R. 11273), as follows:

a. For holders of "deemed approved" new-drug applications (i.e., an application which became effective on the basis of safety prior to October 10, 1962), the submission of a supplement for revised labeling and an abbreviated supplement for updating information as described in paragraphs (a) (1) (i) and (iii) of the notice of July 14, 1970.

b. For any person who does not hold an approved or effective new-drug application, the submission of an abbreviated new-drug application as described in paragraph (a) (3) (i) of that notice.

c. For any distributor of the drug, the use of labeling in accord with this announcement for any such drug shipped within the jurisdiction of the Act as described in paragraph (b) of that notice.

A copy of the Academy's report has been furnished to the firm referred to above. Any other interested person may obtain a copy by request to the Food and Drug Administration, Press Relations Office (CE-200), 200 C Street SW., Washington, D.C. 20204.

Communications forwarded in response to this announcement should be identified with the reference number DESI 9523, directed to the attention of the appropriate office listed below, and addressed to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Maryland 20852:

Supplements (identify with NDA number): Office of Scientific Evaluation (BD-100), Bureau of Drugs.

Original abbreviated new-drug applications

(identify as such): Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs,

All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

This notice is issued pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050-53, as amended; 21 U.S.C. 352, 355) and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 6, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11295 Filed 8-5-71;8:50 am]

[DESI 0040 NV]

CERTAIN DRUG PRODUCTS CONTAIN-ING NEOMYCIN AND SULFONA-MIDES

Notice of Drugs Deemed Adulterated

An announcement concerning the products Neo-Plus Tablets (modified) with Triple Sulfas, Neo-Plus Tabsules (modified), and Neo-Plus Toytabs (modified), with Triple Sulfas was published in the FEDERAL REGISTER of May 5, 1970 (35 F.R. 7088). The announcement set forth the findings of the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, and the Food and Drug Administration stating that available information does not establish that the drugs are effective for their intended use in the treatment of diarrhea in young farm animals, dogs, and cats. Haver-Lockhart Laboratories, Post Office Box 676, Kansas City, MO 64141, the manufacturer of the abovelisted drugs, was provided 6 months in which to submit adequate documentation in support of the labeling used.

Since publication of said announcement, the Food and Drug Administration has received no information in support of the efficacy of said drugs. Therefore, notice is given to Haver-Lockhart Laboratories and all interested persons that all stocks of the above-listed drugs within the jurisdiction of the Federal Food, Drug, and Cosmetic Act are deemed to be adulterated within the meaning of section 501(a)(5) of the act and are subject to appropriate regulatory action.

This notice is issued pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 501(a)(5), 512, 52 Stat. 1049, as amended, 82 Stat. 343-351; 21 U.S.C. 351(a)(5), 360b) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 23, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc.71-11296 Filed 8-5-71;8:50 am]

[DESI 12108; Docket No. FDC-D-316; NDA 12-108]

CETRIMONIUM BROMIDE VAGINAL

Drugs for Human Use; Drug Efficacy Study Implementation

The Food and Drug Administration has evaluated a report received from the National Academy of Sciences-National Research Council, Drug Efficacy Study Group, on Vega-Spray Vaginal Aerosol Foam containing cetrimonium bromide; Menlo Park Laboratories, Inc., Edison, New Jersey 08817 (NDA 12-108).

Such drugs are regarded as new drugs (21 U.S.C. 321(p)). Supplemental new-drug applications are required to revise the labeling in and to update previously approved applications providing for such drugs. A new-drug application is required from any person marketing such

drug without approval.

A. Effectiveness classification. The Food and Drug Administration has considered the Academy's report, as well as other available evidence, and concludes that this preparation is effective for use as a vaginal-cleanser and lacks substantial evidence of effectiveness as labeled for use as a bacteriocidal agent against both gram-positive and gram-negative organisms.

B. Conditions for approval and marketing. The Food and Drug Administration is prepared to approve abbreviated new-drug applications and abbreviated supplements to previously approved new-drug applications under conditions

described herein.

 Form of drug. This preparation is in aerosol foam form suitable for vaginal instillation.

2. Labeling conditions. a. The drug is labeled to comply with all requirements of the Act and regulations. The labeling bears adequate directions and warnings under which a layman can use the drug safely and for the purpose for which it is intended.

b. The statement of identity which includes the general pharmacological category or the principal intended action required by § 1.102a (21 CFR 1.102a) shall appear in bold face type on the principal display panel.

c. The indication for use shall be: For

use as a vaginal cleanser.

3. Marketing status. Marketing of such drugs may be continued under the conditions described in the notice entitled "Conditions for Marketing New Drugs Evaluated in Drug Efficacy Study," published in the Federal Register, July 14, 1970 (35 F.R. 11273), as follows:

1970 (35 F.R. 11273), as follows:

a. For holders of "deemed approved" new-drug applications (i.e., an application which became effective on the basis of safety prior to October 10, 1962), the submission of a supplement for revised labeling and an abbreviated supplement for updating information as described in paragraphs (a)(1) (i) and (iii) of the notice of July 14, 1970.

b. For any person who does not hold an approved or effective new-drug application, the submission of an abbreviated new-drug application as described in paragraph (a)(3)(i) of that notice.

c. For any distributor of the drug, the use of labeling in accord with this announcement for any such drug shipped within the jurisdiction of the Act as described in paragraph (b) of that notice.

C. Opportunity for a hearing. 1. The Commissioner of Food and Drugs proposes to issue an order under the provisions of section 505(e) of the Federal Food, Drug, and Cosmetic Act withdrawing approval of all new-drug applications and all amendments and supplements thereto providing for the indications for which substantial evidence of effectiveness is lacking as described in paragraph A of this announcement. An order withdrawing approval of the applications will not issue if such applications are supplemented in accord with this notice, to delete such indications. Any related drug for human use, not the subject of an approved new-drug application, may be affected by this action.

2. In accordance with the provisions of section 505 of the Act (21 U.S.C. 355) and the regulations promulgated thereunder (21 CFR Part 130), the Commissioner will give the holders of any such applications, and any interested person who would be adversely affected by such an order, an opportunity for a hearing to show why such indications should not be deleted from labeling. A request for a hearing must be filed within 30 days after the date of publication of this notice in the Federal Register.

3. A request for a hearing may not rest upon mere allegations or denials but must set forth specific facts showing that there is a genuine and substantial issue of fact that requires a hearing, together with a well-organized and full-factual analysis of the clinical and other investigational data that the objector is prepared to prove in a hearing. Any data submitted in response to this notice must be previously unsubmitted and include data from adequate and well-controlled clinical investigations (identified for ready review) as described in § 130.12(a) (5) of the regulations published in the FEDERAL REGISTER of May 8, 1970 (35 F.R. 7250). Carefully conducted and documented clinical studies obtained under uncontrolled or partially controlled situations are not acceptable as a sole basis for approval of claims of effectiveness, but such studies may be considered on their merits for corrobarative support of efficacy and evidence of safety.

4. If a hearing is requested and is justified by the response to this notice, the issues will be defined, a hearing examiner will be named, and he shall issue a written notice of the time and place at which

the hearing will commence.

A copy of the Academy's report has been furnished to the firm referred to above. Any other interested person may obtain a copy by request to the Food and Drug Administration, Press Relations Office (CE-200), 200 C Street SW., Washington D.C. 20204.

Communications forwarded in response to this announcement should be identified with the reference number DESI 12108, directed to the attention of the appropriate office listed below, and addressed to the Food and Drug Administration, 5600 Fishers Lane, Rockville, Maryland 20852:

Supplements (identify with NDA number); Office of Scientific Evaluation (BD-100),

Bureau of Drugs.

Original abbreviated new-drugs application (identify as such): Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

Request for Hearing (identify with Docket number): Hearing Clerk, Office of General Counsel (GC-1), Room 6-62, Parklawn

Building.

All other communications regarding this announcement: Drug Efficacy Study Implementation Project Office (BD-5), Bureau of Drugs.

Received requests for a hearing may be seen in the office of the Hearing Clerk (address given above) during regular business hours, Monday through Friday.

This notice is issued pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 502, 505, 52 Stat. 1050–53, as amended; 21 U.S.C. 352, 355) and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120).

Dated: July 12, 1971.

Sam D. Fine, Associate Commissioner for Compliance.

[FR Doc. 71-11292 Filed 8-5-71; 8:50 am]

CIVIL AERONAUTICS BOARD

| Docket No. 22628; Order 71-7-1891

INTERNATIONAL AIR TRANSPORT ASSOCIATION

Order Regarding Fare Matters

Issued under delegated authority July 30, 1971.

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 Joint Conference 1-2-3 of the International Air Transport Association (IATA), and adopted by mail vote. The agreement has been assigned the above-designated CAB agreement number.

The agreement, which is procedural in character, corrects an inadvertent situation which would have the effect of denying special group fares to ship's crews over the polar routing between Europe and Asia.

The Board, by Orders 71–2–59, 71–3–87, and 71–4–103, disapproved, as being unjustly discriminatory, certain IATA resolutions which established special fares for the transportation of ship's crews. For the same reason we tentatively find that the subject agreement is adverse to the public interest and in violation of the Act insofar as air transportation is concerned.

Pursuant to the authority duly delegated by the Board in the Board's regulations, 14 CFR 385.14,

It is ordered, That:

Action on Agreement CAB 22546 be and hereby is deferred with a view toward eventual disapproval insofar as air transportation is concerned.

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]

HARRY J. ZINK, Secretary.

[FR Doc.71-11310 Ffled 8-5-71;8:51 am]

ENVIRONMENTAL PROTECTION AGENCY

CIBA AGROCHEMICAL CO. AND NOR-AM AGRICULTURAL PROD-UCTS, INC.

Notice of Filing of Pesticide and Food Additive Petitions

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 408 (d)(1), 409(b)(5), 68 Stat. 512, 72 Stat. 1786; 21 U.S.C. 346a(d)(1), 348(b)(5)), notice is given that a pesticide petition (PP 1F1171) has been jointly filed by Ciba Agrochemical Co., Division of Ciba-Gelgy Corp., Post Office Box 1105, Vero Beach, FL 32960, and Nor-Am Agricultural Products, Inc., 11710 Lake Avenue, Woodstock, IL 60098, proposing establishment of tolerances (21 CFR Part 420) for combined residues of the insecti-cide N'-(4-chloro-o-tolyl)-N,N-dimethylformamidine and its metabolites containing the 4-chloro-o-toluidine moiety (calculated as the parent insecticide) from application of the insecticide as the free base or as the hydrochloride salt in or on the raw agricultural commodities cherries, nectarines, and peaches at 5 parts per million; plums (fresh prunes) at 4 parts per million; and walnuts at 0.25 part per million.

Notice is also given that the firms have filed a related food additive petition (FAP 1H2661) proposing establishment of a food additive tolerance (21 CFR Part 121) of 15 parts per million for residues of this insecticide in or on dried prunes from application of the insecticide to the growing raw agricultural commodity plums.

The analytical method proposed in the pesticide petition for determining the insecticide residues is a procedure in which the residue is hydrolyzed to p-chlorotoluidine, steam distilled, and extracted into isooctane. The extract is then diazotized and coupled with Nethyl-1-naphthylamine to produce - a

metrically at 535 nanometers.

Dated: July 30, 1971.

LOWELL E. MILLER, Acting Deputy Assistant Ad-ministrator for Pesticides Programs.

[FR Doc.71-11307 Filed 8-5-71;8:51 am]

CIBA-GEIGY CORP.

Notice of Filing of Petition Regarding Pesticide Chemical

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 2F1178) has been filed by Ciba-Geigy Corp., Post Office Box 1090, Vero Beach, FL 32960, proposing establishment of tolerances (21 CFR Part 420) for negligible residues of the herbicide p-ni-2-nitro-4-(trifluoromethyl) trophenyl phenylether and its metabolites p-nitrophenyl 2 - amino - 4 - (trifluoromethyl) phenylether and p-nitrophenol in or on the raw agricultural commodities peanuts, peanut hulls, and peanut vine hay at 0.2 part per million.

The analytical method proposed in the petition for determining residues of the herbicide is a gas chromatographic procedure utilizing an electron-capture detector.

Dated: July 30, 1971.

LOWELL E. MILLER, Acting Deputy, Assistant Ad-ministrator for Pesticides Programs.

[FR Doc.71-11308 Filed 8-5-71;8:51 am]

GAF CORP.

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 1F1128) has been filed by GAF Corp., 140 West 51 Street, New York, NY 10020, proposing establishment of an exemption from the requirement of a tolerance for residues of the following surfactants as inert ingredients in pesticide formulations applied to growing crops or to raw agricultural commodities after harvest:

a-Dinonylphenyl-omega-hydroxypoly(oxyethylene) produced by the condensation of 1 mole of dinonylphenol (nonyl group is a propylene trimer isomer) with an average of 4-14 moles of ethylene oxide.

2. Mixtures of corresponding monoand dihydrogen phosphate esters.

The analytical method proposed in the petition for determining residues of the surfactants is a colorimetric procedure in which the residue is extracted with distilled water and the aqueous solution is

purple dye which is determined colori- extracted with ethyl ether. After removal of the ether, the residue is reacted with ammonium cobaltothiocyanate at 20° C. to form a blue complex which is then extracted into chloroform from a salt solution and its absorbance measured using a spectrophotometer.

Dated: July 30, 1971.

LOWELL E. MILLER, Acting Deputy Assistant Administrator for Pesticides Programs.

[FR Doc.71-11306 Filed 8-5-71;8:51 am]

PPG INDUSTRIES, INC.

Notice of Filing of Petition Regarding Pesticide Chemical

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(1), 68 Stat. 512; 21 U.S.C. 408(d)(1), 68 Stat. 512; 21 U.S.C. 346a(d)(1)), notice is given that a petition (PP 1F1175) has been filed by PPG Industries, Inc., 1 Gateway Center, Pittsburgh, Pa. 15222, proposing establishment of a tolerance (21 CFR Part 420) for residues of the plant regulator CIPC (isopropyl N-(3-chlorophenyl carbamate) in or on the raw agricultural commodity sweetpotatoes at 50 parts per million from postharvest application.

The analytical method proposed in the petition for determining residues of the plant regulator is a gas-liquid chromatographic procedure with electron-capture detection.

Dated: July 30, 1971.

LOWELL E. MILLER. Acting Deputy Assistant Administrator for Pesticides Programs.

[FR Doc.71-11309 Filed 8-5-71;8:51 am]

FEDERAL MARITIME COMMISSION

[Independent Ocean Freight Forwarder License 626; No. 71-58]

COLAMERICA CO., INC.

Order of Revocation; Discontinuance of Proceeding

This proceeding was instituted to determine whether respondent Colamerica Co., Inc., continued to qualify as an independent ocean freight forwarder. Respondent, through one of its corporate officers, has subsequently indicated that it is no longer engaged in the business of forwarding and in fact surrendered its license to the Commission on June 28. 1971.

Accordingly, it is ordered, That Independent Ocean Freight Forwarder License No. 626, issued in the name of Colamerica Co., Inc., is revoked effective June 28, 1971.

It is further ordered, That a copy of this order be published in the FEDERAL

RECISTER and that proceedings in this ing, may be submitted to the Secretary, matter be discontinued. Federal Maritime Commission, Washing-

By the Commission.

[SEAL]

FRANCIS C. HURNEY, Secretary.

[FR Doc.71-11321 Filed 8-5-71;8:52 am]

[Independent Ocean Ereight forwarder License 1001]

L. GRODWOHL & SON Order of Revocation

On May 28, 1971, the Commission received notification that William Fischer, doing business as L. Grodwohl & Son, 33 Rector Street, New York, NY, wished to have its Independent Ocean Freight Forwarder License No. 1001 canceled on the condition that the Independent Ocean Freight Forwarder License No. 16, issued to Major Forwarding Co., Inc., be amended to include L. Grodwohl & Son as a division of the firm. The request was approved subject to the filing of an amended surety bond reflecting the name change. The bond has now been received and Independent Ocean Freight Forwarder License No. 16 has been reissued in the name of Major Forwarding Co., Inc., and L. Grodwohl & Son, a division of Major Forwarding Co., Inc., effective July 28, 1971.

By virtue of authority vested in me by the Federal Maritime Commission as set forth in Manual of Orders, Commission Order No. 1 (revised) section 7.04(g)

(dated September 29, 1970):

It is ordered, That the Independent Ocean Freight Forwarder License No. 1001 of William Fischer, doing business as L. Grodwohl & Son, Inc. be and is hereby revoked effective July 28, 1971, without prejudice to reapplication for a license at a later date.

It is further ordered, That a copy of this order be published in the FEDERAL REGISTER and served upon William Fischer, doing business as L. Grodwohl & Son, 44 Trinity Place, New York, NY 10006

> Aaron W. Reese, Managing Director.

[FR Doc.71-11322 Filed 8-5-71;8:52 am]

ITALY, SOUTH FRANCE, SOUTH SPAIN, PORTUGAL/U.S. GULF AND PUERTO RICO 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 1015; 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 hear-

Federal Maritime Commission, Washington, D.C. 20573, within 10 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 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:

Stanley O. Sher, Esq., Bebchick, Sher & Kushnick, 919 18th Street NW., Washington, DC 20006.

Agreement No. 9522-17 modifies Article 9 of the above-named conference agreement by providing for autonomous ratemaking authority within each separate geographic section into which the Conference is divided.

Dated: August 3, 1971.

By order of the Federal Maritime Commission.

> FRANCIS C. HURNEY, Secretary.

[FR Doc.71-11318 Filed 8-5-71;8:52 am]

ITALY, SOUTH FRANCE, SOUTH SPAIN, PORTUGAL/U.S. GULF AND PUERTO RICO 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 1015; 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 10 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 particularly 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 application to permanently approve a temporary modification to Agreement No. 9522 filed by:

Stanley O. Sher, Esq., Bebchick, Sher & Kushnick, 919 18th Street NW., Washington, DC 20006.

The parties to the above-named conference have filed an application for permanent approval of Agreement No. 9522-11 which was previously approved by the Commission on April 15, 1969, for a period of 1 year, and subsequently extended until further order of the Commission. This Agreement modifies the basic conference agreement as follows:

- 1. Adds Puerto Rico to its geographic scope.
- Includes Olives from Spain to Puerto Rico within its ratemaking authority.
- 3. Divides the geographic scope of the Conference into five (5) separate sections and designates them as the Italian, French, Spanish, Portuguese, and Puerto Rican sections.
- Provides that qualified carriers may join one or more of these sections upon payment of stipulated fees and deposits.
- Establishes an additional rate committee to deal with Puerto Rican rates.
- Clarifies the procedures for apportioning Conference expenses.

Dated: August 3, 1971.

By order of the Federal Maritime Commission,

> FRANCIS C. HURNEY, Secretary.

[FR Doc.71-11319 Filed 8-5-71;8:52 am]

ITALY, SOUTH FRANCE, SOUTH SPAIN, PORTUGAL/U.S. GULF AND PUERTO RICO CONFERENCE

Notice of Petition Filed

Notice is hereby given that the following petition has been filed with the Commission for approval pursuant to section 14b of the Shipping Act, 1916, as amended (75 Stat. 762, 46 U.S.C. 814).

Interested parties may inspect a copy of the current contract form and of the petition, reflecting the changes proposed to be made in the language of said contract, at the Washington office of the Federal Maritime Commission, 1405 I Street NW., Room 1015 or at the Field Offices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to the proposed changes and the petition, including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, 1405 I Street NW., Washington, DC 20573, within 10 days after publication of this notice in the NOTICES

FEDERAL REGISTER. Any person desiring a hearing on the proposed modification of the contract form and/or the approved contract system 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 petition (as indicated hereinafter), and the statement should indicate that this has been done.

Notice of applications to modify exclusive patronage (Dual Rate) contract system filed by:

Stanley O. Sher, Esq., Bebchick, Sher & Kushnick, 919 18th Street NW., Washington, DC 20006.

The above-named conference has filed applications pursuant to section 14b of the Shipping Act, 1916, to divide its currently approved dual rate system into four separate geographic areas with separate contracts and to establish, for a period of 18 months, a fifth area and contract covering service to the Island of Puerto Rico.

Dated: August 3, 1971.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY, Secretary.

[PR Doc.71-11320 Filed 8-5-71;8:52 am]

TRANSPORTACION MARITIMA MEX-ICANA, S.A.; AND COMPANIA TRASATLANTICA ESPANOLA

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 1015; or may inspect the agree-ment 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 PEDERAL 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 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:

T. H. Schroeder, Vice President-Traffic, Smith & Johnson (Shipping) Inc., 11 Broadway, New York, NY 10004.

Agreement No. 9930-1, between the members of the Tras-Mex Line joint service, modifies the basic agreement to extend its geographic scope to include service from Mexican East Coast ports to U.S. Gulf and Atlantic Coast ports and from U.S. Gulf and Atlantic Coast ports to Portugal and South Spain.

Dated: August 3, 1971.

By order of the Federal Maritime Commission.

> FRANCIS C. HURNEY, Secretary.

[FR Doc.71-11317 Filed 8-5-71;8:52 am]

FEDERAL POWER COMMISSION

[Project No. 1363]

GILA AND SALT RIVER MERIDIAN, ARIZONA

Order Vacating Withdrawals

JULY 28, 1971.

Application has been filed by the Forest Service, U.S. Department of Agriculture, for vacation of the power withdrawals, in their entirety, for transmission line, Project No. 1363, pertaining to the following described lands:

GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 16 N., R. 3 E., Sec. 9.

T. 17 N., R. 3 E., Secs. 25, 34, 35, 36.

T. 17 N., R. 4 E.,

Secs. 13, 14, 21, 22, 23, 24, 28, 29, 30.

T. 17 N., R. 5 E.,

Secs. 1, 2, 8, 9, 10, 11, 17, 18.

T. 17 N., R. 6 E., Secs. 4, 5, 6.

T. 18 N., R. 6 E.,

Secs. 1, 12, 13, 24, 25, 26, 34, 35.

T. 19 N., R. 6 E., Secs. 25, 36.

T. 18 N., R. 7 E., Secs. 8, 17, 20, 29.

T. 19 N., R. 7 E.,

Secs. 5, 6, 7, 17, 18, 20, 29. T. 20 N., R. 7 E.,

Secs. 5, 7, 17, 29, 31, 32. T. 21 N., R. 7 E.,

Secs. 19, 30, 31.

Portions totaling about 240 acres of the above-described sections were withdrawn pursuant to the filing by the Arizona Power Corp. on February 11, 1936, of an application for license and on September 16, 1936, of an amendatory application for license for Project No. 1363. Notices of land withdrawal for the project were given to the General Land Office (now Bureau of Land Manageby Commission letters dated ment) April 30, 1936, and September 29, 1936.

Project No. 1363 consisted of a 44 kv. wood pole transmission line which extended about 42 miles from the Tapco steam plant near Clarkdale, Ariz., to a point near Flagstaff, Ariz. The license for the project was issued to the Arizona Power Corp. for the period of May 14, 1937, to July 3, 1978. On July 9, 1951, the Arizona Power Co., successor licensee by consolidation with the Arizona Power Corp., filed an application for surrender of the license. The application for surrender was filed pursuant to the Commission's letter of September 10, 1947, as supplemented May 29, 1951, which advised the licensee that the transmission line was not a primary line as defined in section 3(11) of the Federal Power Act. The Commission accepted the surrender of the license for the project by order issued November 16, 1951. The line is now owned by the Arizona Public Service Co. and is operated at 69 kv. under authority of a Forest Service special use permit.

The Commission finds:

The withdrawals for Project No. 1363 serve no useful purpose and should be vacated in their entirety.

The Commission orders:

The withdrawals of the subject lands pursuant to the applications for Project No. 1363 are hereby vacated in their entirety.

By the Commission.

[SEAL]

KENNETH F. PLUMB, Secretary.

[FR Doc.71-11263 Filed 8-5-71;8:48 am]

[Docket No. DA-599-Idaho]

PAYETTE RIVER BASIN, IDAHO Lands Withdrawn in Power Site Reserves

JULY 30, 1971.

The Geological Survey has reviewed the waterpower withdrawals in the Payette River Basin, Idaho, and recommended the revocation of the abovedesignated Power Site Reserves insofar as they pertain to lands described in the attached "Land List", thereby requiring Commission consideration under section 24 of the Federal Power Act.

The lands in Power Site Reserve No. 207, dated October 14, 1911, lie within the suggested Bogus Creek and Cabarton Reservoir sites on the North Fork Payette River. The lands within the Bogus Creek site were patented prior to the withdrawal, consequently, the withdrawal is ineffective insofar as it pertains to these lands. The Bureau of Reclamation has constructed a large reservoir (Cascade) immediately upstream from the Cabarton site, and the development of this site is now considered unnecessary. Consequently the lands therein

should be released from power withdrawal

The lands in Power Site Reserve No. 214, dated October 19, 1911, were patented prior to the withdrawal, consequently, the withdrawal is ineffective insofar as it pertains to these lands.

The lands in Power Site Reserve No. 259, dated April 16, 1912, lie adjacent to the main stem of the Payette River about 2 miles upstream from the backwater limit of the Bureau of Reclamation's Black Canyon Reservoir and were withdrawn for possible conduit location which is flexible. There are no known active plans for hydroelectric development involving these lands.

The lands in Power site Reserve No. 461, dated October 27, 1914, were patented on April 19, 1917, without a power reservation, consequently, the withdrawal serves no useful purpose insofar as it pertains to these lands.

The Commission finds:

The withdrawals no longer serve a useful purpose and it has no objection to the revocation of Power Site Reserves Nos. 207, 214, 259, and 461 insofar as they pertain to the subject lands described in the attached "Land List."

By the Commission.

[SEAL]

KENNETH F. PLUMB, Secretary.

LAND LIST

BOISE MERIDIAN, IDARO

1. Lands to be released from Power Site Reserve No. 207 (about 361.75 acres): T. 12 N., R. 3 E.,

Sec. 35, lot 8.

T. 13 N., R. 4 E., Sec. 6, lot 13;

Sec. 8, lots 3, 6; Sec. 17, lot 10 and unsurveyed island:

Sec. 20, lot 11; Sec. 29, lots 2, 5, 10;

Sec. 30, lots 7, 9, 11; Sec. 31, unsurveyed Island.

2. Lands to be released from Power Site Reserve No. 214 (about 80 acres):

T. 11 N., R. 3 E.,

Sec. 23, NE'\(\)NW\(\)\(\); Sec. 34, SE\(\)\(\)NE\(\)\(\). 3. Lands to be released from Power Site Reserve No. 259 (about 120 acres): T. 7 N., R. 1 E.,

Sec. 13, 51/2 SW 1/4 Sec. 14, SE1/4 SE1/4

4. Lands to be released from Power Site Reserve No. 461 (about 39.99 acres): T. 7 N., R. 1 W.,

Sec. 24, lot 6.

[FR Doc.71-11277 Filed 8-5-71;8:48 am]

[Docket No. RP72-4]

COLORADO INTERSTATE GAS CO.

Order Providing for Hearing and Suspending Proposed Tariff Sheets

JULY 30, 1971.

Colorado Interstate Gas Co. (CIG) filed changes in its FPC Gas Tariff, pursuant to section 4 of the Natural Gas Act and § 154.63 of the Commission's regulations thereunder, to be effective August 1, 1971.1 The proposed tariff revisions would increase charges for jurisdictional sales and services by \$9,383,510 per annum based on operations for the 12 months ended March 31, 1971, as adjusted.

This filing reflects a general increase in CIG's rates charged to its jurisdictional customers, except for its proposed S-1 rate schedule, which is presently under suspension, and its PS-1 rate schedule; which, under the terms of its settlement in Docket No. RP70-8, may not be increased prior to November 1, 1972. That settlement, which was approved by the Commission by order issued August 14, 1970, further provides that CIG should not file for a general increase in its jurisdictional rates which will become effective prior to January 1, 1972. CIG states that it makes this filing with expectation that the proposed increased rates will be suspended for the full five-month statutory period.

CIG states the principal reasons for the change are increases (1) in cost related to gas supply, (2) taxes, (3) operation and maintenance expense and (4) in the cost of capital. The company further states that the increase in the cost of capital requires that it be allowed a rate of return of 9 percent on its jurisdictional activities as reflected in the

proposed change.

Copies of the proposed tariff changes were served on CIG's customers and interested state commissions. By notice issued July 13, 1971, and published in the FEDERAL REGISTER on July 19, 1971 (36 F.R. 13297), interested parties were invited to file comments on or before July 26, 1971.

In making its proposed filing, the company does not request a purchase gas adjustment clause, but does request that language be included in any suspension order to allow tracking with respect to future supplier increases equivalent to those used in suspension orders wherein alternate tariffs proposing purchase gas adjustment clauses were requested and rejected. The company further states it had relied upon obtaining additional supplies from El Paso Natural Gas Co., for which El Paso requested a certificate in Dockets Nos. CP69-345 and CP70-137, but which has not yet been issued. Waiver of \$154.63(f), Schedule H(1)3 is requested, since there have been no objections to the certificate proposal and it is expected that the certificate will be issued. In computing its Federal income

chosen to continue to flow-through to its customers the benefits of liberalized depreciation. The company states this decision is without prejudice to its right in any future proceeding to claim normalized income taxes. The rate filing indicates that the requested overall rate of return of 9 percent yields a return on equity of 14,39

taxes for the proposed filing, CIG has

percent, based on the claimed capitalization of 52 percent debt and 48 percent common equity. Review of the rate filing indicates that certain issues are raised which will require development in evidentiary proceedings. The proposed increased rates and charges have not been shown to be justified and may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

At the prehearing conference hereinafter ordered, we contemplate that all parties will be fully prepared to discuss a stipulation of noncontroverted facts, the definition of issues to be tried, as well as any other substantive and procedural problems involved in this proceeding. The parties are expected to fully effectuate the intent of § 2.59 of the Commission's rules of practice and procedure. In the exercise of authority delegated to him under § 1.27 of the rules, the Presiding Examiner, in the exercise of his discretion, may set dates for service of testimony and exhibits by Staff and intervenors, the rebuttal evidence of the applicant and the commencement of cross-examination, which will serve to proceed with such hearing as expeditiously as feasible.

The Commission finds:

It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act

(1) The Commission enter upon a hearing concerning the lawfullness of the rates and charges contained in CIG's FPC Gas Tariff, as proposed to be amended herein, and that the proposed tariff sheets listed in Footnote 1 above be suspended and the use thereof be deferred as herein provided; and

(2) the disposition of this proceeding be expedited in accordance with the procedures set forth below.

The Commission finds:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Chapter I), a public hearing be held commencing with a prehearing conference on October 5, 1971, at 10 a.m., e.d.t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, DC 20426, concerning the lawfulness of the rates, charges, classifications, and services contained in CIG's FPC Gas Tariff, as proposed to be amended herein.

(B) Pending such hearing and decision thereon, CIG's revised tariff sheets listed in Footnote 1 above are hereby

First Revised Volume No. 1: Original Sheet No. 3A, Eighth Revised Sheet No. 4. Eighth Revised Sheet No. 5, Eighth Revised Sheet No. 6, Eighth Revised Sheet No. 7, 10th Revised Sheet No. 9, Ninth Revised Sheet No. 10, Eighth Revised Sheet No. 11, Ninth Revised Sheet No. 11B, Eighth Revised Sheet No. 11C, Seventh Revised Sheet No. 11D, Fifth Revised Sheet No. 12, Sixth Revised Sheet No. 14, Eighth Revised Sheet No. 16A, Pifth Revised Sheet No. 17, Pifth Revised Sheet No. 18B, Eighth Revised Sheet No. 19, Second Revised Sheet No. 21A and Third Revised Sheet No. 21C.

suspended and the use thereof is deferred until January 1, 1972, and until such further time as they are made effective in the manner prescribed by the

Natural Gas Act.

(C) On or before November 1, 1971, the Commission Staff shall serve its prepared testimony and exhibits. The prepared testimony and exhibits of any and all intervenors shall be served on or before November 15, 1971. Any rebuttal evidence by CIG shall be served on or before December 1, 1971. Cross-examination of the evidence shall commence on December 15, 1971. The Presiding Examiner, upon a showing of good cause, may grant such extensions of time as he deems appropriate.

(D) The aforementioned requested waiver of § 154.63(f), Statement H(1) 3

is granted.

(E) During the pendency of this proceeding, and prior to the determination of this issue, CIG will not be precluded from requesting permission to track supplier rate increases which increase the purchased gas cost filed by CIG in this proceeding.

By the Commission.

[SEAL]

KENNETH F. PLUMB, Secretary.

[FR Doc.71-11278 Filed 8-5-71;8:48 am]

[Docket No. E-7172]

SOUTHWESTERN POWER ADMINISTRATION

Order Temporarily Extending Confirmation and Approval of Rates and Charges

JULY 30, 1971.

This order temporarily extends to not later than August 31, 1971, the Commission's approval of the following system rate schedules and contractual rates and charges of Southwestern Power Administration (SWPA):

SYSTEM RATE SCHEDULES

F-1, Firm Power.

P-2 (Revised), Peaking Power.

IC, Interruptible Capacity. EE, Excess Energy.

ES, Emergency Service.

CONTRACTUAL RATES AND CHARGES

Oklahoma Gas and Electric Co. and Public Service Co. of Oklahoma (Contract No. Ispa-356), and Southwestern Electric Power Co. (Contract No. 14-02-001-782).

The Commission by order issued May 1970, Docket No. E-7172 (43 FPC 804), approved all of SWPA's rate schedules and contractual rates and charges listed above except Rate Schedule ES which was approved by letter to the Assistant Secretary of the Interior dated December 4, 1970, Docket No. E-7579, all for the period terminating not later than May 31, 1971. The Secretary of the Interior (Secretary), acting on behalf of SWPA, filed with the Commission, on March 15, 1971, pursuant to section 5 of the Flood Control Act of 1944 (58 Stat. 887, 890), a request in Docket No. E-7172 for approval of certain proposed rate schedules and proposed changes in

contractual rates and charges for a period of three years beginning June 1, 1971. Written notice of the Secretary's request was given to affected customers of SWPA and other interested persons. Notice was also published in the Federal Register on April 24, 1971 (36 F.R. 7766) stating that any person desiring to make comments or suggestions for the Commission's consideration with respect to the proposed rate schedules or changes in contractual rates and charges should submit the same in writing to the Commission on or before May 10, 1971.

Several customers of SWPA sought time beyond May 10, 1971, to submit comments or suggestions in this proceeding. Accordingly, the Commission by order issued May 10, 1971, in Docket No. E-7172 extended the time for submission of comments or suggestions to and including June 1, 1971. By that order the Commission also temporarily extended to and including July 30, 1971, its approval of SWPA's currently applicable system rate schedules and the contractual rates and charges listed above for the purpose of affording opportunities to (1) SWPA to respond to the comments or suggestions which might be filed by its customers and (2) our Staff to review such comments or suggestions and responses.

Comments objecting to the Secretary's pending request for the long-term rate approval, referred to above, have been filed by certain customers of SWPA and responses to such objections have been filed by SWPA. It appears that time beyond July 30, 1971, will be needed by our Staff to complete its review of those objections and responses. We are, therefore, extending our approval of SWPA's current system rate schedules and contractual rates and charges mentioned above to August 31, 1971, or to such earlier date as we may act on the merits in this matter.

The Commission further finds:

The extension of approval of current rates and charges, as hereinafter provided, will not be incompatible with the public interest.

The Commission orders:

The confirmation and approval of SWPA's Rate Schedules P-1, P-2 (Revised), IC, EE, and ES and the contractual rates and charges contained (1) in SWPA's contract with Oklahoma Gas and Electric Co. and Public Service Company of Oklahoma (Contract No. Ispaand (2) in SWPA's contract with Southwestern Electric Power Co. (Contract No. 14-02-001-782), as set forth in the Commission's order issued May 28, 1970, Docket No. E-7172 and the Commission's letter to the Assistant Secretary of the Interior, dated December 4, 1970, Docket No. E-7579, referred to above, are hereby temporarily extended to and including August 31, 1971 or to such earlier date as the Commission may

By the Commission.

[SEAL] KENNETH F. PLUMB, Secretary.

[FR Doc.71-11280 Filed 8-5-71;8:48 am]

[Docket No. RP71-137]

EL PASO NATURAL GAS CO.

Order Providing for Hearing, Suspending Proposed Tariff Sheets, Providing Hearing Procedure, Permitting Tracking of Increased Purchased Gas Costs and Requiring Filing of Undertaking

JULY 30, 1971.

El Paso Natural Gas Co. (El Paso), on June 30, 1971, tendered for filing proposed changes in its FPC Gas Tariff, contained in First Revised Volume No. 3,1 designed to supersede the presently effective Original Volume No. 3 of its tariff, to become effective on July 31, 1971. The purpose of the filing is: (1) to increase jurisdictional revenues in the amount of \$15,846,896 annually for its Northwest Division System based on volumes for the test period, 12 months ended February 28, 1971, as adjusted; and (2) to establish a new tariff for service to distributor and pipeline customers served by its Northwest Division System.

El Paso states that the principal reason for the proposed rate increase is an increase in the cost of purchased gas due to a new gas supply contract with Westcoast Transmission Co., Ltd., designated the "Sumas IV Contract", which is scheduled to become effective on November 1, 1971. This contract will increase deliveries on the Northwest Division System by 225,000 Mcf daily. El Paso states that the increased rates which it proposes would produce a return for its Northwest Division System of approximately 8.5 percent, whereas the cost of service for the test period includes a return of 9 percent, which El Paso says is fair and reasonable. El Paso explains that the jurisdictional cost of service reflected in its Statement I-b includes costs related to facilities which will be required to meet the market requirements of El Paso's Northwest Division System for the 1971-72 heating season but which, as of the date of the tender of its filing, have not been authorized by the Commission.

The tariff changes proposed in El Paso's filing contain substantial revisions and rate structure simplification, including continuation of combined billing under Rate Schedule ODL-1, the elimination of Rate Schedules DL-1, DI-1, S-1, and MDS-1, equating of priority and rate levels for interruptible rate schedules and modifications in Rate Schedule IOS-1. Modifications are also proposed in the determination of deliveries and unauthorized overrun provisions which became effective on March 31, 1971, in Docket No. RP71-14.

El Paso also seeks authorization to increase its Northwest Division System rates from time to time, after effectiveness of the basic increase in rates which is the subject of the filing, by tracking

¹ The tariff sheets included in this volume are Original Sheet Nos. 1, 2, 3, 10 through 29, 40 through 55, 60 through 71 and 80 through 83.

filings made through December 31, 1972, to reflect increased purchased gas costs which may be sustained by the North-

west Division System.

El Paso requests that the tendered First Revised Volume No. 3, including the proposed increased rates, be suspended only until November 1, 1971, or the date of initial deliveries under the Sumas IV Contract, whichever is later, for the reason that the more significant of the proposed tariff changes are premised on, and their effectiveness designed to be coordinated with, initiation of deliveries by Westcoast under the new Sumas IV Contract. Of 17 interventions received only the "Public Service Group" objects to El Paso's request for suspension of the filing for less than 5-month statutory period. In support of this objection this petitioner states that if El Paso's filing is suspended until November 1, 1971, it will be necessary for petitioner to file for two rate increases with State commissions within a 60-day period, one related to a tracking of El Paso's increase by petitioner's principal pipeline supplier's and the other to recover a further increase of that pipeline supplier, to become effective January 1, 1972. It appears that the annual aggregate increase to the Public Service Group of its supplier's filings will be the same whether El Paso's filing is suspended for the full statutory period or not and that the only harm to petitioner of a shortened suspension period for El Paso's filing is one of convenience. namely the filing of two rate increases instead of one. We find this is not to be a sufficient reason to support the objection when weighed against the fact that suspension of El Paso's filing for 5 months would require El Paso to absorb substantial increases in purchased gas costs for the 2-month period, November 1, 1971, to January 1, 1972.

We will also allow El Paso to track supplier rate changes on its Northwest Division System from the end of the suspension period provided herein through December 31, 1972, as hereinafter provided. By order issued this date, we are amending Ordering Paragraph (E) of the order issued October 30, 1970, in Dockets Nos. RP71-13 and RP71-14 so as to terminate the tracking authority granted with respect to the Northwest Division System in Docket No. RP71-14 on a date coincident with effectiveness of the tracking authority granted herein.

Review of the rate filing indicates that issues are raised which require development in evidentiary proceedings. The proposed tariff changes, including the proposed increased rates, have not been shown to be justified and may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds:

(1) It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the provisions contained in El Paso's FPC Gas Tariff, as proposed to be amended herein, and that the tariff

sheets contained in proposed First Revised Volume No. 3 of El Paso's tariff be suspended, and the use thereof be deferred as herein provided.

(2) It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the disposition of this proceeding be expedited in accordance with the provisions set forth below.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 5 thereof, the Commission's rules of practice and procedure, and the regulations Under the Natural Gas Act (18 CFR Chapter I), a public hearing commencing with a prehearing conference shall be held on November 16, 1971, at 10 a.m., e.s.t., in a hearing room of the Federal Power Commission, 441 G Street, NW., Washington, DC. 20428 concerning the lawfulness of the rates, charges, classifications, and services contained in El Paso's FPC Gas Tariff, as proposed to be amended herein.

(B) Pending such hearing and decision thereon, the tariff sheets contained in El Paso's proposed First Revised Volume No. 3 of its tariff are hereby suspended, and the use thereof deferred, until November 1, 1971, or the date of initial deliveries under the Sumas IV Contract, whichever is later, and until such further time as they are made effective in the manner prescribed by the

Natural Gas Act.

(C) El Paso may, from time to time until December 31, 1972, file with the Commission as a part of its FPC Gas Tariff, First Revised Volume No. 3, a revised tariff sheet necessary to reflect increases or decreases in its rates, the first of which increases to be effective no earlier than the effective date of Original Sheet No. 10 and the rates identified therein, based upon increases or decreases in the cost of El Paso's Northwest Division System purchased gas, subject to the conditions as hereinafter described and computed in accordance with the provisions of this Paragraph (C):

(1) Increases or decreases in El Paso's rates made pursuant to Paragraph (C) shall only reflect (i) those changes in the cost of gas purchased by El Paso from those fields and from those gas supply sources presently connected to El Paso's Northwest Division System and identified in Statement H(1), Schedule H(1)-3.1 of El Paso's filing at Docket No. RP71-137 and under those FPC Gas Rate Schedules (and Small Producer Contracts) of El Paso's Northwest Division System suppliers now on file with this Commission and identified in Statement H(1), Schedule H(1)-3.2, sheets 245 through 417, 440 through 451, and 514 and 516, of El Paso's said filing in Docket No. RP71-137, and (ii) those changes in the cost of gas purchased by El Paso under the Canadian supplier purchase contracts with Westcoast Transmission Co. Ltd. (Westcoast), dated October 10, 1969, as amended, pertaining to purchases at Sumas and dated September 23, 1960, as amended. pertaining to purchases at Kingsgate on file with this Commission, provided, however, that only those increases under the Northwest Division System supplier rate schedules, or any decreases therein, ordered by the Commission, together with any increases or decreases in the cost of gas purchased under such Canadian supplier purchase contracts arising from (i) changes in the price to be paid by El Paso for gas purchased under the Sumas Contract of October 10, 1969. as amended, and (ii) changes in the buying rate of Canadian currency in terms of U.S. currency under the Kingsgate Contract of September 23, 1969, as amended, shall be used in the computation of increases or decreases in El Paso's rates made pursuant to Paragraph (C);

(2) No change in El Paso's Northwest Division System rates shall be made hereunder until the net change in the annualized cost of purchased gas for the Northwest Division System under the supplier rate schedules and Canadian supplier purchase contracts, determined as herein provided, causes a total Northwest Division System change in purchased gas costs of at least one-tenth of 1 cent (0.1 cent) per Mcf (at 14.73 psia) based upon El Paso's test period Northwest Division System total gas sales;

(3) The amount of any net change in the annualized cost of purchased gas for El Paso's Northwest Division System shall be the sum of the amounts calculated in accordance with Paragraphs

(C) (4) and (C) (5) below;

(4) The amount of any net change in the annualized cost of purchased gas for purposes of this Paragraph (C) (4) shall be the difference between the amounts computed under Paragraphs (C) (4) (a)

and (b) below:

(a) The annualized cost of gas purchased by El Paso for its Northwest Division System under each supplier rate schedule determined by application of the rate then in effect thereunder to the volume of domestic gas purchased during the 12-month period ending not less than 60 days nor more than 90 days preceding the effective date of the increase or decrease, for each supplier rate schedule reflected in Statement H(1), Schedule H(1) 3.2 of El Paso's said filing in Docket No. RP71-137; and

(b) The annualized cost of gas purchased by El Paso for its Northwest Division System determined by application of the last rates under supplier rate schedules used for a change in gas sales rates to the volumes prescribed in the immediately preceding subparagraph

(a):

(5) The amount of any net change in the annualized cost of purchased gas for the purpose of this Paragraph (C) (5) shall be the sum of the amounts computed under Paragraphs (C) (5) (a) and (b) below:

(a) The amount of any net change in the annualized cost of gas purchased by El Paso from Westcoast under the Sumas Contract of October 10, 1969, as amended, shall be calculated by multiplying 251,393,750 Mcf by the difference

between (i) the unit cost of gas per Mcf expressed in U.S. cents per Mcf rounded to the nearest hundredth of a cent billed by Westcoast to El Paso each month under such contract adjusted, however, to reflect the unit cost which would have been billed had the quantities billed for such month been equal to a 95 percent use of the contract demand under the Sumas Contract for such month and (ii) for the purposes of the initial change in sales rates made under this paragraph (C), the rate of 32.47 cents and for subsequent changes, in the last unit cost of such gas used for a change in sales rates under this Paragraph (C).

(b) The amount of any net change in the annualized cost of gas purchased by El Paso from Westcoast under the Kingsgate contract of September 23, 1960, as amended, shall be calculated by multiplying the amount of \$126,800 by the results of deducting 99.27 U.S. cents from the rate of exchange used to convert U.S. to Canadian currency on the most current monthly invoice from Westcoast. However, for changes in rates made subsequent to the initial change in sales rates made hereunder, there shall be deducted from the amount determined by multiplying the amount of \$126,800 by the results of deducting 99,27 U.S. cents from the last previous rate of exchange used for a change in sales rates under this Paragraph (C);

(6) The amount per Mcf of any change in rates hereunder shall be determined by dividing the amount of any net change in the annualized cost of purchased gas determined in accordance with this Paragraph (C) by 441,368,706 Mcf.' Such change in rates shall be uniformly applied to all rate schedules contained in Volume No. 3 of El Paso's FPC Gas Tariff and as to those rate schedules containing demand and commodity rates in the commodity component thereof;

(7) No filing made pursuant to this Paragraph (C) shall utilize increased supplier rates which are not actually effective, or with respect to which any requisite motion to place such rates in effect has not been filed with the Commission, provided that El Paso's filings utilizing such increased supplier rates shall not provide for an effective date prior to the day on which any such suspended supplier increases become effective by motion;

(8) Revised tariff sheets filed in accordance with this Paragraph (C) shall become effective 30 days after filing or such later date as El Paso proposes; and

(9) If, as a result of any final order of the Commission, not stayed by the Commission or the courts, El Paso shall receive refunds, including interest, under any supplier rate schedule, applicable to increased rates collected thereunder which have been reflected in changes in El Paso's Northwest Division System rates hereunder, El Paso shall refund the jurisdictional portion of all refunds received to its jurisdictional customers. without further interest, upon accumulation of \$200,000 or more, except for the final refund which shall be made if, but only if, the total amount remaining refundable is \$10,000 or more.

(D) As a condition of this order, El Paso shall execute and file in triplicate with the Secretary of this Commission, within 20 days of the date of this order, its written agreement and undertaking to comply with the terms of paragraph (C) (9) hereof, signed by a responsible officer of the corporation, evidenced by proper authority from its Board of Directors, and accompanied by a certificate showing service of copies thereof upon all purchasers under the First Revised Volume No. 3 tariff and upon all parties of recording in this proceeding as follows:

Agreement and undertaking of El Paso Natural Gas Co. to comply with the terms and conditions of paragraph (C)(9) of the Federal Power Commission's order issued ——————, 1971, at Docket No. RP71-137.

EL PASO NATURAL GAS CO. By

Attest:

Secretary

(E) At the hearing on November 16, 1971, El Paso's prepared testimony (Statement P), together with its entire rate filing as submitted and served on June 30, 1971, as supplemented on July 19, 1971, shall be admitted to the record as El Paso's complete case-inchief, as provided by Section 154.63(e) (1) of the Commission's Regulations Under the Natural Gas Act, and Order No. 254, 28 FPC 495, subject to appropriate motions, if any, by parties to the proceeding.

(F) Following the admission of El Paso's complete case-in-chief, the parties shall proceed to effectuate the intent and purpose of § 2.59 of the Commission's rules of practice and procedure and of this order, as set forth above.

(G) On or before November 30, 1971, the Commission Staff shall serve its prepared testimony and exhibits. The prepared testimony and exhibits of any and all intervenors shall be served on or before December 14, 1971. Any rebuttal evidence by El Paso shall be served on or before January 4, 1972. Cross-examination of the evidence shall commence on January 18, 1972. The Presiding Examiner, upon a showing of good cause, may grant such extensions of time as he deems appropriate.

(H) A Presiding Examiner to be designated by the Chief Examiner for that purpose (see Delegation of Authority, 18 CFR 3.5(d)) shall preside at the hearing in this proceeding; shall prescribe relevant procedural matters not herein provided, and shall control this proceeding in accordance with the policies expressed in § 2.59 of 'the Commission's rules of practice and procedure.

By the Commission.

Dy the commission.

SEAL] KENNETH F. PLUMB, Secretary.

[FR Doc.71-11285 Filed 8-5-71;8:49 am]

[Dockets Nos. E-7562, E-7655; Project No. 176]

ESCONDIDO MUTUAL WATER CO.

Order Permitting Intervention, Instituting Investigation, and Consolidating Dockets for Hearing

JULY 30, 1971.

By order issued April 14, 1971, we instituted an investigation and set for hearing the matters raised in the complaint filed by the Secretary of the Interior in Docket No. E-7562. In that proceeding intervention was granted to the Rincon, La Jolla, and San Pasqual Bands of Mission Indians, whose reservations are affected by Project No. 176.

On April 1, 1971, Escondido Mutual Water Co., licensee for Project No. 176, filed application for a new license (minor) for the project, and by letter dated May 28, 1971, licensee indicated that Exhibits K, L, R, and S for the new license application would be filed by July 15, 1971, and that information specified in section 16.6 of the Commission's regulations under the Federal Power Act would be filed by September 1, 1971. Exhibits K, L, R, and S were filed on July 15, 1971.

On June 25, 1971, and July 20, 1971, San Diego Gas and Electric Co., as major purchaser of electricity generated by Project No. 176, petitioned to intervene in the proceeding on the application for new license for Project No. 176, and the proceeding in Docket No. E-7562, respectively.

On June 24, 1971, the Secretary of the Interior filed a petition to intervene in

'The test period Northwest Division System total gas sales. (See Statement G, sheet 1 of 3, line 9, column (e).)

The unit rate of 32.47 cents per Mcf represents El Paso's test year cost of Canadian gas purchased under the Sumas Contract of 881,620,332 divided by the Sumas volume of 251,393,750 (725,000 Mcf/d times 365 days times 95 percent load factor). (All volumes and rates are stated at 14.9 p.s.i.a.) See Statement H(1), Schedule No. H(1)-3.1, sheet 12 of 13, of El Paso's filing at Docket No. RP71-137.

The cost of Canadian gas purchased under the Kingsgate Contract included in the test period cost of service is \$13,897,258 U.S. dollars. Of such sum, \$1,309,757 is payable in U.S. dollars and not subject to currency adjustment, leaving \$12,587,501 to be converted to Canadian dollars at the exchange rate of 99.27 U.S. cents. Each I cent of change from 99.27 U.S. cents is calculated by (100.27+99.27) -1×\$12,587,501 which equals \$120,800 for each I cent of change in the exchange rate of 99.27 U.S. cents. (See Statement H(I), Schedule No. H(I)-3.1, sheet 12 of 13, of El Paso's filing at Docket No. RP71-137.)

the relicense proceeding in Project No. 176 and a motion to consolidate the proceeding on the application for relicense with the proceeding in Docket No. E-7562. In support of the petition to intervene as trustee for and on behalf of the La Jolla, Rincon, San Pasqual, Pala, and Pauma Bands of Mission Indians, the Secretary of the Interior alleges that some of the tribal lands of the bands are presently being occupied and used and certain water rights are being exercised by the licensee in connection with its operation of Project No. 176. In support of the motion to consolidate proceedings, the Secretary states that certain facts and issues involved in the relicense proceeding are substantially identical to the facts and issues involved in the complaint proceeding in Docket No. E-7562 and a consolidation will result in a considerable saving for all parties concerned.

On June 25, 1971, the Rincon, La Jolla, and San Pasqual Bands of Mission Indians filed a petition to intervene in the relicense proceeding for licensed Project No. 176 and a motion to consolidate that proceeding with the proceeding in Docket No. E-7562, also stating that facts and issues involved in the two proceedings overlap and that a consolidation would result in savings to the parties.

On July 6, 1971, licensee filed an answer to the petitions to intervene and motions to consolidate filed in the re-license application for Project No. 176 and offered no objection to consolidation of the proceeding on the relicense application with that proceeding in Docket No. E-7562.

By letter dated June 7, 1971, the Rincon, La Jolla, and San Pasqual Bands of Mission Indians stated their objection to the licensee's proposed schedule for filing exhibits and additional information. In his letter of June 22, 1971, the Secretary of the Interior offered similar objections and requested that, if the license application exhibits are to be filed later than previously scheduled, an extension of time beyond the September 20, 1971, date for filing of testimony in Docket

E-7562 be granted. The Secretary of the Interior, in both the original filing in Docket E-7562 and the petition to intervene in the relicense application for Project No. 176, states that Vista Irrigation District of Vista. Calif., exercises joint possession, operation, and control of facilities of Project No. 176 without license or other valid authority. In the filing of June 24, 1971, the Secretary of the Interior states that waters utilized by Project No. 176 are stored and controlled upstream from the project by Henshaw Dam and Reservoir owned and operated by Vista Irrigation District without a license, and that no new license can be issued for Project No. 176 without Vista Irrigation District as a colicensee. In these circumstances, we believe it to be appropriate to institute an investigation in Docket No. E-7655. to consider the extent, if any, that Vista Irrigation District is involved in the operation of Project 176, and the occupancy

United States.

We believe that the matters to be considered in the three proceedings are sufficiently related that they can best be considered in a consolidated proceeding and, therefore, we are ordering that the proceedings in Docket No. E-7655 and Project No. 176 be consolidated with the proceeding in Docket No. E-7562.

Inasmuch as the consolidated proceeding will involve preparation of additional testimony, the request for additional time for filing initial testimony will be referred to the Presiding Examiner for appropriate action.

The Commission finds:

(1) Participation by the San Diego Gas & Electric Co. in the proceeding in Docket No. E-7562 and the proceeding on the relicense application for Project No. 176 may be in the public interest.

(2) Participation by the Secretary of the Interior and the Rincon, La Jolla, and San Pasqual Bands of Mission Indians in the proceeding on the relicense application for Project No. 176 may be in the public interest.

(3) It is appropriate and in the public interest that an investigation and hearing be instituted pursuant to the provisions of the Federal Power Act, particularly sections 4(e), 4(g), 10(e), 14, 15, 23(b), 306, 307, 308, and 309 thereof, to consider the extent, if any, that Vista Irrigation District is involved in the operation of Project No. 176 and the occupancy of Indian lands or other lands of the United States.

(4) It is appropriate and in the public interest that the proceedings in Docket No. E-7655, and Project No. 176 be consolidated for hearing with the proceeding in Docket No. E-7562.

The Commissioner orders:

(A) An investigation is hereby instituted in Docket No. E-7655, to consider the matters concerning Vista Irrigation District as specified in finding (3) above, and the Secretary of the Commission shall have a copy of this order served on Vista Irrigation District of Vista,

(B) The above-named petitioners are permitted to intervene in this proceeding, subject to the rules and regulations of this Commission: Provided, however, That the participation of such intervenors shall be limited to the matters affecting asserted rights and interests as specifically set forth in said petition for leave to intervene: And provided, further. That the admission of such intervenors shall not be construed as recognition by the Commission that such intervenors, or any of them might be aggrieved by any order entered in this proceeding.

(C) Pursuant to the authority contained in, and subject to the jurisdiction conferred upon the Federal Power Commission by the Federal Power Act particularly sections 4(e), 4(g), 10(e), 14, 15, 306, 307, 308, and 309 thereof, and the Commission's rules of practice and procedure, the matters referred to in finding (4) above, are consolidated for hearing,

of Indian lands or other lands of the and a public hearing thereon shall be held at such time and place as shall be designated by the Presiding Examiner.

By the Commission.

[SEAL] KENNETH F. PLUMB, Secretary.

[FR Doc.71-11286 Filed 8-5-71;8:49 am]

[Docket No. CP72-19]

LONE STAR GAS CO. Notice of Application

JULY 30, 1971.

Take notice that on July 23, 1971, Lone Star Gas Co. (applicant), 301 South Harwood Street, Dallas, TX 75201, filed in Docket No. CP72-19 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain facilities for the rendition of natural gas service to the Lakeside Village Mobile Home Park (Lakeside), Wichita County, Tex., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, applicant proposes to construct and operate a tap and regulator station at approximate station 193+15 on its 18-inch Line A located about 0.04 mile north of Wichita Falls in Wichita County, and to use these facilities in conjunction with a natural gas distribution system for the rendition of initial natural gas service to Lakeside. Applicant states that Lakeside is an unincorporated community, presently under construction wherein the estimated third year peak day and annual natural gas requirements will be 280 Mcf and 10,500 Mcf respectively. The estimated cost of the tap and regulating facilities is \$1,437, which cost applicant states will be financed from working capital.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required NOTICES

herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

> KENNETH F. PLUMB, Secretary.

[FR Doc.71-11281 Filed 8-5-71;8:49 am]

[Docket No. RP72-11]

NORTH PENN GAS CO.

Notice of Proposed Changes in Rates and Charges

JULY 30, 1971.

Take notice that on July 12, 1971, North Penn Gas Co. (North Penn) filed revised tariff sheets to its FPC Gas Tariff (20th Revised Sheets Nos. 4 and 5 to its FPC Gas Tariff First Revised Volume No. 1), to be effective as of August 11, 1971. The proposed changes would increase jurisdictional revenues by approximately \$90,000 based on operations for the 12-month period ended May 31, 1971. North Penn states that the purpose of the filing is to track the rate increases of its suppliers—Consolidated Gas Supply Co., Transcontinental Gas Pipeline Co. and Tennessee Gas Pipeline Co.

Any person desiring to be heard or to make protest with respect to said filing should on or before August 5, 1971, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 18 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestant parties to the proceeding. Persons wishing to become parties to a Proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The filing is available at the Commission's office for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.71-11275 Filed 8-5-71;8:48 am]

[Dockets Nos. RP71-13, RP71-14]

EL PASO NATURAL GAS CO.

Order Amending Order Permitting Tracking of Supplier Rate Increases

JULY 30, 1971.

El Paso Natural Gas Co. (El Paso), on June 2, 1971 and on June 30, 1971, filed in Dockets Nos. RP71-13 and RP71-14, respectively, a motion for modification of the Commission's order, issued October 30, 1970 in these consolidated proceedings, insofar as it gives El Paso authority to file rate increases and decreases to reflect increases or decreases in the cost of purchased gas for both its Southern Division System (Docket No. RP71-13) and for its Northwest Division System (Docket No. RP71-14).

El Paso's proposed modification of the order in Docket No. RP71-13 would extend the expiration date of El Paso's tracking authority for its Southern Divi-sion System from December 31, 1971, to December 31, 1972, and would eliminate the 0.67 cents per Mcf limitation on aggregate net increases which El Paso may file to track increased purchased gas costs on its Southern Division System. El Paso's proposed modification of the October 30, 1970 order in Docket No. RP71-14 would move the expiration date of El Paso's tracking authority from December 31, 1971 up to November 1, 1971, the effective date of the tracking authority which El Paso requests in its rate increase filing in Docket No. RP71-137, or to such later date as the Sumas IV Contract becomes effective, in order to avoid an overlap of the tracking authorization which it seeks in Docket No. RP71-137 on the tracking authority provided in Docket No. RP71-14.

In support of its motion in Docket No. RP71-13. El Paso states that subsequent to issuance of the Commission's order of October 30, 1970, several unforeseen events leading to potential future supplier rate increases, as fully described in its motion, have exposed El Paso to substantial increases in the cost of purchased gas for its Southern Division System. El Paso asserts that the total amount of these increases cannot be accurately computed at the present time, as several of the supplier increases are contingent upon future occurrences. The major portion of the possible future increases in purchased gas costs relate to (1) the unilateral increase in price by El Paso's supplier Aztec Oil and Gas Co. in Docket No. RI71-744 to become effective August 1, 1971, and the numerous other price increases to El Paso which may result from the Aztec filing due to the activation of favored nations clauses in the contracts of other suppliers, and (2) the price increases which may result if the moratorium provisions of the Commission's Opinion No. 586' are stayed or the opinion is set aside on court appeal. El Paso states that it cannot file to track these increases under its current tracking authority because either the supplier increases involved represent amounts over and above the 0.67 cents per Mcf, which it is authorized to track, and/or the supplier increases will not become effective until after December 31, 1971.

Answers to El Paso's motion in Docket No. RP71-13 were filed by intervenors Pacific Gas and Electric Co. (PG&E), San Diego Gas and Electric Co., Southwest Gas Corp., and the Public Utilities Commission of California. None of these parties object to allowing El Paso to track changes in purchased gas costs as a general proposition. However, in general they oppose El Paso's motion on the grounds that a substantial portion of the future increases in purchased gas costs which El Paso seeks authority to track are uncertain as to likelihood of occur-rence and amount. Their objections are principally directed to the fact that the unilateral price increase of Aztec, to become effective August 1, 1971, will activate favored nations clauses in numerous other supplier contracts of El Paso. thereby resulting in cost increases to El Paso of presently indeterminable amounts. Objection is also made to allowing El Paso to track any supplier price increases which might result from a stay of the moratorium provision of Opinion No. 586, the Hugoton-Anadarko Area Rate Proceeding or court reversal of that opinion. PG&E takes the position that El Paso's motion should not be granted until the matter has been thoroughly considered in hearing before the Commission. PG&E contends that it would be contrary to the public interest to permit an increase by Aztec Oil and Gas Co., covering a rather minor volume of gas. to result in a multimillion-dollar increase due to the triggering of favored nation clauses without a thorough factual exploration of possible alternative solutions. The California Commission urges that if the Commission modifies its order permitting tracking as requested by El Paso, it concurrently set the Azetc increase for hearing and expeditious disposition.

Based upon our review of El Paso's motion in Docket No. RP71-13 and the answers thereto, it is our opinion that El Paso should be permitted the tracking authorization which it seeks. It is our established policy to allow natural gas pipeline companies to file rate changes in order to track the changes in rates of their suppliers, and consistent with this policy El Paso was granted this tracking authorization for its Southern Division System in Docket No. RP69-20. The authorization was extended in Dockets Nos. RP70-11 and RP71-13. The fact that the future possible increased gas costs which El Paso now seeks to track are uncertain as to probability of occurrence and exact amount at the present time is not, in our opinion, a reason to deny El Paso the tracking authorization which it seeks. The intervenors have not shown how they would be injured by reason of the fact that the magnitude of future supplier increases for which El Paso seeks tracking authorization are not known at the present time. El Paso's customers will be protected for the reason that El Paso is not permitted to track any supplier rate increase which does not actually become effective. This is provided in the October 30, 1970 order and El Paso, in its motion, does not propose any modification of this provision. The customers are further protected by reason of the provision contained in paragraph (C)(1) of the October 30, 1970 order which requires El Paso to flow-through any refunds which it may receive from any of its suppliers applicable to supplier increases

¹ Hugoton-Anadarko Area Rate Proceeding.

which it has reflected in its rates under its tracking authority and to reduce its rates to reflect supplier rate reductions. This assurance that any amounts in excess of the rates ultimately allowed its suppliers will be flowed through by El Paso adequately protects the public interest.

We do not believe that PG&E has shown sufficient reasons for us to order a hearing on this matter and, in any event, it does not appear that there are any evidentiary facts to be adduced which are necessary to a disposition of El Paso's motion. With regard to PG&E's contention that possible alternative solutions might be explored we believe that the tracking which we have authorized in Docket No. RP71-13 is the appropriate method for El Paso to employ and, as stated above, it gives ample protection to El Paso's customers. PG&E's suggestion that El Paso could refuse to pay Aztec's increased price and thus avoid the triggering of the favored nations clauses in other contracts would have El Paso refuse to pay the filed rate. Apart from the fact that this would no doubt subject El Paso to a lawsuit, this Commission could not sanction such action as El Paso is required to pay the rate which Aztec has on file with the Commission. Aztec's increased price will be collected subject to refund and the increases of other El Paso suppliers which may result from Aztec's filing due to activation of favored nations clauses will be subject to Commission review and suspension. Any amounts in excess of the price levels ultimately determined as proper by the Commission for Aztec and other suppliers which El Paso receives as refunds will be flowedthrough to El Paso's customers in accordance with El Paso's obligation as set forth above. El Paso is also required to reduce its rates to reflect any rate reductions of Aztec and other suppliers.

No answers or objections have been received to El Paso's motion in Docket No. RP71-14. Since we are this same date issuing an order granting El Paso the tracking authorization which it requests in Docket No. RP71-137, effective November 1, 1971 (or the date of initial deliveries under the Sumas IV Contract, whichever is later), it is appropriate to amend our October 30, 1970 order to terminate the tracking authorized therein for the Northwest Division System as of the effective date of the tracking authorized in Docket No. RP71-137.

The Commission finds:

For the reasons stated herein, it is appropriate and necessary in the public interest that the October 30, 1970 order issued in Dockets No. RP71-13 and RP 71-14 be amended in accordance with the modifications proposed by El Paso in its motions filed on June 2, 1971 in Docket No. RP71-13 and on June 30, 1971 in Docket No. RP71-14.

The Commission orders:

(A) Ordering paragraph (C) of the Commission's order issued October 30. 1970, which relates to El Paso's tracking authorization on its Southern Division System in Docket No. RP71-13 is amended to change the termination date for the tracking authorization from December 31, 1971 to December 31, 1972, and to delete the limitation on the tracking authorization of 0.67 cents per Mcf. Ordering paragraph (C), as amended, provides in pertinent part as follows:

(C) El Paso may, from time to time until December 31, 1972, file with the Commission as a part of its FPC Gas Tariff, Original Volume No. 1, and as to Rate Schedules FS-34, and FS-35 of Original Volume 2A, revised tariff sheets necessary to reflect increases or decreases in its rates, the first of such increases to be effective no earlier than March 31, 1971, based upon increases or decreases in the cost of El Paso's purchased gas for its Southern Division subject to the conditions as hereinafter described and computed in accordance with the following provisions of this paragraph (C):

(1) Increases or decreases in El Paso's rates made pursuant to paragraph (C) shall reflect only those changes in the cost of gas purchased by El Paso from those fields and from those gas supply sources presently connected to El Paso's Southern Division System and identified in Statement H(1), Schedule No. H(1)-3.1 of El Paso's filing in Docket No. RP71-13 and under those FPC gas rate schedules of El Paso's Southern Division System suppliers now on file with this Commission and identified in Statement H(1), Schedule No. H(1)-3.2, sheets 8 through 310, 324 through 356, and 362 through 425 of that filing, provided, however, that only those increases under the Southern Division System supplier rate schedules, or any decreases therein, ordered by the Commission shall be used in the computation of increases or decreases in El Paso's rates made pursuant to paragraph (C).

(4) The amount of any net change in the annualized cost of purchased gas for El Paso's Southern Division System shall be determined as the difference between the annualized cost of purchased gas, computed in accordance with the immediately preceding subparagraph (3). and the amount that would have been paid as determined by application of the last supplier rate used for a change in rates hereunder to the volume prescribed in subparagraph (3). The amount per Mcf of any change in rates hereunder shall be determined by dividing the annual amount of the above change in costs by El Paso's total Southern Division System sales made during the 12-month period used to determine the annualized cost of purchased gas under the immediately preceding subparagraph (3), Such change in rates shall be uniformly applied to all rate schedules affected by El Paso's filing herein and in the commodity component of Rate Schedule G of El Paso's FPC Gas Tariff, Original Volume No. 1.

(B) Ordering paragraph (E) of the October 30, 1970 order which relates to El Paso's tracking authorization on the Northwest Division System, is amended to change the termination date of the tracking authorization from December 31, 1971, to the effective date of the tracking authority granted in Docket No. RP71-137, but in no event beyond December 31, 1971, Ordering paragraph (E), as amended, provides in pertinent part as follows:

(E) El Paso may, from time to time until the effective date of the tracking authority granted in Docket No. RP71-137, but in no event beyond December 31, 1971, file with the Commission as a part of its FPC Gas Tariff, Original Volume No. 3, revised tariff sheets necessary to reflect increases or decreases in its rates. the first of which increases to be effective no earlier than March 31, 1971, up to a level equal to the rates set forth in the proposed revised Northwest Division System tariff sheets identified in footnote 1 above, based upon increases or decreases in the cost of El Paso's Northwest Division System purchased gas, subject to the conditions as hereinafter described and computed in accordance with the following provisions of this paragraph (E):

By the Commission.

KENNETH F. PLUMB, [SEAL] Secretary.

[FR Doc.71-11274 Filed 8-5-71;8:48 am]

[Docket No. CP72-21]

INDUSTRIAL GAS CORP. Notice of Application

JULY 30, 1971.

Take notice that on July 27, 1971, Industrial Gas Corp. (applicant), Post Office Box 1473, Charleston, WV 25325, filed in Docket No. CP72-21 an application pursuant to section 7(c) of the Natural Gas Act, as implemented by § 157.7(b) of the regulations under said Act, for a certificate of public convenience and necessity authorizing the construction, during the 12-month period commencing September 1, 1971, and operation of certain natural gas facilities to enable applicant to take into its pipeline system supplies of natural gas which will be purchased in the general area of its existing system, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that the purpose of this budget-type application is to augment its ability to act with reasonable dispatch in contracting for and connecting to its pipeline system supplies of natural gas in various producing areas generally coextensive with said system.

The total cost of the facilities proposed herein is not to exceed \$50,000. with no single project costing in excess of \$12,500.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required further notice of such hearing will be duly given.

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

KENNETH F. PLUMB, Secretary.

FR Doc.71-11283 Filed 8-5-71:8:49 am

[Projects 2243, 2273]

PACIFIC NORTHWEST POWER CO. AND WASHINGTON PUBLIC POWER SUPPLY SYSTEM

Notice of Further Extension of Time

JULY 28, 1971.

On July 23, 1971, the Environmental Defense Fund, Inc., filed a motion for a further extension of time to and including August 27, 1971, within which to file briefs on exceptions to the Presiding Examiner's initial decision issued on February 23, 1971, in the above-designated proceeding. The motion also requests that the time for filing comments on the Commission Staff's environmental impact statement be extended to and including August 27, 1971, to coincide with the date for filing comments on the applicants' environmental impact statement.

Upon consideration, notice is hereby given that the time is further extended to and including August 10, 1971, within which briefs on exceptions and comments on Commission Staff's environmental

impact statement, may be filed by all participants. Anyone wishing to comment on the applicants' environmental impact statement may file comments by August 10, 1971.

KENNETH F. PLUMB, Secretary.

[FR Doc.71-11284 Filed 8-5-71;8:49 am]

[Docket No. CP72-20]

SHENANDOAH GAS CO. Notice of Application

JULY 30, 1971.

Take notice that on July 26, 1971, Shenandoah Gas Co. (applicant), 1100 H Street NW., Washington, DC 20005, filed in Docket No. CP72-20 an application pursuant to section 7(c) of the Natural Gas Act, as implemented by § 157.7(c) of the regulations under said Act, for a certificate of public convenience and necessity authorizing the construction, during the 12-month period commencing on the date of Commission authorization, and operation of certain natural gas sales and transportation facilities to enable applicant to make sales of natural gas to consumers located in proximity to its pipeline system, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that the purpose of this budget-type application is to enable it more economically to render initial natural gas service to proposed residential, commercial and industrial consumers located adjacent to its certificated pipeline system without the extension of distribution facilities from communities to which it now renders natural gas service.

The total cost of the facilities proposed will not exceed \$100,000, which cost applicant states will be financed by open account advances from its parent company, the Washington Gas Light Co.

The application also states that any new firm direct sales initiated through use of the facilities proposed will not exceed in maximum daily volume 10 percent of applicant's unallocated daily capacity existing at the beginning of the authorization period.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157,10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required. further notice of such hearing will be duly given.

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

> KENNETH F. PLUMB, Secretary.

[FR Doc.71-11282 Filed 8-5-71;8:49 am]

[Docket No. CP72-22]

TENNESSEE GAS PIPELINE CO. Notice of Application

AUGUST 2, 1971.

Take notice that on July 27, 1971, Tennessee Gas Pipeline Co., a division of Tenneco Inc. (applicant), Post Office Box 2511, Houston, TX 77001, filed in Docket No. CP72–22 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction of certain natural gas transmission facilities offshore, Louisiana, and the operation thereof for the receipt and transportation of natural gas, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that it has contracted to purchase from Texaco, Inc. (Texaco), natural gas produced from Texaco's interest at Block 54, South Pass Block 54 Field, offshore Louisiana, Applicant estimates that it will purchase initially approximately 30,000 Mcf of natural gas per day.

To facilitate the receipt of this additional natural gas, applicant proposes to construct approximately 10.5 miles of 12.75-inch pipeline and appurtenant facilities. This pipeline will extend from Texaco's Outer Continental Shelf G-1606 A Platform in a northwesterly direction to an interconnection with applicant's Main Line Valve 526A-703 on its South Pass Block 42 Line. The estimated cost of the facilities proposed herein is \$2,834,-300, which cost applicant states will be financed by the use of general funds or revolving credit.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a

petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

> KENNETH F. PLUMB, Secretary.

IFR Doc.71-11279 Filed 8-5-71:8:48 am1

[Docket No. RP72-8]

TENNESSEE NATURAL GAS LINES, INC. Notice of Proposed Change in Rates and Charges

AUGUST 2, 1971.

Take notice that on July 13, 1971, Tennessee Natural Gas Lines, Inc. (Tennessee Natural), tendered for filing proposed changes in its FPC Gas Tariff, First Revised Volume No. 1, to track increases in purchased gas costs from its supplier, Tennessee Gas Pipeline Co. which are proposed to become effective as of August 1, 1971, in Docket No. RP72-1. The tendered filing designated as 10th Revised Sheet No. 4, is proposed to supersede rates currently in effect subject to further order in Dockets Nos. RP71-11 and RP71-58. The increased rates reflected in the filing are stated to increase Tennessee Natural's revenues from jurisdiccustomers by approximately \$76,500 per year based on sales volumes realized during the calendar year 1970. The company requests waiver of the rules to permit an effective date of August 1, 1971, coincident with the proposed increase from its supplier. The abovestated data was contained in a notice issued July 29, 1971, styled Dockets Nos. RP71-11 and RP71-58. The proper styling is as here shown, Docket No. RP72-8.

Any person desiring to be heard or to make protest with reference to said tender should on or before August 13, 1971, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file applications to intervene in accordance with the Commission's rules. The tender is on file with the Commission and available for public inspection.

MARY B. KIDD, Acting Secretary.

[FR Doc.71-11262 Filed 8-5-71;8:47 am]

FEDERAL RESERVE SYSTEM

FIRST SEBANCO, INC.

Order Denying Action To Become Bank Holding Company

In the matter of the application of First Sebanco, Inc., Glendive, Mont., for approval of action to become a bank holding company through the acquisition of 50.4 percent of the voting shares of First Security Bank of Glendive, Glendive, Mont.

There has come before the Board of Governors, pursuant to section 3(a) (1) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a) (1)), and § 222.3 (a) of Federal Reserve Regulation Y (12 CFR 222.3(a)), an application by First Sebanco, Inc., Glendive, Mont. (Applicant), for the Board's prior approval of action whereby Applicant would become a bank holding company through the acquisition of 50.4 percent of the voting shares of First Security Bank of Glendive, Glendive, Mont. (Bank).

As required by section 3(b) of the Act, the Board gave written notice of receipt of the application to the Superintendent of Banks of the State of Montana and requested his views and recommendation. The Superintendent recommended approval of the application.

Notice of receipt of the application was published in the Federal Register on April 22, 1971 (36 F.R. 7623), providing an opportunity for interested persons to submit comments and views with respect to the proposed transaction. A copy of the application was forwarded to the U.S. Department of Justice for its consideration. The time for filing comments and views has expired and all those received have been considered by the Board:

It is hereby ordered, For the reasons set forth in the Board's Statement of

¹Filed as part of the original document. Copies available upon request to the Board of Governors of the Federal Reserve System, Washington, D.C. 20551, or to the Federal Reserve Bank of Minneapolis.

this date, that said application be and hereby is denied.

By order of the Board of Governors, July 29, 1971.

[SEAL] KENNETH A. KENYON, Deputy Secretary.

[FR Doc.71-11253 Filed 8-5-71;8:46 am]

HUNTINGTON BANCSHARES, INC.

Order Approving Acquisition of Bank Stock by Bank Holding Company

In the matter of the application of Huntington Bancshares, Inc., Columbus, Ohio, for approval of acquisition of 80 percent or more of the voting shares of The Woodville State Bank, Woodville, Ohio.

There has come before the Board of Governors, pursuant to section 3(a)(3) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)(3)) and § 222.3 (a) of Federal Reserve Regulation Y (12 CFR 22.3(a)), an application by Huntington Bancshares, Inc. (Applicant), Columbus, Ohio, a registered bank holding company, for the Board's prior approval of the acquisition of 80 percent or more of the voting shares of The Woodville State Bank (Bank), Woodville, Ohio.

As required by section 3(b) of the Act, the Board gave written notice of receipt of the application to the Superintendent of Banks for the State of Ohio, and requested his views and recommendation. The Superintendent indicated that he had no objection to approval of the application.

Notice of receipt of the application was published in the Federal Register on June 15, 1971 (36 F.R. 11539), providing an opportunity for interested persons to submit comments and views with respect to the proposal. A copy of the application was forwarded to the U.S. Department of Justice for its consideration. Time for filing comments and views has expired and all those received have been considered.

The Board has considered the application in the light of the factors set forth in section 3(c) of the Act, including the effect of the proposed acquisition on competition, the financial and managerial resources and future prospects of the Applicant and the banks concerned, and the convenience and needs of the communities to be served, and finds

Applicant, the third largest bank holding company and sixth largest banking organization in Ohio, has eight subsidiary banks with aggregate deposits of approximately \$762 million, representing 3.5 percent of total commercial bank deposits in the State. (All banking data are as of December 31, 1970 and reflect holding company formations and acquisitions approved through June 30, 1971.) Consummation of the proposal herein

² Voting for this action: Vice Chairman Robertson and Governors Mitchell, Malsel, Brimmer, and Sherrill. Absent and not voting: Chairman Burns and Governor Deane.

would increase Applicant's share of commercial bank deposits in the State by an insignificant amount.

Bank (over \$14 million of deposits), with about 11 percent of deposits in its market, is the only bank in Woodville and the fifth largest of six banks located in Sandusky County (which approximates the relevant banking market).

Applicant's two subsidiaries located closest to Bank are respectively 18 miles northwest of Woodville and 15 miles southwest of Woodville, the former in Lucas County and the latter in Wood County. It appears that there is no significant competition between Bank and either of these two banks or any of Applicant's other subsidiary banks, nor does it appear likely that such competition will develop in the future in the light of the facts presented, notably the distances separating Bank from Applicant's subsidiaries, the number of banks located in the intervening areas, and the restrictive provisions of the Ohio law on branch banking. There appears to be little likelihood that Applicant would establish a de novo office in the area served by The Woodville State Bank. Thus, it appears that consummation of Applicant's proposal would neither eliminate any meaningful existing competition nor foreclose significant potential competition. Affiliation with Applicant may enable Bank to compete more aggressively with the larger banks in the market, and may encourage the opening of new branches in Sandusky County. which would have a procompetitive effect.

On the basis of the record before it, the Board concludes that consummation of the proposed acquisition would not have an adverse effect on competition in any relevant area. The financial and managerial resources and prospects of Applicant, its subsidiaries, and The Woodville State Bank are regarded as consistent with approval. Applicant proposes to assist Bank in developing a branch system throughout Sandusky County, offering trust services through Applicant's lead bank and increasing lending services by encouraging utilization of participation loans with Applicant's present subsidiaries. Thus, considerations relating to the convenience and needs of the communities involved lend some support to approval of the application. It is the Board's judgment that the proposed transaction would be in the public interest, and that the application should be approved:

It is hereby ordered. On the basis of the Board's findings summarized above, that said application be and hereby is approved; Provided, That the acquisition so approved shall not be consummated (a) before the 30th calendar day following the date of this order or (b) later than 3 months after the date of this order, unless such period is extended for good cause by the Board, or by the Federal Reserve Bank of Cleveland pursuant to delegated authority.

By order of the Board of Governors, July 30, 1971.

[SEAL] KENNETH A. KENYON, Deputy Secretary.

[FR Doc.71-11252 Filed 8-5-71;8:46 am]

PHMFG CORP.

Order Revising and Reissuing Order Exempting Certain Loans by Banks From Securities Credit Regulations

There has come before the Board of Governors, pursuant to section 7(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78g(d)) and § 207.1(f) (3) of Federal Reserve Regulation G (12 CFR 207.1(f)(3)) and § 221.2(l) of Federal Reserve Regulation U (12 CFR 221.2(1)), the application of PHMFG Corp., Washington, D.C. (Applicant), a corporation organized and existing under the laws of the District of Columbia, for a further modification of the Board's Order dated April 2, and modified on May 11, 1971 (the "Order"). The Order exempted from securities credit regulations certain bank loans for the purpose of providing capital to the corporate successor to the business of F. I. duPont, Glore Forgan & Co., a registered broker/dealer and member firm of the New York Stock Exchange. Such successor is referred to

herein as "duPont".

As required by § 207.1(f) (3) of Regulation G and § 221.2(1) of Regulation U, the Board has obtained certification by the Securities Investor Protection Corporation ("SIPC") that circumstances exist as to the financial condition of duPont which make it appropriate for the exemption to be granted. The Board has considered the application in the light of the factors set forth in section 7(d) of the Act and in addition has obtained such certification by the SIPC.

On the basis of the information set forth in the application, or otherwise available, the Board finds that:

 Applicant has concluded a loan agreement with a group of banks pursuant to which it may borrow in the aggregate amount of up to \$50 million (bank loans).

(2) The proceeds of all bank loans and any proceeds drawn under the bank letters of credit as described in finding (5) hereinbelow are required to be made available to duPont for capital purposes.

(3) Applicant may transfer its rights as a creditor of duPont to a limited partnership (Parent Partnership) organized under the laws of the State of Texas, in which Messrs. H. Ross Perot, Morton H. Meyerson, and Milledge A. Hart, III are the general partners. Applicant is wholly owned by such partnership.

(4) \$20 million in bank loans has been drawn down under such loan agreement and additional moneys will be drawn down as needed.

¹ Voting for this action: Vice Chairman Robertson and Governors Mitchell, Maisel, and Sherrill. Absent and not voting: Chairman Burns and Governors Daane and Brimmer. (5) Parent Partnership may obtain two successive bank letters of credit, each in the amount of \$15 million, which will be made available to duPont for capital purposes; the second letter of credit will not be issuable as long as any portion of the first letter of credit is outstanding or as long as any proceeds drawn under the first letter of credit remain owing.

Upon consideration of all the circumstances, the Board concludes that an exemption from securities credit regulations for the purpose of providing the susbtantial infusion of capital into dupont, as contemplated by Applicant and/or Parent Partnership would be appropriate in the public interest and for the protection of investors. Accordingly, the Order is hereby revised and it is hereby ordered that the transactions described above are exempted from the securities credit regulations provided:

(1) The maximum principal amount of the bank loan or loans by Applicant under the loan agreement shall not exceed \$50 million in the aggregate.

(2) The maximum principal amount of the bank letters of credit obtained by Parent Partnership and made available to duPont for capital purposes shall not exceed \$15 million at any one time.

(3) When any transaction or transactions occur that result in a net withdrawal of capital from duPont by Applicant or by Parent Partnership, the proceeds of such withdrawal less the net amount of Federal, State, and local income tax directly attributable to such transaction or transactions shall be used to reduce or retire said bank loan or loans or any indebtedness resulting from said bank letters of credit.

(4) Applicant or Parent Partnership or a successor controlled by Mr. H. Ross Perot or his estate shall become and remain a controlling person of duPont as long as all or any portion of said bank loan or loans, said bank letters of credit or any indebtedness resulting from such letters of credit is outstanding other than any portion attributable to such income

(5) This order shall expire when all the said bank loan or loans have been repaid in full and the said bank letters of credit have terminated and any indebtedness resulting from said letters of credit has been repaid in full but in no event later than May 11, 1979.

(6) The remaining portion of the bank loan or loans may be drawn down as needed but in no event later than 6 months prior to May 11, 1979.

(7) One of the said bank letters of credit shall be drawn down by November 1, 1971 and the other may be drawn upon as needed but in no event later than 6 months prior to May 11, 1979.

This order revises the Board's Orders dated April 2, 1971, and May 11, 1971.

By order of the Board of Governors, July 29, 1971.

[SEAL] KENNETH A. KENYON, Deputy Secretary.

Deputy Secretary.

[FR Doc.71-11254 Filed 8-5-71;8:46 am]

INTERIM COMPLIANCE PANEL (COAL MINE HEALTH AND SAFETY)

IMPERIAL SMOKELESS COAL CO.

Applications for Renewal Permits; Notice of Opportunity for Public Hearing

Applications for Renewal Permits for Noncompliance with the Electric Face Equipment Standard specified in the Federal Coal Mine Health and Safety Act of 1969 have been received as follows:

ICP Docket No. 3080 000, Imperial Smokeless Coal Co., Quinwood No. 7 Mine, USBM ID, No. 46 01474 0, Leivasy, Nicholas County,

ICP Permit No. 3080 001 (Joy Loader, Ser. No. 9245)

ICP Permit No. 3080 007 (Joy Cutting Ma-

chine, Ser. No. 17541). ICP Permit No. 3080 020 (Joy Shuttle Car, Ser. No. ET8690)

ICP Permit No. 3080 025 (Joy Shuttle Car, Ser. No. ET8691).

In accordance with the provisions of section 305(a)(7) of the Federal Coal Mine Health and Safety Act of 1969 (83 Stat. 742, et seq., Public Law 91-173), notice is hereby given that requests for public hearing as to an application for renewal may be filed within 15 days after publication of this notice. Requests for public hearing must be completed in accordance with 30 CFR Part 505 (35 F.R. 11296, July 15, 1970), copies of which may be obtained from the Panel on request.

Copies of renewal applications are available for inspection and requests for public hearing may be filed in the office of the Correspondence Control Officer, Interim Compliance Panel, 8th Floor, 1730 K Street NW., Washington, DC 20006.

> GEORGE A. HORNBECK, Chairman. Interim Compliance Panel.

AUGUST 3, 1971.

[FR Doc.71-11267 Filed 8-5-71;8:47 am]

INTERAGENCY TEXTILE ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN CEYLON

Entry or Withdrawal From Warehouse for Consumption

JULY 30, 1971.

On July 28, 1971, the U.S. Government, in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles, done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, informed the Government of Ceylon that it was renewing for an additional 12month period beginning August 3, 1971, and extending through August 2, 1972 the restraint on imports into the United States of cotton textile products in Category 60, produced or manufactured in Ceylon. Pursuant to Annex B, paragraph 2, of the Long-Term Arrangement the level of restraint for this 12-month period is 5 percent greater than the level of restraint applicable to this category for the preceding 12-month period.

There is published below a letter of July 30, 1971, from the Chairman of the President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amount of cotton textile products in Category 60, produced or manufactured in Ceylon, which may be entered or withdrawn from warehouse for consumption in the United States for the 12-month period beginning August 3, 1971, be limited to the designated level.

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

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

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

JULY 30, 1971.

DEAR MR. COMMISSIONER: Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, including Article 6(c) thereof relating to nonparticipants, and in accordance with the procedures outlined in Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to pro-hibit, effective August 3, 1971, and for the 12months period extending through August 2, 1972, entry into the United States for consumption and withdrawal from warehouse for consumption, of cotton textile products in Category 60, produced or manufactured in Ceylon, in excess of a level of restraint for the period of 19,355 dozen.

In carrying out this directive, entries of cotton textile products in Category 60, produced or manufactured in Ceylon, which have been exported to the United States from Ceylon prior to August 3, 1971, shall, to the extent of any unfilled balances, be charged against the level of restraint established for such goods during the period August 3, 1970, through August 2, 1971. In the event that the above level of restraint has been exhausted by previous entries, such goods shall be subject to the level set forth in this letter.

A detailed description of Category 60 in terms of T.S.U.S.A. numbers was published in the Federal Register on January 17, 1968 (33 F.R. 582), and amendments thereto on March 15, 1968 (33 F.R. 4600).

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

The actions taken with respect to the Government of Ceylon and with respect to imports of cotton textiles and cotton textile products from Ceylon have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. 553 (Supp. V. 1965-69). This letter will be published in the FEDERAL REGISTER.

Sincerely,

MAURICE H. STANS, Secretary of Commerce, Chairman, President's Cabinet Textile Advisory Committee.

[FR Doc.71-11338 Filed 8-5-71;8:54 am]

CERTAIN COTTON TEXTILES AND COT-TON TEXTILE PRODUCTS PRODUCED OR MANUFACTURED IN MEXICO

Entry or Withdrawal From Warehouse for Consumption

JULY 30, 1971.

On June 29, 1971, the U.S. Government, in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles done at Geneva on February 9, 1962, concluded a new comprehensive bilateral cotton textile agreement with the Government of Mexico concerning exports of cotton textiles and cotton textile products from Mexico to the United States over a 5year period beginning on May 1, 1971.

Pending the establishment of a visa system governing the entry into the United States of cotton textile products in Categories 28 through 63 and 64 (excluding knit fabrics), the limits applicable to these categories, at the request of the Government of Mexico, are established for the 4-month period, beginning May 1, 1971 and extending through August 31, 1971.

There is published below a letter of July 30, 1971, from the Chairman of the President's Cabinet Textile Advisory Committee to the Commissioner of Customs, directing that the amounts of cotton textiles and cotton textile products in Categories 28 through 63 and 64 (excluding knit fabrics), produced or manufactured in Mexico, which may be en-tered or withdrawn from warehouse for consumption in the United States for the period indicated, be limited to designated levels. This letter and the actions pursuant thereto are not designed to implement all of the provisions of the bilateral agreement, as extended, but are designed to assist only in the implementation of certain of its provisions.

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

PRESIDENT'S CABINET TEXTILE ADVISORY COMMITTEE

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

JULY 30, 1971.

DEAR MR. COMMISSIONER: Under the terms of the Long-Term Arrangement Regarding International Trade in Cotton Textiles done

at Geneva on February 9, 1962, pursuant to the bilateral cotton textile agreement of June 29, 1971, between the Governments of the United States and Mexico, and in accordance with Executive Order 11052 of September 28, 1962, as amended by Executive Order 11214 of April 7, 1965, you are directed to prohibit, effective August 1, 1971, and for the 4-month period beginning May 1, 1971 and extending through August 31, 1971, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textiles and cotton textile products in Categories 28 through 63 and 64 (excluding knit fabrics), produced or manufactured in Mexico, in excess of the designated levels of restraint set forth below.

The overall level of restraint for Categories 28 through 63 and 64 (excluding knit fabrics) shall be 891,282 square yards equivalent. There was attached to the directive of April 28, 1969, from the Chairman of the President's Cabinet Textile Committee, concerning cotton textiles and cotton textile products from Mexico, a table of the rates of enversion into square yard equivalents of Categories 28 through 64 which may be used in implementing this part of this directive.

Within this overall level of restraint for Categories 28 through 63 and 64 (excluding knit fabrics), the following specific levels of restraint shall apply:

Category

4-Month level of restraint

. 44,564 pounds.

(excluding knit

fabrics)1 _____ 132,072 pounds (of which not more than 36,461 pounds shall be in zipper tapes, T.S.U.S.A. No. 347.340).

Within the overall level of restraint for Categories 28 through 63, and 64 (excluding fabrics), each category without a specific level of restraint is subject to a conlevel of 141,795 square equivalent. If appropriate, future directions concerning these categories will be made to you by letter from the Chairman of the Interagency Textile Administrative Committee.

In carrying out this directive, cotton textiles and cotton textiles products produced or manufactured in Mexico and which have been exported to the United States from Mexico prior to May 1, 1971, shall to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the period May 1, 1970, through April 30, 1971. In the event that any level of restraint for the period ending April 30, 1971, has been exhausted by previous entries, such goods shall be subject to the directives set forth in this

The levels of restraint set forth above are subject to adjustment pursuant to the provisions of the bilateral agreement of June 29, between the Governments of the United States and Mexico which provide in part that within the aggregate limit, the group limit on Group III may be exceeded within the by not more than 5 percent; aggregate and applicable group limits, limits on certain categories may be exceeded by not more than 5 percent; for the limited carryover of short-falls in certain categories to the next agreement years; and for ad-ministrative arrangements. Any appropriate adjustments pursuant to the provisions of

the bilateral agreement referred to above, will be made to you by letter from the Chairman of the Interagency Textile Administrative Committee.

A detailed description of the categories in terms of TSUSA numbers was published in the FEDERAL REGISTER on January 17, 1968 (33 P.R. 583), and amendments thereto on March 15, 1968 (33 F.R. 4600).

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

The actions taken with respect to the Government of Mexico and with respect to imports of cotton textiles and cotton textile products from Mexico have been determined by the President's Cabinet Textile Advisory Committee to involve foreign affairs func tions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the notice provisions of 5 U.S.C. (Supp. V, 1965-69). This letter will be published in the FEDERAL REGISTER.

MAURICE H. STANS, Secretary of Commerce, Chairman, President's Cabinet Textile Advisory Committee.

[FR Doc.71-11337 Filed 8-5-71;8:53 am]

SECURITIES AND EXCHANGE COMMISSION

INDIANA & MICHIGAN POWER CO. AND INDIANA & MICHIGAN ELEC-TRIC CO.

Notice of Proposed Capital Contributions to Newly-Organized Subsidiary Company, Issue of Long-Term Notes to Banks by Said Subsidiary **Company and Related Transactions**

AUGUST 2, 1971.

Notice is hereby given that Indiana & Michigan Electric Co. (I&M), 2101 Spy Run Avenue, Fort Wayne, IN 46801, an electric utility subsidiary company of American Electric Power Co., Inc. (AEP), a registered holding company, and its newly-organized subsidiary company, Indiana & Michigan Power Co. (Generating Company), Post Office Box 458, Bridgman, MI 49106, have jointly filed a declaration and an amendment thereto with this Commission pursuant to the Public Utility Holding Company Act of 1935 (Act), designating sections 6(a), 7, and 12 of the Act as applicable to the proposed transactions. All interested persons are referred to the declaration, which is summarized below, for a complete statement of the proposed transactions.

Generating Company is a new company incorporated under the laws of Michigan for the purpose of (i) acquiring, completing the construction of. owning, and operating the Donald C. Cook Nuclear, Generating Plant (Nuclear Plant), which I&M is presently constructing at Bridgman, Mich., and (ii) selling, upon commencement of operation of the Nuclear Plant, all of the electric power and energy generated by that plant to I&M. Pursuant to an order of the Commission dated May 20, 1971 (Holding Company Act Release No. 17135), Generating Company will acquire from I&M, and I&M will transfer and assign to Generating Company, (i) all of the property owned by I&M at the Nuclear Plant and (ii) all of I&M's right, title, and interest in any contracts. agreements, and property in connection with equipment or other facilities for the Nuclear Plant. In exchange therefor, I&M will acquire 1,500,000 shares of Generating Company's \$1 par value common stock, for an aggregate consideration of not less than \$70 million, and interestbearing notes in an aggregate face amount equal to the difference between the purchase price and the consideration for the common stock, with such amount of notes not to exceed \$130 million. The Nuclear Plant will be made up of two 1,100,000-kilowatt nuclear generating units and associated equipment and facilities and is presently expected to cost a total of not less than \$480 million. Unit No. 1 is to be placed in commercial operation in 173 and Unit No. 2 in 1974.

I&M now proposes a financing program for Generating Company which includes: (i) the issuance and sale from time to time by Generating Company to 16 banking institutions of its notes pursuant to a bank loan agreement in an aggregate face amount up to \$200 million to mature on September 30, 1977, (ii) capital contributions by I&M not exceeding \$130 million to Generating Company effected by substituting common stock equity for subordinated notes previously issued by Generating Company to I&M, and (iii) the execution and performance by I&M and Generating Company of a power agreement pursuant to which Generating Company will agree to make available to I&M all of the power (and the energy associated therewith) available at the Nuclear Plant and I&M will agree to pay to Generating Company amounts at least sufficient to enable Generating Company to pay its operating expenses and expenses related to payment of its indebtedness and taxes. In addition I&M and Generating Company propose to enter into a capital funds agreement, pursuant to which I&M will supply or cause to be supplied to Generating Company amounts of capital in addition to amounts heretofore authorized and proposed herein as will be necessary to complete construction of and permit commercial operation of the Nuclear Plant.

The proposed notes to banks will bear interest at a rate per annum equal to one-fourth of 1 percent plus the prime commercial loan rate in effect from time to time at Manufacturers Hanover Trust Co. (Manufacturers) and, after the earliest of (i) December 31, 1974, (ii) the date on which the bank to which such note was originally issued shall have made loans in an amount equal to its commitment, or (iii) the date of commercial operation of the second unit of

All of Category 64 except T.S.U.S.A. Nos. 345.1020, 345.1040, 346.4560, 353.5014, and 359.1040.

the Nuclear Plant, the rate per annum will be increased until maturity to equal one-half of 1 percent plus Manufacturers' prime commercial loan rate. Generating Company will also be obligated to pay to each bank substitute interest computed at the rate of one-half percent on the daily average unused amount of the commitment for such bank, such obligation to pay substitute interest commencing July 6, 1971, and terminating on the earliest of (i), (ii), and (iii) above. The notes may be prepaid in whole or in part at any time without premium or penalty, unless such prepayment is made from the proceeds of, or in anticipation of, a borrowing by Generating Company from banking institutions at a rate of interest equal to or less than the then applicable interest rate on the notes, in which event Generating Company will be obligated to pay a premium in an amount equivalent to interest at the rate of one-fourth of 1 percent per annum on the amount of such prepayment from the date thereof to September 30, 1977. The bank loan agreement provides that all indebtedness of Generating Company to I&M outstanding at the time of the initial loans by the banks will be subordinated to the notes. It is stated that the effective cost of borrowing to Generating Company under the bank loan agreement, after the full \$200 million has been borrowed, would be 7.65 percent per annum, assuming compensating balances maintained with each of the banks in an amount equal to 15 percent of the loans, and assuming the currently effective prime commercial rate of Manufacturers of 6 percent. The proceeds from the issue of the notes will be utilized by Generating Company for construction of the Nuclear Plant, the acquisition of equipment. materials and supplies for the Nuclear Plant, and other corporate purposes.

It is also proposed that I&M will from time to time either (i) donate amounts to Generating Company as cash capital contributions and concurrently receive payments, not exceeding \$130 million in the aggregate, on account of the principal of the subordinated notes issued by Generating Company or (ii) donate to Generating Company as a capital contribution subordinated notes originally issued by Generating Company to I&M.

Under the capital funds agreement, I&M will supply, or cause to be supplied. such amounts of capital (including the capital contributions above) as may be required from time to time to maintain stockholder's equity at or above 35 per-cent of Generating Company's capitalization, and such amounts of capital, in addition to (i) the capital made available to Generating Company by I&M as the purchase price of the Nuclear Plant and (ii) an amount equal at any time in question to the amount of funds made available to Generating Company under the bank loan agreement, as shall be required in order for Generating Company to continue to own, and to complete construction of the Nuclear Plant, to provide for preoperating and other expenses of Generating Company, to permit the commercial operation of the two steam-electric generating units in the Nuclear Plant, and to permit the continuation of such commercial operation after the commencement thereof. I&M requests authorization to make cash capital contributions from time to time to Generating Company in such amounts as I&M is obligated to make under the capital funds agreements. Any securities of Generating Company issued and sold to and acquired by I&M will require further authorization of this Commission.

I&M and Generating Company further propose to enter into a Power Agreement, pursuant to which Generating Company will make available, or cause to be made available, to I&M all power (and the energy associated therewith) available at the Nuclear Plant, and I&M will pay to Generating Company in consideration for the right to receive all such power and energy such amounts from time to time as, when added to amounts received by Generating Company from all other sources, will at least be sufficient to enable Generating Company to pay, when due, all of its operating and other expenses, including (i) any amount which Generating Company may be required to pay on account of any interest on all indebtedness for borrowed money issued or assumed by Generating Company and on account of the stated maturities of, and/or all required sinking fund payments and other regular amortiz tion requirements applicable to, such indebtedness and (ii) such additional amount as is necessary after any required provision for taxes on, or measured by, income to enable Generating Company to pay required dividends on any preserred stock which it may issue and such amount as will represent a fair return on the common stock equity of Generating Company as may be permitted by governmental regulatory authorities having jurisdiction in the premise.

The declaration states that Generating Company intends, subject to approval by this Commission and other requisite regulatory authority, to issue and sell permanent, long-term debt or equity securities to the public from time to time, the proceeds of which will be utilized for construction or to prepay the bank notes issued under the bank loan agreement, and it also intends, to the extent that such bank notes remain outstanding on September 30, 1977, to pay such bank notes then outstanding from internal cash resources and from the issuance and sale of such other permanent, long-term debt or equity securities as this Commission and the Michigan Public Service Commission may then authorize.

It is stated that the issuance of the bank notes is subject to authorization by the Michigan Public Service Commission and that no other State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions. It is also stated that the capital funds agreement and the

power agreement will be filed with the Public Service Commission of Indiana in which State I&M is incorporated and doing business, for that Commission's information as required by law, but no authorization of that Commission is required in connection therewith. It is further stated that the power agreement contemplates that I&M and Generating Company will subsequently enter into a further agreement or agreements for the sale by Generating Company of power (and the energy associated therewith) available at the Nuclear Plant to I&M and that such agreement or agreements will be filed by Generating Company with the Federal Power Commission as a rate schedule under the Federal Power Act. The fees and expenses to be incurred in connection with the proposed transactions are to be filed by amendment.

Notice is further given that any interested person may, not later than August 20, 1971, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by the declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the declarants at the above-stated addresses, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as amended or as it may be further amended, may be permitted to become effective as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Corporate Regulation, pursuant to delegated authority.

[SEAL] THEODORE L. HUMES, Associate Secretary.

[FR Doc.71-11251 Filed 8-5-71;8:46 am]

COMMISSION

[Rev. S.O. 994; ICC Order 59-A]

CERTAIN RAILROADS

Rerouting or Diversion of Traffic

Upon further consideration of ICC Order No. 59 (various railroads) and good cause appearing therefor:

It is ordered, That:

(a) ICC Order No. 59 be, and it is

hereby, vacated and set aside.

(b) Effective date: This order shall become effective at 11:59 p.m., August 3, 1971.

It is further ordered, That this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and car hire agreement under the terms of that agreement, and upon the American Short Line Railroad Association; and that it be filed with the Director, Office of the Federal Register.

Issued at Washington, D.C., August 3,

[SEAL]

INTERSTATE COMMERCE COMMISSION. R. D. PFAHLER,

FR Doc.71-11312 Filed 8-5-71;8:51 am]

ASSIGNMENT OF HEARINGS

AUGUST 3, 1971.

Cases assigned for hearing, postponement, cancellation, or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

MC-125674 S-7, DBA Jack Rabbit Express, asalgned September 13, 1971, at the Florida Public Service Commission, 5720 Southvest 17th Street, Miami, FL.

MC134884 Sub 1, Farwest Furniture Transport, Inc., assigned September 27, 1971, in Room 13025, 450 Golden Gate Avenue,

San Francisco, CA.

MC80430 Sub 131, Gateway Transportation Co., Inc. assigned October 5, 1971 in Room 651, U.S. Courthouse, 801 Broadway, Nashville, TN.

MC124692 Sub 57, Sammons Trucking, ap-

plication dismissed.

FD 26604, Boston and Maine Corp. (Robert W. Meserve, Paul W. Cherington, and Charles W. Bartletts, Trustees), abandonment be-tween Concord and Lincoln, Merrimack, Belknap, and Grafton Counties, N.H., asalgned September 20, 1971, in Room 418, Federal Building, 55 Pleasant Street, Concord, N.H., and September 23, 1971, at the

St. Joseph Parish Hall, Lincoln, N.H. MC 124078 Sub 476, Schwerman Trucking Co., and MC 125474 Sub 29, Bulk Haulers, Inc., reassigned September 21, 1971, at Washington, D.C., at the Offices of the Interstate Commerce Commission, instead of Au-

gust 23, 1971. MC 117574 Subs 184 and 191, Daily Express. Inc., assigned October 18, 1971, at the Offices of the Interstate Commerce Commis-

sion, Washington, D.C.

MC 107576 Sub 20, Silver Wheel Freightlines, Inc., now assigned September 13, 1971, at Salem, Oreg., canceled and reassigned to September 13, 1971, in the Elizabethan Room, Davenport Hotel, West 807 Sprague Street, Spokane, WA.

ROBERT L. OSWALD, Secretary.

[FR Doc.71-11315 Filed 8-5-71; 8:52 am]

[Notice 341]

MOTOR CARRIER TEMPORARY **AUTHORITY APPLICATIONS**

AUGUST 2, 1971.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 1131), published in the Fen-ERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

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

transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 55898 (Sub-No. 47 TA), filed July 23, 1971. Applicant: HARRY A. DECATO, doing business as DECATO BROS. TRUCKING CO., Heater Road, Lebanon, NH 03766. Applicant's representative: Andre J. Barbeau, 795 Elm Street, Manchester, NH 03101. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Brick, on pallets or strapped in cubes, on reinforced platform trailers equipped with straddle-type self-unloading devices, from Lebanon, N.H., to points in Maine, Vermont, Massachusetts, Connecticut, Rhode Island, New York, and New Jersey, for 180 days. Supporting shipper: Densmore Brick Co., Inc., Lebanon, N.H. 03766. Send protests to: District Supervisor Ross J. Seymour, Bureau of Operations, Interstate Commerce Commission, 424 Federal Building, Concord, N.H. 03301.

No. MC 89684 (Sub-No. 76 TA), filed July 23, 1971. Applicant WYCOFF COM-PANY INCORPORATED, 360 South Second West Street, Salt Lake City, UT 84101. Applicant's representative: Harry D. Pugsley, 400 El Paso Gas Building, Salt Lake City, UT 84111. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: Construction supplies, materials, and equipment parts, excluding explosives and poisonous articles, from

Salt Lake City, Utah, and points in Utah within 50 miles thereof, to Flagstaff, Ariz., serving all intermediate points in Arizona, between Page and Flagstaff, Ariz., that are located on U.S. Highway 89, including Page and Flagstaff, over U.S. Highway 89, serving as an off-route point the Navajo Power Plant located approximately 5 miles from Page, Ariz., restricted to shipments not exceeding 1,000 pounds in weight, for 180 days. Note: Applicant states it does intend to tack the authority here applied for to other authority held by it, MC-89684 Sub-No. 63, and/or to interline with other carrier. Supporting shippers: Foulger Equipment Co., 1361 South Second West Street, Post Office Box 87, Salt Lake City, UT 84110; Hafer's Inc., 1563 South Second West Street, Post Office Box 1438, Salt Lake City, UT 84110; Bennett Ford (Truckland) 13th South at Third West, Salt Lake City, UT 84101; The Howard P. Foley Co., 510 West First North Street, Salt Lake City. UT 84116; Arnold Machinery Co., Inc., 2975 West 21st South, Post Office Box 2220, Salt Lake City, UT 84110, Send protests to: Jehn T. Vaughan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 5239 Federal Building, Salt Lake City, Utah 84111.

No. MC 94403 (Sub-No. 2 TA), filed July 26, 1971. Applicant: GAGNON & SONS MOVERS, INC., Post Office Box 247, Fort Fairfield, ME 04742. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Used household goods as defined by the Interstate Commerce Commission, from Fort Fairfield, Maine, to points in Aroostook, Penobscot, Piscataquis, and Somerset Counties, Maine, from points in Aroostook, Piscataquis and Somerset Counties, Maine to Fort Fairfield, Maine, for 180 days, Note: Applicant states it does intend to tack the authority in MC 94403 Sub-No. 1. Supporting shipper: Department of the Army, Office of the Judge Advocate General, Washington, D.C. 10310. Send protests to: Donald G. Weiler, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 307, 76 Pearl Street, Post Office Box 167, PSS. Portland, ME 04112.

No. MC 114562 (Sub-No. 8 TA), filed July 27, 1971. Applicant: CROMARTIE TRANSPORT CO. a corporation, Post Office Box 123 (420 Shipyard Boulevard), Wilmington, NC 28401. Applicant's representative: L. M. Cromartie (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Blackstrap molasses (liquid feed supplement), from Wilmington, N.C., to points in Virginia, for 180 days, Supporting shipper: American Molasses Company of North Carolina, 15 West Queen Street, Wilmington, NC. Send protests to: Archie W. Andrews, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Post Office Box 26896, Raleigh, NC 27611.

No. MC 116544 (Sub-No. 126 TA), filed July 26, 1971, Applicant: WILSON BROTHERS TRUCK LINE, INC., 700 East Fairview Street, Post Office Box 636, Carthage, MO 64836. Applicant's representative: Robert Wilson (same address as above). Authority sought to operate as a common carrier, by motor vehicle over irregular routes, transporting: Dairy products as described in section B of appendix I to the report in the Description in Motor Carrier Certificates, 61 M.C.C. 209 and 766, from Norfolk, Nebr., and Sabetha, Kans., to points in Georgia and Florida, for 180 days. Supporting shipper: Breakstone Sugar Creek Foods, 450 East Illinois Street, Chicago, IL 60611. Send protests to: John V. Barry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1100 Federal Office Building, 911 Walnut Street, Kansas City, MO 64106.

No. MC 119701 (Sub-No. 2 TA), filed July 26, 1971. Applicant: CAPITOL EX-PRESS, INC., Rural Route No. 1, Smyrna, DE 19977. Applicant's representative: Howard G. Slaughter (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Water, in plastic containers, from Middletown, Del., to points in Connecticut, Delaware, District of Columbia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Ohio, Pennsylvania Rhode Island, Vermont, Virginia, and West Virginia, for 180 days. Supporting shipper: R. H. Hough, Manager Plastic Products, Haskon Plastic Products Division, Hercules, Inc., Post Office Box 257, Middletown, DE 19709. Send protests to: Paul J. Lowry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 227 Old Post Office Building, Salisbury, Md. 21801.

No. MC 124111 (Sub-No. 30 TA), filed July 26, 1971. Applicant: OHIO EAST-ERN EXPRESS, INC., 302 West Perkins Avenue, Sandusky, OH 44127. Applicant's representative: A. Charles Tell and J. P. McMahon, 100 East Broad Street, Columbus, OH 43215. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen and perishable foodstuffs, in vehicles equipped with mechanical refrigeration, from Solon, Ohio, to points in Pennsylvania, New York, Virginia, Massachusetts, Michigan, West Virginia, Connecticut, Washington, D.C., commercial zone, New Jersey, and the following points: Augusta and Portland, Maine, Seaford, and Milford, Del., Providence, R.I., White River Junction and Montpelier, Vt., Concord, Portsmouth, and Manchester, N.H., and Baltimore and Halethorpe, Md., for 180 days. Supporting shipper: Stouffer Foods, 5750 Harper Road, Solon, OH 44139. Send protests to: Keith D. Warner, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 5234 Federal Office Building, 234 Summit Street, Toledo, OH 43604.

No. MC 126625 (Sub-No. 10 TA), filed July 26, 1971. Applicant: MURPHY SURF-AIR TRUCKING COMPANY, INC., Blue Grass Field, Lexington, Ky. 40501, Applicant's representative: Ben H. Combs, 310 Citizens-Union National Bank Building, Lexington, Ky. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities, except those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, having a prior or subsequent movement by air, between points in Warren County, Ky., on the one hand, and, the Metro Airport near Nashville, Tenn., on the other, for 180 days. Note: Applicant intends to tack the authority here applied for to authority held by it under Docket No. MC 122625 Sub No. 5. Supporting shipper: Aero Special Air Freight of Metro Airport, Nashville, Tenn. Send protests to: R. W. Schneiter, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 222 Bakhaus Building, Lexington, Ky. 40505

No. MC 127003 (Sub-No. 2 TA), filed July 26, 1971. Applicant: JOHN W. LANKFORD, Rural Free Delivery 1, Pocomoke City, MD 21851. Applicant's representative: John W. Lankford (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Beer, from Williamsburg, Va., to points in Wicomico and Worcester Counties, Md., empty bottles and containers, from points in Worcester Counties, Md., to Williamsburg, Va., for 180 days. Supporting shipper: Aubrey C. Dennis, Jr., President, Dennis Beer Wholesalers, Inc., 501 Williams Street, Berlin, MD 21811. Send protests to: Paul J. Lowry, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 227 Old Post Office Building, Salisbury, Md. 21801.

No. MC 128409 (Sub-No. 1 TA), filed July 26, 1971. Applicant: HAROLD A. MILLER, 1516 12th Street South, Moorhead, MN 56560. Applicant's representative: A. R. Fowler, 2288 University Avenue, St. Paul, MN 55114. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Steel storage tanks, from Moorhead, Minn., to points in North Dakota, for 180 days. Supporting shipper: Morthwest Oil Equipment, Inc., 1619 First Avenue North, Moorhead, MN 56560, Send protests to: J. H. Ambs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Post Office Box 2340. Fargo, ND 58102.

No. MC 129184 (Sub-No. 7 TA), filed July 26, 1971. Applicant: KENNETH L. KELLAR, Post Office Box 449, Blaine, WA 98230. Applicant's representative: Joseph O. Earp, 411 Lyon Building, Seattle, WA 98104. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Liquor, alcoholic, from West Palm Beach, Fla., to Baltimore, Md., (2) liquor, alcoholic and malt beverages, from New Orleans, La., to West Palm Beach, Fla., for 180 days. Supporting shipper: Exports, Inc., Post Office Box 449, Blaine,

WA 98230. Send protests to: E. J. Casey, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 6130 Arcade Building, Seattle, WA 98101.

No. MC 133065 (Sub-No. 16 TA), filed July 26, 1971. Applicant: ECKLEY TRUCKING AND LEASING, INC., Post Office Box 156, Mead, NE 68041, Applicant's representative: Gailyn L. Larsen, Box 80806, Lincoln, NE 68501, Authority sought to operate as a contract carrier. by motor vehicle, over irregular routes, transporting: Salvage rail track, salvage switches, salvage plates, salvage ties, salvage spikes and related salvage materials, between points in Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah Washington, and Wyoming, under continuing contract with A & K Railroad Materials, Inc., for 180 days. Supporting shipper: Morris Kulmer, A & K Railroad Materials, Inc., Freeport Center, Clearfield, Utah 80416. Send protests to: Max H. Johnston, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 320 Federal Building and Courthouse, Lincoln, NE 68508.

No. MC 134073 (Sub-No. 11 TA), filed July 26, 1971. Applicant: GENOVA TRANSPORT, INC., 484 Clayton Road, Williamstown, NJ 08094. Applicant's representative: George A. Olsen, 69 Tonnele Avenue, Jersey City, NJ 07306. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Containers, container ends, caps, and covers, from Lemoyne, Pa., Cambridge and Hurlock, Md., to Williamstown and Glassboro, N.J., under contract with National Fruit Product Co., and Violet Packing Co. and Ron-Son Mushroom Products, Inc., for 180 days. Supporting shippers: National Fruit Product Co., Inc., Glassboro, N.J.; Violet Packing Co., 123 Railroad Avenue, Williamstown, NJ 08094; Ron-Son Mushroom Products, Inc., Ellis Street and Deptford Road, Glassboro, NJ 08028. Send protests to: Richard M. Regan, Interstate Commerce Commission, Bureau of Operations, 428 East State Street, Room 204, Trenton, NJ 08608.

No. MC 134323 (Sub-No. 17 TA), filed July 26, 1971. Applicant: JAY LINES, INC., 6210 River Road, Post Office Box 1644, Amarillo, TX 79105. Applicant's representative: Gailyn L. Larsen, Post Office Box 80806, Lincoln, NE 68501, Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Household appliances, furnaces, air cleaners and conditioners, humidifiers, dehumidifiers and related items (except those items which, because of size or weight, require the use of special equipment), from the plantsite and warehouse facilities of Fedders Corp., in Middlesex County, N.J., to points in Texas, Louisiana, Missouri, Arkansas, Kansas, Colorado, Oklahoma, and New Mexico, for 180 days. Supporting shipper: Robert C. McArthur, General Traffic manager, Fedders Corp., Edison, N.J. 08817. Send protests to: Haskell E. Ballard, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Box H-4395, Herring Plaza, Amarillo, TX 79101.

No. MC 135405 (Sub-No. 1 TA), filed July 26, 1971. Applicant: WILLIAM E. SWIFT, doing business as SWIFT TRANSPORTATION CO., Post Office Box 6173, 4833 W. Louver Buckeye Road. Phoenix, AZ 85005. Applicant's representative: Ernest D. Salm, 3846 Evans Street, Los Angeles, CA 90027, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting Raw paper stock, from Zee. La., and Pasadena, Tex., to Phoenix, Ariz., for 180 days. Supporting shipper; W.A. Krueger Co., 2802 West Palm Lane, Phoenix, AZ 85009. Send protests to: Andrew V. Baylor, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 3427 Federal Building, 230 North First Avenue, Phoenix, AZ 85025.

No. MC 135153 (Sub-No. 8 TA), filed July 23, 1971. Applicant: GREAT OVER-LAND, INC., Post Office Box 1417, Dodge City, KS 67801. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Meats, meat products, meat byproducts, and articles distributed by meat packinghouses, as defined by the Commission (except those commodities in bulk, and hides), from the plantsite of Swift & Co., at or near Guymon, Okla., to points in Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, New York, Connecticut, New Jersey, Delaware, Pennsylvania, Maryland, Virginia, West Virginia, and the District of Columbia, for 90 days. Supporting shipper: Swift Fresh Meats Co., a division of Swift & Co., 115 West Jackson Boulevard, Chicago, IL 60604. Send protests to: M. E. Taylor, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 501 Petroleum Building, Wichita, Kans. 67202.

No. MC 135284 (Sub-No. 1 TA), filed July 26, 1971. Applicant: FLEETWOOD TRANSPORTATION CORP., 6585 Kinne Road, Dewitt, NY 13214. Applicant's representative: J. A. Kundtz, National City Bank Building, Cleveland, Ohio 44114. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Such merchandise as is dealt in by wholesale, retail, and chain grocery and food business houses, and, in connection therewith, equipment, materials, and supplies used in the conduct of such business, from Fleetwood, Berks County, Pa., on the one hand, and, on the other, points in Pennsylvania, New York, New Jersey, Maryland, Delaware, and the District of Columbia, under continuing contract or contracts with Agfoods, Inc., for 180 days. Supporting shipper: Agfoods, Inc., Post Office Box 324, 130 East Locust Street, Fleetwood, PA 19522. Send protests to: District Supervisor Morris H. Gross, Interstate Commerce Commission, Bureau of Operations, Room 104 O'Donnell Building, 301

13202.

No. MC 135654 (Sub-No. 1 TA), filed July 26, 1971. Applicant: WILLIAM A. MAXSON, doing business as MAXSON MILK TRANSPORT, Pittsford, Mich. 49271. Applicant's representative: L. Russell Heuman, 410 South Jackson Street, Jackson, MI 49201. Authority sought to operate as a contract carrier. by motor vehicle, over irregular routes, transporting: Plastic articles, from Jonesville, Mich., to Winston-Salem, N.C., and Linden, N.J., under a continucontract with Mark I Molded Plastics, Jonesville, Mich., for 180 days. Supporting shipper: Mark I Molded Plastics, Jonesville, Mich. 49250. Send protests to: C. R. Flemming, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 225 Federal Building, Lansing, Mich. 48933.

No. MC 135802 TA, filed July 26, 1971. Applicant: GEORGE F. FITZHUGH, doing business as FITZHUGH TRUCK-ING, 9907 Seventh Avenue, Everret, WA 98204. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Plumbing supplies, from points in California to points in Washington, for 180 days. Supporting shipper: Keller Supply Co., 3209 17th Avenue West, Seattle, WA 98119. Send protests to: E. J. Casey, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Arcade Building, Seattle, Wash. 98101.

No. MC 135803 TA, filed July 26, 1971. Applicant: WALLACE TRANSPORT, Post Office Box 212, Planada, CA. Applicant's representative: David J. Merchant, 310 Sansome Street, San Francisco, CA 94104. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Groceries and other commodities dealt in and consigned to wholesale or retail grocery establishments; foods and food products requiring temperature control service; meats, meat products including cooked and cured meats, meat byproducts, and articles distributed by meat packinghouses; dairy products; and fish and agricultural commodities, otherwise exempt under section 203(b) (6) of the Interstate Commerce Act, in mixed shipments with regulated commodities, between points in California, excluding pickup and delivery service, both of which occur totally within (1) the cities of Alameda, Albany, Berkeley, Emeryville, El Cerrito, Hayward, Piedmont, Richmond, Oakland, San Leandro, South San Leandro, San Francisco, and South San Francisco; the commercial zones of Los Angeles County and /or Los Angeles Harbor; and between all points in California on the one hand, and all points in Washoe County, Nev., on the other hand, for 180 days. Supporting shippers: Ernest G. (Gerry) Ayers, Post Office Box 3101, Eureka, CA 95501; Butcher Boy Food Products, Inc., Post Office Box 5647, Riverside, CA 93507; Del Pero-Mondon Meat Co., 1109 Chestnut Street, Marysville, CA 95901; Don's Distributing Co.,

Erie Boulevard, West Syracuse, NY Post Office Box 269, Stockton, CA; Leo's Quality Foods, 1850 West Slauson Avenue, Los Angeles, CA 90047; Patterson Frozen Foods, Inc., Post Office Box 428, Patterson, CA 95363; Ukiah Food Products, 205 Clara Avenue, Ukiah, CA 94482; C. M. Hyde Co., 144 West Lake Avenue, Watsonville, CA 95076; Farmer John Meats, 3049 East Vernon Avenue, Los Angeles, CA 90058, and Rosco Nursery, Post Office Box 863, Anderson, CA. Send protests to: Claud W. Reeves, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 450 Golden Gate Avenue, Box 36004, San Francisco, CA 94102.

By the Commission.

[SEAL]

ROBERT L. OSWALD. Secretary.

[FR Doc.71-11313 Filed 8-5-71;8:51 am]

[Notice 342]

MOTOR CARRIER TEMPORARY **AUTHORITY APPLICATIONS**

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 1131), published in the FED-ERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

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

MOTOR CARRIERS OF PROPERTY

No. MC 74238 (Sub-No. 2 TA), filed July 26, 1971. Applicant: KRIEGSMAN TRANSFER COMPANY, 278 Koch Street, Pekin, IL 61554. Applicant's representative: Robert M. Kaske (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, defined by the Commission, between points in Illinois on the one hand and points in Colorado. Illinois, Indiana, Iowa, Kentucky, Michigan, Minnesota, Mississippi, Missouri, Nebraska, Ohio, Pennsylvania, Tennessee, and Wisconsin on the other, for 150 days. Supporting shippers: Keystone Steel & Wire Co., Peoria, Ill.; Laidlaw Corp., Peoria, Ill.; Caterpillar Tractor Co., Peoria, Ill.; Morton Buildings, Inc., Morton, Ill.; Corn Industrial, Pekin, Ill.; Pekin Insurance, Pekin, Ill.; American Distilling Co., Pekin, Ill.; FS Services, Inc., Bloomington, Ill. Sent protests to: Raymond E. Mauk, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Everett McKinley Dirksen Building, 219 South Dearborn Street, Room 1086, Chicago, IL 60604.

No. MC 115871 (Sub-No. 4 TA), filed July 23, 1971, Applicant: EVART ISAAC doing business as EVART ISAAC TRUCK LINE, Fort Dodge Road, Dodge City, KS 67801. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Meat scraps and packinghouse waste products for reuse and recycling. loose or in containers, or in bulk, in tank vehicles, from Dodge City, Garner City, Great Bend, Pratt, and Kansas City, Kans., to points in Arkansas, Colorado, Missouri, Nebraska, New Mexico, Oklahoma, and Texas, with return movement of rejected or returned products, for 150 days. Supporting shipper: Hyplains Dressed Beef, Inc., Box 539, Dodge City, KS 67801. Send protests to: M. E. Taylor, District Supervisor, Interstate Com-merce Commission, Bureau of Operations, 501 Petroleum Building, Wichita, Kans. 67202.

No. MC 119192 (Sub-No. 7 TA), filed July 27, 1971, Applicant: EASTERN DELIVERY SERVICE, INC., 80 Central Avenue, Bridgeport, CO 06607. Applicant's representative: Morton E. Kiel, 140 Cedar Street, New York, NY 10006. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Such commodities as are dealt in by department stores, from the stores of Stern Brothers doing business as Allied Stores of New York, Inc., located at Woodbridge, Paramus, and Wayne, N.J., to New York, N.Y., and points in Rockland, Orange, Westchester, Nassau, and Suffolk Counties, N.Y., with returned shipments of the above-described commodities, from the destination points specified above to the named origin points, restricted to a retail delivery service, for 180 days. Supporting shipper: Stern Brothers, Bergen Mall, Paramus, N.J. 07652. Send protests to: District Supervisor David J. Kiernan. Bureau of Operations, Interstate Commerce Commission, 324 U.S. Post Office Building, 135 High Street, Hartford, CO

No. MC 123805 (Sub-No. 6 TA), filed July 26, 1971. Applicant: G. H. LOMAX, Rural Route No. 1, 1519 Wellman, Hannibal, MO 63401. Applicant's representative: Thomas P. Rose, Jefferson Building, Jefferson City, Mo. 75101. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Alfalfa meal and/or alfalfa pellets, in bags or in bulk, from Marion County Milling Co., plant on Missouri Highway No. 168 4 miles north of Hannibal, Mo., to points in Illinois and Indiana, for 180 days. Supporting shipper: Marion County Milling Co., Post

Office Box 957, Hannibal, MO 63401. Send protests to: Vernon V. Coble, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1100 Federal Office Building, 911 Walnut Street, Kansas City, MO 64106.

No. MC 124708 (Sub-No. 35 TA), filed July 26, 1971. Applicant: MEAT PACK-ERS EXPRESS, INC., 222 South 72d Street, Omaha, NE 68114. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Meats, meat products, meat byproducts, and articles distributed by meat packinghouses, as described in sections A and C of Appendix 1 to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except hides and commodities in bulk, in tank vehicles), from Denison and Iowa Falls, Iowa, to points in Arizona, California, Nevada, Oregon, and Washington, for 180 days. Supporting shipper: Farmland Foods, Inc., Post Office Box 403, Denison, IA 51442. Send protests to: Carroll Russell, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 711 Federal Office Building, Omaha, Nebr. 68102.

No. MC 128486 (Sub-No. 4 TA) (Correction), filed June 16, 1971, published Federal Register issues June 29, 1971, and July 29, 1971, respectively, and corrected this issue. Applicant: LILY TRANSPORT LINES, INC., 25 Denby Road, Allston, MA 02134. Applicant's representative: Frank J. Weiner, 6 Beacon Street, Boston, MA 02108. Note: The purpose of this partial republication is to reflect the correct Sub-No. 4 TA, in lieu of Sub-No. 3 TA, shown erroneously in previous publication. The rest of the notice remains the same.

No. MC 133426 (Sub-No. 2 TA) filed July 23, 1971. Applicant: B & T TRUCK-ING & LEASING, INC., 8240 Beachwood Road, Baltimore, MD 21222. Applicant's representative: Charles McD. Gillian, Jr., 113 Montrose Avenue, Baltimore, MD 21228. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Boxes, wooden, from Sparrows Point, Md., to Milton, N.Y., and points in New York within 25 miles of Milton, N.Y., damaged or rejected shipments on return, for 120 days. Supporting shipper: A. P. Caltrider, President, The Nelson Co. The Quadrangle, Village of Cross Keys, Baltimore, Md. 21210. Send protests to: William L. Hughes, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 814-B Federal Building, Baltimore, Md. 21201.

No. MC 134375 (Sub-No. 4 TA), filed July 23, 1971. Applicant: ELDON GRAVES, doing business as ELDON GRAVES TRUCKING, 17 West Washington Avenue, Yakima, WA 98903. Applicant's representative: Philip G. Skofstad, 4410 Northeast Fremont, Portland, OR 97213. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Paper products, from points in Yakima County, Wash., to points in Hood River and Jack-

son Counties, Oreg., and points in Idaho, for 180 days. Supporting shipper: L. P. Michelsen Co., Inc., Post Office Box 614, Yakima, WA 98901. Send protests to: District Supervisor W. J. Huetig, Interstate Commerce Commission, Bureau of Operations, 450 Multnomah Building, 319 Southwest Pine Street, Portland, OR 97204.

No. MC 135748 (Sub-No. 1 TA) (Amendment), filed July 14, 1971, published Federal Register July 27, 1971, amended and corrected in part as amended this issue. Applicant: WILLIAM L. CORNELIUS AND ELLEEN S. CORNELIUS, a partnership, doing business as: C & C TRUCK SERVICE, 5992 South St. Paul Way, Littleton, CO 80121. Applicant's representative: Marion F. Jones, 420 Denver Club Building, Denver, Colo. 80202. Note: The purpose of this partial republication is to add the restriction in bales only to the commodity description. The rest of the notice remains the same.

No. MC 135761 (Sub-No. 1 TA) (Correction), filed July 15, 1971, published Federal Register July 28, 1971, corrected and republished in part as corrected this issue. Applicant: CABANO TRANS-PORT LITEE, 365 Chemin Teniscouata, Riviere-du-Loupe, Quebec. Applicant's representative: Me Adrien R. Paquette, 200 St. James Street West, Montreal, PQ., Canada. Note: The purpose of this partial republication is to reflect the correct MC No. 135761 (Sub-No. 1 TA), in lieu of MC No. 135761 TA, shown erroneously in previous publication. The rest of the notice remains the same.

No. MC 135766 (Sub-No. 1 TA), filed July 23, 1971. Applicant: MICHAEL WOOD, Fairfield, Maine 04937. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry cement, in bulk, in tank-type vehicles, from port of entry between the United States and Canada, at or near Jackman, Maine, to Sidney, Maine, for 150 days. Supporting shipper: Blue Rock Industries, Inc., Sidney, Maine. Send protests to: Donald G. Weiler, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 307, 76 Pearl Street, Post Office Box 167, PSS, Portland, ME 04112.

No. MC 135804 TA, filed July 27, 1971 Applicant: DIRKS EXPRESS, INC., 802 Black Hawk, Reinbeck, IA 50669. Applicant's representative: Larry D. Knox, 900 Hubbell Building, Des Moines, Iowa 50309. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Butter, from Hudson and Sully, Iowa, to Chicago, Ill., and its commercial zone, and materials, equipment, and supplies, used in the manufacture, preparation, or sale of dairy products, from Chicago, Ill., and its commercial zone to points in Sully and Hudson, Iowa, under continuing contract with Land O' Lakes, Inc., Minneapolis, Minn., for 180 days. Supporting shipper: Land O' Lakes, Inc., 614 Mc-Kinley Place, Minneapolis, MN 55440. Send protests to: Ellis L. Annett, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 135805 TA, filed July 23, 1971. Applicant: EVERETT L. SCHRADER, 114 North Second Avenue, Villisca, IA 50864. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Sand and gravel, from Richfield, Nebr., and 10 miles thereof, to points in Montgomery, Page, Taylor, and Adams Counties, Iowa, for 180 days. Supporting shippers: Clarinda Coal & Concrete Co., Clarinda, Iowa 51632; Hawkeye Lumber Co., Red Oak, Iowa 51566; Pratt Construction Co., Red Oak, Iowa 51566; Fullerton Lumber Co., Red Oak, Iowa 51566, Send protests to: Carroll Russell, District Supervisor, Interstate Commerce Commission, Buman of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

By the Commission.

[SEAL]

ROBERT L. OSWALD, Secretary.

FR Doc.71-11314 Filed 8-5-71;8:51 am]

[Notice 728]

MOTOR CARRIER TRANSFER PROCEEDINGS

AUGUST 3, 1971.

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

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-72875. By order of July 30, 1971, the Motor Carrier Board approved the transfer to Champion Auto Repair

Service, Inc., Hudson, N.H. of Certificate No. MC-123870, issued January 19, 1970, to McCallum Motors, Inc., Hudson, N.H., authorizing the transportation of: Wrecked or disabled motor vehicles, by wrecker-type equipment, between points in New Hampshire, on the one hand, and, on the other, points in Maine, Vermont, Massachusetts, Connecticut, Rhode Island, and New York. Andre J. Barbeau, 795 Elm Street, Room 510 Manchester, NH 03101, attorney for applicants.

No. MC-FC-73001. By order of July 29, 1971, the Motor Carrier Board approved the transfer to Charles W. Napierski, doing business as Catawese Coach Lines, Rural Delivery No. 2, Catawissa, PA 17820, of the operating rights in Certificate No. MC-116370, issued October 3, 1957, to Harry Leon Sill and Elizabeth L. Sill, a partnership, Rural Delivery No. 2, Towanda, PA 17820, authorizing the transportation of passengers and their baggage in the same vehicle in round-trip special and charter operations, beginning and ending at Towanda, Pa., and points in Bradford County, Pa., within 15 miles of Towanda, and extending to New York,

No. MC-FC-73026. By order of July 29, 1971, the Motor Carrier Board approved the transfer to Intercity Bus Lines, Inc., Roanoke, Va., of Certificate of Registration No. MC-121647 issued May 19, 1969, to Henry Marvin Fields, doing business as Fields Bus Line, Roanoke, Va., evidencing a right to engage in transportation in interstate or foreign commerce corresponding in scope to the grant of authority in certificate of public convenience and necessity No. P-2389 dated November 19, 1968, issued by the State Corporation Commission of Virginia. Jno C. Goddin, 200 West Grace Street, Richmond, VA 23220, attorney for applicants.

No. MC-FC-73028. By order of July 29, 1971, the Motor Carrier Board approved the transfer to G. Margaret Scharff, doing business as Scharff Motor Freight, 2210 East Portland Road, Newberg, OR 97132, of the operating rights in Nos. MC-30046 (Sub-No. 3) and MC-30046 (Sub-No. 7), issued August 8, 1961, and December 22, 1965, respectively, to H. A. Scharff, doing business as Scharff Motor Freight, same address, Newberg, Oreg.,

authorizing the transportation of lumber, sawdust, wood chips, hogfuel, planer shavings, and wood residuals, from specified points in Oregon to named points in Washington, and lumber products, from Vancouver, Wash., to points in Multnomah, Washington, and Yamhill Counties, Oreg.

No. MC-FC-73031. By order of July 29, 1971, the Motor Carrier Board approved the transfer of Couzens Cartage, Inc., Chicago, Ill., of Permit No. MC-84268 issued August 5, 1943, to Jefferson Park Warehouse Co., Inc., Chicago Ill., authorizing the transportation of: Such merchandise as is dealt in by chain grocery and food business houses, and equipment, supplies used in connection therewith, between points in a specified area of Illinois. H. R. Begley, attorney, 72 West Adams Street, Chicago, IL, 60603.

[SEAL]

ROBERT L. OSWALD, Secretary.

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[FR Doc.71-11316 Filed 8-5-71;8:52 am]

FEDERAL COMMUNICATIONS COMMISSION

CANADIAN TELEVISION STATIONS
List

JULY 1, 1971.

List of Canadian television stations within 250 miles of the Canada-United States border.

The attached list of Canadian Television Station assignments is recapitulative and contains details supplied by the Department of Communications of Canada, pursuant to section B of the Canadian-United States Television Agreement (TIAS 2594). It reflects all the additions, changes and deletions notified to the Commission by the above date and supersedes previous lists issued by the Commission.

Further additions, changes and deletions, as reported to the Commission by the Canadian Department of Communications, will be issued from time to time.

[SEAL] WALLACE E. JOHNSON.

Assistant Chief, Broadcast Bureau, Federal Communications
Commission.

CANADIAN TELEVISION ASSIGNMENTS WITHIN 250 MILES OF THE UNITED STATES (Listed by Channel)

Recapitulative to July 1, 1971

				Antenna				
Call sign	Licensee	Licensee Location		Direc- tivity	Height above ground (feet)	Height above MSL (feet)	Height above terrain (feet)	Off- set
		Channel 2 (54-60 MHz)				n.L		
CHCT-TV.	Calgary TV, Ltd	Calgary, Alberta, N. 51°04'24", W. 114°15'34". Oyen, Alberta, N. 51°21'10", W. 110°24'30".	100.00 V, 20.00 A 0.54 V, 0.27 A		633 298	4, 808 2, 873	989 365	(+)
CHBC-TV	tion. Okanagan Valley TV Co., Ltd	Kelowna, British Columbia, N. 49°58'00",	3.70 V, 0.46 A	Om.	77	4,310	2,704	No
CBUT	. Canadian Broadcasting Corp	W. 119°31'40". Vancouver, British Columbia, N. 49°21'12",	47,60 V, 7.60 A	D.A.	190	2,965	2,400	(+)
	Moneton Broadcasting, Ltd	W. 122°57'18". Moneton, New Brunswick, N. 45°51'06.5".	25.00 V, 3.74 A	Om.	326	1,656	990	No
Commercial	. J. Conrad Lavigne, Ltd	W. 64°48′46.6″. Kapuskasing, Ontario, N. 49°22'32″, W.	0,096 V, 0,019 A	D.A.	400	1, 157	363	(+)
CFCL-TV-2.	do	87°21'35". Kirkland Lake (Kearns), Ontario, N. 48°08'-	14.60 V, 7.30 A	D.A.	400	1,750	722	No
	. Thunder Bay Electronics, Ltd	12", W. 79°33'12". Port Arthur, Ontario, N. 48°31'30", W. 89°-	55.40 V, 30.20 A	D.A.	643	2, 243	1, 202	No

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Call sign	Licensee	Location	P.Hastina vadiated	_	Watshi	Walahi	Waterland	
Can aga	rytoonsee	Locaton	Effective radiated power (kw)	Direc- tivity	Height above ground (feet)	Height above MSL (feet)	Height above terrain (feet)	
		CHANNEL 2 (54-60 MHz) - Contin	ued					
JIC-TV	Hyland Radio-TV Ltd	Sault Ste. Marie, Ontario, N. 46°30'22", W. 84°19'38".	28.00 V, 5.60 A	D.A.	225	835	-19	
KRS-TV-2	Carl A. Poliick, Esq	Wiarton, Ontario, N. 44"56'53.5", W. 81"07'55"	100.00 V, 13.5 A 0.04 V, .005 A	Om. Om.	769 60	1, 644 335	943 60	
CHAU-TV-1	Television de la Baie des Chaleurs, Inc.	Marquerite-Marie, Quebec, N. 48°18'40", W.			185	1, 860	700	
HAU-TV-5	Canadian Broadcasting Corp. Television de la Bale des Chaleurs Transcanada Communications, Ltd	Montreal, Quebec, N. 45°30'20", W. 73°35'32" Perce, Quebec, N. 48°31'38", W. 64°14'40"	100.00 V, 10.00 A 0.233 V 100.00 V, 20.00 A	Om. D.A. Om.	252 130 634	996 1, 380 2, 534	905 1, 215 588	
		CHANNEL 3 (60-66 MHz)		Tries				
BUT-2	Lethbridge Television, Ltd	Burmis, Alberta, N. 49°31′54″, W. 114°11′37″, Chilliwack, British Columbia, N. 49°06′36″,	0.225 V, 0.045 A 0.500 V, 0.295 A	D.A. D. A.	115 85	4, 765 2, 345	420 702	
	Skeena Broadcasters, Ltd	W. 121°50′47″. Terrace, British Columbia, N. 54°31′05″.			70	3, 390	1,783	
BHT	Canadian Broadcasting Corp	W. 128°28′15″. Winnipeg, Manitoba, N. 49°46′15″, W. 97°30′35″. Halifax, Nova Scotia, N. 44°39′03″, W. 63°39′28″. Yarmouth, Nova Scotia, N. 43°55′55″, W.			923 650	1,708 1,100	930 866	
	Ralph Sneigrove Television, Ltd	90°U07107°			569 651	718	588 820	
KSO-TV-1	Cambrian Broadcasting, Ltd. J. Conrad Lavigne, Ltd.	Elliot Lake, Ontario, N. 46°25′50″, W. 82°40′21″, Kapuskasing, Ontario, N. 49°22′32″, W.	0.075 V, 0.0375 A	D.A.	216 380	1, 596 1, 137	552 368	
BVT-2	Cambrian Broadcasting, Ltd. Canadian Broadcasting Corpdo.	Timmins, Ontario, N. 48°29'30", W. 81°19'45" La Tuque, Quebec, N. 47°25'25", W. 72°45'49"	55.00 V. 11.00 A 15.40 V 1.54 A 5.54 V, 2.80 A	D.A. D.A. D.A.	551 180 400	1, 551 1, 380 1, 395	544 407 513	
JBR-TV	Lower St. Lawrence Radio, Inc	Rimouski, Quebec, N. 48°19'40", W. 68°50'09". Strauraer, Saskatchewan, N. 51°40'55", W.	49.30 V, 9.86 A	D.A.	124 520	1, 261 3, 100	986	
	Yorkton TV Co., Ltd	108°30′15″.			525	2, 284	534	
		CHANNEL 4 (66-72 MHz)						
FCN-TV	CFCN Television, Ltd	Calgary, Alberta, N. 51°03′37″, W. 114°10′13″. Pivot, Alberta, N. 50°24′14″, W. 110°03′07″. Kamloope, British Columbia, N. 80°40′15″,	55.00 V, 27.50 A	D.A.	426	4,349	669 623	Ī
FCR-TV	Twin Cities Television, Ltd	W. 120°23′50′′.			512 114 440	3, 199 3, 021 1, 290	501	
		95°57'20". St. John, New Brunswick, N. 45°28'39",			144	1, 599	1, 263	
	Ltd. Canadian Broadcasting Corp	W. 66°14'02". New Glasgow, Nova Scotia, N. 45°32'00",			169	719	422	
FCL-TV-4	J. Conrid Lavigne, Ltd.	W. 62°38'14". Hearst, Ontario, N. 49°42'56", W. 83°38'49"	0.098 V, 0.049 A	D.A.	200	1,020	200	
FCM-TV KBT-TV-3	J. Conrad Lavigne, Ltd. Canadian Broadcasting Corp. Television de Quebec, Ltd. Central Broadcasting Co., Ltd	Greenwater Lake, Saskatchewan, N. 52°28'03",	100.00 V, 15.00 A 100.00 V, 15.00 A 3.00 V, 1.60 A	Om. Om.	618 407 514	1,768 672 2,614	1,319 460 718	
BKMT	Canadian Broadcasting Corp	W. 103°30'15''. Moose Jaw, Saskatchewan, N. 50°23'25''. W. 105°55'38''.			503	2,903	793	
		Channel 5 (76-82 MHz)				T A		
FCN-TV-4	CFCN Television, Ltd	Burmis, Alberta, N. 49°31′54″, W. 114°11′37″. Crawford Bay, British Columbia, N. 49°38′-	0.230 V, 0.115 A 0.468 V, 0.093 A	Om.	144 140	4,794 4,790	439 445	
	mantine Canton T to	54', W. 116°50'53'. Kelowna, British Columbia, N. 49°58'00', W. 119°31'40''.			132	4, 365	1,672	
FCR-TV-6	Twin Cities Television, Ltd	Mount Timothy, British Columbia, N. 51°54'00', W. 121°15'30'	0. 98 V, 0. 49 A	Om.	49	5, 449	1,871	
KX-TV JCH-TV BWCT	Western Manitoba Broadcasters, Ltd CJCH, Ltd. Canadian Broadcasting Corp	Mount Timothy, British Columbia, N. 51°54′00′, W. 121°15′30′. Brandon, Manitoba, N. 49°49′42′, W. 99°59′09′ Halifas, Nova Scotia, N. 44°39′03′, W. 63°39′28′. Fort Frances, Ontario, N. 48°48′18′, W.	54. 00 V, 27. 00 A 60. 00 V, 6. 00 A 20. 20 V, 4. 04 A	D.A. D.A. D.A.	525 650 602	1, 828 1, 100 1, 942	811 822 660	
	Ralph Snelgrove Television, Ltd The Ottawa Valley Television Co.,	93°53'24". Haliburton, Ontario., N. 45°02'35", W. 78°29'56". Pembroke, Ontario, N. 45°50'02", W. 77°09'50".			114 520. 5	1, 414 983	140 496	
KSO-TV	Ltd. Cambrian Broadcasting Co., Ltd. La Television de la Baie des Chaleurs,	Carleton (New Carlisle) Quebec, N. 48°08'07",	100.00 V, 14.40 A 52.50 V, 26.25 A	Om. D.A.	975 151	2,006 1,930	1,049 1,543	
KMI-TV	Inc. Television de Quebec (Canada), Ltd Swift Current Telecasting Co., Ltd	W. 66°07'00". Quebec, Quebec, N. 46°47'04", W. 71°15'54". Swift Current, Saskatchewan, N. 50°20'20", W. 107°47'17".	13.85 V, 6.77 A 13.30 V, 6.65 A	Om.	407 343	672 3, 027	460 511	
		Channel 6 (82-88 MHz)						
HAT-TV	Monarch Broadcasting Co., Ltd	Medicine Hat, Alberta, N. 50°04'36", W.	5,70 V, 3.00 A	Om.	270	2,719	315	
KRD-TV	CHCA Television, Ltd	110°47'40". Red Deer, Alberta, N. 52°16'15", W. 113°41'30"	13,20 V, 6,60 A	D.A.	321	3, 670	714	
	casting, Ltd.	Kamloops, British Columbia, N. 50°40′15″, W. 120°23′50″. Prince Rupert, British Columbia, N. 54°17′05″,			135	3,042	1,960	
ETE-TIVE		Prince Bulgers, British Committee, N. 54-17'05".	U. SS V. U. 28 A	SATIS.	160	2,480	48 0000	

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Call sign	Licensee	Location	Effective radiated power (kw)	Direc- tivity	Height above ground (feet)	Height above MSL (feet)	Height above terrain (feet)	01
		CHANNEL 6 (82-88 MHz)-Contin	ued					
BWT	Canadian Broadcasting Corp	Winnipeg, Manitoba, N. 49°46'15", W. 97°30'	100.09 V, 12.00 A	Om-	1, 020	1,805	1, 027	-
HSJ-TV-1	New Brunswick Broadcasting Co.,	35". Bon Accord, New Brunswick, N. 46°38'57", W. 67°35'35".	54.70 V, 27.30 A	D.A.	470	1,960	1,088	(-
HAK-TV	Ltd. Canadian Broadcasting Corp	Inuvik, Northwest Territory N. 68°21'46", W. 133°41'43".	3.00 V, 0.30 A	D.A.	303	563	394	N
		Caledonia, Nova Scotia, N. 44°20′26", W. 65°			349	1,049	633	4
FCL-TV	J. Conrad Lavigne, Ltd	Timmins, Ontario, N. 48°29'30'', W. 81°19'48''. Toronto, Ontario, N. 43°39'43'', W. 79°22'42''. Chicoutimi, Quebec, N. 48°24'27'', W. 71°08'	100,00 V, 10,00 A 99,50 V, 9,95 A 61,00 V, 36,50 A	Om. Om. D.A.	498 471 190	1, 530 815 740	562 402 440	ZUZ
	La Compagnie de Radiodiffusion de	08". Matane, Quebec, N. 48"49'34", W. 67"32"34"			64.	414	134	(+
	Matana I taa	Montreal, Quebec, N. 45°39'20", W. 73°35'32" Willow Bunch, Saskatchewan, N. 49°20'58",			167 636	911 3,511	820 864	(±
		Wynyard, Saskatchewan, N. 51°42'30', W.			514	2,539	614	N
		104°17'55". Whitehorse, Yukon Territory, N. 60°39'35", W. 134°52'56".		CONTRACTOR OF THE PARTY OF THE	110	4, 350	1, 248	N
		Channel 7 (174-180 MHz)						
JLH-TV	Lethbridge Television, Ltd Okanagan Valley TV Co., Ltd	Lethbridge, Alberta, N. 49°42′55″, W. 112°47′56″. Vernon, British Columbia, N. 50°10′58″, W.	96.10 V, 19.20 A 0.310 V, 0.039 A	D.A.	600 93	3, 619 2, 826	662 865. 8	
TAV.TW	Channal 7 Television Ltd	Winnipeg, Manitoba, N. 49°34'48", W. 97°10'04". Campbellton, New Brunswick, N. 48°04'57",	325,00 V, 65,00 A 1,44 V, 0.288 A		929, 5 90	1,704.5	532.5 540	5 (-
	New Brunswick Broadcasting Co.,	W. 86°34'54". Moneton, New Brunswick, N. 45°48'32", W.	182.0 V, 36.4 A		452	1,702	1, 128	2
BWCT-L FCL-TV-6	Ltd. Canadian Broadcasting Corp J. Conrad Lavigne, Ltd Canadian Broadcasting Corp	64°45′11′. Atkokan, Ontario, N. 48°46′18′, W. 91°36′50′. Chapleau, Ontario, N. 47°51′15′. W. 83°25′08′. Hearst, Ontario, N. 49°38′50′, W. 83°30′50′. Sturgeon Falls, Ontario, N. 48°25′10′, W. 70°50	0.544 V, 0.109 A 0.101 V, 0.020 A 8.40 V, 1.68 A / 9.75 V 1.95 A	D.A. D.A. D.A.	323 256 544 537	1, 733 1, 876 1, 444 1, 387	385 420 611 617	TEXE
		04". Timmins, Ontario, N. 48"29"30", W. 81°19'45". Riviere-an-Renard (Fox River), Quebec,			828 90	1, 528 1, 140	542 700	(N
	CKRT-TV Ltee	N. 48° 89′ 62° ,W. 54° 20′ 60° .	49.00 V, 24.80 A		200	2,350	1, 156	(+
HLT-TV	Radio Television Sherbrooke, Inc Yorkton Television Co., Ltd	Sherbrooke, Quebec, N. 45°18'43', W. 72°14'32', Carlyle Lake, Saskatchewan, N. 49°44'22', W. 102°16'38'.	170.00 V, 100.00 A 55.00 V, 8.80 A	D.A.	106 736	2, 856 3, 281	1, 920 886	N.
KMJ-TV	Transcanada Communications, Ltd	Moose Jaw, Saskatchewan, N. 50°38′43″, W. 105°46′05″.	55.40 V, 11.08 A	. D.A.	752	2,727	768	(-
BCP-TV-1	Canadian Broadcasting Corp	Shaupavon, Saskatchewan, N. 49°28′06″, W. 108°29′04″.	1.14 V, 0.23 A	. D.A.	418	3,793	. 560	(4
		CHANNEL 8 (180-186 MHx)						
HBC-TV-3	Okanagun Valley Television Co	Oliver, British Columbia, N. 49°06′00″, W.	0.110 V, 0.014 A	D.A.	57	2, 557	1,346	No
HAN-TV		Vancouver, British Columbia, N. 49°16'31".	164.00 V, 81.00 A	D.A.	338	1,313	1, 171	(4
KSS-TV	System, Ltd. Yorkton Television Co., Ltd	W. 127°54'49". Dauphin (Baldy Mountain), Manitoba, N.	120.00 V, 12.00 A		540	3, 267	1, 147	N
BHT-2	Canadian Broadcasting Corp	Dauphin (Baldy Mountain), Manitoba, N. 51°28′14″, W. 100°43′10″. Sheburne, Nova Scotia, N. 43°40′35″, W.	0.423 V, 0.254 A		313. 5	563, 5	449	N
JSS-TV KVR-TV-2 BWAT	Cornwall Broadcasting, Ltd	65°18'29''. Cornwall, Ontario, N. 45°10'35'', W. 74°31'38''. Huntsville, Ontario, N. 45°24'38'', W. 75°15'22''. Kenora, Ontario, N. 49°46'13'', W. 94°30'13''. Manitouwadge, Ontario, N. 49°08'21'', W. estaange for	130.00 V, 78.00 A 0.115 V, 0.049 A 9.30 V, 1.85 A 22.00 V, 4.40 A	D.A. Om. D.A. D.A.	638 365 206, 5 538	813 1, 665 1, 366. 5 1, 968	615 481 240 599	TTZ+
KNX-TV	Radio Station CKNX, Ltd	\$5°47'23.5". Wingham, Ontario, N. 44°05'20", W. 81°12'20". Roberval, Quebec, N. 48°24'00", W. 72°05'14". Saskatoon, Saskatchewan, N. 32°11'29.93", W.	90.00 V, 18.00 A	D.A.		1,773 1,217 2,585	793 532 866	(1
		Sassatoon, Sassatchewan, N. 52 H 20.53', W. 106"23"0.50". Watson Lake, Yukon Territory, N. 60"03'52", W. 128"42'52".			105	2,405	-29	(4
		Channel 9 (185-192 MHz)						
FCR-TV-4	Twin Ciffes TV, Ltd.	. Clinton British Columbia, N. 51°08'10", W.	0.204 V, 0.102 A	Om.	35	6, 535	1,800	100
		121°40'30", Courtenay, British Columbia, N. 49°35'44",			218	1,418	483	(
		W. 125°00'26". Nelson, British Columbia, N. 49°31'50", W.			168, 5	6,759.5	1, 377	N
		117°17'58". Salmon Arm, British Columbia, N. 50°45'20",			110		-155	

Call sign	Licensee	Location	Effective radiated	-	Height	Holehr	Trains.
*1		and the second	power (kw)	Direc- tivity	above ground (feet)	Height above MSL (feet)	Height above terrain (feet)
		CHANNEL 9 (186-192 MHz)-Contin	nued				
KX-TV-2	. Western Manitoba Broadcasters, Ltd. Moncton Broadcasting, Ltd.	 Melita, Manitoba, N. 49°16′50′, W. 100°59′12′. Saint John, New Brunswick, N. 45°28′30′′, W. 66°14′02′′. 	0.188 V, 0.094 A 162.00 V, 32.00 A	Om.	211 241	1,686 1,696	212 1,361
JCB-TV-2	. Cape Breton Broadcasters, Ltd	Antigonish, Nova Scotia, N. 45°32'45",	73.00 V, 37.00 A	. D.A.	463	1,463	921
BOFT KNC-TV BFOT FTO-TV BLAT-8	Canadian Broadcasting Corp. Baton, Broadcasting, Ltd. Canadian Broadcasting Corp. Western Ontario Broadcasting Co.,	Dryden, Ontario, N. 49°48′82″, W. 92°41′01″ Ottawa, Ontario, N. 45°30′11″, W. 75°51′02″ Sudbury, Ontario, N. 46°30′44″, W. 81°00′19″, Timmins, Ontario, N. 48°28′00″, W. 81°17′50″ Toronto, Ontario, N. 43°46′48″, W. 79°18′24″, Wawa, Ontario, N. 48°01′13″, W. 84°44′08″	8.90 V, 1.78 A 128.00 V, 25.60 A 168.00 V, 16.80 A 16.00 V, 3.20 A 325.00 V, 162.00 A 16.00 V 3.20 A	D.A. D.A. D.A. Om. D.A.	531, 2 702 579 555 871 374 626	1,845 1,852 1,509 1,699 1,421 1,814 1,226	569 1,394 627 706 925 581 631
KRS-TV-1	Ltd. La Compagnie de Radiodiffusion Radio Saguentay Ltee Canadian Broadcasting Corp	Matane, Quebec, N. 48°53'25", W. 66°38'25", Port Alfred, Quebec, N. 48°19'20", W. 70°49'48",	153.00 V, 30,60 A 0.019 V, 0.0285 A 140.00 V, 75,00 A	D.A. D.A.	114 80 697, 5	3, 839 605 2, 654	2, 336 61 680
	do	80.20			480	2,980	765
		CHANNEL 10 (192-198 MHz)					
KRD-TV-1	. CHCA Television, Ltd	Coronation, Alberta, N. 52°09'15", W. 111°99'-	12.40 V, 6.20 A	. D.A.	218	3, 218	687
	. Canadian Broadcasting Corp	30", Cranbrook, British Columbia, N. 49°32'45",			77	4,091	832
HKL-TV-1	British Columbia Television Broad-	W. 115"45"52". Penticton, British Columbia, N. 49"39"34", W.			108	4,408	1, 173
BWOT	Canadian Broadcasting Corp	119"34'18". Fisher Branch, Manitoba, N. 51°04'50", W. 97°38'55".	27.40 V, 5.48 A	D.A.	548	1,368	500
JCH-TV-1	CJCH, Ltd.		9.05 V, 4.53 A	. D.A.	318	993	886
FPL-TV	CFPL Broadcasting Ltd		325.00 V, 43.20 A 119.00 V, 23.80 A	Om. D.A.	946 340	1,880 1,185	1,000 420
BWET KHQ-TV-i	Canadian Broadcasting Corp Northeast Social Club	Red Lake, Ontario, N. 51°01'35", W. 93°49'44"	0.570 V, 0.114 A 0.0550 V, 0.0274 A	D.A. D.A.	225 203	1, 475 1, 383	286 71
FTM-TVJFB-TV-3	Telemetropole Corp	Montreal, Quebec, N. 45°30'20", W. 73°35'32"	325.00 V, 160.00 A 0.200 V, 0.195 A	Om.	328 415	1,068	972 776
ВКМТ-1	. Canadian Broadcasting Corp	W. 106°54′34″.			590	3, 465	820
	The state of the s	CHANNEL 11 (198-204 MHz)					
BUAT	. Canadian Broadcasting Corp	Trail, British Columbia, N. 49°05'27", W. 117°47'55".	3.340 V, 0.668 A	D.A.	203	4, 453	762
	Western Manitaka Decadesation Ttd.	Postmorron Manitoha M constituti W	6.64 V. 3.48 A	TO 400			
	. Western Manitoba Broadcasters, Ltd			D.A.	261	2, 031	370
BAFT	. Canadian Broadcasting Corp	101"04"23", Moncton, New Brunswick, N. 46°08'41", W 64°54'14"	163.00 V, 33.00 A	D.A.	261 394	2, 031 1, 010	370 781
BAFTBHT-4	. Canadian Broadcasting Corpdo,	101704'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29",	163.00 V, 33.00 A 9.07 V, 1.814 A	D.A.			
CBAFTCBHT-4CBHT-3.	Canadian Broadcasting Corpdododo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 52°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 65°96'10".	163.00 V, 33.00 A 9.07 V, 1.814 A 15, 70 V, 3.30 A	D.A. D.A. D.A.	394 260 540	1,010	781 368 620
BAFT BHT-4 BHT-3 HCH-TV KSO-TV-3	. Canadian Broadcasting Corpdodo	101"04"23", Moneton, New Brunswick, N. 46"08'41", W. 64"54"14". Sheet Harbor, Nova Scotia, N. 44"55"29", W. 52"29"55", Yarmouth, Nova Scotia, N. 43"55"55", W. 66"96"10". Hamilton, Ontario, N. 43"12"27", W. 79"46"28".	163.00 V, 33.00 A 9.07 V, 1.814 A 15.70 V, 3.30 A 230.00 V, 23.00 A.	D.A. D.A. D.A.	394 260	1,010 510	781 368 620 1,178 734
BATT. BHT-4. BHT-3. HCH-TV. KSO-TV-3. KWS-TV. BLAT-4.	Canadian Broadcasting Corpdodo	101'04'23", Moneton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 52°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 66°06'10". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°33'12". Kingston, Ontario, N. 48°08'10'22", W. 76°23'40". Marathon, Ontario, N. 48°44'50', W. 88°34'00'.	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054	1,010 510 690 1,679	781 368 620 1, 173 734 851 932
KX-TV-1. BAFT. BHT-4. BHT-3. HCH-TV. KSO-TV-3. KWS-TV. BLAT-4. KBL-TV-1.	do	101'04'23". Moneton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 62°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 66°06'10". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°46'28". Krayston, Ontario, N. 48'06'12", W. 79°32'12". Kingston, Ontario, N. 48'06'12", W. 78°32'40". Marathon, Ontario, N. 48'4'50", W. 88°34'00". Mont Climont, Quebec, N. 48°23'50", W. 67°19'27".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785	1,010 510 690 1,679 1,795 1,110	781 368 620 1, 173 734 851
KX-TV-1. BAFT. BHT-4. BHT-3. HCH-TV. KSO-TV-3. KWS-TV. BLAT-4. KBL-TV-1. BFT-1.	dododododododododo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 62°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 66°06'10". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°33'12" Kingston, Ontario, N. 48°02'0", W. 76°34'0". Marathon, Ontario, N. 48°44'50", W. 86°34'00". Mont Climont, Quebec, N. 48°23'50", W. 67°19'22". Mont Tremblant, Quebec, N. 46°13'10", W. 42°23'21".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97	1,010 510 690 1,679 1,795 1,110 1,758 1,645 3,047	781 368 620 1, 173 734 851 932 732 1, 779
BAFT. BHT-4 BHT-3 CHCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1	. Canadian Broadcasting Corpdododo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 52°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 65°96'19". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°12'27", W. 79°46'28". Kearns, Ontario, N. 48°10'02", W. 76°28'07". Marathon, Ontario, N. 48°10'02", W. 76°28'40". Mont Climont, Quebec, N. 48°23'50", W. 67°19'27". Mont Tremblant, Quebec, N. 46°13'10", W. 74°33'11". Quebec, Quebec, N. 46°51'40.41", W. 21°30'448'24".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	260 540 1, 054 445 785 313 95	1,010 510 690 1,679 1,795 1,110 1,758 1,645	781 368 620 1, 173 734 851 932 732
KX-TV-1. BAFT. BHT-4. BHT-8. HCH-TV. KS0-TV-3. KWS-TV. BLAT-4. KBL-TV-1. BFT-1.	. Canadian Broadcasting Corpdododo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 62°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 66°06'10". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°33'12" Kingston, Ontario, N. 48°02'0", W. 76°34'0". Marathon, Ontario, N. 48°44'50", W. 86°34'00". Mont Climont, Quebec, N. 48°23'50", W. 67°19'22". Mont Tremblant, Quebec, N. 46°13'10", W. 42°23'21".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525	1,010 510 690 1,679 1,795 1,110 1,758 1,645 3,047 950	781 368 620 1, 173 734 851 932 732 1, 779 .641
BAFT BHT-4 BHT-3 HCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1 BVT BKST	. Canadian Broadcasting Corpdododo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 52°29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 65°96'19". Hamilton, Ontario, N. 43°12'27", W. 79°46'28". Kearns, Ontario, N. 48°08'12", W. 79°33'12". Kingston, Ontario, N. 48°08'12", W. 79°33'12". Marathon, Ontario, N. 48°44'50", W. 86°34'00". Marathon, Ontario, N. 48°44'50", W. 86°34'00", W. 67°19'27". Mont Cimont, Quebec, N. 46°13'10", W. 74°33'11". Quebec, N. 46°13'10", W. 71°34'10", W. 71°04'45.24". Saskatoon, Saskatchewan, N. 52°10'25", W. 108°25'42". Channel 12 (204-210 MHz) Drumbeller, Alberta, N. 51°34'00", W. 112°- 14	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525	1,010 510 690 1,679 1,795 1,110 1,758 1,645 3,047 950	781 368 620 1, 173 734 851 932 732 1, 779 .641
BAFT BHT-4 BHT-3 HCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1 BFT-1 BKST FCN-TV-1 BKST FCN-TV-1 BKST BKST BKST BKST BKST BKST BKST BKST	Canadian Broadcasting Corpdo	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64°54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 62°29'65". Yarmouth, Nova Scotia, N. 43°55'55", W. 66°96'19". Hamilton, Ontario, N. 43°12'27", W. 79'46'28". Kearns, Ontario, N. 48°08'12", W. 79'33'12". Kingston, Ontario, N. 48°08'12", W. 79'23'12". Marathon, Ontario, N. 48°44'50", W. 86°34'00". Mont Cimont, Quebec, N. 46°25'40", W. 67°19'27". Mont Tremblant, Quebec, N. 46°11'10", W. 71'04'46'24". Saskatoon, Saskatchewan, N. 52°10'25", W. 106°25'42". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51°34'00", W. 112°- 14. 19'48". Zanal Flats, British Columbia, N. 50°11'41", 5.	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525 600	1,010 510 690 1,679 1,795 1,110 1,788 1,645 3,047 950 2,550	781 368 620 1,173 734 851 932 732 1,779 641 786
BAFT. BHT-4 BHT-4 BHT-3 HCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1 BVT BKST FCN-TV-1 BUBT-1	Canadian Broadcasting Corpdo	101'04'23". Moncton, New Brunswick, N. 46'08'41", W. 64'54'14". Sheet Harbor, Nova Scotia, N. 44'55'29", W. 62'29'65". Yarmouth, Nova Scotia, N. 43'55'55", W. 66'96'19". Harnilton, Ontario, N. 43'12'27", W. 79'46'28". Kearns, Ontario, N. 48'12'2", W. 79'32'12". Kingston, Ontario, N. 48'91'0', W. 76'28'40". Marathon, Ontario, N. 48'4'50", W. 86'34'00", W. 67'19'27". Mont Tremblant, Quebec, N. 46'31'10", W. 71'04'45.24". Quebec, Quebec, N. 46'51'40.41", W. 71'04'45.24". Saskatoon, Saskatchewan, N. 52'10'25", W. 108'25'42". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51'34'00", W. 112'- 14'15'48'' Canal Flats, British Columbia, N. 50'11'41", 5.4' W. 115'49'25".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525 600	1,010 510 690 1,679 1,795 1,110 1,785 1,645 3,047 950 2,550 4,040	781 368 620 1,173 734 851 932 732 1,779 641 786
RX-TV-1. BAFT. BHT-4. BHT-4. HCH-TV. KSO-TV-3. KWS-TV-1. BFT-1. BVT. BVT. BKST FCN-TV-1. BUBT-1. HKL-TV-2	Canadian Broadcasting Corpdo	101'04'23". Moncton, New Brunswick, N. 46'06'41", W. 64'54'14". Sheet Harbor, Nova Scotia, N. 44'55'29", W. 62'29'55". Yarmouth, Nova Scotia, N. 43'55'55", W. 66'96'19". Hamilton, Ontario, N. 43'12'2", W. 79'46'28". Kearns, Ontario, N. 48'12'2", W. 79'32'12". Kingston, Ontario, N. 48'12'2", W. 79'32'12". Kingston, Ontario, N. 48'10'02", W. 78'23'40". Mont Ctimont, Quebec, N. 48'23'50", W. 67'19'27". Mont Tremblant, Quebec, N. 46'13'10", W. 74'33'11". Quebec, Quebec, N. 46'51'40.41", W. 71'04'45.24". Saskatoon, Saskatchewan, N. 52'10'25", W. 108'23'42". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51'34'00", W. 112'- 14'15'48'. anal Flatz, British Columbia, N. 50'11'41", 54' W. 115'49'25".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525 600	1,010 510 690 1,679 1,795 1,110 1,785 1,645 1,645 2,550 4,040 3,326	781 368 620 1,173 734 851 932 1,779 641 786
BAFT. BHT-4 BHT-3 BHT-3 BHCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1 BVT BKST FCN-TV-1 BUBT-1 HKL-TV-2 KAM-TV	Canadian Broadcasting Corp	101'04'23". Moncton, New Brunswick, N. 46°08'41", W. 64'54'14". Sheet Harbor, Nova Scotia, N. 44°55'29", W. 62"29'55". Yarmouth, Nova Scotia, N. 43°55'55", W. 66'96'19". Hamilton, Ontario, N. 48"12"2", W. 79'46'28". Kearns, Ontario, N. 48"12"2", W. 79'33'12". Kingston, Ontario, N. 48"12"2", W. 79'33'12". Kingston, Ontario, N. 48"10'02", W. 76"23'40". Mont Chimont, Quebec, N. 48"23'50", W. 67"19'22". Mont Tremblant, Quebec, N. 46"51'40.41", W. 74"33'11". Quebec, Quebec, N. 46"51'40.41", W. 71"04'45.24". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51"34'00", W. 112"- 14. 19'48". Sanal Flats, British Columbia, N. 50"11'41", 54. W. 115"49'25". Vermon, British Columbia, N. 50"16'58", W. 0. 119"19'09". Upsalquitch Lake (Campbellton), New 14. Brunswick, N. 47"27'19", W. 66"22'07". Liverpool, Nova Scotia, N. 44"03"59", W. 0.	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525 600	1,010 510 690 1,679 1,795 1,110 1,758 1,140 2,550 4,040 3,326 2,845	781 368 020 1,173 734 851 932 1,779 641 786
BAFT. BHT-3 BHT-3 BHCH-TV KSO-TV-3 KWS-TV BLAT-4 KBL-TV-1 BFT-1 BVT BKST FCN-TV-1 BUBT-1 HKL-TV-2 KAM-TV BHT-1	Canadian Broadcasting Corp	101'04'23". Moncton, New Brunswick, N. 46'06'41", W. 64'54'14". Sheet Harbor, Nova Scotia, N. 44'55'29", W. 62'29'55". Yarmouth, Nova Scotia, N. 43'55'55", W. 66'96'19". Hamilton, Ontario, N. 48'12'2", W. 79'46'28". Kearns, Ontario, N. 48'12'2", W. 79'32'12". Kingston, Ontario, N. 48'12'2", W. 79'32'12". Kingston, Ontario, N. 48'10'02", W. 78'23'40". Mont Ctimont, Quebec, N. 48'23'50", W. 67'19'27". Mont Tremblant, Quebec, N. 46'13'10", W. 74'33'11". Quebec, Quebec, N. 46'51'40.41", W. 71'04'46.24". Saskatoon, Saskatchewan, N. 52'10'25", W. 108'23'42". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51'34'00", W. 112'- 14 19'48". anal Flats, British Columbia, N. 50'10'58", W. 01'19'19'09". Upsalquitch Lake (Campbellton), New 14 Brunswick, N. 47'27'19', W. 66'25'07". Liverpool, Nova Scotia, N. 48'32'20", W. 0. 64'43'00", W. 0. Now Glasgow, Nova Scotia, N. 48'32'20", W. 0.	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1,054 445 785 313 95 97 525 600 540 132 112 733	1,010 510 690 1,679 1,705 1,110 1,788 1,645 3,047 950 2,550 4,040 3,326 2,845 2,793	781 368 620 1,173 734 851 932 732 1,779 641 786
BAFT. BHT-4 BHT-4 BHT-3 EKSO-TV-3 EKSO-TV-3 EKSO-TV-1 BFT-1 BFT-1 BUT BUT BUBT-1 BUBT-1	Canadian Broadcasting Corp	101'04'23". Moncton, New Brunswick, N. 46'08'41", W. 64'54'14". Sheet Harbor, Nova Scotia, N. 44'05'29", W. 62'29'65". Yarmouth, Nova Scotia, N. 43'55'55", W. 66'96'19". Harnilton, Ontario, N. 43'12'27", W. 79'46'28". Kingston, Ontario, N. 48'10'02", W. 79'33'12". Kingston, Ontario, N. 48'06'12", W. 79'23'12". Kingston, Ontario, N. 48'10'02", W. 79'23'10". Marathon, Ontario, N. 48'4'50", W. 86'24'0". Mont Tremblant, Quebec, N. 46'21'40', W. 74'33'11". Quebec, Quebec, N. 46'51'40', W. 71'04'45', W. 71'04'45', 34". Saskatoon, Saskatchewan, N. 52'10'25", W. 10'2'25'42". CHANNEL 12 (204-210 MHz) Drumbeller, Alberta, N. 51'34'00", W. 112'- 14'19'48". anal Flats, British Columbia, N. 50'11'41", 54'W. 115'49'25' Vermon, British Columbia, N. 50'16'58", W. 0. 119'19'09". Upsalquitch Lake (Campbellton), New 14'Brunswick, N. 47'27'19", W. 66'22'07". Liverpool, Nova Scotia, N. 44'03'59", W. 0. 64'43'00".	163.00 V, 33.00 A	D.A. D.A. D.A. D.A. D.A. D.A. D.A. D.A.	394 260 540 1, 054 445 785 313 95 97 525 600 540 132 112 733 489	1,010 510 690 1,679 1,795 1,110 1,788 1,645 3,047 950 2,550 4,040 3,326 2,845 2,793 789	781 368 620 1,173 734 851 932 732 1,779 641 786

NOTICES 14537

			- 6		- 4	Antenna		
Call sign	Licensee	Location	Effective radiated power (kw)	Direc- tivity	Height above ground (feet)	Height above MSL (feet)	Height above terrain (feet)	on
		CHANNEL 12 (204-210 MHz)-Conti	nued					
BLAT-2	Canadian Broadcasting Corp	White River, Ontario, N. 48°37"45", W. 85°-11"24".	0.284 V, 0.077 A	D.A.	347.5	2, 311	761	(-
FCF-TV	Radio Saguenay, Ltd	Jonquiere, Quebec, N. 48°24′29″, W. 71°14′52″. Montreal, Quebec, N. 45°30′20″, W. 73°35′32″. Timiskaming, Quebec, N. 46°28′28″, W. 79°-	20.00 V, 2.00 A 325.00 V, 160.00 A 7.08 V, 1.416 A	Om.	250 330 554	770 1,074 1,854	311.5 970 860	(+X-
CKCK-TV-I	Transcanada Communications, Ltd	04'24". Colgate, Saskatchewan, N. 49°26'16", W. 103°47'53".	15.10 V, 3.02 A	D.A.	538	2,463	532	No
1111		CHANNEL 13 (210-216 MHz)	THE WIE				F	
CFCN-TV-5	CFCN Television, Ltd	Lethbridge, Alberta, N. 49°42'55", W. 112°47'-	47.00 V, 7.34 A	D.A.	530	3,549	593	(+
BUDT	Canadian Broadcasting Corp	Bonnington, British Columbia, N. 49°28'33", W. 117°29'16".	0.022 V, 0.0022 A	D.A.	114	2,914	-1,287	(4
HAN-TV-4	British Columbia TV Broadcasting	Counrtenay, British Columbia, N. 49°44′55″, W. 125°14′53″.	0.930 V, 0.093 A	D.A.	68	3, 343	1, 321	N
CHBC-TV-1	Okanagan Valley TV Co., Ltd	Pentieton, British Columbia, N. 49°39'34", W. 119°34'18".	0.300 V, 0.038 A	D.A.	91	4, 391	2,717	N
UBR-TV-L	Lower St. Lawrence Radio, Inc	Edmundston, New Brunswick, N. 47°23'25", W. 68°18'59".	1.430 V, 0.714 A	D.A.	521	1,721	886	N
BHFT	Canadian Broadcasting Corp	Halifax, Nova Scotia, N. 44°39′03″, W.	0.135 V, 13.50 A	D.A.	650	1,100	771	N
CKCO-TV CJOH-TV	do. Central Ontario TV, Ltd Bushnell Communications, Ltd Canadian Broadcasting Corp. do.	Geraldton, Ontario. N. 49"43"50", W. 86"43"21" Kitchener, Ontario. N. 43"34"15", W. 86"38"65" Ottawa, Ontario. N. 45"39"11", W. 75"51"02" Sudbury, Ontario. N. 46"30"14", W. 80"58"04"	325.00 V, 65.00 A 178.00 V, 35.60 A 8.60 V, 1.72 A	Om, D.A. D.A.	540 653, 8 533 282 540	1,690 2,089 1,683 1,420 890	568 954 1, 225 478 771	27272
CKTM-TV	Television St. Maurice, Inc	Three Rivers, Quebec, N. 46°29'27", W. 72°39'00".	162.50 V, 32.50 A	D.A.	1,040	1,615	1, 323	(-
		Channel 19 (500-506 MHz)						
CICA-TV	Canadian Broadcasting Corp	Toronto, Ontario, N. 43°39'43", W. 79°22'42"	600.00 V, 120.00 A	Om.	541	881	476	(-
		CHANNEL 72 (818-824 MHz)	THE STATE OF THE S					
CHBC-TV-5	Okanagan Television Co., Ltd	Enderby, British Columbia, N. 50°33'48", W. 110°00'10".	0.020 V, 0.0025 A	D.A.	103	2, 103	-625	No

[FR Doc.71-11154 Filed 8-5-71;8:45 am]

[Mexican Change List No. 265]

MEXICAN STANDARD BROADCAST STATIONS

Notification List; Correction

Mexican Change List No. 265 published at 36 F.R. 14151 (F.R. Doc. 71-10797) is corrected by adding the entries set forth below.

Released: July 30, 1971.

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

MEXICAN CHANGE LIST No. 26	8								JUNE 16, 1971
XEZR (daytime operation on 850	Zaragoza, Coah., N. 28°29'- 00'', W. 100°54'00''.	860 kHz	DA-N	N	п.				
KHa). XEUN	Mexico, D.F., N. 19°31'10".	250 880 kHz	DA-2	U	п.				
XEEP (change in call letters-	W. 99°10'08". Mexico, D.F., N. 19°24'03".	45,000D/25,000N 1000 kHz	DA-N	U	1-B .				
XEJAC XESED).	W. 99°08'55". Cardenss, Tab., N. 18°00'-	50,000 1110 kHz	ND-190	U	********	221	120	221	9.1.71 (probable).
XEMR	50", W. 93"22"30". Monterrey, N.L., N. 25"40'-		DA-N	U	1-B				
XEBQ (this cancels the change to	11", W. 100°18'26". Guaymas, Son., N. 27°55'-	10,000. 1840 kHz	ND-175	U	п	187	140	197	
710 kHz notified in List No. 239). XEZT (in operation since 11.26.70).	30°, W. 110°50′20°. Puebla, Pue., N. 19°02′30°,	1,000D/250N 1250 kHz	ND-178	D	ш	177	90	177	11.26.70.
XEQB (in operation since 9.30.70).	W. 98°11′52″. Tulancingo, Hgo., N. 20°04′- 58″, W. 98°22′08″.	250	ND-188	U	IV	180	120	180	9.30.70.

MEXICAN CHANGE LIST No. 265-Continued

Cd. Victoria, Tams N. 23°42'12", W. 99°06'12".	1580 kHz 6000D/150N	ND-194	U	ш	200	120	197	9.1.71 (probable)
Empalme, Son	500D/250N	ND-182	U	IV	171	90	171	
Villa Constitucion, British Columbia, N. 25°35′00′′, W. 111°45′00′′.	1000D/150N	ND-190	U	ш	171	120	171	12.10.70.
Zacoalco de Torres, Jal., N. 20°13'14", W. 103°34'20".	250,	ND-175	U	IV	161	90	148	10.7.70.
Cd. Guzman, Jal., N. 19°-42'13", W. 103°27'53".	500,	ND	D	11	141	90	150	
Panzacola, Tlax., M. 19°- 08'30", W. 98°12'00".	500	DA-D	D	п				9.2.70
Huimanguillo, Tab., N. 17°51'45", W. 93°28'37".	1000D/100N	ND-187	U	п	148	120	162	10.28.70.
	Empalme, Son. Villa Constitucion, British Columbia, N. 25°35′00″, W. 111°45′00″. Zacoalco de Torres, Jal., N. 20°13′14″, W. 103°34′20″. Cd. Guzman, Jal., N. 19°-42′13″, W. 103°27′83″. Panzacola, Tlax, M. 19°-08′30″, W. 98°12′00″. Huimanguillo, Tab.,	Cd. Victoria, Tams. N. 23'42'12", W. 99'06'12". Empalme, Son	Cd. Victoria, Tams	Cd. Victoria, Tams. 8000D/150N. ND-194 U N. 28°42'12", W. 99°06'12" 1400 kHz Empalme, Son 500D/250N. ND-182 U 1400 kHz Viiia Constitucion, British 1000D/150N ND-190 U Columbia, N. 25°33'00', W. 111°45'00'. 1450 kHz Zscoalco de Torres, Jal., N. 29°-13'14", W. 103°24"20". 1510 kHz Cd. Guzman, Jal., N. 19°- 500. ND D 42'13", W. 103°27'83". 1580 kHz Panzacola, Tlax., M. 19°- 500. DA-D D 65'30', W. 98°12''00''. 1580 kHz Huimangaillo, Tab., 1000D/100N. ND-187 U	Cd. Victoria, Tams	Cd. Victoria, Tams.	Cd. Victoria, Tams.	Cd. Victoria, Tams.

[FR Doc.71-11218 Filed 8-5-71;8:45 am]

CUMULATIVE LIST OF PARTS AFFECTED-AUGUST

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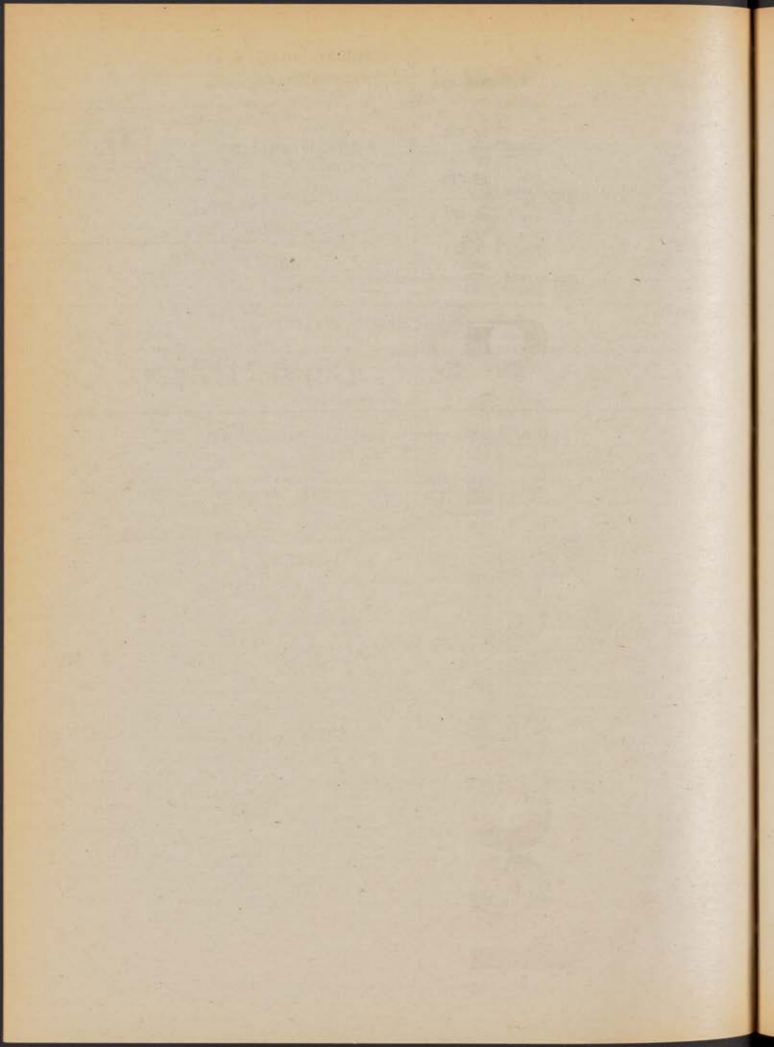
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FRIDAY, AUGUST 6, 1971 WASHINGTON, D.C.

Volume 36 ■ Number 152

PART II



DEPARTMENT OF LABOR

Employment Standards
Administration

Minimum Wages for Federal and Federally Assisted Construction

REGION I

DEPARTMENT OF LABOR

Employment Standards Administration

MINIMUM WAGES FOR FEDERAL AND FEDERALLY ASSISTED CONSTRUC-TION

Area Wage Determination Decisions for Specified Localities in the States of Connecticut, Massachusetts, and Rhode Island

There are set forth below general Area Wage Determination Decisions Nos. AM-1589 through AM-1605 of the Secretary of Labor. These decisions specify, in accordance with applicable law and on the basis of information available to the Department of Labor from its study of local wage conditions and from other sources, the basic hourly wage rates and fringe benefit payments which are determined to be prevailing for the described classes of laborers and mechanics employed in construction activity of the character and in the localities specified therein. The decisions are applicable to Federal and federally assisted construction in described localities situated within the States of Connecticut, Massachusetts, and Rhode Island. No general area wage determinations are currently applicable to localities within such States other than those described in these decisions; only determinations for specific projects are made in such other localities.

The determinations in these decisions of such prevailing rates and fringe benefits have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 F.R. 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are de-

pendent upon determinations by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of the Code of Federal Regulations, Procedure for Predetermination of Wage Rates, and of Secretary of Labor's Orders 13-71 and 15-71 (36 F.R. 8755, 8756). The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal or federally assisted construction projects to laborers and mechanics of the specified classes engaged in contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 533, and not providing for delay in effective date as prescribed in that section, because the necessity to issue construction industry wage determinations frequently and in large volume causes such procedures to be impractical and contrary to the public interest. These wage determination decisions shall, accordingly, be effective on publication in the FEDERAL REGISTER, except as otherwise provided hereinafter.

The wage determinations in these decisions replace all prior general or area wage determinations for localities in the above States, the expiration dates of which were extended by the notice of variation published in the FEDERAL REGISTER on April 3, 1971 (36 F.R. 6467). The replaced determinations are hereby canceled: Provided, however, where bids have been opened or will be opened within 10 days from the date of publication of this document in the Federal Register, the expiration date of the prior wage determination decision provided for preparation of such bids may be extended by the contracting agency for an additional 30-day period to permit orderly contracting procedures.

These wage determinations are effective for a period of 120 days from the date of publication in the FEDERAL REGISTER the applicable determination together with any modification issued subsequent to this date during this 120-day period, shall be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The and are to be used in accordance with the provisions of 29 CFR Part 5. Accordingly, wage rates contained herein shall be the minimum paid under such contract by contractors and subcontractors on the work.

Area wage determination decisions for specific localities in other States, the District of Columbia, and insular possessions will be published in series on August 11, August 13, August 18, August 20, August 25, August 27, and September 3, 1971. Changes in published area decisions will be made as necessary and will appear in Friday issues of the FEDERAL REGISTER.

Any person, organization, or governmental agency having an interest in the wages determined or to be determined as prevailing in any locality is encouraged to submit wage rate information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, Washington, D.C. 20210.

The area wage determination decisions for localities within the above States are set forth below.

Signed at Washington, D.C., this 29th day of July 1971,

Horace E. Menasco, Administrator, Wage and Hour Division.

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

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	BUILDING, HEAVY & HIGHMAY CONSTRUCTION	Painters: Norwalk-Westport-Weston-Wilton: Brush Boller Steel	New Canamit Breath Moller Shallon-Monroet	Spran Structural steel	Frush Frush Structural steel	Darlen-Stamfords Frush Structural steel	Reminder of County: Erush Structural steel		Piledriversen: (Ruilding only) Greenvich Darlen-Stamford	Pridgeport-Saston-Fairleid-Fonros- Strafford-Trambull New Cansan Norwalk	Shelton Sherman Westport-Weston Wilton-Aldgefield	Remainder of County Flushers, Steamiliters: Coernical Date Description of Patro	field-Serton-Redding-Ridgeffeld- Sherman Few Canan Stanford-Darien	Bridgeport-Easton-Fairfield-Monroe- Shelton-Stratford-Trusball Remainder of County	Rooferst Composition, Settlemen Slate Helper (slater)	
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Roofers: cont'd Precast alab Precast alab helper Sheet metal workers Sprinkier fitters Waterproofers	8.38 8.38 8.38 8.38 8.38 8.38 8.38	88348	8888		16	
Welders - receive rate prescribed for craft performing operation to which welding is incidental.						

PAID BOLIDAIS: (Where Applicable)

A.New Year's Day; B-Memorial Day; C-Independence Day; D-Lebor Day; E-Thunkagiving Day; F-Christnas Day.

FOOTBOTES

- a. Employer contributes is of basic hourly rate for 5 years or more of service or 25 basic bourly rate for 6 months to 5 years of service as Vacation Pay Credit.
- Holldayer A through F.
- Holidays: A through F and Washington's Hirthday and Good Friday, providing explayee
 has worked 45 full days during the 120 calendar days prior to the boliday, and the
 regular scheduled work days immediately preceding and following the boliday.
 - d. Holldays: A and D through F and Good Friday, providing the employee is available for work the days preceding and following the hollday.
 - e. Two (2) paid halidays: C and D providing the employee works the day before and the day after the haliday.
- f. Molidays: B and Dy provided the employee has been employed 14 consecutive days immediately prior to the boilday.
- Employer contributes fifty dollars per year.

-

h. Paid holidays: A through F plus Good Friday.

	BASIC	N SS	FRINGE BE	FRINGE BENEFITS PAYMENTS	AYMENTS	
POWER SQUIPMENT OFERATORS - Building Construction:	RATES	HAT	PENEROPES	PENSIONS VACATION APP. TR.	APP. TR.	OTHERS
Derrick, hoist (2 drams or over), struc- tural steel (hoisting and handling), stone sating, plaid derrer, lighter derrick, stiff lag and guy dearlok Tower crams, dragline, gradall, hoist,	\$7,30	Ŋ	*4.	A		1
Kebering scooper loader and/or boe, shorel, front end loader (7 yds. or over) fork lift (over 4 ft, lift) Maintenance enginer Boller (portable-high pressure), hamser	7,20	88	154.	00		
(wibratory), front end load (3-7 yds.) Coleman loader and coreening plant or similar equip., drill (50y-beavy weight champion or equivalent), muching machine, pumporete, rock and						1
earts cornag machine, compressor (battery op.) post hole and well digger, correspor, central mix operator confractor hos and leader (order truth	6	8	1542	A		
Asplant spreader		RR	155	م م د		
Graduation box and loader	6.73	8.8	157	۵, ۵, ۱		
Concrete mixer (5 bags or over), front end leader (under 3 yds), powerstone	2.4					
Compressor, generator, pump & well point		8i	154	,α		
valve opre.	6,68	S.	.15tz	,0		
Schem denny, lork lift (not over a 11.), socharical beater opre.	99.9	8.8	1544			
Direct parent breaker (high pressure), pover parent breaker 5.40	6,40	18	13%			
Other Crane with boom, 150 ft. Additional \$.25	6,10	S.	134	٥		L
Crans with boom, 200 ft. Additional \$.50 per hour						
M. Year's Day; B-Memory Day; E-Memory Day; E-Thanksgiring	4 2					13
Day FOOTBOILS: s. Employer contributes \$.15 to Supplemental Unemployment Fund.						
b. Seven (7) paid holidays: A and C through F and Deceration Day and Good Friday						

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	BULLING, MANY, & HIGSAY CONTROLL		Truck Drivers: Two arto tracks Three arte trucks Four arte trucks	Two axle ready-mix Three axle ready-mix Four axle ready-mix Heavy dity trailer - to 40 tens Heavy dity trailer - over 40 tens Halpers	Paid Eolidays (Where applicable):	A.Mee Year's Day; B.Menorial Day; C.Endependence Day; N.Jabor Day; E.Mandesgiving Day; POntistmas.	Feetnates: a. 711.00 per west for employee	employed over 16 hours and %,26/5 per hour for employed less than 16 hours daring the west.	b. \$14,00 per week for employees employed over 24 hours and \$,30 per hour for employees employed less than 24 hours during the week.	e. Seven (7) holidays: A through ?, and Good Friday provided the employee has It calculate they severice and is	and following the holiday.			
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SW-COBN-2-3-5	Person Name		.154s	N.	看	451	1542	451	f.				di de	
SN-00	***		8.	8	88	88	.28	8,5						
	111		27.30	7.20	6.95	6.68	6.55	6.40	26.93					
	Woman and the state of the Parket of the Par	POWER EQUIPMENT OFERATORS - Desvy & mighted	adding structural steel criver, c? yds, or over), pils driver, consiste mandel, treaching	derick, (stiff leg and gay), steel pile sheating, Kohering loader (skooper), Drill (Joy Beary weight champion or equivalent) side boom, loader (Eacild) mucking machine, post oussperets, rock and sarch boring machine, post	and well digger compressor (battery operated), hammer (vibratory), central mix operator, combination hos & loader (over t yd.)	Aspair spreads (3 yds or ower), gradet power stone spreadst well point system, combination hose 5 loader well point system, combination hose 5 loader	Asphait roller, bulldoper, carryall, maintenance engineer Front and loader (under 3 yds.), roller, power	chipper, fork lift, finishing machine, asphalt plant, firemen (high pressure), power pavement breaker, dinky machine	Compressor, pump Batch plant, bulk cement plant, oiler Grame with 150 ft. boom - additional 5.25 per hour Crame with 200 ft. boom - additional 5.50 per hour	Paid Bolidays (where applicable): A-New Tear's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thankagiving Day; F-Christmas Day.	Postnotes: a. Employer contributes \$.15 to Supplemental Unexployment Pund.	b. Seven (7) paid bolidays: A and C through Y and Decoration Day and Good Priday.		

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			DEEDER 1-	DREDGE 1-ATLANTIC - U	n'-	1
	BASSIC A		FRINGS B	FRINGS, BENEFITS PAYMENTS	AYMENTS	
	RATES	HAY	PERSONS	VACATION	APP, TR.	OTHER
Dipper and Clamshell Dredges						
Operators	\$6,02	.25	.15			
Cranenes	5,78	2.	2	+		
Maintenance engineers	2,56	q:	.13	*		
Welders	5,54	Q.	2.	+		
Martes	5.14	Q.	-15			
Offers, firemen, welders beipers	7.	Q:	.10	+		
Deckhands	4.50	250		£ 1		
Scoupen Feetween	5.05	252	15			
The state of the s						
Sydraulic Dredges						
Leveraen	5,86	.25	,15	然 + #		
Engineer and derrick operators	5.78	.25	,15	# · ·		
Maintenance engineer	2,66	.25	,15	N * *		
Dredge carpenter, electricians,	40.0	- 26	- 44	15		
Marke	12.75	.25	12	1 10		II,
Ollers, firemen, carpenter's belper,	1					
welder's belper and blacksmith helper	43	.25	.15	* + 32		
Deckhands and shoremen		.25	.15	** * 50		
Tag engineer	5,20	.25	.15	*		
Tog decishand	4,35	.25	415	*		
Drill Boats		-				
Engineer	7,1575	.75	-15	٥.		
Whatter Welder samblest	7 1587	35	2 2	0.4		
1 1	6,83	732	12			
Offer	6,7387	.15	,15	A		
Drill helper	6,7387	*25	,15	9		
31 8						
C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day						
Teorem .						
a. Holidays: A through F; Washington's Birthday and Veterans Day.	on's na Day.					
N. Bolldane, A theoret P. Buthlander	- mula					
o začanitom	hs Day (6 th pay for addition	(6-1/2) for 100 onel day			*	
of vacation with pay for each additional 21-23 days of service,	TOT CAC	pervice,				
sees not qualifying for vacation to secsive 1 day's vacation with pay	for vacat	ion to				
for each full 24 days of service in one calendar year,	rs of ser	vice in				

AM-1590 P. 2

		MILIODES NO Laborers (8
1	P. 1	1971
State of Persons in case of	AM-1590	AUGUST 6, 1971
AL OF LABOR	COUNTY	or worm. Construction, (including single family bones and garden tnemts up to and including & stories), beavy, highway
On DEPORTMENT OF THEORY	icer.	Construction, tnents up to

	BARTFORD			9 10	AM-1390	F. 1	Disabotime divide distance in the case of the contract	BASIC		FRINGE BENEFITS PAYMENTS	NEFITS P	AYMENTS	
Building Construction, (including single family bones and garden	single far	ally bons	es and gar		AUGUST 6, 1971	1261	BILLDING REAVE & RECORDS CONSTANTING HUUKLY RATES	RATES	14 40	PENSHOWS	PENSIONS VACATION APP. TR.	APP. TR.	OTHERS
type spartments up to and including 4 stories), heavy, migmany construction and diedging. 2-CDG-1-2-3-K 1 of	g & stori	2-cons-1-2-3-g	.3-E 1	1 of 3			Laborers (Building): (Cent'd) Air track operators, wagen drill		1	,		2	
BUILDING, BEAVY & MICHARY CONSTRUCTION	BASIC	1230	PRINCE BI	FRINCE BENEFITS PAYMENTS	AYMENTS		ops. and sandblasters Open Air Caisson, Cylindrical Work	R.	R.	Ġ.		G.	
	RATES	N & W	PENSIORS	VACATION APP. TR.	APP. TR.	OTHERS	and Boring Crew: Bottom mam	6.30	98.	.25		50*	
Asbestos workers:	1						Top nate (Reason and Medianes).	60,00	R	:23		*00	
Saffield-Windsor Locks	57.60	K.	:15		10*	ľ	Laborers (meavy and nighted)/1	9*00	.30	.25		*03	
	8,365	a.	.23				Asphalt Rakers, addessen, bracers,						
Bollermikers	7.25	04.	101		10,		burners, concrete and power buggy constators, concrete saw on chain	45					
Marble setters, Flasterers, Stone-							saw op., fence and guard rail erec			H			
masons, Terraino workers, tile setters							tors, form setters, mortar mixers,	-	1				
(Sulfaing only)	2,60	.20	224.40	2	1		builders, stone spreaders, masons						
Marfon-Canton	8,05	.30	07"				tenders, pneumatic drill operators	-					
Seriin-Kensington-New Britain-			100				tool operators, wagen drill op.,						
Newington Plantsville - Southington	8,50	57.	00.				tree trimmers, tree toppers, mich						
Sericklayers, Cement Physons, Pinishers	2.5	3	0				erations connected	8.5	.30	.25		.05	
6 Stonemesons (Heavy and Highway):	7,10	32,		,0			Air track operators, block pawers,	20.00	3	. 40			
Carpenters 5 Pileirivernen (Neavy and	50			4	-0.0		Tandaries and Macters	6.75	30	3.5		.05	
Carmentare Sofe Floor Lauers, Pilas	2	2	70.	ď			Lathers						4
drivernen: (Bullding Daly):							Bristol-Southington	8,25		.15		.01	
Burlington	7,50	N.	2.	4	1		Enfield-Suffice d-Thempsonville-Wind-						
Srigtol-Tainville-Canton-Derlin-							rose-Barardvilla			.10			
Britain-Milidale-Marion-Southington-							Renainder of County	8.70	R:	.40		10,	
Plantsville	7.62	z.	.20		- Care		Lead burners	0000	*15			.01	
Southington Damainday of County	8.8	R.F.	2.2	en	10.		Hartland Townships						
Electricians:	***						Linemen & dynamiteness	5.18	.15	11	44.1	Jo.	
Berlin-Sristol-New Britain-Flainville		3			The same		Groundham-truck driver	3,85	i.	11 1		K 05 12	
Southington-Wewington	2.0	.20	17+.35		E Of 17		Organization Control organization	2,00	12.	1 22	4.14	5 40	
Caffigld Tourishing Thousannellla	000	0.	191.00		7 70 0/7		Equipment operator	4.37	.,15	11	144	44 D	
Village	6,80	02*	11,4,15	3	ω.		Remainder of County:		3	-	14		
Remainder of County	7.70	8	27-12	1	12.3		Commendate dynamic defeat	3,16	2.5	11	nd ha		
Elevator constructors	26.02	193	3.50	35 Teta	500		Groundan-experienced	3,41	.10	1 11	100		
Elevator constructors helpers (prob.)	10.4	+172		34.010	****		Groundan-inexperienced	2.8	.10	11	194		
Marierat							Equipment operator	4,37	*10	11	+		
Clasing soordinator plara cutter	7.36			ij			workers' belpers	7,50	.17	.15			
Outside	7,21	H,	*28			1	Millwrights:	-		-			
(romorkers:	1		1		1		Bristol-Flaimville-Canton	7.02	650	99*			
Structural, ornamental, reinforcing abovers (Building)	6.30	04.	3.	1	ē.								
Laborers, carpenters tenders, wreck-			1000		1000								li,
Ing laborers	6,00	*30	17.		*02							100	
mortar mixer, pipe layers, plastered													
tenders & power burgy	6,25	96*	2,		.05								

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FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

AM-1550 P. 3

OTHER

AM-1590 F. 4

FRINGE BENEFITS PAYMENTS PENSIONS VACATION APP. TR.

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RATES RATES

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	100000000000000000000000000000000000000	POUCH EQUIPMENT UNDAKTURE - DISTANCE CONSTRUCTIONS	Derrick, hoist (2 drums or over), struc- tural steel (hoisting and handling),	stone setting, pile driver, lighter derrick, stiff leg and guy derrick	Tower craze, dragline, gradall, boist,	shorel, front end loader (7 yds, or	weer) fork lift (over & ft. lift)	Boiler (portable-high pressure), harmer	(wibratory), front end load (3-7 yels.	Coleman loader and screening plant or	almilar equip., drill (joy-beavy	weight champion or equivalent),	mucking machine, pumparete, rock and	earth boring machine, compressor	(bettery op.) post sole and well	digger, conveyor, central mix operator	complication hoe and loader (over ; july	Arnhalt spreader	Pilidorer	Grader, scraperpan, carryall operator	Combination hoe and loader	Concrete mixer (5 bags or over), front	end loader (under 3 yds), powerstone	spreader	Compressor, generator, pump & well point	opr., welding machine, air steam	Talva core,	Steam wenty, fork lift (not over 4 it.),	Dallow consultant	Dinky machine one., firewen (high pressure)	power pavement breaker	Ofler	Change out to become 700 of 188644 cons \$ 20
		OTHERS																															
3 of 3	VYMENTS	APP. TR.			Ī							7							7			No. Company	-02	*02									
	MERITS PA	PENSIONS VACATION APP. TR.								ı									,30	.30	.30	30							470	-			
2 COST-1-1-1-1-	PRINCE BENEFITS PATHENTS	PENSIONS			-	. 33	*20	92.	.3		17:	38	.20			8.	250		*35	*33	.33	+35	28.	9.	10	. 30	-	9.5	2 4	-			
24	100	五年五		76	-	99	517	8.	.30		-15	V	517			98.	52		13254	*325	350	.325	. 23	. 25	100	-15		200	226	2000			
	BASIC	RATES			40.7	6.75	6,45	7.00	10.50		4.50		00.9			8,75	7,30		7.55	6,975	2.8	6,05	7.23	8,00	TOTAL STREET	2.5		2,83	1.54	Less			
	SULLDING, SCANY & MICHARY CONSTRUCTION		Painters: Serlin-Existel-Burlington-Hartland- New Britain-Sewington-Plainville-			Structural steel	Spray	Remainder of County:	9,000	Piledriversen: (Building only):	Barlboro	Plumberst	Southington	Serlin-Bristol-New Britain-Plainville-	E. Berlin-Kensington-Newington-	Farmington	Resainsier of County	Pooferst	Composition	Composition Relper - Class A	Composition Helper - Class B	Slate, Tile, Precast Concrete	Sheet Metal Workers	Sprinkler fitters	Steamfitters:	Southington	Serlin-Sristol-New Britain-Flain-	wille 2	sentines or county	Maldana - rareite wate ereconibad for	craft performing operation to which	welding is incidental.	
		17.50	7 7 19 3 6 7	13	7																												

(Where applicable) A-New Year's Day; 9-Henorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day. PAID HOLIDAYS:

** Paid bolidays: C and E.

** \$-15 per man per week.

c. \$-15 per man per week.

c. Employer contributes 4% of basic bourly rate for 5 years or more of service or Zi of basic bourly rate for 6 months to 5 years of service as Wacation Pay Gredit.

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Holidays: A through F. Mashington's Birthday and Good Friday, provided the employee has worked as least 45 full days during the 130 calendar days provided the employer has worked as least 45 full days during the 130 calendar days prior to the holiday and the regalarly scheduled work days proceding & following the holiday. Holidays: A through F, & Good Friday, provided the employee has been employed for at least 10 working days prior to the holiday & is available for work the day before and after the holiday. Bald Molidays: Labor Day; Independence Day and Memorial Day.

Paid Bolidays: A through F plus Good Friday. 4

10.00

D 0.0 50 44 新 15ta 88 8 Moller operators
Dinky machine ope., firemen (high pressure),
power pavement breaker
6,40 6,55 6.68 Paid Bolidays (Where applicable): A-See Year's Day; E-Memorial Day; C-Indepen-dence Day; E-Thanksgiving Day; F-Christmas perp & well point (not over 4 ft.), Crane with boom, 150 ft. Additional \$,25 Crane with boom, 200 ft. Additional \$.50 Seven (?) paid holidays: A and C through ? and lecoration lay and no, air steam Employer contributes \$.15 to Supplemental Unemployment Fund. Good Prilday Day POOTSOTES:

AM-1590 P. 6

AM-1590 P. 5

A A A A A A A A A A A A A A A A A A A
Truck Privacest The actic trucks Tures actic trucks
West March
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\$7.30
Erecting and handling structural steel ? Front end loader (? yds. or over), pile driver, crane, showel, dragilae,

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

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AM-1590 F. 8

			D00.006 3-	DECES 3-ATLANTIC - U	7	1	apartments up to and including	BASIC		PRINGE BENEFITS PAYMENTS	ENEFITS P	AYMENTS	1	
	HOURSE V		FRINGE BE	FRINGE BENEFITS PAYMENTS	AYMENTS		4 stories	HOUSE,Y	-	The second	100000	100000	1	
	RATES	HEN	PENSHONS	PENSONS VACATION APP. TR.	APP. TR.	OTHER			HON	PENSIONS	PENNIONS VACATION APP. TR.	APP. TR.	OTHERS	
Dipper and Clanshell Dredges)			1 1/4					
Operators	\$6,02	,25	.15	*			Garbenters	5.80			M			
Majorana ancinana	5,46	36	120	* * *			Cement masons	4.00						
Velders	3,55	.25	.15				Electricians	5.25						
Mates	5,34	.25	.15	*			Electricians' helpers	3.75						
Oilers, firesen, welders' helpers-	37	52.	51.	· · ·			Painters	2.00						
Securen	4 2 B	Y.	150				Plumbers	5.00						
Engineer	5,95	.25	.15	H + 5%			Flumbers' helpers	3.05						
							Tile setters	25						
morranic preores	-		-				Truck drivers	3 00						
Engineer and Assertal sourceture	0,00	35	21.					1700000						
Maintenance engineer	5,66	.25	11.									15.		
Dredge carpenter, electricians,														
blacksmith, welders and boilersen .	2,5	.25	-15	100 + M										
Office Streets consider to been	2,14	+25	.15	*			THE PERSON NAMED IN COLUMN							
usider's helper and hischmish helper	2	36	15	1										
Deckhards and shoremen	1 1 1	35	115											
Tur encloser	5,20	255	1 51											
The deckhand	4,35	.25	-15	125 + 4										
Englisher	2 1575	35	36	+										
Blaster	7,2575	35	150	. 4										
Driller, Welder, machinet	7,1587	.25	35	0,0						0				
Pirenen	6,88	,25	,15	A										
Oiler	6,7387	,25	51.	۵										
Drill belper	6,7387	*25	-15	A	7									
PATE SCITEMES.														
A. New York's Days R. Memorial Days														
C-Independence Day: D-Labor Day:														
E-Thankrgiving Day; F-Christmas Day														
Postnotas														
100000000000000000000000000000000000000														
a. Holidays: A through F; Washington's Birthday and Wetersha Boy.	Dev.													
b. Holidays: A through F; Vashington's Birthday and Veterahs Day (6-1/2)	00.'s 5 Day (6	1/2)					The same of the sa	14						
days of vacation with pay for 104 days of service one additional day	additions	100 cav												
of vacation with pay for each	for each													
additional 21-2/3 days of service,	rs of ser	vice,												
ees not enalifying for vacation to	or vacati	ploy-												
receive 1 day's vacation with pay	tion with	pay .					THE REAL PROPERTY AND ADDRESS OF THE PARTY AND			197				
for each full 24 days	s of serv	rice in												
one caleboar jear.														

3-0008-1-2-3-2 2 of 4	BASSC FRINGE BENEFITS	RATES HAW PRESIDES VACATION APP. TR. OTHERS		nders, 6,00 .30 .25		60.5 4.5 4.5 4.05 4.05 ann drill	20. S5. 05. 05. 05. ctrl lyrk lead with	50. 25. 05.	6,00 .30 .25	50, 35, 05, 003	racers, or buggy	p., chain rail erec-	r miners,	om tenders,	tree tria-	ers, chip-	8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8		200	8.70 .20 .30	701 102	6.00 .15 .15 .01			6.11 .15 13	operator 5.21 .15 II. d	11:	ti cr	.10	11 01.	3,65 .10 II. e	2.96 .10 11		5,18 .15 IX e t of IX	3.85 .15 13 6 15 15	3.4 .15 11 0 12 0
-	P. 1		Remainder of County:	Laborers, carpenters tenders, wrecking laborers	7	OTHERS TENDERS & POWER BURGES AND	ops., and sandblasters Open Air Calsson, Cylindrical Work	and Boring Crew: Bottom man	Top man	Laborers (meay a nagaray	Asphalt Rakers, adremen, bracers, burners, concrete and power buggy	operators, concrete saw op., chain asw op., fence and guard rail erec-	tors, form setters, mortar mixers,	ers, stone spreaders, mason tenders,	erators, wages drill op., tree trim-	mers, tree toppers, mulchers, chip-	nected	Air track operators Block pavers, ramers, curb setters	Lathers:	Barkhampsted, Colebrook, New Hartford Norfolk, Winchester	Kent, Salisbury, Sharon	Remainder of County	Line Construction:	Bridgewater, New Wiltords	pipelaver, dynamice man	Digger operator, equipment operator		Groundman, experienced		Equipment operator	Groundson, truck driver	Groundam, inexperienced	Remainder of County;	Linemen, dynamite man Equipment operator	Groundan, truck driver	Groundam, experienced
		100	E	of the contract of the contrac	ENTS	岸																					of T	of It		50			1			
	4K-1991	ă.	18100E - 6, 1971	1 of 4	ENEFITS PAYMENTS	VACATION APP. TR.		*0*	10.									а,а	th .00						00	194	I Jo #		1,005	\$12+2+6			8.			
	AM-1991	*	-		PRINCE BENEFITS PAYMENTS	ethin		.13				9.	.15	.15		-115	1	19.00	д				53.				174-30 k of 1	to t	20 1/5 dt 1/6 dt 1/6 dt	1323		.125	10.		30	- 51.
	MCSens va.	*	-			HAY PENNORS VACATION			ion			.20 .40	.14 .15 02 .20			317 .115		25.	,20 h	д			21.		20 00		12+,30 k of	172+.20 k of	1/8 of 1/	1.20 State		.125 .125			517 517	51.
01	COUNTY INCIDENCE IN 194-1991	*			BASIC PRINCE BENEFITS PAYMENTS	HAY PENNORS VACATION		a a	ion		mascos, terrarso workers, tile settels	100	-14					22	,20 h	.35 .26 h					.35 .20 8.	R	.20 114.30 k of	.23 IT-20 t of	174-20 174-46 1/6 dt	195 .20 kt+e+b			997 097 00 0			

AM-1591 F. 3

C FRE FRE

BASSIC BOURLY RATES

MULLEUNC, REAVY & HICHWAY CONSTRUCTION

BUILDING, SEATY & RIGHMAY CONSTRUCTION

M-1591 N. P.

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3-C0881-1-2-3-K

FOOTHOTES:

OTHERS

PRINCE BENEFITS PAYMENTS PENSONS VACATION APP. TR.

20 20

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3.80

New Milford Remainder of County Structural steel:

Pafnters:

Remainder of County

6.75

- a. Employer contributes 4% of basic bourly rate for 5 years or more of service or 2% of basic bourly rate for 6 months to 5 years of service as Vacation Pay Credit.
- Six (6) paid holidays: A through F.
- Eight (8) paid holidays: A through F, Washington's Bitthday and Good Friday, provided the employee has worked at least 45 full days during the 120 calendar days prior to the holiday, and the regular scheduled work days immediately preceding and following the holiday.
- d. Five (5) paid holidege: A and D through F and Good Friday, provided the employee is available for work the days preceding and following the holiday.
- e. Seven (7) paid holidays: A through F, and Good Friday, provided the employee has been employed at least 10 working days prior to the holiday and is available for work the day before and after the holiday.
- Paid boliday: Independence Day & Thanksgiving Day.

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Bethleben, Rochury, Washington, Woodbury, New Freston, Flymouth, Terryville, Thomaston, Washington and Waterform Milford, Roxbury, Washington, Woodbury,

Warren:

Bethlehem, Bridgewater, Kent, New

Roofers:

22.50

2 25

7.15

Flumbers: Bridgewater, New Milliord Barkhamsted, New Hartford

Remainder of County

New Hilford

Spray:

13

5.85

- . Paid Holidays: Labor Day, Fourth of July, Memorial Day & Thanksgiving Day,
- . Paid Solidays: A through F plus Good Friday.

giving Days

E-Thanks

Day; D-Labor Day;

k-New Year's Day; B-Memorial Day; C-Independence

F-Christmas Day,

PAID HOLIDAYS (WHERE APPLICABLE);

Welders - rate for craft.

Renainder of County

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Waterproofers: Bethlehm, Bridgewater, Kent, New Milford, Boxbury, Washington, Woodbury, Warren:

Sprinkler fitters

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8.65 7.85 7.85 9.10

Composition, Kettlemen Slate & Tile Slate & Tile helpers

Remainder of County:

Precast helper

Precast slab

Composition Slate & Tile Relpers Class A Relpers Class B

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48-1291 F.	Am to Other															
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SW-C0084-2-3-S	1		£ ±		新	.154s .154s	134a	.1542	44							
24-000	E 2 2		2 8		88		R.	62.					-			
1		-	R. 5		6.93	6.68	6,55	6,40	6,03				-	99.00	77-4	
,	POWER EQUIPMENT OFCEATURES Heavy & Righway Construction		Erecting and handling structural steel Proot and loader (7 yds, or over), pile driver, craft, showel, drajline, gradall, trenching machine, lighter darilek, paver (concrete), derrick (stiff leg and gay), steel pile	specing, constitute associate theorems by the period of th	hammer (vibratory), central mix operator, combination hose 5 loader (over k 94.) Asphalt spreader From each loader (3 wds or over), studer power	stone spreader Well point system, combination hoe & loader Asphair roller, bulldozer, carryall, saintenance	engineer Front end loader (under 3 yds,), roller, power	chipper, fork lift, finishing machine, asphale plane, firesen (high pressure), power paresent breaker, diricy machine	Compressor, pump Satch plant, bulk cement plant, oiler Crace with 150 ft, boom - additional 5.25 per hour Crace with 150 ft, boom - additional 8.55 per hour	Paid Holidays (where applicable):	A-New Year's Day; B-Nemorial Day; G-Independence Day; D-Labor Day; W-Thanke of wine Day; T-Christman Day.	Popt notes:	a. Employer contributes 5.15 to Supplemental Unemployment Fond.	b. Seven (7) paid bolidays: A and C through F and Decoration Day and Good Friday.		
1	OTHER															
10							-									
Vurnite	APP. TR.															
AM-1591 F. 5 SPETTS DAVUENTS	WACATION APP. TR.		,a				Α.		0 0		0 0	م	مم			
AR-1591	PENSORS VACATION APP. TE.		.15+a b	.154a b .154a b			11/2	1542 b	0, 0		1 16	03.3	.154a b			
800			1/19	- CENTRAL			,154s	72-150	o 4		1542	03.3	12/4			
56-0005-3- 0	PENSOS		.15ta	.15*a .15*a			.20 .154s	1951	0 44. 8.		1542	.20 .1544	6,40 .20 .154a 6,10 .20 .154a		por hour fact spillerile): A. See Year's Day; E. Menorial Bay; C. Independence Day; E. Thankel vin Day; F. Orristaks	

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	AYMENTS	APP. TR.			(
2-3- 18	PRINGE BENEFITS PAYMENTS	VACATION APP. TE.	o	0 (0 0	0 0	0 (0	0		H							100		N			
1-f0.f0, 7075, 1-2-3	FRINGE B	PENNIONS	٥.	Д.	ي ۵, ۵	م, ه	ء م	۵,	٥			A S					A E A					W.	
2-10-1		HAN	18		4 4	4 18	16 10	14	+4													E. 1	-
	BASIC	RATES	2.4	8.4	4.80	4,95	5,00	4.70	4*95	000								anne.					
	BUILDING, REAVY, & MINSOLI CONSTRUCTION		Fruck Drivers: Pac axle trucks	Fires axle trucks	Two axie ready-rix	Four axle resty-mix	Reavy duty trailer - to 40 tons Reavy duty trailer - over 40 tons	Helpers	epecialised earth moving equipmen	Paid Holidays (Where applicable);	A.Mer Tear's Day; B.Menorial Day; C.Ledependence Day; D.Labor Day;	b-Tendestring lay; ?-Caristnes,	Footnotes: a. \$11.00 per week for employee employed over 16 hours and \$,2695	per hour for explicied less than 16 hours during the week,	b. \$14,00 per week for exployees exployed over 20 hours and \$,30 per	than 24 hours during the week,	o. Seven (y) holishys: A through F, and Good Friday provided the employee has 31 calemiar days service and is	available for work the day preceding and following the holiday.					TO STATE OF THE PARTY OF

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OTHERS

FRINGE BENEFITS PAYMENTS

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Perilding construction, (excluding single family homes and parden AUCUST 6, 1971 type apartments up to and including 4 stories), heavy and high-way construction and dredging.

OTHERS FRINGE BENEFITS PAYMENTS 75 500° VACATION APP. IR. 50. .05 .03 8 504 203 0.01 子芸芸 3-C-2-1-5-moo-.23 8 4 . 8 8 . 8 . 8 PENSIONS 22 22 .25 .15 .25 8 10 Ę :22 .25 RASSE 22 17 25 .31 3 .30 18.33 R 133 8 39 HAT BASIC BUILDING, HEAVY & HIGHMAY COMSTRUCTION HOURLY RAITES 3,365 6.50 7,10 7.62 7.70 7.80 8.02 5.61 4.01 5.36 3.14 7.22 9,30 6,00 6.23 6.30 3,45 Marble Setters, Plasterers, Stone-masons, Terrateo Workers, Ille Set-ters (Building Coly)
Marble setters helpers, Terrateo work-ers, helpers, Tile setters helpers Settelayers, Coment Masons-Finishers, Stonemasons (Meavy & Highway Coly)
Carpenters & Filedriversen (Heavy & ing laborers
Jackhammer op., mason tenders, mortar mixer, pipelayors, plasterer
tenders & power bugg;
Afr track operators, wagon drill
ops, and seed blasters
Open Air Caisson, Cylindrical Work Remainder of County
Elevator Constructors
Elevator Constructors helpers
Elevator Constructors helpers
Classiers (Insido): Croswell-Middleffeld-Middletown-Port Carpenters, Soft Floor Layers (Build-ing Only) Laborers, carpenters tenders, wreck Bricklayers, Cement Masons-Finishers, Glatiers (Outside) Ironworkers: Structural, Ornamental Mariborough Remainder of County Claring Coordinator Flate Cutter & Reinforcing Laborers (Boilding) Asbestos Workers Highway Only] Electricians;

ST MENTS	APP. TR.	*03	-05	50.	444			6.0	
ORCHIOT.	PENSIONS VACATION APP. TR.				70			99999	
r Annual Dis	PRINSIONS	27	zi.	វេដ	28	11111	धंबंधंतं धं	बंद संसंसंसंदं	8 88
	RATE	82	30	9.8	847	99999	-वंबंबंबं ध	en hanadaa	ह मुह
HOURLY	RATES	00.0	6,25	6,75	8.70	5.18 3.41 3.41 2.98	6.75	21.75 21.75	3,95 5,75 7,34
		Laborers (Manny & Wighway) Laborers Asphalt Rakers, advenen, bracers, burners, concrete and power buggy operators, concrete and power buggy exercises and operations, pipelayers, tiprup and drysally builders, stone spreaders, masons tenders, premeatic drill operators, tool operators, wagon drill ope, tree timmers, tree toppers, malch ever, chineses ettmests, wall ope,	ature connected Air track operators, block pavers,	rammers, ourb setters Fowdermen and blasters Lathers:	Cromwell-East Eaddan-East Humpton- Middlefield-Middletown-Portland Remainder of County Load burners	Lineans, Dynamits Lineans, Dynamits Equipment Operator Croundams, Truck Driver Croundams, Experienced Groundams, Inexperienced	Patters: Structural Steel Spray Piledriversen (Building Only) Plumbers: Clinton-Mestbrook-Killingsorth	Essex-Old Saybrock-Chester-Iveryton Saybrock-Daep River Remainder of County Boofers: Composition, Helpers, Class A Composition, Helpers, Class B Slate, Tile, Freesst Concrete Waterprofers Sheet metal workers, Sprinkler fitters	Steamfitters: Clinton-Westbrook-Killingworth Essex-Old Saybrook-Lworgton-Say- brook-Chester-Desp River Emminder of County Welders - receive rate prescribed for craft performing operation to which welding is incidental.

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

Seven (7) paid holidays: A and C through F and Decoration May and

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Good Priday

Supplemental Unemployment Fund.

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M-1592 P. 3

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PAID MOLIDAYS: (Where Applicable): A-New Year's Day; B-Momorial Day; C-Independence Day; D-Labor Day; E-Thanksglving Day; P-Christness Day.

POOTMOTES:

- Employer contributes 4% basic hourly rate for 5 years or more of service or 2% basic hourly rate for 6 months to 5 years of service as Vacation Pay Credit.
- Paid Bolidays: A through F.

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- Eight (8) paid holidays: A through F, Washington's Mitthday and Good Friday, providing employee has worked at least 45 full days during the 120 calendar days prior to the holiday, and the regularly scheduled work days immediately preceding and following the holiday. ·p
- Seven (3) paid holidays: A through F, and Cood Friday, provided the employee has been employed for at least 10 working days prior to the boliday and is available for work the day before and after the boliday. .
- Paid bolidays: A through F plus Good Friday. *

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	The Paris Pa	stroction
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1-m-Sk-D35-1-2-3. 8	AT CONSTRUCTION BASIC. FRINGE BENEFITS PAYMENTS	RATE: HAW PENSIONS VACATION APP. TR. OTHER	مم		5.00 a b b	* 567	icable):	dad Days	fetne.	militaries of and \$12075	THE THE TOTAL THE	multipless and S 30 name	ployed less the week.	A through F, ded the employee	service and is a day preceding fday.	
- I	BUILDING, EGAY, & KIRSAMY, CONSTRUCTION BASIC.		4		Heavy duty trailer - to 40 toms Heavy duty trailer - over 40 toms		Paid Holidays (Where applicable):			Foot	hours during the week.	b. \$14,00 par spek for exployees	hour for emilyees employed less than 24 hours during the week.	c. Seven (7) holddays: A through F, and Good Friday provided the employee	has M calendar days service and is amilable for work the day preceding and following the holiday.	
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54-00(65-2-3	-	13	£2.	.15+a		1542	fCi.	15. 15.	.1542		¥1.	1				
25			8.	8		27		22	8.		22				200	
12			82.38	7.20		6.95	8.8	6.70	6,55	6,40	6,32					100
	POULS SQUIPMENT OPTAINES. Heavy 6 Highway Construction			machine, lighter derrick, paver (concrete), derrick (siff lag and gry), steel pile abeeting, Kohering loader (skooper) Drill (Joy Heavy weight champied or equivalent)	side boom, loader (Buclid) mucking mathine, pumpered, rock and earth boring machine, post and unil disease compressor (battery operated),	harmer (vibratory), central mix operator, combination hose 5 loader (over t yd.)	Asphalt spreader From and loader (3 wds or over), grader power	aton spreader states, condination boe 5 loader	Asphalt roller, bulldozer, carryall, maintenance	Front end loader (under 3 yds.), roller, power chipper, fork lift, finishing machine, asphilt plant, fireen (high pressure), power parameter and a second sec	Contract, purple recent plant, oiler	Crame with 200 ft. boom - additional \$.25 per bour Crame with 200 ft. boom - additional \$.50 per bour	Paid Holidays (where applicable):	C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day.	notes: Employer contributes \$.15 to Supplemental Unemployment Fund.	Seven (7) paid holidays: A and C through P and Decotation Day and Decotation Day and Good Friday.

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

			purpose 1-	UNITED 1-ATTANTIC - U	D -	
	BASIC A		FRINGE BI	FRINGE BENEFITS PAYMENTS	AYMENTS	
	RATES	HAW	PENSONS	VACATION	APP. TR.	DINEE
Dipper and Clarshell Dredges	40.00	**	4.5	17		
Operators	50°06	3.5	7.	20		
Maintenance engineers	5,66	.25	151			
Welders	5,52	.75	.15	*		
Mates	5,14	.25	*15	a + 5%		
Oilers, firemen, welders' helpers	g :	-25	*15	2000年100日		
Deckhands	4,35	.75	*15	15 + H		
Scotten	5.95	25	.15	**		
minimalic predice	2 -	***	1000			
Mariness and descript engagement	5,78	9.5	0.4	× 5		
Maintenance engineer	5,66	.25	120			
Dredge carpenter, electricians,	1					
blacksmith, welders and bolletness	# 15° 5°	.25	.15			
Martin	5,14	52.	,15	# + 5%		
pariety, tiremen, carponier samper,	10	36	31	0)		
Doribands and shorower	1 20	36				
The engineer	200	35	21.			2
Tug deckhand	132	.73	.15	* * *		
Drill Boots Engineer	7,1575	25	.15	4		
Master	7,2575	.,25	.15			
Briller, Belder, methinst	7,1567	,25	.15	.0	70	
Nrenen	6,88	.25	.15			
Drill belber	6.7387	25.	2.2	A A		
			:			
4.0						
C-Independence Day; D-Labor Lay; E-Thanksgiving Day; F-Christmas Day						
Footsotas:					-	
a. Solidays: A through F; Washington's Birthday and Veterans Day.	pa's hs Day.					
b. Holidays: A through F; Washington's	8,40			T CR		
Birthday and Veterate Day (6-1/2) days of vacation with pay for 104	th pay for	100				B
days of service one additional day of varation with one for each	additions	1 day		10		
additional 21-2/3 days of service,	ys of set	vice,				ì
ees not qualifying for vacation to	or vacat.	teploy-				
receive 1 day's vacation with pay for each full 24 days of service in	ation with	pay in				4
one calendar year.						
	4		Common Co			

AM-1593 P. 2

II. S. DEPARTMENT OF LABOR

SEATE COUNTY	COUNTY	NE	-	Defraction with	NO.				3-00	5-00NN,-1-2-3-K	37-16	2 of 4	
SCHOOL	MANES			414-1993		P. 1	MILDING, HEAVY & HICKAY CONSTRUCTION	BASTC		PRINCE BE	PRINCE BENEFITS PAYMENTS	AYMENTS	
BESCHLIGS OF WHILE			100	-	MONTHS A		The second second	RATES	88.0	PENSIONS	PENSIONS VACATION	APP. TR.	OTHER
Building construction, (excluding single family homes and parten	the family	y hones a	and garden	-	Appendix Oy 1972	1	Laborers: (Building only)						
type apartments up to and inclusing a storiety, meny enter way tonstruction and dredging. \$-COMM-1-2-3. W	2	5-CORE-1-2-3- W	-3- M	1 of h			op., concrete sav, mason tenders,	-			Ti-		
	BASIC		FRINGE BENEFITS PAYMENTS	MEPITS P.	VYMENTS		mortar mixers, pipelayers, (concrete & clay), plasterers tenders,	5-	-	-			
BUILDING, HEAVY & EIGENAY CONSTRUCTION	RATES	HOR	PENSIONS VACATION APP. TR.	VACATION	APP. TR.	отпен	power buggy, wreckers	46.85	1.0	15			
cers	\$ 8.365	.33	.23		100		Femalinder of County:				Per		
Sollemakers Selek avere, cement masons-fluishers	Q.	Ca.	TOP		-		Laborers, carpenters tenders, wrecking laborers	6,00	8	27.		.05	
marble setters, plasterers, stone-							Jackhammer op., mason tenders, mortan	100			17 0		
Resons terraino workers, tile settera (Beildine only):	3						miner, pape layers, passierer tender & power buggy	6.25	8.	.25		.05	
Wilford-Devota	(3°5)	•20	97				Air track operators, wagen drill ops.	- 60	15	**		-	
Ansonia	27.5	19	949				Open Air Caisson, Cylindrical Work	Res	200	q.	V	500*	
Beacon Palls-Middlebury-Mirville-							and Boring Crew:	****	5	***		100	
Mangatuck-crospect-esteroury-	8,05	.20	07.				Top man	6.00	28	iii		99	
Remainder of County	6.35	7.	57*				Laborers (hvy. & hvy. caly);	****	1	**			
Erichlayers, cenent masons, ilnishers,							Asphalt Rabers, adreses, bracers,	0.00	97	9.		60*	
Beacon Palls, Namestuck, and Setha-		1	The same of				burners, controls and power buggy						
and Sethany	7.10	33	• 52	-	IR		operators, concrete saw up., chain		5				
Benainder of County	7.10	.32	9.	-			saw ope, lence and goard rail						
ver sent (Sailding Only)		11				-	sixers, pipelayers, riprap and						
	19:	8.5	8,	13			drywall builders, stone spreaders,			F			
Wilford	2.50	02,	35	tell	0								
Willingtoro, hericen Chestire-Middlestery-Frospect-South-	5.5	200	.15				drill op, tree trieners, tree						
bury-Waterbury-Wolcott-Deacon Fall-	1200		-		-		toppers, mulchers, chippers, stum).	8		TV.	3
Mangatuck-Sethany	8.6	97	2.5	4	70.		Air track operators Slock pavers	6.23	*30	+25		50*	
Carpenters, pilledriversen (Heavy & High-					-		ranners, curb setters	6.50	.30	27		\$00	
way only):	8.30	×	.20	-	.03		Towdermen and bissters	0.73	*30	Q.		co.	
Renainder of County	8,30	119	8		9		Beacom Falls-Bethany-Cheshire-Meridde	4					
Dectricians							Middlebury-Maugatuck-Oxford-Prospect	4.6		1			
Beacon Falls-Middlebury-Nangatuck-							Southbury-Waterbury-Wolcott	250	1.6	.15		10.	
Waterbury-Rolcott	7.05	10	154,20		1/8 of 1	w	Lead burners	9	121		000	10.	
Milford	7.75	zi.	154.20		t of In		Line Construction:						
Renainder of County	7.80	, .	13**20		35		Millord Schle selferes Assets		- 14	*	1000		
Merator constructors' beloers	5.61	.195	.20	Series Series	\$000		Digger equipment operators	5,21	12	111	, 70		
Elevator constructors' belipers (prob.)	4.01		-				Truck drivers	66*9	57:	zi.	*		
Olstiers (Malliantend).	5.30	129	979				Groundhen Splicers' helpers	4.30	51.	ii ii	· ·		
Insider							Beacon Falls, Middlebury, Naugatuck,						
Glating coordinator	1. N						Oxford, Prospect, Seymour, Southbur	120			100		
Octelde	979	18.5°	17:		40		Limenana dynami teman Fordenana dynami teman	5,18	51.	HE		NI Jo 4	
Markle sesters believe terrors morkers	74.30	***					Groundman, experienced	3.43	114	:		1	
helpers, tile setters' helpers	7.50	11.	.15				Groundman, Inexperienced	2,98	33	iii		11 jo 1	

5-ccm-1-2-1 h of h	FRINGE BENEFITS PAYMENT	HAS PERSONS VACATION APP. IR. OTH	25. 35. 35. 35. 35. 35. 35. 35. 35. 35. 3		Day; D-Lebor Day; E-Thanksgiving Day;		Employer contributes is basic bourly rate for 5 years or more of service or 26 basic bourly rate for 6 amounts to 5 years of service as Wacation Pay Credit.		Eight (8) paid holidays: A through F, Washington's Birthday and Good Friday, provided the employee has worked 45 fall days during the 120 calendar days prior to the Holiday, and the regular scheduled days immediately preceding and following the holiday.	Five (5) paid holidays: A and D through F and, Good Friday, provided the employee is available for work the days preceding and following the holiday.	Seven (7) paid holidays: A through F, and Good Friday, provided the employee has been employed for at least 10 working days prior to the holiday and is smallable for early the day before and after the holiday.	C & D; providing the employee works the day before and the day	Two (2) paid holidays: B and B provided the employee has been employed 14 consecutive days immediately prior to the holiday.	Paid bolidays: Labor Day and Independence Day; Memorial Day and Thankagiving Day.				
	BASSC WOLDS W	RATES	7. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8.		dependenc		of service for		F, Wash 's during distaly	rough ?	F, and Grs perior	teling the	vided the	endence I	od Priday			
	PRINCIPAL ALCOHAL A WALLOW STATE STATE	Politotado, Dagil e Escenal, oreolation	Seet metal workers Sprinkler fitters Materproofers: Caeshire-Meridem-Prospect-Mallingford- Wolcott Memainder of County	Welders - receive rate prescribed for craft performing operation to which welding is incidental.	PAID BOLIDATS (Where Applicable): A-New Year's Day; B-Memortal Day; C-Independence Day; D-Lastor Day; E-Thankagiving Day;	F-Cornection Day.	a. Employer contributes is basic hour, bourly rate for 6 souths to 5 years	b. Six (6) paid boildays: A through F.	c. Eight (6) paid holidays: A through the employee has worked b5 full day and the regular scheduled days Imme	d. Five (5) paid holidays: A and D th available for work the days precedi	e. Seven (7) paid holidays: A through employed for at least 10 working da the day before and after the holida	f. Two (2) paid bolidays: 0 & D; provatter the boliday.	g. Two (2) paid holidays: S and D provid days immediately prior to the holiday.	h. Paid holldays: Labor Day and Indep	J. Paid bolidays: A through F plus Good Friday.			
P. 3	30	OTREES		1000						7								
AM-1593	AYMENT	APP. TR.										g 8	. 8					
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	FRINCE BEN	PENSONS VACATION APP. TR.	ממממ	×	12 (104)	š ki	.30		23.	.20	8×	8. 8	5000	8		******	888	88
	FRINGE BENEFITS PAYMENTS	H & W PENSOONS	REFER		. 8	5 % 5 %		8	2.	.20	. 18 E	202 62	3 88	38			888	
	-1-1001-1-1	172	The section of the se	_ ×	i 13 :	AAGE	.20	97	5.00 %. %. X.3	15 .20		8 8	8.8	38		ĸ'n'n	888	

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	BASIC		FRINGE BE	NEFITS	FRINGE BENEFITS PAYNENTS		FORTH EQUIPMENT OPERATORS - Heavy & Highway	Page 1	N.S.S. Pending	Panagen	Vacation Ago, To.	Age. To
POMES ENGINEERY OPERATORS - Building Constructions	RATES	2 4 2	PENSIONS	VACATION	APP, TR.	OTH	Construction					
Derrick, hoist (2 drues or over), struc- tural steel (hoisting and handling), stone setting, pile driver, lighter dearles, stiff leg and gay derrick forms drawling, practall bodgt.	\$7,30	8	.15+4	۵,		E E	Erecting and handling attructural steel Proot and loader (7 yds, or over), pile driver, crans, shovel, dragitie, gradall, trenching sachine, lighter derick, mayor (contrate), derick (elffles and may), steel pile.	\$7.30	2	.15%		
Inhering scooper loader and/or bos, showel, front end loader (7 yds. or over) fork lift (over & ft. lift) Maintenance engineer	27.18	88	1,54	م م			sheeting, Kobering loader (skooper) Drill (Joy Heavy weight champion or equivalent) side boom, loader (Euclid) mucking machine, pumpercet, rock and earth boring mathine, post	7.20	25	,1542	4	
Colmer (portable-ingh pressure), harmer (vibratory), front and load (3-7 yds.) Colmens leader and screeding plant or stailsr equip., drill (30y-beary							ann well digger compressor (sattory operatory, combination hose 5 loader (over t yd.) Asphalt apreader	6.95	88	44	0.0	
weight champion or equivalent, mording machine, proporety, rock and earth boring machine, compressor (buttery op.) post hole and well	EV						Proof and loader (3 yas or over), grader power stone spreader well point system, combination boe 5 loader Asphalt roller, buildozer, carryall, maintenance	6.63	88 8	451. 4751.	.0.00	
digger, conveyor, central mix operator combination hos and loader (over 4 yd. Asphalt spreader	6.95	នុន្ន	444	ممم			Front and loader (under 3 yds.), roller, power chipper, fork lift, finishing machine, asphalt plant firemen (bith presents), some currents					
Grader, straperpain, carryall operator Combination hos and loader Concrete miner (5 bags or over), front, and loader (under 3 yds), powerstates entrader	200 2	188 8	154	م مم	MIN.		breaker, dinky machine Compressor, purp Batch plant, bulk cement plant, oller Crane with 150 ft. boom - additional 5.25 per bour Crane with 200 ft. boom - additional 5.25 per bour	32.50	888	444	ممم	
Compressor, generator, pump & well point opc., walding machine, air steam walve oprs. Steam Jenny, fork lift (not over b ft.),	9,68	8 8	.154s	,0 ,			Paid Holidays (where applicable): A-New Year's Day; D-Independence Day; D-Labor Day;			45 4	Fra	
mechanical batter oprs. Soller operators Gaster pavement freezer (high pressure), power pavement breaker Solve	6,55	র্থ ধ্র			6.11		E-imansgiring lay; r-untistess lay. Footnotes: a. Imployer contributes \$.15 to Supplemental Descriptions Fund.					
Crane with boom, 150 ft, Additional \$.25 Crane with boom, 200 ft, Additional \$.50 Crane with boom, 200 ft, Additional \$.50							b. Seven (7) paid holidays: A and C through F and Decration Day and Good Friday.	(0000)				
Paid Folidays(Where applicable): A.Sew Year's Lay; E-Memorial Lay; C.Independence Day; E-Thankegiving Day; F-Christeas POCKNOTES: a. Employer contributes \$.15 to a. Employer Contributes \$.15 to	4.			1415								
b. Seven (7) paid holidays: A and C through F and Deceration Day and Good Priday								-1				
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- Annie and annie and	APP TR		
20 mg - 20 mg	PERSONS VACATION APP TR		
1.Th.St.outs.1.2.3	PERSONS DO	2000000	
1.m.s	0.40		
Transit or	RATES	6.4.4.4.8.8.8.4.4.8.8.8.8.8.8.8.8.8.8.8.	
	BUILDING, PEAVY, & HUGSAN CONSTRUCTION	Truck Private: The acid trucks The acid trucks The acid trucks The acid resty-dix Three acid resty-dix The acid trucks The acid trucks The acid trucks The acid foliates (where applicable): A.Mer Year's Lay; B.Monerial Day; C.Independence Lay; D.Monerial Day; C.Independence Lay; D.Monerial Day; C.Independence Lay; D.Monerial Day; E.Indicapiting The rest. A.Mer Year well for employee employed over 26 hours and \$1.20; per hour for employed less than 16 hours during the rest. A. Seen (y) holidays: A through \$1. and Good Friday provided the employed has 31 culturate days service and its armitable for work the day preceding end following the holiday.	

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AM-1594	of 3	AYMENTS	APP. TR.	90	2					.05	5.5	.02		8,8												20.					
	54	FRINGE BENEFITS PAYMENTS	VACATION											4					3.2	02.			5	19,5	18	4	97	6			
		FRINGE B	PENSIONS	36	1					.25	zi zi	52*		.30		1111	i et i		. 25		1	2,2		121	12	23	-35				
	1-1-1-1		HAR	100						95	88	8,		8 2		20.5	100		17.	.14		200			122	25.	,325				
	P-C-1-3-07-9	BASIC		007	0000		150			6.25	6.50	6,73		8.70		4,37	3.41	0	5,85	90.0		7,75	7.55	3.50	8,05	8,00	7,55				
		BUILDING, HEAVY & HIGHAMY CONSTRUCTION		Laborers: (Heavy & Highway Only)	Asphalt Bakers, addemen, bracers,	burners, concrete and power buggy operators, concrete saw op., chain	sew op., tence and guard tent. executes, form setters, mortar mixels,	builders, stone spreaders, mason	teol operators, wagen drill op., tree trimmers, tree toppers,	mulchers, chippers, stumpers &	Air track operators Block pavers, rammers, curb setters	Fowdermen and blasters Lathers:	Griswold, Ledyard, North Stongton,	Renainder of County	Line Construction:	Equipment operators	Groundant, experienced	Painters:	Roller	Sandblasters, stemmoleaners Flumbers, Steamfitters:	Groton, Lyme, Merville, New London, Old Lyme, Salem, Stonington,	Materiord Remainder of County	Boferst	Composition, helpers, class "A"	Slake, tile, precast contrete	Sheet metal workers Sprinkler fitters	Waterproofers	Welders - receive rate prescribed for	craft performing operation to which welding is incidental.		
14			17	16																											
1	P. 1		1 of 3		OTHERS								70													*					
	ď.		91	AYMENTS				15.					70	8.				54		.53	599;			70.		50*		50.	.03	1	6.8
Appendix on	ď.	AUCUST 6, 1971	6-Com-1-2-3-1, 1 of	ENEFITS PAYMENTS				5.										15 M			2007 SHANK			70.		50*		50:	50*		6.8
Anticontrol or a	ď.	AUCUST 6, 1971	6-Com-1-2-3-1, 1 of	FRINGE BENEFITS PAYMENTS	PERSONS VACATION APP. TR. OTHERS		2 2	(1)		-15	9.	4.	.25 f	44		শ ধ		14.20 14.20 14.20		Territory.		問		40.		. 20°.		20.	20. 21.		6. 26.
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	FRINGE BENEFITS PAYKENTS	PENDONS VACATION APP. TR.		.0	,0,	0	13	18		.0		0,0			a	1	0	9.1		,0,4									
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0-7	FRINC	100		4.	14	7			-	-1	ri r	14	1	-	4	1	1	-1-	•	et e	-			4	-			1900	
SH-CORP.1- 0		HAN		8	S,	ģ				.20	88	18	R.	-	8.		3	8,8	22.	8.8	***								
	BASSC	RATE		\$7,30	7,20	7,10			100	-	6.95	6.73	0.73	6.70		4 50	0.0	6,60	6).	6,40				ģ	To be			H	
		POWER EQUIPMENT OPERATORS - Building Construction:	Derrick, hoist (2 drams or ever), struc- tural steel (boisting and handling),	derrick, stiff leg and gry derrick fower crane, dragline, gradull, hofst,	shorel, front and loader (7 yds, or over) fork lift (over 4 ft, lift)	Maintenance engineer Boller (portable-high pressure), hamer	(viocatory), iront end loss ()-()us. Colemn loader and cortening plant or steflar south. Crill (for bearw	woight champion or equivalent), mucking machine, purporete, rock and	earth buring machine, congressor (battery op.) post hile and well	ciggor, comprey, contrai mix operator combination hos and loader (over 4 yd.	Asphalt spreader	Grader, screperpin, carryall operator	Control and and loader Control Court (5 bags or dwer), front	and loader (under 3 yds), powerstone	Compressor, Consistor, purp & well point	opr., relding machine, air steam	Steam Jenny, fork lift (not over 4 ft.),	Relies consistent open.	Dinky racitine our., firemen (high pressure),	poor parent besier	with boon, 150 ft.	Crane with boon, 200 ft. Additional 5.50	Paid Folidays (Nouve applicable):	A-Kew Year's Day; 2-Nemerial Day; C.Indopen- dence Day; E-Handschring Day; F-Christele	Day	a. Employer contributes \$.15 to	Supplemental themployment Pund.	b. Seven (7) paid holidays: A and C through F ann Decoration hay and Good Friday	
1	1	OTHERS	933																										
	YMEN TS	APP. TR.	Day; D- abor Day; E-Thankigiving Day;		E or 22		iday, lendar	ly pre-	loyee	22					2														
100	FRINGE BENEFITS PAYMENTS	PENSIONS VACATION APP. TR.	Thank		service		Good D	media	the es	day ath						I					F								
	IGE BENE	SECRES WA	r Day E		more of	H	oday and	c days it	provided	- E																			
143	FRIN	m	-6	-	tion Pay	-	days de	led work	riday,	oliffay.												-							-
10/-2-2-3-	1,544	H de H	oce Day;		far 5 y		Angton	chedy	Food F	r the h	-																		
600	HOUSE	RATES	depender		ly rate years		F, Was	regular	F, and	end afte	od Frid																		
	BASHC BAILDING, HEAVY & HIGHWAY CONSTRUCTION HOUGHLY		PAID HOLINATS (WHIRE APPLICABLE): A-New Year's Day; E-Hemotial Day; C-lpSependence F-Christmas Day.	FOOTBOTES: A. \$.05 per man per week.	b. Employer contributes 4% basic hourty rate but 3 years or more of service basic hourly rate for 6 months to 9 years as Vacation Pay Gredit.	c. Six paid holidays: A through F.	d. Eight (8) paid holidays: A through provided the employee has worked at	days prior to the holifus, and the regular scheduled work days immediately pre- ceding and following the holiday.	e. Sevez (7) paid Bolidays: A through F, and Good Friday, provided the exployee	available for work the day before and after the boliday.	f. Paid bolidays: A through F plus Good Friday												The second second						

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

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1-10-8	HEV					
Ciord	RATES	74444444444444444444444444444444444444				
	BULLING, EAY, & HICSÁN CONSTRUCTIO	Funch Privates Two sails trucks Three axis trucks Four sails trucks Three sails residualit Four sails residualit Four sails residualit Heavy duty trailler - to 40 tons Heavy duty trailler - over 40 tons Suchiality death seath seath seath seath seath seath	Paid Holidays (Where applicable): A.Hew Year's Pay; B.Mencrial Pay; C.Pricependence Pay; P.Lobor Pay; E.Pricependence Pay; P.Lobor Pay;	Postnotes: a. Sil. OD per week for employee a. Sil. OD per week for employee per hour for employed loss than 16 hours during the week. b. \$18,00 per week for employees employed over 28 hours and \$1,30 per	than 24 hours during the week. Seven (7) holidays: A through F. has 31 calendar days service and is anallable for work the day preceding and following the holiday.	
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	a a		. H. 103	i i	3	
TANDACA MANAGA M	Ato, Tr. Other		**************************************	ممم م	3	
FAMOUR STREET	Passine Venture Apr. Tr. Ober		및 국의학		3	
FAMOUR STREET	Ato, Tr. Other	4 4451, 05.	20 .154 b 4 151. 05. 05. 05. 05. 05. 05. 05. 05. 05. 05	.20 .13** b 13** b	3	
FAMOUR STREET	SS F Persion Vention Apr. 1. Other	4 441	4 441. 4 441. 4 441. 5 4 441.	4 441. 05. 05. 05. 05. 05. 05. 05. 05. 05. 05		

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ATLANTIC	MERITS P	PENSIONS VACATION APP. TR.								* * 4	8 + 5%						4 + 25	25 + 2	4 . 5%	** 55	* *			.0.	.0.	م											1		
DREDGE 1-ATLANTIC	FRINGE BENEFITS PAYMENTS	PENSIONS	-	.15	21.	215	.15	.15	.13	*15	,15		,15	2,2		51.	9.	.15	.15	51.	cr.	5	12	.15	.15	12		7		I									
		HEV	200	240	35	25.	.25	.25	,25	*25	,25		,25	25.		-25	***	52*	.25	n;	Q.	Y	72.5	57.	n.	73				Ti.			52	1 day	of the same	ploy-	on to	pay	ice in
	BASIC	RATES	54.95	A 10	5.65	3 5	5,14	55.4	4,35	4,28	5,95		5,86	5.66	,,,,	2.5	-100	25.4	4,28	5,20	4,533	7.1636	7,2575	7,1587	6,3387	6,7387				-	s Day.	8,10	a Day (6-	adlitions	Tor each	reat. En	or vacati	tion with	s of serie
			Dipper and Clanthell Dredges	Crammen	Maintenance engineers	Welders	Hates	Oilers, firemen, welders' helpers	Deckhands	Scowes	Engineer	Hydraulic Dredges	Levernen	Maintenance engineer	Dredge carpenter, electricians,	blacksmith, welders and boilersen	Ollers, firemen, carpenter's belper.	welder's helper and blacksmith belper	Deckhards and shorenen	Tug engineer		Drill Sonts	Rister	Driller, Welder, machinst	Firemen	Drill belper		E-Thanksgiving Day; F-Christmas Day	Footnotes:	Belliance A should be then the		b. Holidays: A through P; Washingtor's	Sitthday and Veterars Day (6-1/2) days of vecation with pay for 104	days of service one additional day	additional 21-274 days of sameless	all in one calendar year, Employ-	tes not evalifying for vacation to	receive I day's vacation with pay	tor cach full as days of service in

AM-1595 P. 2

FRINGE BENEFITS PAYMENTS PERSIONS VACATION APP. TR.

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CORRECTIONT Age, 1995 P. 1 TOLLAND Age, 1995 P. 1 Lidag Construction, (excluding single family beess and garden ANGEST 6, 1971 e apartments up to and including % stories), heavy and high-	- 31	COUNTE	PECASION NO.
iding Construction, (excluding single family boses and garden ANGUST 6, 1971 e spartments up to and including 4 stories), heavy and high-	COMMECTICAL	TOLLAND	AN-1595 P. 1
Iding Construction, (excluding single family homes and garden ANGEST 6, 1971 e apartments up to and including 4 stories), heavy and high-	CHEFTION OF WINDLES		a
e apartments up to and including 4 stories), heavy and high-	Iding Construction, (excluding single family homes and garden	AUGUST 6, 1971
	e apartments up to an	of including 4 stories), heavy and high-	

	Control Cont					DECISION NO.	100	1		-
### OF RECHISON APP. TR. OTREES **O.** **O.*	### OF RECEIPS PAYMENTS VACATION APP. TR. OTSESS VACATION APP. TR. O	COL	TUELAN	0	1	1-64-1	585	Fe 1		PASSIC
1 of 3 Apphalt Rakers, advence, bracers, shall Release, advence, bracers, concrete and pour buggy operators, come agreeders, and of the state o	24 - 1 - 0 f 3	ruction, (excluding sing	de feedly	homes at	nd garden	3	ST 6, 197	1	BUILDING, HEAVY & HIGHWAY, CONSTRUCTION	HOURLY
Page	T-CONN-1-2-1-1 1 of 3 1	s up to and including 4 :	stories),	heavy as	- Wight				Laborers (Cost'd)	10
PARIOR CONSTRUCTION PARIOR PARIOR PARIOR PARIOR	### ### ### ### ######################		7-cos	N-1-7-3-			1 of 3		Asphalt Rakers, adremen, bracers, hursers, concrete and power buggy	
Street	Wellon Wilson-Finishers, 1.25 40 178 4.0 40 188 48.50 4.15 40 178 4.0	an investment about the second	000		FRINGE B	ENEFITS P	AYMENTS		operators, concrete saw op., chain saw op., fence and guard rail	
State Stat	Wellon 1.25 1.25 1.25 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.25 1.27 1.28 1.39	a mindred wasoimpolities	RATES	123	PENSIONS	VACATION	APP. TR.	OTHERS	erectors, form setters, mortar mixers, pipelayers, ristas and	
State Stat	## Secretary \$1.60 .39 .15 .01 ## Secretary \$1.60 .39 .15 .20 ## Secretary \$1.23 .40 .17 .23 ## Secretary \$1.20 .17 .13 ## Secretary \$1.20 .20 ## Secretary \$1.20 .20	197							drywall builders, stone spreaders,	
Macons-Pinishers 1.23 .46 102 .01 topics	## ## ## ## ## ## ## ## ## ## ## ## ##	ford-Delon	\$7,60	.39	.15		10.		operators, tool coerators, wason	
Macon-Finishers, 1.25 104 105 10	Masona-Finishers, 7-25 -46 107 -01	Ceunty	8,365	-37	2				drill op., tree trimeers, tree	
Second S	Section Stone S. 15 1.35 1.	ement Masons-Finishers.	1.25	ş.	101		10.		toppers, mulchers, chippers, stumpe	A 45
Social State Social State Social State Social State State Social Stat	Workers, 711e Workers, 711e South; Itle Setters' 1.20 117 118 Setters' 1.20 119 2 Missons-Parishers, 2 Missons-Parishers, 2 Missons-Parishers, 2 Missons-Parishers, 3 Missons-Parishers, 4 Missons-Parishers, 5 Missons-Parishers, 6 Missons-Parishers, 8 Missons-Parishers, 9 Missons-Parishers, 9 Missons-Parishers,	rs, Plasterers, Stone-				54			Afr frack pearators	6.50
Station	pers, Terranco Tile Setters' T	arro Workers, Tile	8.50	35	.25					9.30
Sements 7.50 17 1.15	Tile Setters 7.50	belpers, Terranco							Lathers:	2
Strainford Strain of County Strain Strain of County Strain o	### ### ### ### ### ### ### ### ### ##	7033	1.00	120	- 11				Sommers, Stafford, Stratford Spring,	
Table Tabl	### ### ### ### ### ### ### ### ### ##	ement Masons-Finishers.	-	, ,					Straffordville Union, Crystal jake	5,20
Time Construction: and	interment (Bay, & Bay): 8.30 .35 .20 .00 our Layers & .35 .20 .01 intiding Only): 7.45 .35 .20 .01 inty 7.70 .36 .35 .30 .40 .41 or helpers (grob.) 4.01 .31 .38 .20 .005 int helpers (grob.) 7.21 .31 .28 cural, ornamental, 9.30 .40 .44 .06 cural, ornamental, 9.30 .40 .44 .06 cural, ornamental, 6.20 .30 .25 .05 cylindrical Work 6.50 .30 .25 .05	Stonemasons (Heavy & Highway):	7,10	.35	57*	694			Lead burners	6 00 6
	out Layers & 1.462 .33 .20 .01 mry	. 4	1 8,30	.35	.20	,	.03		Line Construction:	2
1,42 .35 .20 .01 Cronsdamn, Experienced .20 .2	### 1.45	off Floor Layers &							Linemen, Dynamite man	5,18
1,17	rs helpers (grob.) 2.75 .16 .20 gftest 2.005 rs' helpers (grob.) 4.01 .195 .20 .40 .44 rs tenders, same tenders,	-//tong Garanting	7,62	.35	.20		.01		Crossedmen Truck Delicer	4.37
1,00	rr helpers (grob.) 20 114-20 144-4 14 2003 rr' helpers (grob.) 5.41 1195 20 146 2003 rr' helpers (grob.) 4.01 1195 20 140 144 2003 rr' helpers (grob.) 2.14 2.15 2.20 2.20 rr helpers (grob.) 2.14 2.20 2.00 rr tenders, crnamental, 9.30 4.00 4.00 2.00 rs, wagen drill ops. 6.20 30 2.25 20 2.05 rs, wagen drill ops. 6.20 30 2.25 20 2.05 rs, wagen drill ops. 6.20 30 2.25 20 2.05 rd Highway): 6.00 30 2.25 20 2.05	f County	7.77	.16	.20				Groundman, Experienced	3.41
State Stat	rs' helpers (prob.) 5.451 1.195 1.20 344444 0.005 rs' helpers (prob.) 4.01 1.28 4.00 rs' helpers (prob.) 4.01 1.28 1.28 crarl, ornamental, 9.30 4.0 44 0.04 sason tenders, sortes fs, plaster tenders 6.25 30 .25 0.05 rs, wagon drill ops, 6.20 30 .25 0.05 cylindrical Work 6.50 30 .25 0.05 de Highway): 6.00 30 .25 0.05		7.00	2	114.20	derant.	25.		ď	2.98
1.28 Ellington, Hebron, Bockville, Semeris, Vernon Remainder of County Structural steel: 2.14 7.21 3.1 2.28 Semeris, Vernon Remainder of County Structural steel: Ellington, Hebron, Bockville, Somers, Vernon Somers,	rs' helpers (prob.) 4.01 or 2.14 Cural, ornamental, 9.30 .40 .44 Cural, ornamental, 9.30 .40 .44 cural consental, 9.30 .42 chipater tenders, sortal chipater tenders, 6.25 .30 .25 chipater tenders, 6.20 .30 .25 chipater tenders, 6.20 .30 .25 chipater tenders, 6.50 .30 .30 .30 .30 .30 chipater tenders, 6.50 .30 .30 .30 .30 .30 .30 .30 .30 .30 .3	ructors, beloers	5,61	.195	30.	2444	500.		Painters:	
4.36 3.14 3.14 3.28 Semandada of Country Structural steel; Sild Semandada of Country Structural steel; Sild	turel, ornamental, 7.21 .31 .28 furel, ornamental, 9.30 .40 .44 .04 sers tenders, sortal renders, sortal ren	constructors' helpers (prob.)	19/				-		Eliforton, Hebron, Rockwille.	
2.26 2.28 Structural steel: Structural	Curel, ornamental, 7.21 .31 .28 Curel, ornamental, 9.30 .40 .44 .064 ers tenders, mortal span south for the following	(de):	-						Somers, Vernon	7.00
triel, ornamental, 7.21 .31 .28 Elington, Rebron, Rockville, Structural steel: Silington, Rebron, Rockville, Somers, Vernon Spray: saom tenders, Boots saom tenders sa	tural, ornemental, 7.21 .31 .28 crs tenders, 5.30 .40 .44 .04 sson tenders, mortal characteristical Work 6.30 .30 .25 .05 cylindrical Work 6.30 .30 .25 .05 cylindrical Work 6.30 .30 .25 .05 d Highway): 6.00 .30 .25 .05	dimeror	27						Remainder of County	5.35
triel, ornemental, 9.30 .40 .44 .04 Spray: Strain, ornemental, 9.30 .40 .44 .04 .04 Spray: Strain Ellington, Hebron Reckville, Somets, Vernon Spray: Somets, Vernon Roller: Somets, Vernon Roller:	trital, ornamental, 9.30 .40 .44 .04 ers tenders, ssom tenders, mortan ts, plaster tenders 6.23 .30 .25 .05 cylindrical Work 6.20 .30 .25 cylindrical Work 6.20 .30 .25 cylindrical Work 6.20 .30 .25 cylindrical Work 6.30 .30 .25 cylindrical Work 6.00 .30 .25	(de)	7.21	157	28				Structural steel:	
### Spray: ### Spray: ### Spray: ### Ellington, Hebron, Reckville, ### Sometry, Vermon ### Roller: ###	crs tenders, samm tenders, samm tenders, mostra rs, plaster tenders s, 23	Structural, ornamental,	-						Somers, Vernon	5.38
### State Secretary Secret	crs tenders, s	dine)	7,530	04.	4		3.		Spray:	
6.20 .30 .25 .05 Reller: 6.25 .30 .25 .05 Reller: 6.29 .30 .25 .05 Reller: 6.40 .30 .30 .30 .30 .30 .30 Reller: 6.40 .30 .30 Reller: 6.40 .30 .30 Reller: 6.40 .30 .30 .30 Reller: 6.40 .30 Reller: 6.40 .30 R	6.00 -38 -23 -03 -03 -03 -03 -03 -03 -03 -03 -03 -0	Tpenters tenders,							Somers, Vernon	10.50
	6.23 .30 .25 .30 .35 .30 .30 .30 .30 .30 .30 .30 .30 .30 .30	borers	ANG.	28.	+25		-00		Rollers	2
6.25 .30 .25 .05 Exception Composition Hipers, Class A Composition, Hipers, Class B Composition, Hipers	6.23 .30 .25 .05 .05 .05 .05 .05 .05 .05 .05 .05 .0	p., mason tenders, mortan							Remainder of County	5.85
6.50 .30 .25 .05 Composition Composition Composition Composition Composition Composition Nalpers, Class & Composition, Nalpers, Class B Siste, Tile, Precast Concrete 6.00 .30 .25 .05 Sheet metal workers Sprinkler fitters Steamfilters Steamfilters Steamfilters Steamfilters	6.30 30 25 6.00 30 6.0	telegate, planter tenders	6.25	200	.25		90		Plunbers	7,30
. 6.20 .30 .23 .05 Composition, Helpers, Class A Composition, Helpers, Class B Siste, Tile, Precast Concrete 6.00 .30 .25 .05 Sprinkler fitters Steamfitters Steamfitters .05 Steamfitters	6. % 30 . 30 . 30 . 30 . 30 . 30 . 30 . 3	erators, wagon drill ops.							Composition	7 46
6.20 .30 .25 .05 State, Tile, Precast Concrete 6.00 .30 .25 .05 State metal workers Sprinkler fitters 5.00 .30 .25 .05 State metal workers Sprinkler fitters 5.00 .30 .25 Stanfitters	6.20 .30 .255 .005 6.00 .30 .255 .005 6.00 .30 .255 .005	asters	. 6.50	.30	*25		-05		Composition, Helpers, Class A	6.975
6.50 30 .25 .05 Sheet metal workers 6.00 .30 .25 .05 Sheet metal workers 5.00 .30 .25 Steamfilters 5.00 .30 .25 .05 Steamfilters	end Highway): 6.00 .30 .25 .05 .05 .05	sson, Cylindrical Work		To the second					Composition, Helpers, Class B	3,50
6.00 .30 .25 .05 Sprinkler fitters School more state of the state of t	20° 20° 30° 30° 30° 30° 30° 30° 30° 30° 30° 3	2642	6.50	30	275		200		Slate, Tile, Precast Concrete	8,05
6,00 ,30 ,25 ,05 Stanffitters Esterproofers	50.00.00.0		9	.30	52:		.05		Sheet metal workers Corfedian firenes	7.25
.30 .25 .05 Waterproofers	S. S.	wy and Highway);							Stemmitters	7 20
	PAID MOLIDAYS: (Where Applicable): A-New Year's Day; B-Wemorial Day; C-Independ F-Christmas Day.		9.00	30	•25		-005		Waterproofers	7.55
									F-Christnes Day.	

to Day; D-Labor Day E-Thankagiving Day

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	FRINGE BENEFITS PAYMENTS	PENSONS VACATION APP, TR.		arci.	.15+g	.15+a				15+2	151	15+a	1542		.15+2	.154g		154							
SH-00005-1- 0	PRI P	Her PE		g	-	.30				l est	8.8	Sy"	20		.20	.20		3.8					_		_
O-HS	75.55	(32)			-	7.10				23: 0	200 100	H.	1000		Die.	1723		1/45							
-	BOURLY			27.70	7.	41	-		1	6.95	6.89	6	6.70	-	6,68	6,60	(0)	6.10			0 0				
	The same of the sa	POMES EMPLIFICATION CONSTRUCTION:	Perrick, hoist (2 drums or over), streetural stool (hoisting and handling), store setting, pile driver, lighter	fower crane, dragline, gradall, hoist, Lohering scooner leader and/or fee.	showel, front and loader (7 yds. or over) fork lift (over 4 ft. lift)	Maintenance engineer Bollor (portable-high pressure), harmer	(Vicescory), front and load ()-/ yes. Coleman loador and screening plant or similar eccito., drill (for-heavy	weight champion or equivalent), muciding machine, pumperete, rock and	(buttery op.) post hole and well direct conveyor, central mix operat	continuation bee and leader (ever a yd. Asphalt spreader	Bilionser Grader, scrayester Grader, scrayester	Conditation hose and leader Concrete mixer (5 kags or over), front	end loader (under 3 yds), powerstern enreader	Compressor, gararator, pump & well point	valve opra,	mechanical heater opra-	Dinky machine opr., firemen (high pressur	Chler	Grame with boom, 150 ft. Additional \$.25	Faid Bolidays (Nhare amplicable):	A-Sew Year's Day; B-Energial Lay; C.Indeseb- dence Day; E-Thankegiving Day; F-Christae	POOTNOTES: A. Exployer contributes \$.15 to Sural errental University Stad		O. Seven (7) paid holidays: A and C through F and Decoration Day and Good Friday	
SULDING, MEANY & SIGNAM CONSTRUCTION RASIC POINCE PRINCES PANESTING OAVBERTS	a processor section of	KALEA HAW PENNIONS VACATION APP. TR. OTHERS	a. Employer contributes 4% of the bas c bourly rate for 5 years or more of service or	44 of the paste bourly rate for 0 wouths to 3 years of service as Vacation Pay Gredit.	b. Six (6) paid bolidays: A through T.	c. Eight (5) paid holidays: A through F, Washington's Birthday and Good Friday, provided the employee has worked 4 [ull days during the 120 calendar days prior to	the boliday.	d. Seven (7) paid holidays: A through F, and Good Friday, provided the exployer has been reployed at least 10 working days prior to the foliday and is available for	e. Faid holidays: A through F plus Good Friday.																

AM-1595 P. 6

AM-1595 P. 5

China FRINGE BENEFITS PAYMENTS PENSIONS VACATION APP. TR. 1-15-15-10-15-2-7 E 0000000000 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 五年五 58888888888 588888888888 BASIC BOURE, I RATE! Syrem (7) holidays: A through ?, and Good Friday provided the employee has 31 collector days services and is swallable for work the day preceding and following the holiday. BULLDIE, EAST, & HIGHNY OUNSTRUCTOR \$14.00 per west for employees employed over 24 hours and 4.30 per hour for employees employed less than 24 hours during the west. Foctnotes:
a. \$11.00 per week for employee
employed over 16 hours and \$4.2695
per hour for employed less than 16
hours during the week. Specialized earth moving equipment Fines aris ready-mix
Four axis respiritive
Escry duty trailer - to 40 tems
Escry duty trailer - over 40 tems A.Res Tear's Day B.Recordal Day, C.Lichependence Day, B.Labor Day, E.Ranksgiving Day, F.Corletters, Paid Helifays (Where applicable): No axla ready-adx Truck Privers: Two axie trucks Three axie trucks Four axle tracks å 20 SQF-COSSI-2-3-5 Facet stratectocontexts (A.M. Fernice Space App. 7) 000 0.0 444 154 15t. .15ta .15+4 174 22 82. 22 R 222 23 6.70 6.32 6,95 6,55 \$7.30 7.20 Compressor, pump Barch plant, bulk cement plant, eiler Crame with 100 ft. boom - additional \$.15 per bour Crame with 100 ft. boom - additional \$.50 per bour Erecting and handling structural steel
Fruct end loader (7 yds. or over), pile driver,
crace, showel, dragline, gradall, trenching
machine, lighter derrick, pawer (concrete),
derrick (stiff log and gwy), steel pile
sheering, Kohering loader (stooper)
prill (Joy Heavy weight champion or equivalent)
side boom, loader (Euclid) macking machine, atome spreader Well point system, combination hoe 6 loader Asphalt roller, buildozer, carryall, maintenance chipper, fork lift, findshing machine, asphalt plant, firemen (high pressure), power pavement pumperete, rock and earth boring machine, post and well digger compressor (battery operated), Front end loader (3 yds or over), grader power Front end loader (under 3 yds.), roller, power Seven (7) paid holidays: A and C through F and Decotation Day and Good Friday. Employer contributes 5.15 to Supplemental Unemployment Pond. hammer (wibratory), central mix operator, combination hos 5 loader (over k yd.) PONER EQUIPMENT OPERATORS - Reavy & Highway Paid Holidays (where applicable):
A-feer Paier's Day; B-Mesorial Day;
C-Independence Day; D-Labor Day;
E-Thankagiving Day; P-Christmas Day. breaker, dinky machine Amphalt spreader Construction

engineer

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FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

7	-	OTHERS		i																	Der.			
AM-1596 P. 2	VEENTE	APP. TR.	50.	10;	.01	.01										.02	50.				giving De			
4	PRINCE RENEETTE DAVIDENTE	PENNONS VACATION APP. TR.				v					100	.20		30	9,9,9	90	NI.				Day: D-labor Day: E-Thanksgiving			100
	DINGE RE	PENDONS	34	12	00:00	2		HH	107	-15	92	s ti	52.	.35		24	99	8,8			bor Days			
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1	BASIC BASIC	RATES		6.75	- Control of the Cont	98.9	5.18			7,50	7,00		7.30 58	7,55 .3	-		110	100			endence [T.		
		BUILDING, HEAVY & HIGHMAY CONSTRUCTION	laborers: (Reavy & Highway) Cont'd	Powdernen and blasters	Chapito, Nampton, Scotland, Windham Ashford, Eastford	Remainder of County Lead burners	Lineson, Dynamic man	Groundan, Prock driver Groundan, Experienced	Groundman, Inexperienced Marble setters' helpers, terrarro	workers belpers the setters	Fainces: Fainces: Brush	der of County	Flumbers: Windham Remainder of County		Composition, Melgers, Class A Composition, Melgers, Class S Salte, tile, Frecast contrate	Waterproofers Sheet Metal Workers	Sprinkler fitters Steamfitters:	Mindham Remainder of County	Weiders - receive rate prescribed for craft performing operation to which	Party Menthaws (UMEDS Apprilate).	A-Mew Year's Day; 3-Memorial Day; C-Independence F-Christmas Day.			
	P. 1	AUGUST 6, 1971	13	OTHERS																				
MINOR NO.	65	80 / 20 19	EN	P. TR.	40	10			2	2	5005	0	į.	90	05	92			25	53			50	888
800	47	AUGUST - I-12	FITS PAYMEN	CATION APP. TR.	i i	10.0			8		24 44 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			*0*	\$0*	50	50,		50.	- 50*			50*	555
- FECUS	400-1596	-	SENE	VACATION				15	ha 14		374s+b	27424			.05	36.			25. 25.	.25 .05				sister.
RECED	Contraction of the Contraction o	-	SENE	PENSIONS VACATION	Ü's	2 2		31, 41,	.25 m		124-20 -20 litterb	outstand.		5.4	zi	38	1 57		ы́ы	1183			**	nnn
1000	FINDSAK	building Construction, (excluding single family homes and garden ANGUST 6-40406-12-1	FRINGE BENE	H & W PENSIONS VACATION	ti.			41, 41, 415	33 .25 f		.20 12+.20 15+e+b	outstand.					27 27		45000	.38 .25		erectors, form setters, mortal mixers, pipelayers, riprap and drywall built- ers, stone spreaders, masons tenders	**	e e e e si si si

POOTNOTES:

- a. Employer contributes 4% of the basic bourly rate for 5 years or more of service or 2% of the basic bourly rate for 6 months to 5 years of service as vacation pay credit.
- Six (6) paid holidays: A through F.

å

- c. Eight (8) paid holidays: A through F, Washington's Birthday and Good Friday provided the employee has worked 45 full days during the 120 calendar days prior to the holiday and the regular scheduled work days immediately preceding and following the holiday.
- d. Sevem (7) paid holidays: A through F, and Good Friday provided the employee has worked at least 10 working days prior to the holiday and is available for work the day before and after the holiday.
- . Paid holidays: A through F plus Good Friday.

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AM-1596 P. 4

	BASIC		FRINGE BENEFITS PAYMENTS	SKEPITS P.	AYMENTS	
POWER EQUIPMENT OFERSTORS - Endlish	RATES	日本市	PERSONS VACATION APP. TR.	WACATION	APP. TR.	OTHES-
Derrick, hoist (2 drums or over), struc- tural steel (botsting and hamiling), stone setting, pile driver, lighter deserte, et et has and erre derrick	8.0	82	.194	۵		
Tower crane, dragilar, gradull, boirt, lohering scooper loader and/or hos, shows front and loader (7 and on						
Maintenance engineer	7,20	88	.15*a .15*a	0.0		
Roller (portable-high pressure), banner (wibratory), front end load (3-7 yds. Colesan loader and screening plant or			5			
similar equip., drill (joy-beavy weight champion or equitalent), mocking machine, purporete, rock and						
earth boring machine, compressor (battery op.) post hole and well				Á		
diggot, conveyor, contral mix operator,	16.05	-20	1542	0		
Asplait spreader		.20	.1542	۵,		
Bullcoser	6,30	93	.15+2	۵.		
Grader, scraperies, carryall operator Conditionation has and lander	6.75	8.5	15.	۵,۵		
Concrete start (5 bars or over), front						
ond loader (under 3 yds), powerstone erreader	6.70	.20	.15+g	,0	-	
Compressor, generator, pump & well point		**				
valve ones.	6,58	.20	.15+a	9		
Steam Jenny, fork lift (not over 4 ft.),		1		1		
Relies crossions	6.55	2.5	1542	٥, ٥		
Dinky rachine opr., firemen (high pressure),	,(a.					
power parement breaker	6.40	858	.15ta	, מ		1
Crame with boom, 150 ft. Additional \$.25	2		-			
Crane with been, 200 ft. Additional \$.50						
Paid Holidays (Mars analysable):						
A-New Year's Lay, E-Nenorial Lay, C-Indepen-	1 2 :				231	
Day morning.	,					
a. Exployer contributes 5,15 to Supplemental Unemployment Fund.	I SE					
b. Seven (?) paid holidays: A and C through F and Decoration Day and Cond Decime						
Secretary moon						

FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

	OTHER		
KENTS			N PELL
PRINCE BENEFITS PAYMENTS	PENSIONS VACATION APP. TR.	2 0000000000	
NGE BENE	SECOND VA	9 0000000000000000000000000000000000000	
PRINCE BENEF	HAW PE		
18	RATES		
DALANTISCOSSION AND TAXABLE CONTRACTOR	BUILDING, MANT, & BUICHAL OCCUPA	Freek Drivers: The sais trucks Three and trucks Three and redy-mix Three and trailer - to the tens Edpers Specialised earth moring equipment This Edpers Specialised earth moring equipment This Edpers Three Tour's Days Relabor Days Elbarksgiving Days Pleanetal Days Cladependence Days Relabor Days Elbarksgiving Days The exployees exployed over 16 hours and \$,250; per four for exployed less than 16 hour for exployed less than 16 hour for employees employees exployed over 20 hours and \$,20 per hour for employees employed less than 26 hours enclosed less than 26 hour for employees employed less than 26 hours and \$,30 per hour for employees employed less than 27 collection during the week. and Good Friday gravided the employe has 31 collecting the haliday.	
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AM-1096 Fs. 3 AMMANATE			
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64 2 8		4 4 44 4 44	
- 50000			
S4-C-05-1-5-3-5 (Nation and News News News News News)		व व व्यव्यव्य व्यव्य	
SAN-1390 SA-CONN-2-3-5 San-1390 Result Stational Stational Towns Towns Towns Result Stational Stational Towns Result Stational		Construction Construction Crass, shorel, dragline, gradall, trenching sachine, lighter derrick, paver (conctree), acrack, dailfile and guy), steel pile drive; school, displane, gradall, trenching sachine, lighter derrick, paver (conctree), acrack, dailfile and guy), steel pile drive; side boom, loader (shooper) Prill (Joy Heavy weight champion or equivalent) side boom, loader (shoolid) sacking machine, post and well digger compressor (battery operated), hammer (wibratory), central mix operator, combination boe & loader (over & yd.) Rock and loader (3 yds or over), grader power combination boe & loader (shooper, der lift, finishing machine, asphalt plant, firemen (high pressure), power pavement chipper, fork lift, finishing machine, asphalt plant, firemen (high pressure), power pavement chipper, fork lift, finishing machine, asphalt blant, bulk cement plant, oller Stock plant, bulk cement plant, oller Crame with 100 ft. boom - additional \$.50 per boor cram	

1-Nass.-1-2-3-0 14-1,997 P. 2

AM-1,597 : 1	AUXUST 6, 1971
NASSAGREPPYS SALES MASSAGREPPYS	DESCRIPTION OF WEST Building construction, (excluding single family homes and garden type apartments up to and including 4 stories), heavy and highway construction, marine construction & decking.

	MULLDING, HEAVY & HICHWAY CONSTRUCTION	BASIC	1500	FRINGE BI	FRINGE BENEFITS PAYNENTS	AYMENTS	
rne, Falmouth, Mainpeer, 7,455 .39 .35 .39 .35 .30 .30 .30 .30 .30 .30 .30 .30 .30 .30		RATES	HAR		WACATION	APP. TR.	OTHERS
Country 7,45	me.						
Comment National Finishers, 7,105 .40 .100 Stoommastess 7,110 .35 .30 .30 Stoommastess 7,13 .25 .30 .30 Stoommastess 7,14 .31 .25 .30 Stoommastess 7,24 .31 .32 .30 Structors' believes 7,24 .31 .32 Structors' believes 7,24 .32 .32 Structors' believes 6,10 .30 .30 .30 .30 Structors' believes 6,10 .30 .30 .30 .30 Structors' believes 5,40 .30 .30 .30 .30 .30 .30 .30 .30 Structors' believes 5,40 .30 .30 .30 .30 .30 .30 .30 .30 .30 .3		7.45	.39	.35		5000	
Comment Masons-Finishers, Stoommasons off Floor Layers Structors structors structors helpers structors	Remainder of County	7,703	97	RE		10.	
Strongmansons		-		-			
Seric Floor Layers 7.15 .25 .10 structors		7,10	,35	95.		02	
Str., Orm., Reinf. Str.,		7,15	.25	-30			
Structors: helpers 7.54 .17 .185 Zhath structors: helpers 7.42 .17 .185 Zhath structors: helpers open. 7.42 .18 .15 .185 Zhath structors: helpers open. 7.42 .18 .15 .185 Zhath structors: helpers open. 7.42 .18 .15 .185 Zhath sherr; Jackhammer open. 7.42 .18 .18 .18 .18 .18 .18 .18 .18 .19 .19 .19 .19 .19 .19 .19 .19 .19 .19	Electricians	7.85	.35	11	The state of	3	
Constructors' helpers \$1.28 .17 .163 774-49 Constructors' helpers (prob.) 3.77 .34 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .15 7.72 .35 .25 .25 7.72 .35 .25 7.72 .35 .35 7.72 .35	Elevator Constructors	3.7	.11	.185	224045	- 005	
Constructors' helpers (prob.) 3.77 .34 .13 crsf Str, Orm., Reinf. 7.22 .34 .13 or of laborers it baiers, jackhammer ops., 6.10 .20 .23 tes, pipelayers (concrete clay), 6.13 .23 .23 tes, pipelayers (concrete clay), 6.10 .20 .23 testing Grew: Corb Setters, Remner 6.10 .20 .23 testing Grew: Dandaric Cas-Elec. 6.10 .20 .23 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers, Outh Setters, Remner 6.10 .20 .20 .20 ck Rewers,	Constructors'	5-28	.17	.165	47475	.005	Part of the last
### SETL, OTT., Reinf. 7.22 .30 .33 .33 .41 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .33 .34 .34	Constructors,	3.77	-	-			
Section Section Color, Section C		3,42	47	ci.			
borers borers borers borers ptpelajers (centrete clay), predet & raker prematic reader & raker prematic reader & raker prematic reader & raker prematic reader & raker prematic b.10 0p., 1. Tool 0p., 1		1255					
borers lakers, Jackhammer ops., jabelsysts (concrete cisy), jabelsysts (concrete cisy), s. Total op., s. Total op., s. Fowderness catisson, Olihadrical Work ng Greet catisson, Olihadrical Work catisson, Olihadrical Work ng Greet catisson, Olihadrical Work catisson, Olihadric	Laborers:						
### Property Property ### Proper	Buildings	4 10	96	34		50	
### Stock of the control of the cont		,					
reader 6 raker possmatic Tool Op., Too	Appear makers, commence open,						
# Forestone	serves severales & waker annuarie						
# Fowdermen 6.83 .25 .25 .25 .25 .25 .25 .25 .25 .25 .25						7	
# Fowdermen 6.60 .20 .25 Caisson, Cylindrical Work 6.85 .20 .25 cuts leader 6.10 .20 .25 cuts leader 6.20 .20 .25 cuts leader 6.20 .20 .25 cuts leader 6.10 .20 .20 cuts leader 6.20 .20 .20 cuts leader 7.20 .20 cuts leader 6.20 .20 .20 cuts leader 6.20 .20 .20 cuts leader 7.20 .20 cuts	1000 1001 1001	6.15	92	.255		05	
Catasson, Cylindrical Work ing Great ing G	Wrecket's	9.40	30	25		-05	
10 10 10 10 10 10 10 10	Sizsters o rowocrass						
6.85 .20 .25 oring leader 6.21 .20 .25 oring leader 6.22 .20 .25 dears, Outh Setters, Ramer 6.30 .20 .25 dears, Outh Setters, Ramer 6.30 .20 .25 criers, Proceedings 6.10 .20 .25 criers, Procedings 6.10 .20 .20 criers, Proced	Upon All Calescoil, Optional control						
cring leader cring helper cring	and boring crews	6.85	.30	.25		05	
reing leader 6.31 .20 .25 reing beliger 6.32 .20 .25 favors, Ourb Setters, Ramee 6.30 .20 .25 is, Fowdernen 6.10 .20 .25 is, Fowdernen 6.10 .20 .25 reiners, Paramatic-Gas-Ellec. 6.10 .20 .25 rets 7.20 .20 .25 rets 7.20 .25 rets 8.16 .17 d ret operators 8.05 .25 ret operators 8.05 .20 .20	201108 Test	6.10	30	725		.05	
### Steel - 1' to NO	Top man	13 9	200	127		.005	
### Setters, Remner 6.30 .20 .25 ###################################	Tack borden halver	6.22	92	.33		05	
# 5.30 .20 .25 .25 .25 .25 .25 .25 .25 .25 .25 .25	Harris Milahanas						
15, Powdermen 6.60 .20 .25 criers, Paramatic-Gas-Flec. 6.10 .20 .25 operator, Jackhaumerman 6.10 .20 .25 refres		6.30	.20	.25		.05	
Criters, Presentic-Gas-Elec. Operator, Jackhamerran 6.10 2.0 2.15 1.20 2.25 2.15 2	Block fareing boild sciency, person	6.60	.30	.23		.05	
Operator, Jackhamerman 6,10 .20 .25 rers cutton; cutto	Mad Court are Bearings Colored be.						
ers 5.85 .25 .25 .25 .25 .25 .25 .25 .25 .25 .2	Total Character Tarkhamatman	6.10		. 25		50.	
### 5.85 .70 .23 ###################################	Dississes	6.10	. 20	.25		*05	
### 1.50 .45 .50 ##################################	Laborett	5,85	8.	,25		50.	
### 6.16 IX #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 10 #### 6.10 ####	Lathers	7.30	*45	8.		.01	
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friver - groundman 4.81 11 11 11 11 11 11 11 11 11 11 11 11 1		6.16		11	0		
ent operators 5.45 11 12 30 120 11 12 12 12 12 12 12 12 12 12 12 12 12	ver -	ed in		11	0 '		
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crural Steel - 1' to 50' 6.50 .30 7.00 y 7.15 .30 7.15 .30 7.15	Section of the sectio	9,00					
al Steal - 1' to 30' 6.30 .30 .30 .700 .30 .30 .30 .30 .30 .30 .30 .30	Bruch	6.00	.30	8.			
1.00 St. 1.0	Commenced County of the see 500	5 4	30	2			
1,75	- Table Tran	7.00		92			
6.15 .15	The Ladrent Colorests	7.75		.30			
	Theohart	6,15	-	92.			

BASIC FRINGE BENEFITS PAYMENTS	RATES HAW PENSIONS VACATION APP. TR. OTHERS	5.5 21. 5.5 21	188
Buttandida other Architect & derivate order season	100000000000000000000000000000000000000	Roofers: Roofers, Kettlemen & Waterproofers & Roofers' Malpers, Class A Roofers' Malpers, Class B Sheet metal workers Sprinkler fitters	Distantitions This setters This setters' helpers

Welders - receive rate prescribed for craft performing operation to which welding is incidental.

PAID HOLIDAIS:

A-New Year's Day; B-Momorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christnas Day

FOOTBOTES:

- Employer contributes 4% of basic hourly rate for 5 years or more of service or 25 basic bourly rate for 6 months to 5 years of service as Vacation Pay Gredit. ú
 - b. Holidays: A through Ft
- c. Employer contribution of \$1.00 per journeymen Electrician per week-
- Bolidays A through F, plus Bunker Hill Day, provided the employee has been employed 10 working days prior to the holiday.

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BUILDING, HEAVY & HIGHWAY CONSTRUCTION	11	St. Second	100	T and an	ž	KATES	N AT		PENNIONS VACATION APP. TR.	APP. 176	OTHERS	
Power Equipment Operators:	2						24	.35	245			
Showels, cranes, truck crames, draglines, trench boes, botkhoes, three dram machines, derricks, oile			-			Four and five axie equipment 4.12	a a	35.	94			
drivers, elevator towers, boists, gradalls, shovel						th noving equipment	150	.35	of.			
fork lifts, sugers, cherry pickers, boring machines,	n es					other than conventional 4.22 Melpers on low beds 3.97	22.	25.55	tt			
post bole hamners, pavenent breakers, cement concrete	- S											
pavers, treaching machines, boisting engines, uke loaders, muching machines (when used as in shafts						PAID MOLIDANS: (Where Applicable)						
unnels), shaft hoist steam engineers, cable-	-		-		-	C-Independence Day; D-Labor Day;						
wr 150' feelbding Jib - additional \$,35 per	70")0		9	*05	7	E-Thanksgiving Day; F-Christmas Juy.						
Som over 185" including fib - additional 5.70 per									100			
hour				01		a. One half day's now such south day		-				
Boom over 210' including jib - additional \$1.00 per hour				0		which an exployee has worked 15						
Boom over 250' including jib - additional \$1,50 per						days provided he has been emplo- yed for 4 months.			I			
Boos over 195 * Including jib - additional \$2,00 per						b.Holidays: A through F, Washington's						
hour						Birthday, Columbus Day and Wete-						
Soule or vibratory hammers, graders, scrapers, tractors, concrete ounce, tander scrander bulldoners	152					ment provided as employ-				H		
smithing mathines, york rakes, portable steam boil-						two days of the calendar week in						
ers, tollers, spreaders, tampers self-propelled or tractor drawn, asshalt pavers, mechanics mointaines						which the boliday falls,	1					
emps, locomotive or machines used in place "		-		4 6		THE PARTY OF THE P						
Pages (1-3 storned) constraints maintain machines	7.69	97.	*30 E	*05								
(1-3 grouped), generators, concrete vibrators,						THE RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAME						
lighting plants, besters (power driven 1-5), wellfasing sucreme (converte, and securities)												
alphonapulsometers, concrete mixers, valves			-									
onveyors				100								
	7,10	207	3000	.02								
Ollers and apprentices (other than truck crapes and	1											
opprentices on truck cranes and gradalls	5,99	999	33	9.00								
Fald Bolidays :		i						Ì	B			
A-New Years Day; S-Memorial Day; C-Independence Day; D-Labor Day; E-Thankagiving Day; F-Christmas Day.			-									
Rocinotes: a. Holidays: A through F: Washington's Hirthday; Columbus Day and Veterans Day, Particls Lay.												

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AMERICAN PROFITCHE.	-		-	The second second	-	1	MARGINE CONSTRUCTION	11		PRINCES SEMERITE	SABSTER
MULICIPAL CONTROL MANAGEMENT	BANK A		PRINCE B	PRINCE BENEFITS PAYMENTS	AYMENTS			No.	*4.	18 A.W. Assetter Vanishing	Tage of
	RATES	HAW	PESSONS	VACATION APP. TR.	APP. TR.	OTRERS	Power Equipment Operators: Fruer showel, grane, truck crane, derrick,			Ī	
Station wagons, panel trucks and		1					charry picker, pile driver, 2 or more drum machine, lighter, derrick boat, trenching ma-				
Two arise contrasent: believes on low	K**	3	8	o to			chine, mechanical hoist pevement breaker,				
bed when assigned at the discretion							gine, pumperate machine, elevating grader,				
lift operators	5.00	35.	.50	9.50			shovel dener (except when pushing) front and	-			
Three axle conjument and tiremen	5.06	33	8.	atp.			rahlwav. bering machine, rotary drill, sost		Ī	Ī	
Four and five axle equipment	5,16	187	8.	E E				\$7.81	9	.30	*
under 35 tons other than consentional							Spons over 150° including 11b - additional			Ī	
type trucks, low bed, recheul,							Booms over 185" including 51b - additional \$-70				
mechanics, paving restoration equip-	-	1					per hour			I	
Standalfood samply more on anni-	8.4	.35	8.	E E		-	Booms over 210' including 515 - additional 51,00		Ī		
over 35 tons	5.51	-35	85.	E+5			per hour ton feeludies 4th a additional 51,50				
Trailers for earth mowing equipment,							Ser horr				
(deathle hooloup)	2.18	.35	8.	2.40 2.40			Booms over 295' including jib - additional \$2,00	-		Ī	
								7		-	
PAID STATIONS:								0.70	9	R	4
A-Sey lear's Devy B-Memorial Day;							Donic of Vioratory namer, york makes mitching				
C-Independence Day; D-Labor Day;								7.69	05.	.30	*
P-Mankagiving Day; F-Caristmes Day.				1			Fortable steam boiler, portable steam generator,				
Chromovero .		-					(00)	-		-	
8. One half day's new each month in	-						10	7.69	200	8,5	
which an employee has worked 15							Assistant engineer (illement) Pero, compression, weld'the machine, heater (nomer	1.10	3	3 .	d
days provided he has been employed							driven), valve controlling permanent plant				
for 4 months.				17			(air or steam), wellpoint system, auger (power-		-		
B. Holldays, A through F, Reshington's MANASAME To Materials						H	ed by independent engine and attached to pile		Ī		
May after 30 days employment pro-							criver), sydraulic saw, generator, lighting		Ī		
wided an employee works two days						10		6.445	09.	.30	
of the celendar week in which the,											
holiday falls.				10			than truck crame and gradull)	5.62		.30	
							Otler on truck crane and gradall	5.99	7.9.	38	
	1						PATE WATTHEWS.				
							John Managhan				
	31						A-New Year's Day; 3-Memorial Day; C-Independence Day; D-Labor Day; E-That	Days D-	Labor 1	My E.	il.
							· Control Control				
The same of the sa							POOTBOTES:				
THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW							a. Raildhean & Shennach Dr. Backdonerants Blockholme Batteloner Barre Columb	2000	Laber 7	Same Co	Tree
							Veterans' Day provided the employee has worked 3 days during the week	d 3 day	durf.	ig the	1
THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN C			TO THE				the holiday falls, and is available for work the days preceding the 1	the day	s prece	eding t	e de

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	3	100	3	9.	44	8.	07.
	12.21		7.76	7.69	7.69	6.44.8	5.62
	Power Equipment Operators: Four shovel, crase, treek trase, derrick, cherry picker, pile driver, 2 or more drum machine, lighter, derrick boat, trenching machine, lighter, derrick boat, trenching machine, machane, lighter, derrick boat, trenching sachine, mechanical hoist pavement breaker, camon concrete paver, dragline, hoisting engine, showel dozer (except when pushing), before, gradal, cahleway, boring machine, iterating, backer, each hole hammer, post hole digger, fork lift abons over 1901 including jib - additional 4.35 per hour booms over 185* including jib - additional 4.10	per Nour Booms over 210° including jib - additional 51.00 per hour Booms over 250° including jib - additional-31.50	per hour Booss ower 295' including jib - additional \$2,00 per hour Swinser engine	Sonic or vibratory hammer, york rakes, milching machines, grader, scrapers, buildozer tractors, concrete pump, tanden scraper	Fortable steam boller, portable steam generator, roller, spreader, mechanic (maintenance), con- crete misor with side loader Assistant engineer (fireman)	Pump, compressor, waiding matchine, heater (power driven), valve controlling permanent plant (air or stems), wallpoint system, augar (powered by independent engine and attached to pile faitwit), hydraulic saw, generator, lighting plant, syphon polsometer, concrete mixer, conveyor	Offer (other than truck crane and gradall)

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Dredges \$6,02		RATES	HAN	PENSIONS	VACATION	APP. TR.	OTHER
### ### ### ### ### ### ### ### ### ##	Dipper and Clamebell Dredges		- 177			-	
cre' betpers \$ 5,78 .25 .15 s.e. 5,24 .25 .15 s.e. 5,14 .25 .15 s.e. 5,14 .25 .15 s.e. 4,28 .25 .15 s.e. 4,28 .25 .15 s.e. 5,96 .25 .15 s.e. 4,28 .25 .15 s.e. 5,96 .25 .15 s.e. 6,18 .25 .15 s.e. 6,19 .25 .15 s.e. 10 .25 .15 s.e	Operators	\$6,02	,25	.15	* * 25		
## ## ## ## ## ## ## ## ## ## ## ## ##	Cranenen	5,78	.25	*15	* * 5%		
### ### ### ### ### ### ### ### ### ##	Maintenance engineers	5,66	.25	.15			
ders' belpers	Welders	7.0	*25	ct.			
### Secretarian		2.14	57.	·		-	
ectricians, rs and bolimenen s, 58 s, 28		K	570	4	*		
## Secretors	Deckhands	200	645	9	-	-	
### ### #### #### #### ###############	ocowaen	07.4	07.		4 4		
etricians, 5.86 .25 .15 a. penter's boliermen 5.78 .25 .15 a. penter's boliermen 5.79 .25 .15 a. penter's boliermen 5.70 .25 .15 b. penter's boliermen 5.70	pugineer	2,33		1	4 . 20		
perators 5.86 .25 .15 a. cetricians, 5.78 .25 .15 a. rs and boliermen 5.94 .25 .15 a. pentar's halper, 4.24 .25 .15 a. md blacksmith helper 4.24 .25 .15 a. hinst, 5.20 .25 .15 a. 5.20 .25 .15 a. 5.20 .25 .15 a. 4.35 .25 .15 a. 4.35 .25 .15 a. 4.36 .25 .15 a. 5.20 .25 .15 a. 5.20 .25 .15 a. 4.35 .25 .15 a. 5.20 .25	Hydraulic Dredges						
operators 5.78 .25 .15 s.terricians, 5.56 .25 .15 s.terricians, 5.56 .25 .15 s.terricians, 5.14 .25 .15 s.terricians, 5.14 .25 .15 s.terricians belockmenth helper, 4.54 .25 .15 s.terricians belockmenth helper, 4.54 .25 .15 s.terricians belockmenth helper, 4.54 .25 .15 s.terricians belockmenth helper, 4.55 .25 .15 s.terricians belockmenth be	Levernen	5.86	.25	.15			
ectricians, 5.56 , 25 , 15 a + penter's hiper, 5.18 a + 25 , 15 a + 4	ingineer and derrick operators	5,78	.25	.15			
per, th helper 4.54 .25 .15 a. th helper 4.54 .25 .15 a. th helper 4.54 .25 .15 a. 5.20 .25 .15 a. 6.88 .25 .15 b. 6.787 .25 b. 6.78	faintenance engineer	5,65	,25	.15			
Particle and Dolistmen 5.74 .25 .15 a. Sper and blacksmith helper 4.28 .25 .15 a. Sper and blacksmith helper 7.157 .25 .15 a. Sper and blacksmith helper 7.157 .25 .15 a. Spec and blacksmith helper 8.28 .25 .15 a. Spec and blacksmith helper 9.25 .25 .15 a. Spec and blacksmith helper 9.25 .25 .15 b. Spec Buy, B-Hemorial Day; Spuy, B-Hemorial Day; Spuy, F-Christmas Day Spuy, F-Chr	bredge carpenter, electricians,	2		-	4		
p, carpenter's halper, per and blacksmith helper 4.54 .25 .15 a. bloremen 2.20 .25 .15 b. bry: Bakemorial Day; c Day; F-Christmas Day bry: Bakemorial Day; c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day. c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day. c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day. c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day. c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day. c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day c Day; F-Christmas Day bry: A through F; Washington's britishday and Veterans Day c Day; F-Christmas Day c D	Discrimits, Weigers and Dollstmen	12	250				
per and blacksmith helper 4.54 .25 .15 a. horemen	Ollers, firemen, carpenter's balber,						
Day; S-Memorial Day; c. Day; B-Memorial Day; c. Day; B-Memorial Day; c. Day; B-Memorial Day; c. Day; B-Memorial Day; d. Day; F-Christmas Day d. A through F; Washington's Sirthday and Veterans Day, as A through F; Washington's Sirthday and Veterans Day, days of vacation with pay for 104 days of vacation with pay for 104 days of vacation with pay for each additional 21-2/3 days of service, all in one calendar year; Teploy- eas not qualifying for vacation to receive 1 day's vacation with pay for each full A days of service in one calendar year; Teploy- eas not qualifying for vacation to receive 1 day's vacation with pay for each full A days of service in	welder's helper and blacksmith helper	902	,25	.15	4 + 5%	-	
Pay: 8-Hemorial Day: Day: 8-Hemorial Day: C. Day: 9-Hemorial Day: C.	beckhands and shoremen	4,28	.25	.15	B + 5%		
A.35 .25 .15 a. T.1375 .25 .15 b. T.2375 .25 .15 b. T.2375 .25 .15 b. T.2375 .25 .15 b. E.86 .25 .15 b. E.86 .25 .15 b. E.86 .25 .15 b. E.8737 .25 .15 b. E.737 .25 .	Nug engineer	5,20	.25	.13	*		
7,1575 .25 .15 7,1575 .25 .15 7,1577 .25 .15 7,1587 .25 .15 6,787 .25 6,7	The deckhand	4,35	.25	.15			
7,1575 .25 .15 7,2575 .25 .15 7,2575 .25 .15 7,2575 .25 .15 7,2575 .25 .15 6,88 .25 .15 6,7897 .25 .15 6,7897 .25 .15 6,7897 .25 .15 6,7897 .25 .15 8 Day; F-Christmas Day 8 Da	Prill Boats						
r, machinat, 7.12575 .25 .15 6.88 .25 .15 6.7387 .25 6.7387 .25 6.	ingineer	7,1575	.25	.15			
Day; S-Memorial Day; 6,886 ,23 ,13 6,7387 ,25 ,15 6,7387 ,25 ,25 ,25 ,25 ,25 ,25 ,25 ,25 ,25 ,25		7,2575	.25	.15	Α.		
Day: 3-Memorial Day: 6,7357 ,25 ,15 6,7357 ,25 ,15 6,7357 ,25 ,15 g Day; F-Christmas Day; g Day; F-Christmas Day. 7 A through F; Washington's 8 lithday and Veterans Day. 8 lithday and Veterans Day. 8 lithday and Veterans Day. 9 Slithday and Veterans Day (c-1/2) 4 days of vereine ministry of 104 4 days of vereine with pay for each additional 21-2/3 days of service, all in one calendar year, [Exploy- each full 34 days of service in one calendar year.		7,1587	5	-12			
Day; S-Memorial Day; ce Day; U-Labor Day; g Day; F-Christmas Day g Day; F-Christmas Day. first A through F; Washington's Sirthday and Veterans Day. days of vereion with pay for lach additional 21-2/3 days of service, all in one calendaries with pay for each full 34 days of service in one calendar year.	Trendo	6,737	25	15	ه, ه		
Day; Se Day; Se Day; Mi A A	brill helper	6,7387	,25	. 15			
Day;							
	Days						
days: A days: A	1125						
days: A	Day:						
Molidays: A Molidays: A	Footnotes:						
Boliffays: A	Wall Lanner	-					
Rolfdays: A	Molidays: A	na Day.					
Sirrhday and Veterass Day (c+1/2) days of vacation with pay for 104 days of service one shittoesh day of vacation with pay for each additional 21-2/3 days of service, all in one caledary ser, impley- ess not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in one calendar year.	Eolidays: A	8,300					
days of service one shittooks day of vacations with pay for each additional 212/2 days of service, all in one calendary perty. Explor- ees not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in one calendar vear.	Sirthday and Vetera days of vacation wi	th pay for	r 104				
of vacation with pay for each additional 21-2/3 days of service, all in one calendariyets, Explor- ees not qualifying for vacation to receive 1 day's vacation with pay for each full 2% days of service in one calendar veat.	days of service one	addition	al day				
all in one calendaryet, Epployees not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in one calendary wear.	of vacation with pa	th for eac	Toline.				
ees not qualifying for vacation to receive 1 day's vacation with pay for each full 24 days of service in one calendar wear.	all in one calendar	year, E	-dolog-				
rective 1 day's vacation with pay for each full 24 days of service in one calendar west.	ees not qualifying	for vacat	100 10				
cor calendar year.	receive 1 day's war	stice wit	b pay				
	for each full 24 da	175 OC BELL	arce in				

single family AUGGET 6, 1971
Imporers; Building Gloocester, Bockport: Commercial Work: Laborers Freematic or elect. tools Slasters Lynn, Lynnfield, Nahant, Sangus and Swampscott: Laborers Jackhamner & pavement breakers, asphalt rakers, stone spreaders, diamond head core drill Blasters and powdermen Open air caisson, cylindrical work & boring crew: Bottom man
Indocers; Building Gloocester, Bockgort; Commercial Nork: Laborers Freunstic or elect. tools Jane, Lynnfield, Nahmat, Sangus and Sampsoct: Laborers Jackhomer & pavement breakers, asphalt rakers, stone spreaders, damend head core drill Blasters and powdermen Open air caisson, cylindrical work & boring crew: Bottom man
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BUILDING, HEAVY & HIGHMAY CONSTRUCTION ROUSE, V	BASIC	The same	FRINCE B	PRINCE BENEFITS PAYMENTS	(YMENTS		BULLDUNG, MEAVY & HIGHMAY COMSTRUCTIO
	RATES	HAW	PENSIONS	PERSONS VACATION APP. TR.	APP. TR.	OTHERS	
Tile Setters Tile setters' belpers Painters:	7,35	88	.25				Roofers Sheet Metal Workers Sprinkler Fitters
Gloucester, Manchester, Essex, Bock- port:					Ī		Welders - Bate for craft.
Brush, commercial	5,45	8.8					PAID HOLIDAYS:
Party commercial	5.75	. 8					A-New Year's Day; B-Memorial Day; C-I F-Christmas Day.
Andover, N. Andover, Methnen, Law- rence, Roxboro:					1		FOOTBOTES:
Struckural steel	4,60	aax					e. Employer contributes 4% basic bou bourly rate for 6 months to 5 wear
Havenill, Croveland, Georgetown, Merrianc, Souley, Merbury, Newbury,							b. 6 Paid holidays: A through F.
port, Amesbury, Salisbury, W. Mewberve	-						c. One paid holiday (Labor Day).
Brush, under \$3,500	3,00						A. Baid holidance A chroneh F and B
Steel Steel	4.05	100	10000				
Resaltader of County:	20.0	8					
Steel	6.80	8.8	.15				
Spray	6.925	.3	.13				
Piledrivermen Plumbers and Steamfitters:	7,75	.30	.30				
Haverhill, W. Newbury, Amesbury, Navefmac. Salisbury							
Flumbers and Steamfitters	6.50	.30	.30		02		
Jawrence, Methuen, Andover, N. Andover, Groveland, Georgetown							
Flumbers and Steamfilters Lynn, Lynnfield, Saugus, Swampscott	6.95	17	77		É,		
Sanant	of 0	300	36		9.0		
Spanifierors	6.60	2 %	30		70.		
Sentinder of County	0000	2	3		1		
Plumbers and Steamfitters	6.90	*35	*30		.02		

#ATES # # PERSONS VACATION APPROACH APP	RATES MAY		
6.05 .28 .15 8.23 .28 .35	6,03 .20	VACATION APP. TR.	OTHERS
10 10 10 10 10 10 10 10 10 10 10 10 10 1		200.	2

Independence Day; F-Labor Day; E-Thanksgiving Day;

- ourly rate for 5 years or more of service or 25 basic ears of service as vacation pay credit.
- Sunker Hill Day provided the employee has been to any I (one) of the listed holidays.

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· San	400	OTHERS	
F. 6	VAMENTS	APP. TR.	
AN-1,598	FRINGE BENEFITS PAYMENTS	VACATION	f fff f f f
80	FRINGE BE	PENSIONS	8 888 8 8
MSS-1-10-2-3-B		田本田	8 8 8 8 8 B
MSSS-1	BASIC	RATES	4 684 8 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
	ENGK MIVES:	MANT BIN HANNAN AND TRANSPORTERS	Station wagees, pacel trucks and pickup trucks Two arise equipment; helpers on low bed when assigned at the discretion of the employer, warehousemen, fork- lift operators Three sale equipment and ilremen Four and five arise equipment and five arise equipment and stream fore than conventional type trucks, low bed, wacheril, mechanics, paring restoration equipment over 35 tons Frailers for earth moving equipment, double mooth) FALD BELIAMS: A-Now Year's Day; P-Christmas Day. FALD STAINS: A-Now Year's Day; P-Christmas Day. FALD STAINS: A-Now Year's A through 7, westinaton's days provided he has been mouth in Which an employee has warded log days growing by; P-Christmas Day. FOURDINES: Buildays: A through 7, westinaton's days for the mostly and Weterer Day after 30 days employment provided an emiloyee works tow days of the celemiar week in which the holiday falls.
3	1	OTHER	
AK-1,598 P. 5	VALUE NIS	APP. TZ.	
48-1,2	FRENCE BENEFITS PATHENTS	PENNIORS WACATEON APP. TR.	1111 11 1111 111
3	PRINGE BE	PESTIONS	व्यवस्य वर्ष
7	-	Har	वस्त्र वस्
Miss-1-TD-1	HOUNTY	RATES	83.93
12	TRUCK SELVESS-STILDING CONSTRUCTION		Two and five and equipment Four and five and equipment Low bed trailer Specialized earth nowing equipment Other than conventional Relpers on low beds FAID WOLIDAYS: (Where Applicable) A-New Year's Day; D-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christnas Day, Which an exployee has veried 15 days provided he has been employed for 4 months. D. Wolidays: A through 7, Wackington Blitchey, Columns Day and Vererand In a which an exployee has veried 15 days provided an exployee exployer ment, provided an exployer ment, provided an exployer ment, provided an exployer which the halifay falls.

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	BUILDING, HEAVY & HIGHMAY CONSTRUCTION	Power Equipment Operators:	Showels, tranes, truck crames, dragilees, treach hees, beckboes, three dram machines, derricks, pile drivers, elevator towers, hoises, graduils, showel drivers, elevator towers, hoises, graduils, showel ecoers & frost end looders (except when pushing), fork lifts, augers, cherry pickers, busing machines, rotated stills, post hole diggers, pumpical machines, postsing machines, was an in shelfs, machine machines, boising machines, and tunnels, and tunnels), shaft hoist steam engineers, cableboom over 150' including jib - additional \$4.70 per hour. Boom over 150' including jib - additional \$4.70 per hour. Boom over 250' including jib - additional \$4.70 per hour. Boom over 250' including jib - additional \$4.70 per hour. Boom over 250' including jib - additional \$4.70 per hour. Some over 250' inc
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	T AND HIGHWAY CONSTRUCTION !		chavers, Rammers, Curb Setters ck operators Little, Faunatic Delli opi, Littli Operators and Pipelayers of and Powdermen

		37-528-7-1	17	457,988 P.	. d	1	DEEDGE 1 ATLANTICAL	THE PERSON		(9)	44-1,598	998 P. 10	0
MARINE CONSTRUCTION	BASIC	190	FRINGE BE	FRINGE BENEFITS PAYNENTS	PAENTS			BASIC	100	FRINGE BENEFITS PAYRENTS	NEFITS P	AYMENTS	
	RATES	Her	PENSIONS	VACATION A	APP. TR.	OTHER		RATES	田中田	PENGODIS	VACATION APP. TR.	APP. TR.	OTHER
Fower Equipment Operators:							Dipper and Claushell Dredges Operators	\$6,02	.25	\$1.	** 52		
Power shorel, crane, truck crane, dar-		ij					Cranesen	5,78	22.5	-13			5
more drum machine, lighter, derrick							Maintenance engineers Welders	e et	2 12	SI.	* * *	-	
bost, tremching machine, mechanical	V.						Hates	5,14	- 25	.15			
paver, dragline, holsting engine,			100				Distra, ilitaben, welders meipers	4,35	.25		* * *		
pumporete machine, elevating grader,		*					Scounts	1,28	,25	15	B + 5%		
shorel dozer (except when pushing), front and loader (except when pushing),							Spgineer	5,95	.25	51.	**		
backhoe, gradell, cablesay, boring	Ī						Rydraulic Dredges	1	-				
harman, root hole disear, fork lift	57.81	07	30		20		Leverness darretal assessmen	5,86	52.	.15	8 8	ħ	
luding jib - eddition-		7					Maintenance engineer	5,66	.25	. 22			
al \$.35 per hour	100		1				Dredge carpenter, electricians,			8			1
al \$.70 per hour						-	Mares Mares	5,74	25	15.	* * 55		
Booms over 210' including jib - addition-					1		Ollers, firmen, carpenter's hipst,						
Score over 200 technisher (the saddition	T.						welder's helper and blackmith helper	5,2	. 25	.15	** 52		
al \$1.50 per hour							The engineer	5.20	25	115			
Sooms over 295" including 11b - addition-	Y.		-				Tug deckhand	4,35	P	125	*		
Stinger engine	7.76	07.	18		-00		Drill Boats	-	5				
Sonic or hibratory homer, york rakes,			100	*	1		- Engineer	7,1575	,25	.15			
dozer, tractors, concrete pure, tanden	4						Shatter Colden maddings	7,2575	25	,15			
scraper	7.69	07*	. 8.		20.		Pireses	6,88	F	.15			
Fortsbie steam boiler, portable steam							Office	6,7387	22	51.	.0.		
maintenance, concrete mixer with				VI			Drill belper	6,7387	+23	,15			
side loader	7.69	9	8,1		20.		PAID HOLIDAYS:				*		
Assistant engineer (11762ah) Push, connressor, usiding machine, bashed	7-30	2074	200		- No.								
(power driven), valve controlling							E-Inarkgeining Day: F-Oristmas Day						
permanent plant (sir of steam), wellpoint action	-									-			
and attached to pile driver), hydraulid	-						Footnotes:			-			
sew, generator, lighting plant, sypbon- nuiscenter, concrete pixer, conserce	6,115	97	92		00		a. Holidays: A through F; Washington's	0,0					
Oller (other than truck crame and gradell)	2,62	9	8		8		Sirthday and Veterans Lay.	to nay.					
Oller on truck crams and cradall	233	9.9	2,9		ă s		b. Holidays: A through F; Washington's	8,90	-		Ŋ		
The same of the sa		-	3	d	4		Sirthday and Veterahn Day (6-1/2) days of variation with may for 10%	he Day (6	1/2)				
PAID HOLIDAYS (where applicable):		-			-//-		days of service one additional day	addittoo	il day	1			
A-men sears usy; a-commented tay; 6-indepandence iny; 5-indeportary; F-Carlstans Day.	daybee a	My; Inda		s-industrying ser	THE NOT		of vacation with pay for each	r for eac	I .				
2000000				lin.			all in one calendar year, Employ-	year. E	ploy-				
6. Holldann & themselv Principles and	Cart h Law	Datedate	f. Pares C.	Section 2	1000		ees not qualifying for vacation to	for vacat	on to		1		
	S VOCTOR	3 days o	では	New In	Sich 19		for each full 24 days of service in	75 06 560	rice in				
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		BUILDING, RZAVY & BICKNIY CONSTRUCTION			truction:			Oronodaen, inexperienced			ile and terrasso workers' Helpers	Prosh Bresh		stage under 40° & steel		ermen, wharf & dock builders	Plumbers	ition, damp and waterstoofine		kers	cers		Welders - receive rate prescribed for craft	performing operation to which welding is	*INCOMENTALS	PAID SOLIDAYS: A-New Year's Davi B-Memorial Davi	C-Independence Day; D-Labor Day;	E-Thanksgiving Day; P-Christnes Day.		Pootsotes:	a. 5.15 per man per week .	a angloyer contributes at basic boarty rate for 5 hears or more of service or	c. Bolidays: A through F.		has worked 45 full days during the 120 calendar days grior to the holiday and the		E. And Bolldays: A Chrough : provided the employee has been employed for at least	An ways prior to the moilday and is available for	the morrows.								The state of the s	
Total Table	7 200	1	AUDIET 6, 1971	1 of 2	E BENEFITS PATHENTS	THE. TR. DESIGN		19.	***								5	-		34.4a+b .005	\$2+a+b) .005						50.	59.				-	50.	9,	-	-	0 10	90		,05		-	9.	-05	97		+ 50*	.05
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		family	1,	7-Mass-1-2-3-5	FRES	MAN	100	44.0			2000	30		52:	52.	48	9.50	8		.11	.12		el.	36			*30	.30						.30			3.5			.30		90			2			
		ingle	tories	7-Mas	S	SHE	-	7.25			6 170	6.10		7.10	2.40	6 50	6.80	6,80		6,30	4,25	3,25	97.4	7 30	-		5,20	6,45		Ī		Ī	6,43	7,20			1.00			6.20		27.75		6,45			7,00 ,30	7.00
10.	STATE MASSACEDENTS EAVETS!	NX: Buliding cons	bones and garden type apartments up to and including 4 or beavy and highway construction.		BUILDING, HEAVY & MICHARY COMSTRUCTION		de Samport unividuale	Sollerakers	Bricklayers, cement masons, marble masons,	plasterers, stone masons, terrasso workers	Bolroke	Remainder of County	Carpenters and soft floor layers:	Holyoke Same	Electricians:	Holyoke	Chatter Dep:	Remainder of County	Elevator Constructors:	Elevator constructors	Signature constructors helpers	Clarifors Constructors respers (prob.)	Iron Workers, structural, ornametal and	reinfercing	Laborers, Building:	Bolyoke & Williamsett:	Laborers and wreckers	Masons tenders	recuratio, electric and gasoline	count operator, dismont head and	mechanical tamer, concrete	Saw, paving bresher, chipping	harmer, jackharmer	Blasters	When All California Cylindrical	The state of the s			Remainder of County:	Laborers, wrecking laborers & pipelayers	Distant tenders common Statebase	tenders, scaffold builders	Passmatic, electric or gasoline	powered tools	Open Air Caisson, Colinderant	Work and Boring Crew:		Top man

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101-1	FRINGE BENEFITS PAYMENTS	PENSIONS VACATION APP. TR.	TREE	8 9	THE	22	8	Ą	95.	Day; In
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Mass-2-PED-2-3-P	٥,									day Nes
Mars	BASIC	RATE		8.38	W # 5	6,25	8,4	5,625	5,10	11
		REAVY AND HIGHARY CONSTRUCTION	POKER EQUIPMENT OPERATORS: Showins, crawler and truck crawss, derricks, backhone, trenching markines, elevating araders, belt-type lossers, graduits, pile drivers, concrete pavers, on site processing plant (engineer in charge), dragine, class shell; cableways, shaft hoists, murking ma- chines and front and losders 6 vards and	Socary drill (with mounted compressor), com- pressor house (3 to 6 compressors), rock and earth boring machines (excluding Mc- Carthy and similar drills), grader, front and toader - 4 yard to 6 yard, scrapers - 21 yards and over (struck load), forklifts over 7 ft, lift or over 3 ton capacity.	Buildozer, push cats, scrabers - un to 21 yards (struck load) self-propelled or tractor derinary, self-powerd asphalt pawer, from end loaders - up to 4 yards, mechanics, well driller, pumperete maghine, segleser or firmam on high pressure boiler (on job), well point operators, electric pumps used in well point system, tireman, pumps lo inches or over total discharge, compressors (or 2)	900 cu. ft. and over Asphilt roller Woists, conveyors, self-powered rollers and compactors, power pavement breaker, self- propolled material spreader, self-powered	concrete finishing machine, two bag mixer with sip, Northy and similar drills. batch plant (not self-loading), bulk coment, 3 of nore welding machines. Compressor (315 cu. ft. to 900 cu. ft., 1 or 2), purps W. to 16' total discharge, tractor without blade drawing sheeper foot roller.	rubber tiredor roller or other type of com- pactors including machines for pulverizing and arcating soil Compressors (up to 315 cu, ft.), small mixers with skip, oiler, pumps up to W., grease truck, power heater, 1 or 2 welding, ma-	chines, A - Transa trucks, forklift up to 7 ft., and up to 3 cens. Promoves:	a. Faid Holldays, New Year's Day: Mashington's Sitthday Numeria Day; Interndence Pay: Labor Day; Columbus Day; Veterants' Day Thanksg wing and Christmas Day.
en n	-	OTHERS								
	LVNTWY	APP. TR	888 88							
AN-1,599	Cutte p	SCATION ACATION								
	STNAMAR STREAMER SOURCE	PENDONS VACATION APP. TR.	संसंध संस		7	-				
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SS-8-14	-	27.02					TVICE OF			
25	DAC	RATES	5.85 6.10 8.30 8.30 8.30					178	198	
		HEAVY AND HIGHAY CONSTRUCTION	Laborers: Laborers: Block Fevers, Ramers, Curb Setters All Track operators Bed carriers, Furmatic drill ops. Wagen Drill ops. & Pipelsyers	MARKETS SIGN TOWNSTONS						

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	RASIC		FRINGE HS	STATEMENTS PANERTS	VMENTS	1	TREACK DRIVERS-SUILDING CONSTRUCTION BOUNLY BOUNLY	REY	FRINGE	BENEFITS	PRINCE BENEFITS PAYMENTS		
San Takken Considerate Con	HOURLY PATES	98			-	- Company	RAI	33	H&F PERSONS	NACATECH	M APP. TR.	OTHERS	
	Politics.	N O H	PESSONS	PESSONS VACATION APP. 18.	Arr. 18.	OTHERS				100			
Power Squipment Operatoras							ING axic equipment	V-	-				
Backhoes, eranes, derricks, drarlines,							inree axio equipment	200	27				
elevative (raders, gradalls, hoists,							Total man ages equapments 7-16						
(3 drum), perers(concrete road),							of motoring partitionant	1		040			
pile driving rigs, showels, trench-								72. 22		9+0			
hoor, front end loaders 6 pds and over	The same of		*				Respers on low beds . 3.97	100	.35	-		-	
belittipe loaders	\$7.00	10	g.										
Deill (rotary-concressor noursed),							PAID SOLIDAYS: (Where Applicable)				-		
Tornative (. wie & court), graders.							A-New Year's Day; B-Memorial Day;						
hotete (2 crus), rock and earth							C-Independence Day; D-Labor Day;						
boring machines, (not Recartity or							E-Thanksgiving Day; F-Christmas Day.						
ginilar), compressor house (3-6 con-										_		-	
pressors strapers-21 rds & over													
(struck load), front end loader-b yes	1	,	90				FOUNDIES:						
to 6 yes.)	0.0	C3+ 1	200				a. One half day's pay each month in				-		
Ambialt parer, batch plant [self							which as exployee has sorked 15			- 11 11 11	-		
loading), belildozer, firenan							days provided he has been emplo-						
(Migh pressure), front end loader,							yed for 4 months.						
(3/Lyd. to Lyd.), mechanics,					,		h Halfdayer & through F. Mahineton's	No.	-				
nevered presse truck, purpers's							Description of the control of Capper	-				-	
machine such eath, nergoers, well.							printed by common and con take						
Addition and notate contrate					2000		rans Day after 30 days employ-						
Contract of the Contract of th							ment, provided an employee vorks						
purple, scrapers-on w cr. les les ses	110						two days of the calendar week in						
load), tireren, front end loaders -							which the boliday falls.						
to to the period to and over							Constant and Design						
(total dischree), commessors (1 or			7										
of one or. or, and over electric pure	-									1			
second de could review, everland	6.55	10	650	43									
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Contract of the last of the la													
(concrete payorent), the little to											-		
15 ft.), front end londer-under 3/4													
rd., host (sterle drum), mixers(2 big)									V.				
with sitp), roller(self powered),			300										
spreaders	0,000	q	2										
Compactors (pulmerining, grading,													
seeding), compressor (315 cm. ft. %						4							
over, 1 or 2), runns (t in. c over),									7000				
reliers (drawing), trector (W/O mison	Y	×	30	44				110				_	
or bucket)	2412	1000		1	100								
Compressors (to 315 cu. ft.), corregor													
sixers (srall), oller, poser heater,	2 3	X	30	*					1				
pumps (to h its.) welding mach.	2.00		3										
norm morthest follows are Health													
A-der Jear's lary, 3-lemorial lay, 5-libetendend	Septimosto	o they o	Day, D. obser Day,	101	That had by	7,0							
F-Circistras Day.													
Postnotest				-	-								
a. Holidays: A thru P, Weterans' Day, Washington's Mirghday, and Columnus Lay.	Park Mark	on's Atr	Distra	Column	-		THE RESIDENCE OF THE PARTY OF T						
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FRINGE BENEFITS PAYMENTS	PESSIONS	8.	888	8.	8. 8.			
-	101	*35	****	55	35			
BASSE	RATES	16.4	25.5	15 × 15	in the second			
MELCE DELVESS:		Station vagons, panel trucks and ydekup tracks Two axic equipment; helpers on low	one when songers at the transfer of the employer; whrehousemen, Tork- lift operators Three all equipment and thresen Four and five alle equipment Specialized estrik moving equipment under 35 tons other than conventional	type trucks, low bed, wached, packed of period restoration equipment Specialized earth moving equipment	over 35 toos Trailers for earth moving equipment, (double hookup)	FRID SCALINIS: A-New Test's Day; B-Hemorial Day; C-Independence Day; D-Labor Day; E-Enackagiving Day; P-Christmas Day.	**Dorents: ** Oce half day's pay each month in which an employee has worked 15 days provided he has been employed for 4 months. ** Folidays: A through F, Heabington's Birthing, Columns By and Veteran Day after 30 days employment provided an employee works two days of the centendar week in which the boliday falls.	

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The State of the Salar of the of the	FRINCE SEKEFITS PAYRENTS	PERSONS VACATION APP. TR.	25.	u i	25.51	22	. 12.	2	U II									mars or m	service as vacation pay credit.	0	ad Friday	ndar days	eding and	provided	115260	22	1								
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Stallan	BASIC	RATES	7.75	5,20	6,05	6,38	7,35	05.30									1	ourly rat	hs to 5 p		to Birell	buring the	in impedia	of Bunker	or to anyo	above the						1			
	The second second second second second	(Cost'4)	Piledriverses	Plasterers Plumbers	Roofers, waterproofers Sheet metal workers	Sprinkler fitters	Tile setters	Tile serrers' helpers		Welders-receive rate for craft per-	forming operation to which	welding is incidental.	PAID SOLIDANS:	A-Sew Year's Day; S-Benerial Day;	E-Thanksgiving Day; F-Christmas Day.			FOOTNOTES:	Il of basic hourly rate for 6 months to 5 years of service 4s vacating pay ore	b. Bolidays: A through F.		has worked at least 45 full days during the 120 calendar days prior to the boliday	and the regular scheduled work day	d. Six paid Bolidays: A through F and Ember Hill Dry, provided the engloyee has	been employed ill working days prio	e. Employer pays \$5.00 per day extra above the brush tate						TOTAL STREET,			
1 11000		1971		2	OTHERS			The same																											
The second second	484-1,600	AUGUST 6, 1971		1 of	APP. TE.	100	.01	50.	.01	510.	*000	5000	-02		50.		10000	6.0	50:		*02	cn.	ne	50.	50.	10*	*0*		13	10.	90	3.			
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CONTRACTOR OF THE PARTY OF THE	SUPPOSIT	ruction,	ne constr	BACH	RATES	-	\$7,765	7,75	1,65	8,20	37.2	3,77 -	7,15		6,10	257		6,35	6,30	-	6,30	6.03		6,10	6,51	7,15	95.0	7,00	4,78	1:35	20.0	5,954e	No.		
	MASSACRUPATES SE	PERCEPTION OF WORK, Building construction, (excluding single family books and garden type apartments up to and including 4 stories).	beary and highway construction, marine construction & dredging.		WILDING, STAYT AND HIGHMAY CONSTRUCTION POURLY RATES		Asbestos variants	Boilermakhts Bricklavers, stonemasobs	Carpenters & Soft Floor Layers	Cement masons	Electricians Flavator constructors	Elevator constructors, helpers prob-	Clariers	Laborers: (Building Construction)	Laborers, major tenders Avadalt raiore, mermatic-pas-	electric tool op, dismood head &	stone rakers & spreadurs, wagon	det II	Flasterers tenders	Wreckers:	tric tool operator	Laborers Open air calsson, cylindrical work and	boring crew:	Botton men Too men	Test boring leader	Test boring heiper Lathers	Lead burners Line constructions	Linemen	Equipment op, Groundss-truck driver	Cablessa	Painters:	Structurel steel	Spring		

est pr		OTHER					
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238	MEPITS PA	VACATION APP. TR.					
2	FRINGE BENEFITS PAYRENTS	PENSTONS	क्षेत्र क्षेत्र			No Care di la care	
KISS-1-143-2-3-6		HAV	४४४ ४४				
NASS.	BASEC	RATES	\$5.85 6.35 6.35 6.40	Begus			
		BEAVY AND MICEGAT CONSTRUCTION	Laborers: Laborers Mich Favers, Rammers, Curb Setters Air Treck operators Hod Curriers, Frametic Drill ope: Wagon Drill Operators and Pipelayers Missters and Powdersen				
en ei	100	OTHERS		1			
AN-1,600	VYVENTS	APP. TR.					
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MASS-1	A SSIC	RATES	\$3.97 4.02 4.12 4.22 4.22 3.97				N. S.
	me	fá :			COTNOTES: a. One half day's pay each month in which an employee has worked 15 days provided he has been employed for 4 months. b. Bolidays: A through 7, Washington's Birthday, Columbus Bay and Veterans' Days aters 70 days employant, provided an employee works two days of the calendar week in which the holiday falls.		

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AM-1,600 P. 5	STA	TR. OTHERS								1										
N-1,600	PATTE	M APP.									7		-							
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-	FRINGE BENEFITS PAYMENTS	PERSONS VACATION APP. TR.	95 1	888		8.	8	s.						111						
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10-10-10	9>					1000	100					The state of						-		
2000	DASTIC A	RATE	16.4	2,52		5.8	5.74	2.15						49						
	SHORE AND PRINCIPLE AND PRINCI	MANY NED GALDENS NOOSTROOTING	Station wagons, panel trucks and pickup trucks Two male equipment; helpers on low bed when assigned at the discretion of the exployer, warehousesed, fork-	int operators There are equipment and thremen Four and five axie equipment Specialized earth moving equipment	under 35 toos other than conventional type trucks, low bed, vachall, mechanics, paving restoration equip-	ment Specialized earth moving confusert	Over 35 tons Trailers for earth movins contraent.	(double mostup)	FALD BALDAYS:	A-Mor Pent's Day; B-Remorial Day; C-Independence Day; B-Lober Day;	E-Thenkeglving Day; 7-Carlstons Day.	FOOTENES: 4. One half day's pay each month in which as employee has worked 15 days provided he has been employed	for 4 months,	Elither, Collimber Day and Veteron. Day after 30 days employment pro- vided an employee works two days of the celenter week in which the	boliday fells.					

MR- Dredge I-Atl-C AM-1,600 P. 8

MAKING WOOTHING	1		PRINCILL	PRINCE MONEYITS PATHONIS.	STREET,	
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bole harmer, post hole digger, fork lift to booms over 150' including jib - additional \$.35 per hour bours over 185' including jib - additional \$.70 per hour	\$7.81	9	2		.02	
booms over 210' including jib - additional \$1.00 per bour per 250' including jib - additional \$1.50 per bour con continue jib - additional \$1.50 per bour continue jib - additional \$250 including jib - additional \$2.00	120					
yet sout Endinger engine Soulc or vibratory harmer, work rakes, majching	7.76	3	.30	*	.02	
matchines, grader, scrapers, bulldoter tractors, concrete pump, tandem scraper fertable steam boiler, portable steam generator, roller, spreader, mechanic (maintenance), ton-	7.69	3	95.		.02	
crete mixer with side loader Assistant engineer (firemen)	7,10	9.07	33	٠	8.8	
fump, compressor, velding machine, heater (power driven), valve controlling permanent plant (air or steam), vellpoint system, suger (power- ad by independent engine and attached to pile driver), hydraulic saw, generator, lighting plant, syphom pulsometer, concrete mixer,						
conveyor	6.445	3.	.30		,02	
Oller (other than truck crane and gradell) Oller on scow Oller on truck crane and cradell	5.62 6.385	333	333		952	

PAID HOLIDATS:

A-Wew Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas.

FOOTBOTES:

a. Bolidays: A through F: Washington's Birthday, Pairiots' Day; Columbus Day, and Veterans' Day provided the employee has worked 3 days during the week in which the holiday falls, and is available for work the days preceding the holiday.

Dredging	BASIC	100	FRINGE BI	FRINGE BENEFITS PAYMENTS	AYMENTS	
	RATES	HAR	PENSIONS	VACATION APP TP	400 TO	OTATAGE
				A CONTRACTOR OF THE PARTY OF TH	4	VAINERS.
Dredge operator	\$5,935	.225	22.	- PH-3		
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Scownen	3,31	.742	.161	ŧ		
DECKNOME.	3,36	-742	.163	Ŧ		
Tug Engineer	4.10	.742	.197	ť		
Tatalaniic oreopes		1	3	7	19	
Basicana and Jamel of second	20.47	9:	cl.	a+5%	1	
Managament Sandarine Operators	2,40	579	*13	4+51		
Bealing assessment of the con-	2,03	67.	2.	acta		
orenge carpencers, electricians,	-	1		10000		
blacksmith, welders & bollerman	5.17	.25	.15	#+5t		
Marces	4,80	\$2*	.15	#1-52		
Wiler, Fireman, carpenter's helper,	_					
welder's helper & blacksmith helper	-	17.	.15	a+51		
Deckhands and shoresan	4,00	.25	.15	24-52		
Tog engineer	4.86	.25	.15	25+8		V
Tog decidand	4,06	25	.15	4+5%		
Drill Bouts	The state of					
Engineer	6,3475	.25	.15	9		
Blaster	6,4375	.25	-113	P		
Driller; Welder; Machinist	6,3462	.25	115	9		11
Firemen	6,0975	.25	.15	4		
Offer	5 07	34	11	-		
Defili belper	5.97	12	157			
PAID HOLIDAYS:						
Annew rest a cay; b-memorial Day;						
Formation of Day 1 Delabor Day;						
a tomore giving bay, recallens bay.						
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a. Holidays: A through F; Mashington a		0				
with the second and second and	1			20		
b. Holidays: A through 7; Mashington			V			
Birthday and Veterana Day (64) days						
of service one additional day of						
wacation with pay for each additional	21					
21-2/3 days of service, all in one						
199	1	Ī				
ing for vacation to receive 1 day's						
Vacation with pay for each full 24						
days of service in one calendar year,	1.0					
	Ington's	Mrthday	Memorfal	Day: Independent	Sendence	
Day; Labor Day; Veterans Day; Thanksgiving	agiving h		tres Day,			
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w. Vote week a vacation after one year of employment.	of employs	west.				

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le le		Iructions			Blasting specialist Power equipment operator	-	N. Gratton, Lancaster, Mestocco, Sarevs- orcester, Laicester, Southbridge, Hollben, ville, Hillbury	ster, Leominster, Fitchburg:	Strush, taping Structural steel, bostswain chairs Amere	ter, Leicester, Grafton, N. Grafton, South-		, steel -		G.		Notcester, Laicester, Grafton, N. Grafton, West- boro, Southerings, Bolden, Whitinsville, Mill- Notes, Streambery	ervard, Lascaster	PICODICE S		Tile Setters' mappers Welders - Bate for craft,	PAID SOLIDAYS:	A-cor (car 3 pa); a-francian pa); a-incoprimence pay; a-incording pay; P-Christmas Day;	FOOTSOILS: a - Exployer contributes 4% of basic hourly rate for 5 years of more service or 75	basic bourly rate for 6 months to 5 years of service as valcation pay dredit.	b - Holidays: A through F.	c - Holidays: A through P, plus Bunker Hill Day, provided the amployee has worked	eliments maker me or soul elec	TO THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS
1	AM-2,601 : 1	5, 1971	1 of 2	NTS	TR. OTHER	100	8				10.			500.		.01	500.		.02			3574			eserci.		50.	
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	-	of the last	14-Mass-1-2-3-U 1	FRINCE BENEFITS PAYNE	PENSIONS VACATION APP. TR.	.01		8.		02.	.30		06.	0, 25, + 11		11, + .15	25+e+b	.16	.25	20.					52.		222	
	-	of the last	27,14	FRINGE BENEFITS PAYMENTS	H&W PERSONS VACATION APP.			8. 8.		.30 ,20		5				27.4e+b.	.185 25+e+b	31. 71.					q.	z.				
TAS DESTABLISHED OF LARGE	-	properties of which selling construction, (excluding single family AUGSST to boose and garden type apartments up to and including 4 stories), AUGSST toward in the busy construction.	27,14	BASIC FRINGE BENEFITS PAYNE	HAV	82.5				333	.30	5	06.	11 + .25		185 ZT+e+b	,17 ,185 Z5+e+b	-11	27.	52.		27. 27.	q.	.20 02.	2,2		a ia	î

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遊	FRINGE BENEFITS PAYKENTS	PENSIONS VACATION APP. TR.	
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	THATCH DRIVENS:		Station vegons, panel trucks and pickup trucks Two asle equipment; believes on low bed when assigned at the discretion of the employer, whrebousemen, forther the employer, whrebousemen, forther earle equipment and tirehen four and five asle equipment conventions under 35 tons other than conventions type frucks, low bed, washend, mechandes, paving restoration equipment, over 35 tons Thailers for earth moring equipment, over 35 tons Trailers for earth moring equipment, over 35 tons Trailers for earth moring equipment, over 35 tons Trailers for earth moring equipment, for washing lay; P-Christmas lay, POUTOTIES: A-Mew Mean, PAID EXILINIES: A-Mew Mean, A-Mew Mean, Buthlay, Columbus Joy and Weterner, Buthlay, Columbus Joy and Weterner, But after 30 days employment provides an employment work in which the holiday falls.
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Market and American Contract of the Contract o	SULLDING, MEANY & HIGHWAY CONSTRUCTION	Fower Equipment Operators: Shovels, crames, truck crames, drapifers, trench hoes, becknoss, three drum machines, derricks, pliditivers, elevator towers, holsts, gradalls, showed dozers & front end losders (except when publing), fork lifts, augers, charry pickers, boring machine, rotary drills, post hole diggers, purperent exachin posts hole hammers, pawment breakers, ceneat concept to the hammers, pawment breakers, ceneat concept to the hammers, pawment breakers, ceneat concept to the hammers, shaft hoist stem engineers, cables ways Boom over 150' including jib - additional \$,35 per hour Boom over 210' including jib - additional \$,30 per hour Boom over 250' including jib - additional \$1,00 per hour Boom over 250' including jib - additional \$1,50 per hour Boom over 250' including jib - additional \$1,00 per hour Boom over 250' including jib - additional \$1,00 per hour	Scott or vibratory harmers, graders, scrapers, tractory, concrete pumps, trader sorapers, belloacers, malching machines, york rakes, portable steam hell-trace contents, appealers, tempers zelf-propelled or trace to draws, apphalt pavers, machanics maintennes, group tumps, locomotive or machines used in place thereof, grouped), conpressors, welding machines [1-3 grouped], generators, concrete ribariors, lighting plants, heaters (power driven 1-5), welloom systems (operating and installing), siphonogulsometers, concrete mixers, valves controlling permanent plant air or steam, conveyors Jackson type tempers (plant air or steam, conveyors Jackson type tempers light of disphrage pump Assistant engineers (firmen) Oliers and apprentices (other than truck crames and gradalls) Faid Boildays: Ander Nears' Day; B-Memorial Day; C-Independence Day; P-Labor Day; E-Inankagiving Day; F-Christmas Day. Footnotes: A. Holidays: A through F: Mashington's Birthday; Columbus Day, Fatriots Day. Fatriots Day.
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The last of the la	SEART AND SIGNAY CONSTITUTION	Imborers: Laborers Hock Pavers, Rammers, Curb Setters Air Frack operators Mod Cerriers, Framentic Drill ops. Wagon Drill Operators and Fipelayers Rasters and Fowdermen	
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DESCRIPTION OF WORK Building construction, (eachuding single family sais or success and garden type spartness we to and including 4 stories).	construction, nts up to and i	(excluding single family meluding 4 stories).	AUGUST 6, 1971

Piledrivermen Flumbers & ste	Roofers	Sheet metal wo	Sprinkler litt	dille correction	Constant Street		Welders - rece	destations t	- Contract of the Contract of	SATE MILITARYS.		A Water Vancate D	The Charles and the Control of the C	1-7454.9408.94	someones.	200110011001	a. Seclover c			b. Bolfdays:		c. Holidays:	10 days pr	Control of the Contro	d. Labor Day.																					
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M-Mass1-X	100	98	101	.15	.13	1	8	1114.83	.185	.185	1	.16		\$22.	1	27			-	ņ	*22	12		'n.	.23		i,	n:	0:	ņ	3	1	11	11	11		*30								ī	
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1	1 10	17,705	7.25	8,40	8,40		1.65	8,25	はた	5,28	3,17	7.15		7.64		6.10				6,35	09*9	6,30		6.03	6.30		6.10	2,33	01.0	5,47	-	7,03	6.27	4,57	P. 78	Ī	7,95		4.55	4.80	2*20	Ī	Ī	1		
SUILDENG, SEAVY & HIGHMAY CONSTRUCTION	*COSCORD, LEXTNOTEN, LINCOLM, WESTON AND WALTERLY						incoln, Weston, Waltham, & Lexington				constructors' helpers (prob.)		Ironworkers: structural, ornamental and rein-		Building		Jackhamer, pavement breaker, wagon drill ops.,	asphalt raker, stone spreader and raker, dia-	core drilling machines,	stor			reckings			Open air caisson, cylindrical work and boring	nen.			Tarkers Poring helpers	RETUCTIONS		nt operators		roundness		, Lincoln, Weston, Waltham, & Lerdngton	-		Structural steel		•				

MILLDING, REAVY & SICHARY CONSTRUCTION	BASIC		FRINGE BI	FRINGE BENEFITS PAYMENTS	AYMENTS	
INCOUN, WESTON	RATES	HAVE	PENSIONS	VACATION	APP. TR.	OTHERS
AND MALITHM (Control)						
Piledrivernen	\$7.75	.30	.30			
Plumbers & steamfitters	6,75	.25	8			
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eive rate prescribed for	craft percorming	Strange.				
operations to which welding is incidentals	mini.					
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TOTAL DISTRIBUTION						
A-New Year's Day; 3-Memorial Day; C-Independent	Sependence	Days D-1	Day; D-Labor Day;	S-Thankspiring	giving Da	Dept
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FOOTHOTES:				,	7	
a. Familianer contralisates 42 of bacte he	serie ver		SEE DE M	for 5 wars or more of service or		Tr of
hasic hourly rate for 6 months to 5 years, of	pears, o		service as vacation	ton pay c		
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b. Bolidays: A through F.				2		
P. Halfdayes A shrough T. alus Reelas	- W(11 To	a around	of the ser	oloves ha	been enclosed	Invest
10 days prior to any one of the listed holidays.	ted holf	lays.				
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MULTIDING, MIANY & HIGHWAY CONSTRUCTION	25	10	121	STREET, STATE OF STREET, STREE	1		RETIDING HIGHWA & HIGHNAY CONSTRUCTION	BASIC	II.	GNGE BE	FRINGE BENEFITS PAYMENTS	VYMENTS	
Castrides, Medical, Malden, Everett, Soburn.	-		Transce Tax	Taxanan Age to	-	-			HAT P	PENDONS	VACATION	APP. TR.	OTHERS
Arlington, and Delrose	10						Cambridge, Meford, Malden, Everett, Noburn, Arlington, and Molrose						
	7.705		101 101	5.5	CANAL STATE		ше	\$7.75	.30	.,30	H	000	
Bricklayers, Stemmasons Conset Macons, planter-		8.	8	0,			Plumbers	8,20	200	32		20.	
	8.40	-	10	9.	324		Noofers, Materproofers Sheer matel perform	6,03	25.00	51.		-60"	
oft floor layers	-	R. S.	9.0	6,1			Sprinkler fitters	B.8	25	3		.05	
Electricians	8.23		174.85	10	. 20		Steamfitters	05.60	*36	8:		п.	
	-			HS .005	10		Title Settlers	2.7	9.50	25			
	-		.185 ZKeets		10		this percers neighbs	0.30	100	07.			
Elevator Constructors' helpers (prob.)	3.77	36. 36	4	50									
	-	-	1				Welders - receive rate for				10000		
nders	6.10	27. 07.	10	-05	1		performing operation to which				-		
Asphalt Rakers, Chematic-Gas-Elec. Tool Op-					14		Property of Consessed		Ī	Ī			
chines. Stone Bakers & Spreaders, Wason Drille, 35	-	-	50	103	1885		Paid Holidays	-					
Blasters & Powderner		.20 02.	3	50.	1133		A-New Year's Day; S-Nemorial Day;			Ī			
	211720	m	57	.0	2411		E-Thanksgiving Day: F-Christnes Day.		Ī				
Advance Browner Processing Co. Carl Co.	-		4	00									
	10.9	25	3 10	200									
Caisson, Cylindrical Work and Boring	-			-	40		탩	1	-				
		-					as implified contributes at of basic bourty rath for 5 years of more of sarvice of	urly rath	or 5 year	rs or no	re of se	vice or	
- William	-	.20 +2	20	.0.	125		th or casic nourly rate for a month	to o prest	10 0	vice app	vacation	pay cred	-
	3.63	1100	52	0.	3275		b. Wolfdays: A through P.						
		999	0.8	9.0	2500								
Test boring belper	-	25	0.5	0.0			c. Bolidays: A through F. Mashington	Sarrhday	and Good	Friday	providis	g employe	
12	6.40		7	-010	2175		has worked 45 full days during the 120 calendar days prior to the holiday and	120 calebda	T days p	rior to	the holy	lay and	
ctions		-	-		-	Į,	the regular scheduled work days imp	ediately pr	eceding	and tell	owing th	holiday	
	7,03	113	300				d. Holfdange & through F and Realor Hill	Danie	want dad	the sand	named deal the small name has been	Teach.	
	6.27		7171	we l				1151	listed bolidars.	100	and and		
	07.4		1010										
Cableman	6.19		111	0.50	110		e. Employer pays \$5.00 per day extra above the brush rate.	nove the br	ush rate				
	110	6.00	2	10,	200		THE REAL PROPERTY AND ADDRESS OF THE PERSON						
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Structural steal	6.984	32 30	2.0	10.	100						No. of		
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SETTEMBER MEANY & HIGHAY CONSTRUCTION	i		FRINGE	STREMEN STREET, PRINCIPLE	STATISTIC		
The state of the s	12	***	Person	Persons Vacation Age, Th.	Apr. Th	250	
Japanes company	87,705	05.	*30	-	.01		
Red Lernalites	7,25	07.	101		*01		
Bricklavers, stonemagens	8,15	.35					
Carpenters, soft floor layers	7,65	S.	.30		.01		
Cement masons plasters	6,25	.25			1		
Electriciant	7,85	.25	815.		*05		
Flawstor constructors	7.5	*17	.185	*185 22+a+8 *005	*000		
Flevator constructors believes	5,28	.17	.185	.185 ZTHRHB .005	.0005		
Elevator constructors helpers (prob.)	3,77						
Clariers	7.15	437	1.16				
Inonworkers, structural, ornamental, reinforcing	7,64	*25	•25		*05		×
Laborers (Building)	Treat .	1	1		-	-	
Tables Comments	6,10 ,20 ,25	*20	25		*02		

Laborers, Commons,
Jackhammers, pavement breakers, wagon drill, asphalt
rakers, stone sprteders, diamond head & carbide
core drilling machines, mechanical tempers
Blaster & powdermen

*05 *05 500 0000 88588888 233 Bunna S 22222888888888 555 7,03 6,27 4,57 6,19 7,95 6,35 22323452852848

Equipment operators Groundmen Cableman Milberights Painters:

Line Constructions

Linemen

Taping Rollers Structural Steel

Brush

Spray Piledrivernen

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Welders - receive rates prescribed for craits per-forming operation to which welding is incidental,

Plumbers Roofers, waterproofers Sprinklar fitters Tile setters Tile setters

Sheet metal workers Steam fitters

BUILDING, MEANY & BIGHMAY CONSTRUCTION

*Bedford

PAID HOLIDAYS
A-New Years' Day, B-Memorial Day; C-Independence Day; D-Labor Day;
E-Thanksgiving Day; F-Christmas Day.

POOTHOTES

- Employer contributes 4% of basic bourly rate for 5 years or more of service or 2% basic bourly rate for 5 months to 5 years of service as vacation pay credit.
- Holidays: A through F. å
- Holidays: A through F plus Bunker Hill Day provided the employee has been employed 10 working days prior to anyone of the listed holidays. 0

10		OTHERS	
10	YMENTS	APP. TR.	
AM-1,500	SEFITS PA	VACATION	1 11 1 1 1 1 1
	FRINGE BENEFITS PAYMENTS	PERSONS VACATION APP. TR.	8 888 8 8 8
MSS-1D-5-3-3	100	HAV	8 888 8 8 B
M:55-1	BASEC	RATES	y say a contract of the contra
	MANUAL DELIVERS:	THE PART OF THE PERSON AND PROPERTY.	Station wagons, peach trucks and pickup trucks Two cale equipment; halpers on low bed when assigned at the distraction of the employer, warehousemen, fork— Inft operators There sale equipment and tiremen. There sale earth moving equipment specialised earth moving equipment to the trucks, low bed, wachaul, mechanics, paving restoration equipment, over 35 took Final ELILIMIS: A-liew Year's Day; B-lemorial Day; C-Independence Day; B-lemorial Day; C-Independence Day; B-lemorial Day; Which an exployee has worked in which an exployee has worked in which an exployee has worked to day privided to has been employed for a maths. D. Haliday; Columbus Day and Weternel Day strengthy, Columbus Day and whetered Day after 30 days employees the wide the days of the calcular week in which the holiday falls.
		OTHERS	
1- 1- 10-	AYMENTS	4.9.9. T.R.	
AN-1,602	FRINGE BENEFITS PAYMENTS	PENSIONS VACATION APP. TR.	tttt tt
	FRINGE BI	PERSHORS	สกุลท คล
MASS-I-ID-I -A		N de st	7.
HASS-	BASIC	RATES	4,12 4,12 4,12 3,59 1,59
	THEORY SHIVENS - BUILDING CONSTRUCTION	TOOLS, STATES OF STATES OF STATES OF STATES	Two axis equipment Three axis equipment Four and five axis equipment Low bed trailer Specialized earth moving equipment other than conventional Belpers on low beds FAID HOLINA'S: (Where Applicable) A-New Year's lay; 3-Memorial Day; C-Independence Day; 3-Memorial Day; C-Independence Day; 3-Memorial Day; F-Thanksgiving Day; 7-Caristans Day, Which an employes has worked 15 days provided he has been employ- yed for a months. Distributy, Columbos Day and Vete- rims: Day after 30 days employ- ment, provided an employe act, punchases of the calendar week in which the holiday falls.

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10000	AYNENTS	APP. TR.	ន់ខំរ	i 8:	ę								ja j						5				11
48-1,602	MEFITS P.	VACATION					1	1		ij		y		V.	1		I	TA	5	10000			1
9	FRINGE BENEFITS PAYNENTS	PENSIONS VACATION APP. TR.	នុំ នុំ	3 101	ç			N													N.		
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NESS	BASIC HOURLY	RATES	\$5.85	979	3								2.7							1		1	
	BOTHWARD VALUE OF TAXABLE	SANTE STATES SALUTINE WASHINGSON	Laborers: Laborers Mamers, Curb Setters	Mod Carriers, Paumatic Drill ops, Wagon Drill Operators and Pipelayers	TOTAL STREET											1 1							
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a.	1.1	-				98					*	.30 .			9.5		99						
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AM-1,602 P.	FEMALE SCREETS PAYMENTS	CON Pusing Vander App 71.		divers, electron twents, moster, greatly, and doctors, front end leaders (except when pushing). fork lifts, augers, cherry pickers, boring machines,	todary dilis, post hote diggers, pumperete machines, post hole hamners, pavement breakers, cement concrete pavers, trenching machines, holating engines, uke	97				Mour Con with rather the management of the control	ers, rollers, spreadors, tampers self-propelled or tractor drawn, asphalt pavers, mechanics maintenance,	.30 .			9.5		99						

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PENSONS VACATION APP. TS.		25.	21.	17:	51.	51,	1	.15	51.	g.	si.		an.	25.	7	.15	222												
11 06 11	*	77	25.	*25	2, 2,	253	1	*25	17.1	Q.	.25	. :	22	is is	22.	22.	ដងដ		The same					100	101	1 day	rice,	on to	it so
RATES	200.000	5,78	5,66	5,14	25.4	4,23		5,86	5,78	8,00	5,50		4,28	5,20 4,35	7,1575	7,2575	6,7387					8,0	s Day.	2,000	h pay for	for each	ys of ser	or vacatio	0 d 1800
	Dipper and Clamabell Dredges	Cranesen	Maintenance engineers Velders	Matres	Cilero, firemen, welders' belpara Deckhands	Scomen	Sudanni (a Dandana	Leverage	Engineer and derrick operators	Dredge carpenter, electricians,	blacksmith, welders and boilernen Mates	Ollers, firemen, carpenter's hiper,	Deckbands and shoreness	Tug angineer Tug detkhand	Drill Seats Engineer	Missier Driller, Welder, machinst	Pirenen Oller Drill helper	60	ANew Year's Day; E-Memorial Day;		Foctnotes:	a, Wolldayer A through F; Washington's		b, Holidays: A through P; Washington's	days of vacation with pay for 10%	days of service one additional day of vacation with pay for each	additional 21-2/3 days of service,	ces not qualifying or vacation to	for each full 3% days of service in
						02						-	70	02	02	R			0.5	22	77		velng Days			lay, and	which lay.		
						.02							201.0	-02	.02	-			02		.02		anks giving lays			mbus Day, and	ek in which holiday.		
						*								*	4	41							E-Thanksgiving Days			Columbus Day, and	the week in which		
						8.						5		8	.30 a	8,			.5	a 05.	3.5		r Day; E-Thanks giving Day;			" Day; Columbus Day, and	ning the week in which ecceding the holiday.		
						. 4030 a						5		a 05. 04.	a. 06. 04.	- 00° 07°			- 40 ,30	.40 .30 a	9.00		Delabor Day; E-Thanksgiving Day;			ittots' Day; Columbus Day, and	sys during the week in which was preceding the holiday.		
		nachine, iighter, derrick bost, trenching ma- chine, mechanical hoist pavement breaker,			leader (except when publing), backloe, gradell, cableway, boring mathine, rotary drill, post	8.			210' including jib - additional \$1.00	over 250' including jib - additional \$1.50	Sporms ower 295' including 115 - additional \$2,00	2 2 2		8	a. 06. 04.	8,	driven), valve controlling permanent planet (air or steam), velipeint system, asgar (pover-			.40 .30 a	3.5		A-New Year's Day; 3-Semorial Day; C-Independence Day; D-Labor Day; E-Danksgiving Day;			Holidays: A through F: Washington's Sirthday, Patriots' Day; Columbus Day, and	Veterans' lay provided the employee has worked 3 days during the week in which the boliday falls, and is available for work the days praceding the holiday.		

AM-1,500 P. 12

DHEDGE-1-ATTANTIC-D

37-50.65-4 % AM-1,602 7-31
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Power Equipment Operators: MARTINE CONSTRUCTION

PRINCE BENEFITS PAYMENTS

1.2 4.07, 1507, 17079, 58/00	BASIC FRINGE BEN	RATES HAW PENEDONS VA	25.7
	BUILDING CONSTRUCTION		Lane Constructions
F LASOR	PROVIDENCE ANGUSTRA P. 1	ly homes and garden ALMEST 6, 1971 .), beavy and high- ing.
U. S. DEPARTMENT OF LABO	PRINT BELLIN BRIDKE, EST AND PR	sesciption of work and a second secon	type apartments up to and including 4 stories), way construction, marine construction 5 dredgin

ENTE INTEL	Sint Ann I	and Treme		- Commercial Commercia		1	BUILDING CONSTRUCTION,	HOUSELY	560)	PRINGE B	FRINGE BENEFITS PAYREN	AYMEN
Building construction, (excluding single featly hones	le femily		nd garden	and garden Allers 6, 1971				RATES	Raw	PENSIONS	PENSIONS VACATION APP. TO	APP. TO
type apartments up to and including a stories, wenty construction, marine construction & dredging, univ construction & dredging, and 1-2-4-21-splace	& dredgin		dredging.		-		Line Construction:	6,16		10	*0	
	BASIC		FRINGE BE	FRINGE BENEFITS PAYMENTS	YNENTS		Driver Oromdean Greatestan	18.4		WI	10 10	
BUILDING CONSTRUCTION	RATES	HPH	PENISONS	PENSONS VACATION APP. TR.	APP. TR.	OTHERS	Equipment operator	5.45	Ĭ	100	110	
Ashestos workers Boilermakers	7,45	96.	335	PATTE OF THE PATTE	10.	100	Marbie, tile and terratio survers helpers Painters:	4.63		.35		
Bricklayers, cement masons and stone	10						Partneket, Central Falls, Abbott Run, Astron. Burkeley, Lonedale, Falley			15		
Ashton, Berkeley, Cestral Falls, Cumberland, Lincoln, Lonsdale,						1	Falls, Saylesville, Essend, Graysto Cresentille and Central sville:	-	T			
Partucket and Valley Falls Bricklayers, cement masons, plasterers,	6.15	.20	.13		.005		Writeh Chronical stad becken peterly	5.95				
stone masons, marble, tile and							4 or more stories or 46" or more	0 7				
Woonsocker, W.Smithfield, Burrill-	2.63	*	9		16		in height Bristol & Kent Cos.; & Remainder of	8	h			
Bristol and Kent Countles; and Se-	****	1					Providence County: Brush	6.95	10	10.		
mainder of Providence County: Bricklayers and Stone masons	7.57	12	.30		50.		Structural steel	7.20	zi.x	йx		
Cement masons	7,55	,15					Plushers	7,85	15	i is		
	7.15	.20	7	1			Moderns.	7.30	.20	.25		
Carpenters, soft floor layers, pile-							Slate - tile - procest concrete	7.50	R	143		
le-N. Smithfield, Woomsock	**						Heiners, Glass A	5.90	8.8	919	i	
Townships. Bristol & Kent Cos., & Remainder of	6,42	.25	22				Short metal norkers	7.10	n.	18	V	
Providence County:							Providence	7.90	.25	9,		10.
Varpenders, soit moor layers & Filedriversen	6.775	.25	32.		500.		Stansinder of County	2.53	21.5	n s		g S
Hilbrights	7.025	51.	zi z		5005		Truck Drivers: Pullding			. 5		
Elevator constructors	6.87	11:	.185	Mittel	5007		3 sxle; trailers	5,39	ŖŖ	3.8		
Elevator constructors helpers (prob.) 3,433	3,435	17.	.165	25-ta+0	con.		Low beds, trailers (24 tons & over);					
Glasiers Transcribers are	5,42	.24	£1;		003		noving equipment (Pacifol type)	5.54	.30	08*		
Laborers:	****		1		*		Social type continent over 35 ton casesty	5,39	33	8,		
M E		4					and had bendered as the second and fall					
finisher tenders, mason tenders Jackhamers, paving breaker, chain	8.38	52:	-13				eraft performing operation to which					
saw pipeleyers, mechanical grinder all other phermatic tools, barco							wanted to recovery					
	5,75	22.	51.									
	-											
in, burner, jackhamer	5,75	i zi	3:5:						II.			
Lead burners	6.00	3.1	S.		10.							
		-	16	-		4						

1-2-5-21-381-3331-350V-1-4 3 of 3

PAID NOTIDATES: Like Year's Day; S-Kemorial Day; C-Independence Day; D-Labor Day; E-Thankstring Day; F-Coristnes Day.

FOOTBOX:

Explorer contributes 45 basic bourly rate for 5 years or more of service or 25 hasic bourly rate for 6 months to 5 years of service as Wacation Pay Credit.

Holidays: A through F. A Bolidogs: A through F, Washington's Birthday, and Dood Friday, providing exployee has worked 45 full days during the 120 calendar days prior to the boliday, and the regular scheduled work days innefficiely preceding and following the boliday ů

Paid Holiday: A through F. Benter Hill day provided employee has been employed 10 working days prior to the holiday and provided the employee work the scheduleswork day immediately preceding and following the holiday. 6

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HEAVY, HIGHAIY AND MARINE CONSTRUCTION	BASTC		FRINGE BE	FRINCE BENEFITS PAYMENTS	AYMENTS	1
	RATES	248	PENSIONS	PENSIONS VACATION APP. TR.	APP. TR.	OTHERS
Bricklayers, stone masons, catch basin, manhole builders Carponters, piledrivers Cement masons—finishers	\$7.17 7.38 4.90	kkk	82		w.	
Electricians: Burriville-Cunberland-N. Seithfield Noorsoint	97.4	9	37		9.	
Providence County Ironactics: str., orn., relafording	7.30	al xi	NA		20,	100
Laborers: Laborers	5,50	50	.15		50.	
Address, asphalt raiser, barookye jumping tameers, chain ase operatore concrete and power buggy operators; concrete and power buggy operators, concrete, amolition hurners, fence and guard rail errotors, lighest stone spreaders, sectar dasers, pipelayers, give trench bracers, premerify tool operators, righes premerify tool operators, righes and day stoneally builders, setters of notal forms for readenys, stumper operators, tree trigeners, wagen the tool operators.						
operators operators that the second operators operators and second operators of posters of the second operators of the second	5.73 6.03 5.00 5.00	श्रम्भश	ลลลล		ន់នំនំន	
Mae Construction: Libreren Equipeent operator Groundsan Intiver groundsan	1225		ממממ			
Parities: Parities: Parities: Parities: Parities: Parities: Supjearille, Escond, Gray-stone, Greenville, Escond, Gray-stone, Greenville and Georgiaville: Fruch Structural steel, bridge, exterior to or more stories or the fold for more the faction of the field fores; the Cities of Smith-field, Spragarville, Stillbater, Wonsocket, Esclet, Grant Mills, Diamond Mill, Manaville, Camberland Mills, Arnold Mills,	25.2					
Rossis Brush Structural steel Spray	. 3.75 4.65			K	Just 1	

AM-1603 P. 6

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FRINGE BENEFITS PATMENTS PENTIONS VACATION APP. TR.

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ETITATIO CONSTRUCTION FOUNDS

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FRINCE BENEFITS PAYMENTS

BASIC HOURLY RATES

HEATT, HIGHAY AND MARINE CONSTRUCTION

28.20

Fainters: (cont.d) Britol & Kent Cos.; & Resainder of Providence County: Frush Structural steel Spray & sanShlasting Flushers Waterprofers

Welders-receive rate prescribed for craft performing operation to which welding is incidental.

PAID HUIDAID: A-Mer Iear's Day; E-Memorial Day; C-Independence Day; D-Labor Day; S-Dandegiving Day; F-Coristmas Day.

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ESTIFICATION AND ASS	Magine Nachines, crames, pile drivers Lighters, locanotives, derricks, hodsit, pavers, and front-end londers 3 yis, and over Econombile type equipment Fortilist Pirems and Ollers Bulldcours, graders, spreaders, spreasers, follers and front-end locders less than 3 yds. Maintenane Engineers Well-point Installation Gas or electric friven pumps, bester, concrete anizors, stone crusters, air compressors, welding machines and generalors for light plants			. 152_FRIDAY, AUGUST 6, 1971
OTHERS				FEDERAL REGISTER, VOL. 36, NO. 152-
APP. TR.				ISTER, VC
VACATION				ERAL REG
PENSIONS	នំដូន អូ ង			FED
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FOOTBLOOK:

a. Bolidays A through F, Banker Hill
By provided employee has been employed 10 work days prior to the
holiday and provided the employee
worsh the scheduled work days
kneediately preceding and follawing
the holiday.

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FEDERAL REGISTER, VOL. 36, NO. 152-FRIDAY, AUGUST 6, 1971

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AM-1604 P. 4

FRINGE BENEFITS PAYNENTS

MULTING CONSTRUCTION

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Employer contributes 4% basic bourly rate for 5 years or more of service or II basic bourly rate for 6 months to 5 years of service as Wacation Pay Gredit.

Solidays: A through F.

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Holidays: A through I; Washington's Birthday and Good Friday, providing has worked 43 fell days during the 120 calerdar days prior to the holiday, and the regular scheduled work days immediatley preceding and following the holiday.

Holidays: B, C, D & F providing employee works one day before & after the holiday.

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Holidays: A through F. Banker Hill Lay provided employee has been employed 10 working days prior to the boilday and provided the employee works the scheduled work day isomediately preceding and following the holiday.

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SATURDAY HIGHLAY NARING.			Lathers Lead burners	Line Construction:	Liberen	Oriver Groundann	Equipment Operator	Marble, Tile and Terraino workers:	(Includior the Pier of Point Judith)	Marble, tile and terramo helpers	Painters:	Brush	Structural steel	Planterers, Exeter, Marragansett, B.	Kingston	Flasterers Gesterly, Sopkington, S.		Plumbers	Roofers:	Composition, waterproofers	Slate, tile, precast concrete	Helpers, Class "A"	Belpere, Class "2"	Sheet metal workers	Sprinkler fitters	Steam inters	Two-axie: done	Three-arie; trailers	Low-bed trailers (24 tons & over),	trailers (1-beam), specialized earth	moving equipment (tacing type)	cabacity		Welders - receive rate prescribed for	eraft performing operation to which	welcing is incloshed;	THE RESERVED TO SECOND STREET	THE REAL PROPERTY.	THE PERSON NAMED IN COLUMN		The state of the s		The state of the s				
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POCHERON NO.	1-1005	AUGUST 6, 1971				FRINGE BENEFITS PAYMENTS	VACATION APP. TR.				-		-		2										0					-		25*2*0		_									3				
18				-	000	BENEF			_	_									_						_			_			_	mme	***			-	-	_		- 77	200		100				
		nd garde	die bigh	1000	-	FRINGE	PENSIONS	1	2:	Total			.20		.30			34	15			.15	.15			100	.20			15+,20		,135	CS1*				-25			7	99		zi z			-	
		homes a	beavy a	à	PI-1-Z		HAV	100	.39	.40			.15		.25			36	200	***		25	.25				, IS	34	200	.30	. 13	.17	111	28	.25		36	1		-	.25		.25				
-	STOS	o family	tories),	e dreeggin	245	BASIC	RATES	1	7.45	7,25			6,005		7.57			-	2,075	-		8 205	6,625				4,775	*	1.30	7,45	7,30	6,87	10.0	5,430	7,22		9.5	3			6.30		2,30	2000	- 1		
BRATE COUNTY OF LABOR	mirral a	SANCHIFLDON OF WORKS (perchading street	type apartments up to and including 4 stories), heavy and high-	way construction, marine construction & dresging.			BUILDING HEAVY, RICHARY, MARINE,	CONTRACTION WITH CONTRACTOR	Asbestos workers	Boilernakers	Sricklayers and stone masons: Messerly Mobinston, Sp. Kineston.	Charlestown, Richmond, Wakefield,	Peace Dale, Kingston	Exeter, Johnson, No. Kingstown, Narra-	Tardisk)	Carpenters and soft floor layers:	North Kingston:	Carpenters, noft floor layers &	piledriverses	Millwrights	Regainder of County	perfection with a south a south any take a	millwrights	Cenent Nations:	Westerly, Hopkington, So, Kingstown,	Charlestown, Bichmond, Wakefield,	Peace Dale, Kingston	Exeter, Narragensett, No. Kinstown,	Coold	Westerly Township	Remainder of County	Elevator Constructors	Elevator Centructors, belpers	Elevator Constructors' beighers -prob.	Tressectors, str., orn., reinf.	Laborers, Suilding:	Laborers, carpenters tenders, cement	Jackhamer, paving breaker, chain	saw, pipelayers, nechanical grinder,	all other pneumatic tools, barco type	jumping tampers	Laborers, wrecking:	Laborers, signalmen	Auffan, Doiner, Jacknamer			

AM-1605 P.3 5-81-2 3 of 3

582

FRINGE BENEFITS PAYMENTS

REAVY, HIGHWAY and MARINE CONSTRUCTION BASIC

BUILDING, HEATY, HIGHAY, MAKINE CONSTRUCTION AND INSECTING

PAID HOLIDAYS:

A. New Year's Day; B-Hemorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christman Day.

POOTWOTES :

a. Employer contributes 4% basic bourly rate for 5 years or more of service or 2% basic bourly rate for 6 months to 5 years of service as Vacation Pay Credit.

b. Holidaysı A through F.

c. Molidays: A through F, Washington's Birthday, and Good Friday providing employee has worked 45 full days during the 120 calendar days prior to the holiday, and the regular arheduled work days immediately preceding and following the holiday.

d. Holidays A through F: Bunker Mill Day, provided employee has been employed 10 working days prior to the holiday and provided employee works the scheduled work day immediately preceding and following the holiday.

	HOURLY.		* mounted *	Manual Land Control	or weare	
	RATES	***	PENSIONS	PENSIONS VACATION APP. TR.	APP. TR.	OTHE
Bricklayers, stone masons, catch basin,			1		-	
	7.17	ri,	98.		-01	
Carpenters, piledriversen, N. Kingstown	7,36	ti:	52:			
Cement masons - Innisbers	4,30	7				
Martin 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7.45	- 120	12+.20		37	
Remainder of County	7 30	118	11	-	.02	
Ironworkers, struc., orm., reinf.	5.60	12.	17:		.02	
Laborers:	7.7					
Laborers	5,50	.25	317		.05	
Adremen, Asphalt Rakers, Barcotype						
Jumping Tampers, Chain Saw Operators,						
Concrete and Power Buggy Operators,						
Contract Pares and Count Bail Sease.						
ora Hobary Stone Streaders, Machani-	-					
cal Grinder Operators, Mortar Mixers,					7	
Pinelavers. Pipe Trench Bracers. Pneu-						1
matic Tool Operators. Ristas and Dry						
Stonewall Builders, Setters of Metal						
Forms for Roadways, Stumper Operators,	-					
Tree Toppers, Tree Timmers, Wagon	8					
Drill Operators, Wood Chipper Opera-	10					B
tors	5.75	-25	.15		50.	
Air track operator	6.00	.25	317		50.	
Blasterers and powdermen	6,25	.25	.15		.05	
Pavers, ramers and curb setters	6.00	.25	.15	12	05	
Line Construction:			1/2			
Lineman	6.16		11	*		
Equipment Operator	5.45		11	4		
Croundman	4,37		11			
Driver Groundass	4.81		11	*		
Painters:						
Brush	6.95	22	η.			
Structural steel	7.30	\$7.	.23			
Spray	7.95	27.	n.			
Timbers	7.20	.35	.35			
Waterproofers	7.30	.20	.25	100		
Welder - receive rate prescribed for						
craft perferming operation to which						
welding is incidental.						
HOLIDAYS:						ÌI.
	TA.		5	-	-	

A.Mew Year's Day; B.-Simorial Day; C.-independence Day; D.-Labor Day, 4-Thanksgiving Day; F-Christmas Day.

POOTSOTE:

a. Bolidays A through F. Bunker Will Day provided employee has been employed 10 worling days prior to the holiday and provided the employee warks the scheduled work day immediately preceding and following the holiday.

P.6		OTRE	
Z AM-1605	WHENTS	APP. TR.	
450-3 - 7	NEFITS PA	PESSIONS VACATION APP. TR.	
E. I 1-150-3 - N AM-1605 P.6	FRINGE BENEFITS PAYMENTS	PESSIONS	वृत्रवृत् वृत्रव् वृत्रव् वृत्रव्
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	BASIC	RATES	SKRK KER SIGN SK SK
	HIDE (Inchestal to inchest) and HIDEAL CONSTRUCTION PORTS ENUMERIZED	OPSTATOR	Diggieg eachings, canner, piledrivers, higher, pavers and first, bariaks, hits, pavers and first-end loaders 3 to 4 yds, and economobile Freezen Claers and apprentices than 3 yds. Strangers and graders & dozer operators Mintenance outliness as dozer operators withtenance outliness and concrete purps, concrete mixers, stone erushers, air concrete mixers, stone erushers, air concrete mixers, stone erushers, air concrete purps and concrete purps. Test boring saddine exert operators of truck crames with boons of 130 to 150 feet. Operators of est crames with boons of your 130 to 180 feet. Operators of est crames with boons of very 130 to 180 feet.
		OTHER	
316	VYMENTS	APP. TR.	
AM-1605 P.5	NEFITS P.	VACATION	
	FRINGE BENEFITS PAYMENTS	PENSIONS VACATION APP. TR.	स्त्र्र स्त्र स्
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ET-1-190	BASIC	RATES	5.2.7.5.6.5.3.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.6.22.5.5.6.22.5.5.6.22.5.0.22.5.6.22.5.6.22.5.6.22.5.6.22.5.6.22.5.6.22.5.6.22.5.6.22.5.0.22.5.6.22.5.0.0.2.5.0.2.5.0.2.5.0.2.5.0.2.5.0.0.2.5.0.0.2.5.0.0.2.5.0.0.2.5.0.0.2.5.0.0.2.5.0.0.2.5.0.0.0.0
		Equipment oresitats	lighton Mechines, crames, pile drivers, hoists, pavers, and front-end leaders 3 yds, and over Economists, and over Economists, present places, green, spreaders, places, green, spreaders, scrapers, rollers and front-end loaders less than 3 yds, Mell-count installation Cas or electric friven pumps, bester concrete mixers, stone crashers, and compressors, sending methos and generators for light plants and generators for light plants

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1-1605 P.	VNENTS	UPP. TR.		leting De	is worked	r and has	
W 1 - 5-	NEFITS PA	VACATION APP. TR.	444 4 444 4	a-tb	nologes ls.	an 5 years	
BRUTE ISLANDAL-ID-2-3- 7 AM-1605 P.B.	FRINGE BENEFITS PAYNENTS	PENSIONS		-35 a	rowiding a	nt less th	
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Contract Co.	BOULELY	RATES	A CONTRACTOR OF THE PARTY OF TH	3.97 spendence	r, Veterr	of expl	
	HEAVY & RIDSHIT CONSTRUCTION		Fruck Drivers: 2 axle, Ready Mix Equipment 4-5 axle Dump Low bed trailer equipment-specialized earth noring equipment other than conventional type	PAID NOLIDEYS: A-New Factors Day: C-Independence Day; D-Labor Day; E-Thankeplying Day;	ROOTACES: A. Bolidays: A through F. Columbus Lay, Veteran's Lay providing employee has worked at least two days in the calendar week in which the thilday falls.	b. Employee who has been on negroll for 1 year or note tut less tean 5 years and has vorked 150 days during the last year of employment schill receives 1 week's vacation; 5 years or more - 2 weeks vacation.	
	2	orner					
AM-1505 P.7	PAYMENT	PENNIONS VACATION APP. TR.					
H.	EREFITS	VACATION					
MALLEDONSAN	FRINGE BEKEFITS PAYMERTS	PENDONE		.20	នុនុន	888	
MAINE		HAS		ಜಜ	ដ់ដដ	ស់ស់ស់	
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		merces extenses notes water	PORCE EQUIPED GREATORS SUBERAREAU, TUNCES, AND ERRY CONSTRUCTION PORCE EQUIPED GREATORS DARRIES Machines, cranes, pile driver Lighters, locoustives, derricks,	hoists, pavers and front end loaders 3 yds, and over Flromen and Ollers Hilloceas, graders, spreaders,	Maintenance Engineers Well-point Installation Crews Well-point Installation Crews Gas or electric driven purgs, besters,	observed mixes, since studies, aft congressers, velding machines and generators for light plants Bot and ing Georetors Approxitoes (Institutes)	

DEEDGE 1-ATLANTIC - U AM-1605 P.9

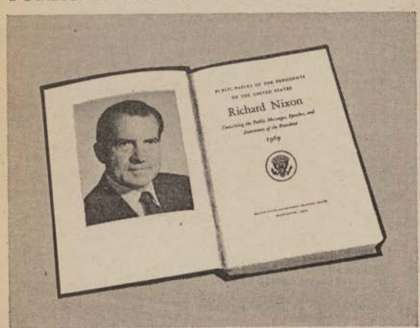
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DREDGE 1-ATLANTED - U AM-1605 P.9	YNENTS	APP, TR. 01										*																				
ATLANTIC -	PRINCE BENEFITS PAYMENTS	WACATION	25 a. 4.	*	25 + 4		*	版 + 4	# + 22	R + 25		*		H + 25	M + #		* + 55	a + 55	a + 5%	*		0 0	0.4	0.0	A							
PETDOE 1-	PRINCE BE	PENNIONS	.15	.15	-15	12	.15	,15 "	,15	51.		52.	.15	. 12	,15		.15	.15	17.	.15	.15	.13	200	12.	.15					ř.		
8		単位を	.25	-12	. 25	.25	.25	255	,25	-73		*72	,25	242	,25	842	,25	,25	,25	.23			77	-	7000						(6-1/2) for 104 cmal day ach recycles, Epploy- ation to tith pay errice in	
	BASIC	RATES	\$6.02	5,78	5,66	5,24	3.4	4,35	4,28	5,35		5,86	5,78	2,00	3:				5,20	4,35	7,1575	7,2575	7,1587	6.7333	6,7357					ton's ans Day.	gree's the bay (the addition ay for ca days of a fyest.	
			Dipper and Claushell Dredges	Crapenen	Naintenance engineers	Welder	Oilers, firemen, welders' helpers	Deckhands	Scornen	Engineer	Ewdraulic Dredess	Levernen	Engineer and derrick operators	Maintenance anglacer	blacksmith, welders and boilermen	Mates	under's below and blackmith beloer	Deckhands and shorteness	The engineer	The decidant	Drill Posts	Blaster	Briller, Welder, michingt	Firemen	brill helper	PATE HIGHTANS.	Day: B	C-Independence Day; D-Labor Day; E-Tharbagiving Day; F-Christmas Day	Footnotes:	a. Holidaya: A through F; Washington's Birthday and Veterah: Day.	b. Melidays: A through F: Washington's sirthday and Veterahs Day (6-1/2) days of vecesion with pay (or 104 days of service one shiftings) day of vecesion with pay for each additional 21-2/3 days of service, all from calculations: Explayers not each of carrier and the control of the carrier and the control of the carrier and the control of the carrier with pay for each full 34 days of service in one calculatives.	

[FR Doc.71-11075 Filed 8-5-71;8:45 am]

NOTICES

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