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## PART I

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Latest Edition

# Guide to Record Retention Requirements

[Revised as of January 1, 1972]

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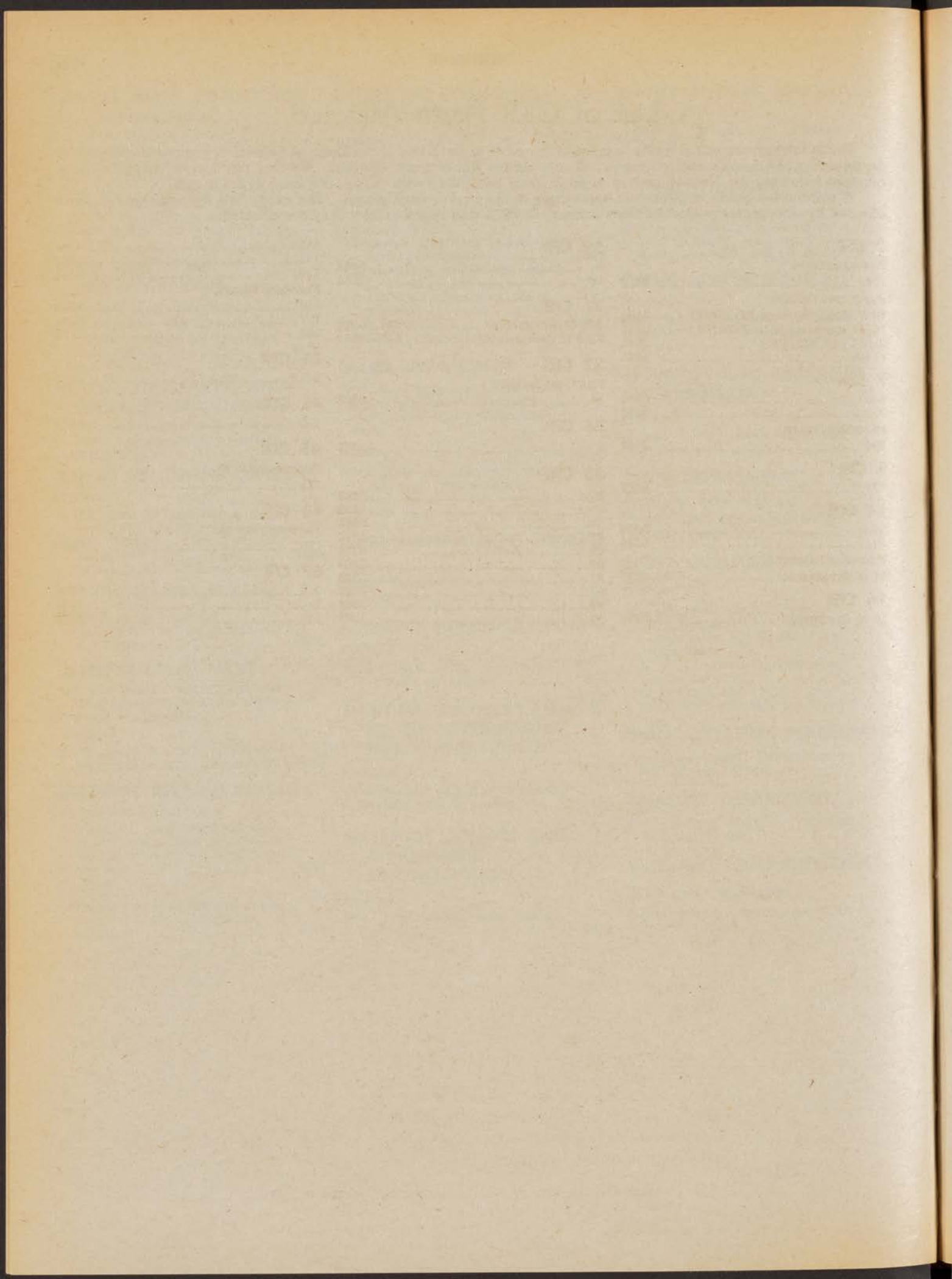
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A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1972, and specifies how they are affected.

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# Presidential Documents

## Title 3—The President

PROCLAMATION 4116

### International Book Year, 1972

*By the President of the United States of America*

#### A Proclamation

Books and libraries are among mankind's greatest sources of enlightenment. They contain the cultural inheritance of our forefathers and the core of our educational system. In the words of Thomas Carlyle: "All that Mankind has done, thought, gained or been; it is lying as in magic preservation in the pages of Books."

As this Nation approaches the beginning of its third century, we should remind ourselves that nothing in our heritage is more precious than the right to express ourselves freely on any subject and the right of access to the expressions of others.

Today, with high-speed presses, mass distribution of printed matter, and well-stocked libraries, we may carelessly assume that the knowledge contained in books is equally available to all Americans. But the right to read requires more than just the availability of books. It also requires the ability to read. In spite of our commitment to the concept of universal education, millions of our citizens are still so deficient in reading skills that the covers of books are closed to them.

It is incumbent upon all who desire a better America, public officials and private citizens alike, to help improve both our intellectual resources and the free flow of information within and across our national boundaries.

First, we must abolish functional illiteracy so that all our citizens, rich and poor alike, will have a better chance to learn from the accumulated wisdom of man. This is the goal of our "Right to Read" program, and to achieve it we must not only eliminate the existing reading and literacy deficiencies of today, but also reform our educational institutions so that these problems will not reoccur tomorrow.

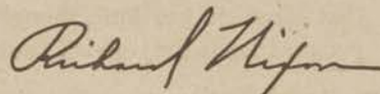
Second, we must continue to foster the growth of learning and culture by protecting intellectual production through copyright. During the course of this year, the United States and other member countries of the Universal Copyright Convention will be considering adherence to the 1971 revisions of the Universal Copyright Convention, which strengthen international copyright protection for American works and assist developing countries to meet their need for educational materials. At the

same time, we should continue our efforts in this country to modernize our own copyright laws.

The recognition of the importance of books in our society, and the observance by the United Nations Educational, Scientific and Cultural Organization of the year 1972 as International Book Year, the Congress, by Senate Joint Resolution 149 of December 15, 1971, has requested the President to issue a proclamation designating 1972 as International Book Year.

NOW, THEREFORE, I, RICHARD NIXON, President of the United States of America, do hereby proclaim 1972 as International Book Year in the United States. I call upon the people of the United States, interested groups and organizations, appropriate officials of the Federal Government and of State and local governments to provide for the observance of International Book Year with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirteenth day of March, in the year of our Lord nineteen hundred seventy-two, and of the Independence of the United States of America the one hundred ninety-sixth.



[FR Doc.72-4010 Filed 3-13-72; 3:00 pm]

## EXECUTIVE ORDER 11654

**Transfer of the Federal Fire Council to the Department of Commerce**

By virtue of the authority vested in me as President of the United States, and in furtherance of the purpose and policy of the Fire Research and Safety Act of 1968 (15 U.S.C. 278f-278g), it is hereby ordered as follows:

SECTION 1. The Federal Fire Council, an advisory agency in matters relating to the protection of Federal employees and property from fire, which was established within the General Services Administration by Executive Order No. 7397 of June 20, 1936, as amended by Executive Order No. 10257 of June 23, 1951, is hereby transferred to and established in the Department of Commerce. The Federal Fire Council, hereinafter referred to as the Council, shall, in the exercise of its functions, be responsible to the Secretary of Commerce. The Secretary or his designee shall serve as Chairman of the Council.

SEC. 2. Members of the Council, who shall serve without additional compensation, shall be officers or employees of the various departments and agencies of the Federal Government, and of the Government of the District of Columbia designated by the respective heads thereof. Each department and agency, and the Government of the District of Columbia, shall be entitled to designate one member of the Council and may designate such additional members as the governing body of the Council may authorize.

SEC. 3. The Council shall have a governing body composed of the Chairman of the Council, who shall also serve as its Chairman, and representatives of the Secretaries of the Interior, Health, Education, and Welfare, Housing and Urban Development, the Army, the Navy, and the Air Force and of the Administrator of General Services. The Chairman shall appoint such other officers and committees as he may deem necessary to carry out the functions of the Council.

SEC. 4. The Council is authorized to develop standards, procedures, and forms, and, on request, to conduct surveys or such other investigations as may be necessary to determine what measures should be taken to safeguard life and property from the hazards of fire, including review of plans for new construction. The Council is also authorized to make such independent studies of Federal buildings and property as it may deem desirable from the standpoint of fire protection and to maintain a record of fire losses on Government property.

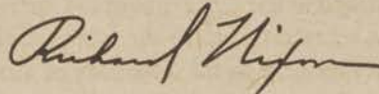
SEC. 5. The Council shall report the results of such investigations and studies to the head of the agency concerned, together with its recommendations.

SEC. 6. In case of fires involving Government records, the agency concerned should notify the National Archives and Records Service of

the General Services Administration and obtain its advice as to methods by which the maximum salvage of the records involved may be secured.

SEC. 7. In carrying out their functions under this order, the Council, its governing body, and the Secretary of Commerce shall consult, as appropriate, with the Federal Advisory Council on Occupational Safety and Health established by Executive Order No. 11612 of July 26, 1971.

SEC. 8. Executive Orders No. 7397 of June 20, 1936, and No. 10257 of June 23, 1951, are hereby superseded.



THE WHITE HOUSE,  
March 13, 1972.

[FR Doc. 72-4009 Filed 3-13-72; 3:00 pm]

# Rules and Regulations

## Title 7—AGRICULTURE

### Chapter IX—Consumer and Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Nuts), Department of Agriculture

[Valencia Orange Reg. 375]

#### PART 908—VALENCIA ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

##### Limitation of Handling

*Findings.* (1) Pursuant to the marketing agreement, as amended and Order No. 908, as amended (7 CFR Part 908), regulating the handling of Valencia oranges grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Valencia Orange Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such Valencia oranges, as herein-after provided, will tend to effectuate the declared policy of the act.

(2) The recommendations by the Valencia Orange Administrative Committee reflect its appraisal of the crop and current and prospective marketing conditions and other factors required by the order. The committee estimates that the 1971-72 season crop of Valencia oranges will be 50,500 cartons. It further estimates that the demand in regulated market channels will require about 40 percent of this volume, and the remaining 60 percent will be available for utilization in export, processing, and other outlets. The volume and size composition of the crop are such that ample supplies of the more desirable sizes are available to satisfy the demand in regulated channels. Therefore, the smaller sizes of oranges should be eliminated from regulated market channels so as to assure consumers of desirable sizes of fruit and to improve returns to growers consistent with declared policy of the act.

(3) It is further found that good cause exists for not postponing the effective date of this regulation until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 553) in that (1) notice of proposed rule making concerning this regulation, with an effective date as herein specified, was published in the FEDERAL REGISTER (37 F.R. 4091) and no objection to this regulation or such effective date was received; (2) the recommendation and supporting information for regulation during the period specified herein were submitted to the De-

partment after an open meeting of the Valencia Orange Administrative Committee on February 11, 1972, which was held to consider recommendations for regulation, after giving due notice of this meeting, at which interested persons were afforded an opportunity to submit their views; (3) shipments of Valencia oranges are currently being made and the regulation should be effective on the specified date to be of maximum benefit during the current season; and (4) compliance with this regulation will not require any special preparation on that part of persons subject thereto which cannot be completed by the effective time thereof.

#### § 908.675 Valencia Orange Regulation 375.

(a) Order: During the period March 17, 1972, through January 5, 1973, no handler shall handle any Valencia oranges grown in District 3, which are of a size smaller than 2.32 inches in diameter, which shall be the largest measurement at a right angle to a straight line running from the stem to the blossom end of the fruit: *Provided*, That not to exceed 5 percent, by count, of the Valencia oranges contained in any type of container may measure smaller than 2.32 inches in diameter.

(b) As used in this section, "handle," "handler," and "District 3," shall have the same meaning as when used in said amended marketing agreement and order.

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

Dated: March 10, 1972.

PAUL A. NICHOLSON,  
Acting Director, Fruit and Vegetable Division, Consumer and Marketing Service.

[FR Doc.72-3902 Filed 3-14-72; 8:50 am]

[Lemon Reg. 523, Amdt. 1]

#### PART 910—LEMONS GROWN IN CALIFORNIA AND ARIZONA

##### Limitation of Handling

(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910; 36 F.R. 9061), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons, as here-

inafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 553) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

(b) Order, as amended. The provision in paragraph (b) (1) of § 910.823 (Lemon Regulation 523, 37 F.R. 4708) during the period March 5, 1972, through March 11, 1972, is hereby amended to read as follows:

#### § 910.823 Lemon Regulation 523.

(b) Order. (1) \* \* \* 245,000 cartons.

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

Dated: March 10, 1972.

PAUL A. NICHOLSON,  
Acting Director, Fruit and Vegetable Division, Consumer and Marketing Service.

[FR Doc.72-3868 Filed 3-14-72; 8:47 am]

## Title 9—ANIMALS AND ANIMAL PRODUCTS

### Chapter III—Consumer and Marketing Service (Meat Inspection), Department of Agriculture

#### SUBCHAPTER A—MEAT INSPECTION REGULATIONS

#### PART 327—IMPORTED PRODUCTS

##### Eligibility of El Salvador for Importation of Meat Products Into United States

On January 5, 1972, there was published in the FEDERAL REGISTER (37 F.R. 85) a notice of a proposal to amend § 327.2 of the Federal Meat Inspection Regulations (9 CFR 327.2), to change paragraph (b) of that section to include the words "El Salvador" in alphabetical order in the list of countries specified therein from which certain products (meat, meat food product, and meat by-product) may be imported into the United States as provided in said regulations.

After due consideration of all relevant matters in connection with the notice of proposed rulemaking and under the authority of the Federal Meat Inspection Act (34 Stat. 1260, as amended, 21 U.S.C. 601 et seq.), paragraph (b) of § 327.2 is hereby amended to read as follows:

**§ 327.2 Eligibility of foreign countries for importation of product into the United States.**

(b) It has been determined that product of cattle, sheep, swine, and goats from the following countries, covered by foreign meat inspection certificates of the country of origin as required by § 327.4, except fresh, chilled, or frozen, or other product ineligible for importation into the United States from countries in which the contagious and communicable disease or rinderpest, or of foot-and-mouth disease, or of African swine fever exists as provided in Part 94 of this title, is eligible under the regulations in this subchapter for importation into the United States after inspection and marking as required by the applicable provisions of this part.

Argentina.	Iceland.
Australia.	Ireland (Eire).
Austria.	Italy.
Belgium.	Japan.
Bulgaria.	Luxembourg.
Brazil.	Mexico.
Canada.	Netherlands.
Colombia.	New Zealand.
Costa Rica.	Nicaragua.
Czechoslovakia.	Northern Ireland.
Denmark.	Norway.
Dominican Republic.	Panama.
El Salvador.	Paraguay.
England and Wales.	Poland.
Finland.	Romania.
France.	Scotland.
Germany (Federal Republic).	Spain.
Guatemala.	Sweden.
Haiti.	Switzerland.
Honduras.	Uruguay.
Hungary.	Venezuela.
	Yugoslavia.

(Sec. 21, 34 Stat. 1260, as amended, 21 U.S.C. 621; 29 F.R. 16210 as amended, 36 F.R. 13169)

The foregoing amendment shall become effective 30 days following publication of this notice in the FEDERAL REGISTER.

Done at Washington, D.C., on March 10, 1972.

RICHARD E. LYNG,  
Assistant Secretary.

[FR Doc.72-3852 Filed 3-14-72;8:46 am]

## Title 19—CUSTOMS DUTIES

### Chapter I—Bureau of Customs, Department of the Treasury

[T.D. 72-83]

#### PART 8—LIABILITY FOR DUTIES; ENTRY OF IMPORTED MERCHANDISE

##### Sampling and Assaying Ores and Crude Metals

On July 28, 1971, notice of a proposal to prescribe a simplified procedure for

determining the quantity of dutiable metals contained in ores and other metal-bearing materials entered under item 601.66, Tariff Schedules of the United States, was published in the FEDERAL REGISTER (36 F.R. 13928). Interested persons were given an opportunity to submit relevant data, views, or arguments in writing regarding the proposed change.

No comments have been received and the proposal is hereby adopted without change as follows:

In § 8.46, paragraph (a) is revised, and a new paragraph (c) is added to read as follows:

**§ 8.46 Entry and sampling of ores and crude metals not for smelting in bond.**

(a) Except as provided in paragraph (c) of this section, when ores or crude metals are entered for consumption or warehousing at the port of first arrival, they shall be sampled for assay and moisture purposes in accordance with commercial methods under the supervision of Customs officers, as provided for in § 8.48. They shall be transported under bond to the place of sampling if proper sampling facilities are not available at the port of entry.

(c) When, on the basis of invoice information, the nature of the sample, knowledge of prior importations of similar materials, and other data, the district director is satisfied that ores or other metal-bearing materials entered under item 601.66 of the Tariff Schedules of the United States as containing less than 1 percent of metals dutiable under item 602.10, 602.20, 602.28, or 602.30, Tariff Schedules of the United States, are properly entered, he may liquidate the entry on the basis of the assay information contained in the invoice papers. However, the procedure prescribed in § 8.48 shall be followed at random intervals for verification purposes.

(R.S. 251, as amended, secs. 499, 500, 624, 46 Stat. 728, as amended, 729, as amended, 759; 19 U.S.C. 66, 1499, 1500, 1624.)

Because this amendment authorizes an exemption and simplifies Customs requirements, good cause is found for dispensing with the delayed effective date requirement of 5 U.S.C. 553(d).

*Effective date.* This amendment shall become effective on the date of its publication in the FEDERAL REGISTER (3-15-72).

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

Approved: March 7, 1972.

EUGENE T. ROSSIDES,  
Assistant Secretary  
of the Treasury.

[FR Doc.72-3897 Filed 3-14-72;8:51 am]

[T.D. 72-81]

## PART 12—SPECIAL CLASSES OF MERCHANDISE

### Switchblade Knives

On September 23, 1971, regulations governing the importation of articles subject to the so-called Switchblade Knife Act, section 1-4, 72 Stat. 562 (15 U.S.C. 1241-1244), were published in the FEDERAL REGISTER (36 F.R. 18859), to become effective 30 days after date of publication.

Section 12.103 of these regulations provides in the final sentence that a Customs investigating agent may hold seized switchblade knives intact pending disposition of a case. However, in accordance with sections 1602 and 1605, title 19, United States Code, it is established procedure that seized merchandise is delivered to and remains in the custody of the district director of Customs for the district in which seizure was made to await lawful disposition.

To conform the Customs Regulations, the final sentence of § 12.103 is hereby amended to read:

**§ 12.103 Report to the U.S. Attorney.**

\* \* \* The district director of Customs shall hold the seized switchblade knives intact pending disposition of the case.

(R.S. 251, as amended, sec. 624, 46 Stat. 759; 19 U.S.C. 66, 1624)

Because this amendment conforms the regulations to the statutory requirements for custody of seized merchandise, notice and public procedure thereon are unnecessary, and good cause exists for dispensing with a delayed effective date, under the provisions of 5 U.S.C. 553.

*Effective date.* This amendment shall be effective upon publication in the FEDERAL REGISTER (3-15-72).

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

Approved: March 7, 1972.

EUGENE T. ROSSIDES,  
Assistant Secretary  
of the Treasury.

[FR Doc.72-3877 Filed 3-14-72;8:48 am]

## Title 14—AERONAUTICS AND SPACE

### Chapter I—Federal Aviation Administration, Department of Transportation

[Airspace Docket No. 72-WE-10]

#### PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

##### Alteration of Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to alter the description of the Twentynine Palms, Calif., transition area.

Action has recently been taken to establish a control zone and transition area for Thermal Airport, Calif. These airspace designations will be effective April 27, 1972. All of the 700-foot portion and most of the 1,200-foot portion of the Thermal transition area are currently incorporated in the description of the Twentynine Palms transition area. Action is taken herein to alter the description of the Twentynine Palms transition area accordingly.

Since this change is minor in nature and imposes no additional burden on any person notice and public procedure hereon is unnecessary.

In view of the foregoing in § 71.181 (37 F.R. 2143) the description of the Twentynine Palms, Calif., transition area is amended as follows:

**TWENTYNINE PALMS, CALIF.**

That airspace extending upward from 1,200 feet above the surface bounded by a line beginning at latitude 34°17'00" N., longitude 115°25'00" W., to latitude 33°28'00" N., longitude 115°25'00" W., to latitude 33°28'00" N., longitude 116°18'00" W., to latitude 34°17'00" N., longitude 116°18'00" W., thence to point of beginning, excluding the portions within R-2501E, R-2501S, and R-2507.

*Effective date.* This amendment shall be effective 0901 G.m.t., May 25, 1972.

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

Issued in Los Angeles, Calif., on March 6, 1972.

ROBERT O. BLANCHARD,  
*Acting Director, Western Region.*

[FR Doc.72-3845 Filed 3-14-72; 8:45 am]

[Docket No. 11793, Amdt. 800]

**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. 5609).

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 20591. 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 SW., Washington, DC 20591, 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:

1. Section 97.23 is amended by establishing, revising, or canceling the following VOR-VOR/DME SIAP's, effective April 23, 1972.

Albany, Ga.—Albany-Dougherty County Airport; VOR Runway 16, Amdt. 17; Revised.  
Baker, Ore.—Baker Municipal Airport; VOR Runway 12, Amdt. 5; Canceled.

Baker, Ore.—Baker Municipal Airport; VOR-A, Original; Established.  
Bridgeport, Conn.—Bridgeport Municipal Airport; VOR-1 Runway 24, Amdt. 7; Canceled.

Bridgeport, Conn.—Bridgeport Municipal Airport; VOR Runway 6, Amdt. 10; Revised.

Bridgeport, Conn.—Bridgeport Municipal Airport; VOR Runway 24, Amdt. 4; Revised.

Buffalo, N.Y.—Buffalo Airpark; VOR Runway 24, Amdt. 3; Revised.

Walla Walla, Wash.—Walla Walla City County Airport; VOR-A, Amdt. 1; Revised.

Walla Walla, Wash.—Walla Walla City County Airport; VOR Runway 2, Amdt. 6; Revised.

Walla Walla, Wash.—Walla Walla City County Airport; VOR Runway 16, Amdt. 8; Revised.

Aurora, Ore.—Aurora State Airport; VOR/DME-1, Amdt. 2; Revised.

Baker, Ore.—Baker Municipal Airport; VOR/DME Runway 12, Amdt. 6; Revised.

Dothan, Ala.—Dothan Airport; VOR/DME Runway 13, Amdt. 4; Revised.

2. Section 97.27 is amended by establishing, revising, or canceling the following NDB/ADF SIAP's, effective April 13, 1972.

Caldwell, N.J.—Caldwell-Wright Airport; NDB-A, Original; Established.

Caldwell, N.J.—Caldwell-Wright Airport; NDB Runway 22, Amdt. 1; Revised.

Lancaster, Tex.—Lancaster Municipal Airport; NDB Runway 31, Original; Established.

Miami, Fla.—New Tamiami Airport; NDB Runway 9R, Amdt. 5; Revised.

Salem, Ore.—McNary Field; NDB Runway 31, Amdt. 9; Revised.

Sanford, Fla.—Sanford Airport; NDB Runway 9, Amdt. 2; Revised.

3. Section 97.29 is amended by establishing, revising, or canceling the following ILS SIAP's, effective April 13, 1972.

New Haven, Conn.—Tweed-New Haven Airport; ILS Runway 2, Amdt. 1; Revised.

Salem, Ore.—McNary Field; ILS Runway 31, Amdt. 13; Revised.

Washington, D.C.—Dulles International Airport; ILS Runway 19L, Amdt. 1; Revised.

4. Section 97.33 is amended by establishing, revising, or canceling the following RNAV SIAP's, effective April 13, 1972.

Sanford, Fla.—Sanford Airport; RNAV Runway 9, Amdt. 2; 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) and 5 U.S.C. 552(a)(1))

Issued in Washington, D.C., on March 7, 1972.

J. A. FERRARESE,  
*Acting Director,*  
*Flight Standards 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.72-3752 Filed 3-14-72; 8:45 am]

**Title 16—COMMERCIAL PRACTICES**

**Chapter I—Federal Trade Commission**

[Docket No. C-2141]

**PART 13—PROHIBITED TRADE PRACTICES**

**Howard McMaster Arnold and Ted Arnold Used Cars**

Subpart—Advertising falsely or misleadingly: § 13.73 *Formal regulatory and statutory requirements*: 13.73-92 Truth in Lending Act. Subpart—Misrepresenting oneself and goods—Goods: § 13.1623 *Formal regulatory and statutory requirements*: 13.1623-95 Truth in Lending Act. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1852 *Formal regulatory and statutory requirements*: 13.1852-75 Truth in Lending Act; § 13.1905 *Terms and conditions*: 13.1905-60 Truth in Lending Act.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 82 Stat. 146, 147; 15 U.S.C. 45, 1601-1605) [Cease and desist order, Howard McMaster Arnold et al., Oakland, Calif., Docket No. C-2141, Feb. 4, 1972]

*In the Matter of Howard McMaster Arnold an Individual Trading as Ted Arnold Used Cars*

Consent order requiring an Oakland, Calif., individual seller of used automobiles to cease violating the Truth in Lending Act by failing to use in his installment contracts the terms "cash price," "trade-in," "cash downpayment," "unpaid balance of cash price," "amount financed," "deferred payment price," and other terms required by Regulation Z of said Act.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

*It is ordered*, That respondent Howard McMaster Arnold, an individual trading as Ted Arnold Used Cars, or under any

other name or names, and respondent's representatives, agents, and employees, directly or through any corporate or other device, in connection with any consumer credit extension as "consumer credit" is defined in Regulation Z (12 CFR Part 226) of the Truth in Lending Act (Public Law 90-321, 15 U.S.C. 1601 et seq.), do forthwith cease and desist from:

1. Failing to render the consumer credit cost disclosures required by § 226.8 of Regulation Z before consummation of the credit transactions, as required by § 226.8(a) of Regulation Z.

2. Failing to exclude the State of California Department of Motor Vehicles license, registration, and certificate of title transfer fees in computing the "cash price" as required by § 226.2(i) of Regulation Z.

3. Failing to use the term "trade-in" to describe the downpayment in property made in connection with the credit sale, as required by § 226.8(c) (2) of Regulation Z.

4. Failing to use the term "cash downpayment" to describe the downpayment in money made in connection with the credit sale, as required by § 226.8(c) (2) of Regulation Z.

5. Failing to use the term "unpaid balance of cash price" to describe the difference between the cash price and total downpayment as required by § 226.8(c) (3) of Regulation Z.

6. Failing to use the term "amount financed" to describe the amount of credit extended as required by § 226.8(c) (7) of Regulation Z.

7. Failing to disclose the "deferred payment price," which is the sum of the cash price, all charges which are included in the amount financed but which are not part of the finance charge, and the finance charge, as required by § 226.8(c) (8) (ii) of Regulation Z.

8. Failing to disclose the "annual percentage rate" in credit transactions where finance charges are imposed, as required by §§ 226.5, 226.6(a), and 226.8(b) (2) of Regulation Z.

9. Failing to disclose the "total of payments," as required by § 226.8(b) (3) of Regulation Z.

10. Failing, in any consumer credit transaction or advertisement, to make all disclosures determined in accordance with §§ 226.4 and 226.5 of Regulation Z, in the manner, form and amount required by §§ 226.6, 226.8, 226.9, and 226.10 of Regulation Z.

*It is further ordered*, That respondent deliver a copy of this order to cease and desist to all present and future personnel of respondent, and other persons engaged in the consummation of any extension of consumer credit or in any aspect of preparation, creation, or placing of advertising, and that respondent secure a signed statement acknowledging receipt of said order from each such person.

*It is further ordered*, That the respondent herein shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and

form in which he has complied with this order.

Issued: February 4, 1972.

By the Commission.

[SEAL] CHARLES A. TOBIN,  
Secretary.

[FR Doc. 72-3884 Filed 3-14-72; 8:49 am]

[Docket No. 8828]

### PART 13—PROHIBITED TRADE PRACTICES

#### G.R.I. Corp.

Subpart—Advertising falsely or misleadingly: § 13.70 *Fictitious or misleading guarantees*; § 13.75 *Free goods or services*; § 13.125 *Limited offers or supply*; § 13.155 *Prices*; 13.155-100 *Usual as reduced, special, etc.*; § 13.170 *Qualities or properties of product or service*; 13.170-24 *Cosmetic or beautifying*; 13.170-52 *Medicinal, therapeutic, healthful, etc.* Subpart—Enforcing dealings or payments wrongfully: § 13.1045 *Enforcing dealings or payments wrongfully*. Subpart—Shipping, for payment demand, goods in excess of or without order: § 13.2195 *Shipping, for payment demand, goods in excess of or without order*.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, G.R.I. Corp., Chicago, Ill., Docket No. 8828, Feb. 11, 1972]

*In the Matter of G.R.I. Corp., a Corporation*

Consent order requiring a Chicago, Ill., marketer of vitamins, cosmetics, and beauty kits to cease making "free" offers to enroll customers, falsely guaranteeing its products, misrepresenting the quality of its products in any way, misrepresenting that its prices are reduced or special, misrepresenting the potency of its vitamin compounds, shipping merchandise without the consent or request of the consignee, billing or dunning such person for the unordered merchandise, attempting to collect for merchandise which has been refused or returned, and using other unfair practices.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

*It is ordered*, That respondent G.R.I. Corp., a corporation, and its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale or distribution of "Bio-Rich Beauty Cream," "Over Fifty Capsulets," and "Beauty Kits," or any food, drug, or cosmetic, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing the dissemination of, by means of the U.S. mails or by means in commerce, as "commerce" is defined in the Federal Trade Commission Act, any advertisement which represents directly or by implication that:

(a) Any product is offered "free" or under any other terms where the offer is

used as a means of enrolling those who accept the offer in a plan whereby additional supplies of the product are shipped at an additional charge unless all of the conditions of the plan are disclosed clearly and conspicuously and within close proximity to, the "free" or other offer.

(b) Persons who respond to advertisements incur no obligation when responding to such advertisements: *Provided, however*, This prohibition shall not apply to a representation that persons receiving merchandise are under no obligation to keep or to continue receiving such merchandise.

(c) Respondent's products are guaranteed in any manner unless the nature and extent of the guarantee, the identity of the guarantor and the manner in which said guarantor will perform thereunder are clearly and conspicuously disclosed in immediate conjunction therewith; and unless the respondent fully, satisfactorily and promptly performs all of its obligations and requirements under the terms of the guarantee.

(d) The freshness or potency of any vitamin-mineral or cosmetic preparation is guaranteed.

(e) Any offer is limited in time or in any other manner unless any represented limitation or restriction is actually imposed and adhered to.

(f) Women of any special age require special care or attention for their skin or skin problems.

(g) Bio-Rich Beauty Cream or the ingredients thereof is new or is a recent discovery.

(h) Any price for respondent's products is a special or reduced price, unless such price constitutes a significant reduction from an established selling price at which such products have been sold in substantial quantities by respondent in the recent regular course of its businesses, and unless respondent has maintained records that substantiate an established selling price at which such products have been sold in substantial quantities in the recent regular course of its business; or misrepresenting in any manner the savings available to purchasers. In the sale of the products of others, including assortments and/or kits containing the products of others, a representation of comparable value shall not violate the provisions of this paragraph when such comparable value is based on respondent's good faith reliance upon a manufacturer's assurance of value based on (1) substantial recent sales of an item at a given price, or (2) in the case of items that are packaged in a size not otherwise sold to the public, based on a pro rata adjustment from the prices obtained for those sizes of the items that have been sold recently and in substantial quantities. Written evidence of said manufacturer's assurance of value shall be maintained by respondent.

(i) That regulations and scientific controls relating to respondent's products have been strictly observed, or in any manner representing that respondent's products conform to any stricter regulations or controls than those required for any other similar products.

[Docket No. 8841]

**PART 13—PROHIBITED TRADE PRACTICES**

**Publishers Continental Sales Corp. et al.**

Subpart—Furnishing means and instrumentalities of misrepresentation or deception: § 13.1055 *Furnishing means and instrumentalities of misrepresentation or deception*. Subpart—Misrepresenting oneself and goods—Business status, advantages or connections: § 13.1368 *Bonded business*; § 13.1430 *Government endorsement, sanction or sponsorship*; Misrepresenting oneself and goods—Goods: § 13.1625 *Free goods or services*; § 13.1647 *Guarantees*; § 13.1705 *Prize contests*; Misrepresenting oneself and goods—Prices: § 13.1823 *Terms and conditions*. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1882 *Prices*; § 13.1892 *Sales contract, right-to-cancel provision*; § 13.1905 *Terms and conditions*. Subpart—Securing agents or representatives by misrepresentation: § 13.2130 *Earnings*; § 13.2165 *Terms and conditions*. Subpart—Securing orders by deception: § 13.2170 *Securing orders by deception*.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Publishers Continental Sales Corp. et al., Michigan City, Ind., Docket No. 8841, Feb. 11, 1972]

*In the Matter of Publishers Continental Sales Corp., a Corporation, Walter H. Lake, Jr., and Robert W. Lake, Individually and as Officers of the Said Corporation*

Order requiring a Michigan City, Ind., solicitor and seller of magazine subscriptions to the public through sales agents to cease failing to reveal all aspects of the job when recruiting prospective solicitors, misrepresenting that such solicitors will be engaged in contests for college and other awards, misrepresenting the terms and conditions of soliciting subscriptions, deceptively guaranteeing the delivery of the magazines, fostering sympathy appeals by its solicitors, failing to refund monies promptly, and failing to notify subscribers of their rights to cancel subscription contract within 3 days. The respondent is also required to deliver a copy of the decision and order to its sales agents and representatives.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

*It is ordered*, That respondents Publishers Continental Sales Corp., a corporation, and its officers, and Walter H. Lake, Jr., individually and as an officer of said corporation, and respondents' agents, representatives, employees, successors, and assigns, directly or through any corporate or other device, in connection with the advertising, offering for sale, or distribution of magazines, magazine subscriptions, or other products or the sale, solicitation, or acceptance of subscriptions for magazines or other publications or monies paid therefor, in commerce, as "commerce" is defined in the

(j) That the use of respondent's vitamin-mineral "capsulets" will be of benefit in the prevention of the symptoms of tiredness, nervousness, restlessness, listlessness, worry, irritability, tension, depression, lack of pep or energy, loss of vigor or vitality, or lack of alertness, unless such advertisement expressly limits the effectiveness of the preparation to those persons whose symptoms are due to a deficiency of Vitamin B-1 (Thiamin), Vitamin B-2 (Riboflavin), Vitamin C (Ascorbic Acid), or Niacinamide, and further, unless such advertising clearly and conspicuously reveals the facts that in the great majority of persons, or of any age, sex, or other group or class thereof, who experience such symptoms, these symptoms are caused by conditions other than those which may respond to the use of respondent's vitamin-mineral preparation, and that in such persons the preparation will not be of benefit.

(k) That the ingredients in respondent's vitamin-mineral preparation other than Vitamin B-1 (Thiamin), Vitamin B-2 (Riboflavin), Vitamin C (Ascorbic Acid), or Niacinamide will be of benefit in the prevention of tiredness, nervousness, restlessness, listlessness, worry, irritability, tension, depression, lack of pep or energy, loss of vigor or vitality, or lack of alertness.

2. Dissemination, or causing to be disseminated, by any means, for the purpose of inducing, or which is likely to induce, directly or indirectly, the purchase of respondent's products in commerce, as "commerce" is defined in the Federal Trade Commission Act, any advertisement which contains any of the representations or misrepresentations prohibited by paragraph 1 hereof.

*It is further ordered*, That respondent G.R.I. Corp., a corporation, and its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale or distribution of "Bio-Rich Beauty Cream," "Over Fifty Capsulets," and "Beauty Kits," or any food, drug, or cosmetic product in commerce, as "commerce" is defined by the Federal Trade Commission Act, do forthwith cease and desist from:

1. Shipping or sending any merchandise to any person without the prior expressed request or consent of the person to whom such merchandise is sent, unless such merchandise is a free sample and has attached to it a clear and conspicuous statement informing the recipient that he may treat the merchandise as a gift to him and has the right to retain, use, discard, or dispose of it in any manner he sees fit without any obligation whatsoever to the sender in regard to that merchandise.

2. Mailing any bill or any dunning communication for any merchandise shipped or sent without the prior expressed request or consent of the recipient, to such recipient.

3. Shipping or sending merchandise to any person and attempting, or causing to

attempt, the collection of the price thereof when a notification of cancellation for any further shipments of merchandise has been sent by such person: *Provided, however*, That it shall be a defense in any enforcement proceeding instituted under this prohibition for respondent to affirmatively establish that: (1) Such merchandise had been shipped less than ten (10) working days after said notification of cancellation had been received by respondent in the regular course of business, and (2) no invoices, except for that one accompanying the shipment of said merchandise, or any notice requesting payment for or return of said merchandise had been sent or caused to be sent by respondent to such person concerning said shipment, except that respondent may send one notice to such person advising that the cancellation has been effected and requesting the return of such merchandise if respondent clearly discloses in said notice that such person is under no obligation to return said merchandise, and respondent promises to pay for the return of said merchandise and further, respondent, in fact, reimburses such person for any expenses incurred in its return.

4. Attempting, or causing to attempt, the collection of the price for merchandise when such merchandise has been refused and returned to respondent: *Provided, however*, That it shall be a defense in any enforcement proceeding instituted under this prohibition for respondent to affirmatively establish that any collection notice sent in regard to said refused and returned merchandise could not reasonably be halted after the return of said merchandise, except that this defense shall be unavailable with respect to any collection notice sent more than twenty (20) days after the date on which such merchandise has been refused, returned, and received by respondent in the regular course of business.

*It is further ordered*, That the respondent corporation shall forthwith distribute a copy of this order to each of its operating divisions or departments.

*It is further ordered*, That respondent notify the Commission at least thirty (30) days prior to any proposed change in the corporate respondent such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or any other change in the corporation which may affect compliance obligations arising out of the order.

*It is further ordered*, That respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with the order to cease and desist.

Issued: February 11, 1972.

By the Commission.

[SEAL] CHARLES A. TOBIN,  
Secretary.

[FR Doc.72-3885 Filed 3-14-72; 8:49 am]

Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing, directly or by implication, to prospective solicitors and solicitors that they will travel on a planned itinerary to various large cities throughout the United States; or misrepresenting in any manner, the travel opportunities available to their representatives or solicitors.

2. Representing, directly or by implication, to prospective solicitors and solicitors that respondents' will pay the expenses of such solicitors; or misrepresenting, in any manner, the terms or conditions of employment as a solicitor for respondents.

3. Representing, directly or by implication, to prospective solicitors or solicitors that respondents will furnish all transportation to such solicitors while traveling for, or on behalf of, respondents.

4. Representing, directly or by implication, to prospective solicitors and solicitors that they will serve in any capacity other than as magazine subscription solicitors selling magazines on a door-to-door basis; or misrepresenting, in any manner, the terms, conditions, or nature of such employment, or the manner or amount of payment for such employment.

5. Failing clearly and unqualifiedly, to reveal during the course of any contact or solicitation of any prospective employee, sales agent or representative, whether directly or indirectly, or by written or printed communications, or by newspaper or periodical advertising, or person-to-person, that such prospective employee, sales agent or representative will be employed to solicit the sale of magazine subscription.

6. Soliciting or accepting subscriptions for magazines or other publications which respondents have no authority to sell or which respondents cannot promptly deliver or cause to be delivered.

7. Representing, directly or by implication, that respondents' representatives or solicitors are participants in a contest working for prize awards and are not solicitors working for money compensation; or misrepresenting, in any manner, the status of their sales agents or representatives or the manner or amount of compensation they receive.

8. Representing, directly or by implication, that respondents' representatives or solicitors are employed by or for the benefit of any charitable or nonprofit organization; or misrepresenting in any manner, the identity of the solicitor or of his firm or of the business they are engaged in.

9. Representing, directly or by implication, that respondents' representatives or solicitors are employed by or affiliated with programs sponsored by a government agency the purpose of which is to provide assistance to underprivileged groups or persons.

10. Representing, directly or by implication, that respondents' representatives or solicitors are competing for college scholarship awards.

11. Representing, directly or by implication, that respondents' representa-

tives or solicitors are college students working their way through school, unless such is the fact.

12. Representing, directly or by implication, that respondents' sales agents or representatives have been or are bonded or making any references to bonding, unless such sales agents or representatives have been bonded by a recognized bonding agency, and any payments made pursuant to such bonding arrangement would accrue directly to the benefit of subscribers ordering subscriptions from respondents' representatives or solicitors; or misrepresenting, in any manner, the nature, terms or conditions of any such bond.

13. Representing, directly or by implication, that respondents have a legal arrangement with any independent third party which insures the placement and fulfillment of each and every magazine subscription order; or misrepresenting, in any manner, the nature, terms and conditions of any such arrangement.

14. Representing, directly or by implication, that respondents guarantee the delivery of magazines for which they sell subscriptions and accept payments, without clearly and conspicuously disclosing the terms and conditions of any such guarantee; or misrepresenting, in any manner, the terms and conditions of any guarantee.

15. Representing, directly or by implication, that the money paid by a subscriber to the respondents' representative or solicitor at the time of the sale is the total cost of the subscription in instances where the subscriber will be required to remit an additional amount in order to receive the subscription as ordered.

16. Representing, directly or by implication, that magazines purchased by subscribers will be distributed to various schools and institutions as gifts or contributions.

17. Misrepresenting the number and name(s) of publications being subscribed for, the number of issues and duration of each subscription and the total price for each and all such publications.

18. Utilizing any sympathy appeal to induce the purchase of subscriptions, including but not limited to: Illness, disease, handicap, race, financial need, eligibility for benefit offered by respondents, or other personal status of the solicitor, past, present, or future; or representing that earnings from subscription sales will benefit certain groups of persons such as students or the underprivileged, or will help charitable or civic groups, organizations, or institutions.

19. Failing to answer and to answer promptly inquiries by or on behalf of subscribers regarding subscriptions placed with respondents.

20. Failing within 30 days from the date of sale of any subscription to enter each magazine subscription with publishers for magazines which respondents are authorized by the publisher or distributor thereof to sell: *Provided, however*, in those sales in which an additional payment is required, the subscrip-

tion shall be entered within 14 days of the receipt of the final payment, but in no event shall any subscription be entered later than 60 days from the date of sale.

21. Failing within 30 days from the date of sale of any subscription to notify a subscriber of respondents' inability to place all or a part of a subscription and to deliver each of the magazines or other publications subscribed for; and to offer each such subscriber the option to receive a full refund of the money paid for such subscription or part thereof which respondents are unable to deliver or to substitute other publications in lieu thereof.

22. Failing within 14 days from the receipt of notification of a subscriber's election as provided in paragraph 21 hereof, to make the required refund or to enter the subscription with publishers, as elected by the subscriber.

23. Failing to refund to subscribers the money said subscribers have paid for subscriptions to magazines or, at the election of the subscriber, to enter the subscription as originally ordered in instances where the respondents' representatives or solicitors have appropriated such money to their own use and have failed to enter the subscriptions as ordered by said subscribers, within 14 days of verified notice thereof.

24. Failing to give clear and conspicuous oral and written notice to each subscriber that upon written request said subscriber will be entitled to a refund of all monies paid if he does not receive the magazine or magazines subscribed for within 120 days of the date of the sale thereof.

25. Failing to refund all moneys to subscribers who have not received magazines subscribed for through respondent within 120 days from the date of the sale thereof upon written request for such refund by such subscribers.

26. Failing to arrange for the delivery of publications already paid for or promptly refunding money on a pro rata basis for all undelivered issues of publications for which payment has been made in advance.

27. Failing to furnish to each subscriber at the time of sale of any subscription a duplicate original of the contract, order or receipt form showing the date signed by the customer and the name of the sales representative or solicitor together with the respondent corporation's name, address and telephone number and showing on the same side of the page the exact number and name(s) of the publications being subscribed for, the number of issues and duration of each subscription and the total price for each and all such publications.

28. Failing to:

(a) Inform orally all subscribers and to provide in writing in all subscription contracts that the subscription may be canceled for any reason by notification to respondents in writing within 3 business days from the date of the sale of the subscription.

(b) Refund immediately all moneys to (1) subscribers who have requested subscription cancellation in writing within

3 business days from the sale thereof, and (2) subscribers showing that respondents' solicitations or performance were attended by or involved violation of any of the provisions of this order.

29. Furnishing, or otherwise placing in the hands of others, the means or instrumentalities by or through which the public may be misled or deceived in the manner or as to the things prohibited by this order.

*It is further ordered, That:*

(a) Respondents herein deliver, by registered mail, a copy of this decision and order to each of their present and future crew managers, and other supervisory personnel engaged in the sale or supervision of persons engaged in the sale of respondents' products or services;

(b) Respondents herein require each person so described in paragraph (a) above to clearly and fully explain the provisions of this decision and order to all sales agents, representatives and other persons engaged in the sale of the respondents' products or services;

(c) Respondents provide each person so described in paragraphs (a) and (b) above with a form returnable to the respondents clearly stating his intention to be bound by and to conform his business practices to the requirements of this order;

(d) Respondents inform each of their present and future crew managers, sales agents, representatives, and other persons engaged in the sale of respondents' products or services that the respondents shall not use any third party, or the services of any third party if such third party will not agree to so file notice with the respondents and be bound by the provisions of the order;

(e) If such third party will not agree to so file notice with the respondents and be bound by the provisions of the order, the respondents shall not use such third party, or the services of such third party to solicit subscriptions;

(f) Respondents inform the persons described in paragraph (a) and (b) above that the respondents are obligated by this order to discontinue dealing with those persons who continue on their own to deceptive acts or practices prohibited by this order;

(g) Respondents institute a program of continuing surveillance adequate to reveal whether the business operations of each said person described in paragraphs (a) and (b) above conform to the requirements of this order;

(h) Respondents discontinue dealing with the persons so engaged, revealed by the aforesaid program of surveillance, who continue on their own the deceptive acts or practices prohibited by this order; and that

(i) Respondents upon receiving information or knowledge from any source concerning two or more bona fide complaints prohibited by this order against any of their sales agents or representatives during any 1-month period will be responsible for either ending said practices or securing the termination of the employment of the offending sales agent or representative.

*It is further ordered, That respondents herein shall notify the Commission at least 30 days prior to any proposed change in the structure of any of the corporate respondent such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or any other change in the respective corporation which may affect compliance obligations arising out of this order.*

*It is further ordered, That respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.*

*It is further ordered, That the respondent corporation shall forthwith distribute a copy of this order to each of its operating divisions.*

*It is further ordered, That the complaint be, and it hereby is, dismissed as to Robert W. Lake as an individual.*

Issued: February 11, 1972.

By the Commission.

[SEAL] CHARLES A. TOBIN,  
Secretary.

[FR Doc.72-3886 Filed 3-14-72;8:49 am]

[Docket No. C-2139]

**PART 13—PROHIBITED TRADE PRACTICES**

**James P. Spratt et al.**

Subpart—Advertising falsely or misleadingly: § 13.71 *Financing*; § 13.73 *Formal regulatory and statutory requirements*: 13.73-92 *Truth in Lending Act*; § 13.185 *Refunds, repairs, and replacements*: § 13.260 *Terms and conditions*. Subpart—Misrepresenting oneself and goods—Goods: § 13.1623 *Formal regulatory and statutory requirements*: 13.1623-95 *Truth in Lending Act*; § 13.1725 *Refunds*; § 13.1760 *Terms and conditions*. Subpart—Neglecting, unfairly or deceptively, to make material disclosures: § 13.1852 *Formal regulatory and statutory requirements*: 13.1852-75 *Truth in Lending Act*; § 13.1905 *Terms and conditions*.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 82 Stat. 146, 147; 15 U.S.C. 45, 1601-1605) [Cease and desist order, James P. Spratt et al., Shreveport, La., Docket No. C-2139, Jan. 25, 1972]

*In the Matter of James P. Spratt and Harry P. Scroggins, Individually, Trading and Doing Business as Credit Arrangers, Credit Arrangers, Inc., and Credit Arrangers of Jefferson, Inc.*

Consent order requiring two Shreveport, La., operators of debt consolidation businesses to cease failing to disburse promptly to creditors any money received from clients, misrepresenting the efficacy of their service in dealing with creditors, and failing to contact creditors to attempt settlement; respondents also violated the Truth in Lending Act by

failing to make disclosures in accordance with Regulation Z of said Act.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

*It is ordered, That respondents James P. Spratt and Harry P. Scroggins, individually, trading and doing business as Credit Arrangers, Credit Arrangers, Inc., and Credit Arrangers of Jefferson, Inc., or under any other name, and respondents' agents, representatives, and employees, successors and assigns, directly or through any corporate or other device, in connection with the conduct of any business for the assisting of debtors, or any other business, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:*

1. Failing to disburse promptly to creditors any money received from clients, less charges permitted by applicable law and/or contract.

2. Representing, directly or by implication, that their clients will be assured of delay, restraint or other forbearance on the part of all the creditors of said clients in effecting, or attempting to effect, collection of debts owed them by said clients, or misrepresenting, directly or by implication, their efficacy in providing for, obtaining delay, restraint or other forbearance on the part of the creditors of their clients in effecting, or attempting to effect, collection of debts owed them by said clients.

3. Representing, directly, or by implication, that they will consolidate the debts of their clients to their clients' creditors, or financially assist or arrange for financial assistance in the payment of such debts, provided however, that it shall be a defense in any enforcement proceeding hereunder that respondents have actually made a bona fide attempt to consolidate the debts or have financially assisted, or arranged for the financial assistance in the payment of such debts.

4. Failure to contact creditors to attempt to effect a debt consolidation agreement; and to make clear to the client orally and in writing that the creditor may not agree to any debt pooling arrangement proposed.

5. Misrepresenting in any manner the kind or character of the services they render.

6. Misrepresenting themselves to be incorporated.

*It is further ordered, That respondents James P. Spratt and Harry P. Scroggins, individually, trading and doing business as Credit Arrangers, Credit Arrangers, Inc., and Credit Arrangers of Jefferson, Inc., or under any other name, and respondents' agents, representatives, and employees, directly or through any corporate or other device in connection with any extension or arrangement for the extension of consumer credit, or any advertisement to aid, promote or assist, directly or indirectly, any extension of consumer credit as "consumer credit" and "advertisement" are defined in Regulation Z (12 CFR Part 226) of the Truth in Lending Act (Public Law 90-321, 15*

U.S.C. 1601 et seq), do forthwith cease and desist from:

Failing, in any consumer credit transaction or advertisement, to make all disclosures, determined in accordance with §§ 226.4 and 226.5 of Regulation Z, in the manner, form and amount required by §§ 226.6, 226.7, 226.8, 226.9 and 226.10 of Regulation Z.

It is further ordered, That the respondents herein shall forthwith deliver a copy of this order to cease and desist to all present and future salesmen or other persons engaged in the sale of respondents' merchandise, products or services, and shall secure from each such salesman or other person a signed statement acknowledging receipt of said order.

It is further ordered, That the respondents shall notify the Commission within thirty (30) days prior to any change in this business organization such as dissolution, assignment, incorporation or sale resulting in the emergence of a successor corporation or partnership or any other change which may affect compliance obligations arising out of this order.

It is further ordered, That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

Issued: January 25, 1972.

By the Commission.

[SEAL] CHARLES A. TOBIN,  
Secretary.

[FR Doc.72-3887 Filed 3-14-72; 8:49 am]

[Docket No. C-2140]

### PART 13—PROHIBITED TRADE PRACTICES

#### West Point Chinchillas, Inc., et al.

Subpart—Advertising falsely or misleadingly: § 13.50 Dealer or seller assistance; § 13.60 Earnings and profits; § 13.70 Fictitious or misleading guarantees; § 13.73 Formal regulatory and statutory requirements: 13.73-92 Truth in Lending Act; § 13.175 Quality of product or service. Subpart—Misrepresenting oneself and goods—Goods: § 13.1608 Dealer or seller assistance; § 13.1615 Earnings and profits; § 13.1623 Formal regulatory and statutory requirements: 13.1623-95 Truth in Lending Act; § 13.1647 Guarantees; § 13.1715 Quality. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1852 Formal regulatory and statutory requirements: 13.1852-75 Truth in Lending Act; § 13.1892 Sales contract, right-to-cancel provision; § 13.1905 Terms and conditions: 13.1905-60 Truth in Lending Act.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 82 Stat. 146, 147; 15 U.S.C. 45, 1601-1605) [Cease and desist order, West Point Chinchillas, Inc., et al., Akron, Ohio, Docket No. C-2140, Feb. 3, 1972]

*In the Matter of West Point Chinchillas, Inc., a Corporation, and John J. Meyers, Individually and as an Officer of Said Corporation, and Katherine Summerville Meyers, Individually and as an Officer of Said Corporation*

Consent order requiring Akron, Ohio, sellers and distributors of chinchilla breeding stock to cease making exaggerated profit claims, exaggerating the number of live offspring produced, deceptively guaranteeing their stock, and making other unfair representations; each contract is also required to contain a 3-day cancellation provision and a notice that any note may be negotiated to a third party. Respondents are also required to use in their consumer credit transactions the terms prescribed by Regulation Z of the Truth in Lending Act.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

I. It is ordered, That respondents West Point Chinchillas, Inc., a corporation, and John J. Meyers and Katherine Summerville Meyers, individually and as officers of said corporation, and respondents' agents, representatives, and employees, directly or through any corporate, or other device, in connection with the advertising, offering for sale, sale or distribution of chinchilla breeding stock or any other articles of merchandise, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

A. Representing directly or by implication that:

1. It is commercially feasible to breed or raise chinchillas in homes, basements, spare rooms, or garages, or other quarters or buildings, unless in immediate conjunction therewith it is clearly and conspicuously disclosed that the represented quarters or buildings can only be adaptable to and suitable for the breeding and raising of chinchillas on a commercial basis if they have the requisite space, temperature, humidity, ventilation, and other environmental conditions.

2. Breeding chinchillas purchased from respondents as a commercially profitable enterprise can be achieved without previous knowledge or experience in the breeding, caring for and raising of such animals.

3. The number of litters or sizes thereof produced per female chinchilla is any number of range thereof; or representing, in any manner, the past number or range of numbers of litters or sizes produced per female chinchilla of purchasers of respondents' breeding stock unless, in fact, the past number or range of numbers represented are those of a substantial number of purchasers and accurately reflect the number or range of numbers of litters or sizes thereof produced per female chinchilla of these purchasers under circumstances similar to those of the purchaser to whom the representation is made and unless such

facts are fully documented by accurate records.

4. A purchaser starting with eight (8) females and two (2) males of respondents' chinchilla breeding stock will start to earn profits or income from the sale of live animals or their pelts after 3 years, or representing in any manner the past earnings, profits, or income of purchasers of respondents' breeding stock unless, in fact, the past earnings, profits, or income represented are those of a substantial number of purchasers and accurately reflect the average profits or range of profits of these purchasers under circumstances similar to those of the purchaser to whom the representation is made and unless such facts are fully documented by accurate records.

5. Chinchilla breeding stock purchased from respondents is guaranteed to live and litter and herds will double in 1 year.

6. Chinchilla breeding stock purchased from respondents is guaranteed or warranted without clearly and conspicuously disclosing the nature and extent of the guarantee, the manner in which the guarantor will perform thereunder, and the identity of the guarantor, and unless respondents do, in fact, promptly fulfill all obligations and requirements set forth in or represented, directly or by implication, to be contained in any guarantee or warranty applicable to each and every chinchilla.

7. Chinchillas or chinchilla pelts are in great demand; or that purchasers of respondents' breeding stock can expect to be able to sell the offspring of respondents' chinchillas because said chinchillas or pelts are in great demand.

8. Respondents will purchase all or any offspring raised by purchasers of respondents' chinchilla breeding stock unless respondents do, in fact, purchase all of the offspring offered by said purchasers at the price and on the terms and conditions represented.

9. The assistance or advice furnished to purchasers of respondents' chinchilla breeding stock by respondents will enable purchasers to successfully breed or raise chinchillas as a commercially profitable enterprise.

10. Respondents have an expert staff to assist purchasers of respondents' chinchilla breeding stock in the care and maintenance of said animals and such assistance is available promptly and at all times unless they have such staff as represented and their services and assistance are available promptly and at all times.

11. Respondents' chinchilla breeding stock is of top quality as rated by a reputable fur grading system, or misrepresenting, in any manner, the quality of respondents' chinchilla breeding stock.

12. Chinchillas are hearty animals or are not susceptible to ailments.

13. West Point is one of the largest sellers of chinchilla breeding stock in the United States and has had many years of experience in chinchilla raising.

14. A rancher must buy all supplies from National Chinchilla Supply Corp. or obtain permission from respondents

prior to buying from another source so as to assure the quality of the food and supplies purchased.

B. Misrepresenting, directly or by implication:

1. The assistance, training, services, or advice supplied by respondents to purchasers of their chinchilla breeding stock.

2. The earnings or profits to purchasers or reproduction capacity of any chinchilla breeding stock.

3. The market demand for the pelts or offspring of respondents' chinchillas.

4. Chinchilla pelts and offspring from respondents' breeding stock will sell for any price, average price, or range of prices; or the past price, average price, or range of prices of purchasers of respondents' breeding stock unless, in fact, the past price, average price, or range of prices represented are those of a substantial number of purchasers and accurately reflect the price, average price, or range of prices realized by these purchasers under circumstances similar to those of the purchaser to whom the representation is made.

*It is further ordered*, That the respondents herein shall, in connection with the offering for sale, the sale or distribution of chinchilla breeding stock or any other related products, when the offer for sale or sale is made in the buyers home, forthwith:

1. Include in each contract a provision giving the purchaser in any sale, whether in the form of trade acceptance, conditional sales contract, promissory note, or otherwise, that such sale shall not become binding on the buyer prior to midnight of the third day, excluding Sundays and legal holidays, after date of execution.

2. Disclose orally, prior to the time of sale, and in writing, on any trade acceptance, conditional sales contract, promissory note or other instrument executed by the buyer with such conspicuousness and clarity as is likely to be observed and read by such buyer, that the buyer may rescind or cancel by directing or mailing a notice of cancellation to respondents prior to midnight of the third day, excluding Sundays and legal holidays, after the date of sale. Upon such cancellation the burden shall be on respondents to collect any goods left in the buyer's home and to return any payments received from the buyer. Nothing contained in this right-to-cancel provision shall relieve buyers of the responsibility of taking reasonable care of the goods prior to cancellation and during a reasonable period following cancellation.

3. Provide a separate and clearly understandable form which the buyer may use as a notice of cancellation.

4. *Provided, however*, That nothing contained in this part of the order shall relieve respondents of any additional obligations respecting contracts made in the home required by Federal law or the law of the State in which the contract is made. When such obligations are inconsistent, respondents can apply to the Commission for relief from this provision with respect to contracts executed in

the State in which such different obligations are required. The Commission, upon proper showing, shall make such modifications as may be warranted in the premises.

*It is further ordered*, That the respondents will incorporate the following statement on the face of all contracts executed by respondents' customers with such conspicuousness and clarity as is likely to be observed, read, and understood by the purchaser:

IMPORTANT NOTICE

If you are obtaining credit in connection with this contract you will be required to sign a promissory note. This note may be purchased by a bank, finance company or any other third party. If it is purchased by another party, you will be required to make your payments to the purchaser of the note. You should be aware that if this happens you may be required to pay the note in full to the new owner of the note even if this contract is not fulfilled.

II. *It is ordered*, That respondents West Point Chinchillas, Inc., a corporation, and John J. Meyers and Katherine Meyers, individually and as officers of said corporation, and respondents' agents, representatives and employees, directly or through any corporate or other device, in connection with any extension of consumer credit or any advertisement to aid, assist directly or indirectly any extension of consumer credit as "consumer credit" and "advertisement" are defined in Regulation Z (12 CFR Part 226) of the Truth In Lending Act (Public Law 90-321, 15 U.S.C. 1601 et seq.), do forthwith cease and desist from:

1. Failing to print the term "finance charge" more conspicuously than other terminology where such term is required to be used as required by § 226.6(a) of Regulation Z.

2. Failing to make full disclosures before the transaction is consummated and to furnish the customers with a duplicate of the instrument or a statement by which the required disclosures are made, as required by § 226.8(a) of Regulation Z.

3. Failing to make all the required disclosures in any one of the following three ways:

(a) Together on the contract evidencing the obligation on the same side of the page and above or adjacent to the place for the customer's signature; or

(b) On one side of the separate statement which identifies the transaction; or

(c) On both sides of the single document containing on each side thereof the statement: "Notice: See Other Side For Important Information", with a place for the customer's signature following the full content of the document, as required by §§ 226.8(a) and 226.801 of Regulation Z.

4. Failing to make the full disclosures required in sale and non-sale credit transactions, as set forth in § 226.8(b) of Regulation Z.

5. Failing to make the full disclosures required for credit sales as set forth in § 226.8(c) of Regulation Z.

6. Failing, in any consumer credit transaction or advertisement, to make all

disclosures, determined in accordance with §§ 226.4 and 226.5 of Regulation Z, in the manner, form and amount required by §§ 226.6, 226.7, 226.8, 226.9, and 226.10 of Regulation Z.

*It is further ordered*, That respondents deliver a copy of this order to cease and desist to all present and future personnel of respondents engaged in the offering for sale, or sale of any products or in the consummation of any extension of consumer credit or in any aspect of preparation, creation, or placing of advertising, and that respondents secure a signed statement acknowledging the receipt of said order from each such person.

*It is further ordered*, That respondents notify the Commission at least thirty (30) days prior to any proposed change in the corporate respondent such as dissolution, assignment or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or any other change in the corporation which may affect compliance obligations arising out of the order.

*It is further ordered*, That the respondents herein shall, within sixty (60) days after service upon them of this order file with the Commission a report, in writing, setting forth in detail the manner and form in which they have complied with this order.

Issued: February 3, 1972.

By the Commission.

[SEAL] CHARLES A. TOBIN,  
Secretary.

[FR Doc.72-3888 Filed 3-14-72; 8:49 am]

## Title 21—FOOD AND DRUGS

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

#### SUBCHAPTER B—FOOD AND FOOD PRODUCTS

##### PART 121—FOOD ADDITIVES

##### Subpart C—Food Additives Permitted in the Feed and Drinking Water of Animals or for the Treatment of Food-Producing Animals

##### PART 135e—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

##### Oleandomycin

The Commissioner of Food and Drugs has evaluated supplemental new animal drug applications (11-545V and 35-287V) filed by Pfizer, Inc., 235 East 42d Street, New York, NY 10017, proposing revised indications for the safe and effective use of oleandomycin in chicken and swine feed. The supplemental applications are approved.

The order also provides for deletion of parts of sections of the food additive regulations providing for the use of oleandomycin in combination with other drugs in chicken and swine feed. The order further provides for recodification of the existing regulations concerning oleandomycin from Part 121 to Part 135e

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347; 21 U.S.C. 360b(1)) and under authority delegated to the Commissioner (21 CFR 2.120), Parts 121 and 135e are amended as follows:

1. Section 121.262(c) is amended in item 1.17 in table 1 in the "Limitations" column by adding the words "or fryer" following the word "broiler."

2. Section 135e.57(f) is amended in the table in items 1 and 2 in the "Limitations" and "Indications for use" columns and by adding a new item 3 as follows:

§ 135e.57 Nequinatone.  
 \* \* \* \* \*  
 (f) *Conditions of use.* It is used as follows:

**PART 121—FOOD ADDITIVES**  
**Subpart C—Food Additives Permitted in Feed and Drinking Water of Animals or for the Treatment of Food-Producing Animals**

**PART 135e—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS**

**Nequinatone**

The Commissioner of Food and Drugs has evaluated a supplemental new animal drug application (41-646V) filed by Ayerst Laboratories, Division of American Home Products Corp., 685 Third Avenue, New York, N.Y. 10017, to provide for safe and effective use of nequinatone in feed for fryer, roaster, and replacement chickens. The supplemental application is approved.

Principal ingredient	Grams per ton	Combined with	Grams per ton	Limitations	Indications for use
1. * * *	* * *	* * *	* * *	For broiler or fryer chickens only; feed continuously as the sole ration.	An aid in the prevention of coccidiosis caused by <i>E. tenella</i> , <i>E. necatrix</i> , <i>E. acervulina</i> , <i>E. mazima</i> , <i>E. brunetti</i> , and <i>E. mitis</i> .
2. * * *	* * *	* * *	* * *	For broiler or fryer chickens only; feed continuously as sole ration throughout the starting period; withdraw 5 days before slaughter, as sole source of organic arsenic.	An aid in the prevention of coccidiosis caused by <i>E. tenella</i> , <i>E. necatrix</i> , <i>E. acervulina</i> , <i>E. brunetti</i> , and <i>E. mitis</i> ; growth promotion and feed efficiency; for improving pigmentation.
3. Nequinatone	18.16 (0.002%)	-----	-----	For roaster chickens; for replacement chickens intended for use as caged layers; feed continuously as the sole ration; do not feed to chickens over 10 weeks of age.	An aid in the prevention of coccidiosis caused by <i>E. tenella</i> , <i>E. necatrix</i> , <i>E. acervulina</i> , <i>E. mazima</i> , <i>E. brunetti</i> , and <i>E. mitis</i> .

*Effective date.* This order shall be effective upon publication in the FEDERAL REGISTER (3-15-72).

(Sec. 512(1), 82 Stat. 347; 21 U.S.C. 360b(1))

Dated: March 3, 1972.

C. D. VAN HOUWELING,  
 Director,  
 Bureau of Veterinary Medicine.

[FR Doc.72-8790 Filed 3-14-72; 8:45 am]

§ 121.327 [Revoked]  
 c. By revoking § 121.327.  
 2. A new § 135e.45 is added to Part 135e as follows:

§ 135e.45 Oleandomycin.  
 (a) *Specifications.* It is the antibiotic substance produced by the growth of *Streptomyces antibioticus* or the same antibiotic substance produced by any other means, and for the purpose of this section refers to oleandomycin or feed grade oleandomycin.

(b) *Approvals.* Premix level of 4 grams of oleandomycin activity per pound granted; for sponsor see code No. 030 in § 135.501(c) of this chapter.

(c) *Assay limits.* Finished feed 85-115 percent of labeled amount.

(d) *Related tolerances.* See § 135g.6 of this chapter.

(e) *Conditions of use.* (1) It is used as follows:

Grams per ton	Combined with	Grams per ton	Limitations	Indications for use
1. Oleandomycin	5-11.25	-----	For swine; not to be used for breeding swine.	For increased rate of weight gain and improved feed efficiency for confined and pasture raised swine.
2. Oleandomycine	1-2	-----	For chickens and turkeys; not to be used for laying hens.	For increased rate of weight gain and improved feed efficiency for floor raised broiler chickens and growing turkeys.

(2) Oleandomycin may also be used in combination with amprolium in accordance with § 121.210 of this chapter.

*Effective date.* This order shall be effective upon publication in the FEDERAL REGISTER (3-15-72).

(Sec. 512(1), 82 Stat. 347; 21 U.S.C. 360b(1))

Dated: March 2, 1972.

C. D. VAN HOUWELING,  
 Director,  
 Bureau of Veterinary Medicine.

[FR Doc.72-3789 Filed 3-14-72; 8:45 am]

**Title 26—INTERNAL REVENUE**

**Chapter I—Internal Revenue Service,  
Department of the Treasury**

**SUBCHAPTER A—INCOME TAX**

[T.D. 7170]

**PART 1—INCOME TAX; TAXABLE  
YEARS BEGINNING AFTER DECEMBER  
31, 1953**

**Percentage Depletion; Gross Income  
From the Property in the Case of  
Minerals Other Than Oil and Gas**

On October 1 and 9, 1971, a notice of proposed rule making to amend the Income Tax Regulations (26 CFR Part 1) under sections 381, 482, 611, 613, and 614 of the Internal Revenue Code of 1954 was published in the FEDERAL REGISTER (36 F.R. 19256, 19702). After consideration of all relevant matter presented by interested persons regarding the proposed rules, the amendment of regulations is hereby adopted, subject to the changes set forth below. In addition, § 1.613-1 and paragraph (c)(1) of § 1.613-2 of the Income Tax Regulations, which are set forth in paragraphs 1 and 2 below, are amended to revise cross references.

PARAGRAPH 1. Section 1.613-1 is revised.

PAR. 2. Section 1.613-2 is amended by revising paragraph (c)(1) thereof.

PAR. 3. Paragraph 4 of the appendix to the notice of proposed rule making is deleted.

PAR. 4. Section 1.613-4, as set forth in paragraph 6 of the appendix to the notice of proposed rule making, is amended by revising paragraph (a), by revising paragraph (b)(2), by redesignating subparagraphs (4) and (5) of paragraph (c) as subparagraphs (5) and (6), by adding a new subparagraph (4) and by revising redesignated subparagraph (6) of paragraph (c), by revising subdivisions (i) and (ii) (a), (b), (c), and (e) of paragraph (d)(1), by revising subdivisions (iv) and (vi) of paragraph (d)(4), by redesignating subparagraphs (6), (7), and (8) of paragraph (d) as subparagraphs (5), (6), and (7), by revising redesignated paragraph (d)(6), by revising paragraph (e)(2)(iii), by revising subparagraphs (1)(iii), (3)(i), (ii), and (iii), and (5)(ii) of paragraph (f), and by revising subparagraphs (5) and (6)(ii) and (vii) of paragraph (g).

(Secs. 611(a) and 7805 of the Internal Revenue Code of 1954; 68A Stat. 207, 917; 26 U.S.C. 611(a), 7805)

WILLIAM H. LOEB,  
Acting Commissioner of  
Internal Revenue.

Approved: March 10, 1972.

FREDERIC W. HICKMAN,  
Acting Assistant  
Secretary of the Treasury.

The following regulations are hereby prescribed to amend the sections indicated herein of the Income Tax Regula-

tions under sections 381, 482, 611, 613, and 614 of the Internal Revenue Code of 1954. Except as otherwise provided, such regulations are applicable for taxable years beginning after December 31, 1953, and ending after August 16, 1954. With respect to taxable years beginning after December 31, 1960, the regulations prescribed herein give effect to certain of the amendments made by section 302(b) of the Public Debt and Tax Rate Extension Act of 1960 (Public Law 86-564, 74 Stat. 291). With respect to taxable years beginning after October 9, 1969, in the case of minerals extracted from a saline perennial lake, and with respect to taxable years beginning after December 30, 1969, in the case of oil shale, the regulations prescribed herein give effect to certain of the amendments made by sections 501 and 502 of the Tax Reform Act of 1969 (Public Law 91-172, 83 Stat. 629, 630).

PARAGRAPH 1. Section 1.381(c)(18)-1 is amended by revising paragraph (a) thereof to read as follows:

§ 1.381(c)(18)-1 Depletion on extraction of ores or minerals from the waste or residue of prior mining.

(a) *Carryover requirement.* Section 381(c)(18) provides that the acquiring corporation in a transaction described in section 381(a) shall be considered as though it were the distributor or transferor corporation after the date of distribution or transfer for the purpose of determining the applicability of section 613(c)(3) (relating to extraction of ores or minerals from the ground). Thus, an acquiring corporation which has acquired the waste or residue of prior mining from a distributor or transferor corporation in a transaction described in section 381(a) shall be entitled, after the date of distribution or transfer, to an allowance for depletion under section 611 in respect of ores or minerals extracted from such waste or residue if the distributor or transferor corporation would have been entitled to such an allowance for depletion in the absence of the distribution or transfer. See paragraph (f) of § 1.613-4 to determine whether a distributor or transferor corporation is entitled to an allowance for depletion with respect to the waste or residue of prior mining.

PAR. 2. Section 1.482-2 is amended by revising subdivision (ii) of paragraph (e)(1) thereof, and by adding a new subdivision (v) to paragraph (e)(1). These amended and added provisions read as follows:

§ 1.482-2 Determination of taxable income in specific situations.

(e) *Sales of tangible property*—(1) *In general.* \* \* \*

(ii) Subparagraphs (2), (3), and (4) of this paragraph describe three methods of determining an arm's-length price and the standards for applying each method. They are, respectively, the comparable uncontrolled price method, the resale

price method, and the cost-plus method. In addition, a special rule is provided in subdivision (v) of this subparagraph for use (notwithstanding any other provision of this subdivision) in determining an arm's-length price for an ore or mineral. If there are comparable uncontrolled sales as defined in subparagraph (2) of this paragraph, the comparable uncontrolled price method must be utilized because it is the method likely to result in the most accurate estimate of an arm's-length price (for the reason that it is based upon the price actually paid by unrelated parties for the same or similar products). If there are no comparable uncontrolled sales, then the resale price method must be utilized if the standards for its application are met because it is the method likely to result in the next most accurate estimate in such instances (for the reason that, in such instances, the arm's-length price determined under such method is based more directly upon actual arm's-length transactions than is the cost-plus method).

A typical situation where the resale price method may be required is where a manufacturer sells products to a related distributor which, without further processing, resells the products in uncontrolled transactions. If all the standards for the mandatory application of the resale price method are not satisfied, then, as provided in subparagraph (3)(iii) of this paragraph, either that method or the cost-plus method may be used, depending upon which method is more feasible and is likely to result in a more accurate estimate of an arm's-length price. A typical situation where the cost-plus method may be appropriate is where a manufacturer sells products to a related entity which performs substantial manufacturing, assembly, or other processing of the product or adds significant value by reason of its utilization of its intangible property prior to resale in uncontrolled transactions.

(v) The price for a mineral product which is sold at the stage at which mining or extraction ends shall be determined under the provisions of §§ 1.613-3 and 1.613-4.

PAR. 3. Section 1.611-2 is amended by revising paragraph (g)(4) thereof to read as follows:

§ 1.611-2 Rules applicable to mines, oil and gas wells, and other natural deposits.

(g) *Statement to be attached to return when valuation, depletion, or depreciation of mineral property or improvements are claimed.* \* \* \*

(4) For rules relating to an additional statement to be attached to the return when the depletion deduction is computed upon a percentage of gross income from the property, see § 1.613-6.

PAR. 4. Section 1.613-1 is amended to read as follows:

### § 1.613-1 Percentage depletion; general rule.

In the case of a taxpayer computing the deduction for depletion under section 611 with respect to minerals on the basis of a percentage of gross income from the property, as defined in section 613(c) and §§ 1.613-3 and 1.613-4, such deduction shall be the percentage of such gross income as specified in section 613(b) and § 1.613-2. The deduction shall not exceed 50 percent of the taxpayer's taxable income from the property (computed without allowance for depletion). Such taxable income shall be computed in accordance with § 1.613-5. In no case shall the deduction for depletion computed under this section be less than the deduction computed upon the cost or other basis of the property provided in section 612 and the regulations thereunder. The apportionment of the deduction between the several owners of economic interests in a mineral deposit will be made as provided in paragraph (c) of § 1.611-1. For rules with respect to "gross income from the property" and for definition of the term "mining", see §§ 1.613-3 and 1.613-4. For definitions of the terms "property", "mineral deposit", and "minerals", see paragraph (d) of § 1.611-1.

PAR. 5. Section 1.613-2 is amended by revising paragraph (c)(1) thereof to read as follows:

### § 1.613-2 Percentage depletion rates.

(c) *Rules for application of paragraph (a) of this section.* (1) In no case may the allowance for depletion computed upon the basis of a percentage of gross income from the property exceed 50 percent of the taxpayer's taxable income from the property (computed without allowance for depletion). For rules relating to the computation of such taxable income, see § 1.613-5.

### §§ 1.613-5, 1.613-6, 1.613-7 [Redesignated]

PAR. 6. Sections 1.613-4, 1.613-5, and 1.613-6 are redesignated as §§ 1.613-5, 1.613-6, and 1.613-7, respectively.

PAR. 7. The following new section is added immediately after § 1.613-3:

### § 1.613-4 Gross income from the property in the case of minerals other than oil and gas.

(a) *In general.* The rules contained in this section are applicable to the determination of gross income from the property in the case of minerals other than oil and gas and the rules contained in § 1.613-3 are not applicable to such determination, notwithstanding provisions to the contrary in § 1.613-3. The term "gross income from the property," as used in section 613(c)(1), means, in the case of a mineral property other than an oil or gas property, gross income from mining. "Gross income from mining" is that amount of income which is attributable to the extraction of the ores or minerals from the ground and the application of mining processes, including mining

transportation. For the purpose of this section, "ordinary treatment processes" (applicable to the taxable years beginning before January 1, 1961) and "treatment processes considered as mining" (applicable to the taxable years beginning after December 31, 1960) will be referred to as "mining processes." Processes, including packaging and transportation, which do not qualify as mining will be referred to as "nonmining processes." Also for the purpose of this section, transportation which qualifies as "mining" will be referred to as "mining transportation" and transportation which does not qualify as "mining" will be referred to as "nonmining transportation." See paragraph (f) of this section for the definition of the term "mining" and paragraph (g) of this section for rules relating to nonmining processes.

(b) *Sales prior to the application of nonmining processes including nonmining transportation.* (1) Subject to the adjustments required by paragraph (e) (1) of this section, gross income from mining means (except as provided in subparagraph (2) of this paragraph) the actual amount for which the ore or mineral is sold if the taxpayer sells the ore or mineral—

(i) As it emerges from the mine, prior to the application of any process other than a mining process or any transportation, or

(ii) After application of only mining processes, including mining transportation, and before any nonmining transportation.

If the taxpayer sells his ore or mineral in more than one form, and if only mining processes are applied to the ore or mineral, gross income from mining is the actual amount for which the various forms of the ore or mineral are sold, after any adjustments required by paragraph (e) (1) of this section. For example, if, at his mine or quarry, a taxpayer sells several sizes of crushed gypsum and also sells gypsum fines produced as an incidental byproduct of his crushing operations, without applying any nonmining processes, gross income from mining will ordinarily be the total amount for which such crushed gypsum and fines are actually sold. See paragraphs (f) and (g) of this section for provisions defining mining and nonmining processes for various minerals.

(2) In the case of sales between members of a controlled group (including sales as to which the district director exercises his authority under section 482 and the regulations thereunder), the prices for such sales (which shall be deemed to be the actual amount for which the ore or mineral is sold) shall be determined, if possible, by use of the representative market or field price method, as described in paragraph (c) of this section; otherwise such prices shall be determined by the appropriate pricing method as provided in paragraph (d) (1) of this section. For the definitions of the terms "controlled" and "group", see paragraph (j) (1) and (2) of this section.

(c) *Cases where a representative market or field price for the taxpayer's ore*

*or mineral can be ascertained—*(1) *General rule.* If the taxpayer processes the ore or mineral before sale by the application of nonmining processes (including nonmining transportation), or uses it in his operations, gross income from mining shall be computed by use of the representative market or field price of an ore or mineral of like kind and grade as the taxpayer's ore or mineral after the application of the mining processes actually applied (if any), including mining transportation (if any), and before any nonmining transportation, subject to any adjustments required by paragraph (e) (1) of this section. See paragraph (e) (2) (1) of this section for certain other situations in which this paragraph shall apply. The objective in computing gross income from mining by the representative market or field price method is to ascertain, on the basis of an analysis of actual competitive sales by the taxpayer or others, the dollar figure or amount which most nearly represents the approximate price at which the taxpayer, in light of market conditions, could have sold his ores or minerals if, prior to the application of nonmining processes, the taxpayer had sold the quantities and types of ores and minerals to which he applied nonmining processes. If it is possible to determine a market or field price under the provisions of this paragraph, and if that price is determined to be representative, the taxpayer's gross income from mining shall be determined on the basis of that price and not under the provisions of paragraph (d) of this section. The taxpayer's own actual sales prices for ores or minerals of like kind and grade shall be taken into account when establishing market or field prices, provided that those sales are determined to be representative.

(2) *Criteria for determining whether an ore or mineral is of like kind and grade as the taxpayer's ore or mineral.* An ore or mineral will be considered to be of like kind and grade as the taxpayer's ore or mineral if, in common commercial practice, it is sufficiently similar in chemical, mineralogical, or physical characteristics to the taxpayer's ore or mineral that it is used, or is commercially suitable for use, for essentially the same purposes as the uses to which the taxpayer's ore or mineral is put. Whether an ore or mineral is of like kind and grade as the taxpayer's ore or mineral will generally be determined by reference to industrial or commercial specifications and by consideration of chemical and physical data relating to the minerals and deposits in question. The fact that the taxpayer applies slightly different size reduction processes, or the fact that the taxpayer uses slightly different beneficiation processes, or the fact that the taxpayer sells his ore or mineral for different purposes, will not, in itself, prevent another person's ore or mineral from being considered to be of like kind and grade as the taxpayer's ore or mineral. On the other hand, the fact that the taxpayer's ore or mineral is suitable for the same general commercial use as another person's ore or mineral will not cause the two

ores or minerals to be considered to be of like kind and grade if the desirable natural constituents of the two ores or minerals are markedly different substances. For example, anthracite coal will not be considered to be of like kind as bituminous coal merely because both types of coal can be used as fuel. Similarly, bituminous coal which does not possess coking qualities will not be considered to be of like grade as bituminous coking coal. However, in the case of a taxpayer who mines and uses his bituminous coal in the production of coke, all bituminous coals in the same marketing area will be considered to be of like kind, and all such bituminous coals having the same or similar coking quality suitable for commercial use by coke producers will be considered to be of like grade as the coal mined and used by the taxpayer.

Fine distinctions between various grades of minerals are to be avoided unless those distinctions are clearly shown to have genuine commercial significance.

(3) *Factors to be considered in determining the representative market or field price for the taxpayer's ore or mineral.* In determining the representative market or field price for the taxpayer's ore or mineral, consideration shall be given only to prices of ores or minerals of like kind and grade as the taxpayer's ore or mineral and with which, under commercially accepted standards, the taxpayer's ore or mineral would be considered to be in competition if it were sold under the conditions described in paragraph (b) (1) of this section. A weighted average of the competitive selling prices of ores or minerals of like kind and grade as the taxpayer's, benefited only by mining processes, if any, in the relevant markets, although not determinative of the representative market or field price, is an important factor in the determination of that price. The taxpayer's own competitive sales prices for minerals which have been subjected only to mining processes shall be taken into account in computing such a weighted average. For purposes of the preceding sentence, if the district director has exercised his authority under section 482 and the regulations thereunder and has determined the appropriate price with respect to specific sales transactions by the taxpayer, that price shall be deemed to be a competitive sales price for those transactions. Sales or purchases, including the taxpayer's, of ores or minerals of like kind and grade as the taxpayer's, will be taken into consideration in determining the representative market or field price for the taxpayer's ore or mineral only if those sales or purchases are the result of competitive transactions. The identity of the taxpayer's relevant markets (including their accessibility to the taxpayer), and the representative market or field price within those markets, are necessarily factual determinations to be made on the basis of the facts and circumstances of each individual case. For the purpose of determining the representative market or field price for the taxpayer's ore or mineral, exceptional, insignificant, unusual, tie-in, or accommodation sales shall

be disregarded. Except as provided above, representative market or field prices shall not be determined by reference to prices established between members of a controlled group. See paragraph (j) of this section for the definitions of the terms "controlled" and "group".

(4) *Use of prices of mineral of different grade.* If there is no representative market or field price for a mineral of like kind and grade as the taxpayer's, representative market or field prices for an ore or mineral which is of like kind but which is not of like grade as his ore or mineral may be used, with appropriate adjustments for differences in mineral content. Representative market or field prices of an ore or mineral of like kind but not of like grade may be used only if such adjustments are readily ascertainable. For example, it may be appropriate in a particular case to establish the representative market or field price for an ore having 50 percent X mineral content by reference to the representative market or field price for the same kind of ore having 60 percent X mineral content with an appropriate adjustment for the differences in the valuable mineral content of the two ores, any differences in processing costs attributable to impurities, and any other relevant factors.

(5) *Information to be furnished by a taxpayer computing gross income from mining by use of a representative market or field price.* A taxpayer who computes his gross income from mining pursuant to the provisions of this paragraph shall attach to his return a summary statement indicating the prices used by him in computing gross income from mining under this paragraph and the source of his information as to those prices, and the relevant supporting data shall be assembled, segregated, and made readily available at the taxpayer's principal place of business.

(6) *Limitation on gross income from mining computed under the provisions of this paragraph.* It shall be presumed that a price is not a representative market or field price for the taxpayer's ore or mineral if the sum of such price plus the total of all costs of the nonmining processes (including nonmining transportation) which the taxpayer applies to his ore or mineral regularly exceeds the taxpayer's actual sales price of his product. For example, if on a regular basis the total of all costs of nonmining processes applied by the taxpayer to coal for the purpose of making coke is \$12 per ton, and if the taxpayer's actual sale price for such coke is \$18 per ton, a price of \$7 per ton would not be a representative market or field price for the taxpayer's coal which is used for making coke. In order to rebut the presumption set forth in the first sentence of this subparagraph, it must be established that the loss on nonmining operations is directly attributable to unusual, peculiar and nonrecurring factors rather than to the use of a market or field price which is not representative. For example, the first sentence of this subparagraph shall not apply if the taxpayer establishes in an appropriate case that the loss on nonmining operations is directly attributable to an event

such as a fire, flood, explosion, earthquake, or strike.

(d) *Cases where a representative market or field price cannot be ascertained—*

(1) *General rule.* (i) If it is impossible to determine a representative market or field price as described in paragraph (c) of this section then, except as provided in subdivision (ii) of this subparagraph, gross income from mining shall be computed by use of the proportionate profits method as set forth in subparagraph (4) of this paragraph. A method of computing gross income from mining under the provisions of this paragraph shall not be deemed to be a method of accounting for purposes of paragraph (e) of § 1.446-1.

(ii) (a) The Office of the Assistant Commissioner (Technical) may determine that a method of computation is more appropriate than the proportionate profits method or the method being used by the taxpayer. The taxpayer may request such a determination (see (d) of this subdivision (ii)). If the taxpayer is using a method of computation which has been determined by the Office of Assistant Commissioner (Technical) to be more appropriate than the proportionate profits method, such method shall continue to be used until it is determined by the Office of Assistant Commissioner (Technical) that either the proportionate profits method or another method is more appropriate.

(b) The proportionate profits method is more appropriate than the method being used under (a) if, under the particular facts and circumstances, the method being used under (a) consistently fails to clearly reflect gross income from mining and the proportionate profits method more clearly reflects gross income from mining for the taxable year.

(c) An alternative method (a method other than the method being used under (a) (if any) and the proportionate profits method) is more appropriate than the method being used under (a) (if any) and the proportionate profits method if, under the particular facts and circumstances, the latter methods consistently fail to clearly reflect gross income from mining, and the alternative method being considered more clearly reflects gross income from mining on a consistent basis than the method being used under (a) (if any) and the proportionate profits method. When determining whether a method of computation clearly reflects gross income from mining, it is relevant to compare the gross income from mining produced by such method with the gross income from mining, on an equivalent amount of production, which results from the computation methods used by competitors. When determining the acceptability of proposed alternative methods, primary consideration will be given to computation methods based upon representative charges for ores, minerals, products, or services. See paragraph (c) of this section for principles determining the representative character of a charge.

(d) Application for permission to compute gross income from mining by use of an alternative method shall be made

by submitting a request to the Commissioner of Internal Revenue, Attention: Assistant Commissioner (Technical), Washington, D.C. 20224.

(e) Among the alternative methods of computation to which consideration will be given, provided that the requirements of this subdivision (ii) are met, are the methods listed in subparagraphs (5), (6), and (7) of this paragraph. The order in which these methods are listed is not significant, and the listing of these methods does not preclude a request to make use of a method which is not listed.

(iii) Approval and continued use of any method of computation under this paragraph depends upon all the facts and circumstances in each case, and shall be subject to such terms and conditions as may be necessary in the opinion of the Commissioner to reflect clearly the gross income from mining. Accordingly, the use of such a method for any taxable year shall be subject to review and change.

(2) *Costs to be used in computing gross income from mining by use of methods based on the taxpayer's costs.* In determining the taxpayer's gross income from mining by use of methods based on the taxpayer's costs, only costs actually paid or incurred shall be taken into consideration. In general, if the taxpayer has consistently employed a reasonable method of determining the costs of the various individual phases of his mining and nonmining processes (such as extraction, loading for shipment, calcining, packaging, etc.), such method shall not be disturbed. The amount of any particular item to be taken into account shall, for taxable years beginning after November 30, 1968, be the amount used in determining the taxpayer's income for tax purposes. For example, the depreciation lives, methods, and records used for tax purposes, if different from those used for book purposes, shall be the basis for determining the amount of depreciation to be used. However, a taxpayer may continue to use a reasonable method for determining those costs on the basis of the amounts computed for cost control or similar financial or accounting books and records if that method has been used consistently and is applied to the determination of all those costs.

(3) *Treatment of particular items in computing gross income from the mining by use of methods based on the taxpayer's costs.* (i) Except as specifically provided elsewhere in this section, when determining gross income from mining by use of methods based on the taxpayer's costs, the costs attributable to mining transportation shall be treated as mining costs, and the costs attributable to nonmining transportation shall be treated as nonmining costs. Accordingly, except as specifically provided elsewhere in this section, all profits attributable to mining transportation shall be treated as mining profits, and all profits attributable to nonmining transportation shall be treated as nonmining profits. For this purpose, mining transportation means so much of the transportation of ores or minerals (whether or not by common carrier), from the point of extrac-

tion from the ground to plants or mills in which other mining processes are applied thereto as is not in excess of 50 miles or, if the taxpayer files an application pursuant to paragraph (h) of this section and the Commissioner finds that both the physical and other requirements are such that the ores or minerals must be transported a greater distance to such plants or mills, the transportation over the greater distance. Further, for this purpose, nonmining transportation includes the transportation (whether or not by common carrier) of ores, minerals, or the products produced therefrom, from the point of extraction from the ground to nonmining facilities, or from a mining facility to a nonmining facility, or from one nonmining facility to another, or from a nonmining facility to the customers who purchase the taxpayer's first marketable product or group of products. See paragraph (e) (2) of this section for provisions relating to purchased transportation to the customer and paragraph (g) (3) of this section for provisions relating to transportation the primary purpose of which is marketing or distribution. In the absence of other methods which clearly reflect the costs of the various phases of transportation, the cost attributable to nonmining transportation shall be an amount which is in the same ratio to the costs incurred for the total transportation as the distance of the nonmining transportation is to the distance of the total transportation. As an example, where the plants or mills in which mining processes are applied to ores or minerals are in excess of 50 miles from the point of extraction from the ground (or in excess of a greater distance approved by the Commissioner), the costs incurred for transportation to those plants or mills in excess of 50 miles (or of that greater distance) shall be treated as nonmining costs in determining gross income from mining. Accordingly, all profits attributable to that excess transportation are treated as nonmining profits. However, except in the case of transportation performed in conveyances owned or leased by the taxpayer, the preceding sentence shall apply only to taxable years beginning after November 30, 1968.

(ii) In determining gross income from mining by use of methods based on the taxpayer's costs, a process shall not be considered as a mining process to the extent it is applied to ores, minerals, or other materials with respect to which the taxpayer is not entitled to a deduction for depletion under section 611. The costs of such nondepletable ores, minerals, or materials; the costs of the processes (including blending, size reduction, etc.) applied thereto; and the transportation costs thereof, if any, shall be considered as nonmining costs in determining gross income from mining. If a mining process is applied to an admixture of depletable and nondepletable material, the cost of the process and the cost of transportation, if any, attributable to the nondepletable material shall be considered as nonmining costs in determining gross income from mining. Accordingly, all profits attributable thereto

are treated as nonmining profits. In the absence of other methods which clearly reflect the cost attributable to the processing and transportation, if any, of the nondepletable admixed material, that cost shall be deemed to be that proportion of the costs which the tonnage of nondepletable material bears to the total tonnage of both depletable and nondepletable material.

(iii) In determining gross income from mining by use of methods based on the taxpayer's costs—

(a) The costs attributable to containers, bags, packages, pallets, and similar items as well as the costs of materials and labor attributable to bagging, packaging, palletizing, or similar operations shall be considered as nonmining costs.

(b) The costs attributable to the bulk loading of manufactured products shall be considered as nonmining costs.

(c) The costs attributable to the operation of warehouses or distribution terminals for manufactured products shall be considered as nonmining costs.

Accordingly, all profits attributable thereto are treated as nonmining profits.

(iv) In computing gross income from mining by the use of methods based on the taxpayer's costs, the principles set forth in paragraph (c) of § 1.613-5 shall apply when determining whether selling expenses and trade association dues are to be treated, in whole or in part, as mining costs or as nonmining costs. To the extent that selling expenses and trade association dues are treated as nonmining costs, all profits attributable thereto are treated as nonmining profits.

(v) See paragraph (e) (1) of this section for provisions excluding certain allowances from the taxpayer's gross sales and costs of his first marketable product or group of products.

(4) *Proportionate profits method.* (i) The objective of the "proportionate profits method" of computation is to ascertain gross income from mining by applying the principle that each dollar of the total costs paid or incurred to produce, sell, and transport the first marketable product or group of products (as defined in subdivision (iv) of this subparagraph) earns the same percentage of profit. Accordingly, in the proportionate profits method no ranking of costs is permissible which results in excluding or minimizing the effect of any costs incurred to produce, sell, and transport the first marketable product or group of products. For purposes of this subparagraph, members of a controlled group shall be treated as divisions of a single taxpayer. See paragraph (j) of this section for the definitions of the terms "controlled" and "group".

(ii) The proportionate profits method of computation is applied by multiplying the taxpayer's gross sales (actual or constructive) of his first marketable product or group of products (after making the adjustments required by paragraph (e) of this section) by a fraction whose numerator is the sum of all the costs allocable to those mining processes which are applied to produce, sell, and transport the first marketable product or

group of products, and whose denominator is the total of all the mining and nonmining costs paid or incurred to produce, sell, and transport the first marketable product or group of products (after making the adjustments required by this paragraph and paragraph (e) of this section). The method as described herein is merely a restatement of the method formerly set forth in the second sentence of Regulations 118, section 39.23(m)-1 (e) (3) (1939 Code). The proportionate profits method of computation may be illustrated by the following equation:

$$\frac{\text{Mining Costs}}{\text{Total Costs}} \times \text{Gross Sales} = \text{Gross Income from Mining.}$$

(iii) Those costs which are paid or incurred by the taxpayer to produce, sell, and transport the first marketable product or group of products, and which are not directly identifiable with either a particular mining process or a particular nonmining process shall, in the absence of a specific provision of this section providing an apportionment method, be apportioned to mining and to nonmining by use of a method which is reasonable under the circumstances. One method which may be reasonable in a particular case is an allocation based on the proportion that the direct costs of mining processes and the direct costs of nonmining processes bear to each other. For example, the salary of a corporate officer engaged in overseeing all of the taxpayer's processes is an expense which may reasonably be apportioned on the basis of the ratio between the direct costs of mining and nonmining processes. On the other hand, an expense such as workmen's compensation premiums would normally be apportioned on the basis of direct labor costs. For the rule relating to selling expenses, see paragraph (c) (4) of § 1.613-5.

(iv) As used in this section, the term "first marketable product or group of products" means the product (or group of essentially the same products) produced by the taxpayer as a result of the application of nonmining processes, in the form or condition in which such product or products are first marketed in significant quantities by the taxpayer or by others in the taxpayer's marketing area. For this purpose, bulk and packaged products are considered to be essentially the same product. Sales between members of a controlled group (as defined in paragraph (j) of this section) shall not be considered in making a determination under this subdivision. The first marketable product or group of products does not include any product which results from additional manufacturing or other nonmining processes applied to the product or products first marketed in significant quantities by the taxpayer or others in the taxpayer's marketing area. For example, if a cement manufacturer sells his own finished cement in bulk and bags and also sells concrete blocks or dry ready-mix aggregates containing additives, the finished cement, in bulk and bags, constitutes the first marketable product or

group of products produced by him. Similarly, if an integrated iron ore and steel producer sells both pig iron in various sizes and rolled sheet iron or shapes, his first marketable product is the pig iron in its various sizes. Further, if an integrated clay and brick producer sells both unglazed bricks and tiles of various shapes and sizes and additionally manufactured bricks and tiles which are specially glazed, the unglazed products, both packaged and unpackaged, constitute his first marketable product or group of products.

(v) (a) As used in this subparagraph, the term "gross sales (actual or constructive)" means the total of the taxpayer's actual competitive sales to others of the first marketable product or group of products, plus the taxpayer's constructive sales of the first marketable product or group of products used or retained for use in his own subsequent operations, subject to the adjustments required by paragraph (e) of this section. See (b) of this subdivision in the case of actual sales between members of controlled groups and in the case of constructive sales. A "constructive sale" occurs when a miner-manufacturer is deemed, for percentage depletion purposes, to be selling the first marketable product or group of products to himself.

(b) In the case of sales between members of a controlled group as to which the district director has exercised his authority under section 482 and the regulations thereunder and has determined the appropriate price with respect to specific sales transactions, that price shall be deemed, for those transactions, to be the actual amount for which the first marketable product or group of products is sold for purposes of this subdivision (v). In the case of all other sales between members of a controlled group, and in the case of constructive sales, the prices for such sales shall be determined by use of the principles set forth in paragraph (c) of this section, subject to the adjustments required by paragraph (e) of this section. In the case of constructive sales, see paragraph (c) (4) of this section for rules relating to information to be furnished by the taxpayer.

(vi) The provisions of this subparagraph may be illustrated by the following examples:

*Example (1). (a) Facts.* A is engaged in the mining of a mineral to which section 613 applies and in the application thereto of nonmining processes. During 1968, A incurred extraction costs of \$35,000; other mining costs of \$56,000; \$150,000 for manufacturing costs; \$46,000 for other nonmining processes; and \$14,000 for the company president's salary and similar costs resulting from both nonmining and mining processes. During that year, A produced and sold 70,000 tons of his first marketable product for an actual gross sales price of \$420,000, after the adjustments required by paragraph (e) of this section. A representative market or field price for A's mineral before the application of nonmining processes cannot be established.

(b) *Computation.* (1) The computation of A's gross income from mining by use of the proportionate profits method involves two steps. The first step is to apportion A's costs to mining and to nonmining. A apportions the company president's salary and similar

costs to mining and to nonmining in the manner described in the second and third sentences of subdivision (iii) of this subparagraph, and apportions his remaining costs as follows:

Cost	Mining	Non-mining	Total
Extraction.....	\$35,000		\$35,000
Other mining processes.....	56,000		56,000
Manufacturing.....		\$150,000	150,000
Other nonmining processes.....		46,000	46,000
Subtotal.....	91,000	196,000	287,000
President's salary and similar costs.....	4,439	9,561	14,000
Total costs.....	95,439	205,561	301,000

(2) The second step is to apply the proportionate profits fraction so as to compute A's gross income from mining. To do this, A first computes his gross sales of his first marketable group of products, in this case \$420,000. A multiplies his actual gross sales of \$420,000 by the proportionate profits fraction, whose numerator consists of his total mining costs (\$95,439) and whose denominator consists of his total costs (\$301,000). Thus, A's gross income from mining is \$133,170 (i.e., 95,439/301,000ths of A's actual gross sales of \$420,000).

*Example (2).* B, who leases a mineral property from C, is engaged in the mining of a mineral to which section 613 applies and in the application thereto of nonmining processes. Pursuant to the terms of the lease, B is required to pay C 10 cents for each ton of mineral which B mines. During 1971, B extracted 100,000 tons of mineral. He sold his first marketable product for an actual gross sales price of \$225,000 after the adjustments required by paragraph (e) of this section. A representative market or field price for B's mineral before the application of nonmining processes cannot be established. During 1971, with respect to the 100,000 tons of mineral extracted, B incurred mining costs of \$50,000 and nonmining costs of \$100,000, and paid \$10,000 to C as C's royalty. Since the royalty payment is considered to be C's share of the gross income from mining under section 613(a), it is not considered to be either a mining cost or a nonmining cost of B. B's gross income from mining is \$65,000 under the proportionate profits method, determined as follows: The \$225,000 gross receipts must be multiplied by the proportionate profits fraction which is \$50,000 mining costs over \$150,000 total costs (\$50,000 ÷ \$100,000 nonmining costs). Since the resulting \$75,000 is the total gross income from mining with respect to the property, it must be allocated between B's lease interest and C's royalty interest. The \$10,000 paid to C must be subtracted from the \$75,000 leaving \$65,000 which represents B's gross income from mining. C's gross income from mining is the royalty he received or \$10,000.

(5) *Representative schedule method.* The "representative schedule method" is a pricing formula which uses representative finished product prices, penalties, charges and adjustments, established in arms-length transactions between unrelated parties, to determine the market or field price for a crude mineral product. The representative character of a price, penalty, charge, or adjustment shall be determined by applying the principles set forth in paragraph (c) of this section. The representative schedule method is principally intended for use in those industries in which such a schedule-type pricing method is in general use to determine the price paid to unintegrated

mineral producers for their crude mineral product. For example, if un-integrated producers of copper concentrate in a particular field or market customarily sell their product at prices which are determined in accordance with a schedule-type pricing formula, consideration will be given to the determination of concentrate prices for integrated copper producers in accordance with the same pricing formula. The representative schedule method shall not be used if it is impossible to determine one or more of the elements in the representative schedule formula by reference to prices, penalties, charges, or adjustments established in representative transactions between unrelated parties. See paragraph (c) of this section for principles determining the representative character of a charge.

(6) *Method using prices outside the taxpayer's market.* Under the "other market method" the taxpayer uses representative market or field prices established outside his markets, provided that conditions there are substantially the same as in his markets. For example, it may be appropriate in a particular case to establish the representative market or field price for pellets containing 60 percent iron which are produced and used in market area X by reference to the representative market or field price for pellets containing 60 percent iron which are produced and sold in adjacent market area Y, provided that conditions in the two marketing areas are shown to be substantially the same.

(7) *Rate of return on investment method.* [Reserved]

(e) *Reductions of sales price in computing gross income from mining—*(1) *Discounts.* If a taxpayer computes gross income from mining under the provisions of paragraph (b) (1) of this section, trade discounts and, for taxable years beginning after November 30, 1968, cash discounts actually allowed by the taxpayer shall be subtracted from the sale price of the taxpayer's ore or mineral. If a taxpayer computes gross income from mining under the provisions of paragraph (c) of this section, any such discounts actually allowed (if not otherwise taken into account) by the person or persons making the sales on the basis of which the representative market or field price for the taxpayer's ore or mineral is to be determined shall be subtracted from the sale price in computing such representative market or field price. If a taxpayer computes gross income from mining under the provisions of paragraph (d) of this section, such discounts actually allowed (if not otherwise taken into account) shall be subtracted from the gross sales (actual or constructive), and shall not be considered a cost, of the first marketable product or group of products. The provisions of this subparagraph shall apply to arrangements which have the same effect as trade or cash discounts, regardless of the form of the arrangements.

(2) *Purchased transportation to the customer.* (i) A taxpayer who computes gross income from mining under the provisions of paragraph (c) of this sec-

tion and who sells his ore or mineral after the application of only mining processes but after nonmining transportation shall use as the representative market or field price his delivered price (if otherwise representative) reduced by costs paid or incurred by him for purchased transportation to the customer as defined in subdivision (iii) of this subparagraph. If the transportation by the taxpayer is not purchased transportation to the customer, or if the taxpayer does not sell the ore or mineral until after the application of nonmining processes, and if other producers in the taxpayer's marketing area sell significant quantities of an ore or mineral of like kind and grade after the application of only mining processes but after purchased transportation to the customer, the representative delivered price at which the ore or mineral is sold by those other producers reduced by representative costs of purchased transportation to the customer paid or incurred by those producers shall be used by the taxpayer as the representative market or field price for his ore or mineral in applying paragraph (c) of this section. Furthermore, appropriate adjustments shall be made to take into account differences in mode of transportation and distance. When applying this subdivision, the representative market or field price so computed shall not exceed the taxpayer's delivered price less his actual costs of transportation to the customer. For purposes of this subdivision, any delivered price shall be adjusted as provided in subparagraph (1) of this paragraph.

(ii) If a taxpayer computes gross income from mining under the provisions of paragraph (d) of this section, the cost of purchased transportation to the customer (as defined in subdivision (iii) of this subparagraph) shall be excluded from the gross sales of his first marketable product or group of products (after any adjustments required by subparagraph (1) of this paragraph), and from the denominator of the proportionate profits fraction, so as not to attribute profits to the cost of that transportation. Similar transportation cost adjustments may be made, if appropriate, in the case of other methods of computation which are based on the taxpayer's costs. For the treatment of costs and profits attributable to transportation which is not purchased transportation to the customer as defined in subdivision (iii) of this subparagraph, see paragraph (d) (3) (i) of this section.

(iii) For purposes of this section, the term "purchased transportation to the customer" means, in general, nonmining transportation of the taxpayer's minerals or mineral products to the customer—

(a) Which is not performed in conveyances owned or leased directly or indirectly, in whole or in part, by the taxpayer,

(b) Which is performed solely to deliver the taxpayer's minerals or mineral products to the customer, rather than to transport such minerals or products for packaging or other additional processing by the taxpayer (other than incidental storage or handling), and

(c) With respect to which the taxpayer ordinarily does not earn any profit.

For purposes of the preceding sentence, transportation which is performed by a person controlling or controlled by the taxpayer (within the meaning of paragraph (j) (1) of this section) shall be deemed to have been performed in conveyances owned or leased by the taxpayer unless it is established by the taxpayer that the price charged by the controlling or controlled person for such transportation constitutes an arm's-length charge (under the standard described in paragraph (b) (1) of § 1.482-1). The term "purchased transportation to the customer" includes transportation to a warehouse, terminal, or distribution facility owned or operated by the taxpayer, provided that such transportation is performed under the conditions described in the first sentence of this subdivision. A taxpayer will not be deemed ordinarily to earn a profit on transportation merely because charges for the transportation are included in the stated selling price, rather than being separately stated or segregated from other billing. A taxpayer will not be deemed ordinarily to earn a profit on transportation if the rates for the transportation constitute an arm's-length charge ordinarily paid by shippers of the same product in similar circumstances. If a taxpayer computes gross income from mining under the provisions of paragraph (d) of this section, the term "purchased transportation to the customer" refers to transportation which conforms to the other requirements of this subdivision and which is performed to transport the taxpayer's first marketable product or group of products (as defined in paragraph (d) (4) (iv) of this section) rather than to transport minerals or mineral products which do not yet constitute the taxpayer's first marketable product or group of products.

(iv) The provisions of this subparagraph may be illustrated by the following examples:

*Example (1).* A is engaged in the mining of an ore of mineral M and in the production and sale of M concentrate. A retains a portion of his concentrate for use in his own nonmining operations. During 1968, A sold 100,000 tons of M concentrate of ore mined and processed by him, which sales constituted a significant portion of his total production. Eighty thousand tons of that concentrate were sold by A on the basis of a representative price (after adjustments required by subparagraph (1) of this paragraph) of \$30 per ton f.o.b. mine or plant, resulting in gross income from mining of \$2,400,000. The remaining 20,000 tons were sold by A, both directly and through terminals, on the basis of a delivered price (after adjustments required by subparagraph (1) of this paragraph) at City X of \$40 per ton. The delivered price included \$15 per ton cost of purchased transportation from the mine or plant to customers in City X. The representative market or field price of the concentrate sold by A on the basis of a delivered price is \$25 per ton, determined by subtracting the cost of the purchased transportation to the customer (\$15 per ton) from the delivered price for the concentrate (\$40 per ton). Accordingly, A's gross income from mining with respect to the 20,000 tons of M

concentrate sold on a delivered basis is \$500,000. The representative market or field price for the concentrate retained by A and used in his own nonmining operations may be computed by reference to the weighted average price for both A's f.o.b. mine and A's delivered sales of concentrate, with the delivered sales prices reduced in the manner described above. On this basis, the representative market or field price for the retained concentrate is \$29 per ton.

*Example (2).* B is engaged in the mining of an ore of mineral N and in the production of N concentrate. B retained all but an insignificant amount of his concentrate for use in his own nonmining operations. Other producers in B's marketing area sell significant amounts of N concentrate of like kind and grade, both on an f.o.b. mine or plant basis and on a delivered basis. In this case, the prices for both the f.o.b. and the delivered sales made by other producers (after any adjustments required by subparagraph (1) of this paragraph), after reduction of the delivered prices by the cost of purchased transportation to the customer, shall, if such prices are otherwise representative, be taken into account in establishing the representative market or field price for the N concentrate produced and used by B.

(f) *Definition of mining*—(1) *In general.* The term "mining" includes only—

(i) The extraction of ores or minerals from the ground;

(ii) Mining processes, as described in subparagraphs (2) through (6) of this paragraph; and

(iii) So much of the transportation (whether or not by common carrier) of ores or minerals from the point of extraction of the ores or minerals from the ground to the plants or mills in which the processes referred to in subdivision (ii) of this subparagraph are applied thereto as is not in excess of 50 miles, and, if the Commissioner finds that both the physical and other requirements are such that the ores or minerals must be transported a greater distance to such plants or mills, the transportation over such greater distance as the Commissioner authorizes. See paragraph (h) of this section for rules relating to the filing of applications to treat as mining any transportation in excess of 50 miles.

(2) *Definition of mining processes.* (1) As used in subparagraph (1) (ii) of this paragraph, the term "mining processes" means, for taxable years beginning before January 1, 1961, the ordinary treatment processes normally applied by mine owners or operators in order to obtain the commercially marketable mineral product or products, including the following processes (and the processes necessary or incidental thereto), and, for taxable years beginning after December 31, 1960, the following processes (and the processes necessary or incidental thereto):

(a) In the case of coal—cleaning, breaking, sizing, dust allaying, treating to prevent freezing, and loading for shipment;

(b) In the case of sulfur recovered by the Frasch process—cleaning, pumping to vats, cooling, breaking, and loading for shipment;

(c) In the case of iron ore, bauxite, ball and sagger clay, rock asphalt, and ores or minerals which are customarily sold in the form of a crude mineral product (as defined in subparagraph (3) (iv) of this paragraph)—

(1) Where applied for the purpose of bringing to shipping grade and form (as defined in subparagraph (3) (iii) of this paragraph)—sorting, concentrating, sintering, and substantially equivalent processes, and

(2) Loading for shipment.

(d) In the case of lead, zinc, copper, gold, silver, uranium, or fluorspar ores, potash, and ores or minerals which are not customarily sold in the form of the crude mineral product—crushing, grinding, and beneficiation by concentration (gravity, flotation, amalgamation, electrostatic, or magnetic), cyanidation, leaching, crystallization, precipitation (but not including electrolytic deposition, roasting, thermal or electric smelting, or refining), or by substantially equivalent processes or combination of processes used in the separation or extraction of the product or products from the ore or the mineral or minerals from other material from the mine or other natural deposit; and

(e) In the case of the following ores or minerals—

(1) The furnacing of quicksilver ores,  
(2) The pulverization of talc,  
(3) The burning of magnesite, and  
(4) The sintering and nodulizing of phosphate rock.

(ii) The term "mining processes" also includes the following processes (and, except as otherwise provided in this subdivision, the processes necessary or incidental thereto):

(a) For taxable years beginning after December 31, 1960, in the case of calcium carbonates and other minerals when used in making cement—all processes (other than preheating the kiln feed) applied prior to the introduction of the kiln feed into the kiln, but not including any subsequent process;

(b) For taxable years beginning after December 31, 1960, and before November 14, 1966, in the case of clay to which former section 613(b) (5) (B) applied, and for taxable years beginning after November 13, 1966, in the case of clay to which section 613(b) (5) or (6) (B) applies—crushing, grinding, and separating the clay from waste, but not including any subsequent process;

(c) For taxable years beginning after October 9, 1969, in the case of minerals (other than sodium chloride) extracted from brines pumped from a saline perennial lake (as defined in paragraph (b) of § 1.613-2)—the extraction of such minerals from the brines, but in no case including any further processing or refining of such extracted minerals; and

(d) For taxable years beginning after December 30, 1969, in the case of oil shale (as defined in paragraph (b) of § 1.613-2)—extraction from the ground, crushing, loading into the retort, and retorting, but in no case hydrogenation, refining, or any other process subsequent to retorting.

(iii) A process is "necessary" to another related process if it is prerequisite to the performance of the other process. For example, if the concentrating of low-grade iron ores to bring to shipping grade and form cannot be effectively accomplished without fine pulverization, such pulverization shall be treated as a process which is "necessary" to the concentration process. Accordingly, because concentration is a mining process, such pulverization is also a mining process. Furthermore, if mining processes cannot be effectively applied to a mineral without storage of the mineral while awaiting the application of such processes, such storage shall be treated as a process which is "necessary" to the accomplishment of such mining processes. A process is "incidental" to another related process if the cost thereof is insubstantial in relation to the cost of the other process, or if the process is merely the coincidental result of the application of the other process. For example, the sprinkling of coal, prior to loading for shipment, with dots of paper to identify the coal for trade-name purposes will be considered incidental to the loading where the cost of that sprinkling is insubstantial in relation to the cost of the loading process. Also, where crushing of a crude mineral is treated as a mining process, the production of fines as a byproduct is ordinarily the coincidental result of the application of a mining process. If a taxpayer demonstrates that, as a factual matter, a particular process is necessary or incidental to a process named as a mining process in section 613(c) (4) of this paragraph, the necessary or incidental process will also be considered a mining process.

(iv) The term "mining" does not include purchasing minerals from another. Accordingly, the processes listed in this paragraph shall be considered as mining processes only to the extent that they are applied by a mine owner or operator to an ore or mineral in respect of which he is entitled to a deduction for depletion under section 611. The application of these processes to purchased ores, minerals, or materials does not constitute mining.

(3) *Processes recognized as mining for ores or minerals covered by section 613(c) (4) (C).* (i) As used in section 613(c) (4) (C) and subparagraph (2) (i) (c) of this paragraph, the terms "sorting" and "concentrating" mean the process of eliminating substantial amounts of the impurities or foreign matter associated with the ores or minerals in their natural state, or of separating two or more valuable minerals or ores, without changing the physical or chemical identity of the ores or minerals. Examples of sorting and concentrating processes are hand or mechanical sorting, magnetic separation, gravity concentration, jigging, the use of shaking or concentrating tables, the use of spiral concentrators, the use of sluices or sluice boxes, sink-and-float processes, classifiers, hydrotators and flotation processes. Under section 613(c) (4) (C), sorting and concentration will be considered mining processes only where they

are applied to bring an ore or mineral to shipping grade and form.

(ii) As used in section 613(c)(4)(C) and subparagraph (2)(i)(c) of this paragraph, the term "sintering" means the agglomeration of fine particles by heating to a temperature at which incipient, but not complete, fusion occurs. Sintering will be considered a mining process only where it is applied to an ore or mineral, or a concentrate of an ore or mineral, as an auxiliary process necessary to bring the ore or mineral to shipping form. A thermal action which is applied in the manufacture of a finished product will not be considered to be a mining process even though such thermal action may cause the agglomeration of fine particles by incipient fusion, and even though such action does not cause a chemical change in the agglomerated particles. For example, the sintering of finely ground iron ore concentrate, prior to shipment from the concentration plant, for the purpose of preventing the risk of loss of the finely divided particles during shipment is considered a mining process. On the other hand, for example, a heating process applied to expand or harden clay, shale, perlite, vermiculite, or other materials in the course of the manufacture of lightweight aggregate or other building materials is not considered to be a mining process.

(iii) As used in section 613(c)(4)(C) and this section, to "bring to shipping grade and form" means, with respect to taxable years beginning after December 31, 1960, to bring (by the application of mining processes at the mine or concentration plant) the quality or size of an ore or mineral to the stage or stages at which the ore or mineral is shipped to customers or used in nonmining processes (as defined in paragraph (g) of this section) by the taxpayer.

(iv) An ore or mineral is "customarily sold in the form of a crude mineral product", within the meaning of section 613(c)(4)(C), if a significant portion of the production thereof is sold or used in a nonmining process prior to the alteration of its inherent mineral content by some form of beneficiation, concentration, or ore dressing. An ore or mineral does not lose its classification as a crude mineral product by reason of the fact that, before sale or use in a nonmining process, the ore or mineral may be crushed or subjected to other processes which do not alter its inherent mineral content. Whether the portion of production sold or used in the form of a crude mineral product is a significant portion of the total production of an ore or mineral is a question of fact.

(4) *Type of processes recognized as mining for ores or minerals covered by section 613(c)(4)(D).* Cyanidation, leaching, crystallization, and precipitation, which are listed in section 613(c)(4)(D) as treatment processes considered as mining, and the processes (or combination of processes) which are substantially equivalent thereto, will be recognized as mining only to the extent that they are applied to the taxpayer's ore or

mineral for the purpose of separation or extraction of the valuable mineral product or products from the ore, or for the purpose of separation or extraction of the mineral or minerals from other material extracted from the mine or other natural deposit. A process, no matter how denominated, will not be recognized as mining if the process beneficiates the ore or mineral to the degree that such process, in effect, constitutes smelting, refining, or any other nonmining process within the meaning of paragraph (g) of this section. As used in section 613(c)(4)(D) and subparagraph (2)(i)(d) of this paragraph, the term "concentration" has the meaning set forth in the first two sentences of subparagraph (3)(i) of this paragraph.

(5) *Processes recognized as mining under section 613(c)(4)(I).* Under the authority granted the Secretary or his delegate in section 613(c)(4)(I), the processes which are described in subdivisions (i) through (iv) of this subparagraph, and the processes necessary or incidental thereto, are recognized as mining processes for taxable years beginning after December 31, 1960. The processes described in subdivisions (i) through (iv) of this subparagraph are in addition to the specific processes recognized as mining under section 613(c)(4). Such additional processes are:

(i) Crushing and grinding, but not fine pulverization (as defined in paragraph (g)(6)(v) of this section);

(ii) Size classification processes applied to the products of an allowable mining process;

(iii) Drying to remove free water, provided that such drying does not change the physical or chemical identity or composition of the mineral; and

(iv) Washing or cleaning the surface of mineral particles (including the washing of sand and gravel and the treatment of kaolin particles to remove surface stains), provided that such washing or cleaning does not activate or otherwise change the physical or chemical structure of the mineral particles.

(6) In the case of a process applied subsequent to a nonmining process, see paragraph (g)(2) of this section.

(g) *Nonmining processes*—(1) *General rule.* Unless they are otherwise provided for in paragraph (f) of this section as mining processes (or are necessary or incidental to processes listed therein), the following processes are not considered to be mining processes—electrolytic deposition, roasting, calcining, thermal or electric smelting, refining, polishing, fine pulverization, blending with other materials, treatment effecting a chemical change, thermal action, and molding or shaping. See subparagraph (6) of this paragraph for definitions of certain of these terms.

(2) *Processes subsequent to nonmining processes.* Notwithstanding any other provision of this section, a process applied subsequent to a nonmining process (other than nonmining transportation) shall also be considered to be a nonmining process. Exceptions to this rule shall be made, however, in those in-

stances in which the rule would discriminate between similarly situated producers of the same mineral. For example, roasting is specifically designated in subparagraph (1) of this paragraph as a nonmining process, but in the case of minerals referred to in section 613(c)(4)(C) sintering is recognized as a mining process. If certain impurities in an ore can only be removed by roasting in order to bring it to the same shipping grade and form as a competitive sintered ore of the same kind which requires no roasting, the subsequent sintering of the roasted ore will be treated as a mining process. In that case, however, the roasting of the ore will nonetheless continue to be treated as a nonmining process.

(3) *Transportation for the purpose of marketing or distribution; storage.* Transportation the primary purpose of which is marketing, distribution, or delivery for the application of only nonmining processes shall not be considered as mining. Nor shall transportation be considered as mining merely because, during the course of such transportation, some extraneous matter is removed from the ore or mineral by the operation of forces of nature, such as evaporation, drainage, or gravity flow. Similarly, storage or warehousing of manufactured products shall not be considered as mining. The preceding sentence shall apply even though, during the course of such storage or warehousing, some extraneous matter is removed from the ore or mineral by the operation of forces of nature, such as evaporation, drainage, or gravity flow.

(4) *Manufacturing, etc.* The production, packaging, distribution, and marketing of manufactured products, and the processes necessary or incidental thereto, are nonmining processes.

(5) *Transformation processes.* Processes which effect a substantial physical or chemical change in a crude mineral product, or which transform a crude mineral product into new or different mineral products, or into refined or manufactured products, are nonmining processes except to the extent that such processes are allowed as mining processes under section 613(c) or under paragraph (f) of this section.

(6) *Definitions.* As used in section 613(c)(5) and this section—

(i) The term "calcining" refers to processes used to expel the volatile portions of a mineral by the application of heat, as, for example, the burning of carbonate rock to produce lime, the heating of gypsum to produce calcined gypsum or plaster of Paris, or the heating of clays to reduce water of crystallization.

(ii) The term "thermal smelting" refers to processes which reduce, separate, or remove impurities from ores or minerals by the application of heat, as, for example, the furnacing of copper concentrates, the heating of iron ores, concentrates, or pellets in a blast furnace to produce pig iron, or the heating of iron ores or concentrates in a direct reduction kiln to produce a feed for direct conversion into steel.

(iii) The term "refining" refers to processes (other than mining processes designated in section 613(c)(4) or this section) used to eliminate impurities or foreign matter from smelted or partially processed metallic and nonmetallic ores and minerals, as, for example, the refining of blister copper. In general, a refining process is designed to achieve a high degree of purity by removing relatively small amounts of impurities or foreign matter from smelted or partially processed ores or minerals.

(iv) The term "polishing" refers to processes used to smooth the surface of minerals, as, for example, sawing applied to finish rough cut blocks of stone, sand finishing, buffing, or otherwise smoothing blocks of stone.

(v) The term "fine pulverization" refers to any grinding or other size reduction process applied to reduce the normal topsize of a mineral product to less than .0331 inches, which is the size opening in a No. 20 Screen (U.S. Standard Sieve Series). A mineral product will be considered to have a normal topsize of .0331 inches if at least 98 percent of the product will pass through a No. 20 Screen (U.S. Standard Sieve Series), provided that at least 5 percent of the product is retained on a No. 45 Screen (U.S. Standard Sieve Series). Compliance with the normal topsize test may also be demonstrated by other tests which are shown to be reasonable in the circumstances. The normal topsize test shall be applied to the product of the operation of each separate and distinct piece of size reduction equipment utilized (such as a roller mill), rather than to the final products for sale. Fine pulverization includes the repeated recirculation of material through crushing or grinding equipment to accomplish fine pulverization. Separating or screening the product of a fine pulverization process (including separation by air or water flotation) shall be treated as a nonmining process.

(vi) The term "blending with other materials" refers to processes used to blend different kinds of minerals with one another, as, for example, blending iodine with common salt for the purpose of producing iodized table salt.

(vii) The term "treatment effecting a chemical change" refers to processes which transform or modify the chemical composition of a crude mineral, as, for example, the coking of coal. The term does not include the use of chemicals to clean the surface of mineral particles provided that such cleaning does not make any change in the physical or chemical structure of the mineral particles.

(viii) The term "thermal action" refers to processes which involve the application of artificial heat to ores or minerals, such as, for example, the burning of bricks, the coking of coal, the expansion or popping of perlite, the exfoliation of vermiculite, the heat treatment of garnet, and the heating of shale, clay, or slate to produce lightweight aggregates. The term does not include drying to remove free water.

(h) *Application to treat, as mining, transportation in excess of 50 miles.* If a

taxpayer desires to include in the computation of his gross income from mining transportation in excess of 50 miles from the point of extraction of the minerals from the ground, he shall file an original and one copy of an application for the inclusion of such greater distance with the Commissioner of Internal Revenue, Washington, D.C. 20224. The application must include a statement setting forth in detail the facts concerning the physical and other requirements which prevented the construction and operation of the plant (in which mining processes, as defined in paragraph (f) of this section, are applied) at a place nearer to the point of extraction from the ground. These facts must be sufficient to apprise the Commissioner of the exact basis of the application. If the taxpayer's return is filed prior to receipt of notice of the Commissioner's action upon the application, a copy of such application shall be attached to the return. If, after an application is approved by the Commissioner, there is a material change in any of the facts relied upon in such application, a new application must be submitted by the taxpayer.

(i) *Extraction from waste or residue.* "Extraction of ores or minerals from the ground" means not only the extraction of ores or minerals from a deposit, but also the extraction by mine owners or operators of ores or minerals from waste or residue of their prior mining. It is immaterial whether the waste or residue results from the process of extraction from the ground or from application of mining processes as defined in paragraph (f) of this section. However, extraction of ores or minerals from waste or residue which results from processes which are not allowable as mining processes is not treated as mining. "Extraction of ores or minerals from the ground" does not include extraction of ores or minerals by the purchaser of waste or residue or the purchaser of the rights to extract ores or minerals from waste or residue. The term "purchaser" does not apply to any person who acquires a mineral property, including waste or residue, in a tax-free exchange, such as a corporate reorganization, from a person who was entitled to a depletion allowance upon ores or minerals produced from such waste or residue, or from a person who would have been entitled to such depletion allowance had section 613(c)(3) been in effect at the time of the transfer. The term "purchaser" also does not apply to a lessee who has renewed a mineral lease if the lessee was entitled to a depletion allowance (or would have been so entitled had section 613(c)(3) been in effect at the time of the renewal) upon ores or minerals produced from waste or residue before renewal of the lease. It is not necessary, for purposes of the preceding sentence, that the mineral lease contain an option for renewal. The term "purchaser" does include a person who acquires waste or residue in a taxable transaction, even though such waste or residue is acquired merely as an incidental part of the entire mineral enterprise. For special rules with respect to certain corporate acquisitions

referred to in section 381(a), see section 381(c)(18) and the regulations thereunder.

(j) *Definition of controlled group.* When used in this section—

(1) The term "controlled" includes any kind of control, direct or indirect, whether or not legally enforceable, and however exercisable or exercised. It is the reality of the control which is decisive, not its form or the mode of its exercise. A presumption of control arises if income or deductions have been arbitrarily shifted.

(2) The term "group" means the organizations, trades, or businesses owned or controlled by the same interests.

PAR. 8. Section 1.613-5, as redesignated, is amended by revising paragraph (a), revising example (4) in paragraph (b) (7) (to correct a typographical error), and adding a new paragraph (c). The amended and added provisions read as follows:

**§ 1.613-5 Taxable income from the property.**

(a) *General rule.* The term "taxable income from the property (computed without allowance for depletion)", as used in section 613 and this part, means "gross income from the property" as defined in section 613(c) and §§ 1.613-3 and 1.613-4, less all allowable deductions (excluding any deduction for depletion) which are attributable to mining processes, including mining transportation, with respect to which depletion is claimed. These deductible items include operating expenses, certain selling expenses, administrative and financial overhead, depreciation, taxes deductible under section 162 or 164, losses sustained, intangible drilling and development costs, exploration and development expenditures, etc. See paragraph (c) of this section for special rules relating to discounts and to certain of these deductible items. Expenditures which may be attributable both to the mineral property upon which depletion is claimed and to other activities shall be properly apportioned to the mineral property and to such other activities. Furthermore, where a taxpayer has more than one mineral property, deductions which are not directly attributable to a specific mineral property shall be properly apportioned among the several properties. In determining the taxpayer's taxable income from the property, the amount of any particular item to be taken into account shall be determined in accordance with the principles set forth in paragraph (d) (2) and (3) of § 1.613-4.

(b) *Special rule; decrease in mining expenses resulting from gain recognized under section 1245(a)(1).* \* \* \*

(7) The provisions of this paragraph may be illustrated by the following examples:

\* \* \* \* \*

*Example (4).* On January 1, 1963, B, who uses the calendar year as his taxable year and who normally allocates depreciation costs to mines according to the percentage of time which the depreciable asset is used with respect to the mines, acquired a truck which was section 1245 property. During 1963 the

truck was used exclusively on mine No. 1, which B operated and treated as a separate property. The depreciation adjustments allowed in respect of the truck for 1963 were \$1,000 (the amount allowable), which amount was allocated to mine No. 1 in computing the taxable income therefrom. On January 1, 1964, B acquired and began operating mine No. 2 and elected under section 614(c) to aggregate and treat as one property mines Nos. 1 and 2. During 1964 B used the truck 60 percent of the time for mine No. 1 and 40 percent of the time for mine No. 2. For 1964 the depreciation adjustments allowed in respect of the truck were \$1,000 (the amount allowable), which amount was allocated to the aggregation of mines Nos. 1 and 2 in computing the taxable income therefrom. On December 31, 1964, B sold mine No. 2. For 1965 the depreciation adjustments allowed in respect of the truck were \$1,000 (the amount allowable), which amount was allocated to mine No. 1 in computing the taxable income therefrom. On January 1, 1966, B recognized gain upon sale of the truck of \$600 to which section 1245(a)(1) applied. In computing the taxable income from mine No. 1 for 1966, the expenses otherwise required to be taken into account are reduced by \$600, since all the depreciation adjustments allowed with respect to the truck, including those allowed with respect to the use of the truck at mine No. 2 (\$400 for 1964), relate to the same mineral property from which B had taxable income in 1966, the taxable year in which he sold the truck.

(c) *Treatment of particular items in computing taxable income from the property.* In determining taxable income from the property under the provisions of paragraph (a) of this section—

(1) Trade or cash discounts (or allowances determined to have the same effect as trade or cash discounts) which are actually allowed to the taxpayer in connection with the acquisition of property, supplies, or services shall not be included in the cost of such property, supplies, or services.

(2) Intangible drilling and development costs which are deducted under section 263(c) and § 1.612-4 shall be subtracted from the gross income from the property.

(3) Exploration and development expenditures which are deducted for the taxable year under sections 615, 616, or 617 shall be subtracted from the gross income from the property.

(4) (i) Selling expenses, if any, paid or incurred with respect to a raw mineral product shall be subtracted from gross income from the property. See subdivision (iii) of this subparagraph for the definition of the term "raw mineral product." For example, the selling expenses paid or incurred by a producer of raw mineral products with respect to products such as crude oil, raw gas, coal, iron ore, or crushed dolomite shall be subtracted from gross income from the property.

(ii) A reasonable portion of the expenses of selling a refined, manufactured, or fabricated product shall be subtracted from gross income from the property. Such reasonable portion shall be equivalent to the typical selling expenses which are incurred by unintegrated miners or producers in the same mineral industry so as to maintain equality in the tax

treatment of unintegrated miners or producers in comparison with integrated miner-manufacturers or producer-manufacturers. If unintegrated miners or producers in the same mineral industry do not typically incur any selling expenses, then no portion of the expenses of selling a refined, manufactured, or fabricated product shall be subtracted from gross income from the property when determining the taxpayer's taxable income from the property.

(iii) For purposes of this subparagraph, a product will be considered to be a raw mineral product if (in the case of oil and gas) it is sold in the immediate vicinity of the well or if (in the case of minerals other than oil and gas) it is sold under the conditions described in paragraph (b)(1) of § 1.613-4. In addition, a product will be considered to be a raw mineral product if only insubstantial value is added to the product by nonmining processes (or, in the case of oil and gas, by conversion or transportation processes). For example, in the case of a producer of crushed granite poultry grit, both bulk and bagged grit will be deemed to be a raw mineral product for purposes of the selling expense rule set forth in this subparagraph.

(iv) The term "selling expenses", for purposes of this subparagraph, includes sales management salaries, rent of sales offices, sales clerical expenses, salesmen's salaries, sales commissions and bonuses, advertising expenses, sales traveling expenses, and similar expenses, together with an allocable share of the costs of supporting services, but the term does not include delivery expenses.

(5) Taxes which are taken as a credit rather than as a deduction or which are capitalized shall not be subtracted from the gross income from the property.

(6) Trade association dues paid or incurred by a producer of crude oil or gas or a raw mineral product shall be subtracted from the gross income from the property. See subparagraph (4)(iii) of this paragraph for the definition of the term "raw mineral product". In addition, a reasonable portion of the trade association dues incurred by a producer of a refined, manufactured, or fabricated product shall also be subtracted from gross income from the property if the activities of the association relate to production, treatment and marketing of the crude oil or gas or raw mineral product. One reasonable method of allocating the trade association dues described in the preceding sentence is an allocation based on the proportion that the direct costs of mining processes and the direct costs of nonmining processes (or, in the case of oil and gas, conversion and transportation processes) bear to each other. The foregoing rules shall apply even though one of the principal purposes of an association is to advise, promote, or assist in the production, marketing, or sale of refined, manufactured, or fabricated products. For example, a reasonable portion of the trade association dues paid to an association which promotes the sale of cement, refined petroleum, or copper products shall be subtracted from gross income from the property.

PAR. 9. Section 1.613-6, as redesignated, is amended to read as follows:

§ 1.613-6 *Statement to be attached to return when depletion is claimed on percentage basis.*

In addition to the requirements set forth in paragraph (g) of § 1.611-2, a taxpayer who claims the percentage depletion deduction under section 613 for any taxable year shall attach to his return for such year a statement setting forth in complete, summary form, with respect to each property for which such deduction is allowable, the following information:

(a) All data necessary for the determination of the "gross income from the property", as defined in §§ 1.613-3 and 1.613-4, including—

(1) Amounts paid as rents or royalties including amounts which the recipient treats under section 631(c),

(2) Proportion and amount of bonus excluded, and

(3) Amounts paid to holders of other interests in the mineral deposit.

(b) All additional data necessary for the determination of the "taxable income from the property (computed without the allowance for depletion)", as defined in § 1.613-5.

PAR. 10. Section 1.614-3 is amended by revising paragraph (g)(3)(ii) thereof to read as follows:

§ 1.614-3 *Rules relating to separate operating mineral interests in the case of mines.*

(g) *Special rule as to deductions under section 615(a) prior to aggregation.* . . . .

(3) *Recomputation of tax.* . . . .

(ii) *Recomputation of depletion allowance.* The taxpayer shall compute the depletion allowance with respect to the constructed aggregated property for the taxable year for which the recomputation is required to be made. In making this computation, cost depletion for such taxable year shall be computed with reference to the depletion unit for the constructed aggregated property. See paragraph (a) of § 1.611-2. Percentage depletion for such taxable year shall not exceed 50 percent of the taxable income from the constructed aggregated property computed in accordance with § 1.613-5. If a recomputation is required to be made for the same taxable year with respect to any other aggregation or aggregations formed by the taxpayer under section 614(c)(1), the depletion allowance with respect to the other constructed aggregated property or properties shall be similarly computed. If, for a taxable year in respect of which a recomputation is required, the sum of the depletion allowance or allowances as computed under this subdivision is less than the sum of the depletion allowance or allowances actually deducted for such taxable year with respect to all the properties required to be taken into account in making the computation under this subdivision, then the total depletion allowance deducted by the taxpayer for

such taxable year shall be reduced by the difference. The taxable income or net operating loss of the taxpayer for such taxable year shall be adjusted to reflect such reduction for purposes of the recomputation of tax. However, if for a taxable year in respect of which a recomputation is required, the sum of the depletion allowance or allowances as computed under this subdivision exceeds the sum of the depletion allowance or allowances actually deducted for such taxable year with respect to all the properties required to be taken into account in making the computation under this subdivision, the recomputation of tax for such taxable year is disregarded for purposes of applying section 614(c) (4) (B), (C), and (D).

[FR Doc.72-3910 Filed 3-10-72;4:44 pm]

**Title 33—NAVIGATION AND NAVIGABLE WATERS**

**Chapter I—Coast Guard, Department of Transportation**

[CGFR 72-52 R]

**MISCELLANEOUS AMENDMENTS TO CHAPTER**

The purpose of these amendments to Chapter I of Title 33, Code of Federal Regulations is to correct regulations which do not reflect the transfer of the Coast Guard to the Department of Transportation by the Department of Transportation Act (80 Stat. 931; 49 U.S.C. 1651). In addition, Subchapter M is amended to delete the names of Coast Guard vessels that have been decommissioned or that now comply with the International Regulations for Preventing Collisions at Sea (33 U.S.C. 1051-1094) and to add the names of Coast Guard vessels not previously listed that are exempted from the International Regulations.

The amendments in this document consist of the following:

(a) The notes preceding Parts 80 and 95 are deleted because they concern the Coast Guard's functions under the Department of Treasury and are no longer valid.

(b) Authority citations in Parts 80, 82, 84, 85, 86, 90, 91, 92, 95, 96, 100, 135, and 136 are revised to reflect the Coast Guard transfer to the Department of Transportation by the Department of Transportation Act and the delegations by the Secretary of Transportation to the Commandant of the Coast Guard.

(c) Sections 85.01-5, 86.01-5, 91.01-5, 96.01-5, 135.05, and 136.05 are deleted because they concern the Coast Guard's functions under the Department of Treasury and are no longer valid.

(d) Sections 135.25(b) and 135.45(b) are amended to correct vessels' designations.

(e) Sections 135.25(c) and 135.40(b) are amended to delete the names of decommissioned Coast Guard vessels and

add the names of Coast Guard vessels not previously listed that are exempted from the International Regulations.

(f) Section 135.50(f) is added to list Coast Guard Icebreakers on the Great Lakes that carry a forward masthead light and after range light with a horizontal separation of 23 feet.

Since most of these amendments correct regulations and authority citations made ineffective by changes in law, notice of proposed rule making is unnecessary and they may be made effective in less than 30 days. Since the remaining regulations concern Coast Guard vessels and are matters concerning agency management, they are exempted from rule making procedures by 5 U.S.C. 553 and also may be made effective in less than 30 days.

In consideration of the foregoing, Chapter I of Title 33, Code of Federal Regulations is amended as follows:

**SUBCHAPTER D—NAVIGATION REQUIREMENTS FOR CERTAIN INLAND WATERS**

**PART 80—PILOT RULES FOR INLAND WATERS**

1. By deleting the note following the heading of Part 80—Pilot Rules for Inland Waters.

2. By revising the authority citation for Part 80 to read as follows:

**AUTHORITY:** The provisions of this Part 80 issued under sec. 2, 30 Stat. 102, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 157, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b), unless otherwise noted.

**PART 82—BOUNDARY LINES OF INLAND WATERS**

3. By revising the authority citation for Part 82 to read as follows:

**AUTHORITY:** The provisions of this Part 82 issued under sec. 2, 28 Stat. 872, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 151, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b).

**PART 84—TOWING OF BARGES**

4. By revising the authority citation for Part 84 to read as follows:

**AUTHORITY:** The provisions of this Part 84 issued under sec. 14, 35 Stat. 428, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 152, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b).

**PART 85—INTERPRETIVE RULINGS—INTERNATIONAL RULES**

5. By revising the authority citation for Part 85 to read as follows:

**AUTHORITY:** The provisions of this Part 85 issued under sec. 1, 80 Stat. 383, as amended, sec. 1, 63 Stat. 545, sec. 6(b) (1), 80 Stat. 937; 5 U.S.C. 552, 14 U.S.C. 633, 49 U.S.C. 1655 (b) (1); 49 CFR 1.46(b).

§ 85.01-5 [Deleted]

6. By deleting § 85.01-5.

**PART 86—INTERPRETIVE RULINGS—INLAND RULES**

7. By revising the authority citation for Part 86 to read as follows:

**AUTHORITY:** The provisions of this Part 86 issued under sec. 1, 80 Stat. 383, as amended, sec. 1, 63 Stat. 545, sec. 6(b) (1), 80 Stat. 937; 5 U.S.C. 552, 14 U.S.C. 633, 49 U.S.C. 1655 (b) (1); 49 CFR 1.46(b), unless otherwise noted.

§ 86.01-5 [Deleted]

8. By deleting § 86.01-5.

9. By revising the authority citation following § 86.05-10 to read as follows: (Sec. 2, 30 Stat. 102; 33 U.S.C. 157)

**SUBCHAPTER E—NAVIGATION REQUIREMENTS FOR THE GREAT LAKES AND ST. MARYS RIVER**

**PART 90—PILOT RULES FOR THE GREAT LAKES**

10. By revising the authority citation for Part 90 to read as follows:

**AUTHORITY:** The provisions of this Part 90 issued under sec. 3, 28 Stat. 649, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 243, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b).

**PART 91—INTERPRETIVE RULINGS**

11. By revising the authority citation for Part 91 to read as follows:

**AUTHORITY:** The provisions of this Part 91 issued under 80 Stat. 383, as amended, sec. 1, 63 Stat. 545, sec. 6(b) (1), 80 Stat. 937; 5 U.S.C. 552, 14 U.S.C. 633, 49 U.S.C. 1655(b) (1); 1.46(b).

§ 91.01-5 [Deleted]

12. By deleting § 91.01-5.

**PART 92—ANCHORAGE AND NAVIGATION REGULATIONS; ST. MARYS RIVER, MICH.**

13. By revising the authority citation for Part 92 to read as follows:

**AUTHORITY:** The provisions of this Part 92 issued under secs. 1-3, 29 Stat. 54-55, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 474, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b).

**SUBCHAPTER F—NAVIGATION REQUIREMENTS FOR WESTERN WATERS**

**PART 95—PILOT RULES FOR WESTERN RIVERS**

14. By deleting the note following the heading of Part 95—Pilot Rules for Western Rivers.

15. By revising the authority citation for Part 95 to read as follows:

**AUTHORITY:** The provisions of this Part 95 issued under R.S. 4233 A, as amended, sec. 6(b) (1), 80 Stat. 937; 33 U.S.C. 353, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b), unless otherwise noted.

**PART 96—INTERPRETIVE RULINGS**

16. By revising the authority citation for Part 96 to read as follows:

**AUTHORITY:** The provisions of this Part 96 issued under 80 Stat. 383, as amended, sec. 1, 63 Stat. 545, sec. 6(b) (1), 80 Stat. 937; 5 U.S.C. 552, 14 U.S.C. 633, 49 U.S.C. 1655 (b) (1); 49 CFR 1.46(b).

§ 96.01-5 [Deleted]

17. By deleting § 96.01-5.

SUBCHAPTER G—REGATTAS AND MARINE PARADES

PART 100—SAFETY OF LIFE ON NAVIGABLE WATERS

18. By revising the authority citation for Part 100 to read as follows:

**AUTHORITY:** The provisions of Part 100 issued under sec. 1, 35 Stat. 69, as amended, sec. 6(b)(1), 80 Stat. 937; 46 U.S.C. 454, 49 U.S.C. 1655(b)(1); 49 CFR 1.46(b).

SUBCHAPTER M—COAST GUARD VESSELS

PART 135—LIGHTS FOR COAST GUARD VESSELS OF SPECIAL CONSTRUCTION

19. By revising the authority citation for Part 135 to read as follows:

**AUTHORITY:** The provisions of this Part 135 issued under sec. 1, 59 Stat. 590, sec. 2, 77 Stat. 194, sec. 6(b)(1), 80 Stat. 937; 33 U.S.C. 360, 1052, 49 U.S.C. 1655(b)(1); 49 CFR 1.46(b), unless otherwise noted.

§ 135.05 [Deleted]

20. By deleting § 135.05.

21. By amending § 135.25 by revising the heading, by amending paragraph (b) by striking the ship's designation for the USCGC Storis reading "(WAG-38)" and inserting "(WAGB-38)" in place thereof, by revising paragraph (c), and by adding paragraph (i) to read as follows:

§ 135.25 Horizontal separation of range lights.

(c) The following Icebreakers carry the forward masthead light and after range light with a horizontal separation of 23 feet or more:

USCGC Burton Island (WAGB-283).  
USCGC Edisto (WAGB-284).  
USCGC Glacier (WAGB-4).  
USCGC Northwind (WAGB-282).  
USCGC Southwind (WAGB-280).  
USCGC Staten Island (WAGB-278).  
USCGC Westwind (WAGB-281).

(i) The following patrol cutters, medium endurance, 143' class, carry the forward masthead light and the after range light with a horizontal separation of 40 feet or more:

USCGC Modoc (WMEC-194).  
USCGC Comanche (WMEC-202).

22. By revising the authority citation following § 135.25 to read as follows:

(Sec. 5, 62 Stat. 257, sec. 4, 77 Stat. 203; 33 U.S.C. 356, 1073)

23. By amending § 135.40 by revising the heading, paragraph (b), and the authority citation following § 135.40 to read as follows:

§ 135.40 Vertical separation of range lights.

(b) The vertical separation between the forward masthead light and the after range light for the following Coast Guard Cutters is:

USCGC Modoc (WMEC-194)----- 10'7½"  
USCGC Comanche (WMEC-202)---- 10'7½"  
(Sec. 5, 62 Stat. 250, sec. 4, 77 Stat. 203; 33 U.S.C. 356, 1073)

24. By revising § 135.45 to read as follows:

§ 135.45 Height of forward masthead light.

(a) Because of special construction, the Coast Guard Cutters named in paragraph (b) of this section cannot comply with the requirements of Rule 2(a)(iii) of the International Regulations (33 U.S.C. 1062(a)(iii)) and are exempted as allowed by 33 U.S.C. 1052.

(b) The height of the forward masthead light for the Coast Guard Cutter in the following class is:

143' WMEC Class----- At least 28'0".

25. By amending § 135.47 by revising the heading and paragraph (b) to read as follows:

§ 135.47 Vertical separation of towing lights.

(b) All Coast Guard cutters of the 82-foot and 95-foot WPB Classes, and of the 65-foot WYTL Class, when required to display towing lights consisting of three white lights in a vertical line one over the other, display such lights in a vertical line so that the upper and lower lights are the same distance from, and not less than 3 feet above or below the middle light.

26. By amending § 135.50 by adding a new paragraph (f) to read as follows:

§ 135.50 Great Lakes Rules; horizontal separation of range lights.

(f) The following Icebreakers carry the forward masthead light and after range light with a horizontal separation of 23 feet:

USCGC Burton Island (WAGB-283).  
USCGC Edisto (WAGB-284).  
USCGC Glacier (WAGB-4).  
USCGC Northwind (WAGB-282).  
USCGC Southwind (WAGB-280).  
USCGC Staten Island (WAGB-278).  
USCGC Westwind (WAGB-281).

PART 136—SHAPES (DAY SIGNALS) FOR COAST GUARD VESSELS OF SPECIAL CONSTRUCTION

27. By revising the authority citation for Part 136 to read as follows:

**AUTHORITY:** The provisions of this Part 136 issued under sec. 1, 80 Stat. 383, 388, as amended, sec. 5, 62 Stat. 257, sec. 4, 77 Stat. 203, sec. 6(b)(1), 80 Stat. 937; 5 U.S.C. 552, 559, 33 U.S.C. 356, 1073, 49 U.S.C. 1655(b)(1); 49 CFR 1.46(b).

§ 136.05 [Deleted]

28. By deleting § 136.05.

(Sec. 1, 63 Stat. 545, sec. 6(b)(1), 80 Stat. 937; 14 U.S.C. 633, 49 U.S.C. 1655(b)(1); 49 CFR 1.46(b))

*Effective date.* This amendment shall become effective on March 16, 1972.

Dated: March 9, 1972.

C. R. BENDER,  
Admiral, U.S. Coast Guard,  
Commandant.

[FR Doc.72-3906 Filed 3-14-72; 8:50 am]

Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans Administration  
PART 3—ADJUDICATION

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

RENOUNCEMENT OF BENEFITS

This regulatory change defines the benefit and the extent of benefit entitlement which the claimant may renounce.

In § 3.106, paragraph (a) is amended to read as follows:

§ 3.106 Renouncement.

(a) Any person entitled to pension, compensation, or dependency and indemnity compensation under any of the laws administered by the Veterans Administration may renounce his right to that benefit but may not renounce less than all of the component items which together comprise the total amount of the benefit to which he is entitled nor any fixed monetary amounts less than the full amount of entitlement. The renouncement will be in writing over the person's signature. Upon receipt of such renouncement in the Veterans Administration, payment of such benefits and the right thereto will be terminated, and such person will be denied any and all rights thereto from such filing. (38 U.S.C. 3106(a))

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

This VA Regulation is effective the date of approval.

Approved: March 9, 1972.

By direction of the Administrator.

[SEAL] FRED B. RHODES,  
Deputy Administrator.

[FR Doc.72-3880 Filed 3-14-72; 8:48 am]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 4—Department of Agriculture  
PART 4-1—GENERAL

Procurement

These amendments involve matters relating to agency management and to contracts and include rules interpreting and implementing existing regulations which are not subject to the notice and public procedure requirements for rule making under 5 U.S.C. 553. It is in the public interest that these provisions be made effective immediately. Accordingly, in accordance with the Secretary's Statement of Policy (36 F.R. 13804) it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable, unnecessary, and contrary to the public interest. (41 CFR 1-1.4)

1. The table of contents for Part 4-1 is amended by adding a new section as follows:

Sec.  
4-1.453 Delegation of authority for automatic data processing equipment, services, and related supplies.

2. Section 4-1.401 is revised to read as follows:

§ 4-1.401 Responsibility of the head of the procuring activity.

(a) *Plant and operations.* Under the provisions of 1 AR 252, the Director of Plant and Operations is responsible for the general management and coordination of procurement activities of the several agencies of the Department except in the areas of automatic data processing and data transmission (see paragraph (b) of this section). This broad grant of responsibility shall be construed to include the authority (1) to establish such procurement systems and policies, and (2) to delegate such contracting authorities as in the opinion of the Director of Plant and Operations will facilitate the orderly and economical procurement of equipment, materials, supplies, construction, services, and the leasing of space for use or consumption by the Department in carrying on its programs.

(b) *Management improvement.* Under the provisions of 1 AR 245, the Director of Management Improvement is responsible for the general management and coordination of procurement activities of the several agencies of the Department, subject to the Federal and Agriculture Procurement Regulations, in the areas of automatic data processing and data transmissions. These grants of responsibility shall be construed to include the authority (1) to establish such procurement systems and policies, and (2) to delegate such contracting authorities as in the opinion of the Director of Management Improvement will facilitate the orderly and economical contracting and procurement of administrative and operating supplies, equipment, and services relating to automatic data processing (ADP) and data transmission needs of the Department in carrying on its programs.

3. Section 4-1.403 is revised to read as follows:

§ 4-1.403 Requirements to be met before entering into contracts.

Procurement contracting shall conform with all laws and regulations applicable to the Department, with the policies and procedures set forth in AGPR and with any applicable policies and procedures otherwise announced or prescribed by either the Director of Plant and Operations, the Director of Management Improvement or other responsible official. A continuing review of agency operations hereunder will be made by the respective office.

4. Section 4-1.404 is revised to read as follows:

§ 4-1.404 Selection, designation, and termination of designation of contracting officers.

§ 4-1.404-1 Selection.

(a) *Procurement authority.* Procurement contracting authority in any amount shown to be needed under § 4-1.401(a) shall be obtained by heads of agencies of the Department from the Director of Plant and Operations, and with the concurrence of the Director of Plant and Operations, such authority may be delegated, without redelegation powers to the incumbent of any responsible position at the agency headquarters, regional office or field station subject however, to the criteria specified in paragraph (b) of this section. Procurement contracting authority with redelegation powers shall be granted in a similar manner when (1) the head of an agency submits adequate justification of a need for this authority and (2) the criteria specified in paragraph (b) of this section have been accomplished. Procurement contracting authority delegated to incumbents under § 4-1.401(a) shall also include authority under § 4-1.401(b), subject to the limits established in § 4-1.453.

(b) *Selection criteria.* The following items are prerequisites for requests under paragraph (a) of this section:

(1) The incumbent is classified in CS Grade GS-11 or above and has demonstrated professional competence to exercise the broad authorities of a contracting officer.

(2) Each incumbent shall be provided with the Federal Procurement Regulations together with the Agriculture Procurement Regulations and applicable agency supplements. Selected periodicals and other publications designed to keep the Contracting Officer up-to-date with new developments in the field of Federal contracting (see listings in Part 4-53) shall also be provided as funds are available.

(3) Education, training, and experience shall provide a degree of knowledge commensurate with the character and complexity of contracts to be executed and administered. Training plans shall provide for the continuing competence of each incumbent.

(4) The workload is expected to be sufficient to warrant the expense of providing the necessary facilities, reference material, training and time for study involved in the above.

(5) Delegations will not be made to incumbents who have responsibility for inspection of goods, services, or construction to determine compliance with contract specifications where this function can be reasonably assigned to other officials.

(6) Adequate personnel to provide technical support to incumbents shall be

available to assure necessary assistance in preparing and interpreting technical specifications and in administering the contracts.

(7) Adequate internal controls will be established to assure that all delegations fully meet the above criteria.

5. Section 4-1.450 is revised to read as follows:

§ 4-1.450 Requests for special contracting authority.

Except in an emergency, a request for special contracting authority for a specific contract shall be submitted to the applicable office under § 4-1.401 prior to the issuance of the invitation for bids or request for proposals where there is reasonable expectation that the amount of the resulting contract will exceed the authority of the issuing officer.

6. Section 4-1.453 is added as follows:

§ 4-1.453 Delegation of authority for automatic data processing equipment, services, and related supplies.

Those agencies delegated procurement contracting authority by the Office of Plant and Operations under § 4-1.404-1 are hereby delegated procurement contracting authority by the Director of Management Improvement for procurement of automatic data processing equipment, services, and related supplies in the following circumstances:

(a) ADP equipment (for definition see FPMR 101-32.402-1).

(1) Such card punching, verifying and manipulating equipment as is described as electronic accounting machines (EAM) or punch card accounting machines (PCAM) where the total dollar cost does not exceed \$50,000 for purchase or annual rental.

(2) Any other items of ADP equipment where the total dollar cost does not exceed \$25,000 for purchase or annual rental provided that no existing computer system is augmented under this delegation such that the purchase cost (cost to purchase if leased) of all the components of that system are made to exceed \$200,000.

(3) If for renewal of equipment previously authorized or procured by OMI and the terms of the original procurement have not significantly changed and the changes in costs do not exceed 10 percent of those originally approved.

(4) None of the above stated circumstances apply to the intergovernmental transfer (IGT) of owned or leased equipment. All IGT of equipment must be approved by OMI prior to acquisition.

(b) ADP equipment maintenance (for definition see FPMR 101-32.402-3).

(1) The services are available from a Federal Supply Schedule contract under the terms of the contract; or

(2) The procurement does not exceed \$25,000 annually.

(c) ADP Software (for definition see FPMR 101-32.402-2).

## Title 47—TELECOMMUNICATION

### Chapter I—Federal Communications Commission

[Docket No. 75172]

#### PART 0—COMMISSION ORGANIZATION

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

##### Master Frequency Records

*Order.* In the matter of amendment of Parts 0 and 2 of the Commission's rules to effect certain editorial revisions therein concerning reference to the Master Frequency Record.

1. In § 0.455, reference is made to standard Form 128 in connection with the FCC's Master Frequency Record which is maintained for public inspection at the Commission's Washington, D.C., offices. However, with the implementation of automatic data processing techniques, this form has been replaced with a computer listing of frequency assignments. Section 0.455 is therefore being amended to reflect this change, as set forth below.

2. The second editorial amendment involves the definition of "authorized power" as contained in § 2.1 of the rules. The last sentence of the definition is merely a statement of internal Commission procedure and does not pertain to the actual definition of the term. Therefore, in the interest of clarification, this superfluous statement is being deleted as shown below.

3. Authority for these amendments is contained in sections 4(i), 5(d)(1), and 303(r) of the Communications Act of 1934, as amended, and in § 0.231(d) of the Commission's rules. Because the amendments are editorial in nature, the prior notice and effective date provisions of section 4 of the Administrative Procedure Act, 5 U.S.C. 553, do not apply.

4. Accordingly, it is ordered, Effective March 22, 1972, that Parts 0 and 2 of the

rules and regulations are amended as set forth below.

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

Adopted: March 8, 1972.

Released: March 8, 1972.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] JOHN M. TORBET,  
*Executive Director.*

Parts 0 and 2 of Chapter I of Title 47 of the Code of Federal Regulations are amended as follows:

1. Section 0.455(a)(2) is revised to read as follows:

§ 0.455 Other locations at which records may be inspected.

(a) \* \* \*

(2) The Master Frequency Records.

\* \* \* \* \*

2. In § 2.1, the definition of "authorized power" is revised to read as follows:

§ 2.1 Definitions.

*Authorized power.* The power assigned to a radio station by the Commission and specified in the instrument of authorization.

\* \* \* \* \*

[FR Doc.72-3882 Filed 3-14-72; 8:49 am]

[Docket No. 18632]

#### PART 81—STATIONS ON LAND IN THE MARITIME SERVICES AND ALASKA-PUBLIC FIXED STATIONS

##### Report and Order

##### Correction

In F.R. Doc. 72-3157 appearing at page 4441 in the issue of Friday, March 3, 1972, the following changes should be made:

1. In § 81.134(g) the frequency band designated "400-425" should read "400-525".

2. In § 81.304(a) the line reading "(2) See the following table." should be deleted.

(1) The procurement will occur by placing a purchase/delivery order against an applicable Federal supply contract under the terms of the contract; or

(2) The total procurement for the specific software package does not exceed \$7,500 annual lease cost, excluding maintenance, or \$10,000 purchase cost.

(d) ADP Services obtained from other than Federal agencies (for definition of service see 5 AR 865).

(1) The cost of the ADP services involved does not exceed \$25,000.

(e) ADP supplies (for definition see FPMR 101-32.402-4).

(1) The cost of the supplies does not exceed \$2,500; or

(2) The procurement will be made under a specific purchase program established by GSA. These programs include electronic data processing (EDP) tapes, tabulating machine cards, and marginally punched continuous forms. Instructions for acquisition of these supplies are set forth in FPMR 101-26.508, 101-26.509, and 101-26.604, respectively.

(i) All procurements which are not within the authorities set forth in subparagraph (1) of this paragraph and this subparagraph (2) must be submitted to the Director of Management Improvement. The Office of Management Improvement will either conduct the procurement or delegate the agency authority to conduct the procurement.

(ii) Agencies shall report all ADP services or products acquired through the exercise of the above delegations. Form AD-566(2/72), Contracts for ADP Services or Products, shall be completed and submitted to the Office of Management Improvement upon the execution of an applicable contract or purchase order.

Done at Washington, D.C., this 9th day of March 1972.

FRANK B. ELLIOTT,  
*Assistant Secretary  
for Administration.*

[FR Doc.72-3853 Filed 3-14-72; 8:46 am]

# Proposed Rule Making

## DEPARTMENT OF STATE

[ 22 CFR Part 14 ]

[Docket No. SD-101]

### FOREIGN SERVICE

#### Employee-Management Relations

Under authority of sections 4, 11, 14, and 16 of Executive Order 11636 (36 F.R. 24901, December 24, 1971) notice is hereby given that the Secretary of State proposes to add a new Part 14 to Title 22 of the Code of Federal Regulations, as set forth below. This part establishes procedures and defines rights necessary to implement Executive Order 11636 for employee-management relations for the Foreign Service employees of the Department of State, the U.S. Information Agency, and the Agency for International Development (or its successor agency or agencies).

Interested persons are invited to submit written comments, suggestions, or objections regarding the proposed rule making to the Special Assistant for Employee-Management Relations, Office of the Director General of the Foreign Service, Room 7327, Department of State, Washington, D.C. 20520, within thirty (30) days after the date of publication of this notice in the FEDERAL REGISTER. All written materials or suggestions submitted in response to this notice of proposed rule making will be available for public inspection at the public reading room, Department of State, 2201 C Street NW., Washington, DC, during regular business hours.

#### PART 14—EMPLOYEE-MANAGEMENT RELATIONS

Sec.	Purpose.
14.1	Purpose.
14.2	Scope.
14.3	Definitions.
14.4	General policy and responsibilities.
14.5	Organs of administration.
14.6	Recognition.
14.7	Scope of consultations.
14.8	Consultation procedures.
14.9	Appeals.
14.10	Disputes panel.
14.11	Conferral.
14.12	Changes and amendments.
14.13	Organizational activities.
14.14	Miscellaneous.

**AUTHORITY:** The provisions of this Part 14 issued under secs. 4, 11, 14, and 16, E.O. 11636, 36 F.R. 24901, Dec. 24, 1971.

##### § 14.1 Purpose.

The regulations in this part contain policies and procedures to implement the employee-management relations system for the Foreign Service of the United States. Their purpose is to promote effective, equitable, and uniform implementation of the policies, rights, and responsibilities prescribed by Executive Order 11636 for the Department of State, the

U.S. Information Agency, and the Agency for International Development (or its successor agency or agencies).

##### § 14.2 Scope.

These regulations and Executive Order 11636 are applicable to all members of the Foreign Service and to the foreign affairs agencies: *However*, The head of a foreign affairs agency may temporarily suspend any of the provisions of this part or of Executive Order 11636 for the agency at any post, bureau, office, or activity when, in his sole judgment, such suspension is necessary for the national interest in emergency situations.

##### § 14.3 Definitions.

As used in this part, the following definitions shall apply:

(a) "Order" means Executive Order 11636, "Employee-Management Relations in the Foreign Service of the United States" (36 F.R. 24901, December 24, 1971.)

(b) "Foreign affairs agency" or "agency" means either the Department of State, the U.S. Information Agency, or the Agency for International Development, or its successor agency or agencies.

(c) "Member of the Foreign Service" means an officer or employee of the Foreign Service, wherever serving, other than an alien clerk or employee or consular agent, appointed in or assigned to a foreign affairs agency under authority of the Foreign Service Act of 1946, as amended; the Foreign Assistance Act of 1961, as amended; or Public Law 90-494.

(d) "Employee" means any member of the Foreign Service except a member determined by agreement of the relevant parties or by decision of the Employee-Management Relations Commission to be a "management official" or "confidential employee" as defined in section 2 (c) and (d) of the order.

(e) "Agency management" means management officials, confidential employees, and those acting for the agency for purposes of the implementation of the order.

(f) "Organization" means a lawful organization eligible for participation under the order.

(g) "Recognized organization" means an organization with the status of exclusive representative for the employees of an agency for purposes of the order.

(h) "Commission" means the Employee-Management Relations Commission.

(i) "Board" means the Board of the Foreign Service.

(j) "Secretary" means the Secretary of State.

(k) "Head of the agency" means: (1) For the Department of State, the Secretary; (2) for the U.S. Information Agency, the Director; and (3) for the Agency for International Development, the Administrator.

(l) "Executive Secretary" means the Executive Secretary of the Board.

All other terms shall have the meanings prescribed in the order or the regulations issued by the Commission.

##### § 14.4 General policy and responsibilities.

(a) The effective participation by the men and women of the Foreign Service in the formulation of personnel policies and procedures affecting the conditions of their employment is essential to the efficient administration of the Foreign Service and to the well-being of its members. All employees of the foreign affairs agencies have the right to choose whether or not they wish to be represented by an organization for purposes of this participation and if they wish to be represented, by which organization. It is the policy of the foreign affairs agencies that, if the employees of an agency choose to be represented by an organization, in accordance with procedures established under the order, consultation and conferral between the management of the agency and that organization are essential to the efficient administration of the Foreign Service and to the well-being of its members.

(b) To effectuate this policy, each member of the Foreign Service has the right, subject to the limitations set forth below, freely and without fear of penalty or reprisal, to form, join, and assist any organization or to refrain from any such activity, and the head of each agency shall protect the members of the Foreign Service in the exercise of these rights.

(c) Except as limited in paragraph (d) of this section, the right to assist an organization extends to participation in the management of an organization and acting for an organization in the capacity of an organizational representative, including presentation of an organization's views to agency management, officials of any part of the executive branch, the Congress, or other appropriate authority.

(d) Nothing in this section shall be construed to authorize any participation or activity by a member of the Foreign Service which would result in, or which would otherwise be incompatible with any law or regulation or the performance of official duties. Specifically, but not exclusively, those members of the Foreign Service (whether employees, confidential employees, or management officials) whose official duties involve the formulation or administration of personnel policies (other than in a solely clerical capacity), administration of the employee-management relations system, or representation of agency management in the process of consultation or conferral with an organization (including

clerical support) shall not act as representatives of, or participate in the management of, any organization, whether recognized or not. The head of each agency, or his designee, shall provide appropriate guidance for employees in order to avoid such potential conflicts.

(e) Recognition of an organization as the exclusive representative of the employees of an agency shall not preclude informal consultations or other dealings with parties or groups (not eligible for the status of organization) regarding topics of particular interest to those parties or groups, as prescribed by section 7(e) (2) and (3) of the order.

(f) Recognition shall also not preclude an employee, or a group of employees, regardless of affiliation, from bringing matters of personal concern to the attention of appropriate officials of an agency under applicable laws, rules, regulations, or established policies, or from choosing his or their own representative in a grievance or other administrative adjudication: *However*, This section does not permit an employee or group of employees to meet with agency management through an organization which is not recognized as the representative of the employees in that agency to discuss a matter which is a proper subject for consultation.

(g) When the head of an agency temporarily suspends any provision of the order or these regulations because of an emergency situation, both agency management and the organization recognized as the representative of the employees of that agency shall, to the extent practical, considering the requirements of the emergency situation, conduct themselves in accordance with the policies of the order. The head of the agency ordering such a suspension, or his designee, shall instruct the parties regarding the proper conduct during such emergencies, including, but not by way of limitation, by issuing directives as to which of these provisions is to apply during the suspension and by providing other appropriate guidance; such guidance shall, if practicable, be provided after conferral with the heads of the other agencies having employees at that post, the Commission, and the recognized organizations (if any) for the affected agencies. No such suspension, however, shall operate to deny access by an employee or a group of employees to the grievance procedure established under section 10 of the order, but, when conditions require, the head of the agency may temporarily suspend the procedure and extend the applicable time limitations until after the termination of the suspension.

(h) All management officials, confidential employees, and other members of agency management shall, to the extent consistent with their right to join an organization, maintain strict neutrality in any public participation in the affairs of an organization with regard to matters covered by the order and shall avoid expressions of preference concerning representation by organizations in general or by any specific organization.

#### § 14.5 Organs of administration.

(a) The Secretary shall exercise the following functions in the administration of the order:

(1) Prescribe regulations for the Board in the administration of its functions under the order;

(2) Establish procedures for recognized organizations to have access to agency management for the purposes of consultation and conferral;

(3) Prescribe regulations for the use of official time for consultation, conferral, and other representational activities by organizations and their agencies;

(4) Supervise the foreign affairs agencies in the implementation of the order; and

(5) Report to the President concerning the implementation of the order, after receiving the views of the Board, and make recommendations to the President regarding amendments to the order.

(b) The head of each respective foreign affairs agency, or his designee, shall exercise the following functions in the administration of the order:

(1) Prescribe regulations for his agency after consultation with the organizations to implement the order and the regulations promulgated by the Secretary and the Commission. Such regulations shall include, but shall not be limited to: (i) A clear statement of the rights of the employees of the agency under the order; (ii) procedures with respect to consultation and conferral with recognized organization; (iii) policies with respect to the use of agency facilities by organizations; and (iv) policies and practices regarding consultation with other parties and groups, as appropriate;

(2) Suspend temporarily any or all of the provisions of the order or this part at any post, bureau, office, or activity, when he determines in writing that an emergency situation necessitates such suspension in the national interest, subject to the conditions he prescribes, and issue temporary regulations governing employee-management relations during such suspension; and

(3) Perform such other functions as the Secretary may, by regulation, prescribe.

The following offices shall be responsible for the administration of the employee-management relations system for each respective agency: (i) For the Department of State, the Special Assistant for Employee-Management Relations to the Director General of the Foreign Service; (ii) for the U.S. Information Agency, the Personnel Planning Staff; and (iii) for the Agency for International Development, the Welfare and Grievance Staff. Matters relating to the administration of the order by an agency should be directed to those officials, and any notice, paper, request, or other material served upon them shall be served upon the agency.

(c) The Board shall perform the following functions in the administration of the order:

(1) Consider and make recommendations to the Secretary concerning any subject of a substantive nature appropriate for the implementation of the order.

(2) Interpret this part and the order, except for those provisions reserved to the functions of the Commission;

(3) Perform such other functions as the Secretary may, by regulation or otherwise, prescribe.

All papers or materials to be submitted to the Board shall be directed to the Executive Secretary and shall be submitted in triplicate, at least ten (10) working days before the date of the meeting of the Board at which such papers or materials are to be considered.

#### § 14.6 Recognition.

(a) Any organization seeking recognition under the order shall, in addition to meeting the requirements of the regulations established by the Commission, submit to the relevant agency a copy of the organization's constitution and bylaws, a statement of its objectives, and a roster of its officers.

(b) After the Commission has determined any issue placed before it with respect to eligibility of organizations to participate in an election, all eligible organizations and the agency shall agree upon arrangements for the election. Topics for agreement shall include, but shall not be limited to, the list of eligible voters, the dates for conducting the election, and the procedures for balloting. The "Procedural Guide for the Conduct of Elections" issued by the Commission shall serve as a guide for planning such arrangements. If no agreement is reached on any matter relating to the supervision of the election, the matter shall be referred to the Commission for final decision.

(c) Recognition shall be accorded only following an election conducted by the head of that foreign affairs agency, under supervision of the Commission, among all the employees of the agency.

(d) Recognition of an organization certified by the Commission as the choice of the employees of an agency shall be accorded by that agency immediately following the receipt of a notification from the Commission informing the agency of the certification of the results of an election. Recognition shall be accorded by means of a letter from the head of the agency to the principal executive officer (or his designee) of the organization to be recognized.

(e) Recognition of an organization shall be withdrawn immediately upon the presentation to the foreign affairs agency of a ruling by the Commission that the recognized organization has been found ineligible for recognition for any reason, or of a certification by the Commission of the results of an election in which the majority of the ballots cast indicate that the employees of the agency do not wish to be represented by that organization.

(f) Whenever the head of a foreign affairs agency receives information which creates a substantial question that

an organization certified by the Commission as the winner of a representation election is ineligible for recognition because of noncompliance with the standards of conduct or for any other reason acceptable to the Commission, he shall petition to the Commission in accordance with Part 804 of this title.

(g) Whenever the head of an agency receives information which creates a good faith doubt that the employees of an agency desire to have the recognized organization continue to represent them he shall, at the earliest time possible under the regulations of the Commission, petition to the Commission for the purpose of conducting an election pursuant to Part 802 of this title.

#### § 14.7 Scope of consultation.

(a) Appropriate subjects for consultation between the recognized organization and the foreign affairs agency are those personnel policies and practices and matters relating to working conditions of the employees which are within the authority of the foreign affairs agency.

(b) Consultations shall not be conducted on subjects which directly regulate the working conditions of employees not covered under the order, for which the Secretary has the power to promulgate regulations effective for other government departments and agencies other than foreign affairs agencies, or which are outside the discretion of the agency involved.

(c) The obligation to consult does not include matters with respect to the mission of a foreign affairs agency; its budget; its organization; the number of employees; and the numbers, types, and grades of positions or employees assigned to an organizational unit, work project or tour of duty; the technology of performing its work; or its internal security practices. Consultations will not extend to foreign policy matters or other substantive responsibilities of the foreign affairs agencies. This paragraph shall not preclude consultation with respect to providing appropriate arrangements for employees adversely affected by the impact of realignment of work forces or technological change.

(d) If consultations are desired for topics which directly affect more than one foreign affairs agency, such consultations must be conducted among the managements of all agencies involved and the organizations, if any, recognized by those agencies.

(e) The obligation to consult shall not deny the authority and obligation of the management of such foreign affairs agency to: (1) Direct employees of the agencies; (2) hire, promote, transfer, assign, and retain employees in positions within the foreign affairs agencies, and suspend, demote, discharge or take other disciplinary action against employees; (3) relieve employees from duties because of the lack of work or for other legitimate reasons; (4) maintain the efficiency of the Government operations entrusted to them; (5) determine the methods, means, and personnel by which

operations are to be conducted; and (6) take whatever actions may be necessary to carry out the missions of the agencies in situations of emergency. Such authority and obligation shall remain with the management of the agency in the administration of the policies and practices which result from the consultation process.

#### § 14.8 Consultation procedures.

(a) Agency management and the recognized organization shall to the extent consistent with applicable law and regulations have the mutual obligation to consult regularly and prior to the adoption of proposed or revised personnel policies and procedures which affect working conditions of employees for the purpose of arriving at mutually acceptable policies, changes, or revisions. Such obligation does not, however, compel either party to agree to any specific proposal advanced by the other party during such consultations, nor does it require the making of a concession on any specific matter.

(b) After an organization is recognized, a procedure for the resolution of grievances shall be established by the agency after consultation with the recognized organization. The establishment of such a procedure shall not limit the right of the individual employee or group of employees to be represented by a party of his choice. When a grievance is brought under that procedure by an employee or group of employees and the representative chosen by the grievant or grievants is other than the recognized organization, the recognized organization may be present at all sessions of the procedure at which the representative may be present, but the recognized organization may not intercede or present arguments of its own unless permission to do so has been granted by the Executive Secretary on the grounds that the resolution of the grievance would have an important effect upon consultation rights.

(c) Consultations shall be conducted at reasonable times and places which are mutually agreeable to the agency management and the recognized organization. Agency management shall inform the recognized organization whenever a change or revision in any policy or practice affecting the agency's employees—other than foreign policy matters or other substantive responsibilities of the foreign affairs agencies—is contemplated. The organization may propose such changes or revisions on its own initiative. Agency management shall not institute such a change until the parties have had a reasonable opportunity to consult and reach agreement or, if the parties do not agree as to the obligation to consult, until the Commission has resolved the issue. Such a revision or change may be instituted without the concurrence of the recognized organization if that organization does not request consultation within ten (10) days after the receipt of the notification that the agency intends such a change or revision.

(d) The head of each agency shall issue regulations setting forth the procedure for such consultations.

(e) The results of consultation shall not be final until signed by the head of the agency or his designee.

(f) When consultation does not result in agreement on a substantive issue, the recognized organization may appeal the final or last position of the agency to the Board. During the pendency of such an appeal, the agency shall not institute any change or modification in the matter under consideration unless the head of the agency determines that immediate implementation is required by the national interest, in which case a statement of the reasons for such action shall be supplied to the recognized organization and to the Board.

#### § 14.9 Appeals.

(a) When, after a reasonable period of consultation, no agreement is reached on a substantive issue the recognized organization may appeal the final or last position of the foreign affairs agency to the Board. Such an appeal shall be made only after agency management has informed the organization that its position is final or after the organization has informed management that it considers that management's position will not be substantially changed as a result of further consultations. Unless agency management agrees to reconsider its position within five (5) days after that time, an appeal must be filed with the Board within ten (10) days from the date the organization informs agency management that it considers an appeal to be timely or from the date the agency management informs the organization that its position is final. If no appeal is filed with the Board within ten (10) days, the final or last position of agency management may be implemented as though agreement had been reached on the matter.

(b) All appeals shall be made in writing to the Board, stating the last or final position of the agency, the position of the organization, the reasons for the organization's position, the prior positions of the parties during consultation, the reasons the organization believes a substantive question is involved, and any additional facts needed for the Board to consider the appeal. A copy of all material submitted to the Board shall be provided to the agency at the same time.

(c) Within ten (10) days from the date the organization submits its material to the Board and to the agency, the agency may submit a reply to any or all of the points raised by the appeal and supporting papers. A copy of any reply shall be provided to the organization at the same time. The agency may request certain matters be given priority attention if their immediate implementation is considered important.

(d) All papers and other material submitted to the Board shall be reviewed by the Executive Secretary or his designee for purposes of determining whether additional material is necessary, formulating a summary, and making a recommendation to the Board regarding the

existence of a substantive question. If the Executive Secretary or his designee determines no additional material is required in order to resolve the issue of whether a substantive question has been raised, he shall submit a summary of the relevant facts and his recommendation to the Chairman of the Board within ten (10) days following the time specified for the receipt of the agency's reply materials, and shall provide a copy of such to the organization and the agency.

(e) The Executive Secretary may request oral or written argument from the parties in order to determine whether the appeal involves a substantive question if the material filed by the parties is insufficient.

(f) The Board shall initially determine whether a substantive question is raised by the appeal. For purposes of this section, a substantive question is raised when the subject under consideration creates, defines, or changes rights of the employees or organizations or the conditions relating to such rights.

(g) The Board shall issue its decision as to whether a substantive question is raised within ten (10) days following the receipt of the Executive Secretary's recommendation.

(h) If the Board finds that the appeal does not raise a substantive question, it shall dismiss the appeal, and the agency may implement its last or final position immediately.

(i) If the Board finds a substantive question has been raised, the appeal shall be referred to a disputes panel for a finding of fact and recommendation in accordance with § 14.10.

(j) After receiving the findings of fact and recommendations of the disputes panel, the Board may request or receive the views of or assistance from any party, person, organization, or agency. Within thirty (30) days after receipt of the panel's findings of fact and recommendations the Board shall issue its decisions, which will be binding on the parties, unless overruled by the head of the agency.

(k) When the head of the foreign affairs agency overrules the decision of the Board, he shall issue a statement explaining the reasons for which the Board's decision is unacceptable and the position he adopts is required. A copy of such statement shall be provided to the organization, the Board, and the Commission.

(l) The organization and agency management may, at any time, remove an appeal from consideration by the Board or disputes panel by mutual agreement.

#### § 14.10 Disputes panel.

(a) A disputes panel to assist the Board in the consideration of appeals shall be appointed by the Chairman of the Board. The panel shall consist of two employees of any foreign service agency who are not part of agency management or organization officials, one representative of the Department of Labor, one member of the Federal Service Impasses Panel, and one public member.

(b) The disputes panel shall present findings of fact and recommendations to

the Board for the disposition of the dispute, and it may, upon the Board's direction or its own initiative, mediate disputes or otherwise attempt to promote agreement between the parties. The panel may not impose binding arbitration, but it may take whatever steps in an advisory capacity it considers helpful in assisting the parties to reach agreement.

(c) The panel shall conduct its own investigation in its factfinding capacity. It may request written or oral statements or arguments from the parties and may request information, including documents or witnesses (or depositions, if more appropriate) from the parties or from any other source it considers appropriate.

(d) The presentation of the results of the panel's factfinding to the Board shall not include subjects which had not been considered by the parties in the consultation process. Its recommendations to the Board shall not include positions not put forward by either party or not within the scope of a compromise between the final or last positions of the parties.

(e) The disputes panel shall issue its findings of fact and recommendations to the Board within thirty (30) days after receiving the question, unless the appeal has been withdrawn earlier. The panel may request an extension of time from the Board if additional time is needed to permit the parties to reach agreement. All findings of fact and recommendations shall be provided to the recognized organization and the agency.

#### § 14.11 Conferral.

(a) The head of each agency whose employees are represented by an organization shall appoint appropriate representatives of agency management to meet regularly with the organization for purposes of conferral and review in regard to matters affecting or affected by the employee-management relations system.

(b) Such meetings shall be held at times and locations agreed upon by the parties. These meetings may be scheduled as periodic meetings. Notwithstanding an agreement to hold such meetings periodically, the organization or the agency may request a meeting at any reasonable time; agency management or the organization shall grant such requests whenever practical.

(c) There shall be no limitation upon the topics which may be discussed during conferral and review meetings provided some relationship exists between the topic and employee-management relations: *However*, Matters specifically excluded from the obligation to consult by the terms of the order shall be proper topics for conferral only if the parties specifically agree.

(d) Agency management and the recognized organization may confer about the procedure for resolution of issues relating to working conditions of employees at any post which would not affect the foreign service generally. The results of such conferral, or the positions of the parties if agreement is not

attained within a reasonable time, may be submitted to the Board in the form of a recommendation of a change in the implementation of the order.

(e) All recognized organizations and agencies shall meet annually to review the implementation and administration of the employee-management relations system established by the order. All recommendations or conclusions arrived at after such meetings shall be submitted to the Board for consideration.

(f) Meetings shall be held with the recognized employee organizations, if any, so that the Secretary and the Director may take into account the views of the organizations in designating their respective members on the Board of the Foreign Service.

#### § 14.12 Changes and amendments.

(a) All recommendations by any person for amendments to the order or changes in its implementation shall be made directly to the Board: *However*, The agency or the recognized organization shall make such recommendations only following conferral upon them.

(b) Upon the receipt of a recommendation from any source, or upon its own initiative, the Board may review the implementation of the order, proposed amendments to the order or this part, or any topic related to the effectuation of the policies of the order. An announcement of such a review shall be provided to the foreign affairs agencies, all organizations registered with the Commission (whether recognized or not), all members of the Foreign Service, and the public.

(c) Following such announcement the Board may request or otherwise receive the views of any interested party.

(d) Within a reasonable time after the issuance of the announcement, not to exceed ninety (90) days, the Board shall issue either a final or interim report to the Secretary, including, if appropriate, its recommendations for amendments to the order or this part. The Secretary shall make all final reports available to the agencies, organizations, members of the Foreign Service, and the public for comment before implementation or recommending them to the President.

#### § 14.13 Organizational activities.

(a) All organizations shall be given reasonable opportunities to solicit membership and support for their organizational activities among the members of the Foreign Service. Subject to the limitation prescribed by the head of the agency, representatives of such organizations shall be permitted, upon request, to post or distribute literature or to hold organizational meetings at any post. Such permission shall not extend to meetings during official duty hours or to activities which disrupt or tend to disrupt the proper functioning of the post's activities, or bring the United States into disrepute.

(b) Official time may not be used by representatives of organizations for the purposes of soliciting memberships or support among the employees of the

agency or for any purpose not relating directly to the representation of the employees to management (i.e., consultations, conferral, grievance representation, and hearings directed by the Commission or the Board).

(c) Organizations, whether or not recognized, may use the intra-office or inter-departmental distribution system under such regulations as the head of each agency prescribes. Use of mail or distribution facilities normally used by the public shall be available to organizations on the same basis as to any member of the public. Telecommunication facilities may not be used by or for organizations without written permission of the Secretary or his designee.

(d) The amount of official time spent by representatives of a recognized organization for the consultation process shall be limited to that reasonably required to reach agreement not to exceed four (4) hours each month or forty (40) hours each fiscal year. The number of organization representatives normally shall not exceed the number of agency representatives. If an appeal has been taken under § 14.9, the Board may permit a representative or representatives of the organization a reasonable amount of official time for purposes of appeals.

(e) The amount of official time spent by representatives of an organization for conferral and review shall be over and above the time used for consultation and shall be limited to that reasonably necessary. The number of organization participants at conferral shall normally not exceed the number of the agency participants.

(f) Neither overtime, compensatory time off, nor travel time will be available to organizational representatives because of time spent in the process of consultation or conferral.

#### § 14.14 Miscellaneous.

(a) Nothing in the order, this part, the results of consultations, or any agreement between the agency and an organization shall be construed to limit the authority of agency management to establish policies and practices affecting members of the Foreign Service other than employees, as herein defined.

(b) Nothing in the order, this part, the result of any consultation, or any agreement shall in any way limit the authority and responsibility of the head of an agency to seek any and all appropriate judicial and/or administrative action to terminate or prohibit a strike, work stoppage, slowdown, or any other such concerted action which tends to affect detrimentally the operations of an agency.

(c) The head of each foreign affairs agency shall issue appropriate regulations necessary to implement the order in the agency.

(d) All members of the Foreign Service and all persons employed by a foreign

affairs agency shall provide full cooperation to the Board, the Commission, and disputes panels, and provide those organs with any and all information or assistance requested by them. Both agency management and all organizations shall be bound by the decisions of the Board (unless the head of the agency directs otherwise) and the Commission.

(e) Nothing in the order, this part, the results of consultation, or any agreement shall prevent the head of an agency from excluding any person, party, documents, or information from any other party or proceeding if, in his sole discretion, he determines in writing that such exclusion is required to protect national interest. Such exclusion shall not be interpreted as an admission of any position.

(f) In computing any period of time prescribed by or allowed by this part, the day of the act, event, or default after which the designated period of time begins to run, shall not be included. The last day of the period so computed is to be included unless it is a Saturday, Sunday, official Federal holiday or local legal holiday (if the action directly involves a foreign post) in which event the period shall run until the end of the next day which is neither a Saturday, Sunday, official Federal holiday, or local legal holiday. When the period of time prescribed or allowed is less than seven (7) days, intermediate Saturdays, Sundays, official Federal holidays, and local legal holidays shall be excluded from the computations. When the regulations in this part require the filing of any paper, such document must be received by the designated recipient before the close of business of the last day of the time limit, if any, for such filing or extension of time that may have been granted. Whenever a party has the right or is required to do some act pursuant to the regulations in this part within a prescribed period after service of a notice or paper and the notice or paper is served on him by mail within the United States, three (3) days shall be added to the prescribed period or if outside the United States an appropriate amount of time: *Provided, however*, That three (3) days shall not be added if any extension of time may have been granted.

(g) When an act is required or allowed to be done at or within a specified time, the appropriate organ may at any time order the period altered where it shall be manifest that strict adherence will work surprise or injustice or interfere with the proper effectuation of the order.

(h) The regulations in this part shall be construed liberally to effectuate the purposes and provisions of the order.

WILLIAM P. ROGERS,  
Secretary of State.

MARCH 10, 1972.

[FR Doc.72-4001 Filed 3-14-72;8:52 am]

## DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

[ 7 CFR Part 908 ]

### VALENCIA ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

#### Proposed Expenses, Rate of Assessment and Carryover of Unexpended Funds

Consideration is being given to the following proposals submitted by the Valencia Orange Administrative Committee, established under the marketing agreement, as amended, and Order No. 908, as amended (7 CFR Part 908), regulating the handling of Valencia oranges grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), as the agency to administer the terms and provisions thereof: (1) That the expenses which are reasonable and likely to be incurred by the Valencia Orange Administrative Committee during the period from November 1, 1971, through October 31, 1972, will amount to \$243,000; (2) that there be fixed, at \$0.013 per carton of oranges, the rate of assessment payable by each handler in accordance with § 908.41 of the aforesaid marketing agreement and order; and (3) that unexpended funds in excess of expenses incurred during the fiscal year ended October 31, 1971, in the amount of \$15,000, be carried over as a reserve in accordance with § 908.42.

All persons who desire to submit written data, views, or arguments in connection with the aforesaid proposals should file same in quadruplicate with the Hearing Clerk, U.S. Department of Agriculture, Room 112, Administration Building, Washington, D.C. 20250, not later than the 10th day after publication of this notice in the FEDERAL REGISTER. All written submissions made pursuant to this notice will be made available for public inspection at the office of the Hearing Clerk during regular business hours (7 CFR 1.27(b)).

Dated: March 10, 1972.

PAUL A. NICHOLSON,  
Acting Director, Fruit and  
Vegetable Division, Consumer  
and Marketing Service.

[FR Doc.72-3903 Filed 3-14-72;8:50 am]

## DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of Education

[ 45 CFR Part 151 ]

### EXPERIMENTAL SCHOOLS

#### Proposed Grants for Small Schools in Rural Areas and Closing Date for Receipt of Applications

Pursuant to the authority contained in section 2 of the Cooperative Research Act (68 Stat. 533, as amended; 20 U.S.C. 331a) notice is hereby given that the Commissioner of Education, with the approval of the Secretary of Health, Education, and Welfare, proposes to establish additional criteria for the selection of grant recipients and a closing date for receipt of applications for the small schools in rural areas competition under the experimental schools program, as set forth below.

There are approximately 13,500 operating public school systems which enroll 2,500 or fewer students. They serve approximately 8 million young people. The majority of these students, have not had the special attention merited by the problems particular to small districts in rural areas, which have been overlooked in the distribution of Federal monies for research in education. Today, there is a critical need and an increasing public demand to investigate and explore reform strategies for small schools in rural areas as an important component of OE's research effort. In order to provide the opportunity to test comprehensive programs for educational reform specifically suited to small schools in rural areas, the experimental schools program is holding a competition explicitly and exclusively for that purpose. The criteria herein established are consistent with the intent of criteria which apply to the experimental schools program as a whole and are added to further specify and clarify the intent of this particular competition for small rural schools, as different from other competitions which may be forthcoming in this series.

The small rural schools competition is also subject to the requirements contained in 45 CFR 151, Subpart E (36 F.R. 13993-4, July 29, 1971), and such amendments thereto as may be made effective prior to the closing date established for receipt of applications. A notice of proposed rule making, which sets forth certain amendments to Subpart E of 45 CFR 151, will soon be published in the FEDERAL REGISTER, subject to a 30-day period for public comment.

Interested persons are invited to submit written comments, suggestions, or objections regarding the proposed criteria set forth below to Experimental Schools, U.S. Office of Education, Room 4012, 400 Maryland Avenue SW., Washington, DC 20202. Comments received in response to this notice will be available for public inspection at the above office on Mondays through Fridays between 8:30 a.m. and 4:30 p.m. All relevant material received not later than 15 days

after the publication of this notice in the FEDERAL REGISTER will be considered.

Dated: March 3, 1972.

S. P. MARLAND, JR.,  
U.S. Commissioner of Education.

Approved: March 10, 1972.

ELLIOT L. RICHARDSON,  
Secretary of Health, Education,  
and Welfare.

1. Notice of establishment of closing date for receipt of letters of interest for the experimental schools program, small rural schools competition, to be conducted during fiscal year 1972 under section 2 of the Cooperative Research Act (Public Law 83-531, as amended; 20 U.S.C. 331a) and regulations issued pursuant thereto (45 CFR Part 151). Potential applicants are hereby notified that the small rural schools competition represents the first of a series of new announcements of experimental schools competitions. Notifications of closing dates for forthcoming competitions will also appear in the FEDERAL REGISTER.

Notice is hereby given that in order to be assured of consideration for grants in the experimental schools small rural schools competition, letters of interest, which constitute formal submissions of applications (and therefore must comply with 45 CFR 151.4), from eligible parties must be received in the U.S. Office of Education no later than 15 days after republication of this notice in the FEDERAL REGISTER following the period for public comment.

2. In addition to such other applicable requirements as may be contained in the Act and in 45 CFR Part 151, the following criteria shall apply to grants made under the small rural schools competition:

(1) An eligible applicant for the purposes of this competition is a local educational agency (or a combination of such agencies) which has no more than 2,500 children enrolled in its elementary and secondary schools, kindergarten (or, where kindergarten is not supported with public funds in the area to be served, grade 1) through grade 12, inclusive, and which serves a rural area.

(2) The project must serve all children enrolled in the applicant's schools.

(3) The schools served by the project must constitute a coherent feeder system, all schools of which are served by the project.

(20 U.S.C. 331a, 45 CFR Part 151)

[FR Doc.72-4008 Filed 3-14-72; 8:52 am]

## DEPARTMENT OF TRANSPORTATION

Coast Guard

[ 33 CFR Parts 110, 127, 128 ]

[CGD 72-51P]

### APRA HARBOR, GUAM

#### Proposed Anchorage Grounds, Navigation Areas and Security Zones

The Coast Guard is considering amending Title 33 of the Code of Federal

Regulations to establish anchorage grounds in Apra Outer Harbor, Guam. In addition, this proposal sets forth general regulations relating to the establishment of security zones in waters of the United States and prescribes specific security zones in Apra Outer Harbor. This proposal would also establish Apra Outer Harbor as a Regulated Navigation Area.

The first part of this proposal would establish a general anchorage in Apra Harbor where vessels may anchor without restriction. It would also establish two anchorages for the use of vessels carrying explosives or bulk dangerous cargoes. In addition, certain limitations on the use of Naval Anchorages and mooring buoys are proposed.

The second part of this proposal would establish regulations relating to security zones. These regulations prescribe the general regulations that would apply to all security zones unless specific regulations are promulgated for an individual security zone. These regulations also contain the procedures for requesting the establishment of a security zone. Several security zones are proposed for Apra Outer Harbor, Guam.

The third part of this notice establishes Apra Outer Harbor as a Regulated Navigation Area. The regulations imposed on vessels in a Regulated Navigation Area are intended to provide for the safety of navigation when the conditions of a harbor warrant a higher standard than the rules of the road provide for. The regulations proposed for Apra Outer Harbor would limit the speed of vessels, control the entrance of vessels into the harbor, and restrict the movement of vessels within the harbor.

Interested persons may participate in this proposed rule making by submitting written data, views, or arguments. Comments on those provisions applicable to Apra Harbor should be addressed to the Commander, 14th Coast Guard District, 677 Ala Moana Boulevard, Honolulu, HI 96813. Comments on the general provisions of this notice should be addressed to Coast Guard (CMC/82), 400 Seventh Street SW., Washington, DC 20590. Each person submitting comments should include his name and address, identify this notice (CGD 72-51P) and give reasons for any recommended change in the proposal. Copies of written communications received will be available for examination by interested persons at the office of the Commander, 14th Coast Guard District and in Room 8234, Department of Transportation, Nassif Building, 400 Seventh Street SW., Washington, DC.

The Commander, 14th Coast Guard District, will forward all comments received before April 17, 1972, and his recommendations to the Commandant, who will evaluate all communications received and take final action on this proposal. The proposed regulations may be changed in the light of comments received.

In consideration of the foregoing, it is proposed that Chapter 1 of Title 33, Code of Federal Regulations, be amended as follows:

**PART 110—ANCHORAGE REGULATIONS**

1. By amending Part 110 by adding a new § 110.238 to read as follows:

**§ 110.238 Apra Harbor, Guam.**

(a) *The anchorage grounds*—(1) *General anchorage.* The waters of Apra Outer Harbor enclosed by a line beginning at Southwest Point at latitude 13°27'29" N., longitude 144°39'32" E.; thence to latitude 13°27'18" N., longitude 144°39'18" E.; thence to Spanish Rocks at latitude 13°27'09.5" N., longitude 144°37'20.6" E.; thence along the shoreline to the point of beginning, except those areas described in subparagraphs (2) and (3) of this paragraph.

(2) *Explosives Anchorage 702.* In the general anchorage, a circular area with a radius of 350 yards centered at latitude 13°27'26.9" N., longitude 144°38'08.2" E.

(3) *Explosives Anchorage 703.* In the General Anchorage, a circular area with a radius of 350 yards centered at latitude 13°27'30" N., longitude 144°38'29" E.

(4) *Naval Anchorage A.* The area enclosed by a line beginning at latitude 13°26'44.3" N., longitude 144°37'37.8" E.; thence to latitude 13°26'59" N., longitude 144°37'37.8" E.; thence to latitude 13°27'07.6" N., longitude 144°38'56" E.; thence to latitude 13°26'56.6" N., longitude 144°38'56" E.; thence to latitude 13°26'56.6" N., longitude 144°39'03.8" E.; thence to latitude 13°26'51.3" N., longitude 39'03.8" E.; thence to latitude 13°26'51.3" N., longitude 144°39'19.4" E.; thence to latitude 13°26'39.2" N., longitude 144°39'19.4" E.; thence to latitude 13°26'37.4" N., longitude 144°37'57" E.; thence to the point of beginning.

(5) *Naval Anchorage B.* The area enclosed by a line beginning at latitude 13°26'40.7" N., longitude 144°39'48.5" E.; thence to latitude 13°26'50.6" N., longitude 144°39'59" E.; thence to latitude 13°26'48" N., longitude 144°40'01.2" E.; thence to latitude 13°26'38" N., longitude 144°39'51.2" E.; thence to the point of beginning.

(b) *The regulations*—(1) *General anchorage.* Any vessel may anchor in the General anchorage except vessels carrying—

- (i) Explosives; or
- (ii) Flammable liquids, combustible liquids, flammable solids, oxidizing materials, corrosive liquids, compressed gases, or poisonous substances in bulk.

(2) *Anchorage 702 and 703.* (i) Vessels carrying cargoes described in subparagraph (1) of this paragraph must—

(a) Use Anchorage 702 or 703, unless otherwise directed by the Captain of the Port;

(b) Use the mooring buoy therein when directed by the Captain of the Port; and

(c) Display a red (BRAVO) flag.

(ii) Without permission from the Captain of the Port, no vessel may enter or remain in Anchorage 702 or 703 when a vessel occupying the anchorage is displaying a red (BRAVO) flag.

(iii) When Anchorage 702 or 703 is not occupied by a vessel carrying cargoes described in subparagraph (1) of this paragraph, it may be used as a general anchorage.

(3) *Naval anchorages A and B.* (i) Except as provided in subdivision (ii) of this subparagraph, nonnaval vessels may not anchor within these anchorages or use the mooring buoys therein without permission of the local Naval authorities obtained through the Captain of the Port. (There is a user charge for the use of these mooring buoys.)

(ii) Small craft that are continuously manned and capable of getting underway may anchor within these anchorages during daylight hours without prior approval of the Captain of the Port.

(4) *General regulations.* (i) Vessels may use the naval mooring buoys in the General Anchorage without charge for a period up to 72 hours if authorized by the Captain of the Port. Vessels so moored shall promptly move at their own expense upon notification from the Captain of the Port.

(ii) Except for vessels not more than 65 feet in length, all vessels shall anchor in an anchorage ground.

(iii) Vessels anchored in an anchorage ground shall place their anchors within the anchorage ground so that no portion of the hull or rigging at any time extends outside the anchorage ground.

(iv) No vessel may anchor in the harbor for more than 30 consecutive days without permission of the Captain of the Port.

(Sec. 7, 38 Stat. 1053, as amended, sec. 6(g) (1) (A), 80 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) (36 F.R. 19160))

2. By revising the heading of Subchapter L to read as follows:

**SUBCHAPTER L—WATERFRONT FACILITIES; SECURITY ZONES; AND REGULATED NAVIGATION AREAS**

3. By adding new Parts 127 and 128 to read as follows:

**PART 127—SECURITY ZONES**

**Subpart A—General**

Sec.	
127.01	Purpose of part.
127.05	Definitions.
127.10	Purpose of a security zone.
127.15	General security zone regulations.
127.20	Establishment of security zone; procedure.

**Subpart B—Security Zones**

127.1401 Apra Harbor, Guam.

**AUTHORITY:** The provisions of this Part 127 issued under sec. 1, 40 Stat. 220, as amended, sec. 6(b) (1), 80 Stat. 937; 50 U.S.C. 191, 49 U.S.C. 1655(b); E.O. 10173, E.O. 11249; 3 CFR 1949-1953 Comp. p. 356, 3 CFR, 1964-1965 Cor., p. 349; 49 CFR 1.46(b).

**Subpart A—General**

**§ 127.01 Purpose of part.**

The purpose of this part is to—

- (a) List security zones;
- (b) Prescribe regulations applicable to security zones; and

(c) Prescribe the procedures for establishing security zones.

**§ 127.05 Definitions.**

As used in this part:

(a) "Captain of the Port" means the Commandant, District Commander, or Captain of the Port, as defined in § 6.01-3 of this chapter, or his designated representative.

(b) "Security zone" means an area of land, water, or land and water designated as a security zone by the Captain of the Port.

**§ 127.10 Purpose of a security zone.**

The purpose of a security zone is to safeguard from destruction, loss, or injury from sabotage or other subversive acts, accidents, or other causes of similar nature—

- (a) Vessels,
- (b) Harbors,
- (c) Ports, and
- (d) Waterfront facilities—

In the United States and all territory and water, continental or insular, that is subject to the jurisdiction of the United States.

**§ 127.15 General security zone regulations.**

Unless otherwise provided in the special regulations in Subpart B—

(a) No person or vessel may enter or remain in a security zone without the permission of the Captain of the Port;

(b) Each person and vessel in a security zone shall obey any direction or order of the Captain of the Port;

(c) The Captain of the Port may take possession and control of any vessel in a security zone;

(d) The Captain of the Port may remove any person, vessel, article, or thing from a security zone;

(e) No person may board or take or place any article or thing on board any vessel in a security zone without the permission of the Captain of the Port; and

(f) No person may take or place any article or thing upon any waterfront facility in a security zone without the permission of the Captain of the Port.

**§ 127.20 Establishment of security zones; procedures.**

(a) Any person may request that a security zone be established. Such request must include—

(1) The name of the person submitting the request;

(2) The location;

(3) The date, time, and duration;

(4) A description of activities planned for the security zone; and

(5) The reason for the security zone.

(b) Each request must be submitted to the Captain of the Port who has jurisdiction over the location. (See Part 3 of this chapter.)

(c) When a Captain of the Port establishes a security zone, he—

(1) Publishes notice of the security zone in the FEDERAL REGISTER and the Local Notice to Mariners; and

(2) Requests local newspapers and broadcasting stations to disseminate the information.

(d) When there is insufficient time to give notice by means of publication as specified in paragraph (c) of this section, the Captain of the Port broadcasts the necessary information in Notice to Mariners followed by publication of notice in the FEDERAL REGISTER.

### Subpart B—Security Zones

#### § 127.1401 Apra Harbor, Guam.

(a) *Security zones*—(1) *Security Zone A.* The waters of the Pacific Ocean and Apra Outer Harbor within an elliptical area of 650 yards radius centered at the southwest and north corners of Navy Wharf H. (Southwest corner is at latitude 13°27'43.6" N., longitude 144°38'55" E.; the north corner is at latitude 13°27'44.6" N., longitude 144°39'00" E.)

(2) *Security Zone B.* A 680-yard wide area in Apra Outer Harbor contiguous to and bordering Security Zone A.

(3) *Security Zone C.* The area within 100 feet of the Power Plant Barge located at latitude 13°26'40.5" N., longitude 144°40'13.5" E.

(4) *Security Zone D.* The area within 100 feet of Navy Wharf D.

(5) *Security Zone E.* The area within 100 feet of Navy Wharf E.

(6) *Security Zone F.* The area within 100 feet of Navy Wharf H.

(b) *Special regulations.* (1) Section 127.15 does not apply to Security Zones A and B except when a vessel berthed at Navy Wharf H is displaying a red (BRAVO) flag by day or a red light at the masthead by night.

(2) Vessels may enter Security Zone B when transiting the harbor without the permission of the Captain of the Port.

(3) Unless the Captain of the Port orders the vessel to leave, any vessel berthed at a waterfront facility may remain in Security Zone B without the permission of the Captain of the Port.

## PART 128—REGULATED NAVIGATION AREAS

### Subpart A—General

Sec.	
128.01	Purpose of part.
128.05	Definitions.
128.10	Procedures for establishment of a Regulated Navigation Area.

### Subpart B—Regulated Navigation Areas

#### 128.1401 Apra Outer Harbor, Guam.

**AUTHORITY:** The provisions of this Part 128 issued under sec. 1, 40 Stat. 220, as amended, sec. 6(b)(1), 80 Stat. 937; 50 U.S.C. 191, 49 U.S.C. 1655(b)(1); Proc. No. 2914, 3 CFR, 1949-53 Comp., p. 99 (1950), E.O. 10637, 3 CFR, 1954-58 Comp., p. 269 (1955); 49 CFR 1.46(b).

### Subpart A—General

#### § 128.01 Purpose of part.

The purpose of this part is to—

- List Regulated Navigation Areas;
- Prescribe regulations applicable to Regulated Navigation Areas; and
- Prescribe the procedures for establishing Regulated Navigation Areas.

#### § 128.05 Definitions.

As used in this part:

(a) "Captain of the Port" means the Commandant, District Commander, or the Captain of the Port, as defined in § 6.01-3 of this chapter, or his designated representative.

(b) "Regulated Navigation Area" means the water area within a defined boundary for which regulations have been established under this part.

#### § 128.10 Establishment procedures.

(a) Any person may request that a Regulated Navigation Area be established. Such request must include—

- The name of the person submitting the request;
- The location;
- The date, time, and duration;
- A description of activities planned for the Regulated Navigation Area; and
- The reason for the Regulated Navigation Area.

(b) The request must be submitted to the Captain of the Port having jurisdiction over the location. (See Part 3 of this chapter.)

### Subpart B—Regulated Navigation Areas

#### § 128.1401 Apra Outer Harbor, Guam.

(a) The following is a Regulated Navigation Area—The waters of the Pacific Ocean and Apra Outer Harbor enclosed by a line beginning at latitude 13°26'47" N., longitude 144°35'07" E.; thence to Spanish Rocks at latitude 13°27'09.5" N., longitude 144°37'20.6" E.; thence along the shoreline of Apra Outer Harbor to latitude 13°36'32.1" N., longitude 144°39'02.8" E. (the northwest corner of Polaris Point); thence to latitude 13°26'40.2" N., longitude 144°39'28.1" E.; thence to latitude 13°26'28.1" N., longitude 144°39'52.5" E. along the shoreline of Apra Outer Harbor to Orote Point at latitude 13°26'77" N., longitude 144°37' E.; thence to the beginning.

(b) *Regulations:*

(1) Except for public vessels of the United States, vessels may not enter Apra Outer Harbor without permission of the Captain of the Port if they have on board more than 25 tons of high explosives.

(2) Except for vessels not more than 65 feet in length, towboats or tugs without tows, and public vessels of the United States, no vessel may pass another vessel in the vicinity of the Outer Harbor entrance.

(3) Except for public vessels of the United States, vessels over 100 gross tons—

(i) Shall steady on the entrance range at least 2 miles west of the entrance when approaching Apra Harbor;

(ii) May not enter the harbor until any outbound vessel over 65 feet in length has cleared the harbor entrance; and

(iii) Shall steady on the range when departing Apra Harbor.

(4) Vessels not more than 65 feet in length may not anchor in the fairway. The fairway is the area within 375 feet on either side of a line beginning at latitude 13°26'47" N., longitude 144°35'07"

E.; thence to latitude 13°27'14.1" N., longitude 144°39'14.4" E.; thence to latitude 13°26'35.2" N., longitude 144°39'46.4" E.; thence to latitude 13°26'30.8" N., longitude 144°39'44.4" E.

(5) Vessels over 100 gross tons may not proceed at a speed exceeding 12 knots within the harbor.

Dated: March 9, 1972.

W. M. BENKERT,  
Rear Admiral, U.S. Coast Guard,  
Chief, Office of Marine Environment and Systems.

[FR Doc.72-3907 Filed 3-14-72; 8:50 am]

## [ 46 CFR Part 176 ]

[CGFR 72-53P]

### SMALL PASSENGER VESSELS

#### Proposed Change of Certificate Forms

The Coast Guard is considering an amendment of its certificate of inspection requirements for small passenger vessels under 100 gross tons. The purpose is to simplify the forms, make them uniform, and reduce the burden on the persons subject to regulation. At present, for small passenger vessels under 100 gross tons not more than 65 feet in length, a simple form CG-3753 is used, whereas for larger vessels, under 100 gross tons, over 65 feet in length, a complex form CG-841 of very bulky and unwieldy size, inconvenient for filing, is prescribed. It is now proposed to eliminate the use of form CG-841 for small passenger vessels of under 100 gross tons.

Interested persons are invited to submit written views, data, arguments, objections, or comments to U.S. Coast Guard (CMC/82), Room 8234, 400 Seventh Street SW., Washington, DC 20590. All communications received before April 17, 1972, will be fully considered before final action is taken on this notice. Each submission should identify the notice (CGFR 72-53P) and the section, give reasons for any recommendations, and include proponent's name and address.

The proposed amendment may be changed in the light of comments received. Copies of all written communications will be available for examination at U.S. Coast Guard Headquarters, in Room 8234, 400 Seventh Street SW., Washington, DC.

In consideration of the foregoing, it is proposed to amend § 176.01-3 by striking out in paragraph (a) "CG-841" and inserting "CG-3753" in place thereof and in paragraph (b) by deleting at the end of the first sentence "Form CG-841." As amended, § 176.01-3 would read as follows:

#### § 176.01-3 When required—L.

(a) \* \* \* Form CG-3753.

(b) \* \* \* Form CG-854, shall be issued pending the issuance and delivery of the regular certificate of inspection. Such temporary certificate \* \* \*

\* \* \* \* \*

The amendment is proposed under the authority of 46 U.S.C. 375, 390b, 416; 49 U.S.C. 1655(b); 49 CFR 1.4(b), 1.46(b).

Dated: March 10, 1972.

G. H. READ,  
*Captain, U.S. Coast Guard, Acting Chief, Office of Merchant Marine Safety.*

[FR Doc.72-3908 Filed 3-14-72;8:52 am]

**Federal Aviation Administration**

**[ 14 CFR Part 71 ]**

[Airspace Docket No. 72-EA-15]

**TRANSITION AREA**

**Proposed Alteration**

The Federal Aviation Administration is considering amending § 71.181 of Part 71 of the Federal Aviation Regulations so as to alter the Batavia, N.Y., transition area (37 F.R. 2154).

A review of the airspace requirements for the Batavia terminal area indicates that alteration of the 700-foot floor transition area will be required to protect IFR arrivals and departures at Genesee County Airport.

Interested parties may submit such written data or views as they may desire. Communications should be submitted in triplicate to the Director, Eastern Region, Attention: Chief, Air Traffic Division, Department of Transportation, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y. 11430. All communications received within 30 days after publication in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment.

No hearing is contemplated at this time, but arrangements may be made for informal conferences with Federal Aviation Administration officials by contacting the Chief, Airspace and Procedures Branch, Eastern Region.

Any data or views presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested parties at the Office of Regional Counsel, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y.

The Federal Aviation Administration, having completed a review of the airspace requirements for the terminal area of Batavia, N.Y., proposes the airspace action hereinafter set forth:

1. Amend § 71.181 of Part 71 of the Federal Aviation Regulations so as to delete the description of the Batavia, N.Y., 700-foot floor transition area and insert the following in lieu thereof:

That airspace extending upward from 700 feet above the surface within a 5.5-mile radius of the center 43°01'45" N., 78°10'15" W., of Genesee County Airport, Batavia, N.Y., and within 2.5 miles each side of the

Rochester, N.Y., VORTAC 257° radial, extending from the 5.5-mile-radius area to 19.5 miles west of the VORTAC.

This amendment is proposed under section 307(a) of the Federal Aviation Act of 1958 (72 Stat. 749; 49 U.S.C. 1348) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Jamaica, N.Y., on March 2, 1972.

ROBERT H. STANTON,  
*Acting Director, Eastern Region.*

[FR Doc.72-3846 Filed 3-14-72;8:45 am]

**[ 14 CFR Part 71 ]**

[Airspace Docket No. 72-EA-17]

**TRANSITION AREA**

**Proposed Designation**

The Federal Aviation Administration is considering amending § 71.181 of Part 71 of the Federal Aviation Regulations so as to designate a Vincentown, N.J., transition area over Red Lion Airport, Vincentown, N.J.

A new VOR-A instrument approach procedure has been established for Red Lion Airport and will require designation of additional 700-foot floor transition area to protect IFR arrivals and departures.

Interested parties may submit such written data or views as they may desire. Communications should be submitted in triplicate to the Director, Eastern Region, Attention: Chief, Air Traffic Division, Department of Transportation, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y. 11430. All communications received within 30 days after publication in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment.

No hearing is contemplated at this time, but arrangements may be made for informal conferences with Federal Aviation Administration officials by contacting the Chief, Airspace and Procedures Branch, Eastern Region.

Any data or views presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested parties at the Office of Regional Counsel, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y.

The Federal Aviation Administration, having completed a review of the airspace requirements for the terminal area of Vincentown, N.J., proposes the airspace action hereinafter set forth:

1. Amend § 71.181 of Part 71 of the Federal Aviation Regulations so as to designate a Vincentown, N.J., 700-foot floor transition area as follows:

VINCENTOWN, N.J.

That airspace extending upward from 700 feet above the surface within a 5.5-mile

radius of the center 39°54'15" N., 74°45'00" W. of Red Lion Airport, Vincentown, N.J.

This amendment is proposed under section 307(a) of the Federal Aviation Act of 1958 (72 Stat. 749; 49 U.S.C. 1348) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Jamaica, N.Y., on March 2, 1972.

ROBERT H. STANTON,  
*Acting Director, Eastern Region.*

[FR Doc.72-3847 Filed 3-14-72;8:45 am]

**[ 14 CFR Part 71 ]**

[Airspace Docket No. 72-EA-25]

**TRANSITION AREA**

**Proposed Designation**

The Federal Aviation Administration is considering amending § 71.181 of Part 71 of the Federal Aviation Regulations so as to designate a Reedsville, Pa., transition area over Mifflin County Airport, Reedsville, Pa.

A new LOC Runway 6 instrument approach procedure developed for Mifflin County Airport requires designation of a 700-foot floor transition area to contain IFR arrivals and departures at Mifflin County Airport.

Interested parties may submit such written data or views as they may desire. Communications should be submitted in triplicate to the Director, Eastern Region, Attention: Chief, Air Traffic Division, Department of Transportation, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y. 11430. All communications received within 30 days after publication in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment.

No hearing is contemplated at this time, but arrangements may be made for informal conferences with Federal Aviation Administration officials by contacting the Chief, Airspace and Procedures Branch, Eastern Region.

Any data or views presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in the light of comments received.

The official docket will be available for examination by interested parties at the Office of Regional Counsel, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y.

The Federal Aviation Administration, having completed a review of the airspace requirements for the terminal area of Reedsville, Pa., proposes the airspace action hereinafter set forth:

1. Amend § 71.181 of Part 71 of the Federal Aviation Regulations so as to designate a Reedsville, Pa., 700-foot floor transition area as follows:

REEDSVILLE, PA.

That airspace extending upward from 700 feet above the surface within a 14.5-mile

radius of the center 40°40'44" N., 77°37'22" W. of Mifflin County Airport, Reedsville, Pa., and within 3.5 miles each side of the 228° bearing from a point 40°36'55" N., 77°43'09" W. extending from said point to a point 11.5 miles southwest.

This amendment is proposed under section 307(a) of the Federal Aviation Act of 1958 (72 Stat. 749; 49 U.S.C. 1348) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Jamaica, N.Y., on March 2, 1972.

ROBERT H. STANTON,  
*Acting Director, Eastern Region.*

[FR Doc.72-3848 Filed 3-14-72;8:46 am]

#### [ 14 CFR Part 71 ]

[Airspace Docket No. 72-SO-21]

#### TRANSITION AREA

##### Proposed Designation

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations that would designate the Clemson, S.C., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 724, 3400 Whipple Street, East Point, GA.

The Clemson transition area would be designated as:

That airspace extending upward from 700 feet above the surface within a 5-mile radius of Clemson-Oconee County Airport (lat. 34°40'22" N., long. 82°53'07" W.); within 3 miles each side of the 092° bearing from the Oconee RBN (lat. 34°40'25" N., long. 82°53'13" W.), extending from the 5-mile-radius area to 8.5 miles east of the RBN.

The proposed designation is required to provide controlled airspace protection for IFR operations at Clemson-Oconee County Airport. A prescribed instrument approach procedure to this airport, utilizing the Clemson (private) Nondirectional Radio Beacon, is proposed in conjunction with the designation of this transition area.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)) and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in East Point, Ga., on March 6, 1972.

JAMES G. ROGERS,  
*Director, Southern Region.*

[FR Doc.72-3849 Filed 3-14-72;8:46 am]

# Notices

## DEPARTMENT OF THE TREASURY

Bureau of Customs

### CARD CLOTHING FROM THE UNITED KINGDOM

#### Antidumping Proceeding Notice

On January 24, 1972, 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 card clothing from the United Kingdom is 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. 160 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 received 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 for home consumption.

This notice is published pursuant to § 153.30 of the Customs regulations (19 CFR 153.30).

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

Approved: March 9, 1972.

EUGENE T. ROSSIDES,  
*Assistant Secretary  
of the Treasury.*

[FR Doc.72-4054 Filed 3-14-72;9:43 am]

### COLLAPSIBLE BABY STROLLERS FROM JAPAN

#### Antidumping Proceeding Notice

On February 17, 1972, 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 collapsible baby strollers from Japan are being, or are likely to be, sold at less than fair value within the meaning of the Antidumping Act,

1921, as amended (19 U.S.C. 160 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 received 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 for home consumption.

This notice is published pursuant to § 153.30 of the Customs regulations (19 CFR 153.30).

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

Approved: March 9, 1972.

EUGENE T. ROSSIDES,  
*Assistant Secretary  
of the Treasury.*

[FR Doc.72-4051 Filed 3-14-72;9:42 am]

### MANUAL HOISTS FROM LUXEMBOURG

#### Antidumping Proceeding Notice

On February 2, 1972, 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 manual hoists from Luxembourg are being, or are likely to be, sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. 160 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 received 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 for home consumption.

This notice is published pursuant to § 153.30 of the Customs regulations (19 CFR 153.30).

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

Approved: March 9, 1972.

EUGENE T. ROSSIDES,  
*Assistant Secretary  
of the Treasury.*

[FR Doc.72-4053 Filed 3-14-72;9:42 am]

### NEOPENTYL GLYCOL FROM JAPAN

#### Antidumping Proceeding Notice

On January 25, 1972, 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 neopentyl glycol from Japan is being, or is likely to be, sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. 160 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 received 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 for home consumption.

This notice is published pursuant to § 153.30 of the Customs regulations (19 CFR 153.30).

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

Approved: March 13, 1972.

EUGENE T. ROSSIDES,  
*Assistant Secretary  
of the Treasury.*

[FR Doc.72-4052 Filed 3-14-72;9:42 am]

[T.D. 72-82]

## FISH

## Tariff Rate Quota for Calendar Year 1972

MARCH 9, 1972.

In accordance with item 110.50 of part 3, schedule 1, Tariff Schedules of the United States, it has been ascertained that the average aggregate apparent annual consumption in the United States of fish, fresh, chilled, or frozen, fillets, steaks, and sticks, of cod, cusk, haddock, hake, pollock, and rosefish, in the 3 years preceding 1972, calculated in the manner provided for in headnote 1, part 3A, schedule 1, was 212,213,089 pounds. The quantity of fish that may be imported for consumption during the calendar year 1972 at the reduced rate of duty under item 110.50 is, therefore, 31,831,963 pounds.

[SEAL] EDWIN F. RAINS,  
Acting Commissioner of Customs.  
[FR Doc.72-3896 Filed 3-14-72; 8:51 am]

## Internal Revenue Service

[Order 122]

DIRECTOR, TAX ADMINISTRATION  
ADVISORY STAFFAssignment of Personnel Under  
Intergovernmental Personnel Act

The authority vested in the Commissioner of Internal Revenue by Chapter 250 of the Treasury Personnel Manual to arrange for and authorize the temporary assignment of personnel between the Internal Revenue Service and State and local governments and institutions of higher education under title IV of Public Law 91-648 is hereby delegated to the Director, Tax Administration Advisory Staff.

This authority may not be redelegated.

Date of issue and effective date:  
March 10, 1972.

[SEAL] JOHNNIE M. WALTERS,  
Commissioner.  
[FR Doc.72-3876 Filed 3-14-72; 8:48 am]

## DEPARTMENT OF THE INTERIOR

## Bureau of Indian Affairs

## AREA DIRECTORS ET AL.

## Delegations of Authority

MARCH 4, 1972.

This notice is published in exercise of authority delegated by the Secretary of the Interior to the Commissioner of Indian Affairs by 230 DM 2 (32 F.R. 13938).

This delegation is issued under the authority delegated to the Commissioner by the Secretary in Section 25 of Secretarial Order 2508 (10 BIAM 2.1).

10 BIAM 3.3C(1) was published at page 637 of the January 16, 1969, FEDERAL REGISTER (34 F.R. 637). It is being amended to give the Area Directors authority only with regard to calling and conducting elections to amend constitutions and charters regarding the voting age requirement and approving the results of such elections.

As amended, 10 BIAM 3.3C(1) reads as follows:

3.3 *Exceptions.* The authorities redelegated in 3.1 above do not include the following:

C. *Tribal government.* (1) Calling and conducting of elections or referendums for the adoption or amendment of constitutions, and authorization of Indian Reorganization Act and Oklahoma Indian Welfare Act elections for the adoption or amendment of constitutions or charters *Except:* Area Directors may exercise authority for the calling, conducting and authorizing of elections only for the purpose of amending constitutions and charters with regard to the voting age requirement and may approve the results of such elections.

LOUIS R. BRUCE,  
Commissioner.

[FR Doc.72-3843 Filed 3-14-72; 8:45 am]

## Bureau of Land Management

[M 20815: Group 48]

## SOUTH DAKOTA

## Notice of Filing of Plat of Survey

MARCH 8, 1972.

1. Plat of survey of the lands described below will be officially filed of record in the Montana State Office, Bureau of Land Management, 316 North 26th Street, Billings, MT 59101, effective at 10 a.m., April 13, 1972.

FIFTH PRINCIPAL MERIDIAN SOUTH DAKOTA

T. 124 N., R. 52 W.,  
Sec. 22; lot 8.

The area described contains 15.79 acres.

2. The survey was accomplished to legalize occupancy as provided in the Act of December 22, 1928 (45 Stat. 1069), as amended by the Act of July 28, 1953 (67 Stat. 227). The lands will not be subject to disposition under the General Land Laws by reason of the official filing of the plat.

ALAN B. CARLSON,  
Chief, Division of  
Management Services.

[FR Doc.72-3842 Filed 3-14-72; 8:45 am]

## Office of the Secretary

JOHN E. FORD, JR.

Appointee's Statement of Financial  
Interests

DECEMBER 20, 1971.

Pursuant to section 302(a) of Executive Order 10647, the following information on a WOC appointee in the Depart-

ment of the Interior is furnished for publication in the FEDERAL REGISTER.

Name of appointee: John E. Ford, Jr.  
Name of employing agency: U.S. Department of the Interior, Office of Oil and Gas Emergency Petroleum and Gas Administration.

Title of the appointee's position: Regional Administrator, Region 7.

The name of the appointee's private employer or employers: U.S. Oil & Refining Co.

The statement of "financial interests" for the above appointee is enclosed.

ROGERS C. B. MORTON,  
Secretary of the Interior.

APPOINTEE'S STATEMENT OF FINANCIAL  
INTERESTS

In accordance with the requirements of section 302(b) of Executive Order 10647, I am filing the following statement for publication in the FEDERAL REGISTER:

(1) Names of any corporations of which I am, or had been within 60 days preceding my appointment, on February 2, 1972, as Regional Administrator, Emergency Petroleum and Gas Administration, an officer or director:

U.S. Oil & Refining Co.

(2) Names of any corporations in which I own, or did own within 60 days preceding my appointment, any stocks, bonds, or other financial interests:

U.S. Oil & Refining Co.  
Refinery Sales Co.  
Tri-Color Oil Co.  
Dioxoil, Inc.  
Walter Heller Co. Inc.  
Roda Shipping Co. Ltd.  
Bista Shipping Co. Ltd.  
Monmouth Park Jockey Club

(3) Names of any partnerships in which I am associated, or had been associated within 60 days preceding my appointment:

Not applicable.

(4) Names of any other businesses which I own, or owned within 60 days preceding my appointment:

Not applicable.

JOHN E. FORD, JR.

FEBRUARY 2, 1972.

[FR Doc.72-3894 Filed 3-14-72; 8:49 am]

## DEPARTMENT OF COMMERCE

## Maritime Administration

## FIFTH THIRD BANK

Notice of Approval of Applicant as  
Trustee

Notice is hereby given that the Fifth Third Bank, with offices at 38 Fountain Square Plaza, Cincinnati, OH, has been approved as trustee pursuant to Public Law 89-346 and 46 CFR 221.21-221.30.

Dated: March 1, 1972.

BURT KYLE,  
Acting Chief,  
Office of Domestic Shipping.

[FR Doc.72-4041 Filed 3-14-72; 8:52 am]

**National Oceanic and Atmospheric Administration**

[Docket No. S-576]

**LEIF THORKILDSEN**

**Notice of Loan Application**

MARCH 8, 1972.

Leif Thorkildsen, 8835 Northeast 163d, Bothell, Wash. 98011, has applied for a loan from the Fisheries Loan Fund to aid in financing the purchase of a used wood vessel, about 37-foot in length, to engage in the fishery for salmon and albacore.

Notice is hereby given, pursuant to the provisions of 16 U.S.C. 742c, Fisheries Loan Fund Procedures (50 CFR Part 250, as revised), and Reorganization Plan No. 4 of 1970, that the above entitled application is being considered by the National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Department of Commerce, Interior Building, Washington, D.C. 20235. Any person desiring to submit evidence that the contemplated operation of such vessel will cause economic hardship or injury to efficient vessel operators already operating in that fishery must submit such evidence in writing to the Director, National Marine Fisheries Service, within 30 days from the date of publication of this notice. If such evidence is received it will be evaluated along with such other evidence as may be available before making a determination that the contemplated operation of the vessel will or will not cause such economic hardship or injury.

ROBERT W. SCHONING,  
*Acting Director.*

[FR Doc.72-3883 Filed 3-14-72;8:48 am]

**Office of Import Programs**

**SALK INSTITUTE FOR BIOLOGICAL STUDIES ET AL.**

**Notice of Applications for Duty-Free Entry of Scientific Articles**

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Special Import Programs Division, Office of Import Programs, Washington, D.C. 20230, within 20 calendar days after the date on which this notice of application is published in the FEDERAL REGISTER.

Amended regulations issued under cited Act, as published in the February 24, 1972 issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Special Import Programs Division, Department of Commerce, Washington, D.C.

Docket No. 72-00338-33-46040. Applicant: The Salk Institute for Biological Studies, Post Office Box 1809, San Diego, CA 92112. Article: Electron microscope, Model HU-12. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article is intended to be used for research in cancer and developmental biology in determining the differences in structure, and topology of normal and tumor cells, changes in the membranes of normal and tumor cells during development and characterization of tumor virus structure. Application received by Commissioner of Customs: January 24, 1972.

Docket No. 72-00339-00-46040. Applicant: The Johns Hopkins University, Charles and 34th Streets, Baltimore, MD 21218. Article: Linear Movement Indicator. Manufacturer: Philips Electronic Instruments, NVD, The Netherlands. Intended use of article: The article is an accessory to an existing electron microscope which will increase the effectiveness of the microscope in making quantitative measurements. Application received by Commissioner of Customs: January 24, 1972.

Docket No. 72-00340-33-90000. Applicant: California Institute of Technology, 1201 East California Boulevard, Pasadena, CA 91109. Article: Rotating anode X-ray generator, GX-6. Manufacturer: Elliott Automation Radar Systems Ltd., United Kingdom. Intended use of article: The article is intended to be used in the study of large biological macromolecules using crystallographic techniques. Specifically, large macromolecular complexes of proteins and nucleic acids, proteins and phospholipids or multimeric enzymes. Application received by Commissioner of Customs: January 24, 1972.

Docket No. 72-00341-33-46040. Applicant: University of California, Department of Molecular Biology, Berkeley, Calif. 94720. Article: Electron microscope, Model JEM 100B and accessories. Manufacturer: JEOL Ltd., Japan. Intended use of article: The article is intended to be used for the study of tumor viruses—particularly Rous sarcoma virus in relation to the following aspects of the structure of the virions: (1) the complete virion and its outer envelope, (2) the "nucleoid" or "core", (3) the RNA contained within the core, and (4) the polymerases involved in replication. Application received by Commissioner of Customs: January 24, 1972.

Docket No. 72-00342-33-46040. Applicant: Meharry Medical College, 1005 18th Avenue North, Nashville, TN 37208. Article: Electron microscope, Model EM-9S-2. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article is intended to be used to examine the hypothalamus, the adenohypophysis and the corpus luteum as well as the specific accessory organs such as the mam-

mary glands in a research program in reproductive physiology. The experiments to be conducted will involve questions related to both physiological and morphological details of the control of the sex cycle during lactation. Application received by Commissioner of Customs: January 24, 1972.

SETH M. BODNER,  
*Director,*  
*Office of Import Programs.*

[FR Doc.72-3869 Filed 3-14-72;8:47 am]

**UNIVERSITY OF TENNESSEE ET AL.**

**Notice of Applications for Duty-Free Entry of Scientific Articles**

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 697). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Special Import Programs Division, Office of Import Programs, Washington, D.C. 20230, within 20 calendar days after the date on which this notice of application is published in the FEDERAL REGISTER.

Amended regulations issued under cited Act, as published in the February 24, 1972, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Special Import Programs Division, Department of Commerce, Washington, D.C.

Docket No. 72-00315-00-23600. Applicant: The University of Tennessee, Department of Geology, Knoxville, Tenn. 37916. Article: Accessories for Winkie GW-15 diamond drilling outfit. Manufacturer: J. K. Smit & Sons, International, Canada. Intended use of article: The articles are accessories for an existing Winkie portable diamond drill. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00316-00-23600. Applicant: The University of Tennessee, Department of Geology, Knoxville, Tenn. 37916. Article: Auger reduction unit and special water swivel for Winkie GW-15 diamond drill. Manufacturer: J. K. Smit & Sons, International. Intended use of article: The articles are accessories for an existing Winkie GW-15 diamond drill. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00317-33-46500. Applicant: American Foundation for Biological Research, Cryobiology Research Institute, R.F.D. 5, Madison, Wis. 53704. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article:

The article is intended to be used to study the gross and fine structures of frozen tissues with reference to the method of freezing employed and the nature of subsequent thermal treatment. The article will also be used to demonstrate the process of frozen sectioning to graduate students both on a formal and informal basis. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00318-33-46500. Applicant: Duke University Medical School, Box 2926, Durham, NC 27710. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used to cut ultrathin sections of tissues in studies of the ultrastructure or ultrastructural pathology of normal or tumor tissues. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00319-99-66700. Applicant: University of Notre Dame, Notre Dame, Ind. 46556. Article: Teleprinter projector, Model 2510 T. Manufacturer: I. P. Sharp Associates, Canada. Intended use of article: The article is intended to be used as a teaching aid to instruct large groups of students and faculty in the use of computer terminals. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00320-33-46040. Applicant: Virginia Mason Research Center, 1000 Seneca Street, Seattle, WA 98101. Article: Electron microscope, Model EM 801A. Manufacturer: AEI Scientific Apparatus, Ltd., United Kingdom. Intended use of article: The article is intended to be used to examine human tumor and tumor cells at high resolution in studies to determine the manner in which nerve cells of the brain are interconnected. Application received by Commissioner of Customs: January 13, 1972.

Docket No. 72-00322-99-66700. Applicant: State University of New York at Binghamton, Vestal Parkway East, Binghamton, N.Y. 13901. Article: Teleprinter projector, Model 2510 T. Manufacturer: I. P. Sharp Associates, Canada. Intended use of article: The article is intended to be used to show classes information coming from a computer via remote terminal. The specific courses involved include SS 124 (Social Science), Humanities 122, Math. 203, CS 150 (Computer Science), Statistics, Sociology, Geography, and for use by the instructional section of the Computer Center. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00323-99-66700. Applicant: U.F.S.D. No. 2, Croton Harmon Schools, Old Post Road South, Croton-on-Hudson, N.Y. 10520. Article: Teleprinter projector, Model 2510 T. Manufacturer: I. P. Sharp Associates, Canada. Intended use of article: The article is intended to be used to show classes information coming off a computer on a remote terminal. Specific courses include IM10, Computer Science IM84, Statistics, and IM85, Statistical Quality Control. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00324-91-02300. Applicant: Harvard University, Purchasing Department, 75 Mount Auburn Street, Cambridge, MA 02138. Article: Andreas Hofer programed feeding unit. Manufacturer: Andreas Hofer, Switzerland. Intended use of article: The article is intended to be used in a research program seeking an accurate way to measure the ability of specific human foods to cause tooth decay. Materials which are suspected of having the ability to reduce the caries-producing influence of a human food will be evaluated. Rats will be used as subjects in this research program. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00325-33-46040. Applicant: University of Pennsylvania, School of Medicine, 36th and Spruce Streets, Philadelphia, PA 19104. Article: Electron microscope, Model HU-11E. Manufacturer: Hitachi Ltd., Japan. Intended use of article: The article is intended to be used in investigations dealing with the isolation, identification, structure, and behavior of animal viruses, with special emphasis on leukemia viruses of murine origin. The article will also be used for the training of graduate students and post doctorates in the techniques and application of electron microscopy. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00326-33-46040. Applicant: Duke University Medical School, Department of Anatomy, Post Office Box 3011, Durham, NC 27710. Article: Electron microscope, Model EM 300 and accessories. Manufacturer: Philips Electronic Instruments, N.V., The Netherlands. Intended use of article: The article is intended to be used in studies on the following:

- (1) Isolated protein molecules,
- (2) Crystalline bovine serum albumin,
- (3) Isolated components of cell membranes and membrane fractions,
- (4) Subunit structure of several crystalline protein molecules, and
- (5) Metallic replicas of membrane fragments.

Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00327-33-46040. Applicant: University of Colorado, Purchasing Services Department, Regent Hall, Room 122, Boulder, Colo. 80302. Article: Electron microscope, Model JEM 1000. Manufacturer: JEOL Ltd., Japan. Intended use of article: The article is intended to be used for studies on biological materials in investigations of the following experiments and phenomena:

- (1) Structural organization of tissues in sections of hitherto inaccessible thicknesses.
- (2) Ultrastructure of several insufficiently explored cellular components like nucleoli and in particular plasmicor nuclear membranes.
- (3) Investigations of hydrated and glycerinated systems as a step toward the understanding of biological processes in vivo.
- (4) Observation of low-intensity images and irreversible transient events

in situ by means of an image intensifier and image carrier system.

(5) Direct observation of living cells, maintained alive in the microscope in the adequate medium with the help of an appropriate environment chamber.

(6) Local diffraction analysis of crystalline structures as small as 100 angstroms within the complexity of a cell by means of controlled beam programing available in scanning mode. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00328-33-46040. Applicant: Harvard University, Biological Laboratories, 16 Divinity Avenue, Cambridge, MA 02138. Article: Electron microscope, Model JEM 100B. Manufacturer: JEOL Ltd., Japan. Intended use of article: The article is intended to be used primarily for studies of nervous system structure employing transmission electron microscopy of thin sections of epoxy-resin embedded, fixed biological specimens. Application received by Commissioner of Customs: January 18, 1972.

Docket No. 72-00329-99-66700. Applicant: University of North Carolina, Computer Science Department, New West Hall, Chapel Hill, N.C. 27514. Article: Teleprinter projector, Model 2510 T. Manufacturer: I. P. Sharp Associates, Canada. Intended use of article: The article is intended to be used to show classes information coming off a computer on a remote terminal. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00330-33-14200. Applicant: Iowa State University, Ames Laboratory, Ames, Iowa 50010. Article: Image analysing computer, Quantimet 720. Manufacturer: Metals Research, Ltd., United Kingdom. Intended use of article: The article is intended to be used for analysis of multiphase samples, at high and low magnifications, with the scanning tube attached to a number of different microscopes. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00331-88-43000. Applicant: University of California, Los Alamos Scientific Laboratory, Post Office Box 990, Los Alamos, NM 87544. Article: Magnetometer. Manufacturer: Scintrex, Ltd., Canada. Intended use of article: The article is intended to be used to locate igneous intrusions, basalt flows, and wedge out of basalt flows covered by hundreds or thousands of feet of sediment in order to relate these igneous rocks to the geology and hydrology of the area. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00332-33-46040. Applicant: St. Joseph's Hospital, 3001 West Buffalo Avenue, Tampa, FL 33607. Article: Electron microscope Model Elmiskop IA. Manufacturer: Siemens AG, West Germany. Intended use of article: The article is intended to be used in a research project to detect, characterize, and identify viral particles in human sarcomas. The material to be studied includes human tumor material, tissue cultures prepared from human material,

both primary and long-term tissue cultures. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00334-99-66700. Applicant: University of Cincinnati Medical School, Department of Surgery, Eden and Bethesda Avenue, Cincinnati, OH 45219. Article: Ultramicrotome, Model LKB 8300A. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used for investigations concerned with the nature and control of surgical infections complicating trauma. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00334-99-66700. Applicant: Fairmont State College, Locust Avenue Extension, Fairmont, W. Va. 26554. Article: Teleprinter projector, Model 2510 T. Manufacturer: I. P. Sharp Associates, Canada. Intended use of article: The article is intended to be used to show classes information coming off a computer on a remote terminal. Specific courses include Numerical Analysis, Calculus, Probability and Statistics, Basic PL 1 Programing, and APL/360. Application received by Commissioner of Customs: January 19, 1972.

Docket No. 72-00335-00-46040. Applicant: National Institutes of Health, National Heart and Lung Institute, Building 10, Room 5N204, Bethesda, Md. 20014. Article: 70 mm. film camera for EM6B electron microscope. Manufacturer: AEI Scientific Apparatus, Ltd., United Kingdom. Intended use of article: The article will be used with an existing electron microscope to record the transmission electron microscopic image of the entire length of the intimal region of blood vessel segments. Application received by Commissioner of Customs: January 20, 1972.

SETH M. BODNER,  
Director,  
Office of Import Programs.

[FR Doc. 72-3870 Filed 3-14-72; 8:47 am]

### Office of the Secretary

[Dept. Organization Order 10-1]

## ASSISTANT SECRETARY FOR SCIENCE AND TECHNOLOGY

### Authority and Functions

The following order was issued by the Secretary of Commerce effective February 1, 1972. This material supersedes the material appearing at 35 F.R. 19531 of December 23, 1970.

**SECTION 1. Purpose.** This order prescribes the scope of authority and the functions of the Assistant Secretary for Science and Technology (the "Assistant Secretary"). This revision transfers certain additional functions relating to environmental quality to the Assistant Secretary (section 3 of this order). It also provides an organizational element in the Office of the Assistant Secretary to help carry out his environmental responsibilities (section 6).

**SEC. 2. Administrative designation.** The position of Assistant Secretary of Commerce, established by the Act of Febru-

ary 16, 1962 (Public Law 87-405; 15 U.S.C. 1507) shall continue to be designated as the Assistant Secretary for Science and Technology. The Assistant Secretary is appointed by the President by and with the advice and consent of the Senate.

**Sec. 3. Transfers.** .01 Primary responsibility for the following functions, which involve environmental impact statements required by section 102(c) of the National Environmental Policy Act of 1969, is hereby transferred to the Assistant Secretary for Science and Technology:

a. Analyzing the environmental and economic impact of actions proposed in statements referred to Commerce and preparing comments.

b. Preparing statements required for Commerce programs.

These responsibilities were heretofore carried out by the Bureau of Domestic Commerce, Economic Development Administration, Maritime Administration, National Bureau of Standards and National Oceanic and Atmospheric Administration, for their respective programs. Section 6 of this order provides that these and other operating units will assist the Assistant Secretary, as applicable, in carrying out these functions.

.02 The function of analyzing the economic and technological impact of proposed Federal environmental standards is hereby transferred from the Bureau of Domestic Commerce to the Assistant Secretary for Science and Technology.

.03 The Assistant Secretary for Administration shall arrange for the transfer of such funds, personnel, property, and records as may be required to carry out the provisions of this order.

**SEC. 4. Delegation of authority.** .01 Pursuant to the authority vested in the Secretary of Commerce by law, the following authorities of the Secretary are hereby delegated to the Assistant Secretary for Science and Technology:

a. Approve regulations established by the Commissioner of Patents for the conduct of proceedings in the Patent Office (35 U.S.C. 67);

b. Issue procedural regulations necessary for the development and promulgation of flammability standards and regulations (including labeling), and amendments thereto, pursuant to chapter 25 of title 15, United States Code, as amended, and for the prescribing and publication of standards for household refrigerator safety devices, pursuant to chapter 26 of title 15, United States Code;

c. Make determinations as to the possible need for, and to institute the proceedings for the determination of, a new or amended flammability standard or other regulation, including labeling pursuant to 15 U.S.C. 1193(a), as amended;

d. Issue procedural regulations providing for the development and publication of voluntary product standards by the Department of Commerce, pursuant to chapter 7 of title 15, United States Code;

e. Issue regulations necessary to implement the provisions of sections 5(d) and 5(e) of the Fair Packaging and Labeling Act (15 U.S.C. 1454(d-e)), and

to make determinations under these sections (1) as to whether the reasonable ability of consumers to make value comparisons has been impaired by undue proliferation of the weights, measures, or quantities in which retail commodities are packaged, (2) as to whether a standard will not be published, and (3) as to the nonobservance of a published standard; and

f. Exercise the functions, powers, duties, and authorities of the Secretary of Commerce pursuant to the provisions of the State Technical Services Act of 1965 (15 U.S.C. 1351-1368), as may be required, including reduction of the Department's activities under the Act in the absence of authorized funds.

.02 The Assistant Secretary for Science and Technology may exercise other authorities of the Secretary as applicable to performing the functions assigned in this order.

.03 The Assistant Secretary may delegate his authorities except for the authority to issue or approve regulations, and except that redelegation of other authorities in subparagraphs e. and f. of paragraph .01 above shall be limited to the Deputy Assistant Secretaries provided herein.

**SEC. 5. Functions.** .01 The Assistant Secretary shall exercise policy direction and general supervision over the National Bureau of Standards, the Patent Office, the National Technical Information Service, and the Office of Telecommunications. He shall exercise direct supervision over the Office of Product Standards.

.02 The Assistant Secretary shall also serve as the principal advisor to the Secretary on scientific and technological matters involving the physical and natural sciences (hereafter called "science and technology"). In this capacity, the Assistant Secretary shall have the following functions:

a. Advise the Secretary and other Commerce officials on important questions and problems in science and technology.

b. Review, evaluate, and coordinate research and development programs of operating units involving science and technology.

c. Develop and assist in the initiation and implementation of new research and development programs in science and technology in furtherance of the Department's objectives.

d. Provide overall review of plans, procedures and actions within the Department for complying with the National Environmental Policy Act; exercise primary responsibility for the submission of statements and comments required of the Department under the provision of this Act; and otherwise provide coordination and guidance in bringing about optimum contribution by Department programs to the solution of national problems of environmental quality.

e. Represent the Department on the Federal Council for Science and Technology.

f. Coordinate efforts within the Department to stimulate research and development activities in the private sector, including industry, universities and non-profit organizations, that involve science

and technology and are relevant to the objectives of Commerce programs. Where appropriate, sponsor such activities.

g. Serve as a general point of contact and communication for Commerce with the scientific and engineering communities, both national and international.

h. Assure the coordination of Commerce's activities in science and technology with other applicable Federal programs.

i. Take actions, with respect to Commerce patent policy for contracts and grants, as assigned in Department Administrative Order 208-14; and approve and issue royalty-free licenses for the use of patents owned or controlled by the Department.

j. Take such appropriate actions as are incident to the exercise of the specific authorities delegated in paragraph 4.01 of this order.

Sec. 6. *Office of the Assistant Secretary for Science and Technology.* The Assistant Secretary for Science and Technology shall be principally assisted by the following officials who shall have the responsibilities herein indicated.

a. The "Deputy Assistant Secretary for Science and Technology" shall be the overall assistant to the Assistant Secretary and shall assume full responsibility for carrying out the functions of the Assistant Secretary during the latter's absence.

b. The "Deputy Assistant Secretary for Environmental Affairs" shall be the principal assistant to the Assistant Secretary on environmental quality matters and as such shall be the head of the "Office of Environmental Affairs", which shall carry out the following functions:

1. Provide coordination and guidance in bringing about optimum contribution by Commerce programs to the solution of national problems of environmental quality.

2. Serve as the Department's principal point of contact with the Council on Environmental Quality and with other organizations, public and private, on environmental matters of concern to the Department as a whole.

3. Review proposed Federal environmental standards which significantly affect American business, and prepare comments or papers to assist in formulation of the Department's position on such proposals.

4. Review plans, procedures and actions within the Department for complying with the provisions of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and related Executive Orders 11507 and 11514.

5. With the assistance of affected operating units, analyze the combined environmental and economic impact of actions proposed by other agencies in statements required by section 102(c) of the Act and referred to Commerce for comment; assist in formulation of the Department's position on these actions; and prepare statements required by section 102(c) for Commerce programs.

c. The "Deputy Assistant Secretary for Product Standards" is the Director of

the Office of Product Standards (see DOO 30-6, formerly DO 16).

Effective date: February 1, 1972.

LARRY A. JOBE,  
Assistant Secretary  
for Administration.

[FR Doc.72-3871 Filed 3-14-72;8:47 am]

[Dept. Organization Order 45-1]

### ECONOMIC DEVELOPMENT ADMINISTRATION

#### Organization and Functions

This material further amends the material appearing at 35 F.R. 14472 of September 15, 1970 and 36 F.R. 11870 of June 22, 1971.

Department Organization Order 45-1, dated August 31, 1970, is hereby further amended as follows:

In Section 13, *Economic Development Regional Offices*, paragraph .01 is revised to read:

.01 The Economic Development Regional Offices, headed by Regional Directors, are as follows:

Name	Located at	Serves
Atlantic.....	Philadelphia, Pa.	Connecticut, Delaware, District of Columbia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Puerto Rico, Rhode Island, Vermont, Virginia, Virgin Islands, and West Virginia.
Southeastern....	Atlanta, Ga.	Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee.
Midwestern....	Chicago, Ill.	Illinois, Indiana, Michigan, Minnesota, Ohio, and Wisconsin.
Rocky Mountain.	Denver, Colo.	Colorado, Kansas, Iowa, Missouri, Montana, Nebraska, North Dakota, South Dakota, Utah, and Wyoming.
Southwestern...	Austin, Tex.	Arkansas, Louisiana, New Mexico, Oklahoma, and Texas.
Western.....	Seattle, Wash.	Alaska, American Samoa, Arizona, California, Guam, Hawaii, Idaho, Nevada, Oregon, and Washington.

Effective date: December 30, 1971.

LARRY A. JOBE,  
Assistant Secretary  
for Administration.

[FR Doc.72-3875 Filed 3-14-72;8:48 am]

[Dept. Organization Order 25-5A, Amdt. 3]

### NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

#### Authority and Functions

The following amendment to the order was issued by the Secretary of Commerce on January 24, 1972. The material further amends the material appearing at 35 F.R. 16600 of October 24, 1970; 36

F.R. 8065 of April 29, 1971; and 36 F.R. 16701 of August 25, 1971.

Department Organization Order 25-5A, dated October 9, 1970, is hereby further amended as follows:

In section 3, *Delegation of authority*. A new subparagraph .01t. is added to read: .01t. The functions prescribed by Public Law 92-205 (85 Stat. 735), which pertain to collection, maintenance and dissemination of information concerning weather modification activities.

Effective date: January 24, 1972.

LARRY A. JOBE,  
Assistant Secretary  
for Administration.

[FR Doc.72-3873 Filed 3-14-72;8:48 am]

[Dept. Organization Order 30-5B, Amdt. 1]

### OFFICE OF TELECOMMUNICATIONS

#### Organization and Functions

This material amends the material appearing at 36 F.R. 14492 of August 6, 1971.

Department Organization Order 30-5B of July 22, 1971 is hereby amended as follows:

In section 3, *Office of the Director*, a new paragraph .05 is added to read:

.05 The "Associate Director for Reimbursable Programs and International Activities" shall:

a. Have primary responsibility in the Office of Telecommunications for liaison with other Federal departments and agencies,

b. Develop and propose new programs and plans to serve the needs of Federal departments and agencies,

c. Serve as senior representative of the Director, to other agencies, and monitor, on behalf of sponsoring agencies, progress and results in reimbursable programs, and

d. Be responsible, on behalf of the Director, for planning, coordination, and review of the Office of Telecommunications activities in the field of international telecommunications, particularly those related to the International Telecommunications Union, and to represent the Office of Telecommunications in these matters.

Effective date: December 30, 1971.

LARRY A. JOBE,  
Assistant Secretary  
for Administration.

[FR Doc.72-3874 Filed 3-14-72;8:48 am]

[Dept. Organization Order 25-1]

### UNITED STATES TRAVEL SERVICE

#### Organization and Functions

This order, effective January 19, 1972, supersedes the material appearing at 35 F.R. 18887 of December 11, 1970 and 36 F.R. 9033 of May 18, 1971.

SECTION 1. *Purpose.* This order prescribes the organization and assignment of functions within the U.S. Travel Service.

Sec. 2. *Organization structure.* The principal organization structure and line of authority of the U.S. Travel Service shall be as depicted in the attached organization chart. A copy of the organization chart is on file with the Office of the Federal Register.

Sec. 3. *Office of the Assistant Secretary.* .01 The "Assistant Secretary for Tourism" determines policy, directs the programs and is responsible for all activities of the U.S. Travel Service.

.02 The "Deputy Assistant Secretary" shall serve as principal adviser and assistant to the Assistant Secretary and shall perform the duties of the Assistant Secretary in his absence. He shall establish and maintain relations with government and industry officials at all levels to facilitate the plans and programs of the U.S. Travel Service.

.03 The "Executive Officer" shall coordinate the activities of the headquarters organization; assist the Assistant Secretary in establishing policies and programs; take action required to assure implementation of the decisions, directions and requests of the Assistant Secretary relative to policies, plans, and operations of the Service; and serve as a focal point of coordination between the headquarters organization and the Service's Regional Offices.

Sec. 4. *Staff offices.* .01 The "Office of Administration" shall arrange for and facilitate the provision of administrative services from the Office of the Secretary as needed by the headquarters of the U.S. Travel Service, develop and maintain the internal administrative management system of the Service; perform budget formulation and management functions; perform evaluative, analytic, and developmental work to assist the Assistant Secretary in assuring that the best management practices are utilized, both in the headquarters and in the field; and perform specific administrative tasks as directed by the Assistant Secretary. The Office shall also exercise the administrative functions for the matching grant program under the Visitor Service Division.

.02 The "Office of Research and Analysis" shall assist in planning long-range travel promotion programs and servicing private business with travel data useful in marketing international travel by improved qualitative analysis of travel statistics and development of information on travel markets. Specifically, the Office shall study the patterns of international travel and the economic effects of tourism; develop statistical data to measure and project foreign tourism in the States and political subdivisions of the United States; conduct and interpret market research to measure results of the promotional program; evaluate the effect of legislation and regulatory decisions on international travel; prepare and coordinate position papers for inter-governmental and international travel meetings; and develop measures for evaluating programs of the Service.

.03 The "Office of Information Services" shall plan and conduct a worldwide information program for the Service which presents the Visit U.S.A. program to the public; and coordinate information activities within the organization and maintain close contact with communications media. The Office shall advise the Assistant Secretary for Tourism and other officials on all news media, motion pictures, public communications techniques and information policies. The Office shall also develop a full range of news media material and publications about travel in the United States for response to inquiries from the general public, visitors, editors and radio, television and film producers, to support the information programs of the U.S. Travel Service offices abroad.

Sec. 5. *Marketing Division.* The "Marketing Division" shall develop and implement programs of travel advertising; and other travel promotion materials and projects, and coordinate all other promotional activities abroad. The Division shall maintain close professional contact with the travel industry in the United States, to provide current data for the use of U.S. Travel Service offices abroad, such as cost, price and travel information. The Division shall assist and advise the travel industry on the design and content of promotion materials for the world's principal travel markets; provide useful sales promotion tools and materials in foreign languages to U.S. Travel Service Regional Offices and U.S. Government missions abroad in order to help the travel trade and the prospective traveler favorably compare the United States with other destinations; and develop and place advertising in trade and other communication media abroad to stimulate travel to the United States.

Sec. 6. *Visitor Services Division.* The "Visitor Services Divisions" shall develop programs to assure a friendly welcome in the United States for international visitors and to generally improve the Nation's host services. The Division shall have primary responsibility for the U.S. Travel Service relationship with States and cities; carry on campaigns in the United States to stimulate interest in the visitor from abroad; make Americans aware of the importance of visitors and of extending a friendly and cordial welcome; assist communities in attracting more international visitors and in adapting their facilities to meet the needs of overseas visitors; and cooperate with the travel industry—hotels, motels, restaurants, sightseeing, and transportation companies, and airports and terminals—in bolstering their services for visitors from other nations. The Division shall work to lessen travel barriers, including cooperation with Federal agencies at U.S. ports of entry to expedite the entrance formalities for overseas guests and help make the Nation's reception of visitors more pleasant and gracious. The Division shall coordinate agent and journalist

familiarization tour programs, making arrangements for such tours with States and cities to educate participants on U.S. tourist attractions so they may better sell travel to the United States; and, provide domestic support to the Convention and Business Travel Development Office by working with U.S.-based associations to schedule their congresses and conventions in the U.S. The Division shall be responsible for a matching grants program to promote foreign travel to selected areas of the United States and better facilitation of those visits; and it shall use the Office of Administration for performance of grant administrative functions.

Sec. 7. *Convention and Business Travel Development Office.* The "Convention and Business Travel Development Office" shall develop and implement programs for attracting international congresses, organizations, and associations to hold meetings and conventions in the United States, for increasing attendance from abroad at U.S. conventions, trade fairs, and exhibitions, and for promoting other business travel to the United States. The Office shall directly solicit such attendance through various media, distribution of information, advertising and designing special services for the overseas businessman from trade and business associations abroad and in coordination with similar organizations in the United States. The Office shall assist and advise the travel trade industry abroad to promote the United States as a business travel destination by providing useful sales promotion materials in foreign languages for this purpose. The Office shall work closely with those centers in the United States which have facilities for hosting international meetings. The Office shall coordinate its full promotion efforts with the Marketing Division and the U.S. Travel Service Regional Offices abroad.

Sec. 8. *Regional Offices.* The "Regional Offices," which shall be located in the strategic cities abroad as shown in the attached organization chart, shall serve as the point of contacts with the major potential markets for increased tourism to the United States. More particularly, the offices shall work directly with international carriers, travel agents, and tour operators on all aspects of travel to the United States; carry the Visit U.S.A. message to the general public through mass media advertising, travel exhibits, special promotional projects with the travel industry, and publicity in the local media; and distribute to foreign travel sales outlets materials in the language of the country supporting the United States as a satisfying travel experience and a good travel value.

Effective date: January 19, 1972.

LARRY A. JOBE,  
Assistant Secretary  
for Administration.

[FR Doc.72-3872 Filed 3-14-72; 8:48 am]

## DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

### Public Health Service BACTERIAL VACCINES AND BACTERIAL ANTIGENS

#### Review of Effectiveness

In accordance with the delegation of authority (37 F.R. 4004-4005) authorizing the Director, National Institutes of Health to administer the provisions of the Federal Food, Drug and Cosmetic Act with respect to those human drugs that are biologicals subject to section 351 of the Public Health Service Act (42 U.S.C. 262), the Division of Biologics Standards is undertaking a review of the effectiveness of all licensed biologicals. The first categories of licensed products to be reviewed for this purpose will be those bacterial vaccines and bacterial antigens whose labels are required by 42 CFR 73.601(r) to state "No U.S. standard of potency."

A licensed manufacturer of such bacterial vaccines or antigens who wishes to continue manufacturing and marketing such products shall advise the Division of Biologics Standards, National Institutes of Health, Building 29, Bethesda, Md. 20014, in writing within 30 days of the publication of this notice, that he will submit substantial evidence of the effectiveness of each such product within 180 days after the publication of this notice. A manufacturer who does not within such 30-day period state that he will submit such information shall, at the end of such period cease the interstate shipment of such products and shall surrender promptly his license by mailing it to the above address. Data and information submitted pursuant to this notice shall provide the information called for in, and shall be organized in the format for, new drug applications (21 CFR 130.4 (c)(2)) to the extent applicable, and shall also include a list of each such product currently being marketed by the manufacturer specifying, (a) the trade name, if any, of each, and (b) all bacterial components of a polyvalent product.

Licensed manufacturers of products for which there is no substantial evidence of effectiveness as defined in 21 CFR 130.12(a)(5) will be so notified. Such licenses, and the licenses of those manufacturers who have not indicated timely their intention to submit the data and information called for by this notice, or who have not submitted timely such information and data, shall be surrendered promptly or proceedings will be instituted either for the revocation of the license or against shipments in interstate commerce of such products under the applicable provisions of the Federal Food,

Drug and Cosmetic Act, as may be appropriate.

Dated: March 8, 1972.

ROBERT Q. MARSTON,  
*Director,*  
National Institutes of Health.

[FR Doc.72-3893 Filed 3-14-72; 8:50 am]

## DEPARTMENT OF TRANSPORTATION

### Coast Guard

[CGFR 72-49N]

### DELAWARE RIVER

#### Security Zone

By virtue of the authority vested in the Commandant, U.S. Coast Guard, by Executive Order 10173, as amended (33 CFR Part 6), sec. 6(b)(1), 80 Stat. 937, 49 U.S.C. 1655(b)(1), 49 CFR 1.46(b) and the redelegation of authority to the Chief, Office of Marine Environment and Systems, U.S. Coast Guard Headquarters as contained in the FEDERAL REGISTER of September 30, 1971 (36 F.R. 19160), I hereby affirm for publication in the FEDERAL REGISTER the order of Rear Admiral B. F. Engel, U.S. Coast Guard, Commander, Third Coast Guard District, who has exercised authority as Commander, Third Coast Guard District, such order reading as follows:

#### DELAWARE RIVER

##### SECURITY ZONE

Under the present authority of section 1 of title II of the Espionage Act of June 15, 1917, 40 Stat. 220, as amended, 50 U.S.C. 191, Executive Order 10173, as amended, and 14 U.S.C. 91, I declare that from 12 p.m., e.s.t., Tuesday, 28 March 1972 until 1:30 p.m., e.s.t., on Tuesday, 28 March 1972, the following area is a security zone and I order it be closed to any person or vessel due to the launching of Hull No. 657 from No. 6 Shipway of Sun Shipbuilding and Drydock Co., Chester, Pa.

The waters of the Delaware River from approximately abeam the southern tip of Chester Island to Crum Creek, Pa., having the following coordinates: From a point 39°50'36" N., 75°21'22" W., thence southeast to a point 39°50'16" N., 75°21'07" W.; thence northeast to a point 39°50'45" N., 75°19'29" W.; thence north to a point 39°51'22" N., 75°19'32" W.

No person or vessel shall remain in or enter this security zone without permission of the Captain of the Port.

The Captain of the Port, Philadelphia, Pa., shall enforce this order. In the enforcement of this order, the Captain of the Port may utilize, by appropriate agreement, personnel and facilities of any other Federal agency, or of any state or political subdivision thereof.

For violation of this order, section 2 of title II of the Espionage Act of June 15, 1917 (40 Stat. 220 as amended, 50 U.S.C. 192), provides:

If any owner, agent, master, officer, or person in charge, or any member of the crew of any such vessel fails to comply with any reg-

ulation or rule issued or order given under the provisions of this chapter, or obstructs or interferes with the exercise of any power conferred by this chapter, the vessel, together with her tackle, apparel, furniture, and equipment, shall be subject to seizure and forfeiture to the United States in the same manner as merchandise is forfeited for violation of the customs revenue laws; and the person guilty of such failure, obstruction, or interference shall be punished by imprisonment for not more than 10 years and may, in the discretion of the court, be fined not more than \$10,000.

(a) If any other person knowingly fails to comply with any regulation or rule issued or order given under the provisions of this chapter, or knowingly obstructs or interferes with the exercise of any power conferred by this chapter, he shall be punished by imprisonment for not more than 10 years and may, at the discretion of the court, be fined not more than \$10,000.

Dated: March 10, 1972.

W. M. BENKERT,  
*Rear Admiral, U.S. Coast Guard,*  
Chief, Office of Marine Environment and Systems.

[FR Doc.72-3909 Filed 3-14-72; 8:50 am]

### Federal Aviation Administration DIRECTOR OF PUBLIC AFFAIRS

#### Authorization To Grant Authority for Interception and Divulgence of Air- to-Ground Communications

By notice published in the FEDERAL REGISTER on February 17, 1972 (F.R. Doc. 72-2420, 37 F.R. 3567), the Federal Communications Commission (FCC) brought to the attention of broadcasters and other FCC licensees the requirements of section 605 of the Communications Act, which, with limited and specified exceptions, prohibits any person, not authorized by the sender, from intercepting and divulging or using radio communications of the nature of those conducted by the Federal Aviation Administration in its air-to-ground communications.

That notice was prompted by a notification received from the FAA that unauthorized monitoring and widespread dissemination of such air-to-ground communications has, in some instances, had a detrimental effect upon law enforcement activities in the area of prevention of hijacking.

The FCC stated in the notice that it recognizes the strong public interest in the free gathering and dissemination of news. As was also stated, FAA officials are desirous of cooperating with the news media to the extent consistent with public safety and the discharge of law enforcement responsibilities.

In consideration of the foregoing, the Director of Public Affairs of the Federal Aviation Administration is hereby authorized to grant the necessary authority for the interception and divulgence of FAA air-to-ground communications, and to ascertain the conditions under which monitoring and divulgence are appropriate. In addition, the Director may impose any conditions or limitations on

such authorization as he deems appropriate.

Interested persons are advised that they are to apply, in writing, to the Director of Public Affairs, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20591, for authorization in this regard.

The "general provisions" governing delegation of section 1(b) of Subpart D of the FAA Organization Statement (30 F.R. 3395, 3400), as amended, apply to this delegation.

This delegation is issued under the authority of sections 303(d) and 313 of the Federal Aviation Act of 1958, as amended (49 U.S.C. 1344(d) and 1354), section 605 of the Communications Act, as amended (47 U.S.C. 605), section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)), and § 1.47(a) of the regulations of the Office of the Secretary of Transportation (35 F.R. 4955).

Issued in Washington, D.C., on March 8, 1972.

J. H. SHAFFER,  
Administrator.

[FR Doc. 72-3850 Filed 3-14-72; 8:46 am]

## CIVIL AERONAUTICS BOARD

[Docket 24281; Order 72-3-17]

### AMERICAN AIRLINES, INC., ET AL.

#### Order of Investigation and Suspension Regarding Individual Inclusive Tour Basing Fares to Hawaii

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 8th day of March 1972.

Individual inclusive tour basing fares to Hawaii proposed by American Airlines, Inc., Trans World Airlines, Inc., United Air Lines, Inc., Western Air Lines, Inc.

By tariff revisions<sup>1</sup> marked to become effective March 10, 1972, American Airlines, Inc. (American) proposes to revise the application of existing local and joint (with Western Air Lines, Inc.) individual inclusive tour basing fares (IT) and establish new lower IT fares between 26 interior mainland points and Hawaii. The interior points encompass Chicago and points east, plus Oklahoma City, Tulsa, and St. Louis. Under the proposal, existing IT fares—currently applicable at all times—will apply on weekends on a year-round basis, while new peak/off-peak season weekday fares are being established at approximately 12 and 15 percent, respectively, below the weekend fare level.<sup>2</sup> The rules applicable to travel remain essentially unchanged from existing provisions; namely, 7 to 21 day minimum/maximum stay, \$45 minimum tour add-on, and 2 free stopovers in the

continental U.S.A. The fares do not bear an expiration date.

In support of its proposal, American alleges that the fares are specifically designed to generate additional vacation traffic during off-peak travel periods. The carrier has submitted data showing that during the last 6 months of 1971, its weekend load factors in the Chicago, New York, St. Louis-Hawaii markets averaged 52 percent, whereas weekday load factors averaged only 33 percent. In addition, the carrier has provided traffic data which indicates that third quarter 1971 traffic was more than twice that carried in the first quarter of the same year. Accordingly, American contends that it can accommodate additional off-peak weekday passengers without increasing capacity and that, based on an analysis of the traffic in interior markets, the proposed fares will have a minimal diversionary effect; and estimates that it will take less than three newly generated round-trip passengers a day to offset dilution.

Braniff Airways, Inc. (Braniff), Northwest Airlines, Inc. (Northwest) and United Air Lines, Inc. (United)<sup>3</sup> have filed complaints requesting that American's proposal be suspended and investigated. The complainants allege that the proposed fares for individual travel are below the minimum levels prescribed by the Board for group inclusive tour travel to Hawaii and do not meet fully allocated costs; that the \$45 minimum tour add-on, when added to the proposed IT fares amounts to a throwaway; and that redesignating Friday as an off-peak day is a major change inasmuch as Friday is designated as a peak travel day for other fares in the market, including normal fares.

In addition, Braniff and United assert that American's estimates of dilution and diversion are unsubstantiated and underestimated. Braniff alleges that it would require an average of 4.3 new passengers per day to offset dilution from existing IT fares. United estimates that American would require 19 additional weekly passengers rather than the 13 it estimates to offset such dilution. United also contends that it would be unreasonable to permit American to dictate the pricing in the Hawaiian markets in view of its limited participation.

In answer to the complaints, American contends that the primary issue is whether its proposed fares are reasonably related to the normal IT fares, and consistent with other off-peak fare reductions from basic fares permitted by the Board. Based on this test, American alleges that there is ample precedent for the proposed 12-to-15 percent reductions insofar as existing weekday excursion fares in the west coast-Hawaii markets are presently 12 to 13 percent below the standard fares, and Discover America fares applicable during off-peak periods are 12.5 percent below basic fares. American further states that the Board re-

<sup>3</sup> Trans World Airlines, Inc. and United have filed to match American's proposal as a competitive measure.

cently permitted United to establish round-trip excursion fares to Florida at discounts ranging from 20 to 35 percent below normal fares, and that if discounts of this magnitude are permissible for weekday travel in the Florida market there can be no question that discounts half the size are reasonable for weekday travel in the Hawaii markets. The carrier further alleges that in estimating diversion United has failed to apply its methodology in a consistent manner, and states that only 16.5 weekly passengers would be required to offset dilution using United's approach.

Upon consideration of the tariff proposals, the complaints and answer thereto, and all other relevant matters the Board finds that the proposal may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and should be investigated. The Board further concludes that the proposal should be suspended pending investigation.

The proposed fares do not appear to be reasonably related to present fares in the same markets, particularly the more restrictive GIT fares for large groups which they undercut by considerable amounts.<sup>4</sup> Moreover, we believe there is substantial question whether the proposed fares are reasonably related to the cost of providing the service, particularly in light of the fact that a considerable amount of total traffic now moves at the IT fares. While American's arguments tend to support the peak/off-peak pricing concept in the Hawaiian market, they do not support the very low level of the fares themselves.

We distinguish between the IT fares here proposed and those which the Board recently permitted United to introduce to Florida. United's fares are limited generally to low-density markets in which it is the dominant carrier, are limited to a 3-month experimental period, and are limited to off-peak days of the week. By contrast, American's fares would involve all major Hawaiian markets from Chicago east, in most of which American has very limited participation,<sup>5</sup> bear no expiration date, and would apply on Fridays which has been considered a peak travel day to Hawaii. Finally, American's fares would produce as little as 3 cents per mile, whereas United's IT fares to Florida generate no less than 4.5 cents per mile.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 403, 404, and 1002 thereof:

#### It is ordered, That:

1. An investigation be instituted to determine whether the fares and provisions described in Appendixes A and B attached hereto, and rules, regulations, and

<sup>4</sup> The GIT fares are based on minimums prescribed by the Board in the Group Inclusive Tour Basing Fares to Hawaii case, Order 70-7-60.

<sup>5</sup> The Board has twice suspended standby fare proposals partly in view of the proponent carrier's limited participation in the markets involved and the fact that other carriers would have had to bear the risk of the experiment (Orders 71-1-145, 71-4-45).

practices affecting such fares and provisions, are or will be unjust or unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and if found to be unlawful, to determine and prescribe the lawful fares and provisions, and rules, regulations, or practices affecting such fares and provisions;

2. Pending hearing and decision by the Board, and the fares and provisions described in Appendix A<sup>6</sup> hereto are suspended and their use deferred to and including June 7, 1972, and the fares and provisions described in Appendix B<sup>7</sup> hereto are suspended and their use deferred to and including June 16, 1972, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension except by order or special permission of the Board;

3. Except to the extent granted herein, the complaints in Dockets 24237, 24238, and 24240 are hereby dismissed;

4. The proceeding ordered herein be assigned for hearing before an Examiner of the Board at a time and place hereafter to be designated; and

5. Copies of this order be filed in the aforesaid tariffs and be served upon American Airlines, Inc., Braniff Airways, Inc., Northwest Airlines, Inc., Trans World Airlines, Inc., United Air Lines, Inc., and Western Air Lines, Inc., which are hereby made parties to this proceeding.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HARRY J. ZINK,<sup>8</sup>  
Secretary.

[FR Doc.72-3898 Filed 3-14-72; 8:51 am]

[Docket No. 24072; Order 72-3-19]

### AMERICAN AIRLINES, INC., AND TRANS WORLD AIRLINES, INC.

#### Order of Investigation and Suspension Regarding Expanded Application of Category Z Fares

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 9th day of March 1972.

By tariff revisions<sup>1</sup> marked to become effective March 12 and March 31, 1972, American Airlines, Inc. (American), and Trans World Airlines, Inc. (TWA), propose to permit employees of the Army and Air Force Exchange System (AAFES) to travel on official business at Category Z fares when requests for the transportation are made using AAFES Form 1500-22 in lieu of Government transportation requests (GTR's), the use of which has been prohibited to exchange

personnel. At present, Category Z fares apply to military personnel on active duty, civilian employees of the Department of Defense, and their dependents upon change of station from the continental United States to Hawaii and Alaska, and from the United States to all territorial and foreign points.<sup>2</sup> AAFES employees traveling on scheduled flights must presently use normal coach or economy fares and pay the applicable transportation taxes.

No complaints have been filed against the proposals.

Upon consideration of the tariff filings and all relevant matters, the Board finds that the proposals may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful and should be investigated. We further conclude that the TWA proposal should be suspended pending investigation insofar as it applies to domestic and overseas transportation.

The Board suspended and/or ordered an investigation of a similar proposal of Pan American World Airways, Inc. (Pan American),<sup>3</sup> because it represented a significant departure from the present policy, and because Pan American had advanced no argument which was considered a sufficient basis upon which to justify the discrimination inherent in its proposal. Neither American nor TWA has presented any new facts in support of their similar filings.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 403, 404, and 1002 thereof:

#### It is ordered, That:

1. An investigation be instituted to determine whether the application of tariff on third revised page 3 of American Airlines, Inc.'s CAB No. 254 and 16th revised page 3 of Trans World Airlines, Inc.'s CAB No. 146 and rules, regulations or practices affecting such provisions are, or will be, unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and if found to be unlawful, to determine and prescribe the lawful provisions, and rules, regulations, or practices affecting such provisions;

2. Pending hearing and decision by the Board, the application of tariff (so far as it applies to interstate and overseas air transportation) on 16th revised page 3 of Trans World Airlines, Inc.'s CAB No. 146 is suspended and its use deferred to and including June 9, 1972, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension, except by order or special permission of the Board;

3. The investigation ordered herein is hereby consolidated into Docket 24072; and

4. A copy of this order will be filed with the aforesaid tariffs and served upon Trans World Airlines, Inc., and upon American Airlines, Inc., which is hereby made a party to this proceeding.

<sup>1</sup> American's tariff does not contain any interstate or overseas markets.

<sup>2</sup> Order 72-1-10, Jan. 6, 1972.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HARRY J. ZINK,  
Secretary.

[FR Doc.72-3899 Filed 3-14-72; 8:52 am]

[Docket No. 24235; Order 72-3-28]

### DELTA AIR LINES, INC.

#### Order Dismissing Complaint Regarding Continuation of Additional Shipping Requirements for Radio- active Materials

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 10th day of March 1972.

Delta Air Lines, Inc. (Delta), on February 3, 1972, published rules subject to an expiry date of March 12, 1972, providing additional precautionary measures with respect to radiation leakage tests at origin and wipe tests at destination on domestic movements of Type B packages of radioactive materials.<sup>1</sup> By tariff revisions<sup>2</sup> filed February 9 and 10, 1972, and marked to become effective March 12, Delta proposes to establish the same provisions internationally and cancel the expiry provision of that date. As the result of an application filed March 6, Delta received permission to add the expiry date of June 12, 1972, to the tariffs.

The proposed tariff provisions provide, in addition to the current requirements, a requirement that advance arrangements be made for such shipments, that a leak test be performed by the shipper at origin, and that a wipe test be performed by the consignee at destination.<sup>3</sup> The shipper must state in writing that the consignee will perform a wipe test of the shipment at the destination airport within 3 hours after notification of the

<sup>1</sup> A Type B package meets certain design criteria and requirements as fully described in Airline Tariff Publishers, Inc., agent, Tariff CAB 82.

<sup>2</sup> Revisions to Airline Tariff Publishers, Inc., agent, CAB Tariffs Nos. 82 and 96, and International Air Traffic Tariffs Corp., agent, CAB 193.

<sup>3</sup> Delta's leak-test requirements are (1) the test, insofar as is practicable, shall be conducted using nonradioactive substances which generally simulate the physical characteristics of the radioactive material which is to be added, (2) final tests of the inner container shall be performed with radioactive material, (3) each shipper shall file with the airline a statement of the procedure he will use and sign a statement to certify that the shipment has been leak tested by the procedure on file with Delta.

Delta's wipe-test requirements include a procedure for the test, materials required for the test, and action required as a result of the test. These additional tests are required on all Type B packages of radioactive material, except those accompanied by a special form encapsulation certificate, for radioactive material contained in a capsule the design of which has been approved by the competent authority of the country in which the capsule design originates.

<sup>6</sup> Concurrence statement of Members Minetti and Murphy, and Appendices A and B filed as part of the original document.

<sup>7</sup> Revisions to American Airlines, Inc., Tariff CAB No. 254 and Trans World Airlines, Inc., Tariff CAB No. 146.

arrival of the shipment at the destination airport. If the consignee fails to perform the wipe test of the shipment within 3 hours of the notice of arrival of the shipment, the carrier shall notify the shipper, and it will be the responsibility of the shipper to make arrangements for the wipe test to be performed within 1 hour from the time of such notification to the shipper. In the event the wipe test is not performed within 4 hours following original notification of arrival to the consignee, carrier will assess a charge of \$100 per hour or fraction thereof for the period subsequent to 4 hours following the original notification to consignee until the shipment wipe test is performed.

A complaint requesting suspension pending investigation has been filed by Edlow International Co. (Edlow). The complaint asserts, inter alia, that Delta's tariff is redundant in that it requires certification that each shipment is properly packaged when current tariff regulations already provide for such certification. Edlow further alleges that the proposed precautionary measures were not developed in cooperation with the major shippers of radioactive material in Type B packages and that the proposed rule penalizes the shipper for the failure of the receiver to perform the wipe test.\*

In answer to the complaint, Delta asserts, among other things, that this proposal is a direct result of an investigation made by Delta following a recent leakage of radioactive material from a Type B package on one of its aircraft. Discussions were held with governmental authorities and shippers' representatives and the carrier determined that certain additional safeguards and precautions were required to insure the safe carriage of radioactive materials on board aircraft, and that such provisions are not burdensome to shippers. According to Delta, had the current tariff been in effect at the time of the leakage incident, the faulty containers would have been detected before shipment, or within several hours of arrival, thereby preventing or decreasing the amount of exposure

\*We have been informally advised that Edlow acts as traffic consultant to various purchasers of radioactive materials, and is responsible for developing proper rate and routing and for contracting for such air transportation service. We conclude that Edlow is an interested party with respect to Delta's proposal.

In addition, a number of letters were received from shipper groups and the Atomic Energy Commission. While they do not request suspension and investigation, these assert that the matter is of sufficient scope and importance to warrant further study, and intend to schedule discussions between shippers, carriers, the Atomic Energy Commission, and the Department of Transportation in an effort to develop an alternative to Delta's proposal which would be both consistent with the DOT's regulatory approach and not have an adverse impact upon shippers. The AEC, by letter of February 24, suggested changes in the DOT Hazardous Materials Regulations and we have been informally advised by DOT that it is now working upon proposed changes in such regulations. These letters will be inserted in the correspondence file of the docket.

to this material. The conditions of carriage of this material are the responsibility of the Department of Transportation; and it is this area of regulation that is inadequate, as proven by Delta's experience. Finally, Delta has been unable to identify complainant as one who ships radioactive material, and submits that it is an intervening party without interest.

Upon consideration of the complaint and other relevant matters, the Board does not find facts sufficient to warrant investigation, and the request therefor, and consequently the request for suspension, will be denied.

The problem of evaluating a tariff rule that will adequately protect the public and the carrier from radioactive damage and still be fair to shippers involves highly technical matters. In view of the complexity of the problems, the apparent inadequacy of communications between all interested persons, the indications of an early rule revision by the Department of Transportation, it would be preferable not to have an investigation, but rather to permit the development of a rule to be worked out by the parties involved prior to the new expiration date of June 12.

The Board is thus dismissing the complaint without prejudice so that the complainant and all other interested persons will have an opportunity to be heard upon the merits of such tariff proposal as Delta may file.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 1002 thereof:

*It is ordered, That:*

The complaint of Edlow International Co. in Docket 24235 is dismissed without prejudice.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board,

[SEAL] HARRY J. ZINK,  
Secretary.

[FR Doc. 72-3900 Filed 3-14-72; 8:52 am]

[Docket No. 24212, etc.; Order 72-3-21]

### OZARK AIR LINES ET AL.

#### Order of Suspension

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 9th day of March 1972.

Increased minimum charge per shipment for premium-rated traffic proposed by Ozark Air Lines, Inc., Docket 24212; Minimum charge per shipment of air freight, Docket 20398; Air freight rates on live animals and birds, Docket 21474; Domestic air freight rate investigation, Docket 22859.

By tariff revision first filed January 31, and marked to become effective March 11, 1972, Ozark Air Lines, Inc. (Ozark) proposes to revise its rule pertaining to the minimum charge per shipment for premium-rated traffic, generally live animals and human remains. The carrier's proposal would provide that the percentage premium ratings would be applied directly to the standard minimum charges between the points involved, the

charges for 50 pounds but not less than \$10 per shipment. Under Ozark's current rule the minimum charges for premium-rated traffic are the same as those for standard traffic. The proposal would effect increases of as much as 80 percent above the current charges.

Ozark, in support of its proposal, states that the application of premium-rated minimum charge would be clarified and would match provisions in effect for other carriers during the July 15 to August 14, 1971, base period, thus putting it within the price stabilization guidelines.

A complaint requesting suspension and investigation has been filed by the Pet Industry Joint Advisory Council. The complaint asserts, inter alia, that such sharp increases should not be permitted in rates that are currently under investigation; that the proposal is clearly in violation of the guidelines set down under the Economic Stabilization program; that shippers of live animals would be detrimentally affected by the proposal; and that Ozark has not provided any cost justification for the proposal.

The minimum charges per shipment on premium traffic, including Ozark's proposed rule, are currently under investigation in Docket 20398, "Minimum Charges per Shipment of Air Freight," and (to the extent that they apply to live creatures) Docket 21474, "Air Freight Rates on Live Animals and Birds." The Board's decision in both of these cases will be subject to review in Docket 22859, "Domestic Air Freight Rate Investigation." The question before the Board is therefore only the matter of suspension of Ozark's proposal.

The Board finds that Ozark has not adequately justified its proposal. We do not believe that rates under investigation should ordinarily be permitted such sharp increases where there has been indication of adverse shipper impact. Ozark has not submitted any cost justification for its proposal.

Upon consideration of all relevant factors, the Board finds that Ozark's proposed rule may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and should be suspended pending investigation.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 1002 thereof:

*It is ordered, That:*

1. Pending hearing and decision by the Board, the cancellation of the carrier "OZ" from paragraph A.(2)(a) and the addition of "OZ" in paragraph A.(2)(b) on 118th and 119th Revised Pages 203 of Airline Tariff Publishers, Inc., Agent's CAB No. 8 (Agent J. Aniello series), is suspended and its use deferred to and including June 8, 1972, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension, except by order or special permission of the Board;

2. The complaint of the Pet Industry Joint Advisory Council in Docket 24212 is dismissed except to the extent granted herein; and

3. Copies of this order shall be filed with the tariffs and served upon Ozark Air Lines, Inc., and the Pet Industry Joint Advisory Council.

This order shall be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HARRY J. ZINK,  
Secretary.

[FR Doc.72-3901 Filed 3-14-72;8:52 am]

[Docket No. 24277]

**GENERAL DEPARTMENT OF INTERNATIONAL AIR SERVICES (AEROFLOT, "SOVIET AIRLINES")**

**Notice of Hearing Regarding Application for Amendment of New York-Moscow Foreign Air Carrier Permit**

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that a hearing on the above-entitled application is assigned to be held on March 20, 1972, at 10 a.m., local time, in Room 911, Universal Building, 1825 Connecticut Avenue NW., Washington, DC, before Chief Examiner Ralph L. Wiser.

Dated at Washington, D.C., March 10, 1972.

[SEAL] RALPH L. WISER,  
Chief Examiner.

[FR Doc.72-3982 Filed 3-14-72;8:52 am]

**FEDERAL MARITIME COMMISSION**

**BOARD OF HARBOR COMMISSIONERS OF THE CITY OF MILWAUKEE AND STEARNS MILWAUKEE MARINE TERMINAL, INC.**

**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 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:**

Mr. J. A. Seefeldt, Municipal Port Director, City of Milwaukee, City Hall, Room 606, Milwaukee, Wis. 53202.

Agreements Nos. T-2259-2 and T-2259-3, between the Board of Harbor Commissioners of the city of Milwaukee (City) and Stearns Milwaukee Marine Terminal, Inc. (Stearns), modify the basic agreement (as amended) which provides for the lease of the City's General Cargo Terminal No. 1 and South Pier 1 Open Dock to Stearns. The purpose of the modification provided for in Agreement No. T-2259-2 is to extend the term of the lease for General Cargo Terminal No. 1 an additional 9 months with a new expiration date of December 31, 1972. The purpose of the modification provided for in Agreement No. T-2259-3 is to extend the term of the lease for South Pier 1 Open Dock an additional 9 months, with a new expiration date of December 31, 1972.

Dated: March 9, 1972.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,  
Secretary.

[FR Doc.72-3904 Filed 3-14-72;8:50 am]

**CANAVERAL PORT AUTHORITY AND ELLER & CO.**

**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 20 days after publication of this notice in the FEDERAL REGISTER. Any person desiring a hearing on the proposed agreement shall provide a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied

by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such 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:**

Edward M. Jackson, Esq., Attorney at Law, Post Office Box 127, Cocoa, FL 32922.

Agreement No. T-2598, between the Canaveral Port Authority (CPA) and Eller & Company (Eller), is a franchise agreement whereby CPA grants Eller the exclusive right to perform handling, loading, or unloading of cargo (exclusive of stevedoring services) on unleased CPA property. The franchise will continue from year-to-year until terminated by either party.

Dated: March 9, 1972.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,  
Secretary.

[FR Doc.72-3905 Filed 3-14-72;8:50 am]

**FEDERAL POWER COMMISSION**

[Docket No. CP72-208]

**ALABAMA GAS CORP. AND SOUTHERN NATURAL GAS CO.**

**Notice of Application**

MARCH 7, 1972.

Take notice that on February 22, 1972, Alabama Gas Corp. (applicant), 1918 North First Avenue, Birmingham, AL 35295, filed in Docket No. CP72-208 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Southern Natural Gas Co. (respondent), to establish three additional delivery points between the transportation facilities of respondent and applicant's facilities, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant requests the Commission to order respondent to establish three new delivery points of natural gas, one each in Sumter, Marengo, and Perry Counties, Ala., in order to permit it to utilize more fully its existing authorized contract quantity of gas which it presently utilizes only up to approximately 61 percent of the total. Applicant proposes to sell the gas delivered at these new points on an interruptible basis to American Can Co. (American Can), Gulf States Paper Co. (Gulf States), and MacMillan Bloedel, Inc. (McMillan), at the following estimated maximum day volumes and annual amounts:

		Maximum day (Mcf at 14.73 p.s.i.a.)	Annual maximum (Mcf at 14.73 p.s.i.a.)	
			Without curtailment plan <sup>1</sup>	With curtailment plan
Delivery point (American Can)-----	Year 1-----	16,000	4,375,763	1,480,605
	Year 2-----	16,000	4,088,866	1,189,999
	Year 3-----	16,000	3,626,440	772,480
Delivery point (Gulf States)-----	Year 1-----	6,000	1,941,831	555,200
	Year 2-----	6,000	1,526,883	446,252
	Year 3-----	6,000	1,360,680	289,680
Delivery point (MacMillan)-----	Year 1-----	8,000	2,187,466	740,275
	Year 2-----	8,000	2,084,051	594,999
	Year 3-----	8,000	1,812,880	386,240

<sup>1</sup> Reference is to Southern's "Curtailment Plan" filed with the Commission in Docket No. RP72-74.

Gas sold to Gulf States and to American Can will be delivered to their respective plants by Marengo Corp., which is certificated to transport gas sold to Gulf States and American Can by Southern in Dockets Nos. CP70-306 (44 FPC 745) and CP70-54 (42 FPC 941), respectively. Gas sold to MacMillan will be transported to its plant by Wilcox County Gas District which also transports gas purchased by MacMillan from Southern under a certificate issued to Southern in Docket No. CP67-289 (41 FPC 298).

Applicant states the purpose of the proposed project is to enable it to resell on an interruptible basis a larger portion of the gas to which it is entitled by its contract demand payments to respondent, which in turn would reduce its customers' cost burden.

Applicant estimates its share of the cost for the proposed sales and delivery facilities to be \$69,157, which it plans to finance from funds on hand, and respondent's share to be \$91,996.

Any person desiring to be heard or to make any protest with reference to said application should on or before March 31, 1972, 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). 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.

KENNETH F. PLUMB,  
Secretary.

[FR Doc.72-3773 Filed 3-14-72; 8:45 am]

[Docket No. CP72-210]

**COLORADO INTERSTATE GAS CO.**

**Notice of Application**

MARCH 7, 1972.

Take notice that on February 28, 1972, Colorado Interstate Gas Co. (applicant), Post Office Box 1087, Colorado Springs, Colo. 80901 filed in Docket No. CP72-210 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 natural gas facilities for the transportation and sale of natural gas to

Stauffer Chemical Company of Wyoming (Stauffer) and the exchange of natural gas with Kansas-Nebraska Natural Gas Co., Inc. (Kansas-Nebraska), 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 natural gas requirements of Stauffer's soda ash plant in the Green River Basin of Wyoming have increased and that Mountain Fuel Supply Co. will not be able to continue to supply all of Stauffer's requirements. Applicant proposes to construct and operate a metering station in Sweetwater County, Wyo., to supply to Stauffer with the natural gas which it needs and cannot obtain from other sources, in consideration for the right to contract to purchase up to 500,000,000 Mcf of natural gas from acreage in the vicinity of the Stauffer plant from Union Pacific Railroad Co. which owns 49 percent of the soda ash plant and for the purchase rights for gas discovered on lands in Wyoming and Colorado which Stauffer owns or in which Stauffer controls an interest. Applicant's deliveries will not exceed 29,000 Mcf per day from July 1, 1972, to July 1, 1975, and 40,000 Mcf per day thereafter. Applicant states that its capacity will not be affected by the Stauffer sales since the deliveries are initially all interruptible.

Applicant also proposes to transport to the Stauffer plant up to 10,000 Mcf of gas per day for 2 years for the account of Kansas-Nebraska in exchange for an equivalent reduction in the applicant's deliveries of natural gas to Kansas-Nebraska under an existing exchange agreement in Kearny County, Kans.

Applicant estimates the cost of the proposed metering station at \$54,020, to be financed from funds on hand, from operations, short-term borrowings, or long-term securities.

Any person desiring to be heard or to make any protest with reference to said application should on or before March 31, 1972, 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.72-3859 Filed 3-14-72; 8:46 am]

[Docket No. E-7715]

**COMMUNITY PUBLIC SERVICE CO.**

**Notice of Application**

MARCH 7, 1972.

Take notice that on February 25, 1972, Community Public Service Co. (applicant) filed an application seeking an order pursuant to section 204 of the Federal Power Act, authorizing the issuance of short-term promissory notes in an aggregate principal amount not to exceed \$10 million outstanding at any one time.

Community is incorporated in the State of Texas and is domicicated in the State of New Mexico with its principal place of business office at Fort Worth, Tex. Community is engaged primarily in the generation, purchase, distribution, and sale of electric energy and the purchase, distribution, and sale of natural gas. It provides electricity and natural gas service to a total of 126 communities in Texas and New Mexico, including 84 incorporated municipalities.

Community proposes to issue notes to commercial banks and notes in the form of commercial paper to commercial paper dealers and directly to investors for their own accounts. The notes and commercial paper, which will have maturity dates of less than 12 months, but not later than December 31, 1974, are not to exceed \$10 million outstanding at any one time.

Community states that it proposes to use the proceeds of the short-term bank loans and commercial paper to reimburse its treasury for expenditures for the construction, completion, extension, or improvement of its facilities.

Any person desiring to be heard or to make any protest with reference to said application should on or before March 27, 1972, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the

requirements of 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 petitions to intervene in accordance with the Commission's rules. The application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,  
Secretary.

[FR Doc. 72-3860 Filed 3-14-72; 8:46 am]

[Docket No. CS69-40, etc.]

**DAMSON EXPLORATION CORP. ET AL.**  
**Findings and Order**

MARCH 7, 1972.

Findings and order terminating certificates, canceling FPC gas rate schedules, terminating rate proceedings, making successor respondent, and dismissing applications.

Each certificate holder listed herein has been granted a small producer certificate of public convenience and necessity pursuant to section 7(c) of the Natural Gas Act and § 154.40 of the regulations thereunder authorizing sales of natural gas in interstate commerce. The small producer certificate holders were theretofore authorized to sell natural gas pursuant to FPC gas rate schedules on file with the Commission. The certificates authorizing the former sales, which are now made under the small producer certificates, will be terminated herein and the related FPC gas rate schedules will be canceled. Some sales made pursuant to the certificates terminated herein and the related FPC gas rate schedules were made at rates in effect subject to refund. There are other rate increases which are suspended. The proceedings in which increased rates are suspended or collected subject to refund by any of these certificate holders and which were equal to or below the applicable area ceiling rates will be terminated.

Sharples and Company Properties et al., have been issued small producer certificates of public convenience and necessity in Dockets Nos. CS66-21 and CS71-80. Since Sharples and Company Properties et al., have all the necessary authority to make small producer sales in Docket No. CS66-21, the certificate issued in Docket No. CS71-80 will be terminated.

Duquesne Natural Gas Co. proposes to continue the sales of natural gas heretofore authorized in Docket No. CI68-724 to be made pursuant to Piney Point Petroleum's FPC Gas Rate Schedule No. 7. The rates under said rate schedule have been in effect subject to refund in Docket No. RI68-508. Duquesne has acquired all of Piney Point's assets and requests to be substituted as respondent in the rate proceeding pending in Docket No. RI68-508. Therefore, Duquesne will

be substituted as respondent in lieu of Piney Point Petroleum in said proceedings and the proceedings will be redesignated accordingly.

The Commission finds:

(1) Small producer certificates of public convenience and necessity have been issued to the certificate holders listed in the appendix hereto.

(2) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Duquesne Natural Gas Co. should be substituted as respondent in lieu of Piney Point Petroleum in the proceeding pending in Docket No. RI68-508 and that said proceeding should be redesignated accordingly.

(3) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the certificates of public convenience and necessity heretofore issued to the certificate holders or their predecessors listed in the appendix hereto should be terminated and that the related FPC gas rate schedules should be canceled.

(4) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the small producer certificate of public convenience and necessity heretofore issued to Sharples and Company Properties in Docket No. CS71-80 should be terminated.

(5) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the rate proceedings listed in the appendix hereto should be terminated.

(6) The applications pending in Dockets Nos. CS71-990, CS71-1000, CS71-1048, and CS71-1058 are moot.

The Commission orders:

(A) Certificates of public convenience and necessity heretofore issued to small producer certificate holders and their predecessors for sales continued under their small producer certificates are terminated and the related FPC gas rate schedules are canceled as indicated in the appendix hereto.

(B) The proceedings in which certificate holders' increased rates have not been made effective and certain proceedings in which increased rates have been made effective subject to refund and are equal to or below the applicable area base rate are terminated as indicated in the appendix hereto.

(C) Duquesne Natural Gas Co. is substituted as respondent in lieu of Piney Point Petroleum in the proceeding pending in Docket No. RI68-508 and said proceeding is redesignated accordingly.

(D) The certificate of public convenience and necessity issued to Sharples and Company Properties in Docket No. CS71-80 is terminated.

(E) The applications pending in Dockets Nos. CS71-990, CS71-1000, CS71-1048, and CS71-1058 are dismissed.

By the Commission.

[SEAL] KENNETH F. PLUMB,  
Secretary.

Docket No.	Certificate holder	Canceled FPC gas rate schedule	Terminated certificate docket No.	Terminated rate increase docket No.
CS69-40 <sup>1</sup>	Damson Exploration Corp.	1	CI69-790	RI71-774.
	do.	2	CI70-156	RI71-774.
CS72-408	Peter Henderson Oil Co.	1	CI65-1036	
(2) (3)	Hadison Ohio Oil Co.	4	CI67-1637	RI69-126. RI70-1459.
(2) (4)	Van Oil Co.	2	CI70-894	RI70-1516.
(2) (5)	Duquesne Natural Gas Co. & Duquesne Kentucky Gas Co.	7	G-8408	RI69-580. RI70-1037.
		7	CI68-724	

<sup>1</sup> Docket No. CS71-990 erroneously assigned to application.

<sup>2</sup> Applicant was issued a small producer certificate by Commission Order No. 411.

<sup>3</sup> Docket No. CS71-1000 erroneously assigned to application.

<sup>4</sup> Docket No. CS71-1048 erroneously assigned to application.

<sup>5</sup> Docket No. CS71-1058 erroneously assigned to application.

<sup>6</sup> Certificate and rate schedule on file as those of Duquesne Natural Gas Co.

<sup>7</sup> Certificate and rate schedule on file as those of Piney Point Petroleum.

[FR Doc. 72-3857 Filed 3-14-72; 8:46 am]

[Docket No. CP72-214]

**IOWA-ILLINOIS GAS AND ELECTRIC CO.**

**Notice of Application**

MARCH 7, 1972.

Take notice that on March 1, 1972, Iowa-Illinois Gas and Electric Co. (applicant), 206 East Second Street, Post Office Box 4350, Davenport, IA 52808, filed in Docket No. CP72-214 an application pursuant to section 7(c) of the Natural Gas Act for permission for and approval of the abandonment of approximately 2.42 miles of 10-inch pipeline and pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of approxi-

mately 2.58 miles of pipeline, all within the city limits of Davenport, Iowa, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to abandon in place and to construct and operate the subject facilities in Davenport, Iowa, as a result of a highway widening project and adjacent suburban development. Applicant states that the replacement line will have substantially equivalent delivery capacity of the pipeline replaced and that consumer gas service will neither be reduced nor abandoned as a consequence of the proposed relocation. Applicant estimates the cost of the abandonment and relocation at \$150,700, which applicant plans to finance the project from funds on hand.

Any person desiring to be heard or to make any protest with reference to said application should on or before March 31, 1972, 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 and permission and approval for the proposed abandonment are 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.72-3861 Filed 3-14-72; 8:46 am]

[Docket No. E-7700]

## NEW ENGLAND POWER CO.

### Order Granting Emergency Relief

MARCH 7, 1972.

Order granting emergency relief subject to condition, accepting for filing and suspending rate schedules, providing for hearing, permitting interventions, and denying motion to reject.

On January 14, 1972, New England Power Co. filed in this docket a proposed increase in its resale power rates together with a petition for emergency relief requesting that the proposed increased rates be made effective on February 14, 1972, after a 1-day suspension and subject to refund, and that §§ 1.7 (b), 35.13 (b) (4) (i), and 35.13 (b) (5) (i) of the Commission's rules and regulations under the Federal Power Act be waived. The proposed rates would increase NEPCO's test year 1971 revenues by approximately \$11 million, and would result in an estimated increase of from 3 to 3½ percent in the cost of power at the retail level.

As indicated in its filing and more fully developed at a conference called by our staff, NEPCO must raise approximately \$87 million through new financing in 1972. At the present time, NEPCO is unable to issue additional bonds in any substantial amount. Its mortgage indenture requires that before additional bonds may be issued earnings for a 12-consecutive-month period within the last 15 months cover interest charges, including interest on any proposed issue, by at least two times. Without additional rate relief, NEPCO will be unable to issue bonds in any substantial amount during 1972. NEPCO also issues from time to time short-term debt. Regulations issued by SEC, which were subsequently reflected in NEPCO's bylaws, limit the amount of short-term debt to 10 percent of the company's total capitalization. Provision is made in the bylaws for extending this limit to 20 percent on a temporary basis, provided the company gets the acquiescence of preferred stockholders and approval by SEC. The company has such approval, which will currently terminate in March of 1973. Under the 20 percent limitation, the company will be able to borrow little more than \$20 million in 1972. Approximately \$65 to \$70 million must be raised in 1972 from sources other than the issuance of bonds or short-term debt unless rate relief is granted.

At the conference called by staff on February 18, 1972, NEPCO indicated that it could perhaps temporarily alleviate the need for additional capital by delaying the payment for a month or so for equipment it has purchased. That this alternative is undesirable is self-evident. Additionally, should NEPCO be forced to utilize such an alternative, the effect would merely be to delay and compound the inevitable. At a later date, NEPCO would have to undertake permanent financing under even more critical conditions.

NEPCO states that it could get some more equity financing from its parent company. This is an undesirable alternative for the following reasons. In 1968, NEPCO paid to its parent company a little over \$12 million in dividends. These dividends have been reduced in both 1969 and 1970 to approximately \$10 million and in 1971 to less than \$10 million. NEPCO's parent company invested \$20 million in equity in NEPCO in 1971. In 1972, the parent plans to invest \$8 million in March and an additional \$25 million in December. Thus, in a little over a year, NEPCO's parent will have invested approximately \$53 million in NEPCO's equity in spite of a recent history of decreasing dividends. Furthermore, NEPCO filed for new rates which would have become effective after full 5 months' suspension on August 15, 1971. NEPCO petitioned the Commission to reduce the suspension period in connection with those rates by approximately 6 weeks to July 1, 1971. We denied the request to reduce the suspension period to anything less than the full 5-month period permitted under the Federal Power Act. As a consequence, the rates

which would have gone into effect on August 15, 1971, were caught in the price freeze and did not become fully effective until November 14, 1971.

In order to improve NEPCO's financial condition, the rate increase which was caught in the price freeze was, with Price Commission approval, put into effect with respect to all sales to the companies affiliated with NEPCO—on condition, however, that those companies could not flow through these increased costs to their customers. Thus, it may be seen that NEPCO's affiliates in the New England Electric System absorbed a 3 months' rate increase from August 15, 1971, through November 14, 1971, for the purpose of improving NEPCO's financial situation in an effort to permit NEPCO to obtain additional financing. Clearly the New England Electric System companies have already been called upon to provide extraordinary relief to the NEPCO.

At the conference between the parties, NEPCO indicated that it might be possible to do some equity financing earlier in the year and postpone debt financing until later in the year. However, even this postponement of debt financing would not change the need for additional earnings. NEPCO stated that, if the Commission required it to do equity financing early in the year and granted no emergency rate relief in the instant proceedings, it would be necessary later in the year to increase rates substantially more in amount than that requested at this time. The reason being that earnings must be brought up to a level sufficient to support additional bond financing, and those earnings must have been experienced during a 12-month period within the 15 months immediately preceding the proposed financing. The net effect of shifting the equity financing to a point earlier in the year, and the bond financing to a point later in the year, along with a denial of the rate relief here requested, would be to shorten the period of time over which increased earnings must be collected in order to provide the two-times coverage required by NEPCO's mortgage indenture. In other words, in October of 1972, NEPCO would have to show the same amount of earnings in order to float the required bonds in 1972. And if the rate relief sought in the instant proceeding is denied, those earnings must necessarily, be collected over a shorter period of time and with substantially higher rates.

Petitions to intervene in this proceeding were filed by the Rhode Island Division of Public Utilities, the Rhode Island Consumers' Council, Fitchburg Gas & Electric Light Co., and by the Massachusetts Municipal Customers, Manchester Electric Co., and New Hampshire Electric Cooperative, Inc. (joint filing), hereinafter referred to as the Massachusetts Customers.

The Massachusetts Customers protest the emergency rate relief sought by NEPCO, and request the Company's filing be rejected without prejudice to renewal at a later time, if necessary. They question the existence of an emergency. Based

on their alternative computation of NEPCO's earnings requirements to meet interest coverage, the Massachusetts Customers conclude that even if the proposed R-6 increase were postponed until July 1, 1972, NEPCO would still be able to issue \$60 million in first mortgage bonds in June and December 1972. In making this estimate the Massachusetts Customers would determine the earnings requirement at 2 times interest rather than the 2.2 times interest used by NEPCO, and would determine short-term interest at 4½ percent rather than the 5½ percent utilized by NEPCO. The Massachusetts Customers also argue the proposed rate increase is inconsistent with the Economic Stabilization Program and the regulations of the Price Commission, and they request a suspension period of 5 months be imposed in the event NEPCO's application is accepted for filing.

The Massachusetts Customers state they are appreciative of the problems of financing large power generation projects, and state they would not oppose some appropriate form of relief if NEPCO were unable to finance any new or continuing projects. They do not state what relief they contemplate, but they apparently feel an emergency is not created unless and until construction work actually comes to a halt for lack of funds. We do not think the situation can be allowed to deteriorate to that point, and we think NEPCO is entitled to some relief in order to enable it to schedule and complete its construction program in an orderly manner at the lowest reasonable cost to the consumer. We do not think these objectives can be met if the Company is denied access to established sources of long-term debt.

As to the arguments of the Massachusetts Customers that the Exhibit II projections are erroneous, we conclude it is permissible for the Company to estimate its earnings requirements at 2.2 times actual interest rather than 2 times interest for purposes of responsible financial planning and the scheduling of specific financing proposals. All projections are subject to error, and some allowance must be made for unforeseen changes in circumstances. We also find NEPCO's use of a 5½ percent short-term debt cost to be reasonable for purposes of its projections in Exhibit II.

We conclude that to require NEPCO to change its proposed financing plan in any substantial manner will do nothing more than postpone and further compound the inevitable. At some point in time steps must be taken to enable NEPCO to continue to provide safe, reliable and adequate service. Further temporizing and postponing action will only aggravate the situation and, by so doing, ultimately require more drastic relief. The continued deterioration of NEPCO's earnings potential and financial condition can only result in a decline in its credit worthiness, and in the long run, increase its cost of future financing.

Based on the foregoing considerations NEPCO's proposed rate increase under

its rate schedule R-6 will be accepted for filing, suspended, allowed to become effective after suspension, and subject to refund upon condition hereinafter prescribed, and the matter set for hearing. The company has requested a 1-day suspension. We will provide instead for a suspension period of 30 days from the date hereof, in order to allow NEPCO's customers to provide for the orderly adjustment of their rates as may be required. We also find it necessary and appropriate that the emergency relief granted be conditioned upon agreement by NEPCO that the per share dividends on its common stock shall not be increased during the pendency of this proceeding. This condition is imposed in order to assure the conservation of NEPCO's available funds and the allocation of such funds for the benefit of its customers.

Section 35.13 of the Commission's regulations provide that a public utility filing for a rate increase shall file detailed cost of service data and supporting testimony 60 days prior to the requested effective date. NEPCO requests waiver of these regulations and asks that it be permitted to file its cost of service and testimony on an actual 1971 test year basis on April 14, 1972. The company states it cannot prepare the necessary information in the detail required prior to April 14, 1972. In view of our finding that an emergency exists, it follows that the Commission's regulations should be waived to the extent required to permit granting of the relief found appropriate.

While granting NEPCO's request for emergency relief, we wish to make clear the fact that NEPCO's resale power rates to be determined herein will be approved by the Commission only upon proof of their justness and reasonableness and not simply by reference to the earnings required by NEPCO to meet its interest coverage test. We decide here only that the requested emergency relief is justified in order to enable NEPCO to regain access to normal sources of capital and to thereby assure completion of its construction program pending resolution of the issues in this proceeding based upon the evidence of record after formal hearings.

In *Penn Gas v. FPC*, the Court of Appeals set aside an order issuing a temporary certificate to meet an "emergency" situation. In that case a substantial change in the commodity and demand charges in rate schedules of Manufacturers Light & Heat Co. and Home Gas Co. resulted in substantial demand for gas. The Court held that this "emergency" was precipitated by these rate changes and was readily foreseeable. 427 F. 2d 568, 575 (CADC, 1970). We are satisfied that in the instant case the emergency from which relief is sought, was not precipitated by NEPCO.

The Commission finds:

(1) New England Power Co.'s proposed R-6 rates may be unjust, unduly discriminatory, preferential, or otherwise unlawful under the Federal Power Act.

(2) It is necessary and proper in the public interest and in carrying out the provisions of the Federal Power Act that the Commission enter upon a hearing concerning the lawfulness of NEPCO's proposed R-6 rates, that the Company's proposed revised rate schedules incorporating the R-6 rates be suspended and the use thereof deferred, and that the matter be set for hearing, all as herein-after provided.

(3) The petitions to intervene in this proceeding hereinbefore noted should be granted.

The Commission orders:

(A) Pursuant to the authority of the Federal Power Act, particularly sections 205, 206, 308, and 309 thereof, the Commission's rules of practice and procedure, and the regulations under the Federal Power Act, a public hearing shall be held concerning the lawfulness of the rates, charges, classifications, and services contained in the rate schedules filed herein by New England Power Co. commencing with a prehearing conference to be held April 26, 1972.

(B) Pending such hearing and decision thereon, New England Power Co.'s proposed R-6 rate schedules<sup>1</sup> are hereby accepted for filing, suspended, and their use deferred for 30 days from the date of issuance of this order: *Provided, however*, That the proposed R-6 rates shall become effective only upon condition NEPCO files with the Commission within 10 days its agreement that the per share dividends to be paid on its common stock shall not be increased during the pendency of this proceeding.

(C) On or before April 14, 1972, New England Power Co. shall file detailed cost of service data and supporting testimony for test year 1971, pursuant to the requirements of § 35.13 of the Commission's regulations under the Federal Power Act.

(D) A Presiding Examiner to be designated by the Chief Examiner for that purpose shall preside at the hearing initiated by this order. At the prehearing conference on April 26, 1972, the direct evidence of the company shall be admitted into the record, and procedures adopted for an orderly and expeditious hearing.

(E) The Rhode Island Division of Public Utilities; the Rhode Island Consumers' Council; Fitchburg Gas & Electric Light Co.; the Power Planning Committee, Municipal Electric Association of Massachusetts, Inc.; the Massachusetts Municipal Customers; Manchester Electric Co.; and New Hampshire Electric Cooperative, Inc., are hereby permitted to intervene in this proceeding subject to the Commission's rules of practice and procedure.

(F) Insofar as they affect time limitations, § 1.7(b) of the Commission's rules of practice and procedure, and § 35.13 of the Commission's regulations under the Federal Power Act are waived.

<sup>1</sup> The individual rate schedule designations are set forth in appendix A to this order.

(G) A copy of the transcript of the conference among the parties held on February 18, 1972, is hereby incorporated into the record of this proceeding.

#### PRICE COMMISSION CERTIFICATION

In accordance with § 300.16(1) (3) of the regulations of the Price Commission, it is hereby certified that for the reasons set forth in this order good cause has been shown for suspending NEPCO's proposed rate increase in this proceeding for a shorter period than the full 5 months permitted under the Federal Power Act.

By the Commission.<sup>2</sup>

[SEAL] KENNETH F. PLUMB,  
Secretary.

#### NEW ENGLAND POWER CO.—RATE SCHEDULE DESIGNATIONS

[Docket No. E-7700]

Fourth Revised Sheet No. 11 (supersedes Third Revised Sheet No. 11).

Sixth Revised Sheet No. 12 (supersedes Fifth Revised Sheet No. 12).

The above-revised sheets were filed as supplements to each of the FPC rate schedules listed below.

Customer	FPC rate schedule number
The Narragansett Electric Co.	161
Massachusetts Electric Co.	162
Granite State Electric Co.	163
Green Mountain Power Corp.	164
Manchester Electric Co.	165
Town of Groveland	166
Town of Littleton (New Hampshire)	167
Town of Georgetown	169
Town of Mansfield	170
Town of Middleton	171
Town of Sterling	172
Town of Hull	173
Town of Merrimac	174
Town of Littleton (Massachusetts)	175
Town of Groton	176
Town of Boylston	177
Town of Paxton	178
Town of Danvers	179
Town of Templeton	180
Town of Marblehead	181
Town of Ashburnham	182
Town of Princeton	183
Town of Hingham	184
Town of North Attleborough	185
City of Peabody	186
Town of Holden	187
Town of West Boylston	188
Town of Ipswich	189
Department of the Army	199
New Hampshire Electric Cooperative, Inc.	200
Town of Hudson	202
Town of Shrewsbury	207
Fitchburg Gas & Electric Light Co.	208

[FR Doc.72-3855 Filed 3-14-72;8:46 am]

[Project 2685]

### POWER AUTHORITY OF THE STATE OF NEW YORK

#### Order Adopting Procedure for Hearing

MARCH 7, 1972.

On June 6, 1969, the Commission granted a license to the Power Authority of the State of New York (PASNY) to construct and operate the Blenheim-

<sup>2</sup> Commissioner Nassikas issued a dissenting statement, filed as part of the original document.

Gilboa Pumped Storage Project No. 2685 including, as part of the project works, three 345kv. transmission lines (41 FPC 712). The principal project works and two of the lines are currently nearing completion. This proceeding involves PASNY's application to construct the third line, which it proposes to route from the town of Gilboa, in Schoharie County, N.Y., to the Leeds substation in the town of Athens, in Greene County, N.Y.

As of the conclusion of the cross-examination of PASNY's and the Commission staff's direct witnesses on January 7, 1972, the schedule for the hearing provided that intervenors would file the prepared testimony of their direct witnesses on or before January 18, 1972, and that cross-examination of such witnesses would commence on February 15, 1972. On January 17, 1972, however, the U.S. Court of Appeals for the Second Circuit issued an opinion<sup>1</sup> holding that the Commission staff is required by the National Environmental Policy Act of 1969 (NEPA) to prepare and circulate a draft environmental impact statement and should have done so prior to the hearing.

Intervenors did not file the prepared testimony of their direct witnesses when due and, by notice issued January 21, 1972, Presiding Examiner William C. Levy called a conference for January 28, 1972, "for the purpose of considering the impact of the Court of Appeal's [sic] opinion on the future course of this proceeding and adopting such procedures and schedules as may be required by the courts [sic] opinion and remand."

The Commission staff indicated at the conference that it would prepare and circulate an environmental impact statement solely for the purpose of expediting the proceeding and not as an interpretation of the Court of Appeals' opinion. The staff requested that the environmental information accumulated by both PASNY and intervenors be made available for the preparation of such statement, and it asked specifically that PASNY furnish certain data and that intervenors furnish the prepared testimony which should have been filed on or before January 18, 1972. The Examiner directed that PASNY furnish the requested material as soon as possible and that "the staff will have 45 days from the receipt of that material to file the detailed environmental statement required by the court's mandate."

Intervenors did not appear at the conference. Instead, they expressed their positions in a letter dated January 25, 1972, in which they challenged the Examiner's continuing jurisdiction in the proceeding through the Court of Appeals' statement.

We leave to the Commission to determine the most efficient procedure for meeting this mandate."

They also indicated that the character and scope of their witnesses' testimony would be substantially affected by the

<sup>1</sup> Greene County Planning Board v. Federal Power Commission, Dockets Nos. 71-1991 and 71-1996.

Commission staff's environmental impact statement, and that it would be financially burdensome and wasteful of time to file what they had prepared and submit their witnesses to cross-examination prior to their receipt of such impact statement. Nonetheless, the Examiner ruled that he had continuing jurisdiction and directed "them to file this overdue direct testimony forthwith", granting leave for intervenors to move that "such witnesses be cross-examined at a time and place convenient".

By letter dated February 4, 1972, intervenors asked the Examiner to reconsider such rulings and, in any event, to reduce all of his conference rulings to writing and refer them to the Commission pursuant to § 1.28 of the Commission's rules of practice and procedure. As a result, the Examiner issued a notice dated February 9, 1972, in which he set forth, reconsidered and reaffirmed his conference rulings<sup>2</sup> and certified them to the Commission.

Intervenors state in their request that "we had testimony in a prepared form on January 17, 1972, and obviously it would be a small burden, financially speaking, for us to file this material at this time." They assert, however, that they should not have to file the testimony because to do so would further violate NEPA by continuing the hearing prior to the preparation by the Commission staff of a draft environmental impact statement, and they state that such

\*\*\* testimony contains statements of position, recommended compromises and admissions which we may not wish to make after we have had the opportunity to review both the staff impact statement and any comments thereon which are submitted within the 45-day circulation period. We cannot say, due to the changed circumstances, whether any, all or a part of this testimony will be part of our direct case.

Nonetheless, intervenors offered to make available "all backup material used by our witnesses in preparing the testimony which was ready on January 17, 1972, the files of the Greene County Planning Board, and the employees of the Planning Board for consultation".

On February 14, 1972, we petitioned the Court of Appeals for a rehearing of its opinion issued January 17, 1972, and, consequently, we do not consider it appropriate to attempt to interpret it at this time. On the other hand, the public interest requires that this proceeding progress rather than remain dormant pending judicial review; and for this reason the Commission staff offered to prepare a draft environmental impact statement and requested that the environmental information accumulated by all participants be made available for such purpose. Accordingly, any environmental information which is in the form of prepared testimony of intervenors' direct witnesses should be made available to the Commission staff and other

<sup>2</sup> Although the notice states that the Examiner denied intervenors' request for reconsideration, its context indicates that he reconsidered but declined to change his rulings.

participants together with the other environmental material to be furnished by the participants.

The Commission finds:

In the present posture of this proceeding, the best adopted procedure for assuring compliance with the Federal Power Act and the National Environmental Policy Act of 1969 is set forth in principle below, subject to the continuing authority of the Presiding Examiner to issue further rulings to implement this order.

The Commission orders:

(A) As soon as practicable, all participants to this proceeding shall make available to the Commission staff and other participants all environmental information requested from them during the course of the conference on January 28, 1972, including any environmental information which is in the form of prepared testimony of intervenors' direct witnesses which was due for filing on January 18, 1972; but "statements of position, recommended compromises and admissions" may be deleted.

(B) The Commission staff shall prepare a draft environmental impact statement, and shall file it and commence circulation within 45 days after receipt by it of the foregoing environmental information. Participants and agencies shall have 45 days from the date of such filing in which to comment on such statement.

(C) The Examiner shall reopen the record to receive, as soon as practicable after the completion of such circulation period, additional direct testimony from PASNY and the Commission staff, and to allow additional cross-examination promptly thereafter; and he shall open the record to receive, as soon as practicable after the completion of such cross-examination, direct testimony from intervenors, and to allow cross-examination promptly thereafter.

(D) The Examiner's conference rulings set forth in his Notice dated February 9, 1972, are affirmed to the extent that they are consistent with this order and reversed to the extent that they are inconsistent herewith.

By the Commission.

[SEAL] KENNETH F. PLUMB,  
Secretary.

[FR Doc.72-3862 Filed 3-14-72; 8:47 am]

[Project 176—California]

### ESCONDIDO MUTUAL WATER CO.

#### Notice of Availability of Environmental Statement for Inspection

MARCH 7, 1972.

Notice is hereby given that on July 15, 1971 as required by § 2.81(b) of Commission regulations under Order 415-B (36 F.R. 22738, November 30, 1971) a draft environmental statement containing information comparable to an agency draft statement pursuant to section 7 of the guidelines of the Council on Environmental Quality (36 F.R. 7724, April 23, 1971) was placed in the public files of the

Federal Power Commission. This statement deals with an application for a new license filed pursuant to the Federal Power Act for the constructed Lake Wohlford Project No. 176 located on San Luis River and Escondido Creek in San Diego County, Calif.

This statement is available for public inspection in the Commission's Office of Public Information, Room 2523, General Accounting Office, 441 G Street NW., Washington, DC. Copies will be available from the National Technical Information Service, Department of Commerce, Springfield, Va. 22151.

The principal project facilities consist of a diversion dam on San Luis River, a system of water conduits, Lake Wohlford dam on Escondido Creek, two powerhouses, with a total installed capacity of 760 kw. and recreational facilities.

Any person desiring to present evidence regarding environmental matters in this proceeding must file with the Federal Power Commission a petition to intervene, and also file an explanation of their environmental position, specifying any difference with the environmental statement upon which the intervenor wishes to be heard, including therein a discussion of the factors enumerated in § 2.80 of Order 415-B. Written statement by persons not wishing to intervene may be filed for the Commission's consideration. The petitions to intervene or comments should be filed with the Commission on or before 60 days from March 2, 1972. The Commission will consider all responses to the statement.

KENNETH F. PLUMB,  
Secretary.

[FR Doc.72-3863 Filed 3-14-72; 8:47 am]

[Project 77—California]

### PACIFIC GAS AND ELECTRIC CO.

#### Notice of Availability of Environmental Statement for Inspection

MARCH 7, 1972.

Notice is hereby given that on February 16, 1971, as required by § 2.81(b) of Commission regulations under Order 415-B (36 F.R. 22738, November 30, 1971) a draft environmental statement containing information comparable to an agency draft statement pursuant to section 7 of the Guidelines of the Council on Environmental Quality (36 F.R. 7724, April 23, 1971) was placed in the public files of the Federal Power Commission. This statement deals with an application by Pacific Gas and Electric Co. for relicensing pursuant to the Federal Power Act for its Potter Valley Project No. 77—California.

This statement is available for public inspection in the Commission's Office of Public Information, Room 2523, General Accounting Office, 441 G Street NW., Washington, D.C. Copies will be available from the National Technical Information Service, Department of Commerce, Springfield, Va. 22151.

The project consists of (1) Scott Dam (130 feet high and 805 feet in length) and Lake Pillsbury (surface area of

about 2,280 acres), (2) Cape Horn Dam (63 feet high and 520 feet in length) and Van Arsdale Reservoir (surface area of about 100 acres), (3) tunnels, penstocks, and a conduit with a total length of approximately 8,890 feet, and (4) a powerhouse with installed capacity of 9,040 kw.

Any person desiring to present evidence regarding environmental matters in this proceeding must file with the Federal Power Commission a petition to intervene, and also file an explanation of their environmental position, specifying any difference with the environmental statement upon which the intervenor wishes to be heard, including therein a discussion of the factors enumerated in § 2.80 of Order 415-B. Written statement by persons not wishing to intervene may be filed for the Commission's consideration. The petitions to intervene or comments should be filed with the Commission on or before 60 days from March 8, 1972. The Commission will consider all responses to the statement.

KENNETH F. PLUMB,  
Secretary.

[FR Doc.72-3864 Filed 3-14-72; 8:47 am]

## NATIONAL ADVISORY COMMITTEE ON OCCUPATIONAL SAFETY AND HEALTH

### OCCUPATIONAL SAFETY AND HEALTH

#### Notice of Meeting Open to the Public

Advice, consultations, and recommendations under the Williams-Steiger Occupational Safety and Health Act of 1970.

Notice is hereby given that the next meeting of the National Advisory Committee on Occupational Safety and Health will commence at 9 a.m., on March 22, 1972, in Conference Room B, Departmental Auditorium, 14th and Constitution Avenue NW. (adjacent to the Department of Labor Building), Washington, D.C.

The National Advisory Committee on Occupational Safety and Health is established under section 7(a) of the Williams-Steiger Occupational Safety and Health Act (29 U.S.C. 656). The Committee is directed to advise, consult with, and make recommendations to the Secretary of Labor and the Secretary of Health, Education, and Welfare on matters relating to the administration of the Act.

The meeting of the Committee shall be open to the public. A verbatim transcript shall be kept. The transcript shall be available for public inspection and copying at the office of the Committee's Executive Secretary, which is located in Room 1120, 1726 M Street NW., Washington, DC. Copies may also be obtained by making arrangements at the meeting with the Executive Secretary. If copies are subsequently requested, the applicants shall be referred to the reporting service.

Signed at Washington, D.C., this 10th day of March 1972.

ROGER W. GRANT,  
Executive Secretary.

[FR Doc. 72-3879 Filed 3-14-72; 8:48 am]

## OFFICE OF ECONOMIC OPPORTUNITY

[OEO Contract B89-4645]

### COMMUNITY ORGANIZATION IN THE WAR ON POVERTY

#### Notice of Availability of Report

It is announced that as a result of OEO Contract B89-4645, James J. Vanecko of the National Opinion Research Center, University of Chicago has furnished to the Agency a report entitled "Community Organization in the War on Poverty: An Evaluation of a Strategy for Change in the Community Action Program."

This final report of a national evaluation of urban Community Action Programs extends the analysis of previous reports on the study. The first phase of the study includes a probability sample of 50 cities with population of 50,000 or more; the second is a probability sample of 50 additional cities. The final report utilizes the full sample of 100 cities. Data were obtained chiefly through interviews with CAA officials and representatives of important local institutions (employers, schools, social service agencies) in one neighborhood in each of the 100 cities. Interviews were conducted in 1968 and 1969.

Report analysis focuses upon the relative association of several characteristics of CAA's with institutional changes. Of those characteristics, commitment to the community organization and mobilization was found to show the strongest association to be a composite measure of overall change. The report also evaluates the effects of city characteristics upon both institutional change and commitment to community organization and mobilization, and presents some suggestions as to types of cities in which such commitment is effective. Finally the report assesses whether such commitment contributes importantly to bringing about institutional change above and beyond other characteristics of cities. Findings (from a regression analysis) indicate that it does. When the various aspects of that commitment are examined, this analysis finds that Central CAA Emphasis on Community Organization Goals and Programs contributes to change, while visible neighborhood center community organizing activity and neighborhood center community organization emphasis make almost no independent contribution.

A copy of this report has been filed with the National Technical Information Service, U.S. Department of Com-

merce, Springfield, Va. 22151, and copies may be obtained through that office.

WESLEY L. HJORNEVIK,  
Deputy Director.

FEBRUARY 10, 1972.

[FR Doc. 72-3844 Filed 3-14-72; 8:45 am]

## SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

### TOPPER CORP.

#### Order Suspending Trading

MARCH 9, 1972.

The common stock, \$1 par value, of Topper Corp. being traded on the American Stock Exchange, pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Topper Corp. being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 19(a)(4) and 15(c)(5) of the Securities Exchange Act of 1934, that trading in such securities on the above-mentioned exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period March 10, 1972, through March 19, 1972.

By the Commission.

[SEAL] RONALD F. HUNT,  
Secretary.

[FR Doc. 72-3895 Filed 3-14-72; 8:49 am]

## TARIFF COMMISSION

[TEA-W-135]

### B. F. GOODRICH GENERAL PRODUCTS CO.

#### Workers' Petition for Determination of Eligibility To Apply for Adjustment Assistance; Notice of Investigation

On the basis of a petition filed under section 301(a)(2) of the Trade Expansion Act of 1962, on behalf of the former workers of the Riverside, N.J., plant of B. F. Goodrich General Products Co., a division of B. F. Goodrich Co., the U.S. Tariff Commission, on March 9, 1972, instituted an investigation under section 301(c)(2) of the act to determine whether, as a result in major part of concessions granted under trade agreements, articles like or directly competitive with rubber catheters (of the types provided for in item 709.09 of the Tariff Schedules of the United States (TSUS) and syringes (of the types provided for item 772.42 of the TSUS) produced by said firm are being imported into the United States in such increased quantities as to cause, or

threaten to cause, the unemployment or underemployment of a significant number or proportion of the workers of such plant.

The petitioners have not requested a public hearing. A hearing will be held on request of any other party showing a proper interest in the subject matter of the investigation, provided such request is filed within 10 days after the notice is published in the FEDERAL REGISTER.

The petition filed in this case is available for inspection at the Office of the Secretary, U.S. Tariff Commission, Eighth and E Streets NW., Washington, D.C., and at the New York City office of the Tariff Commission located in Room 437 of the Customhouse.

Issued: March 10, 1972.

By order of the Commission.

[SEAL] KENNETH R. MASON,  
Secretary.

[FR Doc. 72-3867 Filed 3-14-72; 8:47 am]

[TEA-W-134]

## CAMBRIDGE TILE MANUFACTURING CO.

#### Workers' Petition for Determination of Eligibility to Apply for Adjustment Assistance; Notice of Investigation

On the basis of a petition filed under section 301(a)(2) of the Trade Expansion Act of 1962, on behalf of the workers of the Cambridge Tile Manufacturing Co., Cincinnati, Ohio, the U.S. Tariff Commission, on March 9, 1972, instituted an investigation under section 301(c)(2) of the Act to determine whether, as a result in major part of concessions granted under trade agreements, articles like or directly competitive with glazed ceramic tile (of the type provided for in item 532.24 of the Tariff Schedules of the United States) produced by said company is being imported into the United States in such increased quantities as to cause, or threaten to cause, the unemployment or underemployment of a significant number or proportion of the workers of such company.

The petitioners have not requested a public hearing. A hearing will be held on request of any other party showing a proper interest in the subject matter of the investigation, provided such request is filed within 10 days after the notice is published in the FEDERAL REGISTER.

The petition filed in this case is available for inspection at the Office of the Secretary, U.S. Tariff Commission, Eighth and E Streets NW., Washington, D.C., and at the New York City office of the Tariff Commission located in Room 437 of the Customhouse.

Issued: March 10, 1972.

By order of the Commission.

[SEAL] KENNETH R. MASON,  
Secretary.

[FR Doc. 72-3866 Filed 3-14-72; 8:47 am]

[TEA-W-133]

**C. G. CONN, LTD.****Workers' Petition for Determination of Eligibility to Apply for Adjustment Assistance; Notice of Investigation**

On the basis of a petition filed under section 301(a)(2) of the Trade Expansion Act of 1962, on behalf of the workers of C. G. Conn, Ltd., a division of Crowell, Collier, and MacMillan, Inc., the U.S. Tariff Commission instituted an investigation under section 301(c)(2) of the act to determine whether, as a result in major part of concessions granted under trade agreements, articles like or directly competitive with brass wind musical instruments (of the types provided for in items 725.20 and 725.22 of the Tariff Schedules of the United States), produced by the company, are being imported into the United States in such increased quantities as to cause, or threaten to cause, the unemployment or underemployment of a significant number or proportion of the workers of such company, or appropriate subdivision thereof.

The petitioners have not requested a public hearing. A hearing will be held on request of any other party showing a proper interest in the subject matter of the investigation, provided such request is filed within 10 days after the notice is published in the FEDERAL REGISTER.

The petition filed in this case is available for inspection at the Office of the Secretary, U.S. Tariff Commission, Eighth and E Streets NW., Washington, D.C., and at the New York City office of the Tariff Commission located in room 437 of the Customhouse.

Issued: March 10, 1972.

By order of the Commission.

[SEAL] **KENNETH R. MASON,**  
*Secretary.*

[FR Doc.72-3865 Filed 3-14-72; 8:47 am]

**DEPARTMENT OF LABOR****Employment Standards  
Administration****FOUR-DAY FORTY-HOUR  
WORKWEEK****Results of the Public Hearing on Possible Recommendation of Adoption by Government Contractors**

This notice is issued for the purpose of informing interested parties of the results of the public hearing held on September 7-9, 1971, by the Department of Labor, pursuant to a notice published in the FEDERAL REGISTER on July 22, 1971, concerning the possible adoption of 4 10-hour day, 40-hour workweek without payment of time and one-half overtime compensation for workdays exceeding 8 hours by contractors subject to the Walsh-Healey Public Contracts Act or the Contract Work Hours and Safety Standards Act.

A careful analysis and evaluation of the full written and oral record of these hearings shows that no persuasive or conclusive evidence has been presented or may be adduced to establish that an administrative change in or waiver from the present daily overtime standards of the above statutes would be in the public interest at the present time.

Consequently, the Department of Labor does not find a basis to recommend any administrative action leading to modifications in the daily overtime provisions of the statutes, nor does it propose to grant individual waivers or exemptions at this time.

Signed at Washington, D.C., this 8th day of March 1972.

**HORACE E. MENASCO,**  
*Deputy Assistant Secretary  
for Employment Standards/  
Administrator, Employment  
Standard Administration.*

[FR Doc.72-3890 Filed 3-14-72; 8:52 am]

**Occupational Safety and Health  
Administration****SOCIETY OF AUTOMOTIVE  
ENGINEERS, INC.****Petition Concerning National  
Consensus Standards**

Pursuant to § 1910.3 of Title 29, Code of Federal Regulations (36 F.R. 10468, May 29, 1971), notice is hereby given that the Society of Automotive Engineers, Inc. (SAE) has requested acceptance as a nationally recognized standards-producing organization within the meaning of section 3(9) of the Williams-Steiger Occupational Safety and Health Act of 1970 (29 U.S.C. 652). Section 1910.3 provides that any organization which deems itself a producer of national consensus standards, within the meaning of section 3(9) of the Act, is invited to submit to the Assistant Secretary of Labor for Occupational Safety and Health all relevant information which may enable the Assistant Secretary to determine whether any of its standards satisfy the requirements of the definition of "national consensus standard" in section 3(9). Whereupon the Assistant Secretary shall publish, or cause to be published, in the FEDERAL REGISTER a notice of such submission.

Interested persons are invited to submit within 30 days following the publication of this notice in the FEDERAL REGISTER written comments on whether the standards of the Society of Automotive Engineers, Inc., are those of a "nationally recognized standards-producing organization", and whether the standards have: (1) Been adopted and promulgated under procedures whereby it can be determined that persons interested and affected by the scope of the provisions of the standards have reached substantial agreement on their adoption; and (2) have been formulated in a manner which afforded an opportunity for diverse views to be considered. The comments should be addressed to the Office of Safety and Health Standards, Oc-

cupational Safety and Health Administration, U.S. Department of Labor, 400 First Street NW., Washington, DC 20210.

Copies of the petition of the Society of Automotive Engineers, Inc., and the regulations governing the SAE technical committees are available for inspection at the aforementioned address and at the offices of the Regional Administrators of the Occupational Safety and Health Administration. Information concerning the standards of the organization may be obtained from the aforementioned national office of the Office of Safety and Health Standards and also from the petitioner at the following address: Society of Automotive Engineers, 2 Pennsylvania Plaza, New York, NY 10001.

Signed at Washington, D.C., this 9th day of March, 1972.

**G. C. GUENTHER,**  
*Assistant Secretary of Labor.*

[FR Doc.72-3878 Filed 3-14-72; 8:48 am]

**Office of the Secretary  
ALABAMA****Notice of Availability of Extended  
Unemployment Compensation**

The Federal-State Unemployment Compensation Act of 1970, Title II of Public Law 91-373, establishes a program of extended unemployment compensation payable when unemployment is high (according to indicators set forth in the law) to unemployed workers who have received all of the regular compensation to which they are entitled. Pursuant to section 203(b)(2) of the Act, notice is hereby given that Tom J. Ventress, Director of the Alabama Department of Industrial Relations, has determined that there was a State "on" indicator in Alabama for the week beginning January 30, 1972, and that an extended benefit period began in the State with the week beginning February 20, 1972. Publication of this "on" indicator is necessary, notwithstanding publication of the national "on" indicator (36 F.R. 25047) as extended unemployment compensation in a State continues until terminated pursuant to law by both a national "off" indicator and a State "off" indicator.

Signed at Washington, D.C., this 7th day of March 1972.

**J. D. HODGSON,**  
*Secretary of Labor.*

[FR Doc.72-3891 Filed 3-14-72; 8:49 am]

**NORTH DAKOTA****Notice of Availability of Extended  
Unemployment Compensation**

The Federal-State Unemployment Compensation Act of 1970, Title II of Public Law 91-373, establishes a program of extended unemployment compensation payable when unemployment is high (according to indicators set forth in the law) to unemployed workers who have received all of the regular compensation

to which they are entitled. Pursuant to section 203(b)(2) of the Act, notice is hereby given that Martin N. Gronvold, Executive Director of the North Dakota Employment Security Bureau, has determined that there was a State "on" indicator in North Dakota for the week beginning January 9, 1972, and that an extended benefit period began in the State with the week beginning January 30, 1972. Publication of this "on" indicator is necessary, notwithstanding publication of the national "on" indicator (36 F.R. 25047) as extended unemployment compensation in a State continues until terminated pursuant to law by both a national "off" indicator and a State "off" indicator.

Signed at Washington, D.C., this 7th day of March 1972.

J. D. HODGSON,  
Secretary of Labor.

[FR Doc.72-3892 Filed 3-14-72; 8:49 am]

## INTERSTATE COMMERCE COMMISSION

### ASSIGNMENT OF HEARINGS

MARCH 10, 1972.

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 123639 Sub 139, J. B. Montgomery, Inc., now assigned March 15, 1972, at Washington, D.C., postponed to May 22, 1972, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC 55889 Sub 38, Cooper Transfer Co., Inc., now assigned April 4, 1972, at Jacksonville, Fla., postponed indefinitely.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3912 Filed 3-14-72; 8:50 am]

### FOURTH SECTION APPLICATIONS FOR RELIEF

MARCH 10, 1972.

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

#### LONG-AND-SHORT HAUL

FSA No. 42372—Wood flour to southwestern territory. Filed by Southwestern Freight Bureau, agent (No. B-288), for

interested rail carriers. Rates on wood flour, in carloads, as described in the application, from Aberdeen and White Springs, Miss., to points in southwestern territory.

Grounds for relief—Market competition.

Tariff—Supplement 236 to Southwestern Freight Bureau, agent, tariff ICC 4691. Rates are published to become effective on April 10, 1972.

FSA No. 42373—Hot topping compounds from Philadelphia, Pa. Filed by Southwestern Freight Bureau, agent (No. B-2899), for interested rail carriers. Rates on hot topping compounds, in carloads, as described in the application, from Philadelphia, Pa., to specified points in Texas.

Grounds for relief—Rate relationship.

Tariff—Supplement 153 to Southwestern Freight Bureau, agent, tariff ICC 4875. Rates are published to become effective on April 13, 1972.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3913 Filed 3-14-72; 8:50 am]

### NOTICE OF FILING OF MOTOR CARRIER INTRASTATE APPLICATIONS

MARCH 10, 1972.

The following applications for motor common carrier authority to operate in intrastate commerce seek concurrent motor carrier authorization in interstate or foreign commerce within the limits of the intrastate authority sought, pursuant to section 206(a)(6) of the Interstate Commerce Act, as amended October 15, 1962. These applications are governed by § 1.245 of the Commission's rules of practice, published in the FEDERAL REGISTER, issue of April 11, 1963, page 3533, which provides, among other things, that protests and requests for information concerning the time and place of State Commission hearings or other proceedings, any subsequent changes therein, any other related matters shall be directed to the State Commission with which the application is filed and shall not be addressed to or filed with the Interstate Commerce Commission.

Texas Docket No. 5712, filed February 25, 1972. Applicant: A. Q. MAXWELL, doing business as UNEEDA TRANSFER COMPANY, 5223 Winnie, Post Office Box 3178, Galveston, TX 77550. Applicant's representative: Joe G. Fender, 802 Houston First Savings Building, Houston, Tex. 77002. Certificate of public convenience and necessity sought to amend SMC-5712 to extend an existing operation as a specialized motor carrier in intrastate and interstate commerce, over irregular routes, in the transportation of empty containers for ocean freight between Galveston and Houston, Tex.

HEARING: Date, time, and place unknown. Requests for procedural information including the time for filing protests concerning this application should

be addressed to the Railroad Commission of Texas, Capitol Station, Post Office Drawer 12967, Austin, Tex. 78711, and should not be directed to the Interstate Commerce Commission.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3914 Filed 3-14-72; 8:51 am]

[Notice 8]

### MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES

MARCH 10, 1972.

The following letter-notices of proposals to operate over deviation routes for operating convenience only have been filed with the Interstate Commerce Commission under the Commission's Revised Deviation Rules—Motor Carriers of Property, 1969 (49 CFR 1042.4(d)(11)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 1042.4(d)(11)).

Protests against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 1042.4(d)(12)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Revised Deviation Rules—Motor Carriers of Property, 1969, will be numbered consecutively for convenience in identification and protests, if any, should refer to such letter-notices by number.

#### MOTOR CARRIERS OF PROPERTY

No. MC-33641 (Deviation No. 38), IML FREIGHT, INC., 2175 South 3270 West, Post Office Box 2277, Salt Lake City, UT 84110, filed February 29, 1972. Carrier proposes to operate as a common carrier, by motor vehicle, of general commodities, with certain exceptions, over a deviation route as follows: From Los Angeles, Calif., over U.S. Highway 66 to Barstow, Calif., thence over U.S. Highway 91 to junction U.S. Highway 93 near Glendale, Nev., thence over U.S. Highway 93 to junction U.S. Highway 30 near Piler, Idaho, thence over U.S. Highway 30 to Twin Falls, Idaho, and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over a pertinent service route as follows: From Los Angeles, Calif., over U.S. Highway 66 to Barstow, Calif., thence over U.S. Highway 91 to Brigham City, Utah, thence over U.S. Highway 30S to Burley, Idaho, thence over U.S. Highway 30 to Twin Falls, Idaho, and return over the same route.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3915 Filed 3-14-72; 8:51 am]

[Notice 9]

**MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES**

MARCH 10, 1972.

The following letter-notices of proposals to operate over deviation routes for operating convenience only have been filed with the Interstate Commerce Commission under the Commission's Revised Deviation Rules-Motor Carriers of Passengers, 1969 (49 CFR 1042.2(c)(9)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 1042.2(c)(9)).

Protests against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 1042.2(c)(9)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Revised Deviation Rules-Motor Carriers of Property, 1969, will be numbered consecutively for convenience in identification and protests, if any, should refer to such letter-notices by number.

**MOTOR CARRIERS OF PASSENGERS**

No. MC-2890 (Deviation No. 90) (Cancellation No. 38), AMERICAN BUSLINES, INC., 300 South Broadway Avenue, Wichita, Kans. 67202, filed February 25, 1972. Carrier's representative: E. Van Ingelgum, 1501 South Central Avenue, Los Angeles, CA 90021. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *passengers and their baggage, and express and newspapers* in the same vehicle with passengers, over a deviation route as follows: From Baltimore, Md., over Interstate Highway 70N to junction Interstate Highway 70 near Frederick, Md., thence over Interstate Highway 70 to Breezewood, Pa., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: From Baltimore, Md., over U.S. Highway 140 via Sandyville, Md., to Westminster, Md., thence over Maryland Highway 97 to Emmitsburg, Md., thence over Maryland Highway 97 to the Maryland-Pennsylvania State line, thence over Pennsylvania Highway 16 to McConnellsburg, Pa., thence over U.S. Highway 30 via Breezewood, Pa., to Pittsburgh, Pa., and return over the same route.

No. MC-70947 (Deviation No. 6), MT. HOOD STAGES, INC., doing business as PACIFIC TRAILWAYS, 1068 Bond Street, Bend, OR 97701, filed February 25, 1972. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *passengers and their baggage, and express and newspapers* in the same vehicle with passengers, over a deviation route as follows: From junction unnumbered highway (formerly U.S. Highway 30-S) and Interstate Highway 80-N (East Snowville Junction, Utah), Interstate

Highway 80-N to junction U.S. Highway 30-S (West Snowville Junction, Utah), and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: From Burley, Idaho, over U.S. Highway 30-S to Brigham City, Utah, thence over U.S. Highway 89 to Salt Lake City, Utah, and return over the same route.

No. MC-70947 (Deviation No. 7), MT. HOOD STAGES, INC., doing business as PACIFIC TRAILWAYS, 1068 Bond Street, Bend, OR 97701, filed March 3, 1972. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *passengers and their baggage, and express and newspapers* in the same vehicle with passengers, over a deviation route as follows: Between Ogden, Utah, and Salt Lake City, Utah, over Interstate Highway 15, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over a pertinent service route as follows: From Burley, Idaho, over U.S. Highway 30-S to Brigham City, Utah, thence over U.S. Highway 89 to Salt Lake City, Utah, and return over the same route.

No. MC-109870 (Deviation No. 40), CONTINENTAL TRAILWAYS, INC., 300 South Broadway Avenue, Wichita, KS 67202, filed February 25, 1972. Carrier's representative: E. Van Ingelgum, 1501 South Central Avenue, Los Angeles, CA 90021. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *passengers and their baggage, and express and newspapers*, in the same vehicle with passengers, over a deviation route as follows: From junction California Highway 99 and Interstate Highway 5 near Wheeler Ridge, Calif., over Interstate Highway 5 to junction Interstate Highway 580, thence over Interstate Highway 580 to junction U.S. Highway 50 west of Tracy, Calif., and return over the same route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport passengers and the same property, over pertinent service routes as follows: (1) From Los Angeles, Calif., over California Highway 99 (formerly U.S. Highway 99) via Lerdo, Tulare, and Manteca, Calif., to Stockton, Calif., thence over U.S. Highway 50 to San Francisco, Calif., and (2) from Manteca, Calif., over California Highway 120 to junction U.S. Highway 50, and return over the same routes.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc. 72-3916 Filed 3-14-72; 8:51 am]

[Notice 19]

**MOTOR CARRIER APPLICATIONS AND CERTAIN OTHER PROCEEDINGS**

MARCH 10, 1972.

The following publications are governed by the new Special Rule 1100.247

of the Commission's rules of practice, published in the FEDERAL REGISTER, issue of December 3, 1963, which became effective January 1, 1964.

The publications hereinafter set forth reflect the scope of the applications as filed by applicant, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

**MOTOR CARRIERS OF PROPERTY****NOTICE OF FILING OF PETITION**

No. MC 60186 (Sub-No. 26) (Notice of filing of petition for modification of certificate), filed February 15, 1972. Petitioner: NELSON FREIGHTWAYS, INC., Rockville, Conn., 06066. Petitioner's representative: Vernon V. Baker, 1250 Connecticut Avenue NW, Washington, DC 20036. Part (D) of petitioner's certificate in No. MC 60186 (Sub-No. 26) page 14, here pertinent, authorizes operations as a motor common carrier, in the transportation of 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, over a regular route, among others, between Waterbury, Conn., and New York, N.Y., serving all intermediate points and "off-route points on Long Island, N.Y., west of New York Highway 112 \* \* \*." Part (E) of the said certificate (Sheet No. 15) authorizes transportation of the same commodities, but with a further exception of "those injurious or contaminating other lading," over irregular routes, inter alia: "Between points in Connecticut, on the one hand, and, on the other, points in Westchester County, N.Y., and on Long Island, N.Y., west of New York Highway 122 \* \* \*." Petitioner states that it is authorized to, and it does, serve points in the more populous western portion of Long Island, such as those west of New York Highway 122, but is not authorized by its certificate to serve those points on and east of that highway. By the instant petitioner, petitioner requests that its certificate be amended by deleting "west of New York Highway 122" from the portions of the certificate referred to above. Any interested persons desiring to participate may file an original and six copies of his written representations, views, or argument in support of or against the petition within 30 days from the date of publication in the FEDERAL REGISTER.

APPLICATION FOR CERTIFICATES OR PERMITS WHICH ARE TO BE PROCESSED CONCURRENTLY WITH APPLICATIONS UNDER SECTION 5 GOVERNED BY SPECIAL RULE 240 TO THE EXTENT APPLICABLE

No. MC 97275 (Sub-No. 26), filed February 23, 1972. Applicant: ESTES EXPRESS LINES, a corporation, 1405 Gordon Avenue, Richmond, VA 23200. Applicant's representative: Francis W.

McInerney, 1000 16th Street NW., Washington, D.C. 20036. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *General commodities* (except those requiring special equipment and except unmanufactured tobacco and accessories), between points in North Carolina within a radius of 100 miles of Winston-Salem, N.C., and (2) *general commodities* (except those requiring special equipment), between points in Edgecombe, Wayne, Sampson, Duplin, Onslow, Pender, and New Hanover Counties, N.C., and that portion of Wake County, N.C., not included in item (1). NOTE: The instant application is a matter directly to No. MC-F-11469 published in the FEDERAL REGISTER, issue of March 1, 1972. Applicant states that the requested authority can be tacked with its existing authority and that the principal traffic or operations to be effected as a consequence of joinder of the two authorities would be between points in the 100-mile area of Winston-Salem on the one hand, and, on the other, points in eastern North Carolina and points in southeastern and northeastern Virginia. If a hearing is deemed necessary, applicant requests it be held at Raleigh, N.C., or Washington, D.C.

#### APPLICATIONS UNDER SECTIONS 5 AND 210a(b)

The following applications are governed by the Interstate Commerce Commission's special rules governing notice of filing of applications by motor carriers of property or passengers under sections 5(a) and 210a(b) of the Interstate Commerce Act and certain other proceedings with respect thereto (49 CFR 1.240).

#### MOTOR CARRIERS OF PROPERTY

No. MC-F-11252. (Amendment) (IML FREIGHT, INC.—Purchase (Portion)—MICHIGAN EXPRESS, INC.), published in the August 11, 1971, issue of the FEDERAL REGISTER on pages 14792 and 14793. By petition filed March 2, 1972, request is made for leave to amend prior application to include, between Detroit and Mount Clemens, Mich., serving all intermediate points, between Benton Harbor and Detroit, Mich., serving on intermediate points, with restrictions, as additional operating rights to be purchased.

No. MC-F-11407. (Amendment) (IMPERIAL TRUCK LINES, INC.—Pooling—O.N.C. MOTOR FREIGHT SYSTEM), published in the December 30, 1971 issue of the FEDERAL REGISTER on page 25270. Amendment filed March 1, 1972 to include Andrade, Araz, Brawley, Calexico, Calpatria, Desert Beach, Dixieland, Durmid, El Centro, Ferrum, Frink, Gordon's Well, Heber, Holtville, Imperial, Meloland, N.A.F. El Centro, Niland, Oasis, Plaster City, Salton City, Salton Riviera, Salton Sea Test Station, Seeley, Truckhaven, Westmoreland, and Winterhaven, Calif., as additional points.

No. MC-F-11478. Authority sought for control and merger by CITY DELIVERY,

INC., 1742 West Linden, Phoenix, AZ 85007, of the operating rights and property of MITCH'S TRANSFER AND STORAGE COMPANY, 1015 North 21st Street, Phoenix, AZ 85006, and for acquisition by EDWARD W. BUTTS, 301 East Orangewood Avenue, Phoenix, AZ 85020, and ROBERT F. BUTTS, 5401 East Vernon, Phoenix, AZ 85008, of control of such rights and property through the transaction. Applicants' attorney: Richard B. Wilks, 114 West Adams, Suite 310, Phoenix, AZ 85003. Operating rights sought to be controlled and merged: Under a certificate of registration, in Docket No. MC-98135 Sub-1, covering the transportation of property, as a common carrier, in interstate commerce, within the State of Arizona. Vendee is authorized to operate as a common carrier in Arizona. Application has not been filed for temporary authority under section 210a(b).

No. MC-F-11480. Authority sought for purchase by GROENDYKE TRANSPORT, INC., 2510 Rock Island Boulevard, Enid, OK 73701, of the operating rights and property of ANN MEYERS BELL, doing business as BELL TRANSPORT COMPANY, Ryder Road and Eastman Road, Longview, Tex. 75601, and for acquisition by GROENDYKE INVESTMENT, INC., also of Enid, Okla. 73701, of control of such rights and property through the purchase. Applicants' attorney: Alvin J. Meiklejohn, Jr., 420 Denver Club Building, Denver, Colo. 80202. Operating rights sought to be transferred: *Chemicals*, as defined in the *Maxwell Co., Extension-Addyston*, 63 M.C.C. 677, in bulk, in tank vehicles, as a *common carrier* over irregular routes, from Longview, Tex., to Texas Gulf Ports and points in Illinois, Indiana, Kentucky, Louisiana, Missouri, Ohio, and Tennessee; *liquid chemicals*, in bulk, in tank vehicles, from Longview, Tex., to Texas Gulf Ports and points in Illinois, Indiana, Kentucky, Louisiana, Missouri, Ohio, Tennessee, California, Colorado, Michigan, Minnesota, Nebraska, Oregon, Washington, and Wisconsin; *synthetic plastics*, in bulk (not in liquid form), in specialized motor vehicle equipment, from Longview, Tex., to points in California, Colorado, Michigan, Minnesota, Nebraska, Oregon, Washington, and Wisconsin; *chemicals*, in bulk, in tank or hopper-type vehicles, from Longview, Tex., to points in Connecticut, Delaware, Iowa, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia, Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, and the District of Columbia, between Longview, Tex., on the one hand, and, on the other, points in Arkansas, Oklahoma, and Kansas, with restriction; *chemicals*, in bulk, from Longview, Tex., to points in Arizona, Idaho, Montana, Nevada, New Mexico, North Dakota, South Dakota, Utah, and Wyoming, from Kingsport, Tenn., to Longview, Tex., with restriction; *gasoline*, in bulk, in tank vehicles, from Mount Pleasant, Tex., to certain specified points in Arkansas and Louisiana; and *dry*

*fertilizer*, in bulk, from the plantsite and storage facilities of Monsanto Co. at El Dorado, Ark., to points in Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, Oklahoma, South Carolina, Tennessee, and Texas, with restriction. Vendee is authorized to operate as a *common carrier* in all States in the United States (except Alaska and Hawaii). Application has been filed for temporary authority under section 210 a(b).

No. MC-F-11481. Authority sought for control and merger by CHEROKEE HAULING & RIGGING, INC., 540 Merritt Avenue, Nashville, TN 37203, of the operating rights and property of VIRGINIA HAULING COMPANY, Post Office Box 9525, Lakeside Station, Richmond, VA 23228, and for acquisition by M. BRYAN STANLEY, also of Nashville, Tenn. 37203, of control of such rights and property through the transaction. Applicants' attorney: James N. Clay III, 2700 Sterick Building, Memphis, Tenn. 38103. Operating rights sought to be controlled and merged: *Lumber*, as a *common carrier* over irregular routes, from certain specified points in Virginia, to certain specified points in Maryland, Pennsylvania, Wilmington, Del., Washington, D.C., and points within 10 miles of Washington, D.C., from Glen Allen, Va., to Washington, D.C., certain specified points in Maryland, Pennsylvania, Wilmington, Del., and points in Maryland within 10 miles of Washington, D.C., from Richmond, and Boulevard, Va., to certain specified points in Maryland, Washington, D.C., and points within 10 miles of Washington, D.C., from points in Mathews and Gloucester Counties, Va., to Washington, D.C., and Baltimore, Md.; *lime*, from Hagerstown, Md., and Martinsburg, W. Va., to certain specified points in Virginia; *fertilizer and fertilizer materials*, from Baltimore, Md., to Richmond, Va.; *heavy machinery and equipment, and building materials*, in truckload lots, between certain specified points in Virginia, on the one hand, and, on the other, Washington, D.C., and points in North Carolina, West Virginia, Maryland, Delaware, Pennsylvania, New Jersey, and New York; *farm products*, in truckload lots, between certain specified points in Virginia, on the one hand, and, on the other, Washington, D.C., and New York, N.Y.; *wooden pallets*, set up or knocked down, from Williamsburg, Va., to points in Delaware, Maryland, New Jersey, and Pennsylvania and those on Long Island, N.Y., and New York, N.Y., and the District of Columbia; *wooden pallets and lumber*, except plywood and veneer, from points in Virginia to points in Massachusetts, Rhode Island, Connecticut, and Ohio (except from Chase City and Keysville, Va., to points in Ohio);

*Wooden pallets*, from certain specified points in Virginia to points in North Carolina, West Virginia, Maryland, Delaware, Pennsylvania, New Jersey, New York, and the District of Columbia; *iron and steel articles*, as described in appendix V to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C.

209, on flat-bed trailers, from certain specified points in Pennsylvania to points in Virginia (except points in King George, Fairfax, Loudoun, Clarke, Fauquier, Prince William, Frederick, and Stafford Counties); *wire bound box material, wooden pallets, and pallet parts*, from Richmond, Va., to certain specified points in Pennsylvania, and return with *damaged shipments* of the above-specified commodities; *pallets, pallet boxes, skids, and platforms*, from certain specified points in Virginia to points in Delaware, New Jersey, New York, certain specified points in West Virginia, Maryland, and Pennsylvania; *salt*, in bags, from Fairport Harbor, Ohio, to certain specified points in Virginia; *salt and salt mixtures*, from certain specified points in Ohio, to certain specified points in Virginia; composition building board, from the plantsite and storage facilities of Southern Johns-Manville Corp. at Jarratt, Va., to points in Connecticut, Massachusetts, and Rhode Island; *steel articles*, from the sites of the plants, warehouses, and storage facilities of Commercial Shearing & Stamping Co. and of Syro Steel Co. at or near Youngstown, Ohio, to points in Maryland, Virginia, and the District of Columbia, with restriction; *silica sand* (except in bulk), from the plantsite of Ottawa Silica Co. at North Stonington, Conn., to the plantsite of Southern Johns-Manville Corp. at Jarratt, Va.; *wood fiberboard*, from the plantsite and storage facilities of Evans Products Co. at or near Doswell, Va., to points in North Carolina, Virginia, West Virginia, Maryland, Delaware, Pennsylvania, New Jersey, New York, Connecticut, Rhode Island, Massachusetts, Ohio, and the District of Columbia. CHEROKEE HAULING & RIGGING, INC., is authorized to operate as a *common carrier* in all of the States in the United States except Hawaii. Application has been filed for temporary authority under section 210a(b).

No. MC-F-11482. Authority sought for continuance in control by SPADE CONTINENTAL EXPRESS, INC., Flint and Denman Streets, Cincinnati, OH 45214, of T. T. TRANSPORT CO., 7500 Exchange Street, Cleveland, OH 44125, and for acquisition by ROBERT W. SPADE, DAVID SPADE, and RUTH SPADE FEDERLE, all of Cincinnati, Ohio 45214, of control of T. T. TRANSPORT CO., through the acquisition by SPADE CONTINENTAL EXPRESS, INC. Applicants' attorneys: Keith F. Henley and Paul F. Beery, both of 88 East Broad Street, Columbus, OH 43215. Operating rights sought to be controlled: (In pending Docket No. MC-134476 Sub-2, granted pursuant to report and order recommended by hearing Examiner Dowell, served August 11, 1971, effective September 13, 1971.) Injection molding machines and infrared gas heaters (except commodities which because of size or weight require the use of special equipment), from the warehouses and plantsites of the Van Dorn Co. at Cleveland, Ohio, to points in Connecticut, Illinois, Indiana, Kentucky, Maryland, Michigan, Massa-

chusetts, Missouri, New Jersey, New York, Pennsylvania, Rhode Island, Virginia, and West Virginia, with restriction; containers and container closures, from the warehouses and plantsites of the Van Dorn Co. at Cleveland and Conneaut, Ohio, Leetsdale, Pa. and Elizabeth, N.J., to points in Connecticut, Illinois, Indiana, Kentucky, Maryland, Michigan, Massachusetts, Missouri, New Jersey, New York, Pennsylvania, Rhode Island, Virginia, West Virginia, Ohio, Elizabeth, N.J., and Leetsdale, Pa.; plastic pipe and fittings and plastic articles, from the warehouses and plantsites of the Van Dorn Co. at Cleveland, Ohio, and Leetsdale, Pa., to points in Connecticut, Illinois, Indiana, Kentucky, Maryland, Michigan, Massachusetts, Missouri, New Jersey, New York, Pennsylvania, Rhode Island, Virginia, West Virginia, and Ohio; materials used in the manufacture of plastic pipe and fittings (except commodities in bulk), from points in Ohio to the warehouses and plantsites of the Van Dorn Co. at Leetsdale, Pa.; materials used in the manufacture of containers, container closures, and plastic articles (except commodities in bulk), from points in West Virginia, Illinois, Indiana, and Michigan to the plantsites of the Van Dorn Co. at Cleveland and Conneaut, Ohio, Leetsdale, Pa., and Elizabeth, N.J., from points in Pennsylvania to the plantsites of the Van Dorn Co. at Cleveland and Conneaut, Ohio, and Elizabeth, N.J., with restriction. SPADE CONTINENTAL EXPRESS, INC., is authorized to operate as a *common carrier* in Ohio and Kentucky. Application has not been filed for temporary authority under section 210a(b).

No. MC-F-11483. Authority sought for purchase by LATTAVO BROTHERS, INC., 1620 Cleveland Avenue SW., Canton, OH 44703, of the operating rights of CROWN CARTAGE AND STORAGE COMPANY, 4201 Lakeside Avenue, Cleveland, OH 44114, and for acquisition by O. M. LATTAVO, 1620 Cleveland Avenue SW., Canton, Ohio 44703, of control of such rights through the purchase. Applicant's attorney: John P. McMahon, 100 East Broad Street, Columbus, OH 43215. Operating rights sought to be transferred: Under a certificate of registration in Docket No. MC-121235 Sub-1, covering the transportation of properties, as a *common carrier* in interstate commerce, within the State of Ohio. Vendee is authorized to operate as a *common carrier* in Pennsylvania, Ohio, West Virginia, Indiana, Michigan, New York, New Jersey, Illinois, and Missouri. Application has been filed for temporary authority under section 210a(b).

No. MC-F-11484. Authority sought for merger into GREAT LAKES EXPRESS CO., 172 Davenport Street, Saginaw, MI 48602, of the operating rights and property of DIXIE OHIO EXPRESS, INC., Box 750, Akron, OH 44309, and for acquisition by WILLIAM C. BLAIR, individually of Saginaw, Mich., and together with HAROLD D. DOYLE, of Saginaw, Mich., and JAMES V. FINK-

BEINER, 812 Second National Bank Building, Saginaw, Mich., as joint executors for the estate of DAVID C. DOYLE, of control of such rights and property through the transaction. Applicants' attorney: Walter N. Bieneman, Suite 1700, 1 Woodward Avenue, Detroit, MI 48226. Operating rights sought to be merged: *General commodities*, with certain specified exceptions and numerous other specified commodities, as a *common carrier*, over regular and irregular routes, from, to, and between specified points in the States of New York, Ohio, Tennessee, Kentucky, Pennsylvania, Georgia, Indiana, and Alabama, with certain restrictions, serving various intermediate and off-route points, over two alternate routes for operating convenience only, as more specifically described in Docket No. MC-43654 and sub numbers thereunder. This notice does not purport to be a complete description of all of the operating rights of the carrier involved. The foregoing summary is believed to be sufficient for purposes of public notice regarding the nature and extent of this carrier's operating rights, without stating, in full, the entirety, thereof. GREAT LAKES EXPRESS CO. is authorized to operate as a *common carrier* in Michigan, New York, Ohio, Pennsylvania, Illinois, and Indiana. Application has not been filed for temporary authority under section 210a(b).

NOTE: Pursuant to order dated February 28, 1969, in No. MC-F-10035, transferee acquired control of transferor.

No. MC-F-11485. Authority sought for purchase by SMITH'S TRANSFER CORPORATION, Post Office Box 1000, Staunton, VA 24401, of the operating rights and property of BEALL'S EXPRESS, INC., Thurmont, Md. 21788, and for acquisition by R. R. SMITH and R. P. HARRISON, both of Staunton, Va. 24401, of control of such rights and property through the purchase. Applicants' attorney: Francis W. McInerney, 1000 16th Street Northwest, Washington, D.C. 20036. Operating rights sought to be transferred: *General commodities*, except those of unusual value, and except dangerous explosives, liquor, automobiles, livestock, perishable freight, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, as a *common carrier* over regular routes, between Frederick, Md., and Lancaster, Pa., between Thurmont and Baltimore, Md., between Lewiston and Baltimore, Md., between Frederick and Keymar, Md.; *general commodities*, excepting among others, classes A and B explosives and commodities in bulk, between Thurmont, and Ringgold, Md., serving all intermediate points on Maryland Highway 77 except Smithsburg, Md., between Thurmont, Md., and Pen Mar, Md., serving all intermediate points, between junction Maryland Highways 77 and 64 located at or near Smithsburg, Md., and Pen Mar, Md., serving all intermediate points except Smithsburg, Md., and those on Maryland Highway 64. Vendee is authorized to operate as a *common carrier* in Alabama, Virginia, West Virginia,

Kentucky, South Carolina, North Carolina, New York, Pennsylvania, New Jersey, Maryland, District of Columbia, Massachusetts, Connecticut, Rhode Island, Maine, New Hampshire, Vermont, Delaware, Indiana, Tennessee, Georgia, Illinois, Ohio, Missouri, Michigan, Kansas, Minnesota, and Wisconsin. Application has not been filed for temporary authority under section 210a(b).

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3917 Filed 3-14-72;8:51 am]

[Notice 28]

### MOTOR CARRIER TRANSFER PROCEEDINGS

MARCH 10, 1972.

Application filed for temporary authority under section 210a(b) in connection with transfer application under section 212(b) and Transfer Rules, 49 CFR Part 1132:

No. MC-FC-73563. By application filed February 18, 1972, BROWN'S BUS SERVICE, INC., Box 156, Modena, PA 19358, seeks temporary authority to lease the operating rights of THE SHORTLINE, INC., 212 West Market Street, West Chester, PA 19380, under section 210a(b). The transfer to BROWN'S BUS SERVICE, INC., of the operating rights of THE SHORTLINE, INC., is presently pending.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3918 Filed 3-14-72;8:51 am]

[Notice 35]

### MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MARCH 7, 1972.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67, (49 CFR Part 1131) published in the FEDERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

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

office to which protests are to be transmitted.

#### MOTOR CARRIERS OF PROPERTY

No. MC 116014 (Sub-No. 57 TA), filed February 28, 1972. Applicant: OLIVER TRUCKING COMPANY, INC., Post Office Box 53 (Bloomfield Road) Lexington Road, Winchester, KY 40391. Applicant's representative: Carl U. Hurst, Post Office Box E, Bowling Green, KY 42101. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Plywood, from Elkhart, Ind., to Charlotte, Webberville, Detroit, and Richville, Mich. Restriction: Restricted to traffic originating at the plantsite of Bonded Products, Inc., for 180 days. Supporting shipper: Gordon T. Adams, Group Traffic Manager, Evans Products Co., 201 Dexter Street West, Chesapeake, VA 23324. Send protests to: R. W. Schneider, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 222 Bakhaus Building, 1500 West Main Street, Lexington, KY 40505.

No. MC 116982 (Sub-No. 12 TA), filed February 24, 1972. Applicant: FUCHS, INC., Rural Route 1, Box 576, Suak City, WI 53583. Applicant's representative: Michael J. Wynaard, 125 West Doty Street, Madison, WI 53703. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Building and housing units, complete, knocked down or in sections, and component parts thereof; (2) materials, equipment, and supplies, used or useful in the manufacture, sale, distribution, erection, or completion of the items named in part (1); (3) wood products; (4) composition wood products; (5) laminated products; and (6) parts and accessories for products named in part (3), (4), and (5) from Coldwater, Mich., to points in Illinois, Indiana, Kentucky, Ohio, Pennsylvania, and West Virginia, for 180 days. Supporting shipper: Wick Building Systems, Inc., Mazomanie, Wis. 53560. Send protests to: Barney L. Hardin, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 139 West Wilson Street, Room 206, Madison, WI 53703.

No. MC 117153 (Sub-No. 5 TA), filed February 25, 1972. Applicant: H. G. SNYDER TRUCKING, INC., 1111 Pitfield Boulevard, St-Laurent, PQ Canada. Applicant's representative: Adrien R. Paquette, 200, rue St-Jacques, Suite 1010, Montreal 126, PQ Canada. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Automotive springs, on pallets, from the international boundary line between the United States and Canada at or near Champlain, N.Y., to Montezuma and Monticello, Ga., Huntsville, Ala., Seminole, Okla., Los Angeles, Calif., and Dallas, Tex., for 180 days. Supporting shipper: International Springs Manufacturing of Canada, Ltd., 11101 Parkway Boulevard, Ville d'Anjou, PQ Canada. Send protests to: District Supervisor Martin P. Monaghan, Jr., Interstate Commerce Commission, Bureau of

Operations, 52 State Street, Room 5, Montpelier, VT 05206.

No. MC 118359 (Sub-No. 6 TA), filed February 25, 1972. Applicant: BULLOCK TRUCKING COMPANY, INC., U.S. Highway 41 South, Valdosta, Ga. 31601. Applicant's representative: Virgil H. Smith, Suite 431, Title Building, Atlanta, Ga. 30303. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Poles, posts, piling and cross-arms, treated and untreated, from the plantsite of Escambia Treating Co. at Camilla, and Brunswick, Ga., to points in Alabama, Kentucky, North Carolina, South Carolina, Georgia, Tennessee, and Virginia, for 180 days. Supporting shipper: Escambia Treating Co., Post Office Box 1710, Pensacola, FL 32502. Send protests to: District Supervisor G. H. Fauss, Jr., Bureau of Operations, Interstate Commerce Commission, Box 35008, 400 West Bay Street, Jacksonville, FL 32202.

No. MC 120737 (Sub-No. 24 TA), filed February 23, 1972. Applicant: STAR DELIVERY & TRANSFER, INC., Post Office Box 39, Rural Route No. 5, Canton, IL 61520. Applicant's representative: Donald W. Smith, 900 Circle Tower Building, Indianapolis, Ind. 46204. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Partially fabricated protective roll-over frames, between the plantsite of International Harvester Co. at Canton, Ill., on the one hand, and, on the other, the plantsite and warehouse facilities of Wallace Companies of North Carolina at Bryson City, N.C., for 180 days. Supporting shipper: International Harvester Co., 401 North Michigan Avenue, Chicago, IL 60611. Send protests to: Raymond E. Mauk, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Room 1086, Chicago, IL 60604.

No. MC 128866 (Sub-No. 33 TA), filed February 23, 1972. Applicant: B & B TRUCKING, INC., Post Office Box 128, 9 Brade Lane, Cherry Hill, NJ 08034. Applicant's representative: J. Michael Farrell, Federal Bar Building, Washington, D.C. 20006. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Aluminum food containers, from the plantsite of Penny Plate, Inc., at Cherry Hill, N.J., and Searcy, Ark., to the plantsite of Merico, Inc., at Fort Payne, Ala., and the plantsite of Charles Freihofer Baking Co., Albany, N.Y., for 150 days. Supporting shipper: Penny Plate, Inc., Post Office Box 458, Haddonfield, NJ 08033. Send protests to: Richard M. Regan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 428 East State Street, Room 204, Trenton, NJ 08608.

No. MC 129184 (Sub-No. 9 TA), filed February 23, 1972. Applicant: KENNETH L. KELLAR, Post Office Box 449, Blaine, WA 98230. Applicant's representative: Joseph O. Earp, 411 Lyon Building, Seattle, Wash. 98104. Authority sought

to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Liquor, alcoholic from Blaine, Wash., San Francisco, Calif., New Orleans, La., and West Palm Beach, Fla., to Hidalgo, Laredo, Del Rio, El Paso, Eagle Pass, Galveston, Roma, Corpus Christi, and Presidio, Tex., and Nogales, Ariz., for 180 days. Supporting shipper: Exports, Inc., 244 Second Street, Blaine, WA 98230. Send protests to: E. J. Casey, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 6130 Arcade Building, Seattle, Wash. 98101.*

No. MC 133095 (Sub-No. 24 TA), filed February 24, 1972. Applicant: TEXAS-CONTINENTAL EXPRESS, INC., 2603 West Euless Boulevard, Post Office Box 434, Euless, TX 76039. Applicant's representative: Rocky Moore (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Alcohol and alcoholic beverages*, from Naples, N.Y., Schenley, Pa., and Louisville, Deatsville, Camp Nelson, and Nicholasville, Ky., to Amarillo, Dallas, Houston, Odessa, and San Antonio, Tex., for 180 days. Supporting shipper: Accent Wine and Spirits Co., 1425 Greengrass Drive, Houston, TX. Send protests to: H. C. Morrison, Sr., Transportation Specialist, Interstate Commerce Commission, Bureau of Operations, Room 9A27 Federal Building, 819 Taylor Street, Fort Worth, TX 76102.

No. MC 134631 (Sub-No. 12 TA), filed February 25, 1972. Applicant: SCHULTZ TRANSIT, INC., Post Office Box 503, 323 Bridge Street, Winona, MN 55987. Applicant's representative: Val M. Higgins, 1000 First National Bank Building, Minneapolis, MN 55402. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Radio, phonograph, and stereo cabinets, record changer bases, and speaker boxes*, with or without mechanisms, from Chetek, Wis., to Paterson, N.J., and its commercial zone, for 180 days. Supporting shipper: ABC Chetek, Inc., Chetek, Wis. Send protests to: A. N. Spath, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 448 Federal Building and U.S. Courthouse, 110 South Fourth Street, Minneapolis, MN 55401.

No. MC 134714 (Sub-No. 3 TA), filed February 18, 1972. Applicant: TRANSPORTOR'S INC., 419 Dover Center Road, Bay Village, OH 44140. Applicant's representative: Thomas R. Moag (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Finished modular unit concrete slabs with kitchen and bathroom facilities, walls and ceilings attached thereto*, on special carriers from Akron, Ohio, to Sacramento, Calif., for 180 days. Supporting shipper: Core Systems, Inc., 429 Kenmore Boulevard, Akron, OH. Send protests to: District Supervisor G. J. Baccel, Interstate Commerce Commission, Bureau of Operations, 181 Federal

Office Building, 1240 East Ninth Street, Cleveland, OH 44199.

No. MC 135046 (Sub-No. 9 TA), filed February 24, 1972. Applicant: ARLINGTON J. WILLIAMS, INC., Rural Delivery No. 2, South Du Pont Highway, Smyrna, Del. 19977. Applicant's representative: Samuel W. Earnshaw, 833 Washington Building, Washington, DC 20005. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Gun club supplies*, from Dallas, Tex., East Alton, Ill., and Fort Wayne, Ind., to points in Delaware, for 180 days. Supporting shipper: Miller's Gun Shop, Jackson Avenue and Du Pont Highway, New Castle, DE 19720. Send protests to: William L. Hughes, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 814-B Federal Building, Baltimore, Md. 21201.

No. MC 135071 (Sub-No. 4 TA), filed February 23, 1972. Applicant: RONALD M. STROLE & BETTY L. STROLE, doing business as AA-1 MOVING & STORAGE, 18485 Iona Avenue, Post Office Box 189, Lemoore, CA 93245.

Applicant's representative: David P. Christianson, 825 City National Bank Building, Los Angeles, Calif. 90014. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Household goods*, as defined by the Commission, between points in Kings, Tulare, Fresno, Madera, and Kern Counties, Calif., restricted to the transportation of traffic having a prior or subsequent movement in containers, beyond the points authorized, and further restricted to the performance of pickup and delivery service in connection with packing, crating, containerization, or unpacking, uncrating, and decontainerization of such traffic, for 180 days. Supporting shippers: Department of the Army, Office of the Judge Advocate General, Washington, D.C. 20310; Northwest Consolidators, Inc., Post Office Box 3583, Terminal Annex, Seattle, WA 98124; Smyth Worldwide Movers, Inc., 11616 Aurora Avenue North, Seattle, WA 98133. Send protests to: Walter W. Strakosch, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 7708, Federal Building, 300 North Los Angeles Street, Los Angeles, CA 90012.

No. MC 135153 (Sub-No. 19 TA), filed February 25, 1972. Applicant: GREAT OVERLAND, INC., Post Office Box 10950, Reno, NV 89510. Applicant's representative: Harley E. Laughlin (same address as above). 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 packing-houses* as defined 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 commodities in bulk and hides), in interstate or foreign commerce, from Fort Morgan, Colo., and Fremont, Nebr., to points in South Carolina, North Carolina, Georgia, Florida, Alabama, Mississippi, Virginia, West Vir-

ginia, Kentucky, Tennessee, Louisiana, and the District of Columbia. Restriction: The service authorized above is restricted to the transportation of traffic originating at the plantsite and warehouse facilities of American Beef Packers, Inc., at or near Fort Morgan, Colo., and Fremont, Nebr., for 180 days. Supporting shipper: American Beef Packers, Inc., Fort Morgan, Colo. Send protests to: District Supervisor Wm. E. Murphy, Bureau of Operations, Interstate Commerce Commission, 450 Golden Gate Avenue, Box 36004, San Francisco, CA 94102.

No. MC 135562 (Sub-No. 2 TA), filed February 23, 1972. Applicant: O.C.C., INC., 2201 Sixth Avenue South, Seattle, WA 98134. Applicant's representative: Joseph O. Earp, 411 Lyon Building, Seattle, Wash. 98104. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: (1) *Spring brakes*, from Compton, Calif., to points in Texas, Kansas, Oklahoma, Colorado, Nebraska, Missouri, Louisiana, Mississippi, Alabama, Georgia, Tennessee, North Carolina, South Carolina, Virginia, West Virginia, Maryland, District of Columbia, Pennsylvania, New York, New Jersey, Ohio, Michigan, Indiana, Kentucky, Illinois, and Iowa, under a continuing contract with Royal Industries, Anchorlok Division, and (2) *wheels, wheel parts, wheel attaching parts, axles, axle parts, suspensions and parts thereof, and landing legs* (for trailers), from Akron, Ohio, Detroit, and Muskegon, Mich., and Montgomery, Ala., to Tempe, Ariz., Los Angeles, and San Leandro, Calif., under continuing contract with Wheel Industries, division of the Budd Co., for 180 days. Supporting shippers: Wheel Industries, 3050 East 11th Street, Los Angeles, CA 90023; Royal Industries, Anchorlok Division, 2910 East Ana, Compton, CA 90221. Send protests to: E. J. Casey, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 6130 Arcade Building, Seattle, Wash. 98101.

No. MC 135722 (Sub-No. 2 TA), filed February 25, 1972. Applicant: D. & H. CONTRACT CARRIER, INC., 6020 Colfax, Lincoln, NE 68507. Applicant's representative: David R. Parker, Box 82028, Lincoln, NE 68501. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: (1) *Small arms ammunition and components parts therefor, shooting goods and accessories and component parts therefor, lead pellets, and reloading tools*, from Grand Island and Lincoln, Nebr., to Oklahoma City, Okla., Little Rock, Ark., Denver, Colo., Chicago, Ill., and Salt Lake City, Utah; and (2) *equipment, materials, and supplies* utilized in the manufacture, sale, and distribution of commodities specified in (1) above from Iliion, N.Y., and Lonoke, Ark., to Grand Island, and Lincoln, Nebr. Restricted to traffic originating or terminating at the plantsites of facilities utilized by one or more of the supporting shippers, to wit: Pacific Tool Co.; Western Gun & Supply Co.; 3-D Co., Inc.,

Hornady Manufacturing; and Frontier Cartridge Co., Inc., for 150 days. Supporting shippers: Robert R. Deitemeyer, 6020 Colfax, Lincoln, NE 68507, for all shippers: Pacific Tool Co., Western Gun & Supply Co., 3-D Co., Inc., Hornady Manufacturing Co., Frontier Cartridge Co., Inc. Send protests to: Max H. Johnston, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 320 Federal Building and Courthouse, Lincoln, Nebr. 68508.

No. MC 135877 (Sub-No. 3 TA), filed February 23, 1972. Applicant: RONALD R. BRADER, doing business as SPECIALIZED TRUCKING SERVICE, 1508 South Fourth Avenue, Yakima, WA 98902. Applicant's representative: Ronald R. Brader (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Empty cans, crowns and ends*, from Daly City, Calif., to points in that part of Oregon west of the crest of the Cascade Mountains and to points in Washington State, for 180 days. Supporting shipper: Crown Cork & Seal Co., Inc., 9300 Ashton Road, Post Office Box 6208, Philadelphia, PA 19136. 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 136069 (Sub-No. 4 TA), filed February 28, 1972. Applicant: COIN DEVICES CORP., 64 Broad Street, Elizabeth, NJ 07201. 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: *Coins, currency, and checks*, for the account of Bambergers, a division of R. H. Macy & Co., Inc., between Elizabeth, N.J., and Nanuet, N.Y., for 150 days. Supporting shipper: Bamberger's, a division of R. H. Macy & Co., Inc., Newark, N.J. 07101, Jack Gottender, vice president and assistant controller. Send protests to: District Supervisor Robert E. Johnston, Bureau of Operations, Interstate Commerce Commission, 970 Broad Street, Newark, NJ 07102.

No. MC 136239 (Sub-No. 1 TA), filed February 23, 1972. Applicant: COASTAL TRUCKING COMPANY, Post Office Box 1256, Bell Point Street, Brunswick, GA 31520. Applicant's representative: Sol H. Proctor, 2501 Gulf Life Tower, Jacksonville, Fla. 32207. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: (1) *Frozen foods, mixed with seafoods*, from the plantsites and storage facilities of Seapak, a division of W. R. Grace & Co., at St. Simons, Brunswick, and Savannah, Ga., to points in Florida, South Carolina, North Carolina, Virginia, New York, Maryland, Delaware, New Jersey, Pennsylvania, Connecticut, Rhode Island, Massachusetts, Maine, Vermont, New Hampshire, Ohio, Tennessee, Kentucky, West Virginia, Alabama, and the District

of Columbia; and (2) *frozen pizza*, from the plantsites and storage facilities of Seapak, a division of W. R. Grace & Co., at Fredonia, Jamestown, and Buffalo, N.Y., to points in Florida, South Carolina, North Carolina, Virginia, Maryland, Georgia, Delaware, New Jersey, Pennsylvania, Connecticut, Rhode Island, Massachusetts, Maine, Vermont, New Hampshire, Ohio, Tennessee, Kentucky, West Virginia, Alabama, and the District of Columbia, for 180 days. Supporting shipper: Sea Pak, division of W. R. Grace & Co., Box 667, St. Simons Island, GA 31522. Send protests to: District Supervisor G. H. Fauss, Jr., Bureau of Operations, Interstate Commerce Commission, Box 35008, 400 West Bay Street, Jacksonville, FL 32202.

No. MC 136429 (Sub-No. 1 TA), filed February 22, 1972. Applicant: FRANK A. HOFFMANN, doing business as FRANK A. HUFFMANN TRUCKING COMPANY, 11 Buckingham Way, Freehold, NJ 07728. Applicant's representative: A. David Millner, 744 Broad Street, Newark, NJ 07102. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Steel and plastic strapping, machinery, tools, steel box strap seals, wire, steel accessories and supplies, and pneumatic inflatable dunnage*, from West Conshohocken, Pa., to points in New Jersey and in the New York, N.Y., commercial zone as defined by the Commission, for 150 days. Supporting shipper: Interlake, Inc., 135th Street and Perry Avenue, Chicago, IL 60627. Send protests to: Richard M. Regan, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 428 East State Street, Room 204, Trenton, NJ 08608.

No. MC 136435 (Sub-No. 1 TA), filed February 28, 1972. Applicant: F. E. BLATCHLEY, INC., Silver Street, Portland, Conn. 06480. Applicant's representatives: Bowes & Millner, 744 Broad Street, Newark, NJ 07102. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Gasoline and No. 2 fuel oil or diesel oil*, from New Haven, Rocky Hill, Hartford, and East Hartford, Conn., to Hampton, Hampshire, and Franklin Counties, Mass., for 180 days. Supporting shipper: Gastown, Inc., 622 State Street, Springfield, MA 01109. Send protests to: District Supervisor David J. Kiernan, Bureau of Operations, Interstate Commerce Commission, 135 High Street, Room 324, Hartford, CT 06101.

By the Commission.

[SEAL] ROBERT L. OSWALD,  
Secretary.

[FR Doc.72-3919 Filed 3-14-72; 8:51 am]

[Rev. S.O. 994; ICC Order 66]

### MISSOURI PACIFIC RAILROAD CO.

#### Rerouting or Diversion of Traffic

In the opinion of R. D. Pfahler, agent, the Missouri Pacific Railroad Co. is un-

able to transport traffic over its line between Pauline, Nebr., and Hastings, Nebr., because of bridge damage.

#### It is ordered, That:

(a) Rerouting traffic: The Missouri Pacific Railroad Co., being unable to transport traffic over its lines between Pauline, Nebr., and Hastings, Nebr., because of bridge damage, is hereby authorized to reroute and divert such traffic over the lines of Burlington Northern, Inc., between Superior, Nebr., and Hastings, Nebr., to expedite the movement. The billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting.

(b) Concurrence of receiving road to be obtained: The Missouri Pacific Railroad Co. shall receive the concurrence of Burlington Northern, Inc., before the rerouting or diversion is ordered.

(c) Notification to shippers: Each carrier rerouting cars in accordance with this order shall notify each shipper at the time each car is rerouted or diverted and shall furnish to such shipper the new routing provided under this order.

(d) Inasmuch as the diversion or rerouting of traffic by said agent is deemed to be due to carrier's disability, the rates applicable to traffic diverted or rerouted by said agent shall be the rates which were applicable at the time of shipment on the shipments as originally routed.

(e) In executing the directions of the Commission and of such agent provided for in this order, the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to said traffic. Divisions shall be, during the time this order remains in force, those voluntarily agreed upon by and between said carriers; or upon failure of the carriers to so agree, said divisions shall be those hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act.

(f) Effective date: This order shall become effective at 11:59 p.m., March 7, 1972.

(g) Expiration date: This order shall expire at 11:59 p.m., March 31, 1972, unless otherwise modified, changed, or suspended.

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., March 7, 1972.

INTERSTATE COMMERCE  
COMMISSION,  
R. D. PFAHLER,  
Agent.

[SEAL]

[FR Doc.72-3920 Filed 3-14-72; 8:51 am]

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# federal register

WEDNESDAY, MARCH 15, 1972

WASHINGTON, D.C.

Volume 37, ■ Number 51

PART II



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## DEPARTMENT OF THE INTERIOR

National Park Service



National Register of Historic  
Places

**DEPARTMENT OF THE INTERIOR**  
**National Park Service**  
**NATIONAL REGISTER OF HISTORIC PLACES**

Pursuant to the National Historic Preservation Act of 1966 (80 Stat. 915, 16 U.S.C. 470) the Advisory Council on Historic Preservation and the National Park Service, Department of the Interior have undertaken steps to implement the purposes of that act through (1) expansion of the National Register of Historic Places, (2) initiating a program of grants-in-aid for historic preservation, and (3) adoption of procedures and criteria for furthering the Nation's historic preservation program. In addition, the role and functions of the Advisory Council on Historic Preservation have been more clearly defined.

It is the purpose of this notice, through publication of the following information and materials, to apprise the public, as well as governmental agencies, associations, and all other organizations and individuals interested in historic preservation of the implementing actions that have been taken in order that there will be a greater awareness of the means by which properties of State and local historical significance may be nominated for placement in the National Register, of the criteria used in evaluating the properties, and of the responsibilities exercised by the Advisory Council. The notice includes a list of the properties included in the National Register of Historic Places through February 1, 1972. This does not include the National Register supplement of March 7, 1972.

THOMAS FLYNN,  
*Acting Director, National Park Service, and Executive Director, Advisory Council on Historic Preservation.*

**THE NATIONAL HISTORIC PRESERVATION ACT**  
**I. THE NATIONAL REGISTER OF HISTORIC PLACES AND PROCEDURES FOR REGISTRATION**

**A. Introduction.** In the National Historic Preservation Act of 1966, 80 Stat. 915, 16 U.S.C. 470, the Congress found and declared:

(a) That the spirit and direction of the Nation are founded upon and reflected in its historic past;

(b) That the historical and cultural foundations of the Nation should be preserved as a living part of our community life and development in order to give a sense of orientation to the American people.

(c) That, in the face of ever-increasing extensions of urban centers, highways, and residential, commercial, and industrial developments, the present governmental and nongovernmental historic preservation programs and activities are inadequate to insure future generations a genuine opportunity to appreciate and enjoy the rich heritage of our Nation; and

(d) That, although the major burdens of historic preservation have been borne and major efforts initiated by private agencies and individuals, and both should continue to play a vital role, it is nevertheless necessary and appropriate for the Federal Government to accelerate its historic preservation programs and activities, to give maximum encouragement to agencies and

individuals undertaking preservation by private means, and to assist State and local governments and the National Trust for Historic Preservation in the United States to expand and accelerate their historic preservation programs and activities.

In order to accomplish these purposes, the National Historic Preservation Act provided for three significant innovations: An expanded National Register of Historic Places, a program of grants-in-aid for historic preservation, and an Advisory Council on Historic Preservation empowered to comment upon all undertakings licensed, assisted, or carried out by the Federal Government that have an effect upon properties in the National Register.

Official notice is hereby given to the public and government agencies of the opportunities and restrictions provided by the National Historic Preservation Act. Detailed administrative procedures for the program may be found in the manuals, "Policies and Procedures for Historic Preservation Grants-in-Aid," and "Historic Preservation Handbook, Part I: Completing National Register Forms" (U.S. Department of the Interior, National Park Service, Washington, D.C.).

**B. Expanding the National Register of Historic Places.** The Act authorizes the Secretary of the Interior to expand and maintain a National Register of districts, sites, buildings, structures, and objects significant in American history, architecture, archeology, and culture. Previously, the National Register included only nationally significant properties that are historical or archeological units of the National Park System or that have been declared eligible for designation as National Historic Landmarks. Because they must meet exacting criteria of national significance, such properties are few in number. The National Historic Preservation Act of 1966 provides a means for States to nominate properties of State and local significance for placement in the National Register.

The following officials have been designated by their Governors to act as State Liaison Officers responsible for State activities under the National Historic Preservation Act:

**STATE LIAISON OFFICERS**

**ALABAMA**

Chairman, Alabama Historical Commission, State Department of Archives and History, 305 South Lawrence Street, Montgomery, AL 36104.

**ALASKA**

Director, Division of Parks, Department of Natural Resources, 323 East Fourth Avenue, Anchorage, AK 99501.

**ARIZONA**

Director, State Parks Board, 1688 West Adams, Phoenix, AZ 85007.

**ARKANSAS**

Director, Arkansas Department of Parks and Tourism, State Capitol, Room 149, Little Rock, Ark. 72201.

**CALIFORNIA**

Director, Department of Parks and Recreation, State Resources Agency, Post Office Box 2390, Sacramento, CA 95811.

**COLORADO**

State Liaison Officer, State Historical Society, Colorado State Museum, 200 14th Avenue, Denver, CO 80203.

**CONNECTICUT**

Chairman, Connecticut Historical Commission, 54 Pratt Street, Hartford, CT 06103.

**DELAWARE**

Director, Division of Historical and Cultural Affairs, Department of State, Dover, Del. 19901.

**FLORIDA**

Director, Division of Archives, History, and Records Management, Department of State, 401 East Gaines Street, Tallahassee, FL 32304.

**GEORGIA**

Director, Georgia Historical Commission, 116 Mitchell Street SW., Atlanta, GA 30303.

**HAWAII**

Chairman, Department of Land and Natural Resources, State of Hawaii, Post Office Box 621, Honolulu, HI 96809.

**IDAHO**

Director, Idaho Historical Society, 610 North Julia Davis Drive, Boise, ID 83706.

**ILLINOIS**

Director, Department of Conservation, 102 State Office Building, 400 South Spring Street, Springfield, IL 62706.

**INDIANA**

Director, Department of Natural Resources, State of Indiana, 615 State Office Building, Indianapolis, Ind. 46204.

**IOWA**

Assistant State Archeologist, University of Iowa, Iowa City, Iowa 52240.

**KANSAS**

Executive Secretary, Kansas State Historical Society, 120 West 10th, Topeka, KS 66612.

**KENTUCKY**

Administrator, Kentucky Program Development Office, Room 157, Capitol Building, Frankfort, Ky. 40601.

**LOUISIANA**

Chairman, Louisiana Historical Preservation and Cultural Commission, Old State Capitol, Baton Rouge, La. 70802.

**MAINE**

Director, State Park and Recreation Commission, State Office Building, Augusta, Maine 04330.

**MARYLAND**

Director, Maryland Historical Trust, 94 College Avenue, Annapolis, MD 21401.

**MASSACHUSETTS**

Secretary of the Commonwealth, Chairman, Massachusetts Historical Commission, State House, Boston, Mass. 02133.

**MICHIGAN**

Acting Deputy Director, Recreation, Department of Natural Resources, Stevens T. Mason Building, Lansing, Mich. 48926.

**MINNESOTA**

Director, Minnesota Historical Society, 690 Cedar Street, St. Paul, MN 55101.

**MISSISSIPPI**

Director, State of Mississippi, Department of Archives and History, Post Office Box 571, Jackson, MS 39205.

## MISSOURI

Director, Missouri State Park Board, Post Office Box 176, 1204 Jefferson Building, Jefferson City, MO 65101.

## MONTANA

Chief of Recreation and Parks Division, Department of Fish and Game, State of Montana, Mitchell Building, Helena, Mont. 59601.

## NEBRASKA

Director, The Nebraska State Historical Society, 1500 R Street, Lincoln, NE 68508.

## NEVADA

Administrator, Division of State Parks, 201 South Fall Street, Room 221, Nye Building, Carson City, NV 89701.

## NEW HAMPSHIRE

Commissioner, Department of Resources and Economic Development, 856 State House Annex, Concord, NH 03301.

## NEW JERSEY

Commissioner, Department of Environmental Protection, Post Office Box 1420, Trenton, NJ 08625.

## NEW MEXICO

Acting State Planning Officer, State Capitol, 403 Capitol Building, Santa Fe, N. Mex. 87501.

## NEW YORK

Chairman, New York State Historic Trust, Parks and Recreation, Building 2, State Campus, Albany, NY 12226.

## NORTH CAROLINA

Director, Department of Archives and History, State of North Carolina, Post Office Box 1881, Raleigh, NC 27602.

## NORTH DAKOTA

Superintendent, State Historical Society of North Dakota, Liberty Memorial Building, Bismarck, N. Dak. 58501.

## OHIO

Director, The Ohio Historical Society, Ohio Historical Center, Columbus, Ohio 43211.

## OKLAHOMA

President, Oklahoma Historical Society, 1108 Colcord Building, Oklahoma City, Okla. 73102.

## OREGON

Administrator of Highways, State Highway Building, Salem, Oreg. 97310.

## PENNSYLVANIA

Executive Director, Pennsylvania Historical and Museum Commission, William Penn Memorial Museum and Archives Building, Harrisburg, Pa. 17108.

## RHODE ISLAND

Director, Department of Community Affairs, C.I.C. Building, 289 Promenade Street, Providence, RI 02908.

## SOUTH CAROLINA

Director, State Archives Department, 1430 Senate Street, Columbia, SC 29211.

## SOUTH DAKOTA

Acting Chief, Department of Game, Fish and Parks, Division of Parks and Recreation, State Office Building No. 1, Pierre, S. Dak. 57501.

## TENNESSEE

Acting Executive Secretary, Tennessee Historical Commission, State Library and Archives Building, Nashville, Tenn. 37219.

## TEXAS

Executive Director, Texas State Historical Survey Committee, Post Office Box 12276, Capitol Station, Austin, TX 78701.

## UTAH

Director, Department of Development Services, 312 State Capitol Building, Salt Lake City, Utah 84102.

## VERMONT

State Liaison Officer, Board of Historic Sites, 7 Langdon Street, Montpelier, VT 05602.

## VIRGINIA

Chairman, Virginia Historic Landmarks Commission, Room 1106, Ninth Street State Office Building, Richmond, VA 23219.

## WASHINGTON

Director, Washington State Parks and Recreation Commission, Olympia, Wash. 98501.

## WEST VIRGINIA

Chairman, Division of Social Sciences, Potomac State College of West Virginia University, Keyser, W. Va. 26726.

## WISCONSIN

Director, State Historical Society of Wisconsin, 816 State Street, Madison, WI 53706.

## WYOMING

Director, Wyoming Recreation Commission, 604 East 25th Street, Box 309, Cheyenne, WY 82001.

## DISTRICT OF COLUMBIA

Deputy Mayor, District of Columbia Government, Washington, D.C. 20004.

## COMMONWEALTH OF PUERTO RICO

Executive Director, Institute of Puerto Rican Culture, Apartado 4184, San Juan, P.R. 00905.

## GUAM

Director of Tourism, Government of Guam, Agaña, Guam 96910.

## VIRGIN ISLANDS

Planning Director, Virgin Islands Planning Board, Charlotte Amalie, St. Thomas, V.I. 00810.

## SAMOA

Governor, Office of the Governor, Pago Pago, American Samoa 96920.

The State Liaison Officer supervises a professional survey staff in conducting a statewide historic sites survey. From the survey findings a comprehensive statewide historic preservation plan is prepared. The plan must be reviewed and approved by a high-level professional review committee. The State Liaison Officer, in accordance with the plan, may then nominate properties for inclusion in the National Register. The nominated properties which are approved by the National Park Service are entered in the National Register of Historic Places by the Director, Office of Archeology and Historic Preservation, National Park Service.

The following criteria shall be used by the States in evaluating properties for nomination to the National Register of Historic Places and by the National Park Service in reviewing State nominations. *National Register Criteria of Evaluation*

The quality of significance in American history, architecture, archeology, and culture is present in districts, sites,

buildings, structures, and objects of State and local importance that possess integrity of location, design, setting, materials, workmanship, feeling, and association, and:

1. That are associated with events that have made a significant contribution to the broad patterns of our history; or

2. That are associated with the lives of persons significant in our past; or

3. That embody the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; or

4. That have yielded, or may be likely to yield, information important in pre-history or history.

*Criteria considerations.* Ordinarily cemeteries, birthplaces, or graves of historical figures, properties owned by religious institutions or used for religious purposes, structures that have been moved from their original locations, reconstructed historic buildings, properties primarily commemorative in nature, and properties that have achieved significance within the past 50 years shall not be considered eligible for the National Register. However, such properties will qualify if they are integral parts of districts that do meet the criteria or if they fall within the following categories:

(a) A religious property deriving primary significance from architectural or artistic distinction or historical importance.

(b) A building or structure removed from its original location but which is significant primarily for architectural value, or which is the surviving structure most importantly associated with a historic person or event.

(c) A birthplace or grave of a historical figure of outstanding importance if there is no appropriate site or building directly associated with his productive life.

(d) A cemetery which derives its primary significance from graves of persons of transcendent importance, from age, from distinctive design features, or from association with historic events.

(e) A reconstructed building when accurately executed in a suitable environment and presented in a dignified manner as part of a restoration master plan, and when no other building or structure with the same association has survived.

(f) A property primarily commemorative in intent if design, age, tradition, or symbolic value has invested it with its own historical significance.

(g) A property achieving significance within the past 50 years if it is of exceptional importance.

*C. Grants for historic preservation.* The National Historic Preservation Act also authorizes a program of grants-in-aid to States for comprehensive statewide historic site surveys and preservation plans. Grants are also authorized to

States, local governments, private organizations, and individuals for preservation projects in accordance with an approved statewide plan. All grants are made through the States. The State Liaison Officer may then distribute the funds to other approved public and private recipients. Funds may be used for acquisition, protection, rehabilitation, restoration, and reconstruction of properties included in the National Register of Historic Places.

## II. PROTECTION OF PROPERTIES IN THE NATIONAL REGISTER OF HISTORIC PLACES

**A. Introduction.** The National Historic Preservation Act of 1966 created the Advisory Council on Historic Preservation. The Council is authorized to advise the President and the Congress on matters relating to historic preservation; to recommend measures to coordinate activities of Federal, State, and local agencies and private institutions and individuals relating to historic preservation; to comment on undertakings carried out, licensed, or financially assisted by the Federal Government which have any effect upon properties listed in the National Register; and to secure from the appropriate Federal agencies certain information necessary to the performance of these duties.

**B. Procedures for section 106 compliance.** The Advisory Council exercises an important function by responding with comments to undertakings carried out, licensed, or financially assisted by the Federal Government, when the undertaking will affect a property listed in the National Register. This authority derives from section 106 of the National Historic Preservation Act, which provides that:

The head of any Federal agency having direct or indirect jurisdiction over a proposed Federal or federally assisted undertaking in any State and the head of any Federal department or independent agency having authority to license any undertaking shall, prior to the approval of the expenditure of any Federal funds on the undertaking or prior to the issuance of any license, as the case may be, take into account the effect of the undertaking on any district, site, building, structure, or object that is included in the National Register. The head of any such Federal agency shall afford the Advisory Council on Historic Preservation established under title II of this Act a reasonable opportunity to comment with regard to such undertaking.

The Advisory Council desires to provide maximum assistance in connection with section 106. Normally the Council anticipates that its comments will be required in only the most complex situations, and it requests that agencies fulfill their obligations under section 106 by the use of the following procedures:

ADVISORY COUNCIL ON HISTORIC PRESERVATION  
WASHINGTON, D.C. 20240

### Procedures for Compliance Section 106

National Historic Preservation Act of 1966

At the earliest stage of planning or consideration of any undertakings carried out, licensed, or financially assisted by the Federal Government, an agency should follow these steps:

1. Consult the National Register of Historic Places to determine if a National Register property is involved in the undertaking. The National Register is maintained by the Office of Archeology and Historic Preservation, National Park Service, and monthly addenda are published in the FEDERAL REGISTER.

2. Apply the "Criteria for Effect." If there is no effect, the undertaking may proceed.

3. If there is an effect, regional, or State officials of the agency<sup>1</sup> in consultation with the State Liaison Officer and a representative of the Office of Archeology and Historic Preservation shall:

(a) Determine if the effect is adverse—if not, the undertaking may proceed;

(b) Upon finding an adverse effect, select and agree upon a prudent and feasible alternative to remove the adverse effect, in which case the undertaking may proceed;

(c) Failing to find and agree upon an alternative, recommend all possible planning to minimize the adverse effect and delay further processing of the undertaking pending the receipt of comments from the Advisory Council.

4. Provide written notice affording the Advisory Council an opportunity to comment upon doubtful or unresolved situations of adverse effect and upon request submit a report of the undertaking.

The Council expects to exert its advisory prerogatives by commenting to agencies in certain special situations even though written notice of effect has not been received.

#### Criteria for Effect

A federally financed or licensed undertaking shall be considered to have an effect on a National Register listing (districts, sites, buildings, structures, and objects, including their settings) when any condition of the undertaking creates a change in the quality of the historical, architectural, archeological, or cultural character that qualified the property under the National Register criteria for listing in the National Register.

Generally, adverse effects occur under conditions which include but are not limited to:

(a) Destruction or alteration of all or part of a property;

(b) Isolation from or alteration of its surrounding environment;

(c) Introduction of visual, audible, or atmospheric elements that are out of character with the property and its setting.

**C. Advisory Council section 106 reporting procedures.** For the convenience of agencies submitting effect notices to the Council under section 106, the following standard procedures for handling such notices have been promulgated:

1. Upon receipt of a written notice of an undertaking having an effect on a National Register property, the Council shall:

(a) Acknowledge its receipt and give notice of a 14-day review period during which the Advisory Council may determine and so advise the agency of its desire to comment;

(b) Refer the notice to the Office of Archeology and Historic Preservation, National Park Service, for a preliminary verification of significance, National or otherwise, and evaluation of the effect upon the National Register property; and

<sup>1</sup> When the agency has no regional or State officials, the Office of Archeology and Historic Preservation will perform this service.

(c) Determine that it will or will not comment.

2. Upon determination that the Council will comment on an undertaking, the Council shall:

(a) Notify the agency of Council intent to comment and date by which it will do so;

(b) Place the matter on the agenda of the next regular meeting or in exceptional circumstances schedule the matter for consideration in an unannounced meeting; and

(c) Authorize preparation of a section 106 report.

3. This section 106 report shall be prepared by the Executive Director and shall contain:

(a) A full report of verification and evaluation of the effect prepared by the Office of Archeology and Historic Preservation;

(b) A report from the requesting agency on the undertaking with the agency evaluation of effect; and

(c) Conclusions.

The section 106 report shall contain but not be limited to information such as a full description including visual materials of the National Register property, the undertaking, agency efforts to take into account effect on National Register properties, records of hearings, statements of support or opposition, a statement from the State Liaison Officer, and answers to any specific questions voiced by Council members. The Council will not hold formal hearings on section 106 matters. The Council comments to agencies shall take the form of a three-part statement including an introduction, findings, and a conclusion.

## ALABAMA

### Baldwin County

Gasque vicinity, \*Fort Morgan, western terminus of Alabama 180.

### Barbour County

Eufaula, *Bray-Barron Home*, North Eufaula Avenue.

Eufaula, *Cato House*, 823 West Barbour Street.

Eufaula, *Fendall Hall*, Barbour Street.

Eufaula, *Kendall Manor*, 534 West Broad Street.

Eufaula, *McNab Bank Building*, Broad Street.

Eufaula, *Sheppard Cottage*, East Barbour Street.

Eufaula, *Shorter Mansion*, 340 North Eufaula Avenue.

Eufaula, *The Tavern (River Tavern)*, 105 Riverside Drive.

Eufaula, *Wellborn (Welborn) House*, Livingston Avenue.

### Blount County

Oneonta vicinity, *Horton Mill Covered Bridge*, 5 miles north of Oneonta on Route 3.

### Calhoun County

Jacksonville, *Francis, Dr. J. C.*, Office, 100 Gayle Street.

### Colbert County

Florence vicinity, \**Wilson Dam*, Tennessee River, on Alabama 133 (also in Lauderdale County).

Tuscumbia, *Ivy Green (Helen Keller Birthplace)*, 300 West North Common.

*De Kalb County*

Fort Payne, *Alabama Great Southern Railroad Passenger Depot*, Northeast Fifth Street.  
Fort Payne, *Fort Payne Opera House*, 510 Gault Avenue, North.

*Elmore County*

Wetumpka vicinity, *\*Fort Toulouse*, 4 miles southwest of Wetumpka at confluence of the Coosa and Tallapoosa rivers.

*Greene County*

Eutaw, *Coleman-Banks House*, 430 Springfield Road.  
Eutaw, *Greene County Courthouse*, Courthouse Square.  
Forkland vicinity, *Rosemount*, 1 mile northwest of Forkland.

*Hale County*

Moundville vicinity, *\*Moundville Site*, 1 mile west of Moundville on County Route 21.

*Jackson County*

Bridgeport vicinity, *Russell Cave National Monument*, 8 miles west of Bridgeport via U.S. 72 and County Routes 91 and 75.

*Jefferson County*

Birmingham, *Arlington (Mudd-Munger Home)*, 331 Cotton Avenue SW.

*Lauderdale County*

Florence, *Kennedy (Oscar) House*, 303 North Pine Street.  
*\*Wilson Dam* (see Colbert County).

*Lowndes County*

Hayneville, *Lowndes County Courthouse*, Washington Street.

*Macon County*

Tuskegee vicinity, *\*Tuskegee Institute*, 1 mile northwest of Tuskegee on U.S. 80.

*Madison County*

Huntsville, *Southern Railway System Depot*, 330 Church Street.

*Marengo County*

Demopolis, *Bluff Hall*, 405 North Commissioners Avenue.  
Demopolis, *Gaineswood*, 805 South Cedar Street.  
Demopolis, *White Bluff*, Arch Street.

*Mobile County*

Mobile, *Barton Academy*, 504 Government Street.  
Mobile, *Bishop Portier Home*, 307 Conti Street.  
Mobile, *Church Street East Historic District*.  
Mobile, *City Hall*, 111 South Royal Street.  
Mobile, *Fort Condé-Charlotte*, within an area bounded roughly by Emanuel, Theater, Royal, and Church Streets, and extending slightly north of Church Street.  
Mobile, *Horst, Martin, House*, 407 Conti Street.  
Mobile, *Oakleigh*, 350 Oakleigh Street.  
Mobile, *Old City Hospital*, 900-950 St. Anthony Street.  
Mobile, *Semmes (Raphael) Home*, 804 Government Street.

*Montgomery County*

Montgomery, *\*Alabama State Capitol (First Confederate Capitol)*, Goat Hill, east end of Dexter Avenue.  
Montgomery, *Ordeman-Shaw Historic District*, bounded on the west by a line midway between McDonough and Hull Streets; on the north by Randolph Street; on the east by a line midway between Hull and Decatur Streets (to Jefferson Street) and by Decatur Street; and on the south by Madison Avenue.

Montgomery, *Perry Street Historic District*, bounded roughly by McDonough on the east, Sayre on the west, Washington on the north, and Donaldson on the south.  
Montgomery, *Winter Building*, 2 Dexter Avenue.

*Russell County*

Holy Trinity vicinity, *\*Apalachicola Fort*, 1.5 miles east of Holy Trinity on Chattahoochee River.

*Shelby County*

Montevallo, *Mansion House*, Campus of the University of Montevallo.

*Talladega County*

Talladega vicinity, *\*Curry (J. L. M.) Home*, 3 miles northeast of Talladega on Alabama 21.

*Tallapoosa County*

Dadeville vicinity, *Horseshoe Bend National Military Park*, Tallapoosa River, 12 miles north of Dadeville on Alabama 49.

*Tuscaloosa County*

Tuscaloosa, *Collier-Overby House*, southeast corner of Ninth Street and 21st Avenue.  
Tuscaloosa, *Friedman Civic and Cultural Center*, 1010 Greensboro Avenue.  
Tuscaloosa, *Gorgas-Manly Historic District*, bounded approximately by Seventh and Eighth Avenues, Capstone Drive, and the street 1 block south of Third.  
Tuscaloosa, *President's Mansion*, University of Alabama campus.  
University, *The Old Observatory*, north of University Boulevard.

*Washington County*

St. Stephens vicinity, *Site of Old St. Stephens*, northeast of St. Stephens and bounded on the north by cement excavations, on the east by the Tombigbee River, on the south by woodland, and on the west by woodland and pasture.

## ALASKA

*Gateway Borough*

Ketchikan, *Alaska Totems*, between Park and Deermont Avenues.

*Interior District*

Eagle, *Eagle Historic District*, left bank of the Yukon River at the mouth of Mission Creek; secs. 24, 25, 36, T. 1 S., R. 32 E., secs. 19, 30, 31, T. 1 S., R. 33 E., sec. 1, T. 2 S., R. 32 E., secs. 4, 5, 6, T. 2 S., R. 33 E.  
Flaxman Island, *Leffingwell Camp*, Arctic coast, 58 miles west of Barter Island.  
Paxson vicinity (also in South Central District), *Tangle Lakes Archeological District*, Denali Highway, western boundary is 40 miles west of Paxson.

*Northwestern District*

Barrow vicinity, *\*Birnik Site*, 5 miles north-east of Barrow.  
Cape Denbigh Peninsula, *\*Iyatayet Site*, Norton Sound.  
Cape Prince of Wales vicinity, *\*Wales Sites*, adjacent to Cape Prince of Wales on Seward Peninsula.  
Nome vicinity, *\*Anvil Creek Gold Discovery Site*, 4.25 miles north of Nome on Seward Peninsula at Anvil Creek.  
Point Hope Peninsula, *\*Ipiutak Site*, tip of Point Hope lat. 68°20' N., long. 167°50' W.  
St. Lawrence Island, *\*Gambell Sites*, Northwest Cape.

*South Central District*

Dutch Harbor, Unalaska Island, *\*Church of the Holy Ascension*, Unalaska.  
Kenai, *\*Church of the Assumption of the Virgin Mary*, east shore of Cook Inlet.  
Kodiak, Kodiak Island, *\*Erskine House (Baranov Warehouse)*, Main Street and Mission Street.

Kodiak vicinity, *Fort Abercrombie State Historic Site*, Kodiak Island.  
Nikolski vicinity, *\*Chaluka Site*, Umnak Island, Aleutian Islands.  
Pribilof Islands, St. Paul Island, *\*Fur Seal Rookeries*.

Rip Rock vicinity, Hawkins Island, *\*Palugvik Site*, 3.75 miles east of Rip Rock on Prince William Sound.

*Tangle Lakes Archeological District* (see Interior District).

Yukon Island, *\*Yukon Island Main Site*, Kachemak Bay, Cook Inlet.

*Southeastern District*

Ketchikan vicinity, *Totem Bight State Historic Site*, west coast of Revillagigedo Island.

Sitka, *\*American Flag Raising Site*, Castle Hill.

Sitka, *\*Russian Mission Orphanage*, Lincoln and Monastery Streets.

Sitka, *\*St. Michael's Cathedral*, Lincoln and Maksoutoff Streets.

Sitka, Baranof Island, *Sitka National Monument*.

Sitka vicinity, *\*Old Sitka Site*, 6 miles north of Sitka on Starrigavan Bay.

Skagway and vicinity, *\*Skagway Historic District and White Pass*, head of Talya Inlet on Lynn Canal.

Wrangell, *Chief Shakes State Historic Site*, Shakes Island.

## ARIZONA

*Apache County*

Chinle, *Canyon de Chelly National Monument*, east side of Chinle.

Ganado, *Hubbell Trading Post National Historic Site*, west side of Ganado.

Springerville vicinity, *\*Casa Malpais Site*, 2 miles north of Springerville.

*Cochise County*

Bisbee, *Phelps Dodge General Office Building*, Copper Queen Plaza, intersection of Main Street and Brewery Gulch.

Bisbee vicinity, *Coronado National Memorial*, 30 miles southwest of Bisbee via Arizona 92 and secondary road.

Bisbee vicinity, *\*Lehner Mammoth-Kill Site*, 10 miles west of Bisbee.

Bowie vicinity, *Fort Bowie National Historic Site*, 13 miles south of Bowie.

Douglas vicinity, *\*Double Adobe Site*, 12 miles northwest of Douglas on the west bank of Whitewater Creek.

Douglas vicinity, *\*San Bernardino Ranch*, 17 miles east of Douglas on the international boundary.

Fairbank vicinity, *Qutburi*, north of Fairbank.

Tombstone, *St. Paul's Episcopal Church*, Safford and Third Streets.

Tombstone, *\*Tombstone Historic District*.

*Coconino County*

Flagstaff vicinity, *\*Lowell Observatory*, 1 mile west of Flagstaff on Mars Hill.

Flagstaff vicinity, *\*Merriam, G. Hart, Base Camp Site*, 20 miles northwest of Flagstaff, at Little Springs private enclave in Coconino National Forest.

Flagstaff vicinity, *Walnut Canyon National Monument*, 8 miles east of Flagstaff on U.S. 66.

Flagstaff vicinity, *Wupatki National Monument*, 30 miles north of Flagstaff off U.S. 89.

Winona vicinity, *\*Winona Site*, 5 miles northeast of Winona on U.S. 66, Coconino National Forest.

*Gila County*

Globe vicinity, *\*Roosevelt Dam*, Salt River, 31 miles northwest of Globe on Arizona 88 (also in Maricopa County).

Globe vicinity, *Tonto National Monument*, 28 miles northwest of Globe on Arizona 88.

Whiteriver vicinity, \*Kinishba Ruins, 15 miles west of Whiteriver via Arizona 73 and secondary road.

*Graham County*

Bonita vicinity, \*Sierra Bonita Ranch, southwest of Bonita.

Morenci vicinity, \*Point of Pines, 30 miles northwest of Morenci, San Carlos Indian Reservation.

*Maricopa County*

Gila Bend vicinity, Fortaleza, Gila Bend Indian Reservation.

Gila Bend vicinity, \*Gallin Site, 3 miles north of Gila Bend.

Phoenix, \*Hohokam-Pima Irrigation Sites, Park of the Four Waters.

Phoenix, \*Pueblo Grande Ruin, Washington Avenue, Pueblo Grande City Park.

Phoenix, Rosson, Dr. Ronald, House, 139 North Sixth Street.

\*Roosevelt Dam (see Gila County).

*Mohave County*

Fredonia vicinity, Pipe Spring National Monument, 15 miles southwest of Fredonia.

*Navajo County*

Kayenta vicinity, Navajo National Monument, 30 miles southwest of Kayenta.

Keams Canyon vicinity, \*Awatovi Ruins, 8 miles south of Keams Canyon, Hopi Indian Reservation.

Oraibi vicinity, \*Old Oraibi, 3 miles west of Oraibi on Arizona 264, Hopi Indian Reservation.

Snowflake, Flake, James M., Home, southwest corner of Stinson and Hunt Streets.

Snowflake, Smith, Jesse N., Home (Pioneer Memorial Home), 203 West Smith Avenue.

*Pima County*

Santa Rosa vicinity, \*Ventana Cave, 11 miles west of Santa Rosa, Papago Indian Reservation.

Tucson, El Tiradito (Wishing Shrine), 221 South Main.

Tucson, Fremont House, 145-153 South Main Street.

Tucson, The Old Adobe Patio (Charles O. Brown House), 40 West Broadway.

Tucson vicinity, \*Desert Laboratory, west of Tucson off West Anklam Road.

Tucson vicinity, \*San Xavier del Bac, 9 miles south of Tucson via Mission Road.

*Pinal County*

Chandler vicinity, \*Snaketown, 12 miles southwest of Chandler, Gila River Indian Reservation.

Coolidge vicinity, Casa Grande Ruins National Monument, 2 miles north of Coolidge on Arizona 87.

Florence vicinity, Adamsville Ruin, 3.5 miles southwest of Florence on Arizona 287.

*Santa Cruz County*

Nogales vicinity, Calabasas, north of Nogales on the east bank of the Santa Cruz River.

Nogales vicinity, Guevavi Mission Ruins, approximately 6 miles above the international boundary.

Nogales vicinity, Tumacacori National Monument, 18 miles north of Nogales on Interstate 19.

Tubac, Old Tubac Schoolhouse.

Tubac, Tubac Presidio, Broadway and River Road.

*Yavapai County*

Camp Verde, Fort Verde District, bounded by Hance Street on the north, Coppinger Street on the east, and Woods Street on the west.

Clarkdale vicinity, Tuzigoot National Monument, 2 miles east of Clarkdale.

Flagstaff vicinity, Montezuma Castle National Monument, 40 miles south of Flagstaff on Interstate 17.

Jerome, \*Jerome Historic District.

Prescott, Old Governor's Mansion, 400 block of West Gurley.

*Yuma County*

Ehrenberg vicinity, Old La Paz (Laguna de La Paz), northeast of Ehrenberg on the Colorado River Indian Tribes Reservation.

Parker vicinity, Old Presbyterian Church (Mojave Indian Presbyterian Mission Church), southwest of Parker on Second Avenue.

Yuma, \*Yuma Crossing and Associated Sites, banks of the Colorado River (also in Imperial County, Calif.).

**ARKANSAS**

*Arkansas County*

Gillett vicinity, Arkansas Post National Memorial, 8 miles southeast of Gillett on Arkansas 1 and 169.

*Benton County*

Pea Ridge, Pea Ridge National Military Park.

*Carroll County*

Eureka Springs, Eureka Springs Historic District, enclosed by a rectangle, the coordinates of which are on the northwest corner latitude 36°24'42" N., longitude 93°44'54" W., on the northeast corner latitude 36°24'42" N., longitude 93°43'42" W., on the southeast corner latitude 36°23'30" N., longitude 93°43'42" W., and on the southwest corner latitude 36°23'30" N., longitude 93°44'54" W.

*Cleveland County*

Fordyce vicinity, Mark's Mill Battlefield Park, intersection of Arkansas 8 and 97.

*Crawford County*

Van Buren, Drennen-Scott House, Drennen Reserve, North Third Street.

*Cross County*

Parkin vicinity, \*Parkin Indian Mound, north edge of Parkin.

*Grant County*

Leola vicinity, Jenkin's Ferry Battleground State Park, northeast of Leola on Arkansas 46.

*Hempstead County*

Washington, Royston, Grandison D., House, Alexander Street, 200 feet southwest of Columbus Street (Arkansas 4) and approximately 450 feet southeast of Old Military Road (Arkansas 195).

*Independence County*

Batesville, Garrott House (Case-Maxfield House), 561 East Main Street.

*Jackson County*

Jacksonport, Jacksonport State Park, located between Avenue, Main, and Dillard Streets, and the White River.

*Jefferson County*

Pine Bluff, Du Bocage, 1115 West Fourth Street.

Pine Bluff, Hudson-Grace-Borreson House, 716 West Barraque.

*Lawrence County*

Powhatan, Powhatan Courthouse.

*Mississippi County*

Wilson, \*Nodena Site, south edge of Wilson.

*Ouachita County*

Camden, McCollum-Chidester House, 926 Washington Street NW.

Chidester vicinity, Potson Spring State Park, E½NE¼ sec. 1, T. 13 S., R. 19 W.

*Pope County*

Pottsville, Potts' Inn, Main and Center Streets.

*Pulaski County*

Little Rock, The Little Rock, on the south bank of the Arkansas River at the foot of Rock Street.

Little Rock, Mount Holly Cemetery, 12th Street and Broadway.

Little Rock, Old Statehouse, 300 West Markham Street.

Little Rock, The Tavern, Arkansas Territorial Restoration, 214 East Third Street.

Little Rock, U.S. Arsenal Building, MacArthur Park, Ninth and Commerce Streets.

Little Rock, Villa Marre (Angelo Marre House), 1321 Scott Street.

Mabelvale vicinity, Ten Mile House (Stagecoach House), north of Mabelvale on Arkansas 5.

*Sebastian County*

Fort Smith, Bonneville House, 318 North Seventh Street.

Fort Smith, Clayton, W. H. H., Home, 514 North Sixth Street.

Fort Smith, Fort Smith National Historic Site.

*Washington County*

Fayetteville, Headquarters House (Tebbetts House), 118 East Dickson Street.

Fayetteville, Old Main, University of Arkansas, Arkansas Avenue.

Fayetteville, Stone House, 207 Center Street.

Prairie Grove, Prairie Grove Battlefield Park, within a triangle formed by North Road on the northwest and U.S. 62 on the south.

**CALIFORNIA**

*Alameda County*

Berkeley, \*Room 307 Gilman Hall, University of California, University of California campus.

Fremont, California Nursery Co. Guest House (Jose de Jesus Vallojo Adobe), California Nursery Co., Niles Boulevard at Nursery Avenue.

Fremont (Mission San José District), Mission San José, Mission Boulevard at Washington Boulevard.

Oakland, The Abbey (Joaquin Miller House), Joaquin Miller Road and Sanborn Drive.

Oakland, \*Lake Merritt Wild Duck Refuge, Lakeside Park, Grand Avenue.

Oakland, Mills Hall, Mills College campus.

*Amador County*

Volcano vicinity, Indian Grinding Rock (Chaw'se), 2.25 miles southwest of Volcano on Pine Grove-Volcano Road.

*Butte County*

Chico vicinity, Patrick Rancheria, 3 miles south of Chico.

*Calaveras County*

Murphys, Murphys Hotel (Mitchler Hotel), Main and Algiers Streets.

*Colusa County*

Grimes vicinity, Nowi Rancheria, 1 mile southeast of Grimes on California 45.

*Contra Costa County*

Byron vicinity, Marsh, John, Home, Marsh Creek Road, approximately 6 miles west of Byron.

Danville vicinity, O'Neill, Eugene, House, 1.5 miles west of Danville.

Martinez, John Muir National Historic Site, 4440 Alhambra Avenue.

Richmond vicinity, East Brother Island Light Station, on the East Brother Island west of Point San Pablo.

*El Dorado County*

Placerville vicinity, \**Coloma*, 7 miles northwest of Placerville on California 49.

*Fresno County*

Fresno, *Old Fresno Water Tower*, 2444 Fresno Street.

*Humboldt County*

Eureka vicinity, \**Gunther Island Site 67 (Tolowot)*, northeast end of Gunther Island in Humboldt Bay north of Eureka.

*Imperial County*

Winterhaven, \**Yuma Crossing and Associated Sites* (see Yuma County, Ariz.).

*Inyo County*

China Lake vicinity, \**Big and Little Petroglyph Canyons*, China Lake Naval Ordnance Test Station.

*Kern County*

Bakersfield, \**Walker Pass*, 60 miles northwest of Bakersfield on California 178.

Lebec vicinity, *Fort Tejon*, 3 miles northwest of Lebec on U.S. 99.

*Kings County*

Kettleman City vicinity, *Witt Site*, 12 miles west of Kettleman City on Utica Avenue.

*Lake County*

Lakeport, *Lake County Courthouse*, 255 North Main Street.

*Los Angeles County*

Encino, *Rancho El Encino (Los Encinos State Historic Park)*, 16756 Moorpark Street.

Long Beach, \**Los Cerritos Ranch House*, 4600 Virginia Road.

Los Angeles, *Barnsdall Park*, 4800 Hollywood Boulevard.

Los Angeles, *Bradbury Building*, 304 South Broadway.

Los Angeles, *Ennis House*, 2607 Glendower Avenue.

Los Angeles, *Freeman, Samuel, House*, 1962 Glencoe Way.

Los Angeles, *Los Angeles Central Library*, 630 West 5th Street.

Los Angeles, *Lowell House*, 4616 Dundee Drive.

Los Angeles, *Lummis Home*, 200 E Avenue 43.

Los Angeles, *Schindler House*, 833 North Kings Road.

Los Angeles, *Sowden, John, House*, 5121 Franklin Avenue.

Los Angeles, *Storer House*, 8161 Hollywood Boulevard.

Pasadena, *Gamble House (Greene and Greene Library)*, 4 Westmoreland Place.

Pasadena (San Marino), *Old Mill (El Molino Viejo)*, 1120 Old Mill Road.

Pomona, *Palomares Adobe*, corner of Arrow Highway and Orange Grove Avenue.

San Fernando, *Lopez Adobe*, 1100 Pico Street.

San Fernando, *San Fernando Mission*, 15151 San Fernando Mission Boulevard.

San Fernando vicinity, \**Well No. 4, Pico Canyon Oil Field*, 9.6 miles north of San Fernando and west of U.S. 99.

San Gabriel, *San Gabriel Mission*, Junipero Street and West Mission Drive.

Tujunga, *Bolton Hall (Tujunga City Hall)*, 10116 Commerce Avenue.

Wilmington, *Banning Home*, 401 East M Street.

Wilmington, *Drum Barracks*, 1053 Carey Street.

*Madera County*

Madera, *Madera County Courthouse*, 210 West Yosemite Avenue.

*Marin County*

San Rafael, *Miller Creek School Indian Mound*, 2255 Las Gallinas Avenue.

Tiburon vicinity, *Angel Island*, southeast of Tiburon in San Francisco Bay.

*Mendocino County*

Mendocino, *Mendocino and Headlands Historic District*, bounded approximately by the Pacific Ocean on the west and south, Little Lake Street on the north, and U.S. 1 on the east.

*Mono County*

Bridgeport vicinity, \**Bodie Historic District*, 7 miles south of Bridgeport on U.S. 395, then 12 miles east on secondary road.

*Monterey County*

Carmel \**Carmel Mission*, Rio Road.

Jolon vicinity, *Dutton Hotel, Stagecoach Station*, King City-Jolon Road.

Monterey, *El Castillo*, on Presidio Headlands facing Lighthouse Avenue.

Monterey, \**Larkin House*, 464 Calle Principal.

Monterey, \**Monterey Old Town Historic District*. Two districts. The southern one bounded by Dutra Street on the west,

Madison Street on the east, Polk Street on the south, and Jefferson Street on the north; northern district bounded by Pacific Street on the west, Scott Street on the south, by Alvarado Street on the east,

and Decatur Street on the north.

Monterey, *Monterey State Historic Park*, Houston Street between Pearl and Webster.

Monterey, \**Royal Presidio Chapel*, 550 Church Street.

Monterey, \**U.S. Customhouse (Old Customhouse)*, Calle Principal at Decatur Street.

*Nevada County*

French Corral vicinity, *Bridgeport Covered Bridge*, across the South Fork of the Yuba River on the road between French Corral and Smartville.

French Lake vicinity, *Meadow Lake Petroglyphs*, east of French Lake, sec. 22, T. 18 N., R. 13 E.

Truckee vicinity, \**Donner Camp*, 2.6 miles west of Truckee on U.S. 40.

*Orange County*

San Juan Capistrano, *Mission San Juan Capistrano*, Camino Capistrano and Ortega Highway.

Yorba Linda, *Nixon, Richard, Birthplace*, 18061 Yorba Linda Boulevard.

*Placer County*

Auburn, *Old Auburn Historic District*, bounded approximately by Interstate 80, Maple Street, and Hamilton Lane on the north,

High Street on the south, and including the westerly frontage on Spring Street, the easterly frontage on Lincoln Way and Sacramento Street, and the Traveler's Rest and Winery property at the southeast of the historic district.

*Plumas County*

Gold Lake vicinity, *Lakes Basin Petroglyphs*, northwest of Gold Lake, sec. 8, T. 21 N., R. 12 E.

*Riverside County*

Riverside, *Mission Inn*, 3649 Seventh Street.

*Sacramento County*

Locke, *Locke Historic District*, bounded on the west by the Sacramento River, on the north by Locke Road, on the east by Alley Street, and on the south by Levee Street.

Locke vicinity, *Delta Meadows Site*, 1 mile northeast of Locke.

Sacramento, *California Governor's Mansion*, southwest corner of 16th and H Streets.

Sacramento, *Joe Mound*, Discovery Park, 0.5 mile east of Interstate 5.

Sacramento, \**Old Sacramento Historic District*, junctions of U.S. 40, 50, 99, and California 16 and 24.

Sacramento, \**Pony Express Terminal (B. F. Hastings Building)*, 1006 Second Street.

Sacramento, *Stanford-Lathrop Home*, 800 N Street.

Sacramento, \**Sutter's Fort*, 2701 L Street.

Sacramento, *Woodlake Site*, 0.5 mile southwest of KXOA radio towers.

Sacramento vicinity, *Bennett Mound*, 9 miles northwest of Sacramento on the Garden Highway.

*San Benito County*

San Juan Bautista, \**Anza House*, Third and Franklin Streets.

San Juan Bautista, \**Castro (Jose) House*, south side of the Plaza.

San Juan Bautista, \**San Juan Bautista Plaza Historic District*, beginning at the intersection of Washington Street and Second Street, northwest along Second to Mariposa Street, northeast along Mariposa to First Street, southeast on First to Washington Street, southwest on Washington to Second Street.

*San Diego County*

Camp Joseph H. Pendleton, \**Las Flores Adobe*, Stuart Mesa Road, about 7 miles north of its junction with Vandegrift Boulevard.

Camp Pendleton, *Santa Margarita Ranch House*, off Vandegrift Boulevard.

Coronado, *Hotel Del Coronado*, 1500 Orange Avenue.

Oceanside vicinity, \**San Luis Rey Mission Church*, 4 miles east of Oceanside on California 76.

San Diego, \**Estudillo House*, 4000 Mason Street.

San Diego, \**Old Mission Dam*, north side of Mission Street-Gorge Road.

San Diego, *Old Town San Diego Historic District*, approximately from the easterly line of Wallace and Washington Streets to the westerly line of Twigg Street, and from the northerly line of Congress Street to the southerly line of Juan Street.

San Diego, \**San Diego Presidio*, Presidio Park.

San Diego, \**Star of India*, San Diego Embarcadero.

San Diego, *Villa Montezuma (Jesse Shepard House)*, 1925 K Street.

San Diego vicinity, *Cabrillo National Monument*, 10 miles from San Diego off U.S. 101, near the southern tip of Point Loma.

San Diego vicinity, \**San Diego Mission Church*, 5 miles east of Old Town San Diego on Friars Road.

Spring Valley, \**Bancroft, Hubert H., Ranch House*, Bancroft Drive off California 94.

Vista vicinity, \**Guaajome Ranch House*, 2.5 miles northeast of Vista.

Warner Springs vicinity, \**Oak Grove Butterfield Stage Station*, 13 miles northwest of Warner Springs on California 79.

Warner Springs vicinity, \**Warner's Ranch*, 4 miles south of Warner Springs on secondary road.

*San Francisco County*

San Francisco, \**C. A. Thayer*, San Francisco Maritime State Historic Park.

San Francisco, *Feusier Octagon House*, 1067 Green Street.

San Francisco, \**Flood, James C., Mansion*, California and Mason Streets.

San Francisco, *Golden Gate Park Conservatory*, Mount Lick, north of John F. Kennedy Drive, at the east end of Golden Gate Park.

San Francisco, *Hallidie Building*, 130 Sutter Street.

San Francisco, *Jackson Square Historic District*, bounded roughly by Sansome Street on the east; by Washington Street on the south; by Columbus Avenue (between Washington and Kearny) and Kearny Street on the west; and on the north by an irregular line midway between Pacific Avenue and Broadway.

San Francisco, \**Old United States Mint*, Fifth and Mission Streets.

San Francisco, *Phelps, Abner, House*, 329 Divisadero Street.

San Francisco, *Fort Point National Historic Site*, northern tip of San Francisco Peninsula on U.S. 101 and Interstate 480.

San Francisco, \**San Francisco Cable Cars*.

San Francisco, *U.S. Post Office and Courthouse*, northeast corner of Seventh and Mission Streets.

#### San Luis Obispo County

Nipomo, *Dana Adobe*, southern end of Oak Glen Avenue.

San Miguel, *Caledonia Adobe*, 0.5 mile south of 10th Street.

San Miguel, *Mission San Miguel*, U.S. 101.

#### San Mateo County

Belmont, \**Ralston, William C., Home*, College of Notre Dame campus.

San Bruno vicinity, \**San Francisco Bay Discovery Site*, 4 miles west of San Bruno via Skyline Drive and Sneath Lane.

#### Santa Barbara County

Lompoc vicinity, \**La Purisima Mission*, 4 miles east of Lompoc.

Los Alamos vicinity, \**Los Alamos Ranch House*, 3 miles west of Los Alamos on old U.S. 101.

Santa Barbara, \**Gonzales House*, 835 Laguna Street.

Santa Barbara, \**Santa Barbara Mission*, 2201 Laguna Street.

#### Santa Clara County

Gilroy Hot Springs vicinity, *Coyote Creek Archeological District*, Henry W. Coe State Park, north of Gilroy Hot Springs.

Gilroy vicinity, \**Norris, Frank, Cabin*, 10 miles west of Gilroy via California 152 and secondary roads.

San Jose vicinity, \**New Almaden*, 14 miles south of San Jose on County Route G8.

#### Santa Cruz

Santa Cruz, *Octagon Building*, corner of Front and Cooper Streets.

#### Shasta County

Cottonwood vicinity, *Reading Adobe Site*, Adobe Lane, 5 miles east of the center of Cottonwood.

Millville vicinity, *Cow Creek Petroglyphs*, 2.25 miles east of Millville.

Millville vicinity, *Dersch-Taylor Petroglyphs*, on Dersch Road, 5 miles east of Deschutes Road, southeast of Millville.

Redding vicinity, *Benton Tract Site*, 0.5 mile northeast of Redding on the Sacramento River.

Redding vicinity, *Olsen Petroglyphs*, Bear Mountain Road, northeast of Redding.

Shasta, *Shasta State Historic Park*, U.S. 299.

#### Sierra County

Gold Lake vicinity, *Hawley Lake Petroglyphs*, west of Gold Lake, sec. 14, T. 21 N., R. 11 E.

Loyalton vicinity, *Kybur's Flat Site*, south of Loyalton in Tahoe National Forest on Henness Pass Road.

Truckee vicinity, *Sardine Valley Archeological District*, Portions of secs. 7 and 18, T. 19 N., R. 17 E.

Verdi vicinity, *Stampede Site*, west of Verdi, sec. 17, T. 19 N., R. 17 E.

#### Siskiyou County

Dorris vicinity, \**Lower Klamath National Wildlife Refuge*, Lower Klamath Lake, east of Dorris (also in Klamath County, Oreg.).

#### Solano County

Benicia, *Benicia Capitol-Courthouse*, First and G Streets.

Vacaville vicinity, *Peña Adobe*, 2 miles southwest of Vacaville on Interstate 80.

#### Sonoma County

Bodega Bay vicinity, *The Ranch Site*, 2 miles west of Bodega Bay.

Fort Ross vicinity, \**Fort Ross*, north of Fort Ross on California 1, Fort Ross State Historical Monument.

Fort Ross vicinity, \**Fort Ross Commander's House*, north of Fort Ross on California 1, Fort Ross State Historical Monument.

Glen Ellen vicinity, \**London, Jack, Ranch*, 0.4 mile west of Glen Ellen, Jack London Historical State Park.

Jenner vicinity, *Duncans Landing Site*, south of Jenner on U.S. 1.

Petaluma vicinity, \**Petaluma Adobe*, 4 miles east of Petaluma on Casa Grande Road.

Santa Rosa, \**Burbank, Luther, House and Garden*, 200 block Santa Rosa Avenue.

Sonoma, \**Sonoma Plaza*, center of Sonoma.

Stewarts Point vicinity, *Salt Point State Park Archeological District*, 15 miles south of Stewarts Point on California 1.

#### Stanislaus County

La Grange vicinity, *Gold Dredge*, off county road.

#### Trinity County

Weaverville, *Weaverville Historic District*, both sides of Main Street.

#### Tuolumne County

Sonora vicinity, \**Columbia Historic District*, 4 miles northwest of Sonora on California 49.

#### Ventura County

Oxnard, *Oxnard Public Library (Oxnard Chamber of Commerce-Art Club of Oxnard)*, 424 South C Street.

Ventura, *Ventura County Courthouse*, 501 Polk Street.

#### Yolo County

Broderick, \**First Pacific Coast Salmon Cannery Site*, on the Sacramento River, opposite the foot of K Street.

Woodland, *Woodland (Hershey) Opera House*, 320 Second Street.

### COLORADO

#### Arapahoe County

Strasburg vicinity, *Comanche Crossing of the Kansas Pacific Railroad*, on the Union Pacific Railroad tracks east of the Strasburg depot.

#### Archuleta County

Chimney Rock vicinity, *Chimney Rock Archeological Site*, San Juan National Forest, 2 miles east of the Piedra River and 1.5 miles north of Colorado 151.

#### Clear Creek County

Georgetown, *Hotel de Paris*, Alpine Street.

Georgetown, *Toll House (Julius G. Pohle House)*, south side of town adjacent to Interstate 70 right-of-way.

Georgetown vicinity, *Ore Processing Mill and Dam*, approximately 1 mile southwest of Georgetown, adjacent to Interstate 70 and Clear Creek.

Georgetown-Silver Plume vicinity, \**Georgetown-Silver Plume Historic District*.

Silver Plume, *Silver Plume Depot*, Interstate 70.

Silver Plume vicinity, *Lebanon and Everett Mine Tunnels*, northeast of Silver Plume, adjacent to Interstate 70 right-of-way.

#### Conejos County

Sanford vicinity, \**Pike's Stockade*, 4 miles east of Sanford on Colorado 136.

#### Costillo County

Fort Garland, *Fort Garland*, on Colorado 159, one block south of U.S. 10-160.

#### Denver County

Denver, *Brown Palace Hotel*, 17th Street and Tremont Place.

Denver, *Eyers-Evans Home*, 1310 Bannock Street.

Denver, *Constitution Hall (First National Bank Building)*, 1507 Blake Street.

Denver, *Daniels and Fisher Tower*, 1101 16th Street.

Denver, *Emmanuel Shearith Israel Chapel (Emmanuel Episcopal Chapel)*, 1201 10th Street.

Denver, *Four Mile House*, 715 South Forest Street.

Denver, *Governor's Mansion*, 400 East Eighth Avenue.

Denver, *Grant-Humphreys House*, 770 Pennsylvania Street.

Denver, *Moffat, David H., House*, 808 Grant Street.

Denver, *St. Elizabeth's Church*, 1062 11th Street.

Denver, *Trinity United Methodist Church*, East 18th Avenue and Broadway.

#### El Paso County

Colorado Springs vicinity, \**Pikes Peak*, 15 miles west of Colorado Springs, Pike National Forest.

#### Gilpin County

Central City, \**Central City Historic District*.

#### Jefferson County

Golden vicinity, *Mount Vernon House (Robert W. Steele House)*, about 1 mile south of the Golden city limits at the junction of Interstate 70, Colorado-26, and Mount Vernon Canyon Road.

#### La Plata County

Durango, \**Durango-Silverton Narrow Gauge Railroad*, right-of-way between Durango and Silverton (also in San Juan County).

#### Lake County

Leadville, *Dexter Cabin*, 912 Harrison Avenue.

Leadville, *Healy House*, 912 Harrison Avenue.

Leadville, \**Leadville Historic District*.

#### Larimer County

Fort Collins vicinity, \**Lindenmeier Site*, 28 miles north of Fort Collins.

#### Las Animas County

Trinidad, *Baca House and Outbuilding*, 300 block of Main Street.

Trinidad, *Bloom, Frank G., House*, 300 block of Main Street.

Trinidad vicinity, \**Raton Pass*, U.S. 85-87, Colorado-New Mexico border (see Colfax County, N. Mex.).

#### Montezuma County

Cortez vicinity, *Hovenweep National Monument*, northwest of Cortez (also in San Juan County, Utah).

Cortez vicinity, *Mesa Verde National Park*, 10 miles east of Cortez on U.S. 160.

Cortez vicinity, *Fueca House National Monument*, 12 miles south of Cortez via U.S. 666 and secondary roads.

Pleasant View vicinity, \**Lowry Ruin*, 30 miles northwest of Cortez via U.S. 160 and secondary road.

**Montrose County**

Montrose vicinity, *Ute Memorial Site*, 2 miles south of Montrose on U.S. 550.

**Otero County**

La Junta vicinity, *\*Bent's Old Fort National Historic Site*, 8 miles east of La Junta on Colorado 104.

**Pitkin County**

Redstone vicinity, *Osgood Castle (Clevelandholm)*, approximately 1 mile south of Redstone on Colorado 133.

**San Juan County**

*\*Durango-Silverton Narrow Gauge Railroad* (see La Plata County).  
Silverton, *\*Silverton Historic District*.

**San Miguel County**

Telluride, *\*Telluride Historic District*.

**Teller County**

Cripple Creek, *\*Cripple Creek Historic District*.

**Weld County**

Greeley, *Meeker Memorial Museum*, 1324 Ninth Avenue.  
Platteville vicinity, *Fort Vasquez*, on U.S. 85.

**CONNECTICUT****Fairfield County**

Bridgeport, *Brooks, Captain John, Senior, House*, 199 Pembroke Street.

Darien, *\*Mather (Stephen Tyng) Home*, Stephen Mather Road.

Fairfield, *Bronson Windmill*, 3015 Bronson Road.

Fairfield, *Fairfield Historic District*, all buildings bordering the Old Post Road from its intersection with the Post Road to the intersection with Turney Road (including buildings southeast and northeast of the Town Hall on both sides of Beach Road and the Old Burying Ground).

Fairfield, *Southport Historic District*, bounded generally by the New York, New Haven & Hartford Railroad on the north; by Mill River and Southport harbor on the south; on the west by Old South Road (including properties on both sides of the road); and on the east by Rose Hill Road (including properties on Church Street and both sides of Rose Hill Road, but excluding commercial and industrial property along Pequot Avenue).

Greenfield Hill, *Greenfield Hill Historic District*, the area comprising the village green and adjacent properties on Meeting House Lane, Hillside Road, and Old Academy Road; extending south on both sides of Bronson Road and Hillside Road to a point beyond the Old Cemetery on the former and to a point beyond Verna Hill Road on the latter.

New Canaan, *\*Rogers (John) Studio*, 10 Cherry Street.

Norwalk, *\*Lockwood-Mathews Mansion*, 295 West Avenue.

Redding, *Putnam Memorial State Park*, intersection of Routes 58 (Black Rock Turnpike) and 107 (Park Road).

Ridgefield, *\*Remington (Frederic) House*.  
Stamford, *Hoyt-Barnum House*, 13 Bedford Street.

**Hartford County**

East Granby, *Old Newgate Prison*, Newgate Road.

Farmington, *\*Stanley-Whitman House*, 37 High Street.

Glastonbury, *Welles, Gideon, House*, 37 Hebron Avenue.

Hartford, *\*Armsmear (Samuel Colt Home)*, 80 Wethersfield Avenue.

Hartford, *\*Barnard (Henry) House*, 118 Main Street.

Hartford, *Bull (Amos) House*, 350 Main Street.

Hartford, *Bushnell Park*, bounded by Elm, Jewell, and Trinity Streets.

Hartford, *Butler-McCook Homestead*, 396 Main Street.

Hartford, *Cheney Building (G. Fox Building)*, 942 Main Street.

Hartford, *\*Connecticut State Capitol*, Capitol Avenue.

Hartford, *\*Connecticut Statehouse (Old Statehouse)*, Main Street at Central Row.

Hartford, *Day House*, 77 Forest Street.

Hartford, *Stowe, Harriet Beecher, House*, 73 Forest Street.

Hartford, *\*Twain (Mark) House*, 351 Farmington Avenue.

Hartford, *Wadsworth Athenaeum*, 25 Athenaeum Square North.

West Hartford, *\*Webster (Noah) Birthplace*, 227 South Main Street.

Wethersfield, *\*Buttolph-Williams House*, 249 Broad Street.

Wethersfield, *Deane, Silas, House*, 203 Main Street.

Wethersfield, *Old Wethersfield Historic District*, bounded on the north and west by the New York, New Haven & Hartford Railroad tracks, on the east by Interstate 91, and also on the north by Wethersfield Cove.

Wethersfield, *\*Webb (Joseph) House*, 211 Main Street.

Windsor, *Ellsworth, Oliver, Homestead (Elmwood)*, 778 Palisado Avenue.

**Litchfield County**

Colebrook, *Phelps, Arah, Inn*, east side of Connecticut 183 at its junction with Prock Hill Road.

Litchfield, *\*Litchfield Historic District*, east and west sides of North and South Streets (to rear property lines), Prospect Street to Gallows Lane, village green between East and West Streets, and structures on northeast side of the green.

Litchfield, *\*Reeve (Tapping), House and Law School*, South Street.

Woodbury, *Bacon, Jabez, House*, north side of Hollow Road just above the intersection with U.S. 6.

Woodbury, *Glebe House*, south side of Hollow Road at the head of Hollow Road No. 2.

Woodbury, *Woodbury Historic District No. 1*, both sides of Main Street (U.S. 6) for a distance of 2 miles; the southern boundary is the Davis parcel (No. 1) and the Bull parcel (No. 2); the northern limit is the Stewart parcel (No. 127) and the Morgan parcel (No. 168) at the boundary of the regional school property (No. 14); also included are Hollow Road and Sycamore Street to the Pomperaug River, Judson Avenue to the river, School Street, Orenaug and Park Roads up to Orenaug Park, and Pleasant Street including the Merri-man parcel (No. 128).

**Middlesex County**

East Haddam, *The Goodspeed Opera House*, Norwich Road.

Middletown, *Alsop House (Davison Art Center)*, 301 High Street.

Middletown, *Russell House*, corner of Washington and High Streets.

Middletown, *Wetmore, Seth, House (Oak Hill)*, northwest corner of Route 66 and Camp Road.

**New Haven County**

Ansonia, *Mansfield, Richard, House*, 35 Jewett Street.

Derby, *The Sterling Opera House*, northwest corner of Fourth and Elizabeth Streets.

New Haven, *\*Connecticut Agricultural Experiment Station*, 123 Huntington Street.

New Haven, *\*Connecticut Hall, Yale University*, bounded by High, Chapel, Elm, and College Streets.

New Haven, *\*Dana (James Dwight) House*, 24 Hillhouse Avenue.

New Haven, *\*First Telephone Exchange*, 741 Chapel Street.

New Haven, *Fort Nathan Hale*, at the southern end of Woodward Avenue.

New Haven, *\*Marsh (Othniel C.) House*, 360 Prospect Street.

New Haven, *\*New Haven Green Historic District*, bounded by Chapel, College, Elm, and Church Streets.

New Haven, *Wooster Square Historic District*, includes Wooster Square; all structures facing the square from Chapel, Academy, and Greene Streets and Wooster Place; those which face each other on Court Street between Academy and Olive; those facing south on Chapel from Olive to Interstate 91; those which face north on Chapel from Olive to Chestnut; and a few structures facing south on Wooster and north on Columbus Streets.

Northford, *Williams, Warham, House*, intersection of Old Post Road with Connecticut 17 and 22.

Southbury, *Southbury Historic District No. 1*, Main Street from Woodbury town line to Old Waterbury Road.

**New London County**

East Lyme, *Lee, Thomas, House*, southeast corner of Connecticut 156 and Giant's Neck Road.

Groton, *Fort Griswold*, bounded by Baker Avenue, Smith Street, Park Avenue, Monument Avenue, and the Thames River.

Lebanon, *\*Trumbull (John) Birthplace (Governor Jonathan Trumbull House)*, The Common.

Lebanon, *War Office (Captain Joseph Trumble Store and Office)*, West Town Street.

Mystic, *\*Charles W. Morgan, Mystic Seaport*.

New London, *Deshon-Allyn House*, 613 Williams Street.

New London, *Hempsted, Nathaniel, House (Old Huguenot House)*, corner of Jay, Hempstead, Colt, and Truman Streets.

New London, *Hempsted, Joshua, House*, 11 Hempstead Street.

New London, *\*Monte Cristo Cottage (Eugene O'Neill House)*, 325 Pequot Avenue.

New London, *New London County Courthouse (State Courthouse)*, 70 Huntington Street.

New London, *New London Customhouse*, 150 Bank Street.

New London, *New London Public Library*, 63 Huntington Street.

New London, *Shaw Mansion*, 11 Blinman Street.

New London, *Whale Oil Row*, 105-119 Huntington Street.

Norwich, *Backus, Nathaniel, House*, 44 Rockwell Street.

Norwich, *Converse House and Barn*, 185 Washington Street.

Norwich, *East District School*, 365 Washington Street.

Norwich, *Little Plain Historic District*, the east and west sides of Broadway and Union Street to the rear property lines extending from Otis Street on the northwest to 161 Broadway and 71 Union Street on the south; the south side of Otis Street to the northeast boundary of the sixth property on that street; includes all residences around Little Plain Park and Huntington Place.

Norwichtown, *Bradford-Huntington House*, 16 Huntington Lane.

Norwichtown, *Carpenter House (Red House)*, 55 East Town Street.

Norwichtown, *Carpenter, Joseph, Silversmith Shop*, 71 East Town Street.

Norwichtown, *Charlton, Captain Richard, House*, 12 Mediterranean Lane.  
 Norwichtown, *Huntington, General Jedidiah, House*, 23 East Town Street.  
 Norwichtown, *Huntington, Governor Samuel, House*, 34 East Town Street.  
 Norwichtown, *Lathrop, Dr. Daniel, School*, 89 East Town Street.  
 Norwichtown, *Lathrop, Dr. Joshua, House*, 377 Washington Street.  
 Norwichtown, *Lefingwell Inn*, 348 Washington Street.  
 Norwichtown, *Turner, Dr. Philip, House*, 29 West Town Street.  
 Old Lyme, *Old Lyme Historic District*, along Lyme Street from Shore Road to Sill Lane along the Old Boston Post Road from Sill Lane to Rose Lane.

#### Tolland County

Coventry, *Hale, Nathan, Homestead (Deacon Richard Hale House)*, South Street.  
 Mansfield Center, *Williams, Eleazer, House*, east side of Storrs Road just south of the intersection with Dobbs Road.

#### Windham County

Brooklyn, *Trinity Church*, east side of Church Street.  
 Canterbury, *Clark, Captain John, House (Dyer-Clark House)*, east side of Route 169.  
 Canterbury, *Payne, Elisha, House (Prudence Crandall House)*, southwest corner of the intersection of Connecticut 14 and 169.  
 Chaplin, *Witter House*, Chaplin Street.  
 Willimantic, *Jillson, William, Stone House*, 561 Main Street.  
 Windham Center, *Hunt, Dr. Chester, Office*, Windham Center Road.

#### DELAWARE

##### Kent County

Cowgill vicinity, *Eight-square Schoolhouse*, east of Cowgill off Delaware 9.  
 Dover, *Lockerman Hall*, Delaware State College campus.  
 Dover, *Old Statehouse*, The Green.  
 Dover vicinity, *\*Dickinson (John) House*, 5 miles southeast of Dover and 3 miles east of U.S. 113 on Kitts Hummock Road.  
 Dutch Neck Crossroads vicinity, *Allee House*, Dutch Neck Road east of Delaware 9.  
 Kenton vicinity, *\*Aspendale*, c. 1 mile west of Kenton on Delaware 300.  
 Magnolia, *Lowber, Mathew, House*, east of Main Street, north of the intersection.  
 Milford, *Parson Thorne Mansion*, 501 Northwest Front Street.  
 Smyrna, *Belmont Hall*, 1 mile south of Smyrna on U.S. 13.

##### New Castle County

Centerville, *Center Meeting and Schoolhouse*, Centermeeting Road.  
 Claymont, *Blockhouse and Robinson House*, Naaman's Corner.  
 Delaware City, *Fort Delaware on Pea Patch Island*, Pea Patch Island in the Delaware River.  
 New Castle, *\*New Castle Historic District*, bordered by Harmony Street, The Strand, Third Street, and Delaware Street.  
 New Castle Hundred, *Buena Vista*, on U.S. 13, 1.5 miles south of its junction with U.S. 40.  
 Newark, *Rotheram Mill House*, 318 Harmony Road.  
 Odessa, *\*Corbit-Sharp House*, southwest corner of Main and Second Streets.  
 Odessa, *Odessa Historic District*, bounded by Appoquinimink Creek on the southeast; by the rear property lines of properties fronting on High Street on the northeast; on the northwest by Fourth Street; and on the southwest by the rear lines of properties fronting on Main Street.

Wilmington, *Brandywine Village Historic District*, bounded roughly by Tatnall Street, 22d Street, Vandever Avenue, Mabel Street, and Brandywine Creek.  
 Wilmington, *Breck's Mill Area (Henry Clay Village)*, Breck's Lane and Creek Road.  
 Wilmington, *Dingee, Jacob, House*, 105 East Seventh Street.  
 Wilmington, *Dingee, Obadiah, House*, 107 East Seventh Street.  
 Wilmington, *Ferris, Zachariah, House*, 414 West Second Street.  
 Wilmington, *\*Fort Christina*, East Seventh Street and the Christina River, Fort Christina State Park.  
 Wilmington, *\*Holy Trinity (Old Swedes) Church*, Seventh and Church Streets.  
 Wilmington, *Louviere (Upper Louviere and Black Gates)*, 10 Black Gates Road.  
 Wilmington, *Mendenhall, Captain Thomas, House*, 205 East Front Street.  
 Wilmington, *Starr House*, 1310 King Street.  
 Wilmington vicinity, *\*Eleutherian Mills*, north of Wilmington on Delaware 141 at Brandywine Creek Bridge.  
 Wilmington vicinity, *The Winterthur Museum and Gardens*, 6 miles northwest of Wilmington on Delaware 52.

#### Sussex County

Cool Spring vicinity, *Fisher House*, southeast of Cool Spring, Broadkill Hundred.  
 Dagsboro vicinity, *Prince George's Chapel*, east of Dagsboro on Delaware 26.  
 Georgetown, *Old Sussex County Courthouse*, South Bedford Street.  
 Lewes, *Maull House*, 542 Pilottown Road.

#### DISTRICT OF COLUMBIA

##### Washington

Adas Israel Synagogue, Third and G Streets NW.  
 \*Administration Building, Carnegie Institution of Washington, 1530 P Street NW.  
 \*American National Red Cross, 17th and D Streets NW.  
 Anderson, *Larz, House*, 2118 Massachusetts Avenue NW.  
 \*Army Medical Museum (Medical Museum), Armed Forces Institute of Pathology Building, Walter Reed Army Medical Center, 13th Street and Fern Place, NW.  
 Arts Club of Washington, 2017 I Street NW.  
 Bank of Columbia, 3210 M Street NW.  
 Battleground National Cemetery, 6625 Georgia Avenue NW.  
 Central Public Library, Mount Vernon Square, 8th and K Streets NW.  
 \*Chapel Hall, Gallaudet College, Florida Avenue and Seventh Street NE.  
 Chesapeake and Ohio Canal National Historical Park (see Allegany County, Md.).  
 Christ Church, 620 G Street SE.  
 Church of the Epiphany, 1317 G Street NW.  
 \*City Hall (District Courthouse), Fourth and E Streets NW.  
 Congressional Cemetery, 1801 E Street SE.  
 Corcoran Gallery of Art, 17th Street at New York Avenue NW.  
 Customhouse and Post Office, 1221 31st Street NW.  
 Decatur House, 748 Jackson Place NW.  
 Eastern Market, Seventh and C Streets SE.  
 Executive Office Building, southeast corner, Pennsylvania Avenue and 17th Street NW.  
 Folger Shakespeare Library, 201 East Capitol Street SE.  
 Ford's Theatre National Historic Site, 10th Street NW, between E and F Streets.  
 Frederick Douglass Home National Memorial, 1411 W Street SE.  
 Freer Gallery of Art, 12th Street and Jefferson Drive SW.  
 \*Georgetown Historic District.  
 Georgetown Market, 3276 M Street NW.  
 Grace Protestant Episcopal Church, 1041 Wisconsin Avenue NW.

Halcyon House, 3400 Prospect Street NW.  
 Healy Building, Georgetown University, Georgetown University campus.  
 Heurich (Christian) Mansion, 1807 New Hampshire Avenue NW.  
 Jefferson Memorial, south bank of the Tidal Basin.  
 \*Lafayette Square Historic District, includes those buildings fronting on H Street, Jackson Place, Madison Place, and Pennsylvania Avenue.  
 Lincoln Memorial, West Potomac Park.  
 The Lindens, 2401 Kalorama Road NW.  
 The National Archives, Constitution Avenue between Seventh and Ninth Streets NW.  
 \*Octagon House, 1799 New York Avenue NW.  
 \*Old Naval Observatory, 23d and E Streets NW.  
 \*Old Patent Office, F Street between Seventh and Ninth Streets NW.  
 Pan American Union, 17th Street between O Street and Constitution Avenue NW.  
 Pennsylvania Avenue National Historic Site.  
 Pension Building, F and G Streets between Fourth and Fifth Streets NW.  
 \*Philadelphia (gundelo), Smithsonian Institution, Museum of History and Technology, 14th Street and Constitution Avenue NW.  
 Pierce Mill, Rock Creek Park, northwest corner of Tilden Street and Beach Drive NW.  
 Renwick Museum, northeast corner of Pennsylvania Avenue and 17th Street NW.  
 Rhodes Tavern (Hotel), 601-3 14th Street and 1431 F Street NW.  
 \*Richards, Zalmon, House, 1301 Corcoran Street NW.  
 Riggs National Bank (Washington Loan and Trust Co. Branch), southwest corner of Ninth and F Streets NW.  
 \*St. John's Church, 16th and H Streets NW.  
 \*Smithsonian Building, Jefferson Drive at 10th Street SW.  
 Tariff Commission Building, E and F Streets between Seventh and Eighth Streets NW.  
 \*Tudor Place, 1644 31st Street NW.  
 Union Station, Massachusetts and Delaware Avenues NW.  
 Vigilant Firehouse, 1066 Wisconsin Avenue NW.  
 Washington Monument, The Mall between 14th and 17th Streets.  
 \*Wilson, Woodrow, House, 2340 S Street NW.  
 Winder Building, 604 17th Street NW (northwest corner 17th and F Streets).

#### FLORIDA

##### Alachua County

Cross Creek, *Rawlings, Marjorie Kinnan, House*, Florida 325, 0.25 mile south of the Creek.

##### Baker County

Olustee vicinity, *Olustee Battlefield*, 2 miles east of Olustee on U.S. 90.

##### Citrus County

Crystal River vicinity, *Crystal River Indian Mounds*, 2 miles northwest of Crystal River on U.S. 19-98.

Homosassa, *Yulee Sugar Mill Ruins*, Florida 490 off U.S. 19.

##### Dade County

Cape Florida, *Cape Florida Lighthouse*, Southeastern tip of Key Biscayne off U.S. 1.  
 Miami, *Vizcaya (James Deering Estate)*, 3251 South Miami Avenue.

##### Duval County

Jacksonville, *Kingsley Plantation*, Florida AIA.  
 Jacksonville vicinity, *Fort Caroline National Memorial*, 10 miles east of Jacksonville.  
 Jacksonville vicinity, *Yellow Bluff Fort*, south of Florida 105 on New Berlin Road.

## Escambia County

Pensacola, \*Fort San Carlos de Barrancas, U.S. Naval Air Station.

Pensacola, *Lavalle House*, 203 East Church Street.

Pensacola, *Pensacola Historic District*, the historic district is within the area bounded by the following streets: beginning at the intersection of Gimble Street and Pensacola Bay, west on Gimble to Barracks; north on Barracks to Main; west on Main to a point 82.5 feet west of Palafox, then north to Zarragossa; east on Zarragossa to Palafox; north on Palafox to Government; east on Government to Jefferson; north on Jefferson to a point 172 feet north of Government; east on this line to Tarragona; north on Tarragona to Romana; east on Romana to a point 224 feet west of Alcaniz; north on this line to Garden; east on Garden to Alcaniz; north on Alcaniz to Chase; east on Chase to Florida Blanca; south on Florida Blanca to Romana; east on Romana to Ninth Avenue; south on Ninth to Pensacola Bay and along the shoreline to the starting point.

Pensacola, \**Plaza Ferdinand VII*, Palafox Street between Government and Zarragossa Streets.

Pensacola Beach vicinity, *Fort Pickens*, U.S. 98 west of Pensacola Beach.

## Flagler County

Bunnell vicinity, *Bulow Plantation Ruins*, southeast of Bunnell off Florida S-5A.

## Indian River County

Sebastian vicinity, \**Pelican Island National Wildlife Refuge*, east of Sebastian in the Indian River.

Sebastian vicinity, *Site of Salvors Camp for Spanish Wrecks (1715)*, between the town of Sebastian and Sebastian Inlet on the Atlantic Ocean.

## Lee County

Fort Myers Beach vicinity, *Mound Key*, south of Fort Myers Beach in Koreshan State Park, on Estero Bay.

## Leon County

Tallahassee, *Bellevue*, southwest of Tallahassee, on Big Bend Pioneer Farm.

Tallahassee, *Cascades Park*, bounded roughly by Apalachee Parkway and East Bloxham Street on the north, Suwanee Street on the east, the State property line on the south and South Monroe and Meridian Streets on the west.

Tallahassee, *The Columns (Benjamin Chaires House)*, corner of Adams Street and Park Avenue.

Tallahassee, *Union Bank*, 106 South Adams Street.

Tallahassee vicinity, *Escambé (San Cosmo y San Damias de Escambé)*, 3 miles northwest of Tallahassee, adjacent to and north of Interstate 10, 0.5 mile west of Old Bainbridge Road.

Tallahassee vicinity, *Lake Jackson Mounds*, 4.5 miles north of Tallahassee via U.S. 27, on the south shore of Lake Jackson.

Tallahassee vicinity, \**San Luis de Apalache*, 2 miles west of Tallahassee on U.S. 90.

Woodville vicinity, *Natural Bridge Battlefield*, 6 miles east of Woodville on U.S. 319.

## Manatee County

Bradenton vicinity, *De Soto National Memorial*, 5 miles west of Bradenton.

Ellenton, *Gamble, Robert, House (Judah P. Benjamin Memorial)*, on U.S. 301.

Terra Ceia Island, *Madira Bickel Mound*, U.S. 19.

## Monroe County

Dry Tortugas Islands, *Fort Jefferson National Monument*, 68 miles west of Key West in the Gulf of Mexico.

Key West, *The Armory*, 600 White Street.

Key West, *Fort Zachary Taylor*, U.S. Naval Station.

Key West, \**Hemingway (Ernest) House*, 907 Whitehead Street.

Key West, *Key West Historic District*, bounded roughly by the center line of Front Street projected to the harbor and running west to Simonton Street; along Simonton to Greene Street; along Greene to Elizabeth Street; along Elizabeth to Caroline Street; along Caroline to Grinnell; along Grinnell to James; along James to Frances; along Frances to Eaton; along Eaton to White; along White to Angela; along Angela to Margaret Street and Passover Lane; along Passover Lane to Windsor Lane; along Windsor to Elizabeth and Angela Streets; along Angela to Whitehead; along Whitehead to Southard; along Southard to Thomas; along Thomas to Fleming; along Fleming to Whitehead; along Whitehead to Greene; along Greene to Front; and along Front to the northern boundary of the U.S. Coast Guard property.

## Okaloosa County

Fort Walton Beach, \**Fort Walton Mound*, U.S. 98.

## Okeechobee County

Okeechobee vicinity, \**Okeechobee Battlefield*, 4 miles southeast of Okeechobee on U.S. 441.

## Pinellas County

Safety Harbor vicinity, \**Safety Harbor Site*, Philippe Park, 1 mile northeast of Safety Harbor.

## St. Johns County

St. Augustine, *Alcazar Hotel*, 79 King Street.

St. Augustine, *Castillo de San Marcos National Monument*, 1 Castillo Drive.

St. Augustine, \**Cathedral of St. Augustine*, Cathedral Street between Charlotte and St. Georges Streets.

St. Augustine, *Lindsley House*, 241 St. George Street.

St. Augustine, \**Llambias House*, 31 St. Francis Street.

St. Augustine, \**Oldest House*, 14 St. Francis Street.

St. Augustine, *Rodriguez-Avero-Sanchez House*, 52 St. George Street.

St. Augustine, *St. Augustine Historic District*, bounded on the north by Orange Street east to San Marcos Avenue; thence northwest along San Marcos to the northern boundary of Castillo de San Marcos, which is the northern district boundary; bounded on the east by the Matanzas River; the southern boundary is a line parallel to and 225 feet south of St. Francis Street extending west to the intersection with Cordova Street; thence north on Cordova Street to Bridge Street; west on Bridge to Grenada Street; north on Grenada to King Street; west on King to Seville Street; north on Seville to Valencia Street; east on Valencia to Cordova, and north on Cordova to Orange.

St. Augustine vicinity, *Fort Matanzas National Monument*, 15 miles south of St. Augustine.

St. Augustine Beach, *Spanish Coquina Quarries*, Florida AIA, Anastasia State Park.

## Volusia County

New Smyrna Beach vicinity, *New Smyrna Sugar Mill Ruins*, 1 mile west off Florida 44.

New Smyrna Beach vicinity, *Turtle Mound*, Florida AIA, 9 miles south of New Smyrna Beach.

Ormond Beach, *Ormond Garage*, 79 East Granada Avenue.

## Wakulla County

St. Marks, \**Fort San Marcos de Apalache*, 18 miles south of Tallahassee on U.S. 319 and Florida 363.

## GEORGIA

## Baldwin County

Milledgeville, *Atkinson Hall*, Georgia College, Georgia College campus.

Milledgeville, *Old Governor's Mansion*, 130 South Clark Street.

Milledgeville, *Old State Capitol*, Greene Street.

## Barrow County

Winder vicinity, *Fort Yargo*, Fort Yargo State Park, Georgia 81.

## Bartow County

Cartersville vicinity, \**Etowah Mounds*, 3 miles south of Cartersville on Georgia 61.

## Bibb County

Macon, *Anderson, Captain R. J., House*, 1730 West End Avenue.

Macon, *Anderson, Judge Clifford, House*, 642 Orange Street.

Macon, *Burke, Thomas C., House*, 1085 Georgia Avenue.

Macon, *Cannonball House (Judge Asa Holt House)*, 856 Mulberry Street.

Macon, *Christ Episcopal Church*, 538-566 Walnut Street.

Macon, *Cowles, Jerry, Cottage*, 4569 Rivoli Drive.

Macon, *Cowles House (Stratford Academy)*, 988 Bond Street.

Macon, *Domingos House*, 1261 Jefferson Terrace.

Macon, *Emerson-Holmes Building*, 566 Mulberry Street.

Macon, *Goodall House*, 618 Orange Street.

Macon, *Grand Opera House (Academy of Music)*, 651 Mulberry Street.

Macon, *Green-Poe House*, 841-845 Poplar Street.

Macon, *Hatcher-Groover-Schwartz House*, 1144-1146 Georgia Avenue.

Macon, *Holt House*, 1129 Georgia Avenue.

Macon, *Johnston-Hay House*, 934 Georgia Avenue.

Macon, *Lee, W. G., Alumni House (Bartlett House)*, 1270 Ash (Coleman) Street.

Macon, *Mercer University Administration Building*, Coleman Avenue.

Macon, *Mohroe-Dunlap-Snow House*, 920 High Street.

Macon, *Municipal Auditorium*, 415-435 First Street.

Macon, *Napier, Leroy, Home*, 2215 Napier Avenue.

Macon, *Ocmulgee National Monument*.

Macon, *Raines-Carmichael House*, 1183 Georgia Avenue.

Macon, *St. Joseph's Catholic Church*, 812 Poplar Street (533 New Street).

Macon, *Small House (Napier-Small House)*, 156 Rogers Avenue.

Macon, *Solomon-Curd House*, 770 Mulberry Street.

Macon, *Solomon-Smith-Martin House*, 2619 Vineville Avenue.

Macon, *Willingham-Hill-O'Neal Cottage*, 535 College Street.

## Bryan County

Richmond Hill vicinity, *Fort McAllister*, 10 miles east of U.S. 17 on Georgia 67.

## Carroll County

Carrollton, *Bonner-Sharp-Gunn House*, West Georgia College campus.

## Catoosa County

Chattanooga, Tenn., vicinity, *Chickamauga and Chattanooga National Military Park*, 9 miles south of Chattanooga on U.S. 27 (also in Hamilton County, Tenn.).

## Chatham County

Savannah, *Central of Georgia Railway Company Shop Property*, between West Jones Street and Louisville Road.

Savannah, \**Low (Juliette Gordon), Birthplace*, 10 Oglethorpe Avenue East.  
 Savannah, \**Savannah Historic District*, bounded by East Broad, Gwinnett, West Broad Streets, and the Savannah River.  
 Savannah, *Scarborough, William, House*, 41 West Broad Street.  
 Savannah, *Sturges, Oliver, House*, 27 Abercorn Street.  
 Savannah vicinity, *Fort Jackson, Islands Expressway*, 3 miles east of Savannah on the Savannah River.  
 Savannah vicinity, *Fort Pulaski National Monument*, 17 miles east of Savannah, Cockspar Island.

#### Chattahoochee County

Fort Benning, *Riverside (Quarters No. 1)*, 100 Vibbert Avenue.

#### Clarke County

Athens, *Old North Campus, University of Georgia*, University of Georgia campus.  
 Athens, *Bishop House*, Jackson Street, University of Georgia campus.  
 Athens, *Old Lucy Cobb Institute Dormitory, University of Georgia*, University of Georgia campus.  
 Athens, *President's House*, 570 Prince Street.  
 Athens, *Wilkins House*, 387 South Milledge Avenue.  
 Athens, *Wilson-Lumpkin-Hall House*, University of Georgia campus.

#### Cobb County

Marietta vicinity, *Kennesaw Mountain National Battlefield Park*, 2 miles west of Marietta.

#### Columbia County

Augusta vicinity, \**Stallings Island*, 8 miles northwest of Augusta in the Savannah River.

#### De Kalb County

Decatur, *Old De Kalb County Courthouse (Civic Center)*, Court Square.

#### Early County

Blakely vicinity, \**Kolomoki Mounds*, 8 miles north of Blakely on U.S. 27, Kolomoki Mounds State Park.

#### Floyd County

Rome, *Chieftains*, 80 Chatillon Road.

#### Fulton County

Atlanta, *Cyclorama of the Battle of Atlanta*, Cherokee Avenue, Grant Park.  
 Atlanta, \**Harris, Joel Chandler, House*, 1050 Gordon Street SW.  
 Atlanta, *Smith, Tullie, House*, 3099 Andrews Drive NW.  
 Atlanta, *State Capitol*, Capitol Square.  
 Roswell, *Barrington Hall*, 60 Marietta Street.  
 Roswell, *Bullock Hall*, Mimosa Boulevard.

#### Glynn County

Brunswick vicinity, *Fort Frederica National Monument*, 12 miles north of Brunswick.  
 Jekyll Island, *Faith Chapel*, Old Plantation Road.  
 Jekyll Island, *Horton-duBignon House, Brewery Ruins, duBignon Cemetery*, River-view Drive.  
 Jekyll Island, *Rockefeller Cottage*, 331 River-view Drive.

#### Gordon County

Calhoun vicinity, *New Echota*, north of Calhoun on Georgia 225.

#### Grady County

Beachton vicinity, *Susina Plantation (Cedar Grove)*, 1.5 miles west of Beachton on Meridian Road.

#### Gwinnett County

Lawrenceville, *Old Seminary Building (Lawrence Female Seminary Building)*, Perry Street.

#### Hancock County

Jewell vicinity, *Shivers-Simpson House (Rock Mill)*, Mayfield Road, on the Ogeechee River.

#### Jenkins County

Millen vicinity, *Birdsville Plantation*, west of Millen on Route 2.

#### Liberty County

Midway vicinity, *Fort Morris*, about 10 miles east of Midway off Georgia 38 near the old town of Sunbury.  
 South Newport vicinity, \**St. Catherine's Island*, 10 miles off the Georgia coast between St. Catherine's Sound and Sapelo Sound.

#### Lumpkin County

Dahlonega, *Dahlonega Courthouse Gold Museum*, U.S. 19.

#### McDuffie County

Thomson vicinity, *The Old Rock House*, about 3 miles northwest of Thomson on Old Rock House Road.

#### McIntosh County

Darien vicinity, *Fort King George*, east of U.S. 17.

#### Macon County

Andersonville vicinity, \**Andersonville National Historic Site*, 1 mile east of Andersonville on Georgia 49 (also in Sumter County).

#### Morgan County

Madison vicinity, *Cedar Lane Farm*, off Georgia 83 north of Madison.

#### Murray County

Chatsworth vicinity, *Fort Mountain*, Fort Mountain State Park, U.S. 76.  
 Spring Place, *Vann House*, intersection of U.S. 76 and Ga. 225.

#### Muscogee County

Columbus, *The Cedars*, 2039 13th Street.  
 Columbus, *Columbus Historic District*, roughly bounded by 9th Street on the north, 4th Street on the south, Second on the east, and Broadway on the west.  
 Columbus, *Columbus Iron Works*, 901 Front Avenue.  
 Columbus, *Goetchius-Wellborn House*, 405 Broadway.  
 Columbus, *Gunboats Muscogee and Chattahoochee*, Fourth Street, west of U.S. 27.  
 Columbus, *Joseph House*, 828 Broadway.  
 Columbus, *Octagon House*, 527 First Avenue.  
 Columbus, *The Pemberton House*, 11 Seventh Street.  
 Columbus, *St. Elmo*, 2810 St. Elmo Drive.  
 Columbus, *Springer Opera House*, 105 10th Street.  
 Columbus, *Walker-Peters-Langdon House*, 716 Broadway.  
 Columbus, *Wells-Bagley House*, 22 Sixth Street.

#### Oconee County

Watkinsville, *Eagle Tavern*, intersection of U.S. 129 and 441.

#### Richmond County

Augusta, *The Augusta Canal*, beginning at the Augusta City Lock and Dam and running southeast 9 miles to a point approximately 1 block northwest of the intersection of Walton Way and Georgia Avenue.  
 Augusta, *Mackay House*, 1822 Broad Street.

#### Stephens County

Toccoa vicinity, \**Traveler's Rest*, 6 miles east of Toccoa on U.S. 123.

#### Sumter County

\**Andersonville National Historic Site* (see Macon County).

#### Taliaferro County

Crawfordville, *Liberty Hall*, Alexander Stephens Memorial Park, U.S. 278.

#### Thomas County

Thomasville, *Brandon, Dr. David, House (Hayes House)*, 329 North Broad Street.  
 Thomasville, *Bryan, Hardy, House (Cater House)*, 312 North Broad Street.  
 Thomasville, *Jeffries House (Augustine Hansell House)*, 429 South Hansell Street.  
 Thomasville, *Mitchell House (Munro House)*, 737 Remington Avenue.  
 Thomasville, *Park Front (Frances Stone House)*, 711 South Hansell Street.  
 Thomasville, *Ponder, Epraim, House*, 324 North Dawson Street.  
 Thomasville, *Scarborough House (C. W. Lapham House)*, 626 North Dawson Street.  
 Thomasville, *Thomas County Courthouse*, North Broad Street.  
 Thomasville, *Wright House*, 415 Fletcher Street.

#### White County

Cleveland, *Old White County Courthouse*.

#### Wilkes County

Washington, *Campbell-Jordan House*, 208 Liberty Street.  
 Washington, *Washington-Wilkes Historical Museum*, intersection of U.S. 78 and 378.

#### HAWAII

##### Hawaii County

Hawi vicinity, *Island of Hawaii, \*Mookini Heiau*, northern tip of Hawaii, 1 mile west of Upolu Point Airport.  
 Hilo vicinity, *Island of Hawaii, \*Mauna Kea Adz Quarry*, 25 miles northwest of Hilo via mountain trail.  
 Kailua-Kona, *Island of Hawaii, \*Kamakohonu, Residence of King Kamehameha I*, on the northwest edge of Kailua Bay, north and west of Kailua Wharf.  
 Kailua-Kona vicinity, *Island of Hawaii, City of Refuge National Historical Park*, 20 miles south of Kailua-Kona.  
 Kailua-Kona vicinity, *Island of Hawaii, \*Honokohau Settlement*, Honokohau Bay, just north of Kailua-Kona.  
 Kawaihae vicinity, *Island of Hawaii, \*Puukohola Heiau*, north end of Hawaii off Hawaii 26, about 1 mile southeast of Kawaihae.  
 Keauhou, *Island of Hawaii, \*Keauhou Holua Slide*, east of Hawaii 18.  
 Naalehu vicinity, *Island of Hawaii, \*South Point Complex*, South Cape, southern tip of Hawaii, Ka'u District.

##### Honolulu County

Haleiwa vicinity, *Island of Oahu, \*Pu'u o Mahuka Heiau*, 4 miles northeast of Haleiwa on Hawaii 83, overlooking Waimea Bay.  
 Honolulu, *Island of Oahu, \*Iolani Palace*, 364 South King Street.  
 Honolulu, *Island of Oahu, \*Kawaiaha'o Church and Mission Houses*, 957 Punch-bowl Street and 553 South King Street.  
 Kaneohe vicinity, *Island of Oahu, \*Huilua Fishpond*, on Kahana Bay, 13 miles north of Kaneohe on Hawaii 83, adjacent to Kahana Bay State Park.  
 Pearl City vicinity, *Island of Oahu, \*U.S. Naval Base, Pearl Harbor*, 3 miles south of Pearl City on Hawaii 73.

##### Kauai County

Koloa, *Island of Kauai, \*Old Sugar Mill of Koloa*.  
 Wallua vicinity, *Island of Kauai, \*Wallua Complex of Heiaus*, east coast of Kauai at the mouth of the Wallua River, Iihue District.

Waimea, Island of Kauai, \*Cook Landing Site, 2 miles southwest of Hawaii 50.  
Waimea vicinity, Island of Kauai, Russian Fort, on Hawaii 50, 200 yards southwest of the bridge over the Waimea River.

#### Maui County

Hana vicinity, Island of Maui, \*Pitanihale Heiau, 4 miles north of Hana, at the mouth of Honomaele Gulch near Kalahu Point.  
Kaupo vicinity, Island of Maui, \*Loaloa Heiau, southeast coast of Maui on Hawaii 31, about 0.25 mile north of Kaupo.  
Lahaina, Island of Maui, \*Lahaina Historic District, west side of Maui on Hawaii 30.  
Lanai City vicinity, Island of Lanai, \*Kaunolu Village Site, on Kaunolu Bay, on the southwest cape of the Island of Lanai.  
Ualapue vicinity, Island of Molokai, \*Hokukano-Ualapue Complex, along Hawaii 45.

#### IDAHO

##### Ada County

Boise, \*Assay Office, 210 Main Street.  
Boise, Logan, Thomas E., House, 602 North Julia Davis Drive.  
Boise, Moore-DeLamar House, 807 Grove Street.

##### Bannock County

Fort Hall vicinity, \*Fort Hall, 11 miles west of Fort Hall, Fort Hall Indian Reservation.

##### Butte County

Arco vicinity, \*Experimental Breeder Reactor No. 1, National Reactor Testing Station.

##### Cassia County

Almo vicinity, \*City of Rocks, City of Rocks State Park.

##### Clearwater County

Lolo Hot Springs vicinity, \*Lolo Trail, parallel to U.S. 12 on ridges of Bitterroot Mountains, from Lolo Pass to Weippe (also in Idaho County and in Missoula County, Mont.).

Spalding (park headquarters), Nez Perce National Historical Park, within an area 90 miles south and 150 miles east of Spalding (also in Idaho, Lewis, and Nez Perce counties).

Weippe vicinity, \*Weippe Prairie, south of Weippe and Idaho 11.

##### Idaho County

\*Lolo Trail (see Clearwater County).  
Nez Perce National Historical Park (see Clearwater County).

##### Kootenai County

Cataldo, \*Cataldo Mission, off U.S. 10.

##### Lemhi County

Tendoy vicinity, \*Lemhi Pass, 12 miles east of Tendoy off Idaho 28 (also in Beaverhead County, Mont.).

##### Lewis County

Nez Perce National Historical Park (see Clearwater County).

##### Nez Perce County

Nez Perce National Historical Park (see Clearwater County).

#### ILLINOIS

##### Adams County

Quincy, Wood, John, Mansion, 425 South 12th Street.

##### Alexander County

Cairo, Magnolia Manor, 2700 Washington Avenue.

#### Champaign County

Urbana, Altgeld Hall, University of Illinois, University of Illinois campus, Wright and John Streets.

Urbana, \*Morrow Plots, University of Illinois, Gregory Drive at Matthew Avenue.

#### Cook County

Chicago, Auditorium Building, Roosevelt University, Michigan Avenue at Congress Street.

Chicago, Carson, Pirie, Scott & Co., 1 South State Street.

Chicago, Charnley (James) House, 1365 North Astor Street.

Chicago, Clarke, Henry B., House, 4526 South Wabash Avenue.

Chicago, Glessner (John J.) House, 1800 South Prairie Avenue.

Chicago, \*Hull House, the University of Illinois, Chicago Circle, 800 South Halstead Street.

Chicago, Kimball, William W., House, 1801 South Prairie Avenue.

Chicago, McClurg Building, 218 South Wabash Avenue.

Chicago, Madlener, Albert F., House, 4 West Burton.

Chicago, Monadnock Building, 53 West Jackson Boulevard.

Chicago, \*Pullman Historic District, bounded on the north by 103d Street, on the east by C.S.S. and S.B. Railroad spur tracks, on the south by 115th Street, and on the west by Cottage Grove Avenue.

Chicago, Reliance Building, 32 North State Street.

Chicago, \*Robie (Frederick C.) House, The University of Chicago, 5757 South Woodlawn Avenue.

Chicago, Rookery Building, 209 South La Salle Street.

Chicago, \*Room 405 George Herbert Jones Laboratory, The University of Chicago, S. Ellis Avenue between East 57th and 59th Streets.

Chicago, \*Site of First Self-sustaining Nuclear Reaction, The University of Chicago, South Ellis Avenue between East 56th and 57th Streets.

Chicago, \*Taft (Lorado) Midway Studios, The University of Chicago, 6016 South Ingleside Avenue.

Evanston, \*Willard (Frances) House, 1730 Chicago Avenue.

Forest View, Chicago Portage National Historic Site, Forest Preserve District, northwest corner of South Harlem Avenue at the Chicago Sanitary and Ship Canal.

Oak Park, Gale (Mrs. Thomas H.) House, 6 Elizabeth Court.

Oak Park, \*Unity Temple, 875 Lake Street.  
River Forest, Drummond (William E.) House, 559 Edgewood Place.

River Forest, Winslow (William H.) House and Stable, 515 Auvergne Place.

Riverside, \*Coonley, Avery, House, 300 Scottswood Road.

Riverside, \*Riverside Landscape Architecture District, bounded on the north by 26th Street, on the east by Harlem Avenue, on the south by Ogden Avenue and the south bank of the Des Plaines River, and on the west by Forbes Road.

Winnetka, \*Lloyd, Henry Demarest, Home (The Wayside), 830 Sheridan Road.

#### Fulton County

Canton, Orendorff, Ulysses G., House, 345 West Elm Street.

#### Hancock County

Nauvoo, \*Nauvoo Historic District.

#### Henry County

Bishop Hill, Bishop Hill Historic District, bounded on the north by the South Branch of the Edwards River, then south in a straight line along Jacobson Street to Berlang Street; west on Berlang to Erickson Street; south on Erickson to the south edge of the corporate line; westward along the corporate line to Johnson Street; north on Johnson to Knox Street; west on Knox to Kronberg Street; north on Kronberg to Hedeen Street; east on Hedeen to Olson Street; north on Olson to Front Street; east on Front Street to Park Street; north on Park to River Street; east on River to an extension of Johnson Street, then north to the river.

#### Jo Daviess County

Galena, Galena Historic District, that part of the city of Galena recorded as the city limits on March 28, 1838, and all subdivisions added to the city prior to December 31, 1859.

Galena, \*Grant (Ulysses S.) Home, 511 Bouthillier Street.

#### Knox County

Galesburg, \*Old Main, Knox College, Knox College campus.

#### La Salle County

Ottawa vicinity, \*Old Kaskaskia Village, 4 miles west of Ottawa on U.S. 6.

Ottawa vicinity, \*Starved Rock, 6 miles from Ottawa on Illinois 71, Starved Rock State Park.

#### Madison County

Collinsville vicinity, \*Cahokia Mounds, 7850 Collinsville Road, Cahokia Mounds State Park.

#### Massac County

Brookport vicinity, \*Kincaid Site, east of Brookport on the Ohio River (also in Pope County).

Metropolis vicinity, Fort Massac, southeast of Metropolis on the Ohio River.

#### Morgan County

Jacksonville, Duncan Mansion (Elm Grove), 4 Duncan Place.

#### Ogle County

Grand Detour, \*Deere (John) Home and Shop.

#### Peoria County

Kickapoo vicinity, Jubilee College, on U.S. 150 and Interstate 74, northwest of Kickapoo.

#### Pike County

Pittsfield, Pittsfield East School, 400 East Jefferson.

#### Pope County

\*Kincaid Site (see Massac County).

#### Randolph County

Ellis Grove vicinity, \*Menard (Pierre) House, Fort Kaskaskia State Park.

Modoc vicinity, \*Modoc Rockshelter, 2 miles north of Modoc.

Prairie du Rocher vicinity, \*Fort de Chartres, terminus of Illinois 155, west of Prairie du Rocher, Fort Chartres State Park.

#### Rock Island County

Rock Island, Rock Island Arsenal, Island of Rock Island.

#### St. Clair County

Cahokia, \*Church of the Holy Family, East First Street.

East St. Louis, \*Eads Bridge, spanning the Mississippi River (see St. Louis, Mo.).

Lebanon vicinity, Emerald Mound and Village Site, 3.5 miles northeast of Lebanon.

## NOTICES

## Sangamon County

Springfield, *Edwards Place*, 700 North Fourth Street.  
 Springfield, *Lincoln Home National Historic Site*, Eighth and Jackson Streets.  
 Springfield, *\*Lincoln Tomb*, Oak Ridge Cemetery.  
 Springfield, *\*Old State Capitol*, bounded by Fifth, Sixth, Adams, and Washington Streets.

## Will County

Joliet vicinity, *\*Illinois and Michigan Canal*, 7 miles southwest of Joliet on U.S. 6, Channahon State Park.

## INDIANA

## Dearborn County

Aurora, *Hillforest (Forest Hill)*, 213 Fifth Street.

## Howard County

Kokomo, *Seiberling Mansion*, 1200 West Sycamore Street.

## Knox County

Vincennes, *George Rogers Clark National Historical Park*.  
 Vincennes, *\*Harrison, William Henry, Home*, (Grouseland), 3 West Scott Street.

## Marion County

Indianapolis, *Allison Mansion*, 3200 Cold Spring Road.  
 Indianapolis, *\*Harrison (Benjamin) Home*, 1204 North Delaware Street.  
 Indianapolis, *Military Park*, bounded on the west by Blackford Street, on the north by New York Street, on the east by West Street, and on the south by the canal.  
 Indianapolis, *\*Riley (James Whitcomb) House*, 528 Lockerbie Street.

## Porter County

Porter vicinity, *\*Bailey (Joseph) Homestead*, 0.5 mile west of Porter on U.S. 20.

## Posey County

New Harmony, *\*New Harmony Historic District*, Main Street between Granary and Church Streets.

## St. Joseph County

South Bend, *Old Courthouse (Second St. Joseph County Courthouse)*, 112 South Lafayette Road.

## Spencer County

Lincoln City, *Lincoln Boyhood National Memorial*.

## Tippecanoe County

Lafayette, *Fowler, Moses, House*, corner of 10th and South Streets.  
 Lafayette vicinity, *Fort Ouiatenon*, SE $\frac{1}{4}$  SE $\frac{1}{4}$  sec. 28, T. 23 N., R. 5 W.  
 Lafayette vicinity, *\*Tippecanoe Battlefield*, 7 miles northeast of Lafayette on Indiana 225.

## Vanderburgh County

Evansville, *Evansville Post Office*, 100 block northwest Second Street.  
 Evansville, *Former Vanderburgh County Sheriff's Residence*, Fourth Street between Vine and Court Streets.  
 Evansville, *Old Vanderburgh County Courthouse*, entire block bounded by Vine, Fourth, Court and Fifth Streets.  
 Evansville vicinity, *\*Angel Mounds*, east of Evansville, Angel Mounds State Memorial.

## Vigo County

Terre Haute, *\*Debs (Eugene V.) Home*, 451 North Eighth Street.

## Washington County

Salem, *Hay-Morrison House*, 106 South College Avenue.

## Wayne County

Centerville, *Centerville Historic District*, bounded on the north by the corporation line, on the east by Third Street, on the south by South Street, and on the west by Willow Grove Road.  
 Fountain City, *\*Coffin (Levi) House*, 115 North Main Street.

## IOWA

## Allamakee County

Marquette vicinity, *Effigy Mounds National Monument*, 3 miles north of Marquette on Iowa 13 (also in Clayton County).

## Cedar County

West Branch, *Herbert Hoover National Historic Site*.

## Cherokee County

Cherokee vicinity, *\*Phipps Site*, 3 miles north of Cherokee.

## Clayton County

*Effigy Mounds National Monument* (see Allamakee County).

## Dubuque County

Dubuque, *Dubuque County Courthouse*, 720 Central Avenue.

## Iowa County

Middle Amana, *\*Amana Villages*, northeastern Iowa County.

## Louisa County

Toolesboro vicinity, *\*Toolesboro Mound Group*, north of Toolesboro.

## Lyon County

Sioux Falls vicinity, *\*Blood Run Site*, south of Sioux Falls at the junction of Blood Run Creek and the Big Sioux River (also in Lincoln County, S. Dak.).

## Mills County

Glenwood vicinity, *Pony Creek Park*, northeast of Glenwood on Pony Creek.

## O'Brien County

Sutherland vicinity, *\*Indian Village Site (Wittrock Area)*, 3 miles east of Sutherland.

## Pottawattamie County

Council Bluffs, *\*Dodge (Grenville M.) House*, 605 South Third Street.

## Story County

Ames, *\*Knapp-Wilson House, The Farm House*, Iowa State University campus.

## Woodbury County

Sioux City, *\*Sergeant Floyd Monument*, Glenn Avenue and Lewis Road.

## KANSAS

## Allen County

Iola, *Allen County Jail*, 204 North Jefferson Street.  
 Iola vicinity, *Funston Home*, 4 miles north of Iola on U.S. 69.

## Atchison County

Atchison, *Earhart, Amelia, Birthplace*, 223 North Terrace.

## Barber County

Medicine Lodge, *Nation, Carry, Home*, 211 West Fowler Avenue.  
 Medicine Lodge vicinity, *\*Medicine Lodge Peace Treaty Site*, just south and east of Medicine Lodge.

## Barton County

Pawnee Rock vicinity, *Pawnee Rock*, 0.2 mile north of Pawnee Rock off U.S. 56.

## Bourbon County

Fort Scott, *\*Fort Scott*.

## Chase County

Cottonwood Falls, *Chase County Courthouse*, on the square at the south end of Broadway.  
 Strong City vicinity, *Springhill Farm and Stock Ranch House*, 3 miles north of Strong City on Kansas 177.

## Dickinson County

Abilene, *Eisenhower Home*, 201 Southeast Fourth Street.

## Doniphan County

Highland, *Irin Hall, Highland Community Junior College*, Highland Community Junior College campus.  
 Highland vicinity, *Iowa, Sac, and Fox Presbyterian Mission (Highland Presbyterian Mission)*, 1.5 miles east of Highland on U.S. 36 and 0.2 mile north on K-136.  
 White Cloud, *Poulet House*, Poplar Street between First and Second Streets.

## Douglas County

Baldwin, *Old Castle Hall*, 513 Fifth Street.  
 Lawrence, *\*Haskell Institute*.  
 Lawrence, *Ludington House*, 1613 Tennessee Street.  
 Lawrence, *Old Lawrence City Hall (Watkins National Bank)*, 1047 Massachusetts Street.  
 Leocompton, *Constitution Hall*, Elmore Street between Woodson and Third Streets.  
 Leocompton, *Lane University*.

## Ellis County

Hays, *Fort Hays*, Frontier Historical Park.  
 Victoria, *St. Fidelis Catholic Church*, southeast corner of St. Anthony and Delaware Streets.

## Ford County

Dodge City vicinity, *\*Santa Fe Trail Remains*, 9 miles west of Dodge City on U.S. 50.

## Geary County

Junction City vicinity, *First Territorial Capitol*, on K-18 in Fort Riley Military Reservation.

## Grant County

Ulysses vicinity, *\*Wagon Bed Springs*, 12 miles south of Ulysses on U.S. 270.

## Harvey County

Newton, *Warkentn House*, 211 East First Street.  
 Newton, *Warkentn Mill*, Third and Main Streets.

## Johnson County

Fairway, *\*Shawnee Mission*, 53rd Street at Mission Road.

Johnson County (also in Jackson County, Mo.)

Leawood, *Majors, Alexander, House*, 8145 State Line Road.

## Leavenworth County

Lansing vicinity, *Lansing Man Archeological Site*, 1 mile east of Lansing to Kansas 5, 0.66 mile south, and 0.25 mile east.  
 Leavenworth, *\*Fort Leavenworth*.

## Linn County

Trading Post vicinity, *Marais des Cygnes Massacre Site*, 5 miles northeast of Trading Post.

## Lyon County

Emporia, *White, William Allen, House*, 927 Exchange Street.

## Miami County

Osawatomie, *Brown, John, Cabin (Samuel Adair Cabin)*, John Brown Memorial Park.

## Montgomery County

Independence vicinity, *Infinity Archeological Site*, 8 miles west of Independence on U.S. 160, 1.5 miles north and 1.5 miles east on a secondary road.

## Morris County

Council Grove, *\*Council Grove Historic District*.  
Council Grove, *Farmers and Drivers Bank*, 201 West Main Street.  
Council Grove, *Last Chance Store*, 500 West Main Street.  
Council Grove, *Old Kaw Mission*, 500 North Mission Street.  
Council Grove vicinity, *William Young Archeological Site*, 4.5 miles north of Council Grove.

## Pawnee County

Larned vicinity, *Fort Larned National Historic Site*, 5 miles west of Larned.

## Republic County

Republic vicinity, *Pawnee Indian Village Site*, on Kansas 266, 8 miles north of U.S. 36, on the Republican River.

## Rice County

Geneseo vicinity, *\*Tobias-Thompson Complex*, 4 miles southeast of Geneseo.

## Riley County

Manhattan, *Goodnow House*, 2301 Claffin Road.

## Saline County

Brookville, *Brookville Hotel*, Perry Street.  
Salina vicinity, *\*Whiteford (Price) Site*, 3 miles east of Salina.

## Scott County

Scott City vicinity, *\*El Cuartelejo*, 12 miles north of Scott City, Scott County State Park.

## Sedgwick County

Wichita, *Old Sedgwick County Courthouse*, 504 North Main Street.  
Wichita, *University Hall, Friends University*, 2000 University Avenue.  
Wichita, *Wichita City Hall*, 204 South Main Street.

## Shawnee County

Topeka, *Kansas State Capitol*, bounded by Eighth and 10th Avenues and Jackson and Harrison Streets.  
Topeka, *Pottawatomie Baptist Mission Building*, off West Sixth Street, 0.5 mile west of Wanamaker Road.  
Topeka, *St. Joseph's Catholic Church*, 235 Van Buren Street.

## Sumner County

Argonia, *Salter Home*, 220 West Garfield Street.  
Caldwell vicinity, *Buresh Archeological Site*, northwest of Caldwell on F.A.S. 299.

## Wabaunsee County

Wabaunsee, *Beecher Bible and Rifle Church*, southeast corner of Chapel and Elm Streets.

## Washington County

Hanover vicinity, *\*Hollenberg (Cottonwood) Pony Express Station*, 1.5 miles east of Hanover on a secondary road.

## Wyandotte County

Kansas City, *Huron Cemetery*, Minnesota Avenue between Sixth and Seventh Streets.  
Kansas City, *St. Augustine Hall (Mather Hall)*, 3301 Parallel Avenue.  
Kansas City, *Trowbridge Archeological Site*, between 61st and 63d Streets north of May Lane and Leavenworth Street.

Muncie, *Grinter Place*, 1420 South 78th Street.

## KENTUCKY

## Bell County

Middlesboro vicinity, *Cumberland Gap National Historical Park* (also in Claiborne County, Tenn., and Lee County, Va.)

## Boone County

Union vicinity, *Big Bone Lick*, 8 miles west of Union on Kentucky 338.

## Boyle County

Danville, *\*Jacobs Hall, Kentucky School for the Deaf*, South Third Street.  
Danville, *\*McDowell (Dr. Ephraim) House*, 125-27 South Second Street.  
Perryville vicinity, *\*Perryville Battlefield*, west of Perryville on U.S. 150.

## Fayette County

Lexington, *\*Ashland (Henry Clay Home)*, 2 miles southeast of Lexington on Richmond Road.  
Lexington, *Glady, Henry, Law Office*, 176 North Mill Street.  
Lexington, *Lincoln, Mary Todd, House*, 574 West Main Street.  
Lexington, *\*Old Morrison, Transylvania College*, West Third Street between Upper Street and Broadway.  
Lexington, *West High Street Historic District*, now consists only of the Rev. Adam Rankin House (215 West High Street), William Bowman House (125 West High Street), Dr. John C. and Samuel B. Richardson House (129 West High Street), and the John Leiby House (133 West High Street).  
Lexington vicinity, *Waveiland*, 5 miles south of Lexington off U.S. 27.

## Franklin County

Frankfort, *Corner in Celebrities Historic District*, bounded roughly by the Kentucky River on the west; by Main Street on the north with extensions northward along Wilkinson and Washington Streets; by Madison and St. Clair Streets on the east; and by Wapping Street on the south with extensions southward to the river.  
Frankfort, *Old Governor's Mansion*, 420 High Street.  
Frankfort, *Old Statehouse*, Broadway between Lewis and Madison Streets.

## Jefferson County

Louisville, *Old Central High School Building (Medical Institute Building, University of Louisville)*, southwest corner of Eighth and Chestnut Streets.  
Louisville, *Southern National Bank (Old Bank of Louisville)*, 320 West Main Street.  
Louisville, *\*Taylor (Zachary) House, Springfield*, 5608 Apache Road.  
Louisville vicinity, *Locust Grove*, northeast of Louisville, 561 Blankenbaker Lane.

## Kenton County

Covington, *\*Beard (Daniel Carter) Boyhood Home*, 322 East Third Street.  
Covington, *Riverside Drive Historic District*, bounded on the north by Riverside Drive, on the south by Fourth Street, on the east by the Licking River, and on the west by the alley between Greenup and Garrard Streets.

## Larue County

Hodgenville vicinity, *Abraham Lincoln Birthplace National Historic Site*, 3 miles south of Hodgenville.

## Logan County

Adairville vicinity, *Savage Cave Archeological Site*, about 1 mile east of Adairville on Kentucky 591.

## Lyon County

Kuttawa vicinity, *Kelly's Suwanee Furnace Office*, 1.4 miles west of Kuttawa.

## Madison County

Richmond vicinity, *White Hall*, Clay Lane, off U.S. 25, 7 miles north of Richmond.

## Mason County

Washington, *Washington Historic District*, corporate limits of the city of Washington in 1969.

## Nelson County

Bardstown vicinity, *Federal Hill (My Old Kentucky Home)*, 1 mile east of Bardstown on U.S. 150.

## Ohio County

Paradise vicinity, *\*Indian Knoll*, 0.5 mile upstream from Paradise ferry landing on the Green River.

## LOUISIANA

## Avoyelles Parish

Marksville vicinity, *\*Marksville Prehistoric Indian Site*, Marksville Prehistoric Indian Park State Monument.

## Orleans Parish

New Orleans, *Big Oak-Little Oak Islands*, northeast part of New Orleans; Big Oak is on the east side of Roger's Lagoon, 1.7 miles east of Little Woods; Little Oak is 2.6 miles east of Little Woods.  
New Orleans, *\*The Cabildo*, Jackson Square, Chartres Street, and St. Peter Street.  
New Orleans, *\*Cable (George Washington) House*, 1313 Eighth Street.  
New Orleans, *The Garden District*, bounded by properties fronting on Carondelet Street on the north, Josephine Street on the east, Magazine Street on the south, and Louisiana Avenue on the west.  
New Orleans, *\*Girod (Nicholas) House*, 500 Chartres Street.  
New Orleans, *Hermann-Grima House*, 818-820 St. Louis Street.  
New Orleans, *\*Jackson Square (Place d'Armes)*, bounded by Decatur, St. Peter, St. Ann, and Chartres Streets.  
New Orleans, *\*Lafitte's Blacksmith Shop*, 941 Bourbon Street.  
New Orleans, *\*Madame John's Legacy*, 632 Dumaine Street.  
New Orleans, *\*Old Ursuline Convent*, 1114 Chartres Street.  
New Orleans, *Pilot House (Ducayet House)*, 1440 Moss Street.  
New Orleans, *\*The Presbytere*, 713 Chartres Street.  
New Orleans, *St. Mary's Assumption Church*, 2030 Constance Street.  
New Orleans, *\*Vieux Carré Historic District*, bounded by the Mississippi River, Rampart Street, Canal Street, and Esplanade Avenue.

## Plaquemines Parish

Phoenix vicinity, *\*Fort de la Boulaye Site*, near Phoenix on the Mississippi River, near Louisiana 50.  
Triumph vicinity, *\*Fort Jackson*, 2.5 miles southeast of Triumph on Louisiana 23, on the west bank of the Mississippi River.  
Triumph vicinity, *\*Fort St. Philip*, 2.5 miles southeast of Triumph on Louisiana 23, on the east bank of the Mississippi River.

## Pointe Coupee Parish

Mix vicinity, *\*Parlange Plantation House*, at junction of Louisiana 1 and 78.

## Rapides Parish

Alexandria vicinity, *Kent Plantation House*, west of Alexandria on Bayou Rapides.

*Sabine Parish*

Many vicinity, \**Fort Jesup*, 7 miles northeast of Many on Louisiana 6, Fort Jesup State Monument.

*St. Bernard Parish*

New Orleans vicinity, *Chalmette National Historical Park*, 6 miles south of New Orleans.

*St. Charles Parish*

Hahnville vicinity, \**Homeplace Plantation House*, 0.5 mile south of Hahnville Post Office on Louisiana 18.

*West Carroll Parish*

Delhi vicinity, \**Poverty Point*, 12 miles north of Delhi on Bayou Macon.

## MAINE

*Androscoggin County*

Lewiston, *Hathorn Hall*, *Bates College*, *Bates College campus*.

Livermore, *The Norlands*, *The Norlands Road*.

New Gloucester, *Shaker Village*, on Route 26.

*Aroostook County*

Fort Kent vicinity, *Fort Kent Memorial*, c. 0.75 mile southwest of Fort Kent off Maine 11.

Littleton vicinity, *Watson Settlement Bridge*, across the Meduxnekeag Stream, 1 mile west of United States-Canadian border.

*Cumberland County*

Brunswick, *First Parish Church*, 207 Maine Street.

Brunswick, *Massachusetts Hall*, *Bowdoin College*, *Bowdoin College campus*.

Brunswick, \**Stowe (Harriet Beecher) House*, 63 Federal Street.

Cape Elizabeth, *Spurwink Congregational Church (South Meetinghouse)*, *Spurwink Avenue*.

Freeport, *Pettengill House (Captain Greenfield Pote House)*, *Wolf Neck Road*.

Harpwell Center, \**Harpwell Meetinghouse*.

Harpwell vicinity, *Peary (Robert E.) Home*, *Eagle Island*.

Naples vicinity, *Songo Lock (Cumberland-Oxford Canal)*, 1 mile off Maine 114 south of Naples.

Portland, *The Gothic House (John J. Brown House)*, 86 Spring Street.

Portland, \**McClellan-Sweat Mansion*, 111 High Street.

Portland, \**Morse-Libby Mansion*, 109 Danforth Street.

Portland, *Spring Street Historic District*, bounded on the northeast by a straight line along Forest Avenue (midway between Cumberland Avenue and Congress Street) across a flatiron block to Free Street, across Free Street and another block to Spring Street, then along Oak Street to High Street, across High Street and another block to Danforth Street; by Danforth Street on the southeast; by Brackett Street on the southwest; by a straight line along Pine Street to Longfellow Square, across the square to Vernon, Avon, and Henry Streets to Deering Place, and from Deering Place to Forest Avenue on the northwest.

Portland, *Tate House*, 1270 Westbrook Street.

Portland, \**Wadsworth-Longfellow House*, 487 Congress Street.

Scarborough, \**Homer (Winslow) Studio*, *Winslow Homer Road*, *Prout's Neck*.

*Shaker Village* (see *Androscoggin County*).

South Casco, *Hawthorne (Nathaniel) Boyhood Home*, *Hawthorne and Raymond Cape Roads*.

South Windham vicinity, *Babb's Bridge*, across the Presumpscot River, 2 miles north of South Windham.

*Franklin County (also in Kennebec, Sagadahoc, and Somerset counties)*

Popham Beach vicinity to Coburn Gore, *Arnold Trail to Quebec*, along Kennebec River, through Wyman Lake and Flagstaff Lake, along Dead River and Chain of Ponds to Quebec, Canada.

Farmington vicinity, *Nordica Homestead*, *Holly Road*, 0.5 mile from Route 27.

*Hancock County*

Blue Hill, *Jonathan Fisher Memorial*, outer Main Street (Route 15).

Castine, *Cate House*, corner of Court and Pleasant Streets.

Castine, *Fort George Memorial*.

Castine, *Perkins, John, House*, *Perkins Street*.

East Sullivan vicinity, \**Wickyup (Admiral Richard E. Byrd Estate)*, 8 miles northeast of East Sullivan.

Ellsworth, *Black Mansion*, *West Maine Street* on Route 172.

Northeast Harbor, \**Gilman, Daniel Coit, Summer Home (Over Edge)*.

*Kennebec County*

*Arnold Trail to Quebec* (see *Franklin County*).

Augusta, \**Blaine (James G.) House*, *Capitol and State Streets*.

Augusta, *Fort Western*, *Bowman Street*.

Augusta, *Kennebec Arsenal*, *Arsenal Street*.

Hallowell, *Elm Hill Farm (Merrick Cottage)*, *Litchfield Road*.

Hallowell, *Hallowell Historic District*, bounded on the west by a line running north 3,465 feet from the intersection of Litchfield Road and Middle Street to a point 93 feet north of Winthrop Street; then by a line running directly east for 1,563 feet; thence southwest from a point 120 feet west of U.S. 201 for a distance of 750 feet to a point on Water Street; thence south along Water Street to a point 62 feet north of the intersection with Winthrop Street; thence southeast toward the Kennebec River for 186 feet; thence southwest 580 feet; thence northwest along an extension of Union Street to Water Street; thence southwest on Water to Temple Street; northwest on Temple to a point 165 feet east of Second Street; then parallel to Second in a southwesterly direction for 1,600 feet to a point 90 feet east of the corner of Second and Litchfield Road; thence west 562 feet to the starting point.

Hallowell, *Row House (The Gage Block)*, 106-114 Second Street.

Hallowell, *Vaughn Homestead*, *Middle Street* off *Litchfield Road*.

Winslow, \**Fort Halifax*.

*Knox County*

Camden, *The Conway House*, *Conway Road*.

Rockport, *Rockport Historic Kiln Area*, on *Rockport harbor* at the mouth of the *Goose River*.

Thomaston vicinity, *Knox (Henry) Home*, *Montpelier*, northeast of Thomaston on Maine 131.

Vicinity of Warren, Union, Appleton, and Searsmont, *Georges River Canal*, *Upper Falls*, *Georges River* in Warren to Union town line, extending to *Quantabacook Pond* in Searsmont (also in *Waldo County*).

Vinalhaven, *The Vinalhaven Galamander*, *Bandstand Park*.

*Lincoln County*

Alna Center, *Alna Meetinghouse*, *Maine 218*.

Damariscotta, *Chapman-Hall House*, *Main and Vine Streets*.

Damariscotta vicinity, *Damariscotta Oyster Shell Heaps*, *Damariscotta River* north of *Damariscotta*.

Dresden, *Bouman-Carney House*, 0.5 mile north of *Maine 197* and west of *Maine 128*.

Dresden, *Pownalborough Courthouse*, *Cedar Grove Road*.

Edgcomb, *Fort Edgcomb Memorial*, on *Davis Island* in the *Sheepscoot River*.

Pemaquid vicinity, *Harrington Meetinghouse*, northwest of Pemaquid on *Old Harrington Road*.

Pemaquid Beach vicinity, *Fort William Henry*, northwest of Pemaquid Beach.

Pemaquid Beach vicinity, *Pemaquid Restoration and Museum*, *Pemaquid Point*.

Waldoboro vicinity, *German Church and Cemetery*, *Maine 32*, 1 mile south of *Waldoboro*.

Wiscasset, \**Nickels-Sortwell House*, northeast corner of *Main and Federal Streets*.

Wiscasset, *U.S. Customhouse (Old Customhouse) and Post Office*, *Water Street*.

Wiscasset, *Wiscasset Jail and Museum*, *Maine 218*.

*Oxford County*

Fryeburg Center vicinity, *Hemlock Bridge*, across the *Old Course Saco River*, northeast of *Fryeburg Center*.

Newry vicinity, *Sunday River Bridge*, across the *Sunday River* west of *Newry*.

Porter vicinity, *Porter-Parsonfield Bridge*, 0.5 mile south of *Porter* (also in *York County*).

South Andover, *Lovejoy Bridge*, across the *Ellis River*.

Wilsons Mills vicinity, *Bennett Bridge*, across the *Magalloway River* 1.5 miles south of *Wilsons Mills*.

*Penobscot County*

Bangor, *Morse Bridge*, *Valley Avenue*, across *Kenduskeag Stream*.

Robyville, *Robyville Bridge*, across the *Kenduskeag Stream*.

*Piscataquis County*

Brownville Junction vicinity, *Katahdin Iron Works*, 5 miles north of *Brownville Junction* on *Route 11*, follow gravel road for 6 miles.

Guilford vicinity, *Low's Bridge*, across the *Piscataquis River* between *Guilford* and *Sangerville*.

*Sagadahoc County*

*Arnold Trail to Quebec* (see *Franklin County*).

Bath, *Percy and Small Shipyard*, 451 *Washington Street*.

Bath, *Seguin (tugboat)*, *Bath Marine Museum*.

Bath, *U.S. Customhouse and Post Office*, 25 *Front Street*.

Bath, *Winter Street Church*, corner of *Washington and Winter Streets*.

Popham Beach vicinity, *Fort Popham Memorial*, north of *Popham Beach* on *Hunnewell Point*.

Popham Beach vicinity, *Popham Colony Site*, northeast of *Sabino Head* at the end of *Maine 209*.

*Somerset County*

*Arnold Trail to Quebec* (see *Franklin County*).

New Portland vicinity, *New Portland Wire Bridge*, *Wire Bridge Road*, over the *Carra-basset River*.

*Waldo County*

*Georges River Canal* (see *Knox County*).

Prospect vicinity, \**Fort Knox State Park*.

Searsport, *Penobscot Marine Museum*, *Church Street*.

Stockton Springs vicinity, *Port Pownall Memorial*, southeast of *Stockton Springs* on *Fort Point*.

*Washington County*

Columbia Falls, *Ruggles House*, *Main Street*.

Eastport, *Fort Sullivan*, *Moose Island*; *Bar-racks*, 74 *Washington Street*.

Machiasport vicinity, *Fort O'Brien (Fort Machias)*, south of *Machiasport* on secondary road.

St. Croix Junction vicinity, *St. Croix Island National Monument*, on the international boundary, in the St. Croix River.

#### York County

Ellet vicinity, *Frost Garrison and House*, Frost's Hill.  
 Kittery Point, \**Lady Pepperrell House*, Maine 103.  
 Kittery Point vicinity, *Fort McClary*, off Maine 103 near Fort McClary State Park.  
 Porter vicinity, *Porter-Parsonfield Bridge* (see Oxford County).  
 South Berwick, \**Hamilton, Jonathan, House*, Vaughan's Lane and Old South Road.  
 York, *Hancock (John) Warehouse*, Lindsay Road.  
 York, \**Old York Gaol*, 4 Lindsay Road.  
 York vicinity, \**McIntire Garrison House*, 5 miles west of York on Maine 91.

#### MARYLAND

##### Allegany County

*Chesapeake and Ohio Canal National Historical Park* (also in Frederick, Montgomery, and Washington counties, Md.; in D.C.; and Morgan County, W. Va.).  
 La Vale, *La Vale Tollgate House*, U.S. 40.

##### Anne Arundel County

Annapolis, \**Brice House*, 42 East Street.  
 Annapolis, \**Chase-Lloyd House*, 22 Maryland Avenue.  
 Annapolis, \**Colonial Annapolis Historic District*, district boundaries approximate those of the city plan of 1695.  
 Annapolis, \**Hammond-Harwood House*, Maryland Avenue and King George Street.  
 Annapolis, \**Maryland Statehouse*, State Circle.  
 Annapolis, *Pinkney-Callahan House*, 5 St. John's Street.  
 Annapolis, \**U.S. Naval Academy*, Maryland Avenue and Hanover Street.  
 Annapolis, \**Whitehall*, off St. Margaret's Road.  
 Crownsville vicinity, *Belvoir*, approximately 0.5 mile east of Crownsville on Maryland 178.  
 Davidsonville vicinity, *All Hallows' Church*, intersection of Maryland 2, All Hallows' Church Road, and South River Club Road.  
 Friendship vicinity, *Holly Hill*, Maryland 261, 1.5 miles east of Solomon's Island Road.  
 Galesville vicinity, *Cedar Park*, 4.4 miles south of intersection of Maryland 214 and 468 and 1.5 miles north of intersection of Maryland 255 and 468.  
 Galesville vicinity, \**Tulip Hill*, c. 2.5 miles west of Galesville on Owensville Road.  
 Harwood vicinity, *Larkin's Hill Farm*, off Maryland 2 on Mill Swamp Road.  
 Harwood vicinity, *Larkin's Hundred*, on Mill Swamp Road, 1 mile east of Maryland 2 and 0.9 mile west of Maryland 468.  
 Harwood vicinity, *Mary's Mount*, 0.5 mile east of Maryland 2 and south of Mill Swamp Road.  
 Harwood vicinity, *Obligation*, west side of Maryland 2, 0.2 mile south of intersection of Maryland 2 and Mill Swamp Road.  
 Owensville vicinity, *Evergreen*, Sudley Road, 2 miles southeast of Maryland 255.  
 South River vicinity, *The South River Club*, South River Club Road, 1 mile east of Maryland 2 and 0.4 mile west of Maryland 468.  
 Woodland Beach vicinity, \**London Town Public House*, south bank of the South River, c. 0.5 mile northeast of Woodland Beach.  
 Baltimore and Ohio Transportation Museum and Mount Clare Station, Pratt and Poppleton Streets.

##### Baltimore (independent city)

*Bolton Hill Historic District*, bounded on the north by North Avenue, on the northeast by Mount Royal Avenue, on the east by Cathedral Street, on the south by Dolphin Street, and on the southwest by Madison Avenue.

*Clifton Park Valve House*, 2801 Hartford Road.

*U.S.F. Constellation*, Pier 1, Pratt Street.

*Eastern Female High School*, 249 Alsquith Street.

*Federal Hill Historic District*, bounded on the east by Covington Street, on the north by Hughes Street, on the south by Charles Street, and on the south by Hamburg Street.

*Fells Point Historic District*, bounded on the north by Aliceanna Street, on the east by Wolfe Street, on the south by the harbor, and on the west by Dallas Street.

\**The Flag House*, 844 East Pratt Street.

*Fort McHenry National Monument and Historic Shrine*, Locust Point, at the eastern end of Fort Avenue.

*Franklin Street Presbyterian Church and Parsonage*, 504 Cathedral Street, Parsonage, 100 West Franklin Street.

\**Mount Clare*, Carroll Park.

*Mount Vernon Place United Methodist Church and Asbury House*, 2-10 East Mount Vernon Place.

*Old Roman Catholic Cathedral*, 401 Cathedral Street.

*Otterbein Church*, 112 West Conway Street.  
*Peale's Baltimore Museum (Municipal Museum of the City of Baltimore)*, 225 North Holliday Street.

*Shot Tower*, southeast corner, Fayette and Front Streets.

##### Baltimore County

Relay, \**Thomas Viaduct, Baltimore & Ohio Railroad*, across the Patapsco River between Relay and Elkridge (also in Howard County).

Stevenson vicinity, *Fort Garrison*, Garrison Farms Court, south of Stevenson.

Towson, *Hampton National Historic Site*, Hampton Lane, 1 mile north of Interstate 695.

##### Carroll County

Union Mills, *Union Mills Homestead Historic District*, intersection of U.S. 140 and Deep Run Road.

##### Cecil County

Chesapeake City, \**Old Lock Pump House*, *Chesapeake and Delaware Canal*, U.S. 213.

##### Frederick County

*Chesapeake and Ohio Canal National Historical Park* (see Allegany County).

Frederick, *Hessian Barracks*, 242 South Market Street.

Frederick, *Rose Hill Manor*, 1611 North Market Street.

##### Garrett County

Grantsville vicinity, \**Casselman's Bridge, National Road*, east of Grantsville on U.S. 40.  
 Grantsville vicinity, *Fuller-Baker Log House*, 0.5 mile west of Grantsville on U.S. 40.

##### Howard County

Elkridge vicinity, \**Thomas Viaduct, Baltimore & Ohio Railroad* (see Baltimore County).

Ellicott City, \**Ellicott City Station*.

##### Kent County

Chestertown, \**Chestertown Historic District*, bounded roughly by the Chester River on the southeast, Cannon Street on the southwest, Cross Street on the northwest, and Maple Avenue on the northeast.

Chestertown, *Denton House*, 107 Water Street.

#### Montgomery County

*Chesapeake and Ohio Canal National Historical Park* (see Allegany County).  
 Glen Echo, \**Barton (Clara) House*, 5801 Oxford Road.

#### Prince Georges County

Accokeek vicinity, \**Accokeek Creek Site*, opposite Mount Vernon on the Potomac River, west of Piscataway Park.

Accokeek vicinity, *Piscataway Park*, across the Potomac River from Mount Vernon.

Croom vicinity, *Bellefields*, north side of Dudley Station Road, 0.3 mile south of Croom.

Laurel vicinity, \**Montpelier*, Maryland 197.  
 Rosaryville vicinity, \**His Lordship's Kindness*, 3.5 miles west of Rosaryville.

Washington, D.C., vicinity, *Fort Washington*, 5.5 miles south of District of Columbia line on Maryland 210, west on Old Fort Road.

#### St. Mary's County

Drayden vicinity, \**West St. Mary's Manor*, c. 1 mile east of Drayden on the St. Mary's River.

Hollywood vicinity, \**Resurrection Manor*, c. 4 miles east of Hollywood.

St. Mary's City, \**St. Mary's City Historic District*, bounded on the west by the St. Mary's River, on the south by St. Inigo's Creek and a branch of Broome (Hill) Creek, and on the north by Chancellor's (Fisherman or St. John's) Creek; the eastern boundary extends south and east about 2 miles across the peninsula from \*Chancellor's Creek to Broome Creek.

#### Somerset County

Princess Anne, *Teackle Mansion (Beckford Mansion)*, Mansion Street.

#### Talbot County

Easton vicinity, \**Wye House*, 6.9 miles northwest of Easton on Miles Neck River.

#### Washington County

*Chesapeake and Ohio Canal National Historical Park* (see Allegany County).

*Harpers Ferry National Historical Park* (see Jefferson County, W. Va.).

Sharpsburg, *Antietam National Battlefield Site*.

#### Wicomico County

Salisbury, *Pemberton Hall*, Pemberton Road.  
 Salisbury, *Poplar Hill Mansion*, 117 Elizabeth Street.

#### Worcester County

Berlin vicinity, *Genesar*, southeast of Berlin on Maryland 611, 9 miles south of U.S. 50.

#### MASSACHUSETTS

##### Barnstable County

Barnstable, *Old Jail*, Main Street and Old Jail Lane.

##### Berkshire County

Pittsfield, \**Melville, Herman, House (Arrowhead)*, Holmes Road.

Pittsfield, \**Hancock Shaker Village*, west of Pittsfield on U.S. 20.

Stockbridge, \**Mission House*, Main Street.

Stockbridge vicinity, \**Chesterwood (Daniel Chester French Home and Studio)*, 2 miles west of Stockbridge.

##### Bristol County

Dighton vicinity, *Dighton Rock*, across the Taunton River from Dighton in Dighton Rock State Park.

New Bedford, \**New Bedford Historic District*, bounded by the waterfront on the east, Elm Street on the north, Acushnet Avenue on the west, and Commercial Street on the south.

New Bedford, *Old Third District Courthouse*, Second and William Streets.  
 New Bedford, *Rotch Counting House*, 123 Front Street.  
 New Bedford, *U.S. Customhouse*, southwest corner, Second and Williams Streets.

## Essex County

Amesbury, *Whittier (John Greenleaf) Home*, 86 Friend Street.  
 Beverly, *Fish Flake Hill (Front Street) Historic District*, north and south sides of Front Street from Cabot to Bartlett Streets (excluding the lot on the northwest corner of Front and Cabot Streets).  
 Danvers, *Derby Summer House*, Glen Magna Estate, Ingersoll Street.  
 Gloucester, *Lane, Fitz Hugh, House*, harbor side of Rogers Street.  
 Ipswich, *Whipple (John) House*, 53 South Main Street.  
 Marblehead, *Lee (Jeremiah) House*, Washington Street.  
 Newbury, *Spencer-Pierce-Little House*, end of Little's Lane, east of U.S. 1A.  
 Newburyport, *Market Square Historic District*, Market Square and properties fronting on State, Merrimac, Liberty, and Water Streets.  
 Newburyport, *U.S. Customhouse*, 25 Water Street.  
 Salem, *Bowditch (Nathaniel) Home*, 9 North Street.  
 Salem, *Gardner-Pingree House*, 128 Essex Street.  
 Salem, *Hamilton Hall*, 9 Cambridge Street.  
 Salem, *Peabody Museum of Salem*, 161 Essex Street.  
 Salem, *Peirce-Nichols House*, 80 Federal Street.  
 Salem, *Salem Maritime National Historic Site*, Derby Street.  
 Salem, *Ward (John) House*, Essex Institute, 132 Essex Street.  
 Saugus, *Saugus Ironworks National Historic Site*, off U.S. 1.  
 Saugus, *Boardman House*, Howard Street.  
 Thacher's Island, *Twin Lights*, 1 mile off the coast, east of Rockport.  
 Topsfield, *Parson Capen House*, Howlett Street.

## Franklin County

Deerfield, *Old Deerfield Village Historic District*.

## Hampden County

Springfield, *Springfield Armory*, Armory Square.  
 Springfield (also in Suffolk, Norfolk, Middlesex, and Worcester Counties), Warren, West Brookfield, Brookfield, East Brookfield, Spencer, Leicester, Worcester, Shrewsbury, Northboro, Sudbury, Cambridge, Brookline, and Boston, *1767 Milestones*, between Boston and Springfield along the Old Post Road.

## Hampshire County

Amherst, *Dickinson (Emily) Home*, 280 Main Street.  
 Cummington vicinity, *Bryant (William Cullen) Homestead*, 2 miles from Cummington on side road.  
 Pelham, *Pelham Town Hall Historic District*, Amherst Road at the corner of Daniel Shays Highway.

## Middlesex County

Acton, *Faulkner Homestead*, High Street.  
 Arlington, *Old Schwamb Mill*, 17 Mill Lane and 29 Lowell Street.  
 Cambridge, *Christ Church*, Garden Street.  
 Cambridge, *Fuller, Margaret, House*, 71 Cherry Street.  
 Cambridge, *Gray (Asa) House*, 88 Garden Street.  
 Cambridge, *Hastings, Oliver, House*, 101 Brattle Street.

Cambridge, *Elmwood (James Russell Lowell Home)*, Elmwood Avenue.  
 Cambridge, *Mason, Josiah, House*, 79 Moore Street.  
 Cambridge, *Massachusetts Hall, Harvard University*, Harvard University Yard.  
 Cambridge, *Memorial Hall, Harvard University*, Harvard University campus.  
 Cambridge, *Sever Hall, Harvard University*, Harvard University campus.  
 Cambridge, *University Hall, Harvard University*, Harvard University campus.  
 Cambridge, *Vassall, John, House (Craigie-Longfellow House)*, 105 Brattle Street.  
 Concord, *Emerson (Ralph Waldo) Home*, Lexington Road and Cambridge Turnpike.  
 Concord, *Minute Man National Historical Park* (also in the towns of Lincoln and Lexington).  
 Concord, *Old Manse*, Monument Street.  
 Concord, *Orchard House*, Lexington Road.  
 Concord, *Wright's Tavern*, Lexington Road, opposite the Burying Ground.  
 Concord vicinity, *Walden Pond*, 1.5 miles south of Concord.  
 Lexington, *Buckman Tavern*, Hancock Street, on the east side of Lexington Green.  
 Lexington, *Hancock-Clarke House*, 35 Hancock Street.  
 Lexington, *Lexington Green*, Massachusetts and Hancock Streets.  
 Medford, *Royall (Isaac) House*, 15 George Street.  
 Medford, *Tufts (Peter) House*, 350 Riverside Avenue.  
 Waltham, *Gore Place*, 52 Gore Street.  
 Waltham, *The Vale (Theodore Lyman Estate)*, Lyman and Beaver Streets.  
*1767 Milestones* (see Hampden County).  
 Woburn, *Baldwin, Loammi, Mansion*, 12 Elm Street.

## Nantucket County

Nantucket, *Coffin (Jethro) House*, Sunset Hill.  
 Nantucket, *Nantucket Historic District*.

## Norfolk County

Brookline, *John Fitzgerald Kennedy National Historic Site*, 83 Beals Street.  
 Brookline, *Olmsted (Frederick Law) House*, 99 Warren Street.  
 Brookline (also in Suffolk County), *Olmsted Park System*, encompassing the Back Bay Fens, Muddy River, Olmsted (Leverett) Park, Jamaica Park, Arborway, and Franklin Park.  
 Dedham, *Fairbanks House*, Eastern Avenue and East Street.  
 Milton, *Forbes (Captain Robert B.) House*, 215 Adams Street.  
*1767 Milestones* (see Hampden County).  
 Quincy, *Adams (John) Birthplace*, 133 Franklin Street.  
 Quincy, *Adams (John Quincy) Birthplace*, 141 Franklin Street.  
 Quincy, *Adams National Historic Site*, 135 Adams Street.  
 Quincy, *Moswetuset Hummock*, on Squantum Street, about 1,000 feet northeast of the intersection with Morrissey Boulevard.  
 Quincy, *Quincy Homestead*, 34 Butler Road.  
 Quincy, *United First Parish Church (Unitarian)* of Quincy, 1266 Hancock Street.

## Plymouth County

Hingham, *Old Ship Meetinghouse*, Main Street.  
 Plymouth, *Cole's Hill*, Carver Street.  
 Plymouth, *Plymouth Rock*, Water Street.

## Suffolk County

Boston, *African Meetinghouse*, 8 Smith Street.  
 Boston, *Arnold Arboretum*, 22 Divinity Avenue.

Boston, *Beacon Hill Historic District*, bounded roughly by Beacon Street on the south, the Charles River Embankment on the west, Pinckney and Revere Streets on the north, and Hancock Street on the east.  
 Boston, *Boston Athenaeum*, 10½ Beacon Street.  
 Boston, *Boston Light*, Little Brewster Island, Boston harbor.  
 Boston, *Boston Naval Shipyard*, east of Chelsea Street, Charlestown.  
 Boston, *Bunker Hill Monument*, Breed's Hill.  
 Boston, *U.S.S. Constitution*, Boston Naval Shipyard.  
 Boston, *Dorchester Heights National Historic Site*, South Boston.  
 Boston, *Ether Dome, Massachusetts General Hospital*, Fruit Street.  
 Boston, *Faneuil Hall*, Dock Square.  
 Boston, *First Harrison Gray Otis House*, 141 Cambridge Street.  
 Boston, *Harding (Chester) House*, 16 Beacon Street.  
 Boston, *Headquarters House*, 55 Beacon Street.  
 Boston, *King's Chapel*, Tremont and School Streets.  
 Boston, *Long Wharf and Customhouse Block*, foot of State Street.  
 Boston, *Massachusetts General Hospital*, Fruit Street.  
 Boston, *Massachusetts Historical Society*, 1154 Boylston Street.  
 Boston, *Massachusetts Statehouse*, Beacon Hill.  
 Boston, *Old South Church in Boston*, 645 Boylston Street.  
 Boston, *Old City Hall*, School and Providence Streets.  
 Boston, *Old North Church, Christ Church*, 193 Salem Street.  
 Boston, *Old South Meetinghouse*, Milk and Washington Streets.  
 Boston, *Old Statehouse*, Washington and State Streets.  
 Boston, *Old West Church*, 131 Cambridge Street.  
 Boston, *Olmsted Park System* (see Norfolk County).  
 Boston, *Parkman (Francis) House*, 50 Chestnut Street.  
 Boston, *Pierce-Hichborn House*, 29 North Square.  
 Boston, *Quincy Market*, South Market Street.  
 Boston, *Revere (Paul) House*, 19 North Square.  
 Boston, *St. Paul's Church*, 136 Tremont Street.  
 Boston, *Sears, David, House (Somerset Club)*, 42 Beacon Street.  
 Boston, *1767 Milestones* (see Hampden County).  
 Boston, *Tremont Street Subway*, beneath Tremont, Boylston, and Washington Streets.  
 Boston, *Trinity Church*, Copley Square.  
 Boston harbor, *Fort Warren*, Georges Island.  
 Roxbury, *Garrison (William Lloyd) House*, 125 Highland Street.  
 Roxbury, *Shirley-Eustis House*, 31-37 Shirley Street.  
 South Boston, *Fort Independence*, Castle Island.  
 West Roxbury, *Brook Farm*, 670 Baker Street.

## Worcester County

Auburn vicinity, *Goddard Rocket Launching Site*, ninth fairway, Pakachoag Golf Course, Pakachoag Road.  
 Lancaster, *First Church of Christ*, facing the Common.  
 North Uxbridge, *Crown and Eagle Mills*, 123 Hartford Avenue East.  
 North Uxbridge, *Rogerson's Village Historic District*, north and south sides of Hartford Avenue.

1767 Milestones (see Hampden County).  
 Worcester, \**American Antiquarian Society*,  
 185 Salisbury Street.  
 Worcester, *Elm Park*, bounded by Elm, Rus-  
 sell, Highland, and Pleasant Streets and by  
 private properties on the west and north  
 of Federal and Marmon Places (excludes  
 the property of Worcester High School on  
 Highland Street).  
 Worcester, *Massachusetts Avenue Historic*  
*District*, between Salisbury Street and  
 Drury Lane.

## MICHIGAN

## Alger County

Christmas vicinity, *Bay Furnace*, northwest  
 of Christmas off Michigan 28.  
 Grand Marais, *Hill's Store*, Grand Marais  
 Avenue.

## Barry County

Hastings, *Striker, Daniel, House*, 321 South  
 Jefferson Street.

## Bay County

Bay City, *Fletcher Site*, SW $\frac{1}{4}$ SW $\frac{1}{4}$  sec. 16  
 and NW $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 21, T. 14 N., R. 5 E.

## Berrien County

Berrien Springs, *Berrien Springs Courthouse*,  
 north side, corner of Union and Cass  
 Streets.

## Calhoun County

Albion, *Gardner House*, 509 South Superior  
 Street.

Battle Creek, *Penn Central Railway Station*  
*(New York Central and Michigan Central*  
*Railway Station)*, West Van Buren.

Marshall, *Brooks, Harold C., House (Jabez S.*  
*Fitch House)*, 310 North Kalamazoo  
 Avenue.

Marshall, *Honolulu House (Abner Pratt*  
*House)*, 107 North Kalamazoo Street.

Marshall, *Wagner's Block*, 143 West Michigan.

## Charlevoix County

Charlevoix vicinity, *O'Neill Site*, south of  
 Charlevoix off U.S. 31.  
 St. James, *Mormon Print Shop*, Main and  
 Forest Streets.

## Cheboygan County

Mackinaw City, \**Fort Michilimackinac*, near  
 Mackinac Bridge, at the terminus of U.S.  
 31.

Mackinaw City vicinity, *Mackinac Point*  
*Lighthouse*, Michilimackinac State Park.

## Chippewa County

Drummond Township, *Fort Drummond*,  
 western end of Drummond Island.

Sault Ste. Marie, *Johnston, John, House*, 415  
 Park Place.

Sault Ste. Marie, *New Fort Brady*, Lake Su-  
 perior State College.

Sault Ste. Marie, *Old Fort Brady*, bounded  
 by the C.O.E. Service Plaza on the north,  
 by Portage Street on the south, Brady  
 Street on the east, and Bingham Street on  
 the west.

Sault Ste. Marie, \**St. Mary's Falls Canal*, St.  
 Mary's River.

Strong's vicinity, *Naomikong Point Site*,  
 NE $\frac{1}{4}$  sec. 8, T. 47 N., R. 5 W.

## Clinton County

Ovid, *Main Street Building United Church of*  
*Ovid*, 222 Main Street.

## Delta County

Fayette, *Fayette State Park*, on a peninsula  
 in Big Bay de Noc, on Michigan 149.

Fayette vicinity, *Spider Cave*, on Big Bay  
 de Noc between Fayette and Fairport.

Summer Island, *Summer Island Site*, Sum-  
 mer Harbor, SE $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 27, T. 37 N., R.  
 19 W.

## Eaton County

Charlotte, *Eaton County Courthouse*, West  
 Lawrence Avenue at Cochran and Bostwick  
 Streets.

Vermontville, *First Congregational Church*,  
 341 South Main Street.

## Emmet County

Cross Village vicinity, *Wycamp Creek Site*,  
 northeast of Cross Village on the north  
 bank of Wycamp Creek.

Petosky, *Chesapeake and Ohio Railway Sta-*  
*tion (Chicago and West Michigan Rail-*  
*way Station, Pere Marquette Railway Sta-*  
*tion)*, Pioneer Park, West Lake Street.

Walloon Lake, \**Hemingway, Ernest, Cottage*  
*(Windemere)*, Lake Grove Road.

## Hillsdale County

Jonesville, *Grace Episcopal Church*, 360 East  
 Chicago Street.

## Houghton County

Calumet, *Calumet Theatre*, 340 Sixth Street.

Hancock, *Old Main*, Quincy Street.  
 Hancock vicinity, *Quincy Mine No. 2 Shaft*  
*Hoist House*, off U.S. 41.

## Huron County

Grindstone City, *Grindstone City Historic*  
*District*, on U.S. 25.

Harbor Beach, *Murphy, Frank, Birthplace*,  
 142 South Huron Street.

## Ingham County

East Lansing, *Eustace Hall (Horticultural*  
*Laboratory Building)*, Michigan State Uni-  
 versity campus.

East Lansing vicinity, *St. Katherine's Chapel*,  
 4650 Meridian Road, east of East Lansing.

Lansing, *Michigan State Capitol*, Capitol  
 Avenue at Michigan Avenue.

Mason, *Ingham County Courthouse*, Jeffer-  
 son and Ash Streets.

## Ionia County

Ionia, *Hall-Fowler Memorial Library (Fred-*  
*erick Hall House)*, 126 East Main Street.

## Jackson County

Concord, *Mann House*, 205 Hanover Street.  
 Grass Lake, *Smith, Sidney T., House*, Michi-  
 gan Avenue.

## Kalamazoo County

Kalamazoo, *Ladies Library Association*  
*Building*, 333 South Park Street.

## Kent County

Ada vicinity, *Ada Covered Bridge*, across the  
 Thornapple River.

Grand Rapids, *Grand Rapids Art Museum*  
*(Abram W. Pike House)*, 230 Fulton  
 Street East.

Grand Rapids, *Heritage Hill Historic District*,  
 bounded by Michigan Avenue on the north,  
 Pleasant Street on the south, Union Ave-  
 nue on the east and by Clarendon Place,  
 Jefferson, and Lafayette Avenues on the  
 west.

Grand Rapids, *Ladies' Literary Club*, 61  
 Sheldon SE.

Grand Rapids, *St. Cecilia Society Building*,  
 24-30 Ransom Avenue NE.

Grand Rapids, *Turner House (R. C. Allen,*  
*Inc., Employees' Clubhouse)*, 731 Front  
 Street NW.

Grand Rapids vicinity, \**Norton Mound*  
*Group*, 2 miles south of Grand Rapids on  
 Indian Mound Drive.

Lowell, *Lowell Library*, 323-325 Main Street.

## Keweenaw County

Copper Harbor, *Fort Wilkins*, Fort Wilkins  
 State Park.

## Lapeer County

Lapeer, *Lapeer County Courthouse*, Court-  
 house Square, Nepessing Street.

## Lenawee County

Blissfield, *First Presbyterian Church of Bliss-*  
*field*, 306 Franklin Street.

Cambridge Junction, *Walker Tavern (Cam-*  
*bridge State Historical Park)*, on U.S. 12.

## Livingston County

Howell, *Ann Arbor Railway Station*, 126 Wet-  
 more Street.

## Mackinac County

Gros Cap vicinity, *Gros Cap Cemetery*, south-  
 east of Gros Cap on U.S. 2.

Mackinac Island, *Geary, Mathew, House*,  
 Market Street.

Mackinac Island, *Indian Dormitory*, Huron  
 Street.

Mackinac Island, \**Mackinac Island*, north-  
 east across the Straits of Mackinac from  
 Mackinaw City.

Mackinac Island, *Mission Church*, Huron  
 Street.

Mackinac Island, *Mission House*, Huron  
 Street.

Mackinac Island, *Stuart, Robert, House*  
*(Agency House of the American Fur Co.)*,  
 Market Street.

St. Ignace, *Lasenen Site*, 690 South State  
 Street.

St. Ignace, \**St. Ignace Mission*, State and  
 Marquette Streets, Marquette Park.

## Macomb County

Romeo, *Romeo Historic District*, bounded on  
 the north by Gates Street, running east  
 and west 2,700 feet north of St. Clair  
 Street; bounded on the south by Durham  
 Drive and a line running east and west  
 3,180 feet south of St. Clair Street; the  
 western boundary runs north and south  
 2,940 feet from Main Street; the eastern  
 boundary is 2,400 feet from Main Street.

Sterling Township, *Holcombe Site*, SW $\frac{1}{4}$   
 SW $\frac{1}{4}$  sec. 23, T. 2 N., R. 12 E.

Washington, *Washington Octagon House*,  
 5763 Van Dyke.

## Manistee County

Manistee, *Ramsdell Theatre*, 101 Maple  
 Street.

## Marquette County

Marquette, *Call House*, 450 East Ridge Street.  
 Negaunee vicinity, *Jackson Mine*, west of  
 Negaunee, sec. 1, T. 47 N., R. 27 W.

## Monroe County

Monroe, *McClelland, Governor Robert, House*,  
 47 East Elm.

## Muskegon County

Muskegon, *Hackley, Charles H., House*, 484  
 West Webster Avenue.

Muskegon, *Hume Home*, 472 West Webster  
 Avenue.

## Oakland County

Birmingham, *Hunter, John W., House*, 556  
 West Maple.

Franklin, *Village of Franklin Historic Dis-*  
*trict*, bounded approximately by the  
 Franklin River and properties fronting on  
 Bowden Street, by Romany Way and Scenic  
 Highway, properties fronting on Franklin  
 Road, and a line extending about 300 feet  
 north of and parallel to Fourteen Mile  
 Road.

Ortonville, *Ortonville Mill*, 336 Mill Street.

Pontiac, *Myrick-Palmer House*, 223 West  
 Huron Street.

Pontiac, *Wisner House (Pine Grove)*, 405  
 Oakland Avenue.

Troy, *Caswell House*, 60 West Wattles Road.

**Ottawa County**

Holland, *Third Reformed Church*, 110 West 12th Street.

**Saginaw County**

Saginaw, *Castle Station/Federal Building*, South Jefferson at Federal.

**St. Clair County**

Marine City, *Ward-Holland House*, 433 North Main Street.

Port Huron, *St. Clair River Tunnel*, St. Clair River between Port Huron, Mich., and Sarnia, Ontario.

**St. Joseph County**

Nottawa vicinity, *Nottawa Stone School*, east of Nottawa, Sturgis Road at Filmore Road.

**Sanilac County**

Minden City vicinity, *Sanilac Petroglyphs*, off Germanla Road, 11 miles west of Minden City.

**Shiawassee County**

Durand, *Grand Trunk Railway Station*, 200 Railroad Street.

Owosso, *Curwood Castle*, 224 John Street.

**Washtenaw County**

Ann Arbor, *Ann Arbor Central Fire Station*, corner of Fifth Avenue and Huron Street.

Ann Arbor, *President's House, University of Michigan*, 815 South University, University of Michigan campus.

Ann Arbor, *White, Orrin, House (Robert Hodges Residence)*, 2940 Fuller Road.

**Wayne County**

Dearborn, *Commandant's Quarters*, 21950 Michigan Avenue.

Dearborn, *Fair Lane (Henry Ford Estate)*, 4901 Evergreen Road.

Dearborn, *Greenfield Village*, Oakwood Boulevard.

Detroit, *Bagley Memorial Fountain*, Woodward and Monroe Avenues.

Detroit, *Christ Church, Detroit*, 960 East Jefferson Avenue.

Detroit, *Fort Street Presbyterian Church*, 631 West Fort Street.

Detroit, *Fort Wayne*, 6053 West Jefferson Avenue.

Detroit, *Freer, Charles Lang, House (Merrill-Palmer Institute of Human Development and Family Life)*, 71 East Ferry Street.

Detroit, *Hecker, Colonel Frank J., House*, 5510 Woodward Avenue.

Detroit, *Mariners' Church*, 170 East Jefferson Avenue.

Detroit, *Moross House*, 1460 East Jefferson Avenue.

Detroit, *Orchestra Hall*, 3711 Woodward Avenue.

Detroit, *Pewabic Pottery*, 10125 East Jefferson Avenue.

Detroit, *SS. Peter and Paul Church (Roman Catholic)*, 629 East Jefferson Avenue.

Detroit, *Sibley House*, 976 East Jefferson Avenue.

Detroit, *West Canfield Historic District*, Canfield Avenue between Second and Third Streets.

Grosse Ile, *St. James Episcopal Chapel*, 25150 East River Road.

Grosse Pointe Farms, *Dodge Mansion (Rose Terrace)*, 12 Lakeshore Drive.

**MINNESOTA****Blue Earth County**

Mankato vicinity, *Seppman Mill*, west of Mankato off Minnesota 68.

**Brown County**

New Ulm, *Federal Post Office Building*, Center Street and Broadway.

Cass County (also in Crow Wing and Morrison counties)

Barrows vicinity, *Crow Wing State Park*, 2 miles southwest of Barrows on U.S. 371.

**Chisago County**

Taylor Falls, *Munch-Roos House*, 360 Bench Street.

Taylor Falls, *Taylor Falls Public Library*, 417 Bench Street.

**Clearwater County**

Lake Itasca vicinity, *Itasca Bison Site*, NW $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 22, T. 143 N., R. 36 W.

**Cook County**

Grand Marais vicinity, *Grand Portage National Monument*, 38 miles north of Grand Marais.

**Cottonwood County**

Jeffers vicinity, *Jeffers Petroglyph Site*, N $\frac{1}{2}$ NW $\frac{1}{4}$  sec. 9, T. 107 N., R. 35 W.

**Crow Wing County**

Crow Wing State Park (see Cass County).

**Dakota County**

Hastings, *Le Duc House*, 1629 Vermillion Street.

Mendota, *Mendota Historic District*, bounded on the west by Government Lot 2, sec. 28, T. 28 N., R. 23 W.; on the southwest by Interstate 55 to Sibley Highway; northeast along Sibley Highway to the intersection of D Street; northwest on D Street to the Chicago & Northwestern Railroad; then directly north to the Dakota-Ramsey County line and thence southwest along the line to the boundary of Government Lot 2 extended north.

St. Paul vicinity, *Fort Snelling*, bounded irregularly by Minnehaha Park and the Mississippi River (north); Government Lot 2 (east); the east-west quarterline of sec. 28, T. 28 N., R. 23 W., and the municipal airport (south); and a line parallel to and 600 feet northeast of Bloomington Road (west) (also in Hennepin County).

**Goodhue County**

Red Wing vicinity, *Bartron site*, NW $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 9, T. 113 N., R. 15 W.

Welch vicinity, *Fort Sweney Site*, SE $\frac{1}{4}$  sec. 28, T. 113 N., R. 16 W., across the Cannon River from Welch.

**Hennepin County**

Bloomington, *Pond, Gideon H., House*, 401 East 104th Street.

Edina, *Cahill School*, corner of Eden Avenue and Minnesota 100.

Edina, *Grange Hall*, corner of Eden Avenue and Minnesota 100.

\**Fort Snelling* (see Dakota County).

Minneapolis, *American Swedish Institute (Swan J. Turnblad Residence)*, 2600 Park Avenue.

Minneapolis, *Atwater, Isaac, House*, 1607 South Fifth Street.

Minneapolis, *Butler Brothers Building*, First Avenue North at Sixth Street.

Minneapolis, *Minnehaha State Park*, south of Minnehaha Parkway between Hiawatha Avenue and the Mississippi River.

Minneapolis, *Pillsbury A Mill*, Main Street and Third Avenue SE.

Minneapolis, *St. Anthony Falls Historic District*, the district lies on both sides of the Mississippi River from the Plymouth Avenue Bridge on the northwest to 10th Avenue South (west bank) and Sixth Avenue Southeast (east bank) on the south-east; it extends onto the east river shore as far as University Avenue and onto the west river shore to Second Street South.

St. Louis Park, *St. Louis Park Station*, West 36th Street and Alabama Avenue.

**Houston County**

Brownsville, *Emmanuel Evangelical Lutheran Church (Methodist Episcopal Church)*, Main Street.

**Lake County**

Two Harbors vicinity, *Split Rock Lighthouse*, about 20 miles northeast of Two Harbors on U.S. 61.

**Le Sueur County**

Le Sueur, *Maye (Dr. William W.) House*, 118 North Main Street.

**Mille Lacs County**

Vineland vicinity, *Cooper Site*, on the south bank of Ogechie Lake within Mille Lacs-Kathio State Park.

Vineland vicinity, *Kathio Site*, U.S. 169, Mille Lacs-Kathio State Park.

Vineland vicinity, *Petaga Point*, on the southeast shore of Ogechie Lake in Mille Lacs-Kathio State Park.

Vineland vicinity, *Saw Mill Site*, on the northwest side of Lake Ogechie in Mille Lacs-Kathio State Park.

Vineland vicinity, *Vineland Bay Site (Kathio School Site)*, southwest shore of Mille Lacs Lake above the Rum River outlet and within Mille Lacs-Kathio State Park.

**Morrison County**

Camp Ripley, *Old Fort Ripley*, sec. 7, T. 131 N., R. 29 W.

Crow Wing State Park (see Cass County).

Little Falls vicinity, *Charles A. Lindbergh State Park and Lindbergh House*, southwest of Little Falls on the Mississippi River.

**Nicollet County**

Fairfax, *Fort Ridgely*, sec. 6, T. 113 N., R. 32 W.

St. Peter, *Cox, E. St. Julien, House*, 500 North Washington Avenue.

**Olmsted County**

Rochester, 1914 and 1928 *Mayo Clinic Buildings*, 110-115 Second Avenue.

Stewartville vicinity, *Maywood*, northwest of Stewartville on County Road D.

**Pipestone County**

Pipestone vicinity, *Pipestone National Monument*, 1 mile north of Pipestone.

**Ramsey County**

St. Paul, *Burbank-Livingston-Griggs House*, 432 Summit Avenue.

St. Paul, *Hill (James J.) House*, 240 Summit Avenue.

St. Paul, *Old Federal Courts Building*, 109 West Fifth Street.

St. Paul, *Ramsey (Alexander) House*, 265 South Exchange Street.

**Redwood County**

Redwood Falls vicinity, *Lower Sioux Agency*, 9 miles east of Redwood Falls off County Route N 2.

**Rice County**

Faribault, *Faribault, Alexander, House*, 12 Northeast First Avenue.

Northfield, *Nutting House*, 217 Union Street.

Northfield, *Rolvaag (O.E.) House*, 311 Manitou Street.

**St. Louis County**

Duluth, *Duluth Union Depot*, Fifth Avenue West and Michigan Street.

Hibbing vicinity, *Hull-Rust-Mahoning Open Pit Iron Mine*, Third Avenue East.

Mountain Iron vicinity, *Mountain Iron Mine*, north of Mountain Iron.

Tower vicinity, *Soudan Iron Mine*, Tower-Soudan State Park.

*Sherburne County*

Elk River vicinity, \**Kelley (Oliver H.) Homestead*, 2 miles southeast of Elk River on U.S. 10.

*Stearns County*

Sauk Centre, \**Lewis (Sinclair) Boyhood Home*, 812 Sinclair Lewis Avenue.

*Steele County*

Owatonna, *Security Bank and Trust Co. (National Farmers Bank of Owatonna)*, North Cedar Street and East Broadway.

*Washington County*

Lakeland, *Grout House*, Minnesota Street between Green and Prairie Streets.

Marine on St. Croix, *Marine Mill Site*, Mill Reservation, block 47.

Scandia, *Hay Lake School*, sec. 27, T. 31 N., R. 19 W.

Stillwater, *Washington County Courthouse*, West Pine Street at South Third Street.

Stillwater vicinity, \**St. Croix Boom Site*, 3 miles north of Stillwater on St. Croix River.

*Winona County*

Winona, *Winona County Courthouse*, Washington Street between Third and Fourth Streets.

Winona vicinity, *Pickwick Mill*, Hamlet of Pickwick.

*Yellow Medicine County*

Granite Falls vicinity, *Upper Sioux Agency*, secs. 29, 30, 32, T. 115 N., R. 38 W.

## MISSISSIPPI

*Adams County*

Natchez, *D'Evereux, D'Evereux Drive*.

Natchez, *King's Tavern*, 611 Jefferson Street.

Natchez vicinity, \**Fatherland Plantation Site*, 3 miles southeast of Natchez.

Natchez vicinity, \**Longwood*, 1.5 miles southeast of Natchez.

Washington, *Jefferson College*, North Street.

*Alcorn County*

Rienzi, *Jacinto Courthouse*, Route 1.

*Carroll County*

Avalon vicinity, *Teoc Creek Site*, SW $\frac{1}{4}$ SE $\frac{1}{4}$  sec. 9, T. 20 N., R. 2 E.

Carrollton, *George, James Z., Law Office*, Washington Street between Lexington and Green Streets.

Carrollton, *Merrill's Store*, corner of Jackson and Lexington Streets.

Carrollton vicinity, *Malmanson Site*, 6 miles northeast of Carrollton in N $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$  sec. 7, T. 19 N., R. 3 E.

*Claiborne County*

Port Gibson, *Van Dorn House*, Van Dorn Drive.

Port Gibson vicinity, *Windsor Ruins*, 12 miles southwest of Port Gibson on Mississippi 552.

*Harrison County*

Biloxi, *Beauvoir*, 200 West Beach Boulevard.

Gulfport vicinity, *Fort Massachusetts*, south of Gulfport on Ship Island.

*Hinds County*

Bolton vicinity, *Champion Hill Battlefield*, approximately 4 miles southwest of Bolton.

Bovina vicinity, *Floyd Mound*, NE $\frac{1}{4}$ SE $\frac{1}{4}$  sec. 34, T. 16 N., R. 5 E.

Edwards vicinity, *Dupree Mound and Village Archeological Site*, SE $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 21, T. 5 N., R. 3 W.

Jackson, *Capitol Green*, 100 North State Street.

City Hall, 203 South President Street.

Governor's Mansion, 316 East Capitol Street.

*New Capitol*, Mississippi Street between North President and North West Streets.

*Old Capitol*, 100 North State Street.

Pocahontas, *Pocahontas Mound A.*, SE $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 10, T. 7 N., R. 1 W.

Raymond vicinity, *Raymond Battlefield*, 2.5 miles southwest of Raymond on Mississippi 18.

Smith's Station vicinity (also in Warren County), *Big Black River Battlefield*, on both banks of the Big Black River between Smith's Station and Bovina.

Terry vicinity, *Berry Mound and Village Archeological Site*, center NE $\frac{1}{4}$  sec. 12, T. 3 N., R. 1 W.

*Holmes County*

Richland, *Eureka Masonic College*, on Mississippi 17.

*Jackson County*

Pascagoula, U.S.S. *Cairo*, Ingalls Shipyard.

*Jefferson County*

Fayette vicinity, *Springfield Plantation*, 8 miles west of Fayette via Mississippi 553.

*Lafayette County*

Oxford, \**Faulkner, William, House (Rowan Oak)*, Old Taylor Road.

*Lauderdale County*

Meridian, *Merrehope*, 905 31st Avenue.

*Lee County*

Baldwyn vicinity, *Brices Cross Roads National Battlefield Site*, 6 miles west of Baldwyn on Mississippi 370.

Tupelo, *Tupelo National Battlefield*, on Mississippi 6 about a mile west of its intersection with U.S. 45.

*Lowndes County*

Columbus, *Lee House (Blewett-Harrison-Lee House)*, 314 North Seventh Street.

*Marion County*

Sandy Hook vicinity, *Ford House*, south of Sandy Hook on Old Columbia-Covington Road.

*Warren County*

Bovina vicinity (also in Hinds County), *Big Black River Battlefield*.

Vicksburg, *Balfour House*, 1002 Crawford Street.

Vicksburg, \**Old Courthouse*, Warren County, Court Square.

Vicksburg, *Pemberton House (Willis-Cowan Home)*, 1020 Crawford Street.

Vicksburg, *Planters Hall*, 822 Main Street.

Vicksburg and vicinity, *Vicksburg National Military Park*.

*Yazoo County*

Holly Bluff, \**Holly Bluff Site*.

## MISSOURI

*Adair County*

Kirksville vicinity, *Thousand Hills State Park Petroglyphs Archeological Site*, 2.5 miles west of Kirksville.

*Atchison County*

Tarkio, *Mule Barn Theatre (David Rankin Mule Barn)*, 10th and Park Streets.

*Barry County*

Monett vicinity, *Courdin, David W., House*, 2.4 miles southeast of Monett on Blacktop Road.

*Barton County*

Lamar, *Truman (Harry S) Birthplace Memorial*, north corner, 11th Street and Truman Avenue.

*Benton County*

Fristoe vicinity, *Rodgers Shelter Archeological Site*, 5 miles west of Fristoe.

*Boone County*

Columbia, \**Sanborn Field and Soil Erosion Plots*, University of Missouri campus.

*Buchanan County*

St. Joseph, *King's Hill Archeological Site*, 5600 South First Street.

St. Joseph, \**Patee (John) House*, 12th and Penn Streets.

St. Joseph, *Pony Express Stables*, 914 Penn Street.

*Butler County*

Naylor vicinity, *Koehler Fortified Archeological Site*, 1 mile northeast of Naylor.

*Caldwell County*

Kingston, *Caldwell County Courthouse*, Main Street.

Kingston vicinity, *Far West*, 5.5 miles west of Kingston via County Routes D and H.

*Callaway County*

Fulton, \**Westminster College Gymnasium*, Westminster College campus.

Mokane vicinity, *Mealy Mounds Archeological Site*, 2 miles northeast of Mokane.

Portland vicinity, \**Research Cave*.

Tebbetts vicinity, *Cote Sans Dessein Archeological Site*, 3 miles southwest of Tebbetts.

*Cape Girardeau County*

Burfordville, *Burfordville Mill*, Missouri 34.

Burfordville vicinity, *Burfordville Covered Bridge*, eastern edge of Burfordville on County Route HH.

Oriole vicinity, *Trail of Tears State Park Archeological Site*, north of Oriole on the Mississippi River.

*Carroll County*

Miami Station vicinity, *Wright II Archeological Site*, 1 mile south of Miami Station.

*Cass County*

Harrisonville vicinity, *Brown, Robert A., House*, 0.7 mile north of Harrisonville on U.S. 71 Bypass, 0.5 mile west and northwest on gravel road.

*Chariton County*

Keytesville, *Chariton County Courthouse*, State Street.

Keytesville, *Hill Homestead*, 100 West North Street.

*Clark County*

Canton vicinity, *Boulevard Mound Group Archeological Site*, 10 miles north of Canton and adjacent to west side of U.S. 61.

*Clay County*

Excelsior vicinity, \**Watkins Mill*, 6 miles northwest of Excelsior.

Liberty vicinity, *Nebo Hill Archeological Site*, 3 miles southeast of Liberty.

*Cole County*

Jefferson City, *Cole County Historical Society Building*, 109 Madison Street.

Jefferson City, *Governor's Mansion*, 100 Madison Street.

Jefferson City, *Lohman's Landing Building*, west corner, intersection of Jefferson and Water Streets.

Jefferson City, *Missouri State Capitol Building and Grounds*, High Street between Broadway and Jefferson Streets.

Osage City vicinity, *Gay Archeological Site*, 0.5 mile northeast of Osage City.

*Cooper County*

Boonville, *Harley Park Archeological Site*, SE $\frac{1}{4}$ NE $\frac{1}{4}$  sec. 34, T. 49 N., R. 16 W.

Boonville, *Lyric Theater*, northeast corner Main (Fifth) and Vine Streets.  
Lamine vicinity, *Mellor Village and Mounds Archeological Site*, 2 miles north of Lamine.  
Woodridge vicinity, *Woodridge Archeological Site*, 0.5 mile northwest of Woodridge.

#### Crawford County

Leasburg vicinity, *Scotia Iron Furnace Stack*, 6.3 miles southeast of Leasburg on County Route H.

#### Franklin County

Moselle vicinity, *Moselle Iron Furnace Stack*, 1 mile southeast of Moselle.  
St. Albans vicinity, *Tavern Cave*, 2 miles northeast of St. Albans off the Chicago, Rock Island & Pacific Railroad.

#### Gasconade County

Bem vicinity, *Peenie Archeological Petroglyph Site*, 3 miles east of Bem  
Hermann, *Old Stone Hill Historic District*, bounded by West 12th, Goethe, Jefferson Streets, and Iron Road.

#### Greene County

Ash Grove vicinity, *Boone (Nathan) House*, 1.75 miles north of Ash Grove on Missouri V.  
Springfield vicinity, *Wilson's Creek National Battlefield*, southwest of Springfield on Missouri 174.

#### Howard County

Boonsboro vicinity, *Boonslick State Park*, SW $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 6, T. 49 N., R. 17 W.  
Fayette vicinity, *Morrison (Alfred W.) House*, *Lilac Hill*, 1 mile southwest of Fayette on Missouri 5.

Glasgow, *Glasgow Public Library*, northwest corner, Market and Fourth Streets.

#### Iron County

Ironton, *St. Paul's Episcopal Church*, northwest corner, Knob and Reynolds Streets.  
Pilot Knob vicinity, *Fort Davidson*, on County Route 21 south of intersection with County Route V.

#### Jackson County

Independence, *Jackson County Jail and Marshal's House*, 217 North Main Street.  
Independence, *Temple Site*, corner of Lexington Avenue and River Boulevard.  
Independence, *Vaile (Harvey M.) Mansion*, 1500 North Liberty and 1518 North Osage Streets.

Kansas City, *Emery, Bird and Thayer Building*, 1816-18 Grand Avenue.

Kansas City, *Katz Building (Boley Building)*, 1130 Walnut Street.

Kansas City, *Majors (Alexander) House*, 8145 State Line Road.

Kansas City, *Scarritt Building and Arcade*, corner of Ninth and Grand Streets, and 819 Walnut Street.

Kansas City, *20 West Ninth Street Building (New York Life Building)*, 20 West Ninth Street.

Kansas City, *Wornall House*, 146 West 61st Street.

Sibley, *\*Fort Osage*, north edge of Sibley on the Missouri River.

#### Jefferson County

Hillsboro vicinity, *Sandy Creek Covered Bridge*, 5 miles north of Hillsboro on U.S. 21, east on Goldman Road, and southwest on Lemay Ferry Road.

#### Johnson County

Warrensburg, *Johnson County Courthouse (Old Johnson County Courthouse)*, Old Public Square.

#### Lafayette County

Lexington, *Anderson House and Lexington Battlefield*, bounded on the west by 10th Street, on the northwest by the Missouri Pacific Railroad, on the south by Utah and Wood Streets, and on the east by the continuation of 15th Street.

Lexington, *Lafayette County Courthouse*, Public Square.

#### Lawrence County

Mount Vernon vicinity, *Old Spanish Fort Archeological Site*, 3 miles south of Mount Vernon.

#### Linn County

Laclede, *Pershing (General John J.) Boyhood Home*, State and Worlow Streets.

Laclede vicinity, *Locust Creek Covered Bridge*, 3 miles west of Laclede on U.S. 36, then north 1 mile and east 0.63 mile on a gravel road.

#### Marion County

Hannibal, *\*Twain (Mark) Boyhood Home*, 206-208 Hill Street.

Palmyra, *Gardner House*, 421 South Main Street.

#### Mississippi County

Crosno vicinity, *Crosno Fortified Village Archeological Site*, 1 mile south of Crosno.

East Prairie vicinity, *Hoecake Village Archeological Site*, 7 miles southeast of East Prairie at the intersection of County Routes AA and FF.

Wolf Island vicinity, *Beckwith's Fort Archeological Site*, SE $\frac{1}{4}$  sec. 29, T. 24 N., R. 17 E.

#### Moniteau County

California, *Moniteau County Courthouse Square*, Public Square.

Jamestown vicinity, *Geiger Archeological Site*, 3 miles east of Jamestown.

#### Monroe County

Florida vicinity, *Crigler Mound Group Archeological Site*, 1 mile north of Florida.

Florida vicinity, *Twain (Mark) Birthplace Cabin*, Mark Twain State Park, 0.25 mile south of Florida on Missouri 107.

Paris vicinity, *Union Covered Bridge*, about 6 miles southwest of Paris on the Elk Fork of the Salt River.

#### Montgomery County

Big Spring vicinity, *Pinnacle Lake Rock-shelter*, 3 miles northeast of Big Spring.

Mineola vicinity, *\*Graham Cave*, 0.5 mile north of Mineola.

#### New Madrid County

Lilbourn, *Lilbourn Fortified Village Archeological Site*, within city limits of Lilbourn.

Sikeston vicinity, *Sikeston Fortified Village Archeological Site*, 2 miles southeast of Sikeston.

#### Newton County

Diamond vicinity, *George Washington Carver National Monument*, 3 miles south of Diamond.

#### Oregon County

Riverton vicinity, *Pigman Mound Archeological Site*, 3 miles southeast of Riverton.

#### Pemiscot County

Caruthersville vicinity, *Murphy Mound Archeological Site*, both sides of County Route D, 1.5 miles south of intersection of County Routes D and U.

Denton vicinity, *Denton Mound and Village Archeological Site*, 1 mile northeast of Denton.

Wardell vicinity, *Wallace, J. M., Archeological Site (Wardell Mounds)*, 1 mile southwest of Wardell.

#### Perry County

Wittenburg vicinity, *Tower Rock*, 1 mile south of Wittenburg, east 1 mile from County Route A.

#### PHELPS COUNTY

Newburg vicinity, *Gourd Creek Cave Archeological Site*, 8 miles southeast of Newburg.

Newburg vicinity, *Ozark Iron Furnace Stack*, SW $\frac{1}{4}$ NW $\frac{1}{4}$  sec. 21, T. 37 N., R. 9 W. and SE $\frac{1}{4}$ NE $\frac{1}{4}$  sec. 20, T. 37 N., R. 9 W.

St. James vicinity, *Maramec Ironworks District*, 7 miles south of St. James on Missouri 8.

#### Pike County

Eolia vicinity, *St. John's Episcopal Church*, 0.25 mile north of Eolia on County Route D, 0.25 mile east on County Route H.

#### Platte County

Kansas City vicinity, *Deister Archeological Site*, within Kansas City limits, Line Creek Park.

Riverside vicinity, *Renner Village Archeological Site*, 0.25 mile southwest of Riverside.

#### Pulaski County

Buckhorn vicinity, *Decker Cave Archeological Site*, 4 miles southwest of Buckhorn.

#### Randolph County

Cairo vicinity, *Mitchell Petroglyph Archeological Site*, 6 miles east of Cairo.

#### St. Charles County

St. Charles, *First Missouri State Capitol Buildings*, 208-16 South Main Street.

St. Charles, *St. Charles Historic District*, bounded on the north by the south line of Madison Street; on the east by the Missouri River; on the south (east of Main Street) by the north line of Chauncey Street and (west of Main Street) by a line running along the west line of Main Street 100 feet south from the south line of the Boonslick Road and thence westward 50 feet to a point 50.5 feet south of the Boonslick Road; and on the west by an alley running north and south from Boonslick Road to Madison Street.

St. Charles, *Stone Row*, 314-330 South Main Street.

#### Ste. Genevieve County

Ste. Genevieve, *\*Bolduc (Louis) House*, 123 South Main Street.

Ste. Genevieve, *Gulbourn (Jacques Dubreuil) House*, northwest corner, Fourth and Merchant Streets.

Ste. Genevieve, *\*Ste. Genevieve Historic District*.

Ste. Genevieve vicinity, *Common Field Archeological Site*, 3 miles south of Ste. Genevieve.

St. Mary vicinity, *The Kreilich Archeological Site*, 3 miles northwest of St. Mary.

#### St. Louis (independent city)

\*Anheuser-Busch Brewery, 721 Pestalozzi Street.

Bissell Street Water Tower, intersection of Bissell Street and Blair Avenue.

\*Eads Bridge, spanning the Mississippi River at Washington Street (also in St. Clair County, Ill.).

\*Goldenrod Showboat, 400 North Wharf Street.

Grand Avenue Water Tower, intersection of East Grand Avenue and 20th Street.

Jefferson National Expansion Memorial National Historic Site, on the Mississippi River between Washington and Poplar Streets.

\*Old Post Office, Eighth and Olive Streets.

\*St. Louis Union Station, 18th and Market Streets.

*Shaw's Garden* (Missouri Botanical Garden), bounded by Tower Grove Avenue and Magnolia, Alfred, and Shaw Streets.  
\**Wainwright Building*, 709 Chestnut Street.  
*Wainwright Tomb*, Bellefontaine Cemetery, 4947 West Florissant Avenue.

#### St. Louis County

Afton, *Benoist (Louis Auguste) House*, 7802 Genesta Street.  
Clayton, *Hanley, Martin Franklin, House*, 7800 Westmoreland Avenue.  
Crescent vicinity, *Crescent Quarry Archeological Site*, 1 mile east of Crescent.  
Webster Groves, *Hawken House*, 9442 Big Bend Boulevard.

#### Saine County

Arrow Rock, \**Arrow Rock*, Arrow Rock State Park.  
Arrow Rock, \**Bingham (George Caleb) House*, Arrow Rock State Park.  
Arrow Rock vicinity, *Sappington (William B.) House*, 3 miles southwest of Arrow Rock on County Route TT.  
Malta Bend vicinity, *Gumbo Point Archeological Site*, 3 miles northwest of Malta Bend.  
Marshall vicinity, \**Utz Site*, 12 miles north of Marshall, adjoining Van Meter State Park.  
Malta Bend vicinity, *Plattner Archeological Site*, 1 mile north of Malta Bend.  
Miami vicinity, *Guthrey Archeological Site*, 1.75 miles east-northeast of Miami.  
Miami vicinity, *The Old Fort*, Van Meter State Park.

#### Scott County

Diehlstadt vicinity, *Brown, E. L., Village and Mound Archeological Site*, 2 miles northeast of Diehlstadt.  
Diehlstadt vicinity, *Sandy Woods Settlement Archeological Site*, 1.75 miles northwest of Diehlstadt.

#### Shelby County

Bethel, *Bethel Historic District*, bounded on the north by a line parallel to and 322 feet north of Fourth Street; bounded on the east and west by lines parallel to and approximately equidistant (513 feet) from Main Street running south 1,930 feet to the southern boundary; bounded on the south by a line parallel to and 312 feet south of First Street.  
Bethel vicinity, *Elim (Dr. William Keil House)*, 1.5 miles east of Bethel.

#### Stoddard County

Bernie vicinity, *Rich Woods Archeological Site*, 2 miles north of Bernie.

#### Texas County

Buckyrus vicinity, *White Rock Bluffs Archeological Pictograph Site*, 2 miles south of Buckyrus.

#### Vernon County

Arthur vicinity, *Coal Pit Archeological Site*, 1 mile northwest of Arthur.  
Fair Haven vicinity, *Brown Archeological Site*, 2 miles west of Fair Haven.  
Nevada vicinity, \**Carrington Osage Village Site*, north of Nevada, on west edge of Green Valley Prairie.

#### Warren County

Marthasville vicinity, *Borgmann Mill*, 5 miles east of Marthasville on County Route D.  
Marthasville vicinity, *Callaway (Flanders) House*, 1 mile south of Marthasville on Missouri 94.

#### Washington County

Caledonia vicinity, *Lost Creek Pictograph Archeological Site*, 2 miles northeast of Caledonia.

Fertile vicinity, *Cresswell Petroglyph Archeological Site*, 2 miles east of Fertile.  
Fertile vicinity, *Washington State Park Petroglyph Archeological Site*, 1 mile northeast of Fertile.

#### Wright County

Mansfield vicinity, *Wilder, Laura Ingalls, House*, 1 mile east of Mansfield on U.S. Business 60.

### MONTANA

#### Beaverhead County

Armstead vicinity, \**Lemhi Pass* (see Lemhi County, Idaho).  
Dillon vicinity, \**Bannack Historic District*, 22 miles from Dillon on secondary road off Montana 278.  
Wisdom vicinity, *Big Hole National Battlefield*, 12 miles west of Wisdom.

#### Blaine County

Chinook vicinity, *Chief Joseph Battleground of the Bear's Paw (Bearpaw Mountain Fight)*, about 15 miles south of Chinook.

#### Big Horn County

Hardin vicinity, *Custer Battlefield National Monument*, 15 miles south of Hardin.  
Pryor vicinity, *Chief Plenty Coups Memorial*, 1 mile west of Pryor on Montana 416.

#### Cascade County

Great Falls, \**Russell (Charles M.) House and Studio*, 1217-19 Fourth Avenue North.  
Great Falls vicinity, \**Great Falls Portage*, southeast of Great Falls at junction of Montana 87, 89, and 91.

#### Chouteau County

Fort Benton, \**Fort Benton*.

#### Dawson County

Glendive vicinity, \**Hagen Site*, 5 miles southeast of Glendive on secondary road.

#### Gallatin County

Logan vicinity, *Madison Buffalo Jump State Monument*, sec. 34, T. 1 N., R. 2 E.  
Three Forks vicinity, \**Three Forks of the Missouri*, northeast of Three Forks on the Missouri River, Missouri Headwaters State Monument.

#### Glacier County

Browning vicinity, \**Camp Disappointment*, 12 miles northeast of Browning on the Blackfeet Reservation.

#### Lewis and Clark County

Helena, *Former Executive Mansion*, Sixth Avenue and Ewing Street.  
Helena, *Kluge House*, 540 West Main Street.

#### Madison County

Dillon vicinity, *Beaverhead Rock*, NW $\frac{1}{4}$  and N $\frac{1}{2}$ SW $\frac{1}{4}$  sec. 22, T. 5 S., R. 7 W.  
Virginia City, \**Virginia City Historic District*, Wallace Street.

#### Meagher County

White Sulphur Springs vicinity, *Fort Logan*, 17 miles northwest of White Sulphur Springs.

#### Missoula County

Lolo vicinity, \**Traveler's Rest*, 1 mile south of Lolo near U.S. 93.  
Lolo vicinity, \**Lolo Trail* (see Clearwater County, Idaho).

#### Pondera County

Browning vicinity, *Two Medicine Fight Site*, about 25 miles southeast of Browning.

#### Powell County

Deer Lodge, \**Grant-Kohrs Ranch*, edge of Deer Lodge.

### Ravalli County

Hamilton vicinity, *Canyon Creek Laboratory of the U.S. Public Health Service*, 0.75 mile west of the Hamilton city limits.  
Stevensville, *St. Mary's Mission Church and Pharmacy*, North Avenue.  
Stevensville vicinity, *Fort Owen*, about 0.5 mile northwest of Stevensville.

### Roosevelt County

Fort Union Trading Post National Historic Site (see Williams County, N. Dak.).  
Poplar, *Fort Peck Agency*, parts of T. 27 N., R. 50 E. and T. 27 N., R. 51 E.

### Silver Bow County

Butte, \**Butte Historic District*.  
Butte, *Clark, W. A., Mansion*, 219 West Granite.

### Wibaux County

Wibaux, *Wibaux, Pierre, House*, Orgain Avenue.

### Yellowstone County

Billings vicinity, \**Pictograph Cave*, 7 miles southeast of Billings via U.S. 87 and secondary road, Indian Caves Park.  
Pompey's Pillar vicinity, \**Pompey's Pillar*, west of Pompey's Pillar on U.S. 10.

### NEBRASKA

#### Antelope County

Neligh, *Neligh Mill*, 111 West Second Street.

#### Burt County

Oakland vicinity, *Logan Creek Site*, SE $\frac{1}{4}$  sec. 11, SW $\frac{1}{4}$  sec. 12, T. 12 N., R. 8 E.

#### Cass County

Murray vicinity, \**Gilmore (Walker) Site (Stearns Creek Site)*, 5 miles southeast of Murray.  
Nehawka vicinity, *Nehawka Flint Quarries*, 2 miles north of Nehawka.

#### Cuming County

Bancroft, *Neihardt, John G., Study*, northwest corner, Washington and Grove Streets.

#### Custer County

Broken Bow vicinity, *Haumont House*, 10 miles northeast of Broken Bow.

#### Dakota County

Dakota City, *Emmanuel Lutheran Church*, 1500 Hickory Street.

*Dawes County* (also in Sioux County)

Crawford vicinity, \**Fort Robinson and Red Cloud Agency*, 2 miles west of Crawford.

#### Dawson County

Gothenburg vicinity, *Midway Stage Station*, 3 miles south of Gothenburg.

#### Douglas County

Omaha, *Bank of Florence*, 8502 North 30th Street.

Omaha, *Crook (General George) House*, Quarters No. 1, Fort Omaha.

Omaha, *Union Passenger Terminal*, 10th and Marcy Streets.

#### Deuel County

Big Springs, *Phelps Hotel*, northeast corner Second and Pine Streets.

#### Gage County

Beatrice vicinity, *Homestead National Monument*, 4 miles northwest of Beatrice on Nebraska 4.

#### Garden County

Lewellen vicinity, \**Ash Hollow Cave*, 2 miles southeast of Lewellen.

## NOTICES

## Howard County

Cotesfield vicinity, \**Coufal Site*, 6 miles northwest of Cotesfield on Davis Creek.  
Palmer vicinity, \**Palmer Site*, 4 miles north and 1 mile west of Palmer on Loup River.

## Kearney County

Newark vicinity, Fort Kearney, 2 miles west of Newark on Nebraska 10.

## Keith County

Brule vicinity, *Diamond Spring Station*, 1 mile west of Brule exit on Interstate 80.

## Lancaster County

Lincoln, \**Bryan (William Jennings) House, Fairview*, 4900 Sumner Street.  
Lincoln, *City Hall*, 920 O Street.  
Lincoln, *Kennard (Thomas P.) House (Nebraska Statehood Memorial)*, 1627 H Street.  
Lincoln, *Lewis-Syford House*, 700 North 16th Street.  
Lincoln, *Nebraska State Capitol*, 1445 K Street.  
Lincoln, *Rock Island Depot*, 1944 O Street.

## Morrill County

Bayard vicinity, *Chimney Rock National Historic Site*, 3 miles southwest of Bayard off Nebraska 86.

## Nance County

Genoa vicinity, *Genoa Site*, 1 mile south of Genoa on Nebraska 39.

## Nemaha County

Brownville, *Brownville Historic District*, bounded on the south by Allen and Richard Streets, on the north by Nemaha and Nebraska Streets, on the west by Seventh Street, on the east by the Missouri River, and on the northwest and southwest by Second Street.

## Otoe County

Nebraska City, U.S. Post Office, 202 South Eighth Street.  
Nebraska City vicinity, *Morton (J. Sterling) House (Arbor Lodge)*, Arbor Lodge State Park.

## Red Willow County

McCook, \**Norris (Senator George William) House*, 706 Norris Avenue.

## Richardson County

Rulo vicinity, \**Leary Site*, 4 miles southeast of Rulo.

## Sarpy County

Bellevue, *Burlington Depot (Omaha & Southern Railroad Station)*, Haworth Park.  
Bellevue, *Fontanelle Bank*, 2212 Main Street.  
Bellevue, *Hamilton (William) House*, 2003 Bluff Street.  
Bellevue, *Old Log Cabin*, 1805 Hancock Street.  
Bellevue, *Presbyterian Church*, 2002 Franklin Street.

## Scotts Bluff County

Gering vicinity, \**Robidoux Pass*, 9 miles west of Gering.  
Gering vicinity, *Scotts Bluff National Monument*, 3 miles west of Gering on Nebraska 92.  
Gering vicinity, \**Signal Butte*, 13 miles west of Gering.

## Sioux County

\**Fort Robinson and Red Cloud Agency* (see Dawes County).

## Valley County

North Loup vicinity, \**Schultz Site*, 3 miles northwest of North Loup.

## Washington County

Blair vicinity, *Bertrand (steamboat)*, De Soto National Wildlife Refuge.  
Fort Calhoun vicinity, \**Fort Atkinson*, 1 mile east of Fort Calhoun.

## Webster County

Red Cloud, *Cather House*, southwest corner, Third and Cedar Streets.  
Guide Rock vicinity, \**Pike Pawnee Village Site (Hill Site)*, 4 miles southwest of Guide Rock.

## NEVADA

## Lander County

Austin, *Austin Historic District*.

## Lyons County

Weeks vicinity, \**Fort Churchill*, U.S. 95A, 8 miles south of U.S. 50.

## Nye County

Berlin, *Berlin Historic District*, sec. 29, T. 12 N., R. 30 E.

## Pershing County

Lovelock vicinity, \**Leonard Rockshelter*, 12 miles south of Lovelock off Nevada 159.

## Storey County

Virginia City, \**Virginia City Historic District*.

## Washoe County

Reno, \**Newlands (Senator Francis G.) House*, 7 Elm Court.

## White Pine County

Ely vicinity, *Ward Charcoal Ovens*, off U.S. 6-50-93, then 14 miles south via Cave Valley Road.  
Hobson vicinity, \**Fort Ruby*, near Hobson on a secondary road, west side of Ruby Lake.

## NEW HAMPSHIRE

## Belknap County

Leconia, *Belknap-Salloway Mill*, Mill Street.  
Laconia, *Busiel-Seeburg Mill*, Mill Street.

## Cheshire County

Harrisville, *Harrisville Historic District*.

## Hillsboro County

Hillsboro vicinity, \**Pierce (Franklin) Homestead*, 3 miles west of Hillsboro on New Hampshire 31.  
Nashua, *Hunt Memorial Library*, 6 Main Street.  
Peterborough, \**MacDowell Colony*, west of U.S. 202.

## Merrimack County

Concord, *Pierce (Franklin) House*, 18 Montgomery Street.

## Rockingham County

Derry vicinity, \**Frost (Robert) Homestead*, 2 miles southeast of Derry on New Hampshire 28.  
Exeter, *Dudley House (Perry-Dudley House)*, 14 Front Street.  
Exeter, *The First Church (Congregational Church)*, 21 Front Street.  
Portsmouth, \**Jackson (Richard) House*, Northwest Street.  
Portsmouth, \**Macphedris-Warner House*, Chapel and Daniel Streets.  
Portsmouth, \**Moffatt-Ladd House*, 154 Market Street.  
Portsmouth, \**Wentworth-Gardner House*, 140 Mechanic Street.  
Portsmouth, *Wentworth, Joshua, House*, 119 Hanover Street.  
Portsmouth, *Whidden-Ward House*, 117 Deer Street.  
Portsmouth vicinity, \**Wentworth-Coolidge Mansion*, 2 miles south of Portsmouth, off U.S. 1A.

## Sullivan County

Plainfield vicinity, *Saint-Gaudens National Historic Site*, south of Plainfield off New Hampshire 12A.

## NEW JERSEY

## Atlantic County

Atlantic City, *Absecon Lighthouse*, Vermont and Pacific Avenues.  
Margate City, *Lucy, the Margate Elephant*, Decatur and Atlantic Avenues.  
Somers Point, *Somers Mansion*, Shore Road and Somers Point Circle.

## Bergen County

Hohokus, \**The Hermitage*, 335 North Franklin Turnpike.  
\**Palisades Interstate Park*, west bank of Hudson River (also in Orange and Rockland counties, N.Y.).  
River Edge, *Steuben House (Ackerman-Zabriskie-Steuben House)*, New Bridge Road.  
Washington Township (Westwood), *Seven Chimneys (Zabriskie-Vanemburgh House)*, 25 Chimney Ridge Court.

## Burlington County

Batsto, *Batsto Village*, Route 542, 10 miles east of Hammonton.  
Bordentown, \**Hopkinson, Francis, House*, 101 Farnsworth Avenue.  
Medford vicinity, *Kirby's Mill (Haines Mill)*, northeast of Medford at Church Road and Fostertown Road.

## Camden County

Camden, *Newton Friends' Meetinghouse*, 722 Cooper Street.  
Camden, *Pomona Hall (Cooper House)*, Park Boulevard and Euclid Avenue.  
Camden, *Taylor, Dr. Henry Genet, House and Office*, 305 Cooper Street.  
Camden, \**Whitman (Walt) House*, 330 Mickle Street.  
Haddonfield, *Indian King Tavern*, 233 Kings Highway East.

## Cape May County

Cape May, *Cape May Historic District*, bounded on the south by the Atlantic Ocean from Second Avenue on the west to the Coast Guard base on the east; bounded on the north by Cape May harbor to Schellenger's Creek to Cape Island Creek and thus westerly to Sixth Avenue; thence south on Pacific Avenue to Sunset Boulevard, south to Cape Island Creek, east to Broadway, south to Mount Vernon Avenue and west to Second Avenue.

## Cumberland County

Bridgeton, *Potter's Tavern*, 49-51 Broad Street.

## Essex County

Newark, *Sydenham House*, Old Road to Bloomfield.  
West Orange, *Edison National Historic Site*, Main Street between Alden and Lakeside Streets.

## Hudson County

Jersey City, *Hudson County Courthouse*, Newark Avenue.  
*Statue of Liberty National Monument* (see New York County, N.Y.).

## Hunterdon County

Lambertville, *Marshall, James W., House*, 60 Bridge Street.

## Mercer County

Princeton, \**Cleveland (Grover) Home (Westland)*, 15 Hodge Road.  
Princeton, \**Henry (Joseph) House*, Princeton University campus.  
Princeton, *Morven*, Stockton Street.

Princeton, \*Nassau Hall, Princeton University, Princeton University campus.  
 Princeton, \*President's House (Maclean House), Nassau Street.  
 Princeton, \*Princeton Battlefield, Princeton Battlefield State Park.  
 Trenton, Douglass House, John Fitch Way.  
 Trenton, Mercer Street Friends Center (Chesterfield Friends Meetinghouse), 151 Mercer Street.  
 Trenton, Old Barracks, South Willow Street.  
 Trenton, The Old Ryan Farm, 2306 Pennington Road.  
 Trenton, \*Trent (William) House, 539 South Warren Street.  
 Washington Crossing vicinity, \*Washington Crossing State Park (see Bucks County, Pa.).

## Middlesex County

Cranbury, Old Cranbury School, 23 North Main Street.  
 Perth Amboy, Proprietary House (The Westminster), 139-151 Kearny Avenue.  
 Piscataway, Ivy Hall (Cornelius Lowe House), 1225 River Road.

## Monmouth County

Freehold vicinity, \*Monmouth Battlefield, northwest of Freehold on New Jersey 522.  
 Highlands, Twin Lights (Navesink Light-house), south of New Jersey 36 on a promontory between the Navesink River and Sandy Hook Bay.  
 Middletown, Christ Church, Middletown, 92 King's Highway.  
 Sandy Hook, \*Sandy Hook Light.

## Morris County

Morristown, Morristown National Historical Park.  
 Morristown, \*Nast (Thomas) Home (Villa Fontana), MacCulloch Avenue and Miller Road.  
 Morristown, Speedwell Village, 333 Speedwell Avenue.

## Ocean County

Barnegat Light, Barnegat Lighthouse, northern end of Long Beach Island.  
 Lakehurst vicinity, \*Hangar No. 1, Lakehurst Naval Air Station, north of Lakehurst on County Route 547.

## Passaic County

Hewitt vicinity, \*Ringwood Manor, 3 miles east of Hewitt, Ringwood Manor State Park.  
 Mountain View, Van Duyne House, 636 Fairfield Road.  
 Paterson, Great Falls of Paterson and Society for Useful Manufactures Historic District, bounded on the north by West Broadway and Ryle Avenue; on the south by Grand Street; on the east by Morris, Barbour, Spruce, Market, Mill, Van Houten, Curtis, and River Streets; and on the west by the west bank of the Passaic River, crossing at Wayne and McBride Avenues, then south to Grand Street.  
 Wayne, Dey Mansion, 199 Totowa Road.

## Salem County

Hancocks Bridge, Hancock House.

## Somerset County

Kingston vicinity, Rockingham, north of Kingston on Old Rocky Hill Road.  
 Morristown National Historical Park (see Morris County).  
 Raritan, Frelinghuysen, General John, House, Somerset Street and Wyckoff Avenue.  
 Somerville, Old Dutch Parsonage, 38 Washington Place.  
 Somerville, Wallace House, 38 Washington Place.

## Sussex County

Newton, Merriam, Henry W., House, 131 Main Street.

## Union County

Elizabeth, Boxwood Hall (Boudinot Mansion), 1073 East Jersey Street.  
 Union, First Presbyterian Congregation of Connecticut Farms, Stuyvesant Avenue at Chestnut.

## NEW MEXICO

## Bernalillo County

Albuquerque, San Felipe de Neri Church, Old Town Plaza.

## Catron County

Silver City vicinity, Gila Cliff Dwellings National Monument, 47 miles north of Silver City on New Mexico 26 and 527.

## Colfax County

Abbott vicinity, Dorsey Mansion, c. 12 miles northeast of Abbott via U.S. 56 and an unpaved country road.

Raton vicinity, \*Raton Pass, U.S. 85 and 87 (also in Las Animas County, Colo.).  
 Springer, Mills House, 509 First Street.

## Dona Ana County

Las Cruces vicinity, Fort Selden, 18 miles north of Las Cruces via Interstate 25 at Radium Springs Interchange.  
 Las Cruces vicinity, \*Mesilla Plaza, 2 miles south of Las Cruces on New Mexico 28.

## Eddy County

Carlsbad vicinity, \*Carlsbad Reclamation Project, north of Carlsbad.

## Grant County

Cliff vicinity, Woodrow Ruin, c. 5 miles northeast of Cliff off New Mexico 293.

## Lincoln County

Lincoln, \*Lincoln Historic District, U.S. 380.  
 White Oaks, White Oaks Historic District, bounded on the west by the line separating secs. 25 and 26 and 35 and 36 of T. 6 S., R. 11 E.; on the south by a line running 8,977.86 feet west which intersects the southernmost boundary of Cedarvale Cemetery; thence north 8,844.28 feet; thence west 8,977.86 feet; thence south 8,844.28 feet to the beginning point.

## Los Alamos County

Los Alamos, \*Los Alamos Scientific Laboratory, Central Avenue.

## McKinley County

Manuelito vicinity, \*Manuelito Complex, 6 miles south of Manuelito on secondary roads.  
 Thoreau vicinity, Chaco Canyon National Monument, 64 miles north of Thoreau on New Mexico 56.

## Mora County

Wagon Mound vicinity, \*Wagon Mound, east of Wagon Mound on U.S. 85.  
 Watrous, \*Watrous (La Junta), U.S. 85.  
 Watrous vicinity, Fort Union National Monument, 9 miles north of Watrous on New Mexico 477.

## Rio Arriba County

Blanco vicinity, Francés Canyon Ruin, SE $\frac{1}{4}$ SE $\frac{1}{4}$ , sec. 31, T. 30 N., R. 6 W.  
 Cañones vicinity, Tsipping, 1.8 miles south of Cañones on Pueblo Mesa.  
 Española vicinity, \*Puyé Ruins, 14 miles west of Española on New Mexico 30 and 5, Santa Clara Indian Reservation.  
 San Juan Pueblo vicinity, \*San Gabriel de Yungue-ouinge, 1 mile west of San Juan Pueblo on New Mexico 74 and secondary roads.

## Roosevelt County

Clovis vicinity, \*Anderson Basin (Blackwater Draw), 12 miles south and 6 miles east of Clovis via U.S. 70 and secondary roads.

## San Juan County

Aztec vicinity, Aztec Ruins National Monument, 1 mile north of Aztec on secondary road.  
 Farmington vicinity, Salmon Ruin, 9 miles east of Farmington off New Mexico 17.

## San Miguel County

Bell ranch vicinity, Bell Ranch Headquarters, north and east of the Conchas Reservoir.  
 Pecos vicinity, Pecos National Monument, south of Pecos on New Mexico 63.  
 Santa Fe vicinity, \*Glorieta Pass Battlefield, 20 miles southeast of Santa Fe on U.S. 84-85 and New Mexico 50 (also in Santa Fe County).

## Sandoval County

Jemez Springs vicinity, San Juan Mesa Ruin, SE $\frac{1}{4}$ SW $\frac{1}{4}$  sec. 28, T. 18 N., R. 3 E., southeast of Jemez Springs.  
 Los Alamos vicinity, Bandelier National Monument, 12 miles south of Los Alamos on New Mexico 4.  
 Bernalillo vicinity, \*Sandia Cave, 11 miles east of Bernalillo on New Mexico 44, Cibola National Forest.  
 Casa Salazar vicinity, \*Big Bend Mesa, west of Casa Salazar on secondary roads, Cibola National Forest.

## Santa Fe County

Santa Fe, \*Barrio de Anasco Historic District, bounded on the south by properties fronting on E. De Vargas Street, on the west by properties fronting on College Street, on the east by property lines of St. Michael's Dormitory and the San Miguel Chapel, and on the north by the San Miguel Chapel, E. De Vargas Street, the State Parks Building property, and the Santa Fe River.  
 Santa Fe, Davey, Randall, House, Upper Canyon Road.  
 Santa Fe, National Park Service Southwest Regional Office, Old Santa Fe Trail.  
 Santa Fe, \*Palace of the Governors, The Plaza.  
 Santa Fe, Eredos of Our Lady of Light, Cristo Rey Church, Canyon Road and Cristo Rey Street.  
 Santa Fe, \*Santa Fe Plaza.  
 Santa Fe vicinity, \*Glorieta Pass Battlefield (see San Miguel County).  
 Santa Fe vicinity, \*San Lazaro, 25 miles south of Santa Fe via New Mexico 10 and secondary road.  
 Santa Fe vicinity, \*Seton Village, 6 miles south of Santa Fe off U.S. 84-85 and secondary road.  
 Truchas vicinity, \*El Santuario de Chimayó, south of Truchas in Chimayó.

## Socorro County

Bingham vicinity, \*Trinity Site, 25 miles south of U.S. 380 on White Sands Missile Range.  
 Gran Quivira vicinity, Gran Quivira National Monument, 1 mile east of Gran Quivira on New Mexico 10 (also in Torrance County).  
 Magdalena vicinity, Gallinas Springs Ruin, SE $\frac{1}{4}$ SE $\frac{1}{4}$  sec. 27, T. 1 S., R. 6 W.  
 Socorro vicinity, Fort Craig, 37 miles south of Socorro.

## Taos County

Las Trampas, \*San Jose de Gracia Church.  
 Las Trampas, \*Las Trampas Historic District.  
 Ranchos de Taos, \*San Francisco de Assisi Mission Church, on the Plaza.  
 Taos, \*Blumenschein (Ernest L.) House, Ledoux Street.  
 Taos, \*Carson (Kit) House, Kit Carson Avenue.  
 Taos vicinity, \*Taos Pueblo, 3 miles north of Taos.

## Torrance County

Gran Quivira National Monument (see Socorro County).

Abó vicinity, \*Abo, 3 miles west of Abó on U.S. 60 and secondary road in Abó State Monument.

Punta de Agua vicinity, \*Quarai, 1 mile south of Punta de Agua on secondary road in Quarai State Monument.

#### Union County

Clayton vicinity, \*Rabbit Ears (Clayton Complex), north and west of Clayton.

Folsom vicinity, \*Folsom Site, 8 miles west of Folsom on banks of Dead Horse Gulch.

Seneca vicinity, \*McNess Crossing Site, on the North Canadian River northeast of Seneca.

#### Valencia County

Acoma, \*San Estevan de Rey Mission Church, on New Mexico 23.

Casa Blanca vicinity, \*Acoma, 13 miles south of Casa Blanca on New Mexico 23.

El Morro vicinity, \*El Morro National Monument, 2 miles west of El Morro on New Mexico 53.

Zuni vicinity, \*Hawikuh, 12 miles southwest of Zuni, Zuni Indian Reservation.

#### NEW YORK

##### Albany County

Albany, Albany Academy (Joseph Henry Memorial), Academy Park.

Albany, Albany Union Station, east side of Broadway between Columbia and Steuben Streets.

Albany, Cherry Hill, South Pearl Street between First and McCarthy Avenues.

Albany, New York Executive Mansion, 138 Eagle Street.

Albany, New York State Capitol, Capitol Park.

Albany, New York State Court of Appeals (State Hall), Eagle Street between Pine and Columbia Streets.

Albany, New York State Department of Education Building, Washington Avenue between Hawk and Swan Streets.

Albany, \*Schuyler (Philip) Mansion, Clinton and Schuyler Streets.

Albany, Ten Broeck Mansion, 9 Ten Broeck Place.

Albany, Whipple Cast and Wrought-Iron Bowstring Truss Bridge, 1000 Delaware Avenue.

Altamont, Delaware & Hudson Railroad Passenger Station (Altamont Village Hall), Main Street and the Delaware and Hudson Railroad.

Coeymans, Coeymans School (Action Civil Polytechnic Institute), southwest corner of Westerlo Street and Civill Avenue.

Cohoes, Harmony Mill No. 3 (Mastodon Mill), 100 North Mohawk Street.

Cohoes, Lock 18 of Enlarged Erie Canal (Double Lock), west of 252 North Mohawk Street, east of Reservoir Street near Manor Avenue.

Cohoes, Music Hall, northwest corner of Remsen and Oneida Streets.

Cohoes, Van Schaick House, Van Schaick Avenue and the Delaware and Hudson Railroad track.

Watervliet, \*Watervliet Arsenal, South Broadway.

Watervliet, Watervliet Side Cut Locks (Double Lock), 23d Street at the Hudson River.

##### Bronx County

The Bronx, \*New York Botanical Gardens, Southern and Bedford Park Boulevards.

The Bronx, \*Van Cortlandt (Frederick) House, Van Cortlandt Park at 242nd Street.

##### Broome County

Binghamton, Binghamton City Hall, Collier Street between Court and Academy Streets.

##### Cayuga County

Auburn, Flatiron Building, 1-3 Genessee Street.

Auburn, \*Seward (William H.) House, 33 South Street.

Poplar Ridge, \*Wood (Jethro) House, New York 34B.

##### Chautauqua County

Chautauqua, \*Miller (Lewis) Cottage, Chautauqua Institution, New York 17J.

##### Chemung County

Elmira, Chemung County Courthouse Complex, 210-228 Lake Street.

##### Clinton County

\*Adirondack Forest Preserve, northeastern New York State (also in Essex, Franklin, Fulton, Hamilton, Herkimer, St. Lawrence, and Warren counties).

Plattsburgh, Kent-Delord House, 17 Cumberland Avenue.

Plattsburgh, Old Stone Barracks, Rhode Island Avenue, Plattsburgh Air Force Base.

Plattsburgh vicinity, \*Plattsburgh Bay, Cumberland Bay, east of Plattsburgh.

Plattsburgh vicinity, \*Valcour Bay, 7 miles south of Plattsburgh on the west shore of Lake Champlain.

##### Columbia County

Church Hill, \*Church (Frederic E.) House, Olana, Church Hill, east end of Rip Van Winkle Bridge.

Germantown, Clermont, Clermont State Park.

Hudson, Front Street-Parade Hill-Lower Warren Street Historic District, Warren Street between Second Street and Parade Hill, both sides of North Front and South Front Streets between Diamond and Allen (Ferry) Streets both sides of Prison Alley between North Front Street and the bluff, the north side of Fleet Street, and Parade Hill, and Franklin Square.

Kinderhook vicinity, \*Van Alen (Luycas) House, U.S. 9E, 2.1 miles south of U.S. 9.

Kinderhook vicinity, \*Van Buren (Martin) House (Lindewald), east of Kinderhook on New York 9E.

Livingston, Livingston, Henry W., House (The Hill), at intersection of U.S. 9 and New York 82.

New Lebanon, \*Mount Lebanon Shaker Society, U.S. 20.

##### Delaware County

Roxbury vicinity, \*Burroughs (John) Home, (Woodchuck Lodge), 2 miles from Roxbury.

##### Dutchess County

Hyde Park, Home of Franklin D. Roosevelt National Historic Site, 2 miles south of Hyde Park on U.S. 9.

Hyde Park, Vanderbilt Mansion National Historic Site, north edge of Hyde Park, U.S. 9.

Poughkeepsie, \*Morse (Samuel F. B.) House, Locust Grove, 370 South Street.

Poughkeepsie, Union Street Historic District, Approximately 8 blocks in downtown Poughkeepsie centered around Union Street.

Poughkeepsie, \*Vassar (Matthew) House, Springside, Academy and Livingston Streets.

##### Erie County

Buffalo, Albright-Knox Art Gallery, 1285 Elmwood Avenue.

Buffalo, Ansley Wilcox House National Historic Site, Delaware Avenue.

##### Essex County

\*Adirondack Forest Preserve (see Clinton County).

Crown Point, \*Fort St. Frederic, junction of New York 8 and U.S. 9N.

Crown Point vicinity, Fort Crown Point, Crown Point Reservation, west of the south end of Lake Champlain Bridge and New York 8.

Port Kent, \*Watson (Elkanah) House, 3 miles east of U.S. 9.

Ticonderoga vicinity, \*Fort Ticonderoga, 2.5 miles south of Ticonderoga on New York 22.

##### Franklin County

\*Adirondack Forest Preserve (see Clinton County).

##### Fulton County

\*Adirondack Forest Preserve (see Clinton County).

Johnstown, \*Johnson Hall, Hall Street.

##### Genesee County

Batavia, \*Holland Land Office, West Main Street.

##### Greene County

Catskill, \*Cole (Thomas) House, 218 Spring Street.

Coxsackie vicinity, \*Bronck (Pieter) House, 2 miles northwest of Coxsackie on the west side of U.S. 9W.

##### Hamilton County

\*Adirondack Forest Preserve (see Clinton County).

##### Herkimer County

\*Adirondack Forest Preserve (see Clinton County).

Danube, Herkimer House, near New York 5S.

Herkimer, Herkimer County Courthouse, 320 North Main Street.

Herkimer, Herkimer County Jail, 327 North Main Street.

Indian Castle vicinity, Indian Castle Church, East of Indian Castle on New York 5 South.

Little Falls, Herkimer County Trust Co. Building, corner of Ann and Albany Streets.

##### Kings County

Brooklyn, Boat House on the Lullwater of the Lake in Prospect Park, Prospect Park.

Brooklyn, \*Brooklyn Bridge (also in New York County), across the East River, connecting Brooklyn and Manhattan.

Brooklyn, \*Brooklyn Heights Historic District, bounded by Atlantic Avenue, Court Street, Fulton Street, and the East River.

Brooklyn, \*Plymouth Church of the Pilgrims, 75 Hicks Street.

Brooklyn, \*Wycokoff (Pieter) House, 5902 Canarsie Lane.

##### Lewis County

Lowville, \*Hough (Franklin B.) House, Collins Street.

##### Madison County

Cazenovia, Lorenzo, Ledyard Street (U.S. 20).

Oneida, \*Oneida Community Mansion House, Sherrill Road.

##### Monroe County

Rochester, \*Anthony (Susan B.) House, 17 Madison Street.

Rochester, Child, Jonathan, House and Brewster-Burke House Historic District, 37 South Washington Street and 130 Spring Street.

Rochester, \*Eastman (George) House, 900 East Avenue.

Rochester, Ely, Hervey, House, 11 Livingston Park.

Rochester, First Universalist Church, southeast corner of South Clinton Avenue and Court Street.

##### Montgomery County

Amsterdam vicinity, \*Erie Canal, 6 miles west of Amsterdam on New York 53.

##### Nassau County

Oyster Bay, Long Island, Sagamore Hill National Historic Site, end of Cove Neck Road.

Port Washington, \*Sousa (John Philip) House, Wildbank, 14 Hicks Lane, Sands Point.

## New York County

- New York, \*Arthur (Chester A.) House, 123 Lexington Avenue.
- New York, \*Brooklyn Bridge, Boroughs of Manhattan and Brooklyn across the East River.
- New York, \*Carnegie Hall, Seventh Avenue, 56th to 57th Streets.
- New York, \*Carnegie (Andrew) Mansion, 2 East 91st Street.
- New York, Castle Clinton National Monument, South Ferry.
- New York, \*Central Park, bounded by Central Park South, Fifth Avenue, Central Park West, and 110th Street.
- New York, Central Synagogue (Congregation Ahavath Chesed-Shaar Hashomayim), 648-652 Lexington Avenue.
- New York, \*City Hall, Broadway and Chambers Street.
- New York, \*Cooper Union, Cooper Square, Seventh Street and Fourth Avenue.
- New York, \*Pupin Physics Laboratories, Columbia University, Broadway and 120th Street.
- New York, \*Dyckman (William) House, 4881 Broadway.
- New York, Federal Hall National Memorial, Wall and Nassau Streets.
- New York, General Grant National Memorial, Riverside Drive and West 122d Street.
- New York, Hamilton Grange National Memorial, 287 Convent Avenue.
- New York, India House, 1 Hanover Square.
- New York, \*Morgan (Pierpont) Library, 33 East 36th Street.
- New York, \*Morris-Jumel Mansion, 160th Street and Edgecombe Avenue.
- New York, \*New York Public Library, Fifth Avenue and 42nd Street.
- New York, New York Shakespeare Festival Public Theater (Astor Library), 425 Lafayette Street.
- New York City, 170-176 John Street Building, 170-176 John Street.
- New York, \*The Players, 16 Gramercy Park.
- New York, \*St. Paul's Chapel, Broadway between Fulton and Vesey Streets.
- New York City, Schermerhorn Row Block (New York State Maritime Museum Block), bounded by Front, Fulton, South Streets, and Burling Slip.
- New York, Statue of Liberty National Monument, Liberty Island, New York harbor (also in Hudson County, N.J.).
- New York, Theodore Roosevelt Birthplace National Historic Site, 28 East 20th Street.
- New York, \*Tredwell (Seabury) House, Old Merchant's House, 29 East Fourth Street.
- New York, \*Woolworth Building, 233 Broadway.

## Niagara County

- Niagara Falls, \*Niagara Reservation.
- Youngstown vicinity, \*Old Fort Niagara, north of Youngstown on New York 18.

## Oneida County

- Rome, Fort Stanwix National Monument, bounded by Dominick, Spring, Liberty, and James Streets.
- Rome vicinity, \*Oriskany Battlefield, 5 miles east of Rome on New York 69.
- Utica, Utica State Hospital, 1213 Court Street.
- Westernville, \*Floyd, General William, House, West side of Main Street.

## Onondaga County

- Syracuse, Onondaga County Savings Bank Building (Gridley Building), 101 South Salina Street.
- Syracuse, Syracuse Savings Bank, 102 North Salina Street.
- Syracuse, Weighlock Building, southeast corner of Erie Boulevard and Montgomery Street.

## Ontario County

- Geneva, Parrott Hall (Denton House), West North Street between Castle Street and Preemption Road.
- Victor vicinity, \*Boughton Hill, 125 miles south of Victor.

## Orange County

- \*Delaware and Hudson Canal (also in Sullivan and Ulster counties and Pike and Wayne counties, Pa.).
- \*Palisades Interstate Park (see Bergen County, N.J.).
- Goshen, \*Historic Track, Main Street.
- Harriman, \*Harriman (E. H.) Estate (Arden), New York 17.
- Newburgh, Dutch Reformed Church, northeast corner of Grand and Third Streets.
- Newburgh, \*Washington's Headquarters, Liberty and Washington Streets.
- West Point, \*U.S. Military Academy, New York 218.

## Oswego County

- Oswego, Oswego City Library, 120 East Second Street.

## Otsego County

- Springfield, Hyde Hall, Glimmerglass State Park, east of County Route 31.

## Queens County

- Flushing, \*Old Quaker Meetinghouse, south side of Northern Boulevard.
- Richmond Hill, \*Ritis (Jacob) House, 84-41 120th Street.

## Rensselaer County

- Rensselaer, \*Fort Crailo, south of Columbia Street on Riverside Street.
- Troy, Cannon Building, 1 Broadway.
- Troy, Fifth Avenue-Fulton Street Historic District, two blocks of Fifth Avenue, on the eastern edge of the downtown Troy business district, bounded on the north by Grand Street, on the south by Broadway, on the east (between Grand and Fulton Streets) by Sixth Avenue and (between Fulton Street and Broadway) by Union Street, and on the west by Williams Street.
- Troy, Gasholder House, Troy Gas Light Co., northwest corner of Jefferson Street and Fifth Avenue.
- Troy, Ilium Building, northeast corner of Fulton and Fourth Streets.
- Troy, McCarthy Building, 255-257 River Street.
- Troy, National State Bank Building, 297 River Street.
- Troy, W. & L. E. Gurley Co., 514 Fulton Street.
- Walloomsac vicinity, \*Bennington Battlefield, New York 67, on Vermont line.

## Richmond County

- Rosebank, Austen, Elizabeth Alice, House, 2 Hyland Boulevard.
- Staten Island, \*The Voorlezer's House, Arthur Kill Road, opposite Center Street.
- Tottenville, Staten Island, \*Conference House, Hylan Boulevard.

## Rockland County

- \*Palisades Interstate Park (see Bergen County, N.J.).
- Stony Point vicinity, \*Stony Point Battlefield, north of Stony Point on U.S. 9W and U.S. 202.
- Tappan, \*De Wint House, Livingston Avenue and Oak Tree Road.

## St. Lawrence County

- \*Adirondack Forest Preserve (see Clinton County).

## Saratoga County

- Albany vicinity, Saratoga National Historical Park, 30 miles north of Albany on U.S. 4 and New York 32.

- Ballston Spa, Old Saratoga County Courthouse Complex, 46 West High Street.
- Mount McGregor, Grant Cottage, County Route 101 north of U.S. 9.

## Schenectady County

- Delanson vicinity, Christman Bird and Wildlife Sanctuary, southeast of Delanson on Schoharie Turnpike.

## Schoharie County

- North of Blenheim, \*Old Blenheim Bridge, New York 30.

## Schuyler County

- Tyrone vicinity, \*Lamoka, 2 miles west of Tyrone at northern edge of Lamoka Lake.

## Seneca County

- Seneca Falls, \*Stanton (Elizabeth Cady) House, 32 Washington Street.

## Suffolk County

- Cutchogue, \*The Old House, New York 25.
- East Hampton, Long Island, \*Moran (Thomas) House, Main Street.
- Montauk vicinity, Montauk Point Light-house.
- Stony Brook, \*Mount (William Sydney) House, Gould Road and New York 25.

## Sullivan County

- \*Delaware and Hudson Canal (see Orange County).

## Tompkins County

- Ithaca, Boardman House, 120 East Buffalo Street.
- Ithaca, Clinton House, 116 North Cayuga Street.
- Ithaca, DeWitt Park Historic District, a square bounded roughly by properties fronting on East Buffalo, East Court, North Cayuga, and North Tioga Streets.
- Ithaca, \*Morrill Hall, Cornell University, Cornell University campus.
- Ithaca, Second Tompkins County Court-House, 121 East Court Street.

## Ulster County

- \*Delaware and Hudson Canal (see Orange County).
- Esopus, \*Burroughs (John) Cabin (Slab-sides), west of West Park.
- Esopus, \*Burroughs (John) Riverby Study, West Park.
- Hurley, \*Hurley Historic District, Hurley Street, Hurley Mountain Road, and Schoonmaker Lane.
- Kingston, Clinton Avenue Historic District, includes all of Clinton Avenue between Westbrook Lane and North Front Street, North Front Street between Clinton Avenue and Fair Street, and the east side of Fair Street between North Front and John Streets.
- Kingston, Kingston City Hall, 408 Broadway.
- Kingston, Senate House, northwest side of Clinton Avenue near the intersection of North Front Street.
- New Paltz, \*Hasbrouck (Jean) House, Huguenot Street, opposite its junction with North Street.
- New Paltz, \*Huguenot Street Historic District, Huguenot Street.

## Warren County

- \*Adirondack Forest Preserve (see Clinton County).

## Westchester County

- Croton-on-Hudson, \*Van Cortlandt Manor, U.S. 9, north of intersection with U.S. 9A.
- Mount Vernon, St. Paul's Church National Historic Site, Eastchester, Mount Vernon.
- North Tarrytown, \*Dutch Reformed (Sleepy Hollow) Church, north edge of Tarrytown on U.S. 9.

Tarrytown, \*Gould (Jay) Estate (Lyndhurst), 635 South Broadway.  
Tarrytown vicinity, \*Irving (Washington) House (Sunnyside), Sunnyside Lane.  
Upper Mills, \*Philipsburg Manor, 381 Bellwood Avenue.  
Yonkers, \*Philipse Manor, Warburton Avenue and Dock Street.

## NORTH CAROLINA

## Alamance County

Alamance vicinity, *Alamance Battleground State Historic Site*, 4 miles south of Alamance on North Carolina 62.  
Alamance vicinity, *Allen (John) House*, Alamance Battleground State Historic Site.  
Burlington vicinity, *Allen House*, southwest of Burlington on Route 1, off North Carolina 62, near intersection with Route 1129.

## Beaufort County

Bath, *Bath Historic District*, bounded on the west by Bath Creek, on the north by North Carolina 92, on the east by King Street, and on the south by Bath Creek.  
Bath, *Bonner House*, Main and Front Streets.  
Bath, \**Palmer-Marsh House*, 104 Main Street.  
Bath, *St. Thomas Episcopal Church*, Craven Street.  
Washington, *Bank of Washington, West End Branch*, 216 West Main Street.  
Washington, *Beaufort County Courthouse*, corner of West Second and Market Streets.

## Bertie County

Roxobel vicinity, *Woodbourne*, west of Roxobel on Route 1'39.  
Windsor vicinity, *Hope Plantation*, 4 miles northwest of Windsor off North Carolina 308.  
Windsor vicinity, *Jordan House*, south of Windsor on North Carolina 1522.  
Windsor vicinity, *King House*, northwest of Windsor on North Carolina 1116.

## Brunswick County

Southport vicinity, *Brunswick Historic District*, bounded on the east by the Cape Fear River, on the south by County Route 1533, on the west by County Route 1529, and on the north by Orton Plantation.

## Buncombe County

Asheville, \**Biltmore Estate*, Biltmore Plaza.

## Burke County

Morganton, *Burke County Courthouse*, Courthouse Square, bounded on the northwest by Union Street, on the northeast by Sterling Street, on the southeast by Meeting Street, and on the southwest by Green Street.

## Cabarrus County

Concord vicinity, \**Reed Gold Mine*, 11 miles southeast of Concord on North Carolina 601 and 200.

## Caldwell County

Lenoir vicinity, *Fort Defiance*, north of Lenoir on North Carolina 268.

## Carteret County

Atlantic Beach vicinity, *Fort Macon*, on Bogue Point, on Fort Macon Road 4 miles east of Atlantic Beach.

## Catawba County

Claremont vicinity, *Bunker Hill Covered Bridge*, 2 miles east of Claremont off U.S. 70.

Edenton, \**Chowan County Courthouse*, East King Street.

Edenton, \**Cupola House*, 408 South Broad Street.

Edenton, *Iredell (James) House*, 107 East Church Street.

Newton vicinity, *St. Paul's Church and Cemetery (Lutheran)*, junction of North Carolina 1149 and North Carolina 1164.

## Craven County

New Bern, *Blades House*, 602 Middle Street.  
New Bern, *Harvey Mansion*, 219 Tryon Palace Drive.

New Bern, *Stanly (John Wright) House*, 307 George Street.

New Bern, *Stevenson House*, 609-611 Pollock Street.

## Cumberland County

Fayetteville, *Market House*, Market Square.

## Dare County

Kitty Hawk, *Wright Brothers National Memorial*.

Manteo vicinity, *Roanoke Island, Fort Raleigh National Historic Site*, 4 miles north of Manteo on U.S. 158.

## Davidson County

Lexington, *Old Davidson County Courthouse*, Main and Center Streets.

## Durham County

Durham vicinity, *Bennett Place State Historic Site*, intersection of State Routes 1313 and 1314.

Durham vicinity, \**Duke Homestead and Tobacco Factory*, 0.5 mile north of Durham on Guess Road and east on County Route 1025.

## Edgecombe County

Battleboro, *St. John's Episcopal Church*, East Main Street.

Tarboro, *The Barracks*, 1100 Albermarle Street.

Tarboro, *Blount House (The Grove)*, 130 Bridgers Street.

Tarboro, *Calvary Episcopal Church and Churchyard*, 411 East Church Street.

Tarboro, *Cotton Press*, Town Common.

Tarboro, *Tarboro Town Common*, bounded by Wilson Street, Albermarle Avenue, Park Avenue, and St. Patrick Street.

Tarboro, *Walston-Bulluck House (Pender Museum)*, 1018 St. Andrews Street.

Tarboro vicinity, *Bracebridge Hall*, near small crossroads of Macklesfield.

Tarboro vicinity, *Coolmore Plantation*, west of Tarboro on U.S. 64.

Tarboro vicinity, *Piney Prospect (Sugg House)*, 5.7 miles south of Tarboro off Route 1601.

## Forsyth County

Winston-Salem, *Bethabara Moravian Church*, 2147 Bethabara Road.

Winston-Salem, \**Old Salem Historic District*, Salem College campus and area near Salem Square.

Winston-Salem, \**Salem Tavern*, 800 South Main Street.

Winston-Salem, \**Single Brother's House*, southwest corner of South Main and Academy Streets.

## Guilford County

Greensboro, *Blandwood*, 411 West Washington Street.

Greensboro vicinity, *Guilford Courthouse National Military Park*, 6 miles northwest of Greensboro near U.S. 220.

High Point, *Haley, John, House*, 1805 East Lexington Avenue.

## Halifax County

Halifax, *Halifax Historic District*, bounded on the southwest by St. David Street, on the northwest by the Owens House drainage ditch, on the northeast by the Roanoke River, and on the southeast by the Magazine Spring Gut.

## Henderson County

Flat Rock vicinity, \**Carl Sandburg Home National Historic Site*, 0.25 mile west of Flat Rock.

## Hertford County

Como vicinity, *Hare Plantation House*, 1.6 miles west of the junction of Route 1317 and U.S. 258.

Como vicinity, *Riddick House*, 1 mile south of the intersection of Routes 1319 and 1322.

Murfreesboro, *The Columns*, Jones Drive.  
Murfreesboro, *Freeman House (Hertford Academy)*, 200 East Broad Street.

Murfreesboro, *Melrose*, 100 East Broad Street.  
Murfreesboro, *Myrick House*, 402 Broad Street.

Murfreesboro, *Murfreesboro Historic District*, bounded on the east by a line 60 feet east of Fourth Street; on the south by Vance Street extending beyond to a point 1,050 feet west of Liberty Street and 300 feet south of Main Street; on the west by a line 500 feet west of Winder Street; and on the north by a line 120 feet north of Broad Street.

Murfreesboro, *Rea, Wilham, Store*, East Williams Street.

Murfreesboro, *Roberts-Vaughan House*, 130 East Main Street.

Murfreesboro, *Wheeler, John, House*, 403 East Broad Street.

## Iredell County

Statesville vicinity, *Fort Dobbs*, Fort Dobbs Road.

## Johnston County

Clayton vicinity, *Sanders-Hairr House*, Route 1525 south of Clayton.

Newton Grove vicinity, *Bentonville Battleground State Historic Site*, 2 miles north of Newton Grove on County Route 1008.

Newton Grove vicinity, *Harper House*, Bentonville Battleground State Historic Site.

## Jones County

Pollocksville vicinity, *Foscue Plantation House*, east side of U.S. 17, 1.5 miles south of the junction of U.S. 17 and North Carolina 1002.

Pollocksville vicinity, *Sanderson House*, southwest of Pollocksville on North Carolina 1115.

## Lenoir County

Falling Creek vicinity, *Cedar Dell*, southeast of Falling Creek on North Carolina 1338, 0.4 mile from the intersection with North Carolina 1324.

Falling Creek vicinity, *Wood, Dempsey, House*, southwest of Falling Creek on North Carolina 1324.

Kinston, *Peebles House (Harmony Hall)*, 109 East King Street.

Kinston vicinity, *Jackson, Jesse, House*, on U.S. 11, south of Kinston.

## McDowell County

Pleasant Gardens, *Carson House*, east of Pleasant Gardens on U.S. 70.

## Mecklenburg County

Charlotte, *Alexander (Hezekiah) House*, 3420 Shamrock Drive.

## Montgomery County

Mount Gilead vicinity, \**Town Creek Indian Mound*, 4.5 miles southeast of Mount Gilead on North Carolina 73.

## Moore County

Carthage vicinity, *Alston House*, 8 miles northeast of Carthage on County Route 1644.

## Nash County

Rocky Mount vicinity, *Stonewall*, Falls Road Extension.

## New Hanover County

Wilmington, *City Hall-Thalian Hall*, 100 North Third Street.  
Wilmington vicinity, \**Fort Fisher*, 18 miles south of Wilmington on U.S. 421.

## Orange County

Chapel Hill, *Chapel Hill Historic District*.  
Chapel Hill, \**Old East, University of North Carolina*, University of North Carolina campus.  
Chapel Hill, *Playmakers Theatre (Smith Hall)*, Cameron Avenue, University of North Carolina.  
Hillsborough, *Ayr Mount*, St. Mary's Road.  
Hillsborough, *Burwell School*, North Churton Street.  
Hillsborough, *Eagle Lodge*, 142 West King Street.  
Hillsborough, *Hazel-Nash House*, 116 West Queen Street.  
Hillsborough, *Nash Law Office*, 143 West Margaret Lane.  
Hillsborough, *Old Orange County Courthouse*, 106 East King Street.  
Hillsborough, *Ruffin-Roulhac House*, northeast corner of Churton and Orange Streets.  
Hillsborough, *St. Matthew's Episcopal Church and Churchyard*, St. Mary's Road.  
Hillsborough, *Sans Souci*, East Corbin Street.

## Pender County

Wilmington vicinity, *Moore's Creek National Military Park*, 25 miles northwest of Wilmington on North Carolina 210.

## Perquimans County

Hertford vicinity, *Newbold-White House*, southeast of Hertford off Route 1336 north of the junction with Route 1337.

## Pitt County

Grimesland vicinity, *Grimesland Plantation*, east of Grimesland on Route 2.

## Polk County

Tryon vicinity, *Block House Site*, 0.5 mile east of U.S. 176 on the boundary between North and South Carolina.

## Richmond County

Hamlet, *Seaboard Coast Line Passenger Depot*, Main Street.  
Rockingham, *Great Falls Mill*, West Washington and Broad Avenue.

## Rockingham County

Wentworth, *Wright Tavern*, North Carolina 65.

## Rowan County

Granite Quarry vicinity, *Braun, Michael, House*, northwest of Granite Quarry on North Carolina 2308, 0.5 mile from the junction of North Carolina 2308 and U.S. 52.  
Salisbury, *Community Building, Rowan County Courthouse*, 200 North Main Street.

## Union County

Monroe, *Monroe City Hall*, 102 West Jefferson Street.  
Monroe, *Union Courthouse*, Courthouse Square.

## Vance County

Williamsboro, *St. John's Episcopal Church*, Route 1329.  
Williamsboro vicinity, *Burnside Plantation House*, on Route 1335 about 1.8 miles east of Williamsboro Crossroads.

## Wake County

Raleigh, *Christ Episcopal Church*, 120 East Edenton Street.  
Raleigh, *Dodd-Hinsdale House*, 330 Hillsborough Street.  
Raleigh, *Executive Mansion*, 210 North Blount Street.

Raleigh, *Federal Building (Raleigh Post Office and Courtroom)*, 300 Fayetteville Street.

Raleigh, *Haywood Hall*, 211 New Bern Avenue.

Raleigh, *Haywood, Richard B., House*, 127 East Edenton Street.

Raleigh, *Lane, Joel, House*, 728 West Hargett Street.

Raleigh, *Mordecai House*, Mimosa Street.

Raleigh, *Raleigh Water Tower*, 115 West Morgan Street.

Raleigh, *St. Mary's Chapel*, 900 Hillsborough Street.

Raleigh, *Seaboard Coast Line Railroad Co. Office Building*, 325 Halifax Street.

Raleigh, *State Bank of North Carolina (Christ Church Rectory)*, 11 New Bern Avenue.

Raleigh, *State Capitol Building*, Capitol Square, bounded by Wilmington, Edenton, Salisbury, and Morgan Streets.

Raleigh, *White-Holman House*, 209 East Morgan Street.

Raleigh vicinity, *Midway Plantation*, 8 miles east of Raleigh on U.S. 64.

Raleigh vicinity, *Yates Mill*, Lake Wheeler Road.

## Warren County

Vaughan vicinity, *Buck Spring Plantation (Nathaniel Macon House)*, north of Vaughan on County Route 1348.

## Washington County

Creswell vicinity, *Somerset Place State Historic Site*, 9 miles south of Creswell on Lake Phelps.

## Wayne County

Fremont vicinity, *Aycock (Charles B.) Birthplace*, 1 mile south of Fremont off U.S. 117.

## Wilkes County

Wilkesboro, *Old Wilkes County Jail*, North Bridge Street.

## Yadkin County

Richmond Hill vicinity, *Richmond Hill Law School*, north of Richmond Hill on County Route 1530.

## NORTH DAKOTA

## Benson County

Fort Totten vicinity, *Fort Totten*, south of Fort Totten.

## Billings County

Medora, *Theodore Roosevelt National Memorial Park* (also in McKenzie County).

## Burleigh County

Menoken vicinity, \**Menoken Indian Village Site*, 1.25 miles north of Menoken, Verendrye State Park.

## McKenzie County

*Theodore Roosevelt National Memorial Park* (see Billings County).

## Mercer County

Stanton vicinity, \**Big Hidatsa Village Site*, north bank of Knife River, 1 mile north of Stanton.

## Williams County

Buford vicinity, *Fort Union Trading Post National Historic Site*, west of Buford (also in Roosevelt County, Mont.).

## OHIO

## Adams County

Locust Grove vicinity, \**Serpent Mound*, 5 miles northwest of Locust Grove on Ohio 73.

## Allen County

Spencerville vicinity, \**Miami and Erie Canal, Deep Cut*, 2 miles south of Spencerville on Ohio 66.

## Athens County

Athens, \**Manasseh Cutler Hall, Ohio University*, Ohio University campus.  
The Plains, *Hartman Mound (Connett Mound)*, Ohio 682, 0.1 mile west on small road.

## Auglaize County

Wapakoneta vicinity, *Fort Amanda Site*, 9 miles northwest of Wapakoneta on Ohio 198.

## Brown County

Fincastle vicinity, *Eagle Township Works I Mound*, southeast of Fincastle off Mound Road.

Ripley vicinity, *Rankin, John, House*, east of Ripley, Liberty Hill.

## Butler County

Hamilton vicinity, *Fairfield Township Works I*, about 3.6 miles northeast of Hamilton between Ohio 4 and the Great Miami River.  
Jacksonburg vicinity, *Mann Mound (Leslie Mound)*, north of Jacksonburg off Gingrich Road.

Middletown vicinity, *Great Mound*, about 3.5 miles west of Middletown off Wayne-Madison Road.

Oxford, *Fisher Hall (Oxford Female College)*, Miami University campus.

Oxford, \**McGuffey (William H.) House*, 401 East Spring Street.

Pisgah vicinity, *Union Township Works II*, about 1 mile south of Pisgah.

## Carroll County

Carrollton, *McCook, Daniel, House*, Public Square.

Carrollton vicinity, *Petersburg Mill*, 4.3 miles south of Carrollton on Ohio 322.

## Columbiana County

East Liverpool, \**The Beginning Point of the U.S. Public Land Survey*, on the Ohio-Pennsylvania boundary (also in Beaver County, Pa.).

East Liverpool, *East Liverpool Pottery*, southwest corner of Second and Market Streets.

East Liverpool, *Thompson, Cassius Clark, House*, 305 Walnut Street.

## Cuyahoga County

Valley View Village, \**Ohio and Erie Canal*, Ohio 631.

## Darke County

Fort Jefferson, *Fort Jefferson Site*, Ohio 121.

## Erie County

Milan, \**Edison (Thomas Alva) Birthplace*.

## Fairfield County

Lancaster, \**Sherman (John) Birthplace*, 137 East Main Street.

Tarleton vicinity, *Tarleton Cross Mound*, 0.5 mile north of Tarleton on County Route 131.

## Franklin County

Columbus, *Campbell Mound*, McKinley Avenue, 0.5 mile south of Trabue Road.

Columbus, *Fort Hayes*, Cleveland Avenue and Interstate 71.

Columbus, *Hayes and Orton Halls, The Ohio State University, The Oval*.

Westerville, *Hanby House*, 160 West Main Street.

Westerville, *Towers Hall, Otterbein College*, West Main and Grove Streets, Otterbein College campus.

## Gallia County

Gallipolis, *Our House*, 434 First Avenue.

## Greene County

Cedarville vicinity, *Williamson Mound State Memorial*, northwest of Cedarville near U.S. 42.

## NOTICES

Fairborn vicinity, *Huffman Field*, Wright-Patterson Air Force Base, 1 mile southwest of Fairborn.

*Guernsey County*

Old Washington vicinity, \**S Bridge, National Road*, 4 miles east of Old Washington on U.S. 40.

*Hamilton County*

Cincinnati, *Cincinnati Music Hall*, 1243 Elm Street.  
Cincinnati, *Delta Queen* (steamboat), Public Landing.  
Cincinnati, *Langdon House*, 3626 Eastern Avenue.  
Cincinnati, \**Pendleton (George Hunt) House*, 559 East Liberty Street.  
Cincinnati, *Pittman (Benn) House*, 1852 Columbia Parkway.  
Cincinnati, *Stowe House*, 2950 Gilbert Avenue.  
Cincinnati, \**William Howard Taft National Historic Site*, 2038 Auburn Avenue.  
Cincinnati, *Wesley Chapel Methodist Church*, 320 East Fifth Street.  
Elizabethtown vicinity, *Fort Hill (Fort Miami)*, approximately 3 miles south of Elizabethtown on Brower Road.  
Montgomery, *Universalist Church Historic District*, Montgomery Road from 9433 north to Remington Avenue.  
Mount Nebo, *William Henry Harrison Tomb*, Ohio 128.

*Highland County*

Hillsboro vicinity, *Fort Hill*, 18 miles southeast of Hillsboro on Ohio 41.  
Pricetown vicinity, *Workman Works*, approximately 1.3 miles south of Pricetown.

*Jackson County*

Coalton vicinity, *Leo Petroglyph*, 4 miles northwest of Coalton off U.S. 35.  
Jackson vicinity, *Buckeye Furnace*, 10 miles east of Jackson on Township Road 167, Milton Township.

*Jefferson County*

Mount Pleasant, *Friends Meetinghouse*, near Ohio 150.

*Lake County*

Fairport Harbor, *Fairport Marine Museum*, 129 Second Street.  
Kirtland, *Kirtland Temple*, 9020 Chillicothe Road.  
Mentor, \**Garfield (James A.) Home, Lawnfield*, 1059 Mentor Avenue.

*Licking County*

Granville vicinity, *Alligator Effigy Mound*, east of Granville off Ohio 16.  
Brownsville vicinity, *Flint Ridge*, 1.5 miles north of Brownsville on County Route 668.  
Newark, \**Newark Earthworks, Mound Builders State Memorial*.

*Lorain County*

Oberlin, \**Oberlin College*, Tappan Square.

*Lucas County*

Maumee, *Hull-Wolcott House*, 1031 River Road.  
Maumee vicinity, \**Fallen Timbers Battlefield*, 2 miles west of Maumee on U.S. 24.  
Toledo, *Neukom, Albert, House*, 301 Broadway.  
Toledo, *Successful Sales Co. (Oliver House)*, 27 Broadway.  
Waterville, *Columbian House*, River and Farnsworth Roads.

*Mahoning County*

Coltsville Township, \**McGuffey (William H.) Boyhood Home Site*, McGuffey Road, near Ohio 618.

*Marion County*

Marion, \**Harding (Warren G.) Home*, 380 Mount Vernon Avenue.

*Medina County*

Medina, *Medina County Courthouse*, Liberty Street and Broadway, Public Square.

*Meigs County*

Pomeroy vicinity, *Buffington Island*, 20 miles east of Pomeroy on Ohio 124, Lebanon Township.

*Mercer County*

Fort Recovery Site, Fort Recovery on Ohio 49.

*Miami County*

Lockington and vicinity, *Lockington Locks Historical Area*, T. 7 N., R. 6 E. of Washington Township (Shelby County); T. 8 N., R. 6 E. of Washington Township (Miami County).

Piqua vicinity, *Piqua Historical Area State Memorial (John Johnston Farm and Indian Agency)*, 1 mile north of Piqua.

*Montgomery County*

Dayton, *Dunbar (Paul Lawrence) House*, 219 North Summit Street.  
Dayton, *Old Courthouse*, northwest corner of Third and Main Streets.  
Germantown, *Germantown Covered Bridge*, Center Street, over Little Twin Creek.  
Kettering, *Deeds Barn*, Prugh Park.  
Miamisburg vicinity, *Miamisburg Mound*, south of Miamisburg on Mound Road.

*Morgan County*

Stockport vicinity, *Big Bottom*, 1 mile southeast of Stockport on Ohio 266.

*Ottawa County*

Gilbraltar Islands, \**Cooke (Jay) Home*, Put-in-Bay, Lake Erie.  
Marblehead, *Marblehead Lighthouse*, Ohio 163.  
Put-in-Bay, South Bass Island, *Perry's Victory and International Peace Memorial National Monument*.

*Perry County*

Glenford vicinity, *Glenford Fort*, approximately 0.75 mile south of Glenford.

*Pike County*

Piketon, *Friendly Grove*, Ohio 220 east of Piketon.

*Preble County*

College Corner vicinity, *Hueston Woods Park Mound*, northeast of College Corner near Little Four Mile Creek.  
Eaton vicinity, *Fort St. Clair Site*, 1 mile west of Eaton.  
Eaton vicinity, *Roberts Covered Bridge*, 3 miles south of Eaton.

*Richland County*

Mansfield, *Oak Hill Cottage*, 310 Springmill Street.

*Ross County*

Bainbridge vicinity, *Seip Earthworks*, about 3 miles east of Bainbridge on U.S. 50.  
Chillicothe vicinity, *Mound City Group National Monument*, 4 miles north of Chillicothe on Ohio 104.

Hopetown vicinity, \**Hopeton Earthworks*, near Mound City Group National Monument on U.S. 23.

Scioto Township, *Adena*, Allen Avenue extended.

*Sandusky County*

Fremont, *Hayes (Rutherford B.) Home (Spiegel Grove)*, Hayes and Buckland Avenues.

*Shelby County*

Lockington Locks Historical Area (see Miami County).

*Stark County*

Canton, *William McKinley Tomb*, Seventh Street NW.

*Summit County*

Akron, *Fort Island Works*, approximately 600 feet west of the west end of Fort Island Drive.

Tallmadge, *Tallmadge Town Square Historic District*, Public Square.

*Trumbull County*

Kinsman, *Congregational - Presbyterian Church*, near Ohio 5-7.

Kinsman, *Darrow, Clarence, Octagon House*, Ohio 5 and 7.

Kinsman vicinity, *Allen, Dr. Peter, House*, Kinsman, West Williamsfield State Road north of the intersection of Ohio 87.

North Bloomfield, *Brownwood*, Ohio 45.  
Warren, *Mahoning Avenue Historic District*, 241-391 Mahoning Avenue NW.

*Tuscarawas County*

Bolivar vicinity, *Fort Laurens Site*, 0.5 mile south of Bolivar near Ohio 212.

Gnadenhutzen vicinity, *Gnadenhutzen Massacre Site*, 1 mile south of Gnadenhutzen.  
New Philadelphia, *Schoenbrunn Site*, U.S. 250.

Zoar, *Zoar Historic District*, bounded by Fifth Street on the north, Foltz Street on the east, First Street on the south, and by the rear property lines of those properties fronting on West Street on the west.

*Warren County*

Franklin vicinity, *Hill-Kinder Mound*, northeast of Franklin off Deardoff Road.

Lebanon, *Glendower*, U.S. 42.  
Lebanon vicinity, \**Fort Ancient*, 7 miles southeast of Lebanon on Ohio 350, Fort Ancient State Memorial.

*Washington County*

Marietta, *Ohio Company Land Office*, Campus Martius Museum, corner of Second and Washington Streets.

Marietta, *Putnam, Rufus, House*, Campus Martius Museum, corner of Second and Washington Streets.

Marietta, *W. P. Snyder, Jr.* (steamboat), on the Muskingum River at Sacra Via.

*Wyandot County*

Upper Sandusky vicinity, *Indian Mill*, 3.5 miles northeast of Upper Sandusky on Crane Township Road.

*Wood County*

Perrysburg, *Old Wood County Jail*, 240 West Indiana Avenue.

Perrysburg vicinity, *Fort Meigs*, 1.3 miles southwest of Perrysburg.

## OKLAHOMA

*Alfalfa County*

Cleo Springs vicinity, *Sod House*, about 4 miles north of Cleo Springs.

*Blaine County*

Canton vicinity, *Cantonment*, NW $\frac{1}{4}$  sec. 29, T. 19 N., R. 13 W.

Geary vicinity, *Chisholm, Jesse, Grave Site*, 8 miles northeast of Geary via unnumbered county roads.

*Bryan County*

Kenefic vicinity, *Fort McCulloch*, approximately 2 miles southwest of Kenefic.

Nida vicinity, \**Fort Washita*, southwest of Nida on Oklahoma 199.

*Caddo County*

Hinton vicinity, *Rock Mary*, c. 4 miles west of Hinton.

*Canadian County*

El Reno vicinity, *Fort Reno*, 3 miles west and 2 miles north of El Reno.

**Cherokee County**

Park Hill, *Murrell Home (Hunter's Home)*, N $\frac{1}{2}$  sec. 22, T. 16 N., R. 22 E.  
 Tahlequah, \**Cherokee National Capitol*.

**Choctaw County**

Fort Towson vicinity, *Fort Towson*, 1 mile northeast of Fort Towson.  
 Swink vicinity, *Chief's House*, 1.5 miles northeast of Swink.

**Cimarron County**

Wheelless vicinity, \**Camp Nichols*, 3 miles northeast of Wheelless on Ranch Road.

**Comanche County**

Cache vicinity, *Quanah Parker's Star House*, Eagle Park.  
 Lawton vicinity, \**Fort Sill*, north of Lawton.

**Garvin County (also in Murray County)**

Davis vicinity, *Initial Point*, about 7.5 miles west of Davis on Garvin-Murray County line.  
 Erin Springs, *Erin Springs Mansion (Frank Murray Home)*, south of the Washita River.

**Haskell County**

Kinta vicinity, *McCurtain, Green, House*, NE $\frac{1}{4}$ NE $\frac{1}{4}$  sec. 35, T. 8 N., R. 20 E.

**Johnston County**

Emet vicinity, *White House of the Chickasaws*, northwest of Emet.  
 Tishomingo, *Chickasaw National Capitals*, Capitol Avenue, between Eighth and Ninth Streets.

**Kay County**

Newkirk vicinity, \**Deer Creek Site*, 6 miles northeast of Newkirk.

**Kingfisher County**

Kingfisher, *Seay Mansion*, corner of 11th Street and Zellers Avenue.

**Le Flore County**

Hodgens vicinity, *Conser, Peter, House*, 3.5 miles west of Hodgens.

Spiro vicinity, *Spiro Mound Group*, NE $\frac{1}{4}$  sec. 29, W $\frac{1}{2}$  of NW $\frac{1}{4}$  sec. 28, T. 10 N., R. 26 E.

**Logan County**

Guthrie, *Carnegie Library*, Oklahoma Avenue and Ash Street.

**Love County**

Marietta vicinity, *Washington, Bill, Ranch House*, about 4 miles southwest of Marietta.

**McCurtain County**

Millertown vicinity, \**Wheelock Academy*, east of Millertown on U.S. 70.

McIntosh County (also in Muskogee County)

Rentlesville vicinity, *Honey Springs Battlefield*, north of Rentlesville.

**Mayer County**

Mazle vicinity, *Union Mission Site*, about 5 miles northeast of Mazle.

Pensacola vicinity, *Cabin Creek Battlefield*, about 3 miles north of Pensacola near Cabin Creek.

**Murray County**

Initial Point (see Garvin County).

**Muskogee County**

Fort Gibson, \**Fort Gibson*.  
*Honey Springs Battlefield* (see McIntosh County).

Muskogee vicinity, *Fort Davis*, 2.5 miles northeast of Muskogee.

**Oklahoma County**

Edmond, *Old North Tower*, 400 East Hurd Street, Central State College campus.

Jones vicinity, \**"Ringing the Wild Horse" Site*, W $\frac{1}{2}$  sec. 17 and E $\frac{1}{2}$  sec. 18, T. 18 N., R. 1 W.

Oklahoma City, *Overholser House*, 405 Northwest 15th Street.

**Okmulgee County**

Okmulgee, \**Creek National Capitol*.

**Payne County**

Stillwater, *Old Central, Oklahoma State University*, Oklahoma State University campus.

Yale, *Thorpe, Jim, House*, 704 East Boston Street.

**Pushmataha County**

Tuskahoma vicinity, *Tuskahoma, Choctaw Council House*, 2 miles north of Tuskahoma.

**Roger Mills County**

Cheyenne vicinity, \**Washita Battlefield*, northwest of Cheyenne on U.S. 283.

**Rogers County**

Oologah vicinity, *Will Rogers Birthplace*, about 4 miles northeast of Oologah.

**Sequoyah County**

Akins vicinity, \**Sequoyah's Cabin*, Oklahoma 101, Sequoyah's Cabin State Park.

**Texas County**

Optima vicinity, \**Stamper Site*, 2.5 miles south of Optima on the south bank of the North Canadian River.

**Wagoner County**

Tulahassee vicinity, *Tulahassee Mission Site*, northeast of Tulahassee.

**Washita County**

Colony, *Seeger Indian Training School (Colony School)*, east edge of Colony.

Colony vicinity, \**McLemore Site*, 4 miles southeast of Colony on Oklahoma 69.

**OREGON****Baker County**

Sumpter, *Sumpter Valley Gold Dredge*, southwest of town near Cracker Creek.

**Benton County**

Corvallis, *Corvallis Arts Center (Episcopal Church of the Good Samaritan)*, 700 Southwest Madison Avenue.

**Clackamas County**

Oregon City, *McLoughlin House National Historic Site*, McLoughlin Park, between Seventh and Eighth Streets.

**Clatsop County**

Astoria, \**Elmore (Samuel) Cannery*, on the waterfront at the foot of Flavel Street.

Astoria, \**Fort Astoria*, 15th and Exchange Streets.

Astoria vicinity, *Fort Clatsop, National Memorial*, 4.5 miles south of Astoria.

Hammond, *Fort Stevens*, Fort Stevens State Park.

**Harney County**

Burns vicinity, *French Round Barn*, Diamond Station.

**Jackson County**

Jacksonville, \**Jacksonville Historic District*.

**Klamath County**

Fort Klamath vicinity, *Fort Klamath Site*, approximately 1.25 miles southeast of Fort Klamath.

Worden, \**Lower Klamath National Wildlife Refuge* (see Siskiyou County, Calif.).

**Lake County**

Fort Rock vicinity, \**Fort Rock Cave*, SW $\frac{1}{4}$  NW $\frac{1}{4}$  sec. 25, T. 25 S., R. 13 E.

**Multnomah County**

Portland, *Brown, Captain John A., House*, 525 Northwest 19th Avenue.

**Polk County**

Willamina vicinity, *Fort Yamhill Site*, at the confluence of Cosper Creek and the South Fork of the Yamhill River.

**Wasco County**

The Dalles, *Fort Dalles Surgeon's Quarters*, 15th and Garrison Streets.

**PENNSYLVANIA****Adams County**

Gettysburg, *Gettysburg National Military Park*.

Gettysburg vicinity, *Eisenhower National Historic Site*, southwest edge of Gettysburg National Military Park.

**Allegheny County**

Natrona Heights vicinity, *Old Burtner Stone House*, Burtner Road, northwest of Natrona Heights.

Pittsburgh, *Allegheny Post Office (Old North Post Offices)*, Allegheny Center.

Pittsburgh, \**Forks of the Ohio*, Point Park.

**Beaver County**

Ambridge, \**Old Economy*, northwest of Pittsburgh on Pennsylvania 65.

Glasgow vicinity, \**The Beginning Point of the U.S. Public Land Survey* (see Columbiana County, Ohio).

**Berks County**

Morgantown vicinity, *Hopewell Village National Historic Site*, 10 miles northeast of Morgantown Interchange, Pennsylvania Turnpike.

Womelsdorf vicinity, \**Weiser (Conrad) House*, 2 miles east of Womelsdorf, U.S. 422.

**Blair County**

Altoona vicinity, \**Horseshoe Curve*, 5 miles west of Altoona on Pennsylvania 193.

Johnstown vicinity, *Allegheny Portage Railroad National Historic Site*, U.S. 22 (also in Cambria County).

**Bucks County**

Levittown, *Pemberton, Phineas, House (Bolton Mansion)*, Holly Drive.

Morrisville, \**Summerseat (Thomas Barclay House)*, Clymer Street and Morris Avenue.

Morrisville vicinity, *Pennsbury Manor*, on Delaware River south of Bordentown Road.

New Hope vicinity, *Honey Hollow Watershed*, 2 $\frac{1}{2}$  miles south of the Delaware River on Pennsylvania 263.

Philadelphia vicinity, \**(Biddie Nicholas) Estate (Andalusia)*, 1.4 miles north of Philadelphia on Pennsylvania 32.

Yardley vicinity, \**Washington Crossing State Park*, between Yardley and New Hope, on the Delaware River (also in Mercer County, N.J.).

**Cambria County**

*Allegheny Portage Railroad National Historic Site* (see Blair County).

Johnstown vicinity, *Johnstown Flood National Memorial*, intersection of U.S. 219 and Pennsylvania 869.

**Centre County**

Curtin, *Curtin Village (Eagle Ironworks)*, Route 14010.

**Chester County**

Birmingham, *Birmingham Friends Meetinghouse*, 1245 Birmingham Road.

Chadds Ford vicinity, *Oakdale*, southwest of Chadds Ford on Hillendale Road.

Chadds Ford vicinity, *Brinton's Mill*, 1.5 miles north of Chadds Ford on U.S. 100.

Chadds Ford vicinity, *Harvey, William, House*, northwest of Chadds Ford on Brinton's Bridge Road just north of U.S. 1  
 Chester Springs vicinity, *Good News Buildings (Yellow Springs Spa)*, north of Chester Springs on Art School Road.  
 Hamorton vicinity, *Barnes-Brinton House*, east of Hamorton on U.S. 1.  
 Marshallton, *Bradford Friends Meetinghouse*, east side of Northbrook Road.  
 Marshallton, *Marshall, Humphry, House*, Strasburg Road (Pennsylvania 162) at the intersection of Northbrook Road.  
 Mendenhall, *Peters, William, House*, Hillendale Road.  
 Norristown vicinity, *Valley Forge, Valley Forge State Park* (also in Montgomery County).  
 West Chester, *Strode's Mill (Eiter's Mill)*, intersection of Pennsylvania 100-52 and County Route 15087.

## Cumberland County

Carlisle, *Carlisle Indian School*, east edge of Carlisle on U.S. 11.  
 Carlisle, *Old West, Dickinson College, Dickinson College campus*.

## Delaware County

Broomall, *Massey, Thomas, House*, Lawrence Road, opposite Springhouse Road.  
 Chadds Ford, *Brandywine Battlefield, Brandywine Battlefield Park*.  
 Chadds Ford, *Chadds Ford*, intersection of U.S. 1 and Pennsylvania Route 100.  
 Chadds Ford, *Chadd House*, Pennsylvania 100.  
 Chadds Ford, *Gilpin Homestead*, Harvey Road.  
 Chadds Ford vicinity, *Painter, William, Farm*, 2 miles northeast of Chadds Ford on U.S. 1.  
 Chester, Penn., *William, Landing Site*, Penn and Front Streets.  
 Chester, *1724 Chester Courthouse*, Market Street below Fifth Street.  
 Dilworthtown vicinity, *Brinton (William) House, 1704 House*, Oakland Road near junction of U.S. 202 and County Route 15199.  
 Essington, *The Printzshof*, Taylor Avenue and Second Street.  
 Haverford, *Federal School*, Haverford-Darby Road.  
 Haverford, *Nitre Hall*, Karakung Drive.  
 Media vicinity, *Old Rose Tree Tavern*, junction of Rose Tree and Providence Roads north of Media.  
 Prospect Park, *Morton Homestead*, 100 Lincoln Avenue.  
 Swarthmore, *West (Benjamin) Birthplace*, Swarthmore College campus.  
 Upland, *Pusey, Caleb, House*, 15 Race Street.  
 Wallingford, *Leiper, Thomas, Estate*, Avondale Road.

## Erie County

Erie, *Cashier's House*, 413 State Street.  
 Erie, *Old Customhouse*, 409 State Street.

## Fayette County

Mount Braddock vicinity, *Meason, Isaac, House (Dr. Christopher Gist Plantation)*, U.S. 119 North.  
 Point Marion vicinity, *Gallatin (Albert) House, Friendship Hill*, 3 miles north of Point Marion on Pennsylvania 166.  
 Uniontown vicinity, *Fort Necessity National Battlefield*, 11 miles east of Uniontown on U.S. 40.  
 Uniontown vicinity, *Searights Tollhouse, National Road*, west of Uniontown near U.S. 40.

## Franklin County

Chambersburg, *Brown (John) House*, 225 East King Street.  
 Chambersburg, *Franklin County Jail*, northwest corner of King and Second Streets.  
 Mercersburg, *Lane House*, 14 North Main Street.

## Huntingdon County

Rockhill Furnace, *East Broad Top Railroad*, U.S. 522.

## Lackawanna County

Scranton, *Powderly (Terence V.) House*, 614 North Main Street.

## Lancaster County

Brickerville, *Stiegel-Coleman House*, Pennsylvania 501 and U.S. 322.  
 Ephrata, *Ephrata Cloister*.  
 Lancaster, *Buchanan (James) House (Wheatland)*, 1120 Marietta Avenue.  
 Lancaster, *Ellicott, Andrew, House*, 123 North Prince Street.  
 Lancaster, *Fulton Opera House*, 12-14 North Prince Street.  
 Lancaster, *Herr, Hans, House*, 1851 Hans Herr Drive.  
 Quarryville vicinity, *Fulton (Robert) Birthplace*, 8 miles south of Quarryville on U.S. 22.

## Lebanon County

Cornwall, *Cornwall Iron Furnace*, 5 miles south of Lebanon on U.S. 322.

## Lehigh County

Allentown, *Nonnemaker House (Thomas Mewhorter House)*, 301 South Lehigh Street.  
 Catasauqua, *Taylor, George, House*, Front Street.

## Luzerne County

Eckley, *Eckley Historic District*.

Forty Fort, *Denison House*, 35 Denison Street.

## Montgomery County

Collegeville vicinity, *Kuster Mill*, on Skipack Creek at Mill Road and Water Street Road.  
 Conshohocken, *Mount Joy (Peter Legaux Mansion)*, North Lane and Hector Street.  
 Evansburg vicinity, *Skipack Bridge*, east of Evansburg on Pennsylvania 422.  
 Horsham vicinity, *Graeme Park*, Keith Valley Road.  
 Plymouth Meeting, *Hovenden House, Barn, and Abolition Hall*, No. 1 East Germantown Pike.  
 Plymouth Meeting, *Plymouth Friends Meetinghouse*, corner of Germantown and Butler Pikes.  
 Plymouth Meeting, *Plymouth Meeting Historic District*, contained within a rectangle having the following coordinates: On the northwest latitude 40°06'24" N., longitude 75°17'03" W.; on the northeast latitude 40°06'27" N., longitude 75°15'54" W.; on the southeast latitude 40°05'54" N., longitude 75°16'06" W.; on the southwest latitude 40°05'39" N., longitude 75°17'01" W.  
 Trappe, *Augustus Lutheran Church*, Seventh Avenue East and Main Street.  
 \*Valley Forge (see Chester County).

## Northumberland County

Northumberland, *Priestley (Joseph) House*, Priestley Avenue.

## Philadelphia County

Philadelphia, *Academy of Music*, Broad and Locust Streets.  
 Philadelphia, *American Philosophical Society Hall*, Independence Square.  
 Philadelphia, *Arch Street Meetinghouse*, 302-338 Arch Street.  
 Philadelphia, *Arch Street Presbyterian Church*, 1726-1732 Arch Street.  
 Philadelphia, *Bartram (John) House*, 54th Street and Eastwick Avenue.  
 Philadelphia, *Beggarstown School*, 6669 Germantown Avenue.  
 Philadelphia, *Billmeyer, Daniel, House*, 6504 Germantown Avenue.  
 Philadelphia, *Billmeyer, Michael, House*, 6505-6507 Germantown Avenue.

Philadelphia, *Carpenters' Hall*, 320 Chestnut Street.  
 Philadelphia, *Cathedral of Sts. Peter and Paul*, 18th Street and the Parkway.  
 Philadelphia, *Centennial National Bank*, 3200 Market Street.  
 Philadelphia, *Chew House*, Germantown Avenue between Johnson and Cliveden Streets.  
 Philadelphia, *Christ Church*, Second Street between Market and Filbert Streets.  
 Philadelphia, *Coleman (William) House (Woodford)*, East Fairmount Park.  
 Philadelphia, *Conyngham-Hacker House*, 5214 Germantown Avenue.  
 Philadelphia, *Deshler-Morris House*, 5442 Germantown Avenue.  
 Philadelphia, *Drinker's Court*, 236-238 Delancey Street.  
 Philadelphia, *Eakins (Thomas) House*, 1729 Mount Vernon Place.  
 Philadelphia, *Eastern State Penitentiary*, 21st Street and Fairmount Avenue.  
 Philadelphia, *Elfreth's Alley Historic District*, between Second and Front Streets.  
 Philadelphia, *First Unitarian Church*, 2121 Chestnut Street.  
 Philadelphia, *Forrest, Edwin, House*, 1326 North Broad Street.  
 Philadelphia, *Fort Mifflin*, Marina and Penrose Ferry Roads.  
 Philadelphia, *Fort Mifflin Hospital*, Marina and Penrose Ferry Roads.  
 Philadelphia, *Founder's Hall, Girard College*, Corinthian and Girard Avenues.  
 Philadelphia, *Free Quaker Meetinghouse*, southwest corner of Fifth and Arch Streets.  
 Philadelphia, *Germantown Academy and Headmasters' Houses*, Schoolhouse Lane and Greene Street.  
 Philadelphia, *Germantown Historic District*, Germantown Avenue, between Windrim Avenue and Upsal Street.  
 Philadelphia, *Gloria Dei (Old Swedes) Church National Historic Site*, Swanson Street, between Christian and Water Streets.  
 Philadelphia, *Hamilton (William) House, The Woodlands*, 40th Street and Woodland Avenue West.  
 Philadelphia, *Hill-Physick House*, 321 South Fourth Street.  
 Philadelphia, *Howell House*, 5218 Germantown Avenue.  
 Philadelphia, *Independence National Historical Park*, bounded by Walnut, Sixth, Chestnut, and Second Streets.  
 Philadelphia, *Institute of the Pennsylvania Hospital*, 111 North 49th Street.  
 Philadelphia, *Johnson House*, 6306 Germantown Avenue.  
 Philadelphia, *Kosciuszko House*, 301 Pine Street.  
 Philadelphia, *Logan (James) Home, Stenton*, 18th and Courtland Streets.  
 Philadelphia, *MacPherson (John) House (Mount Pleasant)*, Fairmount Park.  
 Philadelphia, *Masonic Temple*, 1 North Broad Street.  
 Philadelphia, *Maxwell, Ebenezer, House*, 200 West Tulpenhocken Street.  
 Philadelphia, *Mikveh Israel Cemetery*, northwest corner of Spruce and Darien Streets.  
 Philadelphia, *Music Fund Hall*, 808 Locust Street.  
 Philadelphia, *New Market*, South Second Street between Pine and Lombard Streets.  
 Philadelphia, *U.S.S. Olympia*, Pier 40, at the foot of Chestnut Street.  
 Philadelphia, *Peale (Charles Willson) House (Belfield)*, 2100 Clarkson Avenue.  
 Philadelphia, *Pennsylvania Academy of the Fine Arts*, southwest corner of Broad and Cherry Streets.  
 Philadelphia, *The Pennsylvania Hospital*, Eighth and Spruce Streets.  
 Philadelphia, *Philadelphia College of Art (Asylum for the Deaf and Dumb)*, northwest corner of Broad and Pine Streets.

Philadelphia, *Philadelphia Contributionship*, 212 South Fourth Street.  
 Philadelphia, \**Poe (Edgar Allan), House*, 530 North Seventh Street.  
 Philadelphia, \**Reynolds-Morris House*, 225 South Eighth Street.  
 Philadelphia, *St. Clement's Protestant Episcopal Church*, southwest corner of 20th and Cherry Streets.  
 Philadelphia, *St. George's Methodist Church*, 324 New Street.  
 Philadelphia, *Society Hill Historic District*, bounded on the north by Walnut Street (both sides), on the south by Lombard Street, on the east by the pier line of the Delaware River, and on the west by Eighth Street (both sides).  
 Philadelphia, \**Sully (Thomas) Residence*, 530 Spruce Street.  
 Philadelphia, *Twelfth Street Meetinghouse*, 20 South 12th Street.  
 Philadelphia, *Upsala*, 6430 Germantown Avenue.  
 Philadelphia, \**Walnut Street Theatre*, Ninth and Walnut Streets.  
 Philadelphia, *Wanamaker, John, House*, 2032 Walnut Street.  
 Philadelphia, *Wyck House*, 6026 Germantown Avenue.

#### Pike County

\**Delaware and Hudson Canal* (see Orange County, N.Y.).  
 Milford, \**Pinchot (Gifford) House, Grey Towers*, west edge of Milford.

#### Venango County

Titusville vicinity, \**Drake Oil Well*, 3 miles southeast of Titusville on Pennsylvania 36, Drake Well Memorial Park.

#### Wayne County

\**Delaware and Hudson Canal* (see Orange County, N.Y.).

#### Westmoreland County

Harrison City vicinity, \**Bushy Run Battlefield*, 2 miles east of Harrison City on Pennsylvania 993.

#### York County

York, *Billmeyer House*, East Market Street.  
 York, *Gates, Horatio, House and Golden Plough Tavern*, 157-159 West Market Street.

#### PUERTO RICO

##### San Juan

\**La Fortaleza*, San Juan Island, between San Juan Bay and Calle Recinto Oeste.  
*San Juan National Historic Site*.

#### RHODE ISLAND

##### Bristol County

Bristol, *Bristol County Courthouse*, High Street.  
 Bristol, *Church, Benjamin, House*, 1014 Hope Street.  
 Warren, *Warren United Methodist Church (First Methodist Church)*, 27 Church Street.

##### Kent County

Anthony, *Greene, General Nathanael, Homestead*, 40 Taft Street.  
 East Greenwich, *Armory of the Kentish Guards*, Armory and Peirce Streets.  
 East Greenwich, *Kent County Courthouse*, 127 Main Street.  
 East Greenwich, *Varnum, General James Mitchell, House*, 57 Peirce Street.  
 East Greenwich, *Witmarsh, Colonel Micah, House (John Reynolds House)*, 294 Main Street.  
 Warwick, *Arnold, John W., House*, 11 Roger Williams Avenue.  
 Warwick, *Rhodes, Christopher, House*, 25 Post Road.

#### Newport County

Middletown, *Whitehall*, Berkeley Avenue.  
 Newport, *Baldwin, Charles H., House*, Bellevue Avenue opposite Perry Street.  
 Newport, *Bell, Isaac, House*, 70 Perry Street.  
 Newport, *The Breakers*, Ochre Point Avenue.  
 Newport, \**Brick Market*, Thames Street and Washington Square.  
 Newport, *Chateau-sur-Mer*, Bellevue, Leroy, Lawrence, and Shepard Avenues.  
 Newport, *Clark, Sherman, House*, 279 Thames Street.  
 Newport, *Clarke Street Meetinghouse (Second Congregational Church)*, Clarke Street.  
 Newport, *Cotton, Dr. Charles, House*, 5 Cotton's Court.  
 Newport, *The Elms*, Bellevue Avenue.  
 Newport, *Fort Adams State Park*, Harrison Avenue.  
 Newport, *Gale, Levi H., House*, 89 Touro Street.  
 Newport, *Griswold, John, House*, 76 Bellevue Avenue.  
 Newport, \**Hunter House*, 54 Washington Street.  
 Newport, *Industrial National Bank*, 303 Thames Street.  
 Newport, *King, Edward, House*, Aquidneck Park, Spring Street.  
 Newport, *Lucas-Johnston House*, 40 Division Street.  
 Newport, *Marble House*, Bellevue Avenue.  
 Newport, *Miantonomi Memorial Park*, bounded on the south by Admiral Kalbfuss Road, on the west by Girard Avenue, on the north by property of the Newport Housing Authority, and on the east by Hillside Avenue.  
 Newport, *Newport Casino*, 194 Bellevue Avenue.  
 Newport, \**Newport Historic District*, near but not including the waterfront area, within the 18th-century town limits.  
 Newport, *Old Colony House (Old Statehouse)*, Washington Square.  
 Newport, *Perry Mill*, 337 Thames Street.  
 Newport, \**Redwood Library*, 50 Bellevue Avenue.  
 Newport, \**Sherman, William Watts, House*, 2 Shepard Avenue.  
 Newport, *Shiloh Church (Trinity Schoolhouse)*, 25 School Street.  
 Newport, *Stevens, Robert, House*, 261-265 Thames Street.  
 Newport, \**Touro Synagogue National Historic Site*, 85 Touro Street.  
 Newport, \**Trinity Church*, 141 Church Street.  
 Newport, *United Congregational Church*, Spring and Pelham Streets.  
 Newport, \**U.S. Naval War College*, Coaster's Harbor Island.  
 Newport, \**Vernon House*, 46 Clarke Street.  
 Newport, \**Wanton-Lyman-Hazard House*, 17 Broadway.  
 Newport, *Whitehorne, Samuel, House*, 414 Thames Street.

#### Providence County

Chepachet, *Chepachet Village Historic District*, along both sides of Rhode Island 102—U.S. 44 north from the intersection of U.S. 44 and Rhode Island 102 to the intersection of Rhode Island 100 and 102—U.S. 44; included are properties on both sides of Dorr Drive, Douglas Hook Road, Point Lane, and Oil Mine Lane.  
 Cranston, *Joy Homestead*, 156 Scituate Avenue.  
 Cranston, *Sprague, Governor William, Mansion*, 1351 Cranston Street.  
 Glocester, *Glocester Town Pound*, Pound Road and Chopmist Hill Road.  
 Lincoln, \**Arnold (Eleazer) House*, Great Road (Rhode Island 123).  
 Lincoln, *Arnold, Israel, House*, Great Road.  
 Lincoln, *Blackstone Canal (Paul Ronci Memorial Park)*, from Front Street north to Ashton Dam.

Pawtucket, \**Old Slater Mill*, Roosevelt Avenue.  
 Pawtucket, *Trinity Church*, 50 Main Street.  
 Providence, *The Arcade*, 130 Westminster Street and 65 Weybosset Street.  
 Providence, *Beneficent Congregational Church*, 300 Weybosset Street.  
 Providence, *Brackett (Charles) House*, 45 Prospect Street.  
 Providence, \**Brown (John) House*, 52 Power Street.  
 Providence, *College Hill Historic District*, bounded on the north by Olney Street, on the south by Cohan Boulevard, on the east by Hope Street, and on the west by the Providence and Moshassuck rivers.  
 Providence, *Congdon Street Baptist Church*, 17 Congdon Street.  
 Providence, \**Corliss-Carrington House*, 66 William Street.  
 Providence, *Dexter, Edward, House*, 72 Waterman Street.  
 Providence, *Elizabeth Building*, 100 North Main Street.  
 Providence, \**First Baptist Meetinghouse*, North Main Street between Thomas and Waterman Streets.  
 Providence, *Hopkins (Governor Stephen) House*, 15 Hopkins Street.  
 Providence, \**Ives, Thomas P., House*, 66 Power Street.  
 Providence, *Martin Hall*, Eaton Street.  
 Providence, *Moshassuck Square (American Screw Co. Factories)*, Stevens Street.  
 Providence, Pawtucket, Central Falls, Lincoln vicinity, *Blackstone Canal*, extends from Front Street Bridge, Lincoln, to Steeple and Promenade Streets, Providence.  
 Providence, *Roger Williams National Memorial*, Old Town.  
 Providence, *Russell, Joseph and William, House*, 118 North Main Street.  
 Providence, *Sixth District Courthouse*, 150 Benefit Street.  
 Providence, *State Arsenal*, 176 Benefit Street.  
 Providence, *Statehouse*, 90 Smith Street.  
 Providence, \**University Hall, Brown University*, Brown University campus.  
 Providence, *Woods-Gerry House*, 62 Prospect Street.

#### Washington County

Charlestown, *Fort Ninigret*, Fort Neck Road.  
 Charlestown, *Indian Burial Ground*, Narrow Lane.  
 Narragansett, *The Towers*, Ocean Road.  
 Saunterstown, \**Stuart (Gilbert) Birthplace*, Gilbert Stuart Road.  
 Westerly, *U.S. Post Office*, High and Broad Streets.  
 Wickford (North Kingstown), *Shaw, Dr. William G., House*, 41 Brown Street.

#### SOUTH CAROLINA

##### Abbeville County

Abbeville, *Abbeville Opera House*, Court Square.  
 Abbeville, *Burt (Armistead) House*, 306 North Main Street.  
 Abbeville, *Trinity Episcopal Church and Cemetery*, Church Street.

##### Anderson County

Anderson, *Anderson Historic District*, 14 blocks in the city of Anderson, bounded by Hampton, Main, Franklin, McDuffie, Benson, and Fant Streets.  
 Anderson, *Johnson-Morris Cottage*, 220 East Morris Street.  
 Pendleton, *Pendleton Historic District*, the district is enclosed by a rectangle, the coordinates of which are on the northwest corner latitude 34°40' N., longitude 82°50'34.5" W.; on the northeast corner latitude 34°40' N., longitude 82°45'54" W.; on the southeast corner latitude 34°38'15" N., longitude 82°45'54" W.; and on the southwest latitude 34°38'15" N., longitude 82°50'34.5" W.

Pendleton vicinity, *Woodburn*, end of Woodburn Road, 1.5 miles west of Pendleton.

#### Bamberg County

Ehrhardt vicinity, *Rivers Bridge State Park*, 8 miles southwest of Ehrhardt via U.S. 601 and South Carolina 641.

#### Beaufort County

Beaufort, *The Anchorage*, 1103 Bay Street.  
Beaufort, *Barnwell, William, House*, 800 Prince Street.

Beaufort, *Beaufort Historic District*, bounded on the north by Boundary Street, on the west by Hamar and Bladen Streets, and on the south and east by the Beaufort River.  
Beaufort, *Tabby Manse (Thomas Fuller House)*, 1211 Bay Street.

Beaufort, *Verdier, John Mark, House*, 801 Bay Street.

Beaufort vicinity, *Hunting Island State Park Lighthouse*, 17 miles south-southeast of Beaufort via U.S. 21.

Charleston, Edisto Island vicinity, *The Presbyterian Manse*, northwest of Edisto Island via South Carolina 174 and unnumbered road.

Edisto Island vicinity, *Trinity Episcopal Church*, about 1.2 miles north of Edisto Island on South Carolina 174.

Gardens Corner vicinity, *Sheldon Church Ruins*, northwest of Gardens Corner on U.S. 21.

Hiltonhead vicinity, *Skull Creek (Hilton Head)*, north of Hiltonhead off Hickory Bluff-Mount Calvary Church Road.

Laurel Bay vicinity, *Chester Field Site*, south of Laurel Bay on Port Royal Island.

#### Berkeley County

Goose Creek, *\*St. James' Goose Creek*.  
Huger, *\*Pompton Hill Chapel*, .5 mile southwest of the intersection of South Carolina 41 and 402.

Huger vicinity, *\*Middleburg Plantation*, c. 2 miles southwest of Huger, on the East Branch of the Cooper River.

Moncks Corner vicinity, *\*Mulberry*, off U.S. 52 on the Cooper River.

Mount Holly vicinity, *Medway*, 2.1 miles east of Mount Holly.

St. Stephens, *\*St. Stephen's Episcopal Church*, on South Carolina 45.

#### Charleston County

Awendaw vicinity, *Sewee Mound (The Old Fort)*, 2.8 miles south of Awendaw.

Charleston, *\*Aiken (William) House and Associated Railroad Structures*, 456 King Street.

Charleston, *Blake Tenements*, 2-4 Courthouse Square.

Charleston, *Branford-Horry House*, 59 Meeting Street.

Charleston, *\*Brewton (Miles) House*, 27 King Street.

Charleston, *\*Brewton (Robert) House*, 71 Church Street.

Charleston, *\*Charleston Historic District* (extended), the total area corresponds to the Old and Historic District delineated in the zoning ordinance of the city of Charleston, ratified on August 16, 1966.

Charleston, *Citizens and Southern National Bank of South Carolina*, 50 Broad Street.  
Charleston, *The Exchange and Provost*, East Bay and Broad Streets.

Charleston, *Fireproof Building*, 100 Meeting Street.

Charleston, *Fort Sumter National Monument*, Charleston harbor.

Charleston, *\*Gibbes (William) House*, 64 South Battery.

Charleston, *\*Heyward-Washington House*, 87 Church Street.

Charleston, *\*Mills (Clark) Studio*, 51 Broad Street.

Charleston, *Powder Magazine*, 79 Cumberland Street.

Charleston, *Rose, Thomas, House*, 57-59 Church Street.

Charleston, *Russell, Nathaniel, House*, 51 Meeting Street.

Charleston, *\*St. Michael's Episcopal Church*, 80 Meeting Street.

Charleston, *Simmons-Edwards House*, 12-14 Legare Street.

Charleston, *Site of Old Charles Towne*, Albe-marle Point.

Charleston, *South Carolina State Arsenal (Old Citadel)*, 2 Tobacco Street (Marion Square).

Charleston, *Stuart, Colonel John, House*, 104-106 Tradd Street.

Charleston, *Sword Gates House*, 32 Legare Street, 111 Tradd Street.

Charleston harbor, *Castle Pinckney*, on Shute's Folly Island.

Charleston vicinity, *\*Drayton (John) House, Drayton Hall*, 12 miles west of Charleston off South Carolina 61.

Edisto Island, *\*Brick House Ruin*.

Edisto Island vicinity, *Edisto Island Presbyterian Church*, 1.9 miles north of Edisto Island on South Carolina 174.

Edisto Island vicinity, *Old House Plantation*, northeast of Edisto Island via South Carolina 174, County Route 768, and unnumbered road.

Edisto Island vicinity, *Middleton's Plantation*, 3.5 miles north of Edisto Island, then south 2 miles via unnumbered road.

Edisto Island vicinity, *Seabrook, William, House*, north of Edisto Island via South Carolina 174 and County Routes 968 and 768.

Georgetown vicinity, *\*St. James' Church*, 17 miles south of Georgetown, near the Santee River.

McClellanville vicinity, *\*Hampton Plantation*, 8 miles north of McClellanville.

Mount Pleasant, *Old Courthouse*, 311 King Street.

Mount Pleasant vicinity, *Auld Mound*, northeast of Mount Pleasant, 1.2 miles southeast of U.S. 17.

Mount Pleasant vicinity, *Buzzard's Island Site*, northeast of Mount Pleasant, 1.3 miles south of U.S. 17.

Rockville vicinity, *Fig Island Site*, 2 miles southwest of Rockville on Edisto Island on the north bank of Ocella Creek.

Rockville vicinity, *Hanckel Mound*, 2 miles northwest of Rockville on Wadmalaw Island.

Rockville vicinity, *Horse Island*, 1 mile south of Rockville on Seabrook Island.

#### Cherokee County

Chesnee vicinity, *Coupons National Battlefield Site*, 2 miles east of Chesnee at junction of South Carolina 11 and South Carolina 110.

#### Chester County

Chester vicinity, *Catholic Presbyterian Church*, 14 miles southeast of Chester on South Carolina 97 and County Route 355.

Chester vicinity, *Lewis Inn*, 6.5 miles northeast of Chester on South Carolina 72, then 0.5 mile west on South Carolina 909.

Richburg vicinity, *Elliott House*, 0.3 mile north of Richburg on South Carolina 901, then 1 mile on County Route 136.

Rowell, *Landsford Canal*, off U.S. 21, a 2-mile section parallel to the Catawba River.

#### Chesterfield County

Cheraw, *St. David's Episcopal Church and Cemetery*, Church Street.

#### Clarendon County

Summerton vicinity, *Santee Indian Mound*, south of Summerton off U.S. 301.

#### Colleton County

Jacksonboro vicinity, *Pon Pon Chapel*, on Parker's Ferry Road, 1 mile from South Carolina 64.

Walterboro, *Colleton County Courthouse*, corner of Hampton and Jeffries Streets.  
Walterboro, *Old Colleton County Jail*, Jeffries Boulevard.

Walterboro, *Walterboro Library Society Building*, 801 Wichman Street.

#### Darlington County

Hartsville vicinity, *\*Coker Experimental Farms*, west of Hartsville on South Carolina 151.

Hartsville vicinity, *Kelley, Jacob, House*, 3 miles west of Hartsville, Route 2, South Carolina S-16-12.

#### Dillon County

Dillon, *Dillon, James W., House*, 1302 West Main Street.

#### Dorchester County

Summerville vicinity, *Middleton Place*, 10 miles southeast of Summerville on South Carolina 61.

Summerville vicinity, *Old Dorchester*, Dorchester State Park, including the ruins of the village and fort of Dorchester and St. George's Church, on the Ashley River near the mouth of Dorchester Creek.

#### Edgefield County

Edgefield vicinity, *Blocker House*, about 6 miles northwest of Edgefield on U.S. 25.

Edgefield vicinity, *Cedar Grove*, 5 miles northwest of Edgefield on U.S. 25.

Edgefield vicinity, *Horn Creek Baptist Church*, south of Edgefield via Routes 34, 133, and a dirt road.

North Augusta vicinity, *Big Stevens Creek Baptist Church*, about 8 miles northwest of North Augusta on South Carolina 230.

#### Fairfield County

Jenkinsville vicinity, *Ebenezer Associate Reformed Presbyterian Church (Old Brick Church)*, 4.3 miles north of Jenkinsville on South Carolina 213.

Monticello vicinity, *Davis Plantation*, 0.25 mile south of Monticello on South Carolina 215.

Ridgeway, *Century House (Brick House)*, South Carolina 34, 1 block west of Main Street.

Ridgeway vicinity, *St. Stephen's Episcopal Church*, about 1 mile northeast of Ridgeway on County Route 106.

Ridgeway vicinity, *Valencia*, about 2 miles northwest of Ridgeway on County Route 106.

Winnboro, *Ketchin Building*, 231 South Congress Street.

Winnboro, *Winnboro Historic District*, bounded on the west by Garden Street; on the south by Buchanan Street, Fairfield Country Club, and Moultrie Street; on the east by Congress Street, Zion Street, Walnut Street, and Gooding Street; and on the north by a line running from Roosevelt Street to Woodland Terrace.

#### Georgetown County

Georgetown, *City of Georgetown Historic District*, the Old City of Georgetown, bounded on the south by the Sampit River; on the west by Wood Street; on the north by U.S. 17; and on the east by Meeting Street.

Georgetown, *Georgetown County Rice Museum, Old Market Building*, Front and Screven Streets.

Georgetown, *Prince George Winyah Church (Episcopal) and Cemetery*, corner of Broad and Highmarket Streets.

Georgetown vicinity, *Hopsewee (Thomas Lynch House)*, 12 miles south of Georgetown on U.S. 17.

#### Greenville County

Greenville, *Christ Church (Episcopal) and Churchyard*, 10 North Church Street.

Greenville, *Earle Town House*, 107 James Street.

Greenville, *Greenville City Hall*, Northwest corner of Main and Broad Streets.

Greenville, *Whitehall*, 310 West Earle Street.

Tigerville vicinity, *Poinsett Bridge*, about 4 miles north of Tigerville on County Route 42.

#### Greenwood County

Cokesbury and vicinity, *Old Cokesbury Historic District and Masonic Female College Conference School*, bounded on the northeast by South Carolina 398; on the southeast by a straight line intersecting South Carolina 97 at the junction of South Carolina 254; on the south by South Carolina 97; bounded on the southwest by South Carolina 163 and a straight line running northwest to South Carolina 185; on the northwest by South Carolina 180; and on the north by a straight line running east from the intersection of South Carolina 180 and U.S. 178 to the intersection of South Carolina 95 and 398.

Ninety Six vicinity, *Old Ninety Six and Star Fort*, 2 miles south of Ninety Six between South Carolina 248 and 27.

#### Horry County

Conway, *Old Horry County Courthouse and Jail*, Main Street.

#### Jasper County

Gillisonville, *Gillisonville Baptist Church*, U.S. 278.

#### Kershaw County

Camden, *City of Camden Historic District*, bounded on the south by the city limits, on the east and west by the Southern Railroad right-of-way, and on the north by Dacey Creek Road.

Camden, *Fort Camden*, southern area of Camden, De Kalb Township.

Camden vicinity, *Adamson Mounds Site*, c. 2 miles west of Camden, along the left bank of Mound Creek.

Camden vicinity, *\*Camden Battlefield*, 5 miles north of Camden on U.S. 521 and 601.

Camden vicinity, *McDowell Site (Chestnut Mounds)*, 2.5 miles south of Camden, surrounding the mouth of Big Pine Tree Creek on the Wateree River.

#### Lancaster County

Lancaster, *Lancaster County Courthouse*, 104 North Main Street.

Lancaster, *Lancaster County Jail*, 208 West Gay Street.

#### Lexington County

Lexington, *Fox House (Classical and Theological Seminary of the Evangelical Lutheran Synod of South Carolina and Adjacent States)*, 232 Fox Street.

#### Mariboro County

Wallace vicinity, *Pegues Place*, 6 miles north of Wallace, just off U.S. 1 on County Route 266.

#### McCormick County

Willington vicinity, *De La Howe State School*, 3 miles southeast of Willington on South Carolina 81.

#### Newberry County

Newberry, *Newberry Opera House*, Boyce and Nance Streets.

Newberry, *Old Courthouse*, Newberry, 1207 Caldwell Street.

#### Oconee County

Walhalla vicinity, *Oconee Station and Richards House*, 11 miles north of Walhalla via South Carolina 11 and County Route 95.

Walhalla vicinity, *Stumphouse Tunnel Complex*, 5 miles north of Walhalla via South Carolina 28 and Route 226.

Westminster vicinity, *Prather's Bridge*, over Tugaloo River, 10 miles southwest of Westminster via U.S. 124, then 1 mile northwest on County Route 68, then 0.25 mile west on County Route 160.

#### Orangeburg County

Eutawville vicinity, *Eutaw Springs Battleground Park*, 2 miles east of Eutawville on South Carolina 6 and 45.

#### Pickens County

Clemson, *\*Calhoun (John C.) House, Fort Hill*, Clemson University campus.

Clemson, *St. Julien-Ravenel House (Hanover House)*, Clemson University campus.

Pendleton vicinity, *Old Stone Church and Cemetery*, off U.S. 76, 1.5 miles north of Pendleton at the intersection of County Route 37.

#### Richland County

Columbia, *Arsenal Hill (Palmetto Ironworks and Armory)*, 1800 Lincoln Street.

Columbia, *Caldwell-Hampton-Boylston House*, 829 Richland Street.

Columbia, *Chesnut Cottage*, 1718 Hampton Street.

Columbia, *Columbia Historic District I*, bounded on the south by Laurel Street; on the west by a line midway between Gadsden and Wayne Streets and a line midway between Gadsden and Lincoln Streets; on the north by a line two-thirds of the distance north of Calhoun Street between Calhoun and Elmwood Avenue; and on the east by a line midway between Assembly and Park Streets and by Park Street.

Columbia, *Columbia Historic District II*, bounded on the south by Taylor Street and a line midway between Taylor and Blanding Streets; on the west by a line between Marion and Sumter Streets; on the north by Richland Street and a line between Richland and Calhoun Streets; and on the east by Bull Street, then through the block between Barnwell and Henderson, by Pickens, and by Henderson.

Columbia, *First Baptist Church*, 1306 Hampton Street.

Columbia, *First Presbyterian Church*, 1324 Marion Street.

Columbia, *Hall, Ainsley, House*, 1616 Blanding Street.

Columbia, *Hampton-Preston House*, 1615 Blanding Street.

Columbia, *Horry-Guignard House*, 1527 Senate Street.

Columbia, *The Lace House*, 803 Richland Street.

Columbia, *Mills Building, South Carolina State Hospital*, 2100 Bull Street.

Columbia, *Old Campus District, University of South Carolina*, bounded on the west by Sumter Street, on the south, east, and north by buildings not included in the old campus quadrangle.

Columbia, *Picricorn House (Hale-Elmore-Seibels House)*, 1601 Richland Street.

Columbia, *South Carolina Governor's Mansion*, 800 Richland Street.

Columbia, *South Carolina Statehouse*, bounded on the north by Main Street, on the west by Assembly Street, on the south by Senate Street, and on the east by Sumter Street.

Columbia, *Trinity Episcopal Church*, 1100 Sumter Street.

Columbia, *Washington Street United Methodist Church*, 1401 Washington Street.

Columbia vicinity, *Millwood*, Garner's Ferry Road.

Eastover vicinity, *Kensington Plantation House*, 8 miles east of Eastover near Farm Road 764.

#### Spartanburg County

Glenn Springs vicinity, *Camp Hill (Smith House)*, 2 miles south of Glenn Springs on South Carolina 215.

Moore vicinity, *Price's Post Office*, junction of County Routes 86, 199, and 200.

Spartanburg, *Evins-Bivings House (Dr. James Bivings House)*, 563 North Church Street.

Spartanburg, *Foster's Tavern*, 191 Cedar Spring Road.

Spartanburg, *Seay, Jammie, House*, Darby Road off Crescent Avenue, within the city limits.

Spartanburg vicinity, *Walnut Grove Plantation*, 8 miles southeast of Spartanburg, c. 1 mile east of the intersection of U.S. 221 and Interstate 26.

#### Sumter County

Pinewood vicinity, *Milford Plantation*, 2 miles west of Pinewood on South Carolina 261.

Sumter vicinity, *Stateburg Historic District*, within a rectangle bounded by the following coordinates: On the northwest, latitude 33°59'37.6" N., longitude 82°32'30" W.; on the northeast, latitude 33°59'37.6" N., longitude 82°29'21.4" W.; on the southeast, latitude 33°56'42.9" N., longitude 82°29'21.4" W.; and on the southwest, latitude 33°56'42.9" N., longitude 82°32'30" W.

#### Union County

Cross Keys vicinity, *Padgett's Creek Baptist Church*, 2 miles east of Cross Keys.

Union, *Herndon Terrace*, North Pinckney Street at the corner of Catherine Street.

Union vicinity, *Cross Keys House*, 12 miles southwest of Union on South Carolina 49.

Union vicinity, *Pinckneyville*, 13 miles northeast of Union on South Carolina 13.

Union vicinity, *Rose Hill*, 9 miles southwest of Union on County Route 16.

#### Williamsburg County

Kingstree, *Thorn tree (Witherspoon House)*, Fluit-Nelson Memorial Park.

#### York County

Bethany vicinity, *Kings Mountain National Military Park*, northwest of Bethany on South Carolina 161.

McConnellsville vicinity, *Brattonville Historic District*, east of McConnellsville on County Route 165, 2 miles south of the intersection with South Carolina 322.

Rock Hill, *The White House*, 258 East White Street.

#### SOUTH DAKOTA

##### Buffalo County

Chamberlain vicinity, *\*Crow Creek Site*, 15 miles north of Chamberlain on the east side of the Missouri River near South Dakota 47.

Fort Thompson vicinity, *\*Fort Thompson Mounds*, near Fort Thompson on South Dakota 50, Crow Creek Indian Reservation.

##### Davison County

Mitchell, *\*Mitchell Site*, municipal golf course.

##### Dewey County

Mobridge vicinity, *\*Molstad Village*, 18 miles south of Mobridge, overlooking the Oahe Reservoir.

##### Hanson County

Bloom vicinity, *\*Bloom Site*, east of Bloom on the James River.

**Hughes County**

Pierre vicinity, \*Arzberger Site, 7.5 miles east of Pierre on the Missouri River.

**Lawrence County**

Deadwood, \*Deadwood Historic District.

**Lincoln County**

\*Blood Run Site (see Lyon County, Iowa).

**Lyman County**

Lower Brule vicinity, \*Langdeau Site, north of Lower Brule on South Dakota 47W.

**Pennington County**

Keystone vicinity, Mount Rushmore National Memorial, 3 miles west of Keystone off U.S. 16A.

**Shannon County**

Batesland vicinity, \*Wounded Knee Battlefield, 11 miles west of Batesland, Pine Ridge Indian Reservation.

**TENNESSEE****Anderson County**

Oak Ridge, \*X-10 Reactor, Oak Ridge National Laboratory.

**Carter County**

Elizabethton vicinity, \*Sycamore Shoals, 2 miles west of Elizabethton on the Watauga River.

**Cheatham County**

Kingston Springs vicinity, Mound Bottom, east of Kingston Springs on Route 2.  
Kingston Springs vicinity, Narrows of the Harpeth, north of Kingston Springs on Route 2.

**Claiborne County**

Cumberland Gap National Historical Park (see Bell County, Ky.).

**Davidson County**

Hermitage, Tulip Grove, Lebanon Road.  
Nashville, Belair, 2250 Lebanon Road.  
Nashville, Belmont, Belmont Boulevard.  
Nashville, First Presbyterian Church (Downtown Presbyterian Church), 154 Fifth Avenue North.  
Nashville, Jubilee Hall, Fisk University, 17th Avenue North.  
Nashville, Nashville Children's Museum (Lindsley Hall, University of Nashville), 724 Second Avenue South.  
Nashville, Nashville Union Station, Broadway and 10th Avenue South.  
Nashville, \*Peabody College for Teachers, 21st Avenue South and Edgehill Avenue.  
Nashville, Ryman Auditorium (Grand Old Opry House), 116 Opry Place.  
Nashville, St. Mary's Catholic Church, 330 Fifth Avenue North.  
Nashville, Tennessee State Capitol, Capitol Hill.  
Nashville, Traveller's Rest, Franklin Road.  
Nashville vicinity, Belle Meade, Harding Road at Leake Avenue.  
Nashville vicinity, \*The Hermitage, 12 miles east of Nashville on U.S. 70N.  
Old Hickory, Cleveland Hall, 4041 Old Hickory Boulevard.

**Greene County**

Greeneville, Andrew Johnson National Historic Site, Depot and College Streets.

**Hamilton County**

Chattanooga, Brown's Ferry Tavern, Brown's Ferry Road.  
Chattanooga, Chattanooga Union Station, West Ninth and Broad Streets.  
Chickamauga and Chattanooga National Military Park (see Catoosa County, Ga.).

**Hardin County**

Shiloh, Shiloh National Military Park.

**Hickman County**

Nunnally vicinity, Pinewood, approximately 3 miles north of Nunnally on Pinewood Road (Route 3).

**Knox County**

Knoxville, \*Blount (William) Mansion, 200 West Hill Avenue.

Knoxville, Marble Springs, Neubert Springs Road.

Knoxville vicinity, Ramsey House, Thorngrove Pike.

**Loudon County**

Greenback, National Campground, Route 1.

Loudon, Carmichael Inn, off U.S. 11.

Loudon vicinity, Bowman House, east of Loudon on Little River Road.

Loudon vicinity, Cannon-Calloway House, west of Loudon off U.S. 11.

**Madison County**

Pinson vicinity, \*Pinson Mounds, 3 miles east of Pinson on secondary road.

**Maury County**

Columbia, Mayes-Hutton House, 306 West Sixth Street.

Columbia, \*Polk (James K.) House, West Seventh and South High Streets.

Columbia vicinity, Beechclawn, south of Columbia on U.S. 31.

Columbia vicinity, Clifton Place, southwest of Columbia on Mount Pleasant Highway.

Columbia vicinity, St. John's Episcopal Church, 6 miles west of Columbia.

**Monroe County**

Vonore vicinity, \*Fort Loudoun, U.S. 411.

**Montgomery County**

Clarksville, Emerald Hill (Eagle's Nest), North Second Street.

Clarksville, Sevier Station, west side of Walker Street, 216 feet south of B Street.

**Roane County**

Harriman, Harriman City Hall, Roane Street and Walden.

Kingston, Roane County Courthouse, Kentucky Avenue.

**Robertson County**

Cedar Hill vicinity, Wessyngton, about 3 miles south of Cedar Hill, near Calebs Creek.

**Rutherford County**

Murfreesboro, Oaklands, North Maney Avenue.

Murfreesboro vicinity, Stones River National Battlefield, 3 miles northwest of Murfreesboro on U.S. 41.

Smyrna, Davis (Sam) Home, Tennessee 102.

**Sevier County**

Sevierville, Buckingham House, Sevierville Pike.

Sevierville, Sevier County Courthouse, Court Avenue.

**Shelby County**

Memphis, \*Beale Street Historic District, Beale Street from Main to Fourth Streets.  
Memphis, First Baptist Church, 379 Beale Avenue.

Memphis, Hunt-Phelan Home, 533 Beale Avenue.

Memphis, The Lee and Fontaine Houses of the James Lee Memorial, 680-690 Adams Avenue.

Memphis, Randolph House, 546 Beale Street.

Memphis, Tri-State Bank, 390 Beale Street.

**Stewart County**

Dover vicinity, Fort Donelson National Military Park, 1 mile west of Dover on U.S. 79.

**Sullivan County**

Kingsport, Netherland Inn and Complex, 2144 Netherland Inn Road.

Kingsport, The Preston Farm, 4812 Orebank Road.

Kingsport vicinity, \*Long Island of the Holston, south fork of the Holston River.

Piney Flats vicinity, Rocky Mount, southwest of Piney Flats off County Route 11E.

**Sumner County**

Castalian Springs, Castalian Springs (Bledsoe's Lick), Gallatin-Hartsville Pike (Tennessee 25).

Gallatin vicinity, Cragfont, about 5 miles west of Gallatin off Tennessee 25.

Hendersonville vicinity, Rock Castle, southeast of Hendersonville on Indian Lake Road.

**Washington County**

Johnson City vicinity, Tipton-Haynes House, southeast of Johnson City on U.S. 19W.

Jonesboro, Jonesboro Historic District, bounded roughly by College Street, Sabin Avenue, and properties fronting on Main Street on the north; by Franklin Avenue and Depot Street on the south; by Second Avenue, Oak Grove Avenue, and private property on the west; and by private property on the east.

Jonesboro vicinity, Taylor, Christopher, House, southwest of Jonesboro off Old U.S. 11-E.

**Williamson County**

Franklin, Rainey-Lawrence House, 244 First Avenue South.

Franklin vicinity, \*Franklin Battlefield, south of Franklin on U.S. 31.

**TEXAS****Armstrong County**

Palo Duro vicinity, \*JA Ranch, Palo Duro Canyon.

**Aransas County**

Rockport, Mathis, Thomas H., House, 612 Church Street.

**Bastrop County**

Bastrop, Allen-Bell House, 1408 Church Street.

Hills Prairie vicinity, Hill, Abraham Wiley, House, 5 miles southwest of Hills Prairie.

**Bexar County**

San Antonio, \*The Alamo, Alamo Plaza.

San Antonio, Edward H. White II Museum (Hangar Nine), Brooks Air Force Base.

San Antonio, \*Espada Aqueduct, Espada Road, just east of U.S. 281S.

San Antonio, \*Mission Concepcion, 807 Mission Road.

San Antonio, San Jose Mission National Historic Site, 6519 San Jose Drive.

San Antonio, \*Spanish Governor's Palace, 105 Military Plaza.

San Antonio, U.S. San Antonio Arsenal, bounded by South Flores Street on the west, East Arsenal Street on the south, the San Antonio River on the east, and private property on the north.

San Antonio, Ursuline Academy, 300 Augusta Street.

**Blanco County**

Blanco, Edwards-Conn House, at the intersection of U.S. 281 and the southwest boundary of the courthouse square.

Johnson City vicinity, \*Lyndon B. Johnson National Historic Site (also in Gillespie County).

**Bowie County**

Texarkana, Offenhauser Insurance Building, State Line Avenue and Third Street.

*Cameron County*

- Brownsville, *\*Fort Brown*.  
 Brownsville, *\*Resaca de la Palma Battlefield*, north edge of Brownsville on Parades Line Road.  
 Brownsville vicinity, *\*Palo Alto Battlefield*, junction of Farm Roads 1847 and 511, 6.3 miles north of Brownsville.  
 Port Isabel vicinity, *Brazos Santiago Depot*, off Port Isabel, north end of Brazos Island.

*Chambers County*

- Cove vicinity, *Site 41 CH 110*, east of Cove and north of U.S. 10.  
 Wallisville vicinity, *Orcoquisac Archeological District*, north of Wallisville on Lake Miller.

*Cherokee County*

- Alto vicinity, *George C. Davis Site*, about 6 miles southwest of Alto on Texas 21.

*Comal County*

- New Braunfels, *First Protestant Church (United Church of Christ)*, 296 South Sequin Street.  
 New Braunfels, *Klein, Stephen, House*, 131 South Sequin Street.  
 New Braunfels, *Lindheimer House*, 489 Comal Avenue.

*Crockett County*

- Sheffield vicinity, *Fort Lancaster*, 10 miles east of Sheffield on U.S. 290.

*De Witt County*

- Cuero, *De Witt County Courthouse*, bounded by North Gonzales, East Live Oak, North Clinton, and East Courthouse Streets.

*El Paso County*

- El Paso, *Chamizal National Memorial*.  
 El Paso, *Magoffin Homestead*, 1120 Magoffin Avenue.  
 El Paso vicinity, *Hucco Tanks*, 22 miles northeast of El Paso off U.S. 62.

*Fayette County*

- Winedale, *Winedale Inn Complex*, off FM 1457.

*Fisher County*

- Noodle vicinity, *Foy Steadman Site*, 8.5 miles northwest of Noodle.

*Galveston County*

- Galveston, *Ashbel Smith Building*, 914-916 Avenue B (Strand Avenue).  
 Galveston, *Bishop's Palace (Gresham House)*, 1402 Avenue J (Broadway).  
 Galveston, *El Mina Shrine Temple*, 2328 Broadway.  
 Galveston, *Sealy (George) House*, 2424 Broadway.  
 Galveston, *The Strand Historic District*, bounded on the north by Avenue A, on the east by 20th Street, on the south by an alley separating Avenues C and D, and on the west by the railroad passenger depot extending north to Avenue A (including lots 5, 6, and 7 of block 685 between Avenue A and New Strand Street).  
 Galveston, *Truheart-Adriance Building*, 212 22d Street.  
 Galveston, *Williams, Samuel May, House*, 3601 Avenue P.  
 Galveston, *U.S. Customhouse (Old Galveston Customhouse)*, southeast corner of 20th and Post Office (Avenue E) Streets.

*Gillespie County*

- Fredericksburg, *Fredericksburg Historic District*, bounded by a line running southeast six blocks from the corner of Acorn and Schubert along Schubert to Adams; north-east one block on Adams to Travis; south-east on Travis one block to Llano; south-west on Llano two blocks to Austin; southeast on Austin three blocks to Elk; southwest two blocks on Elk to San Antonio; northwest on San Antonio three blocks to Llano; southwest one block on Llano to Barons Creek; northwest along the creek one block behind Creek Street to Adams; southwest one-half block on Adams to the rear property line of lots facing Creek Street; then northwest six blocks to Acorn; northeast four and one-half blocks to the corner of Acorn and Schubert.  
 Fredericksburg, *Fredericksburg Memorial Library*, Courthouse Square.  
 \*Lyndon B. Johnson National Historic Site (See Blanco County).

*Goliad County*

- Goliad vicinity, *\*Presidio Nuestra Señora de Loreto de la Bahía*, 1 mile south of Goliad State Park on U.S. 183.

*Gonzales County*

- Gonzales, *Kennard House*, 621 St. Louis Street.  
 Gonzales vicinity, *Braches Home*, 12 miles southeast of Gonzales on U.S. 90 Alternate.

*Guadalupe County*

- Seguin, *Erskine House No. 1 (Hollamon House)*, 902 North Austin Street.  
 Seguin, *Sebastopol (Zorn House)*, northeast corner of West Court and North Erkel Streets.

*Hale County*

- Plainview, *\*Plainview Site*, 0.5 mile west of the junction of U.S. 70 and 87.

*Harris County*

- Houston, *1884 Houston Cotton Exchange Building*, 202 Travis Street.  
 Houston vicinity, *\*San Jacinto Battlefield*, 22 miles east of Houston on Texas 134.

*Hill County*

- Hillsboro, *Hill County Courthouse*, Courthouse Square.

*Houston County*

- Crockett, *Monroe-Crook House*, 707 East Houston Street.  
 Kennard vicinity, *Westerman Mound*, 5.8 miles southeast of Kennard.

*Jack County*

- Jacksboro vicinity, *\*Fort Richardson*, south of Jacksboro on U.S. 281.

*Jeff Davis County*

- Fort Davis, *Fort Davis National Historic Site*, junction of Texas 17 and 118.

*Jefferson County*

- Beaumont, *French Home Trading Post*, 2995 French Road.  
 Beaumont, *McFadden House Complex*, 1906 McFadden.  
 Beaumont vicinity, *\*Lucas Gusher, Spindletop Oil Field*, 3 miles south of Beaumont on Spindletop Avenue.

*Kaufman County*

- Terrell vicinity, *\*Porter (Walter C.) Farm*, 2 miles north of Terrell on Farm Road 986.

*Kenedy County*

- Kingsville vicinity, *\*King Ranch*, in and near Kingsville (also in Kleberg, Nueces, and Willacy counties).

*Kleberg County*

- \*King Ranch (see Kenedy County).

*Lamar County*

- Paris, *Mazey, Samuel Bell, House*, 812 East Church Street.

*Lampasas County*

- Lampasas, *Lampasas County Courthouse*, bounded by South Live Oak, East Fourth, South Pecan, and East Third Streets.

*Lavaca County*

- Hallettsville, *Lavaca County Courthouse*, bounded by La Grange, Second, Third, and Main Streets.  
 Hallettsville, *Lay-Bozka House*, 205 Fairwinds.

*Lee County*

- Giddings, *Schubert House*, 183 Hempstead Street.

*Liberty County*

- Dayton vicinity, *Site 41 LB 4*, 12 miles southeast of Dayton.

*Lubbock County*

- Lubbock vicinity, *Lubbock Lake Site*, north of Lubbock near the intersection of Clovis Highway and Loop 289.

*McLennan County*

- Waco, *Earle-Napier-Kinnard House*, 814 South Fourth Street.  
 Waco, *Fort House*, 503 East Fourth Street.  
 Waco, *Waco Suspension Bridge*, across the Brazos River at Bridge Street.

*Marion County*

- Jefferson, *Alley-Carlson House*, 501 Walker Street.  
 Jefferson, *Beard House*, 212 North Vale Street.  
 Jefferson, *Epperson-McNutt House*, 409 South Alley Street.  
 Jefferson, *Excelsior Hotel*, Austin Street between Market and Vale Streets.  
 Jefferson, *Freeman Plantation House*, 0.8 mile west of Jefferson on Route 49.  
 Jefferson, *Jefferson Historic District*, bounded roughly by Owens, Priou, Taylor, Lafayette, Market, Camp, Walnut extended, Poik, Vale, and Line Streets; and by a line parallel to and between Dixon and Walker Streets, and by a line north of and parallel to Dixon Street.  
 Jefferson, *Jefferson Playhouse*, northwest corner of Market and Henderson Streets.  
 Jefferson, *The Magnolias*, 209 East Broadway.  
 Jefferson, *Old U.S. Post Office and Courts Building*, 223 Austin Street.  
 Jefferson, *Perry, Captain William, House*, northwest corner of Walnut and Clarks-ville Streets.  
 Jefferson, *Planters Bank Building*, 224 East Austin Street.  
 Jefferson, *Presbyterian Manse*, northeast corner of Alley and Delta Streets.  
 Jefferson, *Sedberry House*, 211 North Market Street.  
 Jefferson, *Singleton, Captain William E., House*, 204 North Soda Street.  
 Jefferson, *Woods, Perry House (Old Ligon Place)*, 502 Walker Street.

*Maverick County*

- Eagle Pass, *Fort Duncan*, bounded on the east by Monroe, on the north by Garrison, on the south by the city limits, and on the west by the Rio Grande.

**Medina County**

Castroville, *Castroville Historic District*, bounded on the northwest by a line 45° north-northeast through the center of the Medina River and intersecting Texas 471; on the southwest by Constantinople Street to Houston Street, by Naples Street from Houston to Florence Streets, by Constantinople Street from Florence to Gentile Streets, and by Gime Street to the river; bounded on the southeast by a line 45° north-northeast through the center of the river to Texas 471; and on the northeast by Texas 471.

Castroville, *Landmark Inn Complex*, Florella and Florence Streets.

**Menard County**

Fort McKavett, *Fort McKavett Historic District*, south bank of the San Saba River.

**Nacogdoches County**

Nacogdoches, *Old Nacogdoches University Building*, Washington Square.

**Nueces County**

\**King Ranch* (see Kenedy County).

**Oldham County**

Vega vicinity, *\*Landergin Mesa*, east side of East Alamosa Creek, Mansfield Ranch.

**Parker County**

Weatherford, *Parker County Courthouse*, Courthouse Square.

**Potter County**

Fritch vicinity, *Alibates Flint Quarries and Texas Panhandle Pueblo Culture National Monument*, southwest of Fritch on the Canadian River.

**Real County**

Camp Wood, *Mission San Lorenzo de la Santa Cruz*, on the west side of Texas 55 at the north edge of the city.

**Robertson County**

Calvert, *Hammond House*, bounded by Burnet, China, Elm, and Hanna Streets.

**San Augustine County**

San Augustine, *Cartwright, Matthew, House*, 912 East Main Street.

San Augustine, *Cullen, Ezekiel, House*, 207 South Congress.

**San Patricio County**

San Patricio vicinity, *McGloin, James, Homestead*, 1 mile northwest of San Patricio on FM 666.

**Shackelford County**

Albany vicinity, *Fort Griffin*, 15 miles north of Albany on U.S. 283.

**Shelby County**

Center, *Shelby County Courthouse*, Courthouse Square.

**Smith County**

Teaselsville vicinity, *Dewberry, Colonel John House*, 1 mile North of Teaselsville on FM 346.

**Tarrant County**

Fort Worth, *Flatiron Building*, 1000 Houston Street.

Fort Worth, *Gulf, Colorado & Sante Fe Railroad Passenger Station*, 1601 Jones Street.

Fort Worth, *Knights of Pythias Building*, 315 Main Street.

Fort Worth, *Tarrant County Courthouse*, bounded by Houston, Belknap, Weatherford, and Commerce Streets.

**Tom Green County**

San Angelo, *\*Fort Concho*, south edge of San Angelo.

**Travis County**

Austin, *Barker History Center (Old Library)*, *University of Texas*, South Mall, University of Texas campus.

Austin, *Bremond Block Historic District*, a block bounded on the northeast by West Eighth Street, on the southeast by Guadalupe Street, on the southwest by West Seventh Street, and on the northwest by San Antonio Street; also the west side of San Antonio Street between West Seventh and West Eighth Streets and the south side of West Seventh Street from No. 315 to No. 610 Guadalupe Street.

Austin, *Carrington-Covert House*, 1511 Colorado Street.

Austin, *Driskill Hotel*, 117 East 7th Street.

Austin, *French Legation*, 802 San Marcos.

Austin, *Gethsemane Lutheran Church*, 1510 Congress Avenue.

Austin, *Littlefield House*, 24th Street and Whitis Avenue.

Austin, *Neill-Cochran House*, 2310 San Gabriel.

Austin, *The Old Bakery*, 1006 Congress Avenue.

Austin, *Old Land Office Building*, 108 East 11th Street.

Austin, *Texas State Capitol*, Congress and 11th Streets.

Austin, *Texas Governor's Mansion*, 1010 Colorado Street.

Austin, *U.S. Post Office (Old Post Office) and Federal Building (O. Henry Hall)*, 126 West 6th Street.

Austin, *Woodlawn (Pease Mansion)*, 6 Niles Road.

Austin vicinity, *Levi Rockshelter*, on Lick Creek west of Texas 71, about 27 miles west of Austin.

**Val Verde County**

Comstock vicinity, *Lower Pecos Canyon Archeological District*, 12 miles west of Comstock on U.S. 90.

Comstock vicinity, *Seminole Canyon Archeological District*, 7 miles west of Comstock, south of U.S. 90.

Langtry vicinity, *Mile Canyon (Eagle Nest Canyon)*, northeast of Langtry off U.S. 90.

Langtry vicinity, *Rattlesnake Canyon Site*, about 4 miles southwest of Langtry.

**Victoria County**

Inez vicinity, *Fort St. Louis Site*, about 13 miles south of Inez on Garcitas Creek.

**Waller County**

Hempstead vicinity, *Liendo*, 2 miles northeast of Hempstead off FM 1488.

**Washington County**

Brenham, *Pampell-Day House*, 409 West Alamo Street.

Brenham vicinity, *Hatfield Plantation*, northwest of Brenham off Farm-to-Market 912.

Gay Hill vicinity, *The Red House*, northwest of Gay Hill via Texas 36 and Farm-to-Market 390.

Independence, *Houston, Mrs. Sam, Home*, FM 390, one block east of the intersection with FM 50.

**Willacy County**

\**King Ranch* (see Kenedy County).

**Williamson County**

Georgetown, *Tinnen House*, 1220 Austin Street.

Old Round Rock, *Inn at Brushy Creek (Cole House)*, Taylor exit of U.S. 79, off Interstate Highway 35, west side.

Round Rock vicinity, *Merrell, Captain Nelson, House*, northeast of Round Rock on U.S. 79.

**Wise County**

Decatur, *Administration Building, Decatur Baptist College*, 1602 South Trinity Street.

**Young County**

Newcastle vicinity, *\*Fort Belknap*, 1 mile south of junction of Texas 24 and 251.

South Bend, *\*Harrell Site*, 1 mile north of South Bend on the Brazos River.

**UTAH****Beaver County**

Beaver, *Beaver County Courthouse*, 90 East Center Street.

**Box Elder County**

Brigham City, *Box Elder Stake Tabernacle*, Main Street between Second and Third South Streets.

Collinston vicinity, *Hampton's Ford Stage Stop and Barn*, northwest of Collinston on Utah 154 at the Bear River.

Corinne, *Corinne Methodist Episcopal Church*, corner of Colorado and South Sixth Street.

Promontory, *Golden Spike National Historic Site*.

**Carbon County**

Green River, *\*Desolation Canyon* (also in Emery, Grand, and Uintah counties).

**Emery County**

\**Desolation Canyon* (see Carbon County).

**Grand County**

\**Desolation Canyon* (see Carbon County).

**Iron County**

Cedar City vicinity, *Old Irontown*, about 22 miles west of Cedar City, 3 miles south of Utah 56.

**Millard County**

Cove Fort vicinity, *Cove Fort*, 2 miles east of Interstate 15 on Utah 4.

Deseret vicinity, *Fort Deseret*, 2 miles south of Deseret on Utah 257.

Fillmore, *Utah Territorial Capitol*, Center Street between Main and First West Streets.

**Piute County**

Junction, *Piute County Courthouse*, Main Street at Center Street.

**Salt Lake County**

Salt Lake City, *Beehive House*, 67 East South Temple Street.

Salt Lake City, *Cathedral of the Madeleine (Roman Catholic)*, 331 East South Temple Street.

Salt Lake City, *Chase, Isaac, Mill*, Liberty Park, Sixth Street East.

Salt Lake City, *The Council Hall (Old City Hall)*, Capitol Hill, head of State Street.

Salt Lake City, *Devereaux House (Staines-Jennings Mansion)*, 334 West South Temple Street.

Salt Lake City, *\*Emigration Canyon*, east edge of Salt Lake City on Utah 65.

Salt Lake City, *Fort Douglas*, Fort Douglas Military Reservation.

Salt Lake City, *Granite Paper Mill*, 6900 Big Cottonwood Canyon Road.

Salt Lake City, *Keith-Brown Mansion and Carriage House*, 529 East South Temple Street.

Salt Lake City, *Ottinger Hall*, 233 Canyon Road.

Salt Lake City, *St. Mark's Episcopal Cathedral*, 231 East First South Street.

Salt Lake City, *Salt Lake City and County Building*, 451 Washington Square.

Salt Lake City, *\*Temple Square*.

Salt Lake City, *Utah State Historical Society Mansion and Carriage House*, 603 East South Temple Street.

Salt Lake City, *Young, Brigham, Forest Farmhouse*, 732 Ashton Avenue.

Salt Lake City, *\*Young (Brigham) House, Lion House*, 63 South Temple Street.

Salt Lake City, *Z.C.M.I. East Iron Front* (*Zions Cooperative Mercantile Institute*), 15 South Main Street.

Salt Lake City vicinity, *\*Bingham Canyon Open Pit Copper Mine*, 16 miles southwest of Salt Lake City on Utah 48.

Salt Lake City vicinity, *Little Dell Station*, west of Salt Lake City in Mountain Dell Canyon, near the intersection of Utah 239 and 65.

#### San Juan County

Blanding vicinity, *Edge of the Cedars Indian Ruin*, 0.25 mile west of Fourth North and Fourth West Streets.

Bluff vicinity, *Hovenweep National Monument* (see Montezuma County, Colo.).

Monticello vicinity, *\*Alkali Ridge*, 25 miles southeast of Monticello on secondary road, 10 miles east from Recapture Creek on Utah 47.

#### Sanpete County

Manti, *Manti Temple*, U.S. 89, north edge of town.

#### Summit County

Park City vicinity, *Kimball Stage Stop*, NE $\frac{1}{4}$ , SW $\frac{1}{4}$  sec. 20, T. 1 S., R. 4 E.

#### Tooele County

Iosepa, *Iosepa Settlement Cemetery*, Skull Valley (NW $\frac{1}{4}$ , SE $\frac{1}{4}$ , SE $\frac{1}{4}$  sec. 22, T. 3 S., R. 8 W.).

Wendover vicinity, *\*Danger Cave*, 1 mile east of Wendover on U.S. 40.

#### Utah County

*\*Desolation Canyon* (see Carbon County).

#### Utah County

Fairfield, *Stagecoach Inn*.

#### Wasatch County

Heber City, *Wasatch Stake Tabernacle and Heber Amusement Hall*, Main Street at 100 North Street and 100 West Street corners. Midway, *Watkins-Coleman House*, 5 East Main Street.

#### Washington County

Pine Valley, *Pine Valley Chapel and Tithing Office*, Main and Grass Valley Streets.

St. George, *Old Washington County Courthouse*, 85 East 100 North.

St. George, *St. George Tabernacle*, intersection of Tabernacle and Main Streets.

St. George, *Young, Brigham, Winter Home and Office*, corner of Second North and First West Streets.

Santa Clara, *Hamblin, Jacob, House*.

Silver Reef, *Wells Fargo and Company Express Building*, Main Street.

Washington, *Washington Cotton Factory*, on U.S. 91 (Frontage Road West).

#### Weber County

Ogden, *Bertha Eccles Community Art Center*, 2580 Jefferson Avenue.

Ogden, *Goodyear, Miles Cabin*, Tabernacle Square.

### VERMONT

#### Addison County

Addison, *Chimney Point Tavern*, Vermont 125.

Bennington, *Bennington Battle Monument*, Monument Circle.

Middlebury, *\*Willard (Emma) House*, Middlebury College campus.

Orwell, *Mount Independence*, on Lake Champlain opposite Fort Ticonderoga.

Ripton vicinity, *\*Frost (Robert) Farm*, *Homer Noble Farm*, 1 mile north on Vermont 125, 3 miles east of Ripton.

#### Bennington County

South Shaftsbury, *\*Frost (Robert) Farm*, *The Gully*, 0.25 mile east of Vermont 7 on Buck Hill Road.

#### Caledonia County

Lyndon, *Old Schoolhouse Bridge*, South Wheelock Road.

#### Chittenden County

Burlington, *Ethan Allen Engine Co. No. 4*, Church Street.

Shelburne, *\*The Ticonderoga*, Shelburne Museum.

#### Grand Isle County

Grand Isle, *Hyde Log Cabin*, U.S. 2.

#### Orange County

Strafford, *\*Morrill (Justin Smith) Homestead*, south of the Common.

#### Rutland County

Castleton, *Castleton Medical College Building*, South Street.

Hubbardton, *Hubbardton Battlefield*, junction of Castleton-Hubbardton Road, and Old Military Road to Mount Independence.

#### Washington County

Montpelier, *\*Vermont Statehouse*, State Street.

#### Windsor County

Goulds Mill, *Eureka Schoolhouse*, Charleston Road.

Plymouth, *Plymouth Historic District*, the entire village of Plymouth; bounded on the east by East Mountain, on the south by Blueberry Hill and Soltudus Mountain, on the west by Mount Tom, and on the north by Wood Peak.

Plymouth Notch, *\*Coolidge (Calvin) Homestead*, off Vermont 100A.

Windsor, *Old Constitution House*, 16 North Main Street.

Windsor, *\*Robbins and Lawrence Armory and Machine Shop*, South Main Street.

Windsor, *Windsor House*, North Main Street.

Woodstock, *\*Marsh (George Perkins) Boyhood Home*, 54 Elm Street.

### VIRGIN ISLANDS

#### St. Croix Island

Christiansted, *Christiansted National Historic Site*.

*\*Columbus Landing Site*, Salt River Bay.

#### St. Thomas Island

St. Thomas National Historic Site, Charlotte Amalie.

### VIRGINIA

#### Accomack County

Accomack, *St. James Church*, east side of Daugherty Road between Back Street and Ocean Highway.

Hallwood vicinity, *Wessells Root Cellar*, 0.1 mile north of intersection of Routes 701 and 692.

Metomkin Island vicinity, *Bowman's Folly*, 2.5 miles southeast of intersection of Route 652 and Route 13.

Onancock, *Hopkins and Brother Store*, Market Street.

Onancock, *Kerr Place*, northeast corner of Crockett Avenue and Market Street.

Pungoteague, *St. George's Church*, northwest side of Route 178, 0.3 mile northeast of the intersection with Route 180.

#### Albemarle County

Charlottesville vicinity, *Farmington*, 0.9 mile west of the intersection of Routes 250 and 29-250 Bypass.

Charlottesville vicinity, *\*Monticello*, 2 miles south of Charlottesville on Virginia 53.

Covesville vicinity, *Redlands*, 0.1 mile east of intersection of Routes 708 and 627.

Keene vicinity, *Christ Church Glendower*, on Route 713, 0.4 mile southwest of its intersection with Route 712.

#### Alexandria (independent city)

*\*Alexandria Historic District*, bounded roughly by the Capital Beltway on the south, Alfred and Patrick Streets on the west (with an extension westward along Prince Street), Oronoco and Princess Streets on the northwest and northeast respectively (with an extension northward along George Washington Memorial Parkway to the north city limits), and by the Potomac River on the east.

*Carlyle House*, 123 North Fairfax Street.

*\*Christ Church*, southeast corner of Cameron and Columbus Streets.

*\*Gadsby's Tavern*, 128 North Royal Street.

*The Lyceum*, 201 South Washington Street.

#### Alleghany County

Covington, *Humpback Bridge*, 0.2 mile south of U.S. 60, 0.8 mile southwest of intersection of U.S. 60 and County Route 651.

#### Amelia County

Chula vicinity, *Wigwam*, 8 miles northwest of Chula.

#### Amherst County

Sweet Briar, *Sweet Briar House*, 0.1 mile southwest of the intersection of Routes 29 and 624.

#### Appomattox County

Appomattox vicinity, *Appomattox Court House National Historical Park*, 3 miles northeast of Appomattox on Virginia 24.

#### Arlington County

Arlington vicinity, *Custis-Lee Mansion*, Arlington National Cemetery.

#### Augusta County (also in Nelson County)

Waynesboro, *Swannanoa*, 0.5 mile west of Route 610, 0.4 mile south of intersection of Route 610 and Route 250.

#### Bath County

Bacova vicinity, *Hidden Valley*, 1.1 miles north of intersection of Routes 621 and 39.

#### Bedford County

Bedford vicinity, *Fancy Farm*, on Route 43, 0.1 mile north of the intersection with Route 692.

Bedford vicinity, *Three Otters*, 0.7 mile west of the intersection of Routes 838 and 43.

Lynchburg vicinity, *Poplar Forest*, 0.5 mile south of intersection of Routes 661 and 460.

#### Botetourt County

Fincastle, *Botetourt County Courthouse*, northwest corner of Main and Roanoke Streets.

Fincastle, *Fincastle Historic District*, bounded roughly by Back and Carper Streets on the north, by properties fronting on Hancock Street on the east, by Griffin Alley, the cemetery, and a line midway between Main Street and Murray Street on the south, and Catawba Street on the west.

#### Buckingham County

Buckingham, *Buckingham Court House Historic District*, along Route 60 extending 0.3 mile east of intersection of Routes 60 and 631, through Buckingham Court House.

#### Campbell County

Long Island vicinity, *Green Hill*, 0.3 mile south of intersection of Routes 633 and 728.

#### Caroline County

Bowling Green vicinity, *Old Mansion*, 0.4 mile south of intersection of Routes 2 (301) and 207.

Port Royal, *Port Royal Historic District*, bounded on the north by the intersection of Route 301 and the Rappahannock River; extending 0.1 mile east of intersection of Routes T 1004 and T 1005, 0.1 mile west of intersection of Routes T 1003 and 301, and 0.2 mile south of intersection of Routes T 1003 and 301.

Port Royal vicinity, *Camden*, 0.5 mile north of intersection of Routes 686 and 17.

#### Charles City County

Charles City, *Charles City County Courthouse*, 0.1 mile south of intersection of Routes 628 and 5.

Charles City vicinity, *\*Westover*, 7 miles west of Charles City on Virginia 5.

Charles City vicinity, *Greenway*, 0.6 mile west of intersection of Routes 5 and 155.

Charles City vicinity, *\*Tyler (John) House (Sherwood Forest)*, 4 miles east of Charles City on Virginia 5.

Hopewell vicinity, *Eppes Island*, between Eppes Creek and the James River at the confluence of the James and Appomattox Rivers.

Hopewell vicinity, *\*Shirley*, 0.4 mile southwest of Route 608, 1.5 miles west of intersection of Route 608 and Route 5.

#### Charlotte County

Brookneal vicinity, *Staunton Hill*, 0.8 mile west of Turnip Creek, 0.2 mile southeast of Route 619, 1.4 miles southwest of intersection of Route 619 and Route 693.

#### Charlottesville (independent city)

*\*Rotunda, University of Virginia*, University of Virginia campus.

*University of Virginia Historic District*, bounded on the north by University Avenue, on the south by Jefferson Park Avenue, on the east by Hospital Road, and on the west by McCormick Road.

#### Chesterfield County

Midlothian vicinity, *Bellona Arsenal*, 0.1 mile northwest of Route 673, 2 miles northwest of the intersection with Route 147.

Winterpock vicinity, *Eppington*, 1.6 miles south of intersection of Routes 621 and 602.

#### Clarke County

Berryville vicinity, *Annefield*, 0.7 mile east of intersection of Routes 633 and 652.

Berryville vicinity, *Fairfield*, 0.2 mile east of intersection of Routes 340 and 610.

Berryville vicinity, *Long Branch*, 0.1 mile north of Long Branch, 18 miles southwest of Route 626, 0.1 mile west of intersection of Route 626 and Route 624.

Boyce vicinity, *Saratoga*, 0.4 mile southeast of intersection of Routes 723 and 617.

Millwood, *Millwood Mill*, southwest side of intersection of Routes 723 and 255.

White Post vicinity, *\*Greenway Court*, 1 mile south of White Post on Virginia 277.

#### Culpeper County

Stevensburg vicinity, *Salubria*, 0.8 mile east of intersection of Routes 3 and 663.

Warrenton vicinity, *Little Fork Church*, intersection of Routes 624 and 726.

#### Danville (independent city)

Danville Public Library, 975 Main Street.

#### Dinwiddie County

Dinwiddie vicinity, *Burnt Quarter*, 0.7 mile southwest of intersection of Routes 627, 613, and 645.

Petersburg vicinity, *\*Five Forks Battlefield*, 12 miles west of Petersburg on County Road 627 at Church Road.

Petersburg vicinity, *Mayfield Cottage*, 0.5 mile east of intersection of Routes 1 and 460.

Petersburg vicinity, *Petersburg National Battlefield*, southeast, south, and southwest of Petersburg (also in Prince George County).

Rowanta vicinity, *Williamson Site*, 0.9 mile north of intersection of Routes 693 and 703.

#### Essex County

Caret vicinity, *Blandfield*, 0.7 mile east of intersection of Routes 624 and 17.

Loretto vicinity, *Brooke's Bank*, 1 mile east of Loretto, 1.4 miles north of Route 17.

Loretto vicinity, *Elmwood*, 0.2 mile southwest of the intersection of Routes 640 and 17.

#### Fairfax County

Accotink vicinity, *Pope-Leighey House*, east of Accotink off U.S. 1.

Accotink vicinity, *Woodlawn Plantation*, 0.4 mile west of intersection of U.S. 1 and Route 235.

Alexandria vicinity, *\*Gunston Hall*, 15 miles south of Alexandria on Virginia 242.

Alexandria vicinity, *\*Mount Vernon*, 7 miles south of Alexandria on George Washington Memorial Parkway.

Chantilly vicinity, *Sully*, 0.8 mile northeast of the intersection of Routes 28 and 50.

Lorton, *Pohick Church*, 9201 Richmond Highway.

#### Falls Church (independent city)

The Falls Church, 115 East Fairfax Street.

#### Fluvanna County

Bremo Bluff vicinity, *Bremo*, 0.9 mile north of intersection of Routes 15 and 656.

Columbia, *Point of Fork*, west bank of Rivanna River, 0.3 mile north of southeast end of Route 624, 1.3 miles southeast of intersection of Route 624 and Route 656.

Palmyra, *Fluvanna County Courthouse Historic District*, extending 0.3 mile north of the intersection of Routes 601 and 15 and to the Rivanna River on the south; bounded on the east by Route 15 and on the west by the river.

#### Franklin County

Rocky Mount vicinity, *Booker T. Washington National Monument*, 16 miles east of Rocky Mount on Virginia 122.

#### Frederick County

Middletown vicinity, *\*Cedar Creek Battlefield and Belle Grove*, on Interstate 81 between Middletown and Strasburg.

#### Fredericksburg (independent city)

*Fredericksburg Historic District*, bounded on the northeast by the Rappahannock River; on the southwest by a line parallel to Prince Edward Street halfway between it and Winchester Street; extending north to Canal Street and south to the intersection of Hazel Run and the river.

*\*Kenmore*, 1201 Washington Avenue.

*\*Monroe Law Office*, 908 Charles Street.

*\*Rising Sun Tavern*, 1306 Caroline Street.

#### Gloucester County

Gloucester vicinity, *Abingdon Glebe House*, 0.7 mile south of the intersection of Routes 17 and 615.

Gloucester vicinity, *Rosewell*, 0.1 mile west of Carter Creek, 15 miles southeast of Route 644, 0.3 mile south of intersection of Route 644 and Route 632.

Gloucester vicinity, *Toddsbury*, 1.1 miles east of intersection of Routes 622 and 14 (3).

Ware Neck vicinity, *Lowland Cottage*, southwest of Ware Neck, 0.6 mile south of Route 623.

White Marsh vicinity, *Abingdon Church*, 0.6 mile south of the intersection of Routes 17 and 614.

#### Goochland County

Goochland, *Goochland County Court Square*, east side of Route 6 (Route 522).

Manakin vicinity, *\*Tuckahoe*, on James River southeast of Manakin via secondary roads.

Oilville vicinity, *Woodlawn*, at the intersection of Routes 250 and 612.

Rock Castle vicinity, *Rock Castle*, east side of the southern end of Route 600.

#### Grayson County

Trout Dale vicinity, *Ripshin*, north side of Route 732, 0.1 mile east of the intersection with Route 603.

Harrisonburg (independent city), *Morrison House*, northwest corner of the intersection of West Market and North Liberty Streets.

#### Greene County

Standardsville, *Greene County Courthouse*, northwest corner of Route 649, 0.1 mile south of intersection with Route 33.

Standardsville vicinity, *Octonia Stone*, 1.7 miles northwest of the intersection of Routes 637 and 1001.

#### Halifax County

South Boston vicinity, *Berry Hill*, 1.5 miles south of intersection of Routes 659 and 682.

#### Hampton (independent city)

*\*Fort Monroe*, Old Point Comfort.

Fort Wool, on island at the entrance to Hampton Roads between Willoughby Spit and Old Point Comfort.

Hampton Institute, south side of Route 60, 0.8 mile northwest of intersection of Route 60 and Hampton Roads Bridge Tunnel.

St. John's Church, northwest corner of West Queen and Court Streets.

#### Hanover County

Ashland vicinity, *Fork Church*, east side of Route 738 at intersection with Route 685.

Ashland vicinity, *\*Henry (Patrick) House (Scotchtown)*, 10 miles northwest of Ashland on Virginia 685.

Hanover Court House, *Hanover County Courthouse*, east side of Route 301 at intersection of Route 1006 and Route 301.

Richmond vicinity, *Richmond National Battlefield Park* (also in Henrico County and Richmond).

Richmond vicinity, *\*Ruffin (Edmund) Plantation (Marlbourne)*, 11 miles northeast of Richmond on U.S. 360.

#### Henrico County

Richmond National Battlefield Park (see Hanover County).

Richmond vicinity, *Flood Marker of 1771*, 0.8 mile southeast of the intersection of Routes 5 and 156.

Richmond vicinity, *James River and Kanawha Canal Historic District*, extends from Ship Locks to Bosher's Dam.

Richmond vicinity, *Malvern Hill*, 1.2 miles southeast of intersection of Routes 5 and 156.

#### Hopewell (independent city)

Appomattox Manor, at the confluence of the James and Appomattox rivers, on the south bank.

#### Isle of Wight County

Benn's Church, *\*St. Luke's Church*.

Smithfield, *Old Isle of Wight County Courthouse*, northeast corner of Main and Mason Streets.

#### James City County

Five Forks vicinity, *Powhatan*, 0.8 mile north of the intersection of Routes 615 and 5.

Jamestown, *Jamestown National Historic Site*, Jamestown Island.

Jamestown and vicinity, *Colonial National Historical Park* (also in Williamsburg and in York County).  
Williamsburg vicinity, \**Carter's Grove*, 0.2 mile southeast of intersection of Routes 60 and 667.

#### King George County

Comorn vicinity, *Marmion*, 0.8 mile northeast of intersection of Routes 649 and 609.  
King George Court House vicinity, *Nanzatico*, 1.8 miles south of intersection of Routes 650 and 625.

#### King and Queen County

Stevensville vicinity, *Hillsborough*, 0.6 mile southwest of Route 633, 1.9 miles northwest of its intersection with Route 632.

#### Lynchburg (independent city)

*The Academy of Music*, 522-526 Main Street.  
*Point of Honor*, 112 Cabell Street.

#### Madison County

Madison, *Madison County Courthouse*, U.S. 29.  
Madison vicinity, *Hebron Lutheran Church*, northeast side of Routes 638 and 653, 1 mile northeast of the intersection of Routes 638 and 231.

#### King William County

King William, *King William County Courthouse*, east side of Route 619, 0.1 mile north of intersection of Route 619 and Route 30.  
Tunstall vicinity, *Elsing Green*, 2.1 miles southwest of intersection of Routes 632 and 623.  
West Point vicinity, *Chelsea*, 1.7 miles north of intersection of Chelsea Road and Route 30.

#### Lancaster County

Kilmarnock vicinity, \**Christ Church*, 3 miles south of Kilmarnock on Virginia 3.  
Lively vicinity, *St. Mary's Whitechapel*, 0.1 mile northwest of intersection of Routes 354 and 201.  
Weems vicinity, *Corotoman*, south side of the intersection of Routes 222 and 631.

#### Lee County

*Cumberland Gap National Historical Park* (see Bell County, Ky.).

#### Lexington (independent city)

\**Barracks, Virginia Military Institute*, north edge of Lexington on U.S. 11.  
\**Lee Chapel*, Washington and Lee University campus.

#### Loudoun County

Aldie, *Aldie Historic District*, extending 0.1 mile east of the intersection of Routes 612 and 50, 0.1 mile west of the intersection of Routes 50 and 732, and 0.2 mile north and 0.3 mile south of Route 50.  
Leesburg, *Leesburg Historic District*, beginning on the east at the intersection of Loudoun and Market Streets, running northeast parallel to Church Street to the intersection of a line in projection of North Street; then northwest to and along North Street to intersection of Church Street; then northeast parallel to King Street to intersection of a line in projection of Union Street; then northwest along Union Street to the intersection of a line in extension of Liberty Street; then southwest to the intersection of Liberty and North Streets; then northwest along an extension of North Street until intersecting a line in projection of Ayr Street; then southwest along Ayr Street to a point 100 feet southwest of Ayr Street and Twin Branch Creek; then southeast along an extension of South Street to a point 200 feet west of King Street; then southwest parallel to King Street to a point 500 feet south of the

railroad; then east across King Street and parallel to South Street for 1,700 feet; then northeast parallel to King Street to the intersection of Loudoun and Market Streets.

Leesburg vicinity, \**Monroe (James) House, Oak Hill*, 8 miles south of Leesburg on U.S. 15.

Leesburg vicinity, *Oatlands*, 1 mile south of intersection of Routes 15 and 651.

Leesburg vicinity, \**Waterford Historic District*, Virginia 665, 7 miles northwest of Leesburg. A pentagonal-shaped area following topographical features; measuring, from the intersection of Main Street and Second Street, 0.9 mile to the northeast, 1.4 miles to the southeast, 1.2 miles to the southwest, 1.2 miles to the west, and 0.9 mile to the northwest.

Sterling vicinity, *Broad Run Bridge and Tollhouse*, at intersection of Routes 7 and 28 with Broad Run.

#### Louisa County

Gordonsville vicinity, *Boswell's Tavern*, 0.1 mile southeast of intersection of Routes 22 and 15.

Gordonsville vicinity, *Hawkwood*, 0.5 mile west of the intersection of Routes 617 and 15.

Trevilians vicinity, *Westend*, 1.1 miles south of the intersection of Routes 638 and 22.

#### Mathews County

Hudgins vicinity, *Cricket Hill (Fort Cricket Hill)*, northeast of Hudgins, 0.2 mile east of the intersection of Routes 669 and 223.  
Williams vicinity, *Poplar Grove Mill and House*, west of Williams on secondary road.

#### Mecklenburg County

Clarksville vicinity, *Prestwold*, 0.1 mile north of Roanoke River, 16 miles southwest of intersection of Route 15 and Route 701, 1 mile north of Clarksville city limits.

#### Montgomery County

Blacksburg vicinity, *Smithfield*, 1 mile west of Blacksburg city limits.  
Elliston vicinity, *Fotheringay*, 1.4 miles south of intersection of Routes 11 and 631.

#### Nelson County

Waynesboro, *Swannanoa* (see Augusta County).

#### New Kent County

New Kent Court House, *St. Peter's Church*, north side of Route 642, 0.4 mile northeast of intersection of Route 642 and Route 609.  
Tunstall vicinity, *Hampstead*, 1 mile northwest of the intersection of Routes 606 and 607.

#### Newport News (independent city)

*Denbigh Plantation*, 0.2 mile southwest of southern end of Lukas Creek Road.

*Hilton Village*, bounded by the James River on the southwest, Post Street on the northwest, the Chesapeake & Ohio Railroad tracks on the northeast, and Hopkins Street on the southeast.

*Jones, Matthew, House*, Fort Eustis Military Reservation, intersection of MacAuliffe Avenue and James River Road.

#### Norfolk (independent city)

*Allmand-Archer House*, 327 Duke Street.  
*Christ Church*, 421 East Freemason Street.  
*U.S. Customhouse*, 101 East Main Street.  
*Freemason Street Baptist Church*, northeast corner of Freemason and Bank Streets.  
*Myers (Moses) House*, southwest corner of East Freemason and North Bank Streets.  
*Norfolk Academy Building*, 420 Bank Street.  
*St. Paul's Church*, 201 St. Paul's Boulevard.  
*Whittle House*, 225 West Freemason Street.  
*Willoughby-Baylor House*, 601 Freemason Street.

#### Northampton County

Bridgetown, *Hungars Church*, 0.2 mile east of the intersection of Routes 619 and 622.  
Bridgetown vicinity, *Vaucuse*, 1.8 miles south of the intersection of Routes 619 and 657.

Bridgetown vicinity, *Winona*, 0.7 mile south of Route 619, 0.4 mile northwest of intersection of Route 619 and Route 622.

Cheapside vicinity, *Custis Tombs*, 1.3 miles northwest of intersection of Routes 644 and 645.

Cheriton vicinity, *Eyre Hall*, 1.6 miles north of intersection of Routes 13 and 680.

Eastville vicinity, *Caserta*, 1 mile northwest of intersection of U.S. 13 and Route 630.

Eastville vicinity, *Pear Valley*, 0.1 mile south of intersection of Routes 689 and 628.

Franktown vicinity, *Glebe of Hungar's Parish*, 1.3 miles northwest of intersection of Routes 622 and 619.

Jamesville vicinity, *Sommers House*, 0.2 mile southwest of intersection of Routes 183 and 691.

Nassawadox vicinity, *Brownsville*, 1.2 miles southeast of the intersection of Routes 608 and 600.

#### Orange County

Barboursville vicinity, *Barboursville*, 0.5 mile south of intersection of Routes 777 and 678.  
Orange vicinity, *Mayhurst*, 0.4 mile southwest of intersection of Routes 15 and 647.

Orange vicinity, \**Madison, James, House, (Montpelier)*, 4 miles west of Orange on Virginia 20.

#### Page County

Luray, *Aventine Hall*, 143 South Court Street.

#### Patrick County

Critz vicinity, *Reynolds Homestead*, east side of Route 798, 0.5 mile north of the intersection with Route 626.

#### Petersburg (independent city)

*Battersea*, 793 Appomattox Street.  
*City Market*, Cockade Alley.  
*Exchange Building*, 15-19 West Bank Street.

#### Pittsylvania County

Chatham vicinity, *Little Cherrystone*, 0.1 mile north of intersection of Routes 703 and 832.

#### Portsmouth (independent city)

*Drydock No. 1*, Norfolk Naval Shipyard.  
*Portsmouth Courthouse*, northeast corner of Court and High Streets.  
*Portsmouth Olde Towne Historic District*, bounded on the north by Crawford Parkway, on the south by London Street, on the east by the Elizabeth River, and extending 0.1 mile west of Washington Street.

#### Powhatan County

Powhatan Court House, *Powhatan Court House Historic District*, 0.2 mile north and south and 0.1 mile east and west of Routes 13 and 300.

Powhatan vicinity, *Belmead*, 0.5 mile northwest of intersection of Routes 663 and 600.

#### Prince Edward County

Briery vicinity, *Briery Church*, 0.3 mile north of intersection of Routes 747 and 671.

Hampden-Sydney, *Hampden-Sydney College Historic District*, bounded approximately by the campus of Hampden-Sydney College.

#### Prince George County

*Petersburg National Battlefield* (see Dinwiddie County).

Brandon vicinity, \**Brandon*, west bank of the James River at end of Route 611.

Hopewell vicinity, *Merchant's Hope Church*, 0.5 mile west of intersection of Route 641 and Virginia 10.

## Prince William County

Dumfries, Old Hotel, U.S. 1.  
Manassas vicinity, *Manassas National Battlefield Park*.  
Minnieville vicinity, *Bel Air*, 0.9 mile west of Route 640.  
Woodbridge vicinity, *Rippon Lodge*, 0.8 mile north of the intersection of Routes 1 and 642.

## Pulaski County

Radford vicinity, *Ingles Ferry*, 0.9 mile north of intersection of Routes 611 and 624.

## Richmond (independent city)

Beers (William) House, 1228 East Broad Street.  
Bell Tower, Capitol Square.  
Branch Building, 1015 East Main Street.  
Donnan-Asher Iron Front Building, 1207-1211 East Main Street.  
Egyptian Building, southwest corner of East Marshall and College Streets.  
First African Baptist Church, northeast corner of College and East Broad Streets.  
First Baptist Church, northwest corner of 12th and Broad Streets.  
Hancock-Wirt-Caskie House, 2 North Fifth Street.  
Hollywood Cemetery, 412 Cherry Street.  
James River and Kanawha Canal Historic District (see Henrico County).  
James River and Kanawha Connection Locks, south of Cary Street between 10th and 13th Streets.  
Jefferson Hotel, northeast corner, West Main and North Jefferson Streets.  
Kent-Valentine House, 12 East Franklin Street.  
Leigh (Benjamin Watkins) House, 1000 East Clay Street.  
Linden Row, 100-114 East Franklin Street.  
Main Street Station, 1520 East Main Street.  
\*Marshall (John) House, Ninth and Marshall Streets.  
Maupin-Maury House, 1105 East Clay Street.  
Maymont, Spottswood Road.  
Monument Avenue Historic District, bounded on the southeast by a straight line running from the center of the block on Grace Street between Ryland and Lombardy Streets to the intersection of Birch Street and Park Avenue; on the southwest by Park Avenue to Belmont Avenue and then west in a straight line to the intersection of Roseneath Road and Wythe Avenue; on the northwest by a straight line from Wythe Avenue and Roseneath Road to Grace Street and Roseneath Road; and on the northeast by Grace Street.  
Monumental Church, 1224 East Broad Street.  
Morson's Row, 219-223 Governor Street.  
Putney Houses, 1010-1012 East Marshall Street.  
Richmond City Hall, bounded by 10th, Broad, 11th, and Capitol Street.  
Richmond National Battlefield Park, East Broad Street.  
St. John's Church Historic District, bounded roughly by 22d Street on the west, Marshall Street on the north, East Franklin Street on the south, and 29th Street on the east.  
\*St. John's Episcopal Church, East Broad Street between 24th and 25th Streets.  
St. Paul's Church, 815 East Grace Street.  
St. Peter's Church, 800 East Grace Street.  
Sheltering Arms Hospital, 1008 East Clay Street.  
Stearns Iron Front Building, 1007-1013 East Main Street.  
Tredegar Ironworks, bounded on the north by the James River and Kanawha Canal, on the south by the James River, on the west by Route 1 (301), and thence extending 0.4 mile east.  
U.S. Post Office and Customhouse, 1000 East Main Street.

Valentine Museum, 1005-1015 East Clay Street.  
Virginia Governor's Mansion, Capitol Square.  
\*Virginia State Capitol (Second Confederate Capitol), Capitol Square.  
\*White House of the Confederacy, Clay and 12th Streets.  
William J. Clark Library and Barco-Stevens Hall, west side of Lombardy Street at intersection with Brook Road.

## Richmond County

Ethel vicinity, *Menokin*, 0.8 mile southwest of Route 690, 1.2 miles northwest of intersection of Routes 690 and 621.  
Tappahannock vicinity, \**Sabine Hall*, 1.4 miles south of intersection of Routes 624 and 360.  
Warsaw vicinity, \**Taylor (John) Plantation*, (Mount Airy), 1 mile west of Warsaw on U.S. 360.

## Roanoke County

Salem, *Williams-Brown House-Store*, 523 East Main Street.

## Rockbridge County

Lexington, *Alexander-Withrow House*, north corner of Main and Washington Streets.  
Lexington vicinity, *Timber Ridge Presbyterian Church*, 0.8 mile southwest of intersection of Routes 11 and 716.  
Staunton vicinity, \**McCormick (Cyrus) Farm and Workshop*, 18 miles south of Staunton on U.S. 11 and Rockbridge County 606 at Walnut Grove.

## Rockingham County

Broadway, *Tunker House (Yount-Zigler House)*, 0.2 mile east of the intersection of Routes 736 and 42.

## Shenandoah County

Middletown vicinity, *Fort Bowman*, 0.4 mile northeast of intersection of Routes 11 and 660.  
New Market vicinity, *New Market Battlefield Park*, 1 mile north of the intersection of Routes 11 and 211.

## Smyth County

Marion vicinity, *Preston House, Herndon*, 0.1 mile south of intersection of Routes 645 and 11.

## Spotsylvania County

Fredericksburg vicinity, *Fredericksburg and Spotsylvania County Battlefields Memorial National Military Park*, Fredericksburg and the area in Spotsylvania County to the west and southwest.

## Stafford County

Brooke vicinity, *Potomac Creek Site*, north bank of Potomac Creek at confluence with Accokeek Creek.  
Falmouth, *Falmouth Historic District*, extending from the intersection of Routes 1 and 17, 0.3 mile north, 0.6 mile east, 0.2 mile south, and 0.3 mile west.  
Falmouth, \**Melchers (Gari) Home (Belmont)*.  
Garrisonville vicinity, *Aquia Church*, 0.1 mile north of intersection of Routes 1 and 610.

## Staunton (independent city)

Western State Hospital, Main Building, southeast corner of Greenville Avenue and Route 250.  
Virginia School for the Deaf and Blind, southeast side of intersection of East Beverly Street and Pleasant Terrace.  
\*Wilson, Woodrow, Birthplace, North Coalter Street between Beverly and Frederick Streets.

## Surry County

Bacon's Castle, \**Allen (Arthur) House (Bacon's Castle)*.

Jamestown vicinity, *Chippokes Plantation*, south bank of James River between College Run on the west and Lower Chippokes Creek on the east, opposite Jamestown Island.  
Surry vicinity, *Four Mile Tree*, 0.2 mile northeast of the intersection of Routes 610 and 618.  
Surry vicinity, *Smith's Fort*, 0.8 mile northeast of the intersection of Routes 31 and 620.

## Sussex County

Grizzard vicinity, *Fortsville*, 1.6 miles southeast of the intersection of Routes 612 and 611.  
Homeville vicinity, *Chester*, 0.2 mile north of the intersection of Routes 625 and 35.

## Tazewell County

Maiden Spring vicinity, *Indian Paintings*, 2½ miles northwest of Maiden Spring.

## Virginia Beach (independent city)

\**Cape Henry Lighthouse*, Atlantic Avenue at U.S. 60.  
*Pembroke Manor*, 1.5 miles east of intersection of Routes 58, 627, and 647.  
\**Thoroughgood (Adam) House*, 4 miles east of Norfolk on Lynnhaven River.  
*Wishart-Bousch House*, 0.4 mile east of intersection of Route 649 and Absalom Road.

## Warren County

*Cedar Creek Battlefield and Belle Grove* (see Frederick County).  
Milldale, *Mount Zion*, 0.7 mile northeast of intersection of Routes 624 and 639.

## Washington County

Abingdon, *Abingdon Bank*, 225 East Main Street.  
Abingdon, *Abingdon Historic District*, extending 0.1 mile north and south of Main Street (Route 11) and 0.3 mile northeast and southwest of intersection of Main and Cummings Streets.

## Westmoreland County

Fredericksburg vicinity, *George Washington Birthplace National Monument*, 38 miles east of Fredericksburg via Virginia 218, 301, and 705.  
Montross vicinity, *Chantilly*, 1.4 miles east of Route 609, 1.5 miles north of the intersection with Route 622.  
Stratford, \**Stratford Hall*.  
Tucker Hill vicinity, \**Yeocomico Church*, on Route 606, 0.5 mile southwest of Tucker Hill.

## Williamsburg (independent city)

\**Bruton Parish Church*, Duke of Gloucester Street.  
*Colonial National Historical Park* (see James City County).  
\**Randolph (Peyton) House*, intersection of Nicholson and North England Streets.  
\**Semple (James) House*, south side of Francis Street between Blair and Waller Streets.  
\**Williamsburg Historic District*, bounded by Francis, Waller, Nicholson, North England, Lafayette, and Nassau Streets.  
\**Wren Building, College of William and Mary*, College of William and Mary campus.  
\**Wythe House*, west side of the Palace Green.

## Winchester (independent city)

*Handley Library*, northwest corner of Braddock and Piccadilly Streets.  
\**Jackson (Thomas J.) Headquarters*, 415 North Braddock Street.

## Wythe County

Max Meadows vicinity, *Fort Chiswell Mansion*, U.S. 11, 0.6 mile east of the intersection with U.S. 52 and Virginia 121.

Max Meadows vicinity, *Shot Tower*, 0.1 mile west of intersection of Route 608 and Route 52, 2.3 miles southeast of intersection of Route 52 and Route 619.

#### York County

Colonial National Historical Park (see James City County).

Lackey vicinity, *Lee House*, *Kiskiack*, 2.4 miles northeast of intersection of Routes 238 and 168.

Yorktown, *Grace Church*, intersection of Route 1003 and Main Street.

#### WASHINGTON

##### Asotin County

Asotin, *Full Gospel Church*, First and Monroe Streets.

##### Clark County

Vancouver, *Fort Vancouver National Historic Site*.

##### Franklin County

Lyons Ferry vicinity, *\*Marmes Rockshelter*, 1 mile north of Lyons Ferry on west side of Palouse River.

##### Jefferson County

Port Townsend, *City Hall*, Water and Madison Streets.

Port Townsend, *Fowler*, *Captain Enoch S. House*, corner of Polk and Washington Streets.

Port Townsend, *James*, *Francis Wilcox*, *House*, corner of Washington and Harrison Streets.

Port Townsend, *Leader Building (Fowler Building)*, 226 Adams Street.

Port Townsend, *Manresa Hall (Eisenbeis Castle)*, Sheridan Street.

Port Townsend, *Old German Consulate (Olson-Hastings House)*, 313 Walker.

Port Townsend, *Point Wilson Lighthouse*, on a point of land between Juan de Fuca Strait and Admiralty Inlet.

Port Townsend, *Rothschild House*, Taylor and Franklin Streets.

Port Townsend, *St. Paul's Episcopal Church*, corner of Jefferson and Tyler Streets.

Port Townsend, *Starrett House*, 744 Clay Street.

##### King County

Redmond vicinity, *Marymoor Prehistoric Indian Site*, 6046 West Lake Sammamish Parkway NE.

Seattle, *Alaska Trade Building (Union Record Building)*, 1915-1919 First Avenue.

Seattle, *Building No. 105*, *Boeing Airplane Co. (E. W. Heath Shipyard)*, 200 Southwest Michigan Street.

Seattle, *Butterworth Building*, 1921 First Avenue.

Seattle, *Fire Station No. 23*, 18th and Columbia.

Seattle, *Iron Pergola*, First Avenue and Yesler Way.

Seattle, *Pike Place Market Historic District*, bounded roughly by First Avenue and Stewart Street on the northeast, News Lane on the east, Union Street on the southeast, Western Avenue on the west, and Virginia Street on the northwest.

Seattle, *Pioneer Hall*, 1642 43rd Avenue East.

Seattle, *Pioneer Square-Skid Road Historic District*, starting at the intersection of Alaskan Way Viaduct and Columbia Street, proceeding east to the midpoint between First and Second Avenues; then south to Cherry Street and east on Cherry to the midpoint between Second and Third Avenues; then south to a point about 75 feet north of Washington Street, then east to Third Avenue South; and south to a point about 75 feet south of Washington Street; proceeding west to Second Avenue South, then south to the midpoint between South Jackson and South King Streets; west to the midpoint between Occidental Avenue South and First Avenue South, then south

to South King Street and west to First Avenue South; then south to a point about 125 feet south of South King Street, then west to the Alaskan Way Viaduct and north to the intersection with Columbia Street.

Seattle, *Wawona* (schooner), Seattle Police Harbor Patrol Dock, foot of Densmore Street.

##### Kitsap County

Bainbridge Island, *SS San Mateo* (ferryboat), Eagle Harbor.

Bremerton, U.S.S. *Missouri*, Puget Sound Naval Shipyard.

Port Gamble, *\*Port Gamble Historic District*.

##### Kittitas County

Ellensburg vicinity, *Olmstead Place State Park*, 4 miles east of Ellensburg near the Kittitas Highway.

##### Pacific County

Chinook vicinity, *\*Chinook Point*, 0.5 mile southeast of Fort Columbia Historical State Park on U.S. 101.

##### Pierce County

Puyallup, *Meeker*, *Ezra*, *Mansion*, 321 Pioneer, East.

Tacoma, *\*Fort Nisqually Granary*, Point De fiance Park.

##### San Juan County

Friday Harbor vicinity, San Juan Island, *San Juan Island National Historical Park*.

##### Wahkiakum County

Grays River vicinity, *Grays River Covered Bridge*, 1.5 miles east of Grays River.

##### Walla Walla County

Walla Walla vicinity, *Whitman Mission National Historic Site*, 6 miles west of Walla Walla off U.S. 410.

##### Whatcom County

Bellingham, *Pickett House*, 910 Bancroft Street.

Bellingham, *Whatcom Museum of History and Art*, 121 Prospect Street.

#### WEST VIRGINIA

##### Berkeley County

Martinsburg, *Boydville*, 601 South Queen Street.

Martinsburg, *Stephen*, *Adam*, *House*, 309 East John Street.

##### Brooke County

Bethany, *Old Main*, *Bethany College*, Bethany College campus.

Bethany vicinity, *Campbell*, *Alexander*, *Mansion*, east of Bethany on West Virginia 67.

##### Jefferson County

Harpers Ferry, *Harpers Ferry National Historical Park* (also in Washington County, Md.).

Shepherdstown, *Shepherd's Mill*, High Street.

##### Kanawha County

Charleston, *Craik-Patton House (Elm Grove)*, 1316 Lee Street.

Dunbar, *Dutch Hollow Wine Cellars*, Dutch Hollow Road.

South Charleston, *South Charleston Mound (Criel Mound)*, in a triangle formed by Oakes, MacCorkle, and Seventh Avenues.

##### Marshall County

Moundsville, *\*Grave Creek Mound*, Tomlinson and Ninth Streets.

##### Mason County

Point Pleasant vicinity, *Point Pleasant Battleground*, confluence of the Ohio and Kanawha Rivers.

#### Mineral County

Fort Ashby, *Fort Ashby*, South Street.

#### Monongalia County

Cheat Neck vicinity, *Henry Clay Furnace*, southeast of Cheat Neck in Cooper's Rock State Forest.

Morgantown, *\*Wade (Alexander) House*, 256 Prairie Street.

#### Monroe County

Sweet Springs, *Old Sweet Springs*, West Virginia 3, 0.5 mile from the Virginia line.

#### \*Morgan County

Chesapeake and Ohio Canal National Monument (see Allegany County, Md.).

#### Ohio County

Wheeling, *Independence Hall*, 16th and Market Streets.

Wheeling, *Shepherd Hall (Monument Place)*, Monument Place and Kruger Street.

Wheeling, *Wheeling Suspension Bridge*, across the Ohio River from 10th Street, Wheeling, to Virginia Street, Wheeling Island.

#### Pocahontas County

Droop vicinity, *Droop Mountain Battlefield State Park*, west side of U.S. 219 between Droop and Hillsboro.

Hillsboro vicinity, *Buck (Pearl) House*, northeast of Hillsboro on U.S. 219.

#### Putnam County

Buffalo, *Buffalo Indian Village Site*, southwest of Buffalo off U.S. 35.

#### Raleigh County

Beckley, *Wildwood (General Alfred Beckley Home)*, 117 Laurel Terrace.

#### Randolph County

Elkins, *Graceland (Henry Gassaway Davis Home)*, Davis and Elkins College.

#### Taylor County

Grafton, *Andrew Methodist Church (Mothers' Day Shrine)*, East Main Street between St. John and Luzader Streets.

#### Tucker County

Pierce vicinity, *Fairfax Stone Historical Monument*, northeast of Pierce.

#### Wirt County

Burning Springs, *Burning Springs Complex*, along the north bank of the Kanawha River from the confluence of Burning Springs Run.

#### WISCONSIN

##### Brown County

Green Bay, *Baird Law Office*, 2630 South Webster Avenue.

Green Bay, *Cotton House*, 2632 South Webster Avenue.

Green Bay, *Fort Howard Hospital*, northeast corner of Kellogg Street and north Chestnut Avenue.

Green Bay, *Hazlewood*, 1008 South Monroe Avenue.

Green Bay, *Tank Cottage*, 10th Avenue and Fifth Street.

##### Columbia County

Portage vicinity, *Fort Winnebago Surgeon's Quarters*, 0.1 mile east of the corporate city limits on Wisconsin 33.

##### Crawford County

Prairie du Chien, *\*Astor Fur Warehouse*, Water Street, St. Feriolo Island.

Prairie du Chien, *\*Brisbois (Michael) House*, Water Street, St. Feriolo Island.

Prairie du Chien, *\*Dousman Hotel*, Water Street, St. Feriolo Island.

Prairie du Chien, \*Second Fort Crawford, bank of the Mississippi River.

Prairie du Chien, \*Villa Louis, St. Feriolo Island.

#### Dane County

Madison, *Camp Randall*, Camp Randall Memorial Park.

Madison, \*North Hall, University of Wisconsin, University of Wisconsin campus.

Madison, *Old Synagogue (Shaare Shomatin Synagogue)*, 214 West Washington Avenue.

Madison, *Wisconsin State Capitol*, Capitol Square.

Maple Bluff, \*La Follette (Robert M.) Home, 733 Lakewood Boulevard.

#### Door County

Fish Creek vicinity, *Eagle Bluff Lighthouse*, 3.5 miles north of Fish Creek on Shore Road in Peninsula State Park.

#### Douglas County

Solon Springs vicinity, *Brule-St. Croix Portage*, about 3 miles northeast of Solon Springs in Brule River State Forest.

#### Grant County

Cassville vicinity, *Stonefield*, 2.5 miles west of Cassville, on County Route VV.

#### Iowa County

Mineral Point, *Mineral Point Historic District*, within a rectangle the coordinates of which are on the northwest latitude 42° 52' 22" N., longitude 90° 11' 29" W.; on the northeast latitude 42° 52' 22" N., longitude 90° 9' 44" W.; on the southeast 42° 51' 26" N., longitude 90° 9' 44" W.; on the southwest 42° 51' 26" N., longitude 90° 11' 29" W. Mineral Point, *Pendarvis*, 114 Shake Rag Street.

#### Jefferson County

Fort Atkinson, *Panther Intaglio Effigy Mound*, on Wisconsin 106 at west corporate city limits.

Lake Mills vicinity, \*Aztalan, near Lake Mills on Wisconsin 89, Aztalan State Park.

Watertown, *Octagon House*, 919 Charles Street.

#### Lafayette County

Belmont vicinity, *First Capitol*, 3 miles north and 1 mile west of Belmont.

#### Marquette County

Peshtigo, *Peshtigo Fire Cemetery*, Oconto Avenue between Peck and Ellis Avenues.

#### Oconto County

Oconto, \*Oconto Site, Copper Culture State Park.

#### Rock County

Janesville, *Lincoln-Tallman House*, 440 North Jackson Street.

Janesville, *Wright-Amato House*, 923 Mineral Point Avenue.

#### Sauk County

Baraboo, *Ringling Brothers Circus Headquarters*, *Ringlingville*, bounded roughly by Water Street on the north, Briar Street on the east, Lynn Street on the south, and East Street on the west.

#### Sheboygan County

Greenbush, *Wade, Sylvanus, House*, intersection of Wisconsin 23 and Kettle Moraine Drive in Old Wade House State Park.

#### Washington County

West Bend vicinity, *Lizard Mound State Park*, 3 miles northeast of West Bend on Wisconsin 144, then 0.33 mile east on County Route A.

## WYOMING

### Big Horn County

Kane vicinity, \**Medicine Wheel (Indian site)*, just north of U.S. 14 alternate, about 15 miles east of Kane.

### Carbon County

Elk Mountain vicinity, *Fort Halleck*, NW $\frac{1}{4}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$  sec. 20, T. 20 N., R. 18 W.

Rawlins vicinity, *Bridger's Pass*, SE $\frac{1}{4}$  NW $\frac{1}{4}$  sec. 8, T. 18 N., R. 89 W.

Fort Fred Steele vicinity, *Fort Fred Steele*, on North Platte River at point of Union Pacific Railroad crossing.

Independence Rock vicinity, \**Sun (Tom) Ranch*, 6 miles west of Independence Rock on Wyoming 220 (also in Natrona County).

Saratoga vicinity, *Platte River Crossing (Bennett's Crossing)*, 17 miles west of Saratoga, SE $\frac{1}{4}$  sec. 33, T. 19 N., R. 85 W.

### Converse County

Glenrock vicinity, *Glenrock Buffalo Jump*, about 2 miles west of Glenrock Interchange on Int. 25.

Douglas vicinity, *Fort Fetterman*, W $\frac{1}{2}$  SE $\frac{1}{4}$  E $\frac{1}{2}$  SW $\frac{1}{4}$  sec. 10, and NE $\frac{1}{4}$  NE $\frac{1}{4}$  sec. 15, T. 33 N., R. 72 W.

### Fremont County

Ethete, *St. Michael's Mission*.

Fort Washakie, *Fort Washakie*, on U.S. 287. Moneta vicinity, *Castle Gardens Petroglyph Site*, c. 28 miles south of Moneta on U.S. 20-26.

South Pass City, *South Pass City*, sec. 20, T. 29 N., R. 100 W.

South Pass City vicinity, \**South Pass*, 10 miles southwest of South Pass City on Wyoming 28.

Union Pass, on Continental Divide, 12 miles west-southwest of Wind River Ranger Station, Shoshone National Forest; 16 miles north-northeast of Kendall Ranger Station, Bridger National Forest; 20 miles east-southeast of Goose Wing Ranger Station, Teton National Forest.

### Goshen County (also in Niobrara County)

Lusk vicinity, *Cheyenne-Black Hills Stage Route and Rawhide Buttes and Running Water Stage Stations*, 1 mile west of Lusk to c. 15 miles southwest of Lusk (includes both stage stations).

Fort Laramie vicinity, *Fort Laramie National Historic Site*, 3 miles southwest of Fort Laramie.

### Hot Springs County

Thermopolis vicinity, *Woodruff Cabin Site*, 26 miles northwest of Thermopolis, 18 miles west on County Route 0900 from intersection with Wyoming 120.

### Johnson County

Story vicinity, \**Fort Phil Kearny and Associated Sites*, on secondary road west of U.S. 87.

Sussex vicinity, *Fort Reno*, SE $\frac{1}{4}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$  sec. 33, T. 45 N., R. 78 W.

### Laramie County

Cheyenne, *Governor's Mansion*, 300 East 21st Street.

Cheyenne, *St. Mark's Episcopal Church*, 1908 Central Avenue.

Cheyenne vicinity, *Francis E. Warren Air Force Base*, bounds against the west side of Cheyenne, the two are roughly separated by Interstate 25.

### Lincoln County

La Barge vicinity, *Names Hill*, on the Green River, 5 miles south of La Barge, just west of U.S. 189.

### Natrona County

Casper, *Fort Caspar*, 14 Fort Caspar Road. Casper vicinity, \**Independence Rock*, 60 miles southwest of Casper on Wyoming 220.

Casper vicinity, *Pathfinder Dam*, 45 miles southwest of Casper.

\**Sun (Tom) Ranch* (see Carbon County).

### Niobrara County

*Cheyenne-Black Hills State Route and Rawhides Buttes and Running Water Stage Stations* (see Goshen County).

Van Tassell, *Ferdinand Branstetter Post No. 1, American Legion*, lots 1 and 2, block 8, sec. 17, T. 31 N., R. 60 W.

### Park County

Cody vicinity, *Buffalo Bill Dam (Shoshone Dam)*, 7 miles west of Cody.

Cody vicinity, \**Horner Site*, 4 miles northwest of Cody on U.S. 20.

Wapiti vicinity, \**Wapiti Ranger Station*, Shoshone National Forest.

### Platte County

Chugwater, \**Swan Land and Cattle Company Headquarters*, east side of Chugwater. Guernsey vicinity, \**Oregon Trail Ruts*, south side of the North Platte River, 0.5 mile south of Guernsey.

Guernsey vicinity, *Register Cliff*, NW $\frac{1}{4}$  NW $\frac{1}{4}$  sec. 7, T. 26 N., R. 65 W.

### Sheridan County

Ranchester, *Connor Battlefield (Tongue River Battlefield)*, City Park on the Tongue River.

Sheridan, \**Sheridan Inn*, Broadway and Fifth Street.

Sheridan, *Trail End*, 400 Clarendon Avenue.

### Sublette County

Big Piney vicinity, *Wardell Buffalo Trap*, 6 miles east and 2 miles north of Big Piney. Daniel vicinity, *Father De Smet's Prairie Mass Site*, S $\frac{1}{2}$  SE $\frac{1}{4}$  sec. 36, T. 34 N., R. 111 W.

Daniel vicinity, \**Upper Green River Rendezvous Site*, on Green River above and below Daniel.

Pinedale vicinity, *Fort Bonneville*, NE $\frac{1}{4}$  NE $\frac{1}{4}$  sec. 30, T. 34 N., R. 111 W.

Union Pass (see Fremont County).

### Sweetwater County

Granger, *Granger Stage Station*, NW $\frac{1}{4}$  NW $\frac{1}{4}$  NE $\frac{1}{4}$  sec. 32, T. 19 N., R. 111 W.

Green River, \**Expedition Island*.

Rock Springs vicinity, *Point of Rocks Stage Station*, SW $\frac{1}{4}$  SW $\frac{1}{4}$  sec. 27, T. 20 N., R. 101 W.

### Teton County

Jackson vicinity, *Miller Cabin*, c. 3 miles east of Jackson's central square, along Main Street; follow northeast fork of road for 1 mile beyond city limits.

Moose, *Menor's Ferry*, on the Snake River.

### Uinta County

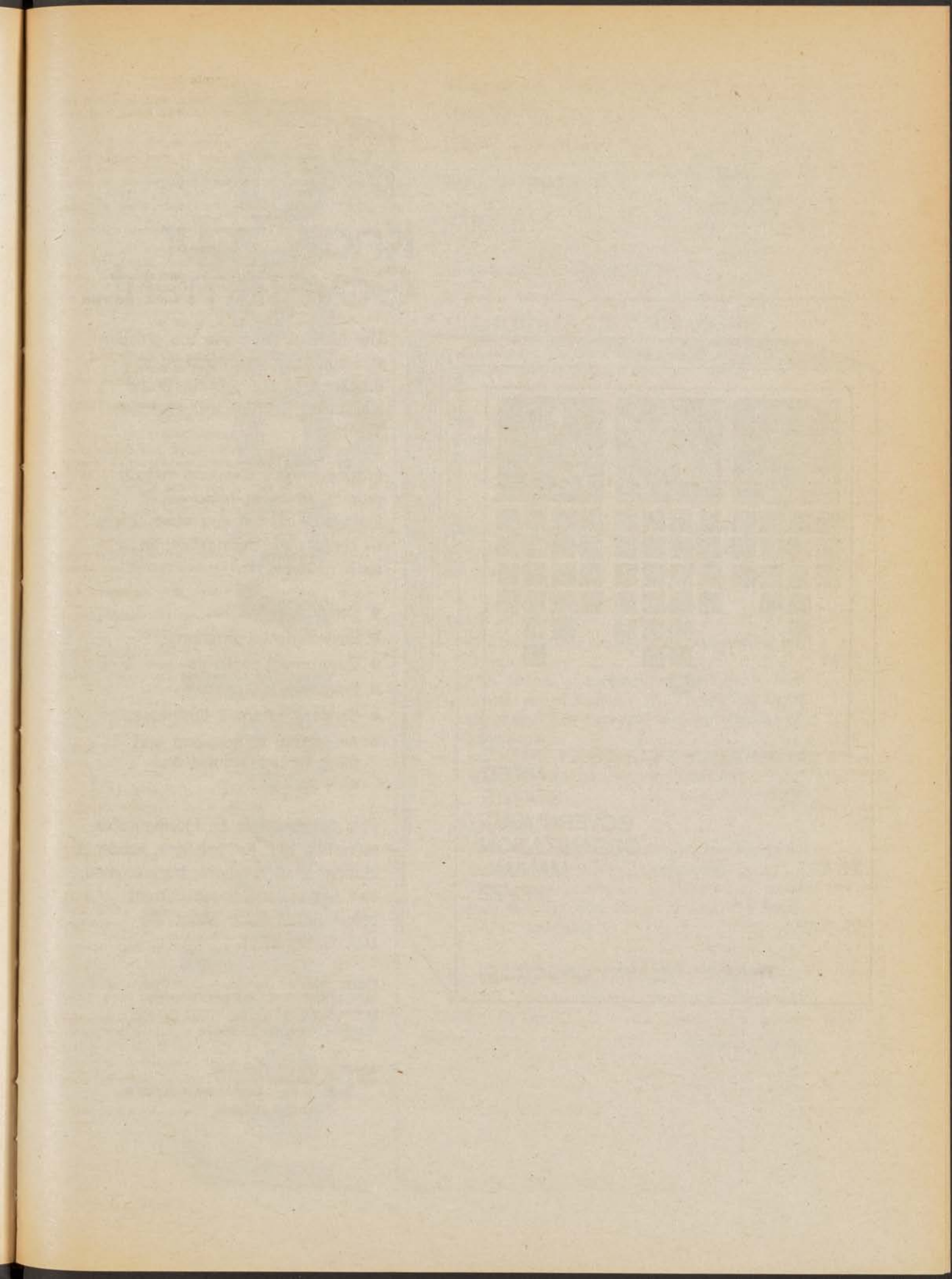
Fort Bridger vicinity, *Fort Bridger*, on Black's Fork of the Green River near town of Fort Bridger.

Hilliard vicinity, *Piedmont Charcoal Kilns*, 14 miles northeast of Hilliard, NW $\frac{1}{4}$  SW $\frac{1}{4}$  sec. 4, T. 14 N., R. 117 W.

### Weston County

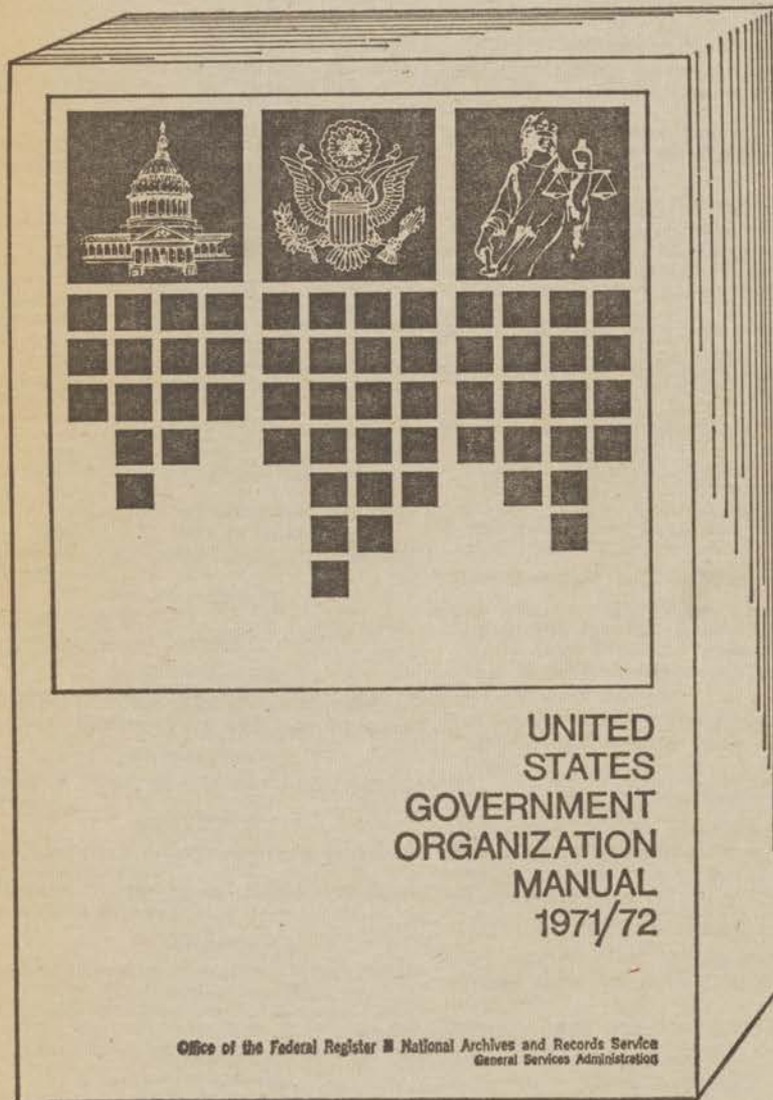
Newcastle vicinity, *Jenney Stockade*, NE $\frac{1}{4}$  NW $\frac{1}{4}$  sec. 7, T. 44 N., R. 60 W.

[FR Doc.72-3921 Filed 3-14-72;8:52 am]





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