

Federal Register

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TUESDAY, APRIL 23, 1974

WASHINGTON, D.C.

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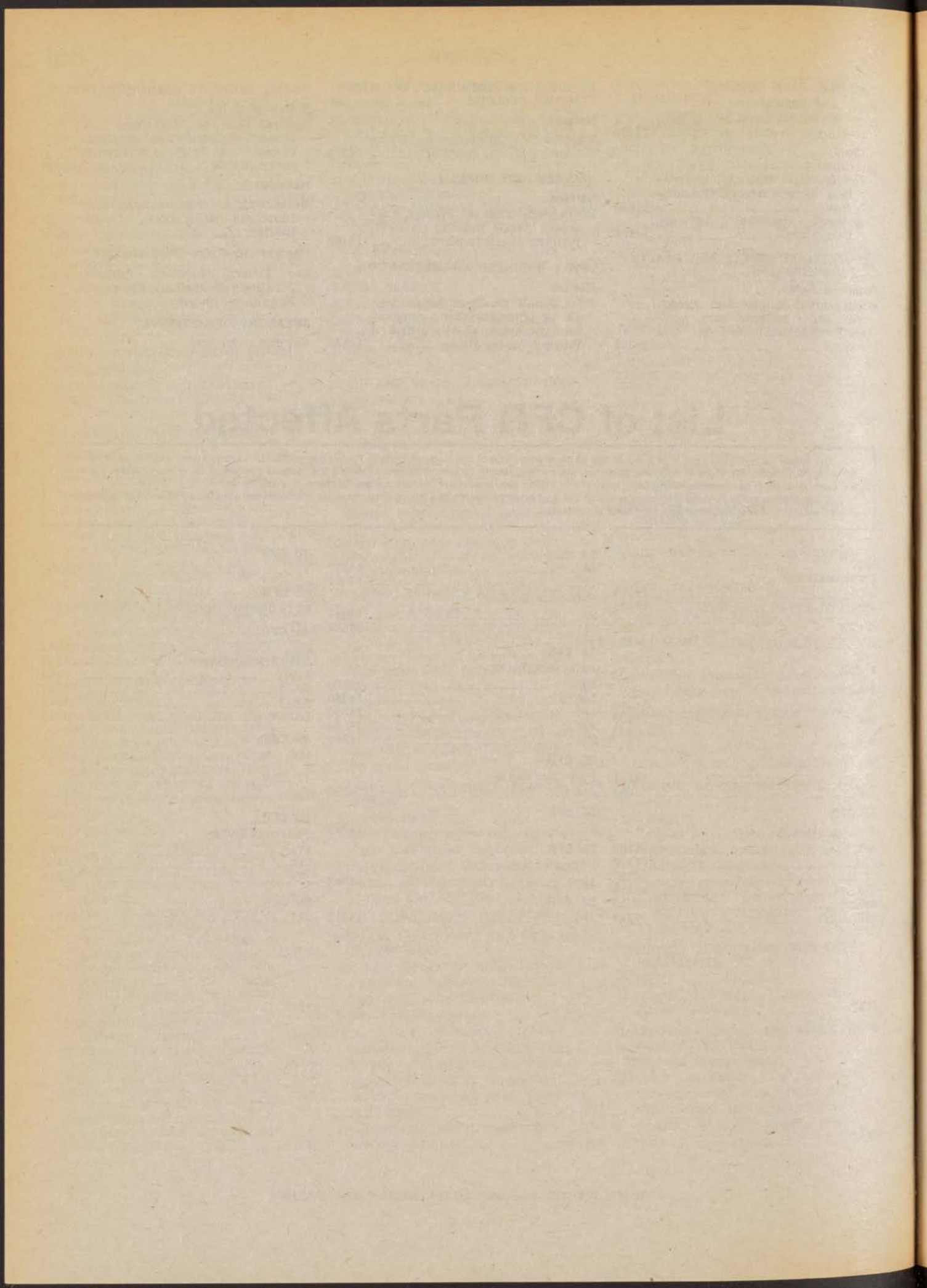
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List of CFR Parts Affected

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

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Title 3—The President

PROCLAMATION 4287

Earth Week, 1974

By the President of the United States of America

A Proclamation

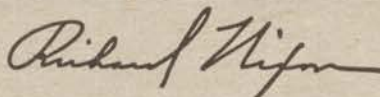
To love America is not to care only for her freedoms, her promise, her institutions through which our great people strive for larger greatness. It is also to love the land and to cherish that which has sustained our people both in body and spirit from our earliest days on this vast continent.

In recent times we have understood that however rich and beautiful, our land is finite and that our waters and air must be used as any other resource—with care and respect for their value. The celebration of Earth Day in 1970 was the first national acknowledgement of this understanding, and in the succeeding four years we have done much to insure that America the beautiful—the heritage of our generation—will be preserved and passed on as a legacy to generations yet unborn.

But for all that we have done, much remains to be done. We must constantly rededicate ourselves to the great task of preserving our environment. Earth Week, 1974, gives us the opportunity to devote special attention to this purpose.

NOW, THEREFORE, I, RICHARD NIXON, President of the United States of America, do hereby designate the week beginning April 21, 1974, as Earth Week, 1974. I call upon Federal, State, and local officials to foster the purposes of Earth Week and to arrange for its proper observance. I ask that special attention be given to personal voluntary activities and educational efforts directed toward protecting and enhancing our lifegiving environment.

IN WITNESS WHEREOF, I have hereunto set my hand this twentieth day of April in the year of our Lord nineteen hundred seventy-four, and of the Independence of the United States of America the one hundred ninety-eighth.



[FR Doc.74-9400 Filed 4-22-74;10:07 am]

Presidential Documents

THE WHITE HOUSE

WASHINGTON, D. C.

April 10, 1954

Mr. J. Edgar Hoover

Director

Dear Mr. Hoover:

I have your letter of April 7, 1954, regarding the matter of the release of the information concerning the activities of the Central Intelligence Agency in the United States.

I am sorry that I cannot give you a more definitive answer at this time. The matter is being reviewed by the appropriate authorities, and I am sure that you will be kept advised of the progress of the investigation.

I am sure that you will understand the need for discretion in this matter.

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PROCLAMATION 4288

National Volunteer Week, 1974

By the President of the United States of America

A Proclamation

The spirit of voluntarism, one of the hallmarks of American life, has rarely been stronger than it is today. It has been estimated that one out of every five Americans is contributing time and talent in some kind of voluntary service. American volunteers are improving the quality of life in remote villages and in urban slums in the United States and working to improve the quality of life for others in distant corners of the world. These efforts most frequently touch the lives of the poor, the young, the aged and the sick, but in the process the lives of all men and women are made richer.

There are abundant opportunities for every concerned American to reap the rewards that come from helping others. More than 90,000 are serving in programs sponsored by ACTION, the Federal agency for volunteer service. Others are helping to organize volunteer efforts with the help of the National Center for Voluntary Action. We must continue to support these vital activities, and we must work to extend and enhance the valuable and satisfying services of our volunteers.

NOW, THEREFORE, I, RICHARD NIXON, President of the United States of America, do hereby designate the calendar week beginning April 21, 1974, as National Volunteer Week.

I urge all Americans to observe that week by seeking out an area in their community in which they can give to a needy individual or a worthy cause by devoting a few hours, or more, each week to volunteer service.

I call upon all communities throughout the United States to recognize volunteers by observing the week with special ceremonies to honor those who have given countless hours for the betterment of our communities and the American way of life.

IN WITNESS WHEREOF, I have hereunto set my hand this twentieth day of April, in the year of our Lord nineteen hundred seventy-four, and of the Independence of the United States of America the one hundred ninety-eighth.



[FR Doc.74-9401 Filed 4-22-74;10:07 am]

Rules and Regulations

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

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

Title 14—Aeronautics and Space

CHAPTER I—FEDERAL AVIATION ADMINISTRATION, DEPARTMENT OF TRANSPORTATION

[Airworthiness Docket No. 74-NW-2-AD;
Amdt. 39-1824]

PART 39—AIRWORTHINESS DIRECTIVES

Boeing Models 707/720/727/737 Series Airplanes

There have been reported incidents in which difficulty was experienced opening overwing emergency exit hatches on Boeing Models 727-200 series airplanes. After removal of the hatch, it was discovered that screws securing the upper sidewall panel to the hatch frame had backed out allowing the panel to drop down and interfere with the hatch sufficiently to hamper lifting it up and out of the opening to the extent that jamming of the exit could occur. The discrepant fasteners were found to be secured by riv-nuts instead of nutplates as required by type design. Further investigation revealed this situation exists on Boeing Models 707/720/737 series airplanes as well. Also, it was discovered that improper length screws have been installed. Since this condition is likely to exist or develop in other airplanes of the same type design, an airworthiness directive is being issued to require inspection and, if appropriate, replacement of riv-nuts with nutplates in accordance with prescribed Boeing Service Bulletin instructions on all 707/720/727/737 airplanes. Since a situation exists that requires immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective in less than 30 days.

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

Boeing. Applies to Boeing Models 707/720/727/737 series airplanes certificated in all categories.

Compliance required as indicated below, unless already accomplished.

To prevent possible interference with overwing emergency exit opening, accomplish the following:

a. Within 200 hours time in service after effective date of this AD, inspect screws in the upper sidewall panel to hatch frame of emergency overwing exists for secure conditions. If screws are loose or backed-out install star washers or, as terminating action,

nutplates in accordance with paragraph c of this AD.

b. Within 1000 hours time in service after effective date of this AD, unless already accomplished, install nutplates in accordance with paragraph c of this AD.

c. Install star washers and nutplates in accordance with the following Boeing Service Bulletins, as applicable, or later FAA approved revisions, or equivalent instructions approved by the Chief, Engineering and Manufacturing Branch, FAA, Northwest Region:

Models:	Service Bulletin No.
707/720	3153
727	727-25-214
737	737-25-1101

The manufacturer's specifications and procedures identified and described in this directive are incorporated herewith and made a part hereof, pursuant to 5 U.S.C. 552(a)(1). All persons affected by this directive who have not already received these documents may obtain copies upon request to The Boeing Company, P.O. Box 3707, Seattle, Washington 98124. These documents may also be examined at FAA Northwest Region, Boeing Field, Seattle, Washington.

The amendment becomes effective April 23, 1973.

(Sections 313(a), 601, and 603 of the Federal Aviation Act of 1958 (49 U.S.C. 1354(a), and 1423) and of Section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).)

C. B. WALK, Jr.,

Director,

FAA Northwest Region.

Issued in Seattle, Washington, April 15, 1974.

[FR Doc.74-9238 Filed 4-22-74; 8:45 am]

[Airspace Docket No. 73-NW-17]

PART 75—ESTABLISHMENT OF JET ROUTES AND AREA HIGH ROUTES

Establishment of Jet Route

On January 31, 1974, a notice of proposed rulemaking (NPRM) was published in the FEDERAL REGISTER (39 FR 3967) stating that the Federal Aviation Administration (FAA) was considering an amendment to Part 75 of the Federal Aviation Regulations that would establish a jet route from Avenal, Calif., to Seattle, Wash.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. Comments were received from the Air Transport Association of America (ATA) and from the Department of the Air Force. The ATA concurred with the proposed action.

The Air Force objected to proposed Jet Route J-189 on the basis that it would interfere with terminal procedures at Beale, Castle, McClellan, and Mather Air Force Bases; with three refueling tracks from flight level 250 to flight level 270; and with Beale Air Force Base training aircraft. The Air Force suggested in lieu of designation of J-189, that J-65 be extended from Red Bluff via Klamath Falls to Portland, or else that J-189 carry a charting notation as follows: "J-189 is normally not available below FL 290 between Avenal and Klamath Falls, 1400Z to 0700Z, Monday through Friday."

The proposed J-189 will overlie several Air Force terminal procedures, refueling tracks, and training areas as stated by the Air Force. However, very few military procedures anywhere are so segregated that enroute traffic on jet routes and airways is not a factor. Most enroute traffic on J-189 will be above the refueling tracks and well above the initial approach altitudes at the four military bases. Problems arising where military and enroute traffic want to use the same airspace will be solved routinely by use of standard air traffic control procedures such as flight level assignment and radar vectoring. Limited airspace frequently requires that air traffic problems be solved through the exercise of air traffic control rather than by segregation of activities.

In consideration of the foregoing, Part 75 of the Federal Aviation Regulations is amended, effective 0901 GMT, June 20, 1974, as hereinafter set forth.

Section 75.00 (39 FR 699) is amended by adding the following:

Jet Route No. 189 From Avenal, Calif., via Linden, Calif.; Klamath Falls, Oregon; Portland, Oregon; to Seattle, Wash.

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

Issued in Washington, D.C., on April 17, 1974.

CHARLES H. NEWPOL,
Acting Chief, Airspace and
Air Traffic Rules Division.

[FR Doc.74-9239 Filed 4-22-74; 8:45 am]

Title 21—Food and Drugs

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

SUBCHAPTER A—GENERAL

PART 8—COLOR ADDITIVES

Subpart—Provisional Regulations

Metallic Salts and Vegetable Substances in Hair Dye; Correction

In FR Doc. 74-5767 appearing at page 9657 in the FEDERAL REGISTER of Wednesday, March 13, 1974, the fifth paragraph of the preamble is corrected to read as follows:

Two petitions, proposing the issuance of regulations to provide for the safe and suitable use of a particular metallic salts as color additives in cosmetics that are hair dyes, were filed prior to July 30, 1973, i.e., a petition for use of bismuth citrate, submitted by COMBE, Inc., White Plains, NY, and a petition for use of lead acetate, submitted by the Committee of the Progressive Hair Dye Industry, New York, NY.

Dated: April 16, 1974.

SAM D. FINE,
Associate Commissioner for
Compliance.

[FR Doc. 74-9233 Filed 4-22-74; 8:45 am]

Title 36—Parks, Forests and Memorials

CHAPTER 1—NATIONAL PARK SERVICE, DEPARTMENT OF THE INTERIOR

PART 7—SPECIAL REGULATIONS, AREAS OF THE NATIONAL PARK SYSTEM
Muir Woods National Monument,
California; Pets

A proposal was published at pages 7942 and 7943 of the FEDERAL REGISTER of March 1, 1974 to revoke paragraph (b) of § 7.6 of Title 36 of the Code of Federal Regulations. The effect of this amendment is to prohibit pets on the trails of Muir Woods National Monument as provided for under § 2.8 (b) of the Code of Federal Regulations "... the Superintendent may also designate, by the posting of appropriate signs other portions of the park area where pets are not permitted. This paragraph shall not apply to guide dogs."

Interested persons were given 30 days within which to submit written comments, suggestions or objections with respect to the proposed amendment. Consideration having been given to all relevant matters presented, it has been determined that the amendment should be and is hereby adopted without change and is set forth below. This amendment shall take effect May 23, 1974.

(5 U.S.C. 553; 39 Stat. 535; (16 U.S.C. 3); 35 Stat. 2174)

Paragraph (b) of § 7.6 is hereby revoked as set forth below.

§ 7.6 Muir Woods National Monument.

(b) *Pets*. [Revoked]

RICHARD B. HARDIN,
Superintendent,
Muir Woods National Monument.

[FR Doc. 74-9205 Filed 4-22-74; 8:45 am]

Title 40—Protection of Environment

CHAPTER I—ENVIRONMENTAL PROTECTION AGENCY

SUBCHAPTER C—AIR PROGRAMS

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

Alabama; Approval of Plan Revisions

On November 14, 1973 (38 FR 31454), the Administrator announced a proposal to revise the Alabama implementation plan by making a number of changes in the State's air pollution control regulations. These changes had received public hearing and had been formally adopted by the Alabama Air Pollution Control Commission before being submitted to the Agency as a proposed plan revision.

In summary, the features of the proposed revision are as follows:

1. Specific limits are added for particulate emissions from peanut and cotton gin incinerators, kraft pulp mills, wood waste boilers, and primary aluminum plants.
2. Emission limits for large incinerators are tightened.
3. Hydrocarbon emission limits are modified, and are made to apply in Mobile County alone.
4. Regulations are added which apply to visible emissions from motor vehicles and prohibit tampering with the emission control devices of motor vehicles.
5. The procedures for intergovernmental cooperation are changed to allow the City of Huntsville, the Jefferson County Board of Health, and the Mobile County Board of Health to carry out substantial responsibilities in the implementation of the State plan in their respective jurisdictions.
6. To clarify the meaning and application of the State's air pollution control regulations, a few short passages are reworded, and additional definitions are inserted.

Copies of the proposed plan revision were made available for public inspection at the regional office of the Agency in Atlanta, Georgia and at the office of the Alabama Air Pollution Control Commission in Montgomery. Written comments were solicited from the public, but none were received.

Control strategy testing performed in conjunction with the proposed revision has demonstrated, in the judgement of the Administrator, that the modified emission limits adopted by the State will still provide for the attainment of the national standards. All of the new limits, whether more or less restrictive than those of the existing plan, are based on the current availability of proven control technology.

On the basis of this consideration and after careful review of the proposed plan

revision as a whole, it is the Administrator's determination that its approval will in no way jeopardize the attainment and maintenance of the national ambient air quality standards, but will, by providing greater clarity and additional specific emission limits, promote the goals of the Alabama implementation plan. Accordingly, the revision is hereby approved and made part of the State's plan.

This action is effective May 23, 1974.

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

Dated: April 17, 1974.

JOHN QUARLES,
Acting Administrator.

Part 52 of Chapter I, Title 40, Code of Federal Regulations is amended as follows:

Subpart B—Alabama

Section 52.50 is amended by inserting the dates "February 15," and "June 29," respectively before and after the date "April 24," of paragraph (c) (2).

[FR Doc. 74-9279 Filed 4-22-74; 8:45 am]

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

Approval of Plan Revision for State of Massachusetts

On May 31, 1972, (37 FR 10842), pursuant to section 110 of the Clean Air Act, the Administrator approved a plan implementing National Ambient Air Quality Standards for the State of Massachusetts. This publication contains the Administrator's approval/disapproval of a revision to that plan.

In a telegram dated December 7, 1973, to the owners of 26 utilities in the Northeastern United States, William E. Simon, Administrator Federal Energy Office, urged that the 26 power plants listed be converted to coal usage as soon as possible in order to help alleviate the present oil shortage. The criteria used for compiling this list was that: (a) It is technically feasible to convert to coal in the short-run; (b) the risk of violations of primary ambient air quality standards is minimal; and (c) the total coal requirements for the plants would not exceed the surge capacity of the coal industry. The Mt. Tom plant of the Holyoke Water Power Company and the West Springfield plant of the Western Massachusetts Electric Company, which are owned by Northeast Utilities, were included on the FEO list. Responding to the urging of the Simon telegram, the Massachusetts Department of Public Health approved the conversion of these plants to burn non-conforming coal.

However, after this telegram was issued, more extensive investigation of the air quality impact of specific coal conversions has been performed. This analysis assumes that coal with an ash content of two-thirds the amount allowed

by the variance for West Springfield is burned, and concludes that given the present control equipment, there is substantial risk of violating primary ambient air quality standards for total suspended particulates and of jeopardizing the public health. The analysis showed that coal of the proposed sulfur content would result in levels at or near the primary twenty-four hour standard for sulfur oxides; however, the terrain in the area and the potential for downwash at the plant could cause substantially higher levels. In addition to the above problems, there are three hospitals and a densely populated urban area nearby.

The air quality analysis done on the Mt. Tom plant indicates that coal of the quality approved in the variance can be burned with minimal risk of jeopardizing the primary standards for sulfur oxides and particulates.

On December 14, 1973 the Massachusetts Department of Public Health (the Department) submitted for approval a plan revision in the form of a variance which would allow the use of coal containing a maximum of 2.5 percent sulfur and 15 percent ash to make up their shortfall of conforming oil from December 11, 1973 until May 15, 1974 at the Mt. Tom facility with the provision for a six-month extension upon determination by the Division of Environmental Health that sufficient quantities of conforming fuel oil are not available. On January 16, 1974, the Department submitted for approval a plan revision in the form of a variance to the West Springfield plant which would allow the burning of coal containing a maximum of 2.5 percent sulfur and 15 percent ash from the date of EPA approval until May 15, 1974 and the burning of an existing stockpile of coal containing an average of 1.9 to 2.7 percent sulfur and an average ash content of from 16 to 18 percent from May 16, 1974 to September 30, 1974.

After a careful evaluation of the State's submittals, the Administrator has determined that they are in accordance with the procedural requirements of 40 CFR Part 51. The Administrator has determined, based on information submitted by the State, corroborated by the Agency's own information, that the substantive requirements of 40 CFR Part 51 have been met as they apply to the Mt. Tom facility. It has been determined that the time and degree of this relaxation are appropriate based on the information available concerning the present nation-wide fuel situation and the shortfall of fuel oil which the Mt. Tom plant is experiencing. However, the Administrator has determined that the time and degree of the proposed relaxation for the West Springfield plant are not appropriate due to the expected adverse air quality impact. In addition, the

plant has been able to obtain supplies of conforming fuel to date and the supply picture at this time is improving.

Accordingly, the variance for the Mt. Tom plant is approved subject to the following conditions in addition to those imposed by the Commonwealth of Massachusetts variance approval letter of December 14, 1973.

1. That the Company report to the State and EPA on the first day of each month on the quantity, source of supply and sulfur content of all fuel purchased and delivered during the preceding month, and the amount and sulfur content of fuel consumed during that time period;

2. That the Company make every reasonable effort to acquire conforming coal, or coal with the lowest sulfur and ash content available, but no greater than 2.5% sulfur and 15% ash, and maintain for inspection by the State or EPA during normal working hours evidence of such efforts;

3. That the Company make available all air quality data from any existing monitoring system monthly or continuously by interfacing with the Massachusetts Ambient Air Monitoring System.

Any application for an extension of this variance beyond May 15, 1974, will be considered a new variance and must meet all requirements for revisions. Since variances are temporary solutions to short-term problems, should the source find it necessary to apply for a variance beyond the expiration date of this variance, May 15, 1974, plans and a schedule for installation of control equipment to meet Massachusetts emission limitations must accompany any new application for a variance from sulfur content requirements.

The variance for the West Springfield plant is hereby disapproved. The State's submittal is available for public inspection during normal business hours at the following addresses: Department of Public Health, Bureau of Air Quality Control, 600 Washington Street, Room 320, Boston, Massachusetts 02111, and EPA Region I, Office of Public Affairs, Room 2203, John F. Kennedy Federal Building, Boston, Massachusetts 02203. In addition, EPA's evaluation of the State's submittal is available during normal business hours at the EPA Region I Office listed above.

The Agency finds that good cause exists for not publishing the actions as a notice of proposed rulemaking and for making it effective immediately upon publication for the following reasons:

1. The emergency nature of the current fuel shortage requires that the affected source know immediately the fuel restrictions which are applicable to it so that it may make arrangements to obtain the appropriate fuel.

2. The implementation plan revision was adopted in accordance with procedural requirements of State and Federal laws, which provided for an adequate public hearing and comment, and further participation would be impracticable.

Dated: April 17, 1974.

JOHN QUARLES,
Acting Administrator,
Environmental Protection Agency.

Part 52 of Chapter I, Title 40 of the Code of Federal Regulations is amended as follows:

Subpart W—Massachusetts

1. Section 52.1125 is amended by adding new lines to the table in paragraph (a) and (b) as follows:

§ 52.1125 Compliance schedules.

(a) * * *

Source	Location	Regulation involved	Date of adoption
Western Massachusetts Electric Co.	West Springfield.	2.5.1 5.1.4 5.4.1 6.1.1 6.1.2	Jan. 15, 1974

(b) * * *

Source	Location	Regulation involved	Date of adoption	Effective date	Final compliance date
Holyoke Water Power Co.	Holyoke	2.5.1 5.1.4 5.4.1 6.1.1 6.1.2	Dec. 11, 1973	Dec. 14, 1973	May 15, 1974

[FR Doc. 74-9278 Filed 4-22-74; 8:45 am]

Title 41—Public Contracts and Property Management
CHAPTER 3—DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE
MISCELLANEOUS AMENDMENTS TO CHAPTER

On pages 6119 and 6120 of the *FEDERAL REGISTER* of February 19, 1974, there was published a notice of proposed rule-making to issue regulations to make the clauses "Examination of Records by the Department of Health, Education, and Welfare and "Accounts, Audit, and Records" mandatory to all contracts, agreements, and other instruments (regardless of name) which are subject to 41 U.S.C. 252. Interested persons were given 30 days in which to submit written comments, suggestions, or objections regarding the proposed regulations.

No objections have been received and the proposed regulations are adopted without change and are set forth below.

Effective date. These regulations shall become effective on April 23, 1974.

Dated: April 16, 1974.

S. H. CLARKE,
*Acting Assistant Secretary for
 Administration and Management.*

PART 3-1—GENERAL

§ 3-1.104 [Amended]

1. Section 3-1.104, *Applicability*, of Subpart 3-1.1, *Regulation System*, is amended by adding the following as the second sentence of the section. The remainder of the section remains unchanged.

* * * The HEWPR applies to contracts and to agreements and other instruments (regardless of name) which are subject to 41 U.S.C. 252. * * *

PART 3-4—SPECIAL TYPES AND METHODS OF PROCUREMENT

2. The following is added to the table of contents of Part 3-4, *Special Types and Methods of Procurement*:

Subpart 3-4.59—Agreements and Other Types of Instruments

Sec.
 3-4.5901 Policy.

A new Subpart 3-4.59, consisting at this time of § 3-4.5901 is added as follows:

Subpart 3-4.59—Agreements and Other Types of Instruments

§ 3-4.5901 Policy.

Agreements and other instruments subject to 41 U.S.C. 252 must contain the clauses set forth in the DHEW General Provisions and other clauses contained in these regulations that are required by the type of procurement involved.

PART 3-16—PROCUREMENT FORMS

§§ 3-16.950-315, 3-16.950-315A and 3-16.950-316 [Amended]

3. Sections 3-16.950-315, 3-16.950-315A and 3-16.950-316, are amended by adding the clause entitled "Examination

of Records by the Department of Health, Education, and Welfare" set forth in § 3-16.5003(a) (19) and deleting the clause entitled "Accounts, Audit and Records" and substituting the clause set forth in § 3-16.5003(a) (20) thereof.

4. The following will be added to paragraph (a) of § 3-16.5003, *Additions, modifications and substitutions to General Provisions of Subpart 3-16.50, Forms for Negotiated Procurements*:

§ 3-16.5003 [Amended]

(a) * * *

(19) The following clause "Examination of Records by the Department of Health, Education, and Welfare" shall be included in HEW Forms 313 and 314 and shall be used in all negotiated fixed-price contracts:

EXAMINATION OF RECORDS BY THE DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

The provisions of clause ----- above entitled "Examination of Records by Comptroller General" are extended to provide equal rights to duly authorized representatives of the Secretary or of the Contracting Officer.

NOTE: The clause entitled "Examination of Records by Comptroller General" is set forth in § 1-7.103-3.

(20) The following clause, "Accounts, Audit and Records," shall be included in all HEW Forms 313 and 304 and shall be used in all negotiated fixed-price contracts:

ACCOUNTS, AUDIT AND RECORDS

(a) The Contractor shall maintain books, records, documents, and other evidence, accounting procedures, and practices, sufficient to reflect properly all direct and indirect costs of whatever nature claimed to have been incurred for the performance of this contract. The foregoing constitutes "records" for the purpose of this clause.

(b) The Contractor's facility(ies) or such part thereof as may be engaged in the performance of this contract, and his records shall be subject at all reasonable time to inspection and audit by the Secretary or his authorized representatives.

(c) The Contractor shall preserve and make available his records (1) until the expiration of 3 years from the date of final payment under this contract, or the time periods for particular records specified in 41 CFR Part 1-20, whichever expires earlier, and (2) for such longer period, if any, as is required by applicable statute, or by other clauses of this contract, or by (1) or (ii) below:

(i) If this contract is completely or partially terminated, the records relating to the work terminated shall be preserved and made available for a period of 3 years from the date of any resulting final settlement.

(ii) Records which relate to (A) appeals under the "Disputes" clause of this contract, (B) litigation or the settlement of claims arising out of the performance of this contract, or (C) costs and expenses of this contract to which exception has been taken by the Contracting Officer or any of his duly authorized representatives, shall be retained until such appeals, litigation, claims, or exceptions have been disposed of. (d) The Contractor shall insert the substance of this clause, including this paragraph (d) in each subcontract hereunder with the exceptions of (1) purchase orders not exceeding \$2,500

and (2) subcontracts or purchase orders for public utility services at rates established for uniform applicability to the general public. When so inserted, changes shall be made to designate the higher-tier subcontractor at this level involved in place of the Contractor; to add "of the Government prime contract," in place of "this contract" in (B) of subparagraph (c) (ii) above.

(5 U.S.C. 301, 40 U.S.C. 486(c))

[FR Doc.74-9252 Filed 4-22-74;8:45 am]

PART 3-4—SPECIAL TYPES AND METHODS OF PROCUREMENT

Subpart 3-4.58—Procurement Involving the Use of Laboratory Animals

On pages 6120, 6121, and 6122, of the *FEDERAL REGISTER* of February 19, 1974, there was published a notice of proposed rule making to issue regulations establishing policies and procedures which conform to the provisions of the Animal Welfare Act. Interested persons were given 30 days in which to submit written comments, suggestions, or objections, regarding the proposed regulations.

No objections have been received and these proposed regulations are adopted without change and are set forth below.

Effective date. These regulations shall become effective on April 23, 1974.

Dated: April 16, 1974.

S. H. CLARKE,
*Acting Assistant Secretary for
 Administration and Management.*

Subpart 3-4.58—Procurements Involving the Use of Laboratory Animals

Sec.
 3-4.5800 Scope of subpart.
 3-4.5801 Definitions.
 3-4.5802 Policy.
 3-4.5803 Applicability.
 3-4.5804 Grantee and Contractor Implementation.
 3-4.5805 Departmental Implementation.
 AUTHORITY: (5 U.S.C. 301; 40 U.S.C. 486(c)).

Subpart 3-4.58—Procurements Involving the Use of Laboratory Animals

§ 3-4.5800 Scope of subpart.

This issuance describes DHEW grant or contract support for projects or activities involving animals, and the responsibilities of the DHEW operating agencies for implementing policies and procedures described herein.

§ 3-4.5801 Definitions.

(a) *Animal Welfare Act.* The Act of August 24, 1966 (Pub. L. 89-544), commonly known as the Laboratory Animal Welfare Act, as amended by the Act of December 24, 1970 (Pub. L. 91-579), the Animal Welfare Act of 1970.

(b) *Animal.* "Animal" means any live, warm-blooded animal (homiotherm) which is being used, or is intended for use, for research, testing, training, education, experimentation, or demonstration purposes.

(c) *Animal Facility.* "Animal facility" means any room, building, or area used

to contain a primary enclosure designed to immediately restrict an animal or animals to a limited amount or space, such as a room, pen, run, cage, compartment, or hutch.

(d) *Institution.* Any corporation, institution, organization, agency, or other legally accountable person, other than an individual, located in a State, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, Wake Island, Johnston Island, the Virgin Islands, the Canal Zone, or the Trust Territory of the Pacific Islands.

(e) *Significant numbers of animals.* No fixed quantitative definition of this term is offered. Institutions believing that they do not use significant numbers of animals in DHEW supported activities and wishing to modify their institutional committee make-up on the basis of their animal inventory as provided for by § 3-4.5804(a)(2)(ii) should give inventory information as suggested by the assurance examples in Exhibit X3-4.58-2. Final determination as to the acceptability of such modifications will be made by the DHEW.

§ 3-4.5802 Policy.

It is the policy of the Department of Health, Education, and Welfare that institutions using animals in projects or other activities supported with funds from DHEW grants, awards, or contracts shall assure the DHEW in writing that they will evaluate on a continuing basis their animal facilities in regard to the care, use, and treatment of such animals, consistent with the standards established by the Animal Welfare Act, the DHEW "Principles for Use of Experimental Animals" (Exhibit X3-4.58-1), and DHEW publication, "Guide for Care and Use of Laboratory Animals," Fourth Edition.¹ No DHEW grant or contract involving the use of animals will be awarded to an institution unless such assurance has been filed with the DHEW. No such grant or contract will be awarded to an individual without affiliation with an institution which has accepted responsibility for administration of the funds awarded and has filed an assurance with DHEW.

§ 3-4.5803 Applicability.

(a) This policy is applicable to the grants and contracts of any DHEW agency which involve the use of animals in direct research, training, testing, or other activities to be performed by the grantee or contractor institution. While the bulk of such support is offered by a few DHEW agencies (NIH, FDA), staff of all agencies shall be alert to the inclusion of procedures involving animals into proposals received.

(b) Applicability of this policy to contracts for the procurement of animals or animal materials for use in DHEW intramural activities shall be determined by the DHEW officials responsible for

administering programs which award such contracts.

§ 3-4.5804 Grantee and contractor implementation.

(a) See Exhibit X3-4.58-2 for examples of acceptable assurance forms. An assurance will identify the evaluation mechanism or mechanisms to be used by the institution, based on one of the following three actions, as appropriate.

(1) Accreditation of all institutional animal facilities by a nationally recognized professional laboratory animal accrediting body.²

(2) Establishment of an institutional committee to evaluate on a continuing basis the care of all animals held or used by or for the grantee or contractor institution for use in research, teaching, or other activities supported by DHEW grants or contracts.

(i) Where the institution uses significant numbers of animals in DHEW supported activities, the committee will consist of at least three members, at least one of whom must be a Doctor of Veterinary Medicine.

(ii) Where the institution does not use significant numbers of animals in DHEW supported activities, the committee will consist of at least three members. At least one of the members must be a scientist with demonstrated expertise in the care and use of laboratory animals. If such expertise is not available, a Doctor of Veterinary Medicine available to the committee on a consultant basis is the permissible alternative.

(3) Both of the foregoing (accreditation and committee), if the accreditation is limited to only a portion of the institution's facilities for the care and use of live animals.

(b) *Institutional review of applications and proposals.* Grantee and contractor institutions are encouraged to review their applications and proposals in the light of the pertinent provisions of the Animal Welfare Act, the standards set by the Institute of Laboratory Animal Resources, National Academy of Sciences, National Research Council (NAS, NRC), and the DHEW Principles for the Use of Laboratory Animals (Exhibit X3-4.58-1), and to familiarize their staff with these provisions, standards, and principles. However, there is no requirement under this policy that institutional committees perform review of individual proposals or regularly provide to the DHEW summaries or certifications of such committee actions.

(c) *Reporting to DHEW.* No routine reports are required. Assurance requirements are limited to the description, on a one-time basis, of administrative

² Registration, licensing, or inspection by the Animal Health Division of the Department of Agriculture, or by any State, county, or municipal government agency, does not serve to satisfy the terms of this policy. Accreditation by the American Association for Accreditation of Laboratory Animal Care does serve to satisfy the terms of this policy.

mechanisms for the continuing evaluation of institutional facilities and activities concerned with the care and use of animals. However, significant changes in assurance status or significant problems encountered in implementing this policy shall be promptly reported to the Institutional Relations Branch, DRG, NIH, DHEW. Review of these changes or problems, or of institutional and other records of performance under the terms and conditions of this policy, may require renegotiation of the assurance, or such other action as may be appropriate. (See § 3-4.5805(d).)

(d) *Maintenance of institutional records.* As a part of the continuing evaluation process, DHEW awardee institutions shall keep records of committee activities, including recommendations and determinations, and/or records of accrediting body determinations. Institutions shall also keep animal inventory records to establish whether significant numbers of animals are being used. These records shall be available for inspection by the Secretary, DHEW, or his authorized representatives. They shall be retained for a period of three years after termination of the budget period to which they apply.

§ 3-4.5805 Departmental implementation.

(a) The Division of Research Grants, NIH, DHEW, will be responsible for general administration and coordination of the implementation of this policy. The Institutional Relations Branch, DRG, will publish and distribute to all DHEW components a cumulative list of all institutions which have filed assurances of compliance as specified by § 3-4.5804.

(b) Staff, advisory groups, and consultants, in their review of applications for DHEW grants and contracts, shall consider the requirements of this policy with special attention to the principles described in Exhibit X3-4.58-1. If a project is disapproved or not awarded as requested, entirely or in part on grounds of incompatibility with this policy or its related principles, DHEW program staff shall bring the circumstances to the attention of the Institutional Relations Branch, which will call the matter to the attention of the applicant institution on behalf of the DHEW.

(c) *Implementation procedures.* DHEW agencies shall publish their implementation requirements within 60 days of publication of this policy. Assurances previously accepted by the DRG, NIH, for the NIH and listed in its current "Protection of Animal Subject * * *. Cumulative List of Institutions in Compliance with NIH Policy" will be considered acceptable for the purposes of this policy provided that the DHEW supported activities are limited to the use of the six species (dogs, cats, monkeys, guinea pigs, rabbits, and hamsters) covered by the NIH policy memorandum of August 2, 1971. Application of this policy will be made to all contracts, and to all grants resulting from competing applications awarded after July 1, 1973.

¹ Revision of PHS publication number 1024, "Guide for Laboratory Animal Facilities and Care," Third Edition, 1968.

No DHEW grant or contract involving the use of animals shall be awarded when the application or proposal for such grant or contract raises questions in the minds of DHEW operating agency staff as to the applicant's or proposer's compliance with the terms of this policy or its related principles. The principal investigator or project director will be contacted by DHEW operating agency staff and given an opportunity to resolve the questions, in a time period specified by the DHEW operating agency.

Final adverse action shall be taken by DHEW only if the principal investigator or project director fails or refuses to satisfactorily resolve the questions within the time period specified by the DHEW operating agency. Alternatively, if, in the judgment of DHEW operating agency staff, the project or activity can properly be restricted so as to eliminate those parts of the design which are incompatible with this policy or its related principles, such a restricted award may be offered.

(d) *Follow-Up.* If, in the judgment of the Secretary or his authorized representative, an institution has failed in a material manner^{*} to comply with the terms of this policy, he may:

(1) With respect to an institution, determine that its eligibility to receive further DHEW grants or contracts involving the use of animals be withdrawn, such disqualification to continue until terminated in the public interest by the Secretary or his authorized representative. The institution shall be promptly notified of such action.

(2) With respect to a particular DHEW grant or contract involving the use of animals, require that it be terminated in the manner provided for in applicable grant or procurement regulations. The grantee or contractor shall be promptly notified of such action.

(3) With respect to an individual employed by the grantee or contractor institution, determine that he is no longer qualified to serve as principal investigator, program director, or other person responsible for the direction of activities funded by DHEW as grants or contracts involving the use of animals, such disqualification to continue until terminated in the public interest by the Secretary or his authorized representative. The individual shall be promptly notified of such action.

EXHIBIT X3-4.58-1

PRINCIPLES FOR USE OF LABORATORY ANIMALS

The personnel. 1. Projects or activities involving live, warm-blooded animals and the procurement of living animal tissues for biomedical activities must be performed by, or under the immediate supervision of, a scientist qualified in the scientific area under study.

2. The housing, care, and feeding of all

^{*}Any violation under section 19 or 20 of the Animal Welfare Act (Exhibit X3-4.58-3) shall be considered to constitute a material failure to comply with the terms of this policy.

laboratory animals must be supervised by a properly qualified veterinarian or other scientist competent in such matters.

The project or activity. 3. The intent of the project or activity should be such as to yield fruitful results for the good of society, and not random and unnecessary in nature.

4. The project or activity should be so designed and based on knowledge of the disease or problem under study that the significance of anticipated results will justify its performance.

5. The project or activity should be so conducted as to avoid all unnecessary suffering and injury to the subject animals.

6. The scientist in charge of the project or activity must be prepared to terminate it whenever he believes that its continuation may result in unnecessary injury to the subject animals.

7. If any aspect of the project or activity is likely to cause greater discomfort than that attending anesthetization, the subject animals must be rendered incapable of perceiving the pain prior to its possible onset and be maintained in that condition until the threat of pain is ended. The only exception to this guideline should be in those cases where anesthetization would defeat the purpose of the project; such exceptions must be specifically approved and supervised by the principal investigator.

8. If it is necessary to sacrifice a laboratory animal, the subject animal must be killed in a humane manner in such a way as to insure immediate death in accordance with procedures approved by the institutional committee. No animal shall be discarded until death is certain.

9. Post-experiment care of subject animals must be such as to minimize discomfort, in accordance with acceptable practice in veterinary medicine.

The facilities. 10. Standards for the construction and use of housing, service, and surgical facilities should be consistent with the recommendations in DHEW publication, "Guide for Care and Use of Laboratory Animals," Fourth Edition, or as otherwise required by the U.S. Department of Agriculture regulations established under the terms of the Animal Welfare Act.

EXHIBIT X3-4.58-2

EXAMPLES OF ACCEPTABLE ASSURANCE FORMS

Assurances may take any one of several forms depending on circumstances, but should include the information provided by one or more of the examples below, be dated, and be signed by an authorized representative of the institution:

1. "This institution uses or intends to use significant numbers of warm-blooded animals in activities supported by DHEW grants, contracts, or awards. We are accredited by the American Association for Accreditation of Laboratory Animal (AAALAC). Our director(s) of laboratory animal care, as listed with AAALAC, are as follows: (insert name(s), degree(s), title(s)). Our accreditation applies to the following facilities and components of this institution:

Records of accrediting body determinations will be available for inspection by the Secretary, DHEW, or his authorized representatives."

2. "This institution uses or intends to use significant numbers of warm-blooded animals in activities supported by DHEW grants, contract, or awards. We have established a committee of at least three mem-

bers, at least one of whom is a Doctor of Veterinary Medicine (insert name), to evaluate the care of all warm-blooded animals held or used for research, teaching or other activities supported by DHEW grants, contracts, or awards. The committee will be responsible for animals housed at the following facilities and components of this institution:

The evaluation committee will periodically inspect the animal facilities of this institution and report its findings and recommendations to the institution's responsible officials on a schedule the committee determines necessary; but in no case will these reports be issued less than annually. Records will be kept of committee activities and recommendations. These records will be available for inspection by the Secretary, DHEW, or his authorized representatives."

3. "This institution uses or intends to use warm-blooded animals in activities supported by DHEW grants, contracts, or awards, but not in significant numbers (average daily inventory, ----- warm-blooded animals; total annual inventory, ----- warm-blooded animals).

We have established a committee of at least three members, one of whom is (insert name, highest degree held, field of major interest, years of animal research experience), to evaluate the care of all warm-blooded animals held or used for research, teaching, or other activities supported by DHEW grants, contracts, or awards. The committee will be responsible for animals housed at the following facilities and components of this institution:

The evaluation committee will periodically inspect the animal facilities of this institution and report its findings and recommendations to the institution's responsible officials on a schedule the committee determines necessary; but in no case will these reports be issued less than annually. Records will be kept of committee activities and recommendations. These records will be available for inspection by the Secretary, DHEW, or his authorized representatives."

4. "This institution uses or intends to use warm-blooded animals in activities supported by DHEW grants, contracts, or awards, but not in significant numbers (average daily inventory, ----- warm-blooded animals; total annual inventory, ----- warm-blooded animals). We have established a committee of at least three members, to evaluate the care of all warm-blooded animals held or used for research, teaching, or other activities supported by DHEW grants, contracts, or awards. We have arranged for a Doctor of Veterinary Medicine (insert name -----), to consult with the committee as needed. The committee will be responsible for animals housed at the following facilities and components of this institution:

The evaluation committee will periodically inspect the animal facilities of this institution and report its findings and recommendations to the institution's responsible

officials on a schedule the committee determines necessary; but in no case will these reports be issued less than annually. Records will be kept of committee activities and recommendations. These records will be available for inspection by the Secretary, DHEW, or his authorized representatives."

EXHIBIT X3-4.58-3

ANIMAL WELFARE ACT—SECTIONS 19 AND 20

Section 19. (a) If the Secretary has reason to believe that any dealer, exhibitor, or operator of an auction sale subject to Section 12 of this Act has violated or is violating any provisions of this Act, or any of the rules or regulations or standards promulgated by the Secretary hereunder, he may make an order that such person shall cease and desist from continuing such violation, and if such persons is licensed under this Act, the Secretary may also suspend such person's license temporarily, but not to exceed twenty-one days, and after notice and opportunity for hearing, may suspend for such additional period as he may specify, or revoke such license, if such violation is determined to have occurred. Any dealer, exhibitor, or operator of an auction sale subject to Section 12 of this Act, who knowingly fails to obey a cease and desist order made by the Secretary under this Section, shall be subject to a civil penalty of \$500 for each offense, and each day during which such failure continues, shall be deemed a separate offense.

(b) Any dealer, exhibitor, or operator of an auction sale aggrieved by a final order of the Secretary issued pursuant to subsection (a) of this Section may within sixty days after entry of such an order, seek review of such order in the United States court of appeals for the circuit in which such person has his principal place of business, or in the United States Court of Appeals for the District of Columbia Circuit, in accordance with the provisions of Section 701-706 of Title 5, United States Code. Judicial review of any such order shall be upon the record upon which the final determination and order of the Secretary were based.

(c) Any dealer, exhibitor, or operator of an auction sale subject to Section 12 of this Act, who violates any provision of this Act shall, on conviction thereof, be subject to imprisonment for not more than one year, or a fine of not more than \$1,000, or both.

Section 20. (a) If the Secretary has reason to believe that any research facility has violated or is violating any provision of this Act or any of the rules, regulations, or standards promulgated by the Secretary hereunder and, if, after notice and opportunity for hearing, he finds a violation, he may make an order that such research facility shall cease and desist from continuing such violation. Such cease and desist order shall become effective fifteen days after issuance of the order. Any research facility which knowingly fails to obey a cease and desist order made by the Secretary under this Section shall be subject to a civil penalty of \$500 for each offense, and each day during which such failure continues shall be deemed a separate offense.

(b) Any research facility aggrieved by a final order of the Secretary issued pursuant to subsection (a) of this Act, may within sixty days after entry of such order, seek review of such order in the United States court of appeals for the circuit in which such research facility has its principal place of business, or in the United States Court of Appeals for the District of Columbia Circuit, in accordance with the provisions of sections 701-706, of Title 5, United States Code. Judicial review of any such order shall be

upon the record upon which the final determination and order of the Secretary were based.

[FR Doc.74-9251 Filed 4-22-74;8:45 am]

CHAPTER 5A—FEDERAL SUPPLY SERVICE, GENERAL SERVICES ADMINISTRATION

SCOPE OF CONTRACT CLAUSES

Miscellaneous Amendments

The Scope of Contract clauses are revised to permit their use with both stock and nonstock requirements type contracts (other than Federal Supply Schedule contracts) and to emphasize that the Government is not obligated to purchase any estimated quantities shown in the solicitation other than those quantities which are shown as guaranteed minimum quantities. Also, the references to reflect FY 1974 Appropriation Act restrictions on purchase of foreign made hand and measuring tools has been updated.

PART 5A-6—FOREIGN PURCHASES

Subpart 5A-6.1—Buy American Act—Supply and Service Contracts

1. Section 5A-6.100 is amended as follows:

§ 5A-6.100 Scope of subpart.

(a) This subpart prescribes procedures for soliciting and evaluating offers involving hand or measuring tools not produced in the United States or its possessions. This subpart is based on Section 505 of the "Treasury, Postal Service, and General Government Appropriation Act, 1974."

2. Section 5A-6.104 is amended as follows:

§ 5A-6.104 Evaluating bids for hand and measuring tools.

(a) *Appropriation Act restrictions.* Section 505 of Public Law 93-143 provides as follows:

PART 5A-7—CONTRACT CLAUSES

The table of contents for Part 5A-7 is amended by revision of the following entry:

Sec. 5A-7.103-82 Scope of contract clauses.

Subpart 5A-7.1—Fixed-Price Supply Contracts

1. Section 5A-7.103-81 is amended as follows:

§ 5A-7.103-81 Option to increase quantities.

OPTION TO INCREASE QUANTITIES

Footnote * is revised as follows:

* Indicate amount. Generally, additional quantity should not exceed 25 percent of the basic quantity. However, in unusual circumstances, quantities in excess of 25 percent, not to exceed 50 percent may be indicated when approved by the appropriate division director.

2. Section 5A-7.103-82 is revised as follows:

§ 5A-7.103-82 Scope of contract clauses.

Except as otherwise provided in § 5A-7.109-1 for Federal Supply Schedules and in § 5A-7.2.606(b) for contracts containing standby-stock provisions, each requirements type contract where no guaranteed quantity is specified shall contain the clause in paragraph (a) of this section to set forth the scope of the contract. Each requirements contract where a guaranteed minimum is specified shall contain the clause set forth in paragraph (b) of this section. When the clause in paragraph (b) is used, it will also be necessary to include in the solicitations one of the clauses set forth in § 5A-7.103-80 entitled "Guaranteed Minimum Quantity." In instances where requirements type contracts are being placed by GSA to satisfy the requirements of a particular agency or agencies, the clauses herein prescribed may be appropriately modified to satisfy particular procurement objectives.

(a) Clause to be used for a requirements contract without a guaranteed minimum quantity. (Clause not to be used for Federal Supply Schedule solicitations).

SCOPE OF REQUIREMENTS CONTRACT (NO GUARANTEED MINIMUM QUANTITY)

This contract provides for the General Services Administration normal supply requirements as identified herein during the period from _____ to _____. The General Services Administration is obligated, except in cases of public exigencies or as may be otherwise provided herein, to purchase such quantities as may be needed from time to time to fill any requirements determined in accordance with current applicable procurement regulations and supply procedures. Except as otherwise provided herein, the Contractor is obligated to deliver hereunder all such quantities as may be so ordered from time to time. As to estimates, note the following: The quantities shown herein as estimated requirements are based upon information made available to the General Services Administration. Since, however, such estimates are being furnished to the bidder solely for general informational purposes, no guarantee is given that any quantities will be purchased, but assurance is accorded that such bona fide needs as may arise will be obtained subject to any provisions elsewhere set forth in this contract. If during the contract period significant changes in the estimated quantities occur, the Government will, where feasible, notify the Contractor of such changes. However, such notification is furnished exclusively for the Contractor's information and has no bearing on the contractual obligations of either party.

(b) Clause to be used for a requirements contract with a guaranteed minimum quantity.

SCOPE OF REQUIREMENTS CONTRACT (WITH GUARANTEED MINIMUM QUANTITY)

During the period from _____ to _____, the General Services Administration agrees to purchase, and the Contractor agrees to deliver quantities as may be required from time to time, in accordance with the terms of this contract as ordered by the Government. The quantities shown herein as estimated requirements for each item during the contract period are furnished for the information of bidders. The quantities shown as guaranteed minimum quantities will be ordered under this contract, but no

* In this Exhibit, "Secretary" means Secretary of Agriculture.

guarantee is given that any additional quantity beyond the minimum quantity will be purchased, nor that the Contractor will be relieved of his obligation to fill all orders which may be placed pursuant to this contract.

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

Effective date. These regulations are effective on the date shown below.

Dated: April 2, 1974.

M. J. TIMBERS,
Commissioner, FSS.

[FR Doc. 74-9230 Filed 4-22-74; 8:45 am]

PART 5A-14—INSPECTION AND ACCEPTANCE

Testing Articles and Commodities

This change to the General Services Administration Procurement Regulations (GSPR) transfers procedures on the testing of articles and commodities from Chapter 5, GSPR, to Chapter 5A, GSPR.

The table of contents for Part 5A-14 is amended by the addition of the following new entries:

5A-14.150	Testing articles and commodities.
5A-14.150-1	General.
5A-14.150-2	Acceptance testing.
5A-14.150-3	Certification testing.
5A-14.150-4	Qualification (QPL) testing.
5A-14.150-5	Research or development testing.

Sections 5A-14.150 thru 5A-14.150-5 are added as follows:

§ 5A-14.150 Testing articles and commodities.

§ 5A-14.150-1 General.

(a) Article testing is conducted to determine conformance with specification and standard requirements and to aid in the development of new or revised specifications and standards. This subpart establishes certain types of article testing, including the facilities therefor, and prescribes policy regarding the fixing and collection of fees for such testing.

(b) The facilities of the General Services Administration (GSA), other Federal agencies, independent testing laboratories, manufacturers and others, as appropriate, may be used in the conduct of tests. (See FPR 1-14.1.)

(c) The procedures set forth in this § 5A-14.150 are not applicable to the procurement of software and automated data processing equipment except disk packs.

§ 5A-14.150-2 Acceptance testing.

(a) Acceptance testing is conducted to determine conformance with requirements of purchase descriptions or specifications before a shipment is accepted. Such testing shall not be undertaken solely for the purpose of furnishing information to a producer or vendor as to conformance of his article or commodity with specification requirements.

(b) Normally, the cost of services for acceptance testing of representative

samples of a shipment shall be borne by GSA. However, if the samples tested fail to meet the requirements of the specification or purchase description, the contractor shall be required to pay any additional costs incurred for a retest as a result of such failure. Consequently, where it is anticipated that testing may be required, the contract shall contain a specific provision for charging contractors with any additional test costs. (See FPR 1-14.107(a).)

(c) When testing will be performed by a Federal Supply Service testing laboratory for the account of the contractor, the contracting officer shall, upon request, inform the contractor of test charges involved. When a testing facility other than a Federal Supply Service laboratory performs all or part of the required tests, the contractor shall be assessed the actual amount of the costs incurred by the Government as a result of testing by such a facility.

§ 5A-14.150-3 Certification testing.

(a) Certification testing is conducted to determine conformance of an article or commodity with a specification requirement for the purpose of executing a certificate of compliance where such certification is called for by the specification.

(b) A certificate from a recognized laboratory as to compliance with specification requirements may be a requirement in a Federal Specification. When there is a lack of suitable commercial testing facilities, producers or vendors may obtain a certification from a Government laboratory such as the National Bureau of Standards, and shall be required to bear the cost of such testing, including all components of that cost. In such event GSA will arrange whenever feasible for the required testing upon receipt of a request from a producer or vendor and upon payment of the required test fee.

§ 5A-14.150-4 Qualification (QPL) testing.

(a) Qualification testing is conducted to determine conformance of an article or commodity with the qualification requirements of a specification for inclusion of the article or commodity in a Qualified Products List (QPL).

(b) Where such tests will serve predominantly the interest of the producer or vendor, GSA shall fix the test fee in such an amount as will recover the cost of conducting such test, including all components of such cost determined in accordance with accepted accounting principles. Usually, the producer or vendor shall be required to bear the cost of testing to qualify an article or commodity for inclusion in a qualified products list, except when it is determined that making such tests will not serve predominantly the interest of the producer or vendor. This may be the case where adequate competition has not been developed in industry because of the issuance of an insufficient number of qualification approvals, or sources of supply have not been sufficiently estab-

lished to assure availability. Where it is determined that making such tests will not serve predominantly the interest of the producer or vendor, GSA shall determine the test fee in an amount determined to be reasonable, giving due consideration to the interests of the Government.

(c) Normally, payment shall be made to the General Supply Fund and appropriate reimbursement shall be made by GSA to an agency whose laboratory conducted the tests. In certain cases the producer or vendor may be required to submit his product to one or more independent testing laboratories approved by GSA. In such cases, the producer or vendor may be directed to pay the testing fee directly to the laboratory which conducted the test.

(d) Other instructions concerning establishment of qualified products lists, qualification of products, etc., are contained in FPMR 101-29 and the related Federal Standardization Handbook.

§ 5A-14.150-5 Research or development testing.

(a) Research or development testing is conducted to determine whether a new article or commodity which is not covered by an existing specification may be suitable for Government use, or to aid in the development of contemplated specifications and standards.

(b) Where tests are conducted in the development of specifications or standards, those procedures in § 5A-14.150-4 (b) and (c) pertaining to test fees shall apply.

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

Effective date. These regulations are effective on the date shown below.

Dated: April 1, 1974.

M. J. TIMBERS,
Commissioner, FSS.

[FR Doc. 74-9229 Filed 4-22-74; 8:45 am]

Title 45—Public Welfare

CHAPTER I—OFFICE OF EDUCATION, DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

PART 118—SUPPLEMENTARY EDUCATIONAL CENTERS AND SERVICES; GUIDANCE, COUNSELING, AND TESTING PROGRAMS

Special Programs and Projects, Criteria for Funding for 1974

On February 12, 1974, there was published in the FEDERAL REGISTER at 39 FR 5321, a notice of proposed rulemaking which set forth criteria for funding of applications for Fiscal Year 1974 for financial assistance under section 306 of Title III of the Elementary and Secondary Education Act of 1965, as amended (20 U.S.C. 844b). A notice of closing date for filing such applications was published in the FEDERAL REGISTER on February 21, 1974, 39 FR 6631.

Interested persons were given until March 4, 1974, in which to submit written

comments, suggestions, or make objections regarding the proposed criteria. No comments were received.

The criteria are therefore adopted without change except for minor technical corrections, as set forth below.

Effective date. Since no substantial changes have been made in the proposed criteria, they shall become effective on April 23, 1974.

Dated: April 3, 1974.

DUANE J. MATTHEIS,
Acting U.S. Commissioner
of Education.

Approved: April 17, 1974.

FRANK CARLUCCI,
Acting Secretary of Health
Education, and Welfare.

(Catalog of Federal Domestic Assistance Program Number 13.516; Preschool Elementary and Secondary Education—Special Programs and Projects)

APPENDIX

I. TYPES OF APPLICATIONS

A. Many innovative approaches to national educational problems have been developed in past years with Title III funds and other monies. Emphasis for Section 306 grants for fiscal year 1974 has been placed on the dissemination and diffusion of successful educational programs and practices in areas of national concern. Therefore, applications for the following four types of projects will be given priority in the award of grants:

1. **Developer-Demonstration Projects.** Projects in which a local educational agency that has successfully implemented an exemplary approach to the solution of an educational problem common to all of several States undertakes to aid other local educational agencies (through such activities as training and dissemination activities) in adopting that approach.

2. **Statewide Facilitator Projects.** Projects in which a local educational agency in cooperation with the State educational agency assists other local agencies within its own State to find an appropriate exemplary program selected under category I.A.1 above to meet their educational needs.

3. **Replication Projects.** Projects in which a local educational agency selects and replicates an exemplary program which has not been developed by such agency.

4. **Replication of projects validated by Office of Education.** Projects in which a local educational agency having large numbers or proportions of children with deficiencies in reading and mathematics undertakes to replicate compensatory education programs which have been validated by the Office of Education and which are appropriate to the demonstrated needs of the district.

B. In addition, the Commissioner has identified educational problems associated with child abuse and neglect as a national educational problem. Therefore, priority will also be given to applications for projects in which a local

educational agency implements a comprehensive demonstration program to provide more effective educational services to victims of child abuse and neglect enrolled in elementary and secondary schools.

C. Pursuant to section 306(b) of the Act, grants will be made to local educational agencies to develop, implement or aid in the adoption of programs designed to meet the special educational needs of handicapped children. Priority will be given to projects holding promise of having a favorable early impact upon the education of handicapped children.

(20 U.S.C. 841, 843(b), 844b; S. Rep. No. 634, 91st Cong., 2d Sess. 27-28 (1970))

II. GENERAL CRITERIA FOR THE SELECTION OF APPLICATIONS

In addition to considering the review criteria found in 45 CFR 100a.26(b) (38 FR 30664, published November 6, 1973), the Commissioner shall evaluate applications requesting a Federal grant for supplementary elementary and secondary school centers and services by considering the extent to which the proposed project involves:

A. Documentation that in the planning of the project there has been, and in the operation and evaluation of the project there will be:

1. Utilization of the best available talents and resources; and

2. Participation of teachers, students, parents, school administrative personnel, private nonprofit school representatives, and other persons (including those with low income) who are broadly representative of the cultural and educational resources of the area to be served;

B. Evidence that the project is designed to demonstrate solutions to identified critical educational needs and will substantially increase the educational opportunities of children in the area to be served;

C. Provisions for the development of concepts, practices, and techniques which are recognized as unique, original, innovative or exemplary and can be adapted or adopted in all or several States; and

D. An awareness of information concerning similar programs, relevant research findings, and views of recognized experts.

(20 U.S.C. 843(b), 844, 844b)

III. ADDITIONAL CRITERIA FOR EACH TYPE OF APPLICATION

The following criteria will be used in judging the specific type of project application indicated:

A. **Developer-Demonstration Projects.** Activities supportable with project funds will include the development and dissemination of a variety of information packages about the exemplary approach being demonstrated, the refinement of training materials for use with school districts planning to adopt the approach, the maintenance of a small staff to provide training to potential adopters at the development site and limited technical

assistance at adoption sites, and other activities clearly related to the demonstration nature of the project. The developer-demonstration project will not cover the operational costs of the approach which is the subject of the demonstration (such as teachers and materials), if such approach continues to be carried out in the school district of the applicant.

1. The approach to be demonstrated will be judged by its degree of exemplariness as characterized by:

a. The extent to which the project constitutes a comprehensive means of meeting a critical national educational need or a problem common to all or several States;

b. The extent of the availability of the components required to implement the approach, including material products, training, detailed documentation regarding needs addressed, target population characteristics, staffing, institutional setting, parent and community involvement, objectives, procedures and activities, evaluation design and outcomes, and costs;

c. The extent to which a wide range of school districts would find the approach practicable for adoption relative to instructional methodology, materials, equipment and facilities, management scheduling, and assessment;

d. The degree of innovativeness of the approach; and

e. The availability of statistically significant evidence as to the result of at least two previous implementations of the approach with comparable groups (either in the same year or two succeeding years) showing that the approach has demonstrated a high degree of success in the achievement of its major objectives in essential components.

2. The project will also be judged by the extent to which the application sets forth procedures for

a. Disseminating information about the approach in a variety of ways and levels of specificity;

b. Making readily available material products to potential adopters; and

c. Providing them with training and other kinds of technical assistance required to implement the approach in a new location.

B. **Statewide Facilitator Projects.** A statewide facilitator will be furnished with a list of and information about exemplary approaches selected under I.A.1 above (Developer-Demonstration Projects) by the Office of Education. The facilitator will then assist local educational agencies in its own State in selecting programs for replication from among the selected developer-demonstration approaches, as follows:

1. Funds will be made available to support a small core staff who will perform a variety of activities such as

a. Providing detailed information about the available demonstration approaches selected under I.A.1 above to interested school districts within the State;

b. Assisting local school districts to match needs with the most appropriate developer-demonstration approach; and

c. Making available limited project resources to help defray the costs of sending interested adopters to demonstration sites or of introducing the new approach in the adoption site, and who will work in close cooperation with appropriate State educational agency personnel.

2. The application will be judged by the extent to which it presents a cohesive plan for

a. Providing detailed information about the demonstration projects selected under section I.A.1 to local education agencies within the State;

b. Assisting local school districts to determine their local needs so as to enable the selection of the appropriate project for adoption; and

c. Implementing the project with a small experienced staff who will seek to promote actual adoption within their State of the exemplary approaches before the end of the 1974-1975 school year or at the beginning of the next school year.

C. *Replication Projects.* The project funds will provide support for such start-up costs as staff training, specialized personnel materials, technical assistance from the developer, and evaluation of the new program in the local setting. Title III, Section 306 funds will not be awarded to applicants under this category for such operational costs as teacher salaries and supplies.

1. The project selected by the applicant will be judged by its degree of exemplariness as characterized by the factors described in section III.A.1 above under Developer-Demonstration Projects.

2. In addition, the application will be judged by the extent to which it

a. Presents a cohesive plan to install the project;

b. Meets a demonstrated need of the applicant agency's school district; and

c. Presents a plan to continue the implementation of the project with State and local funds beyond the period for which Section 306 funds are being provided.

D. *Replication of projects validated by the Office of Education.* It is anticipated that the Office of Education will identify not more than eight exemplary compensatory education programs "Project Information Packages" (hereinafter referred to as PIPs) which have been validated. Local educational agencies which have had applications approved under this category will replicate at least one such program consistent with local educational needs as determined by the Office of Education.

1. Grant funds will provide support for a full-time project director with support services, technical assistance from districts and persons involved in the development and implementation of the successful approach, materials and supplies referenced or included in the PIP, and for a locally designed evaluation.

2. The following criteria will be used to select applicants who will replicate a PIP approach:

a. The extent to which the applicant local educational agency provides evidence that it has a high concentration of students with severe deficiencies in reading or mathematics;

b. The extent to which the district can provide the necessary human and material resources using State and local funds to implement the exemplary program; and

c. The extent to which the application sets forth a cohesive plan to initiate evaluation on the effect, implementation, and design of the PIPs. The evaluation should include establishment by the applicant district of two comparison groups, one of which would serve as the experimental group using testing, interviews, questionnaires, and continuous classroom monitoring.

E. *Child Abuse and Neglect Project.* School districts may apply for support to implement a comprehensive program which will prepare teachers to

1. Identify children who are victims of child abuse and neglect;

2. Make proper referral of these children to other individuals or agencies for help; and

3. Work more effectively with such children in their classrooms and with the children's parents.

The criteria used to review these applications are as follows:

1. The extent to which the critical nature of the child abuse and neglect problem to be attacked by the project is supported by specific data collected systematically in the local school district;

2. The extent to which the proposed project builds upon local experiences in attempting to prepare teachers to identify and provide appropriate services to victims of child abuse and neglect enrolled in their classroom;

3. The extent to which the project represents an innovative comprehensive strategy for enabling the schools to contribute effectively to reducing the incidence and effects of child abuse and neglect; and

4. The extent to which the application reflects a knowledge of State and local laws which affect the school's role in coping with child abuse and neglect.

F. *Projects Aiding Handicapped Children.* Projects will be judged by the same criteria as the Developer-Demonstration and Replication Projects as described under III.A.1 and 3 above. In addition, priority will be given local school districts which apply for funds for one-year developmental projects which hold promise of having a favorable early impact upon the education of handicapped children in the following areas of focus: early childhood education, education of the severely handicapped (severely emotionally disturbed—schizophrenic and autistic, profoundly and severely mentally retarded, those having two or more serious handicapping conditions—mentally retarded-deaf and mentally retarded-blind, etc.), career education, and questions involving the placement of handicapped children in the regular classroom. Those projects may be new efforts or may

represent a development of an operating program.

(20 U.S.C. 843(b), 844b; S. Rep. No. 634, 91 Cong., 2d Sess. 27-28 (1970))

[FR Doc. 74-9249 Filed 4-22-74; 8:45 am]

Title 47—Telecommunication

CHAPTER I—FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 19357; FCC 74-348]

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

PART 15—RADIO FREQUENCY DEVICES

Marketed RF Devices

1. Notice of proposed rulemaking in this proceeding was adopted on November 24, 1971 (FCC 71-1195, 36 FR 23322), pursuant to Section 302 of the Communications Act of 1934, as amended, which authorizes the Commission to "make reasonable regulations governing the interference potential of devices which in their operation are capable of emitting radio frequency energy by radiation, conduction or other means in sufficient degree to cause harmful interference to radio communications. The purpose of the proposal was to amend Part 2 of the Commission's rules to prescribe regulations governing the identification of RF devices being marketed.

2. The proposed rule (§ 2.806) would have required the clear marking of a container in which an RF device was shipped as well as all inner containers including the final container with the legend: RF Device—THIS EQUIPMENT COMPLIES WITH APPLICABLE F.C.C. REGULATIONS. Since a blanket requirement would obviate the necessary for a separate rule relating to television receivers, the deletion of § 15.71(b), which requires television receiver containers to indicate compliance with the Commission's all-channel requirements, was also proposed.

3. In proposing § 2.806 the Commission intended to facilitate compliance with its marketing rules. Section 2.801 *et seq.* of the Commission's rules proscribe the marketing of RF devices for which type approval, type acceptance or certification is required unless such equipment authorization has been acquired from the Commission. See § 2.803. Section 2.805 requires compliance with any technical standards promulgated by the Commission before such RF devices may be marketed. Frequently such devices are marketed which do not comply with the Commission's rules. Part of the problem is that customs inspectors have been unable to identify devices needing Commission approval or, if able to identify them, do not know whether applicable Commission standards have been met. Intermediate dealers are prohibited from dealing in unapproved devices and consumers are prohibited from using them. In view of the foregoing, a determination was made that an effective method by which each of these groups—enforcement personnel, intermediate dealers and

consumers—could know with certainty that RF devices complied with the Commission's rules to require the original purveyor to so indicate on the containers.

4. Comments were received from the following parties:

High Frequency Heating Committee of the Professional Group for Industrial Electronics and Control Instrumentation, a part of the Institute of Electrical and Electronics Engineers

Electronic Industries Association of Japan
GTE Sylvania, Incorporated and GTE Lenkurt, Incorporated

Land Mobile Section of the Communications and Industrial Electronics Division of the Electronics Industries Association
Consumer Electronics Group, Electronic Industries Association

Society of the Plastic Industry, Incorporated
Central Station Industry Frequency Advisory Committee

Mann-Russell Electronics, Incorporated

Of the parties commenting, the Central Station Industry Frequency Advisory Committee supports the Commission's proposal. All the other parties object to it in whole or in part and these objections are discussed in detail below.

5. The High Frequency Heating Committee of the Professional Group for Industrial Electronics and Control Instrumentation recognizes the possible need to identify shipping containers as containing RF devices, but expresses concern that the rule is ambiguous as it relates to large equipment that must be broken down into component parts for shipping purposes. The Committee suggests that the Commission may want to change the wording of the proposed rule.

6. The Electronic Industries Association of Japan objects to the rule as being impracticable for palletized containers and other containers used by common carriers, since the manufacturer of the RF devices has no control over the use of such containers.

7. GTE Sylvania, Inc. and GTE Lenkurt, Inc. object to the rule because it would lead to a rise in the number of cargo thefts. It was also suggested that if the rule were adopted, intra-company domestic shipments by the manufacturer and devices exempt under section 302(c) of the Communications Act should be exempted. In addition the comment suggests that the term "market" be defined.

8. The Land Mobile Section of the Communications and Industrial Electronics Division of the Electronic Industries Association comments that labeling the containers would be an invitation to theft and suggests that alternatives such as placing the label on the equipment itself, in the literature or customs documentation accompanying the equipment, or on inner containers be considered.

9. The Consumer Electronics Group, Electronic Industries Association proposes a delay between the time the rule is adopted and the time it is effective in order to allow the industry to utilize existing inventories. It also suggests that the rule not apply to palletized containers and clearly exclude parts of RF equipment.

10. The Society of the Plastic Industry, Inc. views the proposed rule as essentially a consumer type regulation that should not be applicable to industrial heating equipment.

11. Mann-Russell Electronics, Inc. proposes that heavy duty RF Heating equipment be exempted from what it views as a rule oriented toward consumer type devices.

12. Subsequent to the adoption of the Notice of Proposed Rule Making, the Department of Justice, Law Enforcement Assistance Administration (LEAA) in conjunction with the Department of Transportation published, in October 1972, a pamphlet entitled *Cargo Theft and Organized Crime* (DOT P 52006). That pamphlet indicates that container identification could lead to increased cargo theft.

The question of carton advertising or other markings that identify contents is another packaging-related invitation to theft. Although experienced thieves frequently can determine the contents of a package by its shape, feel (as in the identification of registered air mail pouches) and/or name of consignee and shipper, there are numerous instances where removal of such identification has resulted in a marked decrease in cargo theft (pp. 51-52).

35. Use shipper's initials rather than full name on labels if the full name would tip off thieves to the nature of the carton's contents (p. 57).

Although the time for comments had expired, the Office of General Counsel informally solicited the views of LEAA and the Department of Transportation. In a letter to the Commission dated October 2, 1973, the Department of Justice (LEAA) stated that although [w]e have no objection to the marking of "inner" containers, the proposed rule "would be inconsistent with the view of this matter by LEAA." In a letter to the Commission dated September 24, 1973, the Department of Transportation stated that "[p]romulgation of your proposed regulation would be counter-productive to the efforts of this Department, the Department of Justice, and other Federal agencies concerned with the problem of cargo theft."

13. On June 19, 1973 the Treasury Department, Bureau of Customs, in cooperation with the Commission, issued interim guidelines designed to reduce the importation of non-complying RF devices. The Commission requested manufacturers and others importing RF equipment to attach a copy of the Grant of Certification, F.C.C. Form 722-A, to the entry documents. The Bureau of Customs is "accepting" and "encouraging" the submission of the form.

14. The recommendation of the Department of Justice (LEAA) and the Department of Transportation make it clear that markings on outside containers which indicate contents are undesirable. In addition, the guidelines recently adopted by the Bureau of Customs which rely on the inclusion of the Commission's grant of certification (F.C.C. Form 722-

A) with the entry documents accompanying imported RF devices will provide a continuing safeguard against the importation of television broadcast receivers which do not comply with the Commission's all-channel requirements. These factors militate against the adoption of proposed rule § 2.806, but support the deletion of § 15.71(b).

15. Although it was not contemplated in the notice of proposed rulemaking, the deletion of the requirement found in § 15.66(b) of the rules that shipping cartons containing certain television receivers be marked with the phrase FOR IN-SCHOOL USE ONLY would be consistent with the reasons for not adopting proposed rule § 2.806 and for deleting § 15.71(b) as outlined in paragraphs twelve through fourteen above.

16. In view of the foregoing, particularly the comments of the Department of Justice (LEAA) and the Department of Transportation, the Commission finds that the adoption of proposed rule § 2.806 could lead to an undesired result. However, the Commission also finds that the deletion of § 15.71(b) and the phrase "and the shipping carton is identified" contained in § 15.66(b) of the Commission's rules would serve the objectives outlined by the Department of Justice (LEAA) and the Department of Transportation. Accordingly, It is Ordered, That effective May 23, 1974, the text of paragraph (b) of § 15.71 and the phrase "and the shipping carton is identified" contained in § 15.66(b) of the Commission's rules Are Deleted. (See Appendix). Authority for these amendments is contained in § 4(i), § 302, and § 303(r) of the Communications Act of 1934, as amended. The proceeding in Docket Number 19357 is hereby Terminated.

(Secs. 4, 303, 48 Stat., as amended, Sec. 302, 82 Stat. 290; 47 U.S.C. 154, 302, 303.)

Adopted April 9, 1974.

Released April 16, 1974.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] VINCENT J. MULLINS,
Secretary.

APPENDIX

Part 15 of Chapter I of Title 47 of the Code of Federal Regulations is amended as follows:

1. Section 15.66(b) is amended to read as follows:

§ 15.66 Exemptions from all-channel requirement.

(b) The television receiver is permanently identified (through stenciling, etching, raised lettering or other similarly appropriate means), as follows:

FOR IN-SCHOOL USE ONLY

§ 15.71 [Amended]

2. In § 15.71, the text of paragraph (b) is deleted and designated [Reserved].

[FR Doc.74-9242 Filed 4-22-74; 8:45 am]

Title 50—Wildlife and Fisheries

CHAPTER II—NATIONAL MARINE FISHERIES SERVICE, NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION, DEPARTMENT OF COMMERCE

PART 216—REGULATIONS GOVERNING THE TAKING AND IMPORTING OF MARINE MAMMALS

Scientific Research and Public Display Permits

On January 15, 1974, regulations were published in the FEDERAL REGISTER (39 FR 1851), Governing the Taking and Importing of Marine Mammals. In order to provide clear and consistent instructions for preparing and submitting applications for scientific research and public display permits, § 216.31(a) is hereby amended. In § 216.31(a), the text is deleted and a new text is added, which reads as follows:

§ 216.31 Scientific research permits and public display permits.

(a) The Director may issue permits authorizing the taking and importing of marine mammals for scientific research or public display. Any person desiring to obtain such a permit may make application therefore to the Secretary. The sufficiency of the application shall be determined by the Secretary and, in that connection, he may waive any requirement for information, or require any elaboration or further information deemed necessary. The following information will be used as the basis for determining whether an application is complete and whether a scientific research or a public display permit should be issued by the Secretary of Commerce. The Marine Mammal Commission and the Committee of Scientific Advisors on Marine Mammals will review all completed applications submitted to them by the Secretary pursuant to paragraph (b) of this section (39 FR 1851, January 15, 1974.) An original and four copies of the completed application shall be submitted to the Director, National Marine Fisheries Service, National Oceanic and Atmospheric Administration, U.S. Department of Commerce, Washington, D.C. 20235. Assistance may be obtained by writing the Director or calling the Law Enforcement and Marine Mammal Protection Division in Washington, D.C. (area code 202), phone number 343-7780. In preparing an application for a scientific research or public display permit, provide the following information:

(1) Title: As applicable, either—

(i) Application for Public Display Permit Under the Marine Mammal Protection Act of 1972, or

(ii) Application for Scientific Research Permit Under the Marine Mammal Protection Act of 1972.

(2) List the date of the application.

(3) If the Applicant is a partnership or a corporate entity set forth the details. If the marine mammal to be taken or imported, or the marine mammal product to be imported, is to be utilized or displayed by a party other than the Applicant, set forth the name of the party and such other information as

would be required if such party were an Applicant.

(4) Provide a statement on the purpose of the proposed taking or importing, including a brief description of:

(i) The need for the marine mammal(s) and/or marine mammal product(s); and

(ii) How they will be used.

(5) If the application is for a scientific research permit, provide the following additional information:

(i) A detailed description of the scientific research project or program in which the marine mammal or product thereof is to be used, including the period of time over which the research will be conducted;

(ii) A list of the names and addresses of the sponsors or cooperating institutions and the scientists involved;

(iii) A copy of the formal research proposal or contract if one has been prepared;

(iv) A statement of whether the proposed research has broader significance than the individual researcher's goals (i.e., does the proposed research respond directly or indirectly to recommendations of any national or international scientific body charged with research or management of marine mammals and, if so, how?); and

(v) A description of the arrangements, if any, for the disposition of any dead specimen or its skeleton or other remains, for the continual benefit to science, in a museum or other institutional collection.

(6) Describe any marine mammals to be taken or imported, whether for public display or scientific research or any marine mammal products to be imported, including the following:

(i) A list of each species to be taken or imported and the number of each, including the common and scientific name;

(ii) A physical description of each animal to be taken or imported, including the age, size, and sex;

(iii) A list of the probable dates of capture and importation for each animal and the location of capture and importation, as specifically as possible;

(iv) A description of the status of the stock of each species related insofar as possible to the location or area of taking;

(v) A description of the manner of taking for each marine mammal, including the gear to be used;

(vi) The name and qualifications of the persons or entity which will capture the animals;

(vii) If the capture is to be done by a contractor, a statement as to whether a qualified member of your staff (include name(s) and qualifications) will supervise or observe the capture. Accompany such statement with a copy of the proposed contract or a letter from the contractor indicating agreement to capture the animals, should a permit be granted;

(viii) In the case of imported animals, indicate, if known, the management and protection programs of the country from which the animal originates; and

(ix) For any marine mammal products to be imported, provide the information sought in this paragraph for all marine mammals from which component parts of such products are derived.

(7) Describe the manner of transportation of any marine mammal taken or imported, including:

(i) Mode of transportation;

(ii) Name of transportation company;

(iii) Length of time in transit for the transfer of the animal(s) from the capture site to the research or display facility;

(iv) Length of time in transit for any future move or transfer of the animal(s) that is planned;

(v) The qualifications of the common carrier or agent used for transportation of the animals;

(vi) A description of the pen, container, cage, cradle, or other devices used, both to hold the animal at the capture site and during transportation;

(vii) Special care before and during transportation, such as salves, antibiotics, moisture; and

(viii) A statement as to whether the animals will be accompanied by a veterinarian or other similarly qualified person, and the qualifications of such person.

(8) Describe the contemplated care and maintenance of any mammals sought, including a complete description of the facilities where any such mammals will be maintained or displayed, including:

(i) The dimensions of the pools or other holding facilities and the number of animals by species to be held in each;

(ii) The water supply, amount, and quality;

(iii) The diet, amount and type, for all animals;

(iv) Sanitation practices used;

(v) Qualifications and experience of the staff; and

(vi) A written certification from a licensed veterinarian knowledgeable in the field of marine mammals that he has personally reviewed the arrangements for transporting and maintaining the animal(s) and that in his opinion they are adequate to provide for the well-being of the animal.

(9) If the application is for public display, provide a detailed description of the proposed display, including:

(i) A description of the manner, location, and number of times per day and per week the animal(s) will be displayed;

(ii) An indication as to whether the display is for profit;

(iii) An estimate of the numbers and types of people who it is estimated will benefit by such display;

(iv) A list of any educational or scientific programs connected to the contemplated display; and

(v) A description of the Applicant's enterprise and its connections with any governmental, educational, medical, or other scientific entities.

(10) If the marine mammal to be taken or imported is listed as or endangered species pursuant to the Endangered Species Act of 1969 or any Act superseding it, or has been designated by the Secretary as depleted, or if the marine mammal product to be imported is composed in whole or in part from such mammal, provide a detailed justification of the need for such mammal(s), or product(s) including a discussion of possible alternatives, whether or not under the control of the Applicant. Please note that pursuant to the Act and interim regulations that no public display permits may be issued for such endangered or depleted species.

(11) For the year preceding the date of this application, provide a detailed description of all marine mammal mortalities, including:

(i) A list of all marine mammals captured, transported, maintained, displayed, or utilized for scientific research and/or for all marine mammals caused to be captured, transported, maintained, displayed, or utilized for scientific research, by the Applicant.

(ii) The numbers of mortalities among such mammals, by species, by date and location of such mortalities;

(iii) The cause(s) of any such mortalities; and

(iv) The steps which have been taken by the Applicant to avoid or decrease any such mortalities.

(12) A certification in the following language:

I hereby certify that the foregoing information is complete, true, and correct to the best of my knowledge and belief. I under-

stand that this information is submitted for the purpose of obtaining a permit under the Marine Mammal Protection Act of 1972 (16 U.S.C. 1361-1407) and regulations promulgated thereunder, and that any false statement may subject me to the criminal penalties of 18 U.S.C. 1001, or to penalties provided under the Marine Mammal Protection Act of 1972.

(13) The applicant must sign the application.

This amended regulation is effective April 23, 1974.

Dated: April 17, 1974.

JACK W. GEHRINGER,
Acting Director, National
Marine Fisheries Service.

[FR Doc.74-9212 Filed 4-22-74;8:45 am]

Proposed Rules

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

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 28]

AMERICAN UPLAND COTTON

Proposed Revision in Standards

Notice is hereby given in accordance with administrative procedure provisions in 5 U.S.C. 553 that the Agricultural Marketing Service is considering revising some of the Official Cotton Standards of the United States for the Grade of American Upland Cotton (7 CFR Part 28, Subpart C), pursuant to authority contained in section 10 of the United States Cotton Standards Act, as amended (42 Stat. 1519; (7 U.S.C. 61). Interpret or apply sec. 6, 42 Stat. 1518, as amended, sec. 4854, 68A Stat. 580; (7 U.S.C. 56, 26 U.S.C. 4854)).

Statement of consideration. The present Official Cotton Standards for the Grade of American upland cotton consist of 15 physical and 25 descriptive standards. During recent years there has been only a negligible volume of cotton produced in the grades Strict Good Middling (White), Good Middling Yellow Stained, Strict Middling Yellow Stained, and Middling Yellow Stained. Changes in harvesting and ginning practices have contributed materially to the limited production of these grades. The small volume of cotton produced in these grades does not justify continuance of standards for them. In order to effect these changes in standards the following revisions in 7 CFR Part 28, Subpart C are proposed:

§ 28.401 [Amended]

1. Revoke the descriptive standard for Strict Good Middling (White) cotton, § 28.401.

2. Change the physical standard for Good Middling (White) cotton, § 28.402, to a descriptive standard which would read as follows:

§ 28.402 Good Middling.

Good Middling is American upland cotton which in color, leaf and preparation is better than Strict Middling.

3. Change the physical standards for Tinged cotton, §§ 28.440-28.444, to descriptive standards which would read as follows:

§ 28.440 Good Middling Tinged.

Good Middling Tinged is American upland cotton which in leaf and preparation is Good Middling Spotted, but which in color is deeper than Good Middling Spotted.

§ 28.441 Strict Middling Tinged.

Strict Middling Tinged is American upland cotton which in leaf and preparation is Strict Middling Spotted, but which in color is deeper than Strict Middling Spotted.

§ 28.442 Middling Tinged.

Middling Tinged is American upland cotton which in leaf and preparation is Middling Spotted, but which in color is deeper than Middling Spotted.

§ 28.443 Strict Low Middling Tinged.

Strict Low Middling Tinged is American upland cotton which in leaf and preparation is Strict Low Middling Spotted, but which in color is deeper than Strict Low Middling Spotted.

§ 28.444 Low Middling Tinged.

Low Middling Tinged is American upland cotton which in leaf and preparation is Low Middling Spotted, but which in color is deeper than Low Middling Spotted.

§§ 28.450-28.452 [Amended]

4. Revoke the three descriptive standards for Yellow Stained cotton. (§ 28.450 Good Middling Yellow Stained; § 28.451 Strict Middling Yellow Stained; § 28.452 Middling Yellow Stained.)

5. Change the descriptive standard for Below Grade cotton, § 28.475, by deleting the references to Middling Yellow Stained. The revised descriptive standard for Below Grade cotton would read as follows:

§ 28.475 Below Grade Cotton.

Below Grade cotton is American upland cotton which is lower in grade than Good Ordinary, or Low Middling Light Spotted, or Low Middling Spotted, or Low Middling Tinged, or Strict Low Middling Gray. In cotton classification, the official designation for such cotton is Below Grade. The term Below Good Ordinary, or Below Low Middling Light Spotted, or Below Low Middling Tinged, or Below Strict Low Middling Gray and other additional explanatory terms considered necessary to describe adequately the condition of the cotton may be entered on classification memorandums or certificates.

The proposed revisions in standards will be considered at the 1974 Universal Cotton Standards Conference to be held at Memphis, Tennessee, May 14-15. All overseas signatories to the Universal Cotton Standards Agreement and all segments of the domestic cotton in-

dustry interested in standards have been invited to send representatives to this conference.

The Department proposes to make the revisions in standards effective on July 1, 1975.

All persons who desire to submit written data, views, or arguments concerning the proposed revisions in standards should do so by filing them in duplicate with the Office of the Hearing Clerk, United States Department of Agriculture, Washington, D.C. 20250, not later than May 24, 1974. All written submissions made pursuant to this notice will be made available for public inspection in said office during the regular business hours (7 CFR 1.27).

Dated: April 18, 1974.

E. L. PETERSON,

Administrator,

Agricultural Marketing Service.

[FR Doc. 74-9276 Filed 4-22-74; 8:45 a.m.]

[7 CFR Part 953]

IRISH POTATOES GROWN IN DESIGNATED COUNTIES OF VIRGINIA AND NORTH CAROLINA

Proposed Minimum Quality and Size Requirements

This proposal would require potatoes grown in designated counties of Virginia and North Carolina to meet minimum quality and size requirements. This should promote orderly marketing of such potatoes by keeping less desirable qualities and sizes from being shipped to consumers.

Consideration is being given to the issuance of the handling regulation, hereinafter set forth, which was recommended by the Southeastern Potato Committee, established pursuant to Marketing Agreement No. 104 and Order No. 953, both as amended (7 CFR Part 953). This marketing order program regulates the handling of Irish potatoes grown in designated counties of Virginia and North Carolina and is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.).

The recommendations of the committee are consistent with the marketing policy it unanimously adopted and reflect its appraisal of the crop and prospective market conditions.

Shipments of potatoes from the production area are expected to begin about June 5. The grade and size requirements provided herein are the same as those which have been issued during past seasons. They are necessary to prevent

potatoes of poor quality or undesirable sizes from being distributed to fresh market channels of commerce. The specific requirements, hereinafter set forth, will benefit consumers and producers by standardizing and improving the quality of the potatoes shipped from the production area, thereby promoting orderly marketing and effectuating the declared purpose of the act.

All persons who desire to submit written data, views, or arguments in connection with this proposal may file the same in four copies with the Hearing Clerk, Room 112-A, United States Department of Agriculture, Washington, D.C. 20250, not later than May 6, 1974. 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)). The proposed regulation is as follows:

§ 953.314 Handling regulation.

During the period June 5 through July 31, 1974, no person shall ship any lot of potatoes produced in the production area unless such potatoes meet the requirements of paragraphs (a) and (b) of this section or unless such potatoes are handled in accordance with paragraphs (c) and (d) of this section.

(a) *Minimum grade and size requirements.* All varieties U.S. No. 2, or better grade, 1½ inches minimum diameter.

(b) *Inspection.* Each first handler shall, prior to making each shipment of potatoes cause each shipment to be inspected by an authorized representative of the Federal-State Inspection Service. No handler shall ship any potatoes for which inspection is required unless an appropriate inspection certificate has been issued with respect thereto by the Federal-State Inspection Service and the certificate is valid at the time of shipment.

(c) *Special purpose shipments.* The grade, size, and inspection requirements set forth in paragraphs (a) and (b) of this section shall not be applicable to shipments of potatoes for canning, freezing, "other processing" as hereinafter defined, livestock feed or charity: *Provided*, That the handler thereof complies with the safeguard requirements of paragraph (d) of this section: *Further provided*, That shipments of potatoes for canning, freezing, and "other processing" shall be exempt from inspection requirements specified in § 953.50 and from assessment requirements specified in § 953.34.

(d) *Safeguards.* Each handler making shipments of potatoes for canning, freezing, "other processing," livestock feed, or charity in accordance with paragraph (c) of this section shall:

(1) Notify the committee of his intent to ship potatoes pursuant to paragraph (c) of this section by applying on forms furnished by the committee for a Certificate of Privilege applicable to such special purpose shipments;

(2) Obtain an approved Certificate of Privilege;

(3) Prepare on forms furnished by the committee a special purpose shipment

report for each such individual shipment; and

(4) Forward copies of such special purpose shipment report to the committee office and to the receiver with instructions to the receiver that he sign and return a copy to the committee's office. Failure of the handler or receiver to report such shipments by promptly signing and returning the applicable special purpose shipment report to the committee office shall be cause for suspension of such handler's Certificate of Privilege applicable to such special purpose shipments.

(e) *Minimum quantity exemption.* Each handler may ship up to, but not to exceed, 5 hundredweight of potatoes any day without regard to the inspection and assessment requirements of this part, but this exception shall not apply to any portion of a shipment that exceeds 5 hundredweight of potatoes.

(f) *Definitions.* The term "U.S. No. 2" shall have the same meaning as when used in the U.S. Standards for Grades of Potatoes (§§ 51.1540-51.1566 of this title), including the tolerances set forth therein. The term "other processing" has the same meaning as the term appearing in the act as amended February 15, 1972 (Pub. L. 92-233), and includes, but is not restricted to, potatoes for dehydration, chips, shoestrings, starch, and flour. It includes only that preparation of potatoes for market which involves the application of heat or cold to such an extent that the natural form or stability of the commodity undergoes a substantial change. The act of peeling, cooling, slicing, or dicing, or the application of material to prevent oxidation does not constitute "other processing." All other terms used in this section shall have the same meaning as when used in Marketing Agreement No. 104 and this part, both as amended.

(g) *Applicability to imports.* Pursuant to section 8e of the act and § 980.1 "Import regulations" (7 CFR Part 980.1), Irish potatoes of the round white type imported during the effective period of this section shall meet the grade, size, quality, and maturity requirements specified in paragraph (a) of this section.

Dated: April 18, 1974.

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

[FR Doc. 74-9275 Filed 4-22-74; 8:45 am]

Animal and Plant Health Inspection Service [9 CFR Parts 317 and 381]

PRODUCTS DISTRIBUTED SOLELY IN PUERTO RICO

Labeling in Spanish

The Animal and Plant Health Inspection Service, pursuant to the authority conferred by the Federal Meat Inspection Act, as amended (21 U.S.C. 601 et seq.), and the Poultry Products Inspection Act, as amended (21 U.S.C. 451 et seq.) is considering amending § 317.2 of

the meat inspection regulations (9 CFR 317.2) and § 381.116 of the poultry products inspection regulations (9 CFR 381.116) to provide for the labeling of products in the Spanish language when intended for distribution solely in Puerto Rico.

Statement of Considerations: It has been the policy of this Department's meat and poultry inspection labeling program for many years to require that all mandatory labeling information on the principal display panel be in English. Regulations with respect to labeling of meat products for export (9 CFR 317.7) allow presentation of some mandatory information, in a language other than English on an alternate display panel.

As processors and distributors attempt to provide more consumer information on the labeling, and as new labeling requirements are imposed, the quantity of labeling information will expand. This expansion may result in severe limitation of legible information on the labeling of small containers, such as baby foods.

The predominant language in Puerto Rico is Spanish. These proposed amendments bring the Federal meat inspection regulations and the poultry products inspection regulations into accord with the regulations of the Food and Drug Administration, under which products distributed solely in Puerto Rico may be labeled in Spanish in lieu of English.

Therefore, it is proposed to amend the Federal meat inspection regulations by adding the following sentences to the end of § 317.2(b) as follows:

§ 317.2 Labels: definition; required features.

(b) * * * All words, statements, and other information required by or under authority of the Act to appear on the label or labeling shall appear thereon in the English language: *Provided, however*, That in the case of products distributed solely in Puerto Rico, Spanish may be substituted for English for all printed matter except the USDA inspection legend.

Further, it is proposed to amend the poultry products inspection regulations by adding the following sentences to the end of § 381.116(a) as follows:

§ 381.116 Wording on labels of immediate containers.

(a) * * * All words, statements, and other information required by or under authority of the Act to appear on the label or labeling shall appear thereon in the English language: *Provided, however*, That in the case of products distributed solely in Puerto Rico, Spanish may be substituted for English for all printed matter except the USDA inspection legend.

Any person who wishes to submit written data, views, or arguments concerning the proposed amendments may do so

by filing them, in duplicate, with the Hearing Clerk, U.S. Department of Agriculture, Washington, D.C. 20250, or if the material is deemed to be confidential, with the Labels and Packaging Staff, Scientific and Technical Services, Meat and Poultry Inspection Program, Animal and Plant Health Inspection Service, U.S. Department of Agriculture, Washington, D.C. 20250, by May 24, 1974.

Any person desiring opportunity for oral presentation of views should address such requests to the Staff identified in the preceding paragraph, so that arrangements may be made for such views to be presented prior to the date specified in the preceding paragraph. A record will be made of all views orally presented.

All written submissions and records of oral views made pursuant to this notice will be made available for public inspection in the Office of the Hearing Clerk during regular hours of business, unless the person makes the submission to the Staff identified in the preceding paragraph and requests that it be held confidential. A determination will be made whether a proper showing in support of the request has been made on grounds that its disclosure could adversely affect such person by disclosing information in the nature of trade secrets or commercial or financial information obtained from any person and privileged or confidential. If it is determined that a proper showing has been made in support of the request, the material will be held confidential; otherwise, notice will be given of denial of such request and an opportunity afforded for withdrawal of the submission. Requests for confidential treatment will be held confidential (7 CFR 1.27(c)).

Comments on the proposal should bear reference to the date and page number of this issue of the FEDERAL REGISTER.

Done at Washington, D.C., on: April 15, 1974.

G. H. WISE,
Acting Administrator, Animal
and Plant Health Inspection
Service.

[FR Doc. 74-9220 Filed 4-22-74; 8:45 am]

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[29 CFR Part 1910]

[S-74-8]

OCCUPATIONAL SAFETY AND HEALTH STANDARDS

Railroad Cars, Powered Industrial Trucks, and Cranes

Pursuant to section 6(b) of the Williams-Steiger Occupational Safety and Health Act of 1970 (84 Stat. 1593; 29 U.S.C. 655), Secretary of Labor's Order No. 12-71 (36 FR 8754), and 29 CFR Part 1911 (35 FR 17506), it is hereby proposed to amend §§ 1910.176, 1910.178, 1910.179, 1910.180, and 1910.181 of Title 29 of the Code of Federal Regulations as set forth below.

1. *Railroad cars—visual warning system.* A number of petitions have been received in support of a measure that would supplement the requirements of § 1910.176(f) to insure that a railroad car which is stopped on a spur track would not be struck by another car. The petitions state that railroad personnel universally employ a visual warning system, commonly referred to as the "blue flag rule," to warn others that a particular railroad car is being "worked" (i.e., loaded or unloaded). The petitions also state that employees working in industries which have their own spur track frequently employ the rule.

At present, § 1910.176(f) does not require the use of any warning system. It requires only that derails and/or bumper blocks be provided on spur tracks. By including in § 1910.176(f) the use of a visual warning system, familiar to railroad personnel, the standard would be strengthened and safety in the workplace enhanced. Thus, it is proposed to amend § 1910.176(f) to include the "blue flag rule" as an alternate means of protection where a railroad car might be struck by another car being positioned by a locomotive.

It is also proposed to eliminate the term "or other recognized positive protection" from § 1910.178(k)(2) and specify in its place the use of hand brakes or wheel stops as the only positive methods of preventing the movement of railroad cars during loading and unloading. It is felt that these methods were intended by the standard and are, at the present time, the only ones that adequately prevent railroad cars from moving. Paragraph (k)(2) has been deleted, however, and its requirements placed in paragraph (f)(2) of § 1910.176 in order to make its requirements apply whenever a railroad car is boarded, not merely when it is boarded by a powered industrial truck. Section 1910.178(k)(4) is proposed to be revoked because it would be repetitive of the new § 1910.176(f)(2).

2. *Powered industrial trucks.* (a) *Overhead guards.* Several petitions have been received regarding the requirement in § 1910.178 that all powered industrial trucks have overhead guards. Some of the petitions assert that the provision is mandatory in § 1910.178(m)(9) and only advisory in § 1910.178(e)(1). Others allege that conditions exist which restrict the use of overhead guards under certain circumstances. It appears that clarifying language as to the overhead guard requirement is desirable. Therefore, it is proposed to revise § 1910.178(e)(1) so that overhead guards are required at all times except where the height of the load is restricted and no overhead hazard exists. It is also proposed to revoke the current § 1910.178(m)(9) because it would be repetitive of the new paragraph (e)(1).

(b) *Use of powered industrial trucks in hazardous locations.* Inquiries received concerning the requirements of § 1910.178 (b) and (c) indicate there is some misunderstanding as to what is re-

quired when powered industrial trucks are used in locations which are classified as hazardous because of the presence of flammable and explosive gases. A careful re-examination of the standard has revealed inconsistencies between the material in Table N-1 and the prescriptive portion of the standard. In order to remove these inconsistencies and facilitate understanding the Table, it is proposed to revoke § 1910.178(b)(12) and to revise § 1910.178(c) and Table N-1.

(c) *Wheel chocks.* Section 1910.178(k)(1) presently requires that brakes of highway trucks be set and wheel chocks placed under the rear wheels to prevent the trucks from rolling when they are boarded by powered industrial trucks. Technical information indicates there have been improvements in braking equipment that make the exclusive use of the mechanical brake-wheel chock combination unnecessary. The primary example of such improvements is the automatic positive locking spring applied parking brake which is incorporated into the air brake system of trailers and appears to be an effective device. Therefore, it is proposed to amend § 1910.178(k)(1) to allow trailers to use the automatic positive locking spring applied parking brake in lieu of the mechanical brake-wheel chock combination. It is also proposed to delete the requirements for brakes and wheel chocks and the use of fixed jacks in § 1910.178(m)(7) since they are repetitive of the revised § 1910.178(k)(1) and (3), and § 1910.176(f)(3).

(d) *Opening freight car doors with powered industrial trucks.* Section 1910.178(m)(6) does not presently allow powered industrial trucks to be used for opening or closing freight car doors. Technical information has recently been received, however, that demonstrates that there are devices available now which, when attached to powered industrial trucks, can be used to safely open freight car doors. These findings have been confirmed by the National Association of American Railroads.

In light of the availability of these new devices, the prohibition against such use of powered industrial trucks is believed to be no longer necessary. Accordingly, it is proposed to delete the prohibition against the use of powered industrial trucks for opening or closing freight car doors, and to add a new paragraph (m)(9) to permit their use.

(e) *Powered industrial trucks used to elevate personnel.* Section 1910.178(m)(12) presently requires that when a powered industrial truck is used to lift personnel, a firmly secured safety platform shall be used and means for personnel on the platform to shut off the power to the truck shall be provided, together with any necessary protection from falling objects. Inquiries received indicate considerable misunderstanding of the section. It is proposed, therefore, to revise § 1910.178(m)(12) to clarify its language and provide additional safeguards for personnel being elevated.

(f) *Electrical repair.* Section 1910.178 (q) (4) presently requires that a powered industrial truck in need of repairs to its electrical system shall have the battery disconnected prior to such repairs. The standard does not say when during the repairs or for what purpose the battery may be reconnected. Section 1910.178 (q) (4) is proposed to be revised to include a provision permitting the batteries to be connected during repairs when testing is performed.

(g) *Approval of modifications to powered industrial trucks.* Modifications and additions which affect capacity and safe operation of powered industrial trucks are presently not permitted by § 1910.178 (a) (4) to be performed by the customer or user without the truck manufacturer's approval. As a result, accessories, such as overhead guards or roll-over equipment, when independently manufactured, cannot be attached to the truck without the truck manufacturer's approval. The wording of the standard can thus operate to restrict the customer-employer's utilization of accessories which increase the safety of a truck if the manufacturer chooses to withhold, limit or condition his approval. In order to increase access to truck accessories and still insure that the modifications or additions will not adversely affect the safe operation of the truck, it is proposed to amend § 1910.178 (a) (4) to allow modifications and additions to be made if they have been approved by the manufacturer or a qualified engineer.

3. *Overhead and gantry cranes.*—(a) *Tightening nuts on wire rope clips.* Section 1910.179 (h) (2) (v), at present, requires that all nuts on clip bolts be retightened after a newly installed wire rope has been in operation for one hour on overhead and gantry cranes. The standard, however, fails to include the additional safeguard of requiring that the wire rope be put under tension when the nuts are tightened. It should be noted that as wire rope is put under tension its diameter decreases, tending to make the rope slip through the clip if the nuts have been tightened when the rope was not under tension. To avoid this tendency and strengthen the standard, it is proposed to revise § 1910.179 (h) (2) (v) to require that wire rope on overhead and gantry cranes be put under tension when the nuts on the clip bolts are tightened.

(b) *Inspection of wire rope on cranes.* Section 1910.179 (m) (1) (ii) states that the number of broken outside wires and the degree of distribution or concentration of such broken wire strands in wire rope used on cranes shall be considered when a determination is made whether to discontinue use of the rope. The standard fails to provide an exact number of broken outside wires within a measured length of wire rope that will require removal of the rope from service as does the maritime standard on wire

rope and wire rope slings at § 1918.63 (e) (4). Accordingly, it is proposed to specify in § 1910.179 (m) (1) (ii) the number of broken outside wires provided in § 1918.63 (e) (4), for removal from service of wire rope.

(c) *Electrical repair.* Section 1910.179 (1) (2) (i) (c) requires that, when a crane is being repaired, the main or emergency switch of the crane's electrical system must be turned off. There is no provision, however, for allowing use of the electrical system for necessary testing during the repairs. As this impedes proper and speedy repairs, it is proposed to revise § 1910.179 (1) (2) (i) (c) to allow use of the crane's electrical power for testing during repairs and to permit only designated personnel to make electrical repairs because of the inherent risks involved.

(d) *Modification of cranes.* Inquiries have been received concerning § 1910.179 (b) (3), pointing out that the term "qualified engineer" used therein is not defined in the standard. Accordingly, it is proposed to amend § 1910.179 (a) to include a definition of "qualified engineer" that is both suitable for paragraph (b) and consistent with that proposed for § 1910.178 (a) (4).

4. *Communications system—visual signals.* Sections 1910.179, 1910.180 and 1910.181 do not require a visual communications system to be used by the operator of a crane or derrick and the signalman. Comments have been received that assert a safety hazard to employees could be caused in the absence of telephone, radio, or voice communications, if there is not a mutually understood system of visual signals for the operator and signalman. These assertions appear reasonable. Therefore, it is proposed to adopt a provision for visual communications in each of these standards.

Interested persons are invited to submit written data, views, and arguments concerning the proposals to Director, Office of Standards Development, Room 220, 1726 M Street NW., Washington, D.C. 20210 by June 24, 1974. The data, views, and arguments will be available for public inspection and copying at the Office of Standards.

Pursuant to 29 CFR 1911.11 (b) and (c), interested persons may, in addition to filing written comments as provided above, file objections to any proposal and request an informal hearing with respect thereto, in accordance with the following conditions:

- (1) The objections must include the name and address of the objector;
- (2) The objections must be postmarked on or before June 24, 1974;
- (3) The objections must specify with particularity the provisions of the proposal to which objection is made, and must state the grounds therefor;
- (4) Each objection must be separately stated and numbered; and

(5) The objections must be accompanied by a summary of the evidence proposed to be adduced at the requested hearing.

1. In § 1910.176, paragraph (f) is proposed to be revised to read as follows:

§ 1910.176 Handling materials—general.

(f) *Rolling railroad cars.* (1) To protect against being struck by a free rolling car, a railroad car on a spur track shall have derails or bumper blocks positioned on the track at the exposed ends of the car before being loaded or unloaded.

(2) To protect against being struck by a car attached to a locomotive, a railroad car on a spur track shall have derails or bumper blocks positioned on the track or a blue flag, light, or disk placed adjacent to the track as a visual warning system, before being loaded or unloaded.

(3) Hand brakes or wheel stops shall be used to prevent railroad cars from moving during loading or unloading operations.

2. In § 1910.178, paragraphs (a), (b), (c), (e), (k), (m), (p) and (q), and Table N-1 are proposed to be revised to read as follows:

§ 1910.178 Powered industrial trucks.

(a) General requirements. * * *

(4) Modifications and additions which affect capacity and safe operation shall not be performed without prior written approval of the truck manufacturer or a qualified engineer. A qualified engineer is one who possesses an engineering degree from an accredited institution of higher learning, or a certificate of professional standing, and has engineering experience with the kind of work and equipment involved. Capacity, operation, and maintenance instruction plates, tags or decals shall be changed accordingly.

(b) Designations. * * *

(12) [Revoked]

(c) *Designated locations.* (1) The industrial trucks specified in this paragraph shall be the minimum types required for operation in the designated hazardous locations. Industrial trucks having additional safeguards may be used if desired.

(2) The atmosphere or location shall be classified as hazardous or nonhazardous prior to the selection of the type of industrial truck to be operated in that area. See Table N-178-1, Tabular Classification of Locations, and paragraph (b) of this section for designations of industrial trucks.

Table N-178-1
Tabular Classification of Locations

Classification		Hazardous										Nonhazardous
Classes		Class I Locations				Class II Locations			Class III Locations			Locations not possessing atmospheres as described in other columns
Descriptions		Locations in which flammable gases or vapors are, or may be present in the air in quantities sufficient to produce an explosive or ignitable mixture.				Locations which are hazardous because of the presence of combustible dust.			Locations where easily ignitable fibers or flyings are present but not likely to be in suspension in quantities sufficient to produce ignitable mixtures			Locations not possessing atmospheres as described in other columns
Groups		A	B	C	D	E	F	G				
Substances or Examples		Acetylene	Butadiene Ethylene oxide Hydrogen Manufactured gas Propylene oxide	Acetaldehyde Cyclopropane Diethyl ether Ethylene Isoprene UDMH.	Acetate Acetones Acrylonitrile Alcohols Ammonia Benzene Butane Ethane Ethylene dichloride Gasoline Heptanes Hexanes Ketones Methane Naphtha Octanes Pentanes Propane Propylene Styrene Toluene Vinyl chloride Xylenes	Metal dust	Carbon black Coal dust Coke dust	Grain dust Flour dust Starch dust Organic dust				
Divisions		1	2		1	2		2	1	2		
Nature of Hazardous Condition		Above condition exists continuously, intermittently, or periodically under normal operating conditions		Above condition may occur accidentally as due to a puncture of a storage drum		Explosive mixture may be present under normal operating conditions or where failure of equipment may cause the condition to exist simultaneously with arcing or sparking of electrical equipment, or where dusts of an electrically conducting nature may be present		Explosive mixture not normally present, but where deposits of dust may cause heat rise in electrical equipment, or where such deposits may be ignited by arcs or sparks from electrical equipment		Locations in which easily ignitable fibers or materials producing combustible flyings are handled, manufactured, or used		Locations in which easily ignitable fibers are stored or handled (except in the process of manufacture)

(i) *Class I; Groups A, B, C.* Powered industrial trucks shall not be used in atmospheres containing concentrations in quantities sufficient to produce an explosive or ignitable mixture, of acetylene, butadiene, ethylene oxide, hydrogen (or gases or vapors equivalent in hazard to hydrogen, such as manufactured gas), propylene oxide, acetaldehyde, cyclopropane, diethyl ether, ethylene, isoprene, or unsymmetrical dimethyl hydrazine (UDMH).

(ii) *Class I; Group D; Div. 1.* Only approved powered industrial trucks designated as EX shall be used in atmospheres containing acetone, acrylonitrile, alcohol, ammonia, benzene, butane, butyl acetate, ethylene dichloride, ethane, ethyl acetate, gasoline, heptanes, hexanes, ketones, lacquer solvent vapors, naphtha, natural gas, octanes, pentanes, propane, propylene, styrene, toluene, vinyl acetate, vinyl chloride, or xylenes in quantities sufficient to produce explosive or ignitable mixtures, where such concentrations of gases or vapors exist continuously, intermittently, or periodically under normal operating conditions, or may exist frequently because of repair, maintenance operations, leakage, breakdown or faulty operation of equipment.

(iii) *Class I; Group D; Div. 2.* (A) Only approved powered industrial trucks designated as DY, EE, EX may be used in locations where volatile flammable liquids or flammable gases are handled, processed or used, but in which the hazardous liquids, vapors or gases will normally be confined within closed containers or closed systems from which they can escape only in case of accidental rupture or breakdown of such containers or systems, or in case of abnormal operation of equipment; or in locations in which hazardous concentrations of gases or vapors are normally prevented by positive mechanical ventilation but which might become hazardous through failure or abnormal operation of the ventilating equipment; or in locations adjacent to locations described in paragraph (c) (2) (ii) of this section, to which hazardous concentrations of gases or vapors might occasionally be communicated, unless such communication is prevented by adequate positive-pressure ventilation from a source of clear air, and effective safeguards against ventilation failure are provided.

(B) In locations used for the storage of hazardous liquids in sealed containers or liquified or compressed gases in containers, only approved powered industrial trucks designated as DS, ES, GS, or LPS may be used. This classification includes locations where volatile flammable liquids, or flammable gases or vapors are used, which would become hazardous only in case of an accident or of some unusual operating condition. The quantity of hazardous material that might escape in case of accident, the adequacy of ventilating equipment, the total area involved, and the record of the industry or business with respect to explosions or fires are all factors that should receive consideration in deter-

mining whether or not the DS or DY, ES, EE, GS, or LPS designated truck possesses sufficient safeguards for the location. Piping without valves, checks, meters and similar devices would not ordinarily be deemed to introduce a hazardous condition even though used for hazardous liquids or gases. Locations used for the storage of hazardous liquids or of liquified or compressed gases in sealed containers would not normally be considered hazardous unless subject to other hazardous conditions also.

(iv) *Class II; Groups E, F; Div. 1.* Only approved trucks designated as EX shall be used in atmospheres containing hazardous concentrations of metal dust, including aluminum, magnesium, and their commercial alloys, other metals of similarly hazardous characteristics, or in atmospheres containing carbon black, coal or coke dust. In atmospheres where dusts of magnesium, aluminum or aluminum bronze may be present, fuses, switches, motor controllers, and circuit breakers of trucks shall have enclosures specifically approved for such locations.

(v) *Class II; Group G; Div. 1.* Only approved powered industrial trucks designated as EX shall be used in atmospheres in which combustible dust is or may be in suspension continuously, intermittently, or periodically under normal operating conditions, in quantities sufficient to produce explosive or ignitable mixtures, or where mechanical failure or abnormal operation of machinery or equipment might cause such mixtures to be produced. This classification includes (a) the working areas of grain handling and storage plants; (b) the areas containing grinders, pulverizers, cleaners, graders, scalpers, open conveyors or spouts, open bins or hopper mixers, blenders, automatic or hopper scales, packing machinery, elevator heads and boots, stock distributors, dust and stock collectors (except all-metal collectors vented to the outside), or similar dust producing machinery or equipment, in grain processing plants, starch plants, sugar pulverizing plants, malting plants, hay grinding plants, or other occupancies of similar nature; (c) coal pulverizing plants (except where the pulverizing equipment is essentially dust tight); (d) all working areas where metal dusts and powders are produced, processed, handled, packed, or stored (except in tight containers); and (e) other similar locations where combustible dust may, under normal operating conditions, be present in the air in quantities sufficient to produce explosive or ignitable mixtures.

(vi) *Class II; Group G; Div. 2.* Only approved powered industrial trucks designated as DY, EE, or EX shall be used in atmospheres in which combustible dust will not normally be in suspension in the air, or will not likely be thrown into suspension by the normal operation of equipment or apparatus, in quantities sufficient to produce explosive or ignitable mixtures, but where deposits or accumulations of such dust may be ignited by arcs or sparks originating in a truck.

(vii) *Class III; Div. 1.* Only approved powered industrial trucks designated as DY, EE, or EX shall be used in locations which are hazardous because of the presence of easily ignitable fibers or flyings but are not likely to be in suspension in the air in quantities sufficient to produce ignitable mixtures.

(viii) *Class III; Div. II.* Only approved powered industrial trucks designated as DS, DY, ES, EE, EX, GS, or LPS shall be used in locations where easily ignitable fibers are stored or handled, including outside storage locations, but are not being processed or manufactured. Industrial trucks designated as E, which are being used in each location, may be continued in use, but may only be replaced by an approved industrial truck designated as DS, DY, ES, EE, EX, GS, or LPS.

(e) *Safety guards.* (1) Every rider truck shall be fitted with an overhead guard manufactured in accordance with paragraph (a) (2) of this section, unless the following conditions are met:

(i) The vertical movement of the lifting mechanism is restricted to a maximum elevation of 72", or the truck will operate in an area where the bottom of the top tiered load is not higher than 72" and the top is not more than 120" from the ground when tiered; and

(ii) The operator is protected from all overhead hazards other than falling loads.

(k) *Trucks and trailers.* (1) To prevent highway trucks or trailers from rolling while they are boarded by powered industrial trucks, the brakes of the truck or trailer shall be set and at least one wheel chock shall be placed against the rear wheels of the truck or trailer, or the trailer shall use automatic positive locking spring applied parking brakes.

(2) [Revoked]

(3) Fixed jacks shall be used when a trailer is uncoupled from the tractor and when operations are underway which could cause upending or tipping of the trailer.

(4) [Revoked]

(m) *Truck operations.* * * *

(6) The width of one tire on the powered industrial truck shall be the minimum distance maintained from the edge by the truck while it is on any elevated dock, platform or freight car.

(7) The flooring of trucks, trailers and railroad cars shall be inspected, before the floor is driven upon, for cracks, breaks, or any other conditions which would cause a reduction in the load carrying capability of the floor.

(9) When powered industrial trucks are used to open and close freight car doors, the following practices shall be utilized:

(i) A device attached to the truck and intended only for opening and closing freight car doors, which by its operation

or construction removes the driver from the area where the door might fall, is used;

(ii) The force applied by the device to the freight car door is applied parallel to the direction of travel of the freight car door; and

(iii) Employees, other than the driver, stand clear while the door is being opened.

(12) Whenever a high lift rider truck is used to elevate personnel for any reason, the following additional precautions shall be taken for the protection of personnel being elevated:

(i) A safety platform shall be firmly secured to the lifting carriage or forks;

(a) The platform shall have standard railings defined in § 1910.23 or each employee on the platform shall be equipped with a safety belt with life line firmly attached to a fixed member of the truck or platform. If the platform has a standard railing, one side of the railing may be hinged to swing inward, or a chain of equivalent strength may be employed, in lieu of one side, to permit handling of material, exit and entry.

(b) Toeboards shall be installed on the platform where tools or similar sized objects may fall from the platform onto personnel below.

(c) Means shall be provided for personnel on the platform to shut off power to the truck when it is equipped with controls elevatable with the lifting carriage.

(ii) The truck operator shall be in the control position whenever personnel are elevated and elevating controls are not available to the personnel being lifted; and

(iii) While personnel are being elevated, the truck may only be moved for minor adjustments in positioning.

(p) *Operation of the truck.* (1) Any powered industrial truck not in safe operating condition shall be removed from service until it has been restored to a safe condition.

(q) *Maintenance of industrial trucks.* (1) All repairs shall be performed by designated personnel.

(4) Powered industrial truck batteries shall be disconnected during electrical repair, except when power from the batteries is being used for testing of the repairs.

3. In § 1910.179, paragraphs (a), (h), (l), (m) and (o) are proposed to be revised to read as follows:

§ 1910.179 Overhead and gantry cranes.
(a) *Definitions applicable to this section.*

(66) A "qualified engineer" is one who possesses an engineering degree from an accredited institution of higher learning, or a certificate of professional standing,

and has engineering experience with the kind of work and equipment involved.

(h) *Hoisting equipment.*

(2) *Ropes.*

(v) Rope clips attached with U-bolts shall have the U-bolts on the dead or short end of the rope. The number and spacing of all types of clips shall be in accordance with the clip manufacturer's recommendation. Clips shall be made of drop-forged steel. After a newly installed rope has been in operation for an hour, the rope shall be placed under tension and all nuts on the clip bolts shall be retightened.

(1) *Maintenance.*

(2) *Maintenance procedures.* (i)

(c) The main or emergency switch shall be turned off and locked in the off position, unless electricity is being used for testing of repairs. Electrical repairs shall be performed by designated personnel only.

(3) *Adjustments and repairs.*

(iii)

(a) Crane hooks showing defects described in paragraph (j) (2) (iii) of this section shall be removed from service. If repair by welding or reshaping is attempted it shall be done under competent supervision and the hook shall be tested to the load requirements of paragraph (k) (2) of this section before further use.

(m) *Rope inspection.*—(1) *Running ropes.* A thorough inspection of all ropes shall be made at least once a month and a written, dated, and signed report of rope conditions shall be kept on file readily available to appointed personnel. Where any deterioration exists which results in an appreciable loss of original strength, such as described below, the rope shall not be used:

(i) Reduction of rope diameter below nominal diameter due to loss of core support, internal or external corrosion, or wear of outside wires;

(ii) In any length of eight diameters, the total number of visible broken wires exceeds 10 percent of the total number of wire strands in the rope;

(iii) Worn outside wires;

(iv) Corroded or broken wires at end connections.

(v) Corroded, cracked, bent, worn, or improperly applied end connections; or

(vi) Severe kinking, crushing, cutting, or unstranding.

(o) *Other requirements, general.*

(4) *Signals.* A system of visual signals, understood by both the operator and the signalman, shall be available for use in controlling the crane operation. A pictorial display of these signals shall be posted in the cab and shall be in the possession of the signalman. In the absence of radio or telephone communication, and where verbal communication is

impossible, this system of visual signals shall be employed.

4. In § 1910.180, paragraph (i) is proposed to be amended by adding thereto a new paragraph (i) (7), to read as follows:

§ 1910.180 Crawler locomotive and truck cranes.

(i) *Other requirements.*

(7) *Signals.* A system of visual signals, understood by both the operator and the signalman, shall be available for use in controlling the crane operation. A pictorial display of these signals shall be posted in the cab and shall be in the possession of the signalman. In the absence of radio or telephone communication, and where verbal communication is impossible, this system of visual signals shall be employed.

5. In § 1910.181, paragraph (j) is proposed to be amended by adding thereto a new paragraph (j) (7), to read as follows:

§ 1910.181 Derricks.

(j) *Other requirements.*

(7) *Signals.* A system of visual signals, understood by both the operator and the signalman, shall be available for use in controlling the derrick operation. A pictorial display of these signals shall be posted in the cab and shall be in the possession of the signalman. In the absence of radio or telephone communication, and where verbal communication is impossible, this system of visual signals shall be employed.

(Sec. 6, Pub. L. 91-596, 84 Stat. 1593 (29 U.S.C. 655); Secretary of Labor's Order No. 12-71 (36 FR 8754))

Signed at Washington, D.C. this 9th day of April, 1974.

JOHN STENDER,
Assistant Secretary of Labor.

[FR Doc. 74-9113 Filed 4-22-74; 8:45 am]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Social Security Administration

[20 CFR Part 404]

[Regs. No. 4]

FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE

Correction of Reporting Errors By States Without Interest Under Certain Circumstances

Notice is hereby given, pursuant to the Administrative Procedure Act (5 U.S.C. 553) that the amendment to the regulations set forth in tentative form below is proposed by the Commissioner of Social Security, with the approval of the Secretary of Health, Education, and Welfare. The proposed amendment to the regulation relates to the charging of interest on adjusted contribution amounts not paid when due pursuant to a Federal-State social security coverage agreement.

At present, § 404.1261(b) of the regulations of the Social Security Administration authorizes the adjustment by a State of an erroneous underpayment of contributions which the State has ascertained to be due under the terms of a Federal-State social security coverage agreement without interest if the additional payment due is made within 30 days of the date of the State's ascertainment of the error. The State's ascertainment of the error is established as of a date no later than the date of the filing by the State of the correctional wage report. The proposed amendment to the regulation permits adjustment of the underpayment without interest if the State or political subdivision thereof makes payment, within 30 days after the date of issuance of a refund by the Internal Revenue Service, of amounts equivalent to the underpaid contributions due, which had been paid in error under the provisions of Sections 3101 and 3111 of the Internal Revenue Code of 1954, plus any interest paid by the Internal Revenue Service in connection with the refund. This provision would apply regardless of the fact that the correctional wage report may have been filed with the Social Security Administration more than 30 days prior thereto.

Consideration will be given to any data, views, or arguments pertaining to the proposed amendment which are submitted in writing in triplicate to the Commissioner of Social Security, Department of Health, Education, and Welfare Building, Fourth and Independence Avenue, SW., Washington, D.C. 20201, on or before May 23, 1974. The regulation will be effective upon final publication in the FEDERAL REGISTER.

Copies of all comments received in response to this Notice will be available for public inspection during regular business hours at the Washington Inquiries Section, Office of Public Affairs, Social Security Administration, Department of Health, Education, and Welfare, North Building, Room 4146, 330 Independence Avenue, SW., Washington, D.C. 20201.

The proposed amendment is issued under the authority contained in sections 205, 218, and 1102, 53 Stat. 1368, as amended, 64 Stat. 514, as amended, 49 Stat. 647, as amended; 67 Stat. 18, 631; 42 U.S.C. 405, 418, and 1302.

(Catalog of Federal Domestic Assistance Program Nos. 13.802 Social Security—Disability Insurance, and 13.803 Social Security—Retirement Insurance)

Dated: March 25, 1974.

J. B. CARDWELL,
Commissioner of Social Security.

Approved: April 16, 1974.

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

Subpart M of Part 404 of Chapter III of Title 20 of the Code of Federal Regulations is amended as follows:

Section 404.1261 is amended by revising paragraph (b) to read as follows:

§ 404.1261 Adjustment of the underpayment of contributions.

(b) *Payment.* The amount of each underpayment adjusted in accordance with this section shall be paid to the Federal Reserve Bank, or branch thereof, serving the district in which the State is located, without interest, at the time of reporting the adjustment; except that where any amounts due with respect to such an adjustment had been paid in error to the Internal Revenue Service and a refund thereof timely requested from, or instituted by, the Internal Revenue Service, the amount of underpayment adjusted in accordance with this section, plus any interest paid by the Internal Revenue Service on the amount of such underpayment, shall be paid to the Federal Reserve Bank, or branch thereof, serving the district in which the State is located, at the time of reporting the adjustment or within 30 days after the date of issuance by the Internal Revenue Service of the refund of the erroneous payments, whichever is later. Except as provided in the preceding sentence of this paragraph, if an adjustment is reported on a form OAR-S1, pursuant to subparagraph (1) of paragraph (a) of this section, or on a form OAR-S4, pursuant to subparagraph (2) of paragraph (a) of this section, but the amount thereof is not paid when due, interest thereafter accrues. (For interest accruing on amounts so reported, see § 404.1225.)

[FR Doc.74-9250 Filed 4-22-74;8:45 am]

**DEPARTMENT OF
TRANSPORTATION**

[Docket No. 74-NE-9]

Federal Aviation Administration

[14 CFR Part 39]

**PRATT & WHITNEY MODEL JT3D ENGINES
Airworthiness Directive**

The Federal Aviation Administration is considering amending Part 39 of the Federal Aviation Regulations by adding an airworthiness directive applicable to Pratt & Whitney Model JT3D Aircraft Engines containing 14th stage compressor disc, P/N 657814. Due to recent failures of other discs of the same material specification, the Manufacturer has revaluated the disc life of the PWA 1022 disc material used in the Pratt & Whitney 14th stage disc P/N 657814. As a result of this revaluation, it has been determined that the web strength of the PWA 1022 disc material is not significantly greater than that of material used in earlier discs and therefore it is necessary to reduce the current cyclic life limits effective for these discs. Since this condition exists in all engines with discs of the same part number, the proposed airworthiness directive would reduce the disc cyclic life to designated lower limits in order to prevent possible engine failures. In view of the fact that the total cycles accumulated by engines in operation is significantly below the revised life

limit, this AD is being published as a Notice of Proposed Rule Making.

Interested parties are invited to participate in the making of the proposed rule by submitting written data and views. Communications should identify the docket number and be submitted in duplicate to the Department of Transportation, Federal Aviation Administration, New England Region, Attention: Regional Counsel, Airworthiness Rules Docket, 12 New England Executive Park, Burlington, Massachusetts 01803. All communications received within 30 days after publication in the FEDERAL REGISTER will be considered before taking action upon the proposed rule. The proposals contained in this Notice may be changed in light of comments received. All comments will be available in the Office of the Regional Counsel for examination by interested parties.

This amendment is proposed under the authority of sections 313(a), 601 and 603 of the Federal Aviation Act of 1958 (49 U.S.C. 1354(a), 1421 and 1423), and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

In consideration of the foregoing, it is proposed to amend § 39.13 of the Federal Aviation Regulations by adding the following new Airworthiness Directive:

PRATT & WHITNEY. Applies to all Pratt & Whitney Aircraft JT3D turbofan engines containing 14th stage compressor disc, P/N 657814.

Compliance required as indicated.

To ensure adequate life limit margin for 14th stage compressor discs, P/N 657814, the cyclic life limits on these discs have been reduced below the figures currently approved. Unless already accomplished, remove from service 14th stage compressor discs prior to exceeding the revised life limit listed below or within the next 25 cycles in service after the effective date of this airworthiness directive whichever comes later.

Engine model	Previous life limit (cycles)	Revised life limit (cycles)
JT3D-1.....	19,000	10,000
JT3D-3B.....	15,000	8,000
JT3D-7.....	15,000	8,000

If a disc has been used in more than one engine model, the disc is limited to the lowest cycle life permitted for the engine models in which it has been exposed.

Issued in Burlington, Massachusetts, on April 15, 1974.

FERRIS J. HOWLAND,
Director, New England Region.

[FR Doc.74-9240 Filed 4-22-74;8:45 am]

**Hazardous Materials Regulations Board
[49 CFR Part 171]**

[Docket No. HM-22; Notice No. 74-6]

**TRANSPORTATION OF HAZARDOUS
MATERIALS**

Matter Incorporated by Reference

The Hazardous Materials Regulations Board of the Department of Transportation is considering amending § 171.7(d) (1) of the Hazardous Materials Regulations to update the reference to the addenda to sections VIII (Division I) and

IX of the American Society of Mechanical Engineers Boiler and Pressure Vessel Code.

The Compressed Gas Association, Inc., has petitioned the Board to effect this change.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 171 as follows:

PART 171—GENERAL INFORMATION AND REGULATIONS

In § 171.7, paragraph (d) (1) would be amended to read as follows:

§ 171.7 Matter incorporated by reference.

(d) * * *

(1) ASME Code means sections VIII (Division I) and IX of the 1971 edition of the "American Society of Mechanical Engineers Boiler and Pressure Vessel Code," and addenda thereto through December 31, 1973.

Interested persons are invited to give their views on this proposal. Communications should identify the docket number and be submitted in duplicate to the Secretary, Hazardous Materials Regulations Board, Department of Transportation, Washington, D.C. 20590. Communications received on or before July 2, 1974 will be considered before final action is taken on this proposal. All comments received will be available for examination by interested persons at the Office of the Secretary, Hazardous Materials Regulations Board, Room 6215 Buzzards Point Building, Second and V Street, SW., Washington, D.C. both before and after the closing date for comments.

(Transportation of Explosives Act, (18 U.S.C. 831-835); sec. 6, Department of Transportation Act, (49 U.S.C. 1655); Title VI, sec. 902(h), Federal Aviation Act of 1958 (49 U.S.C. 1421-1430, 1472(h) (c) and 1655))

Issued in Washington, D.C. on April 18, 1974.

W. J. BURNS,
Director,

Office of Hazardous Materials.

[FR Doc. 74-9273 Filed 4-22-74; 8:45 am]

[49 CFR Parts 172, 173]

[Docket No. HM-116; Notice No. 74-5]

TRANSPORTATION OF HAZARDOUS MATERIALS

Proposed Classification of New Explosives and Shipment of Samples of Explosives

Correction

In FR Doc. 74-7646 appearing at page 12261 of the April 4, 1974 issue, the article entry in the "change" section of § 172.5(a) at page 12262 should appear in italics as follows:

Explosive samples for laboratory examination.

CIVIL AERONAUTICS BOARD

[14 CFR Part 241]

[Economic Reg. Docket No. 26578; EDR-266]

LEASE TRANSACTIONS

Disclosure Standards

Correction

In FR Doc. 74-8338 appearing at page 13170, for the issue of Thursday, April 11, 1974, make the following changes:

1. Change the agency bracket to read as set forth above.

2. In the eighth line, first column, second complete paragraph of page 13171, change "\$550,000" to read "\$500,000".

3. Footnotes 6 and 8 on page 13171 should read as set forth below:

"The present value of future lease payments is the sum, at the date the lease was executed, that represents the discounted values of each lease payment. The discounted value is computed using the interest rate specified or implied in the lease, or if this cannot be determined, the lessee's imputed prevailing interest rate at the time of the lease, and is equal to the sum at the date the lease was executed, that would have to be invested at the interest rate as computed above, to yield the periodic payments stated in the lease. For example, the present value of an annuity due of five annual payments of \$200,000, where the applicable interest rate is 6 percent, is \$893,020, computed as follows:

Annual Payment	Present value factor from compound interest tables "present value of an annuity of 1" having five payments-6 percent (adjusted to reflect first payment at inception of lease—"present value of an annuity due")	Present value (rounded)
\$200,000	4.465106	\$893,020

* Assuming the same facts as in footnote 6, the schedule of payments and first- and second-year journal entries would be as follows:

Year	Schedule of Payments		
	Annual lease payment	Asset and liability reduction	Interest
1.....	\$200,000	\$178,604	\$21,396
2.....	200,000	178,604	21,396
3.....	200,000	178,604	21,396
4.....	200,000	178,604	21,396
5.....	200,000	178,604	21,396
	1,000,000	893,020	106,980

ILLUSTRATIVE JOURNAL ENTRIES FIRST YEAR

Leased Personal Property and Equipment-Flight	\$893,020
Lease Contract Liability	893,020

To record the noncancelable liability and the corresponding lease rights.

Lease Contract Liability	178,604
Interest Expense-Leases	21,396
Cash	200,000

To record the annual rental payment.

Leased Personal Property Expense	178,604
Leased Personal Property and Equipment-Flight	178,604

To record the amortization of the asset account equal to the amortization of Lease Contract Liability.

SECOND YEAR

Lease Contract Liability	178,604
Interest Expense-Leases	21,396
Cash	200,000

To record annual rental payment on Lease Contract Liability of which \$21,396 represents straight line interest at 6 percent.

Leased Personal Property Expense	178,604
Leased Personal Property & Equipment-Flight	178,604

To record the amortization of the asset account equal to the amortization of Lease Contract Liability.

It is anticipated that most leases will be amortized on a monthly basis; however, for illustration purposes, annual lease periods are used.

4. In paragraph (c) of schedule B-14, Section 33, the eleventh line reading "counts and statistics, which describes" should be deleted.

FEDERAL HOME LOAN BANK BOARD

[12 CFR Part 526]

[No. 74-297]

FEDERAL HOME LOAN BANK SYSTEM

Proposal Regarding Application of Early Withdrawal Penalty

APRIL 12, 1974.

The Federal Home Loan Bank Board considers it desirable to propose amendments to § 526.7 of the regulations for the Federal Home Loan Bank System (12 CFR Part 526) for the purpose of changing the applicability of the certificate account early withdrawal penalty required by said § 526.7. By two companion Resolutions (Resolution Nos. 74-298 and 74-299; April 12, 1974), the Board also proposes collateral amendments to the rules and regulations for the Federal Savings and Loan System (12 CFR Chapter V, Subchapter C) and the rules and regulations for Insurance of Accounts (12 CFR Chapter V, Subchapter D).

Presently, § 526.7 requires a member institution which is not an insured institution to impose a penalty on a withdrawal before maturity from a certificate account issued on or after November 1, 1973 (the effective date of § 526.7). Said § 526.7 would be amended by adding two new sentences thereto. The first additional sentence would prohibit such a member institution from penalizing such a withdrawal from a "single-ownership" certificate account issued on or after the effective date of the amendment by an executor or administrator of the estate of the deceased owner of such account. The second additional sentence would permit such a member institution to waive the required

[12 CFR Part 545]

[No. 74-298]

FEDERAL SAVINGS AND LOAN SYSTEM
Proposal Regarding Application of Early
Withdrawal Penalty

APRIL 12, 1974.

The Federal Home Loan Bank Board considers it desirable to propose amendments to §§ 545.1-4 and 545.3-1 of the rules and regulations for the Federal Savings and Loan System (12 CFR Part 545) for the purpose of changing the applicability of the early withdrawal penalty required by said § 545.1-4 with respect to fixed-term savings deposits and by said § 545.3-1 with respect to certificate accounts. By two companion Resolutions (Resolution Nos. 74-297 and 74-299; April 12, 1974), the Board also proposes collateral amendments to the Regulations for the Federal Home Loan Bank System (12 CFR Chapter V, Subchapter B) and the rules and regulations for Insurance of Accounts (12 CFR Chapter V, Subchapter D).

Presently, §§ 545.1-4 and 545.3-1 require Federal associations to impose a penalty on a withdrawal before maturity from fixed-term savings deposits and certificate accounts. Said § 545.1-4 would be amended by adding a new paragraph (f) (1) (iv) thereto; said § 545.3-1 would be amended by adding a new paragraph (c) (3) (iv) thereto. Said new § 545.1-4 (f) (1) (iv) and 545.3-1 (c) (3) (iv) would prohibit a Federal association from penalizing a withdrawal before maturity from a "single-ownership" fixed-term savings deposit or certificate account issued on or after the effective date of the amendment by an executor or administrator of the estate of the deceased owner of such deposit or account. Said new § 545.1-4 (f) (1) (iv) and 545.3-1 (c) (3) (iv) would also permit a Federal association to waive the required penalty in connection with an early withdrawal from a "single-ownership" fixed-term savings deposit or certificate account issued before the effective date of the amendment by an executor or administrator of the estate of the deceased owner of such deposit or account.

Accordingly, the Board hereby proposes to amend Part 545 as set forth below.

Interested persons are invited to submit written data, views and arguments to the Office of the Secretary, Federal Home Loan Bank Board, 101 Indiana Avenue, NW., Washington, D.C., 20552, by May 22, 1974, as to whether this proposal should be adopted, rejected, or modified. Written material submitted will be available for public inspection at the above address unless confidential treatment is requested or the material would not be made available to the public or otherwise disclosed under § 505.6 of the general regulations of the Federal Home Loan Bank Board (12 CFR 505.6).

§ 545.1-4 Other savings deposits.

(f) *Withdrawal prior to expiration of term.* (1) In the event of withdrawal

of all or any portion of a fixed-term savings deposit prior to the expiration of its term (except as provided in subdivision (iv) of this subparagraph) —

(iv) Any such withdrawal of all or any portion of a "single-ownership" (as used in Part 564 of this Chapter and the Appendix thereto) fixed-term savings deposit by an executor or administrator of the estate of the deceased owner of such deposit issued on or after [effective date of this amendment] shall not be penalized. With respect to any such deposit issued before [effective date of this amendment], a Federal association may waive the penalty set forth in this subparagraph in connection with any withdrawal by an executor or administrator of the estate of the deceased owner of such deposit.

§ 545.3-1 Distribution of earnings at variable rates.

(c) *Form of certificate.* * * *

(3) In the event of withdrawal of all or any portion of a certificate account, issued pursuant to subparagraph (b) of this section, prior to completion of the time eligibility period set forth in the certificate evidencing such account (except as provided in subdivision (iv) of this subparagraph) —

(iv) Any such withdrawal of all or any portion of a "single-ownership" (as used in Part 564 of this Chapter and the Appendix thereto) certificate account by an executor or administrator of the estate of the deceased owner of such account issued on or after [effective date of this amendment] shall not be penalized. With respect to any such account issued before [effective date of this amendment], a Federal association may waive the penalty set forth in this subparagraph in connection with any withdrawal by an executor or administrator of the estate of the deceased owner of such account.

(Sec. 5, 48 Stat. 132, as amended; (12 U.S.C. 1464). Reorg. Plan No. 3 of 1947, 12 FR 4981, 3 CFR, 1943-48 Comp., p. 1071).

By the Federal Home Loan Bank Board.

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

[FR Doc. 74-9266 Filed 4-22-74; 8:45 am]

[12 CFR Part 563]

[No. 74-299]

FEDERAL SAVINGS AND LOAN
INSURANCE CORPORATION
Proposal Regarding Application of Early
Withdrawal Penalty

APRIL 12, 1974.

The Federal Home Loan Bank Board considers it desirable to propose amendments to §§ 563.3-1 and 563.3-2 of the

penalty in connection with an early withdrawal from a "single-ownership" certificate account issued before the effective date of the amendment (but after November 1, 1973) by an executor or administrator of the estate of the deceased owner of such account.

Accordingly, the Board hereby proposes to amend said Part 526 as set forth below.

Interested persons are invited to submit written data, views and arguments to the Office of the Secretary, Federal Home Loan Bank Board, 101 Indiana Avenue, NW., Washington, D.C., 20552, by May 22, 1974, as to whether this proposal should be adopted, rejected, or modified. Written material submitted will be available for public inspection at the above address unless confidential treatment is requested or the material would not be made available to the public or otherwise disclosed under § 505.6 of the general regulations of the Federal Home Loan Bank Board (12 CFR 505.6).

§ 526.7 Penalty for early withdrawal.

With respect to each certificate account issued on or after November 1, 1973 (except as provided in the second and third sentences of this section), each member institution which is not an insured institution shall impose the following conditions on withdrawal from such an account before the expiration of its fixed or minimum term or qualifying period: (a) The account holder shall receive interest or dividends from the date of issuance of such account on the amount withdrawn at a rate not in excess of the rate being paid on regular accounts; and (b) the account holder shall also pay a penalty in an amount not less than the lesser of (1) the interest or dividends at such rate for 90 days (3 months) on the amount withdrawn or (2) all interest or dividends at such rate (since issuance or renewal of the certificate account) on the amount withdrawn. No member institution shall penalize any such withdrawal of all or any portion of a "single-ownership" (as used in Part 564 of this Chapter and the Appendix thereto) certificate account by an executor or administrator of the estate of the deceased owner of any such account issued on or after [effective date of this amendment]. With respect to any such account issued on or after November 1, 1973 but before [effective date of this amendment], a member institution may waive the penalty set forth in the first sentence of this section in connection with any withdrawal by an executor or administrator of the estate of the deceased owner of such account.

(Sec. 5B, 47 Stat. 727, as added by sec. 4, 80 Stat. 824, as amended by Pub. L. 91-151, sec. 2(b), 83 Stat. 371; sec. 17, 47 Stat. 736, as amended; (12 U.S.C. 1425b, 1437). Sec. 2, Pub. L. 93-100, Reorg. Plan No. 3 of 1947, 12 FR 4981, 3 CFR, 1943-48 Comp., p. 1071)

By the Federal Home Loan Bank Board.

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

[FR Doc. 74-9265 Filed 4-22-74; 8:45 am]

rules and regulations for Insurance of Accounts (12 CFR Part 563) for the purpose of changing the applicability of the early withdrawal penalty required by said § 563.3-1 with respect to fixed-rate, fixed-term accounts and by said § 563.3-2 with respect to certificate accounts. By two companion Resolutions (Resolution Nos. 74-297 and 74-298; April 12, 1974), the Board also proposes collateral amendments to the Regulations for the Federal Home Loan Bank System (12 CFR Chapter V, Subchapter B) and the rules and regulations for the Federal Savings and Loan System (12 CFR Chapter V, Subchapter C).

Presently, §§ 563.3-1 and 563.3-2 require insured institutions to impose a penalty on a withdrawal before maturity from fixed-rate, fixed-term accounts and certificates accounts. Said § 563.3-1 would be amended by adding a new paragraph (d)(4) thereto; said § 563.3-2 would be amended by adding a new paragraph (d)(3) thereto. Said new §§ 563.3-1(d)(4) and 563.3-2(d)(3) would prohibit an insured institution from penalizing a withdrawal before maturity from a "single-ownership" fixed-rate, fixed-term account or certificate account issued on or after the effective date of the amendment by an executor or administrator of the estate of the deceased owner of such account. Said new §§ 563.3-1(d)(4) and 563.3-2(d)(3) would also permit an insured institution to waive the required penalty in connection with an early withdrawal from a "single-ownership" fixed-rate, fixed-term account or certificate account issued before the effective date of the amendment by an executor or administrator of the estate of the deceased owner of such account.

Accordingly, the Board hereby proposes to amend Part 563 as set forth below.

Interested persons are invited to submit written data, views and arguments to the Office of the Secretary, Federal Home Loan Bank Board, 101 Indiana Avenue, N.W., Washington, D.C., 20552, by May 22, 1974, as to whether this proposal should be adopted, rejected, or modified. Written material submitted will be available for public inspection at the above address unless confidential treatment is requested or the material would not be made available to the public or otherwise disclosed under § 505.6 of the General Regulations of the Federal Home Loan Bank Board (12 CFR 505.6).

§ 563.3-1 Fixed-rate, fixed-term accounts.

(d) Withdrawal prior to expiration of term.

(4) Any such withdrawal of all or any portion of a "single-ownership" (as used in Part 564 of this chapter and the Appendix thereto) fixed-rate, fixed-term account by an executor or administrator of the estate of the deceased owner of such account issued on or after [effective date of this amendment] shall not be penalized. With respect to any such account issued before [effective date of this amendment], an insured institution may

waive the penalty set forth in this paragraph in connection with any withdrawal by an executor or administrator of the estate of the deceased owner of such account.

§ 563.3-2 Certificates evidencing other accounts.

(d) Provisions relating to early withdrawal.

(3) Any such withdrawal of all or any portion of a "single-ownership" (as used in Part 564 of this Chapter and the Appendix thereto) certificate account by an executor or administrator of the estate of the deceased owner of such account issued on or after [effective date of this amendment] shall not be penalized. With respect to any such account issued before [effective date of this amendment], an insured institution may waive the penalty set forth in this paragraph in connection with any withdrawal by an executor or administrator of the estate of the deceased owner of such account.

(Secs. 402, 403, 48 Stat. 1256, 1257, as amended; (12 U.S.C. 1725, 1726). Reorg. Plan No. 3 of 1947, 12 FR 4981, 3 CFR, 1943-48 Comp., p. 1071)

By the Federal Home Loan Bank Board.

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

[FR Doc. 74-9264 Filed 4-22-74; 8:45 am]

FEDERAL POWER COMMISSION

[Docket No. R-424]

[18 CFR Parts 101, 104, 141, 201, 204]

PREMIUM, DISCOUNT AND EXPENSE OF ISSUE, GAINS AND LOSSES ON RE-FUNDING AND REACQUISITION OF LONG-TERM DEBT, AND INTERPERIOD ALLOCATION OF INCOME TAXES

Order Granting Rehearing for Purposes of Further Consideration

APRIL 12, 1974.

On March 13, 1974, Texas Eastern Transmission Corporation and the Interstate Natural Gas Association of America filed applications for rehearing of the Commission Order No. 505 (39 FR 6093, Feb. 19, 1974) issued February 11, 1974. In order to give further consideration to all the related issues in the proceeding we shall grant rehearing of that Opinion and order.

The Commission finds: In order to afford further time for consideration of these matters it is appropriate and proper in the administration of the Natural Gas Act that rehearing be granted in these matters for the purpose specified herein.

The Commission orders: The applications for rehearing of Texas Eastern Transmission Corporation and the Interstate Natural Gas Association of America are granted for the sole purpose of further consideration of the issues.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

[FR Doc. 74-9004 Filed 4-22-74; 8:45 am]

FEDERAL RESERVE SYSTEM

[12 CFR Parts 207, 220, and 221]

[Regs. G, T, and U]

SECURITIES CREDIT TRANSACTIONS

Requirements for Inclusion and Continued Inclusion on the List of OTC Margin Stocks

Pursuant to the authority of section 7 of the Securities and Exchange Act of 1934 (15 U.S.C. § 78g (1970)) notice is hereby given that the Board of Governors proposes to amend Parts 207, 220, and 221 (the requirements for a stock's inclusion and continued inclusion on the List of OTC Margin Stocks). The purpose of the proposed amendments is to incorporate in the requirements for inclusion and continued inclusion on the List of OTC Margin Stocks significant changes which have occurred in the over-the-counter (OTC) market, particularly the impact of the National Association of Securities Dealers Automated Quotation System (NASDAQ).

PART 207—SECURITIES CREDIT BY PERSONS OTHER THAN BANKS, BROKERS, OR DEALERS

1. Paragraphs (d) and (e) of § 207.5 would be amended as set forth below:

§ 207.5 Supplement.

(d) Requirements for inclusion on list of OTC margin stock. Except as provided in paragraph (f)(4) of § 207.2, such stock shall meet the requirements that:

(1) The stock is subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end investment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Five or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published *bona fide* bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There are 1,200 or more holders of record (as defined in SEC Rule 12g5-1) of the stock who are not officers, directors, or beneficial owners of 10 percent or more of the stock,

(4) The issuer is organized under the laws of the United States or a State, and it, or a predecessor in interest, has been in existence for at least 3 years,

(5) The stock has been publicly traded for at least 6 months,

* As defined in 15 U.S.C. 78c(a)(16).

(6) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(7) There are 500,000 or more shares of such stock outstanding in addition to shares held beneficially by officers, directors, or beneficial owners of more than 10 percent of the stock; and shall meet two of the three additional requirements that:

(8) The shares described in paragraph (d)(7) of this section have a market value of at least \$5 million,

(9) The minimum average bid price of such stock, as determined by the Board, is at least \$10 per share, and

(10) The issuer had at least \$5 million of capital, surplus, and undivided profits.

(e) *Requirements for continued inclusion on list of OTC margin stock.* Except as provided in paragraph (f)(4) of § 207.2, such stock shall meet the requirements that:

(1) The stock continues to be subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end investment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Three or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published bona fide bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There continue to be 800 or more holders of record of the stock who are not officers, directors, or beneficial owners of 10 percent or more of the stock,

(4) The issuer continues to be a U.S. Corporation,

(5) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(6) There are 300,000 or more shares of such stock outstanding in addition to shares held beneficially by officers, directors, or beneficial owners of more than 10 percent of the stock; and shall meet two of the three additional requirements that:

(7) The shares described in paragraph (e)(6) of this section continue to have a market value of at least \$2.5 million,

(8) The minimum average bid price of such stock, as determined by the Board, is at least \$5 per share, and

(9) The issuer continues to have at least \$2.5 million of capital, surplus, and undivided profits.

PART 220—CREDIT BY BROKERS AND DEALERS

2. Paragraphs (h) and (i) of § 220.8 would be amended as set forth below:

§ 220.8 Supplement.

(h) *Requirements for inclusion on list of OTC margin stock.* Except as provided in paragraph (e)(4) of § 220.2, OTC margin stock shall meet the requirements that:

(1) The stock is subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end investment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Five or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published bona fide bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There are 1,200 or more holders of record (as defined in SEC Rule 12g5-1) of the stock who are not officers, directors, or beneficial owners of 10 per cent or more of the stock,

(4) The issuer is organized under the laws of the United States or a State* and it, or a predecessor in interest, has been in existence for at least 3 years,

(5) The stock has been publicly traded for at least 6 months,

(6) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(7) There are 500,000 or more shares of such stock outstanding in addition to shares held beneficially by officers, directors, or beneficial owners of more than 10 per cent of the stock; and shall meet two of the three additional requirements that:

(8) The shares described in paragraph (h)(7) of this section have a market value of at least \$5 million,

(9) The minimum average bid price of such stock, as determined by the Board, is at least \$10 per share, and

(10) The issuer had at least \$5 million of capital, surplus, and undivided profits.

(i) *Requirements for continued inclusion on list of OTC margin stock.* Except as provided in paragraph (e)(4) of § 220.2, OTC margin stock shall meet the requirements that:

(1) The stock continues to be subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end in-

* As defined in 15 U.S.C. 78c(a)(16).

vestment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Three or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published bona fide bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There continue to be 800 or more holders of record of the stock who are not officers, directors, or beneficial owners of 10 per cent or more of the stock,

(4) The issuer continues to be a U.S. Corporation,

(5) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(6) There are 300,000 or more shares of such stock outstanding in addition to shares held beneficially by officers, directors, or beneficial owners of more than 10 per cent of the stock; and shall meet two of the three additional requirements that:

(7) The shares described in paragraph (i)(6) of this section continue to have a market value of at least \$2.5 million,

(8) The minimum average bid price of such stock, as determined by the Board, is at least \$5 per share, and

(9) The issuer continues to have at least \$2.5 million of capital, surplus, and undivided profits.

PART 221—CREDIT BY BANKS FOR THE PURPOSE OF PURCHASING OR CARRYING MARGIN STOCKS

3. Paragraphs (d) and (e) of § 221.4 would be amended as set forth below:

§ 221.4 Supplement.

(d) *Requirements for inclusion on list of OTC margin stock.* Except as provided in paragraph (d)(4) of § 221.3, OTC margin stock shall meet the requirements that:

(1) The stock is subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end investment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Five or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published bona fide bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration

as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There are 1,200 or more holders of record (as defined in SEC Rule 12g5-1) of the stock who are not officers, directors, or beneficial owners of 10 percent or more of the stock,

(4) The issuer is organized under the laws of the United States or a State and it, or a predecessor in interest, has been in existence for at least 3 years,

(5) The stock has been publicly traded for at least 6 months,

(6) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(7) There are 500,000 or more shares of such stock outstanding in addition to shares held beneficially by officers, directors, or beneficial owners of more than 10 percent of the stock; and shall meet two of the three additional requirements that:

(8) The shares described in paragraph (d)(7) of this section have a market value of at least \$5 million,

(9) The minimum average bid price of such stock, as determined by the Board, is at least \$10 per share, and

(10) The issuer had at least \$5 million of capital, surplus, and undivided profits.

(e) *Requirements for continued inclusion on list of OTC margin stock.* Except as provided in paragraph (d)(4) of

§ 221.3, OTC margin stock shall meet the requirements that:

(1) The stock continues to be subject to registration under section 12(g)(1) of the Securities Exchange Act of 1934 (15 U.S.C. 78l(g)(1)), is issued by an insurance company subject to section 12(g)(2)(G) (15 U.S.C. 78l(g)(2)(G)) that has at least \$1 million of capital and surplus, or is issued by a closed-end investment management company subject to registration pursuant to section 8 of the Investment Company Act of 1940 (15 U.S.C. § 80a-8),

(2) Three or more dealers stand willing to, and do in fact, make a market in such stock including making regularly published bona fide bids and offers for such stock for their own accounts, or the stock is registered on a securities exchange that is exempted by the Securities and Exchange Commission from registration as a national securities exchange pursuant to section 5 of the Securities Exchange Act of 1934 (15 U.S.C. 78e),

(3) There continue to be 800 or more holders of record of the stock who are not officers, directors, or beneficial owners of 10 percent or more of the stock,

(4) The issuer continues to be a U.S. Corporation,

(5) Daily quotations for both bid and asked prices for the stock are continuously available to the general public, and

(6) There are 300,000 or more shares of such stock outstanding in addition

to shares held beneficially by officers, directors, or beneficial owners of more than 10 per cent of the stock; and shall meet two of the three additional requirements that:

(7) The shares described in paragraph (e)(6) of this section continue to have a market value of at least \$2.5 million,

(8) The minimum average bid price of such stock, as determined by the Board, is at least \$5 per share, and

(9) The issuer continues to have at least \$2.5 million of capital, surplus, and undivided profits.

Interested persons are invited to submit relevant data, views, or arguments concerning this proposal. Any such material should be submitted in writing to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, to be received not later than May 20, 1974. Such material will be made available for inspection and copying upon request, except as provided in § 261.6(a) of the Board's rules regarding availability of information.

(Section 553(b) of Title 5, United States Code, and § 262.2(a) of the Rules of procedure of the Board of Governors of the Federal Reserve System (12 CFR 262.2(a)).

By order of the Board of Governors,
April 15, 1974.

[SEAL] CHESTER J. FELDBERG,
Secretary of the Board.

[FR Doc.74-9198 Filed 4-22-74; 8:45 am]

* As defined in 15 U.S.C. 78e(a)(16).

Notices

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[S1491]

CALIFORNIA

Proposed Withdrawal and Reservation of Lands

APRIL 15, 1974.

The Corps of Engineers, Sacramento District, Department of the Army, Sacramento, California, has filed an application, serial No. S 1491, for the withdrawal of National Resource lands described below from all forms of appropriation under the public land laws, including the mining laws (30 U.S.C., Ch. 2) and the mineral leasing laws, subject to valid existing rights.

The applicant desires the exclusive use of the lands to insure the preservation and propagation of fish and wildlife in the New Melone Lake Project in Tuolumne County.

For a period ending May 23, 1974, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, U.S. Department of the Interior, Room E-2841 Federal Building, 2800 Cottage Way, Sacramento, California 95825.

The Department regulations provide that the authorized officer of the Bureau of Land Management will undertake such investigation as are necessary to determine the existing and potential demand for the lands and their resources. He will also undertake negotiations with the applicant agency with the view of adjusting the application to reduce the area to a minimum essential to meet the applicant's needs, to provide for maximum concurrent utilization of the lands for purposes other than the applicant's, to eliminate lands needed for purposes more essential than the applicant's, and to reach agreement on the concurrent management of the national resources.

The authorized officer will also prepare a report for consideration by the Secretary of the Interior who will determine whether or not the land will be withdrawn as requested.

The determination of the Secretary on application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

If circumstances warrant, a public hearing will be held at a convenient time and place, which will be announced.

The lands involved in the application are:

MOUNT DIABLO MERIDIAN

T. 1N., R. 13 E.,

Sec. 23, SW $\frac{1}{4}$ SW $\frac{1}{4}$;Sec. 24, S $\frac{1}{2}$ SW $\frac{1}{4}$;Sec. 25, E $\frac{1}{2}$ NE $\frac{1}{4}$;

T. 1N., R. 14 E.,

Sec. 19, S $\frac{1}{2}$ SE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ S $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$;Sec. 20, N $\frac{1}{2}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ S $\frac{1}{2}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$.

The area aggregates 472.50 acres in Tuolumne County, California.

WALTER F. HOLMES,
Chief, Branch of Lands
and Minerals Operations.

[FR Doc. 74-9204 Filed 4-22-74; 8:45 am]

Bureau of Reclamation

FRYINGPAN-ARKANSAS PROJECT, COLORADO

Public Hearing on Draft Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a draft environmental statement for the Fryingpan-Arkansas Project located in the Upper Colorado and Arkansas River Drainages in Colorado. This statement (INT DES 74-32, dated March 18, 1974) will be made available to the public on April 22, 1974.

The Fryingpan-Arkansas Project is a complex multipurpose water resource development under construction in southeastern and central Colorado, designed to provide municipal and industrial water, supplemental irrigation water, hydroelectric power, flood control, and other beneficial purposes including recreation and the conservation and development of fish and wildlife. The project includes numerous dams, reservoirs, canals, pipe lines, tunnels, transmission lines, switchyards, and powerplants working in unified fashion to meet National and Regional objectives in the production and development of Colorado's water and land resources.

The three-volume Environmental Impact Statement describes the Fryingpan-Arkansas Project and its purposes and function, evaluates the project's impact upon the physical, biological, social and esthetic aspects of the environment. The statement discusses the actions taken by the project to minimize or mitigate adverse project impacts and describes actions taken to provide enhancement of project effects, particularly in the area of fish and wildlife, recreation, and esthetic qualities.

Public hearings will be held in Aspen, Colorado, at the Holiday Inn at 10 a.m. on May 29, 1974, and in Pueblo, Colorado, at the Sangre De Cristo Arts and Conference Center, 210 North Santa Fe Avenue at 10 a.m. on May 31, 1974, to receive views and comments from interested organizations and individuals relating to this Draft Environmental Impact Statement. Oral statements at the hearing will be limited to a period of 10 minutes. Speakers will not trade their time to obtain a longer oral presentation; however, the person authorized to conduct the hearing may allow any speaker to provide additional oral comment after all persons wishing comment have been heard. Speakers will be scheduled according to the time preference, if any, mentioned in their letter or telephone request. Any scheduled speaker not present when called will lose his privilege in the scheduled order and his name will be recalled at the end of the scheduled speakers. Requests for scheduled presentation will be accepted up to 4 p.m., May 24, 1974, and any subsequent requests will be handled on a first-come-first-served basis following the scheduled presentation.

Organizations or individuals desiring to present statements at the hearing should contact Regional Director James M. Ingles, Bureau of Reclamation, Building 20, Denver Federal Center, Denver, Colorado 80225, telephone (303) 234-4441, and announce their intention to participate. Written comments from those unable to attend, and from those wishing to supplement their oral presentation at the hearing should be received by June 14, 1974, for inclusion in the hearing record.

Dated: April 17, 1974.

E. F. SULLIVAN,
Commissioner
of Reclamation.

[FR Doc. 74-9202 Filed 4-22-74; 8:45 am]

National Park Service

GOLDEN GATE NATIONAL RECREATION AREA ADVISORY COMMISSION

Notice of Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Golden Gate National Recreation Area Advisory Commission will be held at 9:30 a.m. on May 11, 1974, at the Tamalpais High School Student Center, Mill Valley, California.

The Commission was established by Pub. L. 92-589 to advise on general poli-

cies and specific matters related to planning, administration, and development affecting the Golden Gate National Recreation Area, and other units of the National Park System in Marin and San Francisco Counties.

Members of the Commission are as follows:

Ernest C. Ayala, San Francisco, Ca.
Richard Bartke, El Cerrito, Ca.
Fred C. Blumberg, Lafayette, Ca.
Frank C. Boerger, San Anselmo, Ca.
Joseph M. Caverly, San Rafael, Ca.
Lambert Lee Choy, San Francisco, Ca.
Mrs. Daphne Greene, Ross, Ca.
Peter Haas, San Francisco, Ca.
Mrs. Amy Meyer, San Francisco, Ca.
Joseph Mendoza, Pt. Reyes Station, Ca.
John McGirr Mitchell, Mill Valley, Ca.
Merritt A. Robinson, San Anselmo, Ca.
William Thomas, San Francisco, Ca.
Gene Washington, San Francisco, Ca.
Dr. Edgar Wayburn, San Francisco, Ca.

The matters to be discussed at this meeting are:

1. Election of Permanent Chairperson and Secretary
2. Adoption of by-laws
3. Briefing on NPS Budget and Planning Process
4. Presentation of Alternatives for the Management, Development, and Use of the Golden Gate National Recreation Area

The meeting will be open to the public. Any person may file with the Commission a written statement concerning the matters to be discussed.

Persons who wish to file written statements, or who want further information concerning this meeting, may contact William J. Whalen, Superintendent, Golden Gate National Recreation Area, Fort Mason, San Francisco, California 94123 (telephone: 415-556-2920). Minutes of the meeting will be available for public inspection at the office of the Superintendent three weeks after the meeting.

Dated: April 9, 1974.

ROBERT M. LANDAU,
*Liaison Officer, Advisory Com-
missions, National Park Serv-
ice.*

[FR Doc.74-9206 Filed 4-22-74; 8:45 am]

MIDWEST REGIONAL ADVISORY COMMITTEE

Notice of Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Midwest Regional Advisory Committee will be held in Canyonlands National Park, May 1-3, 1974. The meeting will include a two-day field inspection of various management and operational functions within Canyonlands National Park, with a formal business session on May 3 at the First Western National Bank Building, Main and 3rd South, Moab, Utah 84532.

The purpose of the Committee is to provide for a free exchange of ideas between the National Park Service and the public, and to facilitate the solicita-

tion of advice or counsel from members of the public.

Members of the Committee are as follows:

Hon. Robert W. Berrey, III (Chairman),
Kansas City, Mo.
Mr. John Franks, Jr., Olathe, Kansas
Mr. Erwin D. Sias, Sioux City, Iowa
Dr. John D. Hunt, Logan, Utah
Mr. Ralph M. Clark, Denver, Colorado
Mr. William W. Robinson, Denver, Colorado
Mr. Harry Barker, Jr., Moose, Wyoming
Mrs. Alice Frysle, Bozeman, Montana

The matters to be considered at this meeting are:

1. Field inspection of Canyonlands National Park, including the Needles District, Chesler Park, Squaw Flats Road Project, Confluence Overlook and Angel Arch, Overnight Camp at Devils Lane.
2. Status report on Midwest Region park proposals, including Prairie Park study and Cuyahoga Park.
3. Status report on Rainbow Bridge, Teton Airport, and Wilderness Programs in Rocky Mountain Region.

The meeting will be open to the public. However, if the public wishes to participate in the field inspection and overnight camp on May 1 and 2, they must provide their own transportation, food, and camp accommodations. Any member of the public may file with the Committee a written statement concerning the matters to be considered at this meeting.

Persons wishing further information concerning the meeting, or who wish to submit written statements, may contact Midwest Regional Director J. Leonard Volz, 1709 Jackson Street, Omaha, Nebraska 68102 (telephone: 402-221-3431), or Superintendent Robert W. Kerr, Canyonlands National Park, 445 South Main Street, Moab, Utah 84532 (telephone: 801-259-7165).

Dated: April 4, 1974.

ROBERT M. LANDAU,
*Liaison Officer, Advisory Com-
missions, National Park Serv-
ice.*

[FR Doc.74-9208 Filed 4-22-74; 8:45 am]

Office of the Secretary

JOHN F. ENGLISH

Statement of Changes in Financial Interests

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

- (1) No change.
- (2) No change.
- (3) No change.
- (4) No change.

This statement is made as of March 7, 1974.

Dated: March 7, 1974.

JOHN F. ENGLISH.

[FR Doc.74-9218 Filed 4-22-74; 8:45 am]

HUGO, ROBERT V.

Statement of Changes in Financial Interests

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

- (1) No changes.
- (2) No changes.
- (3) No changes.
- (4) No changes.

This statement is made as of March 7, 1974.

Dated: March 7, 1974.

ROBERT V. HUGO.

[FR Doc.74-9217 Filed 4-22-74; 8:45 am]

MODESTO IRIARTE, JR.

Statement of Changes in Financial Interests

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

- (1) No change.
- (2) No change.
- (3) No change.
- (4) No change.

This statement is made as of March 14, 1974.

Dated: March 14, 1974.

MODESTO IRIARTE, JR.

[FR Doc.74-9216 Filed 4-22-74; 8:45 am]

CLIFTON F. ROGERS

Statement of Changes in Financial Interests

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

- (1) No change.
- (2) No change.
- (3) No change.
- (4) No change.

This statement is made as of March 6, 1974.

Dated: March 6, 1974.

CLIFTON F. ROGERS.

[FR Doc.74-9215 Filed 4-22-74; 8:45 am]

STANLEY M. SWANSON

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b)(6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28,

1955, the following changes have taken place in my financial interests during the past six months:

- (1) No change.
- (2) No change.
- (3) No change.
- (4) No change.

This statement is made as of March 26, 1974.

Dated: March 26, 1974.

STANLEY M. SWANSON.

[FR Doc.74-9214 Filed 4-22-74; 8:45 am]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

SHIPPERS ADVISORY COMMITTEE MEETING—MARKETING ORDER NO. 905—7 CFR PART 905—REGULATING THE HANDLING OF ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

Notice of Public Meeting

Pursuant to the provisions of section 10 (a) (2) of Pub. L. 92-463, notice is hereby given of a meeting of the Shippers Advisory Committee established under Marketing Order No. 905 (7 CFR Part 905). This order regulates the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida and is effective pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674). The Committee will meet in the Waldo Room of the Driftwood Inn, 3150 Ocean Drive, Vero Beach, Florida, at 10:30 a.m., local time, on May 1, 1974.

The meeting will be open to the public and a brief period will be set aside for public comments and questions. The agenda of the Committee includes the receipt and review of market supply and demand information incidental to consideration of the need for modification of current grade and size limitations applicable to domestic and export shipments of the named fruits.

The names of Committee members, agenda, summary of the meeting and other information pertaining to the meeting may be obtained from Frank D. Trovillion, Manager, Growers Administrative Committee, P.O. Box R, Lakeland, Florida 33802; telephone 813-682-3103.

Dated: April 17, 1974.

E. L. PETERSON,
Administrator,

Agricultural Marketing Service.

[FR Doc.74-9210 Filed 4-22-74; 8:45 am]

Forest Service

FOX UNIT PLAN; SIX RIVERS NATIONAL FOREST

Availability of Final Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Forest Service, Department of Agriculture, has prepared a final environmental statement for the Fox Unit

Plan, Six Rivers National Forest, California USDA-FS-FES (Adm)-74-25.

The environmental statement concerns a proposed land use management plan for the 30,000 acres of National Forest lands known as the Fox Unit of the Six Rivers National Forest, in Del Norte County, California. Fifteen thousand acres within this Unit have been inventoried as "roadless".

This final environmental statement was filed with CEQ on April 11, 1974.

Copies are available for inspection during regular working hours at the following locations:

USDA, Forest Service
South Agriculture Bldg., Room 3231
12th St. & Independence Ave., S.W.
Washington, D.C.

U.S. Forest Service
California Region
630 Sansome Street, Room 531
San Francisco, California

Forest Supervisor's Office
Six Rivers National Forest
710 E Street
Eureka, California

Forest Service
District Ranger
Gasquet, California

A limited number of single copies are available, upon request, from Forest Supervisor George A. Roether, Six Rivers National Forest, 710 E Street, Eureka, California 95501.

Copies are also available from the National Technical Information Service, U.S. Department of Commerce, Springfield, Virginia 22151. Please refer to the name and number of the environmental statement above when ordering.

Copies of the environmental statement have been sent to various Federal, State, and local agencies as outlined in the CEQ guidelines.

T. W. KOSKELLA,
Acting Regional Forester.

APRIL 10, 1974.

[FR Doc.74-9209 Filed 4-22-74; 8:45 am]

MULTIPLE USE PLAN—UPPER WEST FORK PLANNING UNIT

Notice of Availability of Final Environmental Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Forest Service, Department of Agriculture, has prepared a final environmental statement for the Multiple Use Plan—Upper West Fork Planning Unit, Forest Service Report Number USDA-FS-FES (Adm) 74-20.

The environmental statement concerns the proposed implementation of a revised Multiple Use Plan for the Upper West Fork Planning Unit, West Fork Ranger District, Bitterroot National Forest, Ravalli County, Montana. About 157,000 acres of National Forest land are affected. The planning unit is divided into 8 subunits of similar resource potential and limitations to management. Significant values, management direction,

and specific statements to guide land management have been developed for each subunit.

This final environmental statement was filed with C.E.Q. on April 16, 1974.

Copies are available for inspection during regular working hours at the following locations:

USDA, Forest Service
South Agriculture Bldg., Room 3231
12th St. & Independence Ave., SW
Washington, DC 20250

USDA, Forest Service
Northern Region
Federal Building, Room 3077
Missoula, MT 59801

USDA, Forest Service
Bitterroot National Forest
316 North Third Street
Hamilton, MT 59840

USDA, Forest Service
West Fork Ranger Station
(19 miles south of)
Darby, MT 59829

A limited number of single copies are available upon request to:

Orville L. Daniels, Forest Supervisor
Bitterroot National Forest
316 North Third Street
Hamilton, MT 59840

West Fork District Ranger
West Fork Ranger District
Darby, MT 59829

Copies of the environmental statement have been sent to various Federal, State, and local agencies as outlined in the C.E.Q. guidelines.

KEITH M. THOMPSON,
Acting Regional Forester,
Northern Region, Forest Service.

APRIL 16, 1974.

[FR Doc.74-9241 Filed 4-22-74; 8:45 am]

DEPARTMENT OF COMMERCE

Domestic and International Business

JOHNS HOPKINS UNIVERSITY AND VETERANS ADMINISTRATION

Notice of Consolidated Decision on Applications for Duty-Free Entry of Accessories for Foreign Instruments

The following is a consolidated decision on applications for duty-free entry of accessories for foreign instruments pursuant to section 6(c) of the Educational Scientific and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.). (See especially § 701.11(e).)

A copy of the record pertaining to each of the applications in this consolidated decision is available for public review during ordinary business hours of the Department of Commerce, at the Special Import Programs Division, Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket Number: 74-00237-00-46500.
Applicant: The Johns Hopkins University School of Medicine, The Johns Hopkins Hospital, Orthopaedic Research Laboratory, 601 North Broadway, Baltimore, Maryland 21205. Article: Cryokit, Manufacturer: LKB Produkter AB,

Sweden. Intended use of article: The article is a low temperature sectioning accessory to an ultramicrotome to be used to obtain fresh frozen unfixed sections of human cartilage biopsy material from patients who suffer from a variety of genetic and metabolic disorders. Experiments will be conducted in animals to try to mimic the cartilage disease states found in man. The equipment will also be used by graduate and medical students, following an appropriate period of training. Application received by Commissioner of Customs: December 4, 1973. Advice submitted by Department of Health, Education, and Welfare on: March 15, 1974.

Docket Number: 74-00235-00-46500. Applicant: Veterans Administration Hospital, 800 Stadium Road, Columbia, Missouri 65201. Article: Cryokit. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is an accessory to an ultramicrotome being used to perform frozen sections on both neoplastic and nonneoplastic tissues for rapid evaluation of morphology. In addition, histochemical and immunologic tagging of various ultrastructural components, which require the use of fresh tissue without fixation or imbedding in the usual epoxy resins will be carried out. Application received by Commissioner of Customs: December 4, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 15, 1974.

Comments: No comments have been received with respect to any of the foregoing applications. Decision: Applications approved. No instrument or apparatus of equivalent scientific value to the foreign articles, for the purposes for which the articles are intended to be used, is being manufactured in the United States. REASONS: The applications relate to compatible accessories for instruments that have been previously imported for the use of the applicant institutions. The articles are being manufactured by the manufacturers which produced the instruments with which they are intended to be used. We are advised by the Department of Health, Education, and Welfare in the respectively cited memoranda that the accessories are pertinent to the applicants' intended uses and that it knows of no comparable domestic articles. The Department of Commerce knows of no similar accessories manufactured in the United States which are interchangeable with or can be readily adapted to the instruments with which the foreign articles are intended to be used.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc. 74-9223 Filed 4-22-74; 8:45 am]

INDIANA UNIVERSITY ET AL.

Notice of Consolidated Decision on Applications for Duty-Free Entry of Ultramicrotomes

The following is a consolidated decision on applications for duty-free entry of ultramicrotomes pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.). (See especially § 701.11(e).)

A copy of the record pertaining to each of the applications in this consolidated decision is available for public review during ordinary business hours of the Department of Commerce, at the Special Import Programs Division, Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket number: 74-00267-33-46500. Applicant: Indiana University, Department of Zoology, Bloomington, Indiana 47401. Article: Ultramicrotome, Model LKB 8800A. Manufacturer: LKB Produkter AB, Sweden. Intended Use of Article: The article is intended to be used for studies of biological materials, primarily ovaries and early embryos of *Drosophila melanogaster*. The principal studies involve the function of centrioles during oogenesis. During embryogenesis, two main points are being investigated:

a. the ultrastructural changes that occur at fertilization, especially the origin, cytochemistry, and function of dense multivesicular bodies of the cortex; b. the genetic control of the localization of RNA in the polar granules of the germ plasm. Application received by Commissioner of Customs: January 4, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 26, 1974.

Docket Number: 74-00268-33-46500. Applicant: University of Minnesota, School of Dentistry, 519 Owre Hall, Minneapolis, Minn. 55455. Article: Ultramicrotome, Model LKB 8800A and accessories. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used to prepare thin sections of infected bacteria to be examined in studies of the structure of viruses produced in infections of nonpermissive bacteria with suppressor-sensitive mutants of bacteriophage $\phi 29$. Candidates for the M.S. and Ph. D. degrees in Microbiology, Genetics and Dentistry will use the instrument in thesis research. Application received by Commissioner of Customs: January 4, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 26, 1974.

Docket Number: 74-00270-33-46500. Applicant: University of Minnesota School of Medicine, Department of Medicine, Mayo Memorial Building, Minneapolis, Minnesota 55455. Article: Ultramicrotome, Model LKB 8800A accessories (7800 Knifemaker and 8870

Ultrastable). Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used for thin sectioning of biologic materials for electron microscopy. Blood and bone marrow from humans with various immunologic and genetic disorders will be examined by electron microscopy. These studies will include electron microscopic and cytochemical investigations. The article will also be used in the training of Ph. D. candidates and M.D. post-doctoral fellows in immunobiology. Students will become familiar with techniques of tissue processing for electron microscopy and in the use of this instrument for thin sectioning. Application received by Commissioner of Customs: January 7, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 27, 1974.

Docket Number: 74-00271-33-46500. Applicant: Medical College of Ohio at Toledo, P.O. Box 6190, Toledo, Ohio 43614. Article: Ultramicrotome, Model LKB 8800A and accessories. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article is intended to be used for sectioning a wide variety of tissue for electron microscopic examination, utilizing many different techniques. For example: Malignant cervical tissue and primary cell cultures derived from cervical carcinoma will be examined by electron microscopy in an attempt to establish a firm relationship between this malignancy and infection with herpes simplex virus. The physical interaction of this virus with protozoan *Trichomonas vaginalis* will also be examined at the ultrastructural level to ascertain whether this is a natural means of transmission of the virus. Osteosarcoma cell lines will be examined in the electron microscope to study their role in bone formation. The article will also be used in formal courses in the techniques of electron microscopy offered to medical and graduate students of the Medical College of Ohio at Toledo, The University of Toledo, and Bowling Green State University. Application received by Commissioner of Customs: January 7, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 27, 1974.

Docket Number: 74-00272-33-46500. Applicant: Norfolk Area Medical Center Authority, Department of Anatomical Sciences, Eastern Virginia Medical School, 358 Mowbray Arch, Norfolk, Virginia 23507. Article: Ultramicrotome, Model LKB 8800A and accessories. Manufacturer: LKB Produkter AB, Sweden. Intended use of Article: The article is intended to be used for studies on mammalian and avian tissues obtained from adult and embryonic animals. The objectives of these studies are to demonstrate extracellular and intercellular location of embryonic antibody-antigen complexes which have been demonstrated to produce teratogenic effects and

study the ultrastructural changes in cells demonstrating these effects, and to reveal at the ultrastructural level the role of atropine and pralidoxime chloride in the alteration of distribution of acetylcholinesterase and the time sequence of their decreasing effectiveness as antidotes for organophosphate poisoning. The article will also be used in the courses Thesis Preparation and Special Topics in Biology. These courses are to provide materials and expertise in the field of ultrastructural morphology which will enable the student to undertake and complete research projects. Application received by Commissioner of Customs: January 7, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 27, 1974.

Comments: No comments have been received with respect to any of the foregoing applications. Decision: Applications approved. No instrument or apparatus of equivalent scientific value to the foreign articles for such purposes as these articles are intended to be used, is being manufactured in the United States. Reasons: Each of the foreign articles provides a range of cutting speeds from 0.1 to 20 millimeters per second. The most closely comparable domestic instrument is the Model MT-2B ultramicrotome which is manufactured by Ivan Sorvall, Inc. (Sorvall). The Model MT-2B has a range of cutting speeds from 0.09 to 3.2 millimeters per second. The conditions for obtaining high-quality sections that are uniform in thickness, depend to a large extent on the hardness, consistency, toughness and other properties of the specimen materials, the properties of the embedding materials, and geometry of the block. In connection with a prior application (Docket Number 69-00665-33-46500), which relates to the duty-free entry of an article that is identical to those to which the foregoing applications relate, the Department of Health, Education, and Welfare (HEW) advised that "Smooth cuts are obtained when the speed of cutting (among such [other] factors as knife edge condition and angle), is adjusted to the characteristics of the material being sectioned. The range of cutting speeds and a capability for the higher cutting speeds is, therefore, a pertinent characteristic of the ultramicrotome to be used for sectioning materials that experience has shown difficult to section." In connection with another prior application (Docket Number 70-00077-33-46500) which also relates to an article that is identical to those described above, HEW advised that "ultrathin sectioning of a variety of tissues having a wide range in density, hardness etc." requires a maximum range in cutting speed and, further, that the "production of ultrathin serial sections in physical properties is very difficult." Accordingly, HEW advises in its respectively cited memoranda, that cutting speeds in excess of 4 millimeters per second are pertinent to the satisfactory sectioning of the specimen materials and the

relevant embedding materials that will be used by the applicants in their respective experiments. For these reasons, we find that the Sorvall Model MT-2B ultramicrotome is not of equivalent scientific value to the foreign articles to which the foregoing applications relate, for such purposes as these articles are intended to be used. The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to any of the foreign articles to which the foregoing applications relate, for such purposes as these articles are intended to be used, which is being manufactured in the United States.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc. 74-9226 Filed 4-22-74; 8:45 am]

MILLARD FILLMORE HOSPITAL AND UNIVERSITY OF CALIFORNIA

Notice of Consolidated Decision on Applications for Duty-Free Entry of Electron Microscopes

The following is a consolidated decision on applications for duty-free entry of electron microscopes pursuant to Section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.). (See especially § 701.11(e).)

A copy of the record pertaining to each of the applications in this consolidated decision is available for public review during ordinary business hours of the Department of Commerce, at the Special Import Programs Division, Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket Number: 74-00251-33-46040.
Applicant: Millard Fillmore Hospital, 3 Gates Circle, Buffalo, New York 14209.
Article: Electron Microscope, Model EM 10. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article is intended to be used to study the pathogenesis of primary and secondary human renal diseases. The principal applications will be concerned with the identification of ultrastructural alterations in the subcellular fractions of visceral epithelial cells, endothelial cells, mesangial cells, and tubular epithelial cells of glomeruli. In addition, the article will be used in the training of pathology residents in the Department of Pathology at the Hospital. Application received by Commissioner of Customs: December 14, 1973. Advice submitted by Department of Health, Education, and Welfare on: March 26, 1974. Purchase order date: November 27, 1973.

Docket Number: 74-00274-33-46040.
Applicant: University of California—San Francisco, 1438 South Tenth Street, Richmond, California 94804. Article: Electron Microscope, Model Elmiskop 101 with accessories. Manufacturer: Sie-

mens AG, West Germany. Intended use of article: The article is intended to be used for investigations to be conducted on (a) ultra-thin sections of normal and neoplastic tissues, predominantly human material, and (b) replicas of intact or fractured cell surfaces of the same tissues.

The two general groups of studies are:

(1) The investigation and definition of the abnormalities in leukocyte differentiation associated with leukemia, utilizing the classical methods of clinical and experimental hematology combined with modern methods of cell biology research (electron microscopy, cytochemistry, and cell fractionation procedures) to study developing leukocytes of bone marrow and blood, and

(2) Study of the alterations which occur during the phagocytosis of microorganisms by phagocytes, the broad goal being to gain a better understanding of the organization of membranes during fission-fusion. Application received by Commissioner of Customs: January 8, 1974. Advice submitted by Department of Health, Education, and Welfare on: March 26, 1974. Purchase order date: October 26, 1973.

Comments: No comments have been received in regard to any of the foregoing applications. Decision: Applications approved. No instrument or apparatus of equivalent scientific value to the foreign articles, for the purposes for which the articles are intended to be used, was being manufactured in the United States at the time the articles were ordered. Reasons: Each foreign article has a specified resolving capability equal to or better than 3.5 Angstroms.

The most closely comparable domestic instrument is the Model EMU-4C electron microscope which was formerly produced by the Forgglo Corporation and is currently supplied by Adam David Company. At the time the articles were ordered the Model EMU-4C had a specified resolving capability of five Angstroms. (Resolving capability bears an inverse relationship to its numerical rating in Angstrom units, i.e., the lower the rating, the better the resolving capability.) We are advised by the Department of Health, Education, and Welfare in the respectively cited memoranda, that the additional resolving capability of the foreign articles is pertinent to the purposes for which each of the foreign articles to which the foregoing applications relate is intended to be used. We, therefore, find that the Model EMU-4C was not of equivalent scientific value to any of the articles to which the foregoing applications relate, for such purposes as these articles are intended to be used at the time the articles were ordered.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to any of the foreign articles to which the foregoing applications relate, for such purposes as these articles are intended to be used, which was being manufactured in the United States at the time the articles were ordered.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc.74-9222 Filed 4-22-74; 8:45 am]

PONDVILLE HOSPITAL

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket Number: 74-00238-33-43780. Applicant: Pondville Hospital, Box 111, Walpole, Massachusetts 02081. Article: Betatron, 45 MEV. Manufacturer: Brown-Boveri, Switzerland. Intended use of article: The article is intended to be used for clinical electron beam research. The initial projects for investigation are as follows: (1) Use of high energy photon beams of 42 MV for treatment of Hodgkins Disease.

(2) Design and applications of variable collimator for use in electron beam ranges of 5-45 MeV.

(3) Use of wedge filters with x-ray beams of 45 MV.

(4) Variations of percentage depth doses with beam areas of a 45 MV Betatron and its clinical applications.

(5) Role of combined modalities, high energy photons and high energy electrons in selective treatment of patients.

(6) Small angle pendulum therapy with high energy electron beams.

The article will also be used for teaching the principles of electron beam therapy to both undergraduates and graduate students of Boston University, School of Medicine, in addition to residents in training in radiation therapy.

Comments: No comments have been received with respect to this application.

Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, is being manufactured in the United States.

Reasons: The Department of Health, Education, and Welfare (HEW) advised in its memorandum dated March 15, 1974 that electron energy up to 45 million electron volts as provided by the foreign article is pertinent to the applicant's use in teaching and also in basic and clinical research directed toward application of high energy beams to the treatment of Hodgkins disease and other cancers. HEW further advised that it knows of no domestic betatrons which provide the pertinent characteristic.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, which is being manufactured in the United States.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc.74-9224 Filed 4-22-74; 8:45 am]

SUNY-HEALTH SCIENCES CENTER

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket Number: 74-00241-33-46595. Applicant: State University of New York, Health Sciences Center, Stony Brook, New York 11790. Article: Microtome, MSE 9004. Manufacturer: Measuring and Scientific Equipment Ltd., United Kingdom. Intended use of article: The article is intended to be used for microscopic investigation of a variety of lung diseases especially those changes involving disruption of normal lung stroma (emphysema). The article will also be used to cut material which will be used in the teaching of General and Systems (Respiratory) Pathology to first year medical and dental students.

Comments: No comments have been received with respect to this application.

Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, is being manufactured in the United States.

Reasons: The foreign article provides a strong object table and a 14 inch knife. The Department of Health, Education, and Welfare (HEW) advised in its memorandum dated March 15, 1974 that the features described above are pertinent to the applicant's use in whole organ sectioning, especially, whole lung sectioning for visualization in unstained section of gross pathological changes in emphysema and other diseases. HEW also advised that it knows of no domestic instrument of equivalent scientific value to the article for such purposes as the article is intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, which is being manufactured in the United States.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc.74-9221 Filed 4-22-74; 8:45 am]

U. OF CALIF.—LA.

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897) and the regulations issued thereunder as amended (37 FR 3892 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Import Programs, Department of Commerce, Washington, D.C. 20230.

Docket Number: 74-00240-34-43780. Applicant: University of California, Los Angeles Child Amputee Prosthetics Project, 25-26 Rehabilitation Center, 1000 Veteran Avenue, Los Angeles, California 90024. Article: Electric Prosthetic Components. Manufacturer: Variety Village Electro Limb Production Centre, Canada. Intended Use of Article: The article is intended to be used in research to determine the effectiveness and applicability of selected electrical prosthetic components for child amputees.

Comments: No comments have been received with respect to this application.

Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, is being manufactured in the United States.

Reasons: The Department of Health, Education, and Welfare (HEW) advised in its memorandum dated March 15, 1974 that specific features provided by the article such as electric operation and availability for children are pertinent to the applicant's use in a research and testing program to evaluate the usefulness of the article to the child amputee and changes in the amputees effectiveness in performing various activities. HEW also advised that it knows of no domestic instrument or apparatus of equivalent scientific value to the foreign article for such purposes as the article is intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for such purposes as this article is intended to be used, which is being manufactured in the United States.

(Catalog of Federal Domestic Assistance Program No. 11.105, Importation of Duty-Free Educational and Scientific Materials.)

A. H. STUART,
Director, Special Import
Programs Division.

[FR Doc.74-9225 Filed 4-22-74; 8:45 am]

**National Bureau of Standards
FEDERAL INFORMATION PROCESSING
STANDARDS COORDINATING AND AD-
VISORY COMMITTEE**

Notice of Meeting

Pursuant to the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. II, 1972), notice is hereby given that the Federal Information Processing Standards Coordinating and Advisory Committee (FIPSCAC) will hold a meeting from 9:00 a.m. to 12:00 noon on Wednesday, May 8, 1974, in Room B-255, Building 225, of the National Bureau of Standards in Gaithersburg, Maryland.

The purpose of the meeting is to review the actions of the Federal Information Processing Standards (FIPS) Task Groups and to consider other matters relating to Federal information processing standards.

The public will be permitted to attend, to file written statements, and, to the extent that time permits, to present oral statements. Persons planning to attend should notify the Institute for Computer Sciences and Technology, National Bureau of Standards, Washington, D.C. 20234, (Phone 301-921-3551).

Dated: April 17, 1974.

RICHARD W. ROBERTS,
Director.

[FR Doc.74-9200 Filed 4-22-74; 8:45 am]

**FEDERAL INFORMATION PROCESSING
STANDARDS TASK GROUP 13 WORK-
LOAD DEFINITION AND BENCHMARK-
ING**

Notice of Meeting

Pursuant to the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. II, 1972), notice is hereby given that the Federal Information Processing Standards Task Group 13 (FIPS TG-13), "Workload Definition and Benchmarking," will hold a meeting from 10:00 a.m. to 4:00 p.m. on Wednesday, May 15, 1974, in Room B-255, Building 225 of the National Bureau of Standards in Gaithersburg, Maryland.

The purpose of this meeting is to establish detailed tasks for three task areas and to organize initial schedules for further committee activity.

The public will be permitted to attend, to file written statements, and, to the extent that time permits, to present oral statements. Persons planning to attend should notify the Executive Secretary, Mr. John F. Wood, Institute for Computer Sciences and Technology, National Bureau of Standards, Washington, D.C., 202234 (Phone 301-921-2830 or 921-3485).

RICHARD W. ROBERTS,
Director.

[FR Doc.74-9201 Filed 4-22-74; 8:45 am]

**Office of the Secretary
COMMERCE TECHNICAL ADVISORY
BOARD**

Notice of Meeting

A meeting of the Department of Commerce Technical Advisory Board will be

held on Wednesday, May 1, 1974 from 9:00 a.m. to 5:00 p.m. and Thursday, May 2, 1974 from 9:00 a.m. to 12 Noon in Room 6802, Commerce Building, 14th Street and Constitution Avenue, NW., Washington, D.C.

The Board was established to study and evaluate the technical activities of the Department of Commerce and recommend measures to increase their value to the business community. Tentative agenda items include:

- (1) May 1, Morning, General discussion on future direction and activities of the Board.
- (2) May 1, Afternoon, Current Technology Incentives Programs.
- (3) May 2, Morning, Potential Bottlenecks to Formation of a Synthetic Fuels Industry.

A limited number of seats will be available to the press and to the public. The public will be permitted to file written statements or inquiries with the Chairman before or after the meeting.

Persons desiring to obtain further information concerning the Board should contact Mrs. Florence S. Feinberg, Room 3877, U.S. Department of Commerce, 14th and Constitution Avenue, NW., Washington, D.C. 20230; telephone (202) 967-5065.

Dated: April 17, 1974.

BETSY ANCKER-JOHNSON,
*Assistant Secretary for
Science and Technology.*

[FR Doc.74-9227 Filed 4-22-74; 8:45 am]

**DEPARTMENT OF HEALTH,
EDUCATION, AND WELFARE**

Social Security Administration

BUREAU OF DISABILITY INSURANCE

**Statement of Organization, Functions and
Delegations of Authority**

The Statement of Organization, Functions and Delegations of Authority for the Social Security Administration (Part 4 of the Statement of Organization, Functions and Delegations of Authority for the Department of Health, Education, and Welfare), as it pertains to the Bureau of Disability Insurance, is hereby amended to reflect the abolishment of the position of Assistant Bureau Director, Division of Disability Policy and Procedures and the establishment of the positions of Assistant Bureau Director, Policy, and Assistant Bureau Director, Systems and Methods, within the Bureau of Disability Insurance. The statements of basic functions performed by the Bureau, as reflected in the functional statements published in 33 FR 5832-33, dated April 16, 1968, are amended as follows:

4-B Assistant Bureau Director, Disability Policy and Procedures, Division of Disability Policy and Procedures (BDI) is superseded by the following:

Assistant Bureau Director, Disability Policy, Division of Disability Policy (BDP). Provides national leadership and direction in developing, promulgating, and interpreting program policies and standards for disability under Title II and Title XVI of the Social Security Act and under Title IV of the Federal Coal Mine and Safety Act. Adapts SSA-wide policies for authorizing and paying

claims to the special needs of the disability program. Issues disability guides and instruction material for SSA claims personnel in district offices, regional offices, other SSA components and State agencies involved in processing disability claims. Develops specifications for rulings and regulations. Provides inter-program coordination with public and private organizations concerned with disability. Participates in legislative planning.

Assistant Bureau Director, Systems and Methods, Division of Systems and Methods (BDI). Provides Bureau-wide leadership in the design, development, and application of automated and manual systems to receive, move, control, adjudicate and pay BDI claims. Formulates and issues operating procedures and instructions to all components in the claims process. Researches and evaluates new technology in EDP and other automation for use in the claims process, and identifies areas amenable to improvement by automated processing. Integrates the BDI claims processes and control systems with activities of other SSA bureaus and offices to ensure that they are compatible with other related SSA activities. Coordinates overall use of EDP in the claims processes with the Office of Administration and the Bureau of Data Processing.

Dated: April 16, 1974.

S. H. CLARKE,
*Acting Assistant Secretary
for Administration and Management.*
[FR Doc.74-9228 Filed 4-22-74; 8:45 am]

**DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT**

**Office of Interstate Land Sales
Registration**

[Docket No. N-74-232]

TIMBERLAKE, INC.

**Notice of Proceedings and Opportunity for
Hearing**

In the matter of Timberlake Subdivision Land Sales Enforcement Division File No. 74-31.

Notice is hereby given that:

On March 22, 1974, the Department of Housing and Urban Development, Office of Interstate Land Sales Registration, attempted to serve upon James W. Heidler, President, Timberlake, Inc., 2828 51st Street, Tulsa, Oklahoma 74105, a Notice of Proceedings and Opportunity for Hearing by certified mail and service of process was not possible since the addressee could not be located. Accordingly, pursuant to 15 U.S.C. 1706(d) and 24 CFR 1710.45(b)(1), the Notice of Proceedings and Opportunity for Hearing is being issued as follows:

**NOTICE OF PROCEEDINGS AND OPPORTUNITY
FOR HEARING**

I. The Department's public file discloses that:

A. Timberlake, Inc., James W. Heidler, President, Jerald M. Schuman, Authorized Agent, and its other officers and agents, hereinafter known as the Respondent is the developer of Timberlake

Subdivision located south and east of Locust Grove, Oklahoma and northeast of Peggs, Oklahoma and Mayes Counties, for which a Statement of Record was filed and became effective (Consolidation C) on November 30, 1971, pursuant to 24 CFR 1710.40 of the Interstate Land Sales Regulations. Said Statement is still in effect.

B. Timberlake, Inc. is a Corporation organized under the laws of the State of Oklahoma.

C. James W. Heidler is the President; Joseph C. Caldwell, Jr., is a Vice-President; J. Donald Walker is a Vice-President; Gerald M. Schuman is the Secretary; Evelyn Miner is the Assistant Secretary and Treasurer.

D. The mailing address of Timberlake, Inc. is 2828 East 51st Street, Tulsa, Oklahoma 74105; the name and address of the authorized agent is Gerald M. Schuman, 2601 Fourth National Bank Building, Tulsa, Oklahoma 74119.

II. The records of the Office of Interstate Land Sales Registration, and information received indicate that the Statement of Record includes untrue statements of material fact and omits to state material facts necessary to make the Statement of Record not misleading. The appropriate amendments to the Statement of Record have not been filed with this Office pursuant to § 1710.23 of the regulations as amended January 27, 1972 and December 1, 1973. The particulars are as follows:

The Statement of Record omits to state the material facts in the prescribed format as required by the following sections of the Required Regulations, to wit:

1. Section 1710.105:

Instructions for Completion of Statement of Record, Paragraph C.

Part IV. B. 1, C.3.

Part IV. D.

Part VII. A. 8. d.

Part IX. A. 4.

Part XI. C.

2. Section 1710.110:

Paragraph 2. a.

Paragraph 2. b.

Paragraph 8. (c).

Paragraph 8. (d).

Paragraph 15. (b).

Paragraph 15. (c).

Additional Requirements for Property Report.

III. In view of the allegations contained in paragraph II above, the Secretary deems it necessary that public proceedings be instituted to determine:

A. What action, any, the Respondent will take to amend the Statement of Record and Property Report?

B. What, if any, remedial action is appropriate in the public interest and for the protection of prospective purchasers or persons who have already purchased lots pursuant to section 1407(d) of the Interstate Land Sales Full Disclosure Act (15 U.S.C. 1706) and 24 CFR 1710.45 (b) (1) of the implementing regulations.

IV. It is hereby ordered, That a public hearing for the purpose of taking evidence on the questions set forth in section III hereof be held before Administrative Law Judge Paul N. Pfeiffer or

such other Judge as may be designated, in Room 7233, Department of HUD Building, 451 7th Street, SW., Washington, D.C., at such time as the Secretary of the Department of Housing and Urban Development, or his designee, may fix by further order, upon the request of the Respondent.

V. If the Respondent desires a hearing on the allegations set forth in section II, he shall file a request for hearing accompanied by an answer within fifteen days after service upon him of this Notice of Proceedings. Any answer, motion, amendment, offer of settlement or other correspondence forwarded during the pendency of this proceeding shall be filed with General Counsel's clerk for Administrative Proceedings, Room 10150, HUD Building, Washington, D.C. 20410. All such correspondence shall clearly identify the style of the matter and the Docket Number as set forth in the OILSR Notice.

VI. Respondent is hereby notified that if he fails to request a hearing within fifteen days of the service of this notice and file the required answer he shall be deemed in default and the proceedings shall be determined to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1). Respondent is further notified that, unless otherwise ordered, the suspension shall remain in effect until the Statement of Record has been amended in accordance with the order, at which time the Secretary shall make a determination and thereupon the order shall cease to be effective.

This notice is published pursuant to (44 U.S.C. 1508).

Dated: April 18, 1974

By the Secretary.

JAMES T. LYNN,
Secretary of Housing
and Urban Development.
GEORGE K. BERNSTEIN,
Interstate Land
Sales Administrator.

[FR Doc.74-9263 Filed 4-22-74;8:45 am]

ADVISORY COMMITTEE ON FEDERAL PAY

NOTICE OF MEETING

The Advisory Committee on Federal Pay will meet on May 1 with the President's Pay Agent and the Federal Employees Pay Council to review the status of their discussions preparing for the Fiscal 1975 adjustment in Federal pay. The meeting with the Pay Agent will be held at 10:15 a.m., and the meeting with the Federal Employees Pay Council at 2:15 p.m. Both meetings will take place in the office of the Advisory Committee—Room 101, 1016 16th Street NW., Washington, D.C.

The morning meeting will cover the following agenda:

- (1) Time schedule for Pay Agent's report.
- (2) Status of Pay Agent's pay research studies.

(3) Evaluation of progress and problems in discussions with Federal Employees Pay Council.

(4) Implications of problems for role of Advisory Committee on Federal Pay.

The afternoon meeting will cover items 3 and 4. The first 2 items on the agenda of the morning meeting will be open to the public. The remaining 2 items of the morning meeting and the entire afternoon meeting will be closed since these discussions are intended to find out the Pay Agent's and the Pay Council's assessment of the progress of their discussions and since it is important that they be free to express their views without inhibition. The discussion will represent the subjective judgment of individual members of the Pay Agent's staff and of the Federal Employees Pay Council as to the internal functioning of the meetings they have had with each other and impediments to pay determination discussions. The discussion is necessary to permit the Advisory Committee to make suggestions that will facilitate, improve, and develop internal pay-setting and labor-management processes. In view of the fact that the discussions between the Pay Agent and the Federal Employees Pay Council are exploratory only at this time, do not represent final positions on issues, and are subjective rather than factual, public discussion might harden otherwise tentative views and positions. Such hardening would be detrimental to attempts to reconcile differences and to arrive at a pay recommendation that would be considered equitable by Federal employees and in conformity with pay legislation requirements.

Therefore, by authority of section 10 (d) of Pub. L. 92-463, the Federal Advisory Committee Act, the Director of the Office of Management and Budget has declared that, with the exception of items 1 and 2, these meetings of the Advisory Committee on Federal Pay will concern matters within section 552(b) (5) of Title 5, United States Code, and therefore shall not be open to the public.

Three additional meetings of the Advisory Committee will be held in August, on dates to be announced later. Two of these meetings will discuss the Pay Agent's report and it is expected that they will be open to the public. The final meeting will be held by members of the Advisory Committee to draft its report to the President.

JEROME M. ROSOW,
Chairman, Advisory Committee
on Federal Pay.

[FR Doc.74-9392 Filed 4-22-74;8:45 am]

ATOMIC ENERGY COMMISSION

ADVISORY COMMITTEE ON REACTOR
SAFEGUARDS SUBCOMMITTEE ON ATLANTIC
GENERATING STATION (AGS)
AND FLOATING NUCLEAR PLANT (FNP)

Revision to Notice of Meeting

APRIL 17, 1974.

The local public document room for the Atlantic Generating Station listed in paragraphs (a) and (i) of the notice

published at 39 FR 13706-7, April 16, 1974, has been changed from the Wallace R. Host Community Library, North School, Lafayette and Evans Avenue, Brigantine, New Jersey 08203, to the Stockton State College Library, Pomona, New Jersey.

JOHN C. RYAN,
Advisory Committee
Management Officer.

[FR Doc. 74-9296 Filed 4-22-74; 8:45 am]

**ADVISORY COMMITTEE ON REACTOR
SAFEGUARDS WORKING GROUP ON
SECURITY OF NUCLEAR FACILITIES**

Notice of Meeting

APRIL 17, 1974.

In accordance with the purposes of Sections 29 and 182b. of the Atomic Energy Act (42 U.S.C. 2039, 2232b.), the Advisory Committee on Reactor Safeguards' Working Group on Security of Nuclear Facilities will hold a meeting on May 8, 1974, in Room 1046, 1717 H Street, NW., Washington, D.C. The meeting will involve proprietary aspects of industrial security and the development of a plan of Working Group activities.

I have determined in accordance with subsection 10(d) of Public Law 92-463, that the meeting will consist of internal deliberations and expressions of opinions, the discussion of which, if written, would fall within exemption (5) of 5 U.S.C. 552(b) and will also involve throughout, a discussion of information which is privileged and falls within exemption (4) of 5 U.S.C. 552(b). It is essential to close the meeting to protect such privileged information and protect the free interchange of internal views and avoid undue interference with Committee operation.

JOHN C. RYAN,
Advisory Committee,
Management Officer.

[FR Doc. 74-9297 Filed 4-22-74; 8:45 am]

[Docket No. 50-368]

ARKANSAS POWER & LIGHT CO.

Notice of Receipt of Application for Facility Operating License; Availability of Applicant's Environmental Report; and Consideration of Issuance of Facility Operating License and Notice of Opportunity for Hearing

Notice is hereby given that the Atomic Energy Commission (the Commission) has received an amendment to the application filed by Arkansas Power & Light Company for a license to construct and operate Arkansas Nuclear One, Unit 2. The amended application is for a facility operating license to allow Arkansas Power & Light Company to possess, use, and operate Arkansas Nuclear One, Unit 2, a pressurized water nuclear reactor (the facility), which is presently under construction on the applicant's site in Pope County, Arkansas, at a steady-state power level of 2813 megawatts thermal. Construction of the facility was authorized by Construction Permit No. CPPR-

89, issued by the Commission on December 6, 1972. Construction of the facility is anticipated to be completed by July 1, 1976.

The applicant has also filed, pursuant to the National Environmental Policy Act of 1969 and the regulations of the Commission in Appendix D to 10 CFR Part 50, an environmental report. The report, which discusses environmental considerations related to the proposed operation of the facility, is being made available at the Arkansas Planning Commission, Room 300, Game and Fish Commission Building, Little Rock, Arkansas 72201, and the West Central Arkansas Planning and Development District, Municipal Building, Box "R", Hot Springs, Arkansas 71901.

After the environmental report has been analyzed by the Commission's Director of Regulation or his designee, a draft environmental statement will be prepared by the Commission's regulatory staff. Upon preparation of the draft environmental statement, the Commission will, among other things, cause to be published in the FEDERAL REGISTER a summary notice of availability of the draft statement, requesting comments from interested persons on the draft statement. The summary notice will also contain a statement to the effect that any comments of Federal agencies and State and local officials will be made available when received. The draft environmental statement will focus on any matters which differ from those previously discussed in the final environmental statement prepared in connection with the issuance of the construction permit. Upon consideration of comments submitted with respect to the draft environmental statement, the Regulatory staff will prepare a final environmental statement, the availability of which will be published in the FEDERAL REGISTER.

The Commission will consider the issuance of a facility operating license to Arkansas Power and Light Company which would authorize the applicant to possess, use, and operate Arkansas Nuclear One, Unit 2, in accordance with the provisions of the license and the technical specifications appended thereto, upon: (1) The completion of a favorable safety evaluation on the application by the Commission's Directorate of Licensing; (2) the completion of the environmental review required by the Commission's regulations in 10 CFR Part 50, Appendix D; (3) the receipt of a report on the applicant's application for a facility operating license by the Advisory Committee on Reactor Safeguards; and (4) a finding by the Commission that the application for the facility license, as amended, complies with the requirements of the Atomic Energy Act of 1954, as amended (Act), and the Commission's regulations in 10 CFR Ch. I.

Prior to issuance of any operating license, the Commission will inspect the facility to determine whether it has been constructed in accordance with the application, as amended, and the provisions of the Construction Permit. In addition,

the license will not be issued until the Commission has made the findings reflecting its review of the application under the Act, which will be set forth in the proposed license, and has concluded that the issuance of the license will not be inimical to the common defense and security or to the health and safety of the public. Upon issuance of the license, the applicant will be required to execute an indemnity agreement as required by section 170 of the Act and 10 CFR Part 140 of the Commission's regulations.

The facility is subject to the provisions in 10 CFR Part 50, Appendix D, for notice of opportunity for filing petitions for leave to intervene and requests for a hearing on environmental considerations related to issuance of the facility operating license.

On or before May 23, 1974, the applicant may file a request for a hearing, with respect to issuance of the facility operating license and any person whose interest may be affected by this proceeding may file a petition for leave to intervene. Requests for a hearing and petitions for leave to intervene shall be filed in accordance with the Commission's rules of practice in 10 CFR Part 2. If a request for a hearing or petition for leave to intervene is filed within the time prescribed in this notice, the Commission or an Atomic Safety and Licensing Board designated by the Commission or by the Chairman of the Atomic Safety and Licensing Board Panel will rule on the request and/or petition and the Secretary or the designated Atomic Safety and Licensing Board will issue a notice of hearing or an appropriate order.

A petition for leave to intervene must be filed under oath or affirmation in accordance with the provisions of 10 CFR 2.714. As required in 10 CFR 2.714, a petition for leave to intervene shall set forth the interest of the petitioner in the proceeding, how that interest may be affected by the results of the proceeding, and any other contentions of the petitioner including the facts and reasons why he should be permitted to intervene, with particular reference to the following factors: (1) The nature of the petitioner's right under the Act to be made a party to the proceeding; (2) the nature and extent of the petitioner's property, financial, or other interest in the proceeding; and (3) the possible effect of any order which may be entered in the proceeding on the petitioner's interest. Any such petition shall be accompanied by a supporting affidavit identifying the specific aspect or aspects of the subject matter of the proceeding as to which the petitioner wishes to intervene and setting forth with particularity both the facts pertaining to his interest and the basis for his contentions with regard to each aspect on which he desires to intervene. A petition that sets forth contentions relating only to matters outside the jurisdiction of the Commission will be denied.

A request for a hearing or a petition for leave to intervene must be filed with

the Secretary of the Commission, United States Atomic Energy Commission, Washington, D.C. 20545, Attention: Chief, Public Proceedings Staff, or may be delivered to the Commission's Public Document Room, 1717 H Street, NW., Washington, D.C., by May 23, 1974. A copy of the petition and/or request should also be sent to the Chief Hearing Counsel, Office of the General Counsel, Regulation, U.S. Atomic Energy Commission, Washington, D.C. 20545 and to Horace W. Jewell, Esq., House, Holmes and Jewell, 1550 Tower Building, Little Rock, Arkansas 72201, attorney for the applicant.

A petition for leave to intervene which is not timely will not be granted unless the Commission, the presiding officer, or the Atomic Safety and Licensing Board designated to rule on the petition determines that the petitioner has made a substantial showing of good cause for failure to file on time and after considering those factors specified in 10 CFR 2.714(a) (1)-(4) and 2.714(d).

For further details, see the application for the facility operating license, dated March 1, 1974, and the applicant's environmental report, dated March 1, 1974, which are available for public inspection at the Commission's Public Document Room, 1717 H Street, NW., Washington, D.C., and at the Arkansas Polytechnic College Library, Russellville, Arkansas 72801. As they become available, the following documents may be inspected at the above locations: (1) The safety evaluation report prepared by the Directorate of Licensing; (2) the Commission's draft environmental statement; (3) the Commission's final environmental statement; (4) the report of the Advisory Committee on Reactor Safeguards on the application for facility operating license; (5) the proposed facility operating license; and (6) the technical specifications, which will be attached to the proposed facility operating license.

Copies of items (1), (3), (4), and (5), when available, may be obtained by request to the Deputy Director for Reactor Projects, Directorate of Licensing, U.S. Atomic Energy Commission, Washington, D.C. 20545.

Dated Bethesda, Md., this 17th day of April 1974.

For the Atomic Energy Commission.

KARL R. GOLLER,
Chief Light Water Reactors
Group 1-3, Directorate of Licensing.

[FR Doc.74-9236 Filed 4-22-74; 8:45 am]

LIQUID METAL FAST BREEDER REACTOR (LMFBR) PROGRAM AND DRAFT ENVIRONMENTAL IMPACT STATEMENT

Date Change and Designation of Presiding Board

On Wednesday, March 13, 1974, the Atomic Energy Commission published in the FEDERAL REGISTER (39 FR 9692) notice of the availability of a draft environmental impact statement, "Liquid Metal

Fast Breeder Reactor Program," WASH-1535, issued pursuant to 10 CFR Part 11—AEC regulations implementing the National Environmental Policy Act of 1969, and comments thereon were invited.

The March 13, 1974, FEDERAL REGISTER notice also set forth the locations at which copies of the draft environmental impact statement are available for public inspection and indicated the intention of the AEC to conduct a legislative-type public hearing in connection with the LMFBR program starting at 10:00 a.m. on April 24, 1974, in the AEC Auditorium, Germantown, Maryland.

Subsequently, on Friday, March 29, 1974, the AEC published a further notice concerning the public hearing in the FEDERAL REGISTER (39 FR 11641), confirming the information contained in the March 13 notice and setting forth the purpose of the hearing and information on the procedures and other pertinent aspects of the public hearing.

Notice is hereby given that the public hearing will be conducted by a Presiding Board consisting of Roger Cramton, Esquire, Chairman; Dr. Norton Nelson and Dr. Robert Cochran.

Notice is also hereby given that the date on which the hearing will commence has been changed to April 25, 1974, at 10:00 a.m. The hearing will be conducted in the AEC Auditorium, Germantown, Maryland. Transportation to and from Germantown will be provided free of charge by a shuttle bus which stops at 1717 H Street NW., Washington, D.C., and 7920 Norfolk Avenue, Bethesda, Maryland, according to the following schedule:

NORTHBOUND DEPARTURES

H Street		7920 Norfolk Avenue		Germantown	
Leave	Arrive	Leave	Arrive	Leave	Arrive
8:30 a.m.	9:00 a.m.	9:05 a.m.	9:30 a.m.		
9:35 a.m.	10:05 a.m.	10:10 a.m.	10:35 a.m.		
10:40 a.m.	11:10 a.m.	11:15 a.m.	11:40 a.m.		
11:45 a.m.	12:15 p.m.	12:20 p.m.	12:45 p.m.		
12:50 p.m.	1:20 p.m.	1:25 p.m.	1:50 p.m.		
1:55 p.m.	2:25 p.m.	2:30 p.m.	2:55 p.m.		
3:00 p.m.	3:30 p.m.	3:35 p.m.	4:00 p.m.		

SOUTHBOUND DEPARTURES

Germantown		7920 Norfolk Avenue		H Street	
Leave	Arrive	Leave	Arrive	Leave	Arrive
10:40 a.m.	11:05 a.m.	11:10 a.m.	11:40 a.m.		
11:45 a.m.	12:15 p.m.	12:15 p.m.	12:45 p.m.		
12:50 p.m.	1:15 p.m.	1:20 p.m.	1:50 p.m.		
1:55 p.m.	2:20 p.m.	2:25 p.m.	2:55 p.m.		
3:00 p.m.	3:25 p.m.	3:30 p.m.	4:00 p.m.		
4:05 p.m.	4:30 p.m.	4:35 p.m.	5:10 p.m.		
5:15 p.m.	5:40 p.m.	5:45 p.m.	6:15 p.m.		
6:20 p.m.	6:45 p.m.	Terminates			

Free passes for the shuttle bus service will be available from the receptionists located on the ground floor at the above addresses.

Dated at Germantown, Md., this 19th day of April 1974.

PAUL C. BENDER,
Secretary of the Commission.

[FR Doc.74-9396 Filed 4-22-74; 9:26 am]

[Docket No. 50-346A, etc.]

TOLEDO EDISON AND CLEVELAND ELECTRIC ILLUMINATING CO.

Order Staying Board Memorandum and Order

In the matter of The Toledo Edison and The Cleveland Electric Illuminating Company, (Davis-Besse Nuclear Power Station, Docket No. 50-346A; Cleveland Electric Illuminating Company, et al., (Perry Plant, Units 1 and 2), Docket Nos. 50-440A, 50-441A; Duquesne Light Company, et al., (Beaver Valley, Unit 2), Docket No. 50-412A.

The "Final Memorandum and Order on Petitions to Intervene and Requests for Hearing" of the Board dated April 15, 1974, is hereby stayed pending further order from the Board to be issued on or about April 23, 1974. The response of the Applicants to AMP-O's request for reconsideration relating to the Perry proceeding is due on April 19, 1974, and will be delivered by messenger to the Board on that date.

The prehearing conference on Davis-Besse and Perry scheduled for April 25, 1974 is hereby postponed and rescheduled for April 30, 1974 at a location to be noticed as soon as possible.

Issued at Bethesda, Md., this 18th day of April, 1974.

It is so ordered.

ATOMIC SAFETY AND LICENSING BOARD,

JOHN H. BREBBIA,
Member.

GEORGE H. HALL,
Member.

JOHN B. FARMAKIDES,
Chairman.

[FR Doc.74-9237 Filed 4-22-74; 8:45 am]

[Dockets Nos. 50-263 and 50-301]

WISCONSIN ELECTRIC POWER CO. AND WISCONSIN MICHIGAN POWER CO.

Issuance of Facility License Amendments

The Atomic Energy Commission has issued effective as of date of issuance, Amendment No. 2 to Facility Operating License No. DPR-24 and Amendment No. 4 to Facility Operating License No. DPR-27. The licenses authorize the Wisconsin Electric Power Company and the Wisconsin Michigan Power Company to possess, use, and operate the Point Beach Nuclear Power Plant Unit 1 and Point Beach Nuclear Power Plant Unit 2 reactors in the town of Two Creeks, Manitowoc County, Wisconsin. These amendments authorize the licensees to receive, possess, and use 2500 kilograms of uranium 235 for each unit in connection with operation. This increase in material is to permit the licensees to receive new fuel on site for refueling and for storing the spent fuel prior to shipment to a reprocessing facility. A small amount of the licensed U-235 will be used in fission detectors which was stated separately previously in the license. The use of the material for fission detectors has

been evaluated previously and found acceptable; therefore, the specific designations are being removed since all the U-235 is being used in connection with operation of the reactors. The licensees have adequate storage racks for the new and spent fuel that will provide safe storage, and the procedures for handling and storage have been evaluated previously also.

The licensees requested additional changes of the licenses; however, the remainder of the request is under review and action will be taken when the review is completed.

The Commission has found that the application for amendments complies with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations published in 10 CFR Chapter I. The Commission has made the findings (relating to its review of the application) which are set forth in the amendments and has concluded that the issuance of these amendments will not be inimical to the common defense and security or to the health and safety of the public and does not involve a significant hazards consideration.

For further details with respect to these amendments, see (1) the licensees' application for amendments dated February 22, 1974, (2) the amendments to Facility Operating Licenses Nos. DPR-24 and DPR-27, and (3) the related Safety Evaluation, all of which are available for public inspection at the Commission's Public Document Room at 1717 H Street, N.W., Washington, D.C. and at the Manitowoc Public Library, 808 Hamilton Street, Manitowoc, Wisconsin. A copy of items (2) and (3) may be obtained upon request addressed to the U.S. Atomic Energy Commission, Washington, D.C. 20545, Attention: Directorate of Licensing.

Dated at Bethesda, Maryland, this 9th day of April 1974.

For the Atomic Energy Commission.

ROBERT J. SCHEMEL,
Chief, Operating Reactors
Branch No. 1, Directorate of
Licensing.

[FR Doc.74-9188 Filed 4-22-74; 8:45 am]

CIVIL AERONAUTICS BOARD

[Docket No. 22859; Order 74-4-47]

EASTERN AIR LINES, INC.

Domestic Air Freight Rate Investigation Correction

In FR Doc. 74-8340, appearing at page 13191, for the issue of Thursday, April 11, 1974, change the agency bracket to read as set forth above.

[Docket 25280 Agreement C.A.B. 24302 R-1 and R-2; Order 74-4-97]

INCREASED AIR CARGO RATES

Procedural Order

APRIL 18, 1974.

Agreement adopted by the Traffic Conferences of the International Air

Transport Association relating to fuel-associated cargo rate matters.

An agreement has been filed with the Board, pursuant to section 412(a) of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations, between various air carriers, foreign air carriers, and other carriers, embodied in the resolutions of Traffic Conferences of the International Air Transport Association (IATA). The agreement which has been assigned the above-referenced C.A.B. agreement number was adopted at the Composite Conference and at the 61st JT12 Cargo Conference both held in Montreux in March 1974 and relates to the increasing prices of fuel.

The agreement proposed for effect on April 15, 1974 would increase all cargo rates intended for application on or after June 1, 1974 over the North Atlantic between the United States and Europe by 5 percent of the applicable rate for New York to/from the point concerned in IATA Traffic Conference 2. The increase would not apply to/from any points in Canada or Poland.

Over the Mid-Atlantic and South Atlantic routes the increase to be applied shall be four percent on all cargo rates intended for application on or after June 1, 1974, except that the increase shall not apply over the Mid-Atlantic to/from any points in Mexico.

The agreement contains a special North Atlantic escape resolution which would permit a reduction of cargo rates and charges to/from the United States in the event that an uncompetitive situation is created in relation to those rates and charges to/from adjacent points in Canada.

The purpose of this order is to establish procedural dates for the receipt of justification, comments and replies in support of or in opposition to the agreement. All of the three U.S. carrier members of IATA, National Airlines, Inc., Pan American World Airways, Inc., and Trans World Airlines, Inc. are required to submit complete and detailed justification in support of the agreement. The data presented in their justifications should include but not be limited to actual or contractual prices for fuel per gallon since October 1973, and financial forecasts, including traffic and capacity projections, for the year ending May 31, 1975, with and without the proposed increases, separately for all-cargo services and cargo carried in combination services, based on operations expected to be performed during the forecast period. We will also require data on the amount of fuel anticipated to be used in all-cargo operations and the amount of fuel allocated to the carriage of freight in combination services during the forecast period. The lack of a submission by all three U.S. carriers containing the detailed information requested above will result in a delay in the Board's consideration of this agreement.

Accordingly, It is ordered, That: 1. All three United States air carrier members of the International Air Transport Association

operating services over the North and Mid-Atlantic shall file within fifteen calendar days after the date of this order, full documentation and economic justification (as described above) in support of the subject agreement;

2. Comments and/or objections from interested persons shall be submitted within thirty calendar days after the date of this order; and

3. Replies to justifications received in response to ordering paragraph 1 above and replies to comments received pursuant to ordering paragraph 2 above shall be submitted within forty days after the date of this order.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND,
Secretary.

[FR Doc.74-9245 Filed 4-22-74; 8:45 am]

[Order 74-4-92; Docket 25513 Agreement C.A.B. 24235 R-1 through R-14; Agreement C.A.B. 24270 R-1 and R-2; Agreement C.A.B. 24303 R-1 through R-3]

SOUTH PACIFIC PASSENGER FARES

IATA Agreements and Order

Adopted by the Civil Aeronautics Board at its office in Washington, D.C. on the 17th day of April, 1974.

Agreements have been filed with the Board pursuant to section 412(a) of the Federal Aviation Act of 1958 (the Act) and Part 261 of the Board's Economic Regulations, between various air carriers, foreign air carriers, and other carriers, embodied in the resolutions of the Traffic Conferences of the International Air Transport Association (IATA).

The agreements were adopted at the Passenger Traffic Conference held in Singapore in January and February 1974 and at the Composite Passenger and Cargo Traffic Conference held in March 1974 at Montreux, Switzerland. In sum the agreements embrace passenger fares and related matters over the South Pacific through March 31, 1975.

The major change over status quo fares proposed in the agreements is in the normal economy-fare level. At present this fare is held to the sum of the local-sector fares over Honolulu, which is considerably below the proposed IATA levels. The new agreement would increase the present normal economy fares between the West Coast and South Pacific points by three to seven percent. Other changes incorporated in the agreements provide for slight increases to interior point proportional fares; an increase in the minimum/maximum-stay provisions of the APEX fares from 14/21 days to 21/45 days; a limitation to three stopovers in association with the 35-day inclusive tour fare for the South Pacific portion of circle trip journeys via the South and North Pacific; a specified 23-day individual inclusive tour fare from Seattle/Portland to Papeete; a reduction in the group size for group inclusive tour fares for travel originating in

the Western Hemisphere from 15 to 10, and an increase of three percent in the 23-day inclusive tour fare from Honolulu to Papeete.

In support of the agreements Pan American World Airways, Inc. (Pan American) indicates that the proposed normal economy fares represent a compromise which would set these fares at a level equal to the combination of the local-sector fares over Honolulu using weekend domestic fares instead, of week-day domestic fares. In reaching this compromise, it was assumed that West Coast-Hawaii fares would be increased \$10 and \$15 from interior U.S. points to Hawaii.

Pan American estimates that the revenue increases stemming from the instant agreements would increase its rate of return on investment by .4 percentage points, from 10.7 percent under present fares to 11.1 percent under proposed fares for the year ending March 31, 1975 based on known contractual cost escalations.

Upon consideration of the agreements, the carrier's justification and other relevant matters, we have decided to approve the agreements subject to the conditions previously applied in the past. We shall, however, condition our approval of the IATA resolutions governing first-class fares, normal economy fares, and proportional fares consistent with our action in Order 74-3-63 dated March 13, 1974, by requiring that the first-class and normal economy fares between the U.S. mainland and South Pacific points shall not exceed the sum of the local sector fares over Hawaii. The normal first-class and economy fares between Honolulu and various South Pacific points are not at issue as they continue to remain at their present levels. What is of concern are the normal economy fares proposed between the South Pacific points and the U.S. mainland. Pan American indicates that the proposed normal economy fares represent a compromise reflecting weekend domestic fares to Hawaii instead of week-day fares. Further, Pan American has assumed increases in West Coast-Hawaii fares and interior U.S. points-Hawaii fares of \$10 and \$15, respectively. The fare increases assumed by Pan American have not materialized and we have some reservation as to the compromise reflecting the application of weekend rather than week-day fares. As a consequence, our proposed condition is required to preclude the application of the IATA agreed upon through fares between the U.S. mainland and points in the South Pacific which exceed the sum of the combination of the local-sector fares.

Our action herein of approving the instant agreements, subject to conditions, would have the effect of generally holding fares at status quo. Under these circumstances Pan American projects a rate of return on investment of 10.7 percent which we believe to be understated for a number of reasons: Pan American's justification contains anticipatory fuel costs rather than actual or contractual fuel costs; contains unexplained increased costs reflecting the "impact of reduced level of aircraft utilization," and excludes

any benefits which may result from a cessation of American Airline's South Pacific services. In these circumstances we are unable to conclude that the new South Pacific fare increases are warranted. The other minor changes made in the instant agreements appear reasonable and acceptable and will be approved.

The Board, acting pursuant to sections 102, 204(a), 404(b), 412 and 1002 of the Act, makes the following findings:

1. It is not found that the following resolutions, which are incorporated in the agreement as indicated, are adverse to the public interest or in violation of the Act:

CAB agreement	IATA No.	Title	Application
24235:			
R-1	001b	South Pacific—Special Effectiveness Resolution (Tie-In)	3/1 South Pacific.
R-2	001f	Special Emergency Escape for JT3/1 (South Pacific) Agreement (Readopting and Amending).	Do.
R-3	001g	Special Escape for JT3/1 Agreements (South Pacific) (Readopting).	Do.
R-4	001f	Seating Density Resolution JT3/1 (South Pacific) (Readopting).	Do.
R-5	002b	Special Readoption Resolution JT3/1 (South Pacific) (Readopting).	Do.
R-6	014a	Construction Rule for Passenger Fares JT3/1 (South Pacific) (Readopting and Amending).	Do.
R-12	080m	South Pacific 35-Day Individual Inclusive Tour Fares (Readopting and Amending).	Do.
R-14	314	Special Rates for Personal Effects (South Pacific) (Amending).	Do.
24270			
R-1	022g	JT3/1 Special Rules for Sales of Passenger Air Transportation (South Pacific) (Readopting and Amending).	Do.
R-2	080d	South Pacific 23-Day Individual Inclusive Tour Fares (Readopting and Amending).	Do.
24303:			
R-1	001q	Deferred Vote—Qantas Airways, Ltd. (South Pacific)	Do.
R-2	001s	Deferred Vote—Qantas Airways, Ltd.	3.
R-3	001uu	do	2/3, 1/2/3.

2. It is not found that the following resolutions, which are incorporated in the agreement as indicated, are adverse to the public interest or in violation of the Act provided that approval is subject to conditions previously imposed by the Board.

CAB agreement	IATA No.	Title	Application
24235:			
R-10	071j	Advance—Purchase Excursion Fares, South Pacific (Readopting and Amending).	3/1 South Pacific.
R-11	076u	South Pacific Affinity/Own Use Incentive Group Fares (Readopting and Amending).	Do.
R-13	084dd	JT3/1 South Pacific Group Inclusive Tour Fares (Readopting and Amending).	Do.

3. It is not found that the following resolutions, which are incorporated in the agreements as indicated, are adverse to the public interest or in violation of the Act, provided that approval is subject to conditions stated herein:

CAB agreement	IATA No.	Title	Application
24235:			
R-7	015a	South Pacific Proportional Fares (Readopting and Amending)	3/1 South Pacific.
R-8	056a	South Pacific First-Class Fares	Do.
R-9	066a	South Pacific Economy-Class Fares	Do.

Provided with respect to the above Resolutions, approval of first class and normal economy fares in air transportation, as defined by the Act, is conditioned to require that the IATA-agreed-upon through fares between the U.S. mainland and points in the South Pacific shall not be greater than the sum of the local-sector fares over Hawaii.

Accordingly, it is ordered, That:

1. Those portions of Agreements C.A.B. 24235, 24270 and 24303 set forth in paragraph 1 above be and hereby are approved;

2. That portion of Agreement C.A.B. 24235 set forth in paragraph 2 above be and hereby is approved subject to previous conditions imposed by the Board;

3. That portion of Agreement C.A.B. 24235 set forth in paragraph 3 above be and hereby is approved subject to the conditions set forth therein; and

4. Tariffs implementing Agreements C.A.B. 24235 and 24270 shall be marked to expire March 31, 1975.

This order shall be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND,
Secretary.

[FR Doc. 74-9155 Filed 4-22-74; 8:45 am]

COMMISSION ON CIVIL RIGHTS CONNECTICUT STATE ADVISORY COMMITTEE

Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a planning meeting of the Connecticut State Advisory Committee (SAC) to this Commission will convene at 7:30 p.m. on April 26, 1974, at the Holiday Inn, 900 Main Street, Meriden, Connecticut 06450.

Persons wishing to attend this meeting should contact the Committee

Chairman, or the Northeastern Regional Office of the Commission, Room 1639, Federal Building, 26 Federal Plaza, New York, New York 10007.

The purpose of this meeting shall be to discuss followup steps to the Connecticut SAC's recent conference on Revenue Sharing.

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., April 17, 1974.

ISAIAH T. CRESWELL, Jr.,
Advisory Committee
Management Officer.

[FR Doc.74-9255 Filed 4-22-74; 8:45 am]

SOUTH CAROLINA STATE ADVISORY COMMITTEE

Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a planning meeting of the South Carolina State Advisory Committee (SAC) to this Commission will convene at 7:30 p.m. on April 26, 1974, in the Gun Room of the Capitol Cabana Hotel, 1901 Assembly Street, Columbia, South Carolina 29201.

Persons wishing to attend this meeting should contact the Committee Chairman, or the Southern Regional Office of the Commission, Room 362, Citizens Trust Bank Building, 75 Piedmont Avenue, NE., Atlanta, Georgia 30303.

The purpose of this meeting shall be to discuss plans for gathering background material in preparation for a factfinding meeting on conditions in penal institutions in the State of South Carolina.

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., April 17, 1974.

ISAIAH T. CRESWELL, Jr.,
Advisory Committee
Management Officer.

[FR Doc.74-9254 Filed 4-22-74; 8:45 am]

TEXAS STATE ADVISORY COMMITTEE

Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a factfinding meeting of the Texas State Advisory Committee (SAC) will convene at 5:00 p.m. on April 25 and reconvene at 8:00 a.m. on April 26, 1974, at the Federal Correctional Institution, 3150 Horton Road, Fort Worth, Texas 76119. These sessions shall be open to the public.

Closed or executive SAC sessions may be held at such time and place as deemed necessary to discuss matters which may tend to defame, degrade, or incriminate individuals. Such sessions will not be open to the public.

The purpose of this meeting shall be to collect information concerning legal developments constituting a denial of the equal protection of the laws under the Constitution because of race, color, religion, sex, national origin, or the administration of justice which affect persons residing in the State of Texas with special emphasis on the conditions in Texas penal institutions as they relate to the civil rights of inmates; to appraise denial of equal protection of the laws under the Constitution because of race, color, religion, sex, national origin, or the administration of justice as these pertain to Texas penal institutions as they relate to the civil rights of inmates; and to disseminate information with respect to denials of the equal protection of the laws because of race, color, religion, sex, national origin, or the administration of justice with respect to Texas penal institutions; and to related areas.

A planning meeting of the Texas State Advisory Committee will convene at 10:00 a.m. on April 25, 1974, in Room 527 of the Downtowner Hotel, 1010 Houston Street, Fort Worth, Texas 76119. Persons wishing to attend this meeting should contact the Committee Chairman, or the Southwestern Regional Office of the Commission, Room 231, New Moore Building, 106 Broadway, San Antonio, Texas 78205. The purpose of this meeting shall be to hold a final briefing session in preparation for the April 25-26, 1974, factfinding meeting on Texas penal institutions.

These meetings will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., April 17, 1974.

ISAIAH T. CRESWELL, Jr.,
Advisory Committee
Management Officer.

[FR Doc.74-9253 Filed 4-22-74; 8:45 am]

WEST VIRGINIA STATE ADVISORY COMMITTEE

Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a planning meeting of the West Virginia State Advisory Committee (SAC) to this Commission will convene at 1:00 p.m. on April 25, 1974, at the General Lewis Motor Inn, Washington Street, Lewisburg, West Virginia 24901.

Persons wishing to attend this meeting should contact the Committee Chairman, or the Mid-Atlantic Regional Office of the Commission, Room 510, 2120 L Street, NW., Washington, D.C. 20425.

The purpose of this meeting shall be to discuss final plans in preparation for a factfinding meeting on conditions in the Federal Reformatory for Women at Alderson, West Virginia.

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., April 17, 1974.

ISAIAH T. CRESWELL, Jr.,
Advisory Committee
Management Officer.

[FR Doc.74-9256 Filed 4-22-74; 8:45 am]

COST OF LIVING COUNCIL

FOOD INDUSTRY WAGE AND SALARY COMMITTEE

Notice of Meeting

Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770) notice is hereby given that the Food Industry Wage and Salary Committee, established under the authority of section 212(f) of the Economic Stabilization Act, as amended, section 4(a)(iv) of Executive Order 11695, and Cost of Living Council Order No. 14, will meet on Tuesday, April 23, 1974. The meeting will be open to the public on a first-come, first-served basis at 10:00 a.m., in Conference Room 8202, 2025 M Street NW., Washington, D.C.

The agenda will consist of a discussion of policy questions involving food industry wage matters, and if circumstances permit, of food industry wage cases pending before the Cost of Living Council.

The Chairman of the Committee is empowered to conduct the meeting in a fashion that will, in his judgment, facilitate the orderly conduct of business.

Issued in Washington, D.C., on April 19, 1974.

HENRY H. PERRITT, Jr.,
Executive Secretary,
Cost of Living Council.

[FR Doc.74-9399 Filed 4-22-74; 9:51 am]

ENVIRONMENTAL PROTECTION AGENCY

[OPP-32000/42]

NOTICE OF RECEIPT OF APPLICATIONS FOR PESTICIDE REGISTRATION; DATA TO BE CONSIDERED IN SUPPORT OF APPLICATIONS

On November 19, 1973, the Environmental Protection Agency published in the FEDERAL REGISTER (38 FR 31862) its interim policy with respect to the administration of section 3(c)(1)(D) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended (86 Stat. 979), and its procedures for implementation. This policy provides that EPA will, upon receipt of every application, publish in the FEDERAL REGISTER a notice containing the information shown below. The labeling furnished by the applicant will be available for examination at the Environmental Protection Agency, Room EB-37, East Tower, 401 M Street, SW., Washington, D.C. 20460.

On or before June 24, 1974, any person who (a) is or has been an applicant, (b) desires to assert a claim for compensation under section 3(c)(1)(D) against another applicant proposing to use supportive data previously submitted and approved, and (c) wishes to preserve his

opportunity for determination of reasonable compensation by the Administrator must notify the Administrator and the applicant named in the FEDERAL REGISTER of his claim by certified mail. Every such claimant must include, at a minimum, the information listed in this interim policy published on November 19, 1973.

Applications submitted under 2(a) or 2(b) of the interim policy in regard to usage of existing supportive data for registration will be processed in accordance with existing procedures. Applications submitted under 2(c) will be held for the 60-day period before commencing processing. If claims are not received, the application will be processed in normal procedure. However, if claims are received within 60 days, the applicants against whom the particular claims are asserted will be advised of the alternatives available under the Act. No claims will be accepted for possible EPA adjudication which are received after June 24, 1974.

APPLICATIONS RECEIVED

EPA File Symbol 5535-OI. J. & L. Adikes, Inc., 182-12 93rd Avenue, Jamaica, New York 11423. *Gro-Well Dandelion and Broadleaf Weed Killer Spray*. Active Ingredients: Diethanolamine salt of 2-(2-methyl-4-chlorophenoxy) propionic acid 0.178%; Diethanolamine salt of 2,4-dichlorophenoxyacetic acid 0.177%; Diethanolamine salt of Dicamba (3,6-dichloro-o-anisic acid) 0.016%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 5535-OT. J. & L. Adikes, Inc., 182-12 93rd Avenue, Jamaica, New York 11423. *Gro-Well Poison Ivy Killer Spray*. Active Ingredients: Diethanolamine salt of 2-(2-methyl-4-chlorophenoxy) propionic acid 0.178%; Diethanolamine salt of 2,4-dichlorophenoxyacetic acid 0.177%; Diethanolamine salt of Dicamba (3,6-dichloro-o-anisic acid) 0.016%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA Reg. No. 8991-4. Ayerst Laboratories Inc., 685 3rd Avenue, New York, New York 10017. *Turgasept Aerosol Air Sanitizer and Deodorizer Citrus Blossom Scented*. Active Ingredients: Paradiisobutylphenoxyethoxyethyl dimethyl benzyl ammonium chloride 0.2%; Triethylene glycol 3.4%; Dipropylene glycol 3.4%; Isopropyl alcohol 9.6%; Methyl p-hydroxybenzoate 0.2%; Sorbic Acid 0.05%; Essential oils 0.84%. Method of Support: Application proceeds under 2(a) of interim policy.

EPA Reg. No. 8991-9. Ayerst Laboratories Inc., 685 3rd Avenue, New York, New York 10017. *Turgasept Aerosol Air Sanitizer and Deodorizer New Leather Scented*. Active Ingredients: Paradiisobutylphenoxyethoxyethyl dimethyl benzyl ammonium chloride 0.2%; Triethylene glycol 3.4%; Dipropylene glycol 3.4%; Isopropyl alcohol 9.6%; Methyl p-hydroxybenzoate 0.2%; Sorbic acid 0.05%; Essential oils 0.84%. Method of support: Application proceeds under 2(a) of interim policy.

EPA Reg. No. 3125-111. Chemagro Division of Baychem Corporation, P.O. Box 4913, Kansas City, Missouri 64120. *Metasystox-R Spray Concentrate Systemic Insecticide*. Active Ingredients: S-[2-(Ethylsulfinyl)ethyl] O,O-dimethyl phosphorothioate 25%; Aromatic petroleum distillate 14%. Method of Support: Application proceeds under 2(b) of interim policy.

EPA Reg. No. 5905-84. Helena Chemical Company, Clark Tower, 5100 Poplar Avenue,

Suite 2900, Memphis, Tennessee 38137. *Helena Brand Dinitro Weed Killer*. Active Ingredients: Alkanolamine salts (of the ethanol and isopropanol series) of dinoseb (2-sec-butyl-4,6-dinitrophenol) 51%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 24069-E. Kemko, Inc., P.O. Box 392, Deerfield Beach, Florida 07410. *Kemko 241 Cleaner-Disinfectant-Deodorizer-Fungicide-Viricide Sanitizer for Hospital and Institutional Use*. Active Ingredients: Didecyl dimethyl ammonium chloride 4.5%; Tetrasodium ethylenediamine tetraacetate 2.0%; Sodium carbonate 1.0%; Sodium metasilicate, anhydrous 0.5%. Method of Support: Application proceeds under 2(b) of interim policy.

Dated: April 8, 1974.

JOHN B. RITCH, JR.,
Director,
Registration Division.

[FR Doc.74-8318 Filed 4-22-74; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

CABLE TELEVISION TECHNICAL ADVISORY COMMITTEE PANEL 4

Notice of Meeting

APRIL 16, 1974.

Pursuant to Pub. L. 92-463, notice is hereby given of a meeting of the CTAC Panel 4 Committee on April 24, 1974, to be held in Chicago, Illinois, in the Conrad Hilton Hotel, Williford Room, Parlor B. The time of the meeting is to be held between 1:00 and 4:00 p.m.

The agenda is as follows:

- (1) Review of Minutes of Previous Meeting.
- (2) Working Group Reports.
- (3) New Business.
- (4) Time, place, and date for next meeting.

Any member of the public may attend the meeting or may file a written statement with the Committee either before or after the meeting. Any member of the public wishing to make an oral statement must consult with the Committee prior to the meeting. Inquiries may be directed to Mr. Stephen R. Efros, 1919 M Street, NW. (FCC), Washington, D.C., 20554, (202) 632-6468.

Dated: April 15, 1974.

FEDERAL COMMUNICATIONS COMMISSION,
[SEAL] VINCENT J. MULLINS,
Secretary.

[FR Doc.74-9244 Filed 4-22-74; 8:45 am]

[Docket No. 16070]

COMMUNICATIONS SATELLITE CORPORATION

Investigation Into Charges, Practices, Classifications, Rates, and Regulations

By the Chief, Common Carrier Bureau: 1. In an Order released herein on April 3, 1974 we extended the expiration date of the Waiver of § 1.1201 *et seq.* of the Commission's Rules from April 1, 1974 to April 10, 1974 in connection with

proposed settlement conferences among the parties.

2. To facilitate further settlement conferences that are scheduled to be held shortly after April 10, 1974, we shall, on our own motion, extend the expiration date of the waiver from April 10, 1974 to April 20, 1974.

3. Accordingly, pursuant to § 0.303(f) of the rules, *It is ordered*, That the aforementioned waiver of § 1.1201 *et seq.* of the Commission's rules shall expire on April 20, 1974.

Adopted: April 15, 1974.

Released: April 17, 1974.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] WALTER R. HINCHMAN,
Chief, Common Carrier Bureau.

[FR Doc.74-9248 Filed 4-22-74; 8:45 am]

HEFTEL BROADCASTING CORP.

Standard Broadcast Application Ready and Available for Processing

The application (File No. BP-19423) of Heftel Broadcasting Corporation for a construction permit to change frequency of station KPUA, Hilo, Hawaii, from 970 kHz, 5 kW, U, to 620 kHz, 5 kW, U, has been amended to specify the same power and hours of operation on 670 kHz. Since this change in proposed frequency constitutes a major amendment as defined in § 1.571(a) of the rules, § 1.571(j)(1) requires that a new file number be assigned. Thus, the applicant's previously assigned "cut-off" date of August 29, 1973 (Public Notice released July 19, 1973, No. 04799), is no longer applicable and a new "cut-off" date is required. Accordingly, notice is hereby given, pursuant to § 1.571(c) of the Commission's rules, that on May 24, 1974, the aforementioned application will be considered as ready and available for processing. Pursuant to § 1.227(b)(1) and § 1.591(b) of the rules, an application, in order to be afforded comparative consideration with that application must be substantially complete and tendered for filing at the offices of the Commission in Washington, D.C., by the close of business on May 23, 1974.

The attention of any party in interest desiring to file pleadings concerning this application, pursuant to section 309(d)(1) of the Communications Act of 1934, as amended, is directed to § 1.580(i) of the Commission's rules for the provisions governing the time of filing and other requirements relating to such pleadings.

The new file number assigned to this application is BP-19630.

Adopted: April 12, 1974.

Released: April 15, 1974.

FEDERAL COMMUNICATIONS COMMISSION,

VINCENT J. MULLINS,
Secretary.

[FR Doc.74-9243 Filed 4-22-74; 8:45 am]

[Docket No. 19544]

PUBLIC COAST RADIOTELEGRAPH STATIONS**Inquiry Into Problems**

1. By letter dated April 10, 1974, RCA Global Communications, Inc. (RCA) requests an extension of time for a period of 30 days from the presently scheduled April 15, 1974 deadline in which to file comments in response to the Second Notice of Inquiry in the proceeding captioned above. A similar request for a one week extension was also filed by ITT World Communications Inc.

2. Both carriers allege that they require additional time to obtain and develop the necessary information requested in that notice, and that the consequence of the comments and information they intend to file to the resolution of the issues in this proceeding justifies the additional time.

3. We cannot find that RCA has made a sufficient showing of good cause to justify the entire period of additional time requested. However, we do believe that a partial grant of RCA's request is warranted.

4. Accordingly, It is ordered, pursuant to § 0.303(c) of the Commission's Rules on delegations of authority, that the request of ITT World Communications Inc. is granted and the request of RCA Global Communications, Inc. is granted in part, and

(A) the time in which to file comments and reply comments by all parties to the Second Notice of Inquiry in Docket No. 19544 is extended until April 29, 1974 and May 15, 1974, respectively, and

(B) except to the extent granted above, the request of RCA Global Communications, Inc. is denied.

Adopted: April 16, 1974.

Released: April 17, 1974.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] WALTER R. HINCHMAN,
Chief, Common Carrier Bureau.

CHARLES A. HIGGINBOTHAM,
Chief, Safety & Special
Radio Services Bureau.

[FR Doc.74-9247 Filed 4-22-74; 8:45 am]

FEDERAL MARITIME COMMISSION

BOARD OF TRUSTEES OF THE GALVESTON
WHARVES AND LYKES BROTHERS
STEAMSHIP COMPANY, 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, 1100 L Street NW., Room 10126; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, Louisiana, San

Francisco, California, and Old San Juan, Puerto Rico. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, on or before May 13, 1974. 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. Carl S. Parker, Jr.
Traffic Manager
Galveston Wharves
P.O. Box 328
820 Rosenberg
Galveston, Texas 77550

Agreement No. T-2521-3, between the Board of Trustees of the Galveston Wharves (Galveston) and Lykes Brothers Steamship Company, Inc. (Lykes), modifies the basic agreement between the parties, which is a 3-year lease providing for first call on berth privileges for Lykes Seabee barges at a covered barge loading, unloading, and interchange terminal. The purpose of the modification is to (1) reduce Lykes guaranteed annual minimum gross revenue obligation from \$70,000 to \$35,000; (2) provide for 2 additional successive 1-year renewal options upon expiration of the present lease-term on September 1, 1975; (3) increase Lykes' guaranteed annual minimum gross revenue obligation from \$35,000 to \$70,000 during the lease term renewal period; and (4) transfer \$105,000, of the remaining gross revenue heretofore guaranteed by Lykes, as part of the guaranteed payment under Agreement No. T-2918.

Dated: April 18, 1974.

By order of the Federal Maritime
Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc.74-9270 Filed 4-22-74; 8:45 am]

DCI INTERNATIONAL AND GENERAL AIR FREIGHT CORP.**Notice of Agreement Filed**

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

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1100 L Street NW., Room 10126; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, Louisiana, San Francisco, California, and Old San Juan, Puerto Rico. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, on or before May 13, 1974. 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:

John L. Richardson, Esq.
Verner, Lipfert, Bernhard and McPherson
1660 L Street, NW.—Suite 1100
Washington, D.C. 20036

Agreement No. FF 74-5 between DCI International (FMC No. 1348-R) and General Air Freight Corp. (FMC No. 212) provides for the purchase by DCI International of all the assets and business of General Air Freight Corp., including the right to use the name "General Air Freight". Provision is made for the assumption of all of General Air Freight Corp.'s liabilities by DCI International.

The Agreement is a cash-for-assets arrangement and does not include the purchase of General Air Freight Corp.'s stock. Within one year of the Closing Date of the purchase General Air Freight Corp. is to dissolve and terminate its corporate existence.

Dated: April 18, 1974.

By order of the Federal Maritime
Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc.74-9269 Filed 4-22-74; 8:45 am]

[Independent Ocean Freight Forwarder
License No. 1431]

INTERCOM, INC.**Order of Revocation**

By letter dated February 27, 1974, Intercom, Inc., 530 South 21st Street, Birmingham, Alabama was advised by the Federal Maritime Commission that Independent Ocean Freight Forwarder License No. 1431 would be automatically revoked or suspended unless a valid

surety bond was filed with the Commission on or before March 28, 1974.

Section 44(c), Shipping Act, 1916, provides that no independent ocean freight forwarder license shall remain in force unless a valid bond is in effect and on file with the Commission. Rule 510.9 of Federal Maritime Commission General Order 4, further provides that a license will be automatically revoked or suspended for failure of a licensee to maintain a valid bond on file.

Intercom, Inc. has failed to furnish a valid surety bond.

By virtue of authority vested in me by the Federal Maritime Commission as set forth in Manual of Orders, Commission Order No. 1 (revised) § 7.04(g) (dated September 15, 1973);

It is ordered, That Independent Ocean Freight Forwarder License No. 1431 of Intercom, Inc. be returned to the Commission for cancellation.

It is further ordered, That Independent Ocean Freight Forwarder License No. 1431 be and is hereby revoked effective March 28, 1974.

It is further ordered, That a copy of this order be published in the FEDERAL REGISTER and served upon Intercom, Inc.

AARON W. REESE,
Managing Director.

[FR Doc. 74-9272 Filed 4-22-74; 8:45 am]

NEW YORK FREIGHT BUREAU (HONG KONG) ET AL.

Notice of Agreement Filed

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

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1100 L Street, NW., Room 10126; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, Louisiana, San Francisco, California and Old San Juan, Puerto Rico. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, on or before May 13, 1974. 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:

Charles F. Warren, Esq.
1100 Connecticut Avenue, N.W.
Washington, D.C. 20036

Agreement No. 10108-1, entered into by the member lines of the above named conference, as one party only, and the named independent carriers, modifies the approved ratemaking arrangement of said carriers (Agreement No. 10108) in the trade from ports in Hong Kong and Taiwan to ports on the Gulf of Mexico and East Coast of the United States.

The purpose of this modification is to amend Article 6(c) of Agreement No. 10108 to set forth the understanding that the conference and the independent lines agree to be policed by the existing policing procedures of the conference until such time as these procedures are replaced by an outside neutral body system, and with the further proviso that said procedures shall be limited strictly to matters related to the trades within the scope of said agreement.

Dated: April 17, 1974.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc. 74-9268 Filed 4-22-74; 8:45 am]

TRANS-PACIFIC FREIGHT CONFERENCE (HONG KONG) ET AL.

Notice of Agreement Filed

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

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1100 L Street, NW., Room 10126; or may inspect the agreement at the Field Offices located at New York, N.Y., New Orleans, Louisiana, San Francisco, California and Old San Juan, Puerto Rico. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C., 20573, on or before May 13, 1974. 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:

Charles F. Warren, Esq.
1100 Connecticut Avenue, NW.
Washington, D.C. 20036

Agreement No. 10107-1, entered into by the member lines of the above named conference, as one party only, and the named independent carriers, modifies the approved ratemaking arrangement of said carriers (Agreement No. 10107) in the trade from ports in Hong Kong and Taiwan to ports on the West Coast of the United States.

The purpose of this modification is to amend Article 6(c) of Agreement No. 10107 to set forth the understanding that the conference and the independent lines agree to be policed by the existing policing procedures of the conference until such time as these procedures are replaced by an outside neutral body system, and with the further proviso that said procedures shall be limited strictly to matters related to the trades within the scope of said agreement.

Dated: April 17, 1974.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc. 74-9267 Filed 4-22-74; 8:45 am]

[Docket No. 74-14]

HAWAII FREIGHT LINES, INC.

Order To Show Cause Regarding Charging Higher Rates Than Specified by Current Tariff

On June 27, 1968, Hawaii Freight Lines, Inc. (HFL), filed a tariff (FMC-1) with this Commission as a nonvessel operating common carrier (NVOCC). This tariff sets forth HFL's rates, practices, regulations and classifications with respect to the shipment of cargo from San Francisco and other west coast ports to Hawaii. It specifies a rate for mixed freight (FAK) of 72¢ per cubic foot, and also contains a clause (Item 200, Provision 4) limiting HFL's liability to damage occurring while cargo is in its personal possession. HFL by its tariff and its bill of lading disclaims liability for losses incurred during ocean transport unless the vessel is owned or demise chartered by it.

The Commission subsequently notified HFL that Provision 4 was inconsistent with its legal obligations as a common carrier and requested that an appropriate amendment be submitted. This has not been done.

On or about December 1, 1971, HFL began charging shippers an FAK rate of 78¢ per cubic foot without having submitted a revised tariff to the Commission. Complaints were received from shippers and other NVOCC's. Upon inquiry by the Commission, HFL stated that it was not a common carrier, but merely a shipper's agent which could freely adjust its rates without filing tariffs at either the FMC

or the ICC. HFL adhered to this position despite the fact that it was directly contrary to a decision of the ICC, "Star Forwarders, Inc. v. Hawaiian Freight Lines, Inc.," Docket No. FF-C-33 (1973), wherein HFL was found to be a common carrier under Part IV of the Interstate Commerce Act as to certain of its operations not under consideration herein.

Section 216(c) of the Interstate Commerce Act (49 U.S.C. 316(c)) gives the ICC sole jurisdiction over all joint through rates between motor carriers and water carriers serving Alaska and Hawaii. Consequently, HFL's activities are subject to ICC regulation when HFL ships via a water carrier's joint through service, and subject to FMC regulation when it uses a water carrier's port to port service under an FMC tariff.¹ Since the ICC's decision in "Star Forwarders, supra", HFL has not obtained an ICC Part IV Forwarder's license and is believed to have ceased doing business with joint through carriers and confined its shipments exclusively to Matson Navigation Company. Under Matson's current FMC tariff, the motor carrier making pickups and deliveries between HFL's terminal and Matson's docks is paid by Matson rather than HFL and, HFL argues, is Matson's agent alone.²

It appearing to the Commission that HFL holds itself out as an NVOCC, issues through bills of lading in its own name, appears on bills of lading issued by water carriers within the sole jurisdiction of the Commission as both shipper and consignee and not as agent, solicits business as an NVOCC, is legally responsible for the safety of cargo entrusted to it throughout the cargo's journey, has not altered its 72¢ FAK tariff rate on file with this Commission, and has charged shippers an FAK rate in excess of 72¢:

It is therefore ordered, That pursuant to section 22 of the Shipping Act, 1916, Hawaii Freight Lines, Inc., appear before the Commission to show cause why it should not be found in violation of section 18(a) of the Shipping Act, 1916 and section 2 of the Intercoastal Shipping Act, 1933, by charging higher rates than those specified in its current FMC tariff;

It is further ordered, That an evidentiary hearing be conducted for the purpose of examining the details of Hawaii Freight Lines, Inc.'s operations from December 1, 1971 to the present so as to establish whether it is a nonvessel operating common carrier subject to the Shipping Act, 1916, and the Intercoastal Shipping Act, 1933. Among the matters relevant to this inquiry shall be: The nature and number of Hawaii Freight Line, Inc.'s, contracts for ocean carriage

with water carriers in the U.S. West Coast/Hawaii trade, including pickup and delivery arrangements; whether the ocean carriage service contracted for in each case was subject to the jurisdiction of the Interstate Commerce Commission or the Federal Maritime Commission; the procedures followed by Hawaii Freight Lines, Inc., and its shipper clients in processing and resolving damage and loss claims; the nature and extent of Hawaii Freight Line, Inc.'s, advertising and solicitation practices; and the rates demanded, charged and collected by Hawaii Freight Lines, Inc., for FAK freight. On the basis of the evidence thus adduced, it shall be determined whether Hawaii Freight Lines, Inc., has violated section 18(a) of the Shipping Act, 1916 and section 2 of the Intercoastal Shipping Act, 1933, and if so, to set forth with particularity the nature and extent of such violations.

It is further ordered, That this matter be assigned for public hearing before an administrative law judge of the Commission's Office of Administrative Law Judges and that the hearing be held at a date and place to be determined and announced by the Presiding Administrative Law Judge;

It is further ordered, That a notice of this order be published in the FEDERAL REGISTER and that a copy thereof be served upon respondents.

It is further ordered, That persons other than those already party to this proceeding who desire to become parties to this proceeding and to participate therein shall file a petition to intervene pursuant to Rule 5(1) of the Commission's rules of practice and procedure (46 CFR 502.72).

It is further ordered, That all documents submitted by any party of record in this proceeding shall be directed to the Secretary, Federal Maritime Commission, Washington, D.C. 20573 in an original and 15 copies as well as being mailed directly to all parties of record.

By the Commission.

[SEAL] FRANCIS C. HURNEY,
Secretary.

[FR Doc. 74-9271 Filed 4-22-74; 8:45 am]

FEDERAL POWER COMMISSION

[Docket No. E-8189]

DAYTON POWER AND LIGHT CO.

Order Approving Settlement Agreement

APRIL 16, 1974.

On May 11, 1973 Dayton Power and Light Company (Dayton) tendered for filing a proposed rate increase for service to thirteen municipal customers under its FPC Electric Tariff, Original Volume No. 1. The proposed changes would increase the rates to these customers by \$371,045 based on a test period ending December 31, 1972. By order issued July 9, 1973, the Commission accepted the rate for filing and suspended its use for 60 days until September 10, 1973. The villages of Jackson Center, Minster, New Bremen, New Knoxville,

Tipp City, and Versailles, all in Ohio, were permitted to intervene.

As a result of negotiations between Dayton, intervenors and staff, a proposed settlement agreement was filed by Dayton on December 26, 1973. Intervenor filed comments on January 11, 1974, indicating their agreement and requesting Commission approval of the proposed settlement.

The proposed settlement agreement provides for an increase in rates of \$327,500, a reduction of \$43,469 in the filed increase, based upon a 1972 test year. This amount is based on a reduction in each step of the proposed demand and energy charges. The proposed settlement rates would provide a rate of return of 7.23 percent.¹

Public notice of the settlement agreement was issued on February 20, 1974. No comments were received other than the intervenors' comments filed in January indicating agreement and requesting Commission approval.

Based on our review of the record in this proceeding, including the filing by Dayton, the proposed settlement agreement, the attached summary cost of service and capital structure of Dayton,² and the comments of the intervenors, we find that the proposed settlement rates are reasonable and in the public interest. Therefore we shall accept the settlement rates for filing³ subject to the condition that Dayton make refunds with interest of the difference between the rates in effect since September 10, 1973 and the rates herein approved with interest at 7 percent.

The Commission finds. Approval of the settlement of this proceeding, as herein-after ordered, on the basis of the settlement agreement filed on December 26, 1973, is reasonable and appropriate in the public interest in carrying out the provisions of the Federal Power Act.

The Commission orders. (A) The settlement agreement filed herein on December 26, 1973 is incorporated herein by reference, approved and made effective as of September 10, 1973, subject to the terms and conditions of this order.

(B) Dayton shall comply with the provisions of the settlement agreement and with the terms and conditions of this order.

(C) Within 30 days of the date of issuance of this order, Dayton shall refund to the municipal customers the difference between the rates in effect since September 10, 1973 and the settlement rates approved herein, with interest at the rate of 7 percent per annum.

(D) This order is without prejudice to any findings or orders which have been made or may hereafter be made by the Commission, and is without prejudice to any claims or contentions which may

¹ See Attachment.

² Id.

³ The revised tariff sheets filed with the settlement shall be designated as: The Dayton Power and Light Company, Fourth Revised Sheet Nos. 4 and 5 to FPC Electric Tariff, Original Volume No. 1 (Supersedes Third Revised Sheet Nos. 4 and 5).

¹ IML SeaTransit, Ltd. v. United States, 343 F. Supp. 562 (1972), aff'd 409 U.S. 1002.

² Matson is one of two water carriers in the U.S. West Coast/Hawaii trade. The other, U.S. Lines, Inc., maintains joint through rates with an ICC motor carrier. Thus, a freight forwarder who ships with this line necessarily "utilizes" a Part II ICC carrier within the meaning of Part IV, Interstate Commerce Act (49 U.S.C. 1002(a)(5)). IML SeaTransit, supra.

be made by the Commission, its staff, Dayton, or any other party or person affected by this order, in any proceeding now pending or hereafter instituted by or against Dayton or any other person or party.

(E) The Secretary shall cause prompt publication of this order in the FEDERAL REGISTER.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

THE DAYTON POWER & LIGHT COMPANY
ELECTRIC UTILITY
[Docket No. E-8189]

Comparison of allocated cost of service with revenues under the rate schedule contained in the settlement agreement, year 1972

Line No.	Description	Amount
1	Allocated cost of service (statement M, schedule I, page 1)	\$2,679,600
3	Revenues under the settlement rate schedule:	
4	[Statement N, Page 2 (Revised)]	2,558,504
5	Variation	121,096

Municipal wholesale class cost of service under settlement rate schedule

6	Operating expenses	\$1,397,843
7	Depreciation expense	295,120
8	Taxes:	
9	Federal income	7,388
10	Other (excluding revenue taxes)	197,809
11	Subtotal	1,898,160
12	Credits to cost of service	(6,835)
13	Cost of service excluding return and revenue taxes	1,891,325
14	Revenue taxes (line 16X4.0 percent)	102,340
15	Actual return	564,839
16	Total cost of service (settlement revenues)	2,558,504
17	Actual rate of return (percent) (\$564,839 ÷ \$7,816,121)	7.23

Estimated capital structure and rate of return resulting from proposed settlement in docket E-8189 at Dec. 31, 1973

Capital structure at Dec. 31, 1973			Cost or allow- ance	Weighted return
Class of capital	Amount	Ratio		
	<i>In thousands</i>	<i>Percent</i>	<i>Percent</i>	<i>Percent</i>
First mortgage bonds	¹ \$346,850	53.1	6.12	3.25
Preferred stock	82,851	12.7	6.48	.82
Common equity	² 223,311	34.2	9.24	3.16
Total	653,012	100.0		7.23

¹ Includes the sale of \$40,000,000 first mortgage bonds on Nov. 20, 1973.

² Estimated.

[FR Doc.74-9109 Filed 4-22-74;8:45 am]

[Dockets Nos. RP72-155, RP73-104]

EL PASO NATURAL GAS CO.

Order Amending Prior Order

APRIL 15, 1974.

On March 29, 1974 the Commission issued an order in this docket authorizing modification of El Paso's existing purchased gas adjustment clause, establish-

ing a separate purchased gas adjustment clause for clean high pressure gas rate schedules, providing for rate adjustments and rejecting additional rate adjustments. Page one of that order contains a reference to Appendix A of the order. The order, however, was issued without Appendix A having been attached. We shall correct this oversight.

The Commission orders. (A) "Appendix A" issued below shall be made part of our order issued March 29, 1974 in this docket.

(B) The Secretary shall cause prompt publication of this order in the FEDERAL REGISTER.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

APPENDIX A

Tariff volume	Sheet No.	Description
Original vol. No. 1	4th revised sheet No. 67	PGAC.
Do.	2d revised sheet No. 67-0	Do.
3d revised vol. No. 2	Original sheet No. 1-D	Statement of rates—R/S X-7, X-14, X-25 and X-30.
	Original sheet No. 70-A	Statement keying R/S X-7 to R/S B1.
	Original sheet No. 172-A	Statement keying R/S X-14 to X-1.
	Original sheet No. 327-A	Statement keying R/S X-25 to X-1.
	Original sheet No. 424-A	Statement keying R/S X-30 to X-1.
	11th revised sheet No. 1	Table of contents.
	9th revised sheet No. 1-A	Do.
	11th revised sheet No. 1-B	Do.
	6th revised sheet No. 1-C	Do.
Original vol. No. 2A	2d revised sheet No. 1-C	Statement of rates for group I (keyes R/S FS-25, FS-26, FS-27, FS-28, FS-29, FS-30, FS-34, FS-35 and FS-45).
	Original sheet 1-E	Purchased gas adjustment—provision for clean high pres. R/S.
	Original sheet 1-F	
	Original sheet 1-G	
	Original sheet 1-H	
	Original sheet 1-I	
Original vol. No. 2A	2d revised sheet 27-A	Refers rate level of R/S FS-3 to 1-D.
	2d revised sheet 67-A	Refers rate level of R/S FS-6 to 1-D.
	2d revised sheet 78-A	Refers rate level of R/S FS-7 to 1-D.
	2d revised sheet 116-A	Refers rate level of R/S FS-10 to 1-D.
	2d revised sheet 141-A	Refers rate level of R/S FS-12 to 1-D.
	1st sub 5th revised sheet 285-A	Refers rate level of R/S FS-25 to 1-C.
	1st sub 8th revised sheet 303-A	Refers rate level of R/S FS-27 to 1-C.
	1st sub 8th revised sheet 321-A	Refers rate level of R/S FS-28 to 1-C.
	1st sub 8th revised sheet 334-A	Refers rate level of R/S FS-29 to 1-C.
	1st sub 5th revised sheet 346-A	Refers rate level of R/S FS-30 to 1-C.
	1st sub 5th revised sheet 365-A	Refers rate level of R/S FS-31 to 1-D.
	2d revised sheet 380-A	Refers rate level of R/S FS-32 to 1-D.
	2d revised sheet 393-A	Refers rate level of R/S FS-34 to 1-C.
	1st sub 18th revised sheet 416-A	Refers rate level of R/S FS-35 to 1-C.
	1st sub 18th revised sheet 429-A	Refers rate level of R/S FS-45 to 1-C.
	1st sub 6th revised sheet 556-A	Refers rate level of R/S FS-49 to 1-D.
	1st revised sheet 601-A	Table of contents.
	2d revised sheet No. 1	Do.
	2d revised sheet 1-A	Do.
	2d revised sheet 1-B	Do.
3d revised vol. No. 2	1st revised sheet No. 1-D	Statement of Rates R/S x-7, x-14, x-25, x-30.
Original vol. No. 2A	3d revised sheet No. 1-C	Statement of Rates R/S FS-25, FS-26, FS-27, FS-28, FS-29, FS-30, FS-34, FS-35 and FS-45.

Sheets to be rejected

Original vol. No. 2A	Original sheet No. 1-D	Statement of rates group II R/S FS-3, FS-6, FS-7, FS-10, FS-12, FS-31 and FS-32 (clean high pressure) and group III—FS-49.
	1st Revised sheet No. 1-D	

[FR Doc.74-9105 Filed 4-22-74;8:45 am]

[Docket No. CP74-251]

EL PASO NATURAL GAS CO.

Notice of Application

APRIL 16, 1974.

Take notice that on March 27, 1974, El Paso Natural Gas Company (Applicant), P.O. Box 1492, El Paso, Texas 79978, filed in Docket No. CP74-251 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale and delivery of certain volumes of natural gas to Pioneer Natural Gas Company (Pioneer) which volumes are to be delivered to Pioneer in Gaines County, Texas, concurrent with the receipt by Applicant of equivalent gas supply, all as more fully set forth in the application

which is on file with the Commission and open to public inspection.

Applicant requests authorization for the sale and delivery in interstate commerce of certain volumes of natural gas to Pioneer for resale and general distribution. The proposed point of sale and delivery is located in Gaines County, Texas, on the Spraberry line of Northern Natural Gas Company (Northern). The application states that Phillips Petroleum Company (Phillips) owns and operates a field compressor station in the Seminole field and Applicant owns and Phillips operates a field compressor station in the Riley field which are utilized for the production and delivery to Applicant of certain quantities of sour gas from the Seminole and Riley fields. As a

result of recent environmental directives of the Texas Air Pollution Control Board, it became necessary for Phillips to discontinue on December 28, 1973, the operation of its small fuel gas treater located adjacent to its Seminole field compressor station, thus eliminating the source of pipeline quality gas heretofore utilized as fuel at both Applicant's Riley and Phillips' Seminole field compressor stations and as area field production fuel. Absent a sufficient fuel gas supply, Applicant states that it would be faced with a loss of raw gas supply of approximately 50,000 Mcf daily.

To prevent such a loss of gas Pioneer, Northern, Phillips and Applicant have undertaken certain arrangements designed ultimately to make available to Phillips a new source of fuel for its operations of the Seminole and Riley field compressor stations. In this regard, pursuant to the terms of a Gas Sales Agreement dated December 5, 1973, between Pioneer and Applicant, Pioneer agreed to sell and deliver up to 5,500 Mcf of pipeline quality gas for use as fuel at the Seminole and Riley field compressor stations. Applicant has agreed to pay Pioneer, for each Mcf delivered by Pioneer, the sum of an amount equal to the rate for gas sold from time to time by Applicant under its FPC Gas Rate Schedule X-1 plus 3-cents per Mcf. Such purchased pipeline quality gas is measured by Pioneer and delivered to Phillips for transportation, via a one mile pipeline constructed by Phillips, to the Seminole and Riley compressor stations.

Applicant states that as a result of experience gained by the parties during the period of emergency operations, it has become apparent that as much as 7,000 Mcf of such gas may be needed to operate the Seminole and Riley compressor stations. Applicant and the parties have, therefore, agreed to make appropriate modifications to the December 5, 1973, agreement to provide for an increase from the present quantity of 5,500 Mcf up to 7,000 Mcf daily.

The application further states that in order to provide the needed quantity of up to 7,000 Mcf of pipeline quality fuel gas daily at Applicant's Riley and Phillips' Seminole field compressor stations, Applicant, Pioneer, Northern and Phillips have entered, or in the near future will enter, into arrangements whereby Pioneer will sell such quantity of fuel gas to Applicant from Pioneer's nearby intrastate distribution system. Since Pioneer's supply is insufficient to support such continuous sale to Applicant, Applicant has arranged for Northern to deliver equivalent quantities of gas to Pioneer for the account of Applicant through existing facilities at an existing interconnection of Pioneer's distribution system and Northern's Spraberry line in Gaines County, Texas, all on a reasonably equivalent and concurrent basis with Pioneer's above described fuel gas deliveries to El Paso. In the near future Applicant will file with the Commission revised Exhibits A and B to the Service Agreement dated September 1, 1971, be-

tween Applicant and Pioneer to provide for such delivery of gas by Applicant to Pioneer.

The application indicates that no additional facilities are required to be constructed to effectuate the proposed sale and no change in Applicant's total system gas supply available for sale will occur under the overall arrangement.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 6, 1974, 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. 74-9195 Filed 4-22-74; 8:45 am]

[Docket Nos. RP73-104, RP74-57, and RP73-84]

EL PASO NATURAL GAS CO.

Order Granting Motion To Sever Proceeding, Setting Matter for Hearing, and Permitting Interventions

APRIL 16, 1974.

On February 16, 1973, El Paso Natural Gas Company (El Paso) filed with the Commission a request for prior Commission approval of proposed accounting treatment for expenditures made in connection with a Development Coal Gasifier Project (Project) and for the inclusion of such expenditures in El Paso's utility cost of service in future rate proceedings. El Paso states that the Project is designed to develop and test, for pur-

poses of feasibility and reliability, certain improvements in the coal gasification process known as the Lurgi Process. According to El Paso, the project, including related coal mining activities, will require a capital investment of approximately \$14,054,000 while the estimated cost of operation of the Project for the first year is \$4,485,000. El Paso indicates that its proposal is intended to be made pursuant to the Commission's expressions at Docket No. R-462¹ and further states that the Project is of a research and development nature and the costs associated therewith are related to El Paso's existing and future utility business.

On February 8, 1974, the Commission by order consolidated the Project docket with rate proceedings in Docket Nos. RP73-104 and RP74-57 and established a procedural schedule for the consolidated dockets. This consolidation was based upon El Paso's seeking to recover in Docket No. RP74-57 costs associated with the Project.

By Motion filed on February 26, 1974, El Paso moves to sever the proceeding presently pending at Docket No. RP73-84 from the other proceedings and for immediate decision at Docket No. RP73-84. El Paso states that, were the Commission to deny its motion, the further delay occasioned by a consolidated hearing would gravely affect the Project's potential value as a research and development tool in the area of coal gasification. El Paso states that while the filing pending at Docket No. RP74-57 does include an adjustment in jurisdictional rates to recover the expenditures indicated for the Project, such adjustment was proposed with the expectation that the Commission would have ruled on the research and development expenditure question. On March 15, 1974, Southern Union Gas Company (Southern) filed an Answer supporting El Paso's Motion. Southern urges that, in granting El Paso's Motion, the Commission approve the project subject to the condition that the information and data generated by the Project be made generally available, without cost, to the natural gas industry.

Public notice of El Paso's February 16, 1973, filing was issued on March 8, 1973, with petitions to intervene and protests due on or before March 23, 1973. Timely petitions were filed by: Arizona Public Service Company, California Gas Producers Association; Environmental Defense Fund, Incorporated (EDF); Mobil Oil Corporation; Natural Gas Pipeline Company of America; Pacific Gas and Electric Company; San Diego Gas and Electric Company; Transwestern Pipeline Company, and Tucson Gas and Electric Company. Untimely petitions to intervene were filed by: Columbia Coal Gasification Corporation; Columbia Gas

¹ Research and Development Accounting and Reporting, notice of proposed rulemaking issued December 13, 1972; Order No. 483, issued April 30, 1973; Order Denying Rehearing of Order No. 483, issued June 28, 1973.

Transmission Corporation; The People of the State of California; Southern California Gas Company, and Southwest Gas Corporation. We believe good cause exists to grant herein these timely and untimely petitions to intervene.

Only EDF in its protest and petition to intervene proposes a formal hearing, and further asks that this docket be consolidated with Docket No. CP73-131, wherein El Paso filed an application pursuant to section 7(c) of the Natural Gas Act for certification of certain facilities related to the introduction of synthetic gas to be comingled with natural gas flowing in the El Paso system. EDF avers, among other things, that some of its members are consumers, visitors, and residents of the areas that will suffer adverse environmental impact and that their economic interests are involved. EDG also avers that approval at this time of the proposed rate base and cost of service treatment would be a prejudgment of the overall issue and that acceptance of the justness and reasonableness of even a small capital expense prior to consideration of the general issue could prejudice the examination of future projects. EDF argues that the assignment of such costs to the ratepayers entail a shift of risk from stockholders to the consuming public. EDF concludes that consolidation is necessary to allow full consideration of all underlying issues including compliance with the National Environmental Policy Acts. On April 9, 1973, El Paso filed an answer to EDF's protest and petition to intervene in which the Company requests that both of EDF's proposals be denied. In its Motion for severance and immediate decision, El Paso states that by letter to the Commission dated June 8, 1973, EDF withdrew its request for a hearing. The Commission, however, has no record of such a letter being filed.

We believe that good cause exists to grant El Paso's Motion to sever, but we also are concerned as to questions of how the results of the Project will be made available to other pipelines, El Paso's affiliates and the coal gasification industry, as well as how benefits related to the Project will accrue to the natural gas consumer. In light of these concerns, we shall order an investigation to determine if the proposed accounting treatment for the Project is in the public interest. So as to avoid unnecessary delay, we shall sever the Project proceeding and provide for an expedited hearing schedule. The hearing should develop evidentiary answers to questions such as—

1. Are the costs of the Development Project properly separable from the costs of the Burnham Project? If incremental pricing of the Burnham coal gas is determined to be necessary, are Development Project costs part of the incremental costs?

2. Should Development Project costs be borne by El Paso's ratepayers, or by the El Paso subsidiary which is expected to construct and operate the Burnham Project?

3. What will be done with respect to patents and/or trade secrets obtained through the Development Project?

4. Has El Paso already received all necessary authorizations to proceed with the De-

velopment Project, and if not, should rate base treatment of Development costs be allowed without time constraint?

As to EDF's conclusion that consolidation of this proceeding with that in Docket No. CP73-131 is necessary to allow full consideration of all underlying issues including compliance with the National Environmental Policy Act, we believe these underlying issues may be moot by our decision in Opinion No. 633 that facilities for artificial gas manufacture from coal are not jurisdictional. The proceeding in Docket No. CP73-131 has been concluded and is presently awaiting initial decision. Nevertheless, we believe that good cause exists to direct that the Presiding Administrative Law Judge in the proceeding in Docket No. CP73-131 shall preside over the proceeding established herein.

The Commission finds: (1) Good cause exists to grant El Paso's Motion to sever the proceeding in Docket No. RP73-84 from Docket Nos. RP73-104 and RP74-57.

(2) It is necessary and appropriate in the public interest and to aid in the enforcement of the Natural Gas Act to institute an investigation to determine if El Paso's proposed accounting treatment for the Project is in the Public interest.

(3) Good cause exists to grant the above mentioned timely and untimely petitions to intervene.

The Commission orders: (A) El Paso's Motion to sever proceeding filed on February 26, 1974, is hereby granted.

(B) El Paso's Motion for immediate decision is hereby denied.

(C) Pursuant to the authority of the Natural Gas Act, particularly section 4 and 5 thereof, and the Commission rules and regulations (18 CFR, Chapter I), a hearing shall be held on June 11, 1974, at 10:00 A.M. in a hearing room of the Federal Power Commission, 815 North Capitol Street, NE., Washington, D.C. 20426, for the purposes of investigating El Paso's proposed accounting treatment for the Project to determine if such treatment is in the public interest.

(D) On or before April 19, 1974, El Paso shall serve its prepared testimony and exhibits.

(E) On or before May 3, 1974, the Commission Staff shall serve its prepared testimony and exhibits. Any intervenor evidence shall be served on or before May 17, 1974. Any rebuttal evidence by El Paso shall be served on or before May 31, 1974.

(F) The Administrative Law Judge who presided over the proceeding at Docket No. CP73-131 shall preside at the hearing in this proceeding, shall prescribe relevant procedural matters not herein provided, and shall control this proceeding in accordance with the policies expressed in § 2.59 of the Commission's rules of practice and procedure.

(G) The Commission Secretary shall cause prompt publication of this order in the FEDERAL REGISTER.

By the Commission.

(SEAL) KENNETH F. PLUMB,
Secretary.

[FR Doc.74-9190 Filed 4-22-74; 8:45 am]

[Docket No. RM74-19]

INEXCO OIL CO.

Petition for Initiation of Rulemaking Proceeding Permitting the Collection by Independent Producers of a Surcharge for Use in Exploration for Natural Gas

APRIL 12, 1974.

Take notice that on March 13, 1974, Inexco Oil Company filed in Docket No. RM74-19 a petition requesting this Commission to initiate a rulemaking proceeding for the purpose of investigating the proposals presented by Inexco in its brief filed in the matter of Transcontinental Gas Pipeline Corporation, Docket No. RP73-69, and as set forth in its petition. In support of its petition, Inexco states as follows:

1. Inexco's proposal contemplates that after receipt and evaluation of comments from interested parties, the Commission establish a trust fund which would hold a 3¢ per Mcf surcharge collected from the ultimate consumer of natural gas and distribute the proceeds on a yearly basis to the exploration and production companies which have discovered the gas reserves dedicated and sold in interstate commerce. In such a proceeding, each producing company would have the opportunity to demonstrate the quantity of gas it has dedicated and sold in interstate commerce during a given period of time in order to share in the proceeds held by the trust, and each such producing company would receive a share of the surcharge proceeds provided that such company would commit such proceeds to increase its domestic gas exploration program. A participating company would be required to document the amount expended on exploration over the previous five years, and to spend its share of the trust fund proceeds over and above the annual average of the amount expended by it on exploration, or incur a 100 percent tax on all of the trust fund proceeds received by it.

2. Inexco further states that if adopted by the Commission, its proposals would permit independent producers already in the business of exploring for natural gas reserves to receive a surcharge to be collected by the Commission and distributed directly to those producers. Such fund would reward those producers which find and dedicate new gas reserves for interstate consumption.

3. Inexco further states that the proposal to distribute the surcharge directly to those producers will increase competition among them, will maintain the historic supply and demand mechanism and will not be unduly preferential to

any single class of customers in the country. Written data could be presented to establish that the independent oil and gas producers have had to rely in the past upon the investing public, upon borrowed funds, and/or upon internally generated funds, all of which sources are inadequate for the assembling of capital sufficient to fund the intensive and extensive exploration and development of gas reserves required to alleviate the chronic and critical gas shortage.

4. Inexco further states that the infusion of new capital resulting from the proposed exploratory surcharge would result in a major increase in domestic gas exploration, would prevent any undue influence or appearance of favoritism from the transmission companies to certain producing companies, would reward those companies which historically have searched for and found domestic gas dedicated to the interstate market, and would provide reserves needed to alleviate the critical energy shortage presently in existence. Moreover, such a plan would not rise questions under the anti-trust laws; and would not require the imposition of a new level of management and technical personnel in searching for gas reserves.

5. Inexco further states that it is an independent producer subject to regulation by the Commission, and as such would have an interest in the collection and distribution of any surcharge permitted by the Commission on the sale of gas or resale in interstate commerce.

6. In further support of its petition, Inexco cites the recommendation by the presiding Administrative Law Judge in the Initial Decision issued December 12, 1973, in Transcontinental Gas Pipe Line Corporation Docket No. RP73-69, that "Inexco's proposals should be presented to the Commission directly for investigation and consideration in a rule making proceeding in which the views of all segments of the gas industry can be considered."

Persons desiring to be heard and to make any protest with reference to said filing should file comments, petitions to intervene, or protests with the Federal Power Commission, 825 North Capitol Street NE., Washington, D.C. 20426, in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All such comments, petitions or protests should be filed on or before June 8, 1974. Protests will be considered by the Commission 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 must file a petition to intervene. Inexco's filing is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc.74-8988 Filed 4-22-74; 8:45 am]

[Docket No. RI74-112]

**MESSMAN-RINEHART OIL CO.
(OPERATOR) ET AL.**

Order Granting Petition for Special Relief

APRIL 16, 1974.

On January 7, 1974, Messman-Rinehart Oil Company (Operator), et al. (Petitioners), filed pursuant to § 1.7(b) of the Commission's rules of practice and procedure, or, in the alternative, § 2.76 of the Commission's General Policy Statements (§ 2.76),¹ a petition requesting waiver of the current Hugoton-Anadarko area rate² to enable Petitioners to sell natural gas in interstate commerce to Panhandle Eastern Pipe Line Company (Panhandle) in excess thereof from acreage described as the Lerado Mississippi Gas Unit (Unit) in Reno County, Kansas.³

Petitioners, as participants in the Unit, are currently selling to Panhandle at the rate of 13.0 cents per Mcf at 14.65 psia pursuant to a Unit Operating Agreement dated January 16, 1968.

Specifically, Petitioners seek an increase in their flowing gas rate relating to the subject acreage from 13.0 cents per Mcf to 23.0 cents per Mcf with annual escalations of 1.0 cents per Mcf, pursuant to newly executed agreements with Panhandle. The initial escalation, pursuant to the agreements, is to be effective April 1, 1974. Thus, the initial rate as of the present time is 24.0 cents per Mcf.

Panhandle has filed, on February 1, 1974, a petition to intervene in this proceeding.

Name	Rate schedule No.	Docket No.
Phillips Petroleum Co....	327	G-16582
Skelly Oil Co.....	154	G-19374
White Hawk Oil Co.....	1	CI66-1661
Messman-Rinehart Oil Co.		CS-71-160
Edwin G. Bradley.....		CS71-714
E. K. Edmiston.....		CS73-84

In support of their request, Petitioners state that: approximately 4,000,000 Mcf of recoverable reserves can be produced during the approximate 8 years of remaining lease life; the cost of operating the wells and allied facilities has increased to the point where it is no longer economically feasible for Petitioners to continue to deliver the gas to Panhandle at the current contract rate; abandonment is imminent in the absence of the requested increased rate.

¹ Policy With Respect To Sales Where Reduced Pressures, Need For Reconditioning, Deeper Drilling, Or Other Factors Make Further Production Uneconomical At Existing Prices, Docket No. R-458, 49 FPC ---- (issued April 12, 1973), as amended by Order Amending Order No. 481 And Granting And Denying Petitions For Rehearing, 49 FPC ---- (issued June 8, 1973).

² The current ceiling rate for this sale is 18.5 cents per Mcf at 14.65 psia.

³ The following are participants in the Lerado Mississippi Gas Unit and their related certificate docket numbers:

Petitioners support these averments with cost computations showing that Petitioners would sustain losses in the future if limited to the presently effective rate. Petitioners also state that the revenues which would result from a grant of their petition would permit additional capital investment of approximately \$15,500 for work needed with respect to wells in the field, including salt water disposal, and other operations which would be prudent in the efficient recovery of the remaining gas in the Unit.

Based on the cost data furnished by Petitioners, Staff calculations indicate that the requested rate with escalations is reasonable.

Section 2.76 was promulgated "in order to promote the optimum recovery of gas reserves * * * especially where existing conditions make further production from existing wells uneconomical. Petitioners' request conforms to these objectives by offering a substantial addition of gas to the interstate market at a rate which we deem to be reasonable.

The Commission orders: (A) Petitioners' request for special relief is hereby granted. Petitioners' proposed rate increase is effective as of the date of this order, subject to Petitioners making the appropriate rate change filings pursuant to Section 154.94 of the Regulations under the Natural Gas Act in the following dockets: Docket No. G-16582, FPC Gas Rate Schedule No. 327; Docket No. G-19374, FPC Gas Rate Schedule No. 154; Docket No. CI66-1061, FPC Gas Rate Schedule No. 1.

(B) Panhandle's petition to intervene is granted.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

[FR Doc.74-9194 Filed 4-22-74; 8:45 am]

[Docket No. CP63-32]

**PANHANDLE EASTERN PIPE LINE CO.
Petition To Amend**

APRIL 16, 1974.

Take notice that on March 29, 1974, Panhandle Eastern Pipe Line Company (Petitioner), P.O. Box 1642, Houston, Texas 77001, filed in Docket No. CP63-32 a petition to amend the Commission's order issued pursuant to Section 7(c) of the Natural Gas Act on November 8, 1962 (28 FPC 797), in the instant docket by authorizing an 18 months extension of the time provided in said order for the testing and initial development of certain underground reservoirs in Vermillion, Parke and Clay Counties, Indiana, and to reinstate the exchange of gas on a deferred basis with Terre Haute Gas Company (Terre Haute) in order to implement a withdrawal test on the Calcutta-Carbon Field located in Parke and Clay Counties, Indiana, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

The order of November 8, 1962, authorized Petitioner to construct and operate certain facilities for the testing and development of the Calcutta-Carbon Field. Petitioner states that further withdrawal tests are required for the complete evaluation of the Calcutta-Carbon storage project in Clay County. In this regard Petitioner requests authorization to reinstate through May, 1975, the short-term exchange of gas with Terre Haute pursuant to the terms of the Gas Exchange Agreement dated January 14, 1974, between Terre Haute and Petitioner.¹

Under the terms of the Gas Exchange Agreement, Petitioner will deliver from the Calcutta-Carbon Storage project located in Clay County such volumes of gas as can be delivered without compression, up to a maximum of 2,000 Mcf per day, to Texas Gas Transmission Company for the account of Terre Haute. Deliveries by Petitioner for the account of Terre Haute are to be made in the months of January, February and April through October, 1974, and January and February, 1975. The petition states that Terre Haute has an obligation to redeliver at least one-half of the cumulative volume delivered to it by Petitioner, and that Terre Haute will either redeliver said balance or purchase that part thereof not redelivered to Petitioner at a purchase price of 45 cents per Mcf.

Petitioner states that utilization of underground gas storage reservoirs on its system has been and continues to be an important aspect of its pipeline operations aimed at providing continuity of service to its customers during periods of heavy load.

Any person desiring to be heard or to make any protest with reference to said petition to amend should on or before May 6, 1974, 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.

KENNETH F. PLUMB,
Secretary.

[FR Doc.74-9193 Filed 4-22-74; 8:45 am]

¹ The January 14, 1974, Agreement is an extension of the Gas Exchange Agreement between said parties dated December 15, 1972, which was authorized by Commission order in the instant docket on July 19, 1973, and modified by order dated September 19, 1973.

[Docket No. E-8703]

PENNSYLVANIA-NEW JERSEY-MARYLAND INTERCONNECTION

Notice of Application

APRIL 16, 1974.

Take notice that on March 28, 1974, Public Service Electric and Gas Company, Philadelphia Electric Company, Pennsylvania Power & Light Company, Baltimore Gas and Electric Company, Potomac Electric Power Company, Pennsylvania Electric Company, Metropolitan Edison Company and Jersey Central Power & Light Company (PJM Interconnection) tendered for filing pursuant to section 205 of the Federal Power Act and Part 35.12 of the regulations issued thereunder, a March 26, 1974 mutual agreement for share allocation among the PJM membership of amounts received from non-member service charges for PJM deliveries of fuel conservation energy for other systems. The share allocation agreement, which is designated Standard Practice Account 6-1 to the September 26, 1956 PJM Interconnection Agreement, as supplemented, allows Public Service Electric and Gas Company 20 percent, Philadelphia Electric Company 25.5 percent, Pennsylvania Power & Light Company 12.5 percent, Baltimore Gas and Electric Company 12.5 percent, General Public Utilities Group 19.5 percent, and Potomac Electric Power Company 10 percent of collected service charges of 1.75 mills/kwh for PJM delivery of fuel conservation energy. The Standard Practice Agreement, which is requested to take effect January 1, 1974, will terminate on December 31, 1974.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 10, 1974, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 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 is available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc.74-9191 Filed 4-22-74; 8:45 am]

[Docket No. CP74-263]

PEOPLES GAS LIGHT AND COKE CO.

Application for Declaration of Continuing Exemption

APRIL 16, 1974.

Take notice that on April 2, 1974, The Peoples Gas Light and Coke Company (Applicant), 122 South Michigan Avenue,

Chicago, Illinois 60603, filed in Docket No. CP74-263 an application pursuant to section 1(c) of the Natural Gas Act and § 152.5 of the regulations thereunder (18 CFR 152.5) for a continuing exemption from the provisions of the Natural Gas Act and the regulations of the Commission thereunder, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that it has entered into an agreement with Michigan Wisconsin Pipe Line Company (Michigan Wisconsin), a natural gas transmission company subject to the jurisdiction of the Commission, pursuant to which agreement Michigan Wisconsin will receive for the account of, and store for, Applicant 6 million Mcf of natural gas in its interstate pipeline system during the period from March 1, 1974, to October 31, 1974 (Summer Period). The gas will be delivered to Michigan Wisconsin by Natural Gas Pipeline Company of America (Natural), a natural gas transmission company subject to the jurisdiction of the Commission, at the existing point of interconnection of the facilities of Natural and Michigan Wisconsin near Woodstock, Illinois; and an equivalent volume will be redelivered to Applicant during the period from November 1, 1974, through January 31, 1975 (Winter Period), at a point where Applicant's Manlove Storage Field Line crosses Michigan Wisconsin's facilities east of Joliet, Illinois. The application states that the gas will be ultimately consumed within the State of Illinois. Applicant intends the above agreement to be operative for a short time in order to assist Applicant in meeting its anticipated market requirements during the Winter Period.

Michigan Wisconsin has filed in Docket No. CP74-213 an application for a certificate of public convenience and necessity authorizing the service to Applicant, in which application Michigan Wisconsin proposes to charge Applicant the same rate as that charged to Northern Indiana Public Service Company (NipSCO) for the same service and to construct a measuring station east of Joliet, Illinois, for the redelivery of gas to Applicant.

Applicant states that its rates, service, and facilities are subject to the jurisdiction of the Illinois Commerce Commission which is exercising such jurisdiction. Accordingly, Applicant requests that the Commission declare that Applicant's exemption from the provisions of the Natural Gas Act continue and not be affected by Applicant's participation in the proposed rescheduling of deliveries.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 6,

1974, 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.74-9192 Filed 4-22-74; 8:45 am]

[Docket No. G-2858]

PERRY, ADAMS & LEWIS, INC.
(OPERATOR) ET AL.

Amending Order Issuing Certificate of Public Convenience and Necessity, Redesignating FPC Gas Rate Schedule and Rate Schedule Supplements, and Accepting FPC Gas Rate Schedule Supplements for Filing

APRIL 15, 1974.

On March 31, 1972, Perry, Adams & Lewis, Inc. (Operator), et al. (Petitioner), filed in Docket No. G-2858 a petition to amend the order of the Commission issuing a certificate of public convenience and necessity in said docket to Clinton Oil Company (Clinton) pursuant to section 7(c) of the Natural Gas Act by authorizing the continuation of sales of natural gas by Applicant, as successor-in-interest to Clinton, to Cities Service Gas Company (Cities) at the tailgate of Applicant's Gasoline Plant in Kay County, Oklahoma, and the sale of gas from new interests at said plant, all as more fully set forth in the petition to amend in this proceeding.

Applicant proposes to continue sales of gas to Cities from the Kay plant, which it has acquired from Clinton by assignment executed October 1, 1971. Previously, Clinton obtained natural gas from producers behind this plant under various gas supply contracts and resold the residue gas to Cities under authorization granted in Docket No. G-2858 pursuant to Clinton's FPC Gas Rate Schedule No. 12. Thereafter, Petitioner negotiated an amendment dated February 2, 1972, to the old contract between Cities and the predecessor of Clinton for old gas and a new contract dated February 2, 1972, for new gas from additional acreage, extending the term of the sales for 20 years.¹ Petitioner's amendment and contract provide for a rate of 23.75 cents per Mcf at 14.65 psia, subject to upward and downward Btu adjustment, for the sale of gas from said plant.

As of the date of transfer of properties, October 1, 1971, Clinton's effective rate for the subject sales of gas was 13.0 cents per Mcf subject to downward Btu adjustment from 1,000 Btu per cubic foot.

¹ The old contract by its own terms will expire on September 1, 1974.

Therefore, as of that date Petitioner is only entitled to 13.0 cents per Mcf for old gas. However, since Petitioner's amendment provides that the rate thereunder will equal the area rate if it is higher than the specified contract rate, Petitioner is entitled to a rate of 19.4 cents per Mcf, subject to contractual Btu adjustment² for sales of old gas from May 1, 1972,³ and 20.4 cents per Mcf subject to contractual Btu adjustment² for sales of old gas from October 1, 1973.⁴ All sales of gas from additional acreage under the new contract are entitled to the 23.75-cent per Mcf rate, subject to contractual Btu adjustment also.²

After due notice by publication in the FEDERAL REGISTER, no petition to intervene, notice of intervention or protest to the granting of the petition to amend has been filed.

The Commission finds. (1) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act and the public convenience and necessity require that the order issuing a certificate of public convenience and necessity in Docket No. G-2858 should be amended as hereinafter ordered and conditioned.

(2) It is necessary and appropriate in carrying out the provisions of the Nat-

² Subject to an upward Btu adjustment from 1,060 Btu per cubic foot and a downward Btu adjustment from 1,000 Btu per cubic foot.

³ May 1, 1972, represents an effective date, 30 days after the instant filing was made, in conformity with Section 4(e) of the Natural Gas Act.

⁴ On October 1, 1973, the applicable area rate was increased to 20.4 cents per Mcf, 18 CFR 154.109a(c).

Instrument	Petitioner's FPC gas rate schedule No.	Supplement No.	Effective date
Clinton Oil Co. FPC gas rate schedule No. 12 and supplements Nos. 1-5 thereto.	2	1-5	
Notice of succession Mar. 31, 1972.			
Assignment Oct. 1, 1971.	2	6	Oct. 1, 1971.
Amendment Feb. 2, 1972.	2	7	Do.
Contract Feb. 2, 1972.	2	8	May 1, 1972.
			Date of initial delivery.

(G) In all other respects said order shall remain in full force and effect.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

[FR Doc.74-9108 Filed 4-22-74; 8:45 am]

FEDERAL RESERVE SYSTEM

CAPE COD BANK AND TRUST CO.

Order Approving Application for Merger of Banks

Cape Cod Bank and Trust Company, Barnstable, Massachusetts ("Cape Cod Bank"), a member State bank of the Federal Reserve System, has applied for the Board's approval pursuant to the Bank Merger Act (12 U.S.C. 1828(c)) of the merger of that bank with The Buzzards Bay National Bank, Bourne, Massachusetts ("BBNB"), under the charter and title of Cape Cod Bank. Incident to

the proposed merger, the present offices of BBNB would become branch offices of the resulting bank.

As required by the Act, notice of the proposed merger, in form approved by the Board, has been published, and the Board has requested reports on competitive factors from the Attorney General, the Comptroller of the Currency, and the Federal Deposit Insurance Corporation. The Board has considered the application and all comments and reports received in the light of the factors set forth in the Act.

Cape Cod Bank operates eight offices with aggregate deposits of approximately \$57 million,¹ representing 0.4 percent of total commercial bank deposits in Massachusetts and is 41st largest bank in the State. The proposed merger would not appreciably increase Cape Cod

1 All banking data are as of June 30, 1973.

Bank's share of State deposits nor would it significantly increase the concentration of banking resources in the State. Upon consummation of the proposed transaction, Cape Cod Bank would become the 35th largest bank in Massachusetts.

BBNB (deposits of \$16 million) operates all three of its offices in Barnstable County, which approximates the relevant market, and thereby ranks as the sixth largest of nine commercial banks in the market. Of the remaining seven commercial banks in the market, three are affiliated with large bank holding companies. Each of Cape Cod Bank's offices is also located in the relevant market. Cape Cod Bank holds 28.5 percent of the market deposits in commercial banks and is the largest bank therein. Although both institutions are located in the same banking market, the service areas of the two banks do not overlap significantly and there appears to be little existing competition between them. BBNB's offices are situated in the extreme western portion of the market and derive an estimated 2.3 percent of total deposits and 6.2 percent of total loans from Cape Cod Bank's service area. Cape Cod Bank's offices are located throughout the remainder of the county and derive an estimated 1 percent of total deposits and 2.8 percent of total loans from the service area of BBNB. The closest offices of Cape Cod Bank and BBNB are located 16 miles apart. Moreover, in view of the existing relationship between the two banks through common ownership, it seems unlikely that competition would develop in the future by either bank opening branches in the other's service area. The Board concludes that consummation of the proposed merger would have but a slightly adverse effect upon competition in the market.²

The financial and managerial resources of Cape Cod Bank are considered satisfactory. BBNB has experienced some difficulty in maintaining a strong capital position. Consummation of the proposed merger should eliminate this problem, while at the same time maintaining the capital adequacy of the resulting bank and providing it with greater depth in management. Thus, the banking factors lend weight toward approval of the application.

Although there is no evidence in the record to indicate that the major banking needs of the residents of the area are not currently being met, Cape Cod Bank plans to provide both trust and computer services for BBNB to enable it to serve more efficiently its present and future customers. Therefore, considerations relating to the convenience and needs of the communities to be served lend some weight toward approval

of the transaction. Accordingly, the Board finds the anticompetitive effects of the proposed transaction to be clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served. It is the Board's judgment that consummation of the proposal would be in the public interest, and that the application should be approved.

On the basis of the record,³ the application is approved for the reasons summarized above. The transaction shall not be made (a) before the thirtieth calendar day following the date of this Order or (b) later than three months after the date of this Order, unless such period is extended for good cause by the Board, or by the Federal Reserve Bank of Boston pursuant to delegated authority.

By order of the Board of Governors,⁴
effective April 12, 1974.

[SEAL] CHESTER B. FELDBERG,
Secretary of the Board.

[FR Doc.74-9196 Filed 4-22-74; 8:45 am]

THE CONNECTICUT BANK AND TRUST CO.

Order Approving Application for Merger of Banks

The Connecticut Bank and Trust Company, Hartford, Connecticut ("CBT"), a member State bank of the Federal Reserve System, has applied for the Board's approval pursuant to the Bank Merger Act (12 U.S.C. 1828(c)) of the merger of that bank with the Clinton National Bank, Clinton, Connecticut ("Clinton Bank"), under the charter and title of CBT. Incident to the proposed merger, the present offices of Clinton Bank would become branch offices of the resulting bank.

As required by the Act, notice of the proposed merger, in form approved by the Board, has been published, and the Board has requested reports on competitive factors from the Attorney General, the Comptroller of the Currency, and the Federal Deposit Insurance Corporation. The Board has considered the application and all comments and reports received in the light of the factors set forth in the Act.

CBT, with deposits of approximately \$1.2 billion,¹ is a subsidiary of CBT Corporation, Hartford, Connecticut² and operates 73 offices throughout the State. CBT controls 19.2 percent of total deposits in commercial banks in Connecticut and ranks as the second largest of 66

commercial banks in the State. The proposed merger would increase the total deposits controlled by CBT by 0.3 of one percentage point to 19.5 percent. In view of the already high degree of concentration of commercial banking resources in Connecticut (the ten largest banking organizations control about 82 percent of the total commercial bank deposits and the two largest organizations control almost 40 percent of such deposits), such an increase in concentration is viewed with some degree of concern by the Board. However, in considering the circumstances of this case, including the nature of competition and the competitive environment in the relevant market, the Board does not regard the increase in concentration to have such adverse competitive effects as to require denial of the application.

Clinton Bank holds total deposits of \$19.6 million and operates a total of four offices,³ three of which are located within the New Haven SMSA (which approximates the relevant banking market) and a fourth office located in the town of Westbrook, which is in a separate but adjacent market. Within the relevant market, the three offices of the Clinton Bank hold an aggregate of \$16.5 million in deposits, representing 2.3 percent of total market deposits and Clinton Bank thereby ranks as the sixth largest of 15 commercial banks in the market. CBT operates 7 offices in the New Haven SMSA with deposits of \$56 million, representing about 7.9 percent of market deposits, and is the fourth largest commercial bank in the market. The deposit shares of the three largest banks in the relevant market. The deposit shares of the three largest banks in the relevant market are approximately 33, 26 and 18 percent, respectively. Affiliation of Clinton Bank with CBT is expected to exert a pro-competitive effect on relationships between CBT and the three other banks with larger shares of deposits in the New Haven market.

With respect to existing competition, the Haddam office of CBT is located 10 miles away from Clinton Bank's Killingworth office; the next closest offices of CBT and Clinton Bank are situated 12 miles apart. Although the banks operate in the same market, it appears that the respective service areas of CBT's offices and those of Clinton Bank do not overlap, and neither bank derives an appreciable amount of business from the service area of the other. As a result, there appears to be no meaningful existing competition between the two institutions. Therefore, the proposed merger would not have a substantially adverse effect on existing competition.

Although CBT is not presently represented in the towns served by Clinton Bank, it seems to have the financial and managerial resources to establish *de novo* branch offices in Clinton Bank's service area. However, Clinton Bank's

² Clinton Bank has received approval to establish an additional office, but has not yet opened that office for business.

² The Board noted that in addition to the nine commercial banks in the relevant market, there are also four mutual savings banks holding deposits of \$176 million, \$115 million, \$95 million and \$17 million. The two largest of these mutual savings banks offer NOW accounts.

³ Dissenting Statement of Governor Brimmer filed as part of the original document.

⁴ Voting for this action: Vice Chairman Mitchell and Governors Sheehan, Bucher, Holland and Wallich. Voting against this action: Governor Brimmer. Absent and not voting: Chairman Burns.

¹ Unless otherwise indicated, all banking data are as of June 30, 1973.

² CBT Corporation has one other banking subsidiary, The Connecticut Bank and Trust Company, N.A., Norwalk, Connecticut, which has deposits of approximately \$12 million, representing 0.2 percent of State commercial bank deposits.

office in Killingsworth is located in a town with a population to banking office ratio nearly one-half of the State average, which makes the area relatively unattractive for *de novo* entry. Connecticut statutes prohibit commercial banks from branching *de novo* into a town where the head office of another bank is located. Clinton is the location of Clinton Bank's head office and the town, consequently, is closed to *de novo* branching. Approval of the proposed merger would have the salutary competitive effect of removing this home office protection and opening the town to *de novo* branching. However, the State Banking Commission has granted a charter for the establishment of a new bank which would reinstate home office protection in Clinton upon the opening for business of the new bank in Clinton. Only the town of Madison, where Clinton Bank's third office in the market is located, appears as a possible site for a *de novo* branch of CBT, but even in this town the population to banking office ratio is only marginally above the State average. These factors, and other facts of record, diminish the likelihood of CBT expanding into Clinton Bank's service area through *de novo* branch offices.

On the basis of the record, the Board concludes that the proposed merger would not have a significant adverse effect on existing competition, nor foreclose the development of significant potential competition, within the relevant market.⁴

CBT proposes to introduce bank credit card services, trust services, student loans, lock boxes, financial analysis and specialized business lending services at the Clinton Bank offices which do not presently offer these services. At the same time, CBT plans to lower the rates on installment loans, reduce certain service charges on checking accounts, and increase the availability of funds for loans offered by Clinton Bank. These increased services should benefit the residents of the areas served by Clinton Bank, particularly in Clinton, Killingsworth and Westbrook, where Clinton Bank is the only commercial bank operating. Therefore, considerations relating to the convenience and needs of the communities to be served lend weight toward approval of the proposed merger.

The financial and managerial resources of CBT and Clinton Bank are satisfactory and future prospects for the resulting bank appear favorable. Thus, the banking factors are consistent with approval of the application. It is the Board's judgment that consummation of the proposal would be in the public interest, and that the application should be approved.

⁴In its consideration of the proposal, the Board noted also that approximately 60 percent of the total time and demand deposits of the New Haven SMSA are held by mutual savings banks and that after December 31, 1975, these mutual savings banks will be permitted to offer limited checking account services.

On the basis of the record,⁵ the application is approved for the reasons summarized above. The transaction shall not be made (a) before the thirtieth calendar day following the date of this Order or (b) later than three months after the date of this Order, unless such period is extended for good cause by the Board, or by the Federal Reserve Bank of Boston pursuant to delegated authority.

By order of the Board of Governors.⁶

Effective April 15, 1974.

[SEAL] CHESTER B. FELDBERG,
Secretary of the Board.

[FR Doc.74-9197 Filed 4-22-74; 8:45 am]

GREAT LAKES FINANCIAL CORP.

Order Approving Acquisition of Bank

Great Lakes Financial Corporation, Grand Rapids, Michigan, a bank holding company within the meaning of the Bank Holding Company Act, has applied for the Board's approval under section 3(a)(3) of the Act (12 U.S.C. 1842(a)(3)) to acquire 80 percent or more of the voting shares of The Peoples Bank and Trust Company, Grand Haven, Michigan ("Bank").

Notice of the application, affording opportunity for interested persons to submit comments and views, has been given in accordance with section 3(b) of the Act. The time for filing comments and views has expired, and the application and all comments received have been considered in light of the factors set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Applicant, the twelfth largest banking organization in Michigan, was organized as a bank holding company during 1973 and controls one bank with deposits of \$336 million, representing 1.3 percent of the total deposits in the State.¹ Acquisition of Bank would increase Applicant's share of State deposits by two-tenths of a percentage point, and would not significantly increase the concentration of banking resources in the State. Upon consummation of the proposed acquisition, Applicant would become the eleventh largest banking organization in Michigan.

Bank (deposits of \$52 million) is the smallest of the five banking organizations in the relevant banking market, approximated by the Muskegon-Grand Haven banking market.² Bank controls

⁵Dissenting Statement of Governor Brimmer filed as part of the original document.

⁶Voting for this action: Vice Chairman Mitchell and Governors Sheehan, Bucher, Holland and Wallich. Voting against this action: Governor Brimmer. Absent and not voting: Chairman Burns.

¹Banking data are as of June 30, 1973.

²The Muskegon-Grand Haven banking market is approximated by the Muskegon-Grand Haven Ranally Metro Area which consists of most of Muskegon County and the northwest corner of Ottawa County.

approximately 12 percent of the total deposits in that market, and competes with four larger banks (two of which are subsidiaries of multi-bank holding companies) holding deposits within the market of \$143 million, \$105 million, \$81 million, and \$53 million, respectively. Applicant's sole subsidiary, Union Bank and Trust Company (National Association), Grand Rapids, Michigan, is located in an adjacent but separate banking market, in which it is the second largest banking organization with less than half the deposits of the largest banking organization in the market, and its closest office to Bank is located 27 miles to the east. Each of the two banks obtains an insignificant amount of deposits from the other's service area. Consequently, no significant amount of existing competition between Applicant and Bank would be eliminated by the proposed acquisition.

Furthermore, it appears that the effect upon potential competition would also be insignificant in the relevant market. Although an interstate highway connects the two communities in which Bank and Applicant's subsidiary bank are located, the banking markets in which each bank competes appear to be separate and distinct and, due to the relative sizes of the institutions involved, the prospect of either bank becoming a meaningful competitor in the market served by the other is unlikely. With respect to the prospect of Applicant's *de novo* entry into the market, the Board noted in a recent Order that at least one section of the Muskegon-Grand Haven banking market, the city of Norton Shores, could support new entry.³ However, subsequent to the date of the Board's Order, the Comptroller of the Currency formally accepted an application for a charter for a new national bank in Norton Shores, which application is presently pending before that agency. This factor would reduce the possibility of Applicant's entry into the area by a *de novo* charter. In addition, the city of Grand Haven, located about 10 miles south of Muskegon, and the immediate area surrounding Grand Haven, do not appear attractive for *de novo* entry. This area has a low population per banking office ratio as compared with the State average. It is also noted that two applications for the establishment of additional branch offices, one of which has been approved and the other is pending, would decrease further the population per banking office ratio in the Grand Haven area. Furthermore, although Applicant may possess the resources to enter the Grand Haven area *de novo*, in light of Applicant's short operating history and its relative size, *de novo* entry appears unlikely. Moreover, in view of the

³Order of the Board of Governors denying the application of Old Kent Financial Corporation, Grand Rapids, Michigan, to acquire National Lumberman's Bank and Trust Company, Muskegon, Michigan, dated January 25, 1974. (1974 Federal Reserve Bulletin 133.)

market conditions described above and the presence of banking organizations in the relevant market which control substantially larger deposits than Bank, the Board does not regard the alternative of *de novo* entry as clearly preferable from a competitive posture to the proposal herein by Applicant to acquire the smallest bank in the market in terms of deposits. Accordingly, on the basis of the record, the Board finds that this proposal would have no significantly adverse effect on existing and potential competition.

The financial and managerial resources of Applicant, its subsidiary bank, and Bank are satisfactory and lend some support toward approval of the application, especially in view of Applicant's commitment to inject equity capital into its present subsidiary and Bank. Although there is no evidence that the banking needs of the Grand Haven area are not currently being met, holding company affiliation would afford Bank access to Applicant's resources and thereby enable Bank to strengthen, modernize, and expand the financial services that Bank offers the public. Applicant proposes to integrate its professional computer skills with Bank's internal accounting procedures and external customer service functions. The benefits resulting from the proposed affiliation should enable Bank to compete more effectively with the four larger banking organizations in the market. Considerations relating to the convenience and needs of the community, therefore, are consistent with, and lend weight toward approval of the application. It is the Board's judgment that consummation of the proposal would be in the public interest, and that the application should be approved.

On the basis of the record, the application is approved for the reasons summarized above. The transaction shall not be made (a) before the thirtieth calendar day following the effective date of this Order, nor (b) later than three months after the effective date of this Order, unless such period is extended for good cause by the Board, or by the Federal Reserve Bank of Chicago pursuant to delegated authority.

By order of the Board of Governors.
Effective April 16, 1974.

[SEAL] CHESTER B. FELDBERG,
Secretary of the Board.

[FR Doc.74-9199 Filed 4-22-74; 8:45 am]

GENERAL SERVICES ADMINISTRATION

PUBLIC ADVISORY PANEL ON ARCHITECTURAL AND ENGINEERING SERVICES FOR THE OFFICE OF OPERATING PROGRAMS

Notice of Meeting

APRIL 16, 1974.

Pursuant to Pub. L. 92-463, notice is hereby given of a meeting of the Public

*Voting for this action: Vice Chairman Mitchell and Governors Brimmer, Sheehan, Bucher, Holland, and Wallich. Absent and not voting: Chairman Burns.

Advisory Panel on Architectural and Engineering Services for the Office of Operating Programs, April 30, 1974, from 10:30 a.m. to 2 p.m., Room 5334, General Services Administration Building, 18th and F Streets, NW., Washington, D.C. This meeting will be for the purpose of considering Architect-Engineer firms to provide design and services for the proposed Plumbing and Heating Improvements, Buildings B, C, J, K, L, M, and Q, St. Elizabeths Hospital, Washington, D.C. (GS-03B-10431).

The meeting will be closed to the public in accordance with the provisions set forth in section 10(d) of Pub. L. 92-463.

CLAUDE G. BERNIER,
Acting Chief, Design Branch.

[FR Doc.74-9213 Filed 4-22-74; 8:45 am]

NATIONAL ENDOWMENT FOR THE HUMANITIES

ADVISORY COMMITTEE; EDUCATION PANEL

Notice of Meeting

APRIL 15, 1974.

Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463) notice is hereby given that a meeting of the Education Panel will meet at Washington, D.C., on April 30, 1974.

The purpose of the meeting is to review Development Grant applications submitted to the National Endowment for the Humanities for grants to educational institutions.

Because the proposed meeting will consider financial information and personnel and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, pursuant to authority granted me by the Chairman's Delegation of Authority to Close Advisory Committee Meetings, dated August 13, 1973, I have determined that the meeting would fall within exemptions (4) and (6) of (5 U.S.C. 552 (b)) and that it is essential to close the meeting to protect the free exchange of internal views and to avoid interference with operation of the Committee.

It is suggested that those desiring more specific information contact the Advisory Committee Management Officer, Mr. John W. Jordan, 806 15th Street, N.W., Washington, D.C. 20506, or call area code 202-382-2031.

JOHN W. JORDAN,
Advisory Committee
Management Officer.

[FR Doc.74-9212 Filed 4-22-74; 8:45 am]

OFFICE OF MANAGEMENT AND BUDGET

CLEARANCE OF REPORTS

List of Requests

The following is a list of requests for clearance of reports intended for use in collecting information from the public received by the Office of Management and Budget on April 18, 1974 (44 U.S.C. 3509). The purpose of publishing this list in the FEDERAL REGISTER is to inform the public.

The list includes the title of each request received; the name of the agency sponsoring the proposed collection of information; the agency form number, if applicable; the frequency with which the information is proposed to be collected; the name of the reviewer or reviewing division within OMB, and an indication of who will be the respondents to the proposed collection.

The symbol (x) identifies proposals which appear to raise no significant issues, and are to be approved after brief notice through this release.

Further information about the items on this Daily List may be obtained from the Clearance Office, Office of Management and Budget, Washington, D.C. 20503 (202-395-4529).

NEW FORMS

DEPARTMENT OF DEFENSE

Department of the Army, USDB Follow-Up Study, Form _____, Occasional, NSD/Wann/Tunstall, Prisoners released to community from U.S. Disciplinary Barracks.

Department of the Air Force, USAF Scholarship Survey, Form _____, Single time, NSD/Lowry/Planchon, Medical students.

Departmental, Deputy Comptroller for Audit Operations Turnkey vs. Conventional Questionnaire, Form _____, Single time, Sheffel/Sunderhauf, Individuals.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Health Resources Administration, Health Professions and Nursing Student Loan and Scholarship Programs—Supplemental Sheet for Application, Form HRABHRD 0207, Annual, Lowry, Authorized official of school.

Health Services Administration, Determination of State Health Facility Surveyors' Training Needs, Form HSABQA 0412, Single time, Planchon, State health facility surveyors.

Social Security Administration, Quarterly Expenditure Report—Long Term Care Facility Workload, Form SSA 2824, Quarterly, Lowry, State survey agencies.

State Survey Agency Budget Request—Long Term Care Facility Workload, Form SSA 2815, Annual, Lowry, State survey agency.

DEPARTMENT OF LABOR

Bureau of Labor Statistics: Labor Requirements for Federal Office Building Construction, Form BLS 2652.05, Occasional, Raynsford/Sunderhauf/Weiner, Gen. contractors & GSA regional off.

Labor Requirements for Civil Works Construction by Corps of Engineers, Form BLS 2652.04, Occasional, Raynsford/Sunderhauf/Weiner, Gen. contractor & Corps of Engineer Dist. O.

REVISIONS

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Social Security Administration, Quarterly Expenditure Report—HIB Program, Form SSA 1469 A, Quarterly, Lowry, State agencies.

U.S. CIVIL SERVICE COMMISSION

Geographic Availability for Stenographer, Typist, Clerk (Colorado), Form DE:X-208 (B), Occasional, Lowry, Job applicants.

EXTENSIONS

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Social Security Administration:

Employer's Application for Identification Number, Form SS-4, Occasional, Evinger (x).

Report of Continuing Disability Interview, Form SSA 454, Occasional, Evinger (x).

SMALL BUSINESS ADMINISTRATION

Subcontracting Statistical Report, Form SBA 745, Quarterly, Evinger (x). Fed. Govt. Contracts.

PHILLIP D. LARSEN,

Budget and Management Officer.

[FR Doc.74-9295 Filed 4-22-74; 8:45 am]

PRESIDENT'S COMMISSION ON WHITE HOUSE FELLOWS

FINAL SELECTION MEETING

Notice of Meeting

Pursuant to Pub. L. 92-463, notice is hereby given that the Final Selection Meeting for the President's Commission on White House Fellows will be held May 17-20, 1974 at Airlie House in Warrenton, Virginia.

The Final Selection Meeting is part of the screening process of the White House Fellows program. During this two-day meeting the thirty-two White House Fellow National Finalists will be interviewed by the fourteen-member Presidential Commission. At the conclusion of this meeting, the Commission recommends to the President fifteen to twenty of these National Finalists to serve as White House Fellows. On May 20, 1974, the President will announce the 1974-75 class of White House Fellows.

It has been determined that due to the very nature of the screening process where personnel records and confidential character references must be used, the content of these meetings falls within the provisions of section 552(b) (6) of Title 5 of the United States code and that these meetings will be closed to the public.

JOAN K. BENZIGER,
Acting Director.

[FR Doc.74-9219 Filed 4-22-74; 8:45 am]

SMALL BUSINESS ADMINISTRATION

[License No. 06/10-0016]

FIRST SMALL BUSINESS INVESTMENT CO. OF LOUISIANA, INC.

Filing of Application for Approval of Conflict of Interest Transaction Between Associates

Notice is hereby given that The First Small Business Investment Co. of Louisiana, Inc., (First), 3626 One Shell Square, New Orleans, Louisiana 70139, a Federal Licensee, under the Small Business Investment Act of 1958, as amended (Act), has filed an application, pursuant to § 107.1004 of the regulations governing small business investment companies (38 FR 30836, November 7, 1973), for approval of a conflict of interest transaction.

Mrs. Alma Galle is the president of First and owns a 35 percent equity interest. Mr. John Hooper is treasurer and owns a 16 percent equity interest. Mr. Lionel Schmidt is the executive vice president and owns a 3 percent equity interest.

Pursuant to the provisions of § 107.3 (a) of the regulations, these individuals are considered to be Associates of First.

On July 5, 1973, First provided a \$32,000 loan to A. B. Dunham d/b/a Derriks, Inc. (Derriks). On March 25, 1974, this loan was converted to common stock, representing approximately a 10 percent equity interest in Derriks. It is proposed that First will provide an additional loan of \$65,000. In addition, Associates of the Licensee will also invest in Derriks. Mrs. Galle will acquire a 1 percent equity interest, Mr. Hooper will acquire a 6 percent equity interest and serve as its secretary/treasurer, and Mr. Schmidt will acquire less than a 1 percent equity interest and serve as a director representing the Licensee's interest.

The transaction falls within the purview of § 107.1004 of the regulations by reason of the fact that officers, directors, and 10 percent shareholders of First will be officers and shareholders of Derriks. The proposed additional financing by First will require an exemption pursuant to § 107.1004(b) (1) of the regulations.

Notice is further given that any interested person may, on or before May 8, 1974, submit to the Small Business Administration, in writing, relevant comments on the proposed transaction. Any such communications should be addressed to: Associate Administrator for Finance and Investment, Small Business Administration, 1441 "L" Street, NW., Washington, D.C. 20416.

A copy of this notice shall be published by First in a newspaper of general circulation in New Orleans, Louisiana.

Dated: April 11, 1974.

JAMES THOMAS PHELAN,
Deputy Associate Administrator
for Investment.

[FR Doc.74-9203 Filed 4-22-74; 8:45 am]

INTERSTATE COMMERCE COMMISSION

[Notice 492]

ASSIGNMENT OF HEARINGS

APRIL 18, 1974.

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.

No amendments will be entertained after the date of this publication.

MC-217 Sub 16, Point Transfer, Inc., MC-217 Sub 17, Point Transfer, Inc., MC-13569 Sub 27 and MC-13569 Sub 30, The Lake Shore Motor Freight Co., MC-14552 Sub 50, J. V. McNicholas Transfer Co., MC-138286 Sub 2, John F. Scott Company, now assigned May 13, 1973, will be held in Courtroom No. 9, 9th Floor, U.S. Courthouse, 700 Grant Street, Pittsburgh, Pennsylvania. MC 35890 Sub-41, Blodgett Furniture Service, Inc., now being assigned June 17, 1974, at Chicago, Ill., in a hearing room to be later designated.

MC 12811 Sub 1, Lincoln Tour & Travel Agency, Inc., now assigned May 21, 1974, at Lincoln, Nebr., will be held on the 3rd Floor, Nebraska Public Service Commission, 1342 M Street.

MC 1872 Sub 81, Ashworth Transfer, Inc., MC 83539 Sub 379, C & H Transportation Co., Inc., and MC 125433 Sub 41, F-B Truck Line, now assigned June 17, 1974, at San Francisco, Calif., will be held in Room 13025, 450 Golden Gate Avenue.

[SEAL]

ROBERT L. OSWALD,
Secretary.

[FR Doc.74-9260 Filed 4-22-74; 8:45 am]

[I.C.C. Order No. 125; Rev. S.O. No. 994]

ILLINOIS GULF RAILROAD CO.

Rerouting or Diversion of Traffic

In the opinion of R. D. Pfahler, Agent, the Illinois Central Gulf Railroad Company is unable to transport traffic over certain of its lines in the states of Alabama, Louisiana and Mississippi, because of high water and flooding.

It is ordered, That:

(a) *Rerouting traffic.* The Illinois Central Gulf Railroad Company, being unable to transport traffic over certain of its lines in the states of Alabama, Louisiana and Mississippi, because of high water and flooding, that line is hereby authorized to reroute or divert such traffic via any available route.

(b) *Concurrence of receiving roads to be obtained.* The railroad desiring to divert or reroute traffic under this order shall receive the concurrence of other railroads to which such traffic is to be diverted or rerouted, 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 is deemed to be due to carrier 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 Commission.

(f) *Effective date.* This order shall become effective at 11:00 a.m., April 15, 1974.

(g) *Expiration date.* This order shall expire at 11:59 p.m., April 30, 1974, 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., April 15, 1974.

INTERSTATE COMMERCE
COMMISSION,
R. D. PFAHLER,
Agent.

[SEAL]

[FR Doc. 74-9258 Filed 4-22-74; 8:45 am]

[Ex Parte No. 241; 3rd Rev. Exemption No. 22, Amdt. 7]

EXEMPTION UNDER PROVISION OF RULE 19 OF MANDATORY CAR SERVICE RULES

Upon further consideration of Third Revised Exemption No. 22 issued January 12, 1973.

It is ordered, That, under authority vested in me by Car Service Rule 19, Third Revised Exemption No. 22 to the Mandatory Car Service Rules ordered in Ex Parte No. 241 be, and it is hereby, amended to expire June 15, 1974.

This amendment shall become effective April 15, 1974.

Issued at Washington, D.C., April 12, 1974.

INTERSTATE COMMERCE
COMMISSION,
R. D. PFAHLER,
Agent.

[SEAL]

[FR Doc. 74-9257 Filed 4-22-74; 8:45 am]

IRREGULAR-ROUTE MOTOR COMMON CARRIERS OF PROPERTY

Elimination of Gateway Letter Notices

APRIL 18, 1974.

The following letter-notices of proposals to eliminate gateways for the purpose of reducing highway congestion, alleviating air noise pollution, minimizing safety hazards, and conserving fuel have been filed with the Interstate Commerce Commission under the Commission's "Gateway Elimination" Rules (49 CFR Part 1065(a)), and notice thereof to all interested persons is hereby given as provided in such rules.

An original and two copies of protests against the proposed elimination of any gateway herein described may be filed with the Interstate Commerce Commission on or before May 3, 1974. A copy must also be served upon applicant or its representative. Protests against the elimination of a gateway will not operate to stay commencement of the proposed operation.

Successively filed letter-notices of the same carrier under these rules will be numbered consecutively for convenience in identification. Protests, if any, must refer to such letter-notices by number.

No. MC-11207 (Sub-No. E1), filed April 4, 1974. Applicant: Deaton, Inc., P.O. Box 938, Birmingham, Ala. 35201. Applicant's representative: C. N. Knox (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Composition building boards, and parts, materials, and accessories incidental to the installation thereof (except commodities in bulk), from the plant site of National Gypsum Company at Mobile, Alabama, to points in Oklahoma and Texas.* The purpose of this filing is to eliminate the gateway of New Orleans, La.

No. MC-25798 (Sub-No. E2), filed April 11, 1974. Applicant: Clay Hyder Trucking Lines, Inc., P.O. Box 1186, Auburndale, Fla. 33823. Applicant's representative: Tony G. Russell (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Frozen food products, from Port Wentworth, Ga., to points in Illinois, Indiana, Kentucky, Michigan, Minnesota, Missouri, Ohio, West Virginia, and Wisconsin.* The purpose of this application is to eliminate the gateway of Asheville, N.C.

No. MC-25798 (Sub-No. E3), filed April 11, 1974. Applicant: Clay Hyder Trucking Lines, Inc., P.O. Box 1186, Auburndale, Fla. 33823. Applicant's representative: Tony G. Russell (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Frozen food products, in containers, in vehicles equipped for temperature control, from Port Wentworth, Ga., to points in Tennessee on and East of Tennessee Highway 13, from the Alabama-Tennessee State Line to Clarksville, Tenn. Thence south on U.S. Highway 79 to the Tennessee-Kentucky State Line; to points in Virginia on and west of U.S. Highway 522 beginning at the West Virginia-Virginia State Line to its intersection with U.S. Highway 60, thence west on U.S. Highway 60 to its intersection with U.S. Highway 15, thence south on U.S. Highway 15 to the Virginia-North Carolina State Line; and to points in New Jersey, Pennsylvania, New York, Rhode Island, Connecticut, and Massachusetts.* The purpose of this filing is to eliminate the gateway of Hendersonville, N.C.

No. MC-95540 (Sub-No. E1), filed April 11, 1974. Applicant: Watkins Motor Lines, Inc., P.O. Box 1636, Atlanta, Ga.

30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products and articles distributed by meat packinghouses, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except hides and except commodities in bulk, in tank vehicles), in vehicles equipped with mechanical refrigeration, from St. Joseph, Mo., to points in that portion of Louisiana on and east of the line extending from Vidalia, La., south along Louisiana Highway 15 to Lettsworth, thence along Louisiana Highway 1 to Simmesport, thence along Louisiana Highway 105 to the intersection with Interstate Highway 10, thence along Interstate Highway 10 to the intersection with Louisiana Highway 31, thence along Louisiana Highway 31 to New Iberia, thence along Louisiana Highway 85 to the intersection with Louisiana Highway 83, thence along Louisiana Highway 83 to Louisiana.* The purpose of this filing is to eliminate the gateway of Union City, Tenn.

No. MC-95540 (Sub-No. E2), filed April 11, 1974. Applicant: Watkins Motor Lines, Inc., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products and articles distributed by meat packinghouses, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except hides and except commodities in bulk, in tank vehicles), in vehicles equipped with mechanical refrigeration, from St. Joseph, Mo., to points in Mississippi.* The purpose of this filing is to eliminate the gateway of Union City, Tenn.

No. MC-95540 (Sub-No. E5), filed April 11, 1974. Applicant: Watkins Motor Lines, Inc., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products, and articles distributed by meat packinghouses, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766, in vehicles equipped with mechanical refrigeration, from Greeley, Colo., to points in Mississippi.* The purpose of this filing is to eliminate the gateway of Union City, Tenn.

No. MC-95540 (Sub-No. E6), filed April 11, 1974. Applicant: Watkins Motor Lines, Inc., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE., Atlanta, Ga. 30342. Authority sought to operate as a common carrier, by motor

vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products, dairy products, and articles distributed by meat packinghouses, as described in Sections A, B, and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766, in vehicles equipped with mechanical refrigeration, except hides and commodities in bulk, in tank vehicles, from points in Iowa to points in Mississippi. The purpose of this filing is to eliminate the gateway of Union City, Tenn.*

No. MC-95540 (Sub-No. E8), filed April 11, 1974. Applicant: Watkins Motor Lines, Inc., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, Suite 212, 5299 Roswell Rd. NE, Atlanta, Ga. 30342. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, and meat by-products, as described in Section A of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766, in vehicles equipped with mechanical refrigeration (except commodities in bulk, in tank vehicles), from Omaha, Nebr., to points in Mississippi. The purpose of this filing is to eliminate the gateway of Union City, Tenn.*

No. MC-100666 (Sub-No. E1), filed March 24, 1974; No. MC-100666 (Sub-No. E2), filed March 24, 1974; No. MC-100666 (Sub-No. E3), filed March 25, 1974; No. MC-100666 (Sub-No. E4), filed March 25, 1974; No. MC-100666 (Sub-No. E5), filed March 25, 1974; No. MC-100666 (Sub-No. E6), filed March 25, 1974; No. MC-100666 (Sub-No. E7), filed April 7, 1974. Applicant: Melton Truck Lines, Inc., 1129 Grimmet Drive, P.O. Box 7666, Shreveport, La. 71107. Applicant's representative: Richard W. May (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: In No. MC-100666 (Sub-No. E1):

(1) *Composition board from Terry, Miss., to points in Minnesota, North Dakota, and South Dakota. The purpose of this filing is to eliminate the gateway of Miami, Okla.*

(2) *Building, roofing, and insulating materials, and gypsum products from Terry, Miss., to points in Colorado and New Mexico. The purpose of this filing is to eliminate the gateway of Duke, Okla.*

(3) *Wallboard, fiberboard, particleboard, roofing, insulating, sheathing, gypsum plaster products, joint sealer compound, and building paper and tape from Terry, Miss., to Memphis, Tenn., and the commercial zone thereof. The purpose of this filing is to eliminate the gateway of West Memphis, Ark.*

In No. MC-100666 (Sub-No. E2):

(1) *Concrete slabs, building or roofing, and accessories used in the installation thereof when moving at the same time and in the same vehicle therewith, from Arkadelphia, Ark., to points in Florida, North Carolina, and South Carolina. The purpose of this filing is to eliminate the gateway of Terry, Miss.*

(2) *Boards composed of wood fibre and cement combined, and accessories*

used in the installation thereof when moving at the same time and in the same vehicle therewith, from the plant site of National Gypsum Company at Arkadelphia, Ark., to points in Arizona, California, Idaho, Montana, Nevada, Oregon, Utah, and Washington. The purpose of this filing is to eliminate the gateway of Pittsburg, Kans.

(3) *Boards composed of wood fibre and cement combined from the plant site of National Gypsum Company at Arkadelphia, Ark., to points in Connecticut, Maine, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont. The purpose of this filing is to eliminate the gateway of Miami, Okla.*

In No. MC-100666 (Sub-No. E3):
Composition boards and materials, supplies, and accessories incidental to the installation thereof, from Marrero, La., to points in Colorado and New Mexico. The purpose of this filing is to eliminate the gateway of Acme, Tex.

In No. MC-100666 (Sub-No. E4):

(1) *Composition boards, and materials, supplies and accessories incidental to the installation thereof, from the plant site of Celotex Corporation at Marrero, La., to points in Nebraska, Minnesota, and Kansas City and St. Louis, Mo., and points in their commercial zones as defined by the Commission. The purpose of this filing is to eliminate the gateway of the Flakeboard plant site of Crosselt Lumber Company at Crosselt, Ark.*

(2) *Composition boards, and materials, supplies, and accessories incidental to the installation thereof, from the plant site of the Celotex Corporation at Marrero, La., to points in California, Idaho, Montana, Nevada, Oregon, Utah, Washington, and points in Arizona, north and west of U.S. Highway 160 from Arizona-Colorado State line to junction U.S. Highway 89; thence along U.S. Highway 89 to Flagstaff; thence along Alt. U.S. Highway 89 to Prescott; thence along U.S. Highway 89 to junction U.S. State Highway 18 from the Mississippi-Tennessee State line to junction U.S. Highway 70, thence along U.S. Highway 70 to junction State Highway 13, thence along State Highway 13 to the Kentucky-Tennessee State line, and points in Kansas City and St. Louis, and the commercial zones thereof. The purpose of this filing is to eliminate the gateway of Pittsburg, Kans.*

In No. MC-100666 (Sub-No. E5):

(1) *Plastic pipe, plastic tubing, plastic conduit, plastic mouldings, valves, fittings from Waco, Tex., to points in Connecticut, Delaware, Idaho, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Montana, New Hampshire, New Jersey, New York, North Dakota, Ohio, Oregon, Pennsylvania, Rhode Island, South Dakota, Vermont, Virginia, Washington, West Virginia, Wisconsin, points in Wyoming (except Rawlins, Laramie, and Cheyenne and points in that part of Wyoming on and north of a line beginning at the junction of Interstate Highway 80 and the Utah-Wyoming State line, thence east on Interstate*

Highway 80 to the Wyoming-Nebraska State line), and the District of Columbia. The purpose of this filing is to eliminate the gateway of Pittsburg, Kans.

(2) *Plastic pipe, plastic tubing, plastic conduit, plastic valves, plastic fittings, compound joint sealer, bonding cement, and accessories used in the installation of such products (except commodities in bulk), from Waco, Tex., (a) to points in South Carolina, points in that part of Missouri, east and south of a line beginning at the junction of Interstate Highway 67 and the Missouri-Arkansas State line, thence north on Interstate Highway 67 to the junction of Interstate Highway 67 and Interstate Highway 60, thence east on Interstate Highway 60 to the Mississippi River, and Sikeston, Mo.; and (b) points in that part of North Carolina south of a line beginning at the junction of Interstate Highway 421 and the Tennessee-North Carolina State line, thence east on Highway 421 to the junction with Interstate Highway 85 Durham, thence east on Highway 98 to the junction at Interstate Highway 64, thence east on Interstate Highway 64 to the Atlantic Ocean. The purpose of this filing is to eliminate the gateway of Little Rock, Ark.*

In No. MC-100666 (Sub-No. E6):

(1) *Boards, building, and insulating, and accessories used in the installation thereof, from Mobile, Ala., to points in Arizona, California, Idaho, Montana, Nevada, Oregon, Utah, and Washington. The purpose of this filing is to eliminate the gateway of Pittsburg, Kans.*

(2) *Composition board from Mobile, Ala., to points in North Dakota and South Dakota. The purpose of this filing is to eliminate the gateway of Miami, Okla.*

(3) *Composition board from Mobile, Ala., to points in Minnesota, Nebraska, and points in Wisconsin in and west of Grant, Richland, Sauk, Marquette, Green Lake, Waushara, Waupaca, Outagamie, Shawano, Oconto, and Marinette Counties. The purpose of this filing is to eliminate the gateway at Flakeboard plant site of the Crosselt Lumber Company at Crosselt, Ark.*

(4) *Boards, building, wall and insulating, and accessories used in the installation thereof from Mobile, Ala., (1) to points in Illinois, Indiana, Iowa, and Kansas City and St. Louis, Mo., and points in the commercial zones thereof as defined by the Commission, (2) to points in that part of Kentucky on, north and west of a line beginning at the junction of U.S. Highway 79 at the Kentucky-Tennessee State line running to junction U.S. Highway 79 and U.S. Highway 62, thence along U.S. Highway 62 to junction at Interstate Highway 64, thence along Interstate Highway 64 to the Kentucky-West Virginia State line, and (3) to points in Tennessee on and north and west of a line beginning at the junction of the Mississippi-Tennessee State line and State Highway 18 to the junction of State Highway 18 and U.S. Highway 70, thence along U.S. Highway 70 to the junction of U.S. Highway 70 and State Highway 13, thence along State Highway 13 to the Kentucky-Tennessee State line.*

The purpose of this filing is to eliminate the gateway of West Memphis, Ark.

In No. MC-100666 (Sub-No. E7):

(1) *Plastic pipe*, except oil field commodities as described by the Commission in *Mercer Extension-Oilfield Commodities*, 74 M.C.C. 459, from Oklahoma City, Okla., to points in that part of Alabama on and south and west of a line beginning at the junction of Interstate Highway 98 and the Alabama-Mississippi State line, thence southeast to the junction of Interstate Highway 98 and State Highway 225, thence north on State Highway 225 to the junction of Interstate Highway I-65 and State Highway 225, thence north on Interstate Highway I-65 to junction of Interstate Highway I-65 and State Highway 41, thence south on State Highway 41 to the Alabama-Florida line. The purpose of this filing is to eliminate the gateway of Columbia, Miss.

(2) *Plastic pipe* from Oklahoma City, Okla., to points in that part of Alabama north and east of a line beginning at the junction of Interstate Highway 98 and the Alabama-Mississippi State line, thence southeast to the junction of Interstate Highway 98 and State Highway 225, thence north on State Highway 225 to the junction of Interstate Highway I-65 and State Highway 41, thence south on State Highway 41 to the Alabama-Florida State line. The purpose of this filing is to eliminate the gateway of Fort Smith, Ark.

(3) *Plastic pipe, plastic tubing, plastic conduit, valves, fittings, compounds, joint sealer, bonding cement, thinner, and accessories* used in the installation of such products (except commodities in bulk) from Oklahoma City, Okla., to points in that part of California on and north of a line beginning at the junction of Interstate Highway 10 and State Highway 1, and extending east on Interstate Highway 10 to the California-Nevada State line. The purpose of this filing is to eliminate the gateway of McPherson, Kans.

(4) The commodities described in (3) above, from Oklahoma City, Okla., to points in that part of California south of a line beginning at the junction of Interstate Highway 10 and State Highway 1 and extending east on Interstate Highway 10 to the California-Arizona State line. The purpose of this filing is to eliminate the gateway of Waco, Tex.

(5) The commodities described in (3) above, from Oklahoma City, Okla., to points in that part of Colorado on and north of a line beginning at the junction of Interstate Highways 24 and 50 and the Colorado-Utah State line and extending southeast on Interstate Highway 50 to the junction of Interstate Highways 50 and 550, thence east on Interstate Highway 50 to the Colorado-Kansas State line. The purpose of this filing is to eliminate the gateway of McPherson, Kans.

(6) *Plastic pipe, plastic conduit, valves and fittings* from Oklahoma City, Okla., to points in Connecticut, Delaware, Indiana, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio,

Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia, Wisconsin, and the District of Columbia. The purpose of this filing is to eliminate the gateway of Pittsburgh, Kans.

(7) *Plastic pipe* from Oklahoma City, Okla., to points in that part of Florida on and east of a line beginning at the junction of Interstate Highway 221 and the Florida-Georgia State line, and extending south on Interstate Highway 221 to Perry, thence south and southwest on State Highway 361A to the Gulf of Mexico. The purpose of this filing is to eliminate the gateway of Fort Smith, Ark.

(8) *Plastic pipe*, except oil field commodities as described by the Commission in *Mercer Extension-Oilfield Commodities*, 74 M.C.C. 459, from Oklahoma City, Okla., to points in that part of Florida west of a line beginning at the junction of Interstate Highway 221 and the Florida-Georgia State line, and extending south on Interstate Highway 221 to Perry thence south and southwest on State Highway 361A to the Gulf of Mexico. The purpose of this filing is to eliminate the gateway of Columbia, Miss.

(9) The commodities described in (3) above, from Oklahoma City, Okla., to points in Idaho, Montana, Nebraska, Nevada, North Dakota, Oregon, South Dakota, Utah, Washington, and Wyoming. The purpose of this filing is to eliminate the gateway of McPherson, Kans.

(10) *Plastic pipe* from Oklahoma City, Okla., to points in Georgia, North Carolina, and South Carolina. The purpose of this filing is to eliminate the gateway of Fort Smith, Ark.

No. MC-111375 (Sub-No. E1), filed April 5, 1974. Applicant: Pirkle Refrigerated Freight Lines, Inc., P.O. Box 3358, Madison, Wisconsin 53704. Applicant's representative: Charles E. Dye (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting:

(a) *Cheese*, from Chicago, Ill., to Phoenix, Ariz., Las Vegas, Nev., and Los Angeles, San Francisco, San Jose, San Diego, Sunnyvale, and Sacramento, Calif. Purpose of filing is to eliminate the gateways of points in that part of Wisconsin south and west of U.S. Highway 12 (not including points located on U.S. Highway 12).

(b) *Cheese and cheese products* from Chicago, Ill., to Albuquerque, N. Mex., Salt Lake City, Utah, Pocatello, Idaho, and Reno, Nev. Purpose of filing is to eliminate the gateways of points in that part of Wisconsin south and west of U.S. Highway 12 (not including points located on U.S. Highway 12).

(c) *Pastries and confections*, from Chicago, Ill., to Los Angeles and San Francisco, Calif. Purpose of filing is to eliminate the gateway of Monroe, Wis.

(d) (1) *Food* (except meats), *food sauces and food ingredients*, and *advertising specialties and related supplies* when moving in conjunction with food (except meats), food sauces and food ingredients, and

(2) *Meats* (except fresh meats) when moving in mixed loads with the commodities named in Item (1) above, from Chicago, Ill., to points in Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Wash-

ington, and Wyoming. Purpose of filing is to eliminate the gateway of Monroe, Wis.

(e) *Yeast, bread-making compounds, baking powder, oleomargarine, lard, flour, edible bakery goods (not frozen), dessert preparations, malt powder, cereal enriching compounds, paprika, chili powder and chili peppers*, from Chicago, Ill., to points in Washington, Oregon, Montana, Utah, Idaho, California, Colorado, Arizona, Nevada, New Mexico, and Wyoming. Purpose of filing is to eliminate the gateway of Beloit, Wis.

(f) *Cheese and cheese products* from Van Wert, Ohio, to points in Idaho, Washington, and Oregon. Purpose of filing is to eliminate the gateway of the plantsite and storage facilities of L. D. Schreiber Cheese Co., at Logan, Utah.

(g) *Horseradish*, from Chicago, Ill., to Albuquerque, N. Mex., Salt Lake City, Utah, Pocatello, Idaho, Las Vegas and Reno, Nev., Phoenix and Tucson, Ariz., and Los Angeles and San Francisco, Calif. Purpose of filing is to eliminate the gateway of Brunswick, Wis.

(h) *Cheese*, from Thayne, Wyo., to Chicago, Ill. Purpose of filing is to eliminate the gateway of Monroe, Wis.

(i) *Canned goods and jellies*, from points in California (except Gustine and its Commercial Zone and Hemet), Oregon (except Portland), and Washington, to Chicago, Ill. Purpose of this filing is to eliminate the gateways of points in that part of Wisconsin south and west of U.S. Highway 12 (not including points located on U.S. Highway 12).

(j) *Cheese and cheese products*, and supplies used in the packaging thereof, from the plantsite and storage facilities of L. D. Schreiber Cheese Co., at Logan, Utah, to Chicago, Ill. Purpose of this filing is to eliminate the gateways of points in that part of Wisconsin south and west of U.S. Highway 12 (not including points located on U.S. Highway 12).

No. MC-115276 (Sub-No. E1), filed April 8, 1974. Applicant: Charles O. Ingmire, Inc., 1122 Frick Building, Pittsburgh, Pa. 15219. Applicant's representative: John A. Pillar (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Machinery, equipment, materials, and supplies* used in or in connection with, the discovery, development, production, refining, manufacture, processing, storage, transmission, and distribution of natural gas and petroleum and their byproducts (except commodities in bulk); and *machinery, equipment, materials, and supplies* used in, or in connection with, the construction, operation, repair servicing, maintenance, and dismantling of pipe lines, including the stringing and picking up thereof (except commodities in bulk), except the stringing and picking up of pipe in connection with main lines, between points in New York, on the one hand, and, on the other, points in West Virginia, Ohio, and Maryland. The purpose of this filing is to eliminate the gateway of Pennsylvania.

No. MC-118831 (Sub-No. E4), filed April 14, 1974. Applicant: Central Transport, Inc., P.O. Box 5044, High Point,

N.C. 27262. Applicant's representative: Richard E. Shaw (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Liquid chemicals* (except petrochemicals, fertilizer, and vegetable oils), in bulk, from points in Richmond County, Ga., to points in Mississippi. The purpose of this filing is to eliminate the gateway of points in the Lanett, Alabama, commercial zone.

No. MC-119689 (Sub-No. E1), filed April 11, 1974. Applicant: Peerless Transport Corp., 2700 Smallman Street, Pittsburgh, Pa. 15222. Applicant's representative: Robert T. Hefferin (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Processed cheese, raw cheese, pimentos, chemicals, and paper cartons*, between Akron, Ohio, and Canajoharie, N.Y. The purpose of this filing is to eliminate the gateway of Curwensville, Pa.

No. MC-124211 (Sub-No. E1), filed March 17, 1974. Applicant: Hilt Truck Line, Inc., P.O. Box 988 D.T.S., Omaha, Nebr. 68101. Applicant's representative: Thomas L. Hilt (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (A) *Macaroni, noodles, grain products, food products* (except frozen foods, potato products, meat, meat products, and meat byproducts, dairy products and articles distributed by meat packinghouses, as described in Sections A, B, and C of Appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766, and commodities in bulk), *pancake and cake flour* (except in bulk), *spaghetti and vermicelli*, between points in Nevada and Utah, on the one hand, and, on the other, points in Tennessee (except Bells, Humboldt, Jackson, Milan, and Memphis and points in its commercial zone, as defined by the Commission); (B) *foodstuffs* (except frozen foods, meat, meat products, and meat byproducts, dairy products, and articles distributed by meat packinghouses, as described in Sections A, B, and C of Appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766, and commodities in bulk), from points in Nevada and Utah to Bells, Humboldt, Jackson, Milan, and Memphis, Tenn. The purpose of this filing is to eliminate the gateway of Lincoln, Nebr.

No. MC-124211 (Sub-No. E3), filed April 8, 1974. Applicant: Hilt Truck Line, Inc., P.O. Box 988, Omaha, Nebr. 68101. Applicant's representative: Thomas L. Hilt (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Foodstuffs* (except commodities in bulk, frozen foods, meats, meat products, meat byproducts, dairy products, and articles distributed by meat packinghouses, as described in Sections A, B, and C of Appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766), from points in Arizona, California, Nevada, Utah and New Mexico, to points in Connecticut, Delaware, Maine Maryland,

Massachusetts, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, West Virginia, and the District of Columbia (except from points in New Mexico, to points in Virginia and points in McDowell, Mercer, Monroe, Summers, and Wyoming Counties, W. Va.). The purpose of this filing is to eliminate the gateway of Lincoln, Nebr.

No. MC-124211 (Sub-No. E5), filed April 8, 1974. Applicant: Hilt Truck Line, Inc., P.O. Box 988, Omaha, Nebr. 68101. Applicant's representative: Thomas L. Hilt (same as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Food and food products* (except commodities in bulk, frozen foods, coffee and confectionary, and meat, meat products, and meat byproducts, dairy products, and articles distributed by meat packinghouses, as described in Sections A, B, and C of Appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766), from points in Nevada and Utah to points in Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Michigan, North Carolina, South Carolina, and Wisconsin. The purpose of this filing is to eliminate the gateway of Lincoln, Nebr.

By the Commission.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.74-9261 Filed 4-22-74;8:45 am]

[Notice 66]

MOTOR CARRIER BOARD TRANSFER PROCEEDINGS

Synopses of orders entered by the Motor Carrier Board of the Commission pursuant to sections 212(b), 206(a), 211, 312(b), and 410(g) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

Each application (except as otherwise specifically noted) filed after March 27, 1972, contains a statement by applicants that there will be no significant effect on the quality of the human environment resulting from approval of the application. As provided in the Commission's Special Rules of Practice any interested person may file a petition seeking reconsideration of the following numbered proceedings on or before May 13, 1974. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-75052. By order of April 11, 1974, the Motor Carrier Board approved the transfer to Raymond Gilbert Hughes, doing business as Hughes Van Company, 325 East 30th Street, Baltimore, Md. 21218, of the operating rights in Certificate No. MC-79267 issued April 14, 1942, to Mary Ellen Hughes, doing business as Hughes Van Company, Baltimore, Md., authorizing the transportation of household goods between Balti-

more, Md., on the one hand, and, on the other, points in New York, New Jersey, Delaware, Pennsylvania, Virginia, West Virginia, North Carolina, South Carolina, and the District of Columbia.

No. MC-FC-75055. By order of April 16, 1974, the Motor Carrier Board approved the transfer to Ruse Transfer Company, a corporation, Tabor, Iowa, of the operating rights in Certificate No. MC-52851 issued March 20, 1973, to Bryce H. Harrison, doing business as Ruse Transfer, Tabor, Iowa, authorizing the transportation of various commodities from and to specified points and areas in Nebraska and Iowa. Gene Eaton, P.O. Box 317, Sidney, Iowa 51652, attorney for applicants.

No. MC-FC-75057. By order of April 11, 1974, the Motor Carrier Board approved the transfer to Rico Transportation Co., Inc., South River, N.J., of Certificate No. MC-123212 issued February 23, 1961, to White Motor Transportation Co., Inc., South River, N.J., authorizing the transportation of clay products and refractory products between points in Middlesex County, N.J., on the one hand, and, on the other, points in Connecticut, New York, New Jersey, and Pennsylvania; undeliverable or refused clay products and refractory products between points in Connecticut, New York, New Jersey, and Pennsylvania; and brick, building blocks, and refractory products from Sayreville, N.J., to points in Connecticut, Delaware, Maryland, Massachusetts, New York, Pennsylvania, Rhode Island, Virginia, and the District of Columbia. Mr. Robert B. Pepper, registered practitioner, 168 Woodbridge Avenue, Highland Park, NJ 08904.

No. MC-FC-75065. By order of April 12, 1974, the Motor Carrier Board approved the transfer to A B C Transit Co., Inc., Omaha, Nebr., of that portion of Certificate No. MC-104421 (Sub-No. 11) issued March 1, 1974, to Freeman Transfer, Inc., a corporation, Omaha, Nebr., authorizing the transportation of corrugated shipping containers from the plantsite of The Weyerhaeuser Company at Omaha, Nebr., to points in Colorado, Iowa, Kansas, Minnesota, and Missouri. Mr. Donald L. Stern, Attorney at Law, Suite 530, Univac Building, Omaha, Nebr. 68106.

No. MC-FC-75071. By order of April 15, 1974, the Motor Carrier Board approved the transfer to Security Service and Distribution Corp., Los Angeles, Calif., of the operating rights in Certificate No. MC-129966 (Sub-No. 1) issued February 23, 1971, to Solvang Freight Lines, Inc., Bell, California, authorizing the transportation of general commodities, with exceptions, over regular routes between specified points in California, serving all intermediate points. Milton W. Flack, 4311 Wilshire Blvd., Los Angeles, Calif. 90010, attorney for transferee. Karl K. Roos, 5862 Hillview Park Ave., Van Nuys, Calif. 91401, attorney for transferor.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.74-9259 Filed 4-22-74;8:45 am]

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federal register

TUESDAY, APRIL 23, 1974

WASHINGTON, D.C.

Volume 39 ■ Number 79

PART II



DEPARTMENT OF THE TREASURY

Fiscal Service,
Bureau of the Public Debt



U.S. SAVINGS BONDS, SERIES E

Dept. Circular No. 653,
9th Rev.

Title 31—Money and Finance: Treasury
CHAPTER II—FISCAL SERVICE,
DEPARTMENT OF THE TREASURY
SUBCHAPTER B—BUREAU OF THE PUBLIC
DEBT

PART 316—OFFERING OF UNITED
STATES SAVINGS BONDS, SERIES E

The regulations in 31 CFR Part 316, including the tables incorporated therein, have been revised and amended for the purpose of increasing the investment yield and shortening the term to maturity of Series E bonds bearing issue dates of December 1, 1973, or thereafter.

Notice and public procedures are unnecessary and are dispensed with as the fiscal policy of the United States is involved. The changes were effected under authority of section 22 of the Second Liberty Bond Act, as amended, 49 Stat. 21, as amended (31 U.S.C. 757c); and 5 U.S.C. 301.

Dated: March 18, 1974.

[SEAL] JOHN K. CARLOCK,
Fiscal Assistant Secretary.

Department of the Treasury Circular No. 653, Eighth Revision, dated December 12, 1969, as amended and supplemented, including the tables incorporated therein (31 CFR Part 316), is hereby revised and amended and issued as Department of the Treasury Circular No. 653, Ninth Revision, effective as of December 1, 1973:

- Sec.
316.1 Offering of bonds.
316.2 Description of bonds.
316.3 Governing regulations.
316.4 Registration.
316.5 Limitation on holdings.
316.6 Purchase of bonds.
316.7 Delivery of bonds.
316.8 Extended terms and improved yields for outstanding bonds.
316.9 Taxation.
316.10 Payment or redemption.
316.11 Reservation as to issue of bonds.
316.12 Preservation of rights.
316.13 Fiscal agents.
316.14 Reservations as to terms of offer.

Tables of redemption values and investment yields.

Appendix.

AUTHORITY: Sec. 22, Second Liberty Bond Act, as amended, 49 Stat. 21, as amended (31 U.S.C. 757c); (5 U.S.C. 301).

§ 316.1 Offering of bonds.

The Secretary of the Treasury hereby offers for sale to the people of the United States, United States Savings Bonds of Series E, hereinafter generally referred to as "Series E bonds" or "bonds." This offer, effective as of December 1, 1973, will continue until terminated by the Secretary of the Treasury.

§ 316.2 Description of bonds.

(a) *General.* Series E bonds bear a facsimile of the signature of the Secretary of the Treasury and of the Seal of the Department of the Treasury. They are issued only in registered form and are nontransferable.

(b) *Denominations and prices.* Series E bonds are issued on a discount basis.

The denominations and purchase prices are:

Denomination	Purchase price
\$25	\$18.75
\$50	37.50
\$75	56.25
\$100	75.00
\$200	150.00
\$500	375.00
\$1,000	750.00
\$10,000	7,500.00
\$100,000 ¹	75,000.00

(c) *Inscription and issue.* At the time of issue the issuing agent will (1) inscribe on the face of each bond the name, social security number and address of the owner, and the name of the beneficiary,² if any, or the name, social security number and address of the first-named co-owner and the name of the other co-owner,³ (2) enter in the upper right-hand portion of the bond the issue date, and (3) imprint the agent's dating stamp in the lower right-hand portion to show the date the bond is actually inscribed. A bond shall be valid only if an authorized issuing agent receives payment therefor and duly inscribes, dates and stamps it.

(d) *Term.* A Series E bond shall be dated as of the first day of the month in which payment of the purchase price is received by an agent authorized to issue the bonds. This date is the issue date and the bond will mature and be payable at the maturity value, shown in Table 1 hereof, 5 years from the issue date. The bond may not be called for redemption by the Secretary of the Treasury prior to maturity or the end of any extended maturity period (see § 316.8(a)(1)). The bond may be redeemed at the owner's option at any time after 2 months from issue date at fixed redemption values. However, the Department of the Treasury may require reasonable notice of presentation for redemption prior to the maturity date or any extended maturity date.

(e) *Investment yield (interest).* The investment yield (interest) on a Series E bond will be approximately 6 percent per annum, compounded semiannually, if the bond is held to maturity, but the yield will be less if the bond is redeemed prior thereto. The interest will be paid as a part of the redemption value. For the first 6 months from issue date, the bond will be redeemable only at purchase price. Thereafter, its redemption value will increase at the beginning of each successive half-year period. See Table 1.

¹ The \$100,000 denomination is available only for purchase by trustees of employees' savings and savings and vacation plans (see § 316.5(b)).

² The title of a female registrant designated as beneficiary or second-named coowner need not be furnished if her social security number is provided. If so requested, both title and number may be inscribed. If the bond is being purchased as a gift or award and the owners social security number is not known, the purchaser's social security number or employer identification number must be furnished. In this event, the issuing agent will inscribe the word "GIFT" and the purchaser's number on the bond.

§ 316.3 Governing regulations.

Series E bonds are subject to the regulations of the Department of the Treasury, now or hereafter prescribed, governing United States Savings Bonds, contained in Department of the Treasury Circular No. 530, current revision (Part 315 of this chapter).³

§ 316.4 Registration.

(a) *General.* Generally, only residents of the United States, its territories and possessions, the Commonwealth of Puerto Rico, the Canal Zone, and citizens of the United States temporarily residing abroad are eligible to be named as owners of Series E bonds. The bonds may be registered in the names of natural persons in their own right as provided in paragraph (b) of this section, and in the names and titles or capacities of fiduciaries and organizations as provided in paragraph (c) of this section. Full information regarding authorized forms of registration and restrictions with respect thereto will be found in the governing regulations.

(b) *Natural persons in their own right.* The bonds may be registered in the names of natural persons (whether adults or minors) in their own right, in single ownership, coownership, and beneficiary forms.

(c) *Others.* The bonds may be registered in single ownership form in the names of fiduciaries and private and public organizations, as follows:

(1) *Fiduciaries.* In the names of and showing the titles or capacities of any persons or organizations, public or private, as fiduciaries (including trustees, legal guardians or similar representatives, and certain custodians), but not where the fiduciary would hold the bonds merely or principally as security for the performance of a duty, obligation or service.

(2) *Private and public organizations.* In the names of private or public organizations (including private corporations, partnerships, and unincorporated associations, and States, counties, public corporations, and other public bodies) in their own right, but not in the names of commercial banks.⁴

§ 316.5 Limitation on holdings.

The amount of Series E bonds originally issued during any 1 calendar year that may be held by any one person, at any one time, computed in accordance with the governing regulations, is limited as follows:

(a) *General limitation.* \$10,000 (face amount) for the calendar year 1974 and each calendar year thereafter.

³ Copies may be obtained from any Federal Reserve Bank or Branch, or the Bureau of the Public Debt, Washington, D.C. 20226, or its Chicago Office, 536 South Clark Street, Chicago, Illinois 60605.

⁴ For this purpose, commercial banks (as defined in § 315.7, Department of the Treasury Circular No. 530, current revision) are those accepting demand deposits.

(b) *Special limitation for employees' savings plans.* \$2,000 (face amount) multiplied by the highest number of participants in any employees' savings plan, as defined in paragraph (b) (1) of this section, at any time during the year in which the bonds are issued.⁵

(1) *Definition of plan and conditions of eligibility.* (i) The employees' savings plan must have been established by the employer for the exclusive and irrevocable benefit of his employees or their beneficiaries, afford employees the means of making regular savings from their wages through payroll deductions, and provide for employer contributions to be added to such savings.

(ii) The entire assets thereof must be credited to the individual accounts of participating employees and the assets so credited may be distributed only to them or their beneficiaries, except as otherwise provided herein.

(iii) Series E bonds may be purchased only with assets credited to the accounts of participating employees and only if the amount taken from any account at any time for that purpose is equal to the purchase price of a bond or bonds in an authorized denomination or denominations, and shares therein are credited to the accounts of the individuals from which the purchase price thereof was derived, in amounts corresponding with their shares. For example, if \$37.50 credited to the account of John Jones is commingled with funds credited to the accounts of other employees to make a total of \$7,500, with which a Series E bond in the denomination of \$10,000 (face amount) is purchased in December 1973 and registered in the name and title of the trustee, the plan must provide, in effect, that John Jones' account shall be credited to show that he is the owner of a Series E bond in the denomination of \$50 (face amount) bearing issue date of December 1, 1973.

(iv) Each participating employee shall have an irrevocable right at any time to demand and receive from the trustee all assets credited to his account or the value thereof, if he so prefers, without regard to any condition other than the loss or suspension of the privilege of participating further in the plan. However, a plan will not be deemed to be inconsistent herewith if it limits or modifies the exercise of any such right by providing that the employer's contribution does not vest absolutely until the employee shall have made contributions under the plan in each of not more than 60 calendar months succeeding the month for which the employer's contribution is made.

(v) Upon the death of an employee, his beneficiary shall have the absolute and unconditional right to demand and receive from the trustee all assets credited to the account of the employee, or the value thereof, if he so prefers.

(vi) When settlement is made with an employee or his beneficiary with respect

⁵ Savings and vacation plans may be eligible for this special limitation. Questions concerning eligibility of such plans should be addressed to the Chicago Office of the Bureau of Public Debt.

to any bond registered in the name and title of the trustee in which the employee has a share (see paragraph (b) (i) (ii) and (iii) of this section), the bond must be submitted for redemption or reissue to the extent of such share. If an employee or his beneficiary is to receive distribution in kind, bonds bearing the same issue dates as those credited to the employee's account will be reissued in the name of the distributee to the extent to which he is entitled, in authorized denominations, in any authorized form of registration, upon the request and certification of the trustee in accordance with the governing regulations.

(2) *Definition of terms used in this subsection—related provisions.* (i) The term "savings plan" includes any regulations issued under the plan with regard to Series E bonds. A trustee desiring to purchase bonds in excess of the general limitation in any calendar year should submit to the Federal Reserve Bank of the district, a copy of (a) the plan, (b) any such regulations, and (c) the trust agreement, all certified to be true copies, in order to establish its eligibility.

(ii) The term "assets" means all funds, including the employees' contributions and employer's contributions and assets purchased therewith as well as accretions thereto, such as dividends on stock, the increment in value on bonds and all other income; but, notwithstanding any other provision of this subsection, the right to demand and receive "all assets" credited to the account of an employee shall not be construed to require the distribution of assets in kind when it would not be possible or practicable to make such distribution; for example, Series E bonds may not be reissued in unauthorized denominations, and fractional shares of stock are not readily distributable in kind.

(iii) The term "beneficiary" means the person or persons, if any, designated by the employee in accordance with the terms of the plan to receive the benefits of the trust upon his death or the estate of the employee, and the term "distributee" means the employee or his beneficiary.

§ 316.6 Purchase of bonds.

Series E bonds may be purchased, as follows:

(a) *Over-the-counter for cash—(1) Bonds registered in names of natural persons in their own right only.* At such incorporated banks, trust companies, and other agencies as have been duly qualified as issuing agents and at selected United States post offices.

(2) *Bonds registered in names of trustees of employees' savings plans.* At such incorporated bank, trust company, or other agency, duly qualified as an issuing agent, provided the agent is trustee of an approved employees' savings plan eligible for the special limitation in § 316.5 (b) and prior approval to issue the bonds is obtained from the Federal Reserve Bank of the agent's district.

(3) *Bonds registered in all authorized forms.* At Federal Reserve Banks and Branches and at the Department of the Treasury, Washington, D.C. 20226.

(b) *On mail order.* By mail upon application to any Federal Reserve Bank or Branch or to the Department of the Treasury, accompanied by a remittance to cover the issue price. Any form of exchange, including personal checks, will be accepted subject to collection. Checks or other forms of exchange should be drawn to the order of the Federal Reserve Bank or the United States Treasury, as the case may be. Checks payable by endorsement are not acceptable. Any depository qualified pursuant to the provisions of Department of the Treasury Circular No. 92, current revision (Part 203 of this chapter), will be permitted to make payment by credit for bonds applied for on behalf of its customers up to any amount for which it shall be qualified in excess of existing deposits, when so notified by the Federal Reserve Bank of its district.

(c) *Savings stamps.* The sale of United States Savings Stamps was terminated effective June 30, 1970. However, outstanding stamps affixed in fully or partially completed albums may be used to purchase Series E bonds at banks or other financial institutions authorized to issue such bonds. Otherwise, the stamps may be redeemed for cash at post offices.

§ 316.7 Delivery of bonds.

Issuing agents are authorized to deliver Series E bonds either over-the-counter in person, or by mail at the risk and expense of the United States, to the address given by the purchaser, but only within the United States, its territories and possessions, the Commonwealth of Puerto Rico, and the Canal Zone. No mail deliveries elsewhere will be made. If purchased by citizens of the United States temporarily residing abroad, the bonds will be delivered at such address in the United States as the purchaser directs.

§ 316.8 Extended terms and improved yields for outstanding bonds.

(a) *Extended maturity periods—(1) General.* The terms "extended maturity period," "second extended maturity period," and "third extended maturity period," when used herein, refer to the intervals after the original maturity dates during which owners may retain their bonds and continue to earn interest on the maturity values or the extended maturity values.⁶ No special action is required of owners desiring to take advantage of any extensions heretofore or herein granted.⁷

(2) *Bonds with issue dates May 1, 1941, through April 1, 1952.* Owners of Series E bonds with issue dates of May 1, 1941, through April 1, 1952, may retain their bonds for a third and final extended maturity period of 10 years.

(3) *Bonds with issue dates May 1, 1952, through January 1, 1957.* Owners of Series E bonds with issue dates of May 1, 1952, through January 1, 1957, may re-

⁶ The redemption value of any bond at the maturity date, the extended maturity date or the second extended maturity date is the base, in each instance, upon which interest will accrue during the period following.

⁷ The tables incorporated herein, arranged according to issue dates, show current redemption values and investment yields.

tain their bonds for a second extended maturity period of 10 years.

(4) *Bonds with issue dates of February 1, 1957, or thereafter.* Owners of Series E bonds with issue dates of February 1, 1957, or thereafter, may retain their bonds for an extended maturity period of 10 years.

(b) *Improved yields.*—(1) *Outstanding bonds.* The investment yield on all outstanding Series E bonds is hereby increased as follows:

(i) *Bonds in original maturity period on December 1, 1973.* By approximately $\frac{1}{2}$ of 1 percent per annum, compounded semiannually, for the remaining period to the maturity date. The increase will begin with the first interest accrual period starting on or after December 1, 1973.

(ii) *Bonds in extended maturity periods on December 1, 1973.* By approximately $\frac{1}{2}$ of 1 percent per annum, compounded semiannually, for the remaining period to the next maturity date. The increase will begin with the first interest accrual period starting on or after December 1, 1973.

(iii) *Bonds entering extended maturity periods on December 1, 1973, and January 1, 1974.* To approximately 6 percent per annum, compounded semiannually, for the extended maturity period.

(2) *Authorized extensions.* The investment yield for any authorized extension period, other than as set forth in paragraph (b)(1) of this section, will be at the interest rate in effect for Series E bonds being issued on the maturity date or next extended maturity date, as the case may be. The tables of redemption values and investment yields published herein will not apply if at the time an extension begins such rate is different from 6 percent.

§ 316.9 Taxation.

(a) *General.* For the purpose of determining taxes and tax exemptions, the increment in value represented by the difference between the price paid for Series E bonds and the redemption value received therefor shall be considered as interest. Such interest is subject to all taxes imposed under the Internal Revenue Code of 1954. The bonds are subject

* See Appendix for summary of investment yields to maturity, extended maturity and second extended maturity dates under regulations heretofore and herein prescribed.

to estate, inheritance, gift, or other excise taxes, whether Federal or State, but are exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, or any of the possessions of the United States, or by any local taxing authority.

(b) *Federal income tax on bonds.* An owner of Series E bonds who is a cash basis taxpayer may use either of two methods of reporting the increase in the redemption value of the bonds for Federal income tax purposes as follows:

(1) *Defer reporting the increase to the year of final maturity, actual redemption, or other disposition, whichever is earlier; or*

(2) *Elect to report the increases each year as they accrue, in which case the election will apply to all Series E bonds then owned by him and to those thereafter acquired, as well as to any other similar obligations sold on a discount basis.*

If the method in paragraph (b)(1) of this section is used, the taxpayer may change to the method in paragraph (b)(2) of this section without obtaining permission from the Internal Revenue Service.

However, once the election to use the method in paragraph (b)(2) of this section is made, the taxpayer may not change the method of reporting unless he obtains permission to do so from the Internal Revenue Service. For further information on Federal taxes consult the Service Center Director, or District Director, of the taxpayer's district, or the Internal Revenue Service, Washington, D.C. 20224.

§ 316.10 Payment or redemption.

(a) *General.* A Series E bond may be redeemed in accordance with its terms at the appropriate redemption value shown in the applicable table hereof. The redemption values of bonds in the denomination of \$100,000¹ are not shown in the tables. However, the redemption value of a bond in that denomination will be equal to the total redemption values of ten \$10,000 bonds bearing the same issue dates. A bond in a denomination higher than \$25 (face amount) may be redeemed in part but only in the amount of an authorized denomination or multiple thereof.

(b) *Federal Reserve Banks and Branches and Treasurer of the United*

¹ See footnote 1 on page 14412.

States. Owners of Series E bonds may obtain payment upon presentation and surrender of the bonds to a Federal Reserve Bank or Branch or to the Department of the Treasury with the requests for payment on the bonds duly executed and certified in accordance with the governing regulations.

(c) *Incorporated banks, trust companies and other financial institutions.* An individual (natural person) whose name is inscribed on a Series E bond either as owner or coowner in his own right may present such bond to any incorporated bank or trust company or other financial institution which is qualified as a paying agent under Department of the Treasury Circular No. 750, current revision (Part 312 of this chapter). If such bond is in order for payment by the paying agent, the owner or coowner, upon establishing his identity to the satisfaction of the agent and upon signing the request for payment and adding his home or business address, may receive payment of its current redemption value.

§ 316.11 Reservation as to issue of bonds.

The Secretary of the Treasury reserves the right to reject any application for Series E bonds, in whole or in part, and to refuse to issue or permit to be issued hereunder any such bonds in any case or any class or classes of cases if he deems such action to be in the public interest, and his action in any such respect shall be final.

§ 316.12 Preservation of rights.

Nothing contained herein shall limit or restrict rights which owners of Series E bonds heretofore issued have acquired under offers previously in force.

§ 316.13 Fiscal agents.

Federal Reserve Banks and Branches, as fiscal agents of the United States, are authorized to perform such services as may be requested of them by the Secretary of the Treasury in connection with the issue, delivery, redemption, and payment of Series E bonds.

§ 316.14 Reservations as to terms of offer.

The Secretary of the Treasury may at any time or from time to time supplement or amend the terms of this offering of bonds, or of any amendments or supplements thereto.

TABLE 1

BONDS BEARING ISSUE DATES BEGINNING DECEMBER 1, 1973

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period (values increase on first day of period)								(2) From issue date to beginning of each ½-yr. period	(3) From beginning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From beginning of each ½-yr. period to maturity
									Percent	Percent	Percent
0-0 to 0-6	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	---	3.73	6.00
0-6 to 1-0	19.10	38.20	57.30	76.40	152.80	382.00	764.00	7640	3.73	5.34	6.25
1-0 to 1-6	19.61	39.22	58.83	78.44	156.88	392.20	784.40	7844	4.54	5.00	6.37
1-6 to 2-0	20.10	40.20	60.30	80.40	160.80	402.00	804.00	8040	4.69	4.98	6.57
2-0 to 2-6	20.60	41.20	61.80	82.40	164.80	412.00	824.00	8240	4.76	5.24	6.83
2-6 to 3-0	21.14	42.28	63.42	84.56	169.12	422.80	845.60	8456	4.86	5.39	7.15
3-0 to 3-6	21.71	43.42	65.13	86.84	173.68	434.20	868.40	8684	4.95	5.53	7.59
3-6 to 4-0	22.31	44.62	66.93	89.24	178.48	446.20	892.40	8924	5.03	5.92	8.29
4-0 to 4-6	22.97	45.94	68.91	91.88	183.76	459.40	918.80	9188	5.14	6.09	9.48
4-6 to 5-0	23.67	47.34	71.01	94.68	189.36	473.40	946.80	9468	5.25	12.93	12.93
5-0 1/	25.20	50.40	75.60	100.80	201.60	504.00	1008.00	10080	6.00	---	---

1/ Maturity value reached at 5 years and 0 months after issue.

TABLE 2

BONDS BEARING ISSUE DATE MAY 1, 1941

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values increase on first day of period)*					(2) From beginning of current maturity period to beginning of each ½-yr. pd.	(3) From beginning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From beginning of each ½-yr. period to 3rd extended maturity
	THIRD EXTENDED MATURITY PERIOD					Percent	Percent	Percent
3-0 to 3-6 . . . 1/ (5/1/74)	\$59.17	\$118.34	\$236.68	\$1183.40	\$2366.80	5.50	6.02	6.00
3-6 to 4-0 (11/1/74)	60.95	121.90	243.80	1219.00	2438.00	5.57	5.97	6.00
4-0 to 4-6 (5/1/75)	62.77	125.54	251.08	1255.40	2510.80	5.62	5.99	6.00
4-6 to 5-0 (11/1/75)	64.65	129.30	258.60	1293.00	2586.00	5.66	6.00	6.00
5-0 to 5-6 (5/1/76)	66.59	133.18	266.36	1331.80	2663.60	5.70	6.01	6.00
5-6 to 6-0 (11/1/76)	68.59	137.18	274.36	1371.80	2743.60	5.73	6.01	6.00
6-0 to 6-6 (5/1/77)	70.65	141.30	282.60	1413.00	2826.00	5.75	6.00	6.00
6-6 to 7-0 (11/1/77)	72.77	145.54	291.08	1455.40	2910.80	5.77	5.99	6.00
7-0 to 7-6 (5/1/78)	74.95	149.90	299.80	1499.00	2998.00	5.79	6.00	6.00
7-6 to 8-0 (11/1/78)	77.20	154.40	308.80	1544.00	3088.00	5.80	6.01	6.00
8-0 to 8-6 (5/1/79)	79.52	159.04	318.08	1590.40	3180.80	5.81	5.99	5.99
8-6 to 9-0 (11/1/79)	81.90	163.80	327.60	1638.00	3276.00	5.82	5.98	6.00
9-0 to 9-6 (5/1/80)	84.35	168.70	337.40	1687.00	3374.00	5.83	6.02	6.00
9-6 to 10-0 (11/1/80)	86.89	173.78	347.56	1737.80	3475.60	5.84	5.98	5.98
10-0 2/ (5/1/81)	89.49	178.98	357.96	1789.80	3579.60	5.85 3/	---	---

1/ Month, day, and year on which issues of May 1, 1941, enter each period.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 3.95 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 3

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1941

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD							
2-6 to 3-0 1/(12/1/73)	\$58.18	\$116.36	\$232.72	\$1163.60	\$2327.20	Percent	Percent	Percent
3-0 to 3-6 (6/1/74)	59.93	119.86	239.72	1198.60	2397.20	5.50	6.02	6.00
3-6 to 4-0 (12/1/74)	61.72	123.44	246.88	1234.40	2468.80	5.59	5.97	6.00
4-0 to 4-6 (6/1/75)	63.57	127.14	254.28	1271.40	2542.80	5.64	5.99	6.00
4-6 to 5-0 (12/1/75)	65.48	130.96	261.92	1309.60	2619.20	5.69	6.01	6.00
5-0 to 5-6 (6/1/76)	67.44	134.88	269.76	1348.80	2697.60	5.72	5.99	6.00
5-6 to 6-0 (12/1/76)	69.47	138.94	277.88	1389.40	2778.80	5.75	6.02	6.00
6-0 to 6-6 (6/1/77)	71.56	143.12	286.24	1431.20	2862.40	5.77	5.98	6.00
6-6 to 7-0 (12/1/77)	73.70	147.40	294.80	1474.00	2948.00	5.81	6.00	6.00
7-0 to 7-6 (6/1/78)	75.91	151.82	303.64	1518.20	3036.40	5.82	6.01	6.00
7-6 to 8-0 (12/1/78)	78.19	156.38	312.76	1563.80	3127.60	5.83	5.99	6.00
8-0 to 8-6 (6/1/79)	80.53	161.06	322.12	1610.60	3221.20	5.84	6.01	6.00
8-6 to 9-0 (12/1/79)	82.95	165.90	331.80	1659.00	3318.00	5.85	6.00	6.00
9-0 to 9-6 (6/1/80)	85.44	170.88	341.76	1708.80	3417.60	5.86	5.99	6.00
9-6 to 10-0 (12/1/80)	88.00	176.00	352.00	1760.00	3520.00	5.87	6.00	6.00
10-0 2/ (6/1/81)	90.64	181.28	362.56	1812.80	3625.60	5.87 3/	---	---

1/ Month, day, and year on which issues of June 1, 1941, enter each period. For subsequent issue months add the appropriate number of months.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 3.98 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 4

BONDS BEARING ISSUE DATES FROM DEC. 1, 1941, THROUGH APR. 1, 1942

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD							
2-0 to 2-6 1/(12/1/73)	\$57.26	\$114.52	\$229.04	\$1145.20	\$2290.40	Percent	Percent	Percent
2-6 to 3-0 (6/1/74)	58.97	117.94	235.88	1179.40	2358.80	5.50	5.97	6.00
3-0 to 3-6 (12/1/74)	60.74	121.48	242.96	1214.80	2429.60	5.60	6.00	6.00
3-6 to 4-0 (6/1/75)	62.56	125.12	250.24	1251.20	2502.40	5.66	5.99	6.00
4-0 to 4-6 (12/1/75)	64.44	128.88	257.76	1288.80	2577.60	5.71	6.01	6.00
4-6 to 5-0 (6/1/76)	66.38	132.76	265.52	1327.60	2655.20	5.75	6.02	6.00
5-0 to 5-6 (12/1/76)	68.37	136.74	273.48	1367.40	2734.80	5.78	6.00	6.00
5-6 to 6-0 (6/1/77)	70.42	140.84	281.68	1408.40	2816.80	5.80	6.00	6.00
6-0 to 6-6 (12/1/77)	72.54	145.08	290.16	1450.80	2901.60	5.82	6.02	6.00
6-6 to 7-0 (6/1/78)	74.71	149.42	298.84	1494.20	2988.40	5.83	5.98	6.00
7-0 to 7-6 (12/1/78)	76.95	153.90	307.80	1539.00	3078.00	5.85	6.00	6.00
7-6 to 8-0 (6/1/79)	79.26	158.52	317.04	1585.20	3170.40	5.86	6.00	6.00
8-0 to 8-6 (12/1/79)	81.64	163.28	326.56	1632.80	3265.60	5.87	6.01	6.00
8-6 to 9-0 (6/1/80)	84.08	168.16	336.32	1681.60	3363.20	5.88	5.98	6.00
9-0 to 9-6 (12/1/80)	86.61	173.22	346.44	1732.20	3464.40	5.88	6.02	6.00
9-6 to 10-0 (6/1/81)	89.20	178.40	356.80	1784.00	3568.00	5.89	5.98	5.99
10-0 2/ (12/1/81)	91.88	183.76	367.52	1837.60	3675.20	5.89 3/	6.01	6.01

1/ Month, day, and year on which issues of Dec. 1, 1941, enter each period. For subsequent issue months add the ap

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.01 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 5

BONDS BEARING ISSUE DATE MAY 1, 1942

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD					Percent	Percent	Percent
2-0 to 2-6 . . . 1/ (5/1/74)	\$57.69	\$115.38	\$230.76	\$1153.80	\$2307.60	5.50	6.00	6.00
2-6 to 3-0 . . . (11/1/74)	59.42	118.84	237.68	1188.40	2376.80	5.60	6.02	6.00
3-0 to 3-6 . . . (5/1/75)	61.21	122.42	244.84	1224.20	2448.40	5.67	5.98	6.00
3-6 to 4-0 . . . (11/1/75)	63.04	126.08	252.16	1260.80	2521.60	5.71	6.03	6.00
4-0 to 4-6 . . . (5/1/76)	64.94	129.88	259.76	1298.80	2597.60	5.75	5.97	6.00
4-6 to 5-0 . . . (11/1/76)	66.88	133.76	267.52	1337.60	2675.20	5.78	6.01	6.00
5-0 to 5-6 . . . (5/1/77)	68.89	137.78	275.56	1377.80	2755.60	5.80	6.01	6.00
5-6 to 6-0 . . . (11/1/77)	70.96	141.92	283.84	1419.20	2838.40	5.82	6.00	6.00
6-0 to 6-6 . . . (5/1/78)	73.09	146.18	292.36	1461.80	2923.60	5.83	5.99	6.00
6-6 to 7-0 . . . (11/1/78)	75.28	150.56	301.12	1505.60	3011.20	5.85	5.98	6.00
7-0 to 7-6 . . . (5/1/79)	77.53	155.06	310.12	1550.60	3101.20	5.86	6.01	6.00
7-6 to 8-0 . . . (11/1/79)	79.86	159.72	319.44	1597.20	3194.40	5.87	5.99	6.00
8-0 to 8-6 . . . (5/1/80)	82.25	164.50	329.00	1645.00	3290.00	5.87	6.01	6.00
8-6 to 9-0 . . . (11/1/80)	84.72	169.44	338.88	1694.40	3388.80	5.88	6.02	6.00
9-0 to 9-6 . . . (5/1/81)	87.27	174.54	349.08	1745.40	3490.80	5.89	6.00	5.99
9-6 to 10-0 . . . (11/1/81)	89.89	179.78	359.56	1797.80	3595.60	5.90	5.99	5.99
10-0 2/ (5/1/82)	92.58	185.16	370.32	1851.60	3703.20	5.90 3/	-----	-----

1/ Month, day, and year on which issues of May 1, 1942, enter each period.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.03 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 6

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1942

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD					Percent	Percent	Percent
1-6 to 2-0 . . . 1/ (12/1/73)	\$56.72	\$113.44	\$226.88	\$1134.40	\$2268.80	5.50	5.99	6.00
2-0 to 2-6 . . . (6/1/74)	58.42	116.84	233.68	1168.40	2336.80	5.62	6.03	6.00
2-6 to 3-0 . . . (12/1/74)	60.18	120.36	240.72	1203.60	2407.20	5.70	5.98	6.00
3-0 to 3-6 . . . (6/1/75)	61.98	123.96	247.92	1239.60	2479.20	5.75	6.03	6.00
3-6 to 4-0 . . . (12/1/75)	63.85	127.70	255.40	1277.00	2554.00	5.79	5.95	6.00
4-0 to 4-6 . . . (6/1/76)	65.75	131.50	263.00	1315.00	2630.00	5.81	6.02	6.00
4-6 to 5-0 . . . (12/1/76)	67.73	135.46	270.92	1354.60	2709.20	5.83	6.02	6.00
5-0 to 5-6 . . . (6/1/77)	69.77	139.54	279.08	1395.40	2790.80	5.85	5.96	6.00
5-6 to 6-0 . . . (12/1/77)	71.85	143.70	287.40	1437.00	2874.00	5.86	6.01	6.00
6-0 to 6-6 . . . (6/1/78)	74.01	148.02	296.04	1480.20	2960.40	5.87	6.00	6.00
6-6 to 7-0 . . . (12/1/78)	76.23	152.46	304.92	1524.60	3049.20	5.88	6.01	6.00
7-0 to 7-6 . . . (6/1/79)	78.52	157.04	314.08	1570.40	3140.80	5.89	5.99	6.00
7-6 to 8-0 . . . (12/1/79)	80.87	161.74	323.48	1617.40	3234.80	5.90	6.01	6.00
8-0 to 8-6 . . . (6/1/80)	83.30	166.60	333.20	1666.00	3332.00	5.91	6.00	6.00
8-6 to 9-0 . . . (12/1/80)	85.80	171.60	343.20	1716.00	3432.00	5.91	5.99	6.00
9-0 to 9-6 . . . (6/1/81)	88.37	176.74	353.48	1767.40	3534.80	5.92	6.00	6.00
9-6 to 10-0 . . . (12/1/81)	91.02	182.04	364.08	1820.40	3640.80	5.92	6.00	6.00
10-0 2/ (6/1/82)	93.75	187.50	375.00	1875.00	3750.00	5.92 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1942, enter each period. For subsequent issue months add the appropriate number of months.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.06 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 7

BONDS BEARING ISSUE DATES FROM DEC. 1, 1942, THROUGH MAY 1, 1943

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD					Percent	Percent	Percent
1-0 to 1-6 1/(12/1/73)	\$55.81	\$111.62	\$223.24	\$1116.20	\$2232.40	5.51	5.98	6.00
1-6 to 2-0 (6/1/74)	57.48	114.96	229.92	1149.60	2299.20	5.66	6.02	6.00
2-0 to 2-6 (12/1/74)	59.21	118.42	236.84	1184.20	2368.40	5.75	5.98	6.00
2-6 to 3-0 (6/1/75)	60.98	121.96	243.92	1219.60	2439.20	5.80	6.00	6.00
3-0 to 3-6 (12/1/75)	62.81	125.62	251.24	1256.20	2512.40	5.83	5.99	6.00
3-6 to 4-0 (6/1/76)	64.69	129.38	258.76	1293.80	2587.60	5.85	6.00	6.00
4-0 to 4-6 (12/1/76)	66.63	133.26	266.52	1332.60	2665.20	5.87	6.03	6.00
4-6 to 5-0 (6/1/77)	68.64	137.28	274.56	1372.80	2745.60	5.89	5.97	6.00
5-0 to 5-6 (12/1/77)	70.69	141.38	282.76	1413.80	2827.60	5.90	6.03	6.00
5-6 to 6-0 (6/1/78)	72.82	145.64	291.28	1456.40	2912.80	5.91	5.99	6.00
6-0 to 6-6 (12/1/78)	75.00	150.00	300.00	1500.00	3000.00	5.92	6.00	6.00
6-6 to 7-0 (6/1/79)	77.25	154.50	309.00	1545.00	3090.00	5.92	6.01	6.00
7-0 to 7-6 (12/1/79)	79.57	159.14	318.28	1591.40	3182.80	5.93	6.01	6.00
7-6 to 8-0 (6/1/80)	81.96	163.92	327.84	1639.20	3278.40	5.93	5.98	6.00
8-0 to 8-6 (12/1/80)	84.41	168.82	337.64	1688.20	3376.40	5.94	5.99	6.00
8-6 to 9-0 (6/1/81)	86.94	173.88	347.76	1738.80	3477.60	5.94	6.03	6.01
9-0 to 9-6 (12/1/81)	89.56	179.12	358.24	1791.20	3582.40	5.95	5.98	6.00
9-6 to 10-0 (6/1/82)	92.24	184.48	368.96	1844.80	3689.60	5.95	6.01	6.01
10-0 2/ (12/1/82)	95.01	190.02	380.04	1900.20	3800.40	5.95 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1942, enter each period. For subsequent issue months add the appropriate number of months.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.10 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 8

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1943

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity
	THIRD EXTENDED MATURITY PERIOD					Percent	Percent	Percent
0-6 to 1-0 1/(12/1/73)	\$54.89	\$109.78	\$219.56	\$1097.80	\$2195.60	5.50	6.01	6.00
1-0 to 1-6 (6/1/74)	56.54	113.08	226.16	1130.80	2261.60	5.76	5.98	6.00
1-6 to 2-0 (12/1/74)	58.23	116.46	232.92	1164.60	2329.20	5.83	6.01	6.00
2-0 to 2-6 (6/1/75)	59.98	119.96	239.92	1199.60	2399.20	5.88	6.00	6.00
2-6 to 3-0 (12/1/75)	61.78	123.56	247.12	1235.60	2471.20	5.90	5.99	6.00
3-0 to 3-6 (6/1/76)	63.63	127.26	254.52	1272.60	2545.20	5.92	6.00	6.00
3-6 to 4-0 (12/1/76)	65.54	131.08	262.16	1310.80	2621.60	5.93	6.01	6.00
4-0 to 4-6 (6/1/77)	67.51	135.02	270.04	1350.20	2700.40	5.94	5.98	6.00
4-6 to 5-0 (12/1/77)	69.53	139.06	278.12	1390.60	2781.20	5.94	6.01	6.00
5-0 to 5-6 (6/1/78)	71.62	143.24	286.48	1432.40	2864.80	5.95	6.00	6.00
5-6 to 6-0 (12/1/78)	73.77	147.54	295.03	1475.40	2950.80	5.96	5.99	6.00
6-0 to 6-6 (6/1/79)	75.98	151.96	303.92	1519.60	3039.20	5.96	6.00	6.00
6-6 to 7-0 (12/1/79)	78.26	156.52	313.04	1565.20	3130.40	5.96	6.01	6.00
7-0 to 7-6 (6/1/80)	80.61	161.22	322.44	1612.20	3224.40	5.96	6.00	6.00
7-6 to 8-0 (12/1/80)	83.03	166.06	332.12	1660.60	3321.20	5.97	5.97	6.00
8-0 to 8-6 (6/1/81)	85.51	171.02	342.04	1710.20	3420.40	5.97	6.01	6.00
8-6 to 9-0 (12/1/81)	88.08	176.16	352.32	1761.60	3523.20	5.97	5.99	6.00
9-0 to 9-6 (6/1/82)	90.72	181.44	362.88	1814.40	3628.80	5.97	6.02	6.01
9-6 to 10-0 (12/1/82)	93.45	186.90	373.80	1869.00	3738.00	5.97	5.99	5.99
10-0 2/ (6/1/83)	96.25	192.50	385.00	1925.00	3850.00	5.98 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1943, enter each period. For subsequent issue months add the appropriate number of months.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.13 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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BONDS BEARING ISSUE DATES FROM DEC. 1, 1943, THROUGH MAY 1, 1944

Issue price	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)			
Denomination	25.00	50.00	100.00	500.00	1000.00				
Period (years and months after second extended maturity at 30 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)					(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 3rd extend- ed maturity	
	THIRD EXTENDED MATURITY PERIOD**								
0-0 to 0-6 1/(12/1/73)	\$53.99	\$107.98	\$215.96	\$1079.80	\$2159.60	Percent	Percent	Percent	
0-6 to 1-0 (6/1/74)	55.61	111.22	222.44	1112.20	2224.40	6.00	6.00	6.00	
1-0 to 1-6 (12/1/74)	57.28	114.56	229.12	1145.60	2291.20	6.00	6.01	6.00	
1-6 to 2-0 (6/1/75)	59.00	118.00	236.00	1180.00	2360.00	6.00	6.01	6.00	
2-0 to 2-6 (12/1/75)	60.77	121.54	243.08	1215.40	2430.80	6.00	5.99	6.00	
2-6 to 3-0 (6/1/76)	62.59	125.18	250.36	1251.80	2503.60	6.00	6.01	6.00	
3-0 to 3-6 (12/1/76)	64.47	128.94	257.88	1289.40	2578.80	6.00	5.99	6.00	
3-6 to 4-0 (6/1/77)	66.40	132.80	265.60	1328.00	2656.00	6.00	5.99	6.00	
4-0 to 4-6 (12/1/77)	68.39	136.78	273.56	1367.80	2735.60	6.00	6.00	6.00	
4-6 to 5-0 (6/1/78)	70.44	140.88	281.76	1408.80	2817.60	6.00	6.02	6.00	
5-0 to 5-6 (12/1/78)	72.56	145.12	290.24	1451.20	2902.40	6.00	5.98	6.00	
5-6 to 6-0 (6/1/79)	74.73	149.46	298.92	1494.60	2989.20	6.00	6.02	6.00	
6-0 to 6-6 (12/1/79)	76.98	153.96	307.92	1539.60	3079.20	6.00	6.00	6.00	
6-6 to 7-0 (6/1/80)	79.29	158.58	317.16	1585.80	3171.60	6.00	5.98	6.00	
7-0 to 7-6 (12/1/80)	81.66	163.32	326.64	1633.20	3266.40	6.00	6.00	6.00	
7-6 to 8-0 (6/1/81)	84.11	168.22	336.44	1682.20	3364.40	6.00	6.02	6.00	
8-0 to 8-6 (12/1/81)	86.64	173.28	346.56	1732.80	3465.60	6.00	6.00	6.00	
8-6 to 9-0 (6/1/82)	89.24	178.48	356.96	1784.80	3569.60	6.00	5.98	6.00	
9-0 to 9-6 (12/1/82)	91.91	183.82	367.64	1838.20	3676.40	6.00	6.01	6.00	
9-6 to 10-0 (6/1/83)	94.67	189.34	378.68	1893.40	3786.80	6.00	6.00	6.00	
10-0 2/ (12/1/83)	97.51	195.02	390.04	1950.20	3900.40	6.00 3/			

1/ Month, day, and year on which issues of Dec. 1, 1943, enter each period. For subsequent issue months add the appropriate number of months.

2/ Third extended maturity value reached at 40 years and 0 months after issue.

3/ Yield on purchase price from issue date to third extended maturity date is 4.16 percent.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 10

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1944

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. pd. (a) to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD								
9-6 to 10-0 1/ (12/1/73)	\$21.05	\$52.63	\$105.26	\$210.52	\$1052.60	\$2105.20	Percent	Percent	Percent
10-0 2/ (6/1/74)	21.87	54.67	109.34	218.68	1093.40	2186.80	4.49	7.75	7.75
							4.65 3/	-----	-----
(years and months after 2nd extended maturity date)	THIRD EXTENDED MATURITY PERIOD**								(b) to 3rd ex- tended maturity
0-0 to 0-6 (6/1/74)	\$21.87	\$54.67	\$109.34	\$218.68	\$1093.40	\$2186.80	-----		
0-6 to 1-0 (12/1/74)	22.52	56.31	112.62	225.24	1126.20	2252.40	6.00	6.00	6.00
1-0 to 1-6 (6/1/75)	23.20	58.00	116.00	232.00	1160.00	2320.00	6.00	6.00	6.00
1-6 to 2-0 (12/1/75)	23.90	59.74	119.48	238.96	1194.80	2389.60	6.00	5.99	6.00
2-0 to 2-6 (6/1/76)	24.61	61.53	123.06	246.12	1230.60	2461.20	6.00	6.01	6.00
2-6 to 3-0 (12/1/76)	25.35	63.38	126.76	253.52	1267.60	2535.20	6.00	6.00	6.00
3-0 to 3-6 (6/1/77)	26.11	65.28	130.56	261.12	1305.60	2611.20	6.00	6.00	6.00
3-6 to 4-0 (12/1/77)	26.90	67.24	134.48	268.96	1344.80	2689.60	6.00	5.98	6.00
4-0 to 4-6 (6/1/78)	27.70	69.25	138.50	277.00	1385.00	2770.00	6.00	6.01	6.00
4-6 to 5-0 (12/1/78)	28.53	71.33	142.66	285.32	1426.60	2853.20	6.00	6.00	6.00
5-0 to 5-6 (6/1/79)	29.39	73.47	146.94	293.88	1469.40	2938.80	6.00	6.02	6.00
5-6 to 6-0 (12/1/79)	30.27	75.68	151.36	302.72	1513.60	3027.20	6.00	6.00	6.00
6-0 to 6-6 (6/1/80)	31.18	77.95	155.90	311.80	1559.00	3118.00	6.00	5.98	6.00
6-6 to 7-0 (12/1/80)	32.11	80.28	160.56	321.12	1605.60	3211.20	6.00	6.00	6.00
7-0 to 7-6 (6/1/81)	33.08	82.69	165.38	330.76	1653.80	3307.60	6.00	6.00	6.00
7-6 to 8-0 (12/1/81)	34.07	85.17	170.34	340.68	1703.40	3406.80	6.00	6.01	6.00
8-0 to 8-6 (6/1/82)	35.09	87.73	175.46	350.92	1754.60	3509.20	6.00	6.00	6.00
8-6 to 9-0 (12/1/82)	36.14	90.36	180.72	361.44	1807.20	3614.40	6.00	6.00	6.00
9-0 to 9-6 (6/1/83)	37.23	93.07	186.14	372.28	1861.40	3722.80	6.00	6.00	6.00
9-6 to 10-0 (12/1/83)	38.34	95.86	191.72	383.44	1917.20	3834.40	6.00	6.01	6.01
10-0 4/ (6/1/84)	39.50	98.74	197.48	394.96	1974.80	3949.60	6.00 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1944, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to 2nd extended maturity date is 3.60 percent; to 3rd extended maturity date is 4.20 percent.

4/ Third extended maturity value reached at 40 years and 0 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

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TABLE 11
BONDS BEARING ISSUE DATES FROM DEC. 1, 1944, THROUGH MAY 1, 1945

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. pd. (a) to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD						Percent	Percent	Percent
9-0 to 9-6 . . . 1/(12/1/73)	\$20.64	\$51.60	\$103.20	\$206.40	\$1032.00	\$2064.00	4.49	6.51	7.23
9-6 to 10-0 . . . (6/1/74)	21.31	53.28	106.56	213.12	1065.60	2131.20	4.60	7.96	7.96
10-0 2/ (12/1/74)	22.16	55.40	110.80	221.60	1108.00	2216.00	4.77 3/	-----	-----
(years and months after 2nd extended maturity date)	THIRD EXTENDED MATURITY PERIOD**						(b) to 3rd ex- tended maturity		
0-0 to 0-6 (12/1/74)	\$22.16	\$55.40	\$110.80	\$221.60	\$1108.00	\$2216.00	-----	5.99	6.00
0-6 to 1-0 (6/1/75)	22.82	57.06	114.12	228.24	1141.20	2282.40	5.99	5.99	6.00
1-0 to 1-6 (12/1/75)	23.51	58.77	117.54	235.08	1175.40	2350.80	5.99	6.02	6.00
1-6 to 2-0 (6/1/76)	24.22	60.54	121.08	242.16	1210.80	2421.60	6.00	5.98	6.00
2-0 to 2-6 (12/1/76)	24.94	62.35	124.70	249.40	1247.00	2494.00	6.00	6.00	6.00
2-6 to 3-0 (6/1/77)	25.69	64.22	128.44	256.88	1284.40	2568.80	6.00	6.01	6.00
3-0 to 3-6 (12/1/77)	26.46	66.15	132.30	264.60	1323.00	2646.00	6.00	6.02	6.00
3-6 to 4-0 (6/1/78)	27.26	68.14	136.28	272.56	1362.80	2725.60	6.00	5.99	6.00
4-0 to 4-6 (12/1/78)	28.07	70.18	140.36	280.72	1403.60	2807.20	6.00	5.98	6.00
4-6 to 5-0 (6/1/79)	28.91	72.28	144.56	289.12	1445.60	2891.20	6.00	6.00	6.00
5-0 to 5-6 (12/1/79)	29.78	74.45	148.90	297.80	1489.00	2978.00	6.00	6.02	6.00
5-6 to 6-0 (6/1/80)	30.68	76.69	153.38	306.76	1533.80	3067.60	6.00	6.00	6.00
6-0 to 6-6 (12/1/80)	31.60	78.99	157.98	315.96	1579.80	3159.60	6.00	6.00	6.00
6-6 to 7-0 (6/1/81)	32.54	81.36	162.72	325.44	1627.20	3254.40	6.00	6.00	6.00
7-0 to 7-6 (12/1/81)	33.52	83.80	167.60	335.20	1676.00	3352.00	6.00	5.99	6.00
7-6 to 8-0 (6/1/82)	34.52	86.31	172.62	345.24	1726.20	3452.40	6.00	6.00	6.00
8-0 to 8-6 (12/1/82)	35.56	88.90	177.80	355.60	1778.00	3556.00	6.00	6.01	6.00
8-6 to 9-0 (6/1/83)	36.63	91.57	183.14	366.28	1831.40	3662.80	6.00	5.98	6.00
9-0 to 9-6 (12/1/83)	37.72	94.31	188.62	377.24	1886.20	3772.40	6.00	6.00	6.01
9-6 to 10-0 (6/1/84)	38.86	97.14	194.28	388.56	1942.80	3885.60	6.00	6.01	6.01
10-0 4/ (12/1/84)	40.02	100.06	200.12	400.24	2001.20	4002.40	6.00 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1944, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.64 percent; to 3rd extended maturity date is 4.23 percent.

4/ Third extended maturity value reached at 40 years and 0 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 12
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1945

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD									
8-6 to 9-0 . . . 1/(12/1/73)	\$20.26	\$50.66	\$101.32	\$202.64	\$405.28	\$1013.20	\$2026.40	Percent 4.51	Percent 6.40	Percent 6.98
9-0 to 9-6 (6/1/74)	20.91	52.28	104.56	209.12	418.24	1045.60	2091.20	4.61	6.50	7.27
9-6 to 10-0 (12/1/74)	21.59	53.98	107.96	215.92	431.84	1079.60	2159.20	4.71	8.04	8.04
10-0 2/ (6/1/75)	22.46	56.15	112.30	224.60	449.20	1123.00	2246.00	4.88 3/	----	----

1/ Month, day, and year on which issues of June 1, 1945, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.69 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 13

BONDS BEARING ISSUE DATES FROM DEC. 1, 1945, THROUGH MAY 1, 1946

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-0 to 8-6 . . . 1/(12/1/73)	\$20.10	\$50.25	\$100.50	\$201.00	\$402.00	\$1005.00	\$2010.00	4.66	6.21	6.77
8-6 to 9-0 . . . (6/1/74)	20.72	51.81	103.62	207.24	414.48	1036.20	2072.40	4.75	6.29	6.96
9-0 to 9-6 . . . (12/1/74)	21.38	53.44	106.88	213.76	427.52	1068.80	2137.60	4.83	6.51	7.30
9-6 to 10-0 . . . (6/1/75)	22.07	55.18	110.36	220.72	441.44	1103.60	2207.20	4.92	8.08	8.08
10-0 2/ (12/1/75)	22.96	57.41	114.82	229.64	459.28	1148.20	2296.40	5.08 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1945, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.77 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 14

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1946

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-6 to 8-0 . . . 1/(12/1/73)	\$19.74	\$49.36	\$ 98.72	\$197.44	\$394.88	\$987.20	\$1974.40	4.67	6.08	6.67
8-0 to 8-6 . . . (6/1/74)	20.34	50.86	101.72	203.44	406.88	1017.20	2034.40	4.76	6.25	6.82
8-6 to 9-0 . . . (12/1/74)	20.98	52.45	104.90	209.80	419.60	1049.00	2098.00	4.84	6.37	7.01
9-0 to 9-6 . . . (6/1/75)	21.65	54.12	108.24	216.48	432.96	1082.40	2164.80	4.93	6.47	7.33
9-6 to 10-0 . . . (12/1/75)	22.35	55.87	111.74	223.48	446.96	1117.40	2234.80	5.01	8.20	8.20
10-0 2/ (6/1/76)	23.26	58.16	116.32	232.64	465.28	1163.20	2326.40	5.17 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1946, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.81 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 15

BONDS BEARING ISSUE DATES FROM DEC. 1, 1946, THROUGH MAY 1, 1947

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-0 to 7-6 . . . 1/ (12/1/73)	\$19.40	\$48.50	\$ 97.00	\$194.00	\$388.00	\$970.00	\$1940.00	4.68	6.10	6.62
7-6 to 8-0 . . . (6/1/74)	19.99	49.98	99.96	199.92	399.84	999.60	1999.20	4.78	6.16	6.72
8-0 to 8-6 . . . (12/1/74)	20.61	51.52	103.04	206.08	412.16	1030.40	2060.80	4.86	6.29	6.86
8-6 to 9-0 . . . (6/1/75)	21.26	53.14	106.28	212.56	425.12	1062.80	2125.60	4.95	6.36	7.05
9-0 to 9-6 . . . (12/1/75)	21.93	54.83	109.66	219.32	438.64	1096.60	2193.20	5.02	6.46	7.40
9-6 to 10-0 . . . (6/1/76)	22.64	56.60	113.20	226.40	452.80	1132.00	2264.00	5.10	3.34	8.34
10-0 2/ (12/1/76)	23.58	58.96	117.92	235.84	471.68	1179.20	2358.40	5.26 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1946, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.86 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 16

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1947

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-6 to 7-0 . . . 1/ (12/1/73)	\$19.07	\$47.67	\$ 95.34	\$190.68	\$381.36	\$953.40	\$1906.80	4.71	6.04	6.56
7-0 to 7-6 . . . (6/1/74)	19.64	49.11	98.22	196.44	392.88	982.20	1964.40	4.80	6.07	6.65
7-6 to 8-0 . . . (12/1/74)	20.24	50.60	101.20	202.40	404.80	1012.00	2024.00	4.89	6.25	6.77
8-0 to 8-6 . . . (6/1/75)	20.87	52.18	104.36	208.72	417.44	1043.60	2087.20	4.97	6.25	6.90
8-6 to 9-0 . . . (12/1/75)	21.52	53.81	107.62	215.24	430.48	1076.20	2152.40	5.05	6.43	7.12
9-0 to 9-6 . . . (6/1/76)	22.22	55.54	111.08	222.16	444.32	1110.80	2221.60	5.12	6.48	7.46
9-6 to 10-0 . . . (12/1/76)	22.94	57.34	114.68	229.36	458.72	1146.80	2293.60	5.19	8.44	8.44
10-0 2/ (6/1/77)	23.90	59.76	119.52	239.04	478.08	1195.20	2390.40	5.35 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1947, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 3.90 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 17

BONDS BEARING ISSUE DATES FROM DEC. 1, 1947, THROUGH MAY 1, 1948

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-0 to 6-6 . . . 1/(12/1/73)	\$18.74	\$46.86	\$ 93.72	\$187.44	\$374.88	\$937.20	\$1874.40	4.73	5.98	6.52
6-6 to 7-0 . . . (6/1/74)	19.30	48.26	96.52	193.04	386.08	965.20	1930.40	4.83	6.05	6.59
7-0 to 7-6 . . . (12/1/74)	19.89	49.72	99.44	198.88	397.76	994.40	1988.80	4.92	6.15	6.68
7-6 to 8-0 . . . (6/1/75)	20.50	51.25	102.50	205.00	410.00	1025.00	2050.00	5.00	6.28	6.79
8-0 to 8-6 . . . (12/1/75)	21.14	52.86	105.72	211.44	422.88	1057.20	2114.40	5.08	6.28	6.92
8-6 to 9-0 . . . (6/1/76)	21.81	54.52	109.04	218.08	436.16	1090.40	2180.80	5.15	6.38	7.13
9-0 to 9-6 . . . (12/1/76)	22.50	56.26	112.52	225.04	450.08	1125.20	2250.40	5.22	6.54	7.50
9-6 to 10-0 . . . (6/1/77)	23.24	58.10	116.20	232.40	464.80	1162.00	2324.00	5.29	8.47	8.47
10-0 2/ (12/1/77)	24.22	60.56	121.12	242.24	484.48	1211.20	2422.40	5.44 3/	—	—

- 1/ Month, day, and year on which issues of Dec. 1, 1947, enter each period. For subsequent issue months add the appropriate number of months.
2/ Second extended maturity value reached at 30 years and 0 months after issue.
3/ Yield on purchase price from issue date to second extended maturity date is 3.95 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 18

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1948

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-6 to 6-0 . . . 1/(12/1/73)	\$18.43	\$46.07	\$ 92.14	\$184.28	\$368.56	\$921.40	\$1842.80	4.77	5.95	6.49
6-0 to 6-6 . . . (6/1/74)	18.98	47.44	94.88	189.76	379.52	948.80	1897.60	4.87	6.03	6.55
6-6 to 7-0 . . . (12/1/74)	19.55	48.87	97.74	195.48	390.96	977.40	1954.80	4.96	6.06	6.63
7-0 to 7-6 . . . (6/1/75)	20.14	50.35	100.70	201.40	402.80	1007.00	2014.00	5.03	6.20	6.72
7-6 to 8-0 . . . (12/1/75)	20.76	51.91	103.82	207.64	415.28	1038.20	2076.40	5.11	6.24	6.83
8-0 to 8-6 . . . (6/1/76)	21.41	53.53	107.06	214.12	428.24	1070.60	2141.20	5.18	6.35	6.98
8-6 to 9-0 . . . (12/1/76)	22.09	55.23	110.46	220.92	441.84	1104.60	2209.20	5.25	6.45	7.19
9-0 to 9-6 . . . (6/1/77)	22.80	57.01	114.02	228.04	456.08	1140.20	2280.40	5.32	6.49	7.56
9-6 to 10-0 . . . (12/1/77)	23.54	58.86	117.72	235.44	470.88	1177.20	2354.40	5.38	8.63	8.63
10-0 2/ (6/1/78)	24.56	61.40	122.80	245.60	491.20	1228.00	2456.00	5.54 3/	—	—

- 1/ Month, day, and year on which issues of June 1, 1948, enter each period. For subsequent issue months add the appropriate number of months.
2/ Second extended maturity value reached at 30 years and 0 months after issue.
3/ Yield on purchase price from issue date to second extended maturity date is 3.99 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 19

BONDS BEARING ISSUE DATES FROM DEC. 1, 1948, THROUGH MAY 1, 1949

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-0 to 5-6 . . . 1/(12/1/73)	\$18.13	\$45.32	\$ 90.64	\$181.28	\$362.56	\$906.40	\$1812.80	4.82	5.87	6.45
5-6 to 6-0 . . . (6/1/74)	18.66	46.65	93.30	186.60	373.20	933.00	1866.00	4.91	5.96	6.51
6-0 to 6-6 . . . (12/1/74)	19.22	48.04	96.08	192.16	384.32	960.80	1921.60	5.00	6.08	6.58
6-6 to 7-0 . . . (6/1/75)	19.80	49.50	99.00	198.00	396.00	990.00	1980.00	5.08	6.14	6.65
7-0 to 7-6 . . . (12/1/75)	20.41	51.02	102.04	204.08	408.16	1020.40	2040.80	5.16	6.23	6.74
7-6 to 8-0 . . . (6/1/76)	21.04	52.61	105.22	210.44	420.88	1052.20	2104.40	5.23	6.31	6.84
8-0 to 8-6 . . . (12/1/76)	21.71	54.27	108.54	217.08	434.16	1085.40	2170.80	5.30	6.34	6.97
8-6 to 9-0 . . . (6/1/77)	22.40	55.99	111.98	223.96	447.92	1119.80	2239.60	5.36	6.43	7.18
9-0 to 9-6 . . . (12/1/77)	23.12	57.79	115.58	231.16	462.32	1155.80	2311.60	5.42	6.51	7.56
9-6 to 10-0 . . . (6/1/78)	23.87	59.67	119.34	238.68	477.36	1193.40	2386.80	5.47	8.61	8.61
10-0 2/ . . . (12/1/78)	24.90	62.24	124.48	248.96	497.92	1244.80	2489.60	5.63 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1948, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.04 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 20

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1949

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
4-6 to 5-0 . . . 1/(12/1/73)	\$18.70	\$46.75	\$ 93.50	\$187.00	\$374.00	\$935.00	\$1870.00	5.39	6.03	6.00
5-0 to 5-6 . . . (6/1/74)	19.26	48.16	96.32	192.64	385.28	963.20	1926.40	5.45	5.94	6.00
5-6 to 6-0 . . . (12/1/74)	19.84	49.59	99.18	198.36	396.72	991.80	1983.60	5.50	6.01	6.00
6-0 to 6-6 . . . (6/1/75)	20.43	51.08	102.16	204.32	408.64	1021.60	2043.20	5.54	6.03	6.00
6-6 to 7-0 . . . (12/1/75)	21.05	52.62	105.24	210.48	420.96	1052.40	2104.80	5.58	5.97	6.00
7-0 to 7-6 . . . (6/1/76)	21.68	54.19	108.38	216.76	433.52	1083.80	2167.60	5.61	6.02	6.00
7-6 to 8-0 . . . (12/1/76)	22.33	55.82	111.64	223.28	446.56	1116.40	2232.80	5.63	6.02	6.00
8-0 to 8-6 . . . (6/1/77)	23.00	57.50	115.00	230.00	460.00	1150.00	2300.00	5.66	5.95	5.99
8-6 to 9-0 . . . (12/1/77)	23.68	59.21	118.42	236.84	473.68	1184.20	2368.40	5.67	6.01	6.01
9-0 to 9-6 . . . (6/1/78)	24.40	60.99	121.98	243.96	487.92	1219.80	2439.60	5.69	6.03	6.01
9-6 to 10-0 . . . (12/1/78)	25.13	62.83	125.66	251.32	502.64	1256.60	2513.20	5.71	5.98	5.98
10-0 2/ . . . (6/1/79)	25.88	64.71	129.42	258.84	517.68	1294.20	2588.40	5.72 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1949, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.17 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 21

BONDS BEARING ISSUE DATES FROM DEC. 1, 1949, THROUGH MAY 1, 1950

Issue price	\$7.50	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)		
Denomination	10.00	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD									
4-0 to 4-6 . . . 1/(12/1/73)	\$18.34	\$45.86	\$ 91.72	\$183.44	\$366.88	\$917.20	\$1834.40	Percent	Percent	Percent
4-6 to 5-0 . . . (6/1/74)	18.89	47.23	94.46	188.92	377.84	944.60	1889.20	5.44	5.97	6.00
5-0 to 5-6 . . . (12/1/74)	19.46	48.65	97.30	194.60	389.20	973.00	1946.00	5.50	6.01	6.00
5-6 to 6-0 . . . (6/1/75)	20.04	50.11	100.22	200.44	400.88	1002.20	2004.40	5.55	6.00	6.00
6-0 to 6-6 . . . (12/1/75)	20.64	51.61	103.22	206.44	412.88	1032.20	2064.40	5.59	5.99	6.00
6-6 to 7-0 . . . (6/1/76)	21.26	53.15	106.30	212.60	425.20	1063.00	2126.00	5.62	5.97	6.00
7-0 to 7-6 . . . (12/1/76)	21.90	54.75	109.50	219.00	438.00	1095.00	2190.00	5.65	6.02	6.01
7-6 to 8-0 . . . (6/1/77)	22.56	56.40	112.80	225.60	451.20	1128.00	2256.00	5.68	6.03	6.00
8-0 to 8-6 . . . (12/1/77)	23.24	58.09	116.18	232.36	464.72	1161.80	2323.60	5.70	5.99	6.00
8-6 to 9-0 . . . (6/1/78)	23.93	59.83	119.66	239.32	478.64	1196.60	2393.20	5.72	5.99	6.00
9-0 to 9-6 . . . (12/1/78)	24.65	61.63	123.26	246.52	493.04	1232.60	2465.20	5.73	6.02	6.00
9-6 to 10-0 . . . (6/1/79)	25.39	63.47	126.94	253.88	507.76	1269.40	2538.80	5.75	5.97	5.99
10-0 2/ . . . (12/1/79)	26.15	65.38	130.76	261.52	523.04	1307.60	2615.20	5.76	6.02	6.02
								5.77 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1949, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.21 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 22

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1950

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	Approximate investment yield (annual percentage rate)			
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00				
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity	
	SECOND EXTENDED MATURITY PERIOD									
							Percent	Percent	Percent	
3-6 to 4-0 . . . 1/(12/1/73)	\$45.01	\$90.02	\$180.04	\$360.08	\$900.20	\$1800.40	5.50	6.00	6.01	
4-0 to 4-6 . . . (6/1/74)	46.36	92.72	185.44	370.88	927.20	1854.40	5.56	6.04	6.01	
4-6 to 5-0 . . . (12/1/74)	47.76	95.52	191.04	382.08	955.20	1910.40	5.61	6.03	6.00	
5-0 to 5-6 . . . (6/1/75)	49.20	98.40	196.80	393.60	984.00	1968.00	5.65	5.98	6.00	
5-6 to 6-0 . . . (12/1/75)	50.67	101.34	202.68	405.36	1013.40	2026.80	5.68	6.00	6.00	
6-0 to 6-6 . . . (6/1/76)	52.19	104.38	208.76	417.52	1043.80	2087.60	5.71	5.98	6.00	
6-6 to 7-0 . . . (12/1/76)	53.75	107.50	215.00	430.00	1075.00	2150.00	5.73	6.03	6.01	
7-0 to 7-6 . . . (6/1/77)	55.37	110.74	221.48	442.96	1107.40	2214.80	5.75	6.00	6.00	
7-6 to 8-0 . . . (12/1/77)	57.03	114.06	228.12	456.24	1140.60	2281.20	5.77	6.00	6.00	
8-0 to 8-6 . . . (6/1/78)	58.74	117.48	234.96	469.92	1174.80	2349.60	5.78	5.99	6.01	
8-6 to 9-0 . . . (12/1/78)	60.50	121.00	242.00	484.00	1210.00	2420.00	5.79	5.98	6.01	
9-0 to 9-6 . . . (6/1/79)	62.31	124.62	249.24	498.48	1246.20	2492.40	5.80	6.00	6.02	
9-6 to 10-0 . . . (12/1/79)	64.18	128.36	256.72	513.44	1283.60	2567.20	5.82	6.05	6.05	
10-0 2/ . . . (6/1/80)	66.12	132.24	264.48	528.96	1322.40	2644.80	5.83 3/	-----	-----	

1/ Month, day, and year on which issues of June 1, 1950, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.25 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 23

BONDS BEARING ISSUE DATES FROM DEC. 1, 1950, THROUGH MAY 1, 1951

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$ 750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD						Percent	Percent	Percent
3-0 to 3-6 . . . 1/(12/1/73)	\$44.25	\$88.50	\$177.00	\$354.00	\$885.00	\$1770.00	5.50	5.97	6.00
3-6 to 4-0 . . . (6/1/74)	45.57	91.14	182.28	364.56	911.40	1822.80	5.57	6.01	6.00
4-0 to 4-6 . . . (12/1/74)	46.94	93.88	187.76	375.52	938.80	1877.60	5.62	6.01	6.00
4-6 to 5-0 . . . (6/1/75)	48.35	96.70	193.40	386.80	967.00	1934.00	5.67	6.00	6.00
5-0 to 5-6 . . . (12/1/75)	49.80	99.60	199.20	398.40	996.00	1992.00	5.70	5.98	6.00
5-6 to 6-0 . . . (6/1/76)	51.29	102.58	205.16	410.32	1025.80	2051.60	5.73	6.01	6.00
6-0 to 6-6 . . . (12/1/76)	52.83	105.66	211.32	422.64	1056.60	2113.20	5.75	6.02	6.00
6-6 to 7-0 . . . (6/1/77)	54.42	108.84	217.68	435.36	1088.40	2176.80	5.77	5.99	6.00
7-0 to 7-6 . . . (12/1/77)	56.05	112.10	224.20	448.40	1121.00	2242.00	5.79	5.99	6.00
7-6 to 8-0 . . . (6/1/78)	57.73	115.46	230.92	461.84	1154.60	2309.20	5.80	6.03	6.00
8-0 to 8-6 . . . (12/1/78)	59.47	118.94	237.88	475.76	1189.40	2378.80	5.81	5.99	6.00
8-6 to 9-0 . . . (6/1/79)	61.25	122.50	245.00	490.00	1225.00	2450.00	5.82	5.98	6.00
9-0 to 9-6 . . . (12/1/79)	63.08	126.16	252.32	504.64	1261.60	2523.20	5.83	6.02	6.01
9-6 to 10-0 . . . (6/1/80)	64.98	129.96	259.92	519.84	1299.60	2599.20	5.84	6.00	6.00
10-0 2/ (12/1/80)	66.93	133.86	267.72	535.44	1338.60	2677.20	5.85 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1950, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.29 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 24

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1951

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$ 750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD						Percent	Percent	Percent
2-6 to 3-0 . . . 1/(12/1/73)	\$43.49	\$86.98	\$173.96	\$347.92	\$869.80	\$1739.60	5.50	5.98	6.00
3-0 to 3-6 . . . (6/1/74)	44.79	89.58	179.16	358.32	895.80	1791.60	5.58	5.98	6.00
3-6 to 4-0 . . . (12/1/74)	46.13	92.26	184.52	369.04	922.60	1845.20	5.64	6.03	6.00
4-0 to 4-6 . . . (6/1/75)	47.52	95.04	190.08	380.16	950.40	1900.80	5.69	5.98	6.00
4-6 to 5-0 . . . (12/1/75)	48.94	97.88	195.76	391.52	978.80	1957.60	5.72	6.01	6.00
5-0 to 5-6 . . . (6/1/76)	50.41	100.82	201.64	403.28	1008.20	2016.40	5.75	5.99	6.00
5-6 to 6-0 . . . (12/1/76)	51.92	103.84	207.68	415.36	1038.40	2076.80	5.77	6.01	6.00
6-0 to 6-6 . . . (6/1/77)	53.48	106.96	213.92	427.84	1069.60	2139.20	5.79	6.02	6.00
6-6 to 7-0 . . . (12/1/77)	55.09	110.18	220.36	440.72	1101.80	2203.60	5.81	5.99	6.00
7-0 to 7-6 . . . (6/1/78)	56.74	113.48	226.96	453.92	1134.80	2269.60	5.82	5.99	6.00
7-6 to 8-0 . . . (12/1/78)	58.44	116.88	233.76	467.52	1168.80	2337.60	5.83	6.02	6.00
8-0 to 8-6 . . . (6/1/79)	60.20	120.40	240.80	481.60	1204.00	2408.00	5.84	5.98	6.00
8-6 to 9-0 . . . (12/1/79)	62.00	124.00	248.00	496.00	1240.00	2480.00	5.85	6.00	6.00
9-0 to 9-6 . . . (6/1/80)	63.86	127.72	255.44	510.88	1277.20	2554.40	5.86	6.01	6.00
9-6 to 10-0 . . . (12/1/80)	65.78	131.56	263.12	526.24	1315.60	2631.20	5.87	5.99	5.99
10-0 2/ (6/1/81)	67.75	135.50	271.00	542.00	1355.00	2710.00	5.87 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1951, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.33 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 25

BONDS BEARING ISSUE DATES FROM DEC. 1, 1951, THROUGH APRIL 1, 1952

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$ 750.00	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00			
Period (years and months after first extended maturity at 20 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD								
2-0 to 2-6 1/(12/1/73)	\$42.73	\$85.46	\$170.92	\$341.84	\$854.60	\$1709.20	Percent	Percent	Percent
2-6 to 3-0 (6/1/74)	44.02	88.04	176.08	352.16	880.40	1760.80	5.49	6.04	6.00
3-0 to 3-6 (12/1/74)	45.34	90.68	181.36	362.72	906.80	1813.60	5.60	6.00	6.00
3-6 to 4-0 (6/1/75)	46.70	93.40	186.80	373.60	934.00	1868.00	5.67	6.00	6.00
4-0 to 4-6 (12/1/75)	48.10	96.20	192.40	384.80	962.00	1924.00	5.72	6.00	6.00
4-6 to 5-0 (6/1/76)	49.54	99.08	198.16	396.32	990.80	1981.60	5.75	5.99	6.00
5-0 to 5-6 (12/1/76)	51.03	102.06	204.12	408.24	1020.60	2041.20	5.78	6.02	6.00
5-6 to 6-0 (6/1/77)	52.56	105.12	210.24	420.48	1051.20	2102.40	5.80	6.00	6.00
6-0 to 6-6 (12/1/77)	54.13	108.26	216.52	433.04	1082.60	2165.20	5.82	5.97	6.00
6-6 to 7-0 (6/1/78)	55.76	111.52	223.04	446.08	1115.20	2230.40	5.83	6.02	6.00
7-0 to 7-6 (12/1/78)	57.43	114.86	229.72	459.44	1148.60	2297.20	5.85	5.99	6.00
7-6 to 8-0 (6/1/79)	59.15	118.30	236.60	473.20	1183.00	2366.00	5.86	5.99	6.00
8-0 to 8-6 (12/1/79)	60.93	121.86	243.72	487.44	1218.60	2437.20	5.87	6.02	6.01
8-6 to 9-0 (6/1/80)	62.76	125.52	251.04	502.08	1255.20	2510.40	5.88	6.01	6.00
9-0 to 9-6 (12/1/80)	64.64	129.28	258.56	517.12	1292.80	2585.60	5.88	5.99	6.00
9-6 to 10-0 (6/1/81)	66.58	133.16	266.32	532.64	1331.60	2663.20	5.89	6.00	6.01
10-0 2/ (12/1/81)	68.58	137.16	274.32	548.64	1371.60	2743.20	5.89	6.01	6.01
							5.90 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1951, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 30 years and 0 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.37 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 26

BONDS BEARING ISSUE DATE MAY 1, 1952

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*						(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity	
	SECOND EXTENDED MATURITY PERIOD									
								Percent	Percent	Percent
2-0 to 2-6 1/(1/1/74)	\$42.57	\$85.14	\$170.28	\$340.56	\$851.40	\$1702.80	\$17028	5.50	6.01	6.00
2-6 to 3-0 (7/1/74)	43.85	87.70	175.40	350.80	877.00	1754.00	17540	5.61	5.97	6.00
3-0 to 3-6 (1/1/75)	45.16	90.32	180.64	361.28	903.20	1806.40	18064	5.67	6.02	6.00
3-6 to 4-0 (7/1/75)	46.52	93.04	186.08	372.16	930.40	1860.80	18608	5.72	5.98	6.00
4-0 to 4-6 (1/1/76)	47.91	95.82	191.64	383.28	958.20	1916.40	19164	5.75	6.01	6.00
4-6 to 5-0 (7/1/76)	49.35	98.70	197.40	394.80	987.00	1974.00	19740	5.78	6.00	6.00
5-0 to 5-6 (1/1/77)	50.83	101.66	203.32	406.64	1016.60	2033.20	20332	5.80	5.98	6.00
5-6 to 6-0 (7/1/77)	52.35	104.70	209.40	418.80	1047.00	2094.00	20940	5.82	6.00	6.00
6-0 to 6-6 (1/1/78)	53.92	107.84	215.68	431.36	1078.40	2156.80	21568	5.83	6.01	6.00
6-6 to 7-0 (7/1/78)	55.54	111.08	222.16	444.32	1110.80	2221.60	22216	5.85	5.98	6.00
7-0 to 7-6 (1/1/79)	57.20	114.40	228.80	457.60	1144.00	2288.00	22880	5.86	6.01	6.00
7-6 to 8-0 (7/1/79)	58.92	117.84	235.68	471.36	1178.40	2356.80	23568	5.87	6.01	6.00
8-0 to 8-6 (1/1/80)	60.69	121.38	242.76	485.52	1213.80	2427.60	24276	5.87	6.00	5.99
8-6 to 9-0 (7/1/80)	62.51	125.02	250.04	500.08	1250.20	2500.40	25004	5.88	5.98	5.99
9-0 to 9-6 (1/1/81)	64.38	128.76	257.52	515.04	1287.60	2575.20	25752	5.89	6.00	6.00
9-6 to 10-0 (7/1/81)	66.31	132.62	265.24	530.48	1326.20	2652.40	26524	5.89	6.00	6.00
10-0 2/ (1/1/82)	68.30	136.60	273.20	546.40	1366.00	2732.00	27320	5.90 3/	-----	-----

1/ Month, day, and year on which issues of May 1, 1952, enter each period.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.41 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 27

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH SEPT. 1, 1952

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
2-0 to 2-6 1/ (2/1/74)	\$42.67	\$85.34	\$170.68	\$341.36	\$853.40	\$1706.80	\$17068	5.50	6.00	6.00
2-6 to 3-0 (8/1/74)	43.95	87.90	175.80	351.60	879.00	1758.00	17580	5.60	6.01	6.00
3-0 to 3-6 (2/1/75)	45.27	90.54	181.08	362.16	905.40	1810.80	18108	5.67	6.01	6.00
3-6 to 4-0 (8/1/75)	46.63	93.26	186.52	373.04	932.60	1865.20	18652	5.72	5.96	6.00
4-0 to 4-6 (2/1/76)	48.02	96.04	192.08	384.16	960.40	1920.80	19208	5.75	6.04	6.00
4-6 to 5-0 (8/1/76)	49.47	98.94	197.88	395.76	989.40	1978.80	19788	5.78	5.98	6.00
5-0 to 5-6 (2/1/77)	50.95	101.90	203.80	407.60	1019.00	2038.00	20380	5.80	6.01	6.00
5-6 to 6-0 (8/1/77)	52.48	104.96	209.92	419.84	1049.60	2099.20	20992	5.82	5.98	6.00
6-0 to 6-6 (2/1/78)	54.05	108.10	216.20	432.40	1081.00	2162.00	21620	5.83	5.99	6.00
6-6 to 7-0 (8/1/78)	55.67	111.34	222.68	445.36	1113.40	2226.80	22268	5.85	6.04	6.00
7-0 to 7-6 (2/1/79)	57.35	114.70	229.40	458.80	1147.00	2294.00	22940	5.86	5.96	6.00
7-6 to 8-0 (8/1/79)	59.06	118.12	236.24	472.48	1181.20	2362.40	23624	5.87	6.03	6.00
8-0 to 8-6 (2/1/80)	60.84	121.68	243.36	486.72	1216.80	2433.60	24336	5.88	5.98	6.00
8-6 to 9-0 (8/1/80)	62.66	125.32	250.64	501.28	1253.20	2506.40	25064	5.88	6.00	6.00
9-0 to 9-6 (2/1/81)	64.54	129.08	258.16	516.32	1290.80	2581.60	25816	5.89	6.01	6.00
9-6 to 10-0 (8/1/81)	66.48	132.96	265.92	531.84	1329.60	2659.20	26592	5.90	5.99	5.99
10-0 2/ (2/1/82)	68.47	136.94	273.88	547.76	1369.40	2738.80	27388	5.90 3/	---	---

1/ Month, day, and year on which issues of June 1, 1952, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.41 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 28

BONDS BEARING ISSUE DATE OCT. 1 OR NOV. 1, 1952

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
1-6 to 2-0 1/ (12/1/73)	\$41.84	\$83.68	\$167.36	\$334.72	\$836.80	\$1673.60	\$16736	5.50	5.98	6.00
2-0 to 2-6 (6/1/74)	43.09	86.18	172.36	344.72	861.80	1723.60	17236	5.62	6.03	6.00
2-6 to 3-0 (12/1/74)	44.39	88.78	177.56	355.12	887.80	1775.60	17756	5.70	5.99	6.00
3-0 to 3-6 (6/1/75)	45.72	91.44	182.88	365.76	914.40	1828.80	18288	5.75	6.04	6.00
3-6 to 4-0 (12/1/75)	47.10	94.20	188.40	376.80	942.00	1884.00	18840	5.79	5.99	6.00
4-0 to 4-6 (6/1/76)	48.51	97.02	194.04	388.08	970.20	1940.40	19404	5.82	5.98	6.00
4-6 to 5-0 (12/1/76)	49.96	99.92	199.84	399.68	999.20	1998.40	19984	5.83	6.00	6.00
5-0 to 5-6 (6/1/77)	51.46	102.92	205.84	411.68	1029.20	2058.40	20584	5.85	5.99	6.00
5-6 to 6-0 (12/1/77)	53.00	106.00	212.00	424.00	1060.00	2120.00	21200	5.86	6.00	6.00
6-0 to 6-6 (6/1/78)	54.59	109.18	218.36	436.72	1091.80	2183.60	21836	5.87	6.01	6.00
6-6 to 7-0 (12/1/78)	56.23	112.46	224.92	449.84	1124.60	2249.20	22492	5.88	6.01	6.00
7-0 to 7-6 (6/1/79)	57.92	115.84	231.68	463.36	1158.40	2316.80	23168	5.89	5.97	6.00
7-6 to 8-0 (12/1/79)	59.65	119.30	238.60	477.20	1193.00	2386.00	23860	5.90	6.00	6.01
8-0 to 8-6 (6/1/80)	61.44	122.88	245.76	491.52	1228.80	2457.60	24576	5.91	6.02	6.01
8-6 to 9-0 (12/1/80)	63.29	126.58	253.16	506.32	1265.80	2531.60	25316	5.91	5.97	6.00
9-0 to 9-6 (6/1/81)	65.18	130.36	260.72	521.44	1303.60	2607.20	26072	5.92	6.01	6.02
9-6 to 10-0 (12/1/81)	67.14	134.28	268.56	537.12	1342.80	2685.60	26856	5.92	6.02	6.02
10-0 2/ (6/1/82)	69.16	138.32	276.64	553.28	1383.20	2766.40	27664	5.93 3/	---	---

1/ Month, day, and year on which issues of Oct. 1, 1952, enter each period. For issues of Nov. 1, 1952, add 1 month.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.45 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 29

BONDS BEARING ISSUE DATES FROM DEC. 1, 1952, THROUGH MARCH 1, 1953

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
1-6 to 2-0 1/ (2/1/74)	\$41.95	\$83.90	\$167.80	\$335.60	\$839.00	\$1678.00	\$16780	5.50	5.96	6.00
2-0 to 2-6 (8/1/74)	43.20	86.40	172.80	345.60	864.00	1728.00	17280	5.62	6.06	6.00
2-6 to 3-0 (2/1/75)	44.51	89.02	178.04	356.08	890.20	1780.40	17804	5.71	5.98	6.00
3-0 to 3-6 (8/1/75)	45.84	91.68	183.36	366.72	916.80	1833.60	18336	5.75	6.02	6.00
3-6 to 4-0 (2/1/76)	47.22	94.44	188.88	377.76	944.40	1888.80	18888	5.79	5.97	6.00
4-0 to 4-6 (8/1/76)	48.63	97.26	194.52	389.04	972.60	1945.20	19452	5.81	5.96	6.00
4-6 to 5-0 (2/1/77)	50.08	100.16	200.32	400.64	1001.60	2003.20	20032	5.83	6.03	6.00
5-0 to 5-6 (8/1/77)	51.59	103.18	206.36	412.72	1031.80	2063.60	20636	5.85	6.01	6.00
5-6 to 6-0 (2/1/78)	53.14	106.28	212.56	425.12	1062.80	2125.60	21256	5.86	5.98	6.00
6-0 to 6-6 (8/1/78)	54.73	109.46	218.92	437.84	1094.60	2189.20	21892	5.87	5.99	6.00
6-6 to 7-0 (2/1/79)	56.37	112.74	225.48	450.96	1127.40	2254.80	22548	5.88	6.03	6.01
7-0 to 7-6 (8/1/79)	58.07	116.14	232.28	464.56	1161.40	2322.80	23228	5.89	5.99	6.00
7-6 to 8-0 (2/1/80)	59.81	119.62	239.24	478.48	1196.20	2392.40	23924	5.90	6.02	6.00
8-0 to 8-6 (8/1/80)	61.61	123.22	246.44	492.88	1232.20	2464.40	24644	5.91	5.97	6.00
8-6 to 9-0 (2/1/81)	63.45	126.90	253.80	507.60	1269.00	2538.00	25380	5.91	6.02	6.01
9-0 to 9-6 (8/1/81)	65.36	130.72	261.44	522.88	1307.20	2614.40	26144	5.92	6.00	6.00
9-6 to 10-0 (2/1/82)	67.32	134.64	269.28	538.56	1346.40	2692.80	26928	5.92	6.00	6.00
10-0 2/ (8/1/82)	69.34	138.68	277.36	554.72	1386.80	2773.60	27736	5.93 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1952, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.46 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 30

BONDS BEARING ISSUE DATE APRIL 1 OR MAY 1, 1953

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
1-0 to 1-6 1/ (12/1/73)	\$41.13	\$82.26	\$164.52	\$329.04	\$822.60	\$1645.20	\$16452	5.49	5.98	6.00
1-6 to 2-0 (6/1/74)	42.36	84.72	169.44	338.88	847.20	1694.40	16944	5.66	6.04	6.00
2-0 to 2-6 (12/1/74)	43.64	87.28	174.56	349.12	872.80	1745.60	17456	5.75	6.00	6.00
2-6 to 3-0 (6/1/75)	44.95	89.90	179.80	359.60	899.00	1798.00	17980	5.80	6.01	6.00
3-0 to 3-6 (12/1/75)	46.30	92.60	185.20	370.40	926.00	1852.00	18520	5.84	6.00	6.00
3-6 to 4-0 (6/1/76)	47.69	95.38	190.76	381.52	953.80	1907.60	19076	5.86	5.96	6.00
4-0 to 4-6 (12/1/76)	49.11	98.22	196.44	392.88	982.20	1964.40	19644	5.87	5.99	6.00
4-6 to 5-0 (6/1/77)	50.58	101.16	202.32	404.64	1011.60	2023.20	20232	5.89	6.01	6.00
5-0 to 5-6 (12/1/77)	52.10	104.20	208.40	416.80	1042.00	2084.00	20840	5.90	6.03	6.00
5-6 to 6-0 (6/1/78)	53.67	107.34	214.68	429.36	1073.40	2146.80	21468	5.91	6.00	6.00
6-0 to 6-6 (12/1/78)	55.28	110.56	221.12	442.24	1105.60	2211.20	22112	5.92	5.97	6.00
6-6 to 7-0 (6/1/79)	56.93	113.86	227.72	455.44	1138.60	2277.20	22772	5.92	6.04	6.01
7-0 to 7-6 (12/1/79)	58.65	117.30	234.60	469.20	1173.00	2346.00	23460	5.93	6.00	6.00
7-6 to 8-0 (6/1/80)	60.41	120.82	241.64	483.28	1208.20	2416.40	24164	5.93	5.99	6.00
8-0 to 8-6 (12/1/80)	62.22	124.44	248.88	497.76	1244.40	2488.80	24888	5.94	5.98	6.00
8-6 to 9-0 (6/1/81)	64.08	128.16	256.32	512.64	1281.60	2563.20	25632	5.94	6.02	6.01
9-0 to 9-6 (12/1/81)	66.01	132.02	264.04	528.08	1320.20	2640.40	26404	5.95	5.97	6.00
9-6 to 10-0 (6/1/82)	67.98	135.96	271.92	543.84	1359.60	2719.20	27192	5.95	6.03	6.03
10-0 2/ (12/1/82)	70.03	140.06	280.12	560.24	1400.60	2801.20	28012	5.95 2/	-----	-----

1/ Month, day, and year on which issues of April 1, 1953, enter each period. For issues of May 1, 1953, add 1 month.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.49 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 31

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH SEPT. 1, 1953

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
1-0 to 1-6 1/(2/1/74)	\$41.23	\$82.46	\$164.92	\$329.84	\$824.60	\$1649.20	\$16492	5.51	5.97	6.00
1-6 to 2-0 (8/1/74)	42.46	84.92	169.84	339.68	849.20	1698.40	16984	5.66	6.03	6.00
2-0 to 2-6 (2/1/75)	43.74	87.48	174.96	349.92	874.80	1749.60	17496	5.75	5.99	6.00
2-6 to 3-0 (8/1/75)	45.05	90.10	180.20	360.40	901.00	1802.00	18020	5.80	5.99	6.00
3-0 to 3-6 (2/1/76)	46.40	92.80	185.60	371.20	928.00	1856.00	18560	5.83	6.03	6.00
3-6 to 4-0 (8/1/76)	47.80	95.60	191.20	382.40	956.00	1912.00	19120	5.86	5.94	6.00
4-0 to 4-6 (2/1/77)	49.22	98.44	196.88	393.76	984.40	1968.80	19688	5.87	6.05	6.00
4-6 to 5-0 (8/1/77)	50.71	101.42	202.84	405.68	1014.20	2028.40	20284	5.89	5.99	6.00
5-0 to 5-6 (2/1/78)	52.23	104.46	208.92	417.84	1044.60	2089.20	20892	5.90	5.97	6.00
5-6 to 6-0 (8/1/78)	53.79	107.58	215.16	430.32	1075.80	2151.60	21516	5.91	6.02	6.00
6-0 to 6-6 (2/1/79)	55.41	110.82	221.64	443.28	1108.20	2216.40	22164	5.92	5.99	6.00
6-6 to 7-0 (8/1/79)	57.07	114.14	228.28	456.56	1141.40	2282.80	22828	5.92	5.99	6.00
7-0 to 7-6 (2/1/80)	58.78	117.56	235.12	470.24	1175.60	2351.20	23512	5.93	5.99	6.00
7-6 to 8-0 (8/1/80)	60.54	121.08	242.16	484.32	1210.80	2421.60	24216	5.93	6.01	6.00
8-0 to 8-6 (2/1/81)	62.36	124.72	249.44	498.88	1247.20	2494.40	24944	5.94	6.00	6.00
8-6 to 9-0 (8/1/81)	64.23	128.46	256.92	513.84	1284.60	2569.20	25692	5.94	5.98	5.99
9-0 to 9-6 (2/1/82)	66.15	132.30	264.60	529.20	1323.00	2646.00	26460	5.94	6.02	6.00
9-6 to 10-0 (8/1/82)	68.14	136.28	272.56	545.12	1362.80	2725.60	27256	5.95	5.99	5.99
10-0 2/ (2/1/83)	70.18	140.36	280.72	561.44	1403.60	2807.20	28072	5.95 3/	----	----

1/ Month, day, and year on which issues of June 1, 1953, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.50 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 32

BONDS BEARING ISSUE DATE OCT. 1 OR NOV. 1, 1953

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
0-6 to 1-0 1/(12/1/73)	\$40.43	\$80.86	\$161.72	\$323.44	\$808.60	\$1617.20	\$16172	5.49	5.99	6.00
1-0 to 1-6 (6/1/74)	41.64	83.28	166.56	333.12	832.80	1665.60	16656	5.74	6.05	6.00
1-6 to 2-0 (12/1/74)	42.90	85.80	171.60	343.20	858.00	1716.00	17160	5.84	5.97	6.00
2-0 to 2-6 (6/1/75)	44.18	88.36	176.72	353.44	883.60	1767.20	17672	5.87	6.02	6.00
2-6 to 3-0 (12/1/75)	45.51	91.02	182.04	364.08	910.20	1820.40	18204	5.90	6.02	6.00
3-0 to 3-6 (6/1/76)	46.88	93.76	187.52	375.04	937.60	1875.20	18752	5.92	5.97	6.00
3-6 to 4-0 (12/1/76)	48.28	96.56	193.12	386.24	965.60	1931.20	19312	5.93	6.01	6.00
4-0 to 4-6 (6/1/77)	49.73	99.46	198.92	397.84	994.60	1989.20	19892	5.94	5.99	6.00
4-6 to 5-0 (12/1/77)	51.22	102.44	204.88	409.76	1024.40	2048.80	20488	5.95	5.97	6.00
5-0 to 5-6 (6/1/78)	52.75	105.50	211.00	422.00	1055.00	2110.00	21100	5.95	5.99	6.00
5-6 to 6-0 (12/1/78)	54.33	108.66	217.32	434.64	1086.60	2173.20	21732	5.95	6.04	6.00
6-0 to 6-6 (6/1/79)	55.97	111.94	223.88	447.76	1119.40	2238.80	22388	5.96	6.00	6.00
6-6 to 7-0 (12/1/79)	57.65	115.30	230.60	461.20	1153.00	2306.00	23060	5.96	6.00	6.00
7-0 to 7-6 (6/1/80)	59.38	118.76	237.52	475.04	1187.60	2375.20	23752	5.97	6.00	6.00
7-6 to 8-0 (12/1/80)	61.16	122.32	244.64	489.28	1223.20	2446.40	24464	5.97	5.98	6.00
8-0 to 8-6 (6/1/81)	62.99	125.98	251.96	503.92	1259.80	2519.60	25196	5.97	6.00	6.00
8-6 to 9-0 (12/1/81)	64.88	129.76	259.52	519.04	1297.60	2595.20	25952	5.97	5.98	6.00
9-0 to 9-6 (6/1/82)	66.82	133.64	267.28	534.56	1336.40	2672.80	26728	5.97	6.05	6.02
9-6 to 10-0 (12/1/82)	68.84	137.68	275.36	550.72	1376.80	2753.60	27536	5.97	5.98	5.98
10-0 2/ (6/1/83)	70.90	141.80	283.60	567.20	1418.00	2836.00	28360	5.98 3/	----	----

1/ Month, day, and year on which issues of Oct. 1, 1953, enter each period. For issues of Nov. 1, 1953, add 1 month.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.53 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 33

BONDS BEARING ISSUE DATES FROM DEC. 1, 1953, THROUGH MARCH 1, 1954

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD							Percent	Percent	Percent
0-6 to 1-0 1/ (2/1/74)	\$40.55	\$81.10	\$162.20	\$324.40	\$811.00	\$1622.00	\$16220	5.52	5.97	6.00
1-0 to 1-6 (8/1/74)	41.76	83.52	167.04	334.08	835.20	1670.40	16704	5.75	6.03	6.00
1-6 to 2-0 (2/1/75)	43.02	86.04	172.08	344.16	860.40	1720.80	17208	5.84	5.95	6.00
2-0 to 2-6 (8/1/75)	44.30	88.60	177.20	354.40	886.00	1772.00	17720	5.87	6.00	6.00
2-6 to 3-0 (2/1/76)	45.63	91.26	182.52	365.04	912.60	1825.20	18252	5.90	6.05	6.00
3-0 to 3-6 (8/1/76)	47.01	94.02	188.04	376.08	940.20	1880.40	18804	5.92	5.96	6.00
3-6 to 4-0 (2/1/77)	48.41	96.82	193.64	387.28	968.20	1936.40	19364	5.93	5.99	6.00
4-0 to 4-6 (8/1/77)	49.86	99.72	199.44	398.88	997.20	1994.40	19944	5.93	6.02	6.00
4-6 to 5-0 (2/1/78)	51.36	102.72	205.44	410.88	1027.20	2054.40	20544	5.94	6.00	6.00
5-0 to 5-6 (8/1/78)	52.90	105.80	211.60	423.20	1058.00	2116.00	21160	5.95	6.01	6.00
5-6 to 6-0 (2/1/79)	54.49	108.98	217.96	435.92	1089.80	2179.60	21796	5.95	5.98	6.00
6-0 to 6-6 (8/1/79)	56.12	112.24	224.48	448.96	1122.40	2244.80	22448	5.96	6.02	6.00
6-6 to 7-0 (2/1/80)	57.81	115.62	231.24	462.48	1156.20	2312.40	23124	5.96	5.99	6.00
7-0 to 7-6 (8/1/80)	59.54	119.08	238.16	476.32	1190.80	2381.60	23816	5.96	6.01	6.00
7-6 to 8-0 (2/1/81)	61.33	122.66	245.32	490.64	1226.60	2453.20	24532	5.97	6.00	6.00
8-0 to 8-6 (8/1/81)	63.17	126.34	252.68	505.36	1263.40	2526.80	25268	5.97	5.98	6.00
8-6 to 9-0 (2/1/82)	65.06	130.12	260.24	520.48	1301.20	2602.40	26024	5.97	5.99	6.01
9-0 to 9-6 (8/1/82)	67.01	134.02	268.04	536.08	1340.20	2680.40	26804	5.97	6.00	6.01
9-6 to 10-0 (2/1/83)	69.02	138.04	276.08	552.16	1380.40	2760.80	27608	5.97	6.03	6.03
10-0 2/ (8/1/83)	71.10	142.20	284.40	568.80	1422.00	2844.00	28440	5.98 3/	---	---

1/ Month, day, and year on which issues of Dec. 1, 1953, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.54 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 34

BONDS BEARING ISSUE DATE APRIL 1 OR MAY 1, 1954

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD **							Percent	Percent	Percent
0-0 to 0-6 1/ (12/1/73)	\$39.77	\$79.54	\$159.08	\$318.16	\$795.40	\$1590.80	\$15908	---	5.98	6.00
0-6 to 1-0 (6/1/74)	40.96	81.92	163.84	327.68	819.20	1638.40	16384	5.98	6.01	6.00
1-0 to 1-6 (12/1/74)	42.19	84.38	168.76	337.52	843.80	1687.60	16876	6.00	6.02	6.00
1-6 to 2-0 (6/1/75)	43.46	86.92	173.84	347.68	869.20	1738.40	17384	6.00	5.98	6.00
2-0 to 2-6 (12/1/75)	44.76	89.52	179.04	358.08	895.20	1790.40	17904	6.00	5.99	6.00
2-6 to 3-0 (6/1/76)	46.10	92.20	184.40	368.80	922.00	1844.00	18440	6.00	6.03	6.00
3-0 to 3-6 (12/1/76)	47.49	94.98	189.96	379.92	949.80	1899.60	18996	6.00	5.98	6.00
3-6 to 4-0 (6/1/77)	48.91	97.82	195.64	391.28	978.20	1956.40	19564	6.00	6.01	6.00
4-0 to 4-6 (12/1/77)	50.38	100.76	201.52	403.04	1007.60	2015.20	20152	6.00	5.99	6.00
4-6 to 5-0 (6/1/78)	51.89	103.78	207.56	415.12	1037.80	2075.60	20756	6.00	6.01	6.00
5-0 to 5-6 (12/1/78)	53.45	106.90	213.80	427.60	1069.00	2138.00	21380	6.00	5.99	6.00
5-6 to 6-0 (6/1/79)	55.05	110.10	220.20	440.40	1101.00	2202.00	22020	6.00	5.99	6.00
6-0 to 6-6 (12/1/79)	56.70	113.40	226.80	453.60	1134.00	2268.00	22680	6.00	6.00	6.00
6-6 to 7-0 (6/1/80)	58.40	116.80	233.60	467.20	1168.00	2336.00	23360	6.00	6.03	6.00
7-0 to 7-6 (12/1/80)	60.16	120.32	240.64	481.28	1203.20	2406.40	24064	6.00	5.98	6.00
7-6 to 8-0 (6/1/81)	61.96	123.92	247.84	495.68	1239.20	2478.40	24784	6.00	6.00	6.00
8-0 to 8-6 (12/1/81)	63.82	127.64	255.28	510.56	1276.40	2552.80	25528	6.00	5.99	6.00
8-6 to 9-0 (6/1/82)	65.73	131.46	262.92	525.84	1314.60	2629.20	26292	6.00	6.02	6.00
9-0 to 9-6 (12/1/82)	67.71	135.42	270.84	541.68	1354.20	2708.40	27084	6.00	6.00	5.99
9-6 to 10-0 (6/1/83)	69.74	139.48	278.96	557.92	1394.80	2789.60	27896	6.00	5.99	5.99
10-0 2/ (12/1/83)	71.83	143.66	287.32	574.64	1436.60	2873.20	28732	6.00 3/	---	---

1/ Month, day, and year on which issues of April 1, 1954, enter each period. For issues of May 1, 1954, add 1 month.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.58 percent.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

RULES AND REGULATIONS

TABLE 35

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH SEPT. 1, 1954

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after first extended maturity at 19 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to 2nd extend- ed maturity
	SECOND EXTENDED MATURITY PERIOD**							Percent	Percent	Percent
0-0 to 0-6 1/ (2/1/74)	\$39.87	\$79.74	\$159.48	\$318.96	\$797.40	\$1594.80	\$15948	6.02	6.02	6.00
0-6 to 1-0 (8/1/74)	41.07	82.14	164.28	328.56	821.40	1642.80	16428	6.02	5.99	6.00
1-0 to 1-6 (2/1/75)	42.30	84.60	169.20	338.40	846.00	1692.00	16920	6.00	6.00	6.00
1-6 to 2-0 (8/1/75)	43.57	87.14	174.28	348.56	871.40	1742.80	17428	6.00	5.97	6.00
2-0 to 2-6 (2/1/76)	44.87	89.74	179.48	358.96	897.40	1794.80	17948	6.00	6.02	6.00
2-6 to 3-0 (8/1/76)	46.22	92.44	184.88	369.76	924.40	1848.80	18488	6.00	6.01	6.00
3-0 to 3-6 (2/1/77)	47.61	95.22	190.44	380.88	952.20	1904.40	19044	6.00	6.01	6.00
3-6 to 4-0 (8/1/77)	49.04	98.08	196.16	392.32	980.80	1961.60	19616	6.00	6.00	6.00
4-0 to 4-6 (2/1/78)	50.51	101.02	202.04	404.08	1010.20	2020.40	20204	6.00	5.98	6.00
4-6 to 5-0 (8/1/78)	52.02	104.04	208.08	416.16	1040.40	2080.80	20808	6.00	6.00	6.00
5-0 to 5-6 (2/1/79)	53.58	107.16	214.32	428.64	1071.60	2143.20	21432	6.00	6.01	6.00
5-6 to 6-0 (8/1/79)	55.19	110.38	220.76	441.52	1103.80	2207.60	22076	6.00	6.02	6.00
6-0 to 6-6 (2/1/80)	56.85	113.70	227.40	454.80	1137.00	2274.00	22740	6.00	5.98	6.00
6-6 to 7-0 (8/1/80)	58.55	117.10	234.20	468.40	1171.00	2342.00	23420	6.00	6.01	6.00
7-0 to 7-6 (2/1/81)	60.31	120.62	241.24	482.48	1206.20	2412.40	24124	6.00	6.00	6.00
7-6 to 8-0 (8/1/81)	62.12	124.24	248.48	496.96	1242.40	2484.80	24848	6.00	5.99	6.00
8-0 to 8-6 (2/1/82)	63.98	127.96	255.92	511.84	1279.60	2559.20	25592	6.00	6.00	6.00
8-6 to 9-0 (8/1/82)	65.90	131.80	263.60	527.20	1318.00	2636.00	26360	6.00	6.01	6.00
9-0 to 9-6 (2/1/83)	67.88	135.76	271.52	543.04	1357.60	2715.20	27152	6.00	5.98	5.99
9-6 to 10-0 (8/1/83)	69.91	139.82	279.64	559.28	1398.20	2796.40	27964	6.00	6.01	6.01
10-0 2/ (2/1/84)	72.01	144.02	288.04	576.08	1440.20	2880.40	28804	6.00 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1954, enter each period. For subsequent issue months add the appropriate number of months.

2/ Second extended maturity value reached at 29 years and 8 months after issue.

3/ Yield on purchase price from issue date to second extended maturity date is 4.59 percent.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 36

BONDS BEARING ISSUE DATE OCT. 1 OR NOV. 1, 1954

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. pd. (a) to 1st extend- ed maturity
	FIRST EXTENDED MATURITY PERIOD							Percent	Percent	Percent
9-6 to 10-0 1/ (12/1/73)	\$38.80	\$77.60	\$155.20	\$310.40	\$776.00	\$1552.00	\$15520	4.43	7.78	7.78
10-0 2/ (6/1/74)	40.31	80.62	161.24	322.48	806.20	1612.40	16124	4.60 3/	----	----
(years and months after 1st extended maturity date)	SECOND EXTENDED MATURITY PERIOD**							(b) to 2nd extend- ed maturity		
0-0 to 0-6 (6/1/74)	\$40.31	\$80.62	\$161.24	\$322.48	\$806.20	\$1612.40	\$16124	----	6.00	6.00
0-6 to 1-0 (12/1/74)	41.52	83.04	166.08	332.16	830.40	1660.80	16608	6.00	5.97	6.00
1-0 to 1-6 (6/1/75)	42.76	85.52	171.04	342.08	855.20	1710.40	17104	5.99	6.03	6.00
1-6 to 2-0 (12/1/75)	44.05	88.10	176.20	352.40	881.00	1762.00	17620	6.00	5.99	6.00
2-0 to 2-6 (6/1/76)	45.37	90.74	181.48	362.96	907.40	1814.80	18148	6.00	6.00	6.00
2-6 to 3-0 (12/1/76)	46.73	93.46	186.92	373.84	934.60	1869.20	18692	6.00	5.99	6.00
3-0 to 3-6 (6/1/77)	48.13	96.26	192.52	385.04	962.60	1925.20	19252	6.00	6.03	6.00
3-6 to 4-0 (12/1/77)	49.58	99.16	198.32	396.64	991.60	1983.20	19832	6.00	5.97	6.00
4-0 to 4-6 (6/1/78)	51.06	102.12	204.24	408.48	1021.20	2042.40	20424	6.00	6.03	6.00
4-6 to 5-0 (12/1/78)	52.60	105.20	210.40	420.80	1052.00	2104.00	21040	6.00	5.97	6.00
5-0 to 5-6 (6/1/79)	54.17	108.34	216.68	433.36	1083.40	2166.80	21668	6.00	6.02	6.00
5-6 to 6-0 (12/1/79)	55.80	111.60	223.20	446.40	1116.00	2232.00	22320	6.00	5.99	6.00
6-0 to 6-6 (6/1/80)	57.47	114.94	229.88	459.76	1149.40	2298.80	22988	6.00	6.02	6.00
6-6 to 7-0 (12/1/80)	59.20	118.40	236.80	473.60	1184.00	2368.00	23680	6.00	5.98	6.00
7-0 to 7-6 (6/1/81)	60.97	121.94	243.88	487.76	1219.40	2438.80	24388	6.00	6.00	6.00
7-6 to 8-0 (12/1/81)	62.80	125.60	251.20	502.40	1256.00	2512.00	25120	6.00	6.02	6.00
8-0 to 8-6 (6/1/82)	64.69	129.38	258.76	517.52	1293.80	2587.60	25876	6.00	6.00	5.99
8-6 to 9-0 (12/1/82)	66.63	133.26	266.52	533.04	1332.60	2665.20	26652	6.00	6.00	5.99
9-0 to 9-6 (6/1/83)	68.63	137.26	274.52	549.04	1372.60	2745.20	27452	6.00	5.97	5.99
9-6 to 10-0 (12/1/83)	70.68	141.36	282.72	565.44	1413.60	2827.20	28272	6.00	6.00	6.00
10-0 4/ (6/1/84)	72.80	145.60	291.20	582.40	1456.00	2912.00	29120	6.00 3/	----	----

1/ Month, day, and year on which issues of Oct. 1, 1954, enter each period. For issues of Nov. 1, 1954, add 1 month.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to 1st extended maturity date is 3.93 percent; to 2nd extended maturity date is 4.63 percent.

4/ Second extended maturity value reached at 29 years and 8 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 37
BONDS BEARING ISSUE DATES FROM DEC. 1, 1954, THROUGH MARCH 1, 1955

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. pd. (a) to 1st extend- ed maturity
	FIRST EXTENDED MATURITY PERIOD							Percent	Percent	Percent
9-6 to 10-0 1/ (2/1/74)	\$38.87	\$77.74	\$155.48	\$310.96	\$777.40	\$1554.80	\$15548	4.43	7.87	7.87
10-0 2/ (8/1/74)	40.40	80.80	161.60	323.20	808.00	1616.00	16160	4.60 3/	---	---
(years and months after 1st extended maturity date)	SECOND EXTENDED MATURITY PERIOD**							(b) to 2nd ex- tended maturity		
0-0 to 0-6 (8/1/74)	\$40.40	\$80.80	\$161.60	\$323.20	\$808.00	\$1616.00	\$16160	---	5.99	6.00
0-6 to 1-0 (2/1/75)	41.61	83.22	166.44	332.88	832.20	1664.40	16644	5.99	6.01	6.00
1-0 to 1-6 (8/1/75)	42.86	85.72	171.44	342.88	857.20	1714.40	17144	6.00	6.02	6.00
1-6 to 2-0 (2/1/76)	44.15	88.30	176.60	353.20	883.00	1766.00	17660	6.01	5.98	6.00
2-0 to 2-6 (8/1/76)	45.47	90.94	181.88	363.76	909.40	1818.80	18188	6.00	5.98	6.00
2-6 to 3-0 (2/1/77)	46.83	93.66	187.32	374.64	936.60	1873.20	18732	6.00	6.02	6.00
3-0 to 3-6 (8/1/77)	48.24	96.48	192.96	385.92	964.80	1929.60	19296	6.00	6.01	6.00
3-6 to 4-0 (2/1/78)	49.69	99.38	198.76	397.52	993.80	1987.60	19876	6.00	6.00	6.00
4-0 to 4-6 (8/1/78)	51.18	102.36	204.72	409.44	1023.60	2047.20	20472	6.00	5.98	6.00
4-6 to 5-0 (2/1/79)	52.71	105.42	210.84	421.68	1054.20	2108.40	21084	6.00	6.00	6.00
5-0 to 5-6 (8/1/79)	54.29	108.58	217.16	434.32	1085.80	2171.60	21716	6.00	6.00	6.00
5-6 to 6-0 (2/1/80)	55.92	111.84	223.68	447.36	1118.40	2236.80	22368	6.00	6.01	6.00
6-0 to 6-6 (8/1/80)	57.60	115.20	230.40	460.80	1152.00	2304.00	23040	6.00	6.01	6.00
6-6 to 7-0 (2/1/81)	59.33	118.66	237.32	474.64	1186.60	2373.20	23732	6.00	6.00	6.00
7-0 to 7-6 (8/1/81)	61.11	122.22	244.44	488.88	1222.20	2444.40	24444	6.00	5.99	6.00
7-6 to 8-0 (2/1/82)	62.94	125.88	251.76	503.52	1258.80	2517.60	25176	6.00	6.01	6.00
8-0 to 8-6 (8/1/82)	64.83	129.66	259.32	518.64	1296.60	2593.20	25932	6.00	6.02	6.00
8-6 to 9-0 (2/1/83)	66.78	133.56	267.12	534.24	1335.60	2671.20	26712	6.00	5.99	6.00
9-0 to 9-6 (8/1/83)	68.78	137.56	275.12	550.24	1375.60	2751.20	27512	6.00	5.99	6.00
9-6 to 10-0 (2/1/84)	70.84	141.68	283.36	566.72	1416.80	2833.60	28336	6.00	6.01	6.01
10-0 4/ (8/1/84)	72.97	145.94	291.88	583.76	1459.40	2918.80	29188	6.00 3/	---	---

1/ Month, day, and year on which issues of Dec. 1, 1954, enter each period. For subsequent issue months add the appropriate number of months.
2/ Extended maturity value reached at 19 years and 8 months after issue.
3/ Yield on purchase price from issue date to 1st extended maturity date is 3.94 percent; to 2nd extended maturity date is 4.63 percent.
4/ Second extended maturity value reached at 29 years and 8 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.
** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 38
BONDS BEARING ISSUE DATE APRIL 1 OR MAY 1, 1955

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. pd. (a) to 1st extend- ed maturity
	FIRST EXTENDED MATURITY PERIOD							Percent	Percent	Percent
9-0 to 9-6 1/ (12/1/73)	\$38.02	\$76.04	\$152.08	\$304.16	\$760.40	\$1520.80	\$15208	4.43	6.52	7.23
9-6 to 10-0 (6/1/74)	39.26	78.52	157.04	314.08	785.20	1570.40	15704	4.54	7.95	7.95
10-0 2/ (12/1/74)	40.82	81.64	163.28	326.56	816.40	1632.80	16328	4.70 3/	---	---
(years and months after 1st extended maturity date)	SECOND EXTENDED MATURITY PERIOD**							(b) to 2nd ex- tended maturity		
0-0 to 0-6 (12/1/74)	\$40.82	\$81.64	\$163.28	\$326.56	\$816.40	\$1632.80	\$16328	---	5.98	6.00
0-6 to 1-0 (6/1/75)	42.04	84.08	168.16	336.32	840.80	1681.60	16816	5.98	6.04	6.00
1-0 to 1-6 (12/1/75)	43.31	86.62	173.24	346.48	866.20	1732.40	17324	6.01	6.00	6.00
1-6 to 2-0 (6/1/76)	44.61	89.22	178.44	356.88	892.20	1784.40	17844	6.01	5.96	6.00
2-0 to 2-6 (12/1/76)	45.94	91.88	183.76	367.52	918.80	1837.60	18376	6.00	6.01	6.00
2-6 to 3-0 (6/1/77)	47.32	94.64	189.28	378.56	946.40	1892.80	18928	6.00	6.00	6.00
3-0 to 3-6 (12/1/77)	48.74	97.48	194.96	389.92	974.80	1949.60	19496	6.00	5.99	6.00
3-6 to 4-0 (6/1/78)	50.20	100.40	200.80	401.60	1004.00	2008.00	20080	6.00	6.02	6.00
4-0 to 4-6 (12/1/78)	51.71	103.42	206.84	413.68	1034.20	2068.40	20684	6.00	5.99	6.00
4-6 to 5-0 (6/1/79)	53.26	106.52	213.04	426.08	1065.20	2130.40	21304	6.00	6.01	6.00
5-0 to 5-6 (12/1/79)	54.86	109.72	219.44	438.88	1097.20	2194.40	21944	6.00	5.98	6.00
5-6 to 6-0 (6/1/80)	56.50	113.00	226.00	452.00	1130.00	2260.00	22600	6.00	6.02	6.00
6-0 to 6-6 (12/1/80)	58.20	116.40	232.80	465.60	1164.00	2328.00	23280	6.00	6.01	6.00
6-6 to 7-0 (6/1/81)	59.95	119.90	239.80	479.60	1199.00	2398.00	23980	6.00	5.97	6.00
7-0 to 7-6 (12/1/81)	61.74	123.48	246.96	493.92	1234.80	2469.60	24696	6.00	6.03	6.00
7-6 to 8-0 (6/1/82)	63.60	127.20	254.40	508.80	1272.00	2544.00	25440	6.00	5.97	6.00
8-0 to 8-6 (12/1/82)	65.50	131.00	262.00	524.00	1310.00	2620.00	26200	6.00	6.02	6.01
8-6 to 9-0 (6/1/83)	67.47	134.94	269.88	539.76	1349.40	2698.80	26988	6.00	5.99	6.00
9-0 to 9-6 (12/1/83)	69.49	138.98	277.96	555.92	1389.80	2779.60	27796	6.00	6.02	6.01
9-6 to 10-0 (6/1/84)	71.58	143.16	286.32	572.64	1431.60	2863.20	28632	6.00	6.01	6.01
10-0 4/ (12/1/84)	73.73	147.46	294.92	589.84	1474.60	2949.20	29492	6.00 3/	---	---

1/ Month, day, and year on which issues of April 1, 1955, enter each period. For issues of May 1, 1955, add 1 month.
2/ Extended maturity value reached at 19 years and 8 months after issue.
3/ Yield on purchase price from issue date to 1st extended maturity date is 4.00 percent; to 2nd extended maturity date is 4.67 percent.
4/ Second extended maturity value reached at 29 years and 8 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.
** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

RULES AND REGULATIONS

TABLE 39

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH SEPT. 1, 1955

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
9-0 to 9-6 . . . 1/ (2/1/74)	\$38.12	\$76.24	\$152.48	\$304.96	\$762.40	\$1524.80	\$15248	Percent 4.42	Percent 6.51	Percent 7.24
9-6 to 10-0 . . . (8/1/74)	39.36	78.72	157.44	314.88	787.20	1574.40	15744	4.53	7.98	7.98
10-0 2/ (2/1/75)	40.93	81.86	163.72	327.44	818.60	1637.20	16372	4.70 3/	---	---

1/ Month, day, and year on which issues of June 1, 1955, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.01 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 40

BONDS BEARING ISSUE DATE OCT. 1 OR NOV. 1, 1955

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
8-6 to 9-0 . . . 1/ (12/1/73)	\$37.31	\$74.62	\$149.24	\$298.48	\$746.20	\$1492.40	\$14924	4.43	6.38	7.02
9-0 to 9-6 . . . (6/1/74)	38.50	77.00	154.00	308.00	770.00	1540.00	15400	4.54	6.55	7.35
9-6 to 10-0 . . . (12/1/74)	39.76	79.52	159.04	318.08	795.20	1590.40	15904	4.64	8.15	8.15
10-0 2/ (6/1/75)	41.38	82.76	165.52	331.04	827.60	1655.20	16552	4.82 3/	---	---

1/ Month, day, and year on which issues of Oct. 1, 1955, enter each period. For issues of Nov. 1, 1955, add 1 month.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.07 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 41

BONDS BEARING ISSUE DATES FROM DEC. 1, 1955, THROUGH MARCH 1, 1956

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-6 to 9-0 1/ (2/1/74)	\$37.39	\$74.78	\$149.56	\$299.12	\$747.80	\$1495.60	\$14956	4.43	6.42	7.04
9-0 to 9-6 (8/1/74)	38.59	77.18	154.36	308.72	771.80	1543.60	15436	4.54	6.58	7.35
9-6 to 10-0 (2/1/75)	39.86	79.72	159.44	318.88	797.20	1594.40	15944	4.64	8.13	8.13
10-0 2/ (8/1/75)	41.48	82.96	165.92	331.84	829.60	1659.20	16592	4.82 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1955, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.08 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 42

BONDS BEARING ISSUE DATE APRIL 1 OR MAY 1, 1956

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-0 to 8-6 1/ (12/1/73)	\$37.24	\$74.48	\$148.96	\$297.92	\$744.80	\$1489.60	\$14896	4.66	6.18	6.76
8-6 to 9-0 (6/1/74)	38.39	76.78	153.56	307.12	767.80	1535.60	15356	4.74	6.36	6.96
9-0 to 9-6 (12/1/74)	39.61	79.22	158.44	316.88	792.20	1584.40	15844	4.83	6.46	7.27
9-6 to 10-0 (6/1/75)	40.89	81.78	163.56	327.12	817.80	1635.60	16356	4.92	8.07	8.07
10-0 2/ (12/1/75)	42.54	85.08	170.16	340.32	850.80	1701.60	17016	5.08 3/	-----	-----

1/ Month, day, and year on which issues of April 1, 1956, enter each period. For issues of May 1, 1956, add 1 month.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.21 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 43

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH SEPT. 1, 1956

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-0 to 8-6 1/ (2/1/74)	\$37.32	\$74.64	\$149.28	\$298.56	\$746.40	\$1492.80	\$14928	4.65	6.16	6.78
8-6 to 9-0 (8/1/74)	38.47	76.94	153.88	307.76	769.40	1538.80	15388	4.74	6.39	6.98
9-0 to 9-6 (2/1/75)	39.70	79.40	158.80	317.60	794.00	1588.00	15880	4.83	6.45	7.27
9-6 to 10-0 (8/1/75)	40.98	81.96	163.92	327.84	819.60	1639.20	16392	4.92	8.10	8.10
10-0 2/ (2/1/76)	42.64	85.28	170.56	341.12	852.80	1705.60	17056	5.08 3/	----	----

1/ Month, day, and year on which issues of June 1, 1956, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.22 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 44

BONDS BEARING ISSUE DATE OCT. 1 OR NOV. 1, 1956

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-6 to 8-0 1/ (12/1/73)	\$36.52	\$73.04	\$146.08	\$292.16	\$730.40	\$1460.80	\$14608	4.67	6.13	6.67
8-0 to 8-6 (6/1/74)	37.64	75.28	150.56	301.12	752.80	1505.60	15056	4.75	6.27	6.80
8-6 to 9-0 (12/1/74)	38.82	77.64	155.28	310.56	776.40	1552.80	15528	4.85	6.34	6.98
9-0 to 9-6 (6/1/75)	40.05	80.10	160.20	320.40	801.00	1602.00	16020	4.93	6.49	7.31
9-6 to 10-0 (12/1/75)	41.35	82.70	165.40	330.80	827.00	1654.00	16540	5.01	8.13	8.13
10-0 2/ (6/1/76)	43.03	86.06	172.12	344.24	860.60	1721.20	17212	5.17 3/	----	----

1/ Month, day, and year on which issues of Oct. 1, 1956, enter each period. For issues of Nov. 1, 1956, add 1 month.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.27 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 45

BONDS BEARING ISSUE DATE DEC. 1, 1956, or JAN. 1, 1957

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 9 years 8 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-6 to 8-0 1/ (2/1/74)	\$36.71	\$73.42	\$146.84	\$293.68	\$734.20	\$1468.40	\$14684	4.67	6.10	6.69
8-0 to 8-6 (8/1/74)	37.83	75.66	151.32	302.64	756.60	1513.20	15132	4.76	6.29	6.83
8-6 to 9-0 (2/1/75)	39.02	78.04	156.08	312.16	780.40	1560.80	15608	4.85	6.36	7.01
9-0 to 9-6 (8/1/75)	40.26	80.52	161.04	322.08	805.20	1610.40	16104	4.93	6.51	7.34
9-6 to 10-0 (2/1/76)	41.57	83.14	166.28	332.56	831.40	1662.80	16628	5.01	8.18	8.18
10-0 2/ (8/1/76)	43.27	86.54	173.08	346.16	865.40	1730.80	17308	5.17 3/	----	----

1/ Month, day, and year on which issues of Dec. 1, 1956, enter each period. For issues of Jan. 1, 1957, add 1 month.

2/ Extended maturity value reached at 19 years and 8 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.30 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 46

BONDS BEARING ISSUE DATES FROM FEB. 1 THROUGH MAY 1, 1957

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-0 to 8-6 1/ (1/1/74)	\$37.28	\$74.56	\$149.12	\$298.24	\$745.60	\$1491.20	\$14912	4.65	6.17	6.77
8-6 to 9-0 (7/1/74)	38.43	76.86	153.72	307.44	768.60	1537.20	15372	4.74	6.40	6.97
9-0 to 9-6 (1/1/75)	39.66	79.32	158.64	317.28	793.20	1586.40	15864	4.83	6.40	7.26
9-6 to 10-0 (7/1/75)	40.93	81.86	163.72	327.44	818.60	1637.20	16372	4.92	8.11	8.11
10-0 2/ (1/1/76)	42.59	85.18	170.36	340.72	851.80	1703.60	17036	5.08 3/	----	----

1/ Month, day, and year on which issues of Feb. 1, 1957, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 13 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.30 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 47

BONDS BEARING ISSUE DATE JUNE 1, 1957

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
8-0 to 8-6 . . . 1/(5/1/74)	\$37.43	\$74.86	\$149.72	\$299.44	\$748.60	\$1497.20	\$14972	4.65	6.20	6.79
8-6 to 9-0 . . . (11/1/74)	38.59	77.18	154.36	308.72	771.80	1543.60	15436	4.74	6.32	6.99
9-0 to 9-6 . . . (5/1/75)	39.81	79.62	159.24	318.48	796.20	1592.40	15924	4.83	6.48	7.33
9-6 to 10-0 . . . (11/1/75)	41.10	82.20	164.40	328.80	822.00	1644.00	16440	4.92	8.18	8.18
10-0 2/ . . . (5/1/76)	42.78	85.56	171.12	342.24	855.60	1711.20	17112	5.08 3/	---	---

1/ Month, day, and year on which issues of June 1, 1957, enter each period.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.41 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 48

BONDS BEARING ISSUE DATES FROM JULY 1 THROUGH NOV. 1, 1957

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-6 to 8-0 . . . 1/(12/1/73)	\$36.62	\$73.24	\$146.48	\$292.96	\$732.40	\$1464.80	\$14648	4.67	6.17	6.68
8-0 to 8-6 . . . (6/1/74)	37.75	75.50	151.00	302.00	755.00	1510.00	15100	4.76	6.25	6.81
8-6 to 9-0 . . . (12/1/74)	38.93	77.86	155.72	311.44	778.60	1557.20	15572	4.85	6.32	7.00
9-0 to 9-6 . . . (6/1/75)	40.16	80.32	160.64	321.28	803.20	1606.40	16064	4.93	6.52	7.34
9-6 to 10-0 . . . (12/1/75)	41.47	82.94	165.88	331.76	829.40	1658.80	16588	5.01	8.15	8.15
10-0 2/ . . . (6/1/76)	43.16	86.32	172.64	345.28	863.20	1726.40	17264	5.17 3/	---	---

1/ Month, day, and year on which issues of July 1, 1957, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.46 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 49

BONDS BEARING ISSUE DATE DEC. 1, 1957

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-6 to 8-0 1/ (5/1/74)	\$36.78	\$73.56	\$147.12	\$294.24	\$735.60	\$1471.20	\$14712	4.66	6.14	6.68
8-0 to 8-6 (11/1/74)	37.91	75.82	151.64	303.28	758.20	1516.40	15164	4.76	6.23	6.82
8-6 to 9-0 (5/1/75)	39.09	78.18	156.36	312.72	781.80	1563.60	15636	4.84	6.29	7.02
9-0 to 9-6 (11/1/75)	40.32	80.64	161.28	322.56	806.40	1612.80	16128	4.92	6.50	7.38
9-6 to 10-0 (5/1/76)	41.63	83.26	166.52	333.04	832.60	1665.20	16652	5.00	8.26	8.26
10-0 2/ (11/1/76)	43.35	86.70	173.40	346.80	867.00	1734.00	17340	5.17 3/	----	----

1/ Month, day, and year on which issues of Dec. 1, 1957, enter each period.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.48 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 50

BONDS BEARING ISSUE DATES FROM JAN. 1 THROUGH MAY 1, 1958

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-0 to 7-6 1/ (12/1/73)	\$35.99	\$71.98	\$143.96	\$287.92	\$719.80	\$1439.60	\$14396	4.68	6.06	6.62
7-6 to 8-0 (6/1/74)	37.08	74.16	148.32	296.64	741.60	1483.20	14832	4.77	6.31	6.73
8-0 to 8-6 (12/1/74)	38.25	76.50	153.00	306.00	765.00	1530.00	15300	4.87	6.22	6.83
8-6 to 9-0 (6/1/75)	39.44	78.88	157.76	315.52	788.80	1577.60	15776	4.95	6.39	7.03
9-0 to 9-6 (12/1/75)	40.70	81.40	162.80	325.60	814.00	1628.00	16280	5.03	6.49	7.36
9-6 to 10-0 (6/1/76)	42.02	84.04	168.08	336.16	840.40	1680.80	16808	5.11	8.23	8.23
10-0 2/ (12/1/76)	43.75	87.50	175.00	350.00	875.00	1750.00	17500	5.26 3/	----	----

1/ Month, day, and year on which issues of Jan. 1, 1958, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.53 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 51

BONDS BEARING ISSUE DATE JUNE 1, 1958

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
7-0 to 7-6 . . . 1/(5/1/74)	\$36.14	\$72.28	\$144.56	\$289.12	\$722.80	\$1445.60	\$14456	4.68	6.09	6.62
7-6 to 8-0 (11/1/74)	37.24	74.48	148.96	297.92	744.80	1489.60	14896	4.78	6.18	6.73
8-0 to 8-6 (5/1/75)	38.39	76.78	153.56	307.12	767.80	1535.60	15356	4.86	6.25	6.87
8-6 to 9-0 (11/1/75)	39.59	79.18	158.36	316.72	791.80	1583.60	15836	4.94	6.31	7.07
9-0 to 9-6 (5/1/76)	40.84	81.68	163.36	326.72	816.80	1633.60	16336	5.02	6.56	7.45
9-6 to 10-0 (11/1/76)	42.18	84.36	168.72	337.44	843.60	1687.20	16872	5.10	8.35	8.35
10-0 2/ (5/1/77)	43.94	87.88	175.76	351.52	878.80	1757.60	17576	5.26 3/	—	—

1/ Month, day, and year on which issues of June 1, 1958, enter each period.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.55 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 52

BONDS BEARING ISSUE DATES FROM JULY 1 THROUGH NOV. 1, 1958

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-6 to 7-0 . . . 1/(12/1/73)	\$35.37	\$70.74	\$141.48	\$282.96	\$707.40	\$1414.80	\$14148	4.71	5.99	6.56
7-0 to 7-6 (6/1/74)	36.43	72.86	145.72	291.44	728.60	1457.20	14572	4.80	6.09	6.66
7-6 to 8-0 (12/1/74)	37.54	75.08	150.16	300.32	750.80	1501.60	15016	4.88	6.29	6.77
8-0 to 8-6 (6/1/75)	38.72	77.44	154.88	309.76	774.40	1548.80	15488	4.97	6.30	6.89
8-6 to 9-0 (12/1/75)	39.94	79.88	159.76	319.52	798.80	1597.60	15976	5.05	6.36	7.09
9-0 to 9-6 (6/1/76)	41.21	82.42	164.84	329.68	824.20	1648.40	16484	5.12	6.55	7.46
9-6 to 10-0 (12/1/76)	42.56	85.12	170.24	340.48	851.20	1702.40	17024	5.20	8.36	8.36
10-0 2/ (6/1/77)	44.34	88.68	177.36	354.72	886.80	1773.60	17736	5.35 3/	—	—

1/ Month, day, and year on which issues of July 1, 1958, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.60 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 53

BONDS BEARING ISSUE DATE DEC. 1, 1958

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-6 to 7-0 . . . 1/(5/1/74)	\$35.52	\$71.04	\$142.08	\$284.16	\$710.40	\$1420.80	\$14208	4.70	6.08	6.57
7-0 to 7-6 . . . (11/1/74)	36.60	73.20	146.40	292.80	732.00	1464.00	14640	4.80	6.01	6.65
7-6 to 8-0 . . . (5/1/75)	37.70	75.40	150.80	301.60	754.00	1508.00	15080	4.88	6.26	6.78
8-0 to 8-6 . . . (11/1/75)	38.88	77.76	155.52	311.04	777.60	1555.20	15552	4.97	6.28	6.91
8-6 to 9-0 . . . (5/1/76)	40.10	80.20	160.40	320.80	802.00	1604.00	16040	5.04	6.43	7.12
9-0 to 9-6 . . . (11/1/76)	41.39	82.78	165.56	331.12	827.80	1655.60	16556	5.12	6.38	7.47
9-6 to 10-0 . . . (5/1/77)	42.71	85.42	170.84	341.68	854.20	1708.40	17084	5.19	6.57	8.57
10-0 2/ . . . (11/1/77)	44.54	89.08	178.16	356.32	890.80	1781.60	17816	5.35 3/	---	---

1/ Month, day, and year on which issues of Dec. 1, 1958, enter each period.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.63 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 54

BONDS BEARING ISSUE DATES FROM JAN. 1 THROUGH MAY 1, 1959

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 8 years 11 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-0 to 6-6 . . . 1/(12/1/73)	\$34.77	\$69.54	\$139.08	\$278.16	\$695.40	\$1390.80	\$13908	4.73	5.98	6.52
6-6 to 7-0 . . . (6/1/74)	35.81	71.62	143.24	286.48	716.20	1432.40	14324	4.83	6.09	6.60
7-0 to 7-6 . . . (12/1/74)	36.90	73.80	147.60	295.20	738.00	1476.00	14760	4.92	6.12	6.69
7-6 to 8-0 . . . (6/1/75)	38.03	76.06	152.12	304.24	760.60	1521.20	15212	5.00	6.26	6.80
8-0 to 8-6 . . . (12/1/75)	39.22	78.44	156.88	313.76	784.40	1568.80	15688	5.08	6.27	6.94
8-6 to 9-0 . . . (6/1/76)	40.45	80.90	161.80	323.60	809.00	1618.00	16180	5.15	6.38	7.16
9-0 to 9-6 . . . (12/1/76)	41.74	83.48	166.96	333.92	834.80	1669.60	16696	5.22	6.52	7.55
9-6 to 10-0 . . . (6/1/77)	43.10	86.20	172.40	344.80	862.00	1724.00	17240	5.28	8.58	8.58
10-0 2/ . . . (12/1/77)	44.95	89.90	179.80	359.60	899.00	1798.00	17980	5.45 3/	---	---

1/ Month, day, and year on which issues of Jan. 1, 1959, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 18 years and 11 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.63 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 55

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1959

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
7-0 to 7-6 . . . 1/ (3/1/74)	\$34.74	\$69.48	\$138.96	\$277.92	\$694.80	\$1389.60	\$13896	Percent 4.68	Percent 6.16	Percent 6.63
7-6 to 8-0 . . . (9/1/74)	35.81	71.62	143.24	286.48	716.20	1432.40	14324	4.78	6.14	6.73
8-0 to 8-6 . . . (3/1/75)	36.91	73.82	147.64	295.28	738.20	1476.40	14764	4.86	6.23	6.87
8-6 to 9-0 . . . (9/1/75)	38.06	76.12	152.24	304.48	761.20	1522.40	15224	4.94	6.41	7.09
9-0 to 9-6 . . . (3/1/76)	39.28	78.56	157.12	314.24	785.60	1571.20	15712	5.02	6.42	7.42
9-6 to 10-0 . . . (9/1/76)	40.54	81.08	162.16	324.32	810.80	1621.60	16216	5.10	8.44	8.44
10-0 2/ (3/1/77)	42.25	84.50	169.00	338.00	845.00	1690.00	16900	5.26 3/		

1/ Month, day, and year on which issues of June 1, 1959, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.63 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 56

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1959

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
6-6 to 7-0 . . . 1/ (12/1/73)	\$34.00	\$68.00	\$136.00	\$272.00	\$680.00	\$1360.00	\$13600	4.71	6.00	6.56
7-0 to 7-6 . . . (6/1/74)	35.02	70.04	140.08	280.16	700.40	1400.80	14008	4.80	6.17	6.66
7-6 to 8-0 . . . (12/1/74)	36.10	72.20	144.40	288.80	722.00	1444.00	14440	4.89	6.20	6.75
8-0 to 8-6 . . . (6/1/75)	37.22	74.44	148.88	297.76	744.40	1488.80	14888	4.97	6.29	6.89
8-6 to 9-0 . . . (12/1/75)	38.39	76.78	153.56	307.12	767.80	1535.60	15356	5.05	6.41	7.09
9-0 to 9-6 . . . (6/1/76)	39.62	79.24	158.48	316.96	792.40	1584.80	15848	5.12	6.46	7.43
9-6 to 10-0 . . . (12/1/76)	40.90	81.80	163.60	327.20	818.00	1636.00	16360	5.19	8.41	8.41
10-0 2/ (6/1/77)	42.62	85.24	170.48	340.96	852.40	1704.80	17048	5.35 3/		

1/ Month, day, and year on which issues of Sept. 1, 1959, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.68 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 57

BONDS BEARING ISSUE DATES FROM DEC. 1, 1959, THROUGH FEB. 1, 1960

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
6-6 to 7-0 1/ (3/1/74)	\$34.07	\$68.14	\$136.28	\$272.56	\$681.40	\$1362.80	\$13628	Percent	Percent	Percent
7-0 to 7-6 (9/1/74)	35.10	70.20	140.40	280.80	702.00	1404.00	14040	4.71	6.05	6.57
7-6 to 8-0 (3/1/75)	36.16	72.32	144.64	289.28	723.20	1446.40	14464	4.80	6.04	6.66
8-0 to 8-6 (9/1/75)	37.28	74.56	149.12	298.24	745.60	1491.20	14912	4.88	6.19	6.78
8-6 to 9-0 (3/1/76)	38.46	76.92	153.84	307.68	769.20	1538.40	15384	4.97	6.33	6.93
9-0 to 9-6 (9/1/76)	39.68	79.36	158.72	317.44	793.60	1587.20	15872	5.05	6.34	7.13
9-6 to 10-0 (3/1/77)	40.97	81.94	163.88	327.76	819.40	1638.80	16388	5.12	6.50	7.52
10-0 2/ (9/1/77)	42.72	85.44	170.88	341.76	854.40	1708.80	17088	5.19	8.54	8.54
								5.36 3/	---	---

1/ Month, day, and year on which issues of Dec. 1, 1959, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years and 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 4.69 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 58

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1960

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD									
6-0 to 6-6 1/ (12/1/73)	\$33.34	\$66.68	\$133.36	\$266.72	\$666.80	\$1333.60	\$13336	Percent	Percent	Percent
6-6 to 7-0 (6/1/74)	34.33	68.66	137.32	274.64	686.60	1373.20	13732	4.73	5.94	6.52
7-0 to 7-6 (12/1/74)	35.37	70.74	141.48	282.96	707.40	1414.80	14148	4.83	6.06	6.61
7-6 to 8-0 (6/1/75)	36.45	72.90	145.80	291.60	729.00	1458.00	14580	4.91	6.11	6.70
8-0 to 8-6 (12/1/75)	37.61	75.22	150.44	300.88	752.20	1504.40	15044	4.99	6.36	6.82
8-6 to 9-0 (6/1/76)	38.78	77.56	155.12	310.24	775.60	1551.20	15512	5.08	6.22	6.93
9-0 to 9-6 (12/1/76)	40.03	80.06	160.12	320.24	800.60	1601.20	16012	5.15	6.45	7.17
9-6 to 10-0 (6/1/77)	41.33	82.66	165.32	330.64	826.60	1653.20	16532	5.22	6.50	7.53
10-0 2/ (12/1/77)	43.10	86.20	172.40	344.80	862.00	1724.00	17240	5.28	8.57	8.57
								5.45 3/	---	---

1/ Month, day, and year on which issues of March 1, 1960, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years and 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 4.74 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 59

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1960

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
6-0 to 6-6 1/ (3/1/74)	\$33.40	\$66.80	\$133.60	\$267.20	\$668.00	\$1336.00	\$13360	4.73	5.93	6.52
6-6 to 7-0 (9/1/74)	34.39	68.78	137.56	275.12	687.80	1375.60	13756	4.82	6.11	6.61
7-0 to 7-6 (3/1/75)	35.44	70.88	141.76	283.52	708.80	1417.60	14176	4.91	6.15	6.69
7-6 to 8-0 (9/1/75)	36.53	73.06	146.12	292.24	730.60	1461.20	14612	5.00	6.24	6.80
8-0 to 8-6 (3/1/76)	37.67	75.34	150.68	301.36	753.40	1506.80	15068	5.07	6.32	6.94
8-6 to 9-0 (9/1/76)	38.86	77.72	155.44	310.88	777.20	1554.40	15544	5.15	6.33	7.15
9-0 to 9-6 (3/1/77)	40.09	80.18	160.36	320.72	801.80	1603.60	16036	5.21	6.49	7.56
9-6 to 10-0 (9/1/77)	41.39	82.78	165.56	331.12	827.80	1655.60	16556	5.28	8.65	8.65
10-0 2/ (3/1/78)	43.18	86.36	172.72	345.44	863.60	1727.20	17272	5.45 3/	---	---

1/ Month, day, and year on which issues of June 1, 1960, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.76 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 60

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1960

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-6 to 6-0 1/ (12/1/73)	\$32.69	\$65.38	\$130.76	\$261.52	\$653.80	\$1307.60	\$13076	4.77	6.00	6.49
6-0 to 6-6 (6/1/74)	33.67	67.34	134.68	269.36	673.40	1346.80	13468	4.87	6.00	6.55
6-6 to 7-0 (12/1/74)	34.68	69.36	138.72	277.44	693.60	1387.20	13872	4.95	6.06	6.63
7-0 to 7-6 (6/1/75)	35.73	71.46	142.92	285.84	714.60	1429.20	14292	5.03	6.27	6.72
7-6 to 8-0 (12/1/75)	36.85	73.70	147.40	294.80	737.00	1474.00	14740	5.12	6.24	6.81
8-0 to 8-6 (6/1/76)	38.00	76.00	152.00	304.00	760.00	1520.00	15200	5.19	6.37	6.96
8-6 to 9-0 (12/1/76)	39.21	78.42	156.84	313.68	784.20	1568.40	15684	5.25	6.32	7.15
9-0 to 9-6 (6/1/77)	40.45	80.90	161.80	323.60	809.00	1618.00	16180	5.31	6.53	7.57
9-6 to 10-0 (12/1/77)	41.77	83.54	167.08	334.16	835.40	1670.80	16708	5.38	8.62	8.62
10-0 2/ (6/1/78)	43.57	87.14	174.28	348.56	871.40	1742.80	17428	5.54 3/	---	---

1/ Month, day, and year on which issues of Sept. 1, 1960, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.81 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 61

BONDS BEARING ISSUE DATES FROM DEC. 1, 1960, THROUGH FEB. 1, 1961

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-6 to 6-0 . . . 1/(3/1/74)	\$32.77	\$65.54	\$131.08	\$262.16	\$655.40	\$1310.80	\$13108	4.77	5.86	6.47
6-0 to 6-6 . . . (9/1/74)	33.73	67.46	134.92	269.84	674.60	1349.20	13492	4.86	6.05	6.55
6-6 to 7-0 . . . (3/1/75)	34.75	69.50	139.00	278.00	695.00	1390.00	13900	4.96	6.10	6.62
7-0 to 7-6 . . . (9/1/75)	35.81	71.62	143.24	286.48	716.20	1432.40	14324	5.04	6.20	6.71
7-6 to 8-0 . . . (3/1/76)	36.92	73.84	147.68	295.36	738.40	1476.80	14768	5.11	6.18	6.81
8-0 to 8-6 . . . (9/1/76)	38.06	76.12	152.24	304.48	761.20	1522.40	15224	5.18	6.41	6.97
8-6 to 9-0 . . . (3/1/77)	39.28	78.56	157.12	314.24	785.60	1571.20	15712	5.25	6.42	7.16
9-0 to 9-6 . . . (9/1/77)	40.54	81.08	162.16	324.32	810.80	1621.60	16216	5.32	6.56	7.53
9-6 to 10-0 . . . (3/1/78)	41.87	83.74	167.48	334.96	837.40	1674.80	16748	5.38	8.50	8.50
10-0 2/ . . . (9/1/78)	43.65	87.30	174.60	349.20	873.00	1746.00	17460	5.54 3/	---	---

1/ Month, day, and year on which issues of Dec. 1, 1960, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.82 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 62

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1961

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-0 to 5-6 . . . 1/(12/1/73)	\$32.07	\$64.14	\$128.28	\$256.56	\$641.40	\$1282.80	\$12828	4.82	5.92	6.45
5-6 to 6-0 . . . (6/1/74)	33.02	66.04	132.08	264.16	660.40	1320.80	13208	4.92	6.00	6.51
6-0 to 6-6 . . . (12/1/74)	34.01	68.02	136.04	272.08	680.20	1360.40	13604	5.01	6.00	6.57
6-6 to 7-0 . . . (6/1/75)	35.03	70.06	140.12	280.24	700.60	1401.20	14012	5.08	6.17	6.65
7-0 to 7-6 . . . (12/1/75)	36.11	72.22	144.44	288.88	722.20	1444.40	14444	5.16	6.20	6.74
7-6 to 8-0 . . . (6/1/76)	37.23	74.46	148.92	297.84	744.60	1489.20	14892	5.23	6.29	6.84
8-0 to 8-6 . . . (12/1/76)	38.40	76.80	153.60	307.20	768.00	1536.00	15360	5.29	6.35	6.98
8-6 to 9-0 . . . (6/1/77)	39.62	79.24	158.48	316.96	792.40	1584.80	15848	5.36	6.46	7.19
9-0 to 9-6 . . . (12/1/77)	40.90	81.80	163.60	327.20	818.00	1636.00	16360	5.42	6.50	7.56
9-6 to 10-0 . . . (6/1/78)	42.23	84.46	168.92	337.84	844.60	1689.20	16892	5.47	8.62	8.62
10-0 2/ . . . (12/1/78)	44.05	88.10	176.20	352.40	881.00	1762.00	17620	5.63 3/	---	---

1/ Month, day, and year on which issues of March 1, 1961, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.87 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 63

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1961

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
5-0 to 5-6 . . . 1/ (3/1/74)	\$32.15	\$64.30	\$128.60	\$257.20	\$643.00	\$1286.00	\$12860	4.82	5.91	6.45
5-6 to 6-0 . . . (9/1/74)	33.10	66.20	132.40	264.80	662.00	1324.00	13240	4.92	6.04	6.52
6-0 to 6-6 . . . (3/1/75)	34.10	68.20	136.40	272.80	682.00	1364.00	13640	5.01	6.04	6.57
6-6 to 7-0 . . . (9/1/75)	35.13	70.26	140.52	281.04	702.60	1405.20	14052	5.09	6.09	6.65
7-0 to 7-6 . . . (3/1/76)	36.20	72.40	144.80	289.60	724.00	1448.00	14480	5.16	6.19	6.74
7-6 to 8-0 . . . (9/1/76)	37.32	74.64	149.28	298.56	746.40	1492.80	14928	5.23	6.32	6.86
8-0 to 8-6 . . . (3/1/77)	38.50	77.00	154.00	308.00	770.00	1540.00	15400	5.30	6.39	6.99
8-6 to 9-0 . . . (9/1/77)	39.73	79.46	158.92	317.84	794.60	1589.20	15892	5.36	6.39	7.19
9-0 to 9-6 . . . (3/1/78)	41.00	82.00	164.00	328.00	820.00	1640.00	16400	5.42	6.49	7.39
9-6 to 10-0 . . . (9/1/78)	42.33	84.66	169.32	338.64	846.60	1693.20	16932	5.47	6.69	8.69
10-0 2/ (3/1/79)	44.17	88.34	176.68	353.36	883.40	1766.80	17668	5.63 3/	---	---

1/ Month, day, and year on which issues of June 1, 1961, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.89 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 64

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1961

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
4-6 to 5-0 . . . 1/ (12/1/73)	\$32.19	\$64.38	\$128.76	\$257.52	\$643.80	\$1287.60	\$12876	5.39	6.03	6.00
5-0 to 5-6 . . . (6/1/74)	33.16	66.32	132.64	265.28	663.20	1326.40	13264	5.45	6.03	6.00
5-6 to 6-0 . . . (12/1/74)	34.16	68.32	136.64	273.28	683.20	1366.40	13664	5.50	5.97	5.99
6-0 to 6-6 . . . (6/1/75)	35.18	70.36	140.72	281.44	703.60	1407.20	14072	5.54	5.97	6.00
6-6 to 7-0 . . . (12/1/75)	36.23	72.46	144.92	289.84	724.60	1449.20	14492	5.58	5.96	6.00
7-0 to 7-6 . . . (6/1/76)	37.31	74.62	149.24	298.48	746.20	1492.40	14924	5.60	6.06	6.00
7-6 to 8-0 . . . (12/1/76)	38.44	76.88	153.76	307.52	768.80	1537.60	15376	5.63	6.04	6.00
8-0 to 8-6 . . . (6/1/77)	39.60	79.20	158.40	316.80	792.00	1584.00	15840	5.66	6.01	5.99
8-6 to 9-0 . . . (12/1/77)	40.79	81.58	163.16	326.32	815.80	1631.60	16316	5.68	5.93	5.98
9-0 to 9-6 . . . (6/1/78)	42.00	84.00	168.00	336.00	840.00	1680.00	16800	5.69	6.00	6.01
9-6 to 10-0 . . . (12/1/78)	43.26	86.52	173.04	346.08	865.20	1730.40	17304	5.71	6.01	6.01
10-0 2/ (6/1/79)	44.56	89.12	178.24	356.48	891.20	1782.40	17824	5.72 3/	---	---

1/ Month, day, and year on which issues of Sept. 1, 1961, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.94 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 65

BONDS BEARING ISSUE DATES FROM DEC. 1, 1961, THROUGH FEB. 1, 1962

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
4-6 to 5-0 1/ (3/1/74)	\$32.28	\$64.56	\$129.12	\$258.24	\$645.60	\$1291.20	\$12912	5.39	6.01	6.00
5-0 to 5-6 (9/1/74)	33.25	66.50	133.00	266.00	665.00	1330.00	13300	5.45	6.02	6.00
5-6 to 6-0 (3/1/75)	34.25	68.50	137.00	274.00	685.00	1370.00	13700	5.50	5.96	6.00
6-0 to 6-6 (9/1/75)	35.27	70.54	141.08	282.16	705.40	1410.80	14108	5.54	6.01	6.01
6-6 to 7-0 (3/1/76)	36.33	72.66	145.32	290.64	726.60	1453.20	14532	5.58	5.95	6.01
7-0 to 7-6 (9/1/76)	37.41	74.82	149.64	299.28	748.20	1496.40	14964	5.60	6.04	6.02
7-6 to 8-0 (3/1/77)	38.54	77.08	154.16	308.32	770.80	1541.60	15416	5.63	6.02	6.01
8-0 to 8-6 (9/1/77)	39.70	79.40	158.80	317.60	794.00	1588.00	15880	5.66	5.99	6.01
8-6 to 9-0 (3/1/78)	40.89	81.78	163.56	327.12	817.80	1635.60	16356	5.68	6.02	6.01
9-0 to 9-6 (9/1/78)	42.12	84.24	168.48	336.96	842.40	1684.80	16848	5.69	5.98	6.01
9-6 to 10-0 (3/1/79)	43.38	86.76	173.52	347.04	867.60	1735.20	17352	5.71	6.04	6.04
10-0 2/ (9/1/79)	44.69	89.38	178.76	357.52	893.80	1787.60	17876	5.73 3/	---	---

- 1/ Month, day, and year on which issues of Dec. 1, 1961, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years and 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 4.95 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 66

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1962

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
4-0 to 4-6 1/ (12/1/73)	\$31.49	\$62.98	\$125.96	\$251.92	\$629.80	\$1259.60	\$12596	5.44	5.97	6.00
4-6 to 5-0 (6/1/74)	32.43	64.86	129.72	259.44	648.60	1297.20	12972	5.50	6.04	6.00
5-0 to 5-6 (12/1/74)	33.41	66.82	133.64	267.28	668.20	1336.40	13364	5.55	5.99	6.00
5-6 to 6-0 (6/1/75)	34.41	68.82	137.64	275.28	688.20	1376.40	13764	5.59	5.99	6.00
6-0 to 6-6 (12/1/75)	35.44	70.88	141.76	283.52	708.80	1417.60	14176	5.62	6.04	6.00
6-6 to 7-0 (6/1/76)	36.51	73.02	146.04	292.08	730.20	1460.40	14604	5.65	5.97	6.00
7-0 to 7-6 (12/1/76)	37.60	75.20	150.40	300.80	752.00	1504.00	15040	5.68	6.01	6.00
7-6 to 8-0 (6/1/77)	38.73	77.46	154.92	309.84	774.60	1549.20	15492	5.70	5.99	6.00
8-0 to 8-6 (12/1/77)	39.89	79.78	159.56	319.12	797.80	1595.60	15956	5.72	6.02	6.00
8-6 to 9-0 (6/1/78)	41.09	82.18	164.36	328.72	821.80	1643.60	16436	5.74	6.04	6.00
9-0 to 9-6 (12/1/78)	42.33	84.66	169.32	338.64	846.60	1693.20	16932	5.75	5.95	5.98
9-6 to 10-0 (6/1/79)	43.59	87.18	174.36	348.72	871.80	1743.60	17436	5.76	6.01	6.01
10-0 2/ (12/1/79)	44.90	89.80	179.60	359.20	898.00	1796.00	17960	5.77 3/	---	---

- 1/ Month, day, and year on which issues of March 1, 1962, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years and 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 4.98 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 67

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1962

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
4-0 to 4-6 . . . 1/ (3/1/74)	\$31.56	\$63.12	\$126.24	\$252.48	\$631.20	\$1262.40	\$12624	5.43	6.08	6.00
4-6 to 5-0 . . . (9/1/74)	32.52	65.04	130.08	260.16	650.40	1300.80	13008	5.50	5.90	6.00
5-0 to 5-6 . . . (3/1/75)	33.48	66.96	133.92	267.84	669.60	1339.20	13392	5.54	6.03	6.01
5-6 to 6-0 . . . (9/1/75)	34.49	68.98	137.96	275.92	689.80	1379.60	13796	5.59	5.97	6.00
6-0 to 6-6 . . . (3/1/76)	35.52	71.04	142.08	284.16	710.40	1420.80	14208	5.62	6.02	6.01
6-6 to 7-0 . . . (9/1/76)	36.59	73.18	146.36	292.72	731.80	1463.60	14636	5.65	6.07	6.01
7-0 to 7-6 . . . (3/1/77)	37.70	75.40	150.80	301.60	754.00	1508.00	15080	5.68	5.94	6.00
7-6 to 8-0 . . . (9/1/77)	38.82	77.64	155.28	310.56	776.40	1552.80	15528	5.70	6.03	6.01
8-0 to 8-6 . . . (3/1/78)	39.99	79.98	159.96	319.92	799.80	1599.60	15996	5.72	6.00	6.00
8-6 to 9-0 . . . (9/1/78)	41.19	82.38	164.76	329.52	823.80	1647.60	16476	5.74	5.97	6.00
9-0 to 9-6 . . . (3/1/79)	42.42	84.84	169.68	339.36	848.40	1696.80	16968	5.75	6.03	6.02
9-6 to 10-0 . . . (9/1/79)	43.70	87.40	174.80	349.60	874.00	1748.00	17480	5.76	6.00	6.00
10-0 2/ (3/1/80)	45.01	90.02	180.04	360.08	900.20	1800.40	18004	5.78 3/	---	---

1/ Month, day, and year on which issues of June 1, 1962, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 4.99 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 68

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1962

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
3-6 to 4-0 . . . 1/ (12/1/73)	\$30.80	\$61.60	\$123.20	\$246.40	\$616.00	\$1232.00	\$12320	5.50	5.97	6.00
4-0 to 4-6 . . . (6/1/74)	31.72	63.44	126.88	253.76	634.40	1268.80	12688	5.56	6.05	6.00
4-6 to 5-0 . . . (12/1/74)	32.68	65.36	130.72	261.44	653.60	1307.20	13072	5.62	5.88	6.00
5-0 to 5-6 . . . (6/1/75)	33.64	67.28	134.56	269.12	672.80	1345.60	13456	5.64	6.12	6.01
5-6 to 6-0 . . . (12/1/75)	34.67	69.34	138.68	277.36	693.40	1386.80	13868	5.69	5.94	6.00
6-0 to 6-6 . . . (6/1/76)	35.70	71.40	142.80	285.60	714.00	1428.00	14280	5.71	5.99	6.00
6-6 to 7-0 . . . (12/1/76)	36.77	73.54	147.08	294.16	735.40	1470.80	14708	5.73	6.04	6.00
7-0 to 7-6 . . . (6/1/77)	37.88	75.76	151.52	303.04	757.60	1515.20	15152	5.75	5.97	6.00
7-6 to 8-0 . . . (12/1/77)	39.01	78.02	156.04	312.08	780.20	1560.40	15604	5.77	6.00	6.01
8-0 to 8-6 . . . (6/1/78)	40.18	80.36	160.72	321.44	803.60	1607.20	16072	5.78	6.02	6.01
8-6 to 9-0 . . . (12/1/78)	41.39	82.78	165.56	331.12	827.80	1655.60	16556	5.79	5.94	6.00
9-0 to 9-6 . . . (6/1/79)	42.62	85.24	170.48	340.96	852.40	1704.80	17048	5.80	6.05	6.03
9-6 to 10-0 . . . (12/1/79)	43.91	87.82	175.64	351.28	878.20	1756.40	17564	5.82	6.01	6.01
10-0 2/ (6/1/80)	45.23	90.46	180.92	361.84	904.60	1809.20	18092	5.83 3/	---	---

1/ Month, day, and year on which issues of Sept. 1, 1962, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.02 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

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TABLE 69

BONDS BEARING ISSUE DATES FROM DEC. 1, 1962, THROUGH FEBRUARY 1, 1963

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
3-6 to 4-0 1/ (3/1/74)	\$30.92	\$61.84	\$123.68	\$247.36	\$618.40	\$1236.80	\$12368	5.50	6.02	6.00
4-0 to 4-6 (9/1/74)	31.85	63.70	127.40	254.80	637.00	1274.00	12740	5.57	5.97	6.00
4-6 to 5-0 (3/1/75)	32.80	65.60	131.20	262.40	656.00	1312.00	13120	5.61	6.04	6.00
5-0 to 5-6 (9/1/75)	33.79	67.58	135.16	270.32	675.80	1351.60	13516	5.65	5.98	6.00
5-6 to 6-0 (3/1/76)	34.80	69.60	139.20	278.40	696.00	1392.00	13920	5.68	5.98	6.00
6-0 to 6-6 (9/1/76)	35.84	71.68	143.36	286.72	716.80	1433.60	14336	5.71	5.97	6.00
6-6 to 7-0 (3/1/77)	36.91	73.82	147.64	295.28	738.20	1476.40	14764	5.73	6.01	6.00
7-0 to 7-6 (9/1/77)	38.02	76.04	152.08	304.16	760.40	1520.80	15208	5.75	6.00	6.00
7-6 to 8-0 (3/1/78)	39.16	78.32	156.64	313.28	783.20	1566.40	15664	5.76	6.03	6.00
8-0 to 8-6 (9/1/78)	40.34	80.68	161.36	322.72	806.80	1613.60	16136	5.78	6.00	6.00
8-6 to 9-0 (3/1/79)	41.55	83.10	166.20	332.40	831.00	1662.00	16620	5.79	6.02	6.00
9-0 to 9-6 (9/1/79)	42.80	85.60	171.20	342.40	856.00	1712.00	17120	5.81	5.98	5.99
9-6 to 10-0 (3/1/80)	44.08	88.16	176.32	352.64	881.60	1763.20	17632	5.82	5.99	5.99
10-0 2/ (9/1/80)	45.40	90.80	181.60	363.20	908.00	1816.00	18160	5.82 3/	—	—

1/ Month, day, and year on which issues of Dec. 1, 1962, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.04 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 70

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1963

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
3-0 to 3-6 1/ (12/1/73)	\$30.09	\$60.18	\$120.36	\$240.72	\$601.80	\$1203.60	\$12036	5.50	6.05	6.00
3-6 to 4-0 (6/1/74)	31.00	62.00	124.00	248.00	620.00	1240.00	12400	5.58	5.94	5.99
4-0 to 4-6 (12/1/74)	31.92	63.84	127.68	255.36	638.40	1276.80	12768	5.62	6.02	6.00
4-6 to 5-0 (6/1/75)	32.88	65.76	131.52	263.04	657.60	1315.20	13152	5.67	6.02	6.00
5-0 to 5-6 (12/1/75)	33.87	67.74	135.48	270.96	677.40	1354.80	13548	5.70	5.96	6.00
5-6 to 6-0 (6/1/76)	34.88	69.76	139.52	279.04	697.60	1395.20	13952	5.73	6.02	6.00
6-0 to 6-6 (12/1/76)	35.93	71.86	143.72	287.44	718.60	1437.20	14372	5.75	5.96	6.00
6-6 to 7-0 (6/1/77)	37.00	74.00	148.00	296.00	740.00	1480.00	14800	5.77	6.00	6.00
7-0 to 7-6 (12/1/77)	38.11	76.22	152.44	304.88	762.20	1524.40	15244	5.78	6.04	6.00
7-6 to 8-0 (6/1/78)	39.26	78.52	157.04	314.08	785.20	1570.40	15704	5.80	6.01	6.00
8-0 to 8-6 (12/1/78)	40.44	80.88	161.76	323.52	808.80	1617.60	16176	5.81	5.98	5.99
8-6 to 9-0 (6/1/79)	41.65	83.30	166.60	333.20	833.00	1666.00	16660	5.82	6.00	6.00
9-0 to 9-6 (12/1/79)	42.90	85.80	171.60	343.20	858.00	1716.00	17160	5.83	5.97	5.99
9-6 to 10-0 (6/1/80)	44.18	88.36	176.72	353.44	883.60	1767.20	17672	5.84	6.02	6.02
10-0 2/ (12/1/80)	45.51	91.02	182.04	364.08	910.20	1820.40	18204	5.85 3/	—	—

1/ Month, day, and year on which issues of March 1, 1963, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity reached at 17 years 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.06 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 71

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1963

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
3-0 to 3-6 . . . 1/ (3/1/74)	\$30.31	\$60.62	\$121.24	\$242.48	\$606.20	\$1212.40	\$12124	5.50	6.07	6.00
3-6 to 4-0 . . . (9/1/74)	31.23	62.46	124.92	249.84	624.60	1249.20	12492	5.58	5.96	6.00
4-0 to 4-6 . . . (3/1/75)	32.16	64.32	128.64	257.28	643.20	1286.40	12864	5.63	5.97	6.00
4-6 to 5-0 . . . (9/1/75)	33.12	66.24	132.48	264.96	662.40	1324.80	13248	5.66	6.04	6.00
5-0 to 5-6 . . . (3/1/76)	34.12	68.24	136.48	272.96	682.40	1364.80	13648	5.70	5.98	6.00
5-6 to 6-0 . . . (9/1/76)	35.14	70.28	140.56	281.12	702.80	1405.60	14056	5.73	5.98	6.00
6-0 to 6-6 . . . (3/1/77)	36.19	72.38	144.76	289.52	723.80	1447.60	14476	5.75	6.02	6.00
6-6 to 7-0 . . . (9/1/77)	37.28	74.56	149.12	298.24	745.60	1491.20	14912	5.77	6.01	6.00
7-0 to 7-6 . . . (3/1/78)	38.40	76.80	153.60	307.20	768.00	1536.00	15360	5.79	6.04	6.00
7-6 to 8-0 . . . (9/1/78)	39.56	79.12	158.24	316.48	791.20	1582.40	15824	5.80	5.97	5.99
8-0 to 8-6 . . . (3/1/79)	40.74	81.48	162.96	325.92	814.80	1629.60	16296	5.81	5.99	6.00
8-6 to 9-0 . . . (9/1/79)	41.96	83.92	167.84	335.68	839.20	1678.40	16784	5.82	6.01	6.00
9-0 to 9-6 . . . (3/1/80)	43.22	86.44	172.88	345.76	864.40	1728.80	17288	5.83	5.97	6.00
9-6 to 10-0 . . . (9/1/80)	44.51	89.02	178.04	356.08	890.20	1780.40	17804	5.84	6.02	6.02
10-0 2/ (3/1/81)	45.85	91.70	183.40	366.80	917.00	1834.00	18340	5.85 3/	---	---

1/ Month, day, and year on which issues of June 1, 1963 enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.10 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 72

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1963

Issue price	\$18.75	\$37.50	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*							(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD							Percent	Percent	Percent
2-6 to 3-0 . . . 1/ (12/1/73)	\$29.50	\$59.00	\$118.00	\$236.00	\$590.00	\$1180.00	\$11800	5.50	5.97	6.00
3-0 to 3-6 . . . (6/1/74)	30.38	60.76	121.52	243.04	607.60	1215.20	12152	5.58	6.06	6.01
3-6 to 4-0 . . . (12/1/74)	31.30	62.60	125.20	250.40	626.00	1252.00	12520	5.64	5.94	6.00
4-0 to 4-6 . . . (6/1/75)	32.23	64.46	128.92	257.84	644.60	1289.20	12892	5.68	6.02	6.01
4-6 to 5-0 . . . (12/1/75)	33.20	66.40	132.80	265.60	664.00	1328.00	13280	5.72	6.02	6.01
5-0 to 5-6 . . . (6/1/76)	34.20	68.40	136.80	273.60	684.00	1368.00	13680	5.75	6.02	6.00
5-6 to 6-0 . . . (12/1/76)	35.23	70.46	140.92	281.84	704.60	1409.20	14092	5.77	5.96	6.00
6-0 to 6-6 . . . (6/1/77)	36.28	72.56	145.12	290.24	725.60	1451.20	14512	5.79	6.01	6.01
6-6 to 7-0 . . . (12/1/77)	37.37	74.74	149.48	298.96	747.40	1494.80	14948	5.81	5.99	6.01
7-0 to 7-6 . . . (6/1/78)	38.49	76.98	153.96	307.92	769.80	1539.60	15396	5.82	6.03	6.01
7-6 to 8-0 . . . (12/1/78)	39.65	79.30	158.60	317.20	793.00	1586.00	15860	5.83	6.00	6.00
8-0 to 8-6 . . . (6/1/79)	40.84	81.68	163.36	326.72	816.80	1633.60	16336	5.84	5.97	6.00
8-6 to 9-0 . . . (12/1/79)	42.06	84.12	168.24	336.48	841.20	1682.40	16824	5.85	6.04	6.01
9-0 to 9-6 . . . (6/1/80)	43.33	86.66	173.32	346.64	866.60	1733.20	17332	5.86	5.95	6.00
9-6 to 10-0 . . . (12/1/80)	44.62	89.24	178.48	356.96	892.40	1784.80	17848	5.87	6.05	6.05
10-0 2/ (6/1/81)	45.97	91.94	183.88	367.76	919.40	1838.80	18388	5.88 3/	---	---

1/ Month, day, and year on which issues of Sept. 1, 1963, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity reached at 17 years 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.12 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 73

BONDS BEARING ISSUE DATES FROM DEC. 1, 1963, THROUGH FEB. 1, 1964

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
2-6 to 3-0 . . . 1/(3/1/74)	\$29.69	\$59.38	\$89.07	\$118.76	\$237.52	\$593.80	\$1187.60	\$11876	5.51	5.93	6.00
3-0 to 3-6 . . . (3/1/74)	30.57	61.14	91.71	122.28	244.56	611.40	1222.80	12228	5.58	6.02	6.00
3-6 to 4-0 . . . (3/1/75)	31.49	62.98	94.47	125.96	251.92	629.80	1259.60	12596	5.64	6.03	6.00
4-0 to 4-6 . . . (3/1/75)	32.44	64.88	97.32	129.76	259.52	648.80	1297.60	12976	5.69	5.98	6.00
4-6 to 5-0 . . . (3/1/76)	33.41	66.82	100.23	133.64	267.28	668.20	1336.40	13364	5.72	6.05	6.00
5-0 to 5-6 . . . (3/1/76)	34.42	68.84	103.26	137.68	275.36	688.40	1376.80	13768	5.75	5.93	6.00
5-6 to 6-0 . . . (3/1/77)	35.44	70.88	106.32	141.76	283.52	708.80	1417.60	14176	5.77	6.04	6.00
6-0 to 6-6 . . . (3/1/77)	36.51	73.02	109.53	146.04	292.08	730.20	1460.40	14604	5.79	5.97	6.00
6-6 to 7-0 . . . (3/1/78)	37.60	75.20	112.80	150.40	300.80	752.00	1504.00	15040	5.81	6.01	6.00
7-0 to 7-6 . . . (3/1/78)	38.73	77.46	116.19	154.92	309.84	774.60	1549.20	15492	5.82	6.04	6.00
7-6 to 8-0 . . . (3/1/79)	39.90	79.80	119.70	159.60	319.20	798.00	1596.00	15960	5.83	5.96	6.00
8-0 to 8-6 . . . (3/1/79)	41.09	82.18	123.27	164.36	328.72	821.80	1643.60	16436	5.84	6.04	6.00
8-6 to 9-0 . . . (3/1/80)	42.33	84.66	126.99	169.32	338.64	846.60	1693.20	16932	5.85	6.00	5.99
9-0 to 9-6 . . . (3/1/80)	43.60	87.20	130.80	174.40	348.80	872.00	1744.00	17440	5.86	5.96	5.99
9-6 to 10-0 . . . (3/1/81)	44.90	89.80	134.70	179.60	359.20	898.00	1796.00	17960	5.87	6.01	6.01
10-0 2/ . . . (3/1/81)	46.25	92.50	138.75	185.00	370.00	925.00	1850.00	18500	5.88 3/	---	---

- 1/ Month, day, and year on which issues of Dec. 1, 1963, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years and 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 5.15 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 74

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1964

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
2-0 to 2-6 . . . 1/(12/1/73)	\$28.89	\$57.78	\$86.67	\$115.56	\$231.12	\$577.80	\$1155.60	\$11556	5.50	6.02	6.00
2-6 to 3-0 . . . (6/1/74)	29.76	59.52	89.28	119.04	238.08	595.20	1190.40	11904	5.60	5.98	6.00
3-0 to 3-6 . . . (12/1/74)	30.65	61.30	91.95	122.60	245.20	613.00	1226.00	12260	5.67	6.00	6.00
3-6 to 4-0 . . . (6/1/75)	31.57	63.14	94.71	126.28	252.56	631.40	1262.80	12628	5.71	5.96	6.00
4-0 to 4-6 . . . (12/1/75)	32.51	65.02	97.53	130.04	260.08	650.20	1300.40	13004	5.74	6.03	6.00
4-6 to 5-0 . . . (6/1/76)	33.49	66.98	100.47	133.96	267.92	669.80	1339.60	13396	5.78	6.03	6.00
5-0 to 5-6 . . . (12/1/76)	34.50	69.00	103.50	138.00	276.00	690.00	1380.00	13800	5.80	5.97	6.00
5-6 to 6-0 . . . (6/1/77)	35.53	71.06	106.59	142.12	284.24	710.60	1421.20	14212	5.82	5.97	6.00
6-0 to 6-6 . . . (12/1/77)	36.59	73.18	109.77	146.36	292.72	731.80	1463.60	14636	5.83	6.07	6.00
6-6 to 7-0 . . . (6/1/78)	37.70	75.40	113.10	150.80	301.60	754.00	1508.00	15080	5.85	5.94	6.00
7-0 to 7-6 . . . (12/1/78)	38.82	77.64	116.46	155.28	310.56	776.40	1552.80	15528	5.85	6.03	6.01
7-6 to 8-0 . . . (6/1/79)	39.99	79.98	119.97	159.96	319.92	799.80	1599.60	15996	5.87	6.00	6.00
8-0 to 8-6 . . . (12/1/79)	41.19	82.38	123.57	164.76	329.52	823.80	1647.60	16476	5.87	6.02	6.00
8-6 to 9-0 . . . (6/1/80)	42.43	84.86	127.29	169.72	339.44	848.60	1697.20	16972	5.88	5.99	5.99
9-0 to 9-6 . . . (12/1/80)	43.70	87.40	131.10	174.80	349.60	874.00	1748.00	17480	5.89	6.00	6.00
9-6 to 10-0 . . . (6/1/81)	45.01	90.02	135.03	180.04	360.08	900.20	1800.40	18004	5.89	6.00	6.00
10-0 2/ . . . (12/1/81)	46.36	92.72	139.08	185.44	370.88	927.20	1854.40	18544	5.90 3/	---	---

- 1/ Month, day, and year on which issues of March 1, 1964, enter each period. For subsequent issue months add the appropriate number of months.
 2/ Extended maturity value reached at 17 years 9 months after issue.
 3/ Yield on purchase price from issue date to extended maturity date is 5.17 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 75

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1964

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
2-0 to 2-6 1/(3/1/74)	\$29.08	\$58.16	\$87.24	\$116.32	\$232.64	\$581.60	\$1163.20	\$11632	5.50	5.98	6.00
2-6 to 3-0 (9/1/74)	29.95	59.90	89.85	119.80	239.60	599.00	1198.00	11980	5.60	6.01	6.00
3-0 to 3-6 (3/1/75)	30.85	61.70	92.55	123.40	246.80	617.00	1234.00	12340	5.66	6.03	6.00
3-6 to 4-0 (9/1/75)	31.78	63.56	95.34	127.12	254.24	635.60	1271.20	12712	5.72	6.05	6.00
4-0 to 4-6 (3/1/76)	32.73	65.46	98.19	130.92	261.84	654.60	1309.20	13092	5.75	6.05	6.00
4-6 to 5-0 (9/1/76)	33.72	67.44	101.16	134.88	269.76	674.40	1348.80	13488	5.78	6.05	6.00
5-0 to 5-6 (3/1/77)	34.72	69.44	104.16	138.88	277.76	694.40	1388.80	13888	5.80	6.04	6.01
5-6 to 6-0 (9/1/77)	35.76	71.52	107.28	143.04	286.08	715.20	1430.40	14304	5.82	6.04	6.01
6-0 to 6-6 (3/1/78)	36.84	73.68	110.52	147.36	294.72	736.80	1473.60	14736	5.83	6.04	6.01
6-6 to 7-0 (9/1/78)	37.94	75.88	113.82	151.76	303.52	758.80	1517.60	15176	5.84	6.01	6.01
7-0 to 7-6 (3/1/79)	39.08	78.16	117.24	156.32	312.64	781.60	1563.20	15632	5.86	6.01	6.01
7-6 to 8-0 (9/1/79)	40.25	80.50	120.75	161.00	322.00	805.00	1610.00	16100	5.87	6.03	6.01
8-0 to 8-6 (3/1/80)	41.46	82.92	124.38	165.84	331.68	829.20	1658.40	16584	5.88	6.03	6.01
8-6 to 9-0 (9/1/80)	42.71	85.42	128.13	170.84	341.68	854.20	1708.40	17084	5.89	6.03	6.01
9-0 to 9-6 (3/1/81)	43.99	87.98	131.97	175.96	351.92	879.80	1759.60	17596	5.89	6.05	6.05
9-6 to 10-0 (9/1/81)	45.30	90.60	135.90	181.20	362.40	906.00	1812.00	18120	5.89	6.05	6.05
10-0 2/ (3/1/82)	46.67	93.34	140.01	186.68	373.36	933.40	1866.80	18668	5.90 3/	---	---

1/ Month, day, and year on which issues of June 1, 1964, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.20 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 76

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1964

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
1-6 to 2-0 1/(12/1/73)	\$28.30	\$56.60	\$84.90	\$113.20	\$226.40	\$566.00	\$1132.00	\$11320	5.49	6.01	6.00
2-0 to 2-6 (6/1/74)	29.15	58.30	87.45	116.60	233.20	583.00	1166.00	11660	5.62	6.04	6.00
2-6 to 3-0 (12/1/74)	30.03	60.06	90.09	120.12	240.24	600.60	1201.20	12012	5.71	6.03	6.00
3-0 to 3-6 (6/1/75)	30.92	61.84	92.76	123.68	247.36	618.40	1236.80	12368	5.74	6.08	6.00
3-6 to 4-0 (12/1/75)	31.86	63.72	95.58	127.44	254.88	637.20	1274.40	12744	5.79	6.08	6.00
4-0 to 4-6 (6/1/76)	32.81	65.62	98.43	131.24	262.48	656.20	1312.40	13124	5.81	6.03	6.00
4-6 to 5-0 (12/1/76)	33.80	67.60	101.40	135.20	270.40	676.00	1352.00	13520	5.84	6.03	6.00
5-0 to 5-6 (6/1/77)	34.81	69.62	104.43	139.24	278.48	696.20	1392.40	13924	5.85	6.03	6.00
5-6 to 6-0 (12/1/77)	35.85	71.70	107.55	143.40	286.80	717.00	1434.00	14340	5.86	6.03	6.00
6-0 to 6-6 (6/1/78)	36.93	73.86	110.79	147.72	295.44	738.60	1477.20	14772	5.88	6.00	6.00
6-6 to 7-0 (12/1/78)	38.03	76.06	114.09	152.12	304.24	760.60	1521.20	15212	5.88	6.00	6.01
7-0 to 7-6 (6/1/79)	39.17	78.34	117.51	156.68	313.36	783.40	1566.80	15668	5.89	6.03	6.00
7-6 to 8-0 (12/1/79)	40.35	80.70	121.05	161.40	322.80	807.00	1614.00	16140	5.90	6.00	6.00
8-0 to 8-6 (6/1/80)	41.56	83.12	124.68	166.24	332.48	831.20	1662.40	16624	5.91	6.02	6.00
8-6 to 9-0 (12/1/80)	42.81	85.62	128.43	171.24	342.48	856.20	1712.40	17124	5.91	6.03	6.00
9-0 to 9-6 (6/1/81)	44.10	88.20	132.30	176.40	352.80	882.00	1764.00	17640	5.92	6.03	5.99
9-6 to 10-0 (12/1/81)	45.41	90.82	136.23	181.64	363.28	908.20	1816.40	18164	5.92	6.03	6.03
10-0 2/ (6/1/82)	46.78	93.56	140.34	187.12	374.24	935.60	1871.20	18712	5.93 3/	---	---

1/ Month, day, and year on which issues of Sept. 1, 1964, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.22 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 77

BONDS BEARING ISSUE DATES FROM DEC. 1, 1964, THROUGH FEB. 1, 1965

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
1-6 to 2-0 1/ (3/1/74)	\$28.48	\$56.96	\$85.44	\$113.92	\$227.84	\$569.60	\$1139.20	\$11392	5.51	5.97	6.00
2-0 to 2-6 (9/1/74)	29.33	58.66	87.99	117.32	234.64	586.60	1173.20	11732	5.62	6.00	6.00
2-6 to 3-0 (3/1/75)	30.21	60.42	90.63	120.84	241.68	604.20	1208.40	12084	5.70	6.02	6.00
3-0 to 3-6 (9/1/75)	31.12	62.24	93.36	124.48	248.96	622.40	1244.80	12448	5.75	5.98	6.00
3-6 to 4-0 (3/1/76)	32.05	64.10	96.15	128.20	256.40	641.00	1282.00	12820	5.79	5.99	6.00
4-0 to 4-6 (9/1/76)	33.01	66.02	99.03	132.04	264.08	660.20	1320.40	13204	5.81	6.00	6.00
4-6 to 5-0 (3/1/77)	34.00	68.00	102.00	136.00	272.00	680.00	1360.00	13600	5.83	6.00	6.00
5-0 to 5-6 (9/1/77)	35.02	70.04	105.06	140.08	280.16	700.40	1400.80	14008	5.85	6.00	6.00
5-6 to 6-0 (3/1/78)	36.07	72.14	108.21	144.28	288.56	721.40	1442.80	14428	5.86	5.99	6.00
6-0 to 6-6 (9/1/78)	37.15	74.30	111.45	148.60	297.20	743.00	1486.00	14860	5.87	6.03	6.00
6-6 to 7-0 (3/1/79)	38.27	76.54	114.81	153.08	306.16	765.40	1530.80	15308	5.88	6.01	6.00
7-0 to 7-6 (9/1/79)	39.42	78.84	118.26	157.68	315.36	788.40	1576.80	15768	5.89	5.99	5.99
7-6 to 8-0 (3/1/80)	40.60	81.20	121.80	162.40	324.80	812.00	1624.00	16240	5.90	6.01	5.99
8-0 to 8-6 (9/1/80)	41.82	83.64	125.46	167.28	334.56	836.40	1672.80	16728	5.91	5.98	5.99
8-6 to 9-0 (3/1/81)	43.07	86.14	129.21	172.28	344.56	861.40	1722.80	17228	5.91	6.04	5.99
9-0 to 9-6 (9/1/81)	44.37	88.74	133.11	177.48	354.96	887.40	1774.80	17748	5.92	5.95	5.97
9-6 to 10-0 (3/1/82)	45.69	91.38	137.07	182.76	365.52	913.80	1827.60	18276	5.92	6.00	6.00
10-0 2/ (9/1/82)	47.06	94.12	141.18	188.24	376.48	941.20	1882.40	18824	5.92 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1964, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.25 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 78

BONDS BEARING ISSUE DATES FROM MARCH 1 THROUGH MAY 1, 1965

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
1-0 to 1-6 1/ (12/1/73)	\$27.71	\$55.42	\$83.13	\$110.84	\$221.68	\$554.20	\$1108.40	\$11084	5.49	6.06	6.00
1-6 to 2-0 (6/1/74)	28.55	57.10	85.65	114.20	228.40	571.00	1142.00	11420	5.68	5.95	6.00
2-0 to 2-6 (12/1/74)	29.40	58.80	88.20	117.60	235.20	588.00	1176.00	11760	5.75	5.99	6.00
2-6 to 3-0 (6/1/75)	30.28	60.56	90.84	121.12	242.24	605.60	1211.20	12112	5.80	6.01	6.00
3-0 to 3-6 (12/1/75)	31.19	62.38	93.57	124.76	249.52	623.80	1247.60	12476	5.83	6.03	6.00
3-6 to 4-0 (6/1/76)	32.13	64.26	96.39	128.52	257.04	642.60	1285.20	12852	5.86	5.98	6.00
4-0 to 4-6 (12/1/76)	33.09	66.18	99.27	132.36	264.72	661.80	1323.60	13236	5.87	5.98	6.00
4-6 to 5-0 (6/1/77)	34.08	68.16	102.24	136.32	272.64	681.60	1363.20	13632	5.89	6.04	6.00
5-0 to 5-6 (12/1/77)	35.11	70.22	105.33	140.44	280.88	702.20	1404.40	14044	5.90	5.98	6.00
5-6 to 6-0 (6/1/78)	36.16	72.32	108.48	144.64	289.28	723.20	1446.40	14464	5.91	5.97	6.00
6-0 to 6-6 (12/1/78)	37.24	74.48	111.72	148.96	297.92	744.80	1489.60	14896	5.91	6.02	6.00
6-6 to 7-0 (6/1/79)	38.36	76.72	115.08	153.44	306.88	767.20	1534.40	15344	5.92	6.05	6.00
7-0 to 7-6 (12/1/79)	39.52	79.04	118.56	158.08	316.16	790.40	1580.80	15808	5.93	5.97	5.99
7-6 to 8-0 (6/1/80)	40.70	81.40	122.10	162.80	325.60	814.00	1628.00	16280	5.93	6.00	6.00
8-0 to 8-6 (12/1/80)	41.92	83.84	125.76	167.68	335.36	838.40	1676.80	16768	5.94	6.01	6.00
8-6 to 9-0 (6/1/81)	43.18	86.36	129.54	172.72	345.44	863.60	1727.20	17272	5.94	6.02	5.99
9-0 to 9-6 (12/1/81)	44.48	88.96	133.44	177.92	355.84	889.60	1779.20	17792	5.95	5.94	5.98
9-6 to 10-0 (6/1/82)	45.80	91.60	137.40	183.20	366.40	916.00	1832.00	18320	5.95	6.03	6.03
10-0 2/ (12/1/82)	47.18	94.36	141.54	188.72	377.44	943.60	1887.20	18872	5.95 3/	-----	-----

1/ Month, day, and year on which issues of March 1, 1965, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.27 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 79

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1965

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
1-0 to 1-6 1/ (3/1/74)	\$27.87	\$55.74	\$83.61	\$111.48	\$222.96	\$557.40	\$1114.80	\$11148	5.49	6.03	6.00
1-6 to 2-0 (9/1/74)	28.71	57.42	86.13	114.84	229.68	574.20	1148.40	11484	5.67	5.99	6.00
2-0 to 2-6 (3/1/75)	29.57	59.14	88.71	118.28	236.56	591.40	1182.80	11828	5.75	6.02	6.00
2-6 to 3-0 (9/1/75)	30.46	60.92	91.38	121.84	243.68	609.20	1218.40	12184	5.80	5.98	6.00
3-0 to 3-6 (3/1/76)	31.37	62.74	94.11	125.48	250.96	627.40	1254.80	12548	5.83	5.99	6.00
3-6 to 4-0 (9/1/76)	32.31	64.62	96.93	129.24	258.48	646.20	1292.40	12924	5.86	6.00	6.00
4-0 to 4-6 (3/1/77)	33.28	66.56	99.84	133.12	266.24	665.60	1331.20	13312	5.87	6.01	6.00
4-6 to 5-0 (9/1/77)	34.28	68.56	102.84	137.12	274.24	685.60	1371.20	13712	5.89	6.01	6.00
5-0 to 5-6 (3/1/78)	35.31	70.62	105.93	141.24	282.48	706.20	1412.40	14124	5.90	6.00	6.00
5-6 to 6-0 (9/1/78)	36.37	72.74	109.11	145.48	290.96	727.40	1454.80	14548	5.91	5.99	6.00
6-0 to 6-6 (3/1/79)	37.46	74.92	112.38	149.84	299.68	749.20	1498.40	14984	5.92	5.98	6.00
6-6 to 7-0 (9/1/79)	38.58	77.16	115.74	154.32	308.64	771.60	1543.20	15432	5.92	6.01	6.00
7-0 to 7-6 (3/1/80)	39.74	79.48	119.22	158.96	317.92	794.80	1589.60	15896	5.93	5.99	6.00
7-6 to 8-0 (9/1/80)	40.93	81.86	122.79	163.72	327.44	818.60	1637.20	16372	5.93	6.01	6.00
8-0 to 8-6 (3/1/81)	42.16	84.32	126.48	168.64	337.28	843.20	1686.40	16864	5.94	5.98	6.00
8-6 to 9-0 (9/1/81)	43.42	86.84	130.26	173.68	347.36	868.40	1736.80	17368	5.94	6.03	6.01
9-0 to 9-6 (3/1/82)	44.73	89.46	134.19	178.92	357.84	894.60	1789.20	17892	5.95	5.95	5.99
9-6 to 10-0 (9/1/82)	46.06	92.12	138.18	184.24	368.48	921.20	1842.40	18424	5.95	6.04	6.04
10-0 2/ (3/1/83)	47.43	94.90	142.35	189.80	379.60	949.00	1898.00	18980	5.95 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1965, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.30 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 80

BONDS BEARING ISSUE DATES FROM SEPT. 1 THROUGH NOV. 1, 1965

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after original maturity at 7 years 9 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each 1/2-yr. pd.	(3) From begin- ning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From begin- ning of each 1/2-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
0-6 to 1-0 1/ (12/1/73)	\$27.13	\$54.26	\$81.39	\$108.52	\$217.04	\$542.60	\$1085.20	\$10852	5.53	5.97	6.00
1-0 to 1-6 (6/1/74)	27.94	55.88	83.82	111.76	223.52	558.80	1117.60	11176	5.75	6.01	6.00
1-6 to 2-0 (12/1/74)	28.78	57.56	86.34	115.12	230.24	575.60	1151.20	11512	5.84	6.03	6.00
2-0 to 2-6 (6/1/75)	29.65	59.30	88.95	118.60	237.20	593.00	1186.00	11860	5.89	6.00	6.00
2-6 to 3-0 (12/1/75)	30.54	61.08	91.62	122.16	244.32	610.80	1221.60	12216	5.91	5.96	6.00
3-0 to 3-6 (6/1/76)	31.45	62.90	94.35	125.80	251.60	629.00	1258.00	12580	5.92	5.98	6.00
3-6 to 4-0 (12/1/76)	32.39	64.78	97.17	129.56	259.12	647.80	1295.60	12956	5.93	5.99	6.00
4-0 to 4-6 (6/1/77)	33.36	66.72	100.08	133.44	266.88	667.20	1334.40	13344	5.94	6.00	6.00
4-6 to 5-0 (12/1/77)	34.36	68.72	103.08	137.44	274.88	687.20	1374.40	13744	5.94	6.05	6.00
5-0 to 5-6 (6/1/78)	35.40	70.80	106.20	141.60	283.20	708.00	1416.00	14160	5.95	5.99	6.00
5-6 to 6-0 (12/1/78)	36.46	72.92	109.38	145.84	291.68	729.20	1458.40	14584	5.96	5.98	6.00
6-0 to 6-6 (6/1/79)	37.55	75.10	112.65	150.20	300.40	751.00	1502.00	15020	5.96	5.97	6.00
6-6 to 7-0 (12/1/79)	38.67	77.34	116.01	154.68	309.36	773.40	1546.80	15468	5.96	6.05	6.01
7-0 to 7-6 (6/1/80)	39.84	79.68	119.52	159.36	318.72	796.80	1593.60	15936	5.97	6.00	6.00
7-6 to 8-0 (12/1/80)	41.03	82.06	123.09	164.12	328.24	820.60	1641.20	16412	5.97	6.00	6.00
8-0 to 8-6 (6/1/81)	42.26	84.52	126.78	169.04	338.08	845.20	1690.40	16904	5.97	6.01	6.01
8-6 to 9-0 (12/1/81)	43.53	87.06	130.59	174.12	348.24	870.60	1741.20	17412	5.97	5.97	6.01
9-0 to 9-6 (6/1/82)	44.83	89.66	134.49	179.32	358.64	896.60	1793.20	17932	5.97	6.02	6.02
9-6 to 10-0 (12/1/82)	46.18	92.36	138.54	184.72	369.44	923.60	1847.20	18472	5.97	6.02	6.02
10-0 2/ (6/1/83)	47.57	95.14	142.71	190.28	380.56	951.40	1902.80	19028	5.98 3/	-----	-----

1/ Month, day, and year on which issues of Sept. 1, 1965, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity reached at 17 years 9 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.31 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

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TABLE 81

BONDS BEARING ISSUE DATES FROM DEC. 1, 1965, THROUGH MAY 1, 1966

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after original maturity at 7 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent
1-0 to 1-6 1/(12/1/73)	\$27.22	\$54.44	\$81.66	\$108.88	\$217.76	\$544.40	\$1088.80	\$10888	5.51	6.02	6.00
1-6 to 2-0 (6/1/74)	28.04	56.08	84.12	112.16	224.32	560.80	1121.60	11216	5.68	5.92	6.00
2-0 to 2-6 (12/1/74)	28.87	57.74	86.61	115.48	230.96	577.40	1154.80	11548	5.74	6.10	6.00
2-6 to 3-0 (6/1/75)	29.75	59.50	89.25	119.00	238.00	595.00	1190.00	11900	5.81	5.98	5.99
3-0 to 3-6 (12/1/75)	30.64	61.28	91.92	122.56	245.12	612.80	1225.60	12256	5.84	5.94	5.99
3-6 to 4-0 (6/1/76)	31.55	63.10	94.65	126.20	252.40	631.00	1262.00	12620	5.85	6.02	6.00
4-0 to 4-6 (12/1/76)	32.50	65.00	97.50	130.00	260.00	650.00	1300.00	13000	5.88	5.97	6.00
4-6 to 5-0 (6/1/77)	33.47	66.94	100.41	133.88	267.76	669.40	1338.80	13388	5.89	5.98	6.00
5-0 to 5-6 (12/1/77)	34.47	68.94	103.41	137.88	275.76	689.40	1378.80	13788	5.90	6.03	6.00
5-6 to 6-0 (6/1/78)	35.51	71.02	106.53	142.04	284.08	710.20	1420.40	14204	5.91	6.03	6.00
6-0 to 6-6 (12/1/78)	36.58	73.16	109.74	146.32	292.64	731.60	1463.20	14632	5.92	5.96	6.00
6-6 to 7-0 (6/1/79)	37.67	75.34	113.01	150.68	301.36	753.40	1506.80	15068	5.92	6.05	6.00
7-0 to 7-6 (12/1/79)	38.81	77.62	116.43	155.24	310.48	776.20	1552.40	15524	5.93	5.98	5.99
7-6 to 8-0 (6/1/80)	39.97	79.94	119.91	159.88	319.76	799.40	1598.80	15988	5.93	6.00	5.99
8-0 to 8-6 (12/1/80)	41.17	82.34	123.51	164.68	329.36	823.40	1646.80	16468	5.94	6.02	5.99
8-6 to 9-0 (6/1/81)	42.41	84.82	127.23	169.64	339.28	848.20	1696.40	16964	5.94	5.99	5.98
9-0 to 9-6 (12/1/81)	43.68	87.36	131.04	174.72	349.44	873.60	1747.20	17472	5.95	6.00	5.98
9-6 to 10-0 (6/1/82)	44.99	89.98	134.97	179.96	359.92	899.80	1799.60	17996	5.95	5.96	5.96
10-0 2/ (12/1/82)	46.33	92.66	138.99	185.32	370.64	926.60	1853.20	18532	5.95 3/	-----	-----

1/ Month, day, and year on which issues of Dec. 1, 1965, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 0 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.39 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 82

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1966

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield			
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)			
Period (years and months after original maturity at 7 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity	
	EXTENDED MATURITY PERIOD								Percent	Percent	Percent	
0-6 to 1-0	1/ (12/1/73)	\$26.63	\$53.26	\$79.89	\$106.52	\$213.04	\$532.60	\$1065.20	\$10652	5.48	6.08	6.00
1-0 to 1-6	(6/1/74)	27.44	54.88	82.32	109.76	219.52	548.80	1097.60	10976	5.78	5.98	6.00
1-6 to 2-0	(12/1/74)	28.26	56.52	84.78	113.04	226.08	565.20	1130.40	11304	5.85	5.94	6.00
2-0 to 2-6	(6/1/75)	29.10	58.20	87.30	116.40	232.80	582.00	1164.00	11640	5.87	6.05	6.00
2-6 to 3-0	(12/1/75)	29.98	59.96	89.94	119.92	239.84	599.60	1199.20	11992	5.91	5.94	6.00
3-0 to 3-6	(6/1/76)	30.87	61.74	92.61	123.48	246.96	617.40	1234.80	12348	5.91	6.03	6.00
3-6 to 4-0	(12/1/76)	31.80	63.60	95.40	127.20	254.40	636.00	1272.00	12720	5.93	5.97	6.00
4-0 to 4-6	(6/1/77)	32.75	65.50	98.25	131.00	262.00	655.00	1310.00	13100	5.93	6.05	6.00
4-6 to 5-0	(12/1/77)	33.74	67.48	101.22	134.96	269.92	674.80	1349.60	13496	5.95	5.99	6.00
5-0 to 5-6	(6/1/78)	34.75	69.50	104.25	139.00	278.00	695.00	1390.00	13900	5.95	5.99	6.00
5-6 to 6-0	(12/1/78)	35.79	71.58	107.37	143.16	286.32	715.80	1431.60	14316	5.95	5.98	6.00
6-0 to 6-6	(6/1/79)	36.86	73.72	110.58	147.44	294.88	737.20	1474.40	14744	5.96	6.02	6.00
6-6 to 7-0	(12/1/79)	37.97	75.94	113.91	151.88	303.76	759.40	1518.80	15188	5.96	6.00	6.00
7-0 to 7-6	(6/1/80)	39.11	78.22	117.33	156.44	312.88	782.20	1564.40	15644	5.96	6.03	6.00
7-6 to 8-0	(12/1/80)	40.29	80.58	120.87	161.16	322.32	805.80	1611.60	16116	5.97	6.01	5.99
8-0 to 8-6	(6/1/81)	41.50	83.00	124.50	166.00	332.00	830.00	1660.00	16600	5.97	5.98	5.99
8-6 to 9-0	(12/1/81)	42.74	85.48	128.22	170.96	341.92	854.80	1709.60	17096	5.97	5.99	6.00
9-0 to 9-6	(6/1/82)	44.02	88.04	132.06	176.08	352.16	880.40	1760.80	17608	5.97	6.00	6.00
9-6 to 10-0	(12/1/82)	45.34	90.68	136.02	181.36	362.72	906.80	1813.60	18136	5.97	6.00	6.00
10-0 2/	(6/1/83)	46.70	93.40	140.10	186.80	373.60	934.00	1868.00	18680	5.97 3/	-----	-----

1/ Month, day, and year on which issues of June 1, 1966, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 0 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.44 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 83

BONDS BEARING ISSUE DATES FROM DEC. 1, 1966, THROUGH MAY 1, 1967

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)			
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000				
Period (years and months after original maturity at 7 years 0 months)	(1) Redemption values during each half-year period (values in- crease on first day of period)								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period to extended maturity	
	EXTENDED MATURITY PERIOD**								Percent	Percent	Percent	Percent
0-0 to 0-6 1/(12/1/73)	\$26.07	\$52.14	\$78.21	\$104.28	\$208.56	\$521.40	\$1042.80	\$10428	6.06	6.06	6.00	6.00
0-6 to 1-0 (6/1/74)	26.86	53.72	80.58	107.44	214.88	537.20	1074.40	10744	6.06	5.96	6.00	6.00
1-0 to 1-6 (12/1/74)	27.66	55.32	82.98	110.64	221.28	553.20	1106.40	11064	6.01	6.00	6.00	6.00
1-6 to 2-0 (6/1/75)	28.49	56.98	85.47	113.96	227.92	569.80	1139.60	11396	6.01	5.97	6.00	6.00
2-0 to 2-6 (12/1/75)	29.34	58.68	88.02	117.36	234.72	586.80	1173.60	11736	6.00	6.00	6.00	6.00
2-6 to 3-0 (6/1/76)	30.22	60.44	90.66	120.88	241.76	604.40	1208.80	12088	6.00	6.02	6.00	6.00
3-0 to 3-6 (12/1/76)	31.13	62.26	93.39	124.52	249.04	622.60	1245.20	12452	6.00	5.97	6.00	6.00
3-6 to 4-0 (6/1/77)	32.06	64.12	96.18	128.24	256.48	641.20	1282.40	12824	6.00	5.99	6.00	6.00
4-0 to 4-6 (12/1/77)	33.02	66.04	99.06	132.08	264.16	660.40	1320.80	13208	6.00	6.00	6.00	6.00
4-6 to 5-0 (6/1/78)	34.02	68.04	102.06	136.08	272.16	680.40	1360.80	13608	6.00	5.99	6.00	6.00
5-0 to 5-6 (12/1/78)	35.04	70.08	105.12	140.16	280.32	700.80	1401.60	14016	6.00	5.99	6.00	6.00
5-6 to 6-0 (6/1/79)	36.09	72.18	108.27	144.36	288.72	721.80	1443.60	14436	6.00	5.99	6.00	6.00
6-0 to 6-6 (12/1/79)	37.17	74.34	111.51	148.68	297.36	743.40	1486.80	14868	6.00	5.97	6.00	6.00
6-6 to 7-0 (6/1/80)	38.28	76.56	114.84	153.12	306.24	765.60	1531.20	15312	6.00	6.01	6.01	6.01
7-0 to 7-6 (12/1/80)	39.43	78.86	118.29	157.72	315.44	788.60	1577.20	15772	6.00	6.04	6.01	6.01
7-6 to 8-0 (6/1/81)	40.62	81.24	121.86	162.48	324.96	812.40	1624.80	16248	6.00	5.96	6.00	6.00
8-0 to 8-6 (12/1/81)	41.83	83.66	125.49	167.32	334.64	836.60	1673.20	16732	6.00	6.02	6.01	6.01
8-6 to 9-0 (6/1/82)	43.09	86.18	129.27	172.36	344.72	861.80	1723.60	17236	6.00	5.99	6.01	6.01
9-0 to 9-6 (12/1/82)	44.38	88.76	133.14	177.52	355.04	887.60	1775.20	17752	6.00	5.99	6.02	6.02
9-6 to 10-0 (6/1/83)	45.71	91.42	137.13	182.84	365.68	914.20	1828.40	18284	6.00	6.04	6.04	6.04
10-0 2/ (12/1/83)	47.09	94.18	141.27	188.36	376.72	941.80	1883.60	18836	6.00 3/	---	---	---

1/ Month, day, and year on which issues of Dec. 1, 1966, enter each period. For subsequent issue months add the appropriate number of months.

2/ Extended maturity value reached at 17 years and 0 months after issue.

3/ Yield on purchase price from issue date to extended maturity date is 5.49 percent.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 84

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1967

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)			
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000				
Period (years and months after issue)	(1) Redemption values during each half-year period (values in- crease on first day of period)*								(2) From begin- ning of current maturity period to beginning of each ½-yr. pd.	(3) From begin- ning of each ½-yr. period to beginning of next ½-yr. pd.	(4) From begin- ning of each ½-yr. period (a) to matur- ity	
	EXTENDED MATURITY PERIOD**								Percent	Percent	Percent	Percent
6-6 to 7-0 1/(12/1/73)	\$24.88	\$49.76	\$74.64	\$99.52	\$199.04	\$497.60	\$995.20	\$9952	4.40	11.41	11.41	11.41
7-0 2/ (6/1/74)	26.30	52.60	78.90	105.20	210.40	526.00	1052.00	10520	4.89	---	---	---
(years and months after maturity date)	EXTENDED MATURITY PERIOD**								(b) to extended maturity			
0-0 to 0-6 (6/1/74)	\$26.30	\$52.60	\$78.90	\$105.20	\$210.40	\$526.00	\$1052.00	\$10520	---	6.01	6.00	6.00
0-6 to 1-0 (12/1/74)	27.09	54.18	81.27	108.36	216.72	541.80	1083.60	10836	6.01	5.98	6.00	6.00
1-0 to 1-6 (6/1/75)	27.90	55.80	83.70	111.60	223.20	558.00	1116.00	11160	5.99	6.02	6.00	6.00
1-6 to 2-0 (12/1/75)	28.74	57.48	86.22	114.96	229.92	574.80	1149.60	11496	6.00	5.98	6.00	6.00
2-0 to 2-6 (6/1/76)	29.60	59.20	88.80	118.40	236.80	592.00	1184.00	11840	6.00	6.01	6.00	6.00
2-6 to 3-0 (12/1/76)	30.49	60.98	91.47	121.96	243.92	609.80	1219.60	12196	6.00	5.97	6.00	6.00
3-0 to 3-6 (6/1/77)	31.40	62.80	94.20	125.60	251.20	628.00	1256.00	12560	6.00	6.05	6.00	6.00
3-6 to 4-0 (12/1/77)	32.35	64.70	97.05	129.40	258.80	647.00	1294.00	12940	6.00	6.00	6.00	6.00
4-0 to 4-6 (6/1/78)	33.32	66.64	99.96	133.28	266.56	666.40	1332.80	13328	6.00	6.00	6.00	6.00
4-6 to 5-0 (12/1/78)	34.32	68.64	102.96	137.28	274.56	686.40	1372.80	13728	6.00	6.00	6.00	6.00
5-0 to 5-6 (6/1/79)	35.35	70.70	106.05	141.40	282.80	707.00	1414.00	14140	6.00	6.00	6.00	6.00
5-6 to 6-0 (12/1/79)	36.41	72.82	109.23	145.64	291.28	728.20	1456.40	14564	6.00	5.99	6.00	6.00
6-0 to 6-6 (6/1/80)	37.50	75.00	112.50	150.00	300.00	750.00	1500.00	15000	6.00	5.97	6.00	6.00
6-6 to 7-0 (12/1/80)	38.62	77.24	115.86	154.48	308.96	772.40	1544.80	15448	6.00	6.01	6.00	6.00
7-0 to 7-6 (6/1/81)	39.78	79.56	119.34	159.12	318.24	795.60	1591.20	15912	6.00	5.98	6.00	6.00
7-6 to 8-0 (12/1/81)	40.97	81.94	122.91	163.88	327.76	819.40	1638.80	16388	6.00	6.00	6.00	6.00
8-0 to 8-6 (6/1/82)	42.20	84.40	126.60	168.80	337.60	844.00	1688.00	16880	6.00	6.02	6.00	6.00
8-6 to 9-0 (12/1/82)	43.47	86.94	130.41	173.88	347.76	869.40	1738.80	17388	6.00	5.98	6.00	6.00
9-0 to 9-6 (6/1/83)	44.77	89.54	134.31	179.08	358.16	895.40	1790.80	17908	6.00	6.03	6.01	6.01
9-6 to 10-0 (12/1/83)	46.12	92.24	138.36	184.48	368.96	922.40	1844.80	18448	6.00	5.98	5.98	5.98
10-0 3/ (6/1/84)	47.50	95.00	142.50	190.00	380.00	950.00	1900.00	19000	6.00 4/	---	---	---

1/ Month, day, and year on which issues of June 1, 1967, enter each period. For subsequent issue months add the appropriate number of months.

2/ Maturity value reached at 7 years and 0 months after issue.

3/ Extended maturity value reached at 17 years and 0 months after issue.

4/ Yield on purchase price from issue date to extended maturity date is 5.54 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 85

BONDS BEARING ISSUE DATES FROM DEC. 1, 1967, THROUGH MAY 1, 1968

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after issue)	(1) Redemption values during each half-year period (values increase on first day of period)*								(2) From beginning of current maturity period to beginning of each 1/2-yr. pd.	(3) From beginning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From beginning of each 1/2-yr. period to maturity (a) to maturity
6-0 to 6-6 1/ (12/1/73)	\$24.32	\$48.64	\$72.96	\$97.28	\$194.56	\$486.40	\$972.80	\$9728	Percent	Percent	Percent
6-6 to 7-0 (6/1/74)	25.03	50.06	75.09	100.12	200.24	500.60	1001.20	10012	4.38	5.84	9.01
7-0 2/ (12/1/74)	26.56	53.12	79.68	106.24	212.48	531.20	1062.40	10624	4.49	12.23	12.23
									5.04	---	---
(years and months after maturity date)	EXTENDED MATURITY PERIOD**								(b) to extended maturity		
0-0 to 0-6 (12/1/74)	\$26.56	\$53.12	\$79.68	\$106.24	\$212.48	\$531.20	\$1062.40	\$10624	---	6.02	6.00
0-6 to 1-0 (6/1/75)	27.36	54.72	82.08	109.44	218.88	547.20	1094.40	10944	6.02	5.99	6.00
1-0 to 1-6 (12/1/75)	28.18	56.36	84.54	112.72	225.44	563.60	1127.20	11272	6.01	5.96	6.00
1-6 to 2-0 (6/1/76)	29.02	58.04	87.06	116.08	232.16	580.40	1160.80	11608	5.99	6.00	6.00
2-0 to 2-6 (12/1/76)	29.89	59.78	89.67	119.56	239.12	597.80	1195.60	11956	5.99	6.02	6.00
2-6 to 3-0 (6/1/77)	30.79	61.58	92.37	123.16	246.32	615.80	1231.60	12316	6.00	5.98	6.00
3-0 to 3-6 (12/1/77)	31.71	63.42	95.13	126.84	253.68	634.20	1268.40	12684	6.00	6.05	6.00
3-6 to 4-0 (6/1/78)	32.67	65.34	98.01	130.68	261.36	653.40	1306.80	13068	6.00	6.00	6.00
4-0 to 4-6 (12/1/78)	33.65	67.30	100.95	134.60	269.20	673.00	1346.00	13460	6.00	5.94	6.00
4-6 to 5-0 (6/1/79)	34.65	69.30	103.95	138.60	277.20	693.00	1386.00	13860	6.00	6.00	6.00
5-0 to 5-6 (12/1/79)	35.69	71.38	107.07	142.76	285.52	713.80	1427.60	14276	6.00	6.05	6.00
5-6 to 6-0 (6/1/80)	36.77	73.54	110.31	147.08	294.16	735.40	1470.80	14708	6.00	5.98	6.00
6-0 to 6-6 (12/1/80)	37.87	75.74	113.61	151.48	302.96	757.40	1514.80	15148	6.00	5.97	6.00
6-6 to 7-0 (6/1/81)	39.00	78.00	117.00	156.00	312.00	780.00	1560.00	15600	6.00	6.00	6.00
7-0 to 7-6 (12/1/81)	40.17	80.34	120.51	160.68	321.36	803.40	1606.80	16068	6.00	6.02	6.00
7-6 to 8-0 (6/1/82)	41.38	82.76	124.14	165.52	331.04	827.60	1655.20	16552	6.00	5.99	6.00
8-0 to 8-6 (12/1/82)	42.62	85.24	127.86	170.48	340.96	852.40	1704.80	17048	6.00	6.01	6.00
8-6 to 9-0 (6/1/83)	43.90	87.80	131.70	175.60	351.20	878.00	1756.00	17560	6.00	6.01	6.00
9-0 to 9-6 (12/1/83)	45.22	90.44	135.66	180.88	361.76	904.40	1808.80	18088	6.00	5.97	5.99
9-6 to 10-0 (6/1/84)	46.57	93.14	139.71	186.28	372.56	931.40	1862.80	18628	6.00	6.01	6.01
10-0 3/ (12/1/84)	47.97	95.94	143.91	191.88	383.76	959.40	1918.80	19188	6.00 4/	---	---

- 1/ Month, day, and year on which issues of Dec. 1, 1967, enter each period. For subsequent issue months add the appropriate number of months.
2/ Maturity value reached at 7 years and 0 months after issue.
3/ Extended maturity value reached at 17 years and 0 months after issue.
4/ Yield on purchase price from issue date to extended maturity date is 5.60 percent.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.
** This table does not apply if the prevailing rate for Series E bonds being issued at the time the extension begins is different from 6.00 percent.

TABLE 86

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1968

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after issue)	(1) Redemption values during each half-year period (values increase on first day of period)*								(2) From issue date to beginning of each 1/2-yr. period	(3) From beginning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From beginning of each 1/2-yr. period to maturity
5-6 to 6-0 1/ (12/1/73)	\$23.79	\$47.58	\$71.37	\$95.16	\$190.32	\$475.80	\$951.60	\$9516	Percent	Percent	Percent
6-0 to 6-6 (6/1/74)	24.48	48.96	73.44	97.92	195.84	489.60	979.20	9792	4.38	5.80	8.13
6-6 to 7-0 (12/1/74)	25.21	50.42	75.63	100.84	201.68	504.20	1008.40	10084	4.49	5.96	9.30
7-0 2/ (6/1/75)	26.81	53.62	80.43	107.24	214.48	536.20	1072.40	10724	4.61	12.69	12.69
									5.17	---	---

- 1/ Month, day, and year on which issues of June 1, 1968, enter each period. For subsequent issue months add the appropriate number of months.
2/ Maturity value reached at 7 years and 0 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 87

BONDS BEARING ISSUE DATES FROM DEC. 1, 1968, THROUGH MAY 1, 1969

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000	(annual percentage rate)		
Period (years and months after issue)	(1) Redemption values during each half-year period (values increase on first day of period)*								(2) From issue date to beginning of each 1/2-yr. period	(3) From beginning of each 1/2-yr. period to beginning of next 1/2-yr. pd.	(4) From beginning of each 1/2-yr. period to maturity
5-0 to 5-6 1/ (12/1/73)	\$23.28	\$46.56	\$69.84	\$93.12	\$186.24	\$465.60	\$931.20	\$9312	Percent	Percent	Percent
5-6 to 6-0 (6/1/74)	23.95	47.90	71.85	95.80	191.60	479.00	958.00	9580	4.38	5.76	7.76
6-0 to 6-6 (12/1/74)	24.66	49.32	73.98	98.64	197.28	493.20	986.40	9864	4.50	5.93	8.44
6-6 to 7-0 (6/1/75)	25.41	50.82	76.23	101.64	203.28	508.20	1016.40	10164	4.62	6.08	9.70
7-0 2/ (12/1/75)	27.11	54.22	81.33	108.44	216.88	542.20	1084.40	10844	4.73	13.38	13.38
									5.34	---	---

- 1/ Month, day, and year on which issues of Dec. 1, 1968, enter each period. For subsequent issue months add the appropriate number of months.
2/ Maturity value reached at 7 years and 0 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 88

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1969

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
4-6 to 5-0 2/(12/1/73)	\$23.16	\$46.32	\$69.48	\$92.64	\$185.28	\$463.20	\$926.40	\$9264	Percent 4.75	Percent 6.22	Percent 8.17
5-0 to 5-6 (6/1/74)	23.88	47.76	71.64	95.52	191.04	477.60	955.20	9552	4.90	6.28	9.35
5-6 to 5-10 (12/1/74)	24.63	49.26	73.89	98.52	197.04	492.60	985.20	9852	5.02	14.04	14.04
5-10 $\frac{3}{4}$ (4/1/75)	25.77	51.54	77.31	103.08	206.16	515.40	1030.80	10308	5.53	-----	-----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of June 1, 1969, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 89

BONDS BEARING ISSUE DATES FROM DEC. 1, 1969, THROUGH MAY 1, 1970

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
4-0 to 4-6 2/(12/1/73)	\$22.53	\$45.06	\$67.59	\$90.12	\$180.24	\$450.60	\$901.20	\$9012	Percent 4.64	Percent 6.13	Percent 7.75
4-6 to 5-0 (6/1/74)	23.22	46.44	69.66	92.88	185.76	464.40	928.80	9288	4.81	6.20	8.36
5-0 to 5-6 (12/1/74)	23.94	47.88	71.82	95.76	191.52	478.80	957.60	9576	4.95	6.27	9.67
5-6 to 5-10 (6/1/75)	24.69	49.38	74.07	98.76	197.52	493.80	987.60	9876	5.07	14.88	14.88
5-10 $\frac{3}{4}$ (10/1/75)	25.90	51.80	77.70	103.60	207.20	518.00	1036.00	10360	5.62	-----	-----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of Dec. 1, 1969, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 90

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1970

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
3-6 to 4-0 2/(12/1/73)	\$21.93	\$43.86	\$65.79	\$87.72	\$175.44	\$438.60	\$877.20	\$8772	Percent 4.53	Percent 5.93	Percent 7.46
4-0 to 4-6 (6/1/74)	22.58	45.16	67.74	90.32	180.64	451.60	903.20	9032	4.70	6.11	7.89
4-6 to 5-0 (12/1/74)	23.27	46.54	69.81	93.08	186.16	465.40	930.80	9308	4.86	6.19	8.56
5-0 to 5-6 (6/1/75)	23.99	47.98	71.97	95.96	191.92	479.80	959.60	9596	4.99	6.34	9.99
5-6 to 5-10 (12/1/75)	24.75	49.50	74.25	99.00	198.00	495.00	990.00	9900	5.11	15.59	15.59
5-10 $\frac{3}{4}$ (4/1/76)	26.02	52.04	78.06	104.08	208.16	520.40	1040.80	10408	5.70	-----	-----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of June 1, 1970, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 91

BONDS BEARING ISSUE DATES FROM DEC. 1, 1970, THROUGH MAY 1, 1971

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)			
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000				
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity	
									Percent	Percent	Percent	
3-0 to 3-6	2/(12/1/73)	\$21.39	\$42.78	\$64.17	\$85.56	\$171.12	\$427.80	\$855.60	\$8556	4.44	5.52	7.12
3-6 to 4-0	(6/1/74)	21.98	43.96	65.94	87.92	175.84	439.60	879.20	8792	4.59	6.01	7.47
4-0 to 4-6	(12/1/74)	22.64	45.28	67.92	90.56	181.12	452.80	905.60	9056	4.77	6.10	7.87
4-6 to 5-0	(6/1/75)	23.33	46.66	69.99	93.32	186.64	466.60	933.20	9332	4.92	6.17	8.53
5-0 to 5-6	(12/1/75)	24.05	48.10	72.15	96.20	192.40	481.00	962.00	9620	5.04	6.32	9.96
5-6 to 5-10	(6/1/76)	24.81	49.62	74.43	99.24	198.48	496.20	992.40	9924	5.16	15.55	15.55
5-10 $\frac{3}{4}$	(10/1/76)	26.08	52.16	78.24	104.32	208.64	521.60	1043.20	10432	5.74	-----	-----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of Dec. 1, 1970, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 92

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1971

Issue price Denomination	\$18.75 25.00	\$37.50 50.00	\$56.25 75.00	\$75.00 100.00	\$150.00 200.00	\$375.00 500.00	\$750.00 1000.00	\$7500 10000	Approximate investment yield (annual percentage rate)			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity	
2-6 to 3-0	2/(12/1/73)	\$20.88	\$41.76	\$62.64	\$83.52	\$167.04	\$417.60	\$835.20	\$8352	Percent 4.35	Percent 5.36	Percent 6.87
3-0 to 3-6	(6/1/74)	21.44	42.88	64.32	85.76	171.52	428.80	857.60	8576	4.52	5.60	7.13
3-6 to 4-0	(12/1/74)	22.04	44.08	66.12	88.16	176.32	440.80	881.60	8816	4.67	5.99	7.46
4-0 to 4-6	(6/1/75)	22.70	45.40	68.10	90.80	181.60	454.00	908.00	9080	4.84	6.08	7.87
4-6 to 5-0	(12/1/75)	23.39	46.78	70.17	93.56	187.12	467.80	935.60	9356	4.97	6.16	8.54
5-0 to 5-6	(6/1/76)	24.11	48.22	72.33	96.44	192.88	482.20	964.40	9644	5.09	6.30	9.99
5-6 to 5-10	(12/1/76)	24.87	49.74	74.61	99.48	198.96	497.40	994.80	9948	5.20	15.64	15.64
5-10 $\frac{3}{4}$	(4/1/77)	26.15	52.30	78.45	104.60	209.20	523.00	1046.00	10460	5.78	----	----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of June 1, 1971, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 93

BONDS BEARING ISSUE DATES FROM DEC. 1, 1971, THROUGH MAY 1, 1972

Issue price Denomination	\$18.75 25.00	\$37.50 50.00	\$56.25 75.00	\$75.00 100.00	\$150.00 200.00	\$375.00 500.00	\$750.00 1000.00	\$7500 10000	Approximate investment yield (annual percentage rate)			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity	
2-0 to 2-6	2/(12/1/73)	\$20.40	\$40.80	\$61.20	\$81.60	\$163.20	\$408.00	\$816.00	\$8160	Percent 4.26	Percent 5.20	Percent 6.65
2-6 to 3-0	(6/1/74)	20.93	41.86	62.79	83.72	167.44	418.60	837.20	8372	4.45	5.35	6.86
3-0 to 3-6	(12/1/74)	21.49	42.98	64.47	85.96	171.92	429.80	859.60	8596	4.60	5.58	7.13
3-6 to 4-0	(6/1/75)	22.09	44.18	66.27	88.36	176.72	441.80	883.60	8836	4.74	5.98	7.47
4-0 to 4-6	(12/1/75)	22.75	45.50	68.25	91.00	182.00	455.00	910.00	9100	4.89	6.07	7.87
4-6 to 5-0	(6/1/76)	23.44	46.88	70.32	93.76	187.52	468.80	937.60	9376	5.02	6.23	8.56
5-0 to 5-6	(12/1/76)	24.17	48.34	72.51	96.68	193.36	483.40	966.80	9668	5.14	6.29	9.96
5-6 to 5-10	(6/1/77)	24.93	49.86	74.79	99.72	199.44	498.60	997.20	9972	5.25	15.60	15.60
5-10 $\frac{3}{4}$	(10/1/77)	26.21	52.42	78.63	104.84	209.68	524.20	1048.40	10484	5.83	-----	-----

1/ 4-month period in the case of the $\frac{5}{8}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of Dec. 1, 1971, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

TABLE 94

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1972

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
									Percent	Percent	Percent
1-6 to 2-0 . . . 2/(12/1/73)	\$19.95	\$39.90	\$59.85	\$79.80	\$159.60	\$399.00	\$798.00	\$7980	4.18	5.01	6.46
2-0 to 2-6 . . . (6/1/74)	20.45	40.90	61.35	81.80	163.60	409.00	818.00	8180	4.39	5.18	6.65
2-6 to 3-0 . . . (12/1/74)	20.98	41.96	62.94	83.92	167.84	419.60	839.20	8392	4.55	5.43	6.87
3-0 to 3-6 . . . (6/1/75)	21.55	43.10	64.65	86.20	172.40	431.00	862.00	8620	4.69	5.48	7.13
3-6 to 4-0 . . . (12/1/75)	22.14	44.28	66.42	88.56	177.12	442.80	885.60	8856	4.81	6.05	7.48
4-0 to 4-6 . . . (6/1/76)	22.81	45.62	68.43	91.24	182.48	456.20	912.40	9124	4.96	6.05	7.88
4-6 to 5-0 . . . (12/1/76)	23.50	47.00	70.50	94.00	188.00	470.00	940.00	9400	5.08	6.21	8.56
5-0 to 5-6 . . . (6/1/77)	24.23	48.46	72.69	96.92	193.84	484.60	969.20	9692	5.19	6.27	9.99
5-6 to 5-10 . . . (12/1/77)	24.99	49.98	74.97	99.96	199.92	499.80	999.60	9996	5.29	15.68	15.68
5-10 $\frac{3}{4}$. . . (4/1/78)	26.28	52.56	78.84	105.12	210.24	525.60	1051.20	10512	5.87	-----	-----

1/ 4-month period in the case of the $\frac{5}{2}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of June 1, 1972, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 95

BONDS BEARING ISSUE DATES FROM DEC. 1, 1972, THROUGH MAY 1, 1973

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
									Percent	Percent	Percent
1-0 to 1-6 . . . 2/(12/1/73)	\$19.51	\$39.02	\$58.53	\$78.04	\$156.08	\$390.20	\$780.40	\$7804	4.01	5.02	6.31
1-6 to 2-0 . . . (6/1/74)	20.00	40.00	60.00	80.00	160.00	400.00	800.00	8000	4.35	5.00	6.46
2-0 to 2-6 . . . (12/1/74)	20.50	41.00	61.50	82.00	164.00	410.00	820.00	8200	4.51	5.17	6.65
2-6 to 3-0 . . . (6/1/75)	21.03	42.06	63.09	84.12	168.24	420.60	841.20	8412	4.64	5.42	6.87
3-0 to 3-6 . . . (12/1/75)	21.60	43.20	64.80	86.40	172.80	432.00	864.00	8640	4.77	5.56	7.13
3-6 to 4-0 . . . (6/1/76)	22.20	44.40	66.60	88.80	177.60	444.00	888.00	8880	4.88	5.95	7.46
4-0 to 4-6 . . . (12/1/76)	22.86	45.72	68.58	91.44	182.88	457.20	914.40	9144	5.02	6.12	7.88
4-6 to 5-0 . . . (6/1/77)	23.56	47.12	70.68	94.24	188.48	471.20	942.40	9424	5.14	6.20	8.54
5-0 to 5-6 . . . (12/1/77)	24.29	48.58	72.87	97.16	194.32	485.80	971.60	9716	5.25	6.26	9.96
5-6 to 5-10 . . . (6/1/78)	25.05	50.10	75.15	100.20	200.40	501.00	1002.00	10020	5.34	15.65	15.65
5-10 $\frac{3}{4}$. . . (10/1/78)	26.34	52.68	79.02	105.36	210.72	526.80	1053.60	10536	5.91	-----	-----

1/ 4-month period in the case of the $\frac{5}{2}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of Dec. 1, 1972, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

TABLE 96

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH NOV. 1, 1973

Issue price	\$18.75	\$37.50	\$56.25	\$75.00	\$150.00	\$375.00	\$750.00	\$7500	Approximate investment yield (annual percentage rate)		
Denomination	25.00	50.00	75.00	100.00	200.00	500.00	1000.00	10000			
Period (years and months after issue)	(1) Redemption values during each half-year period $\frac{1}{2}$ (values increase on first day of period)*								(2) From issue date to beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$	(3) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to beginning of next $\frac{1}{2}$ -yr. pd.	(4) From beginning of each $\frac{1}{2}$ -yr. pd. $\frac{1}{2}$ to maturity
									Percent	Percent	Percent
0-6 to 1-0 . . . 2/(12/1/73)	\$19.05	\$38.10	\$57.15	\$76.20	\$152.40	\$381.00	\$762.00	\$7620	3.20	5.35	6.21
1-0 to 1-6 . . . (6/1/74)	19.56	39.12	58.68	78.24	156.48	391.20	782.40	7824	4.27	5.01	6.30
1-6 to 2-0 . . . (12/1/74)	20.05	40.10	60.15	80.20	160.40	401.00	802.00	8020	4.52	4.99	6.45
2-0 to 2-6 . . . (6/1/75)	20.55	41.10	61.65	82.20	164.40	411.00	822.00	8220	4.64	5.16	6.64
2-6 to 3-0 . . . (12/1/75)	21.08	42.16	63.24	84.32	168.64	421.60	843.20	8432	4.74	5.41	6.87
3-0 to 3-6 . . . (6/1/76)	21.63	43.30	64.95	86.60	173.20	433.00	866.00	8660	4.85	5.54	7.12
3-6 to 4-0 . . . (12/1/76)	22.25	44.50	66.75	89.00	178.00	445.00	890.00	8900	4.95	6.02	7.47
4-0 to 4-6 . . . (6/1/77)	22.92	45.84	68.76	91.68	183.36	458.40	916.80	9168	5.08	6.11	7.86
4-6 to 5-0 . . . (12/1/77)	23.62	47.24	70.86	94.48	188.96	472.40	944.80	9448	5.20	6.18	8.52
5-0 to 5-6 . . . (6/1/78)	24.35	48.70	73.05	97.40	194.80	487.00	974.00	9740	5.30	11.09	9.94
5-6 to 5-10 . . . (12/1/78)	25.70	51.40	77.10	102.80	205.60	514.00	1028.00	10280	5.82	8.23	8.23
5-10 $\frac{3}{4}$. . . (4/1/79)	26.40	52.80	79.20	105.60	211.20	528.00	1056.00	10560	5.95	-----	-----

1/ 4-month period in the case of the $\frac{5}{2}$ -year to 5-year and 10-month period.

2/ Month, day, and year on which issues of June 1, 1973, enter each period. For subsequent issue months add the appropriate number of months.

3/ Maturity value reached at 5 years and 10 months after issue.

* For earlier redemption values and yields see appropriate table in Department Circular 653, 8th Revision, as amended and supplemented.

RULES AND REGULATIONS

14461

APPENDIX

Summary of investment yields to maturity and extended maturity dates under regulations prescribed for Series E savings bonds with issue dates from May 1, 1961

Issues	Term to maturity (years and months)	Yield 1/2 during maturity period						Yield 1/2 during extended maturity period (10 years)						Yield 1/2 during second extended maturity period (10 years)					Yield 1/2 during third (and final) extended maturity period - (10 years)	
		1959	1965	1968	1969	1970	1973	1959	1965	1968	1969	1970	1973	1965	1968	1969	1970	1973	1973	
5/41- 4/42	10- 0	2.90						2.90	+.60					3.75e	+.40	+.10b	5.00	+.50e	5.50e	+.50e
5/42-11/43	10- 0	2.90						3.00e	+.50					3.75e	+.40	+.10b	5.00	+.50e	5.50e	+.50e
12/43- 5/44	10- 0	2.90						3.00e	+.50					3.75e	+.40	+.10b	5.00	+.50e	6.00e	2/50e
6/44-11/45	10- 0	2.90						3.00e	+.50					3.75e	+.40	+.10b	5.00	+.50e	5.00e	2/50e
12/45- 5/46	10- 0	2.90						3.00e	+.50					3.15e		+.10b	5.00	+.50e	5.00e	2/50e
6/46- 5/49	10- 0	2.90						3.00e	+.50					4.25b			5.00	+.50e	5.00e	2/50e
6/49-11/49	10- 0	2.90						3.75		+.40	+.10b			5.00e				+.50e	5.00e	2/50e
12/49- 5/50	10- 0	2.90	+.60					3.75		+.40	+.10b	5.00		5.00e				+.50e	5.00e	2/50e
6/50-11/50	10- 0	2.90	+.60					3.75		+.40	+.10b	5.00	+.50e	5.00e				+.50e	5.00e	2/50e
12/50- 4/52	10- 0	2.90	+.60					3.75		+.40	+.10b	5.00	+.50e	5.00e				+.50e	5.00e	2/50e
5/52- 3/54	9- 8	3.00	+.50					3.75		+.40	+.10b	5.00	+.50e	5.00e				+.50e	5.00e	2/50e
4/54- 9/54	9- 8	3.00	+.50					3.75		+.40	+.10b	5.00	+.50e	6.00e				6.00e	2/50e	2/50e
10/54- 5/55	9- 8	3.00	+.50					3.75		+.40	+.10b	5.00	+.50e	6.00e				6.00e	2/50e	2/50e
6/55- 3/56	9- 8	3.00	+.50					3.75		+.40	+.10b	5.00	+.50e	6.00e				6.00e	2/50e	2/50e
4/56-11/56	9- 8	3.00	+.50					4.15e		+.10b		5.00	+.50e	5.00e				5.00e	2/50e	2/50e
12/56- 1/57	9- 8	3.00	+.50	+.40				4.15e		+.10b		5.00	+.50e	5.00e				5.00e	2/50e	2/50e
2/57- 5/57	8-11	3.25	+.50					4.15e		+.10b		5.00	+.50e	5.00e				5.00e	2/50e	2/50e
6/57- 5/59	8-11	3.25	+.50	+.40				4.15e		+.10b		5.00	+.50e	5.00e				5.00e	2/50e	2/50e
6/59- 5/60	7- 9	3.75		+.40				4.15e		+.10b		5.00	+.50e	5.00e				5.00e	2/50e	2/50e
6/60- 5/61	7- 9	3.75		+.40				4.25b				5.00	+.50e	5.00e				5.00e	2/50e	2/50e
6/61- 8/61	7- 9	3.75		+.40	+.10b			4.25b				5.00	+.50e	5.00e				5.00e	2/50e	2/50e
9/61- 8/62	7- 9	3.75		+.40	+.10b			5.00e					+.50e	5.00e				5.00e	2/50e	2/50e
9/62- 5/63	7- 9	3.75		+.40	+.10b	5.00		5.00e					+.50e	5.00e				5.00e	2/50e	2/50e
6/63-11/65	7- 9	3.75		+.40	+.10b	5.00	+.50b	5.00e					+.50e	5.00e				5.00e	2/50e	2/50e
12/65-11/66	7- 0	4.15		+.10b		5.00	+.50b	5.00e					+.50e	5.00e				5.00e	2/50e	2/50e
12/66- 5/67	7- 0	4.15		+.10b		5.00	+.50b	6.00e					6.00e					6.00e	2/50e	2/50e
6/67- 5/68	7- 0	4.15		+.10b		5.00	+.50b	6.00e					6.00e					6.00e	2/50e	2/50e
6/68- 5/69	7- 0	4.25b				5.00	+.50b	5.00e					5.00e					5.00e	2/50e	2/50e
6/69- 5/70	5-10	5.00				+.50b	+.50e	5.00e					5.00e					5.00e	2/50e	2/50e
6/70-11/73	5-10	5.50b					+.50e	5.50b					5.50b					5.50b	2/50e	2/50e
12/73-	5- 0	6.00						6.00					6.00					6.00	2/50e	2/50e

$\frac{1}{2}$ All yields are in terms of percent per annum, compounded semiannually. The first figure in each maturity period is the overall yield for that period at time of entry into period. Crediting of accruals is on a graduated basis unless otherwise indicated, the full rate being credited only upon holding to end of period (lesser credit if redeemed earlier). An "e" indicates accrual on an approximately level basis. A "b" indicates increased accrual on a bonus basis; that is, full rate is credited only if bond is held to end of period (no increase if redeemed earlier). Rate increases within periods took effect at beginning of first full half-year interest accrual period starting on or after effective date as follows:

1959 - graduated improvements in rate to next maturity beginning June 1, 1959.

1965 - graduated improvement in rate to next maturity beginning Dec. 1, 1965.

1968 - bonus improvement in rate to next maturity beginning June 1, 1968, in some cases, but did not apply to first accrual period if it was less than a half-year.

1969 - maximum rate to next maturity beginning June 1, 1969.

1970 - bonus and level improvements in rate to next maturity beginning June 1, 1970.

1973 - level improvement in rate to next maturity beginning Dec. 1, 1973.

$\frac{2}{2}$ Yield does not apply if prevailing rate for Series E bonds being issued at time extension begins is different from 6.00 percent.

[FR Doc.74-6867 Filed 4-22-74;8:45 am]

TUESDAY, APRIL 23, 1974

WASHINGTON, D.C.

Volume 39 ■ Number 79

PART III



COST OF LIVING COUNCIL

■

HEALTH CARE FORMS

Miscellaneous Amendments

Title 6—Economic Stabilization

CHAPTER I—COST OF LIVING COUNCIL

PART 150—COST OF LIVING COUNCIL
PHASE IV PRICE REGULATIONSAppendix A—Phase IV Price Forms;
Phase IV Health Care Forms

On March 6, 1974, the Council issued a notice of proposed rulemaking, 39 FR 9768 (March 13, 1974) setting out proposed Phase IV health care forms for comment by the public. All comments submitted with respect to the proposed Form CLC-61 (and related schedules and instructions), the annual report for acute care hospitals, have now been evaluated.

As a result of comments received, the following changes are made to the proposed Form CLC-61, Schedule D, Schedule I, Schedule M, and related instructions:

FORM CLC-61

1. In Part I, Item 4(d) of Form CLC-61, add boxes for Schedules D, I, and O, to read as set forth below.

2. In the General Instructions to Form CLC-61, add a new paragraph 3 at the end of paragraph B, "Who must use Form CLC-61", to read as set forth below.

3. In the last sentence of the first paragraph of paragraph D, "What to file", insert immediately following the words "a patient mix adjustment", the words "for the reported fiscal year".

4. In the first sentence of paragraph 2 of paragraph I, "Definitions and abbreviations Authorized", insert the words "total inpatient" before the words "reimbursed expenses".

5. In the Specific Instructions, in Item 3(c) of Part I, substitute for the word

"maintained" the phrase "staffed for hospital care".

6. In Item 4(b), substitute the following paragraph to read as set forth below for the whole of paragraph (b).

7. In Item 4(c)—*Situation A*, substitute the following paragraph for the paragraph beginning with the word "Then" to read as set forth below.

8. In Item 4(c)—*Situation B*, add the following clause before the period at the end of the third sentence of the paragraph beginning with the word "Then" to read as set forth below.

9. In Item 4(d). Add the following as the last sentence of the paragraph to read as set forth below.

10. Delete all of the paragraphs following paragraph (f) of Part I (i.e., paragraph 3 through item 7) from Part I and insert these paragraphs between paragraph 2 and Column (c) of Part II—*Inpatient Summary*.

11. Insert the paragraphs deleted from Item 4(b) of Part I after paragraph 5 (now placed in Part II), and insert the following paragraph between the second and third paragraphs of the former Item 4(b) to read as set forth below.

12. In Part II, in the instructions to "Free care" substitute the word "identified" for the word "included" in paragraphs 1, 3, 4, and 5.

13. Delete the last sentence of paragraphs 1 and 2.

14. In paragraph 1, substitute for the phrase "paid for in whole or in part by" the phrase "billed in whole or in part to".

SCHEDULE D

15. In the instructions to Schedule D, substitute the following paragraphs for the whole of Item 16 to read as set forth below.

16. In the instructions to Schedule D, substitute the following paragraph for the paragraph in Item 48 to read as set forth below.

SCHEDULE I

17. In the Instructions to Schedule I, substitute for the language in Items 16 and 48 the language specified above for Items 16 and 48, respectively, of the Instructions to Schedule D.

SCHEDULE M

18. In Part III of Schedule M, in Item 12 delete the dollar signs in the "Charges" and "Expenses" columns.

19. In the instructions to Schedule M, add the following as paragraph 3 of the General Instructions:

20. In the instructions to Schedule M, in Item 18 substitute the following sentence for the first sentence of the third paragraph to read as set forth below.

21. In Item 19, substitute the following sentence for the last sentence of the instructions for Column (c) to read as set forth below.

Accordingly, 6 CFR Part 150 is amended in the Appendix (Phase IV Price Forms) by the addition of Form CLC-61, with supporting schedules D, I, M and O and accompanying instructions, to read as set forth below, effective April 17, 1974.

(Economic Stabilization Act of 1970, as amended, Pub. L. 92-210, 85 Stat. 743; Pub. L. 93-28, 87 Stat. 27; E.O. 11695, 38 FR 1473; E.O. 11730, 38 FR 19345; Cost of Living Council Order No. 14, 38 FR 1489).

Issued in Washington, D.C., on April 17, 1974.

JAMES W. McLANE,
Deputy Director,
Cost of Living Council.

FORM CLC-61
(April 1974)

ECONOMIC STABILIZATION PROGRAM
ANNUAL REPORT FOR ACUTE CARE HOSPITALS

OMB NUMBER 172-R0022

Approval Expires April 1974

CLC USE ONLY

Date of Filing

Docket Number

Clock ☐ 30 ☐ None

Part I. - Identifying Data (Please complete requester items and check applicable boxes below).

1(a) Name of Hospital	2(a) Name of Parent Firm (if applicable)
Address (number and street)	Address (number and street)
City or town, State and ZIP code	City or town, State and ZIP code
(b) Hospital is <input type="checkbox"/> Profit <input type="checkbox"/> Nonprofit	(b) Parent Firm is <input type="checkbox"/> Profit <input type="checkbox"/> Nonprofit
(c) Federal Identification Number	(c) Federal Identification Number

3. Statistical Data - See Instructions

(a) State Code (b) DHEW Region (c) Bed Size

(d) Inclusive dates of reported fiscal year From mo dy yr to mo dy yr

(e) Inclusive dates of last fiscal year From mo dy yr to mo dy yr

(f) Total Admissions in RFY (g) Total Admissions in LFY

(h) Cost-reimbursed Admissions in RFY (i) Cost-reimbursed Admissions in LFY

4. (a) Is this filed as an annual report? Yes ☐ No ☐
If yes, attach a copy of the financial statements of the hospital (audited, if an independent audit is performed).
If no, attach explanation of purpose of filing.

(b) Is the reported fiscal year the first fiscal year to be regulated pursuant to 6 CFR Part 150 Subpart R? Yes ☐ No ☐
If yes, see instructions.

(c) In the reported fiscal year, did you qualify as a new facility? Yes ☐ No ☐
If yes, see instructions.

(d) What does this report include? See instructions.

- ☐ Prior-year carry-over of allowable increases - Attach a copy of Form CLC-61 filed last fiscal year.
- ☐ Patient mix adjustment - Attach Schedule M showing that adjustment ☐ was approved or did not require approval.
☐ approval was pending on filing date (30 days had not elapsed)

☐ Special adjustment - Attach documentation and authority.

☐ Approved capital expenditure - Attach documentation and authority.

☐ Approved exception; approval is ☐ final and a copy of Order is attached

☐ provisional; request was filed mo dy yr

Docket number

☐ Schedule D

☐ Schedule I

☐ Schedule O

RULES AND REGULATIONS

- (e) Have you previously received from the Cost of Living Council, the Price Commission, or the Internal Revenue Service, any of the following under the Economic Stabilization Program? If any is checked "yes", give details and attach a copy.

- (1) a written interpretation from one of the agencies listed above? ☐ Yes ☐ No
- (2) an exception? ☐ Yes ☐ No
- (3) an order requiring reduction of prices or refunds? ☐ Yes ☐ No
- (4) a Notice of Probable Violation which has not yet been resolved? ☐ Yes ☐ No

- (f) Which accounting system and cost apportionment system were chosen to determine total operating expenses and to allocate total inpatient operating expenses pursuant to 6 CFR 150.7037

Accounting System

- ☐ AICPA Audit Guide
- ☐ Blue Cross
- ☐ Medicare
- ☐ State Uniform Hospital Accounting System

Cost Apportionment

- ☐ Blue Cross
- ☐ Medicare
- ☐ State Uniform Hospital Accounting System

Part II. - Inpatient Summary

	LAST FISCAL YEAR			REPORTED FISCAL YEAR	
	(a) Actual Total	(b) Actual Per Admission	(c) Authorized Per Admission	(d) Actual Per Admission	(e) Authorized Per Admission
5. Total inpatient operating charges	\$	\$	\$	\$	\$
6. Total inpatient operating expenses	\$	\$	\$	\$	\$
7. Total inpatient reimbursed expenses (if applicable)	\$	\$	\$	\$	\$

	Charges	Expenses
8. Authorized total inpatient operating charges and expenses From Item 22 of Schedule D or I	\$	\$
9. Actual total inpatient operating charges and expenses From Item 24 of Schedule D or I	\$	\$
10. Amount in excess - From Item 25 of Schedule D or I	\$	\$
11. Available carry-over next year - From Item 27 of Schedule D or I	\$	\$
12. Authorized total inpatient reimbursed expenses From Item 37 of Schedule D or I	\$	\$
13. Actual total inpatient reimbursed expenses From Item 38 of Schedule D or I	\$	\$
14. Amount in excess, if any From Item 39 of Schedule D or I	\$	\$
15. Authorized total inpatient charges to prospective rate payors From Item 47 of Schedule D or I	\$	\$
16. Actual total inpatient revenues received from prospective rate payors From Item 48 of Schedule D or I	\$	\$
17. Amount in excess, if any From Item 49 of Schedule D or I	\$	\$

Part III - Outpatient Summary

	Charges
18. Authorized total percentage increase From Item 8 of Schedule 0	%
19. Actual total percentage increase From Item 9 of Schedule 0	%
20. Percentage in excess From Item 10 of Schedule 0	%
21. Percentage available for carry-over next fiscal year From Item 11 of Schedule 0	%
22. Method of implementing charge increase	
<input type="checkbox"/> Unit charge increase	
<input type="checkbox"/> Aggregate weighted charges increase	
<input type="checkbox"/> No charge increase implemented during reported fiscal year on any charge subject to 6 CFR 150.707.	

Part IV - Additional Information

23. (a) Name and title of individual to be contacted for additional information

(b) Address (number and street)

(c) City or town, State and ZIP code

(d) Phone number (include area code)

24. You must maintain, for possible inspection and audit, a record of all price changes after November 13, 1971.
Give location of such records.

Part V - Certification and Signature

I have examined this form and the attached exhibits, schedules and explanations, and certify that to the best of my information, knowledge and belief the information set forth therein is factually correct, complete and in accordance with the Economic Stabilization Regulations of Title 6, Code of Federal Regulations.

Type name and exact title of chief executive officer, administrator, or chief financial officer of the hospital and date signed.

Name	Date	Signature
Title		

INSTRUCTIONS FOR FORM CLC-61—ANNUAL
REPORT FOR ACUTE CARE HOSPITALS

GENERAL INSTRUCTIONS

PROPOSED MARCH 1974

A. *Purpose.* 1. Form CLC-61 is designed to provide the data necessary for the Cost of Living Council (CLC) to monitor the performance of acute care hospitals under the Economic Stabilization Program regulations of 6 CFR Part 150, Subpart R.

2. Form CLC-61 provides the means by which an acute care hospital reports changes in charges and expenses for an inpatient hospital stay and for covered outpatient services. It may also be used by the hospital to monitor its own performance during the reported fiscal year.

B. *Who must use Form CLC-61.* 1. Each acute care hospital, as defined in 6 CFR 150.703, must file an annual report (Form CLC-61).

2. Each acute care hospital which requests approval of a patient mix adjustment pursuant to 6 CFR 150.712 shall file a Form CLC-61 prepared in accordance with the instructions to Schedule M. If the reported fiscal year has not yet been completed at the time of submission, actual figures shall be used to the extent available and budgeted figures for the remainder of the year.

3. Long term care, provided as a distinct unit of an acute care hospital and for which separate financial accounts are maintained by the hospital, is subject to the provisions of 6 CFR 150.769 through 150.788. Such long term care units should be reported on Form CLC-71, "Annual Report for Long Term Care Institutions", and charges and expenses related to such units should be excluded from the Form CLC-61.

C. *When to file Form CLC-61.* 1. Each acute care hospital shall file Form CLC-61 not later than 120 days following the end of the reported fiscal year.

2. It is recommended that requests for approval of a patient mix adjustment be submitted as soon during the reported fiscal year as the change trend in patient mix can be identified. In no event, however, can the request for approval be submitted later than the date of filing of the annual report.

D. *What to file.* File this form, together with the required Schedules and other required supporting information or documentation. Each acute care hospital shall attach either Schedule D or Schedule I for inpatient data. Schedule O must be submitted for outpatient data if any of the hospital's outpatient services are covered under 6 CFR 150.707. Schedule M must be attached if a patient mix adjustment is claimed or if approval of the adjustment is requested. In any case in which a hospital has previously received approval of a patient mix adjustment for the reported fiscal year pursuant to 6 CFR 150.712 based in whole or in part on projected or budgeted figures, a new Schedule M must be prepared for the annual report using only actual figures.

A hospital which files a Form CLC-61 that contains incomplete or incorrect information will be required to file a corrected Form CLC-61 and will be considered in violation of the reporting requirements if a complete and correct form is not filed within the prescribed 120 days.

E. *Where to file.* Send all filings to the following address:

Office of Health
Cost of Living Council
2000 M Street, NW.
Washington, D.C. 20508

F. *Suggestions for improvement.* The Cost of Living Council welcomes suggestions for

improving this and other forms, and seeks ways of obtaining the information it needs to exercise its responsibilities under the Economic Stabilization Program with the minimum amount of public burden. Suggestions should be submitted to:

Cost of Living Council, Office of the
Executive Secretariat
2000 M Street, NW.
Washington, D.C. 20508

G. *Rounding.* For purposes of this form, all percentages must be expressed to the nearest two decimal places (such as 15.92 percent). When the form calls for dollars, entries will be shown to the nearest whole dollar. Amounts of 50¢ or greater should be rounded to the next largest whole dollar and amounts less than 50¢ should be dropped.

H. *Sanctions.* The timely submission of a Form CLC-61 by a hospital is a mandatory requirement under the Phase IV regulations. Late filing, failure to keep records, or failure otherwise to comply with the Economic Stabilization regulations may result in criminal fines, civil penalties, and other sanctions as provided by law.

I. *Definitions and abbreviations. Authorized.* 1. When used to modify total inpatient operating expenses, authorized means the maximum amount of total inpatient operating expenses which an acute care hospital can incur without being subject to restrictions on inpatient reimbursements under cost reimbursement arrangements. Thus, when the actual amount of total inpatient operating expenses is less than or equal to the authorized amount of these expenses, no cost reimbursement arrangement is subject to the limitations of the Economic Stabilization Program. Conversely, when the actual amount of total inpatient operating expenses exceeds the authorized amount of these expenses, inpatient reimbursements under cost reimbursement arrangements are subject to the total inpatient reimbursed expenses limitations of 6 CFR 150.705 and 157.706.

2. When used to modify inpatient or outpatient charges, total inpatient reimbursed expenses, capital expenditures, exception, or special adjustment, authorized means the maximum lawful amount under Economic Stabilization regulations for purposes of this form and its Schedules.

Cost reimbursed admission. An admission which was paid in whole or in part under a cost reimbursement arrangement.

Filed. Received at the Cost of Living Council.

Fiscal year is abbreviated as FY.

Full fiscal year. A fiscal year of 12 months duration.

Last fiscal year (abbreviated as LFY). The fiscal year immediately preceding the reported fiscal year.

Reported fiscal year (abbreviated as RFY). The fiscal year for which compliance is being measured, a report is submitted, or an exception is requested.

SPECIFIC INSTRUCTIONS

Part I—Identifying Data

Item 1 (a) and (b). Self-explanatory.

(c). Enter the Federal identification number which the hospital uses as a withholding of Federal income taxes.

Item 2. Self-explanatory.

Item 3 (a) and (b). The code designations for these items are listed below. The first column after the list of states is a two digit code for your state; enter that code in Item 3(a). In the second column is the code designation for the Department of Health, Education, and Welfare region in which your hospital is located; enter the two digit code in Item 3(b).

State	State code item 3(a)	DHEW code item 3(b)
Alabama	01	04
Alaska	02	10
Arizona	03	09
Arkansas	04	06
California	05	02
Colorado	06	08
Connecticut	07	01
Delaware	08	03
District of Columbia	09	03
Florida	10	04
Georgia	11	04
Hawaii	12	09
Idaho	13	10
Illinois	14	05
Indiana	15	05
Iowa	16	07
Kansas	17	07
Kentucky	18	04
Louisiana	19	06
Maine	20	01
Maryland	21	03
Massachusetts	22	01
Michigan	23	05
Minnesota	24	05
Mississippi	25	04
Missouri	26	07
Montana	27	08
Nebraska	28	07
Nevada	29	09
New Hampshire	30	01
New Jersey	31	02
New Mexico	32	06
New York	33	02
North Carolina	34	04
North Dakota	35	05
Ohio	36	05
Oklahoma	37	06
Oregon	38	10
Pennsylvania	39	03
Rhode Island	40	01
South Carolina	41	04
South Dakota	42	08
Tennessee	43	04
Texas	44	06
Utah	45	08
Vermont	46	01
Virginia	47	03
Washington	48	10
West Virginia	49	03
Wisconsin	50	05
Wyoming	51	08

Item 3(c). Enter the number of beds which your hospital staffed for hospital care on the last day of the reported fiscal year.

(d) and (e). Self-explanatory.

(f) and (g). Enter the total number of admissions for your hospital in the reported fiscal year and last fiscal year, respectively. "Admissions" means the number of patients (including free-care patients) accepted for inpatient service in beds licensed for hospital care or, in states where licensing is not required, staffed for hospital care. For the purpose of this definition, births or transfers between departments may be treated as admissions, if the hospital by consistent administrative practice has treated transfers or births as admissions. You must, however, count your admissions in the same way in both fiscal years.

(h) and (i). If you completed Part IV, "Reimbursed Expenses Computation" on either Schedule D or Schedule I, enter the total number of cost reimbursed admissions for both the reported fiscal year and the last fiscal year, respectively. The fact that a cost reimbursement arrangement authorizes a third party payor to reimburse on the basis of charges when the charges are less than cost does not alter the fact that the reimbursement was paid under the terms of a cost reimbursement arrangement.

Item 4(a). Self-explanatory.

(b) If yes, you may be entitled to annualize certain charges in effect on the last day of your last fiscal year under Subpart O. See special instructions to Column (a)—Item 5.

Item 4(c)—Situation A—If. (1) Your hospital qualified as a new facility as defined in 6 CFR 150.703; and

(2) Your hospital received the approval specified in paragraphs (b) and (c) of 6 CFR 150.713 or in paragraph (c) of 6 CFR 150.714; and

(3) Your hospital first qualified as a new facility in the reported fiscal year or the reported fiscal year was your first full (12-month) fiscal year of operations in a new facility.

Then, you were to have established your charges in conformance with the approval received. Complete in full only Parts I, IV, and V of Form CLC-61. In Part II, complete the following items: (1) Columns (a) through (d) of Items 5, 6, and 7; (2) Item 8 entering that amount authorized in the approval document; (3) Items 9, 13 and 16 using actual data from the hospital's financial records; and (4) Item 10 entering the excess, if any, by which Item 9 exceeds Item 8. Disregard the instructions printed on the form for Items 8, 9, 10, 13, and 16.

Omit Part III and Schedules D, I, O, and M. In lieu thereof, specify on an additional page the amount of revenues authorized for operation of the project and the amount realized, showing each separately for inpatient and outpatient services.

Situation B—If. (1) Your hospital qualified as a new facility as defined in 6 CFR 150.703; and

(2) Your hospital qualified under the "grandfather clause" in 6 CFR 150.713(a)(2) either because the capital expenditure was approved prior to January 1, 1974, on its merits on the basis of community need by a planning agency listed in 6 CFR 150.713(b), or in the event such State approval procedures were not required or were not available to your hospital, because prior to January 1, 1974 your hospital was committed to the construction of your new facility by firm authorization of the hospital's governing board and one or more implementing financial obligations were contractually or otherwise incurred in reliance on the authorization; and

(3) Your hospital first qualified as a new facility in the reported fiscal year or the reported fiscal year was your first full (12-month) fiscal year of operations in a new facility;

Then, you were allowed to establish your charges pursuant to the Special Pricing Rules of 6 CFR 150.709. Complete in full only Parts I, IV, and V, of Form CLC-61. In Part II complete only columns (a), (b), and (d) of Items 5, 6, and 7 and Items 9, 13, and 16 using actual data from the hospital's financial records (disregard instructions printed on the form for these items). Omit Part III and Schedules D, I, O, and M. In lieu thereof, specify on additional pages the amount of revenues you expected to realize and the amount you actually realized, showing inpatient and outpatient revenues separately. Specify how you applied the Special Pricing Rules.

Situation C—If. Your hospital was in its second full fiscal year of operations in a new facility;

Then, Complete the Form CLC-61 normally, but note the special instructions in Schedule D or I for Items 4 and 5.

Item 4(d). Check as many boxes as are applicable. For any of these boxes checked you must attach the information indicated. The "Special adjustment" box should be checked only if you enter an amount in Items 17 or 33 of Schedule D or I or in Item 7 of Schedule O.

(e) Check the applicable boxes and attach the explanations and documentation indicated.

(f). The regulations require you to choose one of four accounting systems to determine your total operating expenses and one of three cost apportionment systems to allocate your total operating expenses among inpatient services and other services (such as outpatient, home health, or visiting nurse services). Check the applicable boxes indicating which of the systems you have chosen for each purpose. Once you have chosen the systems, each year must be reported in the same way under the Economic Stabilization Program. You may not change either system without the prior written approval of the Cost of Living Council.

Part II—Inpatient Summary

Items 5, 6, and 7. Note that all entries in columns (a), (b) and (c) apply to the last fiscal year and columns (d) and (e) apply to the reported fiscal year. All hospitals must complete Items 5 and 6. Only those hospitals which completed Part IV of Schedule D or Schedule I need complete Item 7. (Prospective rate revenues are not included under cost reimbursement arrangements.)

Column (a)—Item 5. Enter the amount of total inpatient operating charges for the last fiscal year. Exclude any amount of free care as defined below.

"Free care" means the customary charge for health care services and property furnished to an inpatient unable to pay for such services or property and for which a bill is not rendered to the patient or third party payor. It also includes the difference between the customary charge for an inpatient service or property and the amount actually billed to the patient. Contractual allowances, bad debts, and courtesy discounts are excluded from the scope of this definition.

For example:

1. If any particular service or property rendered to a particular patient is billed in whole or in part to a third party payor (such as Blue Cross, private insurer, Medicare, Medicaid, county welfare, etc.) no part of the customary charge for that service or property may be identified as "free care".

2. If you render a bill equal to or exceeding the customary charge for a particular service or property to a particular patient but receive no payment or reduced payment from that patient, the fact that payment in full was not received does not qualify the difference between the customary charges and actual payment as free care.

3. If you discount from a bill for the customary charge for a clergyman, hospital employee, member of the medical staff, etc., no portion of that bill may be identified as free care. Such discounts are termed "courtesy discounts" and the services were rendered to persons who were able to pay.

4. If you do not render a bill to a patient because he is unable to pay and is not covered by any third party payor, the entire customary charge may be identified as free care.

5. If you render a reduced bill to a patient because he is unable to pay and is not covered by any third party payor, the difference between the customary charge and the amount stated on the bill rendered to the patient may be identified as free care.

(b) If the reported fiscal year is the first fiscal year to be governed under the Phase IV regulations (6 CFR Part 150, Subpart R) and your last fiscal year was governed under the Phase II/III regulations (6 CFR 300.18 and 6 CFR Part 150, Subpart O), you may be entitled to adjust your total inpatient operating charges to account for the annualized effect of increases authorized under those earlier regulations. For example, if your fiscal year corresponds to the calendar year and you implemented an annualized 6 percent

increase on July 1, 1973, your charges will reflect only six months of that price increase. Since the charge increase was not reflected in the first six months of the year, you may add to the actual total inpatient operating charges which you had during the fiscal year ending December 31, 1973, an amount equal to the additional charge which would have been levied had all of your charge increases been made on January 1, 1973. You may annualize only those charge increases lawfully in effect on the last day of the last fiscal year under Subpart O.

In any case in which the charge on the last day of the last fiscal year had been lowered below authorized levels to assure compliance with 6 CFR Part 150, Subpart O, the charge may be increased to that amount which, if charged uniformly throughout the fiscal year, would have been lawful. However, the charge so established may not exceed the highest charge actually made for that service during that fiscal year.

If you instituted a charge for a new service during your last fiscal year under Subpart O, you may annualize the effect of such new service charges by determining the actual charges made for that new service over the twelve month period following the implementation of the new service. The amount of the increment to be added to the total inpatient operating charges for annualization purposes is the difference between the total inpatient operating charges for that new service during the first twelve months and the amount that was charged from the date of implementation through the last day of the last fiscal year.

If you make this adjustment, you must attach a supplemental page or pages setting forth your computations in order that this report indicate clearly the amount that was actually charged (that is, your total inpatient operating charges), and the additional amount which you claim as your entitlement for the balance of the year.

Item 6. Enter the amount of total inpatient operating expenses for the respective fiscal years.

Item 7. Enter the amount of total reimbursements for all admissions under cost reimbursement arrangements for the respective fiscal years.

Column (b)—Items 5 and 6. For each item, divide the entry in column (a) by the number of admissions in the last fiscal year, which is shown in Item 3(g), and enter the result in column (b).

Item 7. Divide the entry in column (a) by the number of cost reimbursed admissions for last fiscal year shown in Item 3(i) of this form, and enter the result in column (b).

Column (c)—Items 5 and 6. If "last fiscal year" was subject to the Phase II/III regulations (6 CFR 300.18 and 6 CFR Part 150, Subpart O), then enter in column (c) the same amount shown in column (b). If "last fiscal year" was subject to the Phase IV regulations (6 CFR Part 150, Subpart R), then show in column (c) the same amount shown for the respective item number in column (e) of the Form CLC-61 filed for the last fiscal year.

Item 7. If you were not required to complete Part IV of Schedule D or I on your report filed for the last fiscal year, or if the last fiscal year was governed under the Phase II/III regulations, then enter in column (c) the same amount shown in column (b). If you were required to complete Part IV of Schedule D or I on your report for the last fiscal year, then divide the amount shown in Item 37 of Schedule D or I for last fiscal year by the number of cost reimbursed admissions for the last fiscal year.

Column (d)—Items 5 and 6. For each item divide the amount shown in Item 24 of Schedule D or I by the number of admissions in the reported fiscal year, which is shown in Item 3(f), and enter the result in column (d).

Item 7. Divide the amount shown in Item 38 of Schedule D or I by the number of cost reimbursed admissions for the reported fiscal year which is shown in Item 3(h) of this form, and enter the result in column (d).

Column (e)—Items 5 and 6. Leave this column blank until you have completed Schedule D or I. After you have completed the appropriate Schedule, enter the respective amounts shown in Item 23(a) of the Schedule.

Item 7. Complete Schedule D or I before completing this item. Once you have completed that form, divide the amount shown in Item 37 of the Schedule by the total

number of cost reimbursed admissions for the reported fiscal year, which is shown in Item 3(h) of this form.

Items 8-17. Self-explanatory.

Part III—Outpatient Summary

Items 18-22. Self-explanatory.

Part IV—Additional Information

Items 23-24. Self-explanatory.

Part V—Certification and Signature

Type the name and title of the individual who has signed the certification and the date of signing. The individual who signs and certifies Form CLC-61 must be the chief executive officer, the administrator, or the chief financial officer of the hospital. No other signature will be accepted by the Cost of Living Council.

RULES AND REGULATIONS

	Charges	Expenses
16. Total patient mix adjustment..... From Schedule M, Item 16 - <input type="checkbox"/> Final <input type="checkbox"/> Pending approval	\$	\$
17. Special adjustments (specify and attach documentation)		
(a)	\$	\$
(b)	\$	\$
(c)	\$	\$
18. Total authorized inpatient operating Charges&Expenses for capital expenditure approved pursuant to 6 CFR 150.713 or 150.714(c) Attach documentation and check box <input type="checkbox"/> Approved <input type="checkbox"/> Provisional	\$	\$
19. Additional amount authorized by exception not included in Item 18 See instructions and check box <input type="checkbox"/> Approved <input type="checkbox"/> Provisional	\$	\$
20. Preliminary total authorization -- Sum of Items 14, 16, 17, 18 & 19	\$	\$
21. Limitation imposed by exception, if any See instructions	\$	\$
22. Authorized total inpatient operating Charges&Expenses Lesser of Item 20 or Item 21	\$	\$
23. (a) Total per admission rate - Item 22 divided by Item 3(a)	\$	\$
(b) Ratio to LFY Charges: Item 23(a) divided by Item 6		
Expenses: Item 23(a) divided by Item 7		
24. Actual total inpatient operating Charges&Expenses	\$	\$
25. Amount of excess if any..... If Item 24 is greater than Item 22, enter the difference; if not, enter a zero. Charges: See instructions for remedies Expenses: If this item is greater than zero, complete Part IV	\$	\$
26. (a) Amounts not eligible for carry-over Item 11 plus Item 19	\$	\$
(b) Total authorization exclusive of ineligible items Item 22 minus Item 26(a)	\$	\$
27. Carry-over available next fiscal year If Item 26(b) is greater than Item 24, enter the difference; if not, enter a zero.	\$	\$

Part IV. - Reimbursed Expenses Computation

Complete this part only if the "Expenses" column of Item 25 shows an amount greater than zero. See instructions.

28. Total inpatient reimbursed expenses in LFY	\$
29. Admissions covered under cost reimbursement arrangements in LFY	\$
30. LFY inpatient reimbursed expenses per admission Item 28 divided by Item 29	\$
31. Admissions covered under cost reimbursement arrangements in RFY	\$
32. Total authorization in RFY before adjustments Item 31 times Item 30 times Item 23(b) Expenses	\$
33. Special adjustments - See instructions and attach computations and authority	
(a)	\$
(b)	\$
34. Additional amount authorized by exception - See instructions and check applicable box - <input type="checkbox"/> Approved <input type="checkbox"/> Provisional	\$
35. Preliminary total authorization Sum of Items 32, 33, and 34	\$

14473

- Part V. - Prospective Rate Computations

40.	Actual total charges to inpatients covered under prospective rates in RFY	\$
41.	Reduction ratio for total inpatient operating charge coverage, if any Item 25 "Charges" divided by Item 24 "Charges"; if Item 25 is zero, enter "N.A."	\$
42.	Excess charges to inpatients covered under prospective rates Item 40 times Item 41	\$
43.	Authorized inpatient charges to prospective rate payors before exception Item 40 minus Item 42	\$
44.	Additional amount authorized by exception See instructions and check applicable box - <input type="checkbox"/> Approved <input type="checkbox"/> Provisional	\$
45.	Preliminary authorization Item 43 plus Item 44	\$
46.	Limitation imposed by exception See instructions	\$
47.	Authorized total inpatient charges to prospective rate payors in RFY..... Lesser of Item 45 or 46	\$
48.	Actual total <u>revenues</u> received or accrued from prospective rate payors in RFY	\$
49.	Amount of excess, if any If Item 48 is greater than Item 47, enter the difference; otherwise enter a zero. If this amount is positive, see instructions for remedies.	\$

INSTRUCTIONS FOR SCHEDULE D OF FORM CLC-61—INPATIENT COMPUTATIONS FOR ACUTE CARE HOSPITALS WITH ADMISSIONS DECREASE

GENERAL INSTRUCTIONS

PROPOSED MARCH 1974

Complete this Schedule only if the hospital had fewer admissions in the reported fiscal year than in the last fiscal year; that is, if the number of admissions indicated on Form CLC-61 Item 3(f) is less than Item 3(g), use this Schedule. In any other case, use Schedule I.

SPECIFIC INSTRUCTIONS

Before completing this Schedule be sure that you have completed Items 1-4 and columns (a), (b) and (c) of Items 5 and 6 of Form CLC-61. Note however, that you need not complete Item 3(h) or 3(i) of Form CLC-61 unless you are required to complete Part IV of this Schedule. Be sure that you have thoroughly read instructions for all items mentioned on Form CLC-61.

Part I—Identifying Data

Item 1 (a) and (b). Self-explanatory.

(c). Enter the Federal identification number which the hospital uses as a withholding of Federal income taxes.

Item 2. Self-explanatory.

Part II—Base Information

Item 3(a). This number must agree with Form CLC-61, Item 3(f).

(b). This number must agree with Form CLC-61, Item 3(g).

Items 4 and 5. Pursuant to 6 CFR 150.706, hospitals are required to make certain adjustments if admissions fluctuate beyond specified percentages. The "zone", as used in these items, refers to the limits within which no volume adjustment is required and outside of which an adjustment must be made.

Find the description below which applies to your hospital and follow the instructions for that description.

If in the reported fiscal year your hospital first qualified as a new facility or if the reported fiscal year was your first full (12-month) fiscal year of operations in a new facility, then see instructions to Item 4(c) of Form CLC-61. If you meet the definition of a new facility and the reported fiscal year was your second full (12-month) fiscal year of operations, then all admissions are within the zone. Enter in Item 4 the same number shown in Item 3(a) and enter zero in Item 5.

If neither of the above descriptions applies to your hospital, perform the computations below and note the special instructions in Step 2. (Numbers determined in Steps 5 and 6 will be entered on Schedule D as indicated.)

Step 1. Enter LFY admissions (Schedule D, Item 3(b)).

Step 2. If you had fewer than 4,000 admissions in the LFY or if your total inpatient operating charges in the LFY were less than \$2,500,000, enter 0.90; otherwise, enter 0.95.

Step 3. Multiply the entry in Step 1 by the entry in Step 2 and enter the product.

Step 4. Enter RFY admissions (Schedule D, Item 3(a)).

Step 5. Admissions within zone. Enter the greater of the entry in Step 3 or the entry in Step 4; enter this number also in Item 4 of Schedule D.

Step 6. Admissions outside zone. If the entry in Step 3 is greater than the entry in Step 4, enter the difference; otherwise enter a zero. Enter the same number in Item 5 of Schedule D.

Items 6 and 7. When the authorized amount is less than the actual amount, the authorized amount forms the base from

which the succeeding year's entitlements under the Economic Stabilization Program are computed; otherwise the actual amount constitutes the base.

Part III—Report Computations

The two columns marked "Charges" and "Expenses" are computed independently for each item listed. Where the items used in the computations differ, separate instructions are given for each column.

Items 8-10. Self-explanatory.

Item 11. If the last fiscal year was governed under the Phase II/III regulations (6 CFR 300.18 and 6 CFR Part 150, Subpart O), enter zero in both columns; there is no carry-over. If the last fiscal year was governed under the Phase IV regulations (6 CFR Part 150, Subpart R), then enter the same amount shown in Item 11 of Form CLC-61 which was filed last fiscal year (or the most recent amendment of that filing).

Items 12-15. Self-explanatory.

Item 16. If this schedule is being prepared for self-monitoring purposes, enter the amount shown in Item 16 of Schedule M.

If this schedule is being prepared as part of your annual report and you wish to claim a patient mix adjustment, enter the amounts shown in Item 16 of Schedule M. The Schedule M must be prepared using only actual year-end figures even if you have previously received approval for the reported fiscal year of a patient mix adjustment based in whole or in part on budgeted or projected figures.

Check the applicable box showing the status of the patient mix adjustment claimed. Check "final" if the amount shown in Item 18 of Schedule M is zero in both columns; check "pending approval" if the amount shown in either column of Item 18 of Schedule M is greater than zero.

Item 17. These are blank spaces provided for special adjustments. Use them only when authorized by the Council (such as CLC Notice 74-3 Energy Needs of Acute Care Hospitals and Long Term Institutions).

Item 18. If the reported fiscal year was the inaugural year for operations resulting from a capital expenditure, enter the actual amount of total inpatient operating charges and total inpatient operating expenses attributable to the capital expenditure, but do not enter more than the amount authorized in the approval document, if applicable. If the reported fiscal year was the first full fiscal year (but not the inaugural year) for operations resulting from a capital expenditure, enter the actual incremental increase in total inpatient operating charges and total inpatient operating expenses attributable to the capital expenditure, but do not enter more than the incremental amount authorized in the approval document, if applicable.

Item 19. If you have received an exception other than an exception for a capital expenditure included in Item 18, check the applicable box indicating whether approval of the exception is final as evidenced by an Order from the Cost of Living Council or whether approval is provisional because you requested an exception subject to the 60-day clause of 6 CFR 150.714(b) and you have not received an Order from the Council within 60 days (plus any additional days required to provide additional information requested by the Council) by the date you completed Form CLC-61 to which this Schedule is attached. If the exception granted a specific total dollar amount of charges, expenses, or both, in addition to the amount otherwise authorized pursuant to the regulations, then enter the additional amount authorized by the Decision and Order in Item 19. Be certain before making an entry that your exception was for total inpatient operating expenses. Exceptions for total inpatient reimbursed expenses will be recorded in Part IV and not in this item.

If the exception granted a specific dollar amount of charges or operating expenses per admission, convert that amount to total dollars and enter the result (i.e., multiply Item 3(a) times the dollar amount per admission). If the exception granted a specific percentage increase in charges or expenses per admission, convert that amount to total dollars and enter the result.

Item 20. Self-explanatory.

Item 21. If you have not received an exception, enter "none". If you have received an exception, but the exception was granted on the condition that the hospital not exceed a specified limitation, enter the amount of that limitation. Convert any limitation stated as a per admission rate (either dollars or percentage) to a total dollar amount. If you have received an exception but the Decision and Order did not specify any limitation, then enter "none".

Item 22. If "none" is entered in Item 21, enter the amount shown in Item 20.

If there is a dollar amount entered in Item 21, then enter in Item 22 the lesser of the amounts shown in Item 20 or 21.

Items 23-24. Self-explanatory.

Item 25—Charges. If this report is being completed during the fiscal year as an aid in monitoring your own compliance with the Economic Stabilization Program, the amount shown in Item 25 is the amount (assuming the accuracy of your projections) by which you should reduce your charges in order to ensure compliance by the end of the fiscal year. You should continue to monitor to assure that your corrective action was appropriate.

If this is your annual report and the reported fiscal year has been completed, then this is the dollar amount of charges to which 6 CFR 150.720 applies. You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. The compliance plan may provide for reduction of charges, a stipulation of no charge increase during a period of time, or any other action which is reasonable and appropriate to cause the remission of such excess charges or a combination of any of the foregoing. The Cost of Living Council may approve such a plan, order certain charges, or order a different plan of its own design.

If a request for exception is pending on the date you completed Form CLC-61 to which this Schedule is attached, and the amount requested equals or exceeds the amount of the excess, you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

Expenses. If this item is greater than zero, you must complete Part IV of this Schedule. The fact that the "Expenses" column of Item 25 is greater than zero does not result in a violation of the Economic Stabilization regulations, but merely means that you must complete Part IV to determine if you are in compliance on reimbursed expenses.

Item 26 (a) and (b). Self-explanatory.

Item 27. This is the amount which you will report as your carry-over next fiscal year.

Part IV—Reimbursed Expenses Computation

You are required to complete this part only if the "Expenses" column of Item 25 showed an amount greater than zero. Do not complete this part if the "Expenses" column of Item 25 is zero.

Item 28. Enter the total dollar amount of all payments for services rendered during the last fiscal year under cost reimbursement arrangements for inpatient expenses. Remember that a cost reimbursement arrangement means any formula provided by contract or legislation to calculate the final

amount payable for health services furnished by an acute care hospital on the basis of cost rather than charges or on the basis of charges when the charges are less than cost. Arrangements pursuant to which the amount to be reimbursed for one year is calculated on the basis of costs occurring in any other year are not cost reimbursement arrangements.

Item 29. Enter the total admissions for the last fiscal year for patients whose care was paid for in whole or in part under a cost reimbursement arrangement.

Items 30-32. Self-explanatory.

Item 33. These are blank spaces provided for special adjustments. Use them only if you have received authorization from the Council. Do not include any amount already reported in Item 17 "Expenses".

Item 34. If you did not receive an exception for total inpatient reimbursed expenses, enter "none". If you received an exception for total inpatient reimbursed expenses in addition to those entitlements authorized pursuant to the regulations, enter the total dollar amount of the exception granted. Convert any amount stated as a per admission rate (either dollars or percentage) to total dollars. Be certain before making an entry that your exception was for total inpatient reimbursed expenses. Exceptions for total inpatient operating expenses should have been recorded in Item 19 "Expenses" and not in this Item. Also, check the appropriate box indicating whether this exception has received final approval as evidenced by an Order from the Cost of Living Council or whether approval was provisional because you requested an exception subject to the 60-day clause and 60 days had elapsed at the time you completed Form CLC-61 to which this Schedule is attached.

Item 35. Self-explanatory.

Item 36. If you have not received an exception or if you have received an exception for total inpatient reimbursed expenses, but the exception did not specify any limitations, then enter "none". If the exception was granted on the condition that the hospital not exceed a specified limitation, enter the amount of that limitation. Convert any limitation stated as a per admission rate

(either dollars or percentage) to a total dollar amount.

Items 37-38. Self-explanatory.

Item 39. If Item 39 is greater than zero, the lesser of the amount shown in this item or in the "Expenses" column of Item 25 is the total dollar amount which will normally be credited to settlements with cost reimbursers on a pro-rata basis. You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. The Cost of Living Council may approve such a plan, order certain changes, or order a different plan of its own design. If a request for exception for an amount at least equal to the amount of the excess was pending on the date you completed Form CLC-61 (to which this Schedule is attached), you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

Part V—Prospective Rate Computation

Complete this part only if any third party payors reimburse you for the inpatient health care of their subscribers or beneficiaries on the basis of prospective rates rather than charges or reimbursable expense. "Prospective rates" means a system of payments applicable to third party payors established in advance for health care services, without provision for retrospective adjustment based on actual charges or costs incurred during the year in which the services were rendered.

Item 40. Enter the actual total charges billed to or on behalf of inpatients covered by third party payors who pay under prospective rates.

Item 41. If the amount shown in the "Charges" column of Item 25 is greater than zero, then divide that amount by the amount shown in the "Charges" column of Item 24. If the amount shown in the "Charges" column of Item 25 is zero, enter "N.A."

Items 42 and 43. Self-explanatory.

Item 44. If you have received an exception granting a specific total dollar amount of prospective rate revenues in excess of the

charges to inpatients covered under prospective rates, enter that amount in this item. Convert any amount expressed as a rate per admission (either dollars or percentage) to a total dollar amount. Check the applicable box indicating whether this exception had received final approval as evidenced by an Order issued by the Cost of Living Council, or whether approval was provisional because you requested an exception subject to the 60-day clause and 60 days had elapsed at the time you completed Form CLC-61 to which this Schedule is attached. Remember that an exception which is approved provisionally may be revoked or modified at a future time.

Item 45. Self-explanatory.

Item 46. If you have not received an exception or if you have received an exception which did not state a specific limitation, enter "none." If the exception was granted on the condition that the hospital not exceed a specified limitation, enter the amount of that limitation. Convert any limitation stated as a per admission rate (either dollars or percentage) to a total dollar amount.

Item 47. Self-explanatory.

Item 48. Enter the actual total of all revenues received from prospective rate payors for services rendered during the reported fiscal year to patients covered under prospective rate payment arrangements. "Received" means paid, accrued, or both.

Item 49. If this item is greater than zero, this is the total dollar amount of prospective rate revenues which will normally be credited to settlements with third party payors who paid on a prospective rate system.

You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. The Council may approve such a plan, order certain changes, or order a different plan of its own design. If a request for exception for an amount at least equal to the amount of the excess was pending on the date you completed Form CLC-61 (to which this Schedule is attached), you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

RULES AND REGULATIONS

ECONOMIC STABILIZATION PROGRAM

Inpatient Computation for Acute Care Hospitals
With Admissions Increase or Constant AdmissionsSCHEDULE I
CLC Form-61
(April 1974)CLC USE ONLY
Docket Number

OMB NUMBER 172-R0022 Approval Expires April 1974

Part I. - Identifying Data

1. (a) Name of Hospital

(b) Address (City, State)

(c) Federal Identification Number

Month Day Year

2. Report for Fiscal Year ended

Part II. - Base Information

3. (a) Total admissions in Reported Fiscal Year
- (b) Total admissions in Last Fiscal Year
4. Admissions inside zone (not subject to volume adjustment -- see instructions)
5. Admissions outside zone (subject to volume adjustment -- see instructions)
6. Lesser of actual or authorized charges per admission Last Fiscal Year [From CLC Form-61, lesser of Item 5 Col(b) or Col(c)] \$
7. Lesser of actual or authorized expenses per admission Last Fiscal Year [From CLC Form-61, lesser of Item 6 Col(b) or Col(c)] \$

Part III. - Report Computations

	Charges	Expenses
8. Total Charges and Expenses for admissions inside zone		
Charges: Item 4 X Item 6 X 1.075	\$	
Expenses: Item 4 X Item 7 X 1.075		\$
9. Total Charges and Expenses for admissions outside zone		
Charges: Item 5 X Item 6 X 0.43	\$	
Expenses: Item 5 X Item 7 X 0.43		\$
10. Total before last year carry-over	\$	\$
Item 8 plus Item 9		
11. Last year carry-over	\$	\$
See instructions		
12. Preliminary Basic Allowance	\$	\$
Item 10 plus Item 11		
13. Minimum Total Charges and Expenses authorized per regulations		
Charges: Item 3(a) X Item 6 X 1.03	\$	
Expenses: Item 3(a) X Item 7 X 1.03		\$
14. Basic Allowance	\$	\$
Greater of Item 12 or Item 13		

	Charges	Expenses
15. (a) Basic per admission rate - Item 14 divided by Item 3(a)	\$	\$
(b) Ratio to LFY Charges: Item 15(a) divided by Item 6		
Expenses: Item 15(a) divided by Item 7		
16. Total patient mix adjustment	\$	\$
From Schedule M, Item 16 -- <input type="checkbox"/> Final <input type="checkbox"/> Pending approval		
17. Special adjustments (specify and attach documentation)		
(a)	\$	\$
(b)	\$	\$
(c)	\$	\$
18. Total authorized inpatient operating Charges & Expenses for capital expenditure approved pursuant to 6 CFR 150.713 or 150.714(c)	\$	\$
Attach documentation and check box <input type="checkbox"/> Approved <input type="checkbox"/> Provisional		
19. Additional amount authorized by exception not included in Item 18	\$	\$
See instructions and check box <input type="checkbox"/> Approved <input type="checkbox"/> Provisional		
20. Preliminary total authorization -- Sum of Items 14, 16, 17, 18 & 19	\$	\$
21. Limitation imposed by exception, if any	\$	\$
See instructions		
22. Authorized total inpatient operating Charges & Expenses	\$	\$
Lesser of Item 20 or Item 21		
23. (a) Total per admission rate - Item 22 divided by Item 3(a)	\$	\$
(b) Ratio to LFY Charges: Item 23(a) divided by Item 6		
Expenses: Item 23(a) divided by Item 7		
24. Actual total inpatient operating Charges & Expenses	\$	\$
25. Amount of excess, if any	\$	\$
If Item 24 is greater than Item 22, enter the difference; if not, enter a zero. Charges: See instructions for remedies Expenses: If this item is greater than zero, complete Part IV		
26. (a) Amounts not eligible for carry-over Item 11 plus Item 19	\$	\$
(b) Total authorization exclusive of ineligible items Item 22 minus Item 26(a)	\$	\$
27. Carry-over available next fiscal year	\$	\$
If Item 26(b) is greater than Item 24, enter the difference; if not, enter a zero.		

Part IV. - Reimbursed Expenses Computation

Complete this part only if the "Expenses" column of Item 25 shows an amount greater than zero. See instructions.

28. Total inpatient reimbursed expenses in LFY	\$
29. Admissions covered under cost reimbursement arrangements in LFY	\$
30. LFY inpatient reimbursed expenses per admission	\$
Item 28 divided by Item 29	
31. Admissions covered under cost reimbursement arrangements in RFY	\$
32. Total authorization in RFY before adjustments	\$
Item 31 times Item 30 times Item 23(b) Expenses	
33. Special adjustments - See instructions and attach computations and authority	
(a)	\$
(b)	\$

RULES AND REGULATIONS

34. Additional amount authorized by exception - ☐ Approved
See instructions and check applicable box - ☐ Provisional
35. Preliminary total authorization \$
Sum of Items 32, 33, and 34
36. Limitation imposed by exception - see instructions \$
37. Authorized total inpatient reimbursed expenses in RPY \$
Lesser of Item 35 or 36
38. Actual total inpatient reimbursed expenses in RPY \$
39. Amount of excess, if any \$
If Item 38 is greater than Item 37, enter the difference; if not, enter a zero.
If this item is greater than zero, see instructions for remedies.

Part V. - Prospective Rate Computations

Complete this part only if any third party payor reimburses under prospective rates rather than charges or reimbursable expenses.

40. Actual total charges to inpatients covered under prospective rates in RPY \$
41. Reduction ratio for total inpatient operating charge coverage, if any \$
Item 25 "Charges" divided by Item 24 "Charges"; if Item 25 is zero, enter "N.A."
42. Excess charges to inpatients covered under prospective rates \$
Item 40 times Item 41
43. Authorized inpatient charges to prospective rate payors before exception \$
Item 40 minus Item 42
44. Additional amount authorized by exception ☐ Approved
See instructions and check applicable box - ☐ Provisional
45. Preliminary authorization \$
Item 43 plus Item 44
46. Limitation imposed by exception \$
See instructions
47. Authorized total inpatient charges to prospective rate payors in RPY \$
Lesser of Item 45 or 46
48. Actual total revenues received or accrued from prospective rate payors in RPY \$
49. Amount of excess, if any \$
If Item 48 is greater than Item 47, enter the difference; otherwise enter a zero.
If this amount is positive, see instructions for remedies.

INSTRUCTIONS FOR SCHEDULE I OF FORM CLC-61—INPATIENT COMPUTATIONS FOR ACTIVE CARE HOSPITALS WITH ADMISSIONS INCREASE OR CONSTANT ADMISSIONS

GENERAL INSTRUCTIONS

PROPOSED MARCH 1974

Complete this Schedule only if the hospital had the same or a greater number of admissions in the reported fiscal year as compared to the last fiscal year; that is on Form CLC-61, if Item 3(f), is the same as or greater than Item 3(g), use this Schedule. If the hospital had fewer admissions, use Schedule D instead.

SPECIFIC INSTRUCTIONS

Before completing this Schedule be sure that you have completed Items 1-4 and Columns (a), (b), and (c) of Item 5 and 6 of Form CLC-61. Note, however, that you need not complete Item 3(h) or 3(i) unless you are required to complete Part IV of this Schedule. Be sure that you have thoroughly read instructions for all items mentioned on Form CLC-61.

Part I—Identifying Data

Item 1 (a) and (b). Self-explanatory.

(c). Enter the Federal Identification Number which the hospital uses as a withholder of Federal income taxes.

Item 2. Self-explanatory.

Part II—Base Information

Item 3(a). This number must agree with Form CLC-61, Item 3(f).

(b). This number must agree with Form CLC-61, Item 3(g).

Items 4 and 5. Pursuant to 6 CFR 150.706, hospitals are required to make certain adjustments if admissions fluctuate beyond specified percentages. The "zone", as used in these items, refers to the limits within which no volume adjustment is required and outside of which an adjustment must be made.

Find the description below which applies to your hospital and follow the instructions for that description.

If your hospital had the same number of admissions in the reported fiscal year as in the last fiscal year, enter that number in Item 4 and enter a zero in Item 5.

If in the reported fiscal year your hospital first qualified as a new facility, or if the reported fiscal year was your first full (12-month) fiscal year of operations in a new facility, then see instructions to Item 4(c) of Form CLC-61.

If your hospital meets the definition of a new facility and the reported fiscal year was your second full (12-month) fiscal year of operations, then all admissions are within the zone. Enter in Item 4 the same number shown in Item 3(a), and enter zero in Item 5.

If none of the above descriptions applies to your hospital, perform the computations below and note the special instructions in Step 2. (Numbers determined in Steps 5 and 6 will be entered on Schedule I as indicated.)

Step 1. Enter LFY admissions (Schedule I, Item 3(b)).

Step 2. If you had fewer than 4,000 admissions in the last fiscal year or if your total inpatient operating charges in the last fiscal year were less than \$2,500,000, enter 1.04; otherwise, enter 1.02.

Step 3. Multiply the entry in Step 1 by the entry in Step 2 and enter the product.

Step 4. Enter RPY admissions (Schedule I, Item 3(a)).

Step 5. Admissions within zone. Enter the lesser of the entries in Steps 3 or 4; enter this number also in Item 4 of Schedule I.

Step 6. Admissions outside zone. If the entry in Step 4 is greater than the entry in Step 5, enter the difference; otherwise, enter

a zero. Enter the same number in Item 5 of Schedule I.

Items 6 and 7. When the authorized amount or percentage is less than the actual amount or percentage, the authorized amount or percentage forms the base from which the succeeding year's entitlements under the Economic Stabilization Program are computed; otherwise, the actual amount constitutes the base.

Part III—Report Computations

The two columns marked "Charges" and "Expenses" are computed independently for each item listed. Where the items used in the computations, differ, separate instructions are given for each column.

Items 8-10. Self-explanatory.

Item 11. If the last fiscal year was governed under the Phase II/III regulations (6 CFR 300.18 and 6 CFR Part 150, Subpart O), enter zero in both columns; there is no carry-over. If the last fiscal year was governed under the Phase IV regulations (6 CFR Part 150, Subpart R), then enter the same amount shown in Item 11 of Form CLC-61 which was filed last fiscal year (or the most recent amendment of that filing).

Items 12-15. Self-explanatory.

Item 16. If this schedule is being prepared for self-monitoring purposes, enter the amount shown in Item 16 of Schedule M.

If this schedule is being prepared as part of your annual report and you wish to claim a patient mix adjustment, enter the amounts shown in Item 16 of Schedule M. The Schedule M must be prepared using only actual year-end figures even if you have previously received approval for the reported fiscal year of a patient mix adjustment based in whole or in part on budgeted or projected figures.

Check the applicable box showing the status of the patient mix adjustment claimed. Check "final" if the amount shown in Item 18 of Schedule M is zero in both columns; check "pending approval" if the amount shown in either column of Item 18 of Schedule M is greater than zero.

Item 17. These are blank spaces provided for special adjustments. Use them only when authorized by the Council (such as CLC Notice 74-3 Energy Needs of Acute Care Hospitals and Long Term Institutions).

Item 18. If the reported fiscal year was the inaugural year for operations resulting from a capital expenditure, enter the actual amount of total inpatient operating charges and total inpatient operating expenses attributable to the capital expenditure, but do not enter more than the amount authorized in the approval document, if applicable. If the reported fiscal year was the first full fiscal year (but not the inaugural year) for operations resulting from a capital expenditure, enter the actual incremental increase in total inpatient operating charges and total inpatient operating expenses attributable to the capital expenditure, but do not enter more than the incremental amount authorized in the approval document, if applicable.

Item 19. If you have received an exception other than an exception for a capital expenditure included in Item 18, check the applicable box indicating whether approval of the exception is final as evidenced by an Order from the Cost of Living Council or whether approval is provisional because you requested an exception subject to the 60-day clause of 6 CFR 150.714(b) and you have not received an Order from the Council within 60 days (plus any additional days required to provide additional information requested by the Council) by the date you completed Form CLC-61 to which this Schedule is attached. If the exception granted a specific total dollar amount of charges, expenses, or both, in addition to the amount otherwise authorized pursuant to the regulations, then

enter the additional amount authorized by the Decision and Order in Item 19. Be certain before making an entry that your exception was for total inpatient operating expenses. Exceptions for total inpatient reimbursed expenses will be recorded in Part IV and not in this item.

If the exception granted a specific dollar amount of charges or operating expenses per admission, convert that amount to total dollars and enter the result (i.e., multiply Item 3(a) times the dollar amount per admission). If the exception granted a specific percentage increase in charges or expenses per admission, convert that amount to total dollars and enter the result.

Item 20. Self-explanatory.

Item 21. If you have not received an exception, enter "none". If you have received an exception, but the exception was granted on the condition that the hospital not exceed a specified limitation, enter the amount of that limitation. Convert any limitation stated as a per admission rate (either dollars or percentage) to a total dollar amount. If you have received an exception but the Decision and Order did not specify any limitation, then enter "none".

Item 22. If "none" is entered in Item 21, enter the amount shown in Item 20. If there is a dollar amount entered in Item 21, then enter in Item 22 the lesser of the amounts shown in Item 20 or 21.

Items 23-24. Self-explanatory.

Item 25—Charges. If this report is being completed during the fiscal year as an aid in monitoring your own compliance with the Economic Stabilization Program, the amount shown in Item 25 is the amount (assuming the accuracy of your projections) by which you should reduce your charges in order to ensure compliance by the end of the fiscal year. You should continue to monitor to assure that your corrective action was appropriate.

If this is your annual report and the reported fiscal year has been completed, then this is the dollar amount of charges to which 6 CFR 150.720 applies. You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. The compliance plan may provide for reduction of charges, a stipulation of no charge increase during a period of time, or any other action which is reasonable and appropriate to cause the remission of such excess charges or a combination of any of the foregoing. The Cost of Living Council may approve such a plan, order certain charges, or order a different plan of its own design.

If a request for exception is pending on the date you completed Form CLC-61 to which this Schedule is attached, and the amount requested equals or exceeds the amount of the excess, you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

Expenses. If this item is greater than zero, you must complete Part IV of this schedule. The fact that the "Expenses" column of Item 25 is greater than zero does not result in a violation of the Economic Stabilization regulations, but merely means that you must complete Part IV to determine if you are in compliance on reimbursed expenses.

Item 26 (a) and (b). Self-explanatory.

Item 27. This is the amount which you will report as your carry-over next fiscal year.

Part IV—Reimbursed Expenses Computation

You are required to complete this part only if the "Expenses" column of Item 25 showed an amount greater than zero. Do not complete this part if the "Expenses" column of Item 25 is zero.

Item 28. Enter the total dollar amount of all payments for services rendered during the last fiscal year under cost reimbursement arrangements for inpatient expenses. Remember that a cost reimbursement arrangement means any formula provided by contract or legislation to calculate the final amount payable for health services furnished by an acute care hospital on the basis of cost rather than charges or on the basis of charges when the charges are less than cost. Arrangements pursuant to which the amount to be reimbursed for one year is calculated on the basis of costs occurring in any other year are not cost reimbursement arrangements.

Item 29. Enter the total admissions for the last fiscal year for patients whose care was paid for in whole or in part under a cost reimbursement arrangement.

Item 30-32. Self explanatory.

Item 33. These are blank spaces provided for special adjustments. Use them only if you have received authorization from the council. Do not include any amount already reported in Item 17 "Expenses".

Item 34. If you did not receive an exception for total inpatient reimbursed expenses, enter "none". If you received an exception for total inpatient reimbursed expenses in addition to those entitlements authorized pursuant to the regulations, enter the total dollar amount of the exception granted. Convert any amount stated as a per admission rate (either dollars or percentage) to total dollars. Be certain before making an entry that your exception was for total inpatient reimbursed expenses. Exceptions for total inpatient operating expenses should have been recorded in Item 19 "Expenses" and not in this Item. Also, check the appropriate box indicating whether this exception has received final approval as evidenced by an Order from the Cost of Living Council or whether approval was provisional because you requested an exception subject to the 60-day clause and 60 days had elapsed at the time you completed Form CLC-61 to which this Schedule is attached.

Item 35. Self-explanatory.

Item 36. If you have not received an exception or if you have received an exception for total inpatient reimbursed expenses, but the exception did not specify any limitations, then enter "none". If the exception was

granted on the condition that the hospital not exceed a specified limitation, enter the amount of that limitation. Convert any limitation stated as a per admission rate (either dollars or percentage) to a total dollar amount.

Items 37-38. Self-explanatory.

Item 39. If item 39 is greater than zero, the lesser of the amount shown in this item or in the "Expenses" column of Item 25 is the total dollar amount which will normally be credited to settlements with cost reimbursements on a pro-rata basis. You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. The Cost of Living Council may approve such a plan, order certain changes, or order a different plan of its own design. If a request for exception for an amount at least equal to the amount of the excess was pending on the date you completed Form CLC-61 (to which this Schedule is attached), you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

Part V—Prospective Rate Computation

Complete this part only if any third party payors reimburse you for the inpatient health care of their subscribers or beneficiaries on the basis of prospective rates rather than charges or reimbursable expense. "Prospective rates" means a system of payments applicable to third party payors established in advance for health care services, without provision for retrospective adjustment based on actual charges or costs incurred during the year in which the services were rendered.

Item 40. Enter the actual total charges billed to or on behalf of inpatients covered by third party payors who pay under prospective rates.

Item 41. If the amount shown in the "Charges" column of Item 25 is greater than zero, then divide that amount by the amount shown in the "Charges" column of Item 24. If the amount shown in the "Charges" column of Item 25 is zero, enter "N.A."

Items 42 and 43. Self-explanatory.

Item 44. If you have received an exception granting a specific total dollar amount of

prospective rate revenues in excess of the charges to inpatients covered under prospective rates, enter that amount in this Item. Convert any amount expressed as a rate per admission (either dollars or percentage) to a total dollar amount. Check the applicable box indicating whether this exception had received final approval as evidenced by an Order issued by the Cost of Living Council, or whether approval was provisional because you requested an exception subject to the 60-day clause and 60 days had elapsed at the time you completed Form CLC-61 to which this Schedule is attached. Remember that an exception which is approved provisionally may be revoked or modified at a future time.

Item 45. Self-explanatory.

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Item 47. Self-explanatory.

Item 48. Enter the actual total of all revenues received from prospective rate payors for services rendered during the reported fiscal year to patients covered under prospective rate payment arrangements. "Received" means paid, accrued, or both.

Item 49. If this item is greater than zero, this is the total dollar amount of prospective rate revenues which will normally be credited to settlements with third party payors who paid on a prospective rate system. You must submit with your annual report a plan for achieving compliance to the Office of Health, Cost of Living Council, 2000 M Street NW., Washington, D.C. 20508. The Council may approve such a plan, order certain changes, or order a different plan of its own design. If a request for exception for an amount at least equal to the amount of the excess was pending on the date you completed Form CLC-61 (to which this Schedule is attached), you need not file your compliance plan until 20 days following receipt of an Order from the Council denying your request or granting an amount less than that necessary to remove the excess.

Part III - Report Computations and Prenotification

	Charges	Expenses
11. Lesser of actual or authorized charges/expenses per admission in LFY.... Charges: From Schedule D or I, Item 6 Expenses: From Schedule D or I, Item 7	\$	\$
12. Incremental increase ratio of basic rate From Schedule D or I, Item 15(k) minus the number 1		
13. Limit of increase ratio not requiring prenotification Item 12 times 0.25		
14. Total dollar amount of limitation not requiring prenotification Item 5 times Item 11 times Item 13	\$	\$
15. Maximum patient mix adjustment..... Item 5 times Item 11 times Item 10	\$	\$
16. Total amount claimed for patient mix adjustment (Must not exceed Item 15)	\$	\$
17. Amount previously approved or not requiring approval, if any See instructions.	\$	\$
18. Amount for which approval is pending or is now sought, if any Item 16 minus Item 17 - See instructions for required actions.	\$	\$

INSTRUCTIONS FOR SCHEDULE M OF FORM
CLC-61—PATIENT MIX ADJUSTMENT FOR
ACUTE CARE HOSPITALS

GENERAL INSTRUCTIONS

PROPOSED MARCH 1974

1. Schedule M will be used by an acute care hospital to show its computations supporting the amount of its claim for a significant change in patient mix to be entered in Item 16 of Schedule D or I.

2. This schedule will be used to determine whether prenotification of a claimed adjustment is required and if so, will be used in conjunction with Form CLC-61 as the prenotification document.

3. When this schedule is being prepared for prenotification purposes, the computations may be based in whole or in part on budgeted or projected figures. When this schedule is being prepared for submission with the annual report, the computations must be based entirely on actual year-end figures even if you have previously received approval for the reported fiscal year of a patient mix adjustment based in whole or in part on budgeted or projected figures.

SPECIFIC INSTRUCTIONS

Part I—Identifying Data

Item 1 (a) and (b). Self-explanatory.
(c). Enter the Federal Identification Number which the hospital uses as a withholding of Federal income taxes.

Item 2. Self-explanatory.

Item 3 (a)–(c). Complete the remainder of this Schedule before completing these items. Then indicate by checking the appropriate boxes, the status of the patient mix adjustment you are claiming as of the date that you completed Form CLC-61 to which this Schedule is attached. Where appropriate, complete the indicated blanks. Check only one box in each item.

Part II—Patient Mix Factor

Items 4–10. Self-explanatory.

Part III—Report Computations and
Prenotification Requirements

The two columns marked "Charges" and "Expenses" are computed independently for each item listed. Where the items used in the computations differ, separate instructions are given for each column.

Items 11–15. Self-explanatory.

Item 16. Enter in this item the total dollar amount of the adjustment for changes in patient mix which you are claiming (or wish to claim, if this is a prenotification) in Item 16 of Schedule D or I. This amount may not exceed the amount shown in Item 15 of this Schedule, but it may be less.

Item 17. If this is a prenotification (i.e., the computations in this Schedule are based

in whole or in part on budgeted or projected figures) and the amount shown in Item 16 is greater than the amount shown in Item 14, then enter a zero; otherwise, enter the amount shown in Item 16.

If this is part of your annual report (i.e., the computations in this Schedule are based entirely on actual figures) and either (1) the amount shown in Item 16 is less than or equal to the amount shown in Item 14, or (2) you have previously for the reported fiscal year received approval of an amount at least equal to the amount shown in Item 16, then enter the amount shown in Item 16; otherwise enter the amount shown in Item 14.

Item 18. If this amount is greater than zero and the computations are based in whole or in part on budgeted or projected figures, you are required to prenotify the Cost of Living Council of the adjustment claimed in Item 16.

To make this prenotification, you will need to complete Schedule M and Schedule D or I and attach both to Form CLC-61. On Form CLC-61, you need complete only the following items: Part I, Part V, Part VI, and Items 5 and 6, columns (a), (b), and (c) of Part II.

On Schedule D or I, complete the following items: Part I, Part II, and Items 8–15 of Part III. On Schedule M, do not forget to complete Item 3 (a), (b), and (c).

If this amount is greater than zero and the computations are based entirely on actual figures, you must request approval of that portion of the total adjustment shown in this item. To do this, file Schedule M with your annual report (Form CLC-61). Do not forget to complete Item 3 (a), (b), and (c) of this Schedule. A request for approval of a patient mix adjustment cannot be accepted after the date your annual report is filed.

Part IV—Restatement of Last Fiscal Year
Total Charges

Item 19. Check the box which shows which system of patient allocation you used in the computations below. Under normal circumstances, you must use one of the following standard patient allocation systems to allocate admissions.

System A. An acute care hospital may classify admissions among the following categories:

Medical
Surgical
Pediatric
Obstetric
Psychiatric

System B. An acute care hospital may use the Eighth Revision, International Classification of Diseases, Adapted for Use in the United States, (ICDA, Public Health Service

Publication No. 1693, U.S. Department of Health, Education, and Welfare, Superintendent of Documents, U.S. Government Printing Office) or the Hospital Adaptation—International Classification of Diseases Adapted For Use in the United States (H-ICDA, 1968 edition, Commission on Professional and Hospital Activities, 1968 Green Road, Ann Arbor, Michigan 48106) in such a way as to include at least 85 percent of its admissions. The balance of the admissions must be included as "other."

Other. If you do not wish to use one of the standard patient allocation systems described above, or the standard methodology presented in this item, you must receive approval from the Cost of Living Council to use a system different from those set forth here. You must demonstrate in documentation accompanying the request for approval of the different system or methodology, the validity and reliability of your data and the proposed method to identify the effects of change in patient mix. Once you have received approval of the alternative system or methodology you may use it in subsequent computations on the Schedule. If the methodology differs from that presented, use the approved method in lieu of Item 18. Attach a copy of the approval document and of your computations.

Column (a). Enter each of the basic patient categories from the patient allocation system chosen.

Column (b). For each patient category, enter the number of admissions in the last fiscal year.

Column (c). Enter the last fiscal year gross charge per admission. The regulations allow you to determine the figure by means of a valid statistical sample on a separate sheet of paper, specify the sample size and describe in detail the organization of admission records from which the sample was drawn and the sampling method used.

Column (d). For each patient category, enter the number of admissions in the reported fiscal year.

Column (e). Enter the weighting factor or ratio for each category. To do this, divide each entry in Column (d) by the total admissions in the reported fiscal year which is shown in Item 5. Leave this amount expressed as a decimal correct to four places.

Column (f). For each category, enter restated admissions for the last fiscal year. To do this, multiply the total number of admissions for the last fiscal year (which is shown in Item 4) by the ratio or weighting factor shown in Column (e) for each category.

Column (g). For each category multiply the entry in Column (c) by the entry in Column (f).

Item 20. Self-explanatory.

SCHEDULE O
Form CLC-61
Form CLC-71
(April 1974)

ECONOMIC STABILIZATION PROGRAM
Outpatient Computations for Acute Care Hospitals and
Long Term Care Institutions

CLC USE ONLY
Docket Number

OMB NUMBER 172-R0022

Approval Expires April 1974

Part I. - Identifying Data

1. (a) Name of Hospital or Long Term Care Institution

(b) Address (City, State)

(c) Federal Identification Number

2. Report for Fiscal Year ended

Month Day Year

3. This Institution chose: ☐ Unit charge increase of ___ percent
☐ Aggregate weighted charge increase

Part II. - Report Computations

	Charges
4. Basic allowance for reported fiscal year	6.00 %
5. Carry-over from last fiscal year - see instructions	%
6. Additional percentage authorized by exception	%
Attach documentation and check applicable box <input type="checkbox"/> Final <input type="checkbox"/> Provisional	
7. Special adjustments (specify and attach documentation - see instructions)	
(a)	%
(b)	%
8. Authorized total increase - Sum of Items 4,5,6 and 7	%
9. Actual increase implemented	%
If unit charge increase, from Item 3	
If AUCI, from Item 18	
10. Amount of excess, if any	%
Item 9 minus Item 8, but not less than zero	
See instructions for remedies	
11. Amount of carry-over available next fiscal year	%
Item 4 minus Item 9, but not less than zero	
12. (Non unit charge only) Did the charge for any individual service or property increase more than 10 percent or \$1.00 or the percentage shown in Item 8, whichever is greatest?.....	Yes <input type="checkbox"/> No <input type="checkbox"/>
If yes, attach a list showing each such charge, the former charge, and the percentage increase, or attach a copy of your authorization to make such an increase.	
See instructions.	

RULES AND REGULATIONS

Part III. - Computation of Percentage Aggregate Weighted Charge Increase

Complete this part only if you chose the aggregate weighted charge increase rather than the unit charge increase.

Charges

13. Total gross charges in the last fiscal year for all services or property subject to 6 CFR 150.707 or 150.775..... \$

14. Primary method for computation of %AWCI - see instructions

Description of Service or Property	Charge on Last Day of Last Fiscal Year	Highest Charge During Reported Fiscal Year	Percentage Charge Change (See instructions)	Last Fiscal Year's Actual Charges	Weighting Factor (See instructions)	Percentage Weighted Charge Change
(a)	(b)	(c)	(d)	(e)	(f)	(g)

15. Total %AWCI for primary method [Sum of all entries in Item 14 Column(g)] %

16. Secondary method for computation of %AWCI - see instructions

Group of Services or Property	Individual Service or Property on Which Highest Percentage Charge Increase Made	Percentage Charge Increase On That Service	Actual Gross Charges LFY For Entire Group	Weighting Factor	Percentage Weighted Charge Increase
(a)	(b)	(c)	(d)	(e)	(f)

Charges

17. Total %AWCI for secondary method %
[Sum of all entries in Item 16 Column (f)]

18. Total %AWCI - Item 15 plus Item 17 %
Enter here and in Item 9

INSTRUCTIONS FOR SCHEDULE O TO FORM CLC-61 AND FORM CLC-71—OUTPATIENT COMPUTATIONS FOR ACUTE CARE HOSPITALS AND LONG TERM CARE INSTITUTIONS

GENERAL INSTRUCTIONS

PROPOSED MARCH 1974

Who must file. This Schedule must be prepared by all acute care hospitals and long term care institutions with covered outpatient services if any charge was increased during the reported fiscal year. Acute care hospitals will file the Schedule with Form CLC-61; long term care institutions will file the Schedule with Form CLC-71. Throughout these instructions, "institution" refers both to acute care hospitals and to long term care institutions.

Covered outpatient services. If you are a long term care institution, all services provided on an outpatient basis are covered services and property subject to 6 CFR 150.775 and must be included in your computations on this Schedule.

If you are an acute care hospital, "covered outpatient services" means those outpatient services to which the provisions of 6 CFR 150.707 apply. The coverage includes (1) all charges in each revenue department and cost center, as determined by the hospital's customary accounting practice, in which at least 70 percent of the gross charges of that revenue department or cost center was attributable to the provision of outpatient services; and (2) the charge for each outpatient service which differs from the inpatient charge for the same service.

For example, in a particular revenue department or cost center in which 75 percent of the gross charges were billed to outpatients and 25 percent of the gross charges were billed to inpatients, all charges in that department are subject to the limitations of 6 CFR 150.707. The 75 percent billed to outpatients must comply only with the outpatient limitations, but the 25 percent that is billed to inpatients must conform both to the outpatient limitation and to the inpatient limitation; i.e., the increasing of charges on that 25 percent may not cause a hospital to exceed the limitations on inpatient charges. All charges attributable to the provision of inpatient services must be included in the total inpatient operating charges subject to the limitations of 6 CFR 150.705 and 150.706.

In any other department in which less than 70 percent of the gross charges are attributable to the provision of outpatient services, no charge is subject to more than one control and some charges are not controlled at all, as explained below. Again, all charges attributable to the provision of inpatient services are included in the computations made under 6 CFR 150.705 and 150.706, as shown in Schedule D or I. For the remainder of the charges in that department, if the charge for a particular service rendered to an outpatient differs from the charge for the same service rendered to an inpatient, then the charge for the outpatient service is a covered outpatient service. For example, if you charge \$15 for a chest X-ray when it is rendered to an outpatient, and you charge \$10 for a chest X-ray when rendered to an inpatient, the \$15 outpatient charge for a chest X-ray is a covered outpatient service. However, if you charge \$10 to all patients, whether treated on an inpatient or outpatient basis, then those charges billed to outpatients are not covered outpatient services. The charges for any services that are exclusively provided to outpatients and which are not in a revenue department or cost center in which at least 70 percent of the gross charges are attributable to the

provision of outpatient services, are not included as covered outpatient services and hence are not subject to controls.

SPECIFIC INSTRUCTIONS

Part I—Identifying Data

Item 1 (a) and (b). Self-explanatory.

(c) Enter the Federal Identification Number which the institution uses as a withholding of Federal income taxes.

Item 2. Self-explanatory.

Item 3. Check the appropriate box to indicate how your charge increase was implemented. If the unit charge increase method is checked, enter the uniform percentage increase implemented.

Part II—Report Computations

Item 4. Self-explanatory.

Item 5. If last fiscal year was controlled under the Phase II/III regulations (6 CFR 300.18 and 6 CFR Part 150, Subpart O), enter a zero; there is no carry over. If last fiscal year was controlled under the Phase IV regulations (6 CFR Part 150, Subpart R), enter the amount shown in Item 11 of this schedule which was filed with Form CLC-61 or CLC-71 for the preceding fiscal year.

Item 6. If no exception was granted, enter a zero. If an exception was granted for a specific percentage in addition to that percentage authorized under the regulations, enter the specified percentage. If an exception was granted for a specific percentage including that percentage authorized as your basic entitlements (6 percent plus your carry over from the last fiscal year), then deduct the total of Items 4 and 5 from the authorized exception and enter the result in Item 6. Also check the applicable box indicating whether approval is final as evidenced by an Order from the Cost of Living Council or whether approval was provisional because it was an exception subject to the 60-day clause of 6 CFR 150.714(b) or 150.782(b) and 60 days had elapsed at the time you completed Form CLC-61 or Form CLC-71 to which this Schedule is attached.

Item 7. These are blank spaces provided for special adjustments. Use them only if you have received authorization from the Council.

Item 8-9. Self-explanatory.

Item 10. If the percentage shown in this item is greater than zero, you have implemented a charge increase in excess of that permitted under the regulations. When you file your report, you must file a plan for achieving compliance with the Office of Health, Cost of Living Council, 2000 M Street, NW., Washington, D.C. 20508. Such a compliance plan may provide for a reduction of charges, a stipulation of no charge increases for a certain period of time, refunds, any other action which is reasonable and appropriate to cause the remission of excess charges or revenues or a combination of any of the foregoing. The Council may approve such a plan, order certain changes, or order a different plan of its own design. If there is pending on the date you complete the Form CLC-61 or Form CLC-71 (to which this Schedule is attached) a request for exception, which, if granted, would remove the violation, then you need not file your compliance plan until 20 days following the date on which you receive an Order from the Council denying your request or granting a percentage less than that necessary to remove the violation.

If, however, you are using this Schedule to monitor your compliance before the end of the fiscal year, and you find that you have an excess in Item 10, you should take immediate steps to correct your charge structure so that by the close of your fiscal year, you will not have an excess in this item. Give

details of your corrective action with your annual report. As long as such action is completed before the end of the reported fiscal year, you may use the average charge for the year in lieu of the highest charge for the year in Item 14.

Item 11. Self-explanatory. This is the amount which you will enter in Item 5 of this schedule when you file your report for your next fiscal year.

Item 12. Check the applicable box. If you answer "yes," such charges must be covered in your compliance plan which you submit to the Council unless you have received an exception to the unit charge limitations.

Part III—Computation of Percentage Aggregate Weighted Charge Increase

Complete this part only if in Item 3 you checked "aggregate weighted charge increase" rather than the "unit charge increase".

SPECIAL NOTE: When this schedule is being prepared for submission with Form CLC-61 or CLC-71 as part of your annual report, it is not necessary to complete Items 14 or 16 on the copy of the schedule that is filed. You must retain a copy of these computations in the prescribed format in your records and be prepared to submit them if requested.

Item 13. Enter the total gross charges in the last fiscal year for all services or properties subject to 6 CFR 150.707 or 6 CFR 150.775. An explanation of "covered outpatient services" is included under "General Instructions" in the first part of the instructions to this schedule.

Item 14. This is the primary method for the computation of the percentage aggregate weighted charge increase. This method is used when you can reasonably determine the actual gross charges for every service or property whose charge was increased during the reported fiscal year. An alternate method of computation is provided in Item 16 if you chose not to identify the actual gross charges for every service or property, but instead to identify such charges for a group of services or properties.

The secondary method may also be used if you applied a flat percentage increase to all charges within a particular revenue department or cost center. Therefore, some charge increases may be recorded under the primary method and others may be computed under the secondary method. Do not enter a charge increase for the same service in both places.

Column (a). Enter a brief description of each service or property for which the charge has been changed since the last day of the last fiscal year.

Column (b). Enter the charge lawfully in effect for that service or property on the last day of the last fiscal year.

Column (c). Enter the highest charge for that service or property during the reported fiscal year except in the special circumstances described in the instructions to Item 10.

Column (d). Enter the percentage change in the charge for that service or property. This is computed as follows:

$$\frac{[\text{Column (c)}] - [\text{Column (b)}]}{\text{Column (b)}} \times 100$$

Column (e). Enter the actual gross charges during the last fiscal year for that service or property. If the charge for a particular service or property was not changed during the last fiscal year, the entry for this column will equal the charge in Column (b) multiplied by the number of times that service or property was provided during the year.

Column (f). Enter the appropriate weighting factor for each service or property correct to four decimal places. This is determined by dividing each entry in Column (e) by the amount shown in Item 13. Do not convert this decimal to a percentage.

RULES AND REGULATIONS

Column (g). Enter the weighted charge change for each service or property by multiplying the percentage in *Column (d)* by the weighting factor in *Column (f)*.

Item 15. Self-explanatory.

Item 16. The secondary method for computation of the percentage AWCI is provided for all of those outpatient charge increases for covered outpatient services which are not included in *Item 14*.

Column (a). Enter the descriptive title of the group of services or properties to be covered.

Column (b). Enter the description of the individual service or property on which the highest percentage charge increase was made. For example, if the group of services or properties included 20 different items and the percentage increase in charges on those items varied from 2 percent to 10 percent, you

would list the service on which the 10 percent charge increase was made.

Column (c). Enter the percentage charge increase on the service listed in *Column (b)*.

Column (d). Enter the actual gross charges for the last fiscal year for the entire group of services or properties listed for that line item in *Column (a)*.

Column (e). Enter the appropriate weighting factor for each group of services or properties correct to four decimal places. This is determined by dividing each entry in *Column (d)* by the amount shown in *Item 13*. Do not convert this decimal to a percentage.

Column (f). Enter the weighted charge change for each service or property by multiplying the percentage in *Column (c)* by the weighting factor in *Column (e)*.

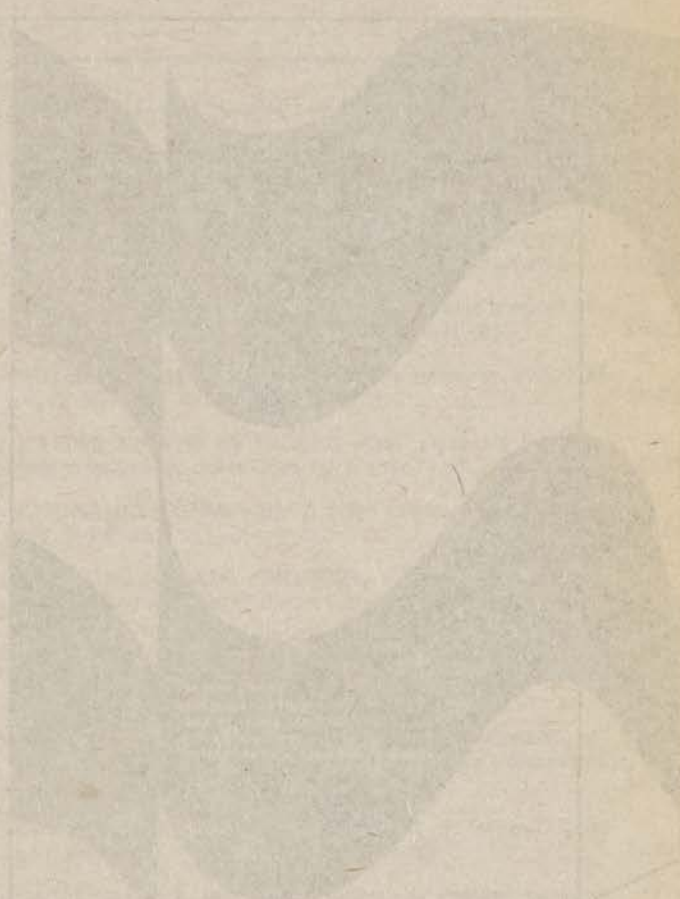
Items 17 and 18. Self-explanatory.

[FR Doc.74-9211 Filed 4-18-74;11:50 am]

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