

## MONDAY, FEBRUARY 3, 1975

WASHINGTON, D.C.

Volume 40 ■ Number 23

Pages 4891-5125

## PART I



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NOTE: No acts approved by the President were received by the Office of the Federal Register for inclusion in today's LIST OF PUBLIC LAWS.

ATTENTION: Questions, corrections, or requests for information regarding the contents of this issue only may be made by dialing 202–523–5282. For information on obtaining extra copies, please call 202–523–5240. To obtain advance information from recorded highlights of selected documents to appear in the next issue, dial 202–523–5022.

# ederal register



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This table is for use in computing dates certain in connection with documents which are published in the Federal Register subject to advance notice requirements or which impose time limits on public response.

Federal Agencies using this table in calculating time requirements for submissions must allow sufficient extra time for Federal Register scheduling procedures.

In computing dates certain, the day after publication counts as one. All succeeding days are counted except that when a date certain falls on a weekend or holiday, it is moved forward to the next Federal business day. (See 1 CFR 18.17) 18.17)

A new table will be published monthly in the first issue of each month.

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# presidential documents

Title 3—The President
PROCLAMATION 4344

# International Clergy Week in the United States

By the President of the United States of America

## A Proclamation

In a world plagued by violence and suffering, clergymen of all denominations help lead the human family to the "peace of God, which passeth all understanding." In a time of difficult choices and moral questioning, they point the way to the higher values of conduct.

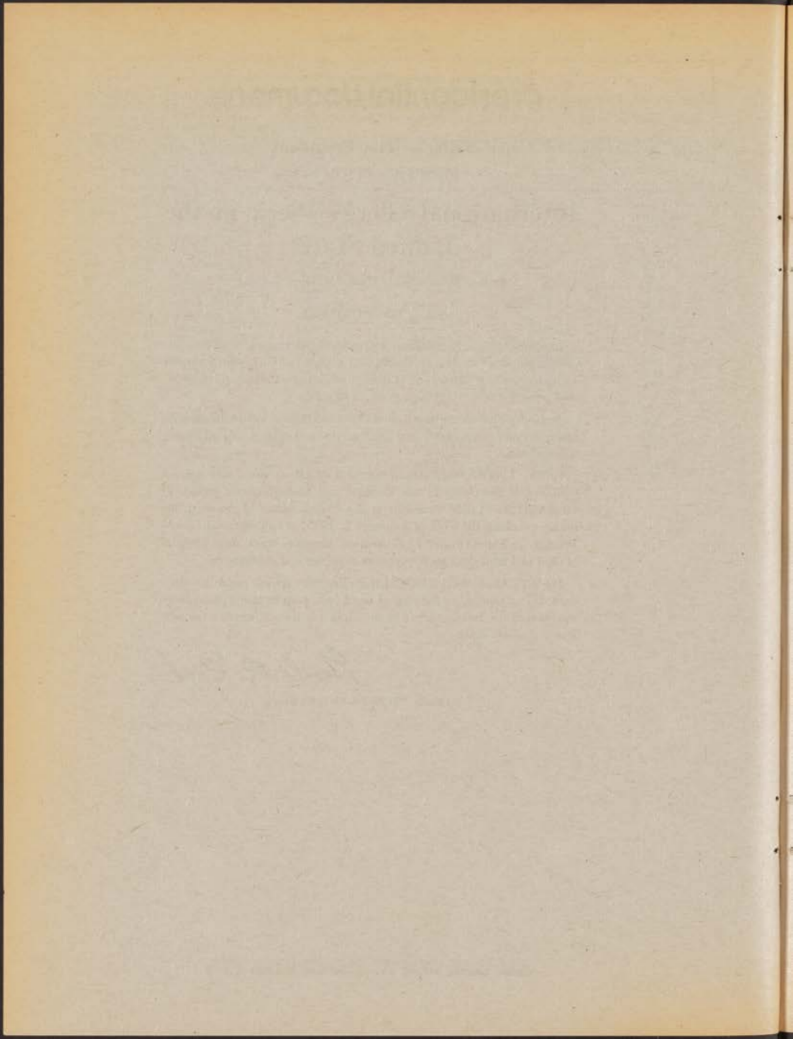
As God's ministers on earth, practicing the human virtues of charity, humanity and compassion, they bring us closer to each other and nearer to our Creator.

NOW, THEREFORE, in recognition of the spiritual and special guidance of the clergy in our Country and throughout the world, I, GERALD R. FORD, President of the United States of America, do hereby proclaim the week of February 2, 1975, as International Clergy Week in the United States. I call upon our people to honor these servants of God and man through appropriate activities and ceremonics.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of January in the year of our Lord nineteen hundred seventyfive, and of the Independence of the United States of America the one hundred ninety-ninth.

[FR Doc.75-3187 Filed 1-31-75;9:47 am]

Gerall R. Ford



#### PROCLAMATION 4345

Amending Proclamation No. 4313 of September 16, 1974, to Extend the Application Period of the Program for the Return of Vietnam Era Draft Evaders and Military Deserters

By the President of the United States of America

### A Proclamation

On September 16, 1974, I issued Proclamation No. 4313, announcing a program of earned return for those convicted and accused of violating certain provisions of the Selective Service Act or the Uniform Code of Military Justice during the Vietnam conflict.

Upon careful review of the progress of this program, I believe that many of those persons who could benefit from this program are only now learning of its application to their cases. Therefore, I am extending the date by which all applications must be received.

NOW, THEREFORE, I, GERALD R. FORD, President of the United States of America, pursuant to my powers under Article II of the Constitution, do hereby proclaim that Proclamation No. 4313 is amended as follows:

Section 1. Paragraph (i) of Section 1 is amended to read as follows: "presents himself to a United States Attorney before March 1, 1975,".

SEC, 2. The first paragraph of Section 2 is amended by striking out the date "January 31, 1975," after the words "offenses directly related thereto if before" and inserting in place thereof "March 1, 1975,".

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of January, in the year of our Lord nineteen hundred seventyfive, and of the Independence of the United States of America the one hundred ninety-ninth.

> Herall R. Ford [FR Doc.75-3234 Filed 1-31-75;12:03 pm]

#### EXECUTIVE ORDER 11837

Amending Executive Order No. 11803 of September 16, 1974, To Extend the Period for Application for Clemency Board Review of Certain Convictions and Military Service Discharges

By virtue of the authority vested in me as President of the United States by Section 2 of Article II of the Constitution of the United States, Section 2 of Executive Order No. 11803 of September 16, 1974, is hereby amended as follows:

By striking out the date "January 31, 1975," after the words "apply for Executive elemency prior to" and inserting in place thereof "March 1, 1975,".

THE WHITE HOUSE, January 30, 1975.

[FR Doc.75-3235 Filed 1-31-75;12:03 pm]

Genel R. Ford

# 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.

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13 2.50	32A	3. 35	allowances, 7 CFR Part 354, Overtime
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15 3. 90 16 Parts:			amendment (November 22, 1974, 39 FR 40957), commuted traveltimes have been
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150-end 4. 45		CHEST STATE OF	fore, this amendment adds Indianapolis,
Finding Aids\$5.10	38		Indiana, served from Frankfort and from
CFR Unit (Rev. as of April 1, 1974):	39 (Rev. Aug. 1, 1974)	4. 40	Franklin; Bridgeport (Monsanto) and
17 \$5, 10	40 Parts:	100000	Deepwater (Penns Grove), New Jersey,

100-end \_\_\_\_\_ 5.25 politan area.

13 Parts:

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50-99 \_\_\_\_\_ 7.80 Syracuse, New York, within the metro-

Pursuant to the authority conferred upon the Deputy Administrator, Plant Protection and Quarantine Programs, by 7 CFR 354.1 (37 FR 6327, 6505, 10554) the administrative instructions appearing at 7 CFR 354.2, as amended, March 1, July 26. October 7, and November 22, 1974. (39 FR 7923, 27299, 35999, and 40937) prescribing the commuted traveltime that shall be included in each period of overtime or holiday duty are revised to read as follows:

§ 354.2 Administrative instructions prescribing commuted traveltime.

Each period of overtime and holiday duty, as defined in § 354.1 shall, in addition, include a commuted traveltime period for the respective areas in which employees are located, if such travel is performed solely on account of overtime, or holiday service. The prescribed commuted traveltime periods are set forth below:

Commuted travellime allowances

[In hours]

* Location covered	Served from Metropolitan ar
	Within Outst
labama:	
Clifcknsaw	Mobile
Mobile. Undesignated ports.	1 I
Undesignated ports	Mobile,
hoka:	
Anchorage. Seward. Undesignated ports.	Anahonana
Underland norte	do
izona:	
Davis-Monthan AFB, Tucson	Norales.
Donelas Do	1
Do	Nogales.
Nonelled	
Phoenix Do Do San Luis	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Do	Nogales
Do. Falls	Tueson,
San Luiz-	***************************************
Turson. Do Yuma International Airport. Undesignated ports	Manadan I
Vivoa International Airmet	Avolument
Underland worth	Monales I
Birtheville APB. Dardanelle.	
Dardanelle.	Little Rock
Little Rock	I
Little Rock AFB.	1
Pine Bluff	Little Rock
Undesignated ports	Memphis, Tenn
Little Rock Little Rock AFB Pine Bluff Undesignated ports sharms: Nassatt ernuda: Ferry Reach	I
ernuda: Ferry Beach	1
Androde	Calexico
Antioch Burbank	San Francisco
Calerico Camp Pendieton, USMC, Oceanside Castle AFB El Segundo El Toro MCAS	San Francisco
Carun Pendietan, USMC, Occaraide	Slan Diego
Castle AFB	Merced
El Segundo	Los Angeles.
El Toro MCAS	do
George AFB.	do
Gillesple Field	San Diego
George AFB. Gillesple Field. Hamilton AFB. Novato Imperial Beach NAS Los Angeles (Including San Pedro, Los Angeles Harbor, Les Angeles International Airport, Long Beach Harbor, and Long Beach Municipal Airport). March AFB	Travis AFB
Imperial Beach NAS	San Diego
Los Angeles (including San Pedro, Los Angeles Harbor,	
Los Angeles International Airport, Long Beach	
Marrie A P.D.	Tos Annales
Martinez.	Los Angeles
Mather Flold AFR	Travia A FR
McClellan APR	do
Mather Field AFB McClellan AFB Moffett Field NAS, Smnyside. North tsland. Norton AFB	San Francisco
North Island	San Diego
Norton AFB	Los Angeles
Ontario	do
Pittsburg	San Francisco
Port Chicago	,do
Norton AFB Omarto Pittsburg Port Chicago Redwood City Richmond Rodeo Sacramonto	
Richmond	00
100000	09
Secramento	Travels APD
Sarramento Metropolitan Airport. San Diego discluding Maxican border at San Ysidro; Brown, Gilleapie, and Lindbergh Fields. Imperial Benich, North Island, Miramer, and Navai and Civilian Maritime within the San Diego Unified Port District). San Francisco discluding Alameda, Oakland San Fran- claco International Airport, and Oakland International	do
San Diego (including Mexican border at San Valdeo	9
Brown, Gillespie, and Lindhersh Fields, Imperial	
Beach: North Island, Miramar, and Naval and Civilian	
Maritime within the San Diego Unified Part District).	
San Francisco (including Alameda, Oakland, San Fran-	
cisco International Airport, and Oakland International	
A Instant 1	
Airport). Seal Beach. Stockton.	Los Angeles 1

	Location covered	Served from-	Metropolitan are	
1	September 2000		Within Out	
Tecate		San Diego		
Travis AFB	l ports.		1	
Vallejo		San Francisco.		
CHOOSEDATO	parts	Francisco.	*********	
olorado:				
Denver (inch	nding Stapleton International Airport)		2	
Ent AFB (P	sterson Field)	Denver.		
ounecticut:	I, Windsor Locks	Boston Mars		
Do Bradley Free	, Windsor Mocks	Warntek R I		
Bradley Inte	national Airport, Windsor Locks	Wat witch Training	1	
Do	rnational Airport, Windsor Locks	Hadley, Mass		35.000
Bridgeport		Groton		
D0	rding New London)	Wallingford		
Do		Windsor Lucks		
Groton (inch	ding New London)		200000000000000000000000000000000000000	
New Haven		Groton		-0355
Do		Wallingford		
Do		Warwick, R.I.		
Many Landon		Warwish D T	*******	
Windsor Lock	s. i porte	Wallineford	**********	
Undestgrated	porte	do		
Claymont		Wilmington	*********	
Delaware Cit	У		*********	
Wilmington (	nebuling marine terminal and airport)		1	
Wilmington		Philadelphia, Pa		
Undesignated	including marine terminal and airport).	Dover,		
strict of Colum	bia;			
Washington,	D.C. metropolitan area (including Arling-	and the second second	2	
Va Andre	bia; D.C. metropolitan area (including Arling- derie, and Dulles International Airport, we AFB, Md.; and Washington Navy Yard).			
orida:	Bake by sear, and transmigrous stary a stary			
Amalachicala		Pensacola		
Boca Grande	nle.	Tampa		
Egin AFB		Pensacola		
Fort Laudero	A10	Therene		
			2	
Key West			1	
Marathon		Key West		
McCoy AFB	********************************	Tampa		
Minrol		Por Canaveral		
Panama City	al less	Pensacola		
Patrick AFB	***************************************		1.	
Pensacela			1	
Doct Canana		Alobile, Am		
Port Ewarela	444	***********	- 1	
Port St. Joe	Nes	Pensacolu.	FR. 11 57755	
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Tampa	uch ports	************************	2.	
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CHOCSHIMIC	Por carrier and a second	naveral, or Tampa.		
eorgini				
Atlanta			2	
Brumwick		Savannah		
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Marietta		do	********	
St. Mary's		Jacksonville, Fla		
Savannah			2	
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Honobrin			2	10000
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Kahului, Mas			BHOTE,	
Wanted Mar	ii.	Honolulu		
Kancom MC.	\8	Vile	*******	
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Keanhou Libue, Kanal		Honobyles		100000
Keahou Kanal		The state of the s		
Keauhou Lihue, Kanal	ocks, Wahiawa, Oahu	Tille Translation Translation		
Keahole Keauhou Libue, Kanai De Schofield barr Undesignated	ocks, Wahiawa, Oahu	Hile, Heselulu, or Keshele		
Keahole Keauhou Lihue, Kanai De Schofield barr Undesignated mois: Chicago. dhana:	ports.		8.	
Keahole Keauhou Lihue, Kanai De Schofield barr Undesignated mois: Chicago. dhana:	ports.		8.	
Keathole Keathou Libue, Kanai De Schofield barr Undesignated holis: Chicago. diama: Indianapolis Do	ocks, Wahiawa, Oahu	Chiengo, Til		
Keshole Kesanlou Lihue, Kanai De Schofield bar Undesignated nois: Chicago diana: Indianapolis Do Do	ports.	Chiengo, Til		

ouisiana: Barkedale APB, Shreveport. Barkedale APB, Shreveport. Barked longs.  New Orleans. Burns. B	Location covered	Served from -	Metropolitan are
Baton Rouge   Daton Rouge   Daton Rouge   Daton Rouge   Daton Rouge   Durnside   Durns			Within Outsid
Daton Rouge   New Orleans   Daton Rouge   Development	onisjana:		
Convent	Barksdale AFR Shrevenort	Baton Rouge	
Convent.  Conven	Burns	New Orleans	* *******
Convent	Burnside	Baton Rouge	*******
General Color   Colo	Convent		
General College   Colleg	England AFB. Alexandria	đo	
New Orleans.  New Orleans.  Baton Rouge.  1 St. James.  Venice.  Va.  Va.  Va.  Va.  Va.  Va.  Va.  V	Geismar	do	********
New Orleans.  New Orleans.  Baton Rouge.  1 St. James.  Venice.  Va.  Va.  Va.  Va.  Va.  Va.  Va.  V	Lake Charles	Port Arthur, Tex.	********
Pisquemine. Baton Rouge. 1 Port Allen. Charles. Baton Rouge. 1 Port Allen. Charles. Baton Rouge. 1 Port Allen. Charles. Charles. Charles. Charles. Jefferson Parish boundary to and including Grammery, La. any point below Chalmatt, Ch. on the steam believed bunk. Charles. Ch	New Orleans	New Originals.	2
Port Allen.  St. James.  St. James.  St. James.  St. James.  St. James.  Points on the Mississippi River above the St. Charles- Jefferson Parish boundary to and including Gramery, La. any point below Chalmette, La., en the east lunk; and Belle Chases, La, and peints to and including Undesignated ports.  Baton Rouge or New Orleans  Jundesignated ports.  Bargor.  Bath.  Portland.  Bath.  Portland.  Bath.  Portland.  Cousins Island.  Portland.  Eastport.  Bargor.  Portland.  Lattport.  Bargor.  Bargor.  Portland.  Lattport.  Bargor.  Bargor.  Jundesignated ports.  Bargor.  Bargor.  Jundesignated ports.  Bargor.  Baltimore.  Warwick, R.I.  Jundesignated ports.  Jundesignated ports.  Warwick, R.I.  Jundesignated ports.  Baltimore.  Jundesignated ports.  J	Ostrica	New Orleans	
Jefferson Parasis toundary to and meaning prometry.  La. any point below Chainstick, Da., and she said leading.  Port Bulphur on the wost bank.  Undesignated ports.  Joe  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bangor.  Portland.  Bangor.  Portland.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Joe  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Bangor.  Joe  Joe  Joe  Joe  Joe  Joe  Joe  Jo	Plaquemine	Baton Rouge	
Jefferson Parasis toundary to and meaning prometry.  La. any point below Chainstick, Da., and she said leading.  Port Bulphur on the wost bank.  Undesignated ports.  Joe  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bangor.  Portland.  Bangor.  Portland.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Joe  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Bangor.  Joe  Joe  Joe  Joe  Joe  Joe  Joe  Jo	St James	Baton Robge	A
Jefferson Parasis toundary to and meaning prometry.  La. any point below Chainstick, Da., and she said leading.  Port Bulphur on the wost bank.  Undesignated ports.  Joe  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bargor.  Bangor.  Portland.  Bangor.  Portland.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Joe  Bangor.  Bangor.  Bangor.  Bangor.  Bangor.  Joe  Bangor.  Bangor.  Joe  Joe  Joe  Joe  Joe  Joe  Joe  Jo	Venice	New Orleans	
Banpor	Points on the Mississippi River above the st. Charles- Jefferson Parish boundary to and including Gramercy, La.; any point below Chalmette, La., on the east bank; and Belle Chasse, La., and points to and including		
Sampor	Port Sulphur on the west bank.	Baton Romes or New Orleans	
Banpor   Portland	Undesignated ports		
Seargor   Rangor   Rangor   Portland   Reargor   Portland   Reargor   Portland   Rangor   Portland   Reargor   Portland   Reargor   Portland   Rangor   Rangor   Portland   Rangor   Ra	Bangor		1
Seargor   Rangor   Rangor   Portland   Reargor   Portland   Reargor   Portland   Rangor   Portland   Reargor   Portland   Reargor   Portland   Rangor   Rangor   Portland   Rangor   Ra	Bath	Portland	********
Satiopst   Baugor   Stitler   Baugor   Portland	Brunswick NAS	Hangor	
Portiand	Cousins Island	Portland	
Portiand	Eastport	Bangor	
Aryland:	Portland	Portiana	1
Aryland:	Searsport	Bangor	
Aryland:	Undesignated ports	Banger or Portland	*******
Annapolis.	ryland:		
Cambridge Ballsbury, do Undesignated ports. Andrews AFB, Dover, Del., or Undesignated ports. Dulkes International Airport, Va.  Por other points in Maryland, see D.C. listing. American Street	Appapolis	do	
Salisbury	Baltimere		3
For other points in Maryland, see D.C. listing.   Samechisectis:   Roston.	Cambridge	Raltimore	
For other points in Maryland, see D.C. listing.   Samechisectis:   Roston.	Flavianienatad ports	Andrews AFB, Dover, Del. or	
Pall River	assohusetts:		3
Otis AFB	Fall River	Warwick, R.I	
Plymouth	New Hedford	40	********
Sandwich   April   Boston   Do			
Bay City   Detroit   (Inclinding Detroit   Metropolitan   Airport,	Sandwich	do	*******
Bay City   Detroit   (Inclinding Detroit   Metropolitan   Airport,	Westover AFB, Chicopee	Boston	
Bay City   Detroit   Det	Woods Hole	Warwick, R.I.	
Bay City   Detroit   Det	Undesignated ports	do	******
Inkster).   Detroit   Monroe   Detroit   Monroe   do			
Inkster).   Detroit   Muskegon   Detroit   Muskegon   Do	Detroit (including Detroit Metropolitan Airport	Detroit	3
Minskegon	Inkster).		
Sogina	Managa	Detroit	
Sogina	Muskegon	Kalamana	
Sogina	Port Huron	Detroit	
Innespola:   Duluth	Northby	GO	
Duluth		0000	********
Minneapolis-St. Paul   2     Silver Bay   Duluth   2     Silver Bay   Seissippi:   1     Greaville   Do	Duluth		1
Silver Bay   Sil	Minneapolis-St. Paul		2
Greenville	Silver Bay	Donath	
Do			1-2-2-2
Guiffort		Memphis, Tenn	
Natcher	Gulfport	Mobile, Ala	*******
Do	Nutcher	Baton Rouge, La	
Pasengoula   Mobile, Ala	Do	Brookhaven	20222
Do Florence Undesignated ports. Mobile, Ala ssouri: Kansas City Kansas City Kansas City International Airport. 2 St. Louis 2 Do Chicago, Ill St. Louis International Airport 2 Do Butte International Airport 3 Do Butte International Airport 4 Do Chicago, Ill Surface 5 Butte International Airport 5 Chicago, Ill Sprakka: Omaha Chicago, Ill	Pasengoula	Mobile, Ain	
Kansas City	Do.	Florence	
Kansas City	Undesignated ports	Mobile, Ala	*******
St. Louis Do Chicago, Ill 2 Do Chicago, Ill 2 St. Louis International Airport 2 Do Billings Butte International Airport Billings Butte (or vicinity by inspectors 2 Lemporarily detailed in excess of 12 hours).  Sebraska: Omaha Chicago, Ill Evads I Beno I	learure!		
St. Louis Do Chicago, Ill 2 Do Chicago, Ill 2 St. Louis International Airport 2 contana: Butte International Airport Billings Do Emporarily detailed in excess of 12 hours).  cess of 12 hours).  cevads: Las Vegas 1 Reno 1	Kansas City International Aircraft	Concago, III	9
ontana: Butte International Airport  Do  Butte (or vicinity by inspectors 2 temporarily detailed in excess of 12 hours).  Chicago, III  Heno  1  Heno  1	St. Louis		2
ontana: Butte International Airport  Do  Butte (or vicinity by inspectors 2 temporarily detailed in excess of 12 hours).  Chicago, III  Heno  1  Heno  1	Do	Chicago, Ill	
ontana: Butte International Airport.  Butte (or vicinity by inspectors 2	St. Louis International Airport		2
Do	ontaon:	The same of the sa	
ebraska: Omaha Chicago, III evada: Las Vegas 1	Do	Butte (or vicinity by inspectors temporarily detailed in ex-	2
evada. 1	ebraska: Omaha	Chicago, Ill	AND STREET
Reno and Universities	Control of the Contro		
and Hampelyleat	Dan Vegas		1
Daniel & PD Doubland Makes	ane Harmonistrae		
Pense AFB Portsmouth Go	Pease AFB	Portland, Maine.	

Location covered	n covered Served from-	
		in Outsid
Undesignated ports	Rouses Point, N.Y	
New Jersey: Atlantic City	Philadelphia, Pa Wilmington, Del Philadelphia, Pa Wilmington, Del McGuire AFB Filadelphia, Pa  Philadelphia, Pa	
Bridegeport (Monsanto)	Wilmington, Del	1
Burlington. Deepwater (Penns Grove)	Philadelphia, Pa.	****
Lake Hurst NAS	McGuire AFB	****
McGuire AFB	Philadelphia, Pa	1000
Lake Hurst NAS. McGinire AFB. McGinire AFB, Wrightstown. Paulsboro. Trenton. New Mexico:	Dhiladaighia Ba	2
Treuton	McGuire AFB	
lew Mexico:		758
Albuquerque Holloman AFB, Alamogordo	Pi Para Tar	1
Undesignated ports	dodo	
New York:		
Buffalo. Chatesugay (including Churubusco and Cannon	Boyes Point	2
Corners).	ANDREE A SHIP CONTRACTOR OF THE PARTY OF THE	***
Jamaica, Long Island		3
Lewiston	Buffaio	
Massena Dio.	Ogdenshurg	333
New York	B-0.1	3
Ningara Palis	Buffalo	
Ogdensburg De	Rouses Point	1
Oswego	Buffalo	
Oswego Plattaburgh	Rouses Point	***
Rochester Town	Ordenshrive	***
Rochester Rocsevelt Town Do. Rouses Point (including Champlain)	Rouses Point	
Rouses Point (including Champlain)		1
Syriacuse		1
Do Undesignated ports	Buffalo	***
orth Carolina:		
Camp Lejeune	Wilmington	
Charlotte	Monroe, Wilmington	
Cherry Point	New Bern	
	Wilmington	
Elizabeth City	Morebead City	
Do	NORMAN, VII	1
Morehend City	New Bern	
Do	Withington	***
New River MCAS, Jacksonville		
Seymour-Johnson AFB	do	115
Sunny Point Army Terminal, Southport	do	115
Understand ports	Naw Born Marrian Marshaud	1
New River MCAS, Jacksonville. Pope AFB. Seymour-Johnson AFB. Sunny Point Army Terminal, Southport. Wilmington. Undesignated ports.	City, or Wilmington.	
AkrooCincinnati	Cleveland	***
Cleveland	4. ORUG	
		2
Columbus	Cleveland	2
Cotumbus Do	Cleveland	2
Pairport Harbor	Maryville	2
Pairport Harbor Lockbourne AFB	Maryville	2
Do, Pairport Harbor Lockbourne AFB Loraine Tokedo	Maryville. Cleveland. do. do.	2
Do, Pairport Harbor. Lockbourne AFB Loraine. Toledo	Maryville. Cleveland. do. do.	2
Do. Fairport Harbor. Lockbourne AFB Loraine. Toledo. Do. Undesignated ports.	Maryville. Cleveland. do. do.	2
Do. Do. Lockbourne AFB. Loraine. Tojedo. Do. Undesignated ports. regon: Astoris.	Maryville. Cleveland. do do Detroit; Mich Cleveland or Toledo.	2
Do Do Lockbourne AFB Loraine Tojedo Do Undesignated ports.	Maryville. Cleveland. do do Detroit; Mich Cleveland or Toledo.	2
Do. Do. Lockbourne AFB. Loraine. Toledo. Do. Undesignated ports. regon: Astoris. Do. Coox Bay (including North Bend).	Maryville. Cleveland. do do Detroit, Mich Cleveland or Toledo.	2
Do. Do. Lockbourne AFB. Loraine. Toledo. Do. Undesignated ports. regon: Astoris. Do. Coox Bay (including North Bend).	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland Coos Bay	2
Do. Fairport Harbor. Lockbourne AFB. Loraine. Toledo. Do. Undesignated ports. egon: Astoris. Do. Coos Bay (including North Bend). New port. Port Westward. Portland	Maryville Cleveland do do Detroit; Mich Cleveland or Toledo  Portland Coos Bay Astoria.	2
Do. Pairport Harbor. Lockbourne AFB Loraine. Toledo. Do. Undesignated ports. regon: Astoris. Do. Coos Bay (including North Bend). Newport. Port Westward. Portland. Westport.	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland Coos Bay Astoria Astoria	2 
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Do. Fairport Harbor. Lockbourne AFB Loraine. Toledo. Do. Undesignated ports. regon: Astoria. Do. Coos Bay (including North Bend). Newport. Port Westward. Portland Westport. Undesignated ports.	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland Coos Bay Astoria Astoria, Coos Bay, or Portland	2 2 1 1
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Do. Fairport Harbor. Lockbourne AFB Loraine. Tokedo. Do. Undesignated ports. regon: Astoris. Do Coos Bay (including North Bend). Newport. Port Westward Portland. Westport. Undesignated ports.  Undesignated ports.  Event Westward Portland. Westport. Undesignated ports.  Ennsylvania: Chester. Do. Erie.	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland  Coos Bay Astoria Astoria Astoria, Coos Bay, or Portland Philadeiphia Wilmington, Del Buffalo, N.Y., or Cleveland, Obio.	1
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Do. Erie  Do. Erie  Do. Do. Undesignated ports.  regon: Astoris  Do. Coos Bay (including North Bend) Newport Portland Westport Undesignated ports.  Ennsylvania  Chester Do. Erie  Do. Erie  Do. Greater Pittaburgh International Airport Do.	Maryville Cleveland .do .do .do .do .do .do .do .do .do .d	1
Do. Fairport Harbor. Lockbourne AFB. Loraine. Toledo. Do. Undesignated ports. regon: Astoris. Do. Coox Bay (including North Bend). Newport. Port Westward. Port Westward. Portland. Westport. Undesignated ports. masylvania: Chester. Do. Erie. Do. Greater Pittaburgh International Airport. Do. Do. Do. Do. Do.	Maryville. Clevelanddo .do .do .do .do .do .do .do .do .	1
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Do. Fairport Harbor. Lockbourne AFB Loraine. Tokedo. Do. Undesignated ports. regon: Astoris. Do. Coos Bay (including North Bend) Newport Port Westward. Port Westward. Port Westward. Undesignated ports. emsylvania: Undesignated ports. emsylvania: Chester. Do. Erie  De. Greater Pittsburgh International Airport Do. Do. Harristung International Airport Do. Do. Do. Do. Do. Do. Do.	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland  Coos Bay Astoria.  Astoria. Astoria. Coos Bay, or Portland Philadelphia. Wilmington, Del. Buffalo, N.Y., or Cleveland, Ohio. Meadville Cleveland, Ohio. Hollidaysiaurg Meadville Pittsbargh Carlisle Philadelphia Schuyiklii Hawen University Park	1
Do. Fairport Harbor. Lockbourne A FB. Loraine. Tokedo. Do. Undesignated ports. regon: Astoris. Do. Coos Bay (including North Bend). Newport. Port Westward Portland. Westport. Undesignated ports. smsylvania: Chester. Do. Erie  Do. Greater Pittaburgh International Airport Do. Do. Harrisburg International Airport Do. Do. Do. Do. Do. Do. Do. Do. Do.	Maryville Cleveland do do Detroit, Mich Cleveland or Toledo  Portland  Coos Bay Astoria.  Astoria. Astoria. Coos Bay, or Portland Philadelphia. Wilmington, Del. Buffalo, N.Y., or Cleveland, Ohio. Meadville Cleveland, Ohio. Hollidaysiaurg Meadville Pittsbargh Carlisle Philadelphia Schuyiklii Hawen University Park	1
Do. Fairport Harbor. Lockbourne AFB Loraine To/edo. De. Undesignated ports. regon: Astoria Do. Coss Bay (including North Rend). Newport Port Westward Port Westward Vindesignated ports. emsylvania: Chester. Do. Erie Do. Greater Pittsburgh International Airport Do. Do. Do. Harvistory International Airport Do.	Maryville. Clevelanddododododododo	1 1 2 2
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Do. Fairport Harbor. Lock bourns AFB Loraine Toledo. Do. Undesignated ports. regon: Astoris Do. Coos Bay (including North Bend) Newport Port Westward Port Westward Portland Westport Undesignated ports. emmsylvania: Chester Do. Erie  De. Greater Pittsburgh International Airport Do. Do. Do. Marristburg International Airport Do. Do. Marristburg International Airport Do.	Maryville. Clevelanddododododododo	2 
Do. Fairport Harbor, Lockbourne AFB. Loraine. Toledo. De. Undesignated ports. regon: Astoria. Do. Coos Bay (including North Rend). Newport. Port Westward. Port Westward. Vindesignated ports. emsylvania: Chester. Do. Erie  De. Greater Pittsburgh International Airport Do.	Maryville. Clevelanddododododododo	2 

Location covered	Served from-	Metropolitan ar	
		Within Outsi	
Mayagnes Ramey AFB (including Borinquen Airport) Roosevelt Roads NAS Do.	do		
Ramey AFB (including Borinquen Airport)		1	
Do	San Juan	ALIMININA .	
San Juan		2	
ode Island:	Housen Mass		
Davisville NSD.	Warwick		
Melville Newport Do		***************	
Newport	Boston, Mass	.,	
Doelymouth	Warwick		
Do Portsmouth Providence Do Quenset Point Do Sanuderstown Tivectan Warwick Undesignated ports. th Corolina.	Boston, Mass.		
Do	Warwick		
Quenset Point	Boston, Mass		
Do.	Warwick	- Harrison	
Tiverian	do	100070000	
Warwick		T	
Undesignated ports	Warwick		
th Carolina;			
Henulor.	Charleston or Savannah, Ga		
Churleston Columbia	Charleston		
PT-schemost externs	Service of the servic		
Greenville-Spartanburg Airport, Columbia	do.		
Marking N. L. Att Plane Cantowns	ello.		
Myrtle Beach AFB	do	***********	
Myrtle Reach AFB Shaw AFB, Sumter Undedgasted ports		*************	
Underlignated ports		*************	
measee Knaville Memplis Nashville Do	Atlanta, Ga		
Memphis	A CONTRACTOR OF THE CONTRACTOR	T. T.	
Nashville		1	
Do	Memphis		
Undesignated ports	ALIMITA CHARLEST AND ADDRESS OF THE PARTY OF		
mark .			
Alumo Aranna Pass Barbours Cut	Hidalgo.		
Aransas Pass	Corpus Christi	***********	
Barbours Cut	Houston	**********	
Province		***********	
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These commuted traveltime periods have been established as nearly as may be practicable to cover the time necessarily spent in reporting to and returning from the place at which the employee performs such overtime or holiday duty when such travel is performed solely on account of such overtime or holiday duty. Such establishment depends upon facts within the knowledge of the Animal and Plant Health Inspection Service.

It is to the benefit of the public that these instructions be made effective at the earliest practicable date. Accordingly, pursuant to 5 U.S.C. 553, it is found upon good cause that notice and public procedure on these instructions are impracticable, unnecessary, and contrary

to the public interest, and good cause is found for making them effective less than 30 days after publication in the FEDERAL REGISTER.

Effective date. The foregoing revision shall become effective on February 3, 1975, when it shall supersede 7 CFR 354.2, as amended, March 1, July 26, October 7, and November 22, 1974. (39 FR 7923, 27299, 35999, 40937).

Done at Washington, D.C., this 27th day of January, 1975.

T. G. DARLING, Acting Deputy Administrator, Plant Protection and Quarantine Programs.

[FR Doc.75-2847 Filed 1-31-75;8:45 am]

CHAPTER IX—AGRICULTURAL MARKET-ING SERVICE (MARKETING AGREE-MENTS AND ORDERS; FRUITS, VEGE-TABLES, NUTS), DEPARTMENT OF AGRICULTURE

[Navel Orange Reg. 336, Amdt. 1]

PART 907—NAVEL ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

#### Limitation of Handling

This regulation increases the quantity of California-Arizona Navel oranges that may be shipped to fresh market during the weekly regulation period January 24-30, 1975. The quantity that may be shipped is increased due to improved market conditions for Navel oranges. The regulation and this amendment are issued pursuant to the Agricultural Marketing Agreement Act of 1937, as amended and Marketing Order No. 907.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 907, as amended (7 CFR Part 907), regulating the handling of Navel oranges grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Navel Orange Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such Navel oranges, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) The need for an increase in the quantity of oranges available for handling during the current week results from changes that have taken place in the marketing situation since the issuance of Navel Orange Regulation 336 (40 FR 3573). The marketing picture now indicates that there is a greater demand for Navel oranges than existed when the regulation was made effective. Therefore, in order to provide an opportunity for handlers to handle a sufficient volume of Navel oranges to fill the current market demand thereby making a greater quantity of Navel oranges available to meet such increased demand, the regulation should be amended, as hereinafter set forth.

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

(b) Order, as amended. The provisions in paragraph (b) (1) (b), (ii), and

(iii) of § 907.636 (Navel Orange Regulation 336) (40 CFR 3573) are hereby amended to read as follows:

"(i) District 1: 1,290,000 cartons;
"(ii) District 2: 180,000 cartons;
"(iii) District 3: 30,000 cartons."

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

Dated: January 29, 1975.

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

[FR Doc.75-3013 Filed 1-31-75;8:45 am]

Title 8-Aliens and Nationality

CHAPTER I-IMMIGRATION AND NATU-RALIZATION SERVICE, DEPARTMENT OF JUSTICE

#### PART 100-STATEMENT OF **ORGANIZATION**

Miscellaneous Amendments

Correction.

In FR Doc. 1923 appearing at page 3407 in the issue of January 22, 1975, § 100.4(d), the last listing in Sector No. 7-Havre, Mont., now reading, "White-fish, Mont. (Roosvile, Mont.)" should read, "Wolf Point, Mont. (Plentywood, Mont.)"

Title 9—Animals and Animal Products

CHAPTER I-ANIMAL AND PLANT HEALTH INSPECTION SERVICE, DEPARTMENT OF AGRICULTURE

SUBCHAPTER D-EXPORTATION AND IMPOR-TATION OF ANIMALS (INCLUDING POULTRY) AND ANIMAL PRODUCTS

PART 94—RINDERPEST, FOOT-AND-MOUTH DISEASE, FOWL PEST (FOWL PLAGUE), NEWCASTLE DISEASE (AVIAN PNEUMOENCEPHALITIS), **AFRICAN** SWINE FEVER, AND HOG CHOLERA; PROHIBITED AND RESTRICTED IM-PORTATIONS

Countries Declared To Be Free of Rinderpest and Foot-and-Mouth Disease

Statement of considerations. The purpose of these amendments is to add Finland to the list of countries declared to be free of rinderpest and foot-and-mouth disease in § 94.1(a) (2) and to the list of countries in § 94.11(a) which are declared to be free of rinderpest and footand-mouth disease in § 94.1(a) (2) but which may export meat and animal products to the United States under restrictions only, because of their proximity to, or exchange of commerce, with rinderpest and/or foot-and-mouth disease infected countries. A review of documents submitted by Finnish authorities and an on site inspection made by a Veterinary Services inspector have confirmed that Finland is free of rinderpest and foot-and-mouth disease. Additionally, the third sentence of § 94.11(a) is amended to clarify the fact that the requirements of that section are applicable to all countries listed in the first sentence of that section as free of said diseases. Accordingly, Part 94 is hereby amended as follows:

§ 94.1 [Amended]

1. Section 94.1(a) (2) is amended by adding thereto the name of "Finland," after the reference to "Canada,".

§ 94.11 [Amended]

2. Section 94.11 is amended by adding thereto the name of "Finland," after the reference to "Bahama Islands,"

3. The third sentence of section 94.11 (a) is amended to read as follows: Therefore, meat of ruminants or swine, and other animal products, and ship stores, airplane meals, and baggage containing such meat or animal products originating in the free countries listed in this section shall not be imported into the United States unless the following requirements in addition to other applicable requirements of this Chapter III

(Sec. 306, 46 Stat. 689, as amended; sec. 32 Stat. 792, as amended; secs. 2, 3, 4, and 11, 76 Stat. 129, 130, 132 (19 U.S.C. 1306; 21 U.S.C. 111, 134a, 134b, 134c, 134f); 37 FR 28464, 28477; 38 FR 19141)

Effective date. The foregoing amendments shall become effective January 28, 1975.

Insofar as the amendments relieve certain restrictions presently imposed but no longer deemed necessary to prevent the introduction and dissemination of the contagion of rinderpest and footand-mouth disease, they must be made effective immediately to be of maximum benefit to affected persons.

Insofar as the amendments clarify § 94.11, they do not effect a substantive change from the manner in which the regulations have heretofore been administered, and they should be made effective promptly in order to be of maximum benefit in informing the public of the applicable policy.

It does not appear that public participation in this rulemaking proceeding would make additional relevant information available to the Department.

Accordingly, under the administrative procedure provisions in 5 U.S.C. 553, it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable and unnecessary, and good cause is found for making them effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 28th day of January, 1975.

> J. M. HEJL. Deputy Administrator, Veterinary Services, Animal and Plant Health Inspection Service.

[FR Doc.75-3074 Filed 1-31-75;8:45 am]

Title 12-Banks and Banking

CHAPTER II-FEDERAL RESERVE SYSTEM

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

PART 201-EXTENSIONS OF CREDIT BY FEDERAL RESERVE BANKS

Changes in Rates

Pursuant to section 14(d) of the Federal Reserve Act (12 U.S.C. 357), and for

the purpose of adjusting discount rates with a view to accommodating commerce and business in accordance with other related rates and the general credit situation of the country, Part 201 is amended as set forth below:

1. Section 201.51 is revised to read as follows:

§ 201.51 Advances and discounts for member banks under sections 13 and 13a.

The rates for all advances and discounts under sections 13 and 13a of the Federal Reserve Act (except advances under the last paragraph of such section 13 to individuals, partnerships, or corporations other than member banks)

Federal Reserve Bank of-	Rate	Effective
Boston New York Philadelphia Cleveland Richmond Atlanta Chicago St. Louis Minneapells Kaneas Chy Dallae San Francisco	AND	Jan. 6, 1971 Jan. 10, 1971 Jan. 0, 1971 Do. Jan. 13, 1971 Jan. 10, 1972 Do. Do. Jan. 24, 1971 Jan. 6, 1971

2. Section 201.52 is amended to read as follows:

§ 201.52 Advances to member banks under section 10(b).

(a) The rates for advances to member banks under section 10(b) of the Federal Reserve Act are:

Federal Reserve Bank of-	Rate	Effective
Boiten	756	Jan. 6, 197
New York	- 737	Jan. 10, 197
Philadelphia	737	Jan. 6, 197
Cleveland	73%	Do.
Richmond	737	Do
Atlanta	734	Jan. 13, 197
Chiesgo	794	Jan. 10, 197
St. Louis	724	Do.
Minneapolis	237	Do.
Kansas City	73%	Jan. 24, 197
Dallas	734	Jan. 6, 197
San Francisco	732	Do.

(b) The rates for advances to member banks for prolonged periods and in significant amounts under section 10(b) of the Federal Reserve Act and § 201.2 (e) (2) of Regulation A are:

Federal Reserve Bank of-	Special rate	Effective		
New York Philadelphia Cleveland Richmond Atlanta Chiengo St. Louis Minnespoiis Kansus City Dullus San Francisco	9 9 9 9 9 9 9 9 9	Jan. 6, 1975 Jan. 10, 1975 Jan. 6, 1975 Do. Jan. 18, 1975 Jan. 10, 1975 Do. Jan. 24, 1975 Jan. 6, 1975 Do.		

3. Section 201.53 is revised to read as follows:

§ 201.53 Advances to persons other than member banks.

The rates for advances under the last paragraph of section 13 of the Federal

Reserve Act to individuals, partnerships, or corporations other than member banks secured by direct obligations of, or obligations fully guaranteed as to principal and interest by, the United States or any agency thereof are:

Pederal Reserve Bank of-	Rate	Effective
Boston	10	Jan. 6, 197
New York	10	Jan. 10, 107
Philadelphia	10	Jan 6, 197
Cleveland	10	Do.
Richmond	10	Do.
Atlanta	10	Jan. 13, 197
Chicago	10	Jan. 10, 197
St. Louis	10	Do.
Minneapolis	10	Do.
Kansan City	10	Jan. 24, 197
Dallas	10	Jan. 6, 197
San Francisco	10	Do.

(12 U.S.C. 248(1), Interprets or applies 12 U.S.C. 357.)

By order of the Board of Governors, January 24, 1975.

[SEAL] THEODORE E. ALLISON, Secretary of the Board.

[FR Doc.75-2858 Filed 1-31-75;8:45 am]

Title 14-Aeronautics and Space

CHAPTER I—FEDERAL AVIATION ADMIN-ISTRATION, DEPARTMENT OF TRANS-PORTATION

[Airspace Docket No. 74-EA-82]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CON-TROLLED AIRSPACE AND REPORTING POINTS

Alteration of Control Zone and Transition Area

On page 44037 of the Federal Register for December 20, 1974, the Federal Aviation Administration published a proposed rule which would alter the Philadelphia, Pa., Control Zone (39 FR 416) and Transition Area (39 FR 565).

Interested parties were given 30 days after publication in which to submit written data or views. No objections to the proposed regulations have been received.

In view of the foregoing, the proposed regulation is hereby adopted, effective 0901 G.m.t. March 27, 1975.

(Sec. 307(a) of the Federal Aviation Act of 1958 [72 Stat. 749; 49 U.S.C. 1348], and sec., 6(c) of the Department of Transportation Act [49 U.S.C. 1655(c)])

Issued in Jamaica, N.Y., on January 22, 1975.

James Bispo, Acting Director, Eastern Region.

1. Amend § 71.171 of Part 71 of the Federal Aviation Regulations by deleting the description of the Philadelphia, Pa. Control Zone and by substituting the following in lieu thereof:

Within a 5-mile radius of the center, 39°52'23' N., 75°14'58' W., of Philadelphia International Airport, Philadelphia, Pa.; within a 6-mile radius of the center of the airport extending clockwise from a 266° bearing to a 016° bearing from the airport; within 2.5 miles each side of the Philadelphia International Airport Runway 27R ILS local-

izer course, extending from the localizer to 6.5 miles east; within 2 miles each side of the Philadelphia International Airport Runway 9R ILS localizer course, extending from the 5-mile radius zone to 2 miles east of the OM; within 2.5 miles each side of the New Castle, Del. VORTAC 055° radial, extending from the 5-mile radius zone to 18.5 miles northeast of the VORTAC.

2. Amend § 71.181 of Part 71 of the Federal Aviation Regulations by deleting the description of the Philadelphia, Pa. Transition Area and by substituting the following in lieu thereof:

That airspace extending upward from 700 feet above the surface within an 8.5-mile radius of the center, 39°52'23'' N., 75°14'58'' of Philadelphia International Airport, Philadelphia, Pa.; within a 9-mile radius of the center of the airport, extending clock-wise from a 136° bearing to a 256° bearing from the airport; within an 11-mile radius of the center of the airport, extending clockwise from a 256° bearing from the airport to a 058° bearing from the airport; within 6.5 miles south and 4.5 miles north of the Philadelphia International Airport Runway 9R ILS localizer course, extending from 5.5 miles east to 11.5 miles west of the OM; within 4.5 miles each side of the Modena, Pa. VOR-TAC 097° radial, extending from 24 miles east to 33 miles east of the VORTAC; within a 5.5-mile radius of the evorrac; within a 5.5-mile radius of the center, 39°47'50" N., 75°20'35" W. of Bridgeport Airport, Bridgeport, New Jersey; within 2 miles each side of the Woodstown, N.J. VORTAC 350° radial, extending from the 5.5-mile radius area to the Woodstown, N.J. VORTAC.

[FR Doc.75-2989 Filed 1-31-75;8:45 am]

[Airspace Docket No. 75-80-6]

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

#### Alteration of Transition Area

The purpose of this amendment to Part 71 of the Federal Aviation Regulations is to alter the Gainesville, Ga., transition area.

The Gainesville transition area is described in § 71.181 (40 FR 441). In the description, an extension predicated on the 216° bearing from Gainesville RBN is designated as "9.5 miles southeast and 4.5 miles northwest of the bearing." Since the procedure turn will be changed to the northwest side of the 216° bearing, effective February 20, 1975, it is necessary to amend the description to reflect this change. Since this amendment is minor in nature, notice and public procedure hereon are unnecessary.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., February 20, 1975, as hereinafter set forth.

In § 71.181 (40 FR 441), the Gainesville, Ga., transition area is amended as follows:

"\* \* 9.5 miles southeast and 4.5 miles northwest \* \* " is deleted and " \* \* 9.5 miles northwest and 4.5 miles southeast \* \* \* " is substituted therefor.

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

Issued in East Point, Ga., on January 23, 1975.

PHILLIP M. SWATEK, Director, Southern Region.

[FR Doc.75-2991 Filed 1-31-75;8:45 am]

[Airspace Docket No. 74-SO-115]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CON-TROLLED AIRSPACE, AND REPORTING POINTS

#### Designation of Transition Area

On December 20, 1974, a notice of proposed rule making was published in the FEDERAL REGISTER (39 FR 44037), stating that the Federal Aviation Administration was considering an amendment to Part 71 of the Federal Aviation Regulations that would designate the Craig AFB Aux. (Vaiden), Ala., transition area.

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

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., March 27, 1975, as hereinafter set forth.

In § 71.181 (40 FR 441), the following transition area is added:

CRAIG AFB AUX. (VAIDEN), ALA.

That airspace extending upward from 700 feet above the surface within an 8.5-mile radius of Craig AFB Aux. #1 (Vaiden), Ala. (latitude 32°30°35" N., longitude 87°23°06" W.); within 2.5 miles each side of the extended centerline of Runway 16, extending from the threshold to 10.5 miles north of the threshold.

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

Issued in East Point, Ga., on January 23, 1975.

PHILLIP M. SWATEK, Director, Southern Region.

[FR Doc.75-2992 Filed 1-31-75;8:45 am]

[Airspace Docket No. 74-SO-101]

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

#### Redesignation of Federal Airways

On December 3, 1974, a notice of proposed rule making (NPRM) was published in the Federal Register (39 FR 41855) stating that the Federal Aviation Administration (FAA) was considering an amendment to Part 71 of the Federal Aviation Regulations that would alter VOR Federal Airways V-11, V-47 and V-178.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. The Department of the Air Force objected to the proposed realignment of V-47, stating that the Little Rock, Ark., to Malden, Mo., segment would conflict with a high altitude

penetration procedure to Little Rock AFB, and that the Malden to Cunningham, Ky., segment would conflict with a high altitude penetration procedure to Blytheville, Ark., AFB. The Memphis Air Route Traffic Control Center (ARTCC) will provide procedural separation between en route aircraft on V-47 and aircraft executing the conflicting high altitude penetration procedure to Little Rock AFB. The Memphis ARTCC and Blytheville AFB have agreed upon adjustments to the conflicting Blytheville AFB high altitude penetration procedure which will provide lateral clearance between en route aircraft on V-47 and aircraft executing any high altitude penetration procedure to Blytheville AFB. All other comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t. March 27, 1975, as hereinafter set forth.

§ 71.123 (40 FR 307) is amended asfollows:

1. In V-11 "Cunningham, Ky., including an E alternate;" is deleted and "Cunningham, Ky.; including an E alternate; and a W alternate via INT Dyersburg 006° Cunningham 224° radials;" is substituted

therefor, 2. In V-47 "From Evansville, Ind., Nabb, Ind." is deleted and "From Little Rock, Ark.; via Walnut Ridge, Ark.; Malden, Mo.; Cunningham, Ky.; Evansville, Ind.; Nabb, Ind.;" is substituted therefor.

V-178 is amended to read as follows: "From Vichy, Mo.; Farmington, Mo.; Cape Girardeau, Mo.; Cunningham, Ky.; includ-ing a north alternate from Farmington to Cunningham via INT Farmington 115° and Cunningham 306° radials; and also a south alternate from Farmington to Cunningham via INT Farmington 145\* and Cunningham 267° radials; Central City, Ky.; New Hope, Ky.; Lexington, Ky.; Bluefield, W.Va.".

(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.

Issued in Washington, D.C., on January 28, 1975.

GORDON E. KEWER, Acting Chief, Airspace and Air Traffic Rules Division.

[FR Doc.75-2990 Filed 1-31-75;8:45 am]

CHAPTER II-CIVIL AERONAUTICS BOARD

SUBCHAPTER F-POLICY STATEMENTS [Reg. PS-62, Amdt. 41]

PART 399-STATEMENTS OF GENERAL POLICY

**Deceptive Practices in Advertising Group** Inclusive Tours

Adopted by the Civil Aeronautics Board at its office in Washington, D.C. January 29, 1975.

By notice of proposed rule making, PSDR-39,1 the Board invited comment on a proposal to amend Part 399 of the regulations (14 CFR Part 399) to codify a

April 29, 1974, FR 15309, Docket 26658.

policy which would regard as an unfair or deceptive practice and an unfair method of competition in air transportation or the sale thereof, within the meaning of section 411 of the Act, the advertising of prices involved in Group Inclusive Tours (GIT's), unless the advertisement includes a clear statement of the total tour price.

The proposed draft rule would also require that where a GIT advertisement includes a statement of the applicable air fare, the total tour price must be stated in print at least as large as the separate statement of the air fare, and with equal prominence. As indicated in the Explanatory Statement accompanying PSDR-39, the Board's purpose in proposing this policy statement was to eliminate deceptive and misleading advertising of GIT's. In addition, the Board sought to remedy the apparently unfair competitive advantage enjoyed by the sellers of GIT's over Inclusive Tour Charter (ITC) operators as a result of such advertising.

Pursuant to the notice of proposed rulemaking, the Board received comments from British Airways, Continental Air Lines, Inc., and Trans World Airlines, Inc., from the National Air Carrier Association representing five supplemental air carriers,' from a group of four tour operators,' from the American Automobile Association, the American Society of Travel Agents, other independent travel agents," from the Consumer Affairs Unit of the City of Syracuse, and from individual members of the public. With the exceptions noted below, all of these comments support the proposed policy statement. On consideration of all of the comments, the Board has determined to adopt the proposed rule with some modifications, and, except as modified, to make final the findings and conclusions on which it was based. All requests for other amendments contained in the comments are denied.

1. Statement of the Applicable Air Fare. NACA and some of the tour operators contend that the proposed rule should prohibit any separate statement of the air fare, at least as long as that prohibition continues to apply to ITC's. They state that GIT's and ITC's are marketed in "head to head" competition, and they urge that since ITC operators are prohibited from separate advertising of an air fare component, the failure to adopt a similar prohibition with respect

to the sale of GIT's will continue to enable the latter to enjoy an unfair competitive advantage.

We have determined to make final our tentative conclusion that there is no reason to prohibit separate statement of the air fare in the case of GIT advertisements. Nor do we believe that we should impose an unwarranted restriction on the sale of GIT's for the sole purpose of achieving total conformity with our rules governing ITC's. The purpose of this rulemaking is not to impose identical conditions on the marketing of GIT's and ITC's, but rather to eliminate deceptive advertising of GIT's and to remove the unfair advantage over ITC's which such deceptive advertising may produce.

Viewed wholly apart from the question of competition vis-a-vis ITC's, we think it clear that there is no deception involved in permitting a GIT advertisement to include a separate statement of the air fare component, as reflected in the applicable air carrier tariff on which the total package price is based. Since there is clearly nothing intrinsically wrong with advertising a lawful fare, we would be justified in prohibiting such advertisement in connection with GIT's only if there were overriding considerations of achieving complete equality between the sale of GIT's and ITC's. We do not believe that such considerations exist here, because the differences in the concept and legal status of these two types of group transportation preclude complete equality in our regulatory treatment of their respective marketings.

Obviously, GIT's and ITC's are to some degree competitive and may be advertised in the same publications. Some similar problems of misleading advertisements have arisen. But, unlike the GIT package, which is constructed around a lawful filed fare applicable to an individual seat on scheduled service, the ITC package price is not constructed upon an individual fare set forth in a tariff; rather, the ITC operator charters space, and he himself prices the tour charter on a single-factor basis. Thus, the statement of a separate "air fare" for ITC's could only be done on an arbitrary basis, and, as we pointed out when we originally imposed this prohibition, the statement of an arbitrarily arrived at "component" fare would actually misinform the pub-

2. Disclosure of Total Tour Price. British Airways contends that the proposed requirement that the total tour price be stated as a single amount is more restrictive than necessary to eliminate misleading GIT advertising. Basically, the

<sup>2</sup> Operators of ITC's are specifically required by § 378.12 of the Board's Special Regulations to include only the total tour price, without stating the cost of component parts, 14 CFR § 378.12.

<sup>\*</sup> Capitol International Airways, Inc., Overseas National Airways, Inc., Saturn Airways, Inc., Trans International Airlines, Inc., and World Airways, Inc.

Identical comments have been filed on behalf of Anne Storch International-ASTI Tours, Inc., Touragent International, Inc., and Golden Holiday Tours, Inc., and Vacation Ventures, Inc.

<sup>\*</sup> AITS, Inc. and Beacon Hill Travel Service,

<sup>\*</sup>SPR-32, October 14, 1969, pp. 12-13,

We are not persuaded by the contention of ASTI and other tour operators that separate statement of a GIT air fare should be prohibited because it is not a "true fare" in that it is subject to "adjustment" if conditions circumscribing its availability are not met. Problems of adjustment can arise whether the fare is shown separately or included in the total tour price. Examination of the con-ditions under which the fare is applicable are beyond the scope of this rulemaking.

argument is that since the same GIT air fare may apply to a number of tours included in a single brochure or other advertisement, we should not require that the total tour price be stated for each such tour, but rather should permit the GIT air fare to be stated separately from the prices of the various land packages to which it applies. Under this method of advertising, the prospective passenger obtains the total tour price by adding two component prices. Such separate listing of a range of alternative land packages which the passenger himself pairs with the applicable air fare is said to be the least confusing method of GIT presentation, Moreover, British Airways asserts, a requirement that the total tour price be stated in a single sum would interfere with promotional efforts during periods when the carrier is awaiting Board approval of newly filed tariffs, and would thus be particularly burdensome during a period of rapidly escalating air fares.'

As we explained in our notice of proposed rulemaking, the type of advertisement we seek to prohibit is that which misleads the public as to the actual total price of GIT tours. Our objective is to insure the prospective passenger clear and correct information of total tour costs, and it was for this purpose that the requirement of a single-sum statement was proposed. On consideration of the matters raised by British Airways and the various methods of GIT advertising, we have concluded that the desired objective may be adequately achieved in the manner suggested by this carrier. As long as the applicable air fare and the cost of the land package are the only two components of the total tour price, and both are clearly stated, albeit separately, we do not believe that merely requiring the reader to perform the simple addition of two prices in itself renders a tour advertisement misleading or deceptive. We are therefore modifying the proposed rule to permit this alternative style of advertising.

Thus, instead of requiring that the total tour price be stated as a single amount, as proposed, the rule which we are adopting will require only that the total tour price be clearly disclosed. It should be noted that where the two component prices are separately stated, we would not regard the total tour price as clearly disclosed unless the prices of both components are prominently displayed, along with a clear indication to the reader that the component prices must be added. On the other hand, where the total tour price is shown as a single amount, but the advertisement also includes a separate statement of the air fare, we would not regard the total tour price as clearly disclosed unless it is printed in type at least as large as, and displayed with equal prominence as, the air fare.

3. Taxes. There remain for consideration only questions raised by the comments with respect to the type of specific charges which must be included in the total tour price. Clarification has been requested by ASTA concerning so-called port or airport head taxes, and by Continental concerning security charges. It has been the Board's view that port and airport taxes are an essential part of the cost of the tour and should be included in the total price of ITC's. We see no reason to reach a different conclusion in determining the true total price of GIT's. Similarly, we endorse Continental's understanding that security charges should be included in the total tour cost.\*

The within rule will become effective 60 days after issuance, thus applying to all advertising as of April 1, 1975. We recognize, however, that current brochures or other circulars which do not meet the standards here adopted may have been printed and placed in circulation prior to the issuance of this rule. In these circumstances, our policy statement would contemplate a reasonable, good faith effort to distribute corrective price lists to the brochure recipients prior to the specified effective date.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 399, Statements of General Policy (14 CFR Part 399), effective April 1, 1975, as follows:

1. Amend the Table of Contents by adding § 399.84 to the table, as amended, to read in pertinent part as follows:

Subpart G-Policies Relating to Enforcement

Sec.
399.84 Unfair or deceptive practice of air carrier, foreign air carrier or ticket agent in advertising group inclusive tour without clear disclosure of total tour price,

2. Add a new § 399.84 to read as follows:

§ 399.84 Unfair or deceptive practice of air carrier, foreign air carrier or ticket agent in advertising group inclusive tour without clear disclosure of total tour price.

(a) It is the policy of the Board to consider the practice of an air carrier, foreign air carrier or ticket agent of advertising a group inclusive tour involving a scheduled flight in air transportation, to be an unfair or deceptive practice and an unfair method of competition in air transportation or the sale thereof, within the meaning of section 411 of the Act, unless such advertisement clearly discloses the total tour price.

(b) For the purposes of paragraph (a), above, "total tour price" means the total amount of money to be paid by the tour participant for the group inclusive tour, exclusive of options.

(Sections 204, 401, 402, 403, 404, 411, 416(a) and 1002 of the Federal Aviation Act of 1958, as amended: 72 Stat. 743, 754 (as amended by 76 Stat. 743, 82 Stat. 867), 757, 758 (as amended by 74 Stat. 445), 760, 769, 771 and 788; 49 U.S.C. 1324, 1371, 1372, 1373, 1374, 1381, 1386, and 1482)

Effective: April 1, 1975. Adopted: January 29, 1975. By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND, Secretary.

[PR Doc.75-3069 Filed 1-31-75;8:45 am]

Title 15—Commerce and Foreign Trade

CHAPTER III—DOMESTIC AND INTERNA-TIONAL BUSINESS ADMINISTRATION, DEPARTMENT OF COMMERCE

PART 376—SPECIAL COMMODITY POLICIES AND PROVISIONS

**Bituminous Coal Exports** 

Revision of the "Export Administration Regulations" to discontinue the monitoring of bituminous coal exports and anticipated exports.

The purpose of this issuance is to announce discontinuance of the monitoring program over the export of bituminous coal as of 5 p.m. e.s.t. January 28, 1975. Consequently, the last weekly report to be submitted on Form DIB-6006P will include bituminous coal export contracts and shipments for the week ending at the close of business on January 24, 1975.

The Federal Register of November 15, 1974 announced that the Department of Commerce was establishing a monitoring system to provide accurate and timely information on exports and contracts for export of bituminous coal. The monitoring program was initiated coincident with a walkout of coal miners and forecasts of a long strike that might have had a serious adverse effect on the domestic economy.

The strike has been settled for over a month and recent statistics indicate that mine production and inventories have returned to virtually normal levels. In view of these developments and the fact that the normal ratio between domestic production and export volume has been reestablished, the need for export monitoring of bituminous coal no longer exists.

§ 376.3 [Deleted]

Accordingly, \$ 376.3 of the "Export Administration Regulations" is deleted.

Effective date of action: 5 p.m. e.s.t. January 28, 1975.

RAUER H. MEYER, Director, Office of Export Administration.

[FR Doc.75-2995 Filed 1-31-75;8:45 am]

The carrier states that its practice has been to produce, but not distribute, brochures showing the cost of land packages with a statement that the air fare is extra. After approval, the new fare has then been inserted on the inside brochure cover.

<sup>\*</sup>Apart from their objections to the proposed policy statement, ASTI and the other tour operators in this group ask that the Board prohibit GIT advertisements in which the name of the carrier is more evident than that of the tour operator, a prohibition which has been proposed with respect to ITC's by SPDR-36. This question is outside the scope of the present rulemaking proceeding and will be dealt with in connection with the separate but identical petitions for rulemaking filed in Dockets 26834, 26835 and

Title 24—Housing and Urban Development

CHAPTER II—OFFICE OF ASSISTANT SEC-RETARY FOR HOUSING PRODUCTION AND MORTGAGE CREDIT—FEDERAL HOUSING COMMISSIONER (FEDERAL HOUSING ADMINISTRATION)

SUBCHAPTER B-MORTGAGE AND LOAN IN-SURANCE PROGRAMS UNDER NATIONAL HOUSING ACT

[Docket No. R-75-272]

PART 232—NURSING HOMES AND IN-TERMEDIATE CARE FACILITIES MORT-GAGE INSURANCE

Subpart C—Eligibility Requirements—Supplemental Loans to Finance Purchase and Installation of Fire Safety Equipment

On August 12, 1974, the Department of Housing and Urban Development's final regulations, relating to the insurance of supplemental loans to finance the purchase and installation of fire safety equipment necessary to meet the fire safety requirements of the Department of Health, Education, and Welfare for providers of services under Titles XVIII and XIX of the Social Security Act for nursing homes and intermediate care facilities, were published in the Federal Register.

Section 232.535 is being amended to substitute \$10,000 for \$5,000 as the minimum principal obligation for this program. The minimum principal amount for this program was originally related to the maximum amount for loans to be insured under section 2(b) of Title I of the National Housing Act, which amount was \$5,000 at the time the final regulations were originally published. It was believed that the Title I program rather than the section 232(1) program would be a more effective program for loans under \$5,000. The section 232(i) program would then be used for loans above \$5,000. When the Housing and Community Development Act of 1974 amended section 2(b) of Title I to increase the maximum loan amount for that program from \$5,000 to \$10,000, it created an overlap of \$5,000 between the existing § 232.535 minimum loan amount and the new Title I maximum loan amount. This amendment to § 232.535 eliminates that overlap by increasing to \$10,000 the minimum loan amount available under the section 232(i) program. We consider that proc-

shorten the processing time for participation in the program, advance noessing under the section 232(1) programs for loans of less than \$10,000 would be too expensive for the borrower.

Section 232.560(a) is being amended to provide an automatic mechanism for keeping the maximum interest rate for this program at 1/4 of I percent above the maximum FHA interest rate established under § 207.7(a) of the regulations. When the section 232(i) program was originally implemented, the maximum interest rate was set at 1/4 of 1 percent above the rate established for other HUD programs such as section 207 because it was believed that such an interest rate was necessary to interest lenders in the program, i.e. to meet the mortgage market. The section 232(1) rate will be keyed, by the amended regulations, to the section 207 regulatory rate. This, in effect, serves as a finding that the market rate for section 232(i) will generally be 1/4 percent above section 207 and will eliminate the need for a separate finding when interest rates are changed in the future

Section 232.565 presently provides that the principal amount of the loan shall not exceed the Commissioner's estimate of the cost of the fire safety equipment, including the cost of installation with the additional requirement that the sum of prior liens against the property and the fire safety loan shall not exceed ninety percent of the Commissioner's estimate of the value of the project upon completion of installation of the fire safety equipment. Section 232.565 is being amended to provide that the principal amount of the loan shall not exceed the lower of the Commissioner's estimate of the cost of the safety equipment including the cost of installation, or an amount supported by the residual income as determined by the Commissioner. This change substitutes the concept of "residual income" for "value" in determining the maximum loan amount. By using residual income, which directly relates to the ability of a project to generate the income to meet mortgage payments, rather than value, which relates more closely to selling price, the need for an appraisal of the project is eliminated, thereby shortening the processing time for an application.

Since the amendments to \$\$ 232.535 and 232.560(a) are technical changes and

since the amendment to § 232.565 will tice and public procedure are not necessary and good cause exists for making these amendments effective on publication.

Accordingly, Part 232 is amended as follows:

1. Section 232.535 is revised as follows:

§ 232.535 Loan multiples—minimum principal.

The loan shall involve a principal obligation in multiples of \$100, and the minimum principal obligation shall be \$10,000.

2. Section 232.560, (a) is revised as follows:

§ 232.560 Maximum interest rate.

(a) The loan shall bear interest at the rate agreed upon by the lender and the borrower, which rate shall not be in excess of % of 1 percent above the maximum FHA interest rate established under § 207.7(a) of the regulations.

3. Section 232.565 is revised as follows:

§ 232.565 Maximum loan amount.

The principal amount of the loan shall not exceed the lower of the Commissioner's estimate of the cost of the fire safety equipment, including the cost of installation, or the amount supported by the residual income, which is the amount of net income remaining after payment of all existing debt service requirements and deduction of the proprietary earnings, as determined by the Commissioner. The cost of installation may include the cost of such other work to be performed on the project necessary to meet the requirements of the Secretary of Health, Education, and Welfare and the Commissioner to enhance the fire safety of the project, and such costs incidental to installation as may be approved by the Commissioner. (Sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

Effective date. This amendment will be effective on February 3, 1975.

DAVID M. DEWILDE,
Acting Assistant Secretary for
Housing Production and
Mortgage Credit—FHA Commissioner.

[FR Doc.75-2998 Filed 1-31-75;8:45 am]

#### CHAPTER X—FEDERAL INSURANCE ADMINISTRATION, DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SUBCHAPTER B—NATIONAL FLOOD INSURANCE PROGRAM

[Docket No. FI-461]

#### PART 1914-AREAS ELIGIBLE FOR THE SALE OF INSURANCE

#### Status of Participating Communities

Section 1914.4 of Part 1914 of Subchapter B of Chapter X of Title 24 of the Code of Federal Regulations is amended by adding in alphabetical sequence a new entry to the table. In this entry, a complete chronology of effective dates appears for each listed community. Each date appearing in the fourth column of the table is followed by a designation which indicates whether the date signifies the effective date of the authorization of the sale of flood insurance in the area under the emergency or the regular flood insurance program. The entry reads as follows:

#### § 1914.4 Status of participating communities.

State	County	Location	Effective date of authoriza- tion of sale of flood insur- ance for area	Harard area identified	State map repository	Local map repository
						-
lifornia	San Mateo	Pacifica, city of	Jan. 29, 1975. Emergency	June 28, 1974		
diana	Butler	Unincorporated areas	do	Apr. 12, 1974		
Do	Bath	Salt Lick, town of	do	June 7, 1974		
			do			
			do			
		of.		The manner		
wrb Carolina	Columbus	Tabor City, town of	do	June 7, 1974		
110	Cuyahoga	Pepper Pike, city of	do	Apr. 5, 1974	***************************************	
seonsin	Tarrant	Colleyville, city of	do	May 10, 1974		

(National Flood Insurance Act of 1968 (title XIII of the Housing and Urban Development Act of 1968); effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator, 34 FR 2680, Peb. 27, 1969) as amended 39 FR 2787, Jan. 24, 1974.

Issued: January 23, 1975.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.75-2915 Filed 1-31-75;8:45 am]

[Docket No. FI-462]

#### PART 1914-AREAS ELIGIBLE FOR THE SALE OF INSURANCE

#### Status of Participating Communities

Section 1914.4 of Part 1914 of Subchapter B of Chapter X of Title 24 of the Code of Federal Regulations is amended by adding in alphabetical sequence a new entry to the table. In this entry, a complete chronology of effective dates appears for each listed community. Each date appearing in the fourth column of the table is followed by a designation which indicates whether the date signifies the effective date of the authorization of the sale of flood insurance in the area under the emergency or the regular flood insurance program. The entry reads as follows:

#### § 1914.4 Status of participating communities.

State	County	Location	Effective date of authoriza- tion of sale of flood insur- ance for area	Hazard area identified	State map repository	Local map repository
Minnesota Nebruska Teonessea Texas	Dawson	Independence, city of Gothenburg, city of Martin, city of Woodway, city of	Jun. 28, 1975, Emergency do do do do do do do do do	May 28, 1974 May 3, 1974 Mar. 1, 1974 Jan. 23, 1974		

(National Flood Insurance Act of 1968 (title XIII of the Housing and Urban Development Act of 1968); effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator, 34 FR 2580, Feb. 27, 1969) as amended 39 FR 2787, Jan. 24, 1974.

Issued: January 23, 1975.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.75-2916 Filed 1-31-75;8:45 am]

[Docket No. FI-463]

#### PART 1914-AREAS ELIGIBLE FOR THE SALE OF INSURANCE

#### Status of Participating Communities

Section 1914.4 of Part 1914 of Subchapter B of Chapter X of Title 24 of the Code of Federal Regulations is amended by adding in alphabetical sequence a new entry to the table. In this entry, a complete chronology of effective dates appears for each listed community. Each date appearing in the fourth column of the table is followed by a designation which indicates whether the date signifies the effective date of the authorization of the sale of flood insurance in the area under the emergency or the regular flood insurance program. The entry reads as follows:

#### § 1914.4 Status of participating communities.

State	County	Location	Effective date of authoriza- tion of sale of flood insur- ance for area	Hazard area identified	State map repository	Local map repeditory
-0.						TO REDAM
mnecticut	Fairfield	Ridgefield, town of	Jan. 34, 1975. Emergency	Sept. 13, 1974		
nots	McHenry.	Island Lake, village of	do	Mar. 8, 1974		
	- Worcester	Northbridge, town of		July 26, 1974		
vnda			do	Acres 9 1974		43
w York	. Oneida					
Cris Contonion	- Hanning some	cluding Creswell, town of.	Oct. 30, 1974	June 14, 1974	***************************************	
		and Roper, town of).	Jan. 24, 1975	June 21, 1974	***************************************	
io	. Cuyahoga	Parma Heights, city of	Jan. 24, 1975. Emergency	Mar. 22, 1974	***************************************	
maylvania	. Allegheny	Braddock Hills, borough of.,	do	May 10, 1974	***************************************	
		Peques, township of	90	Yealer and some	**********	
Do		Accidental, berough of		May 20, 1974	***************************************	
D0					***************************************	
Do		Penn, township of	do			
Diff.	Tarrant	Westworth Village, village of,	do	Mnr. 8, 1974	***************************************	
ginin	. Wise	Pound, town of	do	June 14, 1974	***************************************	
					-	
Do	Remail	Lebanon town of	do	May 10, 1974		
t Virginia	Greenbeier	Rupert, town of	do	June 21, 1974		
aning.	Sublette	Pinedale, town of	do	Apr. 5, 1974	************************	

(National Flood Insurance Act of 1968 (title XIII of the Housing and Urban Development Act of 1968); effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator, 34 FR 2680, Feb. 27, 1969) as amended 39 FR 2787, Jan. 24, 1974.

Issued: January 17, 1975.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.75-2917 Filed 1-31-75;8:45 am]

# Title 28—Judicial Administration CHAPTER I—DEPARTMENT OF JUSTICE [Order No. 591-75]

PART 15—DEFENSE OF SUITS AGAINST FEDERAL EMPLOYEES ARISING OUT OF THEIR OPERATION OF MOTOR VEHI-CLES

#### Defense of Certain Suits Against Federal Employees

Existing Justice Department regulations set forth certain procedures to be followed in connection with the Department's defense of civil actions against federal employees arising out of their operation of motor vehicles in the scope of their employment. This order extends those regulations to apply to suits against certain employees of the Veterans Ad-ministration and the Public Health Service for damages arising out of their medical services within the scope of their employment. This order also deletes a provision which limited applicability of the regulations to civil actions commenced as a result of incidents occurring on or after March 21, 1962. That provision is now obsolete.

By virtue of the authority vested in me by 5 U.S.C. 301, 28 U.S.C. 509, 510 and 2679 (b)-(e), 38 U.S.C. 4116 (a)-(d), and 42 U.S.C. 233 (a)-(e), Part 15 of Chapter I of Title 28, Code of Federal Regulations. is amended as follows:

 The caption for Part 15 is revised to read:

#### PART 15—DEFENSE OF CERTAIN SUITS AGAINST FEDERAL EMPLOYEES

The first sentence of § 15.1 is revised to read as follows:

#### § 15.1 Expeditious delivery of process and pleadings.

Any Federal employee against whom a civil action or proceeding is brought for damages to property, or for personal injury or death, on account of the employee's operation of a motor vehicle in the scope of his office or employment with the Federal Government or on account of the employee's performance of medical care, treatment, or investigation in the scope of his office or employment with the Public Health Service or the Veterans Administration Department of Medicine and Surgery (or his personal representative, if the action is brought against his estate) shall deliver all process and pleadings served upon him, or an attested true copy thereof, to his immediate superior or to whoever is designated by the head of his department or agency to receive such papers, forthwith. \* \* \*

The first sentence of § 15.3 is revised to read as follows:

#### § 15.3 Removal and defense of suits.

Authority is hereby delegated to the several United States Attorneys to make the certification provided for in 28 U.S.C. 2679(d), 38 U.S.C. 4116(c), and 42 U.S.C. 233(c) with respect to civil actions or proceedings brought against Federal employees in their respective districts. \* \* \*

#### § 15.4 [Reserved]

4. Section 15.4 is obsolete and is deleted.

Dated: January 24, 1975.

WILLIAM B. SAXBE, Attorney General.

[FR Doc.75-3049 Filed 1-31-75;8:45 am]

#### Title 29-Labor

CHAPTER XVII—OCCUPATIONAL SAFETY
AND HEALTH ADMINISTRATION

PART 1952—APPROVED STATE PLANS FOR ENFORCEMENT OF STATE STAND-ARDS

#### Colorado Plan; Level of Federal Enforcement

1. Background. Part 1954 of Title 29. Code of Federal Regulations, sets out procedures under section 18 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 667) (hereinafter referred to as the Act) for the evaluation and monitoring of State plans which have been approved under section 18(c) of the Act and 29 CFR Part 1902. Section 1954.3 of this chapter provides guidelines and procedures for the exercise of discretionary Federal enforcement authority under section 18(e) of the Act with regard to Federal standards in issues covered under and approved State plan. In accordance with \$ 1954.3(b) of this chapter, Federal enforcement authority will not be exercised as to occupational safety and health issues covered under a State plan where a State is operational. A State is determined to be operational under § 1954.3(b) of this chapter when it has provided for the following requirements: enacted enabling legislation, approved State standards, a sufficient number of qualified enforcement personnel and provisions for the review of enforcement actions. In determining whether and to what extent a State plan meets the operational guidelines, the results of evaluations conducted under 29 CFR Part 1954 are taken into consideration. Once this determination has been made, under § 1954.3(f) of this chapter,

a notice of the determination of the operational status of a State plan as described in an agreement setting forth the Federal-State responsibilities is to be published in the FEDERAL REGISTER,

2. Notice of Colorado operational agreement. (a) In accordance with the provisions of § 1954.3 of this chapter, notice is hereby given that it has been determined that Colorado has met the following conditions for operational

(1) Enactment of the Colorado ena-bling legislation, "an Act Implementing the Federal Occupational Safety and Health Act of 1970," (hereinafter referred to as the Colorado Act) (House Bill No. 1396, Chapter 265 of the Session Laws of Colorado, 1973) which became effective on July 7, 1973;

(2) Adoption under Colorado Revised Statutes, section 3-16-2, of general industry and construction standards con-tained in 29 CFR Parts 1910 and 1926, as temporary State standards on March 1, 1974. These standards were readopted as temporary State standards on May 30. 1974. On September 1, 1974, the State adopted as permanent standards all general industry and construction standards which were then contained in 29 CFR Parts 1910 and 1926 except Federal maritime standards covered by 29 CFR 1910 .-13 through 1910.16;

(3) A sufficient number of qualified safety and health personnel employed under an approved merit system: namely twenty safety inspectors and five health inspectors as of November 27, 1974;

- (4) Operation since March 1, 1974, of a review and appeals system before the Industrial Commission of Colorado providing the mechanism for employers and employees to contest enforcement actions and/or abatement periods. The appeals are processed in accordance with rules of procedure promulgated by the Industrial Commission which became effective on October 31, 1974.
- (5) State enforcement since March 1, 1974, of the State standards described in (2) above, monitored under 29 CFR Part 1954, including an onsite evaluation conducted on November 26 and 27, 1974.
- (b) In addition, the State has provided under its plan for:
- (1) Occupational accident and illness recordkeeping and reporting by employers covered under the plan (CRS 80-1-18);
- (2) Responding to complaints filed with the Colorado Department of Labor and Employment for violations of the prohibition against discrimination by employers against employees for exercising their rights under the Colorado Act (CRS 80-2-2);
- (3) Assurance of the rights of employers and employees and their representatives consistent with the provisions of the Federal Act and its implementing regulations.

Pursuant to this finding, an agreement effective November 27, 1974, and incorporated as part of the Colorado plan has been entered into between James Shaffer. Executive Director of the Colorado Department of Labor and Employment, and Curtis A. Foster, Assistant Regional Director for Occupational Safety and Health of the U.S. Department of Labor, providing that Federal enforcement activity under section 18(e) of the Act will not be initiated with regard to Federal occupational safety and health standards in Issues covered under 29 CFR Part 1910 and 29 CFR Part 1926 whenever Colorado occupational safety and health standards are in effect and operational.

Under the agreement, Federal responsibility under the Act will continue to be exercised, among other things, with regard to complaints about violations of the discrimination provisions of section 11(c) of the Act (29 U.S.C. 660(c)); enforcement of standards promulgated under section 6(c) of the Act (29 U.S.C. 665(c)), until such time as the State shall have adopted equivalent standards in accordance with Subpart C of 29 CFR Part 1953; enforcement of Federal standards in the maritime and longshoring issues covered by 29 CFR 1910.13 through 1910.16 which issues have been specifically excluded from coverage under the plan; and investigations and inspections for the purposes of evaluating the State plan under sections 18 (e) and (f) of the Act (29 U.S.C. 667 (e) and (f)).

The agreement is subject to revision or termination by the Assistant Secretary of Labor for Occupational Safety and Health upon substantial failure by the State to comply with any of its provisions, or when the results of evaluation under 29 CFR Part 1954 reveal that State operations covered by the agreement fail in a substantial manner to be at least as effective as the Federal program.

In accordance with this agreement and effective as of November 27, 1974, Sub-part M of 29 CFR Part 1952 is hereby amended as set forth below.

Section 1952.192 is amended to read as follows:

## § 1952.192 Level of Federal enforce-

Pursuant to § 1902.20(b) (1) (iii) and § 1954.3 of this chapter under which an agreement has been entered into with Colorado, effective November 27, 1974, and based on a determination that Colorado is operational in issues covered by the Colorado occupational safety and health plan, discretionary Federal enforcement authority under section 18(e) of the Act (29 U.S.C. 667(e)) will not be initiated with regard to Federal occupational safety and health standards in issues covered under 29 CFR Part 1910 and 29 CFR Part 1926. The U.S. Department of Labor will continue to exercise authority, among other things, with regard to: complaints filed with the U.S. Department of Labor about violations of the discrimination provisions of section 11(c) of the Act (29 U.S.C. 660(c)); Federal standards promulgated subsequent to the agreement where necessary to protect employees, as in the case of temporary emergency standards promulgated under section 6(c) of the Act (29 U.S.C. 665(c)), in the issues covered under the plan and the agreement until such time as Colorado shall have adopted equivalent standards in accordance with

Subpart C of 29 CFR Part 1953; Standards in 29 CFR 1910.13 through 1910.16 which issues have been specifically excluded from coverage under the Colorado plan; and investigations and inspections for the purpose of the evaluation of the Colorado plan under section 18 (e) and (f) of the Act (29 U.S.C. 667 (e) and (f)). The Assistant Regional Director for Occupational Safety and Health will make a prompt recommendation for resumption of exercise of Federal enforcement authority under section 18(e) of the Act (29 U.S.C. 667(e)) whenever, and to the degree, necessary to assure occupational safety and health protection to employees in Colorado.

(Secs. 8(g)(2), 18, Pub. L. 91-596, 84 Stat. 1600, 1608 (29 U.S.C. 257(g)(2), 667))

Signed at Washington, D.C. this 28th day of January 1975.

JOHN STENDER. Assistant Secretary of Labor. [FR Doc.75-3020 Filed 1-31-75:8:45 am]

Title 32-National Defense CHAPTER I-OFFICE OF THE SECRETARY OF DEFENSE SUBCHAPTER P-RECORDS

PART 286-AVAILABILITY TO THE PUBLIC OF DEPARTMENT OF DEFENSE INFOR-MATION

PART 296—PUBLICATIONS OF PROPOSED AND ADOPTED REGULATIONS AFFECT-ING THE PUBLIC

#### **Public Participation Procedures**

The Deputy Secretary of Defense has approved Part 296. This Part is added to Chapter I of Title 32 of the Code of Federal Regulations in response to a recommendation from the Administrative Conference of the United States that the Department of Defense voluntarily adopt procedures for public participation in rulemaking having direct and substantial public impact. Under the "military function" exemption of 5 U.S.C. 553(a.)
(1) the Department of Defense is excused from the statutory requirement of issuing notices of proposed rulemaking. but hereby imposes a regulatory requirement for public notice and opportunity for public comment in appropriate circumstances.

#### § 286.5 [Deleted]

1. In Part 286, § 286.5 is deleted.

2. Part 296 is added to read as follows:

296.1

Purpose, 296.2 Cancellation.

Applicability and scope.

296.4

296.5 Proposed regulations.

Publication in the PEDERAL REGISTER 296.6 of adopted regulations and other matters.

Petitions.

296.8 Effective date and implementation.

AUTHORITY: The provisions of this Part are issued under 10 U.S.C. 125,

#### § 296.1 Purpose.

This Part:

(a) Establishes a policy and procedure by which the Department of Defense

will invite the comments of the public on those of its proposed regulations and other types of rulemaking as described hereafter which originate within the Department of Defense as a requirement of general applicability and future effect designed to implement, interpret, or prescribe law or policy, or practice or procedure requirements of a component. This requirement applies to those regulations which constitute the authority for actions having a substantial and direct impact on the public when consistent with other responsibilities of the Department for the efficient and responsible conduct of public business.

(b) Implements the provisions of 5 U.S.C. 552 relating to the kinds of regulations that must be published in the FEDERAL REGISTER after they are adopted.

#### § 296.2 Cancellation.

32 CFR 286.5 is hereby superseded and cancelled.

#### § 296.3 Applicability and scope.

- (a) The provisions of this Part apply to the Office of the Secretary of Defense, the Military Departments, the Organization of the Joint Chiefs of Staff, and the Defense Agencies (hereinafter referred to singularly as a "DoD Component" or collectively as "DoD Components").
- (b) These provisions are applicable to those directives, instructions, regulations, policy memoranda, manuals, and other forms of rulemaking (hereinafter referred to as "regulations") that have a substantial and direct impact on the public. Only a regulation which must be published in the FEDERAL REGISTER after its adoption in accordance with 5 U.S.C. 552 (as implemented in § 296.6 of this Part) comes within the requirement that it be evaluated to determine whether it will have the substantial and direct impact on the public that warrants an invitation for public comment prior to its adoption. An implementation by a subordinate component of a regulation adopted by a component at a higher level within the Department of Defense is not deemed to "originate" a requirement of general applicability and future effect, and, therefore, does not fall within the scope of the obligation to invite public comment on its provisions.
- (c) The determination by the component originating a regulation shall be final and conclusive in determining whether a regulation or a proposed regulation comes within the purview of this Part. Consideration shall be given, however, to the definition of "rulemaking" found in 5 U.S.C. 551 as it relates to the requirements of 5 U.S.C. 553 in making this determination.
- (d) The requirement for inviting public comment on a proposed regulation shall not be deemed applicable to any proposed regulation coming within one or more of the following exemptions or exceptions to the rulemaking procedures set forth in 5 U.S.C. 553.
- (1) Any matter pertaining to a military or foreign affairs function of the United States which has been determined under the criteria of an Execu-

tive Order or statute to require a security classification in the interests of national defense or foreign policy.

(2) Any matter relating to (i) agency management, (ii) agency personnel, or (iii) public contracts (e.g., the Armed Services Procurement Regulation), including nonappropriated fund contracts.

(3) Any matter involving (i) interpretative rules, (ii) general statements of policy, or (iii) rules of agency organization, procedure, or practice.

- (4) Any situation in which the DoD Component for good cause finds that inviting public comment on a proposed regulation is (i) impracticable, (ii) unnecessary, or (iii) contrary to the public interest, and incorporates in the adopted regulation that determination and its basis.
- (e) Exceptions to the requirement in 5 U.S.C. 552 for publication in the FEDERAL REGISTER of adopted regulations for the guidance of the public shall be made in accordance with guidance provided in 32 CFR 286.8.

#### § 296.4 Policy.

- (a) It is the policy of the Department of Defense to encourage the maximum practicable participation of the public in the formulation of regulations having a substantial and direct impact on the public, and to inform the public fully through publication in the Pederal Register of all adopted regulations intended for public guidance.
- (b) A proposed regulation which would originate a Department of Defense policy having a substantial and direct impact on the public should be published, along with a notice of purpose and authority, in the Federal Reg-ISTER in order to invite public comment within a designated time at least 30 days prior to its intended adoption. This policy should be followed even though the proposed regulation may come within one or more of the exceptions or exemptions to the requirement for prepublication of proposed rules described in § 296.3(d)(2) (i) and (ii), (3) and (4), unless it is determined by the DoD Component as a matter within its sole and exclusive prerogative that the employment of the exception or exemption is appropriate to satisfy a significant and legitimate interest of the DoD Component or the public.
- (c) After their adoption, all regulations for the guidance of the public shall be published in the Federal Register in accordance with 5 U.S.C. 552, even though they may come within one or more of the exemptions described in 32 CFR 286.8, if no significant and legitimate interest of the DoD Component or public precludes such publication. This policy extends to some adopted regulations for the guidance of the public which were not the subject of notice and public comment.

#### § 296.5 Proposed regulations.

(a) The general notice of a proposed regulation shall be published in the FEDERAL REGISTER in accordance with the guidance contained in the "Federal

Register Handbook on Document Drafting" (GSA), whenever that regulation would have a substantial and direct impact on the public or any significant portion of the public, unless it comes within one or more of the exceptions or exemptions previously set forth in \$ 296.3(d).

(b) The notice shall include:

 A statement of the purpose and objective of the proposed regulation;

- Reference to the legal authority under which the regulation is proposed; and
- (3) The terms or substance of the proposed regulation.
- (c) Whenever the originating DoD Component finds that notice and prepublication of a proposed regulation for public comment are impracticable, unnecessary, or contrary to the public interest, it shall incorporate that finding and a brief statement of its reasons in the adopted regulation, or it may adopt and publish in the FEDERAL REGISTER a separate regulation excepting or exempting categories of regulations for any of these reasons, with an explanation of the basis for excepting or exempting each particular category. Separate regulations for this purpose shall be promulgated by the procedures for proposed rules whenever this falls within the requirements of paragraph (a).
- (d) Following the publication of notice and the proposed regulation in the FEDERAL REGISTER, the DoD Component shall give all interested persons an opportunity to participate in the rulemaking through the submission of written data, views, or arguments. An opportunity for oral presentation will normally not be provided, but may as a matter within the sole and exclusive prerogative of the component be extended where it is found to be in the interest of the DoD . Component or the public. After careful consideration of all relevant matter presented, the component shall incorporate in the adopted regulation a concise general statement of its basis and purpose. A preamble to the adopted regulation may be published in the FEDERAL REGIS-TER to explain the relationship of the adopted rule to the proposed rule, including the nature and effect of public comments.

#### § 296.6 Publication in the Federal Register of adopted regulations and other matters.

Subject to the exemptions set forth in 32 CFR 286.8:

- (a) Each DoD Component shall publish in the Federal Register an informative, current description for the guidance of the public, of where, how, and by what authority it performs any of its functions. In deciding which information to publish in the Federal Register a DoD Component shall consider the fundamental objective of informing all interested persons of how to deal effectively with the component.
- (b) Information to be published in the FEDERAL REGISTER shall include:
- (1) Descriptions of the central and field organization of the component con-

cerned, and the established places at which, the employees or members of the armed forces from whom, and the methods whereby the public may secure information, make submittals or requests, or obtain decisions.

(2) The procedures by which a DoD Component conducts its business with the public, both formally and informally.

(3) The rules of procedure which must be followed, the description of forms which must be completed, or the source from which forms may be obtained, and instructions on the scope and content of papers, reports, examinations required to be submitted pursuant to such rules of procedures, as adopted by the component.

(4) Directives, instructions, regulations, manuals, policy memoranda, statements of general policy, or interpretation of general applicability adopted by the agency, and other substantive rules of general applicability affecting the pub-

lic.

(c) With the approval of the Director of the Federal Register, the requirement for publication in the Federal Register (1 CFR, Part 51, 37 FR 23614, Nov. 4, 1972) may be satisfied by reference in the Federal Register to other publications reasonably available to the class of persons affected and containing the information which must otherwise be published in the Federal Register.

(1) In order to be eligible for incorporation by reference, the matter must be in the nature of published data, criteria, standards, specifications, techniques, illustrations, or other published information reasonably available to members of

class affected thereby.

(2) Incorporation by reference is not acceptable as a complete substitute for promulgating in full text material required to be published by 5 U.S.C. 552.

(3) Incorporation by reference is acceptable as a means of avoiding unnecessary repetition within the promulgated document of published information already reasonably available to the class affected. Examples include:

 Construction standards promulgated by a professional association or architects, engineers, or builders.

(ii) Code of ethics promulgated by professional organizations.

(iii) Forms and formats publicly or privately published and readily available to the persons required to use them.

(d) It is incumbent upon each component to review all information of the type described in paragraph (b) of this section, to ensure that it is published on an up-to-date basis in the Federal Register, including every amendment revision, or repeal. No member of the general public can be required to resort to, or be adversely affected by, any material not published as required by the foregoing provisions of § 296.6 unless he has actual and timely notice of the content of that material.

#### § 296.7 Petitions.

Each component shall accord any interested person the right to petition for the issuance, amendment, or repeal of a regulation that originates or would origthat component, a policy, requirement, or procedure coming within the scope of § 296.5. Any such petition shall be given full and prompt consideration by the component charged with the responsibility for issuing such a regulation. The petitioner shall be advised in writing of the disposition, and the reason for the disposition, of any written petition for the issuance, amendment, or repeal of & regulation. The official responsibility for disposition of the petition may at his absolute discretion, grant the petitioner a right to appear for the purpose of supporting his petition if this is compatible with the orderly conduct of public busi-

## § 296.8 Effective date and implementation.

This Part becomes effective on February 1, 1975, but is applicable only to the regulations promulgated under the authority of a component after April 1, 1975. Two copies of implementing regulations shall be forwarded to the General Counsel of the Department of Defense on or before April 1, 1975.

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

JANUARY 29, 1975.

[FR Doc.75-2997 Filed 1-31-75;8:45 am]

Title 41—Public Contracts and Property Management

CHAPTER 3—DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

PART 3-4-SPECIAL TYPES AND METHODS OF PROCUREMENT

#### Negotiated Procurement under the Buy Indian Act

On February 1, 1973, a notice of proposed rule making was published in the Federal Register (38 FR 3072) stating that the Department of Health, Education, and Welfare is considering an amendment to 41 CFR, Chapter 3, by adding a new Subpart 3-4.57, Negotiated Procurement under the Buy Indian Act. The amendment provides policy on purchasing from Indians under the negotiating authority of the Buy Indian Act (25 U.S.C. 47) whenever practicable.

Interested persons were invited to submit written data, views, and comments within 30 days after publication. Com-ments were received from the Department of the Interior and the United States Commission on Civil Rights related primarily to the requirement that a firm be 100-percent owned by Indians in order to qualify as an Indian firm. The relaxation of that requirement, as suggested by the Commission on Civil Rights, has been rejected in order to avoid the substantial enforcement problems that have arisen in that regard in the past. The authority to authorize a deviation from the 100-percent requirement has, however, been vested in the Area Directors rather than in the Director, Office of Contracts and Grants,

inate, for the Department of Defense or that component, a policy, requirement, or procedure coming within the scope of § 296.5. Any such petition shall be given full and prompt consideration by the component charged with the responsibility for issuing such a regulation. The peritioner shall be advised in writing of the disposition, and the reason for the disposition, and the reason for the responsibility in that regard that is designed to give maximum effect to the preferences protified in the reason for the reason for the reason for the responsibility in the reason for the reason for the reason for the reason for the responsibility in the reason for the rea

The suggestions that the term "joint venture" be specifically defined have been rejected as unnecessary to protect Indian firms and as restricting opportunities for encouraging the expansion and development of Indian firms.

The definitive regulations specify that their application is limited to procurement by the Indian Health Service, U.S. Public Health Service, and the requirement for a certification of individual Indians has been omitted as being unnecessary. Other amendments of a minor editorial nature have been made. The text of the new subpart, modified where appropriate to reflect the comments of interested parties, reads as follows:

1. Contents of Part 3-4 are amended to add a new Subpart 3-4.57.

## Subpart 3-4.57-Negotiated Procurement under the Buy Indian Act

3-4.5700 Scope of subpart. 3-4.5701 Policy. Definitions. 3-4.5702 3-4.5702-1 Indian. Indian Firm. 3-4.5702-2 3-4.5702-3 Product of Indian Industry. 3-4.5702-4 Buy Indian Contract. 3-4.5703 Requirements. 3-4.5704 Competition.

Subpart 3-4.57 is added to Part 3-4 and reads as set forth below:

# Subpart 3-4.57—Negotiated Procurement under the Buy Indian Act

§ 3-4.5700 Scope of subpart.

This subpart sets forth policy on preferential purchasing from Indians under the negotiating authority of the Buy Indian Act. Applicability of this subpart is limited to procurements made by the Indian Health Service, U.S. Public Health Service.

§ 3-4.5701 Policy.

The Indian Health Service, U.S. Public Health Service, will utilize the negotiating authority of the Buy Indian Act to give preference to Indians whenever the use of that authority is authorized and is practicable. The Buy Indian Act was enacted as a proviso to section 23 of the Act of June 25, 1910, Chapter 431, Pub. L. 313, 61st Congress, 36 Stat. 861, prescribing the application of the advertising requirements of section 3709 of the Revised Statutes to the purchase of Indian supplies. As set out in 25 U.S.C. 47, the Buy Indian Act provides as follows:

So far as may be practicable Indian labor shall be employed, and purchases of the products of Indian industry may be made in open market in the discretion of the Secretary of the Interior.

The functions, responsibilities, authorities, and duties of the Secretary of the Interior for maintenance and operation of hospital and health facilities for In-

dians and for the conservation of the health of Indians were transferred to the Secretary of Health, Education, and Welfare on July 1, 1955 by Pub. L. 568, 83d Congress, 42 U.S.C. 2001 et seq. Accordingly, the Secretary is authorized to use the Buy Indian Act in the purchase of the products of Indian industry in connection with the maintenance and operation of hospital and health facilities for Indians and the conservation of the health of Indians. This authority has been delegated exclusively to the Indian Health Service and is not available for use by any other HEW component.

#### § 3-4.5702 Definitions.

#### § 3-4.5702-1 Indian.

Indian means a member of any tribe, Pueblo, band, group, village or community that is recognized by the Secretary of the Interior as being Indian or any individual or group of individuals that is recognized by the Secretary of the Interior or the Secretary of Health, Education, and Welfare. The Secretary of Health, Education, and Welfare in making such determination may take into account the determination of the tribe with which affiliation is claimed.

#### § 3-4.5702-2 Indian Firm.

An Indian firm means any sole enterprise, partnership, corporation, or other type of business organization that is owned or controlled by one or more Indians or by an Indian firm.

#### § 3-4.5702-3 Product of Indian Industry.

The product of Indian industry means anything produced by Indians through physical labor or by intellectual effort involving the use and application by them of skills.

#### § 3-4.5702-4 Buy Indian Contract.

Buy Indian contract means any contract involving activities covered by the Buy Indian Act that is negotiated under the provisions of 41 U.S.C. 252(c) (15) and 25 U.S.C. 47 between an Indian firm and a contracting officer representing the Indian Health Service, U.S. Public Health Service.

#### § 3-4.5703 Requirements.

(a) Indian ownership. The degree of ownership or control over an Indian firm by an Indian or Indian tribe that is called for by § 3-4.5702-2 shall be 100 percent during the period covered by a Buy Indian contract unless a deviation from that 100 percent requirement is approved on an individual basis by the Area Director of the appropriate Area Indian Health Service in which the contract is being negotiated together with an appropriate justification for such a deviation.

(b) Joint ventures. Indian firms may enter into joint ventures with other entitles for specific projects as long as an Indian firm is the managing partner. The joint venture must, however, be approved by the contracting officer prior to its negotiating a contract under the Buy Indian Act.

(c) Indian employment. Contracts and subcontracts thereunder, negotiated under the Buy Indian Act shall contain a clause requiring the maximum practicable amount of Indian employment under the circumstances and may specify the minimum percentage of Indian labor determined by the contracting officer to be reasonable under the circumstances considering the type of work involved, and the availability of Indian labor and skills for that type of work.

(d) Bonds. In the case of contracts for the construction, alteration, or repair of public buildings or public works, performance and payment bonds are required by the Miller Act (40 U.S.C. 270a) and §§ 1-10.104 and 1-10.105 of this title. In the case of contracts with Indian tribes or public nonprofit corporations serving as governmental instrumentalities of an Indian tribe, such bonds are not required except in relation to private business entities even if they are owned by an Indian tribe or members of an Indian tribe, and may be required of private business entities who are joint venturers with, or subcontractors of, an Indian tribe or a public nonprofit corporation serving as a governmental in-strumentality of an Indian tribe. A bid guarantee or bid bond is required only when a performance or payment bond is required.

(e) Subcontracting. Not more than 50 percent of the work to be performed under a prime contract negotiated pursuant to the Buy Indian Act shall be subcontracted to one other than an Indian firm. For this purpose, work to be performed does not include the providing of materials, supplies, or equipment.

(f) Wage rates. A determination of the minimum wage rates by the Secretary of Labor as required by the Davis-Bacon Act (40 U.S.C. 276a-276a-5) shall be included in all contracts negotiated under the Buy Indian Act for over \$2,000 for construction, alteration, or repair, including painting and decorating, of public buildings and public works, except contracts with Indian tribes or public nonprofit corporations serving as governmental instrumentalities of an Indian tribe. Such a determination is to be included in contracts with private busi-ness entities even if they are owned by an Indian tribe or members of an Indian tribe and in connection with joint ventures with, or subcontractors of, an Indian tribe or a public nonprofit corporation serving as a governmental instrumentality of an Indian tribe.

#### § 3-4.5704 Competition.

(a) Contracts negotiated under the Buy Indian Act shall be subject to competition among Indians to the maximum extent that competition is determined by the contracting officer to be practicable, pursuant to §§ 1-1.301-1 and 1-3.101(d) of this title. When competition is determined not to be practicable, a Justification for Noncompetitive Procurement shall be prepared in accordance with § 3-3.802-50 of this chapter and retained in the contract file.

(b) Notwithstanding the provisions of § 3-3.802-50 of this chapter, requests for approval of procurements to be negotiated under the Buy Indian Act in activities covered by that Act may, if \$25,000 or less, be approved by the Chief of the procurement office, or, if over \$25,000, by the official in charge of the office one level above the procurement office.

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

Effective Date: The provisions of this amendment shall be effective February 3, 1975.

Dated: January 27, 1975.

JOHN OTTINA,
Assistant Secretary
for Administration and Management,
[PR Doc.75-3057 Filed 1-31-75;8:45 am]

Title 47—Telecommunication

# CHAPTER I—FEDERAL COMMUNICATIONS COMMISSION

[FCC 75-74]

#### PART 21—DOMESTIC PUBLIC RADIO SERVICES (OTHER THAN MARITIME MOBILE)

#### Digital Modulation Techniques

On September 27, 1974, the Commission released a report and order in the proceedings in Docket No. 19311 (FCC 74-985) concerning rules for use of digital modulation techniques in common carrier microwaye radio.

2. One of the new rules specified requirements for out-of-band emission limitations for digital modulated systems. Recently it has been brought to our attention that the requirement specified in § 21.106(a) (2) (ii) may be more stringent than necessary. The rule requires emission levels of frequencies removed from the center frequency by more than 250 percent to be attenuated to values considerably less than 50 microwatts in the case of low output power transmitters. It appears unreasonable to require such attenuation in light of the difficulty and cost involved in constructing a filter network which would be required. In addition, the requirement is not in accord with the general requirement in Part 21, which stipulates that spurious emissions removed from the assigned frequency by more than 250 percent of the authorized bandwidth be attenuated 43+10 Log, (mean power output) dB or 80 dB, whichever is the lesser attenuation.

3. In view of the foregoing, we believe it advisable to modify paragraph (a) of § 21.106 to preclude any potential difficulties manufacturers may encounter in designing equipment, and to bring the rules for digital modulation into conformance with the general provisions of Part 21.

4. Also, we will take this opportunity to correct footnote 2 to rule § 21.101 to include "grandfather" rights to microwave radio equipment in the 11 GHz common carrier frequency range with .05 percent frequency tolerance. As indicated in paragraph 18 of the second re-

port and order in Docket No. 18920 (47 FCC 2d 737), it was our intention to "grandfather" equipment authorized equipment authorized prior to the institution of the new .005 percent tolerance figure. However, the wording of footnote 2 unintentionally omitted this category of equipment.

5. In view of the foregoing, we are of the opinion that the rule modifications discussed above are in the public interest and, pursuant to section 553(b) of the Administrative Procedure Act, that it is unnecessary to give prior notice thereof because of the minor nature of the matters involved and the consistency of these changes with other rules and previously announced policy. Accordingly, it is hereby ordered, Pursuant to authority contained in sections 4(i), 303 and 403 of the Communications Act of 1934. as amended, Part 21 of the Commission's rules is amended as reflected in the appendix attached hereto, effective March 7, 1975.

(Secs. 4, 303, 403, 48 Stat., as amended, 1066, 1082, 1094; 47 U.S.C. 154, 303, 403)

Adopted: January 21, 1975.

Released: January 29, 1975.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] VINCENT J. MULLINS,

Secretary.

Part 21 of Chapter I of Title 47 of the Code of Federal Regulations is amended as follows:

1. In § 21.101, change the second sentence of footnote 2 to read as follows:

#### § 21.101 Frequency tolerance.

. \* \* \* \* Until that date new equipment may be authorized with a frequency tolerance of percent in the frequency range 2,200 to 10,500 MHz and .05 percent in the range 10,500 MHz to 12,200 MHz, and equipment so authorized may continue to be used for its life provided that it does not cause interference to the operation of any other licensee. \* \* \*

2. In Section 21.106, change paragraph (a) (2) to read as follows:

§ 21.106 Emission limitations.

(a) \* \* \*

(2) When using transmissions employing digital modulation techniques (See § 21.122):

(i) For operating frequencies below 15 GHz, in any 4 kHz band, the center frequency of which is removed from the assigned frequency by more than 50 percent up to and including 250 percent of the authorized bandwidth: As specified by the following equation but in no event less than 50 decibels. A=35 + 0.8(P-50)+ 10 LogioB. (Attenuation greater than 80 decibels is not required.)

Where:

A=Attenuation (in decibels) below the the mean output power level.

P=Percent removed from the carrier frequency.

B=Authorized bandwidth in MHz.

(ii) For operating frequencies above 15 GHz, in any 1 MHz band, the center frequency of which is removed from the assigned frequency by more than 50 percent up to and including 250 percent of the authorized bandwidth: As specified by the following equation but in no event less than 11 decibels, A=11 + 0.4(P-50 + 10 LogioB. (Attenuation greater than 56 decibels is not required.)

(iii) In any 4 kHz band, the center frequency of which is removed from the assigned frequency by more than 250 percent of the authorized bandwidth: At least 43+10 Log10 (mean output power in watts) decibels, or 80 decibels, whichever is the lesser attenuation.

[PR Doc.75-3035 Filed 1-31-75;8:45 am]

[FCC 75-86; Docket No. 19795, RM-2014]

#### PART 73-RADIO BROADCAST SERVICES FM Broadcast Stations, Rapid City, South Dakota

1. The Commission here considers the notice of proposed rule making, adopted July 26, 1973 (38 FR 20627), proposing amendment of the FM Table of Assignments (§ 73.202(b) of the Commission's rules and regulations) by adding Channel 262 as a third FM assignment at Rapid City, South Dakota. Those filing comments are the petitioner, James E. Taylor (Taylor), licensee of daytime-only AM Station KIMM, Rapid City; Ray J. Aldrich, William A. Goodhope, Robert A. Gunderson, and Bruce H. Lien (Aldrich et al.); James River Broadcasting Company (James River), licensee of Stations KKLS and KKLS-FM (Channel 230). Rapid City; and Sturgis Radio Company. Inc. (Sturgis), licensee of FM Station KBHB, Sturgis, South Dakota. Aldrich, et al. support the addition of a third FM channel at Rapid City; James River and Sturgis oppose the proposed assignment.

2. Rapid City, the second largest city in South Dakota, has a population of 43,836; 1 it is the seat of Pennington County, population 59,349. Seven aural broadcast stations are licensed there: FM Stations KKLS-FM and KVSR(FM): four commercial AM stations-two fulltime (KOTA and KRSD) and two daytime-only (KKLS and KIMM); and noncommercial educational FM Station KTEQ. In support of the proposed amendment, Taylor in large part relies on his petition which initiated this proceed-

3. Taylor contends that Rapid City is entitled to a third Class C FM assignment because the population on a yearround basis is higher than the official figures would indicate. In this respect, petitioner-as well as other parties-recognize that under the population criteria a city the size of Rapid City normally would have only two FM channel assignments. Taylor contends that the population of nearby Ellsworth Air Force Base (AFB), which is said to be 14.000. should be considered Rapid City is a convention and tourist area.\* Additionally, petitioner as-serts that Rapid City is a large and expanding industrial community and that a third FM assignment is necessary in order for Station KIMM to fully compete with the other full-time aural broadcast stations in Rapid City. Finally, as concerns the Roanoke Rapids doctrine (9 F.C.C. 2d 672 (1967)), referred to specifically in the notice, petitioner's engineering showing indicates that from a site about one mile southwest of Rapid City (where the other FM stations are sited) it proposes a station with 100 kw power with an antenna height of 480 feet a.a.t. which would provide a second FM service to 351 persons in an area of 241 square miles.

4. Aldrich, et al. make similar arguments. They point to the 1973 Chamber of Commerce estimate of population for Rapid City as 45,800 and refer to the population of Ellsworth AFB as being 15,000. They say that Rapid City has grown substantially since 1950 and that it is the hub of a market area for a dvnamic agricultural industry and that retail sales in 1971 exceeded \$150 million. They allege that they would apply for a station with 100 kW power at 910 feet antenna height (a.a.t.) which would serve an area of 6,790 square miles and a population of 101,000. Their engineering showing indicates that such a station would furnish a first FM service to 1,800 persons in an area of 813 square miles (unserved area) and a second FM service to 503 persons in an area of 305 square miles (underserved area). In the latter respect, Aldrich, et al. urge that this additional service is particularly significant because the population density of South Dakota is approximately 2.1 persons per square mile. Accordingly, they would condition the asisgnment of a channel to a station with 100 kW power and an antenna height of 910 feet. They argue that the population criteria are not decisive in view of the Commisison's decisions stating that those criteria are only guidelines." In any event, they assert that the actual population is in excess of

<sup>&</sup>lt;sup>1</sup> All population data are from the 1970 Census unless otherwise indicated.

<sup>&</sup>quot;See Paragraph 4 of the further notice of proposed rule making in Docket No. 14185, adopted July 25, 1962 (FCC 62-876), incorporated by reference in the Third Report, Memorandum Opinion and Order (40 F.C.C. 747, 758 (1963))

We are told that Mt. Rushmore (about 20 miles west southwest of Rapid City) is one of the principal attractions.

<sup>&</sup>quot;Taylor's showing is made by the more precise prediction method of average elevation on specified radials used in applying for a construction permit. The showing of Aldrich et al. is based on the average of the average over eight radials which, while less precise, is generally acceptable for channel assignment purposes,

<sup>&</sup>lt;sup>5</sup> Cited in support are Fresno, 38 F.C.C. 2d 525 (1973); Yakima, 42 F.C.C. 2d 548 (1973); and Melbourne, 47 F.C.C. 2d 717 (1974).

50,000 if one includes both the college student populations at Rapid City and the population of Ellsworth AFB.

5. As already noted, James River and Sturgis (respectively licensees of FM stations at Rapid City and Sturgis) oppose the addition of a third Class C channel assignment to Rapid City. James River says that the arguments of Aldrich et al. are contrived and unrealistic, and fallacious when they urge the addition of a channel to any city which already has multiple local broadcast stations on the pretext of serving small unserved and/or underserved areas just beyond the service contours of existing stations. In this respect, James River points out that the underserved areas are close to cities with AM service, specifically AM Stations KASL (Class IV) at Newcastle, Wyoming, and KOBH (daytime-only) at Hot Springs, South Dakota, James River states that if the Commission is of the opinion that the assignment of Channel 262 is warranted because Aldrich et al. would serve an area not presently served by the Rapid City stations it commits itself to applying for a modification of facilities to provide extended coverage. Similarly, Sturgis would increase power presumably for the purpose of diminishing the amount of unserved and underserved areas that a new channel at Rapid City might serve, and in fact it has applied for increase of power from 25 to 52 kW (BPH-8671). In James River's view. the key question is population criteria. James River also urges that the assignment of a third Class C channel to Rapid City would have an adverse economic impact because of limited revenue for eight commercial broadcast stations.

6. Also before us for consideration is the petition of Aldrich et al. for leave to file reply comments, to which Sturgis consents. Aldrich et al. object to the reply comments filed by James River and Sturgis and it asks for an opportunity to respond. We need not consider this petition in view of our disposition here. However, in passing, we agree with the contention of Aldrich et al. that the practice of some in FM rule making proceedings whereby they reserve what in effect are comments until they file reply comments thus barring other parties from replying without seeking special permission is not conducive to orderly procedure.

7. James River questions whether the Roanoke Rapids doctrine is applicable here. There, we were concerned with the assignment of a Class C channel to a community normally entitled to a Class A channel. We decided that such an assignment was appropriate if there would be service to substantial unserved and underserved areas based on certain assumptions. This doctrine was recently revised in Anamosa and Iowa City, 44 F.C.C. 2d 520, 525-6 (1974) (see also Oak Ridge, 32 F.C.C. 2d 937, 942 (1972)) to consider nighttime AM service in making a determination of unserved and underserved areas. (In this respect, we would have to disregard service from daytime-only Station KOBH at Hot Springs and Class IV Station KASL would have little effect as we proceeded here on the basis of

service to unserved and underserved areas.) We do not agree with James River that the Roanoke Rapids doctrine is not applicable to a situation where it is proposed that another Class C channel be assigned to a community which already has that class facility. The fact that each is identic in capability does not mean that there is no potential for different service. For example, if each were sited at different points (e.g., in opposite directions) far from the principal community even with similar powers and heights, there would be different predicted service area contours. In the instant case, disregarding the difference in height(s) and power(s) that Taylor and Aldrich et al. propose to operate on, there is a substantial difference as to area and population coverage even considering only the five mile difference between the transmitter sites each proposes. Thus, a new Class C station could provide service to unserved and underserved areas which the existing Class C station(s) do not. However, we need not venture into hypothetical issues of this sort.

8. As urged by the proponents of the addition of Channel 262 at Rapid City. population is considered more of a guideline rather than an immutable standard in making assignments." Thus, additional channels have been assigned comporting with or exceeding population criteria if there is no problem about channel availability. In this respect, it is clear that Channel 262 may be assigned to Rapid City without any adverse effect on assignments elsewhere. While, as our notice pointed out, there is some preclusion, there is an ample number of channels that could be assigned to the communities in the preclusion area which do not already have channel assignments." In the circumstances, we here determine that the public interest, convenience, and necessity would be served by the assignment of Channel 262 to Rapid City. To the extent that we were considering another channel assignment on the basis of a Roanoke Rapids showing, even if Station KBHB is allowed to increase power as applied for, this will have little impact on service area although there will be an improvement of that station's signal quality. As already noted, a sta-tion on Channel 262 could serve areas that KKLS-FM may not reach depending on transmitter site. Nor is the proposal of Aldrich et al. that the assignment be conditioned as to minimum power and height (100 kW power and an antenna height of 910 feet (or equivalent)) necessary in the circumstances.

9. The argument that Rapid City cannot support another broadcast facility is

\*See also Colorado Springs, 44 F.C.C. 2d 1047, 1054 (1974); and Pensacola, 44 F.C.C. 2d 1055, 1051 (1974).

a specious one at least to the extent that James River has included both television and aural broadcast services. If it were germane, we would consider only aural service. However, we have consistently held that issues of economic injury are properly deferred for resolution at the application stage rather than in a rule making context. See "F.C.C. v. Sanders Brothers Radio Station", 309 U.S. 470 (1940); "Carroll Broadcasting Co. v. F.C.C.", 258 F. 2d 440 (D.C. Cir. 1958); Adrian, 37 F.C.C. 2d 1021 (1972); and Melbourne, 47 F.C.C. 2d 717 (1974). We also should point out that Taylor's argument that Channel 262 should be assigned to Rapid City in order that Station KIMM may more fully compete is not persuasive; FM channel assignments are not made for a particular party's economic benefit but rather to serve the overall public interest.

10. In accordance with the foregoing, it is ordered, That the FM Table of Assignments (§ 73.202(b) of the Commission's rules and regulations) is amended effective March 7, 1975, as concerns Rapid City, South Dakota, to read as follows:

Authority for the action taken herein is contained in sections 4(1), 303 (g) and (r), and 307(b) of the Communications Act of 1934, as amended.

11. It is further ordered, That the motion of Ray J. Aldrich, William A. Goodhope, Robert A. Gunderson, and Bruce H. Lien for leave to file reply comments is denied.

12. It is further ordered, That this proceeding is terminated.

(Secs. 4, 303, 307, 48 Stat., as amended, 1066, 1082, 1083; 47 U.S.C. 154, 303, 307)

Adopted: January 21, 1975. Released: January 29, 1975.

> Federal Communications Commission,

[SEAL] VINCENT J. MULLINS, Secretary.

[FR Doc.75-3036 Filed 1-31-75;8:45 am]

[FOC 75-54; Docket No. 19961; RM-2130]
PART 73—RADIO BROADCAST SERVICES
FM Broadcast Stations, Springfield,
Illinois

1. The Commission here considers the notice of proposed rule making in this docket, adopted March 6, 1974 (Mimeo No. 10671; 39 FR 9991), proposing amendment of the FM Table of Assignments (Section 73.202(b) of the Commission's rules and regulations) by assigning Channel 254 to Springfield, Illinois, as its fourth FM channel assignment. The parties commenting are petitioner, Eastern Broadcasting, Corporation (licensee of Springfield Station WCVA(AM)) and party in opposition, Prairieland Broadcasters of Decatur, Inc. (licensee of Decatur, Illinois, Station WDZ(AM)).

2. Springfield, population 91,753, the state capital, is located in Sangamon County, population 161,335, which con-

<sup>&</sup>lt;sup>7</sup>As to the argument of Aldrich et al. about the tremendous growth of Rapid City, it should be noted that there has been only a 3.4 percent population growth since 1960 (population 42.399) and the FM Table of Assignments was established in 1963 based on the 1960 Census' population. See Third Report, Memorandum Opinion and Order in Docket No. 14185 (40 F.C.C. 747).

stitutes the Springfield Standard Metropolitan Statistical Area (SMSA). Aural broadcast service at Springfield consists of three unlimited time AM stations (WCVS, WMAY, and WTAX) and three Class B FM stations (WFMB(FM), WVEM(FM), and WDBR(FM)).

3. The notice included numerous facts concerning Springfield's population and economic growth that petitioner alleged in support of its position; the community's diverse industrial economy, large wholesale and retail market for the surrounding agricultural areas, and growth as an educational center. Adoption of petitioner's proposal would, although it does not require changing other existing assignments, preclude future assign-ments in a limited area on Channels 252A, 253, 254 and 257A. The preclusion on Channel 253 occurs in a rural area, and that on 254 in an area immediately southwest of Springfield. The preclusion occurring on Channels 252A and 257A would affect Decatur, Illinois (population 90,397). The current local aural broadcast services for Decatur are provided by 3 stations, two of which, viz. WSOY(AM) and WSOY-FM, offer night-time service and are owned by Decatur's local newspaper company.

4. Prairieland's comments in opposition relate to the preclusion of Channel 257A as a future Decatur assignment. It requests that Channel 257A be assigned to Decatur or, in the alternative, that petitioner's proposal be adopted with the proviso that the tower for the Springfield station that would operate on Channel 254 be located so that Channel 257A may be used in Decatur at Prairieland's present station, WDZ(AM), tower.

5. Prairieland alleges that the Decatur growth rate is approximately 16 percent while that of Springfield is 10 percent. This greater growth rate, when considered in light of the fact that Decatur has half as many local broadcast facilities as Springfield, compels, according to Prairieland, adoption of one of its alter-

native proposals.

6. The Commission believes that Channel 254 should be assigned to Springfield. Adequate evidence, the economic and population data presented in the notice, has been adduced by petitioner to demonstrate that the public interest would be served by assigning a fourth Class B channel to Springfield. The community's population comes within this Commission's population guidelines.1 The transmitting tower site for a Springfield station operating on Channel 254 is already restricted to locations south and southwest of that community. The area so located, which also meets all spacing requirements and could still provide the required signal coverage encompasses over 100 square miles. While we cannot,

at this time, determine the precise location of the Channel 254 tower, we can say that a future Channel 257A assignment to Decatur would not be impossible if the tower for a Channel 257A station were located 5 miles southeast of Decatur.

7. An additional channel is available for future Decatur assignment, 252A, The transmitting tower for a station operating on this channel could not, however, be located at the site of Prairieland's WDZ(AM) tower. There is, however, more latitude in selecting a Decatur transmitter site for a station operating on Channel 252A than on 257A (see para.

Petitioner, in its reply to Prairieland's comments in opposition, stated that to prefer Decatur in this proceeding would be to offend the Commission's policy against intermixture of classes of assignments in a community. We do not agree. In Yakima, Washington, 42 F.C.C. 2d 548 (1973), we reiterated our position concerning intermixture.

\* \* \* | W|e adhere to intermixture to the extent possible but that to continue to do so with the FM assignments becoming scarce in some areas would be a vain effort aimed at equality and parity of service inconsistent with more important public interest \* considerations, 42 F.C.C. 2d 548 at 550.

The Commission will assign a Class A channel when no further Class B or C channels may be assigned.

9. We believe that Channel 254 should be assigned to Springfield, Illinois. Since it has been shown that Channels 252A and 257A are available to Decatur, even though that community is within the precluded area, and Springfield's growing economic and population needs, generated by reason of its being the capital of Illinois, deserve the local services of a fourth FM assignment, the public interest would be served by the assignment,

10. In view of the foregoing, it is ordered, That effective March 7, 1975, the FM Table of Assignments (Section 73.-202(b) of the Commission's rules and regulations) is amended to read as follows:

City Springfield, Ill .... \_\_ 254, 270, 279, 283

11. Authority for the adoption of the amendment contained herein appears in sections 4(i), 303 and 307(b) of the Communications Act of 1934, as amended.

12. It is further ordered, That the requests of Prairieland to assign Channel 257A to Decatur in lieu of assigning Channel 254 to Springfield or, alternatively, to grant Eastern's request conditional upon a transmitter location which would not preclude a future 257A channel assignment at Decatur is denied.

13. It is further ordered, That this proceeding is terminated.

(Secs. 4, 303, 307, 48 Stat., as amended, 1066, 1082, 1083; 47 U.S.C. 154, 303, 307)

Adopted: January 15, 1975.

Released: January 27, 1975.

FEDERAL COMMUNICATIONS COMMISSION, VINCENT J. MULLINS, Secretary.

[FR Doc.75-3037 Filed 1-31-75;8:45 am]

#### Title 50-Wildlife and Fisheries

CHAPTER I-U.S. FISH AND WILDLIFE SERVICE, DEPARTMENT OF THE IN-

PART 28-PUBLIC ACCESS, USE, AND RECREATION

Back Bay National Wildlife Refuge, Virginia

The following special regulations are issued and are effective during the period from February 1, 1975 through December 31, 1975.

§ 28.28 Special regulations, public access, use, and recreation; for individual wildlife refuge areas.

#### VIRGINIA

BACK BAY NATIONAL WILDLIFE REFUGE

Entry on foot or by motor vehicle on designated travel routes in the public use areas is permitted for the purpose of nature study, sightseeing, wildlife observation, photography, hiking, surf fishing, and bicycling during daylight hours. Swimming and surfing are permitted only on that portion of the beach lying between the north boundary of the refuge and the dune crossing at the field headquarters. No lifeguards are provided. Swimming and surfing will be at the visitor's own risk. The parking lot at the field headquarters is reserved for persons engaged in surf fishing and nature study. Surf fishing is permitted in accordance with applicable State regulations.

Open fires are not permitted. Portable grills with a contained fuel supply are permitted on the beach north of the field headquarters. Pets on a leash not exceeding 10 feet in length are permitted on the refuge public use areas.

Bicycles and registered motor vehicles are permitted on the refuge access road and parking area. Snowmobiles, air cushion, all-terrain, unregistered motorcycles, or other similar vehicles are not permitted on the refuge. No vehicles are permitted on the beach except as authorized by permit in accordance with special regulations.

The refuge, comprising approximately 4,600 acres, is delineated on a map available from the Refuge Manager, Back Bay National Wildlife Refuge, Pembroke #2 Bldg., Suite 218, 287 Pembroke Office Park, Virginia Beach, Virginia 23462, or from the Regional Director, U.S. Fish and Wildlife Service, John W. McCormack Post Office and Courthouse, Boston, Massauchusetts 02109.

The provisions of this special regulation supplement the regulations which

<sup>1</sup> See para. 4 of the further notice of proposed rule making in Docket No. 14185, adopted July 25, 1962 (FCC 62-867), and incorporated by reference in para. 25 of the Third Report, Memorandum Opinion and Order (40 P.C.C. 747, 758 (1963)).

<sup>&</sup>quot;In its Petition for Reconsideration of the Commission's Fourth Report and Order, 25 R.R. 2d 1654 (1972), Prairieland noted that there appears to be no further Class B assignments that can be made to Decatur.

govern recreation on wildlife refuge areas generally, which are set forth in Title 50, Code of Federal Regulations, Part 28, and are effective through December 31, 1975.

> WM. C. ASHE, Acting Regional Director, U.S. Fish and Wildlife Service.

JANUARY 27, 1975.

[FR Doc.75-3047 Filed 1-31-75;8:45 am]

#### Title 49—Transportation

CHAPTER V—NATIONAL HIGHWAY TRAF-FIC SAFETY ADMINISTRATION, DE-PARTMENT OF TRANSPORTATION

[Docket 74-40; Notice 2]

#### PART 582—INSURANCE COST INFORMATION REGULATION

#### Distribution to Prospective Purchasers

This notice establishes an insurance cost information regulation pursuant to the Motor Vehicle Information and Cost Savings Act (15 U.S.C. 1901 et seq.). The regulation is based upon a notice of proposed rulemaking published November 4, 1974 (39 FR 38912) and comments submitted in response to the notice.

The regulation will require automobile dealers to distribute to prospective purchasers information which compares differences in insurance costs for different makes and models of passenger motor vehicles based upon differences in their damage susceptibility and crashworthiness. In the absence of insurance cost information that reflects damageability and crashworthiness, this rule does not, at the present time, have an effect on automobile dealers. Damage susceptibility and crashworthiness studies currently being conducted by the NHTSA are expected to influence the insurance rate structure by providing data which will enable the insurance industry to take these factors into account. As this occurs, the NHTSA will prepare comparative indices for the dealers to distribute to prospective purchasers.

Several comments on the proposed rulemaking discussed the merits of the Motor Vehicle Information and Cost Savings Act and are therefore beyond the scope of this rulemaking. Other comments offered methods for performing the damage susceptibility and crashworthiness studies. These comments have been forwarded to the technical staff performing the studies. Two comments suggested minor changes in the text of the regulation for clarity and to make the proposed regulation more consistent with the purposes of the Act. These suggestions have been adopted in the final regulation. Their effect is that the insurance cost information disseminated by the dealers would be in the form of comparative indices, based on differences in damage susceptibility and crashworthiness, rather than simply the insurance premium rate which is determined by many factors.

One comment expressed the view that providing this information to consumers within 30 days after its publication in the Federal Register was an excessive burden upon the dealers. The NHTSA does not believe that sufficient justifica-

tion for this position has been made in light of the need to provide the information to the consumer in time for it to be of use to him in purchasing an automobile.

Therefore, a new Part 582, Insurance Cost Information, is added in Chapter V, Title 49, Code of Federal Regulations, to read as set forth below.

Effective date: Although the final rule is effective February 1, 1975, as specified in the Cost Savings Act, the dates when automobile dealers will be required to distribute insurance cost information are dependent upon NHTSA progress in developing such information and will be published at a later date in the Federal Register.

(Sec. 201(c), Pub. L. 92-513, 86 Stat. 947, 15 U.S.C. 1941(e)); delegation of authority at 49 CFR 1.51)

Issued on January 31, 1975.

James B. Gregory, Administrator.

§ 582.1 Scope.

This part requires automobile dealers to make available to prospective purchasers information reflecting differences in insurance costs for different makes and models of passenger motor vehicles based upon differences in damage susceptibility and crashworthiness, pursuant to section 201(e) of the Motor Vehicle Information and Cost Savings Act (15 U.S.C. 1941(e)), herein "the Cost Savings Act."

#### § 582.2 Purpose.

The purpose of this part is to enable prospective purchasers to compare differences in auto insurance costs for the various makes and models of passenger motor vehicles, based upon differences in damage susceptibility and crashworthiness, and to realize any savings in collision insurance resulting from differences in damageability, and any savings, in medical payment insurance resulting from differences in crashworthiness.

#### § 582.3 Definitions.

(a) Statutory definitions. All terms used in this part which are defined in section 2 of the Cost Savings Act are used as so defined.

(b) Definitions used in this part. (1) "Automobile dealer" means any person who engages in the retail sale of new or used automobiles as a trade or business. (2) "Collision insurance" means in-

surance that reimburses the insured party for physical damage to his property resulting from automobile accidents.

- (3) "Insurance cost" means the insurance premium rate, as expressed in appropriate indices, for collision and medical payment, including personal injury protection in no-fault states.
- (4) "Medical payment insurance" means insurance that reimburses the insured party for medical expenses sustained by himself, his family, and his passengers in automobile accidents.

§ 582.4 Requirements.

(a) Each automobile dealer shall provide the insurance cost information specified in § 582.5 for examination by prospective purchasers at each location where he offers vehicles for sale.

- (b) The information shall be provided without charge and in sufficient quantity to have it available for retention by prospective purchasers, within 30 days after its publication in the Federal Register.
- (c) The information shall be in English and, if a significant portion of the prospective purchasers do not speak English, in the non-English language most widely spoken by prospective purchasers.

§ 582.5 Insurance cost information form.

The insurance cost information provided pursuant to § 582.4 shall be presented as follows: [Form to be specified].

[FR Doc.75-3194 Piled 1-31-75;10:47 am]

# CHAPTER X-INTERSTATE COMMERCE COMMISSION

SUBCHAPTER A-GENERAL RULES AND REGULATIONS

PART 1033-CAR SERVICE

Amendment No. 3 to Fifth Revised Service Order No. 1043, Regulations for Return of Hopper Cars

JANUARY 29, 1975.

At a Session of the Interstate Commerce Commission, Railroad Service Board, held in Washington, D.C., on the 23rd day of January 1975.

Upon further consideration of Fifth Revised Service Order No. 1043 (38 FR 18659, 35001 and 39 FR 24373), and good

cause appearing therefor:

It is ordered, That: Fifth Revised Service Order No. 1043 be, and it is hereby amended by substituting the following paragraph (g) for paragraph (g) thereof:

§ 1033.1043 Regulations for return of hopper cars.

(g) Expiration date. This order shall expire at 11:59 p.m., July 31, 1975, unless otherwise modified, changed, or suspended by order of this Commission.

Effective date. This amendment shall become effective at 11:59 p.m., January 31, 1975.

(Secs. 1, 12, 15, and 17(2), 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15, and 17 (2). Interprets or applies Secs. 1(10-17), 15 (4), and 17(2), 40 Stat. 101, as amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4), and 17(2))

It is further ordered, That copies of this amendment 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 notice of this amendment be given to the general public by depositing a copy in the Office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register.

By the Commission, Railroad Service Board.

[SEAL] ROBERT L. OSWALD, Secretary. [FR Doc.75-3078 Filed 1-31-75;8:46 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 rule making prior to the adoption of the final rules.

#### DEPARTMENT OF AGRICULTURE

Farmers Home Administration 17 CFR Part 1844 ]

IFmHA Instruction 449.11

RURAL HOUSING LOANS

Policies and Procedures for Loan Guarantees

Notice is hereby given that the Farmers Home Administration (FmHA) has under consideration amending Subchapter D. Guaranteed Loans, by adding a new Part 1844, "Rural Housing Loans. This new Part 1844 implements the guaranteed Rural Housing loan programs authorized by Title V of the Housing Act of 1949, as amended (42 U.S.C. 1471, et seq.), and section 310C of the Consolidated Farm and Rural Development Act (7 U.S.C. 1933), as amended by Pub. L. 419, the "Rural Development Act of 1972." This new Part sets out the policies and procedures for guaranteeing loans made by private lenders to provide single family dwellings and multifamily rental units in rural areas.

The purpose of guaranteeing loans is to enable use of private funds, rather than Government funds, in making loans, and to reduce Government administrative costs by having private lenders make and service the loans. Interested persons are invited to submit written comments, suggestions, or objections regarding the proposed amendment to the Chief, Directives Management Branch, Farmers Home Administration, U.S. Department of Agriculture, Room 6315, South Building, Washington, D.C. 20250. Comments will be received on or before March 5, 1975. All written submissions made pursuant to this notice will be made available for public inspections at the Office of the Chief, Directives Management Branch during regular business hours (8:15 a.m.-4:45 p.m.),

As proposed, the new Part 1844 will read as follows:

PART	1844—RURAL HOUSING LOANS
Sec.	
1844.1	Definitions.
1844.2-	[Reserved]
1844.4	
1844.5	Types of RH loans and occupants.
1844.6	Relationship with insured loans
	(including priorities).
1844.7-	[Reserved]
1844.9	The state of the s
1844.10	SF eligibility requirements.
1844.11	Veterans' preference in SF cases,
1844.12	SF loan purposes.
1844.13	Prohibited SF loan purposes.
1844.14	SF loan limitations and special
	manufatawa

SF rates, terms, and security.

SF loans on leasehold interests.

Sec.					
	[Reserved]				
1844.19					
1844.20	MF eligibility requirements—applicants and tenants.				
1844.21	MF loan purposes.				
1844.22	Prohibited MF loan purposes.				
1844.23	MF loan limitations and special				
101120	provisions.				
1844.24	MF rates, terms, and security.				
1854.25	MF loans on leasehold interests.				
	[Reserved]				
1844.29	[verget som]				
1844.30	Preapplication in all MF cases and				
	in certain SF packaged cases.				
	[Reserved]				
1844.34	Control of the Contro				
1844.35	Clearinghouse considerations in				
	certain SF and MP cases.				
1844.36	Environmental impact require-				
	ments in certain SF and MF				
TRANSPORT OF	cases.				
	[Reserved]				
1844.39					
1844:40	SF application for loan.				
1844.41	MF application for loan.				
1844.42-	[Reserved]				
1844.44					
1844.45	SF and MF guarantee commit-				
	ments and interim financing.				
1844.46	Acquisition, construction, and				
	development.				
1844.47	Inspections of construction, also				
	compliance reviews.				
1844.48	Review of appraisals.				
1844.49	[Reserved]				
1844.50	Processing contracts of guarantee.				
1844.51-	[Reserved]				
1844.55					
1844.56	Equal opportunity and nondis- crimination in SF and MF				
	crimination in SF and MF				
	cases.				
1844.57-	[Reserved]				
1844.58					
1844.59	Loan servicing in SF and MP				
	cases,				
1844.60	Transfer and assumption in SF				
	and MP cases,				
1844.61-	[Reserved]				
1844.65					
1844.66	Liquidation in SP and MF cases.				
1844.67-	[Reserved]				
1844.89					
1844.90	Forms and forms distribution in				
	SF and MF cases.				
1844.91-	[Reserved]				
1844.99	10.5001/16050000				
1844.100	Guarantee processing steps.				
AUTHORITY: 42 U.S.C. 1480; delegation of					
authority by Sec. of Agri. (7 CFR 2.23); dele-					

gation of authority by Asst. Sec. for Rural Development (7 CFR 2.70).

Note: This new Part 1844 supplements the provisions of Part 1841 of the regulations with respect to Rural Housing (RH) loans guaranteed by the Parmers Home Administration (FmHA).

#### § 1844.1 Definitions.

The following definitions, in addition to those in § 1841.3 of this chapter, are applicable to Rural Housing (RH) loans;

(a) Family. One person, or two or more persons related by blood, marriage or operation of law such as adoption or legal guardianship who maintain or will maintain one household.

(b) Farm and non/arm tract. A "farm" includes the total acreage of one or more tracts of land which is owned by the applicant, is operated as a single unit, is in agricultural production, and annually will produce agricultural commodities for sale and home use with a gross value of at least \$940 based on 1974 prices. A "nonfarm tract" is a parcel of land that is not a farm and is located in a rural area. A building site that is cut out of a farm, will be considered a nonfarm tract.

(c) FmHA. The United States of America acting through the County Supervisor or Acting County Supervisor serving the county involved or through the State Director or Acting State Director serving the State involved, unless otherwise indicated in this Part 1844.

(d) Housing. An adequate single family dwelling and related essential equipment and facilities for which loans are authorized in § 1844.12, or an adequate multifamily dwelling and related essential equipment and facilities for which loans are authorized in § 1844.21. The term housing also includes an adequate site and related easements and appurtenances owned or being acquired by the applicant, unless more specific terminology is used.

(e) Minimum adequate site. A "minimum adequate site" is the smallest area sufficient for the dwelling and related facilities to be built, purchased or re-

financed, and a yard.

(1) In case of purchase of a site on which to construct a dwelling or purchase a new dwelling and site, the site should be not more than one acre of nonincome-producing land, unless more than one acre is needed to comply with local code requirements or to provide for a safe and adequate water supply or waste disposal system.

(2) In case an existing dwelling and site is being purchased or debts are being refinanced, the site may, under the following conditions, include more than one acre but not more than a few acres of

nonincome-producing land.

(i) In a case where an existing dwelling is being purchased, the seller will sell the dwelling only with the entire site on which it is located and the cost of extra land is not a substantial portion of the loan, or

(ii) In a refinancing case, the extra land cannot be sold for a significant

(3) In all cases, the buying of a site of more than one acre must be fully justified and the reasons recorded in the loan docket.

(f) Owner. The holder of fee simple title or of a leasehold meeting the re-

quirements of § 1844.16.

(g) Packager. A builder, developer, realtor, or other party who obtains and presents to an approved lender, one or more applications from eligible RH applicant(s) for guaranteed RH loan(s) with which adequate housing will be obtained that will be provided under an existing option to purchase or under an existing contract to build or repair at a fixed price.

(h) Present market value. The amount a typical purchaser would be willing to pay and would be justified in paying for the property (land or leasehold as improved or to be improved with loan funds). It is assumed that the property would sell for this amount with a reasonable sales effort, and that the purchaser would be a willing but not anxious buyer and the seller would be a willing

but not forced seller.

(i) RH, SF, MF. RH means "Rural Housing," SF means "Single Family Rural Housing," and MF means "Multifamily Rural Housing." RH loans are made and guaranteed under Title V of the Housing Act of 1949, as amended. Particular reference is made to the following sections of that Act: Section 502 which is 42 U.S.C. 1472, section 515 which is 42 U.S.C. 1485, and section 517 (a) (2) which is 42 U.S.C. 1487(a) (2). With respect to above-moderate income applicants, see also section 310C of the Consolidated Farm and Rural Development Act which is 7 U.S.C. 1933.

(j) Rural area. Any place which is not part of or associated with a nonrural area, is rural in character, and:

(1) Has a population not in excess of 10,000 or

(2) Has a population in excess of 10,000 but not in excess of 20,000, is not located in a Standard Metropolitan Statistical Area (SMSA), and has a serious lack of mortgage credit as advised by FmHA.

(3) If there is any question as to whether the area is rural in character, or is located in an SMSA, or has a serious lack of mortgage credit, the question will be submitted to FmHA for decision.

(k) Security value. The present market value of the property (land or leasehold as improved or to be improved with loan funds) on which the first lien is offered as security for the loan except in Hawaiian cases in which the security value consists of a guarantee of payment by the Department of Hawaiian Home Lands or its successor in function. The present market value will be reflected by the appraisal.

(1) Senior citizen. A person who is 62 years of age or over and, in the case of a married couple, may be either the wife or husband. The term "Senior citizen" refers to age only.

#### §§ 1844.2-1844.4 [Reserved]

§ 1844.5 Types of RH loans and occupants.

FmHA may guarantee RH loans made by approved lenders to eligible applicants to acquire, construct, repair, improve, or

relocate housing of the following types in rural areas:

(a) SF. Single family housing to be owner-occupied.

(b) MF. Rental housing for eligible tenants.

(c) Other occupants. In addition to the SF family or MF tenants, the housing may also be occupied by others in justifiable cases if adequate space, equipment, and facilities are available. For example, a person younger than 62 years of age may reside with a senior citizen if his or her occupancy is necessary for the well being of the senior citizen.

# § 1844.6 Relationship with insured loans (including priorities).

In addition to the general limitations in § 1841.11 of this chapter with respect to other available financing and refinancing, RH loans will not be guaranteed if the cost of the FmHA would exceed its cost in making and servicing (including liquidating) insured loans. Subject to these limitations, the following order of priorities will be observed for each type of RH loan:

(a) First priority. Credit from private sources if it is available, except that this requirement is not applicable to above-

moderate income SF cases.

(b) Second priority. Guaranteed loans if they would be to the financial advantage of the FmHA.

(c) Third priority. Insured loans.

#### §§ 1844.7-1844.9 [Reserved]

#### § 1844.10 SF eligibility requirements.

The lender must determine that the applicant meets all the following requirements:

(a) Resident. Is a natural person (individual) who is a citizen of the United States or resides in the United States after being legally admitted for permanent residence.

(b) Legal capacity. Possesses legal capacity to incur the obligations of the

loan.

(c) Ability and experience. Possesses ability and experience necessary to carry out the undertakings and obligations required of him in connection with the loan.

(d) Lack of housing. Does not own adequate, decent, safe, and sanitary housing for the use of his family. If the loan is to include funds for a site on which to build, he must be without an adequate site for the proposed dwelling.

(e) Owner occupant. Is or will become the owner occupant of the housing with respect to which the SF loan is made.

(f) Income. Has adequate and dependably available family income to meet the family living expenses, obligations, necessary capital replacements, and repayment of debts including the proposed loan.

(g) Low or moderate or above-moderate income family. Is either a "low or moderate income" family or an "above-

moderate income" family.

(1) Low or moderate income family. A family that has an adjusted current annual income not exceeding the adjusted income applicable to the State in

which the housing is or is to be located, does not have sufficient resources to pay the housing costs, and cannot obtain credit for that purpose from other sources on terms and conditions it can reasonably be expected to meet without an FmHA guarantee.

(2) Above-moderate income family. A family that has an adjusted current annual income in excess of the adjusted income applicable to the State in which the housing is or is to be located.

(3) Adjusted current annual family income. The total current annual family income as determined by the lender, less 5 percent thereof, and less \$300 for each minor person except the husband and wife, who is a member of the immediate family and lives in the home. The immediate family includes those persons related to the applicant by blood, marriage. or operation of law such as adoption or legal guardianship. The adjusted current annual family income amount for use in determining whether the applicant falls within the low or moderate, or above moderate, income category for the particular State may be ascertained from any FmHA office.

## § 1844.11 Veterans' preference in SF cases.

Applications received from veterans, and from spouses and children of deceased servicemen, will be given preference over applications of nonveterans on file with the lender at the same time. "Deceased servicemen" means men or women who died in service during one of the periods specified in this section. The term "veteran" means a person who has been discharged or released from the active forces of the United States Army, Navy, Air Force, Marine Corps, or Coast Guard under conditions other than dishonorable and served on active duty in any such force during any of the following:

- (a) The period of April 6, 1917, through March 31, 1921.
- (b) The period of December 7, 1941, through December 31, 1946.
- (c) A period of 180 days or more, any part of which occurred after June 27, 1950.

#### § 1844.12 SF loan purposes.

An SF loan may be made to an eligible applicant for such of the following purposes as necessary to enable him to obtain adequate, decent, safe, and sanitary housing in a rural area for the use of his family as a permanent residence:

(a) Purchase existing dwelling and site. Buy an existing dwelling and a minimum adequate site on which it is located.

- (b) Purchase site only. Buy a minimum adequate site on which to place a dwelling, if the applicant does not already own a minimum adequate dwelling site.
- (c) Construct or purchase and relocate dwelling. Build a dwelling on, or purchase and move an existing dwelling on, a site already owned by the applicant, or on a minimum adequate dwelling site purchased by him with loan funds if he

does not already own a minimum ade-

quate dwelling site.

(d) Rehabilitate or improve existing dwelling. Repair, enlarge, or otherwise improve or rehabilitate an existing dwelling already owned by the applicant or being acquired with loan funds, whether located on a site already owned by him or acquired by him with loan funds.

(e) Utilities and facilities. Provide adequate water, sewer, electric, heating, and other utilities and facilities that are necessary to make the housing adequate.

(f) Equipment and material. Purchase and install essential dwelling equipment and material such as a range, refrigerator, clothes washer, clothes dryer, or wall-to-wall carpeting whether or not such equipment becomes real estate or fixtures under applicable State law. In any case in which such equipment is purchased with loan funds, it will be considered a part of the housing.

(g) Site preparation. Provide foundation plantings, seeding or sodding of lawns, grading, and other facilities such as walks, yard fences, and driveways to building sites located adjacent to a road

or street.

(h) Real estate taxes. Pay real estate taxes that are owed by the borrower and that are due and payable at the time of loan closing on the housing property to be given as security, when a loan is being made primarily for other purposes and the amount to be used for taxes is not a

substantial part of the loan.

- (1) Expenses, fees, and social security taxes. Pay expenses incident to obtaining plans and making the loan, such as fees and charges for legal, appraisal, architectural, engineering, and other technical services, closing costs, reasonable connection fees for utilities, such as water, sewer, electric, and gas, and a loan fee as authorized in § 1841.12 of this chapter, which are required to be paid by the borrower and which he cannot pay from other funds. Loan funds may also be used to pay the borrower's share of social security taxes for labor hired by the borrower in connection with making planned improvements.
- (j) Interin financing. Pay interim financing debts incurred for authorized loan purposes. This is not considered to
- be refinancing.

  (k) Refinancing. Refinance debts owed by the applicant which meet all of the following conditions:
- (1) Were incurred by the applicant at least 5 years before the application for the SF loan was made.
- (2) Were incurred for a purpose for which an SF loan is authorized to be made under another paragraph of this section, or for protective advances in connection with the loan being refinanced,
- (3) If not refinanced, likely will result at an early date in loss of the applicant's dwelling: or which, if not refinanced, likely will cause a hardship to the applicant in which case the refinancing will be combined with an SF loan for improvement, rehabilitation, or repair of the dwelling.

§ 1844.13 Prohibited SF loan purposes.

An SF loan will not be guaranteed if loan funds are to be used to purchase furniture or other personal property for dwellings, except essential equipment and material authorized in § 1844.12.

§ 1844.14 SF Ioan limitations and special provisions.

For an SF loan to be guaranteed:

- (a) Loan limitations. A loan not exceeding \$25,000 may be made up to 100 percent of the present market value of the security. Between \$25,000 and \$40,000, the loan may be made up to 90 percent of the present market value of the security. No loan in excess of \$40,000 will be guaranteed.
- (b) Type of housing. All housing must meet the following requirements:
- (1) Be economical in construction, consistent with the market needs of the community and not of elaborate or extravagant design or material; however, the housing may vary in accordance with the financial resources of the applicant.
- (2) Any building purchased, repaired, enlarged, or otherwise improved or rehabilitated with loan funds must be structurally sound, functionally adequate, decent, safe, sanitary, convenient, comfortable, and in good condition before the loan is guaranteed.

(c) Construction or development. See § 1844.46.

- § 1844.15 SF rates, terms, and security.
- (a) Interest rate to borrower. See § 1841.13 of this chapter.
- (b) Loan term. Each loan will be scheduled for repayment over a period not to exceed 30 years from the date of the note or such shorter period as may be necessary to assure that the loan will be adequately secured. If a leasehold is involved, see § 1844.16.
- (c) Security. (1) The entire loan must be secured by a first lien on the housing, except in cases in which a guarantee of payment by the Department of Hawaiian Home Lands (or its successor in function) is acceptable under the provisions of 7 U.S.C. 1933 (b). Also see § 1844.16 regarding liens on leaseholds.
- (2) The security instrument must contain, but is not limited to, the following provisions:
- (i) In addition to securing the property described herein, this instrument, in any event and at all times secures the prompt payment of all authorized advances and expenditures made by the lender or holder, with interest, as hereinafter described, and the performance of every covenant and agreement of borrower contained here in or in any supplementary agreement, the provisions of which are hereby incorporated herein and made a part hereof.
- (ii) Borrower for himself, his heirs, executors, administrators, successors and assigns warrants the property and the title thereto unto Mortgagee (or if deed of trust, trustee for the benefit of the lender or holder) against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyances specified hereinabove, and covenants and agrees as follows:

(A) To use the loan evidenced by the note solely for purposes authorized by the lender.

(B) To pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assessments in connection with water, water rights, and water stock pertaining to or reasonably necessary to the use of the real property, and promptly deliver to the lender of holder without demand receipts evidencing such payments.

(C) To maintain improvements in good repair and make repairs required by the lender or holder; operate the property in a good and husbandman-like manner; comply with such farm conservation practices and farm and home management plans as the lender of holder from time to time may prescribe; and not to abandon the property, or cause or permit waste, lessening, or impairment of the security covered hereby, or without the written consent of the lender of holder, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.

(D) To comply with all laws, ordinances, and regulations affecting the property.

(E) Neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the lender or holder. The lender or holder shall have the sole and exclusive rights as beneficiary hereunder, including but not limited to the power to grant consents and subordinations, and deeds of full and partial release.

(F) At all reasonable times the lender or holder and its agents may inspect the property to ascertain whether the convenants and agreementa contained herein or in any supplementary agreement are being performed.

- (G) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if borrower intends to sell or rent the dwelling and has obtained the lender's or holder's consent to do so: Neither borrower nor anyone authorized to act for him will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion or national origin; and borrowes recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive convenants on dwellings relating to race, color, religion, or national origin.
- (H) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.
- (3) The following provisions shall be included in all security instruments except for above-moderate income borrowers:
- (i) In real estate and chattel mortgages:

Guarantee by Government. Mortgagor understands that the loan evidenced by the note secured hereby is being made or allowed to remain extant by lender only on the condition that repayment thereof or any loss thereon will be guaranteed in whole or in part to lender by the United States of America or an agency thereof (herein called the "Government"). Therefore, in consideration of such guarantee, Mortgagor agrees that if at any time it shall appear to the Government that Mortgagor may be able to

obtain a loan without a guarantee from a bank, a production credit association, a Federal land bank, or other responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time without such guarantee, Mortgagor will, upon the Govern-ment's request, apply for and accept such loan in sufficient amount to pay the in-debtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.

### (ii) In security agreement:

Guarantee by Government, Debtor understands that the loan secured hereby is being made or allowed to remain extant only on the condition that repayment thereof or any loss thereon will be guaranteed in whole or part to Secured Party by the United States of America or an agency thereof (herein called the "Government"). Therefore, in consideration of such guarantee, debtor agrees that if at any time it shall appear to the Government that debtor may be able to obtain a loan without a guarantee from a bank, a production credit association, a Federal land bank, or other responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time without such guarantee, debtor will, upon the Government's request, apply for and accept such in sufficient amount to pay the indebtedness secured hereby and to pay for any stock necessary to be purchased in a coopera tive lending agency in connection with such

#### § 1844.16 SF loans on leasehold interests.

A loan may be made on a leasehold owned or being acquired by the applicant on land owned by a State, political subdivision, public body, public agency, or a private party, or on Indian tribal land provided:

(a) Determinations by State Director. The State Director determines that:

(1) Long-term leasing of such land for homesites is a well established practice in the area, and

(2) There is a market for such leaseholds in the area.

(b) Determination by lender. The lender determines that the following conditions exist or will be met:

(1) The applicant is unable to obtain

fee title to the property.

(2) The realty, as distinguished from the leasehold property itself, is free and clear of any liens.

(3) The amount of the loan will not exceed the security value of the leasehold as improved.

- (4) Except as otherwise authorized pursuant to § 1844.15(c) with respect to Hawaiian Home Lands, a recorded mortgage constituting a valid and enforceable first lien will be obtained on the applicant's leasehold.
- (5) The lessor consents to the mortgage on the leasehold.
- (6) The lease contains provisions under which:
- (i) The borrower will have reasonable security of tenure and his interest will not be subject to summary forfeiture or cancellation.
- (ii) The holder of the mortgage has the right to remedy any default of the leaseholder.

(iii) The holder of the mortgage will have the right to foreclose and sell without restrictions that would adversely affect the salability of the security unless there is another statutory method under which the lessee and the holder of the mortgage can readily obtain an equivalent amount from the property. Any effect because of transfer restrictions on market value should be shown in the present market value appraisal.

(iv) The party acquiring the leasehold through foreclosure or voluntary conveyance in lieu of foreclosure or after abandonment by the borrower will have the right to occupy the property or sublet it, and to sell the leasehold for cash or credit unless there is another statutory method under which the lessee and the holder of the mortgage can readily obtain an equivalent amount from the property.

(v) The borrower will have the right, in the event of default or inability to continue with the lease and the loan, to transfer the leasehold, subject to the mortgage, to a transferee approved by FmHA with assumption of the debt.

(vi) The lessor agrees to give advance notice to the holder of the mortgage of the lessor's intention to cancel or otherwise terminate the lease. Such advance notice must be long enough to permit the holder of the mortgage to ascertain the amount of delinquencies, the total amount of the lessor's and any other prior interest, the present market value of the leasehold interest, and if litigation is involved, to refer the case with a report of facts to legal counsel and permit legal counsel to take appropriate action to protect the interests of the holder of the mortgage.

(vii) There is agreement on the liability of the holder of the mortgage for unpaid rentals or other charges accrued at the time it acquires possession of the property or title to the leasehold, and those which become due during the occupancy or ownership of the holder of the mortgage, pending further servicing or liquidation.

(viii) The leaseholder is assured of fair compensation for any part of the premises taken by condemnation.

- (7) The lease will be for a term extending beyond the repayment period of the loan for a sufficient period to permit accomplishment of the loan objectives. The unexpired term of the lease will be at least 25 percent longer than the loan repayment period.
- (8) The rental charged for the lease does not exceed the rate being paid for similar leases.
- (c) Lease forms. Any lease forms developed by the FmHA State Office with the advice of the Office of the General Counsel (OGC) may be used as guides in preparing the lease.

### §§ 1844.17-1844.19 [Reserved]

### § 1844.20 MF eligibility requirementsapplicants and tenants.

(a) Applicant. The lender must determine that the MF applicant meets all of the following requirements:

(1) Individual or organization, Is either an individual who is a citizen of the United States or an organization ultimately owned by citizens which will provide housing in rural areas for eligible low or moderate income or senior citizen families. Such an organization may be a State or local public agency, private profit or nonprofit corporation, consumer cooperative, trust, partnership, or similar organization. Forms of articles of incorporation and by-laws may be obtained from FmHA for adaptation or use as guide material for some types of applicants.

(2) Legal capacity. Possesses legal capacity to incur the obligations of the

(3) Ability and experience. Possesses ability and experience necessary to carry out the undertakings and obligations required in connection with the loan.

(4) Other available financing. Is unable to provide the housing from his or its resources and with the exception of a State or local public agency, is unable to obtain the necessary credit from private or cooperative sources upon terms and conditions which he or it could reasonably be expected to fulfill.

(5) Operate and maintain. Has the ability and intention to operate and maintain the housing for the purposes

for which the loan is made.

(6) Own the housing. Owns the completed housing or becomes the owner thereof before a request is made for issuance of a contract of guarantee.

(7) Initial operating capital and other assets. Has initial operating capital (and any other assets that will not be provided with the loan) needed for a sound loan, except such initial operating expenses as are authorized by § 1844.21(i) to be included in loans to nonprofit and State and local public agency borrowers. Initial operating capital should be sufficient to pay for such costs as property and liability insurance premiums, fidelity bond premiums if the applicant is an organization, utility hookup deposits, maintenance equipment, movable furnishings and equipment, printing lease forms, and other initial expenses. The initial operating capital required will amount to at least 2 percent of the total cost of the housing project.

(8) Management. Is able to provide the necessary management to assure successful operation of the housing project. Management services may be provided by the applicant, a management firm, or an agent. In any case, the borrower must obtain the written approval of the lender or holder and FmHA for the man-

agement plan to be used.

(b) Tenants. To be eligible to rent. an MF dwelling unit, the family as defined in § 1844.1 must be:

- (1) A senior citizen family without regard to income, or
- (2) A nonsenior citizen family that has an adjusted current annual income not exceeding that for a moderate income family for the State in which the housing is or is to be located. The maximum adjusted income for a moderate income family for the particular State

office.

### § 1844.21 MF loan purposes.

An MF loan may be made to an eligible applicant for such of the following purposes as necessary to enable the applicant to provide adequate, decent, safe and sanitary rural rental housing in a community in a rural area for the use of low or moderate income or senior citizen families to:

(a) Buy, build, rehabilitate, improve or relocate. Buy, build, rehabilitate, im-

prove, or relocate MF dwellings.

(b) Purchase land. Purchase or improve only such land that is necessary for the housing project. The cost of land purchased with loan funds may not exceed its present market value in its present condition. Present market value will be determined by a current appraisal. See § 1841.16 of this chapter.

(c) Utilities. Provide necessary utilities such as water supply, sewage disposal, streets, heat, light, and other systems necessary in connection with the

housing project.

(d) Facilities. Develop necessary facilities in connection with the housing project such as:

(1) Maintenance workshop and equip-

ment storage.

- (2) Central cooking and dining facilities to serve the project tenants when the project is large enough to justify such facilities to supplement the kitchen facilities in each unit.
- (3) Small infirmary for emergency care when justified.
- (4) Laundry room and equipment if not provided in the individual units or otherwise conveniently available.

(5) Storage facilities for use of

tenants.

(6) Appropriate recreational facilities

subject to FmHA approval.

- (e) Equipment and material. Provide essential housing project equipment and material and purchase and install essential dwelling unit equipment and material such as range, refrigerator, clothes washer and clothes dryer, if not otherwise conveniently available, or wall-towall carpeting whether or not such equipment or material becomes real estate or fixtures under applicable State law. In any case in which equipment or material is purchased with loan funds, it will be considered a part of the housing.
- (f) Site preparation. Provide landscaping, foundation plantings, seeding or sodding of lawns, grading, and other necessary facilities related to buildings such as walks, yards, fences, parking areas, and driveways.
- (g) Expenses, fees, and social security taxes. Pay related costs such as fees and charges for legal, appraisal, architectural, engineering, and other technical services, a typical builder's fee if the development is not performed under contract, closing costs, connection fees for water, sewer, electricity, gas, and a loan fee is authorized in § 1841.2 of this chapter. Loan funds also may be used to pay the borrower's share of social security taxes for labor hired by the borrower in

may be ascertained from any FmHA connection with making planned improvements.

(h) Interim financing. Pay interim financing debts incurred for authorized loan purposes. This is not considered to be refinancing.

(i) Initial operating expenses. Pay, in the case of nonprofit and State and local public agency borrowers, initial operating expenses up to 2 percent of the costs of the housing project and necessary and appropriate fees and charges which the borrower cannot pay from its own resources.

### § 1844.22 Prohibited MF loan purposes.

An MF loan will not be guaranteed if loan funds are to be used for:

- (a) Personal property. Purchase of furniture or other personal property for dwelling units, except essential equipment and material authorized in § 1844.-
- (b) Refinancing debts. Refinancing debts of the applicant, but this will not preclude use of loan funds to pay interim financing debts.

(c) Special purposes. Special purposes

such as:

(1) Nursing of medical facilities, other than an infirmary for emergency care when justified.

- (2) Commercial facilities, but this prohibition does not apply to service-type facilities which are not otherwise conveniently available to tenants in the area.
- (3) Housing for transient or hotel purposes. All rental periods must be at least 30 days.
- (4) Nursing or special care homes, or institutional-type housing.
- (5) Any facilities not authorized under § 1844.21.
- (6) Housing which the applicant plans to sell in the near future.
- (7) Housing which the applicant plans to lease to another operator.
- (d) Fees, commissions, etc. Payment of any fee, salary, commission, profit, or compensation to an applicant, or to any officer, director, trustee, stockholder, member, or agent of an applicant, except as authorized in § 1844.21 (g).

### § 1844.23 MF loan limitations and special provisions.

For an MF loan to be guaranteed:

(a) Loan limits. The amount of the loan or loans will be limited to not more than 95 percent of the total cost of each housing project or 95 percent of the security value of each such project, whichever is less.

(b) Type of housing. All housing must meet the following requirements:

- (1) Be economical in construction. consistent with the market needs of the community, and not of elaborate or extravagant design or material.
- (2) Consist of one or more multiunittype structures, each containing two or more family units and any necessary facilities and essential equipment.
- (3) Be residential in character and be designed to meet the needs of eligible tenants who are capable of caring for themselves.

(4) Any building purchased, repaired, enlarged, or otherwise improved or rehabilitated with loan funds must be structurally sound, functionally adequate, decent, safe, sanitary, convenient, comfortable, and in good condition before the loan is guaranteed.

(5) Be located in a residential area as part of a community where necessary facilities and services such as those described in § 1844.30(b) (5) are generally

readily available.

(6) Contain bathroom and kitchen facilities in each unit.

- (c) Construction or development. See \$ 1844.46.
- (d) Loan resolution or loan agreement. A loan resolution or loan agreement will be executed. It will provide for adequate management and administration of each project and contain a pledge of the housing income as security. It will also require that the dwelling units be leased to eligible tenants, and contain regulatory provisions giving the loan holder power to impose requirements regarding the housing and related operations of the applicant. Forms of loan resolutions and loan agreements may be obtained from FmHA for adaptation or use as guide material.

### § 1844.24 MF rates, terms, and security.

(a) Interest rate to borrower. See § 1841.13 of this chapter.

(b) Loan terms. Each loan will be scheduled for repayment over a period not to exceed 40 years from the date of the note or such shorter period as may be necessary to assure that the loan will be adequately secured.

- (c) Security. The entire loan must be secured by a first lien on the housing, and adequate security must be obtained without taking a lien on any offsite equipment or facilities. See § 1844.23(d) requiring a pledge of housing income as security. The provisions of § 1844.15 regarding security instruments for SF loans also apply to MF loans. For MF loans, the security instruments will also include a Loan Resolution or Loan Agreement which will contain provisions including but not limited to the following:
- (1) The loan shall be used solely for the specific eligible purposes for which the loan is approved by the lender, in order to provide-rental housing and related facilities for eligible occupants as defined by the Farmers Home Administration, United States Department of Agriculture (herein called Government). Such housing and facilities and the land constituting the site are herein called "the housing."

(2) Regulatory covenants. So long as the loan obligations remain unsatisfied, the bor-

rower shall:

(1) Impose and collect such fees, assess ments, rents and charges that the income of the borrower will be sufficient at all times for operation and maintenance of the housing, payments on the loan obligations, and maintenance of accounts for these purposes.

(ii) Not use the housing for any purpose than as rental housing and related facilities for eligible occupants unless the

lender or holder gives prior consent.

(iii) Do other things as may be required by the lender or holder in connection with the operation of the housing or with any of the borrower's operations or affairs which may affect the housing, the loan obligations, or the security.

- (3) Refinancing of loan. If at any time it appears to the Government that borrower is able to obtain a loan upon reasonable terms and conditions to refinance the loan obligations then outstanding, upon request from the Government the borrower will apply for, take all necessary actions to obtain, accept such refinancing loan, and will use the proceeds for said purpose.
- (4) General provision. The provisions of this resolution are representations to the lender to induce the lender to make a loan to the borrower. If the borrower should fail to comply with or perform any provision of this resolution or any requirement made by the Government, lender, or holder pursuant to this resolution, such failure shall constitute default as fully as default in payment of amounts due on the loan obligations, In the event of such failure, the lender or holder at its option may declare the entire amount of the loan obligations immediately due and payable and, if such entire amount is not paid forthwith, may take possession of and operate the housing and proceed to foreclose its security, and may enforce all other available remedies.

### § 1844.25 MF loans on leasehold intercsts.

The provisions of \$ 1844.16 with respect to SF loans on leasehold interests are also applicable to MF loans on leasehold interests.

### §§ 1844.26-1844.29 [Reserved]

§ 1844.30 Preapplication in all MF cases and in certain SF packaged

The preapplication procedure outlined in this section is applicable to all MF cases, and to SF packaged cases involving two or more dwellings whether the packager has or has not already obtained applications from eligible families for loans with which to obtain the SF housing. Such procedure is also applicable to all subdivision cases in which it is contemplated that loans will be made, insured, or guaranteed by the Department of Housing and Urban Development (DHUD), the Veterans Administration (VA), or FmHA, separately or collectively, to construct 10 or more new SF dwelling units and in which subdivision neither of said agencies has made, insured or guaranteed a housing loan. The applicant or packager should keep costs to a minimum until the preapplication conference is held and authorization is given to proceed with preparation of a loan application. The following preapplication steps will be taken:

- (a) Guide material. As a first step, the lender, builder or developer, and MF applicant or SF packager will study the planning and development provisions of Part 1804 of this chapter.
- (b) Preapplication information. The SF packager or MF applicant will file a preapplication with the lender who will furnish a copy of it to FmHA. The preapplication will be made on Form AD-621, "Preapplication for Federal Assistance." In paragraph 7 of that form, after showing the amount of loan requested from the lender, insert "Guarantee." The following information will be submitted with the preapplication:

(1) Need for SF or MF guaranteed Ioan(s). Advice as to inability of the MF applicant or prospective class or classes of low or moderate income SP applicants to provide the needed housing with their own resources, or to obtain it from other sources without an FmHA guarantee. In MF cases this advice will be supported by a current financial statement of the applicant. If the MF applicant is a partnership or a profit corporation, a current financial statement will be required from each partner, member, or stockholder who holds an interest in the organization of 20 percent or more. In any MF case in which a financial statement is required from an individual. it will also include the interests and signature of the spouse.

(2) Operating capital, assets, and equity in MF cases. Information showing that the applicant has initial operating capital and other necessary assets and equity that will not be provided with the guaranteed loan. See § 1844.20(a) (7). § 1844.22(a), and § 1844.23(a).

(3) Operating experience in MF cases. Statement of applicant's experience in operating rental housing or similar businesses, with a statement on the proposed method of operation and management:

(4) Need and demand for proposed SF or MF housing. A realistic estimate of need and demand for the number of living units of the type proposed, based on the availability of existing suitable housing in the area. In MF cases the estimate should also show the number of eligible families living in the area who are willing and able to pay the proposed rental rates.

(5) SF or MF housing site. Size of tract and advice as to its ownership and any existing option to purchase it; also, a map showing the location and other supporting information on the neighborhood and existing facilities and services, such as medical and dental services, shopping areas, schools, churches, hospitals, recreation, and communication facilities; business and industrial enterprises; streets or roads, central water, electric, gas, and sewerage systems; solid waste disposal services; public and private transportation; and police and fire protection.

(6) General description of proposed SF or MF housing. A preliminary plot plan and building plan, if available; advice as to type of construction; estimated total cost per living unit; utilities to be used and whether each is or will be publicly, community, or individually owned; and, if MF apartments are involved, the number and type of units per building.

(7) Organized MF applicants. If the applicant is an organization:

- (i) A copy of or an accurate citation to the specific provisions of State law under which the applicant is or is to be organized.
- (ii) A copy of the applicant's charter or articles of incorporation, bylaws, and other basic authorizing documents if the applicant is already in existence.
- (iii) The names and addresses of the applicant's existing or proposed mem-

bers, directors, and officers, and if any such member, director, or officer is a member of another organization that is engaged in the same or a similar activity, its name, address, and principal business.

(c) Preapplication conference. after reviewing the preapplication material required by paragraph (b) of this section, the lender is interested in giving further consideration to making a guaranteed loan, the lender will arrange a preapplication conference between the lender, the SF packager or MF applicant, the FmHA, and other appropriate parties. The lender will make a record of the persons attending the conference and the interests they represent. The purpose of the preapplication conference will be to determine whether it appears that the loan is being requested for an authorized purpose, the applicant is eligible, the housing is needed, the proposal is economically sound and feasible, needed utilities, facilities, and services are or will be available at acceptable costs, and any applicable clearinghouse recommendations and environmental impact requirements can be met. If such factors indicate feasibility and if it appears that guarantee funding authority may be available, an MF loan application or SF loan applications may be prepared and steps taken to meet the requirements of Part 1841 of this chapter and this Part 1844, and any applicable clearinghouse and environmental impact requirements.

(d) FmHA advice. If all of the conditions mentioned in paragraph (c) of this section are found to exist, FmHA will advise the lender by letter, with a copy to the applicant, that FmHA will issue a contract of guarantee for each loan made, if all applicable requirements of Part 1841 of this chapter and this Part 1844 are met and if guarantee funding

authority is then available.

### §§ 1844.31-1844.34 [Reserved]

### § 1844.35 Clearinghouse considerations in certain SF and MF cases.

When the preapplication involves a loan or loans for construction of an MF project having 25 or more dwelling units. or construction of 10 or more new dwelling units in a subdivision in which the DHUD, VA, or FmHA has not previously made, insured, or guaranteed a housing loan, the following actions will be taken:

(a) Applicant's notification to clear-inghouse. The MF loan applicant or SF packager will notify the appropriate clearinghouses of intent to apply for or package a loan or loans to be guaranteed by FmHA, and will send copies of the notification to the lender and FmHA. The notification will be made in the manner and contain the information reoutred by:

(1) Revised Circular A-95 issued by the Office of Management and Budget on November 13, 1973, (38 FR 32874), and any amendments or revisions thereof in effect at the time the preapplication is made.

(2) The clearinghouses involved.

(b) FmHA's transmittal to clearinghouses. FmHA will transmit a copy of the initial application (Form AD-621),

with enclosures to each clearinghouse as required by said Circular A-95.

(c) Clearinghouses-reviews and comments. Clearinghouses will have 30 days after receipt of Form AD-621 and enclosures to review the material and forward to FmHA any comments and recommendations they have.

(d) Loan processing and conditional committment. Loan processing need not be delayed during the 30-day period for clearinghouse comments and recom-

mendations. However:

(1) If a Conditional Committment for Guarantee is executed within 40 days after Form AD-621 and enclosures are forwarded to the clearinghouse, it will contain an express condition that it is "Subject to there being no unfavorable clearinghouse comments or to a decision by FmHA that such comments will not prevent issuance of a Contract of Guarantee." In such cases, as soon as FmHA receives any clearinghouse comments, it will notify the lender and loan applicant or packager of any clearinghouse recommendations required to be met.

(2) If a Conditional Commitment for Guarantee is executed after FmHA has received the clearinghouse comments, it will specify any clearinghouse recommendations required to be met.

#### § 1844.36 Environmental impact quirements in certain SF and MF cases.

The MF applicant in each project involving more than 50 MF dwelling units, and the SF packager in subdivision cases involving more than 25 SF dwellings, will furnish completed copies of Form FmHA 449-10, "Applicant's Environmental Impact Evaluation," to FmHA and the lender. Completed copies of the form will also be furnished in other cases involving fewer SF dwellings or MF dwelling units if requested by FmHA or the lender. Such copies will be furnished to FmHA and the lender as soon as possible after the preapplication conference if it appears that the loan may be made and guaranteed. Upon receipt of Form FmHA 449-10, FmHA will forward it to the State Director for determination of whether an environmental impact statement is needed. That determination will be made and required actions taken in accordance with Part 1824 of this chapter.

(a) Environmental impact statement not required. If the State Director determines that an environmental impact statement is not required, FmHA will notify the applicant and the lender to

that effect.

(b) Environmental impact statement required. If the State Director determines that an environmental impact statement is required, the actions provided for in

said Part 1824 will be taken.

(c) Conditional commitment. If a Conditional Commitment for Guarantee is executed before all such actions have been completed or prior to the waiting period prescribed in said Part 1824, the conditional commitment will contain an express condition that it is:

Subject to the condition that the Contract of Guarantee cannot be issued until all actions required by 7 CPR Part 1824 with respect to environmental impact have been completed, including expiration of the waiting period after the draft statement was sued and completion of any review action after issuance of the final statement, and PmHA determines and informs the appli-cant and lender that the environmental situation will permit construction and use of the housing.

### §§ 1844.37-1844.39 [Reserved]

### § 1844.40 SF application for loan.

The general provisions regarding loan applications are set forth in § 1841.10 of

this chapter.

(a) Application form. In SF cases, the applicant will apply to the lender on Form FmHA 410-4, "Application for Rural Housing Loans (Nonfarm Tract)." However, in above-moderate income cases, the first sentence of paragraph 21 of that form should be deleted. In farm cases the word "Non" in the title of the form will be deleted, and the word "lot" in paragraph 9 will be changed to "farm."

(b) Enclosures with application. Enclosed-with the application will be:

(1) Site information. A statement to: (i) Justify the site selection and location, including its suitability for the type of dwelling proposed and its convenience to services and facilities such as those described in § 1844.30(b) (5)

(ii) Explain the proposed site development and how it will be performed.

(2) Zoning and other legal requirements. Documentation showing that the site, construction, and related facilities and utilities conform to applicable zoning and other State and local laws, codes, ordinances, and regulations, and that all required permits and approvals have been or will be obtained.

(3) Guide material. Advice that the guide material referred to in § 1844.46(b) will be followed in planning and performing construction and development

(4) Cost breakdown. Detailed breakdown of housing and related costs and sources of payment thereof.

(5) Equal Opportunity and nondiscrimination. Form FmHA 400-1, "Equal Opportunity Agreement," if construc-tion costing more than \$10,000 is involved. See § 1841.56 of this chapter regarding equal opportunity and nondiscrimination in connection with construc-

### § 1844.41 MF application for loan.

The general provisons regarding loan applications are set forth in § 1841.10 of this chapter. In MF cases, the applicant will apply to the lender in a manner satisfactory to the lender. The material submitted to the lender must contain:

- (a) Tenant eligibility information. A statement showing that the tenants will be low or moderate income or senior citizen families as defined in § 1844.1 and \$ 1844.10.
- (b) Plot and building plans. A plot plan and detailed preliminary drawings and specification; also, any special design features for senior citizens.
- (c) Cost breakdown. A detailed cost breakdown of the project for such items

as land and right-of-way, building construction, equipment, material, facilities, utility connections, architectural and legal fees, and both on-site and off-site improvements. The cost breakdown should show the amount of the cost to be paid from loan funds and the amount thereof to be paid by the applicant from other funds. The cost breakdown also should show separately the cost of any other items to be paid in full by the applicant, such as initial operating capital, furnishings, equipment, and material.

(d) Method of construction and technical services. Information on the method of construction and on the architectural, engineering, legal, and other authorized

services to be provided.

(e) Review by State and local officials. Satisfactory evidence of review and approval of the proposed housing by applicable zoning and other State and local officials whose approval is required by State or local laws, codes, ordinances, or regulations.

(f) Market survey. A market survey report based on the number of eligible families in the area who are willing and financially able to occupy the housing at the proposed rental levels. This does not preclude renting to families who are receiving welfare assistance. However, the economic justification for the housing should be based principally on the prospect of eligible families with incomes which are not subject to fluctuations such as those that may occur in welfare assistance payments. A market survey report will include:

(1) Ten units or less. Statements supported by statistical data describing and explaining the need and demand for the rural rental housing over the period of the loan in those cases in which the proposed project will contain 10 or fewer dwelling units and will be in a community in which a need and demand for such rental housing obviously exists. Such information may be assembled from census reports, county market evaluations made by DHUD, and other published data that show the number of families living in the town or trade area who are eligible to rent the proposed housing and the condition of the housing they occupy. This information will be used to help determine the maximum number of rental units that may be financed.

(2) More than 10 units and doubtful cases. A complete market analysis showing the need and demand for the rural rental housing over the period of the loan in those cases in which the proposed project will include more than 10 dwelling units or in any smaller project in which the lender or FmHA advises the applicant, at the time of the preapplication conference or within 15 days thereafter, that there is doubt concerning such need and demand. The survey could in-

clude items such as:

(i) The number of houses or apartments in the area for rent or sale, and the characteristics thereof, such as location, quality, number of bedrooms, type of building, age of structure, whether occupied or vacant, tenure, and price or rental levels. Exhibit F-2 of the FmHA Manual "How to Bring Rental Housing to Your Town" is available in all FmMA offices and may be used for this purpose. The information on tenure of rental housing can be shown in the "Monthly Rental" column along with the monthly rental after inserting "Tenure and" above "Monthly Rental" in the column heading. The information on property for sale and sale price can be shown below the information on rental property by inserting "For Sale" in the left-hand column and "Sale Price" in the "Monthly Rental" column above a list-

ing of such property for sale.

(ii) Characteristics of the persons eligible to rent the proposed housing, such as single or couple, male or female, size of family, number of senior citizens and nonsenior citizens, and income and financial condition; present living arrangements of eligible families in the area and the extent to which inadequate housing is associated with health or financial conditions; and the number of eligible families who are willing and financially able to occupy the proposed housing. Exhibit F-4 of the FmHA Manual "How to Bring Rental Housing to Your Town" is available in all FmHA offices and may be used for this purpose. The information on the financial condition and size of eligible families and the extent to which housing is inadequate because of health or financial situations, may be shown on the bottom or back of Exhibit F-4.

(iii) Advice as to present and near term anticipated housing needs for the area. Such advice may be obtained from sources such as census reports, county market evaluations made by DHUD, other published data, personnel departments of large employers, realtors, chambers of commerce, and school superin-

tendents.

- (3) Signed expressions of interest in renting regardless of the number of dwelling units. If, because there are few eligible families in the area or for other reasons, there is a question as to whether all of the dwelling units can be rented soon after construction is completed, signed expressions of interest in renting the units will be obtained from a sufficient number of eligible families to clearly indicate that full occupancy will occur soon after the construction is completed. Exhibit F-3 of the FmHA Manual "How to Bring Rental Housing to Your Town" is available in all FmHA offices and may be used for this purpose.
- (g) Rental rates. A schedule of rental rates proposed for the housing and any separate charges for the use of related equipment, facilities, or utilities.

(h) Financial statement. A current dated and signed financial statement showing the debt structure of the applicant.

(i) Budgets. Detailed operating budgets for the first year's operation and a typical year's operation. Except to the extent that initial operating capital is included in a loan to a nonprofit borrower, the first year's budget should show that the applicant has sufficient operating capital on hand or sufficient planned income to pay all operating costs. The

first year's budget should also show that the applicant has sufficient capital on hand or sufficient planned income to meet scheduled payments on debts during the planning and construction period prior to occupancy. The typical year's budget should show there will be ample income to pay essential operating costs, meet required debt payments, and permit accumulation of required reserves. Exhibit F-5 of the FmHA Manual "How to Bring Rental Housing to Your Town" is available in all FmHA offices and may be used for this purpose.

 The budgets, in estimating rental income, will include an approximately 10 percent allowance for vacancies, nonpayment of rent, and contingency expense.

(2) The budgets should provide for accumulating and maintaining a reserve at the rate of 1 percent per annum of the value of the buildings, project owned utilities, and related equipment, material, and facilities financed wholly or partially with the loan until a reserve equal to 10 percent of their value is reached, which reserve will thereafter be maintained. Budgets should not include an additional item for depreciation since the purpose of a reserve account is to provide funds for this purpose.

(3) All applicable taxes, including Federal and any State income taxes, should be included in the budgets and separately identified. If the applicant considers itself tax-exempt, evidence of exemption must be included in the loan docket before the contract of guarantee is executed. Information as to Federal income tax exemption may be obtained from the District Office of the Internal Revenue Service (IRS). An eligible non-profit organization may be able to qualify for Federal income tax exemption under section 501(c) (4) of the Internal Revenue Code.

(j) Management. A statement in narrative form outlining the proposed manner of management of the housing, such as whether by owner or hired manager, and experience and other factors pertaining to the qualifications of the manager; duties and responsibilities of officers and employees; and policy regarding method of selecting tenants.

(k) Lease, rules, and regulations. A copy of the proposed form of lease or rental agreement to be offered tenants, and a copy of any rules or regulations governing administration and occupancy.

 Survey. A satisfactory survey of the land to be given as security prepared by a licensed surveyor. If necessary, a new

survey will be obtained.

(m) Equal opportunity and nondiscrimination. A statement by the applicant that there will be no discrimination or segregation by the applicant or by any agent or agency, lessee, or operator on account of race, color, religion, sex, or national origin in connection with the use, occupancy, rental, or sale of the housing. Form FmHA 400-1 should also be enclosed with the application if construction costing more than \$10,000 is involved. See § 1841.56 of this chapter on equal opportunity and nondiscrimination in connection with construction.

(n) Guide material. Advice that guide material referred to in § 1841.46(b) will be followed in planning and performing construction and development work.

§§ 1844.42-1844.44 [Reserved]

§ 1844.45 SF and MF guarantee commitments and interim financing.

The general provisions with respect to guaranteeing and processing loans are set forth in Part 1841 of this chapter. If the lender decides to approve the loan subject to issuance of a satisfactory conditional commitment for guarantee, the following steps will be taken in both SF and MF cases unless otherwise indicated:

(a) Request for conditional commitment to guarantee loan. The lender will

submit to FmHA:

- (1) Form FmHA 449-9, "Request for Conditional Commitment to Guarantee Loan," and enclosures required therein. In all MF cases, in packaged SF cases involving two or more dwelling units, and in a subdivision in which it is contemplated that loans will be made, insured, or guaranteed by DHUD, VA, or FmHA, separately or collectively, to construct 10 or more new SF dwelling units and in which neither of said agencies has previously made, insured, or guaranteed a housing loan, this request will not be made until all preapplication processing has been completed. See § 1844.30.
- (2) A copy of the loan agreement or loan resolution to be used in MF cases.
- (3) A statement in SF cases showing the total current annual family income, the reduction(s) therefrom, and the adjusted current annual family income. See § 1844.10.
- (b) Conditional commitment for guarantee. FmHA will review the material submitted and issue to the lender Form FmHA 449-14, "Conditional Commitment for Guarantee," or, if a conditional commitment cannot be issued, FmHA will so advise the lender on Form FmHA 449-13. The conditional commitment will specify any clearinghouse recommendations required to be met and any environmental impact requirements to be met or, if the conditional commitment is issued before any such requirements are determined, it will contain the express condition set forth in § 1844.35(d) or § 1844.36(c), where applicable.
- (c) Interim financing. The lender may either furnish any financing needed for acquisition, during the period of construction or other development, or may require the applicant to obtain such interim financing from other sources.
- § 1844.46 Acquisition, construction, and development.
- (a) Acquisition of property. The lender is responsible for seeing that any property to be acquired with loan funds is acquired as planned and that the required security is obtained.
- (b) Construction or development. The lender and borrower are responsible for seeing that the loan purposes are accomplished with the loan funds. This includes, but is not limited to seeing that:

(1) Part 1804 of this chapter is used as a guide for planning and performing

development work.

(2) Compliance is made with applicable laws, ordinances, codes, and regulations, including 4900.1 containing Minimum Property Standards (MPS) for "One and Two Family Dwellings," and 4910.1 containing MPS for "Multifamily Housing," Issued by DHUD. Copies of MPS may be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

(3) Drawings, specifications, and estimates are adequate. The services of a registered architect will be required for all MF projects consisting of 4 or more

units.

- (4) Adequate water, electric, heating, waste disposal, and any other necessary utilities and facilities are obtained.
- (5) Method of construction or development is proper.
- (6) Construction or development contracts contain adequate provisions for the undertaking and are properly awarded and executed, and contractors are bonded when the lender considers bonding necessary.

(7) Equal opportunity and nondiscrimination requirements are met. See §§ 1841.26(a) (9) and 1841.56 of this

chapter and § 1844.56.

(8) Construction or development is performed expeditiously and properly, including inspection of sites and construction or development in various stages of completion to determine that the work and material conform with the drawings and specifications and any other requirements.

(9) Periodic or partial payments for construction or development are limited to a reasonable percentage of the actual value of the work and material in place.

(10) Final payment is made only after final inspection has been made and the construction or development has been found proper in all respects.

(11) No claims or liens of laborers, materialmen, contractors, subcontractors, or other parties exist against the borrower or the security property.

### § 1844.47 Inspections of construction, also compliance reviews.

Inspections will be made during construction by a qualified construction inspector approved by the lender. In connection with inspections of construction, equal opportunity and nondiscrimination compliance reviews will be made as required by § 1841.56(f) of this chapter.

(a) Inspections required by lender. The lender will see that the following three inspections (and any additional inspections it deems necessary or advis-

able) are made:

(1) When footings and foundation are

ready to be placed.

- (2) When shell is closed in but plumbing, electrical and mechanical work are still exposed.
  - (3) When construction is completed.
- (b) FmHA inspections. If more than \$2,500 of guaranteed loan funds are used to construct or repair buildings, provide land development work, acquire real or personal property, or for similar pur-

poses, the County Supervisor or other qualified FmHA personnel will make such inspections as the County Supervisor deems necessary in the particular case to ascertain the existence and condition of such property. Ordinarily, only one inspection will be made. However, regardless of the number of inspections, one inspection will always be made when construction is completed. Such inspections will be reflected on Form FmHA 424–12, "Inspection Report," or on the running case record.

### § 1844.48 Review of appraisals.

The appraisal report which the lender is required to submit to FmHA as an enclosure with the request for conditional commitment to guarantee the loan will cover any then known existing property that is to serve as security. A final appraisal report on the security property will be submitted by the lender to FmHA with the request for contract of guarantee.

(a) FmHA review. These appraisal reports are part of the material to be reviewed by FmHA in determining whether to issue a conditional commitment to guarantee the loan or a contract of guarantee. The review of each appraisal will be made by the FmHA County Supervisor or other FmHA personnel designated by him. The review will consist of an actual on-the-ground evaluation as well as checking the contents of the appraisal report furnished by the lender.

(b) Cross references. See §§ 1841.16 and 1841.23 of this chapter and § 1844.45 regarding appraisals and FmHA review of material.

### § 1844.49 [Reserved]

### § 1844.50 Processing contracts of guarantee.

- (a) Request for contract of guarantee. When construction, relocation, major repairs, or other major development has been completed, final inspection has been made, the housing has been approved by the lender, any clearinghouse or environmental impact requirements made by FmHA have been met, and the permanent financing loan has been properly closed, the lender will submit to FmHA:
- (1) Form FmHA 449-16, "Request for Contract of Guarantee."
- (2) Form FmHA 449-19, "Guarantee Fee Report," and a check for the amount of the guarantee fee required to be paid at the time of issuance of the Contract of Guarantee. See § 1841.30 et seq. of this chapter regarding guarantee fees, guarantee fee reports, and guarantee fee payments.
- (b) Contract of guarantee. FmHA will issue Form FmHA 449-17, "Contract of Guarantee," or will advise the lender on Form FmHA 449-13 of the reasons why it cannot be issued. See § 1841.27 of this chapter.

### §§ 1844.51-1844.55 [Reserved]

### § 1844.56 Equal opportunity and nondiscrimination in SF and MF cases.

In addition to the requirements of \$1841.56 of this chapter with respect to equal opportunity and nondiscrimina-

tion in relation to construction, the lender or holder and borrower are responsible for seeing that there is no discrimination or segregation by them or by any agency, lessee, or operator on account of race, color, religion, sex, or national origin in connection with the use, occupancy, rental, or sale of housing. These requirements should be discussed with the applicant or packager, builder or developer, and other parties involved as early in the negotiations as possible. For a specific statement of some of those responsibilities, see the following:

(a) Executive Order No. 11063. It is dated November 20, 1962 (27 FR 11527, 3 CFR 652 (1959-63 Compilation), 42 U.S.C.A. 1982 note), and prohibits such discrimination or segregation in cases in which federal financial assistance is involved in the provisions, rehabilitation, or operation of housing and related

facilities.

(b) Fair Housing Act. This is Title VIII of the Civil Rights Act of 1968 (Pub. L. 90-284, 42 U.S.C. 3601 et seq.). It prohibits discrimination in the sale or rental of dwellings provided in whole or in part with loans guaranteed by the Federal Government; and it provides for filing and handling complaints and investigations regarding, and enforcement of remedies for violations of, fair housing requirements.

### §§ 1844.57-1844.58 [Reserved]

### § 1844.59 Loan servicing in SF and MF

The following provisions with respect to loan servicing, in addition to those in §§ 1841.46 and 1841.56 of this chapter, and those loan guarantee processing steps in § 1844.100, are applicable to RH loans.

- (a) FmHA investigations. The County Supervisor will make investigations from time to time as he considers necessary to determine whether the loan is being properly serviced, but such investigations will not relieve the holder of full responsibility for proper servicing of the loan. If a problem develops, whether discovered by the County Supervisor or the holder or its agent, the County Supervisor will work with the holder or its agent in trying to get the problem resolved satisfactorily.
- (b) Certification in MF cases. The holder in MF cases will furnish FmHA a letter every other year certifying that all tenants of the MF units are eligible low or moderate income or senior citizen families, or that they meet the requirements of any written waiver on eligibility issued by FmHA.
- (c) Reamortization in SF and MF cases. If the borrower's payments on principal are 10 percent or more ahead of schedule or are substantially delinquent so that they cannot be brought current within 1 year, the holder may agree to reamortize the loan, provided:
- The reamortized repayment schedule does not extend beyond the original loan maturity date.
- (2) The holder believes that the new repayment schedule can be met.

(3) The nolder obtains the written approval of FmHA. See § 1841.46(i) of this chapter with respect to alteration of instruments.

(4) The reamortization is accomplished by amendment of the existing note rather than by taking a new replacement

note.

(d) Graduation of borrowers. Part 1865 of this chapter will be followed in making FmHA's determination as to whether borrowers (other than above-moderate income SF borrowers) are able to graduate to other credit without an FmHA guarantee. See §§ 1844.60 and 1844.66 of this part regarding graduation of borrowers.

#### § 1844.60 Transfer and assumption in SF and MF cases.

The provisions of §§ 1841.60, 1841.61, 1841.62, and 1843.20, all in this chapter, are applicable to RH transfer and assumption cases, except that ability to provide the financing or to obtain it from other sources is not a factor in above moderate income cases.

### §§ 1844.61-1844.65 [Reserved]

### § 1844.66 Liquidation in SF and MF cases.

The following provisions with respect to liquidation, in addition to those of § 1841.66 et seq. of this chapter are applicable to RH loans.

(a) Graduation of borrowers. The provisions of § 1843.30(a) of this chapter are equally applicable to RH loan borrowers, other than above-moderate income borrowers.

(b) Loss settlement options. (1) General policy. The general policy for RH loans will be to select the option to "Pay loss before liquidation." (See § 1841.67

(a) of this chapter).

(2) Exceptions to general policy. The State Director may make exceptions to the general option selection policy stated in paragraph (b) (1) of this section and select another loss settlement option or options set forth in §1841.67 of this chapter on an individual case basis if:

(i) He obtains prior approval from the National Office on the ground that such action would be more practicable and not to the financial detriment of FmHA,

and

(ii) He obtains advice from the OGC of the U.S. Department of Agriculture (USDA) concerning the option or op-

tions selected.

(3) Real estate title evidence. In the event the State Director selects the option to "Accept title to property from registered holder" set forth in § 1841.67 (c) of this chapter and the holder is a "supervised" holder approved under § 1841.4 of this chapter, FmHA will rely on the holder's general warranty deed unless the State Director, on advice of the USDA OGC decides that an owner's title insurance policy or an attorney's opinion or certificate of title is necessary for FmHA's protection. If the conveyance is to be made by a "non-supervised" holder approved pursuant to § 1841.4 of this chapter, the State Director will con-

sider, among other things, the financial condition, organizational structure, and prospects of the holder for continuation in business and maintaining financial responsibility for a future period of at least 5 years, in deciding whether to require an owner's title insurance policy or an attorney's opinion or certificate of title as well as a general warranty deed.

(4) Bidding at forced sales. FmHA will not bid at any foreclosure or other forced sale unless a special exception is made by the National Office on the basis that bidding is the only satisfactory way to adequately protect the interests of Fm HA as guarantor.

### §§ 1844.67-1844.89 [Reserved]

### § 1844.90 Forms and forms distribution in SF and MF cases.

(a) FmHA forms. The following chart lists the applicable FmHA and Department of Agriculture (AD) forms, number to be prepared, signatures required, and distribution. These forms may be obtained from FmHA.

FmHA form No.	Name of form	Total number	Signed by 1	Distribution t
400-1 400-3	Equal Opportunity Agreement Notice to Contractors and Applicants	3 4	B-0	O-L, C-B, C-FmHA. O-Con, C-B, O-L, O-FmHA.
600-6	Compliance Statement	4	L&Con, 3-0	0-L, C-Con, C-B, C-
410-4	Application for Rural Housing Loans (Non-	2	в-о	FmHA. O-L, C-FmHA.
424-12 424-20	farm Tract). Inspection Report. Request for Subdivision Fessibility Analysis	3	L-O	O-L, C-FmHA, C-Cer O-FmHA, C-L, O-B
440-3	Record of Actions	14	0A0-0	O-FC, C-FC, C-FmHA
440-10	Cancellation of Loan or Grant Check and/or Obligation.	3	FmHA, 3-0	O-St. Dir. O-FC, C-St. Dir., O- FmHA.
640-46 649-7	Environmental Impact Assessment  Assumption Agreement for Guaranteed Loans (New Terras).	2 4	FmHA-0 B-0	O-St. Dir., C-FmHA: O-L, C-B, 2C-FmHA:
410-9	Request for Conditional Commitment to	2	L-0	O-FmHA, C-L
449-10	Guarantee Loan, Applicant's Environmental Impact Evalua-	3	в-0	0-FmHA, C-L, C-B.
449-13 449-14 449-16 449-17 449-18 449-19	tion.  Denial Letter Conditional Commitment for Guarantee. Request for Contract of Guarantee. Coostract of Guarantee. Lenders or Holders Request for Approval Guarantee Fee Beport.	2 2 3 3	FmHA-0 L-0 FmHA-0 L-0	O-L, C-FmHA. O-L, C-FmHA. O-FmHA, C-L. O-L, C-FmHA. O-FmHA, C-L. O-FmHA, C-FmHA, C-L drst report.
449-20	Report of Lose			O-FC, C-FmHA, C-subsequent report. FmHA. O-FmHA, C-L, C
451-1 471-7	Acknowledgement of Cash Payment.  Notice and Acknowledgement of Sale of Insured or Guaranteed Loan.	1	FmHA-0	FmHA. O-L. C-FmHA. O-FC, C-FC, O-L. O-FmHA.
Agriculiu form No		Total	Signed by t	Distribution t
	Preapplication for Federal Assistance		SF packager or MF applicant. Not signed	O-L, C-FmHA, C-FmHA, C-Signer, O-Con, O-L, C-B,
	der Executive Order 11246 and Execu- tive Order 11375.			

<sup>1</sup> Signatures and Distribution: L—Lender; B—Borrower or assumptor; FC—Finance Office; FmHA—Authorized FmHA Official; Con—Contractor.

<sup>3</sup> When County Supervisor is not GAO, propers 5 and distribute: O—GAO, 3C—GAO, C—FmHA.

Note.—O—Original; C—Copy; Lender includes Holder; GAO—Guarantee Approval official.

(b) Other forms and information. Another form that may be obtained from FmHA (although it is not an FmHA form) is Form AD-425, "Contractor's Affirmative Action Plan for Equal Employment Opportunity Under Executive Order 11246 and Executive Order 11375." Any needed forms not furnished by Fm-HA will be provided by the lender, holder, or applicant. They may obtain information and copies of other FmHA forms that may be helpful in various aspects of loan making, construction and development, and servicing.

(c) Racial code. Some FmHA forms, such as Form FmHA 449-6, and Form FmHA 449-7, contain space for coding the race of the applicant for the loan or assumption. In the code "W" means," "White," "N/B" means "Negro(Black)," and "S" means "Spanish American," "AI" means "American Indian," and "O"

means any other race. The lender is responsible for completing this code on all forms on which it appears in accordance with his best judgment as to the race of the applicant.

### §§ 1844.91-1844.99 [Reserved]

### § 1844.100 Guarantee processing steps.

In addition to taking steps to comply with any applicable preapplication requirements, and any environmental impact and clearinghouse requirements made by FmHA, the following steps (sometimes referred to by paragraph number) will be taken:

(a) Form FmHA 449-9. (1) Lender will submit this form with required enclosures

to County Supervisor.

(2) County Supervisor will analyze material submitted and make any independent investigation he considers mecessary.

(3) If material shows that loan cannot be guaranteed (for reasons that would not be affected by County Committee Certification), County Supervisor will send lender denial letter on Form FmHA

(4) If material indicates that loan appears to qualify for guarantee, County Supervisor will proceed to Step "(b)" or

"(c)," whichever is applicable.

(b) Tentative approval and record of actions-when County Supervisor is guarantee approval official. County Supervisor will:

(1) Sign Tentative Approval on Form FmHA 449-9. This approval is tentative because it is subject to future compliance with conditions and requirements of request for conditional commitment and Record of Actions, as well as those of Form FmHA 449-14 yet to be executed.

(2) Prepare Form FmHA 440-3 in original and 3 copies, sign original and

conform all copies.

(3) Mail to Finance Office original and

1 copy of Form FmHA 440-3.

(4) Mail to State Director 1 copy of Form FmHA 440-3 for use in keeping record of guarantee funding reservations.

(5) Take no further action until he receives original of Form FmHA 440-3 from Finance Office or other advice from Finance Office or State Director that guarantee funding authority is available.

(c) Tentative approval and record of actions-when County Supervisor is NOT guarantee approval official. (1) County Supervisor will: (i) Insert his comments and recommendations on back of Form FmHA 449-9.

(ii) Prepare upper portion of Form FmHA 440-3 in original and 4 copies.

(iii) Send to guarantee approval official original Form FmHA 449-9 with enclosures, original Form FmHA 440-2, "County Committee Certification or Recommendation," and original and 3 copies of Form FmHA 440-3.

(2) Guarantee approval official: (i) Will analyze material received from County Supervisor and make, or require County Supervisor to make, any independent investigation guarantee approval official considers necessary.

(ii) If it appears that loan will qualify for guarantee, he will sign tentative approval on Form FmHA 440-9, "Sup-plementary Payment Agreement," complete and sign original Form FmHA 440-3 and conform 3 copies, mail original and 1 copy of Form FmHA 440-3 direct to Finance Office, and return to County Supervisor Form FmHA 449-9 with enclosures, and 1 conformed copy of Form FmHA 440-3. If District Director is guarantee approval official, he will send other conformed copy of Form FmHA 440-3 to State Director.

(iii) If he concludes that loan does not qualify for guarantee, he will set forth his reasons on Form FmHA 440-3 and return all material to County

Supervisor.

(3) When County Supervisor receives material from guarantee approval official: (i) If guarantee approval official has rejected guarantee, County Supervisor will insert guarantee approval official's reasons (contained in Form FmHA 440-3) in denial letter on Form FmHA 449-13 and sign and send it to

(ii) If guarantee approval official has signed tentative approval on Form FmHA 449-9, County Supervisor will take no further action until he receives original Form FmHA 440-3 from Finance Office or other advice from Finance Office or State Director that guarantee funding

authority is available.

(d) Advice concerning guarantee funding authority and issuance of conditional commitment. As soon as possible after Finance Office receives original and copy of Form FmHA 440-3 from guarantee approval official, it will complete its portion of that form to show whether guarantee funding authority has been reserved and mail original to County Supervisor. When County Supervisor receives original of Form FmHA 440-3 from Finance Office or earlier advice from Finance Office or State Director regarding availability of guarantee funding authority, he will proceed as follows:

(1) If guarantee funding authority is not available, County Supervisor will notify lender to that effect on Form FmHA

449-13 or by regular letter.

(2) If original Form FmHA 440-3 received from Finance Office shows guarantee funding has been reserved, or if earlier advice has been received from Finance Office or State Director that guarantee funding authority is available, County Supervisor will complete and execute Form FmHA 449-14 in original and 2 copies and send original and 1 copy to lender. If County Supervisor is not guarantee approval official, he will include in Form FmHA 449-14 any conditions and requirements made by guarantee approval official in Form FmHA

(e) Acceptance or Rejection of Conditions. When lender receives the original and copy of Form FmHA 449-14, it (and applicant in MF cases) will complete and sign Acceptance or Rejection of Conditions on back of copy of Form FmHA and return it to County Supervisor.

(1) If County Supervisor does not receive signed Acceptance or Rejection of Conditions within 30 days after sending Form FmHA 449-14 to lender, he will follow up to ascertain status of matter.

(2) If Acceptance or Rejection of Conditions shows that Contract of Guarantee is not desired, County Supervisor will prepare and mail Form FmHA 440-10 to Finance Office as notice to cancel guarantee funding reservation.

(f) Expiration of Conditional Commitment for Guarantee. If Form FmHA 449-14 expires because FmHA does not receive Form FmHA 449-16 from lender before expiration date in Form FmHA 449-14 or any extension thereof or because of earlier notification from lender that it does not desire to obtain an FmHA guarantee, County Supervisor will prepare and mail Form FmHA 440-10 to Finance Office as notice to cancel guarantee funding reservation.

(g) Request for Contract of Guarantee and subsequent actions. (1) Submission by lender. After loan has been closed and housing has been completed and passed FmHA inspection, lender will submit to County Supervisor:

(i) Form FmHA 449-16.

(ii) Form FmHA 449-19 (original and 1 copy) and check for amount of guarantee fee required to be paid at time of issuance of Contract of Guarantee. The cancelled check will serve as lender's receipt, so separate receipt will not be issued unless lender requests one. In that event, Form FmHA 451-1, "Acknowledgement of Cash Payment," may be used if the word "cash" is deleted from the title of the form and if the last paragraph is deleted.

(2) Actions by County Supervisor. The County Supervisor will check material submitted by lender and make any independent investigation he considers nec-

(i) If everything is in proper order,

County Supervisor will:

(A) Indicate his approval by signing in the place provided on Form FmHA 449-16.

(B) Prepare Form FmHA 449-17 in original and I copy.

(C) Execute original Contract of Guarantee and send it to lender, and conform his copy.

(D) Mail Form FmHA 449-19 and guarantee fee check to Finance Office. This will constitute notice to Finance Office that Contract of Guarantee has been issued and that check should be processed for collection. The report will also provide Finance Office with lender's

name, address, and IRS tax number. (ii) If material submitted by lender is not in proper order, County Supervisor

(A) If he is not guarantee approval official, request any advice or assistance he deems necessary from guarantee approval official.

(B) Take matter up with lender if he thinks defects may be corrected.

- (C) If defects are corrected, take actions provided for in paragraph (g) (2) (i) of this section.
- (D) Issue denial letter to lender on Form FmHA 449-13 if efforts to obtain correction are unsuccessful or if defects are of such nature they cannot be corrected, return Guarantee Fee Report and guarantee fee check to lender, show on denial letter that "Guarantee Fee Report and guarantee fee check are returned herewith," and prepare and mail Form FmHA 440-10 to Finance Office as notice to cancel guarantee funding reservation.

Dated: January 27, 1975.

FRANK B. ELLIOTT. Administrator, Farmers Home Administration. [FR Doc.75-2904 Filed 1-31-75;8:45 am]

### DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[ 50 CFR Part 219 ]

ABANDONMENT PROVISIONS REGARDING
ILLEGALLY IMPORTED MARINE MATERIALS

Establishment of Comment Period

On January 16, 1975, notice of proposed amendments were published in the Federal Register (40 FR 2820-2821) concerning abandonment to United States Customs Officials of alleged illegally imported marine mammals or marine mammal parts or products, and endangered species or endangered species parts or products by the owners thereof.

Comments concerning the proposed amendments may be submitted to the Director, National Marine Fisheries Service, NOAA, U.S. Department of Commerce, Washington, D.C. 20235. All materials received on or before April 7, 1975 will be considered.

Dated: January 28, 1975.

JOSEPH W. SLAVIN, Acting Director, National Marine Fisheries Service, NOAA.

[FR Doc.75-3064 Filed 1-31-75;8:45 am]

### DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[ 29 CFR Part 1910 ]

ALPHA-METHYL STYRENE, STYRENE, TER-PHENYLS, VINYL TOLUENE, ACROLEIN, P-TERT-BUTYLTOLUENE, CUMENE (ISO-PROPYL BENZENE), CYCLOHEXANE, DI-PHENYL (BIPHENYL), ETHYL BENZENE, FURFURAL

### Standards Completion Project

On March 18, 1974, the Assistant Secretary of Labor for Occupational Safety and Health announced the joint OSHA NIOSH Standards Completion Project. The purpose of the project is to issue completed standards for all of the toxic materials listed in Tables G-1, G-2 and G-3 of 29 CFR 1910.93, with the exception of some substances which are or will be the subjects of NIOSH Criteria Documents. These exceptions will be the subjects of separate rulemaking proceedings, outside of the Standards Completion Project.

Section 1910.93 lists exposure limits for certain hazardous or toxic substances. The new standards will establish requirements for monitoring employee exposure, medical surveillance, methods of compliance, handling and use of liquid forms of the substance, employee training, recordkeeping, and sanitation and housekeeping, among other things. In addition, the proposals are also designed to enable employers to better understand and comply with existing OSHA safety standards. The exposure limits listed in § 1910.93 are not at issue in the proposals, and no changes to these limits will be proposed or made in the standards issued as part of the Standards Completion Project.

The Office of Standards Development, Occupational Safety and Health Administration, U.S. Department of Labor invites public participation in the development of the proposed standards. Drafts of the technical content of proposed standards have been prepared for the following substances: Alpha-Methyl Styrene, Styrene, Terphenyls, Vinyl Toluene, Acrolein, P-Tert-Butyltoluene, Cumene (Isopropyl Benzene). Cyclohexans, Diphenyl (Biphenyl), Ethyl Benzene, Purfural.

These draft technical standards reflect only the technical intent of NIOSH and OSHA and do not necessarily contain the specific language which will appear in the proposed standards.

Interested persons are invited to submit written data, views and arguments concerning these drafts or the program in general. Comments are requested concerning requirements of each section of the draft technical standards and alternatives to the provisions of each section. Information submitted in response to the Notice of Intent to Prepare An Environmental Impact Statement, published in the Federal Register on September 20, 1974 (39 FR 33843) need not be resubmitted.

Communications should be submitted to the Docket Officer, Standards Completion Project, Occupational Safety and Health Administration, U.S. Department of Labor, Room 260, 1726 M Street, NW., Washington, D.C. 20210, postmarked no later than March 5, 1975. The communications will be available for public inspection and copying, at the above location.

Copies of the draft technical standards on the above listed substances are available for inspection and copying, upon request, at the above address and at any of the following OSHA regional and area offices:

### REGIONAL OFFICES

U.S. Department of Labor Occupational Safety and Health Administration 18 Oliver Street Boston, Massachusetts 02110

U.S. Department of Labor Occupational Safety and Health Administra-

tion 1515 Broadway (1 Astor Plaza)

New York, New York 10036 U.S. Department of Labor

Occupational Safety and Health Administration

Gateway Building—Suite 15220 3535 Market Street

Philadelphia, Pennsylvania 19104

U.S. Department of Labor Occupational Safety and Health Administration

1375 Peachtree Street, N.E.—Suite 587 Atlanta, Georgia 30309

U.S. Department of Labor Occupational Safety and Health Administra-

230 South Dearborn Street 32nd Floor

Chicago, Illinois 60604 U.S. Department of Labor Occupational Safety and Health Administra-

7th Floor—Texaco Building 1512 Commerce Street Dallas, Texas 75201 U.S. Department of Labor Occupational Safety and Health Administration 911 Walnut Street—Room 3000

Kansas City, Missouri 64106

U.S. Department of Labor Occupational Safety and Health Administration Pederal Building—Room 15010

1961 Stout Street Denver, Colorado 80202

U.S. Department of Labor Occupational Safety and Health Administration

9470 Federal Building 450 Golden Gate Avenue—Box 38017 San Francisco, California 94102

U.S. Department of Labor Occupational Safety and Health Administration 506 Second Avenue

1808 Smith Tower Building Seattle, Washington 98104

#### AREA OFFICES

U.S. Department of Labor Occupational Safety and Health Administration

Custom House Building—Room 703 State Street Boston, Massachusetts 02109

U.S. Department of Labor Occupational Safety and Health Administration

Federal Building—Room 426 55 Pleasant Street Concord, New Hampshire 03301

U.S. Department of Labor Occupational Safety and Health Administration Pederal Building—Room 617B

Pederal Building—Room 6171 450 Main Street Hartford, Connecticut 06103

U.S. Department of Labor Occupational Safety and Health Administration

U.S. Post Office and Courthouse Building 436 Dwight Street—Room 501 Springfield, Massachusetta 01103

U.S. Department of Labor Occupational Safety and Health Administration 90 Church Street—Room 1405

90 Church Street—Room 1405 New York, New York 10007

U.S. Department of Labor Occupational Safety and Health Administration

Federal Office Building 970 Broad Street—Room 1435C Newark, New Jersey 97102

U.S. Department of Labor Occupational Safety and Health Administration Room 203—Midtown Plaza

700 East Water Street Syracuse, New York 13210

U.S. Department of Labor Occupational Safety and Health Administration

370 Old Country Road Garden City, Long Island, New York 11530

U.S. Department of Labor Occupational Safety and Health Administration

Condominium San Alberto Building 605 Condado Avenue—Room 328 Santurce, Puerto Rico 00907

U.S. Department of Labor Occupational Safety and Health Administration William J. Green, Jr. Federal Building 600 Arch Street—Room 4456 Philadelphia, Pennsylvania 19106 U.S. Department of Labor Occupational Safety and Health Administration

Federal Building—Room 1110-A 31 Hopkins Plaza—Charles Center Baltimore, Maryland 21201

U.S. Department of Labor Occupational Safety and Health Adminis-

Charleston National Plaza-Suite 1726

700 Virginia Street Charleston, West Virginia 25301

U.S. Department of Labor Occupational Safety and Health Administration

Room 802-Jonnet Building 4099 William Penn Highway Monroeville, Pennsylvania 15146

U.S. Department of Labor Occupational Safety and Health Administration

Pederal Building—Room 8015 400 N. 8th Street—P.O. Box 10186 Richmond, Virginia 23240

U.S. Department of Labor Occupational Safety and Health Administration

Building 10-Suite 83 La Vista Perimeter Park Tucker, Georgia 30084

U.S. Department of Labor Occupational Safety and Health Administration

Federal Office Building-Room 406 310 New Bern Avenue Raleigh, North Carolina 27601

U.S. Department of Labor Occupational Safety and Health Administration

Room 204—Bridge Building 3200 E. Oakland Park Boulevard Port Lauderdale, Florida 33308

U.S. Department of Labor Occupational Safety and Health Administration

1600 Hayes Street-Suite 302 Nashville, Tennessee 37203

U.S. Department of Labor Occupational Safety and Health Administration

2809 Art Museum Drive Art Museum Plaza—Suite 4 Jacksonville, Florida 32207

U.S. Department of Labor Occupational Safety and Health Administration

Todd Mall-2047 Canyon Road Birmingham, Alabama 35216

U.S. Department of Labor Occupational Safety and Health Administration

Suite 554-E-600 Federal Place Louisville, Kentucky 40202

U.S. Department of Labor Occupational Safety and Health Adminis-

Enterprise Building-Suite 204 6605 Abercorn Street

Savannah, Georgia 31405 U.S. Department of Labor

Occupational Safety and Health Administration

Commerce Building—Room 600 118 North Royal Street Mobile, Alabama 36602

U.S. Department of Labor Occupational Safety and Health Administration

Riverside Plaza Shopping Center 2720 Riverside Drive Macon, Georgia 31204

U.S. Department of Labor Occupational Safety and Health Administra-

1710 Gervals Street-Room 205 Columbia, South Carolina 29201

U.S. Department of Labor Occupational Safety and Health Administration

650 Cleveland Street Room 44 Clearwater, Florida 33515

U.S. Department of Labor Occupational Safety and Health Administration 57601-55 North Frontage Road East Jackson, Mississippi 39211

U.S. Department of Labor Occupational Safety and Health Administration

230 South Dearborn Street 10th Floor Chicago, Illinois 60604

U.S. Department of Labor Occupational Safety and Health Administration

847 Federal Office Building 1240 East Ninth Street Cleveland, Ohio 44199

U.S. Department of Labor Occupational Safety and Health Administration 360 S. Third Street-Room 109

Columbus, Ohio 43215

U.S. Department of Labor Occupational Safety and Health Administration

Michigan Theatre Building-Room 626 200 Bagley Avenue Detroit, Michigan 48226

U.S. Department of Labor Occupational Safety and Health Administration

110 South Fourth Street-Room 487 Minneapolis, Minnesota 55401

U.S. Department of Labor Occupational Safety and Health Administration

Clark Building—Room 400 633 West Wisconsin Avenue Milwaukee, Wisconsin 53203

U.S. Department of Labor Occupational Safety and Health Administration U.S. Post Office and Courthouse

Room 423 46 East Ohio Street Indianapolis, Indiana 46202

U.S. Department of Labor Occupational Safety and Health Administration Room 4028-Federal Office Building

550 Main Street Cincinnati, Ohio 45202

U.S. Department of Labor Occupational Safety and Health Administra-Room 734-Federal Office Building

234 N. Summit Street Toledo, Ohio 43604

U.S. Department of Labor Occupational Safety and Health Administration

Room 2118 2320 La Branch Street . Houston, Texas 77004

U.S. Department of Labor Occupational Safety and Health Administration

Adolphus Tower—Suite 1820 1412 Main Street Dallas, Texas 75202

U.S. Department of Labor Occupational Safety and Health Administration Room 421-Federal Building 1205 Texas Avenue Lubbock, Texas 79401

U.S. Department of Labor Occupational Safety and Health Administration 546 Carondelet Street—Room 202 New Orleans, Louisiana 70130 U.S. Department of Labor Occupational Safety and Health Admin-

istration Room 512-Petroleum Building 420 South Boulder Tulsa, Oklahoma 74103

U.S. Department of Labor Occupational Safety and Health Administration Room 526-Donaghey Building

103 East 7th Street Little Rock, Arkansas 72201

U.S. Department of Labor Occupational Safety and Health Administration 1015 Jackson Keller Road—Room 122

U.S. Department of Labor Occupational Safety and Health Admin-istration

Room 302—Federal Building 421 Gold Avenue, S.W. P.O. Box 1428

San Antonio, Texas 78213

Albuquerque, New Mexico 87103 U.S. Department of Labor

Occupational Safety and Health Administration 1627 Main Street-Room 1100 Kansas City, Missouri 64108

U.S. Department of Labor Occupational Safety and Health Administration

210 North 12th Boulevard-Room 554 St. Louis, Missouri 63101

U.S. Department of Labor Occupational Safety and Health Administration Petroleum Building 221 South Broadway Street—Suite 312

Wichita, Kansas 67202

U.S. Department of Labor Occupational Safety and Health Administration Room 643-210 Walnut Street Des Moines, Iowa 50309

U.S. Department of Labor Occupational Safety and Health Administration City National Bank Building

Harney and 16th Street-Room 803 Omaha, Nebraska 68102

U.S. Department of Labor Occupational Safety and Health Administration 113 West 6th Street

North Platte, Nebraska 69101

U.S. Department of Labor Occupational Safety and Health Administration 8527 W. Colfax Avenue

Lakewood, Colorado 80215 U.S. Department of Labor

Occupational Safety and Health Administration

Suite 525—Petroleum Building 2812 1st Avenue-North Billings, Montana 59101

U.S. Department of Labor Occupational Safety and Health Administration Court House Plaza Building-Room 408 300 North Dakota Avenue

Sioux Falls, South Dakota 57102

U.S. Department of Labor Occupational Safety and Health Administration

U.S. Post Office Building-Room 452 350 South Main Street Salt Lake City, Utah 84111

U.S. Department of Labor
Occupational Safety and Health Administration
100 McAllister Street—Room 1706
San Francisco, California 94102
U.S. Department of Labor
Occupational Safety and Health Administration
Suite 318—Amerco Towers
2721 North Central Avenue
Phoenix, Arizona 85004
U.S. Department of Labor
Occupational Safety and Health Administration
333 Queen Street—Suite 505

Honoluiu, Hawaii 96813 U.S. Department of Labor

Occupational Safety and Health Administration 1100 E William Street

Suite 222 Carson City, Nevada 89701 U.S. Department of Labor

Occupational Safety and Health Administration

Hartwell Building—Room 401

Hartwell Building—Room 401 19 Pine Avenue Long Beach, California 90802 U.S. Department of Labor

Occupational Safety and Health Administration

121-107th Street, N.E. Bellevue, Washington 98004 U.S. Department of Labor

Occupational Safety and Health Adminis-

Federal Building—Room 227 605 West 4th Avenue Anchorage, Alaska 99501

U.S. Department of Labor Occupational Safety and Health Administration

Room 526—Pittock Block 921 S.W. Washington Street Portland, Oregon 97208 U.S. Department of Labor

Occupational Safety and Health Administration

228 Idaho Building 216 North 8th Street Boise, Idaho 83702

The draft technical standards will also be available for inspection and copying at the national and regional offices of the U.S. Department of Health, Education, and Welfare, National Institute for Occupational Safety and Health, at the following addresses:

U.S. Department of HEW National Institute for Occupational Safety and Health

Room 10-A22, 5600 Fishers Lane Rockville, Maryland

U.S. Department of HEW
National Institute for Occupational Safety
and Health

1114 Commerce Street, Room 1612 Dallas, Texas 75202

U.S. Department of HEW National Institute for Occupational Safety and Health P.O. Box 13716

Philadelphia, Pennsylvania 19108

U.S. Department of HEW National Institute for Occupational Safety and Health

9017 Pederal Building 19th and Stout Streets Denver, Colorado 80202

U.S. Department of HEW National Institute for Occupational Safety and Health

50 Seventh Street, N.E. Atlanta, Georgia 30323 U.S. Department of HEW National Institute for Occupational Safety and Health

Arcade Building 1321 Second Street Seattle, Washington 98101

U.S. Department of HEW National Institute for Occupational Safety and Health

John F. Kennedy Federal Building Government Center

Boston, Massachusetts 02203 U.S. Department of HEW

National Institute for Occupational Safety and Health

26 Federal Plaza New York, New York 10007

U.S. Department of HEW National Institute for Occupational Safety and Health

601 East 12th Street Kansas City, Missouri 64106 U.S. Department of HEW

National Institute for Occupational Safety and Health 254 Federal Office Building

50 Fulton Street San Francisco, California 94102 U.S. Department of HEW

National Institute for Occupational Safety and Health 300 South Wacker Drive

Chicago, Illinois 60607

This advance notice of proposed rulemaking is issued under section 6 of the Williams-Steiger Occupational Safety and Health Act of 1970 (84 Stat. 1593; 29 U.S.C. 655) and Secretary of Labor's Order No. 12-71 (36 FR 8754).

Signed at Washington, D.C., this 28th day of January 1975.

JOHN STENDER,
Assistant Secretary of Labor.
[FR Doc.75-3019 Filed 1-31-75;8:45 am]

# [ 29 CFR Part 1910 ] CARCINOGENS: 4,4'-METHYLENE BIS (2-CHLOROANILINE)

Notice of Proposed Rulemaking

Pursuant to authority in section 6(b) of the Williams-Steiger Occupational Safety and Health Act of 1970 (the "Act") (84 Stat. 1593; 29 U.S.C. 655), Secretary of Labor's Order No. 12-71 (36 FR 8754), and 29 CFR Part 1911, it is hereby proposed to amend Part 1910 of Title 29 of the Code of Federal Regulations by adding the following standard concerning exposure of employees to 4,4'-Methylene bis (2-chloroaniline) as § 1910.93e. This proposal is issued pursuant to the remand of the United States Court of Appeals for the Third Circuit in Synthetic Organic Chemical Manufacturers Association v. Brennan, 2d (Nos. 74-1129, 74-1149, 74-1268, December 17, 1974) >

Background. On May 22, 1972, the Deputy Assistant Secretary of Labor for Occupational Safety and Health requested information from the Director of the National Institute for Occupational Safety and Health (NIOSH) on nine substances alleged to be carcinogens. As part of his effort to gain the best available scientific data, the Director published on July 6, 1972, at 37 FR 13285, a request for information con-

cerning 15 substances, including 4,4'-Methylene bis (2-chloroaniline). The data, arguments, and conclusions received by NIOSH were made available to the Occupational Safety and Health Administration (OSHA).

On January 4, 1973, a petition for an emergency temporary standard from the Oil, Chemical, and Atomic Workers Union (OCAW) and Health Research Group (HRG) was received by the Department of Labor. The petition contained relevant information on the danger of exposure to 10 carcinogens, and suggested regulations to prevent worker exposure to the substances.

On February 9, 1973, a notice was published in the Federal Register (38 FR 4037) of the receipt of the petition for issuance of an emergency temporary standard, and information was requested from interested persons on the issues involved. In response to the notice, more than 50 written comments were received.

Pursuant to section 6(c) of the Act (84 Stat. 1596, 29 U.S.C. 655), an emergency temporary standard on carcinogens was promulgated on May 3, 1973, at 38 FR 10929. The standard concerned work practices and controls designed to protect employees from exposure to 14 carcinogenic substances, including 4,4'-Methylene bis (2-chloroaniline).

A standards advisory committee on carcinogens was appointed and began its meetings on June 25, 1973. The members of the committee represented employers, employees, Federal and state agencies and professionals. The committee terminated its meetings on August 24, 1973, and submitted to the Assistant Secretary of Labor for Occupational Safety and Health its recommendations for a standard on certain carcinogens on August 27, 1973. The recommendations were published in the PEDERAL REGISTER ON September 7, 1973 (38 FR 24375).

A rulemaking proceeding was conducted under section 6(b) and (c) of the Act, with the emergency temporary standard serving as a proposal as required by section 6(c) (3) of the Act. Notice of the proceeding was published in the Federal Register on July 16, 1973 (38 FR 18900). On July 27, 1973, a revision of the emergency temporary standard was published at 38 FR 20074, and an amended notice of rulemaking proceeding was published at 38 FR 22141, on August 16, 1973.

The notices invited interested persons to submit, prior to September 5, written comments, data and arguments concerning the proposals, and also provided for the presentation of oral testimony at a public hearing scheduled for Septem-ber 11-14, 1973. Numerous written comments were received and about 36 parties testified at the hearing. The record of the hearing was initially held open until September 28, for additional comments. After the close and certification of the record by the administrative law judge, additional comments mailed on or before September 28 were received. On October 2 the judge reopened the record for the limited purpose of including these additional comments. On October 15, the

warded the certified record to the Assistant Secretary of Labor for Occupational Safety and Health for final decision.

A final environmental impact statement on the proposed standard on carcinogens was filed with the Council on Environmental Quality on October 2, 1973, and copies were distributed to appropriate agencies. In a letter dated November 2, 1973, the Council pointed out alleged deficiencies in the statement filed. Pursuant to that letter, a supplement to the statement was sent to the Council on November 29, 1973, with a request for a waiver of the full, 30-day review period. By letter dated December 10, 1973, the Council advised that the request had been denied. Notice of the filing of the supplement was published by the Council on December 14, 1973 (38 FR 34488).

On January 29, 1974, OSHA promulgated final occupational safety and health standards on 14 carcinogens (39 FR 3756) based on the rulemaking proceeding which had been conducted. Separate standards were promulgated for each of the 14 substances, and were codified as §§ 1910.93c through 1910.93p. The standard on exposure to 4,4'-Methylene bis (2chloroaniline) was contained in § 1910 .-93e and was republished on June 27, 1974 at 39 FR 23551.

Within 60 days after promulgation of the carcinogen standards, the Synthetic Organic Chemical Manufacturers Association (SOCMA), Polyurethane Manufacturers Association (PMA), and Oil, Chemical and Atomic Workers and Health Research Group (OCAW-HRG), petitioned under section 6(f) of the Act for review of various portions of the carcinogen standards. On August 26, 1974, the United States Court of Appeals for the Third Circuit handed down its decision in Synthetic Organic Chemical Manufacturers Association v. Brennan, 503 F. 2d 1155, (No. 74-1129), covering one of the 14 carcinogens, ethyleneimine ("EI"). The court upheld the Secretary's determination that EI is carcinogenic and upheld the standard, except as to the special provisions in the standard for laboratory activities. As to the laboratory requirements, the court found that adequate notice had not been given of OSHA's intention to make special provisions for laboratories, and therefore vacated and remanded these special pro-

On December 17, 1974, the same court Issued its decision in Synthetic Organic Chemical Manufacturers v. Brennan, F. 2d (Nos. 74-1129, 74-1149, 74-1268), disposing of the remaining challenges to the standards on carcinogens. The court, relying on its rationale in the first decision, upheld the Secretary's determinations concerning carcinogenicity of the substances involved, including 4,4'-Methylene bis (2-chloroaniline), and sustained the Secretary's various determinations on particular aspects of the standards. However, the cour' remanded the provisions on medical examinations in all the standards, because of the Secretary's failure to explain the lack of specificity in

special provisions concerning laboratories, because of the lack of adequate notice. In addition, the court vacated the entire standard on 4,4(-Methylene bis (2-chloroaniline) (29 CFR 1910.93e) because, in the court's view, the procedure followed by OSHA in promulgating § 1910.93e did not comply with the statutory requirements. Specifically, the court held that the Secretary erred in not publishing a proposed regulation after receipt of the recommendations of the advisory committee, and that the public was not given adequate time to comment on the advisory committee's report.

Accordingly, the court vacated the standard on 4,4'-Methylene bis (2chloroaniline) and remanded it for the publication of a proposed standard to be followed by the required procedures for public comment and hearing. While a petition for rehearing on this portion of the court's decision has been filed, this notice of proposed rulemaking is published pursuant to the court's mandate in order to assure effective protection of workers in the swiftest possible time. It is recognized, however, that action by the court on the Secretary's petition may necessitate changes in the proceedings initiated by this notice.

Proposed Standard. The proposal contained herein for the regulation of occupational exposure to 4,4'-Methylene bis (2-chloroaniline) is identical with the final standard on 4,4'-Methylene bis (2chloroaniline) promulgated on January 29, 1974, and contained in § 1910.93e. That standard was issued after an extensive rulemaking proceeding which had formally commenced in May 1973 with the publication of the emergency temporary standard and which was based on the combined efforts of OSHA and NIOSH extending back at least a year before the promulgation of the emergency standard. All the evidence, testimony, comments, views and arguments developed during this extended period of of time, including the advisory committee recommendations, were considered in formulating the final standard. Accordingly, OSHA believes that the standard on 4,4'-Methylene bis (2-chloroaniline) promulgated on January 29, 1974, and vacated by the court on procedural grounds, serves as the best possible basis for the current proposal. In addition, the action of the court has created a gap in the significant protection afforded to employees by the carcinogen standards. The need to fill this gap as quickly as possible, consistent with the statutory procedures, further supports the wisdom of utilizing the promulgated standard as the proposal in this rulemaking proceeding. However, while we are proposing the same standard which was vacated by the court, the final standard which will issue as a result of this proceeding will be based on the entire record developed herein, including the record of the earlier proceeding.

The basis for the Secretary's finding that 4,4'-Methylene bis (2-chloroaniline) is a carcinogen and the explanation of and rationale for the various elements

judge closed the proceeding and for- these requirements, and vacated the of this proposal are fully set out in the preamble to the carcinogen standards published at 39 FR 3756, and are incorporated by reference herein. The finding of carcinogenicity, based largely on extrapolation from animal data contained in the NIOSH hazard review document, was sustained by the court in its decision of December 17, 1974. The treatment of 4,4'-Methylene bis (2-chloroaniline) as a carcinogen in the proposel is based on the same considerations set out in the preamble to the carcinogen

standards and affirmed by the court.

As noted, the terms of this proposal are identical with the final standard promulgated on January 29, 1974. Discussion and explanation of the particular elements of the proposal, such as the basic scheme of control through the use of isolated systems and closed systems, the exclusion of mixtures containing less than one percent of 4,4'-Methylene bis (2-chloroaniline) and the special provisions for premix solutions, the requirement for the establishment of regulated areas, the special provisions for maintenance and decontamination activities, emergencies, and laboratory activities, and the requirements for signs, information and training, medical surveillance and recordkeeping, are contained in the preamble to the final standard, incorporated herein by reference.

The proposal includes special provisions for laboratory activities, identical with those contained in the standard promulgated on January 29, 1974. The inclusion of these laboratory provisions in the proposal provides notice to all interested parties that special requirements for laboratories are contemplated and satisfies the court's mandate as to the laboratory provisions in the standard on 4.4'-Methylene bis (2-chloroaniline). separate rulemaking proceeding will be instituted shortly to re-propose laboratory requirements for the 13 other car-

cinogen standards.

The court, in its decision of December 17, 1974, remanded, without vacating, the medical examination provisions of all the carcinogen standards because of the failure to explain the lack of specific requirements making these provisions effective. OSHA has requested NIOSH to develop, on an expedited basis, appropriate medical protocols for all 14 carcinogens. The specific medical requirements for each substance, when available from NIOSH, will be proposed as amendments to the carcinogen standards in a separate rulemaking proceeding. However, so as not to delay the filing of the gap created by the court's vacating the standard on 4,4'-Methylene bis (2-chloroaniline), and so as to provide the fullest medical protection possible based on the currently available information, this proposal is issued now with the same medical examination provisions as contained in the standard promulgated on January 29, 1974. The court's remand and the direction to provide greater specificity in the medical examination provisions will be complied with as soon as the necessary information becomes available to OSHA.

It was suggested during the court litigation on the carcinogen standards that the extent of the prohibition on open vessel operations is unclear. Section 1910.93e, as promulgated on January 29, 1974, and as proposed herein, contains the following definition of open-vessel system in paragraph (b) (13):

(13) "Open-vessel system" means an operation involving 4,4'-Methylene bis (2-chloroaniline) in an open vessel, which is not in an isolated system, a laboratory type hood, nor in any other system affording equivalent protection against the entry of 4,4'-Methylene bis (2-chloroaniline) into regulated areas, nonregulated areas, or the external environment.

Paragraph (c) (3) provides that "open vessel system operations as defined in paragraph (b) (13) of this section are prohibited." Thus, the proposal would prohibit only those open vessel operations defined as such in paragraph (b) (13), and would permit open vessel operations if they are conducted in an isolated system, a laboratory type hood, or in any other system affording equivalent protection against the entry of 4,4'-Methylene bis (2-chloroaniline) into the sur-

rounding atmosphere. As noted above, draft and final environmental impact statements on the carcinogen standards were prepared during the course of the first rulemaking proceeding. Since the proposal issued herein is identical with the standard promulgated as a result of the rulemaking proceeding, the Director of the Office of Standards Development has determined that it is likely that all relevant environmental impacts of this proposal have already been considered. Accordingly, no new draft environmental impact statement will be prepared for this proceeding. However, pursuant to the regulations in 29 CFR Part 1999, the environmental impact of this proposal is an issue in the proceeding. If significant new information concerning the environmental impact of this proposal becomes available, the Director of the Office of Standards may supplement or amend the final environmental impact

Interested persons are invited to submit written data, views, or arguments concerning the proposed standard, postmarked on or before March 10, 1975. Written comments must be submitted in quadruplicate to OSHA Committee Management Office, Docket OSH-70, 1726 M Street, NW., Room 260, U.S. Department of Labor, Washington, D.C. 20210 (Phone: (202) 961-2248 or 2487). The data, views and arguments will be available for public inspection and copying at the above address. All written submissions received will be made a part of the record of this proceeding. Data, views and arguments submitted during the first rulemaking proceeding on the carcinogen standards, including the advisory committee report, will be made a part of the record of this proceeding and need not be resubmitted. They will also be available for inspection and copying at the above address.

statement, pursuant to 29 CFR 1999.5(h).

In order to expedite this rulemaking proceeding and in anticipation of requests for a hearing, we are scheduling an informal public hearing, pursuant to section 6(b) of the Act and 29 CFR Part 1911, to begin on April 1, 1975 in the Departmental Auditorium. Constitution Avenue, between 12t'. and 14th Streets, NW., Washington, D.C. 20210. All aspects of the proposed standard, including environmental impact, will be at issue in the hearing. Beginning at 9:30 a.m. e.d.t. on April 1, 1975, the presiding Administrative Law Judge will hold a pre-hearing conference in order to settle any matters relating to the proceeding. All persons intending to make presentations should attend the pre-hearing conference which is open to the public. The hearing will be conducted, and the decisions made, in accordance with 29 CFR Part

Persons desiring to appear at the hearing must file a notice of intention to appear on or before March 18, 1975 with OSHA Committee Management Office, Docket OSH-70, 1726 M Street, NW., Room 260, U.S. Department of Labor, Washington, D.C. 20210 (Phone: 202-961-2248 or 2487). The notice must contain the following information:

- (1) The name and address of the person to appear;
- (2) The capacity in which he will appear;
  (3) The approximate amount of time required for the presentation;
- (4) The specific provisions of the proposal that will be addressed;
- (5) A brief statement of the position that will be taken with respect to each provision addressed; and
- (6) A summary of the evidence with respect to each such provision proposed to be adduced at the hearing.

The oral proceedings will be reported verbatim. All statements and documents that are intended to be submitted for the record of the hearing must be submitted in quadruplicate. The use of prepared statements by witnesses is encouraged.

The Administrative Law Judge shall have all the powers necessary or appropriate to conduct a fair and full informal hearing, including the powers:

- (a) To regulate the course of the proceedings;
- (b) To dispose of procedural requests, objections, and comparable matters;
- (c) To confine the presentations to matters pertinent to the proposed standard;
  (d) To regulate the conduct of those pres-
- ent at the hearing by appropriate means;
  (e) In his discretion, to question, and
  permit questioning of any witnesses; and
- (f) In his discretion, to keep the record open for a reasonable, stated time to receive written information from any person who has participated in the oral proceeding.

Following the close of the hearing, the presiding Administrative Law Judge shall certify the record thereof to the Assistant Secretary of Labor for Occupational Safety and Health.

The proposed standard will be reviewed after consideration of all relevant oral and written information, data, views, or arguments, including the record of the earlier proceeding, and may be adopted with or without changes.

Accordingly, pursuant to sections 6(b) and 8(c) of the Williams-Steiger Occupational Safety and Health Act of 1970

(84 Stat. 1593, 1599; 29 U.S.C. 655, 657), Secretary of Labor's Order No. 12-71 (36 FR 8754), and 29 CFR Part 1911, it is hereby proposed to amend Part 1910 of Title 29 of the Code of Federal Regulations by adding § 1910.93e as set forth below.

(Secs. 6, 8, 84 Stat. 1593, 1599 (29 U.S.C. 655, 657) Secretary of Labor's Order No. 12-71, 36 FR 8754, and 29 CFR Part 1911)

Signed at Washington, D.C. this 27th day of January, 1975.

JOHN STENDER, Assistant Secretary of Labor.

- § 1910.93e 4,4'-Methylene bis(2-chloroaniline).
- (a) Scope and application. (1) This section applies to any area in which 4,4'-Methylene bis(2-chloroaniline), Chemical Abstracts Service Registry Number 101144 is manufactured, processed, repackaged, released, handled, or stored, but shall not apply to trans-shipment in scaled containers, except for the labeling requirements under paragraphs (e) (2), (3), and (4) of this section.

(2) This section shall not apply to solid or liquid mixtures containing less than 1.0 percent by weight or volume of 4.4'-Methylene bis(2-chloroaniline).

(b) Definitions. For the purposes of this section: (1) "Absolute filter" is one capable of retaining 99.97 percent of a mono disperse aerosol of 0.3 µm particles.

- (2) "Authorized employee" means an employee whose duties require him to be in the regulated area and who has been specifically assigned by the employer.
- (3) "Clean change room" means a room where employees put on clean clothing and/or protective equipment in an environment free of 4.4'-Methylene bis(2-chloroaniline). The clean change room shall be contiguous to and have an entry from a shower room, when the shower room facilities are otherwise required in this section.
- (4) "Closed system" means an operation involving 4,4'-Methylene bis(2chloroaniline) where containment prevents the release of 4,4'-Methylene bis (2-chloroaniline) into regulated areas, nonregulated areas, or the external environment.
- (5) "Decontamination" means the inactivation of 4,4'-Methylene bis(2chloroaniline) or its safe disposal.
- (6) "Director" means the Director. National Institute for Occupational Safety and Health, or any person directed by him or the Secretary of Health, Education, and Welfare to act for the Director.
- (7) "Disposal" means the safe removal of 4,4'-Methylene bis(2-chloro-aniline) from the work environment.
- (8) "Emergency" means an unforeseen circumstance or set of circumstances resulting in the release of 4,4'-Methylene bis(2-chloroaniline) which may result in exposure to or contact with 4,4'-Methylene bis(2-chloroaniline).
- (9) "External environment" means any environment external to regulated and nonregulated areas.

(10) "Isolated system" means a fully enclosed structure other than the vessel of containment, of 4.4'-Methylene bis (2-chloroaniline), which is impervious to the passage of 4.4'-Methylene bis (2-chloroaniline), and which would prevent the entry of 4,4'-Methylene bis (2-chloroaniline) into regulated areas, nonregulated areas, or the external en-vironment, should leakage or spillage from the vessel of containment occur.

(11) "Laboratory type hood" is a device enclosed on three sides and the top and bottom, designed and maintained so as to draw air inward at an average liner face velocity of 150 feet per minute with a minimum of 125 feet per minute: designed, constructed, and maintained in such a way that an oper-ation involving 4,4'-Methylene bis(2chloroaniline) within the hood does not require the insertion of any portion of any employee's body other than his hands and arms.

(12) "Nonregulated area" means any area under the control of the employer where entry and exit is neither restricted

nor controlled.

(13) "Open-vessel system" means an operation involving 4,4'-Methylene bis (2-chloroaniline) in an open vessel, which is not in an isolated system, a laboratory type hood, nor in any other system affording equivalent protection against the entry of 4,4'-Methylene bis (2-chloroaniline) into regulated areas, nonregulated areas, or the external environment.

(14) "Protective clothing" means clothing designed to protect an employee against contact with or exposure to 4,4'-Methylene bis (2-chloroaniline).

(15) "Regulated area" means an area where entry and exit is restricted and controlled.

- (c) Requirements for areas containing 4,4'-Methylene bis (2-chloroaniline). A regulated area shall be established by an employer where 4.4'-Methylene bis(2chloroaniline) is manufactured, processed, used, repackaged, released, handled or stored. All such areas shall be controlled in accordance with the requirements for the following category or categories describing the operation involved: (1) Isolated systems. Employees working with 4,4'-Methylene bis(2-chloroaniline) within an isolated system, such as a "glove box" shall wash their hands and arms upon completion of the assigned task and before engaging in other activities not associated with the isolated system.
- (2) Closed system operation. Within regulated areas where 4.4'-Methylene bis(2-chloroaniline) is stored in sealed containers, or contained in a closed system, including piping systems, with any sample ports or openings closed while 4,4'-Methylene bis(2-chloroaniline) is contained within: (i) Access shall be restricted to authorized employees only:
- (ii) Employees shall be required to wash hands, forearms, face and neck upon each exit from the regulated areas, close to the point of exit and before engaging in other activities.

(3) Open vessel system operations. Open vessel system operations as defined in paragraph (b) (13) of this section are prohibited.

(4) Transfer from a closed system, charging or discharging point operations, or otherwise opening a closed system. In operations involving "laboratory type hoods," or in locations where 4,4'-Methylene bis(2-chloroaniline) is contained in an otherwise "closed system," but is transferred, charged, or discharged into other normally closed containers, the provisions of this subparagraph shall apply. (i) Access shall be restricted to authorized employees only.

(ii) Each operation shall be provided with continuous local exhaust ventilation so that air movement is always from ordinary work areas to the operation. Exhaust air shall not be discharged to regulated areas, nonregulated areas or the external environment unless decontaminated. Clean makeup air shall be introduced in sufficient volume to maintain the correct operation of the local exhaust

system.

(iii) Employees shall be provided with, and required to wear, clean, full body protective clothing (smocks, coveralls, or long-sleeved shirt and pants), shoe covers and gloves prior to entering the regulated area.

(iv) Employees engaged in 4.4'-Methylene bis(2-chloroaniline) handling operations shall be provided with and required to wear and use a half-face, filter-type respirator for dusts, mists, and fumes, in accordance with § 1910.134. A respirator affording higher levels of pro-

tection may be substituted.

- (v) Prior to each exit from a regulated area, employees shall be required to remove and leave protective clothing and equipment at the point of exit and at the last exit of the day, to place used clothing and equipment in impervious containers at the point of exit for purposes of decontamination or disposal. The contents of such impervious containers shall be identified as required under paragraphs (e) (2), (3), and (4) of this section.
- (vi) Employees shall be required to wash hands, forearms, face and neck on each exit from the regulated area, close to the point of exit, and before engaging in other activities.

(vii) Employees shall be required to shower after the last exit of the day.

(viii) Drinking fountains are prohibited in the regulated area.

(5) Maintenance and decontamination activities. In cleanup of leaks or spills, maintenance or repair operations on contaminated systems or equipment, or any operations involving work in an area where direct contact with 4.4'-Methylene bis(2-chloroaniline) could result, each authorized employee entering that area shall: (i) Be provided with and required to wear clean, impervious garments, including gloves, boots and continuous-air supplied hood in accordance with \$ 1910.134.

(ii) Be decontaminated before removing the protective garments and hood:

(iii) Be required to shower upon removing the protective garments and

(6) Laboratory activities. The requirements of this subparagraph shall apply to research and quality control activities involving the use of 4.4'-Methylene bis (2-chloroaniline). (i) Mechanical pipetting aids shall be used for all pipetting procedures.

(ii) Experiments, procedures and equipment which could produce aerosols shall be confined to laboratory-type

hoods or glove boxes.

(iii) Surfaces on which 4,4'-Methylene bis(2-chloroaniline) is handled shall be

protected from contamination.

(iv) Contaminated wastes and animal carcasses shall be collected in impervious containers which are closed and decontaminated prior to removal from the work area. Such wastes and carcasses shall be incinerated in such a manner that no carcinogenic products are released.

(v) All other forms of 4,4'-Methylene bis(2-chloroaniline) shall be inactivated

prior to disposal.

(vi) Laboratory vacuum systems shall be protected with high-efficiency scrubbers or with disposable absolute filters.

- (vii) Employees engaged in animal support activities shall be (a) provided with, and required to wear, a complete protective clothing change, clean each day, including coveralls or pants and shirt, foot covers, head covers, gloves, and appropriate respiratory protective equipment or devices; and
- (b) Prior to each exit from a regulated area, employees shall be required to remove and leave protective clothing and equipment at the point of exit and at the last exit of the day, to place used clothing and equipment in impervious containers at the point of exit for purposes of decontamination or disposal. The contents of such impervious containers shall be identified as required under paragraphs (e) (2), (3), and (4) of this section.
- (c) Required to wash hands, forearms, face and neck upon each exit from the regulated area close to the point of exit. and before engaging in other activities;
- (d) Required to shower after the last exit of the day.
- (viii) Employees, other than those engaged only in animal support activities, each day shall be (a) provided with and required to wear a clean change of appropriate laboratory clothing, such as a solid front gown, surgical scrub suit, or fully buttoned laboratory coat.
- (b) Prior to each exit from a regulated area, employees shall be required to remove and leave protective clothing and equipment at the point of exit and at the last exit of the day, to place used clothing and equipment in impervious containers at the point of exit for purposes of decontamination or disposal. The contents of such impervious containers shall be identified as required under paragraphs (e) (2), (3), and (4) of this

(c) Required to wash hands, forearms, face and neck upon each exit from the regulated area close to the point of exit, and before engaging in other activities.

(ix) Air pressure in laboratory areas and animal rooms where 4,4'-Methylene bis(2-chloroaniline) is handled and bioassay studies are performed shall be negative in relation to the pressure in surrounding areas. Exhaust air shall not be discharged to regulated areas, non-regulated areas or the external environment unless decontaminated.

(x) There shall be no connection between regulated areas and any other areas through the ventilation system.

(xi) A current inventory of 4,4'-Methylene bis (2-chloroaniline) shall be maintained.

(xii) Ventilated apparatus such as laboratory type hoods, shall be tested at least semi-annually or immediately after ventilation modification or maintenance operations, by personnel fully qualified to certify correct containment and operation.

(7) Premixed solutions. Where 4,4'-Methylene bis(2-chloroaniline) is present only in a single solution at a temperature not exceeding 120'F. the establishment of a regulated area is not required; however, (1) Only authorized employes shall be permitted to handle

such materials:

(ii) Each day employees shall be provided with and required to wear a clean change of protective clothing (smocks, coveralls, or long-sleeved shirts and pants), gloves, and other protective garments and equipment necessary to prevent contact with the solution in the

processes used;

(iii) Employees shall be required to remove and leave protective clothing and equipment when leaving the work area at the end of the work day, or at any time solution is spilled on such clothing or equipment. Used clothing and equipment shall be placed in impervious containers for purposes of decontamination or disposal. The contents of such impervious containers shall be identified, as required under paragraphs (e) (2), (3), and (4) of this section;

(iv) Employees shall be required to wash hands and face after removing such clothing and equipment and before

engaging in other activities:

(v) Employees assigned to work covered by this subparagraph shall be deemed to be working in regulated areas for the purposes of paragraphs (d) (1), (2), (3) (i) and (ii), and (4) (iii) and (iv), (e), (f), and (g) of this section;

(vi) Work areas where solution may be spilled shall be (a) covered daily or after any spill with a clean covering;

or

(b) Cleaned thoroughly daily and after any spill.

(d) General regulated area requirements—(1) Employee identification. A daily roster of employees entering regulated areas shall be established and maintained. The rosters or a summary of the rosters shall be retained for a period of 20 years. The rosters and/or summaries shall be provided upon request to authorized representatives of the Assistant Secretary and the Director. In the event that the employer ceases business without a successor, rosters shall be forwarded by registered mail to the Director.

(2) Emergencies. In an emergency, immediate measures including, but not limited to, the requirements of subdivisions (i), (ii), (iii), (iy), and (v) of this subparagraph shall be implemented. (i) The potentially affected area shall be evacuated as soon as the emergency has been determined.

(ii) Hazardous conditions created by the emergency shall be eliminated and the potentially affected area shall be decontaminated prior to the resumption of

normal operations.

(iii) Special medical surveillance by a physician shall be instituted within 24 hours for employees present in the potentially affected area at the time of the emergency. A report of the medical surveillance and any treatment shall be included in the incident report, in accordance with paragraph (f) (2) of this section.

(iv) Where an employee has a known-contact with 4,4'-Methylene bis(2-chloroaniline) such employee shall be required to shower as soon as possible, unless contraindicated by physical injuries.

(v) An incident report on the emergency shall be reported as provided in paragraph (f) (2) of this section.

(3) Hygiene facilities and practices.
(i) Storage or consumption of food, storage or use of containers of beverages, storage or application of cosmetics, smoking, storage of smoking materials, tobacco products or other products for chewing, or the chewing of such products, are prohibited in regulated areas.

(ii) Where employees are required by this section to wash, washing facilities shall be provided in accordance with \$1910.141(d) (1) and (2) (ii) through (vii).

(iii) Where employees are required by this section to shower, facilities shall be provided in accordance with § 1910.141 (d) (3).

- (iv) Where employees wear protective clothing and equipment clean change rooms shall be provided, in accordance with § 1910.141(e), for the number of such employees required to change clothes.
- (v) Where toilets are in regulated areas, such toilets shall be in a separate room.
- (4) Contamination control. (i) Regulated areas, except for outdoor systems, shall be maintained under pressure negative with respect to nonregulated areas. Local exhaust ventilation may be used to satisfy this requirement. Clean makeup air in equal volume shall replace air removed.
- (ii) Any equipment, material, or other item taken into or removed from a regulated area shall be done so in a manner that does not cause contamination in nonregulated areas or the external environment.

(iii) Decontamination procedures shall be established and implemented to remove 4.4'-Methylene bis(2-chloroaniline) from the surfaces of materials, equipment and the decontamination facility.

(iv) Dry sweeping and dry mopping

are prohibited.

(e) Signs, information and training—
 (1) Signs.
 (i) Entrances to regulated areas shall be posted with signs bearing the legend;

### CANCER-SUSPECT AGENT

#### AUTHORIZED PERSONNEL ONLY

(ii) Entrances to regulated areas containing operations covered in paragraph
 (c) (5) of this section shall be posted with signs bearing the legend:

CANCER-SUSPECT AGENT EXPOSED IN THIS AREA

IMPERVIOUS SUIT INCLUDING GLOVES, BOOTS, AND AIR-SUPPLIES HOOD RE-QUIRED AT ALL TIMES

### AUTHORIES PERSONNEL ONLY

- (iii) Appropriate signs and instructions shall be posted at the entrance to, and exist from, regulated areas, informing employees of the procedures that must be followed in entering and leaving a regulated area.
- (2) Container contents identification.
  (i) Containers of 4,4'-Methylene bis(2-chloroanlline) and containers required under paragraphs (c) (4) (v) and (c) (6) (vii) (b), and (c) (6) (viii) (b) and (c) (7) (iii) of this section which are accessible only to, and handled only by authorized employees, or by other employees trained in accordance with subparagraph (5) of this paragraph, may have contents identification limited to a generic or proprietary name, or other proprietary identification, of the carcinogen and percent.
- (ii) Containers of 4,4'-Methylene bis-(2-chloroaniline) and containers required under paragraphs (c) (4) (v), (c) (6) (vii) (b), and (c) (6) (viii) (b) and (c) (7) (iii) of this section which are accessible to, or handled by employees other than authorized employees or employees trained in accordance with subparagraph 5 of this paragraph shall have contents identification which includes the full chemical name and Chemical Abstracts Service Registry number as listed in paragraph (a) (1) of this section.

(iii) Containers shall have the warning words "CANCER-SUSPECT AGENT" displayed immediately under or adjacent to the contents identification.

- (iv) Containers which have 4,4'-Methylene bis(2-chloroaniline) contents with corrosive or irritating properties shall have label statements warning of such hazards, noting, if appropriate, particularly sensitive or affected portions of the body.
- (3) Lettering. Lettering on signs and instructions required by subparagraph (1) of this paragraph shall be a minimum letter height of 2 inches. Labels on containers required under this section shall not be less than ½ the size of the largest lettering on the package, and

not less than 8 point type in any instance; provided that no such required lettering need be more than 1 inch in height.

(4) Prohibited statements. No statement shall appear on or near any required sign, label, or instruction which contradicts or detracts from the effect of any required warning, information or

instruction.

(5) Training and indoctrination. (i) Each employee prior to being authorized to enter a regulated area, shall receive a training and indoctrination program including, but not necessarily limited to: (a) The nature of the carcinogenic hazards of 4.4'-Methylene bis(2-chloro-aniline), including local and systemic toxicity;

(b) The specific nature of the operation involving 4.4'-Methylene bis(2chloroaniline) which could result in ex-

posure:

(c) The purpose for and application of the medical surveillance program, including, as appropriate, methods of selfexamination;

(d) The purpose for and application of decontamination practices and pur-

poses;

 (e) The purpose for and significance of emergency practices and procedures;
 (f) The employee's specific role in

emergency procedures:

(g) Specific information to aid the employee in recognition and evaluation of conditions and situations which may result in the release of 4,4'-Methylene bis(2-chloroaniline);

(h) The purpose for and application of specific first aid procedures and prac-

tices;

(i) A review of this section at the employee's first training and indoctrination program and annually thereafter.

(ii) Specific emergency procedures shall be prescribed, and posted, and employees, shall be familiarized with their terms, and rehearsed in their application.

(iii) All materials relating to the program shall be provided upon request to authorized representatives of the Assist-

ant Secretary and the Director.

(f) Reports—(1) Operations. Not later than March 1, 1974, the information required in subdivisions (1), (ii), (iii), and (iv) of this subparagraph shall be reported in writing to the nearest OSHA Area Director. Any changes in such information shall be similarly reported in writing within 15 calendar days of such change, (1) A brief description and inplant location of the area(s) regulated and the address of each regulated area:

(ii) The name(s) and other identifying information as to the presence of 4,4'-Methylene bis(2-chloroaniline) in

each regulated area;

(iii) The number of employees in each regulated area, during normal operations including maintenance activities; and

(iv) The manner in which 4,4'-Methylene bis(2-chloroaniline) is present in each regulated area; e.g. whether it is manufactured, processed, used, repackaged, released, stored, or otherwise handled.

(2) Incidents. Incidents which result in the release of 4.4'-Methylene bis(2-chloroaniline) into any area where employees may be potentially exposed shall be reported in accordance with this subparagraph (1). A report of the occurrence of the incident and the facts obtainable at that time including a report on any medical treatment of affected employees shall be made within 24 hours to the nearest OSHA Area Director.

(ii) A written report shall be filed with the nearest OSHA Area Director within 15 calendar days thereafter and shall include; (a) A specification of the amount of material released, the amount of time involved, and an explanation of the procedure used in determining this

igure:

(b) A description of the area involved, and the extent of known and possible employee exposure and area contamination; and

(c) A report of any medical treatment of affected employees and any medical surveillance program implemented; and

(d) An analysis of the circumstances of the incident, and measures taken or to be taken, with specific completion dates, to avoid further similar releases.

(g) Medical surveillance. At no cost to the employee, a program of medical surveillance shall be established and implemented for employees considered for assignment to enter regulated areas, and for authorized employees. (1) Examinations. (i) Before an employee is assigned to enter a regulated area, a preassignment physical examination by a physician shall be provided. The examination shall include the personal history of the employee, family and occupational background, including genetic and environmental factors.

(ii) Authorized employees shall be provided periodic physical examinations, not less often than annually, following the

preassignment examination.

(iii) In all physical examinations, the examining physician shall consider whether there exist conditions of increased risk, including reduced immunological competence, those undergoing treatment with steroids or cytotoxic agents, pregnancy and cigarette smoking.

(2) Records. (i) Employers of employees examined pursuant to this paragraph shall cause to be maintained complete and accurate records of all such medical examinations. Records shall be maintained for the duration of the employee's employment. Upon termination of the employee's employment, including retirement or death, or in the event that the employer ceases business without a successor, records, or notarized true copies thereof, shall be forwarded by registered mail to the Director.

(ii) Records required by this paragraph shall be provided upon request to authorized representatives of the Assistant Secretary or the Director; and upon request of an employee or former employee, to a physician designated by the employee or to a new employer.

(iii) Any physician who conducts a medical examination required by this paragraph shall furnish to the employer

(2) Incidents. Incidents which result a statement of the employee's suitability the release of 4.4'-Methylene bis(2- for employment in the specific exposure.

[FR Doc.75-3021 Filed 1-31-75;8:45 am]

### DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration [ 14 CFR Part 71 ]

[Airspace Docket No. 75-80-5]

TRANSITION AREA
Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations that would alter the Edenton, N.C., transition area.

Interested persons may submit such written data, views or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, P.O. Box 20636, Atlanta, Ga. 30320. All communications received on or before March 5, 1975, will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 645, 3400 Whipple Street, East Point, Ga.

The Edenton transition area described in § 71.181 (40 FR 441) would be amended as follows:

"" " north of the RBN " " " would be deleted and "" " north of the RBN: within a 6.5-mile radius of Plymouth Municipal Airport (Lat. 35'48'30" N., Long. 76'45'36" W.); within 3 miles each side of the 205' bearing from Plymouth RBN (Lat. 35'48'23" N., Long. 76'45'30" W.), extending from the 6.5-mile radius area to 8.5 miles southwest of the RBN " " would be substituted therefor.

The proposed alteration is required to provide controlled airspace protection for IFR operations at Plymouth Municipal Airport. A prescribed instrument approach procedure to this airport, utilizing the Plymouth (private) Nondirectional Radio Beacon, is proposed in conjunction with the alteration of this transition area.

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

Issued in East Point, Ga., on January 23, 1975.

PHILLIP M. SWATER, Director, Southern Region.

[FR Doc.75-2993 Filed 1-31-75;8:45 am]

National Highway Traffic Safety Administration

[ 49 CFR Parts 571, 581 ]

[Docket No. 74-11, Notice 7; Docket No. 73-19, Notice 6]

MOTOR VEHICLE SAFETY AND DAMAGE STANDARDS

Bumper Requirements; Extension of Comment Period and Scheduling of Public Hearing

The purpose of this notice is to extend the period for submission of comments to the notice published January 2, 1975 (40 FR 10), proposing to amend 49 CFR Part 581, the proposed front and rear end damageability ("bumper") standard, and to schedule a public hearing on the subject matter of the notice.

In the notice, the National Highway Traffic Safety Administration (NHTSA) proposed an immediate reduction in the test requirements of the current bumper standard (Standard No. 215, 49 CFR Part 571.215) and an integration of its provisions into the proposed Part 581 (July 9, 1974, 39 FR 25237). The NHTSA's action was predicated on the results of two agecny-conducted cost benefit studies that indicated the current bumper standard was no longer cost beneficial due to the cost and weight of current bumper systems and factors related to inflation and increasing shortages of certain materials, including gasoline. The closing date for the submission of comments was initially set for February 12, 1975.

Petitions have been received from American Motors, General Motors, and the Motor Vehicle Manufacturers Association requesting that the comment period be extended 90 days to allow additional time for preparation of comments to that portion of the notice proposing requirements to be effective September 1, 1978 and September 1, 1979. In addition, considerable Congressional interest in the proposed rulemaking has been manifested. Senator Warren Magnuson criticized the proposed amendment stating that means capable of reducing vehicle weight and cost are available which would not require a lowering of the performance level of bumpers. Requests for an overall extension of the comment period have also been received from some members of Congress. Representative John Moss urged an extension of the comment period until April 1, 1975, and the scheduling of a public hearing to take testimony on the proposed rulemaking. The National Association of Independent Insurers, the American Insurance Association, and certain individual insurance companies not affiliated with trade organizations have expressed a position consistent with that of Congressman Moss by calling for a public hearing and a comment period extension.

In light of the controversy surrounding the proposal and the large number of requests for delay in the expiration of the comment period, the NHTSA hereby extends the period for comments until March 3, 1975, and schedules a public hearing for February 18 and 19, 1975. The public meeting will serve as a forum for discussion of the proposed requirements and will permit interested persons to make oral or written presentations.

Interested persons are invited to attend the meeting. Persons who desire to make a formal presentation should contact Mr. Guy Hunter, National Highway Traffic Safety Administration, Seventh Street, SW., Washington, D.C. 20590 (telephone 202-426-2265), before February 12, 1975, so that limitations (if necessary) and the need for special equipment, such as projectors, can be discussed and final arrangements can be made. A general outline of the planned presentation should also be submitted at this time. Persons whose presentations include slides, motion pictures, or other visual aids should plan to submit copies of them for the record at the meeting.

An agenda will be available at the meeting. A transcript of the meeting will be made, and will be available for examination in the Docket Section, Room 5108, 400 Seventh Street, SW., Washington, D.C., approximately 3 days after the meeting.

The meeting will be held at the U.S. Department of Commerce Auditorium, 14th Street and Constitution Avenue, NW., Washington, D.C. The meeting will be in session from 9:30 a.m. to 5 p.m. on February 18, 1975, and, depending on the requests for time, during the same hours on February 19, 1975.

(Secs. 103, 119, Pub. L. 89-563, 80 Stat. 718 (15 U.S.C. 1392, 1407); sec. 102, Pub. L. 92-513, 86 Stat. 947 (15 U.S.C. 1912); delegations of authority at 49 CFR 1.51 and 501.8)

Issued on January 30, 1975.

ROBERT L. CARTER, Associate Administrator, Motor Vehicle Programs.

[FR Doc.75-3144 Filed 1-31-75;8:45 am]

# AMERICAN REVOLUTION BICENTENNIAL ADMINISTRATION

[ 36 CFR Part 603 ]
FREEDOM OF INFORMATION FEES

Schedule of Fees

The American Revolution Bicentennial Administration (ARBA) is considering publishing in Title 36, Chapter VI of the Code of Federal Regulations the following regulations concerning the schedule of fees and methods of payment for services rendered under the Freedom of Information Act, as amended (5 U.S.C. 552).

The Freedom of Information Act was amended by Pub. L. 93-502, 88 Stat. 1561, to-provide, among other things, that fees for document search and duplication in response to requests under that Act provide for recovery of only direct costs of search and duplication by means of reasonable standard charges.

Interested persons are invited to submit written comments to the General Counsel, American Revolution Bicentennial Administration, 2401 E Street, NW., Washington, D.C. 20276. Comments received on or before March 5, 1975 will be considered before final action is taken on this proposal. Copies of all written comments will be available for examination by interested parties in Room 7240. Columbia Plaza Office Building, 2461 E Street, NW., Washington, D.C.

The present schedule of fees for services performed in response to requests for records under the Freedom of Information Act was published in Volume 37, No. 104 of the Federal Register of

May 27, 1972.

Section 603.105 is proposed as follows:

§ 603.105 Schedule of fees and method of payment for services rendered,

(a) Fee schedule for the search and reproduction of information available under the Freedom of Information Act (5 U.S.C. 552), as amended.

(1) Search for records—\$5.00 per hour when the search is conducted by a clerical employee. \$8.00 per hour when the search is conducted by a professional employee. No charge for searches of less than one hour.

(2) Duplication of records—Records will be duplicated at a rate of \$0.25 per page for all copying of four pages or more. There is no charge for duplicating

three or less pages.

(3) Other—When no specific fee has been established for a service, or the request for a service does not fall under one of the above categories due to the amount or type thereof, the Deputy Administrator is authorized to establish an appropriate fee based on "direct costs" as provided in the Freedom of Information Act and in accordance with Office of Management and Budget Circular No. A-25. Examples of services covered by this provision include searches involving computer time or special travel, transportation, or communications costs.

(b) If records requested under this part are stored elsewhere than the head-quarters of the ARBA at Washington, D.C., the special costs of returning such records to the headquarters for review will be added to the search costs. Search costs are due and payable even if the record which was requested cannot be located after all reasonable efforts have been made, or if the ARBA determines that a record which has been requested, but which is exempt from disclosure under this part, is to be withheld.

(c) Where it is anticipated that the fees chargeable under this section will amount to more than \$25,, and the requester has not indicated in advance his willingness to pay fees as high as are anticipated, the requester shall promptly notified of the amount of the anticipated fee or such portion thereof as can readily be estimated. In instances where the estimated fees will greatly exceed \$25., an advance deposit may be required. The notice or request for an advance deposit shall extend an offer to the requester to consult with knowledgeable ARBA personnel in an attempt to reformulate the request in a manner which will reduce the fees and meet the needs of the requester. Dispatch of such running of the period for response by the ARBA until a reply is received from

the requester.

(d) Fees must be paid in full prior to issuance of requested copies. In the event the requester is in arrears for previous requests for which the ARBA was unable to find or provide the requested information (see b. above), copies of records will not be provided for any subsequent request until the arrears have been paid in full.

(e) Remittances shall be in the form either of a personal check or bank draft drawn on a bank in the United States, or a postal money order. Remittances shall be made payable to the order of the Treasurer of the United States and mailed to the Deputy Administrator, American Revolution Bicentennial Administration, 2401 E Street, NW., Washington, D.C. 20276.

(f) A receipt for fees paid will be given only upon request. Refund of fees paid for services actually rendered will

not be made.

(g) The Deputy Administrator, or an officer designated by the Deputy Administrator may in accordance with the Information Freedom of Act. 88 amended, waive all or part of any fee provided for in this section when the Deputy Administrator or the designated officer deems it to be in either the ARBA's interest or in the general public's interest.

> JOHN W. WARNER, Administrator.

JANUARY 28, 1975.

[FR Doc.75-3083 Filed 1-31-75;8:45 am]

### FEDERAL COMMUNICATIONS COMMISSION

[ 47 CFR Part 73 ]

[FCC 75-87; Docket No. 20337, RM-22961

### FM BROADCAST STATIONS Proposed Table of Assignments

In the matter of amendment of § 73.202(b), Table of Assignments, FM Broadcast Stations, (Baxley, Sandersville and Sparta, Georgia).

- 1. The backlog of petitions for amendment of the FM Table of Channel Assignments (§ 73.202(b)) prompts the Commission to embark upon expediting procedures which if successful will substantially compress the amount of time required to process such petitions from receipt to final disposition.
- 2. On December 4, 1974, the Commission adopted an Order (FCC 74-1334) amending Part 1 of the rules relating to practice and procedures in rule making proceedings, wherein \$ 1.401 was amended to permit a petitioner seeking amendment of the FM or TV Table of Assignments to submit a draft notice of proposed rule making with his petition. We believe this amendment can expedite action on future petitions. However, it does not compress the processing time for those petitions currently back-

a notice or request shall suspend the logged. Therefore, in the interest of expediting action on backlogged petitions we shall, where possible, follow a format in issuing notices of proposed rule making which will include the minimum amount of data deemed necessary to solicit meaningful comments upon which to base a final decision. This is the first Notice to which the format has been applied. The format should not be considered fixed since usage may dictate changes or abandonment.

3. Petitioner, Proposal and Comments. (a) Petition for rulemaking filed December 4, 1973, by WHAB Radio, Inc. (WRI), Baxley, Georgia, proposed to assign Class C Channel 234 to Baxley. In order to accommodate this assignment, it also proposed to substitute Channel 237A for Channel 249A at Ocilla,

Georgia.

(b) By letter dated January 28, 1974, counsel for the Broadcast Good Music! Committee (BGMC) pointed to a conflict between an application (BPH-8716) for use of Channel 237A at Fitzgerald, Georgia, and the petition for assignment of

Channel 234 to Baxley, Georgia. (c) WRI, on July 9, 1974, amended its petition with new engineering data proposing Channel 233 in lieu of Channel 234 for Baxley. In order to accommodate this assignment, it also proposed the substitution of Channel 228A for 232A at Sandersville, Georgia, and substitution of Channel 244A for 228A at Sparta, Georgia. (Channels 232A and 228A are assigned but unapplied for.)

4. Demographic Data.

Location: Baxley, in the County of Appling, Georgia, is approximately 73 miles west southwest of Savannah, and 38 miles north of Waycross.

Population (1970 Census): Baxley 3,503;

Appling County 12,726.

Local Broadcast Service: one, petitioner's 5 kW daytime Station WUFE, 1260 kHz.
Manufacturing: 28 plants in and around Baxley with clothing mills and factories predominating.

Bank Deposits: total approximately

810,000,000

Retail Stores: 56 with annual receipts of \$758,000.

Churches: 60 Protestant, one Catholic

Civic and Fraternal Clubs: Jaycees, Lions, Kiwanis, Exchange Club, Woodmen, VFW and American Legion.

5. Proposed Service. Channel 233 at Baxley with operating power of 75 kW and antenna located 500 ft. above average terrain would provide:

First FM service to 7,968 persons in a 641.6 square mile area;

Second FM service to 25,531 persons in a

751.4 square mile area;

Third FM service to 20,861 persons in a 1,313.1 square mile area.

6. Mileage Separations. Assign Channel 233 at Baxley, Georgia—no short spacings on Channels 230 through 236.

Substitute Channel 228A for 232A at Sandersville, Georgia-no short spacings on Channels 225 through 231. (Meets required separation of 105 miles to WFDR, Channel 222, Manchester, Georgia.)

Substitute Channel 244A for Channel 228A at Sparta, Georgia-no short spacings provided transmitter site is at least 1.2 miles northeast of the community.

7. Preclusions. If Channel 233 is assigned to Baxley, Georgia, one community, namely, Screvan, Georgia, with a 1970 population of 936 persons, would be precluded from using Channel 234. No community larger than Baxley will be precluded.

8. Other FM Broadcast Services. Applying the Roanoke Rapids-Goldsboro doctrine (9 F.C.C. 2d 672 (1967)) petitioner shows that fourteen operating FM stations or assignments would provide service inside the 1 mV/m contour of a Baxley facility operating at 75 kW ERP from a height of 500 AAT. Baxley is shown not to lie inside the 1 mV/m contour of any of the fourteen stations or assignments.

9. Class C vs. Class A Channel. Petitioner supports assignment of Class C channel to Baxley on the basis that there are presently no Class A channels that can be used at Baxley that would not cause the deletion of or changes in channel assignments elsewhere or changes in proposed rule making petitions. Additional support on this issue is requested from petitioner.

10. Petitioner states that as soon as Channel 233 is assigned to Baxley it will file application therefor, and upon grant, will construct an FM station promptly.

11. In light of the above, the Commission proposes to amend the FM Table of Assignments, § 73.202(b) as follows:

	Channel No.		
City	Present	Proposed	
Baxley, Ga	232A 228A	233 228A 244A	

- 12. The Commission's authority to institute rule making, proceedings, show-ings required, cut-off procedures, and filing requirements are contained in the attached Appendix and are incorporated
- 13. Interested parties may file comments on or before March 21, 1975, and reply comments on or before April 10, 1975

Adopted: January 21, 1975. Released: January 29, 1975.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION, VINCENT J. MULLINS, Secretary.

APPENDIX

1. Pursuant to authority found in sections 4(1), 5(d) (1), 303(g) and (r), and 307(b) of the Communications Act of 1934, as amended, and § 0.281(b) (6) of the Commission's rules, it is proposed to amend the FM Table of Assignments, \$173.202(b) of the Commis-sion's rules and regulations as set forth in the notice of proposed rule making to which this Appendix is attached.

2. Showings required. Comments are invited on the proposal discussed in the notice of proposed rule making to which this Appendix is attached. Proponent will be expected to answer whatever questions are

presented in initial comments. The pro-ponent of the proposed assignment is also expected to file comments even if it only resubmits or incorporates by reference its former pleadings. It should also restate its present intention to apply for the channel if it is assigned, and, if authorized, to build the station promptly. Failure to file may lead to denial of the request. 3. Cut-off procedures. The following procedures will govern the consideration of

filings in this proceeding.

(a) Counterproposals advanced in this proceeding itself will be considered, if advanced in initial comments, so that parties may comment on them in reply comments. They will not be considered, if advanced in reply comments. (See § 1.420(d) of Commission rules.)

- (b) With respect to petitions for rule making which conflict with the proposal in this notice, they will be considered as comments in the proceeding, and public notice to this effect will be given as long as they are filed before the date for filing initial comments herein. If filed later than that, they will not be considered in connection with the decision
- 4. Pursuant to applicable procedures set out in §§ 1.415 and 1.420 of the Commission's rules and regulations, interested parties may file comments and reply comments on or before the dates set forth in the notice of proposed rule making to which this Appendix is attached. All submissions by parties to this proceeding or persons acting on behalf of such parties must be made in written comments, reply comments, or other appropriate pleadings.
- 5. In accordance with the provisions of § 1.419 of the Commission's rules and regulations, an original and fourteen copies of all comments, reply comments, pleadings, briefs, or other documents shall be furnished the Commission.
- 6. All filings made in this proceeding will be available for examination by interested parties during regular business hours in the Commission's Reference Room at Public headquarters, 1919 M Street, NW., Washington, D.C.

[FR Doc.75-3038 Filed 1-31-75;8:45 am]

### [ 47 CFR Part 73 ]

[Docket No. 20339; RM-2228; RM-2323]

### FM BROADCAST STATIONS

Table of Assignments

In the matter of amendment of § 73.202(b), Table of Assignments, FM Broadcast Stations (Cleveland, Athens, Etowah, and South Pittsburg, Tennessee).

- 1. Notice of proposed rule making is hereby given concerning amendment of the FM Table of Assignments (section 73.202(b) of the Commission's rules and regulations) as concerns the petitions of WBAC, Inc., Cleveland, Tennessee (WBAC), McMinn Broadcasters, Inc., Etowah, Tennessee (McMinn), and Etowah, Marion County Broadcasting Service, Inc., South Pittsburg, Tennessee (Marion County), variously proposing the assignment of Channels 252A and 269A.
- 2. WBAC, licensee of Class IV AM Station WBAC at Cleveland, proposes

the assignment of Channel 252A to Cleveland. This requires the deletion of that channel at Athens, Tennessee, for which WBAC proposes substitution of Channel 269A (RM-2228). McMinn, licensee of daytime-only AM Station WCPH at Etowah, counterproposes that Channel 269A be assigned to Etowah which is about 10 miles southeast of Athens. Marion County, licensee of day-

<sup>1</sup>This party originally proposed assignment of Channel 269A to Cleveland. In response to a Commission inquiry asking for further information as to the availability of a transmitter site, WBAC amended its petition to specify Channel 252A at Cleveland.

time-only AM Station WEPG at South Pittsburg, proposes the assignment of Channel 269A to South Pittsburg (RM-2323). In relationship to Chattanooga, South Pittsburg is approximately 23 miles west, Cleveland about 25 miles east northeast, Etowah and Athens about 42 and 45 miles to the northeast.

3. The following table sets forth the population of each city," the county in which located (and the population thereof), and the nature of broadcast service in each community, as well as present FM channel assignments:

All population data are from the 1970 U.S. Census.

City	Population	County	County population	Aural B/C service	PM channels presently assigned
South Pittsburg Cleveland 1	8, 613 20, 651	Marion Bradley	20, 557 50, 686	WEPG (daytime only). WBAC (class IV); WCLE (daytime	204
Etowah	11,790	MeMinndo	35, 462 35, 462	only); WCLE-FM (channel 264). WCPH (dayline only). WYXI (dayline only); WLAR (class IV).	252.A

<sup>1</sup> County seat:

4. RM-2228. As already noted, WBAC is the licensee of daytime-only Station WBAC at Cleveland. In support of its petition, WBAC states that the rapid growths of Cleveland and Bradley County in the 1969-70 decade (the population increase of the city was 27.5% and that of the county 32.3%) are quickly outstripping present communications facilities. Thus, WBAC proposes the assignment of Channel 252A to Cleveland, which requires the deletion of that channel's assignment at Athens, Tennessee, and for which WBAC proposes the substitution of Channel 269A. In this respect, Channel 252A would have to be sited four miles northwest of the center of Cleveland. WBAC has adduced information as to the socio-political character of Cleveland, which we need not detail here. WBAC originally petitioned for assignment of Channel 269A to Cleveland as a drop-in assignment (see fn. 1). but when the Commission staff pointed out that a station on Channel 269A would have to be sited appreciably north of the city in order to meet mileage spacing to Station WBIE-FM, Channel 268, Marletta, Georgia, and Channel 272A at Soddy-Daisy , and that the terrain possibly affected the ability of a station so sited to place a principal community signal (70 dBu) over Cleveland, WBAC amended its petition to specify Channel 252A at Cleveland.

5. McMinn opposes WBAC's proposal to substitute Channel 269A at Athens because of the conflict with its own petition' for that channel for Etowah on the basis that the latter has no nighttime aural service while Cleveland has two nighttime aural broadcast services (WBAC and WCLE-FM), McMinn asserts a greater Section 307(b) need for the channel at Etowah. McMinn also sets forth demographic data about Etowah and McMinn County. In further pleadings, WBAC argues that McMinn's petition should be dismissed, since that party could apply for any channel assigned to Athens under the 10-mile rule (Section 73.203(b)), McMinn disputes WBAC's contentions: it says that Channel 252A may not be used at Etowah because of the need to meet the 105mile adjacent channel spacing to Station WBFM (FM), Channel 251, Seneca, South Carolina (the actual spacing is 97 miles); and, as concerns the proposed substitution of Channel 269A for 252A at Athens, McMinn says that because of a pending application for Channel 252A at Athens it is barred from applying for use of Channel 269A at Etowah inasmuch as the Athens applicant is entitled to a show cause order because in hearing (see para.

6. RM-2323. Marion County, in support of its petition, argues that daytimeonly Station WEPG is unable to serve the nighttime local needs of South Pittsburg particularly in view of the fact that the workers of the many nearby industries which operate on two shifts depend on radio information for weather and road conditions. In this respect, the petitioner points out that there are repeated floodings (of the Tennessee River and its tributaries) in Marion County (for example, Marion County was officially designated a National Disaster Area because of flooding in March 1973, when hundreds of homes were evacuated and damage was estimated at \$2.5 million). Petitioner states that it is ready, willing, and able to promptly proceed to apply for and build a station if Channel 269A is assigned to South Pittsburg, which it asserts is the only FM channel available for assignment to that community. We are told that South Pittsburg, the seat

<sup>\*</sup> Four applications are now pending for that channel.

<sup>\*</sup>McMinn filed "Comments on Petition for Rule Making Or, in the Alternative, Petition for Rule Making."

of Marion County, is a community located in South Central Tennessee on I-24, the main route from Chattanooga to Nashville, about 23 miles west of Chattanooga and three miles north of the Alabama border, that it is an industrial, commercial, and trade center of Marion County and the northern part of Jackson County, Alabama, and that the authorized construction of a bridge over the Tennessee River at South Pittsburg will increase the number of industrial and commercial jobs in the area. Petitioner also asserts that the 1970 Census figure is not truly indicative of population, for the towns of Richard City (population 132) and Kimball (population 807) which are adjacent to, and utilize municipally operated facilities, schools, libraries and other South Pittsburg's services should be included, which increases the population to 4,552. Information has also been adduced as to sociopolitical nature of South Pittsburg and its econmic growth.

The WBAC and McMinn proposals are in direct conflict since Channel 269A cannot be assigned to both Athens and Etowah. As McMinn has shown, Channel 252A may not be used at Etowah because of the adjacent mileage separation requirement to Station WBFM(FM), Seneca, South Carolina. However, if Channel 269A is assigned to Athens, McMinn may apply for it under the 10-mile rule. (The outstanding application for Channel 252A that was in hearing status has been dismissed; see 3 J's Broadcasting Company, 41 F.C.C. 2d 664 (1973). The proposal of Marion County to assign Channel 269A to South Pittsburg is considered here because of the proximity to Athens and Etowah for which the same channel is variously proposed.

8. The fundamental issue here is whether a second FM channel should be assigned to Cleveland or a first channel assignment should be made to Etowah. Relevant is Policy to Govern Requests For Additional FM Assignments, 8 F.C.C. 2d 79 (1967), which requires a convincing showing of need for the proposed assignment to Cleveland.

9. A sufficient showing has been made that the public interest, convenience, and necessity might be served by the consideration of the proposed channel assignments. To the extent that there is a conflict, one of two possible solutions could be made. One is to assign Channel 269A to both South Pittsburg and Etowah as first assignments, make no change at Athens, and deny the petition of WBAC to assign an additional channel to Cleveland. The other is to assign Channel 269A to South Pittsburg, assign Channel 252A at Cleveland, and substitute Channel 269A at Athens. Under this alternative, McMinn could apply for use of the Athens 269A assignment at Etowah under the 10-mile rule.

10. In view of the foregoing, it is proposed to amend § 73.202(b) of the Commission's rules and regulations, in either of the following manners as concerns the named communities:

City	Channel No.  Present Proposed		
	Present Proposed		
PLI	N I		
Etowah, Tenn Bouth Pittsburg, Tenn	269A		
or			
FLA	ип		
Cleveland, Tenn	264 252A, 266 252A 254A 269A		

Authority for the action taken herein may be found in sections 4(i), 5(d) (1), 303 (g) and (r), and 307(b) of the Communications Act of 1934, as amended, and § 0.281(b) (6) of the Commission's rules and regulations.

11. Showings required. Comments are invited as to the proposals and issues referred to above. WBAC, Inc. and Mc-Minn Broadcasters, Inc. should particularly address themselves to the question whether there should be a second FM channel assignment at Cleveland as opposed to a first one at Etowah. The parties to this proceeding may incorporate by reference data and information already adduced in the pleadings before us. Each should affirm that it is ready, willing, and able to promptly proceed to apply for a channel if the channel assignment is made to the particular community and to promptly build a station if a construction permit is granted. Failure to file comments or address the issues raised may result in dismissal.

12. Cut-off procedures. The following procedures will govern the consideration of filings in this proceeding:

(a) Counterproposals advanced in this proceeding itself will be considered, if advanced in initial comments, so that parties may comment on them in reply comments. They will not be considered if advanced in reply comments. (Section 1.420(d).)

(b) With respect to petitions for rule making which conflict with the proposals in this notice, they will be considered as comments in the proceeding, and Public Notice to this effect will be given, as long as they are filed before the date for filing initial comments herein. If filed later than that, they will not be considered in connection with the decision in this docket.

13. Pursuant to applicable procedures set out in §§ 1.415 and 1.420 of the Commission's rules and regulations, interested parties may file comments on or before March 17, 1975, and reply comments on or before April 7, 1975. All submissions by parties to this proceeding or persons acting on behalf of such parties must be made in written comments, reply comments, or other appropriate pleadings.

14. In accordance with the provisions of § 1.419 of the Commission's rules and regulations, an original and fourteen copies of all comments, reply comments, pleadings, briefs, or other documents shall be furnished the Commission. These

will be available for examination by interested parties during regular business hours in the Commission's Public Reference Room at its Headquarters, 1919 M Street, NW., Washington, D.C.

Adopted: January 17, 1975. Released: January 28, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,
UNALLACE E. JOHNSON,
Chief, Broadcast Bureau.

[FR Doc.75-3040 Filed 1-31-75;8:45 am]

### [ 47 CFR Part 73 ]

[Docket No. 20338; RM-2333]

### FM BROADCAST STATIONS

Table of Assignments

In the matter of amendment of \$73,202(b), Table of Assignments, FM Broadcast Stations (Portage, Michigan).

1. Notice of proposed rule making is hereby given concerning amendment of the FM Table of Assignments (section 73.202(b) of the Commission's rules and regulations) with respect to the petition of Robert B. Taylor, licensee of daytimeonly AM Station WBUK, Portage, Michigan, proposing the assignment of Channel 299 to Portage, Michigan, as its first FM channel assignment.

2. Portage (population 33,950) is located in Kalamazoo County (population 201,550) and is contiguous to Kalamazoo (population 85,555). During the last two decades Portage experienced steady growth from a community with a population of 7,946 (1950 Census) to 20,181 (1960 Census) to 33,950 (1970 Census). During the same period Kalamazoo's growth increased from 57,704 (1950 Census) to 82,089 (1960 Census) to 85,555 (1970 Census).

3. Petitioner attributes Portage's growth, in part, to the location of the Upjohn Co., a manufacturer of pharmaceutical supplies, within the community. Other manufacturing industries have also settled in the area. Portage was proclaimed a city in 1964 by legislative action and is presently governed under a council manager system which conststs of seven councilmen, including a mayor, and a hired city manager. The city has a 42-man police force; a fire department with 17 paid firemen and 30 volunteers; a school system of 10,847 students, 16 schools, 549 staff members, and 60 buses; and a library containing 30,000 books.

4. Currently, Portage is served by one local AM radio station, WBUK, (Class II, daytime-only), and by four Class III AM stations (2 daytime-only and 2 unlimited-time) and 2 FM stations (one educational station operating on a commercial channel) which are situated in Kalamazoo.

5. With respect to the technical feasibility of a Portage FM channel assignment, the transmitting antenna would have to be placed at least 13 miles southeast of the community. Since Portage is within 250 miles of the Canada-United States border, Canadian approval of the

The mutually exclusive application of Athens Broadcasting, Inc., has been voluntarily dismissed previously.

<sup>&</sup>lt;sup>1</sup> Population figures are from the 1970 Census unless otherwise specified.

proposal is required according to the Working Agreement under the Canadian-United States FM Agreement of 1947.

6. The preclusion study reveals that preclusion occurs on Channels 296A and 299. The area precluded on Channel 296A as a result of the proposed assignment affects a very small region northwest of Coldwater, Michigan (population 9,099). Coldwater is already served by AM Station WTUB (Class III, unlimited-time) and FM Station WANG (Channel 253). Petitioner asserts that there is no city in this precluded area and any use of Channel 296A in this area would be limited to a Coldwater license.

7. The preclusion occurring on Channel 299 affects an area southeast of Portage containing the communities of Sturgis (population 9,295), Colon (population 1,172) and Bronson (population 2,390). Sturgis is assigned unlimited-time AM Station WSTR (Class IV) and FM Channel 257A (WSTR-FM). Colon and Bronson are without local aural service. Petitioner does not state whether or not alternate channels are available for these communities. He should supply such information in his comments.

8. The Commission notes that petitioner has represented that he will promptly apply for a construction permit for such channel, and, if awarded a permit, will construct and operate a station.

9. Petitioner has furnished a showing based upon Roanoke Rapids criteria which asserts that the Portage assignment has the potential of bringing a second FM service to 9,010 persons in a 48.7 square-mile area. No first FM service would be offered.

10. Petitioner avers that he has no intention of operating the proposed FM broadcasting station as a Kalamazoo facility. He feels that assignment of the proposed channel would provide needed local service. In passing, Petitioner further notes that, Kalamazoo, itself, is not overserved in FM station assignments since only two assignments exist and one of these is used for educational purposes exclusively.

11. Accordingly, in view of the foregoing and pursuant to authority contained in sections 4(1), 5(d) (1), 303 (g) and (r) and 307(b) of the Communications Act of 1934, as amended, and section 0.281(b) (6) of the Commission's rules and regulations, it is proposed to amend the FM Table of Assignments, section 73.202(b) of the Commission's Rules and Regulations as follows:

	Channel No.		
City	Present	Proposed	
Portage, Mich		290	

Roanoke Rapids-Goldsboro, North Caro-

12. Showings required. Comments are invited on the proposal discussed above. Petitioner is expected to file comments even if only to resubmit or incorporate by reference his former pleadings. He should reaffirm his present intention to apply for the channel if it is assigned and, if authorized, to construct the station promptly. Failure to file may lead to denial of the request.

 Cut-off procedures, The following procedures will govern the consideration of filings in this proceeding:

- (a) Counterproposals advanced in this proceeding itself will be considered, if advanced in initial comments, so that parties may comment on them in reply comments. They will not be considered if advanced in reply comments.
- (b) With respect to petitions for rule making which conflict with the proposal in this Notice, they will be considered as comments in the proceeding, and Public Notice to this effect will be given, as long as they are filed before the date of filing initial comments herein. If filed later than that, they will not be considered in connection with the decision in this docket.
- 14. Pursuant to applicable procedures set out in § 1.415 of the Commission's rules and regulations, interested parties may file comments on or before March 17, 1975, and reply comments on or before April 7, 1975. All submissions by parties to this proceeding or persons acting on behalf of such parties must be made in written comments, reply comments, or other appropriate pleadings.

15. In accordance with the provisions of § 1.419 of the Commission's Rules and Regulations, an original and fourteen copies of all comments, reply comments, pleadings, briefs, or other documents shall be furnished the Commission.

16. All filings made in this proceeding will be available for examination by interested parties during regular business hours in the Commission's Public Reference Room at its Headquarters, 1919 M Street, N.W., Washington, D.C.

Adopted: January 17, 1975.

Released: January 28, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] WALLACE E. JOHNSON,
Chief, Broadcast Bureau.

[FR Doc.75-3041 Filed 1-31-75;8:45 am]

# [ 47 CFR Part 73 ] FM BROADCAST STATIONS

[Docket No. 20185; RM-1510]

**Table of Assignments** 

In the Matter of amendment of § 73.202 (b), Table of Assignments, FM Broadcast Stations (Schulenberg, Texas).

1. We here consider the notice of proposed rule making, adopted September 9, 1974 (39 Fed. Reg. 33240), proposing the assignment of Channel 272A to Schulenberg, Texas, and accordingly amending the FM Table of Assignments (section 73.202(b) of the Commission's rules and regulations). This proopsal was based on the petition of Dr. A. J. A. Watzlavick.

- 2. Consideration of the petition had been deferred pending the negotiation, adoption, and implementation of the United States-Mexico FM Broadcasting Agreement, effective August 9, 1973 (see 43 F.C.C. 2d 293 (1973); and 46 F.C.C. 2d 153 (1974). Because of changed circumstances, the petitioner has been afforded an opportunity to amend or supplement his petition (see Public Notice, adopted April 11, 1974 (Mimeo No. 20582)). Although Dr. Watzlavick did not avail himself of that opportunity, a Notice of Proposed Rule Making was adopted. It set forth pertinent information about the population (2,2941), the nature of broadcast service, and other data about Schulenberg (e.g., located in Fayette County, population 17,650). The times to file comments and reply comments expired November 4 and 25, 1974, respectively.
- 3. Neither the petitioner nor anyone else filed comments. In view of our policy to assign an FM channel to a city of less than 10,000 population only if someone is ready, willing, and able to promptly proceed to apply for the channel if it is assigned and to apply if the application is granted, it is appropriate to dismiss this proceeding.
- Accordingly, it is ordered, That pursuant to authority contained in Sections 4(i), 303(r) of the Communications Act of 1934, as amended, the petition of Dr. A. J. A. Watzlavick (RM-1510) is dismissed.
- It is further ordered. That this proceeding is terminated.

Adopted: January 15, 1975.

Released: January 28, 1975.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] VINCENT J. MULLINS, Secretary

[FR Doc.75-3039 Filed 1-31-75;8:45 am]

# [ 47 CFR Part 81 ] [Docket No. 20340; RM No. 1893] MARINE RADAR EQUIPMENT Notice of Proposed Rule Making

In the Matter of amendment of Part 81 of the Commission's rules to provide for the demonstration of marine radar equipment.

 Notice is hereby given of proposed rule making in the above-entitled matter.

2. Electra Marine Demonstrators, Inc. (Electra) has filed a petition for rule making to provide for the licensing of marine radar demonstrators under the provisions of Part 81 of the Commission's rules. Electra is engaged in the sale of type approved marine radar equipment and demonstrates this equipment to prospective customers under its experimental radio licenses in accordance with § 5.254 of the rules. This section imposes stringent conditions precedent on experimental licensees before they can

<sup>\*</sup>The Commission nevertheless notes the potential existence of a so-called Berwick issue, Berwick Broadcasting Corp., et al., 12 F.C.C. 2d 8 (1968), whether local service is the realistic intention of the applicant where the locality is a suburb of a larger community.

<sup>&</sup>lt;sup>1</sup> All population data are from the 1970 U.S. Census.

operate their stations in order to alleviate potential harmful interference to other users.

3. The petitioner claims that these restrictions are burdensome and unnecessary for the demonstration of type approved marine radar equipment using frequencies specified in Parts 81 and 83 of the rules.

4. The purpose of the proposed rule amendment is to avoid the conditions necessarily imposed on experimental radio activities which may not be necessary for the demonstration of type approved

equipment for sale purposes.

5. Licensing of type approved marine radar equipment for demonstration purposes under Part 81 appears appropriate provided limited conditions are established to enable the Commission to timely proscribe those demonstrations which would cause interference. Accordingly, we are proposing amendment to Part 81 to allow licensing of type approved marine radar equipment for demonstration purposes.

6. The proposed amendments, as set forth in the attached Appendix, are issued pursuant to the authority contained in sections 4(1), 303 (b), (d), (e), (f), (j) and (r) and 318 of the Communications Act of 1934, as amended.

7. Pursuant to the applicable procedures set forth in § 1.415 of the Commission's rules, interested persons may file comments on or before March 7. 1975, and reply comments on or before March 17, 1975. All relevant and timely filed comments and reply comments will be considered by the Commission before final action is taken in this proceeding. In reaching its decision in this proceeding, the Commission may also take into consideration other relevant information before it, in addition to the specific comments invited by this Notice.

8. In accordance with the provisions set forth in § 1.419 of the Commission's rules, an original and 14 copies of all statements, briefs or comments shall be furnished the Commission, Responses will be available for public inspection during regular business hours in the Commission's Broadcast and Docket Reference Room at its headquarters in

Washington, D.C.

Adopted: January 22, 1975. Released: January 28, 1975.

> FEDERAL COMMUNICATIONS COMMISSION, VINCENT J. MULLINS,

[SEAL]

Secretary.

Part 81 of Chapter 1 of Title 47 of the Code of Federal Regulations is amended as follows:

1. A new paragraph (r) is added to § 81.4 to read as follows:

§ 81.4 Maritime radiodetermination service.

(r) Shore radar test station.

.

A shore radar station used solely for the demonstration of maritime radar apparatus.

follows:

§ 81.404 Shore radar test stations.

Sales equipment demonstrators shall, at least 24 hours prior to the date of any equipment demonstration, notify the Commission's Engineer-in-Charge of the District Office in which the station is to be operative of the following:

(a) The name of the licensee;

(b) The operating power, emission, bandwidth, and radio frequency;

(c) The name and telephone number of a person, who can establish prompt communications on a 24-hour basis, with the equipment operator to coordinate compliance with Section 81.175 of the Commission's rules:

(d) The anticipated itinerary of the equipment operator, including approxi-mate dates and geographic locations;

(e) Shore radar test stations authorized under this part are secondary and shall not cause interference to any other station authorized in accordance with the Table of Frequency Allocations.

IFR Doc.75-3042 Filed 1-31-75;8:45 am]

### INTERSTATE COMMERCE COMMISSION

[ 49 CFR Part 1100 ]

[Ex Parte No. 55 (Sub-No. 13]

#### CONTESTED APPLICATIONS

Requirements for Withdrawal or Dismissal

JANUARY 29, 1974.

At a General Session of the Interstate Commerce Commission, held at its office in Washington, D.C., on the 28th day of January, 1975.

It is ordered, That based upon the reasons set forth in the attached notice, a proceeding be, and it is hereby, instituted pursuant to 5 U.S.C. 552, 553, and 559 (the Administrative Procedure Act) for the purpose of amending rule 247(f) (49 CFR 1100.247(f)) so as to impose stronger sanctions upon applicants who voluntarily withdraw an application less than 45 days prior to hearing or who fail to appear and prosecute an application at a scheduled hearing.

It is further ordered, That the attached notice be, and it is hereby, adopted and incorporated by reference into this order.

And it is further ordered, That notice of the institution of this proceeding shall be given to the general public by depositing a copy of this order and the attached notice in the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., for public inspection, and by delivering a copy of the notice to the Director, Office of the Federal Register, for publication in the FEDERAL REGISTER as notice to interested persons.

By the Commission.

[SEAL] ROBERT L. OSWALD, Secretary.

The existing regulation provides that an applicant has a maximum period of

2. A new § 81.404 is added to read as 30 days after the expiration of the protest period (i.e. 60 days after the issues are published in the Federal Register) during which to notify the Commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application. Failure to comply with this time schedule or failure to appear at a hearing scheduled thereon, subjects an applicant and its representative to censure unless good cause is shown.

Under the proposed modification an applicant would have until 45 days prior to the scheduled commencement of a hearing to determine whether its best interests would best be served by continued prosecution of its application or by withdrawal and to so notify the Commission in writing. Unless good cause is shown therefor, a withdrawal with less than 45 days remaining before a scheduled hearing, or the failure by applicant to appear and prosecute the application at such hearing will bar the filing of any application for the same or any part of the same authority by the same applicant for a period of one year after the date of the dismissal order.

The proposed rule is designed to encourage applicants to gather appropriate materials and to prepare for presentation at oral hearings well in advance of the commencement of the hearing and to discourage applicants who belatedly withdraw their application because they have not readied the materials necessary to establish a prima facie case. Where a case has been assigned for hearing, grouped with other cases on an itinerary, arrangements made to reserve a hearing room, reporting services arranged, assignment made to an Administrative Law Judge, and travel and hotel reservations made, both by the Judge and reporter, and by all other parties, the disruption of a late withdrawal is apparent. Once such a case has been assigned a place in an itinerary with other cases, the itinerary must be carried out in order to conduct the hearings on the other cases. notwithstanding the loss of days caused by the late withdrawal. Since the Commission customarily gives all parties to a case at least 30 days' notice of a hearing, a withdrawal on less than 30 days' notice before the hearing makes it impossible to set in another case. The result is a substantial waste of this Commission's time and resources with the added detriment arising from the fact that another case could well have been heard during these lost days. As a practical matter, unless the withdrawal occurs at least 45 days prior to the assigned hearing date, the administrative problems of locating another case which can be set in, and preparing the necessary notices and serving them, makes 45 days' notice a minimum deadline.

Oral hearings do not appear necessary at this time and none is contemplated. Anyone wishing to present views and evidence, either in support of, or in opposition to, the action proposed in this notice may do so by the submission of written data, views, or arguments. An original (and 15 copies whenever possible) of such data, views, or arguments shall be filed with this Commission on or before March 12, 1975.

All written submissions will be available for public inspection during regular business hours at the offices of the Interstate Commerce Commission, 12th and Constitution Avenue, Washington, D.C.

This notice of proposed rulemaking is issued under the authority of sections 552, 553, and 559 of the Administrative Procedure Act (5 U.S.C. 552, 553, and 559).

Issued in Washington, D.C., January 28, 1975.

ROBERT L. OSWALD, Secretary.

Accordingly, it is proposed that the present rule 247(f) (49 CFR 1100.247(f)) be deleted and that a new rule 247(f) be substituted therefore which would read as follows:

- § 1100.247 Special rules governing notice of filing of applications by motor earriers of property or passengers and brokers under sections 206 (except section 206(a)(6) relating to Certificates of Registration), 209 and 211, by water carriers under sections 302(e), 303, and 309, and by freight forwarders under section 410 of the Interstate Commerce Act, and certain other procedural matters with respect thereto. (Rule 247)
- (f) Withdrawal or dismissal of contested applications. As provided in paragraph (e) of this section an applicant that does not intend timely to prosecute its application should promptly request dismissal thereof. Failure to prosecute an application under procedures ordered or directed by the Commission will result in dismissal thereof, and if the Commission's procedures are found to have been abused, may subject applicant and its representative to censure. Withdrawal of an application less than 45 days prior to the scheduled commencement of oral hearings or failure by applicant to appear and prosecute the application at such hearing will bar the filing of any application for the same or any part of the same authority by the same applicant for a period of one year after the date of the dismissal order.

[FR Doc.75-3080 Filed 1-31-75;8:45 am]

# SECURITIES AND EXCHANGE COMMISSION

[ 17 CFR Part 200 ]

[(Release Nos. 33-5561, 34-11207, 35-18786, 39-377, IC-8652, IA-434); File No. 87-549]

### CONFIDENTIAL TREATMENT OF INFORMATION

Request Procedures

The Securities and Exchange Comission announced today the publication for comment of a proposed amendment to § 200.80 of Title 17 of the Code of Federal Regulations, which relates to Commission records and information, to reflect the

Commission's recognition that staff letters of comment in connection with registration statements or with other materials filed with the Commission, and correspondence between members of the public and the Commission's staff do not necessarily contain sensitive information that is entitled to be withheld from public scrutiny consistent with the Freedom of Information Act, 5 U.S.C. 552. Pursuant to the proposed amendment, paragraph (i) of § 200.80(c) (4) will be repealed, and paragraphs (ii) and (iii) will be renumbered as paragraph (i) and paragraph (ii) respectively.

In addition, the Commission proposes to adopt a new § 200.83 of Title 17 of the Code of Federal Regulations, which will implement a procedure that will to the fullest extent permitted by law allow affected persons to request and obtain confidential treatment of information supplied to the Commission other than in formal filings.1 On July 4, 1967, the Freedom of Information Act became effective. In anticipation of that event the Commission on June 30, 1967, announced an amendment to its rule concerning Commission records and information to reflect in full the nature of information available from the Commission and the manner in which that information might be obtained. That rule recognized that certain matters are exempted from the disclosure requirements of the Freedom of Information Act and will not generally be made available by the Commission to any person. Those non-public matters were set forth in paragraph (c) of § 200.80. The Commission's rule sought to interpret the language of the statutory exemptions from the disclosure requirements of the Freedom of Information Act in a manner consistent both with the legislative purposes in adopting that Act and with the continued effective performance of the Commission's basic responsibilities under the federal securities Iaws.

The Freedom of Information Act does not require that the Commission withhold records or information merely because it may be entitled to do so under the terms of the exemptive provisions the Act contains. Accordingly, when it has become apparent that no significant interference with effective performance of the Commission's duties will result from full public disclosure and that no substantial interest of any members of the public will be impaired the Commission has acted to effect disclosure of materials it might lawfully withhold. Thus, the Commission has previously provided for publication of interpretative and no-action letters and certain other written communications, 17 CFR 200.81, and has also recognized the public availability of materials filed with the Commission pursuant to Rule 14a-8(d) under the Securities Exchange Act, 17 CFR 240.14a-8(d), and related ma-

terials—matters which the Commission considered to be within exemptions from the Act.

The Commission is now of the view that normally it is unnecessary to withhold letters of comment prepared by its staff with respect to various registration statements and applications for registration, replies thereto received from members of the public, or related material. Under the rule originally adopted by the Commission, "commercial or financial information" contained in these types of documents was deemed to have been submitted to the Commission in confidence, pursuant to 5 U.S.C. 552(b) (4), in the absence of a contrary indication. By repeal of this provision the Commission would indicate that information contained in that type of correspondence and in related materials will in the future normally be treated as public. Since members of the public who corresponded with the Commission in the past are entitled to rely upon the assurance of confidentiality contained in the repealed provision, however, the Commission does not intend the repeal to have any retroactive impact.

In order to assure that no truly sensitive information will inadvertently be disclosed to the detriment of any person dealing with the Commission-particularly where the staff has expressly requested to be supplied with the information-the Commission has proposed a rule specifically authorizing requests for confidential treatment. Under that rule, 17 CFR 200.83, a request may be made that information contained in specified correspondence be accepted and retained in confidence by the Commission in either of two circumstances: where the information is a trade secret or other sensitive commercial or financial information or is information the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Under the procedures to be established by the rule, a request for confidential treatment must contain a clear explanation why the information should be accepted and retained in confidence. Where a need for confidential treatment has been shown, a request will normally be granted if the Commission is satisfied that it may lawfully withhold the information from public scrutiny consistent with the Freedom of Information Act's requirements. Unless the request is explicitly granted, the information will be

<sup>&</sup>lt;sup>1</sup>Confidential treatment of information contained in documents formally filed with the Commission is governed by other provisions. See, e.g., section 24(b) of the Securities Exchange Act, 15 U.S.C. 78x(b).

<sup>&</sup>lt;sup>3</sup>This section was originally enacted as 5 U.S.C. 552(e) (4), Pub. L. 89-487, 80 Stat. 250, but was renumbered upon codification of the Freedom of Information Act, Pub. L. 90-23, 81 Stat. 54.

<sup>\*</sup>See 17 CFR 200.80(c) (4) (ii) [1970] which was renumbered as {200.80(c) (4) (i) when no-action and interpretative letters were made public, 17 CFR 200.81, pursuant to Securities Act Release No. 33-5098, 35 FR 17779 (Nov. 19, 1970).

<sup>\*</sup>Of course, correspondence of special kinds—such as would relate, for example, to an investigatory matter, see 17 CFR 200.80 (c) (7)—will normally continue to be withheld in accordance with provisions of the Commission's rules that remain in force.

treated as public thirty days after receipt. If a request is denied or is not promptly acted upon, however, a request for return of the document and any copies thereof will be honored.

The Commission's proposed rule emphasizes that the Commission will not honor oral requests or any request not made in conformity to the rule and will not honor requests that are unnecessarily broad or where the basis upon which confidential treatment is requested is not adequately explained. Nor will the Commission permit its limited manpower to be devoted to the correction of deficiencies in the request; the burden will be entirely upon the requesting party to meet the rule's requirements in the first instance.

The proposed rule also makes clear that the Commission does not intend to devote its resources to defend against the disclosure of information submitted in confidence if the person from whom the information was received is not willing to join in that defense. Accordingly, the Commission will make the information public if it appears that the person who requested and obtained confidential treatment is unwilling to aid in the defense of a judicial proceeding brought to compel the Commission to disclose that information.

Finally, the proposed rule provides that it will not be construed to prevent the Commission from either publicly disclosing or withholding information or records to the extent permitted by law consistent with what it believes the public interest to require, except with respect to trade secrets and processes, which shall in no event be disclosed.

Interested persons are invited to submit their views and comments on whether the proposal should be adopted.

The text of § 200.80(c) (4), as amended, and the text of the proposed new rule § 200.83 are as follows:

§ 200.80 Commission records and information.

(c) Non-public matters, Certain materials and records are considered to be nonpublic. Thus the Commission will not generally publish or make available to any person matters that are: \* \* \*

(4) Trade secrets and commercial or financial information obtained from a person and privileged or confidential, including:

(i) Information contained in any

document submitted to or required to be filed with the Commission where the Commission has undertaken formally or Informally to receive such submission or Informally to receive such submission or filing for its use or the use of specified persons only, such as preliminary proxy material filed pursuant to Rule 14a-6 under the Securities Exchange Act (17 CFR 240.14a-6), filed pursuant to Rule 316(a) under the Securities Act (17 CFR 230.316(a)), agreements filed pursuant to Rule 15c-3-1(c)(7)(G) under the Securities Exchange Act (17 CFR 240.15c3-1(c)(7)(vii)), schedules filed pursuant to Part II of Form X-17A-5

(17 CFR 249.617) in accordance with

Rule 17a-5(b) (3) under the Securities

Exchange Act (17 CFR 240.17a-5(b) (3)), statements filed pursuant to Rule 17a-5 (k) (1) under the Securities Exchange Act (17 CFR 240.17a-5(k) (1)), and reports filed pursuant to Rule 17a-10 under the Securities Exchange Act (17 CFR 240.17a-10); and

(ii) Information contained in reports, summaries, analyses, letters, or memoranda arising out of or in connection with an examination or inspection of the books and records of any person or any

other investigation.

§ 200.83 Public availability of correspondence.

(a) (1) A request may be made that information contained in correspondence between any person and a member of the Commission or its staff, transmitted after \_\_\_\_\_, 1975, be accepted and retained in confidence by the Commission where information is being supplied (i) which involves a trade secret or other sensitive commercial or financial information or (ii) the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

(2) Notwithstanding the provisions of paragraph (a) (1) of this rule, this rule shall not apply to any letter or other written communication which is a part of a personnel file, medical file or investigatory file and which is generally considered non-public pursuant to Commission Rule 17 CFR 200.80(c) (6) or 200.80 (c) (7). Nor shall this rule apply to any letter or other written communication which relates to a request to the staff of the Commission for interpretative legal advice and which is subject to the disclosure procedures prescribed in 17 CFR 200.81.

(b) (1) A request for confidential treatment shall contain a concise statement of the reasons why the information should be accepted and retained in confidence, shall state the length of time for which confidential treatment is requested, and may state on what basis, if any, the request itself should be afforded confidential treatment.

(2) Information for which confidential treatment is being requested shall be supplied in a document separate from documents containing information for which confidential treatment is not being requested.

(c) Where a need for confidential treatment has been demonstrated, a request for confidential treatment will normally be granted to the extent that sections 552(b) (4) and 552(b) (6) of Title 5 of the United States Code appear to permit the information supplied to be withheld from public disclosure, provided, however, that the Commission, consistent with the public interest, may limit the length of time for which confidential treatment shall be accorded.

(d) Information that is the subject of a request for confidential treatment shall be made available for public inspection and copying thirty days after it has been received unless confidential treatment has earlier been granted, except that if a request for confidential treatment has been denied or has not been acted upon within twenty days after its receipt, a person who has requested confidential treatment may seek and obtain prompt return of the document, and any existing copies thereof, containing information for which confidential treatment has been requested and that document shall not be made available to any person.

(e) Letters written by members of the Commission or its staff and any other document contained in the Commission files that refer to information retained by the Commission in confidence will be nonpublic to the extent, but only to the extent, that they contain that information; letters or documents containing confidential information will not be made public except upon deletion of all information retained by the Commission in confidence.

(f) The Commission will not honor oral requests for confidential treatment of information contained in correspondence or otherwise made other than in conformity to this rule, will not honor requests that are unnecessarily broad in scope or where inadequate explanation is given, or permit its staff to devote its time to remedy deficiencies in the request.

(g) No request for confidential treatment of information should be made by my person who does not intend in good fath to aid the Commission in the defense of any proceeding that might thereafter be brought to compel the Commission to disclose the information. Unless such information was submitted for the convenience and at the request of the Commission or its staff, the Commission will make public information it has previously retained in confidence under paragraph (c) of this rule if the person who requested and obtained confidential treatment of that information (or those in whose behalf he acted) are unwilling, upon request, to aid in the defense of a judicial proceeding brought to compel the Commission to disclose the information.

(h) Except with respect to trade secrets and processes, which shall in no event be publicly disclosed, nothing in this rule shall be interpreted to prevent the Commission from retaining, or after notice and opportunity to object from publicly disclosing, information or records to the extent otherwise permitted by law consistent with what the Commission believes the public interest requires.

To be considered, written statements of views and comments should be submitted to the Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 on or before February 28, 1975, and should refer to file S7-549. All such communications will be available for public inspection.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

[FR Doc.75-8118 Filed 1-31-75;8:45 am]

# 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 TREASURY

### DEBT MANAGEMENT ADVISORY COMMITTEES

#### Charter Renewal

Pursuant to the Federal Advisory Committee Act of October 6, 1972 (Pub. L. 92-463, 5 U.S.C. App. I, Supp. III), the Department of the Treasury announces its decision to continue utilization of the following industry committees as advisory committees:

Titles: Securities Industry Association, Government Securities and Federal Agencies Committee: American Bankers Association, Government Borrowing Committee.

Purpose: These committees are utilized by the Secretary of the Treasury and his staff for advice in carrying out Federal financings and public debt management. They consider commercial and financial information relevant to Treasury debt management operations, advise the Secretary of the Treasury and his staff, and make reports and recommendations.

Statement of Public Interest: The membership of these committees represents a cross section of the financial community. The members are intimately acquainted with commercial and financial information and day-to-day market factors relevant to Treasury debt management operations. It is in the public interest to insure, that the Secretary of the Treasury and his staff have this supplemental information in order to manage the public debt.

Authority for these committees will expire two years from the date new charters are signed by the Assistant Secretary (Administration) and filed with the appropriate Committees of the Senate and House of Representatives.

Dated: January 28, 1975.

[SEAL]

JACK F. BENNETT, Under Secretary for Monetary Affairs.

[FR Doc.75-3062 Filed 1-31-75;8:45 am]

# Office of the Secretary FARM CREDIT ADMINISTRATION

### Designation of Securities for Exemption Under the Securities Exchange Act of 1934

Paragraph 12 of section 3(a) of the Securities Exchange Act of 1934, as amended, provides in part that when used in Title I thereof, unless the context otherwise requires, the term "exempted security" or "exempted securities" shall include "such securities issued or guaranteed by corporations in which the United States has a direct or indirect interest as shall be designated for exemption by the Secretary of the Treasury as necessary or appropriate in the public interest or for the protection of investors."

Notice is hereby given that pursuant to the above-described authority, the Secretary of the Treasury designated for exemption on November 27, 1974, the Federal Farm Credit Banks—Consolidated Systemwide Notes of the twelve Federal Land Banks, the twelve Federal Intermediate Credit Banks, and the thirteen Banks for Cooperatives, issued pursuant to § 4.2(d) of the Farm Credit Act of 1971 (12 U.S.C. 2153).

This designation for exemption may be revoked, modified or amended at any time with respect to securities not issued prior to such time.

Dated: January 28, 1975.

JOHN K. CARLOCK, Fiscal Assistant Secretary.

[FR Doc.75-2968 Filed 1-31-75;8:45 am]

### DEPARTMENT OF DEFENSE

Office of the Secretary

DEFENSE INDUSTRY ADVISORY GROUP IN EUROPE (DIAGE)

### Closed Meeting

The Defense Industry Advisory Group in Europe (DIAGE) will hold a closed meeting on February 20, 1975, in the United States Mission to the North Atlantic Treaty Organization, Brussels, Belgium, on matters which come under the purview of subparagraph (4), section 552(b) Title 5 USC.

The agenda topics will be cooperation and standardization in armaments RD&P, status of NATO projects, and discussion of activities of U.S. defense industry firms in Europe.

Any person desiring information about the advisory group may telephone Brussels 241.44.00 ext 5728, or write to the Executive Secretary, Defense Industry Advisory Group—Europe, USNATO, HQS NATO, 1110 Brussels, Belgium.

MAURICE W. ROCHE, Directorate for Correspondence and Directives, OASD (Comptroller).

JANUARY 29, 1975.

[FR Doc.75-2996 Filed 1-31-75;8:45 am]

### DEFENSE SCIENCE BOARD TASK FORCE

### Advisory Committee Meeting

The Defense Science Board Task Force on Department of Defense Space Shuttle Utilization will meet in closed session on 25 and 26 February 1975, at the Pentagon, Arlington, Virginia.

The mission of the Defense Science Board is to advise the Secretary of Defense and the Director of Defense Research and Engineering on overall research and engineering and to provide long range guidance in these areas to the Department of Defense.

The Task Force will examine how the Space Shuttle with its new capabilities can lead to more effective military space operations in the future.

In accordance with Pub. L. 92-463, section 10, paragraph (d), it has been determined that Defense Science Board meetings concern matters listed in section 552(b) of Title 5 of the United States Code, particularly subparagraph (1) thereof, and that the public interest requires such meetings to be closed insofar as the requirements of subsections (a) (1) and (a) (3) of section 10, Pub. L. 92-463 are concerned.

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

JANUARY 29, 1975.

[FR Doc.75-3052 Filed 1-31-75;8:45 am]

### DEPARTMENT OF JUSTICE

### FEDERAL ADVISORY COMMITTEE ON FALSE IDENTIFICATION

### Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act (Pub. L. 92–463, 5 U.S.C. Appendix I) that the fourth meeting of the Federal Advisory Committee on False Identification will be held at 10:00 a.m., Thursday, February 13, 1975, at the Department of Justice, 10th and Constitution Avenue, NW., Washington, D.C. The Department of Justice regrets the administrative delays which resulted in less than the usual 15 days notice for this meeting.

The Committee was established by the Attorney General to study the criminal use of false identification at Federal, state and local levels and to recommend measures to prevent the criminal use of false identification and the obtaining of fraudulent identification documents.

At the fourth meeting Committee Task Forces will continue to examine the false identification problem in the following areas: Government payments; commercial transactions; fugitives; Federal identification documents; and state and local identification documents. Each area will be covered with emphasis on: (1) the number of cases in which member agencies or organizations are victimized by false identification; (2) the dollar impact of using false identification; and (3) social and political costs of the criminal use of false identification. The meeting, open to the public, will adjourn at approximately 3:30 p.m.

Further information concerning this meeting may be obtained from David J. Muchow, General Crimes Section, Criminal Division, Department of Justice, Room 402 Federal Triangle Building, 315 9th Street, NW., Washington, D.C., 20530, telephone, area code 202-739-2745. Minutes of the meeting will be available for public inspection two weeks after the meeting in Room 402, Federal Triangle Building.

JOHN C. KEENEY. Acting Assistant Attorney General.

[FR Doc.75-3048 Filed 1-31-75;8:45 am]

### DEPARTMENT OF THE INTERIOR

**Bureau of Land Management** [Group 561]

ARIZONA

Filing of Plats of Survey

JANUARY 27, 1975.

Plats of survey of lands described below will be officially filed in the Arizona State Office, Phoenix effective at 10:00 A.M., on March 20, 1975.

1. Gila and Salt River Meridian, Arizona. T. 6 N. R. 6 E.

A survey of a portion of the subdivisional lines of the township.

Sec. 31, lots 1, 2, 3, and 4, E% W%, and E%.

The area described aggregates 636.85 acres, The area of this survey varies from rough and broken to rolling land. The elevation ranges from 2,540 feet above sea level to 2,760 feet above sea level.

2. Gila and Salt River Meridian, Arizona. T. 6 N., R. 5 E.

A dependent resurvey of a portion of the subdivisional lines of the township, a survey of a portion of subdivisional lines within section 22, and a metes and bounds survey of Tract 37.

The area described aggregates 3,480.54

The area of this survey varies from rough and broken to rolling land. The elevation ranges from 2,640 feet above sea level along the east boundary of section 36 to 3,600 feet above sea level near the northwest corner of section 15.

All of the above described lands are embraced in the Tonto National Forest and located in the Camp Creek drainage. Timber, palo verde, mesquite, catclaw acacia, undergrowth, young trees, brush, ocotillo, and cacti are found in this area. The soil is sandy and decomposed granite.

Since the lands are withdrawn by the Tonto National Forest, the described lands will not be subject to disposition under the general public land laws by reason of the official filing of the plats.

> CHARLES G. BAZAN, Jr., Chief, Branch of Records and Data Management.

[FR Doc.75-3046 Filed 1-31-75;8:45 am]

[NM 24431, 24432, 24433, 24434, 24435]

**NEW MEXICO** Applications

JANUARY 23, 1975.

Notice is hereby given that, pursuant to section 28 of the Mineral Leasing Act of 1920 (30 U.S.C. 185), as amended by the Act of November 16, 1973 (87 Stat. 576). El Paso Natural Gas Company has applied for five 41/2-inch natural gas pipelines rights-of-way across the following lands:

NEW MEXICO PRINCIPAL MERIDIAN, NEW MEXICO

T. 27 N., R. 5 W.

Sec. 10, NE 4 NE 4, W 5 W 4; Sec. 14, SW 4 NW 4, NW 4 SW 4; Sec. 15, SE 4 NE 4, SW 4 NW 4, and NW 4

These pipelines will convey natural gas across .663 miles of national resource lands in Rio Arriba County, New Mexico.

The purpose of this notice is to inform the public that the Bureau will be proceeding with consideration of whether the applications should be approved, and if so, under what terms and conditions,

Interested persons desiring to express their views should promptly send their name and address to the District Manager, Bureau of Land Management, 3550 Pan American Freeway, NE, Albuquerque, NM 87107.

> FRED E. PADILLA, Chief, Branch of Lands and Minerals Operations.

[FR Doc.75-3045 Filed 1-31-75;8:45 am]

### Fish and Wildlife Service **ENDANGERED SPECIES PERMIT** Notice of Receipt of Application

Notice is hereby given that the following application for a permit is deemed to have been received under section 10 of the Endangered Species Act of 1973 (Pub. L. 93-205).

Applicant: Mr. Earl A. Pyle U.S. Fish and Wildlife Service Fishery Research 300 Booth Street (Room 4005) Reno, Nevada 89502

NOVEMBER 11, 1974.

To: Director, Fish and Wildlife Service, Att: Chief, Division of Law Enforcement, Through Chief, Division of Cooperative Research.

From: Earl A. Pyle, Cui-ui Project Leader, Reno, Nevada 89502.

Subject: Endangered Species Permit Appli-

13.12(a) (1): Name; EARL A. PYLE. Address: Room 4005, 300 Booth Street, Reno, Nevada 89502. Phone: 702-784-5606. (2) Birth Date: February 10, 1926. Height:

5'6". Weight: 165 lbs. Color of Hair: Brown. Color of Eyes: Blue. Sex: Male. Employer: U.S. Fish and Wildlife Service.

(3) N/A.

(4) Pyramid Lake, Nevada.
(5) N/A.

(7) I hereby certify that I have read and am familiar with the regulations contained in Title 50 Part 13, of the Code of Federal Regulations and the other applicable parts in Subchapter B of Chapter I of Title 50, and I further certify that the information submitted in this application for a permit is complete and accurate to the best of my knowledge and belief. I understand that any false statement hereon may subject me to the criminal penalties of 18 U.S.C. 1001.

EARL A. PYLE.

(8) December 1, 1974.

(9) November 8, 1974.

(10) Earl A. Pyle.

17.23(a)(1): Cui-ui Lakesucker, Chast-mistes cujus, Sufficient adult males and females will be trapped and spawned (and released) to permit release of approximately 2 million fry back into Pyramid Lake, each year.

(2) N/A.

(3) Chastmistes cujus was declared an endangered species in 1967 and recovery plans include artificial propagation, habitat rehabilitation and population assessment. Subpopulation relocation to insure species survival, is included within the recovery plan,

In the early Spring sexually mature Cui-ui adults gather near the mouth of the Truckee River attempting to pass upstream to spawn. Low water flows within the river have prevented the relatively poor swimming Cui-ui from moving upstream and adults will be netted, transported to nearby holding ponds, artificially spawned, then released back into Pyramid Lake. Eggs taken from the adults will be incubated and reared to swim-up size and released into the lake and the Truckee River. A small portion of the progeny will be retained for various types of nutritional and life history studies.

A fishway, to permit ascension of spawners, is presently being constructed with completion scheduled in 1976. If successful this fishway will provide a means for population assessment and will obviate the necessity for artificial propagation. In the interests of species survival, however, artificial propagation should be continued until the fishway has proved successful and it is certain spawning grounds formerly used by the Cui-ui

remain suitable.

(4) Spawning and incubating facilities are located on a small, freshwater stream approximately one mile west of Sutcliffe, Nevada which is on the western shores of Pyramid Lake. The land is occupied under a lease agreement with the Pyramid Lake Paiute Indian Tribe. A small dam on the stream provides water for incubating and rearing units and a well has been drilled to provide supplemental water in the event of stream fallure. Water from the dam flows into 30 hatching jars (1.5 million eggs can be incubated at one time); from the jars the water flows into 12 shallow rearing troughs; from the troughs the water flows into two large tanks which serve as spawning tanks and later as fry-rearing tanks; from these tanks the water flows into a small earthen pond which serves as a holding pond for ripening spawners and later, as a nursery pond for fry.

The water returns to the stream from the pond. Office facilities for staff members are in Reno, Nevada, approximately 40 miles from the field site. The office address is: U.S. Fish and Wildlife Service, Fishery Research, Room 4005, 300 Booth Street, Reno, Nevada 89502. Phone 702-784-5606 or 702-784-5228, (5) N/A. (6) N/A. (7) N/A. (b) (1) N/A. (b) (2) N/A.

EARL A. PYLE.

BUREAU OF SPORT FISHERIES AND WILDLIFE, January 8, 1975.

To: Director, U.S. Fish and Wildlife Serv-Division of Law Enforcement (Betty Gillas)

From: Earl A. Pyle, Cul-ul Project Leader,

Reno, Nevada 89502. Subject: Endangered Species Permit Application-Supplemental Information.

Additional information requested by your office, with regard to an Endangered Species Permit Application for the Cui-ui Project, is as follows:

- Population Size-Present techniques will not permit quantification of the population. Observations have been the basis for estimates of declining numbers and I am attaching a Special Report "Status of the Endangered Cul-ul Lakesucker" which summarizes the events leading to the current status of this fish.
- 2. Program Utilization of Specimens-No more than 800 adult specimens, per year, will be required for the operation of our Program. All of these fish, with the exception inadvertent mortality, will be returned to their original habitat after utilization. Mortality in the past has been less than one per cent with most of this attributable to handling stress.

EARL A. PYLE

Documents and other information submitted in connection with this application are available for public inspection during normal business hours at the Service's office in Suite 600, 1612 K Street, NW., Washington, D.C.

Interested persons may comment on this application by submitting written data, views, or arguments, preferably in triplicate, to the Director (FWS/LE). Fish and Wildlife Service, Post Office Box 19183, Washington, D.C. 20036. All relevant comments received on or before March 5, 1975 will be considered.

Dated: January 29, 1975.

C. R. BAVIN. Chief, Division of Law Enforcement, U.S. Fish and Wildlife Service:

[FR Doc.75-3015 Filed 1-31-75;8:45 am]

### **ENDANGERED SPECIES PERMIT**

Notice of Receipt of Application

Notice is hereby given that the following application for a permit is deemed to have been received under section 10 of the Endangered Species Act of 1973 (Pub. L. 93-205).

Applicant: Dr. Clark Hubbs Department of Zoology The University of Texas at Austin Austin, Texas 78712

Application to the Director, Bureau of Sport Fisheries and Wildlife (Fish and Wildlife Service), for a permit to study the survivorship of the Fountain darter (Etheosfoma fonticola) (Gambusia Pecos gambusia nobilis) from specimens collected in nature and to do similar work on stocks of the Comanche Springs pupilsh (Cyprinodon elegans), Clear Creek gambusia (Gambusia heterochir), and Big Bend gambusia (Gambusia gaigef) that have been cultured at The University of Texas for more than 2 years, under Title 50, Chapter 1, Subchapter B, Part 13 of the Code of Federal Regulations, effective January 4, 1974.

1. Applicant: Dr. Clark Hubbs, Department of Zoology, The University of Texas at Austin, Austin, Texas 78712, phone 512 471-1176 or

2. Description of applicant: a. Date of birth: 15 March 1921.

Height: 1.7 meters. Weight: 68 kilograms.

Color of bair; brown.

Color of eyes: brown. Sex: male

g. Institutional affiliation: Department of Zoology, The University of Texas at Austin.

3. Principal supervisor: Dr. Hugh S. For-rest, Department of Zoology, The University of Texas at Austin, Austin, Texas 78712, Phone: 512 471-7131.

4. Location of activity: San Marcos Springs, Diamond Y Springs, University of Texas Brackenridge Field Laboratory, all in Texas and Dexter National Pish Hatchery, Dexter, New Mexico.

5. This permit is requested under Part 17,

section 23 of subchapter B.

Many southwestern fishes are critically endangered by declining surface water flows caused by consumptive water use, It is urgent that a refugium be available to 1) maintain fishes when their natural environment is dry or nearly so and 2) to determine the sur-vivorship potential of these fishes when human perturbations threaten natural conditions.

All work will be under the direct supervision of Dr. Clark Hubbs, Department of Zoology, University of Texas at Austin, or Dr. Anthony A. Echelle, Department of Biology, Baylor University, Waco, Texas.

6. Certification

I hereby certify that I have read and am familiar with the regulations contained in Title 50 Part 13, of the Code of Federal Reg-ulations and the other applicable parts of Subchapter B of Chapter 1 of Title 50, and I further certify that the information submitted in this application for a permit is complete and accurate to the best of my knowledge and belief. I understand that any false statement hereon may subject me to the criminal penalties of 18 U.S.C. 1001.

7. Desired effective date and duration: The permit will become effective at the conclusion of the 30 day period following the appearance of the notice in the Federal Reg-later and extend for a period of 2 years fol-lowing the date the permit becomes effective. 8. Date: November 11, 1974.

9. Signature of applicant: Dr. Clark Hubbs

Department of Zoology University of Texas at Austin Austin, Texas 78712

17.23(a) (3)—The purpose of the permit will be to continue the maintenance of endangered species. The threats to these endangered species are diverse, but these endangered species will be cultured for (1) insuring survival of endangered species and (2) to build up stocks sufficiently so that scientific experiments can be carried out to determine the environmental perimeters limiting their distribution.

17.23(a)(4)—The species will be maintained at the University of Texas, Brackenridge Field Laboratory. An additional species will be cultured at the Dexter National Fish Hatchery at Dexter, New Mexico.

17.23(a)(7)-No fishes will be imported into the United States under this permit.

Documents and other information submitted in connection with this application are available for public inspection during normal business hours at the Service's office in Suite 600, 1612 K Street, NW., Washington, D.C.

Interested persons may comment on this application by submitting written data, views, or arguments, preferably in triplicate, to the Director (FWS/LE), Fish and Wildlife Service, Post Office Box 19183, Washington, D.C. 20036, All relevant comments received on or before March 5, 1975 will be considered.

Dated: January 29, 1975.

C. R. BAVIN, Chief, Division of Law Enforcement, U.S. Fish and Wildlife Service.

[FR Doc.75-3016 Filed 1-31-75;8:45 am]

### SEA WORLD, INC. Amendments to Permit

A permit to take Pacific Walrus for public display was issued to Sea World, Inc., Mission Bay, San Diego, California, on May 7, 1974, pursuant to the Marine Mammal Protection Act of 1972. A no-tice of the issuance of the permit was published on May 17, 1974 (39 FR 17571).

On June 7, 1974, the permittee submitted a request for significant amendments to the permit. These were published in the Federal Register on September 3, 1974 (39 FR 31927-30).

The request of Sea World, Inc., was considered, pursuant to § 13.23 of Title 50 Code of Federal Regulations. Notice is hereby given that on December 20, 1974, portions of the permit were amended: section 3(e)(f)(i), and section 5. Section 3(g) was deleted. Other suggested changes and amendments were considered and denied. All other terms and conditions of the permit remain in effect.

The premit and amendments are available for public inspection during normal business hours at the Bureau's office in Suite 600, 1612 K Street, NW., Washington, D.C.

Dated: January 29, 1975.

C. R. BAVIN, Chief, Division of Law Enforcement, U.S. Fish and Wildlife Service.

[FR Doc.75-3017 Filed 1-31-75;8:45 am]

Geological Survey [OCS Order No. 12]

### PUBLIC INSPECTION OF RECORDS Gulf of Mexico Area

A Notice published in the FEDERAL REGISTER on July 22, 1974 (39 FR 26656), solicited comments on the content of the proposed OCS Order.

Changes made in the Order since its earlier publication as a proposed Order include the listing of information available for inspection from various forms required to be submitted pursuant to OCS Order No. 11 for the Gulf of Mexico

Also included is a new paragraph advising of the availability for public inspection of accident investigation reports, pollution incident reports, inspection reports, and enforcement actions.

Other modifications were made in the Order consistent with the intent of the Order, but clarifying its meaning.

This Order will be effective February 1, 1975.

W. A. Radlinski, Acting Director.

This Order is established pursuant to the authority prescribed in 30 CFR 250.11 and in accordance with 30 CFR 250.97 and 43 CFR 2.2, and supersedes OCS Order No. 12, dated August 13, 1971. Section 250.97 of 30 CFR provides as follows:

Public Inspection of Records. Geological and geophysical interpretations, maps, and data required to be submitted under this part shall not be available for public inspection without the consent of the lesses so long as the lease remains in effect or until such time as the supervisor determines that release of such information is required and necessary for the proper development of the field or area.

Section 2.2 of 43 CFR provides in part as follows:

Determinations as to Availability of Rec-ords. (a) Section 552 of Title 5, U.S. Code, as amended by Pub. L. 90-23 (the act codify ing the "Public Information Act") required that identifiable agency records be available for inspection. Subsection (b) of section 552 exempts several categories of records from the general requirement but does not require the withholding from inspection of all records which may fall within the categories exempted. Accordingly, no request made of a field office to inspect a record shall be denied unless the head of the office or such higher field authority as the head of the bureau may designate shall determine (1) that the record falls within one or more of the categories exempted and (2) either that disclosure is prohibited by statute or Executive Order or that sound grounds exist which require the invocation of the exemption. A request to inspect a record located in the headquarters office or a bureau shall not be denied except on the basis of a similar determination made by the head of the bureau or his designee, and a request made to inspect a record located in a major organizational unit of the Office of the Secretary shall not be denied except on the basis of a similar determination by the head of that unit. Officers and employees of the Department shall be guided by the "Attorney General's Memorandum on the Public Information Section of the Administrative Procedure Act" of June 1967.

(b) An applicant may appeal from a determination that a record is not available for inspection to the Solicitor of the Department of the Interior, who may exercise all of the authority of the Secretary of the Interior in this regard. The Deputy Solicitor may decide such appeals and may exercise all of the authority of the Secretary in this regard.

The operator shall comply with the requirements of this Order. Any departures from the requirements specified in this Order shall be subject to approval pursuant to 30 CFR § 250.12(b).

<sup>2</sup>Subsection (b) of section 552 provides that:

(b) This section does not apply to matters that are—

(4) Trade secrets and commercial or financtal information obtained from a person and privileged or confidential;

(9) Geological and geophysical information and data, including maps, concerning wells,

1. Availability of Records Filed on or after December 1, 1970. It has been determined that certain records pertaining to leases and wells in the Outer Continental Shelf and submitted under 30 CFR Part 250 shall be made available for public inspection, as specified below, in the Area office, Metairie, Louisiana.

A. Form 9-152—Monthly Report of Operations. All information contained on this form shall be available, except the information required in the Remarks column.

B. Form 9-330-Well Completion or Re-

completion Report and Log.

(1) Prior to commencement of production, all information contained on this form shall be available, except Item 1a. Type of Well; Item 4, Location of Well, At top prod. interval reported below; Item 22, if Multiple Compl., How many; Item 24, Producing Interval; Item 25, Type Electric and Other Logs Run; Item 28, Casing Record; Item 29, Liner Record; Item 30, Tubing Record; Item 31, Perforation Record; Item 32, Acid, Shot, Practure, Cement Squeeze, etc.; Item 33, Production; Item 37, Summary of Porous Zones; and Item 38, Geologic Markers.

(2) After commencement of production, all information shall be available, except Item 37, Summary of Porous Zones; and

Item 38, Geologic Markers.

(3) If production has not commenced after an elapsed time of five years from the date of filing Form 9-330 as required in 30 CFR 250.38(b), all information contained on this form shall be available, except Item 37, Summary of Porous Zones; and Item 38, Geologic Markers. Within 90 days prior to the end of the 5-year period, the lessee or operator shall file a Form 9-330 containing all information requested on the form, except Item 37, Summary of Porous Zones; and Item 38, Geologic Markers, to be made available for public inspection. Objections to the release of such information may be submitted with the completed Form 9-330.

C. Form 9-331—Sundry Notices and Report on Wells. (1) When used as a "Notice of Intention to" conduct operations, all information contained on this form shall be available, except Item 4, Location of Well, At top prod. Interval; and Item 17, Describe Proposed or Completed Operations.

(2) When used as a "Subsequent Report of" operations, and after commencement of production, all information contained on this form shall be available, except information under Item 17 as to subsurface locations and measures and true vertical depths for all markers and zones not placed on production.

D. Form 9-33IC—Application for Permit to Drill, Deepen or Plug Back. All information contained on this form, and location plat attached thereto, shall be available, except Item 4, Location of Well, At proposed prod. zone; and Item 23, Proposed Casing and Cementing Program.

E. Form 9-1869—Quarterly Oil Well Test Report. All information contained on this

form shall be available.

F. Form 9-1870—Semi-Annual Gas Well
Test Penest All information contained on

Test Report. All information contained on this form shall be available.

G. Multi-point Back Pressure Test Report.
All information contained on this form used to report the results of required multi-point

to report the results of required multi-point back pressure test of gas wells shall be available.

H. Sales of Lease Production. Information contained on monthly Geological Survey computer printout showing sales volumes, value, and royalty of production of oil, condensate, gas and liquid products, by lease, shall be made available.

2. Filing of Reports. All reports on Forms 9-152, 9-330, 9-331, 9-331C, 9-1869, 9-1870, and the forms used to report the results of multi-point back pressure tests, shall be filed in accordance with the following: All

reports submitted on these forms after the effective date of this Order shall include a copy with the words "Public Information" shown on the lower right-hand corner. All items on the form not marked "Public Information" shall be completed in full; and such forms, and all attachments thereto, shall not be available for public inspection. The copy marked "Public Information" shall be completed in full, except that the items described in 1(A), (B), (C), and (D) above, and the attachments relating to such items, may be excluded. The words "Public Information" shall be shown on the lower right-hand corner of this set. This copy of the form shall be made available for public inspection.

3. Availability of Records Filed Prior to December 1, 1970. Information filed prior to December 1, 1970, on Forms 9-152, 9-330, 9-331, and 9-331C is not in a form which can be readily made available for public inspection. Requests for information on these forms shall be submitted to the Supervisor in writing and shall be made available in accordance with 43 CFR Part 2.

4. Apailability of Inspection Records. All accident investigation reports, pollution incident reports, facilities inspection data, and records of enforcement actions are also available for public inspection.

D. W. SOLANAS, Oil and Gas Supervisor, Field Operations.

Approved:

Russell G. Wayland, Chief, Conservation Division.

[FR Doc.75-2988 Filed 1-31-75;8:45 am]

### National Park Service

### GULF ISLANDS NATIONAL SEASHORE ADVISORY COMMISSION

### Notice of Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Gulf Islands National Seashore Advisory Commission will be held on February 19th at 1 p.m., C.S.T., and February 20th at 8:30 a.m., C.S.T., at the Gulf State Park Resort, Drawer K, Gulf Shores, Alabama 36542.

The purpose of the Gulf Islands National Seashore Advisory Commission meeting is to discuss:

- Comprehensive design for Santa Rosa Beach
- Development Plan for Naval Live Oaks, Gulf Islands National Seashore, Florida
- 3. Development Plans for Ship Island and Davis Bayou, Gulf Islands National Seashore, Mississippi
  - 4. Fort Stabilization Program
  - 5. Summer Operational Programs

Members of the Advisory Commission are as follows:

Mr. J. Earle Bowden (Chairman)
Gulfport, Mississippi
Mr. Gordon D. Allen
Gulfport, Mississippi
Lt. Col. Lloyd J. Caillevet
Biloxi, Mississippi
Mr. John R. Cox
Destin, Florida
Mr. Robert D. Cramer
Pensacola, Florida
Mr. Donald E. Danly
Pensacola, Florida
Mr. Paul Frank
Gulfport, Mississippi

Mr. E. B. Jones Pensacola, Florida Mr. J. R. Lemon Ocean Springs, Mississippi Honorable H. Bryant Liggett Pensacola, Florida Mr. Nicholas A. Mavar, Jr. Biloxi, Mississippi Mr. Charles E. Moes Gulf Breeze, Florida Mr. Duncan Moran Ocean Springs, Mississippi Mr. Dee Parkton Crestview, Florida Mr. Davage Runnells, Jr. Destin, Florida Lt. Col. Mercer Richard Smith (Ret) Gulf Breeze, Florida Mr. James Stevens Gulfport, Mississippi Mr. G. Earl Wallis Milton, Florida Mr. E. P. Wilkes Biloxi, Mississippi Dr. J. Kinabrew Williams, Jr. Pascagoula, Mississippi Mrs. Erica Woolley Pensacola, Florida

The meeting will be open to the public. However, facilities and space for accommodating members of the public are limited, and persons will be accommodated on a first-come first-served basis. Any member of the public may file with the Commission a written statement concerning the matters to be discussed.

Persons wishing further information concerning this meeting or who wish to submit written statements, may contact Paul C. Swartz, Chief, Cooperative Activities Division, Southeast Region, National Park Service, at Area Code 404/526-7560. Minutes of the meeting will be available for public inspection four weeks after the meeting at the office of the Southeast Region, 3401 Whipple Ave., Atlanta, Georgia 30344.

DAVID D. THOMPSON, JR., Regional Director, Southeast Region, National Park Service.

[FR Doc.75-3051 Filed 1-31-75;8:45 am]

# INDEPENDENCE NATIONAL HISTORICAL PARK ADVISORY COMMISSION

### Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Independence National Historical Park Advisory Commission will be held at 10:30 a.m. on February 20, 1975, at 313 Walnut Street, Philadelphia, Pennsylvania.

The Commission was established by Pub. L. 80-795 to render advice on such matters relating to the park as may from time to time be referred to them for consideration.

The members of the Commission are as follows:

Mr. Arthur C. Kaufmann (Chairman) Mr. John P. Bracken Hon. Michael J. Bradley Hon. James A. Byrne Mr. Filindo B. Masino Mr. Frank C. P. McGlinn Mr. John B. O'Hara Mr. Howard D. Rosengarten Mr. Charles R. Tyson

The matters to be considered at this meeting include:

- 1. Management of Independence Mall.
- 2. Bicentennial Events.
- 3. Superintendent's Progress Report.

The meeting will be open to the public. Any person may file with the Commission an oral or written statement concerning the matters to be discussed. Persons desiring further information concerning this meeting, or who wish to submit statements, may contact Hobart G. Cawood, Superintendent, Independence National Historical Park, Philadelphia, Pennsylvania, at Area Code 215, 597-7120.

Minutes of the meeting shall be available for inspection two weeks after the meeting at the office of the Independence National Historical Park, 313 Walnut Street, Philadelphia, Pennsylvania.

Dated: January 21, 1975.

CHESTER L. BROOKS, Regional Director, Mid-Atlantic Region, National Park Service.

[FR Doc.75-3050 Filed 1-31-75;8:45 am]

### Office of the Secretary ALASKA

Availability of Final Environmental Statements

[INT FES 75-22]

Alaska Coastal National Wildlife Refuge, Alaska

Pursuant to section 102(2) (C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Alaska Coastal National Wildlife Refuges in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Alaska Coastal National Wildlife Refuges and their management by the agency indicated below.

Proposal recommends that; Approximately 44,000 acres of public lands and waters along the coast of Alaska be designated by Congress as the Barren Islands, Bering Sea, Chukchi Sea, Kodiak, and Shumagin Islands National Wildlife Refuges.

Management by: Fish and Wildlife Service.

### [INT FES 75-17]

### ARCTIC NATIONAL PARK, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Gates of the Arctic National Park in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Gates of the Arctic National Park and its man-

agement by the agency indicated below.

Proposal recommends that: Approximately 9.1 million acres of public lands

mately 9.1 million acres of public lands and waters in northcentral Alaska be designated by Congress as the Gates of the Arctic National Park in the Noatak, Alatna, Tinayguk, Killik (including Eastern Creek) and the North Fork of the Koyukuk Rivers be designated as Wild Rivers in accordance with the National Wild and Scenic Rivers Act of 1968.

Management by: National Park Service.

#### [INT FES 75-8]

### ARCTIC NATIONAL WILDLIFE REFUGE, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Arctic National Wildlife Refuge in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Arctic National Wildlife Refuge and its management by the agency indicated below.

Proposal recommends that: Approximately 4 million acres of public lands and waters in northeast Alaska be designated by Congress as the Arctic National Wildlife Refuge and that portions of the Ivishak and Wind Rivers be designated as Wild Rivers in accordance with the National Wild and Scenic Rivers Act of 1968

Management by: Fish and Wildlife Service.

[INT FES 75-15]

### BIRCH CREEK NATIONAL WILD RIVER, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Birch Creek National Wild River in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Birch Creek National Wild River and its management by the agency indicated below.

Proposal recommends that: A 135-mile segment of Birch Creek and 200,000 acres of adjacent public lands in Interior Alaska be designated by Congress as the Birch Creek National Wild River.

Management by: Bureau of Land Management.

### [INT FES 75-16]

### CHUGACH NATIONAL FOREST, ALASKA

Pursuant to section 102(2) (C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Additions to the Chugach National Forest in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Additions to the Chugach National Forest

and its management by the agency indicated below.

Proposal recommends that: Approximately 590,000 acres of public lands and waters in southeast Alaska be designated by Congress as the Chugach National Forest.

Management by: Forest Service, Department of Agriculture.

[INT FES 75-13]

### FORTYMILE NATIONAL WILD AND SCENIC RIVER, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Fortymile National Wild and Scenic River in Alaska, The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Fortymile National Wild and Scenic River and its management by the agency indicated below.

Proposal recommends that: 375 miles of the Fortymile River system and 320,-000 acres of adjacent public lands and waters in east-central Alaska be designated by Congress as the Fortymile National Wild and Scenic River.

Management by: Bureau of Land

Management.

[INT FES 75-18]

### KATMAI NATIONAL PARK, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Katmai National Park in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Katmai National Park and its management by the agency indicated below.

Proposal recommends that: Approximately 1.9 million acres of public lands and waters in southwest Alaska be designated by Congress as the Katmai National Park.

Management by: National Park Serv-

[INT FES 75-21]

### MOUNT MCKINLEY NATIONAL PARK, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Mount McKinley National Park in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Mount McKinley National Park and its management by the agency indicated below.

Proposal recommends that: Approximately 3.2 million acres of public lands and waters adjacent to the existing

Mount McKinley National Park in central Alaska be designated by Congress as the Mount McKinley National Park.

Management by: National Park Serv-

**IINT FES 75-231** 

NOATAK NATIONAL ARCTIC RANGE, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Noatak National Arctic Range in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Noatak National Arctic Range and its management by the agencies indicated below.

Proposal recommends that: Approximately 7.59 million acres of public lands and waters in northwest Alaska be designated by Congress as the Noatak National Arctic Range; that the range be included in the National Wildlife Refuge System and be jointly managed with the Bureau of Land Management under a 20-year moratorium; that approximately 265 miles of the Noatak River be designated as a Wild River in accordance with the National Wild and Scenic Rivers

Management by: Fish and Wildlife Service and Bureau of Land Manage-

IINT FES 75-201

### SELAWIK NATIONAL WILDLIFE REFUGE, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Selawik National Wildlife Refuge in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Selawik National Wildlife Refuge and its management by the agency indicated

Proposal recommends that: Approximately 1.4 million acres of public lands and waters east of Kotzebue Sound, Alaska, be designated by Congress as the Selawik National Wildlife Refuge.

Management by: Fish and Wildlife Service.

[INT FES 75-12]

### TOGIAK NATIONAL WILDLIFE REFUGE, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Togiak National Wildlife Refuge in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Togiak National Wildlife Refuge and its management by the agency indicated below.

Proposal recommends that: Approximately 2.7 million acres of public lands and waters north of Bristol Bay, Alaska, be established by Congress as the Togiak National Wildlife Refuge and that approximately 60 miles of the Kanektok River be designated as a Wild River in accordance with the National Wild and Scenic Rivers Act of 1968.

Management by: Fish and Wildlife Service.

[INT FES 75-14]

### UNALAKLEET NATIONAL WILD RIVER, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Unalakleet National Wild River in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Unalakleet National Wild River and its management by the agency indicated

Proposal recommends that: A 60-mile segment of the Unalakleet River and 104,000 acres of adjacent public lands and waters east of Norton Sound, Alaska, be designated by Congress as the Unalakleet National Wild River.

Management by: Bureau of Land Management.

[INT FES 75-19]

### YUKON DELTA NATIONAL WILDLIFE REFUGE, ALASKA

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement for the proposed Yukon Delta National Wildlife Refuge in Alaska. The proposal is made in accordance with the Alaska Native Claims Settlement Act of 1971. The environmental statement considers the legislative establishment of the Yukon Delta National Wildlife Refuge and its management by the agency indicated below.

Proposal recommends that: Approximately 4.7 million acres of public lands and waters adjacent to the Clarence Rhode National Wildlife Range, Alaska, be designated by Congress as the Yukon Delta National Wildlife Refuge.

Management by: Fish and Wildlife

The final environmental statements are available for inspection at the following locations.

North Atlantic Regional Office National Park Service 150 Causeway Street Boston, Massachusetts 02114 Southeast Regional Office National Park Service 3401 Whipple Avenue Atlanta, Georgia 30344 Rocky Mountain Regional Office National Park Service 645-655 Parfet Avenue Denver, Colorado 80215

Western Regional Office National Park Service 450 Golden Gate Avenue Box 36063 San Francisco, California 94102

Fish and Wildlife Service 1500 Plaza Building, Room 288 1500 NE. Irving Street P.O. Box 3737 Portland, Oregon 97208

Fish and Wildlife Service Federal Building—Fort Snelling Room 630 Twin Cities, Minnesota 55111

Fish and Wildlife Service John W. McCormack P.O. and Courthouse Boston, Massachusetts 02109

U.S. Forest Service Federal Building Missoula, Montana 59801

U.S. Forest Service Federal Building 517 Gold Avenue, SW. Albuquerque, New Mexico 87101

U.S. Forest Service 630 Sansome Street San Francisco, California 94111

Mid-Atlantic Regional Office National Park Service 143 South Third Street Philadelphia, Pennsylvania 19106

Midwest Regional Office National Park Service 1709 Jackson Street Omaha, Nebraska 68102

Southwest Regional Office National Park Service P.O. Box 728 Santa Fe, New Mexico 87501

Pacific Northwest Regional Office National Park Service Room 931, 4th and Pike Building 1424 Fourth Avenue Seattle, Washington 98101

Fish and Wildlife Service 500 Gold Avenue, SW.

Room 9018 P.O. Box 1306 Albuquerque, New Mexico 87103

Fish and Wildlife Service 17 Executive Park Drive, NE. Room 411 Atlanta, Georgia 30329

Fish and Wildlife Service 10597 West Sixth Avenue Denver, Colorado 80215

U.S. Forest Service Denver Federal Building Denver, Colorado 80225

U.S. Forest Service Federal Building 324 25th Street Ogden, Utah 84401

U.S. Forest Service 319 SW. Pine Street P.O. Box 3623 Portland, Oregon 97208

U.S. Forest Service 1720 Peachtree Road, NW. Atlanta, Georgia 30309

Bureau of Land Management 1600 Broadway Room 700 Denver, Colorado 80202

Bureau of Land Management Federal Bullding 300 Booth Street Reno, Nevada 89502 Bureau of Land Management Federal Building, Room 398 550 W. Fort Street Boise, Idaho 83702 Bureau of Land Management

2120 Capitol Avenue P. O. Box 1828 Cheyenne, Wyoming 82001 Bureau of Land Management Federal Building

Federal Building 316 North 26th Street Billings, Montana 92301 Bureau of Land Management

Robin Building 7981 Eastern Avenue Silver Spring, Maryland 20910

Southeast Regional Office Bureau of Outdoor Recreation 148 Cain Street Atlanta, Georgia 30303

Mid-Continent Regional Office Bureau of Outdoor Recreation Denver Federal Center Building 41, P. O. Box 25387 Denver, Colorado 80225

Northwest Regional Office Bureau of Outdoor Recreation 1000 2nd Avenue Seattle, Washington 98104

U.S. Forest Service 633 W. Wisconsin Avenue Milwaukee, Wisconsin 53203

Bureau of Land Management Federal Building 125 South State Street Salt Lake City, Utah 84111

Bureau of Land Management Federal Building Room 3022 Phoenix, Arizona 85025

Bureau of Land Management Federal Building P.O. Box 1449 Santa Fe. New Mexico 87501

Bureau of Land Management 2800 Cottage Way Room E-2841 Sacramento, California 95825

Bureau of Land Management 729 Northeast Oregon Street P.O. Box 2965 Portland, Oregon 97208

Northeast Regional Office Bureau of Outdoor Recreation Federal Office Building 600 Arch Street Philadelphia, Pennsylvania 19106

Lake Central Regional Office Bureau of Outdoor Recreation 3853 Research Park Drive Ann Arbor, Michigan 48104

South Central Regional Office Bureau of Outdoor Recreation 5000 Marble Avenue, NE. Albuquerque, New Mexico 87110

Pacific Southwest Regional Office Bureau of Outdoor Recreation 450 Golden Gate Avenue San Francisco, California 94102

A limited number of single copies of the final environmental statement is available from the following:

Department of the Interior Alaska Planning Group Washington, D.C. 20240

Department of the Interior National Park Service 524 W. Sixth Avenue Room 201 Anchorage, Alaska 99501 Department of the Interior Fish and Wildlife Service 813 D Street Anchorage, Alaska 96501

Dated: January 28, 1975.

STANLEY D. DOREMUS, Deputy Assistant Secretary of the Interior.

[FR Doc.75-2999-3011 Filed 1-31-75;8:45 am]

### DEPARTMENT OF AGRICULTURE

**Farmers Home Administration** 

[Designation Number A129]

MISSOURI

**Designation of Emergency Areas** 

The Secretary of Agriculture has found that a general need for agricultural credit exists in 15 Missouri Counties. The Secretary has found that this need exists as a result of a natural disaster shown on the attached sheet which also lists the 15 counties.

Therefore, the Secretary has designated these areas as eligible for Emergency loans, pursuant to the provisions of the Consolidated Farm and Rural Development Act, as amended by Pub. L. 93-237, and the provisions of 7 CFR § 1832.3(b) including the recommendation of Governor Christopher S. Bond that such designation be made.

Applications for Emergency loans must be received by this Department no losses and October 21, 1975, for productionses and October 21, 1975, for production losses, except that qualified borrowers who receive initial loans pursuant to this designation may be eligible for subsequent loans. The urgency of the need for loans in the designated areas makes it impracticable and contrary to the public interest to give advance notice of proposed rule making and invite public participation.

Done at Washington, D.C., this 27th day of January, 1975.

FRANK B. ELLIOTT,
Administrator,
Farmers Home Administration.
MISSOURI—15 COUNTIES, 1974

Camden Carter Crawford Dunklin Grundy Henry Hickory Lincoln

Montgomery Reynolds St. Clair Shannon Shelby Texas Warren

Natural disasters:

Excessive rainfall March 1 through June 10, drought June 10 through August 15, and freeze March 23 and 24, 1974, occurred in the following counties:

Camden Crawford Hickory Reynolds St. Clair Shannon Texas

Excessive rainfall April 1 through June 15, drought June 15 through August 15, and freeze October 1 and 2, 1974, occurred in the following counties:

Dunklin Grundy Lincoln Montgomery Shelby Warren Carter County suffered because of drought June 10 through August 15 and freeze March 23 and 24, 1974.

Henry County suffered because of excessive rainfall March 1 through June 10, drought June 10 through August 15 and freeze October 1 and 2, 1974.

[FR Doc.75-3014 Filed 1-31-75;8:45 am]

Soil Conservation Service

### BEAR-PIERCE-CEDAR CREEK WATERSHED PROJECT

Notice of Negative Declaration

Pursuant to section 102(2) (C) of the National Environmental Policy Act of 1969; part 1500.6(e) of the Council on Environmental Quality Guidelines (38 FR 20550) August 1, 1973; and part 650.8 (b) (3) of the Soil Conservation Service Guidelines (39 FR 19651) June 3, 1974; the Soil Conservation Service, U.S. Department of Agriculture gives notice that an environmental impact statement is not being prepared for the Bear-Pierce-Cedar Watershed Project, Gage County, Nebraska.

The environmental assessment of this federal action indicated that the project will not create significant adverse local, regional, or national impacts on the environment and that no significant controversy is associated with the project. As a result of these findings, Mr. Wilson J. Parker, State Conservationist, Soil Conservation Service, USDA, 134 South 12th Street, Room 604, Lincoln, Nebraska 68508, has determined that the preparation and review of an environmental impact statement is not needed for this project.

The project concerns a plan for watershed protection and flood prevention. The remaining planned works of improvement as described in the negative declaration include conservation land treatment supplemented by 10 single purpose floodwater retarding stuctures and one grade stabilization structure.

The environmental assessment file is available for inspection during regular working hours at the following location:

Soil Conservation Service 134 South 12th Street, Room 604 Lincoln, Nebraska 68508

Requests for the negative declaration should be sent to the above address.

No administrative action in implementation of the proposal will be taken until February 18, 1975.

(Catalog of Federal Domestic Assistance Program No. 10.904, National Archives Reference Services)

Dated: January 24, 1975.

WM. B. DAVEY,
Deputy Administrator for Water
Resources, Soil Conservation
Service.

[FR Doc.75-3032 Filed 1-31-75;8:45 am]

### BIG MORTAR-SNUFF BOX SWAMP WATERSHED PROJECT

Availability of Draft Environmental Impact Statement

Pursuant to section 102(2)(C) of the National Environmental Policy Act of

1969; Part 1500 of the Council on Environmental Quality Guidelines (38 FR 20550, August 1, 1973); and Part 650 of the Soil Conservation Service Guidelines (39 FR 19650, June 3, 1974); the Soil Conservation Service, U.S. Department of Agriculture, has prepared a draft environmental impact statement for the Big Mortar-Snuff Box Swamp Watershed Project, Long and McIntosh Counties, Georgia, USDA-SCS-EIS-WS-(ADM)-75-1-(D)-GA.

The environmental impact statement concerns a plan for watershed protection, flood prevention and drainage. The planned works of improvement include conservation land treatment supplemented by channel work, dikes, and streambank protection. The channel work will consist of approximately 4.5 miles of single purpose new channel construction for agricultural and pine forest drainage, approximately 139.5 miles of multiple purpose new channel construction for flood prevention and agricultural and pine forest drainage, 2.2 miles of dikes for flood prevention and 2.1 miles of streambank protection measures. The proposed channel work and dikes will provide improved water management in this flatland watershed which is used primarily for production of pine forest products. Small subsistence type farms are scattered throughout most of the watershed.

With the exception of approximately 0.5 mile of man-made channels, channel work is proposed where none or practically no defined channel exists. Of the approximately 144 miles of channels proposed on or adjacent to drainageways, 49.3 miles will involve those with intermittent flow, and 94.7 miles with only ephemeral flow. To be constructed concurrently with the channels are 13 green tree reservoirs (1,022 acres), 9 public fishing areas, and 27 wildlife watering facilities.

A limited supply of copies is available at the following location to fill single copy requests;

Soil Conservation Service, USDA, 355 East Hancock Avenue, Athens, Georgia 30601.

Copies of the draft environmental impact statement have been sent for comment to various federal, state, and local agencies as outlined in the Council on Environmental Quality Guidelines. Comments are also invited from others having knowledge of or special expertise on environmental impacts.

Comments concerning the proposed action or requests for additional information should be addressed to Charles W. Bartlett, State Conservationist, Soil Conservation Service, 355 East Hancock Avenue, Athens, Georgia 30601.

Comments must be received on or before March 21, 1975, in order to be considered in the preparation of the final environmental impact statement. (Catalog of Federal Domestic Assistance Program No. 10.904, National Archives Reference Services)

Dated: January 23, 1975.

Deputy Administrator for Water Resources, Soil Conservation Service.

[FR Doc.75-3031 Filed 1-31-75;8:45 am]

### LUNICE CREEK SUBWATERSHED PROJECT

Negative Declaration

Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969; part 1500.6(e) of the Council on Environmental Quality Guidelines (38 FR 20550) August 1, 1973; and part 650.8 (b) (3) of the Soil Conservation Service Guidelines (39 FR 19651) June 3, 1974; the Soil Conservation Service, U.S. Department of Agriculture, gives notice that an environmental impact statement is not being prepared for work remaining to be done in the Lunice Creek Subwatershed Project, Grant County, West Virginia.

The environmental assessment of this federal action indicates that the project will not create significant adverse local, regional, or national impacts on the environment and that no significant controversy is associated with the project. As a result of these findings, Mr. James S. Bennett, State Conservationist, Soil Conservation Service, USDA, Federal Building, High Street, Morgantown, West Virginia 26505, has determined that the preparation and review of an environmental impact statement is not needed for this project.

The project concerns a plan for watershed protection and flood prevention. The remaining planned works of improvement as described in the negative declaration include conservation land treatment supplemented by two single-purpose floodwater retarding structures and 4,365 linear feet of dike.

The environmental assessment file is available for inspection during regular working hours at the following location:

Soil Conservation Service, USDA, Federal Building, High Street, Morgantown, West Virginia 26505.

Requests for the negative declaration should be sent to the above address.

No administrative action on implementation of the proposal will be taken until February 18, 1975.

(Catalog of Federal Domestic Assistance Program No. 10.904, National Archives Reference Services)

Dated: January 23, 1975.

WM. B. DAVEY, Deputy Administrator for Water Resources, Soil Conservation Service.

[FR Doc.75-3033 Filed 1-31-75;8:45 am]

### SEA RIM STATE PARK RECREATION DEVELOPMENT RC&D PROJECT

### Notice of Negative Declaration

Pursuant to section 102(2) (C) of the National Environmental Policy Act of 1969; part 1500.6(e) of the Council on Environmental Quality Guidelines (38 FR 20550) August 1, 1973; and part 650.8(b) (3) of the Soil Conservation Service Guidelines (39 FR 19651) June 3, 1974; the Soil Conservation Service, U.S. Department of Agriculture, gives notice that an environmental impact statement is not being prepared for the Sea Rim State Park Recreation Development RC&D Project, Jefferson County, Texas.

The environmental assessment of this federal action indicates that the project will not create significant adverse local, regional, or national impacts on the environment and that no significant controversy is associated with the project. As a result of these findings, Edward E. Thomas, State Conservationist, Soil Conservation Service, USDA, First National Bank Building, Temple, Texas 76501, has determined that the preparation and review of an environmental impact statement is not needed for this project.

The project concerns a plan to develop public water-based recreational and educational facilities on a 15,336 acre tract of land. The plan provides an opportunity for the public to learn about the ecology of the marsh as a part of the recreational experience.

The environmental assessment file is available for inspection during regular working hours at the following location; Soil Conservation Service, USDA, First National Bank Building, Temple, Texas 76501.

No administrative action on implementation of the proposal will be taken until February 18, 1975.

(Catalog of Federal Domestic Assistance Program No. 10.901, National Archives Reference Services)

Date: January 28, 1975.

VICTOR H. BARRY, Jr., Deputy Administrator for Field Services.

[FR Doc.75-3034 Filed 1-31-75;8:45 am]

### DEPARTMENT OF COMMERCE

National Bureau of Standards

CUSTOMARY SYSTEM OF WEIGHTS
AND MEASURES

Commercial Weights and Measures Units

In the Federal Register of July 27, 1968 (33 FR 10755), the National Bureau of Standards, in accordance with a recommendation of the House Committee on Science and Astronautics and pursuant to the responsibility of the National Bureau of Standards for "the custody, maintenance, and development of the national standards of measurement" (15 U.S.C. 272), published a listing of the common weights and measures used in normal commerce throughout the United States, and related them to the standards developed in accordance with ex-

isting law. In connection with the notice of July 27, 1968, the following explanatory material will assist in the proper interpretation and application of the data in column three under "Linear Measurement, U.S. Customary," and under "Area Measurement, U.S. Customary":

As the July 27, 1968 notice states, all U.S. Customary Units of linear and area measurement that will be found in ordinary commerce are derived from the yard. The yard was last defined in a notice in the Federal Register of July 1, 1959 (24 FR 5348), as being exactly equal to 0.9144 meter.

The foot defined by the equations:

3 feet=1 yard=0.9144 meter, exactly 1 foot=0.3048 meter, exactly

is known as the International Foot. In addition, the July 1, 1959 notice defines the U.S. Survey Foot as follows:

 $1 \text{ survey foot} = \frac{1200}{3937} \text{ meter, exactly}$ 

or

1 survey foot = 0.304 800 61 meter, approximately

Accordingly, it is necessary to differentiate between the international foot, used for engineering, and the U.S. survey foot, used for mapping and land measurement. The metric equivalents listed in the July 27, 1968 notice for land measurements: statute mile (U.S. survey mile), acre, square mile, section, and township are approximate; metric equivalents to more figures can be determined from the survey foot. For example, the U.S. survey mile equals 1.609 347 kilometers, approximately, whereas the international mile equals 1.609 344 kilometers, exactly. Metric equivalents of all surveyor's units, e.g., links, rods, and chains, are derived from the survey foot.

The relationship

1 international nautical mile=1.852 kilometers

is exact, but the relationship
6 076.115 international feet—1 international
nautical mile
is not exact.

Dated: January 17, 1975.

RICHARD W. ROBERTS, Director.

Norz.—This document is republished from the issue of January 22, 1975 (40 FR 3486).

[FR Doc.75-2011 Filed 1-21-75;8:45 am]

### FEDERAL INFORMATION PROCESSING STANDARDS COORDINATING AND AD-VISORY COMMITTEE

### Meeting

Pursuant to the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. III, 1973), notice is hereby given that the Federal Information Processing Standards Coordinating and Advisory Committee (FIPSCAC) will hold a meeting from 9 a.m. to 1 p.m. on Wednesday, March 12, 1975, in Dining Room C, Administration Building, 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 Joseph O. Harrison, Jr., Institute for Computer Sciences and Technology, National Bureau of Standards, Washington, D.C. 20234 (Phone 301-921-3551).

Dated: January 28, 1975.

RICHARD W. ROBERTS, Director.

[FR Doc.75-2969 Filed 1-31-75;8:45 am]

### DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

National Institutes of Health ACUPUNCTURE RESEARCH

Notice of a Conference

The National Institute of General Medical Sciences will sponsor a conference on acupuncture research, March 14, 1975. It is the Institute's intent to bring together those individuals directing NIH supported research projects and other experts knowledgeable in such fields of anesthesiology, neurophysiology, and physical medicine. The conference is aimed at reviewing and discussing current progress in the sponsored research projects and other investigations in order to establish the present state of the field and identify promising areas for further study.

The meeting will be held at the National Institutes of Health in Bethesda, Maryland, Building 31C, Conference Room 8, starting at 9 a.m. Attendance by the public will be limited to space available.

For further information please contact Dr. Howard P. Jenerick, NIGMS, Building 31, Room 4A-31, telephone (301) 496-5163.

Dated: January 27, 1975.

SUZANNE L. FREMEAU, Committee Management Officer, National Institutes of Health.

[FR Doc.75-2986 Filed 1-31-75;8:45 am]

### AUTOMATION IN THE CLINICAL LABORATORY

### Notice of a Conference

The National Institute of General Medical Sciences will sponsor a conference on the Evaluation of Uses of Automation in the Clinical Laboratory, May 14-16, 1975. It is the Institute's intent to bring together individuals knowledgeable in the field of clinical laboratory sciences and related disciplines such as bloengineering, biophysics, statistics, and the life sciences. The conference is aimed at exploring the uses and abuses of automation in the clinical laboratory

to summarize the best in current practice; to identify what is wrong with present practice: and to suggest improvements and, if necessary, further studies, The meeting will be held at the Na-

tional Institutes of Health in Bethesda, Maryland, Building 31C, Conference Room 6, starting at 9 a.m. Attendance by the public will be limited to space available.

For further information please contact Dr. Robert S. Melville, NIGMS, Westwood Building, Room 954, telephone (301) 496-7081.

(Catalog of Federal Domestic Assistance Program No. 13-860, National Institute of General Medical Sciences, National Institutes of Health)

Dated: January 23, 1975.

SUZANNE L. FREMEAU, Committee Management Officer National Institutes of Health.

[FR Doc.75-2985 Filed 1-31-75;8:45 am]

### BLOOD DISEASES AND RESOURCES Notice of Meeting

The Division of Blood Diseases and Resources, National Heart and Lung Institute, National Institutes of Health, is sponsoring a meeting on the status of platelet inhibiting drugs and their evaluation by clinical trial. The meeting will be held on the National Institutes of Health Campus in Building 31C, Conference Room 9 from 10:30 a.m. to 3 p.m., on March 19, 1975. Attendance by the public will be limited to space available.

The purpose of the meeting is to review experimental data dealing with platelet inhibiting drugs and to discuss current and planned clinical trials. The information developed in this meeting will be presented to the National Heart and Lung Advisory Council in its meeting on March 20-21, 1975.

For additional information, please contact: Dr. Joseph C. Fratantoni, Building 31, Room 4A05, National Heart and Lung Institute, National Institutes of Health, Bethesda, Maryland, 20014. (301) 496-5911.

Dated: January 27, 1975.

SUZANNE L. FREMEAU, Committee Management Officer. National Institutes of Health.

[FR Doc.75-2987 Filed 1-31-75;8:45 am]

### CANCER CONTROL COMMUNITY **ACTIVITIES REVIEW COMMITTEE**

Cancellation of Meeting

Notice is hereby given of the cancellation of meeting of the Cancer Control Community Activities Review Committee, National Cancer Institute, February 13 and 14, 1975, 9 a.m., National Institutes of Health, Building 31, Conference Room 8, which was published in the FEDERAL

2855-2856).

Dated: January 28, 1975.

SUZANNE L. FREMEAU. Committee Management Officer. National Institutes of Health.

[FR Doc.75-3121 Filed 1-31-75;8:45 am]

#### Office of the Secretary

OFFICE OF THE REGIONAL DIRECTOR, REGION VII, KANSAS CITY, MISSOURI

Statement of Organization, Functions, and Delegations of Authority

Section 1E87.20J of Part 1 of the Statement of Organization, Functions, and Delegations of Authority of the Department of Health, Education, and Welfare, Office of the Secretary is amended to conform with the standardized functions of the Assistant Regional Director for Financial Management. The amended section reads as follows:

J. Assistant Regional Director for Financial Management Region VII.

1. Provides financial management support to the Regional Director and Regional agency heads for decentralized programs and activities. Under policies and procedures established by the Office of the Assistant Secretary, Comptroller, supervises the performance of the following financial management functions: accounting and financial reporting, budget formulation and execution, and work with State and local government and HEW grantees to include indirect cost negotiation, single letter-of-credit implementation, technical assistance, and audit follow-up.

2. On behalf of the Regional Director, provides coordination and liaison with the HEW Audit Agency, the Treasury Department, the General Services Administration, and the General Accounting Office on financial management

matters.

3. Is responsible for the financial administration and management of allotments or allowances which are issued to the Regional Director.

4. Performs Regional accounting and reporting activities: accounting controlling fiscal services and reporting for all HEW activities for which the Regional Director is delegated the authority to provide such services

5. Performs budget activities as follows: prepares the Regional budget for activities for which the Regional Director has delegated authority and assists other Regional staffs in developing their budgets; prepares consolidated Regional budget estimates and justifications and assists the Regional Director and Regional Agency Heads in advocating program budget priorities for centralized and decentralized programs based on Regional needs and characteristics; supervises budget execution in the Region including the recording and distribution of budget resources based on al-

in order to establish the state of the art; REGISTER on January 16, 1975 (40 FR locations, allotments and allowances for Regional activities; prepares recom-mended allowances and manpower allocations for activities delegated directly to the Regional Director; oversees the development of financial operating plans for other Regional activities, reviews these plans, and provides comments to the Regional Director and other Regional personnel; develops and implements a budget data system capable of monitoring financial operating plans and maintaining current information of fund availability for Regional programs; and receives Regional personnel ceiling allowances and monitors recruitment and employment against these allowances.

> 6. Carries on cost allocation and payment systems activities as follows: pursuant to delegations of authority from the Regional Director is responsible for indirect cost rate negotiations (including State and local cost allocation plans) based on cost policies and procedures established by the Division of Financial Management Standards and Procedures; provides financial management technical assistance to State and local governments and to other HEW grantees and contractors; assists the Office of the Assistant Secretary, Comptroller to develop the single letter of credit system within the Region; and assists the Regional Director and Regional Agency Heads in assuring effective follow-up of audit findings of major managerial significance as disclosed by reviews of grantees' management systems.

Dated: January 27, 1975.

JOHN OTTINA, Assistant Secretary for Administration and Management. [FR Doc.75-3058 Filed 1-31-75:8:45 am]

### DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

FAA AIR TRAFFIC CONTROL TOWER: CARBONDALE, ILLINOIS

Notice of Takeover

Notice is hereby given that on March 11, 1975, the Airport Traffic Control Tower at the Southern Illinois Airport, Carbondale, Illinois, will be commissioned as an FAA facility. This information will be reflected in the FAA Organizational statement the next time it is issued. Communications to the tower should be as follows:

Federal Aviation Administration Airport Traffic Control Tower Southern Illinois Airport Carbondale, Illinois 62901

Issued in Des Plaines, Illinois, on January 17, 1975.

JOHN M. CYROCKI, Director, Great Lakes Region. [FR Doc.75-2994 Filed 1-31-75;8:45 am]

### CIVIL AERONAUTICS BOARD

[Docket 27416; Order 75-1-72]

### AMERICAN AIRLINES, INC., ET AL. **Excursion Fares**

Correction

In FR Doc. 75-2026, in the issue of Wednesday, January 22, 1975, appearing at page 3489, the word "provision" in the second line, of the second full paragraph, in the second column on page 3490, should be changed to read "proposes".

[Docket 27452; Order 75-1-117]

### RIGHT-O-WAY, INC.

Order of Suspension and Investigation

Adopted by the Civil Aeronautics Board at its office in Washington, D.C. on the 29th day of January, 1975.

By tariff revision ' issued December 17, 1974 and marked to become effective January 30, 1975, Right-O-Way, Inc. d/b/a Right-O-Way Air Freight (Right-O-Way), an air freight forwarder, proposes to reduce its basic domestic liability from \$0.50 per pound based upon the number of pounds of the total shipment, irrespective of the number of pounds lost or damaged, to one based upon the number of pounds of the part or parts of the shipment lost or damaged. The forwarder would continue its present minimum liability of not less than \$50 per ship-

Right-O-Way asserts that the pro-posal is designed "to correct problems in loss and damage claims," and that it meets "similar competitive rules on file for other forwarders."

The proposal significantly reduces the protection now offered shippers for domestic consignments without adequate justification. Right-O-Way submits no data to support its assertions, and does not indicate its loss and damage problems. Moreover, the carrier fails to identify the "other forwarders" who have such rules. A survey by the Board's staff of current liability rules has revealed that, with respect to domestic traffic, none of the major forwarders, only one of a large sample of smaller forwarders, and only one direct carrier have liability limitations rules based on the weight of the part(s) lost or damaged."

Upon consideration of the foregoing and other relevant factors, the Board finds that the proposal may be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and should be investigated. The Board further concludes that the proposal should be suspended pending investigation.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly

sections 204(a), 403, 404, and 1002

It is ordered, That: 1. An investigation be instituted to determine whether the provisions in Rule No. 80(D) on 5th Revised Page 10 of C.A.B. No. 3 issued by Miller Traffic Service, Inc., Agent, and rules, regulations, or practices affecting such provisions, are or will be, unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful and, if found to be unlawful, to determine and prescribe the lawful provisions and rules, regulations, or practices affecting such provisions;

- 2. Pending hearing and decision by the Board, Rule No. 80(D) on 5th Revised Page 10 of C.A.B. No. 3 issued by Miller Traffic Service, Inc., Agent, is suspended and its use deferred to and including April 29, 1975, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension, except by order or special permission of the Board;
- 3. The proceeding herein designated Docket 27452, be assigned for hearing before an Administrative Law Judge of the Board at a time and place to be designated; and
- 4. Copies of this order shall be filed with the tariff and served upon Right-O-Way, Inc. d/b/a Right-O-Way Air Freight, which is hereby made a party to Docket 27452

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board

[SEAL]

EDWIN Z. HOLLAND, Secretary.

[FR Doc.75-3067 Piled 1-31-75;8:45 am]

[Docket Nos. 27454 and 23080-2, Order 75-1-1181

### SERVICE MAIL RATES FOR AIR NEW ENGLAND, INC.

### Order To Show Cause

Adopted by the Civil Aeronautics Board at its office in Washington, D.C. on the 29th day of January, 1975.

In the recently concluded New Eng-Service Investigation (Docket 22973), Air New England, Inc., was awarded a certificate of public convenience and necessity by the Board to provide passenger, property and mail services over a regional New England route. On January 13, 1975, Air New England filed with the Board a petition requesting the establishment of a service mail rate to be applicable to its certificated services.

The U.S. Postal Service filed an answer in support of Air New England's petition, suggesting that the carrier be made a party to Docket 23080-2 and that the temporary domestic service mail rates be fixed for Air New England's mail

<sup>1</sup> Air New England has previously provided noncertificated mail services in the New England region pursuant to contract with the Postal Service.

services upon commencement of certificated operations by the carrier.

Air New England's petition does not comply with Rule 303 of the Board's rules of practice in that it does not set forth the rates sought to be established nor any economic justification for a proposed rate. The petition will therefore be dismissed.

Since it is necessary that an effective mail rate be established from the date Air New England commences service pursuant to its certificate of public convenience and necessity, we are herein insti-tuting an investigation to determine the fair and reasonable service mail rates to be paid the carrier by the Postmaster General for the carriage of mail in its certificated services. Pending completion of that investigation, we are proposing the establishment of temporary rates.

As noted previously, the Postal Service has suggested that the temporary rates currently applicable to mail service performed by trunkline and localservice carriers pursuant to Board orders in Docket 23080-2 be established for Air New England's service. Although the Postal Service does not set forth any reasons for its suggestion, nevertheless the Board must give consideration to the fact that the user of the service has suggested rates it is willing to pay.

We propose to establish the temporary rates suggested by the Postal Service. Certain of the routes certificated for service by Air New England were previously operated by Delta Air Lines, Inc., and Delta's mail service was subject to the temporary rates established in Docket 23080-2. It appears reasonable that the same service to be performed by Air New England should be compensated at the same rates, on a temporary basis. Furthermore, the Board has determined in Docket 22973 that, for certain purposes, Air New England shall be treated as a local-service carrier." Those carriers are also subject to the temporary service mail rates established in Docket 23080-2. In these circumstances, and in view of the agreement of the Postal Service, we tentatively conclude that the current temporary service mail rates and the final service mail rates to be established in Docket 23080-2 are fair and reasonable for the mail service performed by Air New England pursuant to its certificate of public convenience and necessity.

We therefore propose to issue an order adopting this conclusion and providing that: 1. On and after the date of commencement of certificated air transportation by Air New England, Inc., the fair and reasonable temporary rates of compensation to be paid by the Postmaster. General for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, to Air New England, Inc., for operations between points which it presently or hereafter is authorized to carry

<sup>2</sup> Orders 74-10-101 and 74-10-102.

<sup>&</sup>lt;sup>1</sup>Revision to Tariff C.A.B. No. 3, Miller Traffic Service, Inc., Agent. <sup>2</sup>Only The Flying Tiger Line Inc., among the direct carriers, bases its limitations (for local domestic traffic) on the weight lost or damaged, but at a rate of \$9.07 per pound.

mail by its certificates of public convenience and necessity are the temporary rates established in Docket 23080-2

2. The investigation instituted herein is consolidated into Docket 23080-2, and Air New England is made a party to Docket 23080-2.

3. The temporary service mail rates established herein shall be paid in their entirety by the Postmaster General and shall be subject to retroactive adjustment, commencing with the date of inauguration of services by Air New England, Inc., pursuant to its certificate of convenience and necessity as may be required by the order establishing final service mail rates in Docket 23080-2.

Accordingly, pursuant to the Federal Aviation Act of 1958, as amended, and particularly sections 204(a) and 406 thereof, and the regulations promulgated in 14 CFR, Part 302,

It is Ordered, That: 1. The petition filed by Air New England, Inc., on January 13, 1975, in Docket 23080-2 is hereby dismissed:

- 2. An investigation is hereby instituted to determine the fair and reasonable rates to be paid by the Postmaster General to Air New England, Inc., for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith over Air New England's entire system on and after the date of commencement of services by Air New England, Inc., pursuant to the certificate of public convenience and necessity issued by the Board:
- 3. All interested persons, and particularly Air New England, Inc. and the Postmaster General, are directed to show cause why the Board should not adopt the foregoing findings and conclusions and fix, determine, and publish the temporary rates and charges specified herein pending the fixing of final rates and charges;
- 4. Further procedures herein shall be in accordance with the Rules of Prac-tice, 14 CFR Part 302, and if there is any objection to the rates and charges or to the other findings and conclusions proposed herein, notice thereof shall be filed within 8 days, and, if notice is filed. written answer and supporting documents shall be filed within 15 days, after the date of service of this order;
- 5. If notice of objection is not filed within 8 days, or if notice is filed and answer is not filed within 15 days, after service of this order, or if an answer timely filed raises no material issue of fact, all persons shall be deemed to have waived the right to a hearing and all other procedural steps short of an order fixing temporary service mail rates, and the Board may enter an order incorporating the findings and conclusions proposed herein and fixing and determining the temporary rates and charges herein specified;
- 6. If notice of objection and answer are filed presenting issues for hearing, issues going to the establishment of the fair and reasonable temporary rates and charges herein shall be limited to those specifically raised by such answers ex-

302.207; and

7. This order shall be served upon the Postmaster General and Air New England, Inc.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] EDWIN Z. HOLLAND. Secretary.

[FR Doc.75-3068 Filed 1-31-75;8:45 am]

## COMMISSION ON CIVIL RIGHTS ALABAMA 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 Press Conference of the Alabama State Advisory Committee will convene at 10 a.m. on February 21, 1975, at the Holiday Inn Midtown, 924 Madison Avenue, Queen Bess Room, Montgomery, Alabama 36104.

Persons wishing to attend this press conference 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

The purpose of this press conference is the release of State Advisory Committee Report on Alabama Prisons,

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., January 29, 1975.

> ISAIAH T. CRESWELL, Jr., Advisory Committee Management Officer.

[FR Doc.75-3026 Filed 1-31-75;8:45 am]

# ARIZONA 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 Arizona State Advisory Committee (SAC) to this Commission will convene at 7 p.m. on February 27, 1975, at Hunter Inn, 1245 24th Street, Phoenix, Arizona 85034-Conference Room #109.

Persons wishing to attend this meeting should contact the Committee Chairman, or the Mountain States Regional Office of the Commission, Room 216, 1726 Champa Street, Denver, Colorado 80282.

The purpose of this meeting shall be the release of Indian Employment in Arizona-Report MAES follow-up.

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., January 29,

ISAIAH T. CRESWELL, Jr., Advisory Committee Management Officer.

[FR Doc.75-3025 Filed 1-31-75;8:45 am]

#### cept as otherwise provided in 14 CFR ARIZONA 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 Press Conference of the Arizona State Advisory Committee will convene at 10 a.m. on February 28, 1975, at 235 Federal Building and Post Office, 522 North Central Avenue, Phoenix, Arizona 85004.

Persons wishing to attend this press conference should contact the Committee Chairman, or the Mountain States Regional Office of the Commission, Room 216, 1726 Champa Street, Denver, Colorado 80282.

The purpose of this press conference is to release report "Indian Employment in Arizona".

This meeting will be conducted pursuant to the rules and regulations of the Commission.

Dated at Washington, D.C., January 29, 1975.

> ISAIAH T. CRESWELL, Jr. Advisory Committee Management Officer.

[FR Doc 75-3027 Filed 1-31-75;8:45 am]

#### **ENVIRONMENTAL PROTECTION** AGENCY

[FRL 303-3]

VIL SUBSONIC TURBOJET ENGINE-POWERED AIRPLANE NOISE RETROFIT CIVIL AND FLEET NOISE LEVEL REQUIRE-MENTS

Proposed Aircraft Noise Abatement Regulations

Section 611(c)(1) of the Federal Avintion Act (the Act) of 1958, 49 U.S.C. 1431, as amended by section 7(b) of the Noise Control Act of 1972, 86 Stat. 1239, requires that the Administrator of the Environmental Protection Agency submit to the Federal Aviation Administration (FAA) proposed regulations to provide such control and abatement of aircraft noise and sonic boom (including control and abatement through the exercise of any of the FAA's regulatory authority over air commerce or transportation or over aircraft or airport operations) as EPA determines is necessary to protect the public health and welfare.

In compliance with the Act, on January 28, 1975, the EPA submitted two proposed regulations to the Administrator of the FAA. These proposed regulations are Civil Subsonic Turbojet Engine-Powered Airplane Noise Retrofit Requirements and Fleet Noise Level Requirements and have been submitted to the Federal Aviation Administration under the authority of 49 U.S.C. 1431.

> ROGER STRELOW, Assistant Administrator. Air and Waste Management.

JANUARY 29, 1975.

[FR Doc.75-3070 Filed 1-31-75;8:45 am]

[FRL 329-7]

#### SCIENCE ADVISORY BOARD ECOLOGY ADVISORY COMMITTEE

#### Meeting

Pursuant to Pub. L. 92-463, notice is hereby given that a meeting of the Ecology Advisory Committee of the Science Advisory Board will be held beginning at 9 a.m., February 24 and 25, 1975, in Room 1112, Building 2, Crystal Mall, 1921 Jefferson Davis Highway, Arlington, Virginia.

This is the first meeting of the Committee. The agenda includes discussion of the organizational structure, operational procedures, and functions of the Committee as an entity of the Science Advisory Board; an overview of the Environmental Sciences Research Program, Office of Research and Development, focusing on the Ecological Processes and Effects research responsive to the Agency's regulatory and standard set-ting responsibilities; and discussions of environmental problem areas requiring greatly improved ecological understanding for effective policy formulation and decision making. Topics may include such areas as the effects of acid rainfall and the natural occurrence of carcinogens in the environment. It is anticipated that one or more topics will be selected for Committee study.

The meeting is open to the public. Any member of the public wishing to attend, participate, or obtain additional information should contact Dr. J. Frances Allen, Executive Secretary, Ecology Advisory Committee, (703) 557-7720.

WILSON K. TALLEY, Assistant Administrator for Research and Development.

JANUARY 29, 1975.

[FR Doc.75-3071 Filed 1-31-75;8:45 am]

[FRL 329-6; OPP-180033]

#### TEXAS STATE DEPARTMENT OF HEALTH

#### Issuance of Specific Exemption To Use Strychnine To Control Rabid Skunks

Pursuant to the provisions of section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended (86 Stat. 973), notice is hereby given that the Environmental Protection Agency (EPA) has granted a specific exemption to the Texas State Department of Health (hereafter referred to as the "Applicant") to use strychnine alkaloid or strychnine sulfate baits in a rabid skunk control program; this program is intended to prevent exposure of domestic animals and man on one 6,000 acre ranch located in Bowle and Red River Counties, Texas.

This exemption was granted in accordance with, and is subject to, the provisions of 40 CFR Part 166, issued December 3, 1973 (38 FR 33303), which prescribes requirements for exemption of Federal and State agencies for the use of pesticides under emergency conditions. All interested parties are referred to the application on file in the Office

of the Director, Registration Division (WH-567), Office of Pesticide Programs, EPA, 401 M St., SW., Room 347, East Tower, Washington, D.C. 20460.

Background. On May 15, 1974, the EPA granted a specific exemption from the registration provisions of the amended FIFRA to the Texas State Department of Health, Austin, Texas. This exemption, valid only through June 30, 1974, permitted the use of strychnine alkaloid baits for emergency control of rabid foxes, raccoons, skunks, possums, bobcats, and coyotes only in Sutton and Schleicher Counties, on non-Federal lands. Notice of the issuance of this specific exemption was published in the Federal Register on June 5, 1974 (39 FR 19977).

However, a gravid cow with encephalitic symptoms was recently observed in a barn located on the Wood ranch, which covers 6,000 acres of Bowie and Red River Counties, Texas. The cow was sent to the Veterinary Medicine Laboratory at Texas A & M University for diagnosis; since the animal was in the late stages of pregnancy, the calf was delivered by caesarean section. Tests by the veterinary pathologist were negative for encephalitis, but the fluorescent antibody test for rabies in brain tissue was positive. Subsequent investigations have revealed that thirteen (13) workers on the Wood ranch and seven (7) veterinary personnel have been exposed to the rabid cow. These twenty (20) people are currently being treated for rabies. It has also been determined that the rabies are being carried by rabid skunks which frequent the cattle barns on the ranch at night.

The Governor of Texas, through the Applicant, has requested permission to use strychnine poisoned balt in fourteen barns located on the Wood ranch to suppress the skunk population. The program will require five (5) ounces of strychnine.

Conclusion. In light of the information provided by the Applicant, the EPA has granted a specific exemption to use a strychnine bait for control of rabid skunks frequenting barns on the ranch in question, subject to the following restrictions:

(1) Bait stations containing not more than one-fourth (1/4) grain of strychnine sulfate or strychnine alkaloid will be applied in barns by experienced personnel of the Texas State Department of Health;

(2) The total amount of strychnine will not exceed five (5) ounces;

(3) The bait will be placed in the evening and removed in the morning. Exposure will be five (5) consecutive nights. The program will commence as soon as a suitable strychnine product can be obtained and, in any case, shall be completed prior to February 28, 1975;

(4) The area treated will be fourteen barns located on the Wood ranch. Ranch employees living in houses adjacent to the treated barns will be notified of the poisoned bait applications;

(5) EPA Regional personnel will be contacted to discuss monitoring of the program; and (6) The Applicant will comply with the provisions of § 166.5 entitled "Procedure to be followed upon approval of a specific exemption" under the amended FIFRA.

Dated: January 29, 1975.

JAMES L. AGEE,
Assistant Administrator for
Water and Hazardous Materials.

(FR Doc.75-3072 Filed 1-31-75:8:45 am)

[OPP-32000/181 & 182 FRL 329-5]

#### NOTICE OF RECEIPT OF APPLICATIONS FOR PESTICIDE REGISTRATION

#### Data To Be Considered in Support of Applications

On November 19, 1973, the Environmental Protection Agency (EPA) 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. This policy provides that EPA will, upon receipt of every application for registration, 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-31, East Tower, 401 M Street, SW, Washington DC 20460.

On or after April 4, 1975, any person who (a) is or has been an applicant, (b) believes that data he developed and submitted to EPA on or after October 21, 1972, is being used to support an application described in this notice, (c) desires to assert a claim for compensation under section 3(c)(1)(D) for such use of his data, and (d) wishes to preserve his right to have the Administrator determine the amount of reasonable compensation to which he is entitled for such use of the data, must notify the Administrator and the applicant named in the notice in the FEDERAL REGISTER of his claim by certified mail. Notification to the Administrator should be addressed to the Information Coordination Section Technical Services Division (WH-569), Office of Pesticide Programs, 401 M Street, SW, Washington DC 20460. Every such claimant must include, at a minimum, the information listed in the interim policy of November 19, 1973.

Applications submitted under 2(a) or 2(b) of the interim policy will be processed to completion in accordance with existing procedures. Applications submitted under 2(c) of the interim policy cannot be made final until the 60 day period has expired. If no claims are received within the 60 day period, the 2(c) application will be processed according to normal procedure. However, if claims are received within the 60 day period, the applicants against whom the 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 April 4,

Dated: January 27, 1975.

JOHN B. RITCH, Jr., Director, Registration Division.

APPLICATIONS RECEIVED (OPP-32000/181)

EPA File Symbol 36271-R. American Lava Coating Corp. 41 Cain Dr., Plainview NY 11803. DAIRY & LIVESTOCK SPRAY, Active Ingredients; Pyrethrins 0.10%; Pi-peronly Butoxide, Technical 1.00%; Pe-troleum Distillate 98.90%, Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 11694-LA. Dymon, Inc., 3401 Kansas Ave., PO Box 6235, Kansas City KS 66106, C.M.S. 4. Active Ingredients: Aromatic Petroleum Derivative 45%; Malathion (0,0-dimethyl dithiophosphate of diethyl mercaptosuccinate) 55%. Method of Support: Application proceeds

under 2(c) of interim policy.

EPA File Symbol 11694-LI. Dymon, Inc. I.T.C. 20. Active Ingredients: Aromatic Petroleum Derivative Solvents 45%; Mala-thion (0,0-dimethyl of diethyl mercapto-succeinate) 55%. Method of Support: Application proceeds under 2(c) of interim

EPA File Symbol 11694-L. Dymon, Inc. OC-TICIDE 1. Active Ingredients: Aromatic Petroleum Derivative Solvent 82%; Malathion (0,0-dimethyl dithiophosphate of di-ethyl mercaptosuccinate) 18%, Method of Support: Application proceeds under 2(c)

of interim policy.

EPA File Symbol 11694-LT. Dymon, Inc. CHLORMAL-21 CONCENTRATE. Active Ingredients: Aromatic Petroleum Derivative Solvents 40%: Mathathion (0,0-dimethyldithiophosphate of diethyl mercaptosuccinate) 55%, Method of Support: Application proceeds under 2(c) of interim policy.

APPLICATIONS RECEIVED (OPP-32000/182)

EPA File Symbol 36271-E. American Lava Coating Corp., 41 Cain Dr., Plainview NY 11803. DAIRY SPRAY CONCENTRATE. Active Ingredients: Pyrethrins 1.0%; Piperonyi Butoxide, Technical 10.0%; Petroleum Distillate 79.0%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 5185-EIU. Bio-Lab, Inc., Box 1489, Decatur GA 30031, BIO-GUARD OT-25 HOSPITAL SPRAY DIS-INFECTANT & DEODORANT, Active Ingredients, Alkyl (C14 58%, C16 28%, C12 14%) dimethyl benzyl ammonium chioride 0.25%; Essential oils 0.50%; Isopropanol 43.22%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 5185-EIG. Bio-Lab, Inc., Box 1489, Decatur GA 30031, BIO-GUARD MT-25 HOSPITAL SPRAY DIS-INFECTANT & DEODORANT, Active Ingredients: Alkyl (C14 58%, C16 28%, C12 14%) dimethyl benzyl ammonium chloride 0.25%; Essential oils 0.50%; Isopropanol 43.22%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 100-LTO, Ciba-Geigy Corp., Agricultural Div., PO Box 11422, Greens-boro NC 27409, CIBA-GEIGY TECHNICAL AMETRYN FOR FORMULATING USE, Active Ingredients: Ametryne: 2-ethylamino-4-isopropyl-amino-6-methylthio-s-triazine 90%; Related compounds 5%. Method of Support: Application proceeds under 2(e) of interim policy.

EPA File Symbol 2342-OLE. Kerr-McGee Chem. Corp., Kerr-McGee Center, Okla-homa City OK 73125, GRO-TONE DIPEL HG, Active Ingredients; Bacillus Thuringiensis, Berliner, 4,320 International Units potency per milligram (at least 6.75 billion viable spores per gram) 0.86% Method of Support: Application proceeds under 2(c) of interim policy. EPA File Symbol 9123-RT, Magnolia Fertil-

izer Co., 500 7th Ave. S., Kirkland WA 98033, LIQUID MOSS-A-WAY, Active Ingredients: Ferrous sulfate 16.5%, Method of Support: Application proceeds under 2

(c) of interim policy.

EPA File Symbol 36146-R. Triton Lab., Inc., 124 Stuyvesant Ave., Brooklyn NY 11221. ODORHYDE II, Active Ingredients: n-Alkyl (60% C14, 80% C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 2.25%; n-Alkyl (68% C12, 32% C14) di-methyl ethylbenzyl ammonium chlorides 2.25%; Sodium Carbonate 3.00%; Tetratetrancetate nuiboa ethylenediamine Method of Support: Application proceeds under 2(b) of interim policy, EPA File Symbol 36146-E. Triton Lab., Inc.,

124 Stuyvesant Ave., Brooklyn, NY 11221. ODORHYDE-450. Active Ingredients: n= Alkyl (60% C14, 30% C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 2.25%; n-Alkyl (68% C12, 32% C14) dimethyl ethylbenzyl ammonium chlorides 2.25%; Sodium Carbonate 3.00%; Tetratetrancetate sodium ethylenediamine 1.00%. Method of Support: Application

proceeds under 2(b) of interim policy.

EPA File Symbol 876-EUI. Veisicol Chem.

Corp., 341 E. Ohio St., Chicago IL 60611.

GOLD CREST PROMAR BAIT PACKS

CONTAINING APPLE FLAVORED BAIT PELLETS. Active Ingredients: Diphacinone (2-Diphenylacetyl-1,3-Indandione) 0.005% Method of Support: Application proceeds

under 2(c) of interim policy.

EPA File Symbol 876-EUT, Velsicol Chem.

Corp. VELSICOL RAMIK BROWN BAIT PACKS, Active Ingredients: Diphacinone - Diphenylacetyl - 1,3 - Indandione) 0,005%. Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 15265-E. Wausau Chem. Corp., PO Box 953, Wausau WI 54401, W Q-10. Active Ingredients; n-Alkyl (60% C14, C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 5%; n-Alkyl (68% C12, 32% C14) dimethyl ethylbensyl ammonium chlorides 5%. Method of Support: Application proceeds under 2(b) of interim policy.

EPA File Symbol 15265-G, Wausau Chem. Corp. SOLU SOFT 30G. Active Ingredients; n-Alkyl (60% C14, 30% C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 10.0%; n-Alkyl (68% C12, 32% C14) dimethyl ethylbenzyl ammonium chlorides Method of Support: Application proceeds under 2(c) of interim policy.

EPA File Symbol 15265-R. Wausau Chem. Corp. SANIDET. Active Ingredients: n-Alkyl (60% C14, 30% C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 2.25%; n-Aikyl (68% C12, 32% C14) dimethyl ethylbenzyl ammonium chlorides 2.25%; Sodium Carbonate 3.00%. Method of Support: Application proceeds under 2(b) of interim policy.

EPA File Symbol 15265-U. Wausau Chem.

Corp. SANI-SOLV 10. Active Ingredients: n-Alkyl (60% C14, 30% C16, 5% C12, 5% C18) dimethyl benzyl ammonium chlorides 5.0%; n-Alkyl (68% C12, 32% C14) dimethyl ethylbenzyl ammonium chlorides 5.0%; Phosphoric Acid 30.0%. Method of Support: Application proceeds under 2(b) of interim policy.

EPA File Symbol 32447-R. Woodhill Chem. Sales Corp., PO Box 7183, Cleveland OH 45750. DURO-WOODHILL WOOD PRE-SERVATIVE. Active Ingredients: Penta-chlorophenol 4.2%; Other Chlorophenols 8%. Method of Support: Application proceeds under 2(c) of interim policy,

#### REPUBLISHED ITEM

The following is a change to the list of Applications Received published in the Fro-ERAL REGISTER January 23, 1975 (40 FR 3634).

EPA File Symbol 961-GNU, Lebanon Chem. Corp., The Bishop Co. Div., PO Box 180, Lebanon PA 17043. AGRICO WEED CON-TROL WITH GRASS FOOD. Active Ingredients: Dimethylamine Salt of 2,4-dichloro-phenoxyacetic acid 1.38% . . . Originally published as 1.30%.

[FR Doc.75-2960 Filed 1-31-75;8:45 am]

#### FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 20329, 20330, 20331, File Nos. [BPH-8434, 8435, and 8490]

#### ARTHUR R. TEMPLAR AND SHARON D. TEMPLAR ET AL.

#### -Construction Permits

Requests: 103.9 MHz; Channel No. 280 33 kW(H&V); 300 feet; Tecumseh Broadcasting Corporation Fort Wayne, Indiana. Requests: 103.9 MH; Channel No. 280 ) kW(H&V); 300 feet, Weber Broadcasting, Inc. Fort Wayne, Indiana. Requests: 103.9 MHz; Channel No. 280 3 kW(H&V); 300 feet.

- 1. The Commission, by the Chief of the Broadcast Bureau, acting pursuant to delegated authority, has before it the three above-captioned applications which are mutally exclusive in that they seek the same channel in Fort Wayne, Indiana.
- 2. The demographic data submitted with each of the applications reveals that Fort Wayne has an extensive population which is erirolled in school, including several universities in the community. Public and private school enrollment in the county is in excess of 70,000 students. However, neither Weber [Weber], Broadcasting, Inc. Tecumseh Broadcasting Corporation [Tecumseh] has included any interviews with student leaders among the individuals consulted in the course of the community leader survey. As this segment of the population is clearly significant, it is not apparent that the efforts of Weber and Tecumseh fully comport with the requirements of the Commission's Primer on the Ascertainment of Community Problems by Broadcast Applicants, 27 FCC 2d 650 (1971). Accordingly, an appropriate issue will be specified as to both of these applicants to consider this deficiency further.
- 3. Tecumseh proposes to side-mount its FM antenna on a uniform cross-section guyed tower, located approximately 4,300 feet from the directional antenna system of station WFWR(AM), Fort Wayne, Indiana. In the event that Tecumseh is successful in its application,

the construction permit will be conditioned as follows, in order to determine whether the FM structure will distort the existing pattern:

Prior to the issuance of program test au-thority for the construction authorized herein, the permittee shall file with the Commission sufficient field intensity measurements of standard broadcast station WFWR made both before commencement and after completion of the construction of the antenna specified herein, to satisfactorily demonstrate that the radiation pattern has not changed because of said construction, Minimum required measurements shall include at least ten (10) consecutive points, includ-ing the measured field intensity at the monitoring locations for each of the radials included in the last proof of performance on file with the Commission. Measurement shall be made for both directional and non-directional modes of operation. These measure-ments, together with their ratio (DA/NDA) shall be submitted in tabulated form. Also, measurement data shall be certified by all parties involved before submission to the Commission. The engineer selected by the permittee to make the measurements shall be acceptable to all parties, and the cost of making the measurements, and any corrective measures that may be required to re-store the patterns to the conditions prior to this construction shall be borne by the permittee herein. Also, permittee shall be responsible for maintenance and repair of any detuning circuits necessary to restore the radiation pattern of station WFWR.

- 4. Except as indicated by the issues specified below, the applicants are qualified to construct and operate as proposed. However, since the proposals are mutually exclusive, they must be designated for hearing in a consolidated proceeding on the issues specified below.
- 5. Accordingly, it is ordered, That, pursuant to section 309(e) of the Communications Act of 1934, as amended, the applications are designated for hearing in a consolidated proceeding, at a time and place to be specified in a subsequent Order, upon the following issues:
- a. To determine the efforts made by Tecumseh Broadcasting Corporation to ascer-tain the community problems of the area to be served and the means by which the applicant proposes to meet these problems;
- b. To determine the efforts made by Weber Broadcasting, Inc., to ascertain the commu-nity problems of the area to be served and the means by which the applicant proposes to meet these problems;
- c. To determine which of the proposals would, on a comparative basis, better serve the public interest;
- d. To determine, in the light of the evidence adduced pursuant to the foregoing issues which, if either, of the applications should be granted.
- 6. It is further ordered. That, in the event that Tecumseh Broadcasting Corporation is successful in its application, the construction permit will contain the special condition discussed in paragraph 3, above.
- 7. It is further ordered, That, to avail themselves of the opportunity to be heard, the applicants herein, pursuant to § 1.221(c) of the Commission's rules, in person of by attorney, shall within 20 days of the mailing of this order, file with the Commission in triplicate a writ-

ten appearance stating an intention to Federal Energy Administration, Washappear on the date fixed for the hearing and present evidence on the issues specified in this Order.

8. It is further ordered, That the applicants herein shall, pursuant to section 311(a)(2) of the Communications Act of 1934, as amended, and § 1.594 of the Commission's rules, give notice of the hearing, either individually or, if feasible, and consistent with the rules, jointly, within the time and in the manner prescribed in such rule, and shall advise the Commission of the publication of such notice as required by § 1.594(g) of the

Adopted: January 24, 1975.

Released: January 28, 1975.

[SEAL]

FEDERAL COMMUNICATIONS COMMISSION.

WALLACE E. JOHNSON, Chief, Broadcast Bureau.

[FR Doc.75-3044 Filed 1-31-75;8:45 am]

#### FEDERAL ENERGY **ADMINISTRATION**

CONSUMER AFFAIRS AND SPECIAL IMPACT ADVISORY COMMITTEE

#### Meeting

Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770), notice is hereby given that the Consumer Affairs and Special Impact Advisory Committee will meet on Thursday, February 20, 1975, at 9 a.m., in Room 3400, 12th & Pennsylvania Avenue, NW., Washington, D.C.
This Committee was established to

provide the Federal Energy Administration with diversified knowledge and experiences possessed by a wide range of highly qualified individuals who have been extensively involved in planning, developing, and implementing programs to remedy the problems of the consumer, the poor, the elderly, and the handicapped persons in rural and urban America.

The Agenda for the meeting is as follows:

1. Socio-Economic Analysis of the President's Energy Policies and Alternatives.
2. Lifeline Rate Concept.

The meeting is open to the public; however, space and facilities are limited.

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. Any member of the public who wishes to file a written statement with the Committee will be permitted to do so, either before or after the meeting. Members of the public who wish to make oral statements should inform Lois Weeks, Advisory Committee Management Officer (202) 961-7022 at least 5 days before the meeting and reasonable provision will be made for their appearance on the agenda.

Further information concerning this meeting may be obtained from the Advisory Committee Management Office.

Minutes of the meeting will be made available for public inspection at the ington, D.C.

Issued at Washington, D.C. on January 28, 1975.

DAVID G. WILSON, Acting General Counsel.

[FR Doc.75-2970 Filed 1-29-75;9:40 am]

#### FEDERAL POWER COMMISSION

[Docket No. E-8851]

#### ALABAMA POWER CO. **Extension of Procedural Dates**

JANUARY 27, 1975.

On January 16, 1975, the Cooperatives and the Municipalities (Intervenors) jointly filed a motion to extend the procedural dates fixed by order issued July 18, 1974, as most recently modified by notice issued October 21, 1974, in the abovedesignated matter. The motion states that the parties have been notified and have no objection.

Upon consideration, notice is hereby given that the procedural dates in the above matter are modified as follows:

Service of Intervenor's Testimony, February

Service of Company Rebuttal, March 31, 1975. Hearing, April 14, 1975 (10:00 a.m., e.d.t.).

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2973 Filed 1-31-75;8:45 am]

[Docket No. RI74-144]

#### AZTEC OIL & GAS CO.

Formal Hearing

JANUARY 27, 1975.

On January 3, 1975, Aztec Oil & Gas Company (Aztec) filed an application for rehearing of Opinion No. 699-H 1 requesting, inter alia, special relief for sales of its gas to El Paso Natural Gas Company (El Paso) in the San Juan Basin subarea of the Rocky Mountain Area ' which are involved in Docket No. RI74-144. In Opinion No. 699-H (mimeo at 66-68), the Commission established a just and reasonable rate of 35¢ per Mcf for gas in the Rocky Mountain Area from wells commenced prior to January 1, 1973, which is sold pursuant to contracts dated on or after October 1, 1968. The Commission also required refunds of any amounts collected subject to refund in excess of 35c.

Dopinion And Order On Rehearing Affirming In Part And Modifying In Part Opinion No. 699 And Granting In Part And Denying In Part Petitions For Rehearing, \_\_\_\_ F.P.C. \_\_\_\_, Docket No. R-389-B (issued December 4, 1974) (hereinafter referred to as Opinion No. 699-H)

Initial Rates For Future Sales Of Natural Gas For All Areas, Docket Nos. R-389-B, R-389-A, Order No. 435, 46 F.P.C. 68 (1971), affirmed sub nom. American Public Gas Association, et al. v. FPC, 498 F. 2d (D.C. Cir., May 23, 1974); Area Rates For The Rocky Mountain Area, Docket No. R-425, Opinion No. 658, 49 F.P.C. 924 (1973).

Previously, on January 2, 1974, Aztec has filed seven rate increases to 57.72¢ per Mcf for sales to El Paso under its FPC Gas Rate Schedule Nos. 2, 4, 5, 12, 28, 29, and 35. By order issued February 1, 1974, Aztec's proposed rates were suspended in Docket No. RI74-144 for five months until July 2, 1974, and thereafter became effective subject to refund.

Aztec claims in its application for rehearing that Opinion No. 699-H should not apply to its sales in Docket No. RI74-144 and that it should be given an opportunity to show that it is entitled to special relief with respect to such sales. The national ceiling established in Opinion No. 699-H is applicable to a few of the subject sales made by Aztec because the wells were commenced on or after January 1, 1973. There may also be a few sales to which the 35¢ Rocky Mountain rate is applicable, But, the just and reasonable rate for the bulk of Aztec's sales will be determined in Docket No. R-478. While no determination has yet been made in Docket No. R-478, it is reasonably clear that Aztec will also seek special relief there. In these circumstances, we think it best to set for immediate hearing the proceeding in Docket No. RI74-144 so as to give Aztec an opportunity to show that it is entitled to special relief for all of its sales. This seems preferable to holding a hearing now on the few sales covered by Opinion No. 699-H, and later holding another hearing on the sales which will be covered by Docket No. R-478, particularly in light of the rate level sought by Aztec in Docket No. RI74-144. Pending our determination in Docket No. RI74-144, Aztec may continue to collect its increased rates subject to refund in Docket No. RI74-144 for sales involved there and shall not be required to make any refunds pursuant to Opinion No. 699-H for sales covered by that opinion.

Petitions to intervene in Docket No. RI74-144 were previously filed by El Paso (January 31, 1974), Public Utilities Commission of the State of California

\*See following table.

Rate schod- tile No.	Sup- ple- ment No.	Purchaser and producing area <sup>1</sup>
3	31	El Paso Natural Gas Co. (Mess Verde Formation, San Juan and Bio Arriba Counties, N. Mex.);
4	30	El Paso Natural Gas Co. (Pic- tured Cliff and Fruitland Formations).
- 5	8	El Paso Natural Gas Co. (Pic- tured Cliff Formation).
12	13	Do.
28	- 8	El Paso Natural Gas Co. (Mean
	162	Verde Formation).
29	.10.	Do.
25	-11	Do

<sup>1</sup> All in San Juan Basin, N. Mex.

(P.U.C.C.) (March 8, 1974), and Southern Union Gas Company (Southern) (April 18, 1974).

The twenty year primary term of each of Aztec's seven basic contracts has expired. Aztec has formally served notices of termination for two of the contracts involved (FPC Gas Rate Schedule Nos. 3 and 12) and the remaining five are continuing on a month to month basis until either party gives 60 day notice of intent to terminate. Each of the five continuing contracts has a clause in it stating that the price of the subject gas shall be the market value at the delivery point (at the beginning of each successive five year period after expiration of the basic contract term) for gas of similar quality and pressure in the area from which the gas is being produced. In its January 31, 1974 petition in opposition to the Aztec filing subsequently suspended in Docket No. R174-144, El Paso did not question Aztec's right to file for increased rates under the expired contracts, but did contend that Aztec lacked contractual authorization as regards the five continuing contracts, citing "United Gas Pipe Line Co. v. Mobil Gas Service Corp." 350 U.S. 332 (1956). Aztec, in its February 25, 1974 answer to El Paso's petition, contended that the aforementioned "market value" clause satisfied Mobil. The contract issue raised by El Paso shall be decided in this hearing as well as the issues concerning Aztec's entitlement to special relief.

The Commission finds: (1) Good cause exists to permit the intervention of El Paso, Southern and P.U.C.C.

(2) A hearing is necessary to determine the just and reasonable rate or rates that Aztec may charge for the sales of natural gas covered by this docket.

The Commission orders: (A) Pursuant to the authority of the Natural Gas Act, particularly sections 4, 5, 7, 14, and 16 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR, Chapter 1), Docket No. RI74-144 is set for the purpose of hearing and disposition.

(B) A public hearing on the issues presented by the application herein shall be held commencing on March 25, 1975, 10 a.m. (e.s.t.) in a hearing room of the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C. 20426.

(C) A Presiding Law Judge to be designated by the Chief Law Judge for that purpose (See delegation of authority, 18 CFR 3.5(d)), shall preside at the hearing in this proceeding pursuant to the Commission's rules of practice and procedure.

(D) Aztec and any intervenor supporting the application shall file their direct testimony and evidence on or before February 21, 1975. All testimony and evidence shall be served upon the Presiding Judge, the Commission Staff, and all parties to this proceeding.

(E) The Commission Staff, and any intervenor opposing the application, shall file their direct testimony and evidence on or before March 11, 1975. All testimony and evidence shall be served upon the Presiding Judge, and all other parties to this proceeding.

(F) All rebuttal testimony and evidence shall be served on or before March 18, 1975. All parties submitting rebuttal testimony and evidence shall serve such testimony upon the Presiding Judge, the Commission Staff, and all other parties to the proceeding.

(G) The above-named petitioners are permitted to intervene in these proceedings subject to the Rules and Regulations of the Commission; Provided, however. That the participation of such intervenors shall be limited to matters affecting asserted rights and interests as specifically set forth in said petitions for leave to intervene; and Provided, fur-ther, That the admission of such intervenors shall not be construed as recognition by the Commission that they might be aggrieved because of any order or orders of the Commission entered in these proceedings; and, Provided, further, That such intervenors shall accept the record as it has been established in the proceedings to date.

(H) Petitions to intervene in these proceedings shall continue to be entertained until February 24, 1975.

By the Commission.

[SEAL]

KENNETH F. PLUMB, Secretary.

[FR Doc.75-2972 Filed 1-31-75;8:45 am]

[Docket No. E-9221]

DUKE POWER CO.

Change in Rates

JANUARY 24, 1975.

Take notice that on January 20, 1975, Duke Power Company (Duke) tendered for filing a supplement to its Rate Schedule FPC No. 241 for service to the City of Easley, South Carolina. Duke states that all load previously on Delivery Point No. 2 will be transferred to Delivery Point No. 3 and that the contract demand for Delivery Point No. 3 is increased.

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street NE., Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before February 13, 1975. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2974 Filed 1-31-75;8:45 am]

<sup>&#</sup>x27;Such action is without prejudice to our determination in Docket No. RI74-144 of the proper effective date for whatever special relief, if any, is granted with respect to sales covered by Opinion No. 699-H. See Opinion No. 699-H, mimeo p. 82, § 2.56 (a) (g), and mimeo pp. 90-91, Ordering Paragraph (E).

[Docket No. CP75-109]

FLORIDA GAS TRANSMISSION CO. AND TRANSCONTINENTAL GAS PIPE LINE CORP.

Order Setting Matters for Hearing, Granting Intervention, and Establishing Procedures

JANUARY 27, 1975.

On September 30, 1974, Florida Gas Transmission Company (Florida Gas) and Transcontinental Gas Pipe Line Corporation (Transco) jointly filed in Docket No. CP75-109 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the exchange of natural gas and the retention in place and operation of related exchange facilities.

The Applicants request authorization to exchange natural gas on a simultaneous Mcf-for-Mcf basis. Applicants propose that Florida Gas shall deliver to Transco up to 25,000 Mcf of natural gas per day at the point where Florida Gas' 6-inch Helen Gohlke Lateral intersects Transco's 24-inch pipeline in Victoria County, Texas. Transco proposes to simultaneously redeliver to Florida Gas (at points up stream) approximately 25,000 Mcf per day from the outlets of Sun's Oil Company (Sun's) Tijerna-Canales-Blucker Gasoline Plant in Brooks County, Texas, and Sun's Starr Gasoline Plant in Starr County, Texas.

Applicants also request authorization to construct and operate the facilities necessary to provide the initial intercon-

nection between Applicants.

Applicants contend that the purpose of the exchange is to enable Florida Gas to take into its system quantities of gas available from Sun which because of capacity limitations upon its 6-inch line Florida Gas would be unable to receive. The gas resulting from the exchange would be transported on behalf of Florida Gas for the use of Florida Power and Light Company for use in the latter's generating stations. Applicants further contend that the proposed service would allow Florida Gas to accommodate Sun's increased production rates which are presently in excess of Florida Gas' 6-inch lateral by using existing Transco facilities which have sufficient capacity to receive increased quantities of gas.

The exchange was commenced on August 8, 1974, on an emergency basis pursuant to § 157.22 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.22) and expired on October 7, 1974. Believing that the emergency was to continue beyond the 60-day period authorized by \$ 157.22 the parties filed this application (dated September 30, 1974) to maintain the facilities in place and continue the exchange. The Commission denied Applicant's requests for waiver of the 60-day limit by letter dated October 30, 1974, for lack of a showing as to any adverse effects which would result from such a denial.

After due notice by publication in the Federal Register on October 22, 1974 (39 FR 37539), a petition to intervene

was filed by Sun in support of the instant application. No further petitions to intervene, notices of intervention, or protests to granting the application have been filed.

In view of the factual and legal issues raised by the Applicants joint request for authorization of the proposed exchange of natural gas and retention in place of related exchange facilities we conclude that an evidentiary hearing should be held. Specifically, Florida Gas, Transco, and Sun should present evidence justifying the end use of the increased flow of natural gas resulting from the exchange by Florida Gas for its customer Florida Power (for use as boiler fuel) given existing curtailment rates of Florida Gas' higher priority customers as categorized under \$ 2.78 of the Commission's regulations. Furthermore the above parties should present all other evidence necessary to show that the authorization sought is required by the present or future public convenience and necessity.

The Commission finds: (1) Good cause exists to set for formal hearing the matters raised by the joint application of Florida Gas and Transco for a grant of permanent authorization for an exchange of natural gas between the two applicants and the facilities necessary therefore.

(2) The participation of Sun as an intervener may be in the public interest.

The Commission orders: (A) Pursuant to the provisions of the Natural Gas Act, particularly sections 7 and 15 thereof, the Commission's rules of practice and procedure, and Regulations under the Natural Gas Act (18 CFR, Chapter I), a public hearing shall be held commencing February 20, 1975, at 10 a.m. in a hearing room of the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C., 20426. The Presiding Administrative Law Judge to be designated by the Chief Administrative Law Judge for the pur-pose—See Delegation of Authority (18 CFR 3.5(d)) -shall preside at the hearing in this proceeding and shall prescribe relevant procedural matters not herein provided.

(B) On or before February 6, 1975, Florida Gas and Transco shall file and serve their testimony comprising their case in chief upon all parties to this proceeding including Commission Staff. Such presentation shall cover all issues raised by the Applicant's September 30, 1974, filing in Docket No. CP75-109 as well as all issues referred to in this conder.

(C) Sun shall be permitted to intervene in this proceeding subject to the rules and regulations of the Commission, Provided, however, That participation of such intervener shall be limited to matters affecting asserted rights and interests as specifically set forth in the petition to intervene and Provided, further, That the admission of such intervener shall not be construed as recognition by the Commission that intervener may be aggrieved because of any

was filed by Sun in support of the instant order of the Commission entered in this application. No further petitions to in-

By the Commission.

ISEAL | KENNETH F. PLUMB, Secretary.

[FR Doc.75-2975 Filed 1-31-75;8:45 am]

[Docket No. RP75-55]
MOUNTAIN FUEL SUPPLY CO.
Tender of Revised Tariff Sheets

JANUARY 27, 1975.

Take notice that on January 21, 1975, Mountain Fuel Supply Company (Mountain Fuel) tendered for filing Second Revised Sheet No. 51-A to Rate Schedule X-4 and First Revised Sheet No. 73-A to Rate Schedule X-5, both sheets being applicable to Mountain Fuel's FPC Gas Tariff, Original Volume No. 1. Mountain Fuel states that the purpose of this filing is to make the increase authorized by Opinion No. 699-H effective as of June 21, 1974. Mountain Fuel states further that the proposed increase is also authorized by Article 4 of Rate Schedules X-4 and X-5.

Mountain Fuel states that a copy of this filing has been mailed to Colorado Interstate Gas Company.

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, NE, Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and pro-cedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before February 10, 1975. Protests will be considered by the Commission in determining the appropriate action to be taken but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2976 Filed 1-31-75;8:45 am]

[Docket No. CP75-216]

COLORADO INTERSTATE GAS CO.

ET AL.

Application

JANUARY 29, 1975.

Take notice that on January 27, 1975. Colorado Interstate Gas Company, a division of Colorado Interstate Corporation (CIG), P.O. Box 1087. Colorado Springs, Colorado 80944, Cascade Natural Gas Corporation (Cascade), P.O. Box 24464, Seattle, Washington 98124, and Mountain Fuel Supply Company (Mountain Fuel), P.O. Box 11368, Salt Lake City, Utah 84139, filed a joint application pursuant to Section 7 of the Natural Gas Act for authority to continue to implement a short-term sale

of natural gas by CIG to Rocky Mountain Natural Gas Company, Inc. (Rocky Mountain), all as more fully set forth in the application, which is on file with the Commission and open to public inspection

By the instant application, CIG requests authority to sell up to 10,000 Mcf of gas per day for a period commencing February 2, 1975, and terminating April 15, 1975, to Rocky Mountain, According to the application the sale is expected to average about 6,000 Mcf of gas per day or less and will be interruptible, subject to the operations of CIG's system. CIG states that it will charge Rocky Mountain 72.17 cents per Mcf for deliveries up to 6,000 Mcf per day and 97.57 cents for all volumes delivered in excess of 6,000 Mcf per day. The application states that Applicants are advised that Rocky Mountain will not require any additional authorizations to undertake the proposed transaction.

Applicants state that the short-term sale is proposed because Rocky Mountain, which endeavors to obtain its gas supply entirely within the state of Colorado, has been forced to enter into several shortterm gas supply arrangements similar to the one proposed in the instant application as a result of declines in local gas production. Applicants further state that Rocky Mountain has informed CIG that without this supplemental supply of gas Rocky Mountain will be forced to curtail partially its firm deliveries in February and March 1975, including residential and small commercial customers.

In order to implement the subject sale, according to the application, CIG, whose system does not connect with Rocky Mountain's has entered into a gas exchange agreement with Cascade and Mountain Fuel whereby Cascade will make deliveries to Rocky Mountain for CIG's account from an existing interconnection in the Divide Creek Field in Mesa County, Colorado, and reduce deliveries to Mountain Fuel at Bonanza, Utah, under Cascade's FPC Rate Schedule No. 1, by a volume equal to the volume delivered to Rocky Mountain, and whereby CIG will deliver to Mountain Fuel for Cascade's account volumes, equal to those which Cascade delivered to Rocky Mountain, at an existing interconnection between CIG's and Mountain Fuel's systems in Sweetwater County, Wyoming. The application further states that should the exchange account between CIG and Mountain Fuel not be in balance on April 15, 1975, the account will be balanced within a reasonable time. No new facilities are proposed by Applicants to effectuate said gas exchange.

The application relates that CIG has been selling gas to Rocky Mountain and that the subject exchange has been in operation pursuant to § 157.22 of the Commission's regulations under the Natural Gas Act (18 CFR 157.22) since December 4, 1974. Said emergency operations were originally scheduled to terminate, according to the application, on February 1, 1975. Applicants, therefore,

sale and exchange as heretofore described for the reasons hereinbefore explained.

It appears reasonable and consistent with the public interest in this case to prescribe a period shorter than 15 days for the filing of protests and petitions to intervene. Therefore, any person desiring to be heard or to make any protest with reference to said application should on or before February 10, 1975, 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.75-3066 Filed 1-29-75;3:49 pm]

[Docket Nos. RP74-48 and RP75-3] TRANSCONTINENTAL GAS PIPE LINE CO.

Conference

JANUARY 29, 1975.

Take notice that on Tuesday, February 11, 1975, a conference of all interested parties in the above-referenced dockets will be convened at 10 a.m. in Room No. 5200 at the offices of the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C. 20426

The conference will be held pursuant to § 1.18 (Conferences, Offers of Settlement) of the Commission's rules of practice and procedure (18 CFR 1.18). Customers and other interested persons will be permitted to attend, but if such per-

request authorization to continue the sons have not previously been permitted to intervene by order of the Commission, their attendance at the conference will not be deemed to authorize their intervention or to make them a party to these proceedings.

In accordance with the provisions of § 1.18 of the rules, all parties will be expected to come fully prepared to discuss the merits of all issues concerning the lawfulness of Transcontinental Gas Pipe Line Company's proposed tariff changes; any procedural matters preparatory to a full evidentiary hearing, or to make commitments with respect to such issues and any offers of settlement or stipulations discussed at the conference. Failure to attend the conference shall constitute a waiver of all objections to stipulations and agreements reached by the parties in attendance at the conference.

> KENNETH F. PLUMB, Secretary.

[FR Doc,75-3065 Filed 1-29-75;3:49 pm]

[Docket No. CP75-208] NORTH PENN GAS CO. Application

JANUARY 27, 1975.

Take notice that on January 21, 1975, North Penn Gas Company (Applicant). 76-80 Mill Street, Port Allegany, Pennaylvania 16743, filed in Docket No. CP75-208 an application pursuant to section 7 of the Natural Gas Act for permission and approval to abandon 18,460 feet of 14-inch pipeline together with appurtenances and rights-of-way in Tioga and Richmond Townships, Pennsylvania, and for a certificate of public convenience and necessity authorizing the construction and operation of 55,000 feet of 14inch pipeline in Delmar, Farmington and Middleburg Townships, Pennsylvania, for the purpose of replacing the pipeline proposed to be abandoned, all as more fully set forth in the application, which is on file with the Commission and open to public inspection.

Applicant states that the proposed replacement of pipeline is necessitated by the construction of the Tioga-Hammond Dam by the U.S. Army Corps of Engineers (Corps). The Corps, according to Applicant, has taken or will take, the pipeline facilities proposed to be abandoned and will reimburse Applicant for all reasonable and legitimate costs of relocating or rearranging said facilities. Applicant estimates the cost of constructing the new pipeline at \$1,829,780.44.

Applicant states that the pipeline facilities must be replaced in order to maintain a direct connection between the wholesale supplier of Applicant and Applicant's storage facilities, which support pipeline system supplies and offset supplier curtailments during periods of high priority winter loads.

Any person desiring to be heard or to make any protest with reference to said application should on or before February 12, 1975, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure. a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and permission and approval for the proposed abandonment are required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2977 Filed 1-31-75;8:45 am]

[Docket No. E-8882]

#### PUBLIC SERVICE COMPANY OF COLORADO

Filing of Supplement to Service Agreement

JANUARY 27, 1975.

Take notice that on January 10, 1975, the Public Service Company of Colorado (PSCC) tendered for filing a supplement to its service agreement with the Colorado-Ute Electric Association, Inc., designated FPC Rate Schedule No. 12. PSCC originally filed the service agreement with the Commission on July 1, 1974, and by order issued August 30, 1974, the Commission suspended the proposed service agreement for five months and set the matter for hearing.

Any person desiring to be heard or to protect said supplement should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before February 10, 1975. Protests will be considered by the Commission in determing the appropriate action to be taken, but will not serve to make protestants

parties to the proceeding. Any person kins County, Tennessee), Docket No. wishing to become a party must file a petition to intervene. Copies of this supplement are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2978 Filed 1-31-75;8:45 am]

[Docket No. CP73-27]

#### STINGRAY PIPELINE CO.

Tariff Filing

JANUARY 24, 1975.

Take notice that on January 13, 1975. Stingray Pipeline Company (Stingray) P.O. Box 1642, Houston, Texas 77001, filed in Docket No. CP73-27 First Revised Sheet No. 4 to Original Volume No. 1 of its FPC Gas Tariff to become effective on January 1, 1975.

Stingray states that the rate level reflected in First Revised Sheet No. 4 utilizes a 12.6 percent cost of debt capital (101/2 percent x 1.2) for the 75 percent portion of Stingray's capitalization which consists of debt. The interest charge of 12.6 percent for the first quarter of 1975 has been established pursuant to the terms of the Revolving Credit and Term Loan Agreement, dated April 1, 1973 which was introduced as Exhibit No. 8 in the record in Docket No. CP73-27, et al.

Any person desiring to be heard or to make any protest with reference to said tariff filing should on or before February 12, 1975, 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. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH-F. PLUMB, Secretary.

[FR Doc.75-2979 Filed 1-31-75;8:45 am]

[Docket No. RP 74-91-16 etc.]

#### TENNESSEE GAS PIPELINE CO., ET AL. Denial of Postponement of Procedural Dates

JANUARY 24, 1975.

In the matter of Tennessee Gas Pipeline Co. (Humphreys County Utility District of Tennessee) Docket No. RP74-91-16: (East Tennessee Natural Gas Co.), Docket No. RP74-91-17; (Pennsylvania Gas and Water Co.), Docket No. RP74-91-18: East Tennessee Natural Gas Co. (Natural Gas Utilities District of Haw-

RP75-41-1; (Colonial Natural Gas Co.), Docket No. RP75-41-2; (Atomic Energy Commission), Docket No. RP75-41-3; (Aluminum Company of America), Docket No. RP75-41-4.

On January 23, 1975, Pennsylvania Gas and Water Company filed a motion to postpone the procedural dates in Docket No. RP74-91-18, with or without severance from consolidated proceeding.

Upon consideration, notice is hereby given that the above motion is denied without prejudice to the renewal of such motion at the commencement of the hearing.

KENNETH F. PLUMB, Secretary.

[FR Doc.75-2980 Filed 1-31-75;8:45 am]

[Docket No. RP74-91-15 etc.]

#### TENNESSEE GAS PIPELINE CO., ET AL. Denial of Extension of Procedural Dates and Denial of Severance

JANUARY 24, 1975.

In the matter of Tennessee Gas Pipeline Co. (Kerr-McGee Chemical Corp.), Docket No. RP74-91-15; (Humphreys County Utility District of Tennessee), Docket No. RP74-91-16; (East Tennessee Natural Gas Co.), Docket No. RP74-91-17; (Pennsylvania Gas & Water Co.), Docket No. RP74-91-18; East Tennessee Natural Gas Co. (Natural Gas Utilities District of Hawkins County, Tennessee), Docket No. RP-7541-1; (Colonial Natural Gas Co.), Docket No. RP75-41-2; (Atomic Energy Commission), Docket No. RP75-41-3; (Aluminum Company of America), Docket No. RP75-41-4; (East Tennessee Group) Docket No. RP75-41-5.

On January 24, 1975, Kerr-McGee Chemical Corporation filed a motion for extension of procedural dates fixed by order issued January 2, 1975, in Docket No. RP74-91-15. Following issuance of the Commission order of January 24. 1975, in the above-designated matter, Kerr-McGee filed a Supplemental motion for extension of procedural dates and motion for severance.

Upon consideration, notice is hereby given that the above motion is denied without prejudice to the renewal of such motion at the commencement of the hearing.

KENNETH F. PLUMB. Secretary.

[FR Doc.75-2981 Filed 1-31-75;8:45 am]

[Docket No. E-9209]

#### WESTERN MASSACHUSETTS ELECTRIC CO.

Amendment to Rate Schedule

JANUARY 24, 1975.

Take notice that on January 6, 1975, Western Massachusetts Electric Company (WMECO) tendered for filing a proposed amendment to its FPC Electric Tariff Volume No. 1. WMECO states that no change in rates will result from the proposed amendment.

WMECO further requests an effective date of December 21, 1974 and, in order for said date to be allowed, they ask that Section 35.11 of the Commission Regulations be waived.

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before February 12, 1975. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.75-2982 Filed 1-31-75;8:45 am]

[Docket No. CI65-407, etc.]

#### JURISDICTIONAL SALES OF NATURAL GAS

Applications for Certificates, Abandonment of Service and Petitions To Amend Cer-

JANUARY 20, 1975.

Take notice that each of the Applicants listed herein has filed an application or petition pursuant to section 7 of the Natural Gas Act for authorization to sell natural gas in interstate commerce or to abandon service as described herein, all as more fully described in the respective applications and amendments which are on file with the Commission and open to public inspection.

Any person desiring to be heard or to make any protest with reference to said applications should on or before February 13, 1975, 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.

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 all applications in which no petition to inter-

vene is filed within the time required herein if the Commission on its own review of the matter believes that a grant of the certificates or the authorization for the proposed abandonment is required by the public convenience and necessity. Where a petition for leave to intervene is timely filed, or where the Commission on its own motion believes

that a formal hearing is required, further notice of such hearing will be duly

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

> KENNETH F. PLUMB, Secretary.

Docket No. and date filed	Applicant	Purchaser and location	Price per Mcf	Pres- sure base
C165-407 C 12-30-74	Texaco, Inc., P.O. Box 2100, Denver, Colo. 80201.	El Paso Natural Gas Co., Tocito Dome Field, San Juan County, N. Mex.	1 69, 188	15, 025
C175-105 A 8-20-74 <sup>2</sup>	Tenneco Oil Co., 23000 1 Shell Plara, Houston, Tex. 77002.	Tennessee Gas Pipeline Co., a Di- vision of Tenneco, Inc., Vermilion Block 246, offshore Louisiana.	1 4 52, 5314	15, 025
CI75-106 A 8-29-74 #	Tenneco Exploration, Ltd., 3000 1 Shell Plaza, Houston, Tex. 77002.	Tenneco Off Co., Vermilion Block 246, offshore Louisiana,	# 4 52, 5314	15, 025
	Tenneco Oll Co.	Tennessee Gas Pipeline Co., a Di- vision of Tenneco, Inc., Eugene Island Block 339 Field, offshore Louisiana.	9 4 58, 0077	15, 025
C175-400 A 12-26-74 F	Tideway Oil Programs, Inc., P.O. Box 92, Jackson, Miss. 39206.	Northern Natural Gas Co., Hugo- ton Field, Stanton County, Kans.	**51.0	14.65
	Tenneco Exploration, Ltd	Tenneco Oil Co., Eugene Island Block 339 Field, offshore Louisiana.	4.58,0977	15,025
	Sun Oil Co., P.O. Box 2880, Dallas, Tex. 75221,	Marshall R. Young Drilling Co., Ansley Field, Hancock County, Miss.	Production and deliveries becased.	
C175-403	Agtec Oil & Gas Co., 2000 First Na- tional Bank Bldg., Dallas, Tex. 75202.	Northwest Pipeline Corp., Pinon Fruitland, Blanco Messaverde, and Basin Dakota Fields, Rio Arriba and San Juan Counties, N. Mex.	7.51.0	14.73
C175-404 A 12-30-74	Texaco, Inc., P.O. Box 60252, New Orleans, La. 70160.	United Gas Pipe Line Co., Arnand- ville Field, St. Martin Parish, La.	* 63, 485	15, 025
	Pacific Lighting Gas Development Co., 720 West 8th St., Los Angeles, Callf. 90017.	Transwestern Pipeline Co., Apollo Field, Winkler County, Tex.	1165.0	14.65
C175-407 A 1-2-75	Shell Oil Co., P.O. Box 2463, Hous- ton, Tex. 77001.	El Paso Natural Gas Co., Rocky Arroyo Field, Eddy County, N. Mex.	4 54. 51	14.78

¹ Includes 12.566 cents per Mcf upward Btu adjustment and 1.620 cents per Mcf gathering allowance.
¹ Being renoticed, because by amendment to application filed Jan. 3, 1975, Applicant requests a higher price.
¹ Tenneco Exploration, Ltd. (a partnership composed of Tenneco Offshore, Inc., a publicly owned company in which Tenneco Off does not own any interest, and applicant), owns the gas to be produced from Vermillon Block 246.
Applicant will purchase such gas from Tenneco Exploration, Ltd., and will result to Tennessee. Applicant as committed and will sell 75 percent of its reserves to Tennessee, and will retain 25 percent for its own use after transportation on abore by Tennessee under other arrangements to be made later.
¹ Subject to upward and downward Btu adjustment.
² Applicant states that it has committed and will sell 75 percent of its reserves to Tennessee, and will retain 25 percent for its own use after transportation on subore by Tennessee under other arrangements to be made later.
² Being renoticed, because by letter filed Jan. 9, 1975, applicant requests a higher price.
² Pins 3.825 cents per Mcf tax reimbursement and 8.223 cents per Mcf upward Btu adjustment.
² Subject to upward and downward Btu adjustment, estimated adjustment is 3.934 cents per Mcf; and subject to 0.51 cent per Mcf for gathering.
² Applicant is willing to accept a certificate in accordance with Opinion No. 699.

Filing code: A-Initial service

B—Abandonment. C—Amendment to add acreage. D—Amendment to delete acreage.

F-Partial succession,

[FR Doc.75-2900 Filed 1-31-75;8:45 am]

## GENERAL ACCOUNTING OFFICE REGULATORY REPORTS REVIEW

Denial of Clearance of Report Proposal

Notice is hereby given that the General Accounting Office (GAO) will not issue clearance of a proposal by the Interstate Commerce Commission to require household goods carriers to file a new annual performance report. The requirement and data to be included in the report are specified in 49 CFR 1056.7(b). Respondents were to be some 2,500 household goods carriers.

In section 409 of Pub. L. 93-153, the Congress gave GAO responsibility for insuring that the information required by the independent regulatory agencies is obtained with a minimum burden on business enterprises and that the information is not presently available from

other sources within the Federal gov-ernment. GAO finds that the information sought in the proposal will not result in unnecessary duplication of information already available. However, upon a review of the material submitted with the proposal, as well as recent information submitted to GAO by potential respondents, GAO has determined it would be unduly burdensome to require respondents to compile new performance information retroactively for calendar year 1974. On that basis, we will not issue a clearance of the proposal. This determination is based on the retroactive nature of the proposal, not on its substance.

CARL F. BOGAR, Assistant Director, Regulatory Reports Review Group. [FR Doc.75-2648 Filed 1-31-75;8:45 am]

<sup>1</sup> This notice does not provide for consolidation for hearing of the several matters covered herein.

#### INTERNATIONAL JOINT COMMIS-SION UNITED STATES AND CAN-ADA

#### NIAGARA FALLS

#### Preservation and Enhancement

In the matter of a public hearing on Preservation and Enhancement of the American Falis at Niagara; 9:30 a.m., Tuesday, 4 March 1975, Riverview Room, Ramada Inn, 401 Buffalo Avenue, Niagara Falls, New York 14303.

The International Joint Commission will conduct a public hearing at the above noted time and place to receive the views and comments of all those interested in measures to preserve or enhance the beauty of the American Falls at Niagara and in the Final Report of the Commission's American Falls International Board.

In 1967, the Governments of Canada and the United States requested the Commission to investigate and recommend what measures are feasible and desirable (a) to effect the removal of the talus at the base of the American Falls and (b) to retard or prevent future erosion as well as other measures which may be desirable or necessary to preserve or enhance the beauty of the Falls. In 1970 the two Governments extended the terms of the Reference to include recommendations as to the measures feasible and desirable to protect the immediate areas of the American Falls and of the Goat Island Flank of the Horseshoe Falls if it were found that these areas were endangered by the possibility of erosion or other geological conditions.

The Board concluded in its Report dated June 1974 that the process of erosion and recession should not be interrupted, but safety measures should be undertaken to protect the viewing public. The Board concluded further that a broad international environmental study should be undertaken of conditions in the vicinity of Niagara Falls in order to determine what other measures might be desirable to enhance the beauty of the Falls.

At the hearing statements may be made orally or in writing and the evidence submitted will be considered by the Commission in formulating its report and recommendations to the Governments. Where written statements are provided it would be helpful to have sufficient copies deposited with the Secretaries for the use of the Commission, the news media and others interested. Copies of the Board's report and a summary brochure are available upon request to the Secretaries of the Commission.

D. G. CHANCE, Secretary, Canadian Section, International Joint Commission.

W. A. Bullard, Secretary, United States Section, International Joint Commission.

JANUARY 29, 1975.

[FR Doc.75-3168 Filed 1-31-75;8:45 am]

# INTERNATIONAL TRADE COMMISSION

[337-40]

#### **ELECTRONIC FLASH DEVICES**

Notice of Termination of Investigation, in Part

On January 28, 1975, the Commission ordered the termination of investigation No. 337-40 with respect to Braun North America, a division of the Gillette Company of Cambridge, Massachusetts; Braun North America is one of the parties named in the investigation as importers and distributors of the product the subject of the investigation. This termination was based on the submissions of the parties to this investigation and on the existence of a licensing agreement covering the patents in issue between Honeywell, Inc., and the Gillette Company and Braun A.G. of the Federal Republic of Germany, Braun A. G. is the foreign manufacturer of electronic flash devices imported by Braun North America.

By order of the Commission.

Issued: January 29, 1975.

KENNETH R. MASON, Secretary.

[FR Doc.75-3056 Filed 1-31-75;8:45 am]

#### NATIONAL ENDOWMENT FOR THE ARTS AND HUMANITIES

ADVISORY COMMITTEE RESEARCH

Meeting

JANUARY 20, 1975.

Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463) notice is hereby given that a meeting of the Research Panel will meet at Washington, D.C. on February 18, 1975.

The purpose of the meeting is to review research grant applications on General Research on Archaeology submitted to the National Endowment for the Humanities for possible grant funding.

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, NW., Washington, D.C. 20506, or call area code 202 382–2031.

JOHN W. JOHDAN, Advisory Committee Management Officer.

[FR Doc.75-3024 Filed 1-31-75;8:45 am]

# NATIONAL SCIENCE FOUNDATION ADVISORY PANEL FOR MOLECULAR BIOLOGY

#### Notice of Determination

Pursuant to the Federal Advisory Committee Act (Pub. L. 92–463), it is hereby determined that the establishment of an Advisory Panel for Molecular Biology as hereinafter identified, is necessary, appropriate, and in the public interest in connection with the performance of duties imposed upon the National Science Foundation by the National Science Foundation Act of 1950, as amended, and other applicable law. This determination follows consultation with the Office of Management and Budget (OMB), pursuant to section 9(a) (2) of the Federal Advisory Committee Act and OMB Circular No. A–63, Revised.

1. Name of Panel: Advisory Panel for Molecular Biology.

2. Purpose: To provide advice on the technical and scientific aspects of specific proposals submitted to the Molecular Biology Section for consideration of funding. The Advisory Panel for Molecular Biology is established as a result of a merger between the Advisory Panel for Biochemistry and the Advisory Panel for Biochemistry and the

Advisory Panel for Biochemistry and the Advisory Panel for Biophysics.

S. Effective Date of Establishment and Duration: The panel is established effective 15 days after publication of this Notice and after the filing of the charter with the standing committees of Congress having legislative jurisdiction of the National Science Foundation. The panel's duration shall be two years from the effective date.

4. Membership: The membership of the panel shall be fairly balanced in terms of the points of view represented and the panel's function. The panel will be comprised of panel members who are currently serving on the Advisory Panel for Biochemistry and the Advisory Panel for Biochemistry and the Advisory Panel for Biophysics until completion of their terms, after which new members may be selected from the community of research scientists in Molecular Biology. There will be no discrimination on the basis of race, color, national origin, religion or sex.

· 5. Panel Operation: The panel will operate in accordance with provisions of the Federal Advisory Committee Act (Pub. L. 92-463), Poundation policy and procedures, OMB Circular No. A-63, Revised and other directives and instructions issued in implementation of the Act.

> H. GUYFORD STEVER, Director.

[FR Doc.75-3055 Filed 1-31-75;8:45 am]

# ADVISORY PANEL ON SCIENCE EDUCATION PROJECTS

Meating

Pursuant to the Federal Advisory Committee Act (Pub. L. 92-463), notice is hereby given of a meeting of the Problem Assessment and Experimental Projects Subpanel, to be held at 9 am. on February 20 and 21, 1975, in Room 651, 5225 Wisconsin Avenue, NW., Washington, D.C.

The purpose of this Subpanel is to provide advice and recommendations concerning the merit of specific proposals submitted for consideration by the Problem Assessment and Experimental Projects Program.

This meeting will not be open to the public because the Subpanel will be reviewing, discussing, and evaluating individual research proposals. These proposals contain information of a proprietary or confidential nature, including technical information; financial data, such as salaries; and personal information concerning individuals associated with the proposals. These matters are within the exemptions of 5 U.S.C. 552(b). The closing of this meeting is in accordance with the determination by the Director of the National Science Foundation dated December 17, 1973, pursuant to the provisions of section 10 (d) of Pub. L. 92-463.

For further information about this Subpanel, please contact Dr. Richard W. West, Project Manager, Problem Assessment and Experimental Projects, Rm. 666-W, National Science Foundation, Washington, D.C. 20550, telephone, 202/282-7947.

> R. GAIL ANDERSON. Acting Committee Management Officer.

JANUARY 29, 1975.

(FR Doc.75-3053 Filed 1-31-75;8:45 am)

#### ADVISORY PANEL FOR OCEANOGRAPHY Meeting

Pursuant to the Federal Advisory Committee Act (Pub. L. 92-463), notice is hereby given of a meeting of the Advisory Panel for Oceanography to be held at 9 a.m. on February 19 and 20, 1975, in rooms 338 and 642, 1800 G Street NW., Washington, D.C.

The purpose of the Panel is to provide advice and recommendations in the evaluation of specific research proposals and to advise the Foundation on the impact of its research support programs on the scientific community in oceanography.

The agenda for this meeting is as follows:

FEBRUARY 19-RMS. 338 AND 542

9:00-Review and evaluation of research proposals in oceanography.

#### FEBRUARY 20-RM. 642

9:00—Introductory Remarks—Dr. Crary, Division Director, Environmental Sciences, 9:30—Energy-related Oceanographic Research—Dr. Harriss, Energy Task Coordinator for the Division of Environmental Sciences

10:00—US-USSR Cooperative Agreement, Oceanography—Mr. Jennings, Head, Office for the International Decade of Ocean Exploration.

10:30—Estimating Future Requirements for Oceanographic Facilities—Ms. Johrde, Head, Office of Oceanographic Facilities and

-National Academy of Sciences' Report on Biological Oceanography—Dr. Williams, Program Director, Biological Oceanography. 12:30-Lunch

1:00-International Decade of Ocean Exploration-Mr. Jennings, Head, Office for the International Decade of Ocean Exploration.

1:45—Support of Oceanographic Research, Office of Naval Research—Dr. Ostinso, Deputy Division Director for Ocean Science and Technology, ONR.

2:30-New Directions in Oceanographic Research-Dr. Crary, Division Director, En-vironmental Sciences.

3:15-Other Business. 3:30-Adjourn.

The entire session on February 19 will be devoted to reviewing, discussing, and evaluating individual research proposals. These proposals contain information of a proprietary or confidential nature, including technical information; financial data, such as salaries; and personal information concerning individuals associated with the proposals. These matters are within the exemptions of 5 U.S.C. 552 (b). The closing of this meeting is in accordance with the determination by the Director of the National Science Foundation dated December 17, 1973, pursuant to the provisions of section 10(d) of Pub. L. 92-463.

The February 20 session shall be open to the public. Individuals who wish to attend should inform Ms. Charlene Cardwell, Secretary to the Division Director. Environmental Sciences, by telephone, 202/632-4274, or by mail, Rm. 308, National Science Foundation, Washington, D.C. 20550, prior to the meeting.

For further information concerning this Panel, please contact Dr. A. P. Crary, Division Director, Environmental Sciences, at the above address. Summary minutes relative to the open portion of this meeting may be obtained from the Management Analysis Office, Rm. K-720. 1800 G Street, NW., Washington, D.C. 20550.

> R. GAIL ANDERSON, Acting Committee Management Officer.

JANUARY 29, 1975.

[FR Doc.75-3054 Filed 1-31-75;8:45 am]

#### **NUCLEAR REGULATORY** COMMISSION

[Docket No. 50-298; Operating License DPR-461

#### COOPER NUCLEAR STATION **Negative Declaration**

The U.S. Nuclear Regulatory Commission (the Commission) has considered the issuance of changes to the Environmental Technical Specifications Appendix B of Operating License No. DPR-46. These changes would authorize the Nebraska Public Power District (the licensee) to operate the Cooper Nuclear Station with an increased temperature across the condensers during thermal plume mapping studies and periods when ice control is required; and include revisions to administrative controls to reflect current Regulatory practice.

The U.S. Nuclear Regulatory Commission, Division of Reactor Licensing, has prepared an environmental impact appraisal for the proposed change to the Environmental Technical Specifications Appendix B, of License No. DPR-46, Cooper Nuclear Station, described above: On the basis of this appraisal, we have concluded that an environmental impact statement for this particular action is not warranted because there will be no significant environmental impact attributable to the proposed action. The environmental impact appraisal is available for public inspection at the Commission's Public Document Room at 1717 H Street, NW., Washington, D.C. and the Auburn Public Library, 1118-15th Street, Auburn, Nebraska 68305.

Dated at Rockville, Maryland, this 27th day of January, 1975.

For the Nuclear Regulatory Commis-

JAN A. NORRIS, Acting Chief, Environmental Projects Branch 4, Division of Reactor Licensing.

[FR Doc.75-3061 Filed 1-31-75;8:45 am]

[Docket No. 50-298]

# NEBRASKA PUBLIC POWER DISTRICT

Issuance of Amendment to Facility **Operating License** 

Notice is hereby given that the U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 10 to Facility Operating License No. DPR-46 issued to Nebraska Public Power District which revised Appendix B, Environmental Technical Specifications for operation of the Cooper Nuclear Station, located in Nemaha County, Nebraska. The amendment is effective as of its date of issuance.

The amendment permits modification to the Environmental Technical Specification, Maximum AT Across Condenser, to provide operational flexibility during thermal plume mapping studies and during periods when a portion of the condenser discharge is recirculated for ice control. In addition, administrative controls have been revised to reflect current regulatory practice.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954; as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment.

For further details with respect to this action, see (1) the application for amendment dated January 27, 1975, (2) Amendment No. 10 to License No. DPR-46, with any attachments, and (3) the Commission's related Negative Declaration with supporting Environmental Impact Appraisal, issued concurrently with this notice. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. and the Auburn Public Library, 1118-15th Street, Auburn, Nebraska 68305.

A copy of items (2) and (3) may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Reactor Licensing.

Dated at Bethesda, Maryland, this 27th day of January, 1975.

For the Nuclear Regulatory Commission.

DENNIS L. ZIEMANN,
Chief, Operation Reactors
Branch 2, Division of Reactor
Licensing.

[FR Doc.75-3060 Filed 1-31-75;8:45 am]

#### [Docket No. 50-255] CONSUMERS POWER CO.

#### Consideration of Proposed Amendment to Provisional Operating License

The Nuclear Regulatory Commission (the Commission) is considering an amendment, as proposed by the licensee, to Provisional Operating License No. DPR-20 issued to the Consumers Power Company (the licensee) for operation of the Palisades Plant (the facility) located in Covert Township, Van Buren County, Michigan.

The present license requires that at the end of no more than 90 effective full power days or no more than 6 calendar months from the date of initial criticality after the August 1973 shutdown (which was achieved on September 5, 1974), whichever occurs first, an inspection of the steam generator tubes be conducted in accordance with Regulatory Guide 1.83, "Inservice Inspection of Pressurized Water Reactor Steam Generator Tubes" (issued June 1974), as that guide applies to inspections after the baseline inspection.

The proposed amendment would delete the calendar time provision of 6 months for this inspection, so that the Regulatory Guide 1.83 inspection will not be required by March 5, 1975. The requirement to conduct this inspection at the end of no more than 90 effective full power days of operation following September 5, 1974, would be retained in its present form. The amendment is proposed by the licensee's application for amendment dated January 23, 1975.

The Commission has determined, pursuant to section 189 of the Atomic Energy Act of 1954, as amended (the Act), that thirty days' notice of the proposed amendment is required. Prior to issuance of the proposed license amendment, the Commission will have made the findings required by the Act and the Commission's regulations.

On or before March 5, 1975, any person whose interest may be affected by the proceeding may file a request for a hearing in the form of a petition for leave to intervene with respect to the issuance of the amendment to the subject facility operating license. Petitions for leave to intervene must be filed under oath or affirmation in accordance with the provisions of § 2.714 of 10 CFR Part 2 of the Commission's regulations. A petition for leave to intervene must set forth the interest of the petitioner in the proceeding, how that interest may be affected by the results of the proceeding, and the peti-

tioner's contentions with respect to the proposed licensing action. Such petitions must be filed in accordance with the provisions of this Federal Register notice and § 2.714 and must be filed with the Secretary of the Commission, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Docketing and Service Section, by March 5, 1975. A copy of the petition and/or request for a hearing should be sent to the Chief Hearing Counsel, Office of the Executive Legal Director, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555 and Judd L. Bacon, Senior Attorney, Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan 49201 and R. Rex Renfrow, III, Esquire, Isham, Lincoln & Beale, One First National Plaza, Chicago, Illinois 60670, attorneys for the licensee.

A petition for leave to intervene must be accompanied by a supporting affidavit which identifies the specific aspect or aspects of the proceeding as to which intervention is desired and specifies with particularity the facts on which the petitioner relies as to both his interest and his contentions with regard to each aspect on which intervention is requested. Petitions stating contentions relating only to matters outside the Commission's jurisdiction will be denied.

All petitions will be acted upon by 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. Timely petitions will be considered to determine whether a hearing should be noticed or another appropriate order issued regarding the disposition of the petitions.

In the event that a hearing is held and a person is permitted to intervene, he becomes a party to the proceeding and has a right to participate fully in the conduct of the hearing. For example, he may present evidence and examine and cross-examine witnesses,

For further details with respect to this action, see the application for amendment dated January 23, 1975, and the licensee's inspection report dated January 3, 1975. Also related to this action are the following: (1) The Commission's Safety Evaluation dated August 30, 1974, issued in connection with Amendment No. 10 to the operating license dated August 30, 1974, which was issued in response to the licensee's application for amendment dated August 20, 1974, and its letter to the Directorate of Licensing dated August 28, 1974, requesting interim Technical Specifications; and (2) the Commission's Safety Evaluation dated November 27, 1974, issued in connection with Amendment No. 11 to the operating license dated November 27, 1974, which was issued in response to the licensee's August 20, 1974 application for amendment as supplemented November 7, 1974. All of the above documents are available for inspection at the Commission's Pub-He Document Room, 1717 H Street, NW., Washington, D.C. and at the Kalamazoo Public Library, 315 South Rose Street, Kalamazoo, Michigan. 49006. Copies of

any license amendment, related Safety Evaluation, and attachments, when issued, may be inspected at the above locations. A copy of any license amendment and the related Safety Evaluation and attachments, when issued, may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Reactor Licensing.

Dated at Bethesda, Md., this 30th day of January 1975.

For the Nuclear Regulatory Commission.

ROBERT A. PURPLE, Chief, Operating Reactors Branch #1, Division of Reactor Licensing.

[FR Doc.75-3186 Filed 1-31-75;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 01/28/75 (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(s), 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 thru 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), or from the reviewer listed.

#### New Forms

#### SMALL BUSINESS ADMINISTRATION

Definition of Small Business (Timber), single-time, concerns interested in purchasing Govt. timber, Lowry, R. L., 395-3772.

#### TENNESSEE VALLEY AUTHORITY

Farmer Questionnaire—Vicinity of Proposed Nuclear Power Plants, single-time, farm operators within designated area, Lowry, R. L., 395-3772.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Office of the Secretary: National Day Care Study RFP (Testing Contractor), OS-5-75, single-time, bidders interested in obtaining contract, Human Resources Division, 395-3522

Food and Drug Administration: Consumer Expectations From Food Labeling, FDABF 0116, annually, grocery buyers, Sunderhauf, M. B., 395-4911.

#### DEPARTMENT OF TRANSPORTATION

Federal Highway Administration: Statement of Work re: The Safety Aspects of Reduced Speed Limits and Reduction in Travel Caused by Energy Crisis, single-time, State highway departments, Strasser, A., 395-

Departmental and other: Miami Bus Rider Survey, annually, express bus riders, Strasser, A., 395-3880.

Federal Highway Administration: Abandoned Automobile Programs of State and Local Government, single-time, State and local governments, Strasser, A., 395-3880, Departmental and other: Use of Odorants in

Natural Gas, single-time, gas distribution system operators, Weiner, N., 395-4890.

#### REVISIONS

#### DEPARTMENT OF AGRICULTURE

Statistical Reporting Service: Tart Cherry Objective Yield Survey-Michigan, annually, tart cherry producers, Lowry, R. L., 395-3772.

Onion Stocks and Dispositions, semi-annually, onion growers and shippers, Lowry, R. L., 395–3772.

DEPARTMENT OF THE TREASURY

Departmental and other:

Short-Term Claims on Foreigners, monthly, banks in the United States, Hulett, D. T., 395-4730.

Long-Term Liabilities to, and Claims on, Foreigners, B-3, monthly Banks in the United States, Hulett, D. T., 395-4730.

#### EXTENSIONS

#### GENERAL SERVICES ADMINISTRATION

Qualification Application for Auctioneer Organizational Property, GSA-1399, on occasion, auctioneers, Evinger, S. K., 395-3648.

#### VETERANS ADMINISTRATION

Request for Estate Information, FL27-439. on occasion, Evinger, S. K., 395-3648.

Counseling Record—Personal Information

(significant facts about applicants life), 21E-1902, on occasion, Evinger, S. K., 395-3648.

#### DEPARTMENT OF THE INTERIOR

Departmental and other: Application for Youth Conservation Corps/Applicant Evaluation, on occasion, Lowry, R. L., 395-3772.

#### DEPARTMENT OF THE TREASURY

#### Bureau of Customs:

Declaration and Entry for Personal and Household Effects, CF 6061, on occasion, Evinger, S.K., 395-3648.

Bond Transcript, 53, on occassion, Evinger, S.K., 395-3648.

Notice of Lading of Supplies and Equipment With Benefit of Drawback, CF 7515, on occasion, Evinger, S.K., 395-3648. emorandum Regarding Oral Inquiry Tariff Classification, CF 4309, on occa-

Memorandum

sion, Evinger, S.K., 395-3648. Invoice Details for Cotton Fabrics and Linens, CF 5519, on occasion, Evinger, S.K., 395-3648.

#### DEPARTMENT OF TRANSPORTATION

#### Departmental and other:

Secretary's Youth Opportunity, DOT-Supported Activities Report, External Training Report, External Employment Report, Other (see SF-83), Evinger, S.K., 395-3648.

PHILLIP D. LARSEN. Budget and Management Officer.

[FR Doc.75-3110 Filed 1-31-75;8:45 am]

#### SECURITIES AND EXCHANGE COMMISSION

[70-5333]

#### MIDDLE SOUTH UTILITIES. INC.

Notice of Proposed Exceptions From Tax **Allocation Provisions** 

#### Correction

In FR Doc. 75-1926, appearing at page 3522 in the issue of Wednesday, January 22, 1975, the agency docket number was omitted and should read as set forth above.

#### DEPARTMENT OF LABOR

Office of the Secretary PPG INDUSTRIES, INC.

#### Certification of Eligibility to Apply for Adjustment Assistance

Under date of December 13, 1974, a requesting certification of petition eligibility to apply for adjustment assistance was filed with the Director, Office of Foreign Economic Policy, Bureau of International Labor Affairs, by the United Glass and Ceramic Workers of North America, AFL-CIO, and by the Window Glass Cutters League of America, AFL-CIO, on behalf of workers and former workers of the Mt. Vernon, Ohio plant of PPG Industries, Inc., Pittsburgh, Pennsylvania. The request for certification was made under Proclamation 3967 (Adjustment of Duties on Certain Sheet Glass) of February 27, 1970. In that proclamation the President, among other things, acted to provide under section 302(a)(3) with respect to the sheet glass industry that its workers may request the Secretary of Labor for certifications of eligibility to apply for adjustment assistance under Chapter 3, Title III, of the Trade Expansion Act of 1962.

The Act, section 302(b)(2), provides that the Secretary of Labor shall certify as eligible to apply for adjustment assistance under Chapter 3 any group of workers in an industry with respect to which the President has acted under section 302(a)(3), upon a showing by such group of workers to the satisfaction of the Secretary of Labor that the in-creased imports (which the Tariff Commission has determined to result from concessions granted under trade agreements) have caused or threaten to cause unemployment or underemployment of a significant number or proportion of workers of such workers' firm or subdivision thereof. The same degree of causal connection is applicable here as under the tariff adjustment and other adjustment assistance provisions; that is, the increased imports have been the major factor.

The Director, Office of Foreign Economic Policy, upon receipt of the December 13, 1974 petition, instituted an investigation (Notice of Delegation of Authority and Notice of Investigation 34 FR 18342, 37 FR 2472, 39 FR 44293, 29 CFR 90.11). After that, the Director made a recommendation to me relating

to the matter of certification. In the recommendation she noted that a significant number or proportion of the workers of PPG's Mt. Vernon plant became unemployed or underemployed when the plant began to curtail production in June 1974. She further noted that imports of sheet glass of the types produced at the Mt. Vernon plant decreased substantially from prior levels during 1973 and the first nine months of 1974. The primary cause of production cutbacks and associated layoffs at the plant was the decline in domestic building construction. Residential housing starts in the United States declined significantly from 1972 to 1973, and fell sharply in the first nine months of 1974 compared to the first nine months of 1973. A major portion of the sheet glass produced at the Mt. Vernon plant is used in building construction. Another cause of the production and employment declines was the increased competition which the company faced from float glass in the window glass market. Float glass is a higher quality glass than sheet glass and can be produced in window glass thicknesses at about the same cost as sheet glass. PPG's production of float glass increased substantially from 1971 to 1973.

After due consideration, I have concluded that increased imports of sheet glass were not the major factor causing the unemployment or underemployment of the workers at the Mt. Vernon, Ohio plant of PPG Industries, Inc., Pittsburgh, Pennsylvania. Accordingly, I make no certification of eligibility to apply for adjustment assistance.

Signed at Washington, D.C. this 28th day of January 1975.

HERBERT N. BLACKMAN, Associate Deputy Under Secretary for Trade and Adjustment Policy.

FR Doc.75-3022 Filed 1-31-75;8:45 am

#### STATES OF ALABAMA, ARIZONA, KANSAS, CONNECTICUT AND PENN-SYLVANIA

#### Availability of Extended Unemployment Compensation and Federal Supplemental Benefits

The unemployment compensation laws of the States of Alabama, Arizona, Arkansas, Connecticut, and Pennsylvania establish programs for the payment of extended unemployment compensation in accordance with the Federal-State Extended Unemployment Compensation of 1970, 84 Stat. 708. Extended unemployment compensation is payable under these programs to unemployed individuals who have exhausted their rights to regular unemployment compensation during an extended benefit period which begins and ends according to indicators of insured unemployment as set forth in the law.

In addition, the Emergency Unemployment Compensation Act of 1974, Pub. L. 93-572, provides for further extended benefits (referred to herein as Federal Supplemental Benefits) to unemployed individuals who have exhausted

their rights to regular unemployment compensation and extended unemployment compensation (or are not entitled to extended unemployment compensation because of the ending of their eligibility periods) in States which have entered into an agreement with the Secretary of Labor of the United States pursuant to the Act. Federal Supplemental Benefits are payable under the Act during a Federal Supplemental Benefit Period which begins and ends according to indicators in the law which are the same as the indicators for extended benefit periods under the Federal-State Extended Unemployment Compensation Act of 1970.

In accordance with those laws the fol-lowing determinations of "on" indicators have been made, and the beginning dates of extended benefit periods and Federal Supplemental Benefits Periods are announced as follows:

Alabama: Tom J. Ventress, Director of the State of Alabama Department of Industrial Relations, has determined that there was a State "on" indicator in Alabama for the week ending on December 28, 1974, and an extended benefit period therefore commenced in that State with the week beginning on January 12, 1975. Similarly, I have deter-mined that there was a Federal Supplemental Benefits "on" indicator in Alabama for the week ending on December 28, 1974, and a Federal Supplemental Benefit Period therefore commenced in that State with the week beginning on January 12, 1975.

Arizona: William J. Mayo, Director of the State of Arizona Department of Economic Security, has determined that there was a State "on" indicator in Arizona for the week ending on December 21, 1974, and an ex-tended benefit period therefore commenced in that State with the week beginning on Januthat State with the week beginning on January 5, 1975. Similarly, I have determined that there was a Federal Supplemental Benefit "on" indicator in Arizona for the week ending on December 21, 1974, and a Federal Supplemental Benefit Period therefore commenced in that State with the week beginning on January 5, 1978.

Arkansas: Henry L. McHenry, Acting Administrator of the State of Arkansas Employment Security Division, has determined that there was a State "on" indicator in Arkansas for the week ending on December 14, 1974, and an extended benefit period therefore commenced in that State with the week beginning on December 29, 1974, Similarly, I have determined that there was a Federal Supplemental Benefit "on" indicator in Arkansas for the week ending on December 21, 1974, and a Federal Supplemental Benefit Period therefore commenced in that State with the week beginning on January 5, 1975.

Connecticut; Jack A. Fusari, Administrator of the State of Connecticut Labor Department-Employment Security Division, has determined that there was a State "on" indicator in Connecticut for the week ending on December 7, 1974, and an extended benefit period therefore commenced in that State with the week beginning on December 22, 1974. Similarly, I have determined that there was a Federal Supplemental Benefit "on" indicator in Connecticut for the week ending on December 21, 1974, and a Federal Supplemental Benefit Period therefore commenced in that State with the week beginning on January 5, 1975, as previously announced in an earlier notice published at 40 FR 3524.

Pennsylvania: John M. Clark, Executive Director of the Bureau of Employment Security of the Commonwealth of Pennsylvania Department of Labor and Industry, has de-

termined that there was a State "on" indicator for the week ending on December 14, 1974, and an extended benefit period therefore commenced in Pennsylvania with the week beginning on December 29, 1974. Similarly, I have determined that there was a Federal Supplemental Benefit "on" indicator in Pennsylvania for the week ending on December 21, 1974, and a Federal Supplemental Benefit Period therefore commenced in Pennsylvania with the week beginning on January 5, 1975, as previously announced in an earlier notice published at 40 FR 3524.

Persons who believe they may be entitled to extended unemployment compensation under the laws of those States, or may be entitled to Federal Supplemental Benefits under the Emergency Unemployment Compensation Act of 1974, or who wish to inquire about their rights under those laws, should contact the State employment security office or unemployment insurance claims office in their locality.

Signed at Washington, D.C. this 28th day of January, 1975.

> PETER J. BRENNAN. Secretary of Labor.

[PR Doc.75-3023 Filed 1-31-75;8:45 am]

#### INTERSTATE COMMERCE COMMISSION

[Notice No. 687]

#### ASSIGNMENT OF HEARINGS

JANUARY 29, 1975.

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 118142 Sub 77, M. Bruenger & Co., Inc., now being assigned April 7, 1975 (3 days), at Kansas City, Mo., in a hearing room to be designated later.

MC 107496 Sub 965, Ruan Transport Corpo ration, now being assigned April 10, 1975 (2 days), at Kansas City, Mo., in a hearing

room to be designated later.
MC 40978 Sub 21. Chair City Motor Express
Company, now assigned March 11, 1975, at
Columbus, Ohlo, is cancelled and the application is dismissed.

MC 381 Sub 5, Genova Express Lines, Inc., now being assigned April 1, 1975, at the offices of the Interstate Commerce Commission, Washington, D.C.

MC 139360, Raemarc, Inc., now being assigned April 1, 1975, at Chicago, Ill. (1 day), in a hearing room to be later designated.

MC 112801 Sub 160, Transport Service Co., a Corporation, now being assigned April 2, 1975 (I day), at Chicago, Ill., in a hearing room to be later designated.

134740 Sub 4, Jack Baulos, Inc., now being assigned April 3, 1975 (1 day), at Chicago, Ill., in a hearing room to be later designated.

MC 139733 Sub 2, J. L. Hutchison, DBA J. L. Hutchison, now being assigned April 4, 1975 (1 day), in a hearing room to be later designated, Chicago, Ill.

MC 105269 Sub 57, Graff Trucking Company, Inc., now being assigned April 7, 1975 (1 week), at Chicago, Ill., in a hearing room

week), at Chicago, to be later designated. Cargo — Purchase -MC-F-12150, Motor Cargo — Purchase — Wholesale Services, Inc., dba R & R Trans-portation Company and MC 114818 Sub 15, Motor Cargo, Continued to February 18, 1975, at the Offices of the Interstate Com-merce Commission, Washington, D.C. MC-107295 Sub 723, PRE-FAB TRANSIT

CO., now being assigned April 2, 1975, at the offices of the Interstate Commerce

Commission, Washington, D.C.

MC-C-8422, International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America v. Pilot Freight Carriers Inc., now being assigned April 1, 1975, at the offices of the Interstate Commerce Commission, Washington, D.C.

MC-F-12321, Akers Motor Lines, Inc.-Control-Central Motor Lines, Inc., now being assigned April 9, 1975, at the offices of the Interstate Commerce Commission, Washington, D.C.

MC 13900 Sub 18, Midwest Haulers, Inc., now being assigned continued hearing February 19, 1975, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC 22229 Sub 82, Terminal Transport Co., Inc., now being assigned continued hear-ing February 20, 1975, at the Offices of the Interstate Commerce Commission, Washington, D.C.

Ex Parte No. 307, Investigation into the Distribution and Manipulation of Rail Rolling Stock to Depress Prices on Certain Grain Shipments for Export, now being assigned for Pre-hearing Conference on March 5, 1975, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC-F-12249, Briggs Transportation Co .-Purchase-Burlington Chicago, Cartages, Inc., continued to March 11, 1975, at the Offices of the Interstate Commerce Commission, Washington, D.C.

ROBERT L. OSWALD, Secretary.

[FR Doc.75-3076 Filed 1-31-75;8:45 am]

#### FOURTH SECTION APPLICATION FOR RELIEF

JANUARY 29, 1975.

An application, as summarized below, has been filed requesting relief from the requirements of section 4 of the Interstate Commerce Act to permit common carriers named or described in the application to maintain higher rates and charges at intermediate points than those sought to be established at more distant points.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the Federal Register.

FSA No. 42931—Sand, Gravel, Crushed Stone, Etc., and Related Articles Between Points in Southern Territory. Filed by M. B. Hart, Jr., Agent, (No. A6340), for interested rail carriers. Rates on sand, gravel, crushed stone, limestone and re-lated articles, in carloads, as described in the application, between points in southern territory.

Grounds for relief—Short-line distance formula and rate relationship.

By the Commission.

[SEAL]

ROBERT L. OSWALD, Secretary.

[FR Doc.75-3081 Filed 1-31-75;8:45 am]

[Notice No. 11]

#### MOTOR CARRIEF TEMPORARY AUTHORITY APPLICATIONS

JANUARY 24, 1975.

The following are notices of filing of application, except as otherwise specifically noted, each applicant states that there will be no significant effect on the quality of the human environment resulting from approval of its application, for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC 67, (49 C.F.R. 1131) published in the Federal Register, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protests must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six (6) copies.

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

transmitted.

#### MOTOR CARRIERS OF PROPERTY

No. MC 107496 (Sub-No. 984TA), filed January 17, 1975. Applicant: RUAN TRANSPORT CORPORATION, Third and Keosauqua Way, Des Moines, Iowa 50309. Applicant's representative: E. Check (same address as applicant), Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Weed killing compounds, liquid (in bulk), from Lafayette, Ind., to points in Illinois and Iowa, for 180 days. Supporting shipper: Eli Lilly and Company, P.O. Box 618, Indianapolis, Ind. 46206. Send protests to: Herbert W. Allen, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 875 Federal Bldg., Des Moines, Iowa 50309

No. MC 111397 (Sub-No. 111TA) (Correction), filed January 9, 1975, published in the Federal Register issue of January 23, 1975, and republished as corrected this issue. Applicant: DAVIS TRANS-PORT, INC., 1345 South 4th Street, Paducah, Ky. 42001. Applicant's representative: H. S. Melton, Jr., P.O. Box 1407, Avondale Station, Paducah, Ky. 42001. Authority sought to operate as a common carrier, by motor vehicle, over

irregular routes, transporting: Radioactive waste materials, requiring special disposition, and non-radioactive waste materials, requiring special disposition for ecological purposes; from the cities of San Francisco and Eureka, and the counties of San Francisco, Alameda, Solano, Contra Costa, Santa Clara, San Mateo, Sacramento, San Diego, Los Angeles, and Orange, Calif., Cimarron, Okla., Albuquerque, N. Mex., to burial site of Nuclear Engineering Company, near Beatty, Nev., (2) Containers, used in the transportation of the above materials, between points named in (1), for 180 days. Supporting shipper: Nuclear Engineering Company, Inc., 9200 Shelbyville Road, P.O. Box 7246, Louisville, Ky. 40207. Send protests to: Floyd A. Johnson, District Supervisor, Bureau of Operations. Interstate Commerce Commission, 435 Federal Office Bldg., 167 North Main Street, Memphis, Tenn. 38103.

Note.—The purpose of this republication is to add part (2) to the commodity description, which was previously omitted.

No. MC 119792 (Sub-No. 48TA) (Correction), Filed December 6, 1974, published in the FEDERAL REGISTER issue of December 18, 1974, and republished as corrected this issue. Applicant CHICAGO SOUTHERN TRANSPORTATION CO., INC., 3215 South Hamilton Ave., Chicago, III. 60608. Applicant's representative: Acelrod, Goodman, Steiner & Bazelon, 39 South La Salle Street, Chicago, Ill. 60603. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Potatoes and frozen potato products, from the plantsite and storage facilities of J. R. Simplot Company, Inc., at Crookston and Minneapolis, Minn., to points in Kentucky, Tennessee, Alabama, Mississippi, Louisiana, North Carolina, South Carolina, Georgia, Virginia, and Florida, for 180 days. Supporting shipper: Bill R. Danlels, General Manager, J. R. Simplot Company, Inc., P.O. Box 618, Crookston, Minn. 57616. Send protests to: Robert G. Anderson, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Everett McKinley Dirksen Bldg., 219 S. Dearborn St., Room 1086, Chicago, III. 60604.

Note.—The purpose of this republication is to correct the name of the applicant.

No. MC 119798 (Sub-No. 2TA), filed January 17, 1975. Applicant: SOUTH-WEST SUPPLY, INC., 350 Roanoke Street, Bluefield, W. Va. 24701. Appli-cant's representative: John M. Friedman, 2930 Putnam Avenue, Hurricane, W. Va. 25526. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Foodstuffs, requiring protective service, from the warehouse facilities of Southwest Supply, Inc., Bluefield, W. Va., to points in Dickenson, Lee, Russell, Scott, Washington, and Wise Counties, Va., for 180 days. Supporting shipper: Borden, Inc., 180 East Broad Street, Columbus, Ohio 43215. Send protests to: H. R. White, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 3108 Federal Office Bldg., 500 Quarrier Street, Charleston, W. Va. 25301.

No. MC 120950 (Sub-No. 1TA), filed January 16, 1975. Applicant: AMERICAN MOVING & STORAGE COMPANY, INC., 2911 Day Street, Montgomery, Ala. 36108. Applicant's representative: Alan F. Wohlstetter, Denning & Wohlstetter, 1700 K Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Used household goods, between points in the Counties of Autauga, Bullock, Butler, Chilton, Coosa, Crenshaw, El-more, Lowndes, Macon, Montgomery, Perry, Tallapoosa, and Wilcox, State of Alabama, Restriction: Restricted to the transportation of traffic having a prior or subsequent movement, in containers, and further restricted to the performance of pickup and delivery service in connection with packing, crating, and containerization or unpacking, uncrating and decontainerization of such traffic for 180 days. Supporting shippers: Columbia Export Packers, Inc., 19032 South Vermont Avenue, Torrance, Calif. 90502. Department of Defense, Regulatory Law Office, Office of the Judge Advocate General, Department of the Army, Washington, D.C. 20310. DeWitt Freight Forwarding, 6060 North Figueroa Street, Los Angeles, Calif. 90042. Send protests to: Clifford W. White, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Room 1616, 2121 Bldg., Birmingham. Ala. 35203.

No. MC 123255 (Sub-No. 46TA), filed January 20, 1975. Applicant: B & L MOTOR FREIGHT, INC., 140 Everett Avenue, Newark, Ohio 43055. Applicant's representative: C. F. Schnee, Jr. (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fencing, aluminum or steel, separate or combined, and parts and accessories, necessary for installation thereof, from the plantsite and warehouse facilities of Anchor Post Products, Inc., located at or near Fremont, Ind., to Akron, Cleveland, Columbus, Cincinnati, Dayton, and Toledo, Ohio, Detroit, Mich., Baltimore, Md., Chicago and Peoria, Ill., Pittsburgh, Pa., and Buffalo, N.Y., and points in their commercial zones. Materials, equipment, and supplies used in the manufacture and shipping of fencing, aluminum or steel, separate or combined, and parts and accessories necessary for installation thereof, from Akron, Cleveland, Columbus, Cincinnati, Dayton, and Toledo, Ohio, Detroit, Mich., Baltimore, Md., Chicago and Peoria, Ill., Pittsburgh, Pa., and Buffalo, N.Y., and points in their commercial zones, to the plantsite and warehouse facilities of Anchor Post Products, Inc., located at or near Fremont, Ind. Supporting shipper: Anchor Post Products, Inc., P.O. Box 703, Fremont, Ind. 46737. Send protests to: Frank L. Calvary, District Supervisor, Interstate Commerce Commission, 220 Federal

Bldg. & U.S. Courthouse, 85 Marcono Blvd., Columbus, Ohio 43215.

No. MC 127355 (Sub-No. 16 TA) (Correction), filed December 9, 1974, published in the FEDERAL REGISTER issue of December 30, 1974, and republished as corrected this issue. Applicant: M & M GRAIN COMPANY, a Corporation, P.O. Box "P", Nevada, Mo. 64772. Applicant's representative: Donald J. Quinn, Suite 900, 1012 Baltimore, Kansas City, Mo. 64105. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Cottonseed meal and hulls, fish meal, meat and bone meal, tankage, blood meal, bone meal, linseed oil meal, hominy meal, gluten feed, gluten meal, dehydrated alfalfa (ground or pellets), beet pulp, brewer's grains, malt sprouts, screenings (pellets), mill feed (bran, middlings, red dog, shorts germ, and millrun), ground corn cobs, potato meal, oat meal, feather meal, poultry by-products, peanut meal and hulls, soybean meal, sunflower meal, rapeseed meal, pellet binder (ammonium lignin sulfonate), corn screenings (pellets) suncured alfalfa and distillers grains, between points in Alabama, Arkansas, Colorado, Florida, Georgia, Illinois, Indiana, Kansas, Kentucky, Louislana, Michigan, Mississippi, Missouri, New Mexico, North Carolina, Ohio, Oklahoma, South Carolina, Tennessee, Texas, and Virginia, for 90 days.

Nore.—Applicant presently holds the sought authority in all states (except North Carolina, South Carolina, and Virginia).

Supporting shipper: The Pillsbury Company, 608 Second Avenue South, Minneapolis, Minn. 55402. Send protests to: John V. Barry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 600 Federal Office Building, 911 Walnut Street, Kansas City, Mo. 64106.

Nore.—The purpose of this republication is to correct the commodity description.

No. MC 139396 (Sub-No. 1TA), filed January 20, 1975. Applicant: MITCHELL & SON, INC., 1940 Carolyn Lane, Pearl, Miss. 39208. Applicant's representative: Morton E. Kiel, Suite 6193, 5 World Trade Center, New York, N.Y. 10048. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Office furniture, from Carlstadt, N.J., to points in the United States (except Alaska and Hawaii), (2) Returned shipment of the commodities in (1) above, from the above-named destination territory to Carlstadt, N.J., and (3) Materials, supplies and equipment used in the manufacture and sale of office furniture (except in bulk), from points in Alabama, Connecticut, Indiana, Illinois, Massa-chusetts, New York, North Carolina, Pennsylvania, and West Virginia, to Carlstadt, N.J., under a continuing contract with Designcraft or Carlstadt, N.J., for 180 days. Supporting shipper: Designeraft, Kero Road, Carlstadt, N.J. Send protests to: Alan C. Tarrant, Dis-

trict Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 212, 145 East Amite Bldg., Jackson, Miss. 39201.

No. MC 139396 (Sub-No. 2TA), filed January 17, 1975. Applicant: MITCHELL & SON, INC., 1940 Carolyn Lane, Pearl, Miss, 39208. Applicant's representative: Morton E. Kiel, Suite 6193, 5 World Trade Center, New York, N.Y. 10048. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Tractor and trailer parts from Denmark, S.C., Holland. Mich., and the International Boundary between the United States and Canada at Buffalo, N.Y. (on traffic from Welland, Ontario, Canada), to Los Angeles and Milpitas, Calif., Portland, Oreg., and Seattle, Wash., for 180 days. Supporting shipper: Holland Hitch Corporation, 901 Ames Street, Milpitas, Calif. 95035. Send protests to: Alan C. Tarrant, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Room 212, 145 East Amite Bldg., Jackson, Miss. 39201.

No. MC 140484 TA (Correction), filed December 17, 1974, published in the Feb-ERAL REGISTER issue of January 8, 1975, and republished as corrected this issue. Applicant: LESTER COGGINS TRUCK-ING, INC., 2671 E. Edison Avenue, P.O. Box 69, Fort Myers Fla. 33901, Applicant's representative: Lester A. Coggins (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Agricultural and horticultural commodities, and materials and supplies, used in the growing, shipping, or marketing of agricultural or horticultural commodities, (1) between points in Florida, California, Pennsylvania, Ohio, and Michigan, on the one hand, and points in Alabama, Georgia, Kentucky, Mississippi, Ohio, North Carolina, South Carolina, Tennessee, Virginia, W. Virginia, Florida, Indiana, Illinois, Louisiana, Texas, New Mexico, Arizona, California, Pennsylvania, and Michigan on the other, for 180 days. Supporting shipper: Yoder Bros., Inc., P.O. Box 230, Barberton, Ohio 44203, and Florida Flower Assiciation, Inc., P.O. Box 1569, Fort Myers, Fla. 33902. Send protests to: Joseph B. Teichert, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Palm Coast II Bldg., Suite 208, 5255 NW. 87th Avenue, Miami, Fla. 33178. The purpose of this republication is to add the destination points, which was omitted in the previous republication.

No. MC 140517 (Sub-No. 1TA), filed January 14, 1975. Applicant: ROBERT L. NORRIS AND JOHN G. SHOCKLEY, a Partnership, doing business as TRANS-PORT STEEL, 1721 27th Street, Greeley, Colorado 80631. Applicant's representative: Stockton and Lewis, The 1650 Grant St. Bidg., Denver, Colo. 80203. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Steel fence posts, rebars, barbed and baling wire, angles, smooth bars, T-Bar stock, fence, nails and

welded fabric, from the plant site of Colorado Steel and Wire Company at or near Loveland, Colorado, to points in Arizona, Idaho, Iowa, Kansas, Minnesota, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, South Dakota, Texas, Utah, and Wyoming. Raw materials used in the manufacture of the above named commodities, from the named states to the plantsite at or near Loveland, Colo., for 180 days. Supporting shipper: Colorado Steel & Wire Co., P.O. Box 699, Loveland, Colo, 80537. Send protests to: Roger L. Buchanan, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 1961 Stout Street, 2022 Federal Bldg., Denver, Colo. 80202.

No. MC 140563 TA, filed January 23, 1975. Applicant: W. T. MYLES TRANS-PORTATION COMPANY, P.O. Box 321, Conley, Ga. 30027. Applicant's representative: Archie B. Culbreth, 1252 W. Peachtree St., NW., Room 246, Atlanta, Ga. 30309. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Newspaper supplements, and advertising matter, when moving in the same vehicle with newspaper supplements, from Sylacauga, Ala., to points in Florida, North Carolina, South Carolina, Georgia, Virginia, West Virginia, Tennessee, Maryland, Mississippi, Kentucky, Louisiana, Ohio, Indiana, Illinois, Texas, and the District of Columbia, for 180 days. Supporting shippers: There are approximatly 10 statements of support attached to the application, which may be examined here at the Interstate Commerce Commission in Washington, D.C., or copiers thereof which may be examined at the field office named below. Send protests to: William L. Scroggs, District Supervisor, 1252 W. Peachtree Street, NW., Room 546, Atlanta, Ga. 30309.

No. MC 140564 TA, filed January 15. 1975. Applicant: NORTHWEST TRANS-PORT, 223 Erie Street, Pomona, Calif. 91768. Applicant's representative: Clayte Binion, Sayers, Scurlock, Binion & Brackett, 1108 Continental Life Bldg., Fort Worth, Tex. 76102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Polysteyrene egg cartons, from the plantsite and facilities of Dolco Packaging Corp., located in the Dallas-Fort Worth commercial zone, to points in Arkansas, Oklahoma, Louisiana, points in Missourl, on and south of Interstate Highway 44 (U.S. Highway 66) and points in Kansas on and south of U.S. Highway 50, Restriction: (1) restricted to movement in truckload lots; (2) restricted to transportation of commodities weighing less than 4 pounds per cubic foot; and (3) restricted to movements in specially designed "double" trailers having a combined capacity in excess of 4,000 cubic feet, for 180 days. Supporting shipper: Colco Packaging Corp., 4405 Riverside Drive, Suite 300, Burbank, Calif. 91505. Send protests to: Philip Yallowitz, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 300 North Los Angeles Street, Room 7708, Los Angeles, Calif. 90012.

By the Commission.

[SEAL]

RORERT L. OSWALD, Secretary.

[FR Doc.75-3077 Filed 1-31-75;8:45 am]

# TRANSPORT STATISTICS Proposed Revision

On page 40337-40338 of the FEDERAL REGISTER of November 15, 1974, there was published a notice of proposed revision to transport statistics. The revision provides for the exclusion of all but the 100 largest Class I motor carriers of property listed in Table 17, Part 7, Transport Statistics in the United States. The statistical information from these carriers will be more useful and offer a uniform set of revenues and expenses in a year to year tabulation. The efficiency gain will not be at the expense of the balance of the deleted Class I motor carriers of property. The statistical data for the eliminated carriers will still be available to interested parties on special computer printouts. Interested persons were given 15 days in which to submit comments. suggestions, or objections regarding the proposed revision.

No written objections have been received and the proposed revision is hereby adopted without change and is set forth below.

Effective Date.—This ICC revision notice is effective January 23, 1975.

Approved January 23, 1975.

Issued in Washington, D.C. on January 27, 1975.

[SEAL] JOHN A. GRADY, Director, Bureau of Accounts.

 Table 17 of Part 7, Motor Carriers, Transport Statistics in the United States is revised to the limit of the 100 largest motor carriers of property.

[FR Doc.75-3079 Filed 1-31-75;8:45 am]

## IRREGULAR-ROUTE MOTOR COMMON CARRIERS OF PROPERTY—ELIMINA-TION OF GATEWAY LETTER NOTICES

JANUARY 29, 1975.

The following letter-notices of proposals to eliminate gateways for the purpose of reducing highway congestion, alleviating air and 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 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 within 10 days from the date of this publication. 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 31462 (Sub-No. E1), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between Phoenix City, Ark., on the one hand, and, on the other, Blytheville, Ala. The purpose of this filing is to eliminate the gateways of (1) any point in Missouri within 25 miles of Cairo, III.; (2) any point in Georgia; and (3) any point in Tennessee.

No. MC 31462 (Sub-No. E2), May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, 75146. Applicant's representative: R. L. Rork (same as above), Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Colorado on and north of a line beginning at the Colorado-Kansas State line, thence along U.S. Highway 40 to junction Colorado Highway 94, thence along Colorado Highway 94 to Colorado Springs, Colo., thence along U.S. Highway 24 to junction U.S. Highway 6, thence along U.S. Highway 6 to Grand Junction, Colo., thence along U.S. Highway 50 to the Colorado-Utah State line. on the one hand, and, on the other, points in Alabama. The purpose of this filing is to eliminate the gateways of (1) any point in Georgia; (2) any point in Tennessee; (3) any point in Missouri within 25 miles of Cairo, Ill.; and (4) any point within 30 miles thereof.

No. MC 31462 (Sub-No. E3), filed May Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Florida on, east, and south of a line beginning at the Florida-Georgia State line, thence along U.S. Highway 90 to junction Florida Highway 12, thence along Florida Highway 12 to junction Florida Highway 65, thence along Florida Highway 65 to junction Florida Highway 67, thence along Florida Highway 67 to Carrabelle, Fla., on the one hand, and, on the other, points in Alabama. The purpose of this filing is to eliminate the gateway of any point in Georgia.

No. MC 31462 (Sub-No. E4), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier,

by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Illinois on and north of a line beginning at the Illinois-Indiana State line, thence along Illinois Highway 114 to junction Illinois Highway 1, thence along Illinois Highway 1 to junction U.S. Highway 52, thence along U.S. Highway 52 to junction U.S. Highway 45. thence along U.S. Highway 45 to junction Interstate Highway 57, thence along Interstate Highway 57 to junction U.S. Highway 24, thence along U.S. Highway 24 to junction Illinois Highway 47, thence along Illinois Highway 47 to junction Illinois Highway 165, thence along Illinois Highway 165 to junction Illinois Highway 9, thence along Illinois Highway 9 to junction Illinois Highway 121, thence along Illinois Highway 121 to junction U.S. Highway 136, thence along U.S. Highway 136 to junction Illinois Highway 78, thence along Illinois Highway 78 to junction Illinois Highway 125, thence along Illinois Highway 125 to Beardstown, Ill., thence along U.S. Highway 67 to junction Illinois Highway 103, thence along Illinois Highway 103 to junction U.S. Highway 24, thence along U.S. Highway 24 to the Illinois-Missouri State line, and points in that part of Alabama on and east of a line beginning at the Tennessee-Alabama State line, thence along Interstate Highway 65 to junction Alabama County Highway 69, thence along Alabama Highway 69 to junction Alabama County Highway 77, thence along Alabama County Highway 77 to junction Alabama County Highway 22, thence along Alabama County Highway 22 to junction U.S. Highway 78, thence along U.S. Highway 78 to Birmingham, Ala., thence along U.S. Highway 11 to junction Alabama Highway 5, thence along Alabama Highway 5 to junction Alabama County 1, thence along Alabama Highway County Highway 1 to junction Alabama County Highway 35, thence along Alabama County Highway 35 to junction U.S. Highway 84, thence along U.S. Highway 84 to junction Alabama County Highway 23, thence along Alabama County Highway 23 to junction Alabama Highway 21, thence along Alabama Highway 21 to junction Alabama Highway 59, thence along Alabama Highway 59 to junction Alabama Highway 225, thence along Alabama Highway 225 to junction Interstate Highway 10, thence along Interstate Highway 10 to Mobile, thence along Alabama Highway 163 to the Gulf of Mexico. The purpose of this filing is to eliminate the gateways of (1) any point in Georgia; (2) any point in Tennessee; and (3) Cairo, Ill., or any point within 25 miles thereof.

No. MC 31462 (Sub-No. E6), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points

in that part of Alabama on and east of a line beginning at the Alabama-Tennessee State line, thence along Interstate Highway 59 to junction U.S. Highway 43, thence along U.S. Highway 43 to Mobile, Ala., on the one hand, and, on the other, points in Iowa. The purpose of this filing is to eliminate the gateways of (1) Cairo, Ill., or any point in Illinois within 25 miles thereof; (2) any point in Georgia; and (3) any point in Tennessee.

No. MC 31462 (Sub-No. E7), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier. by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Alabama on and east of a line beginning at the Alabama-Florida State line, thence along Alabama Highway 167 to junction U.S. Highway 84, thence along U.S. Highway 84 to junction Alabama Highway 167, thence along Alabama Highway 167 to junction U.S. Highway 231, thence along U.S. Highway 231 to Sylacauga, Ala., thence along Alternate U.S. Highway 231 to junction Alabama Highway 77, thence along Alabama Highway 77 to junction Interstate Highway 59, thence along Interstate Highway 59 to the Alabama-Georgia State line, on the one hand, and, on the other, points in Kansas. The purpose of this filing is to eliminate the gateways of (1) any point in Missouri within 25 miles of Cairo, Ill.; (2) any point in Georgia; and (3) any point in Tennessee.

No. MC 31462 (Sub-No. E8), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Alabama on, east, and south of a line beginning at the Alabama-Georgia State line, thence along U.S. Highway 278 to junction Alabama Highway 21, thence along Alabama Highway 21 to junction Alabama Highway 49, thence along Alabama Highway 49 to junction Alabama Highway 120, thence along Alabama Highway 120 to junction Alabama Highway 81, thence along Alabama Highway 81 to junction U.S. Highway 29, thence along U.S. Highway 29 to junction Alabama Highway thence along Alabama Highway 239 to junction Alabama County Highway 27, thence along Alabama County Highway 27 to junction Alabama Highway 51, thence along Alabama Highway 51 to junction Alabama Highway 10, thence along Alabama Highway 10 to junction Alabama County High-way 69, thence along Alabama County Highway 69 to junction Alabama Highway 27, thence along Alabama Highway 27 to junction Alabama County Highway 67, thence along Alabama County

Highway 67 to junction U.S. Highway 231, thence along U.S. Highway 231 to the Alabama-Florida State line, on the one hand, and, on the other, points in the Upper Peninsula of Michigan. The purpose of this filing is to eliminate the gateways of (1) any point in Georgia; (2) any point in Tennessee; (3) Burlington, Iowa, or any point within 50 miles thereof; and (4) Cairo, Ill., or any point in Illinois within 25 miles thereof.

No. MC 31462 (Sub-No. E10) filed May 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Texas 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Alabama on, east and south of a line beginning at the Alabama-Tennessee State line, thence along U.S. Highway 31 to junction Alabama Highway 24, thence along Alabama Highway 24 to the Alabama-Mississippi State line, on the one hand, and, on the other, points in Minnesota. The purpose of this filing is to eliminate the gateway of (1) any point in Missouri within 25 miles of Cairo, Ill., (2) Burlington, Iowa, or any point within 50 miles thereof; (3) any point in Tennessee; and (4) any point in Georgia.

No. MC 31462 (Sub-No. E11), filed May 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Alabama, on the one hand, and, on the other, points in Montana. The purpose of this filing is to eliminate the gateways of (1) Williston, N. Dak., or any point in North Dakota within 200 miles thereof; (2) Burlington, Iowa, or any point within 50 miles thereof; (3) Alden, Minn., or any point in Minnesota within 35 miles thereof; (4) Cairo, Ill., or any point within 25 miles thereof; (5) any point in Georgia; and (6) any point in Tennessee.

No. MC 31462 (Sub-No. E12), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Alabama on, east, and south of a line beginning at the Alabama-Tennessee State line, thence along U.S. Highway 31 to junction Alabama Highway 24, thence along Alabama Highway 24 to the Alabama-Mississippi State line, on the one hand, and, on the other, points in that part of Nebraska on and north of a line beginning at the Nebraska-Iowa State line, thence along Nebraska Highway 51 to junction U.S. Highway 77, thence along U.S. Highway 77 to junction

Nebraska Highway 32, thence along Nebraska Highway 32 to junction U.S. Highway 275, thence along U.S. Highway 275 to junction Nebraska Highway 91. thence along Nebraska Highway 91 to junction Nebraska Highway 15, thence along Nebraska Highway 15 to junction U.S. Highway 30, thence along U.S. Highway 30 to Grand Island, thence along U.S. Highway 281 to junction Interstate Highway 80, thence along Interstate Highway 80 to junction U.S. Highway 283, thence along U.S. Highway 283 to junction U.S. Highway 34, thence along U.S. Highway 34 to junction Nebraska Highway 61, thence along Nebraska Highway 61 to the Nebraska-Kansas State line. The purpose of this filing is to eliminate the gateways of (1) Cairo, Ill., or any point in Illinois within 25 miles thereof; (2) any point in Georgia; and (3) any point in Tennessee.

No. MC 31462 (Sub-No. E13), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority .. sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Alabama, on the one hand, and, on the other, points in North Dakota, The purpose of this filing is to eliminate the gateways of (1) any point in Georgia; (2) any point in Tennessee; (3) any point in Missouri within 25 miles of Cairo, Ill.; (4) Burlington, Iowa, or any point within 50 miles thereof; and (5) Alden, Minn., or any point in Minnesota within 35 miles thereof.

No. MC 31462 (Sub-No. E14), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Alabama, on the one hand, and, on the other, points in North Carolina. The purpose of this filing is to eliminate the gateway of any point in Georgia.

No. MC 31462 (Sub-No. E15), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same-as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in that part of Alabama on and east of a line beginning at the Alabama-Georgia State line, thence along Alabama County Highway 56 to junction U.S. Highway 431, thence along U.S. Highway 431 to junction Interstate Highway 59, thence along Interstate Highway 59 to junction Alabama Highway 68, thence along Alabama Highway 68 to junction Alabama County Highway 43, thence along Alabama County Highway 43 to Alabama Highway 75, thence along Alabama Highway 75 to junction Alabama Highway 35,

thence along Alabama Highway 35 to junction U.S. Highway 72, thence along U.S. Highway 72 to the Alabama-Tennessee State line, and points in that part of Oklahoma on and north of a line beginning at the Oklahoma-Missouri State line, thence along U.S. Highway 60 to junction Interstate Highway 44, thence along Interstate Highway 44 to Oklahoma City, Okla., thence along Oklahoma Highway 152 to junction Oklahoma Highway 58, thence along Oklahoma Highway 58 to junction Oklahoma Highway 9, thence along Oklahoma Highway 9 to Junction Oklahoma Highway 54, thence along Oklahoma Highway 54 to junction Okla-homa Highway 19, thence along Oklahoma Highway 19 to junction U.S. Highway 283, thence along U.S. Highway 283 to Altus, Okla., thence along U.S. Highway 62 to junction Oklahoma Highway 44, thence along Oklahoma Highway 44 to the Oklahoma-Texas State line. The purpose of this filing is to eliminate the gateways of (1) any point in Missouri within 25 miles of Cairo, Ill.; (2) any point in Tennessee; and (3) any point in Georgia.

No. MC 31462 (Sub-No, E16), filed May 13, 1974. Applicant: PARAMOUNT MOVERS, INC., P.O. Box 309, Lancaster, Tex. 75146. Applicant's representative: R. L. Rork (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Alabama, on the one hand, and, on the other, points in South Carolina. The purpose of this filing is to eliminate the gateway of any point in Georgia.

No. MC 61403 (Sub-No E7). May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662. Applicant's representative: Charles E. Cox (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, trans-porting: Chemicals, in bulk, in tank vehicles, between points in Illinois, on the one hand, and, on the other, points in North Carolina on and east of a line beginning at the North Carolina-South Carolina State line and extending along North Carolina Highway 107 to junction U.S. Highway 23, thence along U.S. Highway 23 to junction North Carolina Highway 209, thence along North Carolina Highway 209 to junction U.S. Highway 25, thence along U.S. Highway 25 to junction North Carolina Highway 208. thence along North Carolina Highway 208 to the North Carolina-Tennessee State line, and, points in South Carolina. The purpose of this filing is to eliminate the gateway of Kingsport, Tenn.

No. MC 61403 (Sub-No. E12), filed May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662. Applicant's representative: Charles E. Cox (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Chemicals, in bulk, in tank vehicles,

(1) between points in Missouri, on and north of a line beginning at the Mississippi River and extending along U.S. Highway 60 to junction U.S. Highway 160, thence along U.S. Highway 160 to junction Missouri Highway 21, thence along Missouri Highway 21 to the Missouri-Arkansas State line, except St. Louis, on the one hand, and, on the other, points in New Jersey, points in North Carolina on and east of a line beginning at the North Carolina-South Carolina State line and extending along U.S. Highway 276 to junction U.S. Highway 23, thence along U.S. Highway 23 to junction unnumbered highway, thence along unnumbered highway to junction Interstate Highway 40, thence along Interstate Highway 40 to the North Carolina-Tennessee State line, and to points in South Carolina, and Virginia, and (2) from St. Louis, Mo., to points in Connecticut, Delaware, Maine, points in Maryland on and east of U.S. Highway 15, points in Massachusetts, New Hampshire and Rhode Island. The purpose of this filing is to eliminate the gateways of Kingsport, Tenn., and points in Virginia

No. MC 61403 (Sub-No. E13), filed May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662. plicant's representative: Charles E. Cox (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, trans-porting: (1) Chemicals, in bulk, in tank vehicles, (a) between points in New Jersey, on the one hand, and, on the other, points in Tennessee and Texas (\*Kingsport, Tenn.), (b) between points in New Jersey west of a line beginning at the Delaware River and extending along unnumbered highway to junction U.S. Highway 206, thence along U.S. Highway 206 to junction U.S. Highway 30, thence along U.S. Highway 30 to junction New Jersey Highway 54, thence along New Jersey Highway 54 to junction New Jersey Highway 47, thence along New Jersey Highway 47 to junction unnumbered highway near Delmont, thence along unnumbered highway to Delaware Bay, on the one hand, and, on the other, points in South Carolina on and west of a line beginning at the South Carolina-North Carolina State line and extending along U.S. Highway 321 to junction South Carolina Highway 121, thence along South Carolina Highway 121 to junction U.S. Highway 76, thence along U.S. Highway 76 to junction South Carolina Highway 6, thence along South Carolina Highway 6 to junction U.S. Highway 321, thence along U.S. Highway 321 to the South Carolina-Georgia State line (\*Kingsport, Tenn.) (b) between points in New Jersey on and east of a line beginning at the Delaware River and extending along unnumbered highway to junction New Jersey Highway 545, thence along New Jersey Highway 545 to junction U.S. Highway 206. thence along U.S. Highway 206 to junction U.S. Highway 30, thence along U.S. Highway 30 to junction New Jersey

Highway 54, thence along New Jersey Highway 54 to junction New Jersey Highway 47, thence along New Jersey Highway 47 to junction unnumbered highway near Delmont, thence along unnumbered highway to the Delaware Bay, on the one hand, and, on the other, points in South Carolina on and west of a line beginning at the South Carolina-North Carolina State line and extending along U.S. Highway 321 to junction Interstate Highway 26, thence along Interstate Highway 26 to junction U.S. Highway 601, thence along U.S. Highway 601 to junction Alternate U.S. Highway 17, thence along Alternate U.S. Highway 17 to the South Carolina-Georgia State line, (\*Kingsport, Tenn.), (c) from points in New Jersey to points in Florida on and west of U.S. Highway 331, and Oklahoma, (\*Kingsport, Tenn., and Sheffield, Ala.), (2) lacquers and var-nishes, in bulk, in tank vehicles, from Newark, N.J., to points in Florida on and south of Florida Highway 40, (\*Tampa, Fla.). The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 61403 (Sub-No. E15), May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662. Applicant's representative: Charles E. Cox (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Chemicals, in bulk, in tank vehicles, (a) between points in North Carolina on and east of U.S. Highway 441. on the one hand, and, on the other, points in Texas and Wisconsin, (\*Kingsport, Tenn.), (b) between points in North Carolina on and west of U.S. Highway 221, on the one hand, and, on the other, points in Pennsylvania, (\*Kingsport, Tenn.), (c) between points in that part of North Carolina bounded by a line beginning at the North Carolina-Tennessee State line and extending along U.S. Highway 421 to junction North Carolina Highway 16, thence along North Carolina Highway 16 to the North Carolina-South Carolina State line, thence along the North Carolina-South Carolina State line to U.S. Highway 221, thence along U.S. Highway 221 to junction North Carolina Highway 194, thence along North Carolina Highway 194 to junction U.S. Highway 19E, thence along U.S. Highway 19E to the Tennessee-North Carolina State line, thence along the Tennessee-North Carolina State line to the point of beginning, on the one hand, and, on the other, points in Pennsylvania on and north of a line beginning at the Pennsylvania-Ohio State line and extending along Interstate Highway 80 to junction Pennsylvania Highway 8, thence along Pennsylvania Highway 8 to junction U.S. Highway 62, thence along U.S. Highway 62 to the Pennsylvania-New York State line, (\*Kingsport, Tenn.), (d) from points in North Carolina on and west of North Carolina Highway 16, to points in Connecticut, Maine, Massachusetts, New Hampshire, Vermont, and Rhode Island. (\*Kingsport,

Tenn.), and (e) from points in North Carolina to points in Oklahoma, (\*Kingsport, Tenn., and Sheffield, Ala.) and (2) liquid chemicals, in bulk, in tank, vehicles, (a) from points in North Carolina, to points in Colorado on and east of U.S. Highway 85, Iowa, Kansas, Nebraska, and points in North Dakota and South Dakota on and east of U.S. Highway 85, (\*Kingsport, Tenn., and Marshall, Ill.), (b) from points in North Carolina on and west of a line beginning at the North Carolina-Tennessee State line and extending along U.S. Highway 321 to junction North Carolina Highway 16, thence along North Carolina Highway 16 to the North Carolina-South Carolina State line, to points in Kanawha County, W. Va., (\*Elizabethton, Tenn.). The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 61403 (Sub-No. E16), filed May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662, Applicant's representative: Charles E. Cox (Same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Chemicals, in bulk, in tank vehicles, (a) between points in Pennsylvania, on the one hand, and, on the other, points in Texas, (\*Kingsport, Tenn.), (b) from points in Pennsylvania, to points in Florida on and west of U.S. Highway 331, (\*Kingsport, Tenn., and Sheffield, Ala.) (c) from points in Pennsylvania on and east of U.S. Highway 219, to points in Tenn., Oklahoma. - (\*Kingsport. Sheffield, Ala.), (d) between points in Pennsylvania, south, and west of a line beginning at the Tennessee-Kentucky State line and extending along U.S. Highway 231 to junction Tennessee Highway 99, thence along Tennessee Highway 99 to junction Tennessee Highway 20, thence along Tennessee Highway 20 to junction Interstate Highway 40, thence along Interstate Highway 40 to the Tennessee-Arkansas State line, (\*Kingsport, Tenn.), (e) between points in Pennsylvania on and east of U.S. Highway 219, on the one hand, and, on the other, points in Tennessee, (\*Kingsport, Tenn.), (f) between points in Pennsylvania on and east of U.S. Highway 202, on the one hand, and, on the other, points in South Carolina on and west of South Carolina Highway 121, (\*Kingsport, Tenn.), (g) between points in Pennsylvania which are both west of U.S. Highway 202, and east of U.S. Highway 219, on the one hand, and, on the other, points in South Carolina on and west of a line beginning at the South Carolina-North Carolina State line and extending along U.S. Highway 321 to junction Interstate Highway 26, thence along Interstate Highway 26 to junction U.S. Highway 601, thence along U.S. Highway 601 to junction Alternate U.S. Highway 17, thence along Alternate U.S. Highway 17 to the South Carolina-Georgia State line, (\*Kingsport, Tenn.), (h) between points in Pennsylvania west of U.S. Highway 219, on the one hand, and, on the other, points in South Caro-

lina, (\*Kingsport, Tenn.). The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 61403 (Sub-No. E20), filed May 31, 1974. Applicant: THE MASON AND DIXON TANK LINES, INC., P.O. Box 969, Kingsport, Tenn. 37662. Applicant's representative: Charles E. Cox (Same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Chemicals, in bulk, in tank vehicles, (a) between points in Arkansas on, south, and east, of a line beginning at the Arkansas-Tennessee State line and extending along Interstate Highway 40 to junction U.S. Highway 167, thence along U.S. Highway 167 to the Arkansas-Louisiana State line, on the one hand, and, on the other, points in Ohio on and east of a line beginning at the Ohio-West Virginia State line and extending along U.S. Highway 33 to junction Ohio Highway 13, thence along Ohio Highway 13 to junction Ohio Highway 78, thence along Ohio Highway 78 to junction Interstate Highway 77, thence along Interstate Highway 77 to junction Ohio Highway 800, thence along Ohio Highway 800 to junction Ohio Highway 183, thence along Ohio Highway 183 to junction Interstate Highway 76, thence along Interstate Highway 76 to junction Ohio Highway 534, thence along Ohio Highway 534 to Lake Erie (\*Kingsport, Tenn.), (b) between points in Arkansas on and north of a line beginning at the Arkansas-Tennessee State line and extending along Interstate Highway 40 to junction U.S. Highway 79, thence along U.S. Highway 79 to junction U.S. Highway 82, thence along U.S. Highway 82 to the Arkansas-Texas State line, on the one hand, and, on the other, points in South Carolina on and east of U.S. Highway 25 (\*Kingsport, Tenn.). (c) between points in Arkansas, on the one hand, and, on the other, points in Tennessee on and east of Tennessee Highway 70, and points in Kentucky on and east of a line beginning at the Kentucky-Virginia State line and extending along U.S. Highway 421 to Kentucky Highway 80, thence along Kentucky Highway 80 to junction Kentucky Highway 15, thence along Kentucky Highway 15 to junction Kentucky Highway 30, thence along Kentucky Highway 30 to junction Kentucky Highway 7. thence along Kentucky Highway 7 to the Kentucky-Ohio State line (\*Kingsport, Tenn.), and (d) between points in Ar-kansas on and south of U.S. Highway 64, on the one hand, and, on the other, points in New York, Pennsylvania, and points in West Virginia on and east of a line beginning at the West Virginia-Ohio State line and extending along U.S. Highway 35 to junction U.S. Highway 60, thence along U.S. Highway 60 to junction Interstate Highway 77, thence along Interstate Highway 77 to the West Virginia-Virginia State line (\*Kingsport, Tenn.). The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 78687 (Sub-No. EI), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan,

N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Flour, from New York, N.Y., Newark, N.J., and points in New Jersey within three miles of New York, N.Y., to points in that part of New York on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River (except Buffalo and Syracuse). The purpose of this filing is to eliminate the gateway of

No. MC 78687 (Sub-No. E2), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier. by motor vehicle, over irregular routes, transporting: Flour, from Philadelphia, Pa., to points in that part of New York on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River (except Buffalo and Syracuse). The purpose of this filing is to eliminate the gateway of Scranton,

No. MC 78687 (Sub-No. E3), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Empty oil drums, from New York, N.Y., Newark, N.J., and points in New Jersey within three miles of New York, to points in that part of New York on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River. (Except Buffalo and Syracuse). The purpose of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E4), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 686 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Butter, from points in that part of New York (excluding Buffalo

and Syracuse) on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to the junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11. thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River, to New York, N.Y., and points in that part of New Jersey east and south of a line beginning at the Perth Amboy. N.J., and extending along U.S. Highway 9, to junction U.S. Highway 1 thence along U.S. Highway 1 to junction New Jersey Highway 7, thence along New Jersey Highway 7 to junction New Jersey Highway 3, thence along New Jersey Highway 3 to junction New Jersey Highway 4, thence along New Jersey Highway 4 to the Hudson River. The purpose of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E5), filed June 4, 1974 Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Baked goods, from New York, N.Y., Newark, N.J., and points in New Jersey within three miles of New York, N.Y., to points in that part of New York (excluding Buffalo and Syracuse) west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to the junction New York Highway 26. thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 7, thence along New York Highway 7 to junction U.S. Highway 87, thence along U.S. 87 to the St. Lawrence River. The purpose of this filing is to eliminate the gateway of Kingston, Pa.

No. MC 78687 (Sub-No. E6), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Baled rags, from New York, N.Y., Newark, N.J., and points in New Jersey within three miles of New York, N.Y., to points in that part of New York on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to the junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River (except Buffalo and Syracuse). The purpose of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E7), filed June 4, 1974, Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan,

New York 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Scrap metal, from points in Broome, Cortland, Onondaga, Ontario, Steuban, and Tompkins Counties, N.Y., to New York, N.Y., and points in that part of New Jersey east and south of a line beginning at the Atlantic Ocean and extending along U.S. Highway 9 to junction U.S. Highway 1, thence along U.S. Highway 1 to junction New Jersey Highway 7, thence along New Jersey Highway 7 to junction New Jersey Highway 3, thence along New Jersey Highway 3 to junction New Jersey Highway 4, thence along New Jersey Highway 4 to the Hudson River. The purpose of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E8), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Lead and Zinc scrap metals, from New York, N.Y., and that part of New Jersey east and south of a line beginning at Perth Amboy, N.J., and extending along U.S. Highway 9 to junction U.S. Highway 1, thence along U.S. Highway 1 to junction New Jersey Highway 7, thence along New Jersey Highway 7 to junction New Jersey Highway 3, thence along New Jersey Highway 3 to junction New Jersey Highway 4, thence along New Jersey Highway 4 to the Hudson River, to points in that part of New York (excluding Buffalo and Syracuse) west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 12 to the junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River. The purpose of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E9), filed June 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier. by motor vehicle, over irregular routes, transporting: Coal, from New York, N.Y., Newark, N.J., and those points in New Jersey within three miles of New York, N.Y., to points in that part of New York (excluding Buffalo and Syracuse) on and west of a line beginning at the New York-Pennsylvania State line, and extending along New York Highway 12 to junction New York Highway 26, thence along New York Highway 26 to junction U.S. Highway 11, thence along U.S. Highway 11 to junction New York Highway 87, thence along New York Highway 87 to the St. Lawrence River. The purpose

of this filing is to eliminate the gateway of Scranton, Pa.

No. MC 78687 (Sub-No. E10), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Salt, and salt products, from the facilities of Morton Salt Company, Division of Liorton International, Inc., at Milo Township, N.Y., to points in Ohio, Indiana, and the Lower Peninsula of Michigan. The purpose of this filling is to eliminate the gateway of Retsoff, N.Y.

No. MC 78687 (Sub-No. E11), filed June 4, 1974. Applicant: LOTT MOTOR LINES, INC., 118 Monell St., Penn Yan, N.Y. 14527. Applicant's representative: David C. Venable, 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Salt and salt products, from the facilities of Morton Salt Company, Division of Morton International Inc., at Milo Township, N.Y., to points in Delaware, Maryland, Virginia, West Virginia, and the District of Columbia. The purpose of this filing is to eliminate the gateway of Myers, N.Y.

No. MC 95540 (Sub-No. E498), filed May 20, 1974. Applicant: WATKINS MOTOR LINES, INC., P.O. Box 1636, Atlanta, Ga. 30301. Applicant's representative: Clyde W. Carver, 5299 Roswell Rd. NE., Atlanta, Ga. 30301. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Lumber, except plywood, from Uhrichsville, Ohio, to points in South Carolina on and west of a line beginning at the North Carolina-South Carolina State line and extending along U.S. Highway 276 to its junction with Interstate Highway 26, thence along Interstate Highway 26 to junction with South Carolina Highway 14, thence along South Carolina Highway 14 to junction U.S. Highway 76, thence along U.S. Highway 76 to junction South Carolina Highway 56, thence along South Carolina Highway 56 to junction South Carolina Highway 39, thence along South Carolina Highway 39 to junction with U.S. Highway 178, thence along U.S. Highway 178 to junction South Carolina Highway 3, thence along South Carolina Highway 3 to its junction with South Carolina Highway 64, thence along South Carolina Highway 64 to its junction with U.S. Highway 17, thence along U.S. Highway 17 to the Atlantic Ocean. The purpose of this filing is to eliminate the gateways of Knoxville, and Morristown, Tenn.

No. MC 106920 (Sub-No. E2), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lanchlen Bank Bidg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen sweet cream and frozen milk, processed or unprocessed, from Elmira, N.Y., to points in Indiana southwest of a line beginning at the Michigan-Indiana State line and extending along Indiana Highway 19 to junction U.S. Highway 33, thence along U.S. Highway 33 to junction U.S. Highway 30, thence along U.S. Highway 30 to the Indiana-Ohio State line. The purpose of this filing is to eliminate the gateways of Darke, Mercer, and Auglaize Counties, Ohio.

No. MC 106920 (Sub-No. E18), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lanchlen Bank Bldg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen dairy products, as defined by the Commission, from Elmira, N.Y., to points in Alabama. The purpose of this filing is to eliminate the gateways of Darke, Mercer, and Auglaize Countles, Ohio.

No. MC 106920 (Sub-No. E26), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lachlen Bank Bldg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Milk, cream, and buttermilk (except concentrated whole milk and concentrated skim milk), in bulk, in tank vehicles, from points in Wisconsin on and north of a line beginning at the Wisconsin-Minnesota State line and extending along U.S. Highway 8 to junction Minnesota Highway 101, thence along Minnesota Highway 101 to junction U.S. Highway 2, thence along U.S. Highway 2 to the Wisconsin-Michigan State line, to points in Tennessee east of a line beginning at the Tennessee-Kentucky State line and extending along U.S. Highway 79 to junction Tennessee Highway 13, thence along Tennessee Highway 13 to the Tennessee-Alabama State line, and west of a line beginning at the Tennessee-Kentucky State line and extending along U.S. Highway 231 to the Tennessee-Alabama State line. The purpose of this filing is to eliminate the gateways of Darke, Mercer, and Auglaize Counties, Ohio.

No. MC 106920 (Sub-No. E27), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lachlen Bank Bidg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Milk, cream, and buttermilk (except concentrated whole milk

and concentrated skim milk), in bulk, in tank vehicles, from points in Wisconsin to points in Florida and Georgia. The purpose of this filling is to eliminate the gateways of Drake, Mercer, and Auglaize Counties, Ohio.

No. MC 106920 (Sub-No. E28), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lachlen Bank Bldg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Milk, cream, and buttermilk (except concentrated whole milk and concentrated skim milk), in bulk, in tank vehicles, from points in Wisconsin on, north, and east of a line beginning at the Wisconsin-Illinois State line and extending along U.S. Highway 12 to junction Wisconsin Highway 89, thence along Wisconsin Highway 89 to junction Interstate Highway 94, thence along Interstate Highway 94 to junction U.S. Highway 10, thence along U.S. Highway 10 to junction Wisconsin Highway 25, thence along Wisconsin Highway 25 to the Wisconsin-Minnesota State line, to points in Alabama. The purpose of this filing is to eliminate the gateways of Darke, Mercer, and Auglaize Counties,

No. MC 106920 (Sub-No. E29), filed June 4, 1974. Applicant: RIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heisley, 805 Mc-Lachlen Bank Bldg., 666 11th St. NW., Washington, D.C. 20001. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Milk, cream, and butter-milk (except concentrated whole milk and concentrated skim milk), in bulk, in tank vehicles, from points in Wisconsin east of a line beginning at the Minnesota-Wisconsin State line, and extending along Wisconsin Highway 35 to junction U.S. Highway 10, thence along U.S. Highway 10 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction Wisconsin Highway 35, thence along Wisconsin Highway 35 to junction U.S. Highway 53, thence along U.S. Highway 53 to junction Wisconsin Highway 54. thence along Wisconsin Highway 54 to junction Wisconsin Highway 71, thence along Wisconsin Highway 71 to junction Wisconsin Highway 73, thence along Wisconsin Highway 73 to junction Wisconsin Highway 54, thence along Wisconsin Highway 54 to junction U.S. Highway 10, thence along U.S. Highway 10 to Lake Michigan, to points in Kentucky north and east of a line beginning at the Ohio-Kentucky State line and extending along Interstate Highway 65 to junction U.S. Highway 68, thence along U.S. Highway 68 to junction Kentucky Highway 90, thence along Kentucky Highway 90 to junction U.S. Highway 127, thence along U.S. Highway 127 to the Kentucky-Tennessee State line. The purpose of this filling is to eliminate the gateways of

sought to operate as a common carrier, and concentrated skim milk), in bulk, Darke, Mercer, and Auglaize Counties,

No. MC 106920 (Sub-No. E30), filed June 4, 1974, Aplicant: IRIGGS FOOD EXPRESS, INC., P.O. Box 26, New Bremen, Ohio 45869. Applicant's representative: E. Stephen Heiley, 805 Mc-Lachlen Bank Bldg., 666 Eleventh St. NW., Washington, D.C. 20001, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Milk, cream, and buttermilk (except concentrated whole milk and concentrated skim milk), in bulk, in tank vehicles, from points in Minnesota beginning at the United States-Canada International Boundary line and extending along U.S. Highway 75 to junction Minnesota Highway 11, thence along Minnesota Highway 11 to junction Minnesota Highway 220, thence along Minnesota Highway 220 to junction U.S. Highway 2, thence along U.S. Highway 2 to junction U.S. Highway 169, thence along U.S. Highway 169 to junction Minnesota Highway 73, thence along Minnesota Highway 73 to junction U.S. Highway 53, thence along U.S. Highway 53 to the United States-Canada Inter-national Boundary line, to points in Mississippi east of a line beginning at the Tennessee-Mississippi State line and extending along U.S. Highway 45 to junction Mississippi Highway 6, thence along Mississippi Highway 6 to junction Mississippi Highway 15, thence along Mississippi Highway 15 to junction Mississippi Highway 12, thence along Mississippi Highway 12 to junction U.S. Highway 51, thence along U.S. Highway 51 to junction U.S. Highway 49, thence along U.S. Highway 49 to junction Mississippi Highway 13, thence along Mississippi Highway 13 to junction U.S. Highway 98, thence along U.S. Highway 98 to junction Mississippi Highway 35, thence along Mississippi Highway 35 to the Mississippi-Louisiana State line. The purpose of this filing is to eliminate the gateway of Darke, Mercer, and Auglaize Counties, Ohio,

No. MC 112668 (Sub-No. E2), filed May 16, 1974. Applicant: HARVEY R. SHIPLEY & SONS, INC., R.F.D., Finksburg, Md. 21048. Applicant's representative: NORMAN E, SHIPLEY (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Salt, in bulk, in dump vehicles (except feed ingredients, rock salt, and rock salt compounds intended for use in the melting of ice and snow), to points in Kent and Sussex Counties, Del. The purpose of this filing is to eliminate the gateway of Glyndon, Md.

No. MC 114211 (Sub-No. E498), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof (except commodities, the transportation of

which, because of size or weight, requires the use of special equipment or special handling and except those commodities described in Mercer Extension— Oil Field Commodities, 74 M.C.C. 459), between points in that part of Nebraska on and south and west of a line beginning at the Iowa-Nebraska State line, thence along U.S. Highway 30 to junction Nebraska Highway 91, thence along Ne-braska Highway 91 to junction U.S. Highway 275, thence along U.S. Highway 275 to junction U.S. Highway 81, thence along U.S. Highway 81 to the Nebraska-South Dakota State line to points in that part of Minnesota on and north of a line beginning at the South Dakota-Minnesota State line, thence along U.S. Highway 12 to junction Minnesota Highway 23, thence along Minnesota Highway 23 to Duluth, Minn. The purpose of this filing is to eliminate the gateways of Nassau, Minn., and Milbank, S. Dak.

No. MC 114211 (Sub-No. E499), filed June 4, 1974, Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704, Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof, between points in that part of Iowa on and east of a line beginning at the Minnesota-Iowa State line, thence along U.S. Highway 69 to junction Interstate Highway 880, thence along Interstate Highway 80 to junction U.S. Highway 65, thence along U.S. Highway 65 to junction Iowa Highway 330, thence along Iowa Highway 330 to junction Iowa Highway 14, thence along Iowa Highway 14 to junction Iowa Highway 96. thence along Iowa Highway 96 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction U.S. Highway 18, thence along U.S. Highway 18 to the Iowa-Illinois State line on the one hand, and, on the other, points in that part of Missouri on and west of a line beginning at the Iowa-Missouri State line, thence along U.S. Highway 63 to junction Business Route 63, thence along Business Route 63 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction Business Route U.S. Highway 63, thence along Business Route U.S. Highway 63 to junction U.S. Highway 63, thence along U.S. Highway 63 to junction Missouri Highway 137, thence along Missouri Highway 137 to junction Texas County Highway T, thence along Texas County Highway T to junction U.S. Highway 63, thence along U.S. Highway 63 to junction Business Route U.S. Highway 63, thence along Business Route U.S. Highway 63 to junction U.S. Highway 63, thence along U.S. Highway 63 to the Missouri-Arkansas State line. The purpose of this filing is to eliminate the gateway of Des Moines, Iowa.

No. MC 114211 (Sub-No. E501), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Self-propelled rollers, from points in Arizona to points in Connecticut and Massachusetts, with no transportation for compensation on return except as otherwise authorized. The purpose of this filing is to eliminate the gateways of Minneapolis, Minn., and Canton, S. Dak.

No. MC 114211 (Sub-No. E502), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof, from points in that part of Oklahoma on and west of a line beginning at the Kansas-Oklahoma State line, thence along U.S. Highway 75 to the Texas-Oklahoma State line to points in Vermont, New Hampshire, Maine, and to points in that part of Massachusetts on and east and north of a line beginning at the Vermont-Massachusetts State line, thence along U.S. Highway 7 to junction Massachusetts Highway 9, thence along Massachusetts Highway 9 to the Atlantic Ocean, and to points in that part of New York on and east of a line beginning at the New York-Canada International Boundary line, thence along U.S. Highway 9 to junction New York Highway 196, thence along New York Highway 196 to junction U.S. Highway 4, thence along U.S. Highway 4 to junction New York Highway 67, thence along New York Highway 67 to junction New York Highway 22, thence along New York Highway 22 to junction New York Highway thence along New York Highway 7 to the New York-Vermont State line, restricted to the transportation of traffic originating at or destined to the plant sites, warehouse sites, and experimental farms of Deere and Company. The purpose of this filing is to eliminate the gateways of Beatrice, Nebr., and Dubuque, Iowa.

No. MC 114211 (Sub-No. E505), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Cast iron pressure pipe (other than pipe used in or in connection with the discovery, development, production, refining, manufacture, processing, storage, transmission, and distribution of natural gas and petroleum, and their products and byproducts), and fittings and accessories therefor when moving with such pipe from points in that part of Michigan on and east and south of a line beginning at the Ohio-Michigan State line, thence along U.S. Highway 127 to junction Michigan Highway 78, thence along Michigan Highway 78 to junction Michigan Highway 21, thence along Michigan Highway 21 to Port Huron, Mich., and to points in that part of Ohio on and north of a line beginning at the West Virginia-Ohio State line, thence along

Interstate Highway 70 to junction U.S. Highway 40, thence along U.S. Highway 40 to the Ohio-Indiana State line to points in Idaho, Utah, and Arizona, with no transportation for compensation on return except as otherwise authorized. The purpose of this filing is to eliminate the gateway of the plant site of the Griffin Pipe Company located at or near Council Bluffs, Iowa.

No. MC 114211 (Sub-No. E508), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof, from points in that part of Illinois on and north of a line beginning at the Indiana-Illinois State line, thence along U.S. Highway 30 to junction U.S. Highway 66, thence along U.S. Highway 66 to junction U.S. Highway 24, thence along U.S. Highway 24 to junction U.S. Highway 136, thence along U.S. Highway 136 to the Illinois-Iowa State line to points in Texas, with no transportation for compensation on return except as otherwise authorized. The purpose of this filing is to eliminate the gateway of Ottumwa, Iowa.

No. MC 114211 (Sub-No. E509), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's repre-WARREN sentative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof, from points in that part of Iowa on and southeast of a line beginning at the Illinois-Iowa State line, thence along U.S. Highway 30 to junction Iowa-Highway 38, thence along along Iowa Highway 38 to junction Interstate Highway 80, thence along Interstate Highway 80 to junction U.S. Highway 63, thence along U.S. Highway 63 to the Iowa-Missouri State line to points in Nebraska, with no transportation for compensation on return except as otherwise authorized. The purpose of this filing is to eliminate the gateway of Ottumwa, Iowa.

No. MC 114211 (Sub-No. E510), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof, from points in that part of Iowa on and southwest of a line beginning at the Missouri-Iowa State line, thence along U.S. Highway 169 to junction Iowa Highway 3, thence along Iowa Highway 3 to junction Iowa Highway 31, thence along Iowa Highway 31 to junction U.S. Highway 20, thence along U.S. Highway 20 to the Iowa-Nebraska State line, to points in Wisconsin. The purpose of this filing is to eliminate the gateway of Fort Dodge, Iowa.

No. MC 114211 (Sub-No. E511), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's representative: Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof (except commodities, the transportation of which, because of size or weight, requires the use of special equipment or special handling, and except the transportation of those commodities described in Mercer Extension Oil-Field Commodities, 74 M.C.C. 459), between points in that part of South Dakota on and east of a line beginning at the North Dakota-South Dakota State line, thence along U.S. Highway 281 to junction South Dakota Highway 50, thence along South Dakota Highway 50 to junction South Dakota Highway 37, thence along South Dakota Highway 37 to the South Dakota-Nebraska State line, on the one hand, and, on the other, points in Oklahoma, The purpose of this filing is to eliminate the gateway of Beatrice, Nebr.

No. MC 114211 (Sub-No. E512), filed June 4, 1974. Applicant: WARREN TRANSPORT, INC., P.O. Box 420, Waterloo, Iowa 50704. Applicant's represent-Kenneth R. Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Farm machinery and parts thereof (except commodities, the transportation of which, because of size or weight, require the use of special equipment or special handling and except the transportation of those commodities described in Mercer Extension-Oil Field Commodities, 74 M.C.C. 459), between points in that part of South Dakota on and east of a line beginning at the North Dakota-South Dakota State line, thence along South Dakota Highway 15 to junction U.S. Highway 81, thence along U.S. Highway 81 to junction South Dakota Highway 19, thence along South Dakota Highway 19 to junction U.S. Highway 16, thence along U.S. Highway 16 to junction Interstate Highway 29, thence along U.S. Highway 29 to the South Dakota-Iowa State line, on the one hand, and, on the other, points in Kansas and Colorado. The purpose of this filing is to eliminate the gateway of Beatrice, Nebr.

No. MC 115093 (Sub-No. E2), filed December 23, 1974. Applicant: MER-CURY MOTOR EXPRESS, INC., P.O. Box 23406, Tampa, Fla. 33682. Applicant's representative: Clayton R. Byrd (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Confectionery (except in bulk), in vehicles equipped with mechanical refrigeration, from the facilities of M & M/ Mars, a division of Mars, Incorporated, at Albany, Ga., to points in Connecticut, Maryland, Massachusetts, Delaware, New Jersey, Pennsylvania, Rhode Island, the District of Columbia; and points in New York on and south of New York Highway 7; and the following points in North Carolina; points in and east of

Alleghany, Cabarrus, Iredell, Surry, Union, and Yadkin Counties, N.C.; points in Mecklenburg County, N.C., on and east of a line beginning at the North Carolina South Carolina State line along U.S. Highway 521 to Charlotte, thence along North Carolina Highway 16 to the Mecklenburg-Gaston County line; points in Alexander, Catawba, Gaston, and Lincoln Counties, N.C., on and east of North Carolina Highway 16; and points in Wilkes County, N.C., on and east of a line beginning at the Alexander Wilkes County line, along North Carolina Highway 16 to Wilkesboro, thence along North Carolina Highway 18 to the Wilkes-Alleghany County line; and the following points in Virginia; points in and east of Bland, Carroll, and Wythe Counties, Va., and points in Grayson, Smyth, and Tazewell Counties, Va., on and east of Virginia Highway 16; and the following points in West Virginia: points in and east of Boone, Kanawha, Macon, Mercer, Putnam, and Wyoming Counties, W. Va.; points in Cabell and Lincoln Counties, W. Va., on and east of West Virginia Highway 10; points in Logan County, W. Va., on and east of a line beginning at the Mingo-Logan County line along West Virginia Highway 80 to Man, thence along West Virginia Highway 10 to the Logan-Lincoln County line; points in McDowell County, W. Va., on and east of a line beginning at the Virginia-West Virginia State line along West Virginia Highway 16 to Yukon, thence along West Virginia Highway 83 to Bradshaw, thence along West Virginia Highway 80 to the Mc-Dowell-Wyoming County line.

(2) Confectionery (except in bulk), in vehicles equipped with mechanical refrigeration, from the facilities of M & M/Mars, a division of Mars, Incorporated, at Atlanta, Decatur and Doraville, Ga., to points in Connecticut, Delaware, Massachusetts, New Jersey, Rhode Island, and the District of Columbia; and points in Maryland except those points in Garrett County, Md., south of a line beginning at the West Virginia-Maryland State line along Maryland Highway 560 to Oakland, thence along Maryland Highway 39 to the Maryland-West Virginia State line; and points in New York on and south of New York Highway 7; and the following points in North Carolina: points in and east of Cumberland, Granville, Harnett, Hoke, Lee, Richmond, Scotland, and Wake Counties; points in Anson County, N.C. on and east of North Carolina Highway 109; points in Chatham County, N.C., on and east of a line beginning at the Moore-Chatham - County line North Carolina Highway 22 to its junction with North Carolina Highway 902, thence along North Carolina Highway 902 to Pittsboro, thence along U.S. Highway 15 to the Chatham-Orange County, line; points in Durham County, N.C., on and east of U.S. Highway 501; points in Montgomery County, N.C., on and south of a line beginning at the Richmond-Montgomery County line along North Carolina Highway 109 to Mount Gilead,

thence along North Carolina Highway 731 to its junction with U.S. Highway 220.

Thence along U.S. Highway 220 to Candor, thence along North Carolina Highway 211 to the Montgomery-Moore County line; points in Moore County, N.C., on and east of a line beginning at the Montgomery Moore County line along North Carolina Highway 211 to its junction with North Carolina Highway 705, thence along North Carolina Highway 705 to Robbins, thence along Unnumbered highway to Highfalls, thence along North Carolina Highway 22 to the Moore-Chatham County line; points in Orange County, N.C., on and east of U.S. Highway 15; and points in Person County, N.C., on and east of U.S. Highway 501; and the following points in Pennsylvania: points in and east of Butler, Somer-Venango, Warren, and Westmoreland Counties, Pa., points in Allegheny County, Pa., on and east of a line beginning at the Washington-Allegheny County line along U.S. Highway 19 to Pittsburgh, thence along Pennsylvania Highway 65 to the Allegheny-Beaver County line; peints in Beaver County, Pa., on and east of Pennsylvania Highway 65; points in Crawford County, Pa., on and east of U.S. Highway 19; points in Eric County, Pa., on and east of a line beginning at the Crawford-Erie County line along U.S. Highway 19 to Waterford, thence along Pennsylvania Highway 97 to Union City, thence along Pennsylvania Highway 8 to Lowville, thence along Pennsylvania Highway 89 to Colt Station, thence along Pennsylvania Highway 430 to the Pennsylvania New York State line; points in Fayette County, Pa., on and east of a line beginning at the West Virginia Pennsylvania State line along Pennsylvania Highway 381 to its junction with U.S. Highway 40, thence along U.S. Highway 40 to the Fayette-Washington County line; points in Lawrence County, Pa., on and east of a line beginning at the Beaver-Lawrence County line along Pennsylvania Highway 65 to Energy, thence along Pennsylvania Highway 388 to Eastbrook, thence along Pennsylvania Highway 168 to the Lawrence-Mercer County line; points in Mercer County, Pa., on and east of U.S. Highway 19; and points in Washington County, Pa., on and east of a line beginning at the Fayette-Washington County line along U.S. Highway 40 to Washington.

Thence along U.S. Highway 19 to the Washington-Allegheny County line; and the following points in Virginia: points in and east of Albemarle, Amherst, Appomattox, Charlotte, Frederick, Greene, Mecklenburg, Nelson, Page, and Shenandoah Counties, Va., points in Augusta County, Va., on and east of U.S. Highway 11; points in Belford County, Va., on and north of U.S. Highway 501; points in Campbell County, Va., on and east of U.S. Highway 501; points in Halifax County, Va., on and east of U.S. Highway 501; points in Rockbridge County, Va., on and east of a line beginning at the Amherst-Rockbridge County line along

U.S. Highway 501 to BuenaVista, thence along U.S. Highway 60 to the Rockbridge Amherst County line; and points in Rockingham County, Va., on and east of a line beginning at the Augusta Rockingham County line along U.S. Highway 11 to Harrisonburg, thence along U.S. Highway 33 to the Virginia-West Virginia State line; and the following points in West Virginia: points in Berkeley, Hampshire, Hardy, Jefferson, Mineral, and Morgan Counties, W. Va., points in Grant County, W. Va., on and east of a line beginning at the Pendleton Grant County line along U.S. Highway 220 to Peters-burg, thence along West Virginia Highway 42 to Mount Storm, thence along U.S. Highway 50 to the West Virginia-Maryland State line; points in Pendleton County, W. Va., and east of a line beginning at the Virginia-West Virginia State line along U.S. Highway 33 to Franklin thence along U.S. Highway 220 to the Pendleton-Grant County line; and points in Preston County, W. Va., on and east of a line beginning at the Maryland-West Virginia State line along West Virginia Highway 7 to Kingwood, thence along West Virginia Highway 26 to Brandonville, thence along Unnumbered highway through Clifton Mills to the West Virginia Pennsylvania State line. Restrictions: The authority granted herein is restricted to the transportation of shipments originating at the abovenamed facilities. In addition, carrier shall not, pursuant to the irregular route authority contained hereinabove, transport shipments moving between any two points authorized hereinabove to be served by it in regular route operations. The purpose of this filing is to eliminate the gateway of Florence County, S.C.

No. MC 115180 (Sub-No. E1), filed May 16, 1974. Applicant: ONLEY REFRIGERATED TRANSPORTATION. INC., 265 West 14th St., New York, N.Y. 10014. Applicant's representative: George A. Olson, 69 Tonnele Ave., Jersey City, N.J. 07306. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Meat, fresh or frozen, from points in Iowa and Illinois; (2) Butter, cheese, and oleomargarine, from points in Illinois, Indiana, and Ohio; (3) Meats, meat products, and meat by-products (except meat, fresh or frozen), dairy products, and articles distributed by meat packing houses, as defined by the Commission; (a) from Chicago, and other Illinois points in the Chicago Commercial Zone; (b) from the facilities of Swift & Co., at Rochelle, Ill. (restricted to the transportation of shipments originating at the named origin); (c) from the facilities of the Momence Pork Parkers Co., at Momence, Ill. (restricted to the transportation of shipments originating at the named origin); (d) from the facilities of Armour and Co., near Sterling, Ill. (restricted to the transportation of shipments originating at named origin); (e) from the facilities of Swift & Co., at or near Grand Island. Nebr. (restricted to the transportation

of shipments originating at the named origin and against the transportation of hides); (f) from the facilities of Wilson & Co., Inc., at Monmouth, Ill. (restricted (1) to the transportation of shipments originating at the named origins, and (2) against the transportation of hides); (g) from points in Iowa (except Columbus Junction, Mason City, Waterloo, Ft. Dodge, Ottumwa, Cherokee, and Dubuque); (h) from the facilities of Producers Packing Co., near Garden City, Kans. (restricted to the transportation of shipments originating at the named origin and against the transportation of hides); (i) from the facilities of Missouri Beef Packers, Inc., at or near Phelps City, Mo. (restricted to the transportation of shipments originating at the named origin and against the transportation of hides); to New York, N.Y. Newark, N.J., and points in New Jersey within 15 miles of Newark, N.J. Restricted in each part above against the transportation of commodities in bulk, in tank vehicles. The purpose of this filing is to eliminate the gateways of points in Lehigh and Northampton Counties, Pa.

No. MC 115703 (Sub-No. E1), filed April 7, 1974. Applicant: KRETTZ MO-TOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting; Machinery, between points in Connecticut, on the one hand, and, on the other, points in Delaware, the District of Columbia, Maryland, North Carolina, Ohio, Virginia, West Virginia, and that part of New York on and west of a line beginning at the New York-Pennsylvania State line extending along New York Highway 287 to junction New York Highway 17, thence along New York Highway 17 to junction New York Highway 96, thence along New York Highway 96 to junction New York Highway 14, thence along New York Highway 14 to Lake Ontario. The purpose of this filing is to eliminate the gateways of Berks, York, and Luzerne Counties, Pa.

No. MC 115703 (Sub-No. E2), April 7, 1974. Applicant: KREITZ MO-TOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in Delaware on and north of Delaware Highway 8, on the one hand, and, on the other, points in West Virginia, Rhode Island, Ohio, North Carolina, New York, Massachusetts, that part of New Jersey on and north of U.S. Highway 22, and that part of Maryland on and west of a line beginning at the Maryland-Pennsylvania State line extending along U.S. Highway 222 to junction U.S. Highway 1, thence along U.S. Highway 1 to junction Maryland Highway 23, thence along Maryland Highway 23 to junction Maryland Highway 138, thence along Maryland Highway 138 to junction Interstate Highway 83, thence along Interstate Highway 83 to Hunts Valley, westerly to Reisterstown, thence along U.S. Highway 140 to junction Maryland Highway 91, thence along Maryland Highway 91 to junction Interstate Highway 70, thence along Interstate Highway 70 to junction Maryland Highway 97, thence along Maryland Highway 97 to junction Maryland Highway 97 to junction Maryland Highway 28, thence along Maryland Highway 28 to the Maryland-Virginia State line. The purpose of this filling is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E3), filed April 7, 1974. Applicant: KREITZ MO-TOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Ma-chinery, between points in the District of Columbia, on the one hand, and, on the other, points in Massachusetts, New Jersey, New York, Ohio, Rhode Island. and that part of West Virginia on and west of a line beginning at the West Virginia-Pennsylvania State line extending along U.S. Highway 119 to junction U.S. Highway 60, thence along U.S. Highway 60 to junction Interstate Highway 64, thence along Interstate Highway 64 to the West Virginia-Kentucky State line. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E4), filed April 7, 1974. Applicant: KREITZ MO-TOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: chinery, between points in Maryland on and east of U.S. Highway 15 and on and north of U.S. Highway 50, on the one hand, and, on the other, points in Massachusetts, New York, Ohio, Rhode Island, North Carolina, that part of Virginia on and south of a line beginning at the Virginia-West Virginia State line and extending along U.S. Highway 250 to junction nIterstate Highway 64, thence along Interstate Highway 64 to junction U.S. Highway 17, thence along U.S. Highway 17 to the Virginia-North Carolina State line, and that part of West Virginia on and west of U.S. Highway 522. The purpose of this filing is to eliminate the gateway of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E5), filed April 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Aplicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in Maryland on and west of U.S. Highway 15, on the one

hand, and, on the other, points in Massachusetts, New York, North Carolina, Rhode Island, and New Jersey. The purpose of this filing is to eliminate the gateway of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E6), filed April 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in Massachusetts, on the one hand, and, on the other, points in North Carolina, Ohio, Virginia, and West Virginia. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E7), filed April 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in New Jersey on and north of U.S. Highway 22, on the one hand, and, on the other, points in West Virginia, Virginia, Ohio, and North Carolina. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E8), filed April 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in New Jersey south of U.S. Highway 22, on the one hand, and, on the other, points in West Virginia, Virginia, Ohio, and North Carolina. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties.

No. MC 115703 (Sub-No. E9), filed pril 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in New York on and west of a line beginning at the Pennsylvania-New York State line at U.S. Highway 220, extending along New York Highway 17 to junction New York Highway 14, thence along New York Highway 14 to Lake Ontario, on the one hand, and, on the other, points in North Carolina, Virginia, and Rhode Island. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E10), filed April 7, 1974. Applicant: KREITZ MOTOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vitez (same as above). Authority sought to operate as a

common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in New York on and east of a line beginning at the New York-Pennsylvania State line extending along U.S. Highway 220 to junction New York Highway 17, thence along New York Highway 17 to junction New York Highway 14, thence along New York Highway 14 to Lake Ontario, and on and north of a line beginning at the New York-Pennsylvania State line extending along U.S. Highway 209 to junction U.S. Highway 44, thence along U.S. Highway 44 to the New York-Connecticut State line, on the one hand, and, on the other, points in North Carolina, Virginia, and West Virginia. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 115703 (Sub-No. E11), filed April 7, 1974. Applicant: KREITZ MO-TOR EXPRESS, INC., P.O. Box 375, Wyomissing, Pa. 19610. Applicant's representative: James Alan Vites (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Machinery, between points in New York on and south of a line beginning at the Pennsylvania-New York State line extending along U.S. Highway 209, to junction U.S. Highway 44, thence along U.S. Highway 44 to the New York-Connecticut State line, on the one hand, and, on the other, points in North Carolina, Ohio, Virginia, and West Virginia. The purpose of this filing is to eliminate the gateways of Berks, Luzerne, and York Counties, Pa.

No. MC 119988 (Sub-No. E60), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Montana. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E61), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points

in North Dakota. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E62) June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in South Dakota. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E63), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the plant site and storage facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Nebraska. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E71), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Indiana. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E72), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic

regulation under section 203(b) (7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Kentucky. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E73), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the Interstate Commerce Commission Act when moving in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Ohio. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E74), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Texas 75208. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Texas 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) Newspaper supplements otherwise exempt from economic regulation under section 103(b) (7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Pennsylvania. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E75), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Texas 75208. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Texas 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements, otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa. Okla., to points in West Virginia. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E76), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under Section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Virginia. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E77), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter. from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in North Carolina. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E78), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Maryland. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E79), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Com-merce St., Dallas, Tex. 75208, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the Interstate Commerce Act when transported in mixed load with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Delaware. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E80), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under Section 203(b) 1(7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in New Jersey. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E81), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in New York. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E82), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75201. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation, under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla,, to points in Vermont. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E83), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation, under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Connecticut. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E84), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902, Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208, Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting; (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Rhode Island. The purpose of this filing is to eliminate the gateway of Montgomery County,

No. MC 119988 (Sub-No. E85), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Massachusetts. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans

No. MC 119988 (Sub-No. E86), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Texas 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Texas 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Commission Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in New Hampshire.

No. MC 119988 (Sub-No. E87), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384. Lufkin, Texas 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Texas 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) Newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Commission Act when moving in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Maine. The purpose of this filing is to Interstate Commerce Act when trans-

County, Kans.

No. MC 119988 (Sub-No. E89), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Texas 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Texas 57208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements, otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Commission when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Colorado. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E90), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to points in Nevada. The purpose of this filing is to eliminate the gateway of Montgomery County,

No. MC 119988 (Sub-No. E93), filed June 3, 1974, Applicant: GREAT WEST-ERN TRUCKING CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b) (7) of the Interstate Commerce Act when transported in mixed loads with printed advertising matter, from the facilities of Allied Printers and Publishers at or near Tulsa, Okla., to Los Angeles and San Francisco, Calif. The purpose of this filing is to eliminate the gateway of Montgomery County, Kans.

No. MC 119988 (Sub-No. E94), filed June 3, 1974. Applicant: GREAT WEST-ERN TRUCK CO., INC., P.O. Box 1384, Lufkin, Tex. 75902. Applicant's representative: Joe E. Kinard, 201 W. Commerce St., Dallas, Tex. 75208. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Printed advertising matter, and (2) newspaper supplements otherwise exempt from economic regulation under section 203(b)(7) of the

eliminate the gateway of Montgomery ported in mixed loads with printed advertising matter, from the facilities of the Oklahoma Publishing Co., Web Offset Division, at or near Oklahoma City, Okla., to points in Colorado. The purpose of this filing is to eliminate the gateway of Kansas.

> No. MC 121060 (Sub-No. E20), filed November 20, 1974. Applicant: ARROW TRUCK LINES, INC., P.O. Box 1416, Birmingham, Ala. 35207. Applicant's representative: William P. Jackson, Jr., 918 Eighteenth St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Road building and excavating equipment, construction materials and supplies, contractors' machinery, iron and steel and iron and steel articles (except those requiring special equipment), between Mobile, Ala., on the one hand, and, on the other, points in Muscogee, Chattahoochie, and Harris Counties, Ga. The purpose of this filing is to eliminate the gateways of Demopolis, Ala., and Russell and Lee Counties, Ala.

No. MC 121060 (Sub-No. E21), filed November 20, 1974. Applicant: ARROW TRUCK LINES, INC., P.O. Box 1416, Birmingham, Ala. 35207. Applicant's representative: William P. Jackson, Jr., 919 Eighteenth St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Roofing and roofing materials, gypsum and gypsum products, composition boards, insulation materials, and urethane and urethane products (except commodities in bulk), from Mobile, Ala., to points in New Jersey, Delaware, Maryland, the District of Columbia, Pennsylvania, on and east of U.S. Highway 219, Virginia on and east of a line beginning at the Virginia-North Carolina State line extending along U.S. Highway 1 to junction Virginia Highway 138, thence along Virginia Highway 138 to junction Virginia Highway 40, thence along Virginia Highway 40 to junction Virginia Highway 624, thence along Virginia Highway 624 to junction Virginia Highway 614, thence along Virginia Highway 614 to junction Virginia Highway 609, thence along Virginia Highway 609 to junction U.S. Highway 522, thence along U.S. Highway 522 to junction U.S. Highway 33, thence along U.S. Highway 33 to junction Interstate Highway 81, thence along Interstate Highway 81 to junction Virginia Highway 259, thence along Virginia Highway 259 to the Virginia-West Virginia State line, and West Virginia on and east of a line beginning at the West Virginia-Virginia State line, extending along West Virginia 259 to junction West Virginia Highway 55, thence along West Virginia Highway 55 to junction West Virginia Highway 28, thence along West Virginia Highway 28 to junction U.S. Highway 50, thence along U.S. Highway 50 to junction U.S. Highway 220, thence along U.S. Highway 220 to the West Virginia-Maryland State line. The purpose of this filing is to eliminate

the gateways of Birmingham and Demopolis, Ala., and Goldsborough, N.C.

No. MC 121060 (Sub-No. E22), filed November 20, 1974. Applicant: ARROW TRUCK LINES, INC., P.O. Box 1416, Birmingham, Ala. 35207. Applicant's representative: William P. Jackson, Jr., 919 Eighteenth St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Roofing and roofing materials, gypsum and gypsum products, composition board, insulation materials, urethane and urethane products, and related materials, supplies, and accessories (except commodities in bulk), from Mobile, Ala., to points in North Carolina, South Carolina, on and north of a line beginning at the Atlantic Ocean extending along South Carolina Highway 174 to junction U.S. Highway 17, thence along U.S. Highway 17 to junction South Carolina Highway 64, thence along South Carolina Highway 64 to junction U.S. Highway 278, thence along U.S. Highway 278 to the South Carolina-Georgia State line, and Georgia, on and north of a line beginning at the Georgia-Alabama State line extending along Georgia Highway 34 to junction Georgia Highway 16, thence along Georgia Highway 16 to junction U.S. Highway 278, thence along U.S. Highway 278 to the Georgia-South Carolina State line. The purpose of this filing is to eliminate the gateway of Demopolis and Birmingham, Ala.

No. MC 121060 (Sub-No. E23) November 20, 1974. Applicant: ARROW TRUCK LINES, INC., P.O. Box 1416, Birmingham, Ala. 35207. Applicant's representative: William P. Jackson, 919 Eighteenth St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Road building and excavating equipment, construction materials and supplies, contractors' machinery, iron and steel and iron and steel articles (except commodities in bulk and Classes A and B explosives), between Mobile, Ala,, on the one hand, and, on the other, points in Alabama on and north of a line beginning at the Alabama-Mississippi State line. thence along U.S. Highway 80 to its junction with unnumbered County Highway, thence along unnumbered County Highway from Uniontown to Suttle, Ala., and its junction with Alabama Highway 14. thence along Alabama Highway 14 to its junction with unnumbered County Highway, thence along unnumbered County Highway to Perryville, Ala., and its junction with Alabama Highway 219, thence along Alabama Highway 219 to its junction with County Highway 37, thence along County Highway 37 to its junction with U.S. Highway 82, thence along U.S. Highway 82 to its junction with unnumbered County Highway, thence along unnumbered County Highway to its junction with Vida, Ala., thence along unnumbered county highway to its junction with County Highway 49, thence along County Highway 49

to its junction with County Highway 57, thence along County Highway 57 to its junction with County Highway 40, thence along County Highway 40 to its junction with Alabama Highway 143, thence along Alabama Highway 143 to its junction with Alabama Highway 14, thence along Alabama Highway 14 to its junction with U.S. Highway 280, thence along U.S. Highway 280 to the Alabama-Georgia State line. The purpose of this filing is to eliminate the gateway of Demopolis, Ala.

No. MC 123407 (Sub-No. E173), filed January 2, 1975. Applicant: SAWYER TRANSPORT, INC., South Haven Square, Valparaiso, Ind. 46383. Applicant's representative: Richard L. Loftus (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Asbestos composition board, from Minneapolis Minn., to points in New Jersey, Maryland, West Virginia, Virginia, Delaware, North Carolina, District of Columbia, South Carolina, Georgia, Florida and points in Texas (except within the counties of Dallam, Sherman, Hartley, and Moore). The purpose of this filing is to eliminate the gateway of those parts of the commercial zone of Dubuque, Iowa, within Wisconsin.

No. MC 133485 (Sub-No. E2), filed May 30, 1974. Applicant: INTERNATIONAL DETECTIVE SERVICE, INC., 1828 Westminster Street, Providence, R.I. 02909, Applicant's representative: Morris J. Levin, 10th Floor 1620 Eye St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Bullion and precious metals, in armored vehicles accompanied by armed guards, from those ports of entry on the United States-Canada International Boundary line at Niagara Falls and Buffalo, N.Y., to points in Barnstable, Bristol, Middlesex, Norfolk, Plymouth, Suffolk, and Worcester Counties, Mass. The purpose of this filing is to eliminate the gateways of Providence,

No. MC 136786 (Sub-No. E1), filed 31. 1974. Applicant: ROBCO TRANSPORTATION, INC., 3033 Excelsior Blvd., Minneapolis, Minn. 55416. Aprepresentative: Andrew Clark, 1000 First National Bank Bldg., Minneapolis, Minn. 55402. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) New furniture and furniture parts, from the plant site of the Broyhill Furniture Factories, at Rutherfordton, N.C., to points in Colorado, New Mexico, and Texas (except Dallas, Fort Worth, Houston, and Beaumont, Tex.) (Trumann, Ark.) "; (2) New furniture and furniture parts, from Dublin and East Dublin, Ga., to points in Colorado (Trumann, Ark.) \*; and (3) Frozen fruits, frozen berries, and frozen vegetables from points in California to points in North Carolina, South Carolina, Virginia, West Virginia, and the District of Columbia

(Des Moines, Iowa) \*. The purpose of this filing is to eliminate the gateways indicated by the asterisks above.

No. MC 113678 (Sub-No. E41), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Frozen foods, in containers, from the facilities of Pepperidge Farm, Inc., at Downingtown, Lancaster, and Philadelphia, Pa., to points in Idaho and Montana (points in Hall County, Nebr.) \*; (2) Dairy products, chilled and frozen bakery products, frozen fruits, frozen vegetables, frozen pizza and pizza pie ingredients, in containers, from the facilities of Pepperidge Farm, Inc., at Downingtown, Lancaster, and Philadelphia, Pa., to points in New Mexico (Denver, Colo.) \*; and (3) Dairy products and vegetable food products, in containers, from the facilities of Pepperidge Farm, Inc., at Downingtown, Lancaster, and Philadelphia, Pa., to points in Arizona (points in Colorado east of the Continental Divide) \*. Restriction: The service authorized in (1), (2), and (3) above, is restricted to the transportation of shipments originating at the above-described origin points. The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 113678 (Sub-No. E44), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen bakery products, from Marysville, Pa., to points in Oregon, Idaho, and Montana. Restriction: The authority granted herein is restricted to the transportation of shipments originating at Marysville, Pa. The purpose of this filling is to eliminate the gateways of points in Hall County, Nebr.

No. MC 113678 (Sub-No. E45), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Dairy products, in vehicles equipped with mechanical refrigeration, from Jacksonville, Fla., to points in Arizona, California, Nevada, and New Mexico (Denver, Colo.) \*; and (2) Vegetable fat substitutes, in vehicles equipped with mechanical refrigeration, from Jacksonville, Fla., to points in Arizona (Pueblo, Colo.) \*. The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 113678 (Sub-No. E47), filed May 17, 1974. Applicant; CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes,

transporting: Meats, meat products, and meat by-products, (a) from Denver, Colo., to Baltimore, Md., Philadelphia, Pa., points in New Jersey, Connecticut (except New Haven), Massachusetts (except Boston), Rhode Island, and points in New York on and east of U.S. Highway 11 (New York, N.Y.) \*; and (b) from Denver, Colo., to Baltimore, Md., and Philadelphia, Pa. (Washington, D.C.) \*. The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 113678 (Sub-No. E48), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). 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 CertifiGreeley, Colo., to Baltimore, Md., Philadelphia, Pa., to points in New Jersey, Connecticut (except New Haven), Massachusetts (except Boston), Rhode Island, and points in New York on and east of U.S. Highway 11 (New York, N.Y.) \*; and (b) from Greeley, Colo., to Baltimore, Md., and Philadelphia, Pa. (Washington, D.C.) \*. The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 113678 (Sub-No. E49), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). 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 cates, 61 M.C.C. 209 and 766, (a) from (except commodities in bulk, in tank

vehicles, and hides), from Denver, Colo., to points in Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia. The purpose of this filing is to eliminate the gateway of York, Nebr.

No. MC 113678 (Sub-No. E54), filed May 17, 1974. Applicant: CURTIS, INC., 4810 Pontiac St., Commerce City, Colo. 80022. Applicant's representative: David L. Metzler (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen fuice concentrates, from points in Florida to points in Washington, Oregon, Idaho, and Montana, The purpose of this filing is to eliminate the gateway of Denver, Colo.

By the Commission.

ROBERT L. OSWALD, SEAL Secretary.

[FR Doc.75-3082 Filed 1-31-75;8:45 am]



MONDAY, FEBRUARY 3, 1975

WASHINGTON, D.C.

Volume 40 ■ Number 23

PART II



# DEPARTMENT OF COMMERCE

Bureau of Economic Analysis

FOREIGN DIRECT
INVESTMENT IN THE
UNITED STATES

Final Survey Regulations

Title 15-Commerce and Foreign Trade

CHAPTER VIII—BUREAU OF ECONOMIC ANALYSIS, DEPARTMENT OF COM-MERCE

PART 804—FOREIGN DIRECT INVEST-MENT IN THE UNITED STATES SURVEY REGULATIONS

#### Final Survey Regulations

Notice is hereby given of the promulgation in final form by the Department of Commerce of a new Part 804 of Title 15 of the Code of Federal Regulations to include the regulations concerning the Survey of Foreign Direct Investment in the United States, to be conducted as a part of the study required to be carried out by the Department of Commerce pursuant to the Foreign Investment Study Act of 1974 (Pub. L. 93—479).

On November 5, 1974, and November 27, 1972, notices of proposed rulemaking regarding these regulations were published in the FEDERAL REGISTER (39 FR 39076 and 39 FR 41382). The public was given the opportunity to submit in writing comments, data, views, arguments, or suggestions pertaining to the proposed survey regulations prior to their publication in final form. A number of public comments were received in response to the notices mentioned above. A public hearing on the proposed survey regulations was also held by the Office of Management and Budget on December 3. 1974, to receive comments on the survey form from interested parties pursuant to its authority under the Federal Reports Act (44 U.S.C. 3501). All suggestions and comments received pursuant to the above-mentioned notices and the Office of Management and Budget hearing have been carefully considered and taken into account in the final survey regulations published herein.

The changes resulting from public suggestions and comments in these final survey regulations are mainly of a clarifying nature. The final survey regulations published hereunder are promulgated under the authority of the Foreign Investment Study Act of 1974 ("The Act") which directs the Secretary of Commerce, among other matters, to:

 Investigate and review the nature, scope, magnitude, and rate of foreign direct investment activities in the United States;

(2) Survey the reasons foreign firms are undertaking direct investment in the United States;

(3) Identify the processes and mechanisms through which foreign direct investment flows into the United States, the financing methods used by foreign direct investors, and the effects of such financing on American financial markets;

(4) Analyze the scope and significance of foreign direct investment in acquisitions and takeovers of existing American enterprises, the significance of such investments in the form of new facilities or joint ventures with American firms, and the effects thereof on domestic business competition;

(5) Analyze the concentration and distribution of foreign direct investment in specific geographic areas and economic sectors;

(6) Analyze the effects of foreign direct investment on United States national security, energy, natural resources, agriculture, environment, real property holdings, balance of payments, balance of trade, the United States international economic position, and various significant American product markets;

(7) Analyze the effect of foreign direct investment in terms of employment opportunities and practices and the activities and influence of foreign and American management executives employed by foreign firms;
(8) Analyze the effect of Federal, regional,

(8) Analyze the effect of Federal, regional, state, and local laws, rules, regulations, controls, and policies on foreign direct investment activities in the United States;

(9) Compare the purpose and effect of United States, state and local laws, rules, regulations, programs, and policies on foreign direct investment in the United States with laws, rules, regulations, programs, and policies of selected nations and areas where such comparison may be informative;

(10) Compare and contrast the foreign direct investment activities in the United States with the investment activities of American investors abroad and appraise the impact of such American activities abroad on the investment activities and policies of foreign firms in the United States; and

(11) Study the adequacy of information, disclosure, and reporting requirements and procedures;

(12) Determine the effects of variations between accounting, financial reporting, and other business practices of American and foreign investors on foreign investment activities in the United States; and

(13) Study and recommend means whereby information and statistics on foreign direct investment activities can be kept current.

These regulations define foreign direct investment in the United States for purposes of the Act, set forth reporting and recordkeeping requirements pertaining to this survey, outline confidentiality provisions applicable to reports and analysts studying the reports, describe the reporting form to be used and where such form can be obtained, and specify penalties for violation of the regulations.

The Act authorizes the Secretary, pursuant to section 7(a), to issue such rules as he deems necessary to carry out his functions under the Act. Rules, in addition to those for this Survey of Foreign Direct Investment in the United States, may be proposed at a later date if necessary to enable the Secretary to carry out other functions under the Act.

The final regulations for the Survey of Foreign Direct Investment in the United States are as follows:

#### Subpart A-Definitions

804.2	Associated group.
804,3	Amliated foreign group.
804.4	Business enterprise.
804.5	Branch.
804.6	Control or controlling interest.
804.7	Reporter.
8.1408	U.S. amiliate.
804.9	Parent.
804.10	Foreign parent.
804.11	Foreign amiliate of foreign paren
804.12	United States.
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804.1 Person.

804.15 The Secretary.

# Subpart B—Recordkeeping and Reporting Requirements

804.16 Determination by the Secretary. 804.17 Reports.

804.18 Exemptions and exclusions.

Sec. 1 804.19 Records. 1 804.20 Protection of information.

804.21 Miscellaneous,

Subpart C—Description of Forms Prescribed Under this Part

804.23 Copies. 804.23 Form BE-12.

Subpart D—Penalties

804.24 Civil and criminal penalties. 804.25 False statements generally.

#### Subpart A-Definitions

#### § 804.1 Person.

The term "person" means an individual, a government, a corporation, a branch, a partnership, an associated group, an affiliated foreign group, a joint stock company, a trust, an estate, or other unincorporated organization.

#### § 804.2 Associated group.

The term "associated group" means two or more foreign persons who, by the appearance of their actions, by agreement, or by an understanding, exercise their voting privileges in a concerted manner to influence the management of a U.S. business enterprise. The following are deemed to be associated groups:

a. Members of the same family.

 b. A foreign business enterprise and one or more of its officers or directors.

 Members of a syndicate or joint venture.

d. Foreign owners of a U.S. business enterprise whose interests in the enterprise are held or managed by a U.S. or a foreign trust.

### § 804.3 Affiliated foreign group.

The term "affiliated foreign group" means a primary foreign person (that foreign person which is not owned to the extent of more than 50 percent of its voting rights by another foreign person) and all of its majority-owned non-U.S. business enterprises.

#### § 804.4 Business enterprise.

The term "business enterprise" means any organization, branch, or venture which exists for profit-making purposes, and any real estate which is owned.

#### § 804.5 Branch.

#### Branch shall include-

(a) The operations or activities conducted by an incorporated or unincorporated person in its own name in a different location, but not through an incorporated entity.

(b) The U.S. business of foreign mutual insurance companies.

### § 304.6 Control or controlling interest.

The term "control or controlling interest" means for the purposes of this survey, the direct and/or indirect ownership through intermediaries or affiliates of 10 percent or more of the voting securities of an incorporated business enterprise, or an equivalent interest in an unincorporated business enterprise.

#### § 804.7 Reporter.

The term "reporter" means the U.S. business enterprise required to file a report in this survey, or for which a report is required to be filed.

§ 804.8 U.S. affiliate.

The term "U.S. affiliate" means a U.S. business enterprise owned directly or indirectly by a foreign person to the extent of 10 percent or more of its voting securities for an incorporated business enterprise, or an equivalent interest for an unincorporated business enterprise.

#### § 804.9 Parent.

Parent refers to:

(a) The foreign person (including an individual business enterprise which is a member of an affiliated foreign group) holding a direct ownership interest in a U.S. affiliate of that foreign person.

(b) AUS. affiliate, of a foreign person, which holds a direct ownership interest in another U.S. affiliate of that same foreign person.

#### § 804.10 Foreign parent.

"Foreign parent" refers to a foreign person (including an individual business enterprise which is a member of an affillated foreign group) holding a direct or indirect ownership interest in a U.S. affiliate of that foreign person.

§ 804.11 Foreign affiliate of foreign parent.

With reference to a given U.S. affiliate, a "foreign affiliate of foreign parent" is any individual foreign business enterprise which is a member of an affiliated foreign group owning a given U.S. affiliate, but which does not have a direct ownership interest in that U.S. affiliate.

#### § 804.12 United States.

"United States" shall refer to the 50 states of the United States; the District of Columbia; the Commonwealth of Paerto Rico; the Panama Canal Zone; the U.S. Virgin Islands; Guam; American Samoa; and all other territories and possessions of the United States.

#### § 804.13 Foreign.

The term "foreign" means that which is situated outside the United States; belonging to, characteristic of, or under the jurisdiction of a country or political entity other than the United States.

#### § 804.14 The Act.

For the purposes of this part, "the Act" means the Foreign Investment Study Act of 1974 (Pub. L. 93-479, 88 Stat. 1450).

#### § 804.15 The Secretary.

The term "the Secretary" means the Secretary of Commerce.

#### Subpart B—Recordkeeping and Reporting Requirements

§ 804.16 Determination by the Secre-

The Secretary hereby determines that the recordkeeping and reporting provisions of this subpart are necessary to enable him to carry out his functions under the Act.

### § 304.17 Reports.

(a) Basic requirement. Every business enterprise subject to the jurisdiction of the United States, which was controlled

directly or indirectly by a foreign person at any time during the year ending December 31, 1974, is required to report.

 Reports are required even though the U.S. business enterprise may have been established, liquidated, sold to U.S. persons, or destroyed during the reporting period.

2. If the U.S. business enterprise is in the nature of real property not identifiable by name, the report must be filed in the name of the foreign beneficial owner, or in the name of such foreign beneficial owner by the agent or repre-

sentative of such owner.

(b) Intermediary of a foreign beneficial owner. 1. If the foreign controlling interest in a U.S. business enterprise, including real estate, was held, exercised, administered, or managed by a U.S. estate, trust, nominee, agent, manager, custodian, or other intermediary of the foreign beneficial owner such estate, trust, nominee, agent, manager, custodian, or other intermediary shall be responsible for reporting the required information for the U.S. business enterprise, and shall report on behalf of the U.S. business enterprise or shall instruct the U.S. business enterprise in question to submit the required information. Upon so instructing the U.S. business enterprise, the intermediary shall be released from further liability provided he has informed the Department of Commerce of the date such instructions were given, the name and address of the U.S. business enterprise, and has supplied the U.S. business enterprise with any information in the possession of the intermediary which is necessary to permit the U.S. business enterprise to complete the form. A foreign person who establishes a trust shall be considered a foreign parent of that U.S. business enterprise.

2. For the purposes of this survey, when the report is filed by the U.S. intermediary, the accounts or transactions of the U.S. intermediary with a foreign beneficial owner shall be considered as accounts or transactions of the U.S. business enterprise with the

foreign beneficial owner.

#### § 804.18 Exemptions and exclusions.

- (a) Property held exclusively for personal use, and not for profit-making purposes, is exempt for purposes of this survey. For example, hunting lodges, homes, and automobiles for personal use are exempt. However, foreign ownership of real estate in the United States for business must be reported, except as otherwise exempted by this section.
- (b) A report need not be filed for ownership in a U.S. business enterprise held by persons who are:
- (1) Citizens of a foreign country who have resided in the United States for one year or more, except those who are officers or employees of the government of their country of citizenship and members of the immediate family of such individuals provided they are citizens of the foreign country.
- (2) U.S. citizens who are residents of foreign countries and who are officers or employees of the U.S. Government

and members of the immediate families of such individuals provided they are citizens of the United States.

(3) U.S. citizens who are resident outside of the United States for less than

one year.

(c) U.S. religious bodies, charitable organizations, and other nonprofit organizations are not business enterprises and, therefore, foreign ownership of these types of U.S. organizations is not reportable.

(d) Partial exemption based on value—if the value of both total assets, including real property investment, and total revenues of any U.S. affiliate otherwise required to report, were each less than \$100,000 on December 31, 1974, such U.S. affiliate is required to file only PART I of Form BE-12 for this survey, with a notation in item 20 of PART I, that both total assets and total revenues are less than \$100,000. The value of total assets is to be based on gross book value, as shown on the books of the U.S. business enterprise.

#### § 804.19 Records.

- (a) Every person subject to the provisions of this part and to the jurisdiction of the United States, whether or not such person is exempt from reporting requirements of this part, shall maintain a complete and accurate record of any information which is germane to transactions covered by the Survey of Foreign Direct Investment in the United States being conducted under this part, or which is germane to any other functions in the study being conducted under this Act as the Secretary may otherwise determine.
- (b) Such records (including but not limited to journals, other books of original entry, minute books, stock transfer records, lists of shareholders, financial statements, and worksheets) shall be maintained for a period of two years after the due date for the filing of the survey report provided in paragraph 804.21(h).
- (c) Every person required to keep records under this part shall produce all records or reproductions thereof and make them available to inspection and copying upon request by any sworn employee designated by the Secretary, without any charge or expense to the Government.

#### § 804.20 Protection of information.

(a) Confidentiality. In addition to the Secretary, the only individuals who may have access to information furnished under the provisions of this part are those sworn employees, including consultants, of the Department of Commerce designated by the Secretary. Neither the Secretary nor any such employee may:

 Use any information furnished under this part except for analytical or statistical purposes within the United

States Government; or

(2) Publish, or make available to any other person in any manner, any such information in a manner whereby the information furnished by any person under this part can be specifically identified, except for purposes of an enforcement proceeding under the Act; Provided, That the Secretary or his designated sworn employees may exchange information furnished under the provisions of this part with the Secretary of the Treasury or his designated sworn employees on order to prevent any duplication or omission in the studies conducted by each Secretary pursuant to the Act.

(b) Notification of customers. Whenever a person is required to submit any report pursuant to this part which contains information which can be specifically identified as being part of the records of its customers, where such person is not directly involved in the ownership or management of assets for the customers as a nominee, agent, partner, fiduciary, trustee, or in a similar relationship, the Secretary, upon being provided the names and addresses of such customers, shall send a notice to customers. that information from their records will be disclosed pursuant to the Act. Any persons having submitted names of customers pursuant to the provisions of this paragraph shall be required to submit a report on its due date or within 10 days of being notified by the Secretary that notice to such customers has been given, whichever is later.

#### § 804.21 Miscellaneous.

- (a) Accounting records to be used. In supplying the information required in this survey, data for corporations should be derived from the records used to generate reports to stockholders. Reports for unincorporated persons should be derived from equivalent records.
- (b) Reporting period. Reports should be submitted on a calendar year basis for the year ending December 31, 1974. If this necessitates the estimation of annual data based upon quarterly or monthly reports in order to present the data on a calendar year basis, or closer to a calendar year basis, such estimates are acceptable. Where a company is not on a calendar year basis, a report may be submitted covering a year ending between November 16, 1974 and February 15, 1975, the actual date coinciding with the actual ending date of a fiscal year or a fiscal quarter within that period, provided that the equity relationships and Intercompany balances between reporter and parent do NOT materially differ from those existing on December 31, 1974.
- (c) Annual stockholder's report. Reporters are requested to submit, along with their completed Form BE-12, a copy of their annual report to stockholders.
- (d) Required information not available. All reasonable efforts should be made to obtain information required for reporting. Every question on each form should be answered, except where reporters are specifically exempt from reporting certain parts or items on the forms. Where only partial information is available, an appropriate indication should be given.

(e) Estimates. If actual figures are not available, estimates shall be supplied. When data items requiring detailed breakdowns cannot be fully subdivided, totals should be supplied and an estimated percentage breakdown should also be supplied.

(f) Specify. Certain data lines require that reporters "Specify" items included in the total for such lines. In all such cases, the Reporter should give the type and dollar amount of the items included in the line.

(g) Space on jorm insufficient. When space is insufficient to permit a full answer to any item on the form, the information required should be submitted on supplementary sheets appropriately labeled and referenced to the item and the

form.

(h) Filing date. Reports shall be filed on or before April 30, 1975, or no later than 60 days after publication of final rules and regulations in the FEDERAL REGISTER, whichever date is later.

- (i) Extensions. Requests for an extension will NOT normally be granted; however, in hardship cases written requests for an extension will be considered provided they are received 15 days prior to the due date and enumerate substantive reasons necessitating the extension.
- Assistance. If there are any questions concerning the report, telephone (202) 523-0547.
- (k) Number of copies. A single original copy shall be filed with the Bureau of Economic Analysis. In addition, each reporter should retain a copy of this report for his files.
- (1) Where to send reports. All reports shall be sent to the Bureau of Economic Analysis, Attention: International Investment Division, BE-50 (LM), U.S. Department of Commerce, Washington, D.C. 20230.
- (m) Treasury Department's Foreign Portfolio Investment Study. The Department of the Treasury is concurrently conducting a survey of foreign portfolio investment in the United States for the year 1974. All U.S. business enterprises owned to the extent of less than 10 percent by a foreign person and not required to report in this survey of foreign direct investment, should contact the Department of the Treasury concerning reporting requirements for the portfolio survey.

#### Subpart C—Description of Forms Prescribed Under This Part

§ 804.22 Copies.

Copies of the forms described in this subpart may be obtained from the Bureau of Economic Analysis, Attention: International Investment Division, BE-50 (LM), U.S. Department of Commerce, Washington, D.C. 20230.

#### § 804.23 Form BE-12.

On Form BE-12, each U.S. business enterprise which was controlled directly or indirectly by a foreign person at any time during the year ending December 31, 1974, is required to report information on investment and transactions between the U.S. business enterprise and its parent(s); information on direct financial transactions between the U.S. business enterprise and all foreign affiliates of all foreign parents which did not have a direct line of ownership in the U.S. business enterprise any time during the year ending December 31, 1974; various financial schedules covering the year ending December 31, 1974; information on merchandise trade of the U.S. business enterprise with foreigners; information, by state, on employment, revenues, operating assets, and land owned; and other information concerning the operations of the U.S. business enterprise and its relationship with the foreign person(s) having the controlling interest in the U.S. business enterprise.

#### Subpart D-Penalties

§ 804.24 Civil and criminal penalties.

In accordance with section 8 of the Act, the penalties and enforcement procedures described in paragraphs (a), (b) and (c) of this section shall apply to violations of this part and any reporting requirement imposed hereunder, or any other rule, regulation, order or instruction promulgated by the Secretary under the authority of the Act.

(a) Civil penalty. Attention is directed to section 8(a) of the Act which provides:

Whoever falls to furnish any information required pursuant to the authority of this Act, whether required to be furnished in the form of a report or otherwise, or to comply with any rule, regulation, order, or instruction promulgated pursuant to the authority of this Act may be assessed a civil penalty not exceeding \$10,000 in a proceeding brought under subsection (b) of this section.

(b) Civil proceeding; injunction. Attention is directed to section 8(b) of the Act which provides:

Whenever it appears to either the Secretary of the Treasury or the Secretary of Commerce that any person has failed to furnish any information required pursuant to the provisions of this Act, whether required to be furnished in the form of a report or otherwise, or has failed to comply with any rule, regulation, order, or instruction promulgated pursuant to the authority of this Act, the Secretary may in his discretion bring an action, in the proper district court of the United States or the proper United States court of any territory or other place subject to the jurisdiction of the United States, seeking a mandatory injunction commanding such person to comply with such rule, regulation, order, or instruction, and upon a proper showing by the Secretary of the relevance to the purposes of the Act of such rule, regulation, order, or instruction, a permanent or temporary injunction or restraining order shall be granted without bond, and such person shall also be subject to the civil penalty provided in subsection (a) of this section if the judge finds that such penalty is necessary to obtain compliance with such injunction or restraining order.

(c) Criminal penalties. Attention is directed to section 8(c) of the Act which provides:

Whoever wilfully fails to submit any information required pursuant to this Act, whether required to be furnished in the form of a report or otherwise, or wilfully violates any rule, regulation, order, or instruction promulgated pursuant to the authority of this Act shall, upon conviction, be fined not more than \$10,000 or, if a natural person, may be imprisoned for not more than one year or both; and any officer, director, or agent of any corporation who knowingly par-

ticipates in such violation may be punished by a like fine, imprisonment, or both.

§ 804.25 False statements generally.

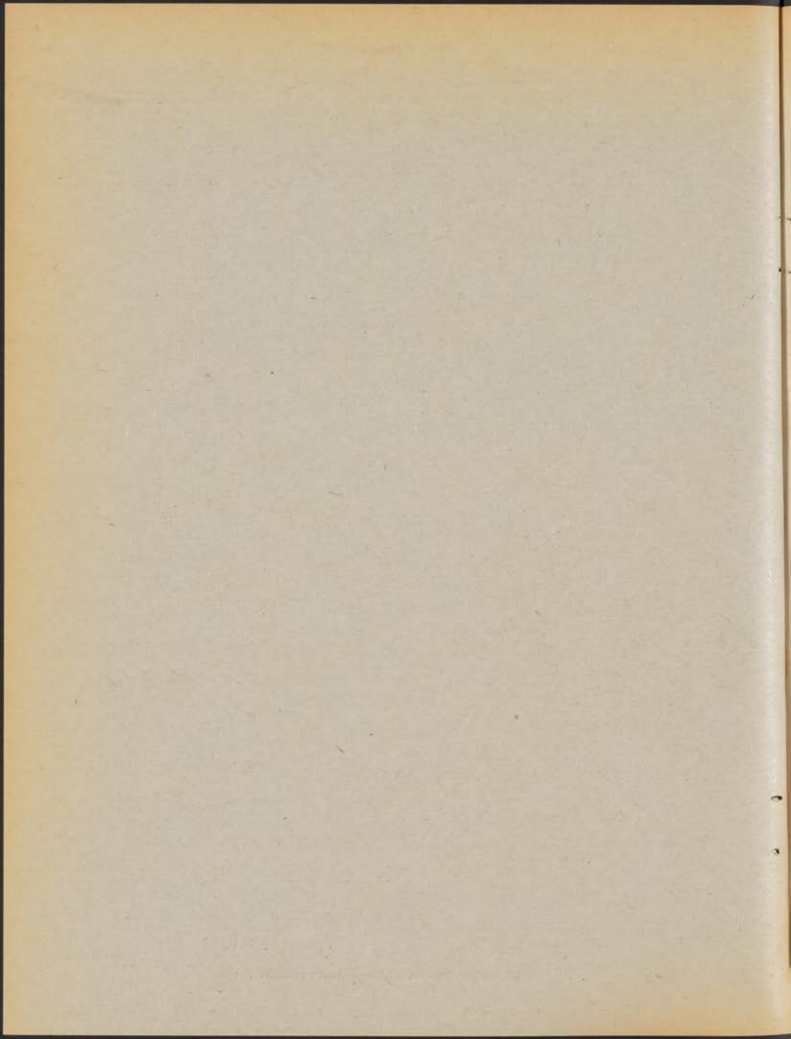
Attention is also directed to section 1001 of Title 18, United States Code, which provides:

Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and wilfully falsifies, conceals, or covers up by any trick,

scheme, or device a material fact, or makes any false, fictitious, or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be fined not more than \$10,000 or imprisoned not more than 5 years, or both.

FREDERICK B. DENT, Secretary of Commerce.

[FR Doc.75-3084 Filed 1-31-75;8:45 am]





MONDAY, FEBRUARY 3, 1975

WASHINGTON, D.C.

Volume 40 ■ Number 23

PART III



COMMITTEE
FOR THE
IMPLEMENTATION
OF TEXTILE
AGREEMENTS

TEXTILE AND APPAREL
CATEGORIES WITH THE
TARIFF SCHEDULES OF
THE UNITED STATES
ANNOTATED

Correlation Tables

### COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

TEXTILE AND APPAREL CATEGORIES WITH THE TARIFF SCHEDULES OF THE UNITED STATES ANNOTATED

#### **Correlation Tables**

JANUARY 28, 1975.

There is published below a Correlation of the Tariff Schedules of the United States Annotated numbers arranged by the cotton, wool, and man-made fiber categories used by the United States in administering the textile trade agreements program. A full description of the textile and apparel products falling within each of the cotton, wool, and man-made fiber categories may be obtained by using the Tariff Schedules of the United States Annotated which also

provides category placement for the item numbers covered by the program. The list of Tariff Schedules of the United States Annotated numbers published in the FEDERAL REGISTER on January 25, 1974 (39 FR 3430), as amended, is hereby superseded effective January 31, 1975.

ALAN POLANSKY,
Acting Chairman, Committee
for the Implementation of
Textile Agreements, and Acting Deputy Assistant Secretary for Resources and Trade
Assistance, U.S. Department
of Commerce.

#### FOREWORD

This publication presents the Tariff Schedules of the United States Annotated numbers as revised through January 1,

1975, under each of the Cotton, Wool and Man-Made Fiber categories (or groupings) used by the United States in monitoring import shipments of these textile products and to administer the United States textile trade agreements programs. In order to facilitate the use of this publication, the descriptions of the Tariff Schedules of the United States Annotated numbers have been simplified. The simplified descriptions, however, are not intended to modify, change, or contradict in any way the substance or meaning of the descriptions presented in the Tariff Schedules of the United States Annotated. In any case where the descriptions in this publication conflict with those in the Tariff Schedules of the United States Annotated, the descriptions in the latter document shall prevail.

### INDEX AND CONVERSION TABLE

CATEGORY	DESCRIPTION	CONVERSION FACTOR	UNIT OF MEASURE	PAGE
NUMBER		THE PARTY		717
	FOREWORD			IV X
	EXPLANATORY NOTES			
	SECTION I - COTTON			
1	Cotton yarn, carded, singles	4.6	Lb.	1
2	Cotton yarn, carded, plied	4.6	Lb.	1 1 1 1 1 2 2 2 3 4 4 5 6
	Cotton yarn, combed, singles	4.6	Lb.	1
3 4	Cotton yarn, combed, plied	4.6	Lb.	1
	Gingham, carded	1.0	Syd.	1
5	Gingham, combed	1.0	Syd.	1
7	Velveteen	1.0	Syd.	1
8	Corduroy	1.0	Syd.	2
9	Sheeting, carded	1.0	Syd.	2
10	Sheeting, combed	1.0	Syd.	2
11	Lawn, carded	1.0	Syd.	3
12	Lawn, combed	1.0	Syd.	4
13	Voile, carded	1.0	Syd.	4
14	Voile, combed	1.0	Syd.	2
15	Poplin and Broadcloth, carded	1.0	Syd.	6
16	Poplin and Broadcloth, combed	1.0	Syd.	6
17	Typewriter ribbon cloth	1.0	Syd.	6
18	Print cloth, shirting type, 80X80 type, carded	1.0	Syd.	7
19	Print cloth, shirting type, other than 80X80 type, carded	1.0	Syd.	7
20	Shirting, Jacquard or dobby, carded	1.0	Syd.	7
21	Shirting, Jacquard or dobby, combed	1.0	Syd.	8
22	Twill and sateen carded	1.0	Syd.	8
23	Twill and sateen, combed	1.0	Syd.	9
24	Woven fabric, n.e.s., yarn-dyed, carded	1.0	Syd.	11
25	Woven fabric, n.e.s., yarn-dyed, combed	1.0	Syd.	11
26	Woven fabric, n.e.s., other, carded	1.0	Syd.	12
27	Woven fabric, n.e.s., other, combed	1.0	Syd.	18
28	Pillowcases, carded	1.084	No.	20
29	Pillowcases, combed	1.084	No.	20
30	Towels, dish	.348	No.	20
31	Towels, other	.348	No.	21
32	Handkerchiefs, whether or not in the piece	1.66	Doz.	21
33	Table damask and manufactures	3.17	Lb.	23
34	Sheets, carded	6.2	No.	23
35	Sheets, combed	6.2	No.	23
36	Bedspreads and quilts	6.9	No.	23
37	Braided and woven elastic	4.6	Lb.	24

### INDEX AND CONVERSION TABLE

CATEGORY NUMBER	DESCRIPTION	CONVERSION FACTOR	UNIT OF MEASURE	PAGE
	SECTION I - COTTON (Cont'd)			
38	Fishing nets and fish netting	4.6	Lb.	24
39	Gloves and mittens	3.527	Dpr.	24
40	Hose and half hose	4.6	Dpr.	25
41	T-shirts, all white, knit, men's and boys!	7.234	Doz.	25
42	T-shirts, other knit	7.234	Doz.	25
43	Shirts, knit, other than T-shirts and sweatshirts	7.234	Doz.	25
44	Sweaters and cardigans	36.8	Doz.	25
45	Shirts, dress, not knit, men's and boys!	22.186	Doz.	25
46	Shirts, sport, not knit, men's and boys!	24.457	Doz.	26
47	Shirts, work, not knit, men's and boys!	22.186	Doz.	27
48	Raincoats, 3/4 length or longer, not knit	50.0	Doz.	27
49	Coats, other, not knit	32.5	Doz.	28
50	Trousers, slacks, and shorts (outer), not knit, men's and boys!	17.797	Doz.	29
51	Trousers, slacks and shorts (outer), not knit, women's, girls' and infants'	17.797	Doz.	30
52	Blouses, not knit	14.53	Doz.	30
53	Dresses, (including uniforms) not knit	45.3	Doz.	31
54	Playsuits, sunsuits, washsuits, creepers, rompers, etc, not knit, n.e.s.	25.0	Doz.	32
55	Dressing gowns, including bathrobes and beachrobes, lounging gowns, housecoats, and dusters, not knit	51.0	Doz.	32
56	Undershirts, knit, men's and boys!	9.2	Doz.	- 33
57	Briefs and undershorts, men's and boys!	11.25	Doz.	33
58	Drawers, shorts, and briefs, knit, n.e.s.	5.0	Doz.	33
59	All other underwear, not knit	16.0	Doz.	34
60	Pajamas and other nightwear	51.96	Doz.	35
61	Brassieres and other body-supporting garments	4.75	Doz.	36
62	Wearing apparel, knit, n.e.s.	4.6	Lb.	36
63	Wearing apparel, not knit, n.e.s.	4.6	Lb.	39
64	All other cotton textiles	4.6	Lb.	41

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### INDEX AND CONVERSION TABLE

ATEGORY NUMBER	DESCRIPTION	CONVERSION FACTOR	UNIT OF MEASURE	Marie and the second	
	SECTION II - WOOL				
101	Wool tops and wool advanced	1.95	Lb.	4	
102	Yarns of Angora Rabbit hair	1.95	Lb.	4	
103	Other yarns of wool and hair	1.95	Lb.	4	
104	Woven fabrics of wool, including blankets	1.0	Syd.	4	
	(carriage robes, lap robes, steamer rugs, etc.) over 3 yards in length				
105	Billiard cloth	1.0	Syd.	5	
106	Blankets	1.295	Lb.	5	
107	Carriage and auto robes, etc., n.e.s.	1.295	Lb.		
108	Tapestries and upholstery fabrics	1.0	Syd.		
109	Pile and tufted fabrics	1.0	Syd.	5	
110	Knit fabrics in the piece	1.95	Lb.		
111	Hosiery	2.7814	Dpr.		
112	Gloves and mittens	2.093	Dpr.		
113	Underwear, knit	1.95	Lb.		
114	Other infants' articles, knit, not ornamented	1.95	Lb.		
115	Knit hats and similar items	1.95	Lb.		
116	Knit wearing apparel, n.e.s., valued not over \$5 per pound	1.95	Lb.	-	
117	Other wool knit outerwear	1.95	Lb.		
118	Hats, caps, not blocked	1.95	Lb.		
119	Hats, caps, blocked, finished	1.95	Lb.		
120	Men's and boys' suits	4.5	No.		
121	Men's and boys! outer coats	4.5	No.		
122	Women's, misses', and children's coats and suits	4.75	No.	. !	
123	Women's, misses', and children's separate skirts	1.5	No.		
124	Trousers, slacks and shorts	1.5	No.	1	
125	Articles of wearing apparel, n.e.s.	2.0	Lb.	1	
126	Lace and net articles including veiling	1.95	Lb.		
128	Miscellaneous wool manufactures	1.95	Lb.		
131	Braided floor coverings	0.11	Sft.		
132	Wool floor coverings, n.e.s.	0.11	Sft.	. 1	

### INDEX AND CONVERSION TABLE

NUMBER	DESCRIPTION	CONVERSION	UNIT OF MEASURE	PAGE
	SECTION III - MAN-MADE FIBER			
200	Textured yarns	3.51	Lb.	73
201	Yarn wholly of continuous filament, cellulosic	5.19	Lb.	73
202	Yarn wholly of continuous filament, other	11.6	Lb.	74
203	Yarn wholly of non-continuous filament, cellulosic	3.4	Lb.	74
204	Yarn wholly of non-continuous filament, other	4.12	Lb.	74
205	Yarns, other	3.51	Lb.	75
206	Woven fabrics, cellulosic, wholly of con- tinuous man-made fiber	1.0	Syd.	75
207	Woven fabrics, cellulosic, wholly of non- continuous fibers	1.0	Syd.	76
208	Woven fabrics, other, wholly of continuous man-made fiber	1.0	Syd.	7.6
209	Woven fabrics, other wholly of non- continuous fibers	1.0	Syd.	76
210	Woven fabrics, other, of man-made fibers (including fabric containing more than 17% by weight of wool; glass fabrics and mixed yarn fabrics)	1.0	Syd.	77
211	Knit fabrics	7.8	Lb.	79
212	Pile and tufted fabrics	1.0	Syd.	80
213	Specialty fabrics	7.8	Lb.	80
214	Gloves and mittens, knit, whether or not ornamented	3.53	Dpr.	82
215	Hosiery	4.6	Dpr.	83
216	Dresses, knit	45.3	Doz.	83
217	Pajamas and other nightwear, knit	51.96	Doz.	83
218	T-shirts, knit	7.24	Doz.	84
219	Shirts, other (including blouses), knit	18.36	Doz.	84
220	Skirts, knit	17.8	Doz.	84
221	Sweaters and cardigans, knit	36.8	Doz.	85
222	Trousers, slacks and shorts, knit	17.8	Doz.	
23	Underwear, knit	16.0	Doz.	85
24	Other wearing apparel, knit, whether or not ornamented	7.8	Lb.	86
25	Body-supporting garments	4.75	Doz.	88
26	Handkerchiefs	1.66	Doz.	89
27	Mufflers, scarves and shawls, not knit	7.8	Lb.	89
28	Blouses, not knit	14.53	Doz.	89
29	Coats, not knit	41.25	Doz.	90
30	Dresses, not knit	45.3	Doz.	91

VIII

### INDEX AND CONVERSION TABLE

CATEGORY NUMBER	DESCRIPTION	CONVERSION FACTOR	UNIT OF MEASURE	PAG
	SECTION III - MAN-MADE FIBER (Cont'd)			
231	Dressing gowns, including bathrobes and beachrobes, not knit	51.0	Doz.	91
232	Pajamas and other nightwear, not knit	51.96	Doz.	91
233	Playsuits, sunsuits, washsuits, etc., not knit	21.3	Doz.	92
234	Dress shirts, not knit	22.19	Doz.	92
235	Shirts, other; not knit	24.46	Doz.	9:
236	Skirts, not knit	17.8	Doz.	9:
237	Suits, not knit	4.5	No.	9:
238	Trousers, slacks and shorts, not knit	17.8	Doz.	9:
239	Underwear, not knit	16.0	Doz.	9
240	Other wearing apparel, not knit, whether or not ornamented	7.8	Lb.	9
241	Floor coverings	0.11	Sft.	9
242	Other furnishings	7.8	Lb.	9
243	Man-Made fiber manufactures, n.e.s.	7.8	Lb.	90
	SECTION IV - CROSS REFERENCE			
	Correlation of Tariff Schedules of the United States Annotated Numbers in Numerical Se-			98

IX

quence by Textile and Apparel category

#### EXPLANATORY NOTES

#### A- FIBER: COVERAGE

- Cotton: includes all yarns, fabrics, apparel and articles wholly or in chief value cotton.
- 2.- Wool: includes all yarns, fabrics, apparel and articles wholly or in chief value wool or hair and textile manufactures containing wool as defined below.

The term "Hair" is limited to the hair of the Camel and to hair of the Alpaca, Cashmere goat, Angora goat and the hair of other animals including the Llama, the Vicuna and the Angora rabbit.

The term "Containing wool" refers to articles, not in chief value cotton, wool or man-made fiber, in which the wool component equals or exceeds by weight the man-made fiber component, provided that such articles contain 5 percent or more but not over 17 percent of wool by weight; pr articles containing over 17 percent of wool by weight, regardless of the weight of all other textile components.

3.- Man-made fibers: includes all yarns, fabrics, apparel and articles wholly or in chief value of the filaments, strips and fibers covered in sub-part E-2A of the Tariff Schedules of the United States Annotated (TSUSA).

Subject to the limitations set forth in TSUSA, the respective provisions in this publication for filaments, strips and fibers cover such articles whether they are formed by extrusion or by other processes, of substances derived by man from cellulosic or non-cellulosic materials by chemical processes.

The provisions of this publication include grouped glass filaments and glass fibers suitable for the manufacture of textile manufactures only if they have been made into yarns or cordage or if they are present in fabrics or other articles in the form of yarns or cordage.

The term "Containing man-made fibers" refers to articles not in chief value cotton, wool or man-made fibers and not described under the term "Containing wool" in which the man-made fiber component is 5 percent or more by weight.

#### B- YARNS:

The fourth and fifth digits of TSUSA classifications for cotton yarns represent yarn number or yarn number groupings. To simplify and shorten the listing of many such items, we have here omitted these two digits and have shown only the first three plus the sixth and seventh digits. Any TSUSA with these digits, regardless of the fourth and fifth digits, appears in the category indicated.

The terms used in defining the various types of man-made fiber yarns are defined fully in the TSUSA.

#### C- FABRICS:

The fourth and fifth digits of TSUSA classes for cotton fabrics represent the average yarn number of such fabrics and are not pertinent to the assignment of these classes to categories. As in the case of the cotton yarns, we have omitted these segments of the numbers in this publication.

The term "Fancy or Figured" means fabrics which have been woven with two or more colors or kinds of filling; with eight or more harnesses; with jacquard, lappet or swivel attachments, or by any combination of these weaving methods.

#### D- APPAREL AND ARTICLES:

Definitive headnotes covering such items as "Entireties", "Ornamented", etc. are to be found in the TSUSA. For the purpose of this publication, such descriptions are abbreviated in order to help identify the classes for category assignment. Users should refer to the TSUSA for full descriptions.

### SECTION I COTTON

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
1		COTTON YARN, CARDED, SINGLES	4.6	Lb.
		NOT BLEACHED OR COLORED:		
	30100	Not Mercerized		
	30220	Hercerized		1
	30222	Bleached or Colored		
2		COTTON YARN, CARDED, PLIED	4.6	Lb.
	30224	Yarns, Carded, Plied	FAIL	
2		COTTON YARN, COMBED, SINGLES	4.6	Lb.
581	30226	Yarns, Combed, Singles		
4		COTTON YARN, COMBED, FLIED	4.6	Lb.
	30228	Yarns, Combed, Plied	East 18	A CONTRACTOR
5		GINGHAM , CARDED	1.0	Syd.
		GINGHAM , CARDED, COLORED, WHETHER OR NOT BLEACHED:		
100	32218	Wholly Cotton, Not Fancy or Figured.		
	32518	Wholly Cotton, Fancy or Figured.		
	32818	Chief Value, but not Wholly Cotton, Not Fancy or Figured.		
FALL	33118	Chief Value, but not Wholly Cotton, Fancy or Figured.		
6		GINCHAM, COMBED	1.0	Syd.
		GINGHAM, COMBED, COLORED, WHETHER OR NOT BLEACHED:		
SEP.	32220	Wholly of Cotton, Not Fancy or Figured.	Lane B	
	32520	Wholly of Cotton, Fancy or Figured.	EV TIL	
SUM	32820	Chief Value, but Not Wholly Cotton, Not Fancy or Figured.	1	
	33120	Chief Value, but Not Wholly Cotton, Fancy or Figured.		
2		VELVETEEN	1.0	Syd.
	346.1500	Plain Back		
	Toy or	OTHER, INCLUDING TWILL BACK:	5	
-	346.2000	Valued Not Over 85c Per Syd.		
113	346.2200	Valued Over 85c But Not Over \$1.10 Per Syd.		
	346.2400	Valued Over \$1.10 Per Syd.	in the	
EST				
		-1-		

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
8	N. H.	CORDUROY	1.0	Syd.
	346.0500	52" Or More In Width and Valued 50c Or More Per Syd.		
	346.1000	Other		
9	B. Sales	SHEETING, CARDED	1.0	Syd.
		WHOLLY OF COTTON:	4836	
-	100 30 10	UNBLEACHED:	-	
	32036	Osnaburg		
	32038	Classes A, B, C	W E V	
	32040	Soft Filled Sheeting	A 005	9.9
	32044	Other Carded Sheeting	1	- 3
4 7018	The state of the s	BLEACHED:		360
	32144	Other Sheeting	19 10 19	11 3
1 250	15.50	PRINTED, DYED OR COLORED:	+	1
100	32244	Whether or Not Bleached		
N - 3	DIL A	CHIEF VALUE, BUT NOT WHOLLY COTTON:		133
		UNBLEACHED:		
11-11	326;36	Osnaburg		
The sale	32638	Classes A, B, C		- 20
I WARE	32640	Soft Filled Sheeting		
the second	32644	Other Carded Sheeting		
1100		BLEACHED:		
	32744	Other Sheeting		
17 17 19	1	PRINTED, DYED, OR COLORED:	I BORD	
	32844	Whether or Not Bleached	200	
10	RE	SHEETING, COMBED	1.0	Syd.
BALL	TE I	WHOLLY OF COTTON:		
	TO HE !	UNBLEACHED:	1 1 1 1 1	1000
1 31	32042	Combed Bed Sheering		1
14 - A	320,46	Other Combed Sheeting	PER DEPT	10.7
1	150	BLEACHED:	1700	
l Deal	32146	Other Combed Sheeting		100
Delta.	3 35 0		E L	HE.
	1	-2-		

TEXTILE Category	TSUSA Humber	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
10 CONT'D	SECTION.	SHEETING. COMBED CONT'D	1.0	Syd
1 9		WHOLLY OF COTTON: CONT'D		
		PRINTED, DYED, OR COLORED:		
163	32246	Other Combed Sheeting		
100		CHIEF VALUE, BUT NOT WHOLLY COTTON:	15.00	193
		UNBLEACHED:		
	32642	Combed Bed Sheeting		38
	32646	Other Combed Sheeting	To y	177
		BLEACHED:	4	4
Re-	32746	Other Combed Sheeting		
		PRINTED, DYED, OR COLORED WHETHER OR NOT BLEACHED:		18
100	32846	Other Combed Sheeting	No.	183
11		LAWNS, CARDED	100	433
-		WHOLLY OF COTTON:	1.0	Syd.
		NOT FANCY OR FIGURED:		
	32022	Not Bleached or Colored		
	32122	Bleached, But Not Colored		
	32222	Colored, Whether or Not Bleached	1	
		FANCY OR FIGURED:	No la mitura	
1334	32322	Not Bleached or Colored	3 3 4	
1034	32422	Bleached But Not Colored		
100	32522	Colored, Whether or Not Bleached		
	13.14	CHIEF VALUE, BUT NOT WHOLLY COTTON:		
20 1		NOT FANCY OR PIGURED:		
	32622	Not Bleached or Colored		
	32722	Bleached But Not Colored		
	32822	Colored, Whether or Not Bleached		
101		FANCY OR FIGURED:		
	32922	Not Bleached or Colored	1	
100	33022	Bleached But Not Colored	13.0. 5	
	33122	Colored, Whether or Not Bleached	-	
A THE	W WILL			
123	1		THE .	
The state of	8 118			

## Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
12		LAWNS, COMBED	1.0	Syd.
	Charles March	WHOLLY OF COTTON:		
		NOT FANCY OR FIGURED:		
	32024	Not Bleached or Colored		411
	32124	Bleached But Not Colored		
	32224	Colored Whether or Not Bleached		
		FANCY OR FIGURED:	1000	
100	32324	Not Bleached or Colored	THE STATE OF	
	32424	Bleached, But Not Colored		
	32524	Colored Whether or Not Bleached		
	1	CHIEF VALUE BUT NOT WHOLLY COTTON:	1000	
	7824	NOT FANCY OR FIGURED:	9-3	100
	32624	Not Bleached or Colored	100	14.
- Proces	32724	Bleached, But Not Colored		
	32824	Colored, Whether or Not Bleached		
	W/Mines	FANCY OR FIGURED:		
	32924	Not Bleached or Colored		
	33024	Bleached, But Not Colored		
	33124	Colored, Whether or Not Bleached		30
	T 3-10		1.0	Syd
13		VOILE, CARDED	1.0	270
		WHOLLY OF COTTON:	1	13.3
		NOT FANCY OR FIGURED:		
	32068	Not Bleached or Colored	1 E	
	32168	Bleached But Not Colored		
	32268	Colored Whether or Not Bleached		
	The Total	FANCY OR FIGURED:		
	32368	Not Bleached or Colored		
	32468	Bleached But Not Colored	1 PT 1	
	32568	Colored Whether or Not Bleached		1
	1000			H
	1 - 70			
				13
			S .	1

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURI
13 CONT'D		VOILE, CARDED CONT'D	1.0	Syd.
		CHIEF VALUE, BUT NOT WHOLLY COTTON:		
1		NOT FANCY OR FIGURED:		
	32668	Not Bleached or Colored	1000	
1	32768	Bleached, But Not Colored	100	
100	32868	Colored, Whether or Not Bleached		
11/34		FANCY OR FIGURED:		
X	32968	Not Bleached or Colored	1 3 3	
-	33068	Bleached But Not Colored	9236	
	33168	Colored, Whether or Not Bleached	E KELL	
16		VATTE CAMER		277
14		VOILE, COMBED	1.0	Syd.
PEC		WHOLLY OR COTTON:	3 3 4	
142	32070	NOT FANCY OR FIGURED:		
3		Not Bleached or Colored		J.
	32170	Bleached But Not Colored	12 11 11 11 11	13
134	32270	Colored, Whether or Not Bleached	A 3000	49
100	303 30	FANCY OR FIGURED:	7000	
3	32370	Not Bleached or Colored	S XI BU	1 -
N. Carlot	32470	Bleached But Not Colored	4 4 34	
100	32570	Colored, Whether or Not Bleached	1 230	
		CHIEF VALUE BUT NOT WHOLLY COTTON:		
		NOT FANCY OR FIGURED:	THE STA	1
	32670	Not Bleached or Colored		600
2 50	32770	Bleached But Not Colored		
- 1. U	32870	Colored, Whether or Not Bleached	-	10
		FANCY OR FIGURED:	O POPE	
	32970	Not Bleached or Colored	THE ST	
SEM	33070	Bleached But Not Colored	3	
03/4	33170	Colored, Whether or Not Bleached	1 221	
-		The state of the s		
7				
			The state of	
		-5-		

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURI
15	FILLER	POPLIN AND BROADCLOTH, CARDED	1.0	Syd.
1		NOT PANCY OR FIGURED:		
	LOW	WHOLLY OF COTTON:	- tella	
	32026	Not Bleached or Colored	mine	
	32126	Bleached But Not Colored		-
-	32226	Colored, Whether or Not Bleached	0000000	
		CHIEF VALUE BUT NOT WHOLLY COTTON:		
	32626	Not Bleached or Colored	THE STATE OF	A.
AL P. ST	32726	Bleached But Not Colored	1	
	32826	Colored, Whether or Not Bleached		
16		POPLIN AND BROADCLOTH, COMBED	1.0	Syd
		NOT FANCY OR FIGURED:		
	TO SEE	WHOLLY OF COTTON:		
	32028	Not Bleached or Colored		
	32128	Bleached But Not Colored	1 52 E	
	32228	Colored Whether or Not Bleached		
	1 2 2 2	CHIEF VALUE BUT NOT WHOLLY COTTON:		
	32628	Not Bleached or Colored	A SHEET	15
	32728	Bleached But Not Colored	1 3939	183
	32828	Colored Whether or Not Bleached		
17		TYPEWRITER RIBBON CLOTH	1.0	Syd
E-1	Page 18	NOT FANCY OR FIGURED:	CONTRACTA	
		NOT BLEACHED OR COLORED:	BREE	1
	319.2100	Of Average Yarn Numbers 51 to 59		
	319.2300	Of Average Yarn Numbers 60 to 79		115
	319.2500	Of Average Yarn Numbers 80 to 140		
	319.2700	. Bleached But Not Colored		
	319.2900	Colored, Whether or Not Bleached		
				1
	100			1
				115

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
18		PRINTCLOTH, SHIRTING TYPE, 80X80 TYPE, CARDED	1.0	Syd.
		NOT FANCY OR FIGURED:	1 2 8 8	
		WHOLLY OF COTTON:	4 - 5	
32	32030	Not Bleached or Colored	1	1
3	32130	Bleached But Not Colored	13.35	E.
	32230	Colored, Whether or Not Bleached	1	
		CHIEF VALUE BUT NOT WHOLLY COTTON:		1
	32630	Not Bleached or Colored		
	32730	Bleached But Not Colored		8
	32830	Colored, Whether or Not Bleached		13
19	19 PRINTCLOTH, SHIRTING TYPE, OTHER THAN 80X80 TYPE, CARDED	1.0	Syd	
75		NOT FANCY OR FIGURED:	1	
34	5	WHOLLY OF COTTON:		E
7172	32032	Not Bleached or Colored		
	32132	Bleached But Not Colored		100
	32232	Colored, Whether or Not Bleached		1
Filles.		CHIEF VALUE, BUT NOT WHOLLY COTTON:		
-1-1	32632	Not Bleached or Colored	1	
	32732	Bleached But Not Colored		10
	32832	Colored, Whether or Not Bleached		
20		SHIRTING, JACQUARD OR DOBBY, CARDED	1.0	Syd
-3	12	FANCY OR FIGURED:	100	18
		WHOLLY OF COTTON:	400	
1251	32348	Not Bleached or Colored	17 - 2 15	1
325	32448	Bleached But Not Colored	A PERSONAL PROPERTY.	13
	32548	Colored, Whether or Not Bleached		
		CHIEF VALUE, BUT NOT WHOLLY OF COTTON:		
	32948	Not Bleached or Colored		
	33048	Bleached But Not Colored		
	33148	Colored Whether or Not Bleached		
300		.7-	1	12C

TEXTILE Category	TSUSA Number	DESCRIPTION		CONVER- SION FACTOR	UNIT OF MEA SURI
21	Fileux	SHIRTING, JACQUARD OR DOBBY, COMBED		1.0	Syd.
	1 2 2 1	FANCY OR FIGURED:			
		WHOLLY OF COTTON:			
	32350	Not Bleached or Colored		1200	
	32450	Bleached, But Not Colored		-	7
	32550	Colored, Whether or Not Bleached			183
		CHIEF VALUE, BUT NOT WHOLLY COTTON:			J.S
	32950	- Not Bleached or Colored		139	
	33050	Bleached, But Not Colored	CIT		
	33150	Colored, Whether or Not Bleached			
			-	1.0	Syd
22		TWILL AND SATEEN, CARDED		110	270
	5-9-1	WHOLLY OF COTTON:	-		
		NOT PANCY OR FIGURED:			10
	32054	Sateen, Not Bleached or Colored			
	32058	Twill, Not Bleached or Colored			
	32154	Sateen, Bleached, But Not Colored	13		W.
	32158	Twill, Bleached, But Not Colored			
	32254	Sateen, Colored, Whether or Not Bleached	- 1		
	32256	Denim, Colored, Whether or Not Bleached	196		Hi.
	32258	Twill, Colored, Whether or Not Bleached	13		
	1 7 101	FANCY OR FIGURED:	6		18
	32354	Sateen, Not Bleached or Colored			1
	32358	Twill, Not Bleached or Colored			
	32454	Sateen, Bleached But Not Colored			1
	32458	Twill, Bleached But Not Colored			100
	32554	Sateen, Colored Whether or Not Bleached			12
	32556				1
	32558	Twill, Colored Whether or Not Bleached			
	1	TO THE RESERVE TO LABOR.			13
	1				100
	THE STATE OF THE S				
				1	
	1	- 8 -		1000	

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# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
22 CONT'D		TWILL AND SATEEN, CARDED, CONT'D	1.0	Syd
		CHIEF VALUE, BUT NOT WHOLLY COTTON:		-
		NOT FANCY OR FIGURED:		
10.1	32654	Sateens, Not Bleached or Colored	See Service	1
	32658	Twills, Not Bleached or Colored		2
2 - 8	32754	Sateen, Bleached, But Not Colored	THE STREET	1
1,319	32758	Twills, Bleached, But Not Colored		
	32854	Sateens, Colored Whether or Not Bleached	18 Car	
	32856	Denim, Colored Whether or Not Bleached	D with the	1
	32858	Twills, Colored Whether or Not Bleached	A FIRE	
		FANCY OR FIGURED:		
	32954	Sateens, Not Bleached or Colored	Deputies -	
191	32958	Twills, Not Bleached or Colored	1000	
	33054	Sateens, Bleached But Not Colored	17 3 B	
	33058	Twills, Bleached But Not Colored	YET SEE	
Paril.	33154	Sateens, Colored, Whether or Not Bleached		1
E tolo	33156	Denim, Colored, Whether or Not Bleached		1
	33158	Twills, Colored, Whether or Not Bleached		
23		TWILL AND SATEEN, CONSED	1.0	Syd
		WHOLLY OF COTTON:		1
		NOT FANCY OR FIGURED:		1
	32060	Sateen, Not Bleached or Colored		10
	32064	Twill, Not Bleached or Colored		10
364	32160	Sateen, Bleached, But Not Colored		
	32164	Twill, Bleached, But Not Colored		
	32260	Sateen, Colored, Whether or Not Bleached		H
9 81	32262	Denim, Colored, Whether or Not Bleached		184
	322,64	Twill, Colored, Whether or Not Bleached		
			THE STATE	
	5 7 5			
	3714			111

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
23 CONT'D		TWILL AND SATEEN, COMBED, CONT'D	1.0	Syd.
		WHOLLY OF COTTON: CONT'D		- Contract
1.19		FANCY OR FIGURED:		100
901	32360	Sateen, Not Bleached or Colored		Mt.
	32364	Twill, Not Bleached or Colored	A State of	
100	32460	Sateen, Bleached But Not Colored	-	
	32464	Twill, Bleached But Not Colored		
	32560	Sateen, Colored Whether or Not Bleached		100
	32562	Denim, Colored Whether or Not Bleached		
	32564	Twill, Colored Whether or Not Bleached		
1		CHIEF VALUE, BUT NOT WHOLLY COTTON:		
		NOT FANCY OR FIGURED:		
- 197	32660	Sateens, Not Bleached or Colored	Al section	191
3.00	32664	Twills, Not Bleached or Colored		
TO PA	32760	Sateen, Bleached, But Not Colored	NAME OF THE PARTY OF	
1000	32764	Twills, Bleached, But Not Colored		
12.00	32860	Sateens, Colored Whether or Not Bleached		100
800	32862	Denim, Colored Whether or Not Bleached		100
	32864	Twills, Colored Whether or Not Bleached		
		FANCY OR FIGURED:		15
TIF	32960	Sateens, Not Bleached or Colored		1111
- 1841	32964	Twills, Not Bleached or Colored		
- 1	33060	Sateens, Bleached But Not Colored	THE PUBLISH	
1533	33064	Twills, Bleached But Not Colored		6
7.7	33160	Sateens, Colored, Whether or Not Bleached		
	33162	Denim, Colored, Whether or Not Bleached	. 4 111	(9)
	33164	Twills, Colored, Whether or Not Bleached		
			1 1 1 1 2 1 1	1
1 - 123 - 7			Burney V	
333		SALLA VICE LAND OF		
TV-		The state of the s		
			MA SING	
		- 10 -		

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## Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
24		MOVEN FABRICS, N.E.S., YARN DYED, CARDED	1.0	Syd
		COLORED, WHETHER OR NOT BLEACHED:		
	1 9 TH	WHOLLY OF COTTON:		
		NOT FANCY OR FIGURED:	133	
	32272	Yarn-Dyed Napped Fabrics		
	32280	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over and 52" or Over Wide		H
	32284	Other Yarn-Dyed Fabrics, N.E.S.	-	
	340	FANCY OR FIGURED:		
	32572	Yarn-Dyed Napped Fabrics	- 10	
	32580	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over and 52" or Over Wide		
	32584	Other Yarn-Dyed Fabrics, N.E.S.	1500	
		CHIEF VALUE, BUT NOT WHOLLY COTTON:	- 1	
		NOT FANCY OR FIGURED:		
	32872	Yarn-Dyed Napped Fabrics		
	32880	Yarn-Dyed Fabrics, N.E.S., 8 or. or Over and 52" or Over Wide		17.1
	32884	Other Yarn-Dyed Fabrics, N.E.S.	E 18	1
	- Ballie	FANCY OR FIGURED:	- STR	1
	33172	Yarn-Dyed Napped Fabrics		
	33180	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over and 52° or Over Wide		
	33184	Other Yarn-Dyed Fabrics, N.E.S.		
25		WOVEN FABRICS, N.E.S., YARN-DYED, COMBED	1.0	Syd
		COLORED, WHETHER OR NOT BLEACHED:		
		WHOLLY OF COTTON:		15
	TO B .	NOT FANCY OR FIGURED:		
	32274	Yarn-Dyed Napped Fabrics	E E	
	32282	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over Per Sq. Yd. and 52" or Over Wide		TO A
	32286	Other Yarn-Dyed Fabrics		
				136
		- 11 -	1 3 4	-

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
25 CONT'D		WOVEN FABRICS, N.E.S., YARN-DYED, COMBED CONT'D	1.0	Syd
		COLORED, WHETHER OR NOT BLEACHED: CONT'D		T.
100		WHOLLY OF COTTON: CONT'D		3
135		FANCY OR FIGURED:		4
1197	32574	Yarn-Dyed Fabrics	1	
	32582	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32586	Other Yarn-Dyed Fabrics, N.E.S.		
		CHIEF VALUE, BUT NOT WHOLLY COTTON:		
7,77		NOT FANCY OR FIGURED:	1 0 m	
	32874	Yarn-Dyed Napped Fabrics		
	32882	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
-	32886	Other Yarn-Dyed Fabrics, R.E.S.		
		FANCY OR FIGURED:		
- III)	33174	Yarn-Dyed Fabrics	SHOT.	
	33182	Yarn-Dyed Fabrics, N.E.S., 8 oz. or Over Per Sq. Yd. and 52° or Over Wide		
	35186	Other Yarn-Dyed Fabrics, N.E.S.		
26		OFFICE HOUSE PLANTS W. C. CLASS		
26		OTHER WOVEN FABRICS, N.E.S., CARDED	1.0	Syd
		WHOLLY COTTON:		
		NOT FANCY OR FIGURED:	1	
		NOT BLEACHED OR COLORED:	1 THE	
		DUCK:	130 F	
NO B	32001	Single Warp, Single Filling, Under 74 oz. Per Sq. Yd.		
- 70	32002	Single Warp, Single Filling, 7% or Over Per Sq. Yu.		
	32003	Single Warp, Ply Filling, Under 7% oz. Per Sq. Yd.		
	32004	Single Warp, Ply Filling, 74 oz. or Over Per Sq. Yd.	- 19	
	32006	Ply Warp, Single Filling		
a EK	32008	Ply Warp, Ply Filling	- 17	
4.86	32034	Printcloth, Other Than Printcloth Type Shirting	- 35 6	
	320 76	Napped Fabrics, Other Yarn Dyed	ELTIN	

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
26 CONTID		OTHER WOVEN FABRICS, N.E.S., CARDED, CONT'D	1.0	Syd
		WHOLLY OF COTTON: CONT'D		F
-		NOT FANCY OR FIGURED: CONT'D	- 1	1
-		NOT BLEACHED OR COLORED: CONT'D		
		OTHER FABRICS:	S Walt	
300	32088	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	100	
	32092	Not 8 os. or Over Per Sq. Yd. and Not 52" or Over Wide		
		BLEACHED, BUT NOT COLORED:		
3 4		DUCK:	12	
- 79	32101	Single Warp, Single Filling, Under 7% ox. Per Sq. Yd.	1	
	32102	Single Warp, Single Filling, 7% or. or Over Per Sq. Yd.	Land.	
	32103	Single Warp, Ply Filling, Under 74 oz. Per Sq. Yd.	38.11	
	32104	Single Warp, Ply Filling, 7% oz. or Over Per Sq. Yd.		
1	32106	Ply Warp, Single Filling		
	32108	Ply Warp, Ply Filling	200	
	32134	Print Cloth Other Than Print Cloth Type Shirting		
	32176	Napped Fabrics, Other Than Yarn-Dyed	1001	
		OTHER FABRICS:		
2000	32188	8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32192	Not 8 os. or Over Per Sq. Yd. and Not 52" or Over Wide	1	
		COLORED, WHETHER OR NOT BLEACHED:	1	117
3		DUCK:		
	32201	Single Warp, Single Filling, Under 7k oz. Per Sq. Yd.		
F	32202	Single Warp, Single Filling, 74 oz. or Over Per Sq. Yd.	8.1	
	32203	Single Warp, Ply Filling, Under 7% or. Per Sq. Yd.		5
	32204	Single Warp, Ply Filling, 7% oz. or Over Per Sq. Yd.		
Ja - 11	32206	Ply Warp, Single Filling	1	
	32208	Ply Warp, Ply Filling	1 3	
		- 13 -	1	

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
26 CONT'D	E1.19	OTHER WOVEN FABRICS, N.E.S., CARDED CONT'D	1.0	Syd.
and the		WHOLLY OF COTTON: CONT'D		
Suli		NOT FANCY OR FIGURED: CONT'D	Bally	
		COLORED, WHETHER OR NOT BLEACHED: CONT'D		
-	32234	Print Cloth Other Than Print Cloth Type Shirting	7 7	
- 30	32276	Napped Fabrics, Other Than Yarn-Dyed	South Bridge	
- 20		OTHER PABRICS:		
- 17	32288	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	- Made	
5 11	32292	Not 8 oz. or Over Per Sq. Yd. and Not 52" or Over Wide		
- 300		FANCY OR FIGURED:	274249	
397		NOT BLEACHED OR COLORED:		
	32376	Napped Fabrics, Other Than Yarn-Dyed	A HE	
		OTHER FABRICS:		
- 100	32388	8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32392	Not 8 oz. or Over and Not 52" or Over Wide		
		BLEACHED BUT NOT COLORED:	SIPE	
	32476	Napped Fabrics, Other Than Yarn-Dyed	Cetalia I	
- 3-		OTHER FABRICS:	Alte	
	32488	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	STATE OF	
	32492	Not 8 oz. or Over and Not 52" or Over Wide		
	1 90	COLORED, WHETHER OR NOT BLEACHED:		
- 2	32576	Napped Fabrics, Other Than Yarn Dyed	ELG.	
		OTHER PABRICS:		
256	32588	8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32592	Not 8 oz. or Over Per Sq. Yd. and Not 52" or Over Wide		
131	118.5			
	PIE /			
	-		100	
	THE LITT			
	Palls I	-14 -	1 2 - 3	

TEXTILE	TSUSA Number	- DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
26 CONT'D		OTHER MOVEN FABRICS, N.E.S., CARDED CONT'D	1.0	Syd.
		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON, CONTAINING SILK OR MAN-MADE FIBERS OR BOTH:		
		NOT FANCY OR FIGURED:	100 B	100
		NOT BLEACHED OR COLORED:		
166		DUCK:		
	32601	Single Warp, Single Filling, Under 7% or. Per Sq. Yd.		
	32602	Single Warp, Single Filling, 7% oz. or Over Per Sq. Yd.		
	32603	Single Warp, Ply Filling, Under 7½ oz. Per Sq. Yd.		
	32604	Single Warp, Ply Filling, 7½ oz. or Over Per Sq. Yd.		
	32606	Ply Warp, Single Filling	-	
	32608	Ply Warp, Ply Filling		
	32634	Print Cloth Other Than Print Cloth Type Shirting	Test II	
	32676	Napped Fabrics, Other Than Yarn-Dyed	1	
		OTHER FABRICS:	150	
	32688	8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32692	Not 8 oz. or Over Per Sq. Yd. and Not 52" or Over Wide	SHIPE	
19 18		BLEACHED, BUT NOT COLORED:		L B
		DUCK:		
	32701	Single Warp, Single Filling, Under 7% oz. Per Sq. Yd.		
	32702	Single Warp, Single Filling, 74 oz. or Over Per Sq. Yd.		000
	32703	Single Warp, Ply Filling, Under 7½ oz. Per Sq. Yd.		The same
	32704	Single Warp, Ply Filling, 7% oz. or Over Per Sq. Yd.	Dres.	
ET HE	32706	Ply Warp, Single Filling	1	
	32708	Ply Warp, Ply Filling		
	32734	Print Cloth Other Than Print Cloth Type Shirting		
	32776	Napped Fabrics, Other Than Yarn-Dyed		1
- 11			To the	
		- 15 -	1	

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
26 CONT'D	W	OTHER WOVEN FARRICS, N.E.S., CARDED CONT'D	1.0	Syd.
		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON, CONTAINING SILK OR MAN-MAYE FIBERS OR BOTH: CONT'D		
		NOT FANCY OR FIGURED: CONT'D	1 23	
		BLEACHED, BUT NOT COLORED: CONT'D	O. T.	
5.65		OTHER FABRICS:		
: - 7	32788	8 oz. or Over Per Sq. Yd. and 52° or Over Wide		
	32792	Not 8 oz. or Over Per Sq. Yd. and Not 52" or Over Wide		17
		COLORED, WHETHER OR NOT BLEACHED:		3-5
		DUCK:		15
	32801	Single Warp, Single Filling, Under 7% oz. Per		
3.9 M	32001	Sq. Yd.		
	32802	Single Warp, Single Filling, 7% ox. or Over Per Sq. Yd.		
	32803	Single Warp, Ply Filling, Under 74 oz. Per Sq. Yd.		
	32804	Single Warp, Ply Filling, 7% oz. or Over Per Sq. Yd.		
	32806	Ply Warp, Single Filling		
4 -	32808	Ply Warp, Ply Filling	PELIG	1
	32834	Print Cloth Other Than Print Cloth Type Shirting		1 2
	32876	Napped Fabrics, Other Than Yarn-Dyed		
	- 30	OTHER PABRICS:	BELL	
	32888	8 ox. or Over Per Sq. Yd. and 52" or Over Wide		1
	32892	Not 8 oz. or Over Per Sq. Yd. and Not 52" or Over Wide		13.
		FANCY OR FIGURED:		
- 75		NOT BLEACHED OR COLORED:		130
. 1	32976	Napped Fabrica Other Than Yarn-Dyed		1
	100 M	OTHER FABRICS:	127	TE S
- 1	32988	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	100	
	32992	Not 8 oz. or Over and Not 52" or Over Wide	100	17
	ATTENDED		PH.O.	
			100	1
	E E		131	1
	E 01.12			
		- 16 -	1.	4

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# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURE
6 CONT'D		OTHER WOVEN PABRICS, N.E.S., CARDED CONT'D	1.0	Syd.
1.61		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON, CONTAINING SILK OR MAN-MADE FIBERS OR BOTH: CONT'D	NE THE	
		FANCY OR FIGURED: CONT'D		
725		BLEACHED BUT NOT COLORED:	ALE W	
1	33076	Napped Fabrics Other than Yarn-Dyed		
100		OTHER PARRICS:	1 1 1	
	33088	B oz. or over per Syd, and 52" or over Wide	NAME OF	
	33092	Not 8 oz. or over and not 52" or over Wide		
		COLORED WHETHER OR NOT BLEACHED:		
	33176	Napped Fabrics Other than Yarn-Dyed		
		OTHER FABRICS:	1	
	33188	8 oz. or over per Syd. and 52" or over Wide	The same	
	33192	Not 8 oz. or over and not 52" or over wide	1000	H
	332.1020	Moven Pabrics, in Chief Value, but not Wholly of Cotton, Containing Wool, Whether or not Containing Silk or Man- Made Fibers or Both, but not Containing Other Fibers		
	332.4020	Other Woven Fabrics, Chief Value but not Wholly Cotton, Carded		The
	346,3020	Terry Pabrics Valued not over \$1.25 per Pound		
	346,3220	Terry Fabrics Valued over \$1.125 per Pound	1200	B
		Velvet, Plush and Velour:		
	346.3525	Under 48" in Width, with Cut Warp Pile Weighing Less than 8 oz. per Syd.		13
	346.3530	Other	1 000	
	346.4020	Chenille	110	1
	346.4520	Other Pile Fabrics, not Enit	1	10
	346.7000	Tufted Pabrics in Which the Pile or Tuft Was Inserted or Knotted into a Pre-Existing Base, with the Pile or Tuft Covering the Entire Surface		
		WOVEN OR KNIT PARTICS, IN THE PIECE OR IN UNITS:	1300	1
	355.5000	Coated, Filled or Otherwise Prepared for Use as Artist's Canvas		
	355,6510	Woven or Knit Fabrics (Except Pile or Tufted Fabrics) Coated or Filled with Rubber or Plastic Material or Laminated with Sheet Rubber or Plastics		
	1		163.5	
	1 15	- 17 -	1	

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
26 CONT'D		WOVEN OR KNIT PABRICS, (EXCEPT PILE OR TUPTED FABRICS) COATED OR FILLED, N.S.P.F.:	1.0	Syd.
11 11 22	356.1010	Oilcloths		
1,33	356.1510	Tracing Cloths		B
	356.2000	Window Bollands		
	356.2510	Other, N.S.P.F.	100	100
-	357.0512	Tapestry Fabric, Jacquard-Figured	1 19	ji.
7/1	357.0516	Upholstery Fabric, Jacquard-Figured, Except Pile		133
	364.1120	Tapestries, etc., Except Gobelin, Jacquard-Figured, Not Pile		
100	129/15			30
13.1				B
E. 7	334			
			1	
T. Wash			1 55	
			115	
1275		Control of the last of the las		1
1-1				1
	13. 3			100
				113
D A			15	HP.
			1	
*		The state of the s	100	1
	10			10
The same				
100			100	1
157	1 1 0	de la company de	-	
3	June 1			
1 534	T-15-54		1	1
-	1284		1 2	1
BE		THE PART OF THE PA	1	1
1		TOUR DESCRIPTION OF THE REAL PROPERTY.	17-15	1
	117	- 17A -		+

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### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
27		OTHER WOVEN FABRICS, N.E.S., COMBED	1.0	Syd.
		WHOLLY OF COTTON:		-1
		NOT FANCY OR FIGURED:	DES T	
		NOT BLEACHED OR COLORED:	115	
	32078	Napped Fabrics Other Than Yarn-Dyed		150
		OTHER FABRICS:	GE .	
	32090	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	No.	
	32094	Not 8 oz. or Over and Not 52" or Over Wide	HER	-4-3
		BLEACHED BUT NOT COLORED:		1
	32178	Napped Fabrics Other Than Yarn-Dyed		
		OTHER FABRICS:	633	FIF
	32190	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	THE A	
	32194	Not 8 oz. or Over and Not 52" or Over Wide		
		COLORED, WHETHER OR NOT BLEACHED:		100
	32278	Napped Fabrics Other Than Yarn-Dyed	W.	30
		OTHER FABRICS:	NB H	
	32290	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	NAME OF	1
	32294	Not 8 or, or Over and Not 52" or Over Wide		
		FANCY OR FIGURED:	Mark.	ME
	3 31	NOT BLEACHED OR COLORED:	17 Max	
	32378	Napped Fabrics Other Than Yarn-Dyed	No. in contract to	
		OTHER FABRICS:		
	32390	8 or. or Over Per Sq. Yd. and 52" or Over Wide		
	32394	Not 8 or. or Over and Not 52" or Over Wide		
	XI TEST	BLEACHED BUT NOT COLORED:	133	
	32478	Napped Fabrics Other Than Yarn-Dyed	199	
		OTHER FABRICS:	EST B	
	32490	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	1990	31:
	32494	Not 8 oz. or Over and Not 52" or Over Wide	1 2 3	
			133	The state of
	FETTE		1	
	Tall !			100
		- 18 -	18 30	

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
27 CONT'D		OTHER WOVEN FABRICS, N.E.S., COMBED CONT'D	1.0	Syd.
		WHOLLY OF COTTON: CONT'D		
		FANCY OR FIGURED: CONT'D		
		COLORED, WHETHER OR NOT BLEACHED:		
	32578	Napped Fabrics Other Than Yarn-Dyed		
1899		OTHER FABRICS:	MA C	
45	32590	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	1000	
1 88	32594	Not '8 oz. or Over and Not 52" or Over Wide		
		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON, CONTAINING SILK OR MAN-MADE FIBERS OR BOTH:		
100		NOT FANCY OR FIGURED:	13 0	
10		NOT BLEACHED OR COLORED:	113	
8	32678	Napped Fabrics Other Than Yarn-Dyed	1 19	13
46.71		OTHER PABRICS:		-31
	32690	8 ox. or Over Per Sq. Yd. and 52" or Over Wide	100	18
-	32694	Not 8 oz. or Over and Not 52" or Over Wide	163.5	
1000		BLEACHED BUT NOT COLORED:		
	32778	Napped Fabrics Other Than Yarn-Dyed	Man and a second	
3 5 1		OTHER FABRICS:	15 13	
	32790	8 or. or Over Per Sq. Yd. and 52" or Over Wide	1301	W
	32794	Not 8 oz. or Over and Not 52" or Over Wide		
T		COLORED, WHETHER OR NOT BLEACHED:		
	32878	Napped Fabrics Other Than Yarn-Dyed		
1500		OTHER FABRICS:	100	
1 - 31	32890	8 oz. or Over Per Sq. Yd. and 52" or Over Wide		
	32894	Not 8 os. or Over and Not 52" or Over Wide	13.000	HE
		FANCY OR FIGURED:	TO SE	
		NOT BLEACHED OR COLORED:	983	
	32978	Napped Fabrics Other Than Yarn-Dyed		
		OTHER FABRICS:	1200	
	32990	8 oz. or Over Per Sq. Yd. and 52" or Over Wide	1000	10
4 4	32994	Not 8 oz. or Over and Not 52" or Over Wide		
		- 19 -		

TEXTILE Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
27 CONT'D		OTHER MOVEN FABRICS, N.E.S., COMBED CONT'D	1.0	syd.
		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON, CONTAINING SILK OR MAN-MADE FIBERS OR BOTH: CONT'D		The last
		FANCY OR FIGURED: CONT'D		9
		BLEACHED BUT NOT COLORED:	100	10.0
	33078	Napped Fabrics Other than Yarn-Dyed	2000	10
		OTHER FABRICS:	The sale	
100	330,90	8 oz. or over per Syd. and 52" or over Wide		1
	33094	Not 8 oz. or over and not 52" or over Wide	MARK ST	4 1
		COLORED, WHETHER OR NOT BLEACHED:	West.	
81	33178	Napped Fabrics Other than Yarn-Dyed OTHER FABRICS:		NI I
4	33190	8 oz. or over per Syd. and 52" or over Wide	100	28.5
	33194	Not 8 oz. or over and not 52" or over Wide		
	332.1040	Woven Fabrics, in Chief Value, but not wholly of Cotton, Containing Wool, Whether or not Containing Silk or Man- Made Fibers or Both, but not Containing Other Fibers		
	332,4040	Other Woven Fabrics, in Chief Value but not Wholly Cotton, Combed		
	346.3040	Terry Fabrics Valued not over \$1.125 per Pound		
	346.3240	Terry Pabrics Valued over \$1.125 per Pound	1 S 1	
7		Velvet, Plush and Velour:	TIL	
	346.3545	Velvets, under 48" in Width, with Cut Warp Pile, Weighing Less than 8 oz. per Syd.	Sep.	
	346.3550	Other		
	346.4040	Chenille	MILES.	
27 124	346.4540	Other Pile Pabrics, not Knit		
33	357.0514	Tapestry Fabric, Jacquard-Figured		
	357.0518	Upholstery Fabric, Jacquard-Figured Except Pile	1199	
			164 24	
28		PILLOWCASES, CARDED	1.084	No.
	363.3020	Pillowcases, Carded, not Ornamented, (Including Bolster sets)		
29		PILLOWCASES, COMBED	1.084	No.
16	363,3040	Pillowcases, Combed, not Ornamented, (Including Bolster Sets)		
30		TOWELS, DISH	.348	No.
70	365.7815	Dish Towels, with Fringe, Ornamented		
14	366.2760	Dish Towels, not Jacquard-Figured, not Ornamented	3 H	
BUT		- 20 -		

Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA- SURE
31	T PERM	TOWELS, OTHER	.348	No.
	- W	OTHER TOWELS NOT ORNAMENTED:		
		VALUED NOT OVER 45c EACH:	3.40	
	366.1820	Dish Towels, Terry		
	366.1840	Dish Towels of Pile or Tufted Construction		
	366.1860	Terry Towels, Other Than Dish Towels		-13
	366.1880	Towels of Pile or Tuft Construction, Other Than Dish Towels		
	-	VALUED OVER 45c EACH BUT NOT OVER \$1.45 PER POUND:		
	366.2120	Dish Towels, Terry	BYLLE	
	366.2140	Dish Towels, of Pile or Tuft Construction		
	366.2160	Terry Towels, Other Than Dish Towels	Park :	
	366.2180	Towels of Pile or Tuft Construction, Other Than Dish Towels		
		VALUED OVER 45¢ EACH AND OVER \$1.45 PER POUND:	SOFT	
	366.2420	Dish Towels, Terry		1 8
	366.2440	Dish Towels of Pile or Tuft Construction		
	366.2460	Terry Towels, Other Than Dish Towels	Tot	
	366.2480	Towels of Pile or Tuft Construction, Other Than Dish Towels		
		OTHER TOWELS, NOT ORNAMENTED:	HE TE	13
	366.2720	Jacquard-Figured, Not Pile	Par In	1
		NOT JACQUARD-FIGURED:	100	N-
	366-2740	Shop Towels (Dedicated to Use in Garages, Filling Stations and Machine Shops)		
	366.2780	Other		350
32		HANDKERCHIEFS, WHETHER OR NOT IN THE PIECE	1.66	Dos
		LACE HANDKERCHIEFS, WHETHER OR NOT ORNAMENTED:		
		NOT CONTAINING ANY HANDMADE LACE AND NOT ORNAMENTED IN ANY PART BY HAND:		1
	370,0420	Valued Not Over 70¢ Per Doz., Having Hand-Rolled or Handmade Hems	1542	
	370.0440	Valued Not Over 70¢ Per Doz., With Other Than Hand- Rolled or Handmade Hems		18
	370.0460	Valued Over 70c Per Doz., But Not Over \$1.50	- 11	
	370.0800	Valued Over \$1.50 Per Doz.	FEGT IN	

TEXTILE Category	* TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
32 CONT'D		HANDKERCHIEFS, WHETHER OR NOT IN THE PIECE CONT'D	1.66	Doz
		TACE HANDKERCHIEFS, WHETHER OR NOT ORNAMENTED: CONT'D		
9		CONTAINING HANDMADE LACE OR OFFMAMENTED IN PART BY HAND:		
	370.1620	Valued Not Over 70c Per Doz., and Not Made With Hand-Rolled or Handmade Hems		
1.9%	370.1640	Other Than Those Valued Not Over 70c Per Doz., and Not Made With Hand-Rolled or Handmade Hems		
35		HANDKERCHIEFS, NOT HEMMED, NOT ORNAMENTED:	100	
		NOT FANCY OR FIGURED OR COLORED:	13/10	
	370.2400	Not Over 50s Average Yarn Number	The state of	
	370.2800	Over 50s But Not Over 70s Average Yarn Number		
3 - 10 7	370.3200	Over 70s Average Yarn Number	-	
		FANCY OR FIGURED, COLORED OR BOTH:	En line	
	370.3600	Not Over 50s Average Yarn Number	100	
	370.4000	Over 50s But Not Over 70s Average Yarn Number		
	370.4400	Over 70s Average Yarn Number	1	-
		HANDKERCHIEFS, HEMMED OR HEMSTITCHED, NOT ORNAMENTED:		
177		NOT FANCY OR FIGURED OR COLORED:		
	370.4800	Not Over 50s Average Yarn Number		
	370.5200	Over 50s But Not Over 70s Average Number		
	370.5600	Over 70s Average Yarn Number	199	
	100	FANCY OR FIGURED, COLORED OR BOTH:	100	
no de la		NOT OVER 50s AVERAGE YARN NUMBER:	1	
	370.6020	Colored		
44	370.6040	Not Colored	12	
Nic.		OVER 50s BUT NOT OVER 70s AVERAGE YARN NUMBER:	1911	3
	370.6420	Colored	230	
	370.6440	Not Colored		
		OVER 70s AVERAGE YARN NUMBER:	1706	
	370.6820	Colored		
	370.6840	Not Colored		
	5		3 11	
			Lot 8	

TABLE DAMASK AND MANUFACTURES TABLE DAMASK, FANCY OR FIGURED: WHOLLY OF COTTON:  32352  Not Bleached or Colored 32452  Bleached But Not Colored 32552  Colored, Whether or Not Bleached CHEF VALUE, BUT NOT WHOLLY OF COTTON:  Not Bleached or Colored 33032  Bleached But Not Colored 31052  Colored, Whether or Not Bleached Tablecloths and Napkins, Damask, Not Ornamented 366.4200  Tablecloths and Napkins, Damask, Not Ornamented  SHEETS, CARDED  SHEETS, CARDED  SHEETS, CARDED  Sheets, Combed, Not Ornamented  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSFREADS AND QUILTS LACE OR NET REDDING, WHETHER OR NOT ORNAMENTED: LACE OR NET REDDING, WHETHER OR NOT ORNAMENTED: LACE, NET OR ORNAMENTED: Bedspreads Coverlets, Quilts and Comforters NOT ORNAMENTED: Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Tofted, Block-Printed by Hand, Not Jacquard-Figured  363.3120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Chter Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Cother Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured	TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
MHOLLY OF COTTON:  32352  Not Bleached or Colored  32452  Bleached But Not Colored  32952  Colored, Whether or Not Bleached  CHIEF VALUE, BUT NOT WHOLLY OF COTTON:  32952  Not Bleached or Colored  33052  Bleached But Not Colored  33152  Colored, Whether or Not Bleached  Tablecloths and Napkins, Damask, Not Ornamented  566.7500  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010  Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILITS  LACE OR NET HEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tuffed, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Tuffed, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not Block-Printed	33		TABLE DAMASK AND MANUFACTURES	3.17	Lb.
32352  Not Bleached or Colored  32452  Bleached But Not Colored  32552  Colored, Whether or Not Bleached  CHIEF VALUE, BUT NOT WHOLLY OF COTTON:  32952  Not Bleached or Colored  33052  Bleached But Not Colored  33152  Colored, Whether or Not Bleached  366.4200  Tablecloths and Napkins, Danask, Not Ornamented  565.7500  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010  Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET REDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Tha			TABLE DAMASK, FANCY OR FIGURED:		
32452  Blesched But Not Colored  32552  Colored, Whether or Not Blesched  CHIEF VALUE, BUT NOT WHOLLY OF COTTON:  32952  Not Blesched But Not Colored  33052  Blesched But Not Colored  33152  Colored, Whether or Not Blesched  366.4200  Tablecloths and Napkins, Danask, Not Ornamented  366.7500  Furnishings, Danask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010  Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILITS  LACE OR NET REDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not		A CONTRACTOR OF THE PARTY OF TH	WHOLLY OF COTTON:		200
Colored, Whether or Not Bleached CHIEF VALUE, BUT NOT WHOLLY OF COTTON:  32952 Not Bleached or Colored  33052 Bleached But Not Colored  33152 Colored, Whether or Not Bleached  366.4200 Tablecloths and Napkins, Damask, Not Ornamented  366.7500 Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010 Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030 Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS LACE OR NET REDDING, WHETHER OR NOT ORNAMENTED: LACE, NET OR ORNAMENTED: Bedspreads  Coverlets, Quilts and Comforters NOT ORNAMENTED: Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060 Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120 Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		32352	Not Bleached or Colored		
CHIEF VALUE, BUT NOT WHOLLY OF COTTON:  32952  Not Bleached or Colored  33032  Bleached But Not Colored  33152  Colored, Whether or Not Bleached  Tablecloths and Napkins, Damask, Not Ornamented  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010  Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030  Sheets, Combed, Not Ornamented  BEDSFREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		32452	Bleached But Not Colored		3
32952  Not Bleached or Colored  33052  Bleached But Not Colored  Colored, Whether or Not Bleached  Tablecloths and Napkins, Damask, Not Ornamented  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  Sheets, Carded, Not Ornamented  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Band, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		32552	Colored, Whether or Not Bleached		13
33052  33152  33152  336.4200  Tablecloths and Napkins, Damask, Not Ornamented  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  363.3010  Sheets, Carded, Not Ornamented  35  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Band, Not Jacquard-Figured			CHIEF VALUE, BUT NOT WHOLLY OF COTTON:	Mile o	5.3
33152  Colored, Whether or Not Bleached  Tablecloths and Napkins, Damask, Not Ornamented  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  Sheets, Garded, Not Ornamented  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coveriets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coveriets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured		32952	Not Blesched or Colored	-	
366.4200  366.7500  Tablecloths and Napkins, Damask, Not Ornamented  Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS. CARDED  Sheets, Carded, Not Ornamented  SHEETS, COMBED  363.3030  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		33052	Bleached But Not Colored	There is	
366.7500 Furnishings, Damask, Except Curtains and Drapes, Etc., Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  Sheets, Carded, Not Ornamented  SHEETS. COMBED  Sheets, Combed, Not Ornamented  BEDSFREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		33152	Colored, Whether or Not Bleached		3.2
Towels, Tablecloths, and Napkins, Not Ornamented  SHEETS, CARDED  Sheets, Carded, Not Ornamented  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET HEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured		366.4200	Tablecloths and Napkins, Damask, Not Ornamented		
Sheets, Carded, Not Ornamented  SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Goverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.3120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by		366.7500			6.7
SHEETS, COMBED  Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  363.0515  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  363.5020  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.3120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by	34		SHEETS, CARDED	6.2	No.
Sheets, Combed, Not Ornamented  BEDSPREADS AND QUILTS  LAGE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LAGE, NET OR ORNAMENTED:  Bedspreads  Goverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Bedspreads, Tufted, Not Block-Printed by Bedspreads, Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not Block-Printed by		363,3010	Sheets, Carded, Not Ornamented		
BEDSPREADS AND QUILTS  LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not Block-Printed by	35		SHEETS, COMBED	6.2	No.
LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:  LACE, NET OR ORNAMENTED:  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  Bedspreads, Other Than Tufted, Not Block-Printed by Bedspreads, Other Than Tufted, Not Block-Printed by		363.3030	Sheets, Combed, Not Ornamented	Bars	
LACE, NET OR ORNAMENTED:  363.0515  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  363.5020  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.3040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by	36		REDSPREADS AND QUILTS	6.9	No.
363.0515  Bedspreads  Coverlets, Quilts and Comforters  NOT ORNAMENTED:  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by			LAGE OR NET HEDDING, WHETHER OR NOT ORNAMENTED:	1.33	133
363.0520 Coverlets, Quilts and Comforters  NOT ORNAMENTED:  363.5020 Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040 Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060 Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120 Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140 Bedspreads, Other Than Tufted, Not Block-Printed by			LACE, NET OR ORNAMENTED:		
NOT ORNAMENTED:  363.5020  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by		363.0515	Bedspreads		
363.5020  Bedspreads, Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by		363.0520	Coverlets, Quilts and Comforters	10.35	
Jacquard-Figured  363.5040  Bedspreads, Other Than Tufted, Block-Printed by Hand, Not Jacquard-Figured  363.5060  Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120  Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140  Bedspreads, Other Than Tufted, Not Block-Printed by			NOT ORNAMENTED:		-311
Not Jacquard-Figured  363.5060 Coverlets, Quilts and Comforters, Block-Printed by Hand, Not Jacquard-Figured  363.5120 Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140 Bedspreads, Other Than Tufted, Not Block-Printed by		363.5020			
Hand, Not Jacquard-Figured  363.5120 Bedspreads, Tufted, Not Block-Printed by Hand, Not Jacquard-Figured  363.5140 Bedspreads, Other Than Tufted, Not Block-Printed by		363.5040			
Jacquard-Figured  363.5140 Bedspreads, Other Than Tufted, Not Block-Printed by		363.5060		1	
		363.5120		The state of	3
		363.5140			

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
36 CONT'		BEDSPREADS AND QUILTS CONT'D	6.9	No
30 COM1		LACE OR NET BEDDING, WHETHER OR NOT ORNAMENTED:	0.3	No.
	Barriero	NOT ORNAMENTED; CONT'D		5
	363.5160	Coverlets, Quilts, and Comforters, Not Block- Printed by Hand, Not Jacquard-Figured		15
	363.5520	Bedspreads, Tufted, Jacquard-Figured		18
	363,5540	Bedspreads, Other Than Tufted, Jacquard- Figured		13
	363.5560	Coverlets, Quilts, and Comforters, Jacquard- Figured		
37		BRAIDED AND WOVEN ELASTIC	4.6	Lb.
	349.1500	Elastic Fabrics, Not Braided		
	349.3010	Elastic Yarns, Cordage Braids and Fabrics, Braid- ed		
38		FISHING NETS AND FISH NETTING	4.6	Lb.
	355.3500	Fish Netting and Fish Nets	The same	
39	LERG	GLOVES AND MITTENS	3.527	Dpr.
	Market and	GLOVES AND GLOVE LININGS:		
		ORNAMENTED:		
		MADE FROM PRE-EXISTING MACHINE-KNIT OR WOVEN FABRIC:		No.
		Woven:		B
	704.0520	Of Cotton		17 10 10
	704.0555	Of Other, Containing Cotton		9
		Not Woven:		
	704.1020	Of Cotton		1
	704.1055	Of Other, Containing Cotton		1
		Other Than Made From Pre-Existing Machine- Knit or Woven Fabric:		
	704.1520	Of Cotton		PINT
	704.1555	Of Other, Containing Cotton		

TEXTILE Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
39 CONT'		GLOVES AND MITTENS CONT'D	3.527	Dpr.
		NOT ORNAMENTED:		
-	E W	MADE FROM PRE-EXISTING MACHINE-KNIT OR WOVEN PABRIC:		
		WOVEN:		
	704.4010	Without Fourchettes of Sidewalls		
		Other:	100	
	704.4025	Of Cotton	a proper to	
	704.4055	Of Other, Containing Cotton	To the second	
		NOT WOVEN:		
	704.4510	Without Fourchettes or Sidewalls	3 3 8 8	138
		Other:	91-31D	
	704.4525	Of Cotton	64 3H	
	704.4555	Of Other, Containing Cotton		
		Other Than Made From Pre-Existing Machin Knit or Woven Fabric:	ne-	198
	704.5015	Of Cotton		1
	704.5055	Of Other, Containing Cotton		
			E LONG	
	2000		100	
	July 18		8 9/8	
				13
	Line is			
	0.0			1
	10 11.		113	100
				10
	WATER TO		3 232	
	and "		11.75	
	1399		Marie Har	
	RALL		N. Carlos	
	E			
. +	L LIGHT			15.

TEXTILE Coregory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
40		HOSE AND HALF HOSE	4.6	Dpr.
		HOSIERY, LACE, NET OR ORNAMENTED:		Ī
		EMBROIDERED:		
	374.0520	Valued Not Over \$5 Per Doz. Pair		
	374.1020	Valued Over \$5 Per Doz. Pair		
		OTHER HOSIERY, NOT ORNAMENTED:		
	374.4020	Not Made or Cut From Pre-Existing Fabric		
	374.4520	Made or Cut From Pre-Existing Fabric		
41		T-SHIRTS, ALL WHITE, MEN'S AND BOYS'	7.234	Doz.
	380.0635	Not Ornamented, Knit		
42		T-SHIRTS, OTHER, KNIT	7.234	Doz.
PER		MEN'S AND BOYS' T-SHIRTS:		
	380.0018	All White T-Shirts, Lace, Net or Ornamented		
	380.0021	Other T-Shirts, Lace, Net or Ornamented		
	380.0640	T-Shirts, Except All White, Not Ornamented	136	
		WOMEN'S, GIRLS', AND INFANTS' T-SHIRTS:	1	
	382.0022	Lace, Net or Ornamented		
	382.0660	Not Ornamented	- 430	
43		SHIRTS, KNIT, OTHER THAN T-SHIRTS OR SWEATSHIRTS	7.234	Doz.
	380.0650	Men's and Boys', Not Ornamented		
	382.0670	Women's, Girls' and Infants', Not Ornamented		13
44		SWEATERS AND CARDIGANS	36.8	Doz.
		SWEATERS AND CARDIGANS, KNIT, NOT ORNAMENTED:		100
	380.0655	Men's and Boys'	100	
	Section 1	Women's, Girls' and Infants':	1 -	
	382.0680	Of Cotton	Tomas	
	382.3916	Of Vegetable Fiber, Containing Cotton	1	
	382.6912	Of Silk, Containing Cotton	-	1 R
45		SHIRTS, DRESS, NOT KNIT, MEN'S AND BOYS'	22.186	Doz.
	380.0061	Men's and Boys' Dress Shirts, Lace, Net or Ornamented		
	380.0064	Men's and Boys' Work Shirts, Lace, Net or Orna- Mented	I BOOK	

## Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
45 CONT'D	THE STATE OF	SHIRTS, DRESS, NOT KNIT, MEN'S AND BOYS' CONT'D	22.186	Doz
		DRESS SHIRTS:	193	
1 2 2		MEN'S:		100
	380.2752	Poplin and Broadcloth, Not Ornamented		
	380.2755	Gingham, Not Ornamented	11 -1751-1	
	380.2759	Other Than Poplin, Broadcloth or Gingham, Not Ornamented		
		BOYS';	4 45 3	
- 63	380.2762	Poplin and Broadcloth, Not Ornamented		
	380.2765	Gingham, Not Ornamented		
	380.2769	Other Than Poplin, Broadcloth, or Gingham, Not Ornamented	4	#
		INFANTS':	1000	
100	382.0078	Other Than Sport Shirts, Lace, Net or Ornamented	1000	
	382.3370	Other Than Sport Shirts, Not Ornamented		
46		SHIRTS, SPORT, NOT KNIT, MEN'S AND BOYS!	24.457	Doz
1 3		MEN'S AND BOYS' SPORT SHIRTS:	1000	
PAGE 1	380.0067	Lace, Net or Ornamented .		
I VEST		MEN'S SPORT SHIRTS:		
1	380.2782	Of Corduroy, Not Ornamented		
	380.2785	Of Gingham, Not Ornamented		
-	380.2787	Of Flannel, Not Ornamented	1000	1
Jac.	380.2789	Of Other Fabric, Not Ornamented		
1		BOYS' SPORT SHIRTS:	- 3	
	380.2792	Of Corduroy, Not Ornamented	Y said	
	380.2795	Of Gingham, Not Ornamented		
	380.2797	Of Flannel, Not Ornamented	The same of	1
	380.2799	Of Other Fabrics, Not Ornamented	1139	
		INFANTS' SPORT SHIRTS:		3
	382.0076	Lace, Net or Ornamented		1 3
	382.3368	Not Ornamented		
H. H. S.			1319	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
47	-	SHIRTS, WORK, NOT KNIT	22.186	Doz.
	G Pu	MEN'S AND BOY' WORK SHIRTS, NOT KNIT, NOT ORNAMENTED:		To see to
100	380.2772	Of Poplin and Broadcloth		12
	380.2775	Of Corduray	- 1 L A 1	
	380.2777	Of Yarn-Dyed Fabrics, Except Gingham		13
	380.2778	Of Twill or Sateen	900	
	380.2779	Of Other Fabrics		
48		RAINCOATS, 3/4 LENGTH OR LONGER, NOT KNIT	50.0	Doz.
. 30		MEN'S AND BOYS' RAINCOATS, 3/4 LENGTH OR LONGER, NOT ORNAMENTED:		T.
	1000	VALUED NOT OVER \$4 EACH:		
	380.0910	Corduroy		115
	380.0920	Not Corduroy		
	DESCRIPTION OF THE PARTY OF THE	VALUED OVER \$4 EACH:		
	380.1210	Corduroy		
	380.1220	Not Corduroy		1
4		VALUED NOT OVER \$4 EACH:		
		WOMEN'S, NOT ORNAMENTED:		
	382.0902	Of Corduroy	A MILE	199
	382.0904	Of Velveteen		
	382.0906	Of Other Than Corduroy or Velveteen		
		GIRLS' AND INFANTS', NOT ORNAMENTED:		
	382.0908	Of Corduroy		
	382.0910	Of Velveteen		
	382.0912	Of Other Than Corduroy or Velveteen		
		VALUED OVER \$4 EACH:		
		WOMEN'S, NOT ORNAMENTED:	1000	
	382.1202	Of Corduroy		44
-	382.1204	Of Velveteen		
	382.1206	Of Other Than Corduroy or Velveteen		1
			Sa Paralle	
	Ne Tel			

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
48 CONT'D		RAINCOATS, 3/4 LENGTH OR LONGER, NOT KNIT CONT'D	50.0	Doz.
		VALUED OVER \$4 EACH: CONT'D		
		GIRLS' AND INFANTS', NOT ORNAMENTED:	- 2/	100
	382,1208	Of Corduroy		
	382,1210	Of Velveteen		
	382.1212	Of Other Than Corduroy and Velveteen	ndi 🚐	1
49		COATS, OTHER, NOT KNIT	32.5	Doz.
	1	MEN'S AND BOYS' OTHER COATS, NOT ORNAMENTED:		-
	T. W. S.	VALUED NOT OVER \$4 EACH:	200	isi
	380.0940	Suit-Type Coats, Suit-Type Sport Coats, and Suit- Type Jackets of Corduroy		
	380.0960	Suit-Type Coats, Suit-Type Sport Coats, and Suit-Type Jackets of Other Than Corduroy		
	380.0980	Other Men's and Boys' Coats, Other Than Raincoats, 3/4 Length or Longer and Suit-Type Coats, Etc. of Corduroy		
	380.0990	Other Men's and Boys' Coats, Other Than Raincoats, 3/4 Length or Longer and Suit-Type Coats, Etc., of Other Than Corduroy		
	3 18 3	VALUED OVER \$4 EACH:	-07	1
	380.1240	Suit-Type Coats, Suit-Type Sport Coats, and Suit-Type Jackets of Corduroy		
	380.1260	Suit-Type Coats, Suit-Type Sport Coats, and Suit-Type Jackets of Other Than Corduroy		
	380.1280	Other Men's and Boys' Coats, Other Than Raincoats 3/4 Length or Longer and Suit-Type Coats, Etc., of Corduroy		
	380.1290	Other Men's and Boys' Coats, Other Than Raincoats 3/4 Length or Longer and Suit-Type Coats, Etc. of Other Than Corduroy		
	-	Other:	Black	
	1000	OF VEGETABLE FIBER CONTAINING COTTON:	13 3 11	
	380.5104	Suit-Type Coats, Including Suit-Type Sport Coats and Suit-Type Jackets.		
	380.5108	Other Separate Coats	1	10
	1.000	WOMEN'S, GIRLS' AND INPANTS' COATS (EXCEPT RAINCOATS):	Serve La	-
	Ma Bo	VALUED NOT OVER \$4 EACH:	The same	
	382+0914	Of Corduroy, 3/4 Length or Longer		18
	382.0916	Of Velveteen, 3/4 Length or Longer	-3 1	
	382.0918	Of Other Than Corduroy and Velveteen, 3/4 Length		

-	5					
1	TEXTILE Category	TSUSA - Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE	
	49 CONT'D		COATS, OTHER, NOT KNIT CONT'D	32.5	Doz.	
ı	- 45		VALUED NOT OVER \$4 EACH: CONT'D			ı
	38		NOT ORNAMENTED: CONT'D	73		ı
			WOMEN'S, GIRLS' AND INFANTS' COATS (EXCEPT RAINCOATS 8/4 LENGTH OR LONGER AND OTHER COATS 3/4 LENGTH OR LONGER):			
ı		382.0920	Of Corduroy			ı
ì		382.0922	Of Velveteen	9 5		ı
1		382.0924	Of Other Than Corduroy and Velveteen			
ì			VALUED OVER \$4 EACH:	34 3		
	10		NOT ORNAMENTED:	18.33		
			WOMEN'S, GIRLS' AND INFANTS' COATS (EXCEPT RAINCOATS):			
		382.1214	Of Corduroy, 3/4 Length or Longer	200		
		382.1216	Of Velveteen, 3/4 Length or Longer	1		
		382.1218	Of Other Than Corduroy or Velveteen, 3/4 Length or Longer			
			WOMEN'S, GIRLS' AND INFANTS' OTHER COATS (EXCEPT RAINCOATS, 3/4 LENGTH OR LONGER AND OTHER COATS 3/4 LENGTH OR LONGER):			
		382.1220	Of Corduroy			
		382.1222	Of Velveteen			
		382.1224	Of Other Than Corduroy or Velveteen			
		382.4208	Of Vegetable Fiber, Containing Cotton			
	50		TROUSERS, SLACKS AND SHORTS (OUTER) NOT KNIT, MEN'S	17.797	Doz.	-
			MEN'S TROUSERS, SLACKS, AND SHORTS, NOT ORNAMENT- ED:	17		
	AF S	380.3922	Of Yarn-Dyed Fabric			
		380,3925	Of Twill			
		380,3927	Of Corduroy	13.70		
		380.3929	Of Other Than Yarn-Dyed Fabric, Twill or Corduroy			
			BOYS' TROUSERS, SLACKS AND SHORTS, NOT ORNAMENT- ED:			
	17 11	380.3932	Of Yarn-Dyed Fabric, Except Gingham			
	-	380.3935	Of Twill	15		
		380.3937	Of Corduroy	110 20		
200		380,3939	Of Other Than Yarn-Dyed Fabrics Except Ginghams Twills or Corduroy			
		380.5124	Of Vegetable Fiber, Containing Cotton			

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
			23019	
	75.1			
			1000	
51		TROUSERS, SLACKS AND SHORTS (OUTER) NOT KNIT, WOMEN'S, GIRLS' AND INFANTS'	17,797	Doz.
	N 31	ORNAMENTED:		. 53
	382.0084	Women's	100	
	382.0086	Girls' and Infants'	13.18	F. E
		NOT ORNAMENTED:	130	
	382,3346	Women's, of Yarn-Dyed Fabrics, N.E.S.	1300	100
	382.3348	Girls' and Infants' of Yarn-Dyed Fabrics, N.E.S.		BE
		TMILL:		100
	382,3350	Women's		
	382.3352	Girls' and Infants'	The sale	133
		CORDUROY;	The state of	1 8
	382.3354	Women's	E S	
	382,3356	Girls' and Infants'		13
		VELVETEEN:		
	382.3358	Women's		
	382.3360	Girls' and Infants'		
		OF OTHER THAN YARN-DYED FABRICS, N.E.S., TWILL, CORDUROY OR VELVETEEN:	134	
	382,3362	Women's	1	13
	382.3364	Girls' and Infants'		
		OTHER:		100
	382.4226	Of Vegetable Fiber Containing Cotton		1
	382.7218	Of Silk, Containing Cotton		1/4
52	1	BLOUSES, NOT KNIT	14.53	Doz
				8
	100	BLOUSES, LACE, NET OR OWNAMENTED:	13:00	
		WOMEN'S:	SA EN	100
	382.0040	of Poplin and Broadcloth	BENE	1
	382.0042	Of Gingham	1 %	18
	382.0044	Of Other Than Gingham, Poplin and Broadcloth		

## Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
52 CONT'D		BLOUSES, NOT KNIT CONT'D	14.53	Doz
1000	- Frederick	BLOUSES, LACE, NET OR ORNAMENTED: CONT'D		
	BARRIE	GIRLS' AND INFANTS':		
	382.0046	Of Poplin and Broadcloth	St. Land	
	382,0048	Of Gingham	18 10 10	
	382.0050	Of Other Than Gingham, Poplin and Broadcloth	1 4 8 1	
		BLOUSES, NOT OFNAMENTED:		
	The state of	POPLIN AND BROADCLOTH:	1 12014	
	382,3302	Women*s	1 - 100	
	382.3304	Girls' and Infants'	10 mag	
		GINGHAM:		F
	382.3306	Women's		
	382.3308	Girls' and Infants'		
		OTHER THAN POPLINS AND BROADCLOTH OR GINGHAMS:		
	382.3310	Women's		18
	382.3312	Girls' and Infants'	1 3 8 5	
		Other:		
	382.4204	Of Vegetable Fiber, Containing Cotton		
	382.7294	Of Silk, Containing Cotton	HE HE	
53		DRESSES, (INCLUDING UNIFORMS) NOT KNIT	45.3	Doz.
	15.318	DRESSES, LACE, NET OR ORNAMENTED:	18 23 1	
	No.	WOMEN'S:	Harry St.	3-
	382.0058	Of Cordurey		3 5
	382.0060	Of Veleveteen		000
	382,0062	Of Other Than Corduroy or Velveteen		130
	THE THE	GIRLS' AND INFANTS'		100
	382.0064	Of Corduray		1
	382.0066	Of Velveteen		1
	382.0068	Of Other than Corduroy or Velveteen		300
		DRESSES, NOT ORNAMENTED:	53 33	
	-	VELVETEEN:		-
	382.3314	Women's		1
	382.3316	Girls' and Infants'	1000	1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
53 CONT'D		DRESSES, (INCLUDING UNIFORMS) NOT KNIT	45.3	DOZ.
		DRESSES, NOT ORNAMENTED: CONT'D:	43.3	100.
		CORDUROY:	100	
	382.3318	Women's		P.
	382.3320	Girls' and Infants'		
		OTHER THAN CORDUROY AND VELVETEEN:	Page 1	
	382.3322	Women's		
	382.3324	Girls' and Infants'		M.
		OTHER:	- T	
	382,4212	Of Vegetable Fiber, Containing Cotton	MI DE	
	382.7208	Of Silk, Containing Cotton		
	MARIE		P. Com	
			1050 1111	
			1	
			1891	
		District Control of the Line o	10 62	
			100	17
			13.90	
	Tall i			-
	Fail 3		177 14	
	B 377 H		100	2
			All real	
	13 3 4 4			T.
			FALL	1-31
			1947	A B
	3 3		1	
		The state of the s		M
	The state of		-	
	Mark !		1973	7
			1300	
	112.3		100	

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
54		PLAYSUITS, SUNSUITS, WASHSUITS, CREEFERS, ROMPERS, ETC., NOT KNIT, N.E.S.	25.0	Doz.
		MEN'S AND BOYS':	9:0	
	380.0058	Ornamented	1 250	81
	380.3912	Not Ornamented		7
	9 1 3	WOMEN'S, GIRLS' AND INFANTS':		10
	382.0074	Lace, Net or Ornamented	1	
	11.18	NOT ORNAMENTED:		
	382.3328	Corduroy	in 19	
	382.3330	Velveteen		
	382.3332	Other Than Corduroy or Velveteen	Pas	
55		DRESSING GOWNS, INCLUDING BATHROBES AND BEACHROBES, LOUNGING GOWNS, HOUSE COATS AND DUSTERS, NOT KNIT	51.0	Doz.
TIS.	A TOTAL	MEN'S AND BOYS':		
	380.0049	Lace, Net or Ornamented	1 40	
		NOT ORNAMENTED:	sicing !	
	THE REAL PROPERTY.	VALUED NOT OVER \$2.50 EACH:		Zi.
P.	380.1520	Of Corduroy	140	
	380.1540	Of Other Than Corduroy	ALC:	TR
100		VALUED OVER \$2.50 EACH:	10.0	
	380.1820	Of Corduroy	1 1	
	380.1840	Of Other Than Corduroy	LED FOI	44
77	- 38	WOMEN'S, GIRLS' AND INFANTS':	HELIE I	
	382.0070	Lace, Net or Ornamented		
-	The state of the s	VALUED NOT OVER \$2.50 EACH:		
	382.1520	Of Corduroy		
	382.1540	Of Velveteen	-	
	382.1560	Of Other Than Corduroy or Velveteen		
		VALUED OVER \$2.50 EACH:		
	382.1820	Of Corduroy		
	382.1840	Of Velveteen	100	
	382.1860	Of Other Than Corduroy or Velveteen	THE PARK	B
197				

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Cotegory	TSUSA Number	DESCRIPTION	SION FACTOR	OF MEA SURI
56	Man Man	UNDERSHIRTS, KNIT, MEN'S AND BOYS'	9.2	Doz.
	FEB.	NOT ORNAMENTED:		15797
		VALUED NOT OVER \$4 PER FOUND:	17.7	I
	378.1014	Athletic-Type Undershirts	B POST	16
	378.1029	Other Than Athletic-Type Undershirts, Unionsuits, Briefs, Drawers and Undershorts		10
		VALUED OVER \$4 PER POUND:	- 6 6 6	17.0
	378.1514	Athletic-Type Undershirts	1000	1
	378.1529	Other Than Athletic-Type Undershirts, Unionsuits, Briefs, Drawers and Undershorts		
57	77	BRIEFS AND UNDERSHORTS	11.25	Doz
	1	BRIEFS, DRAWERS AND UNDERSHORTS:		
	1392	KNIT, NOT ORNAMENTED:		
	100	VALUED NOT OVER \$4 PER POUND:		
	378.1016	Men's and Boys'	100	
	378,1034	Women's, Girls' and Infants'	5 3 M	
	1	VALUED OVER \$4 PER POUND:	13000	1 R
	378.1516	Men's and Boys'		12
	378.1534	Women's, Girls' and Infants'	3000	
		NOT KNIT, NOT ORNAMENTED:		
-		MEN'S AND BOYS':	AL ST	100
	378.2012	Valued Not Over 75c Per Separate Piece		13
	378.2512	Valued Over 75¢ Per Separate Piece	100	
58	CE.	OTHER UNDERWEAR, KNIT, N.E.S.	5.0	Doz
30	378.0521	Men's and Boys' Underwear, Lace or Net	1	
	370.0321	WOMEN'S GIRLS' AND INFANTS':	( BI #8	18
		LACE OR NET:	100	100
	378.0531	Undershirts	1973	
	378.0532	Briefs, Drawers, and Shorts	The state of	
	378.0533	Underwear Other Than Undershirts, Briefs, Drawers and Shorts		
	17 1 3		133	

TEXTILE Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
58 CONT'D		OTHER UNDERWEAR, KNIT, N.E.S. CONT'D	5.0	Doz.
	2-919	MEN'S AND BOYS':		
1	10 10 10	ORNAMENTED:	10.1	18
1000	378.0541	Unionsuits	TO THE	
2.3	378.0542	Athletic-Type Undershirts		
-30	378.0544	Briefs, Drawers and Undershorts		
23	378.0546	Underwear Other Than Unionsuits, Athletic-Type Under- shirts, Briefs, Drawers and Undershorts		
	DE D	WOMEN'S, CIRLS' AND INFANTS':		
	1 8 8	ORNAMENTED:	1 3 1	
	378,0551	Undershirts	150	-
	378.0552	Briefs, Drawers and Undershorts	No. of the last	
	378.0554	Underwear Other Than Undershirts, Briefs, Drawers and Undershorts		
	Telephone 1	NOT ORNAMENTED:	Tod'	3.
		VALUED NOT OVER \$4 PER POUND:	The second	
	378.1032	Undershirts		
	378.1039	Underwear Other Than Undershirts, Briefs, Drawers and Undershorts		
	The state of	VALUED OVER \$4 PER POUND:	200	
	378.1532	Undershirts		
	378.1539	Underwear Other Than Undershirts, Briefs, Drawers and Undershorts		
59		ALL OTHER UNDERWEAR, NOT KNIT	16.0	Dos
		ORNAMENTED:		
		MEN'S AND BOYS':		1
	378.0562	Briefs, Drawers and Undershorts		
	378.0564	Other		
	378.0571	Women's, Girls' and Infants' Underwear		
		NOT ORNAMENTED:		
		VALUED NOT OVER 75c PER SEPARATE PIECE:	100	
	378.2018	Other, Men's and Boys'	- MH	
	378.2030	Women's, Girls' and Infants' Underwear		
	No. of the last			
		- 34 -	1	1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
g really			16.0	-
59 CONT'D		ALL OTHER UNDERWEAR, NOT KNIT CONT'D	16.0	Doz.
		NOT ORNAMENTED: CONT'D		
		VALUED OVER 75¢ PER SEPARATE PIECE:		1
		MEN'S AND BOYS':	100 A	137
	378,2518	Other		133
	378.2530	Women's, Girls' and Infants' Underwear	The same	913
60		PAJAMAS AND OTHER NIGHTWEAR	51.96	Doz.
		MEN'S AND BOYS':		5
		KNIT:	Jane 1	W.
1 5000	380.0012	Pajamas, Lace, Net or Ornamented	I II	131
4-14	380.0625	Pajamas and Other Nightwear, Not Ornamented	155	
		NOT KNIT:	The same	200
		NOT ORNAMENTED:		180
	380.2100	Pajamas, Valued Not Over \$1.50 Per Suit		13-
	380.2400	Pajamas, Valued Over \$1.50 Per Suit		
	380.3909	Nightwear except Pajamas	184	The same
		WOMEN'S, GIRLS' AND INFANTS':		1
	W.	KNIT:	Was I	15
	382.0018	Pajamas and Other Nightwear, Lace, Net or Ornamented		P.
	382.0650	Pajamas and Other Nightwear, Not Ornamented		1
	317	NOT KNIT:	PATE	133
		NOT ORNAMENTED:		1
	382.2100	Pajamas, Valued Not Over \$1.50 Per Suit		100
	382,2400	Pajamas, Valued Over \$1.50 Per Suit		
	382.3326	Nightwear, Except Pajamas	11.31	
	382.7214	Of Silk, Containing Cotton		1
	4000		-ha	1
	13 mm		15 X &	16
	BRIG			111
				N.
			E-6	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
61		BRASSIERES AND OTHER BODY SUPPORTING GARMENTS	4.75	Doz
	0 0	LACE, NET OR ORNAMENTED:		
	376.2425	Brassieres		
	376.2465	Body Supporting Garments, (Except Brassieres) Women's, Girls' and Infants'		
	376.2498	Other Body Supporting Garments, Men's and Boys		
	110000	NOT ORNAMENTED:	E Plan	
	376.2825	Brassieres	3017	
	376.2865	Body Supporting Garments, Except Brassieres, Women's, Girls' and Infants'		A.
1	376.2890	Other Body Supporting Garments, Men's and Boys		- 1
62	White S	WEARING APPAREL, KNIT, N.E.S.	4.6	Lb
		MUFFLERS, SCARVES, SHAWLS:	- 12-14	100
	372.1010	Lace, Net or Ornamented		
	372,1520	Not Ornamented	MARIE I	
	3112	MEN'S AND BOYS' NECKTIES:	175	
	373.0510	Ornamented	1 Com	1/1
	373.1010	Not Ornamented		
	374.1520	Hosiery, Lace, Net or Ornamented, Not Embroider- ed		
	100000	MEN'S AND BOYS' UNIONSUITS:	100	
		NOT ORNAMENTED:		19
	378.1012	Valued Not Over \$4 Per Pound	CALL ST	- 1
	378.1512	Valued Over \$4 Per Pound	218	
		MEN'S AND BOYS' OTHER WEARING APPAREL:	100	
		ORNAMENTED:	170	
		COATS:	THE REAL PROPERTY.	
	380.0003	Raincoats, 3/4 Length or Longer	Fig. 1	
	380.0006	Other Coats	13	
	380.0009	Dressing Gowns, Incl. Bathrobes, Beachrobes Etc.	19.5	18
	380.0015	Playsuits, Sunsuits, Washsuits, Etc.	- 1	1
	380.0024	Sweatshirts	1000	-
	380.0027	Shirts, Other Than T-Shirts and Sweatshirts	THAT	6
	380.0030	Sweaters	1	1
	380.0033	Trousers, Slacks and Shorts		
	380.0036	Other Wearing Apparel		
	380.0501	Of Other Fiber, Containing Cotton		

- COTTON -

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
62 CONT'		WEARING APPAREL, KNIT, N.E.S. CONT'D	4.6	Lb.
	38 84	MEN'S AND BOYS' OTHER WEARING APPAREL: CONT'D		4,00
3	NI NI	NOT ORNAMENTED:	Dr. Ba	
1		COATS:		
	380.0610	Raincoats, 3/4 Length or Longer		
	380.0615	Other Coats	- Hinca	both
	380.0620	Dressing Gowns, Incl. Bathrobes, Beachrobes Lounging Gowns, Etc.		
	380.0630	Playsuits, Sunsuits, Washsuits, Etc.		13
	380.0645	Sweatshirts	31 - 315	
	380.0660	Trousers, Slacks and Shorts		
	380.0690	Other Wearing Apparel		
	380.4505	Of Vegetable Fiber, Containing Cotton		
	380.7205	Of Silk, Containing Cotton		
		WOMEN'S, GIRLS' AND INFANTS':	The same of	
		LACE, NET OR ORNAMENTED:	W - 37.5	H
	382.0002	Blouses		
		RAINCOATS, 3/4 LENGTH OR LONGER:	1000	
	382.0004	Women's		101
D-L	382.0006	Girls' and Infants'	6	18
	382.0008	Other Coats, 3/4 Length or Longer		
	382.0010	Other Coats, Other Than 3/4 Length or Longer	S ST	
	1	DRESSES:	N.S.	T
	382.0012	Women's	35	
	382.0014	Girls' and Infants'		
	382.0016	Dressing Gowns, Etc.		
	382.0020	Playsuits, Sunsuits, Washsuits, Etc.	The state of	
-27	382.0024	Sweatshirts		tok
	382,0026	Other Shirts, Other Than T-Shirts and Sweat- shirts		
	382.0028	Skirts	E	131
	382.0030	Sweaters		1
1 1	382.0032	Trousers, Slacks and Shorts		184
9550	382.0034	Other Wearing Apparel	1	
		Other:		11 123

382.0509

Of Other Fiber, Containing Cotton

- 37 -

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA- SURE
	2			
62 CONT'D		WEARING APPAREL, KNIT, N.E.S. CONT'D	4.6	Lb.
		WOMEN'S, GIRLS' AND INFANTS': CONT'D		III.
1		NOT ORNAMENTED:	+ 3	
		BLOUSES:	I THE	
	382.0605	Women's	1 3 16	
	382.0610	Girls' and Infants'		M
3 6 6		RAINCOATS, 3/4 LENGTH OR LONGER:		
	382.0615	Women's	1000	
	382.0520	Girls' and Infants'		12.
	382.0625	Other Coats (Except Raincoats) 3/4 Length or Longer	postn'	
	382,0630	Other Coats Other Than 3/4 Length or Longer		
		- DRESSES:	1004	20
	382.0635	Women * a		1
J-419	382.0640	Ciris' and Infants'		1
	382.0645	Dressing Gowns		
	382.0655	Playsuits, Sunsuits, Washsuits, Etc.	Paulo	
ESIK	382.0665	Sweatshirts		
5-51	382.0675	Skirts		8
		TROUSERS, SLACKS AND SHORTS (OUTER):	1000	
	382.0685	Women's	MA TO	1
	382.0690	Girls' and Infants'	I Tomas	ly as
	382.0695	Other Wearing Apparel	Habi	
		Other:		
		Of Vegetable Fiber, Containing Cotton:	14.63	
	382.3904	Blouses, Waists and shirts		
	382.3908	Dresses	1200	
	382,3912	Skirts	1 3 P	
	382.3922	Trousers, Slacks and Shorts		1
	382.3926		TIES .	
13.2		Of Silk, Containing Cotton:	The state of	
	382.6904			1
	382.6908		127	MI
	382.6916			1
	382.6922			
	702.0520			

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
63		WEARING APPAREL, NOT KNIT, N.E.S.	4.6	Lb.
	F B	MUFFLERS:		
	372.1040	Oxnamented		0.5
		NOT ORNAMENTED:		17
	372,1540	Hemned		100
	372.1560	Not Hemmed		
		NECKTIES:	DE L	4
	373.0540	Ornamented	-	
	373.1045	Not Ornamented		186
	376.5400	Garments Designed for Rainwear, Hunting, Fishing, or Similar Uses, Wholly or Almost Wholly of Fabrics Which Are Coated or Filled, or Laminated With Rubber or Plastics		L. Y
	E-655	MEN'S AND BOYS':		
	THE STATE OF	LACE, NET OR ORNAMENTED:	holis	
	380.0040	Raincoats, 3/4 Length or Longer		1
	380.0043	Suit-Type Coats, Incl. Suit-Type Sport Coats, Suit- Type Sport Jackets, Etc.		
	380.0046	Other Coats	15 M	18
	380,0052	Pajamas		
	380.0055	Other Nightwear	31 47	9
	380.0070	Trousers, Slacks, and Shorts		10 19
	380.0073	Vests	Caro"	
	380.0076	Other Wearing Apparel		3
	380.0541	Of Other Fiber, Containing Cotton	7 3	
		NOT ORNAMENTED:	B. Train	2
	380.3000	Shirt Collars and Cuffs	1359	1
		VESTS:	707	100
	380.3320	Valued Not Over \$2 Each		
	380.3620	Valued Over \$2 Each	1	
	380.3980	Shoe Uppers	3118	
	380.3982	Judo and Karate Uniforms	3	
	380.3984	Other Wearing Apparel		
	M 7 10	Other:	1000	110
	1 23 1	Of Vegetable Fiber, Containing Cotton:		
	380.5112	Shirts		1

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURI
3 CONT'D		WEARING APPAREL, NOT KNIT, N.E.S.	4.6	th.
		MEN'S AND BOYS': CONT'D		
		NOT ORNAGENTED: CONT'D		
		Other: CONT'D		
		Of Vegetable Fiber, Containing Cotton: CONT'D	MILE	
	***	Suits		
	380.5116			13
	380.5128	Other		15
	380.7505	Of Silk, Containing Cotton	94113	
	380,9005	Of Other, Containing Cotton	duplication.	
			April 100	1
	THE RES			
			202	
			SHE	
		The state of the s		
			B/ 10	
			8 3 8	1
				-
	3150		A 2 3	
	OF SE		1	
	THE S			
	12 11 1		moral -s	1
	N PLE		21 17	

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
63 CONT'D		MEARING APPAREL, NOT KNIT, N.E.S. CONT'D	4.6	Lb.
	WE B	WOMEN'S, GIRLS' AND INFANTS':		116
		LACE, NET OR ORNAMENTED:	WE ST	100
	382.0052	Raincoats, 3/4 Length or Longer		
	382.0054	Coats, (Except Raincoats) 3/4 Length or Longer		4 33
	382.0056	Other Coats		
	382.0072	Pajamas	al de	
	3	SKIRTS:	11-11-12	
	382.0080	Women's	9 45	
	382.0082	Girls' and Infants'		
	382.0088	Vests	1 38	
	382.0090	Other Wearing Apparel		
	382.0554	Of Other Fiber Containing Cotton	M. W.	677
		NOT ORNAMENTED:		372
	16.19.59	VESTS:		-
	382.2730	Valued Not Over \$2 Each	1 7 8	
	382.3030	Valued Over \$2 Each		
		CORDURGY SKIRTS:	5 3125	
	382.3334	Women's		
	382.3336	Girls' and Infants'		
		VELVETEEN SKIRTS:	- 1	
	382.3338	Women's		
	382,3340	Girls' and Infants'	7 3 3	
	13	OTHER SKIRTS:		
	382.3342	Women's		
	382.3344	Girls' and Infants'		
	382.3380	. Shoe Uppers		
1	382.3385	Other Wearing Apparel of Cotton		
		Other:		
	madles a	OF VEGETABLE FIBER, CONTAINING COTTON:	7	
	382,4216	Skirts	1 12 12 12	
	382.4222	Suits		
	382.4232	Other		

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
63 CONT'D		WEARING APPAREL, NOT KNIT, N.E.S. CONT'D	4.6	th.
		WOMEN'S, GIRLS' AND INFANTS': CONT'D		
		LACE, NET OR ORNAMENTED: CONT'D		
		Other: CONT'D		
		OF VEGETABLE FIBER CONTAINING COTTON: CONT'D	Walter of	
		OF SILK, CONTAINING COTTON:	912	la c
	382.7212	Dressing Gowns, Including Bathrobes, Beachrobes,		
	302,7212	Etc.		
	382.7222	Other		
	382.8705	Of Other, Containing Cotton	THE REAL PROPERTY.	
	702.1020	Headwear, of Cotton, Plax or Both, Not Knit		E
	Vide ale			
			1	
	5770 E		-	
	1100			
			N. T.	
	1999		-	
	HELD		1000	
	1 3 4		1	
	S. De	NEW YORK OF THE PARTY OF THE PA		
	E THE		. 8	
	100			
			1	
	E 8 3			
			13316	1
	2 1		122	1
2 7	11 11 1		100	-
1	The same		-	
	1	A STATE OF THE PARTY OF THE PAR	1	1

Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
64		ALL OTHER COTTON TEXTILES	4.6	Lb.
		YARNS:		
		IN CHIEF VALUE, BUT NOT WHOLLY OF COTTON:	16.95	
		CARDED:		H.
		SINGLES		
	300.6020	Not Bleached or Colored	1	
	300,6022	Bleached or Colored		1
	300.6024	Plied		
		COMBED:		-
	300.6026	Singles	The last	
	300,6028	Plied	A SHOP	
	303.1000	Chenille Yarns		
	303,2040	Sewing Threads		
	303.2042	Knitting, Darning, Embroidery and Tatting Yarns for Handwork in Length Not Over 840 Yards		
	120	COTTON CORDAGE:		-
	315.0500	Not of Stranded Construction		
	NAME OF TAXABLE	OF STRANDED CONSTRUCTION:		1
	315.1000	Under 3/16 Inch in Diameter	THE BU	
	315.1500	3/16 Inch or Over in Diameter	The same	
		PABRICS:		-
	-	KNIT:		
	345.1020	Circular Xnit Pabrics		-
	345.1040	Other Knit Fabrics		
	100000000000000000000000000000000000000	Other:		
	345.1065	Of Vegetable Fiber Containing Cotton	138	-
	345.3505	Of Silk Containing Cotton		3 4
		Pile Fabrics:		1
	345.4560	Knit, (Except Terry, Velvets, Plushes, Velours and Chemilles)	1	B
		Other:	1 - 3	1
	346.5005	Of Vegetable Fiber, Containing Cotton	1	1
	346.5605	Of Silk, Containing Cotton	7-30 5	
	340.3003	or stray concerning coccon	1 11	13

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
64 CONT'D		ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
		FABRICS: CONT'D		
		Pile Fabrics: Cont'd		
		Other:		
	347.1000	Pile Ribbons		
			15 1	
1907	347.1500	Seamless Tubing, Except Wicking	30	
153/11	347.2502	Wicking		
	347.3320	Typewriter Machine Ribbons	100	1 6
NEW PL		The state of the s		
			100	
			THE PARTY	
		- Warden Little	100 m	
Tell Co		The state of the s	THE R	
			Par In	
			Balley.	
THE WAY			20 50	18
				100
1511			11 11 11	
3 10			100	
10		A CONTRACTOR OF THE PARTY OF TH	1	7
		The state of the s	12980	
100				
			100	
			100	
			100	
			1 K	
1			10000	
			9 11	
10000			1	
			1000	100
1				
5	· Pile	THE RESERVE THE PARTY OF THE PA	1 3	
	45784		-	

EXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
64 CONTID		ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
		FABRICS: CONT'D		-
	347.3340	Zipper Tapes		138
	347.3380	Other Narrow Fabrics, Other Than Pile Ribbons, Seamless Tubing, Wicking, Typewriter and Machine Ribbons and Zipper Tapes		
	348.0010	Tubular Braids, With Non-Elastic Core, Not Suitable for Making or Ornamenting Headwear		
	348.0510	Other Braids		
	349,1010	Elastic Yarns and Cordage With Rubber Core		1
THE REAL PROPERTY.	349,1012	Elastic Tubular Braids With Rubber Core	E 319-	
300		VEILING AND LACE:		
	350,0010	Veiling Made on a Lace Maching or a Net Machine, Whether or Not Ornamented		
		IACE:		
- 1		IN THE PIECE OR MOTIFS:		
		WHETHER OR NOT ORNAMENTED:		
THE REAL PROPERTY.		HADE WHOLLY BY HAND:		
5	351.0500	Not Over \$50 Per Pound		1
	351.2510	Over \$50 Per Pound		
318		MADE ON A LEAVERS MACHINE:		
	351,4010	12 Points or Finer		
	351.4610	Not 12 Points or Finer	2 3 10	
	351,5010	Made on a Bobbinet-Jacquard Machine		
	351.6010	Made on a Nottingham Lace-Curtain Machine		
	351.8010	Other Machine Made	075	
	351.9010	Partly Handmade		1 0
		NETTING:		
		IN THE PIECE, MADE ON A LACE, NET OR ENITTING MACHINE:	135 31114	
Colon-	352,1010	Netting, Ornamented	- 80	
	352.3010	Quilling, Not Ornamented	Time land	15
135				
1=11			-	

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
4 CONT'D	Market No.	ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
		VEILING AND LACE CONTID:	THE STATE OF	
7. 4		NETTING CONT'D:	100	
		IN THE PIECE. MADE ON A LACE, NET OR KNITTING MACHINE CONT'D:		
		OTHER THAN QUILLING, IN THE PIECE:		
		NOT ORNAMENTED:		
100	352.4010	Made on a Mechlin (or Malines) Net Machine	TELES.	
	352.5000	Made on a Bobbinet Machine, Not Over 224 Holes Per Sq. Inch		
	352.8010	. Made on a Lace, Net or Knitting Machine Other Than a Mechlin or Bobbinet Machine		
	353,1010	Burnt-out Lace, In the Piece or in Motifs		13
		ORNAMENTED FABRICS AND ORNAMENTED MOTIFS, N.S.P.F., IN THE PIECE:		
	353.5012	Woven		
	353.5014	Knit		H.
	353.5016	Other		16
SAL	355.0200	Webs, Wadding, Batting and Non-Woven Fabrics, Etc.	1923	7
	357.6010	Textile Fabrics With Tucks in Parallel Rows Formed in the Weaving or the Knitting Process or by Folding and Sewing		7
	357,7010	Edgings, Insertings, Galloons, Fringes, Etc., Whether in the		33
-53	357,8010	Textile Fabrics for Use in Pneumatic Tires		
	100000000000000000000000000000000000000	The second section and section	1 8 (4)	
				3
1				
400				10
The second			1	9
				30
		A STANDARD STANDARD STANDARD STANDARD	15/5/5	
			B SE	1
FEIN				1
THE TH			HOULE S	1
	12 10		11.00	
701301		THE RESERVE OF THE PARTY OF THE		

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
64 CONT'D		ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
	358.0210	V-Belts for Machinery of Textile Fiber		
	358.0510	Belting and Belts for Machinery, Not in Part of Rubber or Plastic		
	358.0610	Belting and Belts for Machinery in Part of Rubber or Plastic		
	385,2410	Printers Rubberized Blankets	131113	
	358.2610	Clothing for Paper-Making, Printing, or Other Machines, in the Piece or as Units (Except Printers' Rubberized Blankets), N.S.P.F.		
	359.1020	Woven Fabrics Including Laminated Fabrics, N.S.P.F.		14.3
	359.1040	Knit Fabrics Including Laminated Fabrics, N.S.F.F.	MES	
	359.1060	Other Fabrics Including Laminated Pabrics, N.S.P.F.		
		OTHER:		
	1000	Of Vegetable Fiber Containing Cotton:		-
	359.2021	Woven		
	359.2041	Knit		
		FLOOR COVERINGS:	Till a	
	360.2000	Chenille		
	360.2500	Imitation Oriental, With Pile Not Hand-Inserted and Not Hand-Knotted		
	360.3000	Of Pile or Tuft Construction, Other Than Chenille or Imitation Oriental, Pile Not Hand-Inserted and Not Hand-Knotted		
	360,7522	Of Pile or Tuft, Hand-Hooked, in Which Pile or Tuft were Inserted or Knotted into a Pre-Existing Base		
	360.8022	Of Pile or Tift. Not Hand-Hooked, in Which the Pile or Tuft Were Inserted or Knotted into a Pre-Existing Base		
-	361.0522	Wholly or In Part of Braids (Except Tubalar Braids With a Core) Over 50% by Weight Cotton		
	361.0542	Wholly or In Part of Braids (Except Tubular Braids a Core) Chief Value Cotton But Containing not More Than 50% by Weight Cotton		
	361.1820	With Over 50% by Weight of the Fibers, Exclusive of any Core, being Cotton		
	361.2010	Other		
	361.5000	"Hit-And-Miss" Rag Floor Coverings	122	
		FLOOR COVERINGS, N.S.P.F.:		
	361.5422	Woven but Not Made on a Power-Driven Loom	THE REAL PROPERTY.	
	361.5622	Other		1

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
64 CONT'I		ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
		Lace or Net Sheets and Pillowcases (Including Bolster Cases.) and Other Sheets and Pillowcases Ornamented:		
	363.0120	Pillowcases		
	363.0140	Sheets		
	363.0510	Blankets of Lace or Net and Other Blankets Ornamented		
	363.0525	Lace or Net Bedding and Other Bedding Ornament- ed, Except Sheets and Pillowcases, Blankets, Bedspreads, Coverlets, Quilts, and Comforters		
	HERM	BLANKETS:		360
(4)	JIR FO	NGT ORNAMENTED:		
		VALUED NOT OVER 47.5 CENTS PER POUND:	EN.	
	363.4020	Jacquard-Figured		
	363.4040	Not Jacquard-Pigured		
1	الماما	VALUED OVER 47.5 CENTS PER POUND:	100	
	363.4520	Jacquard-Figured		
	363.4540	Not Jacquard-Figured	Hart.	
	363.6025	Quilt Covers, Not Ornamented	WE !	119
K.	363.6040	Bedding, Other Than Sheets, Pillowcases, Blankets, Bedspreads, Etc., and Quilt Covers not Ornamented		
	1	TAPESTRIES, ETC., EXCEPT GOBELIN, ETC.:		13
		JACQUARD-FIGURED:		100
	364.1220	Pile	Jales .	
	364.1520	Not Jacquard-Figured		
		HANDMADE LACE FURNISHINGS:	DEE	
	365.0020	Valued Not Over \$50 Per Pound	154	
	365.1510	Valued Over \$50 Per Pound		
		LACE FURNISHINGS:		
		MADE ON A LEAVERS MACHINE (INCLUDING GO- THROUGH):		
	365.2510	12 Points or Finer		PH
	365.3110	Not 12 Points or Finer		
	365.3510	Made on a Bobbinet-Jacquard Machine	1 5 90	15
	365.4010	Made on a Nottingham Lace-Curtain Machine		
	365.5010	Made on Other Machines	U-FU.	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
64 CONT'D	3 (3)	ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
	The A	NET CURTAINS AND DRAPES INCLUDING PANELS AND VALANCES:		
	365.7010	Burnt-Out Lace Facings		
	365.7510	Furnishings of Lace, Netting or Both and Made in Designs or Pattern Formed Wholly or in Substantial Part by Joining (By Applique or Otherwise) machine-Made or Hand-Made Machine-Made Materials by Handwork		
	365.7700	Curtain and Drapes, Including Panels and Valances, Whether or Not Machine Embroidered but Not Otherwise Ornamented		
		Other Net Furnishings, Other Than Dish Towels, Curtains, Drapes and Valances, Whether or Not Machine Embroidered but Not Otherwise Ornamented:		
	365.7825	Wall Hangings		1
	365.7835	Other		
	The state of	CURTAINS AND DRAPES (INCLUDING PANELS AND VALANCES):	0 - 1	
	A COLUMN TO A COLU	NOT ORNAMENTED:	S. Par	
	366.0300	Of Velveteen, Velvet, Plush, Velour or any Combination Thereof	135	18
	366.0600	Of Corduroy	1	
	366.0900	Of Pile, or Tuft Construction Other Than Corduroy, Velvet, Velveteen, Plush, Velour or any Combination Thereof		
	366.1520	Of Other Than Pile or Tuft Construction:		-
		TABLECLOTHS AND NAPKINS (EXCEPT DAMASK):	1740	
		NOT ORNAMENTED:		
	366.4500	Block-Printed by Hand	10 10	
		NOT BLOCK-PRINTED BY HAND:		18
	366.4600	Plain Woven		133
	366.4730	Other		71
	100	OTHER FURNISHINGS:		1
		OTHER THAN CURTAINS AND DRAPES, TOWELS, TABLECLOTHS, NAPKINS, ETC.:		
-	HE E	NOT ORNAMENTED:	131	
	366.5720	Knit (Except Pile or Tuft)		
	1.1	Statement of the statem		

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
(4 countr		ALL OWNER COMMON MENNATURE CONMIN		
64 CONT'I	P-2113	OTHER FURNISHINGS: CONT'D	4.6	Lb.
	ME	OTHER THAN CURTAINS AND DRAPES, TOWELS, TABLE- CLOTHS, NAPKINS, ETC.: CONT'D		
		NOT ORNAMENTED: CONT'D	177	
		FILE OR TUFT CONSTRUCTION:	186	133
	366.6000	Velveteen, Velvet, Plush, Velour, or any Combination Thereof	-10	
	366.6300	Corduroy	MAN S	
	366.6500	Terry		
	366.6900	Other	1	
		OTHER (NOT KNIT, NOT PILE OR TUFTED):	A PARTY	9
	366.7730	Plain-Woven	11 13	
		Other:	11 - 3	
	366.7925	Wall Hangings		PAT .
	366.7930	Other		
	372.0400	Lace, Net or Ornamented Veils	This is	
	376.0420	Garters, Garter Belts and Suspenders, of Cotton or Cotton and Rubber or Plastics		
		DUST CLOTHS, MOP CLOTHS AND POLISHING CLOTHS:	15.	100
	385,2500	Of Pile Construction		19
	385.3000	Not of Pile Construction	4 1X 114	
	385.4000	Ladder Tapes		
	385.5520	Bags and Sacks, or Other Shipping Containers	Flute's	Pile
	385.6020	Labels, Not Ornamented	1	
	385.7020	Tassels, and Cords and Tassels	= 10	113
		CORSET LACINGS, FOOTWEAR LACINGS, WITH OR WITH- OUT CORDS, OR SIMILAR LACINGS:		
	385.7520	Braided		

Cotegory	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
4 CONT'D		ALL OTHER COTTON TEXTILES CONT'D	4.6	Lb.
		LUGGAGE AND HANDBAGS, WHETHER OR NOT FITTED WITH BOTTLE, DINING, DRINKING, MANICURE, SEWING, TRAVELING, OR SIMILAR SETS, AND FLAT GOODS:		
	Here	WHETHER OR NOT ORNAMENTED:	ALC: N	
	706.2015	Wholly or in Part of Braid		
1 5		OTHER:	The said	
		NOT OF PILE OR TUFT CONSTRUCTION:		
THE STATE OF THE S	706,2240	Handbags		
	706.2270	Other		
	706.2415	Other		
		PILLOWS, CUSHIONS, MATTRESSES AND SIMILAR PURNISHINGS, WRETHER OR MOT FITTED WITH COVERS AND WITH AND WITHOUT HEATING ELEMENTS:		
	727.8020	Pillows and Cushions		
	727,8040	Othex		
10.00	745.7420	Parts of Slide Fasteners, of Cotton	00	
			14 1	
True!				
*				
MAG	= 300			
100				
1				
87.5	Min St		36.1	
18				
1			2.3	
	Unit and			
Bill	100			
11-		A STATE OF THE PARTY OF THE PAR		
			- WITTE	
1				
13000	0.8		11/2-17	
9 4	RL-1127			
+1-51				

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

### SECTION II WOOL

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
101		WOOL TOPS AND WOOL ADVANCED	1.95	Lb.
		PROCESSED BEYOND WASHED, SCOURED OR CARBONIZED CONDITION:		
	307.5000	Tops		
	307.5200	Other		6-1-
102	307,6200	YARNS OF ANGORA RABBIT HAIR	1.95	Lb.
103		OTHER YARNS OF WOOL AND HAIR	1.95	Lb.
		OTHER YARNS:		
	307,6403	Handknitting and Fancy		
	Sec. 1997	OTHER:	WHAT I	
	307.6406	Measuring Over 22,399 Yards Per Pound	THE .	7
	307,6409	Measuring Over 11,199 Yards but Not Over 22,399	MES.	- 73
	307.6412	Measuring Over 5,599 Yards but Not Over 11,199		100
	307,6415	Measuring Not Over 5,599 Yards Per Pound		100
104	19 19 10	WOVEN FABRICS OF WOOL (INCLUDING BLANKETS, CARRIAGE ROBES, LAF ROBES AND STEAMER RUGS) OVER 3 YARDS IN LENGTH	1.0	Syd
	335.5500	WOVEN FABRICS OF VEGETABLE FIBER, CONTAINING OVER 17% OF WOOL BY WEIGHT		
	P. Tage	OTHER FABRICS:		1571
	L. S.	FABRICS, HANDWOVEN, WITH A LOOM WIDTH OF LESS THAN 30 INCHES:	Mis	
	336,1000	Weighing Not Over 4 Ounces Per Square Yard with Warp of Vegetable Fiber		
	Time St	OTHER:	100.5	
	336.1520	Not Over 10 Ounces Per Square Yard		Ale
	336.1540	Over 10 Ounces Per Square Yard	194 3	THE PARTY
		SERGES, WEIGHING NOT OVER 6 OUNCES PER SQUARE YARD AND OTHER FABRICS WEIGHING NOT OVER 4 OUNCES PER SQUARE YARD NOT INCLUDING HANDWOVEN FABRICS WITH A LOOM WIDTH OF LESS THAN 30 INCHES OF SHEEP'S WOOL, VALUED OVER \$4 PER POUND, IN SOLID COLORS, IMPORTED TO BE USED IN THE MANUFACTURE OF APPAREL FOR MEMBERS OF RELIGIOUS ORDERS:		
	336,2000	Weighing Not Over 4 Ounces Per Square Yard with Warp of Vegetable Fiber		
	336.2500	Other		1
1927	1111		DATE :	office

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
04 CONT'D	1	MOVEN FABRICS OF WOOL (INCLUDING BLANKETS, CARRIAGE ROBES, LAP ROBES AND STEAMER RUGS) OVER 3 YARDS IN LENGTH CONT'D	1.0	Syd
THE REAL PROPERTY.		OTHER:	368	-31
		WEIGHING NOT OVER 4 OUNCES PER SQUARE YARD WITH WARP OF VEGETABLE FIBER:		
	336.3000	Valued Not Over \$1.26 2/3 Per Pound	Diamer L	
-	336.3500	Valued Over \$1.26 2/3 but Not Over \$2 Per Pound		
-		VALUED OVER \$2 PER POUND:		
-0.5	336.4020	Over \$2 but Not Over \$4 Per Pound		
100	336.4040	Over \$4 but Not Over \$6 Per Pound		
3 28	336,4060	Over \$6 Per Pound		
100		OTHER:		
13		VALUED NOT OVER \$1.26 2/3 PER POUND:		
	336.5012	Tailor Cuts	FEE	
193		OTHER:		
	336.5014	Wholly or in Part of Hair Similar to Wool of the Sheep		
- Call		OTHER:		
16.0	336.5016	Not Over 6 Ounces Per Square Yard		
		OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:		
755	336.5018	Worsted		
1 3	336.5020	Woolens	III-	
	336.5022	Over 8 but Not Over 10 Ounces Per Square Yard		
	336.5024	Over 10 but Not Over 12 Ounces Per Square Yard		
District of the last	336.5026	Over 12 Ounces Per Square Yard		
		VALUED OVER \$1.26 2/3 BUT NOT OVER \$2 PER POUND:	35	
	336.5512	Tailor Cuts	1	
	HEP	OTHER:	100	
	336.5514	Wholly or in Part of Hair Similar to Wool of the Sheep		
	A REAL PROPERTY.	- 50 -	- 5-4	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
104 CONT'D		WOVEN FABRICS OF WOOL (INCLUDING BLANKETS, CARRIAGE ROBES, LAP ROBES AND STREAMER RUGS) OVER 3 YARDS IN LENGTH CONT'D	1.0	Syd.
		VALUED OVER \$1.26 2/3 BUT NOT OVER \$2 PER POUND CONT'D:		
3000		OTHER CONT'D:		
250		OTHER:		-30
	336.5516	Not Over 6 Ounces Per Square Yard	1	247
2 10		OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:		
	336.5518	Worsteds		
	336.5520	Woolens		7,8
TO B	336.5522	Over 8 but Not Over 10 Ounces Per Square Yard	A Comment	73
	336.5524	Over 10 but Not Over 12 Ounces Per Square Yard		
OF BE	336.5526	Over 12 Ounces Per Square Yard	The same	
3		VALUED OVER \$2 PER POUND:	1 3 2	31
000	336.6022	Tailor Cuts		
		OTHER:		
-		VALUED OVER \$2 BUT NOT OVER \$4 PER POUND:	14 6	
100	336.6024	Wholly or in Part of Hair Similar to Wool of Sheep		
616		OTHER:		C.
2.33	336.6026	Not Over 6 Ounces Per Square Yard	1 300	94
		OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:		
	336.6028	Worsteds	JK E	
	336.6030	Woolens	Marin A	
	336.6032	Over 8 but Not Over 10 Ounces Per Square Yard		
	336.6034	Over 10 but Not Over 12 Ounces Per Square Yard		
	336.6036	Over 12 Cunces Per Square Yard	PETER!	- 1
21.1				
Control of			Mesi	1
				A
-		Shape to be a second of the se		10.00

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

NOVER FABRICS OF WOOL (INCLIDING BLANKETS, CARRIAGE ROBES,  IAP RORES AND STEAMER RUCS) OVER 3 YARDS IN LENGTH GONT'D  OTHER CONT'D:  VALUED OVER \$4 BUT NOT OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  336.6048  336.6042  Over 6 but Not Over 80 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES FER SQUARE YARD:  336.6048  336.6048  336.6050  336.6052  Over 8 but Not Over 10 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES FER SQUARE YARD:  Worsteds  336.6054  Over 10 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 6 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard	OF MEA SUR
OTHER CONT'D:  VALUED OVER \$4 BUT NOT OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  336.6038  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  336.6042  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  336.6046  Over 8 but Not Over 10 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  336.6050  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER ROUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 12 Ounces Per Square Yard  Over 8 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OVER 8 put Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard	Syd.
VALUED OVER \$4 BUT NOT OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO MOOL OF SHEEP:  336.6038  Not Over 6 Ounces Per Square Yard  336.6042  Over 8 but Not Over 8 Ounces Per Square Yard  336.6044  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:  336.6045  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  336.6048  Worsteds  Woolens  336.6052  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO MOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 12 Ounces Per Square Yard  Over 8 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard	1
WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Dunces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 10 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 Ounces Per Square Yard  Over 10 Dut Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard	13
336.6038  336.6040  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:  336.6046  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Valued OVER 6 FER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard	10
336.6042  Over 8 but Not Over 8 Ounces Per Square Yard  Over 10 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  336.6048  Worsteds  336.6050  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO MOOL OF SHEEF:  336.6058  Over 6 Ounces Per Square Yard  Over 10 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard	
336.6042  Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 12 Ounces Per Square Yard OVER:  336.6046  Not Over 6 Ounces Per Square Yard OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  336.6050  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 12 Ounces Per Square Yard VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  336.6058  Over 6 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard	
336.6044  336.6045  Over 12 Ounces Per Square Yard  OTHER:  336.6046  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  336.6052  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  OTHER:	
OTHER:  336.6046  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  336.6048  336.6050  Woolens  336.6052  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER FOUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	11/8
OTHER:  Not Over 6 Ounces Per Square Yard  OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 8 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  OTHER:	1
Not Over 6 Ounces Per Square Yard OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 12 Ounces Per Square Yard VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard Over 6 but Not Over 8 Ounces Per Square Yard Over 8 but Not Over 10 Ounces Per Square Yard Over 8 but Not Over 10 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 12 Ounces Per Square Yard	100
OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:  Worsteds  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO MOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	
336.6058  336.6050  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	1
336.6050  Woolens  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	
336.6052 Over 8 but Not Over 10 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard Over 12 Ounces Per Square Yard VALUED OVER \$6 PER POUND: WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP: Not Over 6 Ounces Per Square Yard Over 6 but Not Over 8 Ounces Per Square Yard Over 8 but Not Over 10 Ounces Per Square Yard Over 10 but Not Over 12 Ounces Per Square Yard OTHER:	FIE
336.6054  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	1 60
Over 12 Ounces Per Square Yard  VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEF:  Not Over 6 Ounces Per Square Yard  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	1
VALUED OVER \$6 PER POUND:  WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  336.6058  Not Over 6 Ounces Per Square Yard  336.6060  Over 6 but Not Over 8 Ounces Per Square Yard  336.6062  Over 8 but Not Over 10 Ounces Per Square Yard  336.6064  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	
WHOLLY OR IN PART OF HAIR SIMILAR TO WOOL OF SHEEP:  Not Over 6 Ounces Per Square Yard  336.6060  Over 6 but Not Over 8 Ounces Per Square Yard  Over 8 but Not Over 10 Ounces Per Square Yard  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	1
336.6058  Not Over 6 Ounces Per Square Yard  336.6060  Over 6 but Not Over 8 Ounces Per Square Yard  336.6062  Over 8 but Not Over 10 Ounces Per Square Yard  336.6064  Over 10 but Not Over 12 Ounces Per Square Yard  Over 12 Ounces Per Square Yard  OTHER:	1
336.6060 Over 6 but Not Over 8 Ounces Per Square Yard 336.6062 Over 8 but Not Over 10 Ounces Per Square Yard 336.6064 Over 10 but Not Over 12 Ounces Per Square Yard 336.6065 Over 12 Ounces Per Square Yard OTHER:	1
336.6062 Over 8 but Not Over 10 Ounces Per Square Yard 336.6064 Over 10 but Not Over 12 Ounces Per Square Yard 336.6065 Over 12 Ounces Per Square Yard OTHER:	
336.6064 Over 10 but Not Over 12 Ounces Per Square Yard  336.6065 Over 12 Ounces Per Square Yard  OTHER:	
336.6065 Over 12 Ounces Per Square Yard OTHER:	1
OTHER:	1 3 9
	1
	3
	900
- 52 -	

- WOOL

TEXTILE Category	TSUSA	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURI
104 CONT'D		WOVEN FABRICS OF WOOL (INCLUDING BLANKETS, CARRIAGE ROBES, LAP ROBES AND STEAMER RUGS) OVER 3 YARDS IN LENGTH CONT'D	1,0	Syd
		VALUED OVER \$6 PER POUND CONT'D:		1855
		OTHER CONT'D:		
30		OVER 6 BUT NOT OVER 8 OUNCES PER SQUARE YARD:	1386	
266	336.6068	Worsteds		
1992	336.6070	Woolens		
18-19	336.6072	Over 8 but Not Over 10 Ounces Per Square Yard	-	
100	336,6074	Over 10 but Not Over 12 Ounces Per Square Yard	12774	
	336,6076	Over 12 Ounces Per Square Yard		
8 18		WOVEN FABRICS OF SILK, CONTAINING OVER 17% OF WOOL BY WEIGHT:	1.0	Syd
200		NOT JACQUARD FIGURED:		-
		Valued Not Over \$2 Per Pound:	- 1	
93	337,5010	Not Over 6 Ounces Per Square Yard		
	337.5012	Over 6 Ounces but Not Over 8 Ounces Per Square Yard		
120	337,5014	Over 8 Ounces but Not Over 10 Ounces Per Square Yard	4	
1131	337.5016	Over 10 Ounces but not Over 12 Ounces Per Square Yard	- 1	
	337.5018	Over 12 Ounces Per Square Yard	391	
		Valued Over \$2 Per Pound:	FILE	
11 1	337.5020	Not Over 6 Ounces Per Square Yard	1500	
10000	337.5022	Over 6 Ounces but Not Over 8 Ounces Per Square Yard		
133	337.5024	Over 8 Ounces but Not Over 10 Ounces Per Square Yard		
	337,5026	Over 10 Ounces but Not Over 12 Ounces Per Square Yard	a min	
9 5	337.5028	Over 12 Ounces Per Square Yard		7
	337.5500	JACQUARD FIGURED		
114		OTHER WOVEN FABRICS, N.S.P.F.:		
100	339.0500	Containing Over 17% of Wool by Weight		
-65		BLANKETS, OVER 3 YARDS IN LENGTH:		
34		ORNAMENTED:		
	363,1520	maby Carriage Robes, Lap Robes, and Steamer Rugs		
9 1 1	363.1540	Other		
FILE STATE		NOT ORNAMENTED:	o ette	
- 2	363.7020	Baby Carriage Kobes, Lap Robes, and Steamer Rugs	B 30 (1)	

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

BLANKETS NOT OVER 3 YARDS IN LENGTH:  ORNAMENTED:  Other Than Baby Carriage Robes, Lap Robes, and Steamer Rugs  NOT ORNAMENTED:  Other Than paby Carriage Robes, Lap Robes, and Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  Ornamented Baby Carriage Robes, Lap Robes, Etc.  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  NOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  157.1000 Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Over \$2 Per Pound  109 PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the File Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	UNIT OF MEA- SURE	CONVER- SION FACTOR	TSUSA DESCRIPTION Number	
BLANKETS, WOOL  BLANKETS, WOOL  BLANKETS NOT OVER 3 YARDS IN LENGTH:  ORNAMENTED:  Other Than Baby Carriage Robes, Lap Robes, and Steamer Rugs  NOT ORNAMENTED:  Other Than paby Carriage Robes, Lap Robes, and Steamer Rugs  NOT OWER 3 YARDS IN LENGTH:  GARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OWER 3 YARDS IN LENGTH:  Ornamented Baby Carriage Robes, Lap Robes, Etc.  363.6520  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARU FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Yalued Not Over \$2 Per Pound  Yalued Over	Syd	1.0	BILLIARD CLOTH	105
BLANKETS NOT OVER 3 YARDS IN LENGTH:  ORNAMENTED:  Other Than Baby Carriage Robes, Lap Robes, and Steamer Rugs  NOT GRNAMENTED:  Other Than paby Carriage Robes, Lap Robes, and Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  Ornamented Baby Carriage Robes, Lap Robes, Etc.  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Yaiued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	2.5			357
ORNAMENTED:  Other Than Baby Carriage Robes, Lap Robes, and Steamer Rugs  NOT ORNAMENTED:  Other Than paby Carriage Robes, Lap Robes, and Steamer Rugs  Other Than paby Carriage Robes, Lap Robes, and Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  363.1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.  363.6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  357.1000 Valued Not Over \$2 Per Pound  MANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  764.2000 Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  366.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  Of Silk, Containing Wool  Tufted Fabrics:  1n Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	Lb.	1.295	BLANKETS, WOOL	106
363,1040  Other Than Baby Carriage Robes, Lap Robes, and Steamer Rugs  NOT ORNAMENTED:  Other Than saby Carriage Robes, Lap Robes, and Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  Ornamented Baby Carriage Robes, Lap Robes, Etc.  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  NANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  364,2000  Valued Over \$2 Per Found  PILE AND TUFTED FARRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5015  Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	1112	LIBER	BLANKETS NOT OVER 3 YARDS IN LENGTH:	TE TE
Steamer Rugs  NOT ORNAMENTED:  Other Than saby Carriage Robes, Lap Robes, and Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  363.1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.  Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  NOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  357.1000 Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  364.2000 Valued Over \$2 Per Pound  109 Valued Over \$2 Per Pound  109 Valued File AND TUPTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  Tufted Fabrics:  146.5615 Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	9		ORNAMENTED:	4-4
107  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  1.29:  NOT OVER 3 YARDS IN LENGTH:  363.1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.  363.6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  364.2000 Valued Over \$2 Per Pound  Yalued Not Over \$2 Per Pound  109  PILE AND TUFTED FABRICS PILE FABRICS PILE FABRICS PILE FABRICS Of Vegetable Fiber, Except Cotton, Containing Wool Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5615 Of Silk, Containing Wool Tufted Fabrics: In Which the Pile or Tuft Was Inserted or Knitted lato a Pre-Existing Base, with the Pile or Tuft				363
Steamer Rugs  CARRIAGE AND AUTO ROBES, ETC., N.E.S.  NOT OVER 3 YARDS IN LENGTH:  363,1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.  363,6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Valued Over		0 233	NOT ORNAMENTED:	3 1
NOT OVER 3 YARDS IN LENGTH:  Ornamented Baby Carriage Robes, Lap Robes, Etc.  363,6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  357,1000 Valued Not Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5615 Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Fre-Existing Base, with the Pile or Tuft	185			363
363.1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.  363.6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  357.1000 Valued Not Over \$2 Per Pound  357.1500 Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Govers the Entire Surface  346.5015 Of Silk, Containing Wool  Tufted Fabrics:  146.5615 Of Silk, Containing Wool  Tufted Fabrics:  146.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	Lb.	1.295	CARRIAGE AND AUTO ROBES, ETC., N.E.S.	107
363.6520 Not Ornsmented Baby Carriage Robes, Lap Robes, Etc.  TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  357.1000 Valued Not Over \$2 Per Pound  357.1500 Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Govers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	100		NOT OVER 3 YARDS IN LENGTH:	30 0
TAPESTRIES AND UPHOLSTERY FABRICS  WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  357.1000 Valued Not Over \$2 Per Pound  357.1500 Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  264.2000 Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  346.5015 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5615 Of Silk, Containing Wool  Tufted Fabrics:  146.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft			63.1020 Ornamented Baby Carriage Robes, Lap Robes, Etc.	363
WOVEN, JACQUARD FIGRUED (EXCLUDING BED TICKING AND PILE FABRICS):  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  Of Silk, Containing Wool  Tufted Fabrics:  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	1		63.6520 Not Ornamented Baby Carriage Robes, Lap Robes, Etc.	363
FABRICS):  Valued Not Over \$2 Per Pound  357.1500  Valued Over \$2 Per Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  364.2000  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  PILE AND TOFTED FABRICS  Pile Fabrics:  346.5015  Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615  Of Silk, Containing Wool  Tufted Fabrics:  346.8200  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	Syd	1,0	TAPESTRIES AND UPHOLSTERY FABRICS	108
357.1500 Valued Over \$2 Fer Pound  HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  364.2000 Valued Not Over \$2 Per Pound  364.2200 Valued Over \$2 Per Pound  PILE AND TUFTED FARRICS  Pile Fabrics:  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  364.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	111			
HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:  Valued Not Over \$2 Per Pound  Valued Over \$2 Per Pound  PILE AND TUFTED FABRICS  Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5615  Of Silk, Containing Wool  Tufted Fabrics:  346.8200  In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	100	10.3	57,1000 Valued Not Over \$2 Per Pound	357
364,2000 Valued Not Over \$2 Per Pound  364,2200 Valued Over \$2 Per Pound  PILE AND TUFTED FARRICS  Pile Fabrics:  346,5015 Of Vegetable Fiber, Except Cotton, Containing Wool  364,5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346,5615 Of Silk, Containing Wool  Tufted Fabrics:  346,8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft			57.1500 Valued Over \$2 Fer Pound	357
364.2200 Valued Over \$2 Per Found  PILE AND TUFTED FABRICS  Pile Fabrics:  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft		E Non	HANDWOVEN, PETIT-POINT AND OTHER NEEDLE-POINT TAPESTRIES:	
PILE AND TUFTED FARRICS  Pile Fabrics:  346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	FIG		64,2000 Valued Not Over \$2 Per Pound	364
Pile Fabrics:  Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  146.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	100		64,2200 Valued Over \$2 Per Pound	364
346.5015 Of Vegetable Fiber, Except Cotton, Containing Wool  346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	Syc	1.0	PILE AND TUFTED FABRICS	109
346.5200 Of Wool, in Which the Pile Was Inserted or Knitted during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	1		Pile Fabrics:	
during the Weaving or Knitting, Whether or Not the Pile Covers the Entire Surface  346.5615 Of Silk, Containing Wool  Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	1		46.5015 Of Vegetable Fiber, Except Cotton, Containing Wool	346
Tufted Fabrics:  346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	198		during the Weaving or Knitting, Whether or Not the	346
346.8200 In Which the Pile or Tuft Was Inserted or Knitted Into a Pre-Existing Base, with the Pile or Tuft	113		46.5615 Of Silk, Containing Wool	346
Into a Pre-Existing Base, with the Pile or Tuft	1	DOTE OF	Tufted Fabrics:	
Section and another potential	-			346
				No.
	FIE			

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
110		KNIT FABRICS IN THE PIECE	1.95	Lb.
		Knit Fabrics:		
	345.1075	Of Vegetable Fiber, Containing Wool	100	
	345.3000	Of Wool		88
	345.3515	Of Silk, Containing Wool		
111		HOSIERY	2.7814	Dp
		ORNAMENTED:		
		LACE OR NET;		
		EMBROIDERED:	1990	
	374.2000	Valued Not Over \$3.50 Per Dozen Pair	War V	
	374.2500	Valued Over \$3.50 Per Dozen Pair	4	
		NOT ORNAMENTED:		
	374.5000	All Other Hosiery	1	
Talan .				100
112		GLOVES AND MITTENS	2.093	Dp
	1	Ornamented, Lace or Net Gloves:		
		Of Vegetable Fiber, Except Cotton, Containing Wool:		
		Made From A Pre-Existing Machine-Knit or Woven-Fabric Or Any Combination of These:		
	704.0565	Woven		
100	704.1065	Not Woven	1000	
100	704.1565	Other		
	Page 1	Of Wool:		
	704.2000	Embroidered	400	
10		Not Embroidered:	0.51	
	704.2500	Not Appliqued		
	704.3000	Appliqued	100	
			100	
			14 2	
513	E South			
13.5				
27-74				
	1000		TOTAL	

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

EXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
12	17-19	GLOVES AND MITTENS CONT'D	2.093	Dpr.
	3 1 11	Not Ornamented, Not of Lace or Net:		1 20
		Of Vegetable Fiber, Except Cotton, Containing Wool	100	lage
		Made From A Pre-Existing Machine-Knit or Woven-Pabric or Any Combination of These:		
	704.4065	Woven		
	704.4565	Not Woven		
	704.5065	Other		
		OF WOOL:		
		VALUED NOT OVER \$1.75 PER DOZEN PAIR:		
	704.5500	mit	PRIE	2
	704.5600	Not Knit	1	7.3
	704.6000	Valued Over \$1.75 but Not Over \$4 Per Dozen Pair	-	SE
8-11	704.6500	Valued Over \$4 Per Dozen Pair		
	704.7000	Glove Linings	100	13
				1
113		UNDERWEAR, KNIT	1.95	Lb.
		ORNAMENTED:	-	2
		WOMEN'S, GIRLS' AND INFANTS':		
	378.0535	Lace or Net		
	378.0556	Knit	1	7
		NOT ORNAMENTED:		15
	378.3510	Men's and Boys'		
	378.3530	Women's, Girls' and Infants'	-	
114		OTHER INBANTS' ARTICLES, KNIT, NOT ORNAMENTED	1.95	Lb
		NOT LACE OR NET:		
	372.2500	Mufflers, Scarves, Shawls, and Veils, for Infants		
	382.4800	Other Articles for Infants	120	6
	E TILE			-
	Total I			1
	1 5 5		1	1
	Take B		1	
	1		100	

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNI OF MEA SUR
115		KNIT HATS AND SIMILAR ITEMS	1.95	Lb
	702.5400	Valued Not Over \$2 Per Pound		
	702,5600	Valued Over \$2 Per Pound	- 1	
116		KNIT WEARING APPAREL, N.E.S., VALUED NOT OVER \$5 PER POUND	1.95	Lb
	372.3000	Mufflers, Scarves and Shawls, Other Than Net or Lace		
4.00		WEARING APPAREL, NOT ORNAMENTED:	1	
	- 72	MEN'S AND BOYS':		
	380,5710	Coats, Outer, Including Sport Coats and Jackets	-	
15	380.5720	Shirts		
Trans.		SWEATERS:		
	380.5730	Wholly or In Part of Cashmere		
	380.5740	Wholly or In Part of Hair Similar to Wool of Sheep	0.1	
	380.5750	Other		
	380.5790	Other Wearing Apparel	UV B	
		WOMEN'S, GIRLS' AND INFANTS':		
	382.5410	Blouses	200	
	382.5420	Dresses	Maria.	
	382.5425	Skirts	ing (i	
		SWEATERS:		
STATE	382.5430	Wholly or In Part of Cashmere	- Con	
191	382.5435	Wholly or In Part of Hair Similar to Wool of Sheep		
	382.5440	Other	Dent.	
SUBS	382.5445	Other Wearing Apparel		
117		OTHER WOOL KNIT OUTERWEAR	1.95	Lb
	372.1020	Mufflers, Scarves, Shawls, Lace or Net		
	372.3500	Mufflers, Scarves, Shawls, Other Than Lace or Net	100	
Topic	373.0520	Men's and Boys' Neckties, Ornamented		
	373.1520	Men's and Boys' Neckties, not Ornamented		
501			Silver	
991	CE IE			
	BIT BE		- 3.	
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### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
117	E S	KNIT WEARING APPAREL, N.E.S., VALUED OVER \$5 PER POUND CONT'D	1.95	Lb.
	E BIES	MEN'S AND BOYS' OTHER WEARING APPAREL:		
		ORNAMENTED:		
	374.3000	Hosiery, Not Embroidered		LA.
	380.0205	Shirts, Men's and Boys'		ME
		SWEATERS:		
	380.0210	Wholly or In Part Cashmere		3 13
	380.0215	Wholly or In Part of Hair Similar to Wool of Sheep		
	380.0220	Other		
	380.0225	Other Wearing Apparel of Wool	THE REAL PROPERTY.	1
STREET, STREET	380.0506	Of Other Piber, Containing Wool		
	224	NOT GRAMMENTED:		
	380.4515	Of Vegetable Piber, Except Cotton, Containing Wool		14/2
	1	OF WOOL:		AF
	380.5900	Sweaters Valued Over \$18 Per Pound, Wholly Cashmere		13
	1500	OTHER:	The same	7
	380.6110	Coats, Including Sport Coats, Jacket		
	380.6120	Shirts		
		SWEATERS:		
	380.6130	Wholly or In Part of Cashmere	5	
	380.6140	Wholly or In Part of Hair Similar to Wool of Sheep		
	380.6150	Other	100	30
	380.6160	Other Wearing Apparel of Wool		100
	380.7215	Of Silk, Containing Wool	Carrie and	
		WOMEN'S, GERES' and INFANTS':	15 AU	
	10 31-35	ORNAMENTED:		03
	382.0205	Blouses		1
	382.0210	Dresses	1971 BU	
	382.0215	Skirts	3-31	1
		SWEATERS:		-3
	382.0220	Wholly or In Part of Cashmere	1331	1
	382.0225	Wholly or In Part of Hair Similar to Wool of Sheep	1	
	382.0230	Other		

NIT WEARING APPAREL, N.E.S, VALUED OVER \$5 PER POUND CONT'D  WOMEN'S, GIRLS' AND INFANTS': CONT'D  ORNAMENTED CONT'D  382.0235  Suits  382.0240  Other Wearing Apparel of Wool Of Vegetable Fiber, Except Cotton, Containing Wool: Of Vegetable Fiber, Except Cotton, Containing Wool: Of Vegetable Fiber, Except Cotton, Containing Wool:  382.3934  Blouses, waists and shirts  382.3946  Sweaters  382.3946  Other  OF WOOL: Sweaters Valued Over \$18 Per Found, Wholly Cashmere OTHER:  382.5800  Dresses  382.5820  Coats  382.5840  Skirts  SWEATERS:  Wholly or in Part of Cashmere  Wholly or in Part of Hair Similar to Wool of Sheep Other  Other Wearing Apparel of Silk, Containing Wool:  82.5890  Other Wearing Apparel of Silk, Containing Wool:  82.6924  Blouses, waists and shirts Dresses  382.6932  Sweaters  Sweaters	Category	TSUSA Number	DESCRIPTION	SION FACTOR	UNIT OF MEA SURI
ORNAMENTED CONT'D  382.0235  Suits  382.0240  Other Wearing Apparel of Other Fiber, Containing Wool Other Wearing Apparel of Other Fiber, Containing Wool NOT ORNAMENTED: Of Vegetable Fiber, Except Cotton, Containing Wool:  382.3934  Blouses, waists and shirts  Dresses  382.3946  Sweaters  Other  OF WOOL:  382.5600  Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER:  382.5810  Blouses  382.5820  Coats  382.5830  Dresses  382.5840  Skirts  382.5840  Skirts  SWEATERS:  Wholly or In Part of Cashmere  Wholly or In Part of Hair Similar to Wool of Sheep  382.5860  Wholly or In Part of Hair Similar to Wool of Sheep  Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  882.6924  Blouses, waists and shirts  Dresses  382.6928  Dresses  382.6928  Dresses  382.6928  Sweaters	117		KNIT WEARING APPAREL, N.E.S. VALUED OVER \$5 PER POUND CONT'D	1.95	Lb.
382.0235  382.0240  Other Wearing Apparel of Wool  Other Wearing Apparel of Other Fiber, Containing Wool  NOT GRAMENTED: Of Vegetable Fiber, Except Cotton, Containing Wool:  382.3934  Blouses, waists and shirts  Dresses  382.3946  Sweaters  Other  OF WOOL:  382.5600  Sweaters Valued Over \$18 Per Pound, Wholly Cashmere  OTHER:  382.5810  Blouses  382.5820  Coats  382.5830  Dresses  382.5840  Skirts  382.5840  Skirts  SWEATERS:  382.5850  Wholly or In Part of Cashmere  Wholly or In Part of Hair Similar to Wool of Sheep  Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924  Blouses, waists and shirts  Dresses  382.6928  Dresses  Sweaters			WOMEN'S, GIRLS' AND INFANTS': CONT'D	F 17 -9	
382.0240  Other Wearing Apparel of Wool  Other Wearing Apparel of Other Fiber, Containing Wool NOT ORNAMENTED: Of Vegetable Fiber, Except Cotton, Containing Wool: 382.3934  Blouses, waists and shirts  Dresses  382.3946  Sweaters  Other  OP WOOL: 382.5600  Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER: 382.5810  Blouses 382.5820  Coats 382.5830  Dresses 382.5840  Skirts  SWEATERS: 382.5845  Suits  SWEATERS: 382.5860  Wholly or In Part of Cashmere 382.5860  Other  Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924  Blouses, waists and shirts  Dresses 382.6928  Dresses  Sweaters  Sweaters Sweaters Sweaters			ORNAMENTED CONT'D		
Other Wearing Apparel of Other Fiber, Containing Wool NOT ORGAMENTED: Of Vegetable Fiber, Except Cotton, Containing Wool: 382.3934 Blouses, waists and shirts  Dresses 382.3946 Sweaters Other  OF WOOL: 382.5600 Sweaters Valued Over \$18 Fer Pound, Wholly Cashmere OTHER: 382.5810 Blouses 382.5820 Costs 382.5830 Dresses 382.5840 Skirts SWEATERS: Wholly or In Part of Cashmere 382.5850 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other Under Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts Dresses 382.6928 Sweaters	U.S.	382.0235	Suits	1846	
NOT ORGAMENTED: Of Vegetable Piber, Except Cotton, Containing Wool:  Blouses, waists and shirts  Dresses  382,3938  Dresses  382,3946  Sweaters  Other  OF WOOL:  382,5600  Sweaters Valued Over \$18 Fer Pound, Wholly Cashmere  OTHER:  382,5810  Blouses  382,5820  Codts  382,5840  Dresses  382,5840  Skirts  SWEATERS:  Wholly or In Part of Cashmere  382,5860  Wholly or In Part of Hair Similar to Wool of Sheep  382,5870  Other  382,5890  Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382,6924  Blouses, waists and shirts  Dresses  382,6932  Sweaters	1	382.0240	Other Wearing Apparel of Wool	1939	
382.3938		382,0518	NOT ORNAMENTED:		
382.3946 Sweaters 382.3956 Other  OF WOOL:  382.5600 Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHEK:  382.5810 Blouses 382.5820 Coats 382.5830 Dresses 382.5840 Skirts 382.5845 Suits SWEATERS:  382.5850 Wholly or In Part of Cashmere 382.5860 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other  382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	904	382.3934	Blouses, waists and shirts		
OF WOOL:  382.5600 Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER:  382.5810 Blouses 382.5820 Coats 382.5830 Dresses 382.5840 Skirts SWEATERS:  382.5845 Suits SWEATERS:  382.5860 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other  382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	5 3	382.3938	Dresses	1000	
OF WOOL:  382.5600 Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER:  382.5810 Blouses 382.5820 Codts 382.5840 Skirts 382.5840 Skirts SWEATERS:  382.5850 Wholly or In Part of Cashmere 382.5860 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other 382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	100	382.3946	Sweaters		
Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER:  382,5810 Blouses  382,5820 Coats  382,5830 Dresses  382,5840 Skirts SWEATERS:  Wholly or In Part of Cashmere  Wholly or In Part of Hair Similar to Wool of Sheep  382,5860 Wholly or In Part of Hair Similar to Wool of Sheep  382,5870 Other  382,5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool:  382,6924 Blouses, waists and shirts  382,6928 Dresses  382,6932 Sweaters	10	382.3956	Other	1	
Sweaters Valued Over \$18 Per Pound, Wholly Cashmere OTHER:  382,5810 Blouses  382,5820 Coats  382,5830 Dresses  382,5840 Skirts SWEATERS:  Wholly or In Part of Cashmere  Wholly or In Part of Hair Similar to Wool of Sheep  382,5860 Wholly or In Part of Hair Similar to Wool of Sheep  382,5870 Other  382,5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool:  382,6924 Blouses, waists and shirts  382,6928 Dresses  382,6932 Sweaters	7 73		OF WOOL:		
382,5810 Blouses  382,5820 Coats  382,5830 Dresses  382,5840 Skirts  382,5845 Suits  SWEATERS:  382,5850 Wholly or In Part of Cashmere  382,5860 Uholly or In Part of Hair Similar to Wool of Sheep  382,5870 Other  382,5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382,6924 Blouses, waists and shirts  382,6928 Dresses  382,6932 Sweaters		382.5600	Sweaters Valued Over \$18 Per Pound, Wholly Cashmere		
382.5820 Coats 382.5830 Dresses 382.5840 Skirts 382.5845 Suits SWEATERS: 382.5850 Wholly or In Part of Cashmere 382.5860 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other 382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	3.25		OTHER:		
382.5840 Skirts 382.5845 Suits SWEATERS:  382.5850 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep  382.5870 Other  382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters		382,5810	Blouses	115	
382.5840 Skirts  382.5845 Suits  SWEATERS:  382.5850 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep  382.5870 Other  382.5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters		382.5820	Coats	1 3 2	
SWEATERS:  382.5850 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep  382.5870 Other  382.5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters	1000	382,5830	Dresses		
SWEATERS:  382.5850 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep  382.5870 Other  382.5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters		382.5840	Skirts		
382.5850 Wholly or In Part of Cashmere  382.5860 Wholly or In Part of Hair Similar to Wool of Sheep  382.5870 Other  382.5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters		382,5845	Suits	1134	
382.5860 Wholly or In Part of Hair Similar to Wool of Sheep 382.5870 Other 382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	27.47		SWEATERS:		
382.5870 Other  382.5890 Other Wearing Apparel of Wool  Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters	100	382.5850	Wholly or In Part of Cashmere	N. Tall .	
382.5890 Other Wearing Apparel of Wool Other Wearing Apparel of Silk, Containing Wool: 382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters	A	382.5860	Wholly or In Part of Hair Similar to Wool of Sheep	Jan S	
Other Wearing Apparel of Silk, Containing Wool:  382.6924 Blouses, waists and shirts  382.6928 Dresses  382.6932 Sweaters	0.000	382.5870	Other		
382.6924 Blouses, waists and shirts 382.6928 Dresses 382.6932 Sweaters		382.5890	Other Wearing Apparel of Wool		
382.6928 Dresses 382.6932 Sweaters		N. T. C.	Other Wearing Apparel of Silk, Containing Wool:		
382.6932 Sweaters	1997	382.6924	Blouses, waists and shirts		
	123.2	382.6928	Dresses		
382, 6942 Other		382.6932	Sweaters		
	884	382.6942	Other		
		1		E01298	
	3	193			
		5- 50			
				F 19 13	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
118	9-79	HATS, CAPS, NOT BLOCKED	1.95	Lb.
	702,6000	Felts, Not Knit or Woven, Not Pulled, Stamped or Blocked and Not Trimmed		5
119	MILE !	MATS, CAPS, BLOCKED, FINISHED	1.95	Lb.
		PULLED, STAMPED, BLOCKED OR TRIMMED:		
	702.6500	Valued Not Over 512 Fer Dozen		
	702.7000	Valued Over \$12 Fer Dozen		
120		MEN'S AND BOYS' SUITS, NOT ENIT	4.5	No.
10	The same	ORNAMENTED:		
	380,0260	low to		
	380, 5146	Of Vegetable Fiber, Except Cotton, Containing Wool	135 100	No.
	10000	NOT OBSAMENTED:	- Interest	1
	380.6350	Valued Not Over \$4 Per Pound		De-
	380.6650	Valued Over \$4 Per Pound	D Intelligence	
	3045			103
	Southern			San S
121	1000	MEN'S AND BOYS' DOTER COATS, NOT KNIT	4.5	No.
	3-14 B	ORNAMENTED:	177	H
	700 0040	Of Wool:	-2	
	380.0240	Suit-Type Coats, Including Suit-Type Sport Coats and Suit-Type Jackets	Sec. 1	
	380.0245	Other	3	1
-		NOT OFNAMENTED:	100	
	Fig.	Of Vegetable Fiber, Except Cotton, Containing Wool:		-
	380.5134	Suit-Type Coats, Including Suit-Type Sport Coats, and Suit-Type Jackets		
	380.5138	Other Separate Coats		
		Of Wool:		
	77.5	VALUED NOT OVER \$4 PER POUND:	17.45	10
1100	380.6310	Suit-Type Coats, Including Sport Coats, Jackets, Etc.		
	380,6320	Other Separate Coats	-	
	1000	VALUED OVER \$4 PER POUND:		
	380.6610	Suit-Type Coats, Including Sport Coats, Jackets, Etc.	THE REAL PROPERTY.	
	380,6620	Other Separate Coats		1 23
	BOO			1
	17 17	- 60 -	I F	
		EDERAL REGISTER, VOL. 40, NO. 23-MONDAY, FEBRUARY 3, 197	5	1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION " FACTOR	UNIT OF MEA- SURE
122		WOMEN'S, MISSES', AND CHILDREN'S COATS AND SUITS, NOT KNIT: ORNAMENTED:	4.75	No.
	382.0255	Coats		
		NOT ORNAMENTED:	N/E	
		Of Vegetable Fiber, Except Cotton, Containing Wool:		
	382.4238	Coats		
	382,4252	Suits		
	618.6	OTHER:	4	
	NO.	OF WOOL:		
		VALUED NOT OVER \$4 PER POUND:		
		COATS:		
	382,6015	3/4 Length or Longer		
	382.6020	Other		
	382.6040	Suits		
1380	THE ST.	VALUED OVER \$4 PER POUND:	0 3	
	70. 13	COATS:	A COL	
1995	382,6315	3/4 Length or Longer	2.10	
	382,6320	Other	2 8 8	
	382.6340	Suits	25.74	
123		WOMEN'S, MISSES', CHILDREN'S SEPARATE SKIRTS, NOT KNIT	1.5	No.
Sois F	382.0265	Ornamented	100	
		NOT ORNAMENTED:	11.6	
1-11-		Of Vegetable Piber, Except Cotton, Containing Wool:		
1	382.3942	Knit		
	382,4246	Not Knit		
		Of Wool:	18 10	
ele vi	382.6035	Valued Not Over \$4 Per Pound	TITLE	
	382.6335	Valued Over \$4 Per Pound	100	
	15.5.5	reself and by the last territories	9	
2141	2000		The Little B	

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
124		TROUSERS, SLACKS AND SHORTS	1.5	No.
		MEN'S AND BOYS':		
		NOT KNIT:		
	380.0265	Ornamented		
		NOT ORNAMENTED:		
	380. 5154	Of Vegetable Fiber Containing Wool		
B. A.		OF WOOL:		
	380,6360	Valued Not Over \$4 Per Pound		100
	380.6660	Valued Over \$4 Per Pound		
		WOMEN'S, GIRLS' AND INFANTS':		1
		NOT ORNAMENTED:	F 6	10
	S TOTAL	OF VEGETABLE FIBER CONTAINING WOOL:		
	382.3952	Knit		
	382, 4256	Not Knit	-	1.5
		OF WOOL:		
		NOT KNIT:		
	382,6045	Valued Not Over \$4 Per Pound		+
	382.6345	Valued Over \$4 Per Pound		100
	May 18	OF SILK, CONTAINING WOOL:		
	382.6936	Knit		1
	382,7238	Not Knit	-	
	H. Santa		NAME OF STREET	
	T. Bu			
	3 7		The state of the s	
	1 30			13
		NEW TOWNSHIP TO THE PARTY OF TH	O STATE OF THE PARTY OF THE PAR	9 = 9
	1			1
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	TO A S		E I I	
	LE HA		THE REAL PROPERTY.	1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
125		ARTICLES OF WEARING APPAREL, N.E.S.	2.0	Lb.
	372.1050	Mufflers, Scarves, Shawls, Other Than Veils, Not Knit		
		OTHER ARTICLES, NOT KNIT:	7	
	372.4000	Valued Not Over \$4 Per Pound		
	372.4500	Valued Over 54 Per Pound	100	
		MEN'S AND BOYS' NECKTIES, NOT KNIT:		Ser.
	373.0550	Ornamented		
	373.1540	Not Ornamented		131
		WOMEN'S, GIRLS' AND INFANTS' UNDERWEAR:		
	378.0574	Not Knit, Ornamented		
		OTHER UNDERWEAR, NOT ORNAMENTED, NOT KNIT:		
		VALUES NOT OVER \$4 PER POUND:		
	378.4010	Men's and Boys'		3
	378.4030	Women's, Girls' and Infants'	RIUE L	2. 11
	NI II	VALUED OVER \$4 PER POUND:	1200	
	378.4510	Men's and Boys'	- 35	
	378.4530	Women's, Girls' and Infants'		
		OTHER MEN'S AND BOYS' WEARING APPAREL:		
	E Bries	NOT KNIT:		1
		ORNAMENTED:		
		OF WOOL:	200	
	380.0250	Dressing Gowns, Including Bathrobes, Beach Robes, Etc.		
	380.0255	Shirts		
	380.0270	Other		
	380, 0546	Of Vegetable Fiber, Except Cotton, Containing Wool		
		NOT ORNAMENTED:	381	
		OF VEGETABLE FIBER, EXCEPT COTTON, CONTAINING WOOL:		
	380,5142	Shirts	A RILL	1
	380.5158	Other	ME !	1
	-	Mary Committee of the C		
	100			
	Tal Ital		THE IT	
	P. Burg.		172	134

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

- WOOL -

TEXTILE	TSUSA	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
125 Cont'd	The same	ARTICLES OF WEARING APPAREL, N.E.S., CONT'D	2.0	Lb.
		OTHER MEN'S AND BOYS' WEARING APPAREL: CONTID		
		NOT KNIT: CONT'D		
		NOT ORNAMENTED: CONT'D		
	The same of the sa	OF WOOL:		
		VALUED NOT OVER \$4 PER POUND:		
	380.6330	Dressing Gowns, Including Bathrobes, Beachrobes, Etc.		
	380.6340	Shirts	133	
	380.6390	Other	34.3	
	1772	VALUED OVER \$4 PER POUND:	112018	
	380.6630	Dressing Gowns, Including Bathrobes, Beachrobes, Etc.		
	380.6640	Shirts		
	380.6690	Other	1 2 3	
	380.7515	Of Silk, Containing Wool	66 3	
	380.9015	Of Other, Containing Wool	10 4	
		OTHER WOMEN'S, GIPLS' AND INFANTS' WEARING APPAREL:		
		NOT KNIT:		
		OPNAMENTED:		
		OF WOOL:		
	382.0250	Blouses		
	382.0260	Dressing Gowns, Bathrobes, Beachrobes, Etc.	100	
	382.0270	Other		
	382.0563	Of Other	P H H	
		NOT GRNAMENTED:		
		OF VEGETABLE FIBER, EXCEPT COTTON, CUNTAINING WOOL:		
	382.4234	Blouses, Waists, Shirts	100	
	382.4242	Dresses	1.00	
	382.4262	Other		
	AT	OF WOOL:	2 0	100
	No.	VALUED NOT OVER \$4 PER POUND:	1 10 10	C.F
	382.6010	Blouses	100	100
	382.6025	Dresses		

Other

TEXTILE	TSUSA Number	DESCRIPTION	SION FACTOR	UNIT OF MEA SURI
25 CONT	D	ARTICLES OF WEARING APPAREL N.E.S. CONT'D	2.0	Lb.
		OTHER WOMEN'S, GIRLS', AND INFANTS' WEARING APPAREL: CONT'D	E Son	
	100	NOT KNIT: CONT'D		The
	100	NOT ORNAMENTED: CONT'D		
	1 2 3	OF WOOL: CONT'D		
	43	. Valued Over \$4 Per Pound:		13
	382.6310	Blouses		
	382.6325	Dresses		
	382.6330	Dressing Gowns, Including Bathrobes, Beach Robes, Etc.		
	382.6390	Other	1 19/19	
	1337	OF SILK, CONTAINING WOOL:		
	382.7224	Blouses, Waists, Shirts	THE RE	
	382.7228	Dresses		
	382,7232	Dressing Gowns, Including Bathrobes, Beach Robes, Etc.		8
	382.7234	Pajamas and Other Nightwear	107	
	382.7242	Other		
	382.8715	OF OTHER		18
		OTHER OF WOOL:	Marie I	100
	700.75	Soles and Uppers of Wool Felt:		
	10	For men	10 5	
	20	For youths and boys		1
	30	For women		
	40	For misses	a de la v	15
	50	For children	- North	
	60	For infants		
	E Carlo	OTHER HEADWEAR OF WOOL:		
	702.7500	Valued Not Over \$4 Per Pound		
	702.8000	Valued Over \$4 Per Pound	1 2 30	

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Category	TSUSA Number	DESCRIPTION	SION FACTOR	OF MEA SURI
126		LACE AND NET ARTICLES INCLUDING VEILING	1.95	Lb.
J. Trans		BRAIDS NOT SUITABLE FOR MAKING OR ORNAMENTING HEADWEAR:	100	
	348.0040	Tubular Braids With Non-Elastic Core		
	348.0540	Other	A Police	
	350.0040	Veiling Made on a Lace or Net Machine	Torran or	
		HANDPADE LACE, IN THE PIECE OR IN MOTIFS:		
	351.2040	Valued Not Over \$50 Per Pound		
	351.2540	Valued Over \$50 Per Pound		
79.00		LACE, IN THE PIECE OR MOTIFS:		
72.79		MADE ON A LEAVERS MACHINE:		
953	351.4040	12 Points or Finer		
	351.4440	Not 12 Points or Finer	100	
-68	351.5040	Made on a Bobbinet-Jacquard Machine		
119	351.7040	Made on a Nottingham Lace-Curtain Machine	1	
	351.8040	Made on Any Other Machine		
15/13	351.9040	Other Lace	I party	
		NETTING, IN THE PIECE, MADE ON A LACE, NET OR KNITTING MACHINE:		
	352.2040	Ornamented	1000	
-		NOT ORNAMENTED:		
3	352.3040	Quilling	3	
		OTHER:	1	
1	352,4040	Made on a Mechlin (or Malines) Machine		
	352.8040	Other		
200	353.1040	Burnt Out Lace, In the Piece or Motifs		
		OKNAMENTED FABRICS, ORNAMENTED MOTIFS, N.S.P.F.:		
230		OF WOOL BY WEIGHT:		
	353.5032	Woven		
Tal	353.5034	Knit		
755	353.5036	Other	1	
	357.6040	Textile Fabrics with Tucks in Parellel Rows Formed in the Weaving or Knitting Process by Folding and Sewing	104	
	357.7040	Edgings, Insertings, Galloons Fringes and Other Trimmings		
-100	363.2000	Other Bedding, Lace, Net, or Otherwise Ornamented	1000	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
26 CONT'	2	LACE AND NET ARTICLES INCLUDING VEILING CONT'D	1.95	Lb.
	15	OTHER LACE OR NET FURNISHING:		
		HANDMADE:		
	365.1040	Valued Not Over \$50 Per Pound		
	365.1540	Valued Over \$50 Per Pound		
		MACHINE-MADE:		E
		MADE ON A LEAVERS MACHINE:		1
	365.2540	12 Points or Finer		
700	365.2940	Not 12 Points or Finer		
	365.3540	Made on a Bobbinet-Jacquard Machine		
	365.4540	Made on a Nottingham Lace-Curtain Machine	THE ST	
	365.5040	Made on Any Other Machine		000
	365.7040	Burnt Out Lace Furnishings		-
	365.7540	Of Lace and/or Netting, Combined Machine-Made and Handmade		1
	100	Other Furnishings Ornamented:	MESTA	71
	365.8525	Wall Hangings	-	
	365.8530	Other	S. S.	
		ARTICLES, N.S.P.F. ORNAMENTED:	115	1
	372.0840	Veils	130	-
	386.0820	Other		1
			EV S	10
			0.5	1
				1 2
	BLA		100	
				135
	1000			14
			1000	1
			27	115
	198		1	
	17000		TO BE	
	Roll To		-	1

- WOOL

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SUR
128		MISCELLANEOUS WOOL MANUFACTURES	1.95	Lb.
	307.3000	Flock, Fiber Recovered From Tanned-Skin Scraps and Fibers Cut to Length		
	307.6000	Yarns of Wool, Colored, and Cut Into Uniform Lengths of Not Over 3 Inches		8
	316.4000	Cordage		
	347.4000	Narrow Fabrics of Wool		100
719		ELASTIC YARNS, CORDAGE, BRAIDS, AND FABRICS:		100
	349.1040	Yarns and Cordage, and Tubular Braids with Rubber Core		
	349.2520	Fabrics, Not Braided		10
	349.3040	Other		19
		FELTS AND ARTICLES OF FELT:		13
		VALUED NOT OVER \$1.50 PER POUND:	700	
B. B.B.		ROLL FELTS:		
180	355.1520			
19/19		Weighing Not Over 10 Ounces Per Square Yard		13
	355.1540	Weighing Over 10 Ounces Per Square Yard	4.9	
	355.1560	Sheet Felts		
	355.1580	Piano Hammer Felts		100
	355.1590	Other		191
		VALUED OVER \$1.50 PER POUND:		9 4
		ROLL FELTS:		
	355.1620	Weighing Not Over 10 Ounces Per Square Yard		
	355.1640	Weighing Over 10 Ounces Per Square Yard		
61115	355.1660	Sheet Felts		1
100	355.1680	Piano Hammer Felts	200	
	355.1690	Other		
Table 1	355.1800	Other Webs, Wadding, Etc.		19
	355.7000	Woven or Knit Fabrics, Coated or Filled With Rubber or Flastics, or Laminated with Sheet Rubber or Plastics (Except Pile or Tufted Fabrics)		
	- 10200	WOVEN OR KNIT FABRICS (EXCEPT PILE OR TUFT), COATED OR FILLED, N.S.P.F.:		
179	356.1040	Otl Cloths		- 14
	356.1540	Tracing Cloth		1
100	356,3000	Other		0.1

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

358.080 358.090 358.090 358.300 350.350 359.204 359.302 359.304 359.306 361.800 363.750	Other  CLOTHING FOR PAPER-MAKING, PRINTING, OR OTHER MACHINES:  Woven  Other  TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:	1.95	Lb.
358.080 358.090 358.300 350.350 359.204 359.304 359.306 361.800 363.750 367.050 367.100	BELTING AND BELTS FOR MACHINERY OTHER THAN V-BELTS:  Woven Other CLOTHING FOR PAPER-MAKING, PRINTING, OR OTHER MACHINES:  Woven Other TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		
358.090 358.300 350.350 359.202 359.204 359.306 361.800 363.750 367.100 367.150	Other  CLOTHING FOR PAPER-MAKING, PRINTING, OR OTHER MACHINES:  Woven  Other  TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		
359.202 359.204 359.304 359.304 359.306 361.800 363.750	CLOTHING FOR PAPER-MAKING, PRINTING, OR OTHER MACHINES:  Woven  Other  TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		
359.202 359.204 359.302 359.304 359.306 361.800 363.750	MACHINES:  Woven  Other  TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		
359.202 359.204 359.302 359.304 359.306 361.800 363.750	Other  TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		
359.202 359.204 359.302 359.304 359.306 361.800 363.750 367.050 367.100	TEXTILE FABRICS, INCLUDING LAMINATED FABRICS, N.S.P.F.:		130
359.204 359.302 359.304 359.306 361.800 363.750 367.050 367.150	N.S.P.P.:		
359.204 359.302 359.304 359.306 361.800 363.750 367.050 367.150			T.
359.204 359.302 359.304 359.306 361.800 363.750 367.050 367.150	OF VEGETABLE FIBER, EXCEPT COTTON, CONTAINING WOOL:		
359.302 359.304 359.306 361.800 363.750 367.050 367.100	Woven	No see a la	1
359.304 359.306 361.800 363.750 367.050 367.100 367.150	Knit		
359.304 359.306 361.800 363.750 367.050 367.100 367.150	OF WOOL:		
359.306 361.800 363.750 367.050 367.100 367.150	Woven		
361.800 363.750 367.050 367.100 367.150	Knit		20
363.750 367.050 367.100 367.150	Other		
367.050 367.100 367.150	Floor Coverings Underlays with Over 50% by Weight Wool		8
367.100 367.150	Other Bedding, Not Ornamented	1 1550	
367.100 367.150	OTHER FURNISHINGS, NOT ORNAMENTED:		F
367.100 367.150	KNIT:		1
367.150	Valued Not Over \$5 Per Pound		1 19
	Valued Over \$5 Per Pound		
	Pile or Tuft Construction		1
200 000	NON-WOVEN FELT:	N. E.	1
367.200	Valued Not Over \$1.50 Per Pound		1
367.250	Valued Over \$1.50 Per Pound		
	Other Furnishings:	1 132	
367.302	Wall Hangings	THE STATE OF	1
367.303			1

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

			1 12	
TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
				4
128 CONT'U		MISCELLANEOUS WOOL MANUFACTURES CONT'D	1.95	Lb.
		GARTERS, GARTER BELTS, SUSPENDERS:		
	376.0800	Of Wool and Rubber or Plastics	100	
	385.2000	Fabric Samples, Not Knit, Not Pile		
/KV = 5		OTHER ARTICLES:	MAN TO SERVICE	
		NOT ORNAMENTED:	1.	
7		KNIT:	P	
	388,1000	Valued Not Over 65 Per Found	1180	
	388,2000	Valued Over \$5 Per Pound	Marie 1	
	388.3000	Pile of Tuft Construction		
138	388.4000	Other	-	
14.5			3 131	
131		WOOL RUGS AND CARFETS, BRAIDED	0.11	Sft
POLO	361.0550	Braided Wool Floor Coverings	16.1	
132		WOOL RUGS AND CARPETS, WOVEN	0.11	Sft
		FLOOR COVERINGS OF PILE OR TUFT CONSTRUCTION:		
		WITH PILE OR TUFT BEING HAND-INSERTED OR HAND-KNOTTED DURING THE WEAVING OR KNITTING PROCESS:		
	360.0500	With Over 50% by Weight of Pile Being Hair of the Alpaca, Quanaco, Huarizo, Llama, Misti, Suri, or Any Combination of These.		
		OTHER:		
	360.1000	Valued Not Over 66 2/3c Per Square Foot	1 -97	
100	360.1500	Valued Over 66 2/3c Per Square Foot		
		WITH PILE NOT HAND-INSERTED OR HAND-KNOTTED:	18.50	
	360.4000	Chenille		
		Wilton and Velvet Floor Coverings:	PER 19	
15	360.4610	Imitation Oriental Ploor Covering		
	360.4620	Other		
	SPECIAL SECTION SECTIO	OTHER:		
Total	360,4820	Axminster	- 30	
JE ST	360,4840	Other		
1			1313	
1 150	1831		15-34	
	Brew se	- 70 -		

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE	TSUSA	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
32 CONTID		WOOL RUGS AND CARPETS, MOVEN CONT'D:	0.11	Sft
	LOT CO	FLOOR COVERINGS OF PILE OR TUFT CONSTRUCTION CONTID:	1 9 3	
	-begin.	WITH PILE OR TUFTS INSERTED OR KNOTTED INTO A PRE- EXISTING BASE:		
87.8		WITH OVER 50% BY WEIGHT BEING WOOL:		
	360.6500	Valued Not Over 40c Per Square Foot		ME I
100	360.7000	Valued Over 40c Per Square Foot		4
		FLOOR COVERINGS COMPOSED OF BRAIDS, CORDS, FABRIC STRIPS, ETC., BUT NOT WOVEN:		
		WITH OVER 302 BY WEIGHT BEING WOOL:	N. B.	133
	361,0700	Valued Not Over 40c Per Square Foot	MARKET ST	
0000	361,1000	Valued Over 40c Per Square Foot		
31 2	361.2030	Other	4	Bu
		FLOOR COVERINGS, N.S.P.F.:	HEE.	
		WOVEN BUT NOT ON A POWER-DRIVEN LOOM:		
	361.4200	Valued Not Over 30c Per Square Foot		
	361.4400	Valued Over 30c Per Square Foot	1	
		OTHER:	THE REAL PROPERTY.	18
	361,4600	Valued Not Over 40c Per Square Foot		
	361.4800	Valued Over 40c Per Square Foot	13	1
No. of			1	
STOR P			BUE	
				1
			188	
				1
			1	
			REAL PROPERTY.	
	100		I THE	1
				ET
			100	
	BALLEY :		1000	1
	4-2		BUNN	1 3

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
200		TEXTURED YARNS	3.51	Lb.
	P. Carlot	WHOLLY OF CONTINUOUS FILAMENT:		-
	-10/6	WITH TWIST NOT OVER 20 TURNS PER INCH:	100	
	11 3 3 3	SINGLES:		
		Not Over \$1 Per Pound:		188
	310.0108	Polyamide	1000	
	310.0110	Polyester	301	150
	310.0112	Other		33
	TITLE !	Over \$1 Per Pound:		
	310.0208	Polyamide		
	310.0210	Polyester		
	310.0212	Other		
	HE SE	PLIED:		
	310.1015	Not Over \$1 Per Pound	100	- 30
	STEE STEEL	Over \$1 Per Pound:	N D	100
	310.1108	Polyamide		
	310.1110	Polyester	THE STATE OF	139
	310.1112	Other	The Part	
		WHOLLY OF NON-CONTINUOUS MAN-MADE FIBERS:		
	310.4010	Singles	4 4 9	
	310.5010	Plied		
	310.6015	Other		178
201	10.3	YARN WHOLLY OF CONTINUOUS FILAMENT, CELLULOSIC	5.19	Lb.
	133	SINGLES:		
	A Strain	WITH TWIST NOT OVER 20 TURNS PER INCH:	1 1 1 3	
	310.0125	Not Over \$1 Per Pound		
	310.0225	Over \$1 Per Pound		2
		WITH TWIST OVER 20 TURNS PER INCH:	100	100
	310.0520	Not Over \$1 Per Pound	3 34	
	310.0620	Over \$1 Per Pound		1
		PLIED:	20100	-
		WITH TWIST NOT OVER 20 TURNS PER INCH:	1	33
	310.1025	Not Over \$1 Per Pound	1 36	130
	310.1125	Over \$1 Per Pound		

# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA: SURE
		USING THICKLY OF COMPTHIUSIC PTIAMENT CETTIFICATE CONT.	5.19	Lb.
201		YARN WHOLLY OF CONTINUOUS FILAMENT, CELLULOSIC CONT:  PLIED: CONT:	3112	
		WITH TWIST OVER 20 TURNS PER INCH:		77
	310.2020	Not Over \$1 Per Pound	Photo and	
	310,2120	Over \$1 Per Pound		
			11.6	Ib.
202	3	YARN WHOLLY OF CONTINUOUS FILAMENT, OTHER	2010	
		SINGLES: WITH TWIST NOT OVER 20 TURNS PER INCH:	4	mg)
		Not Over \$1 Per Pound:		
		Wholly Non-Cellulosic:		
	310.0148	Polyanide		3
	310.0150	Polyester		BE &
	310.0152	Other	B Baile	11.5
	310.0165	Other	1 1 1 1	1
	31010103	Over \$1 Per Pound:	41192	18
	THE II	Wholly Non-Cellulosis:		
	310.0248	Polyamide		
	310.0250	Polyester	a de la constante de la consta	
	310.0252	Other	304	
	310.0265	Other		
		WITH TWIST OVER 20 TURNS PER INCB:		
	310.0540	Not Over \$1 Per Pound, Wholly Non-Cellulosic	3	1 3
	310.0560	Not Over \$1 Per Pound, Other		
	310.0640	Over \$1 Per Pound, Wholly Non-Cellulosic	HERS.	Mar
	310.0660	Over \$1 Per Pound, Other		1
	-	PLIED:		
	LEIN	WITH TWIST NOT OVER 20 TURNS PER INCH:		100
	310.1045	Not Over \$1 Per Pound, Wholly Non-Cellulosic	2 1 1	
	310.2060	Not Over \$1 Per pound, Other	EN ES	
	310.1145	Over \$1 Per Pound, Wholly Non-Cellulosic		1
	310.1165	Over \$1 Per Pound, Other	1	(

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
202 CONT'D		YARN WHOLLY OF CONTINUOUS FILAMENT, OTHER CONT'D	5,19	th.
		Plied: Cont'd		
14533		WITH TWIST OVER 20 TURNS PER INCH:	MILE !	
	310.2040	Not Over \$1 Per Pound, Wholly Non-Cellulosic	4	
1116	310.2060	Not Over \$1 Per Pound, Other		
14 5734	310.2140	Over \$1 Per Pound, Wholly Non-Cellulosic		
	310.2160	Over \$1 Per Pound, Other	1	
203		YARN WHOLLY OF NON-CONTINUOUS FILAMENT, CELLULOSIC	3.4	Lb.
MEN.	310.4025	Singles		
66	310.5025	Plied	4	
204		YARN WHOLLY OF NON-CONTINUOUS FILAMENT, OTHER	4.12	Lb.
	310.4045	Singles		ber I
	310.5045	Plied		
- 14-15		A STATE OF THE PARTY OF THE PAR	1	
	K 75.55	The Paris of the Control of the Cont		
18				
OFF O	15		9423	
			1	
	112			No.
	The state of	Lawrence of the second state of the second sta		
707		The state of the s		
			- Y 653	
-				
State of			A 444	
1				1
84. B	3 - 1			
The state of				18
-	D. ALE		1 1000	
11 -2	100		Salas	
(E 11)	194		1 7 10 10	Rel I

TEXTILE Category	TSU5A Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
205		YARNS, OTHER	3.51	Lb.
	ALC:	WHOLLY OF MAN-MADE FIBERS AND NON-CONTINUOUS SILK FIBERS:		
-	THE REAL PROPERTY.	SINGLES:	Carlo -	
	308,6000	Not Bleached and Not Colored		
		BLEACHED OR COLORED:		
	308,6500	Not Colored, Measuring Over 58,800 yds. Per Pound	E CALLED	
	308.6600	Other	HE	15-
		PLIED:		
	308,7000	Not Colored, Measuring Over 29,400 Yds. Per Pound		
	308,7100	Other		
	308,7500	OTHER		
		OF GLASS:		
	309.9800	Not Colored		
	309.9900	Colored		
	310.6030	Other (Not Elsewhere Specified)		
	310.8000	Chenille Yarns of Man-Made Fiber		
		FOR HANDWORK AND SEWING THREADS:		
	310.9000	Valued Not Over 90c Par Found		
	310.9100	Valued Over 90c Per Pound		
		CORDAGE OF MAN-MADE FIRER:		
	316,6010	Measuring Under 3/16" In Diameter		
	316.6020	Other		
	349,1060	Elastic Yarns, Cordage, and Tubular Braids With Rubber Core		
206		MOVEN FABRICS, CELLULOSIC, WHOLLY OF CONTINUOUS MAN-MADE FIBER	1.0	syd.
		NOT BLEACHED AND NOT COLORED:		
	338.3022	Acetate		
	338.3023	Rayon		
		OTHER:		
	338.3039	Necktie Fabric		
	0 292	OTHER:	12 200	
G.R.	338.3051	Acetate	A COLOR	
	338.3052	Rayon		

TEXTILE	TSUSA Number	DESCRIPTION	COIVER- SION FACTOR	UNIT OF MEA- SURE
207		WOVEN PARRICS, CELEVIOSIC, WHOLLY OF NON-CONTINUOUS FIBERS	1.0	Syd.
	338.3062	NOT BLEACHED AND NOT COLORED:		
	338,3063			1983
	330.3003	Rayon	1000	
	338.3082	Acetate		P.
	338.3083	Rayon		
208	THE .	MOVEN FABRICS, OTHER, WHOLLY OF CONTINUOUS MAN-MADE FIBER	1.0	Syd.
	330 2024	NOT BLEACHED AND NOT COLORED:	العاا	St.
	338.3024	Polyamide		
	338.3026	Polyester		13
	338.3029	Acrylic	477/	133
	330.3023	OTHER:	1 5 1	
	SOET .	NECKTIE FABRIC:		13
	338.3035	Polyamide	18125	
	338,3036	Polyester		
	10000000	OTHER:		
	338.3053	Polyanide	MOTE L	
	338.3054	Polyester		
07 13	338.3055	Acrylic		C.
	338.3059	Other		R.F
209		MOVEN FABRICS, OTHER, MHOLLY OF NON-CONTINUOUS FIBERS	1.0	Syd.
		NOT BLEACHED AND NOT COLORED:		
	338.3064	Polyamide		
	338.3065	Polyester		
	338.3066	Acrylic	100	
	338,3069	Other	1000	
		OTHER:		
	338.3084	Polyamide	A STATE	
	338.3085	Polyester	I I I I I I I I I I I I I I I I I I I	4
	338.3086	Acrylic		

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SUR
210		WOVEN FABRICS, OTHER, OF MAN-MADE FIBER (INCLUDING FABRIC CONTAINING MORE THAN 17% BY WEIGHT OF WOOL; GLASS FABRICS AND MIXED YARN FABRICS)	1.0	syd
	335.6000	Fabrics Containing Over 50 Percent By Weight of Yarns Which Are Composed Wholly or Almost Wholly of Fiber Not Exceeding 5 Inches In Length and Contain Not Less Than 50 Percent By Weight of Man-Made Fiber or Of Man-Made Fiber and Cotton.		
		Of Silk, Containing Man-Made Fiber	2010	
		NOT JACQUARD FIGURED:		
	337.6025	Not Degummed, Not Bleached and Not Colored	1177	
	337.7025	Degummed, Bleached or Colored		
		JACQUARD FIGURED:	- 10	1
	337.8025	Not Degummed, Not Bleached and Not Colored		
	337.9025	Degummed, Bleached or Colored		
		OF MAN-MADE FIBER CONTAINING OVER 17% BY WEIGHT OF WOOL:		
		VALUED NOT OVER \$2 PER POUND:		-
	338.1010	Not Over 6 Ounces Per Yard	LEATE .	P.
	338.1012	Over 6 Ounces but Not Over 8 Ounces Per Square Yard		
	338.1014	Over 8 Ounces but Not Over 10 Ounces Per Square Yard		
	338,1016	Over 10 Ounces but Not Over 12 Ounces Per Square Yard		
	338.1018	Over 12 Ounces Per Square Yard	1311	-
		VALUED OVER \$2 PER POUND:	-	100
	338.1510	Not Over 6 Ounces Per Square Yard		
	338.1512	Over 6 Ounces but Not Over 8 Ounces Per Square Yard		130
	338.1514	Over 8 Ounces but Not Over 10 Ounces Per Square Yard		18
	338.1516	Over 10 Ounces but Not Over 12 Ounces Per Square Yard		
	338.1518	Over 12 Ounces Per Square Yard	-	100
			100	2 11
	17.63			-
			STI	
	119		100	1

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
210 CONT'D		MOVEN FABRICS, OTHER, OF MAN-MADE FIBERS (INCLUDING FABRIC CONTAINING MORE THAN 174 BY WEIGHT OF WOOL; GLASS FABRICS AND MIXED YARN FABRICS CONT'D	1.0	Syd.
1		OF GLASS:	12	188
	338.2500	Not Colored	100 alt	
12 150	338.2700	Colored		
		OTHER:	1 4 11 16	
B ARRIVE		Suitable For Making Typewriter Ribbon Cloth:		SP B
	338.3014	Slit , with fast edges		
	338.3016	Other		
		OTHER:		
Toro		NOT BLEACHED AND NOT COLORED:	1	186
	338.3072	Acetate	13895	V.
- 10	338.3073	Rayon	THE REAL	3
4	338.3074	Polyamide		19
1919	338.3075	Polyester	HES.	
	338.3076	Acrylic	Hadr.	
	338.3079	Other		
10 40		OTHER:		813
	338.3092	Acetate	Party.	100
	338.3093	Rayon		100
	338.3094	Polyamide		-
FIRST	338.3095	Polyester		
1-415	338.3096	Acrylic		
	338.3099	Other	Mary 6	
				18
33 File			1558	
FORTS		The state of the s	1 2 2	-
THE .				
	100	HATTER BETTER BE		198

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
211		ENIT FABRICS	7.8	Lb.
	345.1085	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber	115	100
	345.3525	Of Silk, Containing Man-Made Fiber		
	345.5011	Of Man-Made Fiber, But Containing Over 17% by Weight of Wool	*	
	377	OTHER MAN-MADE FIBER KNIT FABRICS:		
	1000	WHOLLY CONTINUOUS:	The state of	
	- 1	NOT BLEACHED AND NOT COLORED:	1	
	345.5021	Acetate		
	345.5022	Rayon	18 198	104
	345.5024	Acrylic		
	345.5026	Polyamide		
	345.5028	Polyester		
	345.5029	Other		
		OTHER:		12 (
	345.5041	Acetate		10
	345.5042	Rayon		
	345.5044	Acrylic	1 1000	
	345.5046	Polyamide		BILL
	345.5048	Polyester		131
2	345.5049	Other		
	145	OTHER		100
	100	NOT BLEACHED AND NOT COLORED:		000
	345.5061	Acetate	The U.S.	
	345.5062	Rayon		130
	345.5064	Acrylic	19	
	345.5066	Polyamide		
	345,5068	Polyester	1	
	345.5069	Other	- 6	
	12030	OTHER:		177
	345.5081	Acetate		1
	345.5082	Rayon		
	345.5084	Acrylic	THE PARTY	1
	345.5086	Polyamide		1
	345.5088	Polyester		
	345.5089	Other		

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
212		PILE AND TUPTED FABRICS	1.0	Syd
STREET, STREET,		PILE	1247010	- 550
	346.5025	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
	346.5625	Of Silk, Containing Man-Made Piber	P. L.	
	Total State of the	OF MAN-MADE FIBER:		
	1 Been	Velvets:	1000	
	346,6045	Velvets, under 48" in Width, with Cut Warp Pile, Weighing Less than 8 oz. per Syd.		
	346.6050	Other		
	346.9000	TUFTED FABRICS		
	111-7			1
213		SPECIALTY FABRICS	7.8	Lb.
		NARROW FABRICS:		
	347.5500	Pile Ribbons		
	347.6020	Typewriter and Machine Ribbons	0	
	347.6040	Other Ribbons		-13
	347.6500	Seamless Tubings	7	
		OTHER:		
		OF GLASS:		
	347.6800	Not Colored		H
	347.6900	Colored	1700	
HE3	347.7000	Other		
E PEN	349.2540	Fabrics Not Braided, Elastic	-	
	349.3060	Other, Elastic		
	350.0060	Veiling Made on a Lace Machine or on a Net Machine, Whether or Not Ornamented		
		LACE AND NETTING WHETHER OR NOT ORNAMENTED, AND ORNAMENTED FABRICS IN THE PIECE AND IN MOTIFS, ETC.:		
		HAND-MADE LACE, WHETHER OR NOT ORNAMENTED:	W. H.	
41.04	351.2060	Valued Not Over \$50 Per Pound, in the Piece or Motifs	1 1	
31-11	351.2560	Valued Over \$50 Per Pound, in the Piece or Motifs	B0 555	
1192	2	MADE ON A LEAVERS MACHINE:	1000	
4 64	351.3000	- 12 Points or Finer in the Piece or Motifs	-	
110	351.4660	Not 12 Points or Finer in the Piece or Motifs		
	351,5060	Made on a Bobbinette-Jacquard Machine, in the Piece or Motifs		
	351,7060	Made on a Nottingham Lace-Curtain Machine	1	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
213 CONTID		SPECIALTY FABRICS CONT'D	7.8	Lb.
		LACE AND NETTING WHETHER OR NOT ORNAMENTED, AND ORNAMENTED FABRICS IN THE PIECE AND IN MOTIFS, ETC. CONT'D:		
	351.8060	Made on Any Other Machine	COLD TO	
Ship	351.9060	Other	Males .	18-
		NETTING, IN THE PIECE, MADE ON A LACE, NET OR KNITTING MACHINE:		
20.14	352.2060	Ornamented		
- 314		NOT ORNAMENTED:	THE STATE OF	
	352.3060	Quilling		1
		OTHER:		-
	352.4060	Made on a Mechlin Machine	I I I	
Man de la constant de	352.8060	Other		
1 10	353,1060	Burnt Out Lace, in the Piece, or in Motifs		
	3331,000	ORNAMENTED PARKICS, IN THE PIECE AND IN MOTIFS, N.S.P.F, OF MAN-MADE FIRER BY WEIGHT:		
-1	353,5052	Woven	PRO TOUR	
	353.5054	Knit		100
evilia"	353.5056	Other	130	1
	355.6000	Woven or Knit Fabrics, in the Piece or Unit, Coated, Filled, or Otherwise Prepared for Use as Artists Canvas		
		WOVEN OR KNIT FABRICS (EXCEPT PILE OR TUFTED FABRICS) COATED OR FILLED WITH RUBBER OR PLASTICS, OR LAMINATED WITH SHEET RUBBER OR PLASTICS:		
	355.8100	Over 70 Percent by Weight of Rubber or Plastics	7	LIFE OF
- 1000	355.8200	Other		
		WOVEN OR KNIT FABRICS (EXCEPT PILE OR TUFTED) COATED OR FILLED, N.S.P.F:		0 3
	356.1060	Oilcloths	1000	1 car
24	356.1560	Tracing Cloths	1	Hall B
	356.4000	Other		
3	357.3500	Woven Bolting Cloth	10-10-1	
	357.4500	Woven Fabrics Chiefly Used for Stenciling Purposes in Screen Process Printing		1
			· ·	To.
			1 31 30	
		Designation of the second of t		1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
213 CONT'D	IN B TO	SPECIALTY FABRICS CONT'D	7.8	Lb.
	357.6060	Fabrics With Tucks In Parellel Rows Formed In the Weaving or Knitting Process or By Folding and Sewing		
	357.8060	Fabrics For Use In Pneumatic Tires		3
	1239-7-	TEXTILE FABRICS, INCLUDING LAMINATED FABRICS , N.S.P.F.:		-
		OF VEGETABLE FIBER, EXCEPT COTTON, CONTAINING MAN-MADE FIBER:		
	359.2031	Woven		
	359.2051	Knit		13
To State		OF MAN-MADE FIBER:	EFT	1
	359.5020	Woven		
	359.5040	Knit	INF I	100
	359.5060	Other	E of	
214		GLOVES AND MITTENS, KNIT, WHETHER OR NOT ORNAMENTED	3.58	Dpr.
FILE		GLOVES AND GLOVE LININGS:		
	HOLE	LACE OR NET WHETHER OR NOT ORNAMENTED:		100
		Of Vegetable Fiber, Containing Man-Made Fiber;		
		MADE FROM & PRE-EXISTING MACHINE-KNIT-OR-WOVEN FABRIC OR COMBINATION OF THESE FABRICS:	A FI	3
	704.0575	Woven		130
	704.1075	Not Woven	31	131
	704.1575	Other	THE STATE OF	58
		OF MAN-MADE PIBERS:	ET S	311
	704.3535	Made From A Pre-Existing Fabric		33
	704.3545	Other	1 3 1	1
		NOT OF LACE OR NET AND NOT ORNAMENTED:	MICS	
		OF VEGETABLE FIBER, EXCEPT COTTON, CONTAINING MAN- MADE FIBER:		- 19
		MADE FROM A PRE-EXISTING FABRIC:	1	- 30
	704.4075	Woven	Paris I	
	704.4575	Not Woven		- 31
	704.5075	OTHER	10.	- 13
	E 337 S		THE THE	1
	Film :			E

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
214 CONT'D	The in	GLOVES AND MITTENS, KNIT, WHETHER OR NOT ORNAMENTED CONT'D	3.58	Dpr.
		GLOVES AND GLOVE LININGS: CONT'D	1534	
		NOT OF LACE OR NET AND NOT ORNAMENTED: CONT'D		310
		OF MAN-MADE FIBER:		1
		KNIT:	1500	
0.34	704.8520	Made or Cut from a Pre-Existing Knit Fabric		1/2
122	704.8550	Other	BHE S	
	704.9000	Not Knit	THE MAN	
215		HOSIERY	4.6	Dpr.
		HOSTERY:		
	374.3540	Ornamehted	DESC-14	S.F
	374.6000	Not Ornamented	1999	No.
		PANTY HOSE:	I HE	150
		NOMEN'S, GIRLS' AND INFANTS':		-
	382.0425	Ornamented		5
	382,7827	Not Ornamented		300
	STATE OF THE PARTY			
216		DRESSES, KNIT	45.3	Doz.
16.2		ORNAMENTED:	T. A	
		OF MAN-MADE FIBER:		Ball Ball
12330	382,0413	Women's		2 73
A Contract	382.0415	Girls' and Infants'		8
3.0	382.3968	Of Vegetable Fiber, Except Cotton, Containing Man-Hade Fiber		
	382.6948	Of Silk, Containing Man-Made Fiber		
100		NOT ORNAMENTED:	-	
TO BE	382.7817	Women's		
	382.7819	Girls' and Infants'	1	
217		PAJAMAS AND OTHER NIGHTWEAR, KNIT	51.96	Doz.
		MEN'S OR BOYS'		
1	380,0411	Ornamented	1 700	
	380.8123	Not Ornamented		
		WOMEN'S, GIRLS' AND INFANTS'	1270	
5 321	382.0423	Ornamented		
4	382.7825	Not Ornamented - 83 -	37 6	

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
218	THE	T-SHIRTS, KNIT	7.24	Doz
		T-SHIRTS, MEN'S AND BOYS':		
		ORNAMENTED:	-	
	380.0416	All White		
	380.0417	Other		
		NOT ORNAMENTED:	3 3	
	380.8133	All White		
	380.8135	Other	101-3	
	1	T-SHIRTS, WOMEN'S, GIRLS' AND INFANTS':		-46
	382,0439	Ornamented		377
	382,7851	Not Ornamented		
219		SHIRTS, OTHER (INCLUDING BLOUSES), KNIT	18.36	Doz
		MEN'S AND BOYS' KNIT SHIRTS:		
	380.0419	Ornamented		
7	380.6137	Not Ornamented	-	
	701	WOMEN'S, GIRLS' AND INFANTS' KNIT:	Harris !	
		BLOUSES, WAISTS, AND SHIRTS:	To all	
	-1723	ORNAMENTED:	Town or	
		OF MAN-MADE FIBERS:		100
	382.0401	Blouses		
	382.0443	Other Shirts		
	382.3964	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		
	382,6944	Of Silk, Containing Man-Made Fiber		-
		NOT ORNAMENTED:		
	382.7801	Blouses		
	382.7859	Other Knit Shirts, Women's, Girls' and Infants'		(3)
220		SKIPTS, KNIT	17.8	Doz
	THE STATE OF	WOMEN'S, GIRLS' AND INFANTS':		
	382.0445	Ornamented		
		NOT ORNAMENTED:		
	382.3972	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		
	382.7865	Of Man-Made Fibers		1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
221		SWEATERS AND CARDIGANS, KHIT	36.8	Doz
	S. Or	MEN'S AND BOYS' ±		
	380.0423	Ornamented		
	380.8147	Not Ornamented	FEM. SA	
		WOMEN'S, GIRLS' AND INFANTS':		PIL
	382.0429	Ornamented		
		NOT ORNAMENTED:	5 5	
	382.3976	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		
	382,6952	Of Silk, Containing Man-Made Fiber	REAL PROPERTY.	
	382.7875	Of Man-Made Fiber		
222		TROUSERS, SLACKS AND SHORTS, KNIT	17.8	Doz
	COTTO IL	MEN'S AND BOYS':		
	380.0428	Ornamented		
	380.8165	Not Ornamented	STEP I	
		WOMEN'S, GIRLS' AND INFANTS':		
	382.0454	Ornamented		
		NOT ORNAMENTED:		
	382.3982	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		
	382.6956	Of Silk, Containing Man-Made Fiber	ST WARD	
	382.7888	Of Man-Made Fibers	40.	
223		UNDERWEAR, KNIT	16.0	Doz
		LACE OR NET UNDERWEAR, WHETHER OR NOT ORNAMENTED:	2010	202
-	378.0524	Men's and Boys'		
100	378.0537	Women's, Girls' and Infants'		
130		OTHER UNDERWEAR:		
151		ORNAMENTED:		
	378.0548	Men's and Boys'		
	378.0558	Women's, Girls' and Infants'		
PER I	NAME OF THE OWNER, OF	NOT ORNAMENTED:		
	378,6010	Men's and Boys'		
Con !	378.6030	Women's, Girls' and Infants'		
1000			The state of the s	

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE_ Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
224	135 116	OTHER MEARING APPAREL, KNIT, WHETHER OR NOT OFNAMENTED	7.8	Lb.
1000		MUFFLERS, SCARVES AND SHAWLS:		
377	372.1030	Ornamented	Bear !	18.0
47	372.7000	Not Ornamented	1	12.
6		NECKTIES, MEN'S AND BOYS':	7 5 5	75
3 3	373.0530	Ornamented		
	373,2500	Not Ornamented	10000	
	9110102011	OTHER MEN'S AND BOYS' WEARING APPAREL:		1
	A JOUR	ORNAMENTED:		10.3
		COATS, INCLUDING JACKETS:	THE STATE OF	
	380,0401	Raincoats, 3/4 Length or Longer	E018	12-
	380.0402	Suit-Type Coats, Including Suit-Type Sport Coats and Suit-Type Sport Jackets	N. ST.	13
	380.0404	Other		
	380.0407	Coveralls, Overalls and Jumpsuits	1	13-
	380.0408	Dressing Gowns, Including Bathrobes, Beach Robes, Lounging Robes, etc.		
	380.0414	Playsuits, Sunsuits, Washsuits, Creepers, etc.		
	380.0420	Suits		
	380.0425	Swimming Trunks and Other Swimwear	100000	
	380.0439	Other		199
	380.0516	Other, Containing Man-Made Fiber	1 183	
		NOT ORNAMENTED:	1000	1
	380.4525	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		1 18
	380.7225	Of Silk, Containing Man-Made Fiber		93
	200 0000	OF MAN-HADE FIBER:		1
		COATS, INCLUDING JACKETS:	100	
	380.8101	Raincoats, 3/4 Length or Longer	1 130	1
	380.8103	Suit-Type Coats, Including Suit-Type Sport Coats, and Suit-Type Sport Jackets	100	
	380.8107	Other	10000	
	380.8113	Coveralls, Overalls and Jumpsuits	10000	
	380.8117	Dressing Gowns, Including Bathrobes, Beach Robes, Lounging Robes, etc.		

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
224 CONT'D	10.20	OTHER MEARING APPAREL, MIT, WHETHER OR NOT ORNAMENTED CONT'D	7.8	Ib.
		OTHER MEN'S AND BOYS' WEARING APPAREL: CONT'D		
	NO.	NOT ORNAMENTED: CONT'D		100
1910	100	OF MAN-MADE FIBER: CONT'D		
	380.8127	Playsuits, Sunsuits, Washsuits, Creepers, etc.	RESIDE	
	380.8143	Suits	100	
	380.8163	Swimming Trunks and Other Swimwear		
	380.8192	Other	THE W	
	- 7	OTHER WOMEN'S, GIRLS' OR INPANTS' WEARING APPAREL:	DE LA	
		ORNAMENTED:	5.67	
	382.0403	Bodysuits and Bodyshirts	Fall I	
		COATS, INCLUDING JACKETS:		-
	382.0405	Raincoats, 3/4 Length or Longer	1000	
. 10	382.0407	Other	1	
	382,0409	Coveralls, Overalls, and Jumpsuits	-	
	382.0411	Culottes	100	
	382.0417	Dressing Gowns, Including Bathrobes, Beach Robes, Lounging Robes, Dusters and Housecoats		
	362.0437	Playsuits, Sunsuits, Washsuits, Creepers, Crawlers, etc.	15	lan
	382,0451	Suits	1	
	382.0453	Swimming Suits and Other Swimwear		
	382.0455	Tops and Vests	100	
		OTHER:		
	382.0456	Infants' Bootee Sets	131	
	382.0458	Other		1 %
	382.0527	Other Wearing Apparel, of Other Fiber, Containing Man-Made Fiber		
	1-11-	NOT ORNAMENTED:	100	100
	382.3986	Of Vegetable Piber, Except Cotton, Containing Man-Made Fiber		
	382.6962	Of Silk, Containing Man-Made Fiber	200	
		OF MAN-MADE FIBER:		
	382.7805	Bodysuits and Bodyshirts		
		COATS, INCLUDING JACKETS:		
	382.7807	Raincoats, 3/4 Length or Longer		
	382,7809	Other		

224 CONT'D				SURE
		OTHER WEARING APPAREL, KNIT, WHETHER OR NOT ORNAMENTED CONT'D	7.8	Lb.
		OTHER WOMEN'S, GIRLS' OR INFANTS' WEARING AMPAREL: CONT'D	The state of	
741		NOT ORNAMENTED: CONT'B		1
	- 111 3	OF MAN-MADE FIBER: CONT'D		
	382.7811	Coveralls, Overalls, and Jumpsuits		
	382.7815	Culottes		
	382.7821	Dressing Gowns, Including Bathrobes, Beach Robes, Lounging Robes, Dusters, Housecoats		
	382.7841	Playsuits, Sunsuits, Washsuits, Creepers, Crawlers, etc.		
33.17	382.7867	Suits		U.a
225	382.7877	Swimming Suits and Other Swimwear		33
	382.7879	Tops and Vests		10
		- Others	25	. = 1
	382.7890	Infants' Bootee Sets		
	382.7895	Other	HE BE	R.B.
	703.1000	Headwear, Not In Part of Braid, Knit		186
		*BODY SUPPORTING GARMENTS	4.75	Doz.
	376.1600	Garters, Garter Belts and Suspenders of Man-Made Fibers or Of Such Fiber and Rubber or Plastics		
		CORSETS, GIRDLES, BRASSIERES AND SIMILAR BODY SUPPORTING GARMENTS FOR MEN AND BOYS; WOMEN, GIRLS, AND INPANTS:		
		ORNAMENTED, LACE OR NET:	1554	
LIES.	376.2445	Brassieres, Women's and Girls'	F 4 5	733
100	376.2485	Body Supporting Garments, Except Brassieres, Women's and Girls'	1	
3 13 1	376.2495	Body Supporting Garments, Men's and Boys'	-	
	-1910	NOT ORNAMENTED:		
	376.2845	Brassieres, Women's and Girls'		
3	376,2885	Body Supporting Garments, Except Brassieres, Women's Girls' and Infants'		
- 10	376.2895	Body Supporting Garments, Men's and Boys'		
			100	
	F 43. 1			
10-1	NO.			
151015	-1-1		Eile	

- MAN-MADE FIBER -

227  Lace Handkerchiefs, Ornamented  LACE HANDKERCHIEFS, NOT ORNAMENTED:  370.8820  Hemmed  Not Hemmed  MUFFLERS, SCARVES AND SHAWLS, NOT KNIT  372.1060  Ornamented  NOT ORNAMENTED:  372.7520  Hemmed  372.7540  Not Hemmed	TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
JOSES, NOT KNIT BLOUSES, NOT KNIT BLOUSES, NOT KNIT BLOUSES, Waists and Shirts: ORNAMENTED:  Women's, Girls' and Infants' NOT ORNAMENTED:  J82.4264 Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber OF MAN-MADE FIBER: Women's Women's Women's Women's	226	A	HANDKERCHIEFS	1.66	Doz.
370.8820		370.2020	Lace Handkerchiefs, Ornamented		
370.8840 Not Hemmed  MUFFLERS, SCARVES AND SHAWLS, NOT ENIT  372.1060 Ornamented NOT ORNAMENTED:  372.7520 Hemmed  372.7540 Not Hemmed  BLOUSES, NOT ENIT  BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  NOT ORNAMENTED:  14.53 Doz.  382.0460 Nomen's, Girls' and Infants'  NOT ORNAMENTED:  382.4264 Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's	160	377	LACE HANDKERCHIEFS, NOT ORNAMENTED:		1 20
MUFFLERS, SCARVES AND SHAWLS, NOT KNIT  372.1060 Ornamented NOT ORNAMENTED:  372.7520 Hemmed  BLOUSES, NOT KNIT  BLOUSES, WAISTS AND SHIRTS: ORNAMENTED:  Women's, Girls' and Infants' NOT ORNAMENTED:  382.0460 Vegetable Fiber, Except Cotton, Containing Man-Made Fiber  OF MAN-MADE FIBER:  Women's  Women's  Women's	BILL	370.8820	Hemme d		
372.7520 Ornamented NOT ORNAMENTED:  BLOUSES, NOT KNIT BLOUSES, WAISTS AND SHIRTS: ORNAMENTED:  ORNAMENTED:  NOT ORNAMENTED:  14.53 Doz.  14.53 Doz.  228  BLOUSES, WOT KNIT BLOUSES, WAISTS AND SHIRTS: ORNAMENTED: ORNAMENTED: ORNAMENTED: OF Vegetable Fiber, Except Cotton, Containing Man-Made Fiber OF Silk, Containing Man-Made Fiber OF MAN-MADE FIBER:  Women's		370.8840	Not Hemmed		7/10
NOT ORNAMENTED:  372.7520 Hemmed  Not Hemmed  BLOUSES, NOT KNIT  BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4264 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  Women's  Women's	227		MUFFLERS, SCARVES AND SHAWLS, NOT KNIT	7.8	Lb.
372.7520 Hemmed  372.7540 Not Hemmed  BLOUSES, NOT ENIT  BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4264 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  382.7244 Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  Women's	100	372.1060	Ornamented	15.20	
BLOUSES, NOT KNIT  BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  NOT ORNAMENTED:  182.4264  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBER:  382.8102  Women's			NOT ORNAMENTED:		-
BLOUSES, NOT ENIT  BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  NOT ORNAMENTED:  182.4264 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's		372.7520	Hemmed		
BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's		372.7540	Not Hemmed		
BLOUSES, WAISTS AND SHIRTS:  ORNAMENTED:  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's					
ORNAMENTED:  382.0460 Women's, Girls' and Infants'  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  382.7244 Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's	228		BLOUSES, NOT KNIT	14.53	Doz.
382.0460 Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4264 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  382.7244 Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's		- AST	BLOUSES, WAISTS AND SHIRTS:	1	
NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  Women's		195	ORNAMENTED:	4	
382.4264 Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber  382.7244 Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's		382.0460	Women's, Girls' and Infants'	of later of	
Made Fiber  382.7244 Of Silk, Containing Man-Made Fiber  OF MAN-MADE FIBER:  382.8102 Women's		Pale	NOT ORNAMENTED:	0	
OF MAN-MADE FIBER: 382.8102 Women's		382,4264			1
382,8102 Women's		382.7244	Of Silk, Containing Man-Made Fiber	100	100
		1 250	OF MAN-MADE FIBER:		150
382.8104 Girl's And Infants'		382.8102	Wosen's		
		382.8104	Girl's And Infants'		
				e sell	1
		1 1 1	AND DESIGNATION OF THE RESIDENCE OF THE		
		9-18-		100	
		The last			
		SHE E			
			THE RESERVE OF THE PARTY OF THE		14
			The second secon		

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
229		COATS, NOT KNIT	41.25	Doz.
		MEN'S AND BOYS':		E
		ORNAMENTED:		
	380.0440	Raincoats, 3/4 Length or Longer	1 10	
		OTHER OCATS:		336
	380.0443	Suit Type Coats		1
The Party	380.0446	Other		-
	95123	NOT ORNAMENTED:	137	Ε.,
		OF VEGETABLE FIBER, EXCEPT COTTON, CONTAINING MAN- MADE FIBER:		
	380.5164	Suit-Type Coats Including Suit-Type Sport Coats And Suit-Type-Jackets		
	380,5168	Other Separate Coats		13
		OF MAN-MADE FIBERS:		13
	380.8410	Raincoats, 3/4 Length or Longer		- 63
		OTHER COATS:		1
	380.8415	Suit Type Coats	1	3
	380.8420	Other Coats		
		WOMEN'S, GIRLS' AND INFANTS':		
		ORNAMENTED:		133
	382,0462	Raincoats, 3/4 Length or Longer		
	382,0464	Other Coats		100
	WI PE	NOT ORNAMENTED:		8
	382.4268	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
		OF MAN-MADE FIBERS:		1
	382,8106	Raincoats, 3/4 Length or Longer	143	F
	382,8106	Other Coats, 3/4 Length or Longer	1	
	382,8110	Other Coats		133
3	131-10			-
	13172			189
			1000	1
			- 01	10
			100	-
	1011 3 3		S. S. T. T.	1

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
230		DRESSES, NOT KNIT	45.3	Doz.
		ORNAMENTED:		
	382.0466	Women's	Par	
	382.0468	Girls' and Infants'	-	
	I THE	NOT ORNAMENTED:	STELL	
	382.4272	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber		
	382.7248	Of Silk, Containing Man-Made Fiber	-	
		OF MAN-MADE FIBERS:	A P	
	382,8112	Women's	13.18	To want
	382,8114	Girls' And Infants'		IF.
				- which
231		DRESSING GOWNS, INCLUDING BATHROBES AND BEACH ROBES, NOT KNIT	51.0	Doz.
		MEN'S AND BOYS';	L.	1
	380.0449	Ornamented	3 2 3	80
	380.8425	Not Ornamented	E STELL	
	LUMBERSEN	WOMEN'S, GIRLS' AND INFANTS':	1	
	382.0470	Ornamented	E ST	7
		NOT ORNAMENTED:		
	382.7252	Of Silk, Containing Man-Made Fibers	1	
	382,8116	Of Man-Made Fibers		TE
232	4500	PAJAMAS AND OTHER NICHTWEAR, NOT KNIT	51.96	Doz.
		MEN'S AND BOYS':		
	380.0452	Ornamented		
	380.8430	Not Ornamented	Park	
		WOMEN'S, GIRLS' AND INFANTS':		
	382.0472	Ornamented		
		NOT ORNAMENTED:	-	
	382.7254	Of Silk, Containing Man-Made Fibers	-1-35	
	382,8118	Of Man-Made Fibers	1	-
	The state of		-	1
			133	FE
	E SHEET		1	

WOMEN'S, GIRLS' AND INFANTS':   Ornamented     182.8120   DRESS SHIRTS, NOT KNIT     NEN'S AND BOYS':   380.0455   Ornamented     380.8435   Not Ornamented     SHIRTS, OTHER, NOT KNIT     MEN'S AND BOYS'     ORNAMENTED:     380.0458   Work Shirts     380.0461   Sport Shirts     380.0461   NOT ORNAMENTED:     380.5172   Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber     OF MAN-MADE FIBERS:     380.8440   Work Shirts     380.8445   Sport Shirts	TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
382.0474   Ornamented	233	<b>A</b>	PLAYSUITS, SUNSUITS, WASHSUITS, RTC., NOT KNIT	21.3	Doz.
DRESS SHIRTS, NOT KNIT  NEN'S AND BOYS':  380.0455  Ornamented  Not Ornamented  SHIRTS, OTHER, NOT KNIT  MEN'S AND BOYS'  ORNAMENTED:  Work Shirts  J80.0458  J80.0451  Sport Shirts  NOT GRNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  Work Shirts  J80.8440  Sport Shirts  J80.8445  Sport Shirts  J80.8445  Sport Shirts  J80.8445  Sport Shirts  J80.8446  OF Wandented:  Not Grnamented:  OF Wan-MADE Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE Fibers:  J82.0476  OF Végetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE Fibers:			WOMEN'S, GIRLS' AND INFANTS':		
DRESS SHIRTS, NOT KNIT		382.0474	Ornamented		
MEN'S AND BOYS':  Ornamented  380.8435 Not Ornamented  SHIRTS, OTHER, NOT KNIT  MEN'S AND BOYS' ORNAMENTED:  380.0458 Work Shirts  380.0461 Sport Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  Work Shirts  380.8440 Work Shirts  380.8445 Sport Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  382.0476 Women's, Girls' and Infants' NOT ORNAMENTED:  0f Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF Wan-MADE FIBERS:		382.8120	Not Ornamented	P. Della	
380.8435 Ornamented  Not Ornamented  SKIRTS, OTHER, NOT KNIT  MEN'S AND BOYST ORNAMENTED:  380.0458 Work Shirts  380.0461 Sport Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440 Work Shirts  380.8445 Sport Shirts  SKIRTS, NOT KNIT ORNAMENTED:  Momen's, Girls' and Infants' NOT ORNAMENTED:  382.0476 Women's, Girls' and Infants' NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber Of Wagetable Fiber, Except Cotton, Containing Man- Made Fiber OF MAN-MADE FIBERS:	234		DRESS SHIRTS, NOT KNIT	22,19	Doz.
380.8435 Not Ornamented  SHIRTS, OTHER, NOT KNII  MEN'S AND BOYST ORNAMENTED:  380.0438 Work Shirts  380.0461 Sport Shirts  NOT ORNAMENTED:  0f Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440 Work Shirts  380.8445 Sport Shirts  236  SKIRTS, NOT KNIT ORNAMENTED:  Women's, Girls' and Infants' NOT ORNAMENTED:  382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:			MEN'S AND BOYS':		
SHIRTS, OTHER, NOT KNIT  MEN'S AND BOYS'  ORNAMENTED:  380.0458  Work Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440  Work Shirts  380.8445  Sport Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  382.0476  Women's, Ciris' and Infants'  NOT ORNAMENTED:  382.4276  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		380.0455	Ornamented		
MEN'S AND BOYST ORNAMENTED:  380.0458  Work Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440  Work Shirts  380.8445  Sport Shirts  SKIRTS, NOT KNIT ORNAMENTED:  Women's, Girls' and Infants' NOT ORNAMENTED:  382.0476  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber OF MAN-MADE FIBERS:		380.8435	Not Ornamented		
ORNAMENTED:  380.0458 Work Shirts  Sport Shirts  NOT ORNAMENTED:  380.5172 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440 Work Shirts  Sport Shirts  SKIRTS, NOT ENIT  ORNAMENTED:  382.0476 Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:	235		SHIRTS, OTHER, NOT KNIT	24.46	Doz
380.0458  380.0461  Sport Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber  OF MAN-MADE FIBERS:  380.8440  Work Shirts  Skirts, NOT KNIT  ORNAMENTED:  382.0476  Women's, Girls' and Infants'  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber  OF MAN-MADE FIBERS:			MEN'S AND BOYST		
380.0461 Sport Shirts  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  380.8440 Work Shirts  380.8445 Sport Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:			ORNAMENTED:		15
NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  Work Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.0476  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		380.0458	Work Shirts		-
Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:  Work Shirts  Sport Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4276  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		380.0461	Spore Shirts		
Made Fiber  OF MAN-MADE FIBERS:  Work Shirts  Sport Shirts  SKIRTS, NOT KNIT  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4276  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		1 = 13	NOT ORNAMENTED:		
380.8440 Work Shirts  380.8445 Sport Shirts  SKIRTS, NOT KNIT ORNAMENTED:  Women's, Girls' and Infants' NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber OF MAN-MADE FIBERS:		380.5172	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
380.8445 Sport Shirts  SKIRTS, NOT KNIT ORNAMENTED: Women's, Girls' and Infants' NOT ORNAMENTED:  382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber OF MAN-MADE FIBERS:		100	OF MAN-MADE FIBERS:		
236  SKIRTS, NOT ENIT  ORNAMENTED:  Women's, Girls' and Infants'  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		380.8440	Work Shirts	3 334	4
ORNAMENTED:  382.0476 Women's, Girls' and Infants'  NOT ORNAMENTED:  382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		380.8445	Sport Shirts	1	1
382.0476 Women's, Girls' and Infants'  NOT ORNAMENTED:  Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:	236		SKIRTS, NOT KNIT	17.8	Doz
NOT ORNAMENTED:  382.4276  Of Végetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:			ORNAMENTED:		
382.4276 Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber  OF MAN-MADE FIBERS:		382.0476	Women's, Girls' and Infants'	7 2	
Made Fiber  OF MAN-MADE FIBERS:			NOT ORNAMENTED:		
		382.4276			
382.8122 Women's			OF MAN-MADE FIBERS:		1
		382.8122	Women's	11 65 1	
382.8124 Girls' And Infants'		382.8124	Girls' And Infants'		

### Textile and Apparel Categories by Tariff Schedules of the United States Annotated

TEXTILE Category	TSUSA	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
237	Bill 5	SUITS, NOT KNIT	4.5	No.
		MEN'S AND BOYS':		- 11
	380.0464	Ornamented		
		NOT ORNAMENTED:	inhell a	
	380.5176	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
	380.8450	Of Man-Made		15
	1 3 3	WOMEN'S, GIRLS' AND INFANTS':		
1	382.0478	Ornamented	2	7
	St.	NOT ORNAMENTED:		
	382.4282	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
	382.8126	Of Man-Made	RE	
238	- 124	TROUSERS, SLACKS AND SHORTS, NOT KNIT	17.8	Doz
	200	MEN'S AND BOYS':		
	380.0467	Ornamented		
	100	NOT ORNAMENTED:		
	380.5184	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
	380.8455	Of Man-Made		
		WOMEN'S, GIRLS' AND INFANTS':	A SERVICE	
	382.0480	Ornamented	DI TO	
		NOT ORNAMENTED:		
	382,4286	Of Vegetable, Except Cotton, Containing Man-Made Fiber		
	382.7258	Of Silk, Containing Man-Made Fiber	10	11
	382.8128	Of Man-Made Fiber		
			E LUIS I	33
				-
	TO BE		FTER	9
	THE		1 - 2 - 1	
	THE STATE OF		A COLOR	n.
	- WELL		THE EN	-
	I E ET			
	THE RESERVE		E TOTAL	

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	OF MEA SURI
239		UNDERWEAR, NOT KNIT	16.0	Doz.
San H		ORNAMENTED:	-	
		MEN'S AND BOYS':	100	
	378.0566	Briefs, Drawers, and Shorts		
7	378.0568	Other	The state of	111
	378.0576	Women's, Cirls' and Infants'		18
211		NOT ORNAMENTED:		
		LEN'S AND BOYS':		
	378.6512	Briefs, Drawers, and Shorts		
	3 8.6518	Other		18
	378.6530	Women's, Girls' and Infants'	E and	
	Contract of	The state of the s	A STATE OF	385
240	12.4	OTHER WEARING APPAREL, NOT KNIT, WHETHER OR NOT ORNAMENTED	7.8	Lb.
	73.7P	NECKTIES, MEN'S AND BOYS':	1	
	373.0560	Ornamented		i u
	373.2700	Not Ornamented		
	376,5600	Garments Designed For Rainwear, Etc., Coated, Filled Or Laminated With Rubber Or Plastics		
		LACE OR NET WEARING APPAREL, OTHER:	10.2	1
		MEN'S AND BOYS': ORNAMENTED:	144	
	380.0470	Of Man-Made Fiber	1 199	
	380.0556	Of Silk, containing man-made fiber	1	1
		NOT ORNAMENTED:		100
	380.5188	Of Vegetable Fiber, Except Cotton, Containing Man-Made Fiber	1	13
	380.7525	Of Silk, Containing Man-Made Fiber		
	100	OF MAN-MADE FIBER:	1200	
	380,8460	. Judo and Karate Uniforms		
11	380.8485	Other Wearing Apparel	1 50	
	380.9025	Of Other, Containing Man-Made Fiber	15 1	
	125	HOMEN'S, GIRLS' AND INFANTS':	13-11	
	1	ORNAMENTED:		
	382,0482	Of Man-Made Fiber		
	382.0572	Of Other		-
	12 h		1500	
			100	

#### - MAN-MADE FIBER -

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
240 CONT'D		OTHER WEARING APPAREL, NOT MNIT, WHETHER OR NOT ORNAMENTED	7.8	Lb.
		LACE OR NET MEARING APPAREL, OTHER: CONT'D	1 611	
51.5		WOMEN'S, GIRLS' AND INFANTS': CONT'D		
		NOT ORNAMENTED:		
	382.4292	Of Vegetable Fiber, Except Cotton, Containing Man- Made Fiber		
	382.7262	Of Silk, Containing Man-Made Piber	100	
	328.8150	Of Man-Made Fiber	1	
	382.8725	Of Other	1000	
		HEADWEAR:	1 1 5	
-	703.0500	Wholly or In Part of Braid		
	703.1500	Not In Part Of Braid, Not Knit	1318	
241		FLOOR COVERINGS	0.11	Sft.
	360.7540	In Which the Pile or Tuft Were Inserted or knotted into a Pre-Existing Base, Handhooked Using Hand Tool.		
	360.8042	In Which the Pile or Tuft Were Inserted or Knotted into a Pre-Existing Base, Other Than Handhooked		
	361.0560	Wholly or in Part of Braids (Except Tubular Braids with Core)		
99.63	361.1840	Wholly or in Part of Braids, Other	1	
100	361.2050	Other than of Wholly or in Part of Braids	1	
150	361.5425	Other Floor Coverings, N.S.P.F. Woven but Not Made on a Power Driven Loom	HATT	10
	361.5642	Other Floor Coverings, N.S.P.F. Other than Moven, Etc.		E'
242		OTHER FURNISHINGS	7.8	Lb.
D. BAR		LACE OR NET BEDDING:		
		ORNAMENTED:		
31.15	363.2562	Blankets	1 3	
	363,2564	Bedspreads		-
	363.2566	Other	100	
		OTHER BEDDING:	1-37	TO.
1		ROT ORNAMENTED:	1	91
Turk !	363.8520	Blankets	111111	-
E Gurs	363.8540	Bedspreads, Coverlets, Quilts and Comforters		
	363.8560	Other	Dunt	
	364.3000	Tapestries, Including Hand-Worked Petit-Point and Other	1 81 8	

- MAN-MADE FIBER -

TEXTILE	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA- SURE
242 CONT'D		OTHER FURNISHINGS CONT'D	7.8	Lb.
		HANDMADE-LACE FURNISHINGS, ORNAMENTED:		
	365,1060	Valued Not Over \$50 Per Pound		TE IS
	365.1560	Valued Over \$50 Per Pound	1 = 13	
		MACHINE-MADE LACE FURNISHINGS:	dhile	le C
		MADE ON A LEAVERS MACHINE:		
	365.2000	12 Points or Finer		
	365,3160	Not 12 Points or Finer		
	365.3560	Made on a Bobbinette-Jacquard Machine	HE TO SE	
	365.4560	Made on a Nottingham-Lace Curtain Machine		
	365.5060	Made on Any Other Machine	198	
	365.7060	Burnt Out Lace Furnishings	8 3	
	365.7560	Of Lace, Of Netting, or of Both, Made in Designs or Patterns Formed Wholly or in Substantial Part by Machine- Made Materials by Handwork		
		Other Furnishings Made on a Lace, Net, or knitting Machine, Whether or Not Ornamented and other Lace or Net Furnishings Ornamented:		
	365,8565	Wall Hangings	THE R	
1	365.8580	Other	1000	
		OTHER FURNISHINGS, NOT ORNAMENTED:		
	367.5000	Knit, Except Pile or Tufted		
	367.5500	Pile or Tufted	PA SE	
. 449	367.5900	Of Glass	11 7	
3 - 1		Other:		
-123	367,6025	Wall Hangings	Taller	
	367.6034	Other		
243		MAN-MADE FIBER MANUFACTURES, N.E.S.	7.8	Lb.
THE REAL PROPERTY.		BRAIDS, NOT SUITABLE FOR MAKING OR ORNAMENTING HEADWEAR:		-
		TOBULAR BRAIDS WITH NON-ELASTIC CORE:	S-OH	
		CABLE, ROPE, CORD AND TWINE:	The state of	
	348.0065	Measuring Under 3/16" In Diameter	DIFFE	
	348.0075	Other	ES.E	
14 4	348,0090	Other	3974	

HAN-MADE PIBER MANUFACTURES, N.E.S. CONT'D  BRAIDS, NOT SUITABLE FOR MAXING OR ORNAMENTING HEADWEAR:  CONT'D  TUBULAR BRAIDS WITH NON-ELASTIC CORE: CONT'D  OTHER:  CABLE, ROPE, CORD AND TWINE:  Measuring Under 3/16" In Diameter  Other  Other	TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
BRAIDS, NOT SUITABLE FOR MAKING OR ORNAMENTING HEADMEAR: CONT'D  TUBULAR BRAIDS WITH NON-ELASTIC CORE: CONT'D  OTHER:  CABLE, ROPE, CORD AND TWINE:  348.0565  Measuring Under 3/16" In Diameter  348.0575  Other  Other					
TUBULAR BRAIDS WITH NON-ELASTIC CORE: CONT'D OTHER:  CABLE, ROPE, CORD AND TWINE:  Measuring Under 3/16" In Diameter  348.0575  Other  Other  Other	43 CONT'D		Control of the Contro	7.8	Lb.
OTHER:  CABLE, ROPE, CORD AND TWINE:  348.0575  Other  348.0580  Other	P				
CABLE, ROPE, CORD AND TWINE:  348.0575  348.0590  Other  Other	100		TUBULAR BRAIDS WITH NON-ELASTIC CORE: CONT'D	1000	
348.0565 Measuring Under 3/16" In Diameter 348.0575 Other 348.0580 Other	19 19				
348.0575 Other  348.0580 Other					
348.0580 Other	187				
	4	348.0580	other		
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- MAN-MADE FIBER -

TEXTILE Category	TSUSA Number	DESCRIPTION	CONVER- SION FACTOR	UNIT OF MEA SURI
43 CONT'D		MAN-MADE FIBER MANUFACTURES, N.E.S. CONT'D	7.8	Lb.
1000	355.2500	Webs, Wadding, Batting and Non-Woven Fabrics, Etc.		13
1.53	355.4560	Fish Netting, and Fishing Nets (Including Sections Thereof)		
	337.7060	Edgings, Insertings, Galloons, Fringes and Trimmings, Whether in the Piece or Otherwise		
	357.9560	Hose Suitable for Conducting Gases or Liquids, with or Without Attached Fittings (Exclusive of Fittings)		
	358.1400	belting and Belts, for Machinery, of Textile Fibers or of Such Fibers and Rubber or Flastics, Other Than V-Belts		-
	358.5000	Clothing for Paper-Making, Printing, or Other Machine, in the Piece or Unit, N.S.P.F.		
-	372.0600	- Veils, Ornamented		100
I RIE	385.5300	Bags, Sacks and Other Shopping Containers		
		LABELS, NOT GENAMENTED:		
- 15	385.6120	Woven		
	385,6140	Other	8 - 13	F
1260	385.7040	Tassels and Cords of Textile Materials		
100		COPSET LACINGS, FOOTWEAR LACINGS, OR SIMILAR FACINGS:		
	385.7540	Braided, with or without Core	Desaid	
21 1	385,8500	Other than Braided	1200	1 15
- 3		OTHER ARTICLES, N.S.P.F.:		
	389.6010	Tarpaulins and Tents	16-5719	
		NON-ELASTIC BRAIDS AND OTHER BRAIDS SUITABLE FOR MAKING OR ORNAMENTING HEADWEAR:		
N. S.		IN SUBSTANTIAL PART OF MAN-MADE PIPERS:		
	703,9020	Of Famile		
Time	703.9040	Other		
	703.9500	Of Other Textile Material		
			D'A	
			Belle	
			1977	51
A TE			3 8 5	
			-61	Ë
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-CROSS REFERENCE- ,
COTTON, WOOL AND MAN-MADE FIBER TSUSA CLASSES BY CATEGORY

I	* TSUSA	CAT	TSUSA	CAT	* TSUSA	CAT	TSUSA	CAT	* TSUSA	CAT
l	300,6020	64	310,4025	1	321 ,60	23	324 58	22		
	22	64	45	203	64	23	60	23	32603	- 2
	24	64	.5010	200	68	13	64	23	04	2
	26	64	25	200	70	14	68	13	06 08	2
	28	64	45	204	76	26	70	14	22	1
	30100	1	.6015	200	78	27	76	26	24	1
	30220	1	30	205	B8	26	78	27	26	1
	22	1	18000	205	90	27	88	26	28	î
	24	2	.9000	205	92	26	90	27	32730	18
	26	3		The state of		- 2	32492	26	132	19
	28	4	310.9100	205	32194	27	94	27	34	26
	303.1000	64	315.0500	64	32201	26	325,18	5	44	9
	.2040	64	.1000	64	02	26	20	6	46	10
	42	164	.1500	64	03	26 26	22	11	54	22
	307.3000	128	316.4000	128	04	26	24	12	58	22
	.5000	101 "	.6010	205	08	26	48	20	60	23
	.5200	101	.0020	200000	19010	5	50	21	14	23
	-6000	128	319,2100	17	18	6	52	33	68	13
	-6200	102		17	22	11	54	22	70	14
	.6403	103	.2300	17	24	12	56	22	76	26
	06	103	2500	17	26	15	58	22	78	27
	09	103	.2700	200	28	16	60	23	88	26
	12	103	32001	17 26	30	18	,62	23	90	27
	15	103	02	26	32	19	64	23	92	26
	308.6000	205	03	26	34	26	68	13	94	27
	.6500	205	04	26	44	9	70	14	32801	26
	.6600	205		and the second	46	10	72	24	02	26
	.7000	205	06	26 26	54	22	74	25	03	26
	.7100	205	08	FIFTH CO.	56	22	76	26	04	26
	.7500	205	22	11	58	22	78	27	06	26
	309.9800	205	24	12	60	23	80	24	08	26
	.9900	205	28	16	62	23	82	25	18	5
	310.0108	200	30	18	64	23	84	-24	120	6
	10	200	32	19	68	13	86	25	22	11
	12	200	34	26	70	14	88	26	24	12
	25	201	36	9	72	24	90	27	26	15
	48	202	38	9	74	25	92	26	28	16
	50	202	40	9	76	26	,94	27	30	18
	52	202	42	10	78	27	32601	26	32	19
	65	202	44	9	80	24	02	26	34	26
	310.0208	200	46	10	1B2	25	,03	26	44	9
	10	200	54	22	84	24	04	26	,46	10
	12	200	58	22	86	25	06	26	54	22
	25	201	60	23	88	26	08	26	56	22
	48	202	64	23	:90	27	+22	11	58	22
	50	202	68	13	92	26	24	12	60	23
	52	202	70	14	94	27	26	15	62	23
	65	202	76	26	32322	11	28	16	64	23
	. 0520	201	78	27	24	12	30	18	68	13
	40	202	88	26	48	20	32	19	70	14
	60	202	90	27	50	21	34	26	72	24
	+0620	201	92	26	52	33	36	9	74	25
	40	202	94	27	54	22	38	9	76	26
	60	202	32101	26	58	- 22	40	9	78	27
	,1015	200	02	26	60	23	42	10	80	24
	25	201	03	26	64	23	44	9	82	25
	45	202	04	26	68	13	46	10	,84	24
	65	202	06	26	70	14	54	22	86	25
	.1108	200	08	26	76	26	58	22	88	26
	10	200	22	11	78	27	60	23	90	27
	12	200	24	12	88	26	,64	23	92	26
	25	201	26	15	90	27	68	13	94	27
	45	202	28	16	92	26	70	14	32922	11
	65	202	30	18	94	27	,76	26	24	12
	.2020	201	32	19	32422	11	78	27	48	20
	40	202	34	26	24	12	88	26	50	21
	60	202	44	9	48	20	90	27	52	33
I	.2120	201	46	10	50	21	92	26	54	22
ı	40	202	54	22	52	33	94	27	58	22
I	60	202	58	22	54		32701	26	60	23
ď	.4010	200	*50	-64	******	155	02	26	64	23

5122 NOTICES

-CROSS REFERENCECOTTON, WOOL AND MAN-MADE FIBER TSUSA CLASSES BY CATEGORY

TSUSI	A	CAT	TSUSA	CAT	TSUSA	CAT	TSUSA	CAT	TSUSA	CAT
1	74		336.5012	104	338,1518	210	345,5066	211	349 . 2520	128
	The second		14	104	.2500	210	68	211	40	213
	868	13	16	104	.2700	210	69	211	.3010	37
	70	14	18	104	.3014	210	81	211	40	128
	76	26	20	104	16	210	82	211	60	213
	88	27 26	22	104	22 23	206	84	211	350.0010	126
	90	27	24 26	104	24	208	88	211	60	213
	92	26	336,5512	104	25	208	89	211	351.0500	64
329.	94	27	14	104	338.3026	208	346,0500	В	.2040	12á
	22	11	16	104	29	208	.1000	8	60	213
	24	12	18	104	35	208	.1500	7	.2510	64
	48	20	20 22	104	36 39	208	346.2000	7	60	126
	50 52	33	24	104	51	206	.2400	7	.3000	213
	54	22	26	104	52	206	,3020	26	351.4010	64
	58	22	.6022	104	53	208	40	27	40	126
	60	23	24	104	54	208	.3220	26	2007/2007	126
	64	23	26	104	55	208	40	27	.4610	64
	68	13	28	104	59	208	.3525	26	60	213 64
	70	14	30	104	62	207	30 45	26 27	.5010	126
	76	26 27	32 34	104	64	207	50	27	60	213
	88	26	36	104	65	209	-4020	26	.6010	64
	90	27	38	104	16	209	40	27		126
	92	26	40	104	69	209	.4520	26	0.000	213
	94	27	42	104	72	210	40	27	.8010	64
	18	5	44	104	73	210	5005	64	.0000	126
	20	6	45 46	104	74 75	210	15	109		64
	22	11	48	104	76	210	25	212		126
	148	20	50	104	79	210	.5200	109		213
	50	21	52	104	82	207	.5605	64		64
	52	33	54	104	83	207	15	109		126
	54	22	56	104	84	209	25	212		213
	,56	22	58	104	85	209	.6045	212		64
	58	22	60	104	86 89	209	50 60	212		126
	62	23	· 62	104	92	210	,7000	26		64
	64	23	65	104	93	210	.8200	109		126
100	68	13	66	104	94	210	.9000	212	60	213
-	70	14.	68	104	95	210	347.1000	64	.5000	64
70	72	24	70	104	96	210	.1500	64	100000000000000000000000000000000000000	64
100	74	25	72	104	99	210	.2520	64	1 00000	126
THE	76	26 :	74 76	104	339.0500 345.1020	104	.3320	64	The same of the sa	213
1-8	78	24	337,5010	104	345.1020	64	80	64		126
	82	25	12	104	65	64	.4000	128	1 1000	213
-	84	24	14	104	75	110	.5500	213	.5012	64
	86	25	16	104	85	211	.6020	213		64
	88	26	18	104	.3000	110	40	213		64
	90	27	20 22	104	.3505	64 110	.6500	213		126
-11/4	92	26	24	104	25	211	.6900	213	1 111270	126
222	1.1020	26	1200	1000	.5011	211	.7000	213	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	132343
200	40		28	104	21	211	1000000		100000	
	.4020	26		ALM W.	22	211	40	126	56	213
100	40	27	.6025	210	24		65	243	355.0200	64
335	,5500	104	.7025	210	26	211	75	243	.1520	128
253	.6000	210	.7025 .8025	210	28 29		80	243	40	120
325	.1520	704	13043,	644	6.2	211	.0510	126	90	128
	40	104	12	-220	42	211	65	243	60 80 90	128
	2000		14	210	4.4		75			
	.2500		16	210	46	211	349,1010	243	40	128
	.3000	104				411	349,1010	64	60	128
	.3500	104	.1510	210	49		12	64	80	128
	-4020	1110-23-2400	12	210	61		40	128	90 .1800 .2500	128
	40	104	14	210	62	211	60	200	,1800	128
TO D	60	104	10.00	210	10.0	211	.1500	2.75	2000	242

-CROSS REFERENCE-

COTTON, WOOL AND MAN-MADE FIBER TSUSA CLASSES BY CATEGORY

TSUSA	CAT	TSUBA	CAT	TSUSA	CAT	TSUSA	CAT	TSUSA	, C3
355, 3500	38	360,4610	132	363,8540	242	366,6500	64	373.1540	12
,4560	243	.4620	No.	60	242	.6900	64	.2500	22
-5000	26	.4820		364,1120	26	.7500	33	.2700	24
.6000	213	.4840		.1220	64	.7730	64	374.0520	4
,6510	26	.6500	132	.1520	64	.7925	64	.1020	4
.7000	128	.7000	132	.2000	108	30	64	.1520	6
.8100	213	.7522	64	.2200	108	367.0500	128	.2000	11
.8200	213	40	241	.3000	242	.1000	128	.2500	11
356.1010	26	.8022	64	365.0020	64	.1500	128	.3000	11
40	128	42	241	-1040	126	.2000	128	.3540	21
60	213	361.0522	64	60	242	.2500	128	.4020	4
.1510	26	42	64	.1510	64	.3025	128	.4520	4
40	128	50	131	40	126	30	128	.5000	11
60	213	60	241	60	242	.5000	242	.6000	21
.2000	26	.0700	132	.2000	242	.5500	242	376.0420	6
.2510	26	.1000	132	.2510	64	.5900	242	.0800	12
.3000	128	,1820	64	40	126	16025	242	.1600	22
.4000	213	.1840	241	.2940	126	30	242	.2425	6
357.0512	26	,2010	64	.3110	64	370.0420	32	45	225
14	27	30	132	60	242	-0440	32	65	6.
16	26	50	241	.3510	64	.0460	32	85	225
18	27	.4200	132	10	126	,0800	32	90	6
.1000	108	.4400	132	60	242	.1620	32	95	22
.1500	108	.4600	132	.4010	64	.1640	32	.2825	6
-2000	105	.4800	132	-,4540	126	,2020	226	45	225
.3500	m 213	.5000	64	60	242	.2400	323	65	6.
4500	213	.5422	64	.5010	64	.3200	32	85	22
-6010	64	25	241	40	126	.3600	32	90	61
40	126	.5622	. 64	60	242	.4000	32	95	225
60	213	42	241	.7010	64	.4400	32	-5406	6.
-7010	64	.8000	128	40	126	.4800	32	.3600	244
40	126	363.0120	64	60	242	.5200	32	378.0521	51
60	243	40	64	.7510	64	.5600	32	24	223
.8010	64	.0510	54	40	126	.6020	32	- 31	58
60	213	15	36	60	242	:6040	32	32	56
-9560	243	20	36	.7700	64	.6420	32	33	58
358.0210	64	25	64	.7815	30	.6440	32	- 35	411
-0510	64	.1020	107	25	64	.6820	32	37	223
.0610	64	40	106	35	64	.6840	32	41	51
.0000	128	.1520	104	.8525	126	.8820	226	42	54
-0900	128	40	104	30	126	40	226	44	58
. 1400	243	.2000	126	65	242	372,0400	64	46	58
.2410	64	.2562	242	80	242	.0600	243	48	22
.2610	64	64	242	366.0300	64	.0840	126	51	58
-3000	128	66	242	.0600	64	.1010	62	52	53
.3500	128	.3010	34	.0900	64	20	117	54	51
.5000	243	20	28	.1520	64	30	224	56	113
359.1020	64	30	35	.1820	31	40	63	5.8	223
40	64	40	29	40	31	50	125	62	51
60	64	4020	64	60	31	60	227	64	5
,2021	64	40	64	80	31	.1520	62	66	23
26	128	.4520	64	.2120	31	40	63	68	235
31	213	40	64	40	31	60	63	71	59
41	64	,5020	36	60	31	.2500	114	74	
. 46	128	40	36	80	31	.3000	116	76	125
51	213	60	36	.2420	31	.3500	117		239
.3020	128	,5120	36	40	31	.4000		-1012	
40	128	40	36	60	31	.4500	125	14	56
60	128	60	36	80	31		125	29	
.5020	213	.5520	36	.2720	31	.7000	224	~	56
1 - 5000	THE HAPPERSON	40	36	40		.7520	227	32	58
60	213	120	1470.00	40	31	40	227	34	51
CONTRACTOR I	213		36	. 60	30	373.0510	62	19	58
100 C	132	.6025	64	00	31	20	117	.1512	6,
	132	40	64	.4200	33	30	224	14	56
	132		107	.4500	64	40	63	16	57
.2000	64	40	106	.4600	64	50	125	29	56
.2500	64	.7020	104	.4730	64	60	240	32	56
.3000	64		104	,5720	64	.1010	62	34	57
4000	132	.7500	128	6000	64	45	63	39	58
-4000		.8520	242	.6300	-64	1520	117	.2012	57

-CROSS REFERENCECOTTON, WOOL AND MAN-MADE FIBER TSUSA CLASSES BY CATEGORY

rsusa	CAT	TSUSA	CAT	TSUSA	CAT	TSUSA	CAT	TSUSA	CA:
		****	220	380,3925	50	380,8127	224	382.0220	117
378.2018	59 59	380.0446	229	27	50	33	218	25	117
30	57	52	232	29	50	35	218	30	117
.2512	59	55	234	32	50	37	219	35	117
30	59	58	235	35	50	43	224	40	117
.3510	113	61	235	37	50	47	221	50	125
30	113	64	237	39	50	63	224	55	122
.4010	125	67	238	80	63	65	222	60	125
30	125	70	240	82	63	92	224	65	123
.4510	125	.0501	62	84	63	.8410	229	70	125
30	125	06	117	.4505	62	15	229	.0401	219
.6010	223	16	224	15	117	20	229	03	224
30	223	41	63	25	224	25	231	05	224
.6512	239	46	125	.5104	49	30	232	07	224
18	239	56	240	08	49	35	234	09	224
30	239	.0610	62	12	63	40	235	11	224
380.0003	62	15	62	16	63	45	235	13	216
06	62	20	62	24	50	50	237	15	216
09	62	25	60	28	63	55	238	17	224
12	60	30	62	34	121	60	240	23	217
15	62	35	41	38	121	85	240	25	215
18	42	40	42	42	125	.9005	63	29	221
21	42	45	62	46	120	15	125	37	224
24	62	50	43	54	124	25	240	39	218
27	62	55	44	58	125	382.0002	62	43	219
30	62	50	62	64	229	04	62	45	220
33	62	90	62	68	229	06	62	51	224
36	62	.0910	48	72	235	08	62	53	224
40	63	20	48	76	237	10	62	54	222
43	63	40	49	84	238	12	62	55	224
46	63	60	49	68	240	14	62	56	224
49	55	80	49	.5710	116	16	62	58	224
52	63	90	49	20	116	18	60	10	200
55	63	.1210	48	30	116	20	62	60	228
58	54	20	48	40	116	22	42	62	229
61	45	40	49	50	116	24	62	64 66	229
64	45	60	49	90	116	26 28	62	68	230
67	46	80	49	.5900	117	30	62	.0470	231
70	63	90	49 55	.6110	117	32	62	72	232
73	63	.1520	55	30	117	34	62	74	233
76	63	.1920	55	40	117	40	52	76	236
.0205	117	40	55	50	117	42	52	78	237
10 15	117	.2100	60	60	117	44	52	80	238
20	117	.2400	60	,6310	121	46	52	82	240
25	117	.2752	45	20	121	48	52	.0509	6
40	121	55	45	30	125	50	52	18	111
45	121	59	45	40	125	52	63	27	22
50	125	62	45	50	120	54	63	54	6.
55	125	65	45	60	124	56	63	63	12
60	120	69	45	90	125	58	53	72	240
65	124	72	47	.6610	121	60	53	.0605	6.
70	125	75	47	20	121	62	53	10	6
.0401	224	77	47	30	125	64	53	15	6
02	224	78	47	40	125	66	53	20	6
04	224	79	47	50	120	68	53	25	6.
_ 07	224	82	46	60	124	70	55	30	6.
. 08	224	85	46	90	125	72	63	35	6
11	217	87	46	.7205	62	74	54	49	6.
14	224	89	46	15	117	76	46	45	6.
16	218	92	46	25	224	78	45	50	- 60
17	218	95	46	.7505	63	80	63	55	6.
19	219	97	46	15	125	82	63	60	4
20	224	99	46	25	240	84	51	65	6
23	221	.3000	63	.8101	224	86	51	70	4
25	224	.3320	63	03	224	88	63	75	6.
28	222	.3620	63	07	224	90	63	80	4
39	224	.3909	60	13	224	.0205	117	85	6
40	229	12	.54	17	224	10	117	90	6
	229	22	50	23	217	15	117	95	1 6

#### NOTICES

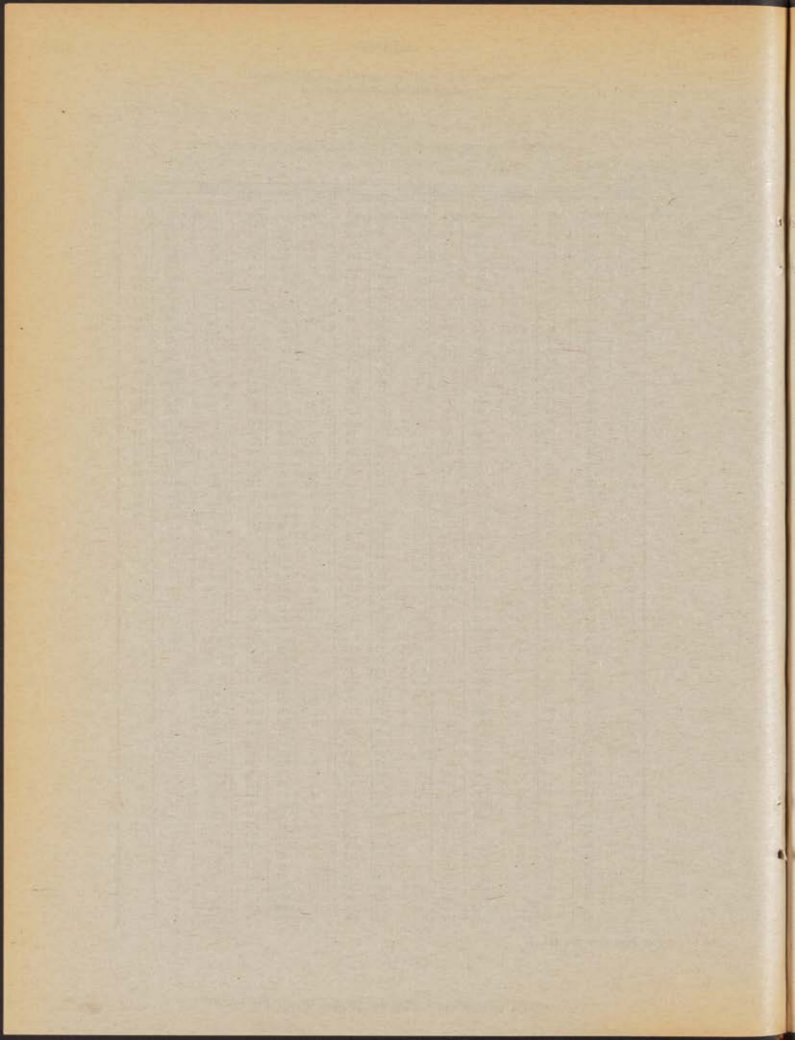
# Textile and Apparel Categories by Tariff Schedules of the United States Annotated

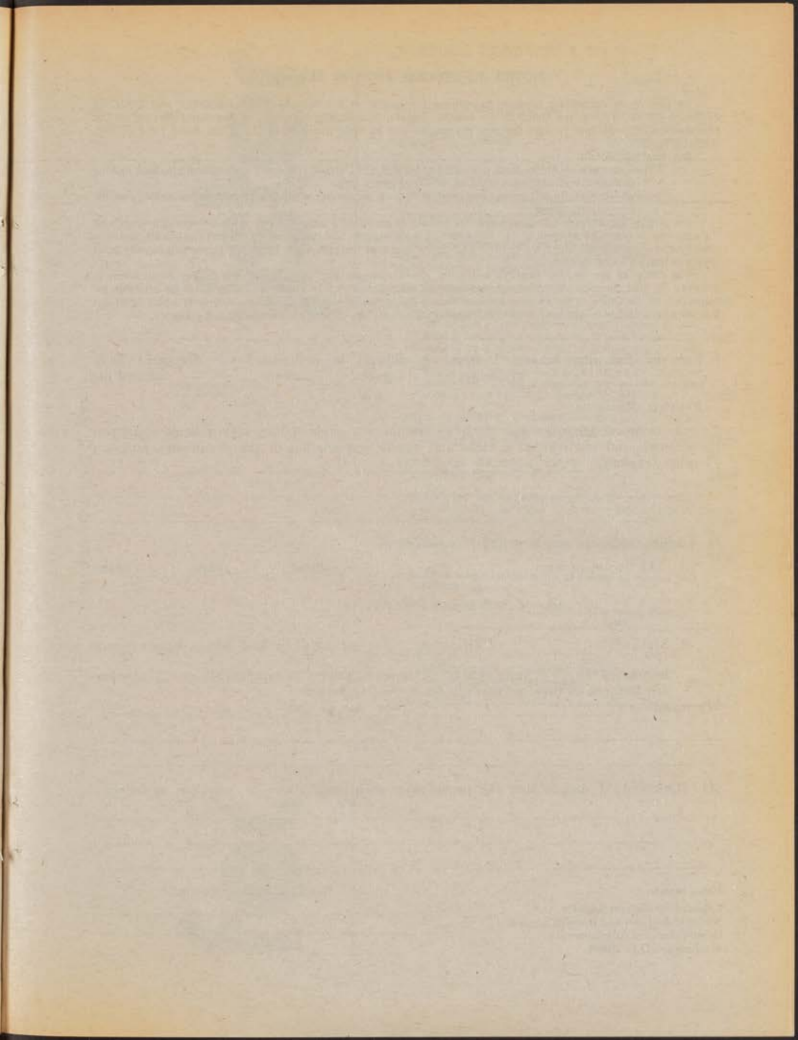
-CROSS REFERENCE-

COTTON, WOOL AND MAN-MADE FIBER TSUSA CLASSES BY CATEGORY

TSUSA	CAT	TSUSA	CAT	*TSUSA	CAT	TSUSA	CAT	TSUSA	C)
13/1/2013/19/19			The same		1				1
382,0902	48	382.3385	63	382.6325	125	382.8118	232	704.3545	214
04	48	.3904	62	30	125	20	233	,4010	39
06	48	08	62	35	123	22	236	25	39
08	48	12	62	40	122	24	236	55	39
10	48	16	44	45	124	26	237	65	112
12	48	22	62	90	125	28	238	75	214
14	49	26	62	.6904	62	50	240	.4510	39
16	49	34	117	08	62	.8705	63	25	39
18	49	38	117	12	44	15	125	55	39
20	49	42	123	16	62	25	240	65	112
22	49	46	117	22	62	385.2000	128	75	214
24	49	52	124	24	117	.2500	64	.5015	39
.1202	48	56	117	28	117	.3000	64	55	39
04	48	64	219	32	117	_4000	64	6.5	112
06	48	68	216	36	124	.5300	243	75	214
08	48	72	220	42	117	.5520	64	.5500	112
10	48	76	221	44	219	,6020	64	.5600	1112
12	48	82	222	48	216	.6120	243	.6000	112
14	49	86	224	52	221	40	243	.6500	112
16	49	.4204	52	56	222	-7020	64	.7000	112
18	49	08	49	62	224	40	243	.8520	214
20	49	12	53	.7204	52	.7520	64	.9000	214
22	49	16	63	08	53	40	243		214
24	49	22	63	12	63	.8020	64	706.2015	64
.1520	55	26	51	14	60	.8500	243	.2240	64
40	55	32	63	18	51	386.0820	126	70	64
- 60	55	34	125	22	6.3	388,1000	128	.2415	64
.1820	55	38	122	24	125	.2000	128	727.8020	64
40	55	42	125	28	125	.3000	128	40	64
60	55	46	123	32	125	.4000	128	745.7420	64
.2100	60	52	122	34	125	389.6010	243		2000
,2400	60	56	124	38	124	700.75	Lane		
.2730	63	62	125	42	125	10	125		
.3030	63	64	228	44	228	20	125		
.3302	52	68	229	48	230	30	125		
04	52	72	230	52	231	40	125		
06	52	76	236	54	232	50	125		1
08	52	82	237	58	238	60	125		
10	52	86	238	62	240	702.0520	62		
12	52	92	240	.7801	219	.1020	63	2 4 1 1 7 3	
14	53	.4800	114	05	224	.5400	115		
16	53	.5410	116	07	224	.5600	115		1
18	53	20	116	09	224	.6000	118		1
20	53	25	116	11	224	.6500	119		
22	53	30	116	15	224	.7000	119		
24	53	35	116	17	216	.7500	125	0.00	1
26	60	40	116	19	216	.8000	125		
28	54	45	116	21	224		240	TOTAL PROPERTY.	
30	54	.5600	117	25	217	-1000	224	Harris Town	1 3
32	54		117	27	215	.1500	240	8 5	
34	63	20	117	41	224	.9020	243		
36	63	30	117	51	218	40	243	THE PERSON NAMED IN	
38	63	45	117	59	219	.9500	243	200	
40	63		117	65			39	The state of	1
42	63	60	117	67	224	704.0520	39		
44	63	70	117	75	221	65	112	Later and the second	
46	51	90	117	77	224	75	214		
48	51	.6010	125	79	224	,1020	39		
50	51			88			39	1	
52	51	15	122	90	222	55 65			
		20	122	1000101	224		112		
54	51	25	125	95	224	75	214	E COLUMN	
56	51	30	125	.8102	228	.1520	39		
58	51	35	123	04	228	55	39		
60	51	40	122	.06	229	65	112		
62	51	45	124	08	229	75	214	TO STATE OF	1
64	51	90	125	10	229	.2000	112		
68	46	.6310	125	12	230	.2500	112		
	45	to the same of the	122	7.4	220	2000	1 117		
70	63	15 20	122	14 16	230	,3000 ,3535	112 214		

[FR Doc.75-2907 Filed 1-31-75;8:45 am]





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As part of its continuing program to improve the quality of the daily FEDERAL REGISTER and CODE OF FEDERAL REGULATIONS, the Office of the Federal Register is soliciting the views of interested persons on the effectiveness of individual Federal Register documents and on regulations contained in the CODE OF FEDERAL REGULATIONS.

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Second—to identify and correct any existing Federal regulations which are obsolete, unnecessarily wordy, or unclearly stated.

We believe this effort is consistent with the objectives stated by President Ford in his October 8th speech on the economy in which he announced "a joint effort by the Congress, the executive branch and the private sector to identify and eliminate existing Federal rules and regulations that increase costs to the consumer without any good reason in today's economic climate."

The Office of the Federal Register welcomes your comments and suggestions. The survey blank below is provided for that purpose. All comments received will be maintained in a public docket and will be available for inspection in the Office of the Federal Register to any interested persons or agencies. Comments which point out the need for substantive changes in existing regulations also will be forwarded to the responsible agency.

	fficult to understand the document from page of the issue of the
FEDERAL REGISTER:	(date)
	ment contained long and difficult sentences; cise explanation of the document's purpose;
II. I believe that the requirement(s) contained	in:
A. The document from	in column , page of the
(agency)	
issue of the Federal Regi	STER, Or
B. Section(s) of Title	of the Code of Federal Regulations
impose(s) an:  unnecessary;  u	reasonable;  impractical; or  obsolete hat regulation.
III. (Optional) I suggest that the provision(s	mentioned above be rewritten as follows:
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