

Federal Register

OK

Tuesday
June 15, 1982

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- Authority Delegations (Government Agencies)**
Food and Drug Administration
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DEPARTMENT OF ENERGY

Economic Regulatory Administration

10 CFR Part 508

[Docket No. ERA-R-82-1]

Powerplant and Industrial Fuel Use Act of 1978; Electric Utility Conservation Plan

AGENCY: Economic Regulatory Administration, DOE.

ACTION: Final rule.

SUMMARY: The Economic Regulatory Administration (ERA) of the Department of Energy (DOE) is issuing this final rule to implement the new section 808 of the Powerplant and Industrial Fuel Use Act of 1978, 42 U.S.C. 8301 *et seq.* ("FUA"), which was added to FUA by section 1023 of the Omnibus Budget Reconciliation Act of 1981, Pub. L. 97-35 ("OBRA"). Section 808 of FUA requires certain electric utilities which have used and intend to continue to use natural gas as a primary energy source to submit conservation plans to DOE. These final rules set forth the procedures for submission of conservation plans to DOE and establish the substantive requirements for such plans.

EFFECTIVE DATE: Sections 508.1-508.8 of this final rule will not become effective until the information collection requirements therein, which are under review at the Office of Management and Budget (OMB), have been approved.

FOR FURTHER INFORMATION CONTACT: Robert L. Davies, Director, Fuels Conversion Division, Office of Fuels Programs, Economic Regulatory Administration, Forrestal Building, Room GA-093, 1000 Independence Avenue, S.W., Washington, D.C. 20585, (202) 252-1316

Henry Garson, Assistant General Counsel for Coal Regulations (GC-14),

Office of the General Counsel, Department of Energy, Room 6B-178, 1000 Independence Avenue, S.W., Washington, D.C. 20585, (202) 252-2967

SUPPLEMENTARY INFORMATION:
[OMB CONTROL NUMBER: Approval by OMB is pending].

- I. Background.
- II. Comments.
- III. Procedural Matters.

I. Background

Section 1023 of the Omnibus Budget Reconciliation Act of 1981, Pub. L. 97-35, August 13, 1981 ("OBRA"), amended the Powerplant and Industrial Fuel Use Act of 1978, 42 U.S.C. 8301 *et seq.* ("FUA"), by adding a new section 808, entitled "Electric Utility Conservation Plan." Section 808 requires utilities which used natural gas as a primary energy source between August 14, 1980, and August 13, 1981, in any electric powerplant, and which also plan to use natural gas in any electric powerplant, to develop and submit to DOE for approval a conservation plan to achieve conservation of electric energy. The plan must be designed to achieve conservation at a level equal to 10 percent of the electric energy output of the utility which is attributable to natural gas measured against the four calendar quarters ending on June 30, 1981. The plan must be fully implemented within five years after DOE approves it.

On March 3, 1982, DOE issued proposed rules (47 FR 10589 (March 11, 1982)) ("NOPR") concerning the procedural and substantive requirements for the submission of conservation plans to DOE for approval. The NOPR provided for a 45-day public comment period, which expired on April 26, 1982. Most of the comments received by DOE strongly endorsed the content of the NOPR. All comments received by DOE have been considered in promulgating this final rule, and comments recommending revisions to the NOPR are addressed in Section II, *infra*.

II. Comments

A. Applicability (§ 508.2)

DOE received a number of comments recommending that it exempt from the reporting requirements of the final rule utilities generating relatively small amounts of electric power on natural gas during the statutory base period for

applicability (i.e. the one-year period ending on August 13, 1981), including utilities using natural gas exclusively for peaking purposes during that period. Several commenters recommended, for example, that DOE exempt from the requirements of Part 508 utilities using natural gas solely for peaking purposes, where such natural gas use is attributable to no more than 5 percent of their total electrical generation. Other commenters suggested exemption of utilities using coal for 90 percent of their total electrical generation, or exemption of utilities either generating less than 100 million kilowatt hours with natural gas during the base period for applicability, or capable of achieving conservation of no greater than one percent of their total energy output. Finally, most of these commenters requested that, in the event DOE is unable to exempt the categories of utilities described, it should provide a simple self-certification procedure for compliance by such utilities.

DOE is sympathetic to the concerns expressed by the commenters requesting such categorical relief from the requirements of Part 508. DOE has concluded, however, that it has no authority to exempt any utility which meets the explicit jurisdictional standards set forth in section 808 of FUA, as amended. Specifically, section 808(a) provides, in pertinent part, that "An electric utility is subject to this subsection if—(1) the utility owns or operates any existing electric powerplant in which natural gas was used as a primary energy source at any time during the 1-year period ending on the date of the enactment of this section, and (2) the utility plans to use natural gas as a primary energy source in any electric powerplant.

It should be noted that on November 30, 1981 (46 FR 59872 (December 7, 1981)), in revising its final rules implementing FUA, DOE eliminated its so-called "aggregation rules," thus removing from the definition of "electric powerplant" units smaller than the statutory minimum fuel heat input rate of 100 million Btu's per hour. At the same time, DOE narrowed the scope of the term "primary energy source," to exclude therefrom 25 percent of the total annual Btu heat input within a unit. Thus, under DOE's revised implementing regulations, the applicability of section 808 is limited to

any utility which owned or operated an existing "electric powerplant" (i.e., a stationary electric generating unit consisting of a boiler, gas turbine or combined cycle unit of 100 million Btu's per hour or greater fuel heat input rate), and which consumed natural gas in that unit in excess of 25 percent of the total annual Btu heat input of the unit during the statutory base period for applicability. In this regard, DOE notes that the one utility commenter who indicated that it had operated solely a natural gas or diesel-fired internal combustion engine during the base period, would not be subject to the section 808 requirements, since an internal combustion unit is not defined as an "electric powerplant" under FUA.

In the event that smaller natural gas users could not be exempted, commenters also suggested provision of a simple self-certification procedure for such utilities. DOE does not believe that such a procedure would be consistent with the explicit section 808 requirements governing plan submission, contents, and approval.

In response to the expressed concerns of the small natural gas users, it should be emphasized that the conservation requirement of section 808 correlates directly with the amount of natural gas burned by a utility during the statutory base period. Thus, for example, a utility using natural gas in a powerplant solely for peaking purposes during the base period for applicability, and for whom such gas use amounted to 5 percent of its aggregate fuel heat input, would be required within five years to achieve conservation of only 10 percent of the electric energy output attributable to that natural gas use, or .5 percent of its electric energy output during the base period for compliance.

DOE also received a number of comments concerning section 508.2(b) of its NOPR, which provided that "A public utility holding company may file a plan for all of the public utilities under its direct control or may file separate conservation plans for each such public utility." In response to these comments, DOE has adopted the following revisions to this subsection:

(1) DOE has deleted the term "direct" in the phrase "direct control," since we do not believe that it is consequential under this program whether the control is "direct" or "indirect."

(2) DOE has inserted language to clarify its intention that a public utility holding company may elect to file plans for any one or more of the individual utilities which it controls, and that, for those utilities for which individual plans will be filed, it is the responsibility of

each such individual utility to file its own plan.

DOE received one comment recommending that holding companies should not be permitted to file plans on behalf of their constituent utilities. DOE declines to adopt this recommendation, since it would result in the imposition of unnecessary and sometimes excessive regulatory burdens for individual affected utilities, with no concomitant conservation benefits.

B. Dates for Submission of Plan (§ 508.3)

DOE received one comment recommending that the August 13, 1982, submission deadline for conservation plans should be moved back to September 13, 1982. Section 808(b)(1) of FUA, as amended, requires that plans be submitted "within 1 year after the date of the enactment of [OBRA]." DOE's August 13, 1982, deadline implements this statutory directive, and DOE is without authority to adopt the requested revision.

C. Procedures for Submission of Conservation Plans to DOE (§ 508.4)

One commenter requested substitution of a 45-day public comment period on the contents of proposed conservation plans, in lieu of the 30-day period provided for in the NOPR. DOE believes that a 30-day comment period is reasonable, and that provision of a longer time period could unnecessarily impede its compliance with the statutory deadline of 120 days to approve each plan.

D. Approval of Proposed Conservation Plan (§ 508.5)

In recognition of the fact that there will be only one DOE approval of a plan, DOE has deleted the inadvertent references to "initial" and "final" approval of a plan in §§ 508.3(c), 508.5(a), 508.8(a) and 508.8(a) of the NOPR.

One commenter requested that DOE provide a fixed 60-day period for submission of a modified conservation plan. DOE has adopted the "reasonable period of time" standard as initially proposed. DOE believes that this case-by-case approach will better take account of differing circumstances that may exist for affected utilities.

E. Contents of Conservation Plan (§ 508.8)

One commenter requested further explanation of the measurement of the electrical output conservation target of § 508.8. DOE remains ready to assist any utility in understanding its responsibilities under this rule, but believes that the statutory standard, as

embodied in the rule, is sufficiently explicit.

Several commenters recommended clarification of § 508.8(a) by revising the second sentence to begin as follows: "The amount of electric energy to be conserved not later than the fifth year after approval, measured on an annual basis, must be at least equal to * * * " DOE agrees that this language clarifies the compliance responsibilities of affected utilities, and has adopted the revision.

One commenter requested that DOE remove the word "any" in the phrase "Any such other measures as the utility may consider appropriate" at the beginning of § 508.8(b)(3). The word does not appear in the corresponding provision in the statute, and DOE has adopted this change by deleting the word "any."

A number of commenters expressed concern that DOE had failed to include in the NOPR a provision corresponding to section 808(c)(3) of FUA, as amended, which provides that any conservation plan may set forth a program for the use of renewable energy sources (other than hydroelectric power). DOE believes that § 508.8(b)(3) was broad enough to encompass this provision, and to make it even clearer, DOE has added this provision to § 508.8(c) of the final rule.

Comments were received requesting that DOE allow conservation programs developed and implemented pursuant to the 1978 National Energy Act to be included in qualifying conservation plans. Authority to include such programs is already provided in § 508.8(a) of these rules. Other commenters were uncertain whether a utility could: (1) include measures undertaken prior to the enactment of OBRA; and (2) include measures required pursuant to state or local law. DOE believes that inclusion of such measures is already permitted by section 808(c)(2)(C) of FUA, as amended, and § 508.8(b)(3) of this rule.

One commenter recommended that DOE delete the inclusion in § 508.8(a) of in-plant electric usage in the base figure to which the 10 percent conservation requirement applies, by deleting the phrase "including electric energy used directly by the utility." DOE agrees that strictly in-plant electric usage is not required to be included in the "electric energy output" measurement called for under section 808(c) of FUA, as amended. DOE believes, however, that any other electric energy used by the utility company, outside of a generating facility, but within its system, must be included in the calculation. DOE has revised the rule accordingly.

One commenter suggested that DOE permit conservation to be achieved through the introduction of new non-natural-gas-fired generation. DOE notes that the regulations permit affected utilities wide latitude in selecting the means to achieve their conservation requirements. It should be emphasized, however, in response to several commenters who interpreted those requirements as calling for a 10 percent natural gas savings, that the statute requires a 10 percent savings in the utility's electric energy output attributable to natural gas usage during the base period for compliance.

The substitution of natural gas with alternate fuels, therefore, while consistent with the purposes of FUA, will not, absent demonstration of a resulting conservation of electric generation, meet the requirements of section 808 of FUA, as amended.

One commenter felt that there was an inconsistency between §§ 508.2 and 508.8 of the NOPR. In section 508.8, according to the comment, the conservation target is required to be set as a percent of the electrical energy output sold within the utility's system, while in § 508.2, the applicability criteria fail to indicate whether the natural gas which is planned to be burned is to be used for energy sold within the utility's system or sold outside of it. DOE's rules, consistent with section 808 of FUA, as amended, establish separate and distinct standards governing applicability and conservation requirements. The applicability criteria look to a utility's past and expected fuel input, while the conservation requirements, as noted *supra*, pertain to a utility's historic electric energy output during a statutorily established base period. Accordingly, the provisions of §§ 508.2 and 508.8 are not inconsistent.

A comment was received recommending the exclusion of wholesale power sales from the 10 percent conservation requirement of § 508.8. DOE notes that the rule already excludes from the 10 percent figure power sales outside of a utility's system, including wholesale power sales.

Finally, one commenter requested that DOE include in this section of the final rule language from the Conference Report on OBRA indicating that all obligations of a utility to implement its conservation plan cease at the end of the five-year compliance period. DOE is not adopting this change in its final rule since there is no statutory language corresponding to this portion of the OBRA legislative history. In response to the comment, however, DOE wishes to emphasize that there is no statutory requirement to implement a plan beyond

the five year period, but section 808(c) of the statute requires that plans be fully implemented before the expiration of that period.

F. General

DOE received the following general comments on its March 11, 1982, NOPR:

(1) One commenter states that references to "Director" in the NOPR as the approving official should be replaced with "Secretary" pursuant to section 808 of FUA, as amended.—As with a large part of the existing FUA program, in the interests of administrative efficiency, responsibility for implementation of the section 808 program will be delegated to the Director of the Fuels Conversion Division of the Office of Fuels Programs within DOE. The recommended change is accordingly not being adopted.

(2) Several commenters felt that "conservation plans" already filed by utilities obtaining special temporary public interest exemptions for the use of natural gas under Title III of FUA, and DOE's implementing rules (44 FR 21230 (April 9, 1979)); or proposed system compliance plans already filed by utilities pursuant to Title V and FUA and DOE's implementing rules (45 FR 53696 (August 12, 1980)), should suffice to meet the conservation plan requirements of section 808 of FUA, as amended.—In response to the repeal under OBRA of the so-called "off-gas" prohibitions of the former section 301 of FUA, DOE's regulations governing the foregoing two programs were eliminated on December 21, 1981 (47 FR 749 (January 7, 1982)). Unlike section 808 of FUA, which requires a demonstration of conservation of electrical output, the foregoing programs emphasized conservation of oil and, in the case of the system compliance option, natural gas, by means of fuels substitution. Further, DOE has no authority under section 808 to accept utility submissions under those former programs in lieu of the explicit conservation plan requirements enacted as part of the OBRA amendments to FUA.

(3) One commenter stated that DOE's rules should provide for oversight of the effectiveness of aspects of approved plans to ensure appropriate progress toward the five-year goal.—Section 808 of FUA and DOE's implementing rules require utilities subject to the conservation plan requirements to file annual reports with DOE, indicating steps taken during the preceding year to implement the plan. DOE believes that the authority will be sufficient to evaluate a utility's progress in meeting its plan commitments.

(4) One commenter objected to DOE's statement in the NOPR that "These proposals will not be likely to result in an annual effect on the economy of \$100 million or more" for purposes of Executive Order 12291, and stated that DOE is required to prepare a Regulatory Impact Analysis for this rule pursuant to that Order.—

While DOE continues to believe that this final rule is not a "major rule" within the meaning of the Executive Order, even if it were, it would also be exempt from the requirements of the Executive Order, based upon the fact that compliance with the Order would conflict with the statutorily established submittal deadline in section 808 of FUA, as amended. Specifically, section 808 requires the submission of plans within one year after enactment, or by August 13, 1982. Compliance with the requirements for a major rule, especially preparation of a Regulatory Impact Analysis, could impede the ability of affected utilities to meet this statutory requirement. Pursuant to section 8(a)(2) of the Executive Order, DOE has reported the exemption to OMB together with a statement of the reasons therefor.

III. Procedural Matters

A. Section 102 of the National Environmental Policy Act (NEPA)

DOE has determined that this final rule does not constitute a major Federal action significantly affecting the quality of the human environment within the meaning of section 102(2)(C) of NEPA. Therefore, the preparation of an Environmental Impact Statement for this rule is not required.

B. Regulatory Flexibility Act

In the NOPR published on March 11, 1982, DOE announced its determination that this rule would not have a "significant economic impact on a substantial number of small entities" under the Regulatory Flexibility Act, 5 U.S.C. 601 *et seq.* This determination was based on DOE's findings that: (1) A very small number of the companies which could be affected by the conservation plan requirements would qualify as "small businesses," and (2) the economic impact of compliance with the rule would be relatively insignificant for these small concerns. At the same time, DOE announced in the NOPR its willingness to review any comments concerning the impact of this rule on small entities.

No comments received by DOE challenged the foregoing findings. DOE continues to believe that, at most, a very small number of small entities will be

affected by this rule, and that the impact on those small entities affected will be insignificant. Therefore, DOE certifies that this rule is not likely to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act.

C. Executive Order No. 12291

DOE has invoked an exemption under section 8(a)(2) of Executive Order 12291, based upon the fact that compliance with the requirements of the Order would conflict with the statutorily established submittal deadline in section 808 of FUA, as amended. Pursuant to section 8(a)(2) of the Executive Order, DOE has submitted a statement concerning this conflict to OMB.

D. Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1980 (Pub. L. 96-511), the reporting or recordkeeping provisions that are included in this final rule have been or will be submitted for approval to the Office of Management and Budget (OMB). They are not effective until OMB approval has been obtained and the public notified to that effect through a technical amendment to this rule.

List of Subjects in 10 CFR Part 508

Business and industry, Electric powerplants, Natural Gas, Conservation.

(Department of Energy Organization Act, Pub. L. 95-91, 91 Stat. 565 (42 U.S.C. 7101 *et seq.*); Powerplant and Industrial Fuel Use Act of 1978, Pub. L. 95-620, 92 Stat. 3289 (42 U.S.C. 8301 *et seq.*); E.O. 12009, 42 FR 46267, September 15, 1977; Omnibus Budget Reconciliation Act of 1981, Pub. L. 97-35, August 13, 1981)

In consideration of the foregoing, Subchapter E, "Alternate Fuels" of Chapter II, Title 10 of the Code of Federal Regulations is amended by adding a new Part 508 thereto, as set forth below.

Issued in Washington, D.C., on June 3, 1982.

Rayburn Hanzlik,
Administrator, Economic Regulatory Administration.

PART 508—ELECTRIC UTILITY CONSERVATION

Subpart A—General Provisions

- Sec.
508.1 Purpose and scope.
508.2 Applicability.
508.3 Date for submission of plan.

Subpart B—Procedures

- 508.4 Procedures for submission of plans to DOE.

- Sec.
508.5 Approval of proposed plan.
508.6 Amendments of approved plan.
508.7 Annual reporting requirement.

Subpart C—Contents of Conservation Plan

- 508.8 Contents of plan.

Authority: Department of Energy Organization Act, Pub. L. 95-91, 91 Stat. 565 (42 U.S.C. 7101 *et seq.*); Powerplant and Industrial Fuel Use Act of 1978, Pub. L. 95-620, 92 Stat. 3289 (42 U.S.C. 8301 *et seq.*); E.O. 12009, 42 FR 46267, September 15, 1977; Omnibus Budget Reconciliation Act of 1981, Pub. L. 97-35, August 13, 1981.

Subpart A—General Provisions

§ 508.1 Purpose and scope.

This Part establishes the requirements and procedures for submission to DOE of any Electric Utility Conservation Plan ("plan"), pursuant to section 808 of FUA, as amended. Section 508.2 establishes the applicability of the requirement for a plan which is imposed by section 808 of FUA. Sections 508.4 and 508.5 provide the procedures for submission to and approval by DOE of plans by electric utilities. Section 508.6 provides for the amendment of plans which have received approval from DOE, and section 508.7 establishes an annual reporting requirement for utilities subject to the plan requirement. Section 508.8 establishes the requirements for the contents of plans.

§ 508.2 Applicability.

(a) These regulations apply to any electric utility which:

(1) Owns or operates any existing electric powerplant (for definition of "existing electric powerplant" see 10 CFR 500.2) in which natural gas was used as a primary energy source (for definition of "primary energy source" see 10 CFR 500.2) at any time during the one-year period ending on August 13, 1981; and

(2) Plans to use natural gas as a primary energy source in any electric powerplant (for definition of "electric powerplant" see 10 CFR 500.2).

(b) A public utility holding company may file a plan for any or all of the public utilities under its control. In the event that a public utility holding company elects not to file a plan for any or all of the public utilities under its control, each such public utility is responsible for filing its own plan pursuant to this Part.

§ 508.3 Date for submission of plan.

(a) Each electric utility subject to this Part must, on or before August 13, 1982, submit to DOE a plan which satisfies the requirements of § 508.8 of this Part.

(b) The Director of the Fuels Conversion Division of the Office of Fuels Programs of ERA shall approve or

disapprove such plans pursuant to section 508.5 of this Part.

(c) Each utility subject to this Part must implement the approved plan during the five-year period beginning on the date of approval of the plan.

Subpart B—Procedures

§ 508.4 Procedures for submission of plans to DOE.

(a) *Filing of Proposed Plans.* Proposed plans are to be filed with DOE at the following address: Director, Fuels Conversion Division, Office of Fuels Programs, Economic Regulatory Administration, Department of Energy, Forrestal Building, 1000 Independence Ave., S.W., Room GA-093, Washington, D.C. 20585.

(b) *Notice of Receipt of Plan and Public Comment Period.* Upon receipt of a proposed plan, DOE shall publish in the Federal Register a Notice of Receipt of Proposed Conservation Plan. The publication of such Notice shall commence a public comment period of thirty (30) days, during which interested persons may submit written comments concerning the content of the proposed plan. The proposed plan shall be available for public inspection during this period at a location announced in the Notice.

§ 508.5 Approval of proposed plan.

(a) The Director of the Fuels Conversion Division of the Office of Fuels Programs shall, within 120 days after the submission of any proposed plan, approve or disapprove the proposed plan submitted by an electric utility pursuant to § 508.4 of this Part. The Director shall approve the proposed plan unless he finds that the plan does not meet the requirements established by § 508.8 of this Part. Prior to approval of a proposed plan, DOE shall evaluate the environmental consequences of such plan.

(b) When the Director approves the proposed plan, DOE will publish a Notice of Approval of Conservation Plan in the Federal Register. Approval of the plan will be effective upon such publication.

(c) If the proposed plan, as originally submitted, fails to meet the requirements for approval, DOE will notify the utility submitting the plan by letter, setting forth the reasons for disapproval. The Director shall provide a reasonable period of time for submission of a modified conservation plan. Where the modified plan is not submitted within the specified time period, a Notice of Non-approval shall be published in the Federal Register

together with the basis for the determination that the proposed plan fails to meet the requirements of § 508.8 of this Part.

§ 508.6 Amendment of approved plan.

(a) An electric utility may, at any time, propose an amendment to a conservation plan for which approval has been received pursuant to § 508.5 of this Part.

(b) The proposed amended plan shall be submitted in accordance with the procedures established in section 508.4 of this Part, and shall be subject to approval pursuant to § 508.5 of this Part.

§ 508.7 Annual reporting requirement.

Any electric utility required to submit a plan under section 808 of FUA, as amended, shall annually submit to the Director of the Fuels Conversion Division of the Office of Fuels Programs a report identifying the steps taken during the preceding year to implement such plan.

Subpart C—Contents of Conservation Plan

§ 508.8 Contents of plan.

(a) Any plan submitted pursuant to section 508.4 of this Part shall set forth the means determined by the utility to achieve the required conservation of electric energy not later than the fifth year after its approval. The amount of electric energy to be conserved not later than the fifth year after removal, measured on an annual basis, must be at least equal to 10 percent of the electric energy output of that utility sold within its own system (excluding electric energy utilized within a utility's generating facility) which is attributable to natural gas during the four calendar quarters ending June 30, 1981. A plan may include those conservation measures adopted and conservation benefits achieved in response to the National Energy Act of 1978 and its component parts including the Powerplant and Industrial Fuel Use Act of 1978 and the National Energy Conservation Policy Act of 1978.

(b) The plan shall include: (1) All activities required for such utility by Part 1 of Title II of the National Energy Conservation Policy Act of 1978;

(2) An effective public information program for conservation; and

(3) Such other measures as the utility may consider appropriate.

(c) Any plan submitted pursuant to § 508.4 of this Part may set forth a program for the use of renewable energy sources (other than hydroelectric power).

(d) Any plan shall contain procedures to permit the amounts expended by the utility in developing and implementing the plan to be recovered in a manner specified by the appropriate State regulatory authority (or by the utility in the case of a nonregulated utility). A utility may submit an amended plan for approval pursuant to § 508.6 of this Part at any time to reflect changes to the plan which will permit such recovery.

[FR Doc. 82-16070 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

FEDERAL DEPOSIT INSURANCE CORPORATION

12 CFR Part 303

Applications, Requests, Submittals and Notices of Acquisition of Control

AGENCY: Federal Deposit Insurance Corporation.

ACTION: Notification of Action By the Office of Management and Budget.

SUMMARY: This document announces that the Office of Management and Budget ("OMB") has approved under the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), the collection of relevant information under § 303.11(f) of FDIC's Rules and Regulations (12 CFR 303.11(f)) which delegates to the FDIC's Board of Review authority to act on requests for relief from reimbursement under the Truth-in-Lending Simplification and Reform Act ("TILA") (15 U.S.C. 1607(e)(2)).

FOR FURTHER INFORMATION CONTACT: James L. Meador, Attorney, Legal Division, Federal Deposit Insurance Corporation, 550-17th Street, NW., Washington, D.C., 20429, (202) 389-4171.

SUPPLEMENTARY INFORMATION: Section 303.11(f) was published as an amendment to Part 303 of FDIC's Rules and Regulations on March 8, 1982 (47 FR 9810). The information that may be voluntarily submitted to FDIC by a bank in support of its request for relief refers to types of violations of the TILA, the statutory authority giving FDIC discretion to grant relief under the TILA, any arguments for allowing an extended time period for making reimbursement, any bank efforts to correct the violations, the total amount of reimbursement required to remedy the violations, and an explanation of any significant impact reimbursement would have on the safety or soundness of the bank.

Accordingly, the FDIC announces that the Office of Management and Budget has approved collection of the information described above through

November 30, 1984. The collection has been assigned OMB No. 3064-0065.

Dated: June 4, 1982.
Federal Deposit Insurance Corporation.
Hoyle L. Robinson,
Executive Secretary.

[FR Doc. 82-16036 Filed 6-14-82; 8:45 am]
BILLING CODE 6714-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 5 and 12

Equal Access to Justice Act; Delegations of Authority and Organization; Cross-Reference to Departmental Regulations

AGENCY: Food and Drug Administration.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the regulations for delegations of authority to describe a new delegation of authority to the Commissioner of Food and Drugs from the Secretary of Health and Human Services under the Equal Access to Justice Act. The delegation authorizes the Commissioner to take final action on matters pertaining to section 203 of the Act (5 U.S.C. 504) and to develop procedures and regulations supplementing the Department of Health and Human Services' (DHHS) implementation regulations. FDA also is amending its administrative practices and procedures regulations to refer to the DHHS regulations.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT: Robert L. Miller, Office of Management and Operations (HFA-340), Food and Drug Administration, 4500 Fishers Lane, Rockville, MD 20857, 301-443-4976.

SUPPLEMENTARY INFORMATION: The DHHS regulations for implementation of the Equal Access Justice Act in agency proceedings (45 CFR Part 13) were published in the Federal Register of March 12, 1982 (47 FR 10834). Section 13.8 (45 CFR 13.8) delegated to certain Department officials the authority to take final action on matters pertaining to section 203 of that Act (on award of fees in certain adversary adjudications) and to develop procedures and regulations where necessary to supplement these regulations. With respect to FDA proceedings, the authority was delegated to the Commissioner of Food and Drugs or his designee.

FDA is amending the list in § 5.10 (21 CFR 5.10) of the Commissioner's delegations of authority to add a new paragraph (f) describing the new delegation of authority. FDA also is amending § 12.21 of the regulations (21 CFR 12.21) to add a new paragraph (d) that refers to the DHHS regulations. FDA has no current plans to issue supplementary regulations, but may do so in the future if necessary.

Notice of this regulation, opportunity for public comment, and delayed effective date are unnecessary under 5 U.S.C. 553(b)(A).

List of Subjects

21 CFR Part 5

Authority delegations (Government agencies); Organizations and functions (Government agencies).

21 CFR Part 12

Administrative practice and procedure.

Therefore, under the Equal Access to Justice Act (5 U.S.C. 504 and 504 note) and the Federal Food, Drug, and Cosmetic Act (secs. 505, 512, 515, 701(a), 52 Stat. 1052-1053 as amended, 1055, 82 Stat. 343-351 as amended, 90 Stat. 552-559 (21 U.S.C. 355, 360b, 360e, 371(a))), and under the authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10), Chapter I of Title 21 of the Code of Federal Regulations is amended:

PART 5—DELEGATIONS OF AUTHORITY AND ORGANIZATION

1. In Part 5, by adding new paragraph (f) to § 5.10, to read as follows:

§ 5.10 Delegations from the Secretary, the Assistant Secretary for Health, and Public Health Service Officials.

* * * * *

(f) The Secretary of Health and Human Services has redelegated to the Commissioner of Food and Drugs, or his designee, the authority to take final action on matters pertaining to section 203 of the Equal Access to Justice Act (5 U.S.C. 504), and to develop procedures and regulations where necessary to supplement the Department's regulations, 45 CFR Part 13.

PART 12—FORMAL EVIDENTIARY PUBLIC HEARING

2. In Part 12, by adding a new paragraph (d) to § 12.21, to read as follows:

§ 12.21 Initiation of a hearing involving the issuance, amendment, or revocation of an order.

* * * * *

(d) In a proceeding under sections 505(e), 512(e) or (m), or 515(e) of the act in which a party wishes to apply for reimbursement of certain expenses under the Equal Access to Justice Act (5 U.S.C. 504 and 504 note), FDA will follow the Department of Health and Human Services' regulations in 45 CFR Part 13.

Effective date. This regulation shall become effective June 15, 1982.

(5 U.S.C. 504 and 504 note); (secs. 505, 512, 515, 701(a), 52 Stat. 1052-1053 as amended, 1055, 82 Stat. 343-351 as amended, 90 Stat. 552-559 as amended (21 U.S.C. 355, 360b, 360c, 371(a)))

Dated: June 7, 1982.

Mark Novitch,

Acting Commissioner of Food and Drugs.

[FR Doc. 82-18060 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

21 CFR Part 520

Oral Dosage Form New Animal Drugs Not Subject to Certification; Sulfamethazine Sodium Drinking Water Solution

AGENCY: Food and Drug Administration.
ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a new animal drug application (NADA) filed by the Ralston Purina Co., providing for safe and effective use of sulfamethazine sodium drinking water solution for treating chickens, turkeys, swine, and beef cattle and nonlactating dairy cattle for certain infections caused by sulfamethazine-sensitive organisms.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT: Emilio E. Viera, Bureau of Veterinary Medicine (HFV-138), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-3410.

SUPPLEMENTARY INFORMATION: Ralston Purina Co., Checkerboard Square, St. Louis, MO 63199, filed an NADA (49-729) for the safe and effective use of sulfamethazine sodium drinking water solution for use in cattle, swine, chickens, and turkeys against certain diseases caused by organisms susceptible to sulfamethazine. It is used in beef and nonlactating dairy cattle for treatment of bacterial pneumonia and bovine respiratory disease complex (shipping fever complex) (*Pasteurella* spp.), colibacillosis (bacterial scours) (*Escherichia coli*), necrotic pododermatitis (foot rot) (*Fusobacterium necrophorum*), calf

diphtheria (*Fusobacterium necrophorum*), acute mastitis (*Streptococcus* spp.), and acute metritis (*Streptococcus* spp.). It is used in swine for treatment of porcine colibacillosis (bacterial scours) (*Escherichia coli*) and bacterial pneumonia (*Pasteurella* spp.). It is used in chickens for control of infectious coryza (*Haemophilus gallinarum*), coccidiosis (*Eimeria tenella*, *Eimeria necatrix*), acute fowl cholera (*Pasteurella multocida*), and pullorum disease (*Salmonella pullorum*). It is used in turkeys for control of coccidiosis (*Eimeria meleagridis*, *Eimeria adenoides*).

A similar product was the subject of a National Academy of Sciences/National Research Council (NAS/NRC), Drug Efficacy Study Group, evaluation published in the *Federal Register* of July 17, 1970 (35 FR 11532). NAS/NRC found, and FDA concurred, that the product was probably effective for treatment of infectious diseases caused by sulfamethazine-sensitive organisms.

The product reviewed by the Academy was subsequently regulated for use under § 520.2261a (21 CFR 520.2261a), which provides that applications for the uses specified in the section need not include effectiveness data as specified by § 514.111 (21 CFR 514.111), but may require bioequivalency and safety information.

Ralston Purina submitted information establishing that its product is equivalent to the product regulated under § 520.2261a, has the same conditions of use, and furnished proof of authorization to use data from 90-day studies and tissue residue studies as required by a notice published in the *Federal Register* of July 14, 1981 (46 FR 36254). The application is approved and the regulations amended to reflect the approval.

In accordance with the freedom of information provisions of Part 20 (21 CFR Part 20) and § 514.11(e)(2)(ii) (21 CFR 514.11(e)(2)(ii)), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, from 9 a.m. to 4 p.m., Monday through Friday.

The Bureau of Veterinary Medicine has carefully considered the potential environmental effects of this action and has concluded that the action will not have a significant impact on the human environment and that an environmental impact statement therefore will not be prepared. The Bureau's finding of no significant impact and the evidence

supporting this finding, contained in a statement of exemption (pursuant to 21 CFR 25.1(f)(2)(ii)) may be seen in the Dockets Management Branch (address given above).

This action is governed by the provisions of 5 U.S.C. 556 and 557 and is therefore excluded from Executive Order 12291 by section 1(a)(1) of the Order.

List of Subjects in 21 CFR Part 520

Animal drugs, Oral use.

PART 520—ORAL DOSAGE FORM NEW ANIMAL DRUGS NOT SUBJECT TO CERTIFICATION

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly 5.1; see 46 FR 26052; May 11, 1981)) and redelegated to the Bureau of Veterinary Medicine (21 CFR 5.83), Part 520 is amended in § 520.2261a by revising paragraph (a), to read as follows:

§ 520.2261a Sulfamethazine sodium drinking water solution.

(a) *Sponsors.* See Nos. 017800 and 010042 in § 510.600(c) of this chapter for use of a 12.5-percent sulfamethazine sodium solution.

Effective date: June 15, 1982.

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

Dated: June 4, 1982.

Lester M. Crawford,

Director, Bureau of Veterinary Medicine.

[FR Doc. 82-16086 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

24 CFR Part 888

[Docket No. R-82-945]

Low Income Housing; Section 8 Housing; Fair Market Rents for New Construction and Substantial Rehabilitation

AGENCY: Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

ACTION: Notice of effective date for final rule.

SUMMARY: This document announces the effective date for the final rule published in the Federal Register on May 4, 1982 (47 FR 19124) which revised the note to Schedule A and revised the section 8 Fair Market Rents for new Construction

and Substantial Rehabilitation which were applicable to 23 selected market areas, in compliance with the requirements of section 8(c)(1) of the U.S. Housing Act of 1937. The effective date provision of the rule stated that the rule would become effective upon expiration of the first period of 30 calendar days of continuous session of Congress after publication, subject to waiver, retroactive to October 1, 1981 and announced that future notice of the effectiveness of the rule would be published in the Federal Register.

Thirty calendar days of continuous session of Congress have expired since the rule was published.

DATE: The effective date for the final rule published May 4, 1982, at 47 FR 19124, is June 14, 1982, retroactive to October 1, 1981.

FOR FURTHER INFORMATION CONTACT: Grady J. Norris, Assistant General Counsel for Regulations, Department of Housing and Urban Development, Room 10278, 451 7th Street, SW., Washington, D.C. 20410, Telephone No. (202) 755-5705. This is not a toll-free number.

Dated: June 9, 1982.

Grady J. Norris,

Assistant General Counsel for Regulations.

[FR Doc. 82-16102 Filed 6-14-82; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF JUSTICE

Parole Commission

28 CFR Part 2

Paroling, Recommitting, and Supervising Federal Prisoners; Correction

AGENCY: Parole Commission, Justice.

ACTION: Correction of final rule.

SUMMARY: The Parole Commission is correcting an error in its final rule at 28 CFR 2.14, Subsequent Proceedings, published on July 31, 1981 at 46 FR 39136.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT: Toby D. Slawsky, telephone (301) 492-5959.

SUPPLEMENTARY INFORMATION: The Commission is clarifying 28 CFR 2.14(a)(1) by removing the last sentence of § 2.14(a)(1)(ii) and making that sentence § 2.14(a)(1)(iii). This change is intended to clarify the Commission policy that regardless of sentence length prisoners with unsatisfied minimum terms will have their first interim hearing deferred until the docket of

hearings immediately proceeding the month of parole eligibility.

List of Subjects in 28 CFR Part 2

Administrative practice and procedure, Probation and parole, Prisoners.

PART 2—PAROLE, RELEASE, SUPERVISION, AND RECOMMITMENT OF PRISONERS, YOUTH OFFENDERS, AND JUVENILE DELINQUENTS

Accordingly pursuant to 18 U.S.C. 4203(a)(1) and 4204(a)(6), 28 CFR 2.14 is corrected as follows:

§ 2.14 Subsequent proceedings.

* * * * *

(a)(1)(ii) In the case of a prisoner with a maximum term or terms of seven years, every twenty four-months (until released).

(iii) However, in the case of a prisoner with an unsatisfied minimum term, the first interim hearing shall be deferred until the docket of hearings immediately proceeding the month of parole eligibility.

* * * * *

Dated: June 8, 1982.

Benjamin F. Baer,

Chairman, Parole Commission.

[FR Doc. 82-16027 Filed 6-14-82; 8:45 am]

BILLING CODE 4410-01-M

28 CFR Part 2

Paroling, Recommitting, and Supervising Federal Prisoners; Correction

AGENCY: Parole Commission, Justice.

ACTION: Correction of final rule.

SUMMARY: The Parole Commission is correcting a clerical error to its final rule, 28 CFR 2.48, Revocation: Preliminary interview, published on January 16, 1979 at 44 FR 3409.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT: Toby D. Slawsky (301) 492-5959.

SUPPLEMENTARY INFORMATION: The reference in 28 CFR 2.48(b) to 28 CFR 2.49(a) is incorrect. This error is corrected by removing the reference to 28 CFR 2.49(a) and replacing it with a reference to 28 CFR 2.51.

Dated: June 8, 1982.

Benjamin F. Baer,

Chairman, Parole Commission.

[FR Doc. 82-16028 Filed 6-14-82; 8:45 am]

BILLING CODE 4410-01-M

28 CFR Part 2**Paroling, Recommitting, and Supervising Federal Prisoners; Correction****AGENCY:** Parole Commission, Justice.**ACTION:** Correction of final rule.

SUMMARY: The Parole Commission is correcting a clerical error to its final rule, 28 CFR 2.21, re parole consideration guidelines, published on May 4, 1979 at 44 FR 26548.

EFFECTIVE DATE: June 15, 1982.**FOR FURTHER INFORMATION CONTACT:**

Toby D. Slawsky, (301) 492-5959.

SUPPLEMENTARY INFORMATION: On July 10, 1981 at 46 FR 35637, the Commission amended 28 CFR 2.47 and omitted a conforming amendment to 28 CFR 2.21(b)(3). This omission is corrected by changing the reference in 28 CFR 2.21(b)(3) from 28 CFR 2.47(b) to 28 CFR 2.47(d).

Dated: June 8, 1982.

Benjamin F. Baer,
Chairman, Parole Commission.

[FR Doc. 82-16029 Filed 6-14-82; 8:45 am]

BILLING CODE 4410-01-M

28 CFR Part 2**Paroling, Recommitting, and Supervising Federal Prisoners; Correction****AGENCY:** Parole Commission, Justice.**ACTION:** Correction of final rule.

SUMMARY: The Parole Commission is correcting a clerical error to its final rule, 28 CFR 2.13(f), initial hearing; procedure, published on August 5, 1977 at 44 FR 39812.

EFFECTIVE DATE: June 15, 1982.**FOR FURTHER INFORMATION CONTACT:**

Toby D. Slawsky, (301) 492-5959.

SUPPLEMENTARY INFORMATION: On May 4, 1979 at 46 FR 26550 the Commission amended 28 CFR 2.55 and 2.56 and omitted a conforming amendment to 28 CFR 2.13(f) published August 5, 1977, 42 FR 38912. This omission is corrected by

changing the reference in 28 CFR 2.13(f) from 28 CFR 2.55 to 28 CFR 2.56.

Dated: June 8, 1982.

Benjamin F. Baer,
Chairman, Parole Commission.

[FR Doc. 82-16080 Filed 6-14-82; 8:45 am]

BILLING CODE 4410-01-M

28 CFR Part 2**Paroling, Recommitting, and Supervising Federal Prisoners****AGENCY:** Parole Commission, Justice.**ACTION:** Final rule.

SUMMARY: The Parole Commission is amending the format of its Paroling Policy Guidelines, 28 CFR 2.20 to make them easier to read. This amendment makes no substantive changes in the Commission's guidelines.

EFFECTIVE DATE: June 15, 1982.**FOR FURTHER INFORMATION CONTACT:**

Toby Slawsky, Office of General Counsel, telephone (301) 492-5959.

SUPPLEMENTARY INFORMATION: The Parole Commission is amending the format of its paroling policy guidelines, 28 CFR 2.20, by displaying the adult and youth guidelines on the same page. This change is intended to make use of the guidelines easier; it makes no substantive changes in either the adult or youth guidelines.

List of Subjects in 28 CFR Part 2

Administrative practice and procedures, Probation and parole, Prisoners.

PART 2—PAROLE, RELEASE, SUPERVISION, AND RECOMMITMENT OF PRISONERS, YOUTH OFFENDERS, AND JUVENILE DELINQUENTS

Accordingly, pursuant to the provisions of 18 U.S.C. 4203(a)(1) and 4204(a)(6) the Commission is revising the table in 28 CFR 2.20 to read as follows:

§ 2.20 Paroling Policy Guidelines;
Statement of General Policy.

* * * * *

BILLING CODE 4410-01-M

GUIDELINES FOR DECISION-MAKING

[Guidelines for Decision-Making, Customary Total Time To Be Served Before Release (Including Jail Time)]

OFFENSE CHARACTERISTICS: Severity of Offense Behavior (Examples)	OFFENSE CHARACTERISTICS: Parole Prognosis (Salient Factor Score 1981)			
	Very Good (10 - 8)	Good (7 - 6)	Fair (5 - 4)	Poor (3 - 0)
LOW	ADULT RANGE			
Alcohol or Cigarette law violations, including tax evasion (amount of tax evaded less than \$2,000) ^{1/}	<=6 months	6-9 months	9-12 months	12-16 months
Gambling law violations (no managerial or proprietary interest)				
Illicit drugs, simple possession				
Marihuana/hashish, possession with intent to distribute/sale [very small scale (e.g., less than 10 lbs. of marihuana/less than 1 lb. of hashish/less than .01 liter of hash oil)]				
Property offenses (theft, income tax evasion, or simple possession of stolen property) less than \$2,000				
(YOUTH RANGE)				
	(<=6) months	(6-9) months	(9-12) months	(12-16) months
LOW MODERATE	ADULT RANGE			
Counterfeit currency or other medium of exchange [(passing/possession) less than \$2,000]	<=8 months	8-12 months	12-16 months	16-22 months
Drugs (other than specifically categorized), possession with intent to distribute/sale [very small scale (e.g., less than 200 doses)]				
Marihuana/hashish, possession with intent to distribute/sale [small scale (e.g., 10-49 lbs. of marihuana / 1-4.9 lbs. of hashish / .01-.04 liters of hash oil)]				
Cocaine, possession with intent to distribute/sale [very small scale (e.g., less than 1 gram of 100% purity, or equivalent amount)]				
Gambling law violations - managerial or proprietary interest in small scale operation [e.g., Sports books (estimated daily gross less than \$5,000); Horse books (estimated daily gross less than \$1,500); Numbers bankers (estimated daily gross less than \$750)]				
Immigration law violations				
Property offenses (forgery/fraud/theft from mail/embezzlement/interstate transportation of stolen or forged securities/receiving stolen property with intent to resell) less than \$2,000				
(YOUTH RANGE)				
	(<=8) months	(8-12) months	(12-16) months	(16-20) months
MODERATE	ADULT RANGE			
Automobile theft (3 cars or less involved and total value does not exceed \$19,999) ^{2/}	10-14 months	14-18 months	18-24 months	24-32 months
Counterfeit currency or other medium of exchange [(passing/possession) \$2,000 - \$19,999]				
Drugs (other than specifically categorized), possession with intent to distribute/sale [small scale (e.g., 200-999 doses)]				
Marihuana/hashish, possession with intent to distribute/sale [medium scale (e.g., 50-199 lbs. of marihuana / 5-19.9 lbs. of hashish / .05-.19 liters of hash oil)]				
(YOUTH RANGE)				
	(8-12) months	(12-16) months	(16-20) months	(20-26) months

	Very Good (10 - 8)	Good (7 - 6)	Fair (5 - 4)	Poor (3 - 0)
<u>MODERATE (continued)</u>				
Cocaine, possession with intent to distribute/sale [small scale (e.g., 1.0-4.9 grams of 100% purity, or equivalent amount)]				
Opiates, possession with intent to distribute/sale [evidence of opiate addiction and very small scale (e.g., less than 1.0 grams of 100% pure heroin, or equivalent amount)]	10-14 months	14-18 months	18-24 months	24-32 months
Firearms Act, possession/purchase/sale (single weapon: not sawed-off shotgun or machine gun)				
Gambling law violations - managerial or proprietary interest in medium scale operation [e.g., Sports books (estimated daily gross \$5,000-\$15,000); Horse books (estimated daily gross \$1,500-\$4,000); Numbers bankers (estimated daily gross \$750-\$2,000)]				
Property offenses (theft/forgery/fraud/embezzlement/interstate transportation of stolen or forged securities/income tax evasion/receiving stolen property) \$2,000-\$19,999	(8-12) months	(12-16) months	(16-20) months	(20-26) months
Smuggling/transporting of alien(s)				
<u>HIGH</u>				
Carnal Knowledge ^{3/}				
Counterfeit currency or other medium of exchange [(passing/possession) \$20,000 - \$100,000]				
Counterfeiting [manufacturing (amount of counterfeit currency or other medium of exchange involved not exceeding \$100,000)]				
Drugs (other than specifically listed), possession with intent to distribute/sale [medium scale (e.g., 1,000-19,999 doses)]	14-20 months	20-26 months	26-34 months	34-44 months
Marihuana/hashish, possession with intent to distribute/sale [large scale (e.g., 200-1,999 lbs. of marihuana / 20-199 lbs. of hashish / .20-1.99 liters of hash oil)]				
Cocaine, possession with intent to distribute/sale [medium scale (e.g., 5-99 grams of 100% purity, or equivalent amount)]				
Opiates, possession with intent to distribute/sale [small scale (e.g., less than 5 grams of 100% pure heroin, or equivalent amount) except as described in moderate]				
Firearms Act, possession/purchase/sale (sawed-off shotgun(s), machine gun(s), or multiple weapons)	(12-16) months	(16-20) months	(20-26) months	(26-32) months
Gambling law violations - managerial or proprietary interest in large scale operation (e.g., Sports books (estimated daily gross more than \$15,000); Horse books (estimated daily gross more than \$4,000); Numbers bankers (estimated daily gross more than \$2,000)]				
Involuntary manslaughter (e.g., negligent homicide)				

	Very Good (10 - 8)	Good (7 - 6)	Fair (5 - 4)	Poor (3 - 0)
HIGH (continued)				
Mann Act (no force - commercial purposes)	ADULT RANGE			
Property offenses (theft/forgery/fraud/embezzlement/interstate transportation of stolen or forged securities/income tax evasion/receiving stolen property) \$20,000 - \$100,000	14-20 months	20-26 months	26-34 months	34-44 months
(YOUTH RANGE)				
Threatening communications (e.g., mail/phone) - not for purposes of extortion and no other overt act	(12-16) months	(16-20) months	(20-26) months	(26-32) months
VERY HIGH				
Robbery (1 or 2 instances)	ADULT RANGE			
Breaking and entering - armory with intent to steal weapons				
Breaking and entering/burglary - residence; or breaking and entering of other premises with hostile confrontation with victim				
Counterfeit currency or other medium of exchange [(passing/possession/manufacturing) / amount more than \$100,000 but not exceeding \$500,000]	24-36 months	36-48 months	48-60 months	60-72 months
Drugs (other than specifically listed), possession with intent to distribute/sale [large scale (e.g., 20,000 or more doses) except as described in Greatest I]				
Marihuana/hashish, possession with intent to distribute/sale [very large scale (e.g., 2,000 lbs. or more of marihuana / 200 lbs. or more of hashish / 2 liters or more of hash oil)]				
Cocaine, possession with intent to distribute/sale [large scale (e.g., 100 grams or more of 100% purity, or equivalent amount) except as described in Greatest I]				
Opiates, possession with intent to distribute/sale [medium to a very large scale (e.g., 5 grams or more of 100% pure heroin, or equivalent amount) unless the offense is described in Greatest I or Greatest II]	(YOUTH RANGE)			
Extortion [threat of physical harm (to person or property)]	(20-26) months	(26-32) months	(32-40) months	(40-48) months
Explosives, possession/transportation				
Property offenses (theft/forgery/fraud/embezzlement/interstate transportation of stolen or forged securities/income tax evasion/receiving stolen property) more than \$100,000 but not exceeding \$500,000				
GREATEST I				
Aggravated felony (e.g., robbery: weapon fired or injury of a type normally requiring medical attention)	ADULT RANGE			
Arson or explosive detonation [involving potential risk of physical injury to person(s) (e.g., premises occupied or likely to be occupied) - no serious injury occurred]	40-52 months	52-64 months	64-78 months	78-100 months
(YOUTH RANGE)				
	(30-40) months	(40-50) months	(50-60) months	(60-76) months

	Very Good (10 - 8)	Good (7 - 6)	Fair (5 - 4)	Poor (3 - 0)
<u>GREATEST I (continued)</u>				
Drugs (other than specifically listed), possession with intent to distribute/sale [managerial or proprietary interest and very large scale (e.g., offense involving more than 200,000 doses)]				
	ADULT RANGE			
Cocaine, possession with intent to distribute/sale [managerial or proprietary interest and very large scale (e.g., offense involving more than 1 kilogram of 100% purity, or equivalent amount)]	40-52 months	52-64 months	64-78 months	78-100 months
Opiates, possession with intent to distribute/sale [managerial or proprietary interest and large scale (e.g., offense involving more than 50 grams but not more than 1 kilogram (1000 grams) of 100% pure heroin or equivalent amount)]	-----			
	(YOUTH RANGE)			
Kidnaping [other than listed in Greatest II; limited duration; and no harm to victim (e.g., kidnaping the driver of a truck during a hijacking, driving to a secluded location, and releasing victim unharmed)]	(30-40) months	(40-50) months	(50-60) months	(60-76) months
Robbery (3 or 4 instances)				
Sex act- force (e.g., forcible rape or Mann Act (force))				
<u>GREATEST II</u>				
Murder				
Voluntary manslaughter				
Aggravated felony - serious injury (e.g., robbery: injury involving substantial risk of death or protracted disability, or disfigurement) or extreme cruelty/brutality toward victim				
	ADULT RANGE			
Aircraft hijacking	52+ months	64+ months	78+ months	100+ months
Espionage	-----			
	(YOUTH RANGE)			
Kidnapping (for ransom or terrorism; as hostage; or harm to victim)				
Treason				
Opiates, possession with intent to distribute/sale [managerial or proprietary interest and very large scale (e.g., offense involving more than 1 kilogram (1000 grams) of 100% pure heroin or equivalent amount)]	(40+) months	(50+) months	(60+) months	(76+) months
	Specific upper limits are not provided due to the limited number of cases and the extreme variation possible within category.			

* * *

I certify that this rule will not have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act.

Dated: June 8, 1982.

Benjamin F. Baer,
Chairman, U.S. Parole Commission.

[FR Doc. 82-16026 Filed 6-14-82; 8:45 am]

BILLING CODE 4410-01-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[PP 8E2065/R445; PH-FRL 2147-6]

Tolerances and Exemptions From Tolerances for Pesticide Chemicals in or on Raw Agricultural Commodities; Chlorothalonil

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final Rule.

SUMMARY: This rule establishes a tolerance for the combined residues of the fungicide chlorothalonil and its metabolite 4-hydroxy-2,5,6-trichloroisophthalonitrile in or on the raw agricultural commodity dry beans. This regulation to establish a maximum permissible level for residues of the fungicide in or on the commodity was requested by the Interregional Research Project No. 4 (IR-4).

EFFECTIVE DATE: Effective on June 15, 1982.

ADDRESS: Written objections may be submitted to the: Hearing Clerk (A-110), Environmental Protection Agency, Rm. 3708, 401 M St. SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Donald R. Stubbs, Emergency Response Section, Registration Division (TS-767C), Office of Pesticide Programs, Environmental Protection Agency, Rm. 716B, CM#2, 1921 Jefferson Davis Highway, Arlington, VA 22202, (703-557-7700).

SUPPLEMENTARY INFORMATION: EPA issued a notice of proposed rulemaking in the Federal Register of April 28, 1982 (47 FR 18152) which announced that the Interregional Research Project No. 4 (IR-4), New Jersey Agricultural Experiment Station, P.O. Box 231, Rutgers University, New Brunswick, NJ 08903, had submitted pesticide petition number 8E2065 to EPA on behalf of the IR-4 Technical Committee and the Agricultural Experiment Stations of Arkansas, Florida, Georgia, Kentucky, Michigan, Minnesota, Tennessee, and the U.S. Department of Agriculture.

This petition requested that the Administrator, pursuant to section 408(e) of the Federal Food, Drug, and Cosmetic Act, propose the establishment of a tolerance for the combined residues of the fungicide chlorothalonil (tetrachloroisophthalonitrile) and its metabolite 4-hydroxy-2,5,6-trichloroisophthalonitrile in or on the raw agricultural commodity dry beans at 0.1 part per million (ppm).

No comments or requests for referral to an advisory committee were received in response to this notice of proposed rulemaking.

The data submitted in the petition and all other relevant material have been evaluated and discussed in the notice of proposed rulemaking (47 FR 18152, April 28, 1982). The pesticide is considered useful for the purpose for which the tolerance is sought.

Based on the information considered by the Agency, it is concluded that the tolerance established by amending 40 CFR Part 180 will protect the public health. Therefore, the tolerance is established as set forth below.

Any person adversely affected by this regulation may, within 30 days after publication of this notice in the Federal Register, file written objections with the Hearing Clerk, at the address given above. Such objections should be submitted in quintuplicate and specify the provisions of the regulation deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing and the grounds for the objections. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Effective on June 15, 1982.
(Sec. 408(e), 68 Stat. 514 (21 U.S.C. 346a(e)))

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests.

Dated: June 4, 1982.
Edwin L. Johnson,
Director, Office of Pesticide Programs.

PART 180—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

Therefore, 40 CFR 180.275 is amended by adding and alphabetically inserting the raw agricultural commodity dry beans to read as follows:

§ 180.275 Chlorothalonil; tolerances for residues.

Commodities	Parts per million
Beans (dry).....	0.1

[FR Doc. 82-16204 Filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

40 CFR Part 180

[PP 1F2574/R448; PH-FRL 2145-7]

Tolerances and Exemptions From Tolerances for Pesticide Chemicals in or on Raw Agricultural Commodities; Colletotrichum Gloeosporioides f. sp. Aeschynomene

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: This rule establishes an exemption from the requirement of a tolerance for residues of the mycoherbicide *Colletotrichum gloeosporioides* f. sp. *aeschynomene* (C.g.a.) in or on the raw agricultural commodities rice grain and soybeans. This regulation to eliminate the need to establish the maximum permissible level for residues of the mycoherbicide in or on these raw agricultural commodities was requested by Tuco Products Co.

EFFECTIVE DATE: June 15, 1982.

ADDRESS: Written objections may be submitted to the: Hearing Clerk (A-110), Environmental Protection Agency, Rm. 3708, 401 M St., SW, Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Richard F. Mountfort, Product Manager (PM) 23, Registration Division (TS-767C), Office of Pesticide Programs, Environmental Protection Agency, Rm. 237, CM#2, 1921 Jefferson Davis Highway, Arlington, VA 22202, (703-557-1830).

SUPPLEMENTARY INFORMATION: EPA issued a notice in the Federal Register of December 16, 1981 (46 FR 61329) which announced that Tuco Product Co., Division of Upjohn Co. 7171 Portage Rd., Kalamazoo, MI 49001, had submitted a pesticide petition (PP 1F2574) to the EPA. The petition proposed that an exemption from the requirement of a tolerance be established for residues of the mycoherbicide *Colletotrichum gloeosporioides* f. sp. *aeschynomene* in or on the raw agricultural commodities rice (grain, hay, straw); soybeans (dry or

succulent) (forage, hay, hulls, straw, vines); meat, fat, and meat byproducts of cattle, goats, hogs, horses, sheep, and poultry; eggs; and milk. This petition was subsequently amended to propose that an exemption from the requirement of a tolerance be established for viable spores of *Colletotrichum gloeosporioides* f. sp. *aeschynomene* in or on rice grain and soybeans, and to delete the raw agricultural commodities fat, meat, and meat byproducts of cattle, goats, hogs, horses, sheep, and poultry; eggs, and milk.

No comments were received in response to the notice of filing.

The data submitted or referenced in the petition and all other relevant material have been evaluated. The toxicological data considered in support of the proposed exemption from the requirement of a tolerance included an acute oral infectivity study in rats, a subacute oral toxicity study in dogs, an acute and subacute inhalation exposure study in rats. *Colletotrichum gloeosporioides* f. sp. *aeschynomene* culture filtrate administered orally to rats showed no evidence of toxin production and administration of *Colletotrichum gloeosporioides* f. sp. *aeschynomene* fungus spores on a weekly basis to dogs for 6 months did not produce any subchronic toxicity. Results were submitted from a single dose intraperitoneal infectivity potential study in immunodepressed and non-immunodepressed B₆C₃F₁ hybrid mice. Gross observations of organs from all mice injected with viable spores of *Colletotrichum gloeosporioides* f. sp. *aeschynomene* did not show any infection. Viable spores of *Colletotrichum gloeosporioides* f. sp. *aeschynomene* were not found in any tissue or peritoneal washes four weeks following intraperitoneal injection. The results showed no toxicologically significant effects related to *Colletotrichum gloeosporioides* f. sp. *aeschynomene* spores.

It is reported by Upjohn Company that personnel involved in the production and harvesting of *Colletotrichum gloeosporioides* f. sp. *aeschynomene* for use in greenhouse and field studies over a 10-year period did not report any incidence of health problems due to contact with this mycoherbicide.

In regard to whether *Colletotrichum gloeosporioides* f. sp. *aeschynomene* is pathogenic to fish and wildlife species, the Agency is requiring the registrant to submit, within 2 years of conditional registration, the following studies:

1. Avian injection pathogenicity test;
2. Freshwater fish toxicity and pathogenicity test; and
3. Freshwater aquatic invertebrate toxicity and pathogenicity test.

Although a final determination of

whether C.g.a. is nonpathogenic to fish and wildlife is dependent upon the results of the studies listed above, preliminary data indicate no adverse effects to wildlife at field use rates. In the meantime, until these studies are complete, the granting of an exemption from the requirement of a tolerance would be in the public interest because of the beneficial role of this mycoherbicide in rice and soybean pest management. *Colletotrichum gloeosporioides* f. sp. *aeschynomene* is known to cause anthracnose of only one plant species, northern jointvetch, (*Aeschynomene virginica*) which is a severe pest common to rice-producing areas of Arkansas, Mississippi, Missouri, and Louisiana. Northern jointvetch infests an estimated 700,000 acres of rice in the Mississippi Valley rice-producing area; it also infests more than one million acres of soybeans in this area. The weed competes with rice for nutrients and light, interferes with harvest and reduces grade and quality of rough and milled rice. Its seeds, which remain viable in the soil for many years, are difficult to remove from harvested grain. The petitioner reported that in Arkansas, 11 percent of the 1980 crop was discounted after harvest due to presence of jointvetch seeds, a loss valued at \$7.6 million. In soybeans, lack of control of northern jointvetch results in reseeding which increases problems in subsequent rice crops and in further dissemination of the weed in uninfested areas.

The examination of the available literature indicates that the genus *Colletotrichum* is not known to infect or cause any health hazards in humans or domestic animals. Results from toxicological studies revealed no adverse effects. The fungal spores are identical, as far as technologically feasible to determine, to those endemic in the area where the product will be used. Lack of spore durability, together with the highly developed host-specificity of the organism, provides natural constraints that will prevent this facultative saprophyte from posing any adverse effects on the environment. It is not expected to enter the human food chain.

Acceptable daily intake (ADI) and maximum permissible intake (MPI) considerations are not relevant to this petition. No enforcement actions are anticipated. Therefore, the requirements of an adequate analytical method for enforcement purposes is not applicable to this exemption request. This is the first exemption from the requirement of a tolerance for this mycoherbicide.

The mycoherbicide is considered useful for the purpose for which the exemption from the requirement of a tolerance is sought and it is concluded

that establishment of the exemption will protect the public health. Therefore, the regulation is established as set forth below.

Any person adversely affected by this regulation may, by July 15, 1982, file written objections with the Hearing Clerk, at the address given above. Such objections should be submitted in quintuplicate and specify the provisions of the regulation deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing and the grounds for the objections. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-534, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant economic impact on a substantial number of small entities. A certification statement to this effect was published in the Federal Register of May 4, 1981 (46 FR 24950).

Effective on: June 15, 1982.

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

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Raw agricultural commodities, Pesticides and pests.

Dated: June 2, 1982.

Edwin L. Johnson,

Director, Office of Pesticide Programs.

PART 180—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

Therefore, 40 CFR Part 180 is amended by adding a new § 180.1075 to read as follows:

§ 180.1075 *Colletotrichum gloeosporioides* f. sp. *aeschynomene*; exemption from the requirement of a tolerance.

An exemption from the requirement of a tolerance is established for residues of the mycoherbicide *Colletotrichum gloeosporioides* f. sp. *aeschynomene* in or on the following raw agricultural commodities:

Commodities

Rice grain

Soybeans

[FR Doc. 82-16041 Filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

Proposed Rules

Federal Register

Vol. 47, No. 115

Tuesday, June 15, 1982

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 LABOR

Occupational Safety and Health Administration

29 CFR Part 1910

[Docket No. S-600]

Proposed Revocation of Advisory and Repetitive Standards

Correction

In FR Doc. 82-14289 appearing on page 23477 in the issue for Friday, May 28, 1982, make the following correction:

On page 23479, first column, in § 1910.6 paragraph (a), line 8, the word "work" should be changed to "word."

BILLING CODE 1505-01-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Ch. I

[A-3-FRL 2145-5]

Federal Assistance Limitations and Construction Moratorium; State of Pennsylvania

AGENCY: Environmental Protection Agency.

ACTION: Notice of Public Hearing.

SUMMARY: Section 176(b) of the Clean Air Act requires EPA to withhold Clean Air Act funds from any area where a State or local government has failed to implement an approved or promulgated State Implementation Plan ("SIP"). Section 173(4) of the Act and 40 CFR 52.24 impose a moratorium on the construction of major new stationary sources and major modifications of existing stationary sources in any area where EPA finds that a State is not carrying out an approved Part D SIP.

On October 5, 1981 the Pennsylvania legislature passed a bill over the Governor's veto which prohibited the expenditure of any public funds to implement a motor vehicle emission inspection program. Pennsylvania's

ozone and carbon monoxide SIPs require implementation of an emission inspection and maintenance program in the Pittsburgh, Philadelphia, and Allentown-Bethlehem-Easton areas. (In a separate action, Pennsylvania submitted a March 29, 1982 request to redraw the boundaries of the inspection and maintenance (I/M) areas. EPA currently is reviewing this request.) On March 5, 1982 (47 FR 9477) EPA proposed to find that the Commonwealth of Pennsylvania was no longer implementing its ozone and carbon monoxide SIPs in these three areas, and provided an opportunity for written comments and requests for a hearing on EPA's proposal. A hearing was requested. The purpose of this notice is to announce a public hearing, in accordance with Section 105(e) of the Act, to determine if Pennsylvania is implementing its SIPs in these areas. EPA will consider this hearing record in making a final determination.

DATE: The public hearing will be held on August 10, 1982. Requests to present oral testimony must be submitted by not later than the close of business on July 30, 1982. EPA requests advance copies of the intended testimony and of any additional written comments and information whenever possible. Written material will also be accepted, regardless of whether the commenter wishes to testify orally, and must be submitted by the close of business on August 20, 1982.

ADDRESS: The hearing will be held at Courtroom 3A, Federal Court House, 601 Market St., in Philadelphia, will convene at 9:00 a.m., and will adjourn when all scheduled testimony has been completed. Individuals wishing to present oral testimony are requested to contact Robert J. Smolski, Assistant Regional Counsel, Environmental Protection Agency, Region III, Sixth and Walnut Streets, Philadelphia, Pennsylvania 19106, at (215) 597-8300. Written comments should also be sent to Mr. Smolski. Previously submitted comments and future comments will be available for public inspection at the above address and are docketed as AH311 PA.

FOR FURTHER INFORMATION CONTACT: Robert J. Smolski, Assistant Regional Counsel, Environmental Protection Agency, Region III, Sixth and Walnut Streets, Philadelphia, Pennsylvania 19106, (215) 597-8300.

SUPPLEMENTARY INFORMATION:

A. Background

The Clean Air Act Amendments of 1970 required each State to submit a State Implementation Plan ("SIP") to provide for attainment and maintenance of each of the national ambient air quality standards.

The Clean Air Act Amendments of 1977 added a new Part D to the Act which requires States to revise SIPs for any area which had not yet attained a national ambient air quality standard. The revised plan must meet specific requirements outlined in Sections 172 and 173 of the Act, and generally must provide for attainment of the national ambient air quality standard by December 31, 1982.

For areas where a state demonstrates that it cannot attain the ozone (O₃) or carbon monoxide (CO) standards by 1982, Section 172(a)(2) allows EPA to extend the attainment deadline to 1987. If an extension is granted, the State must also meet the additional requirements of Section 172(b)(11). One of these requirements is submittal, by July 1, 1979, of a schedule for implementation of a vehicle emission inspection and maintenance ("I/M") program in the area with the extended attainment deadline.

Pursuant to Section 172(a)(2) of the Act, the Commonwealth of Pennsylvania submitted a Part D SIP which demonstrated that the O₃ and CO standards could not be attained by 1982 in the Philadelphia and Pittsburgh areas, and that the O₃ standard could not be attained by 1982 in the Allentown-Bethlehem-Easton area. Consequently, Pennsylvania requested an extension for attainment of the O₃ and CO standards in these areas. As required by Section 172(b)(11)(B), Pennsylvania also submitted schedules for the implementation of I/M in these areas. These schedules incorporated the terms of a 1978 consent decree requiring the Commonwealth to implement I/M (the "Consent Decree").¹

¹ In 1976 and 1977, a citizen's group and EPA sued the Commonwealth to compel it to fulfill an earlier commitment to implement I/M which was approved by EPA as a SIP revision in 1973. *Delaware Valley Citizen's Council for Clean Air v. Commonwealth of Pennsylvania and United States v. Commonwealth of Pennsylvania* (E.D. Pa. Civ. Nos. 76-2068 and 77-619). The consent decree entered in this case applies only in the Philadelphia and Pittsburgh areas; in its Part D SIP, the State committed to apply the

On May 20, 1980 (45 FR 33604), EPA approved the Commonwealth's revised SIPs for O₃ and CO, including the extension requests and the I/M schedules.

B. Pennsylvania's Failure to Implement I/M

On October 5, 1981 the Pennsylvania General Assembly enacted House Bill 456. Section 2, which was effective immediately upon enactment, provided that the executive branch of the State government may not "expend any public funds for the establishment and administration of any system for the periodic inspection of emissions of motor vehicles."

As required by the Consent Decree schedule (modified by a court order of June 16, 1981), on October 10, 1981 the Pennsylvania Department of Transportation published in the *Pennsylvania Register* final regulations for the use of emission analyzers in the Commonwealth's I/M program. The Consent Decree schedule next required the Commonwealth to develop an I/M data collection system by December 6, 1981. Apparently, the Commonwealth has not fulfilled this requirement and has not taken any other action to implement I/M.

Moreover, on October 18, 1981 counsel for the Commonwealth filed in the United States District Court for the Eastern District of Pennsylvania a motion to stay and modify the Consent Decree and Order which require the Commonwealth to implement I/M. In its supporting memorandum, the Commonwealth admitted that the enactment of House Bill 456 prevents it from taking further action to implement I/M.

C. Consequences of a Failure To Implement a Part D SIP

Section 176(b) prohibits EPA from making grants under the Clean Air Act in an area where a State or local government fails to implement an approved or promulgated SIP. EPA interprets Section 176(b) to require a cut-off of funds only for the specific government which actually fails to carry out a SIP. Under this interpretation, if State and county agencies share responsibility for SIP implementation in a particular area, and only the State stops implementing the SIP, EPA can continue to fund the county while cutting off funds for the State.

Section 173(4) provides that a moratorium on the construction of new major stationary sources and the

modification of existing major stationary sources applies in any area where a State is not implementing an approved plan. EPA has incorporated this construction moratorium into each State's SIP. See 40 CFR 52.24 (1981). Both the statute and the regulation make the ban pollutant-specific. For example, if a State fails to carry out its ozone SIP, only the construction of ozone-precursor sources is prohibited. If EPA makes a finding that Pennsylvania is failing to implement its Part D SIPs, the construction moratorium will apply to all major sources and modifications defined by 40 CFR 52.24(f) (1981) which have not yet received preconstruction permits required under the State's new source review program for nonattainment areas. Minor sources and modifications which may be subject to some new source permitting requirements will not be affected by the construction moratorium.

The Clean Air Act does not establish procedures for implementing either Section 176(b) or Section 173(4). EPA proposed to find that Pennsylvania had failed to implement its plan and solicited comments on March 5, 1982 (47 FR 9477) before imposing either the funding cut-off under Section 176(b) or the construction moratorium under Section 173(4). Section 105(e) of the Act requires EPA to provide an opportunity for a public hearing before disapproving any application for Section 105 funds. EPA has received two requests for such a hearing. Therefore, EPA has scheduled its public hearing for August 10, 1982 at 9:00 a.m. in Philadelphia.

Specific Hearing Issues

EPA believes that two issues should be addressed at this hearing. A threshold question is whether Pennsylvania is implementing the O₃ and CO SIPs approved by EPA, 45 FR 33607 (May 20, 1980). The second issue is that if EPA finds Pennsylvania is failing to implement any provisions of these SIPs, then the Agency must determine the amount of Clean Air Act funds that will be withheld from the State. Finally, although Section 105(e) of the Act requires a public hearing only on the issue of the withholding of Clean Air Act funds, EPA will also consider testimony and comments on the issue of the proposed imposition of the construction moratorium. However, if EPA makes a finding that Pennsylvania is failing to implement its SIPs, a construction ban must follow by operation of law. A short discussion of the two issues to be decided by EPA follows.

1. *Pennsylvania Implementation of O₃ and CO SIPs.* EPA is proposing to find

that Pennsylvania is not implementing the O₃ and CO SIPs in the Philadelphia, Pittsburgh, and Allentown-Bethlehem-Easton areas. Specific coverage includes the entire Counties of Butler, Allegheny, Beaver, Washington, and Westmoreland in the Pittsburgh region; the Counties of Bucks, Chester, Delaware, Montgomery and Philadelphia in the Philadelphia region and the Counties of Lehigh and Northampton in the A/B/E region. (In a separate action, Pennsylvania submitted a March 29, 1981 request to redraw the boundaries of the I/M areas. EPA currently is reviewing this request.) This proposal is based on Pennsylvania's representation that it cannot proceed with I/M implementation, and Pennsylvania's apparent failure to meet its I/M schedule. Such a finding is necessary before EPA can withhold Clean Air Act funds and impose a construction moratorium in the nonattainment areas.

2. *Cut-off of Clean Air Act Funds.* EPA is proposing to withhold Clean Air Act funds from the Pennsylvania Department of Transportation and the Pennsylvania Department of Environmental Resources, the two State agencies which have SIP responsibilities in the Pittsburgh, Philadelphia and Allentown-Bethlehem-Easton areas. EPA welcomes comments on the proper means of determining what funds are to be withheld.

More specifically, EPA is proposing to withhold funds from the Pennsylvania Department of Transportation for the development of I/M. When EPA entered into the Consent Decree in 1978, it agreed to provide \$400,000 for I/M implementation. EPA has not yet awarded \$172,000 of this amount. EPA is proposing to withhold this \$172,000 until Pennsylvania restores its I/M funding.

EPA is also proposing to withhold all funds for the regional offices of the Pennsylvania Department of Environmental Resources with jurisdiction in the I/M areas. For those regional offices which have jurisdiction over an area larger than an I/M area, EPA has estimated the percentage of the regional population in the I/M area. EPA is proposing to withhold the same percentage of federal funds from these regional offices. The total amount to be withheld is \$563,352.

EPA is not proposing to withhold any funds to be used in areas of the State which do not need I/M.

In the Pittsburgh and Philadelphia areas, State agencies share SIP implementation responsibilities with two local agencies. EPA is not proposing to withhold funds from these local agencies, which have no responsibility

provisions of the decree in the Allentown-Bethlehem-Easton area.

to implement I/M. No local agencies receive Clean Air Act funds in the Allentown-Bethlehem-Easton area.

EPA will consider any future actions or commitments by the Commonwealth before making a final determination on this issue. If the Commonwealth resumes I/M implementation prior to EPA's final action on this matter, EPA will withdraw this proposal.

Nature of the Public Hearing

EPA will conduct the public hearing on the above issues. Although no cross-examination will take place at the hearing, EPA may question the witnesses to clarify issues or to make the record complete. Any person wishing to make a presentation or submit material for inclusion in the hearing record should provide written notice of this intention to Robert J. Smolski, Esq. at the address given above by June 30, 1982. The notice should include (1) name(s), title(s) and affiliation, and (2) amount of time necessary for presentation. The time allotted for each presentation will depend on the number of persons seeking an opportunity to appear. A verbatim transcript of the hearing, copies of written statements, and copies of other material will be docketed at Docket No. AH311 PA and will be available for public inspection and copying during normal working hours at the USEPA, Region III, Philadelphia offices. EPA will consider the public hearing and public comment record in making its final determination on these issues and the decision and a response to comments will be announced in the Federal Register.

Dated: May 28, 1982.

Peter N. Bibko,
Regional Administrator.

[FR Doc. 82-16004 Filed 6-11-82; 8:45 am]
BILLING CODE 6560-50-M

40 CFR Part 52

[A-5-FRL 2050-8]

Proposed Revision of Pennsylvania State Implementation Plan

AGENCY: Environmental Protection Agency.

ACTION: Proposed rule.

SUMMARY: The Commonwealth of Pennsylvania submitted a proposed revision to its State Implementation Plan to change the automobile emission inspection and maintenance (I/M) program coverage area in the Pittsburgh, Philadelphia and Allentown/Bethlehem/Easton regions. It is not anticipated that

this revision will have a significant effect on air quality. EPA proposes approval of the revision.

DATE: Public comments must be submitted by July 15, 1982.

ADDRESSES: Copies of the proposed SIP revision and the accompanying support documents are available for inspection during normal business hours at the following locations:

U.S. Environmental Protection Agency,
Air Programs & Energy Branch, Curtis
Building, 6th & Walnut Streets,
Philadelphia, PA. 19106, ATTN:
Patricia Sheridan (3AW12)
Pennsylvania Department of
Environmental Resources, Bureau of
Air Quality Control, 200 North 3rd
Street, Harrisburg, PA. 17120, ATTN:
Mr. James Hambricht
Public Information Reference Unit,
Room 2922, EPA Library, U.S.
Environmental Protection Agency, 401
M Street, SW. (Waterside Mall),
Washington, DC 20460.

All comments on the proposed revision submission on or before July 15, 1982 will be considered and should be directed to: Mr. Glenn Hanson, Chief, Pennsylvania Section (3AW11), Air and Waste Management Division, U.S. Environmental Protection Agency, Region III, Curtis Building, 10th Floor, 6th & Walnut Streets, Philadelphia, PA. 19106, ATTN: (AH306PA).

FOR FURTHER INFORMATION CONTACT:
Mr. Charles Miesse, U.S. Environmental Protection Agency, Region III, Air Media & Energy Branch, Curtis Building, 10th Floor, 6th & Walnut Streets, Philadelphia, PA. 19106, (215) 597-8180.

SUPPLEMENTARY INFORMATION:

Description of Submittal

On July 27, 1981, August 13, 1981 and September 15, 1981 the Pennsylvania Department of Environmental Resources (DER) submitted proposed revisions to the Pennsylvania State Implementation Plan, along with supporting documentation, to revise the automobile emission inspection and maintenance (I/M) program coverage areas.

DER proposed to limit the I/M program coverage areas to urbanized areas in the Pittsburgh, Philadelphia and Allentown/Bethlehem/Easton (A/B/E) regions, as defined by the U.S. Census Bureau in its preliminary 1980 report. The previous I/M program coverage areas included the entire Counties of Butler, Allegheny, Beaver, Washington, and Westmoreland in the Pittsburgh region; the Counties of Bucks, Chester, Delaware, Montgomery and Philadelphia in the Philadelphia region and the counties of Lehigh and Northampton in the A/B/E region.

In order to align the I/M program coverage areas with the urbanized areas, DER used U.S. Postal Service ZIP code maps. All ZIP code areas which are in the urbanized areas are included in the I/M program coverage areas. The ZIP code areas in the rural portions of the existing I/M coverage area will no longer be included in the I/M coverage areas. As a result, the rural portions of Lehigh, Northampton, Bucks, Chester, Delaware, Montgomery, Allegheny, Beaver, Washington and Westmoreland Counties and all of Butler County will be deleted from the I/M program areas. All of Philadelphia County remains in the program.

EPA Review Criteria

As per EPA's I/M policy memos of July 17, 1978 (from David Hawkins, Assistant Administrator for Air and Waste Management to Regional Administrators) and January 19, 1981 (from Michael P. Walsh, Deputy Assistant Administrator for Mobile Source Air Pollution Control, to Air and Hazardous Materials Division Directors), EPA reviewed DER's proposed SIP revision to: (1) Verify that the I/M program can be administered and enforced effectively with the changed boundaries; (2) verify that attainment of the national ambient air quality standards for ozone and carbon monoxide can be attained no later than December 31, 1987; (3) verify that the minimum reasonably available control technology (RACT) emission reduction of 35% from light duty gasoline powered vehicles in the urbanized area will be obtained from the program.

EPA Findings

The primary tool for administering the I/M program is the Motor Vehicle Registration Card, which is mailed to each motorist in the State. When a motorist goes for one of the bi-annual safety inspections the motorist must show the inspector the vehicle's registration card. Registration cards mailed to motorists in the I/M areas have a mark identifying the vehicles which must undergo an I/M inspection.

Since the proposed I/M program boundaries are delineated by ZIP code, mailing registration cards with I/M identification marks to motorists in the I/M areas will allow effective administration and enforcement of the I/M program.

In regard to air quality, the proposed program boundaries still encompass the urbanized areas and, therefore, the 35% RACT emission reduction will be obtained. DER demonstrated that attainment of the carbon monoxide and

ozone air quality standard by 1987 will not be jeopardized because the proposed I/M boundaries will result in only 3% more emissions of carbon monoxide and hydrocarbons (hydrocarbons form ozone) than if the rural portions of the affected counties remained in the program.

Based on the review to date, EPA believes DER's proposed SIP revision meets all applicable regulations and policies and EPA is, therefore, proposing to approve the revision.

EPA recognizes that final action to approve this revision would not affect the I/M program in the Pittsburgh and Philadelphia areas required under the consent decree. (*DVCCCA et al. v. Commonwealth of Pennsylvania*, Civil Action No. 76-2068; and *United States of America v. Commonwealth of Pennsylvania, et al.*, Civil Action No. 77-619). If this Commonwealth wants to modify this decree it would have to file a motion for a modification with United States District Court for the East District of Pennsylvania.

EPA's review of the material indicates that these proposed revisions to the SIP are approvable if they are not substantially changed by the State after the forthcoming State hearing and public comment period. In the interest of shortening the Federal review period, EPA is proposing approval of these changes now, before the completion of the state public review period, and thus before final submittal of the revision to EPA. EPA refers to this procedure as "parallel processing." If the proposed revisions are substantially altered during the public review period, EPA will reevaluate them and publish a revised notice of proposed rulemaking. If, based on the State and Federal public comments, it is determined that no substantial revisions are required, EPA will issue a final rulemaking on the submittal. Parallel processing is estimated to reduce the time necessary for final approval of SIP revisions by 3 to 4 months on the average.

The public is invited to submit, to the address stated above, comments on whether the proposed revisions should be approved as revisions of the Pennsylvania State Implementation Plan.

The Administrator's decision to approve or disapprove the proposed revisions will be based on the comments received and on a determination whether they meet the requirements of Sections 110 and 172 of the Clean Air Act and 40 CFR Part 51, Requirements for Preparation, Adoption, and Submittal of State Implementation Plans.

Under Executive Order 12291, EPA must judge whether a regulation is "Major" and therefore subject to the requirement of a Regulatory Impact Analysis. This regulation is not major because this action, if promulgated, only approves a State action and imposes no new requirements.

The Office of Management and Budget has exempted this rule from the requirements of Section 3 of Executive Order 12291.

Pursuant to the provisions of 5 U.S.C. Section 605(b), the Administrator has certified that this action will not have a significant economic impact on a substantial number of small entities (46 FR 8709). This action, if promulgated, constitutes a SIP approval under Sections 110 and 172 of the Clean Air Act and only approves a State action. It imposes no new regulatory burden on anyone.

List of Subjects in 40 CFR Part 52

Air pollution control, Ozone, Sulfur oxides, Nitrogen dioxide, Lead, Particulate matter, Carbon monoxide, Hydrocarbons.

Dated: February 5, 1982.

Peter N. Bibko,

Regional Administrator.

[FR Doc. 82-16049 Filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

40 CFR Parts 162 and 180

[OPP 30060; PH-FRL 2136-3]

Pesticides Applied to Bodies of Water; Proposed Procedural Changes

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule related notice.

SUMMARY: EPA proposes to modify its procedures for regulating aquatic pesticide uses which will result in pesticide residues in drinking water. The procedural changes detailed in this notice implement in part a Memorandum of Understanding between the Food and Drug Administration (FDA) and the EPA concerning the control of direct and indirect additives to, and substances in drinking water. EPA solicits comment on the proposed procedural changes to assess the probable impact of this notice.

DATE: Comments should be received by August 16, 1982.

ADDRESS: Written comments to: Document Control Office (TS-793), Office of Pesticides and Toxic Substances, Environmental Protection Agency, Rm. E-401, 401 M St. SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Reto Engler, Registration Division (TS-767C), Office of Pesticide Programs, Environmental Protection Agency, Rm. 246, CM#2, 1921 Jefferson Davis Highway, Arlington, VA 22202, (703-557-3661).

SUPPLEMENTARY INFORMATION:

I. Background and Scope

In the Federal Register of July 20, 1979 (44 FR 42775), the Environmental Protection Agency and the Food and Drug Administration issued a memorandum of understanding (MOU) with regard to the control of direct and indirect additives to and substances in drinking water. The purpose of this MOU was to eliminate duplicative and inconsistent regulation which might result from the possibility of overlapping jurisdiction. Under the MOU, EPA has the primary responsibility over direct and indirect additives and other substances in drinking water under the authority of the Safe Drinking Water Act (SDWA), the Toxic Substances Control Act (TSCA), and the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). Both parties (FDA and EPA) have determined that the passage of the SDWA in 1974 implicitly repealed FDA's authority under the Federal Food, Drug, and Cosmetic Act (FFDCA) over water used for drinking purposes. Under the provision of section 410 of the FFDCA, FDA retains the responsibility for water, and substances in water, used in food and for food processing and for bottled water.

This notice addresses only the evaluation and regulation of pesticide residues in drinking water which may occur as a result of the direct application of pesticides to bodies of water for the purpose of controlling aquatic pests. This notice proposes a procedural change for registering pesticides in the aquatic environment. The data requirement and the assessment of public health implications will not be affected by this notice. However, the application requirements of the registrant are expected to be reduced since he no longer is required to obtain a clearance under the FFDCA but can instead consolidate the necessary information and data into one FIFRA submission.

II. Change in Procedure

Under the procedures followed heretofore, an application to register a pesticide for use in the aquatic environment was first evaluated to determine whether or not residues in drinking water could occur. If the use directions were such that residues in

drinking water and irrigated crops were not expected, the application was evaluated as an outdoor, non-food use. If, however, residues in drinking water were likely, the registrant was required to submit a petition pursuant to section 409 of the FFDCA proposing a food additive regulation to set an acceptable residue level of the pesticide in drinking water. The applicant also had to meet the requirements of FIFRA section 3(c)(5). Upon completion of the risk assessment, and finding that the risks were acceptable, the agency regulated the new use by registration under FIFRA and also by establishing a food additive regulation under the FFDCA (see 21 CFR 193).

Since, as indicated in Unit I, the authority of the FFDCA no longer applies to drinking water, the new agency procedures will eliminate the requirement for establishing a food additive regulation. Instead the agency will regulate such residues under the authority of FIFRA and the SDWA. Labeling pursuant to FIFRA will be required to assure that an acceptable residue level is not exceeded and that the provisions of the SDWA are met. The details of the new agency procedure are described in the following units.

A. Application for Registration

When an application for a new or amended registration of a product intended for use to control pests in the aquatic environment is received the agency will, as it has previously, determine if the proposed use will result in residues in drinking water. If residues are not expected, the application will be processed as an outdoor non-food use applying the commensurate criteria for environmental effects and toxicity evaluation. If such residues are likely to occur, the following parts of this procedure apply.

B. Data in Support of an Application

Although the agency is eliminating the formal establishment of pesticide residue food additive regulations, it will continue to evaluate the safety of those residues in drinking water according to the same principles applied previously. The only distinction will be that the review will culminate in a registration action under FIFRA rather than a regulation under the FFDCA. Consequently, the data requirements for evaluating the safety of pesticide residues in drinking water will remain unchanged. The application for registration (or amendment to a registration) must contain the following basic information:

(1) Specific use directions, including application rates, application frequency,

and any necessary limitations, e.g., geographic limitations, limitation on proximity of use in relation to water intakes, limitation to user groups (State or Federal authorities), limitations to flowing or standing water.

(2) Residue data in support of an acceptable residue level in drinking water (ARLDW), and an analytical method for residue analysis of water samples.

(3) Toxicological data (of references) which allow a risk (or incremental risk) assessment. The risk assessment will be performed in the same manner as a risk evaluation for dietary exposure for food commodities.

(4) Environmental fate data for the aquatic use.

(5) Environmental effects (fish and wildlife) data (or references) pertinent to the aquatic use.

(6) Any other information, e.g., periods of intake shut-offs, or holding of treated water before delivery to consumers, which may be pertinent to the evaluation of the application.

C. Secondary Residues in Fish and/or Irrigated Crops

If the agency determines that the proposed use may result in secondary residues in fish and/or irrigated crops, a petition for tolerances in fish and/or the irrigated crops will be required in accordance with section 408 of the FFDCA, unless existing tolerances are adequate to cover the proposed new use. The establishment of the appropriate tolerance(s) in 40 CFR Part 180 would be required before the issuance of the aquatic use registration.

D. Evaluation and Disposition of Application

In general, an application will be evaluated in accordance with the procedures set forth in 40 CFR 162.7. The human health effects evaluation will be carried out, as previously, by the Office of Pesticide Programs. This evaluation, however, will include collaboration and consultation with the Office of Drinking Water (ODW). The decision to register the pesticide for the proposed use will require the concurrence of both offices, and an ARLDW will be established for the registration file. On a case by case basis, the ODW may issue further advice to State and local authorities concerning the expected pesticide residues in drinking water, or establish National Drinking Water Maximum Contamination Levels, as appropriate.

E. Labeling, Restrictions, and Limitations

In order to protect the public health, the agency has in the past imposed label restrictions and detailed use instructions

for pesticides used in aquatic areas rather than requiring a routine monitoring program for residue levels in drinking water. The agency believes that this practice is more effective and practical than a nonspecific monitoring program for residue detection and it will therefore be continued. The agency will consider, *inter alia*, the following types of regulatory restrictions to assure that the residue levels of the added pesticides will not exceed a safe level:

(1) Limitations of use to State and Federal agencies.

(2) Limitation to specified geographical areas.

(3) Required holding period before water may be used for drinking by man and/or domestic animals, or for agricultural uses.

(4) Required water analysis for specific chemicals and post treatment time periods.

(5) Required notification of local water authorities in areas to be treated.

(6) Posting of treated lakes and ponds.

(7) Seasonal restrictions (high or low water volume).

(8) Restriction to certified applicators.

F. Existing Food Additive Regulations for Pesticides in Drinking Water

After this notice has become final, the agency will initiate actions to delete the existing food additive regulations for pesticide residues in drinking water (21 CFR Part 193). Labeling changes may be required at that time to assure that the pesticide residue levels will not exceed an acceptable level. The ODW will be informed about these deletions. As appropriate, that office may initiate further actions similar to those listed under D above.

III. Compliance With Executive Order 12291

Executive Order (EO) 122291 (40 FR 13193, February 19, 1981) requires that EPA prepare a Regulatory Impact Analysis for each major rule. The order defines a "major rule" as any regulation that is likely to result in:

(1) An annual effect on the economy of \$100 million or more;

(2) A major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies or geographic regions;

(3) Significant adverse impact on competition, employment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

EPA's procedural change for evaluating pesticides used directly in bodies of water in order to control

aquatic pests is not a major regulation by these definitions. The change proposed in this notice does not in fact increase the burden, financial or otherwise, for an applicant of a pesticide registration. If anything, this procedural change relieves the applicant from filing a Food Additive Petition under section 409 of FFDCA in addition to the application for a registration. Therefore, the agency concludes that this procedural change would in fact decrease in the cost of preparing an application.

This regulation was submitted to the Office of management and Budget (OMB) for review as required by Executive Order 12291. Any comments from OMB to EPA and any EPA response to those comments are available for public inspection in Rm. E-107, Environmental Protection Agency, 401 M St., SW., Washington, D.C. 20460, and are available for viewing from 8:00 a.m. to 4:00 p.m. Monday to Friday, excluding holidays.

List of Subjects

40 CFR Part 162

Intergovernmental relations, Labeling, Packaging and containers, pesticides and pests, Administrative practice and procedure.

40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests.

Dated: May 6, 1982

Edwin L. Johnson,

Director, Office of Pesticide Programs.

[FR Doc. 82-16047 Filed 6-14-82; 6:45 am]

BILLING CODE 6560-50-M

40 CFR Part 180

[PP 1E2578/P235; PH-FRL 2145-8]

Bromoxynil; Proposed Tolerances

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: This notice proposes that tolerances be established for residues of the herbicide bromoxynil, resulting from application of the octanoic acid ester or the butyric acid ester, in or on the raw agricultural commodities annual canarygrass seed and straw. The proposed amendment to establish a maximum permissible level for residues of the herbicide in or on these commodities was submitted by the Interregional Research Project No. 4 (IR-4).

DATE: Comments must be received on or before July 15, 1982.

ADDRESS: Written comments to: Donald R. Stubbs, Emergency Response Section, Registration Division (TS-767C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Donald Stubbs (703-557-7700).

SUPPLEMENTARY INFORMATION: The Interregional Research Project No. 4 (IR-4), New Jersey Agricultural Experiment Station, P.O. Box 231, Rutgers University, New Brunswick, NJ 08903, has submitted pesticide petition number 1E2578 to EPA on behalf of the IR-4 Technical Committee and the Agricultural Experiment Station of Minnesota.

This petition requested that the Administrator, pursuant to section 408(e) of the Federal Food, Drug, and Cosmetic Act, propose the establishment of tolerances for negligible residues of the herbicide bromoxynil (3,5-dibromo-4-hydroxybenzotrile), from application of its octanoic acid ester, in or on the raw agricultural commodities annual canarygrass seed and straw at 0.1 part per million (ppm). The petition was later amended to propose tolerances at 0.1 ppm resulting from application of either the octanoic acid ester or the butyric acid ester.

The data submitted in the petition and all other relevant material have been evaluated. The pesticide is considered useful for the purpose for which the tolerances are sought. The toxicological data considered in support of the proposed tolerances include a subchronic (13-week) dog feeding study with a no-observed-effect level (NOEL) of 5 mg/kg/day (200 ppm) and a subchronic (13-week) rat feeding study with a NOEL of 312 ppm. While the toxicity of this chemical has not been completely characterized, there will be no incremental residue contribution to the theoretical maximum residue contribution (TMRC) from this use since canarygrass seed and straw are not intended for use in the diet of either humans or domestic food animals. If a market develops in the future for use of canarygrass straw for livestock feed or bedding, established tolerances for bromoxynil in meat, fat, and meat byproducts of cattle, goats, hogs, horses, and sheep will cover residues. Tolerances of 0.1 ppm have previously been established for a number of raw agricultural commodities from application of the herbicide as its octanoic acid ester or butyric acid ester.

The acceptable daily intake (ADI), based on the 13-week dog feeding study

(NOEL of 5 mg/kg/day, or 200 ppm) and using a 2,000-fold safety factor, is calculated to be 0.0025 mg/kg of the body weight (bw)/day. The maximum permitted intake (MPI) for a 60-kg human is calculated to be 0.15 mg/day. The TMRC from existing tolerances for a 1.5-kg daily diet is calculated to be 0.0336 mg/day; published tolerances utilize 22.43 percent of the ADI. The requested tolerances will not contribute to the TMRC nor utilize any part of the ADI.

The nature of the residues is adequately understood and an adequate analytical method (gas-liquid chromatography utilizing an electron capture detector) is available for enforcement purposes. No secondary residues are expected in meat, milk, poultry, or eggs since neither annual canarygrass seed nor straw is presently utilized as livestock or poultry feed items. There are presently no actions pending against the continued registration of this chemical.

Based on the above information considered by the Agency, the tolerances established by amending 40 CFR Part 180 would protect the public health. It is proposed, therefore, that the tolerances be established as set forth below.

Any person who has registered or submitted an application for registration of a pesticide, under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) as amended, which contains any of the ingredients listed herein, may request on or before July 15, 1982 that this rulemaking proposal be referred to an Advisory Committee in accordance with section 408(e) of the Federal Food, Drug, and Cosmetic Act.

Interested persons are invited to submit written comments on the proposed regulation. Comments must bear a notation indicating the document control number, "[PP 1E2578/P235]". All written comments filed in response to this petition will be available in the Emergency Response Section, Registration Division, at the address given above from 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-534, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant

economic impact on a substantial number of small entities. A certification statement to this effect was published in the Federal Register of May 4, 1981 (46 FR 24950).

(Sec. 408(e), 68 Stat. 514 (21 U.S.C. 346a(e)))

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests.

Dated: June 4, 1982.

Douglas D. Camp

Director, Registration Division, Office of Pesticide Programs.

PART 180—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURE COMMODITIES

Therefore, it is proposed that 40 CFR 180.324 be amended by adding and alphabetically inserting the raw agricultural commodities annual canarygrass seed and annual canarygrass straw to read as follows:

§ 180.324 Bromoxynil; tolerances for residues.

Commodities	Parts per million
Grass, canary, annual, seed	0.1
Grass, canary, annual, straw	0.1

[FR Doc. 82-16043 filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

40 CFR Part 180

[PP 1E2577/P234; PH-FRL 2146-1]

2-Methyl-4-Chlorophenoxyacetic Acid; Proposed Tolerances

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: This notice proposes that tolerances be established for residues of the herbicide 2-methyl-4-chlorophenoxyacetic acid (MCPA), resulting from application as its isooctyl or butoxyethyl esters, in or on the raw agricultural commodities annual canarygrass seed and straw. The proposed amendment to establish a maximum permissible level for residues of the herbicide in or on these commodities was submitted by the Interregional Research Project No. 4 (IR-4).

DATE: Comments must be received on or before July 15, 1982.

ADDRESS: Written comments to: Donald R. Stubbs, Emergency Response Section, Registration Division (TS-767C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Donald Stubbs (703-557-7700).

SUPPLEMENTARY INFORMATION: The Interregional Research Project No. 4 (IR-4), New Jersey Agricultural Experiment Station, P.O. Box 231, Rutgers University, New Brunswick, NJ 08903, has submitted pesticide petition number 1E2577 to EPA on behalf of the IR-4 Technical Committee and the Agricultural Experiment Station of Minnesota.

This petition requested that the Administrator, pursuant to section 408(e) of the Federal Food, Drug, and Cosmetic Act, propose the establishment of tolerances for residues of the herbicide MCPA, from application of its isooctyl or butoxyethyl esters, in or on the raw agricultural commodities annual canarygrass seed and straw at 0.1 part per million (ppm).

The data submitted in the petition and all other relevant material have been evaluated. The pesticide is considered useful for the purpose for which the tolerances are sought. The toxicological data considered in support of the proposed tolerance included a subchronic (13-week) dog feeding study with a no-observed-effect level (NOEL) of 160 ppm; a 90-day rat feeding study with a NOEL of 8 mg/kg/day; and a mouse teratogenicity study, negative at 100 mg/kg/day (highest dose tested). While the toxicity of this chemical has not been completely characterized, there will be no incremental residue contribution to the theoretical maximum residue contribution (TMRC) from this use since canarygrass seed and straw are not intended for use in the diet of either humans or domestic food animals. If a market develops in the future for use of canarygrass straw for livestock feed or bedding, established tolerances for MCPA in milk and meat, fat, and meat byproducts of cattle, goats, hogs, horses, and sheep will cover residues. Tolerances of 0.1 ppm have previously been established for a number of raw agricultural commodities from application of the herbicide.

The acceptable daily intake (ADI), based on the 13-week dog feeding study (NOEL of 4 mg/kg/day, or 160 ppm) and using a 2,000-fold safety factor, is calculated to be 0.002 mg/kg of body weight (bw)/day. The maximum permitted intake (MPI) for a 60-kg human is calculated to be 0.12 mg/day. The TMRC from existing tolerances for a 1.5-kg daily diet is calculated to be

0.0617 mg/day; published tolerances utilize 68.10 percent of the ADI. The requested tolerances will not contribute to the TMRC nor utilize any part of the ADI.

The nature of the residues is adequately understood and an adequate analytical method (gas-liquid chromatography utilizing an electron capture detector) is available for enforcement purposes. No secondary residues are expected in meat, milk, poultry, or eggs since neither annual canarygrass seed nor straw is presently utilized as livestock or poultry feed items. There are presently no actions pending against the continued registration of this chemical.

Based on the above information considered by the Agency, the tolerances established by amending 40 CFR 180.339 would protect the public health. It is proposed, therefore, that the tolerances be established as set forth below.

Any person who has registered or submitted an application for registration of a pesticide, under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) as amended, which contains any of the ingredients listed herein, may request on or before July 15, 1982, that this rulemaking proposal be referred to an Advisory Committee in accordance with section 408(e) of the Federal Food, Drug, and Cosmetic Act.

Interested persons are invited to submit written comments on the proposed regulation. Comments must bear a notation indicating the document control number, "[PP 1E2577/P234]". All written comments filed in response to this petition will be available in the Emergency Response Section, Registration Division, at the address given above from 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-534, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant economic impact on a substantial number of small entities. A certification statement to this effect was published in the Federal Register of May 4, 1981 (46 FR 24950).

(Sec. 408(e), 68 Stat. 514 (21 U.S.C. 346a(e)))

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests.

Dated: June 4, 1982.

Douglas D. Campt,

Director, Registration Division, Office of Pesticide Programs.

PART 180—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW-AGRICULTURAL COMMODITIES

Therefore, it is proposed that 40 CFR 180.339(a) be amended by adding and alphabetically inserting the raw agricultural commodities annual canarygrass seed and annual canarygrass straw to read as follows:

§ 180.339 2-Methyl-4-chlorophenoxyacetic acid; tolerances for residues.

(a) * * *

Commodities	Parts per million
Grass, canary, annual, seed	0.1
Grass, canary, annual, straw	0.1

[FR Doc. 82-16042 Filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

40 CFR Part 180

[PP 7E1956/P228; PH-FRL 2145-6]

1-Naphthaleneacetic Acid; Proposed Tolerances

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: This notice proposes that tolerances be established for residues of the plant growth regulator 1-naphthaleneacetic acid (NAA) in or on the raw agricultural commodities oranges and tangerines. The proposed amendment to establish a maximum permissible level for residues of NAA in or on the commodities was submitted by the Interregional Research Project No. 4 (IR-4).

DATE: Comments must be received on or before July 15, 1982.

ADDRESS: Written comments to: Donald R. Stubbs, Emergency Response Section, Registration Division (TS-767C), Environmental Protection Agency, 401 M St., S.W., Washington, D.C. 20460.

FOR FURTHER INFORMATION CONTACT: Donald Stubbs (703-557-7700).

SUPPLEMENTARY INFORMATION: The Interregional Research Project No. 4 (IR-4), New Jersey Agricultural Experiment Station, P.O. Box 231, Rutgers University, New Brunswick, NJ 08903, has submitted pesticide petition number

7E1956 to EPA on behalf of the IR-4 Technical Committee and the Agriculture Experiment Stations of Arizona, California, and Florida.

This petition requested that the Administrator, pursuant to section 408(e) of the Federal Food, Drug, and Cosmetic Act, propose the establishment of a tolerance for residues of the plant growth regulator 1-naphthaleneacetic acid (NAA) in or on the raw agricultural commodity citrus fruits at 1 part per million (ppm). The petition was later amended to propose tolerances in or on oranges and tangerines at 0.1 ppm.

The data submitted in the petition and all other relevant material have been evaluated. The pesticide is considered useful for the purpose for which the tolerances are sought. The toxicological data considered in support of the proposed tolerances were: a 90-day rat feeding study with a no-observed-effect level (NOEL) of 150 mg/kg/day; a 3-generation mouse reproduction study with no effect on reproductive performance up to 86 ppm; and a 6-month oral (capsule) study in dogs with a NOEL of 50 mg/kg/day. A teratology study is currently lacking but in progress.

The provisional acceptable daily intake (PADI), based on the 6-month dog feeding study (NOEL of 50.0 mg/kg/day) and using a 1,000-fold safety factor, is calculated to be 0.050 mg/kg of body weight (bw)/day. The maximum permitted intake (MPI) for a 60-kg human is calculated to be 3.00 mg/day. The theoretical maximum residue contribution (TMRC) from existing tolerances for a 1.5 kg daily diet is calculated to be 0.0425 mg/day; the current action will increase the TMRC by 0.0033 mg/day. Published and proposed tolerances utilize 1.53 percent of the PADI.

The nature of the residues is adequately understood and an adequate analytical methodology (gas-liquid chromatography-mass spectrometry) is available for enforcement purposes. No secondary residues in meat, milk, poultry, or eggs are expected. There are presently no actions pending against the continued registration of this chemical.

Based on the above information considered by the Agency, the tolerances established by amending 40 CFR Part 180 would protect the public health. It is proposed, therefore, that the tolerances be established as set forth below.

Any person who has registered or submitted an application for registration of a pesticide, under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) as amended, which contains any of the ingredients listed

herein, may request on or before July 15, 1982 that this rulemaking proposal be referred to an Advisory Committee in accordance with section 408(e) of the Federal Food, Drug, and Cosmetic Act.

Interested persons are invited to submit written comments on the proposed regulation. Comments must bear a notation indicating the document control number, "[PP 7E1956/P228]". All written comments filed in response to this petition will be available for public inspection in the office of Donald Stubbs at the above address from 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays.

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-534, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant economic impact on a substantial number of small entities. A certification statement to this effect was published in the Federal Register of May 4, 1981 (46 FR 24950).

(Sec. 408(e), 68 Stat. 514 (21 U.S.C. 346a(e)))

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests.

Dated: June 4, 1982.

Douglas D. Campt,

Director, Registration Division, Office of Pesticide Programs.

PART 180—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

Therefore, it is proposed that 40 CFR 180.155(a) be amended by alphabetically inserting the raw agricultural commodities oranges and tangerines to read as follows:

§ 180.155 1-Naphthaleneacetic acid; tolerances for residues.

(a) * * *

Commodities	Parts per million
Oranges	0.1
Tangerines	0.1

[FR Doc. 82-16044 Filed 6-14-82; 8:45 am]

BILLING CODE 6560-50-M

Notices

Federal Register

Vol. 47, No. 115

Tuesday, June 15, 1982

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.

ACTION

Foster Grandparent and Senior Companion Programs; Income Eligibility Levels

AGENCY: Action.

ACTION: Notice of revision of income eligibility levels for Foster Grandparent and Senior Companion programs.

SUMMARY: This notice revises the schedule of income eligibility levels for individuals and families for the Foster Grandparent Program published in the Federal Register May 6, 1981 (45 FR 25328). The revised schedule is based on revised Poverty Income Guidelines from HHS, effective April 9, 1982. This revision adopts as the income eligibility level for each State the higher amount of either (a) 125% of the DHHS Poverty Income Guideline, or (b) 100% of the DHHS Poverty Income Guideline plus the amount each state supplements Federal SSI.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT: Betty Brake, Director OAVP, ACTION, Room M-1007, 806 Connecticut Avenue, NW., Washington, D.C. 20515, or telephone toll free (800) 484-8580, Extension 239 or (202) 254-7310.

SUPPLEMENTARY INFORMATION: These ACTION programs are authorized pursuant to Sections 211 and 213 of the Domestic Volunteer Service Act of 1973, as amended, Pub. L. 93-113, 87 Stat. 414. The income eligibility levels are determined by the currently applicable guideline published by DHHS pursuant to sections 652 and 673(2) of the Omnibus Budget Reconciliation Act of 1981 which requires poverty income guidelines to be adjusted for Consumer Price Index changes.

The income eligibility levels will be reviewed at least once a year, and

similar schedules will be prepared to reflect any changes required as a result of that review.

SCHEDULE OF INCOME ELIGIBILITY LEVELS: FOSTER GRANDPARENT AND SENIOR COMPANION PROGRAMS

State	Individuals	Family of two	Family of three
Alabama	\$5,850	\$7,775	\$9,700
Alaska	9,000	12,300	14,700
Arizona	5,850	7,775	9,700
Arkansas	5,850	7,775	9,700
California	8,770	11,235	13,180
Colorado	5,850	8,280	11,205
Connecticut	6,055	7,775	9,700
Delaware	5,850	7,775	9,700
District of Columbia	5,850	7,775	9,700
Florida	5,850	7,775	9,700
Hawaii	6,740	8,950	11,165
Idaho	5,850	7,775	9,700
Illinois	5,850	7,775	9,700
Indiana	5,850	7,775	9,700
Iowa	5,850	7,775	9,700
Kansas	5,850	7,775	9,700
Kentucky	5,850	7,775	9,700
Louisiana	5,850	7,775	9,700
Maine	5,850	7,775	9,700
Maryland	5,850	7,775	9,700
Massachusetts	8,325	8,790	10,715
Michigan	5,850	7,775	9,700
Minnesota	5,850	7,775	9,700
Mississippi	5,850	7,775	9,700
Missouri	5,850	7,775	9,700
Montana	5,850	7,775	9,700
Nebraska	5,850	7,865	9,700
Nevada	5,850	7,775	9,700
New Hampshire	5,850	7,775	9,700
New Jersey	5,850	7,775	9,700
New Mexico	5,850	7,775	9,700
New York	5,850	7,775	9,700
North Carolina	5,850	7,775	9,700
North Dakota	5,850	7,775	9,700
Ohio	5,850	7,775	9,700
Oklahoma	5,850	8,115	10,040
Oregon	5,850	7,775	9,700
Pennsylvania	5,850	7,775	9,700
Rhode Island	5,850	7,775	9,700
South Carolina	5,850	7,775	9,700
South Dakota	5,850	7,775	9,700
Tennessee	5,850	7,775	9,700
Texas	5,850	7,775	9,700
Utah	5,850	7,775	9,700
Vermont	5,850	7,775	9,700
Virginia	5,850	7,775	9,700
Washington	5,850	7,775	9,700
West Virginia	5,850	7,775	9,700
Wisconsin	5,875	8,150	10,075
Wyoming	5,850	7,775	9,700
Guam	5,850	7,775	9,700
Puerto Rico	5,850	7,775	9,700
Virgin Islands	5,850	7,775	9,700

For families of more than three persons in the household, add the appropriate supplement for each member over three as follows:

	Per person
In the 48 contiguous States	\$1,925
Alaska	2,400
Hawaii	2,210

Signed at Washington, D.C. this 8th day of June 1982.

Thomas W. Panken,
Director.

[FR Doc. 82-18075 Filed 6-14-82; 8:45 am]
BILLING CODE 6050-01-M

ADVISORY COUNCIL ON HISTORIC PRESERVATION

Approval of Programmatic Memorandum of Agreement Regarding Arizona Public Service; San Diego Gas and Electric Company Interconnection Project

AGENCY: Advisory Council on Historic Preservation.

ACTION: Notice.

SUMMARY: The Chairman of the Council has ratified a Programmatic Memorandum of Agreement (PMOA) regarding construction of the Arizona Public Service—San Diego Gas and Electric Company Interconnection project in California, an undertaking regulated by the Department of the Interior, Bureau of Land Management. Notice of intent to execute the PMOA was published on November 9, 1981 (46 FR 55291). Copies of the PMOA are available from the Council.

FOR FURTHER INFORMATION CONTACT: Dr. Thomas F. King, Director, Office of Cultural Resource Preservation, Advisory Council on Historic Preservation, 1522 K Street NW., Washington, D.C. 20005.

Dated: June 10, 1982.

Robert R. Garvey, Jr.,
Executive Director.

[FR Doc. 82-18092 Filed 6-14-82; 8:45 am]

BILLING CODE 4310-10-M

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

Flue-Cured Tobacco Advisory Committee; Meeting

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92-463) announcement is made of the following committee meeting:

Name: Flue-Cured Tobacco Advisory Committee.

Date: June 29, 1982.

Place: Tobacco Division, Agricultural Marketing Service, U.S. Department of

Agriculture, Laboratory, Room 223 Flue-Cured Tobacco Cooperative Stabilization Corporation, 1306 Annapolis Drive, Raleigh, North Carolina 27605.

Time: 1 p.m.

Purpose: To discuss marketing area opening dates and selling schedules for flue-cured tobacco to be sold in each marketing area for the 1982 season. Also, other matters as specified in 7 CFR Part 29 will be discussed.

The meeting is open to the public. Persons, other than members, who wish to address the Committee at the meeting should contact J. T. Bunn, Deputy Director, Tobacco Division, Agricultural Marketing Service, U.S. Department of Agriculture, 300—12th Street, S.W., Washington, D.C., 20250 (202) 447-7235. Written statements should be submitted prior to or at the meeting.

Dated: June 11, 1982.

William T. Manley,

Deputy Administrator, Marketing Program Operations.

[FR Doc. 82-16241 Filed 6-14-82; 8:45 am]

BILLING CODE 3410-02-M

Food and Nutrition Service

Availability of Surplus Cheese

AGENCY: Food and Nutrition Service, USDA.

ACTION: Notice.

SUMMARY: The Department of Agriculture announces that it will provide 120 million additional pounds of surplus process cheese to requesting State agencies for distribution to eligible recipients. The process cheese being made available by this announcement is in addition to the total of 100 million pounds of this product whose availability to such State agencies was announced on December 29, 1981 (46 FR 62882) and March 9, 1982 (47 FR 10068).

FOR FURTHER INFORMATION CONTACT: Joseph E. Shepherd, Director, Food Distribution Division, Food and Nutrition Service, Park Office Center, Alexandria, Virginia 22302, (703) 756-3680.

DATE: Requests for allocations of cheese must be submitted by December 31, 1982.

SUPPLEMENTARY INFORMATION: In addition to the 100 million pounds of surplus process cheese previously made available to State agencies for distribution to eligible recipients, the Department is prepared to provide an additional 120 million pounds of process cheese to requesting State agencies for the same purpose, bringing the total available to 220 million pounds. The Department will pay the cost of

transporting the cheese from Federal storage facilities to centralized storage facilities designated by recipient State agencies. State agencies will be responsible for arranging and financing distribution of the cheese within the State.

The cheese is being offered under the provisions of section 416 of the Agricultural Act of 1949 and section 1114 of the Agriculture and Food Act of 1981. It may be used only in nonprofit school lunch programs; nonprofit summer camps for children, and other child nutrition programs providing food service; in nutrition projects operating under authority of the Older Americans Act of 1965, including congregate nutrition sites and providers of home-delivered meals; in assistance to needy persons; and in charitable institutions, including hospitals, serving needy persons.

Distribution to needy persons for use in the preparation of meals in the home may be made only through food banks participating in the program established under section 211 of the Agriculture Act of 1980. States wishing to distribute cheese for this use will be required to assist the Department in designating food banks for participation in that program.

State agencies participating in this distribution of cheese will be required to enter into an agreement with the Department if they have not already done so. This agreement will embody the terms and conditions under which the cheese is being provided. A copy of the agreement may be obtained from the appropriate Regional Administrator, Food and Nutrition Service. Agencies wishing to participate in the distribution should, by December 31, 1982, advise the appropriate Regional Administrator, in writing, of their interest and of the amount which they would like to receive. There is no limitation on the amount of cheese which may be requested by a State agency.

Dated: June 9, 1982.

Samuel J. Cornelius,
Administrator.

[FR Doc. 82-16081 Filed 6-14-82; 8:45 am]

BILLING CODE 3410-30-M

Determining Eligibility for Free and Reduced Price Meals and Free Milk in Schools; Income Eligibility Guidelines

AGENCY: Food and Nutrition Service, USDA.

ACTION: Notice.

SUMMARY: This Notice announces the Department's annual July adjustments to the Income Eligibility Guidelines to be

used in determining eligibility for free and reduced price meals or free milk for the period from July 1, 1982-June 30, 1983. These guidelines are used by schools, institutions, and centers participating in the National School Lunch and Breakfast Programs, Special Milk Program, Child Care Food Program and by commodity schools. The adjustments are made pursuant to section 9 of the National School Lunch Act as amended by Public Law 97-35, the Omnibus Budget Reconciliation Act of 1981. The guidelines are intended to direct benefits to those children most in need.

EFFECTIVE DATE: July 1, 1982.

FOR FURTHER INFORMATION CONTACT: Stanley C. Garnett, Branch Chief, Policy and Program Development Branch, School Program Division, FNS, USDA, Alexandria, Virginia 22302 (703) 756-3620.

SUPPLEMENTARY INFORMATION:

Classification

This Notice has been reviewed under Executive Order 12291 and has not been classified major because it does not meet any of the three criteria identified under the executive order. The action announced in the notice will not have an annual effect on the economy of \$100 million, will not cause a major increase in costs or prices and will not have a significant impact on competition, employment, investment, productivity, innovation or the ability of U.S. enterprises to compete with foreign based enterprises in domestic or foreign markets.

This notice has also been reviewed with regard to the requirements of Pub. L. 96-354, the Regulatory Flexibility Act. Samuel J. Cornelius, Administrator of the Food and Nutrition Service, has certified that this action will not have a significant adverse economic impact on a substantial number of small entities.

This notice imposes no new reporting or recordkeeping provisions that are subject to OMB review in accordance with the Paperwork Reduction Act of 1980 (44 U.S.C. 3587).

Background

Pursuant to sections 9 and 17 of the National School Lunch Act (42 U.S.C. 1785 and 42 U.S.C. 1786), and sections 3 and 4 of the Child Nutrition Act of 1966 (42 U.S.C. 1772 and 1773(e)), the Department annually issues the Income Eligibility Guidelines for free and reduced price meals in the National School Lunch Program (7 CFR Part 210), School Breakfast Program (7 CFR Part 220), Child Care Food Program (7 CFR Part 226), Commodity schools (7 CFR

210.2) and the guidelines for free milk in the Special Milk Program (7 CFR Part 215).

The Department requires schools and institutions which charge for meals separately from other foods, to serve free meals or, at local option, free milk to all children from any family whose income is at or below 130 percent of the poverty level for that family's size. The Department also requires such schools and institutions to serve reduced price meals to all children from any family whose income is more than 130 percent of the poverty level for that family's size but at or below 185 percent of the poverty level for that family's size.

For the convenience of State agencies, the tables in this notice show the poverty guidelines when increased by 30 percent and when increased by 85 percent. Guidelines are shown separately for Alaska and for Hawaii and for the Island of Guam.

Definition of Income

"Income," as the term is used in this notice, is similar to that defined in the Bureau of the Census report, "Characteristics of the Low-Income

Population: 1971," Current Population Reports, series P-60, No. 86, December 1972. "Income" means income before deductions for income taxes, employees' social security taxes, insurance premiums, bonds, etc. It includes the following: (1) Monetary compensation for services, including wages, salary, commissions or fees; (2) net income from nonfarm self-employment; (3) net income from farm self-employment; (4) social security; (5) dividends or interest in savings bonds, income from estates or trusts, or net rental income; (6) public assistance or welfare payments; (7) unemployment compensation; (8) government civilian employee, or military retirement, or pensions or veterans payments; (9) private pensions or annuities; (10) alimony or child support payments; (11) regular contributions from persons not living in the household; (12) net royalties; and (13) other cash income. Other cash income would include cash amounts received or withdrawn from any source including savings, investments, trust accounts, and other resources which would be available to pay the price of a child's meal.

"Income," as the term is used in this notice, does not include any income or benefits received under any Federal program which are excluded from consideration as income by any legislative prohibition. Furthermore, the value of assistance to children or their families shall not be considered as income if prohibited by the authorizing legislation, e.g., the National School Lunch Act, the Child Nutrition Act of 1966, and the Food Stamp Act of 1977.

The Income Eligibility Guidelines

The following are the Income Eligibility Guidelines to be effective from July 1, 1982 until June 30, 1983. The Department's guidelines for free meals and milk and reduced price meals were obtained by multiplying the Federal (formerly OMB) nonfarm income poverty guidelines by 1.30 and 1.85 respectively, and by rounding the result to the nearest \$10.00. Weekly and monthly guidelines were computed by dividing annual income by 52 and 12 respectively, and by rounding to the nearest \$1.00.

INCOME ELIGIBILITY GUIDELINES

[Effective From July 1, 1982, to June 30, 1983]

Family size	Nonfarm poverty guidelines			130 pct free meals			185 pct reduced price meals		
	Year	Month	Week	Year	Month	Week	Year	Month	Week
48 CONTIGUOUS UNITED STATES, DISTRICT OF COLUMBIA, TERRITORIES—EXCLUDING GUAM									
1.....	4,680	390	90	6,080	507	117	8,680	722	167
2.....	6,220	518	120	8,090	674	158	11,510	959	221
3.....	7,760	647	149	10,090	841	194	14,360	1,197	276
4.....	9,300	775	179	12,090	1,008	233	17,210	1,434	331
5.....	10,840	903	208	14,090	1,174	271	20,050	1,671	386
6.....	12,380	1,032	238	16,090	1,341	309	22,900	1,908	440
7.....	13,920	1,160	268	18,100	1,508	348	25,750	2,146	495
8.....	15,460	1,288	297	20,100	1,675	387	28,600	2,383	550
For each additional family member add.....	1,540	128	30	2,000	167	38	2,850	238	55
Alaska									
1.....	5,870	489	113	7,630	636	147	10,860	905	209
2.....	7,790	649	150	10,130	844	195	14,410	1,201	277
3.....	9,710	809	187	12,620	1,052	243	17,960	1,497	345
4.....	11,630	969	224	15,120	1,260	291	21,520	1,793	414
5.....	13,550	1,129	261	17,620	1,468	339	25,070	2,089	482
6.....	15,470	1,289	298	20,110	1,676	387	28,620	2,385	550
7.....	17,390	1,449	334	22,610	1,884	435	32,170	2,681	619
8.....	19,310	1,609	371	25,100	2,092	483	35,720	2,977	687
For each additional family member add.....	1,920	160	37	2,500	208	48	3,550	296	68
Hawaii and Guam									
1.....	5,390	449	104	7,010	584	135	9,970	831	192
2.....	7,160	597	138	9,310	776	179	13,250	1,104	255
3.....	8,930	744	172	11,610	968	223	16,520	1,377	318
4.....	10,700	892	206	13,910	1,159	268	19,800	1,650	381
5.....	12,470	1,039	240	16,210	1,351	312	23,070	1,923	444
6.....	14,240	1,187	274	18,510	1,543	356	26,340	2,195	507
7.....	16,010	1,334	308	20,810	1,734	400	29,620	2,468	570
8.....	17,780	1,482	342	23,110	1,926	444	32,890	2,741	633
For each additional family member add.....	1,770	148	34	2,300	192	44	3,270	273	63

NOTE.—Do not allow hardship deductions from the above income eligibility guidelines.

(42 U.S.C. 1758, Sec. 803, Pub. L. 97-35, 95 Stat. 521-535)

Dated: June 9, 1982.

Samuel J. Cornelius,
Administrator, Food and Nutrition Service.
[FR Doc. 82-16018 Filed 6-14-82; 8:45 am]
BILLING CODE 3410-30-M

Rural Electrification Administration

Plains Electric Generation and Transmission Cooperative, Inc.; Finding of No Significant Impact

The Rural Electrification Administration (REA) has prepared a Finding of No Significant Impact in connection with proposed financing assistance by REA for Plains Electric Generation and Transmission Cooperative, Inc., (Plains) of Albuquerque, New Mexico, to rebuild and reconductor 104.45 km (65.28 mi) of 115 kV transmission line from Dona Ana to Alamogordo Substations in Dona Ana and Otero Counties, New Mexico. Rebuilding the line is necessary because the conductors suffer from extensive vibration damage, the crossarms are in poor condition, and the poles are nearing the end of their useful life.

Plains has prepared a Borrower's Environmental Report (BER) concerning the proposed project. An Environmental Assessment (EA) was prepared by REA. Threatened and endangered species, important farmlands and forestlands, archaeological and historic sites, wetlands and floodplains, and other potential impacts of the proposed project are adequately considered in the EA.

An unnamed floodplain is crossed by the existing transmission line. REA determined that there are no practical alternatives to the continued crossing of this floodplain. The transmission structures, however, are designed to mitigate any potential effects to the floodplain.

Alternatives evaluated include no action, reconductoring on existing structures and complete line rebuild. The proposed transmission line rebuild is an acceptable alternative to provide power to all existing and projected loads of Plains within the project area.

Copies of the Finding of No Significant Impact, the EA and Plains' BER may be obtained from the office of the Director, Power Supply Division, Room 0230, South Agriculture Building, Rural Electrification Administration, Washington, D.C. 20250 or reviewed at

the office of Plains Electric Generation and Transmission Cooperative, Inc., 2401 Aztec Road, NE, Albuquerque, New Mexico 87107.

This Program is listed in the Catalog of Federal Domestic Assistance as 10.850—Rural Electrification Loans and Loan Guarantees.

Dated at Washington, D.C., this 10th day of June 1982.

Harold V. Hunter,
Administrator.

[FR Doc. 82-16080 Filed 6-14-82; 8:45 am]
BILLING CODE 3410-15-M

Office of the Secretary

1982 Crop Cotton; Determinations Regarding the 1982 Loan Rates for Upland and Extra Long Staple (ELS) Cotton, Established (Target) Price and Acreage Reduction Program for Upland Cotton and Seed Cotton Loan Program for Upland and Extra Long Staple Cotton

AGENCY: Agricultural Stabilization and Conservation Service, USDA.

ACTION: Notice of determinations of the 1982 crop loan rates for upland and extra long staple (hereinafter referred to as ELS) cotton, established (target) price and acreage reduction program for upland cotton, and seed cotton loan program for upland and ELS cotton.

SUMMARY: The purpose of this notice contains the following determinations with respect to the 1982 crop of cotton: (1) Loan rate for Strict Low Middling one-and-one-sixteenth-inch upland cotton (micronaire 3.5 through 4.9) of 57.08 cents per pound; (2) loan rate for ELS cotton of 99.89 cents per pound; (3) established (target) price for upland cotton of 71 cents per pound; (4) acreage reduction program of 15 percent for upland cotton; (5) no land diversion payments for upland cotton; and (6) the availability of an upland and ELS seed cotton loan program. These determinations are required to be made in accordance with sections 101(f) and 103(g) of the Agricultural Act of 1949, as amended by the Agriculture and Food Act of 1981 (hereinafter referred to as the "Act").

EFFECTIVE DATE: January 29, 1982.

ADDRESS: Director, Analysis Division, ASCS, USDA, Room 3741 South Building, P.O. Box 2415, Washington, D.C. 20013.

FOR FURTHER INFORMATION CONTACT: Charles V. Cunningham, Acting Deputy

Director, Analysis Division, USDA-ASCS, P.O. Box 2415, Washington, D.C. 20013 (202) 447-7954. The Final Regulatory Impact Analysis describing the options considered in developing these determinations is available on request from the above-named individual.

SUPPLEMENTARY INFORMATION: These determinations have been reviewed in accordance with the provisions of Executive Order 12291 and Secretary's Memorandum No. 1512-1 and have been designated as "major". These determinations have been designated as "major" because they are expected to affect the supply and price of upland cotton during the 1982-83 marketing year, which will in turn impact upon producers, processors, exporters and consumers of cotton and cotton products.

The titles and numbers of the federal assistance programs that this notice applies to are: Title—Cotton Production Stabilization, number 10.052, and Title—Commodity Loans and Purchases, number 10.051, as found in the Catalog of Federal Domestic Assistance.

These actions will not have a significant impact specifically on area and community development. Therefore, review as established under OMB Circular A-95 was not used to assure that units of local government are informed of this action.

It has been determined that the Regulatory Flexibility Act is not applicable to this notice since there is no requirement that a notice of proposed rulemaking be published with respect to the subject matter of these determinations in accordance with 5 U.S.C. 553 or any other provision of law.

1. *Loan Rate for Upland Cotton.* Section 103(g)(1) of the Act provides that the loan level for 1982-crop upland cotton must reflect for Strict Low Middling one-and-one-sixteenth-inch upland cotton (micronaire 3.5 through 4.9) at average location in the United States, the smaller of (1) 85 percent of the average price (weighted by market and month) of Strict Low Middling one-and-one-sixteenth-inch cotton quoted in the designated U.S. spot markets during 3 years of the 5-year period ending July 31, 1981, dropping the highest and lowest years, or (2) 90 percent of the average, for the 15 week period beginning July 1, 1981, of the five lowest priced growths of the growths quoted for Middling one-and-three-thirty-seconds-inch cotton, C.I.F. Northern Europe (adjusted

downward by the average difference during the period April 15, 1981 through October 15, 1981 between the Northern Europe quotation and quotations in the designated U.S. spot markets for Strict Low Middling one-and-one-sixteenth-inch cotton (micronaire 3.5 through 4.9). The loan level cannot be less than 55 cents per pound. If the Northern Europe calculation is less than the spot market calculation, the Secretary may adjust the loan level up to the spot market calculation. The 1982 loan rate must be announced as soon as practicable following the enactment of the Agriculture and Food Act of 1981 (Pub. L. 97-98) and cannot thereafter be changed.

2. *Loan Rate for ELS Cotton.* Section 101(f) of the Act provides that if producers have not disapproved marketing quotas for any crop of ELS cotton, price support loans shall be made available to cooperators for such crop at a level which is not less than 75 per centum or more than 125 per centum in excess of the loan level established for Strict Low Middling one-and-one-sixteenth-inch upland cotton (micronaire 3.5 through 4.9) of such crop at average location in the United States.

Section 401 of the Act provides that in determining the level of support in excess of the minimum level prescribed for any commodity, including ELS cotton, consideration shall be given to the supply of the commodity in relation to the demand therefor, the price level at which other commodities are being supported, the availability of funds, the perishability of the commodity, the importance of the commodity to agriculture and the national economy, the ability to dispose of stocks acquired through a price support operation, the need for offsetting temporary losses of export markets, and the ability and willingness of producers to keep supplies in line with demand.

3. *Established (Target) Price.* Section 103(g)(3) of the Act provides that the established price for 1982-crop upland cotton shall not be less than the higher of (a) 71 cents per pound plus any adjustments for changes in production costs or (b) 120 percent of the loan level determined pursuant to section 103(g)(1). The Act provides that the price of 71 cents per pound quoted in the preceding sentence may be adjusted upward as the Secretary determines to be appropriate to reflect any change in (a) the average adjusted cost of production per acre for the two crop years immediately preceding the year for which the determination is made (1980 and 1981) from (b) the average adjusted cost of production per acre for the two crop

years immediately preceding the year previous to the one for which the determination is made (1979 and 1980). The adjusted cost of production for each of such years may be determined by the Secretary on the basis of such information as the Secretary finds necessary and appropriate and may include variable costs, machinery ownership costs, and general farm overhead costs, allocated to the corps involved on the basis of the proportion of the value of the total production derived from each crop.

4. *Acreage Reduction Program.* Section 103(g)(9)(A) of the Act provides that the Secretary may establish a limitation on planted acreage if the Secretary determines that the total supply of upland cotton will, in the absence of such limitation, be excessive taking into account the need for an adequate carryover to maintain reasonable and stable supplies and prices and to meet a national emergency. Such limitation shall be achieved by applying a uniform percentage reduction to the acreage base for each cotton-producing farm. Producers who knowingly produce cotton in excess of the permitted acreage shall be ineligible for cotton loans and payments with respect to that farm. The acreage base for any farm for the purpose of determining any reduction required to be made for any year shall be the acreage planted on the farm to upland cotton for harvest in the immediately preceding year or, at the discretion of the Secretary, the average acreage planted to upland cotton for harvest in the two crop years immediately preceding the year for which the determination is made. For the purpose of determining the acreage base, the acreage planted to upland cotton for harvest shall include any acreage which producers were prevented from planting to cotton or other nonconserving crop because of a natural disaster or other condition beyond the control of the producers. The Secretary may make adjustments to reflect crop-rotation practices and other factors as the Secretary determines necessary to establish a fair and equitable base. A number of acres on the farm determined by dividing (a) the product obtained by multiplying the number of acres required to be withdrawn from the production of upland cotton times the number of acres actually planted to upland cotton, by (b) the number of acres authorized to be planted to upland cotton in accordance with the acreage limitation established by the Secretary shall be devoted to approved conservation uses in

accordance with regulations issued by the Secretary. If an acreage limitation is in effect for any crop, the national program acreage, program allocation factor, and voluntary reduction provisions of section 103(g) of the Act are not applicable to such crop. The individual farm program acreage shall be the acreage planted on the farm to upland cotton for harvest within the permitted upland cotton acreage established for the farm under the acreage reduction program.

5. *Land Diversion Program.* Section 103(g)(9)(B) of the Act provides that the Secretary may make land diversion payments, whether or not an acreage limitation is in effect, if the Secretary determines that such payments are necessary to assist in adjusting the total national acreage of upland cotton to desirable goals. Such land diversion payments shall be made to producers who, to the extent prescribed by the Secretary, devote to approved conservation uses an acreage of cropland on the farm in accordance with land diversion contracts entered into by the Secretary with such producers.

6. *Seed Cotton Loan Program.* Section 103(g)(18) of the Act provides that in order to assist producers in the orderly ginning and marketing of their cotton production, the Secretary shall make recourse loans available to such producers on seed cotton in accordance with authority vested in the Secretary under the Commodity Credit Corporation Charter Act (15 U.S.C. 714 *et seq.*).

Production of upland cotton in 1981 is projected to be approximately 15.6 million bales. Total disappearance of upland cotton during the marketing year that began on August 1, 1981 is estimated to be 12.7 million bales. If these estimates are accurate, then carryover stocks on August 1, 1982 will equal about 5.7 million bales, which is deemed an excessive level. The monthly average price received by farmers fell from 65 cents per pound in August 1981 to 50 cents per pound in mid-January 1982.

Because of the large projected beginning stock level, it is likely that the supply of cotton in the 1982-83 marketing year again will be excessive. Therefore, the following options were considered to reduce the production of upland cotton in 1982: (1) No acreage reduction program; (2) 10 percent acreage reduction program; (3) 15 percent acreage reduction program; (4) 20 percent acreage reduction program; and (5) 10 percent acreage reduction program in combination with a 5 percent paid land diversion.

Planted acres in 1982 are estimated at 13.6 million acres with no acreage reduction program. Production is projected to be 12.7 million bales and the estimated total supply of upland cotton is 18.4 million bales. With an estimated total disappearance of 13.6 million bales, ending stocks would be 4.9 million bales. Under this option, government costs in fiscal year 1983 are projected to total \$580 million.

Under a 10 percent reduction program, planted acres are estimated at 12.9 million acres. Production of upland cotton would be about 12.1 million bales with average yields. The total supply and total disappearance are projected to be 17.8 million bales and 13.3 million bales, respectively, leaving ending stocks of 4.6 million bales. Fiscal year 1983 government outlays are estimated at \$210 million under this option.

Planted acres under the 15 percent acreage reduction option are estimated to be 12.7 million acres. Production is estimated at 11.9 million bales and the total supply is estimated at 17.6 million bales. With a probable total disappearance of 13.3 million bales, ending stocks would equal about 4.4 million bales. Under this option, government costs for fiscal year 1983 are projected to total \$76 million.

With a 20 percent acreage reduction program, planted acres are estimated to be 12.6 million acres. Production is projected at 11.8 million bales for a total supply of 17.5 million bales. Disappearance is estimated at 13.3 million bales and ending stocks would be about 4.3 million bales. A net government income of \$35 million is estimated for fiscal year 1983 under this option.

A 10 percent acreage reduction program in combination with an additional 5 percent paid diversion is estimated to result in planted acres of 12.4 million. With average yields, production would be 11.6 million bales and the total supply would be 17.3 million bales. Disappearance is projected to be 13.2 million bales, leaving ending stocks, 4.2 million bales. Total government outlays, including a land diversion payment of 20 cents per pound on the diverted acres, are estimated to be \$230 million.

The 15 percent acreage reduction option was selected because it was estimated to provide necessary reductions in production, ending stocks, and government costs. This option is expected to result in strengthened prices for producers and still allow for an adequate supply of cotton for consumers.

A number of the determinations in this notice are generally required to be

made by section 103(g) of the Act by November 1 of the calendar year prior to the crop year for which such determinations are required to be made. However, the provisions of section 103(g) were not enacted until December 22, 1981. Therefore, the provisions of the Act require that these determinations be made as soon as practicable after enactment. On January 29, 1982, the Secretary announced by press release the determinations with respect to the 1982 crop of cotton which are set forth herein. The purpose of this document is to affirm those determinations. Thus, it is hereby determined that no further public rulemaking is required with respect to the following determinations:

Determinations

1. *Upland Cotton Loan Rate.* Based on the formula prescribed in section 103(g)(1) of the Act, the loan rate for Strict Low Middling, one-and-one-sixteenth-inch upland cotton (micronaire 3.5 through 4.9) at average location in the United States is determined to be 57.08 cents per pound. This figure is calculated using the domestic spot market prices as required by section 103(g)(1)(A) of the Act.

The spot market calculation is as follows: (1) Weighted average spot market prices for Strict Low Middling one-and-one-sixteenth-inch upland cotton, micronaire 3.5 through 4.9:

August 1976 through July 1977—	71.59 cents;
August 1977 through July 1978—	51.15 cents;
August 1978 through July 1979—	61.01 cents;
August 1979 through July 1980—	68.87 cents;
August 1980 through July 1981—	83.77 cents;

(2) Average of the five years, excluding the highest and lowest years: $71.59 + 61.01 + 68.87 / 3 = 67.157$ cents; and
(3) Loan rate based on U.S. spot market calculation: $67.157 \times 0.85 = 57.08$ cents.

The Northern Europe calculation is as follows:

(1) Average Northern Europe quotation for Middling one-and-three-thirty-seconds-inch cotton July 1 through October 13, 1981.....	80.25
(2) Average difference between average Northern Europe quotation and the U.S. spot market average for Strict Low Middling one-and-one-sixteenth-inch, (micronaire 3.5 through 4.9) April 15 through October 15, 1981.....	11.22
(3) Adjusted Northern Europe average.....	69.03
(4) 90 percent of adjusted average.....	62.13

Accordingly, the 1982 upland cotton loan rate is 57.08 cents per pound.

2. *Loan Rate for ELS Cotton.* The loan rate for Strict Low Middling one-and-one-sixteenth-inch upland cotton (micronaire 3.5 through 4.9) has been determined to be 57.08 cents per pound. The possible range of the loan rate for ELS cotton is 99.89 to 128.43 cents per pound (75 percent to 125 percent in excess of the loan level in effect for upland cotton). Supplies of ELS cotton are considered to be adequate since stocks carried over into the 1982-83 marketing year are projected at 85,000 bales. Therefore, there is no need to increase the support rate above the statutory minimum to encourage production.

Accordingly, it is determined that the loan rate for 1982-crop ELS cotton is 99.89 cents per pound.

3. *Established (Target) Price.* Based on the provisions of section 103(g)(3) of the Act, the 1982 established (target) price for upland cotton is determined to be 71.0 cents per pound, the statutory minimum.

4. *Acreage Reduction Program.* In accordance with section 103(g)(9)(A) of the Act, it is hereby determined that an acreage reduction program shall be in effect for the 1982 crop of upland cotton. The reduction shall be achieved by applying a uniform reduction of 15 percent to the acreage base for each cotton-producing farm. An acreage reduction program is being established because it has been determined that the total supply of upland cotton will be excessive in the absence of a program.

Producers who knowingly produce cotton in excess of the permitted acreage shall be ineligible for loans and payments with respect to that farm. A number of acres equal to 17.65 percent of the planted acres (not to exceed the acres permitted to be planted) must be devoted to approved conservation uses in accordance with regulations issued by the Secretary. It is hereby determined that, because an acreage reduction program has been established, the national program acreage, program allocation factor, and voluntary reduction provisions shall not be applicable to the 1982 crop of upland cotton.

5. *Land Diversion Program.* It is hereby determined that no land diversion payments are necessary to assist in adjusting the total national acreage of upland cotton to desirable goals.

6. *Seed Cotton Loan Program.* It is hereby determined that a recourse seed cotton loan program shall be available for both upland and ELS cotton. Seed cotton shall be converted to a lint basis for loan-making purposes and loan

levels with respect to such cotton will be the same as those applicable to lint cotton. Detailed regulations concerning the seed cotton loan program will be published later.

(Secs. 4, 5, 62 Stat. 1070, as amended (15 U.S.C. 714 b and c); Secs. 101(f), 103(g), 401, 66 Stat. 758, as amended, 95 Stat. 1234, 63 Stat. 1054, as amended (7 U.S.C. 1441, 1444, 1421))

Signed at Washington, D.C. on June 8, 1982.

John R. Block,
Secretary.

[FR Doc. 82-18025 Filed 6-14-82; 8:45 am]
BILLING CODE 3410-05-M

CIVIL AERONAUTICS BOARD

[Docket 40639]

Aeroamerica Fitness Investigation; Assignment of Proceeding

This proceeding has been assigned to Administrative Law Judge William A. Kane, Jr. Future communications should be addressed to him.

Dated at Washington, D.C., June 9, 1982.

Elias C. Rodriguez,
Chief Administrative Law Judge.

[FR Doc. 82-16067 Filed 6-14-82; 8:45 am]
BILLING CODE 6320-01-M

[Docket 40658]

Hawaii Express, Inc., Fitness Investigation; Hearing

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that a hearing in the above-titled proceeding will be held on June 18, 1982, at 10:00 a.m. (local time), in Room 1012, 1825 Connecticut Avenue, N.W., Washington, D.C., before Administrative Law Judge William A. Kane, Jr.

For information concerning the issues involved and other details of this proceeding, interested persons are referred to Board Order 82-5-128 adopted May 24, 1982, and other documents which are in the docket of this proceeding on file in the Docket Section of the Civil Aeronautics Board.

Dated at Washington, D.C., June 9, 1982.

William A. Kane, Jr.,
Administrative Law Judge.

[FR Doc. 82-16086 Filed 6-14-82; 8:45 am]
BILLING CODE 6320-01-M

[Docket 40524]

Independent Air Incorporated Fitness Investigation; Assignment of Proceeding

This proceeding has been assigned to Chief Administrative Law Judge Elias C. Rodriguez. Future communications should be addressed to him.

Dated at Washington, D.C., June 9, 1982.

Elias C. Rodriguez,
Chief Administrative Law Judge.

[FR Doc. 82-16069 Filed 6-14-82; 8:45 am]
BILLING CODE 6320-01-M

CIVIL RIGHTS COMMISSION

Oregon 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 meeting of the Oregon Advisory Committee to the Commission will convene at 2:00 p.m. and will end at 5:00 p.m. on July 1, 1982, at the Portland Hilton, 921 South West Sixth, Portland, Oregon, 97204. The purpose of this meeting will be to discuss program planning activities for the remaining period of Fiscal Year 1982 and for Fiscal Year 1983.

Persons desiring additional information or planning a presentation to the Committee, should contact the Chairperson, Thomas J. Sloan, 215 North West Orchard Drive, Portland, Oregon 97229, (503) 627-8162 or the Northwestern Regional Office, 915 Second Avenue, Room 2852, Seattle, Washington, 98174, (206) 442-1246.

The meeting will be conducted pursuant to the provisions of the Rules and Regulations of the Commission.

Dated at Washington, D.C., June 8, 1982.

John I. Binkley,
Advisory Committee Management Officer.

[FR Doc. 82-16019 Filed 6-14-82; 8:45 am]
BILLING CODE 6335-01-M

DEPARTMENT OF COMMERCE

International Trade Administration

Tapered Roller Bearings and Certain Components Thereof From Japan; Final Results of Administrative Review and Revocation in Part of Antidumping Finding

AGENCY: International Trade Administration, Commerce.

ACTION: Notice of final results of administrative review and revocation in part of antidumping finding.

SUMMARY: On February 27, 1981, the Department of Commerce published the preliminary results of its administrative review and its tentative determination to revoke the antidumping finding on tapered roller bearings and certain components thereof from Japan with respect to NTN Toyo Bearing Co., Ltd. and NTN Bearing Corporation of America.

Interested parties were given an opportunity to submit oral or written comments, and a public hearing was conducted on May 11, 1981. The petitioner and the exporter provided comments at the hearing and during the comment period. As a result of our analysis of these comments we have made no changes in these final results from those contained in our preliminary results of review.

EFFECTIVE DATE: June 15, 1982.

FOR FURTHER INFORMATION CONTACT:

J. Linnea Bucher or John Kugelman, Office of Compliance, International Trade Administration, U.S. Department of Commerce, Washington, D.C. 20230 (202-377-3601).

SUPPLEMENTARY INFORMATION:

Background

On August 18, 1974, a dumping finding with respect to tapered roller bearings and certain components thereof ("TRBs") from Japan was published in the Federal Register as Treasury Decision 76-227 (41 FR 34974-5). On February 27, 1981, the Department of Commerce ("the Department") published in the Federal Register the preliminary results of its administrative review and tentative determination to revoke the finding with respect to NTN Toyo Bearing Co., Ltd. ("NTN") and NTN Bearing Corporation of America ("NBCA") (46 FR 14371-2). The Department has now completed that administrative review with respect to NTN and NBCA.

Scope of the Review

The imports covered by the review, as clarified in the Federal Register on August 10, 1981 (46 FR 40550), are tapered roller bearings, four inches or less in outside diameter when assembled, including inner race or cone assemblies and outer races or cups, exported to and sold in the United States either as a unit or separately. They are currently classifiable under items 680.3932, 680.3934, and 680.3938 of the Tariff Schedules of the United States Annotated (TSUSA). The review covers TRBs produced and sold by NTN and NBCA during the period April 1, 1978 through November 14, 1979, the date the original tentative revocation for NTN and NBCA was published by the Treasury Department.

Analysis of Comments

(1) *Comment:* Claims for circumstances of sale adjustments to foreign market value must be based on specific proof of exact costs incurred in the sale of TRBs rather than on

allocation of costs based on sales volume.

Position: Section 153.10 of the Customs Regulations provides that "reasonable allowances will be made" for differences in circumstances of sale which cause the seller to incur direct costs in connection with sales of the product in question. Where the claimant proves that it incurred selling costs but does not have precise product-related accounting records, the actual amount of the adjustment may be based on a reasonable allocation of selling costs. In the present review the circumstance of sale adjustments claimed by the manufacturer were verified to be reasonably allocated based on the expenses of the narrowest corporate accounting unit possible.

(2) *Comment:* The Department's use of the ESP offset is contrary to the statute and must not be allowed as an adjustment to foreign market value.

Position: We made adjustments for the ESP offset in accordance with § 153.10 of the Customs Regulations. The offset is intended to permit an equitable adjustment to foreign market value where a comparable expense is required by section 204(3) of the Antidumping Act of 1921 ("the 1921 Act") to be deducted from the exporter's sales price. The ESP offset is a longstanding practice. Congress in its amendments to the antidumping law in 1974 and 1979 did not alter or bar the practice.

(3) *Comment:* Both the petitioner and the respondent feel that the ITA incorrectly computed the amount of the commissions to be deducted. In our calculations we reduced the exporter's sales price only by the amount by which the U.S. commission exceeded the home market common, rather than by the full amount of the U.S. commission. The petitioner states that the statute requires deduction, only from the exporter's sales price, of the full amount of the commissions for selling the merchandise.

The respondent's position is that, since commissions are a type of selling expense, when the U.S. commission exceeds the home market commission the Department should make an allowance for that difference under the ESP offset provision.

Position: We have recalculated the ESP and foreign market value by deducting from each the total commission paid in each market. No further adjustment for commission, under the ESP offset provision, is appropriate.

(4) *Comment:* The statutory definition of foreign market value does not permit the deduction of transportation costs in calculating the home market price.

Position: In making a fair and equitable comparison the Department believes it is necessary to reduce the United States price and foreign market value being compared to comparable terms. In its simplest form, the calculation will ordinarily be made by taking the ex-factory price for both the sale to the U.S. and for home consumption. In adjusting foreign market value pursuant to section 202 of the 1921 Act for differences in circumstances of sale, to permit a fair value comparison on comparable terms, the Department followed a longstanding administrative practice with regard to inland freight.

(5) *Comment:* The ITA should deduct NBCA's profit from U.S. prices. An exporter's sales price that is overstated by inclusion of U.S. profits serves as a cushion against a finding of dumping. Subtracting a related importer's profits from the price at which the affiliate sells in the U.S. market is consistent with the intent and spirit of the ESP provision.

Position: Deductions from the U.S. price are made pursuant to section 204 of the 1921 Act. There is no statutory provision for a deduction from the ESP of a U.S. subsidiary's profit.

(6) *Comment:* The petitioner contends that home are pricing and manufacturing data submitted by NTN market understated, as illustrated in documents submitted by the petitioner in a market research survey. The respondent contends that the petitioner's submission and market survey of December 13, 1979, are based on inaccurate information and should be disregarded.

Position: The Department believes that NTN submitted accurate information, based on its verification of NTN documents in Japan. Submissions by the petitioner in the form of market research surveys were either refuted by verified NTN data or unsupported due to the petitioner's failure to provide adequate and detailed source data for its documents. Inaccuracies, such as incorrect NTN customer names and export and home market prices, contributed to our decision not to use the petitioner's market surveys in this review.

(17) *Comment:* The Department's allowance of claims for adjustment to foreign market value is impermissible because the Department did not establish that any differences between the United States price and foreign market value were "wholly or partly due to" the alleged differences in circumstances of sale. Specifically, no proof was provided that expenses incurred for advertising, sales promotion, warranties, technical

services, warehousing, and transportation wholly or partly influenced sales prices of TRBs.

Position: All adjustments were made in accordance with section 153.10(c) of the Customs Regulations, which states that in determining the amount of the reasonable allowances for any differences in circumstances of sale, the Department will be guided primarily by the cost of such differences to the seller. The regulation is valid and consistent with section 202 of the 1921 Act, which states that an allowance will be made for any price difference "wholly or partly due to" differences in circumstances of sale. We conclude that the differences in cost generally are reflected in and a reasonable measure of the differences in price. The law does not require specific proof or quantification of the cost/price relationship for each circumstance-of-sale adjustment during the period of review.

(8) *Comment:* No adjustment should be made for physical differences between the TRBs sold in Japan and in the U.S. because the record does not establish that the amount of any price differential is "wholly or partly due to" differences in cost of production of the comparable merchandise sold in each market. In addition, the petitioner claimed that most inch-size bearings sold in the U.S. are also sold in Japan.

Position: All adjustments were made in accordance with section 153.11 of the Customs Regulations, which states that, in making allowances for differences in the physical characteristics of the merchandise in the markets being compared, the Department will be guided primarily by differences in the cost of production. The regulation is valid and consistent with section 202 of the 1921 Act, which states that an allowance will be made for any price differences "wholly or partly due to" differences in physical characteristics. We conclude that differences in cost of production generally result in and are a reasonable measure of differences in price. The law does not require specific proof and quantification of the cost/price relationship for each product. As for sales of inch-size bearings, the record indicates that they are not sold in the home market as claimed by the petitioner. Although inch-size bearings are listed in a catalogue, it does not necessarily follow that the inch-size bearings were sold or offered for sale in the home market. There is no evidence of such sales.

(9) *Comment:* The petitioner contends that the authority to use appraisal instructions ("master lists") issued prior

to January 1, 1980, to liquidate entries unliquidated before that date, lapsed on that date (the effective date of the Trade Agreements Act of 1979 ("the Act")). Therefore, the Department must conduct a review under section 751 covering all entries unliquidated as of January 1, 1980, and thereafter.

Position: All unliquidated entries which are not subject to appraisal instructions ("master lists") issued prior to January 1, 1980, are subject to the administrative review provisions of the Act. The issue concerning unliquidated entries which are the subject of master lists issued prior to January 1, 1980, is currently under review by the Department. We are continuing suspension of liquidation of such entries pending a decision as to whether such entries must be the subject of a section 751 review.

(10) *Comment:* The respondent contends that the Commerce Department should not have conducted this administrative review. It claims that the underlying determination is contrary to law and is unsupported by substantial facts of record, because Treasury erred in failing to exclude NTN from the original finding and because the Departments of Treasury and Commerce and the International Trade Commission ("ITC") improperly expanded the scope of the case to include products not complained of in the original petition. It also claims that the finding is erroneous because it is not based on a lawful determination by the ITC.

Position: The respondent is estopped from making these arguments at this time, inasmuch as it failed to pursue the remedy that was available to it prior to 1980. Section 751 of the Tariff Act limits the administrative review of dumping findings to a determination of the antidumping duties due, if any, for the period under review. Moreover, section 201(c)(1) of the 1921 Act gave the Secretary of the Treasury authority to define the class or kind of merchandise to be investigated.

(11) *Comment:* By applying the administrative review provisions of section 751 to merchandise entered prior to January 1, 1980, the effective date of Title VII of the Tariff Act, the Department is denying the respondent certain substantive rights which vested at the time of entry. These rights include the right to file a protest under section 514 of the Tariff Act as it existed prior to January 1, 1980, and the right to trial *de novo* of an administrative denial of such a protest. In abrogating these rights, the Department violated the due process clause of the Fifth Amendment.

Position: The Act preserves the respondent's right to administrative and judicial review of the determination of the amount, if any, of dumping duties due on merchandise entered prior to January 1, 1980. The Act merely changes the procedures for implementing the importer's right of review for entries not covered by master lists issued prior to January 1, 1980 (section 106(a) of Title I and section 1002(b) of Title X of the Act noted). Therefore, the Department has denied the respondent neither its substantive rights nor its right to due process.

Final Results of the Review

Based on our analysis of comments received the Department has made no changes in its tentative determination to revoke the antidumping finding on tapered roller bearings and certain components thereof from Japan with respect to NTN and NBCA. We therefore determine that there was no sales at less than fair value during the period April 1, 1978 through November 14, 1979.

Determination

As a result of this review the Department revokes the antidumping finding on tapered roller bearings, four inches or less in outside diameter when assembled, including inner race or cone assemblies and outer races or cups, exported to and sold in the United States either as a unit or separately, from Japan, produced and sold by NTN Tokyo Bearing Co., Ltd. and NTN Bearing Corporation of America.

This revocation applies to all entries of this merchandise entered, or withdrawn from warehouse, for consumption on or after November 14, 1979. Since all sales by NTN between April 1, 1978 and November 14, 1979, were made at not less than fair value, the Department shall instruct the Customs Service to liquidate all entries in that period without regard to dumping duties. The Department will issue appraisal instructions directly to the Customs Service.

This administrative review, revocation, and notice are in accordance with sections 751(a)(1) and (c) of the Tariff Act (19 U.S.C. 1675(a)(1), (c)) and §§ 353.53 and 353.54(e) of the Commerce Regulations (19 CFR 353.53, 353.54(e)).

Gary N. Horlick,

Deputy Assistant Secretary for Import Administration.

June 10, 1982.

[FR Doc. 82-16106 Filed 6-14-82; 8:45 am]

BILLING CODE 3510-25-M

National Oceanic and Atmospheric Administration

South Atlantic Fishery Management Council; Public Meeting

AGENCY: National Marine Fisheries Service, NOAA; Commerce.

SUMMARY: The South Atlantic Fishery Management Council, established by Section 302 of the Magnuson Fishery Conservation and Management Act (Pub. L. 94-265), will meet to discuss the fiscal year 1983 budget; law enforcement actions; Swordfish, Shrimp, Calico Scallop, Bluefish and Snapper-Grouper Fishery Management Plans, as well as other Council business as appropriate.

DATES: The public meeting will convene on Monday, June 21, 1982, at approximately 9 a.m., and will adjourn on Thursday, June 24, 1982, at approximately noon.

ADDRESS: The meeting will take place at the Blockade Runner Hotel, Wrightsville Beach, North Carolina.

FOR FURTHER INFORMATION CONTACT: South Atlantic Fishery Management Council, One Southpark Circle—Suite 306, Charleston, South Carolina 29407, Telephone: (803) 571-4366.

Dated: June 10, 1982.

Jack L. Falls,

Chief, Administrative Support Staff, National Marine Fisheries Service.

[FR Doc. 82-16110 Filed 6-14-82; 8:45 am]

BILLING CODE 3510-22-M

Office of the Secretary

[BT-353]

Financial Disclosure Reports

By notice in the Federal Register of May 15, 1979 (44 FR 28395) (amended by notice at 44 FR 38953, July 3, 1979), the Department published its procedures for examining and obtaining copies of financial disclosure reports filed pursuant to title II of the Ethics in Government Act of 1978. The Department has changed the location of the filed reports, and, therefore, the following changes are made to its published procedures regarding public inspection of those reports:

1. Paragraph 3(a) is revised to read as follows:

(a) Copies of the financial disclosure reports filed by officers and employees of the Department of Commerce under title II of the Act, together with the relevant official position descriptions, will be available for public inspection in the Office of the Assistant General Counsel for Administration (hereinafter, "the Office"), Room 5883, Department of Commerce, 14th

Street between Constitution Avenue and E Street, N.W., Washington, D.C. 20230. The Office is open to the public for this purpose Monday through Friday of each week, except on official holidays of the United States Government, between the hours of 9:00 a.m. and 4:30 p.m. The telephone number of the Office is (202) 377-5397.

2. In paragraphs 3(b), 4(a), and 4(b), the word "Office" is substituted for the word "Facility."

Dated: June 7, 1982.

Marilyn G. Wagner,
Assistant General Counsel for
Administration.

[FR Doc. 82-16017 Filed 6-14-82; 8:45 am]

BILLING CODE 3510-BW-M

DEPARTMENT OF DEFENSE

Department of the Army

Privacy Act of 1974; Amendment of a Notice for a System of Records

AGENCY: Department of the Army, DOD.

ACTION: Amendment of a notice for a system of records.

SUMMARY: The Department of the Army proposes to amend the routine uses for Army system of records A0305.10aDACA entitled: "Joint Uniform Military Pay System—Active Army" to indicate certain limited information concerning some Army allottees will be provided the City of New York in connection with a matching program to detect and curtail fraud and abuse in Federal Assistance Programs.

DATES: This new routine use will be effective July 12, 1982 unless comments are received which result in a contrary determination.

ADDRESSES: Send any comments to: Assistant Comptroller of the Army, ATTN: DACA-FAF-M, Indianapolis, IN 46249.

FOR FURTHER INFORMATION CONTACT: Mrs. Frances Monforte, telephone: AV 699-2144 or commercial (317) 542-2144.

SUPPLEMENTARY INFORMATION: Pursuant to paragraph 5.c.(2) of the Office of Management and Budget Revised Guidance for Conducting Computerized Matching Program (47 FR 21656, May 19, 1982) the Army is establishing this routine use specifically for this matching program. The only information that the Army will disclose to the City of New York will be the names and addresses of allottees whose zip codes are within New York City and whose names appear on the list of Food Stamp and Aid to Families with Dependent children recipients furnished by the city. The City will not be given access to the entire

allotment files but only to the names and addresses of the allottees and the amount of the allotment.

Also the City will not discontinue or adjust any benefit based solely on the data provided by the Army, but will investigate to include an interview of the recipient prior to taking any such actions. The new routine use while for an unspecified duration will be reviewed at least annually.

A notice of the Matching Program to include a matching program report will be forwarded as required by paragraph 5.f of the OMB Revised Guidelines.

June 9, 1982.

M. S. Healy,

OSD Federal Register Liaison Officer,
Department of Defense.

Changes

A0305.10aDACA

System name:

Joint Uniform Military Pay System—Active Army.

Routine uses of records maintained in the system including categories of users and purposes of such uses:

At the end of the current entry add:
"City of New York: Department of Income Maintenance: Name and address of allottees whose ZIP Codes are in New York City and dollar amount of allotments for the purpose of detecting and curtailing fraud and abuse in Federal Assistance Programs, specifically Aid to Families with Dependent Children and Food Stamps."

A0305.10aDACA

SYSTEM NAME:

Joint Uniform Military Pay System—Active Army.

* * * * *

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM INCLUDING CATEGORIES OF USER AND PURPOSE OF SUCH USES:

USAFAC—Purpose is to provide a basis for establishment of computation of each active member's military pay entitlement, to provide a history of pay transactions. This information is also used to provide necessary data to the Treasury Department, the Social Security Administration, the U.S. Army Military Personnel Center, the Veterans Administration, those states and cities which have an agreement with the Department of the Army to receive taxable earnings information, the American Red Cross and the Department of Health, Education and Welfare.

Treasury Department—To record check and bond issue data and to record

taxable earnings and taxes withheld from military personnel.

Social Security Administration: To record earned wages by member under the Federal Insurance Contributions Act (FICA).

US Army Military Personnel Center (MILPERCEN): To compare military personnel identification with the Social Security Administration for purpose of correction and to compare and correct common data elements with USAFAC.

Veterans Administration: To record the collection of premiums for National Service Life Insurance and to transfer contributions to Post-Vietnam Era Veterans Education Account.

States and Cities: To verify tax liability against members' state and city income tax returns.

American Red Cross: To assist military personnel and their dependents in determining the status of monthly pay, dependents allotments, loans, and related financial transactions.

Department of Health, Education and Welfare: Disclose the name, rank and social security account number of each member of the Armed Services on active duty to the Inspector General of that Department only for comparison with appropriate rolls reflecting recipients of Aid to Families with Dependent Children (AFDC).

City of New York: Department of Income Maintenance: Name and address of allottees whose ZIP Codes are in New York City and dollar amount of allotments for the purpose of detecting and curtailing fraud and abuse in Federal Assistance Programs, specifically Aid to Families with Dependent Children and Food Stamps.

* * * * *

[FR Doc. 82-16040 Filed 6-14-82; 8:45 am]

BILLING CODE 3710-08-M

Office of the Secretary

Defense Intelligence Agency Advisory Committee; Closed Meeting

Pursuant to the provisions of Subsection (d) of Section 10 of Pub. L. 92-463, as amended by Section 5 of Pub. L. 94-409, notice is hereby given that a closed meeting of a Panel of the DIA Advisory Committee has been rescheduled from July 1, as follows:

Wednesday, July 14, 1982, Plaza West, Rosslyn, Virginia. The entire meeting, commencing at 9:00 a.m. is devoted to the discussion of classified information as defined in Section 552b(c)(1), Title 5 of the U.S. Code and therefore will be closed to the public. Subject matter will

be used in a special study on the REIS program.

June 10, 1982.

M. S. Healy,

*OSD Federal Register Liaison Officer,
Department of Defense.*

[FR Doc. 82-18097 Filed 6-14-82; 8:45 am]

BILLING CODE 3810-01-M

Defense Intelligence Agency Advisory Committee; Closed Meeting

Pursuant to the provisions of Subsection (d) of Section 10 of Pub. L. 92-463, as amended by Section 5 of Pub. L. 94-409, notice is hereby given that a closed meeting of a panel of the DIA Advisory Committee has been scheduled as follows:

Tuesday, July 13, 1982, Plaza West, Rosslyn, Virginia. The entire meeting, commencing at 9:00 am is devoted to the discussion of classified information as defined in Section 552b(c)(1), Title 5 of the U.S. Code and therefore will be closed to the public. Subject matter will be used in a special study on the Department of Defense Intelligence Information System.

June 10, 1982.

M. S. Healy,

*OSD Federal Register Liaison Officer,
Department of Defense.*

[FR Doc. 82-18096 Filed 6-14-82; 8:45 am]

BILLING CODE 3810-01-M

DEPARTMENT OF EDUCATION

National Advisory Council on Indian Education; Meeting

AGENCY: National Advisory Council on Indian Education.

ACTION: Amendment to meeting.

SUMMARY: Notice is hereby given to amend a notice concerning a Legislative, Rules and Regulations Committee and Executive Committee meeting of the National Advisory Council on Indian Education. The meeting was scheduled for June 16-18, 1982, in Tempe, Arizona, for the purpose of reviewing the Indian Education Act Rules and Regulations, legislative analysis of Pub. L. 92-318, the Indian Education Act of 1972, with regard to proposed legislative changes in the Act at the time of Reauthorization and discuss strategies for introduction of a bill to reauthorize Pub. L. 92-318. The meeting has been rescheduled for July 6-8, 1982, at the same location and time. The original notice was published in the *Federal Register* on May 27, 1982, page 23197, Vol. 47, No. 103.

Dated: June 9, 1982.

Signed at Washington, D.C.

Michael P. Doss,

*Executive Director, National Advisory
Council on Indian Education*

[FR Doc. 82-18073 Filed 6-14-82; 8:45 am]

BILLING CODE 4000-01-M

Office of Postsecondary Education

Publication of Approved Systems of Need Analysis for the National Direct Student Loan; College Work-Study; Supplemental Educational Opportunity Grant Programs

AGENCY: Office of Postsecondary Education, Ed.

ACTION: Notice of approved systems of need analysis for academic year 1981-83.

SUMMARY: The Secretary of Education announces approved need analysis systems that institutions of higher education must use in making awards to students during academic year 1982-83 under the National Direct Student Loan, College Work-Study, and Supplemental Educational Opportunity Grant Programs.

FOR FURTHER INFORMATION CONTACT:

Paula M. Husselmann, Division of Policy and Program Development, Office of Student Financial Assistance, Department of Education, 400 Maryland Avenue, S.W., Washington, DC 20202-3454, Telephone (202) 245-9720.

SUPPLEMENTARY INFORMATION:

General

The Secretary is approving separate systems of need analysis under the authority of Section 124(3) of the third continuing resolution for Fiscal Year 1982, Pub. L. 97-92, and Pub. L. 97-161, the fourth continuing resolution for Fiscal Year 1982. The systems listed below meet the criteria for approval published on April 23, 1982 in the *Federal Register* in the Notice of publication of sample cases and the expected parental contributions for the approval of need analysis systems (47 FR 17612-17613) or are preapproved systems (34 CFR Parts 674, 675, 676). The following systems are approved for use in academic year 1982-83 under the National Direct Student Loan, College Work-Study, and Supplemental Educational Opportunity Grant Programs:

1. Academic Computing Systems Financial Aid Management System (FAMS), Dallas, Texas
2. The American College Testing Program, Iowa City, Iowa

3. The College Scholarship Service—The College Board, New York, New York

4. Compugrant, Incorporated, Hiram, Ohio

5. G. E. White Needs Analysis System, Lake Forest, Illinois

6. Family Contribution (FC) printed on the Student Aid Report, United States Department of Education

7. The method of calculating student aid indices used in the Pell Grant Program (34 CFR 690), United States Department of Education

8. Financial Analysis Service, Hiram, Ohio

9. Functional Solutions, Incorporated, Utica, New York

10. The Graduate and Professional School Financial Aid Service (GAPSFAS), Princeton, New Jersey

11. The Income Tax System (dependent students only), United States Department of Education

12. M-Data, Incorporated, Cedar Springs, Michigan

13. Miller Computing Corporation Student Financial Aid System, Phoenix, Arizona

14. Pennsylvania Higher Education Assistance Agency, Harrisburg, Pennsylvania

15. Proprietary Systems, Incorporated, Denver, Colorado

16. SAFE System—Information and Communications, Incorporated, Burbank, California

17. Student Aid Management (SAM) System—Systems Research, Incorporated, Washington, District of Columbia.

Dated June 10, 1982.

(Catalog of Federal Domestic Assistance No. 84.038, National Direct Student Loan Program; 84.033, College Work-Study Program; and 84.007, Supplemental Educational Opportunity Grant Program)

Thomas P. Melady,

Assistant Secretary for Postsecondary Education.

[FR Doc. 82-18001 Filed 6-14-82; 8:45 am]

BILLING CODE 4000-01-M

DEPARTMENT OF ENERGY

Bonneville Power Administration

Intent To Revise Customer Service Policy; Request for Recommendations

AGENCY: Bonneville Power Administration (BPA), DOE.

ACTION: Notice of intent to revise customer service policy and request for recommendations and suggestions. File Number: CSP-1.

SUMMARY: Under the Bonneville Project Act of 1937 and subsequent legislation, the Bonneville Power Administration is responsible for marketing power from Federal dams in the Pacific Northwest. The agency also acquires power from the sources to serve loads imposed on it under the Pacific Northwest Electric Power Planning and Conservation Act of 1980 (Regional Act). BPA must assure the widest possible diversified and efficient use of the electricity it markets.

In fulfillment of its responsibilities, BPA has provided a stable and reliable system for transmission of bulk power from Northwest generating facilities to the utilities and other customers which buy power from BPA.

BPA's Customer Service Policy defines the divisions of responsibility between BPA and its customers for provision of substations and other facilities linking BPA's transmission system with the distribution systems or other facilities of BPA's customers.

BPA is now in the initial stages of updating its Customer Service Policy to reflect current conditions including provisions of the Regional Act. Various issues which BPA plans to address in its Customer Service Policy have been identified. At this time, BPA is seeking suggestions, advice, and recommendations from interested persons which can be used to assist in the development of the proposed policy.

Responsible Official: Wayne Lee, Chief, Branch of Contract Management, is the official responsible for development of the Customer Service Policy.

EFFECTIVE DATE: Suggestions and recommendations concerning the development of the proposed policy will be accepted through November 20, 1982. All documents should be designated with the file number CSP-1.

ADDRESSES: Persons who wish to be kept informed of developments in this process and of scheduled public meeting should direct their request to Ms. Donna L. Geiger, Public Involvement Coordinator, P.O. Box 12999, Portland, Oregon 97212. Suggestions and recommendations should also be sent to this address.

FOR FURTHER INFORMATION CONTACT: Ms. Donna L. Geiger, Public Involvement Coordinator, P.O. 12999, Portland, Oregon 97212, 503-230-3478. Oregon callers may use the toll-free number 800-452-8429; callers in California, Idaho, Montana, Nevada, Utah, Wyoming, and Washington may use 800-547-6048.

Mr. George Gwinnutt, Lower Columbia Area Manager, Suite 288, 1500

Plaza Building, 1500 NE. Irving Street, Portland, Oregon 97208, 503-230-4551.

Mr. Ladd Sutton, Eugene District Manager, Room 206, 211 East Seventh Street, Eugene, Oregon 97401, 503-345-0311.

Mr. Ronald H. Wilkerson, Upper Columbia Area Manager, Room 561, West 920 Riverside Avenue, Spokane, Washington 99201, 509-456-2518.

Mr. Gordon H. Brandenburger, Kalispell District Manager, P.O. Box 758, Kalispell, Montana 59901, 406-755-6202.

Mr. Ronald K. Rodewald, Wenatchee District Manager, P.O. Box 741, Wenatchee, Washington 98801, 509-662-4377, extension 379.

Mr. Richard D. Casad, Puget Sound Area Manager, 415 First Avenue North, Room 250, Seattle, Washington 98109, 206-442-4130.

Mr. Tom Wagenhoffer, Snake River Area Manager, West 101 Poplar, Walla Walla, Washington 99362, 509-525-5500, extension 701.

Mr. Robert N. Laffel, Idaho Falls District Manager, 531 Lomax Street, Idaho Falls, Idaho 83401, 208-523-2706.

SUPPLEMENTARY INFORMATION: The Bonneville Power Administration (BPA) Customer Service Policy contains BPA's guidelines for establishing various service arrangements and construction responsibilities for sale and transmission of power to its customers. BPA's present Customer Service Policy, which was last revised in 1976, does not address many existing conditions including new responsibilities added by the Regional Act. BPA is now in the initial stages of identifying issues that must be addressed in an updated Customer Service Policy. The issues identified to date are described below.

Issues

1. What services should BPA provide to preference customers under its Customer Service Policy?
2. Should BPA and its customers conform to the same one-utility planning standards in, for example, conductor economics, reliability, transmission and distribution loss evaluations, and long-range planning?
3. What planning criteria should be established for scheduling installation of additional facilities?
4. What factors should be considered in determining the separation between BPA's transmission responsibility and the customer's distribution responsibility?
5. Under what circumstances should BPA lease facilities to serve its customers?
6. What customer service and facilities should BPA provide regarding the integration of small resources?

7. What customer services and facilities should BPA provide for serving loads from non-Federal generating plants?

8. What customer services and facilities should BPA provide for Investor-Owned Utilities, Federal Agencies, and Direct-Service Industries?

Note.—The Customer Service Policy will not include issues related to high-voltage power transmission, wheeling, or integration of generation when that generation is not acquired by BPA. These issues are dealt with in BPA's Transmission Policy (Tr-1) and Resource Services to Customers Policy, which are now undergoing separate development.

BPA is seeking recommendations and suggestions for its proposed Customer Service Policy now during the earliest planning stages of the policy development effort. All interested persons are encouraged to submit comments on the listed issues. Suggestions which will be useful in targeting any additional areas of concern are also welcome.

BPA plans to schedule informal workshops throughout the region to meet with its customers and other interested persons who wish to participate in comprehensive discussions of what should be in the proposed policy. Workshop schedules will be furnished on request.

When the proposed policy is announced, BPA will hold information and comment forums to receive public comment on the proposal and will receive written comments. BPA's National Environmental Policy Act (NEPA) documentation on the proposed Customer Service Policy will also be available for public review and comment. The final Customer Service Policy will be determined based on consideration of all suggestions, recommendations, and comments received from BPA's customers and other interested persons. It is scheduled for completion in fall 1983.

Issued in Portland, Oregon.

Dated: June 7, 1982.

Earl Gjeldre,

Acting Administrator.

[FR Doc 82-18009 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Economic Regulatory Administration
[Docket No. ERA-FC-82-016; OFC Case No. 56372-9107-20-24]

Procter & Gamble Paper Products Co.; Acceptance of Petition for Exemption and Availability of Certification

AGENCY: Economic Regulatory Administration, DOE.

ACTION: Notice of Acceptance of petition for exemption and availability of certification by Procter & Gamble Paper Products Company

SUMMARY: On May 5, 1982, The Procter & Gamble Paper Products Company (P&G), filed a petition with the Economic Regulatory Administration (ERA) of the Department of Energy (DOE) requesting a permanent cogeneration exemption for an electric powerplant from the prohibitions of Title II of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8301 *et seq.*) ("FUA" or "the Act"). Title II of FUA prohibits the use of petroleum and natural gas as a primary energy source in new powerplants and certain new major fuel burning installations (MFBI's). Final rules setting forth criteria and procedures for petitioning for exemptions from the prohibitions of Title II of FUA were published in the Federal Register at 46 FR 59872 (December 7, 1981) ("final rules"). Eligibility and evidentiary requirements governing the cogeneration exemption are contained in § 503.37 of the final rules.

The powerplant for which the petition was filed is a 19,876KW combined cycle cogeneration facility capable of using natural gas or No. 2 distillate oil, and designed to produce electricity, process heat, and steam at P&G's Oxnard, California, papermaking facility. It is expected that more than fifty percent of the net annual electric power generation of P&G's turbine generator will be sold to Southern California Edison Company (SCE), making the cogeneration facility an electric powerplant pursuant to § 500.2 of the final rules.

ERA has determined that the petition appears to include sufficient evidence to support an ERA determination, and is therefore accepted pursuant to § 501.3 of the final rules. A review of the petition is provided in the **SUPPLEMENTAL INFORMATION** section below.

As provided for in sections 701 (c) and (d) of FUA and §§ 501.31 and 501.33 of the final rules, interested persons are invited to submit written comments in regard to this petition and any interested person may submit a written request that ERA convene a public hearing.

The public file containing a copy of this Notice of Acceptance and Availability of Certification as well as other documents and supporting materials on this proceeding are available upon request through DOE, Freedom of Information Reading Room, 1000 Independence Avenue, SW., Room 1E-190, Washington, D.C. 20585,

Monday through Friday, 8:00 a.m. to 4:00 p.m.

ERA will issue a final order granting or denying the petition for exemption from the prohibitions of the Act within six months after the end of the period for public comment and hearing, unless ERA extends such period. Notice of any such extension, together with a statement of reasons therefor, would be published in the Federal Register.

DATE: Written comments are due on or before July 30, 1982. A request for a public hearing must be made within this same 45-day period.

ADDRESS: Fifteen copies of written comments or a request for a public hearing shall be submitted to: Case Control Unit, Office of Fuels Programs, Room GA-093, Forrestal Building, 1000 Independence Avenue, SW., Washington, D.C. 20585.

Docket No. ERA-FC-82-016 should be printed on the outside of the envelope and the document contained therein.

FOR FURTHER INFORMATION CONTACT:

Ellen Russell, Office of Fuels Programs, Economic Regulatory Administration, 1000 Independence Avenue, SW., Room GA-093, Washington, D.C. 20585, Phone (202) 252-2201

Allan Stein, Esq., Office of the General Counsel, Department of Energy, Forrestal Building, Room 6B-178, 1000 Independence Avenue, SW., Washington, D.C. 20585, Phone (202) 252-2967

Jack Vanderberg, Office of Public Information, Department of Energy, 12th and Pennsylvania Avenue, Room 7120, Washington, D.C. 20461, Phone (202) 633-8755

SUPPLEMENTARY INFORMATION: In March, 1982, P&G completed and commenced operating, at its Oxnard paper products facility, a General Electric Model LM 2500 gas turbine cogeneration unit which (1) generates electrical power for P&G's needs, plus an excess for sale, and (2) utilizes the heat exhausted from the turbine for direct-contact drying of P&G's paper products. A heat recovery boiler which utilizes exhaust heat from the turbine, not required by the drying process, has also been installed to meet P&G's steam needs. The heat recovery boiler has no supplemental firing capability.

As planned, P&G's foregoing cogeneration facility would utilize in excess of 50 percent of its new annual electric generation, selling the remainder to SCE. Since the facility would not then be selling in excess of 50 percent of its new annual electric power generation, it would be defined under FUA as a non-boiler MFBI, not currently subject to the fuel use restrictions under the final

rules. P&G has now determined, however, that its own needs for electric power are less than it had initially anticipated. P&G accordingly wished to sell more than half of the 19,876KW output of the unit to SCE. The sale of in excess of 50 percent of the facility's net annual electric power generation would cause it to be classified as an electric powerplant under FUA, subject to the Title II prohibitions against the use of petroleum or natural gas as a primary energy source in any new electric powerplant.

Section 212(c) of the Act and § 503.37 of the final rules provide for a permanent cogeneration exemption from the prohibitions of Title II of FUA. In accordance with the requirements of § 503.37(a)(1) of the final rules, P&G has certified that:

1. The oil or gas to be consumed by the cogeneration facility will be less than that which would otherwise be consumed in the absence of the cogeneration facility, where the calculation of savings is in accordance with § 503.37(b) of the final rules; and
2. The use of a mixture of petroleum and natural gas and an alternate in the cogeneration facility for which an exemption under § 503.38 of the final rules would be available, would not be economically or technically feasible.

In accordance with the evidentiary requirements of § 503.37(c), P&G has also included as part of its petition:

1. Exhibits containing the basis for the certifications described above; and
2. An environmental impact analysis, as required under § 503.13 of the final rules.

The acceptance of the petition by ERA does not constitute a determination that P&G is entitled to the exemption requested. That determination will be based on the entire record of these proceedings, including any comments received during the public comment period provided for in this notice.

Issued in Washington, D.C. on June 4, 1982.

James W. Workman,
Director, Office of Fuels Programs, Economic Regulatory Administration.

[FR Doc. 82-18065 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

[Docket No. ERA-FC-79-005; FC Case No. 61004-9018-05-11]

**Air Products & Chemicals, Inc.;
Proposed Rescission of Order**

AGENCY: Economic Regulatory Administration, DOE.

ACTION: Notice and Proposed Rescission of Order Granting a Temporary

Synthetic Fuel Exemption to Air Products and Chemicals, Inc., for its Boiler Installed at its Calvert City, Kentucky, Facility.

On September 29, 1981, the Economic Regulatory Administration (ERA) issued an Order granting a temporary exemption to Air Products and Chemicals, Inc. (Air Products) to permit the use of petroleum and natural gas for five years in a new packaged boiler at its Calvert City, Kentucky, facility based upon the future use of synthetic fuel. The Order, published in the *Federal Register* on October 7, 1981, at 46 FR 49636, exempts the unit from the prohibitions of section 202 of the Powerplant and Industrial Fuel Use Act of 1978, 42 U.S.C. 8301 *et seq.* (FUA or the Act), which prohibits the use of natural gas or petroleum as a primary energy source by certain new major fuel-burning installations.

ERA granted the temporary exemption to Air Products for a new boiler having a design heat input rate of 86 million Btu's per hour, under § 500.5(b)(1) of the final rules which were in effect at that time (45 FR 38276, June 6, 1980). The boiler was subject to the final rules by reason of the required aggregation, by heat input rating, of all boilers located on the same site of the new installation.

By letter dated May 14, 1982, Air Products requested that ERA rescind the subject Order, stating that ERA's revised final rules (46 FR 59872, December 7, 1981) no longer require that boilers be aggregated for determining whether a new unit is within the jurisdiction of FUA. Air Products specifically referenced the revised definition of "major fuel burning installation" (10 CFR 500.2) that, among other criteria, defines such a unit as having the design capability of consuming any fuel (or mixture thereof) at a fuel heat input rate of 100 million Btu's per hour or greater.

Based upon its review of Air Product's May 14, 1981, request and the record in this matter, ERA has commenced a proceeding to rescind the above described exemption Order. ERA agrees that the revision of its final rules that deletes the aggregation requirement for jurisdictional purposes forms a basis for rescinding this Order as provided in 10 CFR 501.102(b)(3).

This Notice and Proposed Rescission will serve as notice of ERA's proposed action to the persons upon whom the Order was served in the original proceedings. A person who was a party to the original proceedings culminating in the Order may file a written response to this Notice within 30 days of its publication in the *Federal Register*. If

ERA receives no response, the proposed rescission will become effective, without further action on the part of ERA, July 15, 1982.

ADDRESS: All comments should be addressed to Public Hearing Management, Docket No. ERA-FC-79-005, Department of Energy, Room 7146, 12th Street and Pennsylvania Avenue, N.W., Washington, D.C. 20461.

Issued in Washington, D.C., June 8, 1982.
James W. Workman,
Director, Office of Fuels Programs, Economic Regulatory Administration.

[FR Doc. 82-16008 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Husky Oil Co.; Action on Consent Order

AGENCY: Economic Regulatory Administration, DOE.

ACTION: Adoption of proposed consent order as final.

SUMMARY: The Department of Energy (DOE) hereby gives the Notice requested by 10 CFR 205.199] that it has adopted the Consent Order with Husky Oil Company ("Husky"), executed on January 5, 1982 and published for comment in 47 FR 10072 on March 9, 1982, as a final order of DOE. The Consent Order resolves all issues of compliance with the DOE Petroleum and Allocation Regulations, with the exceptions set forth in the Consent Order, for the period August 19, 1973 through January 28, 1981. To remedy any violations that may have occurred during this period, Husky has agreed to make payments totalling \$2,000,000.

As required by the regulation cited above, DOE received comments on the Consent Order for a period of not less than 30 days following publication of the Notice cited above. Seven comments were received by April 8, 1982, the thirtieth day following publication of the Notice of the Proposed Consent Order. An additional comment was received after that deadline. DOE has considered all comments, including that which was filed late and determined that the Consent Order should be made final without modification. The Consent Order became effective as a final Order of the DOE on May 26, 1982, upon actual notice to Husky.

FOR FURTHER INFORMATION CONTACT: Leslie Wm. Adams, Deputy Solicitor, Economic Regulatory Administration, Department of Energy, 1200 Pennsylvania Avenue, N.W., Room 3115, Washington, D.C. 20461, Phone: (202) 633-9165.

Copies of the Consent Order may be received free of charge by written request to: Husky Consent Order Request, Office of Special Counsel, Department of Energy, Room 5109, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 20461.

Copies may also be obtained in person at the same address or at the Freedom of Information Reading Room, Forrestal Building, 1000 Independence Avenue, S.W., Room 1E-190, Washington, D.C.

SUPPLEMENTARY INFORMATION:

The Consent Order

On March 9, 1982, DOE published Notice in the *Federal Register* at page 10072, announcing the execution of a Proposed Consent Order between Husky and DOE. In compliance with DOE Regulations, that Notice, and a Press Release issued on March 17, 1982, summarized the Consent Order and the facts behind it. The Notice and Press Release also gave instructions for obtaining copies of the Consent Order.

The Consent Order can be summarized as follows:

1. The Consent Order marks the conclusion of the Office of Special Counsel's ("OSC") audit of Husky's compliance with the Mandatory Petroleum Price and Allocation Regulations, including the Entitlements and Mandatory Oil Import Programs, for the period August 19, 1973 through January 27, 1981 (the audit period). With the exception of the matters excluded from the settlement in the Consent Order, this Consent Order resolves all administration and civil issues not previously resolved concerning the allocation and sale of covered petroleum products during the audit period.

2. To resolve the issues raised by OSC's audit of Husky and to remedy any violations that may have occurred during the audit, other than those specifically reserved to DOE by this Consent Order, Husky has agreed to make payments totalling \$2,000,000 to the United States Department of Energy for later distribution.

3. The Consent Order also provides details concerning the conclusion of the audit and procedures concerning enforcement of the provisions of the Consent Order. These matters include Husky's obligation under DOE recordkeeping regulations and DOE's obligation to maintain the confidentiality required by law of proprietary data received from Husky. The Consent Order also provides that Husky has waived its right to an administrative or judicial review of the Consent Order. The Consent Order does

not constitute an admission by Husky or a finding by OSC of a violation of any federal petroleum price and allocation statutes or regulations.

Comments Received

As noted above, DOE received numerous comments on the proposed Husky Consent Order. Comments were submitted by the States of North Carolina, Vermont, Oregon, Maine and New York, the Petroenergy Corporation, the Transportation Group and the National Council of Farmer Cooperatives.

DOE has considered all comments and determined that the Consent Order should be made final without modification. The significant points raised by the comments are discussed below.

Several commentators apparently misconstrued the remedy set forth in the Consent Order as providing for the payment by Husky of \$2,000,000 to the United States Treasury. Referencing the decision of the Temporary Emergency Court of Appeals in *Citronelle-Mobile Gathering, Inc. v. Edwards*, 689 F2d 717 (Temp. Emer. Ct. Appl., 1982), the commentators opposed the Consent Order asserting that the *Citronelle* decision prohibited such a disposition.

In *Citronelle*, the court found that where there was an adjudicated overcharge to identifiable purchasers, the Government was under an obligation to attempt to provide restitution to injured parties with monies obtained through the enforcement action. Although that case did not involve a Consent Order where there is no such adjudication or admission of overcharge, the commentators' concern with the restitutionary character of the settlement is an area of legitimate inquiry. In this case, the negotiated remedy is fully consistent with the preferences of the *Citronelle* court which favors the implementation of remedies designed to compensate identifiable parties directly injured by the overcharges in that the instant Consent Order authorizes the deposit and maintenance of settlement monies in an escrow account while DOE seeks to determine an appropriate disposition.

Other commentators suggested various remedies including the implementation of a distribution plan similar to the one set forth in the Chevron Consent Order, 46 FR 52221, October 26, 1981, which, in part, provided for payments to the States based on the volume of product sales by Chevron in those states and/or the initiation of Subpart V proceedings.

DOE appreciates the interest which these commentators have expressed as to

DOE's ultimate disposition of the settlement payment. In formulating a distribution plan, DOE will consider all available administrative remedies including those suggested in the comments. No remedy has been foreclosed.

Having considered all comments submitted, DOE has determined that the Proposed Consent Order with Husky should be made final without modification. This was accomplished by providing actual notice to Husky of this decision on May 26, 1982.

Issued in Washington, D.C., June 8, 1982.

Milton C. Lorenz,

Special Counsel, Economic Regulatory Administration.

[FR Doc. 82-16067 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

San Joaquin Oil Co. and San Joaquin Refinery Co., Inc.; Proposed Remedial Order

AGENCY: Economic Regulatory Administration, DOE.

ACTION: Notice of Proposed Remedial Order to San Joaquin Oil Company and San Joaquin Refining Co., Inc., and Opportunity for Objection.

Pursuant to 10 CFR 205.192(c), the Economic Regulatory Administration (ERA) of the Department of Energy (DOE) gives notice that a Proposed Remedial Order (PRO) was issued on June 4, 1982, to San Joaquin Oil Company (San Joaquin), 359 San Miguel, Suite 300-B, Newport Beach, California 92660, and San Joaquin Refining Co., Inc., 359 San Miguel, Suite 204, Newport Beach, California 92660. Any aggrieved person may file a Notice of Objection to the Proposed Remedial Order in accordance with 10 CFR 205.193 on or before June 30, 1982.

San Joaquin Oil Company was the owner and operator of a refinery located in Bakersfield, California, during the period from September 1973 through April 1975, which is the audit period of concern. In 1979, the refinery assets of San Joaquin Oil Company were purchased by San Joaquin Refining Co., Inc. As part of that agreement, San Joaquin Refining Co., Inc. agreed to assume any liability arising out of Department of Energy litigation concerning San Joaquin Oil Company.

By this PRO, ERA sets forth proposed findings of fact and conclusions of law concerning San Joaquin's pricing of refined petroleum products under the refiner price rules in 10 CFR part 212, Subpart E between September 1973 and April 1975. San Joaquin is alleged to have overcharged its general refinery

products customers by more than \$991,514 in violation of the Mandatory Petroleum Price Regulations.

Specifically, San Joaquin is charged with (1) improperly revising its crude oil costs for the base month of May 1973 and for other months by impermissibly prorating the proceeds from "sales" of fee-exempt oil import licenses rather than reporting these proceeds in the months in which the oil was imported under the licenses, (2) erring in its calculations of its increased crude oil costs, and (3) improperly computing its cost "recoveries." As a remedy, San Joaquin would be directed to calculate the full amount of overcharges during the audit period, plus interest, and to refund those amounts to the customers who were overcharged. These customers are located principally in the southern portion of the San Joaquin Valley of California.

Requests for copies of the Proposed Remedial Order, with confidential information deleted, should be directed to: Patrick J. O'Hern, Director, San Francisco Office, Economic Regulatory Administration, United States Department of Energy, 333 Market Street, Sixth Floor, San Francisco, California 94105.

Aggrieved persons may object to this Proposed Remedial Order by filing a "Notice of Objection to the Proposed San Joaquin Remedial Order." This notice must comply with the requirements of 10 CFR 205.193. To be considered, a Notice of Objection must be filed with: Office of Hearings and Appeals, Department of Energy, 12th and Pennsylvania Avenue, N.W., Washington, D.C. 20461.

The Notice must be filed, in duplicate, by 4:30 p.m. EDT on or before June 30, 1982, or the first federal workday thereafter. In addition, a copy of the Notice of Objection must, on the same day as filed, be served on San Joaquin and on each of the following persons, pursuant to 10 CFR Section 205.193(c):

Patrick J. O'Hern, Director, San Francisco Office, Economic Regulatory Administration, United States Department of Energy, 333 Market Street, Sixth Floor, San Francisco, California 94105
George Kielman, Deputy Solicitor, Office of Special Counsel, United States Department of Energy, 12th and Pennsylvania Avenue, N.W., Washington, D.C. 20461

No data or information which is confidential shall be included in any Notice of Objection.

Issued in San Francisco, California on the 4th day of June 1982.

Patrick J. O'Hern,

Director, San Francisco Office, Economic Regulatory Administration.

[FR Doc. 82-16064 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Office of Energy Research

Solar Panel Energy Research Advisory Board; Meeting

Notice is hereby given of the following meeting:

Name: Solar Panel of the Energy Research Advisory Board (ERAB). ERAB is a Committee constituted under the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770).

Date and time: July 13 and 14, 1982, 9 a.m. to 5 p.m.

Place: Coronado Club, Room 85, Kirtland Air Force Base, Albuquerque, NM 87185

Contact: William Woodward, Energy Research Advisory Board, Department Building, ER-6, 1000 Independence Avenue, SW., Washington, DC 20585, Telephone: 202/252-8933.

Purpose of parent board: To advise the Department of Energy on the overall research and development conducted in DOE and to provide long-range guidance in these areas to the Department.

Tentative agenda: Meet and discuss with solar technology and engineering and development community, including individuals from universities, industry, and the National Laboratories.

Review draft of the Solar R&D Panel's report.

Public participation: The meeting is open to the public. Written statements may be filed with the Panel either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact the Energy Research Advisory Board at the address or telephone number listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation on the agenda. The Chairperson of the Panel is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business.

Transcripts: Available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW Washington, DC, between 8:30 a.m. and 4 p.m. Monday through Friday, except Federal holidays.

Issued at Washington, DC, on June 10, 1982.

J. Ronald Young,

Director for Management, Office of Energy Research.

[FR Doc. 82-18071 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Multiprogram Lab Panel, Energy Research Advisory Board; Meeting

Notice is hereby given of the following meeting:

Name: Multiprogram Lab Panel of the Energy Research Advisory Board (ERAB). ERAB is a Committee constituted under the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770).

Date and time: 8-9 July, 1982, 9 a.m. to 4 p.m.

Place: Department of Energy, San Francisco Operations Office, Room 620, 1333 Broadway, Oakland, California 94612

Contact: Mary Gant, Energy Research Advisory Board, Department of Energy, Forrestal Building, ER-6, 1000 Independence Avenue SW., Washington, D.C. 20585, Telephone: 202/252-8933.

Purpose of the parent board: To advise the Department of Energy on the overall research and development conducted in DOE and to provide long-range guidance in these areas to the Department.

Tentative agenda:

- Briefing on Jet Propulsion Laboratory
- Discussion of Panel recommendations on DOE Multiprogram Laboratory issues for final report to Secretary of Energy.

Public participation: The meeting is open to the public. Written statements may be filed with the Panel either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact the Energy Research Advisory Board at the address or telephone number listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation on the agenda. The Chairperson of the Panel is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business.

Transcripts: Available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue SW., Washington, D.C., between 8:30 a.m. and 4 p.m. Monday through Friday, except Federal holidays.

Issued at Washington, D.C., on June 9, 1982.

J. Ronald Young,

Director for Management, Office of Energy Research.

[FR Doc. 82-18035 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Solar Panel, Energy Research Advisory Board; Meeting

Notice is hereby given of the following meeting:

Name: Solar Panel of the Energy Research Advisory Board (ERAB). ERAB is a Committee constituted under the Federal

Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770)

Date and time: July 1 and 2, 1982, 9 a.m. to 5 p.m.

Place: Solar Energy Research Institute, Building 17, 1617 South Cole Boulevard, Denver West Office Complex, Golden, CO 80401

Contact: William Woodard, Energy Research Advisory Board, Department of Energy, Forrestal Building, ER-6, 1000 Independence Avenue SW., Washington, DC 20585, Telephone: 202/252-8933

Purpose of the parent board: To advise the Department of Energy on the overall research and development conducted in DOE and to provide long-range guidance in these areas to the Department.

Tentative agenda:

- Meet and discuss basic and applied solar research with the National Laboratories, Universities, and Industry Communities; and

- Review the first draft of the Solar R&D Panel's report.

Public participation: The meeting is open to the public. Written statements may be filed with the Panel either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact the Energy Research Advisory Board at the address or telephone number listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation on the agenda. The Chairperson of the Panel is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business.

Transcripts: Available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW, Washington, DC, between 8:30 a.m. and 4 p.m. Monday through Friday, except Federal holidays.

Issued at Washington, DC, on June 9, 1982.

J. Ronald Young,

Director for Management, Office of Energy Research.

[FR Doc. 82-18034 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

Hearings and Appeals Office

Issuance of Proposed Decisions and Orders; Office of Hearings and Appeals Period of April 5 Through April 30, 1982

During the period of April 5 through April 30, 1982, the proposed decisions and orders summarized below were issued by the Office of Hearings and Appeals of the Department of Energy with regard to applications for exception.

Under the procedural regulations that apply to exception proceedings (10 CFR Part 205, Subpart D), any person who will be aggrieved by the issuance of a proposed decision and order in final form may file a written notice of

objection within ten days of service. For purposes of the procedural regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date an aggrieved person receives actual notice, whichever occurs first.

The procedural regulations provide that an aggrieved party who fails to file a Notice of Objection within the time period specified in the regulations will be deemed to consent to the issuance of the proposed decision and order in final form. An aggrieved party who wishes to contest a determination made in a proposed decision and order must also file a detailed statement of objections within 30 days of the date of service of the proposed decision and order. In the statement of objections, the aggrieved party must specify each issue of fact or law that it intends to contest in any further proceeding involving the exception matter.

Copies of the full text of these proposed decisions and orders are available in the Public Docket Room of the Office of Hearings and Appeals, Room 1111, New Post Office Building, 12th and Pennsylvania Avenue, NW., Washington, D.C. 20461, Monday through Friday, between the hours of 1:00 p.m. and 5:00 p.m., except federal holidays.

Dated: June 9, 1982.

George B. Breznay,

Director, Office of Hearings and Appeals,
Big Muddy Oil Processors, Inc., 4/28/82;
BXE-1368

Big Muddy Oil Processors, Inc. filed an Application for Exception from the provisions of 10 CFR Part 212, Subpart L. The exception request, if granted, would permit the firm to resell the crude oil that it reclaims at market price levels. On April 28, 1982, the DOE issued a Proposed Decision and Order that tentatively determined that exception relief should be granted in part.

Metropolitan Fuels Co., 4/27/82; BEE-1353

On August 20, 1980, Metropolitan Fuels Company (Metro) filed an Application for Exception in which it requested that it be relieved of the obligation to prepare and submit Form EIA-172 ("Sales Report of Fuel and Kerosene"). Metro contended that the Form duplicates information recorded in other forms the firm submits to the Energy Information Administration. In considering Metro's request, the DOE found that the forms which Metro submits are not redundant and that the firm had not shown that it would experience a serious hardship, gross inequity, or unfair distribution of burdens as a result of the reporting requirements. Accordingly, on April 27, 1982, the Department of Energy issued a Proposed Decision and Order which

tentatively determined that the exception request be denied.

[FR Doc. 82-16088 Filed 6-14-82; 8:45 am]

BILLING CODE 6450-01-M

ENVIRONMENTAL PROTECTION AGENCY

[OPTS 81011; TSH-FRL #2146-2]

Toxic Substances Control Act Chemical Substances Inventory; Availability of Cumulative Supplement II

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability.

SUMMARY: Cumulative Supplement II to EPA's Toxic Substances Control Act Chemical Substances Initial Inventory will be published and become available in late May 1982. Cumulative Supplement II supersedes the Cumulative Supplement published in 1980 and, when combined with the Initial Inventory published in May 1979, will constitute the TSCA Revised Inventory with a total of over 58,000 chemical substances. Copies of the Cumulative Supplement II will be available through the Government Printing Office (GPO) in Washington, D.C. Microfiche will be available through National Technical Information Service (NTIS) in Springfield, VA.

FOR FURTHER INFORMATION CONTACT: Douglas G. Bannerman, Acting Director, Industry Assistance Office (TS-799), Office of Toxic Substances, Environmental Protection Agency, Rm. E-511, 401 M St., SW., Washington, D.C. 20460. Toll free: (800-424-9065), in Washington, D.C.: (554-1404), Outside the USA: (Operator-202-554-1404).

SUPPLEMENTARY INFORMATION:

I. Availability of Cumulative Supplement II

EPA in the past supplied each Inventory submitter with a free copy of each edition of the printed Inventory. The Agency will not, however, furnish free copies of Cumulative Supplement II. GPO is now taking pre-publication orders for the Cumulative Supplement II. Firms wanting to purchase a copy of Cumulative Supplement II should contact GPO at the address given below.

Superintendent of Documents,
Government Printing Office,
Washington, D.C. 20460, Order Desk:
(202-783-3238).

Requests for copies of Cumulative Supplement II should specify the document number GPO No. 055-000-

00218-5 and be accompanied by a check or money order made out to the Superintendent of Documents in the amount of \$17.00 per copy. GPO will accept orders by telephone. Master Charge and Visa credit cards will be accepted. For shipments outside the United States the cost is \$21.25 in U.S. funds.

Cumulative Supplement II will also be available on microfiche. NTIS is now taking advance orders for microfiche. Firms desiring to purchase microfiche of Cumulative Supplement II should contact NTIS at the following address: National Technical Information Service, 5285 Port Royal Rd., Springfield, Va., Order Desk: (703-487-4650).

Orders for microfiche should specify the document number PB 82-203290 and attached to the order should be a check or money order made out to NTIS for \$11.50 per set. NTIS will accept orders by telephone and will accept Master Charge and Visa credit cards. Shipments outside the United States will cost \$23.00 in U.S. funds.

Cumulative Supplement II will also be made available on computer tape. EPA will announce the availability of the tape in another Federal Register notice.

II. Publication of the Cumulative Supplement II

Section 8(b) of the Toxic Substances Control Act (TSCA), Public Law 94-469, requires the Administrator of the EPA to identify, compile and keep current a list of chemical substances which are manufactured, imported, or processed for commercial purposes in the United States. To meet this requirement, EPA promulgated the Inventory Reporting Regulations (40 CFR Part 710) which appeared in the Federal Register of December 23, 1977 (42 FR 64572). These regulations provided the basis for the initial compilation of the TSCA Chemical Substances Inventory.

Since May 1979, the Agency has published three editions of the TSCA Chemical Substances Inventory. The distinguishing subtitles of these publications are: Initial Inventory of May 1979, Supplement I of October 1979 to the Initial Inventory, and Cumulative Supplement of July 1980. The present publication, Cumulative Supplement II, supersedes both Supplement I of October 1979 and the first Cumulative Supplement of July 1980. The Initial Inventory and Cumulative Supplement II now constitute the Revised Inventory representing a total of over 58,000 chemical substances including 1,800 generic names developed for chemical substances whose identities have been claimed as confidential. Furthermore,

Cumulative Supplement II contains 166 new substances for which premanufacture notification review has been completed and manufacturing or importation has begun. Substances for which premanufacture notification review has been completed but for which actual manufacture or importation has not commenced in the United States are not included on the Inventory and will not be included until the Agency receives notice of commencement of manufacture.

III. Contents And Use Of Cumulative Supplement II

With the publication of Cumulative Supplement II, the printed Inventory is nearly 7 percent complete. Most of the submissions yet to be completed involve a trademarked reactant whose specific identity has not been fully established. As the identities of the trademarked reaction products are established, a specific chemical name will be added to the confidential portion of the Agency's Master Inventory File. Whether a generic chemical name will be added to the printed Inventory has yet to be determined. Similarly, chemical substances whose specific identity has been claimed to be confidential are also not found in the printed inventory, but are included in the Master Inventory File. In this case generic names for such chemical substances are found in Appendix B of the printed Inventory.

Individuals who require assistance with the Inventory should address their inquiries to Inventory Control Team (TS-793), Office of Toxic Substances, U.S. Environmental Protection Agency, 401 M St., SW., Washington, D.C. 20460. Most questions regarding the contents and use of the Cumulative Supplement II can be readily answered by reviewing the Introduction section of that publication. Persons who use the Supplement are advised to first read the Introduction thoroughly before using the information.

Dated: June 3, 1982.

John A. Todhunter,
Assistant Administrator, for Pesticides and Toxic Substances.

[FR Doc. 82-16045 Filed 6-14-82; 8:45 am]
BILLING CODE 6560-50-M

[OPP 40009; PH-FRL 2123-2]

Department of the Interior Federal Agency Plan; Intent To Approve Plan for Certification of Applicators of Restricted Use Pesticides

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In accordance with terms of the Federal Register notice of August 19, 1977 (42 FR 41907), the U.S. Department of the Interior (DOI) has submitted a Federal Agency Plan for the certification of its employees to apply restricted use pesticides in the performance of their duties. The Administrator has reviewed this plan and finds that it complies with the terms of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) as amended and the August 19, 1977 Federal Register notice. Accordingly, notice is hereby given of the intention of the Administrator to approve the Department of the Interior Plan. Interested persons are invited to submit written comments on the proposed plan.

DATE: Comments must be received on or before July 30, 1982.

Written comments should be submitted to: Document Control Officer (TS-793), Office of Pesticides and Toxic Substances, Environmental Protection Agency, Rm. E-401, 401 M St. SW., Washington, D.C. 20460.

Comments should bear the identifying notation OPP 40009. The administrative record supporting this action is available for public inspection in Rm. E-107 at the address noted above from 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays.

ADDRESSES: The entire plan, together with attachments and comments, will also be available for examination during business hours at the following locations:

- U.S. Department of the Interior, Bureau of Land Management (230), 1725 I Street NW., Washington, D.C. 20240;
- U.S. Environmental Protection Agency, Region I, John F. Kennedy Bldg., Boston, MA 02203;
- U.S. Environmental Protection Agency, Region II, 26 Federal Plaza, New York, NY 10278;
- U.S. Environmental Protection Agency, Region III, Curtis Building, 6th and Walnut Streets, Philadelphia, PA 19106;
- U.S. Environmental Protection Agency, Region IV, 345 Courtland Street, NE., Atlanta, GA 30365;
- U.S. Environmental Protection Agency, Region V, Pesticides Branch, 111 W. Jackson St., Chicago, IL 60604;
- U.S. Environmental Protection Agency, Region VI, 1201 Elm Street, 1st International Building, Dallas, TX 75270;
- U.S. Environmental Protection Agency, Region VII, 324 East 11th Street, Kansas City, MO 64106;
- U.S. Environmental Protection Agency, Region VIII, 1860 Lincoln Street, Suite 900, Denver, CO 80295;

U.S. Environmental Protection Agency, Region IX, 215 Fremont Street, San Francisco, CA 94105;

U.S. Environmental Protection Agency, Region X, 1200 6th Avenue, Seattle, WA 98101.

FOR FURTHER INFORMATION CONTACT:

John MacDonald, Office of Pesticides and Toxic Substances Enforcement (EN-342), Environmental Protection Agency, Rm. 3220H, 401 M St. SW., Washington, D.C. 20460 (202-755-0970).

The plan is also available for inspection at selected Department of the Interior installations throughout the country. Interested persons desiring the location of the installation nearest them should contact Buck Waters at the Department of the Interior (202-653-8864).

SUPPLEMENTARY INFORMATION:

Summary of Plan

The Department of the Interior Certification Plan at present applies only to employees of the Bureau of Land Management. If the department should at a later date wish to include others under the certification plan, the submittal and approval of a new certification plan or an amendment to this certification plan, should it be approved, would be required.

Federal employees are considered by EPA to be commercial applicators. The Department of the Interior has proposed certification of its employees in the following commercial applicator categories: Agriculture Pest Control—Plant; Forest Pest Control; Ornamental and Turf Pest Control; Aquatic Pest Control; Right-of-Way Pest Control; Industrial, Institutional, Structural and Health Related Pest Control; Public Health Pest Control; and Demonstration and Research Pest Control.

Certification is based on the taking and passing of a written examination and is valid for a period not to exceed three years. Recertification will also require the taking and passing of a written examination. It is anticipated that training for certification and recertification will often be provided by outside organizations, most especially the Department of Defense which has an approved certification plan in operation. When training is provided by outside organizations, a Department of the Interior examination will still have to be passed before certification or recertification is granted.

Certified applicators will be issued a certificate and wallet-size identification card to be carried when applying pesticides or supervising their use. These documents will identify the

certified applicator, the category in which the applicator is certified, the date of issuance, expiration date, and issuing authority. Examples of these documents are contained in the plan.

General use and restricted use pesticides will be applied either by a certified applicator or by a person under the direct supervision of a certified applicator. The certified applicator will retain responsibility for the actions of the non-certified applicator and be available if and when required.

The plan provides for the hiring of non-Department of the Interior employees for pest control operations. Such persons must be certified commercial applicators, or under the direct supervision of a certified commercial applicator, holding certification valid in the State or territory where the services are performed.

Authority for denying, suspending and revoking Department of the Interior certification rests with the officials responsible for carrying out the plan. Any applicator who falsifies records or who violates any provision of the Federal Insecticide, Fungicide, and Rodenticide Act, including the prohibition against the misuse of pesticides, may have the applicator's certificate suspended or revoked.

Records regarding the kinds, amounts, uses, dates and places of use of restricted use pesticides will be maintained for two years from the date of application of the restricted use pesticides. Such records will be available for inspection and copying by Federal and State pesticide officials.

Incidents of pesticide misuse and record falsification by any persons will be reported to the appropriate EPA or State authority. EPA and State enforcement personnel will have access to DOI property at reasonable times for sampling, inspection and observation.

The Department of the Interior Plan requires personnel to comply with substantive State standards for pesticide regulation which are more stringent than, or are in addition to, standards established in the plan, as required by E.O. 12088. In cases where the State decides its substantive standards are more stringent than those of the Department of the Interior it may notify the Director of the Bureau of Land Management and request compliance. In any case where the Director and the State disagree as to the need for Department of the Interior employees to comply with a State standard, the Administrator of EPA will arbitrate the dispute.

Annual reports will be submitted by the Department of the Interior to the

Administrator, EPA. The report will contain information as outlined in 40 CFR 171.7(d)(1), such as, numbers of applicators certified, changes in commercial subcategories, summary of enforcement actions and significant proposed changes in standards of competency. Other reports will be submitted as required by 40 CFR 171.7(d)(2).

(Sec. 4, as amended, 92 Stat. 827 (Pub. L. 95-396))

Dated: June 7, 1982.

Anne M. Gorsuch,
Administrator.

[FR Doc. 82-16048 Filed 6-14-82; 8:45 am]
BILLING CODE 6560-50-M

[A-10-FRL-2143-7]

Final Agency Action Regarding Issuance of a Prevention of Significant Deterioration (PSD) Permit to Northern Tier Pipeline Company

Final notice is hereby given that on September 14, 1981, a PSD permit was issued to Northern Tier Pipeline Company to construct a marine oil terminal and tank farm at Port Angeles, Washington by EPA Region 10.

The permit was issued under EPA's Prevention of Significant Air Quality Deterioration (40 CFR 52.21) regulations, subject to certain conditions specified in the permit.

This action was previously noticed in the Federal Register on Tuesday, September 29, 1981. However, two subsequent Petitions for Review of the subject permit were filed with the Administrator pursuant to 40 CFR 124.19.

On March 31, 1982, the Administrator denied both Petitions for Review and so notified the petitioners. Pursuant to 40 CFR 124.19(f)(2), EPA is hereby giving notice of final Agency action regarding issuance of the Northern Tier Pipeline Company PSD permit.

Under Section 307(b)(1) of the Clean Air Act in section 2011 of the Public Regulatory Policy Act, 43 U.S.C. 2001, et seq., judicial review of the PSD permit is available by the filing of a Petition for Review in the appropriate Federal court within 60 days of today.

Copies of documents relating to the subject permit are available for public inspection upon request at the following location: Michael Johnston, Chief, Air Operations Section, Environmental Protection Agency, 1200 Sixth Avenue, Mail Stop 532, Seattle, Washington 98101, (206) 442-1941.

Dated: June 1, 1982.

Joan R. Spencer,
Regional Administrator, Region 10.
[FR Doc. 82-15848 Filed 6-14-82; 8:45 am]
BILLING CODE 6560-50-M

FEDERAL MARITIME COMMISSION

Petition for Exemption From the Filing and Approval Requirements of Section 15, Shipping Act, 1916

Notice is hereby given that the members of the Household Goods Forwarders Association of America, Inc., have filed a petition requesting the Commission, pursuant to section 35 of the Shipping Act, 1916 (46 U.S.C. 833a), to exempt from the filing and approval requirements of section 15 of the Act arrangements pertaining to the joint loading of used military household goods and personal effects by non-vessel operating common carriers by water serving the foreign and domestic off-shore commerce of the United States.

Petitioners state that they move the preponderance of all military used household goods and personal effects shipments in the foreign and domestic off-shore commerce of the United States and that the Commission, in Docket No. 80-37, has already exempted such shipments from the tariff filing requirements of the Act.

The subject petition has been filed due to petitioner's concern that the co-loading of containers (consolidating several shipments to form a container load) might be constitute preferential arrangements requiring filing with the Commission and approval under section 15 of the Shipping Act, 1916.

Interested parties may inspect and obtain a copy of the petition at the Washington Office of the Federal Maritime Commission, 1100 L Street, N.W., Room 11101, or may inspect the petition at the Field Offices located at New York, New York; New Orleans, Louisiana; San Francisco, California; Chicago, Illinois and Hato Rey, Puerto Rico. Interested persons may submit comments to the Secretary, Federal Maritime Commission, Washington, D.C., by July 20, 1982. An original and fifteen copies of such comments shall be submitted and a copy thereof served on applicant.

Francis C. Hurney,
Secretary.

[FR Doc. 82-16111 Filed 6-14-82; 8:45 am]
BILLING CODE 6730-01-M

Agreements Filed

The Federal maritime Commission hereby gives notice that the following agreements have been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of each of the agreements and the justifications offered therefor at the Washington Office of the Federal Maritime Commission, 1100 L Street, N.W., Room 10327; or may inspect the agreements at the Field Offices located at New York, N.Y.; New Orleans, Louisiana; San Francisco, California; Chicago, Illinois; and San Juan, Puerto Rico. Interested parties may submit comments on each agreement, including requests for hearing, to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, on or before July 6, 1982. Comments should include facts and arguments concerning the approval, modification, or disapproval of the proposed agreement. Comments shall discuss with particularity allegations that the agreement is unjustly discriminatory or unfair as between carriers, shippers, exporters, importers, or ports, or between exporters from the United States and their foreign competitors, or operates to the detriment of the commerce of the United States, or is contrary to the public interest, or is in violation of the Act.

A copy of any comments should also be forwarded to the party filing the agreements and the statement should indicate that this has been done.

Agreements Nos. T-4046 and T-4046-A.

Filing party: Greg Baker, Deputy Director, Finance & Administration, Port of Astoria, P.O. Box 569, Astoria, Oregon 97103.

SUMMARY: Agreement No. T-4046, between the Port of Astoria (Port) and Pan Ocean Bulk Carriers, Ltd. (POBC) provides that the Port will lease to POBC the grain elevator, including all related equipment at Pier 1, Astoria. The leased premises will be used by POBC for the handling of bulk commodities. The term of the lease is for 15 years. The Port will grant a yearly extension if it is determined that POBC has made a minimum of 7 percent improvement investment in the property. As rent POBC shall pay to the Port an annual amount of \$1. The annual rent after the original term shall be the total sum of the annual rent plus 6 percent of the market value of the underlying ground. POBC shall file tariffs for all charges for

use of the facility, and Port shall assess and collect dockage charges.

Agreement No. T-4046-A is a provisional agreement whereby the parties agree to expand and modernize the facility into a fully automatic elevator complex to handle wheat and corn. The Port will offer revenue bonds to enable the renovation to be completed. The Port will lease land for the Complex under a term of 50 years with three 10-year renewal options. The annual rent will be 6 percent of the market value of the land.

By Order of the Federal Maritime Commission.

Dated: June 10, 1982.

Francis C. Hurney,
Secretary.

[FR Doc. 82-16101 Filed 6-14-82; 8:45 am]

BILLING CODE 6730-01-M

Port of Oswego Authority and Lakespan Marine, Inc.; Cancellation

Agreement No. T-3972.

Filing party: G. Robert Witmer, Jr., P.C., Nixon, Hargrave, Devans & Doyle, Lincoln First Tower, P.O. Box 1051, Rochester, New York 14603.

Summary: Agreement No. T-3972, between the Port of Oswego Authority and Lakespan Marine, Inc., has been cancelled by mutual agreement of the parties effective October 23, 1982.

By Order of the Federal Maritime Commission.

Dated: June 10, 1982.

Francis C. Hurney,
Secretary.

[FR Doc. 82-16101 Filed 6-14-82; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM**Federal Open Market Committee; Domestic Policy Directive of March 30, 1982**

In accordance with § 217.5 of its rules regarding availability of information, there is set forth below the Committee's Domestic Policy Directive issued at its meeting held on March 29-30, 1982.¹

The information reviewed at this meeting suggests that real GNP declined appreciably further in the first quarter of 1982 but that final purchases were sustained and the contraction in activity moderated during the quarter; prices on the average rose much less rapidly than in the preceding quarter. In January

¹The Record of Policy Actions of the Committee for the meeting of March 29-30, 1982, is filed as part of the original document. Copies are available upon request to The Board of Governors of the Federal Reserve System, Washington, D.C. 20561.

weakness in activity was accentuated by unusually severe weather, and in February the nominal value of retail sales rebounded while industrial production and nonfarm payroll employment recovered part of their January declines. The unemployment rate in February, at 8.8 percent, was unchanged from December. Although housing starts rose further in the first two months of the year, they remained at a depressed level. The rise in both the consumer price index and the producer price index for finished goods moderated substantially, and the advance in the index of average hourly earnings on the average remained at a reduced pace.

The weighted average value of the dollar against major foreign currencies continued to rise strongly in February and March; foreign monetary authorities intervened on a substantial scale to resist the depreciation of their currencies. The U.S. foreign trade deficit in January and February on the average was somewhat less than the fourth-quarter rate.

M1 declined in February, after three months of rapid growth, and then increased moderately in early March. Growth of M2 slowed appreciably in February, owing to a slackening of the expansion in the nontransaction component as well as to the decline in M. Short-term market interest rates and bond yields on balance have declined since early February, and mortgage interest rates have edged down.

The Federal Open Market Committee seeks to foster monetary and financial conditions that will help to reduce inflation, promote a resumption of growth in output on a sustainable basis, and contribute to a sustainable pattern of international transactions. At its meeting in early February, the Committee agreed that its objectives would be furthered by growth of M1, M2, and M3 from the fourth quarter of 1981 to the fourth quarter of 1982 within ranges of 2½ to 5½ percent, 6 to 9 percent, and 6½ to 9½ percent respectively. The associated range for bank credit was 6 to 9 percent.

In the short run, the Committee seeks behavior of reserve aggregates consistent with growth of M1 and M2 from March to June at annual rates of about 3 percent and 8 percent respectively. The Committee also noted that deviations from these targets should be evaluated in light of the probability that M2 would be less affected over the period than M1 by deposit shifts related to the tax date and by changes in the relative importance of NOW accounts as a savings vehicle.

Some shortfall in growth of M1, consistent with progress toward the upper part of the range for the year as a whole, would be acceptable in the context of appreciably reduced pressures in the money market and relative strength of other aggregates. The Chairman may call for Committee consultation if it appears to the Manager for Domestic Operations that pursuit of the monetary objectives and related reserve paths during the period before the next meeting is likely to be associated with a federal funds rate persistently outside a range of 12 to 16 percent.

Votes for this action: Messrs. Volcker, Solomon, Balles, Ford, Gramley, Partee, Rice, Mrs. Teeters, and Mr. Winn. Votes against this action: Messrs. Black and Wallich.

By order of the Federal Open Market Committee, June 2, 1982.

Murray Altmann,

Secretary.

[FR Doc. 82-16077 Filed 6-14-82; 8:45 am]

BILLING CODE 6210-01-M

Central Service Corp.; Proposed Commercial Paper Sweep Plan

Central Service Corporation, Enid, Oklahoma, has applied pursuant to section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and § 225.4(b)(2) of the Board's Regulation Y (12 CFR 225.4(b)(2)), for permission to engage in the activity of daily sweeping of demand deposit accounts at Central National Bank and Trust Company, a subsidiary of Central Service Corporation, of minimum amounts of at least \$25,000. Swept funds would be used to purchase commercial paper of Central Service Corporation and would earn a market rate of interest. Proceeds of the sale of commercial paper would be used to purchase certificates of deposit from Central National Bank and Trust Company. Each investment would mature the next day and would be deposited back into the customer's demand deposit account. These activities would be performed from offices of Applicant's subsidiary in Enid, Oklahoma, and the geographic area to be served is Enid, Oklahoma. Such activity has not been specified by the Board in § 225.4(a) of Regulation Y as permissible for bank holding companies. The Board believes, however, that the application raises significant issues that would be of interest to the public.

Interested persons may express their views on the question of whether the proposed activity is closely related to banking and whether consummation of the proposal can "reasonably be

expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." The Board views the proposal as raising significant questions concerning monetary control and competitive balance among financial institutions and also requests comments on these issues. Any request for a hearing on these questions must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

The application may be inspected at the offices of the Board of Governors or at the Federal Reserve Bank of Kansas City.

Any views or requests for hearing should be submitted in writing and received by the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, not later than July 8, 1982.

Board of Governors of the Federal Reserve System, June 8, 1982.

William W. Wiles,

Secretary of the Board.

[FR Doc. 82-16078 Filed 6-14-82; 8:45 am]

BILLING CODE 6210-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

Advisory Committee; Meetings

AGENCY: Food and Drug Administration.

ACTION: Notice.

SUMMARY: This notice announces a forthcoming meeting of a public advisory committee of the Food and Drug Administration (FDA). This notice also sets forth a summary of the procedures governing committee meetings and methods by which interested persons may participate in open public hearings conducted by the committees and is issued under section 10(a) (1) and (2) of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770-776 (5 U.S.C. App. I)), and FDA regulations (21 CFR Part 14) relating to advisory committees. The following advisory committee meeting is announced:

Ophthalmic Device Section of the Ophthalmic; Ear, Nose, and Throat; and Dental Devices Panel

Date, time, and place. July 29 and 30; 9 a.m., Auditorium, 200 Independence Ave. SW., Washington, DC.

Type of meeting and executive secretary. Open public hearing, July 29, 9 a.m. to 10 a.m.; open committee discussion, 10 a.m. to 1 p.m.; closed committee deliberations, 2 p.m. to 5 p.m.; open public hearing, July 30, 9 a.m. to 10 a.m.; open committee discussion, 10 a.m. to 1 p.m.; closed committee deliberations, 2 p.m. to 5 p.m.; Dr. George C. Murray, Bureau of Medical Devices (HFK-460), Food and Drug Administration, 8757 Georgia Ave., Silver Spring, MD 20910, 301-427-7940.

General function of committee. The committee reviews and evaluates available data on the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda—open public hearing. Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee. Those desiring to make formal presentations should notify the executive secretary before July 19, 1982, and submit a brief statement of the general nature of the evidence or arguments they wish to present, the names and addresses of proposed participants, and an indication of the approximate time required to make their comments.

Open committee discussion. On July 29 the committee will discuss premarket approval applications (PMA's) for intraocular lenses (IOL's) and may discuss PMA's for other ophthalmic products. If discussion of all pertinent IOL issues is not completed, discussion will be continued the following day. On July 30 the committee may discuss PMA's or general issues relating to contact lens or other ophthalmic products.

Closed committee deliberations. On July 29 and 30 the committee will conduct reviews of PMA's for IOL applications. On July 30 the committee may also discuss PMA's for contact lens products. These portions of the meeting will be closed to permit discussion of trade secret data (5 U.S.C. 552b(c)(4)).

Each public advisory committee meeting listed above may have as many as four separable portions: (1) An open public hearing, (2) an open committee discussion, (3) a closed presentation of data, and (4) a closed committee deliberation. Every advisory committee meeting shall have an open public

hearing portion. Whether or not it also includes any of the other three portions will depend upon the specific meeting involved. The dates and times reserved for the separate portions of each committee meeting are listed above.

The open public hearing portion of each meeting shall be at least 1 hour long unless public participation does not last that long. It is emphasized, however, that the 1 hour time limit for an open public hearing represents a minimum rather than a maximum time for public participation, and an open public hearing may last for whatever longer period the committee chairman determines will facilitate the committee's work.

Meetings of advisory committees shall be conducted, insofar as is practical, in accordance with the agenda published in this **Federal Register** notice. Changes in the agenda will be announced at the beginning of the open portion of a meeting.

Any interested person who wishes to be assured of the right to make an oral presentation at the open public hearing portion of a meeting shall inform the contact person listed above, either orally or in writing, prior to the meeting. Any person attending the hearing who does not in advance of the meeting request an opportunity to speak will be allowed to make an oral presentation at the hearing's conclusion, if time permits, at the chairman's discretion.

Persons interested in specific agenda items to be discussed in open session may ascertain from the contact person the approximate time of discussion.

A list of committee members and summary minutes of meetings may be requested from the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, between 9 a.m. and 4 p.m., Monday through Friday. The FDA regulations relating to public advisory committees may be found in 21 CFR Part 14.

The Commissioner, with the concurrence of the Chief Counsel, has determined for the reasons stated that those portions of the advisory committee meetings so designated in this notice shall be closed. The Federal Advisory Committee Act (FACA), as amended by the Government in the Sunshine Act (Pub. L. 94-409), permits such closed advisory committee meetings in certain circumstances.

Those portions of a meeting designated as closed, however, shall be closed for the shortest possible time, consistent with the intent of the cited statutes.

The FACA, as amended, provides that a portion of a meeting may be closed where the matter for discussion involves

a trade secret; commercial or financial information that is privileged or confidential; information of a personal nature, disclosure of which would be a clearly unwarranted invasion of personal privacy; investigatory files compiled for law enforcement purposes; information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action; and information in certain other instances not generally relevant to FDA matters.

Examples of portions of FDA advisory committee meetings that ordinarily may be closed, where necessary and in accordance with FACA criteria, include the review, discussion, and evaluation of drafts of regulations or guidelines or similar preexisting internal agency documents, but only if their premature disclosure is likely to significantly frustrate implementation of proposed agency action; review of trade secrets and confidential commercial or financial information submitted to the agency; consideration of matters involving investigatory files compiled for law enforcement purposes; and review of matters, such as personnel records or individual patient records, where disclosure would constitute a clearly unwarranted invasion of personal privacy.

Examples of portions of FDA advisory committee meetings that ordinarily shall not be closed include the review, discussion, and evaluation of general preclinical and clinical test protocols and procedures for a class of drugs or devices; consideration of labeling requirements for a class of marketed drugs or devices; review of data and information on specific investigational or marketed drugs and devices that have previously been made public; presentation of any other data or information that is not exempt from public disclosure pursuant to the FACA, as amended; and, notably deliberative sessions to formulate advice and recommendations to the agency on matters that do not independently justify closing.

Dated: June 8, 1982.

Arthur Hull Hayes, Jr.,
Commissioner of Food and Drugs.

[FR Doc. 82-16033 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

[Docket No. 82F-0156]

Ciba-Geigy Corp.; Filing of Food Additive Petition

AGENCY: Food and Drug Administration.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that the Ciba-Geigy Corp. has filed a petition proposing that the food additive regulations be amended to provide for the safe use of C₁₀₋₁₆-alkyl mercaptoacetates reaction products with dichlorodioctylstannane and trichlorooctylstannane, as a stabilizer for vinyl chloride plastics intended for use in contact with food.

FOR FURTHER INFORMATION CONTACT: Michael E. Kashtock, Bureau of Foods (HFF-334), Food and Drug Administration, 200 C St., SW., Washington, DC 20204, 202-472-5690.

SUPPLEMENTARY INFORMATION: Under the Federal Food, Drug and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786 (21 U.S.C. 348(b)(5))), notice is given that a petition (FAP 2B3597) has been filed by the Ciba-Geigy Corp., Hawthorne, NY 10532, proposing that § 178.2650 *Octyltin stabilizers in vinyl chloride plastics* (21 CFR 178.2650) be amended to provide for the safe use of C₁₀₋₁₆-alkyl mercaptoacetates reaction products with dichlorodioctylstannane and trichlorooctylstannane, as a stabilizer for vinyl chloride plastics intended for use in contact with food.

The agency has carefully considered the potential environmental effects of this proposed action and has concluded that the action will not have a significant impact on the human environment and that an environmental impact statement is not required. The agency's finding of no significant impact and the evidence supporting that finding may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, between 9 a.m. and 4 p.m., Monday through Friday.

Dated: June 4, 1982.

Sanford A. Miller,
Director, Bureau of Foods.

[FR Doc. 82-15919 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

[Docket No. 82F-0161]

NL Chemicals/NL Industries, Inc.; Filing of Food Additive Petition

AGENCY: Food and Drug Administration.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that NL Chemicals/NL Industries, Inc., has filed a petition proposing that the food additive regulations be amended to provide for the safe use of sulfated

castor oil in resinous and polymeric coating for food-contact use.

FOR FURTHER INFORMATION CONTACT: James H. Maryanski, Bureau of Foods (HFF-334), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-472-5740.

SUPPLEMENTARY INFORMATION: Under the Federal Food, Drug, and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786 (21 U.S.C. 348(b)(5))), notice is given that a petition (FAP 2B3628) has been filed by NL Chemicals/NL Industries, Inc., Wyckoff Mills Road, Hightstown, NJ 08520, proposing that § 175.300 *Resinous and polymeric coatings* (21 CFR 175.300) be amended to provide for the safe use of sulfated castor oil as a miscellaneous material in resinous and polymeric coatings for food-contact use.

The potential environmental impact of this action is being reviewed. If the agency finds that an environmental impact statement is not required and this petition results in a regulation, the notice of availability of the agency's finding of no significant impact and the evidence supporting that finding will be published with the regulation in the *Federal Register* in accordance with 21 CFR 25.40(c) (proposed December 11, 1979; 44 FR 71742).

Dated: June 4, 1982.

Sanford A. Miller,
Director, Bureau of Foods.

[FR Doc. 82-15918 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

[Docket Nos. 79F-0451 and 79F-0452]

Rohm and Haas Co.; Amended Notice of Filing of Food Additive Petitions

AGENCY: Food and Drug Administration.
ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is amending two notices that appeared in the *Federal Register*. The notices announced the filing of food additive petitions for the use of a preservative in (1) adhesive emulsions used as components of food-contact articles and (2) polymer latex emulsions used to coat paper which contacts food. The petitioner, Rohm and Haas Co., also is proposing that the food additive regulations be amended to provide for the safe use of magnesium nitrate as a component of the preservative formulation.

FOR FURTHER INFORMATION CONTACT: John L. Herrman, Bureau of Foods (HFF-334), Food and Drug Administration, 200 C St. SW., Washington, D.C. 20204, 202-472-5690.

SUPPLEMENTARY INFORMATION: Under the Federal Food, Drug, and Cosmetic

Act (sec. 409(b)(5), 72 Stat. 1786 (21 U.S.C. 348(b)(5))), notice was given in the *Federal Register* of January 29, 1980 (45 FR 6651) and February 22, 1980 (45 FR 11911) that petitions (FAP 9B3446 and FAP 8B3406, respectively) had been filed by the Rohm and Haas Co., Independence Mall West, Philadelphia, PA 19105. These notices announced petitions proposing that (1) § 175.105 *Adhesives* (21 CFR 175.105) (FAP 9B3446; Docket No. 79F-0452) and (2) § 176.170 *Components of paper and paperboard in contact with aqueous and fatty foods* (21 CFR 176.170) (FAP 8B3406; Docket No. 79F-0451) be amended to provide for the safe use of a mixture containing 5-chloro-2-methyl-4-isothiazolin-3-one and 2-methyl-4-isothiazolin-3-one as a preservative for polymer latex emulsions in adhesives and for polymer latex emulsions to coat paper which contacts food, respectively.

Notice is given that these petitions also propose that such regulations provide for the safe use of magnesium nitrate as a component of the preservative formulation.

In the earlier notices, FDA announced that, based upon the environmental impact analysis report and other relevant material, it has determined that the proposed use of the additive will not have a significant environmental impact. Copies of the environmental impact analysis report and the environmental assessment report are on file with the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, and they may be seen there between 9 a.m. and 4 p.m., Monday through Friday.

Dated: June 4, 1982.

Sanford A. Miller,
Director, Bureau of Foods.

[FR Doc. 82-15918 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

[Docket No. 82F-0139]

Union Carbide Corp.; Filing of Food Additive Petition

AGENCY: Food and Drug Administration.
ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that Union Carbide Corp. has filed a petition proposing that the food additive regulations be amended to provide for the safe use of *gamma*-aminopropyltrimethoxysilane as components of adhesives.

FOR FURTHER INFORMATION CONTACT: James H. Maryanski, Bureau of Foods (HFF-334), Food and Drug

Administration, 200 C St. SW., Washington, DC 20204, 202-472-5690.

SUPPLEMENTARY INFORMATION: Under the Federal Food, Drug, and Cosmetic Act (sec. 409(b)(5), 72 Stat. 1786 (21 U.S.C. 348(b)(5))), notice is given that a petition (FAP 2B3626) has been filed by Union Carbide Corp., Old Saw Mill River Rd., Tarrytown, NY 10591, proposing that § 175.105 *adhesives* (21 CFR 175.105) be amended to provide for the safe use of *gamma*-aminopropyltrimethoxysilane as components of adhesives.

The potential environmental impact of this action is being reviewed. If the agency finds that an environmental impact statement is not required and this petition results in a regulation, the notice of availability of the agency's findings of no significant impact and the evidence supporting that finding will be published with the regulation in the *Federal Register* in accordance with 21 CFR 25.40(c) (proposed December 11, 1979; 44 FR 71742).

Dated: June 4, 1982.

Sanford A. Miller,
Director, Bureau of Foods.

[FR Doc. 82-15917 Filed 6-14-82; 8:45 am]

BILLING CODE 4160-01-M

Office of the Secretary

Office of the Deputy Assistant Secretary for Equal Employment Opportunity; Statement of Organization, Functions, and Delegations of Authority

Part A, Chapter AHE (Office of Equal Employment Opportunity) of the Statement of Organization, Functions, and Delegations of Authority of the Department of Health and Human Services (most recently amended at 45 FR 17638, March 19, 1980) is replaced to reflect the reorganization and retitling to the Office of the Deputy Assistant Secretary for Equal Employment Opportunity.

The purpose of the reorganization is to arrange functions and responsibilities in order to: Reflect new program emphases and objectives; improve program control, efficiency and effectiveness; reduce the number of reporting units; and strengthen the functional management role of the office.

1. Under Part A, Chapter AHE, Office of Equal Employment Opportunity, retitle the name to the Office of the Deputy Assistant Secretary for Equal Employment Opportunity, delete the entire chapter, and replace it with the following:

AHE.00 Mission

AHE.10 Organization
AHE.20 Functions

AHE.00 Mission—The Office of the Deputy Assistant Secretary for Equal Employment Opportunity holds functional management responsibilities for the Secretary, the Under Secretary, and the Assistant Secretary for Personnel Administration (ASPER) for the elimination and prevention of discrimination in all facets of employment in the Department. As such, it is charged with the administration of the statutory and regulatory requirements of: Section 717 (Title VII) of the Civil Rights Act of 1964 (as amended); Section 8(d) of the Fair Labor Standards Act, the Equal Pay Act of 1963; Section 301 of the Civil Service Reform Act of 1978; Section 501 of the Rehabilitation Act of 1973 (as amended); Sections 12 and 15 of the Age Discrimination in Employment Act of 1967; appropriate anti-discriminatory provisions of both Title 5 and Title 29, Code of Federal Regulations.

The Office of the Deputy Assistant Secretary for Equal Employment Opportunity provides centralized Departmentwide leadership and oversight in policy making; analysis of both organizational and systemic barriers to equal employment opportunity; in program guidance; in the prevention and eradication of employment discrimination and protection of its employees against discrimination; Title VII program evaluation; and in the fair and prompt adjudication of complaints of discrimination.

AHE.10 Organization—The Office of the Deputy Assistant Secretary for Equal Employment Opportunity reports through the Assistant Secretary for Personnel Administration (ASPER). The Office consists of the following:

Immediate Office
Division of Complaints Adjudication and Management
Division of Program Planning and Systemic Analysis
Division of Evaluation, Information and Data Management

AHE.20 Functions.

A. General.

The Office of the Deputy Assistant Secretary for Equal Employment Opportunity:

1. Formulates Departmental level policies, standards, guidance and procedures in those functional areas of the prevention and prohibition of employment discrimination and promotion of equal opportunity for the Director of EEO; and coordinates policies, standards, guidance and procedures of the Operating Divisions

(and subordinate units) needed for the implementation of the Departmental issuances.

2. Assesses and determines that Operating Divisions and the Office of the Secretary are effectively implementing and supporting operational needs, and are in compliance with law, regulations and policies.

3. Fosters the use of consistent policies, procedures, terms, conditions of program operations within the Department; recommends Governmentwide policies to the Equal Employment Opportunity Commission (EEOC), Office of Personnel Management (OPM), Merit Systems Protection Board (MSPB), or the Office of Management and Budget (OMB).

4. Provides guidance and technical assistance to Operating Divisions on organizational and employment barrier analysis, on EEO data manipulation and usage, on appropriate legislative and EEO case law application, and in the processing of complaints of discrimination.

5. Develops, directs and coordinates training in the DAS/EEO areas of functional responsibility; and establishes standards for Title VII staff and purchase of contracts.

6. Provides liaison, counsel and support to other Government agencies, appropriate Congressional staffs, and professional associations.

7. Compiles and analyzes data required for proper functional administration and management.

8. Conducts reviews and other assessments of the Department's Operating Divisions to determine operational effectiveness and compliance with Departmental issuances covering the broad area of employment discrimination; recommends changes or modifications where appropriate, or makes recommendations through the ASPER.

9. Approves new or revised forms; operating formats; methods of EEO or program management activities.

10. Provides staff support and counsel to the ASPER, Under Secretary, and the Secretary on all facets of equal opportunity and discrimination in Federal employment.

B. Immediate Office of the Deputy Assistant Secretary—Is responsible for the executive direction, management, leadership, oversight, supervision and administration of all Departmental anti-discrimination/equal employment opportunity functions.

C. Division of Complaints Adjudication and Management

1. Formulates all policy and develops guidance covering the administration of

the discrimination complaints system in the Department.

2. Provides advice, guidance and interpretation of all facets of the processing of complaints of discrimination.

3. Drafts all final Departmental decisions in complaints of employment discrimination; negotiates and coordinates settlements with the Office of General Counsel; and recommends corrective or remedial actions.

4. Develops and maintains a Departmentwide Title VII case management and control system; monitors employment discrimination case law as it evolves.

5. Develops, coordinates and provides guidance on EEOC hearings, appeals, remands, class actions, and attorney's fees.

6. Conducts, participates in and oversees EEO counseling, conciliation, and mediation training for the Department.

7. Reviews proposed Operating Division, subordinate unit and/Staff Division issuances or reports covering the processing of complaints of discrimination; and monitors adaptation to Governmentwide or Departmental policies and guidance.

8. Provides legal assistance and guidance to ASPER.

9. Serves as liaison to the Office of Personnel System Integrity (OPSI), Office of the General Counsel (OGC), and the Labor Management Relations Division within the Department on discrimination complaint matters; and the EEOC, the MSPB's Office of Special Counsel and the Department of Justice.

Division of Program Planning and Systemic Analysis.

1. Formulates and interprets Departmentwide policy and develops guidance on Affirmative Action/Federal Equal Opportunity Recruitment Program Planning.

2. Reviews OPDIV reports, policies and procedures, making recommendations for changes as necessary.

3. Provides technical assistance, program direction to and monitoring of Affirmative Action Program/Federal Equal Opportunity Recruitment Program (AAP/FEORP) Plans developed and implemented by Operating Divisions.

4. Develops, directs and coordinates a Departmentwide program of analysis of barriers to fair employment and equitable employability within the Department, focussing on systems, organizational practices, and policies.

5. Establishes and provides direction to Operating Divisions on work force

assessments, underrepresentation, and protected class analyses.

6. Provides general EEO/Affirmative Action training for EEO and Personnel staffs; and for Departmental managers and supervisors.

7. Serves as liaison and maintains working relationships with Operating Divisions, Office of Personnel Policy and Communications (OPPC) and the EEOC.

E. Division of Evaluation, Information and Data Management.

1. Provides broad EEO program evaluations for the Department, assessing program achievement, program management, and managerial performance.

2. Formulates Departmentwide guidance for consistency of program direction, management quality and evaluation.

3. Develops, maintains and controls EEO data systems.

4. Provides data development and analysis in support of complaints of discrimination, affirmative action requirements, work force analyses, special Title VII projects, and FOIA and Privacy Act requests.

5. Provides review and coordination of Departmental policies covering employment discrimination prohibitions, legislation and case law.

6. Facilitates the processing of conflict of interest charges within the delegated authority of the DAS/EEO, including informal resolution attempts and the issuance of proposed dispositions.

7. Monitors, analyzes and disseminates Departmentwide information on legislative and regulatory trends affecting equal employment and anti-discrimination programs; provides assessments of impact upon Departmental employment.

8. Makes studies of program issues requiring adoption of new policies or revision of current guidance; and of application of management controls, reports, and program cost quality and efficiency.

9. Guides, facilitates and assesses EEO training needs and training quality.

10. Serves as liaison within OPPC, Employee Systems Center (ESC) and OPSI within the Office of ASPER; to the Office of Management Analysis and Systems (OMAS) within the Office of the Assistant Secretary for Management and Budget (ASMB); and the Office of Evaluation and Technical Analysis (OETA) within the Office of the Assistant Secretary for Planning and Evaluation (ASPE).

Dated: June 7, 1982.

Richard S. Schweiker,
Secretary.

[FR Doc. 82-16062 Filed 6-14-82; 8:45 am]

BILLING CODE 4150-04-M

Associate General Counsel for Enforcement; Statement of Organization, Functions, Delegations of Authority

Part A (Office of the Secretary), Chapter AG (Office of General Counsel) (47 FR 1426, January 13, 1982) of the Statement of Organization, Functions, and Delegations of Authority of the Department of Health and Human Services is amended to reflect the reorganization of the Office of General Counsel to create a new position of Associate General Counsel for Enforcement to be responsible for supervision of the Department's civil rights and civil money penalty enforcement activity. The changes are as follows:

1. Chapter AG, Office of General Counsel, *Section AG.10 Organization* is amended by inserting in subsection 3.C. the words "or Associate General Counsel for Enforcement" immediately after "The Deputy General Counsels."

2. Chapter AG, *Section AG.14 Immediate Office of the General Counsel* is amended to read as follows:

- A. The Immediate Office of the General Counsel consists of:
1. General Counsel.
 2. Deputy General Counsel, Program Review.
 3. Deputy General Counsel, Litigation.
 4. Deputy General Counsel, Regulations.
 5. Associate General Counsel.
 6. Associate General Counsel for Enforcement.
 7. Legal Counsel.
 8. Special Assistants to the General Counsel.
 9. Executive Assistant to the General Counsel.

3. Chapter AG, *Section AG.21 Immediate Office of the General Counsel* is amended by redesignating paragraphs F, G, and H as paragraphs G, H, and I, and by inserting a new paragraph F to read as follows:

F. "The Associate General Counsel for Enforcement assists the General Counsel with respect to civil rights and civil money penalties enforcement activities and supervises the Assistant General Counsel for Civil Rights and the Assistant General Counsel, Inspector General."

4. Chapter AG, *Section AG.22 Divisions of the Office of General Counsel* is amended in paragraph A by

deleting subsection 1.g. and by inserting after subsection 2 the following new subsection: "3. *Inspector General Division.* The Inspector General Division shall provide legal services to the Inspector General and shall be responsible for prosecuting claims by the Department for civil money penalties under section 1128A of the Social Security Act, 42 U.S.C. 1320a-7a."

This action is effective June 15, 1982.

Dated: June 8, 1982.

Richard S. Schweiker,
Secretary.

[FR Doc. 82-16074 Filed 6-14-82; 8:45 am]

BILLING CODE 4150-04-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. N-82-1132]

Submission of Proposed Information Collection to OMB

AGENCY: Office of Administration, HUD.

ACTION: Notice.

SUMMARY: The proposed information collection requirement described below has been submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

ADDRESS: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and should be sent to: Robert Neal, OMB Desk Officer, Office of Management and Budget, New Executive Office Building, Washington, D.C. 20503.

FOR FURTHER INFORMATION CONTACT: Robert G. Masarsky, Reports Management Officer, Department of Housing and Urban Development, 451 7th Street, S.W., Washington, D.C. 20410, telephone (202) 755-5310. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: The Department has submitted the proposal described below for the collection of information to OMB for review, as required by the Paperwork Reduction Act (44 U.S.C. Chapter 35).

The Notice lists the following information: (1) The title of the information collection proposal; (2) the office of the agency to collect the information; (3) the agency form number, if applicable; (4) how frequently information submissions will be required; (5) what members of the public will be affected by the proposal; (6) an estimate of the total number of hours needed to prepare the information

submission; (7) whether the proposal is new or an extension or reinstatement of an information collection requirement; and (8) the names and telephone numbers of an agency official familiar with the proposal and of the OMB Desk Officer for the Department.

Copies of the proposed forms and other available documents submitted to OMB may be obtained from Robert G. Masarsky, Reports Management Officer for the Department. His address and telephone number are listed above. Comments regarding the proposal should be sent to the OMB Desk Officer at the address listed above.

The proposed information collection requirement is described as follows:

Notice of Submission of Proposed Information Collection to OMB

Proposal: Housing Discrimination Complaint Form

Office: Fair Housing and Equal Opportunity

Form Number: HUD-903, HUD-903-A

Frequency of submission: On Occasion

Affected public: Individuals or

Households who wish to file a housing discrimination complaint

Estimated burden hours: 1,000

Status: Extension

Contact: Marie Denning, HUD, (202) 426-3500. Robert Neal, OMB, (202) 395-6880.

(Sec. 3507 of the Paperwork Reduction Act, 44 U.S.C. 3507; Sec. 7(d) of the Department of Housing and Urban Development Act, 42 U.S.C. 3535(d))

Dated: June 6, 1982.

Judith L. Tardy,

Assistant Secretary for Administration.

[FR Doc. 82-16099 Filed 6-14-82; 8:45 am]

BILLING CODE 4210-01-M

Office of the Assistant Secretary for Community Planning and Development

[Docket No. D-82-668]

Redelegation of Authority With Respect to Waivers and Approvals; Noise Abatement and Control

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice of redelegation of authority.

SUMMARY: The Assistant Secretary for Community Planning and Development is redelegating to a subordinate official the authority to grant special approvals and waiver of Environmental Impact Statements pursuant to 24 CFR Part 51.

EFFECTIVE DATE: January 22, 1982.

FOR FURTHER INFORMATION CONTACT:

Robert J. Rusin, Office of Management,

Department of Housing and Urban Development, 451 Seventh Street, S.W., Washington, D.C. 20410; (202) 755-6087. (This is not a toll free number.)

SUPPLEMENTARY INFORMATION: Pursuant to the provisions of 24 CFR Part 51—Environmental Criteria and Standards, Subpart B (§§ 51.104(a)(2) and 51.104(b)(2)), the approval of the Assistant Secretary for Community Planning and Development is required for:

1. A waiver of the Environmental Impact Statement normally required for all projects in an Unacceptable Noise Zone;

2. All attenuation measures proposed for a project in an Unacceptable Noise Zone; and

3. All projects located in an Unacceptable Noise Zone.

It has been determined that certain authority should be further redelegated to the Deputy Assistant Secretary for Field Operations and Environment/Energy Programs.

Accordingly, the Assistant Secretary redelegates as follows:

The Deputy Assistant Secretary for Field Operations and Environment/Energy Programs is authorized to exercise authority to act for the Assistant Secretary pursuant to 24 CFR part 51, § 51.104(a)(2) in granting approval for the noise attenuation measures, and § 51.104(b)(2) in granting approval of projects with unacceptable noise exposure and in granting a waiver of the Environmental Impact Statement, normally required for all projects in an Unacceptable Noise Zone.

(Sec. 7(d)), Department of Housing and Urban Development Act, 42 U.S.C. 3535(d)

Dated: June 1, 1982.

Stephen J. Bollinger,

Assistant Secretary for Community Planning and Development.

[FR Doc. 82-16098 Filed 6-14-82; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[INT-FEIS-82-21]

Ellis-Pahsimeroi Grazing Final Environmental Impact Statement; Availability

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Notice of Availability.

SUMMARY: Pursuant to section 102(2)(c) of the National Environmental Policy Act of 1969, the Bureau of Land

Management has prepared a Final Environmental Impact Statement (FEIS) for a proposed grazing management program for the Ellis-Pahsimeroi Planning Unit of the Salmon District in central Idaho. The proposal includes changes in stocking rates, implementing improved grazing systems, and installation of range improvements on a portion of 33 allotments encompassing approximately 380,458 acres of public land. No action can be taken or decisions made for at least 30 days following filing of this statement with the Environmental Protection Agency and distribution to known interested parties.

SUPPLEMENTARY INFORMATION: This Final EIS document is to be used in conjunction with the Ellis-Pahsimeroi Draft Grazing EIS, a limited number of which are available at the following locations:

Salmon District Office, Bureau of Land Management, Highway 93 South, Box 430, Salmon, ID 83467, Telephone (208) 756-2201.

Idaho State Office, Bureau of Land Management, Federal Building, 550 W. Fort Street, Box 042, Boise, ID 83724, Telephone (208) 334-1770.

Public Affairs, Bureau of Land Management, Interior Building, 18th & C Streets, N.W., Washington, D.C. 20240.

FOR FURTHER INFORMATION CONTACT: Jerry Wilfong, EIS Team Leader, at the above District Office address.

Dated: June 8, 1982.

Clair M. Whillock,
State Director.

[FR Doc. 82-16052 Filed 6-14-82; 8:45 am]

BILLING CODE 4310-84-M

[AA-6655-A through AA-6655-G]

Alaska Native Claims Selection

The purpose of this decision is to modify the Decision to Issue Conveyance (DIC) dated January 13, 1978, and published in the Federal Register on January 18, 1978, page 2669. The DIC included those water bodies determined to be navigable in the Alaska State Director (SD), BLM, memorandum dated January 2, 1976, as revised April 21, 1976, as amended August 1, 1977, concerning final easements for the village of Chignik Lake.

On August 26, 1980, the Alaska Native Claims Appeal Board remanded the question of navigability of Black Lake to the Bureau of Land Management for the purpose of review and redetermination

on the navigability status of Black Lake (VLS 78-30).

Administrative redetermination as to the navigability status of Black Lake was accomplished by the SD memorandum dated May 30, 1980. Black Lake is determined to be navigable. Therefore, the DIC dated January 13, 1978, is modified as follows:

Page 2669

The paragraph beginning "On October 28, 1976" now reads:

On October 28, 1976, Bristol Bay Native Corporation filed selection applications AA-12415 and AA-12416, pursuant to section 14(h)(8) of the Alaska Native Claims Settlement Act (85 Stat. 688, 702; 43 U.S.C. 1601, 1613 (Supp V, 1975)). Section 14(h) and Departmental regulations issued thereunder, provide that the Secretary of the Interior is authorized to withdraw and convey unreserved and unappropriated public lands. Since part of the land encompassed in the subject section 14(h) applications had been properly selected by Chignik River, Limited, under section 12(a), application AA-12416 must be and is hereby rejected as to all lands in T. 43 S., R. 61 W., Seward Meridian except section 7, and application AA-12415 must be and is hereby rejected as to all lands in T. 43 S., R. 62 W., Seward Meridian except sections 9, 10, 13, 14, and 15.

The paragraph is hereby modified to read:

On October 28, 1976, Bristol Bay Native Corporation filed selection applications AA-12415 and AA-12416, pursuant to Sec. 14(h)(8) of the Alaska Native Claims Settlement Act for the surface and subsurface estates of the bed of Black Lake. Section 14(h) and Departmental regulations issued thereunder provide that the Secretary of the Interior is authorized to withdraw and convey unreserved and unappropriated public lands. As Black Lake is considered navigable the submerged lands beneath it are not public lands and are not available for conveyance to Bristol Bay Native Corporation under the Alaska Native Claims Settlement Act (43 CFR 2650.0-5(g)). Therefore, regional selection applications AA-12415 and AA-12416 are rejected in their entirety and the case files will be closed of record when this decision becomes final.

Page 2671

The paragraph beginning "Only the following inland water bodies" now reads:

Only the following inland water bodies, within the described lands, are considered to be navigable:

Chignik Lake;

That portion of Chignik River which lies between Chignik Lagoon and Chignik Lake.

This paragraph is hereby modified to add the following water body to the list: Black Lake.

This modified decision constitutes the final administrative determination of the

Bureau of Land Management concerning navigability of water bodies.

The DIC of January 13, 1978, approved conveyance of a portion of the surface estate of the bed of Black Lake to Chignik River Limited, selected under Sec. 12(a), and conveyance of the subsurface estate of the same land to Bristol Bay Native Corporation. As Black Lake is now considered navigable, the submerged lands beneath it are not public lands and are not available for conveyance to the Native corporations under the Alaska Native Claims Settlement Act (43 CFR 2650.0-5(g)).

Therefore, the DIC of January 13, 1978, approving the submerged lands of a portion of Black Lake for conveyance to Chignik River Limited and Bristol Bay Native Corporation is hereby vacated. The total acreage of the lands charged against the village corporation's entitlement is modified to approximately 63,744 acres. Except as modified by this decision, the decision of January 13, 1978, stands as written.

Ann Johnson,

Chief, Branch of ANCSA Adjudication.

[FR Doc. 82-16079 Filed 6-14-82; 8:45 am]

BILLING CODE 4310-84-M

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before June 8, 1982. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, U.S. Department of the Interior, Washington, DC 20243. Written comments should be submitted by June 30, 1982.

Carol D. Shull,

Acting Keeper of the National Register.

INDIANA

Marion County

Indianapolis, *Indianapolis Wholesale District*, Roughly bounded by Capitol Ave., Maryland, Delaware and South Sts.

Shelby County

Waldron vicinity, *Cooper-Alley House*, S of Waldron

NEW MEXICO

Bernalillo County

Albuquerque, *Spruce Park Historic District*, Roughly bounded by University Blvd., Grand Ave., Las Lomas Rd. and Cedar St.

Taos County

Taos, *Taos Downtown Historic District*, NM 3 and NM 240

OKLAHOMA

Oklahoma County

Oklahoma City, *Wells Fargo and Company Livery Stable*, 115 E. Reno Ave.

Payne County

Yale vicinity, *Sun Oil Office and Maintenance Garage*, S of Yale

Rogers County

Sagfeeyah vicinity, *Hanes Home*, Off OK 88

Washington County

Bartlesville, *La Quinta*, 2201 Silver Lake Rd.

UTAH

Salt Lake County

Salt Lake City, *Woodruff Villa (Woodruff, Wilford, Family Historic Residences TR)*, 1622 S 5th E.

Salt Lake City, *Woodruff, Asahel Hart, House (Woodruff, Wilford, Family Historic Residences TR)*, 1636 S. 5th. E

Salt Lake City, *Woodruff, Wilford, Farm House (Woodruff, Wilford, Family Historic Residences, TR)*, 1604 S. 5th. E

Weber County

Ogden, *Burch-Taylor Mill*, 4287 Riverdale Rd.

WASHINGTON

Asotin County

Pomeroy, *Indian Timothy Memorial Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Alpowa Creek

Benton County

Prosser, *Prosser Steel Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Yakima River

Chelan County

Leavenworth vicinity, *Penstock Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Wenatchee River, N of Leavenworth on U.S. 2

Monitor vicinity, *West Monitor Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Wenatchee River
Wenatchee, *Columbia River Bridge (Historic Bridges/Tunnels in Washington State TR)*

Clallam County

Elwha, *Elwha River Bridge (Historic Bridges/Tunnels in Washington State TR)*, Old Hwy. 112

Sequim, *Dungeness River Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Dungeness River

Clark County

Vancouver, *Vancouver-Portland Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Columbia River

Yale, *Yale Bridge (Historic Bridges/Tunnels in Washington State TR)*, Spans Lewis River, WA 502

Columbia County

Lyons Ferry, Snake River Bridge (Lyons Ferry) (Hist. Bridges/Tunnels in Washington State TR), N of SR 12

Cowlitz County

Longview, Longview Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Columbia River

Ferry County

Curlew, Curlew Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Kettle River

Franklin County

Pasco, Pasco-Kennewick Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Columbia River

Grant County

Beverly, Beverly Railroad Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Columbia River

Grays Harbor County

Greenwood, Wishkah River Bridge (Historic Bridges/Tunnels in Washington State TR), W. Wishkah Rd.

Hoquiam, Hoquiam River Bridge (Historic Bridges/Tunnels in Washington State TR), N of SR 12

Taholah, Chow Chow Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Quinault River

Jefferson County

Duckabush, Duckabush River Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Duckabush River

King County

Seattle, 12th Avenue South Bridge (Historic Bridges/Tunnels in Washington State TR), Dearborn St.

Seattle, 14th Avenue South Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Duwamish River

Seattle, Arboretum Sewer Trestle (Historic Bridges/Tunnels in Washington State TR)

Seattle, Aurora Avenue (Geo. Washington Mem.) Bridge (Hist. Bridges/Tunnels in WA State TR), SR 509, Aurora Ave.

Seattle, Ballard Bridge (Fremont Bridge) (Historic Bridges/Tunnels in Washington State TR), Spans Lake Washington Ship Canal

Seattle, Cowen Park Bridge (Historic Bridges/Tunnels in Washington State TR), 15th Ave. North

Seattle, Lacey V. Murrow Floating Bridge (Historic Bridges/Tunnels in WA State TR), Spans Lake Washington

Seattle, Montlake Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Lake Union Ship Canal

Seattle, Mount Baker Ridge Tunnel (Historic Bridges/Tunnels in Washington State TR), E of WA 90

Seattle, North Queen Anne Drive Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Ravine of 2nd Ave., N

Seattle, Ravenna Park Bridge (Historic Bridges/Tunnels in Washington State TR), 20th Ave., Spans Ravenna Park Ravine

Seattle, Schmitz Park Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Schmitz Park Ravine

Wishram, Celilo Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Columbia River

Lewis County

Doty, Doty Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Chehalis River

Pe Ell vicinity, Weyerhaeuser/Pe Ell (Historic Bridges/Tunnels in Washington State TR), S of Pe Ell, Spans Chehalis River

Mason County

Eldon, North/South Hamma Hamma River Bridges (Historic Bridges/Tunnels in WA State TR)

Shelton vicinity, Vance Creek Bridge (Historic Bridges/Tunnels in Washington State TR), NW of Shelton

Shelton, Goldborough Creek Bridge (Historic Bridges/Tunnels in Washington State TR), WA 3

Shelton, High Steel Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Skokomish South Fork

Okanogan County

Grand Coulee, Grand Coulee Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Columbia River

Pend Oreille County

Metaline Falls, Idaho and Wash. Northern RR Bridge (Historic Bridges/Tunnels in WA State TR), Spans Pend Oreille River, off WA 31

Pierce County

Melmont, Fairfax Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Carbon River, S of Wilkeson

Purdy, Purdy Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Henderson Bay

Puyallup vicinity, McMillin Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Puyallup River, WA 162

Tacoma, City Waterway Bridge (Historic Bridges/Tunnels in Washington State TR), 20th Ave., Spans Ravenna Park Ravine

Tacoma, East 34th Street Bridge (Historic Bridges/Tunnels in Washington State TR), Pacific to A St.

Tacoma, East 34th Street Bridge (Historic Bridges/Tunnels in Washington State TR), E. B St to E. D St.

Tacoma, North 21st Street Bridge (Historic Bridges/Tunnels in Washington State TR), N. Fife and Oakes, Spans Buckley Gulch

Tacoma, North 23rd Street Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Buckley Gulch, N. Fife and Oakes

Tacoma, North 4th and Dock Street Bridge (Historic Bridges/Tunnels in Washington State TR), Dock St.

Tacoma, Tacoma Narrows Bridge (Historic Bridges/Tunnels in Washington State TR)

Skagit County
Anacortes, Deception Pass and Canoe Pass (Historic Bridges/Tunnels in Washington State TR), Rte. 20

Spokane County

Spokane, Sunset Boulevard Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Latch Creek

Spokane, Washington Street Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Spokane River

Stevens County

Northport, Red Mountain Railroad Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Little Sheep Creek

Orient, Orient Bridge (Historic Bridges/Tunnels in Washington State TR), Richardson Rd., Spans Kettle River

Orin, Winslow Railroad Bridge (Historic Bridges/Tunnels in Washington State TR)

Thurston County

Tumwater, Capitol Boulevard Crossing (Historic Bridges/Tunnels in Washington State TR), Spans Deschutes River

Walla Walla County

Lowden, Johnson Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Touchet River

Whatcom County

Acme, Middle Fork Nooksack River Bridge (Historic Bridges/Tunnels in Washington State TR), Mosquito Lake Rd.

Whitman County

Colfax, Manning-Rye Covered Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Palouse River

Palouse, F Street Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Palouse River

Palouse, McClure Bridge (Historic Bridges/Tunnels in Washington State TR), Spans Palouse River

Rosalia, Rosalia Railroad Bridge (Historic Bridges/Tunnels in Washington State TR), WA 271

[FR Doc. 82-16107 Filed 6-14-82; 8:45 am]

BILLING CODE 4310-70-M

North County National Scenic Trail Advisory Council Meeting

June 3, 1982.

Notice is hereby given, in accordance with the Federal Advisory Committee Act, 86 Stat. 770, 5 U.S.C. App. 1, as amended by the Act of September 13, 1976, 90 Stat. 1247, that a meeting of the North Country National Scenic Trail Advisory Council will be held August 5, 1982, beginning at 9:00 a.m. at Thunderbird Lodge, 2201 East 78th Street, Minneapolis, Minnesota, [I-494 at 24th Avenue exit].

The council was established on November 28, 1980, pursuant to provisions of the National Trails System Act, 82 Stat. 919, 16 U.S.C. 1244, to meet and consult with the Secretary of the Interior on matters relating to the administration and development of the North Country National Scenic Trail.

The members of the council are as follows:

Mr. Don Carlson (Chairperson)
 Mr. J. L. Dunning
 Mr. Pete Wingle
 Mr. Alexander C. Otto
 Mr. Ervin Market
 Mr. Thomas J. Shearer
 Dr. Douglas Eiken
 Mr. Roger Hubbel
 Mr. Forest J. Wicks
 Professor Thomas Thwaites
 Ms. Pat Allen
 Mr. Preston Bristow
 Mrs. Donna Skagerberg
 Mr. George Pratt
 Dr. Duane R. Lund
 Mr. Richard T. Leier
 Mrs. Joan H. Polivka
 Mr. Robert Everett Kinsey

Matters to be discussed at the meeting will include issues related to the comprehensive management plan for the North Country National Scenic Trail and the role of the council in administration of the trail.

The meeting will be open to the public. Interested persons may submit written statements to the official listed below prior to the meeting.

Further information concerning this meeting may be obtained from Robert P. Martin, Chief, Division of Rivers and Trails, Midwest Region, National Park Service, 1709 Jackson Street, Omaha, Nebraska 68102, telephone (402) 221-3371 (FTS 864-3371). Minutes of the meeting will be available for public inspection at the Midwest Regional Office 3 weeks after the meeting.

Dated: June 3, 1982.

J. L. Dunning,

Regional Director, Midwest Region.

[FR Doc. 82-16109 Filed 6-14-82; 8:45 am]

BILLING CODE 4310-70-M

INTERNATIONAL COMMUNICATION AGENCY

Agency Forms Under Review by OMB

AGENCY: Voice of America, ICA.

ACTION: Notice.

In accordance with the provisions of the Paperwork Reduction Act of 1980 (49 U.S.C. 35), the International Communication Agency has submitted to OMB for review Form TAP-4, Supplemental Qualifications Statement—International Radio Broadcaster.

The form is used in the recruiting of radio broadcasters for the Voice of America to accomplish the personnel requirements imposed by OPM and EEOC to establish valid job-related selection procedures.

200 responses annually requiring 400 hours; not applicable under 3504(h) of Pub. L. 96-511.

Copies of the proposed form and supporting documents may be obtained from Mary Jane Winnett, Agency Clearance Officer (tel. 202-724-0403). Comments and questions should be directed to David Reed, OMB Reviewing Officer, (tel. 202-395-7231), and to the Agency clearance officer. If you anticipate commenting but find that time to prepare comments will prevent you from submitting them promptly, advise OMB and the Agency as soon as possible.

Mary Jane Winnett,
 Management Assistant.

[FR Doc. 16051 Filed 6-14-82; 8:45 am]

BILLING CODE 6230-01-M

INTERSTATE COMMERCE COMMISSION

Motor Carriers; Decision-Notice; Finance Applications

The following applications, filed on or after July 3, 1980, seek approval to consolidate, purchase, merge, lease operating rights and properties, or acquire control of motor carriers pursuant to 49 U.S.C. 11343 or 11344. Also, applications directly related to these motor finance applications (such as conversions, gateway eliminations, and securities issuances) may be involved.

The applications are governed by Special Rule 240 of the Commission's Rules of Practice (49 CFR 1100.240). See Ex Parte 55 (Sub-No. 44), *Rules Governing Applications Filed By Motor Carriers Under 49 U.S.C. 11344 and 11349*, 363 I.C.C. 740 (1981). These rules provide among other things, that opposition to the granting of an application must be filed with the Commission in the form of verified statements within 45 days after the date of notice of filing of the application is published in the *Federal Register*. Failure seasonably to oppose will be construed as a waiver of opposition and participation in the proceeding. If the protest includes a request for oral hearing, the request shall meet the requirements of Rule 242 of the special rules and shall include the certification required.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.241. A copy of any application, together with applicant's supporting evidence, can be obtained from any applicant upon request and payment to applicant of \$10.00, in accordance with 49 CFR 1100.241(d).

Amendments to the request for authority will not be accepted after the date of this publication. However, the Commission may modify the operating authority involved in the application to conform to the Commission's policy of simplifying grants of operating authority.

We find, with the exception of those applications involving impediments (e.g., jurisdictional problems, unresolved fitness questions, questions involving possible unlawful control, or improper divisions of operating rights) that each applicant has demonstrated, in accordance with the applicable provisions of 49 U.S.C. 11301, 11302, 11343, 11344, and 11349, and with the Commission's rules and regulations, that the proposed transaction should be authorized as stated below. Except where specifically noted this decision is neither a major Federal action significantly affecting the quality of the human environment nor does it appear to qualify as a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient protests as to the finance application or to any application directly related thereto filed within 45 days of publication (or, if the application later becomes unopposed), appropriate authority will be issued to each applicant (unless the application involves impediments) upon compliance with certain requirements which will be set forth in a notification of effectiveness of this decision-notice. To the extent that the authority sought below may duplicate an applicant's existing authority, the duplication shall not be construed as conferring more than a single operating right.

Applicant(s) must comply with all conditions set forth in the grant or grants of authority within the time period specified in the notice of effectiveness of this decision-notice, or the application of a non-complying applicant shall stand denied.

Dated: June 8, 1982.

By the Commission, Review Board Number 3, Members Krock, Joyce and Dowell.

James H. Bayne,
 Acting Secretary.

MC-F-14862, filed May 25, 1982. FROCK BROS. TRUCKING, INC. (Frock) (R.D. 3, New Oxford, PA 17350)—purchase (portion)—ROBERT N. TOOMEY TRUCKING CO. (Toomey) (1516 S. George St., York, PA 17350). Representatives: Charles E. Creager, 1329 Penna. Ave., P.O. Box 1417, Hagerstown, MD 21740; and Edward N. Button, 635 Oak Hill Ave., Hagerstown, MD 21740. Frock seeks authority to

purchase a portion of the interstate operating rights and property of Toomey, Edmond B. Frock, Jr., and J. Daniel Frock, equal stockholders of Frock, seek authority to acquire control of said rights and property through the transaction. Frock is not a carrier but is affiliated with H. M. Kelly, Inc., a motor carrier under MC-117036. Frock seeks authority to purchase the rights contained in Certificate No. MC-119834 (Sub-No. 8), which authorizes the transportation of *agricultural chemicals, fertilizers, insecticides, fungicides, and adhesives* (except in bulk), from Hanover, PA, to those points in the U.S. in and west of MN, IA, MO, AR, and LA (except AK and HI); and those rights contained in Permit Nos. MC-124144 (Sub-Nos. 6, 12, 18, and 20), which authorize the transportation of (1) *agricultural chemicals* (except in bulk), from Hanover, PA, to points in CA, WA, NV, OR, and AZ, under continuing contract(s) with Miller Chemical & Fertilizer Corporation of Hanover, PA; (2) *chain and attachments and hardware therefor, cable, wire rope, and chain manufacturing machinery and equipment* (a) from York, PA, to points in WA, OR, CA, ID, NV, MT, WY, UT, AZ, CO, NM, OK, and TX, (b) from Denver, CO, to points in AZ, CA, ID, NV, OR, UT, and WA, and (c) from York, PA, to points in FL, GA, NC, SC, AR, AL, TN, MO, KS, LA, and MS, under continuing contract(s) with Campbell Chain Company, of York, PA; and (3) *iron and steel* (with exceptions), from points in CA to York, PA, under continuing contract(s) with Campbell Chain Company of York, PA.

Note.—TA has been filed.

[FR Doc. 82-16055 Filed 6-14-82; 6:45 am]

BILLING CODE 7035-01-M

Motor Carriers; Decision-Notice; Finance Applications

As indicated by the finding below, the Commission has approved the following applications filed under 49 U.S.C. 10924, 10926, 10931 and 10932.

We find:

Each transaction is exempt from section 11343 (formerly section 5) of the Interstate Commerce Act, and complies with the appropriate transfer rules.

This decision is neither a major Federal action significantly affecting the quality of the human environment nor a major regulatory action under the Energy Policy and Conservation Act of 1975.

Petitions seeking reconsideration must be filed within 20 days from the date of this publication. Replies must be filed within 20 days after the final date for

filing petitions for reconsiderations; any interested person may file and serve a reply upon the parties to the proceeding. Petitions which do not comply with the relevant transfer rules at 49 CFR 1132.4 may be rejected.

If petitions for reconsideration are not timely filed, and applicants satisfy the conditions, if any, which have been imposed, the application is granted and they will receive an effective notice. The notice will indicate that consummation of the transfer will be presumed to occur on the 20th day following service of the notice, unless either applicant has advised the Commission that the transfer will not be consummated or that an extension of time for consummation is needed. The notice will also recite the compliance requirements which must be met before the transferee may commence operations.

Applicants must comply with any conditions set forth in the following decision-notices within 30 days after publication, or within any approved extension period. Otherwise, the decision-notice shall have no further effect.

It is Ordered:

The following applications are approved, subject to the conditions stated in the publication, and further subject to the administrative requirements stated in the effective notice to be issued hereafter.

By the Commission, Review Board No. 3, Members Krock, Joyce, and Dowell.

MC-FC-79834. By decision of June 1, 1982, issued under 49 U.S.C. 10926 and the transfer rules at 49 C.F.R. 1132, Review Board Number 3 approved the transfer to MEADE P. SAVAGE AND JAMES M. SAVAGE d.b.a. SAVAGE AND SON TRUCKING OF W. Sacramento, CA of Certificate No. MC-151318, issued to CALIFORNIA CONTRACT CARRIERS OF W. Sacramento, CA authorizing: over irregular routes, printing paper, between the facility used by Simpson Paper Company in San Joaquin County, CA, on the one hand, and, on the other, points in Arizona. Representative: Daniel W. Baker, 100 Pine St., Suite 2550, San Francisco, CA 94111. TA lease is not sought. Transferee is not a carrier.

MC-FC-79847. By decision of June 1, 1982, issued under 49 U.S.C. 10926 and the transfer rules at 49 C.F.R. 1132, Review Board Number 3 approved the transfer to FRANK HABINOWSKI d.b.a. HEP TRANSPORTATION of Certificate No. MC-152411 (Sub-No. 1), issued to EMANON TRANSPORTATION SERVICES, INC. authorizing the transportation of *general commodities*

(except household goods and commodities in bulk), between points in Luzerne County, PA, on the one hand, and, on the other, points in the United States (except Alaska and Hawaii). Transferee is a non-carrier. Representative: P. E. Myers, Suite 348, 425 13th St., NW., Washington, DC 20004-1879.

MC-FC-35485. By decision of May 26, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR 1132, Review Board Number 3 approved the lease to Denver-Chicago Express Inc., of Omaha, NE of Certificate No. MC-127602 (Sub-Nos. 29 and the remaining sub parts of Sub-30) issued to Flatlands Express, Inc., of Litchfield Park, AZ authorizing *general commodities* (with exceptions), over described regular and irregular routes, serving named intermediate and off-route points between IA, MN, NE, ND, SD, CO, IL, IN, KS, KY, MI, MO, OH, WI, CA, NV, and UT for a period of 1 year. Representative: Samuel Rubenstein, P.O. Box 5, Minneapolis, MN 55440. TA lease is sought. Transferee is not a carrier.

Note.—Although applicants seek permission to lease the above-described rights for a period of 3 years, Commission policy favors leasing arrangement of not more than 12 months. Inasmuch as the tax benefits to be gained by Flatlands through a 3-year rather than an 1-year lease do not constitute sufficient cause for us to depart from Commission policy, our approval will be limited to 1-year.

MC-FC-79716. By decision of May 7, 1982, issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to Isadore Spiegel d.b.a. Spiegel Trucking Co. of Permit No. MC-125770 (Sub-No. 8) issued February 12, 1975 to Spiegel Trucking, Inc. authorizing the transportation of steel ammunition boxes and steel office and library furniture, from the facilities of Art Metal-U.S.A. of Newark, NJ to points in the United States (including AK but excluding HI) under continuing contract or contracts with Art Metal-U.S.A., of Newark, NJ. Applicant's representative is: Harold L. Reckson, 33-28 Halsey Road, Fair Lawn, NJ 07410.

Note.—This notice corrects the notice published in the Federal Register, Vol. 47, No. 98, Thursday, May 20, 1982, which contained certain inadvertent errors.

MC-FC-79742. By decision of June 1, 1982, issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR 1132, Review Board Number 3 approved the transfer to MIDCOM SERVICES, INC., of Schaumburg, IL, of Permit No. MC-134206 (Sub-No. 2), issued to F & K MILK SERVICE, INC., of Burlington, WI, which

authorizes the transportation of *dairy products, synthetic creams, puddings, fruit drinks, and noncarbonated beverages* (except commodities in bulk), (1) from Whitewater WI, to points in IL, IN, IA, MI, OH, PA, NJ, NY, KY, and MO, and (2) from the plant sites of Hawthorn-Melody, Inc., at points in IL, IN, IA, MI, OH, PA, NJ, NY, KY, and MO, to Whitewater, WI, under continuing contract(s) with Hawthorn-Melody, Inc., of Chicago, IL. Representative: Allan B. Torhorst, 217 East Jefferson Street, Burlington, WI 53105.

Note.—Transferee is not a carrier.

MC-FC-79769. By decision of June 1, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to VENTURE EXPRESS, INC. of Nashville, TN of a portion of Certificate No. MC-121821 (Sub-No. 13)X issued to TENNESSEE MOTOR LINES, INC. of Nashville, TN authorizing: *general commodities* (with usual exceptions), between Nashville, TN and Jasper, TN, over U.S. Hwy 41, serving all intermediate points. Representative: Paul M. Daniell, Suite 1200, 235 Peachtree St., Atlanta, GA 30303. TA lease is not sought. Transferee is a carrier.

MC-FC-79800. By decision of 6/1/82 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to R. F. TRUESDELL CO., INC. of Orlando, FL of Permit No. MC-6380 (Sub-No. 11) issued to R. F. TRUESDELL, INC. of Orlando, FL, authorizing over irregular routes, such commodities as are used by or are dealt in by manufacturers of paper and paper products, between points in the United States (except AK and HI), under continuing contract(s) with Inland Container Corporation of Indianapolis, IN. Representative: Paul M. Daniell, Suite 1200, 235 Peachtree St., N.E., Atlanta, GA 30303. TA lease is not sought. Transferee is not a carrier.

MC-FC-79831. By decision of 5/28/82 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to HARLOW'S BUS SERVICE, INC., of Rolette, ND of Certificate No. MC-149340F issued to CLEM HEIDT, d.b.a. HEIDT BUS LINE, OF Dickinson, ND authorizing *passengers and their baggage, in charter operations*, between Dickinson, ND and Stark, Dunn, Billings, Golden Valley, McKenzie, Hettinger, Slope, Williams, and Bowman Counties, ND, on the one hand, and, on the other, points in the United States (except AK and HI). Representative: Charles E.

Johnson, P.O. Box 2056, Bismarck, ND. TA lease is sought. Transferee is not a carrier.

MC-FC-79832. By decision of 5/28/82 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to ALAPLEX TRANSPORTATION, INC. of Boaz, AL of a portion of Certificate No. MC-151551 (Sub-No. 1) issued to ALL AMERICAN FREIGHT LINES, INC. of Birmingham, AL authorizing as a common carrier, over irregular routes, food products, between points in AL, AR, FL, GA, LA, MS, NC, SC, TN, and TX, on the one hand, and, on the other, points in the United States in and east of ND, SD, NE, KS, OK, and TX. Representative: Gerald D. Colvin, Jr., 603 Frank Nelson Bldg., Birmingham, AL 35203. TA lease is sought. Transferee is not a carrier.

MC-FC-79840. By decision of May 26, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to Commuter Bus line, Inc. of Permit No. MC-106207 (Sub-No. 16) issued to New York-Keansburg-Long Branch Bus Co., Inc. authorizing the transportation of *passengers and their baggage*. Between points in Richmond and New York Counties, NY, under continuing contract(s) with Village Hills Riders Association of Staten Island, NY. Representative: Sidney J. Leshin, 3 East 54th St., New York, NY 10022.

Note(s).—Transferee is a non-carrier.

MC-FC-79843. By decision of June 1, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to Bayside Waste Hauling & Transfer, Inc., d.b.a. Liquid Waste Disposal, of Seattle, WA, of Certificate No. MC-156410 issued to Liquid Waste Disposal Co. (a corporation), of Seattle, WA, authorizing: Hazardous waste and residuals, between points in King, Pierce, and Snohomish Counties, WA, on the one hand, and, on the other, points in WA, OR, ID, NV, and UT. Representative: Jack R. Davis, 1100 IBM Bldg., Seattle, WA 98101. TA lease is sought. Transferee is a carrier.

Note(s).—MC-153147 (Sub-1), published in this Federal Register issue is a directly related matter.

MC-FC-79848. By decision of June 1, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to INDUSTRIAL PROCESSING AND PACKAGING, INC. of Princeton, IL of Certificate No. MC-8515 (Sub-Nos. 22, 28, 29, 30, 31, 33, 36, 38, 39, 42, and 43) issued to TOBLER TRANSFER, INC. of

Peru, IL authorizing *Plastic, rubber preservatives, rubber accelerators, softeners, and commodities* which are manufactured, sold, and distributed by manufacturers of rubber or plastic products, between Henry, IL, on the one hand, and, on the other, points in IN, IA, KY, MI, MN, MO, OH, PA, TN, WV, and WI; *plastic and chemicals* (except commodities in bulk) between Ottawa, IL, on the one hand, and, on the other, points in IA, IN, KY, MI, MN, MO, OH, TN, WI, and WV; *iron and steel articles and materials, equipment, and supplies* used in the manufacture, sale, and distribution of iron and steel articles, (except commodities in bulk), between Peru, IL, on the one hand, and, on the other, points in IN, IA, MN, MO, OH, PA, and WI; *chemicals* (except commodities in bulk) from LaSalle, IL to points in PA, NC, SC, KY, OH, NY, KS, and MN; (a) *iron and steel articles*, and (b) *materials, equipment, and supplies* used in the manufacture, processing, and distribution of iron and steel articles, and (b) *materials, equipment, and supplies* used in the manufacture, processing, and distribution of iron and steel articles, (1) between Bartonville, IL, on the one hand, and, on the other, points in IN, IA, KS, KY, MI, MN, MO, NE, ND, OH, SD, and WI, (2) between Crawfordsville, IN, on the one hand, and on the other, points in IL, IA, KS, KY, MI, MN, MO, and WI, and (3) between Chicago Heights, IL, on the one hand, and, on the other, points in IA (except Des Moines, points in Polk County, and points in IA west of US Hwy 69), IN, KS, MI, and WI; *agricultural machine parts* (except tractor parts), *tractor parts, and materials, equipment, and supplies* used in the manufacture and maintenance of tractors and agricultural machinery, (except commodities in bulk), between the facilities used by International Harvester at Canton, Rock Island, and East Moline, IL, and points in MN, IA, MO, OH, KY, KS, IA, MI, and WI; (1) *alcoholic liquors*, in bulk, or in containers, and (2) *materials and supplies* used in the production of the commodities in (1) above, between points in IL, on the one hand, and on the other, Bardstown, Cox's Creek, Frankfort, and Louisville, KY; (1) *metal couplings, rubber hose, and pipe fittings*, and (2) *materials and supplies* used in the manufacture and distribution of commodities in (1) above (except commodities in bulk), between point in CO, IL, KS, and MO; (1) *alcoholic liquors* (except in bulk), and (2) *materials and supplies* used in the production of alcoholic liquors (except in bulk), between points in AR, IL, KY, and LA, on the one hand, and on the

other, points in AR, IL, KY, LA, MT, WY, CO, NM, AZ, CA, TX, OK, KS, NE, SD, ND, MN, IA, MO, WI, TN, MS, AL, FL, GA, SC, NC, WV, PA, NY, OH, IN, and MI; and furniture and fixtures, and display material, between points in IL, NC, TX, UT, and MO, on the one hand, and, on the other, points in the US. Transferee holds no authority the Commission. TA lease is not sought. Representative: Leonard R. Kofkin, Esq., Suite 1515, 140 South Dearborn St., Chicago, IL 60603.

MC-FC-79850. By decision of June 1, 1982 issued under 49 U.S.C. 10926 and the transfer rules at 49 CFR Part 1132, Review Board Number 3 approved the transfer to C&J TRUCKING, INC. of Permit No. MC-158179 issued to A. Curtis Wood, d.b.a. C&J TRUCKING authorizing the transportation of clay, concrete, glass or stone products, between points in the United States, under continuing contract(s) with Indiana Glass Company, a Division of Lancaster Colony Corporation, of Dunkirk, IN. Representative: Robert W. Loser II, 1101 Chamber of Commerce Bldg., Indianapolis, IN 46204.

Note(s).—(1) Transferee is a non-carrier.

MC-FC-79851. By decision of 6/1/82 issued under 49 U.S.C. 10924 and the transfer rules at 49 CFR Part 1133, Review Board Number 3 approved the transfer to RONALD J. HOVER, d.b.a. NEW HORIZON TOURS, of Binghamton, NY, of License No. MC-130786F issued to WILLIAM NEWLAND and RICHARD WASHINGTON, d.b.a. NEW HORIZON TOURS, of Binghamton, NY, authorizing brokerage service at Binghamton, NY as follows: passengers and their baggage, in special or charter operations, beginning and ending at points in NY (except Westchester, Putnam, and Dutchess Counties) and extending to Atlantic City, NJ. Representative: Jan L. Shephard, 230 Chenango St., Binghamton, NY 13901. Transferee is not a carrier.

Decision-Notice

The following applications, filed on or after July 3, 1980, seek approval to consolidate, purchase, merge, lease operating rights and properties, or acquire control of motor carriers pursuant to 49 U.S.C. 11343 or 11344. Also, applications directly related to these motor finance applications (such as conversions, gateway eliminations, and securities issuances) may be involved.

The applications are governed by Special Rule 240 of the Commission's Rules of Practice (49 CFR 1100.240). See Ex Parte 55 (Sub-No. 44), Rules

Governing Applications Filed by Motor Carriers Under 49 U.S.C. 11344 and 11349, 363 I.C.C. 740 (1981). These rules provide among other things, that opposition to the granting of an application must be filed with the Commission in the form of verified statements within 45 days after the date of notice of filing of the application is published in the Federal Register. Failure seasonably to oppose will be construed as a waiver of opposition and participation in the proceeding. If the protest includes a request for oral hearing, the request shall meet the requirements of Rule 242 of the special rules and shall include the certification required.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.241. A copy of any application, together with applicant's supporting evidence, can be obtained from any applicant upon request and payment to applicant of \$10.00, in accordance with 49 CFR 1100.241(d).

Amendments to the request for authority will not be accepted after the date of this publication. However, the Commission may modify the operating authority involved in the application to conform to the Commission's policy of simplifying grants of operating authority.

We find, with the exception of those applications involving impediments (e.g., jurisdictional problems, unresolved fitness questions, questions involving possible unlawful control, or improper divisions of operating rights) that each applicant has demonstrated, in accordance with the applicable provisions of 49 U.S.C. 11301, 11302, 11343, 11344, and 11349, and with the Commission's rules and regulations, that the proposed transaction should be authorized as stated below. Except where specifically noted this decision is neither a major Federal action significantly affecting the quality of the human environment nor does it appear to qualify as a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient protests as to the finance application or to any application directly related thereto filed within 45 days of publication (or, if the application later becomes unopposed), appropriate authority will be issued to each applicant (unless the application involves impediments) upon compliance with certain requirements which will be set forth in a notification of effectiveness of this decision-notice. To the extent that the authority sought below may duplicate an applicant's existing authority, the duplication shall

not be construed as conferring more than a single operating right.

Applicant(s) must comply with all conditions set forth in the grant or grants of authority within the time period specified in the notice of effectiveness of this decision-notice, or the application of a non-complying applicant shall stand denied.

By the Commission, Review Board Number 3, Members Krock, Joyce and Dowell.

MC 153147 (Sub-1), filed May 17, 1982. Applicant: BAYSIDE WASTE HAULING & TRANSFER, INC., d.b.a. LIQUID WASTE DISPOSAL 7201 West Marginal Way South, Seattle, WA 98106. Representative: Jack R. Davis, 1100 IBM Building, Seattle, WA 98101. Transporting hazardous waste between points in WA and OR on the one hand, and, on the other, points in WA, OR, ID, NV and UT.

Note.—This application is directly related to MC-FC-79843, published in this same Federal Register issue.

James H. Bayne,
Acting Secretary.

[FR Doc. 82-10056 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

Motor Carriers; Permanent Authority Decisions; Decision-Notice

The following applications, filed on or after February 9, 1981, are governed by Special Rule of the Commission's Rules of Practice, see 49 CFR 1100.251. Special Rule 251 was published in the Federal Register on December 31, 1980, at 45 FR 86771. For compliance procedures, refer to the Federal Register issue of December 3, 1980, at 45 FR 80109.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.252. Applications may be protested only on the grounds that applicant is not fit, willing, and able to provide the transportation service or to comply with the appropriate statutes and Commission regulations. A copy of any application, including all supporting evidence, can be obtained from applicant's representative upon request and payment to applicant's representative of \$10.00.

Amendments to the request for authority are not allowed. Some of the applications may have been modified prior to publication to conform to the Commission's policy of simplifying grants of operating authority.

Findings

With the exception of those applications involving duly noted problems (e.g., unresolved common control, fitness, water carrier dual

operations, or jurisdictional questions) we find, preliminarily, that each applicant has demonstrated a public need for the proposed operations and that it is fit, willing, and able to perform the service proposed, and to conform to the requirements of Title 49, Subtitle IV, United States Code, and the Commission's regulations. This presumption shall not be deemed to exist where the application is opposed. Except where noted, this decision is neither a major Federal action significantly affecting the quality of the human environment nor a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient opposition in the form of verified statements filed on or before 45 days from date of publication (or, if the application later become unopposed), appropriate authorizing documents will be issued to applicants with regulated operations (except those with duly noted problems) and will remain in full effect only as long as the applicant maintains appropriate compliance. The unopposed applications involving new entrants will be subject to the issuance of an effective notice setting forth the compliance requirements which must be satisfied before the authority will be issued. Once this compliance is met, the authority will be issued.

Within 60 days after publication an applicant may file a verified statement in rebuttal to any statement in opposition.

To the extent that any of the authority granted may duplicate applicant's other authority, the duplication shall be construed as conferring only a single operating right.

Note.—All applications are for authority to operate as a motor common carrier in interstate or foreign commerce over irregular routes, unless noted otherwise. Applications for motor contract carrier authority are those where service is for a named shipper "under contract".

Please direct status inquiries to the Ombudsman's Office, (202) 275-7326.

Volume No. OP1-97

Decided: June 7, 1982.

By the Commission, Review Board No. 1, Members Parker, Chandler and Fortier.

MC 136461 (Sub-3), filed May 20, 1982. Applicant: MCKIMM MILK TRANSIT, INC., Highway 22 South, Hutchinson, MN 55350. Representative: Val M. Higgins, 1600 TCF Tower, 121 So. 8th St., Minneapolis, MN 55402, (612) 333-1341. Transporting for or on behalf of the United States Government, *general commodities* (except used household goods, hazardous or secret materials, and sensitive weapons and munitions),

between points in the U.S. (except AK and HI).

MC 162230, filed May 27, 1982. Applicant: MICHAEL'S COURIER SERVICE, INC., 4701 Maple Ave., Bethesda, MD 20814. Representative: Steven L. Weiman, Suite 200, 444 N. Frederick Ave., Gaithersburg, MD 20877, (301) 840-8565. Transporting *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds between points in MD, VA, WV, PA, DE, NJ, NY, and DC.

Volume No. OP2-115

Decided: June 8, 1982.

By the Commission, Review Board No. 1, Members Parker, Chandler, and Fortier.

MC 151123 (Sub-1), filed May 3, 1982. Applicant: T-A-T AIRFREIGHT INC., 4401 N. W. 74th Ave., Miami, FL 33152. Representative: Dominick Antinoro (same address as applicant), 305-592-5492. As a *broker of general commodities* (except household goods), between points in the U.S. (except AK and HI).

MC 157802 (Sub-3), filed May 26, 1982. Applicant: CONTRACT TRANSPORT, INC., P.O. Box 4120, Dalton, GA 30721. Representative: Frank D. Hall, Suite 202, 1750 Old Springhouse Lane, Atlanta, GA 30338, 404-451-0401. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between Hedges, Centerpost, Chelsea, Telogo, and Menlo, GA, and Ewing, Jamestown, and Blanche, AL, on the one hand, and, on the other, points in the U.S. (except AK and HI).

Note.—The purpose of this application is to substitute motor carrier service for abandoned rail carrier service.

MC 158613 (Sub-1), filed May 4, 1982. Applicant: TRICOR BUSINESS GROUP, INC., 1242 Tatamy Rd., Easton, PA 18042. Representative: Roger D. Hershman, 22 Olde Mill Run, Medford, NJ 08055, 609-953-0423. Transporting (1) for or on behalf of the United States Government, *general commodities* (except used household goods, hazardous or secret materials, and sensitive weapons and munitions), between points in the U.S. (except AK and HI); (2) *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds, between points in the U.S. (except AK and HI); (3) *used household goods* for the account of the United States Government incident to the performance of a pack-and-crate service on behalf of the Department of Defense, between points in the U.S. (except AK and HI); and (4) as a *broker*

of *general commodities* (except household goods), between points in the U.S. (except AK and HI).

MC 161712, filed April 28, 1982. Applicant: M.K.M. ENTERPRISES, INC., 75 Randolph Ave., Avenel, NJ 07001. Representative: Thomas F. X. Foley, P.O. Box F, Colts Neck, NJ 07722, 201-780-0300. As a *broker of general commodities* (except household goods), between points in the U.S. (except AK and HI).

MC 161973, filed May 12, 1982. Applicant: JOHN L. WHITE, 7580 S. E. Lake Rd., Milwaukie, OR 97222. Representative: John L. White, 6744 W. Mariposa, Phoenix, AZ 85033 (602) 245-0593. Transporting *food and other edible products and byproducts intended for human consumption* (except alcoholic beverages and drugs), *agricultural limestone and fertilizers, and other soil conditioners*, by the owner of the motor vehicle in such vehicle, between points in the U.S. (except AK and HI).

MC 162162, filed May 24, 1982. Applicant: STEVE R. DANIELS, 1809 Plath Ave., Yakima, WA 98902. Representative: Donna Carr, Rt. 8, Box 215, Yakima, WA 98908, 509-966-5724. Transporting *food and other edible products and byproducts intended for human consumption* (except alcoholic beverages and drugs), *agricultural limestone and fertilizers, and other soil conditions*, by the owner of the motor vehicle in such vehicle, between points in the U.S. (except AK and HI).

Vol. No. OP4-200

Decided: June 7, 1982.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 162237, filed May 27, 1982. Applicant: SWIFT ENTERPRISES, INC., 7901 4th St., N., Suite 308, St. Petersburg, FL 33704. Representative: Robert J. Gallagher, 1000 Connecticut Ave., NW, Suite 1200, Washington, DC 20423 (202) 785-0024. Transporting (1) *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds, and (2) *used household goods* for the account of the United States Government incident to the performance of a pack-and-crate service on behalf of the Department of Defense, between points in the U.S. (except AK and HI).

Vol. No. OP4-203

Decided: June 9, 1982.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 139506 (Sub-1), filed June 1, 1982. Applicant: SMITTY'S VAN & STORAGE

CO., 1417 N. 18th, Omaha, NE 68102. Representative: James F. Crosby, 7363 Pacific St., Suite 210B, Omaha, NE 68114 (402) 397-9900. Transporting (a) for or on behalf of the United States Government, *general commodities* (except used household goods, hazardous or secret materials, and sensitive weapons and munitions), (b) *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds, and (c) *used household goods* for the account of the United States Government incident to the performance of a pack-and-crate service on behalf of the Department of Defense, between points in the U.S. (except AK and HI).

Vol. No. OP5-129

Decided: June 8, 1982.

By the Commission, Review Board No. 3, Members Krock, Joyce, and Dowell.

MC 151009 (Sub-5), filed May 25, 1982. Applicant: ATLANTA CARRIERS, INC., 1260 Southern Road, Morrow, GA 30260. Representative: Bruce E. Mitchell, 3390 Peachtree Road, N.E., Atlanta, GA 30326 (404) 262-7855. Transporting, for or on behalf of, the United States Government, *general commodities* (except used household goods, hazardous or secret materials, and sensitive weapons and munitions), between points in the U.S. (except AK and HI).

MC 162309, filed May 1, 1982. Applicant: D. I. J. MESSENGER d.b.a. A & G MESSENGER, 210 #12 Northern Boulevard, Bayside, NY 11361. Representative: Michael R. Werner, 241 Cedar Lane, Teaneck, NJ 07666 (201) 836-1144. Transporting *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds, between points in the U.S. (except AK and HI).

James H. Bayne,
Acting Secretary.

[FR Doc. 82-19058 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

Motor Carriers; Permanent Authority Decisions; Decision-Notice

The following applications, filed on or after February 9, 1981, are governed by Special Rule of the Commission's Rules of Practice, see 49 CFR 1100.251. Special Rule 251 was published in the Federal Register of December 31, 1980, at 45 FR 86771. For compliance procedures, refer to the Federal Register issue of December 3, 1980, at 45 FR 80109.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.252. A copy of any

application, including all supporting evidence, can be obtained from any applicant's representative upon request and payment to applicant's representative of \$10.00.

Amendments to the request for authority are not allowed. Some of the applications may have been modified prior to publication to conform to the Commission's policy of simplifying grants of operating authority.

Findings

With the exception of those applications involving duly noted problems (e.g., unresolved common control, fitness, water carrier dual operations, or jurisdictional questions) we find, preliminarily, that each applicant has demonstrated a public need for the proposed operations and that it is fit, willing, and able to perform the service proposed, and to conform to the requirements of Title 49, Subtitle IV, United States Code, and the Commission's regulations. This presumption shall not be deemed to exist where the application is opposed. Except where noted, this decision is neither a major Federal action significantly affecting the quality of the human environment nor a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient opposition in the form of verified statements filed on or before 45 days from date of publication, (or, if the application later becomes unopposed) appropriate authorizing documents will be issued to applicants with regulated operations (except those with duly noted problems) and will remain in full effect only as long as the applicant maintains appropriate compliance. The unopposed applications involving new entrants will be subject to the issuance of an effective notice setting forth the compliance requirements which must be satisfied before the authority will be issued. Once this compliance is met, the authority will be issued.

Within 80 days after publication an applicant may file a verified statement in rebuttal to any statement in opposition.

To the extent that any of the authority granted may duplicate an applicant's other authority, the duplication shall be construed as conferring only a single operating right.

Note.—All applications are for authority to operate as a motor common carrier in interstate or foreign commerce over irregular routes, unless noted otherwise. Applications for motor contract carrier authority are those where service is for a named shipper "under contract".

Please direct status inquiries to the Ombudsman's Office, (202) 275-7326.

Volume No. OP2-116

Decided: June 8, 1982.

By the Commission, Review Board No. 1, Members Parker, Chandler, and Fortier.

MC 2202 (Sub-680), filed May 24, 1982. Applicant: ROADWAY EXPRESS, INC., 1077 Gorge Blvd., P.O. Box 471, Akron, OH 44309. Representative: William O. Turney, 7101 Wisconsin Ave., Suite 1010, Washington, DC 20014, 301-986-1410. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with The Boeing Company, of Seattle, WA.

MC 16513 (Sub-37), filed May 19, 1982. Applicant: REISCH TRUCKING AND TRANSPORTATION CO., INC., 1301 Union Avenue, Pennsauken, NJ 08110. Representative: Russell R. Sage, P.O. Box 11278, Alexandria, VA 22312, (703) 750-1112. Transporting *general commodities* (except household goods, commodities in bulk, and classes A and B explosives), between points in the U.S. (except AK and HI), under continuing contract(s) with International Tea Company of Pennsauken, NJ.

MC 82492 (Sub-264), filed May 6, 1982. Applicant: MICHIGAN & NEBRASKA TRANSIT CO., INC., 2109 Olmstead Rd., Kalamazoo, MI 49001. Representative: Neil E. Hannan, P.O. Box 2853, Kalamazoo, MI 49003, 616-342-9824. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), (1) between points in Kalamazoo, MI and DC, and (2) between Hopewell, VA, on the one hand, and, on the other, points in Kalamazoo, MI.

MC 105733 (Sub-90), filed May 19, 1982. Applicant: RITTER TRANSPORTATION, INC., 928 East Hazelwood Ave., Rahway, NJ 07065. Representative: Chester A. Zyblut, 366 Executive Building, 1030 Fifteenth Street NW., Washington, D.C. 20005, (202) 296-3555. Transporting *general commodities* (except household goods and classes A and B explosives), between points in the U.S. (except AK and HI), under a continuing contract(s) with contract with Shell Oil Company, of Houston, TX.

MC 141382 (Sub-9), filed May 10, 1982. Applicant: DON'S MOVING & DELIVERY SYSTEM, INC., 527 South Fremont, Janesville, WI 53545. Representative: James A. Spiegel, Olde Towne Office Park, 6333 Odana Rd., Madison, WI, 608-273-1003.

Transporting *foodstuffs and related products*, between points in the U.S. (except AK and HI), on the one hand, and, on the other, points in the U.S. in and east of MN, IA, MO, AR and LA.

MC 148753 (Sub-23), filed May 17, 1982. Applicant: SAM YOUNG, INC., P.O. Box 337, Wolcott, IN 47995. Representative: E. Stephen Heisley, 119 Pennsylvania Avenue, NW., #500, Washington, DC 20006, 202-828-5015. Transporting *rubber and plastic products and chemicals*, between points in Vigo County, IN, and Beauregard Parish, LA, on the one hand, and, on the other, points in U.S. (except AK and HI).

MC 147402 (Sub-14), filed May 21, 1982. Applicant: WACO DRIVERS SERVICE, INC. 138 Atando Ave., Charlotte, NC 28206. Representative: Carl L. Helms (same address as applicant), 704-377-5410. Transporting *building materials and pulp, paper and related products*, between points in the U.S., under continuing contract(s) with Gery Manufacturing Company, of Charlotte, NC.

MC 147522 (Sub-2), filed May 17, 1982. Applicant: GEORGE J. BRZEZINSKI, d.b.a. SHUR-WAY MOVING & CARTAGE, 124 Baker Rd., Roundout, IL 60044. Representative: Robert J. Gallagher, 1000 Connecticut Avenue NW., Suite 1200, Washington, DC 20036, 202-785-0024. Transporting *household goods*, (1) between points in MI, IN, IL, and WI, and (2) between points in MI, IN, IL, and WI, on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 149513 (Sub-2), filed May 17, 1982. Applicant: ACORD TRANSPORTATION, INC., Box 203AA, Route 3, Chandler, OK 74834. Representative: Wilburn L. Williamson, Suite 107, 50 Classen Center, 5101 North Classen Blvd., Oklahoma City, OK 73118, 405-848-7946. Transporting *commodities in bulk*, between points in AR, CO, IA, IL, KS, LA, MO, NE, NM, OK, TN, and TX.

MC 153993 (Sub-4), filed May 25, 1982. Applicant: TKN, INC., 1242 Shawmut Ave., New Bedford, MA 02746. Representative: Terrence Murphy (same address as applicant), 617-996-5620. Transporting *electrical wire and cable and such commodities* as are dealt in or used by manufacturers of electrical products, between points in the U.S., under continuing contract(s) with Whitney Blake Company, of Hamden, CT.

MC 157212 (Sub-1), filed May 21, 1982. Applicant: DES MOINES PIGGYBACK SERVICES, INC., 4551 Delaware Ave., Des Moines, IA 50313. Representative:

William L. Fairbank, 2400 Financial Center, Des Moines, IA 50309, 515-282-3525. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in IA, on the one hand, and, on the other, points in AR, CO, IL, IN, KS, KY, LA, MI, MN, MO, NE, ND, OH, OK, SD, TN, TX, and WI.

MC 161983, filed May 13, 1982. Applicant: BRUCE GRAY AND FLOYD GRAY, d.b.a. B. & F. TRANSPORT, Pleasant St., Monmouth, ME 04259. Representative: Bruce G. Gray (same address as applicant), 207-933-2348. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with (a) Giove Company, Inc., of Jamaica, NY, (b) Associated Grocers of Maine, Inc., of South Gardiner, ME, (c) D. Benedetto, Inc., of New York, NY, (d) Albany International-Technical Fabrics Div., of North Monmouth, NE, and (e) Boston Banana Co., Inc., of Chelsea, MA.

MC 162103, filed May 20, 1982. Applicant: NUNLEY-GARDNER, INC., 2006 N. Grand Ave., Evansville, IN 47710. Representative: James A. Harris (same address as applicant), 812-423-3173. Transporting *furniture and fixtures and household goods*, between points in IN, IL, OH, MO, KY, TN, and MI.

MC 162142, filed May 21, 1982. Applicant: VERL CARNEY, d.b.a. CARNEY TRUCKING, P.O. Box 627, Melvin, AL 36913. Representative: John A. Crawford, 17th Floor Deposit Guaranty Plaza, P.O. Box 22567, 601-948-5711. Transporting (1) *lumber and wood products*, and (2) *forest products*, between points in AL, AR, FL, GA, IL, IN, KY, LA, MO, MS, OH, OK, TN, and TX, under continuing contract(s) with Masonite Corporation of Chicago, IL.

Volume No. OP4-199

Decided: June 7, 1982.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 139587 (Sub-30), filed May 26, 1982. Applicant: BROWN REFRIGERATED EXPRESS, INC., Route 4, Box 601, Carthage, MO 64836. Representative: Patricia F. Scott, Laurie, MO 65038, (314) 374-9618. Transporting *malt beverages*, between points in LaCrosse County, WI, Ramsey County, MN, St. Clair County, IL, Bexar County, TX, and Vanderburgh County, IN, on the one hand, and, on the other, points in Jasper County, MO.

MC 147537 (Sub-4), filed May 26, 1982. Applicant: WOODROW NORMAN

CALDWELL, d.b.a. WOODY'S TRANSFER AND STORAGE, 122 Old Stage Coach Rd., Dumfries, VA 22038. Representative: Carroll B. Jackson, 1810 Vincennes Rd., Richmond, VA 23229, (804) 282-3809. Transporting *household goods*, between points in AL, AR, CO, DE, FL, GA, IL, IN, KS, KY, LA, MD, MO, MS, NC, NJ, NY, OH, OK, PA, SC, TN, TX, VA, WV, and DC.

MC 158307 (Sub-1), filed May 28, 1982. Applicant: WAYNE BROWN TRANSPORT, INC., 1109 Barlow St., Lafayette, IN 47903. Representative: Donald W. Smith, P.O. Box 40248, Indianapolis, IN 46240, (317) 846-6655. Transporting *general commodities* (except classes A and B explosives, household goods and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with United Costing, Inc., of Chicago, IL.

MC 162127, filed May 20, 1982. Applicant: GABRIEL B. AVILA, MATEUS E. MORIAS d.b.a. A.M. & S. TRANSPORTATION CO., 3009 Filbert St., Oakland, CA 94608. Representative: Mateus E. Morias, (same address as applicant), (415) 547-2905. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in CA.

MC 162167, filed May 24, 1982. Applicant: RICH TRUCKING COMPANY, INC., 4510 Poplar Level Rd., Louisville, KY 40213. Representative: Steven K. Palmquist, 321 E. Brooks Ave., Clarksville, IN 47130, (812) 288-8668. Transporting *transportation equipment, agricultural equipment, machinery, those commodities which because of their size or weight require the use of special handling or equipment and self-propelled vehicles*, between points in AL, AR, CO, CT, DE, FL, GA, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, NE, NH, NJ, NY, NC, ND, OH, OK, PA, RI, SC, SD, TN, TX, VT, VA, WV and WI.

MC 162217, filed May 27, 1982. Applicant: TRIANGLE TRANSPORT COMPANY, INC., 500 Penn Center Blvd., Pittsburgh, PA 15235. Representative: Thomas M. Mulroy, 1500 Bank Tower, 307 Fourth Ave., Pittsburgh, PA 15222, (412) 471-3300. Transporting (1) *Chemicals and related products*, and (2) *hazardous materials and waste materials*, between points in the U.S., under continuing contract(s) with RAD Services, Inc., d/b/a Triangle Resource Industries, of Pittsburgh, PA. Condition: The person or persons who appear to be engaged in common control of another regulated carrier must either file an

application under 49 U.S.C. 11343(A) or submit an affidavit indicating why such approval is unnecessary to the Secretary's office. In order to expedite issuance of any authority please submit a copy of the affidavit or proof of filing the application(s) from common control to team 4, Room 2410.

MC 162227, filed May 27, 1982. Applicant: O. D. ANDERSON, d.b.a. ANDERSON TOURS, 153 Conneaut Lake Rd., Greenville, PA 16125. Representative: Maxwell A. Howell, 1100 Investment Bldg., 1511 K Street NW., Washington, DC 20005, (202) 783-7900. To operate as a *broker*, at Greenville, PA, in arranging for the transportation of *passengers and their baggage*, in the same vehicle with passengers, in charter and special operations, between points in the U.S. (including AK and HI).

Volume No. OP4-201

Decided: June 9, 1982.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 138206 (Sub-22), filed May 27, 1982. Applicant: TRULINE CORPORATION, 4455 S Cameron Ave., Las Vegas, NV 89103. Representative: Robert G. Harrison, 4299 James Dr., Carson City, NV 89701, (702) 882-5649. Transporting *general commodities* (except classes A and B explosives, household goods and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with Genstar Building Materials Co., of Irving, TX.

MC 149576 (Sub-17), filed May 24, 1982. Applicant: TRANS AMERICAN TRUCKING SERVICE, INC., P.O. Box 1247, Nixon Station, Edison, NJ 08818. Representative: R. M. McGraw (same address as applicant), (202) 985-2182. Transporting *general commodities* (except classes A and B explosives, household goods and commodities in bulk), between points in the U.S. (except AK and HI).

MC 160736, filed May 13, 1982, previously noticed in the *Federal Register* issue of May 26, 1982, and republished this issue. Applicant: DAVID R. BELL TRUCKING, 7718 Kendall Rd., Pavilion, NY 14525. Representative: David R. Bell (same address as applicant), (716) 237-5078. Transporting *agricultural fertilizer and soil conditioners*, (a) between the ports of entry on the International Boundary line between the U.S. and Canada on the Niagara River in NY, on the one hand, and, on the other, points in Monroe, Livingston, and Wyoming Counties, NY, and (b) between Toledo, OH, Baltimore, MD, Wilmington, DE,

and points in Shenandoah County, VA, on the one hand, and, on the other, points in Monroe, Livingston, and Wyoming Counties, NY, under continuing contract(s) with Genesee Lime Products, Inc., and DEM Equipment and Leasing, Inc., both of Rochester, NY.

Note.—The purpose of this republication is to include the names of the contract shippers, which were inadvertently omitted from the previous notice.

MC 162228, filed May 27, 1982. Applicant: HELSER BROS. TRANSFER CO., 7077 NE Columbia Blvd., Portland, OR 97218. Representative: David C. White, 2400 SW Fourth Ave., Portland, OR 97201, (503) 228-8491. Transporting *building materials, metal products, machinery and lumber and wood products*, between points in OR and WA.

MC 162236, filed May 27, 1982. Applicant: LITTLE DONKEY ENTERPRISES, INC., P.O. Box 822 Estacada, OR 97023. Representative: Robert J. Gallagher, 1000 Connecticut Ave. NW, Suite 1200, Washington, D.C. 20423, (202) 785-0024. Transporting (1) *lumber and wood products*, (2) *metal products*, and (3) *machinery*, between points in Washington and Multnomah Counties, OR, and San Bernardino County, CA, on the one hand, and, on the other, points in WA, OR, CA, NV, MT, ID, UT, AZ, WY, CO, NM, OK, and TX.

MC 162256, filed June 1, 1982. Applicant: ACTION SKU TOURS, INC., 10 Broadway, Amityville, NY 11701. Representative: Anthony J. Dinome, 128 Grohman's Lane, Plainville, NY 11803, (516) 935-1714. As a *broker* at Amityville, NY, in arranging for the transportation of *passengers and their baggage*, between points in the U.S.

MC 59666 (Sub-22), filed June 1, 1982. Applicant: TRAFIK SERVICES, INC., 25 Esten Ave., Pawtucket, RI 02860. Representative: Robert A. Mega (same address as applicant), (401) 724-1200. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with Taylor Rental Corporation, of Springfield, MA.

Volume No. OP4-202

Decided: June 9, 1982.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 94638 (Sub-4), filed June 1, 1982. Applicant: WARSAW MOVING & STORAGE, INC., Route 15 North, P.O. Box 256, Warsaw, IN 46580. Representative: Robert J. Gallagher, 1000

Connecticut Ave., NW., Suite 1200, Washington, DC 20036, (202) 785-0024. Transporting *household goods*, between points in AL, AR, CT, DE, FL, GA, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, NE, NH, NJ, NY, NC, ND, OH, OK, PA, RI, SC, SD, TN, TX, VT, VA, WV, WI, and DC.

MC 113646 (Sub-24), filed June 1, 1982. Applicant: JEFFERSON TRUCK COMPANY, P.O. Box 17, National City, MI 48748. Representative: William B. Elmer, P.O. Box 801, Traverse City, MI 49684, (616) 941-5313. Transporting *general commodities* (except classes A and B explosives and household goods), between points in the U.S. (except AK and HI).

MC 140276 (Sub-9), filed June 1, 1982. Applicant: LARRY SCHEFUS TRUCKING, INC., Rt. 1, Box 202, Redwood Falls, MN 56283. Representative: William J. Gambucci, 525 Lumber Exchange Bldg., Minneapolis, MN 55402, (612) 340-0808. Transporting (1) *farm equipment and machinery*, between points in the U.S. (except AK and HI), under continuing contract(s) with Wood and Conn, Inc., of Redwood Falls, MN and (2) *lumber and wood products*, between points in the U.S. (except AK and HI), under continuing contract(s) with Midwest Pacific Corporation, of Minneapolis, MN.

MC 140276 (Sub-10), filed June 1, 1982. Applicant: LARRY SCHEFUS TRUCKING, INC., Rt. 1, Box 202, Redwood Falls, MN 56283. Representative: William J. Gambucci, 525 Lumber Exchange Bldg., Minneapolis, MN 55402, (612) 340-0808. Transporting *metal products*, between points in the U.S. (except AK and HI).

MC 143776 (Sub-53), filed June 1, 1982. Applicant: C.D.B., INCORPORATED, 155 Spaulding Ave., S.E., Grand Rapids, MI 49506. Representative: C. Michael Tubbs (same address as applicant), (800) 253-9527. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with Stone Container Corporation, of Chicago, IL.

MC 148496 (Sub-3), filed June 1, 1982. Applicant: O. W. SMITH TRANSPORT, INC., Route 3, Hwy 71 North, DeQueen, AR 72832. Representative: Thomas B. Staley, 1550 Tower Bldg., Little Rock, AR 72201, (501) 375-9151. Transporting *steel and metal products*, between (a) points in Harris County, TX, on the one hand, and, on the other, points in AR, and (b) between points in Pulaski County, AR,

on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 151556 (Sub-5), filed June 1, 1982. Applicant: ALLSTATE TRANSPORTATION COMPANY, 2000 West 96th St., Bloomington, MN 55431. Representative: Marvin M. Mueller (same address as applicant), (612) 881-3378. Transporting *such commodities* as are dealt in or used by manufacturers and distributors of ranges and microwave ovens, between points in the U.S., under continuing contract(s) with Litton Microwave Cooking Products, Inc., of Minneapolis, MN.

Volume No. OP5-128

Decided: June 4, 1982.

By the Commission, Review Board No. 3, Members Krock, Joyce, and Dowell.

MC 3419 (Sub-16), filed June 4, 1982. Applicant: THE CLEVELAND, COLUMBUS & CINCINNATI HIGHWAY, INC., 1375 Euclid Ave., One Playhouse Square, Cleveland, OH 44115. Representative: Elliott Bunce, Suite 1301, 1600 Wilson Blvd., Arlington, VA 22209, (703) 522-0900. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S., under continuing contract(s) with Kmart Corporation, of Troy, MI.

MC 79658 (Sub-20), filed May 27, 1982. Applicant: ATLAS VAN LINES, INC., 1212 St. George Rd., P.O. Box 509, Evansville, IN 47711. Representative: Robert C. Mills (same address as applicant), 812-424-2222. Transporting *household goods*, between points in the U.S. under continuing contract(s) with Metropolitan Life Insurance Company of New York, NY.

MC 110689 (Sub-17), filed May 25, 1982. Applicant: AIRWAY TRUCKING CO., 4239 Newton Rd., Stockton, CA 95204. Representative: Robert Fuller, 13214 E. Penn St., Suite 310, Whittier, CA 90602, (213) 945-3002. Transporting *metal products; machinery; lumber and wood products; construction materials, equipment, and supplies; clay, concrete, glass or stone products; chemicals and related products; petroleum or coal products, rubber and plastic products; and commodities which, because of size or weight, require special handling or equipment*, between points in the U.S. (except AK and HI).

MC 128409 (Sub-10), filed June 4, 1982. Applicant: HAROLD MILLER TRUCKING, INC., P.O. Box 603, Moorhead, MN 56560. Representative: Robert N. Maxwell, P.O. Box 2471, Fargo, ND 58108, (701) 237-4223. Transporting *food and related products*, between points in the U.S. (except AK and HI), under continuing contract(s)

with General Nutrition Corporation, of Pittsburgh, PA.

MC 135989 (Sub-38), filed May 28, 1982. Applicant: COAST EXPRESS, INC., 14280 Monte Vista Ave., Chino, CA 91710. Representative: William J. Lippman, P.O. Box 6060, Snowmass Village, CO 81615, (303) 923-4565. Transporting *such commodities* as are dealt in by manufacturers and distributors of automotive parts and accessories, between points in the U.S., under continuing contract(s) with Century Wheel & Rim, of Commerce, CA.

MC 139579 (Sub-15), filed May 27, 1982. Applicant: GEORGE H. GOLDING, INC., 5879 Marion Drive, Lockport, NY 14094. Representative: Raymond A. Richards, 35 Curtice Park, Webster, NY 14580, (716) 265-9510. Transporting *pulp, paper and related products*, between points in the U.S., under continuing contract(s) with Packaging Corporation of America of Evanston, IL.

MC 140149 (Sub-5), filed June 3, 1982. Applicant: M.C. BUNCH, INC., Route 1, Box 52, Lake City, AR 72437. Representative: James M. Duckett, 221 W. 2nd, Suite 411, Little Rock, AR 72201, 501-375-3022. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with RSD Warehouse Company of City of Commerce, CA.

MC 143649 (Sub-10), filed June 3, 1982. Applicant: FIGANBAUM TRUCKING, INC., Tripoli, IA 52676. Representative: Larry D. Knox, 600 Hubbell Bldg., Des Moines, IA 50309, (515) 244-2329. Transporting *chemicals and related products*, between points in Winona County, MN, on the one hand, and, on the other, points in IA.

MC 150308 (Sub-2), filed May 27, 1982. Applicant: SUPERIOR TRANSFER SERVICE, INC., 401 East 20th St., Kansas City, MO 64180. Representative: Arthur J. Cerra, 2100 CharterBank Center, P.O. Box 19251, Kansas City, MO 64141, (816) 842-8600. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with Mid-West Terminal Warehouse Co. of Kansas City, MO.

MC 151839 (Sub-5), filed June 3, 1982. Applicant: C & S TRUCKING, INC., P.O. Box 189, Suffolk, VA 23434. Representative: Blair P. Wakefield, Suite 1001, First and Merchants, National Bank Bldg., Norfolk, VA 23510, 804-627-

0070. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in DE, GA, MD, NJ, NC, PA, SC, VA, WV, and DC.

MC 153749 (Sub-3), filed June 1, 1982. Applicant: REPUBLIC GYPSUM COMPANY, P.O. Drawer C, Duke, OK 73532. Representative: Don L. Strange (same address as applicant), (405) 679-3391. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in AR, CO, IA, IL, KS, LA, MO, NE, NM, TN, WY, IN, TX, and OK.

MC 153938 (Sub-10), filed June 5, 1982. Applicant: ENERGY EXPRESS, INC., P.O. Box 27605, Salt Lake City, UT 84127. Representative: Norval Milsap (same address as applicant), (801) 364-4532. Transporting *petroleum, natural gas and their products*, between points in the U.S., under continuing contract(s) with Central Petroleum Corporation, of Dallas, TX.

MC 154779 (Sub-2), filed June 3, 1982. Applicant: ALLSTATE VAN LINES, INC., d.b.a. ALLSTATE MOVING & STORAGE CO., 11680 Grooms Rd., Cincinnati, OH 45242. Representative: Robert J. Gallagher, 1000 Connecticut Ave., NW., Washington, DC 20036, 202-785-0024. Transporting *household goods*, between points in the U.S. (except AK and HI), under continuing contract(s) with James River Corporation of Richmond, VA.

MC 159189 (Sub-2), filed May 27, 1982. Applicant: MERRITT TRUCKING COMPANY, INC., P.O. Box 18346, Greensboro, NC 27419-8346. Representative: Ralph McDonald, P.O. Box 2246, Raleigh, NC 27602 (919) 828-0731. Transporting *liquefied petroleum gas*, between points in NC and SC.

MC 160399, filed May 27, 1982. Applicant: FIFE, INC., Hilton, Rd., P.O. Box 329 Keokuk, IA 52632. Representative: Richard D. Howe, 600 Hubbell Bldg., Des Moines, IA 50309 (515) 244-2329. Transporting *iron and steel articles*, between points in Lee County, IA, on the one hand, and, on the other, points in IL, IN, KS, MI, MN, MO, NE, OK, TX, and WI.

MC 160609, filed May 4, 1982. Applicant: TOMAR, INC., Rt. 2, Box 274, Ridgeley, WV 26753. Representative: Dixie C. Newhouse, 1329 Pennsylvania Ave., P.O. Box 1417, Hagerstown, MD 21740 (301) 797-6060. Transporting *ventilator equipment*, between points in the U.S. (except AK and HI), under continuing contract(s) with Penn Ventilator Company, Inc., of Philadelphia, PA.

MC 161069, filed June 1, 1982.
Applicant: ROFFERS BROTHERS TRUCKING, INC., 750 Glory Road, Green Bay, WI 54303. Representative: Nancy J. Johnson, 103 East Washington St., Box 218, Crandon, WI 54520 (715) 478-3341. Transporting *meat, meat products and meat by-products*, between points in Brown County, WI, on the one hand, and, on the other, points in the U.S. (except AK and HI.)

MC 162189, filed May 25, 1982.
Applicant: LAND OCEAN TRANSPORT, INC., 2035 N. Miami Ave., Miami, FL 33127. Representative: Bernard C. Pestcoe, 201 Alhambra Circle, Suite 511, Coral Gables, FL 33134 (305) 445-9668. Transporting *general commodities* (except classes A and B explosives, household goods and commodities in bulk), (a) between points in Dade, Broward and Palm Beach Counties, FL, and (b) between points in Orange, Duval, Hillsborough, Pinnellas, Marion, Monroe, Collier and Lee Counties, FL, on the one hand, and, on the other, points in Dade, Broward, and Palm Beach Counties, FL.

MC 162219, filed May 27, 1982.
Applicant: HARRISON'S TOURING SERVICE, 9319-21 Gratiot, Detroit, MI 48213. Representative: Warren A. Harrison (same address as applicant) (313) 923-4041. Transporting *passengers and their baggage* in same vehicle with passengers, in special and charter operations, between Detroit, MI and Cleveland, OH, on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 162228, filed May 27, 1982.
Applicant: ALL PRO DISTRIBUTION, INC., 2700 Gaston Avenue, Dallas, TX 75226. Representative: D. Paul Stafford, P.O. Box 45538, Dallas, TX 75245 (214) 358-3341. Transporting *general commodities* (except commodities in bulk, household goods and classes A and B explosives) moving under freight forwarder bills of lading between points in TX.

MC 162229, filed May 27, 1982.
Applicant: SANTAROSA TRUCKING, INC., 2445 Allen Ave., Niagara Falls, NY 14303. Representative: August A. Iacovitti (same address as applicant) (716) 285-9101. Transporting *petroleum or coal products and byproducts*, between points in NJ, NY, OH, and PA, under continuing contract(s) with Simon Oil Company of Niagara Falls, NY, and Mobil Oil Corporation of Fairfax, VA.

MC 162239, filed May 27, 1982.
Applicant: SALEM CARRIERS, INC., 245 Charlois Blvd., Winston-Salem, NC 27103. Representative: Daniel J. Sweeney, Steven J. Kalish, Suite 1105, 1750 Pennsylvania Ave., NW.,

Washington, D.C. 20006 (202) 393-5710. Transporting (1) *tobacco products* under continuing contract(s) with Lorillard A Division of Loew's Theaters, Inc. of Greensboro, NC, and (2) *clothing*, under continuing contract(s) with the Hanes Hosiery Division of Consolidated Foods Corporation, of Winston-Salem, NC, between points in the U.S.

MC 162288, filed June 1, 1982.
Applicant: LAWRENCE J. GIUSTO, d.b.a. LIBERTY TRANSPORTATION, 13501 Oakland Drive, Burnsville, MN 55337. Representative: Stanley C. Olsen, Jr., 5200 Willson Rd., Suite 307, Edina, MN 55424 (612) 927-8855. Transporting (1) *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S., including AK but excluding HI, under continuing contract(s) with Home Brands, Division of Peavey Company, of Minneapolis, MN, and (2) *clay, concrete, glass or stone products*, between points in the U.S., including AK but excluding HI, under continuing contract(s) with Midland Glass Company, Inc., of Shakopee, MN.

MC 162299, filed June 1, 1982.
Applicant: SYMONS TIRE, INC., 1264 N. Main St., Bishop, CA 93514. Representative: Robert G. Harrison, 4299 James Drive, Carson City, NV 89701 (702) 882-5649. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with The BF Goodrich Company of Akron, OH.

Volume No. OP5-130

Decided: June 8, 1982.

By the Commission, Review Board No. 3, Members Krock, Joyce, and Dowell.

MC 50069 (Sub-572), filed May 21, 1982. Applicant: REFINERS TRANSPORT & TERMINAL CORPORATION, 445 Earlwood Ave., Oregon, OH 43616. Representative: J. A. Kundtz, 1100 National City Bank Bldg., Cleveland, OH 44114 (216) 566-5859. Transporting *general commodities* (except household goods, and classes A and B explosives), between points in the U.S., under continuing contract(s) with Standard Oil Company, of Cleveland, OH, and its wholly-owned subsidiaries, BP Oil, Inc., Old Ben Coal Company, Vistron, Corporation, Mountaineer Carbon Company, and Sohio Petroleum Company, all of Cleveland, OH.

MC 56799 (Sub-11), filed June 1, 1982.
Applicant: CLAXON TRUCK LINE, INC., P.O. Box 678, Frankfort, KY 40602. Representative: George M. Catlett, 700-702 McClure Bldg., Frankfort, KY 40601,

502-227-73—. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in Franklin County, KY, on the one hand, and, on the other, points in AL, GA, IL, IN, MD, Lower Peninsula of MI, MO, NC, NJ, NY, OH, PA, SC, TN, VA, WI and WV.

Note.—Applicant proposes to tack the authority sought with its existing regular route authority.

MC 97748 (Sub-2), filed June 1, 1982.
Applicant: ARTHUR E. ROLLINS, d.b.a. KEELEY'S OVERLAND EXPRESS, 345 Tremont St., Rehoboth, MA 02769. Representative: Robert A. Mega, 25 Esten Ave., Pawtucket, RI 02860 (401) 724-1200. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in CT, MA, and RI.

MC 109818 (Sub-100), filed May 28, 1982. Applicant: WENGER TRUCK LINE, INC., P.O. Box 3427, Davenport, IA 52808. Representative: Larry D. Knox, 600 Hubbell Bldg., Des Moines, IA 50309, 515-244-2329. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S. (except AK and HI), under continuing contract(s) with General Foods Corporation of White Plains, NY, and its subsidiaries Birds Eye, Inc., of White Plains, NY, and Oscar Mayer and Co., Inc., of Madison, WI.

MC 133858 (Sub-3), filed June 1, 1982.
Applicant: THE COTTER GARAGE CORPORATION, 86 Granby St., Bloomfield, CT 06002. Representative: James T. Graham, One Constitution Plaza, Hartford, CT 06103, 203-547-1120. Transporting *passengers and their baggage and newspapers*, in the same vehicle with passengers, limited to the transportation of not more than 8 passengers in the vehicle (excluding the driver), beginning and ending at Hartford, East Hartford, Farmington and Bloomfield, CT, and extending to New York, NY, under continuing contract(s) with Aetna Life & Casualty Company, and United Technologies Corporation both of Hartford, CT, and Connecticut General Corporation of Bloomfield, CT.

MC 139629 (Sub-7), filed June 1, 1982.
Applicant: BOOTH REFRIGERATED LINES, INC., 1308 16th Ave., Central City, NE 68826. Representative: James F. Crosby, 7363 Pacific St., Suite 210B, Omaha, NE 68114, 402-397-9900. Transporting *food and related products*, between points in NE, on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 145869 (Sub-6), filed June 1, 1982. Applicant: WILLIS TRUCKING CO., INC., Route 2, Willia, VA 24380. Representative: Terrell C. Clark, P.O. Box 25, Stanleytown, VA 24168, 703-629-2818. Transporting *textile mill products*, between points in Floyd County, VA, on the one hand, and, on the other, points in CA.

MC 147868 (Sub-4), filed May 26, 1982. Applicant: OKLAHOMA WESTERN LINES, INC., 1100 North Broadway, Checotah, OK 74426. Representative: Thomas A. Stroud, 109 Madison Ave., Memphis, TN 38103, (901) 526-2900. Transporting (1) *dryset mortars* and (2) *tile*, between Birmingham, AL, on the one hand, and, on the other, points in GA, AR, TX, OK, LA, MS, and TN.

MC 151699 (Sub-2), filed June 3, 1982. Applicant: BDL TRUCKING, INC., 18026 Ute St., N.W., Anoka, MN 55303. Representative: Stanley C. Olsen, Jr., 5200 Willson Road, Suite 307, Edina, MN 55424, (612) 927-8855. Transporting (1) *precut log homes*, between points in Warren County, PA, on the one hand, and, on the other, points in IA, IL, IN, MI, MN, ND, OH, SD, and WI, and (2) *such commodities* as are dealt in or used by manufacturers and distributors of machinery, between points in the U.S. (including AK but excluding HI).

MC 15118 (Sub-8), filed June 1, 1982. Applicant: T.D.S. TRANSPORTATION, INC., 1700 South Wolf Road, Des Plaines, IL 60018. Representative: Julie L. Roper (same address as applicant), (312) 298-8800. Transporting *general commodities* (except household goods, commodities in bulk, and classes A and B explosives), between points in the U.S. (except AK and HI), under continuing contract(s) with Charles McAlpin Brokerage, Inc., of Decatur, AL, Denver Oil Company, of Oklahoma City, OK, Dennison National, of Holyoke, MA, Lippincott Industries, Inc., of Aurora, NE, and Leslie Paper Company, of Minneapolis, MN.

MC 155599 (Sub-2), filed June 1, 1982. Applicant: ROBERT STOCK, d.b.a. STOCK TRANSPORT, Lebanon, IL 62254. Representative: Edward D. McNamara, Jr., Leslieann G. Maxey, 907 South Fourth St., Springfield, IL 62703, (217) 528-8476. Transporting *foundry supplies*, between St. Louis, MO and points in Madison County, IL, on the one hand, and, on the other, points in KS, under continuing contract(s) with St. Louis Coke & Foundry Supply Co., of St. Louis, MO.

MC 158989 (Sub-1), filed May 28, 1982. Applicant: EASTERN GILLETTE, INC., 20 Paulina St., Somerville, MA 02144. Representative: Ronald I. Shapps, 450 7th Ave., New York, NY 10123, (212)

239-4610. Transporting *printed matter*, between points in MA, CT, RI, NH, NY, and VT, on the one hand, and, on the other, points in TN, IL, NY, PA, IN, NJ, MA, NH, RI and OH. Condition: The person or persons who appear to be engaged in common control of another regulated carrier must either file an application under 49 U.S.C. 11343(A) or submit an affidavit indicating why such approval is unnecessary to the Secretary's office. In order to expedite issuance of any authority please submit a copy of this affidavit or proof of filing the application(s) for common control to Team 5 Room 6370.

MC 160649, filed May 28, 1982. Applicant: SMALLEY TRUCKING COMPANY, 1709 Duke Rd. (P.O. Box 486), Sutherlin, OR 97479. Representative: Michael J. Smalley (same address as applicant), 503-459-4838. Transporting (1) *lumber and wood products*, (2) *building materials* (except those in (1)), between points in OR, WA, CA, NV, ID, UT, AZ, MT, WY, CO, and NM; (3) *waste paper, paper and paper products*, between points in OR, WA, CA, NV, ID, UT, and AZ; (4) *agricultural chemicals and related products*, between points in OR, WA, CA, ID, NV, UT, MT, and ND.

MC 161278, filed June 1, 1982. Applicant: K CROWN CARTAGE, INC., 4225 West 107th St., Oak Lawn, IL 60453. Representative: Richard A. Kerwin, 180 North LaSalle St., Chicago, IL 60601, (312) 332-5106. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between points in the U.S., under continuing contract(s) with R & A Distributing Corporation of Des Plaines, IL, and S-W Distributors, Inc., of Berkeley, IL.

MC 161979, filed May 14, 1982. Applicant: BEN C. WILLIAMS BAKERY SERVICE, INC., 6000 Denton Dr., Dallas, TX 75235. Representative: D. Paul Stafford, P.O. Box 45538, Dallas, TX 75245, 214-358-3341. Transporting *such commodities* as are dealt in or used by wholesale and retail bakeries, between points in TX, TN, NM, AL, AR, CO, GA, KS, KY, LA, MS, MO, OK, and IL.

MC 162089, filed June 1, 1982. Applicant: BODWAY TRUCKING, INC., 7660 Gainesville Ave., Jacksonville, FL 32208. Representative: Sol H. Proctor, 1101 Blackstone Bldg., Jacksonville, FL 32202, (904) 632-2300. Transporting *general commodities* (except classes A and B explosives and household goods as defined by the Commission), between those points in the U.S. in and east of ND, SD, NE, KS, OK, and TX.

MC 162218 (Sub-1), filed May 17, 1982. Applicant: S.J.F. TRANSFER CORP., 11

Suncrest Dr., Dix Hills, NY 11746. Representative: Terrell C. Clark, P.O. Box 25, Stanleytown, VA 24168, 703 629-2818. Transporting (1) *pulp, paper and related products*, between points in Hanover County, VA, on the one hand, and, on the other, points in CT, FL, GA, IL, IN, KY, MD, NC, NJ, NY, OH, PA, SC, and WV; (2) *food and related products*, between Baltimore, MD, and points in Hillsboro County, NH, and James City County, VA, on the one hand, and, on the other, New York, NY, points in Nassau and Suffolk Counties, NY, and points in NJ; (3) *containers*, between points in Vigo County, IN, Scott County, MN, Okmulgee County, OK, Houston County, GA, and Monmouth County, NJ, on the one hand, and, on the other, those points in the U.S. in and east of MN, IA, MO, KS, OK, and TX; and (4) such commodities as are dealt in by drug, grocery, or discount stores, between points in DE, FL, GA, IL, MD, OH, PA, NJ, and VA, on the one hand, and, on the other, points in CT, DE, FL, GA, IL, IN, MA, MD, ME, MI, NC, NH, NJ, NY, OH, PA, RI, SC, VA, VT, and DC.

MC 162238, filed May 28, 1982. Applicant: BENNIE ANGERER, 5191 Marland SW., Navarre, OH 44662. Representative: Richard H. Brandon, 220 W. Bridge St., P.O. Box 97, Dublin, OH 43017, 614-889-2531. Transporting *bakery goods*, between points in the U.S. (except AK and HI), under continuing contract(s) with Nickles Bakery, Inc., of Navarre, OH.

MC 162268, filed June 1, 1982. Applicant: SWIFT MESSENGER & TRUCKING CO., 3950 West Lunt Ave., Lincolnwood, IL 60645. Representative: Joseph Winter, 29 South LaSalle St., Chicago, IL 60603, (312) 263-2306. Transporting *shipments weighing 100 pounds or less* if transported in a motor vehicle in which no one package exceeds 100 pounds, between points in the U.S. (except AK and HI).

MC 162308, filed June 2, 1982. Applicant: HAYES-ALBION TRANSPORTATION CORPORATION, 1999 Wildwood Ave., Jackson, MI 49202. Representative: William H. Borghesani, Jr., 1150 17th Street NW., Suite 1000, Washington, DC 20036, 202-457-1122. Transporting (1) *automobile, truck and tractor parts*, between points in the U.S. (except AK and HI), under continuing contract(s) with Detroit Diesel Division of G.M.C., of Detroit, MI; Melling Tool Company of Jackson, MI; Bendix Heavy Vehicle Systems Group of Elyria, OH; and Chrysler Corporation of Detroit, MI, and (2) *scrap grinding wheels*, between points in the U.S. (except AK and HI).

under continuing contract(s) with Jackson Abrasives of Jackson, MI.

James H. Bayne,
Acting Secretary.

[FR Doc. 82-16069 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

[Volume No. 267]

Motor Carriers; Permanent Authority Decisions; Restriction Removals; Decision-Notice

Decided: June 8, 1982.

The following restriction removal applications, filed after December 28, 1980, are governed by 49 CFR 1137. Part 1137 was published in the *Federal Register* of December 31, 1980, at 45 FR 86747.

Persons wishing to file a comment to an application must follow the rules under 49 CFR 1137.12. A copy of any application can be obtained from any applicant upon request and payment to applicant of \$10.00.

Amendments to the restriction removal applications are not allowed.

Some of the applications may have been modified prior to publication to conform to special provisions applicable to restriction removal.

Canadian Carrier Applicants: In the event an application to transport property, filed by a Canadian domiciled motor carrier, is unopposed it will be reopened on the Commission's own motion for receipt of additional evidence and further consideration in light of the record developed in Ex Parte No. MC-157, *Investigation Into Canadian Law and Policy Regarding Applications of American Motor Carriers For Canadian Operating Authority*.

Findings

We find, preliminarily, that each applicant has demonstrated that its requested removal of restrictions or broadening of unduly narrow authority is consistent with the criteria set forth in 49 U.S.C. 10922(h).

In the absence of comments filed within 25 days of publication of this decision-notice, appropriate reformed authority will be issued to each applicant. Prior to beginning operations under the newly issued authority, compliance must be made with the normal statutory and regulatory requirements for common and contract carriers.

By the Commission, Restriction Removal Board, Members Shaffer, Ewing, and Williams.

James H. Bayne,
Acting Secretary.

MC 2202 (Sub-682)X filed June 1, 1982. Applicant: ROADWAY EXPRESS, INC., P.O. Box 471, Arkron, OH 44309. Representative: William O. Turney, 7101 Wisconsin Ave., Suite 1010, Washington, DC 20814. Sub-No. 643, remove the restriction against the transportation of commodities requiring special equipment in its general commodity authority.

MC 20582 (Sub-13)X, filed June 1, 1982. Applicant: HENRY H. STEVENS, INC., 1273 Broadway, Flint, MI 48506. Representative: Wilhelmina Boersma, 1600 First Federal Bldg., Detroit, MI 48226. Lead and Subs 2, 5, 6G, 7, 8 and 9 certificates, and letter notices E-1 through E-44. Broaden household goods to "household goods and furniture and fixtures" in each of the above authorities.

MC 126373 (Sub-4)X, filed May 3, 1982. Applicant: BONHAM'S SPECIAL DELIVERY, INC., d.b.a. BONHAM'S SPECIAL DELIVERY, P.O. Box 6584, Charleston, WV 25302. Representative: John M. Freidman, 2930 Putnam Ave., P.O. Box 426, Hurricane, WV 25526. Lead certificate, remove: (1) Except commodities of unusual value from authority to transport general commodities (with exceptions); (2) ex-air restriction; and (3) restrictions limiting service to named airports, and broaden to the following counties or cities: (a) Kanawha County Airport, at Charleston, WV (Kanawha and Putnam Counties, WV), (b) Greater Pittsburgh Airport, in Moon Township, PA (Allegheny, Washington, Westmoreland, Butler, and Beaver Counties, PA), (c) Washington National Airport in Arlington County (Washington, DC), (d) Dulles International Airport in Fairfax and Loudoun Counties (Arlington, Fairfax, and Loudoun Counties, VA) (e) Baltimore Washington International Airport in Anne Arundel County (Baltimore, MD), (f) Cincinnati Municipal Airport, in Hamilton County, OH and Greater Cincinnati Airport, in Boone County, KY, (Campbell, Boone, and Kenton Counties, KY, Hamilton, Butler, Warren, and Clermont Counties, OH), (g) Columbus Municipal Airport, in Franklin County, OH (Franklin, Union, Delaware, Licking, Fairfield, Madison, and Pickaway Counties, OH), (h) Cleveland Hopkins Airport, near Cleveland, OH (Cuyahoga, Lake, Lorain, Medina, Summit, and Geauga Counties, OH), (i) J. M. Cox Municipal Airport, near Dayton, OH (Montgomery, Greene,

Clark, and Miami Counties, OH), (j) Douglas Municipal Airport, near Charlotte, NC (Mecklenburg, Union, Gaston, and Cabarrus Counties, NC and York County SC), and (k) Weir Cook Municipal Airport, near Indianapolis, IN (Marion, Hancock, Boone, Hamilton, Hendrix, Johnson, Morgan, and Shelby Counties, IN).

MC 135128 (Sub-2)X, filed May 27, 1982. Applicant: CLEVELAND CARTAGE SERVICE, INC., 3600 Bridge Rd., Cleveland, OH 44102. Representative: John P. McMahon, 100 East Broad St., Columbus, OH 43215. Lead certificate (1) broaden steel drums and steel pails to "metal products"; (2) change one-way to radial authority; (3) change facilities at Cleveland, OH to Cuyahoga County, OH; and (4) remove restriction against the transportation of steel drums and steel pails, when moved as contractor's equipment and supplies, between the Cleveland facilities and specified areas in MI and PA.

MC 139843 (Sub-20)X, filed May 24, 1982. Applicant: VERNON G. SAWYER, P.O. Box 847, Bastros, LA 71220. Representative: Barry Weintraub, Suite 510, 8133 Leesburg Pike, Vienna, VA 22180. Lead and Sub-Nos. 2, 3F, 5F, 6F, 8F, 11F, 12F, and 14F certificates: Broaden (1) commodities: Lead certificate, to "lumber and wood products" from wood residuals; Sub 2, "food and related products" from feed and feed ingredients; Subs 3 and 11, "pulp, paper and related products" from paper, paper products, and pulpboard, and "machinery" from paper mill machinery; Sub 5, "lumber and wood products" from turned wood products; Sub 6, "machinery, clay, concrete, glass or stone products, and plastic and rubber products," from refractories and materials and supplies used in the manufacture and repair of refractories; Subs 8 and 14, "clay, concrete, glass or stone products" from clay, sweeping compounds, and absorbents; and Sub 12, "rubber and plastic products," from plastic film and sheeting; (2) facilities and named points to countywide authority: Sub 2, Morehouse Parish, LA (facilities near Mer Rouge); Subs 3, 11, and 12, Ashley and Jefferson Counties, AR (facilities near Crossett and Pine Bluff), Ouachita Parish, LA (Monroe), Hinds County, MS (Jackson), Lincoln Parish, LA (Ruston), and Lowndes County, MS (Columbus); Subs 5 and 6, Morehouse Parish, LA (Bastrop); and Sub 8, Thomas County, GA (facilities near Ochlocknee); (3) from one-way to radial authority; and (4) remove: (a) "except commodities in bulk, in tank vehicle" restrictions in Subs 2, 3, 6, 8,

and 11, and (b) "originating at and destined to" restriction in Subs 2, 3, 5, 6, 8, 11, and 12.

[FR Doc. 82-16057 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

[AB 18 (SDN) ¹]

Chessie System; Amended System Diagram Map

Notice is hereby given that, pursuant to the requirements contained in Title 49 of the Code of Federal Regulations, § 1121.23, that The Chessie System has filed with the Commission its amended color-coded system diagram map in docket No. AB18 (SDM). The Commission on June 1, 1982, received a certificate of publication as required by said regulation which is considered the effective date on which the system diagram map was filed.

Color-coded copies of the map have been served on the Governor of each state in which the railroad operates and the Public Service Commission or similar agency and the State designated agency. Copies of the map may also be requested from the railroad at a nominal charge. The maps also may be examined at the office of the Commission, Section of Dockets, by requesting docket No. AB 18 (SDM) ¹

James H. Bayne,
Acting Secretary.

[FR Doc. 82-16053 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

[AB 26 (SDM) ¹]

Southern Railway Co.; Amended System Diagram Map

Notice is hereby given that, pursuant to the requirements contained in Title 49 of the Code of Federal Regulations, § 1121.23, that the Southern Railway Company has filed with the Commission its amended color-coded system diagram map in docket No. AB 26 (SDM). The Commission on May 19, 1982, received a certificate of publication as required by said regulation which is considered the

¹ AB 18 (SDM), The Chesapeake and Ohio Railway Company, AB 19 (SDM), The Baltimore and Ohio Railroad Company, and AB 69 (SDM), The Western Maryland Railway Company.

¹ AB 26 (SDM) includes its consolidated subsidiaries: AB 27 (SDM), The Alabama Great Southern Railroad Company; AB 28 (SDM), Central of Georgia Railroad Company; AB 29 (SDM), The Cincinnati, New Orleans and Texas Pacific Railway Company; AB 30 (SDM), Georgia Southern and Florida Railway Company; AB 64 (SDM), Chattanooga Station Company; AB 118 (SDM), Albany Passenger Terminal Company; and AB 125 (SDM), Norfolk Southern Railway Company.

effective date on which the system diagram map was filed.

Color-coded copies of the map have been served on the Governor of each state in which the railroad operates and the Public Service Commission or similar agency and the State designated agency. Copies of the map may also be requested from the railroad at a nominal charge. The maps also may be examined at the office of the Commission, Section of Dockets, by requesting docket No. AB 26 (SDM).

James H. Bayne,
Acting Secretary.

[FR Doc. 82-16054 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

[Ex Parte No. 311 (Sub-4)]

Modification of the Motor Carrier Fuel Surcharge Program

AGENCY: Interstate Commerce Commission.

ACTION: Change in owner-operator fuel reimbursement figure.

SUMMARY: Due to an increase in the nationwide average cost of diesel fuel, owner-operator reimbursement has increased from 13 to 13.5 cents per mile.

EFFECTIVE DATE: This decision will be effective 10 working days from publication in the Federal Register (effective on June 29, 1982).

FOR FURTHER INFORMATION CONTACT: Lee Alexander (202) 275-7723, Ted Kalick (202) 275-6446, Alan Rothenberg (202) 275-7597, Richard Shullaw (202) 275-7639.

SUPPLEMENTARY INFORMATION: In a decision served May 28, 1982 (47 FR 24228, June 3, 1982), the Commission established owner-operator reimbursement as 13 cents per mile for all carrier-related business miles. This change will become effective June 17, 1982. As noted in the October 8, 1981 decision (46 FR 50070, October 9, 1981), the mileage payment will change when the price of fuel in conjunction with the reimbursement formula causes the figure to rise or decline by .5 cents per mile.

As of June 7, 1982, the current price of diesel fuel was 127.1 cents per gallon. The reimbursement figure is 13.5. Ten working days after publication of the notice in the Federal Register (on June 29, 1982), carriers shall reimburse owner-operators at a minimum of 13.5 cents per mile.

During this 10-day period or after, if they choose, carriers may adjust their rates to reflect the change in owner-operator reimbursement by using the 10-day notice provisions of Special

Permission No. 81-2500 (see Part 2 of Appendix B and Appendix C to the October 8 decision). All other normal rate-making avenues are also available.

Notice shall be given to the general public by mailing a copy of this decision to the Governor of each State having jurisdiction over transportation by depositing a copy in the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., for public inspection and by depositing a copy with the Director, Office of the Federal Register, for publication.

Decided: June 9, 1982.

By the Commission, Chairman Taylor, Vice Chairman Gilliam, Commissioners Gresham, Sterrett, Andre, and Simmons.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 82-16212 Filed 6-14-82; 8:45 am]

BILLING CODE 7035-01-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-13,208]

Doreen Fashions, Newark, New Jersey; Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 8, 1982 in response to a petition received on January 29, 1982 which was filed by the International Ladies' Garment Workers' Union on behalf of former workers at Doreen Fashions, Newark, New Jersey.

The investigation revealed that Doreen Fashions, Newark, New Jersey was in operation for three months, from April 1981 through June 1981, at which time the firm ceased to exist.

Due to the short term of operation of Doreen Fashions, it is not possible to determine trends of sales and production and to statistically measure the impact of imports. In addition, worker qualifying requirements in Section 231 of the Act may not be met by any former employees of Doreen Fashions. Consequently, the investigation has been terminated.

Signed at Washington, D.C. this 4th day of June 1982.

Marvin M. Fooks,
Director, Office of Trade Adjustment Assistance.

[FR Doc. 82-16082 Filed 6-14-82; 8:45 am]

BILLING CODE 4510-30-M

Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for adjustment assistance issued during the period May 31, 1982-June 4, 1982.

In order for an affirmative determination to be made and a certification of eligibility to apply for adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-12,620; *The Arrow Co., Troy, NY*
TA-W-12,613; *The Selmer Co., Elkhart, IN*

TA-W-12,566; *Quatro Knits, Inc., Newburgh, NY*

TA-W-12,648; *Crown Pants Co., Hammonton, NJ*

TA-W-12,608; *MKD Corp., Cherry Hill, NJ*

In the following case the investigation revealed that criterion (3) has not been met. Increased imports did not contribute importantly to workers separations at the firm.

TA-W-12,709; *Junior Colony Fashions, Ltd., New York, NY*

In the following cases the investigation revealed that criterion (3) has not been met for the reasons specified.

TA-W-12,137; *Zenith Electronics Corp. of Missouri, Springfield, MO*

The investigation revealed that criterion (3) has not been met. Aggregate U.S. imports of color televisions did not increase as required for certification.

TA-W-12,621; *Cluett Peabody & Co., Inc., Troy, NY*

A significant number or proportion of the workers of the firm were not totally or partially separated as required for certification.

Affirmative Determinations

TA-W-12,202; *Russell, Burdall & Ward Corp., Kent, Oh Plant (Formerly of Lamson & Sessions Co.)*

A certification was issued in response to a petition received on January 29, 1981 covering all workers separated on or after March 23, 1980.

TA-W-12,790; *South Bend Lathe, Inc., South Bend, IN*

A certification was issued in response to a petition received on June 15, 1981 covering all workers separated on or after February 1, 1981.

TA-W-12,700; *Harvey Manufacturing Corp., Mt. Clemens, MI*

A certification was issued in response to a petition received on May 11, 1981 covering all workers separated on or after May 1, 1980 and before August 1, 1980.

TA-W-12,713; *Dee Knitting Mills, Farmingdale, NY*

A certification was issued in response to a petition received on May 20, 1981 covering all workers separated on or after November 15, 1980 and before June 1, 1981.

TA-W-12,714; *Dippy Knits, Inc., Farmingdale, NY*

A certification was issued in response to a petition received on May 20, 1981 covering all workers separated on or after November 15, 1980 and before June 1, 1981.

TA-W-12,718; *Three Dee Knitting, Farmingdale, NY*

A certification was issued in response to a petition received on May 20, 1981 covering all workers separated on or after November 15, 1980 and before June 1, 1981.

I hereby certify that the aforementioned determinations were issued during the period May 31, 1982-June 4, 1982. Copies of these determinations are available for inspection in Room 10,332, U.S. Department of Labor, 601 D Street, NW, Washington, D.C. 20213 during normal business hours or will be mailed to persons who write to the above address.

Dated: June 8, 1982.

Marvin M. Fooks,
Director, Office of Trade Adjustment Assistance.

[FR Doc. 82-16004 Filed 6-14-82; 8:45 am]

BILLING CODE 4510-30-M

[TA-W-12,799]

Jay Clothing Industries, Elizabeth, New Jersey; Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on June 29, 1981 in response to a petition received on June 24, 1981 which was filed by the International Ladies' Garment Workers' Union on behalf of former workers at Jay Clothing Industries, Elizabeth, New Jersey.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose and the investigation has been terminated.

Signed at Washington, D.C. this 3rd day of June 1982.

Marvin M. Fooks,
Director, Office of Trade Adjustment Assistance.

[FR Doc. 82-16003 Filed 6-14-82; 8:45 am]

BILLING CODE 4510-30-M

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (82-34)]

National Environmental Policy Act; Finding of No Significant Impact

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of Finding of No Significant Impact.

SUMMARY: Astrophysical research has been a primary objective of NASA since the beginning of space exploration. The unique perspective of space, free from the disturbing effects of the atmosphere, enables the study of the Sun, the solar system, and the rest of the universe to be observed in ways which are not possible from the surface of the Earth. Gamma ray astronomy is one such field of study. These very high energy photons of light are absorbed so strongly by the Earth's atmosphere that they are virtually undetectable from the ground.

The Gamma ray Observatory (GRO) has been proposed to meet NASA's needs for gamma ray research during the late 1980's. This program involves placing into low-earth orbit a 12-ton spacecraft which includes in its complement of scientific instruments sensitive devices for the detection of gamma rays. Both imaging and spectroscopic information will be received about some of the most exotic and strange objects in the universe, including quasars, black holes, neutron

stars, and the erratically variable sources known as "bursters."

The GRO will be a free-flying observatory orbiting the Earth in a circular orbit at an altitude between 250 and 500 km. It will be placed into orbit by the Space Transportation System (Shuttle) and is to be returned to Earth by controlled (destructive) reentry using its own propulsion system. The total mission lifetime is expected to be between 2 and 3 years.

Possible alternatives to this program do not exist. The Earth's atmosphere effectively stops gamma radiation from penetrating to the ground, and experiments flown on high-altitude balloons are limited in both duration and payload capacity. The GRO Program is the only known way to pursue gamma ray astronomy as a mature science, so as to round out the study of the universe in all regions of the electromagnetic spectrum. The information which will be obtained from the program is critical to our understanding of the energy sources in black holes and other very energetic astronomical sources.

No significant environmental impact will result from any phase of development or operations during the GRO Mission. Any manufacturing pollutants will be contained with insignificant effect on the atmosphere. The effects of any fuel leaks during launch and orbiting of the Space Shuttle are well understood and would be controlled with standard procedures to reduce environmental impacts to minor levels. Controlled reentry of the spacecraft will ensure that impact will occur in a non-inhabited area. Gases or agents which might cause pollution will be dissipated over a large track in the atmosphere and any surviving metals will be common metals such as copper aluminum whose corrosion will cause no significant effect.

The conclusions of all analyses are that environmental impacts are either vanishingly small or highly improbable.

DATE: Comments must be received in writing on or before July 15, 1982.

ADDRESS: National Aeronautics and Space Administration, Code EZ-7, Washington, DC 20546.

FOR FURTHER INFORMATION CONTACT: Mr. B. R. McCullar, (202) 755-3676.

SUPPLEMENTARY INFORMATION: The environmental assessment of this proposal project was completed by the National Aeronautics and Space Administration in January 1982.

CONCLUSION: The development and operation of the GRO will not result in any environmental impacts of a long-term or deleterious nature. No

Environmental Impact Statement is required for the subject activity.

Robert F. Allnutt,

Acting Associate Administrator for External Relations

[FR Doc. 82-16038 Filed 6-14-82; 8:45 am]

BILLING CODE 7510-01-M

NATIONAL SCIENCE FOUNDATION

Withdrawal of Notice of Intent To Prepare an Environmental Impact Statement on the National Radio Astronomy Observatory 25-Meter, Millimeter Wave Telescope Project

Notice is hereby given that the National Science Foundation has terminated work on an Environmental Impact Statement for the proposed National Radio Astronomy Observatory 25-meter, millimeter wave telescope project. A Notice of Intent to prepare an EIS for the construction of such a telescope and its astrodome and their installation on Mauna Kea, Hawaii, appeared in the *Federal Register* on 5 February 1980 (Vol. 45, No. 25). Since that time various economic and scientific considerations, rather than environmental factors, have persuaded the Foundation not to pursue funding for such a project at this time. Any comments or questions regarding this action should be directed to Ms. Adair F. Montgomery; Chairman: Committee on Environmental Matters, Astronomical, Atmospheric, Earth and Ocean Sciences; National Science Foundation; 1800 G Street, NW., Washington, D.C. 20550; phone (202)357-9752.

For the National Science Foundation.

Dr. Francis S. Johnson,

Assistant Director for Astronomical, Atmospheric, Earth and Ocean Sciences.

June 10, 1982.

[FR Doc. 82-16072 Filed 6-14-82; 8:45 am]

BILLING CODE 7555-01-M

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-461]

Negative Declaration Supporting Extension of Construction Permit No. CPPR-137, Expiration Date, Illinois Power Co., et al., Clinton Power Station, Unit 1

The Nuclear Regulatory Commission (the Commission) has reviewed the Illinois Power Company's request to extend the expiration date of the construction permit for the Clinton Power Station, Unit 1, which is located in Harp Township, Dewitt County, Illinois. The request is for an extension

to the permit through October 1, 1984 for CPPR-137, to allow completion of construction of the facilities.

The Commission's Division of Licensing has prepared an environmental impact appraisal relative to these changes to CPPR-137. Based on this appraisal, the Commission has 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 other than that which has already been described in the Commission's Final Environmental Statement—Construction Permit State or evaluated in the environmental impact appraisal.

The environmental impact appraisal is available for public inspection at the Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. and at the Warner Vespasian Library, Clinton, Illinois.

Dated at Bethesda, Md., this 7th day of June 1982.

For the Nuclear Regulatory Commission.

Darrell G. Eisenhut,

Director, Division of Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 82-16094 Filed 6-14-82; 8:45 am]

BILLING CODE 7590-01-M

Abnormal Occurrence; Major Deficiencies in Management Controls at a Nuclear Power Plant

Section 208 of the Energy Reorganization Act of 1974, as amended, requires the NRC to disseminate information on abnormal occurrences (i.e., unscheduled incidents or events which the Commission determines are significant from the standpoint of public health and safety). The following incident was determined to be an abnormal occurrence using the criteria published in the *Federal Register* on February 24, 1977 (42 Fr 10950). Example I.D.3 ("For All Licensees") in Appendix A notes that a serious deficiency in management or procedural controls in major areas can be considered an abnormal occurrence. The following description of the incident also contains the remedial actions taken.

Date and Place:—On January 18, 1982, the NRC issued a Notice of Violation and Proposed Imposition of Civil Penalties for \$550,000, together with an Order Modifying the License Effective Immediately, to Boston Edison Company (licensee for the Pilgrim Nuclear Power Station) for management control deficiencies, involving control of combustible gases inside containment and maintenance activities pertaining to

the reactor core isolation cooling system. On February 4, 1982, the licensee was further cited for various violations, including inadequate management controls for operation of the plant with drywell temperatures in excess of design values. The Pilgrim Nuclear Power Station (Pilgrim Unit 1) utilizes a boiling water reactor and is located in Plymouth County, Massachusetts.

Nature and Probable Consequences—

Three occurrences of safety significance at Pilgrim Unit 1 indicated continuing serious deficiencies in management control of certain licensee activities. Two of the occurrences involved time periods of several years. Although different in nature these three occurrences demonstrated a recurring lack of management attention to those licensee activities important to safety. Two of these items were examined by NRC inspections conducted during the period June 15 to September 30, 1981. The third item was identified during NRC inspections conducted between November 1, 1981 and January 18, 1982.

The first item involved failure of the licensee from November 27, 1978 to June 5, 1981 to comply with the provisions of 10 CFR 50.44 regarding the ability to control combustible gas mixtures following postulated accidents. The safety significance of this item is that the ignition of an uncontrolled accumulation of combustible gases inside containment during certain postulated accident conditions could have resulted in deflagration and a pressure surge of the containment atmosphere having the potential to breach the containment and to release substantial quantities of radioactive material to the environment.

The second item concerned violation of a Technical Specification limiting condition for operation. NRC inspections showed that improper management control of maintenance activities of safety related electrical power supplies resulted in a degradation of the containment automatic isolation control logic, partially disabling two isolation valves, and thereby significantly reducing the assurance that the valves would automatically close when required. The safety significance associated with this item is that failure of these valves to close when required during certain accident sequences would cause a significant increase in the amount of radioactive materials released to the environment.

The third item involved operation of the facility at various times from plant startup in 1972 until September 26, 1981 with the primary containment drywell temperature greater than stipulated in

the Final Safety Analysis Report. Not only had the licensee been aware of the situation for several years, but there was no evidence that safety evaluations had been made as required by 10 CFR 50.59. The safety significance of this item is that operation at the elevated temperatures for sustained periods could result in detrimental effects (e.g., premature aging) to equipment required to safely shut down the reactor and to mitigate certain postulated accidents.

Further details of these items are discussed below.

In regard to the first item, on May 29, 1981 the NRC was notified by the licensee that Pilgrim Unit 1 was not in compliance with the provisions of 10 CFR 50.44 pertaining to the control of post accident combustible gas mixtures in containment. On November 27, 1978, 10 CFR 50.44 became effective and required that licensees of light water reactors conduct analyses regarding hydrogen evolution following certain postulated accidents and make appropriate design and equipment modifications such that the combustible gases would be controlled. Pilgrim Unit 1 was required, as a minimum, to have a system capable of purging the containment of the atmosphere following a postulated loss of coolant accident. The purging system was required to meet certain design criteria which included equipment redundancy to assure system function in the event of single component failure or loss of offsite power. However, the facility operated from November 27, 1978 until June 5, 1981 with a containment atmosphere combustible gas control system which did not meet all the requirements of 10 CFR 50.44.

Associated with this violation was a material false statement, described below, involving the licensee's statement of compliance with the NRC regulations and subsequent failure of the licensee to notify the NRC of deficiencies after the licensee became aware of them.

The second item concerned operation of the facility in violation of a Technical Specification limiting condition for operation for primary containment integrity. On September 12, 1981, during electrical maintenance activities, operating personnel de-energized electrical power supplies, which partly disabled the automatic isolation control logic electrical circuits for both of the redundant containment isolation valves in the reactor steam supply pipe to the reactor core isolation cooling system. This resulted in a loss of redundancy provided in the design of the electrical circuits to assure automatic closure of these valves during certain postulated

accidents. The facility was operated in this condition until September 16, 1981 (for a total of about 89 hours) when the misoperation was discovered by the NRC Resident Inspector.

The third item concerned operation of the unit at various times between plant startup in 1972 until September 26, 1981 with the primary containment drywell temperature greater than the Final Safety Analysis Report (FSAR) specified value of 150°F. The FSAR also specifies that the primary cooling and ventilation system be designed to maintain containment temperature at an average value of 135°F (148°F following a reactor scram). Even though the licensee had been aware of the situation for several years, there was no evidence that a safety evaluation had been made as required by 10 CFR 50.59. This apparent lack of management attention to high drywell temperature was probably the root cause of an incident involving a malfunction of instrumentation important to safety which occurred on September 26, 1981. During a routine reactor shutdown and cooldown for refueling, level oscillations of reactor water level instruments were observed. These oscillations occurred four times at approximately 20 minute intervals. Each of these instrument oscillations resulted in a high level automatic isolation of turbines followed by a low level automatic reactor scram and primary containment isolation.

Following the initial oscillation, the operators conducted an isolation verification, a check of redundant level indication and a survey to determine any loss of coolant inventory. A check was also made of the drywell and coolant temperatures. The 0-400" shutdown wide range level instrument showed no oscillation and the survey produced no indication of any loss of coolant from the reactor. The drywell temperature at the highest elevation was 240° F and the coolant temperature was 220° F. It was concluded that the actual reactor water level was normal at the time of the initial instrument oscillation. There were no facilities damaged or radioactive releases associated with the sensed level indications and the automatic safety features functioned as required.

*Cause or Causes—*The root cause of the three items of concern described above is attributed to serious deficiencies in management controls of licensed activities.

For the first item, a series of major deficiencies in management controls resulted in a protracted failure of the Pilgrim facility to comply with the provisions of 10 CFR 50.44. When 10

CFR 50.44 became effective, the containment atmosphere control system actually installed at Pilgrim Station did not meet all of the regulatory requirements. This condition existed due to management's failure to conduct a proper design review of the capabilities of the existing atmosphere control system. However, the licensee erroneously informed the NRC in a letter dated October 19, 1979 that the existing installed equipment in Pilgrim Unit 1 was in full compliance with the requirements of 10 CFR 50.44. However, apparently as a result of an October 30, 1979 NRC letter requesting details of Pilgrim's compliance with 10 CFR 50.44, the licensee took steps to design and install a modification to the system which would bring Pilgrim into compliance. This modification was installed during the May 1980 outage; however, because of a failure of management to initiate an essential procedural change, the modified system was not fully operational until June 5, 1981.

Prior to installation of the system modification, the failure of licensee management to properly determine system capabilities via a thorough design analysis of the installed system (as compared with the requirements of 10 CFR 50.44) led the erroneous report to the NRC in October 1979. Further, when the licensee subsequently discovered in early 1980 that the installed system did not meet the requirements of 10 CFR 50.44, the licensee did not so inform the NRC and correct the material false statement made in the October 19, 1979 letter.

For the second item, the case involved a breakdown in the control of planned maintenance activities. There was a failure to properly review and control safety-related activities at the facility. The reduction in the level of safety was discovered and identified to the licensee's staff by the NRC resident inspector at the site.

For the third item, the problem of apparent erroneous level oscillations was determined to be caused by flashing of the level instrument reference legs at reduced reactor pressure because of the high drywell operating temperature (240° F) which was in excess of that specified in the FSAR (150° F). Drywell temperatures higher than this specified limit are attributed to ineffective drywell cooling due to a degraded condition of the drywell ventilation system (ducting, coolers, cooling water). The high drywell temperatures and degraded condition of the cooling systems had been observed by Pilgrim station operating personnel

on many previous occasions and are considered to have been allowed to continue as a result of inadequate preventive maintenance and management controls in this area.

Actions Taken To Prevent Recurrence

Licensee—For the first item, the licensee restored the system to its original design and initiated an investigation to determine the cause of the unauthorized maintenance. Also, a procedural revision was made to permit effective remote operation of the system. The licensee proposed, and the NRC approved, technical specification changes concerning operability and surveillance requirements of the modified hydrogen control system.

For the second item, when the NRC Resident Inspector discovered the deficiency and notified the licensee, the licensee restored the partially disabled containment isolation control logic electrical circuits to a fully operable condition.

For the third item, corrective maintenance was initiated on the drywell cooling systems to restore the original design capacity during the refueling outage which began on September 26, 1981. Drywell equipment insulation was repaired and additional instrumentation was installed to monitor the drywell temperature and performance of the cooling systems. At the request of the NRC, the licensee proposed Technical Specifications limiting drywell temperatures. In addition, the licensee conducted special inspections, tests, and evaluations for possible detrimental effects on safety-related equipment subjected to this sustained abnormally high temperature environment. Certain equipment, such as instrument limit switches, electrical cables, and solenoids were found to be affected and were either repaired or replaced. The licensee submitted safety evaluations and actions to the NRC for review.

In response to the NRC Order, Notice of Violation and Proposed Imposition of Civil Penalties, described below under NRC actions, the licensee paid the civil penalty in full on March 19, 1982. In response to the Order, on March 18, 1982 the licensee submitted to the NRC for review and approval a Performance Improvement Program which involves a comprehensive action plan of tasks and milestones to correct the deficiencies identified in the NRC Order. The program includes an independent appraisal of site and corporate organizations and functions, modifications in organizational structure, improvements to be made in management control and oversight

systems, and programs designed to improve individual performance. The proposed program would span a time period of from 18 to 24 months; however, both the scope and schedule of the program may be affected by the findings of the independent appraisal.

The licensee selected a contractor for the independent appraisal and the appraisal was initiated on February 23, 1982. The contractor's work is to be reviewed by a peer review group including executives from other utilities operating BWRs.

The licensee has restructured corporate functions within its nuclear organization. All nuclear activities at Boston Edison have been reassigned to an organizational unit directed by a Senior Vice President who has no other function or line responsibilities. Also, a new position of Director-Nuclear Operations Review having responsibility for corporate management oversight of on-site safety related activities was established and filled.

The licensee has several other improvement tasks in progress, including: (1) A corporate on-site review program, (2) evaluation of safety review and assessment functions, (3) monitoring of commitments, (4) monitoring of changes to NRC regulations, (5) a corrective action system, (6) completeness and accuracy of reporting to the NRC, (7) 10 CFR 50.59 review requirements, (8) quality assurance and preventative maintenance programs, and (9) training programs.

NRC—Based on the first two items, and previous deficiencies in regulatory performance, the NRC concluded that continued operation of the plant over the long term required significant changes in the control of licensed activities. As a result, the NRC issued an Order Modifying License Effective Immediately on January 18, 1982 requiring Boston Edison Company to develop and submit for NRC review and approval a comprehensive plan of action that will yield an independent appraisal of site and corporate management controls and oversight, and a review of previous safety-related activities to evaluate compliance with NRC requirements. Concurrent with the Order, the NRC issued a Notice of Violation and Proposed Imposition of Civil Penalties in the amount of \$550,000.

As discussed previously, the licensee submitted a Performance Improvement Program in response to the NRC Order. In a letter to the licensee on April 23, 1982, the NRC Region I staff found the licensee's Performance Improvement Program acceptable subject to progress

reviews at predetermined milestones and periodic meetings with Boston Edison Company management.

The NRC (Region I) conducted a special investigation between November 24, 1981 and January 7, 1982 to evaluate the circumstances surrounding the material false statement submitted to the NRC in the licensee's October 19, 1979 letter. This investigation also examined the licensee's failure to notify the NRC when it was subsequently discovered by the licensee's staff that the requirements of 10 CFR 50.44 had not been fully met. The investigation concluded that the material false statement was not deliberate and that contrary information subsequently developed by the licensee's staff was not intentionally withheld from the NRC; both of these resulted from a lack of effective management control of licensee communication with the NRC. The results of this investigation were transmitted to the licensee on March 18, 1982.

For the third item, the NRC conducted inspections and reviewed the licensee's corrective actions. An NRC meeting was held on December 18, 1981 where licensee representatives described their plans and schedules for resolution of this major problem. At this meeting, the licensee was directed to propose Technical Specifications limiting drywell temperatures and provide a safety evaluation which describes the basis for operations with drywell temperatures exceeding maximum design values. This item was included in a citation for violations in a letter from NRC Region I to the licensee dated February 4, 1982.

The NRC has approved safety evaluation reports submitted by the licensee for the modified containment atmosphere control system and for past operation at elevated drywell temperatures. The NRC has agreed that the modified containment atmosphere control system and maintenance actions to replace components possibly degraded by the high drywell temperature meet regulatory requirements. The NRC has also approved technical specifications submitted by the licensee which limit drywell temperature during plant operation. The Pilgrim facility recovered from the protracted refueling (September 1981-March 1982) and achieved criticality on March 26, 1982.

NRC Region I has expanded the inspection program at Pilgrim to more thoroughly evaluate continuing licensee performance in light of the problems

identified with management control. Through the inspection program and periodic management meetings, NRC Region I will closely follow implementation of the licensee's Performance Improvement Program.

Dated at Washington, D.C., this 10th day of June 1982.

Samuel J. Chilk,

Secretary of the Commission.

[FR Doc. 82-16095 Filed 6-14-82; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-424 and 50-425]

Georgia Power Co., etc.; Order Extending Construction Completion Dates

Georgia Power Company, Oglethorpe Power Corporation, Municipal Electric Authority of Georgia and the City of Dalton, Georgia, (collectively, the applicants) are the holders of Construction Permits CPPR-108 and CPPR-109, issued by the Atomic Energy Commission¹ on June 28, 1974 for the construction of Alvin W. Vogtle Nuclear Plant, Units 1 and 2 (Vogtle Project). The Vogtle Project is under construction at a site in Burke County, Georgia, approximately 26 miles south-southeast of Augusta, Georgia. By letter dated April 28, 1982, the applicants filed a request for an extension of the construction completion dates as follows:

LATEST CONSTRUCTION COMPLETION DATES

	From—	To—
Unit 1	April 1983	March 1988.
Unit 2	April 1984	September 1989.

An extension of the construction completion dates for the Vogtle Project is required for the following reasons:

(1) The construction schedule was adversely affected by seven months following reactivation of construction in early 1976. This delay was due to an extended negotiation period required to consummate the sale of interests in the Vogtle Project to Oglethorpe Power Corporation, Municipal Electric Authority of Georgia and the City of Dalton, Georgia.

(2) The construction schedule was 1977 due to reduced projected load growth, additional requirements related to physical separation criteria for the

¹ Effective January 19, 1975, the Atomic Energy Commission became the Nuclear Regulatory Commission. Permits in effect on that day were continued under the authority of the Nuclear Regulatory Commission.

cable spreading room and related redesign of the control building.

(3) During portions of 1978, 1979 and 1980, construction was delayed approximately eighteen months as a result of difficulties encountered in concrete production, backfill placement and erosion control.

The applicants have requested the remaining extension of the completion dates as a result of a comprehensive assessment of the construction schedule as of May 1981 by a Task Force reporting to the Vogtle Project Management Board. The applicants have re-estimated the construction schedule based on new projections for materials and equipment, projected versus actual manpower experience, and increased regulatory requirements, including TMI-requirements.

The Commission has reviewed the applicants' request for extension of the construction completion dates. Because this requested action involves no significant hazards consideration, good cause has been shown for the construction delay, and the requested extension is for a reasonable period, the bases for which are set forth in the NRC Staff Evaluation, dated June 4, 1982, the Commission supports the extension of the completion dates for the Vogtle Project.

The preparation of an environmental impact statement for this particular action is not warranted because there will be no environmental impact attributable to the Order other than that which has already been predicted and described in the Commission's Final Environmental Statement (Construction Permit Stage) of the Alvin W. Vogtle Nuclear Plant, Units 1 and 2, published in March 1974.

The Commission has determined that this action will not result in any significant environmental impact and, pursuant to 10 CFR 51.5(d)(4), an environmental impact statement, or negative declaration and environmental impact appraisal, need not be prepared in connection with this action.

The applicants' letter, dated April 28, 1982, and the staff's evaluation supporting the Order are available for public inspection at the Commission's Public Document Room, 1717 H Street, NW., Washington, D.C. 20555 and at the Burke County Public Library, Fourth Street, Waynesboro, Georgia 30830.

It is hereby ordered that the latest completion dates for construction of the Alvin W. Vogtle Nuclear Plant be extended to March 31, 1988 for Unit 1

CPPR-108) and September 30, 1989 for Unit 2 (CPPR-109).

Date of issuance: June 4, 1982.

For the Nuclear Regulatory Commission.

Darrell G. Eisenhut,

Director, Division of Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 82-16093 Filed 6-14-82; 8:45 am]

BILLING CODE 7590-01-M

PACIFIC NORTHWEST ELECTRIC POWER AND CONSERVATION PLANNING COUNCIL

Executive Committee Meeting

AGENCY: Pacific Northwest Electric Power and Conservation Planning Council (Northwest Power Planning Council).

ACTION: Notice of meeting.

STATUS: Open.

SUMMARY: The Northwest Power Planning Council hereby announces a forthcoming meeting of the Executive Committee of its Scientific and Statistical Advisory Committee.

DATE: Tuesday, June 15, 1982, 1:00 p.m.

ADDRESS: The meeting will be held at the Council's Central Office located at 700 S.W. Taylor Street, Suite 200, Portland, Oregon.

FOR FURTHER INFORMATION CONTACT: Ms. Torian Donohoe, (503) 222-5161.

DISCUSSION: Subcommittee administration.

Edward Sheets,

Executive Director.

[FR Doc. 82-16177 Filed 6-14-82; 8:45 am]

BILLING CODE 0000-00-M

SECURITIES AND EXCHANGE COMMISSION

[File No. 22-11653]

Greyhound Corp.; Application and Opportunity for Hearing

Notice is hereby given that the Greyhound Corporation (the "Applicant") has filed an application pursuant to clause (ii) of section 310(b)(1) of the Trust Indenture Act of 1939 (the "Act") for a finding by the Securities and Exchange Commission (the "Commission") that the trusteeship of Citibank, N.A. ("Citibank") under two indentures of the Applicant, one qualified under the Act and the other not so qualified because of the exemption contained in section 304(a)(4) of the Act, is not so likely to involve a material conflict of interest as to make it necessary in the public interest or for the protection of investors to disqualify

Citibank from acting as trustee under either indenture.

The Applicant alleges that:

1. It has outstanding as of the date hereof:

(a) \$10,325,400 aggregate principal amount of its 6% Convertible Subordinated Debentures due August 1, 1986 (the "6% Debentures") issued under an indenture dated August 1, 1966 (the "1966 Indenture"), between GC Computer Corporation and Citibank. The 6% Debentures were registered under the Securities Act of 1933 (the "1933 Act"). Pursuant to a merger in 1976, Greyhound Computer Corporation, a wholly-owned subsidiary of the applicant, became the successor to GC Computer Corporation. Greyhound Computer Corporation was merged into the Applicant on March 30, 1982, and the Applicant assumed all obligations with respect to the 6% Debentures; and

(b) \$47,980,000 aggregate principal amount of its 6½% Convertible Subordinated Debentures due January 1, 1990 (the "6½% Debentures") issued under an indenture dated January 15, 1970 (the "1970 Indenture"), between the Applicant and Citibank. The 6½% Debentures were not registered under the 1933 Act.

2. As a result of the Applicant's assumption of the obligations with respect to the 6% Debentures, Citibank as acquired a conflicting interest.

3. The Applicant is not in default under either indenture.

4. The two indentures are wholly unsecured and rank equally with each other. The only material differences between the indentures relate to aggregate principal amounts, interest rates, dates of issue, dominations, maturity and interest payment dates, redemption prices and dates, sinking fund provisions, prepayment procedures, reports of the Applicant and Trustee, restrictions on payment of dividends, acquisition of Applicant stock and assumption and guarantee of certain subordinated indebtedness, requirements as to payment of taxes and assessments and the maintenance of insurance, corporate existence and property, events of default, waiver of defaults by debentureholders, conversion provisions, provisions for conflicting interest of the trustee, and other provisions of a similar nature.

5. In the opinion of the Applicant, the provisions of the aforementioned indentures are not so likely to involve a material conflict of interest as to make it necessary in the public interest or for the protection of investors to disqualify Citibank from acting as trustee under any of the indentures.

The Applicant has waived notice of hearing, any right to a hearing on the issues raised by the application, and all rights to specify procedures under the Rules of Practice of the Commission with respect to its application.

For a more detailed statement of the matters of fact and law asserted, all persons are referred to said application, which is a public document on file in the offices of the Commission at the Public Reference Room, 1100 L Street, N.W., Washington, D.C. 20549.

Notice is further given that any interested person may, not later than July 6, 1982, submit to the Commission his views or any substantial facts bearing on this application or may request that a hearing be held on such matter. Any such communication or request should be addressed Secretary, Securities and Exchange Commission, 500 North Capitol Street, N.W., Washington, D.C. 20549, and should state briefly the nature of the interest of the person submitting such information or requesting the hearing, the reasons for such request, and the issues of fact and law raised by the application which he desires to controvert. At any time after said date, the Commission may issue an order granting the application, upon such terms and conditions as the Commission may deem necessary or appropriate in the public interest and the interest of investors, unless a hearing is ordered by the Commission. Persons who request a hearing or advice as to whether a hearing is ordered will receive all notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Corporate Finance, pursuant to delegated authority.

George A. Fitzsimmons,
Secretary.

[FR Doc. 82-16103 Filed 6-14-82; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 12469; (812-5171)]

National Government Reserves, Inc.; Filing of Application

June 8, 1982.

Notice is hereby given that National Government Reserves, Inc. ("Applicant"), 605 Third Avenue, New York, New York 10158, an open-end, diversified, management investment company registered under the Investment Company Act of 1940 ("Act"), filed an application on April 16, 1982, requesting an order of the Commission, pursuant to section 6(c) of

the Act, exempting Applicant from the provisions of section 2(a)(41) of the Act and Rules 2a-4 and 22c-1 thereunder, to the extent necessary to permit Applicant to value its assets using the amortized cost method of valuation. All interested persons are referred to the application on file with the Commission for a statement of the representations contained therein, which are summarized below.

Applicant states that it is a "money market" fund and is organized as a Maryland corporation. Applicant represents that a registration statement was filed on its behalf on February 22, 1982 but is not yet effective. Applicant states that its investment objective is to obtain high current income to the extent consistent with liquidity and safety of capital. Applicant further states that it invests exclusively in United States government obligations (including United States government agencies or instrumentalities) purchased outright or pursuant to repurchase agreements.

As here pertinent, section 2(a)(41) of the Act defines value to mean: (1) With respect to securities for which market quotations are readily available, the market value of such securities, and (2) with respect to other securities and assets, fair value as determined in good faith by the board of directors. Rule 22c-1 adopted under the Act provides, in part, that no registered investment company or principal underwriter therefor issuing any redeemable security shall sell, redeem or repurchase any such security except at a price based on the current net asset value of such security which is next computed after receipt of a tender of such security for redemption or of an order to purchase or to sell such security.

Rule 2a-4 adopted under the Act provides, as here relevant, that the "current net asset value" of a redeemable security issued by a registered investment company used in computing its price for the purposes of distribution, redemption and repurchase shall be an amount which reflects calculations made substantially in accordance with the provisions of that rule, with estimates used where necessary or appropriate. Rule 2a-4 further provides that portfolio securities with respect to which market quotations are readily available shall be valued at current market value, and that other securities and assets shall be valued at fair market value as determined in good faith by the board of directors of the investment company. The Commission has expressed the view that, among other things: (1) Rule 2a-4 requires that portfolio instruments of "money market"

funds be valued with reference to market factors, and (2) it would be inconsistent, generally, with the provisions of Rule 2a-4 for a "money market" fund to value its portfolio instruments with remaining maturities in excess of sixty days on an amortized cost basis (Investment Company Act Release No. 9786, May 31, 1977).

Section 6(c) of the Act provides, in pertinent part, that the Commission, by order, upon application, may conditionally or unconditionally exempt any person or transaction from any provision of the Act, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Applicant requests an exemption from section 2(a)(41) of the Act and Rules 2a-4 and 22c-1 thereunder to permit the Applicant to use the amortized cost method of valuing portfolio securities. Applicant represents that its board of directors has determined that, in the absence of unusual circumstances, amortized cost value would represent the fair value of its portfolio securities. Applicant represents that the board of directors also believes that the proposal would benefit its shareholders by assuring them the convenience of a stable price of \$1.00 for each of their shares, together with the protection against dilution and excessive risk in the form of conditions, involving procedures for review by the board of directors and requirements as to the quality of the Applicant's portfolio investment.

Applicant has agreed that each of the following may be made a condition to the granting of the exemptive relief requested:

1. In supervising Applicant's operations and delegating special responsibilities involving portfolio management to Applicant's investment adviser, the board of directors of Applicant undertakes—as a particular responsibility within the overall duty of care owed to its shareholders—to establish procedures reasonably designed, taking into account current market conditions and Applicant's investment objectives, to stabilize Applicant's net asset value per share, as computed for the purpose of distribution, redemption and repurchase, at \$1.00 per share.

2. Included within the procedures to be adopted by the board of directors of the Applicant shall be the following:

(a) Review by the board of directors, as it deems appropriate and at such

intervals as are reasonable in light of current market conditions, to determine the extent of deviation, if any, of the net asset value per share as determined by using available market quotations from the \$1.00 amortized cost price per share, and the maintenance of records of such review.¹

(b) In the event such deviation from the \$1.00 amortized cost price per share exceeds $\frac{1}{2}$ of 1 percent, a requirement that the board of directors will promptly consider what action, if any, should be initiated.

(c) Where the board of directors believes the extent of any deviation from the \$1.00 amortized cost price per share may result in material dilution or other unfair results to investors or existing shareholders, it shall take such action as it deems appropriate to eliminate or to reduce to the extent reasonably practicable such dilution or unfair results, which may include: redeeming shares in kind; selling portfolio instruments prior to maturity to realize capital gains or losses, or to shorten the average maturity of portfolio instruments; withholding dividends; or utilizing a net asset value per share as determined by using available market quotations.

3. Applicant will maintain a dollar-weighted average portfolio maturity appropriate to its objective of maintaining a stable net asset value per share; provided, however, that Applicant will not (a) purchase any instrument with a remaining maturity of greater than one year or (b) maintain a dollar-weighted average portfolio maturity which exceeds 120 days.²

4. Applicant will record, maintain, and preserve permanently in an easily accessible place a written copy of the procedures (and any modifications thereto) described in condition 1 above, and will record, maintain and preserve for a period of not less than six years (the first two years in an easily accessible place) a written record of its board of directors' considerations and actions taken in connection with the

¹ To fulfill this condition, Applicant intends to use actual quotations or estimates of market value reflecting current market conditions chosen by its board of directors in the exercise of its discretion to be appropriate indicators of value which may include, *inter alia*, (1) quotations or estimates of market value for individual portfolio instruments, or (2) values obtained from yield data relating to classes of money market instruments published by reputable sources.

² In fulfilling this condition, if the disposition of a portfolio security results in a dollar-weighted average portfolio maturity in excess of 120 days, Applicant will invest available cash in such a manner as to reduce the dollar-weighted average portfolio maturity to 120 days or less as soon as reasonably practicable.

discharge of its responsibilities, as set forth above, to be included in the minutes of the board of directors' meetings. The documents preserved pursuant to this condition shall be subject to inspection by the Commission in accordance with section 31(b) of the Act, as if such documents were records required to be maintained pursuant to rules adopted under section 31(a) of the Act.

5. Applicant will limit its portfolio investments, including repurchase agreements, to those United States dollar-denominated instruments which its board of directors determines present minimal credit risks.

6. Applicant will include in each of its quarterly reports, as an attachment to Form N-1Q, a statement as to whether any action pursuant to paragraph 2(c) above was taken during the preceding fiscal quarter and, if any such action was taken, will describe the nature and circumstances of such action.

Applicant submits that the granting of the requested exemptions is appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Notice is further given that any interested person may, not later than July 6, 1982, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the application accompanied by a statement as to the nature of his/her interest, the reason for such request, and the issues, if any, of fact or law proposed to be controverted, or he/she may request that he/she be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail upon Applicant at the address stated above. Proof of such service (by affidavit or, in the case of an attorney-at-law, by certificate) shall be filed contemporaneously with the request. As provided by Rule 0-5 of the Rules and Regulations promulgated under the Act, an order disposing of the application will be issued as of course following said date unless the Commission thereafter orders a hearing upon request or upon the Commission's own motion. Persons who request a hearing, or advice as to whether a hearing is ordered, will receive any notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

George A. Fitzsimmons,
Secretary.

[FR Doc. 82-16105 Filed 6-14-82; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 12470; (811-2973)]

Property Mortgage Co. Sequoia Fund, Inc.; Filing of an Application

June 8, 1982.

Notice is hereby given that Property Mortgage Co. Sequoia Fund, Inc. ("Applicant"), 5858 Wilshire Boulevard, Los Angeles, California 90036, which is registered under the Investment Company Act of 1940 ("Act") as an open-end, management investment company, filed an application on March 26, 1982, requesting an order of the Commission, pursuant to section 8(f) of the Act, declaring that Applicant has ceased to be an investment company as defined by the Act. All interested persons are referred to the application on file with the Commission for a statement of the representations contained therein, which are summarized below.

The application states that Applicant registered under the Act by filing a registration statement on Form N-1 on December 13, 1979. Applicant is a California corporation which is in the process of withdrawing its application for qualification in California. Applicant states it has no assets and has never begun operations. Applicant states that it intends to dissolve as a corporation after its California application is withdrawn and provided it receives the order requested herein.

Section 3(c)(1) of the Act provides that any issuer whose outstanding securities (other than short-term paper) are beneficially owned by not more than 100 persons and which does not presently propose to make a public offering of its securities is not an investment company.

Applicant states that it has never made a public offering of its securities, has fewer than 100 stockholders for purposes of section 3(c)(1) of the Act and the rules thereunder, and does not propose to make a public offering or engage in business of any kind.

Section 8(f) of the Act provides, in pertinent part, that whenever the Commission on its own motion or upon application, finds that a registered investment company has ceased to be an investment company, it shall so declare by order, and upon the effectiveness of such order, the registration of such company under the Act shall cease to be in effect.

Notice is further given that any interested person may, not later than July 6, 1982, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the application accompanied by a statement as to the nature of his interest, the reason for such request, and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail upon Applicant at the address stated above. Proof of such service (by affidavit, or, in the case of an attorney-at-law, by certificate) shall be filed contemporaneously with the request. As provided by Rule 0-5 of the Rules and Regulations promulgated under the Act, an order disposing of the application will be issued as of course following said date unless the Commission thereafter orders a hearing upon request or upon the Commission's own motion. Persons who request a hearing, or advice as to whether a hearing is ordered, will receive any notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

George A. Fitzsimmons,
Secretary.

[FR Doc. 82-16104 Filed 6-14-82; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF THE TREASURY

Office of the Secretary

[Dept. Circ. Public Debt Series No. 15-82]

Series T-1984; Treasury Notes

June 10, 1982.

1. Invitation for Tenders

1.1. The Secretary of the Treasury, under the authority of the Second Liberty Bond Act, as amended, invites tenders for approximately \$5,500,000,000 of United States securities, designated Treasury Notes of June 30, 1984, Series T-1984 (CUSIP No. 912827 NH 1). The securities will be sold at auction, with bidding on the basis of yield. Payment will be required at the price equivalent of the bid yield of each accepted tender. The interest rate on the securities and the price equivalent of each accepted bid will be determined in the manner described below. Additional amounts of

these securities may be issued to Government accounts and Federal Reserve Banks for their own account in exchange for maturing Treasury securities. Additional amounts of the new securities may also be issued at the average price to Federal Reserve Banks, as agents for foreign and international monetary authorities, to the extent that the aggregate amount of tenders for such accounts exceeds the aggregate amount of maturing securities held by them.

2. Description of Securities

2.1. The securities will be dated June 30, 1982, and will bear interest from that date, payable on a semiannual basis on December 31, 1982, and each subsequent 6 months on June 30 and December 31 until the principal becomes payable. They will mature June 30, 1984, and will not be subject to call for redemption prior to maturity. In the event an interest payment date or the maturity date is a Saturday, Sunday, or other nonbusiness day, the interest or principal is payable on the next-succeeding business day.

2.2. The income derived from the securities is subject to all taxes imposed under the Internal Revenue Code of 1954. The securities are subject to estate, inheritance, gift, or other excise taxes, whether Federal or State, but are exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, any possession of the United States, or any local taxing authority.

2.3. The securities will be acceptable to secure deposits of public monies. They will not be acceptable in payment of taxes.

2.4. Bearer securities with interest coupons attached, and securities registered as to principal and interest, will be issued in denominations of \$5,000, \$10,000, \$100,000, and \$1,000,000. Book-entry securities will be available to eligible bidders in multiples of those amounts. Interchanges of securities of different denominations and of coupon, registered, and book-entry securities, and the transfer of registered securities will be permitted.

2.5. The Department of the Treasury's general regulations governing United States securities apply to the securities offered in this circular. These general regulations include those currently in effect, as well as those that may be issued at a later date.

3. Sale Procedures

3.1. Tenders will be received at Federal Reserve Banks and Branches and at the Bureau of the Public Debt, Washington, D.C. 20226, up to 1:30 p.m., Eastern Daylight Saving time, Wednesday, June 16, 1982.

Noncompetitive tenders as defined below will be considered timely if postmarked no later than Tuesday, June 15, 1982, and received no later than Wednesday, June 30, 1982.

3.2. Each tender must state the face amount of securities bid for. The minimum bid is \$5,000, and larger bids must be in multiples of that amount. Competitive tenders must also show the yield desired, expressed in terms of an annual yield with two decimals, e.g., 7.10%. Common fractions may not be used. Noncompetitive tenders must show the term "noncompetitive" on the tender form in lieu of a specified yield. No bidder may submit more than one noncompetitive tender, and the amount may not exceed \$1,000,000.

3.3. Commercial banks, which for this purpose are defined as banks accepting demand deposits, and primary dealers, which for this purpose are defined as dealers who make primary markets in Government securities and report daily to the Federal Reserve Bank of New York their positions in and borrowings on such securities, may submit tenders for account of customers if the names of the customers and the amount for each customer are furnished. Others are only permitted to submit tenders for their own account.

3.4. Tenders will be received without deposit for their own account from commercial banks and other banking institutions; primary dealers, as defined above; Federally-insured savings and loan associations; States, and their political subdivisions or instrumentalities; public pension and retirement and other public funds; international organizations in which the United States holds membership; foreign central banks and foreign states; Federal Reserve Banks; and Government accounts. Tenders from others must be accompanied by full payment for the amount of securities applied for (in the form of cash, maturing Treasury securities, or readily collectible checks), or by a payment guarantee of 5 percent of the face amount applied for, from a commercial bank or a primary dealer.

3.5. Immediately after the closing hour, tenders will be opened, followed by a public announcement of the amount and yield range of accepted bids. Subject to the reservations expressed in Section 4, noncompetitive tenders will be accepted in full, and then competitive tenders will be accepted, starting with those at the lowest yields, through successively higher yields to the extent required to attain the amount offered. Tenders at the highest accepted yield will be prorated if necessary. After the determination is made as to which tenders are accepted, a coupon rate will

be established, on the basis of a $\frac{1}{8}$ of one percent increment, which results in an equivalent average accepted price close to 100.000 and a lowest accepted price above the original issue discount limit of 99.500. That rate of interest will be paid on all of the securities. Based on such interest rate, the price on each competitive tender allotted will be determined and each successful competitive bidder will be required to pay the price equivalent to the yield bid. Those submitting noncompetitive tenders will pay the price equivalent to the weighted average yield of accepted competitive tenders. Price calculations will be carried to three decimal places on the basis of price per hundred, e.g., 99.923, and the determinations of the Secretary of the Treasury shall be final. If the amount of noncompetitive tenders received would absorb all or most of the offering, competitive tenders will be accepted in an amount sufficient to provide a fair determination of the yield. Tenders received from Government accounts and Federal Reserve Banks will be accepted at the price equivalent to the weighted average yield of accepted competitive tenders.

3.6. Competitive bidders will be advised of the acceptance or rejection of their tenders. Those submitting noncompetitive tenders will only be notified if the tender is not accepted in full, or when the price is over par.

4. Reservations

4.1. The Secretary of the Treasury expressly reserves the right to accept or reject any or all tenders in whole or in part, to allot more or less than the amount of securities specified in Section 1, and to make different percentage allotments to various classes of applicants when the Secretary considers it in the public interest. The Secretary's action under this Section is final.

5. Payment and Delivery

5.1. Settlement for allotted securities must be made at the Federal Reserve Bank or Branch or at the Bureau of the Public Debt, wherever the tender was submitted. Settlement on securities allotted to institutional investors and to others whose tenders are accompanied by a payment guarantee as provided in section 3.4., must be made or completed on or before Wednesday, June 30, 1982. Payment in full must accompany tenders submitted by all other investors. Payment must be in cash; in other funds immediately available to the Treasury; in Treasury bills, notes, or bonds (with all coupons detached) maturing on or before the settlement date but which are not overdue as defined in the general

regulations governing United States securities; or by check drawn to the order of the institution to which the tender was submitted, which must be received from institutional investors no later than Monday, June 28, 1982. When payment has been submitted with the tender and the purchase price of allotted securities is over par, settlement for the premium must be completed timely, as specified in the preceding sentence. When payment has been submitted with the tender and the purchase price is under par, the discount will be remitted to the bidder. Payment will not be considered complete where registered securities are requested if the appropriate identifying number as required on tax returns and other documents submitted to the Internal Revenue Service (an individual's social security number or an employer identification number) is not furnished. When payment is made in securities, a cash adjustment will be made to or required of the bidder for any difference between the face amount of securities presented and the amount payable on the securities allotted.

5.2. In every case where full payment has not been completed on time, an amount of up to 5 percent of the face amount of securities allotted, shall, at the discretion of the Secretary of the Treasury, be forfeited to the United States.

5.3. Registered securities tendered in payment for allotted securities are not required to be assigned if the new securities are to be registered in the same names and forms as appear in the registrations or assignments of the securities surrendered. When the new securities are to be registered in names and forms different from those in the inscriptions or assignments of the securities presented, the assignment should be to "The Secretary of the Treasury for (securities offered by this circular) in the name of (name and taxpayer identifying number)." If new securities in coupon form are desired, the assignment should be to "The Secretary of the Treasury for coupon (securities offered by this circular) to be delivered to (name and address)." Specific instructions for the issuance and delivery of the new securities, signed by the owner or authorized representative, must accompany the securities presented. Securities tendered in payment should be surrendered to the Federal Reserve Bank or Branch or to the Bureau of the Public Debt, Washington, D.C. 20226. The securities must be delivered at the expense and risk of the holder.

5.4. If bearer securities are not ready for delivery on the settlement date, purchasers may elect to receive interim certificates. These certificates shall be issued in bearer form and shall be exchangeable for definitive securities of this issue, when such securities are available, at any Federal Reserve Bank or Branch or at the Bureau of the Public Debt, Washington, D.C. 20226. The interim certificates must be returned at the risk and expense of the holder.

5.5. Delivery of securities in registered form will be made after the requested form of registration has been validated, the registered interest account has been established, and the securities have been inscribed.

6. General Provisions

6.1. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to receive tenders, to make allotments as directed by the Secretary of the Treasury, to issue such notices as may be necessary, to receive payment for and make delivery of securities on full-paid allotments, and to issue interim certificates pending delivery of the definitive securities.

6.2. The Secretary of the Treasury may at any time issue supplemental or amendatory rules and regulations governing the offering. Public announcement of such changes will be promptly provided.

Paul H. Taylor,

Fiscal Assistant Secretary.

[FR Doc. 82-16186 Filed 6-14-82; 8:45 am]

BILLING CODE 4810-40-M

[Dept. Circ., Public Debt Series No. 16-82]

Series H-1986; Treasury Notes

June 10, 1982.

1. Invitation for Tenders

1.1. The Secretary of the Treasury, under the authority of the Second Liberty Bond Act, as amended, invites tenders for approximately \$4,000,000,000 of United States securities, designated Treasury Notes of June 30, 1986, Series H-1986 (CUSIP No. 912827 NJ 7). The securities will be sold at auction, with bidding on the basis of yield. Payment will be required at the price equivalent of the bid yield of each accepted tender. The interest rate on the securities and the price equivalent of each accepted bid will be determined in the manner described below. Additional amounts of these securities may be issued to Government accounts and Federal Reserve Banks for their own account in exchange for maturing Treasury securities. Additional amounts of the

new securities may also be issued at the average price to Federal Reserve Banks, as agents for foreign and international monetary authorities, to the extent that the aggregate amount of tenders for such accounts exceeds the aggregate amount of maturing securities held by them.

2. Description of Securities

2.1. The securities will be dated June 30, 1982, and will bear interest from that date, payable on a semiannual basis on December 31, 1982, and each subsequent 6 months on June 30 and December 31 until the principal becomes payable. They will mature June 30, 1986, and will not be subject to call for redemption prior to maturity. In the event an interest payment date or the maturity date is a Saturday, Sunday, or other nonbusiness day, the interest or principal is payable on the next-succeeding business day.

2.2. The income derived from the securities is subject to all taxes imposed under the Internal Revenue Code of 1954. The securities are subject to estate, inheritance, gift, or other excise taxes, whether Federal or State, but are exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, any possession of the United States, or any local taxing authority.

2.3. The securities will be acceptable to secure deposits of public monies. They will not be acceptable in payment of taxes.

2.4. Bearer securities with interest coupons attached, and securities registered as to principal and interest, will be issued in denominations of \$1,000, \$5,000, \$10,000, \$100,000, and \$1,000,000. Book-entry securities will be available to eligible bidders in multiples of those amounts. Interchanges of securities of different denominations and of coupon, registered, and book-entry securities, and the transfer of registered securities will be permitted.

2.5. The Department of the Treasury's general regulations governing United States securities apply to the securities offered in this circular. These general regulations include those currently in effect, as well as those that may be issued at a later date.

3. Sale Procedures

3.1. Tenders will be received at Federal Reserve Banks and Branches and at the Bureau of the Public Debt, Washington, D.C. 20226, up to 1:30 p.m., Eastern Daylight Saving Time, Wednesday, June 23, 1982. Noncompetitive tenders as defined below will be considered timely if postmarked no later than Tuesday, June

22, 1982, and received no later than Wednesday, June 30, 1982.

3.2. Each tender must state the face amount of securities bid for. The minimum bid is \$1,000, and larger bids must be in multiples of that amount. Competitive tenders must also show the yield desired, expressed in terms of an annual yield with two decimals, e.g., 7.10%. Common fractions may not be used. Noncompetitive tenders must show the term "noncompetitive" on the tender form in lieu of a specified yield. No bidder may submit more than one noncompetitive tender, and the amount may not exceed \$1,000,000.

3.3. Commercial banks, which for this purpose are defined as banks accepting demand deposits, and primary dealers, which for this purpose are defined as dealers who make primary markets in Government securities and report daily to the Federal Reserve Bank of New York their positions in and borrowings on such securities, may submit tenders for account of customers if the names of the customers and the amount for each customer are furnished. Others are only permitted to submit tenders for their own account.

3.4. Tenders will be received without deposit for their own account from commercial banks and other banking institutions; primary dealers, as defined above; Federally-insured savings and loan associations; States, and their political subdivisions or instrumentalities; public pension and retirement and other public funds; international organizations in which the United States holds membership; foreign central banks and foreign states; Federal Reserve Banks; and Government accounts. Tenders from others must be accompanied by full payment for the amount of securities applied for (in the form of cash, maturing Treasury securities, or readily collectible checks), or by a payment guarantee of 5 percent of the face amount applied for, from a commercial bank or a primary dealer.

3.5. Immediately after the closing hour, tenders will be opened, followed by a public announcement of the amount and yield range of accepted bids. Subject to the reservations expressed in Section 4, noncompetitive tenders will be accepted in full, and then competitive tenders will be accepted, starting with those at the lowest yields, through successively higher yields to the extent required to attain the amount offered. Tenders at the highest accepted yield will be prorated if necessary. After the determination is made as to which tenders are accepted, a coupon rate will be established, on the basis of a $\frac{1}{2}$ of one percent increment, which results in an equivalent average accepted price

close to 100.000 a and lowest accepted price above the original issue discount limit of 99.000. That rate of interest will be paid on all of the securities. Based on such interest rate, the price on each competitive tender allotted will be determined and each successful competitive bidder will be required to pay the price equivalent to the yield bid. Those submitting noncompetitive tenders will pay the price equivalent to the weighted average yield of accepted competitive tenders. Price calculations will be carried to three decimal places on the basis of price per hundred, e.g., 99.923, and the determinations of the Secretary of the Treasury shall be final. If the amount of noncompetitive tenders received would absorb all or most of the offering, competitive tenders will be accepted in an amount sufficient to provide a fair determination of the yield. Tenders received from Government accounts and Federal Reserve Banks will be accepted at the price equivalent to the weighted average yield of accepted competitive tenders.

3.6. Competitive bidders will be advised of the acceptance or rejection of their tenders. Those submitting noncompetitive tenders will only be notified if the tender is not accepted in full, or when the price is over par.

4. Reservations

4.1. The Secretary of the Treasury expressly reserves the right to accept or reject any or all tenders in whole or in part, to allot more or less than the amount of securities specified in Section 1, and to make different percentage allotments to various classes of applicants when the Secretary considers it in the public interest. The Secretary's action under this Section is final.

5. Payment and Delivery

5.1. Settlement for allotted securities must be made at the Federal Reserve Bank or Branch or at the Bureau of the Public Debt, wherever the tender was submitted. Settlement on securities allotted to institutional investors and to others whose tenders are accompanied by a payment guarantee as provided in Section 3.4. must be made or completed on or before Wednesday, June 30, 1982. Payment in full must accompany tenders submitted by all other investors. Payment must be in cash; in other funds immediately available to the Treasury; in Treasury bills, notes, or bonds (with all coupons detached) maturing on or before the settlement date but which are not overdue as defined in the general regulations governing United States securities; or by check drawn to the order of the institution to which the tender was submitted, which must be

received from institutional investors no later than Monday, June 28, 1982. When payment has been submitted with the tender and the purchase price of allotted securities is over par, settlement for the premium must be completed timely, as specified in the preceding sentence. When payment has been submitted with the tender and the purchase price is under par, the discount will be remitted to the bidder. Payment will not be considered complete where registered securities are requested if the appropriate identifying number as required on tax returns and other documents submitted to the Internal Revenue Service (an individual's social security number or an employer identification number) is not furnished. When payment is made in securities, a cash adjustment will be made to or required of the bidder for any difference between the face amount of securities presented and the amount payable on the securities allotted.

5.2. In every case where full payment has not been completed on time, an amount of up to 5 percent of the face amount of securities allotted, shall, at the discretion of the Secretary of the Treasury, be forfeited to the United States.

5.3. Registered securities tendered in payment for allotted securities are not required to be assigned if the new securities are to be registered in the same names and forms as appear in the registrations or assignments of the securities surrendered. When the new securities are to be registered in names and forms different from those in the inscriptions or assignments of the securities presented, the assignment should be to "The Secretary of the Treasury for (securities offered by this circular) in the name of (name and taxpayer identifying number)." If new securities in coupon form are desired, the assignment should be to "The Secretary of the Treasury for coupon (securities offered by this circular) to be delivered to (name and address)." Specific instructions for the issuance and delivery of the new securities, signed by the owner or authorized representative, must accompany the securities presented. Securities tendered in payment should be surrendered to the Federal Reserve Bank or Branch or to the Bureau of the Public Debt, Washington, D.C. 20226. The securities must be delivered at the expense and risk of the holder.

5.4. If bearer securities are not ready for delivery on the settlement date, purchasers may elect to receive interim certificates. These certificates shall be issued in bearer form and shall be

exchangeable for definitive securities of this issue, when such securities are available, at any Federal Reserve Bank or Branch or at the Bureau of the Public Debt, Washington, D.C. 20226. The interim certificates must be returned at the risk and expense of the holder.

5.5. Delivery of securities in registered form will be made after the requested form of registration has been validated, the registered interest account has been

established, and the securities have been inscribed.

6. General Provisions

6.1. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to receive tenders, to make allotments as directed by the Secretary of the Treasury, to issue such notices as may be necessary, to receive payment for and make delivery of securities on full-paid allotments, and to issue interim

certificates pending delivery of the definitive securities.

6.2. The Secretary of the Treasury may at any time issue supplemental or amendatory rules and regulations governing the offering. Public announcement of such changes will be promptly provided.

Paul H. Taylor,

Fiscal Assistant Secretary.

[FR Doc. 82-16187 Filed 6-14-82; 8:45 am]

BILLING CODE 4810-40-M

Sunshine Act Meetings

Federal Register

Vol. 47, No. 115

Tuesday, June 15, 1982

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

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1

FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION

June 10, 1982.

TIME AND DATE: 10 a.m., Thursday, June 17, 1982.

PLACE: Room 600, 1730 K Street, NW., Washington, D.C.

STATUS: Open.

MATTERS TO BE CONSIDERED: The Commission will be considered and act upon the following:

1. Central Ohio Coal Company, Docket No. LAKE 81-78. (Issues include whether the judge erred in approving a settlement agreement containing an exculpatory clause.)

CONTACT PERSON FOR MORE

INFORMATION: Jean Ellen (202) 653-5632.

[S-884-82 Filed 6-11-82; 12:12 pm]

BILLING CODE 6735-01-M

2

FEDERAL RESERVE SYSTEM

TIME AND DATE: 10 a.m., Monday, June 21, 1982.

PLACE: 20th Street and Constitution Avenue, NW., Washington, D.C. 20551.

STATUS: Closed.

MATTERS TO BE CONSIDERED:

1. Proposed new building program and target budget for the Los Angeles Branch of the Federal Reserve Bank of San Francisco.

2. Proposed acquisition of computer equipment within the Federal Reserve System.

3. Personnel actions (appointments, promotions, assignments, reassignments, and salary actions) involving individual Federal Reserve System employees.

4. Any items carried forward from a previously announced meeting.

CONTACT PERSON FOR MORE

INFORMATION: Mr. Joseph R. Coyne, Assistant to the Board, (202) 452-3204.

Dated: June 11, 1982.

James McAfee,

Associate Secretary of the Board.

[S-886-82 Filed 6-11-82; 3:28 pm]

BILLING CODE 6210-01-M

3

POSTAL SERVICE BOARD OF GOVERNORS

Vote to Close Meeting

On June 7, 1982, the Board of Governors of the United States Postal Service unanimously voted to close to public observation a portion of the meeting of the Board to be held on July 6. The meeting is expected to be attended by the following persons: Governors Hardesty, Babcock, Camp, Hughes, Jenkins, McKean, and Sullivan; Postmaster General Bolger; Deputy Postmaster General Benson; Secretary of the Board Cox; Counsel to the Governors Califano; Assistant Postmaster General Cummings; and Executive Assistant to the Postmaster General Coughlin.

The portion of the Board meeting to be closed will consist of a discussion of Postal Service strategic planning.

The Board is of the opinion that public access to this discussion would be likely to disclose information in connection with future collective bargaining and information that will become involved in future rate litigation.

Accordingly, the Board of Governors has determined that, pursuant to section 552b(c)(3) of title 5, United States Code, and section 7.3(c) of title 39, Code of Federal Regulations, this portion of the meeting is exempt from the open meeting requirement of the Government in the Sunshine Act (5 U.S.C. 552(b)),

because it is likely to disclose information in connection with proceedings under chapter 36 of title 39 (having to do with postal ratemaking, mail classification, and changes in postal services), which is specifically exempted from disclosure by section 410(c)(4) of title 39, United States Code. The Board determined further that, pursuant to section 552b(c)(10) of title 5 and section 7.3(j) of title 39, Code of Federal Regulations, the discussion is exempt because it is likely to specifically concern the participation of the Postal Service in a civil action or proceeding or the initiation of a particular case involving a determination on the record after opportunity for a hearing. It also determined, pursuant to section 552b(c)(9)(B) and section 7.3(i) of title 39, Code of Federal Regulations, that the discussion is exempt because premature disclosure of information to be discussed would be likely significantly to frustrate implementation of future action in regard to future collective bargaining. The Board further determined that the public interest does not require that the Board's discussion of this matter be open to the public.

In accordance with section 552b(f)(1) of title 5, United States Code, and section 7.6(a) of title 39, Code of Federal Regulations, the General Counsel of the United States Postal Service has certified that in his opinion the portion of the meeting to be closed may properly be closed to public observation, pursuant to sections 552b(c)(3), (9)(B) and (10) of title 5 and sections 410(c)(3) and (4) of title 39, United States Code, and sections 7.3(c), (i), and (j) of title 39, Code of Federal Regulations.

Louis A. Cox,

Secretary.

[S-885-82 Filed 6-11-82; 12:12 pm]

BILLING CODE 7710-12-M

federal register

**Tuesday
June 15, 1982**

Part II

Department of Health and Human Services

**Public Health Service, Health Resources
Administration**

**List of Health Manpower Shortage Areas
Designated Under Section 332 of the
Public Health Service Act**

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Public Health Service

Health Resources Administration

List of Primary Care and Dental Health Manpower Shortage Areas Designated Under Section 332 of the Public Health Service Act

SUMMARY: This notice provides a list, updated as of March 31, 1982, of primary care and dental health manpower shortage areas designated by the Secretary of Health and Human Services under the authority of section 332 of the Public Health Service Act. (At a later date, an update of the lists of psychiatric, vision care, podiatric, pharmacy, and veterinary health manpower shortage areas will be published.)

FOR FURTHER INFORMATION CONTACT:

Richard C. Lee, Chief, Distribution Studies Branch, Division of Health Professions Analysis, Bureau of Health Professions, Health Resources Administration, Center Building, Room 4-44, 3700 East-West Highway, Hyattsville, Maryland 20782 (301-436-6750).

SUPPLEMENTARY INFORMATION:

1. Background

Section 332 of the Public Health Service Act provides that the Secretary of Health and Human Services shall designate health manpower shortage areas based on criteria established by regulation. Health manpower shortage areas are defined in section 332 to include (1) urban and rural geographic areas, (2) population groups, and (3) facilities with shortages of health manpower. Section 332 further requires that the Secretary publish a list of the designated geographic areas, population groups, and facilities. The list of areas is to be reviewed at least annually and revised as necessary. The Health Resources Administration's Bureau of Health Professions has been assigned the responsibility for designating these areas.

Public or non-profit entities in (or with a demonstrated interest in) these areas are eligible to apply for assignment of National Health Service Corps personnel to provide health services in, or to, the areas. These areas are also eligible obligated service areas for certain Public Health Service scholarship, loan repayment and nurse practitioner traineeship programs, and entities located in the areas are eligible to apply for (or receive preference for)

certain Public Health Service grant programs.

2. Development of List

Criteria for designating health manpower shortage areas were first published by the Department of Health, Education, and Welfare as Interim-Final regulations (42 CFR Part 5) in the Federal Register of January 10, 1978. Final regulations, revised as warranted by public comments received, were published in the Federal Register on November 17, 1980. Criteria are defined for each of seven health manpower types (primary medical care, dental, psychiatric, vision care, podiatric, pharmacy, and veterinary manpower).

In January 1978 and June 1980, the Bureau of Health Professions compared the established criteria with available data on counties and small areas throughout the country and developed data listings showing areas which appeared to meet the criteria. These listings were submitted to the appropriate Health Systems Agencies (HSAs), State Health Planning and Development Agencies (SHPDAs), and Governors for their review and recommendations. In addition, individual requests for designation or withdrawal of particular areas, population groups, or facilities are received continuously; these are routinely submitted to the appropriate HSAs, SHPDAs, Governors, and other interested organizations or individuals for their review and recommendations. Requests regarding primary care manpower are also provided to the appropriate State medical society and requests regarding dental manpower to the appropriate State dental society for comment.

The Bureau of Health Professions reviews each designation or withdrawal request, together with any recommendations received on individual requests or on the data listings, and determines whether or not each area involved meets the shortage criteria. The results of these reviews are provided by letter to the agency or individual requesting action or providing data; copies are sent to other involved agencies as well as to interested organizations and persons. These letters constitute the official notice of designation as a health manpower shortage area or the official disapproval of recommendations for such designation.

The list below includes all those areas, population groups, and facilities which had been designated by the Bureau of Health Professions as of March 31, 1982, as primary care or dental health manpower shortage areas.

The list does not include those areas, population groups, or facilities which had previously been designated but whose designations had been withdrawn by this same date. For primary care and dental manpower, this list supersedes the list which appeared in the Federal Register on May 9, 1981, and all previously published lists of health manpower shortage areas.

An update of the lists of psychiatric, vision care, podiatric, pharmacy and veterinary health manpower shortage areas is now under development and will be published at a later date.

3. Format of List

For each type of manpower, the list of areas is arranged by State. Within each State, the list is first presented by county. If only a portion (or portions) of a county has been designated, or if the county is part of a larger designated service area, or if a population group residing in the county or a facility located in the county has been designated, the name of the service area, population group, or facility involved is listed under the county name. Following the county listing, a list of any designated service areas is presented identifying their component parts in terms of counties, towns, townships, census tracts (C.T.s), minor civil divisions (M.C.D.s), census county divisions (C.C.D.s), enumeration districts (E.D.s), magisterial districts, or other definable geographic divisions recognized by the Bureau of the Census. Following the service area listing, a list of any designated population groups is presented identifying each such group and the geographic area wherein it resides. Following the population group listing, a list by name and location of any separately designated facilities (including prisons, correctional institutions, health centers, or hospitals) is presented.

Beside each designated area, population group or facility the appropriate "degree-of-shortage" group is indicated, corresponding to the criteria for these groupings contained in the regulations. (Group 1 represents areas with the highest degree of shortage, Group 2 with next highest degree of shortage, etc.) Areas in groups 1 or 2 have highest priority for placement of federally-salaried National Health Service Corps (NHSC) personnel; areas in all four groups are eligible for placement of NHSC "private practice option" personnel not receiving a direct Federal salary.

In addition to the specific listings included in this notice, all Indian tribes which meet the definition in section 4(d)

of Pub. L. 94-437, the Indian Health Care Improvement Act of 1976, are automatically designated as population groups with primary medical care and dental manpower shortages. Such automatic designations of Indian tribes are assigned to degree-of-shortage group 4 unless otherwise indicated in this listing (based on specific data provided for this purpose).

4. Future Updates of List of Designated Areas

The list below consists of those primary care and dental health manpower shortage areas which were designated as of March 31, 1982. Additional areas are being designated continuously and future updates of the list will be published periodically in the Federal Register. In particular, it should be noted that some additional areas have been designated by letter since March 31, 1982, and the appropriate agencies and persons notified of the designation. Although officially designated, these areas are not included in the list below, because they had not yet been added to the computerized data base at the time this list was generated.

Any designated area listed below is subject to possible future withdrawal from designation if new information is received by the Bureau of Health Professions indicating that the situation in the area has changed or that erroneous or incomplete data were used in making the original designation. Interested parties are notified by mail of any such withdrawals, and future Federal Register listings will also reflect them.

For further information on these designations, to request additional designations, or to request withdrawal of any designation, please contact Richard C. Lee, Chief, Distribution Studies Branch, Division of Health Professions Analysis, at the address listed above. All requests for designations or withdrawals should be based on the criteria in the regulations as published on November 17, 1980.

Dated: April 26, 1982.

Robert Graham,
Acting Administrator.

DENTAL CARE: Alabama

County Listing

County name	Degree of shortage group
Autauga.....	04
Barbour.....	02
Bibb.....	04
Blount.....	01
Bullock.....	01

DENTAL CARE: Alabama—Continued

County Listing

County name	Degree of shortage group
Chambers.....	02
Cherokee.....	04
Chilton.....	03
Choctaw.....	04
Clay.....	01
Cleburne.....	01
Conecuh.....	03
Coosa.....	01
Crenshaw.....	01
Cullman.....	03
Dale.....	02
De Kalb:	
Service area: Crossville.....	01
Service area: Ider.....	01
Elmore.....	02
Etowah:	
Service area: East Gasden.....	01
Franklin.....	04
Geneva.....	03
Greene.....	01
Hale.....	02
Jackson.....	04
Jefferson:	
Service area: Pratt City.....	01
Service area: Roosevelt City.....	01
Lamar.....	01
Lawrence.....	03
Lowndes.....	04
Macon.....	01
Madison:	
Population group: Dent. indigent pop. of Madison.....	01
Marengo.....	04
Marion.....	04
Mobile:	
Service area: Davis Ave. Community.....	01
Perry.....	03
Pickens.....	04
Randolph.....	02
Russell:	
Service area: Hurtsboro.....	01
St. Clair.....	03
Sumter.....	01
Talladega.....	04
Washington.....	01
Wilcox.....	01
Winston.....	02

DENTAL CARE: Alabama

Service Area Listing

Service area name	Degree of shortage group
Crossville.....	01
County—De Kalb:	
Parts of County:	
Collinsville CCD	
Crossville CCD	
Davis Ave. Community.....	01
County—Mobile:	
Parts of County:	
C.T. 2	
C.T. 3	
C.T. 4.01	
C.T. 4.02	
C.T. 5	
C.T. 6	
East Gasden.....	01
County—Etowah:	
Parts of County:	
C.T. 13-17	
C.T. 105	
C.T. 106	
Hurtsboro.....	01
County—Russell:	
Parts of County:	
Hurtsboro CCD	
Ider.....	01
County—De Kalb:	
Parts of County:	
Hengar	
Ider CCD	
Valley Head-Mentone CCD	

DENTAL CARE: Alabama—Continued

Service Area Listing

Service area name	Degree of shortage group
Pratt City.....	01
County—Jefferson:	
Parts of County:	
C.T. 10-12	
C.T. 14	
Roosevelt City.....	01
C.T. 105	
C.T. 131	
C.T. 133	
C.T. 136	
C.T. 137	

DENTAL CARE: Alabama

Population Group Listing

Population group	Degree of shortage group
Dent. ind. pop. of Madison County.....	01

DENTAL CARE: Alaska

County Listing

County name	Degree of shortage group
Aleutian Island division.....	01
Angoon division.....	01
Barrow division.....	01
Bethel division.....	03
Bristol Bay Borough div.	
Service area: Bristol Bay.....	01
Bristol Bay division	
Service area: Bristol Bay.....	01
Kobuk division.....	03
Kuskokwim division.....	01
Nome division.....	04
Outer Ketchikan division.....	01
Prince of Wales division.....	01
Skagway-Yakutat division.....	01
Southeast-Fairbanks div.....	01
Upper Yukon division.....	01
Valdez-Chitina-Whitt. div.....	01
Wade Hampton division.....	01
Yukon-Koyukuk division.....	01

DENTAL CARE: Alaska

Service Area Listing

Service area name	Degree of shortage group
Bristol Bay.....	01
County—Bristol Bay Borough Div.	
County—Bristol Bay Division.	

DENTAL CARE: Arizona

County Listing

County name	Degree of shortage group
Apache:	
Service area: Southeast/south central Apache Co.....	02
Coconino:	
Population group: Indian pop. of Coconino/Mohave area.....	02
Gila.....	04
Greenlee.....	03

DENTAL CARE: Arizona—Continued

County Listing

County name	Degree of shortage group
Maricopa	
Service area: El Mirage	01
Service area: Guadalupe	01
Service area: South Phoenix	04
Mohave	
Population group: Indian pop. of Coconino/Mohave area	02
Navajo	
Service area: Hopi Indian Reservation	01
Service area: Kayenta	01
Population group: Indian pop. of Ganado area	01
Pima	
Service area: Marana	02
Pinal	
Population group: Mig/Seas frmwrks of cent/W. Pinal	01
Santa Cruz	02
Yavapai	
Service area: Seligman	01
Yuma	
Population group: Mig/low inc pop. of Somerton	01

DENTAL CARE: Arizona

Service Area Listing

Service area name	Degree of shortage group
El Mirage	01
County—Maricopa	
Parts of County:	
C.T. 405 (southern ½)	
C.T. 608	
C.T. 609	
Guadalupe	01
County—Maricopa	
Parts of County	
Twn of Guadalupe	
Kayenta	01
County—Navajo	
Parts of County	
Navajo monument div.	
Marana	02
County—Pima	
Parts of County	
Marana CCD	
Seligman	01
County—Yavapai	
Parts of County	
Ash Fork Division	
South Phoenix	04
County—Maricopa	
Parts of County	
C.T. 1152-1161	
C.T. 1162.01	
C.T. 1162.02	
C.T. 1163-1167	
Southeast/south central Apache Co.	02
County—Apache	
Parts of County	
St. Johns	
Round valley	
Puerco	

DENTAL CARE: Arizona

Population Group Listing

Population group	Degree of shortage group
Hopi Indian reservation pop.	01
County—Navajo:	
Parts of county:	
Hopi div.	
Indian pop. of Ganado area	01
County—Apache	
Parts of county:	
Southern part	
County—Navajo:	
Parts of county:	
Southern part	

DENTAL CARE: Arizona—Continued

Population Group Listing

Population group	Degree of shortage group
Indian pop. of Coconino/Mohave	01
County—Mohave:	
Parts of county:	
Havasupai Reservation	
County—Coconino:	
Parts of county:	
Hualapai Reservation	
Mig/low inc pop. of Somerton	01
County—Yuma:	
Parts of county:	
Somerton Div. (Mig./low inc. pop)	
Mig/Seas farmworkers of cent./W. Pinal	01
County—Pinal:	
Parts of county:	
Casa Grande div.	
Coolidge div.	
Eloy div.	
Maricopa/Stanford div.	
Sacaton div.	

DENTAL CARE: Arkansas

County Listing

County name	Degree of shortage group
Ashley	
Service area: Parkdale	01
Calhoun	01
Chicot	03
Clay	
Service area: Rector	01
Cleveland	01
Fulton	01
Grant	04
Greene	
Service area: Rector	01
Lafayette	01
Lincoln	02
Marion	03
Monroe	
Service area: Clarendon	01
Montgomery	04
Nevada	04
Newton	03
Perry	01
Poinsett	03
Scott	04
Sharp	01
Woodruff	01

DENTAL CARE: Arkansas

Service Area Listing

Service area name	Degree of shortage group
Clarendon	01
County—Monroe:	
Parts of County:	
Cache	
Cleburne	
Cypress Ridge	
Duncan	
Hindman	
Jackson	
Montgomery	
Pine Ridge	
Raymond	
Roc Roe	
Smally	
Parkdale	01
County—Ashley:	
Parts of county:	
Beech Creek	
De Bastrop	
Portland	
Wilmot	

DENTAL CARE: Arkansas—Continued

Service Area Listing

Service area name	Degree of shortage group
Rector	01
County—Clay:	
Parts of county:	
Blue Cane	
Haywood	
Oak Bluff	
Rector	
County—Greene:	
Parts of county:	
Hopewell	
Hurricane	

DENTAL CARE: California

County Listing

County name	Degree of shortage group
Alameda	
Service area: Fruitvale	02
Fresno	
Service area: Huron/Five Points	01
Imperial	
Population group: Mig/Seas Frmwrks of Imperial	04
Kern	
Service area: Arvin/Lamont	02
Service area: Frazier Park	03
Los Angeles	
Service area: Newhall	02
Riverside	
Service area: Lower Coachella Valley	01
Population group: Indian Pop. of Banning	01
San Benito	04
San Bernardino	
Service area: Barstow	04
Population group: Indian Pop. of Banning	01
San Diego	
Service area: Anza	03
Service area: Pauma Val./Val. Ctr. Div.	01
Service area: Ramona	03
San Francisco	
Service area: Potrero Hill/South Bayshore	02
San Joaquin	
Population group: Mig/Seas Frmwrks of San Joaquin	01
San Luis Obispo	
Population group: Sp-Spkg/Ind Pop. in Nipomo area	01
Santa Clara	
Service area: Loma Prieta School District	01
Santa Cruz	
Service area: Loma Prieta School District	01
Stanislaus	
Service area: West Modesto	01
Tulare	
Service area: South Tulare	01

DENTAL CARE: California

Service Area Listing

Service area name	Degree of shortage group
Anza	03
County—San Diego:	
Parts of County:	
Anza div. (C.T. 210)	
Arvin/Lamont	02
County—Kern:	
Parts of county:	
C.T. 24	
C.T. 32.01	
C.T. 32.02	
C.T. 62-64	
Barstow	04
County—San Bernardino:	
Parts of county:	
C.T. 89.02	
C.T. 90.01	
C.T. 90.02	

DENTAL CARE: California—Continued		DENTAL CARE: California—Continued		DENTAL CARE: Connecticut—Continued	
<i>Service Area Listing</i>		<i>Population Group Listing</i>		<i>Service Area Listing</i>	
Service area name	Degree of shortage group	Population group	Degree of shortage group	Service area name	Degree of shortage group
C.T. 93-95		Indian pop. of Banning area	01	Central Bridgeport	04
C.T. 96.01		County—Riverside		County—Fairfield:	
C.T. 96.02 (ED 1045, 1056, 1057, 1104)		County—San Bernardino		Parts of county:	
C.T. 96.03		Migrant seasonal farmworkers of Imperial County	04	C.T. 713-717	
C.T. 103 (ED 1021-1024)		Migrant/seasonal farmworkers of San Joaquin Co.	01	Charter Oak/Rice Hts.	01
Frazier Park	03	Spanish spkg. and Indian population of Nipomo area	01	County—Hartford:	
County—Kern:		County—San Luis Obispo:		Parts of county:	
Parts of county:		Parts of county:		C.T. 5048	
C.T. 33.02		Nipomo area		C.T. 5049	
Fruitvale	02			Northcentral Bridgeport	03
County—Alameda:				County—Fairfield:	
Parts of county:				Parts of county:	
C.T. 4005-4011				C.T. 728	
C.T. 4014-4028				Northcentral Hartford	04
C.T. 4030-4033				County—Hartford:	
C.T. 4053-4063				Parts of county:	
C.T. 4065				C.T. 5008-5010	
C.T. 4070-4078				C.T. 5012-5015	
C.T. 4082-4098				C.T. 5017	
C.T. 4101-4104				C.T. 5018	
C.T. 4251				C.T. 5035	
Huron/Five Points	01			C.T. 5037	
County—Fresno:				Southeast Bridgeport	02
Parts of county:				County—Fairfield:	
C.T. 78				Parts of county:	
Loma Prieta School District	01			C.T. 740-744	
County—Santa Clara:				Southwest Bridgeport	01
Parts of county:				County—Fairfield:	
Lexington div. (Part)				Parts of county:	
County—Santa Cruz:				C.T. 702-706	
Parts of county:				Southwest Stanford	02
San Lorenzo Valley (Part)				County—Fairfield:	
Scotts Valley Div. (Part)				Parts of county:	
Lower Coachella Valley	01			C.T. 222	
County—Riverside:				C.T. 223	
Parts of county:					
C.T. 456.01					
C.T. 456.02					
Newhall	02				
County—Los Angeles:					
Parts of county:					
C.T. 1081					
C.T. 1082					
C.T. 9200.01					
C.T. 9200.02					
C.T. 9200.03					
C.T. 9201					
C.T. 9203.01					
C.T. 9203.02					
C.T. 9203.03					
Pauma Val./Val. Ctr. Div.	01				
County—San Diego:					
Parts of county:					
C.T. 191.01					
C.T. 191.02					
Potrero Hill/South Bayshore	02				
County—San Francisco:					
Parts of county:					
C.T. 180					
C.T. 226					
C.T. 227					
C.T. 230-234					
C.T. 606-610					
Ramona	03				
County—San Diego:					
Parts of county:					
Ramona div. (C.T. 208)					
South Tulare	01				
County—Tulare:					
Parts of county:					
C.T. 32					
C.T. 42-45					
West Modesto	01				
County—Stanislaus:					
Parts of county:					
C.T. 15-17					
C.T. 22-25					
C.T. 31					

DENTAL CARE: California—Continued

Population Group Listing

Population group	Degree of shortage group
Indian pop. of Banning area	01
County—Riverside	
County—San Bernardino	
Migrant seasonal farmworkers of Imperial County	04
Migrant/seasonal farmworkers of San Joaquin Co.	01
Spanish spkg. and Indian population of Nipomo area	01
County—San Luis Obispo:	
Parts of county:	
Nipomo area	

DENTAL CARE: Colorado

County Listing

County name	Degree of shortage group
Adams:	
Service area: Commerce City	02
Baca	01
Pueblo:	
Service area: Avondale	02
Saguache	01
Washington	01

DENTAL CARE: Colorado

Service Area Listing

Service area name	Degree of shortage group
Avondale	02
County—Pueblo:	
Parts of county:	
C.T. 30.01 (part—Avondale)	
C.T. 30.02 (part—Avondale)	
C.T. 31.02 (part—Avondale)	
C.T. 32-34	
Commerce City	02
County—Adams:	
Parts of County:	
C.T. 87.02 (Commerce City)	
C.T. 87.03 (Commerce City)	
C.T. 88.01 (Irondale)	
C.T. 88.02 (Adams City)	
C.T. 89.01 (Commerce City)	
C.T. 89.52 (South Welby)	

DENTAL CARE: Connecticut

County Listing

County name	Degree of shortage group
Fairfield:	
Service area: Central Bridgeport	04
Service area: Northcentral Bridgeport	03
Service area: Southeast Bridgeport	02
Service area: Southwest Bridgeport	01
Service area: Southwest Stanford	02
Hartford:	
Service Area: Charter Oak/Rice Hts.	01
Service Area: Northcentral Hartford	04
Middlesex:	
Population group: Low inc. pop. of Middletown	01

DENTAL CARE: Connecticut—Continued

Service Area Listing

Service area name	Degree of shortage group
Central Bridgeport	04
County—Fairfield:	
Parts of county:	
C.T. 713-717	
Charter Oak/Rice Hts.	01
County—Hartford:	
Parts of county:	
C.T. 5048	
C.T. 5049	
Northcentral Bridgeport	03
County—Fairfield:	
Parts of county:	
C.T. 728	
Northcentral Hartford	04
County—Hartford:	
Parts of county:	
C.T. 5008-5010	
C.T. 5012-5015	
C.T. 5017	
C.T. 5018	
C.T. 5035	
C.T. 5037	
Southeast Bridgeport	02
County—Fairfield:	
Parts of county:	
C.T. 740-744	
Southwest Bridgeport	01
County—Fairfield:	
Parts of county:	
C.T. 702-706	
Southwest Stanford	02
County—Fairfield:	
Parts of county:	
C.T. 222	
C.T. 223	

DENTAL CARE: Connecticut

Population Group Listing

Population group	Degree of shortage group
Low Inc. Pop. (Middletown)	01
County—Middlesex:	
Parts of county:	
C.T. 5401	
C.T. 5407	
C.T. 5408	

DENTAL CARE: Delaware

County Listing

County name	Degree of shortage group
Sussex	04

DENTAL CARE: District of Columbia

County Listing

County name	Degree of shortage group
District of Columbia:	
Service Area: North Capital	01

DENTAL CARE: District of Columbia

—Continued

Service Area Listing

Service area name	Degree of shortage group
North Capital	01
Parts of District:	
C.T. 33.20	
C.T. 46	
C.T. 47 (½)	
C.T. 86 (½)	
C.T. 87 (½)	

DENTAL CARE: Florida

County Listing

County name	Degree of shortage group
Baker:	
Facility: Baker Correctional Institution	01
Citrus	04
Collier:	
Service area: Collier (southern portion)	01
Service area: Immokalee	01
Columbia	04
Dade:	
Population group: Haitian pop. of Edison/Little Riv	01
Dixie	02
Facility: Cross City Correctional Institution	01
Escambia:	
Service Area: Northern Escambia	03
Franklin	03
Gilchrist	01
Glades:	
Service area: Glades/Hendry	02
Gulf	03
Hamilton	04
Hardee	02
Hendry:	
Service area: Glades/Hendry	02
Hernando	04
Highlands:	
Population group: Low inc pop. of Highlands	03
Hillsborough:	
Service area: Hillsborough/Mantee	02
Holmes	03
Indian River:	
Population group: Dent. Indigent of Indian River	01
Jackson	03
Lafayette	01
Lake:	
Population group: Mig/Seas farmworkers	04
Lee:	
Population group: Migrant pop. of Lee	01
Madison	04
Mantee:	
Service area: Hillsborough/Mantee	02
Martin:	
Service area: Indian Town	01
Okeechobee	02
Orange:	
Service area: West Central Orange	04
Orange:	
Service area: Northwest Orange	02
Osceola	04
Palm Beach:	
Service area: Glades	01
Service area: West Palm Beach	01
Paco	04
Polk:	
Service area: Frostproof	01
Putnam	02
St. Lucie	03
Sumter	01
Suwannee	02
Union	03
Walton	04
Washington	02

DENTAL CARE: Florida—Continued

Service Area Listing

Service area name	Degree of shortage group
Southern Collier	01
County—Collier:	
Parts of county:	
Everglades (southern portion)	
Frostproof	01
County—Polk:	
Parts of County:	
Frostproof	
Lake Wales	
South Babson Park	
Glades	01
County—Palm Beach:	
Parts of County:	
C.T. 80-83	
Glades/Hendry	02
County—Glades	
County—Hendry	
Hillsborough/Mantee	02
County—Hillsborough:	
Parts of county:	
C.T. 121-141	
County—Mantee	
Parts of county:	
C.T. 13-16	
C.T. 19	
Immokalee	01
County—Collier:	
Parts of county:	
Immokalee CCD	
Indian Town	01
County—Martin:	
Parts of county:	
Indian Tw	
Northern Escambia	01
County—Escambia:	
Parts of county:	
C.T. 38-40	
Northwest Orange	02
County—Orange:	
Parts of county:	
C.T. 175-179	
West Central Orange	04
County—Orange:	
Parts of county:	
C.T. 150	
C.T. 171 (N. ½)	
C.T. 172-174	
West Palm Beach	01
County—Palm Beach:	
Parts of county:	
C.T. 22-25	

DENTAL CARE: Florida

Population Group Listing

Population group	Degree of shortage group
Dent. ind. pop. of Indian River County	01
Haitian pop. (Edison/Little River)	01
County—Dade:	
Parts of county:	
C.T. 14	
C.T. 20.01	
C.T. 20.02	
C.T. 22.01	
C.T. 22.02	
Low income pop. of Highlands Co.	03
Migrant population of Lee County	01
Mig./seas. farmworkers of Lake Co.	04

DENTAL CARE: Florida

Facility Listing

Facility	Degree of shortage group
Baker Correctional Inst	01
County—Baker	

DENTAL CARE: Florida—Continued

Facility Listing

Facility	Degree of shortage group
Cross City Corr. Inst.	01
County—Dixie	

DENTAL CARE: Georgia

County Listing

County name	Degree of shortage group
Atkinson	01
Banks	02
Ben Hill	04
Brantley	01
Brooks	02
Bryan	01
Burke:	
Service area: Burke-Jenkins-Screven	04
Butts	03
Calhoun	02
Camden	04
Candler	03
Chattahoochee	01
Chattooga	02
Clarke:	
Service area: Athens Nhbrd Hlth Ctr target area	01
Clinch	01
Coffee	03
Crawford	01
Crisp	04
Dawson	01
Decatur	04
Dooly	02
Early	04
Emanuel	03
Fannin	04
Franklin	04
Fulton:	
Service area: Atlanta southside	01
Glascok:	
Service area: Tri-county	01
Grady	04
Greene	04
Hancock	01
Haralson	02
Harris	01
Hart	03
Heard	01
Irwin	02
Jefferson	03
Jenkins:	
Service area: Burke-Jenkins-Screven	04
Lamar	04
Lanier	04
Lee	01
Liberty	03
Lincoln	03
Long	01
Lumpkin	04
Macon	01
Madison	02
Meriwether	03
Miller	02
Mitchell	03
Montgomery	01
Murray	01
Oconee	04
Olgethorpe	01
Peach	01
Pickens	03
Pike	01
Randolph	02
Richmond:	
Population group: Mentally retarded (Gracewood School)	01
Screven:	
Service area: Burke-Jenkins-Screven	04
Seminole	01
Stewart:	
Service area: Stewart/Webster	02
Sumter:	
Population group: Dent indigent of Sumter	01
Talbot	01
Taliaferro:	
Service area: Tri-county	01
Tattnall	04

DENTAL CARE: Georgia—Continued

County Listing

County name	Degree of shortage group
Taylor.....	02
Union.....	02
Warren:	
Service area: Tri-county.....	01
Webster:	
Service area: Stewart/Webster.....	02
Wilcox.....	01
Wilkinson.....	01
Worth.....	03

DENTAL CARE: Georgia

Service Area Listing

Service area name	Degree of shortage group
Athens Neighborhood Hith Ctr target area.....	01
County—Clarke:	
Parts of county:	
C.T. 2	
C.T. 3	
C.T. 6	
C.T. 9	
Atlanta southside.....	01
County—Fulton:	
Parts of County:	
C.T. 44-50	
C.T. 52	
C.T. 53	
C.T. 55.01	
C.T. 55.02	
C.T. 56-58	
C.T. 63	
C.T. 64	
C.T. 67	
C.T. 69-73	
Burke/Jenkins/Soreven.....	04
County—Burke	
County—Jenkins	
County—Screven	
Stewart/Webster.....	02
County—Stewart	
County—Webster	
Tri-county.....	01
County—Glascock	
County—Taliaferro	
County—Warren	

DENTAL CARE: Georgia

Population Group Listing

Population group	Degree of shortage group
Dent. ind. pop. of Sumter County.....	01
Mentally retarded (Gracewood School).....	01
County—Richmond:	
Parts of County:	
Gracewood School	

DENTAL CARE: Hawaii

County Listing

County name	Degree of shortage group
Hawaii:	
Service area: Kau.....	01

DENTAL CARE: Hawaii—Continued

Service Area Listing

Service area name	Degree of shortage group
Kau.....	01
County—Hawaii:	
Parts of County:	
C.T. 212	

DENTAL CARE: Illinois

County Listing

County name	Degree of shortage group
Alexander:	
Service area: Alexander/Pulaski.....	01
Brown.....	04
Calhoun.....	01
Cook:	
Service area: Englewood area.....	02
Service area: Robbins.....	02
Service area: South Lawndale (Chicago).....	03
Service area: Uptown.....	04
Facility: Cook Co. Dept. of Corrections.....	02
Fayette:	
Population group: Pov. pop. of Fayette.....	02
Gallatin.....	02
Hamilton.....	03
Hancock.....	02
Hardin:	
Service area: Hardin/Pope.....	01
Henderson.....	02
Jackson:	
Population group: Pov. pop. of Jackson.....	01
Kankakee:	
Service area: Pembroke.....	01
Macon:	
Service area: Decatur inner city.....	01
Mercer.....	04
Pope:	
Service area: Hardin/Pope.....	01
Pulaski:	
Service area: Alexander/Pulaski.....	01
Randolph:	
Population group: Pov. pop. of Randolph.....	04
Rock Island:	
Population group: Pov. pop. of Rock Island.....	02
St. Clair:	
Service area: East Side Health Dist.	01
Washington:	
Service area: Nashville.....	03
Wayne.....	02
Will:	
Facility: Joliet Correctional Institution.....	01
Facility: Statesville Correctional Inst.	01
Winnebago:	
Service area: Rockford inner city.....	02

DENTAL CARE: Illinois

Service Area Listing

Service area name	Degree of shortage group
Alexander/Pulaski.....	01
County—Alexander	
County—Pulaski	
Decatur inner city.....	01
County—Macon:	
Parts of county:	
C.T. 1	
C.T. 7-9	
East Side Health Dist.....	01
County—St. Clair:	
Parts of county:	
C.T. 5001-5014	
C.T. 5015.01	
C.T. 5020-5030	

DENTAL CARE: Illinois—Continued

Service Area Listing

Service area name	Degree of shortage group
Englewood area.....	02
County—Cook:	
Parts of county:	
C.T. 6101-6122	
C.T. 6701-6720	
C.T. 6801-6807	
C.T. 6809-6814	
Hardin/Pope.....	01
County—Hardin	
County—Pope	
Nashville.....	03
County—Washington:	
Parts of county:	
Ashley Twp.	
Beaucoup Twp.	
Bolo Twp.	
Covington Twp.	
Dubois Twp.	
Johannsburg Twp.	
Lively Grove Twp.	
Nashville Twp.	
Oakdale Twp.	
Okawville Twp.	
Pilot Knob Twp.	
Plum Hill Twp.	
Richview Twp.	
Venedy Twp.	
Pembroke.....	01
County—Kankakee:	
Parts of county:	
Pembroke Twp.	
Robbins.....	02
County—Cook:	
Parts of county:	
Robbins Village	
Rockford inner city.....	02
County—Winnebago:	
Parts of county:	
C.T. 10	
C.T. 21	
C.T. 22	
C.T. 23.01	
C.T. 23.02	
C.T. 24-28	
South Lawndale (Chicago).....	03
County—Cook:	
Parts of county:	
C.T. 3001-3020	
Uptown.....	04
County—Cook:	
Parts of county:	
C.T. 310-312	
C.T. 315-321	

DENTAL CARE: Illinois

Population Group Listing

Population group	Degree of shortage group
Pov. pop. (Fayette).....	02
County—Fayette:	
Parts of county:	
Poverty population	
Pov. pop. (Jackson).....	01
County—Jackson:	
Parts of county:	
Poverty population	
Pov. pop. (Randolph).....	04
County—Randolph:	
Parts of county:	
Poverty population	
Pov. pop. (Rock Island).....	02
County—Rock Island:	
Parts of county:	
Poverty population	

DENTAL CARE: Illinois—Continued

Facility Listing

Facility	Degree of shortage group
Cook Co. Dept. of Corrections.....	02
County—Cook	
Joliet Correctional Inst.....	01
County—Will	
Statesville Correctional Inst.....	01
County—Will	

DENTAL CARE: Indiana

County Listing

County name	Degree of shortage group
Crawford.....	01
Lake:	
Service area: Gary.....	01
Martin.....	03
Miami.....	03
Owen.....	02
Pike.....	04
Starke.....	04

DENTAL CARE: Indiana

Service Area Listing

Service area name	Degree of shortage group
Gary.....	01
County—Lake:	
Parts of county	
C.T. 101-129	

DENTAL CARE: Iowa

County Listing

County name	Degree of shortage group
Adair.....	03
Appanoose:	
Service area: Albia.....	04
Benton:	
Service area: Belle Plaine.....	03
Cedar:	
Service area: Clarence-Wheatland.....	03
Clarke:	
Service area: Osceola.....	02
Clayton:	
Service area: Southern Clayton County.....	04
Clinton:	
Service area: Clarence-Wheatland.....	03
Crawford:	
Service area: Onawa-Mapleton.....	03
Decatur.....	02
Guthrie.....	03
Harrison:	
Service area: Logan.....	04
Iowa:	
Service area: Brooklyn-Montezuma.....	03
Jasper:	
Service area: Brooklyn-Montezuma.....	03
Jones:	
Service area: Clarence-Wheatland.....	03
Facility: State correctional institution.....	01
Keokuk.....	04
Lee:	
Facility: State correctional institution.....	01
Louisa.....	04
Lucas:	
Service area: Chariton.....	03
Madison:	
Service area: Osceola.....	02
Mahaska:	
Service area: Brooklyn-Montezuma.....	03

DENTAL CARE: Iowa—Continued

County Listing

County name	Degree of shortage group
Marion:	
Service area: Albia.....	04
Monona:	
Service area: Logan.....	04
Service area: Onawa-Mapleton.....	03
Monroe:	
Service area: Albia.....	04
Service area: Chariton.....	03
Polk:	
Population group: Dent Ind of Polk Co.....	01
Pottawattamie:	
Service area: Logan.....	04
Poweshiek:	
Service area: Brooklyn-Montezuma.....	03
Scott:	
Service area: Clarence-Wheatland.....	03
Shelby:	
Service area: Logan.....	04
Tama:	
Service area: Belle Plaine.....	03
Taylor:	
Service area: Bedford.....	02
Union:	
Service area: Osceola.....	02
Van Buren.....	02
Wapello:	
Service area: Albia.....	04
Warren:	
Service area: Chariton.....	03
Service area: Osceola.....	02
Wayne.....	04
Woodbury:	
Service area: Onawa-Mapleton.....	03

DENTAL CARE: Iowa

Service Area Listing

Service area name	Degree of shortage group
Albia.....	04
County—Appanoose:	
Parts of County:	
Monrovia Town	
County—Marion:	
Parts of County:	
Hamilton Town	
County—Monroe:	
Parts of County:	
Albia City	
Lovilla Town	
County—Wapello:	
Parts of County:	
Blakesburg Town	
Bedford.....	02
County—Taylor:	
Parts of County:	
Bedford Town	
Gravety Town	
Conway Town	
New Market Town	
Sharpsburg Town	
Athelstan Town	
Blockton Town	
Clearfield Town	
Belle Plaine.....	03
County—Benton:	
Parts of County:	
Belle Plaine Town	
Luzerne Town	
Keystone Town	
County—Tama:	
Parts of County:	
Elberon Town	
Vining Town	
Chelsea Town	
Brooklyn—Montezuma.....	03
County—Iowa:	
Parts of County:	
Victor Town	
County—Jasper:	
Parts of County:	
Lynville Town	

DENTAL CARE: Iowa—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Mahaska:	
Parts of County:	
Barnes City Town	
County—Poweshiek:	
Parts of County:	
Brooklyn Town	
Guernsey Town	
Victor Town	
Hartwick Town	
Montezuma Town	
Searshoro Town	
Barnes City Town	
Deep River Town	
Malcom Town	
Chariton.....	03
County—Lucas:	
Parts of County:	
Chariton Township	
Lucas Town	
Derby Town	
Russell Town	
Williamson Town	
County—Monroe:	
Parts of County:	
Melrose Town	
County—Warren:	
Parts of County:	
Lacona Town	
Clarence—Wheatland.....	03
County—Cedar:	
Parts of County:	
Clarence Town	
Lowden Town	
Stanwood Town	
County—Clinton:	
Parts of County:	
Lost Nation Town	
Calamus Town	
Wheatland Town	
Toronto Town	
County—Jones:	
Parts of County:	
Olin Town	
Wyoming Town	
Oxford Junction Town	
County—Scott:	
Parts of County:	
Dixon Town	
New Liberty Town	
Logan.....	04
County—Harrison:	
Parts of County:	
Logan Town	
Magnolia Town	
Woodbine Town	
Missouri Valley Town	
Modale Town	
Persia Town	
Mondamin Town	
Pisgah Town	
Little Sioux Town	
County—Monona:	
Parts of County:	
Moorhead Town	
County—Pottawattamie:	
Parts of County:	
Neola Town	
Underwood Town	
County—Shelby:	
Parts of County:	
Portsmouth Town	
Panama Town	
Tennant Town	
Onawa—Mapleton.....	03
County—Crawford:	
Parts of County:	
Charter Oak Town	
Ricketts Town	
County—Monona:	
Parts of County:	
Whiting Town	
Turin Town	
Castana Town	
Mapleton Town	
Rodney Town	
Onawa Town	
Ute Town	
Soldier Town	

DENTAL CARE: Iowa—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Woodbury:	
Parts of County:	
Anthon Town	
Oto Town	
Hornick Town	
Smithland Town	
Danbury Town	
Osceola	02
County—Clarke	
County—Madison:	
Parts of County:	
Truro Town	
County—Union:	
Parts of County:	
Alton	
Arispe	
Lorimar	
Thayer	
County—Warren:	
Parts of County:	
New Virginia Town	
Southern Clayton County	04
County—Clayton:	
Parts of County:	
Guttenberg City	
Garber Town	
Elkport Town	
North Buena Vista Town	
Elkader Town	
Saint Olaf Town	
Garnaville Township	
Little Port Town	
Volga City Town	
Edgewood Town	
Strawberry Point Town	

DENTAL CARE: Iowa

Population Group Listing

Population group	Degree of shortage group
Dentally indigent of Polk Co	01

DENTAL CARE: Iowa

Facility Listing

Facility	Degree of shortage group
State correctional institutions	01
County—Jones	
Parts of county:	
Men's Reformatory (Anamosa)	
County—Lee	
Parts of county:	
State Penitentiary (Fl. Madison)	

DENTAL CARE: Kansas

County Listing

County name	Degree of shortage group
Chase	01
Chautauqua	03
Cherokee	03
Colfax	02
Comanche	01
Gove:	
Service area: Gove/Logan	04
Graham	01
Gray	01
Greeley	01
Jefferson	04

DENTAL CARE: Kansas—Continued

County Listing

County name	Degree of shortage group
Jewell	04
Lane	01
Linn	02
Logan:	
Service area: Gove/Logan	04
Meade	04
Ness	03
Smith	03
Wabaunsee	02
Wallace	01
Woodson	03

DENTAL CARE: Kansas

Service Area Listing

Service area name	Degree of shortage group
Gove/Logan	04
County—Gove	
County—Logan	

DENTAL CARE: Kentucky

County Listing

County name	Degree of shortage group
Ballard	04
Bath	04
Bell:	
Service area: Tejay/Pruden Fonde	01
Bracken	02
Breathitt	04
Butler	03
Carlisle	01
Carter	02
Casey	02
Clay	01
Edmonson	01
Elliott	01
Estill	02
Gallatin	01
Grant	03
Hancock	03
Harlan:	
Service area: Cumberland	01
Service area: Western Harlan	01
Jackson	01
Jefferson:	
Service area: West End	03
Johnson	04
Knott	02
Knox:	
Service area: Williamsburg	02
Larue	04
Laurel	02
Lee:	
Service area: Lee/Owsley	02
Leslie	01
Lewis	01
Lincoln	04
Livingston	03
Logan	04
Lyon:	
Facility: Kentucky State Reformatory	01
McCreary	04
Magoffin	01
Martin	01
Menifee	01
Morgan	03
Ohio	03
Owsley:	
Service area: Lee/Owsley	02
Pendleton	04
Perry	02
Pike	04
Spencer	04
Trimble	01
Wayne	04

DENTAL CARE: Kentucky—Continued

County Listing

County name	Degree of shortage group
Webster	03
Whitley:	
Service area: Williamsburg	02
Wolfe	03

DENTAL CARE: Kentucky

Service Area Listing

Service area name	Degree of shortage group
Cumberland	01
County—Harlan:	
Parts of County:	
Benham-Lynch division	
Cumberland CCD	
Poor Fork CCD	
Upper Clover CCD	
Lee/Owsley	02
County—Lee	
County—Owsley	
Tejay/Pruden Fonde	01
County—Bell:	
Parts of County:	
Tejay CCD	
Pruden Fork	
West End	03
County—Jefferson:	
Parts of County:	
C. T. 1-35	
Western Harlan	01
County—Harlan:	
Parts of County:	
Alva CCD	
Wallins Creek CCD	
Williamsburg	02
County—Knox:	
Parts of County:	
Barbourville CCD	
Barbourville east CCD	
Bryants CCD	
Dewitt CCD	
Gridler CCD	
Gray CCD	
Trospen CCD	
Barbourville west CCD	
County—Whitley:	
Parts of County:	
Auler CCD	
Rockholds CCD	
Williamsburg CCD	

DENTAL CARE: Kentucky

Facility Listing

Facility	Degree of shortage group
Kentucky State Reformatory	01
County—Lyon	

DENTAL CARE: Louisiana

Parish Listing

Parish name	Degree of shortage group
Bienville	01
Caddo:	
Population group: Low inc. pop. of Shreveport	01
Caldwell	01
Catahoula	02
Concordia	04
De Soto	03

DENTAL CARE: Louisiana—Continued

<i>Parish Listing</i>	
Parish name	Degree of shortage group
East Baton Rouge:	
Service area: Eden Park.....	01
East Carroll.....	03
Franklin.....	02
Grant.....	01
Jackson.....	03
Lincoln.....	04
Madison.....	01
Morehouse.....	04
Natchitoches.....	04
Orleans:	
Service area: Desire/Florida.....	01
Service area: Irish Channel.....	01
Service area: Lower 9th Ward.....	04
Population group: Pov. pop. of St. Bernard.....	02
Red River.....	01
Sabine:	
Service area: Zwolle.....	01
Tensas.....	01
Union.....	04
Vernon.....	02
West Baton Rouge.....	02
West Carroll.....	01
Winn.....	04

DENTAL CARE: Louisiana

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Desire/Florida.....	01
Parish—Orleans:	
Parts of Parish:	
C. T. 11	
C. T. 14.01	
C. T. 14.02	
C. T. 15	
C. T. 16	
C. T. 17.03	
C. T. 17.04	
C. T. 17.05	
C. T. 17.06	
Eden Park.....	01
Parish—East Baton Rouge:	
Parts of Parish:	
C. T. 8-10	
C. T. 12	
C. T. 13	
Irish Channel.....	01
Parish—Orleans:	
Parts of Parish:	
C. T. 77	
C. T. 78	
C. T. 81.01	
C. T. 81.02	
C. T. 83	
C. T. 87-89	
Lower 9th Ward.....	04
Parish—Orleans:	
Parts of Parish:	
C. T. 7.01	
C. T. 7.02	
C. T. 8	
C. T. 9.01	
C. T. 9.02	
C. T. 9.03	
C. T. 9.04	
Zwolle.....	01
Parish—Sabine:	
Parts of Parish:	
Ward 5	
Ward 6	
Ward 8	

DENTAL CARE: Louisiana—Continued

<i>Population Group Listing</i>	
Population group	Degree of shortage group
Pov. pop. of St. Bernard.....	02
Parish—Orleans:	
Parts of Parish:	
C.T. 33.05	
C.T. 33.06	
Low inc. pop. of Shreveport.....	01
Parish—Caddo:	
Parts of Parish:	
Shreveport	

DENTAL CARE: Maine

<i>County Listing</i>	
County name	Degree of shortage group
Aroostook:	
Service area: Island Falls/Patten.....	01
Franklin:	
Service area: Rangeley/Kingsfield.....	01
Knox:	
Service area: Penobscot Bay.....	01
Oxford:	
Service area: Rangeley/Kingsfield.....	01
Penobscot:	
Service area: Howland/Old Town.....	02
Service area: Island Falls/Patten.....	01
Service area: Brooks.....	01
Waldo:	
Service area: Brooks.....	01
Washington:	
Service area: Eastport/Lubec.....	01

DENTAL CARE: Maine

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Brooks.....	01
County—Penobscot:	
Parts of county:	
Dixmont Twn.	
Etna Twn.	
County—Waldo:	
Parts of county:	
Brooks Twn.	
Freedom Twn.	
Jackson Twn.	
Knox Twn.	
Monroe Twn.	
Montville Twn.	
Thorndike Twn.	
Troy Twn.	
Unity Twn.	
Eastport/Lubec.....	01
County—Washington:	
Parts of county:	
Dennysville Twn.	
Eastport City	
Lubec Twn.	
Pembroke Twn.	
Perry Twn.	
Plantation #14	
Whiting Twn.	
Howland/Old Town.....	02
County—Penobscot:	
Parts of county:	
Alton Twn.	
Argyle Twn.	
Bradley Twn.	
Burlington Twn.	
Edinburg Twn.	
Enfield Twn.	
Grand Falls Plantation	
Greenbush Twn.	
Greenfield Twn.	

DENTAL CARE: Maine—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Howland Twn.	
La Grange Twn.	
Lowell Twn.	
Milford Twn.	
Old Town City	
Passadumbeaq Twn.	
Summitt Twn.	
Island Falls/Patten.....	01
County—Aroostook:	
Parts of county:	
Benedicta Twn.	
Crystal Twn.	
Dyer Brook Twn.	
Hersey Twn.	
Island Falls Twn.	
Moro Plantation	
Sherman Twn.	
Unorg. terr. of S. Aroostook	
County—Penobscot:	
Parts of county:	
Mt. Chase Plantation	
Patten Twn.	
Staceyville Twn.	
Penobscot Bay.....	01
County—Knox:	
Parts of county:	
Matinicus Isle Plantation	
North Haven	
Vinalhaven	
Rangeley/Kingsfield.....	01
County—Franklin:	
Parts of county:	
Caplin Plantation	
Dallas Plantation	
Eustis Twn.	
Kingsfield Twn.	
Madrid Twn.	
Phillips Twn.	
Rangeley Plantation	
Rangeley Twn.	
Sandy River Plantation	
Unorg. terr. (N. Franklin)	
County—Oxford:	
Parts of county:	
Lincoln Plantation	
Magalloway Plantation	

DENTAL CARE: Maryland

<i>County Listing</i>	
County name	Degree of shortage group
Somerset:	
Service area: Princess Anne.....	02
Baltimore city:	
Service area: Constant Care.....	02
Service area: East Baltimore.....	01
Service area: Hampden/Woodberry/Remington....	04
Service area: West Baltimore.....	02

DENTAL CARE: Maryland

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Constant Care.....	02
County—Baltimore City:	
Parts of County:	
C.T. 402	
C.T. 1401-1403	
C.T. 1501	
C.T. 1502	
C.T. 1601-1604	
C.T. 1701-1703	
C.T. 2101	

DENTAL CARE: Maryland—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
East Baltimore.....	01
County—Baltimore City:	
Parts of County:	
C.T. 501	
C.T. 603-605	
C.T. 704	
C.T. 806-808	
C.T. 909	
C.T. 1001	
C.T. 1002	
C.T. 1004	
Hampden/Woodberry/Remington.....	04
County—Baltimore City:	
Parts of County:	
C.T. 1203	
C.T. 1206	
C.T. 1207	
C.T. 1305	
C.T. 1306	
C.T. 1308.02	
Princess Anne.....	02
County—Somerset:	
Parts of County:	
Election Dist. 1	
Election Dist. 3	
Election Dist. 4	
Election Dist. 6	
Election Dist. 8	
Election Dist. 13	
Election Dist. 15	
West Baltimore.....	02
County—Baltimore City:	
Parts of County:	
C.T. 1801-1803	
C.T. 1901-1903	
C.T. 2001-2005	

DENTAL CARE: Massachusetts

<i>County Listing</i>	
County name	Degree of shortage group
Suffolk:	
Service area: Allston.....	01
Service area: North Dorchester.....	02
Service area: Roxbury.....	03
Service area: South end.....	03

Dental care: Massachusetts

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Allston.....	01
County—Suffolk:	
Parts of County:	
C.T. 1	
C.T. 7	
C.T. 8	
North Dorchester.....	02
County—Suffolk:	
Parts of County:	
C.T. 901-924	
Roxbury.....	03
County—Suffolk:	
Parts of County:	
C.T. 801-821	
South End.....	03
County—Suffolk:	
Parts of County:	
C.T. 703 (S. ½)	
C.T. 704-712	

DENTAL CARE: Michigan

<i>County Listing</i>	
County name	Degree of shortage group
Alcona.....	03
Arenac:	
Service area: Rifle River.....	02
Service area: Sterling-Standish.....	04
Bay:	
Service area: Sterling-Standish.....	04
Chippewa:	
Service area: Bay Mills.....	01
Clare:	
Service area: Harrison.....	04
Genesee:	
Service area: North Flint.....	01
Gladwin:	
Service area: Gladwin.....	04
Service area: Sterling-Standish.....	04
Iosco:	
Service area: Rifle River.....	02
Lapeer:	
Service area: Sandusky.....	04
Livingston:	
Service area: Cohoctah.....	01
Ogemau:	
Service area: Rifle River.....	02
Roscommon:	
Service area: Houghton Lake-St. Helen.....	04
Saginaw:	
Service area: Easton.....	04
Service area: Saginaw (inner city).....	04
Sanilac:	
Service area: Sandusky.....	04
Shiawassee:	
Service area: Cohoctah.....	01
Service area: Easton.....	04
Wayne:	
Service area: Detroit (east).....	02
Service area: Detroit (west).....	03
Service area: Eloise.....	04
Service area: Sumpter.....	03
Facility: Herman Kiefer Health Complex.....	02
Facility: Titus Greenwood Health Center.....	02
Facility: Wayne County Jail.....	02

DENTAL CARE: Michigan

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Bay Mills.....	01
County—Chippewa:	
Parts of county:	
Bay Mills Twp.	
Chippewa Twp.	
Hubert Twp.	
Superior Twp.	
Whitefish Twp.	
Cohoctah.....	01
County—Livingston:	
Parts of county:	
Cohoctah Twp.	
Conway Twp.	
Deerfield Twp.	
County—Shiawassee:	
Parts of County:	
Antrim Twp.	
Burns Twp.	
Perry Twp.	
Detroit (east).....	02
County—Wayne:	
Parts of county:	
C.T. 501-503	
C.T. 505	
C.T. 509	
C.T. 511-515	
C.T. 517-527	
C.T. 537	
C.T. 539-542	
C.T. 547-550	
C.T. 554-556	
C.T. 558-572	
C.T. 601.01	
C.T. 602	
C.T. 604	
C.T. 651-657	

DENTAL CARE: Michigan—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
C.T. 662-665	
C.T. 751-797	
C.T. 951-961	
Detroit (west).....	03
County—Wayne:	
Parts of county:	
C.T. 3-13	
C.T. 15-21	
C.T. 36	
C.T. 39-41	
C.T. 43	
C.T. 51-56	
C.T. 58-64	
C.T. 66-73	
C.T. 101	
C.T. 103-123	
C.T. 153-169	
C.T. 170 (portions)	
C.T. 171 (portions)	
C.T. 173-183	
C.T. 184 (portions)	
C.T. 185	
C.T. 187	
C.T. 201-203	
C.T. 206-213	
C.T. 209	
C.T. 251-255	
C.T. 256.01	
C.T. 256.02	
C.T. 257	
C.T. 258.01	
C.T. 259.02	
C.T. 260	
C.T. 261.01	
C.T. 261.02	
C.T. 262.01 (portions)	
C.T. 262.02 (portions)	
C.T. 263	
C.T. 358	
C.T. 401	
C.T. 407	
C.T. 408	
C.T. 409.01	
Easton.....	04
County—Saginaw:	
Parts of county:	
Brady Twp.	
Chapin Twp.	
Chesaning Twp.	
Maple Grove Twp.	
County—Shiawassee:	
Parts of county:	
Fairfield Twp.	
Hazelton Twp.	
New Haven Twp.	
Rush Twp.	
Eloise.....	04
County—Wayne:	
Parts of county:	
C.T. 841-844	
C.T. 918.01	
C.T. 918.02	
C.T. 919	
C.T. 942.02	
C.T. 943	
Gladwin.....	04
County—Gladwin:	
Parts of county:	
Beaverton City	
Beaverton Twp.	
Bentley Twp.	
Billings Twp.	
Buckeye Twp.	
Butman Twp.	
Clement Twp.	
Gladwin City	
Gladwin Twp.	
Grant Twp.	
Hay Twp.	
Sage Twp.	
Secord Twp.	
Sherman Twp.	
Tobacco Twp.	
Harrison.....	04
County—Clare:	
Parts of county:	
Arthur Twp.	
Franklin Twp.	

DENTAL CARE: Michigan—Continued

Service Area Listing

Service area name	Degree of shortage group
Freeman Twp.	
Frost Twp.	
Greenwood Twp.	
Hamilton Twp.	
Harrison City	
Hatton Twp.	
Hayes Twp.	
Lincoln Twp.	
Redding Twp.	
Summerfield Twp.	
Winterfield Twp.	
Houghton Lake/St. Helen	04
County—Roscommon:	
Parts of county:	
Richfield Twp.	
Au Sable Twp.	
Nester Twp.	
Backus Twp.	
Higgins Twp.	
Denton Twp.	
Roscommon Twp.	
North Flint	01
County—Genesee:	
Parts of county:	
C.T. 1-7	
C.T. 19-26	
C.T. 44	
Rifle River	02
County—Arenac:	
Parts of county:	
Moffet twp.	
Clayton Twp.	
Mason Twp.	
County—Iosco:	
Parts of county:	
Plainfield Twp.	
Reno Twp.	
Burleigh Twp.	
County—Ogemaw:	
Parts of county:	
Horton Twp.	
Mills Twp.	
Richland Twp.	
Churchhill Twp.	
Logan Twp.	
Saginaw (inner city)	04
County—Saginaw:	
Parts of county:	
C.T. 1-11	
Sandusky	04
County—Lapeer:	
Parts of county:	
Burnside Twp.	
County—Sanilac	04
Sterling/Standish	04
County—Arenac:	
Parts of county:	
Adams Twp.	
Arenac Twp.	
Au Gres City	
Au Gres Twp.	
Deep River Twp.	
Lincoln Twp.	
Omer City	
Sims Twp.	
Standish Twp.	
Turner Twp.	
Whitney Twp.	
County—Bay:	
Parts of county	
Gibson Twp.	
County—Gladwin:	
Parts of county:	
Bouret Twp.	
Grim Twp.	
Sumpter	03
County—Wayne:	
Parts of county:	
C.T. 937	
C.T. 938.01	
C.T. 938.02	
C.T. 939-941	
C.T. 942.01	

DENTAL CARE: Michigan—Continued

Facility Listing

Facility name	Degree of shortage group
Herman Kiefer Health Complex.....	02
County—Wayne	
Titus Greenwood Health Center.....	02
County—Wayne	
Wayne County Jail	02
County—Wayne	

DENTAL CARE: Minnesota

County Listing

County name	Degree of shortage group
Hennepin:	
Population group: Indian pop. of Minneapolis	01

DENTAL CARE: Minnesota

Population Group Listing

Population group	Degree of shortage group
Indian pop. of Minneapolis.....	01
County—Hennepin	

DENTAL CARE: Mississippi

County Listing

County name	Degree of shortage group
Amite.....	03
Attala.....	04
Benton.....	01
Bolivar.....	04
Carroll.....	01
Chickasaw.....	03
Choctaw.....	01
Claiborne.....	03
Clarke.....	01
Clay.....	01
Copiah.....	02
Covington.....	04
De Soto.....	02
Franklin.....	01
Greene.....	01
Hinds:	
Service area: Good Samaritan.....	02
Service area: Southwest Hinds.....	01
Holmes.....	04
Humphreys.....	01
Issaquena:	
Service area: Issaquena/Sharkey	04
Itawamba.....	04
Jasper.....	01
Kemper.....	01
Lafayette.....	04
Lamar.....	03
Leake.....	01
Madison.....	01
Marshall.....	01
Monroe.....	04
Montgomery.....	01
Neshoba.....	03
Newton.....	03
Noxubee.....	01
Perry.....	01
Pontotoc.....	03
Prentiss.....	02
Quitman.....	02
Rankin.....	03
Sharkey:	
Service area: Issaquena/Sharkey	04
Smith.....	02
Stone.....	01

DENTAL CARE: Mississippi—Continued

County Listing

County name	Degree of shortage group
Tallahatchie.....	02
Tate.....	03
Tippah.....	04
Tishomingo.....	03
Tunica.....	01
Walthall.....	02
Wayne.....	03
Webster.....	03
Winston.....	04
Yalobusha.....	03
Yazoo.....	03

DENTAL CARE: Mississippi

Service Area Listing

Service area name	Degree of shortage group
Good Samaritan.....	02
County—Hinds:	
Parts of County:	
C.T. 17-20	
C.T. 25-28	
Issaquena/Sharkey	04
County—Issaquena	
County—Sharkey	
Southwest Hinds.....	01
County—Hinds:	
Parts of County:	
C.T. 106	
C.T. 107	
C.T. 112	
C.T. 113	

DENTAL CARE: Missouri

County Listing

County name	Degree of shortage group
Bollinger.....	01
Carter.....	04
Cedar:	
Service area: Humansville.....	02
Chariton.....	04
Clark.....	02
Dallas.....	04
Davies.....	03
De Kalb.....	04
Dunklin.....	04
Hickory:	
Service area: Hickory.....	01
Service area: Humansville.....	02
Holt.....	02
Iron.....	04
Jackson:	
Service area: Central Kansas City.....	02
Knox.....	03
Lewis.....	02
Lincoln.....	03
McDonald.....	02
Maries.....	02
Mississippi.....	04
New Madrid.....	04
Oregon.....	01
Ozark.....	01
Pemiscot.....	02
Polk:	
Service area: Humansville.....	02
Pulaski.....	03
Ralls.....	01
Reynolds.....	01
Ripley.....	02
St. Clair:	
Service area: Humansville.....	02
St. Louis City:	
Service area: Grace Hill.....	01
Schuyler.....	01
Scotland.....	04
Shannon.....	01

DENTAL CARE: Missouri—Continued

County Listing

County name	Degree of shortage group
Stone.....	04
Sullivan.....	03
Texas.....	04
Washington.....	02
Wayne.....	01
Webster.....	04
Wright.....	04

DENTAL CARE: Missouri

Service Area Listing

Service area name	Degree of shortage group
Central Kansas City.....	02
County—Jackson:	
Parts of County:	
C.T. 4-10.....	
C.T. 15-28.....	
C.T. 32-34.....	
C.T. 35.01.....	
C.T. 35.02.....	
C.T. 36.01.....	
C.T. 36.02.....	
C.T. 37-42.....	
C.T. 52-55.....	
C.T. 56.01.....	
C.T. 56.02.....	
C.T. 57.....	
C.T. 58.01.....	
C.T. 58.02.....	
C.T. 59.01.....	
C.T. 60-64.....	
C.T. 75-77.....	
C.T. 78.01.....	
C.T. 78.02.....	
C.T. 79.....	
C.T. 80.....	
Grace Hill.....	01
County—St. Louis City:	
Parts of County:	
C.T. 1095.....	
C.T. 1202.....	
C.T. 1203.....	
C.T. 1261-1285.....	
Hickory.....	01
County—Hickory:	
Parts of County:	
Center Township.....	
Cross Timbers Township.....	
Green Township.....	
Jordan Township.....	
Montgomery Township.....	
Stark Township.....	
Wheatland Township.....	
Humansville.....	02
County—Cedar:	
Parts of County:	
Jefferson Township.....	
Washington Township.....	
County—Hickory:	
Parts of County:	
Tyler Township.....	
Weaubleau Township.....	
County—Polk:	
Parts of County:	
Campbell Township.....	
Cluquot Township.....	
Flemington Township.....	
Jefferson Township.....	
Johnson Township.....	
County—St. Clair:	
Parts of County:	
Collins Township.....	
Washington Township.....	

DENTAL CARE: Montana

County Listing

County name	Degree of shortage group
Liberty.....	01
Roosevelt.....	
Service area: Poplar/Wolf Point.....	02

DENTAL CARE: Montana

Service Area Listing

Service area name	Degree of shortage group
Poplar/Wolf Point.....	02
County—Roosevelt:	
Parts of county:	
Poplar div.....	
Wolf Point div.....	
Wolf Point rural div.....	

DENTAL CARE: Nebraska

County Area Listing

County area name	Degree of shortage group
Arthur:	
Service area: Mullen.....	01
Cherry:	
Service area: Mullen.....	01
Douglas:	
Service area: Northeast Omaha.....	04
Grant:	
Service area: Mullen.....	01
Hooker:	
Service area: Mullen.....	01
Logan:	
Service area: Mullen.....	01
McPherson:	
Service area: Mullen.....	01
Thomas:	
Service area: Mullen.....	01
Thurston:	
Population group: Winnebago Indians of Thurston County.....	01

DENTAL CARE: Nebraska

Service Area Listing

Service area name	Degree of shortage group
Mullen.....	01
County—Arthur.....	
County—Cherry:	
Parts of county:	
Calf Creek prec.....	
Elsmere prec.....	
Gilkaspie prec.....	
Kennedy prec.....	
Lackey prec.....	
Loup prec.....	
Mother Lake prec.....	
Pleasant Hill prec.....	
Wells prec.....	
Elsmere.....	
County—Grant.....	
County—Hooker.....	
County—Logan:	
Parts of county:	
Burt prec.....	
Cody Lake prec.....	
Lone Valley prec.....	
County—McPherson.....	

DENTAL CARE: Nebraska—Continued

Service Area Listing

Service area name	Degree of shortage group
Parts of county:	
Hall prec.....	
Whitewater prec.....	
Worden prec.....	
County—Thomas.....	
Northeast Omaha.....	04
County—Douglas:	
Parts of county:	
C.T. 6.....	
C.T. 7.....	
C.T. 9-12.....	
C.T. 13.01.....	
C.T. 13.02.....	
C.T. 14.....	
C.T. 15.....	
C.T. 52.....	
C.T. 60.....	

DENTAL CARE: Nebraska

Population Group Listing

Population group	Degree of shortage group
Winnebago Indians of Thurston County.....	01

DENTAL CARE: Nevada

County Listing

County name	Degree of shortage group
Clark:	
Service area: Northeast Clark.....	01
Service area: South/Southwest Clark.....	01
Service area: Western Clark.....	01
Population group: Low inc. pop. of W. Las Vegas.....	01
Esméralda.....	01
Eureka.....	01
Lander.....	01
Lyon.....	03
Mineral.....	02
Nye.....	01
Storey.....	01
White Pine.....	04

DENTAL CARE: Nevada

Service Area Listing

Service area name	Degree of shortage group
Northeast Clark.....	01
County—Clark:	
Parts of county:	
C.T. 56.....	
C.T. 59 (E. part).....	
South/Southwest Clark.....	01
County—Clark:	
Parts of county:	
C.T. 57.....	
C.T. 58 (S. part).....	
Western Clark.....	01
County—Clark:	
Parts of county:	
C.T. 58 (N. and central part).....	
C.T. 59 (W. part).....	

DENTAL CARE: Nevada—Continued

Population Group Listing

Population group	Degree of shortage group
Low inc. pop. (W. Las Vegas)	01
County—Clark:	
Parts of county:	
C.T. 3.01	
C.T. 3.02	
C.T. 7	
C.T. 9	
C.T. 10	
C.T. 35	

DENTAL CARE: New Jersey

County Listing

County name	Degree of shortage group
Mercer:	
Population group: Dent ind of Austin service area	03
Passaic:	
Service area: Northside Paterson	02

DENTAL CARE: New Jersey

Service Area Listing

Service area name	Degree of shortage group
Northside Paterson	02
County—Passaic:	
Parts of county:	
C.T. 1803	
C.T. 1804	
C.T. 1805	
C.T. 1806	
C.T. 1807	

DENTAL CARE: New Jersey

Population Group Listing

Population group	Degree of shortage group
Dent. ind. of Austin service area	03
County—Mercer:	
Parts of county:	
C.T. 1	
C.T. 8 (portion)	
C.T. 9	
C.T. 10	
C.T. 11 (portion)	
C.T. 14 (portion)	
C.T. 15	
C.T. 16	
C.T. 17	
C.T. 18 (portion)	
C.T. 19	
C.T. 20	
C.T. 21 (portion)	
C.T. 22 (portion)	

DENTAL CARE: New Mexico

County Listing

County name	Degree of shortage group
Bernalillo:	
Service area: Los Padillas/Pajarito	01
Catron	01
Chaves:	
Population group: Indigent pop. of S. Chaves	04
De Baca:	
Service area: Ft. Sumner-Santa Rosa	01
Dona Ana:	
Service area: Hatch	01
Service area: Southern Dona Ana	01
Guadalupe:	
Service area: Ft. Sumner-Santa Rosa	01
Harding	01
Hidalgo	01
Lincoln:	
Service area: Northern Lincoln Co	01
McKinley:	
Population group: Navajo Indian pop	01
Quay	04
Rio Arriba	03
Sandoval	01
San Miguel	04
Santa Fe:	
Population group: Indigent pop. of Santa Fe	01
Sierra	01
Torrance	02

DENTAL CARE: New Mexico

Service Area Listing

Service area name	Degree of shortage group
Ft. Sumner-Santa Rosa	01
County—De Baca	
County—Guadalupe	
Hatch	01
County—Dona Ana:	
Parts of county:	
Hatch	
Los Padillas-Pajarito	01
County—Bernalillo:	
Parts of county:	
C.T. 46	
Northern Lincoln Co	01
County—Lincoln	
Parts of county:	
Carrizozo	
Capitan	
Corona	
Southern Dona Ana	01
County—Dona Ana:	
Parts of county:	
E.D. 76 (Anthony)	
E.D. 77 (Anthony)	
E.D. 79	
E.D. 80 (La Mesa)	
E.D. 81	
E.D. 84 (La Union)	

DENTAL CARE: New Mexico

Population Group Listing

Population group	Degree of shortage group
Indigent pop. of S. Chaves	01
County—Chaves:	
Parts of County:	
C.T. 12-14	
Indigent pop. of Santa Fe Co	01
Indian pop. of Navajo area	01
County—McKinley	

DENTAL CARE: New York

County Listing

County name	Degree of shortage group
Bronx:	
Service area: Morris Heights	03
Service area: Soundview	04
Service area: South Bronx	04
Service area: South/Central Bronx/Fort Apache	04
Cattaraugus:	
Service area: Northwest Cattaraugus	01
Cortland:	
Service area: Marathon	01
Kings:	
Service area: Brownsville	03
Service area: Coney Island	01
Service area: Gowanus/Park Slope	02
Service area: Southwest Brooklyn (hith area 41)	01
Service area: South Williamsburg (Brooklyn)	04
Service area: Sunset Park	03
New York:	
Service area: East/Central Harlem	03
Service area: East Harlem	02
Service area: Lower Eastside	02
Service area: Metro North	03
Service area: West Harlem	04
Rockland:	
Service area: Northern Rockland	04
Westchester:	
Population group: Dent ind pop. of Mt. Vernon	02

DENTAL CARE: New York

Service Area Listing

Service area name	Degree of shortage group
Brownsville	03
County—Kings:	
Parts of county:	
C.T. 882	
C.T. 884	
C.T. 886	
C.T. 888	
C.T. 890	
C.T. 892	
C.T. 894	
C.T. 896	
C.T. 898	
C.T. 900	
C.T. 902	
C.T. 904	
C.T. 906	
C.T. 908	
C.T. 910	
C.T. 912	
C.T. 914	
C.T. 916	
C.T. 918	
C.T. 920	
C.T. 922	
Coney Island	01
County—Kings:	
Parts of county:	
C.T. 326	
C.T. 328	
C.T. 330	
C.T. 340	
C.T. 342	
C.T. 348.02	
C.T. 352	
East/Central Harlem	03
County—New York:	
Parts of county:	
C.T. 186	
C.T. 190	

DENTAL CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 197.02	
C.T. 200	
C.T. 201.02	
C.T. 206	
C.T. 207.02	
C.T. 208	
C.T. 209.02	
C.T. 210	
C.T. 212	
C.T. 213.02	
C.T. 214	
C.T. 216	
C.T. 217.02	
C.T. 218	
C.T. 220	
C.T. 221.02	
C.T. 222	
C.T. 224	
C.T. 226	
C.T. 227.02	
C.T. 228	
C.T. 230	
C.T. 231.02	
C.T. 232	
C.T. 234	
C.T. 235.02	
C.T. 236	
C.T. 243.02	
East Harlem	02
County—New York:	
Parts of county:	
C.T. 166	
C.T. 168	
C.T. 172.01	
C.T. 172.02	
C.T. 174.01	
C.T. 174.02	
C.T. 178	
C.T. 180	
C.T. 182	
C.T. 184	
C.T. 188	
C.T. 192	
C.T. 194	
C.T. 196	
C.T. 198	
C.T. 202	
C.T. 204	
Gowanus/Park Slope	02
County—Kings:	
Parts of County:	
C.T. 71	
C.T. 127	
C.T. 131	
C.T. 133	
Lower Eastside	02
County—New York:	
Parts of county:	
C.T. 10.02	
C.T. 20	
C.T. 22.02	
C.T. 24	
C.T. 26.01	
C.T. 26.02	
Marathon	01
County—Cortland:	
Parts of county:	
Cincinnati	
Freetown	
Harford	
Lapeer	
Marathon	
Taylor	
Willet	
Metro North	03
County—New York:	
Parts of County:	
C.T. 156.02	
C.T. 162	
C.T. 164	
C.T. 170	
Morris Heights	03
County—Bronx:	
Parts of County:	
C.T. 235.01	
C.T. 235.02	
C.T. 237.02	
C.T. 239	

DENTAL CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 241	
C.T. 243	
C.T. 245	
C.T. 247	
C.T. 249	
C.T. 251	
C.T. 253	
C.T. 255	
C.T. 257	
Northern Rockland	04
County—Rockland:	
Parts of County:	
C.T. 101-107	
Northwest Cattaraugus	01
County—Cattaraugus:	
Parts of County:	
Dayton	
Persia	
Otto	
East Otto	
Mansfield	
Leon	
New Albion	
Conewango	
Napoli	
Little Valley	
South Williamsburg (Brooklyn)	04
County—Kings:	
Parts of County:	
C.T. 253	
C.T. 257	
C.T. 259.01	
C.T. 259.02	
C.T. 261	
C.T. 279	
C.T. 281	
C.T. 283	
C.T. 285.01	
C.T. 285.02	
C.T. 287	
C.T. 289	
C.T. 291	
C.T. 293	
C.T. 387	
C.T. 389	
C.T. 391	
C.T. 393	
C.T. 395	
C.T. 397	
C.T. 399	
C.T. 415	
C.T. 417	
C.T. 419	
C.T. 421	
C.T. 423	
C.T. 429	
C.T. 435	
C.T. 467	
C.T. 489	
C.T. 491	
C.T. 505	
C.T. 507	
C.T. 509	
C.T. 511	
C.T. 523	
C.T. 525	
C.T. 527	
C.T. 529	
C.T. 531	
C.T. 533	
C.T. 535	
C.T. 537	
C.T. 539	
C.T. 545	
C.T. 547	
C.T. 549	
Southwest Brooklyn	01
County—Kings:	
Parts of county:	
C.T. 55	
C.T. 57	
C.T. 59	
C.T. 65	
Soundview	04
County—Bronx:	
Parts of county:	
C.T. 2	
C.T. 4	

DENTAL CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 16	
C.T. 20	
C.T. 24	
C.T. 28	
C.T. 36	
C.T. 38	
C.T. 40.01	
C.T. 40.02	
C.T. 44	
C.T. 46	
C.T. 48	
C.T. 50	
C.T. 52	
C.T. 54	
C.T. 56	
C.T. 62	
C.T. 64	
C.T. 66	
C.T. 68	
C.T. 70	
C.T. 72	
C.T. 74	
C.T. 78	
C.T. 84	
C.T. 86	
C.T. 88	
C.T. 98	
C.T. 102	
C.T. 110	
C.T. 118	
C.T. 130	
C.T. 132	
C.T. 138	
C.T. 144	
C.T. 154	
C.T. 156	
C.T. 158	
C.T. 160	
C.T. 162	
C.T. 164	
C.T. 166	
C.T. 194	
C.T. 214	
C.T. 274	
C.T. 276	
South Bronx	04
County—Bronx:	
Parts of county:	
C.T. 11	
C.T. 15	
C.T. 17	
C.T. 23	
C.T. 25	
C.T. 27.01	
C.T. 27.02	
C.T. 31	
C.T. 33	
C.T. 35	
C.T. 37	
C.T. 39	
C.T. 41	
C.T. 43	
C.T. 47	
C.T. 49	
C.T. 53	
C.T. 59.01	
C.T. 59.02	
C.T. 61	
C.T. 65	
C.T. 67	
C.T. 69	
C.T. 71	
C.T. 73	
C.T. 75	
C.T. 77	
C.T. 79	
C.T. 81	
C.T. 83	
C.T. 85	
C.T. 87	
C.T. 89	
C.T. 91	
C.T. 97	
C.T. 99	
C.T. 105	
C.T. 115.01	
C.T. 115.02	
C.T. 119	

DENTAL CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 127.02	
C.T. 129.01	
C.T. 129.02	
C.T. 133	
C.T. 136	
C.T. 137	
C.T. 139	
C.T. 141	
C.T. 134	
C.T. 145	
C.T. 147	
C.T. 149	
C.T. 153	
C.T. 155	
C.T. 163	
C.T. 166	
C.T. 167	
C.T. 169	
C.T. 171	
C.T. 173	
C.T. 175	
C.T. 177	
C.T. 179	
C.T. 181	
C.T. 183	
C.T. 187	
C.T. 189	
C.T. 193	
C.T. 195	
C.T. 197	
C.T. 199	
C.T. 201	
C.T. 211	
C.T. 213.02	
C.T. 217.02	
C.T. 219	
C.T. 221	
C.T. 223	
C.T. 225	
G.T. 227.02	
C.T. 227.03	
C.T. 229.02	
C.T. 367	
C.T. 369.02	
South Central Bronx-Fort Apache.....	04
County—Bronx:	
Parts of county:	
C.T. 121.01	
C.T. 121.02	
C.T. 123	
C.T. 125	
C.T. 127.01	
C.T. 131	
C.T. 151	
C.T. 157	
C.T. 161	
Sunset Park.....	03
County—Kings:	
Parts of county:	
C.T. 2	
C.T. 18	
C.T. 20	
C.T. 22	
C.T. 72	
C.T. 74	
C.T. 76	
C.T. 78	
C.T. 80	
C.T. 82	
C.T. 84	
C.T. 86	
C.T. 88	
C.T. 90 (parts)	
C.T. 92 (parts)	
C.T. 94 (parts)	
C.T. 96	
C.T. 98	
C.T. 100	
C.T. 101	
C.T. 104 (parts)	
C.T. 106 (parts)	
C.T. 108 (parts)	
C.T. 118	
C.T. 122	
C.T. 143	
C.T. 145	
C.T. 147	
C.T. 162	

DENTAL CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
West Harlem.....	04
County—New York:	
Parts of county:	
C.T. 209.01	
C.T. 211	
C.T. 213.01	
C.T. 217.01	
C.T. 219	
C.T. 221.01	
C.T. 223	
C.T. 225	
C.T. 227.01	
C.T. 229	
C.T. 231.01	
C.T. 233	

DENTAL CARE: New York

Population Group Listing

Population group	Degree of shortage group
Dent ind. pop. of Mt. Vernon.....	02
County—Westchester:	
Parts of county:	
C.T. 25	
C.T. 27	
C.T. 28	
C.T. 29	
C.T. 31	
C.T. 32	
C.T. 35	

DENTAL CARE: North Carolina

County Listing

County name	Degree of shortage group
Alexander.....	03
Anson.....	01
Beaufort:	
Service area: Chocowinity—Richland.....	01
Bertie.....	02
Bladen.....	04
Brunswick.....	04
Caldwell.....	04
Camden.....	01
Chatham.....	04
Columbus.....	04
Cumberland:	
Service area: Eastern Cumberland Co.....	01
Curruck.....	02
Duplin.....	02
Durham:	
Service area: Lincoln Comm Hlth Ctr.....	02
Edgecombe.....	03
Franklin.....	03
Gates.....	01
Greene.....	01
Halifax.....	03
Harnett.....	04
Hertford.....	04
Hoke.....	02
Hyde.....	01
Jackson.....	04
Jones.....	02
McDowell.....	04
Macon.....	04
Madison.....	03
Martin.....	04
Mitchell:	
Service area: Northern Mitchell Co.....	01
Northampton.....	01
Onslow.....	04
Pender.....	02
Perquimans.....	01
Robeson:	
Population group: Dent ind of Pembroke.....	01
Sampson.....	03

DENTAL CARE: North Carolina—Continued

County Listing

County name	Degree of shortage group
Scotland.....	04
Swain.....	04
Tyrrell.....	01
Union.....	02
Warren.....	03
Washington.....	02
Wilkes.....	03

DENTAL CARE: North Carolina

Service Area Listing

Service area name	Degree of shortage group
Chocowinity-Richland.....	01
County—Beaufort:	
Parts of county:	
Chocowinity Twp.	
Richland Twp.	
Eastern Cumberland Co.....	01
County—Cumberland:	
Parts of county:	
Eastern Cumberland Co.	
Lincoln Comm. Hlth. Ctr. service area.....	02
County—Durham:	
Parts of county:	
C.T. 8.01	
C.T. 8.02	
C.T. 9	
C.T. 10.01	
C.T. 11	
C.T. 12.01	
C.T. 12.02	
C.T. 13.01	
C.T. 13.02	
C.T. 14	
Northern Mitchell Co.....	01
County—Mitchell:	
Parts of county:	
Bakersville	
Cane Creek	
Little Rock Creek	
Fork Mountain	
Red Hill	
Harrell	
Bradshaw	
Poplar	
Snow Creek	

DENTAL CARE: North Carolina

Population Group Listing

Population group	Degree of shortage group
Dent. ind. pop. of Pembroke area.....	01
County—Robeson:	
Parts of county:	
Burnt Twp. (dent. ind. pop.)	
Pembroke Twp. (dent. ind. pop.)	
Philadelphus Twp. (dent. ind. pop.)	
Smiths Twp. (dent. ind. pop.)	
Swamp Twp. (dent. ind. pop.)	

DENTAL CARE: North Dakota

County Listing

County name	Degree of shortage group
Benson.....	03
Billings.....	01
Burke.....	01
Dunn.....	01
Eddy.....	04

DENTAL CARE: North Dakota—Continued

County Listing

County name	Degree of shortage group
Emmons.....	01
Grant.....	01
Kidder.....	03
Logan.....	01
McHenry:	
Service area: Harvey.....	04
McKenzie.....	04
Mercer:	
Service area: Mercer/Oliver.....	02
Mountrail.....	03
Oliver:	
Service area: Mercer/Oliver.....	02
Pierce:	
Service area: Harvey.....	04
Sheridan:	
Service area: Harvey.....	04
Sioux.....	01
Slope.....	01
Ward:	
Service area: Kenmare.....	01
Wells:	
Service area: Harvey.....	04

DENTAL CARE: North Dakota

Service Area Listing

Service area name	Degree of shortage group
Harvey.....	04
County—McHenry:	
Parts of County:	
Drake div.....	
County—Pierce:	
Parts of County:	
South Pierce division.....	
County—Sheridan	
County—Wells	
Kenmare.....	01
County—Ward:	
Parts of County:	
Des Lacs Valley div.....	
Kenmare div.....	
Mercer/Oliver.....	02
County—Mercer	
County—Oliver	

DENTAL CARE: Ohio

County Listing

County name	Degree of shortage group
Adams.....	01
Brown.....	03
Cuyahoga:	
Service area: Clark—Fulton/Denison/Tremont.....	01
Service area: Corlett/ML Pleas/Wdland.....	03
Service area: Glenville-Cleveland.....	02
Service area: Hough/Norwood.....	02
Service area: Near Westside—Cleveland.....	03
Service area: North/South Collingwood.....	04
Service area: Puritas—Bellaire/Jeffrsn.....	04
Population group: homebound pop. of Cuyahoga Co.....	01
Darke.....	03
Hamilton:	
Service area: Winton Hills (Cincinnati).....	02
Harrison.....	02
Henry.....	02
Lucas:	
Service area: Old West End/Ctr City/Door.....	02
Mahoning:	
Service area: Eastside—Youngstown.....	02
Meigs.....	03
Monroe.....	03
Montgomery:	
Service area: Dayton (west central).....	04
Service area: Dayton (southwest).....	01

DENTAL CARE: Ohio—Continued

County Listing

County name	Degree of shortage group
Service area: Dayton (northwest).....	02
Morgan.....	02
Noble.....	04
Perry.....	03
Ross:	
Population group: Dent. ind. of Ross Co.....	04
Sandusky:	
Population group: Mig. pop. of Sandusky Co.....	01
Population group: Pov. pop. of Sandusky Co.....	01
Vinton.....	01

DENTAL CARE: Ohio

Service Area Listing

Service area name	Degree of shortage group
Dayton (west central).....	04
County—Montgomery:	
Parts of County:	
C.T. 1-5.....	
C.T. 16-18.....	
C.T. 30.....	
C.T. 31.....	
Dayton (southwest).....	01
County—Montgomery:	
Parts of County:	
C.T. 19.....	
C.T. 22.....	
C.T. 23.....	
C.T. 25-29.....	
C.T. 32-34.....	
Dayton (northwest).....	02
County—Montgomery:	
Parts of County:	
C.T. 6.....	
C.T. 7.....	
C.T. 12-15.....	
C.T. 20.....	
C.T. 21.....	
Clark—Fulton/Denison/Tremont.....	01
County—Cuyahoga:	
Parts of County:	
C.T. 1027-1029.....	
C.T. 1041-1048.....	
C.T. 1049 (Denison).....	
C.T. 1051-1053.....	
C.T. 1054-1056.....	
Corlett/ML Pleas/Wdland.....	03
County—Cuyahoga:	
Parts of County:	
C.T. 1156.....	
C.T. 1193.....	
C.T. 1198.....	
C.T. 1199.....	
C.T. 1201.....	
C.T. 1203-1209.....	
C.T. 1213.....	
Eastside—Youngstown.....	02
County—Mahoning:	
Parts of County:	
C.T. 8001-8008.....	
Glenville-Cleveland.....	02
County—Cuyahoga:	
Parts of County:	
C.T. 1114.....	
C.T. 1161-1168.....	
C.T. 1181-1185.....	
Hough/Norwood.....	02
County—Cuyahoga:	
Parts of County:	
C.T. 1112.....	
C.T. 1113.....	
C.T. 1115-1119.....	
C.T. 1121.....	
C.T. 1123-1128.....	
Near Westside—Cleveland.....	03
County—Cuyahoga:	
Parts of County:	
C.T. 1025.....	
C.T. 1026.....	
C.T. 1031-1039.....	
North/South Collingwood.....	04

DENTAL CARE: Ohio—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Cuyahoga:	
Parts of County:	
C.T. 1169.....	
C.T. 1171-1179.....	
C.T. 1261.....	
Old West End/Ctr City/Door.....	02
County—Lucas	
Parts of County:	
C.T. 8.....	
C.T. 14-16.....	
C.T. 21-23.....	
C.T. 24.01.....	
C.T. 24.02.....	
C.T. 25-27.....	
C.T. 31-37.....	
Puritas—Bellaire/Jefferson.....	04
County—Cuyahoga:	
Parts of County:	
C.T. 1014.....	
C.T. 1021.....	
C.T. 1033.....	
C.T. 1035.....	
C.T. 1239.....	
C.T. 1241-1246.....	
Winton Hills (Cincinnati).....	02
County—Hamilton:	
Parts of County:	
C.T. 73 (Winton Hills).....	
C.T. 80 (Winton Hills).....	
C.T. 257 (Elmwood Place).....	

DENTAL CARE: Ohio

Population Group Listing

Population group	Degree of shortage group
Dentally indigent pop. of Ross Co.....	04
Homebound pop. of Cuyahoga Co.....	01
Migrant pop. of Sandusky Co.....	01
Poverty pop. of Sandusky Co.....	01

DENTAL CARE: Oklahoma

County Listing

County name	Degree of shortage group
Adair.....	02
Atoka.....	01
Beaver.....	03
Choctaw.....	04
Coal.....	01
Cotton.....	04
Delaware.....	03
Dewey.....	01
Greer.....	03
Haskell.....	01
Hughes.....	04
Johnston.....	02
Kiowa.....	04
Latimer.....	03
Le Flore.....	03
McCurain.....	04
Major.....	03
Okfuskee.....	01
Oklahoma:	
Service area: Southeast Oklahoma City.....	03
Osage.....	03
Pushmataha.....	01
Roger Mills.....	01
Seminole.....	04
Tulsa:	
Service area: North Tulsa.....	04

DENTAL CARE: Oklahoma—Continued

Service Area Listing

Service area name	Degree of shortage group
North Tulsa.....	04
County—Tulsa:	
Parts of county:	
C.T. 2-15	
C.T. 62	
C.T. 80	
Southeast Oklahoma City.....	03
County—Oklahoma:	
Parts of county:	
C.T. 1037-1040	
C.T. 1047-1049	
C.T. 1053	
C.T. 1054	
C.T. 1073.01	

DENTAL CARE: Oregon

County Listing

County name	Degree of shortage group
Curry:	
Service area: Port Orford	01
Gilliam	01
Malheur:	
Service area: Jordan Valley	01
Marion:	
Population group: Migrant population	01
Multnomah:	
Service area: North/Northeast Portland.....	03
Polk:	
Population group: Migrant population	01
Tillamook:	
Service area: Pacific City.....	01
Wheeler.....	01
Yamhill:	
Population group: Migrant population	01

DENTAL CARE: Oregon

Service Area Listing

Service area name	Degree of shortage group
Jordan Valley	01
County—Malheur:	
Parts of county:	
Jordan CCD	
North/Northeast Portland.....	04
County—Multnomah:	
Parts of county:	
C.T. 22.01	
C.T. 22.02	
C.T. 33.01	
C.T. 33.02	
C.T. 34.01	
C.T. 34.02	
C.T. 35.01	
C.T. 35.02	
C.T. 36.01	
C.T. 36.02	
C.T. 37.01	
C.T. 37.02	
C.T. 38.01	
C.T. 38.02	
C.T. 38.03	
C.T. 39.01	
C.T. 39.02	
C.T. 40.01	
C.T. 40.02	
Pacific City.....	01
County—Tillamook:	
Parts of county:	
Beaver div. (S ½)	
Neskowin div.	
Port Orford.....	01
County—Curry:	
Parts of county:	
Port Orford CCD	

DENTAL CARE: Oregon—Continued

Population Group Listing

Population group	Degree of shortage group
Mig. pop. of Marion/Polk/Yamhill.....	01

DENTAL CARE: Pennsylvania

County Listing

County name	Degree of shortage group
Adams:	
Service area: North Adams.....	04
Allegheny:	
Service area: Arlington Heights/St. Clair	01
Service area: Beltzhoover/Knoxville.....	01
Service area: Homerwood-Brushton.....	04
Service area: Manchester.....	01
Service area: McKees Rocks/Stowe.....	04
Armstrong:	
Service area: Armstrong-Clarion.....	03
Service area: Kiski Valley.....	03
Bedford:	
Service area: Broad Top	02
Service area: Hyndman	01
Cambria:	
Service area: North Cambria (areas 1&8).....	03
Service area: South Central Clearfield	02
Carbon:	
Service area: Jim Thorpe	01
Centre:	
Service area: Snow Shoe.....	03
Clarion:	
Service area: Armstrong-Clarion.....	03
Service area: Forest.....	02
Clearfield:	
Service area: Snow Shoe.....	03
Service area: South Central Clearfield	02
Clint:	
Service area: Renovo	01
Crawford:	
Service area: East Crawford County.....	01
Dauphin:	
Service area: Tri-Town.....	04
Delaware:	
Service area: City of Chester.....	02
Erie:	
Population Group: Low inc. pop. of Erie City	04
Fayette:	
Service area: Greensboro	02
Forest:	
Service area: Forest.....	02
Franklin:	
Service area: Valleys Community.....	01
Fulton:	
Service area: Greensboro	02
Greene:	
Service area: West Greene.....	01
Huntingdon:	
Service area: Broad Top	02
Service area: Mt. Union.....	02
Service area: Orbisonia	02
Indiana:	
Service area: Indiana—N Portion.....	02
Lancaster:	
Service area: Welsh Mountain.....	02
Population Group: Sp-spkg pop of SE Lancaster City.....	02
Mercer:	
Population Group: Low inc. pop. of Farrell/Sharon.....	01
Mifflin:	
Service area: McClure.....	04
Service area: Mt. Union.....	02
Northumberland:	
Service area: Hemdon/Mandata	01
Perry:	
Service area: North Philadelphia.....	01
Philadelphia:	
Service area: North Philadelphia.....	01
Schuylkill:	
Service area: Hemdon/Mandata	01
Service area: Shenandoah/Mahanoy City	03
Service area: Tri-Town.....	04
Snyder:	
Service area: McClure.....	04

DENTAL CARE: Pennsylvania—Continued

County Listing

County name	Degree of shortage group
Somerset:	
Service area: Hyndman	01
Sullivan.....	01
Susquehanna:	
Service area: Barnes-Kasson.....	03
Tioga:	
Service area: Blossburg.....	04
Venango:	
Service area: Forest.....	02
Warren:	
Service area: Forest.....	02
Wayne:	
Service area: Barnes-Kasson.....	03
Westmoreland:	
Service area: Kiski Valley.....	03
Wyoming:	
Service area: Southern Wyoming Co.....	01
York:	
Service area: York City.....	04

DENTAL CARE: Pennsylvania

Service Area Listing

Service area name	Degree of shortage group
Arlington Heights/St. Clair	01
County—Allegheny:	
Parts of county:	
C. T. 318.04	
C. T. 318.05	
Armstrong-Clarion.....	03
County—Armstrong:	
Parts of county:	
Brady's Bend Township	
Madison Township	
Perry Township	
Pine Township	
Sugarcreek Township	
Washington Township	
County—Clarion:	
Parts of county:	
Brady Township	
East Brady Township	
Madison Township	
Barnes-Kasson.....	03
County—Susquehanna:	
Parts of county:	
C. T. 301	
C. T. 302	
C. T. 307	
County—Wayne:	
Parts of county:	
Mt. Pleasant Twp.	
Preston Twp.	
Scott Twp.	
Starrucca Boro.	
Beltzhoover/Knoxville	01
County—Allegheny:	
Parts of county:	
C. T. 318.04	
C. T. 318.05	
C. T. 330.01	
Blossburg.....	04
County—Tioga:	
Parts of county:	
Blossburg Boro.	
Bloss Twp.	
Covington Twp.	
Duncan Twp.	
Hamilton Twp.	
Liberty Boro.	
Liberty Twp.	
Putnam Twp.	
Union Twp. (W. ½)	
Ward Twp.	
Broad Top.....	02
County—Bedford:	
Parts of county:	
Broad Top Twp.	
Coaldale Boro.	
Hopewell Boro.	
Liberty Twp.	
Saxton Twp.	

DENTAL CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Huntingdon:	
Parts of county:	
Broad Top City Boro.	
Carbon Twp.	
Cass Twp.	
Cassville Boro.	
Coalmont Boro.	
Dudley Boro.	
Hopewell Twp.	
Lincoln Twp.	
Marklesburg Boro.	
Penn Twp.	
Todd Twp.	
Wood Twp.	
Chester City.....	02
County—Deleware:	
Parts of county:	
C. T. 4048	
C. T. 4049.01	
C. T. 4049.02	
C. T. 4050-4057	
C. T. 4058.01	
C. T. 4058.02	
C. T. 4059	
C. T. 4060	
East Crawford County.....	01
County—Crawford:	
Parts of county:	
Athens Township	
Bloomfield Township	
Centerville Township	
Richmond Township	
Rockdale Township	
Roma Township	
Sparta Township	
Spartanburg Township	
Steuben Township	
Townville Borough	
Forest.....	02
County—Clarion:	
Parts of county:	
Washington Township	
Farmington Township	
County—Forest:	
County—Venago:	
Parts of county:	
Pleasantville Township	
Allegheny Township	
President Township	
County—Warren:	
Parts of county:	
Triumph Township	
Limestone Township	
Watson Township	
Deerfield Township	
Cherry Grove Township	
South West Township	
Greensboro.....	02
County—Fayette:	
Parts of county:	
Point Marion Borough	
German Township	
Nicholson Township	
Springhill Township	
County—Greene:	
Parts of county:	
Dunkard Township	
Greene Township	
Monogahela Township	
Greensboro Township	
Herndon/Mandata.....	01
County—Northumberland:	
Parts of county:	
East Cameron Twp.	
Herndon Twp.	
Jackson Twp.	
Jordon Twp.	
Little Mahoney Twp.	
Lower Mahoney Twp.	
Upper Mahoney Twp.	
Washington Twp.	
West Cameron Twp.	
County—Schuylkill:	
Parts of county:	
Eldred Twp.	
Upper Mahantango	

DENTAL CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Homerwood-Brushlton.....	04
County—Allegheny:	
Parts of county:	
C. T. 1207	
C. T. 1301-1305	
Hyndman.....	01
County—Bedford:	
Parts of county:	
Harrison Twp.	
Hyndman Boro.	
Junata Twp.	
Londonderry Twp.	
County—Somerset:	
Parts of county:	
Allegheny Twp.	
Fairhope Twp.	
Northern Indiana.....	02
County—Indiana:	
Parts of county:	
West Mahoning Twp.	
North Mahoning Twp.	
South Mahoning Twp.	
East Mahoning Twp.	
Canoe Twp.	
Banks Twp.	
Grant Twp.	
Montgomery Twp.	
Washington Twp.	
Rayne Twp.	
Green Twp.	
Pine Twp.	
Glen Campbell Borough.	
Smicksburg Borough.	
Cherry Tree Borough.	
Marion Center Borough.	
Plumville Borough.	
Creekside Borough.	
Clymer	
Jim Thorpe.....	01
County—Carbon:	
Parts of county:	
Kidder Township	
Penn Forest Township	
Jim Thorpe Township	
East Side Borough	
Lausanne Township	
Lehigh Township	
Kiski Valley.....	03
County—Armstrong:	
Parts of county:	
Apollo Borough	
Bethel Township	
Burrell Township	
Galpin Township	
Kiskiminitas Township	
Leechburg Borough	
North Apollo Borough	
Parks Township	
South Bend Township	
County—Westmoreland:	
Parts of county:	
Allegheny Township	
Avonmore Borough	
Bell Township	
East Vandergrift Borough	
Hyde Park Borough	
Oklahoma Borough	
Vandergrift Borough	
Washington Township	
West Leechburg Borough	
Manchester.....	01
County—Allegheny:	
Parts of county:	
C. T. 321.01	
C. T. 321.02	
C. T. 321.03	
C. T. 321.05	
McClure.....	04
County—Mifflin:	
Parts of county:	
Decatur (N. ½)	
County—Snyder:	
Parts of county:	
Adams Twp.	
McClure	
Spring Twp.	
West Beaver Twp.	

DENTAL CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
McKees Rocks/Stowe.....	04
County—Allegheny:	
Parts of county:	
C. T. 4621-4625	
C. T. 4631-4636	
Mt. Union.....	02
County—Huntingdon:	
Parts of county:	
Brady Twp.	
Mapleton	
Mill Creek	
Mt. Union	
Shirleysburg	
Shirley Twp.	
Union Twp.	
County—Mifflin:	
Parts of county:	
Newton Hamilton	
Wayne Twp.	
North Adams.....	04
County—Adams:	
Parts of county:	
Menallen Township	
Tyrone Township	
Huntington Township	
Butler Township	
Arendtsville Borough	
Bendersville Borough	
Biglerville Borough	
York Springs Borough	
North Cambria (areas 1 and 8).....	03
County—Cambria:	
Parts of county:	
Allegheny Twp.	
Ashville Boro.	
Barnesboro Boro.	
Barr Twp.	
Carrolltown Boro.	
Chest Springs Boro.	
Chest Twp.	
Clearfield Twp.	
Dean Twp.	
East Carroll Twp.	
Elder Twp.	
Gallitzin Boro.	
Gallitzin Twp.	
Hastings Boro.	
Loretto Boro.	
Patton Boro.	
Reade Twp.	
Spangler Boro.	
Susquehanna Twp.	
Tunnel Hill Boro.	
West Carroll Twp.	
White Twp.	
North Philadelphia.....	01
County—Philadelphia:	
Parts of county:	
C. T. 131-133.	
C. T. 135-141.	
C. T. 145-149.	
C. T. 151-155.	
C. T. 165-169.	
C. T. 171-174.	
Orbisonia.....	02
County—Huntington:	
Parts of county:	
Clay Twp.	
Cromwell Twp.	
Dublin Twp.	
Orbisonia Boro.	
Rockhill Boro.	
Saltillo Boro.	
Shade Gap Boro.	
Springfield Twp.	
Tell Twp.	
Three Springs Boro.	
Renovo.....	01
County—Clinton:	
Parts of county:	
Chapman Twp.	
East Keating Twp.	
Grugan Twp.	
Liedy Twp.	
Noyes Twp.	
Renovo Boro.	
South Renovo Boro.	

DENTAL CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Shenandoah/Mahanoy City.....	03
County—Schuylkill:	
Parts of county:	
Deland Twp.	
East Union Twp.	
Gilberton Boro.	
Kline Twp.	
Mahanoy City Boro.	
Mahanoy Twp.	
Mcadoo Boro.	
North Union Twp.	
Ringtown Boro.	
Ryan Twp.	
Shenandoah Boro.	
Union Twp.	
West Mahanoy Twp.	
Snow Shoe.....	03
County—Centre:	
Parts of county:	
Baggs Twp. (W. ½)	
Burnside Twp.	
Curtin Twp. (W. ½)	
Huston Twp. (N. ½)	
Snow Shoe	
Snow Shoe Twp.	
Union Twp.	
Unionville	
County—Clearfield:	
Parts of county:	
Cooper Twp. (N. ½)	
Covington Twp.	
Karthauss Twp.	
South Central Clearfield.....	02
County—Cambria:	
Parts of county:	
Read Twp. (N. ½)	
White Twp.	
County—Clearfield:	
Parts of county:	
Beccaria Twp.	
Bigler Twp. (W. ½)	
Chest Twp.	
Coalport Boro.	
Glen Hope Boro.	
Gulich Twp.	
Irvona Boro.	
Jordan Twp.	
Ramay Boro.	
Westover Boro.	
Southern Wyoming Co.....	01
County—Wyoming:	
Parts of county:	
Exeter Twp.	
Faus Twp.	
Monroe Twp.	
Northmoreland Twp.	
Noxen Twp.	
Tri-Town.....	04
County—Dauphin:	
Parts of county:	
Lykens Borough	
Williamstown Borough	
Gratz Borough	
Wiconisco Township	
County—Schuylkill:	
Parts of county:	
Tower City Borough	
Frailey Township	
Valleys Community.....	01
County—Franklin:	
Parts of county:	
Fannet Township	
Metal Township	
Welsh Mountain.....	02
County—Lancaster:	
Parts of county:	
Salisbury Township	
Caernarvon Township	
Earl Township	
East Earl Township	
West Greene.....	01
County—Greene:	
Parts of county:	
Alleppo Township	
Gilmore Township	
Gray Township	

DENTAL CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Jackson Township	
Richhill Township	
Springhill Township	
Center Township	
Freeport Township	
Morris Township	
Washington Township	
Wayne Township	
York City.....	04
County—York:	
Parts of county:	
C. T. 1-3	
C. T. 5	
C. T. 7	
C. T. 10	
C. T. 15	
C. T. 16	

DENTAL CARE: Pennsylvania

Population Group Listing

Population group	Degree of shortage group
Low income pop. of Erie City.....	04
County—Erie	
Low income pop. of Farrell/Sharon.....	01
County—Mercer	
Spanish spkg. pop. of S.E. Lancaster City.....	02
County—Lancaster:	
Parts of county:	
C.T. 8	
C.T. 9	
C.T. 15	
C.T. 16	

DENTAL CARE: South Carolina

County Listing

County name	Degree of shortage group
Abbeville:	
Service area: Isla.....	01
Allendale.....	02
Anderson:	
Service area: Isla.....	01
Beaufort.....	04
Berkeley.....	03
Calhoun.....	03
Charleston:	
Service area: Sea Island.....	01
Chester:	
Service area: Richburg.....	01
Chesterfield.....	04
Ciarendon.....	04
Darlington.....	04
Dillon.....	04
Edgefield.....	04
Fairfield.....	03
Jasper.....	01
Kershaw:	
Service area: Bethune/Mt. Pisgah.....	04
Lancaster.....	02
Lee.....	03
Marlboro.....	02
Richland:	
Service area: Richland Co.....	01
Saluda.....	02
Sumter.....	04
Williamsburg.....	03
York:	
Service area: Western York Co.....	03

DENTAL CARE: South Carolina—Continued

Service Area Listing

Service area name	Degree of shortage group
Bethune/Mt. Pisgah.....	04
County—Kershaw:	
Parts of county:	
Bethune Div.	
Mt. Pisgah Div.	
Isla.....	01
County—Abbeville:	
Parts of county:	
Antreville-Lowndesville.	
Cashoun Falls Div.	
County—Anderson:	
Parts of county:	
Iva.	
Starr.	
Richburg.....	01
County—Chester:	
Parts of county:	
Richburg Div.	
Lansford Div.	
Great Falls Div.	
E.D. 397 part Chester Div.	
E.D. 398 part Chester Div.	
E.D. 402 part Chester Div.	
E.D. 406 part Chester Div.	
Richland Co.....	01
County—Richland:	
Parts of county:	
C.T. 118.	
C.T. 119.02.	
C.T. 120.	
Sea Island.....	01
County—Charleston	
Parts of county:	
C.T. 19.01.	
C.T. 19.02.	
C.T. 20.01.	
C.T. 20.02.	
C.T. 20.03.	
C.T. 20.04.	
C.T. 21.01.	
C.T. 21.02.	
C.T. 22-25.	
Western York Co.....	03
County—York:	
Parts of county:	
C.T. 14-16.	
C.T. 17 (E.D. 9).	
C.T. 19.	

DENTAL CARE: South Dakota

County Listing

County name	Degree of shortage group
Buffalo.....	01
Campbell.....	01
Corson.....	04
Dewey.....	01
Gregory.....	03
Harding.....	01
Jackson.....	01
Lyman.....	01
Marshall.....	01
Mellette.....	01
Moody.....	03
Roberts.....	02
Sanborn.....	02
Shannon.....	01
Sully.....	03
Todd.....	01
Washabaugh.....	01
Yankton:	
Facility: Human Services Center.....	03

DENTAL CARE: South Dakota—Continued

County Listing

County name	Degree of shortage group
Human Services Center County—Yankton	03

DENTAL CARE: Tennessee

County Listing

County name	Degree of shortage group
Claiborne	04
Clay	03
Cumberland:	
Service area: Monterey	03
Fayette	03
Fentress:	
Service area: Monterey	03
Grainger	02
Hancock	02
Haywood	03
Henry	01
Johnson	02
Lewis	03
Morgan	03
Overton:	
Service area: Monterey	03
Polk:	
Service area: West Polk	01
Putnam:	
Service area: Monterey	03
Scott	02
Union	02
Wayne	03

DENTAL CARE: Tennessee

Service Area Listing

Service area name	Degree of shortage group
Monterey	03
County—Cumberland:	
Parts of county:	
Maryland/Pleasant Hill	
County—Fentress:	
Parts of county:	
Clark Range	
County—Overton:	
Parts of county:	
Crawford	
County—Putnam:	
Parts of county:	
Monterey	
West Polk	01
County—Polk:	
Parts of county:	
E.D. 1-7	

DENTAL CARE: Texas

County listing

County name	Degree of shortage group
Bandera	03
Bee	03
Bexar:	
Service area: East side (San Antonio)	03
Service area: South side (San Antonio)	02
Service area: Southern rural Bexar	01
Service area: West side (San Antonio)	02
Cadwell:	
Population group: indigent pop. of Caldwell	01
Cameron	02
Castro	03
Chambers	03
Cochran	04

DENTAL CARE: Texas—Continued

County listing

County name	Degree of shortage group
Colorado	04
Dallas:	
Service area: Fair Park/White Rock Creek	01
Service area: Lisbon	03
Service area: Simpson Stuart/Polk South	02
Service area: South Dallas	01
Service area: Trinity	02
Service area: West Dallas	02
Population Group: Indian pop. of Dallas/Ft. Worth	01
Deaf Smith	03
Dimmit	01
Duval	01
Edwards	01
El Paso:	
Service area: R.E. Thomason Gen Hosp catch area	01
Frio	01
Hall	04
Hardin	04
Hidalgo	02
Jefferson:	
Service area: Beaumont Inner City	04
Service area: Port Author Inner City	01
Karnes	04
Kinney	01
La Salle	03
Live Oak:	
Service area: McMullen/Live Oak	02
McMullen	02
Service area: McMullen/Live Oak	02
Maverick	01
Newton	04
Parmer	02
Polk	02
San Jacinto	01
Sherman	01
Starr	01
Tarrant:	
Population Group: Indian pop. of Dallas/Ft. Worth	01
Trinity	02
Uvalde	03
Val Verde	03
Waller	04
Webb	02
Willacy	03
Yoakum	02
Zapata	01
Zavala	01

DENTAL CARE: Texas

Service Area Listing

Service area name	Degree of shortage group
Beaumont inner city	04
County—Jefferson:	
Parts of county:	
C.T. 7	
C.T. 8	
C.T. 10	
C.T. 15-19	
East side (San Antonio)	03
County—Bexar:	
Parts of county:	
C.T. 1301	
C.T. 1303-1313	
Fair Park/White Rock Creek	01
County—Dallas:	
Parts of county:	
C.T. 23	
C.T. 25	
C.T. 26	
C.T. 27.01	
C.T. 27.02	
C.T. 28	
C.T. 93.02	
C.T. 115	
Lisbon	03
County—Dallas:	
Parts of county:	
C.T. 56	

DENTAL CARE: Texas—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 57	
C.T. 59.01	
C.T. 59.02	
C.T. 87.01	
C.T. 87.02	
C.T. 88	
McMullen/Live Oak	02
County—Live Oak	
County—McMullen	
Port Arthur Inner City	01
County—Jefferson:	
Parts of county:	
C.T. 51-53	
C.T. 57-62	
R. E. Thomason Gen Hosp service area	01
County—El Paso:	
Parts of county:	
C.T. 28-32	
C.T. 35.01	
C.T. 35.02	
C.T. 36-40	
C.T. 41.01	
C.T. 41.02	
C.T. 42.01	
C.T. 42.02	
C.T. 104	
C.T. 105	
Simpson Stuart/Polk South	02
County—Dallas:	
Parts of county:	
C.T. 112	
C.T. 113	
C.T. 114.01	
C.T. 167.01	
South Dallas	01
County—Dallas:	
Parts of county:	
C.T. 29	
C.T. 31.02	
C.T. 32.02	
C.T. 33-38	
C.T. 39.01	
C.T. 39.02	
C.T. 40	
South Side (San Antonio)	02
County—Bexar:	
Parts of county:	
C.T. 1501	
C.T. 1503-1507	
C.T. 1510	
C.T. 1601-1605	
Southern rural Bexar	01
County—Bexar:	
Parts of county:	
C.T. 1314-1316	
C.T. 1318	
C.T. 1416-1419	
C.T. 1519-1522	
C.T. 1610-1612	
C.T. 1619	
C.T. 1620	
Trinity	02
County—Dallas:	
Parts of county:	
C.T. 41	
C.T. 49	
C.T. 54	
C.T. 55	
C.T. 86	
C.T. 89	
West Dallas	02
County—Dallas:	
Parts of county:	
C.T. 43	
C.T. 101-106	
West side (San Antonio)	02
County—Bexar:	
Parts of county:	
C.T. 1606	
C.T. 1607	
C.T. 1701	
C.T. 1703	
C.T. 1704	
C.T. 1707-1712	
C.T. 1715	
C.T. 1716	

DENTAL CARE: Texas—Continued

Population Group Listing

Table with 2 columns: Population group, Degree of shortage group. Includes Indigent pop. of Caldwell Co, Indian pop. of Dallas/Ft. Worth, etc.

DENTAL CARE: Utah

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Daggett, Piute, Rich.

DENTAL CARE: Vermont

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Addison, Essex, Grand Isle, Washington, etc.

DENTAL CARE: Vermont

Service Area Listing

Table with 2 columns: Service area name, Degree of shortage group. Includes Addison, Plainfield, etc.

DENTAL CARE: Virginia

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Albemarle.

DENTAL CARE: Virginia—Continued

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Amelia, Bath, Brunswick, Buchanan, Charlotte, etc.

DENTAL CARE: Virginia

Service Area Listing

Table with 2 columns: Service area name, Degree of shortage group. Includes King & Queen/N King William, Randolph, etc.

DENTAL CARE: Virginia

Population Group Listing

Table with 2 columns: Population group, Degree of shortage group. Includes Pov. pop. of Henry Co.

DENTAL CARE: Washington

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Adams, Callam, Clark, etc.

DENTAL CARE: Washington

Service Area Listing

Table with 2 columns: Service area name, Degree of shortage group. Includes Grand Coulee.

DENTAL CARE: Washington

Population Group Listing

Table with 2 columns: Population Group, Degree of shortage group. Includes Dent. Ind. Pop. of King Co, Mig Pop. of Grant/Adams, etc.

DENTAL CARE: Washington

Facility Listing

Table with 2 columns: Facility, Degree of shortage group. Includes Seattle & King Co. Jails, Washington State correctional institutions, etc.

DENTAL CARE: Washington—Continued

<i>Facility Listing</i>	
Facility	Degree of shortage group
County—King	
Parts of county	
Seattle (Firland correctional center)	
County—Mason	
Parts of county	
Shelton (Washington corrections center)	
County—Pierce	
Parts of county	
Gig Harbor (Purdy trtment cent for women)	
County—Snohomish	
Parts of county	
Monroe (Washington State reformatory)	
County—Walla Walla	
Parts of county	
Walla Walla (Wa. St. pen/ment health unit)	

DENTAL CARE: West Virginia

<i>county Listing</i>	
county name	Degree of shortage group
Barbour	02
Boone	03
Calhoun	01
Doddridge	03
Fayette:	
Service area: Fayetteville	02
Gilmer	04
Grant:	
Service area: Mt. Storm	01
Greenbrier:	
Service area: Greenbrier	02
Hampshire:	
Service area: Capon Bridge	01
Hardy:	
Service area: Baker	01
Kanawha:	
Service area: St. Albans	04
Lincoln	01
Logan	03
McDowell	04
Marshall:	
Service area: Wetzel	01
Mason county:	
Service area: Mason	01
Mercer:	
Service area: Mercer	01
Mineral:	
Service area: Cabin Run	02
Mingo:	
Service area: Mingo	01
Monongalia:	
Service area: Blacksville	01
Monroe	01
Nicholas:	
Service area: Nicholas-Webster	03
Pleasants:	
Service area: Jefferson	01
Preston	02
Putnam	03
Randolph:	
Service area: Mingo	01
Ritchie	02
Summers	04
Taylor	03
Tucker	03
Tyler:	
Service area: Tyler	01
Upshur:	
Service area: Mingo	01
Wayne:	
Service area: Mingo	01
Webster:	
Service area: Nicholas-Webster	03
Wetzel:	
Service area: Wetzel	01
Wirt	01
Wyoming	03

DENTAL CARE: West Virginia—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Baker	01
County—Hardy	
Parts of county	
Capon	
Lost River	
Blacksville	01
County—Monongalia	
Parts of county	
Clay	
Battelle	
Cabin Run	02
County—Mineral	
Parts of county	
Frankfurt	
Cabin Run	
Capon Bridge	01
County—Hampshire	
Parts of county	
Bloomery	
Capon	
Sherman	
Gore	
Fayetteville	02
County—Fayette	
Parts of county	
Fayetteville	
Falls	
Quinnimont	
Sewell Mountain	
Nuttall	
Mountain Cove	
Greenbrier	02
County—Greenbrier	
Parts of county	
Meadow Bluff	
Jefferson	01
County—Pleasants	
Parts of county	
Grant	
Jefferson	
Lafayette	
McKim	
Union	
Mason	01
County—Mason County	
Parts of county	
Arbuckle District	
Clendenin District	
Cologne District	
Cooper District	
Graham District	
Hannan District	
Robinson District	
Union District	
Waggener District	
Mercer	01
County—Mercer	
Parts of county	
Rock	
Jumping Branch	
Plymouth	
Mingo	01
County—Mingo	
Parts of county	
Hainey	
Hardie	
Kermit	
Lee	
Magnolia	
County—Randolph	
Parts of county	
Middlefork	
County—Upshur	
Parts of county	
Banks	
Meade	
Washington	
County—Wayne	
Parts of county	
Hacker Valley	
Mt. Storm	01
County—Grant	
Parts of county	
Union	
Nicholas-Webster	03
County—Nicholas	
County—Webster	

DENTAL CARE: West Virginia—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
St. Albans	04
County—Kanawha	
Parts of county	
Big Sandy	
Cabin Creek	
Elk	
St. Albans City	
Chesapeake Town	
Malden	
Union	
Washington	
Marmet Town	
Tyler	01
County—Tyler	
Parts of county	
Centerville	
Eltsworth	
McElroy	
Meade	
Union	
Wetzel	01
County—Marshall	
Parts of county	
Liberty District	
Meade District	
Cameron District	
Webster District	
County—Wetzel	
Parts of County	
Clay District	
Church District	
Center District	

DENTAL CARE: Wisconsin

<i>County Listing</i>	
County name	Degree of shortage group
Brown:	
Service area: Kickapoo Valley	01
Buffalo:	
Service area: Whitehall/Arcadia	01
Crawford:	
Service area: Kickapoo Valley	01
Forest:	
Service area: Mountain	02
Jackson	02
Juneau:	
Service area: Hillsboro	02
Langlade:	
Service area: Mountain	02
Milwaukee:	
Service area: Inner City North Milwaukee	02
Monroe:	
Service area: Hillsboro	02
Oconto:	
Service area: Mountain	02
Richland:	
Service area: Hillsboro	02
Service area: Kickapoo Valley	01
Sauk:	
Service area: Hillsboro	02
Taylor:	
Service area: Hillsboro	02
Trempealeau:	
Service area: Whitehall/Arcadia	01
Vernon:	
Service area: Hillsboro	02
Service area: Kickapoo Valley	01

DENTAL CARE: Wisconsin

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Hillsboro area	02
County—Juneau:	
Parts of county:	
Wonewoc (VII)	
Wonewoc (Twn)	

DENTAL CARE: Wisconsin—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Monroe:	
Parts of county:	
Sheldon	
Willington	
Glendale	
Cashton	
Jefferson	
Kendall (VII)	
Sheldon	
County—Richland:	
Parts of county:	
Henrietta	
Westford	
Bloom Town (Part)	
Yuba (VII)	
County—Sauk:	
Parts of county:	
Woodland	
La Valle	
County—Vernon:	
Parts of County:	
Hillsboro (Town)	
Greenwood	
Union Town (Part)	
Forest	
Clinton	
Hillsboro (City)	
Ontario (VII)	
Stark	
Whitestown	
Inner City North Milwaukee	02
County—Milwaukee:	
Parts of county:	
C.T. 66-70	
C.T. 81-88	
C.T. 101-106	
C.T. 114-118	
C.T. 139-142	
Kickapoo Valley	01
County—Brown:	
Parts of county:	
Pulaski Village	
Pittsfield Town	
County—Crawford:	
Parts of county:	
Utica Town	
Mount Sterling Village	
Gays Mills Village	
Bell Center Village	
Haney Town	
Scott Town	
Clayton Town	
Soldiers Grave Village	
County—Richland:	
Parts of county:	
Sylvan Village (Part)	
Forest Town	
Bloom Town (Part)	
Viola Village (Part)	
County—Vernon:	
Parts of county:	
Stark Town	
La Farge Village	
Forest Town	
Union Town (Part)	
Ontario Village	
Whitestown Town	
Clinton Town	
Webster Town	
Liberty Town	
Viola Village (Part)	
Kickapoo Town	
Readstown Village	
Mountain	02
County—Forest:	
Parts of county:	
Freedom Twn	
Wabeno Twn	
Blackwell Twn	
County—Langlade:	
Parts of county:	
Evergreen Twn	
Wolf River Twn	
White Lake Village	
County—Oconto:	
Parts of county:	
Townsend Twn	

DENTAL CARE: Wisconsin—Continued

Service Area Listing

Service area name	Degree of shortage group
Lakewood Twn	
Doty Twn	
Riverview Twn	
Armstrong Twn	
Breed Twn	
Bagley Twn	
Brazeau Twn	
Whitehall/Arcadia	01
County—Buffalo:	
Parts of county:	
Cross	
Glencoe	
Milton	
County—Trempealeau:	
Parts of county:	
Arcadia (City)	
Arcadia (Town)	
Blair (City)	
Burnside (Town)	
Chimney Rock	
Dodge	
Hale	
Independence (City)	
Lincoln	
Pledge	
Pigeon Falls (VII)	
Preston	
Whitehall	

DENTAL CARE: Wyoming

County Listing

County name	Degree of shortage group
Albany:	
Service area: Hanna-Rock River	01
Campbell	03
Carbon:	
Service area: Hanna-Rock River	01
Converse	04
Crook	03
Freemont:	
Service area: Dubois	01
Service area: Sweetwater	01
Johnson:	
Service area: Kaycee	01
Natrona:	
Service area: Sweetwater	01
Platte	03
Sublette:	
Service area: Big Piney	01

DENTAL CARE: Wyoming

County Listing

Service area name	Degree of shortage group
Big Piney	01
County—Sublette	
Parts of county:	
Big Piney CCD	
Dubois	01
County—Fremont	
Parts of county:	
Dubois CCD	
Hanna/Rock River	01
County—Albany	
Parts of county:	
Rock River CCD	
County—Carbon	
Parts of county:	
Hanna CCD	
Kaycee	01
County—Johnson	
Parts of county:	
Kaycee CCD	

DENTAL CARE: Wyoming—Continued

County Listing

Service area name	Degree of shortage group
Sweetwater	01
County—Freemont	
Parts of county:	
Sweetwater CCD	
Shoshoni CCD	
County—Natrona	
Parts of county:	
Hell's Half acre CCD	

DENTAL CARE: Puerto Rico

Municipio Listing

Municipio name	Degree of shortage group
Anasco:	
Service area: Mayaguez Area	02
Barceloneta:	
Population Group: Pov Pop. of Barceloneta	01
Barranquitas:	
Service area: Barranquitas Area	01
Cabo Rojo:	
Service area: Mayaguez Area	02
Catano:	
Service area: Catano Health Area	01
Cidra:	
Population group: Dent Ind of Cidra	01
Comerio:	
Service area: Barranquitas Area	01
Corozal	02
Dorado:	
Service area: Catano Health Area	01
Hatillo	01
Hormigueros:	
Service area: Mayaguez Area	02
Juana Diaz	01
Lares	01
Las Marias	01
Loiza	01
Manati	01
Maricao	02
Maunabo	03
Mayaguez:	
Service area: Mayaguez Area	02
Naranjito:	
Service area: Barranquitas Area	01
Orocovis:	
Service area: Barranquitas Area	01
Patillas	01
Penuelas:	
Service area: Guaragauo Community	01
Ponce:	
Service area: Guaragauo Community	01
Service area: Playa De Ponce	02
Quebradillas	01
Rincon	01
San Sebastian	01
Toa Bajo:	
Service area: Catano Health Area	01
Utua	01
Vega Baja	02
Yauco	02

DENTAL CARE: Puerto Rico

Service Area Listing

Service area name	Degree of shortage group
Barranquitas area	01
Municipio—Barranquitas	
Municipio—Comerio	
Municipio—Naranjito	
Municipio—Orocovis	
Catano health area	01
Municipio—Catano	
Municipio—Dorado	
Municipio—Toa Bajo	
Guaragauo Community	01
Municipio—Penuelas	
Rucio Barrio	

DENTAL CARE: Puerto Rico—Continued

Service Area Listing

Service area name	Degree of shortage group
Municipio—Ponce Guaraduafo Barrio	
Mayaguez Area	02
Municipio—Anasco	
Municipio—Cabo Rojo	
Municipio—Hormigueros	
Municipio—Mayaguez	
Playa De Ponce	02
Municipio—Ponce Playa	

DENTAL CARE: Puerto Rico

Population Group Listing

Population Group	Degree of shortage group
Med. Ind. of Cidra	01
Pov. pop. of Barceloneta	01

DENTAL CARE: Virgin Islands

County Listing

County name	Degree of shortage group
St. Croix Service area: Frederiksted	01

DENTAL CARE: Virgin Islands—Continued

Service Area Listing

Service area name	Degree of shortage group
Frederiksted	01
County—St. Croix Parts of county E.D. 13 E.D. 14 E.D. 19-25	

DENTAL CARE: American Samoa

District Listing

District name	Degree of shortage group
Manu'a District	04
Service area: Terr. of Amer. Samoa	
Eastern Tutuila District	04
Service area: Terr. of Amer. Samoa	
Western Tutuila District	04
Service area: Terr. of Amer. Samoa	
Swains Island District	04
Service area: Terr. of Amer. Samoa	

DENTAL CARE: American Samoa

Service Area Listing

Service area name	Degree of shortage group
Terr. of Amer. Samoa	04
Eastern Tutuila District	
Manu'a District	
Swains Island District	
Western Tutuila District	

DENTAL CARE: Trust Territory—Pacific

District Listing

District name	Degree of shortage group
Ponape District	04
Truk District	04

PRIMARY CARE: Alabama

County Listing

County name	Degree of shortage group
Autauga.....	01
Baldwin:	
Service area: Bay Minette.....	04
Barbour.....	01
Bibb.....	01
Blount.....	01
Bullock.....	01
Butler.....	03
Calhoun:	
Service area: Etowah.....	04
Service area: Oxford/S. Anniston.....	01
Service area: Weaver/N. Anniston.....	01
Service area: Webster Chapel/Alexandria.....	01
Chambers:	
Service area: La Fayette.....	01
Cherokee.....	02
Chilton.....	01
Choctaw.....	01
Clarke:	
Service area: Coffee/Jackson.....	02
Clay.....	04
Cleburne.....	01
Colbert:	
Service area: Cherokee.....	01
Conecuh.....	01
Coosa.....	01
Covington:	
Service area: North Covington.....	01
Service area: South East Covington.....	03
Crenshaw.....	03
Dale.....	01
De Kalb.....	02
Elmore.....	02
Escambia.....	04
Etowah.....	04
Service Area:Etowah.....	
Fayette.....	04
Geneva.....	01
Greene.....	04
Hale.....	02
Henry.....	01
Houston:	
Service area: East Houston.....	01
Jackson.....	02
Jefferson:	
Service area: Pratt City.....	01
Service area: Roosevelt City.....	01
Service area: Warrior/Morris.....	02
Lamar.....	04
Lauderdale:	
Service area: Waterloo.....	02
Lawrence.....	02
Limestone.....	04
Lowndes.....	01
Macon.....	04
Madison:	
Service area: Triana.....	02
Population Group: Med Ind Pop. of Madison.....	02
Marengo.....	03
Marion.....	01
Mobile:	
Service area: Bayou La Batre.....	01
Service area: City of Pritchard.....	01
Service area: Davis Area Community.....	01
Facility:Univ. S. Ala. Childrens Med Ctr.....	01
Monroe.....	04
Montgomery:	
Service area: South Montgomery.....	01
Perry.....	02
Pickens.....	02
Pike.....	03
Russell:	
Service area: Cottonton/Hurtsboro.....	01
St Clair.....	01
Sumter:	
Service area: Black Belt Community.....	01
Talladega:	
Service area: Childersburg.....	01
Service area: Lincoln/Estaboga.....	01
Service area: Munford.....	01
Tallapoosa.....	03
Tuscaloosa:	
Service area: West Tuscaloosa.....	01
Walker.....	02
Washington.....	01
Wilcox.....	02
Winston.....	02

PRIMARY CARE: Alabama—Continued

Service Area Listing

Service area name	Degree of shortage group
Bay Minette.....	04
County—Baldwin:	
Parts of County:	
C.T. 101-106.....	
Bayou La Batre.....	01
County—Mobile:	
Parts of county:	
C.T. 66 (parts).....	
C.T. 67 (parts).....	
C.T. 72 (parts).....	
C.T. 73 (parts).....	
Black Belt Community.....	01
County—Sumter:	
Parts of county:	
Gainsville Div.....	
Livingston Div. (Epps Twn).....	
Panoia/Geiger Div.....	
Cherokee.....	01
County—Colbert:	
Parts of county:	
Cherokee CCD.....	
Childersburg.....	01
County—Talladega:	
Parts of county:	
Childersburg Div.....	
City of Pritchard.....	01
County—Mobile:	
Parts of county:	
C.T. 12.01.....	
C.T. 39.01.....	
C.T. 39.02.....	
C.T. 40-50.....	
C.T. 61.....	
Coffee/Jackson.....	02
County—Clarke:	
Parts of county:	
Coffeeville.....	
Jackson NW.....	
Jackson SE.....	
Cottonton/Hurtsboro.....	01
County—Russell:	
Parts of county:	
Cottonton-Seale.....	
Hurtsboro.....	
Davis Area Community.....	01
County—Mobile:	
Parts of county:	
C.T. 2.....	
C.T. 3.....	
C.T. 4.01.....	
C.T. 4.02.....	
C.T. 5.....	
C.T. 6.....	
East Houston.....	01
County—Houston:	
Parts of county:	
Columbia.....	
Gordon.....	
Etowah.....	04
County—Calhoun:	
Parts of county:	
Piedmont Div.....	
Ochatchee Div.....	
Webster Chapel-Alexandria Div.....	
County—Etowah.....	
La Fayette.....	01
County—Chambers:	
Parts of county:	
La Fayette Div.....	
Lincoln/Estaboga.....	01
County—Talladega:	
Parts of county:	
Lincoln-Estaboga Div.....	
Munford.....	01
County—Talladega:	
Parts of county:	
Munford.....	
North Covington.....	01
County—Covington:	
Parts of county:	
Red Level.....	
Rosehill-Gantt.....	
Oxford/South Anniston.....	01
County—Calhoun:	
Parts of county:	
E.D. 66.....	
E.D. 84.....	
E.D. 86-90.....	

PRIMARY CARE: Alabama—Continued

Service Area Listing

Service area name	Degree of shortage group
E.D. 92-98.....	
City of Oxford.....	
Pratt City.....	01
County—Jefferson:	
Parts of county:	
C.T. 10-12.....	
C.T. 14.....	
Roosevelt City.....	01
County—Jefferson:	
Parts of county:	
C.T. 105.....	
C.T. 131.....	
C.T. 133.....	
C.T. 136.....	
C.T. 137.....	
South East Covington.....	03
County—Covington:	
Parts of county:	
Florala CCD.....	
South Montgomery.....	01
County—Montgomery:	
Parts of county:	
Hope Hull.....	
Pine Level.....	
Ramer.....	
Triana.....	02
County—Madison:	
Parts of county:	
C.T. 106 (E.D. 8, 15).....	
C.T. 110 (E.D. 9A, 9B, 10, 11, 18, 19A).....	
C.T. 112 (E.D. 12, 17B, 20B, 212).....	
Warrior/Morris.....	02
County—Jefferson:	
Parts of county:	
C.T. 113.....	
C.T. 114.....	
Waterloo.....	02
County—Lauderdale:	
Parts of county:	
Waterloo CCD.....	
Weaver/North Anniston.....	01
County—Calhoun:	
Parts of county:	
E.D. 58-65.....	
E.D. 69-77.....	
E.D. 80.....	
E.D. 81.....	
City of Weaver.....	
Webster Chapel/Alexandria.....	01
County—Calhoun:	
Parts of county:	
Webster Chapel/Alexandria.....	
West Tuscaloosa.....	01
County—Tuscaloosa:	
Parts of county:	
C.T. 116-119.....	

PRIMARY CARE: Alabama

Population Group Listing

Population Group	Degree of shortage group
Med. Ind. pop. of Madison Co.....	02

PRIMARY CARE: Alabama

Facility Listing

Facility	Degree of shortage group
Univ. So. Ala. Childrens Med Ctr.....	01
County—Mobile.....	

PRIMARY CARE: Alaska

Division Listing

Division name	Degree of shortage group
Aleutian Islands Div.....	01
Anchorage Div.:	
Populatin Group: Low inc pop. of Anchorage	04
Angoon Div.....	04
Service Area: Juneau	
Barrow div.....	01
Bethel div.....	01
Bristol Bay div.....	03
Service Area: Bristol Bay	
Bristol Bay Boro. div.....	03
Service Area: Bristol Bay	
Juneau Div.....	04
Service Area: Juneau	
Kobuk div.....	01
Kuskulwim div.....	01
Matanuska-Sustina div.....	04
Nome div.....	01
Outer Ketachikan div.....	01
Prince of Wales div.....	01
Seward div.....	04
Skagway-Yakutat div.....	04
Service Area: Juneau	
Southeast-Fairbanks div.....	01
Upper Yukon div.....	01
Valdez-Chitina-Whitt div.....	02
Wade Hampton div.....	01
Yukon-Koyukuk div.....	01

PRIMARY CARE: Alaska

Service area Listing

Service Area name	Degree of shortage group
Bristol Bay.....	03
Bristol Bay div.....	
Bristol Bay Boro. div.....	
Juneau.....	04
Angoon div.....	
Juneau div.....	
Skagway-Yakutat div.....	

PRIMARY CARE: Alaska

Population Group Listing

Population group	Degree of shortage group
Low inc pop. of Anchorage Div.....	04

PRIMARY CARE: Arizona

County Listing

County name	Degree of shortage group
Apache:	
Service area: Puerco Valley.....	01
Service area: St. Johns.....	02
Service area: White Mountain Indian Reser- vation.....	03
Population group: Indian pop. of Ganado.....	01
Population group: Indian pop. of Rough Rock.....	01
Cochise:	
Service area: Benson.....	03
Service area: Bowie.....	01
Service area: Tombstone City area.....	03

PRIMARY CARE: Arizona—Continued

County Listing

County name	Degree of shortage group
Cocorino:	
Service area: Williams.....	02
Gila	
Service area: Payson.....	04
Service area: White Mountain Indian Reser- vation.....	01
Maricopa:	
Service area: El Mirage.....	01
Service area: South Phoenix.....	02
Service area: Town of Guadalupe.....	02
Facility: Maricopa Co. jails.....	02
Mohave:	
Service area: Bullhead City.....	02
Navajo:	
Service area: Kayenta.....	01
Service area: Hopi Indian Reservation.....	01
Service area: White Mountain Indian Reser- vation.....	03
Service area: Winslow.....	04
Population group: Indian pop. of Ganado.....	01
Population group: Indian pop. of Rough Rock.....	01
Pima:	
Service area: El Rio.....	01
Service area: Catalina.....	01
Service area: Marana.....	02
Pinal:	
Service area: Catalina.....	01
Service area: Superior.....	01
Population group: Migrant/seasonal farm- workers of Cent/W. Pinal.....	01
Santa Cruz.....	01
Yavapai:	
Service area: Seligman.....	02
Yuma:	
Service area: Northern Yuma County.....	01
Service area: Somerton Clinic Target area.....	01

PRIMARY CARE: Arizona

Service Area Listing

Service area name	Degree of shortage group
Benson.....	03
County—Cochise:	
Parts of county:	
Benson CCD.....	
Bowie.....	01
County—Cochise:	
Parts of county:	
Bowie CCD.....	
Bullhead city.....	02
County—Mohave:	
Parts of county:	
Kingman North (PT).....	
Kingman South (PT).....	
Catalina.....	01
County—Pima:	
Parts of county:	
C.T. 47.07.....	
County—Pinal:	
Parts of county:	
Oracle Junction (in San Manuel div).....	
El Mirage.....	01
County—Maricopa:	
Parts of county:	
C.T. 405 (Southern ½).....	
C.T. 608.....	
C.T. 609.....	
El Rio.....	01
County—Pima:	
Parts of county:	
C.T. 1-4.....	
C.T. 8-12.....	
C.T. 13.02.....	
C.T. 22-24.....	

PRIMARY CARE: Arizona—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 25.01.....	
C.T. 37.01.....	
C.T. 37.02.....	
C.T. 37.03.....	
C.T. 38.....	
C.T. 39.....	
Hopi Indian Reservation.....	01
County—Navajo:	
Parts of county:	
Hopi division.....	
Kayenta.....	01
County—Navajo:	
Parts of county:	
Navajo Monument division.....	
Marana.....	02
County—Pima:	
Parts of county:	
Marana CCD.....	
Northern Yuma County.....	01
County—Yuma:	
Parts of county:	
Parker division.....	
Payson.....	04
County—Gila:	
Parts of county:	
Christopher Creek.....	
Gisela.....	
Jakes Corner.....	
Kahls Ranch.....	
Payson.....	
Pine.....	
Rye.....	
Strawberry.....	
Tonto div.....	
Tonto Village.....	
County—	
Parts of county:	
Puerco Valley.....	
County—Apache:	
Parts of county:	
Puerco Division.....	
Seligman.....	02
County—Yavapai:	
Parts of county:	
Ashfork division.....	
Somerton.....	01
County—Yuma:	
Parts of county:	
Somerton.....	
Wellton (part).....	
South Phoenix.....	02
County—Maricopa:	
Parts of county:	
C.T. 1152-1161.....	
C.T. 1162.01.....	
C.T. 1162.02.....	
C.T. 1163-1167.....	
St. Johns.....	02
County—Apache:	
Parts of county:	
St. Johns division.....	
Superior.....	01
County—Pinal:	
Parts of county:	
E.D. 6-9.....	
Tombstone City area.....	03
County—Cochise:	
Parts of county:	
Tombstone Div. (Eastern half).....	
Town of Guadalupe.....	02
County—Maricopa:	
Parts of county:	
Town of Guadalupe.....	
White Mountain Indian Reservation.....	03
County—Apache:	
Parts of county:	
McNary division.....	
County—Gila:	
Parts of county:	
Reservation division (part).....	

PRIMARY CARE: Arizona—Continued

Service Area Listing

Service area name	Degree of shortage group
Williams.....	02
County—Coconino:	
Parts of county:	
Williams CCD	
Winslow.....	04
County—Navajo:	
Parts of county:	
Winslow (Part of Little Colorado division)	

PRIMARY CARE: Arizona

Population Group Listing

Population group	Degree of shortage group
Indian pop. of Ganado area.....	01
County—Apache:	
Parts of county:	
Southern part	
County—Navajo:	
Parts of county:	
Southern part	
Indian pop. of Rough Rock area.....	01
County—Apache:	
Parts of county:	
Northern part	
County—Navajo:	
Parts of county:	
Northern part	
Migrant/seasonal farmworkers of cent/w. Pinal.....	01
County—Pinal:	
Parts of county:	
Casa Grande division	
Coolidge division	
Eloy division	
Maricopa/Stanfield division	
Sacaton division	

PRIMARY CARE: Arizona

Facility Listing

Facility	Degree of shortage group
Maricopa Co. Jails.....	02
County—Maricopa	

PRIMARY CARE: Arkansas

County Listing

County name	Degree of shortage group
Arkansas:	
Service Area: Arkansas County.....	01
Ashley.....	02
Calhoun.....	01
Clark:	
Service Area: Southern Clark Co.....	02
Clay.....	01
Cleveland.....	02
Crawford.....	01
Crittenden:	
Service Area: Parkin.....	01
Facility: Crittenden Memorial Hospital.....	01
Cross:	
Service Area: Parkin.....	01
Franklin.....	01
Fulton:	
Service Area: Horseshoe Bend.....	03
Grant.....	04
Howard.....	02
Izard:	
Service Area: Horseshoe Bend.....	03

PRIMARY CARE: Arkansas—Continued

County Listing

County name	Degree of shortage group
Jefferson:	
Service Area: Northeast Jefferson County.....	01
Facility: South Arkansas Correctional Institutions..	02
Lafayette.....	01
Lawrence.....	04
Lee.....	02
Lincoln.....	01
Little River.....	02
Logan.....	02
Lonoke.....	02
Mississippi.....	03
Monroe:	
Service Area: Clarendon.....	01
Montgomery.....	01
Nevada:	
Service Area: Clarendon.....	01
Newton.....	01
Quachita:	
Service Area: Clarendon.....	01
Perry.....	01
Phillips:	
Service Area: Elaine.....	01
Pike:	
Service Area: Elaine.....	01
Polk.....	02
Service Area: Wickes.....	01
Pope:	
Service Area: Atkins.....	01
Prairie.....	01
Pulaski:	
Service Area: East Central Pulaski.....	01
Service Area: McAlmont.....	01
Scott.....	02
Searcy.....	01
Sebastian:	
Service Area: Diamond.....	01
Sharp.....	03
Stone.....	02
Union:	
Service Area: Diamond.....	01
Service Area: Strong.....	01
Van Buren.....	04
Washington:	
Service Area: West Washington.....	02
Woodruff.....	03

PRIMARY CARE: Arkansas

Service Area Listing

Service area name	Degree of shortage group
Arkansas County.....	01
County—Arkansas:	
Parts of county:	
Arkansas Township	
Barton Township	
Bayou Meto Township	
Brewer Township	
Chester Township	
Crochett Township	
Garland Township	
Keaton Township	
La Grue Township	
Point de Luce Township	
Prairie Township	
Stanley Township	
Atkins.....	01
County—Pope:	
Parts of county:	
Burnett	
Center	
Convenience	
Griffin	
Gum Logg	
Hill	
Hogan	
Independence	
Jackson	
Liberty	
Moreland	
North Fork	
Phoenix	

PRIMARY CARE: Arkansas—Continued

Service Area Listing

Service area name	Degree of shortage group
Smyrna	
Sulpher	
Valley	
Wilson	
Clarendon.....	01
County—Monroe:	
Parts of county:	
Cache	
Cypress Ridge	
Hindman	
Pine Ridge	
Roc Roe	
Diamond.....	01
County—Sebastian:	
Parts of county:	
Diamond Twp.	
Hartford Twp.	
Jim Fork Twp.	
Mississippi Twp.	
Sugarloaf Twp.	
County—Union:	
Parts of County:	
Boone	
Van Buren	
County—Pike:	
Parts of county:	
Eagle Township	
Mountain Township	
Muddy Fork Township	
Self Creek Township	
White Township	
East Central Pulaski.....	01
County—Nevada:	
Parts of county:	
Jackson	
Leake	
County—Quachita:	
Parts of County:	
Bragg	
Bridge Creek	
Jefferson	
Lafayette	
Liberty	
Marion	
Smackover	
County—Pulaski:	
Parts of County:	
C.T. 1-13	
C.T. 18	
C.T. 25	
C.T. 26	
C.T. 28	
C.T. 40.01	
Elaine.....	01
County—Phillips:	
Parts of county:	
Jamesbush	
Lake	
Mooney	
Searcy	
Horseshoe Bend.....	03
County—Fulton:	
Parts of county:	
Union	
County—Izard:	
Parts of county:	
Baker	
Franklin	
Jefferson	
New Hope	
Violet Hill	
McAlmont.....	01
County—Pulaski:	
Parts of county:	
C.T. 38	
C.T. 39	
Northeast Jefferson County.....	01
County—Jefferson:	
Parts of county:	
Barraque Township	
Bogy Township	
Bolivar Township	
Dudley Township	
Dunnington Township	
Jefferson Township	
Old River Township	
Pastoria Township	
Plum Bayou Township	

PRIMARY CARE: Arkansas—Continued

Service Area Listing

Service area name	Degree of shortage group
Roberts Township	
Villemont Township	
Washington Township	
Parkin	01
County—Crittenden:	
Parts of county:	
Tyronza Twp.	
County—Cross:	
Parts of county:	
Tyronza Twp.	
Southern Clark Co.	02
County—Clark:	
Parts of county:	
Missouri Twp.	
Strong	01
County—Union:	
Parts of county:	
Harrison Twp.	
Lapile Twp.	
West Washington	02
County—Washington:	
Parts of county:	
Boston Twp.	
Cane Hill Twp.	
Cove Creek Twp.	
Dutch Mills Twp.	
Illinois Twp.	
Mars Hill Twp.	
Morrow Twp.	
Price Twp.	
Prairie Grove Twp.	
Rheas Hill Twp.	
Starr Hill Twp.	
Valley Twp.	
Vineyard Twp.	
Weddington Twp.	
Wickes	01
County—Polk:	
Parts of county:	
Ozark	
White	

PRIMARY CARE: Arkansas

Facility Listing

Facility	Degree of shortage group
Crittenden Memorial Hosp	01
County—Crittenden	
S. Arkansas Correctional Facilities	02
County—Jefferson:	
Parts of county:	
Tucker Prison	
Women's Unit	
County—Lincoln:	
Parts of county:	
Cummins Prison	

PRIMARY CARE: California

County Listing

County name	Degree of shortage group
Alameda:	
Service area: Albany-Berkeley N.W./Berkeley S.W.	03
Service area: East Alameda	03
Population group: Sp. spkg./med. ind. pop. of Union Co.	02
Alpine:	
Service area: Markleeville	01
Amador:	
Service area: Pine Grove/Silver Lake	02
Service area: Sutter Creek/Plymouth	04
Butte:	
Service area: Yuba foothills/Feather falls	01
Calaveras:	
Service area: West Point/Wilseyville	01

PRIMARY CARE: California—Continued

County Listing

County name	Degree of shortage group
Contra Costa:	
Service area: Oakley/Bethel/Byron/Brentwood	01
Del Norte	04
Population group: Indian pop. of Trinidad area	01
El Dorado:	
Service area: Georgetown	03
Fresno:	
Service area: Firebaugh/Mendota	01
Service area: Fresno	01
Service area: Riverdale/Caruthers/Raisin City	02
Service area: Serria	02
Service area: Southeast Fresno	01
Service area: Southwest Fresno	02
Glenn:	
Service area: Orland	04
Humboldt:	
Service area: Trinidad	03
Service area: Mad River	01
Population group: Indian pop. of Trinidad area	01
Inyo:	
Service area: Death Valley	01
Kern:	
Service area: Arvin/Lamont	03
Service area: Boron	03
Service area: Buttonwillow	01
Service area: Frazier Park	02
Service area: Lake Isabella	02
Service area: Wasco/Shafter	02
Lake:	
Service area: Clearlake Highlands	02
Lassen:	
Service area: North Lassen	01
Service area: Honey Lake	01
Los Angeles:	
Service area: Avalon/Goodyear/Main	04
Service area: Commerce	02
Service area: Dominguez/W. Compton/Willowbrook	03
Service area: East Compton	01
Service area: East LA/City Terrace/Maravilla	02
Service area: Figueroa/Firestone/Green Meadows/Watts	04
Service area: Florence/Huntington Park	04
Service area: Highland Pk/Linc. Hts/Mt Wash./El Sereno	02
Service area: Industry/La Puente/Baldwin	02
Service area: Maple/Santa Barbara	01
Service area: Maywood Bell/Southgate	03
Service area: Monterey Park/Rosemead	03
Service area: Newhall	02
Service area: North El Monte/South El Monte	02
Service area: Palmdale	02
Service area: Pico Rivera	04
Service area: West Compton	01
Service area: Wholesale Urban Subdivision	01
Population group: Sp. spkg./med. ind. pop. of Boyle Hts	01
Madera:	
Service area: Oakhurst-North Fork	02
Population group: Sp. spkg./mig. pop. of Madera	01
Marin:	
Service area: Bolinas/Stinson	01
Mariposa:	
Service area: Coulterville	01
Mendocino:	
Service area: Covelo	01
Service area: Northwest Mendocino	01
Service area: Point Arena	01
Merced:	
Service area: Northern Merced	03
Population group: Sp. spkg./mig. pop. of Gtr. Merced	02
Population group: Sp. spkg./mig./seas pop. of Los Banos/Dos Palos	01
Modoc:	
Service area: Adin/Lookout	01
Service area: Surprise Valley	04
Service area: Tule Lake/Butte Valley	03
Mono:	
Service area: North Mono	01
Monterey:	
Service area: Northcentral/E. Salinas	02
Service area: Seaside	02
Service area: Soledad	01
Orange:	
Population group: indochinese pop. of Orange	02

PRIMARY CARE: California—Continued

County Listing

County name	Degree of shortage group
Placer:	
Service area: Colfax/Summit	01
Service area: Foresthill/Backcountry	01
Plumas:	
Service area: Greenville	02
Riverside:	
Population group: Indian pop. of Banning area	01
Service area: Blythe	02
Service area: Lower Coachella Valley	01
Sacramento:	
Service area: Galt	01
San Benito	04
San Bernardino:	
Population group: Indian pop. of Banning area	01
Service area: Lucerne Valley	01
Service area: Tri-community	01
Service area: Wrightwood	01
San Diego:	
Service area: Alpine	02
Service area: Anza	02
Service area: Mission/Ocean/Pacific Beach	02
Service area: Mountain Empire	01
Service area: Palomar/Laguna	03
Service area: Ramona	02
Service area: San Ysidro	02
Service area: Southwest San Diego	04
Service area: Valley Center/Pauma	02
Population group: Indochinese pov. pop. of Linda Vista	01
Population group: Sp Spkg/mig. pop. of Escondido	02
Population group: Pov. pop. of San Marcos	02
San Francisco:	
Service area: Bayview/Hunters Point	02
Service area: Tenderloin	01
Service area: Merced Hts/Visitation Valley	02
San Joaquin:	
Population group: Mig./seas. Frmwkrs of Inr Cty Stockton	04
San Luis Obispo:	
Service area: Nipomo/Arroyo Grande	02
San Mateo:	
Service area: Fair Oaks	02
Santa Barbara:	
Service area: Cuyama Valley	01
Santa Clara:	
Service area: Loma Prieta School District	02
Santa Cruz:	
Service area: Loma Prieta School District	02
Shasta:	
Service area: Burney Basin	03
Sierra:	
Service area: West Sierra	01
Siskiyou:	
Service area: Happy Camp	04
Service area: Siskiyou	01
Service area: Tule Lake/Butte Valley	03
Solano:	
Service area: Dixon/Esparto	03
Service area: Vacaville	04
Sonoma:	
Service area: Cloverdale/Geyserville	02
Service area: Russian River	02
Stanislaus:	
Population group: Sp. spkg. pop. of SW. Stanislaus	02
Service area: West Modesto	01
Trinity:	
Service area: Mad River	01
Tulare:	
Service area: Lipton/Earlhart	01
Service area: Springville	01
Tuolumne:	
Service area: Groveland	01
Service area: Stanislaus/Yosemite	01
Service area: Tuolumne City	01
Ventura:	
Population group: Dev. disabled of Ventrua Co.	02
Yolo:	
Service area: Dixon/Esparto	03
Yuba:	
Service area: Yuba Foothills/Feather Falls	01

PRIMARY CARE: California—Continued

Service Area Listing	
Service area name	Degree of shortage group
Adin-Lookout.....	01
County—Modoc:	
Parts of county:	
Adin-Lookout	
Albany-Berkeley N.W./Berkeley S.W.....	03
County—Alameda:	
Parts of county:	
C.T. 4201-4206	
C.T. 4218-4223	
C.T. 4230-4234	
C.T. 4240	
Alpine.....	02
County—San Diego:	
Parts of county:	
Alpine Div.	
Anza.....	02
County—San Diego:	
Parts of county:	
C.T. 210 (Anza Div.)	
Arvin/Lamont.....	03
County—Kern:	
Parts of county:	
C.T. 62	
C.T. 63	
C.T. 64	
Avalon/Goodyear/Main.....	04
County—Los Angeles:	
Parts of county:	
C.T. 2281-2289	
C.T. 2291-2294	
C.T. 2311	
C.T. 2318	
C.T. 2319	
C.T. 2328	
C.T. 2391-2396	
C.T. 5328	
C.T. 5329	
Bayview/Hunters Point.....	02
County—San Francisco:	
Parts of county:	
C.T. 230-234	
C.T. 606	
C.T. 608-610	
Blythe.....	01
County—Riverside:	
Parts of county:	
Paio Verde Div.	
Chuckwalla Div.	
Bollinas-Stinson.....	01
County—Marin:	
Parts of county:	
C.T. 1321	
Boron.....	03
County—Kern:	
Parts of county:	
C.T. 55.02	
C.T. 56-59	
Burney Basin.....	03
County—Shasta:	
Parts of county:	
Big Ben Div.	
Burney Div.	
Cassel Div.	
Caton Valley Div.	
East Shasta Div.	
Hat Creek Div.	
Johnson Park Div.	
Montgomery Creek Div.	
Old Station Div.	
Buttonwillow.....	01
County—Kern:	
Parts of county:	
C.T. 33.01 (Part)	
C.T. 37	
C.T. 42 (Part)	
C.T. 45 (Part)	
Clearlake Highlands.....	02
County—Lake:	
Parts of county:	
Lower Lake/Middletown CCD	
Upper Lake/Clear Lake Oak CCD (part)	
Cloverdale/Geyserville.....	02
County—Sonoma:	
Parts of county:	
C.T. 1541	
C.T. 1542	
Colfax-Summit.....	01

PRIMARY CARE: California—Continued

Service Area Listing	
Service area name	Degree of shortage group
County—Placer:	
Parts of county:	
Colfax-Summit Div.	
Commerce.....	02
County—Los Angeles:	
Parts of county:	
C.T. 5323.01	
C.T. 5323.02	
Coulterville.....	01
County—Mariposa:	
Parts of county:	
Coulterville	
Covelo.....	01
County—Mendocino:	
Parts of county:	
Covelo	
Cuyama Valley.....	01
County—Santa Barbara:	
Parts of county:	
Cuyama Division	
Death Valley.....	01
County—Inyo:	
Parts of county:	
E.D. 23-26	
Dixon/Esparto.....	03
County—Solano:	
Parts of county:	
C.T. 2533	
C.T. 2534	
County—Yolo:	
Parts of county:	
C.T. 114	
C.T. 115	
Dominguez/W. Compton/Willowbrook.....	03
County—Los Angeles:	
Parts of county:	
C.T. 5406-5408	
C.T. 5409.01	
C.T. 5409.02	
C.T. 5410.01	
C.T. 5410.02	
C.T. 5411-5415	
C.T. 5425-5432	
C.T. 5433.01	
C.T. 5433.02	
C.T. 5434	
C.T. 5440	
East Alameda.....	03
County—Alameda:	
Parts of county:	
C.T. 4048-4056	
C.T. 4070-4078	
C.T. 4082-4098	
C.T. 4101-4104	
East Compton.....	01
County—Los Angeles:	
Parts of county:	
C.T. 5416.01	
C.T. 5416.02	
C.T. 5420	
C.T. 5421.01	
C.T. 5421.02	
C.T. 5422	
C.T. 5424.01	
C.T. 5424.02	
East La/City Terrace/Maravilla.....	02
County—Los Angeles:	
Parts of county:	
C.T. 5303-5306	
C.T. 5308-5319	
Fair Oaks.....	02
County—San Mateo:	
Parts of county:	
C.T. 6104	
C.T. 6105	
C.T. 6108	
C.T. 6117-6119	
Figueroa/Frestone/Green Meadows/Watts.....	04
County—Los Angeles:	
Parts of county:	
C.T. 2397-2399	
C.T. 2401-2409	
C.T. 2411-2418	
C.T. 2421-2429	
C.T. 2431	
C.T. 5349	
C.T. 5350	
C.T. 5351.01	

PRIMARY CARE: California—Continued

Service Area Listing	
Service area name	Degree of shortage group
C.T. 5351.02	
C.T. 5352-5354	
C.T. 5404	
Firebaugh/Mendota.....	01
County—Fresno:	
Parts of county:	
Firebaugh Div.	
Mendota Div.	
Florence/Huntington Park.....	04
County—Los Angeles:	
Parts of county:	
C.T. 5325-5332	
C.T. 5335	
C.T. 5345	
C.T. 5347	
C.T. 5348	
Foresthill-Backcounty.....	01
County—Placer:	
Parts of county:	
C.T. 202 (Foresthill-Backcounty)	
Frazier Park.....	02
County—Kern:	
Parts of county:	
C.T. 33.02	
C.T. 60 (Part)	
Fresno.....	01
County—Fresno:	
Parts of county:	
C.T. 82	
Galt.....	01
County—Sacramento:	
Parts of county:	
C.T. 94	
C.T. 95	
Georgetown.....	03
County—El Dorado:	
Parts of county:	
C.T. 308	
C.T. 309 (Coloma & Lotus)	
Greenville.....	02
County—Plumas:	
Parts of county:	
Greenville CCD	
Groveland.....	01
County—Tuolumne:	
Parts of county:	
Groveland	
Happy Camp.....	04
County—Siskiyou:	
Parts of county:	
Happy Camp CCD	
Highland Pk/Linc. Hts/Mt Wash./El Sereno.....	02
County—Los Angeles:	
Parts of county:	
C.T. 1831-1833	
C.T. 1835-1838	
C.T. 1851-1853	
C.T. 1991-1999	
C.T. 2011-2017	
C.T. 5307	
Honey Lake.....	01
County—Lassen:	
Parts of county:	
Honey Lake Div.	
Industry/La Puente/Baldwin.....	02
County—Los Angeles:	
Parts of county:	
C.T. 4047-4052	
C.T. 4069-4073	
C.T. 4075-4079	
C.T. 4081-4086	
Lake Isabella.....	02
County—Kern:	
Parts of county:	
C.T. 51.01	
C.T. 52	
Lipton-Earlimart.....	01
County—Tulare:	
Parts of county:	
C.T. 32	
C.T. 42-44	
Loma Prieta School District.....	02
County—Santa Clara:	
Parts of county:	
Lexington Division (Part)	
County—Santa Cruz:	
Parts of county:	
San Lorenzo Valley (Part)	

PRIMARY CARE: California—Continued		PRIMARY CARE: California—Continued		PRIMARY CARE: California—Continued	
Service Area Listing		Service Area Listing		Service Area Listing	
Service area name	Degree of shortage group	Service area name	Degree of shortage group	Service area name	Degree of shortage group
Scotts Valley Division (Part)		C.T. 18		C.T. 101.01	
Lower Coachella Valley	01	Newhall	02	C.T. 101.02	
County—Riverside:		County—Los Angeles:		C.T. 102-105	
Parts of county:		Parts of county:		C.T. 132.01	
C.T. 456		C.T. 1081		C.T. 132.02	
Lucerna Valley	01	C.T. 1082		C.T. 133.03	
County—San Bernardino:		C.T. 9200.01		C.T. 133.04	
Parts of county:		C.T. 9200.02			
E.D. 1181		C.T. 9200.03		Seaside	02
E.D. 1183-1188		C.T. 9201		County—Monterey:	
E.D. 1246 (W. ½)		C.T. 9203.01, 9203.02, 9203.03		Parts of county:	
Mad River	01	North El Monte/South El Monte	03	Seaside Div.	
County—Humboldt:		County—Los Angeles:		Santa	02
Parts of county:		Parts of county:		County—Sierra:	
Dinsmore Div.		C.T. 4315		Parts of county:	
County—Trinity:		C.T. 4323-4328		Sierra	
Parts of county:		C.T. 4331-4335		Siskiyou	01
Mad River Div		C.T. 4337-4340		County—Siskiyou:	
Maple/Santa Barbara	01	North Lassen	01	Parts of county:	
County—Los Angeles:		County—Lassen:		Etna	
Parts of county:		Parts of county:		Fl. Jones	
C.T. 2214.01		Big Valley		Soledad	01
C.T. 2214.02		Madeline Plains		County—Monterey:	
C.T. 2215.01		North Mono	01	Parts of county:	
C.T. 2215.02		County—Mono:		Soledad Div.	
C.T. 2216.01		Parts of county:		Southeast Fresno	01
C.T. 2216.02		Mono North		County—Fresno:	
C.T. 2217.01		Northern Merced	03	Parts of county:	
C.T. 2217.02		County—Merced:		C.T. 4	
C.T. 2218		Parts of county:		C.T. 12	
C.T. 2219		Atwater Division		C.T. 13	
C.T. 2221-2227		Hilmar-Irwin Division		C.T. 14.01	
C.T. 2244-2247		Livingston-Delhi		C.T. 15	
C.T. 2264-2267		Snelling Division		Southwest Fresno	02
Markleeville	01	Northwest Mendocino	01	County—Fresno:	
County—Alpine:		County—Mendocino:		Parts of county:	
Parts of county:		Parts of county:		C.T. 78-81	
Markleeville		Laytonville-Leggett		Southwest San Diego	04
Maywood Bell/Southgate	03	Oakhurst-North Fork	02	County—San Diego:	
County—Los Angeles:		County—Madera:		Parts of county:	
Parts of county:		Parts of county:		C.T. 38	
C.T. 5333		Oakhurst-North Fork CCD		C.T. 45-54	
C.T. 5334		Orland	04	Springville	01
C.T. 5336		County—Glenn:		County—Tulare:	
C.T. 5337		Parts of county:		Parts of county:	
C.T. 5338.01		Orland CCD		C.T. 27 (Springville)	
C.T. 5338.02		Palmdale	02	Stanislaus/Yosemite	01
C.T. 5339-5343		County—Los Angeles:		County—Tuolumne:	
C.T. 5344.01		Parts of county:		Parts of county:	
C.T. 5344.02		C.T. 9100-9110		Stanislaus/Yosemite	
C.T. 5355		Palomar-Laguna	03	Surprise Valley	04
C.T. 5356.01		County—San Diego:		County—Modoc:	
C.T. 5365.02		Parts of county:		Parts of county:	
C.T. 5367-5362		Palomar-Laguna Div.		Surprise Valley CCD	
Merced Hts./Visitation Valley	02	Pico Rivera	04	Sutter Creek/Plymouth	04
County—San Francisco:		County—Los Angeles:		County—Amador:	
Parts of county:		Parts of county:		Parts of county:	
C.T. 255-264		C.T. 5504.01		Sutter Creek/Plymouth	
C.T. 312-314		C.T. 5504.02		Tenderloin	01
C.T. 605		C.T. 5005-5010		County—San Francisco:	
Mission/Ocean/Pacific Beach	02	C.T. 5021-5025		Parts of county:	
County—San Diego:		C.T. 5026.01		C.T. 122-125	
Parts of county:		C.T. 5026.02		Tri-Community	01
C.T. 73-78		Pine Grove/Silver Lake	02	County—San Bernardino:	
C.T. 79-01		County—Amador:		Parts of county:	
C.T. 79.02		Parts of county:		E.D. 1246 (E. ½)	
C.T. 80.01		Pine Grove/Silver Lake		E.D. 1247-1257	
C.T. 80.02		Point Arena	01	Trinidad	03
Monterey Park/Rosemead	03	County—Mendocino:		County—Humboldt:	
County—Los Angeles:		Parts of county:		Parts of county:	
Parts of county:		Point Arena		North Coastal Division	
C.T. 4322		Ramona	02	Tule Lake-Butte Valley	06
C.T. 4329		County—San Diego:		County—Modoc:	
C.T. 4336		Parts of county:		Parts of county:	
C.T. 4813		C.T. 208 (Ramona Div)		Tule Lake	
C.T. 4817		Riverdale/Caruthers/Raisin City	02	County—Siskiyou:	
C.T. 4818		County—Fresno:		Parts of county:	
C.T. 4820-4828		Parts of county:		Tule Lake CCD	
Mountain Empire	01	C.T. 75-77		Butte Valley CCD	
County—San Diego:		Russian River	02	Tuolumne City	01
Parts of county:		County—Sonoma:		County—Tuolumne:	
Mountain Empire Div.		Parts of county:		Parts of county:	
N. Central/E. Salinas	02	C.T. 1537		Tuolumne City	
County—Monterey:		C.T. 1543 (South Portion)		Vacaville	04
Parts of county:		San Ysidro	02	County—Solano:	
C.T. 5-9		County—San Diego:		Parts of county:	
C.T. 13		Parts of county:		C.T. 2529-2532	
C.T. 17		C.T. 100		Valley Center/Pauma	02

PRIMARY CARE: California—Continued

Service Area Listing

Service area name	Degree of shortage group
County—San Diego: Parts of county: C.T. 191.01 (Valley Center/Pauma) C.T. 191.02 (Valley Center/Pauma)	
Wasco/Shafter.....	02
County—Kern: Parts of county: C.T. 39-45	
West Compton.....	01
County—Los Angeles: Parts of county: C.T. 5411-5413 C.T. 5425-5432	
West Modesto.....	01
County—Stanislaus: Parts of county: C.T. 15-17 C.T. 22-25 C.T. 31	
West Point/Wilseyville.....	01
County—Calaveras: Parts of county: West Point/Wilseyville	
West Sierra.....	01
County—Sierra: Parts of county: West Sierra Div.	
Wholesale Urban Subdivision.....	01
County—Los Angeles: Parts of county: C.T. 2061 C.T. 2063-2065 C.T. 2261-2263	
Wrightwood.....	01
County—San Bernardino: Parts of county: Mt. Baldy/Wrightwood	
Yuba Foothills/Feather Falls.....	01
County—Butte: Parts of county: Feather Falls Div.	
County—Yuba: Parts of county: Yuba Foothills Div.	

PRIMARY CARE: California

Population Group Listing

Population group	Degree of shortage group
Indian Population of Banning area.....	01
County—Riverside	
County—San Bernardino	
Indian Population of Trinidad area.....	01
County—Del Norte	
County—Humboldt	
Indochinese Population of Orange Co.....	02
Indochinese Population of Linda Vista.....	01
County—San Diego: Parts of county: C.T. 86 C.T. 87.01 C.T. 88 C.T. 89.01 C.T. 90 C.T. 91.05	
Inner City Stockton Migrant/Seasonal Farm-workers.....	04
County—San Joaquin: Parts of county: C.T. 1-3 C.T. 6-8 C.T. 19 C.T. 20 C.T. 23-25	
Low Inc/Sp Spkg Pop. of Eastern Contra Costa.....	01
County—Contra Costa: Parts of county: C.T. 3010 C.T. 3020 C.T. 3031 C.T. 3040	
Migrant/Spanish Spkg. Population (Madera).....	01

PRIMARY CARE: California—Continued

Population Group Listing

Population group	Degree of shortage group
County—Madera: Parts of county: C.T. 4-10	
Migrant/Spanish Spkg. Population (Greater Merced).....	02
County—Merced: Parts of county: Merced	
Merced Rural	
Planada-La Grand	
Migrant/Spanish Spkg. Population (SW Stanislaus).....	02
County—Stanislaus: Parts of county: Patterson Newman	
Migrant/Sp Spkg Pop. (Nipomo/Arroyo Grande).....	02
County—San Luis Obispo: Parts of county: Arroyo Grande Div.	
Poverty Population (San Marcos).....	02
County—San Diego: Parts of county: C.T. 199 C.T. 200.04 C.T. 200.05 C.T. 200.06 C.T. 200.07 C.T. 200.08	
Spanish Spkg./Med Ind Pop. of Alameda Co.....	02
County—Alameda: Parts of county: C.T. 4380-4384 C.T. 4401-4403 C.T. 4414 C.T. 4415 C.T. 4441-4448	
Spanish Spkg./Migrant Population (Escondido).....	02
County—San Diego: Parts of county: C.T. 201.01 C.T. 202.01 C.T. 202.02 C.T. 202.03 C.T. 203.01 C.T. 203.02 C.T. 203.03 C.T. 204.00 C.T. 205.00 C.T. 206.01 C.T. 206.02	
Sp Spkg Mig/Seas Pop. of Dos Palos/Los Banos ...	01
County—Merced: Parts of county: Dos Palos Division Los Banos Division	
Spanish Spkg. & Med. Indigent Pop. (Boyle Hts).....	01
County—Los Angeles: Parts of county: C.T. 2031-2039 C.T. 2041-2049 C.T. 2051	
The Developmentally Disabled in Ventura Co.....	02

PRIMARY CARE: Colorado

County Listing

County name	Degree of shortage group
Adams: Service area: Commerce City.....	02
Service area: Eastern Plains.....	02
Alamosa.....	04
Arapahoe: Service area: Eastern Plains.....	02
Archuleta.....	01
Baca.....	02
Bent.....	04
Boulder: Service area: Lafayette.....	02
Cheyenne: Service area: Flagler.....	01
Conejos.....	01

PRIMARY CARE: Colorado—Continued

County Listing

County name	Degree of shortage group
Service area: San Luis valley	
Costilla.....	01
Service area: San Luis valley	
Crowley.....	03
Population group: Low inc pop. of Crowley/Otero.....	01
Custer.....	01
Dolores.....	01
Elbert.....	01
El Paso: Service area: Calhan/Yoder.....	02
Population group: Low inc pop. of Colorado Springs.....	01
Gilpin: Service area: Central City.....	01
Hinsdale.....	01
Kiowa.....	01
Kit Carson: Service area: Flagler.....	01
Las Animas.....	02
Lincoln.....	02
Logan.....	04
Mesa: Service area: Collbran.....	02
Montrose: Service area: Nucla.....	04
Otero: Population group: Low inc pop. of Crowley/Otero.....	01
Ouray.....	03
Park: Service area: Fairplay.....	01
Prowers.....	04
Pueblo: Service area: Avondale.....	01
Rio Blanco.....	04
Routt: Service area: Hayden.....	01
Service area: Oak Creek.....	02
Saguache.....	03
San Juan.....	01
San Miguel.....	01
Sedgwick.....	01
Service area: Julesburg (Colo./Nebraska)	
Teller: Service area: Cripple Creek.....	01
Washington.....	01
Weld: Population group: Mig/seas frmwrks of Weld.....	02
Yuma.....	01

PRIMARY CARE: Colorado

Service Area Listing

Service area name	Degree of shortage group
Avondale.....	01
County—Pueblo: Parts of county: C.T. 30.01 C.T. 30.02 C.T. 31.02 C.T. 32-34	
Calhan-Yoder.....	02
County—El Paso: Parts of county: C.T. 39.01 C.T. 46	
Central City.....	01
County—Gilpin: Parts of county: Central City div	
Collbran.....	02
County—Mesa: Parts of county: Collbran CCD	
Commerce City.....	02
County—Adams: Parts of county: C.T. 87.02 (Commerce city) C.T. 87.03 (Commerce city) C.T. 88.01 (Irondale city) C.T. 88.02 (Adams city)	

PRIMARY CARE: Colorado—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 89.01 (Commerce city) C.T. 89.52 (South Welby)	01
Cripple Creek	01
County—Teller: Parts of county: Cripple Creek div.	
Eastern Plains	02
County—Adams: Parts of county: East Adams div.	
County—Arapahoe: Parts of county: East Arapahoe div	
Fairplay	01
County—Park: Parts of county: Alma twm. Fairplay twm. Jefferson twm.	
Flagler	01
County—Cheyenne: Parts of county: Kit Carson div. (N. X)	
County—Kit Carson: Parts of county: Flagler div. Vona twm.	
Hayden	01
County—Routt: Parts of county: Hayden div.	
Julesburg (Colo./Neb.)	01
County—Sedgwick	
Lafayette	02
County—Boulder: Parts of county: C.T. 129	
Nucla	04
County—Montrose: Parts of county: Nucla division	
Oak Creek	02
County—Routt: Parts of county: Oak Creek div. Yampa div.	
San Luis Valley	01
County—Conejos County—Costilla	

PRIMARY CARE: Colorado

Population Group Listing

Population group	Degree of shortage group
Low inc pop. of Colorado Springs	01
County—El Paso: Parts of county: C.T. 22 (low income pop) C.T. 23 (low income pop) C.T. 28 (low income pop) C.T. 27 (low income pop) C.T. 30 (low income pop)	
Low inc pop. of Crowley/Otero	01
County—Crowley: Parts of county: Low income population	
County—Otero: Parts of county: Low income population	
Mig./seas. farmworkers of Weld	02
County—Weld: Parts of county: Migrant/seasonal farmworkers	

PRIMARY CARE: Connecticut

County Listing

County	Degree of shortage group
Fairfield: Service area: Central Bridgeport	01
Service area: North central Bridgeport	01
Service area: Southeast Bridgeport	01
Service area: Southwest Bridgeport	01
Service area: Southwest Stamford	01
Service area: South Norwalk	03
Hartford: Service area: Charter Oak/Rice Hts.	01
Service area: Enfield	02
Service area: North Central Hartford	04
Middlesex: Population group: Med Ind Pop. of Middletown	04
New Haven: Service area: Boulevard/Lower North End/Long Hill	02
Service area: Brooklyn/South End/Hopeville/East End	02
Service area: Fair Haven	01
Service area: Waterville/Buck's Hill	01
Service area: West Haven	03
Service area: West Rock/Newhallville	02
New London: Service area: New London	01
Windham: Service area: Northeast Windham	02

PRIMARY CARE: Connecticut

Service Area Listing

Service area name	Degree of shortage group
Boulevard/Lower North End/Long Hill	02
County—New Haven: Parts of county: C.T. 3502-3504 C.T. 3508 C.T. 3512	
Brooklyn/South End/Hopeville/East End	02
County—New Haven: Parts of county: C.T. 3505-3506 C.T. 3513-3514 C.T. 3517	
Central Bridgeport	01
County—Fairfield: Parts of county: C.T. 713-717	
Charter Oak/Rice Hts	01
County—Hartford: Parts of county: C.T. 5046 C.T. 5049	
Enfield	02
County—Hartford: Parts of county: C.T. 4761-4763 C.T. 4771-4772 C.T. 4801-4813	
Fair Haven	01
County—New Haven: Parts of county: C.T. 1421-1426	
New London	01
County—New London: Parts of county: C.T. 6901-6907	
North Central Bridgeport	01
County—Fairfield: Parts of county: C.T. 728	
North Central Hartford	04
County—Hartford: Parts of county: C.T. 5008-5010 C.T. 5012-5015 C.T. 5017-5018 C.T. 5035 C.T. 5037	
Northeast Windham	02
County—Windham: Parts of county: Brooklyn Twm	

PRIMARY CARE: Connecticut—Continued

Service Area Listing

Service area name	Degree of shortage group
Canterbury Twm	
Eastford Twm	
Killingly Twm	
Plainfield Twm	
Pomfret Twm	
Putnam Twm	
Sterling Twm	
Thompson Twm	
Woodstock Twm	
South Norwalk	03
County—Fairfield: Parts of county: C.T. 418-419 C.T. 422-423	
Southwest Bridgeport	01
County—Fairfield: Parts of county: C.T. 702-706	
Southeast Bridgeport	01
County—Fairfield: Parts of county: C.T. 740-744	
Southwest Stamford	01
County—Fairfield: Parts of county: C.T. 222-223	
Waterville/Buck's Hill	01
County—New Haven: Parts of county: C.T. 3522-3525	
West Haven	03
County—New Haven: Parts of county: West Haven Twm	
West Rock/Newhallville	02
County—New Haven: Parts of county: C.T. 1412-1415	

PRIMARY CARE: Connecticut

Population Group Listing

Population group	Degree of shortage group
Med. ind. pop. of Middletown	04
County—Middlesex: Parts of county: C.T. 5401-5402 C.T. 5408	

PRIMARY CARE: Delaware

County Listing

County name	Degree of shortage group
New Castle: Service area: City of Wilmington	02
Service area: Odessa/Middletown/Townsend	03
Sussex: Service area: Milton	02
Population group: Med. Ind. children of W. Sussex Co.	01

PRIMARY CARE: Delaware

Service Area Listing

Service area name	Degree of shortage group
City of Wilmington	02
County—New Castle: Parts of county: C.T. 1	

PRIMARY CARE: Delaware—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 8	
C.T. 9	
C.T. 17	
C.T. 20	
C.T. 154-156	
Milton.....	02
County—Sussex:	
Parts of county:	
Selbyville-Frankford CCD	
Millsboro CCD	
Milton CCD	
Odessa-Middletown-Townsend.....	03
County—New Castle	
Parts of county	
C.T. 166-169	

PRIMARY CARE: Delaware

Population Group Listing

Population group	Degree of shortage groups
Med. Ind. children of W. Sussex Co.....	01
County—Sussex	
Parts of county	
Bridgeville-Greenwood CCD	
Laurel-Delmar CCD	
Seaford CCD	

PRIMARY CARE: District of Columbia

County Listing

County name	Degree of shortage group
District of Columbia:	
Service area: Anacostia.....	01
Service area: North Capital.....	01
Facility: D.C. Detention Facility.....	03

PRIMARY CARE: District of Columbia

Service Area Listing

Service area name	Degree of shortage group
Anacostia.....	01
Parts of District:	
C.T. 73.01	
C.T. 73.02	
C.T. 73.03	
C.T. 73.04	
C.T. 73.06	
C.T. 73.07	
C.T. 73.08	
C.T. 74.01	
C.T. 74.02	
C.T. 74.04	
C.T. 74.05	
C.T. 75.01	
C.T. 75.02	
C.T. 76.01	
C.T. 76.02	
C.T. 76.03	
C.T. 77.01	
C.T. 77.02	
C.T. 77.03	
C.T. 77.05	
C.T. 77.06	
C.T. 77.07	
C.T. 78.01	
C.T. 78.02	
C.T. 78.03	
C.T. 78.04	
C.T. 78.05	

PRIMARY CARE: District of Columbia—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 78.07	
C.T. 78.08	
C.T. 96-98	
North Capital.....	01
Parts of District:	
C.T. 33.20	
C.T. 46	
C.T. 47 (3)	
C.T. 86 (1/2)	
C.T. 87 (1/2)	

PRIMARY CARE: District of Columbia

Facility Listing

Facility	Degree of shortage group
D.C. Detention facility.....	03

PRIMARY CARE: Florida

County Listing

County name	Degree of shortage group
Baker:	
Facility: Baker Correctional Inst.....	01
Bay:	
Population group: Med Ind pop. of Bay.....	01
Bradford.....	02
Facility: Sunshine State Prison.....	02
Brevard.....	03
Broward:	
Population Group: Mig/Seas Fmwks of Sunshine FHC Area.....	01
Facility: Sunshine Family Health Center.....	01
Calhoun.....	04
Service Area: Calhoun/Liberty	
Collier:	
Service Area: Immokalee.....	01
Service Area: Southern Collier County.....	01
Columbia.....	04
Dade:	
Service Area: Southern Dade.....	01
Service Area: Wynwood.....	01
Dixie.....	01
Duval:	
Population Group: Low Inc. pop. of Duval.....	04
Escambia:	
Service Area: Northern Escambia.....	02
Gadsden.....	03
Gilchrist.....	01
Glades.....	02
Service area: Glades/Hendry	
Hamilton.....	04
Hardee.....	03
Hendry.....	02
Service Area: Glades/Hendry	
Hillsborough:	
Population group: Mig pop. of Hillsborough Co Health Center Area.....	02
Holmes.....	01
Jackson:	
Service Area: Sneads.....	01
Jefferson.....	02
Lafayette.....	01
Lake:	
Population Group: Mig/Seas Farmworkers of Lake.....	01
Lee:	
Population Group: Mig pop. of Lee.....	01
Liberty.....	04
Service Area: Calhoun/Liberty	
Madison.....	03
Mantee:	
Population Group: Mig pop. of Hillsborough Co HC Area.....	02
Marion.....	04

PRIMARY CARE: Florida—Continued

County Listing

County name	Degree of shortage group
Facility: Florida Correctional Inst.....	01
Orange.....	04
Osceola.....	03
Palm Beach:	
Service Area: Glades.....	03
Service Area: Palm Beach.....	01
Service Area: West Palm Beach.....	01
Pasco:	
Population Group: Med Ind pop. of Pasco.....	01
Putnam.....	02
St Lucie.....	03
Santa Rosa:	
Service Area: Northern Santa Rosa.....	02
Seminole.....	02
Sumter.....	01
Suwannee.....	03
Taylor.....	02
Walton.....	03
Washington.....	02

PRIMARY CARE: Florida

Service Area Listing

Service area name	Degree of shortage group
Calhoun/Liberty.....	04
County—Calhoun	
County—Liberty	
Glades.....	03
County—Palm Beach:	
Parts of county:	
C.T. 80-83	
Glades/Hendry.....	02
County—Glades	
County—Hendry	
Immokalee.....	01
County—Collier:	
Parts of county:	
Immokalee CCD	
Northern Escambia.....	02
County—Escambia:	
Parts of county:	
Northwest Escambia	
South Flomaton	
Northern Santa Rosa.....	02
County—Santa Rosa:	
Parts of county:	
Jay-Berrydale	
Munson-McLellan	
Palm Beach.....	01
County—Palm Beach:	
Parts of county:	
C.T. 78	
Sneads.....	01
County—Jackson:	
Parts of county:	
Sneads CCD	
Southern Collier County.....	01
County—Collier:	
Parts of county:	
Everglades (Southern Portion)	
Southern Dade.....	01
County—Dade:	
Parts of county:	
C.T. 103-105	
C.T. 106.02	
C.T. 108-115	
West Palm Beach.....	01
County—Palm Beach:	
Parts of county:	
C.T. 22-25	
Wynwood.....	01
County—Dade:	
Parts of county:	
C.T. 26	
C.T. 27.01	
C.T. 27.02	
C.T. 28	

PRIMARY CARE: Florida—Continued

Population Group Listing

Population group	Degree of shortage group
Low income pop. of Duval	04
County—Duval:	
Parts of county:	
C.T. 1-5	
C.T. 9-19	
C.T. 26-29	
C.T. 107-109	
C.T. 112-116	
C.T. 118	
C.T. 121	
Med indigent pop. of Bay County	01
Med indigent pop. of Pasco County	01
Mig pop. of Hillsborough Co. HC Target Area	02
County—Hillsborough	
Parts of county:	
C.T. 121-141	
County—Maricopa	
Parts of county:	
C.T. 13-16	
C.T. 19	
Migrant pop. of Lee Co	01
Mig/Seas Farmworkers of Lake County	01
Mig/Seas Farmworkers of Sunshine FHC Target Area	01
County—Broward	
Parts of county:	
C.T. 305	

PRIMARY CARE: Florida

Facility Listing

Facility	Degree of shortage group
Baker Correctional Inst.	01
County—Baker	
Florida Correctional Inst.	03
County—Marion	
Parts of county:	
Fla Corr Inst-Marion Corr Inst	
Florida State Prison	02
County—Bradford	
Sunshine Family Health Center	01
County—Broward	

PRIMARY CARE: Georgia

County Listing

County name	Degree of shortage group
Appling	02
Atkinson	01
Baker	04
Service area: Baker/Dougherty/Lee	
Banks	01
Bartow	03
Brantley	01
Brooks	02
Bryan	01
Burke	03
Butts	02
Calhoun	04
Camden	04
Charlton	03
Chattahoochee	02
Service area: Marion Extended	
Chattooga	01
Cherokee	04
Crawford	01
Crisp	
Population Group: Med Ind Pop. of Crisp	01
Dade	01
Dawson	01
De Kalb	
Service area: De Kalb	02

PRIMARY CARE: Georgia—Continued

County Listing

County name	Degree of shortage group
Dooly	03
Dougherty	03
Service area: Baker/Dougherty/Lee	
Early	02
Efingham	04
Evans	02
Fannin	04
Fayette	02
Forsyth	
Population Group: Med Ind Pop. of Forsyth	01
Fulton	
Service area: Inner-City Atlanta	04
Service area: Palmetto	01
Service area: Atlanta Southside	01
Service area: West End	01
Glascok	01
Gordon	
Population Group: Med Ind Pop. of Gordon	01
Grady	02
Hall	
Population Group: Med Ind Pop. of Hall	01
Hancock	02
Heard	01
Henry	02
Irwin	01
Jasper	01
Jeff Davis	02
Jefferson	04
Jones	02
Lee	04
Service area: Baker/Dougherty/Lee	
Lincoln	04
Long	01
McDuffie	04
McIntosh	01
Macon	01
Madison	02
Marion	02
Service area: Marion Extended	
Meriwether	02
Mitchell	04
Montgomery	01
Murray	04
Newton	03
Olgethorpe	01
Pickens	04
Pike	01
Polk	02
Pulaski	03
Service area: Pulaski/Wilcox	
Quitman	03
Service area: Randolph/Quitman	
Randolph	03
Service area: Randolph/Quitman	
Schley	02
Service area: Marion Extended	
Screven	03
Stewart	02
Service area: Stewart/Webster	
Sumter	
Population Group: Med Ind Pop. of Sumter	01
Talbot	02
Service area: Marion Extended	
Taliaferro	01
Tattnall	01
Taylor	02
Service area: Marion Extended	
Terrell	03
Union	
Service area: Suches	01
Walker	
Service area: South Walker	02
Warren	02
Webster	02
Service area: Stewart/Webster	
Wheeler	01
White	02
Whitfield	
Population Group: Med Ind Pop. of Whitfield	01
Wilcox	03
Service area: Pulaski/Wilcox	

PRIMARY CARE: Georgia

Service Area Listing

Service area name	Degree of shortage group
Atlanta (Southside)	01
County—Fulton:	
Parts of county:	
C.T. 44-49	
C.T. 52	
C.T. 53	
C.T. 55.01	
C.T. 55.02	
C.T. 57	
C.T. 58	
C.T. 63	
C.T. 64	
C.T. 68-73	
Baker/Dougherty/Lee	03
County—Baker	
County—Dougherty	
County—Lee	
DeKalb	02
County—DeKalb:	
Parts of county:	
C.T. 208	
C.T. 227	
C.T. 228	
Inner-City Atlanta	04
County—Fulton:	
Parts of county:	
C.T. 17	
C.T. 18	
C.T. 20	
C.T. 21	
C.T. 27	
C.T. 28	
C.T. 32	
C.T. 33	
C.T. 35	
Marion Extended	02
County—Chattahoochee	
County—Marion	
County—Schley	
County—Talbot	
County—Taylor	
Palmetto	01
County—Fulton:	
Parts of county:	
C.T. 13 (Palmetto CCD)	
Pulaski/Wilcox	03
County—Pulaski	
County—Wilcox	
Randolph/Quitman	03
County—Quitman	
County—Randolph	
South Walker	02
County—Walker:	
Parts of county:	
C.T. 206-209	
Stewart/Webster	02
County—Stewart	
County—Webster	
Suches	01
County—Union:	
Parts of county:	
Suches	
West End	01
County—Fulton:	
Parts of county:	
C.T. 22	
C.T. 23	
C.T. 25	
C.T. 26	
C.T. 36-43	
C.T. 59-62	

PRIMARY CARE: Georgia

Population Group Listing

Population group	Degree of shortage group
Med. Ind. Pop. of Crisp Co.....	01
Med. Ind. Pop. of Forsyth Co.....	01
Med. Ind. Pop. of Gordon Co.....	01
Med. Ind. Pop. of Hall Co.....	01
Med. Ind. Pop. of Sumter Co.....	01
Med. Ind. Pop. of Whitfield Co.....	01

PRIMARY CARE: Hawaii

County Listing

County name	Degree of shortage group
Hawaii:	
Service area: North Kohala.....	01
Honolulu:	
Service area: Kailhi Valley.....	01

PRIMARY CARE: Hawaii

Service Area Listing

Service area name	Degree of shortage group
Kailhi Valley.....	01
County—Honolulu:	
Parts of county:	
C.T. 63-66.....	
North Kohala.....	01
County—Hawaii:	
Parts of county:	
C.T. 216 (North Kohala Div.).....	

PRIMARY CARE: Idaho

County Listing

County name	Degree of shortage group
Ada:	
Population Group: Med Ind Pop. of Boise City.....	04
Bannock:	
Service Area: Downey.....	01
Service Area: Lava Hot Springs.....	02
Population Group: Mig Pop. of E. Snake River Valley.....	01
Beneviah:	
Service Area: St. Maries.....	02
Bingham:	
Service Area: American Falls.....	02
Population Group: Mig Pop. of E. Snake River Valley.....	01
Boise.....	01
Bonner:	
Service Area: Priest River.....	01
Butte:	
Service Area: Lost Rivers.....	01
Camas.....	01
Canyon:	
Service Area: Nyssa.....	03
Population Group: Mig Pop. of Southern Treasure Valley.....	04
Caribou.....	03
Cassia:	
Service Area: Albion/Oakley.....	01
Population Group: Mig Pop. of Magic Valley.....	01
Clearwater.....	01
Custer:	
Service Area: Challis.....	01
Service Area: Lost Rivers.....	01
Service Area: Stanley.....	01

PRIMARY CARE: Idaho—Continued

County Listing

County name	Degree of shortage group
Elmore:	
Service Area: Glens Ferry.....	01
Fremont.....	02
Gem:	
Population Group: Mig Pop. of Northern Treasure Valley.....	01
Gooding:	
Service Area: Jerome.....	02
Population Group: Mig Pop. of Magic Valley.....	01
Jerome.....	02
Service Area: Jerome.....	
Kootenai:	
Service Area: Kootenai/Shoshone.....	03
Service Area: St. Maries.....	02
Lewis:	
Service Area: Nez Perce.....	02
Lincoln.....	02
Service Area: Jerome.....	
Minidoka:	
Population Group: Mig Pop. of Magic Valley.....	01
Oneida.....	01
Owyhee:	
Service Area: Northwest Owyhee.....	01
Population Group: Mig Pop. of Southern Treasure Valley.....	04
Payette:	
Population Group: Mig Pop. of Northern Treasure Valley.....	01
Power:	
Service Area: American Falls.....	02
Population Group: Mig Pop. of E. Snake River Valley.....	01
Shoshone.....	03
Service Area: Kootenai/Shoshone.....	
Twin Falls:	
Service Area: Jerome.....	02
Population Group: Mig Pop. of Magic Valley.....	01
Washington:	
Population Group: Mig Pop. of Northern Treasure Valley.....	01

PRIMARY CARE: Idaho

Service Area Listing

Service Area Name	Degree of shortage group
Albion/Oakley.....	01
County—Cassia:	
Parts of county:	
Albion Division.....	
Oakley Division.....	
American Falls.....	02
County—Bingham:	
Parts of county:	
Aberdeen Div.....	
County—Power:	
Parts of county:	
American Falls Div.....	
Rockland Div.....	
Challis.....	01
County—Custer:	
Parts of county:	
Challis Div.....	
Downey.....	01
County—Bannock:	
Parts of county:	
Arimo Twn.....	
Downey Div.....	
Glens Ferry.....	01
County—Elmore:	
Parts of county:	
Glens Ferry.....	
Jerome.....	02
County—Gooding:	
Parts of county:	
Wendall CCD.....	
County—Jerome.....	
County—Lincoln.....	

PRIMARY CARE: Idaho—Continued

Service Area Listing

Service Area Name	Degree of shortage group
County—Twin Falls:	
Parts of county:	
Filler CCD (N. PT.).....	
Twin Falls CCD (N. PT.).....	
Kootenai/Shoshone.....	03
County—Kootenai:	
Parts of county:	
Cataldo.....	
Fourth of July.....	
Rose Lake.....	
County—Shoshone.....	
Lava Hot Springs.....	02
County—Bannock:	
Parts of county:	
Lava Hot Springs Div.....	
Lost Rivers.....	01
County—Butte.....	
County—Custer:	
Parts of county:	
McKay Div.....	
Nez Perce.....	02
County—Lewis:	
Parts of county:	
Nez Perce.....	
Winchester.....	
Northwest Owyhee.....	01
County—Owyhee:	
Parts of county:	
Homedale Div.....	
Marsing Div.....	
Murphy Div.....	
Nyssa (Idaho/Oregon).....	03
County—Canyon:	
Parts of county:	
Parma Div.....	
Wilder Div.....	
Notus Div.....	
Priest River.....	01
County—Bonner:	
Parts of county:	
Blanchard-Glengary Div. (Western Part).....	
Priest River Div.....	
St. Maries.....	02
County—Beneviah.....	
County—Kootenai:	
Parts of county:	
Harrison Div. (E.D. 44, 46-48).....	
Worley Div. (S. 2).....	
Stanley.....	01
County—Custer:	
Parts of county:	
Stanley Div.....	

PRIMARY CARE: Idaho

Population Group Listing

Population group	Degree of shortage group
Med Indigent Pop. of Boise City.....	04
County—Ada:	
Parts of county:	
C.T. 1-24.....	
Migrant Pop. of Southern Treasure Valley.....	04
County—Canyon.....	
County—Owyhee.....	
Migrant Pop. of Northern Treasure Valley.....	01
County—Gem.....	
County—Payette.....	
County—Washington.....	
Migrant Pop. of Eastern Snake River Valley.....	01
County—Bannock.....	
County—Bingham.....	
County—Power.....	
Migrant Pop. of Magic Valley.....	01
County—Cassia.....	
County—Gooding.....	

PRIMARY CARE: Idaho—Continued

Population Group Listing

Population group	Degree of shortage group
County—Minidoka	
County—Twin Falls	

PRIMARY CARE: Illinois

County Listing

County name	Degree of shortage group
Alexander.....	02
Service area: Cairo.....	
Brown.....	01
Calhoun.....	02
Service area: Hardin.....	
Carroll.....	02
Champaign:	
Service area: Northend Champaign-Urbana.....	01
Clay.....	04
Clinton.....	03
Cook:	
Service area: Cabrini-Green/Near North Side.....	01
Service area: Chatham (Near southeast).....	04
Service area: Chicago Heights.....	03
Service area: Chicago Lawn.....	04
Service area: Douglas.....	03
Service area: E. Chicago Heights.....	01
Service area: Garfield Ridge.....	02
Service area: Humboldt/Austin/Garfield.....	01
Service area: New City/W. Englewood/Englewood.....	01
Service area: Phoenix.....	01
Service area: Robbins Village.....	01
Service area: S. Lawndale/Lower W. Side.....	01
Service area: Southeast Chicago.....	01
Service area: South Chicago.....	01
Service area: South Deering.....	01
Service area: South Shore.....	04
Service area: Uptown.....	01
Service area: West Town.....	02
Edwards.....	03
Fayette.....	03
Franklin.....	03
Fulton:	
Service area: London Mills.....	02
Gallatin.....	02
Greene:	
Service area: Hardin.....	02
Hamilton.....	02
Hancock:	
Service area: Nauvoo.....	01
Henderson.....	02
Jackson:	
Service area: Western Jackson.....	03
Jasper.....	02
Jersey:	
Service area: Hardin.....	02
Jo Daviess.....	03
Johnson.....	02
Kankakee:	
Service area: Pembroke.....	01
Knox:	
Service area: London Mills.....	02
McDonough:	
Service area: London Mills.....	02
Macon:	
Service area: Decatur Inner City.....	01
Marion:	
Service area: Salem.....	03
Marshall:	
Service area: Princeville.....	03
Mason.....	01
Massac.....	03
Mercer.....	03
Peoria:	
Service area: Princeville.....	03
Service area: Southeast Peoria.....	02
Pike.....	04
Pope.....	01
Pulaski:	
Service area: Cairo.....	02
Rock Island:	
Service area: East Moline.....	04
St. Clair:	
Service area: East Side Health Dist. (St. Louis).....	02

PRIMARY CARE: Illinois—Continued

County Listing

County name	Degree of shortage group
Sangamon:	
Service area: Northeast Springfield.....	01
Scott.....	01
Stark:	
Service area: Princeville.....	03
Union.....	01
Warren:	
Service area: London Mills.....	02
Wayne.....	01
White.....	04
Will:	
Service area: Eastside Joliet.....	02
Facility: Joliet Correctional Institution.....	02
Facility: Statesville Correctional Institution.....	02
Williamson:	
Service area: Carterville.....	04
Winnebago:	
Service area: Rockford Inner City.....	01

PRIMARY CARE: Illinois

Service Area Listing

Service area name	Degree of shortage group
Cabrini-Green/Near North Side.....	01
County—Cook:	
Parts of county:	
C.T. 803-810.....	
C.T. 817-819.....	
Cairo.....	02
County—Alexander.....	
County—Pulaski.....	
Carterville.....	04
County—Williamson:	
Parts of county:	
Btairsville Twp.....	
Carterville Twp.....	
Grassy Twp.....	
Chatham (Near Southeast).....	04
County—Cook:	
Parts of county:	
C.T. 4401-4409.....	
C.T. 4501-4503.....	
C.T. 4701.....	
C.T. 6901-6915.....	
C.T. 7101-7115.....	
Chicago Heights.....	03
County—Cook:	
Parts of county:	
C.T. 8290-8292.....	
C.T. 8294.....	
Chicago Lawn.....	04
County—Cook:	
Parts of county:	
C.T. 6201-6204.....	
C.T. 6301-6309.....	
C.T. 6501-6505.....	
C.T. 6601-6611.....	
Decatur Inner City.....	01
County—Macon:	
Parts of county:	
C.T. 1.....	
C.T. 7-9.....	
Douglas.....	03
County—Cook:	
Parts of county:	
C.T. 3501-3515.....	
East Chicago Heights.....	01
County—Cook:	
Parts of county:	
C.T. 8297 (E. Chicago Heights).....	
East Moline.....	04
County—Rock Island:	
Parts of county:	
C.T. 202.....	
C.T. 204.....	
C.T. 208.....	
C.T. 207.....	
East Side Health Dist. (St. Louis).....	02
County—St. Clair:	
Parts of county:	
C.T. 5001-5014.....	
C.T. 5015.01.....	

PRIMARY CARE: Illinois—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 5020-5023.....	
C.T. 5024.01.....	
C.T. 5024.02.....	
C.T. 5025.....	
C.T. 5026.01.....	
C.T. 5026.02.....	
C.T. 5026.03.....	
C.T. 5026.04.....	
C.T. 5027-5030.....	
Eastside Joliet.....	02
County—Will:	
Parts of county:	
C.T. 8807.....	
C.T. 8812.....	
C.T. 8813.....	
C.T. 8820-8825.....	
C.T. 8830.....	
C.T. 8831.....	
Garfield Ridge.....	02
County—Cook:	
Parts of county:	
C.T. 5601-5613.....	
Hardin.....	02
County—Calhoun.....	
County—Greene:	
Parts of county:	
Woodville Twp. (West ½).....	
County—Jersey:	
Parts of county:	
Quarry Twp.....	
Richwood Twp.....	
Rosedale Twp.....	
Humboldt/Austin/Garfield.....	01
County—Cook:	
Parts of county:	
C.T. 2301-2318.....	
C.T. 2508-2510.....	
C.T. 2514.....	
C.T. 2516-2523.....	
C.T. 2525.....	
C.T. 2601-2610.....	
C.T. 2701-2719.....	
C.T. 2801-2809.....	
C.T. 2817-2828.....	
C.T. 2838-2843.....	
C.T. 2901-2927.....	
London Mills.....	02
County—Fulton:	
Parts of county:	
Ellisville Twp.....	
Fairview Twp.....	
Lee Twp.....	
Union Twp.....	
Young Hickory Twp.....	
County—Knox:	
Parts of county:	
Chestnut Twp.....	
Haw Creek Twp.....	
Indian Point Twp.....	
Mawoon Twp.....	
Orange Twp.....	
County—McDonough:	
Parts of county:	
Prairie City Twp.....	
County—Warren:	
Parts of county:	
Berwick Twp.....	
Greenbush Twp.....	
Nauvoo.....	01
County—Hancock:	
Parts of county:	
Appanoose Twp.....	
Nauvoo Twp.....	
Sonora Twp.....	
County—Cook:	
Parts of county:	
C.T. 6101-6102.....	
C.T. 6103-6122.....	
C.T. 6701-6720.....	
C.T. 6801-6814.....	
Northeast Springfield.....	01
County—Sangamon:	
Parts of county:	
C.T. 7.....	
C.T. 8.....	
C.T. 15-17.....	
Northend Champaign-Urbana.....	01

PRIMARY CARE: Illinois—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Champaign: Parts of county: C.T. 2 C.T. 7 (Blkgrps 1 & 2) C.T. 53 (Blkgrps 2 & 3)	
Pembroke	01
County—Kankakee: Parts of county: Pembroke Twp. St. Anne Twp.	
Phoenix	01
County—Cook: Parts of county: C.T. 8872 (Phoenix Village)	
Princeville	03
County—Marshall: Parts of county: La Prairie Twp.	
County—Peoria: Parts of county: Akron Twp. Brimfield Twp. Hallock Twp. Jubilee Twp. Millbrook Twp. Princeville Twp.	
County—Stark: Parts of county: Essex Twp. Valley Twp. West Jersey Twp.	
Robbins Village	01
County—Cook: Parts of county: Robbins Village	
Rockford, Inner City	01
County—Winnebago: Parts of county: C.T. 10 C.T. 21 C.T. 24-29	
Salem	03
County—Marion: Parts of county: Alma Twp. Foster Twp. Haines Twp. Iuka Twp. Kinmundy Twp. Meacham Twp. Odin Twp. Omega Twp. Romine Twp. Salem Twp. Stevenson Twp. Tonti Twp.	
South Chicago	01
County—Cook: Parts of county: C.T. 4601-4610	
South Deering	01
County—Cook: Parts of county: C.T. 5101-5104	
S. Lawndale/Lower W. Side	02
County—Cook: Parts of county: C.T. 3001-3020 C.T. 3101-3114	
South Shore	04
County—Cook: Parts of county: C.T. 4301-4314	
Southeast Chicago	01
County—Cook: Parts of county: C.T. 3601-3605 C.T. 3701-3704 C.T. 3801-3820 C.T. 3901-3903 C.T. 4001-4008	
Southeast Peoria	02
County—Peoria: Parts of county: C.T. 1-15	
Uptown	01
County—Cook: Parts of county:	

PRIMARY CARE: Illinois—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 310-312 C.T. 315-321	
West Town	02
County—Cook: Parts of county: C.T. 2401-2436	
Western Jackson	03
County—Jackson: Parts of county: Bradley Twp. Degognia Twp. Fountain Bluff Twp. Grand Tower Twp. Kinkaid Twp. Levan Twp. Murphysboro Twp. Ora Twp. Pomona Twp. Sand Ridge Twp. Somerset Twp. Vergennes Twp.	

PRIMARY CARE: Illinois

Facility Listing

Facility	Degree of shortage group
Joliet Correctional Inst.	02
County—Will	
Satatesville Correctional Inst.	02
County—Will	

PRIMARY CARE: Indiana

County Listing

County name	Degree of shortage group
Brown	02
Clay	02
Clinton	02
Crawford	02
Decatur	04
Fayette	03
Franklin	01
Greene: Service area: Linton/Jasonville	04
Harrison	03
Howard	02
Jay	02
Jennings	04
Knox: Service area: Bicknell	02
Lake: Service area: Gary	01
Marion: Service area: Barrington (Indianapolis)	01
Service area: Highland/Brookside	01
Service area: Near North Side (Indianapolis)	02
Service area: Southwest Indianapolis	02
Service area: South Central Indianapolis	02
Martin	02
Owen	02
Parke	02
Perry	04
Ripley	03
Rush	03
Scott	02
Shelby	04
Spencer	02
Starke	04
Switzerland	03
Union	02
Vermillion: Service area: Northern Vermillion	01
Warren	02

PRIMARY CARE: Indiana

Service Area Listing

Service area name	Degree of shortage group
Barrington (Indianapolis)	01
County—Marion: Parts of county: C.T. 3572-3576	
Bicknell	02
County—Knox: Parts of county: Vigo Twp. Washington Twp (E. ½) Widner Twp.	
Gary	01
County—Lake: Parts of county: C.T. 101-129	
Highland-Brookside	01
County—Marion: Parts of county: C.T. 3526 C.T. 3527 C.T. 3530 C.T. 3543-3550	
Linton-Jasonville	04
County—Greene: Parts of county: Stockton Twp. Wright Twp.	
Near North Side (Indianapolis)	02
County—Marion: Parts of county: C.T. 3517-3522 C.T. 3528-3532	
Northern Vermillion	01
County—Vermillion: Parts of county: Eugene Twp. Highland Twp. Hill Twp. Vermillion Twp.	
South Central Indianapolis	02
County—Marion: Parts of county: C.T. 3557-3563 C.T. 3567-3571 C.T. 3577-3580	
Southwest Indianapolis	02
County—Marion: Parts of county: C.T. 3411-3416 C.T. 3422-3427 C.T. 3537 C.T. 3538 C.T. 3564-3566 C.T. 3581	

PRIMARY CARE: Iowa

County Listing

County name	Degree of shortage group
Adair: Service area: Adair/Casey	04
Allamakee: Service area: Caledonia/Spring Grove (Iowa/Minn)	02
Appanoose: Service area: Seymour	01
Audubon	01
Benton: Service area: Center Pt./Central City/Coggon	03
Service area: North Benton	03
Black Hawk: Service area: North Benton	03
Service area: Tama	02
Population Group: Low inc pop. of Waterloo	01
Facility: Peoples Comm. Health Center	01
Boone: Service area: Dayton-Gowrie	02
Buchanan	03
Butler	
Calhoun: Service area: Dayton-Gowrie	03
Cass: Service area: Oakland	02

PRIMARY CARE: Iowa—Continued	
County Listing	
County name	Degree of shortage group
Cedar:	
Service area: Clarence/Tipton.....	02
Cherokee:	
Service area: Kingsley/Anthon/Mapleton.....	02
Service area: Marcus/Ramsen.....	03
Clarke:	
Service area: Mormon Trail.....	01
Clinton:	
Service area: Clarence/Tipton.....	02
Decatur:	
Service area: Mormon Trail.....	01
Delaware:	
Service area: Center Pt./Central City/Coggon.....	03
Fremont:	
Service area: Tabor.....	03
Service area: Shenandoah.....	03
Greene:	
Service area: Dayton-Gowrie.....	02
Grundy:	
Service area: Tama.....	02
Guthrie:	
Service area: Adair/Casey.....	04
Service area: Guthrie Center.....	04
Hamilton:	
Service area: Hubbard.....	02
Service area: Dayton-Gowrie.....	02
Hardin:	
Service area: Hubbard.....	02
Harrison:	
Service area: Onawa (Iowa/Nebr).....	02
Service area: Harlan.....	03
Service area: Woodbine.....	04
Humboldt.....	02
Johnson:	
Service area: Clarence/Tipton.....	02
Jones:	
Service area: Clarence-Tipton.....	02
Keokuk:	
Service area: Keokuk.....	02
Kossuth:	
Service area: North Kossuth.....	02
Linn:	
Service area: Center Pt./Central City/Coggon.....	03
Service area: Clarence/Tipton.....	02
Lucas:	
Service area: Mormon Trail.....	01
Mills:	
Service area: Tabor.....	03
Service area: Oakland.....	02
Monona:	
Service area: Strawberry Pt.....	02
Service area: Onawa (Iowa/Nebr).....	02
Service area: Kingsley/Anthon/Mapleton.....	02
Monroe.....	04
Muscatine:	
Service area: Clarence/Tipton.....	02
Page:	
Service area: Shenandoah.....	03
Plymouth:	
Service area: Akron (Iowa/S. Dakota).....	04
Service area: Kingsley/Anthon/Mapleton.....	02
Service area: Marcus/Ramsen.....	03
Pottawattamie:	
Service area: Harlan.....	03
Service area: Oakland.....	02
Scott:	
Service area: Clarence-Tipton.....	02
Population Group: Med Ind pop. of Scott Co.....	04
Shelby:	
Service area: Harlan.....	03
Sioux:	
Service area: Akron (Iowa/S. Dakota).....	04
Story:	
Service area: Hubbard.....	02
Tama:	
Service area: Tama.....	02
Taylor:	
Service area: South Taylor Co.....	02
Warren:	
Service area: South Taylor Co.....	03
Wayne:	
Service area: Seymour.....	01
Service area: Mormon Trail.....	01
Webster:	
Service area: Dayton-Gowrie.....	02
Woodbury:	
Service area: Kingsley/Anthon/Mapleton.....	02

PRIMARY CARE: Iowa—Continued	
County Listing	
County name	Degree of shortage group
Service area: Morningside/Sgt. Bluff (Iowa/Nebr).....	02
Service area: Onawa (Iowa/Nebr).....	02
Worth.....	03
PRIMARY CARE: Iowa	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Adair/Casey.....	04
County—Adair.....	
County—Guthrie:	
Parts of county:	
Beaver Twp	
Grant Twp	
Thompson Twp	
Akron (Iowa/S. Dakota).....	04
County—Plymouth:	
Parts of county:	
Grant (½)	
Hancock	
Johnson	
Liberty	
Perry	
Plymouth (½)	
Portland	
Preston	
Sioux	
Washington (½)	
Westfield	
County—Sioux:	
Parts of county:	
Logan (½)	
Washington (½)	
Caledonia/Spring Grove (Iowa/Minn).....	02
County—Allamakee:	
Parts of county:	
Highland Twp	
Waterloo Twp	
Center Pt./Central City/Coggon.....	03
County—Benton:	
Parts of county:	
Urbana	
County—Delaware:	
Parts of county:	
Ryan	
County—Linn:	
Parts of county:	
Alburnett	
Central City	
Center Pt.	
Coggon	
Marion	
Prairieburg	
Robins	
Walker	
Clarence-Tipton.....	02
County—Cedar:	
Parts of county:	
Clarence Division	
Lipton Division	
Mechanicsville Division	
Lowden Division	
Stanwood Division	
Bennett Division	
West Branch Division	
County—Clinton:	
Parts of county:	
Toronto Division	
Lost Nation Division	
Wheatland Division	
County—Johnson:	
Parts of county:	
Solon Division	
County—Jones:	
Parts of county:	
Olin Division	
Oxford Junction	
Center Junction	
Onslow Division	
Morley Division	
Wyoming Division	

PRIMARY CARE: Iowa—Continued	
Service Area Listing	
Service area name	Degree of shortage group
County—Linn:	
Parts of county:	
Lisbon Division	
County—Muscatine:	
Parts of county:	
Atalissa Division	
Wilton Division	
County—Scott:	
Parts of county:	
New Liberty Division	
Dixon Division	
Dayton-Gowrie.....	02
County—Boone:	
Parts of county:	
Dodge Twp	
Grant Twp	
Pilot Mound Twp	
County—Calhoun:	
Parts of county:	
Reading Twp	
County—Greene:	
Parts of county:	
Dawson Twp	
Paton Twp	
County—Hamilton:	
Parts of county:	
Marion Twp	
Webster Twp	
County—Webster:	
Parts of county:	
Burnside Twp	
Clay Twp	
Dayton Twp	
Gowrie Twp	
Hardin Twp	
Lost Grove Twp	
Roland Twp	
Sumner Twp	
Webster Twp	
Yeu Twp	
Guthrie Center.....	04
County—Guthrie:	
Parts of county:	
Baker Twp	
Bear Grove Twp	
Cass Twp	
Dodge Twp	
Highland Twp	
Jackson Twp	
Orange Twp	
Seely Twp	
Union Twp	
Valley Twp	
Victory Twp	
Harlan.....	03
County—Harrison:	
Parts of county:	
Washington Twp	
County—Pottawattamie:	
Parts of county:	
Layton Twp	
County—Shelby:	
Parts of county:	
Cass Twp	
Douglas Twp	
Greeley Twp	
Harlan Twp	
Jefferson Twp	
Shelby Twp	
Union Twp	
Washington Twp	
Westphalia Twp	
Hubbard.....	02
County—Hamilton:	
Parts of county:	
Lincoln Twp	
Lyon Twp	
Rose Grove Twp	
Scott Twp	
Williams Twp (Pt.)	
County—Hardin:	
Parts of county:	
Concord Twp	
Grant Twp	
Providence Twp	
Sherman Twp	
Tipton Twp	

PRIMARY CARE: Iowa—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Story: Parts of county: Lincoln Twp	
Keokuk.....	02
County—Keokuk: Parts of county: Adams Twp Benton Twp (Pt.) Clear Creek Twp East Lancaster Twp English River Twp Jackson Twp Lafayette Twp Liberty Twp (Pt.) Plank Twp Prairie Twp (Pt.) Richland Twp (Pt.) Sigourney Twp Steady Run Twp Van Buren Twp Warren Twp Washington Twp West Lancaster Twp	
Kingsley/Anthon/Mapleton.....	02
County—Cherokee: Parts of county: Grand Meadow Twp	
County—Monona: Parts of county: Cooper Twp Grant Twp Maple Twp	
County—Plymouth: Parts of county: Elkhorn Twp Garfield Twp	
County—Woodbury: Parts of county: Arlington Twp Banner Twp Floyd Twp Grange Twp Grant Twp Kedron Twp Liston Twp Little Sioux Twp Miller Twp Morgan Twp Merville Twp Oto Twp Rock Twp Rutland Twp Union Twp West Fork Twp Willow Twp (½) Wolf Creek Twp	
Marcus-Ramsen.....	03
County—Cherokee: Parts of county: Amherst Twp Marcus Twp Tilden Twp	
County—Plymouth: Parts of county: Henry Twp Meadow Twp Ramsen Twp	
Mormon Trail.....	01
County—Clarke: Parts of county: Franklin Twp (Pt.)	
County—Decatur: Parts of county: Center Twp (Pt.) Franklin Twp (Pt.) Garden Grove Twp High Point Twp (Pt.) Woodland Twp (Pt.)	
County—Lucas: Parts of county: Jackson Twp (Pt.) Union Twp Warren Twp (Pt.)	
County—Wayne: Parts of county: Clay Twp (Pt.) Richman Twp Washington Twp (Pt.)	

PRIMARY CARE: Iowa—Continued

Service Area Listing

Service area name	Degree of shortage group
Morningside/Sgt. Bluff (Iowa/Nebr).....	02
County—Woodbury: Parts of county: C.T. 1 (Pt.) C.T. 18-21 Concord Twp Liberty Twp (Pt.) Woodburg Twp (Pt.)	
North Benton.....	03
County—Benton: Parts of county: Benton Twp Big Grove Twp Bruce Twp Canton Twp Cedar Twp Eden Twp Eldorado Twp Harrison Twp Homer Twp Jackson Twp Monroe Twp Polk Twp Shellsburg Twp Taylor Twp Union Twp Vinton Twp	
County—Black Hawk: Parts of county: Big Creek Twp Spring Creek Twp	
North Kossuth.....	02
County—Kossuth: Parts of county: Buffalo Twp Burt Twp Eagle Twp Fenton Twp German Twp Grant Twp Greenwood Twp Harrison Twp Hebron Twp Ladgard Twp Lincoln Twp Portland Twp Ramsey Twp Seneca Twp Springfield Twp Swea Twp	
Oakland.....	02
County—Cass: Parts of county: Lewis Twp	
County—Mills: Parts of county: Henderson Twp	
County—Pottawattamie: Parts of county: Oakland Twp Carson Twp McClelland Twp Treyner Twp Avoca Twp Macedonia Twp Minden Twp Hancock Twp	
Onawa (Iowa/Nebr).....	02
County—Harrison: Parts of county: Jackson Twp Little Sioux Twp	
County—Monona: Parts of county: Ashton Twp Belvidere Twp Center Twp Fairview Twp Franklin Twp Jordan Twp Kennebec Twp Lincoln Twp Onawa Twp St. Clair Twp Sherman Twp Sioux Twp Soldier Twp Spring Valley Twp	

PRIMARY CARE: Iowa—Continued

Service Area Listing

Service area name	Degree of shortage group
West Fork Twp Willow Twp	
County—Warren: Parts of county: New Virginia Division	
County—Woodbury: Parts of county: Lakeport Twp Liberty Twp (Pt.) Sloan Twp Willow Twp (Pt.)	
Seymour.....	01
County—Appanoose: Parts of county: Franklin Twp Independence Twp (Pt.) Johns Twp (Pt.) Lincoln Twp (Pt.) Pleasant Twp (Pt.)	
County—Wayne: Parts of county: Howard Twp Jackson Twp (Pt.) Monroe Twp South Fork Twp Walnut Twp Wright Twp (Pt.)	
Shenandoah.....	03
County—Fremont: Parts of county: Shenandoah Town Imogene Town Faragut Town	
County—Page: Parts of county: Essex Town Yorktown Town Coin Town Northboro Town	
South Taylor Co.....	02
County—Taylor: Parts of county: Bedford Twp Benton Twp Clayton Twp Dallas Twp Gay Twp Jackson Twp Jefferson Twp Mason Twp Polk Twp Ross Twp	
Strawberry Pt.	03
County—Monona: Parts of county: Lake Twp	
Tabor.....	03
County—Fremont: Parts of county: Randolph Town Thurman Town	
County—Mills: Parts of county: Tabor Town Malvern Town	
Tama.....	02
County—Black Hawk: Parts of county: Cafe Twp Lincoln Twp	
County—Grundy: Parts of county: Black Hawk Twp	
County—Tama	
Woodbine.....	04
County—Harrison: Parts of county: Woodbine Town Logan Town Magnolia Town Dunlap Town	

PRIMARY CARE: Iowa

Population Group Listing

Population group	Degree of shortage group
Low Inc. pop. of Waterloo.....	01
County—Black Hawk:	
Parts of county:	
C.T. 1-9	
C.T. 17-20	
Med. Ind. pop. of Scott Co.	04
County—Scott:	
Parts of county:	
C.T. 103-115	
C.T. 123-124	

PRIMARY CARE: Iowa

Facility Listing

Facility	Degree of shortage group
Peoples Comm. Health Center.....	01
County—Black Hawk	

PRIMARY CARE: Kansas

County Listing

County name	Degree of shortage group
Brown.....	04
Chase.....	03
Elk.....	03
Geary.....	02
Jackson.....	01
Jefferson.....	01
Kingman:	
Service area: Garden Plain.....	02
Lincoln.....	02
Linn.....	02
Miami.....	04
Nemaha:	
Service area: Southwest Nemaha.....	01
Osage.....	04
Reno:	
Service area: Haven.....	02
Scott.....	04
Sedgwick:	
Service area: Haven.....	02
Service area: Garden Plain.....	02
Shawnee:	
Service area: Northwest Shawnee.....	01
Service area: Northeast Topeka.....	02
Smith.....	04
Sumner:	
Service area: Garden Plain.....	02
Service area: Blackwell (Kansas/Okla).....	04
Wabaunsee.....	01
Washington.....	04
Wichita.....	01
Woodson.....	03
Wyandotte:	
Service area: Clinicare.....	02

PRIMARY CARE: Kansas

Service Area Listing

Service area name	Degree of shortage group
Blackwell (Kansas/Oklahoma).....	04
County—Sumner:	
Parts of county:	
Greene Twp	
Guelph Twp	
Falls Twp	
Jackson Twp	
Osborne Twp	
South Haven Twp	

PRIMARY CARE: Kansas—Continued

Service Area Listing

Service area name	Degree of shortage group
Val Verde Twp	
Walton Twp	
Clinicare.....	02
County—Wyandotte:	
Parts of county:	
C.T. 400.02	
C.T. 425.01	
C.T. 425.02	
C.T. 428-428	
C.T. 429.01	
C.T. 429.02	
C.T. 430	
C.T. 431.02	
C.T. 433.02	
Garden Plain.....	02
County—Kingman:	
Parts of county:	
Allen Twp	
Bennett Twp	
Dale Twp	
Eagle Twp (PL)	
Evan Twp	
Galesburg Twp	
Vinita Twp	
White Twp (PL)	
County—Sedgwick:	
Parts of county:	
Alton Twp	
Attica Twp	
Delano Twp	
Eagle Twp	
Erie Twp	
Garden Plain Twp	
Grand River Twp	
Illinois Twp	
Morton Twp	
Ninnescah Twp	
Ohio Twp (PL)	
Park Twp	
Sherman Twp	
Union Twp	
Valley Center (PL)	
Viola Twp	
Waco Twp	
County—Sumner:	
Parts of county:	
Eden Twp (PL)	
Illinois Twp (PL)	
London Twp (PL)	
Springdale Twp (PL)	
Conway Twp	
Haven.....	02
County—Reno:	
Parts of county:	
Haven Township	
Yoder Township	
Lincoln Township	
Center Township	
Castleton Township	
Troy Township	
Albion Township	
Ninnescah Township	
Sumner Township	
County—Sedgwick:	
Parts of county:	
Greely	
Northeast Topeka.....	02
County—Shawnee:	
Parts of county:	
C.T. 2-3	
C.T. 7-8	
C.T. 11-12	
C.T. 14	
C.T. 31	
Northwest Shawnee.....	01
County—Shawnee:	
Parts of county:	
Dover Twp	
Grove Twp	
Rossville Twp	
Silver Lake Twp	
Southwest Nemaha.....	01
County—Nemaha:	
Parts of county:	
Adams Twp	
Center Twp	
Harrison Twp	
Home Twp	

PRIMARY CARE: Kansas—Continued

Service Area Listing

Service area name	Degree of shortage group
Illinois Twp	
Mitchell Twp	
Neuchatel Twp	
Red Vermillion Twp	
Reilly Twp	

PRIMARY CARE: Kentucky

County Listing

County name	Degree of shortage group
Adair.....	03
Allen.....	02
Ballard.....	03
Bath.....	04
Bell:	
Service area: Western Harlan.....	01
Bourbon.....	02
Bracken.....	01
Breathitt:	
Service area: Perry County.....	02
Bullitt.....	02
Butler.....	04
Caldwell.....	02
Carlisle.....	01
Carter.....	01
Clay.....	04
Crittenden.....	02
Edmonson.....	04
Estill.....	04
Fayette:	
Population group: Med Ind Pop. of Fayette.....	01
Floyd:	
Service area: Mud Creek.....	03
Fulton:	
Service area: Western Fulton.....	01
Gallatin.....	01
Garrard.....	04
Grant.....	01
Grayson.....	04
Greenup.....	03
Hancock.....	03
Harlan:	
Service area: Western Harlan.....	01
Hickman.....	02
Jackson.....	03
Jefferson:	
Service area: West End.....	02
Jessamine.....	03
Knott:	
Service area: Perry.....	02
Knox.....	02
Larue.....	04
Laurel.....	03
Lee.....	03
Leslie.....	02
Letcher:	
Service area: Perry.....	02
Lewis.....	02
Lincoln.....	02
Livingston.....	02
Logan.....	04
Lyon.....	02
Magoffin.....	02
Marion.....	02
Meads.....	02
Menifee.....	02
Metcalfe.....	02
Muhlenberg.....	02
Ohio.....	03
Owen.....	02
Owsley.....	01
Pendleton.....	02
Perry:	
Service area: Perry.....	02
Pike:	
Service area: Pike.....	01
Service area: South Williamson.....	04
Powell.....	04
Robertson.....	01
Russell.....	02
Scott:	
Population group: Pov Pop. of Scott.....	01

PRIMARY CARE: Kentucky—Continued

County Listing

County name	Degree of shortage group
Shelby	04
Simpson	03
Spencer	02
Todd	04
Trigg	01
Trimble	01
Union	04
Washington	02
Webster	03
Whitley:	
Service area: Williamsburg	02
Wolfe	04

PRIMARY CARE: Kentucky

Service Area Listing

Service area name	Degree of shortage group
Mud Creek	03
County—Floyd:	
Parts of county:	
McDowell CCD	
Mud Creek CCD	
Wheelwright CCD	
Perry	02
County—Breathitt:	
Parts of county:	
Canoe Div.	
Haddix Div.	
Hardshell Div.	
County—Knott:	
Parts of county:	
Carr Fork Div.	
Emmalena Div.	
Mousie Div.	
County—Letcher:	
Parts of county:	
Blackey Div.	
County—Perry	01
Pike	01
County—Pike:	
Parts of county:	
Feds Creek CCD	
Long Fork CCD	
Millard CCD	
Phelps CCD	
Robinson Creek CCD	
South Williams	04
County—Pike:	
Parts of county:	
McAndrews	
McCarr	
Phelps	
Sidney	
South Williamson	
West End	02
County—Jefferson:	
Parts of county:	
C.T. 1-35	
Western Fulton	01
County—Fulton:	
Parts of county:	
C.T. 7-12	
Western Harlan	01
County—Bell:	
Parts of county:	
Tejay CCD	
County—Harlan:	
Parts of county:	
Alva CCD	
Wallins Creek CCD	
Williamsburg	02
County—Whitley:	
Parts of county:	
Pearl	
Saxton	
Siler	
Williamsburg	

PRIMARY CARE: Kentucky

Population Group Listing

Population group	Degree of shortage group
Low income pop. of Fayette	01
County—Fayette:	
Parts of county:	
C.T. 1-4	
C.T. 9-11	
Poverty pop. of Scott Co	01

PRIMARY CARE: Louisiana

County Listing

County name	Degree of shortage group
Ascension	03
Assumption	02
Beauregard:	
Service area: Merryville	03
Bienville	01
Bossier	01
Caddo:	
Population Group: Low inc. pop. of Shreveport	01
Calcasieu:	
Service area: Dequincy	03
Service area: North Lake Charles	01
Caldwell	04
Cameron	03
Catahoula	02
De Soto	01
East Baton Rouge:	
Service area: Eden Park	01
East Feliciana	01
Evangeline	03
Grant	01
Iberia:	
Service area: Teche	02
Iberville	04
Jackson	04
Jefferson:	
Service area: Lafitte	02
Jefferson Davis	04
Livingston	02
Madison	02
Orleans:	
Service area: Desire/Florida	01
Service area: Lower 9th Ward	02
Ouachita:	
Facility: E.A. Conway Memorial Hospital	04
Pointe Coupee	01
Rapides:	
Facility: Huey P. Long Hospital	02
Sabine:	
Service area: Zwolle	01
St. Helena	03
St. Martin:	
Service area: St. Martin	02
St. Mary:	
Service area: Teche	02
St. Tammany:	
Service area: Northeastern St. Tammany	01
Tangipahoa:	
Facility: Lallie Kemp Hospital	02
Tensas	02
Terrebonne:	
Service area: Dulac	01
Union:	
Service area: West Union	02
Vermilion:	
Service area: Gueydan	02
Vernon	01
Webster	02
West Baton Rouge	01
West Carroll	01
West Feliciana	03
Winn	04

PRIMARY CARE: Louisiana

Service Area Listing

Service area name	Degree of shortage group
Dequincy	03
County—Calcasieu:	
Parts of county:	
Ward 6	
Desire/Florida	01
County—Orleans:	
Parts of county:	
C.T. 11 (N. of Derbigny St.)	
C.T. 14.01	
C.T. 14.02	
C.T. 15 (N. of Derbigny St.)	
C.T. 16	
C.T. 17.03	
C.T. 17.14	
Dulac	01
County—Terrebonne:	
Parts of county:	
Ward 4	
Ward 7	
Eden Park	01
County—East Baton Rouge:	
Parts of county:	
C.T. 8-10	
C.T. 12	
C.T. 13	
Gueydan	02
County—Vermilion:	
Parts of county:	
Ward 8	
Lafitte	02
County—Jefferson:	
Parts of county:	
C.T. 277-279	
Lower 9th Ward	02
County—Orleans:	
Parts of county:	
C.T. 7.01	
C.T. 7.02	
C.T. 8	
C.T. 9.01, 9.02, 9.03, 9.04	
Merryville	03
County—Beauregard:	
Parts of county:	
Ward 2	
Ward 5	
North Lake Charles	01
County—Calcasieu:	
Parts of county:	
C.T. 2-4	
C.T. 14	
C.T. 15	
Northeastern St. Tammany	01
County—St. Tammany:	
Parts of county:	
C.T. 401	
C.T. 407	
St. Martin	02
County—St. Martin:	
Parts of county:	
Ward 1-5	
Teche	02
County—Iberia:	
Parts of county:	
Ward 1	
Ward 8	
County—St. Mary:	
Parts of county:	
Ward 1-5	
Ward 7	
Ward 10	
West Union	02
County—Union:	
Division 3	
Division 4	
Division 10	
Zwolle	01
County—Sabine:	
Parts of county:	
Ward 5-6	
Ward 8	

PRIMARY CARE: Louisiana

Population Group Listing

Population group	Degree of shortage group
Low inc pop. of Shreveport	01
County—Caddo	

PRIMARY CARE: Louisiana

Facility Listing

Facility	Degree of shortage group
E.A. Conway Mem Hosp	04
County—Ouachita	
Huey P. Long Hospital	02
County—Rapids	
Lallie Kemp Hosp	02
County—Tangipahoa	

PRIMARY CARE: Maine

County Listing

County name	Degree of shortage group
Androscoggin:	
Service area: Leeds	01
Aroostook:	
Service area: Ashland	01
Service area: Eagle Lake	01
Service area: Southern Aroostook	01
Service area: St. Francis	01
Cumberland:	
Service area: Kezar Falls (Maine/N.H.)	01
Franklin:	
Service area: Rangeley	02
Hancock:	
Service area: Bucksport	01
Kennebec:	
Service area: Albion	02
Service area: Leeds	01
Knox:	
Service area: Penobscot Bay	01
Oxford:	
Service area: Bethel	01
Service area: Kezar Falls (Maine/N.H.)	01
Service area: Rangeley	02
Penobscot:	
Service area: Bradley	01
Service area: Dexter	03
Service area: Southern Aroostook	01
Piscataquis:	
Service area: Dexter	03
Service area: Greenville	02
Somerset:	
Service area: Bingham	04
Service area: Dexter	03
Service area: Jackman	01
Waldo:	
Service area: Albion	02
Service area: Bucksport	01
Washington:	
Service area: Eastport	03
Service area: Jonesport	01
Service area: Lubec	01
Service area: Southern Aroostook	01
York:	
Service area: Kezar Falls (Maine/N.H.)	01

PRIMARY CARE: Maine

Service Area Listing

Service area name	Degree of shortage group
Albion	02
County—Kennebec:	
Parts of county:	

PRIMARY CARE: Maine—Continued

Service Area Listing

Service area name	Degree of shortage group
Albion Town	
Vassalboro Town	
China Town	
County—Waldo:	
Parts of county:	
Troy Town	
Unity Town	
Thorndike Town	
Jackson Town	
Monroe Town	
Brooks Town	
Knox Town	
Freedom Town	
Montville Town	
Liberty Town	
Palermo Town	
Ashland	01
County—Aroostook:	
Parts of county:	
Ashland Twn	
Garfield Plantation	
Masardis Twn	
Nashville Plantation	
Oxbow Plantation	
Portage Lake Twn	
Bethel	01
County—Oxford:	
Parts of county:	
Bethel Twn	
Gilead Twn	
Hanover Twn	
Newry Twn	
Upton Twn	
Woodstock Twn	
Bingham	04
County—Somerset:	
Parts of county:	
Solon Town	
Bingham Town	
Moscow Township	
Brighton Town	
Pleasant Ridge Plantation	
The Forks Plant	
Caratunk Plant	
West Forks Plant	
Bradley	01
County—Penobscot:	
Parts of county:	
Bradley Division	
Clifton Division	
Greenbush Division	
Greenfield Division	
Milford Division	
Bucksport	01
County—Hancock:	
Parts of county:	
Dedham Town	
Orland Town	
Penobscot Town	
Verona Town	
Bucksport Town	
County—Waldo:	
Parts of county:	
Prospect Town	
Stockton Springs Town	
Dexter	03
County—Penobscot:	
Parts of county:	
Dexter	
Corinna	
Exeter	
Garland	
County—Piscataquis:	
Parts of county:	
Wellington	
County—Somerset:	
Parts of county:	
Athens	
Harmony	
Ripley	
St. Albans	
Eagle Lake	01
County—Aroostook:	
Parts of county:	
Eagle Lake Twn	
Wallgrass Plantation	
Winterville Plantation	
Eastport	03

PRIMARY CARE: Maine—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Washington:	
Parts of county:	
Eastport	
Perry	
Passamaquaddy Indian Reservation	
Pembroke (Part)	
Dennysville (Part)	
Edmunds (Part)	
Charlotte (Part)	
Robbinston (Part)	
Greenville	02
County—Piscataquis:	
Parts of county:	
Beaver Cove Plant	
Blanchard Plant	
Elliotville Plant	
Greenville	
Monson	
Shirley	
Willimantic	
Unorg. Terr of N. Piscataquis	
Jackman	01
County—Somerset:	
Parts of county:	
Jackman Town	
Moose River Town	
Dennistown Plant	
Jonesport	01
County—Washington:	
Parts of county:	
Addison Twn	
Beals Twn	
Centerville Twn	
Columbia Falls Twn	
Jonesboro Twn	
Jonesport Twn	
Kezar Falls (Maine/New Hampshire)	01
County—Cumberland:	
Parts of county:	
Baldwin Town	
County—Oxford:	
Parts of county:	
Brownfield	
Hiram Town	
Porter Town	
County—York:	
Parts of county:	
Newfield Town	
Limerick Town	
Comish Town	
Parsonfield	
Leeds	01
County—Androscoggin:	
Parts of county:	
Turner Town	
Greene Town	
Leeds Town	
County—Kennebec:	
Parts of county:	
Wayne Town	
Monmouth Town	
Lubec	01
County—Washington:	
Parts of county:	
Dennysville Twn	
Edmunds (Unorg.)	
Lubec Twn	
Plantation #14	
Trescott (Unorg.)	
Whiting Twn	
Penobscot Bay	01
County—Knox:	
Parts of county:	
Vinalhaven Island	
North Haven Island	
Matinicus Island	
Isle Au Haut	
Rangeley	02
County—Franklin:	
Parts of county:	
Coplin Plantation	
Dallas Plantation	
Eustis Twn	
Madrid Twn	
Rangeley Plantation	
Rangeley Twn	
Redington (Unorg.)	
Sandy River	

PRIMARY CARE: Maine—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Oxford:	
Parts of county:	
Adamstown (Unorg.)	
Lincoln Plantation	
Magalloway Plantation	
Richardstown (Unorg.)	
Southern Aroostook	01
County—Aroostook:	
Parts of county:	
Amity Town	
Bancroft Town	
Benedicta Town	
Crystal Town	
Dyer Brook Town	
Glenwood Plantation	
Hersey Town	
Island Falls Town	
Macwahoc Plantation	
Merrill Town	
Monticello Town	
Moro Plantation	
Oakfield Town	
Orient Town	
Reed Plantation	
Sherman Town	
Smyrna Town	
Weston Town	
Unorg. Terr. of S. Aroostook	
County—Penobscot:	
Parts of county:	
Drew Plantation	
Mt. Chase Plantation	
Patten Town	
Prentiss Plantation	
Stacyville Town	
County—Washington:	
Parts of county:	
Danforth Town	
St. Francis	01
County—Aroostook:	
Parts of county:	
Allagash Plantation	
St. Francis Plantation	
St. John Plantation	

PRIMARY CARE: Maryland

County Listing

County name	Degree of shortage group
Allegany:	
Service area: Hancock	01
Anne Arundel:	
Service area: Owensville	03
Baltimore:	
Facility: Maryland Penitentiary	03
Facility: Md Reception Diag/Class Center	02
Caroline	01
Cecil:	
Service area: Southeast Cecil	02
Charles	04
Dorchester:	
Service area: Northeast Dorchester County	01
Garrett	04
Howard:	
Facility area: Md House of Corrections	02
Kent:	
Service area: Northeast Kent	01
Service area: Eadesville/Fairlee	02
Queen Annes	01
Somerset	02
Washington:	
Service area: Keendysville	01
Service area: Hancock	01
Facility area: Md Correctional Institution	03
Facility area: Md Corr Training Center	02
Worcester:	
Service area: Pocomoke City	02
Baltimore City:	
Service area: Cherry Hill	01
Service area: Constant Care	02
Service area: East Baltimore	02
Service area: Hampton/Woodberry/Remington	01

PRIMARY CARE: Maryland—Continued

County Listing

County name	Degree of shortage group
Service area: North Central Baltimore	01
Service area: Northwest Baltimore	01
Service area: O'Donnell Heights	01
Service area: Orleans Square	01
Service area: West Baltimore	03
Facility: Baltimore City Jail	02

PRIMARY CARE: Maryland

Service Area Listing

Service Area Name	Degree of shortage group
Cherry Hill	01
County—Baltimore City:	
Parts of county:	
C.T. 2502.01	
C.T. 2502.02	
C.T. 2502.03	
C.T. 2502.04	
C.T. 2502.05	
C.T. 2503.01	
C.T. 2503.02	
C.T. 2503.03	
Constant Care	02
County—Baltimore City:	
Parts of county:	
C.T. 402	
C.T. 1401-1403	
C.T. 1501-1502	
C.T. 1601-1604	
C.T. 1701-1703	
C.T. 2101	
Eadesville/Fairlee	02
County—Kent:	
Parts of county:	
Dist. 5 (Eadesville)	
Dist. 6 (Fairlee)	
East Baltimore	02
County—Baltimore City:	
Parts of county:	
C.T. 501	
C.T. 603-605	
C.T. 704	
C.T. 806-808	
C.T. 909	
C.T. 1001-1002	
C.T. 1004	
Hampden/Woodberry/Remington	01
County—Baltimore City:	
Parts of county:	
C.T. 1203	
C.T. 1206-1207	
C.T. 1305-1306	
C.T. 1308.02	
Hancock	01
County—Allegany:	
Parts of county:	
Dist. 1 (Orleans)	
County—Washington:	
Parts of county:	
Dist. 4 (Clear Spring)	
Dist. 5 (Hancock)	
Dist. 15 (Indian Springs)	
Keenysville	01
County—Washington:	
Parts of county:	
Election District 1	
Election District 6	
Election District 8	
Election District 11	
Election District 19	
North Central Baltimore	01
County—Baltimore City:	
Parts of county:	
C.T. 802	
C.T. 803.01	
C.T. 803.02	
C.T. 804-805	
C.T. 901-908	
C.T. 1204	
Northeast Dorchester County	01
County—Dorchester:	
Parts of county:	

PRIMARY CARE: Maryland—Continued

Service Area Listing

Service Area Name	Degree of shortage group
Dist. 1	
Dist. 2	
Dist. 3	
Dist. 12	
Dist. 15	
Northeast Kent	01
County—Kent:	
Parts of county:	
Dist. 1 (Massey)	
Dist. 2 (Kennedysville)	
Northwest Baltimore	01
County—Baltimore City:	
Parts of county:	
C.T. 1512	
C.T. 1513	
C.T. 2716	
C.T. 2717	
C.T. 2718.01	
C.T. 2718.02	
O'Donnell Heights	01
County—Baltimore City:	
Parts of county:	
C.T. 2606.01	
C.T. 2606.02	
Orleans Square	01
County—Baltimore City:	
Parts of county:	
C.T. 103	
C.T. 105	
C.T. 201	
C.T. 601-602	
C.T. 701-703	
Owensville	03
County—Anne Arundel:	
Parts of county:	
C.T. 7012-7014	
C.T. 7070	
C.T. 7080	
Pocomoke City	02
County—Worcester:	
Parts of county:	
Dist. 1	
Dist. 7	
Dist. 8	
Southeast Cecil	02
County—Cecil:	
Parts of county:	
Dist. 1 (Cecilton)	
Dist. 2 (Chesapeake City)	
West Baltimore	03
County—Baltimore City :	
Parts of county:	
C.T. 1801-1803	
C.T. 1901-1903	
C.T. 2001-2005	

PRIMARY CARE: Maryland

Facility Listing

Facility	Degree of shortage group
Baltimore City Jail	02
County—Baltimore City	
MD Corr Training Center	02
County—Washington	
MD Correctional Inst	03
County—Washington	
MD House of Corrections	02
County—Howard	
MD Penitentiary	03
County—Baltimore	
MD Reception Diag/Class Center	02
County—Baltimore	

PRIMARY CARE: Massachusetts

County Listing

County name	Degree of shortage group
Barnstable:	
Service area: Provincetown.....	03
Bristol:	
Service area: New Bedford.....	01
Service area: Taunton.....	02
Population Group: Low inc pop. of Fall River.....	04
Dukes:	
Service area: New Bedford.....	01
Essex:	
Service area: Lynn.....	04
Service area: Methuen.....	03
Service area: North Lawrence.....	02
Service area: Peabody.....	02
Franklin:	
Service area: Mohawk.....	02
Hampden:	
Service area: Brookfield.....	02
Service area: Worthington.....	02
Hampshire:	
Service area: Worthington.....	02
Middlesex:	
Service area: East Cambridge.....	02
Service area: Hudson.....	02
Service area: Lowell.....	04
Service area: Maynard.....	03
Service area: North Cambridge.....	02
Service area: Somerville.....	02
Service area: South Framingham.....	01
Service area: Watertown.....	02
Norfolk:	
Service area: Hough's Neck/Germantown.....	01
Service area: North Weymouth.....	01
Service area: So. Blackstone Valley.....	02
Service area: Wrentham.....	02
Facility: Norfolk-Walpole Correctional Inst.....	03
Plymouth:	
Service area: Hull.....	01
Facility: Mass. Corr. Inst at Bridgewater.....	02
Suffolk:	
Service area: Allston.....	02
Service area: Hyde Park.....	02
Service area: Jamaica Plain.....	03
Service area: Mattapan.....	01
Service area: Neponset.....	02
Service area: North Dorchester.....	01
Service area: North End Boston.....	04
Service area: Revere City.....	02
Service area: Roxbury.....	03
Service area: South Boston.....	04
Population Group: Chinese pop of South End Boston.....	01
Worcester:	
Service area: Barre.....	04
Service area: Brookfield.....	02
Service area: South Blackstone Valley.....	02
Service area: Winchendon.....	04

PRIMARY CARE: Massachusetts

Service Area Listing

Service area name	Degree of shortage group
Allston.....	02
County—Suffolk:	
Parts of county:	
C.T. 1	
C.T. 7-8	
Barre.....	04
County—Worcester:	
Parts of county:	
Barre Twn	
Hardwick Twn	
New Braintree Twn	
Oakham Twn	
Petersham Twn	
Rutland Twn	
Brookfield.....	02
County—Hampden:	

PRIMARY CARE: Massachusetts—Continued

Service Area Listing

Service area name	Degree of shortage group
Parts of county:	
Brimfield Twn	
Holland Twn	
Wales Twn	
County—Worcester:	
Parts of county:	
Brookfield Twn	
East Brookfield Twn	
North Brookfield Twn	
Spencer Twn	
Warren Twn	
West Brookfield Twn	
East Cambridge.....	02
County—Middlesex:	
Parts of county:	
C.T. 3521-3535	
Hough's Neck/Germantown.....	01
County—Norfolk:	
Parts of county:	
C.T. 4178	
Hudson.....	02
County—Middlesex:	
Parts of county:	
Hudson Twn	
Hull.....	01
County—Plymouth:	
Parts of county:	
Hull Twn	
Hyde Park.....	02
County—Suffolk:	
Parts of county:	
C.T. 1401-1404	
Jamaica Plain.....	03
County—Suffolk:	
Parts of county:	
C.T. 1202-1207	
Lowell.....	04
County—Middlesex:	
Parts of county:	
Lowell	
Lynn.....	04
County—Essex:	
Parts of county:	
C.T. 2060-2063	
C.T. 2065	
C.T. 2068	
C.T. 2070-2072	
Mattapan.....	01
County—Suffolk:	
Parts of county:	
C.T. 1010-1011	
Maynard.....	03
County—Middlesex:	
Parts of county:	
Maynard Twn	
Methuen.....	03
County—Essex:	
Parts of county:	
C.T. 2522-2526	
Mohawk.....	02
County—Franklin:	
Parts of county:	
Ashfield Twn	
Buckland Twn	
Charlemont Twn	
Colrain Twn	
Conway Twn	
Hawley Twn	
Heath Twn	
Shelburne Twn	
Monroe Twn	
Rowe Twn	
N. Weymouth.....	01
County—Norfolk:	
Parts of county:	
C.T. 4226-4228	
Neponset.....	02
County—Suffolk:	
Parts of county:	
C.T. 1006-1007	
New Bedford.....	01
County—Bristol:	
Parts of county:	
C.T. 6512-6513	
C.T. 6518-6519	

PRIMARY CARE: Massachusetts—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 6526-6527	
County—Dukes:	
Parts of county:	
Gosnold Twn	
North Cambridge.....	02
County—Middlesex:	
Parts of county:	
C.T. 3547-3550	
North Dorchester.....	01
County—Suffolk:	
Parts of county:	
C.T. 901-924	
C.T. 1001-1005	
North End Boston.....	04
County—Suffolk:	
Parts of county:	
C.T. 301-305	
North Lawrence.....	02
County—Essex:	
Parts of county:	
C.T. 2502-2511	
C.T. 2513-2514	
Peabody.....	02
County—Essex:	
Parts of county:	
C.T. 2106-2109	
Provincetown.....	04
County—Barnstable:	
Parts of county:	
Provincetown	
Revere City.....	02
County—Suffolk:	
Parts of county:	
Revere City	
Roxbury.....	03
County—Suffolk:	
Parts of county:	
C.T. 801-809	
C.T. 811-821	
South Framingham.....	01
County—Middlesex:	
Parts of county:	
C.T. 3831-3832	
C.T. 3834	
South Blackstone Valley.....	02
County—Norfolk:	
Parts of county:	
Bellingham Twn	
County—Worcester:	
Parts of county:	
Blackstone Twn	
Douglas Twn	
Mendon Twn	
Millville Twn	
Northbridge Twn	
Sutton Twn	
Uxbridge Twn	
Somerville.....	02
County—Middlesex:	
Parts of county:	
C.T. 3501-3515	
South Boston.....	04
County—Suffolk:	
Parts of county:	
C.T. 601-614	
Taunton.....	02
County—Bristol:	
Parts of county:	
Berkley Twn	
Dighton Twn	
Raynham Twn	
Rehoboth Twn	
Taunton City	
Watertown.....	02
County—Middlesex:	
Parts of county:	
Watertown	
Winchendon.....	04
County—Worcester:	
Parts of county:	
Ashburnham	
Gardner	
Hubbardston	
Royalston	

PRIMARY CARE: Massachusetts—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Templeton	
Winchendon	
Worthington	02
County—Hampden:	
Parts of county:	
Chester Twn	
County—Hampshire:	
Parts of county:	
Cummington Twn	
Goshen Twn	
Huntington Twn	
Plainfield Twn	
Worthington Twn	
Chesterfield Twn	
Wrentham	02
County—Norfolk:	
Parts of county:	
Wrentham Twn	

PRIMARY CARE: Massachusetts

<i>Population Group Listing</i>	
Population group	Degree of shortage group
Chinese pop. (South End Boston)	01
County—Suffolk:	
Parts of county:	
C.T. 701-712	
Low Income pop. of Fall River	04
County—Bristol:	
Parts of county:	
C.T. 6408-6409	
C.T. 6411-6414	

PRIMARY CARE: Massachusetts

<i>Facility Listing</i>	
Facility	Degree of shortage group
Mass. Corr. Inst. (Bridgewater)	02
County—Plymouth	
Norfolk & Walpole Corr. Institutions	03
County—Norfolk	

PRIMARY CARE: Michigan

<i>County Listing</i>	
County name	Degree of shortage group
Alcona	02
Alger	04
Allegan:	
Service area: Allegan/Kent	02
Service area: Allegan	03
Antrim:	
Service area: East Jordan	01
Arenac:	
Service area: Sterling	01
Baraga	02
Bay:	
Service area: Sterling	01
Cass:	
Service area: Dowagiac	04
Charlevoix:	
Service area: East Jordan	01
Chippewa:	
Service area: De Tour	01
Service area: Kinross/Rudyard	01
Clare:	
Service area: Clare	01
Service area: Harrison	01

PRIMARY CARE: Michigan—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Crawford:	
Service area: Roscommon/St. Helen	03
Dickenson:	
Service area: Iron River/Crystal Falls	04
Genesee:	
Service area: Otter Lake	02
Service area: Central Flint	01
Service area: Montrose	01
Gladwin:	
Service area: Sterling	01
Gogebic:	
Service area: Ewen	01
Hillsdale	02
Houghton:	
Service area: Calumet/Keweenaw	01
Huron:	
Service area: Port Austin	01
Iosco:	
Service area: Hale/Whittemore	04
Iron:	
Service area: Iron River/Crystal Falls	04
Isabella:	
Service area: Clare	01
Jackson:	
Facility: St. Prison of S. Michigan	02
Kent:	
Service area: Northern Kent	03
Service area: Allegan/Kent	02
Population group: Med Ind pop. of Grand Rapids	04
Keweenaw:	
Service area: Calumet/Keweenaw	01
Lake:	
Service area: Lake/Newaygo	01
Leapeer:	
Service area: Otter Lake	02
Leelanau:	
Service area: Northport/Suttons Bay	03
Livingston:	
Service area: Cohoctah	01
Mackinac	02
Marquette:	
Service area: Iron River/Crystal Falls	04
Mecosta:	
Service area: Mecosta	04
Minominee:	
Service area: Northern Minominee	01
Midland:	
Service area: Clare	01
Missaukee:	
Service area: Houghton Lake	01
Monroe:	
Service area: Bedford/Erie	02
Service area: Sumpter	01
Montmorency	01
Muskegon:	
Service area: Northern Kent	03
Service area: Northern Muskegon	02
Newaygo:	
Service area: Lake/Newaygo	01
Service area: Mecosta	04
Service area: Southern Newaygo	02
Oakland:	
Service area: Milford	02
Oceana:	
Service area: Shelby	02
Service area: Southern Newaygo	02
Ogemaw:	
Service area: Hale/Whittemore	04
Ontonogan:	
Service area: Ewen	01
Osceola:	
Service area: Osceola	04
Oscoda	02
Ottawa:	
Service area: Allegan/Kent	02
Service area: Northern Kent	03
Roscommon:	
Service area: Houghton Lake	01
Service area: Roscommon/St. Helen	03
Saginaw:	
Service area: Chesaning	01
Service area: Montrose	01
Service area: Saginaw City (East Side)	01
St. Clair:	
Service area: Algonac	04
Service area: Brown City	01
Service area: Yale	03

PRIMARY CARE: Michigan—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Sanilac:	
Service area: Brown City	01
Service area: Lexington/Croswell	01
Service area: Marlette/Kingston	02
Shiawassee:	
Service area: Chesaning	01
Service area: Cohoctah	01
Tuscola:	
Service area: Marlette/Kingston	02
Service area: Otter Lake	02
Van Buren:	
Service area: Dowagiac	04
Washtenaw:	
Service area: Sumpter	01
Wayne:	
Service area: Detroit (East)	01
Service area: Detroit (S.W.)	01
Service area: Detroit (N.W.)	02
Service area: Sumpter	01
Facility: Deaconess Hospital	01
Facility: Herman Keifer Health Complex	01
Facility: Mt. Carmel Mercy Hospital	02
Facility: Titus Greene Health Center	02
Facility: Wayne County Jail	02

PRIMARY CARE: Michigan

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Algonac	04
County—St. Clair:	
Parts of county:	
Algonac City	
Casco Township	
China Township	
Clay Township	
Columbus Township	
Cottleville Township	
East China Township	
Dra Township	
Marine City	
St. Clair City	
St. Clair Township	
Allegan	03
County—Allegan:	
Parts of county:	
Allegan Twp.	
Cheshire Twp.	
Gunplain Twp.	
Heath Twp.	
Hopkins Twp.	
Lee Twp.	
Martin Twp.	
Monterey Twp.	
Otsego Twp.	
Trowbridge Twp.	
Valley Twp.	
Watson Twp.	
Wayland Twp.	
Allegan/Kent	02
County—Allegan:	
Parts of county:	
Dorr Twp.	
Leighton Twp.	
Salem Twp.	
County—Kent:	
Parts of county:	
Byron Twp.	
Gains Twp.	
County—Ottawa:	
Parts of county:	
Jamestown Twp.	
Bedford/Erie	02
County—Monroe:	
Parts of county:	
Bedford Twp. (Northern ½)	
Erie Twp. (Northern ½)	
Ira Twp.	
La Salle Twp.	
Summerfield Twp.	
Whiteford Twp. (N. ½)	
Brown City	01

PRIMARY CARE: Michigan—Continued

Service Area Listing

Service area name	Degree of shortage group
County—St. Clair:	
Parts of county:	
Lynn Twp. (Pt.)	
County—Sanilac:	
Parts of county:	
Brown City	
Elk Twp.	
Flynn Twp.	
Maple Valley Twp.	
Speaker Twp.	
Calumet/Keweenaw.....	01
County—Houghton:	
Parts of county:	
Calumet Township	
Hancock	
Osceola	
Schoolcraft	
Torch Lake	
County—Keweenaw	
Chesaning.....	01
County—Saginaw:	01
Parts of county:	
C.T. 125 (Chapin and Brady Twnship.)	
C.T. 127 (Chesaning Twnship.)	
C.T. 128 (Chesaning Twnship.)	
C.T. 129 (Maple Grove Twnship)	
County—Shiawassee:	
Parts of county:	
Fairfield Township	
Rush Township	
New Haven Township	
Hazeilton Township	
Clare.....	01
County—Clare:	
Parts of county:	
City of Clare	
Garfield Township	
Surrey Township	
Grant Township	
Sheridan Township	
County—Isabella:	
Parts of county:	
Coldwater Township	
Gilmore Township	
Vernon Township	
Wise Township	
County—Midland:	
Parts of county:	
Coleman Village	
Warren Township	
Cohoctah.....	01
County—Livingston:	
Parts of county:	
Conway Township	
Cohocta Township	
Deerfield Township	
County—Shiawassee:	
Parts of county:	
Antrim Township	
Burns Township	
Perry City	
Perry Township	
De Tour.....	01
County—Chipewa:	
Parts of county:	
De Tour Twp.	
De Tour Village	
Drummond Twp.	
Raber Twp.	
Detroit (East).....	01
County—Wayne:	
Parts of county:	
C.T. 520-526	
C.T. 539-541	
C.T. 548-550	
C.T. 560	
C.T. 561	
C.T. 565-570	
C.T. 655	
C.T. 661-665	
C.T. 755-778	
C.T. 789-797	
Detroit (S.W.).....	01
County—Wayne:	
Parts of county:	
C.T. 11-13	
C.T. 15	
C.T. 16	

PRIMARY CARE: Michigan—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 51-56	
C.T. 58-64	
C.T. 101	
C.T. 103-123	
C.T. 154-163	
C.T. 179	
C.T. 180	
C.T. 201	
C.T. 202	
C.T. 211	
Detroit (N.W.).....	01
County—Wayne:	
Parts of county:	
C.T. 168-171	
C.T. 173-175	
C.T. 176.01	
C.T. 176.02	
C.T. 176.03	
C.T. 176.04	
C.T. 209	
C.T. 251-255	
C.T. 257	
C.T. 258.01	
C.T. 258.02	
C.T. 259.01	
C.T. 259.02	
C.T. 260	
C.T. 261.01	
C.T. 261.02	
C.T. 262.01	
C.T. 262.02	
C.T. 263	
C.T. 264	
C.T. 302.01	
C.T. 302.02	
C.T. 302.03	
C.T. 305.01	
C.T. 305.02	
C.T. 306.01	
C.T. 306.02	
C.T. 408	
C.T. 409.01	
C.T. 409.02	
Dowagiac.....	04
County—Cass:	
Parts of county:	
Dowagiac City	
Lagrange Twp.	
Marcellus Twp.	
Newberg Twp.	
Penn Twp.	
Silver Creek Twp.	
Volinia Twp.	
Wayne Twp.	
County—Van Buren:	
Parts of county:	
Decatur Twp.	
Hamilton Twp.	
Keeler Twp.	
Porter Twp.	
East Jordan.....	01
County—Antrim:	
Parts of county:	
Echo Twp. (Part)	
Jordan Twp.	
Warker Twp. (Part)	
County—Charlevoix:	
Parts of county:	
Bank Twp. (Part)	
South Arm Twp.	
Wilson Twp. (Part)	
Ewen.....	01
County—Gogebic:	
Parts of county:	
Marenisco Twp.	
Watersmeet Twp.	
County—Ontonogan:	
Parts of county:	
Bergland Twp.	
Haight Twp.	
Interior Twp.	
Matchwood Twp.	
McMillan Twp.	
Rockland Twp.	
Stannard Twp.	
Hale/Whittemore.....	04
County—Isco:	
Parts of county:	

PRIMARY CARE: Michigan—Continued

Service Area Listing

Service area name	Degree of shortage group
Burleigh Twp.	
Grant Twp.	
Plainfield Twp.	
Reno Twp.	
Sherman Twp.	
Whittemore City	
County—Ogemaw:	
Parts of county:	
Hill Twp.	
Logan Twp.	
Richland Twp.	
Harrison.....	01
County—Clare:	
Parts of county:	
Authur Township	
Fanklin Township	
Freeman Township	
Frost Township	
Greenwood Township	
Hamilton Township	
City of Harrison	
Hatton Township	
Hayes Township	
Lincoln Township	
Redding Township	
Summerfield Township	
Winterfield Township	
Houghton Lake.....	01
County—Missaukee:	
Parts of county:	
Butterfield Township	
Enterprise Township	
Holland Township	
County—Roscommon:	
Parts of county:	
Denton Township	
Lake Township	
Markey Township	
Roscommon Township	
Iron River/Crystal Falls.....	04
County—Dickinson:	
Parts of county:	
Sagola Twp.	
County—Iron	
County—Marquette:	
Parts of county:	
Republic Twp.	
Kinross/Rudyard.....	01
County—Chippewa:	
Parts of county:	
Bay Mills Twp.	
Front Lake Twp.	
Kinross Twp.	
Pickford Twp.	
Rudyard Twp.	
Superior Twp.	
Lake/Newaygo.....	01
County—Lake:	
Parts of county:	
Chase Twp.	
Cherry Valley Twp.	
Dover Twp.	
Eden Twp.	
Elk Twp.	
Ellsworth Twp.	
Lake Twp.	
Newkirk Twp.	
Peacock Twp.	
Pinora Twp.	
Pleasant Plains Twp.	
Sauble Twp.	
Sweetwater Twp.	
Webber Twp.	
Yates Twp.	
County—Newaygo:	
Parts of county:	
Beaver Twp.	
Home Twp.	
Lilly Twp.	
Merrill Twp.	
Monroe Twp.	
Troy Twp.	
Lexington/Croswell.....	01
County—Sanilac:	
Parts of county:	
Briel Twp.	
Croswell Twp.	
Fremont Twp.	

PRIMARY CARE: Michigan

Facility Listing

Facility	Degree of shortage group
Deaconess Hosp.....	01
County—Wayne	
Herman Keifer Health Complex.....	01
County—Wayne	
Mt. Carmel Mercy Hosp.....	02
County—Wayne	
State Prison of South Michigan.....	02
County—Jackson	
Titus Greene Health Center.....	02
County—Wayne	
Wayne County Jail.....	02
County—Wayne	

PRIMARY CARE: Minnesota

County Listing

County name	Degree of shortage group
Aitkin:	
Service area: Floodwood.....	02
Service area: Mille Lacs.....	02
Service area: Sandstone/Hinckley.....	02
Cass.....	02
Chippewa:	
Service area: Granite Falls/Clarkfield.....	04
Clay:	
Service area: Barnesville.....	02
Clearwater.....	02
Cook:	
Service area: Silver Bay.....	02
Cottonwood:	
Service area: Windom/Mountain Lake.....	04
Crow Wing:	
Service area: Mille Lacs.....	02
Hennepin:	
Population Group: Indian Pop. of Minneapolis.....	01
Houston:	
Service area: Caledonia/Spring Grove (Minn/Iowa).....	02
Itasca:	
Service area: Bigfork.....	01
Service area: Floodwood.....	02
Jackson:	
Service area: Windom/Mountain Lake.....	04
Kanabec:	
Service area: Mille Lacs.....	02
Service area: Sandstone/Hinckley.....	02
Lac Qui Parle:	
Service area: Canby.....	04
Lake:	
Service area: Ely/Babbitt.....	02
Service area: Silver Bay.....	02
Le Sueur:	
Service area: Waterville.....	04
Lincoln:	
Service area: Canby.....	04
Mathnomen.....	01
Marshall.....	01
Mille Lacs:	
Service area: Mille Lacs.....	02
Morrison:	
Service area: Mille Lacs.....	02
Murray.....	04
Norman.....	04
Pine:	
Service area: Sandstone/Hinckley.....	02
Polk:	
Service area: Fosston.....	02
Ramsey:	
Service area: Riverview.....	02
Service area: Summit/University.....	01
Facility: Model Cities Health Center (St. Paul).....	01
Red Lake.....	01
Renville:	
Service area: Granite Falls/Clarkfield.....	04
Rice:	
Service area: Waterville.....	04
Roseau.....	04
St. Louis:	
Service area: Ely/Babbitt.....	02
Service area: Floodwood.....	02
Sibley.....	02

PRIMARY CARE: Minnesota—Continued

County Listing

County name	Degree of shortage group
Wabasha:	
Service area: Plainview.....	01
Waseca.....	04
Wilken:	
Service area: Barnesville.....	02
Yellow Medicine:	
Service area: Canby.....	04
Service area: Granite Falls/Clarkfield.....	04

PRIMARY CARE: Minnesota

Service Area Listing

Service area name	Degree of shortage group
Barnesville.....	02
County—Clay:	
Parts of county:	
Aitkane Township	
Barnesville City	
Barnesville Township	
Comstock Village	
Elkton Township	
Elmwood Township	
Holy Cross Township	
Humboldt Township	
Parke Township	
Sabin Village	
Skree Township	
Tanserm Township	
County—Wilken:	
Parts of county:	
Atherton Township	
Deerhorn Township	
Marston Township	
Mitchell Township	
Prairie View Township	
Rothsay Village	
Tanberg Township	
Wolverton Township	
Bigfork.....	02
County—Itasca:	
Parts of county:	
Balsam Twp	
Bearville Twp	
Bigfork Twp	
Bigfork Vil	
Bowstring Twp	
Carpenter Twp	
Effie Vil	
Good Hope Twp	
Grattan Twp	
Kinghurst Twp	
Lake Jessie Twp	
Liberty Twp	
Marcell Twp	
Max Twp	
Pomroy Twp	
Sand Lake Twp	
Squaw Lake Vil	
Stokes Twp	
Wirt Twp	
Unorg Terr of NE Itasca	
Caledonia/Spring Grove (Minn/Iowa).....	02
County—Houston:	
Parts of county:	
Blackhammer Twp	
Caledonia Twp	
Caledonia Village	
Eitzen Village	
Mayville Twp	
Sheldon Twp	
Spring Grove Twp	
Spring Grove Village	
Union Twp	
Wilmington Twp	
Winnepago Twp	
Yucatan Twp	
Canby (Minn/South Dakota).....	04
County—Lac Qui Parle:	
Parts of county:	
Freeland Twp	
Manfred Twp	

PRIMARY CARE: Minnesota—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Lincoln:	
Parts of county:	
Marble Twp	
Alta Vista Twp	
County—Yellow Medicine:	
Parts of county:	
Canby City	
Florida Twp	
Hammer Twp	
Norman Twp	
Omro Twp	
Oshkosh Twp	
Porter City	
St. Leo City	
Werzeland Twp	
Ely-Babbitt.....	02
County—Lake:	
Parts of county:	
Beaver Bay Twp	
Fall Lake Twp	
Unorg. Terr. (West Lake)	
County—St. Louis:	
Parts of county:	
Babbitt Vil.	
Breitung Twp	
Ely City	
Embarrass Twp	
Kuglan Twp	
Morse Twp	
Tower City	
Vermilion Lake Twp	
Waasa Twp	
Winton Vil.	
Unorg. Terr. (Birch Lake)	
Unorg. Terr. (NE St. Louis)	
Floodwood.....	02
County—Aitkin:	
Parts of county:	
Ball Bluff Twp	
Balsam Twp	
Cornish Twp	
Turner Twp	
Unorg. Terr. (NE Aitkin)	
County—Hasca:	
Parts of county:	
Wawina Twp	
County—St. Louis	
Parts of county:	
Arrowhead Twp	
Cedar Valley Twp	
Cotton Twp	
Fine Lakes Twp	
Floodwood Twp	
Floodwood Vil.	
Halden Twp	
Kelsey Twp	
Meadowlands Twp	
Meadowlands Vil.	
Ness Twp	
Northland Twp	
Payne Twp	
Praire Lake Twp	
Tiowola Twp	
Van Buren Twp	
Unorg. Terr. (Pot Shot Lake)	
Fosston.....	02
County—Polk:	
Parts of county:	
Badger Township	
Slaten Twp	
Trail Village	
Garden Township	
Godfrey Township	
Grove Park Township	
Knute Township	
Tilden Township	
Winger Township	
Woodside Township	
Fertile Village	
Mentor Village	
Winger Village	
Brandsvold Twp	
Chester Twp	
Columbia Twp	
Eden Twp	
Fosston City	
Gully Twp	
Gutty Village	

PRIMARY CARE: Minnesota—Continued	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Hill River Twp	
Johnson Twp	
King Twp	
Lengby Twp	
Lessor Twp	
McIntosh Village	
Queen Twp	
Rosebud Twp	
Granite Falls/Clarkfield.....	04
County—Chippewa:	
Parts of county:	
Granite Falls City	
Granite Falls Twp	
Maynard Vil	
Stoneham Twp	
County—Renville:	
Parts of county:	
Hawk Creek Twp	
Wang Twp	
County—Yellow Medicine:	
Parts of county:	
Burton Twp	
Clarkfield Twp	
Friendship Twp	
Granite Falls City	
Hanley Falls Vil	
Hazel Run Vil	
Hazel Run Twp	
Lisbon Twp	
Minnesota Falls Twp	
Normania Twp	
Sandness Twp	
Sioux Agency Twp	
Stoney Run Twp	
Swede Prairie Twp	
Tyro Twp	
Wood Lake Vil	
Wood Lake Twp	
Mille Lacs.....	02
County—Aitkin:	
Parts of county:	
Idum Twp	
Seavy Twp	
Lakeside Twp	
County—Crow Wing:	
Parts of county:	
Bay Lake Twp	
Garrison Twp	
Garrison Village	
County—Kanabec:	
Parts of county:	
Anne Lake Twp	
Hillman Twp	
Hay Brook Twp	
County—Mille Lacs:	
Parts of county:	
East Side Twp	
Isle Harbor Twp	
Lewis Twp	
Onamia Twp	
South Harbor Twp	
Kathio Twp	
Bradbury Twp	
Dailey Twp	
Mudgett Twp	
Isle Village	
Wahkon Village	
Onamia Village	
County—Morrison:	
Parts of county:	
Richardson Twp	
Leigh Twp	
Mount Morris Twp	
Hillman Village	
Plainview.....	01
County—Wabasha:	
Parts of county:	
Elgin Twp	
Elgin Village	
Highland Twp	
Oakwood Twp	
Millville Village	
Plainview Twp	
Plainview Village	
Riverview.....	02
County—Ramsey:	
Parts of county:	
C.T. 361	

PRIMARY CARE: Minnesota—Continued	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
C.T. 370-372	
Landstone/Hinckley.....	02
County—Aitkin:	
Parts of county:	
Wagner Twp	
County—Kanabec:	
Parts of county:	
Kroschel Twp	
Pomroy Twp	
County—Pine:	
Parts of county:	
Wilma Twp	
Arlone Twp	
Arna Twp	
Askov Village Twp	
Barry Twp	
Bremen Twp	
Bruno Twp	
Glover Twp	
Danforth Twp	
Dill Grove Twp	
Finlayson Twp	
Finlayson Vil	
Fleming Twp	
Hinckley Twp	
Hinckley Vil	
Kettle River Twp	
New Dosey Twp	
Norman Twp	
Ogema Twp	
Park Twp	
Partridge Twp	
Pine Lake Twp	
Sandstone Twp	
Sandstone Vil	
Silver Bay.....	02
County—Cook:	
Parts of county:	
Schroeder Twp	
Tofta Twp	
County—Lake:	
Parts of county:	
Beaver Bay City	
Beaver Bay Twp (Part)	
Crystal Bay Twp	
Silver Bay City	
Silver Creek Twp	
Summit/University.....	01
County—Ramsey:	
Parts of county:	
C.T. 335-340	
C.T. 354	
C.T. 355	
Waterville.....	04
County—Le Sueur:	
Parts of county:	
Elysian Twp & City	
Kilhenny Twp & City	
Montgomery Twp & City	
Waterville Twp & City	
County—Rice:	
Parts of county:	
Morristown Twp & Village	
Windom/Mountain Lake.....	04
County—Cottonwood:	
Parts of county:	
Windom City Vil	
Mountain Lake Vil	
Bingham Lake Vil	
Jeffers Vil	
Amboy Twp	
Amo Twp	
Carson Twp	
Dale Twp	
Delton Twp	
Great Bend Twp	
Lakeside Twp	
Midway Twp	
Mountain Lake Twp	
Selma Twp	
Springfield Twp	
County—Jackson:	
Parts of county:	
Wilder Vil	
Christiania Twp	
Delafield Twp	
Kimball Twp	

PRIMARY CARE: Minnesota	
<i>Population Group Listing</i>	
Population group	Degree of shortage group
Indian Pop. of Minneapolis.....	01
County—Hennepin:	
Parts of county:	
Am. Ind. Pop. of Minneapolis	
PRIMARY CARE: Minnesota	
<i>Facility Listing</i>	
Facility	Degree of shortage group
Model Cities Health Cntr (St. Paul).....	01
County—Ramsey	
PRIMARY CARE: Mississippi	
<i>County Listing</i>	
County name	Degree of shortage group
Amite.....	01
Attala.....	03
Benton.....	01
Calhoun.....	02
Carroll.....	02
Service area: Carroll/Montgomery	
Chickasaw.....	04
Choctaw.....	02
Claiborne.....	01
Clarke.....	02
Clay.....	02
Coahoma.....	03
Covington.....	03
De Soto.....	01
Service area: De Soto/Tate	
George.....	03
Greene.....	01
Hancock.....	03
Harrison:	
Service area: East Biloxi.....	01
Service area: North Gulfport.....	04
Hinds:	
Service area: Hinds.....	01
Service area: Jackson Inner-City.....	01
Holmes.....	02
Humphreys.....	02
Issaquena.....	01
Service area: Issaquena/Sharkey	
Itawamba.....	01
Jasper.....	02
Jefferson.....	04
Jefferson Davis.....	03
Kemper.....	01
Lamar.....	02
Lawrence.....	03
Leake.....	04
Leflore.....	03
Lowndes.....	03
Madison.....	03
Marion.....	04
Marshall.....	01
Monroe.....	03
Montgomery.....	02
Service area: Carroll/Montgomery	
Neshoba.....	02
Newton.....	03
Noxubee.....	02
Perry.....	04
Pontotoc.....	01
Prentiss.....	02
Quitman.....	02
Rankin.....	02
Scott.....	03
Sharkey.....	01
Service area: Issaquena/Sharkey	
Simpson.....	02
Smith.....	02
Stone.....	02
Sunflower.....	04

PRIMARY CARE: Mississippi—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Facility: Mississippi St. Penitentiary	02
Tallahatchie	02
Tate	01
Service area: De Soto/Tate	
Tippah	03
Tishomingo	
Service area: Shiloh Pickwick (Miss/Tenn)	02
Tunica	01
Union	02
Washington	04
Webster	04
Winston	03
Yalobusha	02
Yazoo	02

PRIMARY CARE: Mississippi

<i>Service Area Listing</i>	
Service Area Name	Degree of shortage group
Carroll/Montgomery	02
County—Carroll	
County—Montgomery	
De Soto/Tate	01
County—De Soto	
County—Tate	
East Biloxi	01
County—Harrison:	
Parts of county:	
C.T. 1-3	
Hinds	01
County—Hinds:	
Parts of county:	
C.T. 105-108	
C.T. 112	
C.T. 113	
Issaquena/Sharkey	01
County—Issaquena	
County—Sharkey	
Jackson Inner-City	01
County—Hinds:	
Parts of county:	
C.T. 6-12	
C.T. 16-20	
C.T. 24-32	
North Gulfport	04
County—Harrison:	
Parts of county:	
C.T. 18	
C.T. 24	
Shiloh Pickwick (Miss/Tenn)	02
County—Tishomingo:	
Parts of county:	
District 1	
District 2	

PRIMARY CARE: Mississippi

<i>Facility Listing</i>	
Facility	Degree of shortage group
Mississippi State Penitentiary	02
County—Sunflower	

PRIMARY CARE: Missouri

<i>County Listing</i>	
County name	Degree of shortage group
Andrew	03
Bollinger	01
Caldwell	03

PRIMARY CARE: Missouri—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Camden	03
Carter	02
Service area: Garden City	02
Cedar	04
Service area: Osage Prairie	
Christian	02
Clark	01
Crawford	02
Dallas	01
De Kalb	01
Douglas	03
Gasconade:	
Service area: Southern Gasconade	02
Harrison	04
Hickory	04
Service area: Osage Prairie	
Howell:	
Service area: Shannon	03
Iron	04
Jackson:	
Service area: Central Kansas City	02
Service area: Richard Cabot	01
Jefferson	01
Johnson:	
Service area: Sweet Springs	03
Lafayette:	
Service area: Sweet Springs	03
Lewis	02
McDonald	04
Macon	03
Maries	01
Mercer	02
New Madrid	01
Oregon	04
Osage	04
Ozark	01
Pettis:	
Service area: Sweet Springs	03
Polk:	
Service area: Osage Prairie	04
Pulaski	01
Putnam	02
Rails	02
Reynolds	04
Ripley	02
St. Charles	04
St. Clair:	
Service area: Appleton	03
Service area: Osage Prairie	04
St. Louis:	
Service area: Kinlock/Berkley	02
St. Louis City:	
Service area: Southeast St. Louis	03
Service area: North St. Louis	02
Saline:	
Service area: Sweet Springs	03
Shannon	03
Service area: Shannon	
Stone	02
Texas	04
Vernon:	
Service area: Osage Prairie	04
Warren	01
Washington	03
Wayne	02
Webster	02
Wright	03

PRIMARY CARE: Missouri

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Appleton	03
County—St. Clair:	
Parts of county:	
Appleton Twp.	
Butler Twp.	
Center Twp.	
Chalk Level Twp.	
Daus Twp.	
Doyal Twp.	
Jackson Twp.	

PRIMARY CARE: Missouri—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Monegaw Twp.	
Osage Twp.	
Oscaola Twp.	
Polk Twp.	
Taber Twp.	
Central Kansas City	02
County—Jackson:	
Parts of county:	
C.T. 4-10	
C.T. 15-26	
C.T. 32-34	
C.T. 35.01	
C.T. 35.02	
C.T. 36.01	
C.T. 36.02	
C.T. 37-42	
C.T. 52-55	
C.T. 56.01	
C.T. 56.02	
C.T. 57	
C.T. 58.01	
C.T. 58.02	
C.T. 59.01	
C.T. 60-64	
C.T. 75-77	
C.T. 78.01	
C.T. 78.02	
C.T. 79-80	
Garden City	02
County—Cass:	
Parts of county:	
C.T. 607-612	
Kinlock/Berkley	02
County—St. Louis:	
Parts of county:	
C.T. 2128-2129	
C.T. 2134	
North St. Louis	02
County—St. Louis City:	
Parts of county:	
C.T. 1051-1055	
C.T. 1061-1067	
C.T. 1071-1077	
C.T. 1081-1085	
C.T. 1091-1095	
C.T. 1101-1105	
C.T. 1111-1115	
C.T. 1121 (portion)	
C.T. 1122 (portion)	
C.T. 1123 (portion)	
C.T. 1192 (portion)	
C.T. 1193 (portion)	
C.T. 1201-1203	
C.T. 1211 (portion)	
C.T. 1212-1213	
C.T. 1214 (portion)	
C.T. 1251 (portion)	
C.T. 1252-1253	
C.T. 1261-1265	
Osage Prairie	04
County—Cedar	
County—Hickory	
County—Polk:	
Parts of county:	
Johnson Division	
Flemington Division	
Jefferson Division	
McKinley Division	
Greene Division	
County—St. Clair:	
Parts of county:	
Speedwell Division	
Roscoe Division	
Washington Division	
Collins Division	
County—Vernon:	
Parts of county:	
Bacon Division	
Clear Creek Division	
Virgil Division	
Montevallo Division	
Richard Cabot	01
County—Jackson:	
Parts of county:	
C.T. 1	
C.T. 11	
C.T. 29-30	
C.T. 45	

PRIMARY CARE: Missouri—Continued

Service Area Listing

Service area name	Degree of shortage group
Shannon.....	03
County—Howell:	
Parts of county:	
Chapel Twp.	
Goldsberry Twp.	
Hutton Valley Twp.	
County—Shannon	
Southeast St. Louis.....	03
County—St. Louis City:	
Parts of county:	
C.T. 1011-1017	
C.T. 1023-1025	
C.T. 1151-1157	
C.T. 1161-1165	
C.T. 1173 (portion)	
C.T. 1174 (portion)	
C.T. 1185 (portion)	
C.T. 1221-1224	
C.T. 1231-1235	
C.T. 1241-1245	
Southern Gasconade.....	02
County—Gasconade:	
Parts of county:	
Boeuf Twp.	
Boulware Twp.	
Bourbois Twp.	
Brush Creek Twp.	
Canaan Twp.	
Clay Twp.	
Third Creek Twp.	
Sweet Springs.....	03
County—Johnson:	
Parts of county:	
Grover Twp.	
County—Lafayette:	
Parts of county:	
Freedom Twp.	
County—Pettis:	
Parts of county:	
Blackwater Twp.	
Houstonia Twp.	
County—Saline:	
Parts of county:	
Elmwood Twp.	
Liberty Twp.	
Salt Pond Twp.	

PRIMARY CARE: Montana

County Listing

County name	Degree of shortage group
Big Horn.....	01
Blaine.....	03
Carter.....	01
Chouteau:	
Service area: Fort Benton.....	01
Daniels.....	01
Fallon.....	03
Gallatin:	
Service area: West Yellowstone.....	01
Glacier:	
Service area: Babb/Browning.....	01
Golden Valley:	
Service area: Tri-County.....	04
Hill:	
Service area: Chester.....	03
Jefferson:	
Service area: Boulder.....	01
Judith Basin:	
Service area: Petroleum/Judith Basin.....	01
Lake:	
Service area: Seely Lake.....	01
Lewis and Clark:	
Service area: Lincoln.....	01
Liberty:	
Service area: Chester.....	03
Meagher.....	01
Mineral.....	01
Missoula:	
Service area: Seely Lake.....	01
Musselshell:	
Service area: Tri-County.....	04

PRIMARY CARE: Montana—Continued

County Listing

County name	Degree of shortage group
Petroleum:	
Service area: Petroleum/Judith Basin.....	01
Phillips.....	01
Pondera:	
Service area: Babb/Browning.....	01
Powell:	
Service area: Lincoln.....	01
Service area: Seely Lake.....	01
Roosevelt:	
Service area: Poplar.....	01
Rosebud:	
Service area: Forsyth/Colstrip.....	01
Toole:	
Service area: Chester.....	03
Treasure:	
Service area: Forsyth/Colstrip.....	01
Valley.....	02
Wheatland:	
Service area: Tri-County.....	04
Wibaux.....	01

PRIMARY CARE: Montana

Service Area Listing

Service area name	Degree of shortage group
Babb-Browning.....	01
County—Glacier:	
Parts of county:	
Browning-E. Glacier Division	
Babb Division	
County—Pondera:	
Parts of county:	
Valier-DuPeyer Division	
Boulder.....	01
County—Jefferson:	
Parts of county:	
Boulder Div.	
Chester.....	03
County—Hill:	
Parts of county:	
Gilford Division	
Rudyard Division	
County—Liberty	
County—Toole:	
Parts of county:	
South Toole CCD (E ½)	
Forsyth/Colstrip.....	01
County—Rosebud	
County—Treasure	
Fort Benton.....	01
County—Chouteau:	
Parts of county:	
Fort Benton Div.	
Highwood Div.	
Geraldine Div.	
Lincoln.....	01
County—Lewis and Clark:	
Parts of county:	
Lincoln Div.	
County—Powell:	
Parts of county:	
Helmville Div.	
Petroleum/Judith Basin.....	01
County—Judith Basin	
County—Petroleum	
Poplar.....	01
County—Roosevelt:	
Parts of county:	
Poplar Division	
Wolf Point Rural Div.	
Wolf Point Div.	
Seely Lake.....	01
County—Lake:	
Parts of county:	
Big Fork/Swan River Div.	
County—Missoula:	
Parts of county:	
Seely Lake/Blackfoot Div.	
County—Powell:	
Parts of county:	
Ovando Div.	
Tri-County.....	04

PRIMARY CARE: Montana—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Golden Valley	
County—Musselshell	
County—Wheatland	
West Yellowstone.....	01
County—Gallatin:	
Parts of County:	
West Yellowstone	

PRIMARY CARE: Nebraska

County Listing

County name	Degree of shortage group
Antelope:	
Service area: Antelope.....	04
Arthur:	
Service area: Mullen.....	01
Blaine.....	01
Boone:	
Service area: Albion.....	02
Service area: Antelope.....	04
Brown.....	04
Buffalo:	
Service area: Sherman.....	04
Burt:	
Service area: Onawa (Nebr./Iowa).....	02
Cass.....	03
Cedar:	
Service area: Cedar-Dixon.....	02
Chase:	
Service area: Southwest Nebraska.....	02
Cherry:	
Service area: Martin.....	02
Service area: Mullen.....	01
Clay.....	01
Colfax:	
Service area: Colfax/Dodge.....	03
Cuming.....	03
Custer:	
Service area: Arnold.....	01
Dakota:	
Service area: Morningside/Sgt. Bluff (Nebr./Iowa).....	02
Deuel:	
Service area: Julesburg (Nebr./Colo.).....	01
Dixon:	
Service area: Cedar/Dixon.....	02
Dodge:	
Service area: Colfax/Dodge.....	03
Douglas:	
Service area: Northeast Omaha.....	03
Dundy:	
Service area: Southwest Nebraska.....	02
Franklin.....	03
Garfield:	
Service area: Garfield.....	03
Gosper.....	01
Grant:	
Service area: Mullen.....	01
Greely:	
Service area: Albion.....	03
Hayes:	
Service area: Southwest Nebraska.....	02
Hitchcock:	
Service area: Southwest Nebraska.....	02
Hooker:	
Service area: Mullen.....	01
Jefferson.....	04
Johnson.....	02
Keith:	
Service area: Sutherland.....	01
Keya Paha:	
Service area: Western Holt.....	03
Lincoln:	
Service area: Arnold.....	01
Service area: Sutherland.....	01
Logan:	
Service area: Arnold.....	01
Service area: Mullen.....	01
Loup:	
Service area: Garfield.....	03
McPherson:	
Service area: Mullen.....	01

PRIMARY CARE: Nebraska—Continued

County Listing

County name	Degree of shortage group
Madison	04
Merrick	02
Nuckolls	02
Pawnee	03
Perkins	
Service area: Sutherland	01
Platte	
Service area: Albion	03
Rock	
Service area: Western Holt	03
Saunders	03
Sherman	
Service area: Sherman	04
Sioux	01
Stanton	02
Thayer	04
Thomas	
Service area: Mullen	01
Wayne	04
Wheeler	
Service area: Garfield	03

PRIMARY CARE: Nebraska

Service Area Listing

Service area name	Degree of shortage group
Albion	02
County—Boone:	
Parts of county:	
Albion City	
Ashland Precinct	
Beaver Precinct	
Bonanza Precinct	
Boone Precinct	
Cedar Precinct	
Dublin Precinct	
Manchester Precinct	
Midland Precinct	
North Branch Precinct	
Plumb Creek Precinct	
Roselma Precinct	
Shell Creek Precinct	
Weitzel Precinct	
County—Greeley:	
Parts of county:	
Spalding Precinct	
County—Platte:	
Parts of county:	
St. Bernard	
Walker	
Antelope	04
County—Antelope	
County—Boone:	
Parts of county:	
Oakland Precinct	
Arnold	01
County—Custer:	
Parts of county:	
Hayes	
Arnold	
Cliff	
Triumph	
Elim	
Delight	
Wayne	
County—Lincoln:	
Parts of county:	
Whittier	
Garfield	
Harrison	
Table	
Cox	
Antelope	
County—Logan:	
Parts of county:	
Gandy	
Logan	
Cedar-Dixon	02
County—Cedar	
County—Dixon	
Colfax/Dodge	03

PRIMARY CARE: Nebraska—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Colfax:	
Parts of county:	
Adams Precinct	
Colfax Precinct	
Lincoln Precinct	
Maple Creek Precinct	
Midland Precinct	
Rogers Precinct	
Schuyler City	
Schuyler Precinct	
County—Dodge:	
Parts of county:	
Cottrell Twp.	
Cuming Twp.	
North Bend City	
Pebble Twp.	
Pleasant Valley Twp.	
Ridgeley Twp.	
Scribner City	
Union Twp.	
Webster Twp.	
Garfield Service Areas	03
County—Garfield	
County—Loup	
County—Wheeler	
Julesburg (Nebr./Colo.)	01
County—Deuel	
Martin (Nebr./South Dakota)	02
County—Cherry:	
Parts of county:	
Eli Precinct	
Merriman Vil.	
Morningside/Sgt. Bluff (Nebr./Iowa)	02
County—Dakota	
Mullen	01
County—Arthur:	
Parts of county:	
Edward	
Arthur	
Lena	
County—Cherry:	
Parts of county:	
Gillespie	
Cleveland	
Lackey	
Wells	
Loup	
Goosecreek	
Pleasant Hill	
Calf Creek	
Mother Lake	
County—Grant	
County—Hooker	
County—Logan:	
Parts of county:	
Dorp	
Stapleton	
Cody Lake	
Lone Valley	
Burt	
County—McPherson	
County—Thomas	
Northeast Omaha	03
County—Douglas:	
Parts of county:	
C.T. 6-7	
C.T. 9-12	
C.T. 13.01	
C.T. 13.02	
C.T. 14-15	
C.T. 52	
C.T. 60	
Onawa (Nebr./Iowa)	02
County—Burt:	
Parts of county:	
Silver Creek Twp.	
Decatur Twp.	
Quinnebaugh Twp.	
Riverside Twp.	
Sherman	04
County—Buffalo:	
Parts of county:	
Beaver Twp.	
Garfield Twp.	
Cherry Creek Twp.	
Cedar Twp.	
Schneider Twp.	
Gardner Twp.	

PRIMARY CARE: Nebraska—Continued

Service Area Listing

Service area name	Degree of shortage group
Ravenna City	
County—Sherman	
Southwest Nebraska	02
County—Chase	
County—Dundy	
County—Hayes	
County—Hitchcock	
Sutherland	01
County—Keith:	
Parts of county:	
Paxton CCD	
County—Lincoln:	
Parts of county:	
Springdale CCD	
Birdwood CCD	
Rosedale CCD	
N. Rosedale CCD	
Hershey CCD	
Sunshine CCD	
Fairview CCD	
Nowell CCD	
Wallace CCD	
Hooker CCD	
Dickens CCD	
Willow CCD	
County—Perkins:	
Parts of county:	
Woodson CCD	
Yankee CCD	
Marvin CCD	
Western Holt	03
County—Keya Paha	
County—Rock	

PRIMARY CARE: Nevada

County Listing

County name	Degree of shortage group
Churchill	01
Clark:	
Service area: Blue Diamond/Lee Canyon/Mt. Charleston	01
Service area: Cent./N. Cent. Las Vegas	01
Service area: Indian Springs	01
Service area: Jean-Goodspring/Sandy Valley	01
Service area: Lake Mead	01
Service area: Moapa Valley	01
Service area: Searchlight/Davis Dam	01
Service area: Virgin Valley	01
Population group: Paiute Indians of Las Vegas Valley	04
Population group: Paiute Indians of Moapa Valley	04
Douglas	02
Elko:	
Service Area: Wells	01
Service Area: Wendover (Nevada/Utah)	01
Eureka	01
Esmeralda	01
Humboldt	04
Lander	01
Lincoln	01
Lyon	01
Mineral	01
Nye:	
Service area: Nye	01
Pershing	02
Storey	01
Washoe:	
Service area: Gerlach/Bald Mt.	01
Service area: Stead/Lemmon Valley	01
Service area: Sun Valley	01
Service area: Wadsworth	01
White Pine:	
Service area: Wendover (Nevada/Utah)	01

PRIMARY CARE: Nevada	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Blue Diamond/Lee Canyon/Mt. Charleston.....	01
County—Clark:	
Parts of county:	
C.T. 58 (central)	
Central/North-Central Las Vegas.....	01
County—Clark:	
Parts of county:	
C.T. 3.01	
C.T. 3.02	
C.T. 7	
C.T. 9	
C.T. 11	
C.T. 35-38	
C.T. 46	
Gerlach/Bald Mt.....	01
County—Washow:	
Parts of county:	
C.T. 34	
Indian Springs.....	01
County—Clark:	
Parts of county:	
C.T. 58 (north)	
C.T. 59 (southwest)	
Jean-Goodspring/Sandy Valley.....	01
County—Clark:	
Parts of county:	
C.T. 57 (northwest)	
C.T. 58 (southeast)	
Lake Mead.....	01
County—Clark:	
Parts of county:	
C.T. 56 (southern part)	
Moapa Valley.....	01
County—Clark:	
Parts of county:	
C.T. 56 (cent./W. cent.)	
Nye.....	01
County—Nye:	
Parts of county:	
Beatty Twp.	
Pahrump Twp.	
Tonopah Twp.	
Searchlight/Davis Dam.....	01
County—Clark:	
Parts of county:	
C.T. 57 (southern part)	
Stead-Lemmon Valley.....	01
County—Washow:	
Parts of county:	
C.T. 26	
Sun Valley.....	01
County—Washow:	
Parts of county:	
C.T. 27	
Virgin Valley.....	01
County—Clark:	
Parts of county:	
C.T. 58 (north)	
Wadsworth.....	01
County—Washow:	
Parts of county:	
C.T. 31	
Wells.....	01
County—Elko:	
Parts of county:	
Wells Twp.	
Wendover (Nevada/Utah).....	01
County—Elko:	
Parts of county:	
Tecoma Twp.	
East Line Twp.	
County—White Pine:	
Parts of county:	
Ely Twp. (eastern part)	
PRIMARY CARE: Nevada	
<i>Population Group Listing</i>	
Population group	Degree of shortage group
Paiute Indians of Moapa Valley.....	04
County—Clark	

PRIMARY CARE: Nevada—Continued	
<i>Population Group Listing</i>	
Population group	Degree of shortage group
Paiute Indians of Las Vegas Valley.....	04
County—Clark	
PRIMARY CARE: New Hampshire	
<i>County Listing</i>	
County name	Degree of shortage group
Carroll:	
Service area: Kezar Falls (N.H./Maine).....	01
Coos:	
Service area: Upper Connecticut Valley.....	03
Grafton:	
Service area: Baker River Valley.....	01
Hillsborough:	
Service area: Hillsborough.....	02
Merrimack:	
Service area: Hillsborough.....	02
Rockingham:	
Service area: Northwest Rockingham County.....	02
Sullivan:	
Service area: Hillsborough.....	02
PRIMARY CARE: New Hampshire	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Baker River Valley.....	01
County—Grafton:	
Parts of county:	
Warren Twn	
Rumney Twn	
Wentworth Twn	
Hillsborough.....	02
County—Hillsborough:	
Parts of county:	
Deering Twn	
Hillsborough Twn	
Weare Twn (Western Part)	
Windsor Twn	
County—Merrimack:	
Parts of county:	
Henniker Twn	
County—Sullivan:	
Parts of county:	
Washington Twn	
Kezar Falls (New Hampshire/Maine).....	01
County—Carroll:	
Parts of county:	
Effingham Town	
Freedom Town	
Madison Town	
Northwest Rockingham County.....	02
County—Rockingham:	
Parts of county:	
Nottingham Town	
Deerfield	
Candia	
Raymond	
Fremont	
Epping	
Upper Connecticut Valley (N.H./Vermont).....	03
County—Coos:	
Parts of county:	
Colebrook Twn	
Columbia Twn	
Stratford Twn	
Stewartown Twn	
Pittsburg Twn	
Dixville Twn	
Errol Twn	
Clarksville	
Millsfield Twn	
Wentworth Location	
Atkinson-Gilman Academy Grant	
Dix Grant	
Second College Grant	
Odell Twn	

PRIMARY CARE: New Jersey	
<i>County Listing</i>	
County name	Degree of shortage group
Atlantic :	
Service area: Atlantic City.....	04
Service area: Mays Landing.....	04
Camden:	
Service area: Northeast Camden.....	04
Service area: Northwest Camden.....	02
Service area: West Central Camden.....	02
Cape May:	
Service area: Lower Cape May.....	02
Service area: Mays Landing.....	04
Cumberland:	
Service area: Bridgeton.....	04
Facility: Leesburg State Prison.....	01
Essex:	
Service area: Central Newark.....	04
Service area: Dayton.....	01
Service area: Gladys E. Dickenson Area.....	04
Service area: North Newark.....	03
Hudson:	
Service area: Downtown Bergen/Lafayette.....	01
Mercer:	
Service area: Trenton NHG Target Area.....	04
Middlesex:	
Population Group: Med Ind of New Brunswick Urban Corr.....	02
Facility: Fam Hlth Ctr/Middlesex Gen Hospital.....	02
Passaic:	
Service area: Downtown Patterson.....	01
Service area: Northside Neighborhood-Patterson.....	01
Service area: West Milford Township.....	02
Sussex:	
Service area: Westside Plainfield.....	02
Union:	
Service area: Westside Plainfield.....	02
PRIMARY CARE: New Jersey	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Atlantic City.....	04
County—Atlantic:	
Parts of county:	
Atlantic City	
Bridgeton.....	04
County—Cumberland:	
Parts of county:	
Bridgeton Twship	
Downe Twship	
Fairfield Twship	
Greenwich Twship	
Hopewell Twship	
Lawrence Twship	
Shiloh Borough	
Stow Creek Twship	
Central Newark.....	04
County—Essex:	
Parts of county:	
C.T. 2-3 (Med Indigent)	
C.T. 9-11 (Med Indigent)	
C.T. 14-16 (Med Indigent)	
C.T. 31	
C.T. 34 (Med Indigent)	
C.T. 39	
C.T. 40 (Med Indigent)	
C.T. 55-57 (Med Indigent)	
C.T. 59 (Med Indigent)	
C.T. 60	
C.T. 62	
C.T. 63-66	
C.T. 67 (Med Indigent)	
C.T. 80-83	
C.T. 84-85 (Med Indigent)	
C.T. 91 (Med Indigent)	
Dayton.....	01
County—Essex:	
Parts of county:	
C.T. 47	
C.T. 48.01	
C.T. 48.02	
C.T. 49-51	
Downtown Bergen/Lafayette.....	01
County—Hudson:	
Parts of county:	

PRIMARY CARE: New Jersey—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 32-36	
C.T. 43-44	
C.T. 50	
Downtown Patterson	01
County—Passaic:	
Parts of county:	
C.T. 1814-1815	
C.T. 1816.01	
C.T. 1816.02	
C.T. 1817.01	
C.T. 1817.02	
C.T. 1818	
C.T. 1820	
C.T. 1822	
C.T. 1829	
Gladys E. Dickenson Area	04
County—Essex:	
Parts of county:	
C.T. 86-91	
Lower Cape May	02
County—Cape May:	
Parts of county:	
Bayshore	
Bennett	
Cape May Beach	
Cape May City	
Cape May Point	
Cold Spring	
Erma	
Fishing Creek	
Highland Beach	
North Cape May	
Town Bank	
West Cape May	
Mays Landing	04
County—Atlantic:	
Parts of county:	
Buena Vista	
Corbin City	
Egg Harbor Twp	
Estell Manor	
Hamilton	
Weymouth	
Mullica Twp (Southern Portion)	
Galloway Twp (Southern Portion)	
County—Cape May:	
Parts of county:	
Upper	
North East Camden	04
County—Camden:	
Parts of county:	
C.T. 6011-6013	
North Newark	03
County—Essex:	
Parts of county:	
C.T. 92-97	
North West Camden	02
County—Camden:	
Parts of county:	
C.T. 6007-6008	
Northside Neighborhood (Patterson)	01
County—Passaic:	
Parts of county:	
C.T. 1802-1807	
Trenton NHG Target Area	04
County—Mercer:	
Parts of county:	
C.T. 1	
C.T. 8 (Part)	
C.T. 9 (Part)	
C.T. 10	
C.T. 11 (Part)	
C.T. 14 (Part)	
C.T. 15 (Part)	
C.T. 16	
C.T. 17 (Part)	
C.T. 18 (Part)	
C.T. 19	
C.T. 22 (Part)	
West Central Camden	02
County—Camden:	
Parts of county:	
C.T. 6015-6019	
West Milford Township	02
County—Passaic:	
Parts of county:	
C.T. 2566	
Westside of Plainfield	02

PRIMARY CARE: New Jersey—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Union:	
Parts of county:	
C.T. 389	
C.T. 395	
PRIMARY CARE: New Jersey	
<i>Population Group Listing</i>	
Population group	Degree of shortage group
Med Ind/New Brunswick Urban Corridor	02
County—Middlesex:	
Parts of county:	
C.T. 53-55 (Med Indigent)	
C.T. 57-59 (Med Indigent)	
PRIMARY CARE: New Jersey	
<i>Facility Listing</i>	
Facility	Degree of shortage group
Fam H Ctr of Middlesex Gen Hosp	02
County—Middlesex:	
Leesburg State Prison	01
County—Cumberland	
PRIMARY CARE: New Mexico	
<i>County Listing</i>	
County name	Degree of shortage group
Bernalillo:	
Service area: Los Padillas/Pajarito	01
Chaves:	
Population group: Med Ind Pop. of S. Chaves	01
Coffax:	
Service area: Coffax/Harding	04
De Baca:	
Service area: Fort Sumner/Santa Rosa	01
Dona Ana:	
Service area: Hatch	01
Service area: Southern Dona Ana	01
Guadalupe:	
Service area: Fort Sumner/Santa Rosa	01
Harding:	
Service area: Coffax/Harding	04
Service area: Quay	01
Hidalgo:	
Lea:	
Service area: Eunice	02
Lincoln:	
Service area: Carrizozo	02
Luna:	
McKinley:	
Service area: Northern Gallup	01
Population Group: Indian pop. (Navajo)	01
Mora:	
Othead:	
Service area: Cloudcroft/Sacramento	02
Quay:	
Service area: Quay	01
Rio Arriba:	
Service area: Rural Rio Arriba Co.	02
Roosevelt:	
Sandoval:	
San Juan:	
Service area: Navajo Reservation	01
Population Group: Indian pop. of Shiprock	01
San Miguel:	
Service area: Quay	01
Service area: Pecos	02

PRIMARY CARE: New Mexico—Continued

County Listing

County name	Degree of shortage group
Santa Fe:	
Service area: La Clinica De La Gente	01
Facility: New Mexico St. Penitentiary (Cerrillos)	03
Sierra:	
Service area: Hatch	01
Socorro:	
Service area: Carrizozo	02
Torrance	01
Union	04
Valencia:	
Service area: Los Lunas	02
PRIMARY CARE: New Mexico	
<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Carrizozo	02
County—Lincoln:	
Parts of county:	
Capitan	
Carrizozo	
Corona	
County—Socorro:	
Parts of county:	
Clauth	
Cloudcroft/Sacramento	01
County—Otero:	
Parts of county:	
Cloudcroft/Sacramento	
Elkflyng H.	
Mescalero (S.E. Part)	
Orogrande (N Part)	
Coffax/Harding	04
County—Coffax:	
Parts of county:	
Cimarron	
Springer	
County—Harding:	
Parts of county:	
North Harding	
Eunice	02
County—Lea:	
Parts of county:	
Eunice CCD	
Fort Sumner/Santo Rosa	01
County—De Baca:	
County—Guadalupe	
Hatch	01
County—Dona Ana:	
Parts of county:	
Hatch (E.D. 8,9, 9B)	
County—Sierra:	
Parts of county:	
Truth or Con (E. D. 8 & 14)	
La Clinica De La Gente	01
County—Santa Fe:	
Parts of county:	
C.T. 7	
C.T. 9	
C.T. 12	
Acres Estates	
Airport Road	
Aqua Fria Village	
Pinon Hills	
Los Padillas/Pajarito	01
County—Bernalillo:	
Parts of county:	
C.T. 46	
Los Lunas	02
County—Valencia:	
Parts of county:	
CCD 25	
Northern Gallup	01
County—McKinley:	
Parts of county:	
E.D. 20-24	
E.D. 26	
E.D. 27	
Pecos	02
County—San Miguel:	
Parts of county:	
Pecos	
Villanueva	

PRIMARY CARE: New Mexico—Continued

Service Area Listing

Service area name	Degree of shortage group
Quay	01
County—Harding:	
Parts of county:	
South Harding CCD	
County—Quay	
County—San Miguel:	
Parts of county:	
Conchos CCD	
Rural Rio Arriba County	02
County—Rio Arriba:	
Parts of county:	
Chama	
Coyote	
El Rito	
Tierra Amarilla	
Truchas	
Southern Dona Ana	01
County—Dona Ana:	
Parts of county:	
E.D. 76 (Anthony)	
E.D. 77 (Anthony)	
E.D. 79	
E.D. 80 (La Mesa)	
E.D. 81	
E.D. 84 (La Union)	

PRIMARY CARE: New Mexico

Population Group Listing

Population group	Degree of shortage group
Indian pop. of Navajo area	01
County—McKinley	
Indian pop. of Shiprock area	01
County—San Juan	
Med. indigent of South Chaves	01
County—Chaves:	
Parts of county:	
C.T. 12-14	
Navajo reservation Indian population	01
County—San Juan	

PRIMARY CARE: New Mexico

Facility Listing

Facility	Degree of shortage group
New Mexico St. Penitentiary at Cerillos	03
County—Santa Fe	

PRIMARY CARE: New York

County Listing

County name	Degree of shortage group
Albany:	
Service area: Northeast Albany	03
Allegany:	
Service area: Andover	04
Service area: Arcade	02
Service area: Letchworth	02
Bronx:	
Service area: Central Southwest Bronx	01
Service area: Hunts Point	01
Service area: Martin Luther King area	04
Service area: Mott Haven	01
Service area: Northeast Bronx	01
Service area: South Bronx-Fort Apache	03
Service area: Soundview	02
Service area: Southwest Bronx	01
Service area: Tremont	01

PRIMARY CARE: New York—Continued

County Listing

County name	Degree of shortage group
Service area: West Central Bronx	02
Facility: NYC correctional fac./Riker's Island	02
Broome:	
Service area: Deposit	03
Cattaraugus:	
Service area: Arcade	02
Service area: Randolph/Ellicottville	02
Cayuga:	
Service area: Aurora	02
Service area: Cato	01
Chautauque:	
Service area: Westfield	02
Chenango:	
Service area: Greene	04
Service area: Hamilton/Sherburne	02
Facility: Chenango Mem. Hosp. out-patient dept.	02
Columbia:	
Service area: Northern Columbia	04
Service area: Blue Stores	01
Cortland:	
Service area: Marathon/Cincinnatus	02
Delaware:	
Service area: Deposit	03
Duchess:	
Facility: Green Haven correctional facility	01
Erie:	
Service area: Lower West Side	02
Service area: P.S. 84 health service area	02
Population group: Med. ind. of Ellicott (Buffalo)	02
Essex:	
Service area: Essex/Warren	01
Service area: East Central Essex	04
Fulton:	
Service area: Barkersville	01
Genesee:	
Service area: Bergen	02
Greene:	
Service area: Western Greene Co	04
Hamilton:	
Service area: Central Adirondack	01
Service area: South Hamilton	01
Herkimer:	
Service area: Central Adirondack	01
Service area: Remsen	03
Service area: West Winfield	01
Jefferson:	
Service area: Adams	02
Service area: Alexandria Bay	01
Service area: Gouverneur	02
Kings:	
Service area: Bedford/Stuyvesant	02
Service area: Brooklyn	01
Service area: Bushwick	02
Service area: Coney Isl/Brighton Beach/W. Brighton	01
Service area: East N.Y. section of Brooklyn	01
Service area: Gowanus/Park Slope	01
Service area: South Williamsburg	04
Service area: Southwest Brooklyn	01
Service area: Sunset Park	01
Lewis:	
Service area: Boonville	03
Service area: Camden	02
Livingston:	
Service area: Genesee	02
Service area: Letchworth	02
Madison:	
Service area: Hamilton/Sherburne	02
Monroe:	
Service area: Bergen	02
Service area: Jordan (Rochester)	02
Service area: Westside of Rochester	03
Montgomery:	
Service area: Western Montgomery Co	01
New York:	
Service area: Cental Harlem	01
Service area: Chelsea	01
Service area: Chinatown	02
Service area: East Harlem	02
Service area: Inwood	02
Service area: Lower East side	02
Service area: Upper West side	02
Service area: West Central Harlem	01
Population group: Homeless youth of Times Square	02
Facility: Bellevue Hospital Center	02
Onida:	
Service area: Boonville	03

PRIMARY CARE: New York—Continued

County Listing

County name	Degree of shortage group
Service area: Camden	02
Service area: Cornhill (Utica)	02
Service area: Hamilton/Sherburne	02
Service area: Remsen	03
Onondaga:	
Service area: Baldwinsville	03
Service area: Southern Onondaga Co	02
Service area: Syracuse CHC target area	01
Orange:	
Service area: Warwick	02
Orleans:	
Service area: Oak Orchard	02
Oswego:	
Service area: Central Square	03
Service area: Pulaski	04
Otsego:	
Service area: Cherry Valley	01
Service area: Southeast Otsego Co	01
Service area: Southwest Otsego Co	01
Service area: Western Otsego	01
Queens:	
Service area: Rockaway	02
Service area: South Jamaica (South)	02
Service area: South Jamaica (North)	01
Facility: Mary Immaculate Hospital	01
Rensselaer:	
Service area: Berlin	02
Richmond:	
Service area: Mariner's Harbor	01
Rockland:	
Service area: Northern Rockland	01
St. Lawrence:	
Service area: Alexandria Bay	01
Service area: Gouverneur	02
Service area: Starlake	04
Saratoga:	
Service area: Barkersville	01
Service area: Luzerne	01
Schenectady:	
Service area: Hamilton Hill/Mont Pleasant	01
Schoharie:	
Service area: Cherry Valley	01
Schuyler	02
Seneca:	
Service area: South Seneca	02
Steuben:	
Service area: Andover	04
Service area: Elkland (NY/PA)	02
Suffolk:	
Service area: Southold/Shelter Island	03
Service area: S. Hampton (S. Fork)/E. Hampton	03
Sullivan:	
Service area: Cochection	02
Tioga	03
Ulster:	
Service area: Modena	02
Warren:	
Service area: Essex/Warren	01
Service area: Luzerne	01
Wayne:	
Service area: Sodus	04
Westchester:	
Service area: Peekskill	02
Population group: Med ind pop. of Mt. Vernon	02
Wyoming:	
Service area: Arcade	02
Service area: Letchworth	02
Facility: Attica correctional facility	02

PRIMARY CARE: New York

Service Area Listing

Service area name	Degree of shortage group
Adams	02
County—Jefferson:	
Parts of county:	
Adams Twn.	
Ellisberg Twn.	
Henderson Twn.	
Lorraine Twn.	
Rodman Twn.	
Worth Twn.	

PRIMARY CARE: New York—Continued

Service Area Listing	
Service area name	Degree of shortage group
Alexandria Bay.....	01
County—Jefferson:	
Parts of county:	
Alexandria Twn.	
Cape Vincent Twn.	
Clayton Twn.	
Lyme Twn.	
Orleans Twn.	
Philadelphia Twn.	
Teresa Twn.	
County—St. Lawrence	
Parts of county:	
Hammond Twn.	
Andover.....	04
County—Allegany:	
Parts of county:	
Almond	
West Almond	
Ward	
Wellsville	
Willing	
Independence	
Andover	
Alfred	
County—Steuben:	
Parts of county:	
Hartsville	
Greenwood	
West Union	
Jasper	
Troupsburg	
Arcade.....	02
County—Allegany:	
Parts of county:	
Centerville	
Flushford	
County—Cattaraugus:	
Parts of county:	
Farmersville	
Freedom	
Machias	
Yorkshire	
County—Wyoming:	
Parts of county:	
Arcade	
Eagle	
Java	
Aurora.....	02
County—Cayuga:	
Parts of county:	
Genoa	
Ledyard	
Locke	
Moravia	
Niles	
Scipio	
Sempionious	
Springport	
Summersville	
Venice	
Baldwinville.....	03
County—Ondaga:	
Parts of county:	
C.T. 114-119	
Barkersville.....	01
County—Fulton:	
Parts of county:	
Broadalbin Twp.	
County—Saratoga:	
Parts of county:	
Galway Twp.	
Providence Twp.	
Bedford/Stuyvesant.....	02
County—Kings:	
Parts of county:	
C.T. 201	
C.T. 227	
C.T. 229	
C.T. 231	
C.T. 233	
C.T. 235	
C.T. 237	
C.T. 239	
C.T. 241	
C.T. 243	
C.T. 245	
C.T. 247	
C.T. 249	

PRIMARY CARE: New York—Continued

Service Area Listing	
Service area name	Degree of shortage group
C.T. 251	
C.T. 253	
C.T. 255	
C.T. 257	
C.T. 259.01	
C.T. 261	
C.T. 263	
C.T. 265	
C.T. 267	
C.T. 269	
C.T. 271.01	
C.T. 273	
C.T. 275	
C.T. 277	
C.T. 279	
C.T. 281	
C.T. 285.01	
C.T. 285.02	
C.T. 287	
C.T. 289	
C.T. 291	
C.T. 293	
C.T. 295	
C.T. 297	
C.T. 299	
C.T. 301	
C.T. 303	
C.T. 307	
C.T. 309	
C.T. 311	
C.T. 365.01	
C.T. 365.02	
C.T. 367	
C.T. 369	
C.T. 371	
C.T. 373	
C.T. 375	
C.T. 377	
C.T. 379	
C.T. 381	
C.T. 383	
C.T. 385	
C.T. 387	
Bergen.....	02
County—Genesee:	
Parts of county:	
Bergen	
Byron	
County—Monroe:	
Parts of county:	
Riga	
Berlin.....	02
County—Rensselaer:	
Parts of county:	
Berlin Twn.	
Hoosick Twn.	
Petersburg Twn.	
Stephentown Twn.	
Blue Stores.....	01
County—Columbia:	
Parts of county:	
Clermont Twp.	
Germantown Twp.	
Livingston Twp.	
Boonville.....	03
County—Lewis:	
Parts of county:	
Lewis	
Leyden	
Lyonsdale	
West Turin	
County—Oneida:	
Parts of county:	
Ava	
Boonville	
Forestport	
Brooklyn.....	01
County—Kings	
Parts of county:	
C.T. 918	
C.T. 918	
C.T. 920	
Bushwick.....	02
County—Kings:	
Parts of county:	
C.T. 259.02	
C.T. 389	
C.T. 391	

PRIMARY CARE: New York—Continued

Service Area Listing	
Service area name	Degree of shortage group
C.T. 393	
C.T. 395	
C.T. 397	
C.T. 399	
C.T. 415	
C.T. 417	
C.T. 419	
C.T. 421	
C.T. 423	
C.T. 425	
C.T. 427	
C.T. 429	
C.T. 431	
C.T. 433	
C.T. 435	
C.T. 437	
C.T. 439	
C.T. 441	
C.T. 443	
C.T. 445	
C.T. 447	
Camden.....	02
County—Lewis:	
Parts of county:	
Osceola	
County—Oneida:	
Parts of county:	
Annsville	
Camden	
Florence	
Vienna	
Cato.....	
County—Cayuga:	
Parts of county:	
Cato	
Conquest	
Ira	
Sterling	
Victory	
Central Harlem.....	
County—New York:	
Parts of county:	
C.T. 186	
C.T. 190	
C.T. 197.02	
C.T. 200	
C.T. 201.02	
C.T. 207.02	
C.T. 209.02	
C.T. 213.02	
C.T. 216	
C.T. 217.02	
C.T. 218	
C.T. 220	
C.T. 222	
Central Adirondack.....	01
County—Hamilton:	
Parts of county:	
Indian Lake Twp.	
Inlet	
Long Lake Twp.	
County—Herkimer:	
Parts of county:	
Webb	
Central Southwest Bronx.....	01
County—Bronx:	
Parts of county:	
C.T. 31	
C.T. 35	
C.T. 71	
C.T. 73	
C.T. 75	
C.T. 77	
C.T. 79	
C.T. 83	
C.T. 85	
Central Square.....	03
County—Oswego:	
Parts of county:	
C.T. 204 (Part)	
C.T. 205 (Perish & Ambroy Twns.)	
C.T. 206 (Constantia Twn.)	
C.T. 207.01 (W. Monroe Twn.)	
C.T. 207.02 (Central Square)	
C.T. 207.03 (Hastings Twn.)	
C.T. 208 (Potermo Twn.)	
C.T. 209.02 (Part)	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
Chelsea.....	01
County—New York:	
Parts of county:	
C.T. 87	
C.T. 89	
C.T. 91	
C.T. 93	
C.T. 95	
C.T. 97	
C.T. 99	
C.T. 101	
C.T. 103	
Cherry Valley.....	01
County—Otsego:	
Parts of county:	
Cherry Valley	
Roseboom	
Springfield	
County—Schoharje:	
Parts of county:	
Sharon	
Chinatown.....	02
County—New York:	
Parts of county:	
C.T. 7	
C.T. 8 (Part)	
C.T. 9	
C.T. 13	
C.T. 15.01	
C.T. 15.02	
C.T. 16	
C.T. 21	
C.T. 25	
C.T. 27	
C.T. 29	
C.T. 31	
C.T. 33	
C.T. 39	
C.T. 41	
C.T. 43	
C.T. 45	
C.T. 47	
C.T. 49	
C.T. 51	
C.T. 53	
Cochecton.....	02
County—Sullivan:	
Parts of county:	
Cochecton	
Delaware	
Fremont	
Highland	
Tusten	
Coney Isl/Brighton Beach/W. Brighton.....	01
County—Kings:	
Parts of county:	
C.T. 326	
C.T. 328	
C.T. 330	
C.T. 336	
C.T. 340	
C.T. 342	
C.T. 348.01	
C.T. 348.02	
C.T. 350	
C.T. 352	
C.T. 354	
C.T. 356	
C.T. 360.01	
C.T. 360.02	
C.T. 362	
C.T. 364	
Cornhill (Ulica).....	02
County—Oneida:	
Parts of county:	
C.T. 204	
C.T. 207.01	
C.T. 208.03	
C.T. 210	
C.T. 212.01	
C.T. 215	
Deposit.....	03
County—Broome:	
Parts of county:	
Colesville	
Sanford	
Windsor	
County—Delaware:	
Parts of county:	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
Deposit	
Tompkins	
East Central Essex.....	04
County—Essex:	
Parts of county:	
Elizabeth Twn.	
Essex	
Keene	
Lewis	
Moriah	
North Hudson	
Westport	
Willsboro	
East Harlem.....	02
County—New York:	
Parts of county:	
C.T. 162	
C.T. 164	
C.T. 166	
C.T. 168	
C.T. 170	
C.T. 172.01	
C.T. 172.02	
C.T. 174.01	
C.T. 174.02	
C.T. 178	
C.T. 180	
C.T. 182	
C.T. 184	
C.T. 188	
C.T. 192	
C.T. 194	
C.T. 196	
C.T. 198	
C.T. 202	
C.T. 204	
C.T. 206	
C.T. 210	
East N.Y. Section of Brooklyn.....	01
County—Kings:	
Parts of county:	
C.T. 401	
C.T. 403	
C.T. 405	
C.T. 407	
C.T. 409	
C.T. 411	
C.T. 413	
C.T. 437	
C.T. 904	
C.T. 906	
C.T. 908	
C.T. 910	
C.T. 912	
C.T. 914	
C.T. 1040	
C.T. 1058	
C.T. 1070	
C.T. 1078	
C.T. 1100	
C.T. 1102	
C.T. 1106	
C.T. 1110	
C.T. 1112	
C.T. 1114	
C.T. 1118	
C.T. 1120	
C.T. 1122	
C.T. 1124	
C.T. 1126	
C.T. 1128	
C.T. 1130	
C.T. 1132	
C.T. 1134	
C.T. 1138	
C.T. 1140	
C.T. 1142.01	
C.T. 1142.02	
C.T. 1146	
C.T. 1148	
C.T. 1150	
C.T. 1152	
C.T. 1154	
C.T. 1156	
C.T. 1158	
C.T. 1160	
C.T. 1162	
C.T. 1164	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 1166	
C.T. 1168	
C.T. 1170	
C.T. 1172	
C.T. 1174	
C.T. 1178	
C.T. 1180	
C.T. 1182	
C.T. 1184	
C.T. 1186	
C.T. 1188	
C.T. 1190	
C.T. 1192	
C.T. 1194	
C.T. 1196	
C.T. 1200	
C.T. 1202	
C.T. 1208	
C.T. 1210	
C.T. 1214	
C.T. 1220	
Elkland (New York/Penn).....	02
County—Steuben:	
Parts of county:	
Tuscarora Twn.	
Woodhill Twn.	
Essex/Warren.....	01
County—Essex:	
Parts of county:	
Minerva	
County—Warren:	
Parts of county:	
Chester	
Horicon	
Johnsburg	
Thurman	
Warrensburg	
Geneseo.....	02
County—Livingston:	
Parts of county:	
Avon	
Caledonia	
Geneseo	
Groveland	
Leicester	
Lima	
Livonia	
York	
Gouverneur.....	02
County—Jefferson:	
Parts of county:	
Antwerp Twn.	
County—St. Lawrence:	
Parts of county:	
Dekalb	
Dopeyster	
Ewards	
Fowler	
Gouverneur	
Hermon	
Macomb	
Rossie	
Gowanus/Park Slope.....	01
County—Kings:	
Parts of county:	
C.T. 71	
C.T. 127	
C.T. 131	
C.T. 133	
Greene.....	04
County—Chenango:	
Parts of county:	
German Twn.	
Greene Twn.	
McDonough Twn.	
Smithville Twn.	
Hamilton Hill/Mont Pleasant.....	01
County—Schenectady:	
Parts of county:	
C.T. 209	
C.T. 210.02	
C.T. 211.03	
C.T. 214-217	
Hamilton/Sherburne.....	02
County—Chenango:	
Parts of county:	
Columbus Twn.	
Otselic Twn.	

PRIMARY CARE: New York—Continued	
Service Area Listing	
Service area name	Degree of shortage group
Sherburne Twn.	
Smyrna Twn.	
County—Madison:	
Parts of county:	
Brookfield	
De Ruyter Town	
Eaton	
Georgetown	
Hamilton	
Lebanon	
Madison	
County—Oneida:	
Parts of county:	
Sangerfield	
Hunts Point.....	01
County—Bronx:	
Parts of county:	
C.T. 5	
C.T. 81	
C.T. 81.99	
C.T. 91	
C.T. 97	
C.T. 99	
C.T. 105	
C.T. 115.02	
Inwood.....	02
County—New York:	
Parts of county:	
C.T. 277	
C.T. 279	
C.T. 281	
C.T. 283	
C.T. 285	
C.T. 287	
C.T. 289	
C.T. 291	
C.T. 293	
C.T. 295	
C.T. 303	
C.T. 307	
Jordan (Rochester).....	02
County—Monroe:	
Parts of county:	
C.T. 6-8	
C.T. 13-15	
C.T. 39	
C.T. 43-45	
C.T. 47-53	
C.T. 55-56	
C.T. 79-80	
C.T. 91	
Letchworth.....	02
County—Allegany:	
Parts of county:	
Allen	
Caneadea	
Granger	
Hume	
County—Livingston:	
Parts of county:	
Portage	
County—Wyoming:	
Parts of county:	
Castile	
Gainesville	
Genesee Falls	
Pike	
Lower East Side.....	02
County—New York:	
Parts of county:	
C.T. 10.02	
C.T. 12	
C.T. 14.02	
C.T. 18	
C.T. 20	
C.T. 22.01	
C.T. 22.02	
C.T. 24	
C.T. 26.01	
C.T. 26.02	
C.T. 28	
C.T. 30.01	
C.T. 30.02	
C.T. 32	
C.T. 38	
Lower West Side.....	02
County—Erie:	
Parts of county:	

PRIMARY CARE: New York—Continued	
Service Area Listing	
Service area name	Degree of shortage group
C.T. 68	
C.T. 71.01	
C.T. 71.02	
C.T. 72.02	
Luzerne.....	01
County—Saratoga:	
Parts of county:	
Corinth	
Day	
Edinburg	
Hadley	
County—Warren:	
Parts of county:	
Lake Luzerne	
Stony Creek	
Marathon/Cincinnatus.....	02
County—Cortland:	
Parts of county:	
Taylor Town	
Cincinnatus Town	
Willet Town	
Freetown Town	
Marathon Town	
Lapeer Town	
Harford Town	
Mariner's Harbor.....	01
County—Richmond:	
Parts of county:	
C.T. 223	
C.T. 231	
C.T. 239	
C.T. 319.01	
C.T. 319.02	
Martin Luther King Area.....	04
County—Bronx:	
Parts of county:	
C.T. 87	
C.T. 89	
C.T. 119	
C.T. 121.01	
C.T. 121.02	
C.T. 123	
C.T. 125	
C.T. 127.01	
C.T. 127.02	
C.T. 129.01	
C.T. 129.02	
C.T. 131	
C.T. 133	
C.T. 135	
C.T. 137	
C.T. 139	
C.T. 145	
C.T. 147	
C.T. 149	
C.T. 151	
C.T. 153	
C.T. 175	
C.T. 177	
C.T. 179	
C.T. 187	
C.T. 189	
C.T. 193	
C.T. 197	
C.T. 199	
C.T. 201	
C.T. 211	
C.T. 213.01	
C.T. 213.02	
C.T. 219	
C.T. 221	
Modena.....	02
County—Ulster:	
Parts of county:	
Gardiner	
Lloyd	
Marlborough	
Plattekill	
Shawangunk	
Mott Haven.....	01
County—Bronx:	
Parts of county:	
C.T. 11	
C.T. 17	
C.T. 23	
C.T. 25	
C.T. 27.01	
C.T. 27.02	

PRIMARY CARE: New York—Continued	
Service Area Listing	
Service area name	Degree of shortage group
C.T. 33	
C.T. 39	
C.T. 41	
C.T. 43	
Northeast Albany.....	03
County—Albany:	
Parts of county:	
C.T. 1-2	
C.T. 7-8	
C.T. 11	
Northeast Bronx.....	01
County—Bronx:	
Parts of county:	
C.T. 276	
C.T. 302	
C.T. 356	
C.T. 358	
C.T. 364	
C.T. 368	
C.T. 378	
C.T. 380	
C.T. 382	
C.T. 386	
C.T. 388	
C.T. 390	
C.T. 392	
C.T. 394	
C.T. 396	
C.T. 398	
C.T. 404	
C.T. 406	
C.T. 408	
C.T. 458	
C.T. 460	
C.T. 462.02	
C.T. 484	
C.T. 502	
C.T. 504	
Northern Columbia.....	04
County—Columbia:	
Parts of county:	
Austerlitz	
Canaan	
Chatham	
Ghent	
Kinderhook	
New Lebanon	
Stuyvesant	
Northern Rockland.....	01
County—Rockland:	
Parts of county:	
C.T. 101-107	
Oak Orchard.....	02
County—Orleans:	
Parts of county:	
Carlton	
Gaines	
Albion	
Barre	
Clarendon	
Murray	
Kendall	
P.S. 84 Health Service Area.....	02
County—Erie:	
Parts of county:	
C.T. 27.02	
C.T. 32.01	
C.T. 32.02	
C.T. 33.01	
C.T. 33.02	
C.T. 34-36	
C.T. 39-42	
C.T. 52.02	
Peekskill.....	02
County—Westchester:	
Parts of county:	
C.T. 141-145	
Pulaski.....	04
County—Oswego:	
Parts of county:	
Albion	
Boylston	
Mexico (Part)	
Orwell	
Redfield	
Richland	
Sandy Creek	
Williamstown	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
Randolph/Ellicottville.....	02
County—Cattaraugus:	
Parts of county:	
Cold Spring Twn.	
Conewango Twn.	
Ellicottville Twn.	
Mansfield Twn.	
Napoli Twn.	
New Albion Twn.	
Randolph Twn.	
South Valley Twn.	
Little Valley Twn.	
Remsen.....	03
County—Herkimer:	
Parts of county:	
Ohio	
Russia	
County—Oneida:	
Parts of county:	
Remsen	
Steuben	
Trenton	
Rockaway.....	02
County—Queens:	
Parts of county:	
C.T. 916.01	
C.T. 916.02	
C.T. 916.99	
C.T. 918	
C.T. 922	
C.T. 928	
C.T. 934	
C.T. 938	
C.T. 942.01	
C.T. 942.02	
C.T. 942.03	
C.T. 952	
C.T. 962	
C.T. 964	
C.T. 972	
C.T. 992	
C.T. 998	
C.T. 1008	
C.T. 1010	
C.T. 1032	
S. Hampton (S. Fork)/E. Hampton.....	03
County—Suffolk:	
Parts of county:	
C.T. 1904-1908	
C.T. 1907.01	
C.T. 1907.02	
C.T. 1908	
C.T. 2009-2010	
Southeast Otsego Co.....	01
County—Otsego:	
Parts of county:	
Decatur	
Maryland	
W. Ford	
Worcester	
Southwest Bronx.....	01
County—Bronx:	
Parts of county:	
C.T. 47	
C.T. 49	
C.T. 53	
C.T. 57	
C.T. 59.01	
C.T. 59.02	
C.T. 61	
C.T. 65	
C.T. 67	
C.T. 69	
C.T. 141	
C.T. 143	
C.T. 173	
C.T. 181	
C.T. 183	
C.T. 195	
Southwest Brooklyn.....	01
County—Kings:	
Parts of county:	
C.T. 55	
C.T. 57	
C.T. 59	
C.T. 85	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
Sodus.....	04
County—Wayne:	
Parts of county:	
C.T. 201 (Ontario)	
C.T. 204 (Williamson)	
C.T. 208-209 (Sodus)	
C.T. 215-216	
Soundview.....	02
County—Bronx:	
Parts of county:	
C.T. 2	
C.T. 4	
C.T. 16	
C.T. 20	
C.T. 24	
C.T. 28	
C.T. 36	
C.T. 38	
C.T. 40.01	
C.T. 40.02	
C.T. 44	
C.T. 48	
C.T. 48	
C.T. 50	
C.T. 52	
C.T. 54	
C.T. 56	
C.T. 58	
C.T. 60	
C.T. 62	
C.T. 64	
C.T. 66	
C.T. 68	
C.T. 70	
C.T. 72	
C.T. 74	
C.T. 78	
C.T. 84	
C.T. 86	
C.T. 98	
C.T. 102	
South Bronx-Fort Apache.....	03
County—Bronx:	
Parts of county:	
C.T. 155	
C.T. 161	
C.T. 359	
C.T. 361	
C.T. 363	
C.T. 365.01	
C.T. 365.02	
C.T. 367	
C.T. 369.01	
C.T. 369.02	
C.T. 371	
C.T. 373	
South Hamilton.....	01
County—Hamilton:	
Parts of county:	
Arietta	
Benson	
Hope	
Lake Pleasant	
Morehouse	
Wells	
South Jamaica (South).....	02
County—Queens:	
Parts of county:	
C.T. 44.01	
C.T. 50	
C.T. 54	
C.T. 58	
C.T. 66	
C.T. 68	
C.T. 88	
C.T. 94	
C.T. 96	
C.T. 100	
C.T. 102	
C.T. 104	
C.T. 166	
C.T. 168	
C.T. 170	
C.T. 172	
C.T. 174	
C.T. 176	
C.T. 178	
C.T. 180	
C.T. 182	
C.T. 184.01	

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 184.02	
C.T. 186	
C.T. 188	
C.T. 190	
C.T. 192	
C.T. 274	
C.T. 276	
C.T. 278	
C.T. 280	
C.T. 282	
C.T. 284	
C.T. 288	
C.T. 292	
C.T. 304	
C.T. 304.01	
C.T. 320	
C.T. 328	
C.T. 330	
C.T. 334.02	
C.T. 352	
C.T. 358	
C.T. 366	
C.T. 368	
C.T. 376	
C.T. 384	
C.T. 394	
C.T. 426	
C.T. 432	
C.T. 618	
C.T. 620	
C.T. 624	
C.T. 626	
C.T. 630	
C.T. 632	
C.T. 646	
C.T. 650	
C.T. 680	
C.T. 682	
C.T. 690	
C.T. 694	
C.T. 768	
C.T. 768	
C.T. 788	
C.T. 790	
C.T. 792	
C.T. 814	
C.T. 818	
C.T. 838	
C.T. 840	
C.T. 846	
C.T. 846.01	
C.T. 846.02	
C.T. 864	
C.T. 878	
South Jamaica (North).....	01
County—Queens:	
Parts of county:	
C.T. 194.01	
C.T. 194.02	
C.T. 196	
C.T. 198	
C.T. 202	
C.T. 204	
C.T. 206	
C.T. 208	
C.T. 212	
C.T. 244	
C.T. 246	
C.T. 248	
C.T. 250	
C.T. 252	
C.T. 258	
C.T. 260	
C.T. 262	
C.T. 264	
C.T. 266	
C.T. 270	
C.T. 398	
C.T. 400	
C.T. 402	
C.T. 404	
C.T. 410	
C.T. 414	
C.T. 420	
C.T. 422	
C.T. 424	
C.T. 434	
C.T. 440	

PRIMARY CARE: New York—Continued		PRIMARY CARE: New York—Continued		PRIMARY CARE: New York—Continued	
Service Area Listing		Service Area Listing		Service Area Listing	
Service area name	Degree of shortage group	Service area name	Degree of shortage group	Service area name	Degree of shortage group
C.T. 442		Sunset Park.....	01	Warwick.....	02
C.T. 502.01		County—Kings:		County—Orange:	
C.T. 502.02		Parts of county:		Parts of county:	
C.T. 504		C.T. 2		Florida	
C.T. 506		C.T. 18		Greenwood Lake	
C.T. 508		C.T. 20		Pine Island	
C.T. 510		C.T. 22		Warwick	
C.T. 512		C.T. 76		West Central Bronx.....	02
C.T. 516		C.T. 78		County—Bronx:	
C.T. 518		C.T. 80		Parts of county:	
C.T. 520		C.T. 82		C.T. 253	
C.T. 522		C.T. 84		C.T. 263	
C.T. 524		C.T. 86		C.T. 265	
C.T. 526		C.T. 88		C.T. 267	
C.T. 528		C.T. 90		C.T. 269	
C.T. 530		C.T. 92		C.T. 273	
C.T. 532		C.T. 94		C.T. 277	
C.T. 534		C.T. 96		C.T. 279	
C.T. 536		C.T. 98		C.T. 281	
C.T. 538		C.T. 100		C.T. 383	
C.T. 540		C.T. 101		C.T. 385	
C.T. 568		C.T. 145		C.T. 387	
C.T. 578		Syracuse CHC Target Area.....	01	C.T. 391	
C.T. 580		County—Onondaga:		C.T. 393	
C.T. 588		Parts of county:		C.T. 399.01	
C.T. 590		C.T. 30		C.T. 399.02	
C.T. 592		C.T. 40-42		C.T. 401	
C.T. 594		C.T. 53		C.T. 403.01	
C.T. 596		Tremont.....	01	C.T. 403.02	
C.T. 598		County—Bronx:		C.T. 405	
C.T. 600		Parts of county:		C.T. 407.01	
C.T. 602		C.T. 163		C.T. 407.02	
C.T. 604		C.T. 165		C.T. 411	
C.T. 606		C.T. 167		C.T. 413	
C.T. 608		C.T. 169		C.T. 415	
C.T. 610		C.T. 171		West Central Harlem.....	01
C.T. 612		C.T. 205		County—New York:	
C.T. 614		C.T. 215.01		Parts of county:	
C.T. 616.01		C.T. 215.02		C.T. 213.01	
South Seneca.....	02	C.T. 217.01		C.T. 217.01	
County—Seneca:		C.T. 217.02		C.T. 219	
Parts of county:		C.T. 223		C.T. 221.01	
Covert		C.T. 225		C.T. 223	
Lodi		C.T. 227.01		C.T. 225	
Ovid		C.T. 227.02		C.T. 227.01	
South Williamsburg.....	04	C.T. 227.03		C.T. 227.02	
County—Kings:		C.T. 229.01		C.T. 229	
Parts of county:		C.T. 229.02		C.T. 231.01	
C.T. 507		C.T. 231		C.T. 233	
C.T. 509		C.T. 233.01		C.T. 235.01	
C.T. 525		C.T. 233.02		C.T. 237	
C.T. 529		C.T. 235.01		C.T. 241	
C.T. 531		C.T. 237.01		West Winfield.....	01
C.T. 533		C.T. 237.02		County—Herkimer:	
C.T. 535		C.T. 239		Parts of county:	
C.T. 537		C.T. 241		C.T. 101	
C.T. 539		C.T. 243		C.T. 102.01	
C.T. 545		C.T. 245		C.T. 102.02	
C.T. 547		C.T. 247		Bridgewater Town (Part)	
C.T. 549		C.T. 249		Western Greene Co.	04
Southern Onondaga Co.....	02	C.T. 251		County—Greene:	
County—Onondaga:		C.T. 253		Parts of county:	
Parts of county:		C.T. 255		Ashland	
Lafayette		C.T. 257		Hunter	
Fabius		C.T. 334		Jewett	
Pompey		C.T. 375.01		Lexington	
Tully		C.T. 375.02		Prattsville	
Otisco		C.T. 375.03		Windham	
Onondaga Indian Reservation		C.T. 377		Western Montgomery Co.	01
Southold/Shelter Island.....	03	C.T. 379		County—Montgomery:	
County—Suffolk:		C.T. 381		Parts of county:	
Parts of county:		C.T. 389		Canajoharie	
Sholter Island Town		C.T. 391		Minden	
Southold Town		C.T. 393		Palatine	
Southwest Otsego Co.....	01	C.T. 397		Root	
County—Otsego:		Upper West Side.....	02	St. Johnsville	
Parts of county:		County—New York:		Western Otsego.....	01
Butternuts Twp.		Parts of county:		County—Cortland:	
Morris Twp.		C.T. 177		Parts of county:	
Starlake.....	04	C.T. 179		Cuyler Town	
County—St. Lawrence:		C.T. 181		County—Otsego:	
Parts of county:		C.T. 183		Parts of county:	
Clare Twn.		C.T. 185		Burlington Division	
Clifton Twn.		C.T. 187		Edmeston Division	
Fine Twn.		C.T. 189		New Lisbon Division	
Pitcairn Twn.		C.T. 191		Pittsfield Division	
Russell Twn.		C.T. 193		Plainfield Division	
South Colton		C.T. 195		Westfield.....	02

PRIMARY CARE: New York—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Chautauqua:	
Parts of county:	
Chautauqua Twp.	
Ripley Twp.	
Sherman Twp.	
Westfield Twp.	
Westside of Rochester	03
County—Monroe:	
Parts of county:	
C.T. 1-4	
C.T. 16-27	
C.T. 40-42	
C.T. 62-75	
C.T. 86 (Part)	
C.T. 87-88	

PRIMARY CARE: New York

Population Group Listing

Population group	Degree of shortage group
Ellicott Neighborhood of Buffalo	02
County—Erie:	
Parts of county:	
C.T. 12 (Med. indigent)	
C.T. 13.01 (Med. indigent)	
C.T. 13.02 (Med. indigent)	
C.T. 14.01 (Med. indigent)	
C.T. 14.02 (Med. indigent)	
C.T. 15 (Med. indigent)	
C.T. 25.01 (Med. indigent)	
C.T. 25.03 (Med. indigent)	
C.T. 26 (Med. indigent)	
C.T. 27.01 (Med. indigent)	
C.T. 31 (Med. indigent)	
Homeless Youth of Times Square Area	02
County—New York:	
Parts of county:	
C.T. 113	
C.T. 115	
C.T. 117	
C.T. 119	
C.T. 121	
C.T. 125	
C.T. 127	
C.T. 129	
Med Indigent Pop. of Mt. Vernon	02
County—Westchester:	
Parts of county:	
C.T. 25-45 (Med. indigent)	

PRIMARY CARE: New York

Facility Listing

Facility	Degree of shortage group
Attica Correctional Facility	02
County—Wyoming	
Bellevue Hosp. Center	02
County—New York	
Chenango Mem. Hosp. Out-Pat. Dept.	02
County—Chenango	
Green Haven Corr. Facility	01
County—Duchess	
Mary Immaculate Hosp.	01
County—Queens	
NYC Corr. Fac./Riker's Island	02
County—Bronx	

PRIMARY CARE: North Carolina

County Listing

County name	Degree of shortage group
Alexander	02
Alleghany	04
Anson	01
Ashe	03
Beaufort:	
Service area: Chocowinity/Richland	02
Bertie	02
Bladen	01
Brunswick	01
Buncombe:	
Service area: Bat Cave	01
Service area: Swannanoa Valley	04
Caldwell:	
Service area: Northwestern Caldwell	01
Camden	01
Caswell	01
Chatham	03
Clay	02
Columbus	03
Cumberland:	
Service area: Cedar Creek	01
Service area: South Cumberland	01
Currituck	01
Dare	01
Davie	03
Duplin	03
Durham:	
Facility: Lincoln Comm. Health Center	01
Edgecombe	02
Franklin	02
Gaston	04
Gates	01
Graham	01
Granville	03
Greene	01
Halifax	04
Harnett:	
Service area: Western Harnett	01
Henderson:	
Service area: Bat Cave	01
Hoke	01
Hyde	01
Jackson	04
Johnston:	
Service area: Benson	01
Population group: Mig/Seas Frmwks of Johnston Co.	01
McDowell	03
Macon	04
Madison	02
Martin	04
Mecklenburg:	
Service area: Central Charlotte	03
Mitchell:	
Service area: Tipton Hill	01
Montgomery	02
Nash:	
Population group: Mig Pop. of Nash/Wilson	01
Northampton	01
Onslow	03
Orange:	
Service area: North Orange	02
Pender	01
Perquimans	02
Person	02
Randolph	03
Richmond	04
Robeson:	
Service area: Parkton/St. Paul	02
Service area: Rowland	02
Population group: Med Ind Pop. of Pembroke	01
Population group: Pov Pop. of Maxton/Stewartsville	01
Scotland:	
Population group: Pov Pop. of Maxton/Stewartsville	01
Stokes:	
Service area: Westfield	01
Surry:	
Service area: Elkin	04
Service area: Westfield	01

PRIMARY CARE: North Carolina—Continued

County Listing

County name	Degree of shortage group
Swain	02
Transylvania:	
Service area: Balsam Grove	01
Tyrrell	01
Union	03
Warren	01
Washington	04
Wilkes	03
Wilson:	
Population group: Mig Pop. of Nash/Wilson	01
Yadkin	02
Yancy:	
Service area: Tipton Hill	01

PRIMARY CARE: North Carolina

Service Area Listing

Service area name	Degree of shortage group
Balsam Grove	01
County—Transylvania:	
Parts of county:	
Gloucester	
Hog Back	
Bat Cave	01
County—Buncombe:	
Parts of county:	
E.D. 204-207	
County—Henderson:	
Parts of county:	
E.D. 1-5	
E.D. 7	
Benson	01
County—Johnston:	
Parts of county:	
Banner Twp	
Elevation Twp	
Meadow Twp	
Pleasant Grove Twp	
Cedar Creek	01
County—Cumberland:	
Parts of county:	
Cedar Creek	
Eastover Twp	
Central Charlotte	03
County—Mecklenburg:	
Parts of county:	
C.T. 1-8	
C.T. 25	
C.T. 28	
C.T. 35-37	
C.T. 49	
C.T. 52	
Chocowinity/Richland	02
County—Beaufort:	
Parts of county:	
Chocowinity Twp	
Richland Twp	
Elkin	04
County—Surry:	
Parts of county:	
Bryon	
Dobson	
Elkin	
Marsh	
Rockford	
Lincoln CHC Target Area	01
County—Durham:	
Parts of county:	
C.T. 8.01	
C.T. 8.02	
C.T. 9	
C.T. 10.01	
C.T. 11	
C.T. 12.01	
C.T. 12.02	
C.T. 13.01	
C.T. 13.02	
C.T. 14	

PRIMARY CARE: North Carolina—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Northwestern Caldwell.....	01
County—Caldwell:	
Parts of county:	
Globe	
Johns River	
Mulberry	
Patterson	
Wilson Creek	
North Orange.....	02
County—Orange:	
Parts of county:	
Cedar Grove Twp	
Cheeks Twp	
End Twp	
Hillsborough Twp	
Little River Twp	
Parkton/St. Paul.....	02
County—Robeson:	
Parts of county:	
Parkton Twp	
St. Paul Twp	
Rowland.....	02
County—Robeson:	
Parts of county:	
Alfordville Twp	
Gaddy Twp	
Rowland Twp	
Thompson Twp	
Union Twp	
South Cumberland.....	01
County—Cumberland:	
Parts of county:	
C.T. 30	
Swannanda Valley.....	04
County—Buncombe:	
Parts of county:	
Black Mountain	
Swannanda	
Tipton Hill.....	01
County—Mitchell:	
Parts of county:	
Poplar	
Bradshaw	
Red Hill	
Harrell	
County—Yancey:	
Parts of county:	
Ramsey Town	
Green Mountain	
Brush Creek	
Jack's Creek	
Western Harnett.....	01
County—Harnett:	
Parts of county:	
Anderson Creek	
Barbecue	
Johnsonville	
Lillington	
Stewarts Creek	
Upper Little River	
Westfield.....	01
County—Stokes:	
Parts of county:	
Quaker Gap	
County—Surry:	
Parts of county:	
Westfield	
South Westfield	

PRIMARY CARE: North Carolina

<i>Population Group Listing</i>	
Population group	Degree of shortage group
Med Indigent Pop. of Pembroke.....	01
County—Robeson:	
Parts of county:	
Burnt Twp (Med. Ind. Pop.)	
Pembroke Twp (Med. Ind. Pop.)	

PRIMARY CARE: North Carolina—Continued

<i>Population Group Listing</i>	
Population group	Degree of shortage group
Philadelphus Twp (Med. Ind. Pop.)	
Smiths Twp (Med. Ind. Pop.)	
Swamp Twp (Med. Ind. Pop.)	
Migrant Pop. of Nash/Wilson.....	01
County—Nash	
County—Wilson	
Mig/Seas Farmworkers of Johnston Co.....	01
Poverty Pop. of Maxton/Stewartville.....	01
County—Robeson:	
Parts of county:	
Maxton	
County—Scotland:	
Parts of county:	
Stewartville	

PRIMARY CARE: North Dakota

<i>County Listing</i>	
County name	Degree of shortage group
Benson.....	01
Billings.....	01
Bowman.....	03
Burke.....	01
Cavalier.....	02
Divide.....	02
Dunn.....	01
Emmons.....	01
Foster.....	01
Grant.....	01
Griggs.....	01
Hettinger.....	01
Kidder.....	01
La Moure.....	01
Logan.....	01
McHenry.....	03
McIntosh.....	01
McKenzie.....	01
Mercer.....	02
Service area: Mercer/Oliver	
Morton.....	03
Oliver.....	02
Service area: Mercer/Oliver	
Ransom.....	03
Service area: Lisbon	
Sargent.....	03
Service area: Lisbon	
Sheridan.....	01
Sioux.....	01
Slope.....	01
Steele.....	04
Ward.....	01
Service area: Kenmare	
Wells.....	04

PRIMARY CARE: North Dakota

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Kenmare.....	01
County—Ward:	
Parts of county	
Des Lacs Valley Div.	
Kenmare Div.	
Lisbon.....	03
County—Ransom	
County—Sargent	
Mercer/Oliver.....	02
County—Mercer	
County—Oliver	

PRIMARY CARE: North Dakota—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
PRIMARY CARE: Ohio	
<i>County Listing</i>	
County name	Degree of shortage group
Adams.....	04
Allen:	
Service area: New Matamoras.....	04
Ashtabula:	
Service area: Geneva/Madison.....	04
Brown.....	02
Butler:	
Service area: Hamilton.....	03
Service area: Middletown.....	04
Carroll.....	02
Clark:	
Service area: Rocking Horse.....	02
Columbiana:	
Service area: East Liverpool (Ohio/Penn/W.Va.)...	02
Coshocton.....	03
Cuyahoga:	
Service area: Cleveland.....	02
Service area: Collingwood.....	03
Service area: Cortlett/Lee Miles/Mt. Pleasant.....	02
Service area: Glenville.....	01
Service area: Hough/Norwood.....	02
Service area: Jefferson/Puritas-Bellaire.....	03
Darke.....	03
Defiance:	
Service area: Hicksville.....	01
Geauga:	
Service area: Geneva/Madison.....	04
Hamilton:	
Service area: East End (Cincinnati).....	02
Service area: Lincoln Heights (Cincinnati).....	02
Service area: Price Hill-Fairmont (Cincinnati).....	01
Service area: Winton Hills (Cincinnati).....	01
Harrison.....	03
Henry.....	02
Highland:	
Service area: Greenfield.....	01
Hocking:	
Service area: Chillicothe.....	03
Holmes.....	04
Jackson.....	02
Jefferson:	
Service area: East Liverpool (Ohio/Penn/W.VA.)...	02
Lake:	
Service area: Geneva/Madison.....	04
Lawrence.....	02
Lucas:	
Service area: Center City/Dorr-Toledo.....	01
Service area: Downtown East Side Toledo.....	02
Service area: Near South Side Toledo.....	01
Service area: North Toledo.....	02
Service area: Old West End Toledo.....	01
Service area: Western Lucas Co.....	02
Mahoning:	
Service area: Eastside.....	02
Medina:	
Service area: New Matamoras.....	04
Meigs.....	04
Monroe.....	02
Montgomery:	
Service area: Dayton.....	03
Morgan.....	02
Morrow.....	02
Perry.....	02
Pickaway:	
Service area: Chillicothe.....	03
Pike.....	04
Putnam.....	02
Ross.....	03
Service area: Chillicothe:	
Sandusky.....	02
Tuscarawas.....	03
Vinton.....	01
Warren.....	02
Washington:	
Service area: New Matamoras.....	01
Wood:	
Service area: Southern Wood Co.....	03

PRIMARY CARE: Ohio—Continued		PRIMARY CARE: Ohio—Continued		PRIMARY CARE: Ohio—Continued	
Service Area Listing		Service Area Listing		Service Area Listing	
Service area name	Degree of shortage group	Service area name	Degree of shortage group	Service area name	Degree of shortage group
Cleveland.....	02	St. Clair Twp		C.T. 38	
County—Cuyahoga:		Washington Twp		C.T. 40	
Parts of county:		Wayne Twp		C.T. 41	
C.T. 1012		Wellsville Twp		C.T. 42	
C.T. 1015-1019		Yellow Creek Twp		C.T. 54	
C.T. 1022-1029		Grant District		New Matamoras.....	
C.T. 1031-1039		County—Jefferson		County—Allen:	
C.T. 1041-1049		Parts of county:		Parts of county:	
C.T. 1051-1056		Brus Creek Twp		C.T. 102 (Richland Twp)	
C.T. 1079		Saline Twp		County—Medina	
C.T. 1887-1089		Eastside.....	02	Parts of county:	
C.T. 1091-1099		County—Mahoning:		Spencer	
C.T. 1101-1103		Parts of county:		County—Washington:	
C.T. 1129		C.T. 8001-8008		Parts of county:	
C.T. 1131-1139		Geneva/Madison.....	04	Grandview Twp	
C.T. 1141-1148		County—Ashtabula:		Independence Twp	
Center City/Dorr-Toledo.....	01	Parts of county:		Liberty Twp	
County—Lucas:		Geneva Twp		Ludlow Twp	
Parts of county:		Harperfield Twp		Newport Twp	
C.T. 27		County—Geauga:		North Toledo.....	02
C.T. 28		Parts of county:		County—Lucas:	
C.T. 31-37		Thompson Twp		Parts of county:	
C.T. 39		County—Lake:		C.T. 9-12	
Chillicothe.....	03	Parts of county:		C.T. 17	
County—Hocking:		Madison Twp		C.T. 18-20	
Parts of county:		Glenville.....	01	C.T. 29	
Perry Twpship		County—Cuyahoga:		C.T. 30	
Salt Creek Twpship		Parts of county:		Old West End-Toledo.....	01
County—Pickaway:		C.T. 1114		County—Lucas:	
Parts of county:		C.T. 1161-1168		Parts of county:	
Deer Creek Twpship		C.T. 1181-1185		C.T. 8	
Pickaway Twpship		Greenfield.....	01	C.T. 14-16	
Salt Creek Twpship		County—Highland:		C.T. 21-23	
Wayne Twpship		Parts of county:		C.T. 24.01	
County—Ross		Paint Twp		C.T. 24.02	
Collingwood.....	03	Madison Twp		C.T. 25	
County—Cuyahoga:		Fairfield Twp		C.T. 26	
Parts of county:		Hamilton Target Area.....	03	Price Hill/Fairmont (Cincinnati).....	01
C.T. 1169		County—Butler:		County—Hamilton:	
C.T. 1171-1179		Parts of county:		Parts of county:	
C.T. 1261		C.T. 2-4		C.T. 87 (Fairmont—South)	
Corlett/Lee Miles/Mt. Pleas.....	02	Hicksville.....	01	C.T. 89 (Fairmont—South)	
County—Cuyahoga:		County—Defiance:		C.T. 90 (Price Hill—East)	
Parts of county:		Parts of county:		C.T. 91 (Price Hill—Tower)	
C.T. 1156		Hicksville Twp		C.T. 93 (Price Hill—East)	
C.T. 1198		Mark Twp		C.T. 96 (Price Hill—East)	
C.T. 1199		Millford Twp		C.T. 103 (Riverside—Selamsville)	
C.T. 1201-1209		Hough/Norwood.....	02	Rocking Horse.....	02
C.T. 1211-1219		County—Cuyahoga:		County—Clark	
C.T. 1221-1223		Parts of county:		Parts of county:	
Dayton.....	03	C.T. 1112		C.T. 1-5	
County—Montgomery:		C.T. 1113		C.T. 8	
Parts of county:		C.T. 1115-1119		C.T. 9.01	
C.T. 19-23		C.T. 1121		C.T. 9.02	
C.T. 25		C.T. 1123-1128		C.T. 10	
C.T. 26		Jefferson/Puritas-Bellaire.....	03	C.T. 12	
C.T. 28		County—Cuyahoga:		C.T. 17	
C.T. 29		Parts of county:		Southern Wood Co.....	03
Downtown East Side Toledo.....	02	C.T. 1014 (Jefferson)		County—Wood:	
County—Lucas:		C.T. 1021 (Jefferson)		Parts of county:	
Parts of county:		C.T. 1233 (Jefferson)		C.T. 211-216	
C.T. 48		C.T. 1235 (Jefferson)		C.T. 219-224	
C.T. 49		C.T. 1239 (Jefferson)		Western Lucas Co.....	02
C.T. 51		C.T. 1241-1246		County—Lucas:	
C.T. 52		Lincoln Heights (Cincinnati).....	02	Parts of county:	
East End (Cincinnati).....	02	County—Hamilton:		C.T. 87	
County—Hamilton:		Parts of county:		C.T. 88	
Parts of county:		C.T. 60 (Hartwell)		C.T. 89.01	
C.T. 13		C.T. 225 (Woodlawn)		C.T. 90 (Part)	
C.T. 43		C.T. 227 (Lincoln Heights)		C.T. 91	
C.T. 44		C.T. 228 (Lockland)		C.T. 93-96	
C.T. 47		C.T. 229 (Arlington Heights)		Winton Hills (Cincinnati).....	01
East Liverpool (Ohio/Penn/W.Va.).....	02	C.T. 231 (Evandale)		County—Hamilton	
County—Columbiana:		Middletown Target Area.....	04	Parts of county:	
Parts of county:		County—Butler:		C.T. 73 (Winton Hills)	
Center Twp		Parts of county:		C.T. 80 (Winton Hills)	
Elk Run Twp		C.T. 128-132		C.T. 257 (Elmwood Place)	
Franklin Twp		C.T. 140 (Part)			
Hanover Twp (S. ½)		Near South Side-Toledo.....	01		
Liverpool Twp		County—Lucas:			
Madison Twp		Parts of county:			
Middletown Twp					

PRIMARY CARE: Oklahoma

County Listing

County name	Degree of shortage group
Adair	02
Alfalfa	04
Atoka	02
Blaine:	
Service area: Western Oklahoma	03
Caddo	03
Canadian	04
Choctaw	02
Cimarron	03
Comanche	03
Cotton	04
Custer:	
Service area: Western Oklahoma	03
Delaware	02
Dewey	03
Service area: Western Oklahoma	
Ellis	03
Service area: Western Oklahoma	
Grant	04
Greer:	
Facility: Oklahoma St. Penitentiary (Granite)	03
Harmon	02
Jackson	03
Jefferson	03
Johnston	02
Key:	
Service area: Blackwell (Oklahoma/Kansas)	04
Latimer	02
Service area: Clayton	
La Flore:	
Service area: Clayton	02
Logan	01
McClain	02
McCurtain	03
McIntosh	03
Marshall	01
Mayer:	
Service area: Chelsea/New Alluwe	01
Noble	04
Nowata:	
Service area: Chelsea/New Alluwe	01
Okfuskee	04
Oklahoma:	
Service area: Del City	03
Service area: Oklahoma	02
Osage	03
Pittsburg:	
Facility: Oklahoma St. Penitentiary (McAlester)	02
Pushmataha:	
Service area: Clayton	02
Roger Mills	03
Service area: Western Oklahoma	
Rogers:	
Service area: Chelsea/New Alluwe	01
Seminole	02
Sequoyah	03
Texas:	
Service area: Panhandle (Oklahoma/Texas)	01
Tillman	01
Tulsa:	
Service area: Northeast Tulsa	03
Service area: North Central Tulsa	01
Service area: West Central Tulsa	01
Service area: West Tulsa	03
Washita	03
Woods	03
Woodward:	
Service area: Western Oklahoma	03

PRIMARY CARE: Oklahoma

Service Area Listing

Service area name	Degree of shortage group
Blackwell (Oklahoma/Kansas)	04
County—Key:	
Parts of county:	
Blackwell CCD	
Braman CCD	
Tonkawa CCD	
West Newkirk CCD	
Chelsea/New Alluwe	01

PRIMARY CARE: Oklahoma—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Mayer:	
Parts of county:	
Adair (E.D. 12)	
County—Nowata:	
Parts of county:	
New Alluwe (E.D. 14 and 15)	
County—Rogers:	
Parts of county:	
Chelsea (E.D. 1-4)	
Clayton	02
County—Latimer	
County—La Flore:	
Parts of county:	
E.D. 37-38 (Heavener)	
E.D. 46	
E.D. 47	
E.D. 49-49 (Talihina)	
E.D. 50-52	
County—Pushmataha:	
Parts of county:	
No. Push/Mataha Division	
Del City	03
County—Oklahoma:	
Parts of county:	
C.T. 1078.01	
C.T. 1078.02	
C.T. 1078.03	
C.T. 1078.04	
C.T. 1078.05	
C.T. 1078.06	
North Central Tulsa	01
County—Tulsa:	
Parts of county:	
C.T. 2-15	
C.T. 57	
C.T. 62	
C.T. 79	
C.T. 80	
C.T. 91.01	
C.T. 91.02	
C.T. 91.03	
Northeast Tulsa	03
County—Tulsa:	
Parts of county:	
C.T. 1	
C.T. 16	
C.T. 59-61	
C.T. 81	
C.T. 82	
Oklahoma	02
County—Oklahoma:	
Parts of county:	
C.T. 1037-1040	
C.T. 1047-1049	
C.T. 1053	
C.T. 1054	
C.T. 1072.07	
C.T. 1072.09	
C.T. 1073.01	
C.T. 1073.02	
Panhandle (Oklahoma/Texas)	01
County—Texas:	
Parts of county:	
West Texas CCD	
West Central Tulsa	01
County—Tulsa:	
Parts of county:	
C.T. 26-30	
C.T. 88	
West Tulsa	03
County—Tulsa:	
Parts of county:	
C.T. 46-49	
C.T. 63.01	
C.T. 63.02	
C.T. 64.01	
C.T. 64.02	
C.T. 65.01	
C.T. 65.02	
C.T. 66	
C.T. 67.01	
Western Oklahoma (Oklahoma/Texas)	03
County—Blaine:	
Parts of county:	
E.D. 4, 5, 7	
County—Custer:	
Parts of county:	
E.D. 6, 7	

PRIMARY CARE: Oklahoma—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Dewey	
County—Ellis	
County—Roger Mills	
County—Woodward:	
Parts of county:	
E.D. 14, 15, 18	

PRIMARY CARE: Oklahoma

Facility Listing

Facility	Degree of shortage group
Oklahoma St. Penitentiary (Granite)	03
County—Greer	
Oklahoma Sta. Penitentiary (McAlester)	02
County—Pittsburg	

PRIMARY CARE: Oregon

County Listing

County name	Degree of shortage group
Baker:	
Service area: Halfway	01
Benton	
Service area: Blodgett/Eddyville	01
Service area: Monroe/Alsea	01
Clackamas:	
Service area: Estacada	04
Population group: Mig pop. of Woodburn/Marion	01
Columbia:	
Service area: Vernonia	01
Coos:	
Service area: Powers	01
Curry:	
Service area: Powers	01
Deschutes:	
Service area: La Pine	02
Gilliam	01
Jackson:	
Service area: Applegate-Williams	01
Service area: Butte Falls/Prospect	01
Service area: Rogue River-Gold Hill	02
Joseph:	
Service area: Applegate-Williams	01
Klamath:	
Service area: Bly	01
Service area: Chiloquin	01
Service area: La Pine	02
Lake:	
Service area: La Pine	02
Lane:	
Service area: McKenzie	01
Service area: Oakridge	04
Service area: Veneta	02
Lincoln:	
Service area: Blodgett/Eddyville	01
Linn:	
Service area: Brownville	01
Service area: Detroit-Idanha	01
Service area: Harrisburg	01
Malheur:	
Service area: Jordan Valley	01
Service area: Nyssa (Oregon/Idaho)	03
Population Group: Mig pop. of Treasure Valley—Area 2	01
Marion:	
Service area: Detroit-Idanha	01
Service area: West Salem	01
Population group: Med Ind pop. of Marion	01
Population group: Mig pop. of Woodburn/Marion	01
Multhomah:	
Service area: Northeast Portland	01
Polk:	
Service area: Williamsina	01

PRIMARY CARE: Oregon—Continued

County Listing

County name	Degree of shortage group
Population group: Mig pop. of Woodburn/Marion.....	01
Union:	
Service area: Cone/Union.....	01
Wallowa:	
Service area: Cone/Union.....	02
Washington:	
Population group: Mig pop. of Washington Co.....	04
Wheeler.....	01
Yamhill:	
Service area: Williamina.....	01
Population group: Mig pop. of Woodburn/Marion.....	02

PRIMARY CARE: Oregon

Service Area Listing

Service area name	Degree of shortage group
Applegate/Williams.....	01
County—Jackson:	
Parts of County:	
Applegate	
County—Joseph:	
Parts of County:	
Williams	
Blodgett/Eddyville.....	01
County—Benton:	
Parts of County:	
Blodgett CCD	
County—Lincoln:	
Parts of County:	
Eddyville CCD	
Bly.....	01
County—Klamath:	
Parts of County:	
Langell CCD	
Brownville.....	01
County—Linn:	
Parts of County:	
Brownville CCD	
Butte Falls-Prospect.....	01
County—Jackson:	
Parts of County:	
Butte Falls CCD	
Prospect CCD	
Chiloquin.....	01
County—Klamath:	
Parts of County:	
Chiloquin CCD	
Cone/Union.....	01
County—Union:	
Parts of County:	
Cone Div.	
Union Div.	
Detroit/Idanha.....	01
County—Linn:	
Parts of County:	
Cascadia CCD (Part A)	
County—Marion:	
Parts of County:	
Breitenbush	
Detroit	
Forks	
Idanha	
Marion	
Estacada.....	04
County—Clackamas:	
Parts of County:	
Highland CCD	
Mt. Hood CCD	
Estacada CCD	
Halfway.....	01
County—Baker:	
Parts of County:	
Halfway CCD	
Eagle Valley CCD	
Harrisburg.....	01
County—Linn:	
Parts of County:	
Harrisburg CCD	
Jordan Valley.....	01

PRIMARY CARE: Oregon—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Malheur:	
Parts of County:	
Jordan CCD	
La Pine.....	02
County—Deschutes:	
Parts of County:	
Sisters-Mulligan CCD South of Sunriver	
County—Klamath:	
Parts of County:	
Crescent Lake CCD	
County—Lake:	
Parts of County:	
Silver Lake-Ft Rock CCD	
McKenzie.....	01
County—Lane:	
Parts of County:	
C.T. 1 (McKenzie)	
Monroe/Alesea.....	01
County—Benton:	
Parts of County:	
Monroe	
Alesea CCD	
Northeast Portland.....	01
County—Multnomah:	
Parts of County:	
C.T. 33.01	
C.T. 33.02	
C.T. 34.01	
C.T. 34.02	
C.T. 35.01	
C.T. 35.02	
C.T. 36.01	
C.T. 37.01	
C.T. 37.02	
C.T. 38.01	
C.T. 38.02	
C.T. 38.03	
C.T. 39.01	
C.T. 39.02	
C.T. 40.01	
C.T. 40.02	
Nyssa (Oregon/Idaho).....	03
County—Malheur:	
Parts of County:	
Adrian Div.	
Nyssa Div.	
Owyhee Div.	
Oakridge.....	04
County—Lane:	
Parts of County:	
Oakridge Div.	
Powers.....	01
County—Coos:	
Parts of County:	
Powers Div.	
County—Curry:	
Parts of County:	
Agness Div.	
Rogue River/Gold Hill.....	02
County—Jackson:	
Parts of County:	
Evans Valley CCD	
Foothills Creek CCD	
County—Wallowa:	
Parts of County:	
Town of Minam in Wallowa CCD	
Veneta.....	02
County—Lane:	
Parts of County:	
E.D. 5	
E.D. 8 (W. 1/2)	
E.D. 9.02	
Veneta City	
Vernonia.....	01
County—Columbia:	
Parts of County:	
Vernonia CCD	
West Salem.....	01
County—Marion:	
Parts of County:	
C.T. 51	
C.T. 52	
Williamina.....	01
County—Polk:	
Parts of County:	
C.T. 204 (Williamina Division)	
County—Yamhill:	

PRIMARY CARE: Oregon—Continued

Service Area Listing

Service area name	Degree of shortage group
Parts of County:	
Williamina CCD	

PRIMARY CARE: Oregon

Population Group Listing

Population group	Degree of shortage group
Med Indigent Pop. of Marion.....	01
County—Marion	
Parts of county	
C.T. 1-23	
Migrant Pop. of Washington Co.....	04
Migrant Pop. of Woodburn/Marion.....	02
County—Clackamas	
County—Marion	
County—Polk	
County—Yamhill	

PRIMARY CARE: Pennsylvania

County Listing

County name	Degree of shortage group
Adams:	
Service area: North Adams.....	03
Allegheny:	
Service area: Arlington Heights/St. Clair.....	01
Service area: Beltzhoover/Knoxville.....	03
Service area: Hill District.....	01
Service area: Homewood-Brushton.....	04
Service area: Manchester.....	01
Service area: McKees Rocks-Stowe.....	01
Service area: Southwest Pittsburgh.....	02
Service area: Terrace Village II.....	02
Armstrong:	
Service area: Armstrong-Clarion.....	01
Service area: Dayton Rural Valley.....	01
Service area: Kiski Valley.....	02
Service area: Punxsutawney.....	02
Beaver:	
Service area: East Liverpool (Penn/Ohio/W. Va.)..	02
Bedford:	
Service area: Hyndman.....	01
Service area: Broad Top.....	02
Bradford:	
Service area: Towanda.....	04
Butler:	
Service area: Butler—NE Portion.....	02
Cambria:	
Service area: Central Cambria (West).....	02
Service area: Central Cambria (East).....	02
Service area: North Cambria.....	02
Carbon:	
Service area: Kidder.....	01
Centre:	
Service area: Bellafonte/Howard.....	01
Service area: Penns Valley.....	02
Service area: Snow Shoe.....	02
Chester:	
Service area: South Western Chester.....	03
Clarion:	
Service area: Armstrong-Clarion.....	01
Service area: Forest-Clarion.....	01
Clearfield:	
Service area: Snow Shoe.....	02
Service area: S. Central Clearfield.....	02
Clinton:	
Service area: Bellafonte-Howard.....	01
Service area: Renovo.....	02
Columbia:	
Service area: Benton-Millville.....	04
Crawford:	
Service area: East Crawford County.....	01
Dauphin:	
Service area: Williamstown.....	01
Delaware:	
Service area: City of Chester.....	03

PRIMARY CARE: Pennsylvania—Continued

County Listing

County name	Degree of shortage group
Erie:	
Service area: North East Erie.....	01
Service area: Southern Erie.....	02
Population Group: Low Inc Pop. of Erie City.....	01
Fayette:	
Service area: Greensboro.....	01
Service area: Markleysburg.....	01
Forest:	
Service area: Forest-Clarion.....	01
Franklin:	
Service area: Valleys Community.....	01
Fulton:	
Greene:	
Service area: Greensboro.....	01
Service area: West Greene.....	01
Huntingdon:	
Service area: Broad Top.....	02
Service area: Cromwell.....	01
Indiana:	
Service area: Indiana—N Portion.....	01
Service area: Punxsutawney.....	02
Service area: Southern Indiana.....	02
Jefferson:	
Service area: Punxsutawney.....	02
Juniata:	
Service area: Juniata.....	03
Service area: Millerstown.....	01
Service area: Mt. Pleasant Mills—Middleburg.....	04
Lackawanna:	
Service area: Moscow.....	02
Lancaster:	
Population Group: Sp Spkg Pop. of S.E. Lancaster City.....	02
Service area: Welsh Mountain.....	01
Lebanon:	
Service area: Northern Lebanon Co.....	01
Luzerne:	
Service area: Benton-Milville.....	04
Service area: Exeter.....	01
Service area: Freeland.....	03
Service area: Kidder.....	01
Service area: Mountaintop.....	02
Service area: Pittston.....	03
Lycoming:	
Service area: Benton-Milville.....	04
Service area: Picture Rocks/Hughesville/Muncy.....	04
McKean:	
Service area: Central McKean County.....	02
Service area: Shinglehouse.....	01
Mercer:	
Population Group: Low Inc Pop. of Sharon/Farrell.....	02
Mifflin:	
Service area: Big Valley.....	04
Monroe:	
Service area: Kidder.....	01
Montour:	
Service area: Picture Rocks/Hughesville/Muncy.....	04
Northumberland:	
Service area: Herndon-Mandata.....	02
Service area: Picture Rocks/Hughesville/Muncy.....	04
Perry:	
Service area: Eastern Perry County.....	04
Service area: Millerstown.....	01
Service area: Western Perry County.....	03
Philadelphia:	
Service area: Casa Del Carmen.....	01
Service area: Covenant House Area.....	01
Service area: Mantua/Belmont.....	03
Service area: North Philadelphia.....	04
Service area: South Philadelphia.....	04
Pike.....	04
Potter:	
Service area: Galeton.....	04
Service area: Shinglehouse.....	01
Service area: Westfield.....	03
Schuylkill:	
Service area: Herndon-Mandata.....	02
Service area: Shenandoah/Mahoning City Area.....	04
Service area: Tremont/Pine Grove.....	03
Snyder:	
Service area: Pleasant Mills-Middleburg.....	04
Somerset:	
Service area: Boswell.....	02
Service area: Confluence.....	02
Service area: Hyndman.....	01
Sullivan.....	01

PRIMARY CARE: Pennsylvania—Continued

County Listing

County name	Degree of shortage group
Susquehanna:	
Service area: Barnes-Kasson.....	02
Service area: Montrose.....	02
Troga:	
Service area: Blossburg.....	02
Service area: Elkland (NY/Pa).....	02
Service area: Mansfield.....	02
Service area: Westfield.....	03
Washington:	
Service area: Burgettstown.....	02
Wayne:	
Westmoreland:	
Service area: Kiski Valley.....	02
Wyoming:	
Service area: Exeter.....	01
York:	
Service area: York.....	01

PRIMARY CARE: Pennsylvania

Service Area Listing

Service area name	Degree of shortage group
Arlington Heights/St. Clair.....	01
County—Allegheny:	
Parts of county:	
C.T. 318.04.....	
C.T. 318.05.....	
Armstrong-Clarion.....	01
County—Armstrong:	
Parts of county:	
Brady's Bend Township.....	
Madison Township.....	
Perry Township.....	
Pine Township.....	
Sugarcreek Township.....	
Washington Township.....	
County—Clarion:	
Parts of county:	
Brady Township.....	
East Brady Township.....	
Madison Township.....	
Barnes-Kasson.....	02
County—Susquehanna:	
Parts of county:	
C.T. 301.....	
C.T. 302.....	
C.T. 307.....	
Bellafonte/Howard.....	01
County—Centre:	
Parts of county:	
Bellefonte Boro.....	
Howard Boro.....	
Milesburg Boro.....	
Boggs Twp (½).....	
Curtin Twp (½).....	
Howard Twp.....	
Liberty Twp.....	
Marion Twp.....	
Spring Twp.....	
Walker Twp (½).....	
County—Clinton:	
Parts of county:	
Beech Creek Boro.....	
Beech Creek Twp.....	
Beltzhoover/Knoxville.....	01
County—Allegheny:	
Parts of county:	
C.T. 318.04.....	
C.T. 318.05.....	
C.T. 330.01.....	
Benton-Milville.....	04
County—Columbia:	
Parts of county:	
Benton Borough.....	
Benton Township.....	
Fishing Creek Twp.....	
Madison Twp (Northern ½).....	
Milville Borough.....	
Mt. Pleasant Twp.....	
Orange Twp (Northern ½).....	
Pine Twp.....	
Stillwater Borough.....	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Sugarloaf Twp.....	
County—Luzerne:	
Parts of county:	
Fairmont Twp.....	
Huntington Twp.....	
New Columbus Borough.....	
County—Lycoming:	
Parts of county:	
Franklin Twp (Southern ½).....	
Jordan Twp.....	
Big Valley.....	04
County—Mifflin:	
Parts of county:	
Brown Twp.....	
Menno Twp.....	
Union Twp.....	
Blossburg.....	02
County—Tioga:	
Parts of county:	
Blossburg Boro.....	
Bloss Twp.....	
Covington Twp.....	
Duncan Twp.....	
Hamilton Twp.....	
Liberty Boro.....	
Liberty Twp (Eastern ½).....	
Putnam Boro.....	
Union Twp.....	
Ward Twp.....	
Boswell.....	02
County—Somerset:	
Parts of county:	
Boswell Boro.....	
Hooversville Boro.....	
Jennerstown Boro.....	
Jenner Twp.....	
Quemahoning Twp.....	
Stoystown Boro.....	
Broad Top.....	02
County—Bedford:	
Parts of county:	
Broad Top Twp.....	
Coaldale Boro.....	
Hopewell Boro.....	
Liberty Twp.....	
Saxton Boro.....	
County—Huntingdon:	
Parts of county:	
Broad Top City Boro.....	
Carbon Twp.....	
Cass Twp.....	
Cassville Boro.....	
Coalmont Boro.....	
Dudley Boro.....	
Hopewell Twp.....	
Todd Twp.....	
Wood Twp.....	
Burgettstown.....	02
County—Washington:	
Parts of county:	
Hanover Twp.....	
Robinson Twp.....	
Smith Twp.....	
Mt Pleasant Twp.....	
Jefferson Twp.....	
Cross Creek Twp.....	
Independence Twp.....	
Hopewell Twp.....	
Burgettstown Borough.....	
Midway Borough.....	
McDonald Borough.....	
West Middletown Borough.....	
Butler-NE Portion.....	02
County—Butler:	
Parts of county:	
Venango Twp.....	
Allegheny Twp.....	
Washington Twp.....	
Parker Twp.....	
Concord Twp.....	
Fairview Twp.....	
Oakland Twp.....	
Donegal Twp.....	
Cherry Valley Borough.....	
Eau Claire Borough.....	
Bruin Borough.....	
Fairview Borough.....	
Petrolia Borough.....	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Karns City Borough	
Chicora Borough	
Casa Del Carmen	01
County—Philadelphia:	
Parts of county:	
C.T. 178	
C.T. 195	
Central Cambria (West)	02
County—Cambria:	
Parts of county:	
Blacklick Twp	
Cambria Twp	
Ebensburg Boro	
Jackson Twp	
Nanty-Glo Boro	
Vintondale Boro	
Central Cambria (East)	02
County—Cambria:	
Parts of county:	
Cassandra Boro	
Cresson Boro	
Cresson Twp	
Lilly Boro	
Munster Twp	
Portage Boro	
Portage Twp	
Sankertown Boro	
Washington Twp	
Central McKean County	02
County—McKean:	
Parts of county:	
Keating Township	
Otoo Township	
Hamlin Township	
Sergeant Township	
Norwich Township	
City of Chester	03
County—Delaware:	
Parts of county:	
C.T. 4048	
C.T. 4049.01	
C.T. 4049.02	
C.T. 4050-4057	
C.T. 4058.01	
C.T. 4058.02	
C.T. 4059-4060	
Confluence	02
County—Somerset:	
Parts of county:	
Addison Boro	
Addison Twp	
Casselman Boro	
Confluence Boro	
Lower Turkeyfoot Twp	
Upper Turkeyfoot Twp	
Covenant House Area	01
County—Philadelphia:	
Parts of county:	
C.T. 248-254	
Cromwell	01
County—Huntingdon:	
Parts of county:	
Clay Twp	
Cromwell Twp	
Dublin Twp	
Orbisonia Boro	
Rockhill Boro	
Saltillo Boro	
Shade Gap Boro	
Springfield Twp	
Tall Twp	
Three Springs Boro	
Dayton Rural Valley	01
County—Armstrong:	
Parts of county:	
Redbank Twp (3/4 Western portion)	
Wayne Township	
Cowanshannock Township	
Dayton Borough	
Rural Valley Borough	
Atwood Borough	
East Crawford County	01
County—Crawford:	
Parts of county:	
Athens Township	
Bloomfield Township	
Rockdale Township	
Rome Township	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Sparta Township	
Steuben Township	
Centerville Borough	
Townville Borough	
Spartansburg Borough	
Richmond Twp	
East Liverpool (Penn/Ohio/W. VA)	02
County—Beaver:	
Parts of county:	
Georgetown Boro	
Glasgow Boro	
Greene Twp (Western 1/2)	
Hookstown Boro	
Ohioville Boro (Western 1/2)	
Eastern Perry County	04
County—Perry:	
Parts of county:	
Buffalo Twp	
Duncannon Boro	
Howe Twp	
Marysville Boro	
Miller Twp	
New Buffalo Boro	
Newport Boro	
Oliver Twp	
Penn Twp	
Rye Twp	
Watts Twp	
Wheatfield Twp	
Elkland (Penn/New York)	02
County—Tioga:	
Parts of county:	
Deerfield Twp	
Elkland Boro	
Elkland Twp	
Farmington Twp	
Knoxville Boro	
Nelson Twp	
Osceola Twp	
Exeter	01
County—Luzerne:	
Parts of county:	
Exeter Borough	
West Wyoming	
Franklin Township	
Exeter Township	
County—Wyoming:	
Parts of county:	
Exeter Township	
Falls Twp	
Forest-Clarion	01
County—Clarion:	
Parts of county:	
Farmington Twp	
Washington Twp	
Knox Twp	
County—Forest	
Freeland	03
County—Luzerne:	
Parts of county:	
Butler Twp (E. portion)	
Foster Twp (W. portion)	
Freeland Boro	
Hazel Twp	
Jeddo Boro	
Galeton	04
County—Potter:	
Parts of county:	
Galeton Borough	
Pike Township	
Ulysses Township	
West Branch Township	
Abbott Township	
Stewardson Township	
Greensboro	01
County—Fayette:	
Parts of county:	
Masontown Borough	
Point Marion Borough	
German Township	
Nicholson Township	
Springhill Township	
County—Greene:	
Parts of county:	
Dunkard Township	
Greene Township	
Monogahela Township	
Greensboro Borough	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Herndon-Mandata	02
County—Northumberland:	
Parts of county:	
Jackson Township	
Herndon Borough	
Jordon Township	
Lower Mahanoy Township	
Little Mahanoy Township	
Washington Township	
Upper Mahanoy Township	
West Cameron Township	
County—Schuylkill:	
Parts of county:	
Eldred Township	
Upper Mahantango Township	
Hill District	01
County—Allegheny:	
Parts of county:	
C.T. 303.01	
C.T. 303.03	
C.T. 303.04	
C.T. 305.01	
C.T. 305.02	
C.T. 305.05	
C.T. 305.08	
Homewood-Brushton	04
County—Allegheny:	
Parts of county:	
C.T. 1207	
C.T. 1301-1305	
Hyndman	01
County—Bedford:	
Parts of county:	
Harrison Twp	
Hyndman Boro	
Juniata Twp	
Londonderry Twp	
County—Somerset:	
Parts of county:	
Allegheny Twp	
Fairhope Twp	
Indiana—N portion	01
County—Indiana:	
Parts of county:	
South Mahoning Twp	
East Mahoning Twp	
Grant Twp	
Montgomery Twp	
Washington Twp	
Rayne Twp	
Green Twp	
Pine Twp	
Glen Campbell Borough	
Cherry Tree Borough	
Marion Center Borough	
Plumville Borough	
Clymer Boro	
Juniata	03
County—Juniata:	
Parts of county:	
Lack Township	
Tuscarora Township	
Beale Township	
Spruce Hill Township	
Mifflin Borough	
Mifflintown Borough	
Port Royal Borough	
Fayette Township	
Fermanagh Township	
Milford Township	
Turbett Township	
Walker Township	
Kidder	01
County—Carbon:	
Parts of county:	
East Side Boro	
Kidder Twp	
Penn Forest Twp	
Lausanne Twp	
Lehigh, Twp	
County—Luzerne:	
Parts of county:	
White Haven Borough	
Buck Twp	
Foster Twp (E. portion)	
County—Monroe:	
Parts of county:	
Coolbough Township	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Tobyhanna Township	
Tunkhannock Township	
Gskl Valley.....	02
County—Armstrong:	
Parts of county:	
Apollo Borough	
Bethel Township	
Burrel Township	
Gilpin Township	
Kiskiminetas Township	
Leechburg Borough	
North Apollo Borough	
Parks Township	
South Bend Township	
County—Westmoreland:	
Parts of county:	
Allegheny Township	
Avonmore Borough	
Bell Township	
East Vandergrift Borough	
Hyde Park Borough	
Vandergrift Borough	
Washington Township	
West Leechburg Borough	
Oklahoma Borough	
Manchester.....	01
County—Allegheny:	
Parts of county:	
C.T. 321.01	
C.T. 321.02	
C.T. 321.03	
C.T. 321.05	
Mansfield.....	02
County—Tioga:	
Parts of county:	
Jackson Twp	
Lawrence Twp	
Lawrenceville Boro	
Mansfield Boro	
Richmond Twp	
Roseville Boro	
Rutland Twp	
Sullivan Twp	
Tioga Boro	
Tioga Twp	
Mantua/Belmont.....	03
County—Philadelphia:	
Parts of county:	
C.T. 106-110	
Markleysburg.....	01
County—Fayette:	
Parts of county:	
Henry Clay Twp	
Markleysburg Boro	
Ohioyle Boro	
Steward Twp	
Wharton Twp	
McKees Rocks-Stowe.....	01
County—Allegheny:	
Parts of county:	
C.T. 4621-4625	
C.T. 4631-4636	
Millerstown.....	01
County—Juniata:	
Parts of county:	
Greenwood Twnship	
Delaware Twnship	
Thompsontown Borough	
County—Perry:	
Parts of county:	
Tuscarora Twnship	
Greenwood Twnship	
Liverpool Twnship	
Liverpool Borough	
Millerstown Borough	
Montrose.....	02
County—Susquehanna:	
Parts of county:	
Auburn Twp	
Bridgewater Twp	
Brooklyn Twp	
Dimack Twp	
Forest Lake Twp	
Franklin Twp	
Harford Twp	
Hop Bottom Boro	
Jessup Twp	
Lathrop Twp	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
Lenox Twp	
Liberty Twp	
Montrose Boro	
Push Twp	
Silver Lake Twp	
Springville Twp	
Moscow.....	02
County—Lackawanna:	
Parts of county:	
C.T. 118	
C.T. 129	
Mountaintop.....	02
County—Luzerne:	
Parts of county:	
Dennison Twnship	
Wright Twnship	
Fairview Twnship	
Rice Twnship	
Dorrance Twnship	
Slocum Twnship	
Nuangola Boro	
Mt. Pleasant Mills-Middleburg.....	04
County—Juniata:	
Parts of county:	
Monroe Township	
Susquehanna Twp	
County—Snyder:	
Parts of county:	
Beaver Township	
Beavertown Borough	
Chapman Twnship	
Franklin Township	
Centre Township	
Middleburg Borough	
Perry Township	
Washington Twnship	
West Perry Township	
Union Township	
Freeburg Borough	
North Adams.....	03
County—Adams:	
Parts of county:	
Menallen Township	
Tyrone Township	
Huntington Township	
Butler Township	
Arendtsville Borough	
Bendersville Borough	
Biglerville Borough	
York Springs Borough	
North Cambria.....	02
County—Cambria:	
Parts of county:	
Allegheny Twp	
Ashville Boro	
Barnesboro Boro	
Barr Twp	
Carrollton Boro	
Chest Spring Boro	
Chest Twp	
Clearfield Twp	
Dean Twp	
East Carroll Twp	
Elder Twp	
Gallitzen Boro	
Gallitzen Twp	
Hastings Boro	
Loretto Boro	
Patton Boro	
Reade Twp	
Spangler Boro	
Susquehanna Twp	
Tunnethill Boro	
West Carroll Twp	
White Twp	
North East Erie.....	01
County—Erie:	
Parts of county:	
C.T. 116 (North East Borough)	
C.T. 117 (North East and Greenfield Town)	
North Philadelphia.....	04
County—Philadelphia:	
Parts of county:	
C.T. 131-133	
C.T. 135-141	
C.T. 145-149	
C.T. 151-155	
C.T. 165-169	

PRIMARY CARE: Pennsylvania—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 171-174	
Northern Lebanon Co.....	01
County—Lebanon:	
Parts of county:	
Cold Spring Twp	
East Hanover Twp	
Union Twp	
Swatara Twp	
Bethel Twp	
Jonestown, Boro	
County—Tioga:	
Parts of county:	
Elk Township	
Morris Township	
Liberty Township (Western ½)	
Penns Valley.....	02
County—Centre:	
Parts of county:	
Center Hall Borough	
Greg Twnship	
Haines Twnship	
Miles Twnship	
Millheim Borough	
Penn Twnship	
Potter Twnship	
Picture Rocks/Hughesville/Muncy.....	04
County—Lycoming:	
Parts of county:	
Clinton Twp (E. ½)	
Franklin Twp (N. ½)	
Hughesville Boro	
Mill Creek Twp	
Montgomery Boro	
Moreland Twp	
Muncy Boro	
Muncy Creek Twp	
Muncy Twp	
Penn Twp	
Picture Rocks Boro	
Plunketts Creek Twp (S. ½)	
Shrewsburg Twp	
Wolf Twp	
County—Montour:	
Parts of county:	
Anthony Twp	
County—Northumberland:	
Parts of county:	
Lewis Twp	
Turbotville Boro	
Pittston.....	03
County—Luzerne:	
Parts of county:	
C.T. 101-109	
C.T. 117	
Punxsutawney.....	02
County—Armstrong:	
Parts of county:	
Redbank Twnship (Eastern ½)	
County—Indiana:	
Parts of county:	
Banks Twnship (Northern ½)	
Canoe Twnship (Northern ½)	
Northern Mahoning (Northern ½)	
Smicksburg Borough	
West Mahoning Twnship (Northern ½)	
County—Jefferson:	
Parts of county:	
Bell Twnship	
Beaver Twnship (Southern ½)	
Big Run Borough	
Gaskill Twnship	
Henderson Twnship	
Oliver Twnship	
Perry Twnship	
Porter Twnship	
Punxsutawney Borough	
Riggold Twnship	
Timblin Borough	
Worthville Borough	
Young Twnship	
Renovo.....	02
County—Clinton:	
Parts of county:	
East Keating Twnship	
Renovo Borough	
South Renovo Borough	
Leidy Township	
Chapman Township	

PRIMARY CARE: Pennsylvania—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Noyes Township	
Grugan Twp	
South Central Clearfield	02
County—Clearfield:	
Parts of county:	
Beccaria Twp	
Bigler Twp	
Chest Twp	
Coalport Boro	
Glen Hope Boro	
Gulich Twp	
Irvona Boro	
Jordan Twp	
Ramey Boro	
Westover Boro	
Shenandoah/Mahoning City	04
County—Schuylkill:	
Parts of county:	
Delano Twp	
East Union Twp	
Gilberton Boro	
Kline Twp	
McAdoo Boro	
Mahanoy City Boro	
Mahanoy Twp	
North Union Twp	
Ringtown Boro	
Ryan Twp	
Shenandoah Boro	
Union Twp	
West Mahanoy Twp	
Shinglehouse	01
County—McKean:	
Parts of county:	
Ceras Township	
Eldred Township	
County—Potter:	
Parts of county:	
Shinglehouse Borough	
Sharon Township	
Oswayo Township	
Oswayo Borough	
Genesee Township	
Pleasant Valley Township	
Clara Township	
Snow Shoe	02
County—Centre:	
Parts of county:	
Snow Shoe Township	
Snow Shoe Borough	
Burnside Township	
Boggs Township (Southern ½)	
Union Township (Southern ½)	
Curtin Twp (Eastern ½)	
Unionville Borough	
County—Clearfield:	
Parts of county:	
Cooper Township (Northern ¾)	
Covington Township	
Karhaus Township	
South Philadelphia	04
County—Philadelphia:	
Parts of county:	
C.T. 13-14	
C.T. 19-22	
C.T. 33	
South Western Chester	03
County—Chester:	
Parts of county:	
C.T. 3061-3062	
C.T. 3077-3082	
Southern Erie	02
County—Erie:	
Parts of county:	
Conneaut Township	
Elk Creek Township	
Franklin Township	
Springfield Township	
Cranesville Borough	
Albion Borough	
Platea Borough	
Southern Indiana	02
County—Indiana:	
Parts of county:	
Armagh Boro	
Black Lick Twp	
Blairsville Boro	
Burrell Twp	

PRIMARY CARE: Pennsylvania—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Conemaugh Twp	
East Wheatfield Twp	
Jacksonville Boro	
Saltsburg Boro	
West Wheatfield Twp	
Young Twp	
Southwest Pittsburgh	02
County—Allegheny:	
Parts of county:	
C.T. 2001-2009	
C.T. 2801-2803	
C.T. 2806	
Terrace Village II	02
County—Allegheny:	
Parts of county:	
C.T. 304.01	
C.T. 305.04	
Towanda	04
County—Bradford:	
Parts of county:	
Albany Twp	
Asylum Twp	
Burlington Boro	
Burlington Twp	
Franklin Twp	
Herrick Twp	
Monroe Boro	
Monroe Twp	
New Albany Boro	
North Towanda Twp	
Orwell Twp	
Overton Twp	
Rome Boro	
Rome Twp	
Standing Stone Twp	
Terry Twp	
Towanda Boro	
Towanda Twp	
Wilmington Twp	
Wysox Twp	
Tremont/Pine Grove	03
County—Schuylkill:	
Parts of county:	
Tremont Borough	
Tremont Twp	
Frailey Twp	
Porter Twp	
Pine Grove Borough	
Washington Twp	
Pine Grove Twp	
Hegins Twp	
Bary Twp	
Hublely Twp	
Tower City Borough	
Valleys Community	01
County—Franklin:	
Parts of county:	
Fannet Twp	
Metal Twp	
Welsh Mountain	01
County—Lancaster:	
Parts of county:	
Salisbury Twp	
Caernarvon Twp	
Earl Twp	
East Earl Twp	
West Greene	01
County—Greene:	
Parts of county:	
Aleppo Twp	
Gilmore Township	
Gray Township	
Jackson Township	
Richhill Township	
Springhill Township	
Center Township	
Freeport Township	
Morris Township	
Washington Township	
Wayne Township	
Western Perry County	03
County—Perry:	
Parts of county:	
Blain Boro	
Bloomfield Boro	
Carroll Twp	
Centre Twp	
Jackson Twp	

PRIMARY CARE: Pennsylvania—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Juniata Twp	
Landisburg Boro	
N.E. Madison Twp	
Saville Twp	
S.W. Madison Twp	
Spring Twp	
Toboyne Twp	
Tyrone Twp	
Westfield	03
County—Potter:	
Parts of county:	
Harrison Twp (½)	
Hector Twp (½)	
County—Tioga:	
Parts of county:	
Brookfield Twp	
Chatham Twp	
Clymer Twp	
Westfield Boro	
Westfield Twp	
Williamstown	01
County—Dauphin:	
Parts of county:	
Upper Paxton Township	
Millersburg Borough	
Mifflin Township	
Berrysburg Borough	
Washington Township	
Elizabethville Borough	
Jackson Township	
Jefferson Township	
Wayne Township	
Reed Township	
Halifax Township	
Halifax Borough	
Williamstown Borough	
Williams Township	
Lykens Twp	
Gratz Borough	
Wiconisco Township	
Lykens Borough	
York	01
County—York:	
Parts of county:	
C.T. 1-3	
C.T. 5	
C.T. 7	
C.T. 10	
C.T. 15-16	

PRIMARY CARE: Pennsylvania

<i>Population Group Listing</i>	
Population Group	Degree of shortage group
Low Inc. Pop. of Erie City	01
County—Erie	
Low Income Pop. of Sharon-Farrell	02
County—Mercer	
Span. Spk. Pop. of S.E. Lancaster City	02
County—Lancaster:	
Parts of county:	
C.T. 8	
C.T. 9	
C.T. 15	
C.T. 16	

PRIMARY CARE: Rhode Island

<i>County Listing</i>	
County name	Degree of shortage group
Bristol:	
Population Group: Med Ind Pop. of Bristol/E. Prov	01
Kent:	
Population Group: Med Ind Pop. of Kent Co.	01
Facility: Conimicut Health Center	01

PRIMARY CARE: Rhode Island—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Newport:	
Population Group—Low Inc. Pop. of South R.I.	01
Providence:	
Service area: Central Falls	02
Service area: Olneyville	02
Service area: Northwest Woonsocket	01
Service area: Woodlawn	02
Population Group: Med Ind Pop. of Bristol/E. Prov.	01
Facility: Med/Max Securities Inst.	03
Washington:	
Service area: Hope Valley	02
Population Group—Low Inc Pop. of South R.I.	01

PRIMARY CARE: Rhode Island

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Central Falls	02
County—Providence:	
Parts of county:	
C.T. 108-111	
Hope Valley	02
County—Washington:	
Parts of county:	
Charlestown	
Exeter	
Hopkinton	
Richmond	
Northwest Woonsocket	01
County—Providence:	
Parts of county:	
C.T. 172	
C.T. 174	
C.T. 176	
C.T. 178-183	
Olneyville	02
County—Providence:	
Parts of county:	
C.T. 16-22	
Woodlawn	02
County—Providence:	
Parts of county:	
C.T. 151	
C.T. 161	
C.T. 164	

PRIMARY CARE: Rhode Island

<i>Population Group Listing</i>	
Population group	Degree of shortage group
Low Income Pop. of South R.I.	01
County—Newport:	
Parts of county:	
Jamestown Twn (Low Inc. Pop)	
County—Washington:	
Parts of county:	
Narragansett Twn (Low Inc. Pop)	
North Kingstown Twn (Low Inc. Pop)	
South Kingstown Twn (Low Inc. Pop)	
Med Indigent Pop. of Kent Co.	01
Med. Ind. Pop. (Bristol/E. Prov.)	01
County—Bristol	
County—Providence:	
Parts of county:	
C.T. 101.01	
C.T. 101.02	
C.T. 102-104	
C.T. 105.01	
C.T. 105.02	
C.T. 106	
C.T. 107.01	
C.T. 107.02	

PRIMARY CARE: Rhode Island

<i>Facility Listing</i>	
Facility	Degree of shortage group
Conimicut Health Center	01
County—Kent	
Med/Max Securities Inst.	03
County—Providence:	
Parts of county:	
Cranston	

PRIMARY CARE: South Carolina

<i>County Listing</i>	
County name	Degree of shortage group
Abbeville:	
Service area: Isla	01
Allendale	02
Anderson:	
Service area: Isla	01
Bamberg	04
Barwell	04
Beaufort:	
Service area: St. Helena	02
Berkeley	01
Calhoun	01
Charleston:	
Service area: Sea Island	01
Service area: McClellanville	02
Cherokee	04
Chester:	
Service area: Richburg	03
Chesterfield	04
Clarendon	01
Dillon	02
Dorchester	02
Edgefield:	
Service area: Johnston/Meriwether	02
Fairfield	02
Florence:	
Service area: Lake City	03
Service area: Brittons Neck	01
Greenwood:	
Service area: Hodges/Princeton	04
Horry:	
Service area: Little River	01
Jasper	04
Kershaw:	
Service area: Bethune/Mt. Pisgah	01
Service area: Heath Springs	01
Lancaster:	
Service area: Heath Springs	01
Laurens:	
Service area: Hodges/Princeton	04
Lee	04
Lexington:	
Service area: Batesburg	02
Service area: Chapin	02
McCormick	02
Marion:	
Service area: Brittons Neck	01
Marlboro	03
Orangeburg:	
Service area: Orangeburg	01
Richland:	
Service area: Richland	02
Facility: Central Correctional Institution	02
Facility: Kirkland Correctional Institution	03
Facility: Manning Correctional Institution	02
Facility: Women's Correctional Institution	02
Saluda	01
Williamsburg	02
York:	
Service area: Western York Co	01

PRIMARY CARE: South Carolina

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Batesburg	02
County—Lexington:	
Parts of county:	
Batesburg-Leesville CCD	
Gilbert CCD	
Bethune/Mt. Pisgah	01
County—Kershaw:	
Parts of county:	
E.D. 1 (Bethune CCD)	
E.D. 2 (Bethune CCD)	
E.D. 3 (Bethune CCD)	
E.D. 5 (Mt. Pisgah CCD)	
E.D. 6 (Mt. Pisgah CCD)	
Brittons Neck	01
County—Marion:	
Parts of county:	
Brittons Neck	
Centenary	
Chapin	02
County—Lexington:	
Parts of county:	
E.D. 7 (Chapin Division)	
E.D. 8 (Chapin Division)	
E.D. 9 (Chapin Division)	
Heath Springs	01
County—Kershaw:	
Parts of county:	
Thorn Hill Division	
County—Lancaster:	
Parts of county:	
Heath Spring Division	
Kershaw Division	
Hodges/Princeton	04
County—Greenwood:	
Parts of county:	
E.D. 1-6	
County—Laurens:	
Parts of county:	
E.D. 29 (Princeton)	
E.D. 30 (Princeton)	
E.D. 31 (Princeton)	
Isla	01
County—Abbeville:	
Parts of county:	
Antreville-Lowndesville	
Calhoun Falls	
County—Anderson:	
Parts of county:	
Iva	
Starr	
Johnston/Meriwether	02
County—Edgefield:	
Parts of county:	
E.D. 9-17	
Lake City	03
County—Florence:	
Parts of county:	
Coward Division	
Lake City Division	
Olanda Division	
Scranton Division	
Little River	01
County—Horry:	
Parts of county:	
Little River Division	
Longs Division	
McClellanville	02
County—Charleston:	
Parts of county:	
McClellanville Division	
Orangeburg	01
County—Orangeburg:	
Parts of county:	
Bowman Division	
Elioree Division	
Eutawville Division	
Holly Hill Division	
Vance Division	
Richburg	03
County—Chester:	
Parts of county:	
E.D. 397 Part Chester Division	
E.D. 398 Part Chester Division	
E.D. 402 Part Chester Division	
E.D. 406 Part Chester Division	
Great Falls Division	
Landsford Division	
Richburg Division	

PRIMARY CARE: South Carolina—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Richland.....	02
County—Richland:	
Parts of county:	
C.T. 118	
C.T. 119.02	
C.T. 120	
Sea Island.....	01
County—Charleston:	
Parts of county:	
C.T. 18.01	
C.T. 19.02	
C.T. 20.01	
C.T. 20.02	
C.T. 20.03	
C.T. 20.04	
C.T. 21.01	
C.T. 21.02	
C.T. 22-25	
St. Helena.....	02
County—Beaufort:	
Parts of county:	
St. Helena	
Western York Co.....	01
County—York:	
Parts of county:	
C.T. 14-16	
C.T. 17 (E.D. 9 Part)	
C.T. 19	

PRIMARY CARE: South Carolina

<i>Facility Listing</i>	
Facility	Degree of shortage group
Central Correctional Inst.....	02
County—Richland	
Kirkland Correctional Inst.....	03
County—Richland	
Manning Correctional Inst.....	02
County—Richland	
Women's Correctional Inst.....	02
County—Richland	

PRIMARY CARE: South Dakota

<i>County Listing</i>	
County name	Degree of shortage group
Aurora.....	01
Bennett.....	02
Service area: Martin (S.D./Neb.)	
Bon Homme.....	03
Brule.....	02
Service area: Chamberlain	
Buffalo.....	01
Service area: Buffalo/Jerauld	
Campbell.....	01
Charles Mix:	
Service area: Lake Andes.....	02
Clarke.....	01
Corson.....	01
Custer.....	01
Day.....	02
Deuel:	
Service area: Canby (S.D./Minn.).....	04
Service area: Deuel.....	01
Dewey.....	01
Douglas.....	02
Edmunds.....	01
Fall River:	
Service area: Edgemont.....	02
Faulk.....	03
Grant.....	04
Gregory:	
Service area: Lake Andes.....	02
Haakon.....	01
Service area: Phillip	
Hamlin.....	01

PRIMARY CARE: South Dakota—Continued

<i>County Listing</i>	
County name	Degree of shortage group
Hanson.....	01
Harding.....	01
Hyde.....	01
Jackson:	
Service area: Martin (S.D./Neb.).....	02
Service area: Phillip.....	01
Jerauld.....	01
Service area: Buffalo/Jerauld	
Jones.....	01
Lincoln.....	04
Service area: Turner/Lincoln	
Facility: South Dakota State Penitentiary.....	02
Lyman.....	02
Service area: Chamberlain	
McCook.....	03
McPherson.....	01
Marshall.....	01
Meade.....	04
Mellette.....	01
Miner.....	02
Minnehaha:	
Population Group: Med Ind Pop. of Minnehaha.....	01
Moody.....	01
Pennington:	
Service area: Phillip.....	01
Perkins.....	01
Roberts.....	01
Sanborn.....	01
Shannon.....	01
Spink:	
Facility: Redfield State Hospital & School.....	01
Stanley.....	01
Sully.....	01
Todd.....	01
Tripp.....	03
Turner.....	04
Service area: Turner/Lincoln	
Union:	
Service area: Akron (S. Dakota/Iowa).....	04
Washabaugh.....	01
Yankton:	
Facility: Human Services Center.....	03
Ziebach.....	01

PRIMARY CARE: South Dakota

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Akron (S. Dakota/Iowa).....	04
County—Union:	
Parts of county:	
Alcester (Pt)	
Biresford (Pt)	
Elk Point (Pt)	
Jefferson (Pt)	
Sioux Valley (Pt)	
Spink (Pt)	
Buffalo/Jerauld.....	01
County—Buffalo	
County—Jerauld	
Canby (S.D./Minn.).....	04
County—Deuel:	
Parts of county:	
Garry City	
Glenwood Town	
Herrick Town	
Chamberlain.....	02
County—Brule	
County—Lyman	
Deuel.....	01
County—Deuel:	
Parts of county:	
Altamont Town	
Altamont Twship	
Antelope Valley Twship	
Astoria Town	
Blom Twship	
Brandt Town	
Brandt Twship	
Clear Lake City	
Clear Lake Twship	
Glenwood Twship	

PRIMARY CARE: South Dakota—Continued

<i>Service Area Listing</i>	
Service area name	Degree of shortage group
Goodwin Town	
Goodwin Twship	
Grange Twship	
Havana Twship	
Hidewood Twship	
Lowe Twship	
Portland Twship	
Rome Twship	
Scandinavia Twship	
Toronto Twship	
Edgemont.....	02
County—Fall River:	
Parts of county:	
Argentine Twp	
Cottonwood Twp	
Dudley Twp	
Edgemont City	
Provo Twp	
Unorganized Terr.	
Lake Andes.....	02
County—Charles:	
Parts of county:	
Lake Andes City	
Dante Twp	
Geddes City	
Kennedy Twp	
White Swan Twp	
Plain Center Twp	
Wagner City	
Choteau Creek Twp	
Highland Twp	
Lawrence Twp	
Wahohe Twp	
Hamilton Twp	
Signal Twp	
Rhoda Twp	
Moore Twp	
Jackson Twp	
Goose Lake Twp	
Howard Twp	
Lone Tree Twp	
Ree Twp	
Rouse Twp	
County—Gregory:	
Parts of county:	
Fairfax Twp	
Pleasant Valley Twp	
Whetstone Twp	
Schriever Twp	
Star Valley Twp	
Unorg. Terr. S. E. Gregory	
St. Charles Twp	
Unorg. Terr. E. Gregory	
Ellston Twp	
Martin (S. Dakota/Neb.).....	02
County—Bennett	
County—Jackson:	
Parts of county:	
S. Jackson Co. (Formerly Washabaugh)	
Phillip.....	01
County—Haakon	
County—Jackson:	
Parts of county:	
Unorg. Terr. of NW Jackson	
Unorg. Terr. of E. Jackson	
Unorg. Terr. of Brady	
Grandview Twp	
Jewett Twp	
Cottonwood Twp	
Indian Creek Twp	
Big Buffalo Twp	
Little Buffalo Twp	
Kadoka City	
Kadoka Twp	
Belvidere Twp	
Belvidere Town	
County—Pennington:	
Parts of county:	
Peno Twp	
Cowanka Twp	
Wasta Twp	
Lake Flat Twp	
Lake Hill Twp	
Lake Creek Twp	
Conata Twp	
Wall Town	
Quinn Twp	
Imley Twp	

PRIMARY CARE: South Dakota—Continued

Service Area Listing

Service area name	Degree of shortage group
Wasta Town	
Quinn Town	
Unorg. Terr. of N. E. Pennington	
Unorg. Terr. of Datzell Canyon	
Unorg. Terr. of Badlands	
Flat Butte Twp	
Cheyenne Twp	
Rainy Creek Twp	
Sunnyside Twp	
Ash Twp	
Shyne Twp	
Crooked Creek Twp	
Castle Butte Twp	
Cedar Butte Twp	
Turner—Lincoln	04
County—Lincoln	
County—Turner	

PRIMARY CARE: South Dakota

Population Group Listing

Population Group	Degree of shortage group
Med Ind Pop. of Minnehaha Co	01

PRIMARY CARE: South Dakota

Facility Listing

Facility	Degree of shortage group
Human Services Center	03
County—Yankton	
Redfield State Hosp. & School	01
County—Spink	
South Dakota State Penitentiary	02
County—Lincoln	

PRIMARY CARE: Tennessee

County Listing

County name	Degree of shortage group
Benton	03
Bledsoe	02
Campbell	04
Carter	03
Cheatham	02
Chester	02
Claborne	03
Clay	04
Cocke	01
Crockett	03
Davidson:	
Population Group: Med Ind Pop. of Davidson	01
Decatur	01
Fayette	02
Fentress	03
Grainger	01
Grundy	02
Hamilton:	
Population Group: Med Ind. Pop. of Alton Pk/ Dodson Ave	02
Hancock	04
Hardeman	03
Hardin	02
Service area: Shiloh Pickwick (Tenn/Miss)	
Hawkins	04
Haywood	02
Henderson	04
Hickman	02
Jackson	02
Lake	02

PRIMARY CARE: Tennessee—Continued

County Listing

County name	Degree of shortage group
Lauderdale	04
Loudon	03
McNairy	02
Service area: Shiloh Pickwick (Tenn/Miss)	
Macon	01
Meigs	01
Monroe	03
Morgan	01
Overton	02
Pickett	02
Polk:	
Service area: West Polk	01
Roane	04
Scott	02
Sevier	04
Stewart	01
Tipton	04
Unicoi	04
Union	01
Van Buren	02
Warren	02
Wayne	02
Weakley	03

PRIMARY CARE: Tennessee

Service Area Listing

Service area name	Degree of shortage group
Shiloh Pickwick (Tenn/Miss)	02
County—Hardin	
County—McNairy	
West Polk	01
County—Polk:	
Parts of county:	
Benton Div. (E.D. 1-4)	
Parksville Div. (E.D. 5-7)	

PRIMARY CARE: Tennessee

Population Group Listing

Population group	Degree of shortage group
Med. Indigent Pop. of Alton Pk/Dodson Ave	02
County—Hamilton:	
Parts of county:	
C.T. 1-4	
C.T. 10-16	
C.T. 18-27	
C.T. 114.01	
C.T. 115	
C.T. 120	
C.T. 121	
Med. Indigent Pop. of Davidson	01
County—Davidson:	
Parts of county:	
C.T. 118-126	
C.T. 128-131	
C.T. 133	
C.T. 135-149	
C.T. 160-164	
C.T. 168-171	

PRIMARY CARE: Texas

County Listing

County name	Degree of shortage group
Anderson:	
Facility: Beto Prison	03
Facility: Coffield Prison	02
Archer	04

PRIMARY CARE: Texas—Continued

County Listing

County name	Degree of shortage group
Armstrong	01
Atascosa	04
Bandera	02
Bee	04
Bexar:	
Service area: East Side (San Antonio)	02
Service area: Southern Rural Bexar (San Antonio)	01
Service area: South Side (San Antonio)	01
Service area: West Side (San Antonio)	01
Blanco	02
Borden	01
Bowie:	
Service area: De Kalb	01
Brazoria:	
Facility: Clemons Prison	03
Facility: Darrington Prison	03
Facility: Ramsey I Prison	02
Facility: Ramsey II Prison	02
Facility: Retrieve Prison	02
Cameron	01
Carson	01
Castro	01
Crane	02
Crosby	04
Culberson	03
Dallas:	
Service area: Fair Park/White Rock Creek	01
Service area: Lisbon	01
Service area: Simpson Stuart	01
Service area: South Dallas	02
Service area: Trinity	01
Service area: West Dallas	01
Population Group: Indian Pop. of Dallas/Ft. Worth	01
Dawson	04
Deaf Smith	04
Dickens	02
Service area: Dickens/King	
Donley	04
Duval	04
Ellis	04
El Paso:	
Service area: Southeast El Paso	02
Service area: South El Paso	02
Fort Bend:	
Facility: Jester II Prison	02
Galveston:	
Service area: Bolivar Peninsula	01
Service area: Highland Bayou	04
Glasscock	01
Gonzales:	
Service area: Nixon	04
Hale:	
Population Group: Mig Pop. of Hale Co	01
Hardin	02
Henderson:	
Service area: Cedar Creek	02
Service area: Trinidad	01
Hidalgo	04
Hookley	04
Houston:	
Facility: Eastham Prison	02
Hudspeth	01
Hunt	04
Jackson	02
Jeff Davis:	
Service Area: Presidio/Jeff Davis	01
Jefferson:	
Service area: Beaumont Inner City	01
Service area: Port Arthur Inner City	01
Jim Hogg	02
Kaufman:	
Service area: Cedar Creek	02
King	02
Service area: Dickens/King	
Kleberg	04
La Salle	02
Liberty	04
Lipscomb:	
Service area: Western Oklahoma	03
Live Oak	04
Llano	01
Loving	01
Lubbock:	
Service area: East Lubbock	01
Lynn	01

PRIMARY CARE: Texas—Continued	
County Listing	
County name	Degree of shortage group
Madison:	
Facility: Ferguson Prison	02
Marion	04
Mason	01
Maverick	03
Medina	04
Mills	04
Service area: San Saba/Mills	
Montgomery	03
Motley	01
Newton	04
Oldham	01
Parmer	01
Polk	04
Presidio	01
Service area: Presidio/Jeff Davis	
Rains	01
Red River:	
Service area: De Kalb	01
Reeves	04
Sabine	03
San Jacinto	01
San Saba	04
Service area: San Saba/Mills	
Sherman	01
Service area: Panhandle (Texas/Oklahoma)	
Smith:	
Service area: Hawkins	01
Starr	02
Tarrant:	
Service area: Far Northside/Diamond Hill	03
Service area: Poly	01
Service area: Stop Six	04
Population Group: Indian Pop. of Dallas/Fl. Worth	01
Terrell	01
Travis:	
Service area: East Austin	03
Trinity	03
Tyler	03
Upshur:	
Service area: Hawkins	01
Upton	02
Val Verde	02
Van Zandt	04
Walker:	
Facility: Diagnostic Prison	03
Facility: Ellis Prison	02
Facility: Goree Prison	02
Facility: Wynne Prison	02
Waller	01
Ward	03
Webb	02
Willacy	03
Wilson	02
Wood:	
Service area: Hawkins	01
Yoakum	02
Zapata	01
Zavala	02

PRIMARY CARE: Texas	
Service Area Listing	
Service area name	Degree of shortage group
Beaumont Inner City	01
County—Jefferson:	
Parts of county:	
C.T. 7	
C.T. 8	
C.T. 10	
C.T. 15-19	
Bolivar Peninsula	01
County—Galveston:	
Parts of county:	
C.T. 1-8	
Cedar Creek	02
County—Henderson:	
Parts of county:	
Cedar Creek Lake	
Eustice	

PRIMARY CARE: Texas—Continued	
Service Area Listing	
Service area name	Degree of shortage group
County—Kaufman:	
Parts of county:	
Kemp-Mabank	
DeKalb	01
County—Bowie:	
Parts of county:	
C.T. 116-117	
County—Red River:	
Parts of county:	
Annona-Avery	
Dickens/King	02
County—Dickens	
County—King	
East Austin	03
County—Travis:	
Parts of county:	
C.T. 8-10	
C.T. 21.02	
East Lubbock	01
County—Lubbock:	
Parts of county:	
C.T. 8-11	
C.T. 12.01	
C.T. 12.02	
East Side (San Antonio)	02
County—Bexar:	
Parts of county:	
C.T. 1301	
C.T. 1303-1313	
Fair Park/White Rock Creek	01
County—Dallas:	
Parts of county:	
C.T. 23	
C.T. 25	
C.T. 26	
C.T. 27.01	
C.T. 27.02	
C.T. 28	
C.T. 83.02	
C.T. 115	
Far Northside/Diamond Hill	03
County—Tarrant	
Parts of county:	
C.T. 2.01	
C.T. 2.02	
C.T. 3	
C.T. 5.01	
C.T. 5.02	
C.T. 50.01	
Hawkins	01
County—Smith:	
Parts of county:	
Winona	
County—Upshur:	
Parts of county:	
Big Sandy	
County—Wood:	
Parts of county:	
Hawkins	
Highland Bayou	04
County—Galveston:	
Parts of county:	
C.T. 1225	
C.T. 1226	
Lisbon	01
County—Dallas:	
Parts of county:	
C.T. 56	
C.T. 57	
C.T. 59.01	
C.T. 59.02	
C.T. 87.01	
C.T. 87.02	
C.T. 88	
Nixon	04
County—Gonzales	
Parts of county:	
CCD 020	
CCD 025	
Panhandle (Texas/Oklahoma)	01
County—Sherman	
Poly	01
County—Tarrant:	
Parts of county:	
C.T. 14.02	
C.T. 15	
C.T. 35	
C.T. 37.01	

PRIMARY CARE: Texas—Continued	
Service Area Listing	
Service area name	Degree of shortage group
C.T. 37.02	
C.T. 46.04	
Port Arthur Inner City	01
County—Jefferson:	
Parts of county:	
C.T. 51-53	
C.T. 57-62	
Presidio/Jeff Davis	01
County—Jeff Davis	
County—Presidio	
San Saba/Mills	04
County—Mills	
County—San Saba	
Simpson Stuart	01
County—Dallas:	
Parts of county:	
C.T. 112-113	
C.T. 114.01	
C.T. 114.02	
C.T. 167.01	
C.T. 167.02	
C.T. 169.01	
C.T. 169.02	
South Dallas	02
County—Dallas:	
Parts of county:	
C.T. 29	
C.T. 30	
C.T. 31.02	
C.T. 32.02	
C.T. 33-38	
C.T. 39.01	
C.T. 39.02	
C.T. 40	
South El Paso	02
County—El Paso:	
Parts of county:	
C.T. 17-21	
South Side (San Antonio)	01
County—Bexar:	
Parts of county:	
C.T. 1501	
C.T. 1503-1507	
C.T. 1510	
C.T. 1601-1605	
Southeast El Paso	02
County—El Paso:	
Parts of county:	
C.T. 39	
C.T. 40	
C.T. 104	
C.T. 105	
Southern Rural Bexar (San Antonio)	01
County—Bexar:	
Parts of county:	
C.T. 1314-1316	
C.T. 1318	
C.T. 1416-1419	
C.T. 1519-1522	
C.T. 1610-1612	
C.T. 1619-1620	
Stop Six	04
County—Tarrant:	
Parts of county:	
C.T. 36.01	
C.T. 36.02	
C.T. 46.01	
C.T. 46.02	
C.T. 46.03	
C.T. 61.01	
C.T. 61.02	
C.T. 62-64	
Trinidad	01
County—Henderson:	
Parts of county:	
Malakoff CCD	
Trinity	01
County—Dallas:	
Parts of county:	
C.T. 41	
C.T. 49	
C.T. 54	
C.T. 55	
C.T. 86	
C.T. 89	
West Dallas	01
County—Dallas:	
Parts of county:	

PRIMARY CARE: Texas—Continued

Service Area Listing

Service area name	Degree of shortage group
C.T. 43	
C.T. 101-106	
West Side (San Antonio)	01
County—Bexar:	
Parts of county:	
C.T. 1606	
C.T. 1607	
C.T. 1701	
C.T. 1703	
C.T. 1704	
C.T. 1707-1712	
C.T. 1715	
C.T. 1718	
Western Oklahoma (Texas/Oklahoma)	03
County—Lipscomb:	
Parts of county:	
Higgins CCD	

PRIMARY CARE: Texas

Population Group Listing

Population group	Degree of shortage group
Indian Pop of Dallas/Ft. Worth	01
County—Dallas	
County—Tarrant	
Migrant Pop. of Hale Co.	01

PRIMARY CARE: Texas

Facility Listing

Facility	Degree of shortage group
Beto Prison	03
County—Anderson	
Clemons Prison	03
County—Brazoria	
Coffield Prison	02
County—Anderson	
Darrington Prison	03
County—Brazoria	
Diagnostic Prison	03
County—Walker	
Eastham Prison	02
County—Houston	
Ellis Prison	02
County—Walker	
Ferguson Prison	02
County—Madison	
Goree Prison	02
County—Walker	
Jester II Prison	02
County—Fort Bend	
Ramsey I Prison	02
County—Brazoria	
Ramsey II Prison	02
County—Brazoria	
Retrieve Prison	02
County—Brazoria	
Wynne Prison	02
County—Walker	

PRIMARY CARE: Utah

County Listing

County name	Degree of shortage group
Carbon	02
Daggett	01
Service Area: Duchesne	01
Emery:	
Service Area: Castle Dale	02

PRIMARY CARE: Utah—Continued

County Listing

County name	Degree of shortage group
Garfield	01
Juab:	
Service Area: Wendover (Utah/Nevada)	01
Millard:	
Service Area: Fillmore	02
Piute	01
Rich	01
Salt Lake:	
Service Area: N.W./Westside Salt Lake	01
San Juan:	
Service Area: Blanding	04
Service Area: Montezuma Crk/Navajo Mtn	01
Sevier	02
Tooele:	
Service Area: Tooele	01
Service Area: Wendover (Utah/Nevada)	01
Uintah	02
Wayne	01
Weber:	
Service Area: Central and West Ogden	02

PRIMARY CARE: Utah

Service Area Listing

Service Area name	Degree of shortage group
Blanding	04
County—San Juan:	
Parts of County:	
Blanding Div.	
Castle Dale	02
County—Emery:	
Parts of County:	
Castle Dale-Huntington Div.	
Emery-Ferron Div. (N. ½)	
Central and West Ogden	02
County—Weber:	
Parts of County:	
C.T. 3	
C.T. 4	
C.T. 10	
C.T. 11	
C.T. 12	
C.T. 18	
C.T. 19	
Duchesne	01
County—Duchesne:	
Parts of County:	
Altamont Div.	
Duchesne Div.	
Tabonia Div.	
Fillmore	02
County—Millard:	
Parts of County:	
Fillmore City	
Holden Twn	
Kanosh Twn	
Meadow Twn	
Scipio Twn	
Unicorp Area (Scipio Div)	
Montezuma Crk/Navajo Mtn	01
County—San Juan:	
Parts of County:	
Navajo Div.	
N.W./Westside Salt Lake	01
County—Salt Lake:	
Parts of County:	
C.T. 1005	
C.T. 1006	
Tooele	01
County—Tooele:	
Parts of County:	
Onaqui Div.	
Tooele-Grantsville Div.	
Wendover (Utah/Nevada)	01
County—Juab:	
Parts of County:	
West Juab Twp	
County—Tooele:	
Parts of County:	
Dugway-Wendover Div (Western Part)	

PRIMARY CARE: Vermont

County Listing

County name	Degree of shortage group
Bennington:	
Service area: Londonderry	03
Caledonia:	
Service area: Hardwick	02
Service area: Northeast Kingdom	04
Essex:	
Service area: Upper Connecticut Valley	03
Service area: Essex	01
Franklin:	
Service area: Richford/Enosburg	04
Grand Isle	02
Lamoille:	
Service area: Hardwick	02
Service area: Northeast Kingdom	04
Orleans:	
Service area: Hardwick	02
Service area: Northeast Kingdom	04
Rutland:	
Service area: Black River Valley	02
Service area: Route 100	01
Service area: Otter Creek Valley	02
Washington:	
Service area: Hardwick	02
Windham:	
Service area: West River Valley	01
Service area: Londonderry	03
Windsor:	
Service area: Black River Valley	02
Service area: Route 100	01
Service area: Londonderry	03

PRIMARY CARE: Vermont

Service Area Listing

Service area name	Degree of shortage group
Black River Valley	02
County—Rutland:	
Parts of county:	
Mt. Holly Twn	
County—Windsor:	
Parts of county:	
Cavendish Twn	
Ludlow Twn	
Reading Twn	
Weathersfield Twn	
Essex	01
County—Essex:	
Parts of county:	
Brighton Twn	
Concord Twn	
East Haven Twn	
Ferdinand Twn	
Granby Twn	
Guildhall Twn	
Lewis Twn	
Lunenburg Twn	
Maidstone Twn	
Victory Twn	
Hardwick	02
County—Caledonia:	
Parts of county:	
Danville Twn	
Hardwick Twn	
Peachman Twn	
Walden Twn	
County—Lamoille:	
Parts of county:	
Elmore Twn	
Wolcott Twn	
County—Orleans:	
Parts of county:	
Craftbury Twn	
Greensboro Twn	
County—Washington:	
Parts of county:	
Cabot Twn	
Calais Twn	
E. Montpelier Twn	
Marshfield Twn	
Plainsfield Twn	
Woodbury Twn	
Londonderry	03

PRIMARY CARE: Vermont—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Bennington:	
Parts of county:	
Landgrove Town	
Peru Town	
Winhall Town	
County—Windham:	
Parts of county:	
Londonderry Town	
County—Windsor:	
Parts of county:	
Weston Town	
Northeast Kingdom	04
County—Caledonia:	
Parts of county:	
Newark Twp	
County—Lamoille:	
Parts of county:	
Belvidere Twp	
Eden Twp	
County—Orleans:	
Parts of county:	
Albany Twp	
Barton Twp	
Brownington Twp	
Charlestown Twp	
Coventry Twp	
Derby Twp	
Glover Twp	
Holland Twp	
Irasburg Twp	
Jay Twp	
Lowell Twp	
Morgan Twp	
Newport City	
Newport Twp	
Troy Twp	
Westfield Twp	
Westmore Twp	
Otter Creek Valley	02
County—Addison:	
Parts of county:	
Goshen Twp	
Leicester Twp	
Orwell Twp	
Shoreham Twp	
Whiting Twp	
County—Rutland:	
Parts of county:	
Brandon Twp	
Hubbardton Twp	
Pittsford Twp	
Sudbury Twp	
Richford-Enosburg	04
County—Franklin:	
Parts of county:	
Bakersfield Twp	
Berkshire Twp	
Enosburg Twp	
Fairfield Twp	
Franklin Twp	
Montgomery Twp	
Richford Twp	
Sheldon Twp	
Route 100	01
County—Rutland:	
Parts of county:	
Granville Twp	
Hancock Twp	
Pittsfield Twp	
County—Windsor:	
Parts of county:	
Rochester Twp	
Stockbridge Twp	
Upper Connecticut Valley (Vermont/N.H.)	03
County—Essex:	
Parts of county:	
Canaan Twp	
Lexington Twp	
Bloomfield Twp	
Brunswick Twp	
Averill Twp	
Norton Twp	
West River Valley	01
County—Windham:	
Parts of county:	
Jamaica Twp	
Newfane Twp	
Stratton Twp	

PRIMARY CARE: Vermont—Continued

Service Area Listing

Service area name	Degree of shortage group
Townshend Twp	
Wardsboro Twp	
Windham Twp	

PRIMARY CARE: Virginia

County Listing

County name	Degree of shortage group
Accomack	01
Albemarle:	
Service area: Southern Albemarle	01
Amelia	01
Augusta:	
Service area: Craigsville	01
Bath:	
Service area: Craigsville	01
Bedford:	
Service area: Big Island	01
Bland	01
Botetourt	02
Brunswick	01
Buckingham	01
Service area: Tri-County (Buck/Fluv/Cumb)	
Caroline	02
Carroll:	
Service area: Hillsville	02
Charlotte:	
Service area: Drakes Branch	01
Charles City	01
Craig	02
Cumberland	01
Service area: Tri-County (Buck/Fluv/Cumb)	
Dickenson	03
Elizabeth City:	
Service area: East End	02
Floyd	01
Fluvanna	01
Service Area: Tri-County (Buck/Fluv/Cumb)	
Giles	03
Grayson:	
Service area: Trout Dale/Independence	02
Greene	01
Halifax:	
Service area: Nathalie	01
Hanover	04
Isle of Wight	02
King and Queen	01
King George	03
King William:	
Service area: Northern King William	01
Lee	01
Louisa	02
Lunenburg	01
Madison	02
Middlesex	04
Nelson	02
New Kent	01
Norfolk:	
Service area: Pungo	01
Service area: Norfolk (Area 1)	01
Service area: Norfolk (Area 2)	01
Service area: Norfolk (Area 3)	01
Northampton:	
Service area: Capeville	01
Page	03
Pittsylvania	01
Powhatan	02
Richmond	02
Rockbridge:	
Service area: Craigsville	01
Russell	01
Scott	03
Smyth:	
Service area: Saltville Medical	02
Southampton:	
Service area: Capron	01
Service Area: Berlin/Ivor	01
Surry	02
Sussex	03
Westmoreland	03
Chesapeake:	
Service area: Southeast Chesapeake	01

PRIMARY CARE: Virginia—Continued

County Listing

County name	Degree of shortage group
Lynchburg:	
Population group: Low Inc. Pop. of Lynchburg	01

PRIMARY CARE: Virginia

Service Area Listing

Service area name	Degree of shortage group
Berlin-Ivor	01
County—Southampton:	
Parts of county:	
Berlin-Ivor	
Big Island	01
County—Bedford:	
Parts of county:	
Center Dist. (N. ½)	
Jefferson Dist. (N. ½)	
Peaks Dist. (N. ½)	
Capville	01
County—Northampton:	
Parts of county:	
Capeville Dist.	
Capron	01
County—Southampton:	
Parts of county:	
Capron Dist.	
Drewryville Dist.	
Newsoms Dist.	
Craigsville	01
County—Augusta:	
Parts of county:	
Craigsville Twp.	
Pastures Dist.	
Riverhead Dist. (portion)	
County—Bath:	
Parts of county:	
Millboro Dist. (portion)	
Williamsville Dist. (portion)	
County—Rockbridge:	
Parts of county:	
Goshen Twp	
Kerr's Creek Dist.	
Walkers Creek Dist. (portion)	
Drakes Branch	01
County—Charlotte:	
Parts of county:	
Bacon Dist.	
Central Dist.	
Roanoke Dist.	
East End	02
County—Elizabeth City:	
Parts of county:	
C.T. 302-308	
Hillsville	02
County—Carroll:	
Parts of county:	
Laurel Fork Dist.	
Hillsville Town	
Fancy Gap Town	
Nathalie	01
County—Halifax:	
Parts of county:	
Meadville Dist.	
Staunton Dist.	
Norfolk Area 1	01
County—Norfolk:	
Parts of county:	
C.T. 32-33	
C.T. 60-61	
Norfolk Area 2	01
County—Norfolk:	
Parts of county:	
C.T. 34	
C.T. 35.01	
C.T. 35.02	
Norfolk Area 3	01
County—Norfolk:	
Parts of county:	
C.T. 50	
C.T. 52-53	
Northern King William	01
County—King William:	
Parts of county:	

PRIMARY CARE: Virginia—Continued

Service Area Listing

Service area name	Degree of shortage group
Mongohick Dist.	
Acquion Dist.	
Pungo.....	01
County—Norfolk:	
Parts of county:	
Blackwater Boro.	
Piungo Boro.	
Saltville.....	02
County—Smyth:	
Parts of county:	
North Fork Dist.	
Saltville Dist.	
Southeast Chesapeake.....	01
County—Chesapeake:	
Parts of county:	
C.T. 210.02	
C.T. 211	
C.T. 212	
Southern Albemarle.....	01
County—Albemarle:	
Parts of county:	
Scottsville Dist.	
Tri-County.....	01
County—Buckingham	
County—Cumberland	
County—Fluvanna	
Trout Dale/Independence.....	02
County—Grayson:	
Parts of county:	
Elk Creek Dist.	
Wilson Creek Dist.	

PRIMARY CARE: Virginia

Population group	Degree of shortage group
Low Income Pop. of Lynchburg City.....	01

PRIMARY CARE: Washington

County Listing

County name	Degree of shortage group
Adams:	
Service area: Othello.....	02
Population group: Mig Pop. of Grant/Adams.....	02
Benton:	
Population group: Mig/Seas Farmworkers.....	01
Chelan:	
Population group: Service area: Mig Pop. of Chelan/Douglas.....	01
Clallam:	
Service area: Forks.....	03
Facility: Washington St. Correctional Institution.....	03
Clark:	
Facility: Washington St. Correctional Institution.....	03
Columbia:	
Population group: Mig Pop. of Columbia/Walla Walla.....	01
Cowlitz:	
Service area: Cowlitz/Lewis.....	01
Service area: Ryderwood.....	01
Douglas:	
Service area: Grand Coulee.....	01
Population group: Mig Pop. of Chelan/Douglas.....	01
Franklin:	
Population group: Mig/Seas Farmworkers.....	01
Grant:	
Service area: Grand Coulee.....	01
Service area: Othello.....	02
Population group: Mig Pop. of Grant/Adams.....	02
Grays Harbor.....	03
Jefferson:	
Service area: Forks.....	03
King:	
Service area: Pike Market.....	04
Service area: Seattle-Central.....	03
Service area: South Seattle.....	03

PRIMARY CARE: Washington—Continued

County Listing

County name	Degree of shortage group
Facility: Seattle & King Co. Jails.....	02
Facility: Washington St. Correctional Institution.....	03
Kittitas:	
Service area: Cle Elum.....	03
Klickitat.....	04
Lewis:	
Service area: Cowlitz/Lewis.....	01
Service area: Packwood.....	03
Mason:	
Service area: Grand Coulee.....	01
Facility: Washington St. Correctional Institution.....	03
Okanogan:	
Service area: Grand Coulee.....	01
Service area: Oroville.....	01
Population group: Mig Pop. of Okanogan Valley.....	01
Pacific:	
Service area: Naselle/Grays River.....	01
Service area: Raymond/South Bend.....	02
Pend Oreille.....	02
Pierce:	
Service area: Longbranch.....	01
Population group: Low Inc/Elderly Pop. of Oring.....	01
Population group: Med Ind Pop. of Pierce.....	01
San Juan.....	04
Skagit:	
Service area: Concrete.....	01
Population group: Mig Pop. of Whatcom/Skagit.....	04
Skamania.....	02
Snohomish:	
Service area: Darrington.....	01
Population group: Tulalip Tribe of Snohomish Co.....	01
Facility: Washington St. Correctional Institution.....	03
Spokane:	
Service area: Medical Lake.....	01
Population group: Indian Pop. of Spokane Co.....	01
Stevens:	
Service area: Chewelah.....	02
Wahkiakum:	
Service area: Naselle/Grays River.....	01
Walla Walla:	
Population group: Mig Pop. of Columbia/Walla Walla.....	01
Facility: Washington St. Correctional Institution.....	03
Whatcom:	
Population group: Mig Pop. of Whatcom/Skagit.....	04
Yakima:	
Population group: Mig Pop. of Lower Yakima Valley.....	02

PRIMARY CARE: Washington

Service Area Listing

Service area name	Degree of shortage group
Chewelah.....	02
County—Stevens:	
Parts of county:	
CCD #4	
CCD #5	
E.D. 25 (CCD #6)	
E.D. 26 (CCD #6)	
Cle Elum.....	03
County—Kittitas:	
Parts of county:	
Division 2-6	
Concrete.....	01
County—Skagit:	
Parts of county:	
Div. 1	
Div. 2	
Cowlitz/Lewis.....	01
County—Cowlitz:	
Parts of county:	
C.T. 1-3	
County—Lewis:	
Parts of county:	
C.T. 10	
Darrington.....	01
County—Snohomish:	
Parts of county:	
C.T. 537	

PRIMARY CARE: Washington—Continued

Service Area Listing

Service area name	Degree of shortage group
Forks.....	03
County—Clallam:	
Parts of county:	
Div. 5	
Div. 6	
County—Jefferson:	
Parts of county:	
Div. 4	
Div. 5	
Grand Coulee.....	01
County—Douglas:	
Parts of county:	
Coulee Dam	
County—Grant:	
Parts of county:	
Div. 1	
Div. 2	
County—Lincoln:	
Parts of county:	
Div. 6	
County—Okanogan:	
Parts of county:	
Div. 16	
Longbranch.....	01
County—Pierce:	
Parts of county:	
C.T. 726 (E.D. 38/39A)	
Medical Lake.....	01
County—Spokane:	
Parts of county:	
E.D. 359 (Rural)	
Medical Lake Twn	
Naselle/Grays River.....	01
County—Pacific:	
Parts of county:	
Division 7 (Naselle CCD)	
County—Wahkiakum:	
Parts of county:	
Division 3 (Grays River)	
Oroville.....	01
County—Okanogan:	
Parts of county:	
Division 1-4	
Division 11	
Othello.....	02
County—Adams:	
Parts of county:	
Div. 4 (Southern ½)	
Div. 5	
Div. 8 (Western ½)	
Div. 9	
Div. 10	
County—Grant:	
Parts of county:	
Div. 14	
Div. 16	
Div. 17	
Packwood.....	03
County—Lewis:	
Parts of county:	
C.C.D. #1	
Pike Market.....	04
County—King:	
Parts of county:	
C.T. 71	
C.T. 72	
C.T. 80-83	
Raymond/South Bend.....	02
County—Pacific:	
Parts of county:	
Division 1-4	
Raymond Div.	
Ryderwood.....	01
County—Cowlitz:	
Parts of county:	
Div. 3	
Seattle-Central.....	03
County—King:	
Parts of county:	
C.T. 73-79	
C.T. 86-87	
C.T. 90-92	

PRIMARY CARE: Washington—Continued

Service Area Listing

Table with 2 columns: Service area name, Degree of shortage group. Includes South Seattle, County—King, Parts of county: C.T. 100, C.T. 101, C.T. 103-112.

PRIMARY CARE: Washington

Population Group Listing

Table with 2 columns: Population group, Degree of shortage group. Includes Indian Pop. of Spokane Co., Migrant Pop. of Chelan/Douglas, Low-Inc./Elderly Pop. of Oring, County—Pierce, Migrant Pop. of Lower Yakima Valley, County—Yakima, Med. Indigent Pop. of Pierce, County—Pierce, Parts of County: Buckley Div., Eatonville Div., Edgemont Div., Fife Div., Ft. Lewis/Dupont Div., Gig Harbor Penin Div., Graham-Thrift Div., Lakewood Div., Lower Penninsula Div., Midland-Summit Div., Mt. Ranier Div., Parkland Div., Puyallup Div., Roy Div., Spanawag Div., Bonney Lake Twn., Sumner City, Takoma Div., University Place Div., Migrant Pop. of Columbia/Walla Walla, Mig/Seas Farmworkers of Benton/Franklin, Migrant Pop. of Grant/Adams, Migrant Pop. of Okanogan Co., Tulalip Tribe of Snohobish Co., Migrant Pop. of Whatcom/Skagit.

PRIMARY CARE: Washington

Facility Listing

Table with 2 columns: Facility, Degree of shortage group. Includes Seattle and King Co. Jails, Washington St. Correctional Institutions, County—Clallam, Parts of County: Forks (Clearwater Corrections Center), County—Clark, Parts of County: Yacolt (Larch Corrections Center), County—King, Parts of County: Seattle (Firland Correctional Center), County—Mason, Parts of County: Shelton (Washington Corrections Center), County—Swohomish, Parts of County: Monroe (Washington State Reformatory), County—Walla Walla, Parts of County: Walla Walla (Wa. St. Pen./Ment. Health Unit).

PRIMARY CARE: West Virginia

County Listing

Table with 2 columns: County name, Degree of shortage group. Includes Boone, Braxton, Cabell, Service Area: Cabell, Calhoun, Clay, Doddridge, Fayette, Service Area: Fayetteville, Gilmer, Grant, Service Area: Mt. Storm, Service Area: Moorefield, Greenbrier, Service Area: Greenbrier/Pocahontas, Hampshire, Service Area: Baker, Service Area: Moorefield, Service Area: Capon Bridge, Hancock, Service Area: Capon Bridge, Service Area: East Liverpool (Ohio/Penn./W. Va.), Hardy, Service Area: Baker, Service Area: Moorefield, Harrison, Service Area: Shinnston, Jackson, Jefferson, Kanawha, Service Area: Kanawha, Lewis, Lincoln, Logan, Service Area: Man, Service Area: Chapmanville, McDowell, Marion, Service Area: Farmington, Marshall, Service Area: Cameron, Facility: West Virginia Penitentiary, Mason, Service Area: Mason, Mercer, Service Area: Mercer, Mineral, Service Area: Moorefield, Service Area: Cabin Run, Mingo, Service Area: Mingo, Service Area: Man, Monongalia, Service Area: Blacksville, Monroe, Morgan, Nicholas, Pendleton, Pleasants, Service Area: Jefferson, Pocahontas, Service Area: Greenbrier/Pocahontas, Preston, Putnam, Service Area: Teays Valley, Raleigh, Service Area: Northwest, Service Area: Mountaineer, Service Area: Gulf, Randolph, Service Area: Middlefork, Facility: Huttonsville Correctional Ctr., Ritchie, Taylor, Tucker, Tyler, Service Area: Tyler, Upshur, Service Area: Middlefork, Wayne, Webster, Wetzol, Wirt, Wyoming.

PRIMARY CARE: West Virginia

Service Area Listing

Table with 2 columns: Service area name, Degree of shortage group. Includes Baker, County—Hampshire, Parts of county: Capon Dist., Romney Dist. (Southern 1/2), Sherman Dist., County—Hardy, Parts of county: Capon Dist., Lost River Dist., Blacksville, County—Monongalia, Parts of county: Clay, Battelle, Cabell, County—Cabell, Parts of county: McComas, Union, Barboursville, Grant, Guyandotte, Cabin Run, County—Mineral, Parts of county: Frankfurt, Cabin Run, Cameron, County—Marshall, Parts of county: Cameron, Capon Bridge, County—Hampshire, Parts of county: Bloomery, Capon, Sherman, Gore, Chapmanville, County—Logan, Parts of county: Guyan, East Liverpool (W. Va./Penn./Ohio), County—Hancock, Parts of county: Grant District, Farmington, County—Marion, Parts of county: Lincoln District, Fayetteville, County—Fayette, Parts of county: Fayetteville, Falls, Quinimont, Sewell Mountain, Nuttall, Mountain Cove, Greenbrier-Pocahontas, County—Greenbrier, Parts of county: Anthony Creek, Falling Springs, Frankford, Williamsburg, County—Pocahontas, Parts of county: Little Levels, Gulf, County—Raleigh, Parts of county: Trap Hill Mcd, Slab Fork Mcd, Jefferson, County—Pleasants, Parts of county: Grant, Jefferson, Lafayette, McKim, Union, Kanawha, County—Kanawha, Parts of county: Big Sandy, Poca.

PRIMARY CARE: West Virginia—Continued

Service Area Listing

Service area name	Degree of shortage group
Cabin Creek	
Malden	
Chesapeake Town	
Marmet Town	
Washington	
Union	
Washington	
Elk	
Man	03
County—Logan	
Parts of county:	
Logan Dist. (Southern Part)	
Triadelphia Dist.	
County—Mingo:	
Parts of county:	
Stafford Dist. (Northeastern Part)	
Mason	01
County—Mason:	
Parts of county:	
Arbuckle	
Clendenin	
Cologne	
Copper	
Graham	
Hannan	
Robinson	
Union	
Waggener	
Morcer	01
County—Morcer:	
Parts of county:	
Jumping Branch	
Plymouth	
Rock	
Middlefork	01
County—Randolph:	
Parts of county:	
Middlefork	
County—Upshur:	
Parts of county:	
Meade	
Banks	
Mingo	01
County—Mingo:	
Parts of county:	
Harvey	
Hardee	
Kermit	
Magnolia	
Lee	
Moorefield	04
County—Grant:	
Parts of county:	
Grant Dist.	
Milroy Dist.	
Petersburg Twn	
County—Hampshire:	
Parts of county:	
Mill Creek Dist (Southern ½)	
Romney Dist (Southwest ¼)	
County—Hardy:	
Parts of county:	
Moorefield Dist.	
Moorefield Twn	
South Fork Dist.	
County—Mineral:	
Parts of county:	
Welton Dist.	
Mountaineer	01
County—Raleigh:	
Parts of county:	
Shady Spring Mcd	
Richmond Mcd	
Mt Storm	01
County—Grant:	
Parts of county:	
Union	
Northwest	01
County—Raleigh:	
Parts of county:	
Clear Fork Mcd	
Marsh Fork Mcd	
Shinnston	02
County—Harrison:	
Parts of county:	
Clay District	
Eagle District	
Teays Valley	02

PRIMARY CARE: West Virginia—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Putnam:	
Parts of county:	
Scott District	
Teays Valley District	
Tyler	01
County—Tyler:	
Parts of county:	
Centreville	
Ellsworth	
Mc Elroy	
Meade	
Union	

PRIMARY CARE: West Virginia

Facility Listing

Facility	Degree of shortage group
Huttonsville Corr. Center	02
County—Randolph	
West Virginia Penitentiary	02
County—Marshall	

PRIMARY CARE: Wisconsin

County Listing

County name	Degree of shortage group
Adams	03
Ashland:	
Service area: Park Falls/Phillips	02
Bayfield:	
Service area: Cable/Hayward	02
Brown:	
Service area: Pulaski	01
Facility: Wisconsin State reformatory	02
Buffalo:	
Service area: Durand/Mondovi	02
Service area: Whitehall/Arcadia	01
Burnett	02
Calumet	04
Clark	02
Crawford:	
Service area: Kickapoo Valley	01
Dane:	
Service area: Ft. Atkinson	04
Dodge:	
Service area: Waupun	04
Facility: Wisconsin Correctional Institution	02
Facility: Wisconsin State Prison	02
Door:	
Service area: Northern Door	02
Douglas:	
Service area: Minong	02
Dunn:	
Service area: Durand/Mondovi	02
Eau Claire:	
Service area: Osseo	02
Fond Du Lac:	
Service area: Waupun	04
Grant	04
Green Lake:	
Service area: Waupun	04
Iowa	04
Iron:	
Service area: Park Falls/Phillips	02
Jackson:	
Service area: Osseo	02
Service area: Sparta	02
Jefferson:	
Service area: Ft. Atkinson	04
Service area: Whitewater	02
Juneau:	
Service area: Hillsboro	02
Lafayette	02
Langlade:	
Service area: Elcho	02

PRIMARY CARE: Wisconsin—Continued

County Listing

County name	Degree of shortage group
Lincoln:	
Service area: Athens	01
Service area: Tomahawk	04
Facility: Lincoln Hills School	02
Manitowoc:	
Service area: Reedsville	01
Marathon:	
Service area: Athens	01
Service area: Birnamwood	01
Service area: Edgar	03
Service area: Tigerton	02
Marinette:	
Service area: Pound	01
Menominee	01
Milwaukee:	
Service area: Inner city north (Milwaukee)	01
Service area: Inner city south (Milwaukee)	03
Population group: Med Ind Pop. of Milwaukee (Area 1)	01
Population group: Med Ind Pop. of Milwaukee (Area 2)	03
Monroe:	
Service area: Hillsboro	02
Service area: Sparta	02
Oconto:	
Service area: Mountain	01
Service area: Oconto Falls	03
Service area: Pulaski	01
Oneida:	
Service area: Elcho	02
Service area: Tomahawk	04
Pepin:	
Service area: Durand/Mondovi	02
Pierce:	
Service area: Durand/Mondovi	02
Portage:	
Service area: Amherst/Iola	02
Service area: Tigerton	02
Price:	
Service area: Park Falls/Phillips	02
Service area: Tomahawk	04
Racine:	
Service area: Racine City	04
Population Group: Med Ind Pop. of Racine	04
Richland:	
Service area: Hillsboro	02
Service area: Kickapoo Valley	01
Sauk:	
Service area: Hillsboro	02
Sawyer:	
Service area: Cable/Hayward	02
Service area: Park Falls/Phillips	02
Shawano:	
Service area: Bimamwood	01
Service area: Oconto Falls	03
Service area: Pulaski	01
Service area: Tigerton	02
Sheboygan:	
Facility: Kettle Morain Correctional Institution	02
Taylor	04
Trempealeau:	
Service area: Whitehall/Arcadia	01
Service area: Ossed	02
Vernon:	
Service area: Western Vernon County	04
Service area: Kickapoo Valley	01
Service area: Hillsboro	02
Walworth:	
Service area: Whitewater	02
Washburn:	
Service area: Cable/Hayward	02
Service area: Minong	02
Washkie:	
Facility: Ethan Allen School	02
Waupaca:	
Service area: Amherst/Iola	02
Service area: Tigerton	02
Waushara	03

PRIMARY CARE: Wisconsin	
Service Area Listing	
Service area name	Degree of shortage group
Amherst/Iola.....	02
County—Portage:	
Parts of county:	
Amherst Junction Vil.	
Amherst Twn	
Amherst Vil.	
Nelsonville Vil.	
County—Waupaca:	
Parts of county:	
Helvelia Twn	
Iola Twn	
Iola Vil.	
Scandinavia Twn (Pt)	
St. Lawrence Twn (Pt)	
Athens.....	01
County—Lincoln:	
Parts of county:	
Coming Twn	
County—Marathon:	
Parts of county:	
Athens City	
Bein Twn	
Halsey Twn	
Hamburg Twn	
Johnson	
Reitbrock Twn (Part)	
Biramwood.....	01
County—Marathon:	
Parts of county:	
Norie Twn	
Pioner Twn	
Hatley Village	
County—Shawano:	
Parts of county:	
Biramwood Village	
Biramwood Twn	
Eland Village	
Almon Twn	
Anima Twn	
Anima Village	
Hutchins Village	
Cable/Hayward.....	02
County—Bayfield:	
Parts of county:	
Barnes Twn (S. k)	
Cable Twn	
Cable Vil.	
Drummond Twn (S. k)	
Grandview Twn	
Namakagon Twn	
County—Sawyer:	
Parts of county:	
Brass Lake Twn	
Couderay Twn	
Couderay Vil.	
Hayward Twn	
Hayward Vil.	
Hunter Twn	
Lenroot Twn	
Ojibwa Twn	
Radisson Twn	
Radisson Vil.	
Round Lake Twn	
Sand Lake Twn	
Spider Lake Twn	
County—Washburn:	
Parts of county:	
Bass Lake	
Stinnett Twn	
Stone Lake Twn	
Durand/Mondovi.....	02
County—Buffalo:	
Parts of county:	
Alma City	
Alma Twn	
Belvidere Twn	
Buffalo City	
Canton Twn	
Cochrane Vil	
Dover Twn	
Gilmanston Twn	
Lincoln Twn	
Maxville Twn	
Modena Twn	
Mondovi City	
Mondovi Twn	
Montant Twn	
Naples Twn	

PRIMARY CARE: Wisconsin—Continued	
Service Area Listing	
Service area name	Degree of shortage group
Nelson Twn	
Nelson Vil	
County—Dunn:	
Parts of county:	
Eau Galle Twn	
County—Pepin:	
County—Pierce:	
Parts of county:	
Bay City Vil	
Isabella Twn	
Maiden Rock Twn	
Maiden Rock Vil	
Plum City Vil	
Union Twn	
Edgar.....	03
County—Marathon:	
Parts of county:	
Edgar City	
Reitbrock Twn (S. Part)	
Wein Twn	
Rib Falls Twn	
Cassel Twn	
Fenwood City	
Elcho.....	02
County—Langlade:	
Parts of county:	
Ainsworth Twn	
Elcho Twn	
Parrish Twn	
Summitt Twn	
Upham Twn	
County—Oneida:	
Parts of county:	
Enterprise Twn	
Monico Twn (Part)	
Schopeke Twn	
Ft. Atkinson	
County—Dane:	
Parts of county:	
Cambridge Vil.	
Christiana Twn	
County—Jefferson:	
Parts of county:	
Aztalan Twn	
Cambridge Vil	
Farmington Twn	
Ft. Atkinson City	
Hebron Twn	
Jefferson Twn	
Jefferson City	
Koskonong Twn	
Lake Mills City	
Lake Mills Twn	
Oakland Twn	
Sullivan Twn	
Sullivan Vil.	
Summer Twn	
Hillsboro.....	02
County—Juneau:	
Parts of county:	
Wonewoc Twn	
Wonewoc Vil.	
County—Monroe:	
Parts of county:	
Cashton Vil.	
Glendale Twn	
Jefferson Twn	
Kendall Vil.	
Sheldon Twn	
Wellington Twn	
County—Richland:	
Parts of county:	
Bloom Twn	
Henrietta Twn	
Westford Twn	
Yuba Vil.	
County—Sauk:	
Parts of county:	
La Valle Twn	
Woodland Twn	
County—Vernon:	
Parts of county:	
Clinton Twn	
Forest Twn	
Greenwood Twn	
Hillsboro City	
Hillsboro Twn	
Ontario Village	

PRIMARY CARE: Wisconsin—Continued	
Service Area Listing	
Service area name	Degree of shortage group
Stark Twn	
Union Twn	
Whitestown Twn	
Inner City North (Milwaukee).....	01
County—Milwaukee:	
Parts of county:	
C.T. 63-72	
C.T. 79-89	
C.T. 97-107	
C.T. 112-122	
C.T. 138-142	
Inner City South (Milwaukee).....	03
County—Milwaukee:	
Parts of county:	
C.T. 155-171	
Kickapoo Valley.....	01
County—Crawford:	
Parts of county:	
Haney	
Bell Center	
Gays Mills	
Scott	
Clayton	
Soldiers Grave Village	
St. Sterling Village	
Utica	
County—Richland:	
Parts of county:	
Viola	
Sylvan	
Forest	
County—Vernon:	
Parts of county:	
Wester	
Liberty	
Viola	
Kickapoo	
Readstown	
Stark	
Lafarge	
Minong.....	02
County—Douglas:	
Parts of county:	
Dairyland Twn	
Gordon Twn	
Solon Springs Twn	
Solon Springs Village	
Wascott Twn	
County—Washburn:	
Parts of county:	
Frog Creek Twn	
Minong Twn	
Minong Village	
Mountain.....	01
County—Oconto:	
Parts of county:	
Townsend	
Lakewood	
Doty	
Riverview	
Armstrong	
Breed	
Bagley	
Brazeau	
Northern Door.....	02
County—Door:	
Parts of county:	
Baileys Harbor Twn	
Gibraltar Twn	
Liberty Grove Twn	
Sister Bay Vil	
Washington Twn	
Oconto Falls.....	03
County—Oconto:	
Parts of county:	
Abrams Twn (Western k)	
Gillett City	
Gillett Twn	
How Twn	
Lena Twn	
Lena Village	
Maple Valley Twn	
Morgan Twn	
Oconto Falls City	
Oconto Falls Twn	
Spruce Twn	
Stiles Twn (Western k)	
Suring Village	

PRIMARY CARE: Wisconsin—Continued

Service Area Listing

Service area name	Degree of shortage group
Underhill Twn County—Shawano: Parts of county: Green Valley Twn	
Osseo.....	02
County—Eau Claire: Parts of county: Augusta Twn Clear Creek Twn Fairchild Twn Fairchild Village	
County—Jackson: Parts of county: Cleveland Twn Garfield Twn Northfield Twn	
County—Trempealeau: Parts of county: Hale Osseo City Pigeon Twn Pigeon Falls Village Strum Twn Sumner Twn Unity Twn	
Park Falls/Phillips.....	02
County—Ashland: Parts of county: Agend Twn Butternut Village Chippewa Twn Gordon Twn Jacobs Twn Peeksville Twn Shamagolden Twn	
County—Iron: Parts of county: Sherman Twn	
County—Price: Parts of county: Catawba Twn & Village Eisenstein Twn Elk Twn Emery Twn Fifield Twn Flambeau Twn Georgetown Twn Hackett Twn Harmony Twn Lake Twn Park Falls City Phillips City Worcester Twn Kennan Twn Kennan VII Ogema Twn Prentice Twn (West ½) Prentice VII	
County—Sawyer: Parts of county: Draper Twn Winter Twn	
Pound.....	01
County—Marquette: Parts of county: Beaver Twn Coleman Village Grover Twn Lake Twn Pound Twn Pound Village Stephenson Twn	
Pulaski.....	01
County—Brown: Parts of county: Pulaski Village Pittsfield Twn	
County—Oconto: Parts of county: Chase Twn	
County—Shawano: Parts of county: Angelica Twn Maple Grove Twn	
Racine (City).....	04
County—Racine: Parts of county: C.T. 2-5	

PRIMARY CARE: Wisconsin—Continued

Service Area Listing

Service area name	Degree of shortage group
Reedsville.....	01
County—Manitowoc: Parts of county: Cooperstown Twn Cato Twn Rockland Twn Franklin Twn Maple Grove Twn Reedsville Village Whitelaw Village Maribel Village	
Sparta.....	02
County—Jackson: Parts of county: Melrose Twn Melrose Village	
County—Monroe: Parts of county: Angelo Twn Lafayette Twn Leon Twn Little Falls Twn New Lyme Twn Norwalk Village Ridgeville Twn Sheldon Twn Sparta Twn Sparta City Wells Twn	
Tigerton.....	02
County—Marathon: Parts of county: Elderon Village Elderon Twn Franzen Twn	
County—Portage: Parts of county: Rosholt Village Alban Twn	
County—Shawano: Parts of county: Whittenberg Village Tigerton Village Bowler Village Bartelme Wittenberg Twn Morris Twn Seneca Twn Germania Twn Fairbanks Twn Grant Twn	
County—Waupaca: Parts of county: Big Falls Village Wyoming Twn Harrison Twn Dupont Twn Marion Village	
Tomahawk.....	04
County—Lincoln: Parts of county: Bradley Twn King Twn Harrison Twn Skanawan Twn Somo Twn Tomahawk Twn Tomahawk City Wilson Twn	
County—Oneida: Parts of county: Lynne Twn Little Rice Twn Nikonus Twn	
County—Price: Parts of county: Knox Twn Hill Twn Prentice Twn (Eastern ½) Spirit Twn	
Waupun.....	04
County—Dodge: Parts of county: Chester Twn Leroy Twn Trenton Twn Waupun City	

PRIMARY CARE: Wisconsin—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Fond du Lac Parts of county: Alto Twn Waupun Twn Waupun City	
County—Green Lake: Parts of county: Kingston Twn Mackford Twn Manchester Twn Marquette Twn Kingston Village Marquette Village Markesan City	
Western Vernon Co.....	04
County—Vernon: Parts of county: Bergen Benow Twn Hamburg Harmony Sterling Wheatland Chaseburg Desoto Stoddard Genoa Village	
Whitehall/Arcadia.....	01
County—Buffalo: Parts of county: Cross Glencoe Milton	
County—Trempealeau: Parts of county: Arcadia (City) Arcadia (Twn) Chimney Rock Dodge Independence (City) Lincoln Preston Whitchall	
Whitewater.....	02
County—Jefferson: Parts of county: Cold Springs Twn Palmyra Twn Palmyra Village Whitewater City	
County—Walworth: Parts of county: La Grange Twn Whitewater City (Pt) Whitewater Twn	

PRIMARY CARE: Wisconsin

Population Group Listing

Population group	Degree of shortage group
Med. Indigent Pop. of Milwaukee (Area 1).....	01
County—Milwaukee: Parts of county: C.T. 39 C.T. 44-48 C.T. 61-62 C.T. 90-91 C.T. 96 C.T. 108 C.T. 110-111 C.T. 123 C.T. 133-137 C.T. 143-152	
Med. Indigent Pop. of Milwaukee (Area 2).....	03
County—Milwaukee: Parts of county: C.T. 154 C.T. 172-180	
Med. Ind. Pop. of Racine.....	04
County—Racine: Parts of county: C.T. 1	

PRIMARY CARE: Wisconsin—Continued

Population Group Listing

Population group	Degree of shortage group
C.T. 6-8 C.T. 10-13	

PRIMARY CARE: Wisconsin

Facility Listing

Facility	Degree of shortage group
Ethan Allen School	02
County—Waukesha	
Kettle Morain Correctional Inst.	02
County—Sheboygan	
Lincoln Hills School	02
County—Lincoln	
Wisconsin Correctional Inst.	02
County—Dodge	
Wisconsin State Prison	02
County—Dodge	
Wisconsin State Reformatory	02
County—Brown	

PRIMARY CARE: Wyoming

Facility Listing

County name	Degree of shortage group
Albany:	
Service area: Hanna/Rock River	01
Big Horn:	
Service area: Grey Bull	02
Campbell:	
Service area: Wright	01
Carbon:	
Service area: Hanna/Rock River	01
Service area: Saratoga	03
Converse	02
Crook:	
Service area: Upton	01
Freemont:	
Service area: Shoshoni	01
Service area: Sweetwater	01
Service area: Wind River	01
Population Group: Indian Pop./Wind River Reservation	01
Hot Springs:	
Population Group: Indian Pop./Wind River Reservation	01
Lincoln	03
Notrona:	
Service area: Shoshoni	01
Niobrara	04
Platte	04
Sweetwater	04
Uinta	02
Weston:	
Service area: Newcastle	01
Service area: Upton	01

PRIMARY CARE: Wyoming

Service Area Listing

Service area name	Degree of shortage group
Grey Bull	02
County—Big Horn:	
Parts of county:	
Big Horn Central Div	
Big Horn South Div	
Hanna/Rock River	01
County—Albany:	
Parts of county:	
Rock River Div	

PRIMARY CARE: Wyoming—Continued

Service Area Listing

Service area name	Degree of shortage group
County—Carbon	
Parts of county:	
Hanna CCD	
Newcastle	01
County—Weston:	
Parts of county:	
Newcastle Div.	
Saratoga	03
County—Carbon:	
Parts of county:	
Saratoga CCD	
Shoshoni	01
County—Fremont:	
Parts of county:	
Shoshoni Div	
County—Notrona:	
Parts of county:	
Hell's Half Acre Div	
Sweetwater	01
County—Freemont:	
Parts of county:	
Sweetwater Div	
Upton	01
County—Crook:	
Parts of county:	
Hulett Div	
Moorcroft Div	
County—Weston:	
Parts of county:	
Upton Div	
Wind River	01
County—Freemont:	
Parts of county:	
Dubois Div	
Five Mile Creek Div	
Wind River Div	
Wright	01
County—Campbell:	
Parts of county:	
Gillette South CCD	

PRIMARY CARE: Wyoming

Population Group Listing

Population group	Degree of shortage group
Wind River Indian Reservation Population	01
County—Freemont	
County—Hot Springs	

PRIMARY CARE: Puerto Rico

Municipio County Listing

Municipio name	Degree of shortage group
Adjuntas:	
Service area: Guarguao	01
Anasco	02
Service area: Mayaguez	
Arecibo:	
Population group: Med Ind Pop. of Arecibo area ..	01
Barceloneta:	
Service area: Florida	01
Population group: Pov pop. of Barceloneta	01
Barranquitas:	
Population group: Med Ind Pop. of Barranquitas area ..	01
Cabo Rojo	02
Service area: Mayaguez	
Camuy:	
Population group: Med Ind Pop. of Arecibo area ..	01
Catano:	
Population group: Med Ind Pop. of Catano area ..	04
Cayey:	
Population group: Med Ind Pop. of Cayey	01
Ciales:	
Population group: Med Ind Pop. of Arecibo area ..	01

PRIMARY CARE: Puerto Rico—Continued

Municipio County Listing

Municipio name	Degree of shortage group
Cidra:	
Population group: Med Ind Pop. of Cidra area	01
Comerio:	
Population group: Med Ind Pop. of Barranquitas area	01
Corozal:	
Population group: Med Ind Pop. of Barranquitas area	01
Dorado:	
Population group: Med Ind Pop. of Catano area ..	04
Hatillo:	
Population group: Med Ind Pop. of Arecibo area ..	01
Hormigueros:	
Service area: Mayaguez	
Juana Diaz	02
Jucos	02
Lajas:	
Population group: Med Ind Pop. of San German area	03
Lares:	
Population group: Med Ind Pop. of Arecibo area ..	01
Las Marias	01
Loiza:	
Population group: Med Ind Pop. of Loiza	01
Manati:	
Population group: Med Ind Pop. of Manati	01
Maricao	04
Manuabo	02
Mayaguez	02
Service area: Mayaguez	
Morovis:	
Population group: Med Ind Pop. of Arecibo area ..	01
Naranjito:	
Population group: Med Ind Pop. of Barranquitas area	01
Orocovis:	
Population group: Med Ind Pop. of Barranquitas area	01
Patillas	02
Penuelas:	
Service area: Guarguao	01
Ponce:	
Service area: Guarguao	01
Service area: Playa de Ponce	02
Quebradillas:	
Population group: Med Ind Pop. of Quebradillas ..	01
Rincon	01
Sabana Grande:	
Population group: Med Ind Pop. of San German area	03
San German:	
Population group: Med Ind Pop. of San German area	03
San Juan:	
Service area: Llorens Torres	04
San Sebastian	01
Toa Baja:	
Population group: Med Ind Pop. of Catano area ..	04
Utado:	
Population group: Med Ind Pop. of Arecibo area ..	01
Vega Baja:	
Population group: Med Ind Pop. of Arecibo area ..	01

PRIMARY CARE: Puerto Rico

Service Area Listing

Service area name	Degree of shortage group
Florida	01
Municipio—Barceloneta:	
Parts of Municipio:	
Florida Adentco	
Florida Aluero	
Guarguao	01
Municipio—Adjuntas:	
Parts of Municipio:	
Portuguez	
Municipio—Penuelas:	
Parts of Municipio:	
Rucio	
Municipio—Guarguao:	
Parts of Municipio:	
Guarguao	

PRIMARY CARE: Puerto Rico—Continued

Service Area Listing

Service area name	Degree of shortage group
Llorens Torres.....	04
Municipio—San Juan:	
Parts of Municipio:	
Llorens Torres	
Mayaguez.....	02
Municipio—Anasco	
Municipio—Cabo Rojo	
Municipio—Hormigueros	
Municipio—Mayaguez	
Playa De Ponce.....	02
Municipio—Ponce:	
Parts of Municipio:	
Playa	

PRIMARY CARE: Puerto Rico

Population Group Listing

Population group	Degree of shortage group
Med Indigent Pop. of Catano Hlth Area.....	04
Municipio—Catano	
Municipio—Dorado	
Municipio—Toa Baja	
Med Indigent Pop. of Arecibo Area.....	01
Municipio—Arecibo	
Municipio—Camuy	
Municipio—Ciales	
Municipio—Hatillo	
Municipio—Lares	
Municipio—Morovis	
Municipio—Utado	
Municipio—Vega Baja	
Med Indigent Pop. of Barranquitas area.....	01
Municipio—Barranquitas	
Municipio—Comerio	
Municipio—Corozal	
Municipio—Naranjito	
Municipio—Orocovis	
Med Indigent Pop. of Loiza Municipio.....	01
Med Indigent Pop. of Manati Municipio.....	01
Med Indigent Pop. of Quebradillas Municipio.....	01
Med Indigent Pop. of San German area.....	03
Municipio—Lajas	
Municipio—Sabana Grande	
Municipio—San German	
Med Indigent Pop. of Cayey Municipio.....	01
Med Indigent Pop. of Cidra Municipio.....	01
Pov Pop. of Barceloneta Municipio.....	01

PRIMARY CARE: Virgin Islands

County Listing

County name	Degree of shortage group
St. Croix:	
Service area: Fredericksted.....	01
St. Thomas:	
Service area: East end St. Thomas.....	01

PRIMARY CARE: Virgin Islands

Service Area Listing

Service area name	Degree of shortage group
East End St. Thomas.....	01
County—St. Thomas:	
Parts of county:	
Election Dist. 1-2	
Election Dist. 3-5 (Eastern Parts)	
Fredericksted.....	01
County—St. Croix:	
Parts of county:	
E.D. 13-14	
E.D. 19-25	

PRIMARY CARE: N. Mariana Is.

County Listing

County name	Degree of shortage group
Agrihan.....	02
Service area: Commonwealth of N. Mariana Is.	
Alamagan.....	02
Service area: Commonwealth of N. Mariana Is.	
Pagan.....	02
Service area: Commonwealth of N. Mariana Is.	
Rota.....	02
Service area: Commonwealth of N. Mariana Is.	
Saipan.....	02
Service area: Commonwealth of N. Mariana Is.	
Tinian.....	02
Service area: Commonwealth of N. Mariana Is.	

PRIMARY CARE: N. Mariana Is.

Service Area Listing

Service area name	Degree of shortage group
Commonwealth of N. Mariana Is.....	02
County—Agrihan	
County—Alamagan	
County—Pagan	
County—Rota	
County—Saipan	
County—Tinian	

PRIMARY CARE: Guam

District Listing

District name	Degree of shortage group
Inarajan:	
Service area: Southern Guam.....	01
Merizo:	
Service area: Southern Guam.....	01
Talafafa Dist.:	
Service area: Southern Guam.....	01
Umatac Dist.:	
Service area: Southern Guam.....	01

PRIMARY CARE: Guam

Service Area Listing

Service area name	Degree of shortage group
Southern Guam.....	01
District—Inharajan	
District—Merizo	
District—Talafafa	
District—Umatac	

PRIMARY CARE: American Samoa

Service Area Listing

Service area name	Degree of shortage group
Terr. of American Samoa.....	04

PRIMARY CARE: Trust Territory—Pacific

District Listing

District name	Degree of shortage group
Kosrae District.....	01
Marshall District.....	01
Ponape District.....	03
Truk District.....	01
Yap District.....	03

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Environmental Register Federal Register

Tuesday
June 15, 1982

Part III

Environmental Protection Agency

State and Local Financial Assistance for
Continuing Environmental Programs

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 35

[OA-FRL-2081-8]

State and Local Financial Assistance for Continuing Environmental Programs

AGENCY: Environmental Protection Agency.

ACTION: Proposed rule with request for comments.

SUMMARY: EPA has nine programs providing financial assistance to State and local agencies for continuing environmental programs. Each program has separate requirements. EPA is proposing this rule to establish uniform administrative requirements and procedures for all nine programs. The objective of the amendments is to eliminate unnecessary requirements and to develop consistency for as many of the remaining requirements as possible. The proposed rule also contains the assistance provisions uniquely applicable to each program.

DATE: Comments must be received on or before July 15, 1982.

ADDRESSES: Please submit your comments in duplicate to: Central Docket Section (A-130), Docket No. G-82-02, Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460. Comments received may be inspected at the Central Docket Section, West Tower Lobby, Gallery Room 1, between 8:15 a.m. and 4:00 p.m., Monday through Friday.

FOR FURTHER INFORMATION CONTACT: Cynthia Puskar, Grants Administration Division (PM-216), Environmental Protection Agency, Washington, D.C. 20460, (202) 755-0860.

SUPPLEMENTARY INFORMATION: Over the past decade, each newly authorized EPA program has developed its own financial assistance regulations independently. We are proposing this regulation, 40 CFR Part 35, Subpart A—Financial Assistance for Continuing Environmental Programs, to amend the regulations now contained in 40 CFR Part 35, Subparts B, F, and G. Our objective is to eliminate unnecessary requirements and to develop consistency for as many of the remaining requirements as possible.

The proposed Subpart A to Part 35 establishes administrative requirements and procedures for financial assistance awarded by EPA to State, interstate, and local agencies for continuing environmental programs. The financial

assistance programs for which EPA anticipates funding in FY 1983 and the substantive program regulations associated with them are identified below.

- Air pollution control (section 105 of the Clean Air Act; *Catalog of Federal Domestic Assistance* (CFDA) No. 66.001); 40 CFR Parts 50-52, 58, 60-62, and 81.

- Water pollution control (section 106 of the Clean Water Act; CFDA No. 66.419); 40 CFR Part 130.

- State administration (section 205(g) of the Clean Water Act; CFDA No. 66.438); 40 CFR Parts 35, Subpart J, and 130.

- Water quality management planning (section 205(j) of the Clean Water Act); 40 CFR Part 130.

- Public water systems supervision (section 1443(a) of the Safe Drinking Water Act; CFDA No. 66.432); 40 CFR Parts 141-143.

- Underground water source protection (section 1443(b) of the Safe Drinking Water Act; CFDA No. 66.433); 40 CFR Parts 122-124 and 146.

- Hazardous waste management (section 3011 of the Solid Waste Disposal Act, as amended; CFDA No. 66.451); 40 CFR Parts 122, Subparts A and B; 123, Subparts A, B, and F; 124, Subparts A and B; and 260-266.

- Pesticide enforcement (section 23(a)(1) of the Federal Insecticide, Fungicide, and Rodenticide Act; CFDA No. 66.700); 40 CFR Parts 162, 165-167, 169-170, and 172-173 and 19 CFR Part 12.

- Pesticide applicator certification and training (section 23(a)(2) of the Federal Insecticide, Fungicide, and Rodenticide Act); 40 CFR Parts 162 and 170-171.

The following table shows the relationship between Subparts B, F, and G and the proposed Subpart A and associated program regulations. The "proposed" column indicates the section of 40 CFR Part 35 or other parts of 40 CFR to which EPA proposes to move existing requirements.

Existing	Existing title	Proposed
35.001	Purpose of regulation	35.001.
35.002	Applicability and scope	35.001.
Subpart B—Program Grants		
35.400	Purpose	35.100.
35.403	Authority	Authority.
35.404	Annual guidance	35.125.
35.405	Criteria for evaluation	35.140.
35.410	Evaluation of agency performance.	35.150.
35.415	Financial status report	Part 30.
35.420	Payment	35.140; Part 30.
35.425	Federal and grantee program support.	Deleted.

Existing	Existing title	Proposed
Air Pollution Control Program Grants		
35.501	Definitions	35.105.
35.505	Allocation of funds	35.120; 35.155.
35.507	Federal assistance	35.135; 35.200.
35.510	Grant allotment and amount	35.115; 35.140.
35.515	Control program eligibility	35.206; 35.210.
35.520	Criteria for award	35.205; 35.210.
35.526	Agency program preparation	35.130.
35.527	Major program elements and outputs.	35.130.
35.528	Agency program submission	35.140.
35.529	Program approval	35.140.
35.530	Grant conditions	35.205.
35.535	Assignment of personnel	Deleted.
35.538	Agency evaluation and reports	35.150.
Grants For State Public Water System Supervision Programs		
35.600	Scope and purpose	35.100.
35.603	Definitions	35.105.
35.605	Determination of allotments	35.115; 35.120; 35.155.
35.607	Rate of Federal assistance	35.400.
35.611	Application for grant	35.130; 35.140.
35.613	Limitation on grant award	35.405.
35.620	Allowable costs	Part 30.
35.622	Budget period	35.135.
35.624	Reduction of grant amount	35.150.
35.626	State program plan	35.130; 35.140; 35.150.
35.628	Program limitations	Deleted.
35.630	Assignment of personnel	Deleted.
State Underground Water Source Protection Program Grants		
35.650	Scope and purpose	35.100.
35.653	Definitions	35.105.
35.655	Determination of allotments	35.115.
35.656	Determination of reallocations	35.155.
35.657	Rate of Federal assistance	35.455.
35.659	Eligibility for grant award	Deleted.
35.660	Limitation on grant award	35.480.
35.661	A-95 Clearinghouse review	Part 30.
35.662	Allowable costs	Part 30.
35.664	Budget period	35.135.
35.666	Reduction of grant amount	35.150.
35.670	Annual State program grant plan	35.130; 35.140; 35.460.
35.675	Assignment of personnel	Deleted.
35.680	Program evaluation and reports	35.150.
Solid and Hazardous Waste Management Program Support Grants		
35.700	Purpose	35.100.
35.701	Definitions	35.105.
35.702	Summary of program	35.110.
35.706	Allotments	35.115.
35.708	Regional allowances	35.120.
35.710	Grant amount	35.130; 35.155.
35.712	Reduction of grant amount	35.150.
35.716	Budget period	35.135.
35.718	State program development	35.130; 35.140.
35.720	Involvement of agencies	Deleted.
35.722	Program elements	35.130.
35.724	Clearinghouse review	Part 30.
35.726	Public participation	Part 25.
35.728	Program review and approval	35.140.
35.730	Required outputs	Deleted.
35.732	Implementation and substate grants.	Deleted.
35.734	Rural communities assistance	Deleted.
35.736	Special communities	Deleted.
35.738	Limitations on award	Deleted.
35.740	Adherence to budget estimates	Part 30.
35.742	Program changes	Part 30.
35.744	Program evaluation and reporting	35.150.

Existing	Existing title	Proposed
Assistance for Pesticide Enforcement and Applicator Certification Programs		
35.750	Scope and purpose.....	35.100.
35.751	Definitions.....	35.105.
35.752	Eligibility.....	35.115.
35.753	A-95 Clearinghouse review.....	Part 30.
35.755	Application submission.....	35.140.
35.758	Application evaluation.....	35.140.
35.761	Allotments and distribution of funds.....	35.120.
35.762	Enforcement funds.....	35.115.
35.763	Applicator certification funds.....	35.115.
35.764	Amount and reallocation.....	35.140; 35.155.
35.767	Rate of Federal assistance.....	35.600.
35.769	Reduction of amount.....	35.150.
35.771	Budget period.....	35.135.
35.775	Program plan.....	35.130.
35.778	Program elements.....	35.130.
35.782	Program evaluation.....	35.150.
35.786	Reporting.....	35.150.
Subpart F—State Management Assistance Grants		
35.1000	Purpose and scope.....	35.100; 35.300; 35.3000.
35.1005	Policy.....	35.3005.
35.1010	Application for grant.....	35.140; Part 30.
35.1015	Eligibility for funding.....	35.130.
35.1016	Limitations on award.....	35.310.
35.1020	Grant amount and award.....	35.115; 35.310.
35.1025	Payment.....	Part 30.
35.1030	Delegation agreement.....	35.130; 35.310; 35.3010; 35.3015; 35.3020.
35.1033	Public participation.....	35.3035; Part 25.
35.1035	Adherence to budget estimates.....	Part 30.
35.1040	Program evaluation and reporting.....	35.150; 35.3025.
35.1045	Reduction of grant amount.....	35.150.
35.1050	Disputes.....	35.3030; Part 30.
Subpart G—Grants for Water Quality Planning, Management and Implementation		
35.1500	Purpose and scope.....	35.100.
35.1501	Applicability.....	35.100.
35.1502	Definitions.....	35.105; Part 130.
35.1503	Program summary.....	35.130; Part 130.
35.1505	Water quality goals.....	Part 130.
35.1507	Public participation.....	Part 25.
35.1509	Continuing planning process.....	Part 130.
35.1511	Assessments and State strategy.....	Part 130.
35.1513	WQM work program.....	35.130; 35.135; 35.150.
35.1515	State/EPA Agreement.....	Deleted.
35.1517	Conflict resolution.....	Deleted.
35.1519	Selection of § 208 agencies.....	Part 130.
35.1521	Water quality management planning.....	Part 130.
35.1523	Certification of WQM plans.....	Part 130.
35.1525	Reviewing after approval.....	Part 130.
35.1527	Evaluation of performance.....	Part 130.
35.1529	Change in agency designation.....	Part 130.
35.1531	Intergovernmental coordination.....	Part 130.
35.1533	Implementation.....	Part 130.
35.1535	Allotments and reallocations.....	35.115; 35.155.
35.1537	Grant limitations and administration.....	35.130; 35.135; 35.140; 35.150; 35.155; 35.250; 35.255; Part 30.
35.1540	Interstate agencies.....	Deleted.
35.1542	Termination of reporting.....	Deleted.
35.1550	Water quality standards.....	Part 131.

Description of Major Changes

EPA developed this regulation in conjunction with associated program regulations to clarify and standardize the procedures for awarding and managing financial assistance to continuing State and local environmental programs. The regulation establishes uniform, simplified requirements and procedures for nine assistance programs. It also identifies requirements unique to each program.

In the process of developing one regulation for all nine programs, EPA made several changes which will make it easier for States and local governments to do business with the Agency. EPA has attempted to make this regulation clear and concise, so that applicants will be able to understand and use it easily. The regulation is also designed to be flexible, so that the Regional Administrator and applicant will be able to develop processes more appropriate to their needs. Finally, the regulation reduces the paperwork required of applicants. The specific changes are described below.

Continuing Environmental Programs

The proposed regulation makes clear in § 35.100 that the financial assistance awarded under the regulation supports environmental programs which are "continuing," that is, which will not be completed during a definable time period. Such programs can receive continuation awards under an application process which is less rigorous than the process for new awards. Most importantly, as explained in § 35.140, a recipient of a continuation award may be reimbursed for allowable costs incurred between the beginning of the budget period and the date of award, if those costs are covered by the approved application. Continuing programs may also receive Federal funding under a continuing budget resolution enacted by Congress.

Definitions

The proposed regulation contains in § 35.105 definitions of various terms relating to financial assistance. Several of the definitions are new, while others are taken from the existing regulations. Since not all of the existing regulations use the same terms in the same ways, the reader should become familiar with the new definitions to avoid misinterpretation.

Summary of Annual Process

The proposed regulation contains in § 35.110 a brief summary of the financial assistance process.

Allotments

The proposed regulation lists in § 35.115 all the factors which the various statutes and regulations require EPA to consider in allotting funds among the States. Congress determines the construction grant allotment, from which the State proposes reserves for State administration and water quality management planning. For the other programs, the regulation will form the basis for determining State allotments.

The proposed regulation does not change EPA's allotment process. As under existing regulations, EPA regional and Headquarters staff, in consultation with State, interstate, and local agencies and affected constituent groups, consider the relevant factors, determine appropriate sources of data and relative weights of the factors, and recommend an allotment for each program in each State. Except in the hazardous waste program, the regulation does not create any changes in the actual allotment distribution (the percentage of each program's budget request or appropriation allotted to each State). For hazardous waste, the proposed regulation no longer contains a requirement for a minimum allotment to each State of one-half of one percent of the sums available. EPA is proposing to eliminate that provision because it is not required by the Solid Waste Disposal Act, as amended.

Planning Targets

After State allotments are determined, the second step in making funding decisions is the development of a planning target for each applicant to use in preparing a work program. The proposed regulation reiterates in § 35.105 the explanation from the existing regulations that "an allotment is not an entitlement" and explains in § 35.120 that an applicant's planning target is also based on judgments about each applicant's ability to use allotted funds effectively. Of course, no Regional Administrator will disrupt any continuing environmental program by arbitrarily issuing planning targets which are significantly less than the allotments.

Program Guidance

The proposed regulation contains in § 35.125 a discussion of program guidance which is currently contained in each of the separate grant regulations. The existing regulations indicate that guidance will be published "in February" or "as soon as practicable after the President submits his budget to Congress." The proposed regulation does not specify the timing for guidance,

because the Agency is still developing a revised guidance process.

EPA is still committed to providing guidance in time for applicants to use in structuring work programs covering agreed upon budget periods. The Agency is currently evaluating the process and timing for producing and disseminating operating guidance for use by applicants. One possibility is to allow applicants for financial assistance to use as a basis for work program development (see discussion below) the most recent guidance EPA has provided them six months before the beginning of the proposed budget period (see discussion below) or when they start developing their work program, whichever is later. This approach retains the same approximate time interval of the present system (guidance in February or March for award in early October) without relying on specific dates. Another alternative is to retain the February date for guidance to be used by applicants for the next budget period. EPA is interested in comments and suggestions on the process and timing of operating guidance for use in work program development.

Work Program Development

The proposed regulation defines "work program" in § 35.105 as "the document which identifies how and when the applicant will use program funds to produce specific outputs." The requirements for an acceptable work program are contained in § 35.130, which also indicates that the work program is part of a complete assistance application.

Although the requirement for a work program is essentially unchanged from the existing regulations, EPA is proposing three revisions which will simplify the paperwork required of applicants and allow each applicant to submit the work program developed for its own use to meet EPA's application requirements.

First, the proposed regulation eliminates the specific program elements required by existing regulations. Instead, EPA will include in annual guidance the program elements which the Agency uses to manage its programs and to justify its budget to OMB and Congress. An applicant will not be required to present its work program in a particular format. Instead, an applicant will be allowed to use its own format, if the Regional Administrator agrees that it contains the information EPA needs.

Second, the proposed regulation simplifies the narrative justification section currently required in Part IV of the assistance application. An applicant will be required to submit only its

proposed work program and an evaluation of progress under its current work program to meet the requirements of Part IV. Any other specific information (e.g., strategies) currently required as part of the application may be negotiated as output commitments under the assistance agreement.

Third, the proposed regulation clearly limits the definition of "maintenance of effort" to the applicant's expenditures in an approved program, such as activities funded under section 105 of the Clean Air Act. This will allow the applicant to submit its entire work program in a particular medium without fear of being held to a more broadly defined maintenance of effort requirement. For example, an agency will be able to submit its entire air pollution control work program, and in future years EPA will require the agency to maintain only the level of expenditure associated with its approved section 105 air program. Under the current regulations, the agency is required to maintain a level of expenditure associated with its entire air program. This change does not allow applicants to recompute existing maintenance of effort levels; but, rather, limits what will be considered to increase that level in future years.

Budget Period.

The proposed regulation in § 35.135 authorizes the Regional Administrator to consult with the applicant to establish the budget period for the assistance award. The budget period is the time period covered by the assistance agreement and during which the outputs will be completed. Based on the comments EPA received on an earlier draft of this regulation, the Agency anticipates that many States will want to convert the budget periods for the assistance they receive to their own fiscal year, which for 48 States and Territories is July 1 through June 30.

To make the transition from the Federal to the recipient's fiscal year, the Regional Administrator could award financial assistance for a work program starting October 1 and ending the day before the beginning of the recipient's fiscal year. The Regional Administrator would then reserve the balance of a recipient's planning target for future award to the recipient. For subsequent awards, the recipient will develop a work program based on its own fiscal year. The Regional Administrator will make a partial award from the balance of the previous year's planning target. Once Congress appropriates funds for the next Federal fiscal year, the Regional Administrator will increase the award as necessary to complete the approved work program. The Regional

Administrator will again reserve the balance of the recipient's planning target for future award to the recipient.

The Application Process

The proposed regulation substitutes one uniform application process and set of requirements for the separate, differing processes and requirements of the existing regulations. EPA is proposing three revisions which will simplify the paperwork required of applicants.

First, the proposed regulation eliminates the requirement for a preliminary application and allows each applicant and Regional Administrator to develop their own process for reaching agreement on a work program and assistance application. Some applicants will probably continue to submit formal preapplications, while others may prefer face-to-face staff level negotiations early in the process. In either case, the applicant is responsible for early resolution of all issues which could risk delaying approval of the assistance application and award of assistance.

Second, the proposed regulation reflects the Agency's newly adopted State/EPA Agreement (SEA) policy by removing the requirement that a State sign an SEA before receiving EPA financial assistance. However, EPA continues to believe that the SEA is a valuable tool to improve Agency relationships with States and use resources more efficiently. From now on, the Regional Administrators will be responsible for assuring that all States have an opportunity to participate in the SEA process. Any State which wishes to maintain the process may do so.

Third, the proposed regulation eliminates the requirement for an applicant to *document* that the proposed work program is consistent with all applicable EPA-approved State strategies, program plans, and delegation or authorization agreements. Instead, applicants will only have to list such documents and *certify* that the proposed work program is consistent with them. As part of the application review process, the Regional Administrator may require additional explanation or clarification on the consistency of these documents.

Consolidated Assistance

The proposed regulation indicates in § 35.145 that any applicant eligible to receive and administer funds from more than one assistance program may submit an application for consolidated assistance. An applicant for consolidated assistance prepares a single budget and work program

covering all assistance programs included in the application. Although the recipient of consolidated assistance must meet all the statutory requirements governing the use of funds in each assistance program, EPA believes that the consolidated process can save applicants considerable time and money. Consolidation is also allowed under existing regulations. Any applicant interested in consolidated assistance may obtain additional information from the Regional Administrator.

A logical example of the program benefits of consolidation is found in the water quality management (WQM) program. The Clean Water Act provides funding for WQM activities in sections 106, 205(g), and 205(j). By consolidating these work programs and assistance applications in the manner suggested by these regulations, States will be able to coordinate available Federal funding to accomplish their WQM priorities efficiently. A state which wants to address the water quality problems of a priority water body by using 106 funds for monitoring, 205(j) funds for determining total maximum daily loads, and 205(g) funds for permitting may use a consolidated assistance application and related work program to assure that the activities being proposed in the priority water body are completely coordinated.

Management and Evaluation

The proposed regulation retains in simplified form the management responsibilities contained in the existing regulations. As before, each recipient must expend resources according to the approved work program, which may be amended at any time by mutual agreement of the recipient and the Regional Administrator. In the existing regulations, only the State management assistance program provides for recipient participation in developing procedures for evaluating the recipient's performance under the assistance award. The proposed regulation requires the applicant to propose a plan for assessing and reporting periodically the accomplishment or status of outputs conducted under the assistance award. Based on the proposed plan, the Regional Administrator will develop, in consultation with the recipient, a process for evaluating the recipient's performance. The Regional Administrator will limit evaluation to that which is necessary for effective management, with the intervals for evaluation included in the assistance agreement. As in existing regulations, the Regional Administrator may terminate or annul any financial

assistance if the recipient's performance under the approved work program is not satisfactory and the situation cannot be resolved through negotiation.

Reallocation

The proposed regulation simplifies and clarifies EPA's policy on use of program funds which have not been obligated. Unused funds reserved under section 205(g) of the Clean Water Act will be returned to the State's construction grant allotment to support eligible construction activities, while unused funds reserved under 205(j) revert to the Administrator for reallocation to the States under § 35.2010 of this subchapter. These funds are not available for reallocation under the proposed regulation. For the other environmental programs, EPA will consider reallocating any funds not obligated to applicants to achieve the objectives for which Congress appropriated them.

Funds remaining in a State's allotment after an initial assistance award and commitment to that State for that year remain in the region for obligation during the year. The Regional Administrator may use such funds to make supplementary awards to that State for that program. The Regional Administrator may also use such funds to supplement awards for that program to other eligible applicants within the region. At the end of the year, funds not obligated by the Regional Administrator revert to the Administrator for reallocation.

Funds remaining in a State's allotment because there is no assistance award to that State in that year may be used in two ways. First, subject to any limitations contained in appropriations acts, the Regional Administrator may use such funds to support a Federal program required by law in that State in the absence of an acceptable State program. Otherwise, the Administrator may redistribute any available program funds to other applicants which need additional funds to accomplish the objectives of that program.

Regulation Development

Under Executive Order 12291, EPA is required to judge whether a regulation is "major" and, therefore, subject to the regulatory impact analysis requirements of the Order. We have determined that this regulation is not "major" as it will not have a substantial impact on the Nation's economy or large numbers of individuals or businesses. There will be no major increase in costs or prices for consumers, individuals, industries, or Federal, State, or local governments. The proposed rule was submitted to the

Office of Management and Budget for review as required by Executive Order 12291.

In accordance with the Paperwork Reduction Act of 1980, 44 U.S.C. 3501 *et seq.* (the Act), the reporting and recordkeeping provisions in this proposed rule will be submitted for approval to the Office of Management and Budget under section 3504(h) of the Act. Any final rule will explain how its reporting or recordkeeping provisions respond to any OMB or public comments.

List of Subjects in 40 CFR Part 35

Air Pollution Control, Grant program—environmental protection, Indians, Pesticides and Pests, Reporting and recordkeeping requirements, Waste treatment and disposal, Water pollution control.

Dated: June 7, 1982.

Anne M. Gorsuch,
Administrator.

For the reasons set forth in the preamble, EPA is proposing to amend 40 CFR Part 35 as set forth below.

Part 35 is amended by revising § 35.001 and by adding Subpart A to read as follows:

PART 35—FINANCIAL ASSISTANCE TO STATE AND LOCAL GOVERNMENTS

Sec.

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Subpart A—Financial Assistance for Continuing Environmental Programs

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Pesticide Enforcement (Section 23(a)(1))

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Pesticide Applicator Certification and Training (Section 23(a)(2))

35.600 Purpose.

35.605 Maximum Federal share.

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§ 35.001 Applicability.

This part codifies policies and procedures for financial assistance awarded by the Environmental Protection Agency to State, interstate, and local agencies for pollution abatement and control programs. These provisions supplement the EPA general assistance regulations in 40 CFR Part 30.

Subpart A—Financial Assistance for Continuing Environmental Programs

Authority: Secs. 105 and 301(a) of the Clean Air Act, as amended (42 U.S.C. 7405 and 7601(a)) secs. 106, 205(g), 205(j), 208, and 501(a) of the Clean Water Act, as amended (33 U.S.C. 1256, 1285(g) 1285(j) 1288, and 1361(a)); secs. 1443 and 1450 of the Safe Drinking Water Act 42 U.S.C. 300j-2 and 300j-9) secs. 2002(a) and 3011 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 (42 U.S.C. 6912(a), 6931, 6947, 6948, and 6949); and secs. 4, 23, and 25(a) of the Federal Insecticide, Fungicide, and Rodenticide Act, as amended (7 U.S.C. 136b, 136u, and 136w(a)).

§ 35.100 Purpose.

This subpart establishes in § 35.100 through § 35.199 uniform administrative requirements and procedures for financial assistance to State, interstate, and local agencies for continuing environmental programs. Sections 35.200 through 35.899 establish the assistance requirements unique to each program and cross reference regulations containing substantive program requirements.

§ 35.105 Definitions.

"*Allotment.*" An amount representing a State's share of funds requested in the President's budget or appropriated by Congress for an environmental program,

as EPA determines after considering any factors indicated by this regulation. The allotment is not an entitlement but rather the objective basis for determining the range for a State's planning target.

"*Continuation award.*" Any assistance award after the first to a State, interstate, or local agency for an environmental program which will not be completed within a definite time period.

"*Output.*" An activity or product which the applicant agrees to complete during the budget period.

"*Planning target.*" The amount of financial assistance which the Regional Administrator suggests that an applicant consider in developing its application and work program.

"*Program element.*" One of the major groupings of out-puts of a continuing pollution control program (e.g., administration, enforcement, monitoring).

"*Reserve.*" A portion of the State's construction grant allotment which the State proposes to set aside to use for construction management or water quality management planning activities.

"*Recurrent expenditures.*" Those expenses associated with the activities of a continuing environmental program. All expenditures are considered recurrent unless justified by the applicant as unique and approved as such by the Regional Administrator in the assistance award.

"*Work program.*" The document which identifies how and when the applicant will use program funds to produce specific outputs.

§ 35.110 Summary of annual process.

(a) EPA considers various factors to allot among the States the funds requested in the President's budget for each financial assistance program, except for those related to construction grants, for which Congress determines the allotments. After consulting with the States in the region and considering each applicant's ability to use allotted funds effectively, the Regional Administrator issues a planning target for each program to each applicant.

(b) Using the planning target and program guidance provided by EPA, each applicant completes a standard EPA application including a proposed work program for each environmental program for which it expects to receive EPA funding. Alternatively, an applicant prepares a consolidated work program to support several individual applications or a single consolidated application. After the applicant submits its application, the Regional Administrator reviews it and, if it meets

applicable requirements, agrees to approve the application when funds are available. From funds appropriated by Congress for that purpose, the Regional Administrator awards assistance based on approved applications.

(c) The recipient conducts its activities according to the approved application and assistance award. The Regional Administrator evaluates recipient performance to assure compliance with all conditions of the assistance award.

(d) Except for funds reserved under sections 205(g) and 205(j) of the Clean Water Act, the Administrator or Regional Administrator may use funds not obligated or committed to an applicant to supplement awards to other applicants for that program or to support a Federal program required in the absence of an acceptable State program.

§ 35.115 State allotments and reserves.

Allotments and reserves provide an objective basis for establishing planning targets and funding levels for work programs. Congress determines the construction grant allotment, from which the State proposes reserves for State administration and water quality management planning. EPA determines the allotments for the other financial assistance programs based on the President's budget request to Congress. The factors and limitations considered for each program are as follows.

(a) *Air pollution control allotment* (Clean Air Act, section 105): Population, the extent of actual or potential air pollution problems, and the financial need of each agency to be funded with the State's allotment. However, no State will be allotted less than one-half of one percent or more than ten percent of the total.

(b) *Water pollution control allotment* (Clean Water Act, section 106): The extent of the State's water pollution problem.

(c) *State administration reserve* (Clean Water Act, section 205(g)): Up to four percent of the State's authorized construction grant allotment as determined by Congress or \$400,000, whichever is greater.

(d) *Water quality management planning reserve* (Clean Water Act, section 205(j)): Not less than \$100,000 nor more than one percent of the State's construction grant allotment as determined by Congress. However, for Guam, the Virgin Islands, American Samoa, the Trust Territory of the Pacific Islands, and the Northern Mariana Islands a reasonable amount shall be reserved for this purpose.

(e) *Public water systems supervision allotment* (Safe Drinking Water Act, section 1443(a)): The State's population, geographic area, numbers of community and noncommunity water systems, and other relevant factors. However, no State except American Samoa, Guam, the Northern Mariana Islands, or the Virgin Islands may be allotted less than one percent of the total.

(f) *Underground water source protection allotment* (Safe Drinking Water Act, section 1443(b)): The State's population, geographic area, extent of underground injection practices, and other relevant factors.

(g) *Hazardous waste management allotment* (Solid Waste Disposal Act, as amended, section 3011): The extent to which hazardous waste is generated, transported, treated, stored, and disposed of in the State and the extent of exposure of human beings and the environment to such waste.

(h) *Pesticide enforcement allotment* (Federal Insecticide, Fungicide, and Rodenticide Act, section 23): The State's population, the numbers of pesticide-producing establishments and certified private and commercial applicators, and the number of farms and their acreage.

(i) *Pesticide applicator certification and training allotment* (Federal Insecticide, Fungicide, and Rodenticide Act, section 23): The number of farms and numbers of private and commercial applicators requiring certification or recertification.

§35.120 Planning targets.

The Regional Administrator develops planning targets to help each applicant develop a work program. A planning target is based on the State's allotment or reserve and the Regional Administrator's judgment about each applicant's ability to use allotted funds effectively.

§35.125 Program guidance.

Program guidance helps State and local agencies establish and maintain effective environmental programs which meet their particular needs and those of the national program. National program managers in Headquarters issue guidance to Regional Administrators, and Regional Administrators issue guidance to applicants.

(a) *Headquarters' guidance to Regional Administrators.* Headquarters' guidance is based on the President's annual budget submission to Congress and the statutory and regulatory requirements for each environmental program. The guidance contains a statement of national objectives and priorities, an explanation of the activities required of the regions, and a

list of program elements and associated outputs recommended for State and local environmental programs.

(b) *Regional guidance to applicants.* Regional guidance is based on Headquarters' guidance and the Regional Administrator's judgment about the applicant's ability to carry out the program. The guidance contains EPA's objectives and priorities, the applicant's planning target, the program elements EPA uses for budget justification and management, categories of outputs which should be part of the applicant's work program, and special conditions or limitations relevant to the applicant.

§35.130 Work program.

The work program is part of the application for financial assistance and is the basis for the management and evaluation of performance under the assistance award. The work program must specify the work years and amount and source of funding allocated to each program element, the outputs committed to under each program element, including any outputs required under an authorization agreement or a delegation agreement, a schedule for accomplishment of outputs, and an identification of the agency responsible for each of the elements and outputs.

§35.135 Budget period.

The budget period for each assistance agreement must be established by the Regional Administrator in consultation with the applicant.

§35.140 Application for assistance.

(a) *Submission.* Each applicant should submit a complete application at least 60 days before the beginning of the budget period. In addition to meeting the requirements contained in Part 30, a complete application must contain a discussion of performance to date under the existing award, the proposed work program, a plan for assessing and reporting periodically the accomplishment or status of outputs conducted under the assistance award, and a list of all applicable EPA-approved State strategies, program plans, and delegation or authorization agreements with a statement certifying that the proposed work program is consistent with them.

(b) *EPA action.* The Regional Administrator will review each completed application and approve, conditionally approve, or disapprove it. When funds are available, the Regional Administrator will award assistance based on an approved or conditionally-approved application. For a continuation award made after the beginning of the

approved budget period, EPA will reimburse the applicant for allowable costs incurred from the beginning of the budget period, provided that such costs are contained in the approved application and that the application was submitted before the expiration of the prior budget period.

(1) *Approval.* The Regional Administrator will approve the application only if it satisfies the terms, conditions, and limitations of this subpart, 40 CFR Part 30, and relevant statutes and program regulations; if the proposed outputs are compatible with EPA guidance; and if achievement of the proposed outputs is feasible, considering the applicant's existing problems, past performance, program authority, organization, resources, and procedures.

(2) *Conditional approval.* The Regional Administrator may conditionally approve the application, after consulting with the applicant, if only minor changes are required. The Regional Administrator will include in the award the conditions which the applicant must meet to secure final approval and the date by which those conditions must be met.

(3) *Disapproval.* If the application cannot be approved or conditionally approved, the Regional Administrator will negotiate with the applicant to make any changes necessary for approval. If negotiation fails, the Regional Administrator will disapprove the application in writing.

§ 35.145 Consolidated assistance.

Any applicant eligible to receive and administer funds from more than one assistance program may submit an application for consolidated assistance, following the process described in § 35.140. For consolidated assistance, the applicant prepares a single budget and work program covering all programs included in the application. The consolidated budget must identify each assistance program's funds. The consolidated work program must identify the extent to which each assistance program's funds support each program element.

§ 35.150 Evaluation of recipient performance.

The Regional Administrator will oversee each recipient's performance under an assistance agreement. At intervals established in the assistance agreement, the Regional Administrator will evaluate recipient performance and progress toward completing the outputs in the approved work program. The Regional Administrator will provide the evaluation findings to the recipient and

include them in the official assistance file. If the evaluation reveals that the recipient is not achieving one or more of the conditions of the assistance agreement, the Regional Administrator will attempt to resolve the situation through negotiation. If agreement is not reached, the Regional Administrator may impose any of the sanctions in 40 CFR Part 30.

§ 35.155 Reallocation policy.

EPA has responsibility and authority for managing all financial assistance funds effectively. To better achieve the goals of the Clean Water Act, unused 205(g) reserves will be returned to the State's construction grant allotment to support eligible construction activities; unused 205(j) reserves revert to the Administrator for reallocation to the States. These funds are administered under § 35.210 of this subchapter and are not available for reallocation under this section. For the other environmental programs, EPA will consider reallocating any funds not obligated to applicants to achieve the objectives for which Congress appropriated the funds.

(a) *Funds remaining after initial award.* Funds remaining in a State's allotment after an initial assistance award and commitment to that State for that year remain in the region for obligation during the year. At the end of the year, funds not obligated by the Regional Administrator revert to the Administrator for reallocation.

(1) The Regional Administrator may use such funds to make supplementary awards to that State for that program.

(2) The Regional Administrator may also use such funds to supplement awards for that program to other eligible applicants within the region.

(b) *Funds available because of no award.* Funds remaining in a State's allotment because there is no assistance award to that State in that year may be used in two ways.

(1) First, subject to any limitations contained in appropriations acts, the Regional Administrator may use such funds to support a Federal program required by law in that State in the absence of an acceptable State program.

(2) Otherwise, the Administrator may redistribute any available program funds to other applicants which need additional funds to accomplish the objectives of that program.

Air Pollution Control (Section 105)

§ 35.200 Purpose.

Section 105 of the Clean Air Act authorizes assistance to State, local, interstate, or intermunicipal air pollution control agencies (as defined in section 302 of that Act) to administer programs

for the prevention and control of air pollution or implementation of national air quality standards. Associated program regulations are found in 40 CFR Parts 50, 51, 52, 58, 60, 62, and 81.

§ 35.205 Maximum Federal share.

(a) The Regional Administrator may provide single jurisdictional local agencies up to two-thirds of the approved costs of planning, developing, establishing, or improving an air pollution control program and up to one-half of the approved costs of maintaining that program.

(b) The Regional Administrator may provide State, interstate, or intermunicipal agencies which do not have substantial responsibility for carrying out an existing implementation plan in their air quality control region up to two-thirds of the approved costs of planning, developing, establishing, or improving an air pollution control program and up to one-half of the approved costs of maintaining that program.

(c) The Regional Administrator may provide State, interstate, or intermunicipal agencies up to three-fourths of the approved cost of planning, developing, establishing, or improving an air pollution control program and up to three-fifths of the approved cost of maintaining such a program.

§ 35.210 Maintenance of effort.

(a) To receive funds under section 105, an agency must expend annually for recurrent section 105 program expenditures an amount of non-Federal funds at least equal to such expenditures during the preceding fiscal year, unless the Regional Administrator, after notice and opportunity for a public hearing, determines that the reduction is attributable to a non-selective reduction of the programs of all executive branch agencies of the applicable unit of government.

(b) The Regional Administrator will not award section 105 funds unless the applicant provides assurance that the assistance will not supplant non-Federal funds that would otherwise be available for maintaining the section 105 program.

§ 35.215 Limitations.

(a) The Regional Administrator will not award section 105 funds to an interstate or intermunicipal agency which does not provide assurance that it can develop a comprehensive plan for the air quality control region which includes representation of appropriate State, interstate, local, and international interests.

(b) The Regional Administrator will not award section 105 funds to a local,

interstate, or intermunicipal agency without consulting with the appropriate official designated by the Governor or Governors of the State or States affected.

(c) The Regional Administrator will not disapprove an application for or terminate or annul an award of section 105 funds without prior notice and opportunity for a public hearing in the affected State or in one of the affected States if several are affected.

Water Pollution Control (Section 106)

§ 35.250 Purpose

Section 106 of the Clean Water Act authorizes assistance to State and interstate agencies (as defined in section 502 of that Act) to administer programs for the prevention, reduction, and elimination of water pollution. Alternatively, some of these activities may be eligible for funding under sections 205(g) and 205(j) of that Act. (See § 35.300 and § 35.350.) Program requirements for water quality management activities are provided in 40 CFR Part 130.

§ 35.255 Maintenance of effort.

To receive funds under section 106, any State or interstate agency must expend annually for recurrent section 106 program expenditures an amount of non-Federal funds at least equal to expenditures during the fiscal year ending June 30, 1971.

§ 35.260 Limitations

(a) The Regional Administrator will not award section 106 funds to any State which does not monitor and compile, analyze, and report water quality data as described in section 106(e)(1) of the Clean Water Act.

(b) The Regional Administrator will not award section 106 funds to any State which does not have authority comparable to that in section 504 of the Clean Water Act and adequate contingency plans to implement such authority.

(c) The Regional Administrator will not award section 106 funds if federally assumed enforcement as defined in section 309(a)(2) of the Clean Water Act is in effect with respect to the agency.

(d) The Regional Administrator will not award section 106 funds unless the work program submitted with the assistance application shows that the activities to be funded are coordinated, as appropriate, with activities proposed for funding under sections 205(g) and 205(j) of the Clean Water Act.

State Administration (Section 205(g))**§ 35.300 Purpose.**

Section 205(g) of the Clean Water Act authorizes assistance to States (as defined in section 502 of that Act) for two purposes.

(a) *Construction management assistance.* The 205(g) funds may be used for administering elements of the construction grant program under sections 201, 203, 204, and 212 and for managing waste treatment construction grants for small communities. Construction management assistance funds may also be used for administering elements of a State's construction grant program which are implemented without Federal assistance, if the Regional Administrator determines that those elements are consistent with 40 CFR Part 35, Subpart I. Program requirements for State construction management activities under delegation are provided in 40 CFR Part 35, Subpart J.

(b) *Permit and planning assistance.* The 205(g) funds may be used for administering permit programs under sections 402 and 404 and statewide waste treatment management planning programs under section 208(b)(4) of the Clean Water Act. Alternatively, some of these activities may be eligible for funding under sections 106 and 205(j) of that Act. (See §§ 35.250 and § 35.350.) Program requirements for water quality management activities are provided in 40 CFR Part 130.

§ 35.305 Maintenance of effort.

To receive funds under section 205(g) of the Clean Water Act, a State agency must expend annually for recurrent section 106 program expenditures an amount of non-Federal funds at least equal to such expenditures during fiscal year 1977, unless the Regional Administrator determines that the reduction is attributable to a non-selective reduction of expenditures in State executive branch agencies.

§ 35.310 Limitations.

(a) The Regional Administrator will not award section 205(g) funds for construction management assistance unless there is a signed agreement delegating responsibility for administration of those activities to the State.

(b) The Regional Administrator will not award section 205(g) permit and planning assistance before awarding funds which provide for the management of a substantial portion of the construction grants program. The maximum amount of permit and planning assistance a State may receive

is the amount remaining in its reserve after the Regional Administrator allows for full funding of the management of the construction grant program under full delegation.

(c) The Regional Administrator will not award section 205(g) permit and planning assistance unless the work program submitted with the assistance application shows that the activities to be funded are coordinated, as appropriate, with activities proposed for funding under sections 106 and 205(j) of the Clean Water Act.

Water Quality Management Planning (Section 205(j))**§ 35.350 Purpose.**

Section 205(j) of the Clean Water Act authorizes assistance to States (as defined in section 502 of that Act) to carry out water quality management planning activities. Alternatively, some of these activities may be eligible for funding under sections 106 and 205(g) of that Act. (See §§ 35.250 and 35.300.) Program requirements for water quality management activities are provided in 40 CFR Part 130. The purpose of 205(j) funds includes, but is not limited to, the following.

(a) Identification of the most cost-effective and locally acceptable facility and nonpoint measures to meet and maintain water quality standards.

(b) Development of an implementation plan to obtain State and local financial and regulatory commitments to implement measures developed under (a) above.

(c) Determination of the nature, extent, and causes of water quality problems in various areas of the State and interstate region.

(d) Determination of those publicly owned treatment works which should be constructed with Federal assistance, in which areas and in what sequence, taking into account the relative degree of effluent reduction attained, the relative contributions to water quality of other point or nonpoint sources, and the consideration of alternatives to such construction.

(e) Implementation of section 303(e) of the Clean Water Act.

§ 35.355 Limitations.

(a) The Regional Administrator will not award section 205(j) funds to a State agency unless in his judgment the agency develops its work program jointly with local, regional, and interstate agencies and gives funding priority to such agencies and designated or undesignated public comprehensive planning organizations to carry out portions of that work program.

(b) The Regional Administrator will not award section 205(j) funds to a State agency which does not report annually on the nature, extent, and causes of water quality problems in various areas of the State and interstate region.

(c) The Regional Administrator will not award section 205(j) funds unless the work program submitted with the assistance application shows that the activities to be funded are coordinated, as appropriate, with activities proposed for funding under section 106 and 205(g) of the Clean Water Act.

Public Water Systems Supervision (Section 1443(a))**§ 35.400 Purpose.**

Section 1443(a) of the Safe Drinking Water Act authorizes assistance to States (as defined in section 1401 of that Act) to implement public water system supervision programs. Associated program regulations are found in 40 CFR Parts 141, 142, and 143.

§ 35.405 Maximum Federal share.

The Regional Administrator may provide up to seventy-five percent of the approved work program costs.

§ 35.410 Limitations.

(a) The Regional Administrator will not make an initial award of section 1443(a) funds unless the applicant has a public water systems supervision program or will establish one within a year of the award and will assume primary enforcement responsibility for the State's public water systems within that year.

(b) The Regional Administrator will not award section 1443(a) funds after the initial award unless the applicant has primary enforcement responsibility for the State's public water systems.

Underground Water Source Protection (Section 1443(b))**§ 35.450 Purpose.**

Section 1443(b) of the Safe Drinking Water Act authorizes assistance to States (as defined in section 1401 of that Act) to implement underground water source protection programs. Associated program regulations are found in 40 CFR Parts 122, 123, 124, and 146.

§ 35.455 Maximum Federal share.

The Regional Administrator may provide up to seventy-five percent of the approved work program costs.

§ 35.460 Limitations.

The Regional Administrator will not award section 1443(b) funds unless the applicant has primary enforcement responsibility for the State's

underground water source protection program.

Hazardous Waste Management (Section 3011)

§ 35.500 Purpose.

Section 3011(a) of the Solid Waste Disposal Act, as amended, authorizes assistance to States (as defined in section 1004 of that Act) for the development and implementation of authorized State hazardous waste programs. Associated program regulations are found in 40 CFR Parts 122, Subparts A and B; 123, Subparts A, B, and F; 124, Subparts A and B; and 260-266.

§ 35.505 Maximum Federal Share.

The Regional Administrator may provide up to seventy-five percent of the approved work program costs.

§ 35.510 Limitations.

The Regional Administrator will not award section 3011(a) funds in a State

with interim or final hazardous waste authorization unless the applicant is the lead agency designated in the authorization agreement.

Pesticide Enforcement (Section 23(a)(1))

§ 35.550 Purpose.

Section 23(a)(1) of the Federal Insecticide, Fungicide, and Rodenticide Act authorizes assistance to States (as defined in section 2 of that Act) and Indian tribes to implement pesticide enforcement programs. Associated program regulations are found in 40 CFR Parts 162, 165-167, 169-170, and 172-173 and 19 CFR Part 12.

Pesticide Applicator Certification and Training (Section 23(a)(2))

§ 35.600 Purpose.

Section 23(a)(2) of the Federal Insecticide, Fungicide, and Rodenticide Act authorizes assistance to States (as defined in section 2 of that Act) and Indian tribes to implement programs to

train and certify applicants of restricted use pesticides. Associated program regulations are found in 40 CFR Parts 162 and 170-171.

§ 35.605 Maximum Federal share.

The Regional Administrator may provide up to fifty percent of the approved work program costs.

§§ 35.002, 35.400 through 35.786 (Subpart B), 35.1000, 35.1010, 35.1015, 35.1016, 35.1020, 35.1025, 35.1033, 35.1035, 35.1040, 35.1045, 35.1050, 35.1501, 35.1513, 35.1515, 35.1517, 35.1535, 35.1537, 35.1540, 35.1542 [Removed]

Part 35 is amended by removing § 35.002; all of Subpart B; §§ 35.1000, 35.1010, 35.1015, 35.1016, 35.1020, 35.1025, 35.1033, 35.1035, 35.1040, 35.1045, and 35.1050 of Subpart F; and §§ 35.1501, 35.1513, 35.1515, 35.1517, 35.1535, 35.1537, 35.1540, and 35.1542 of Subpart G.

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Tuesday
June 15, 1982

Part IV

Department of the Interior

Fish and Wildlife Service

**Migratory Bird Hunting; Supplemental
Proposals for Early and Late Season
Migratory Bird Hunting Regulations
Frameworks**

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

50 CFR Part 20

Migratory Bird Hunting; Supplemental Proposals for Early and Late Season Migratory Bird Hunting Regulations Frameworks.

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Supplemental proposed rule.

SUMMARY: This document supplements Federal Register Document 82-10568 published on April 19, 1982, which notified the public that the U.S. Fish and Wildlife Service proposes to establish hunting regulations for certain migratory game birds during 1982-83, and provided information on certain proposed regulations.

This proposed rulemaking provides supplemental proposals and minor corrections for both the "early" and "late" season migratory bird hunting regulations frameworks. The early hunting seasons open prior to October 1 and include mourning doves; white-winged doves; band-tailed pigeons; woodcock; common snipe; rails and gallinules; September teal; sea ducks; early duck seasons in Florida, Iowa, Kentucky, and Tennessee; some sandhill crane seasons; migratory bird hunting seasons in Alaska, Puerto Rico, and the Virgin Islands; and extended falconry seasons. Late seasons open about October 1 or later and include most waterfowl and sandhill crane seasons, and those not previously selected for other species. The Service annually prescribes hunting regulations frameworks within which the States select specific seasons. The effect of this proposed rule is to facilitate establishment of early and late season migratory bird hunting regulations for the 1982-83 season.

DATES: The comment period for proposed migratory bird hunting season frameworks for Alaska, Puerto Rico, and the Virgin Islands will end on June 23, 1982; that for other early season proposals will end on July 16, 1982; and that for late season proposals on August 23, 1982. A Public Hearing on the proposed early season frameworks will be held on June 23, and one on late season frameworks will be held August 3, 1982, both starting at 9 a.m.

ADDRESS: Comments to: Director (FWS/MBMO), U.S. Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240. The Public Hearing will be held in the Auditorium of the Department of the Interior Building on C

Street, between 18th and 19th Streets, N.W., Washington, D.C. Notice of intention to participate in this hearing should be sent in writing to the Director (FWS/MBMO), U.S. Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240.

Comments received on the supplemental proposed rulemaking will be available for public inspection during normal business hours in Room 525-B, Matomic Building, 1717 H Street, NW., Washington, D.C.

FOR FURTHER INFORMATION CONTACT: John P. Rogers, Chief, Office of Migratory Bird Management, U.S. Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240 (202-254-3207).

SUPPLEMENTARY INFORMATION: The annual process for developing migratory game bird hunting regulations deals with regulations for early and late seasons. Early seasons include those which open before October 1, while late seasons open about October 1 or later. Regulations are developed independently for early and late seasons. The early season regulations cover mourning doves; white-winged doves; band-tailed pigeons; rails; gallinules; woodcock; common snipe; sea ducks in the Atlantic Flyway; teal in September in the Central and Mississippi Flyways; early duck seasons in Florida, Iowa, Kentucky, and Tennessee; sandhill cranes in North Dakota and South Dakota; doves in Hawaii; migratory game birds in Alaska, Puerto Rico, and the Virgin Islands; and some special falconry seasons. Late seasons include the general waterfowl seasons; special seasons for scaup and goldeneyes; extra scaup and teal in regular seasons; most sandhill crane seasons in the Central Flyway; coots, gallinules, and snipe in the Pacific Flyway; and other special falconry seasons.

Certain general procedures are followed in developing regulations for both the early and the late seasons. Initial regulatory proposals are announced in a Federal Register document published in April and opened to public comment. Following termination of the comment period and after a public hearing, the Service develops and publishes the proposed frameworks for times of seasons, season lengths, shooting hours, daily bag and possession limits, and other regulatory elements. Following another public comment period, and after consideration of additional comments, the Service publishes the final frameworks in the Federal Register. Using these frameworks, State conservation

agencies then select hunting season dates and options. States may prescribe more restrictive seasons and options than those offered in the Service's frameworks. The final regulations, reflected in amendments to Subpart K of 50 CFR Part 20, then appear in the Federal Register, becoming effective upon publication.

The regulations schedule for this year is as follows. On April 19, 1982, the Service published for public comment in the Federal Register (47 FR 16718) a proposal to amend 50 CFR 20, with comment periods ending as noted earlier. The proposal dealt with establishment of seasons, limits and shooting hours for migratory birds under §§ 20.101 through 20.107 and 20.109 of Subpart K. This document is the second in a series of proposed, supplemental, and final rulemaking documents for migratory game bird hunting regulations and deals specifically with supplemental proposed frameworks for early season migratory bird hunting regulations from which, when finalized, States may select season dates, shooting hours, and daily bag and possession limits for the 1982-83 season. All comments on the April 19 proposal received through May 14, 1982, have been considered in developing this document. In addition, new proposals for certain late season regulations are provided for public comment. Comment periods on this second document are specified above under DATES. Final regulatory frameworks for migratory game bird hunting seasons for Alaska, Puerto Rico, and the Virgin Islands are scheduled for Federal Register publication on or about July 2, 1982, and those for early seasons for other areas of the United States on July 27, 1982.

On June 23, 1982, a public hearing will be held in Washington, D.C., as announced in the Federal Register of April 19, 1982 (47 FR 16718), to review the status of mourning doves, woodcock, band-tailed pigeons, white-winged doves, and sandhill cranes. Proposed hunting regulations will be discussed for these species and for common snipe; rails; gallinules; migratory game birds in Alaska, Puerto Rico, and the Virgin Islands; mourning doves in Hawaii; September teal seasons in the Mississippi and Central Flyways; special September duck seasons in designated States; special sea duck seasons in the Atlantic Flyway; and extended falconry seasons. Statements or comments are invited.

This supplemental proposed rulemaking document describes a number of changes which have been proposed by commentators on the original framework proposals published on April

19, 1982, in the Federal Register. Several minor errors are also corrected.

Review of Public Comments and the Service's Response

Written Comments Received.

Twenty-two respondents commented by May 19, 1982, on the Service's initial proposals in the Federal Register dated April 19, 1982 (47 FR 16718). These include correspondence from 4 individuals, 1 national organization, 12 State agencies, 1 local government, and 4 communications from waterfowl flyway councils. The responses represent a broad spectrum of public interest. In some instances, the communications did not specifically mention the open comment period or regulatory proposals. However, because they were received or sent during the comment period and generally relate to migratory bird hunting regulations, they are treated as comments. Where the Service indicates acceptance of a new recommendation, it becomes a supplemental proposal subject to public comment.

A few other comments related to specific hunting season dates within the proposed season framework. Inasmuch as the season dates are selected by State conservation agencies, such comments were excluded.

Comments Received at Public Hearing.

The comments received at the June 23, 1982, public hearing will be addressed in the next supplemental proposal to be published in the Federal Register.

Supplemental Proposals

The following comments, proposals, modifications, and minor clarifications or corrections are numbered to correspond with the numbered items published in the Federal Register dated April 19, 1982. To facilitate review, early season regulations include items 1, 16, 20, 23, and 27, while late season regulations include items 1, 2, 12, 13, 14, 15, 16, and 27. In a number of cases, the Service responds to the public comments but proposes no changes.

1. *Shooting hours.* A Virginia hunter suggested modifying the shooting hours so that wood ducks could be hunted until one-half hour after sunset. He stated that wood ducks in his area do not fly until after sunset.

Response. The Service has addressed proposed changes in shooting hours frequently in the past and has issued an environmental assessment on the topic. These elaborate on reasons for retaining the existing shooting hours. Copies of the EA are available upon request. The Service is of the view that changes in

existing shooting hours are inadvisable and proposes no changes at this time.

2. *Framework dates for ducks and geese in the continental United States.* Massachusetts requested an extension of its Canada goose season to 90 days as a means of reducing the size of locally breeding, non-migratory Canada geese, and to reduce crop deprecations and other complaints. Massachusetts noted that 10 to 16 thousand Canada geese now winter in the State, and that they cause damage to crops, including cranberry plants and berries. The State indicated that it would rescind its request for the longer season if other Atlantic Flyway States having similar goose problems reduce their seasons from 90 to 70 days as an effort to re-establish more geese in the southern part of the flyway.

Michigan repeated its request that the framework opening date for waterfowl in the Upper Peninsula be advanced into September, e.g., September 26, 1982. A State analysis of duck harvest data indicating that only 10 percent of the statewide harvest occurs in the Upper Peninsula was cited as evidence that the change would have little impact on Michigan overall duck harvest. Michigan noted that local goose flocks creating a public nuisance in the semi-urban environment in the Southeast Goose Management Area justify extending the framework closing date to February 15. Harvest opportunities for these geese are related to the presence of snow cover and reduced temperatures which commonly occur in late January and early February.

The Upper Region Regulations Committee of the Mississippi Flyway Council disapproved Michigan's request for a waterfowl framework opening on September 26, endorsed Michigan's request for an extension of the goose season framework to February 15, 1983, and endorsed Wisconsin's request for an October 1 framework opening date for waterfowl (instead of the Saturday closest to October 1, as has been generally proposed for the Mississippi Flyway).

The Lower Region Regulations Committee of the Mississippi Flyway Council recommended that framework closing dates for ducks, geese, and coots in all its member States be extended from January 20 to January 31. The group also recommended that September duck seasons be allowed in member States "at the earliest opportunity," with provisions being similar to the experimental seasons underway in Kentucky and Tennessee.

The Waterfowl Habitat Owners' Alliance and several California hunters suggested that the California waterfowl

season framework be extended through January.

The County Board of Supervisors of Green Lake County, Wisconsin, submitted a resolution requesting that in Green Lake County the daily bag limit for Canada geese be increased to 2 birds, and that the season be extended into December. These measures are requested to alleviate local problems arising from increased numbers of these geese.

Response. Based on a review of the information provided and considering the Flyway Council recommendations, the Service concurs with the Michigan request relating to the Southeast Goose Management Area, and with the Wisconsin request to adopt a standard October 1 season opening, and proposes to implement these changes. On the other hand, the Service does not favor additional earlier or later frameworks until evaluations of the Iowa, Florida, Kentucky, Mississippi and Tennessee experimental seasons have been completed, and does not propose any change at this time. The request for regulatory changes for Canada geese in Green Lake County, Wisconsin, will be considered in conjunction with the management of the Mississippi Valley Population to which these geese belong, and the views of interested States and the Mississippi Flyway Council.

12. *Canvasbacks and redheads.* The Upper Region Regulations Committee, Mississippi Flyway Council, recommended Service endorsement of its canvasback and redhead management guidelines. The guidelines provide:

*** That we recognize a breeding population level and habitat index for both species which would require the area closure concept and restrictive bag limits (1 or 1/100 pt.). For example, a canvasback breeding population of 550,000 or less (three-year average) and a redhead breeding population of 600,000 or less (three-year average) coupled with a May pond figure of 2.0 million or less would require restrictive bag limits (1 or 1/100 point each) and area closure. Any two consecutive years of such poor habitat conditions would require complete closure of hunting on each species for that year as would any three-year average breeding population of 400,000 canvasbacks and 500,000 or less redheads.

Breeding populations and habitat values above these minimums would allow for modest increase in bag limits (1 and 1/70 points each) and modest changes in the area closure concept (drop county closures and retain true key area closures such as La Crosse, Wisconsin and Keokuk Pool plus others as deemed necessary). Key concentration areas could be closed during peak migratory periods rather than throughout the season.

Further increases in bag limits would be influenced by how well each population is growing toward the long-term goals of 850,000 breeding canvasbacks and one million breeding redheads as well as improved habitat conditions on the principal breeding grounds. Current long-term goals for each species are ambitious and may require modification in future years.

Wisconsin again proposed that its area closures for canvasbacks be terminated. The Upper Region Regulations Committee recommended abolishment of canvasback closure areas in Michigan, Ohio, and Wisconsin on the basis that these traditional canvasback use areas no longer attract substantial numbers of canvasbacks. The Lower Region Regulations Committee, Mississippi Flyway Council, made a similar recommendation for area closures in Alabama, Louisiana, and Tennessee, further recommending that a point value of 100 be established for the species throughout the region whenever point system regulations apply.

The Central Flyway Council recommended that the Service similarly abolish remaining canvasback closures in North Dakota and South Dakota.

Response. The proposed guidelines for managing canvasback harvests include criteria which appear to be too inflexible for practical application, and do not appear to provide significant improvement over present strategies based on average breeding population trends, productivity forecasts, minimal bag limits, and area closures.

The Service notes that shifts in distribution during migration or on wintering areas may have nullified the intended benefits of closing specific areas to canvasback hunting. If the absence of canvasbacks on areas presently closed is adequately documented, or it can be demonstrated that closures are ineffective, the Service will reconsider its present proposal to retain existing canvasback closed areas.

13. *Zoning.* Michigan repeated its request that it be permitted to establish 3 waterfowl hunting zones in lieu of the two in effect in recent years. It also requested a minor change in the present boundary; this involves shifting a few hundred acres of the Manistee River State Game Area from the South to North Zone. The Upper Region Regulations Committee of the Mississippi Flyway Council recommended that Ohio be permitted to continue setting waterfowl regulations by zones during 1982-83 pending completion of the final report for the 1979-81 study. The Committee supported Michigan's request for a minor change in its existing zone boundaries but opposed Michigan's proposal to establish three

hunting zones. The Committee also opposed Indiana's request to split its waterfowl hunting seasons within zones, and Iowa's request to establish zones for setting waterfowl seasons. The Central Flyway Council indicated its support of zoning proposals submitted to it by Montana, New Mexico, and Oklahoma.

The following zone descriptions were provided by the three new States proposing to initiate zoning studies.

Montana—The Central Flyway portion of the State would be divided as follows:

Zone 1. Bighorn, Blaine, Carbon, Daniels, Fergus, Garfield, Golden Valley, Judith Basin, McCone, Musselshell, Petroleum, Phillips, Richland, Roosevelt, Sheridan, Stillwater, Sweetgrass, Valley, Wheatland, and Yellowstone Counties.

Zone 2. Carter, Custer, Dawson, Fallon, Powder River, Prairie, Rosebud, Treasure, and Wibaux Counties.

New Mexico—The Central Flyway portion of the State would be divided as follows:

Zone 1. That area lying north of Interstate 40 from the Continental Divide east to Tucumcari and thence northeast on U.S. Highway 54 to the Texas line, including portions of Bernalillo, Cibola, Guadalupe, McKinley, Quay, and Rio Arriba Counties and all of Colfax, Harding, Los Alamos, Mora, Sandoval, San Miguel, Santa Fe, Taos, and Union Counties.

Zone 2. That area, not in Zone 1, including portions of Bernalillo, Cibola, Guadalupe, and Quay Counties and all of Chaves, Curry, De Baca, Dona Ana, Eddy, Lea, Lincoln, Luna, Otero, Roosevelt, Sierra, Socorro, Torrance, and Valencia Counties.

Oklahoma—The Low Plains portion of the State would be divided as follows:

Zone 1. That area lying north of Interstate 40 and west of Interstate 35 excluding the panhandle and portions of Roger Mills and Custer Counties and all of Grant County.

Zone 2. The remainder of Oklahoma excluding the panhandle.

Response. The Service concurs with the requests noted above for Ohio, Montana, New Mexico, and Oklahoma, and the minor boundary change for Michigan. Acceptance of the new zoning studies in Montana, New Mexico, and Oklahoma is contingent upon their fulfilling criteria published in the *Federal Register* dated April 19, 1982, at 47 FR 16725. On the other hand, the Service does not favor Michigan's request for 3 zones because it also involves a change in the framework opening. The Service does not propose

any changes for Indiana and Iowa at this time.

14. *Goose and brant seasons.* Delaware noted that a 70-day snow goose season was erroneously proposed in the framework published in the *Federal Register* dated April 19, 1982, at 47 FR 16726.

Response. The intended season length for the Atlantic Flyway is 90 days, the same that was in effect during 1981-82. The proposed framework is corrected below to read 90 days.

The Service further notes that described portions of the Atlantic Flyway where Canada goose season framework ending dates of January 20, 1983, and January 31, 1983, apply contain certain errors (47 FR 16726). The corrected description follows:

Between October 1, 1982, and January 20, 1983, Maine, New Hampshire, Vermont, Massachusetts, Pennsylvania, West Virginia, Maryland, and Virginia (excluding those portions of the cities of Virginia Beach and Chesapeake lying east of Interstate 64 and U.S. Highway 17) may select 70-day seasons on Canada geese; the daily bag and possession limits are 3 and 6 geese, respectively. However, in the area comprised of New York (including Long Island), Rhode Island, Connecticut, New Jersey, Delaware, the Delmarva Peninsula portions of Maryland and Virginia, and that portion of Pennsylvania lying east and south of a boundary beginning at Interstate Highway 83 at the Maryland border and extending north to Harrisburg, then east on U.S. Highway 22 to the New Jersey border, the Canada goose season length may be 90 days with the closing framework date extended to January 31, 1983. The daily bag limit within this area (except New York, Rhode Island, and Connecticut) will be 4 birds with a possession limit of 8 birds. The daily bag and possession limits in New York, Rhode Island, and Connecticut will be 3 and 6, respectively. North Carolina and those portions of the cities of Virginia Beach and Chesapeake lying east of Interstate 64 and U.S. Highway 17 in Virginia may select 50-day seasons on Canada geese within the October 1, 1982, to January 20, 1983, framework; the daily bag and possession limits are 2 and 4 Canada geese, respectively. South Carolina may select a 50-day season on Canada geese within the October 1, 1982, to January 20, 1983, framework; the daily bag and possession limits are 1 and 2 Canada geese, respectively. The season will be closed on Canada geese in Florida and Georgia. States may, in lieu of zoning, split their goose season into two or three segments.

Between October 1, 1982, and January 31, 1983, States in the Atlantic Flyway may select 90-day seasons on snow geese (including blue geese); the daily bag and possession limits are 4 and 8 geese, respectively.

Michigan proposed that the uniform statewide Canada goose daily and possession limits be 2 and 4 birds,

respectively, except in special management areas where higher limits may be justified.

Response. Action on this request is deferred pending additional population and production information, and recommendations from the Mississippi Flyway Council.

The Upper Region Regulations Committee, Mississippi Flyway Council, endorsed Michigan's request for extending the goose season to 107 days ending February 15 in the Southeastern Goose Management Area as a means of limiting the population growth of giant Canada geese, and also Michigan's request for lengthening the goose season to 60 days in the Saginaw County Goose Management Area, but rejected the proposal to allow the taking of brant with other geese. The Committee also approved Illinois' plan to establish a Canada goose harvest quota area in Fulton, Henry, and Knox Counties.

Response. The revised proposed frameworks will include the requested changes for Southeastern and Saginaw Goose Management Areas in Michigan and the new Canada goose quota area in Illinois.

New Mexico and the Central Flyway Council recommended that in New Mexico, a distinction be made in the frameworks between light and dark geese. The Central Flyway Council proposed that "dark" geese be redefined for the purpose of setting hunting regulations.

Response. The Service concurs with these recommendations and proposes to make the changes requested.

16. *Sandhill cranes.* Wyoming requested a combination special sandhill crane and Canada goose season in portions of Lincoln County as a means of reducing populations and alleviating crop depredations. The proposed season would occur during September 1-14, a time when whooping cranes would still be at Grays Lake, Idaho. Hunting would be by State permit, with 125 each being issued in the Bear River drainage and Star Valley. Each permittee would be allowed to take two sandhill cranes and three Canada geese. As a measure to control hunting, should a whooping crane appear, and to collect better harvest data, hunters would be required to check in and out of the hunting areas daily through two check stations. Wyoming's request was endorsed by the Pacific Flyway Council, and recommended to the Service.

A number of changes were proposed for sandhill crane hunting frameworks by the Central Flyway Council. It recommended that in North Dakota a season not to exceed 9 days, to occur

during September 1-20, be permitted in Benson, Burleigh, Emmons, Kidder, Logan, McHenry, Pierce, and Stutsman Counties, and that in McLean and Sheridan Counties a 16-day season within the same framework be permitted. A season framework not to exceed 58 days within September 1-February 28 was proposed for Colorado, Kansas, Montana, Nebraska, North Dakota, South Dakota, and Wyoming. Within these States some additional changes were proposed; these include establishing a statewide season in Kansas, including Sheridan County as a hunting area in Montana, changing the hunting area in South Dakota from 5 counties to statewide, and adding Campbell and Converse Counties to the Wyoming hunting area. No season is proposed at this time for Nebraska.

For New Mexico, Oklahoma, and Texas, a season not to exceed 93 days to be selected within the period September 1-February 28 was proposed. The hunting areas would remain the same as in the 1981-82 season except in Oklahoma where an area between U.S. 81 and Interstate 35 would be added.

New Mexico and the Central Flyway Council endorsed an experimental hunting season for a limited area in southwestern New Mexico.

Response. The Service addressed most of these request and provided more detailed information about them in the *Federal Register* dated April 19, 1982, at 47 FR 16727. At that time the Service stated:

Various sandhill crane population management plans are nearing completion in the Central and Pacific Flyways. These plans should be completed before regulatory changes are considered. In addition, there is a need to address hunting and harvest levels for sandhill cranes in a more comprehensive way than appears to be the case now. This should be done with a view to providing guidelines to the overall harvest of cranes as well as the harvest of particular populations or populations segments that may need special consideration. Where different State harvest proposals are directed to the same sandhill crane population, it is important that the proposed regulations be assessed in light of overall crane population objectives, estimated allowable harvests, and expected subspecific composition of birds to be subjected to additional harvest. The Service will consider these requests further as additional information becomes available. Wyoming's request concerns both sandhill cranes and Canada geese and would entail a major change in framework dates for hunting geese, so as to permit hunting in September. The Service proposes to defer consideration of such a change pending further information and the completion of a management plan for these geese.

20 *White-winged doves.* The Pacific Flyway Council recommended that the

season framework for white-winged doves, except in Arizona, be increased to 70 days, the same as for mourning doves, with not more than 10 white-winged doves daily and 20 in possession within the limits allowed for mourning doves.

Response. The revised frameworks will include the above proposals.

23. *Mourning doves.* Two errors exist in the Central Management Unit mourning dove framework published at 47 FR 16728. The first is the omission of the season length of 60 days. Second, a typographical error identifies the possession limit under the 45-day, 15 dove daily bag limit alternative as 20 doves. The correct possession limit under the alternative is 30 doves.

In the *Federal Register* dated April 19, 1982 (at 47 FR 16728), the Service noted that it was considering the desirability of applying generally uniform mourning dove frameworks to the 3 management units in the United States. No specific proposal was made pending additional review and comment.

In response to this notice, South Carolina suggested that the mourning dove bag limit in the Eastern Management Unit be increased from 12 to 18 birds in States selecting half-day shooting. This was justified on the grounds that hunting accounts for only about 11 percent of the 70 percent total mortality of doves, the average hunter in South Carolina bagged 5.9 doves per trip during the early season and 3.1 per trip during the last part of the split season, belief that the increased bag limit would have little impact upon the overall harvest, and call-count survey data which suggested that breeding doves are increasing in South Carolina and the entire United States.

The Central Flyway Council recommended that the basic mourning dove season in the Central Management Unit be increased from 60 to 70 days. The Pacific Flyway Council recommended that the basic framework in the Western Management Unit be changed from 50 days and 10 doves daily to 70 days and 12 doves daily, with and option for a 45-day season with 15 doves daily and 30 in possession.

Response. The Service is considering these recommendations but defers action on them pending receipt and consideration of additional comments.

27. *Migratory game bird seasons for falconers.* The Mississippi Flyway Council endorsed Michigan's request that the framework within which states are permitted to set special falconry hunting seasons for waterfowl be altered to include September.

Response. The Service is of the view that different means of taking do not necessarily justify setting different frameworks within which seasons may be selected and proposes to retain present falconry hunting season frameworks.

Public Comment Invited

Based on the results of migratory game bird studies now in progress and having due consideration for any data or views submitted by interested parties, the possible amendments resulting from this supplemental rulemaking will specify open seasons; shooting hours; and bag and possession limits for designated migratory game birds in the United States, including Alaska, Puerto Rico, and the Virgin Islands.

The Director intends that finally adopted rules be as responsive as possible to all concerned interests. He therefore desires to obtain the comments and suggestions of the public, other concerned governmental agencies, and private interests on these proposals and will take into consideration the comments received. Such comments, and any additional information received, may lead the Director to adopt final regulations differing from these proposals.

Special circumstances are involved in the establishment of these regulations which limit the amount of time which the Service can allow for public comment. Specifically, two considerations compress the time in which the rulemaking process must operate: the need, on the one hand, to establish final rules at a point early enough in the summer to allow affected State agencies to appropriately adjust their licensing and regulatory mechanisms, and, on the other hand, the unavailability before mid-June of specific, reliable data on this year's status of some migratory shore and upland game bird populations. Therefore, the Service believes that to allow a comment period past the dates specified earlier is contrary to the public interests.

Comment Procedure

It is the policy of the Department of the Interior, whenever practicable, to afford the public an opportunity to participate in the rulemaking process. Accordingly, interested persons may participate in the rulemaking process by submitting written comments to the Director (FWS/MBMO), U.S. Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240. Comments received will be available for public inspection during normal business hours at the Service's office in

Room 525 B, Matomic Building, 1717 H Street, NW., Washington, D.C.

All relevant comments on proposals for Alaska, Puerto Rico, and the Virgin Islands received no later than June 23, 1982; on early season proposals (except Alaska, Puerto Rico, and the Virgin Islands) received no later than July 16, 1982; and those on late season proposals received by August 23, 1982, will be considered. The Service will attempt to acknowledge comments, but substantive response to individual comments may not be provided.

Recommendation To Change Process for Establishing Migratory Bird Hunting Regulations

In the Federal Register dated April 19, 1982 (at 47 FR 16721), the Service presented a recommendation received from the Office of Management and Budget. Because of the importance and implications of the proposal, it is again described.

The Office of Management and Budget (OMB), as part of its program to eliminate unnecessary, burdensome or counterproductive regulations, has urged the Service to consider not publishing final rules (regulations) on hunting season dates and options selected by State conservation agencies from annual frameworks. Under this arrangement there would be no Federal regulations showing hunting season dates and options selected by each State. Instead, the final regulatory action taken by the Service would be the promulgation of frameworks. Season selections and other selected options would be finalized only in State regulations. The Service would continue to review State selections for consistency with Federal frameworks, and would compile them for informational purposes.

Acceptance of the OMB recommendation would shift the focus of the Federal regulations from individual hunters to State conservation agencies, with the latter being required to make proper selections from the Federal frameworks, and formalize the selections as State regulations.

The Service emphasizes its desire to receive comments on the proposal from all interested parties. All written comments received through August 3, 1982, will be taken into consideration. In addition, opportunity will be afforded at the June 23, 1982, early season regulations public hearing and the August 3, 1982, late season regulations public hearing for interested parties to provide statements regarding the proposal.

Flyway Council Meetings

The Service published a final rule in the Federal Register dated December 22, 1981 (46 FR 62077) which established certain procedures in the development of the annual migratory bird hunting regulations. This rule took effect on

January 21, 1982. One provision is to publish notification of meetings of waterfowl flyway councils where Department officials will be in attendance. In this regard, Departmental representatives will be present at the following summer meetings of the various flyway councils:

Atlantic Flyway—Charleston, SC (Charleston Sheraton), July 29-30
Mississippi Flyway—Mobile, AL (Quality Inn), July 29-30
Central Flyway—Colorado Springs, CO (Four Seasons Motor Inn), July 28-29
Pacific Flyway—Reno, NV (Sahara Hilton), July 28.

Although agendas are not yet available, these meetings usually commence at 8:30 to 9 a.m. on the days indicated.

NEPA Consideration

The "Final Environmental Statement for the Issuance of Annual Regulations Permitting the Sport Hunting of Migratory Birds (FES 75-54)" was filed with the Council on Environmental Quality on June 6, 1975, and notice of availability was published in the Federal Register on June 13, 1975 (40 FR 25241). In addition, several environmental assessments have been prepared on specific matters which serve to supplement the material in the Final Environmental Statement. Copies of these documents are available from the Service.

Endangered Species Act Consideration

Section 7 of the Endangered Species Act provides that, "The Secretary shall review other programs administered by him and utilize such programs in furtherance of the purposes of this Act," and "by taking such action necessary to insure that any action authorized, funded, or carried out . . . is not likely to jeopardize the continued existence of such endangered or threatened species or result in the destruction or modification of habitat of such species . . . which is determined to be critical."

Section 7 consultations are presently under way regarding both the early and late season regulatory proposals. It is possible that the findings from the consultation, which will be included in a biological opinion, may cause modification of some of the regulatory measures proposed in this document. Any modifications that may be desirable will be reflected in the final frameworks for Alaska, Puerto Rico, and the Virgin Islands, scheduled for publication in the Federal Register on or about July 2, 1982; those for other early seasons on or about July 27, 1982; and for late seasons on or about September 1, 1982.

As in the past, hunting regulations this year are designed, among other things, to remove or alleviate chances of conflict between seasons for migratory game birds and the protection and conservation of endangered and threatened species and their habitats. Examples of such consideration include areas closed to dove and pigeon hunting for protection of the Puerto Rican plain pigeon and the Puerto Rican parrot, both of which are classified as endangered. Also, an area in Alaska and 2 California counties are closed to Canada goose hunting for protection of the endangered Aleutian Canada goose.

The Service's biological opinions resulting from its consultation under Section 7 are considered public documents and are available for public inspection in or available from the

Office of Endangered Species and the Office of Migratory Bird Management, U.S. Fish and Wildlife Service, Department of the Interior, Washington, D.C. 20240.

Regulatory Flexibility Act and Executive Order 12291

In the *Federal Register* dated April 19, 1982 (at 47 FR 16722), the Service reported measures it had undertaken to comply with requirements of the Regulatory Flexibility Act and the Executive Order. These included preparing a Determination of Effects and an updated Final Regulatory Impact Analysis, and publication of a summary of the latter. All this information is included in the present document by reference. As noted in the early *Federal Register* publication, the Service plans

to issue its Memorandum of Law for the migratory bird hunting regulations at the same time the first of the annual hunting rules is finalized.

Authorship

The primary author of this proposed rulemaking is Henry M. Reeves, Office of Migratory Bird Management, working under the direction of John P. Rogers, Chief.

List of Subjects in 50 CFR Part 20

Hunting, Wildlife, Exports, Imports, Transportation.

Dated: June 1, 1982.

G. Ray Arnett,

Assistant Secretary for Fish and Wildlife and Parks.

[FR Doc. 82-16106 Filed 6-14-82; 8:45 am]

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Federal Register

Tuesday
June 15, 1982

Part V

Department of Transportation

National Highway Traffic Safety
Administration

Uniform Tire Quality Grading; Consumer
Tire Quality Grading; Interim Final Rule
and Request for Comments

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety
Administration

49 CFR Part 575

[Docket No. 25; Notice 46]

Consumer Information Regulations;
Uniform Tire Quality GradingAGENCY: National Highway Traffic
Safety Administration (NHTSA), DOT.ACTION: Interim final rule and request
for comments.

SUMMARY: This notice makes several technical amendments to the test procedures in the regulation on Uniform Tire Quality Grading (UTQG). The UTQG regulation specifies that the tire rim size and tire loading used in testing individual tires are to be determined by using Table 1, Appendix A of Federal Motor Vehicle Safety Standard No. 109, New pneumatic tires. Since the portion of Table 1, Appendix A relied upon by the UTQG regulation was deleted in a previous agency rulemaking, effective June 15, 1982, reliance upon that Appendix will no longer be appropriate after that date. This notice replaces the references to Appendix A with equivalent methods for determining rim size and tire loading.

DATES: This amendment is effective June 15, 1982. Comments must be received on or before August 16, 1982.

ADDRESS: Comments should refer to the docket number set forth above and be submitted to: Docket Section, Room 5109, Nassif Building, 400 Seventh Street, S.W., Washington, D.C. 20590. Docket hours are 8 a.m. to 4 p.m., Monday through Friday.

FOR FURTHER INFORMATION CONTACT: Dr. F. Cecil Brenner, Office of Automotive Ratings, National Highway Traffic Safety Administration, 400 Seventh Street, S.W., Washington, D.C. 20590 (202-426-1740).

SUPPLEMENTARY INFORMATION: The Uniform Tire Quality Grading (UTQG) regulation (49 CFR 575.104) requires that manufacturers and brand name owners of passenger car tires provide consumers with information on the treadwear, traction and temperature resistance of their tires. This information is to be generated in accordance with procedures specified in the regulation.

Two parameters specified in the test procedures are the proper test rim width for each tire, and the load under which the tire is to be tested. The UTQG regulation refers to Appendix A of Federal Motor Vehicle Safety Standard No. 109 (FMVSS 109) for the

determination of rim size to be used for testing purposes. Table I of Appendix A provides a complete listing of tire sizes available in this country and for each size indicates the proper test rim size and maximum loads at various tire pressures.

The UTQG regulation also refers to Appendix A of FMVSS 109 for the determination of tire load. The tire load for temperature resistance testing is the load specified in Appendix A of FMVSS 109 for the tire pressure listed in Table I of the UTQG regulation. Thus, load is currently determined by obtaining the tire pressure from Table I of the UTQG regulation and finding the load for that pressure level in Appendix A. The tire load for treadwear and traction testing is determined in the same way, except that the load level found in Appendix A is multiplied by 85 percent.

Beginning on June 15, 1982, reliance upon Appendix A of FMVSS 109 to determine rim size and tire load for UTQG testing will no longer be possible. On that date, the agency's amendment (December 17, 1981; 46 FR 61473) deleting Table I of Appendix A will become effective. As FMVSS 109 is currently written, the tire manufacturers and brand name owners must submit the rim size information to NHTSA for incorporation in Table I. Under the amendment, they will be able to satisfy FMVSS 109 by either securing the incorporation of the information in a publication of a standardization organization like the Tire and Rim Association or one of its foreign counterparts or by submitting it to the agency, their dealers, and others who request it, without the need for the information's incorporation in any other document.

As to tire load information, the tire manufacturers and brand name owners must currently calculate loads for pressure levels ranging from 16 to 40 pounds per square inch in most cases and submit the information to NHTSA for incorporation in Table I. After June 14, they need determine the load only for a single pressure level, the maximum one. The responsibilities of the manufacturers and brand name owners under amended FMVSS 109 regarding load information may be satisfied in the same fashion as their responsibilities regarding rim size.

The deletion of Table I of Appendix A was intended to reduce an unnecessary regulatory burden placed by FMVSS 109 on the tire industry and the agency. The action was not intended to make any change in the UTQG test procedures. However, the deletion of Table I of Appendix A necessitates amending the UTQG regulation so that rim size and

tire load can be determined without reference to that appendix.

This notice provides the means for making those determinations. The rim size to be used for UTQG testing is the same size specified by the tire manufacturer or brand name owner in a publication of a standardization association or in a submission directly to the agency. This provision does not in any way change the rim size used for UTQG testing. Instead, it simply changes the source of obtaining the rim size information.

As to tire loading, the UTQG testing will henceforth rely upon mathematical calculation involving a tire's maximum load, as molded on its sidewall, instead of relying upon information submitted by the manufacturer or brand name owner to any organization or agency. Under the new procedure, the maximum load is multiplied by a factor, ranging from .851 to .887 depending on the tire's maximum inflation pressure, and the result is rounded. The rounded result is used for temperature resistance testing. For treadwear and traction testing, the rounded result is multiplied by 85 percent. In most instances, this procedure produces the same load as is currently obtained by reference to Table I of Appendix A. In those instances in which the load is different, the degree of difference is so slight that the difference will not have any practical effect on the UTQG test results.

The agency finds good cause for issuing these amendments without prior notice and comment. The agency believes that prior notice and comment are unnecessary. The revisions are technical and editorial in nature. In most instances, the revisions produce no changes in the procedures under which tires are tested for UTQG purposes. In the few instances in which there will be a change, the change is so slight as to be substantively insignificant. Although the agency has concluded that prior notice and comment are unnecessary, it has decided to go beyond the minimum requirements of the Administrative Procedures Act and provide a 60-day comment period on these amendments. For the same reasons set forth above and to permit continued implementation of the UTQG regulation, the agency finds good cause for making the revisions effective immediately.

Since this proceeding is merely intended to allow the continued implementation of the UTQG regulation without any change in the manner of implementation, NHTSA has determined that this proceeding does not involve a major rule within the meaning of Executive Order 12291 or a significant

rule within the meaning of the Department of Transportation regulatory procedures. Further, there are virtually no economic impacts of this action so that preparation of a full regulatory evaluation is unnecessary.

The Regulatory Flexibility Act does not require the preparation of flexibility analyses with respect to rulemaking proceedings, such as this one, for which prior notice and comment is not required by the Administrative Procedures Act. If the requirement for preparation of such analyses were applicable, the agency would certify that this action would not have a significant economic impact on a substantial number of small entities. As noted above, this action will make essentially no change in the implementation of the UTQG regulation.

NHTSA has concluded that this action will have essentially no environmental consequences and therefore that there will be no significant effect on the quality of the human environment.

Interested persons are invited to submit comments on the agency's action announced above and on any other topics relevant to this notice. It is requested but not required that 10 copies be submitted.

All comments must be limited not to exceed 15 pages in length. Necessary attachments may be appended to these submissions without regard to the 15-page limit. This limitation is intended to encourage commenters to detail their primary argument in a concise fashion.

If a commenter wishes to submit certain information under a claim of confidentiality, three copies of the complete submission, including purportedly confidential information, should be submitted to the Chief Counsel, NHTSA, at the street address given above, and seven copies from which the purportedly confidential information has been deleted should be submitted to the Docket Section. Any claim of confidentiality must be supported by a statement demonstrating that the information falls within 5 U.S.C. section 552(b)(4), and that disclosure of the information is likely to result in substantial competitive damage; specifying the period during which the information must be withheld to avoid that damage; and showing that earlier disclosure would result in that damage. In addition, the commenter or, in the case of a corporation, a responsible corporate official authorized to speak for the corporation must certify in writing that each item for which confidential treatment is required is in fact confidential within the meaning of section (b)(4) and that a diligent search has been conducted by the commenter or its employees to assure that none of

the specified items have previously been disclosed or otherwise become available to the public.

All comments received before the close of business on the comment closing date indicated above will be considered, and will be available for examination in the docket at the above address both before and after that date. To the extent possible, comments filed after the closing date will also be considered. However, the rulemaking may proceed at any time after that date, and comments received after the closing date and too late for consideration in regard to the action will be treated as suggestions for future rulemaking. NHTSA will continue to file relevant material as it becomes available in the docket after the closing date, it is recommended that interested persons continue to examine the docket for new material. Those persons desiring to be notified upon receipt of their comments in the rulemaking docket should enclose, in the envelope with their comments, a self-addressed stamped postcard. Upon receiving the comments, the docket supervisor will return the postcard by mail.

List of Subjects in 49 CFR Part 575

Consumer protection, Labeling, Motor vehicle safety, Motor vehicles, Rubber and rubber products, Tires.

(Secs. 103, 112, 119, 201, 203, Pub. L. 89-563, 80 Stat. 718 (15 U.S.C. 1392, 1401, 1407, 1421, 1423); delegations of authority at 49 CFR 1.50)

Issued on June 11, 1982.

Raymond A. Peck, Jr.,
Administrator.

PART 575—CONSUMER INFORMATION REGULATIONS

In consideration of the foregoing, 49 CFR 575.104 is amended as follows:

1. Section 575.104(e)(1)(v) is revised to read as follows:

§ 575.104 Uniform tire quality grading standards.

(e) * * *
(1) * * *
(v) On each convoy vehicle, all tires are mounted on identical rims of design or measuring rim width specified for tires of that size in accordance with 49 CFR 571.109, § 4.4.1 (a) or (b), or a rim having a width within -0 to +0.50 inches of the width listed.

2. Section 575.104(e)(2)(iii) is revised to read as follows:

(e) * * *
(2) * * *

(iii) Load each vehicle so that the load on each course monitoring and candidate tire is 85 percent of the test load specified in § 575.104(h).

* * * * *
3. The first sentence of § 575.104(f)(2)(i)(B) is revised to read as follows:

* * * * *
(f) * * *
(2) * * *
(i) * * *
(B) Mount each tire on a rim of design or measuring rim width specified for tires of its size in accordance with 49 CFR 571.109, § 4.4.1 (a) or (b), or a rim having a width within -0 to +0.50 inches of the width listed.

* * * * *
4. The first sentence of § 575.104(f)(2)(viii) is revised to read as follows:

* * * * *
(f) * * *
(2) * * *
(viii) Prepare two candidate tires of the same construction type, manufacturer, line, and size designation in accordance with paragraph (f)(2)(i) of this section, mount them on the test apparatus, and test one of them according to the procedures of paragraph (f)(2)(ii) through (v) of this section, except load each tire to 85% of the test load specified in § 575.104(h).

* * * * *
5. Section 575.104(g)(1) is revised to read as follows:

* * * * *
(g) * * *
(1) Mount the tire on a rim of design or measuring rim width specified for tires of its size in accordance with 49 CFR 571.109, § 4.4.1 (a) or (b) and inflate it to the applicable pressure specified in Table 1 of this section.

* * * * *
6. Section 575.104(g)(6) is revised to read as follows:

* * * * *
(g) * * *
(6) Press the tire against the test wheel at the load specified in § 575.104(h).

* * * * *
7. Section 575.104 is amended by adding a new paragraph (h) immediately after Table 1 in paragraph (g), reading as follows:

* * * * *
(h) *Determination of test load.* (1) To determine test loads for purposes of paragraphs (e)(2)(iii), (f)(2)(viii) and (g)(6), follow the procedure set forth in paragraphs (2) through (5) below.
(2) Determine the tire's maximum inflation pressure and maximum load

rating both as specified on the tire's sidewall.

(3) Determine the appropriate multiplier corresponding to the tire's maximum inflation pressure, as set forth in Table 2.

(4) Multiply the tire's maximum load rating by the multiplier determined in paragraph (3). This is the tire's calculated load.

(5) Round the product determined in paragraph (4) (the calculated load) to the nearest multiple of ten pounds or, if metric units are used, 5 kilograms. For example, 903 pounds would be rounded to 900 and 533 kilograms would be rounded to 535. This figure is the test load.

TABLE 2

Maximum inflation pressure	Multiplier
32 psi.....	.851
36 psi.....	.870
40 psi.....	.883
240 kPa.....	.866
280 kPa.....	.887
300 kPa.....	.864

[FR Doc. 82-16290 Filed 6-14-82; 10:23 am]

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AGENCY PUBLICATION ON ASSIGNED DAYS OF THE WEEK

The following agencies have agreed to publish all documents on two assigned days of the week (Monday/Thursday or Tuesday/Friday). This is a voluntary program. (See OFR NOTICE 41 FR 32914, August 6, 1976.)

Monday	Tuesday	Wednesday	Thursday	Friday
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DOT/FAA	USDA/REA		DOT/FAA	USDA/REA
DOT/FHWA	USDA/SCS		DOT/FHWA	USDA/SCS
DOT/FRA	MSPB/OPM		DOT/FRA	MSPB/OPM
DOT/MA	LABOR		DOT/MA	LABOR
DOT/NHTSA	HHS/FDA		DOT/NHTSA	HHS/FDA
DOT/RSPA			DOT/RSPA	
DOT/SLSDC			DOT/SLSDC	
DOT/UMTA			DOT/UMTA	

Documents normally scheduled for publication on a day that will be a Federal holiday will be published the next work day following the holiday. Comments on this program are still invited.

Comments should be submitted to the Day-of-the-Week Program Coordinator, Office of the Federal Register, National Archives and Records Service, General Services Administration, Washington, D.C. 20408.

List of Public Laws

Note: No public bills which have become law were received by the Office of the Federal Register for inclusion in today's List of Public Laws.

Last Listing June 9, 1982