

NEW EXEMPTIONS—Continued

Application No.	Applicant	Regulation(s) affected	Nature of exemption thereof
11378-N ...	NASA, Washington, DC.	49 CFR 173.201, 173.226, 173.227, 173.40, 178.61-20, 178.61-5.	To authorize transportation in commerce of certain hazardous materials in stainless steel cylinders conforming to DOT-4BW specification. (mode 1)
11380-N ...	Western Atlas International, Houston, TX.	49 CFR 173.34(d), 178.37-13, 178.37-15, 178.37-5.	To authorize transportation in commerce of compressed hydrocarbon gases, Division 2.1, in non-DOT specification seamless steel cylinder with a service pressure of 20,000 psi equipped without safety device similar to DOT Specification 3AA cylinders. (modes 1, 2, 3, 4)
11381-N ...	Nuclear Containers, Inc., Elizabethton, TN.	49 CFR 178.356	To authorize the manufacture, marking and sale of modified DOT Specification 20PF-1/2/3 overpacks suitable packaging for cylinders which carry uranium hexafluoride fissile material. (modes 1, 2, 3, 4, 5)
11382-N ...	Structural Composites Industries, Pomona, CA.	49 CFR 173.302(a)(5), 173.34, 175.3, 178.46.	To authorize the manufacture, marking and sale of non-DOT specification fiber reinforced plastic hoop wrapped composite cylinders for use in transporting certain compressed gases classed in Division 2.1 and 2.2. (modes 1, 2, 3, 4, 5)
11383-N ...	NASA, Washington, DC.	49 CFR 173.336	To authorize transportation in commerce of non-DOT specification stainless cylinders built to 4BW Specification, 30 gallon (250 pound water capacity) 300 psig for use in transportation dinitrogen tetroxide, liquefied. (mode 1)
11384-N ...	Eagle-Picher Industries, Inc., Joplin, MO.	49 CFR 173.159(G)	To authorize transportation in commerce of nickel-hydrogen SPV batteries in specially designed packaging. (modes 1, 4)

NOTE: Notice of Application No. 10429-X Nalco Chemical Company that appeared at page 60680 of the FEDERAL REGISTER for November 25, 1994, should have appeared as follows: To modify exemption to provide for 21A intermediate bulk containers for use in transporting Class 3 and 8 material.

Notice of Application No. 11349-N City of Houston that appeared at page 60679 of the FEDERAL REGISTER for November 25, 1994, should have appeared 11351-N City of Houston.

This notice of receipt of applications for new exemptions is published in accordance with Part 107 of the Hazardous Materials Transportations Act (49 U.S.C. 1806; 49 CFR 1.53(e)).

Issued in Washington, DC, on January 17, 1995.

J. Suzanne Hedgepeth,

Acting Director, Office of Hazardous Materials Exemptions and Approvals.

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DEPARTMENT OF THE TREASURY

Fiscal Service

Fee Schedules for the Issuance of Definitive Securities and TREASURY DIRECT Securities Accounts

AGENCY: Bureau of the Public Debt, Fiscal Service, Treasury.

ACTION: Notice.

SUMMARY: This notice announces two schedules of fees to be assessed for marketable Treasury securities. This assessment of fees implements a provision of the Treasury, Postal Service and General Government Appropriations Act of 1995. Treasury will collect fees to offset the cost of providing services. Fees will be assessed for each definitive security issued to customers, and for annual maintenance for certain TREASURY DIRECT securities accounts. A final rule, which

authorizes the assessment of fees, is published in this issue of the **Federal Register**.

EFFECTIVE DATE: This notice is effective January 23, 1995. However, fees will be assessed beginning January 30, 1995, for definitive securities, and May 19, 1995, for securities accounts in the TREASURY DIRECT book-entry system.

FOR FURTHER INFORMATION CONTACT:

Maureen Parker, Director, Division of Securities Systems, Bureau of the Public Debt (304) 480-7761, Susan Klimas, Attorney-Adviser, Office of the Chief Counsel, Bureau of the Public Debt (304) 480-5192.

SUPPLEMENTARY INFORMATION: The Treasury, Postal Service and General Government Appropriations Act of 1995 (Pub.L. 103-329), authorizes the Secretary to collect a fee of not less than \$46 for each definitive security issued to customers. The legislation also authorizes the Secretary to collect an annual fee for each TREASURY DIRECT Investor Account, referred to in the regulations as a "Securities account", holding securities which exceed \$100,000 in par value. Congress granted the authority to assess fees to enable the Treasury to recover the costs of providing these services to investors.

Fee Schedule for Definitive Securities

Part 306 was amended by a final rule published separately in this issue of the **Federal Register**, to add a new section 306.24.

This section provides that a fee will be charged for each definitive security issued on a transfer, reissue, exchange or withdrawal from book-entry, or the granting of relief on account of loss or theft, in accordance with a fee schedule published in the **Federal Register**. The fees will be imposed beginning January 30, 1995, and the fee schedule appears below in this notice.

Investors requesting a transaction that results in the issue of a registered or bearer Treasury note or bond will be charged a fee of \$50 for each new certificate issued. Payment in the form of a check or money order, payable to the Federal Reserve Bank processing the transaction, must accompany the request. Any request submitted without the fee payment will be returned to the investor. Payments from depository institutions may be debited from the reserve account maintained by the institution at the appropriate Federal Reserve Bank.

Fee Schedule for Securities in the TREASURY DIRECT Book-entry System

31 CFR Part 357, which governs Treasury securities held in the TREASURY DIRECT book-entry system, was amended to add a new paragraph (f) to Section 357.20. Paragraph (f) provides that accounts holding securities above a stipulated par amount will be charged a fee in accordance with a fee schedule published in the **Federal Register**. The

fees will be imposed as of May 19, 1995, and the fee schedule applicable appears below in this notice.

Each TREASURY DIRECT Securities Account which exceeds \$100,000, par value, will be charged an annual fee of not less than \$25. The determination as to the amount of the fee will be made annually.

Dated: January 17, 1995.

Gerald Murphy,

Fiscal Assistant Secretary.

Schedule of Fees Assessed for Marketable Treasury Securities

The fee schedule for the issuance of a definitive security is as follows:

A fee of \$50 will be charged for each definitive security issued on a transfer,

reissue, exchange or withdrawal from book-entry form, or as a result of the granting of relief on account of loss, theft, destruction, mutilation or defacement. Payment of the fee must accompany the request for the issue of securities in physical form. If a request results in the issuance of more than one security, the amount of the fee is arrived at by multiplying the number of pieces requested by \$50. The fee announced above applies beginning January 30, 1995.

Schedule of Fees for TREASURY DIRECT Book-entry System Accounts

The fee schedule for TREASURY DIRECT securities accounts is as follows:

Each TREASURY DIRECT securities account holding Treasury bonds, notes and bills, pursuant to 31 CFR Part 357, that exceeds \$100,000 in par amount will be charged an annual maintenance fee in the amount of \$25. For 1995, this will be imposed on accounts exceeding \$100,000 in par amount as of May 19, 1995. The determination as to what accounts are subject to the fee shall be made annually. Each account holder will be individually billed.

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