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This listing does not affect the legal status of any document published in this issue. Detailed table of contents appears inside.

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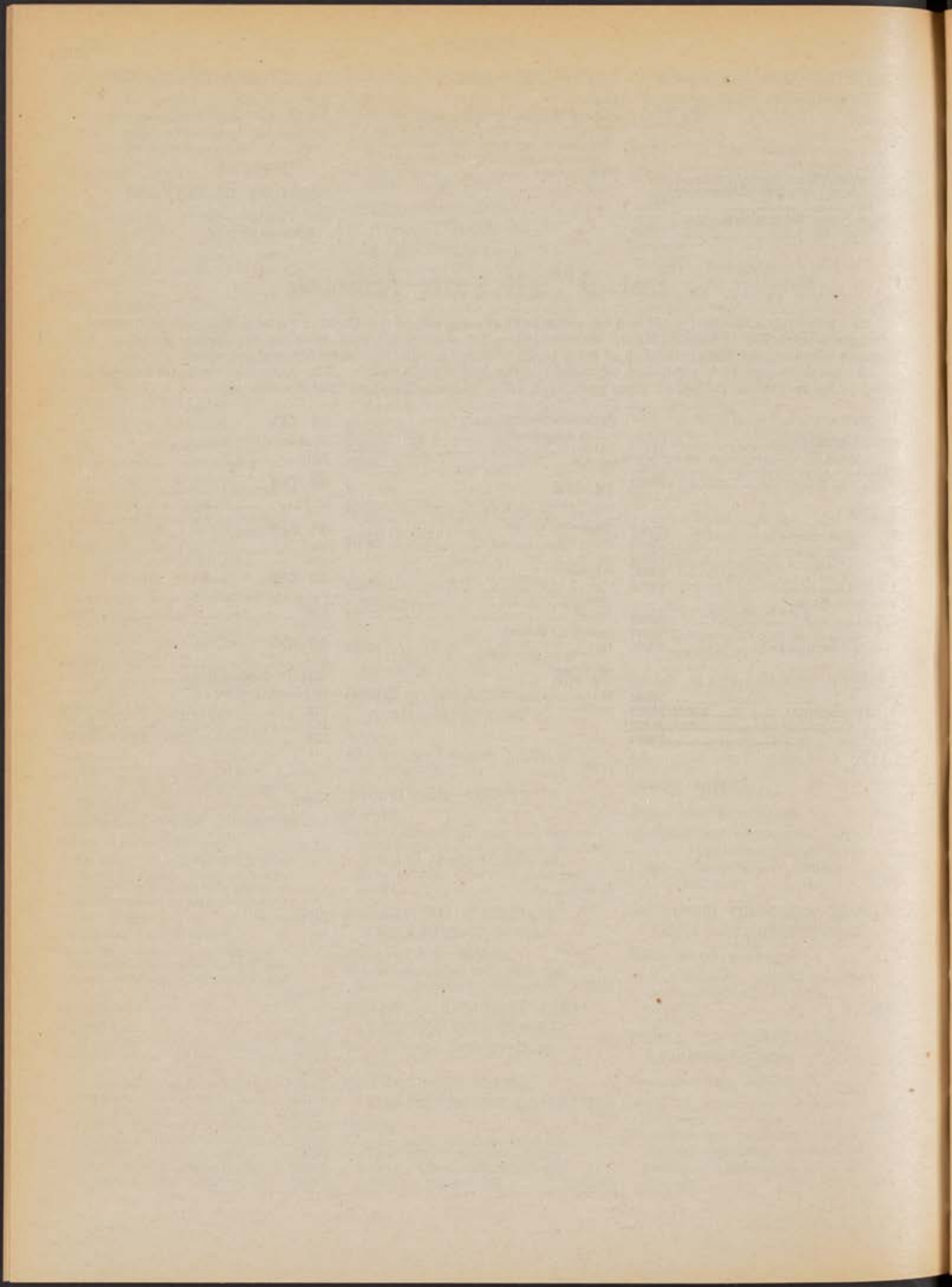
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Chapter I—Civil Service Commission

PART 213—EXCEPTED SERVICE

Action

Section 213.3259 is added to show that not to exceed 25 positions of Program Specialist at grades GS-9 through GS-15 in the Office of Domestic and Anti-Poverty Operations are excepted under Schedule B.

Effective on publication in the FEDERAL REGISTER (11-19-71), § 213.3259 is added as set out below.

§ 213.3259 Action.

(a) *Office of Domestic and Anti-Poverty Operations.* (1) Not to exceed 25 positions of Program Specialist at grades GS-9 through GS-15.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16937 Filed 11-18-71;8:51 am]

PART 213—EXCEPTED SERVICE

Department of Agriculture

Section 213.3313 is amended to show that one position of Private Secretary to the Director of Equal Opportunity is excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (11-19-71), subparagraph (26) is added to paragraph (a) of § 213.3313 as set out below.

§ 213.3313 Department of Agriculture.

(a) *Office of the Secretary.* * * *

(26) One Private Secretary to the Director of Equal Opportunity.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16933 Filed 11-18-71;8:51 am]

PART 213—EXCEPTED SERVICE

Environmental Protection Agency

Section 213.3318 of Schedule C is revised as set out below to make the listings conform with the present orga-

nizational structure of the Agency for convenience in reference.

§ 213.3318 Environmental Protection Agency.

(a) *Office of the Administrator.* (1) Three Special Assistants to the Administrator.

(2) One Special Assistant to the Administrator and one Staff Assistant to the Special Assistant.

(3) Three Secretaries to the Administrator.

(4) One Staff Assistant to the Administrator.

(5) One Secretary to the Deputy Administrator.

(6) One Assistant to the Deputy Administrator.

(7) One Confidential Assistant to the Deputy Administrator.

(b) *Office of Congressional Affairs.* (1) One Assistant Director.

(2) Two Congressional Liaison Representatives.

(3) One Staff Assistant to the Director.

(4) One Secretary to the Director.

(5) One Special Assistant to the Director.

(c) *Office of Public Affairs.* (1) One Information Assistant.

(2) One Assistant to the Director.

(3) One Public Information Officer.

(d) *Office of the Assistant Administrator (for Standards and Enforcement) and General Counsel.* (1) One Special Assistant to the Assistant Administrator.

(2) One Secretary to the Assistant Administrator.

(e) *Office of the Assistant Administrator for Research and Monitoring.* (1) One Secretary to the Assistant Administrator.

(f) *Office of the Assistant Administrator for Media Programs.* (1) One Special Assistant to the Assistant Administrator.

(2) One Confidential Assistant to the Assistant Administrator.

(3) One Special Assistant to the Assistant Administrator (Physical Sciences).

(g) *Water Quality Office.* (1) Commissioner.

(2) One Executive Assistant to the Commissioner.

(h) *Office of the Assistant Administrator for Planning and Management.* (1) One Special Assistant to the Assistant Administrator.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16935 Filed 11-18-71;8:51 am]

PART 213—EXCEPTED SERVICE

Action

Section 213.3359 is amended to show that two additional positions of Special Assistant to the Associate Director for Domestic and Anti-Poverty Operations are excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (11-19-71), paragraph (a) is amended under § 213.3359 as set out below.

§ 213.3359 Action.

(a) Four Special Assistants to the Associate Director for Domestic and Anti-Poverty Operations.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16932 Filed 11-18-71;8:51 am]

PART 213—EXCEPTED SERVICE

Office of Consumer Affairs

Section 213.3371 is amended to show that one position of Assistant to the Special Assistant to the President for Consumer Affairs is no longer excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (11-19-71), paragraph (i) of § 213.3371 is revoked.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16936 Filed 11-18-71;8:51 am]

PART 213—EXCEPTED SERVICE

Temporary Boards and Commissions

Section 213.3399 is added to show that one position of Confidential Secretary to the Director, Cost-of-Living Council and one Confidential Secretary to the Executive Director, Pay Board, are excepted under Schedule C.

Effective on publication in the FEDERAL REGISTER (11-19-71), § 213.3399 is added as set out below.

§ 213.3399 Temporary Boards and Commissions.

(a) *Cost-of-Living Council and Related Organizations.* (1) One Confidential Secretary to the Director, Cost-of-Living Council.

(2) One Confidential Secretary to the Executive Director, Pay Board.

(5 U.S.C. secs. 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,
[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16934 Filed 11-18-71; 8:51 am]

PART 733—POLITICAL ACTIVITY OF FEDERAL EMPLOYEES

Participation in Local Elections; Correction

In the FEDERAL REGISTER (F.R. Doc. 71-15658) of October 28, 1971, on page 20649, in § 733.124, the listing of locations where employees may participate in local elections showed Shrewsbury, N.J. (July 2, 1968), in error. It should have appeared as Shrewsbury Township, N.J. (July 2, 1968).

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16938 Filed 11-18-71; 8:51 am]

PART 771—EMPLOYEE GRIEVANCES AND ADMINISTRATIVE APPEALS

Decisions Under Agency Developed Grievance Systems

Part 771 is amended to make these regulations applicable only to agency developed grievance systems and not to negotiated grievance systems and to provide that a decision on an allegation of unfair labor practice made in an appeal or grievance may not be construed as an unfair labor practice decision under Executive Order 11491, as amended.

Effective on publication in the FEDERAL REGISTER (11-19-71), §§ 771.105, 771.106, 771.301, 771.302, 771.311, 771.312, and 771.313 are amended as set out below.

§ 771.105 Presentation of appeal or grievance.

(a) An employee, in presenting an appeal under an agency appeals system or a grievance under an agency grievance system, shall:

(1) Be assured freedom from restraint, interference, coercion, discrimination, or reprisal;

(2) Have the right to be accompanied, represented, and advised by a representative of his own choosing; and

(3) Be assured a reasonable amount of official time if he is otherwise in an active duty status.

(b) When an employee designates another employee of the agency as his representative, the representative, in presenting an appeal under an agency appeals system or a grievance under an agency grievance system, shall:

(1) Be assured freedom from restraint, interference, coercion, discrimination, or reprisal; and

(2) Be assured a reasonable amount of official time if he is otherwise in an active duty status.

§ 771.106 Allegations of unfair labor practices.

(a) An allegation of an unfair labor practice made in connection with an appeal or grievance under this part shall be incorporated in the appeal or grievance and processed under this part; however, the decision on the appeal or grievance may not be construed as an unfair labor practice decision under Executive Order 11491, as amended.

(b) If an allegation of an unfair labor practice made in connection with a grievance under Subpart C of this part has already been filed with the Assistant Secretary of Labor, the grievance may not be processed under this part.

§ 771.301 Employee coverage.

(a) *Employees covered.* Except as provided in paragraph (b) of this section, this subpart applies to all employees of an agency.

(b) *Employees not covered.* This subpart does not apply to:

(1) A noncitizen appointed under Civil Service Rule VIII, § 8.3 of this chapter;

(2) An alien appointed under section 1471(5) of title 22, United States Code;

(3) A nonappropriated-fund employee as defined in section 2105(c) of title 5 or section 4202(5) of title 38, United States Code;

(4) A physician, dentist, or nurse appointed under chapter 73 of title 38, United States Code;

(5) A Foreign Service officer, Foreign Service Reserve officer, Foreign Service Information officer, and staff officers and employees appointed under chapter 14, chapter 14A, or chapter 32 of title 22, United States Code; and

(6) [Revoked]

(7) An employee otherwise included under paragraph (a) of this section when he is a member of a class of employees excluded from coverage by the Commission on the recommendation of the head of the agency concerned.

§ 771.302 Grievance coverage.

(a) Except as provided in paragraphs (b) and (c) of this section, this subpart applies to any matter of concern or dissatisfaction to an employee which is subject to the control of agency management.

(b) This subpart does not apply to:

(4) A grievance over the interpretation or application of an agreement negotiated under section 11 of Executive Order 11491, as amended;

§ 771.311 Negotiated grievance systems.

This subpart does not apply to a grievance system established through a negotiated agreement between an agency and

a labor organization to which exclusive recognition has been granted.

§ 771.312 Employee requests for review.

The Commission does not act on a request by an employee for a review of an agency's action under an agency grievance system.

§ 771.313 Review of grievance systems.

The Commission reviews agency grievance systems through its inspection activity. When it finds that a system or operations thereunder do not conform with the requirements of this part, the Commission requires corrective action to bring the system or operations into conformity.

(5 U.S.C. 1302, 3301, 3302, E.O. 10577; 3 CFR 1954-58 Comp., p. 218, E.O. 10987; 3 CFR 1959-63 Comp., p. 519)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16923 Filed 11-18-71; 8:50 am]

PART 772—APPEALS TO THE COMMISSION

Agency Temporary Action Requirement During Contest of Appeals and Review Board Decision

Section 772.308 of Part 772 of the Commission's regulations is amended by requiring an agency to take immediate temporary action to comply with a decision by the Board of Appeals and Review when the agency wishes to contest that decision by requesting a reopening by the Commissioners.

§ 772.308 Review by the Commission.

(a) The Commissioners may, in their discretion, reopen and reconsider any previous decision when the party requesting reopening submits written argument or evidence which tends to establish that:

(1) New and material evidence is available that was not readily available when the previous decision was issued;

(2) The previous decision involves an erroneous interpretation of law or regulation or a misapplication of established policy; or

(3) The previous decision is of a precedential nature involving a new or unreviewed policy consideration that may have effects beyond the actual case at hand, or is otherwise of such an exceptional nature as to merit the personal attention of the Commissioners.

(b) An agency request for reopening under paragraph (a) of this section shall not stay the corrective action recommended by the Board of Appeals and Review, but the immediate action in such a case may be by temporary appointment, temporary promotion, or temporary restoration to duty status to a position of like grade and pay pending final disposition of the case.

(5 U.S.C. 1302, 3301, 3302, 5115, 5336, 7512, 7701, 8347, E.O. 10577; 3 CFR, 1954-58 Comp., p. 218, E.O. 11491; 3 CFR, 1969 Comp.)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,

Executive Assistant to the Commissioners.

[FR Doc. 71-16921 Filed 11-18-71; 8:49 am]

Title 7—AGRICULTURE

Chapter I—Consumer and Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 81—INSPECTION OF POULTRY AND POULTRY PRODUCTS

Introduction of Oil and Water Base Solutions

On October 8, 1970, there was published in the FEDERAL REGISTER (35 F.R. 15817) a notice that the Department is considering proposals to amend the regulations (7 CFR Part 81) under the Poultry Products Inspection Act, as amended (21 U.S.C. 451 et seq.) so as to allow the introduction, into poultry products, of seasoning agents and phosphates (alone or in combination) in a solution of water or other liquids. The notice asked for information and data about the products and specified various matters that would be covered in the event regulations on these articles are adopted by the Department.

On December 10, 1970, there was published in the FEDERAL REGISTER (35 F.R. 18745), a 30-day extension of the initial 30-day period of time provided for the submission of comments on the notice.

Statement of considerations. The FEDERAL REGISTER notice of October 8, 1970, requested data and substantive information for use by the Department in deciding if there were beneficial effects of value to consumers, e.g., improved flavor or increased tenderness or juiciness of product which could be attributed to the introduction of solutions into the particular poultry products.

A careful review of all data, views and arguments submitted, along with other information available to the Department, indicates that poultry products are noticeably improved by the addition, prior to the cooking operation, of limited amounts of solutions that contain certain food additives, including seasonings and phosphates. It does not appear that the addition of such solutions into the raw product in an amount less than approximately 3 percent of the weight of the raw product would provide for an appreciable improvement in the taste, texture, or other quality features of the product. The information does indicate, however, that products prepared with solutions introduced at a level of approximately 3 percent of the weight of the raw product receive consumer preference and acceptance.

The comments about labeling indicated general agreement that the product should be informatively identified so that consumers are fully aware of the nature

of the processed item. The most frequent suggestions were that the label bear a conspicuous statement declaring the individual ingredients of the solution and stating the percentage introduced into the product.

There was a consensus, also that the processing plants should employ control procedures to insure that the products are in compliance with the labeling requirements and that the Department should monitor the plant control systems sufficiently to ascertain that they are conducted properly.

After careful consideration of all relevant information, including that submitted in connection with the notice, the regulations are amended to provide for the processing of poultry and poultry products so as to retain approximately 3 percent of an approved solution in the edible tissues under proper controls and for their identification with adequate, informative labeling.

In § 81.134(c), a new subparagraph (7) is added to read as follows:

§ 81.134 Product specifications for labeling purposes.

• • • • •

(c) • • • • •

(7) Ready-to-cook poultry products to which solutions are added.

(i) Butter alone, or solutions of poultry broth, poultry stock, water, or edible fats, or mixtures thereof, in which are included functional substances such as spices, flavor enhancers, emulsifiers, phosphates, coloring materials, or other substances, approved by the Administrator in specific cases, may be introduced by injection into the thick muscles (breast and legs) of ready-to-cook poultry carcasses and may be introduced by injection or marinating into any separate part therefrom and into poultry roasts including chunked and formed products (but not poultry rolls) for the purpose of providing a basting medium or similar function. The ingredients of the added materials and the manner of addition to the products must be found acceptable by the Administrator, in all cases. The introduction of the added materials shall increase the weight of the processed product by approximately 3 percent over the weight of the raw product after washing and chilling in compliance with § 81.50. The provisions of paragraph (b) of this section specifying light and dark meat percentages required for certain poultry products shall be construed to permit products under this subparagraph (7) to contain approximately 3 percent of the added materials as provided in this subparagraph under conditions outlined in subdivision (iii) of this subparagraph; and the weight of the added materials introduced into the poultry products as provided in this subparagraph shall be included as part of the weight of the poultry for purposes of the net weight labeling provisions in § 81.130(a)(3).

(ii) A raw poultry product, into which the added materials of the type described in subdivision (i) of this subparagraph are introduced, must be labeled with a conspicuous, legible, and descriptive name, including terms that describe the

method of addition and function of the added material. All major terms in the product name must be printed with the same prominence, except that the words which concisely describe the function of the added materials (such as "Injected for Flavored Basting") may be more prominent, provided this does not detract from the conspicuousness of the other terms in the product name (such as "Young Turkey"). The label must bear a statement, in bold type, immediately below and adjacent to the product name, listing the common or usual names of the added materials in descending order of predominance. The first part of this statement must consist of terms adequate to inform consumers about the amount and manner of introduction of the solution (such as "Injected with approximately 3 percent of a solution of -----"), and must be printed at least one-fourth the size of the most prominent letter in the product name with a minimum size of one-fourth inch for a ready-to-cook turkey and proportionately smaller for other poultry products. The remainder of the solution ingredients shall be declared in type at least one-eighth inch in height. The entire statement must be printed in a color that contrasts with the background and be displayed on the principal display panel.

(iii) Approval for use of a label for product under this subparagraph depends upon the ability of the processor to control the finished product so that the average percent of basting material in each outgoing lot varies no more than 10 percent from the 3 percent requirement. Therefore, lots averaging 2.7 percent to 3.3 percent of basting material when tested by an approved plant control procedure would be in compliance. As used in this subdivision, "a lot" may be any reasonable portion of production designated by the official plant, or a maximum of an entire shift's production from one production line. The control procedures to be eligible for approval by the Administrator must:

(a) Assure compliance with all labeling requirements.

(b) Control the variability of the 3 percent added approved solution within the limits defined above.

(c) Provide for the disposition in accordance with the regulations in this part of all products not in compliance with this part, unless they are reprocessed to bring them into such compliance.

(d) Incorporate a system of raw weight identification of a sufficient number of poultry and/or poultry parts to allow effective monitoring of the system by Federal inspectors and plant employees.

(Sec. 14, 71 Stat. 447, as amended; 21 U.S.C. 463; 29 F.R. 16210, as amended; 36 F.R. 13169)

It does not appear that further public rule making procedure on the amendment would make additional information available to the Department. Therefore, under the administrative procedure provisions in 5 U.S.C. 553, it is found upon good cause that such further proceedings are impracticable and unnecessary. The foregoing amendment shall become effective

tive 90 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., on November 15, 1971.

CLAYTON YEUTTER,
Administrator,
Consumer and Marketing Service.

[FR Doc. 71-16899 Filed 11-18-71; 8:51 am]

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

[Orange Reg. 69, Amdt. 1; Grapefruit Reg. 71, Amdt. 1; Tangerine Reg. 42, Amdt. 1; Tangelo Reg. 42, Amdt. 1]

PART 905—ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

Limitation of Shipments

Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 905, as amended (7 CFR Part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of oranges, grapefruit, tangerines and tangelos, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) The recommendations by the committees reflect their appraisal of the potential marketing situation during the week in which Thanksgiving Day occurs and for the period immediately following. Historically, there has been heavy purchasing of fresh oranges, grapefruit, tangerines, and tangelos in the terminal markets prior to Thanksgiving Day followed by a period of slow movement immediately following the holiday. Inordinate shipments in the period of slow movement tend to depress market prices and returns to growers. Hence, the curtailment of such shipments, as hereinafter specified, is necessary to prevent a buildup of excess supplies in the markets during and immediately following the Thanksgiving Day week in order to prevent unduly depressed market prices and returns to growers.

(3) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of these amendments until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 553) in that the time intervening between the date when information upon which these amendments are based became available and the time when these amendments must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for

preparation for such effective time; and good cause exists for making the provisions hereof effective upon publication in the FEDERAL REGISTER. Domestic shipments of Florida oranges, grapefruit, tangerines, and tangelos are currently regulated pursuant to Orange Regulation 69 (36 F.R. 20215), Grapefruit Regulation 71 (36 F.R. 20215), Tangerine Regulation 42 (36 F.R. 20215) and Tangelo Regulation 42 (36 F.R. 20215) and, unless sooner terminated or modified, will continue to be so regulated through October 1, 1972; determinations as to the need for, and extent of, regulation under § 905.52(a)(3) of the order must await the development of the crops and the availability of information about the demand for such fruits; the recommendation and supporting information for limiting the total quantity of fresh oranges, grapefruit, tangerines, and tangelos by prohibiting shipments thereof, pursuant to said section, during the period November 23 through November 25, 1971, as herein provided, were promptly submitted to the Department after an open meeting of members of the Growers Administrative Committee on November 11, 1971, held to consider recommendations for such regulations, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; necessary supplemental information was submitted to the Department on November 11, 1971; information regarding the provisions of the regulations recommended by the committees has been disseminated among shippers of such fruits grown in the production area, and these regulations, including the effective time thereof, is identical with the recommendations of the committees; and compliance with these regulations will not require any special preparation on the part of persons subject thereto which cannot be completed on or before the effective time hereof.

Order. 1. In § 905.536 (Orange Regulation 69; 36 F.R. 20215) the provisions of paragraph (a) preceding subparagraph (1) thereof are revised, and a new paragraph (b) is added to read as follows:
§ 905.536 Orange Regulation 69.

(a) Except as otherwise provided in paragraph (b) of this section, during the period October 18, 1971, through October 1, 1972, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico:

(b) During the period November 23 through November 25, 1971, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico, any oranges grown in the production area.

2. In § 905.535 (Grapefruit Regulation 71; 36 F.R. 20215) the provisions of paragraph (a) preceding subparagraph (1) thereof are revised, and a new paragraph (b) is added to read as follows:

§ 905.535 Grapefruit Regulation 71.

(a) Except as otherwise provided in paragraph (b) of this section, during the

period October 18, 1971, through October 1, 1972, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico:

(b) During the period November 23 through November 25, 1971, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico, any grapefruit grown in the production area.

3. In § 905.537 (Tangerine Regulation 42; 36 F.R. 20215) the provisions of paragraph (a) preceding subparagraph (1) thereof are revised, and a new paragraph (b) is added to read as follows:

§ 905.537 Tangerine Regulation 42.

(a) Except as otherwise provided in paragraph (b) of this section during the period October 18, 1971, through October 1, 1972, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico:

(b) During the period November 23, through November 25, 1971, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico, any tangerines grown in the production area.

4. In § 905.538 (Tangelo Regulation 42; 36 F.R. 20215) the provisions of paragraph (a) preceding subparagraph (1) thereof are revised, and a new paragraph (b) is added to read as follows:

§ 905.538 Tangelo Regulation 42.

(a) Except as otherwise provided in paragraph (b) of this section, during the period October 18, 1971, through October 1, 1972, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico:

(b) During the period November 23 through November 25, 1971, no handler shall ship between the production area and any point outside thereof in the continental United States, Canada, or Mexico, any tangelos grown in the production area.

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

Dated November 16, 1971, to become effective upon publication in the FEDERAL REGISTER (11-19-71).

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

[FR Doc. 71-16958 Filed 11-18-71; 8:53 am]

PART 984—WALNUTS GROWN IN CALIFORNIA, OREGON, AND WASHINGTON

Minimum Kernel Content Requirements for Surplus

Notice was published in the October 30, 1971, issue of the FEDERAL REGISTER (36

F.R. 20892) regarding a proposal to amend § 984.450(b) of Subpart—Administrative Rules and Regulations (7 CFR 984.437–984.480) to revise the minimum kernel content requirements for certain lots of shelled walnuts which may be withheld to satisfy any part or all of a handler's surplus obligation. The subpart is operative pursuant to the marketing agreement, as amended, and Order No. 984, as amended (7 CFR Part 984), regulating the handling of walnuts grown in California, Oregon, and Washington. The amended marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674). The amendment is based on a unanimous recommendation of the Walnut Control Board.

The notice afforded interested persons an opportunity to submit written data, views, or arguments with respect to the proposal. None were received within the prescribed time.

Section 984.50(e) provides, in part, that the Board, with the approval of the Secretary, may specify the minimum kernel content and related requirements for any lot of walnuts acceptable in satisfaction of a surplus obligation. These requirements are set forth in § 984.450. For shelled walnuts, § 984.450(b) provides, among other things, that any lot of shelled walnuts withheld to meet any part or all of a handler's surplus obligation shall have a certified kernelweight of kernels six sixty-fourths of an inch or larger, of not less than 10 percent of the total weight of the lot.

When merchantable shelled walnuts are processed by chopping, slicing, or dicing, there is a residue of very fine pieces of walnuts smaller than six sixty-fourths of an inch, referred to as walnut meal. The provisions of § 984.450(b) preclude such meal from being credited, pursuant to § 984.54, in satisfaction of a handler's surplus obligation even though the meal was derived from merchantable shelled walnuts. The Board recommended that handlers be given credit for this meal. In order to permit such crediting, the minimum kernel content requirements in § 984.450(b), as herein-after set forth, are revised so that they do not apply to walnut meal resulting from the chopping, slicing, or dicing of merchantable shelled walnuts.

After consideration of all relevant matter presented, including that in the notice, the information and recommendations submitted by the Board, and other available information, it is found that the amendment of the administrative rules and regulations, as hereinafter set forth, will tend to effectuate the declared policy of the act.

Therefore, paragraph (b) of § 984.450 of Subpart—Administrative Rules and Regulations (7 CFR 984.437–984.480) is revised to read as follows:

§ 984.450 Minimum kernel content requirements for surplus.

(b) For shelled walnuts. Any lot of shelled walnuts withheld to meet any

part or all of a handler's surplus obligation, shall have a certified kernelweight of kernels six sixty-fourths of an inch or larger, of not less than 10 percent of the total weight of the lot: *Provided*, That such minimum kernel content requirements shall not apply to any lot of walnut meal certified by the designated inspection service as having been derived from chopping, slicing, or dicing merchantable shelled walnuts: *And provided further*, That no such lots may be exported unless they meet the minimum requirements for merchantable shelled walnuts effective pursuant to § 984.50(b).

It is further found that good cause exists for not postponing the effective time of this action until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 553) in that: (1) This action relieves restrictions on the handling of walnuts by permitting walnut meal derived from the chopping, slicing, or dicing of merchantable shelled walnuts to be credited in satisfaction of a handler's surplus obligation; (2) handlers are aware of the Board's recommendation and need no additional time to comply with this action; (3) handlers have expressed a desire to use such meal in satisfaction of their surplus obligations; and (4) this action should be made effective promptly in order to afford handlers opportunity to use such meal as soon as possible to satisfy such obligations.

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

Dated November 15, 1971, to become effective upon publication in the FEDERAL REGISTER (11–19–71).

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

[FR Doc. 71–16959 Filed 11–18–71; 8:53 am]

PART 989—RAISINS PRODUCED FROM GRAPES GROWN IN CALIFORNIA

Expenses of Raisin Administrative Committee and Rate of Assessment for 1971–72 Crop Year

Notice was published in the November 2, 1971, issue of the FEDERAL REGISTER (36 F.R. 20981) regarding proposed expenses of the Raisin Administrative Committee for the 1971–72 crop year and rate of assessment for that crop year, pursuant to §§ 989.79 and 989.80 of the marketing agreement, as amended, and Order No. 989, as amended (7 CFR Part 989), regulating the handling of raisins produced from grapes grown in California. The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674).

The notice afforded interested persons opportunity to submit written data, views, or arguments with respect to the proposal. None were received during the prescribed time.

After consideration of all relevant matter presented, including that in the notice, the information and recommendations submitted by the Raisin Administrative Committee, and other available information, it is found that the expenses of the Raisin Administrative Committee and the rate of assessment for the crop year beginning September 1, 1971, shall be as follows:

§ 989.322 Expenses of the Raisin Administrative Committee and rate of assessment for the 1971–72 crop year.

(a) *Expenses.* Expenses (other than those specified in § 989.82) in the amount of \$126,735 are reasonable and likely to be incurred by the Raisin Administrative Committee during the crop year beginning September 1, 1971, for the maintenance and functioning of the Committee and the Raisin Advisory Board and for such purposes as the Secretary may, in accordance with § 989.79, determine to be appropriate.

(b) *Rate of assessment.* The rate of assessment for that crop year which each handler is required, pursuant to § 989.80, to pay to the Raisin Administrative Committee as his pro rata share of the expenses is fixed at 85 cents per ton applicable to each of the following:

(1) Free tonnage raisins acquired by the handler during the crop year, exclusive of such quantity thereof as represents the assessable portions of other handlers' raisins pursuant to subparagraph (3) of this paragraph;

(2) Reserve tonnage raisins released or sold to the handler for use as free tonnage during the crop year; and

(3) Standard raisins (which he does not acquire) recovered by the handler by the reconditioning of off-grade raisins but only to the extent of the aggregate quantity of the free tonnage portions of these standard raisins that are acquired by other handlers during the crop year.

It is further found that good cause exists for not postponing the effective time of this action until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 553) in that: (1) The relevant provisions of said amended marketing agreement and order require that the rate of assessment fixed for a particular crop year which handlers are required to pay shall be applicable to all free tonnage raisins of the crop year and to all reserve tonnage raisins released or sold to handlers for use as free tonnage during the crop year; and (2) the current crop year began on September 1, 1971, and the rate of assessment fixed herein will automatically apply to all such raisins beginning with that date.

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

Dated: November 16, 1971.

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

[FR Doc. 71–16960 Filed 11–18–71; 8:53 am]

Chapter X—Consumer and Marketing Service (Marketing Agreements and Orders; Milk), Department of Agriculture

[Milk Order 30]

PART 1030—MILK IN THE CHICAGO REGIONAL MARKETING AREA

Temporary Revision of Shipping Percentage

This temporary revision is issued pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the provisions of § 1030.11(b)(6) of the order regulating the handling of milk in the Chicago Regional marketing area.

Notice of proposed rule making was published in the FEDERAL REGISTER (36 F.R. 21413) concerning a proposed decrease in the supply plant shipping percentage for the month of November 1971. Interested persons were afforded an opportunity to file written data, views, and arguments thereon. None were filed in opposition.

After consideration of all relevant material, including the proposal set forth in the aforesaid notice, data, views, and arguments filed thereon, and other available information, it is hereby found and determined that for the month of November 1971 the supply plant shipping percentage of 40 percent set forth in § 1030.11(b)(4) shall be decreased to 30 percent.

To fulfill their fluid milk requirements, distributing plants obtain milk from supply plants to supplement their receipts of milk directly from producers. During the seasonally short production months of September–November more than one-half of the receipts of milk at distributing plants in this market are obtained from supply plants.

Many operators of distributing plants in the market have arrangements with specific supply plants to obtain supplemental supplies. Over one-half of the shipments of supply plant milk in the market, however, is coordinated through one agent. Most of the milk supply for distributing plants in the metropolitan Chicago segment of the market is obtained through such agent. The agent arranges the shipments from among a large group of supply plants so as to qualify such plants for pool status. Most of these plants are operated by cooperative associations that handle much of the reserve milk supplies associated with the market.

During October 1971 distributing plants utilized 37.8 percent of the milk associated with this group of supply plants. The agent estimates that for November the milk requirements of pool distributing plants will also fall below 40 percent of the receipts at the supply plants. In this circumstance handlers might engage in uneconomic marketing practices to meet the 40 percent shipping requirement for November. For instance, a handler might route direct receipts of producer milk at his distributing plant through his supply plant to insure the

proportion of milk shipped from the supply plant is sufficient to qualify the supply plant.

It is concluded that it is necessary to decrease the shipping percentage by 10 percentage points for the month of November 1971 to prevent uneconomic shipments.

It is hereby found and determined that 30 days' notice of the effective date hereof is impractical, unnecessary, and contrary to the public interest in that:

(a) This temporary revision is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area in that during November 1971 it will enable supply plants to qualify as pool plants under the order without making uneconomic shipments to pool distributing plants;

(b) This temporary revision does not require of persons affected substantial or extensive preparation prior to the effective date; and

(c) Notice of proposed rule making was given interested parties and they were afforded opportunity to file written data, views, or arguments concerning this temporary revision.

Therefore, good cause exists for making this temporary revision effective November 1, 1971.

It is therefore ordered, That the aforesaid provision of the order is hereby revised for November 1971.

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

Effective date: November 1, 1971.

Signed at Washington, D.C., on November 15, 1971.

H. L. FOREST,
Director, Dairy Division.

[FR Doc.71-16961 Filed 11-18-71; 8:53 am]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Airworthiness Docket No. 71-WE-23-AD; Amdt. 39-1336]

PART 39—AIRWORTHINESS DIRECTIVES

McDonnell Douglas Model DC-9 Series (Except All-Freighter)

There have been three reported failures of the cabin ceiling lights rotary switch and circuit in DC-9 Series airplanes, which resulted in fire damage to the aircraft. Since this condition is likely to exist or develop in other airplanes of the same design, an airworthiness directive is being issued to require modification of the cabin ceiling lights circuit in DC-9 Series (except All-freighter).

Since a situation exists that requires immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective in less than 30 days.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (31 F.R. 13697), § 39.13 of the Federal Aviation regulations is amended by adding the following new airworthiness directive:

McDONNELL DOUGLAS. Applies to all DC-9 Series (except All-freighter) certified in all categories.

Compliance required within the next 100 hours' time in service after the effective date of this AD, unless already accomplished.

To prevent failure of the cabin ceiling lights rotary switch and circuit, accomplish the following:

Modify the ceiling light control wiring in accordance with Douglas Aircraft Co. Alert Service Bulletin A33-55, dated October 8, 1971, or later FAA approved revisions, or other modification approved by the Chief, Aircraft Engineering Division, FAA, Western Region.

This amendment is effective November 20, 1971.

(Secs. 313(a), 601, 603, Federal Aviation Act of 1958, 49 U.S.C. 1354(a), 1421, 1423, sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in Los Angeles, Calif., on November 10, 1971.

LYNN L. HINK,
Acting Director,
FAA, Western Region.

[FR Doc.71-16865 Filed 11-18-71; 8:45 am]

[Airspace Docket No. 71-WA-37]

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

Alteration of Federal Airway

The purpose of this amendment to Part 71 of the Federal Aviation regulations is to make an editorial correction to the description of VOR Federal airway No. 168.

V-168 is currently designated in part through use of the 179° radial of the Anniston, Ala., VORTAC. The Anniston, Ala., VORTAC has been renamed the Talladega, Ala., VORTAC. Accordingly, action is taken herein to reflect this name change in the description of V-168.

Since this amendment is editorial in nature and no change in the regulation is effected, notice and public procedure thereon are unnecessary.

In consideration of the foregoing, effective upon publication in the FEDERAL REGISTER (11-19-71), Part 71 of the Federal Aviation regulations is amended as hereinafter set forth.

In § 71.123 (36 F.R. 2010, 18076) V-168 is amended by deleting "Anniston, Ala.," and substituting "Talladega, Ala.," therefor.

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

Issued in Washington, D.C., on November 12, 1971.

T. McCORMACK,
Acting Chief, Airspace and
Air Traffic Rules Division.

[FR Doc.71-16866 Filed 11-18-71; 8:45 am]

[Airspace Docket No. 71-CE-66]

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

Alteration of Transition Area

On September 9, 1971, a notice of proposed rule making was published in the FEDERAL REGISTER (36 F.R. 18110) stating that the Federal Aviation Administration (FAA) was considering an amendment to Part 71 of the Federal Aviation Regulations that would amend the Baudette, Minn., transition area.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. The only comment received offered no objection.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., January 6, 1972, as hereinafter set forth.

In § 71.181 (36 F.R. 2140) Baudette, Minn., transition area is amended to read:

That airspace extending upward from 700 feet above the surface within a 5½ mile radius of Baudette International Airport, Baudette, Minn. (latitude 48°43'15" N., longitude 94°36'00" W.); within 3 miles each side of the 106° bearing from the Baudette International Airport extending from the 5½ mile radius area to 8 miles east of the airport; and that airspace extending upward from 1,200 feet above the surface within 4½ miles south and 9½ miles north of the 106° and 286° bearing from the Baudette International Airport, extending from 6 miles west to 18½ miles east of the airport; and within 5 miles each side of the 286° bearing from Baudette International Airport, extending from the airport to 12 miles west of the airport, excluding the portion outside the United States.

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

Issued in Washington, D.C., on November 12, 1971.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[FR Doc.71-16867 Filed 11-18-71;8:45 am]

[Airspace Docket No. 70-WA-31]

PART 75—ESTABLISHMENT OF JET ROUTES AND AREA HIGH ROUTES

Designation of Area High Routes

On March 3, 1971, F.R. Doc. 71-2822 was published in the FEDERAL REGISTER (36 F.R. 4044) with an effective date of April 29, 1971.

This document amended Part 75 of the Federal Aviation Regulations, in part, by establishing area navigation routes J800R, J801R, J802R, and J803R for service between Los Angeles, Calif./San Francisco, Calif., and New York City, N.Y.

New area high route J830R, between St. Louis, Mo., and New York City, N.Y., was recently designated and will be effective on January 6, 1972. It will intersect J801R and J803R between the

"Wolverine, Mich.," and "Ormsby, Pa.," waypoints. From that location eastward to the route end point, J830R is coincident with J801R and J803R. Since the point where J830R intersects the other two routes is also a turn point on J830R, a waypoint is required there. The waypoint name is "Spot, Ohio." Therefore, to preclude both charting complexity and possible pilot misunderstanding the "Spot, Ohio," waypoint should be made common to all three routes involved. In addition, the reference facility used with the "Wolverine, Mich.," waypoint would effect improved signal coverage for J801R and J803R if it was changed from the Flint, Mich., VORTAC to the Carleton, Mich., VORTAC. Action is taken herein to reflect these two changes.

Since this amendment is minor in nature with no substantive change in the regulation, notice and public procedure thereon are unnecessary, and good cause exists for making this amendment effective on less than 30 days notice.

In consideration of the foregoing, effective upon publication in the FEDERAL REGISTER (11-19-71), F.R. Doc. 71-2822 (36 F.R. 4044) is amended as hereinafter set forth.

In J801R and J803R a new waypoint is added between "Wolverine, Mich.," and "Ormsby, Pa.," waypoints: Waypoint "Spot, Ohio," Lat. "42°00'19", 80°56'16"', Reference Facility "Carleton, Mich." In J801R and J803R, the reference facility for the "Wolverine, Mich." waypoint is deleted and "Carleton, Mich." is substituted therefor.

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

Issued in Washington, D.C., on November 12, 1971.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[FR Doc.71-16868 Filed 11-18-71;8:45 am]

[Docket No. 11555; Amdt. No. 783]

PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES

Miscellaneous Amendments

This amendment to Part 97 of the Federal Aviation Regulations incorporates by reference therein changes and additions to the Standard Instrument Approach Procedures (SIAP's) that were recently adopted by the Administrator to promote safety at the airports concerned.

The complete SIAP's for the changes and additions covered by this amendment are described in FAA Forms 3139, 8260-3, 8260-4, or 8260-5 and made a part of the public rule making dockets for the FAA in accordance with the procedures set forth in Amendment No. 97-696 (35 F.R. 5609).

SIAP's are available for examination at the Rules Docket and at the National Flight Data Center, Federal Aviation Administration, 800 Independence Avenue SW., Washington, DC 20590. Copies of

SIAP's adopted in a particular region are also available for examination at the headquarters of that region. Individual copies of SIAP's may be purchased from the FAA Public Document Inspection Facility, HQ-405, 800 Independence Avenue SW., Washington, DC 20590, or from the applicable FAA regional office in accordance with the fee schedule prescribed in 49 CFR 7.85. This fee is payable in advance and may be paid by check, draft or postal money order payable to the Treasurer of the United States. A weekly transmittal of all SIAP changes and additions may be obtained by subscription at an annual rate of \$125 per annum from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

Since a situation exists that requires immediate adoption of this amendment, I find that further notice and public procedure hereon is impracticable and good cause exists for making it effective in less than 30 days.

In consideration of the foregoing, Part 97 of the Federal Aviation Regulations is amended as follows, effective on the dates specified:

1. Section 97.11 is amended by establishing, revising, or canceling the following L/MF-ADF(NDB)-VOR SIAP's, effective December 16, 1971.

Delta, Utah—Delta Municipal Airport; VOR-1, Amdt. 7; Canceled.

2. Section 97.23 is amended by establishing, revising, or canceling the following VOR-VOR/DME SIAP's, effective December 9, 1971.

Redmond, Ore.—Roberts Field; VOR-A, Original; Established.

Redmond, Ore.—Roberts Field; VOR-L, Amdt. 6; Canceled.

3. Section 97.23 is amended by establishing, revising, or canceling the following VOR-VOR/DME SIAP's, effective December 16, 1971.

Bethpage, N.Y.—Grumman-Bethpage Airport; VOR-A, Amdt. 5; Revised.

Covington, Ky.—Greater Cincinnati Airport; VOR-A, Amdt. 11; Revised.

Delta, Utah—Delta Municipal Airport; VOR Runway 34, Original; Established.

El Paso, Tex.—El Paso International Airport; VOR Runway 26, Amdt. 24; Revised.

Erie, Pa.—Erie International Airport; VOR Runway 6, Amdt. 10; Revised.

Manville, N.J.—Kupper Airport; VOR-A, Amdt. 1; Revised.

Erie, Pa.—Erie International Airport; VOR/DME Runway 24, Amdt. 3; Revised.

4. Section 97.25 is amended by establishing, revising, or canceling the following SDF-LOC-LDA SIAP's, effective December 16, 1971.

Covington, Ky.—Greater Cincinnati Airport; LOC(BC) Runway 18, Amdt. 6; Canceled.

Covington, Ky.—Greater Cincinnati Airport; LOC(BC) Runway 36, Amdt. 4; Canceled.

Erie, Pa.—Erie International Airport; LOC(BC) Runway 24, Amdt. 2; Revised.

5. Section 97.27 is amended by establishing, revising, or canceling the following NDB/ADF SIAP's, effective December 9, 1971.

Redmond, Ore.—Roberts Field; NDB Runway 10, Amdt. 3; Revised.

6. Section 97.27 is amended by establishing, revising, or canceling the following NDB/ADF SIAP's, effective December 16, 1971.

Bethpage, N.Y.—Grumman-Bethpage Airport; NDB Runway 33, Amdt. 5; Revised.
Covington, Ky.—Greater Cincinnati Airport; NDB Runway 9R, Amdt. 3; Revised.
Covington, Ky.—Greater Cincinnati Airport; NDB Runway 18, Amdt. 8; Revised.
Covington, Ky.—Greater Cincinnati Airport; NDB Runway 36, Amdt. 22; Revised.
Erie, Pa.—Erie International Airport; NDB Runway 6, Amdt. 6; Revised.
Erie, Pa.—Erie International Airport; NDB Runway 24, Amdt. 10; Revised.
Indianola, Miss.—Indianola Legion Field; NDB Runway 18, Original; Established.
Indianola, Miss.—Indianola Legion Field; NDB Runway 36, Original; Established.

7. Section 97.29 is amended by establishing, revising, or canceling the following ILS SIAP's, effective December 16, 1971.

Covington, Ky.—Greater Cincinnati Airport; ILS Runway 18, Amdt. 8; Revised.
Erie, Pa.—Erie International Airport; ILS Runway 6, Amdt. 8; Revised.
Richmond, Va.—Richard Evelyn Byrd International Airport; ILS Runway 33, Original; Established.

8. Section 97.31 is amended by establishing, revising, or canceling the following Radar SIAP's, effective December 16, 1971.

Binghamton, N.Y.—Broome County Airport; Radar-1, Amdt. 4; Revised.
Covington, Ky.—Greater Cincinnati Airport; Radar-1, Amdt. 12; Revised.
Erie, Pa.—Erie International Airport; Radar-1, Original; Established.

(Secs. 307, 313, 601, 1110, Federal Aviation Act of 1958; 49 U.S.C. 1438, 1354, 1421, 1510; sec. 5(c), Department of Transportation Act, 49 U.S.C. 1655(c), 5 U.S.C. 552(a)(1))

Issued in Washington, D.C., on November 12, 1971.

R. S. SLIFF,
Acting Director,
Flight Standards Service.

NOTE: Incorporation by reference provisions in §§ 97.10 and 97.20 (35 F.R. 5610). Approved by the Director of the Federal Register on May 12, 1969.

[FR Doc.71-16789 Filed 11-18-71;8:45 am]

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter I—Federal Power Commission

[Docket No. K-369; Order 405-B]

PART 154—RATE SCHEDULES AND TARIFFS

Interest on Refunds; Rates of Independent Gas Producers and Pipelines in Effect at End of Suspension Period

NOVEMBER 4, 1971.

In accordance with the mandate of the U.S. Court of Appeals for the Third Circuit in "Texaco, Inc. v. Federal Power

Commission," 412 F. 2d 740, June 12, 1969, the Commission on October 10, 1969, instituted a rulemaking proceeding, FPC Docket No. R-369, to reconsider the question of the amount of interest to be paid by natural gas companies on refunds ordered by the Commission. As recited in the notice of proposed rule making (34 F.R. 16628, October 17, 1969), the U.S. Court of Appeals for the Third Circuit in *Texaco, supra*, had set aside for procedural reasons Commission Order No. 362, issued April 2, 1968, in Docket No. R-340 (33 F.R. 5517, April 9, 1968) which added a new § 154.67 and new paragraph (g) to § 154.102, to Part 154, Subchapter E—Regulations under the Natural Gas Act, in Chapter I, Title 18 of the Code of Federal Regulations. As promulgated by Order No. 362, new §§ 154.67 and 154.102(g): *Provided*, That the amount of interest payable on amounts refunded by natural gas companies pursuant to section 4(e) of the Natural Gas Act would be computed at the prescribed rate of interest compounded monthly.

Thereafter, on May 27, 1970, the Commission issued Order No. 405 in Docket No. R-369 (35 F.R. 8633, June 4, 1970). In the preamble to that order, the Commission referred to the mandate of the Court in *Texaco, supra*, and stated in part that "it would not be in the public interest to impose a compound interest requirement. Consequently, we shall not amend Part 154 of the regulations under the Natural Gas Act by the prescription of a new § 154.67 and the addition of a new paragraph (g) to § 154.102 * * *". Order No. 405-A, issued July 27, 1970 (35 F.R. 12329, August 1, 1970) to clarify Order No. 405, did not change the conclusions of the Commission respecting §§ 154.67 and 154.102(g). Despite this clear expression of Commission intent, the Commission did not formally revoke §§ 154.67 and 154.102(g) of its regulations under the Natural Gas Act. Consequently these sections, in the form promulgated April 2, 1968, by Order No. 362, still appear in Part 154 of the Commission's regulations under the Natural Gas Act as published in the January 1, 1971, revision of Title 18 of the Code of Federal Regulations.

To correct this irregularity and to conform the provisions of the Commission's published regulations to the mandate of the U.S. Court of Appeals for the Third Circuit in "Texaco, Inc. v. Federal Power Commission," 412 F. 2d 740 (1969), and to Commission Orders Nos. 405 and 405-A, § 154.67 and paragraph (g) of § 154.102 should be formally revoked.

The Commission finds:

(1) The amendments to Part 154 of the Commission's regulations under the Natural Gas Act prescribed herein constitute a clarification of existing orders in this proceeding which were adopted in compliance with the mandate of the U.S. Court of Appeals for the Third Circuit in "Texaco, Inc. v. Federal Power Commission," 412 F. 2d 740 (1969), and in compliance with the requirements of 5 U.S.C. 553 after notice and opportunity to submit written comments which were received and considered by the Commission.

(2) Good cause exists that the amendments prescribed herein shall be effective as of May 27, 1970, the date of issuance of Order No. 405.

(3) The amendments prescribed herein are in the public interest and are necessary and appropriate for the administration of the Natural Gas Act.

The Commission acting pursuant to the provisions of the Natural Gas Act, as amended, particularly sections 4, 5, 7 and 16 thereof (52 Stat. 822, 823, 824, 825, and 830; 56 Stat. 83, 84; 61 Stat. 459; 76 Stat. 72; 15 U.S.C. 717c, 717d, 717f, and 717g) orders:

§ 154.67 [Revoked]

(A) Section 154.67 "Interest on Refunds," in Part 154—Rate Schedules and Tariffs, Subchapter E—Regulations under Natural Gas Act, Chapter I, Title 18 of the Code of Federal Regulations is revoked.

§ 154.102 [Amended]

(B) Paragraph (g) in § 154.102 "Suspended changes in rate schedules; motions to make effective at end of period of suspension; procedure," in Part 154—Rate Schedules and Tariffs, Subchapter E—Regulations under Natural Gas Act, Chapter I, Title 18 of the Code of Federal Regulations is revoked.

(C) This order shall be effective as of May 27, 1970, the date of issuance of Order No. 405.

(D) The Secretary shall cause prompt publication of this order to be made in the FEDERAL REGISTER.

By the Commission.

[SEAL] KENNETH F. PLUMS,
Secretary.

[FR Doc.71-16888 Filed 11-18-71;8:47 am]

Title 21—FOOD AND DRUGS

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

SUBCHAPTER B—FOOD AND FOOD PRODUCTS

PART 121—FOOD ADDITIVES

Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

PAPER AND PAPERBOARD IN CONTACT WITH AQUEOUS AND FATTY FOODS

The Commissioner of Food and Drugs, having evaluated the data in a petition (FAP 1B2596) filed by General Mills Chemicals, Inc., 2010 East Hennepin Avenue, Minneapolis, Minn. 55413, and other relevant material concludes that the food additive regulations should be amended to provide for the safe use of hydroxypropyl guar gum with viscosity in excess of 7,000 centipoises as a component of paper and paperboard in contact with food.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21

U.S.C. 348(c)(1)), and under authority delegated to the Commissioner (21 CFR 2.120), § 121.2526 is amended in the table in paragraph (a)(5) by revising the entry on hydroxypropyl guar gum to read as follows:

List of substances

Hydroxypropyl guar gum having a minimum viscosity of 5,000 centipoises at 25° C. as determined by RV-series Brookfield viscometer using a No. 4 spindle at 20 r.p.m. (or other suitable method) and using a test sample prepared by dissolving 5 grams of moisture-free hydroxypropyl guar gum in 495 milliliters of a 70 percent by weight aqueous propylene glycol solution.

Limitations

For use only as a dry strength and formation aid agent employed prior to the sheet-forming operation in the manufacture of paper and paperboard and used at a level not to exceed 1.5 percent by weight of finished dry paper or paperboard fibers.

Any person who will be adversely affected by the foregoing order may at any time within 30 days after its date of publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-88, 5600 Fishers Lane, Rockville, Md. 20852, written objections thereto in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. Received objections may be seen in the above office during working hours, Monday through Friday.

Effective date. This order shall become effective on its date of publication in the FEDERAL REGISTER (11-19-71).

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))

Dated: November 11, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-16944 Filed 11-18-71;8:53 am]

SUBCHAPTER C—DRUGS

PART 135a—NEW ANIMAL DRUGS FOR OPHTHALMIC AND TOPICAL USE

Nitrofurazone-Nifuroxime-Diperodon Hydrochloride Ear Solution, Veterinary

The Commissioner of Food and Drugs has evaluated a supplemental new animal drug application (12-612V) filed by Eaton Laboratories, Division of the Norwich Pharmacal Co., Post Office Box 191, Norwich, N.Y. 13815, proposing the safe and effective use of nitrofurazone-nifuroxime-diperodon hydrochloride ear solution for the treatment of certain bacterial ear infections in dogs. The supplemental application is approved.

Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347; 21 U.S.C.

§ 121.2526 Components of paper and paperboard in contact with aqueous and fatty foods.

- (a) * * *
- (5) * * *

360b(1)), and under authority delegated to the Commissioner (21 CFR 2.120), Part 135a is amended by adding the following new section:

§ 135a.19 Nitrofurazone-nifuroxime-diperodon hydrochloride ear solution, veterinary.

(a) **Specifications.** Nitrofurazone-nifuroxime-diperodon hydrochloride ear solution, veterinary, contains on a weight-in-weight basis 0.2 percent nitrofurazone; 0.375 percent nifuroxime, and 2 percent diperodon hydrochloride in a water soluble vehicle.

(b) **Sponsor.** See code No. 013 in § 135.501(c) of this chapter.

(c) **Conditions of use.** The drug is recommended for use in dogs in the treatment of bacterial ear infections caused by organisms sensitive to nitrofurazone and/or nifuroxime. It is administered two or three times daily. The drug is not intended for prolonged use. Sensitivity to the drug may develop. If redness, irritation, or swelling persists or increases, use of the drug should be discontinued and a veterinarian consulted.

Effective date. This order shall be effective upon publication in the FEDERAL REGISTER (11-19-71).

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

Dated: November 10, 1971.

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

[FR Doc.71-16945 Filed 11-18-71;8:53 am]

SUBCHAPTER D—HAZARDOUS SUBSTANCES

PART 191—HAZARDOUS SUBSTANCES: DEFINITIONS AND PROCEDURAL AND INTERPRETATIVE REGULATIONS

Certain Toys Known as Clacker Balls and Intended for Use by Children; Classification as Banned Hazardous Substances

A notice was published in the FEDERAL REGISTER of April 27, 1971 (36 F.R. 7860), proposing to classify as banned hazardous substances certain unsafe toys

known as clacker balls and intended for use by children. The notice also proposed to exempt from such ban clacker balls that meet specified safety requirements. The notice provided for the filing of comments within 15 days.

Comments were received from a trade association, manufacturers and distributors of the articles involved, a consumer group, and one individual. The principal comments may be summarized as follows:

1. Some commented that the drop test described in § 191.65a(a)(5)(ii)(b) is too severe and would provide a higher safety factor than is needed. Conversely, another comment suggested that the drop test be strengthened.

2. Several commented that it is impossible to prevent the formation of internal voids (holes, cavities, or air bubbles) during the polystyrene injection-molding process and that the presence of such voids does not adversely affect the safety of the clacker balls.

3. The elimination of the cotton swab test was proposed in two comments. Another comment suggested clarification of the fact that the cotton swab test should be performed only on those areas of the ball that may come in contact with the cord during use.

4. It was suggested that the portion of the proposal pertaining to "wicking up" or "running up" be eliminated, because it is difficult to prevent "wicking up" or "running up" in the injection molding of polystyrene balls.

5. One comment suggested that § 191.65(a)(5)(iv)(c), which requires a warning statement in the labeling, not become effective until 60 days after the final order is promulgated.

6. Some comments indicated that the proposal was unclear concerning the requirements for clacker balls that are not fully assembled for use at time of sale; one suggested that these "do-it-yourself" kits be exempted from banning as hazardous substances.

7. It was also suggested that (1) the test severity for the cord and the holding device be reduced; (2) natural as well as synthetic fibers be used for the cord; and (3) § 191.65a(a)(5)(i)(c), which states the procedure to be followed when the cord is attached to the ball by means of a knot, be eliminated.

The Commissioner of Food and Drugs has evaluated the comments and concludes that:

1. The requirement for the drop test provides the necessary safety factor to assure maximum protection to the user.

2. The presence of internal voids (holes, cavities, or air bubbles) in clacker balls made of injection-molded high-impact material does not present a potential hazard as long as the clacker balls comply with all tests required in § 191.65a(a)(5).

3. Section 191.65a(a)(5)(ii)(c), which pertains to the use of the cotton swab tests, should be revised to clarify the fact that the cotton swab test should be performed only on those areas of the ball

that may come in contact with the cord during use.

4. That portion of § 191.65a(a) (5) (b) which pertains to "wicking up" or "running up" the cord shall be retained. The "wicking up" or "running up" creates a point on the cord where the cord will wear more rapidly through extensive use, although the required strength test would be satisfied at the time of manufacture. However, this requirement should be revised to clarify the fact that it applies only to "wicking up" or "running up" on the outside of the cord.

5. No portion of the order will become effective until 30 days from the date the final order is published in the FEDERAL REGISTER. Sixty days after the date of publication shall be allowed for relabeling stocks as required by § 191.65a(a) (5) (iv). This will permit time for relabeling in the distribution channels. However, it shall be the responsibility of the manufacturer and/or distributor to see that the labeling has been appropriately revised by all customers before the end of this 60-day period.

6. There shall be no exemptions for clacker ball kits that are not appropriately assembled and labeled for use at time of sale. Such kits present potential hazards because they can be improperly assembled even when they are supplied with instructions. Also, these "do-it-yourself" kits would not be subjected to any of the quality control checks required by the regulations for pre-assembled products.

7. The suggestions (1) to reduce the test severity for the cord and the holding device, (2) to permit the cords to be made of natural as well as synthetic fibers, (3) and to eliminate § 191.65a(a) (5) (c), regarding the procedure if the cord is attached to the ball by means of a knot, are unacceptable because these changes would substantially jeopardize quality control over the safety of the articles.

Therefore, pursuant to provisions of the Federal Hazardous Substances Act (secs. 2(f) (1) (D), (s), 3(e) (1), 74 Stat. 372, 374, 375, as amended 83 Stat. 187-89; 15 U.S.C. 1261, 1262) and under authority delegated to the Commissioner (21 CFR 2.120), Part 191 is amended by adding a new subparagraph to § 191.9a (a) and another to § 191.65a(a), as follows:

§ 191.9a Banned toys and other banned articles intended for use by children.

(a) * * *

(7) Toys usually known as clacker balls and consisting of two balls of plastic or other material connected by a length of line or cord or similar connector (referred to as "cord" in § 191.65a(a) (5)), intended to be operated in a rhythmic manner by an upward and downward motion of the hand so that the two balls will meet forcefully at the top and bottom of two semicircles thus causing a "clacking" sound, which toys present a mechanical hazard because their design or manufacture presents an unreasonable risk of personal injury from fracture, fragmentations, or dis-

assembly of the toy and from propulsion of the toy or its part(s).

§ 191.65a Exemptions from classification as a banned toy or other banned article for use by children.

(a) * * *

(5) Clacker balls described in § 191.9a (a) (7) that have been designed, manufactured, assembled, labeled, and tested in accordance with the following requirements, and when tested at the point of production or while in interstate commerce or while held for sale after shipment in interstate commerce do not exceed the failure rate requirements of the table in subdivision (vi) of this subparagraph:

(i) The toy shall be so designed and fabricated that:

(a) Each ball: Weighs less than 50 grams; will not shatter, crack, or chip; is free of cracks, flash (ridges due to imperfect molding), and crazing (tiny surface cracks); and is free of rough or sharp edges around any hole where the cord enters or over any surface with which the cord may make contact. Each ball is free of internal voids (holes, cavities, or air bubbles) if the balls are made of materials other than those materials (such as ABS (acrylonitrile butadiene styrene), nylon, and high-impact polystyrene) that are injection-molded and possess high-impact characteristics.

(b) The cord: Is of high tensile strength, synthetic fibers that are braided or woven, having a breaking strength in excess of 100 pounds; is free of fraying or any other defect that might tend to reduce its strength in use; is not molded in balls made of casting resins which tend to wick up or run up on the outside of the cord; and is affixed to a ball at the center of the horizontal plane of the ball when it is suspended by the cord.

(c) When the cord is attached to the ball by means of a knot, the end beneath the knot is chemically fused or otherwise treated to prevent the knot from slipping out or untying in use.

(ii) The toy shall be tested at the time of production:

(a) By using the sampling procedure described in the table in subdivision (vi) of this subparagraph to determine the number of units to be tested.

(b) By subjecting each ball tested to 10 drops of a 5-pound steel impact rod or weight (2½-inch diameter with a flat head) dropped 48 inches in a vented steel or aluminum tube (2⅝-inch inside diameter) when the ball is placed on a steel or cast iron mount. Any ball showing any chipping, cracking, or shattering shall be counted as a failure within the meaning of the third column of the table in subdivision (vi) of this subparagraph.

(c) By inspecting each ball tested for smoothness of finish on any surface of the ball which may come in contact with the cord during use. A cotton swab shall be rubbed vigorously over each such surface or area of the ball; if any cotton fibers are removed, the ball shall be counted as a failure within the meaning of the fourth column of the table in sub-

division (vi) of this subparagraph. The toy shall also be checked to ascertain that there is no visibly perceptible "wicking up" or "running up" of the casting resins on the outside of the cord in the vicinity where the ball is attached.

(d) By fully assembling the toy and testing the cord in such a manner as to test both the strength of the cord and the adequacy with which the cord is attached to the ball and any holding device such as a tab or ring included in the assembly. The fully assembled article shall be vertically suspended by one ball and a 100-pound test applied to the bottom ball. Any breaking, fraying, or unraveling of the cord or any sign of slipping, loosening, or unfastening shall be counted as a failure within the meaning of the fourth column of the table in subdivision (vi) of this subparagraph.

(e) By additionally subjecting any ring or other holding device to a 50-pound test load applied to both cords; the holding device is to be securely fixed horizontally in a suitable clamp in such a manner as to support 50 percent of the area of such holding device and the balls are suspended freely. Any breaking, cracking, or crazing of the ring or other holding device shall be counted as a failure within the meaning of the fourth column of the table in subdivision (vi) of this subparagraph.

(f) By cutting each ball tested in half and then cutting each half perpendicularly to the first cut into three or more pieces of approximately equal thickness. Each portion is to be inspected before and after cutting, and any ball showing any flash, crack, crazing, or internal voids on such inspection is to be counted as a failure within the meaning of the fourth column of the table in subdivision (vi) of this subparagraph. Balls that are injection-molded and possess high-impact characteristics (such as injection-molded balls made of ABS, nylon, or high-impact polystyrene) though exempt from the requirements that there be no internal voids, must be tested to determine the presence of any flash, crack or grazing. A transparent ball shall be subjected to the same requirements except that it may be visually inspected without cutting.

(iii) The toy shall be fully assembled for use at time of sale, including the proper attachments of balls, cords, knots, loops, or other holding devices.

(iv) The toy shall be labeled:

(a) With a conspicuous statement of the name and address of the manufacturer, packer, distributor, or seller.

(b) To bear on the toy itself and/or the package containing the toy and/or the shipping container, in addition to the invoice(s) and shipping document(s), a code or mark in a form and manner that will permit future identification of any given batch, lot, or shipment by the manufacturer.

(c) To bear a conspicuous warning statement on the main panel of the retail container and display carton and on any accompanying literature: That if cracks develop in a ball or if the cord becomes frayed or loose or unfastened,

use of the toy should be discontinued; and if a ring or loop or other holding device is present, the statement "In use, the ring or loop must be placed around the middle finger and the two cords positioned over the forefinger and held securely between the thumb and forefinger," or words to that effect which will provide adequate instructions and warnings to prevent the holding device from accidentally slipping out of the hand. Such statements shall be printed in sharply contrasting color within a borderline and in letters at least one-quarter inch high on the main panel of the container and at least one-eighth inch high on all accompanying literature.

(v) The manufacturer of the toy shall make, keep, and maintain for 3 years records of sale, distribution, and results of inspections and tests conducted in accordance with this subparagraph and shall make such records available upon request at all reasonable hours by any officer or employee of the Food and Drug Administration, or any other officer or employee acting on behalf of the Secretary of Health, Education, and Welfare, and shall permit such officer or employee to inspect and copy such records and to make such inventories of stock as he deems necessary and otherwise to check the correctness of such records.

(vi) The lot size, sample size, and failure rate for testing clacker balls are as follows:

Number of units in batch, shipment, delivery, lot, or retail stock	Number of units in random sample	Failure rate constituting rejection when testing per §191.65a		Failure rate constituting rejection when testing per §191.65a	
		(a)	(b)	(c)	(d)
50 or less	4	1	1	1	1
51 to 50	13	1	1	1	1
91 to 100	20	1	1	1	1
151 to 250	32	1	2	1	2
251 to 500	50	1	2	1	2
501 to 1,200	80	2	4	1	4
1,201 to 2,200	125	2	6	1	6
2,201 to 10,000	200	3	10	1	10
10,001 to 35,000	315	4	16	1	16
35,001 to 150,000	500	6	25	1	25
150,001 to 500,000	800	8	40	1	40
500,001 and over	1,250	11	62	1	62

(vii) Applicability of the exemption provided by this subparagraph shall be determined through use of the table in subdivision (vi) of this subparagraph. A random sample of the number of articles as specified in the second column of the table shall be selected according to the number of articles in a particular batch, shipment, delivery, lot, or retail stock per the first column. A failure rate as shown in either the third or fourth column shall indicate that the entire batch, shipment, delivery, lot, or retail stock has failed and thus is not exempted under this subparagraph from classification as a banned hazardous substance.

Effective date. This order shall become effective 30 days from its date of publication in the FEDERAL REGISTER. Sixty days after the date of publication shall be allowed for relabeling stocks as required by this order.

(Secs. 2(f) (1) (D), (s), 3(e) (1), 74 Stat. 372, 374, 375 as amended 83 Stat. 187-89; 15 U.S.C. 1261, 1262)

Dated: November 11, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-16892 Filed 11-18-71;8:47 am]

Title 30—MINERAL RESOURCES

Chapter I—Bureau of Mines, Department of the Interior

PART 75—MANDATORY HEALTH STANDARDS, UNDERGROUND COAL MINES

Subpart O—Coal Mine Health and Safety

TRANSPORTATION, HANDLING AND STORAGE OF LIQUEFIED AND NONLIQUEFIED COM- PRESSED GAS CYLINDERS

Pursuant to the authority contained in paragraph (a) of section 101 of the Coal Mine Health and Safety Act of 1969 (Public Law 91-173), there was published in the FEDERAL REGISTER for April 21, 1971 (36 F.R. 7513), a notice of proposed rule making setting forth proposed amendments to Part 75, Subchapter O of Chapter I, Title 30, Code of Federal Regulations, by adding §§ 75.1106-2 through 75.1106-6 prescribing the safeguards to be employed in the transportation, handling, and storage of compressed and liquid gas cylinders in underground coal mines.

Interested persons were afforded a period of 45 days from the date of publication of the notice in which to submit written comments, suggestions, or objections to the proposed amendments. All of the comments, suggestions, or objections received were given careful consideration. Some of the standards have been revised as suggested, the term "compressed and liquid gas" cylinders has been changed to "liquefied and non-liquefied compressed gas" cylinders and an exemption for small low pressure gas cylinders containing nonflammable or nonexplosive gas mixtures used in calibration test kits for methane monitoring systems has been provided to §§ 75.1106-2(c) and 75.1106-4(d), (f) and (g).

Part 75, Subchapter O of Chapter I, Title 30, Code of Federal Regulations, is amended by adding §§ 75.1106-2 through 75.1106-6 as set forth below.

Effective date. Sections 75.1106-2 through 75.1106-6 shall become effective 45 days after the date of publication in the FEDERAL REGISTER.

HOLLIS M. DOLE,
Assistant Secretary of the Interior.

NOVEMBER 12, 1971.

§ 75.1106-2 Transportation of liquefied and nonliquefied compressed gas cylinders; requirements.

(a) Liquefied and nonliquefied compressed gas cylinders transported into or

through an underground coal mine shall be:

(1) Placed securely in devices designed to hold the cylinder in place during transit on self-propelled equipment or belt conveyors;

(2) Disconnected from all hoses and gages;

(3) Equipped with a metal cap or "headband" (fence-type metal protector around the valve stem) to protect the cylinder valve during transit; and,

(4) Clearly labeled "empty" or "MT" when the gas in the cylinder has been expended.

(b) In addition to the requirements of paragraph (a) of this section, when liquefied and nonliquefied compressed gas cylinders are transported by a trolley wire haulage system into or through an underground coal mine, such cylinders shall be placed in well insulated and substantially constructed containers which are specifically designed for holding such cylinders.

(c) Liquefied and nonliquefied compressed gas cylinders shall not be transported on mantrips.

§ 75.1106-3 Storage of liquefied and nonliquefied compressed gas cylinders; requirements.

(a) Liquefied and nonliquefied compressed gas cylinders stored in an underground coal mine shall be:

(1) Clearly marked and identified as to their contents in accordance with Department of Transportation regulations.

(2) Placed securely in storage areas designated by the operator for such purpose, and where the height of the coalbed permits, in an upright position, preferably in specially designated racks, or otherwise secured against being accidentally tipped over.

(3) Protected against damage from falling material, contact with power lines and energized electrical equipment, heat from welding, cutting or soldering, and exposure to flammable liquids.

(b) Liquefied and nonliquefied compressed gas cylinders shall not be stored or left unattended in any area in by the last open crosscut of an underground coal mine.

(c) When not in use, the valves of all liquefied and nonliquefied compressed gas cylinders shall be in the closed position, and all hoses shall be removed from the cylinder.

§ 75.1106-4 Use of liquefied and nonliquefied compressed gas cylinders; general requirements.

(a) Persons assigned by the operator to use and work with liquefied and nonliquefied compressed gas shall be trained and designated by the operator as qualified to perform the work to which they are assigned, and such qualified persons shall be specifically instructed with respect to the dangers inherent in the use of such gases in an underground coal mine.

(b) Persons who perform welding, cutting, or burning operations shall wear clothing free from excessive oil or grease.

(c) Liquefied and nonliquefied compressed gas shall be used only in well-ventilated areas.

(d) Not more than one liquefied or nonliquefied compressed gas unit, consisting of one oxygen cylinder and one additional gas cylinder, shall be used to repair any unit of equipment which is in the loading point of any section.

(e) Where liquefied and nonliquefied compressed gas is used regularly in underground shops or other underground structures, such shops or structures shall be on a separate split of air.

(f) Where liquefied and nonliquefied compressed gas is used in any area in which oil, grease, or coal dust is present, oil and grease deposits shall, where practicable, be removed and the entire area within 10 feet of the worksite covered with a heavy coating of rock dust.

(g) Liquefied and nonliquefied compressed gas cylinders shall be located no less than 10 feet from the worksite, and where the height of the coal seam permits, they shall be placed in an upright position and chained or otherwise secured against falling.

(h) Liquefied and nonliquefied compressed gas shall not be used under direct pressure from the cylinder and, where such gases are used under reduced pressure, the pressure level shall not exceed that recommended by the manufacturer.

(i) "Manifolding cylinders" shall only be performed in well-ventilated shops where the necessary equipment is properly installed and operated in accordance with specifications for safety prescribed by the manufacturer.

§ 75.1106-5 Maintenance and tests of liquefied and nonliquefied compressed gas cylinders; accessories, and equipment; requirements.

(a) Hose lines, gages, and other cylinder accessories shall be maintained in a safe operating condition.

(b) Defective cylinders, cylinder accessories, torches, and other welding, cutting, and burning equipment shall be labeled "defective" and taken out of service.

(c) Each qualified person assigned to perform welding, cutting, or burning with liquefied and nonliquefied compressed gas shall be equipped with a wrench specifically designed for use with liquefied and nonliquefied compressed gas cylinders and a suitable torchtip cleaner to maintain torches in a safe operating condition.

(d) Tests for leaks on the hose valves or gages of liquefied and nonliquefied compressed gas cylinders shall only be made with a soft brush and soapy water or soap suds, or other device approved by the Secretary.

§ 75.1106-6 Exemption of small low pressure gas cylinders containing nonflammable or nonexplosive gas mixtures.

Small low pressure gas cylinders containing nonflammable or nonexplosive gas mixtures, which provide for the emission of such gas under a pressure reduced

from a pressure which does not exceed 250 p.s.i.g., and which is manufactured and sold in conformance with U.S. Department of Transportation Special Permit No. 6029 as a calibration test kit for methane monitoring systems, shall be exempt from the requirements of §§ 75.1106-2(c) and 75.1106-4(d), (f) and (g).

[FR Doc.71-16898 Filed 11-18-71;8:48 am]

Title 43—PUBLIC LANDS: INTERIOR

Subtitle A—Office of the Secretary of the Interior

PART 4—DEPARTMENT HEARINGS AND APPEALS PROCEDURES

Subpart F—Special Rules Applicable to Mine Health and Safety Hearings and Appeals

ASSESSMENT OF CIVIL PENALTIES

Pursuant to the authority of the Secretary of Interior contained in the Federal Coal Mine Health and Safety Act of 1969, 83 Stat. 803; 30 U.S.C. section 957, § 4.540 of Part 4, Title 43, is amended by revoking paragraph (b) of that section.

This amendment eliminates the requirement that copies of all notices or orders at issue be attached to a petition to assess penalty. This step is being taken by the Office of Hearings and Appeals to help reduce the vast amount of paper work involved in processing these violations. Heretofore, four copies of these violations were required. However, they are considered unnecessary, especially since the operator has received two copies of each notice or order from the Bureau of Mines and the informal assessment process has clearly identified the violations at issue. The Bureau will continue to forward a set of the notices or orders at issue to the Office of Hearings and Appeals for the official administrative record. In addition, the operator or his attorney who desires an additional copy of the notices or orders will be furnished a set upon request.

It is the policy of the Department of the Interior whenever practicable to afford the public an opportunity to participate in the rule making process. However, since this amendment changes internal administrative procedure, further notice and public procedure hereon under 5 U.S.C. 553 are impracticable and good cause exists for making the amendment effective in less than 30 days. Accordingly, this amendment shall become effective upon publication hereof in the FEDERAL REGISTER (11-19-71).

WARREN F. BRECHT,
Deputy Assistant Secretary
of the Interior.

NOVEMBER 10, 1971.

[FR Doc.71-16896 Filed 11-18-71;8:48 am]

Title 45—PUBLIC WELFARE

Chapter X—Office of Economic Opportunity

PART 1061—CHARACTER AND SCOPE OF SPECIFIC COMMUNITY ACTION PROGRAMS

Subpart—Eligibility Standards of Comprehensive Health Services

Part 1061 of Chapter X of Title 45 of the Code of Federal Regulations is amended by adding a new subpart, reading as follows:

Sec.
1061.3-1 Applicability of this subpart.
1061.3-2 Introduction.
1061.3-3 Policy.

AUTHORITY: The provisions of this subpart issued under section 222(a), 82 Stat. 1019, 42 U.S.C. 2809.

§ 1061.3-1 Applicability of this subpart.

This subpart applies to comprehensive health services projects funded under section 222(a) of the Economic Opportunity Act.

§ 1061.3-2 Introduction.

This subpart sets forth eligibility standards for comprehensive health services projects.

§ 1061.3-3 Policy.

(a) Services may be provided without charge to:

(1) Residents of the target area of the project who fall within the Office of Economic Opportunity Poverty Guidelines (as set forth in §§ 1060.2-1 through 1060.2-4 of this chapter);

(2) Residents of the target area of the project who qualify under State XIX income standards;

(3) Residents of the target area of the project who qualify under a local poverty health or welfare standard which is integrally involved in the project's operation and which has been specifically approved by the Office of Health Affairs.

(b) Services may be provided without charge to all residents of the target area on an emergency basis without prior determination of eligibility.

(c) In selected cases, a partial and full payment plan may be approved for persons with incomes above the standards for free care set forth in paragraph (a) of this section. Such plans must be approved by the Office of Health Affairs. They will only be approved if one or more of the following conditions exist:

(1) The eligibility criteria for free care were originally approved by the Office of Economic Opportunity on an "area-wide basis";

(2) The Neighborhood Health Center is the sole adequate source of health care in the designated service area;

(3) The proposed plan is an approach that promises to make a significant contribution to the improved administration of health services for low-income population groups.

(d) Partial payment plans approved by the Office of Health Affairs under paragraph (c) of this section shall be in accord with all the following criteria:

(1) The plan shall be approved by the Neighborhood Health Council or equivalent group for the project;

(2) The plan shall give priority to persons meeting criteria for free care and shall demonstrate that the proposed schedule will not make it impossible to serve individuals eligible for free care;

(3) The plan shall not involve the use of Office of Economic Opportunity funds to provide health care for individuals in families with incomes in excess of twice the Office of Economic Opportunity Poverty Guidelines;

(4) No more than 20 percent of the total number of persons registered for care by the project shall be on a partial or full pay basis;

(5) The plan shall include a method of determining the cost of services provided which shall be in line with principles set by the Office of Health Affairs. Pending such a determination, the project may use medicare reimbursement rates if these rates are based upon a review by medicare authorities of the cost of services at the Center. If Medicare rates are not based on the costs of operating the Center, the Center shall devise a cost schedule based either upon the previous year's expenditures for operating the Center or the Center's present year's budget, whichever more accurately reflects the current costs of operating the project. The cost of services must reflect the capital costs of constructing or renovating the facility but may exclude the cost of activities which are not directly related to the provision of services, such as outreach and manpower training activities;

(6) The partial payment plan shall include a graduated scale of payments based on costs of services provided. The scale shall be on a "straight-line" basis between the standards for free care (paragraph (a) of this section) and the standard for full payment (paragraph (d) (3) of this section) except in cases where an established graduated payment schedule which is used by a poverty health or welfare program within the local community is preferred by the project.

WESLEY HJORNEVIK,
Deputy Director.

[FR Doc.71-16939 Filed 11-18-71;8:51 am]

Title 49—TRANSPORTATION

Chapter V—National Highway Traffic Safety Administration, Department of Transportation

[Docket No. 71-11; Notice 2]

PART 566—MANUFACTURER IDENTIFICATION

Tire Exemption

The purpose of this correction to Part 566 in Title 49, Code of Federal Regula-

tions, published on November 2, 1971, 36 F.R. 20977, is to specifically exempt tire manufacturers from coverage in the language of the regulation. While the preamble to Part 566 as issued states that the tire manufacturers' request for an exemption has been granted, the operative language of the regulation inadvertently omitted the exemption.

In consideration of the foregoing, § 566.3 in Part 566 of Title 49, Code of Federal Regulations, is corrected to read as follows:

§ 566.3 Application.

This part applies to all manufacturers of motor vehicles, and to manufacturers of motor vehicle equipment, other than tires, to which a motor vehicle safety standard applies (hereafter referred to as "covered equipment").

Proposed effective date: February 1, 1972.

This correction is issued under the authority of sections 112 and 119 of the National Traffic and Motor Vehicle Safety Act of 1966, 15 U.S.C. 1401, 1407, and the delegation of authority at 49 CFR 1.51.

Issued on November 11, 1971.

DOUGLAS W. TOMS,
Administrator.

NOVEMBER 11, 1971.

[FR Doc.71-16912 Filed 11-18-71;8:49 am]

Chapter X—Interstate Commerce Commission

SUBCHAPTER A—GENERAL RULES AND REGULATIONS

[Service Order No. 1078-A]

PART 1033—CAR SERVICE

Distribution of Boxcars

At a session of the Interstate Commerce Commission, Railroad Service Board, held in Washington, D.C., on the 28th day of October 1971.

Upon further consideration of Service Order No. 1078 (36 F.R. 17649) and good cause appearing therefor:

It is ordered, That:

§ 1033.1078. Service Order No. 1078, distribution of boxcars be, and it is hereby, vacated and set aside.

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

It is further ordered, That this order shall become effective at 11:59 p.m., November 5, 1971; that copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and car hire agreement under the terms of that agreement, and upon the American Short Line Railroad Association; and that notice of this order shall be given to the general public by depositing a copy in the Office of the Secretary of the Commission at Washington, D.C., and

by filing it with the Director, Office of the Federal Register.

By the Commission, Railroad Service Board.

[SEAL] ROBERT L. OSWALD,
Secretary.

[F.R. Doc.71-16950 Filed 11-18-71;8:52 am]

[Service Order No. 1084]

PART 1033—CAR SERVICE

Chicago, Rock Island and Pacific Railroad Co. Authorized To Operate Over Tracks of Chicago and North Western Railway Co.

At a session of the Interstate Commerce Commission, Railroad Service Board, held in Washington, D.C., on the 12th day of November 1971.

It appearing that abandonment of operations by the Chicago and North Western Railway Co. over its line between Council Bluffs, Iowa, and Harlan, Iowa, has been authorized by the Commission in Finance Docket 26081, thus ending railroad service to shippers located on this line; that the Chicago, Rock Island and Pacific Railroad Co. operates over a portion of this line between CNW milepost 490.4 in the vicinity of McClelland, Iowa, and CNW milepost 502.1 in the vicinity of Council Bluffs, Iowa, under authority of Finance Docket 17060; that the provisions of the operating agreement between the Chicago, Rock Island and Pacific Railroad Co. and the Chicago and North Western Railway Co., approved by the Commission in Finance Docket 17060, prohibit the serving of industries located on this portion of the lines of the Chicago and North Western Railway Co. by the Chicago, Rock Island and Pacific Railroad Co.; that the Chicago, Rock Island and Pacific Railroad Co. has agreed to serve industries located on trackage of the Chicago and North Western Railway Co. at McClelland, Iowa, pending approval by the Commission in Finance Docket 17060, of revisions of that operating agreement; that the Commission is of the opinion that service to industries located on the Chicago and North Western Railway Co. at McClelland, Iowa, by the Chicago, Rock Island and Pacific Railroad Co. is necessary in the interest of the public and the commerce of the people; that notice and public procedure herein are impractical and contrary to the public interest; and that good cause exists for making this order effective upon less than 30 days' notice.

It is ordered, That:

§ 1033.1084 Service Order No. 1084.

(a) Chicago, Rock Island and Pacific Railroad Co. authorized to operate over tracks of Chicago and North Western Railway Co. The Chicago, Rock Island and Pacific Railroad Co. be, and it is hereby, authorized to serve shippers located on the tracks of the Chicago and North Western Railway Co. at McClelland, Iowa.

RULES AND REGULATIONS

(b) *Application.* The provisions of this order shall apply to intrastate, interstate, and foreign traffic.

(c) *Rates applicable.* Inasmuch as this operation by the Chicago, Rock Island and Pacific Railroad Co. over tracks of the Chicago and North Western Railway Co. is deemed to be due to carrier's disability, the rates applicable to traffic moved by the Chicago, Rock Island and Pacific Railroad Co. over these tracks of the Chicago and North Western Railway Co. shall be the rates which were applicable on the shipments at the time of shipment as originally routed.

(d) *Effective date.* This order shall become effective at 11:59 p.m., November 16, 1971.

(e) *Expiration date.* The provisions of this order shall expire at 11:59 p.m., June 30, 1972, unless otherwise modified, changed, or suspended by order of this Commission.

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

It is further ordered, That copies of this order shall be served upon the Association of American Railroads, Car

Service Division, as agent of the railroads subscribing to the car service and car hire agreement under the terms of that agreement, and upon the American Short Line Railroad Association; and that notice of this order shall be given to the general public by depositing a copy in the Office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register.

By the Commission, Railroad Service Board.

[SEAL]

ROBERT L. OSWALD,
Secretary.

[FR Doc.71-16949 Filed 11-18-71;8:52 am]

Proposed Rule Making

DEPARTMENT OF THE ARMY

Corps of Engineers

[33 CFR Part 209]

CONFIDENTIALITY OF INFORMATION UNDER REFUSE ACT PERMIT PROGRAM

Proposed Instructions and Procedures

Notice is hereby given that the regulation set forth in tentative form below is proposed by the Secretary of the Army (acting through the Chief of Engineers). The proposed regulation provides instructions and procedures for the internal handling and release to members of the public, and to other Federal agencies of confidential information received from an applicant or permittee under the Refuse Act Permit Program.

While it is considered that cross references to other regulations cited are self-explanatory, the full texts of the referenced regulations are available for inspection at the local Corps of Engineers District Offices. Prior to the adoption of the proposed regulation, consideration will be given to any comment, suggestions, or objections thereto which are submitted in writing to the Office of the Chief of Engineers, Washington, D.C. 20314, Attention: DAEN-CWO-N, within a period of 45 days from the date of publication of this notice in the FEDERAL REGISTER.

Dated: November 16, 1971.

F. P. KOISCH,
Major General, U.S. Army,
Director of Civil Works.

§ 209.133 Confidentiality of information under the Refuse Act Permit Program.

(a) *Purpose.* This section provides instructions and procedures for the internal handling and release to members of the public, and to other Federal agencies of confidential information received from an applicant or permittee under the Refuse Act Permit Program.

(b) *Policy.* (1) In deciding whether information submitted by an applicant or permittee pursuant to the Refuse Act Permit Program is entitled to confidential treatment as hereinafter set forth, it is the policy of the Corps to achieve an effective balance between the legitimate concern of industry for protection of its competitive position and the right of the public to be fully apprised as to the quality of our Nation's environment.

(2) Recognizing the right of the public to be fully apprised of any action which affects our Nation's water resources, it is the policy of the Corps that in no event shall information or data

identifying the nature and frequency of a discharge be entitled to confidentiality.

(3) Recognizing the importance to industry of certain kinds of information and data, it is the policy of the Corps that information or data constituting trade secrets or confidential commercial or financial information shall not be disclosed to members of the public.

(c) *Definitions.*—(1) *Commercial Information.* Commercial information includes but is not limited to such information as research data, inventories, customer lists, and statistics on production and sales, which is not directly utilized for the making, preparing, compounding, treating, or processing of trade commodities, but is, nevertheless, valuable to and necessary for the conduct of an ongoing business.

(2) *Confidential.* Confidential means to be held in confidence, to be released only to authorized persons on a strict need-to-know basis consistent with the needs and purposes of the Refuse Act Permit Program. By definition, a trade secret is confidential.

(3) *Federal agencies.* Agencies, departments, or instrumentalities of the Federal Government.

(4) *Financial information.* Refers to money matters. Such information would include but is not limited to revenues, expenditures, profits, losses, and financial arrangements.

(5) *Members of the public.* Includes but is not limited to private citizens; all non-Federal public and private organizations and institutions; corporations, partnerships, associations, and other commercial organizations; and all non-Federal governmental bodies.

(6) *Trade secrets.* An unpatented, secret, commercially valuable plan, appliance, formula, or process, which is used for the making, preparing, compounding, treating, or processing of articles or materials which are trade commodities and which provides the user a competitive advantage.

(d) *Responsibilities of applicant or permittees.* (1) To be considered for confidential treatment as hereinafter set forth, information supplied in support of an application for a permit must be supplied by the applicant on a separate sheet(s) of paper entitled "Confidential Answers" and must be accompanied by a written statement of the reasons justifying treatment of the information as a trade secret or commercial or financial information which warrants the protection of the confidential designation.

(2) To be considered for confidential treatment as hereinafter set forth, information supplied by or obtained from a permittee pursuant to the general or special conditions of his permit must be accompanied by a written statement of the reasons justifying treatment of the information as a trade secret or com-

mercial or financial information which warrants the protection of the confidential designation.

(e) *Responsibilities of District Engineers.* (1) District Engineers shall promptly evaluate any request submitted as prescribed in paragraph (d) of this section, for confidential treatment of information supplied by or obtained from an applicant or permittee. In evaluating such request, the District Engineer shall consider the policy stated in paragraph (b) of this section, and the following guidelines:

(i) In determining whether commercial or financial information warrants the protection of the confidential status, the District Engineer shall consider the following: If the commercial or financial information is generally known in the trade or can be acquired or duplicated by members of the public through legal means, such information shall not be entitled to confidential treatment as hereinafter set forth. In this respect, items 14, 16, and column 4 of both parts A and B of section II of the permit application form are identified as possibly constituting confidential commercial information, and in the absence of a specific reason determined by the District Engineer to require release, such information supplied in the manner set forth in this subdivision shall be treated as confidential.

(ii) In determining whether information or data constitutes a trade secret, the District Engineer shall consider the following: If the information or data is generally known in the trade or can be acquired or duplicated by members of the public through legal means, such information or data shall not be deemed to constitute a trade secret.

(2) The applicant or permittee shall be notified in writing of the decision of the District Engineer regarding the applicant's or permittee's request. In the event that the decision of the District Engineer is negative, the written notice to the applicant or permittee shall specify the factual considerations leading to such decision and shall be sent "Return Receipt Requested." The applicant or permittee shall be accorded 30 days from the date of receipt of the notice from the District Engineer in which to present to the District Engineer additional or supplemental supporting data relative to his request. The written notice shall also specify that unless the applicant or permittee supplies to the District Engineer within the 30-day period additional or supplemental supporting data, the decision of the District Engineer shall become a final decision.

(3) Upon submission by the applicant or permittee of additional or supplemental supporting data as per subparagraph (2) of this paragraph, the District Engineer shall promptly reconsider his prior decision and notify the applicant

or permittee in writing of his final decision. Such written notice shall specify the factual considerations leading to the final decision.

(4) During the interim period from receipt by the District Engineer of the request from the applicant or permittee to receipt by the applicant or permittee of the final decision of the District Engineer as per subparagraphs (2) and (3) of this paragraph, the District Engineer shall accord to the information in question confidential treatment as herein-after set forth.

(5) A copy of the District Engineer's final decision together with a cover letter stating whether the information in question should continue to be considered and treated as confidential shall be forwarded to all parties to whom such information was forwarded during the interim period as stated in subparagraph (4) of this paragraph.

(6) An applicant who requests "blanket confidentiality" for his entire application shall be informed that such request is contrary to Corps regulations. If the applicant furnished the information on the application form, he shall be given written notice sent "Return Receipt Requested" to submit within 30 days a revised application in accordance with paragraph (d) of this section. He shall also be advised that if such a revision is not submitted, the application will be processed with all answers on the form being available to the public. If, however, the applicant furnished the information in accordance with paragraph (d) of this section, the District Engineer shall make his determinations as prescribed in subparagraphs (1) through (5) of this paragraph.

(7) If a particular discharge or deposit is involved in pending litigation, the instructions in subparagraphs (1) through (6) of this paragraph shall be followed only after coordination with the local U.S. Attorney.

(f) *In-house handling of confidential information.* (1) Information or data supplied in accordance with the procedures set forth in paragraph (d) of this section, shall immediately be marked For Official Use Only and shall continue to be so marked until such time as the District Engineer determines that it does not constitute trade secrets or confidential commercial or financial information. Information or data determined by the District Engineer to constitute trade secrets or confidential commercial or financial information shall be marked, stored, protected, and transmitted as prescribed by AR 340-16.

(2) For Official Use Only markings on trade secrets and confidential commercial or financial information are excluded from automatic termination under the provisions of paragraph 13, AR 340-16.

(g) *Release of confidential information.* (1) Confidential information shall not be released to the public. Denials of

requests for information will be processed in accordance with paragraphs 7, 11, and 12, AR 345-20 and Chapter 72, ECI.

(2) Requests for confidential information from members of Congress will be processed in accordance with paragraph 8b(2), AR 345-20.

(3) Confidential information may be disclosed to Federal personnel, both in and out of the Corps, on a need-to-know basis consistent with the needs and purposes of the Refuse Act Permit Program. If confidential information is disclosed to Federal personnel outside of the Corps, such information shall be transmitted as prescribed in subparagraph (4) of this paragraph.

(4) Confidential information is releasable to the Environmental Protection Agency as this agency is presumed to have a need-to-know consistent with the needs and purposes of the Refuse Act Permit Program. It shall be transmitted as prescribed by paragraph 10, AR 340-16. In addition, a cover letter shall be included which specifically states the following:

The attached information (here identify the documents) has been determined by the District Engineer to constitute trade secrets or confidential commercial or financial information. Under the provisions of 18 U.S.C. 1905, unlawful disclosure of the attached information is punishable by a fine not to exceed \$1,000, or imprisonment not to exceed one year, or both; and it is further provided by such statute that the person or persons making such unlawful disclosure shall be removed from office or employment.

(5) Requests for confidential information from other Federal agencies shall be processed as follows:

(i) District Engineers shall require the Federal agency to submit complete written justification. District Engineers shall release information to the agency if determined that a need-to-know consistent with the needs and purposes of the Refuse Act Permit Program exists. The information shall be transmitted as prescribed in subparagraph (4) of this paragraph.

(ii) The District Engineer shall not release confidential information if he is not satisfied that the requesting Federal agency has a need-to-know consistent with the needs and purposes of the Refuse Act Permit Program. He shall inform the agency in writing and state his reasons for the denial. He shall also inform the agency that he has forwarded a copy of the request with the denial and all pertinent documents to OCE, Attention: DAEN-GCK for further consideration.

(h) *Classified defense information.* Nothing herein shall be construed as pertaining to classified defense information. The procedures governing the marking, safeguarding and handling of classified defense information are contained in AR 380-5.

[FR Doc.71-17016 Filed 11-18-71;8:54 am]

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

[7 CFR Part 905]

TANGERINES GROWN IN FLORIDA

Proposed Limitation of Shipments

Consideration is being given to the following proposal submitted by the committees, established under the marketing agreement, as amended, and Order No. 905, as amended (7 CFR Part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

The recommendation by the committees for more restrictive size requirements on shipments of tangerines made during the period November 26 through December 19, 1971, is based on the increasing available supply of smaller size tangerines. Tangerines of the later maturing Dancy variety are beginning to be shipped in volume to fresh market outlets adding to the currently available supply of the earlier maturing Robinson variety tangerine. Sales of Dancy tangerines of the smaller size are being made at discounted prices causing a general weakening of the price structure for all sizes of tangerines. It is anticipated by the committee that fresh market outlets will accept smaller tangerines after December 19, 1971, at prices which will provide favorable returns to producers.

The proposal is as follows:

Order. In § 905.537 (Tangerine Regulation 42; 36 F.R. 20215) the provisions of paragraph (a) (2) are revised to read as follows:

§ 905.537 Tangerine Regulation 42.

(a) * * *

(2) Any tangerines, grown in the production area, which are of a size smaller than 2 $\frac{1}{16}$ inches in diameter, except that a tolerance of 10 percent, by count, of tangerines smaller than such minimum diameter shall be permitted, which tolerance shall be applied in accordance with the provisions for the application of tolerances specified in the U.S. Standards for Florida Tangerines: *Provided*, That during the period November 26 through December 19, 1971, no handler may ship tangerines, grown in the production area, which are of a size smaller than 2 $\frac{1}{16}$ inches in diameter except that a tolerance of 10 percent, by count, of tangerines smaller than such minimum diameter shall be permitted, which tolerance shall be applied in accordance with the provisions for the application of tolerances specified in the U.S. Standards for Florida Tangerines.

All written data, views, or arguments submitted in connection with the aforesaid proposal must be received in

quadruplicate, by the Hearing Clerk, U.S. Department of Agriculture, Room 112A, Washington, D.C. 20250, not later than November 23, 1971. All written submissions made pursuant to this notice will be made available for public inspection at the Office of the Hearing Clerk during regular business hours (7 CFR 1.27(b)).

Dated: November 15, 1971.

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

[FR Doc.71-16957 Filed 11-18-71;8:53 am]

[7 CFR Part 912]

GRAPEFRUIT GROWN IN INDIAN RIVER DISTRICT, FLORIDA

Proposed Expenses and Rate of Assessment for Fiscal 1971-72

Consideration is being given to the following proposals submitted by the Indian River Grapefruit Committee, established pursuant to the marketing agreement, as amended, and Order No. 912, as amended (7 CFR Part 912), regulating the handling of grapefruit grown in the Indian River District in Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), as the agency to administer the terms and provisions thereof:

(a) That the expenses that are reasonable and likely to be incurred by the Indian River Grapefruit Committee, during the period August 1, 1971, through July 31, 1972, will amount to \$28,400.

(b) That the rate of assessment for such period, payable by each handler in accordance with § 912.41, be fixed at \$0.004 per standard packed box.

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

Dated: November 16, 1971.

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

[FR Doc.71-16956 Filed 11-18-71;8:53 am]

Rural Electrification Administration

[7 CFR Part 1701]

AUDIT OF REA BORROWERS' ACCOUNTING RECORDS

Notice of Proposed Rule Making

Notice is hereby given that, pursuant to the Rural Electrification Act, as amended (7 U.S.C. 901 et seq.), REA pro-

poses to issue revised REA Bulletin 185-1: 465-1, Audit of REA Borrowers' Accounting Records. This REA Bulletin requires annual audits by certified public accountants of its electric and telephone borrowers and establishes the minimum standards for such audits. On final issuance of this revised REA Bulletin, Appendix A to Part 1701 will be modified accordingly.

Persons interested in the provisions of the revised REA Bulletin 185-1: 465-1 may submit written data, views, or comments to the Director, Borrowers' Financial Management Division, Room 4307, South Building, Rural Electrification Administration, U.S. Department of Agriculture, Washington, D.C. 20250, not later than 30 days from the publication of this notice in the FEDERAL REGISTER. All written submissions made pursuant to this notice will be made available for public inspection at the Office of the Director, Borrowers' Financial Management Division during regular business hours.

A copy of proposed REA Bulletin 185-1: 465-1 may be secured in person or by written request from the Director, Borrowers' Financial Management Division.

A summary of the changes proposed by REA in the policy and requirements for the audit of the records of its borrowers is as follows:

REVISED REA BULLETIN 185-1: 465-1

In accordance with mortgage terms, REA requires its borrowers to have their accounts and supporting records audited annually by independent certified public accountants selected by the borrower and approved by REA. Also the audit reports must be satisfactory in form and substance. This Bulletin sets forth REA policy and requirements for the audit of the records of both telephone and electric borrowers.

A complete revision of Bulletin 185-1: 465-1 was last issued in November 1963 and the proposed revision incorporates changes announced since that time plus additional changes as follows:

1. Addition of a new section establishing new requirements for the audits of borrowers who have executed a common mortgage involving a non-REA lender. These new requirements provide for (a) approval of the CPA firm also by the non-REA lender, (b) furnishing them a copy of the audit report, (c) notifying them in case of indication of irregularity.

2. Modification of requirements for proper supporting working papers including conformance with guidelines similar to those provided in the Statement of Auditing Procedures No. 39 of the American Institute of Certified Public Accountants.

3. Recommended procedures for review by CPA's during off-season prior to commencement of regular audit work. These include tests of: (a) Cash transactions, (b) revenue and billing, (c) payroll process, (d) material and supplies, (e) vouchers, (f) controlling records.

Dated: November 15, 1971.

E. C. WEITZELL,
Deputy Administrator.

[FR Doc.71-16955 Filed 11-18-71;8:53 am]

[7 CFR Part 1701]

PROCUREMENT OF ENGINEERING SERVICES BY TELEPHONE BORROWERS

Postloan Engineering Service Contract

Notice is hereby given that, pursuant to the Rural Electrification Act, as amended (7 U.S.C. 901 et seq.), REA proposes to issue a revision of REA Bulletin 341-3 to provide for changes in REA Form 217, Postloan Engineering Service Contract, Telephone Design and Construction. On issuance of the revised REA Bulletin, Appendix A of Part 1701 will be amended accordingly.

Persons interested in this revision of the postloan engineering service contract prescribed by REA may submit written data, views, or comments to the Director, Telephone Operations and Standards Division, Room 1355, South Building, Rural Electrification Administration, U.S. Department of Agriculture, Washington, D.C. 20250, not later than 30 days from the publication of this notice in the FEDERAL REGISTER. All written submissions made pursuant to this notice will be made available for public inspection at the Office of the Director, Telephone Operations and Standards Division during regular office hours. A copy of revised REA Form 217 may be secured in person or by written request from the Director, Telephone Operations and Standards Division.

The text of revised REA Bulletin 341-3 describing the policy and procedure relating to the revised form is as follows:

REVISED REA BULLETIN 341-3

ENGINEERING AND ARCHITECTURAL SERVICES

I. Purpose. To state (1) Rural Electrification Administration policy concerning selection of telephone engineers by loan applicants and borrowers; (2) the procedure to be followed to obtain engineering services; and (3) announce the revision of the Postloan Engineering Service Contract, Telephone Design and Construction, REA Form 217.

II. Policy.—A. Preloan engineering. All engineering services required by a loan applicant to support its application for a loan shall be rendered by a qualified engineer selected by the applicant. Some applicants may have qualified personnel on their payroll. Neither the selection of the preloan engineer nor the form of preloan engineering service contract are subject to approval by REA. Applicants are requested to discuss their proposed method of obtaining preloan engineering services with the REA field personnel before going ahead with arrangements.

B. Post loan engineering. 1. All engineering services required by a borrower for the construction of its project, including the preparation of plans and specifications, shall be rendered by a qualified engineer selected by the borrower and approved by REA prior to the performance of any of the required services.

2. REA will consider a borrower's request to do its own engineering upon an adequate showing by the borrower of its ability to efficiently perform the required engineering.

III. General. A. Engineering firms interested in performing work for loan applicants or borrowers are requested to keep REA currently informed on the qualifications and experience of the firm's personnel that would be assigned to such work. One copy of REA

Form 179, Architects and Engineers Qualifications, may be submitted to REA for this purpose.

B. REA does not maintain a list of approved telephone engineers but on request will supply the names of engineering firms which have expressed an interest in performing engineering services for borrowers.

IV. *Engineering contract and amendment forms.*—A. *Preloan engineering service contract, telephone system design, REA Form 835.* This is a suggested form of preloan engineering service contract. It provides for the preparation of maps, the area coverage survey and report, the area coverage design, and other services requested by the applicant to support its application for a loan. While the use of this form of contract is not required, it should be reviewed as a basis for determining the services which the applicant desires the engineer to perform.

B. *Post loan engineering service contract, telephone design and construction, REA Form 217.* 1. This contract provides for engineering services required subsequent to the making of a loan, and specifically in connection with the preparation of plans and specifications, staking, supervision of construction, final inspection and inventory and other services. It does not provide for engineering or architectural services on buildings other than unattended dial office buildings.

2. The major changes in the revised contract are:

a. Appropriate wording is included for using the contract with the Rural Telephone Bank financing.

b. Description of the project to be included under the engineering contract has been expanded by describing the project by major facilities and exchange.

c. Services normally required may be excluded from the contract by listing the exchange and description of the excluded services by article and section numbers.

d. Appropriate references are included for the new supplemental loan proposals and the necessary postloan design of outside plant.

e. Compensation for the various services have not been set. Compensation will be mutually agreed upon by the borrower and the engineer. The REA Form 506 "Statement of Engineering Fee—Telephone" has been revised to conform with the revised engineering service contract.

C. *Architectural services contract, REA Form 165.* This contract provides for services required subsequent to the making of a loan in connection with the preparation of plans and specifications, supervision of construction, and final inspection and inventory of headquarters and other buildings. If desired, architectural services on unattended dial office buildings may also be obtained under this contract instead of under REA Form 217.

D. *Amendment of telephone engineering service contract—additional project, REA Form 223.* This amendment provides for engineering services for an additional project to be added to the original contract.

E. *Amendment of engineering service contract, REA Form 241.* This amendment provides payment for services which have been performed by the engineer which are in addition to those required by the contract.

V. *Procedures for contracting for engineering services.*—A. *Preloan engineering services.* 1. Subsequent to making an initial application for a loan and upon further notice from REA that additional data should be prepared in support of the application, the applicant meets with various engineering firms to discuss their interest in an availability of personnel for performing the required engineering services. It is recommended that representatives of at least three

firms be interviewed so that the applicant may ascertain that he has selected a firm which is both competent and capable of proceeding rapidly with the work.

2. When an engineering firm is selected, the services to be performed, the form of contract to be used, and the compensation to be paid are matters to be agreed upon by the applicant and the engineer. The suggested form of preloan engineering service contract, REA Form 835, mentioned in paragraph IV-A is available from REA if this form of contract is desired. In addition to listing the various services normally required, Form 835 contains a provision for compensation which has been proposed by a number of engineering firms. Any form of contract used should specify that the area coverage survey, area coverage design and supplemental loan proposals prepared by the engineer must conform to REA requirements.

B. *Post loan engineering services.* 1. After the loan is made, REA will normally assume that the preloan engineer will be selected to provide the post loan engineering services and will forward four copies of REA Form 217 to the borrower with a letter requesting that, if the preloan engineer is to be retained, three copies of the contract be completed and executed by both parties and returned to REA for approval.

2. If the preloan engineer is not to be retained, another engineering firm should be chosen, and the selection submitted to REA for approval before entering into a contract. When the engineer selection is approved, the section engineer will forward four copies of REA Form 217, Post Loan Engineering Service Contract, Telephone Design and Construction, to the borrower.

3. The borrower and the engineer are to review the contract to be sure that all terms, conditions, and the obligations of both parties are understood. Three copies are to be executed by both parties and forwarded to REA for approval. A detail estimate of the engineering fees is a requirement for approval by REA. The REA Form 506, "Statement of Engineering Fee—Telephone" should be used for preparing and submitting the estimate.

4. Upon approval of the contract by REA, two copies are returned to the borrower. One of these should be forwarded to the engineer.

C. *Architectural services.* 1. Generally the architectural services required in connection with unattended dial central office buildings will be obtained by the borrower through the use of REA Form 217, Post Loan Engineering Service Contract, Telephone System Design and Construction. When the project includes a headquarters or buildings other than unattended dial central office buildings, the architectural services required shall be obtained through the use of REA Form 165, Architectural Services Contract, and the borrower shall furnish REA with the name of the architect it desires to have perform this work.

2. Upon approval, the section engineer will forward three copies of REA Form 165, Architectural Services Contract, to the borrower.

3. The borrower and the architect review the contract form to be sure that all terms and conditions are understood. All three copies are to be executed by both parties and forwarded to REA for approval.

4. Upon approval of the contract by REA, two copies are returned to the borrower. One of these should be forwarded to the architect.

D. *Amendments.* Three copies of the amendments are to be executed by both parties and forwarded to REA for approval. Upon approval of the amendment by REA, two copies will be returned to the borrower.

One of these should be forwarded to the engineer.

Dated: November 12, 1971.

E. F. RENSHAW,
Assistant Administrator, Telephone.
[FR Doc.71-16901 Filed 11-18-71;8:48 am]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[21 CFR Part 19]

LOWFAT CREAMED COTTAGE CHEESE

Withdrawal of Previous Proposals and New Proposal Issued

In the matter of establishing a definition and standard of identity for lowfat creamed cottage cheese:

A notice of proposed rule making in the above-mentioned matter, based on a petition from the Milk Industry Foundation, 910 17th Street NW., Washington, DC 20005, was published in the FEDERAL REGISTER on October 23, 1970 (35 F.R. 16546). The New York State Department of Agriculture and Markets and the Ohio Department of Agriculture were copetitioners with the Milk Industry Foundation. In the same notice, the Commissioner of Food and Drugs on his own initiative proposed to amend the existing creamed cottage cheese standard (21 CFR 19.530) rather than to establish a new standard. A correction was published on November 7, 1970 (35 F.R. 17191). Both proposals provided for creamed cottage cheese products with reduced fat content; however, the Milk Industry Foundation petition proposed the name "lowfat creamed cottage cheese" without label declaration of the fat content while the Commissioner's proposal retained the name "creamed cottage cheese" for the reduced fat product as well as for the conventional product and required a declaration of the percentage of fat content following the name of the food on package labels.

Notice is given that the Milk Industry Foundation, with the New York State Department of Agriculture and Markets and the Ohio Department of Agriculture as copetitioners, has withdrawn its petition published on October 23, 1970, and has submitted a new petition. Notice is also given that the Commissioner of Food and Drugs has withdrawn his proposal concerning this matter.

The new petition proposes establishment of a separate identity standard for "lowfat cottage cheese," a product containing from 0.5 to 2 percent milkfat and not more than 82.5 percent moisture. The container lid would bear the statement "Contains not more than 2 percent milkfat" or "Contains _____ percent milkfat," the blank being filled in with the fat content of the product.

The new petition also proposes amending the creamed cottage cheese standard

in § 19.530 (21 CFR 19.530) to change the name of the food to "cottage cheese," to delete the 3 percent limitation on addition of solids to the creaming mixture found in § 19.530(b) (2), and to require on the container lid the statement "Contains not less than 4 percent milkfat" or "Contains ---- percent milkfat," the blank being filled in with the fat content of the product.

Finally, the new petition proposes to amend the cottage cheese standard in § 19.525 (21 CFR 19.525) to change the name of the food to "cottage cheese dry curd" and to limit the fat content of the food to less than 0.5 percent.

Grounds given in support of the proposal are: (1) That most consumers associate the name "cottage cheese" with the product identified in § 19.530 rather than with the one identified in § 19.525; (2) that addition of the words "dry curd" to the name of the product identified in § 19.525 will eliminate confusion and more aptly describe the food; (3) that consumers desire the option of purchasing creamed cottage cheese products with reduced fat content; and (4) that label declaration of the fat content in the conventional product identified in § 19.530 as well as in the new reduced fat level products will facilitate consumer comparison of the available cottage cheese products.

Accordingly, both proposals published on October 23, 1970, are withdrawn and the petitioners now propose that Part 19 be revised:

1. In § 19.525, by revising the section heading and paragraphs (a) and (c), as follows:

§ 19.525 Cottage cheese dry curd, dry curd cottage cheese; identity.

(a) Cottage cheese dry curd, dry curd cottage cheese, is the soft uncured cheese prepared by the procedure set forth in paragraph (b) of this section. The finished food contains less than 0.5 percent milkfat. It contains not more than 80 percent of moisture, as determined by the method prescribed under "Moisture—Official," on page 272 of "Official Methods of Analysis of the Association of Official Analytical Chemists," 11th edition, 1970.

(c) When the optional process described in paragraph (b) (1) (ii) of this section is used to make cottage cheese dry curd, the label shall bear the statement "Directly set" or "Curd set by direct acidification." Whenever the name of the food appears on the label so conspicuously as to be seen under customary conditions of purchase, the statement specified in this paragraph, showing the optional process used, shall immediately and conspicuously precede or follow such name without intervening written, printed, or graphic matter.

2. In § 19.530 by revising the section heading, paragraph (a), the introductory text in paragraph (b) (2), and subparagraphs (3) and (4) in paragraph (d) and by adding a new paragraph (e), as follows:

§ 19.530 Cottage cheese; identity; label statement of optional ingredients.

(a) Cottage cheese is the soft uncured cheese prepared by mixing cottage cheese dry curd with a creaming mixture as provided in paragraph (b) of this section. The milkfat content is not less than 4 percent by weight of the finished food. The finished food contains not more than 80 percent of moisture, as determined by the method prescribed in § 19.525(a).

(b) * * *

(2) One or any combination of two or more of the ingredients named in this subparagraph may be added to adjust the solids content.

(d) * * *

(3) When the optional process described in § 19.525(b) (1) (ii) is used to make the cottage cheese dry curd used in cottage cheese, the label shall bear the statement "Directly set" or "Curd set by direct acidification."

(4) Wherever the name "cottage cheese" appears on the label so conspicuously as to be easily seen under customary conditions of purchase, the label declarations prescribed in this paragraph, showing the optional ingredients present and optional process used, shall immediately and conspicuously precede or follow such name without intervening written, printed, or graphic matter, except that the declaration required by paragraph (e) of this section may intervene.

(e) (1) The statement "Contains not less than 4 percent milkfat" shall appear upon the lid of the container. If the cottage cheese contains more than 4 percent milkfat, the statement on the lid, in lieu of the phrase "Contains not less than 4 percent milkfat" may be "Contains ---- percent milkfat," the blank being filled in with the fat content of the product.

(2) The statement concerning percentage of fat content which is specified in this paragraph shall appear on the lid immediately preceding or following the name of the food without obscuring design, vignettes, or crowding. The declaration shall appear in conspicuous and easily legible letters of boldface print or type the size of which shall be not less than that required by Part 1 of this chapter for the statement of net quantity of contents appearing on the label, but in no case less than one-sixteenth of an inch in height.

3. By adding a new § 19.----, as follows:

§ 19.---- Lowfat cottage cheese; identity; label statement of optional ingredients.

Lowfat cottage cheese is the food prepared from the same ingredients and in the same manner prescribed in § 19.530 for cottage cheese and complies with all the provisions of § 19.530 (including requirements for the label statement of optional ingredients), except that:

(a) Its content of milkfat is not less than 0.5 percent and not more than 2 percent by weight.

(b) Its moisture content is not more than 82.5 percent.

(c) (1) The following statement shall appear upon the lid of the container of the lowfat cottage cheese: "Contains not more than 2 percent milkfat," or alternatively "Contains ---- percent milkfat," the blank being filled in with the fat content of the product.

(2) The statement concerning percentage of fat content which is specified in this paragraph (c) shall appear on the lid immediately preceding or following the name of the food without obscuring design, vignettes, or crowding. The declaration shall appear in conspicuous and easily legible letters of boldface print or type the size of which shall be not less than that required by Part 1 of this chapter for the statement of net quantity of contents appearing on the label, but in no case less than one-sixteenth of an inch in height.

Pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948; 21 U.S.C. 341, 371) and in accordance with authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120), interested persons are invited to submit their views in writing (preferably in quintuplicate) regarding this proposal within 60 days after its date of FEDERAL REGISTER publication. Such views and comments should be addressed to the Hearing Clerk, Department of Health, Education, and Welfare, Room 6-88, 5600 Fishers Lane, Rockville, MD 20852, and may be accompanied by a memorandum or brief in support thereof. Received comments may be seen in the above office during working hours, Monday through Friday.

Dated: November 16, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-16981 Filed 11-18-71; 8:54 am]

DEPARTMENT OF TRANSPORTATION

Coast Guard

[46 CFR Part 146]

[CGFR 71-139]

DANGEROUS CARGOES

Notice of Proposed Rule Making

The Coast Guard is considering amending the dangerous cargoes regulations to:

1. Authorize the use of butane, isobutane, isobutylene, and propane as proper shipping names.

2. Provide for the transportation of certain flammable liquids in DOT 37-D nonreusable steel drums.

3. Exempt liquid cement, n.o.s. in containers of fiberboard bodies with metal tops and bottoms from specification packaging, marking other than name of contents, and labeling requirements.

4. Authorize specification 4BA 240 and 4BW 240 cylinders for tin tetrachloride, anhydrous.

5. Authorize for certain organic phosphates the cylindrical steel overpack DOT-6D with an inside specification 2S polyethylene container.

6. Limit to not more than 2 curies the quantities of Californium-252 in special form that may be shipped in Type A radioactive materials packages.

Interested persons may participate in this proposed rule making by submitting written data, views, or arguments to the U.S. Coast Guard (MHM), 400 Seventh Street SW., Washington, DC 20590. Each person submitting comments should include his name and address, identify the notice (CGFR 71-139), and give reasons for any recommendations. Comments received will be available for examination by interested persons in Room 8306, Department of Transportation, Nassif Building, 400 Seventh Street SW., Washington, DC.

The Coast Guard will hold an informal hearing on January 18, 1972, at 9:30 a.m. in Conference Room 8332, Department of Transportation, Nassif Building, 400 Seventh Street SW., Washington, DC. Interested persons are invited to attend the hearing and present oral or written statements on this proposal. There will be no cross-examination of persons presenting statements. It is requested that anyone desiring to attend the hearing notify the U.S. Coast Guard (MHM), 400 Seventh Street SW., Washington, DC 20590.

The Commandant will evaluate all communications received before January 25, 1972, and take final action on this proposal. The proposed regulations may be changed in the light of comments received.

By a separate document published on page 22073 of this issue of the FEDERAL REGISTER, the Hazardous Materials Regulations Board of the Department of Transportation proposes amendments to Part 172 of Title 49, Code of Federal Regulations. For reasons fully stated in that document the Board has proposed these changes.

The hazardous materials regulations of the Department of Transportation in Title 49 apply to shippers by water, air, and land, and to carriers by air and land. The adoption of this proposed amendment to Title 46 would make the proposal of the Hazardous Materials Regulations Board applicable to carriers by water.

The Coast Guard proposes to incorporate the substance of the Board's proposal in 46 CFR Part 146.

In consideration of the foregoing, Part 146 of Title 46 of the Code of Federal Regulations is amended as follows:

§ 146.04-5 [Amended]

A. By resetting the type from italics to roman print for the articles—*butane, isobutane, isobutylene and propane* in column 1 of § 146.04-5—List of explosives and other dangerous articles and combustible liquids.

§ 146.21-100 [Amended]

B. In § 146.21-100 Table D—Classification: Inflammable liquids—

1. By adding in column 4 directly under the words "Steel barrels or drums" for the articles ethyl acetate; ethyl methyl ketone; heptane; isopropyl acetate; methyl isopropenyl ketone, inhibited; motor fuel, n.o.s. and petroleum distillate the following:

(DOT-37D) NRC only for commodities not exceeding 10 pounds per gallon.

2. By adding in columns 4, 5, 6, and 7 directly under the words "Steel barrels or drums" for the articles allyl bromide; antifreeze compounds, liquid; butyl acetate; box toe gum; cement, leather; cigar and cigarette lighter fluid; coal tar distillate; coal tar naphtha; coal tar oil; compounds, cleaning liquid; compounds, tree or weed killing, liquid; crontonaldehyde; crude oil petroleum, dimethyl amine, aqueous solution; drugs, chemical medicine, or cosmetics, n.o.s.; ethylene dichloride; insecticide, liquid; methyl methacrylate monomer; oil; resin solutions; sodium methyl alcohol mixture; solvents, n.o.s.; toluol; turpentine substitutes; vinyl acetate; xylal; inflammable liquids, n.o.s. and insecticide, liquid (vermin exterminator) the following:

(DOT-37D) NRC only for commodities not exceeding 10 pounds per gallon.

C. By revising § 146.21-77(a) to read as follows:

§ 146.21-77 Limited quantity shipments of cements.

(a) Cements, except cements containing carbon bisulfide, in glass, earthenware, or leakproof containers with fiberboard bodies and metal tops and bottoms of not over 1 quart capacity each, or metal containers of not over 5 gallons capacity each, packed in strong outside containers are exempt from specification packaging, marking other than name of contents and labeling requirements.

§ 146.23-100 [Amended]

D. In § 146.23-100 Table F—Classification: Corrosive liquids, for the article "Tin tetrachloride, anhydrous" by adding in column 4 the following:

Cylinders complying with DOT regulations.

§ 146.25-200 [Amended]

E. In § 146.25-200 Table H—Classification: Less dangerous poisons—

1. For the articles parathion, liquid and tetraethyl pyrophosphate, liquid by adding in column 4 the following:

Cylindrical steel overpack (DOT 6D) WIC DOT-2S

2. For the articles parathion mixtures, liquid and tetraethyl pyrophosphate mixtures, liquid by adding in columns 4, 5, 6, and 7 the following:

Cylindrical steel overpack (DOT-6D) WIC DOT 2S.

§ 146.19-01 [Amended]

F. By adding a note to the table in § 146.19-01(n) to read as follows:

¹ Except that for Californium-252 the Type A quantity limit for special form is 2 curies.

(R.S. 4472, as amended; R.S. 4417a, as amended; sec. 1, 19 stat. 252, 49 stat. 1889,

sec. 6(b) (1), 80 stat. 937; 46 U.S.C. 170, 391a, 49 U.S.C. 1655(b) (1); 49 CFR 1.46(b))

Dated: November 10, 1971.

G. H. READ,
Captain, U.S. Coast Guard,
Acting Chief, Office of Merchant Marine Safety.

[PR Doc.71-16826 Filed 11-18-71;8:45 am]

Federal Aviation Administration

[14 CFR Part 71]

[Airspace Docket No. 71-SO-168]

TRANSITION AREA

Proposed Designation

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation regulations that would designate the Albertville, Ala., transition area.

Interested persons may submit such written data, views or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 724, 3400 Whipple Street, East Point, GA.

The Albertville transition area would be designated as:

That airspace extending upward from 700 feet above the surface within a 6.5-mile radius of Albertville Municipal Airport (lat. 34°13'54" N., long. 86°15'08" W.); within 3 miles each side of the 048° bearing from Saratoga RBN (lat. 34°15'00" N., long. 86°13'25" W.), extending from the 6.5-mile radius area to 8.5 miles northeast of the RBN.

The proposed designation is required to provide controlled airspace protection for IFR operations at Albertville Municipal Airport. A prescribed instrument approach procedure to this airport, utilizing the Saratoga (private) Nondirectional Radio Beacon, is proposed in conjunction with the designation of this transition area.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)) and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in East Point, Ga., on November 11, 1971.

JAMES G. ROGERS,
Director, Southern Region.

[FR Doc.71-16869 Filed 11-18-71;8:45 am]

[14 CFR Part 71]

[Airspace Docket No. 71-SO-167]

TRANSITION AREA

Proposed Designation

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation regulations that would designate the Americus, Ga., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 724, 3400 Whipple Street, East Point, GA.

The Americus transition area would be designated as:

That airspace extending upward from 700 feet above the surface within a 6.5-mile radius of Souther Field (lat. 32°07'00" N., long. 84°11'30" W.); within 3 miles each side of the 047° bearing from Souther RBN (lat. 32°07'00" N., long. 84°11'30" W.), extending from the 6.5-mile radius area to 8.5 miles northeast of the RBN.

The proposed designation is required to provide controlled airspace protection for IFR operations at Souther Field. A prescribed instrument approach procedure to this airport, utilizing the Souther (private) Nondirectional Radio Beacon, is proposed in conjunction with the designation of this transition area.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)) and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in East Point, Ga., on November 11, 1971.

JAMES G. ROGERS,
Director, Southern Region.

[FR Doc.71-16871 Filed 11-18-71;8:46 am]

[14 CFR Part 71]

[Airspace Docket No. 71-SO-161]

TRANSITION AREA

Proposed Designation

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation regulations that would designate the Cleveland, Miss., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 724, 3400 Whipple Street, East Point, GA.

The Cleveland transition area would be designated as:

That airspace extending upward from 700 feet above the surface within a 6.5-mile radius of Cleveland Municipal Airport (lat. 33°45'30" N., long. 90°45'15" W.).

The proposed designation is required to provide controlled airspace protection for IFR operations at Cleveland Municipal Airport. A prescribed instrument approach procedure to this airport, utilizing the Greenville, Miss., VOR, is proposed in conjunction with the designation of this transition area.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)) and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in East Point, Ga., on November 10, 1971.

JAMES G. ROGERS,
Director, Southern Region.

[FR Doc.71-16870 Filed 11-18-71;8:46 am]

[14 CFR Part 71]

[Airspace Docket No. 71-GL-14]

FEDERAL AIRWAY SEGMENT

Proposed Alteration

The Federal Aviation Administration (FAA) is considering an amendment to Part 71 of the Federal Aviation regulations that would realign VOR Federal

airway No. 92 segment between Mansfield, Ohio, and Bellaire, Ohio.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications should identify the airspace docket number and be submitted in triplicate to the Director, Great Lakes Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, 3166 Des Plaines Avenue, Des Plaines, IL 60018. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, DC 20591. An informal docket also will be available for examination at the office of the Regional Air Traffic Division Chief.

The FAA proposes to redesignate V-92 segment from Mansfield via Tiverton, Ohio; Newcomerstown, to Bellaire, Ohio. V-92 is currently designated as a common segment with VOR Federal airway No. 8 from Mansfield via Briggs, Ohio, to Bellaire. This proposed realignment of V-92 would provide a replacement airway segment between Newcomerstown and Bellaire for the segment of VOR Federal airway No. 12 which is now designated from Newcomerstown direct to Allegheny, Pa.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a)) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Washington, D.C., on November 12, 1971.

T. McCORMACK,
Acting Chief, Airspace and
Air Traffic Rules Division.

[FR Doc.71-16875 Filed 11-18-71;8:46 am]

[14 CFR Part 71]

[Airspace Docket No. 71-SO-169]

TRANSITION AREA

Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation regulations that would alter the Nashville, Tenn., transition area.

Interested persons may submit such written data, views, or arguments as they may desire. Communications should be submitted in triplicate to the Federal Aviation Administration, Southern Region, Air Traffic Division, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action

is taken on the proposed amendment. No hearing is contemplated at this time, but arrangements for informal conferences with Federal Aviation Administration officials may be made by contacting the Chief, Airspace and Procedures Branch. Any data, views, or arguments presented during such conferences must also be submitted in writing in accordance with this notice in order to become part of the record for consideration. The proposal contained in this notice may be changed in light of comments received.

The official docket will be available for examination by interested persons at the Federal Aviation Administration, Southern Region, Room 724, 3400 Whipple Street, East Point, GA.

The Nashville transition area described in § 71.181 (36 F.R. 2140 and 18511) would be amended as follows:

"* * * long. 86°24'30" W. * * *," would be deleted and "* * * long. 86°24'30" W.); within an 8-mile radius of Lebanon Municipal Airport (lat. 36°11'22" N., long. 86°18'55" W.) * * *," would be substituted therefor.

The proposed alteration is required to provide controlled airspace protection for IFR operations at Lebanon Municipal Airport. A prescribed instrument approach procedure to this airport, utilizing Nashville VORTAC, is proposed in conjunction with the alteration of this transition area.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348 (a)) and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in East Point, Ga., on November 12, 1971.

JAMES G. ROGERS,
Director, Southern Region.

[FR Doc.71-16872 Filed 11-18-71; 8:46 am]

[14 CFR Part 71]

[Airspace Docket No. 71-WE-30]

FEDERAL AIRWAY SEGMENTS

Proposed Designation

The Federal Aviation Administration (FAA) is considering an amendment to Part 71 of the Federal Aviation regulations that would designate west alternate segments to VOR Federal airway No. 27 between Ukiah, Calif., and Fortuna, Calif., and from Fortuna to Crescent City, Calif.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications should identify the airspace docket number and be submitted in triplicate to the Director, Western Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, 5651 West Manchester Avenue, Post Office Box 92007, Worldway Postal Center, Los Angeles, CA 90009. All communications received

within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, DC 20590. An informal docket also will be available for examination at the office of the Regional Air Traffic Division Chief.

As parts of this proposal relate to the navigable airspace outside the United States, this notice is submitted in consonance with the ICAO International Standards and Recommended Practices.

Applicability of International Standards and Recommended Practices by the Air Traffic Service, FAA, in areas outside domestic airspace of the United States is governed by Article 12 of and Annex 11 to the Convention on International Civil Aviation, which pertain to the establishment of air navigation facilities and services necessary to promoting the safe, orderly, and expeditious flow of civil air traffic. Their purpose is to insure that civil flying on international air routes is carried out under uniform conditions designed to improve the safety and efficiency of air operations.

The International Standards and Recommended Practices in Annex 11 apply in those parts of the airspace under the jurisdiction of a contracting state, derived from ICAO, wherein air traffic services are provided and also whenever a contracting state accepts the responsibility of providing air traffic services over high seas or in airspace of undetermined sovereignty. A contracting state accepting such responsibility may apply the International Standards and Recommended Practices to civil aircraft in a manner consistent with that adopted for airspace under its domestic jurisdiction.

In accordance with Article 3 of the Convention on International Civil Aviation, Chicago, 1944, state aircraft are exempt from the provisions of Annex 11 and its Standards and Recommended Practices. As a contracting state, the United States agreed by Article 3(d) that its state aircraft will be operated in international airspace with due regard for the safety of civil aircraft.

Since this action involves, in part, the designation of navigable airspace outside the United States, the Administrator has consulted with the Secretary of State and the Secretary of Defense in accordance with the provisions of Executive Order 10854.

The airspace action proposed in this docket would designate standard 015° west alternate segments to V-27 from Ukiah to Fortuna and from Fortuna to Crescent City.

These proposed airway segments would provide operational advantages in the separation of en route air traffic and

the movement of airway and departing traffic at the respective terminal areas.

This amendment is proposed under the authority of section 307(a) and 1110 of the Federal Aviation Act of 1958 (49 U.S.C. 1348(a) and 1510), Executive Order 10854 (24 F.R. 9565) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Washington, D.C., on November 12, 1971.

H. B. HELSTROM,
Chief, Airspace and Air
Traffic Rules Division.

[FR Doc.71-16873 Filed 11-18-71; 8:46 am]

[14 CFR Part 75]

[Airspace Docket No. 71-SO-138]

JET ROUTE SEGMENTS

Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 75 of the Federal Aviation regulations that would realign the segment of Jet Route No. 53 between Jacksonville, Fla., and Augusta, Ga.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications should identify the airspace docket number and be submitted in triplicate to the Director, Southern Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, Post Office Box 20636, Atlanta, GA 30320. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, DC 20590. An informal docket will be available for examination at the office of the Regional Air Traffic Division Chief.

The Federal Aviation Administration proposes to realign J-53 segment from Jacksonville, Fla., direct to Augusta, Ga. The proposed realignment will permit turbo-jet aircraft to operate direct between those points, thereby reducing the en route mileage.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348 (a)) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655 (c)).

Issued in Washington, D.C. on November 12, 1971.

T. McCORMACK,
Acting Chief, Airspace and
Air Traffic Rules Division.

[FR Doc.71-16874 Filed 11-18-71; 8:46 am]

Hazardous Materials Regulations Board

[49 CFR Parts 172, 173, 178]

[Docket No. HM-94; Notice No. 71-29]

TRANSPORTATION OF HAZARDOUS MATERIALS

Notice of Proposed Rule Making

The Hazardous Materials Regulations Board is considering amendment of several unrelated sections of the Department's Hazardous Materials Regulations. Commenters need only identify the particular proposal on which they wish to comment when responding. The proposals covered in this document are:

- A—List of Hazardous Materials.
- B—Flammable liquids, n.o.s., in specification 37D drums.
- C—Liquid cement, n.o.s., in containers of fiberboard bodies and metal tops and bottoms.
- D—Tin tetrachloride in cylinders.
- E—Liquefied petroleum gas.
- F—Organic phosphate compound, n.o.s., in polyethylene container with steel overpack.
- G—Radioactive materials—Special Form Californium-252 in Type A packages.
- H—Specifications 4B240ET and 4AA480.
- I—Quenching of steel cylinders.

PROPOSAL A

LIST OF HAZARDOUS MATERIALS

The Hazardous Materials Regulations Board is considering amendment of § 172.5(a) of the Department's Hazardous Materials Regulations to authorize the use of "Butane", "Isobutane", "Isobutylene", and "Propane" as proper shipping names for these commodities now described as "Liquefied petroleum gas". These commodity descriptions now appear in italics in the list of hazardous materials and are proposed to be changed to Roman-type print to signify authorization for their use as proper shipping names.

This proposal is based on a petition by the Compressed Gas Association, Inc., to provide for the use of these terms as proper shipping names. The use of these names as descriptions on shipping papers and as markings on outside shipping containers would be authorized as an alternate to the liquefied petroleum gas designation now required.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 172 as follows:

§ 172.5 [Amended]

In § 172.5(a), the commodity descriptions of butane, isobutane, isobutylene, and propane found in the commodity list under the article column heading would be changed from italics to Roman-type print.

PROPOSAL 3

FLAMMABLE LIQUIDS N.O.S., IN SPECIFICATION 37D DRUMS

The Hazardous Materials Regulations Board is considering amendment of § 173.119(b) of the Department's Hazardous Materials Regulations to provide for the transportation in DOT-37D steel drums of flammable liquids, not other-

wise specified, and having a flash point above 20° F.

This proposal is based on a petition by a manufacturer of specification drums and petitions by several special permit holders. Six years of reported satisfactory experience under special permits support the petitioners' position that flammable liquids, n.o.s., may be transported safely in DOT-37D steel drums.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 173 as follows:

In § 173.119, paragraph (b) (10) would be added to read as follows:

§ 173.119 Flammable liquids not specifically provided for.

(b) * * *

(10) Specification 37D (§ 178.137 of this chapter). Nonreusable steel drum authorized only for a commodity not exceeding 10 pounds per gallon.

PROPOSAL C

LIQUID CEMENT, N.O.S., IN CONTAINERS OF FIBERBOARD BODIES AND METAL TOPS AND BOTTOMS

The Hazardous Materials Regulations Board is considering amendment of § 173.132 of the Department's Hazardous Materials Regulations to permit the shipment of liquid cement, n.o.s., in fiberboard containers with metal tops and bottoms not exceeding 1 quart capacity. These containers would be exempt from specification packaging, marking, and labeling.

This proposal is based on a petition which contends the proposed packaging is safer than the glass or earthenware containers currently authorized in § 173.132(b).

Section 173.128(c) (1) contains authorization for shipping flammable paints and related materials in similar fiberboard containers. On the basis of past experience with this packaging for flammable liquids, the Board believes the petition has merit.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 173 as follows:

In § 173.132, the first sentence of paragraph (b) would be amended to read as follows:

§ 173.132 Cement, liquid, n.o.s., container cement, linoleum cement, pyroxylin cement, rubber cement, tile cement, wallboard cement, and coating solution.

(b) Cements, except cements containing carbon bisulfide, in glass, earthenware, or leakproof containers with fiberboard bodies and metal tops and bottoms of not over 1 quart capacity each, or metal containers of not over 5 gallons capacity each, packed in strong outside containers are exempt from specification packaging, marking, and labeling requirements when offered for transportation by rail freight, highway, or water. However, when offered for transportation

by water, name of contents must be marked on each outside container * * *

PROPOSAL D

TIN TETRACHLORIDE IN CYLINDERS

The purpose of this proposed amendment to § 173.247 of the Department's Hazardous Materials Regulations is to provide for packaging anhydrous tin tetrachloride in specifications 4BA240 and 4BW240 cylinders. This material is currently authorized to be transported in specifications 5, 5A, 5B, and 17C containers.

A petitioner has proposed to use the specifications 4BA240 and 4BW240 cylinders to contain the commodity so they could be used as pressure vessels at the destination to force the liquid tin tetrachloride from the container. The cylinders would not be pressurized while being transported. The satisfactory experience reported under special permit supports the petitioner's position that the commodity may be transported safely in these cylinders. The Board believes the petition has merit.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 173 as follows:

In § 173.247, paragraph (a) (17) would be amended to read as follows:

§ 173.247 Acetyl chloride, antimony pentachloride, benzoyl chloride, chromyl chloride, pyro sulfur chloride, silicon chloride, sulfur chloride (mono and di), sulfur chloride, thionyl chloride, tin tetrachloride (anhydrous), and titanium tetrachloride.

(a) * * *

(17) Specification 4BA240 or 4BW240 (§§ 178.51, 178.61 of this chapter). Metal cylinder. Authorized only for titanium tetrachloride or tin tetrachloride, anhydrous, without any compressed gas. Safety relief devices are not authorized.

PROPOSAL E

LIQUEFIED PETROLEUM GAS

The Hazardous Materials Regulations Board is considering amendment of §§ 173.34, 173.301, 173.302, and 173.304 of the Department's Hazardous Materials Regulations to delete reference to ICC-7 and ICC-7-150 cylinders, DOT-5 and DOT-5F drums. Except for the DOT-5F drums, these containers were built prior to October 1, 1930, and the Board believes the containers are obsolete because of their age. It has been reported to the Board that DOT-5F drums are no longer used in the transportation of liquefied petroleum gas and therefore, reference to their use is being deleted.

Any person who may be using these containers or may know of their use is requested to notify the Board.

In consideration of the foregoing, 49 CFR Part 173 would be amended as follows:

(A) In § 173.34, paragraph (d) (6) would be canceled; in paragraph (e), the table would be amended as follows:

§ 173.34 Qualification, maintenance, and use of cylinders.

(d) * * *

(6) [Canceled]

(e) * * *

Specification under which cylinder was made	Minimum retest pressure (p.s.i.)	Retest period (years)
[cancel]	60	5
7-150 for liquefied petroleum gas.	300 p.s.i.	5

(B) In § 173.301 paragraph (h), the table would be amended as follows:

§ 173.301 General requirements for shipment of compressed gases in cylinders.

(h) * * *

CONTAINERS

[cancel] ICC-7¹

Kind of gas	Maximum permitted filling density (See Note 1)	Containers marked as shown in this column or of the same type with higher service pressure must be used except as provided in § 173.34(a), (b), § 178.301(f) (see notes following table)
Change Cyclopropane (see Notes 8 and 9).....	Percent 55	DOT-3A225; DOT-3A490X; DOT-3AA225; DOT-3B225; DOT-4A225; DOT-4AA480; DOT-4B225; DOT-4BA225; DOT-4BW225; DOT-4B240ET; DOT-3; DOT-3E1800; DOT-39.

(d) * * *

(3) * * *

(ii) * * *

Type of container	Maximum capacity		Maximum charging pressure-p.s.i.g.
	Cubic inches	Gallons	
DOT-2P (see Note 1).	31.83	45 p.s.i.g. at 70° F. and 105 p.s.i.g. at 130° F. (see Note 2).
DOT-2P (see Note 1).	31.83	20 p.s.i.g. at 70° F. and 34 p.s.i.g. at 130° F.
DOT-3C and ICC-4C.	3,881	16 + 5% tolerance.	145 p.s.i.g. at 130° F.

PROPOSAL F

ORGANIC PHOSPHATE COMPOUND, N.O.S., IN POLYETHYLENE CONTAINER WITH STEEL OVERPACK

The Hazardous Materials Regulations Board is considering amendment of §§ 173.358 and 173.359 of the Hazardous Materials Regulations to add specification 6D cylindrical steel overpack with inside specification 2S polyethylene container as an authorized container for transportation of organic phosphates.

During the past 7 years, many containers with capacities of 5, 30, and 55 gallons have been shipped via rail, highway, and water under special permit. Experience reported with these shipments of organic phosphate compounds, liquid, n.o.s., and organic phosphate compound mixtures, liquid, n.o.s., has been satisfactory.

(C) In § 173.302, paragraph (a) (1) would be amended as follows:

§ 173.302 Charging of cylinders with nonliquefied compressed gas.

(a) * * *

(1) Specification 3¹ 3A, 3AA, 3B, 3C, 3D, 3E, 4, 4A, 4B, 4BA, 4BW, 4C, 25¹, 26¹, 33¹ or 38¹ (§§ 178.36, 178.37, 178.38, 178.40, 178.41, 178.42, 178.48, 178.49, 178.50, 178.51, 178.61, 178.52 of this chapter). (See §§ 173.34 and 173.301(e))

Note 1 remains the same.

(D) In § 173.304, paragraph (a) (2) table would be amended; paragraph (d) (3) (ii) table would be amended in its entirety, footnote 1 would be canceled as follows:

§ 173.304 Charging of cylinders with liquefied compressed gas.

(a) * * *

(2) * * *

Notes 1 and 2 remain the same.

¹ Canceled.

On the basis of petitions and this satisfactory experience, the Board is proposing to incorporate the terms of the special permit pertaining to packaging of these materials into the regulations.

A petitioner also requested that specification 2SL polyethylene containers be authorized as an alternative for the specification 2S container. In view of the lack of experience with the specification 2SL container in this use, this proposal is not being included by the Board in this notice.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 173 as follows:

(A) In § 173.358, paragraph (a) (12) would be added to read as follows:

§ 173.358 Hexaethyl tetraphosphate, methyl parathion, organic phosphate, compound, n.o.s., parathion, tetraethyl dithio pyrophosphate and tetraethyl pyrophosphate, liquid.

(a) * * *

(12) Specification 6D (§ 178.102 of this chapter). Cylindrical steel overpack with an inside specification 2S (§ 178.35 of this chapter) polyethylene container. Full removable head drums over 5 gallons capacity must be closed by means of a 12-gage steel bolted ring closure with drop forged lugs, one of which is appropriately threaded. For drums not over 30 gallons capacity, the threaded lug must have at least a 3/8-inch bolt and locking nut, and for drums over 30 gallons capacity the bolt and locking nut must be at least 3/8-inch. Authorized only for materials that will not react

with polyethylene and result in container failure.

(B) In § 173.359, paragraphs (a) (14) and (b) (10) would be added to read as follows:

§ 173.359 Hexaethyl tetraphosphate mixtures, methyl parathion mixtures, organic phosphate compound mixtures, n.o.s., parathion mixtures, tetraethyl dithio pyrophosphate mixtures, and tetraethyl pyrophosphate mixtures, liquid.

(a) * * *

(14) Specification 6D (§ 178.102 of this chapter). Cylindrical steel overpack with an inside Spec. 2S (§ 178.35 of this chapter) polyethylene container. Full removable head drums over 5 gallons capacity must be closed by means of a 12-gage steel bolted ring closure with drop forged lugs, one of which is appropriately threaded. For drums not over 30 gallons capacity, the threaded lug must have at least a 3/8-inch bolt and locking nut, and for drums over 30 gallons capacity the bolt and locking nut must be at least 3/8-inch. Authorized only for materials that will not react with polyethylene and result in container failure.

(b) * * *

(10) Specification 6D (§ 178.102 of this chapter). Cylindrical steel overpack with an inside Spec. 2S (§ 178.35 of this chapter) polyethylene container. Full removable head drums over 5 gallons capacity must be closed by means of a 12-gage steel bolted ring closure with drop forged lugs, one of which is appropriately threaded. For drums not over 30 gallons capacity, the threaded lug must have at least a 3/8-inch bolt and locking nut, and for drums over 30 gallons capacity the bolt and locking nut must be at least 3/8-inch. Authorized only for materials that will not react with polyethylene and result in container failure.

PROPOSAL G

RADIOACTIVE MATERIALS—SPECIAL FORM CALIFORNIUM-252 IN TYPE A PACKAGES

The Hazardous Materials Regulations Board is considering amendment of Part 173 of the Hazardous Materials Regulations of the Department of Transportation to limit to not more than 2 curies the quantity of Californium-252 in special form, that may be shipped in Type A radioactive materials packages.

This proposal is based on a petition by the U.S. Atomic Energy Commission.

Californium-252 is a radioactive nuclide that emits both gamma and neutron type radiation and has a very high level of specific radioactivity (activity level per unit of mass) when compared to most other radioisotopes. To date it has been produced solely by the U.S. Atomic Energy Commission, which recently has made small quantities available for use in industry, education, and research.

During 1969 and 1970 an average of one large shipment of Californium-252 was made each month. Those shipments ranged from a few micrograms to a few milligrams of material. Over the next 2 years, USAEC has projected that the

number of shipments will increase substantially. This projected increase in the number of shipments and the relatively high specific radioactivity of Californium-252 necessitated a reexamination of the present criteria which permit the shipment of 20 curies of special form radioactive material in a Type A package (see table in § 173.389(L)).

In establishing that limit, the 20 curie value was selected as that amount of a 1 Mev. (million electron volt) gamma-emitting radionuclide that, if unshielded, would produce a 1 roentgen/hour radiation dose rate at a distance of 10 feet. However, the radiation exposure dose rate for an unshielded 20 curie source of Californium-252, considering both gamma and neutron radiation, is approximately 10 times that value.

For the above reasons, the Board considers it appropriate that the allowable quantity of special form Californium-252 in a Type A package be limited to not more than 2 curies. (The limit of Californium-252 in normal form as a Transport Group I radionuclide (see §§ 173.389(L) and 173.390) in a Type A package would remain at 0.001 curie.)

Considering the foregoing, the Board proposes to amend 49 CFR Part 173 as follows:

In the table under § 173.389(L), footnote 1 is added following the table and referenced in the second column, last entry "20".

§ 173.389 Radioactive materials; definitions.

(L)

PROPOSAL H

SPECIFICATIONS 4B240ET AND 4AA480

The Hazardous Materials Regulations Board is considering amendment of Part 178 of the Department's Hazardous Materials Regulations to make certain editorial corrections, to delete redundant testing requirements for tubing used in specification 4B240ET cylinders, and to modify certain test requirements for specification 4AA480 cylinders.

Specification 4B240ET (§ 178.55) contains specific testing requirements for tubing used in the fabrication of those cylinders. A petitioner has stated that this testing is unnecessary because tests otherwise required by the regulations on each 4B240ET cylinder are adequate to assure that the vessel has the strength prescribed in the specification. Testing required on the completed cylinder assures that the tubing used is stronger than the 24,000 p.s.i. now prescribed in § 178.55-2(a). The Board considers the petition to have merit and, therefore, is proposing to delete this testing requirement.

Reference to the billet piercing process in § 178.55-4(a) is superfluous because § 178.55-2(a) specifies that cylinders be

made from electric resistance welded tubing. Therefore, the Board is proposing to delete the reference to billets in § 178.55-4(a).

Other petitioners have requested that § 178.56-14(d) be revised to include in specification 4AA480 the test requirements contained in specification 4BA. This would require at least one cylinder from a lot of 200 or less to be fully tested, with the remainder being examined under pressure of at least two times service pressure. Determination of expansion of the entire lot, therefore, would not be required unless selected specimens failed the test. The Board believes this suggestion has merit and is proposing inclusion of these test requirements in § 178.56.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 178 as follows:

(A) In § 178.55-2 and 178.55-4, paragraph (a) would be amended to read as follows:

§ 178.55-2 Type, spinning process, size and service pressure.

(a) Type. Cylinders must be of brazed type made from electric resistance welded tubing.

§ 178.55-4 Duties of inspector.

The inspector shall: (a) Inspect all material and reject any not meeting the requirements.

(B) In § 178.56-14, paragraph (b) and paragraphs (d) (1) and (d) (2) would be amended to read as follows:

§ 178.56-14 Hydrostatic test.

(b) Pressure must be maintained for at least 30 seconds or sufficiently longer to assure complete expansion. Any internal pressure applied after heat treatment and before the official test must not exceed 90 percent of the test pressure. If, due to failure of test apparatus, the test pressure cannot be maintained, the test may be repeated at a pressure increased by 10 percent or 100 pounds per square inch, whichever is lower.

(d) Cylinders must be tested as follows:

(1) At least one cylinder selected at random out of each lot of 200 or less must be tested as described in paragraphs (a), (b), and (c) of this section, to at least two times service pressure. If a selected cylinder fails, then two additional specimens must be selected at random from the same lot and subjected to the prescribed test. If either of these fails the test, then each cylinder in that lot must be so tested; and,

(2) Each cylinder not tested as prescribed in subparagraph (1) of this paragraph must be examined under pressure of at least two times service pressure and must show no defect. A cylinder showing a defect must be rejected unless it may be requalified under § 178.56-18(a).

PROPOSAL I

QUENCHING OF STEEL CYLINDERS

The Hazardous Materials Regulations Board is considering amendment of §§ 178.37, 178.44, and 178.58 of the Department's Hazardous Materials Regulations to remove the provisions for molten salt bath for quenching of specifications 3AA, 3AAX, 3HT, and 4DA cylinders.

This proposal is based on a comment submitted on Docket No. HM-75; Notice No. 71-2 (36 F.R. 1063) that the molten salt bath option be eliminated because this method of heat treatment is not being used. Docket No. HM-75; Amendment No. 178-17 (36 F.R. 9520) contained provision for permitting the quenching of specifications 3AA, 3AAX, 3HT, and 4DA cylinders by suitable fluids other than oil.

The Board invites comments on the need for retaining the present molten salt bath provisions.

In consideration of the foregoing, it is proposed to amend 49 CFR Part 178 as follows:

(A) In § 178.37-11, paragraph (a) (1) would be amended; paragraph (a) (7) would be canceled, as follows:

§ 178.37-11 Heat treatment.

(a)

(1) All cylinders must be quenched by oil, or other suitable medium except as provided in subparagraph (5) of this paragraph.

(7) [Canceled]

(B) In § 178.44-11, paragraph (a) (1) would be amended; paragraph (a) (4) would be canceled, as follows:

§ 178.44-11 Heat treatment.

(a)

(1) All cylinders must be quenched by oil, or other suitable medium.

(4) [Canceled]

(C) In § 178.58-11, paragraph (a) (1) would be amended; paragraph (a) (5) would be canceled, as follows:

§ 178.58-11 Heat treatment.

(a)

(1) All containers must be quenched by oil, or other suitable medium except as provided in subparagraph (4) of this paragraph.

(5) [Canceled]

Interested persons are invited to give their views on these proposals. Communications should identify the docket number and proposal and be submitted in duplicate to the Secretary, Hazardous Materials Regulations Board, Department of Transportation, 400 Sixth Street SW., Washington, DC 20590. Communications received on Proposal A on or before December 21, 1971, will be considered before final action is taken on this proposal. Otherwise, communications received on or before January 25, 1972, will be considered before final

¹ Except that for Californium-252 the Type A quantity limit for special form is 2 curies.

action is taken on the other proposals. All comments received will be available for examination by interested persons at the Office of the Secretary, Hazardous Materials Regulations Board, both before and after the closing date for comments.

These proposals are made under the authority of sections 831-835 of Title 18, United States Code, section 9 of the Department of Transportation Act (49 U.S.C. 1657), and title VI and section 902(h) of the Federal Aviation Act of 1958 (49 U.S.C. 1421-1430 and 1472(h)).

Issued in Washington, D.C., on November 15, 1971.

W. J. BURNS,
Chairman, Hazardous Materials
Regulations Board.

[FR Doc.71-16825 Filed 11-18-71;8:45 am]

CIVIL AERONAUTICS BOARD

[14 CFR Part 228]

[Docket No. 23886; EDR-214A]

EMBARGOES ON PROPERTY

Extension of Time for Filing Comments

NOVEMBER 16, 1971.

The Board, by circulation of notice of proposed rule making EDR-214, dated October 7, 1971, and publication at 36 F.R. 19914, gave notice that it had under consideration proposed amendments to Part 228 to revise the definition of embargo and the rules and procedures related thereto. Interested persons were invited to participate in the proceeding by submission of twelve (12) copies of written data, views or arguments pertaining

thereto to the Docket Section of the Board on or before November 17, 1971.

Subsequent to the issuance of the proposed rule, the Air Transport Association (ATA) on behalf of 20 scheduled air carriers requested an extension of time to December 31, 1971, for filing comments. ATA contends, inter alia, that in view of the complexity of the proposed rule, the filing deadline does not allow sufficient time for analysis of the proposal which, it asserts, must be made by each route carrier affected by the proposal. It is further maintained that the proposed rule would require major revisions to some carriers' air freight accounting procedures and policies and adjustments to departmental requirements and that additional time is required to submit comprehensive and meaningful comments in the matter.

The undersigned notes that, notwithstanding the fact that the Board allowed 45 days to file comments on the proposed rule, ATA's request was filed less than 3 business days before the deadline established for filing comments. Moreover, it appears from the request that the carriers have not gone beyond the initial stages of analysis of the proposed rule preparatory to deciding whether the submission of joint comments is warranted. In the future, we would expect the carriers to be more expeditious in deciding whether to file a consolidated response to a proposed rule and to submit their requests for extensions of time to the Board well in advance of the prescribed filing deadline. Under the circumstances, however, an extension of 30 days will be granted in order that the Board may have the benefit of the views of the interested carriers on the issues raised by the notice. Accordingly, the undersigned hereby extends the time for submitting

comments on EDR-214, supra to December 17, 1971, pursuant to the authority delegated in § 385.20(d) of the Board's organization regulations.

(Sec. 204(n) of the Federal Aviation Act of 1958, as amended, 72 Stat. 743; 49 U.S.C. 1324)

By the Civil Aeronautics Board.

[SEAL] ARTHUR H. SIMMS,
Associate General Counsel,
Rules and Rates.

[FR Doc.71-16943 Filed 11-18-71;8:52 am]

FEDERAL POWER COMMISSION

[18 CFR Part 260]

[Docket No. R-308]

TOTAL GAS SUPPLY OF NATURAL GAS PIPELINE COMPANIES

Annual Report FPC Form No. 15; Notice of Extension of Time

NOVEMBER 11, 1971.

On November 5, 1971, the Independent Natural Gas Association of America filed a request for an extension of time within which to file comments in the above-designated matter.

Upon consideration, notice is hereby given that the time is extended to and including December 15, 1971, within which any interested person may submit data, views, comments, or suggestions in writing to the notice of proposed rule making issued September 29, 1971, and published at 36 F.R. 19515, in the above-designated matter.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16914 Filed 11-18-71;8:49 am]

Notices

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T.D. 71-280]

MISSING MERCHANDISE NOTATION

Statement Regarding Prima Facie Case of Nonimportation

NOVEMBER 8, 1971.

In "Harry N. Bloomfield Co. v. United States," CAD 1023, the court held that based upon the facts in the record, the inspector's report which noted missing merchandise as "manifested—not found" created a prima facie case of nonimportation.

The Bureau believes that the notation "manifested—not found" does not create a prima facie case of nonimportation.

Accordingly, the decision in CAD 1023 is limited to the entry there in issue. Further judicial proceeding on the principles involved will be brought at the appropriate opportunity.

[SEAL] MYLES J. AMBROSE,
Commissioner of Customs.

[FR Doc.71-16911 Filed 11-18-71;8:49 am]

Internal Revenue Service

[Order No. 121]

ASSISTANT COMMISSIONER (STABILIZATION) ET AL.

Delegation of Authority Regarding Economic Stabilization Program

1. The authority delegated to the Commissioner of Internal Revenue by Treasury Department Order dated November 13, 1971, to interpret, implement, administer, monitor, and enforce the stabilization of prices, rents, wages and salaries pursuant to established coverage, classifications, criteria, standards, and implementation procedures, is hereby re-delegated to the following officials:

Assistant Commissioner (Stabilization).
Regional Commissioners.
Assistant Regional Commissioners (Appellate).
Assistant Regional Commissioners (Alcohol, Tobacco and Firearms).
Assistant Regional Commissioners (Stabilization).
Regional Inspectors.
District Directors.
Director of International Operations.

2. The authority delegated herein may be redelegated only by the officials specified in this order and may not be redelegated by those officials to whom the specified officials redelegate.

Date of issue: November 13, 1971.

Effective date: November 14, 1971.

[SEAL] JOHNNIE M. WALTERS,
Commissioner.

[FR Doc.71-16948 Filed 11-18-71;8:52 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[New Mexico 14635]

NEW MEXICO

Proposed Withdrawal and Reservation of Lands

NOVEMBER 12, 1971.

The Forest Service, U.S. Department of Agriculture, has filed application, Serial No. New Mexico 14635 for the withdrawal of the lands described below. The lands were conveyed to the United States pursuant to section 8 of the Taylor Grazing Act. They lie within the exterior boundaries of the Gila National Forest and the Santa Fe National Forest. They have not been open to entry under the public land laws. The applicant desires the lands for the addition to and the consolidation with national forest lands to permit more efficient administration thereof in the conservation of natural resources.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, Department of the Interior, Chief, Division of Technical Services, Post Office Box 1449, Santa Fe, NM 87501.

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

He will also prepare a report for consideration by the Secretary of the Interior who will determine whether or not the lands will be withdrawn as requested by the applicant agency.

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

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

The lands involved in the application are:

NEW MEXICO PRINCIPAL MERIDIAN

GILA NATIONAL FOREST

T. 10 S., R. 12 W.,
Sec. 10, SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 15, NW $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 29, NW $\frac{1}{4}$.
T. 11 S., R. 12 W.,
Sec. 5, NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 6, lot 50, N $\frac{1}{2}$ of lot 51, lot 58 except for 10 acres described as W $\frac{1}{2}$ NE $\frac{1}{4}$ and E $\frac{1}{2}$ NW $\frac{1}{4}$.

SANTA FE NATIONAL FOREST

That portion of the Canon de San Diego Grant situated in Township 19 North and Range 2 East of the New Mexico Principal Base and Meridian, known in the office of the U.S. Surveyor General as Report No. 25, confirmed by the Congress of the United States of America, on the 21st day of June, 1861, and patented by the United States of America in accordance with said Act of Confirmation on the 21st day of October 1881, more particularly described as follows:

That portion of Parcel D, Rio Cebolla Canyon as prepared by Robert K. Walsh, N.M.L.S. No. 2127, under date of July 20, 1966, and more particularly described as follows:

Beginning at a point which is the gate on the Fenton Feeding area and located South 52°45'56" W., 5,465.37 feet from the 5 $\frac{1}{2}$ -mile corner on the north boundary of the Canon de San Diego Grant; thence South 35°28'30" E., 1,188.15 feet to the true point of beginning; thence South 35°28'30" E., 1,840.10 feet to the northeast corner of the said tract; thence South 62°17'46" W., 22.74 feet; thence South 49°21'12" W., 1,439.30 feet; thence North 38°00'00" W., 1,234.03 feet; thence North 28°36'29" E., 1,679.21 feet to the true point of beginning.

The areas described aggregate 416.825 acres more or less.

MICHAEL T. SOLAN,
Chief, Division of
Technical Services.

[FR Doc.71-16897 Filed 11-18-71;8:48 am]

[ES 9644]

OHIO

Notice of Filing of Plat of Survey

1. The plat of survey of the following described lands will be officially filed in the Eastern States Land Office, Silver Spring, Md., effective at 10 a.m. on December 18, 1971.

MICHIGAN MERIDIAN

T. 8 S., R. 11 E.,
Tract 37.
T. 9 S., R. 11 E.,
Tract 37.

The areas described aggregate 77.13 acres.

2. This plat gives area and designation to West Sister Island in Lake Erie, and is based entirely on the record of a

resurvey of Maumee Bay in T. 8 S., R. 8 E., Michigan Meridian, Michigan, executed by Robert Clark, Deputy Surveyor, in 1827. This plat was prepared to meet certain administrative needs in connection with a proposed withdrawal of a portion of the island, filed by the Bureau of Sport Fisheries and Wildlife, ES 7048.

3. All of the land was withdrawn and reserved for the West Sister Island National Wildlife Refuge by Executive Order No. 7937 of August 2, 1938, except for a 3-acre tract in the southwestern part of Tract 37, T. 9 S., R. 11 E., which was withdrawn and reserved for lighthouse purposes by Executive Order of February 16, 1838.

4. All inquiries relating to this land should be sent to the Manager, Eastern States Land Office, Bureau of Land Management, 7981 Eastern Avenue, Silver Spring, MD 20910.

DORIS A. KOIVULA,
Manager.

NOVEMBER 10, 1971.

[FR Doc.71-16894 Filed 11-18-71;8:48 am]

Geological Survey

FEDERAL MINING, OIL AND GAS, AND GEOTHERMAL LESSEES

Delay in Approval of Applications for Permits To Drill Wells and Mining Plans

Effective January 1, 1972, (1) applications for permits to drill exploratory oil and gas or geothermal steam wells, and (2) original mining plans and major mining plan changes, filed for approval pursuant to 30 CFR Parts 211, 216, 221, 231, and 270, or 43 CFR Part 23, as appropriate, applicable to Federal oil and gas, geothermal resources, and mining leases on public domain and acquired lands of the United States, will not be approved by the U.S. Geological Survey until after a notice of the filing of each such application for permit to drill or request for approval has been posted on the bulletin board for public inspection in the appropriate U.S. Geological Survey office at least 30 days, unless there is an emergency involving health, safety, environmental damage, or resource conservation which requires earlier approval. Copies of the notice will be sent to appropriate Federal, State, and local public offices.

During such 30-day period, comments and suggestions on the proposed drilling and mining operations may be submitted by the public to the appropriate District Engineer or Supervisor. During this period the District Engineer or Supervisor will also receive the views of other interested Federal and State agencies on the proposed operations. On the basis of comments received and his own investigation, the District Engineer or Supervisor will determine whether his approval of the proposed operations would constitute a major Federal action significantly affecting the quality of the human environment. If he determines that the

environment will be significantly affected, approval of the application to drill or the mining plan will be further delayed while an environmental impact statement is prepared in accordance with section 102(2)(C) of the National Environmental Policy Act of 1969 (Public Law 91-190).

W. T. PECORA,
Under Secretary.

NOVEMBER 11, 1971.

[FR Doc.71-16893 Filed 11-18-71;8:48 am]

DEPARTMENT OF COMMERCE

Bureau of the Census

SURVEY OF DISTRIBUTORS' STOCKS OF CANNED FOODS

Notice of Determination

In conformity with title 13, United States Code, sections 181, 224, and 225, and due notice of consideration having been published October 14, 1971 (36 F.R. 19987), I have determined that year-end data on stocks of 30 canned and bottled products, including vegetables, fruits, juices, and fish, are needed to aid the efficient performance of essential governmental functions, and have significant application to the needs of the public and industry and are not publicly available from nongovernmental or other governmental sources. This is a continuation of the survey conducted in previous years.

All respondents will be required to submit information covering their December 31, 1971, inventories of 30 canned and bottled vegetables, fruits, juices, and fish. Reports will not be required from all firms but will be limited to a scientifically selected sample of wholesalers and retail multiunit organizations handling canned foods, in order to provide year-end inventories of the specified canned food items with measurable reliability. These stocks will be measured in terms of actual cases with separate data requested for "all sizes smaller than No. 10" and for "sizes No. 10 or larger." (In addition, multiunit firms reporting separately by establishment will be requested to update the list of their establishments maintaining canned food stocks.)

Report forms will be furnished to firms covered by the survey. Additional copies of the forms are available on request to the Director, Bureau of the Census, Washington, D.C. 20233.

I have, therefore, directed that this annual survey be conducted for the purpose of collecting these data.

Dated: November 15, 1971.

GEORGE H. BROWN,
Director,
Bureau of the Census.

[FR Doc.71-16878 Filed 11-18-71;8:46 am]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[Docket No. FDC-D-368; NADA No. 11-322V]

DIAMOND LABORATORIES, INC.

Neacain Ointment; Notice of Withdrawal of Approval of New Animal Drug Application

A notice of opportunity for a hearing proposing to withdraw approval of NADA (new animal drug application) No. 11-322V for the drug Neacain Ointment was published in the FEDERAL REGISTER of August 28, 1971 (36 F.R. 17368). Diamond Laboratories, Inc., 2518 Southeast 43d Street, Des Moines, Iowa 50317, holder of said NADA, did not file a written appearance of election regarding whether or not they wished to avail themselves of the opportunity for a hearing within the 30-day period provided for such filing in said notice. This is construed as an election by said firm not to avail themselves of the opportunity for a hearing.

Based on the grounds set forth in said notice and the response to said notice, the Commissioner of Food and Drugs concludes that approval of said NADA should be withdrawn. Therefore, pursuant to provisions of the Federal Food, Drug, and Cosmetic Act (sec. 512, 82 Stat. 343-51; 21 U.S.C. 360b) and under the authority delegated to the Commissioner (21 CFR 2.120), approval of NADA No. 11-322V, including all amendments and supplements thereto, is hereby withdrawn effective on the date of publication of this document.

Dated: November 10, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-16946 Filed 11-18-71;8:53 am]

NUTRITION LABELING

Testing and Evaluation

The Food and Drug Administration has accepted the recommendation of the White House Conference on Food, Nutrition, and Health to develop and evaluate nutrition labeling for processed food products. Several labeling procedures have been developed for giving substantive information on the food package label, and a study of consumer evaluation of these labeling procedures is being implemented in collaboration with the Consumer Research Institute. This study is designed to acquaint the consumer with the label and provide information on how the consumer can use the nutrition information. The study will also test consumer understanding of three labeling procedures in relation to purchase behavior.

Other food marketing organizations are also involved in conducting studies in

an attempt to answer various questions relating to nutrition labeling directly on food packages. The Food and Drug Administration believes that a sufficient number of such studies are in progress, and there is insufficient time for the planning and implementation of additional tests prior to the expected establishment of guides for nutrition labeling.

Once established, it is important that the guides for nutrition labeling be followed by the food industry. A proliferation of different approaches would lead to consumer confusion and would necessitate regulatory action or a request for new statutory authority to control such labeling.

Those food manufacturing and marketing organizations which are using an indirect method of informing consumers about the nutritional quality of their products by label statements in which the manufacturer offers consumers such information upon written request are encouraged to submit to the Food and Drug Administration the informational material which they send. This information is intended to supplement the agency's overall study of nutrition labeling and should be submitted to Food and Drug Administration, Bureau of Foods, Division of Nutrition, 200 C Street SW., Washington, D.C. 20204.

Food manufacturers are reminded that printed material sent to consumers as a result of label directions offering such information on request is labeling, and it must conform to the requirements of the Federal Food, Drug, and Cosmetic Act.

Dated: November 10, 1971.

SAM D. FINE,
Associate Commissioner
for Compliance.

[FR Doc.71-16947 Filed 11-18-71;8:53 am]

ATOMIC ENERGY COMMISSION

[Docket No. 50-62]

UNIVERSITY OF VIRGINIA

Notice of Issuance of Amendment To Facility License

No request for a hearing or petition for leave to intervene having been filed following publication of the notice of proposed action in the FEDERAL REGISTER on October 15, 1971 (36 F.R. 20075), the Atomic Energy Commission (the Commission) has issued Amendment No. 9 to Facility License No. R-66 to the University of Virginia. The amendment authorizes the University of Virginia to (1) increase the steady state power level of the reactor from 1 megawatt (thermal) to 2 megawatts (thermal), (2) incorporate technical specifications in the license, (3) receive, possess, and use up to 7.9 kilograms of contained uranium 235 for use in connection with operation of the reactor, and (4) receive, possess, and store up to 6.1 kilograms of contained

uranium 235 not for use in connection with operation of the reactor.

The amendment was issued as proposed except the amount of uranium 235 authorized for receipt, possession, and use has been changed in accordance with the University of Virginia's amendment request dated October 14, 1971, and supplement dated October 21, 1971. The purpose of the increase is to permit the receipt and storage of new fuel elements for the eventual replacement of spent fuel elements, but the new fuel elements will not be used in the reactor until their performance is evaluated and approved by the Commission. The approved limit of uranium 235 to be used in connection with operation of the reactor is being reduced from 12 kilograms to 7.9 kilograms and the additional authorization for the 6.1 kilograms is to receive, possess, and store that material only.

The Commission has found that the applications for the amendment, as amended, comply with the requirements of the Atomic Energy Act of 1954, as amended, and the Commission's regulations as published in 10 CFR Chapter I. The Commission has made the findings required by the Act and the Commission's regulations which are set forth in the amendment, and has concluded that the issuance of the amendment will not be inimical to the common defense and security or to the health and safety of the public.

With regard to the authorization to receive, possess, and store up to 6.1 kilograms of contained uranium 235 not for use in connection with operation of the reactor that was not incorporated in the proposed notice, the Commission has found that prior public notice is not required since this action does not present significant hazards considerations different from those previously evaluated. In this connection, the applicant may file a request for a hearing and any person whose interest may be affected by the proceeding may file a petition for leave to intervene within fifteen (15) days from the date of publication of this notice in the FEDERAL REGISTER. Requests for a hearing and petitions to intervene shall be filed in accordance with the Commission's rules of practice in 10 CFR Part 2. If a request for a hearing or a petition for leave to intervene with regard to the authorization to receive, possess and store up to 6.1 kilograms of contained uranium 235 is filed within the time prescribed in this notice, the Commission will issue a notice of hearing or an appropriate order.

A copy of the amendment and the licensee's application for license amendment for authorization to receive, possess, and store up to 6.1 kilograms of contained uranium 235 dated October 14, 1971, and supplement dated October 21, 1971, are available for public inspection at the Commission's Public Document Room at 1717 H Street NW., Washington, DC. A copy of the amendment may be obtained upon request sent to the U.S. Atomic Energy Commission, Washington,

D.C. 20545, Attention: Director, Division of Reactor Licensing.

Dated at Bethesda, Md., this 4th day of November 1971.

For the Atomic Energy Commission,

DONALD J. SKOVHOLT,
Assistant Director for Reactor
Operations, Division of Reactor
Licensing.

[FR Doc.71-16876 Filed 11-18-71;8:46 am]

[Docket No. 50-87]

WESTINGHOUSE ELECTRIC CORP.

Notice of Issuance of Construction Permit

No request for a hearing or petition for leave to intervene having been filed following publication of the notice of proposed action in the FEDERAL REGISTER on October 21, 1971 (36 F.R. 20380), the Atomic Energy Commission (the Commission) has issued Construction Permit No. CPRR-113 to the Westinghouse Electric Corp., Pittsburgh, PA. The permit authorizes construction of a Nuclear Training Reactor in Zion, Ill.

The Commission has found that the application complies with the requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's regulations published in 10 CFR Chapter I. The Commission has made the findings required by the Act and the Commission's regulations which are set forth in the construction permit, and has concluded that the issuance of the construction permit will not be inimical to the common defense and security or to the health and safety of the public.

A copy of the construction permit is available for inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC, or may be obtained upon request sent to the U.S. Atomic Energy Commission, Washington, D.C. 20545, Attention: Director, Division of Reactor Licensing.

Dated at Bethesda, Md., this 9th day of November 1971.

For the Atomic Energy Commission,

DONALD J. SKOVHOLT,
Assistant Director for Reactor
Operations, Division of Reactor
Licensing.

[FR Doc.71-16877 Filed 11-18-71;8:46 am]

CIVIL AERONAUTICS BOARD

[Docket No. 23105]

AIR CAICOS, LTD.

Notice of Hearing

Notice is hereby given pursuant to the Federal Aviation Act of 1958, as amended, that a hearing in the above-entitled proceeding is assigned to be held on December 7, 1971, at 10 a.m., local time, in Room 726, Universal Building,

Connecticut and Florida Avenues NW., Washington, DC, before the undersigned examiner.

Dated at Washington, D.C., November 12, 1971.

[SEAL] JOSEPH L. FITZMAURICE,
Hearing Examiner.

[FR Doc. 71-16940 Filed 11-18-71; 8:51 am]

[Docket No. 23979; Order 71-11-50]

AIRLIFT INTERNATIONAL, INC.

Order of Investigation and Suspension

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 12th day of November 1971.

By tariff¹ bearing a posting date of October 1, 1971, and marked to become effective November 15, 1971, Airlift International, Inc. (Airlift), proposes to establish blocked-space general commodity multicontainer rates from New York to Los Angeles and San Francisco. The proposed rates are marked to expire with December 31, 1972. Under the proposed tariff a shipper would sign a contract guaranteeing to the carrier, for a period of 90 days, the tender of a given number of containers² (from one to 22) per day, 5 days a week.³

The proposal contains a schedule of (1) basic charges per container, for each number of containers tendered 5 days a week as indicated above; (2) the pivot point weight, i.e., the maximum weight of the contents per container covered by each charge; and (3) the rate for weight in excess of the above maximums. As the number of containers tendered rises, the basic charge per container falls, the pivot point weight increases, and the rate for excess pounds falls. Thus, from New York to Los Angeles the charge per container for one container per day would be \$724 for a pivot point weight of 3,200 pounds per container, and additional weight would be charged at the rate of \$16 per 100 pounds. The charge for 22 containers daily would be \$582 per container for a pivot point weight of 4,250 pounds, and a rate of \$10.45 per 100 pounds would apply for additional weights.

Complaints against the proposed rates have been filed by The Flying Tiger Line, Inc.⁴ (Tiger), and United Air Lines, Inc. The complaints assert, *inter alia*, that (1) Airlift does not provide any cost justification for the proposed rates; (2)

the proposed rates compare closely with Airlift's present charter charges and would permit Airlift to continue the exclusive scheduled planeload charter service for air freight forwarders, which the Board, in EDR-198 (Docket 23287), has moved to curb; (3) the proposed rates are not justified by any promotional consideration or on the basis of value of service; (4) the proposed rates are discriminatory; (5) the proposed tariff violates the Board's consistent findings that multicontainer discounts unrelated to cost savings are unjustly discriminatory; (6) the service quality is higher for blocked-space traffic because space is guaranteed to the shipper, and the Board has held that a priority for which a tariff creates a legal obligation is entitled to a higher rate and not a lower one; (7) Airlift's conjectures of traffic promotion are spurious; and (8) the proposed rates would be unacceptably diversionary and dilutionary.

In justification of its proposal and in answer to the complaints, Airlift asserts, *inter alia*, that (1) the key to development of air freight is the encouragement of high-volume traffic through scheduled carrier planeload rates; (2) adequate incentives for shippers to build high volumes of traffic are currently not provided; (3) the lowest proposed rates are based on full cost and return for planeload operations, plus an additional amount representing a contribution to other scheduled service; (4) the instant proposal requires shipper containerization, with the attendant savings; (5) the proposed rates will shift the load factor risk from Airlift to the shipper; and (6) the dilution potential for Airlift and other carriers would be practically nonexistent because of the blocked-space aspect of the proposed rates. In its justification, Airlift recognizes that it has not substantiated an operating cost difference between handling a single container and handling two or more containers. Airlift, however, maintains that the proposed blocked-space container discounts are not predicated on the cost savings inherent in containerization. Airlift further states that it recognizes the discrimination aspects of a rate structure polarized on a pure cost basis between a single container and 22 containers, and thus it has "stair stepped" down in equal increments the difference between the single-container rate and the 22-container planeload rate.

The proposal would effect reductions below the currently applicable standard-service container rates of as much as 35 percent. Further, since Airlift's DC-8-63F aircraft carry only 18 containers in their main compartment, it would be necessary to unload additional containers in the same shipment and reload the traffic in the belly, or carry the containers in another aircraft. Under the first practice, the carrier would lose the efficiencies of containerization, and with respect to the second, the Board has not permitted reduced rates for shipments based upon the capacity of more than one aircraft.

The Board, in its decision in Docket 22340, Container Rates for B-747 Aircraft Proposed by Continental Air Lines, Inc.,

Order 71-7-156, found that discounts for multicontainer shipments for 10 or more containers proposed by Continental Air Lines, Inc. (Continental), were unjustly discriminatory because they were not justified by cost of service, value of service, or promotional considerations. While Airlift's proposal provides a graduated scale of discounts for two or more containers and includes the blocked-space provisions, the reduction in rates dependent upon the number of containers per shipment presents problems similar to those presented in the Continental case, and considered in other orders by the Board.⁵ The Board, in these circumstances, finds that the issue of whether or not the proposed rates have been adequately justified should be resolved by an investigation. Moreover, the Board concludes that in view of the significance of this issue the tariff proposal should be suspended.

Consequently, upon consideration of all relevant matters, the Board finds that Airlift's proposal may be unjust, unreasonable, unjustly discriminatory, unduly preferential, or unduly prejudicial, or otherwise unlawful and should be investigated and suspended pending investigation.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 1002 thereof,

It is ordered, That:

1. An investigation be instituted to determine whether the rates, charges and provisions in Airlift International, Inc.'s, CAB No. 6 and first revised pages 3, 4, 9, and 10 thereto, and rules, regulations, and practices affecting such rates, charges, and provisions, are or will be unjust, unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and if found to be unlawful, to determine and prescribe the lawful rates, charges, and provisions, and rules, regulations or practices affecting such rates, charges and provisions;

2. Pending hearing and decision by the Board, Airlift International, Inc.'s, CAB No. 6 and first revised pages 3, 4, 9, and 10 thereto are suspended and their use deferred to and including February 12, 1972, unless otherwise ordered by the Board, and that no changes be made therein during the period of suspension except by order of special permission of the Board;

3. The complaints filed by The Flying Tiger Line, Inc., in Docket 23912, and United Air Lines, Inc., in Docket 23905, are dismissed except to the extent granted herein;

4. The proceeding herein designated Docket 23979, be assigned for hearing before an examiner of the Board at a time and place hereafter to be designated; and

5. Copies of this order shall be filed with the tariff and served upon Airlift

¹ Tariff CAB No. 6 issued by Airlift International, Inc.

² The tariff provides that the containers to be used under the proposed rates would have capacities ranging from 426 to 450 cubic feet, with the dimensions and configuration being the same as the standard service Type A-2 containers.

³ A week, according to the tariff, means the 6 days, Monday through Saturday.

⁴ Tiger requested and obtained an extension of the complaint due date from Oct. 13 to Oct. 15, 1971. In view of this, Airlift requested and obtained an extension of the answer due date from Oct. 21 to Oct. 29, 1971.

⁵ In a series of orders, the Board suspended multicontainer proposals essentially on the ground that discounts below the single-container rate were not justified by an indication of lower costs. Orders 70-7-1, 70-7-29, and 71-1-53.

International, Inc., The Flying Tiger Line, Inc., and United Air Lines, Inc., which are hereby made parties to Docket 23979.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HARRY J. ZINK,
Secretary.

[FR Doc.71-16941 Filed 11-18-71;8:52 am]

[Docket No. 23848; Order 71-11-65]

PIEDMONT AVIATION, INC.

Order Granting Exemption

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 16th day of November 1971.

On September 23, 1971, Piedmont Aviation, Inc. (Piedmont), filed an application requesting an exemption to provide free transportation to members of a group associated with a University of Virginia—NASA Langley Research Center experimental program for the determination of passenger acceptance of ride quality in various prospective STOL aircraft and STOL flight plans. The exemption authority requested would be limited to free travel on 200 or fewer flight segments all scheduled during a 4-month period commencing 30 days after approval by the Board. No more than two members of the subject group totaling 10 would be permitted on any one flight, and all transportation would be on a space-available basis.

In support of its application, Piedmont states that it has been asked to cooperate in a series of experiments which will be conducted by the University of Virginia in cooperation with the V/STOL Projects Office of the Langley Research Center of the National Aeronautics and Space Administration (NASA), the Federal Aviation Administration (FAA), and various segments of the airline and airplane industries. The purpose of these experiments is to develop quantitative methods to determine the most influential factors in public acceptance of air transportation systems, with particular emphasis on measured motions of the aircraft and passenger response. These correlations will be used to develop a model later applied to predict passenger reactions to the motions expected to be encountered in various prospective STOL aircraft and STOL flight plans. Piedmont is informed by spokesmen for the subject group that the study is an important step in the process leading to a decision to implement STOL operations in high-density areas.

The group conducting the measurement program on Piedmont flights consists of one NASA engineer with seven professors and two engineers from the University of Virginia. The experiments themselves are being conducted under a grant to the university from the Langley Research Center of NASA.

We have concluded that the requested exemption should be granted. The ex-

emption is one of limited duration, is restricted to 200 or fewer flight segments with no more than two members of the subject group of 10 permitted on any one flight, and all transportation is on a space-available basis. This research effort should benefit the traveling public and air transportation generally and is in the public interest.

The Board finds that the enforcement of section 403 of the Act under the circumstances here involved would be an undue burden upon Piedmont because of the limited extent of, and the unusual circumstances affecting, its operations and would not be in the public interest.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly section 416(b) thereof,

It is ordered, That:

Piedmont Aviation, Inc. is hereby exempted from section 403 of the Act and Part 221 of the Economic Regulations insofar as necessary to permit it to provide free transportation on a space-available basis to members of a research group for a 4-month period commencing thirty (30) days after date of this order, as described and limited in their application in Docket 23848.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HARRY J. ZINK,
Secretary.

[FR Doc.71-16942 Filed 11-18-71;8:52 am]

CIVIL SERVICE COMMISSION

GRANT APPLICATIONS

Notice of Regional Office Cutoff Dates for Fiscal Year 1972

Notice is hereby given that pursuant to the Notice of Cutoff Date for Fiscal Year 1972 published in the FEDERAL REGISTER of October 23, 1971 (36 F.R. 20551) the following Regional Offices of the Civil Service Commission have established cutoff dates other than December 15, 1971. Based on a determination that a later cutoff date would better meet the needs of the State and local governments and the management of the grant program within their regions, the following Regional Offices have established the indicated cutoff dates on or before which IPA grant applications must be received for the first-round consideration of applications submitted pursuant to section 506(a) of the Intergovernmental Personnel Act of 1970 (sec. 506, 84 Stat. 1927).

Regional Office and states served	Cutoff Date
New York (New Jersey, New York, Puerto Rico, Virgin Islands)	Mar. 15, 1972
San Francisco (American Samoa, Arizona, California, Guam, Hawaii, Nevada)	Jan. 17, 1972
St. Louis (Iowa, Kansas, Missouri, Nebraska)	Dec. 22, 1971
Seattle (Alaska, Idaho, Oregon, Washington)	Jan. 17, 1972

Regional Office and states served

Cutoff Date

Chicago (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin) ----- Feb. 16, 1972

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16922 Filed 11-18-71;8:50 am]

DEPUTY ASSISTANT SECRETARY, FINANCE, DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Manpower Shortage; Notice of Listing

Under the provisions of 5 U.S.C. 5723, the Civil Service Commission has found, effective October 22, 1971, that there is a manpower shortage for the single position of Deputy Assistant Secretary, Finance, Office of the Secretary, Department of Health, Education, and Welfare. The appointee may be paid for the expense of travel and transportation to his post of duty.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[FR Doc.71-16926 Filed 11-18-71;8:50 am]

NINHYDRIN SPECIALIST, SECRET SERVICE

Manpower Shortage; Notice of Listing

Under the provisions of 5 U.S.C. 5723, the Civil Service Commission found a manpower shortage on November 3, 1971, for a single position of Ninhydrin Specialist, GS-072-9, Identification Section, Secret Service, Treasury Department, Washington, D.C. The finding is self-canceling when the position is filled.

Assuming other legal requirements are met, an appointee to this position may be paid for the expense of travel and transportation to first post of duty.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioner.

[FR Doc.71-16925 Filed 11-18-71;8:50 am]

WRITER, OFFICE OF THE SECRETARY, DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Manpower Shortage; Notice of Listing

Under the provisions of 5 U.S.C. 5723, the Civil Service Commission found a manpower shortage on November 3, 1971, for two positions of Writer, GS-1082-15, Office of the Secretary, Department of Health, Education, and Welfare, Washington, D.C. The finding is self-canceling when these two positions are filled.

Assuming other legal requirements are met, appointees to these two positions

may be paid for the expense of travel and transportation to first post of duty.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16924 Filed 11-18-71;8:50 am]

CIVIL AERONAUTICS BOARD

Notice of Revocation of Authority To Make Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission revokes the authority of the Civil Aeronautics Board to fill by non-career executive assignment in the excepted service the position of Special Assistant to Chairman.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16929 Filed 11-18-71;8:50 am]

DEPARTMENT OF TRANSPORTATION

Notice of Revocation of Authority To Make Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission revokes the authority of the Department of Transportation to fill by noncareer executive assignment in the excepted service the position of Director, Office of Supersonic Transport Development, Office of the Secretary.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16928 Filed 11-18-71;8:50 am]

OFFICE OF ECONOMIC OPPORTUNITY

Notice of Grant of Authority To Make Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission authorizes the Office of Economic Opportunity to fill by non-career executive assignment in the excepted service the position of Associate Director for Program Review, Office of Program Review.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16927 Filed 11-18-71;8:50 am]

OFFICE OF ECONOMIC OPPORTUNITY

Notice of Revocation of Authority To Make Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission revokes the authority of the Office of Economic Opportunity to fill by noncareer executive assignment in the excepted service the position of Chairman, Planning and Review Committee, Office of the Director.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16930 Filed 11-18-71;8:50 am]

OFFICE OF ECONOMIC OPPORTUNITY

Notice of Revocation of Authority To Make Noncareer Executive Assignment

Under authority of § 9.20 of Civil Service Rule IX (5 CFR 9.20), the Civil Service Commission revokes the authority of the Office of Economic Opportunity to fill by noncareer executive assignment in the excepted service the position of Deputy Associate Director for Congressional, Governmental and Private Sector Relations, Office of Congressional and Governmental Relations.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
*Executive Assistant to
the Commissioners.*

[FR Doc.71-16931 Filed 11-18-71;8:50 am]

FEDERAL MARITIME COMMISSION

C. J. TOWER & SONS OF BUFFALO, INC. AND WILLIAM R. NEAL, INC.

Notice of Agreement Filed

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1405 I Street NW., Room 1015; or may inspect the agreement at the field offices located at New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments on such agreements, including requests for hearing, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. Any person desiring a hearing on the proposed agreement shall provide

a clear and concise statement of the matters upon which they desire to adduce evidence. An allegation of discrimination or unfairness shall be accompanied by a statement describing the discrimination or unfairness with particularity. If a violation of the Act or detriment to the commerce of the United States is alleged, the statement shall set forth with particularity the acts and circumstances said to constitute such violation or detriment to commerce.

A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the statement should indicate that this has been done.

Notice of agreement filed for approval by:

Peter Tower, C. J. Tower & Sons of Buffalo, Inc., 128 Dearborn Street, Buffalo, NY 14207.

Agreement No. FF 71-4 is a memorandum of understanding between C. J. Tower & Sons of Buffalo, Inc. (Tower, FMC-738-R) and the owners of all of the outstanding shares of stock of William R. Neal, Inc. (Neal, FMC-901) whereby such stockholders of Neal, agree to sell all such outstanding stock to Tower.

Neal will continue to operate under its name, FMC license number and continue with the same personnel. Tower will exercise general management over Neal, but does not intend to alter significantly the conduct of Neal's freight forwarding business.

Dated: November 16, 1971.

By order of the Federal Maritime Commission.

FRANCIS C. HURNEY,
Secretary.

[FR Doc.71-16962 Filed 11-18-71;8:53 am]

FEDERAL POWER COMMISSION

[Docket No. G-3270, etc.]

ANNCO PETROLEUM CO., INC.,
ET AL.

Findings and Order

NOVEMBER 8, 1971.

Findings and order after statutory hearing issuing certificates of public convenience and necessity, amending orders issuing certificates, making successors correspondents, redesignating proceedings, and accepting FPC gas rate schedules for filing.

Each applicant herein has filed an application pursuant to section 7 of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale and delivery of natural gas in interstate commerce or a petition to amend an order issuing a certificate, all as more fully set forth in the applications and petitions to amend.

Applicants have filed FPC gas rate schedules or supplements to FPC gas rate

schedules on file with the Commission and propose to initiate, continue, add, or discontinue in part natural gas service in interstate commerce as indicated in the tabulation herein.

Atlas Corp., applicant in Dockets Nos. CI71-719, CI71-720, and CI71-721, proposes to continue sales of natural gas from its own interests heretofore authorized in Dockets Nos. CI63-1049, CI63-1050, and CI63-1051, respectively, to be made pursuant to Northern Natural Gas Producing Co., FPC Gas Rate Schedules Nos. 25, 26, and 27, respectively, at rates in effect subject to refund in Dockets Nos. RI69-432 and RI69-856, RI67-168 and RI69-432, and RI67-168 and RI69-432, respectively. Therefore, applicant will be made corespondent in said proceedings and the proceedings will be redesignated accordingly.

Robert G. Shaw, applicant in Docket No. CI71-805, proposes to continue in part the sale of natural gas heretofore authorized in Docket No. G-6831 to be made pursuant to Amoco Production Co., FPC Gas Rate Schedule No. 92 at a rate in effect subject to refund in Docket No. RI71-636. Therefore, applicant will be made corespondent in said proceeding and the proceeding will be redesignated accordingly.

Logue and Patterson, applicant in Docket No. CI71-873, proposes to continue in part the sale of natural gas heretofore authorized in Docket No. G-13633 to be made pursuant to Pennzoil Producing Co. (Operator) et al., FPC Gas Rate Schedule No. 93 at a rate in effect subject to refund in Docket No. RI70-283. Therefore, applicant will be made corespondent in said proceeding and the proceeding will be redesignated accordingly.

The Commission's staff has reviewed the applications and recommends each action ordered as consistent with all substantive Commission policies and required by the public convenience and necessity.

After due notice by publication in the FEDERAL REGISTER, no petition to intervene, notice of intervention, or protest to the granting of the applications has been filed.

At a hearing held on October 27, 1971, the Commission on its own motion received and made a part of the record in this proceeding all evidence, including the applications and petitions, as supplemented and amended, and exhibits thereto, submitted in support of the authorizations sought herein, and upon consideration of the record.

The Commission finds:

(1) Each applicant herein is a "natural-gas company" within the meaning of the Natural Gas Act as heretofore found by the Commission or will be engaged in the sale of natural gas in interstate commerce for resale for ultimate public consumption subject to the jurisdiction of the Commission, and will, therefore, be a "natural-gas company" within the meaning of the Natural Gas Act upon the commencement of service under the authorizations hereinafter granted.

(2) The sales of natural gas hereinbefore described, as more fully described in the applications in this proceeding, will be made in interstate commerce subject to the jurisdiction of the Commission; and such sales by applicants, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, are subject to the requirements of subsections (c) and (e) of section 7 of the Natural Gas Act.

(3) Applicants are able and willing properly to do the acts and to perform the service proposed and to conform to the provisions of the Natural Gas Act and the requirements, rules, and regulations of the Commission thereunder.

(4) The sales of natural gas by applicants, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, are required by the public convenience and necessity; and certificates therefor should be issued as hereinafter ordered and conditioned.

(5) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act and the public convenience and necessity require that the orders issuing certificates of public convenience and necessity in various dockets involved herein should be amended as hereinafter ordered.

(6) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Atlas Corp. should be made co-respondent in the proceedings pending in Dockets Nos. RI67-168, RI69-432, and RI69-856; that Logue and Patterson should be made co-respondent in the proceeding pending in Docket No. RI70-283; that Robert G. Shaw should be made co-respondent in the proceeding pending in Docket No. RI71-636; and that said proceedings should be redesignated accordingly.

(7) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the FPC gas rate schedules and supplements related to the authorizations hereinafter granted should be accepted for filing.

The Commission orders:

(A) Certificates of public convenience and necessity are issued upon the terms and conditions of this order authorizing sales by applicants of natural gas in interstate commerce for resale, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, all as hereinbefore described and as more fully described in the applications and in the tabulation herein.

(B) The certificates granted in paragraph (A) above are not transferable and shall be effective only so long as applicants continue the acts or operations hereby authorized in accordance with the provisions of the Natural Gas Act and the applicable rules, regulations, and orders of the Commission.

(C) The grant of the certificates issued in paragraph (A) above shall not be construed as a waiver of the requirements of section 7 of the Natural Gas Act

of Part 154 or Part 157 of the Commission's regulations thereunder and is without prejudice to any findings or orders which have been or which may hereafter be made by the Commission in any proceedings now pending or hereafter instituted by or against applicants. Further, our action in this proceeding shall not foreclose or prejudice any future proceedings or objections relating to the operation of any price or related provisions in the gas purchase contracts herein involved. The grant of the certificates aforesaid for service to the particular customers involved does not imply approval of all of the terms of the contracts, particularly as to the cessation of service upon termination of said contracts as provided by section 7(b) of the Natural Gas Act. The grant of the certificates aforesaid shall not be construed to preclude the imposition of any sanctions pursuant to the provisions of the Natural Gas Act for the unauthorized commencement of any sales of natural gas subject to said certificates.

(D) The orders issuing certificates of public convenience and necessity in Dockets Nos. G-13138, G-14247, CI60-181, CI63-608, CI65-21, CI66-410, and CI68-62 are amended by adding thereto or deleting therefrom authorization to sell natural gas as more fully described in the applications and in the tabulation herein. In all other respects said orders shall remain in full force and effect.

(E) The orders issuing certificates of public convenience and necessity in Dockets Nos. G-3270, G-6213, G-10476, G-11031, G-19226, CI61-1442, CI64-418, CI64-921, CI67-1053, CI67-1238, CI67-1426, CI68-1178, and CI70-1 are amended by substituting successors in interest as certificate holders as more fully described in the applications and in the tabulation herein. In all other respects said orders shall remain in full force and effect.

(F) The orders issuing certificates of public convenience and necessity in the following dockets are amended to reflect the deletion of acreage where new certificates are issued herein or outstanding certificates are amended herein by authorizing the continuation of service from the subject acreage, and in all other respects said orders shall remain in full force and effect:

Amend to delete acreage	New certificate and/or amend- ment to add acreage
G-6831	CI71-805
G-13633	CI71-873
CI61-157	CI71-801
CI63-1049	CI71-719
CI63-1050	CI71-721
CI63-1051	CI71-720
CI66-513	CI63-608

(G) The certificate granted in Docket No. CI71-379 is subject to any determination which may be made by the Commission in Docket No. R-338 with respect to the transportation of liquids and liquefiable hydrocarbons.

(H) Applicant in Docket No. CI71-379 shall charge and collect the rate of 20.5 cents per Mcf at 14.65 p.s.i.a.

NOTICES

(I) The certificate authorizations and certificates granted in Dockets Nos. CI60-181, CI63-608, CI68-62, CI71-845, CI71-877, and CI72-13 are subject to the Commission's findings and order accompanying Opinion No. 586. If the quality of the gas deviates at any time from the quality standards set forth in § 154.106 (d) of the regulations under the Natural Gas Act so as to require a downward adjustment of the existing rates, notices of changes in rate shall be filed pursuant to section 4 of the Natural Gas Act; provided, however, that changes reflecting changes in B.t.u. content of the gas shall be computed by the applicable formula and charged without the filing of notices of changes in rate.

(J) The certificates granted in Dockets Nos. CI71-801, CI71-805, and CI71-870 are subject to the Commission's findings and order accompanying Opinion No. 595 and any further orders which may be issued in Docket No. AR64-2, et al.

(K) The certificate authorization granted in Docket No. G-11031 and certificate granted in Docket No. CI71-846 are subject to the Commission's findings and orders accompanying Opinions Nos. 598 and 598-A. If the quality of the gas deviates at any time from the quality standards set forth in § 154.105(e) of the regulations under the Natural Gas Act so as to require a downward adjustment of the existing rates, notices of changes in rate shall be filed pursuant to section 4 of the Natural Gas Act; provided, however, that changes reflecting changes in B.t.u. content of the gas shall be computed by the applicable formula and charged without the filing of notices of changes in rate.

(L) Within 45 days from the date of this order applicant in Docket No. CI71-379 shall file three copies of a rate schedule-quality statement in the form prescribed in Opinion No. 468-A.

(M) Within 90 days from the date of initial delivery applicant in Docket No. CI71-805 shall file three copies of a rate schedule-quality statement in the form prescribed in Opinion No. 595.

(N) Applicant in Dockets Nos. CI71-719, CI71-720, and CI71-721 shall file statements showing estimated sales and billing for the first months of service as required by § 154.92(b) of the regulations under the Natural Gas Act.

(O) In the event applicant in Docket No. CI71-379 exercises its option to process the gas under Article XVI of its contract, applicant shall submit to the Commission for acceptance not less than 30 days prior to the commencement of such processing a rate schedule supplement setting forth the conditions and details of the contemplated action.

(P) The agreement dated November 25, 1970, and designated as Supplement No. 1 to Robert G. Shaw, FPC Gas Rate Schedule No. 1 is accepted for filing on the condition that the provisions of said agreement relating to the area rate shall be interpreted as being consistent

with the provisions of § 154.93(b-1) of the regulations under the Natural Gas Act and that said provisions shall apply only upon Commission approval of a just and reasonable rate or a settlement rate in an applicable area rate proceeding for gas or comparable quality and vintage.

(Q) Atlas Corp. is made correspondent in the proceedings pending in Dockets Nos. RI67-168, RI69-432, and RI69-856; Robert G. Shaw is made correspondent in RI71-636; Logue and Patterson is made correspondent in the proceeding pending in Docket No. RI70-283; and said proceedings are redesignated accordingly. These parties shall comply with the refunding procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder.

(R) The rate schedules and rate schedule supplements related to the authorizations granted herein are accepted for filing or are redesignated, all as set forth in the tabulation herein.

(S) This order does not relieve any of the applicants herein of any responsibility imposed by and is expressly subject to, the Commission's Statement of Policy Implementing the Economic Stabilization Act of 1970 (Public Law 91-379, 84 Stat. 799, as amended by Public Law 92-15, 85 Stat. 38), including such amendments as the Commission may require, and Executive Order No. 11615.

By the Commission.

[SEAL] KENNETH F. PLUMB,
Secretary.

Docket No. and date filed	Applicant	Purchaser and location	FPC gas rate schedule ¹		
			Description and date of document	No.	Supp.
G-3270 E 8-27-70	Amoco Petroleum Co., Inc. (Operator), et al. (successor to Marshall R. Young Oil Co., et al.).	United Gas Pipe Line Co., Bancroft Field, Beauregard Parish, La.	Marshall R. Young Oil Co. et al., FPC Gas Rate Schedule No. 2. Supplement Nos. 1-11 thereto. Notice of succession 8-25-70.	1	1-11
			Assignment 7-24-69	1	12
			Assignment 1-12-70	1	13
			Assignment 1-12-70	1	14
			Assignment 4-1-70	1	15
			Assignment 4-3-70	1	16
			Assignment 4-17-70	1	17
			Amendment 6-11-70	1	18
G-6213 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.).	Mountain Fuel Supply Co., Church Buttes Area, Sweetwater and Uinta Counties, Wyo.	Union Pacific Railroad Co., FPC Gas Rate Schedule No. 1. Supplement Nos. 1-4 thereto. Notice of succession 5-21-71.	109	1-4
	do	Mountain Fuel Supply Co., South Baxter Basin Unit and Middle Baxter Basin Unit, Sweetwater County, Wyo.	Assignment 3-31-71 Union Pacific Railroad Co. FPC Gas Rate Schedule No. 2. Supplement Nos. 1 and 2 thereto. Notice of succession 5-21-71.	109	5
			Assignment 3-31-71	110	1 & 2
G-10476 E 6-10-71	do	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Table Rock Unit Area, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule No. 4. Supplement Nos. 1-6 thereto. Notice of succession 5-21-71.	111	1-6
			Assignment 3-31-71	111	7
G-11031 E 6-14-71	W. L. Estis et al. (successor to H. L. Hawkins & H. L. Hawkins, Jr. et al.).	Texas Gas Transmission Corp., South Bell City Field, Calcasieu Parish, La.	H. L. Hawkins & H. L. Hawkins, Jr. et al., FPC Gas Rate Schedule No. 5. Supplement Nos. 1 and 2 thereto. Notice of succession 6-22-71.	1	1 & 2
G-13138 C 6-28-71	Atlantic Richfield Co. (Operator) et al.	Northern Natural Gas Co., Imperial Gas Plant, Crane and Pecos Counties, Tex.	Letter agreement 7-3-70 Amendatory agreement 5-1-71.	538	9
G-14247 C 6-18-71	Sotho Petroleum Co.	United Gas Pipe Line Co., South Lewisburg Field, Acadia Parish, La.	Amendment 4-24-69	42	16
G-19236 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.).	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Table Rock Field, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule No. 12. Supplement Nos. 1-4 thereto. Notice of succession 5-21-71.	118	1-4
			Assignment 3-31-71	118	5
CI60-181 C 6-4-71	Koch Industries, Inc.	Cities Service Gas Co., March Field, Seward County, Kans.	Amendment 5-10-71	9	8

Filing code: A—Initial service.
B—Abandonment.
C—Amendment to add acreage.
D—Amendment to delete acreage.
E—Succession.
F—Partial succession.

See footnotes at end of table.

Docket No. and date filed	Applicant	Purchaser and location	FPC gas rate schedule 1 Description and date of document	No.	Supp.	Docket No. and date filed	Applicant	Purchaser and location	FPC gas rate schedule 1 Description and date of document	No.	Supp.
C161-1442 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.)	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Patrick Draw Field, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule Nos. 1-5 thereto.	112	1-5	C171-719 E 6-10-71	do	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., East Rock Springs Field, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule No. 14.	120	
C163-608 CF 7-23-71	Oklahoma Natural Gas Co. (Operator) et al. (successor to Falcon Seaboard, Inc.)	Michigan Wisconsin Pipe Lines Co., Southeast Fringey Field, Woodward County, Okla.	Assignment 3-31-71. Letter agreement 6-21-71.	113	6	C171-720 A 10-31-70	King Resources Co.	Northern Natural Gas Co., Odegar Field, Pecos County, Tex.	Assignment 3-31-71. Letter agreement 6-21-71.	120	1
C164-448 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.)	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Wamsutter Unit Area, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule Nos. 1-4 thereto.	113	1-4	C171-719 E 6-10-71	Atlas Corp.	El Paso Natural Gas Co., Basin Dakota Field, San Juan County, N. Mex.	Letter agreement 3-22-70. Contract 7-24-69. Supplemental agreement 7-2-70.	37	2
C164-241 E 6-10-71	do	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Patrick Draw Field, Sweetwater County, Wyo.	Assignment 3-31-71. Union Pacific Railroad Co. FPC Gas Rate Schedule No. 7. Supplement Nos. 1-3 thereto.	113	5	C171-720 E 6-10-71	do	do	Letter agreement 4-1-69. Letter 3-24-71. (Effective date: 5-1-69). Contract 6-13-69. Supplemental agreement 1-15-69.	37	2
C165-211 D 6-14-71	Texas, Inc.	Northern Natural Gas Co., Otona Field, Crockett County, Tex.	Assignment 3-31-71. Supplemental Agreement 5-5-71.	114	4	C171-720 E 6-10-71	do	do	Letter agreement 2-20-62. Amending agreement 10-4-68.	30	3
C166-410 C 6-28-71	Atlantic Richfield Co. (Operator) et al.	Northern Natural Gas Co., Escobedo Gas Field, Sechrist and Menard Counties, Tex.	Supplemental agreement 5-1-71.	114	6	C171-720 E 6-10-71	do	do	Letter agreement 4-1-69. Letter agreement 2-9-70. Letter 2-24-71. (Effective date: 5-1-68). Contract 7-27-69. Supplemental agreement 1-15-69.	30	3
C167-1053 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.)	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Table Rock Field, Sweetwater County, Wyo.	Assignment 3-31-71. Union Pacific Railroad Co. FPC Gas Rate Schedule No. 10. Supplement Nos. 1 and 2 thereto.	115	1 & 2	C171-720 E 6-10-71	do	do	Letter agreement 2-9-70. Letter 2-24-71. (Effective date: 5-1-68). Contract 7-27-69. Supplemental agreement 1-15-69.	30	3
C167-1226 E 6-10-71	do	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Desert Springs Field, Sweetwater County, Wyo.	Assignment 3-31-71. Union Pacific Railroad Co. FPC Gas Rate Schedule No. 10. Supplement Nos. 1 and 2 thereto.	115	3	C171-801 F 5-5-71	PPG Industries, Inc. (Operator), et al. (successor to Humble Oil & Refining Co.)	Natural Gas Pipelines Co. of America, Sugar Valley Field, Mangroveh County, Tex.	Contract 7-1-69. Letter agreement 9-13-61. Letter agreement 11-19-62. Letter agreement 11-19-62. Amendment 12-1-63. Letter agreement 5-16-66. Amendment 4-7-67. Assignment 1-6-71. Supplemental agreement 1-6-71. Contract 12-2-69. Assignment 11-25-70. Letter agreement 12-21-70. (Effective date: 1-1-71). Contract 5-28-87.	1	1
C167-1426 E 6-10-71	do	Colorado Interstate Gas Co., a division of Colorado Interstate Corp., Table Rock Field, Sweetwater County, Wyo.	Assignment 3-31-71. Union Pacific Railroad Co. FPC Gas Rate Schedule No. 11. Supplement Nos. 1 and 2 thereto.	117	1 & 2	C171-801 F 5-5-71	do	do	Contract 7-1-69. Letter agreement 9-13-61. Letter agreement 11-19-62. Letter agreement 11-19-62. Amendment 12-1-63. Letter agreement 5-16-66. Amendment 4-7-67. Assignment 1-6-71. Supplemental agreement 1-6-71. Contract 12-2-69. Assignment 11-25-70. Letter agreement 12-21-70. (Effective date: 1-1-71). Contract 5-28-87.	1	1
C168-22 CD 5-24-71	Humble Oil & Refining Co.	Frontier Eastern Pipe Lines Co., North Woodsburg Field, Woods County, Okla.	Assignment 3-31-71. Amendment 4-29-71.	117	3	C171-801 F 5-5-71	do	do	Contract 7-1-69. Letter agreement 9-13-61. Letter agreement 11-19-62. Letter agreement 11-19-62. Amendment 12-1-63. Letter agreement 5-16-66. Amendment 4-7-67. Assignment 1-6-71. Supplemental agreement 1-6-71. Contract 12-2-69. Assignment 11-25-70. Letter agreement 12-21-70. (Effective date: 1-1-71). Contract 5-28-87.	1	1
C168-1178 E 6-10-71	Champion Petroleum Co. (successor to Union Pacific Railroad Co.)	Mountain Fuel Supply Co., Pine Canyon Unit, Nicholls Gulch Area, Sweetwater County, Wyo.	Union Pacific Railroad Co. FPC Gas Rate Schedule No. 13. Supplement Nos. 1-3 thereto.	119	1-3	C171-801 F 5-5-71	do	do	Contract 7-1-69. Letter agreement 9-13-61. Letter agreement 11-19-62. Letter agreement 11-19-62. Amendment 12-1-63. Letter agreement 5-16-66. Amendment 4-7-67. Assignment 1-6-71. Supplemental agreement 1-6-71. Contract 12-2-69. Assignment 11-25-70. Letter agreement 12-21-70. (Effective date: 1-1-71). Contract 5-28-87.	1	1

See footnotes at end of table.

Docket No. and date filed	Applicant	Purchaser and location	FPC gas rate schedule ¹	
			Description and date of document	No. Supp.
CI71-877 A 6-14-71	Petroleum, Inc.	Cities Service Gas Co., Lorena West Field, Texas County, Okla.	Contract 5-21-71	69
CI71-884 A 6-18-71	Pioneer Gas Products Co. (Operator).	Lone Star Gas Co., Madill Plant, Marshall County, Okla.	Contract 2-1-71	2
CI71-896 A 6-24-71	Union Oil Co. of California (Operator).	United Gas Pipe Line Co., Van Field, Van Zandt County, Tex.	Contract 6-8-71	207
CI71-900 ² 6-23-71	General American Oil Co. of Texas.	Transcontinental Gas Pipe Line Corp., North Live Oak Field, Vermilion Parish, La.	Contract 8-11-65 Letter agreement 8-11-65 Letter Agreement 11-2-66 Notice of change 12-8-70	89 89 89 89
CI72-1 A 7-1-71	Humble Oil & Refining Co.	United Gas Pipe Line Co., Van Field, Van Zandt County, Tex.	Contract 6-7-71	484
CI72-5 A 7-6-71	Commonwealth Gas Corp.	United Fuel Gas Co., Union District, Jackson County, W. Va.	Contract 6-1-71	24
CI72-13 ^{2*} 6-28-71	Petroleum, Inc. et al.	Cities Service Gas Co., Northwest Sharon Field, Barber County, Kans.	Ratification 2-1-71 Contract 6-11-67 Agreement 11-1-67 Agreement 11-1-67 Agreement 10-30-64	70 70 70 70 70
CI72-26 A 7-12-71	Atlantic Richfield Co.	Arkansas Louisiana Gas Co., North Drummond Area, Garfield County, Okla.	Contract 6-8-71	641
CI72-41 A 7-16-71	Sun Oil Co.	United Gas Pipe Line Co., Van Field, Van Zandt County, Tex.	Contract 6-17-71	499

¹ Where no effective date is indicated, the rate schedule filing has heretofore been accepted.

² Applicant proposes to continue in part the sale of natural gas authorized in Docket No. CI66-513 to be made pursuant to Falcon Seaboard, Inc., FPC Gas Rate Schedule No. 23.

^{2*} Deletion of nonproductive acreage.

^{2*} Applicant proposes to sell natural gas from heretofore nonproductive acreage which was reacquired after drilling resulted in production.

² Applicant proposes to continue sales from its own interests from which sales were heretofore authorized in Docket No. CI63-1049 to be made pursuant to Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 25.

² Also on file as Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 25.

² Evidences the return of control to applicant of working interest in the subject properties which was previously an overriding royalty interest.

² Applicant proposes to continue sales from its own interests from which sales were heretofore authorized in Docket No. CI63-1051 to be made pursuant to Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 26.

² Also on file as Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 26.

² Applicant proposes to continue sales from its own interests from which sales were heretofore authorized in Docket No. CI63-1059 to be made pursuant to Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 27.

² Also on file as Northern Natural Gas Producing Co. FPC Gas Rate Schedule No. 27.

² Applicant proposes to continue in part the sale of natural gas authorized in Docket No. CI61-157 to be made pursuant to Humble Oil & Refining Co. FPC Gas Rate Schedule No. 338.

² Applicant proposes to continue in part the sale of natural gas authorized in Docket No. G-6831 to be made pursuant to Amoco Production Co. FPC Gas Rate Schedule No. 92.

² Also on file as Amoco Production Co. FPC Gas Rate Schedule No. 92.

² From Pan American Petroleum Corp. (now Amoco Production Co.) to applicant.

² Applicant proposes to continue the sale of natural gas from its own interests heretofore authorized in Docket No. G-12996 to be made pursuant to Keating-Parker Drilling Co. (Operator) et al., FPC Gas Rate Schedule No. 3.

² Keating-Parker is small producer certificate applicant in Docket No. C871-256.

² Applicant proposes to continue the sale of natural gas from its own interests heretofore authorized in Docket No. CI62-693 to be made pursuant to Robert Mosbacher (Operator) et al., FPC Gas Rate Schedule No. 20. Robert Mosbacher is small producer certificate applicant in Docket No. C871-707.

² Applicant proposes to continue in part the sale of natural gas authorized in Docket No. G-3633 to be made pursuant to Pennzoil Producing Co. (Operator) et al., FPC Gas Rate Schedule No. 93.

² Also on file as Pennzoil Producing Co. (Operator) et al., FPC Gas Rate Schedule No. 92.

² From Pennzoil Producing Co., et al., to applicant.

² Applicant proposes to continue the sale of natural gas from its own interests heretofore authorized in Docket No. CI66-287 to be made pursuant to Kilroy Properties Inc., et al., FPC Gas Rate Schedule No. 3. Kilroy is small small producer certificate applicant in Docket No. C871-259.

² Applicant proposes to continue the sale of natural gas from its own interests heretofore authorized in Docket No. CI64-991 to be made pursuant to Tenneco Oil Co. (Operator) et al., FPC Gas Rate Schedule No. 33.

[FR Doc.71-16685 Filed 11-18-71;8:45 am]

[Docket No. G-2712, etc.]

CITIES SERVICE OIL CO.

Notice of Petition To Amend

NOVEMBER 9, 1971.

Take notice that on September 13, 1971, Cities Service Oil Co. (Petitioner), Post Office Box 300, Tulsa, OK 74102, filed in Dockets Nos. G-2712, G-3031, G-6190, G-8712, G-8713, G-9272, G-9692, G-9789, G-10188, G-10189, G-12852, G-13592, G-16204, G-16563, G-19716, CI60-198, CI61-1131, and CI61-1681 a petition to amend the certificates of public convenience and necessity issued pursuant to section 7(c) of the Natural Gas Act in said dockets to Cities Service Co. by authorizing Petitioner to continue the sales of natural gas in in-

terstate commerce, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

Any person desiring to be heard or to make any protest with reference to said petition to amend should on or before November 29, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein

must file a petition to intervene in accordance with the Commission's rules.

KENNETH F. PLUMBS,
Secretary.

[FR Doc.71-16883 Filed 11-18-71;8:47 am]

[Docket RP71-137]

EL PASO NATURAL GAS CO.

Notice of Postponement of Prehearing Conference

NOVEMBER 9, 1971.

On October 28, 1971, Commission Staff Counsel filed a motion for a postponement of the prehearing conference set for November 16, 1971, by order issued July 30, 1971, in the above-designated proceedings.

Upon consideration, notice is hereby given that the prehearing conference in the above-designated matter, is postponed to commence on December 14, 1971, at 10 a.m., e.s.t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, DC 20426.

KENNETH F. PLUMBS,
Secretary.

[FR Doc.71-16884 Filed 11-18-71;8:47 am]

[Docket No. CI72-259]

HUMBLE OIL AND REFINING CO.

Notice of Application

NOVEMBER 9, 1971.

Take note that on November 1, 1971, Humble Oil & Refining Co. (applicant), Post Office Box 2180, Houston, TX 77001, filed in Docket No. CI72-259 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale and delivery of natural gas in interstate commerce to United Gas Pipe Line Co. from the Lake Sand Field, Iberia Parish, La., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to make the subject sale for 1 year at the rate of 35 cents per Mcf at 15.025 p.s.i.a. within the contemplation of § 2.70 of the Commission's general policy and interpretations (18 CFR 2.70). The estimated monthly sales volume is 900,000 Mcf of gas.

It appears reasonable and consistent with the public interest in this case to prescribe a period shorter than 15 days for the filing of protests and petitions to intervene. Therefore, any person desiring to be heard or to make any protest with reference to said application should on or before November 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person

wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicant to appear or be represented at the hearing.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16885 Filed 11-18-71; 8:47 am]

[Docket No. E-7673]

NORTHERN STATES POWER CO.

Notice of Application

NOVEMBER 9, 1971.

Take notice that on November 1, 1971, Northern States Power Co. (applicant) of Minneapolis, Minn., filed an application pursuant to section 204 of the Federal Power Act seeking an order authorizing the issuance of unsecured promissory notes to commercial banks and to commercial paper dealers in amounts not exceeding in the aggregate \$80 million outstanding at any one time.

The promissory notes to be issued by the applicant to commercial banks will be issued on various days in 1972, but no note will mature more than 12 months after date of issue or renewal. The interest rate of such notes will be at the prime loan interest rate of the banks in effect from time to time.

The promissory notes issued to commercial paper dealers will be issued on various days in 1972, but no note will mature more than 9 months after date of issue nor will any note be extended or renewed. The interest rate on such notes will be dependent upon the term of the notes and the money market conditions at the time of issuance. According to the application, the aggregate amount of commercial paper to be outstanding at any one time will not exceed the sum of (1) the dollar amount of applicant's receivables arising out of the sale of electric, gas, heating and telephone service and merchandise, (2) the dollar amount of applicant's fuel inventory exclusive of nuclear fuels, and (3) the dollar amount of depreciation and amortization charges on plant and equipment for the preceding year.

The proceeds from the issuance of the notes will be added to the general funds of the applicant which general funds will be used, among other things, to finance in part the applicant's 1972 construction program. Applicant estimates that construction expenditures for 1972 will total about \$176,300,000.

Any person desiring to be heard or to make any protest with reference to said application should on or before November 22, 1971, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16886 Filed 11-18-71; 8:47 am]

[Project No. 2030]

PORTLAND GENERAL ELECTRIC CO.

Notice of Application for Approval of Exhibits

NOVEMBER 12, 1971.

Public notice is hereby given that application has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Portland General Electric Co. (correspondence to Mr. Frank M. Warren, president, Portland General Electric Co., Electric Building, Portland, Ore. 97205) for approval of Exhibit S for constructed Project No. 2030, known as Pelton Project, located on the Metolius and Deschutes Rivers in Jefferson County, Ore., and affecting Warm Springs Indian Reservation.

The application proposes construction of a fish hatchery next to the Round Butte powerhouse. The hatchery would operate at a level to promote an average return of 1,800 steelhead trout and 1,200 spring chinook salmon. Of the latter, at least 600 must be mature females. The hatchery and facilities would consist of: (1) Ten 17 x 75 x 5.5 feet Burrows type raceways; (2) two 15 x 50 x 5.5 feet adult holding ponds; (3) four 10 x 30 x 3 feet fiberglass tanks; (4) one hatchery building with four 6-foot circular tanks and facilities sufficient in total capacity to incubate at least 1 million chinook eggs; (5) a cold storage facility; (6) two residences; (7) fishladder, adult trapping facility, and related tank truck haul facilities; (8) downstream migrant trapping facility in Lake Simtustus (Pelton Reservoir); (9) pollution control facilities for domestic and hatchery wastes, and (10) related facilities and equipment necessary for operation of above.

Any person desiring to be heard or to make any protest with reference to said application should on or before January 3, 1972, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The application is on file with the Commission and available for public inspection.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16915 Filed 11-18-71; 8:49 am]

[Docket No. OS72-376, etc.]

SOC GAS SYSTEMS, INC. ET AL.

Notice of Applications for "Small Producer" Certificates¹

NOVEMBER 10, 1971.

Take notice that each of the applicants listed herein has filed an application pursuant to section 7(c) of the Natural Gas Act and § 157.40 of the regulations thereunder for a "small producer" certificate of public convenience and necessity authorizing the sale for resale and delivery of natural gas in interstate commerce, all as more fully set forth in the applications which are on file with the Commission and open to public inspection.

Any person desiring to be heard or to make any protest with reference to said applications should on or before December 6, 1971, file with the Federal Power Commission, Washington, D.C. 20426, petitions to intervene or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on all applications in which no petition to intervene is filed within the time required herein if the Commission on its own review of the matter believes that

¹ This notice does not provide for consolidation for hearing of the several matters covered herein.

a grant of the certificates is required by the public convenience and necessity. Where a petition for leave to intervene is timely filed, or where the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicants to appear or be represented at the hearing.

KENNETH F. PLUMS,
Secretary.

Docket No.	Date filed	Name of applicant
CS72-378...	10-23-71	SOC Gas Systems, Inc., 1500 Commerce Bldg., Fort Worth, Tex. 76102.
CS72-379...	10-26-71	John E. Schalk, 915 Midland Savings Bldg., Denver, Colo. 80202.
CS72-380...	10-27-71	Estate of C. W. Murchison, 2300 First National Bank Bldg., Dallas, Tex. 75202.
CS72-381...	10-28-71	Mimosa Enterprises, Inc., 15804 Gulf Boulevard, Redington Beach, FL 33708.
CS72-382...	10-28-71	Locke-Taylor Drilling Co., Box 829, Durango, CO 81301.
CS72-383...	10-28-71	Samuel E. Neel, Ring Bldg., 1200 18th Street NW., Washington, DC 20036.
CS72-384...	10-28-71	Mary W. Neel, Ring Bldg., 1200 18th Street NW., Washington, DC 20036.
CS72-385...	10-28-71	Tamarack Petroleum Co., Inc., 910 Bank of the Southwest Bldg., Midland, Tex. 79701.
CS72-386...	11-1-71	Harvey McLean, 1196 Commercial National Bank Bldg., Shreveport, La. 71101.
CS72-387...	11-1-71	American Quasar Petroleum Co., 606 Vaughn Bldg., Midland, Tex. 79701.
CS72-388...	11-1-71	Harry T. Thorson, Post Office Box 338, Newcastle, WY 82701.
CS72-389...	10-29-71	Deanna A. Larson, 726 West Kettering, apartment No. 14, Lancaster, CA 93534.

[FR Doc. 71-16916 Filed 11-18-71; 8:49 am]

[Docket No. C172-261]

STEPHENS PRODUCTION CO.

Notice of Application

NOVEMBER 9, 1971.

Take notice that on October 29, 1971, Stephens Production Co. (applicant), 115 North 12th Street, Fort Smith, AR 72901, filed in Docket No. C172-261 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale to and exchange of natural gas with Arkansas Louisiana Gas Co. (Arkla) within the contemplation of § 2.70 of the Commission's general policy and interpretations (18 CFR 2.70), all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant proposes to deliver to Arkla from November 1, 1971, to May 1, 1972, approximately 15,000 Mcf of gas per day from the Massard Field, Sebastian County, Ark. Applicant may make additional volumes of gas available; and if such gas is made available, Arkla may call for increased daily volumes up to 25,000 Mcf of gas per day. In addition to the volumes delivered during the winter season, Arkla may elect to receive additional gas from May 1, 1972, to Octo-

ber 31, 1972. Arkla has the option to extend the agreement between it and Applicant for an additional 1-year period, from November 1, 1972, to October 31, 1973. If and when the pipeline proposed by Arkla in Docket No. CP70-267 is approved and placed in operation, Arkla will have the option to repay applicant in kind for gas delivered by applicant to Arkla. Arkla may repay the gas received from applicant during the approximate same time of the year that Arkla received equivalent volumes of gas from applicant. Arkla reserves the right to pay applicant 28 cents per Mcf at 14.65 p.s.i.a. for all or any part of the gas received from applicant.

It appears reasonable and consistent with the public interest in this case to prescribe a period shorter than 15 days for the filing of protests and petitions to intervene. Therefore, any person desiring to be heard or to make any protest with reference to said application should on or before November 23, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicant to appear or be represented at the hearing.

KENNETH F. PLUMS,
Secretary.

[FR Doc. 71-16887 Filed 11-18-71; 8:47 am]

[Docket No. CP65-390 etc.]

TENNESSEE GAS PIPELINE CO.

Notice of Petition To Amend

NOVEMBER 12, 1971.

Take notice that on September 23, 1971, Tennessee Gas Pipeline Co., a division of Tenneco Inc. (petitioner), Post Office Box 2511, Houston, TX 77001, filed

in Dockets Nos. CP65-390, CP67-46, and CP70-185 a petition to amend the orders of the Commission heretofore issued pursuant to section 7(c) of the Natural Gas Act in said dockets on August 18, 1965 (34 FPC 532), October 24, 1966 (36 FPC 780), and June 22, 1970 (43 FPC 937), respectively, by authorizing a reallocation of the volumes of natural gas delivered to Delta Natural Gas Co. (Delta), all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

Petitioner states that Delta has requested a reallocation of its existing total daily quantity of natural gas as follows:

Service area	Present contract MDQ (MCF at 14.75 p.s.i.a.)	Requested contract MDQ (MCF at 14.75 p.s.i.a.)
Nicholasville-Wilmore.....	4,975	4,825
Berea.....	4,239	4,081
Salt Lick.....	983	1,132
Jeffersonville.....	223	372
Total.....	10,420	10,430

The petition states that this reallocation, which will not result in an increase in the maximum daily volumes available to Delta, can be accomplished through existing facilities and will better enable Delta to utilize its natural gas supply along with its propane-air peak shaving capacity to meet the natural gas requirements of its customers.

Any person desiring to be heard or to make any protest with reference to said petition to amend should on or before December 6, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

KENNETH F. PLUMS,
Secretary.

[FR Doc. 71-16917 Filed 11-18-71; 8:49 am]

[Docket No. CP72-129]

MONTEREY PIPELINE CO.

Notice of Application

NOVEMBER 17, 1971.

Take notice that on November 12, 1971, Monterey Pipeline Co. (applicant), 1700 Commerce Building, New Orleans, La. 70112, filed in Docket No. CP72-129 an application for a certificate of public convenience and necessity authorizing the sale for resale of natural gas to Texas Eastern Transmission Corp. (Texas Eastern) at or in the immediate vicinity of the outlet of Gulf Oil Corp.'s Krotz

Springs Field Gas Cycling Plant, St. Landry Parish, La., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that it proposes to sell natural gas to applicant for 1 year at the rate of 35 cents per Mcf at 15.025 p.s.i.a. within the contemplation of § 2.70 of the Commission's general policy and interpretations (18 CFR 2.70). The gas would be delivered by Humble Oil & Refining Co. to Michigan Wisconsin Pipe Line Co., for redelivery to Florida Gas Transmission Co. which will deliver an equivalent volume of gas to Texas Eastern. The estimated daily volume of gas to be sold and delivered is 30,000 Mcf.

It appears reasonable and consistent with the public interest in this case to prescribe a period shorter than 15 days for the filing of protests and petitions to intervene. Therefore, any person desiring to be heard or to make any protest with reference to said application should on or before November 29, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that, a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicant to appear or be represented at the hearing.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16979 Filed 11-18-71; 8:53 am]

[Docket No. C172-284]

VERMILION LAND CORP.

Notice of Application

NOVEMBER 17, 1971.

Take notice that on November 9, 1971, Vermilion Land Corp. (applicant), Post

Office Box 3105, Lake Charles, LA 70601, filed in Docket No. C172-284 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale and delivery of natural gas in interstate commerce to Transcontinental Gas Pipe Line Corp. (Transco) from the Johnson Bayou Field, Cameron Parish, La., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant states that it commenced the sale of natural gas to Transco on November 1, 1971, within the contemplation of § 157.29 of the regulations under the Natural Gas Act (18 CFR 157.29) and that it proposes to continue said sale for 1 year within the contemplation of § 2.70 of the Commission's general policy and interpretations (18 CFR 2.70) at the rate of 35 cents per Mcf at 15.025 p.s.i.a. The estimated monthly volume, after buildup, is 100,000 Mcf of gas.

It appears reasonable and consistent with the public interest in this case to prescribe a period shorter than 15 days for the filing of protests and petitions to intervene. Therefore, any person desiring to be heard or to make any protest with reference to said application should on or before November 29, 1971, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

KENNETH F. PLUMB,
Secretary.

[FR Doc.71-16980 Filed 11-18-71; 8:53 am]

FEDERAL RESERVE SYSTEM

BANCOHIO CORP.

Notice of Application for Approval of Acquisition of Shares of Bank

Notice is hereby given that application has been made, pursuant to section 3(a) (3) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)(3)), by Bancohio Corp., which is a bank holding company located in Columbus, Ohio, for prior approval by the Board of Governors of the acquisition by applicant of 100 percent of the voting shares of the Community National Bank, Loveland, Ohio, a proposed new bank.

Section 3(c) of the Act provides that the Board shall not approve:

(1) Any acquisition or merger or consolidation under section 3 which would result in a monopoly, or which would be in furtherance of any combination or conspiracy to monopolize or to attempt to monopolize the business of banking in any part of the United States, or

(2) Any other proposed acquisition or merger or consolidation under section 3 whose effect in any section of the country may be substantially to lessen competition, or to tend to create a monopoly, or which in any other manner would be in restraint of trade, unless the Board finds that the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served.

Section 3(c) further provides that, in every case, the Board shall take into consideration the financial and managerial resources and future prospects of the company or companies and the banks concerned, and the convenience and needs of the community to be served.

Not later than thirty (30) days after the publication of this notice in the FEDERAL REGISTER, comments and views regarding the proposed acquisition may be filed with the Board. Communications should be addressed to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. The application may be inspected at the office of the Board of Governors or the Federal Reserve Bank of Cleveland.

Board of Governors of the Federal Reserve System, November 15, 1971.

[SEAL]

TYNAN SMITH,
Secretary of the Board.

[FR Doc.71-16889 Filed 11-18-71; 8:47 am]

MERCANTILE BANCORPORATION, INC.

Notice of Application for Approval of Acquisition of Shares of Bank

Notice is hereby given that application has been made, pursuant to section 3(a) (3) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)(3)), by Mercantile Bancorporation, Inc., which is a

bank holding company located in St. Louis, Mo., for prior approval by the Board of Governors of the acquisition by applicant of up to 100 percent of the voting shares of County Bank of St. Charles, St. Charles, Mo.

Section 3(c) of the Act provides that the Board shall not approve:

(1) Any acquisition or merger or consolidation under section 3 which would result in a monopoly, or which would be in furtherance of any combination or conspiracy to monopolize or to attempt to monopolize the business of banking in any part of the United States, or

(2) Any other proposed acquisition or merger or consolidation under section 3 whose effect in any section of the country may be substantially to lessen competition, or to tend to create a monopoly, or which in any other manner would be in restraint of trade, unless the Board finds that the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served.

Section 3(c) further provides that, in every case, the Board shall take into consideration the financial and managerial resources and future prospects of the company or companies and the banks concerned, and the convenience and needs of the community to be served.

Not later than thirty (30) days after the publication of this notice in the FEDERAL REGISTER, comments and views regarding the proposed acquisition may be filed with the Board. Communications should be addressed to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. The application may be inspected at the office of the Board of Governors or the Federal Reserve Bank of St. Louis.

Board of Governors of the Federal Reserve System, November 15, 1971.

[SEAL] TYNAN SMITH,
Secretary of the Board.

[FR Doc.71-16890 Filed 11-18-71;8:47 am]

UNITED JERSEY BANKS

Notice of Application for Approval of Acquisition of Shares of Bank

Notice is hereby given that application has been made, pursuant to section 3(a) (3) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a) (3)), by United Jersey Banks, which is a bank holding company located in Hackensack, N.J., for prior approval by the Board of Governors of the acquisition by applicant of 100 percent of the voting shares (less directors' qualifying shares) of the successor by merger to The City National Bank of Millville, Millville, N.J.

Section 3(c) of the Act provides that the Board shall not approve:

(1) Any acquisition or merger or consolidation under section 3 which would result in a monopoly, or which would be in furtherance of any combination or conspiracy to monopolize or to attempt

to monopolize the business of banking in any part of the United States, or

(2) Any other proposed acquisition or merger or consolidation under section 3 whose effect in any section of the country may be substantially to lessen competition, or to tend to create a monopoly, or which in any other manner would be in restraint of trade, unless the Board finds that the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served.

Section 3(c) further provides that, in every case, the Board shall take into consideration the financial and managerial resources and future prospects of the company or companies and the banks concerned, and the convenience and needs of the community to be served.

Not later than thirty (30) days after the publication of this notice in the FEDERAL REGISTER, comments and views regarding the proposed acquisition may be filed with the Board. Communications should be addressed to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. The application may be inspected at the office of the Board of Governors or the Federal Reserve Bank of New York.

Board of Governors of the Federal Reserve System, November 15, 1971.

[SEAL] TYNAN SMITH,
Secretary of the Board.

[FR Doc.71-16891 Filed 11-18-71;8:47 am]

SECURITIES AND EXCHANGE COMMISSION

[File No. 1-4847]

ECOLOGICAL SCIENCE CORP.

Order Suspending Trading

NOVEMBER 12, 1971.

The common stock, 2 cents par value, of Ecological Science Corp. being traded on the American Stock Exchange, the Philadelphia-Baltimore-Washington Stock Exchange and the Pacific Coast Stock Exchange, pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Ecological Science Corp. being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such security on such exchanges and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the above mentioned exchanges and otherwise than on a national securities exchange be summarily suspended, this order to be effective for

the period November 15, 1971, through November 24, 1971.

By the Commission.

[SEAL] RONALD F. HUNT,
Secretary.

[FR Doc.71-16905 Filed 11-18-71;8:48 am]

[File No. 1-4692]

FAS INTERNATIONAL, INC.

Order Suspending Trading

NOVEMBER 12, 1971.

The common stock, 2 cents par value, and the 5 percent convertible subordinated debentures due 1989 of FAS International, Inc., being traded on the New York Stock Exchange, Inc., pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of FAS International, Inc., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the above mentioned exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period November 13, 1971, through November 22, 1971.

By the Commission.

[SEAL] RONALD F. HUNT,
Secretary.

[FR Doc.71-16906 Filed 11-18-71;8:48 am]

[Files Nos. 2-25955 (22-4332)]

HAWAIIAN ELECTRIC CO., INC.

Notice of Application and Opportunity for Hearing

NOVEMBER 12, 1971.

Notice is hereby given that Hawaiian Electric Co., Inc. (Applicant), has filed an application under clause (ii) of section 310(b) (1) of the Trust Indenture Act of 1939 (Act) for a finding by the Commission that the trusteeship of Bishop Trust Co., Ltd. (Bishop), trustee under an indenture of the Applicant dated March 1, 1967, which was qualified under the Act and the trusteeship of Bishop under a first mortgage indenture dated January 1, 1970, of Hilo Electric Light Co., Ltd. (Hilo), a wholly owned subsidiary of Applicant, under which first mortgage bonds were issued, and which indenture was not qualified under 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 Bishop

from acting as trustee under both indentures. Certain bonds of Hilo are guaranteed by Applicant.

Section 310(b) of the Act provides, in part, that if a trustee under an indenture qualified under the Act has or shall acquire any conflicting interest, it shall within 90 days after ascertaining that it has such conflicting interest either eliminate such conflicting interest or resign. Subsection (1) of this section provides, with certain exceptions, that a trustee is deemed to have conflicting interest if it is acting as trustee under another indenture under which other securities of the same issuer are outstanding. However, pursuant to clause (ii) of subsection (1), there may be excluded from the operation of this provision another indenture or indentures under which other securities of such obligor are outstanding, if the issuer shall have sustained the burden of proving on application to the Commission, and after opportunity for hearing thereon, that trusteeship under the qualified indenture and such other indenture 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 such trustee from acting as trustee under any such indentures.

The Applicant alleges that:

1. Applicant and Bishop are both Hawaii corporations with their principal offices in Honolulu, Hawaii.

2. Bishop is trustee under the trust indenture of Applicant dated as of March 1, 1967, relating to Applicant's \$7 million principal amount of 4½ percent convertible debentures. Applicant's indenture was qualified under the Act. Applicant's debentures are unsecured.

3. The First Trust Company of Hilo, Ltd., was trustee under the first mortgage indenture of Hilo dated as of January 1, 1970. The Hilo indenture is not qualified under the Act. Hilo is a wholly owner subsidiary of Applicant.

4. On April 6, 1970, the First Trust Company of Hilo, Ltd., was merged into Bishop which is the surviving corporation in the merger. Accordingly, Bishop became the trustee under the Hilo indenture.

5. On April 13, 1971, Hilo issued \$2,500,000 principal amount of its first mortgage bonds, Series I, under the Hilo indenture. The Hilo Series I bonds were guaranteed by Applicant under a guarantee agreement which provides that Applicant guarantees the payment of principal and interest on the Hilo Series I bonds.

6. In the event Hilo failed to pay the interest on or principal of the Hilo Series I bonds, claims against Applicant on account of nonpayment of the Applicant's debentures and claims under Applicant's guarantee agreement would all be unsecured claims, ranking *pari passu* and entitled to share pro rata in any distributions to unsecured creditors of Applicant.

Applicant waives notice of hearing and waives hearing and any and all rights to specify procedures under the rules and practices of the Securities and Exchange

Commission with respect to the application.

For a more detailed account 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 500 North Capitol Street, Washington, DC 20549.

Notice is further given that any interested person may, not later than December 13, 1971, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of law or fact raised by such application which he desires to controvert, or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed to: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. 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.

For the Commission, by the Division of Corporation Finance, pursuant to delegated authority.

[SEAL]

RONALD F. HUNT,
Secretary.

[FR Doc. 71-16907 Filed 11-18-71; 8:48 am]

[70-5113]

SOUTHERN ELECTRIC GENERATING CO.

Notice of Proposed Issue and Sale of Bank Notes and Commercial Paper and Exception from Competitive Bidding

NOVEMBER 12, 1971.

Notice is hereby given that Southern Electric Generating Co. (Segco), 600 North 18th Street, Birmingham, AL 35202, a public-utility subsidiary company of the Southern Co., a registered holding company, has filed an application with this Commission pursuant to the Public Utility Holding Company Act of 1935 (Act), designating section 6(b) of the Act and Rule 50(a) (5) thereunder as applicable to the proposed transactions. All interested persons are referred to the application, which is summarized below, for a complete statement of the proposed transactions.

Segco proposes to issue and sell short-term bank notes and commercial paper from time to time on or prior to December 31, 1972, in amounts outstanding at any one time of not in excess of \$9 million. The notes to banks will be dated on the date of borrowing, will mature in not more than 9 months, will bear interest at a rate per annum not in excess of the prime rate in effect at the lending bank, and will be prepayable, in whole or in part, without penalty or premium. The names of the lending banks, the maximum amount to be borrowed from each, and a statement regarding compensat-

ing balances are to be furnished by amendment.

The proposed commercial paper will be in the form of promissory notes of Segco with varying maturities not to exceed 270 days. Actual maturities will be determined by market conditions and the effective interest costs to Segco and its anticipated cash flow, including the proceeds of bank borrowings, at the time of issuance. The commercial paper notes will be issued in denominations of not less than \$50,000 and not more than \$5 million and will not be prepayable prior to maturity. The commercial paper will be sold by Segco directly to or through a dealer at a discount (including commissions, if any) which will not be in excess of the discount rate per annum prevailing at the date of issuance for prime commercial paper of comparable quality and of the particular maturity, provided, however, that no commercial paper notes will be issued having a maturity of more than 90 days at an effective interest cost which exceeds the effective interest costs at which the issuer could borrow from banks in an amount at least equal to the principal amount of such commercial paper. Except for a commission not to exceed one-eighth of 1 percent per annum payable to the dealer in respect of commercial paper sold through the dealer as agent for the issuing applicant, no commission or fee will be payable in connection with the issuance and sale of commercial paper. The dealer, in respect of commercial paper purchased as principal, will reoffer such commercial paper at a discount rate of one-eighth of 1 percent per annum less than the prevailing discount rate to the issuer. The commercial paper will be sold to not more than 200 customers of the dealer identified and designated in a list (nonpublic) prepared in advance by the dealer. Segco requests authority to file certificates of notification under Rule 24 in respect of sales of its commercial paper on a quarterly basis.

Segco further requests that the issue and sale of the commercial paper be exempt from competitive bidding on the grounds that: (a) All commercial paper which Segco proposes to issue and sell will have maturities not in excess of 270 days, (b) current rates for commercial paper for prime borrowers, such as Segco, are published daily in financial publications, and (c) it is not practical to invite bids for commercial paper.

It is stated that the proceeds from the bank notes and commercial paper will be used by Segco to reimburse its treasury for expenditures in connection with the buildup of its coal supply, and to pay at maturity from time to time outstanding bank notes and commercial paper notes incurred for such purpose and for other corporate purposes.

The fees and expenses to be incurred in connection with the proposed transactions are estimated at \$2,000. It is represented that the proposed transactions are subject to the jurisdiction of the Alabama Public Service Commission,

the State commission of the state in which Segco is organized and doing business, and that no other State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Notice is further given that any interested person may, not later than December 1, 1971, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the applicant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission, by the Division of Corporate Regulation, pursuant to delegated authority.

[SEAL] RONALD F. HUNT,
Secretary.

[FR Doc.71-16908 Filed 11-18-71;8:49 am]

[File No. 1-6371]

YUM-YUM INTERNATIONAL RESTAURANTS, INC.

Order Suspending Trading

NOVEMBER 15, 1971.

The common stock, 1-cent par value, of Yum-Yum International Restaurants, Inc. being traded on the National Stock Exchange, pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Yum-Yum International Restaurants, Inc. being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such security on such exchanges and otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in

such securities on the above mentioned exchanges and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period November 15, 1971 through November 24, 1971.

By the Commission.

[SEAL] RONALD F. HUNT,
Secretary.
[FR Doc.71-16909 Filed 11-18-71;8:49 am]

FOREIGN-TRADE ZONES BOARD

[Foreign-Trade Zone No. 1]

NEW YORK CITY

Filing of Application To Temporarily Suspend Operations

Notice is hereby given that the city of New York, grantee, has informed the Foreign-Trade Zones Board of its intention to temporarily suspend zone operations in New York City as a result of its decision to close Foreign-Trade Zone No. 1, located at Staten Island, as of January 1, 1972. In an application filed November 9, 1971, the City has requested from the Board permission to retain its zone grant after such suspension of operations for a period not to exceed 3 years, during which time a new location will be sought for reestablishing the zone after appropriate application is made to the Board. At present, efforts are being made to find a site where fuller and more economic use may be made of foreign-trade zone customs privileges, especially those involving manipulation and manufacture. Consideration is also being given by the city to applying for permission to establish a temporary interim zone facility. The city gave public notice of its intentions concerning zone operations and invited comments in the New York City Record from September 8-10, 1971.

Copies of the city's application are available for public inspection at each of the following locations:

Office of the Administrator, Economic Development Administration of the City of New York, Room 1818, 225 Broadway, New York, NY 10007.

Office of the Executive Secretary, Foreign-Trade Zones Board, Room 2203, Department of Commerce, 14th and E Streets NW, Washington, DC 20230.

Comments are invited in writing (original and 7 copies) from interested persons and organizations concerning the application which has been made to the Foreign-Trade Zones Board. They should be addressed to the Board's Acting Executive Secretary at the foregoing address and received not later than 15 calendar days from the date this notice appears in the FEDERAL REGISTER.

Dated: November 11, 1971.

JOHN J. DaPONTE, Jr.,
Acting Executive Secretary,
Foreign-Trade Zones Board.

[FR Doc.71-16879 Filed 11-18-71;8:46 am]

INTERSTATE COMMERCE COMMISSION

ASSIGNMENT OF HEARINGS

NOVEMBER 15, 1971.

Cases assigned for hearing, postponement, cancellation or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

- MC 4964 Sub 36, Roy L. Jones, Inc., application dismissed.
- MC-F-11073, Refrigerated Transport Co., Inc.—Purchase (portion)—Caravan Refrigerated Cargo, Inc., assigned January 26, 1972, at New Orleans, La.
- MC 51146 Sub 212, Schneider Transport & Storage, Inc., now being assigned hearing January 26, 1972, at Atlanta, Ga., in a hearing room to be later designated.
- MC 115841 Sub 408, Colonial Refrigerated Transportation, Inc., now being assigned hearing January 28, 1972, at Atlanta, Ga., in a hearing room to be later designated.
- MC 123325 Sub 8, Wright Motor Lines, Inc., now being assigned hearing January 27, 1972, at Atlanta, Ga., in a hearing room to be later designated.
- MC 128404 Sub 3, Blackwood Crane & Truck Service, Inc., now being assigned hearing January 24, 1972, at Atlanta, Ga., in a hearing room to be later designated.
- MC-C-7565, Wright Motor Lines, Inc., Investigation and Revocation of Certificates, now being assigned hearing January 27, 1972, at Atlanta, Ga., in a hearing room to be later designated.
- MC 111545 Sub 160, Home Transportation Co., Inc., assigned January 31, 1972, at the Holiday Inn—French Quarter, 124 Royal Street, New Orleans, La.
- No. MC 51146 Sub 217, Scheider Transport & Storage, now assigned February 8, 1972, at Chicago, Ill., a hearing room to be designated later.
- No. MC 51146 Sub 218, Schneider Transport & Storage, now assigned February 9, 1972, at Chicago, Ill., a hearing room to be designated later.
- MC 61592 Sub 215, Jenkins Truck Lines, now assigned February 7, 1972, at Chicago, Ill., a hearing room to be designated later.
- MC 112304 Sub 48, Ace Doran Hauling & Rigging Co., now assigned February 10, 1972, at Chicago, Ill., a hearing room to be designated later.
- MC 113678 Sub 423, Curtis, Inc., now assigned February 11, 1972, at Chicago, Ill., a hearing room to be designated later.
- MC-F-11185, Terminal Transport Co.—Purchase (portion)—Michigan Express & Cushman Motor Delivery Co., now assigned February 14, 1972, at Chicago, Ill., a hearing room to be designated later.
- MC 103926 Sub 26, W. T. Mayfield Sons Trucking Co., now being assigned hearing January 31, 1972, at Atlanta, Ga., in a hearing room to be later designated.

MC 107295 Sub 464, Pre-Fab Transit Co., assigned January 12, 1972, at Washington, D.C., is advanced to January 4, 1972, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC 83599 Sub 313, C & H Transportation, now assigned January 31, 1972, at Birmingham, Ala., a hearing room to be designated later.

MC 115162 Sub 232, Poole Truck Line, Inc., now assigned February 3, 1972, at Birmingham, Ala., a hearing room to be designated later.

MC 115840 Sub 67, Colonial Fast Freight Lines, now assigned February 7, 1972, at Birmingham, Ala., a hearing room to be designated later.

MC 115841 Sub 409, Colonial Refrigerated Transportation, now assigned February 1, 1972, at Birmingham, Ala., a hearing room to be designated later.

MC 51146 Sub 161, Schneider Transport & Storage, Inc., and MC 119531 Sub 146, Dieckbrader Express, Inc., applications reinstated, now rescheduled for continued hearing on November 30, 1971, at the Offices of the Interstate Commerce Commission, Washington, D.C.

MC-F 11129, Paramount Movers, Inc.—Purchase (portion)—Shamrock Van Lines, Inc., L. E. Creel III, trustee in bankruptcy, assigned December 13, 1971, at Washington, D.C. is postponed to February 7, 1972, at Dallas, Tex., in a hearing room to be later designated.

MC-F 11130, Towne Services Household Goods, Transportation Co., Inc.—Purchase (portion)—Shamrock Van Lines, Inc. (L. E. Creel III, trustee in bankruptcy) assigned December 13, 1971, at Washington, D.C., postponed to February 7, 1972, at Dallas, Tex., hearing room to be later designated.

MC-F 11139, North American Van Lines, Inc.—Purchase (portion)—Shamrock Van Lines (L. E. Creel III, trustee in bankruptcy) assigned December 13, 1971, at Washington, D.C., postponed to February 7, 1972, at Dallas, Tex., in a hearing room to be later designated.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.71-16951 Filed 11-18-71;8:52 am]

FOURTH SECTION APPLICATIONS FOR RELIEF

NOVEMBER 16, 1971.

Protests to the granting of an application must be prepared in accordance with § 1100.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG- AND SHORT-HAUL

FSA No. 42307—*Champagne, vermouth, and wine, also boxes or cartons to points taking Groups A, A-1, K, and K-2 bases of rates.* Filed by Trans-Continental Freight Bureau, agent (No. 470), for interested rail carriers. Rates on champagne, vermouth, and wine, in glass and other containers, in straight or mixed carloads; also mixed carloads of empty boxes or cartons, as described in the application, from points taking Rate Basis 1 (Northcoast) or Rate Basis 4 (Southcoast) rates, as described in TCFB Tariff 5-B, ICC 1674, to points taking Groups A, A-1, K, and K-2 bases of rates, as described in TCFB Tariff 5-B, ICC 1674.

Grounds for relief—Water competition.

Tariff—Supplement 73 to Trans-Continental Freight Bureau, agent, tariff ICC 1822. Rates are published to become effective on December 17, 1971.

FSA No. 42308—*Beet or cane sugar to points in Illinois and Minnesota.* Filed by Western Trunk Line Committee, agent (No. A-2651), for interested rail carriers. Rates on sugar, beet, or cane, dry, in bulk, in carloads, as described in the application, from points in Montana, transcontinental and western trunkline territories, to Northbrook, Ill., McKee Spur, and St. Paul, Minn.

Grounds for relief—Market competition and return movement of commodities.

Tariffs—Supplement 119 to Western Trunk Line Committee, agent, tariff ICC A-4481, and three other schedules named in the application. Rates are published to become effective on December 17, 1971.

By the Commission.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.71-16952 Filed 11-18-71;8:52 am]

[Notice 784]

MOTOR CARRIER TRANSFER PROCEEDINGS

NOVEMBER 16, 1971.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-73129. By order of November 12, 1971, the Motor Carrier Board approved the transfer to Frank A. Mishak, Clear Lake, Iowa, of Certificate No. MC-27500, issued October 11, 1960, to Milton G. Stites, Britt, Iowa, authorizing the transportation of: Livestock, tankage, feed, seeds, grain, flour, salt, oil, building materials, fencing materials, agricultural implements and parts, heavy machinery, hardware, farm machinery, fertilizer, binder twine, wire and wire products, corrugated roofing, and coal, from, to, or between specified points in Iowa, South Dakota, Minnesota, and Illinois. Dual operations authorized Larry D. Knox, 900 Hubbell Building, Des Moines, Iowa 50309, attorney for applicants.

No. MC-FC-73194. By order of November 15, 1971, the Motor Carrier Board approved the transfer to Lawson Truck Line, Inc., Stanberry, Mo., of Certificate

No. MC-54291, issued December 8, 1969, to Lawson Equipment, Inc., Stanberry, Mo., authorizing the transportation of general commodities, with the usual exceptions, between St. Joseph, Mo., and Stanberry, Mo., and livestock from Stanberry, Mo., to Kansas City, Kans., serving the intermediate and off-route points of Kansas City, Mo., and those within 10 miles of Stanberry. Earl H. Scudder, Jr., Post Office Box 82028, Lincoln, NE 68501, attorney for applicants.

No. MC-FC-73268. By order of November 12, 1971, the Motor Carrier Board approved the transfer to Statewide Cartage Co., a corporation, Cleveland, Ohio, of that portion of the operating rights in certificate No. MC-106914 issued December 9, 1969, to American Cartage Co., a corporation, Cleveland, Ohio, authorizing the transportation of general commodities, with usual exceptions, between Cleveland, Ohio, on the one hand, and, on the other, points in Pennsylvania on and north of U.S. Highway 322 from the Ohio-Pennsylvania State line to Franklin, and on and west of U.S. Highway 62 from Franklin to the Pennsylvania-New York State line. Richard H. Brandon, 79 East State Street, Columbus, OH 43215, and Charles W. Vance, 1808 Superior Building, Cleveland, Ohio 44114, attorneys for applicants.

No. MC-FC-73280. By order of November 12, 1971, the Motor Carrier Board approved the transfer to Tipton Moving, Inc., Belmont, Mass., of the operating rights in certificate No. MC-25260 issued March 30, 1949, to William W. Diehl, Wellesley Hills, Mass., authorizing the transportation of household goods, as defined by the Commission, between points and places in Middlesex, Norfolk, Suffolk, and Worcester Counties, Mass., on the one hand, and, on the other, points and places in Connecticut, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont. Joseph A. Kline, 31 Milk Street, Boston, MA 02109, and Frank J. Weiner, 6 Beacon Street, Boston, MA 02108, attorneys for applicants.

No. MC-FC-73281. By order of November 12, 1971, the Motor Carrier Board approved the transfer to Ni-Mac, Inc., Lyndhurst, N.J., of the operating rights in certificates Nos. MC-34989 and MC-34989 (Sub-No. 1) issued June 13, 1941, and May 24, 1961, respectively, to George B. Todd, Kearny, N.J., authorizing the transportation of building material and building construction supplies and scrap metal, between Harrison, N.J., on the one hand, and, on the other, Philadelphia, Pa., New York, N.Y., and points in New Jersey; and metal, between Newark, N.J., on the one hand, and, on the other, Philadelphia and Eddystone, Pa., and Bridgeport, New Haven, Meriden, Milford, and Springdale, Conn. Charles J. Williams, 47 Lincoln Park, Newark, NJ 07102, attorney for applicants.

[SEAL] ROBERT L. OSWALD,
Secretary.

[FR Doc.71-16953 Filed 11-18-71;8:52 am]

DEPARTMENT OF LABOR

Employment Standards Administration

MINIMUM WAGES FOR FEDERAL AND FEDERALLY ASSISTED CONSTRUCTION

Area Wage Determination Decisions and Modifications; New Determinations

There are set forth below general Area Wage Determination Decisions Nos. AM-6197, AM-6198, AM-6242, AM-6243, AM-6248, AM-6249, AM-6250, AM-6251, AM-7703, AM-7704, AM-7705, AM-7706, AM-7713, AM-7714, AM-7715, AM-7716, AM-7717, and AM-7718 of the Secretary of Labor. These decisions specify, in accordance with applicable law and on the basis of information available to the Department of Labor from its study of local wage conditions and from other sources, the basic hourly wage rates and fringe benefit payments which are determined to be prevailing for the described classes of laborers and mechanics employed in construction activity of the character and in the localities specified therein. The decisions are applicable to Federal and federally assisted construction in described localities situated within the States of California, Kansas, Minnesota, Nevada, and Texas.

The determinations in these decisions of such prevailing rates and fringe benefits have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 F.R. 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determinations by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of the Code of Federal Regulations, Procedure for Predetermination of Wage Rates, and of Secretary of Labor's Orders 12-71 and 15-71 (36 F.R. 8755, 8756). The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal or federally assisted construction projects to laborers and mechanics of the specified

classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 533, and not providing for delay in effective date as prescribed in that section, because the necessity to issue construction industry wage determinations frequently and in large volume causes such procedures to be impractical and contrary to the public interest.

These wage determinations are effective for a period of 120 days from the date of publication in the FEDERAL REGISTER and are to be used in accordance with the provisions of 29 CFR, Part 5. Accordingly, the applicable determination together with any modification issued subsequent to this date during this 120-day period, shall be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The wage rates contained therein shall be the minimum paid under such contract by contractors and subcontractors on the work.

The area wage determination decisions for localities within the above States are set forth below:

MODIFICATION TO AREA WAGE DETERMINATION DECISIONS

Modification to Area Wage Determination Decisions for Specified Localities in Alabama, Georgia, Illinois, Maryland, Michigan, Missouri, Ohio, Tennessee, Virginia, and Wisconsin, and Washington, D.C.

Area wage determination decisions published in the FEDERAL REGISTER on the following dates:

Decision No.	Date
AM-336	Aug. 13, 1971
AM-373, AM-376, AM-378, AM-380, AM-381, AM-384, AM-385, AM-387, AM-388, AM-410, AM-411, AM-416, AM-423, AM-424, AM-425, AM-426, AM-427, AM-428, AM-429, AM-430, AM-431, AM-432, AM-434, AM-435, AM-437, AM-438, AM-439, AM-440, AM-441.	Aug. 18, 1971
AM-443, AM-469, AM-470, AM-499, AM-500, AM-502, AM-1842, AM-1843, AM-1945.	Aug. 20, 1971
AM-3616	Aug. 25, 1971

are hereby modified as set forth below.

These modifications are based upon information obtained concerning changes

in prevailing hourly wage rates and fringe benefit payments since these determinations were issued.

The determinations of prevailing rates and fringe benefits made in these modifications have been made by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended 46 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR 1.1 (including the statutes listed at 36 F.R. 306 following the Secretary of Labor's Order No. 24-70) containing provisions for payment of wages which are dependent upon determinations by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of Part 1 of Subtitle A of Title 29 of the Code of Federal Regulations, Procedure for Predetermination of Wage Rates, and of Secretary of Labor's Orders 13-71 and 15-71 (36 F.R. 8755, 8756). The prevailing rates and fringe benefits determined in the foregoing area wage determination decisions, as hereby modified, shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and Federally assisted construction projects to laborers and mechanics of the specified classes engaged in contract work of the character and in the localities described therein.

The modifications are effective from their date of publication in the FEDERAL REGISTER until the end of the period for which the determinations being modified were issued and are to be used in accordance with the provisions of 29 CFR Part 5. The modifications to the area wage determination decisions listed above are set forth below.

Any person, organization, or governmental agency having an interest in the wages determined as prevailing is encouraged to submit wage rate information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, Washington, D.C. 20210. The cause for not utilizing the rule-making procedures prescribed in 5 U.S.C. Section 553 is set forth in the document being modified.

Signed at Washington, D.C. this 12th day of November 1971.

HORACE E. MENASCO,
Administrator, Employment
Standards Administration.

U.S. DEPARTMENT OF LABOR

State: California; Counties: Alameda and San Mateo; Decision No. AM-6,242; date of decision, November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>Alameda County</i>						
1-CAL--ALA-1-2-3-r:						
Asbestos workers	\$8.62	\$0.60	\$0.40	\$0.90	\$0.04	
Boilermakers	7.20	.30	.70	.45	.02	
Boilermakers' helpers	6.90	.30	.70	.45	.02	
Bricklayers; Blocklayers; stonemason; tuck pointers	8.37	.40	.36	.40		
Brick, stonemason, tuck pointers' tenders	6.50	.50	.50		.10	
Carpenters:						
Carpenters	7.50	.60	.50	.50e	.02	
Hardwood floor layers; power saw operators; saw filers; shinglers; steel scaffold erectors and/or steel shoring erectors	7.65	.60	.50	.50e	.02	
Millwrights	7.90	.60	.50	.50e	.02	
Piledrivermen; bridge, wharf, and dock builders	7.63	.60	.50	.50e	.02	
Cementmasons:						
Cementmasons	5.94	.36	.75	.75		
Mastic; magnesite; all composition masons	6.19	.36	.75	.75		
Men working from swinging or slip form scaffolds	6.19	.36	.75	.75		
Drywall installers	7.25	.45	.50	.50	.04	
Electricians:						
Electricians	9.10	.25	4%			
Cable splicers	10.24	.25	4%			
Electricians (tunnel):						
Electricians	9.10	.25	4%			
Cable splicers	10.24	.25	4%			
Elevator constructors	8.15	.185	\$0.20	2%+a		
Elevator constructors' helpers	70% J.R.	.185	.20	2%+a		
Elevator constructors' helpers (prob.)	50% J.R.					
Glaziers	\$8.225	.25	.25	6%	.01	
Ironworkers:						
Reinforcing	7.98	.43	.425	\$0.50	.02	
Fence erectors	7.89	.43	.425	.50	.02	
Ornamental; structural	8.03	.43	.425	.50	.02	
Lathers	7.84	.34	.385		.025	
Line construction:						
Groundmen	6.825	.25	4%			
Line equipment men	8.19	.25	4%			
Linemen	9.10	.25	4%			
Cable splicers	10.24	.25	4%			
Marble setters	7.59	.60	\$0.51	.53		
Painters:						
Brush	6.57	.39	.40	.80		
Spray	6.82	.39	.40	.80		
Tapers	7.07	.39	.40	.80		
Parking lot striping work and/or highway markers	6.37	.35	.20	d		
Plasterers	8.24	.675	.45		.01	
Plasterers' tenders	7.22	.60	.60		.10	
Plumbers	9.54	.55	1.00	\$0.01	.075	
Roofers:						
Journeymen roofers	7.30	.43	.50		.01	
Journeymen roofers bitumastic, enamels, pipewrapper, and coal tar, built-up	8.30	.43	.50		.01	
Mastic workers; kettlemen (2 kettles without pump)	7.55	.43	.50		.01	
Sheet metal workers	7.25	.39	.505	10%b	.015	
Soft floor layers	7.19	.36	.30	c+.28f	.05	
Sprinkler fitters	8.115	.11	.20		.02	
Stenmiffers	9.415	.30	.65		.005	
Terrazzo workers	6.94	.43	.58			
Tile setters	7.55	.49	.60		.015	
Welders: Receive rate prescribed for craft performing operation to which welding is incidental.						
Paid holidays:						
A--New Year's Day; B--Memorial Day; C--Independence Day; D--Labor Day; E--Thanksgiving Day; F--Christmas Day.						
Footnotes:						
a. Employer contributes 4 percent of basic hourly rate for over 5 years service and 2 percent of basic hourly rate for 6 months to 5 years as vacation pay credit. Six paid holidays: A through F.						
b. Four paid holidays: C, D, E, and Washington's Birthday.						
c. First year of employment, employer contributes \$0.14 per hour to vacation; second through fifth year, \$0.30 per hour; sixth year and thereafter, \$0.45 per hour.						
d. Employer contributes \$0.17 per hour to holiday fund plus \$0.10 per hour to vacation in first years service; \$0.20 per hour after 1-year's service but less than 5 years' service; \$0.30 per hour after 5 years' service but less than 10 years' service, and \$0.40 per hour after 10 years' service.						
e. Employer contributes \$0.35 per hour to holiday fund; \$0.15 per hour to vacation fund						
f. Employer contributes \$0.28 per hour to holiday fund.						
<i>San Mateo County</i>						
41-CAL--SMA-1-2-3-p:						
Asbestos workers	8.62	.60	.40	.90	.04	
Boilermakers	7.20	.30	.70	.45	.02	
Boilermakers' helpers	6.90	.30	.70	.45	.02	
Bricklayers; stonemasons	8.30	.75	.54	.45		
Bricklayers' hod carriers	7.65	.25	.40	.60		
Carpenters:						
Carpenters	7.50	.60	.50	.50f	.02	
Hardwood floor layers; power saw operators; saw filers; shinglers; steel scaffold erectors and/or steel shoring erectors	7.65	.60	.50	.50f	.02	
Millwrights	7.90	.60	.50	.50f	.02	
Piledrivermen; bridge, wharf, and dock builders	7.63	.60	.50	.50f	.02	
Cementmasons:						
Cementmasons	5.94	.36	.75	.75		
Mastic; magnesite; all composition masons	6.19	.36	.75	.75		
Men working from swinging or slip form scaffold	6.19	.36	.75	.75		
Drywall installers	7.25	.45	.50	.50	.04	
Electricians:						
Electricians	8.85	.43	1%+.15		.03	
Cable splicers	8.22	.27	1%+.15		.01	
Electricians (tunnel):						
Electricians	7.31	.27	1%+.15		.01	
Cable splicers	8.22	.27	1%+.15		.01	
Elevator constructors	8.15	.185	\$0.20	2%+a		
Elevator constructors' helpers	70% J.R.	.185	.20	2%+a		
Elevator constructors' helpers (prob.)	50% J.R.					
Glaziers	\$8.225	.25	.25	6%	.01	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
41-CAL—SMA-1-2-3-p—Continued						
Ironworkers:						
Reinforcing.....	7.98	.43	.425	\$0.50	.62	
Fence erectors.....	7.89	.43	.425	.50	.62	
Ornamental; structural.....	8.03	.43	.425	.50	.62	
Line construction:						
Line equipment men.....	6.58	.27	1%+.15		.61	
Linemen.....	7.31	.27	1%+.15		.61	
Cable splicers.....	8.22	.27	1%+.15		.61	
Marble setters.....	7.59	.69	\$0.51	.53		
Painters:						
Brush.....	7.37	.39	.40			
Spray, on erected steel bridges and tanks.....	7.62	.39	.40			
Parking lot striping work and/or highway markers.....	6.37	.35	.20	d		
Plasterers.....	6.75	.33	.40	1.17		
Plasterers' tenders.....	7.00	.25	.40	.95		
Plumbers; steamfitters.....	9.075	.485	.50		.075	
Roofers:						
Roofers; slate; tile composition and built-up.....	7.26	.35	.60		.01	
Mastic workers and kettlemen (2 kettles without pumps).....	7.51	.35	.60		.01	
Bitumastic; enamels; pipewrappers; coal tar.....	8.26	.35	.60		.01	
Extra men helpers.....	70% J R					
Sheet metal workers.....	38.35	.38	.62		2%	
Soft floor layers (linoleum).....	7.10	.41	.30	b+.28c	\$0.04	
Sprinkler fitters.....	8.115	.11	.20		.02	
Terrazzo workers.....	6.94	.43	.58			
Tile setters.....	7.56	.49	.60		.015	
Riggers-welders: Receive rate prescribed for craft performing operation to which rigging or welding is incidental.						
Paid holidays:						
A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.						
Footnotes:						
a. Employer contributes 4 percent of basic hourly rate for 5 years' service and 2 percent of basic hourly rate for 6 months to 5 years' service as vacation pay credit. Six paid holidays: A through F.						
b. First year of employment, employer contributes \$0.14 per hour to vacation fund; Second through fifth year, \$0.28 per hour; sixth year and thereafter, \$0.46 per hour.						
c. Employer contributes \$0.28 per hour to holiday fund.						
d. Employer contributes \$0.17 per hour to holiday fund plus \$0.10 per hour to vacation in first year's service, \$0.30 per hour after 1 year's service but less than 5 years' service, \$0.30 per hour after 5 years' service but less than 10 years' service, and \$0.40 per hour after 10 years' service.						
e. Employer contributes \$0.35 per hour to holiday fund and \$0.15 per hour to vacation fund.						
f. Employer contributes \$0.35 per hour to holiday fund and \$0.15 per hour to vacation fund.						
1-CAL—NCAL-LAB-1-3-3-1:						
Laborers:						
Bridge; brush loaders and piler; cleanup; dumpman; general; landscape; limbers toolroom attendant.....	5.185	.50	.80	.60	.04	
Asphalt shovellers; cement dumper; chipper; choker setter and rigger; chuck tender; concrete; guinea chaser; high-pressure nozzle-man-hydraulic monitor; ripper; pneumatic-gas-electric tool operator (not otherwise classified); sloper; loading, unloading, handling materials for reinforcing concrete construction.....	5.285	.50	.80	.60	.04	
Aligners; asphalt brovers and rakers; bocker; buggy mobile; chainsaw; compactors; concrete saw and panwork; cribber and/or shoring; curb setter; form raiser; faller; headerboard man; post hole digger (air-gas-electric); jackhammer; kettlemaster; log loader; magnesite and mastic workers; pavement breaker; pipelayer; pipewrapper; power broom sweeper; riprap stone-paver and rockslinger; rotary scarifier; rototiller; sandblaster; barko, wackers and similar type tampers; tank cleaners; tree climber; vibrator; vibra-screed bull float.....	5.435	.50	.80	.60	.04	
Burning and welding.....	5.485	.50	.80	.60	.04	
Pipelayers; caulkers; banders (Contra-Coasta County only).....	5.635	.50	.80	.60	.04	
Blasters; drills (Diamond-Wagon); high scaler; powderman; tree topper.....	5.66	.50	.80	.60	.04	
Laborers on general construction work on or in bell hole footings, and shaft.....	5.985	.50	.80	.60	.04	
Gunite laborers:						
Nozzlemaster; rodman; gunman; groundman.....	5.805	.50	.80	.60	.04	
Reboundman.....	5.305	.50	.80	.60	.04	
1-CAL—NCAL-PEO-1-2-3-e:						
Power equipment operators:						
Operator of helicopter (when used in erection work); remote controlled earthmoving equipment.....	8.80	.475	.65	.50	.14	
Loader (over 18 cu. yds.).....	8.60	.475	.65	.50	.14	
Loader (over 12 cu. yds. up to and including 18 cu. yds.); rubber-tired multi-purpose earthmoving machines (2 units) (over 75 cu. yds. "struck" m.r.e.); power shovels and draglines (over 7 cu. yds. m.r.e.); band wagons (in conjunction with wheel excavator); (over 750 cu. yds. per hour).....	8.41	.475	.65	.50	.14	
Automatic concrete slip form paver; automatic railroad car dumper; canal finger drain in back-filler; canal trimmer; rubber-tired earthmoving machines (multiple propulsion power units and 2 or more scrapers) up to and incl. 75 cu. yds. "struck" m.r.e.; highline cableway (over 5 tons); loader (over 4 yds., up to and including 12 cu. yds.); power shovels, clamshells, draglines, backhoes, gradalls (over 1 yd. up to and including 7 cu. yds. m.r.e.); self-propelled compactor (with multiple propulsion power units); slip form paver (concrete or asphalt); tandem cat; trencher (pulling attached shield); tower cranes mobile; single engine rubber-tired earthmoving machine (with tandem scrapers); cranes (over 25 tons); Universal Liebherr and tower cranes (and similar types); wheel excavator (up to and including 750 cu. yds. per hour); Whirley crane (over 25 tons).....	7.65	.475	.65	.50	.14	
Cranes (not over 25 tons, hammerhead and gantry); power shovels, clamshells, draglines, backhoes, gradalls (up to and including 1 cu. yd. m.r.e.); power blade.....	7.54	.475	.65	.50	.14	
Boom-type backfilling machine; bridge crane; cury-lift (or similar); chemicals grouting machine; chief of party; combination backhoe and loader (up to and including 3½ yd.); derricks (2 operators required when swing engine remote from hoist); derrick barges (except excavation work); Do-more loader and Adams elevator; elevating grader operator; Euclid loader and similar types; rubber-tired scraper, selfloading (paddle wheels, etc.); heavy-duty rotary drills rigs (including caisson foundation work and Robbins-type drills); Koehring skoooper (or similar); lift slab machine (Vagborg and similar types); loader (2 yds. up to and including 4 yds.); locomotive (over 100 tons) (single or multiple units); multiple engine earthmoving machine (Euclid, dozers, etc.) (no tandem scraper); Prestress wire wrapping machine; shuttle car (reclaim station); soil stabilizer (P & H or equal); subgrader (gullies or other automatic type); track laying type-earth moving machine (single engine with tandem scrapers); tractor, compressor drill comb; train loading station; vacuum cooling plant; single engine scraper over 45 yds.; Whirley crane (up to and including 25 tons).....	7.46	.475	.65	.50	.14	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H. & W.	Pensions	Vacation	App. Tr.	Other
1-CAL—NCAL—PEO-1-2-3-e—Continued						
Power equipment operators—Continued						
Canal finger drain digger; Chicago boom; combination mixer and compressor (gunite); combination slurry mixer and/or cleaner; highline cableway (5 tons and under); Lull hi-lift or similar (30 ft. or over); mucking machine; tractor (with boom) (D-6 or larger and similar).....	7.32	.475	.65	.50	.14	
Armor-coater (or similar); asphalt plant engineer; cast-in-place pipe laying machine; combination stusher and motor operator; concrete batch plant (multiple units); dozer; heavy-duty repairman and/or welder; Ken seal machine (or similar); Kotman loader; loader (up to 2 yds.); mechanical shield operator (or similar); mechanical trench shield; portable crushing and screening plants; push cat; rubber-tired earthmoving equipment (up to and including 45 cu. yds. "struck" m.r.e., Euclids, T-pulls, DW-10, 20, 21 and similar; tractor drawn scraper; self-propelled compactor with dozer; sheepfoot; tractor; trenching machine; tribatch paver; tunnel mole-boring machine operator; welder; woodsmixer (and other similar pugmill equipment).....	7.16	.475	.65	.50	.14	
Concrete conveyor or concrete pump, truck or equipment mounted (boom length to apply); concrete conveyor, building site; deck engineers; dual drum mixer; Fuller-Kenyon pump and similar types; instrument man; material hoist (2 or more drums); mechanical finishers or spreader machine (asphalt, Barber-Greene and similar; mine or shaft hoist; mixer-mobile; pavement breaker with or without compressor combination; pavement breaker, truck mounted with compressor combination; pipe-bending machine (pipe lines only); pipe cleaning machine (tractor propelled and supported); pipe wrapping machine (tractor propelled and supported); refrigeration plant; self-propelled boom-type lifting device; self-propelled elevating grade plane; shusher operator; small tractor (with boom); soil tester; truck-type loader.....	6.88	.475	.65	.50	.14	
BLH LIMA road tractor or similar; boom truck or dual purpose A-frame truck; concrete batch plants (wet or dry); concrete saws (self-propelled unit) on streets, highways, airports, and canals; drilling and boring machinery, vertical and horizontal (not to apply to waterliners, wagon drills, or jackhammers); gradsetter, grade checker (mechanical or otherwise); highline cableway signalman; locomotives (steam or over 30 tons) Magnus internal full-slab vibrator (on airports, highways, canals, and wastehouses); mechanical finishers (concrete) (Clary, Johnson, Bidwell Bridge Deck, or similar types); mechanical drum, curb and/or curb and gutter machine, concrete or asphalt; portable crushers; power jumbo operator (setting slip forms, etc. in tunnels); roller; screedman (Barber-Greene and similar) (asphaltic concrete paving); self-propelled compactor (single engine); self-propelled pipeline wrapping machine (perault, CRC, or similar types); slip form pumps (power-driven hydraulic lifting device for concrete forms); small rubber-tired tractors; surface heater.....	6.78	.475	.65	.50	.14	
Compressor operator (2 to 7) (electric, diesel, or gas powered); concrete mixers (over 1 yd.); concrete pumps or pumperete guns; generators, gasoline, diesel, or electric drive (100 k.w.); press-weld (air-operated); pumps (2 to 7); welding machines (gasoline or diesel) (2 to 7).....	6.68	.475	.65	.50	.14	
Ballast jack tamper; ballast regulator; ballast tamper multipurpose; boxman (asphalt plant); lubkift or lumber stacker (construction job site); line master; lubrication and service engineer (mobile and grease rack); material hoist (1 drum); shuttlecar; tie spacer; towermobile.....	6.53	.475	.65	.50	.14	
Box operator (bunker); locomotive; motorman (oller; rodman, or chainman; Ross carrier (construction job site); rotoform operator; screedman (except asphaltic concrete paving); self-propelled, automatically applied concrete curing machine (on streets, highways, airports, and canals); trenching machine (maximum digging capacity 3 ft. depth); tugger hoist, single drum.....	6.13	.475	.65	.50	.14	
Compressor operator, electrically, diesel or gas powered, etc.; concrete mixer (up to and including 1 yd.); conveyor-belt operator (tunnel); fireman hot plant; hydraulic monitor; mechanical conveyor (handling building materials); mixer box operator (concrete plant); pump operator; spreader boxman (with screeds); tar pot fireman (power agitated).....	5.99	.475	.65	.50	.14	
Assistants to engineers (brakeman; fireman; heavy-duty repairman helper; oller; deckhand; signalman; switchman; tar-pot fireman); partsman (heavy-duty repair shop parts room).....	5.75	.475	.65	.50	.14	
1-CAL—NCAL—TD-1-2-3-f						
Truckdrivers:						
Bulk cement spreader (w/wo auger, over 80 yds. and including 95 yds. water level); dump (over 80 yds. and including 95 yds. water level); dumperete truck (over 80 yds. and including 95 yds. water level); dumpster (over 80 yds. and including 95 yds. water level); skid truck (debris box over 80 yds. and including 95 yds. water level); trucks (dry prebatch concrete mix, over 80 yds. and including 95 yds. water level).....	7.01	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 65 yds. and including 80 yds. water level); dump (65 yds. and including 80 yds. water level); dumperete truck (65 yds. and including 80 yds. water level); dumpster (65 yds. and including 80 yds. water level); skid truck (debris box, 65 yds. and including 80 yds. water level); trucks (dry prebatch concrete mix, 65 yds. and including 80 yds. water level).....	6.86	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 50 yds. and under 65 yds. water level); dump (over 50 yds. and under 65 yds. water level); dumperete truck (over 50 yds. and under 65 yds. water level); dumpster (over 50 yds. and under 65 yds. water level); helicopter pilot (when transporting men or materials); skid truck (debris box, over 50 yds. and under 65 yds. water level); Trucks (dry prebatch concrete mix, over 50 yds. and under 65 yds. water level).....	6.71	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 35 yds. and including 50 yds. water level); dump (over 35 yds. and including 50 yds. water level); dumperete truck (over 35 yds. and including 50 yds. water level); dumpster (over 35 yds. and including 50 yds. water level); skid truck (debris box, over 35 yds. and including 50 yds. water level); trucks (dry prebatch concrete mix, over 35 yds. and including 50 yds. water level).....	6.56	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 24 yds. and including 35 yds. water level); dump (over 24 yds. and including 35 yds. water level); dumperete truck (over 24 yds. and including 35 yds. water level); dumpster (over 24 yds. and including 35 yds. water level); DW 10's, 20's, 21's, and other similar cat type, Terra Cobra, LeTourneau Pulls, Tournocker, Euclid and similar type equipment when pulling Aqua/Pak, water tank trailers and fuel and/or grease tank trailers, or other miscellaneous trailers; skid truck (debris box, over 24 yds. and including 35 yds. water level); trucks (dry prebatch concrete mix, over 24 yds. and including 35 yds. water level).....	6.41	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 18 yds. and including 24 yds. water level); combination dump truck and dump trailer; dump (over 18 yds. and including 24 yds. water level); dumperete truck (over 18 yds. and including 24 yds. water level); dumpster (over 18 yds. and including 24 yds. water level); skid truck (debris box, over 18 yds. and including 24 yds. water level); transit mix, agitator (over 14 yds. through 16 yds.); trucks (dry prebatch concrete mix, over 18 yds. and including 24 yds. water level).....	6.355	.565	.40	.65		
Truck repairman.....	6.345	.565	.40	.65		
P.B. or similar type self-loading truck.....	6.31	.565	.40	.65		
Bulk cement spreader (w/wo auger, over 12 yds. and including 18 yds. water level); dump (over 12 yds. and including 18 yds. water level); dumperete truck (over 12 yds. and including 18 yds. water level); dumpster (over 12 yds. and including 18 yds. water level); skid truck (debris box, over 12 yds. and including 18 yds. water level); trucks (dry prebatch concrete mix, over 12 yds. and including 18 yds. water level).....	6.25	.565	.40	.65		
Transit mix, agitator (over 12 yds. through 14 yds.).....	6.225	.565	.40	.65		
Bulk cement spreader (w/wo augers, 8 yds. and including 12 yds. water level); dump (8 yds. and including 12 yds. water level); dumperete (8 yds. and including 12 yds. water level); dumpster (8 yds. and including 12 yds. water level) self-propelled street sweeper with self-contained refuse bin; skid truck (debris box, 8 yds. and including 12 yds. water level); snow go and/or snowplow; trucks (dry prebatch concrete mix, 8 yds. and including 12 yds. water level).....	6.21	.565	.40	.65		
Transit mix, agitator (over 10 yds. through 12 yds.).....	6.125	.565	.40	.65		

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
1-CAL—NCAL—TD—1-2-3-f—Continued						
Truckdrivers—Continued						
Heavy-duty transport (gooseneck low bed)	6.22	.565	.40	.65		
Jetting truck and water truck (5,000 and under 7,000 gals.)	6.085	.565	.40	.65		
Vacuum truck (5,000 gals. and under 7,500 gals.)	6.038	.565	.40	.65		
Transit mix, agitator (8 yds. through 10 yds.)	6.025	.565	.40	.65		
Ross hyster, similar straddle carrier	6.015	.565	.40	.65		
Heavy-duty transport (high bed)	5.99	.565	.40	.65		
"A"-frame drivers, winch truck; buggymobile; hydrolift, Swedish crane type (including when Swedish crane is used for jetting); jetting truck and water truck (4,000 and under 5,000 gals.); rubber-tired truck jumbo	5.985	.565	.40	.65		
Bulk cement spreader (w/wo auger, 6 yds. and under 8 yds. water level); dump (6 yds. and under 8 yds. water level); dumperete truck (6 yds. and under 8 yds. water level); dumpster (6 yds. and under 8 yds. water level); skid truck (debris box, 6 yds. and under 8 yds. water level); trucks (dry prebatch concrete mix, 6 yds. and under 8 yds. water level)	5.97	.565	.40	.65		
Rubber-tired truck car (not self-loaded)	5.945	.565	.40	.65		
Vacuum truck (3,500 gals. and under 5,500 gals.)	5.935	.565	.40	.65		
Combination winch truck with hoist-transit mix, agitator (6 yds. and under 8 yds.)	5.925	.565	.40	.65		
Jetting truck and water truck (2,500 gals. and under 4,000 gals.)	5.885	.565	.40	.65		
Scissor truck; single-unit flat rack (3-axle unit, industrial lift truck, mechanical tailgate); small rubber-tired tractor (when used within teamsters jurisdiction)	5.87	.565	.40	.65		
Vacuum truck (under 3,500 gals.)	5.855	.565	.40	.65		
Truck repairman helper	5.848	.565	.40	.65		
Transit mix, agitator (under 6 yds.)	5.825	.565	.40	.65		
Lift jitneys, fork lift	5.805	.565	.40	.65		
Jetting truck and water truck (under 2,500 gals.)	5.785	.565	.40	.65		
Bulk cement spreader (w/wo auger, 4 yds., and under 6 yds. water level); dump (4 yds. and under 6 yds. water level); dumperete truck (4 yds. and under 6 yds. water level); dumpster (4 yds. and under 6 yds. water level); skid truck (debris box, 4 yds. and under 6 yds. water level); single-unit flat rack (2-axle unit, industrial lift truck, mechanical tailgate, trucks (dry prebatch concrete mix, 4 yds. and under 6 yds. water level)	5.77	.565	.40	.65		
Bulk cement spreader (w/wo auger, under 4 yds. water level); bus or manhaul driver; concrete pump machine; concrete pump truck (when flat rack truck is used appropriate flat rack rate shall apply); dump (under 4 yds. water level); dumperete truck (under 4 yds. water level); dumpster (under 4 yds. water level); escort or pilot car driver; nipper truck (when flat rack truck is used appropriate flat rate shall apply); pickup trucks; skid trucks (debris box, under 4 yds. water level); team drivers; trucks (dry prebatch concrete mix, under 4 yds. water level); vacuum truck helpers; warehousemen	5.675	.565	.40	.65		

State: California; County: Orange; Decision No. AM-6,243, Date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
30-CAL—ORA—1-2-3-k:						
Orange County						
Asbestos workers	\$9.77	\$0.48	\$0.35		\$0.025	
Boilermakers	7.30	.30	.70	\$0.45	.02	
Boilermakers' helpers	6.90	.30	.70	.45	.02	
Bricklayers; stonemasons	7.50	.40	.40		.05	
Brick tenders	5.85	.45	.85	.30		
Carpenters:	6.33	.61	.75	.50	.01	
Carpenters	6.41	.61	.75	.50	.01	
Saw filers	6.43	.61	.75	.50	.01	
Table power saw operator	6.46	.61	.75	.50	.01	
Shinglers	6.53	.61	.75	.50	.01	
Hardwood floor layers; millwrights	6.58	.61	.75	.50	.01	
Pneumatic mauler						
Piledrivers:	6.44	.61	.75	.50	.01	
Rock slingers	6.46	.61	.75	.50	.01	
Bridge, dock carpenter; derrick bargemen	6.56	.61	.75	.60	.01	
Head rock slingers						
Cementmasons:	5.77	.80	.85	.60	.0225	
Cementmasons	6.02	.80	.85	.60	.0225	
Cement floating and troweling machine operator	7.25	.46	.55	.50	.04	
Drywall installers						
Electricians:	8.10	.25	1% + .45		.02	
Electricians	8.47	.25	1% + .45		.02	
Cable splicers	7.58	.185	\$0.20	2% + a		
Elevator constructors	70% J.R.	.185	.20	2% + a		
Elevator constructors' helpers	50% J.R.					
Elevator constructors' helpers (prob.)	\$7.03	.30	.30		.04	
Glassers						
Ironworkers:	7.98	.43	.425	\$0.50	.02	
Reinforcing	7.89	.43	.425	.50	.02	
Fence erectors	8.03	.43	.425	.50	.02	
Ornamental; structural	6.50	10%	10%	15%	1%	
Irrigation and lawn sprinklers	6.08	\$0.19	.35	\$0.50	\$0.02	
Labors						
Line construction:	6.59	.25	1% + .45		25.00b	
Groundmen, 1st year	6.99	.25	1% + .45		25.00b	
Groundmen, 2d year	8.10	.25	1% + .45		25.00b	
Linemen	8.47	.25	1% + .45		25.00b	
Cable splicers						
Painters:	6.93	.30	\$0.39	.60	.03	
Brush; paint burner	7.18	.39	.39	.60	.03	
Brush (wing stage); spray	7.43	.39	.39	.60	.03	
Spray swing stage; sandblaster; paperhangers; sheetrock taper	7.68	.39	.39	.60	.03	
Sandblaster swing stage	8.33	.39	.39	.60	.03	
Scaffold work	4.88	.20	.20	b		
Parking lot striping work and/or highway markers	4.38	.20	.20	b		
Parking lot striping work and/or highway markers' helpers; sandblaster	7.466	.53	1.25	\$0.50	.07	
Plasterers	7.175	.45	1.39	.60	.03	
Plumbers' tenders	8.30	10%	16%	15%	1%	
Plumbers; steamfitters; leadburners	6.29	\$0.33	\$0.35		\$0.02	
Roofers	6.27	.39	.41			
Sheet metal workers						

U.S. DEPARTMENT OF LABOR—Continued

Classification	Base hourly rate	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
30-CAL-ORA-1-2-3-k—Continued						
Soft floor layers	7.29	.29	.28	\$0.39	.015	
Sprinkler fitters (except Santa Ana)	10.55	.25	.40		.05	
Sprinkler fitters (Santa Ana)	8.09	.29	.25	1.40	.02	
Terrazzo workers	6.42	.15		.15		
Terrazzo workers' helpers:						
Floor machine operators; helpers	5.58	.15		.45		
Tile setters	6.95	.145	.35		.02	
Tile setters' helpers	5.36	.145	.50		.08	
Riggers; welders: Receive rate prescribed for craft performing operation to which rigging or welding is incidental.						
2-CAL-SCAL-LAB-1-2-3-l						
Laborers:						
Cleaning and handling of panel forms; concrete screeding for rough strikeoff; concrete, water curing; demolition laborer, the cleaning of brick and lumber; dry packing of concrete, plugging, filling of pipe-bolt holes; fire watcher, limbers, brush loaders, pliers and debris handler; gas and oil pipeline laborer, general or construction; laborer, temporary water and air lines; material hoecman (walls, slab, floors and decks); mixer-truck chute man (walls, slabs, decks, floors, foundations and footing-curb and gutter and sidewalks); rigging and signaling; slip form raisers; window cleaner	5.045	.45	.85	.30		
Cutting torch (demolition); sealer; tarmen; mortarman	5.035	.45	.85	.30		
Guinea chaser	5.225	.45	.85	.30		
Asphalt shoveler; fine grader, highway and street paving, airports, runways, and similar type heavy construction; landscape gardener and nurseryman	5.145	.45	.85	.30		
Packing rod steel and pans; tanks scaler and cleaner	5.17	.45	.85	.30		
Underground (including caisson bellow)	5.175	.45	.85	.30		
Chucktender; septic tank digger and installer	5.195	.45	.85	.30		
Cesspool digger and installer	5.225	.45	.85	.30		
Concrete curer—impervious membrane and form oiler; Riprap stonepaver placing stone or sacked concrete; sandblaster (pot tender)	5.235	.45	.85	.30		
Pipelayers' backup man, coating, grouting, making of joints, sealing, caulking	5.335	.45	.85	.30		
Bugymobile man; cement dumper (on 1 yd. or larger mixer and handling bulk cement); gas and oil pipeline wrapper—pot tender; power broom sweepers (small); roto scraper and tiller; tree climber, faller, chain saw operator, Pittsburgh chipper and similar type brush shredders; trenching machine, hand propelled	5.255	.45	.85	.30		
Asphalt raker, luteman and ironer; concrete pore cutter, grinder or sander; concrete saw man, cutting, scoring old or new concrete; impact wrench, multiplate pneumatic, gas, electric tools, vibrating machines and similar mechanical tools not separately classified herein; tampers, Barko wacker and similar type	5.355	.45	.85	.30		
Rock slinger	5.305	.45	.85	.30		
Driller, jackhammer—2½ drill steel or longer	5.435	.45	.85	.30		
Concrete vibrator operator, 70 lbs. and over	5.455	.45	.85	.30		
Pipelayer (nonmetallic including sewer, drain and underground tile); prefabricated manhole installer	5.455	.45	.85	.30		
Gas and oil pipeline wrapper, 6 inches and over; kettlemen, potmen and men applying asphalt lay-kold, creosote, lime caustic and similar type materials	5.285	.45	.85	.30		
Cribber, shorer, lagging, sheeting, and trench bracing, hand-guided lagging hammer	5.505	.45	.85	.30		
Blast powderman	5.505	.45	.85	.30		
Steel headerboard man and guideline setter	5.47	.45	.85	.30		
Sandblaster (nozzleman)	5.495	.45	.85	.30		
Driller (core—diamond—wagon)	5.505	.45	.85	.30		
Head rock slinger	5.505	.45	.85	.30		
Gumite laborers: nozzlemen and rodmen	6.37	.45	.85	.30		
Gunmen	5.87	.45	.85	.30		
Reboundmen	5.11	.45	.85	.30		
Power equipment operators:						
Group I:						
Brakeman; compressor operator; deck hand; engine oiler; generator operator; heavy duty repairman helper; pump operator; signalman; switchman	6.03	.45	.89	.30	.02	
Group II:						
Concrete mixer, skip type; conveyor; fireman; generator, pump or compressor (2-5 inclusive), portal units—over 5 units, .10 per hour for each additional unit up to 9 units; hydrostatic pump; oiler crusher (asphalt or concrete plant); plant operator, generator, pump or compressor; skiploader—wheel type up to ¾ yd. without attachment; tar pot fireman; temporary heating plant operator; trenching machine oiler; truck crane oiler	6.27	.45	.80	.30	.02	
Group III:						
A-frame or winch truck; chainman; elevator (inside); equipment greaser (rack); Ford Ferguson (with dragtype attachments); power concrete curing machine; power concrete saw; power-driven jumbo form setter; Ross carrier (job-site); stationary pipe wrapping and cleaning machine	6.51	.45	.80	.30	.02	
Group IV:						
Asphalt plant fireman; boring machine; bosman or mixerman (asphalt or concrete); chip spreading machine; concrete pump (small portable); bridge type unloader and turntable; dinky locomotive or motorman (up to and including 10 tons); equipment greaser (grease truck); helicopter hoist operator; highline cableway signalman; hydri-hammer-aro stomper; power sweeper; roller (compacting); screed (asphalt or concrete); rodman; trenching machine (up to 8 ft.)	6.62	.45	.80	.30	.02	
Group V:						
Asphalt plant engineer; concrete batch plant operator (oiler or journeyman-trainee required); backhoe (up to and including ¾ yds.); bit sharpener; concrete joint machine operator (usual and similar type); concrete planer; derrickman (oilfield type); deck engine operator; drilling machine (including water wells); forklift (under 5 ton capacity); hydrographic seeder machine (straw, pulp or seed); machine tool; Maginnis internal full slab vibrator; mechanical berm, curb or gutter (concrete or asphalt); mechanical finisher operator (concrete Clary-Johnson-Bidwell or similar); pavement breaker (truck mounted, oiler); road oil mixing machine; roller operator (asphalt or finish); rubber tired earth moving equipment (single engine, up to and including 25 yds. struck); self-propelled tar pipelining machine operator; slip form pump (power driven hydraulic lifting device for concrete forms); tugger hoist (1 drum); tunnel locomotive operator (over 10 and up to and including 30 tons); stinger crane (Austin-Western or similar type); skiploader operator (crawler and wheel type over ½ yd. and up to and including 1½ yds.); tractor operator—bulldozer, tamper scraper (single engine, up to 100 hp. flywheel and similar types, up to and including D-5 and similar types)	6.81	.45	.80	.30	.02	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
2-CAL—SCAL—LAB-1-2-3-f—Continued						
Power equipment operators—Continued						
Group VI:						
Asphalt or concrete spreader (tamping or finishing); asphalt paving machine (barber green or similar type-2 screedman required); BHL Lima Road Factor, Wagner Factor or similar; bridge crane operator; cast-in-place pipe-laying machine operator; combination mixer and compressor (gumite work); concrete pump (truck mounted) (oil required); concrete mixer operator—paving; crane operator (up to and including 25 tons capacity); crushing plant operator; elevating grader forklift (over 5 tons); grade checker; Gradall operator; grouting machine; heading shield; heavy duty repairman; hoist operator (Chicago boom and similar type); Kolman belt loader and similar type; LeTourneau blob compactor or similar type; lift slab machine (Vagtburg and similar types); lift mobile operator; loader operator (Athey, Euclid, Sierra and similar type); material hoist; mucking machine (¾ yd.—rubber-tired, rail or track type); pneumatic concrete placing machine (Hackley-Presswell or similar type); pneumatic heading shield (tunnel); pumperette gun; rotary drill (excluding Caisson type); rubber-tired earth moving equipment (single-engine caterpillar, Euclid, Athey wagon, and similar types with any and all attachments over 25 yds. and up to and including 50 cu. yds. struck); rubber-tired scraper (self-loading—paddle-wheel type); skiploader (crawler and wheel type—over 1½ yds., up to and including 6½ yds.); surface heaters and planner; rubber-tired earth moving equipment, multiple-engine (up to and including 25 yds. struck); trenching machine (over 6 ft. depth capacity, manufacturer's rating); tower crane; tractor compressor drill combination; tractor (any type larger than D-5—100 flywheel h.p. and over, or similar) (bulldozer, tamper, scraper, and push tractor, single-engine); tractor (boom attachments); traveling pipe wrapping, cleaning and bending machine; tunnel locomotive (over 30 ton); shovel, backhoe, dragline, clamshell (over ¾ yds. and up to 5 cu. yds.) M.R.C.						
	6.91	.45	.80	.30	.02	
Group VII:						
Crane—over 25 tons up to and including 100 tons; derrick barge; dual-drum mixer; monorail locomotive (diesel, gas or electric); motor patrol—blade (single engine); multiple-engine tractor (Euclid and similar type, except Quad-9 Cat.); rubber-tired earth moving equipment, single-engine over fifty (50) yds. struck; rubber-tired earth moving equipment (multiple-engine, Euclid, caterpillar and similar) (over 25 yds. and up to 50 cu. yds. struck); tractor loader (crawler and wheel type over 6½ yds.); tower crane repairman; shovel, backhoe, dragline, clamshell (over 5 cu. yds., M.R.C.); Woods mixer and similar Pugnall equipment; heavy duty repairman—welder combination						
	7.01	.45	.80	.30	.02	
Group VIII:						
Auto grader operator; automatic slip form; crane—over 100 tons; hoist, stiff legs, guy derricks or similar types (capable of hoisting 100 tons or more); mass excavator; mechanical finishing machine; motor patrol (multiple-engine); pipe molder machine; rubber-tired earth moving equipment (multiple-engine, Euclid, caterpillar and similar type over 50 cu. yds. struck); rubber-tired scraper (push-pull) (.50 per hour additional to base rate); tandem equipment operator (3 units only); tandem tractor operator (Quad-9 or similar type); tunnel mole boring machine operator						
	7.15	.45	.80	.30	.02	
Group IX:						
Canal liner; canal trimmer; helicopter pilot; highline cableway; rubber-tired self-loading scraper (paddle wheel—anger type self-loading—2 or more units); wheel excavator (over 750 cu. yds.); remote controlled earth moving equipment operator (31 per hour additional)						
	7.25	.45	.80	.30	.02	
2-CAL—SCAL—TD-1-2-3-1:						
Truck drivers:						
Truck repairman (welder)						
	6.115	.65	.45	.55		
Dump (40 yds. or more water level, single unit or combination of vehicle); DW 10 and DW 20 Euclid-type equipment, LeTourneau pulls, Terra Cobras and similar types of equipment; also FB and similar type truck when performing work within teamsters jurisdiction, regardless of types of attachments and when pulling aquapak and water tank trailer; truck repairman						
	6.015	.65	.45	.55		
Dump (25 yds., but less than 40 yds. water level)						
	5.89	.65	.45	.55		
A-frame or Swedish crane, or similar type equipment driver; forklift; Ross carrier (highway)						
	5.735	.65	.45	.55		
Dump (16 yds., but less than 25 yds. water level); legal payload capacity (20 tons or more); dumper or dumpter truck; transit-mix (3 yds. or more); dumperette (6½ yds. water level and over)						
	5.43	.65	.45	.55		
Truck graver and tireman						
	5.38	.65	.45	.55		
Water or tank-type truck driver (4,000 gallons and over)						
	5.35	.65	.45	.55		
Transit-mix truck (under 3 yds.); dumperette truck (less than 6½ yds. water level)						
	5.29	.65	.45	.55		
Truck repairman helper						
	5.285	.65	.45	.55		
Cement distributor truck; fuel truck; water or tank-type (2,500 gallons to 4,000 gallons)						
	5.23	.65	.45	.55		
Dump (12 yds. but less than 16 yds. water level); legal payload capacity (15 tons to 20 tons)						
	5.21	.65	.45	.55		
Dump (8 yds., but less than 12 yds. water level); legal payload capacity (10 tons to 15 tons)						
	5.13	.65	.45	.55		
Truck mounted power broom; warehouseman-clerk; water or tank-type (under 2,500 gallons)						
	5.11	.65	.45	.55		
Dump (4 yds., but less than 8 yds. water level); legal payload capacity (6 tons to 10 tons)						
	5.08	.65	.45	.55		
Dump (less than 4 yds. water level); traffic-control pilot car, excluding moving heavy equipment; legal payload capacity, (less than 6 tons)						
	5.05	.65	.45	.55		
Warehouseman and teamster						
	4.97	.65	.45	.55		

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

FOOTNOTES:

a. Employer contributes 4 percent basic hourly rate for over 5 years' service and

2 percent of basic hourly rate for 6 months to 5 years' service as vacation pay credit Six paid holidays: A through F.

b. Employer contributes \$.17 per hour to holiday fund plus \$.10 per hour to vacation for 1 year's service, \$.20 per hour after 1 year but less than 5 years' service, \$.30 per hour after 5 years but less than 10 years' service, \$.40 per hour after 10 years' service

NOTICES

22101

U.S. DEPARTMENT OF LABOR—Continued

State: Kansas; County: Shawnee; Decision No. AM-7,718, date of decision: November 19, 1971.

Description of work: Residential construction consisting of single-family homes and garden-type apartments up to and including 4 stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
Kansas—1 M:						
Building construction:						
Asbestos workers	\$8.00	\$0.25	\$0.30		\$0.02	
Bollermakers	7.80	.30	.65		.02	
Bollermakers' helpers	7.55	.30	.65		.02	
Bricklayers	7.45	.275	.25			
Carpenters	6.55	.275	.25		.05	
Cementmasons:						
Cementmasons	6.70	.275	.25			
Machine operators	6.825	.275	.25			
Composition color or chloride additives	6.95	.275	.25			
Electricians:						
Electricians	7.30	.15	1%+.30		2 1/2%	
Cable splicers	8.03	.15	1%+.30		2 1/2%	
Glaziers						
Glaziers	6.49	.35	\$0.20	5%+a	\$0.01	
Ironworkers:						
Ornamental and structural	8.50	.25	.25	\$0.25	.05	
Reinforcing	8.50	.25	.25	.25	.05	
Laborers:						
General laborer	5.65	.275	.25			
Power tool operators, compactors, concrete breakers, clipping tools, drilling tools, concrete saws, mechanically operated reorgla buggy	5.85	.275	.25			
Mason tenders, mortar mixers for masons and cement finishers, all stocking scaffold, clean up for masons (building and wrecking)	6.00	.275	.25			
Plaster tender	6.00	.275	.25			
Sand and concrete gun nozzleman and powderman	6.05	.275	.25			
Lathers						
Lathers	6.675	.25	.25	.25		
Millwrights						
Millwrights	6.925	.275	.25		.05	
Painters:						
Brush, drywall, taping, sanding	6.85	.275			.01	
Painting of structures over 50 feet (all types)	7.45	.275			.01	
Spray	7.75	.275			.01	
Piledriverman	6.925	.275	.25		.05	
Plasterers						
Plasterers	7.125	.275	.25		.01	
Plumbers						
Plumbers	8.45	.15	.20		.02	
Roofers:						
Flat, slate and tile	6.49	.18	.40			
Using pitch	7.34	.18	.40			
Dampproofers and waterproofers	6.49	.18	.40			
Sheet metal workers						
Sheet metal workers	7.05	.15	.57	.57	.01	
Soft floor layers						
Soft floor layers	6.875	.275	.20	7%	.03	
Sprinkler fitters						
Sprinkler fitters	8.00	.25	.40		.05	
Steamfitters						
Steamfitters	8.45	.15	.20		.02	
Stonemasons						
Stonemasons	7.45	.275	.25			
Tile setters						
Tile setters	6.30	.275	.25			
Tile setters' helpers						
Tile setters' helpers	4.50					
Truck drivers:						
Light, pickups, station wagons	5.875	.275	.25			
Medium, flat beds and dumps, 5 tons or less, warehousemen and partamen	5.975	.275	.25			
Trucks over 5 tons and semitrailers	6.225	.275	.25			
Welders—receive rates prescribed for craft performing operation to which welding is incidental.						
Kansas 2—PEO 1-K:						
Building construction—power equipment operators:						
Group I:						
Frankie-type pile-driving machine; tower cranes and derricks; boiler (2); boom cat, boring machine, ditching machine; concrete ready-mix plant; crane, truck crane, clamshell, dragline; dozer, scraper, all types, patrol; fireman (when operation steam or air valve); gradall; hi-loaders; hoist, 2 drum; locomotive; mechanic or welder; mixermobile; paver, or any other machine with power swing; piledriver operator; power shovel; pump, concrete or other material	7.70	.25	.25	\$0.50	.05	
Group II:						
A-frame truck; Barber-Greene loader or similar type; boiler (1); ditching machine, small; elevator operator; fireman; forklift; greaser, equipment; hoist, 1 active drum; hydraulic hammer; jeep ditcher; mixer, other than paver; power broom; pump, 4" or larger; small machine engineer; welding machine (1)	7.30	.25	.25	.50	.05	
Group III:						
Farm tractor (without attachments); and offer	6.50	.25	.25	.50	.05	
Group IV:						
Crane, truck crane, clamshell, dragline; piledriver operator and power shovel: 100 feet of boom or over (including jib); or 2 yd. capacity or over	7.95	.25	.25	.50	.05	
Booms 200 feet and over	8.20	.25	.25	.50	.05	
Motor crane offer	6.75	.25	.25	.50	.05	
Farm tractor with attachments	6.75	.25	.25	.50	.05	
Hoist, each additional drum over 2—an additional .25						
Kansas 1—Lab 2-3-4:						
Site preparation and grading:						
Laborers:						
Board mat weavers and cable tiers; georgia buggies (manually operated); mixerman no-skip lift; nailers; salamander tenders; trackmen; tractor swamper; truck dumper; wire mesh setter; water pump up to 4 in.; all other common labor	4.10	.175	.25			
Air tool operator; cement handlers; bulk, chain saw; georgia buggies (mechanically operated); grademen; hot mastic kettleman; crusher feeder; jointman; juteman; mason tender; material batch hopper and scaleman; mixerman; pier-hole man working hole 10 or more feet deep; pipelayer, drainage (concrete and/or corrugated metal); signalman (crane); truck dumper, dry batch; vibrator operator; wagon and churn drill operator	4.25	.175	.25			
Asphalt raker; Barco tamper; concrete saw; creosote materials (handling and/or applying); nozzle burner (cutting torch)	4.35	.175	.25			
Conduit pipe, tile and duct line setter; form setter and liner on concrete paving; powderman; sandblasting and gunite nozzleman; sanitary sewer pipe layer	4.50	.175	.25			
Kansas 1—PEO 2-I:						
Site preparation and grading:						
Power equipment operators—master mechanic:						
Group I:						
Asphalt paver and spreader; backhoe; boring machine; clamshell; concrete mixer paver operator; concrete central plant operator (automatic); crane, truck crane, Pitman crane hydro crane or any machine with power swing; derrick or derrick trucks; dragline operator; dredge operator; ditching machine; Euclid loader; hoist—2 active drums; loader, all types; mechanic or welder; mixermobile; multiunit scraper; piledriver operator; power shovel operator; quad track; sideboom cat—cherry picker; skimmer scoop operator	5.50	.25	.25			

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
Kansas 1—PEO 2-1—Continued						
Site preparation and grading—Continued						
Group II:						
Asphalt plant operator; elevating grader operator; pushcat operator	5.25	.25	.25			
Blades, all types; dozer; scoop operator, all types	5.50	.25	.25			
Group III:						
A-frame truck; asphalt roller operator; asphalt plant boiler fireman; back filler operator; Barber-Greene loader; boiler—other than asphalt; bull float operator; churn drill operator; compressor operator (1); concrete central plant operator; concrete mixer operator skip; concrete pump operator; crusher operator; distributor operator; finish machine operator—concrete; fireman other than asphalt; flex plane operator; forklift; form grader operator; greaser; hoist—1 drum; jeep ditching machine; pavement breaker, self-propelled (of the hydrammer or similar type); pump operator, 4' or over 2; pump operator, other than dredge; screening and wash plant operator; small machine operator; spreader box operator, self-propelled; tractor operator over 50 h.p.; self-propelled roller operator, other than asphalt; alphon and jets; subgrading machine operator; tank car heater operator, combination booster and boiler; towboat operator; vibrating machine operator, not hand	5.00	.25	.25			
Group IV:						
Concrete gang saw, self-propelled (con-cut); conveyor operator; harrow, disc seeder; other; tractor operator, 50 h.p. or less without attachments	4.65	.25	.25			
Group V:						
Other, motor crane	4.75	.25	.25			
Kansas—1-TD-2-1:						
Site preparation and grading:						
Truck drivers:						
Pickups, panel trucks, station wagons	3.72	.175	.25			
Flat beds, dump and batch trucks, single axle	3.87	.175	.25			
Tandem trucks	3.92	.175	.25			
Lowboys, semitrailers, all transit mixer trucks (single or tandem axle) A-frame and winch trucks when used as such	3.97	.175	.25			
Euclid, end and bottom dump, tounarockers, A theys, dumptrucks and similar off-road equipment and mechanics on such equipment	4.00	.175	.25			
Warehousemen or partsmen, mechanic helper	3.97	.175	.25			
Servicemen	3.97	.175	.25			
Kansas Line Construction #1:						
Line construction:						
Lineman	6.40	.15	1%		1%	
Cable splicers	6.72	.15	1%		1%	
Groundman, over 1 year	4.04	.15	1%		1%	
Groundman, 1st year	3.19	.15	1%		1%	
Powderman	5.35	.15	1%		1%	
Line truck and equipment operator:						
1st year	4.14	.15	1%		1%	
2d year	4.92	.15	1%		1%	
Over 2 years experience	5.35	.15	1%		1%	

Paid holidays:
A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day;
E—Thanksgiving Day; F—Christmas Day; G—Friday after Thanksgiving Day.

Footnote:
a. Paid holidays: A through G.

State: Minnesota; County: Carver-Hennepin; Decision No. AM-6,248; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single-family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
27—MINN—HEN-1-a						
Asbestos workers	\$7.97	\$0.30	\$0.35		\$0.02	
Boilermakers	7.80	.30	.85		.02	
Boilermakers' helpers	7.55	.30	.85		.02	
Bricklayers; stonemasons	7.61	.305	.23	\$0.53	.02	
Carpenters:						
Carpenters; millwrights; piledrivermen	7.13	.40	.15	.50	.02	
When working with material treated with toxic carbolineum or toxic creosote	7.38	.40	.15	.50	.02	
Cementmasons	7.60	.30	.25			
Electricians; line construction:						
Electricians; linemen	8.00	4%	4%	7 1/2%		
Equipment operators	8.00	4%	4%	7 1/2%		
Groundmen	6.90	4%	4%	7 1/2%		
Elevator constructors	7.23	\$0.17	\$0.185	2%+a		
Elevator constructors' helpers	70% J.R.	.17	.185	2%+a		
Elevator constructors' helpers (prob.)	50% J.R.					
Glatiers	\$7.70	.15	.10	\$0.13		
Ironworkers:						
Ornamental; reinforcing; structural	7.55	.40	.45		.02	
Laborers:						
Carpenter tender; common laborers; earth dump men; power buggy operator; steel joist handlers (erection)	5.90	.35	.35	.40		
Reinforcing steel handlers	5.95	.35	.35	.40		
Concrete joint saw operator; laborer, demolition and wrecking (not including remodeling); men handling cement, 2 hours per day (bulk or sack, excluding mortar mixer)	6.00	.35	.35	.40		
Automatic tamper operator; chipping hammer operator; concrete vibrator operator; gunite machine operator; hot-tar caulkers and cookers; jackhammermen; laborers on swing stage single line scaffolds (not including "Patent" scaffolding); mixers of mortar, cement, or any other substitute material or composition; paving buster	6.05	.35	.35	.40		
Drivers on heavy building excav; sheeting setters; underground work	6.15	.35	.35	.40		
Pipelayers	6.20	.35	.35	.40		
Calson work; underpinning	6.25	.35	.35	.40		
Nozzlemen	6.30	.35	.35	.40		
Dynamite men; power drillers for blasting purposes	6.60	.35	.35	.40		
Lathers	7.45	.20			.01	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
27—MINN—HEN-1-s—Continued						
Marble setters.....	7.385	.305	.23	.53		
Painters.....						
Brush.....	7.50	.25	.25		.02	
Spray; structural steel; swing stage.....	8.00	.25	.25		.02	
Pipefitters; steamfitters.....	7.11	.33	.30	1.25	.02	
Plasterers.....	7.50	.20	.20		.01	
Plumbers.....	7.11	.33	.30	1.25	.02	
Roofers.....						
Roofers.....	7.79	.34	.15			
Kettlemen.....	7.44	.24	.15			
Sheet metal workers.....	5.76	.24	.20			
Soft floor layers.....	7.65b	c		d		
Sprinkler fitters.....	8.44	.25	.40		.02	
Tile setters.....	7.59	.22	.50			
Truckdrivers.....	6.20	.25	.35			
Welders; receive rate prescribed for craft performing operation to which welding is incidental.....						
MINN-9-LAB-2-3-e						
Site preparations, excavating and incidental paving:						
Laborers:						
Unskilled laborers; drill runner helper; landscape gardener; sod layer and nurseryman; powder monkey; reinforced steel laborer; reinforced steel setter (pavement); salamander heater and blower tender; carpenter tender; winch handler (manual).....	5.50	.35	.35	.20		
Laborer, wrecking and demolition; bituminous batcherman (stationary plant); bituminous shoveler; blacksmith helper; bottom man (sewer, water, or gas trench); brick-layer tender; cement handler (bulk or bag); cement coverman (batch trucks); compaction equipment (hand operated); concrete shoveler, tamper, and puddler (paving); concrete vibrator; concrete batcherman (proportioning plant); concrete longitudinal floatmen (manual bull float on paving); conduit layers (w/o wiring); chipping hammer; curb setter (stone or precast concrete); dumper (wagon, truck, etc.); dump man; dump man (paver, batch truck, etc.); formsetter (municipal type curb and sidewalk); formsetter (pavement); hydrant and valve setter; joint filler (concrete pavement); kettleman (bituminous or lead); service connection maker (water or gas); power buggy; joint sawer; squiggeman (bituminous brick or block); stabilizing batcherman (stationary plant); stonemason tender; drill runner (heavy, including churn drill).....	5.60	.35	.35	.20		
Chainsaw man; concrete mixer (1 bag); jackhammer man and paving buster; mortar mixer; pipe handler (water, gas, cast iron); pipe derrickman (triped, manual).....	5.65	.35	.35			
Bottom man (sewer, water, or gas trench—more than 8 ft. below starting level of manual work); tunnel laborer (atmospheric pressure); underground laborers; cofferdam work; tunnel work; underpinning work; culson work; other work more than 8 ft. below starting level of manual work; open ditch work.....	5.75	.35	.35			
Bituminous tamper; pipelayer (sewer, water, gas); sand cushion and bedmaker.....	5.80	.35	.35	.20		
Cement gun operator (1½ in. and over); leadman.....	5.85	.35	.35	.20		
Nozzlemen (gunite).....	5.90	.35	.35	.20		
Brick or block paving setter.....	5.93	.35	.35	.20		
Bituminous raker, floater, and utility man.....	5.95	.35	.35	.20		
Powderman; tunnel man (air pressure); tunnel miner.....	6.18	.35	.35	.20		
MINN-6-PEO-2-3-d						
Site preparation, excavating and incidental paving						
Power equipment operators:						
Dredge deck hand; gravel screening plant (portable, not crushing or washing); greaser truck and tractor; leverman; mechanic helper; mechanic space heater (temporary heat); oilers (power shovel, crane, dragline).....	5.90	.25	.25			
Tractor, 50 h.p. or less without power take-off.....	5.93	.25	.25			
Batch plant (concrete); brakeman or switchman; conveyor; fireman; tank car heater; self-propelled vibrating pucker (pad type) (35 h.p. and over); truck crane oiler.....	6.00	.25	.25			
Air compressor; lead greaser on grease truck or grease rack (where no mechanic is employed). Concrete distributor and spreader; finishing machine; longitudinal float; joint machine; spray operator; concrete saw (multiple blade) (power operated); fine grade operator; form trench digger (power); power actuated jacks; pumps; shouldering machine (power) (Apaco or similar type including self-propelled sand and chip spreader); stump chipper; self-propelled chip spreader (Flaherty or similar); curb machine.....	6.17	.25	.25			
Bituminous spreader and bituminous finishing machine (helper) (power).....	6.25	.25	.25			
Concrete mixer, on job site 1½ and under; front end loader, up to and including 1 cu. yd.; gunite operator (small); loader (Barber Greens or similar type); power actuated augers; boring machine; rollers up to 8 tons; tractor, D2, TD6 or similar h.p. w/power take-off.....	6.28	.25	.25			
Grazer operator (motor patrol).....	6.35	.25	.25			
Asphalt bituminous stabilizer plant; automatic road machine (CMI or similar); backfiller; bituminous spreader and finishing machine (power); boom truck (power operated boom); concrete mixer, on job site over 1½; crushing plant (gravel and stone); gravel washing, crushing and screening plant; dope machine (pipeline); drill rig; heavy duty rotary churn or cable drills; engineer in charge of plant requiring first-class license; forklift; straddle carrier; forklift or lumber stacker (for construction job site); front-end loader, over 1 cu. yd. up to 5 cu. yds.; launcherman (bankerman or pilot license); locomotives, all types; mechanic or welder; host engineer (power); paving breaker or tamping machine (power driven) (Mighty Mite or similar type); power actuated horizontal boring machines over 6 inches; operator; pickup sweeper, 1 cu. yd. and over hopper capacity; pipeline wrapping, cleaner or bending machine; powerplant engines, 100 K.W.H.P. and over; pugmill; rollers 5 tons and over; rubber-tired tractor, backhoe attachments; sheep foot roller (self-propelled) (3 drum and over); slip form (power driven) (paving); tie tamper and ballast machine tractor, over D2, TD6, or similar h.p. with power takeoff; tractor, over 50 h.p. without power takeoff; trenching machine (sewer, water, gas); Turnagull (or similar type); well point installation, dismantling, or repair mechanics; two or more pumps; compressors; welding machines.....	6.93	.25	.25			
Self-propelled traveling soil stabilizer.....	7.00	.25	.25			
Dual tractor; elevating grader; pump-creeper; scraper struck, capacity 32 cu. yds. and over.....	7.03	.25	.25			
Cableway; concrete mixer stationary plant over 3½; derrick (guy & stiffleg) (power) (skids or stationary); dredge operator or engineer; dredge operator (power) and engineer; front-end loader, 5 cu. yds. and over; grader or motor patrol, finishing, earth work and bituminous; locomotive crane; master mechanic; mixer (paving) concrete paving, road; mole operator including power supply; mucking machine (including mucking operations) (Conway or similar); power shovel and/or other equipment with shovel type controls, up to 3 cu. yds.; refrigeration plant engineer; tandem scraper; tractor, boom type; truck crane; tugboat, 100 hp. and over.....	7.15	.25	.25			
Crane with over 135 boom, excluding jib; power shovel and/or other equipment with shovel type controls, 3 cu. yds. and over.....	7.41	.25	.25			

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
MINN-3-TD-2-3-d						
Site preparation excavation and incidental paving:						
Truckdrivers:						
Group I:						
Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); truck train; mechanic; welder; tractor-trailer; off-road truck	6.80	.25	.25			
Group II:						
Triaxle (including four axles); dump; dry batch hauler; tank truck (gas, oil, road oil, and water); boom and "A"-frame; ready mix concrete; slurry driver	6.50	.25	.25			
Group III:						
Bituminous distributor driver; bituminous distributor (1-man operation); tandem axle	6.40	.25	.25			
Group IV:						
Bituminous distributor spray (rear-end offer); dumpman; greaser, and truck service man; tank truck helper (gas, oil, road oil, and water); teamster and stableman; tractor operator (wheel type used for any purpose); pilot car; self-propelled packer; slurry operator; single axle	6.20	.25	.25			
MINN-1-PEO-1-d						
Building construction:						
Helicopter operators (hoisting material)	11.20	.15	.25			
Truck and crawler cranes with 300 ft. of boom and over including JIB	8.80	.15	.25			
Truck and crawler cranes with 150 ft. of boom including JIB up to 300 ft. of boom	8.45	.15	.25			
Traveling tower crane	8.35	.15	.25			
Master mechanic	8.25	.15	.25			
Derrick (guy and stiff leg); hoist engineer (3 drums or more); locomotive operator, master mechanic; overhead crane operator (inside building perimeter); truck and crawler cranes up to 150 ft. of boom including JIB	8.00	.15	.25			
Air compressor operator, pump operator and/or conveyor, 2 or more machines; hoist engineer (2 drums); mechanic or welder; Pumpcrete or Complaco type machine operator	7.88	.15	.25			
Forklift operator	7.88	.15	.25			
Boomtruck operator; concrete mixer operator; drill rigs (heavy-duty rotary or churn drill when used for caisson drilling or when drilling for elevator cylinder on building construction); front end loader operator; hoist engineer (1 drum); powerplant engineer (100 kw.-hr. and over); straddle carrier operator; tractor operator (over D-2); well point pump operator	7.80	.15	.25			
Concrete batch-plant operator; gunite operator; tractor operator (D-2 or similar size and front end loader operator up to 1/2 cu. yd.)	7.53	.15	.25			
Air compressor operator, pump and/or conveyor operator; fireman, temporary heat; brakeman; pickup sweeper (combustion engine operated); truck crane offer	7.25	.15	.25			
Mechanic space heater (temporary heat); offer or greaser	6.80	.15	.25			

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day
E—Thanksgiving Day; F—Christmas Day.

Footnotes:

a. Employer contributes 4 percent basic hourly rate for over 5 years' service, 2 percent basic hourly rate for over 6 months to 5 years' service as vacation pay credit. Six paid holidays: A through F.

h. Out-of-town contractors will pay the rate of \$8.40 per hour with no fringe benefits payments.

c. Employer shall contribute \$35 per month for each employee into the H & W fund.

d. Employee with at least 1,700 hours' service during the current year and 1 year's service, 1 week's vacation with pay; 3 years' service, 2 weeks' vacation with pay; 15 years' service, 3 weeks' vacation with pay.

State: Minnesota; County: Dakota-Ramsey; Decision No. AM-6,249, date of decision: November 19, 1971.

Description of work: Residential construction consisting of single-family homes and garden type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
19-63-MINN-DAK-RAM-1-u:						
Asbestos workers	\$7.97	\$0.30	\$0.35		\$0.02	
Boilermakers	7.80	.30	.85		.02	
Boilermakers' helpers	7.55	.30	.85		.02	
Bricklayers; stonemasons	7.61	.305	.23	\$0.53	.02	
Carpenters:						
Carpenters; millwrights; piledrivermen	7.13	.40	.15	.50	.02	
When working with material treated with toxic carbolineum or toxic creosote	7.28	.40	.15	.50	.02	
Cementmasons	7.60	.30	.25			
Electricians; line construction:						
Cable splicer; technician	8.40	3.50%	2.25%	10%	1.25%	
Electricians; linemen; line equipment operator	8.00	3.50%	2.25%	10%	1.25%	
Groundmen	5.25	3.50%	2.25%	10%	1.25%	
Elevator constructors	7.23	.17	.185	2%+a		
Elevator constructors' helpers	70% J.R.	.17	.185	2%+a		
Elevator constructors' helpers (prob.)	50% J.R.					
Glassers	7.70	.15	.10	.13		
Ironworkers:						
Ornamental; reinforcing; structural	7.55	.40	.45		.02	
Laborers:						
Carpenters tenders; common laborers; earth dumpmen; power buggy operators; steel joint handlers (erection)	5.90	.35	.35	.40		
Reinforcing steel handlers	5.95	.35	.35	.40		
Concrete joint saw operator; laborers, demolition and wrecking (not including remodeling); men handling cement 2 hours per day (bulk or sack, excluding mortar mixer)	6.00	.35	.35	.40		
Automatic tamper operator; clipping hammer operator; concrete vibrator operator; gunite machine operator; hot tar catwalkers and rollers; jackhammermen; laborers on swing stage single line scaffolds (not including "Patent" scaffolding); mixers of mortar, cement or any other substitute material or composition; paving buster	6.05	.35	.35	.40		
Drivers on heavy building excavators; sheeting setters; underground work	6.15	.35	.35	.40		
Pipelayers	6.20	.35	.35	.40		
Calson work; underpinning	6.25	.35	.35	.40		
Noxlemen	6.30	.35	.35	.40		
Dynamitemen; power drillers for blasting purposes	6.005	.35	.35	.40		
Lathers	7.60	.30		.50	.01	
Marble setters	7.385	.305	.23	.53		
Painters:						
Brush; paperhangers	7.48	.35	.15		.05	
Spray; structural steel; swing stage	7.95	.35	.15		.05	
Plumbers; steamfitters	6.00	.23	.20	.30b	.04	
Roofers:						
Roofers	7.70	.24	.15			
Kettlemen	7.44	.24	.15			

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr. Other
19-62-MINN-DAK-RAM-1-a—Continued					
Sheet metal workers	8.58	.32	.30		.04
Soft floor layers	7.65e	d		e	
Sprinkler fitters	8.44	.25	.40		.02
Tile setters	7.59	.22	.50		
Truck drivers	6.20	.25	.25		
Riggers-welders: Receive rate prescribed for craft performing operation to which rigging or welding is incidental.					
<i>Site preparation, excavating and incidental paving</i>					
MINN-9-LAB-2-3-c:					
Laborers:					
Unskilled laborers; drill runner helper; landscape gardener; sod layer and nurseryman; powder monkey; reinforced steel laborer; reinforced steel setter (pavement); Salamander heater and blower tender; carpenter tender; winch handler (manual)	5.50	.35	.35	.20	
Laborer, wrecking and demolition; bituminous batcherman (stationary plant); bituminous shoveler; blacksmith helper; bottomman (sewer, water or gas trench); bricklayer tender; cement handler (bulk or bag); cement coverman (batch trucks); compaction equipment (hand operated); concrete shoveler, tamper and puddler (paving); concrete vibrator; concrete batcherman (proportioning plant); concrete longitudinal floatmen (manual bull float on paving); conduit layers (w/o wiring); chipping hammer; curb setter (stone or precast concrete); dumper (wagon, truck, etc.); dumpman; dumpman (paver—batch truck, etc.); formsetter (municipal type curb and sidewalk); formsetter (pavement); hydrant and valve setter; joint filler (concrete pavement); kettelman (bituminous or lead); service connection maker (water or gas); power buggy; joint sawer; squeegee man (bituminous brick or block); stabilizing batcherman (stationary plant); stonemason tender; drill runner (heavy, including churn drill)	5.60	.35	.35	.20	
Chain saw man; concrete mixer (1 bag); jackhammerman and paving buster; mortar mixer; pipe handler (water, gas, cast iron); pipe derrickman (triped, manual)	5.65	.35	.35		
Bottomman (sewer, water or gas trench—more than 8 ft. below starting level of manual work); tunnel laborer (atmospheric pressure); underground laborers; cofferdam work; tunnel work; underpinning work; caisson work; other work more than 8 ft. below starting level of manual work; open ditch work	5.75	.35	.35		
Bituminous tamper; pipelayer (sewer, water, gas); sand cushion and bedmaker	5.80	.35	.35	.20	
Cement gun operator (1½ in. and over); leadman	5.85	.35	.35	.20	
Nozzle man (grout)	5.90	.35	.35	.20	
Brick or block paving setter	5.93	.35	.35	.20	
Bituminous raker, floater and utility man	5.95	.35	.35	.20	
Powderman; tunnelman (air pressure); tunnel miner	6.18	.35	.35	.20	
<i>Site preparation, excavating and incidental paving</i>					
MINN-6-PEO-2-3-d:					
Power equipment operators:					
Dredge deckhand; gravel screening plant (portable, not crushing or washing); greaser, truck and tractor; leverman; mechanic helper; mechanic, space heater (temporary heat); oilers (power shovel, crane, dragline)	5.90	.25	.25		
Tractor, 50 hp. or less without power takeoff	5.93	.25	.25		
Batch plant (concrete); brakeman or switchman; conveyor; fireman; tank car heater; self-propelled vibrating packer (pad type) (35 hp. and over); truck crane oiler	6.00	.25	.25		
Air compressor; lead greaser on grease truck or grease rack (where no mechanic is employed)	6.15	.25	.25		
Concrete distributor and spreader; finishing machine; longitudinal float; joint machine; spray operator; concrete saw (multiple blade) (power operated); line grade operator; form trench digger (power); power actuated jacks; pumps; shouldering machine (power) (Apsco or similar type including self-propelled sand and chip spreader); stump chipper; self-propelled chip spreader (Fishery or similar); curb machine	6.17	.25	.25		
Bituminous spreader and bituminous finishing machine (helper) (power)	6.25	.25	.25		
Concrete mixer, on jobsite 1½ and under; front-end loader, up to and including 1 cu. yd.; granite operator ginnall; loader (Barber Greene or similar type); power actuated augers; boring machine; rollers up to 5 tons; tractor, D2, TD6 or similar horsepower w/power takeoff.	6.28	.25	.25		
Grader operator (motor pair)	6.35	.25	.25		
Asphalt bituminous stabilizer plant; automatic road machine (CMI or similar); backfiller; bituminous spreader and finishing machine (power); boom truck (power operated boom); concrete mixer, on jobsite over 1½; crushing plant (gravel and stone); gravel washing, crushing and screening plant; dope machine (pipeline); drill rigs; heavy-duty rotary churn or cable drills; engineer in charge of plant requiring first class license; forklift; straddle carrier; forklift or lumber stacker (for construction jobsite); front-end loader, over 1 cu. yd. up to 5 cu. yds.; launcherman (tankerman or pilot license); locomotives, all types; mechanic or welder; hoist engineer (power); paving breaker or tamping machine (power driven) (Mighty Mite or similar type); power actuated horizontal boring machines over 6 in. operator; pickup sweeper, 1 cu. yd. and over hopper capacity; pipeline wrapping, cleaning or bending machine; powerplant engineer 100 kw.-hr. and over; pugmill; rollers, 8 tons and over; rubber-tired tractor backhoe attach.; sheep foot roller (self-propelled) (3 drum and over); slip form (power driven) (paving); tie tamper and ballast machine; tractor, over D2, TD6 or similar horsepower with power takeoff; tractor, over 50 h.p. without power takeoff; trenching machine (sewer, water, gas); Turnapull (similar type); well point installation; dismantling or repair mechanics; two or more pumps; compressors; welding machines	6.93	.25	.35		
Self-propelled traveling soil stabilizer	7.00	.25	.25		
Dual tractor; elevating grader; Pumperette; scraper struck capacity 22 cu. yds. and over	7.03	.25	.25		
Cableway; concrete mixer stationary plant over 34E; derrick (guy and stiller) (power) (skids or stationary); dredge operator or engineer; dredge operator (power) and engineer; front-end loader 5 cu. yds. and over; grader or motor patrol, finishing, earthwork and bituminous; locomotive crane; master mechanic; mixer (paving) concrete paving, road; mole operator including power supply; mucking machine (including mucking operations) (Conway or similar); power shovel and/or other equipment with shovel type controls, up to 3 cu. yds.; refrigeration plant engineer; tandem scraper; tractor, boom type; truck crane; tugboat, 100 hp. and over	7.15	.25	.25		
Crane with over 135 ft. boom, excluding jib; power shovel and/or other equipment with shovel type controls, 3 cu. yds. and over	7.41	.25	.25		
<i>Site preparation, excavating and incidental paving</i>					
MINN-3-TD-2-3-d:					
Truck drivers:					
Group I:					
Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); truck train; mechanic; welder; tractor-trailer; off-road truck	6.80	.25	.25		
Group II:					
Triaxle (including four axles); dump, dry batch hauler; tank truck (gas, oil, road oil and water); boom and A-frame; ready-mix concrete; slurry driver	6.50	.25	.25		
Group III:					
Bituminous distributor driver; bituminous distributor (one man operation); tandem axle	6.40	.25	.25		
Group IV:					
Bituminous distributor spray (rear end oiler); dumpman; greaser and truck serviceman; tank truck helper (gas, oil, road oil and water); teamster and stableman; tractor operator (wheel type used for any purpose); pilot car; self-propelled packer; slurry operator; single axle	6.20	.25	.25		

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
MINN-1-PEO-1-d:						
Building construction:						
Helicopter operators (hoisting material).....	11.20	.15	.25			
Truck and crawler cranes with 200 ft. of boom and over including jib.....	8.80	.15	.25			
Truck and crawler cranes with 150 ft. of boom including jib up to 200 ft. of boom.....	8.45	.15	.25			
Traveling tower crane.....	8.35	.15	.25			
Master mechanic.....	8.25	.15	.25			
Derrick (guy and stiff leg); hoist engineer (3 drums or more); locomotive operator, master mechanic; overhead crane operator (inside building perimeter); truck and crawler cranes up to 150 ft. of boom including jib.....	8.00	.15	.25			
Air compressor operator, pump operator and/or conveyor, 2 or more machines; hoist engineer (2 drums); mechanic or welder; pumperete or complice type machine operator.....	7.88	.15	.25			
Forklift operator.....	7.88	.15	.25			
Boom truck operator; concrete mixer operator; drill rigs (heavy-duty rotary or churn drill when used for casing drilling or when drilling for elevator cylinder on building construction); front-end loader operator; hoist engineer (1 drum); powerplant engineer (100 kw.-hr. and over); straddle carrier operator; tractor operator (over D-2); well point pump operator.....	7.80	.15	.25			
Concrete batch plant operator; gunite operator; tractor operator (D-2 or similar size and front-end loader operator up to 1/2 cu. yd.).....	7.53	.15	.25			
Air compressor operator, pump and/or conveyor operator; fireman, temporary heat; brakeman; pickup sweeper (combustion engine operated); truck crane other.....	7.25	.15	.25			
Mechanic space heater (temporary heat); oiler or greaser.....	6.80	.15	.25			

Paid holidays:
 A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day;
 E—Thanksgiving Day; F—Christmas Day.

Footnotes:
 a. Employer contributes 4 percent basic hourly rate for over 5 years' service, 2 percent basic hourly rate for 6 months' to 5 years' service as vacation pay credit. Six paid holidays: A through F.
 b. In lieu of vacation plan, employer shall pay \$0.30 per hour into credit union for employee.

c. Out-of-town contractor will pay the rate of \$8.40 per hour with no fringe benefits payments.
 d. Employer shall contribute \$25 per month for each employee into the H & W fund.
 e. Employees with at least 1,700 hours' service during the current year and 1 year's service—1 week's vacation with pay; 3 years' service—2 weeks' vacation with pay; 15 years' service—3 weeks' vacation with pay.

State: Minnesota; County: St. Louis (Duluth); Decision No. AM-6,350, date of decision: November 19, 1971.
 Description of work: Residential construction consisting of single-family homes and garden-type apartments up to and including 4 stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
60-MINN-STL-Y:						
Asbestos workers.....	\$7.80	\$0.15		\$0.40		
Boilermakers.....	7.80	.30	\$0.85		\$0.02	
Boilermakers' helpers.....	7.55	.30	.85		.02	
Bricklayers; stonemasons.....	7.97	.15	.25	.30		
Carpenters:						
Carpenters; filedrivers.....	7.65	.15		.30		
Millwrights.....	7.87	.15		.30		
Electricians:						
Electrical contracts under \$5,000.....	7.20	3%	3 1/2%	7%	1 1/2%	
Electrical contracts \$5,000 and over.....	7.70	3%	3 1/2%	7%	1 1/2%	
Elevator constructors.....	6.84	\$0.185	\$0.20	2%+a		
Elevator constructors' helpers.....	70%JR	.185	.20	2%+a		
Elevator constructors' helpers (prob.).....	50%JR					
Ironworkers:						
Ornamental; reinforcing; structural.....	\$8.15	.15		\$0.10		
Laborers:						
Common laborers.....	6.25	.15	.15	.25		
Carpenter tenders; cement handlers; concrete vibrator operators; jackhammer operators; mason tenders; mortar mixers; pipelayers (concrete and clay); underground workmen.....	6.35	.15	.15	.25		
Lathers.....	7.75	.15			\$0.01	
Marble setters.....	7.385	.305	.23	.63		
Painters:						
Brush.....	6.50	.15		.10	.02	
Paperhangers; sandblasting; spray; structural steel and bridges; swing stage.....	6.75	.15		.10	.02	
Plasterers.....	7.55	.15		.30		
Plumbers; pipefitters.....	6.96	.15	.25	1.00	.02	
Roofers:						
Roofers.....	7.33	.15	.10	.40		
Second roofers.....	7.08	.15	.10	.40		
Kettlemen.....	6.88	.15	.10	.40		
Helpers.....	6.15	.15	.10	.40		
Sheet metal workers.....	7.92	.15		.30		
Soft floor layers.....	7.65	.15		.30		
Sprinkler fitters.....	8.00	.25	.40		.05	

MINN-10-LAB-2-3-b (1-1):
 Site preparation, excavating and incidental paving:

Laborers:					
Unskilled laborers; laborers; wrecking and demolition; bricklayer tender; drill runner helper; landscape gardener; sod layer and nurseryman; pipe handler (water, gas, cast iron); salamander heater and blower tender; carpenter tender; stonemason tender.....	5.50	.15	.15	.25	
Bituminous shoveler; bottom man (sewer water or gas trench); cement handler (bulk or bag); cement coverman (batch trucks); chain saw man; compaction equipment (hand operated); concrete mixer operator (1 bag); concrete shoveler, tamper and puddler (paving); concrete vibrator; conduit layers (without wiring); dumper (wagon, truck, etc.); form setter (municipal type curb and sidewalk); formsetter (pavement); jackhammerman and paving buster; kettlemaster (bituminous or lead); mortar mixer; power buggy; joint sawer; tunnel laborer (atmospheric pressure).....	5.69	.15	.15	.25	
Bituminous tamper; cofferdam work; caisson work.....	5.84	.15	.15	.25	
Driller runner (heavy, including churn drill).....	5.89	.15	.15	.25	
Bituminous raker, floater and utility man; pipelayer (sewer, water, gas); leadman.....	5.94	.15	.15	.25	
Nozzleman (gunite).....	5.99	.15	.15	.25	
Powderman.....	6.09	.15	.15	.25	
Tunnel miner.....	6.19	.15	.15	.25	

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U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
MINN-6-PEO-2-3-d:						
Site preparation, excavating and incidental paving:						
Power equipment operators:						
Dredge deck hand; gravel screening plant (portable, not crushing or washing); greaser truck and tractor; leverman; mechanic helper; mechanic space heater (temporary heat); oilers (power shovel, crane, dragline)	5.90	.25	.25			
Tractor, 50 h.p. or less without power takeoff	5.93	.25	.25			
Batch plant (concrete); brakeman or switchman; conveyor; fireman; tank car heater; self-propelled vibrating packer (pad type) (35 h.p. and over); truck crane oiler	6.00	.25	.25			
Air compressor; lead greaser on grease truck or grease rack (where no mechanic is employed)	6.15	.25	.25			
Concrete distributor and spreader; finishing machine; longitudinal float; joint machine; spray operator; concrete saw (multiple blade) (power operated); fine grade operator; form trench digger (power); power actuated jacks; pumps; shouldering machine (power) (A-type or similar type including self-propelled sand and chip spreader); stump chipper; self-propelled chip spreader (Flaherty or similar); curb machine	6.17	.25	.25			
Bituminous spreader and bituminous finishing machine (helper) (power)	6.25	.25	.25			
Concrete mixer, on job site 14's and under; front end loader, up to and including 1 cu. yd.; granite operator gunall; loader (Barber-Greene or similar type); power actuated augers; boring machine; rollers up to 8 tons; tractor, D2, TD6 or similar h.p. with power takeoff	6.28	.25	.25			
Grader operator (motor patrol)	6.35	.25	.25			
Asphalt bituminous stabilizer plant; automatic road machine (OMI or similar); backfiller; bituminous spreader and finishing machine (power); boom truck (power operated boom); concrete mixer, on job site over 14's; crushing plant (gravel and stone); gravel washing, crushing and screening plant; dope machine (pipeline); drill rigs; heavy duty rotary churn or cable drills; engineer in charge of plant requiring first-class license; forklift; straddle carrier; forklift or lumber stacker (for construction job site); front end loader, over 1 cu. yd. up to 5 cu. yds.; launcher (tanker or pilot license); locomotives, all types; mechanic or welder; hoist engineer (power); paving breaker or tamper machine (power driven) (Mighty Mite or similar type); power actuated horizontal boring machine over 6" operator; pick-up sweeper, 1 cu. yd. and over hopper capacity; pipeline wrapping, cleaning or bending machine; powerplant engineer 100 k.w.h. and over; pugmill; rollers 8 tons and over; rubber-tired tractor backhoe attachments; sheep foot roller (self-propelled) (3 drum and over); slip form (power driven) (paving); tie tamper and ballast machine tractor, over D2, TD6 or similar h.p. with power takeoff; tractor, over 50 h.p. without power takeoff; trenching machine (sewer, water, gas); Turn-apull (or similar type); well point installation, dismantling or repair mechanics; 2 or more pumps; compressors; welding machines	6.93	.25	.25			
Self-propelled traveling soil stabilizer	7.03	.25	.25			
Dual tractor; elevating grader; pumper; scraper truck capacity, 32 cu. yds. and over	7.03	.25	.25			
Cableway; concrete mixer stationary plant over 34E; derrick (guy and stiff-leg) (power) (skids or stationary); dredge operator or engineer; dredge operator (power) and engineer; front-end loader, 5 cu. yds. and over; grader or motor patrol, finishing, earth work and bituminous; locomotive crane; master mechanic; mixer (paving) concrete paving, road; mole operator including power supply; mucking machine (including mucking operations) (Conway or similar); power shovel and/or other equipment with shovel type controls, up to 3 cu. yds.; refrigeration plant engineer; tandem scraper; tractor, boom type; truck crane; tugboat, 100 h.p. and over	7.15	.25	.25			
Crane with over 135' boom, excluding 1lb; power shovel and/or other equipment with shovel type controls, 3 cu. yds. and over	7.41	.25	.25			
MINN-3-TD-2-3-d:						
Site preparation, excavating and incidental paving:						
Truck drivers:						
Group I: Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); truck train; mechanic; welder; tractor-trailer, off-road truck	6.60	.25	.25			
Group II: Tri-axle (including 4 axles); dump; dry batch hauler; tank truck (gas, oil, road oil and water); boom and A-frame; ready-mix concrete; slurry driver	6.50	.25	.25			
Group III: Bituminous distributor driver; bituminous distributor (1-man operation); tandem axle	6.40	.25	.25			
Group IV: Bituminous distributor spray (rear-end oiler); dumpman; greaser and truck serviceman; tank truck helper (gas, oil, road oil and water); teamster and stableman; tractor operator (wheel type used for any purpose); pilot car; self-propelled packer; slurry operator; single axle	6.20	.25	.25			
MINN-1-PEO-1-d:						
Building construction:						
Helicopter operators (hoisting material)	11.20	.15	.25			
Truck and crawler cranes with 200' of boom and over including jib	8.80	.15	.25			
Truck and crawler cranes with 150' of boom including jib up to 200' of boom	8.45	.15	.25			
Travelling tower crane	8.35	.15	.25			
Master mechanic	8.25	.15	.25			
Derrick (guy and stiff-leg); hoist engineer (3 drums or more); locomotive operators, master mechanic; overhead crane operators (inside building perimeter); truck and crawler cranes up to 150' of boom including jib	8.00	.15	.25			
Air compressor operator, pump operator and/or conveyor, 2 or more machines; hoist engineer (2 drums); mechanic or welder; pumper or comploco type machine operator	7.88	.15	.25			
Forklift operator	7.88	.15	.25			
Boom truck operator; concrete mixer operator; drill rigs (heavy duty rotary or churn drill when used for caisson drilling or when drilling for elevator cylinder on building construction); front-end loader operator; hoist engineer (1 drum); powerplant engineer (100 k.w.h. and over); straddle carrier operator; tractor operator (over D-2); well point pump operator	7.80	.15	.25			
Concrete batch plant operator; granite operator; tractor operator (D-2 or similar size and front-end loader operator up to 1/2 cu. yd.)	7.53	.15	.25			
Air compressor operator, pump and/or conveyor operator; fireman, temporary heat; brakeman; pickup sweeper (combustion engine operated); truck crane oiler	7.25	.15	.25			
Mechanic space heater (temporary heat); oiler or greaser	6.80	.15	.25			

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

Footnote:

a. Employer contributes 4 percent basic hourly rate for over 5 years' service, percent basic hourly rate for 6 months to 5 years' service as vacation pay credit. Six paid holidays: A through F.

U.S. DEPARTMENT OF LABOR—Continued

State: Minnesota; County: Anoka; Decision No. AM-6,251; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden type apartments up to and including four stories.

Classifications	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr. Other
2-MINN-ANO-1-s					
Asbestos workers	\$7.97	\$0.30	\$0.35		\$0.02
Boilermakers	7.80	.30	.85		.02
Boilermakers' helpers	7.55	.30	.85		.02
Bricklayers; stonemasons	7.61	.305	.23	\$0.53	.02
Carpenters:					
Carpenters; millwrights; piledriversmen	7.13	.40	.15	.50	.02
When working with material that has been treated with toxic carbolineum or toxic creosote excluding piling	7.38	.40	.15	.50	.02
Cementmasons	7.60	.30	.25		
Electricians (townships of Anoka and Fridley)	8.00	4%	4%	7 1/2%	
Electricians (remainder of Anoka County)	8.00	3.50%	2.25%	10%	1.25%
Elevator constructors	7.23	\$0.17	\$0.185	2%+6	
Elevator constructors' helpers	70% J.R.	.17	.185	2%+9	
Elevator constructors' helpers (prob.)	50% J.R.				
Glaziers	\$7.70	.15	.10	\$0.13	
Ironworkers:					
Ornamental; reinforcing; structural	7.55	.40	.45		\$0.02
Laborers:					
Carpenter tender; common laborers; earth dumpman; power buggy operator; steel job handler (erection)	5.90	.35	.35	.40	
Reinforcing steel handlers	5.95	.35	.35	.40	
Concrete joint saw; laborers, demolition and wrecking (not including remodeling); men handling cement, 2 hours per day (bulk or sack, excluding mortar mixer)	6.00	.35	.35	.40	
Automatic tamper; gunite machine; concrete vibrator; chipping hammer; hot-tar caulkers and cookers; jackhammer; laborers on swing stage single line scaffolds (not including "Patent" scaffolding); mixers of mortar, cement, or any other substitute material or composition; paving buster	6.05	.35	.35	.40	
Drivers on heavy building excavating; sheeting setter; underground work	6.15	.35	.35	.40	
Pipelayers	6.20	.35	.35	.40	
Caisson work; underpinning	6.25	.35	.35	.40	
Nozzlemen	6.30	.35	.35	.40	
Dynamite men; power drillers for blasting purposes	6.605	.35	.35	.40	
Lathers	7.45	.30			.01
Marble setters	7.385	.305	.23	.53	
Painters:					
Brush	7.50	.25	.25		.02
Spray; structural steel	8.00	.25	.25		.02
Plasterers	7.50	.20	.20		.01
Plumbers	7.11	.33	.30	1.25	.02
Roofers:					
Roofers	7.79	.24	.15		
Kettlemen	7.44	.24	.15		
Sheet metal workers	8.88	.32	.30		.04
Soft floor layers	7.65b	c		d	
Sprinkler fitters	8.44	.25	.40		.02
Tile setters	7.59	.22	.50		
Truck drivers	6.20	.25	.25		
Welders: Receive rate prescribed for craft performing operation to which welding is incidental.					
<i>Site preparation, excavation and incidental paving</i>					
MINN-9-LAB-2-3-c					
Laborers:					
Unskilled laborers; drill runner helper; landscape gardener; sod layer and nurseryman; powder monkey; reinforced steel laborer; reinforced steel setter (pavement); Salamander heater and blower tender; carpenter tender; wheel handler (manual)	5.50	.35	.35	.20	
Laborer, wrecking and demolition; bituminous batcherman (stationary plant); bituminous shoveler; blacksmith helper; bottom man (sewer, water, or gas trench); bricklayer tender; cement handler (bulk or bag); cement coverman (batch trucks); compaction equipment (hand operated); concrete shoveler, tamper, and puddler (paving); concrete vibrator; concrete batcherman (proportioning plant); concrete longitudinal floatmen (manual bull float on paving); conduit layers (w/o wiring); chipping hammer; curb setter (stone or precast concrete); dumper (wagon, truck, etc.); dump man; dump man (paver, batch truck, etc.); formsetter (municipal type curb and sidewalk); formsetter (pavement); hydrant and valve setter; joint filler (concrete pavement); kettleman (bituminous or lead); service connection maker (water or gas); power buggy; joint sawer; squeegee man (bituminous brick or block); stabilizing batcherman (stationary plant); stonemason tender; drill runner (heavy, including churn drill)	5.60	.35	.35	.20	
Chainsaw man; concrete mixer (1 bag); jackhammer man and paving buster; mortar mixer; pipe handler (water, gas, cast iron); pipe derrickman (triped, manual)	5.65	.35	.35		
Bottom man (sewer, water, or gas trench—more than 8 ft. below starting level of manual work); tunnel laborer (atmospheric pressure); underground laborers; cofferdam work; tunnel work; underpinning work; caisson work; other work more than 8 ft. blow starting level of manual work; open ditch work	5.75	.35	.35		
Bituminous tamper; pipelayer (sewer, water, gas); sand cushion and bedmaker	5.80	.35	.35	.20	
Cement gun operator (1 1/2 in. and over); leadman	5.85	.35	.35	.20	
Nozzlemen (gunite)	5.90	.35	.35	.20	
Brick or block paving setter	5.92	.35	.35	.20	
Bituminous raker, floater and utility man	5.95	.35	.35	.20	
Powderman; tunnel man (air pressure); tunnel miner	6.18	.35	.35	.20	
<i>Site preparation, excavation and incidental paving</i>					
MINN-6-PEO-2-3-d					
Power equipment operators:					
Dredge deck hand; gravel screening plant (portable, not crushing or washing); greaser truck and tractor; leverman; mechanic helper; mechanic space heater (temporary heat); others (power shovel, crane, dragline)	5.90	.25	.25		
Tractor, 50 hp. or less without power take-off	5.93	.25	.25		
Batch plant (concrete); brakeman or switchman; conveyor; fireman; tank car heater; self-propelled vibrating packer (pad type) (35 hp. and over); truck crane oiler	6.00	.25	.25		
Air compressor; lead greaser on grease truck or grease rack (where no mechanic is employed)	6.15	.25	.25		
Concrete distributor and spreader; finishing machine; longitudinal float; joint machine; spray operator; concrete saw (multiple blade) (power operated); fine grade operator; form trench digger (power); power actuated jacks; pumps; shouldering machine (power) (Apeco or similar type including self-propelled sand and chip spreader); stump chipper; self-propelled chip spreader (Flaberty or similar); curb machine	6.17	.25	.25		
Bituminous spreader and bituminous finishing machine (helper) (power)	6.25	.25	.25		
Concrete mixer, on job site 1 1/2 and under; front-end loader, up to and including 1 cu. yd.; gunite operator gunal; loader (Barber-Greene or similar type); power actuated augers; boring machine; rollers up to 8 tons; tractor, D2, TD6 or similar hp. w/power take-off	6.28	.25	.25		
Grader operator (motor patrol)	6.35	.25	.25		

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr. Other
MINN—6-PEO-2-3-d—Continued					
Power equipment operators—Continued					
Asphalt bituminous stabilizer plant; automatic road machine (CMI or similar); backfiller; bituminous spreader and finishing machine (power); boom truck (power operated boom); concrete mixer, on job site over 14; crushing plant (gravel and stone); gravel washing, crushing and screening plant; dope machine (pipeline); drill rigs; heavy duty rotary churn or cable drills; engineer in charge of plant requiring 1st-class license; forklift; straddle carrier; forklift or lumber stacker (for construction job site); front-end loader, over 1 cu. yd. up to 5 cu. yds.; launcherman (tankerman or pilot license); locomotives all types; mechanic or welder; hoist engineer (power); paving breaker or tamping machine (power driven) (Mighty Mite or similar type); power-actuated horizontal boring machines over 9" operator; pickup sweeper, 1 cu. yd. and over hopper capacity; pipeline wrapping, cleaning or bending machine; Powerplant engineer, 100 kw.-hr. and over; pugmill; rollers 8 tons and over; rubber-tired tractor backhoe attachments; sheep foot roller (self-propelled) (3 drum and over); slip form (power driven) (paving); tie tamper and ballast machine tractor; over D2, TD6 or similar hp. with power take-off; tractor, over 50 hp. without power take-off; trenching machine (sewer, water, gas); Turnapull (or similar type); well point installation dismantling or repair mechanics; two or more pumps; compressors; welding machines	6.93	.25	.25		
Self-propelled travelling soil stabilizer	7.00	.25	.25		
Dual tractor; elevating grader; pumcrete; scraper truck capacity 32 cu. yds. and over	7.03	.25	.25		
Cableway; concrete mixer, stationary plant over 34E; derrick (guy and stiffleg) (power) (skids or stationary); dredge operator or engineer; dredge operator (power) and engineer; front-end loader 5 cu. yds. and over; grader or motor patrol, finishing, earthwork and bituminous; locomotive crane; master mechanic; mixer (paving) concrete paving, road; mole operator including power supply; mucking machine (including mucking operations) (Conway or similar); power shovel and/or other equipment with shovel type controls, up to 3 cu. yds.; refrigeration plant engineer; tandem scraper; tractor, boom type; truck crane; tugboat, 100 hp. and over	7.15	.25	.25		
Crane with over 135 boom, excluding JIB; power shovel and/or other equipment with shovel type controls, 3 cu. yds. and over	7.41	.25	.25		
<i>Site preparation, excavation and incidental paving</i>					
MINN—3-TD-2-3-d					
Truck drivers:					
Group I:					
Driver (hauling machinery for employer's own use, including operation of hand and power operated winches); truck train; mechanic; welder; tractor-trailer; off-road truck	6.80	.25	.25		
Group II:					
Triaxle (including 4 axes); dump; dry-batch hauler; tank truck (gas, oil, road oil, and water); boom and A-frame; ready-mix concrete; slurry driver	6.50	.25	.25		
Group III:					
Bituminous distributor driver; bituminous distributor (1-man operation); tandem axle	6.40	.25	.25		
Group IV:					
Bituminous distributor spray (rear-end offer); dumpman; greaser and truck service man; tank truck helper (gas, oil, road oil, and water); teamster and stableman; tractor operator (wheel type used for any purpose); pilot car; self-propelled packer; slurry operator; single axle	6.20	.25	.25		
MINN—1-PEO-1-d					
Building construction:					
Helicopter operators (hoisting material)	11.20	.15	.25		
Truck and crawler cranes with 200 ft. of boom and over including JIB	8.80	.15	.25		
Truck and crawler cranes with 150 ft. of boom including JIB up to 200 ft. of boom	8.45	.15	.25		
Travelling tower crane	8.35	.15	.25		
Master mechanic	8.25	.15	.25		
Derrick (guy and stiff leg); hoist engineer (3 drums or more); locomotive operator, master mechanic; overhead crane operator (inside building perimeter); truck and crawler cranes up to 150 ft. of boom including JIB	8.00	.15	.25		
Air compressor operator, pump operator and/or conveyor, 2 or more machines; hoist engineer (2 drums); mechanic or welder; Pumcrete or Complaceo type machine operator	7.88	.15	.25		
Forklift operator	7.88	.15	.25		
Boom truck operator; concrete mixer operator; drill rigs (heavy duty rotary or churn drill when used for caisson drilling or when drilling for elevator cylinder on building construction); front-end loader operator; hoist engineer (1 drum); powerplant engineer (100 kw.-hr. and over); straddle carrier operator; tractor operator (over D-2); well point pump operator	7.80	.15	.25		
Concrete batch plant operator; guide operator; tractor operator (D-2 or similar size and front-end loader operator up to 14 cu. yd.)	7.53	.15	.25		
Air compressor operator, pump and/or conveyor operator; fireman, temporary heat; brakeman; pickup sweeper (combustion engine operated); truck crane operator	7.25	.15	.25		
Mechanic space heater (temporary heat); oiler or greaser	6.80	.15	.25		

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

Footnotes:

- Employer contributes 4 percent of basic hourly rate for over 5 years' service and 2 percent basic hourly rate for 6 months to 5 years' service as vacation pay credit. Six paid holidays: A through F.
- Out-of-town contractors will pay the rate of \$8.40 per hour with no fringe benefits payments.
- Employer shall contribute \$25 per month for each employee into the health and welfare fund.
- Employees with at least 1,700 hours service during the current year and 1 year's service, 1 week vacation with pay; 3 years' service, 2 weeks' vacation with pay; 15 years' service, 3 weeks' vacation with pay.

U.S. DEPARTMENT OF LABOR—Continued

State: Nevada; County: Clark (excluding Nevada test site); Decision No. AM-6197, date of decision: November 19, 1971.
Description of work: Residential construction consisting of single-family homes and garden-type apartments up to and including 4 stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
2-5-9-NEV-CLA-ESM-LIN-1-2-3-e:						
Asbestos workers	\$8.96	\$0.48	\$0.42			
Boilermakers	7.20	.30	.70	\$0.45	\$0.02	
Boilermakers' helpers	6.90	.30	.70	.45	.02	
Bricklayers; stonemasons	6.27	.20		1.00	.01	
Carpenters:						
Carpenters	5.99	.45	.60	.80	.03	
Millwrights	6.29	.45	.60	.80	.03	
Cementmasons	6.00	.42		1.30	.01	
Electricians and technicians:						
Cable splicers	9.10	.28	1%		.01	
Electricians	9.43	.28	1%		.01	
Elevator constructors	7.58	.83	\$0.20	2% + a		
Elevator constructors' helpers	70% J.R.	.83	.20	2% + a		
Elevator constructors' helpers (prob.)	90% J.R.					
Glaziers	\$0.06	.14		12%	.01	
Ironworkers (eastern portion of Lincoln County only):						
Structural; ornamental; reinforcing; fence erectors	6.475	.25	.25		.025	
Ironworkers (western portion of Lincoln County and remaining counties):						
Structural; ornamental	8.03	.43	.425	\$0.80	.02	
Reinforcing	7.98	.43	.425	.80	.02	
Fence erectors	7.89	.43	.425	.80	.02	
Lathers	7.15	.35		1.00	.01	
Marble masons; tile setters; terrazzo workers	6.57	.20		.70	.01	
Painters:						
Brush and roller	5.37	.17		.77	.01	
Structural steel	5.62	.17		.77	.01	
Structural steel (spray)	5.87	.17		.77	.01	
Tapers and finishers; paperhangers	5.62	.17		.77	.01	
Plasterers	6.98	.42		.80	.01	
Plumbers; pipefitters	8.40	.40	.65	1.60	.06	
Roofers	9.13	.30			.03	
Sheet metal workers	6.97	.38	.75	1.00	.01	
Soft floor layers (resilient)	7.28	.15		.45	.01	
Sprinkler fitters	10.55	.25	.40		.05	
2-NEV-LAB-1-2-3-a:						
Laborers:						
Laborers—general or construction; demolition (cleaning of brick, lumber, etc.); dry packing of concrete and filling of form-bolt holes; gas and oil pipeline; laborer—temporary water lines (portable type); window cleaner	5.30	.11	.10	.55		
Cutting torch operator (demolition); farman and mortarman, kettleman, potman and man applying asphalt, lay-kold creosote, lime, and similar type materials	5.35	.11	.10	.55		
Guinea chaser	5.38	.11	.10	.55		
Fine grader, highway and street paving, airport, runways and similar type heavy construction; landscape gardener and nurseryman	6.40	.11	.10	.55		
Laborers—packing rod steel and pans	5.42	.11	.10	.55		
Underground laborer including caisson bellers	5.43	.11	.10	.55		
Chuck tender (except tunnels); scaler; septic tank digger and installer (leadman); tank scaler and cleaner	5.45	.11	.10	.55		
Cesspool digger and installer	5.48	.11	.10	.55		
Concrete curer—impervious membrane and oiler of all materials; riprap stonepaver; sandblaster (pot tender); making and caulking of all nonmetallic pipe joints	5.49	.11	.10	.55		
Operators and tenders of pneumatic and electric tools, vibrating machines, hand-propelled trenching machines, impact wrench multiplate and similar mechanical tools not separately classified herein; asphalt raker, ironer, spreader, lutesman; buggy/mobile man; cement dumper (on 1 yd. or larger mixers and handling bulk cement); concrete sawman excluding tractor type, cutting, scoring old or new concrete; concrete core cutter; gas and oil pipeline wrapper; pot tender and form man; operator of cement grinding machine; roto-scaper; tree eliminator, chain saw operator, Pittsburgh chipper and similar type brush shredders	5.51	.11	.10	.55		
Rock slinger; scaler (using bos'n chair or safety belt or power tools)	5.58	.11	.10	.55		
Driller and/or pavement breaker	5.59	.11	.10	.55		
Oversize concrete vibrator operator, 70 lbs. and over; laying of all nonmetallic pipe, including sewer pipe, drain pipe and underground tile	5.61	.11	.10	.55		
Gas and oil pipeline wrapper, 6-inch pipe and over	5.64	.11	.10	.55		
Cribber or shorer, lagging, sheeting, trench bracing, hand guided lagging hammer; powderman—blaster—all work of loading holes, placing and blasting of all powder and explosives of whatever type regardless of method used for such loading and placing	5.66	.11	.10	.55		
Steel headboard man	5.725	.11	.10	.55		
Sandblaster (nozzleman); driller (core, diamond or wagon), joy driller model TW-M-2A, Gardner-Denver model DH 163 and similar type drills	5.75	.11	.10	.55		
Head rock slinger	5.82	.11	.10	.55		
Rigging: Same wage scale as classification to which is incidental.						
2-NEV-PEO-1-2-3-c:						
Power equipment operators:						
Group I: Brakeman; compressor operator; engineer oiler; generator; heavy duty repairman helper; pump; signalman; switchman	5.63	.45	.80	.30	.02	
Group II: Concrete mixer operator, skip type; conveyor operator; fireman; generator, pump or compressor (2-5 inclusive); generator, pump or compressor portable units (over 5 units, .10 per hour for each additional unit up to 9 units); hydrostatic pump; oiler crusher (asphalt or concrete plant); plant operator, generator, pump or compressor; skiploader, wheel type up to 1/4 yd. without attachment; soils field technician; tar pot fireman; temporary heating plant; trenching machine oiler; truck crane oiler	5.87	.45	.80	.30	.02	
Group III: A-frame or winch truck; elevator operator (inside); equipment greaser (rack); Ford Ferguson (with dragtype attachments); helicopter radioman (ground); power concrete curing machine; power concrete saw; power-driven jumbo form setter; Ross carrier; stationary pipe wrapping and cleaning machine	6.11	.45	.80	.30	.02	
Group IV: Asphalt plant fireman; boring machine; boxman or mixerman (asphalt or concrete); chip spreading machine; concrete pump (small portable); bridge type unloader and turntable; dinky locomotive or motorman (up to and including 10 tons); equipment greaser (grease truck); helicopter hoist; highline cableway signalman; hydraulic hammer, aero stomper; power sweeper; roller (compacting); screed (asphalt or concrete); trenching machine (up to 6 ft.)	6.22	.45	.80	.30	.02	
Group V: Asphalt plant engineer; concrete batch plant; backhoe (up to and including 1/4 yd.); bit sharpener; concrete joint machine (canal and similar type); concrete planer; deck engine; drilling machine (water wells); forklift (under 5 ton capacity); machine tool; Maginnis internal full slab vibrator; mechanical berm, curb or gutter (concrete or asphalt); mechanical finisher (concrete—Clary-Johnson-Bidwell or similar); pavement breaker; road oil mixing machine; roller (asphalt or finish); rubber-tired earth moving equipment (single-engine, up to and including 25 yd. struck); self-propelled tar pipelining machine; slip form pump (power-driven hydraulic lifting device for concrete forms); tugger hoist (1 drum); tunnel locomotive (over 10 and up to and including 30 tons); slinger crane (Austin-Western or similar type); skiploader (crawler and wheel type over 1/4 yd. and up to and including 1 1/2 yds.); tractor-bulldozer, tamper, scraper (single-engine, up to 100 h.p., flywheel and similar types, up to and including D-5 and similar types)	6.41	.45	.80	.30	.02	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
2-NEV-PEO-1-2-3-c—Continued						
Power equipment operators—Continued						
Group VI: Asphalt or concrete spreading (tamping or finishing); asphalt paving machine (Barber-Greene or similar type); BHL Lima Road Factor or similar; bridge crane; pipe laying machine (cast-in-place); combination mixer and compressor (gunite work); concrete pump (truck mounted); concrete mixer; crane (up to and including 25 tons); crushing plant; elevating grader; forklift (over 5 tons); grade checker; grade-all; grading machine; heading shield; heavy duty repairman; hoist (Chicago boom and similar type); Kolman belt loader and similar types; LeTourneau blob compactor or similar type; lift slab machine (Vagtborg and similar types); lift mobile; loader (Athey, Euclid, Sierra and similar type); material hoist; mucking machine (3/4 yd., rubber-tired, rail or track type); pneumatic concrete placing machine (Hackley-Presswell or similar type); pneumatic heading shield (tunnel); pumperete gun; rotary drill (excluding caisson type); rubber-tired earth moving equipment operator (single-engine caterpillar, Euclid, Athey wagon, and similar types with any and all attachments over 25 yd. and up to and including 50 cu. yds. struck); rubber-tired scraper (self-loading, paddle-wheel type, John Deere, 1040 and similar single unit); skiploader (crawler and wheel type, over 1 1/2 yds., up to and including 6 1/2 yds.); surface heaters and planer; rubber-tired earth moving equipment multiple-engine (up to and including 25 yds. struck); trenching machine (over 6 ft. depth capacity, manufacturers rating); tower crane; tractor compressor drill combination; tractor (any type larger than D-5, 100 flywheel h.p. and over, or similar) (bulldozer, tamper, scraper and push tractor, single-engine); tractor (boom attachments); traveling pipe wrapping, cleaning and bending; tunnel locomotive (over 30 ton); shovel, backhoe, dragline, clamshell (over 3/4 yd. and up to 8 cu. yd. M.R.C.)	6.51	.45	.80	.30	.02	
Group VII: Crane (over 25 ton, up to and including 100 tons M.R.C.); derrick barge; dual drum mixer; hoist, stiff legs, guy derrick, or similar type, up to and including 100 tons; monorail locomotive (diesel, gas or electric); motor patrol, blade operator (single-engine); multiple-engine tractor operator (Euclid and similar type except Quad 9 cat.); rubber-tired earth moving equipment (single-engine over 50 yds. struck); rubber-tired earth moving equipment (multiple-engine, Euclid, caterpillar and similar) (over 25 yds. and up to 50 cu. yds. struck); tractor loader operator (crawler and wheel type over 6 1/2 yds.); tower crane repairman; shovel, backhoe, dragline, clamshell operator (over 5 cu. yds., M.R.C.); Woods mixer and similar pug-mill equipment; heavy duty repairman, welder combination	6.61	.45	.80	.30	.02	
Group VIII: Auto grader; automatic slip form; crane (over 100 tons); hoist, stiff legs, guy derricks or similar types (capable of hoisting 100 tons or more); mass excavator (less than 750 cu. yds.); mechanical finishing machine; mobile form traveler; motor patrol (multiengine); pipe mobile machine; rubber-tired earth moving equipment (multiple-engine, Euclid, Caterpillar and similar type over 50 cu. yds. struck); rubber-tired self-loading scraper (paddle wheel, auger type self-loading (2 or more units); tandem equipment (2 units only); tandem tractor (Quad 9 or similar type); tunnel mole boring machine; rubber-tired scraper (pushing without push cat., push-pull (.50 per hour additional)	6.75	.45	.80	.30	.02	
Group IX: Canal liner; canal trimmer; helicopter pilot; highline cableway; wheel excavator (over 750 cu. yds.); remote controlled earth moving equipment (\$1 per hour additional to base rate)	6.85	.45	.80	.30	.02	
2-NEV-TD-1-2-3-b:						
Truck drivers:						
Group I: Drivers of dump trucks (less than 12 yds. water level); drivers of trucks (legal payload capacity less than 15 tons); water and fuel truck drivers under 2,500 gals.; pickup drivers; service truck driver—teamster equipment (highest rate paid for dual craft operation); truck repairman helper; drivers of busses on job site used for transportation of up to 25 passengers	6.70	.20	.15			
Group II: Drivers of dump trucks, 12 yds. but less than 16 yds. water level; drivers of trucks—legal payload capacity between 15 and 20 tons; gas and oil pipeline working truck driver, including winch truck and all sizes of trucks; water and fuel truck drivers, 2,500 gals. to 4,000 gals.; truck greaser and fireman; drivers of busses (on job site used for transportation of more than 25 passengers); road oil spreading by truck drivers; time spent spreading oil	6.81	.20	.15			
Group III: Drivers of transit-mix trucks, under 3 yds. dumpcrete truck, less than 6 1/2 yds. water level	6.86	.20	.15			
Group IV: Drivers of dump trucks, 16 yds. up to and including 22 yds. water level; drivers of trucks, legal payload capacity, 20 tons but less than 30 tons; drivers of Euclid-type spreader trucks; drivers of dumpster trucks; drivers of transit-mix trucks, 3 yds., but less than 6 yds.; dumperete truck, 6 1/2 yds. water level and over; forklift driver; Ross carrier driver—highway water and fuel truck drivers 4,000 but less than 6,000 gals.	7.02	.20	.15			
Group V-A: Drivers of transit-mix trucks, 6 yds. or more; truck repairman; drivers of dump trucks, over 22 yds. water level; drivers of trucks, legal payload capacity, 30 tons and over; drivers of fuel and water trucks, 6,000 gals. and over	7.20	.20	.15			
Group V-B: D.W. and similar type equipment; D.W. 10 and D.W. 20 Euclid-type equipment; Letourneau pulls, Terra Cobras and similar types of equipment, also PB and similar type trucks when performing work within teamster jurisdiction, regardless of types of attachment including power units pulling off highway belly dumps in tandem	7.70	.20	.15			
3 NEV-LINE CONSTRUCTION-a (Southern):						
Line construction:						
Cable splicers	8.40	.18	1%		10%	
Linemen	8.00	.18	1%		10%	
Groundmen	6.40	.18	1%		10%	

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

Footnote:

a. First 6 months, none; 6 months to 5 years 2 percent; over 5 years 4 percent basic hourly rate. Six paid holidays: A through F.

U.S. DEPARTMENT OF LABOR—Continued

State: Nevada; County: Washoe; Decision No. AM-6198; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
13-15-16-NEV-ORM-STO-WAS-1-2-3-j:						
Asbestos workers	\$8.87	\$0.40	\$0.35	\$0.90	\$0.04	
Boilermakers	7.20	.30	.70	.45	.02	
Boilermakers' helpers	6.90	.30	.70	.45	.02	
Bricklayers; stonemasons:						
Zone A: Within 15 mi. radius of courthouse in Reno	7.60	.30			.01	
Zone B: Within 15 to 35 mi. radius of courthouse in Reno	7.95	.30			.01	
Zone C: Within 35 to 75 mi. radius of courthouse in Reno	8.35	.30			.01	
Brick tenders:						
Zone A: 0 to 15 mi. from courthouse in Reno	6.00	.40	.20			
Zone B: 15 to 35 mi. from courthouse in Reno	6.31	.40	.20			
Zone C: 35 to 75 mi. from courthouse in Reno	6.60	.40	.20			
Carpenters:						
Carpenters	6.10	.45	.60	.80	.03	
Millwrights	6.40	.45	.60	.80	.03	
Cementmasons:						
Cementmasons	6.70	.45	.35	.60	.01	
Magnesite composition; mastic trowelling machine	6.95	.45	.35	.60	.01	
Electricians:						
Electricians	8.04	.33	1%+.25		.01	
Cable splicers	8.84	.33	1%+.25		.01	
Elevator constructors:	7.58	.185	\$0.20	2%+a		
Elevator constructors' helpers	70% J.R.	.185	.20	2%+a		
Elevator constructors' helpers (prob.)	50% J.R.					
Glassers	\$7.005	.15	.25	8%		
Ironworkers:						
Reinforcing	7.98	.43	.425	\$0.50	.02	
Form erectors	7.89	.43	.425	.50	.02	
Ornamental; structural	8.03	.43	.425	.50	.02	
Lathers	6.46	.20	.10		.01	
Painters:						
Brush	5.85	.20	.20	.40		
Spray; structural steel	6.10	.20	.20	.40		
Plasterers:	6.65	.40	.35		15.00p/y	
Plasterers' tenders:						
Zone A: Less than 75 mi. from Reno	6.25	.40	.30			
Zone B: Over 75 mi. from Reno	6.375	.40	.30			
Working on Hardwall Gun (except light texture mixture):						
Zone A: Less than 75 mi. from Reno	6.50	.40	.30			
Zone B: Over 75 mi. from Reno	6.625	.40	.30			
Plumbers; steamfitters; sprinkler fitters	7.40	.30	.60	1.55	\$0.05	
Roofers	7.70	.25	.05		.03	
Sheet metal workers	7.90	.50	.90	10%	.02	
Soft floor layers	6.27	.20	.20	\$0.40		
Tile setters:						
Zone A: Within 15 mi. radius of courthouse in Reno	7.60	.30			.01	
Zone B: Within 15 to 35 mi. radius of courthouse in Reno	7.95	.30			.01	
Zone C: Within 35 to 75 mi. radius of courthouse in Reno	8.35	.30			.01	

1-NEV-JAB-1-2-3-g:

Laborers:

Group I:

Asphalt ironer, raker & shoveler; chain saw faller, log loader, buckler, concrete mixer, under 1/2 yd.; concrete pan work, incl. handling, cleaning & stripping; cribber; curbing or divider machine; form raiser; header board; jackhammer op.; Jackson & similar type compactor; lagging, sheeting, whaling, bracing, trench-jacking, hand-guided lagging hammer; mastic worker (wet or dry); pavement breaker; pipewriter, kettleman, potman & men applying asphalt, crosote & similar type materials; post hole digger—air, gas & electric; rip rap stone paver & rock aligner, incl. placing of sacked concrete (wet or dry) rototiller; sand blaster; signaling & rigging in connection with laborer's work; tree climber; vibra screedball float in connection with laborer's work; driller's helper, chuck tender, outside nipper; concrete chipping & grinding; ditch witch; vibrator & all pneumatic, gas & electric tools

4.55 .40 .30 .55

Group II:

Cement dumper; choker setter & rigger (clearing work); concrete laborer; crusher or grizzly; guinea chaser (stakeman); high pressure nozzleman (over 100 lbs. pressure) excluding levee work; loading & unloading, carrying & handling of all rods & materials, for use in reinforcing concrete; maintenance, repair trackman & road beds; metal form, panel form handling; cleaning & stripping of; sloper

4.40 .40 .30 .55

Group III:

All cleanup work of debris; ground & buildings; construction laborer; dumpman or spotter; flares, handling, filling & servicing of; gardener & landscape laborer; general laborer; limber, brush loader & piler

4.30 .40 .30 .55

Group IV:

Blaster, powderman; driller (diamond, core, wagon, and other mechanical drills): High sealer; pipelayer, caulker, bander; sectional tile; heavy-duty vibrator with stingers over 5 in. diameter; joy drill model TWN-2A, Gardner Denver model D11143 and similar type drills

4.80 .40 .30 .55

Group V:

Burning and welding in connection with laborers

4.65 .40 .30 .55

Group VI:

Nozzleman and rodman
Gunman and material man
Reboundman

5.10 .40 .30 .55
4.80 .40 .30 .55
4.45 .40 .30 .55

*Area I**

1-NEV-PEO-1-2-3-c:

Group I:

ASSISTANT TO ENGINEER, including Brakeman, Deckhand, Fireman, Heavy Duty Repairman Helper, Oiler, Partsman (heavy duty repair shops parts room when needed), Switchman, Tar Pot Fireman

6.08 .50 .75 .45 .26

Group II:

COMPRESSOR (Electrically, diesel or gas powered, etc.) Material Loader and/or Conveyor (handling building materials); Oiler (Truck Crane); Pump; Tar Pot Fireman (power agitated)

6.36 .50 .75 .45 .26

Group III:

BOX OPERATOR (Bunker); Concrete Curing Machines (streets, highways, airports, canals); Conveyor Belt (Tunnel); Engineer Generating Plant (500 K.W.); Fireman Hot Plant; Hydraulic Monitor; Lubrication and Service Engineer (Mobile and Grease Rack); Mixer Box Operator (Concrete Plant); Motorman; Rodman or Chalmun; Rotomist; Screedman (except asphaltic or concrete paving)

6.51 .50 .75 .45 .26

Group IV:

BALLAST JACK TAMPER; Ballast Regulator; Ballast Tamper Multi-Purpose; Boxman (asphalt plant); Concrete Mixer, Skip Type; Dinky (Assistant to Engineer required); Fork Lift (construction job site); Ross Carrier; Skip Loader (under 1 cu. yd.); Tie Spacer

6.90 .50 .75 .45 .26

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
1-NEV—PRO-1-2-3-c—Continued						
Group V: CONCRETE MIXER (over 1 cu. yd.); Concrete Pumps or Pumcrete Guns; Elevator and Material Hoist (1 drum); Grader, Grade checker; Screedman (Barber-Greene and similar) (asphaltic or concrete paving); Shuttle car; Signalman.....	7.05	.50	.75	.45	.26	
Group VI: Boom truck or dual purpose A-frame truck; B.L.H. Lima Road Pactor or similar; chip box spreader (Flaherty type or similar); concrete batch plant (wet or dry); concrete saws (highways, streets, airports, canals) highline cableway signalman; locomotives (over 30 tons); Maglinis International full-slab vibrator (airports, highways, canals, warehouses); mechanical burn, curb and/or curb gutter machine (concrete or asphalt); mechanical finishers or spreader machine (asphalt, Barber-Greene and similar) (screedman required); power jumbo (setting slip forms, etc., in tunnels); roller; self-propelled compactor (single engine); slip form pump (power driven by hydraulic, electric, air, gas, etc. Lifting device for concrete forms); stationary pipe wrapping, cleaning and bending machine; pavement breaker or tamper (with or without compressor combination); pavement breaker, truck mounted, with compressor combination; small rubber-tired tractors.....	7.14	.50	.75	.45	.26	
Group VII: Asphalt plant engineer; compressor (2 to 6) (electric, diesel, or gas powered); concrete batch plant (multiple units); concrete conveyor; concrete conveyor or concrete pump, truck or equipment mounted (boom length to apply); crusher plant engineer; deck engineer; drilling and boring machinery, vertical and horizontal (not to apply to waterliners, wagon drills, or jack hammers); instrument man; Kolman loader; material hoist (2 or more drums); mine or shaft hoist; pipe bending machines (pipeline only); pipe cleaning machines (tractor propelled and supported); pipe wrapping machines (tractor propelled and supported); portable crushing and screening plants; pumps (2 to 6); refrigeration plant; self-propelled boom-type lifting device; slusher; soil tester (certified); surface heater and planer; trenching machine (maximum digging capacity 3 ft. depth) truck-type loader; welding machines (gasoline or diesel) (2 to 6).....	7.28	.50	.75	.45	.26	
Group VIII: Car pacer; cast-in-place pipe laying machine; combination slusher and motor; dozer; elevating grader; heavy-duty repairman and/or welder; Ken-Seal; loader (up to and including 2½ cu. yds.); mechanical trench shield, mixermobile; push cats; road oil mixing machine wood-mixer (and other similar Pugmill equipment); rubber-tired earthmoving equipment (up to and including 35 cu. yds. "struck," m.r.c., Euclids, T-Pulls, DW10,20,21 and similar); self-propelled compactor with dozer; sheepfoot; small tractor (with boom); soil stabilizer (P&H or equal); subgrader (Gurries or other types); timber skidder (rubber tire) or similar equipment; tractor; tractor drawn scraper; tractor mounted compressor drill combination; trenching machine (over 3 ft. depth); tribatch paver; tunnel badger, or tunnel boring machine; tunnel mole boring machine.....	7.56	.50	.75	.45	.26	
Group IX: Canal finger drain digger; Chicago boom; combination backhoe and loader (up to and including ¾ yds.); combination mixer and compressor (gunite); Lull hi-lift (20 ft. or over); mucking machine; tractor (with boom) (D6 or larger); track laying type earthmoving machine (single engine with tandem scrapers; rubber-tired scraper, self loading).....	7.73	.50	.75	.45	.26	
Group X: Boom-type backfilling machine; back hoe (up to and including 1 cu. yd. hydraulic); back hoe (up to and including 1 cu. yd.) (cable); bridge crane; cranes (not over 25 tons) (hammerhead and gantry); Cary-Lift or similar; chemical grouting machine; derricks (2 group 10 operators required when swing engine remote from hoist); derrick barges (except excavation work) Euclid Loader similar types; grade-alls (up to and including 1 cu. yd.); heavy-duty rotary drill rigs (including caisson foundation work and Ribbins type drills); lift-slab (Vagborg and similar types); loader (over 2½ yds. up to and including 4 yds.); locomotive (over 100 tons) (single or multiple units); motor patrol operator; multiple engine earthmoving machines (Euclids, dozers, etc.) (no tandem scraper); power shovels, clamshells, draglines, cranes (up to and including 1 cu. yd.); prestress wire wrapping machines; self-propelled reservoir-debris equipment floating (200 hp. and over); shuttle car (reclaim station); single-engine scraper (over 35 cu. yds.) vacuum cooling plant; Whirley crane (up to and including 25 tons).....	7.90	.50	.75	.4	.26	
Group XI: Automatic asphalt or concrete slip form paver; automatic railroad car dumper; canal finger drain backfiller; canal trimmer; cranes (over 25 tons); highline cableway operator; loader (over 4 yds. up to and including 12 cu. yds.); multiengine earthmoving equipment (up to and including 75 cu. yds. "struck" m.r.c.); power shovels, clamshells, draglines, backhoes, grade-alls (over 1 yd. and up to and including 7 cu. yds. m.r.c.); self-propelled compactor (with multiple propulsion power units); single engine rubber-tired earthmoving machine (with tandem scraper); slip form paver (concrete or asphalt) (1 operator and 2 screedmen); tandem cats and scrapers; tower crane mobile Universal Liebherr and tower cranes (and similar types); wheel excavator (up to and including 750 cu. yds. per hour); Whirley cranes (over 25 tons).....	8.09	.50	.75	.45	.26	
Group XI-A: Bandwagons (in conjunction with wheel excavators); loader (over 12 cu. yds.); multiengine earthmoving equipment (over 75 cu. yds. "struck" m.r.c.); operator of helicopter (when used in construction work); power shovels and draglines (over 7 cu. yds. m.r.c.); remote controlled earthmoving equipment; wheel excavator (over 750 cu. yds. per hour).....	8.91	.50	.75	.45	.26	
<i>Area 2**</i>						
2-NEV—PEO-1-2-3-c:						
Group I: Assistant to engineer, including brakeman, deckhand, fireman, heavy-duty repairman helper, oiler, partsman (heavy duty repair shops parts room when needed), switchman, tar-pot fireman.....	7.08	.50	.75	.45	.26	
Group II: Compressor (electrically, diesel, or gas powered, etc.) material loader and/or conveyor (handling building materials); oiler (truck crane); pump; tar-pot fireman (power agitated).....	7.36	.50	.75	.45	.26	
Group III: Box operator (bunker); concrete curing machines (streets, highways, airports, canals); conveyor belt (tunnel); engine generating plant (500 kw.); fireman hot plant; hydraulic monitor; lubrication and service engineer (mobile and grease rack); mixer box operator (concrete plant); motorman; rodman or chainman; rotonist; screedman (except asphaltic or concrete paving).....	7.51	.50	.75	.45	.26	
Group IV: Ballast jack tamper; ballast regulator; ballast tamper multipurpose; boxman (asphalt plant); concrete mixer, skip type; dinky (assistant to engineer required); forklift (construction job site); Ross carrier; skip loader (under 1 cu. yd.); tie spacer.....	7.90	.50	.75	.45	.26	
Group V: Concrete mixer (over 1 cu. yd.); concrete pumps or pumcrete guns; elevator and material hoist (1 drum); grader, grade checker; screedman (Barber-Greene and similar) (asphaltic or concrete paving); shuttle car; signalman.....	8.05	.50	.75	.45	.26	

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
3-NEV-PEO-1-2-3-c—Continued						
Group VI:						
Boom truck or dual purpose A-frame truck; B.L.H. Lima Road Factor or similar; chip box spreader (Flaherty type or similar); concrete batch plant (wet or dry); concrete saws (highways, streets, airports, canals); highline cableway signalman; locomotives (over 30 tons); Magnus International full-slab vibrator (airports, highways, canals, warehouses); mechanical burn, curb and/or curb cutter machine (concrete or asphalt); mechanical finishers or spreader machine (asphalt, Barber-Greene and similar) (screedman required); power jumbo (setting slip forms, etc., in tunnels); roller, self-propelled compactor (single engine); slip form pump (power driven by hydraulic, electric, air gas, etc., lifting device for concrete forms); stationary pipe wrapping, cleaning and bending machine; pavement breaker or tamper (with or without compressor combination); pavement breaker, truck mounted, with compressor combination; small rubber-tired tractors	\$8.14	.50	.75	.45	.20	
Group VII:						
Asphalt plant engineer; compressor (2 to 6) (electric, diesel, or gas powered); concrete batch plant (multiple units); concrete conveyor; concrete conveyor or concrete pump, truck or equipment mounted (boom length to apply); crusher plant engineer; deck engineer; drilling and boring machinery, vertical and horizontal (not to apply to waterliners, wagon drills, or jack hammers); instrument man; Kolman loader; material hoist (2 or more drums); mine or shaft hoist; pipe bending machines (pipeline only); pipe cleaning machines (tractor propelled and supported); pipe wrapping machines (tractor propelled and supported); portable crushing and screening plants; pumps (2 to 6); refrigeration plant; self-propelled boom-type lifting device; slusher; soil tester (certified); surface heater and planer; trenching machine (maximum digging capacity 3 ft. depth) truck-type loader; welding machines (gasoline or diesel) (2 to 6)	8.28	.50	.75	.45	.20	
Group VIII:						
Car paver; cast-in-place pipe laying machine; combination slusher and motor; dozer; elevating grader; heavy-duty repairman and/or welder; Ken-Seal; loader (up to and including 2½ cu. yds.); mechanical trench shield, mixermobile; push cats; road oil mixing machine wood-mixer (and other similar Pugmill equipment); rubber-tired earthmoving equipment (up to and including 35 cu. yds. "struck" m.r.c., Euclids, T-pulls, DW10, 20, 21 and similar); self-propelled compactor with dozer; sheepfoot; small tractor (with boom); soil stabilizer (P&H or equal); subgrader (Gurries or other types); timber skidder (rubber tire) or similar equipment; tractor; tractor drawn scraper; tractor mounted compressor drill combination; trenching machine (over 3 ft. depth); tribatch paver; tunnel badger or tunnel boring machine; tunnel mole boring machine	8.56	.50	.75	.45	.20	
Group IX:						
Canal finger drain digger; Chicago boom; combination backhoe and loader (up to and including 3½ yds.); combination mixer and compressor (gunite); Lull hi-lift (20 ft. or over); mucking machine; tractor (with boom) (D6 or larger); track-laying type earthmoving machine (single engine with tandem scrapers; rubber-tired scraper, self-loading)	8.73	.50	.75	.45	.25	
Group X:						
Boom-type backfilling machine; back hoe (up to and including 1 cu. yd. hydraulic); back hoe (up to and including 1 cu. yd. (cable); bridge crane; cranes (not over 25 tons) (hammerhead and gantry); Cary-Lift or similar; chemical grouting machine; derricks (2 group 10 operators required when swing engine remote from hoist); derrick barges (except excavation work) Euclid loader similar types; grade-alls (up to and including 1 cu. yd.); heavy-duty rotary drill rigs (including caisson foundation work and Ribbins type drills); lift-slab (Vagtberg and similar types); loader (over 2½ yds. up to and including 4 yds.); locomotive (over 100 tons) (single or multiple units); motor patrol operator; multiple engine earthmoving machines (Euclids, dozers, etc.) (no tandem scraper); power shovels, clamshells, draglines, cranes (up to and including 1 cu. yd.); prestress wire wrapping machines; self-propelled reservoir-debris equipment floating (200 hp. and over); shuttle car (reclaim station); single-engine scraper (over 35 cu. yds.) vacuum cooling plant; Whitley crane (up to and including 25 tons)	8.90	.50	.75	.45	.25	
Group XI:						
Automatic asphalt or concrete slip form paver; automatic railroad car dumper; canal finger drain backfiller; canal trimmer; cranes (over 25 tons); highline cableway operator; loader (over 4 yd. up to and including 12 cu. yd.); multilengine earthmoving equipment (up to and including 75 cu. yd. "struck" m.r.c.); power shovels, clamshells, draglines, backhoes, grade-alls (over 1 yd. and up to and including 7 cu. yd. m.r.c.); self-propelled compactor (with multiple propulsion power units); single-engine rubber-tired earthmoving machine (with tandem scraper); slip form paver (concrete or asphalt) (1 operator and 2 screedmen); tandem cats and scrapers; tower crane mobile Universal Liebherr and tower cranes (and similar types); wheel excavator (up to and including 750 cu. yd. per hr.); Whitley cranes (over 25 tons)	9.03	.50	.75	.45	.25	
Group XI-A:						
Bandwagons (in conjunction with wheel excavators); loader (over 12 cu. yd.); multilengine earthmoving equipment (over 75 cu. yd. "struck" m.r.c.); operator of helicopter (when used in construction work); power shovels and draglines (over 7 cu. yd. m.r.c.); remote controlled earthmoving equipment; wheel excavator (over 750 cu. yd. per hr.)	9.91	.50	.75	.45	.25	
<i>Truckdrivers: Area 1: Consists of the following sections of Nevada: (1) That area within a 25-mile radius of the Reno City Hall; (2) within a 25-mile radius of city hall of Carson City; (3) all of Storey, Ormsby, and Douglas Counties; (4) all of Lyon County north of the town of Yerington; (5) that area within a 25-mile radius of Lovelock; (6) that area within a 25-mile radius of the city hall of Fallon; (7) that area within a 25-mile radius of the city hall of Elko.</i>						
1-NEV-TD-1-2-3-d:						
Truckdrivers:						
All dump trucks (single, multiple, or dump units including semi's and double and transfer units):						
Under 4 yds. (water level)	5.40	.41	.25	.25		
4 yds. and under 8 yds. (water level)	5.60	.41	.25	.25		
8 yds. and under 18 yds. (water level)	5.80	.41	.25	.25		
18 yds. and under 35 yds. (water level)	5.95	.41	.25	.25		
35 yds. and under 60 yds. (water level)	6.20	.41	.25	.25		
60 yds. and over	6.35	.41	.25	.25		
Transit mix:						
Under 8 yds.	5.80	.41	.25	.25		
8 yds. and including 12 yds.	5.90	.41	.25	.25		
Over 12 yds.	6.10	.41	.25	.25		
Transit mix with boom shall receive 12½¢ per hour above the appropriate yardage classification rate of pay when such boom is used.						
Water trucks:						
Up to 2,500 gals.	5.60	.41	.25	.25		
2,500 gals. and over	5.70	.41	.25	.25		
Semitrailleurs	5.80	.41	.25	.25		
DW 20's and 21's and other similar cat type, Terra Cobra, LeTourneau Pulls, Tournerocker, Euclid, and similar type equipment when pulling aqua/pak, water tank trailers and fuel and/or grease tank trailers, or other miscellaneous trailers	5.95	.41	.25	.25		

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
1-NEV—TD-1-2-3-d—Continued						
Truckdrivers—Continued						
Heavy-duty transport (high bed), heavy-duty transport (gooseneck low bed), tiltbed or flatbed-pull trailers	5.70	.41	.25	.25		
Bootman, combination bootman, and road oiler	5.85	.41	.25	.25		
Road oil truck or bootman	5.85	.41	.25	.25		
Flat rack (single unit) (2-axle unit)	5.45	.41	.25	.25		
Flat rack (single unit) (3-axle unit)	5.55	.41	.25	.25		
Bus and manhaul drivers:						
Up to 18,000 lbs. (single unit)	5.45	.41	.25	.25		
18,000 lbs. and over (single unit)	5.55	.41	.25	.25		
Helicopter pilot (when transporting men or materials)	6.35	.41	.25	.25		
Industrial lift truck: Use appropriate flat rack rate (mechanical tailgate).						
Lift (litrays and forklift)	5.65	.41	.25	.25		
Winch truck and A-frame drivers:						
Under 18,000 lbs.	5.55	.41	.25	.25		
18,000 lbs. and over	5.65	.41	.25	.25		
Warehousemen spotters teamsters	5.35	.41	.25	.25		
Tire repairman	5.65	.41	.25	.25		
Truck repairman	6.10	.41	.25	.25		
Pickup truck and pilot cars (job site)	5.45	.41	.25	.25		
Truck oiler and greaser, fuel truck driver, fuel man and fuel island man	5.55	.41	.25	.25		
(Area 2) (All other areas not included in Area 1)						
2-NEV—TD-1-2-3-d						
Truckdrivers:						
All dump trucks (single or multiple dump units including semi's and double and transfer units):						
Under 4 yd. (water level)	6.15	.41	.25	.25		
4 yd. and under 8 yd. (water level)	6.35	.41	.25	.25		
8 yd. and under 18 yd. (water level)	6.55	.41	.25	.25		
18 yd. and under 35 yd. (water level)	6.70	.41	.25	.25		
35 yd. and under 60 yd. (water level)	6.95	.41	.25	.25		
60 yd. and over	7.10	.41	.25	.25		
Transit mix:						
Under 8 yds.	6.55	.41	.25	.25		
8 yd. and including 12 yds.	6.65	.41	.25	.25		
Over 12 yd.	6.85	.41	.25	.25		
Transit mix with boom shall receive 12% per hour above the appropriate yardage classification rate of pay when such boom is used.						
Water trucks:						
Up to 2,500 gals.	6.35	.41	.25	.25		
2,500 gals. and over	6.45	.41	.25	.25		
Semitrailer	6.55	.41	.25	.25		
DW 20's and 21's and other similar cat type, Terra Cobra, LeTourneau Pulls, Tournerocker, Euclid, and similar type equipment when pulling aqua/pak, water tank trailers and fuel and/or grease tank trailers, or other miscellaneous trailers	6.70	.41	.25	.25		
Heavy-duty transport (high bed), heavy-duty transport (gooseneck low bed), tiltbed or flatbed pull trailers						
Bootman, combination bootman and road oiler	6.45	.41	.25	.25		
Road oil truck or bootman	6.60	.41	.25	.25		
Flat rack (single unit) (2-axle unit)	6.30	.41	.25	.25		
Flat rack (single unit) (3-axle unit)	6.30	.41	.25	.25		
Bus and manhaul drivers:						
Up to 18,000 lbs. (single unit)	6.20	.41	.25	.25		
18,000 lbs. and over (single unit)	6.30	.41	.25	.25		
Helicopter pilot (when transporting men or materials)	7.10	.41	.25	.25		
Industrial lift truck: Use appropriate flat rack rate (mechanical tailgate).						
Lift (litrays and fork lift)	6.40	.41	.25	.25		
Winch truck and A-frame drivers:						
Under 18,000 lbs.	6.30	.41	.25	.25		
18,000 lbs. and over	6.40	.41	.25	.25		
Warehousemen spotters teamsters	6.10	.41	.25	.25		
Tire repairman	6.40	.41	.25	.25		
Truck repairman	6.85	.41	.25	.25		
Pickup truck and pilot cars (job site)	6.20	.41	.25	.25		
Truck oiler and greaser, fuel truck driver, fuel man and fuel island man	6.30	.41	.25	.25		
1-NEVADA—LINECONSTRUCTION (Northern)-f						
Line construction:						
Cable splicers	8.84	.33	1% + .25		.01	
Linemen	8.04	.33	1% + .25		.01	
Line equipment operators	7.24	.33	1% + .25		.01	
Groundmen	6.03	.33	1% + .25		.01	

Paid holidays: A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

Footnote:
a. Employer contributes 4 percent basic hourly rate for over 5 years' service and 2 percent basic hourly rate for 6 months to 5 years' service as vacation pay credit. Six paid holidays: A through F.

NEVADA AREA DEFINITIONS FOR POWER EQUIPMENT OPERATORS

** Area 2: All areas not included within Area 1 as defined below.
* Area 1: All of northern Nevada within the following lines:
Commencing at the northwest corner of township 22N, range 18E, Mount Diablo Baseline and Meridian at the California-Nevada border; thence easterly to the northeast corner of township 22N, range 22E; thence southerly to the northeast corner of township 20N, range 22E; thence easterly to the northwest corner of township 20N, range 26E; thence northerly to the northwest corner of township 22N, range 26E; thence easterly to the northwest corner of township 22N, range 29E; thence northerly to the northwest corner of township 30N, range 29E; thence easterly to the northeast corner of township 24N, range 33E; thence westerly to the southeast corner of township 24N, range 31E; thence southerly to the southeast corner of township 16N, range 31E; thence westerly to the southeast corner of township 16N, range 30E; thence southerly to the

southeast corner of township 15N, range 30E; thence westerly to the southeast corner of township 15N, range 27E; thence southerly to the southeast corner of township 14N, range 27E; thence westerly to the southeast corner of township 14N, range 23E; thence southerly to the southeast corner of township 13N, range 23E; thence westerly to the southeast corner of township 13N, range 22E; thence southerly to the northeast corner of township 10N, range 22E; thence easterly to the northeast corner of township 10N, range 23E; thence southerly along the easterly line of range 23E to the intersection of the California-Nevada border; thence northwesterly, then northerly following the California-Nevada border to the point of beginning.

Area 1 also includes that portion of northern Nevada included within the following line:
Commencing at the southwest corner of township 37N, range 52E; thence Easterly to the southeast corner of township 37N, range 52E; thence Northerly to the northeast corner of township 37N, range 52E; thence Easterly to the northwest corner of township 37N, range 58E; thence Southerly to the southwest corner of township 37N, range 58E; thence Easterly to the southeast corner of township 37N, range 58E; thence Southerly to the northeast corner of township 31N, range 58E; thence Westerly to the northwest corner of township 31N, range 58E; thence Southerly to the southwest corner of township 31N, range 58E; thence Westerly to the southeast corner of township 31N, range 52E; thence Northerly to the northeast corner of township 31N, range 52E; thence Westerly to the southeast corner of township 32N, range 51E; thence Northerly to the point of beginning.

U.S. DEPARTMENT OF LABOR—Continued

State: Texas; County: Galveston; Decision No. AM-7,703, date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
Building construction:	\$6.00					
Bricklayers	4.25					
Carpenters	2.50					
Carpenters' helpers	4.75	\$0.17	1%+\$0.21		\$0.01	
Electricians						
Laborers:	2.50					
Laborers	2.75					
Mason tenders	6.025	.125	.15		.01	
Lathers	5.00					
Painters, brush	2.50					
Painters' helpers	6.10	.25	.20		.02	
Plumbers	3.85					
Sheet metal workers						
14-Texas-3 c:						
Incidental paving and utilities and site preparation:						
Air tool man	2.00					
Asphalt raker	2.75					
Asphalt shoveler	2.50					
Batching plant scaleman	2.50					
Carpenter	3.75					
Carpenter helper	2.95					
Concrete finisher (paving)	3.75					
Concrete finisher helper (paving)	2.50					
Concrete finisher (structures)	3.40					
Concrete finisher helper (structures)	3.00					
Concrete rubber	3.00					
Electrician	4.65					
Fireman	3.00					
Form builder (structures)	3.00					
Form builder helper (structures)	2.75					
Form liner (paving and curb)	3.35					
Form setter (paving and curb)	3.25					
Form setter helper (paving and curb)	2.75					
Form setter (structures)	3.35					
Form setter helper (structures)	2.50					
Laborer, common	2.00					
Laborer, utility man	3.55					
Manhole builder, brick	3.25					
Mechanic	3.75					
Mechanic helper	3.00					
Oiler	2.50					
Painter (structures)	3.00					
Painter helper (structures)	2.80					
Piledrivermen	3.60					
Pipelayer	3.00					
Pipelayer helper	2.50					
Reinforcing steel setter (paving)	2.75					
Reinforcing steel setter (structures)	3.40					
Reinforcing steel setter helper	2.60					
Steel worker (structural)	3.90					
Steel worker helper (structural)	3.45					
Sign erector	3.00					
Spreader box man	3.50					
Power equipment operators:						
Asphalt distributor	3.25					
Asphalt paving machine	3.50					
Broom or sweeper operator	2.75					
Bulldozer, 150 hp. and less	3.25					
Bulldozer, over 150 hp.	3.50					
Concrete paving curing machine	2.75					
Concrete paving finishing machine	3.25					
Concrete paving mixer	3.90					
Concrete paving saw	3.00					
Concrete paving spreader	3.25					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1½ cu. yd.)	3.50					
Crane, clamshell, backhoe, derrick, dragline, shovel (1½ cu. yd. and over)	4.00					
Crusher or screening plant operator	3.25					
Foundation drill operator (truck mounted)	3.50					
Front end loader (2½ cu. yd. and less)	3.15					
Front end loader (over 2½ cu. yd.)	3.50					
Motor grader operator, fine grade	4.00					
Motor grader operator	3.50					
Roller, steel wheel (plant—mix pavements)	2.75					
Roller, steel wheel (other—flat wheel or tamping)	2.75					
Roller, pneumatic (self-propelled)	3.00					
Scrapers (17 cu. yd. and less)	3.00					
Scrapers (over 17 cu. yd.)	3.25					
Tractor (crawler type) 150 hp. and less	2.75					
Tractor (crawler type) over 150 hp.	2.15					
Tractor (pneumatic) 80 hp. and less	2.55					
Tractor (pneumatic) over 80 hp.	2.75					
Traveling mixer	2.50					
Trenching machine, heavy	4.00					
Wagon drill, boring machine or post hole driller operator	3.00					
Truck drivers:						
Single axle, light	2.50					
Single axle, heavy	2.75					
Tandem axle or semitrailer	2.50					
Lowboy—float	2.75					
Winch	3.00					
Vibratorman (hand type)	2.00					
Welder	4.60					
Welder helper	3.00					

NOTICES

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U.S. DEPARTMENT OF LABOR—Continued

State: Texas; County: *See below; Decision No. AM-7,704; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>*Bailey, Lamb, Hale, Floyd, Cochran, Hockley, Lubbock, Crosby, Yoskum, Terry, Lynn, and Garza Counties</i>						
Bricklayers	\$5.50					
Carpenters	4.00					
Cementmasons	3.875					
Electricians	5.60	\$0.20	1%			
Laborers:						
Laborers	3.00					
Lathers	5.00					
Painters, brush	4.75					
Plasterers	4.00					
Plumbers	4.00					
Roofers	3.25					
Truckdrivers	3.00					
Power equipment operators:						
Bulldozers, over 180 hp.	3.50					
Motor graders	3.25					

State: Texas; County: *See below; Decision No. AM-7,705; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>*Travis, Williamson, Hays, Bastrop, Caldwell, Fayette, Blanco, and Lee Counties</i>						
Bricklayers	\$5.75					
Carpenters	3.75					
Cementmasons	4.10					
Electricians	4.25		1%		1%	
Ironworkers	3.75					
Laborers:						
Laborers	2.00					
Painters:						
Brush	4.25					
Spray	4.75					
Plumbers	5.85				\$0.03	
Power equipment operators:						
Bulldozers, 80 h.p. and less	2.35					
Motor graders	2.75					
Scrapers, over 7 cu. yd.	2.40					
Trenching machines, light	2.55					

State: Texas; County: *See below; Decision No. AM-7,706; date of decision: November 19, 1971.

Description of work: Residential construction consisting of single family homes and garden-type apartments up to and including four stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>*Dallas, Sherman, Hansford, Ochiltree, Lipscomb, Harley, Moore, Hutchinson, Roberts, Hemphill, Oldham, Potter, Carson, Gray, Wheeler, Deaf Smith, Randall, Armstrong, Donley, Collingsworth, Castro, Siskier, and Childress Counties</i>						
Bricklayers	\$5.50					
Carpenters	4.00					
Cementmasons	5.15					
Electricians	6.65		1%		1/2%	
Laborers:						
Laborers	3.00					
Mason tenders	3.15					
Painters	4.65					
Plumbers	5.85			\$0.20		
Sheet metal workers	6.10		\$0.20		.35	
Tile setters	4.60					
19-Texas-3 e:						
Asphalt busterman	3.00					
Asphalt raker	3.30					
Batching plant scaleman	3.60					
Carpenter	3.40					
Carpenter helper	2.80					
Concrete finisher (paving)	3.60					
Concrete finisher helper (paving)	2.70					
Concrete finisher (structures)	3.60					
Concrete finisher helper (structures)	2.85					
Concrete rubber	3.10					
Fireman	2.65					
Form builder (structures)	3.90					
Form builder helper (structures)	2.50					
Form setter (paving and curb)	2.50					
Form setter (structures)	4.10					
Form setter helper (structures)	2.95					
Laborer, Common	2.00					
Laborer, utility man	2.45					
Mechanic	3.50					
Mechanic helper	2.50					
Oiler	3.00					
Service man	2.80					
Pipelayer	2.20					
Pipelayer helper	3.25					
Powderman	2.90					
Reinforcing steel setter (structures)	2.00					
Reinforcing steel setter helper	3.35					
Steel worker (structural)	2.75					
Sign erector						

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
19-Texas—3 e—Continued						
Sign erector helper	2.40					
Spreader box man	2.80					
Swamper	2.50					
Power equipment operators:						
Asphalt distributor	3.15					
Asphalt paving machine	3.90					
Broom or sweeper operator	2.70					
Bulldozer, 150 h. p. and less	3.00					
Bulldozer, over 150 h. p.	3.50					
Concrete paving curing machine	2.40					
Concrete paving longitudinal float	2.50					
Concrete paving spreader	3.00					
Paving subgrader	3.60					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1½ cu. yd.)	3.25					
Crane, clamshell, backhoe, derrick, dragline, shovel (1½ cu. yd. and over)	\$4.10					
Crusher or screening plant operator	3.00					
Foundation drill operator (truck mounted)	3.90					
Front end loader (2½ cu. yd. and less)	3.15					
Front end loader (over 2½ cu. yd.)	3.50					
Motor grader operator, fine grade	4.10					
Motor grader operator	3.75					
Roller, steel wheel (plant—mix pavements)	3.10					
Roller, steel wheel (other—flat wheel or tamping)	3.00					
Roller, pneumatic (self-propelled)	2.55					
Scrapers (17 cu. yd. and less)	3.00					
Scrapers (over 17 cu. yds.)	3.50					
Tractor (crawler type) 150 hp. and less	2.75					
Tractor (crawler type) over 150 hp.	3.00					
Tractor (pneumatic) 80 hp. and less	2.30					
Tractor (pneumatic) over 80 hp.	2.65					
Traveling mixer	3.50					
Wagon drill, boring machine or post hole driller operator	3.00					
Truckdrivers:						
Single axle, light	2.30					
Single axle, heavy	2.70					
Tandem axle or semitrailer	2.25					
Transit-mix	3.00					
Welder	4.10					

State: Texas; County: *See below; Decision No. AM-7,713, date of decision: November 19, 1971.

Description of work: Residential construction consisting of single-family homes and garden-type apartments up to and including 4 stories.

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
* Loving, Winkler, Ector, Midland, Reeves, Ward, Crane, Upton, and Pecos Counties						
Building construction:						
Bricklayers	\$4.25					
Bricklayers' helpers	2.25					
Carpenters	3.00					
Carpenters' helpers	2.25					
Cement finishers	3.50					
Electricians	4.95					
Electricians' helpers	2.25					
Laborers	1.85					
Painters, brush	3.50					
Plumbers	4.40					
Roofers	4.50					
Sheet metal workers	3.60					
Truckdrivers	2.00					
Incidental paving and utilities and site preparation						
20-Texas—3 e:						
Air toolman	2.40					
Asphalt heaterman	2.50					
Asphalt raker	2.80					
Asphalt shoveler	2.35					
Batching plant scaleman	2.55					
Carpenter	3.00					
Carpenter helper	2.25					
Concrete finisher (paving)	2.75					
Concrete finisher (structures)	3.00					
Concrete finisher helper (structures)	2.50					
Electricians	4.85					
Form builder (structures)	3.25					
Form builder helper (structures)	2.45					
Form setter (structures)	3.15					
Form setter helper (structures)	2.50					
Laborer, common	2.00					
Laborer, utility man	2.35					
Mechanic	3.00					
Mechanic helper	2.40					
Oiler	2.35					
Powderman	3.00					
Powderman helper	2.45					
Reinforcing steel setter (structures)	3.20					
Reinforcing steel setter helper	2.25					
Spreader box man	2.60					
Power equipment operators:						
Asphalt distributor	2.75					
Asphalt paving machine	2.75					
Bulldozer, 150 h. p. and less	2.75					
Bulldozer, over 150 h. p.	3.00					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1½ cu. yds.)	3.15					

U.S. DEPARTMENT OF LABOR—Continued

Classifications	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
29-Texas—3 e—Continued						
Power equipment operators—Continued						
Crane, clamshell, backhoe, derrick, dragline, shovel (1½ cu. yds. and over)	3.25					
Crusher or screening plant operator	2.75					
Foundation drill operator (truck mounted)	3.00					
Front-end loader (2½ cu. yds. and less)	2.85					
Front-end loader (over 2½ cu. yds.)	3.00					
Motor grader operator, fine grade	3.25					
Motor grader operator	3.00					
Roller, steel wheel (plant-mix pavements)	2.55					
Roller, steel wheel (other flat wheel or tamping)	2.25					
Roller, pneumatic (self-propelled)	2.25					
Scrapers (17 cu. yds. and less)	2.85					
Scrapers (over 17 cu. yd.)	3.00					
Tractor (crawler type) 150 h.p. and less	2.75					
Tractor (crawler type) over 150 h.p.	3.00					
Tractor (pneumatic) 80 h.p. and less	2.00					
Tractor (pneumatic) over 80 h.p.	2.25					
Wagon drill, boring machine or post hole driller operator	2.50					
Truckdrivers:						
Single-axle, light	2.00					
Single-axle, heavy	2.25					
Tandem-axle or semitrailer	2.00					
Weighman (truck scales)	2.00					
Welder	3.00					

State: Texas; County: Travis; Decision No. AM-7,714, date of decision: November 19, 1971.
Description of work: Building construction (excluding single-family homes and garden-type apartments up to and including 4 stories).

Classifications	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
18-Texas—1 v:						
Building construction:						
Asbestos workers	\$6.41	\$0.20	\$0.10		\$0.02	
Bottermakers	6.50	.30	.40		.01	
Bricklayers; stonemasons	6.75					
Carpenters:						
Carpenters	5.645	.21	.15		.02	
Millwrights	5.895	.21	.15		.02	
Cementmasons:						
Cementmasons	5.46					
Electricians:						
Electricians	6.60		1%		1%	
Cable splicers	6.60		1%		1%	
Elevator constructors:						
Elevator constructors	6.51	.195	.30	2%+a+b		
Elevator constructors' helpers	70% J R	.195	.30	2%+a+b		
Elevator constructors' helpers (prob.)	50% J R					
Glassers	\$5.10					
Ironworkers:						
Structural; ornamental; reinforcing	5.815	.25	.30		\$0.02	
Laborers:						
Laborers, unskilled	3.545	.125	.10			
Air tool operator (jackhammer, vibrator); mason tenders; pipelayers (concrete and clay)	3.695	.125	.10			
Mortar mixers; plasterers' tenders	3.87	.125	.10			
Lathers:						
Lathers	5.75	.125				
Marble setters:						
Marble setters	6.50			\$1.00	.01	
Painters:						
Painters, brush	5.00					
Taping and floating of sheetrock	5.00					
Paperhangers	5.25					
Spray	5.50					
Steam cleaning, sand blast and other powered equipment	5.50					
Chipper, burner, torch	5.25					
Skeleton steelwork erected	5.25					
Swinging stage, bosun chair window jack or scaffolding (above 2d floor) .25 per hour above all base rates						
Plasterers:						
Plasterers	6.875				.01	
Roofers:						
Roofers	7.00				.03	
Kettlemen:						
Kettlemen	5.23				.01	
Sheet metal workers:						
Sheet metal workers	5.08				.01	
Soft floor layers:						
Soft floor layers	6.20	.15	.15			
Sprinkler fitters:						
Sprinkler fitters	6.00				.03	
Steamfitters:						
Steamfitters	7.60	.25	.40		.05	
Terrazzo workers:						
Terrazzo workers	7.00				.03	
Terrazzo workers' helpers:						
Terrazzo workers' helpers	6.50					
Floor machine operators:						
Floor machine operators	3.30					
Base machine operators:						
Base machine operators	3.50					
Tile setters:						
Tile setters	3.85					
Tile setters' helpers	6.50					
Truckdrivers:						
Truckdrivers	3.30					
Truckdrivers wheel	1.60					
Welders—receive rate prescribed for craft performing operation to which welding is incidental	1.60					

18-Texas—PEO-1 p:					
Building construction:					
Power equipment operators:					
Backfiller; backhoe; blade grader, self-propelled; bull clam; bulldozer and all types of cat. tractors; cableway; clamshell operator; crane, power operated, all types; derricks, power operated, all types; dragline; elevating grader, self-propelled; Euclid operator; foundation boring machine; gradall; heavy duty mechanic; high lifts and loader, over 1½ cu. yd. capacity; hoist, motor driven, 2 drums or more; locomotive; mixer, 14 cu. ft. or over; mixmobile; paving mixer, all types; pumperete machine; push cat. operator; rock crusher operated on job; scoppmobile; scraper; shovel, power operated; trenching machine, all types; 2 1½ cu. ft. compressors; welding machines, 6 to 12; winch truck; well points, including installations	6.025				

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
18-Texas—PEO-1 p—Continued						
Building construction—Continued						
Power equipment operators—Continued						
Air compressor (anytime there are two or more attachments operating on a 125-cu.-ft. air compressor, or less, a light equipment operator shall be employed, any compressor over 125 cu. ft. shall have a light equipment operator); blade grader, towed; flex plane; fork-lift, 1,500 lbs. capacity or less; hoist, single drum; pump, 2½ inches or larger; pneumatic roller; mixer, less than 14 cu. ft.; pulsometer; truck crane driver and oiler combination man; form grader, gasoline or diesel driven welding machine, 3 to 6; high-lifts and loaders, ¼ cu. yd. or less	5.285					
Fireman	4.47					
Oiler	4.37					
18-Texas—3 e:						
Incidental paving and utilities:						
Air toolman	2.30					
Asphalt heaterman	2.40					
Asphalt raker	2.95					
Asphalt raker	3.50					
Carpenter	2.25					
Carpenter helper	3.65					
Concrete finisher (paving)	3.00					
Concrete finisher (structures)	2.65					
Concrete finisher helper (structures)	5.50					
Electrician	3.25					
Form builder (structures)	2.00					
Form builder helper (structures)	3.55					
Form liner (paving and curb)	3.00					
Form setter (structures)	2.00					
Form setter helper (structures)	2.00					
Labourer, common	2.10					
Labourer, utility man	3.20					
Mechanic	2.25					
Mechanic helper	2.45					
Oiler	2.75					
Serviceman	2.75					
Piledriverman	2.50					
Pipelayer	2.50					
Powderman	2.00					
Powderman helper	2.60					
Reinforcing steel setter (paving)	3.15					
Reinforcing steel setter (structures)	2.00					
Reinforcing steel setter helper	2.60					
Spreader box man						
Power equipment operators:						
Asphalt distributor	2.50					
Asphalt paving machine	2.70					
Bulldozer, 150 h.p. and less	3.00					
Bulldozer, over 150 h.p.	3.65					
Concrete paving finishing machine	3.00					
Concrete paving joint sealer	2.90					
Concrete paving saw	3.65					
Concrete paving spreader	3.00					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1¼ cu. yds.)	3.25					
Crane, clamshell, backhoe, derrick, dragline, shovel (1¼ cu. yds. and over)	4.75					
Foundation drill operator (crawler mounted)	4.35					
Foundation drill operator (truck mounted)	3.55					
Foundation drill operator helper	2.75					
Front-end loader (2¼ cu. yd. and less)	3.00					
Front-end loader (over 2¼ cu. yd.)	3.25					
Motor grader operator, fine grade	3.00					
Motor grader operator	2.95					
Roller, steel wheel (plant-mix pavements)	2.25					
Roller, steel wheel (other flat wheel or tamping)	2.00					
Roller, pneumatic (self-propelled)	2.75					
Scrapers (17 cu. yd. and less)	3.00					
Scrapers (over 17 cu. yd.)	2.00					
Tractor (crawler type) 150 hp. and less	2.55					
Tractor (crawler type) over 150 hp.	2.00					
Tractor (pneumatic) 80 hp. and less	2.10					
Tractor (pneumatic) over 80 hp.	2.25					
Traveling mixer	3.25					
Trenching machine, light	2.50					
Wagon drill, boring machine or post hole driller operator						
Truckdrivers:						
Single-axle, light	2.00					
Single-axle, heavy	2.25					
Tandem-axle or semitrailer	2.60					
Lowboy-float	3.00					
Winch	2.00					
Weighman (truck scales)	3.55					
Welder						
13-Texas—LC e:						
Line construction:						
Lineman	5.83	.17	1%			
Ground mechanics	4.69	.17	1%			
Groundmen	3.85	.17	1%			
Groundmen (1st 6 months)	2.71	.17	1%			

Footnotes:
 a. 1st 6 months—none; 6 months to 5 years—2 percent; over 5 years—4 percent of basic hourly rate.
 b. Paid holidays—A through F.

Paid holidays:
 A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day
 E—Thanksgiving Day; F—Christmas Day.

U.S. DEPARTMENT OF LABOR—Continued

State: Texas; County: Galveston; Decision No. AM-7,715; date of decision: November 19, 1971.

Description of work: Building construction (excluding single-family homes and garden-type apartments up to and including four stories).

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
33-Texas-13:						
Building construction:						
Asbestos workers	\$6.32	\$0.275	\$0.30			
Boilermakers	6.50	.30	.40		\$0.01	
Bricklayers	6.40	.275	.30		.03	
Carpenters:						
Carpenters	5.70	.25	.22		.015	
Millwrights	5.87	.33	.22		.015	
Piledrivermen	5.70	.25	.22			
Cementmasons	5.75	.30	.35			
Electricians	6.56	.17	1%+.21		.01	
Elevator constructors	6.60	.195	\$0.20	2%+a+b		
Elevator constructors' helpers	70%J.R.	.195	.20	2%+a+b		
Elevator constructors' helpers (prob.)	50%J.R.					
Glaziers	\$5.80	.125	.10		.01	
Ironworkers:						
Structural; ornamental; reinforcing	6.575	.25	.40		.03	
Laborers:						
Common	4.55	.18	.10		.02	
Air tool operator (jackhammer-vibrator)	4.725	.18	.10		.02	
Mason tenders	4.725	.18	.10		.02	
Pipelayers (concrete and clay)	4.725	.18	.10		.02	
Sandblasters	4.725	.18	.10		.02	
Power-buggy operators	4.725	.18	.10		.02	
Lather tenders	4.825	.18	.10		.02	
Mortar mixers	4.825	.18	.10		.02	
Well driller	5.10	.18	.10		.02	
Well drillers' helper	4.675	.18	.10		.02	
Blaster, powderman	4.975	.18	.10		.02	
Plasterer tender and hod carrier	4.825	.18	.10		.02	
Marblemasons						
Marblemasons	6.00					
Painters:						
Painters	5.25	.175	.45	\$0.30	.02	
Painters on swinging stage work or using materials injurious to the skin	5.50	.175	.45	.30	.02	
Plasterers	6.125	.27	.30		.05	
Plumbers and pipefitters	6.25	.225	.20		.02	
Roofers:						
Roofers						
Kattlemen	5.50	.30	.10	.15	.03	
Helpers	4.68	.30	.10	.15	.03	
Sheet metal workers	3.48	.20	.10	.15	.03	
Soft floor layers	5.72		.125			
Sprinkler fitters	6.00				.03	
Stonemasons	7.60	.25	.40		.05	
Terrazzo workers	6.40	.275	.30		.03	
Tile setters	6.00					
Truckdrivers:						
Under 1½ tons; wash, grease, tireman, fuel pump operation when used on construction jobs	5.05					
1½ through 2½ tons; dump truck less than 7 yd.	5.34					
Over 2½ tons; farm tractor; forklifts, floats	5.50					
Euclics (not self-loading)	5.60					
Warehousemen	5.24					
Material checkers; pickup drivers	6.01					
Welders—receive rate prescribed for craft performing operation to which welding is incidental.						
14-Texas-QEO-13:						
Building construction:						
Asphalt plant mixer operator; back filler; blade grader (self-propelled); building elevator (used on construction); bull clam; bulldozer and all types cat tractors; cable way; clam shells, draglines, backhoe; concrete batch plant operator; concrete mixer (14 cu ft. or more); crane—power-operator (all types); crusher operator; derrick—power-operated (all types); DW-10 Caterpillar, 8-18 Euclic and similar tractors; elevating grader (self-propelled); forklift used on construction (not including warehousing); foundation boring machine; gasoline or diesel driven welding machines (7 or more); Gradall; heavy-duty mechanic; highlift; hoist (motor driven, 2-drum or more); locomotive crane; mix mobile; paving mixer (all types); pile driver; pneumatic rollers (self-propelled); pumperete machine operator; push cat operator; scoop-mobles; scraper (heavy type, over 3 cu. yd.); shovel (power operated); trenching machine (all sizes); tug boat operator (assigned to construction); turnapulls; water well drilling machines (used on construction); well point pump; winch truck; all other equipment of similar nature coming under the heavy equipment class, when power operated	6.10	.20	.30		.01	
Air compressors; blade grader (towed); concrete mixer (less than 14 cu. ft.); conveyor; flex plant; form grader; gasoline or diesel driven welding machines (on 3 or more, up to 6 machines); generator (gasoline or diesel driven, over 1,500 watts); hoist (single drum); pulsometer; pumps; rubber-tired farm tractor with attachments; scraper (3 cu. yd. or less); truck crane driver; wagon drill operator; a light equipment operator may run one or two 105 e.f.m. compressors. All other equipment of similar nature coming under the light equipment class, when power operated	5.52	.30	.30		.01	
Fireman	5.12	.30	.30		.01	
Other	5.01	.20	.30		.01	

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
14-Texas—3 c:						
Incidental paving and utilities (excluding Galveston Island):						
Air tool man	2.00					
Asphalt raker	2.75					
Asphalt showler	2.50					
Batching plant scaleman	2.50					
Carpenter	3.75					
Carpenter helper	2.95					
Concrete finisher (paving)	3.75					
Concrete finisher helper (paving)	2.50					
Concrete finisher (structures)	3.40					
Concrete finisher helper (structures)	3.00					
Concrete rubber	3.00					
Electrician	4.65					
Fireman	3.00					
Form builder (structures)	3.00					
Form builder helper (structures)	2.75					
Form liner (paving and curb)	3.35					
Form setter (paving and curb)	3.25					
Form setter helper (paving and curb)	2.75					
Form setter (structures)	3.35					
Form setter helper (structures)	2.50					
Laborer, common	2.00					
Laborer, utility man	2.55					
Manhole builder, brick	3.25					
Mechanic	3.75					
Mechanic helper	3.00					
Miller	2.90					
Painter (structures)	3.90					
Painter helper (structures)	2.80					
Piledriverman	3.60					
Pipelayer	3.00					
Pipelayer helper	2.50					
Reinforcing steel setter (paving)	2.75					
Reinforcing steel setter (structures)	3.40					
Reinforcing steel setter helper	2.60					
Steel worker (structural)	3.90					
Steel worker helper (structural)	3.45					
Sign erector	3.00					
Spreader box man	3.50					
Power equipment operators:						
Asphalt distributor	3.25					
Asphalt paving machine	3.50					
Broom or sweeper operator	2.75					
Bulldozer, 150 hp. and less	3.25					
Bulldozer, over 150 hp.	3.50					
Concrete paving curing machine	2.75					
Concrete paving finishing machine	3.25					
Concrete paving mixer	3.90					
Concrete paving saw	3.00					
Concrete paving spreader	3.25					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1½ cu. yd.)	3.50					
Crane, clamshell, backhoe, derrick, dragline, shovel (1½ cu. yd. and over)	4.00					
Crusher or screening plant operator	3.25					
Foundation drill operator (truck mounted)	3.50					
Front end loader (2½ cu. yd. and less)	3.15					
Front end loader (over 2½ cu. yd.)	3.50					
Motor grader operator, fine grade	4.00					
Motor grader operator	3.50					
Roller, steel wheel (plant—mix pavements)	2.75					
Roller, steel wheel (other—flat wheel on tamping)	2.75					
Roller, pneumatic (self-propelled)	3.00					
Scrapers (17 cu. yd. and less)	3.00					
Scrapers (over 17 cu. yd.)	3.25					
Tractor (crawler type) 150 hp. and less	2.75					
Tractor (crawler type) over 150 hp.	3.15					
Tractor (pneumatic) 80 hp. and less	2.55					
Tractor (pneumatic) over 80 hp.	2.75					
Traveling mixer	2.80					
Trenching machine, heavy	4.00					
Wagon drill, boring machine or post hole driller operator	3.00					
Truck drivers:						
Single axle, light	2.50					
Single axle, heavy	2.75					
Tandem axle or semitrailer	2.50					
Lowboy—float	2.75					
Winch	3.00					
Vibratorman (hand type)	2.00					
Welder	4.60					
Welder helper	3.00					
1-Texas—LC hr						
Line construction:						
Linemen	7.115	.17	1%		10%	
Ground mechanics	6.12	.17	1%		10%	
Groundmen	4.91	.17	1%		10%	
Groundmen (first 6 mos.)	3.59	.17	1%		10%	

Footnotes:

a. First 6 mos.—none; 6 mos. to 5 yrs.—2 percent; over 5 yrs.—4 percent of basic hourly rates.

b. Paid holidays—A through F.

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

U.S. DEPARTMENT OF LABOR—Continued

State: Texas; County: Lubbock; Decision No. AM-7,716, date of decision: November 19, 1971.
 Description of work: Building construction (excluding single-family homes and garden-type apartments up to and including 4 stories).

Classification	Basic hourly rates	Fringe benefits payments			
		H & W	Pensions	Vacation	App. Tr. Other
24-Texas-1 p:					
Building construction:					
Asbestos workers	50.15	\$0.30	\$0.25		
Boilermakers	6.50	.30	.40		\$0.01
Bricklayers; stonemasons	5.025				
Carpenters	5.75				.01
Cementmasons	4.80				
Electricians:					
Electricians	6.15	.20	1%		
Cable splicers	6.40	.20	1%		
Elevator constructors:					
Elevator constructors' helpers	3.54	.175	\$0.20	2%+a+b	
Elevator constructors' helpers (prob.)	70% J R	.175	.20	2%+a+b	
Ironworkers:					
Structural; ornamental; reinforcing	5.175	.25	.40		.05
All ironworkers on jobs (30) miles or more from the city of Lubbock	5.30	.25	.40		.05
Laborers:					
Construction laborers, including excavation, pouring concrete, carpenter tenders, reinforcing, shoring, digging, loading and unloading materials, wrecking buildings and all structures, and all construction laborers except those named below	3.45				
Air tool operator (jackhammer, vibrator, tamper, brush hammer, chipping hammer, air or electric) power buggy man, pipelayer (concrete and clay and all nonmetallic pipe); banding, laying and cleaning pumperete pipe	3.725				
Mortar mixers, mason tenders, plasterer tenders, cement finisher tenders, lather tenders, asphalt rakers, tampers and spreaders; potmen and kettlemen, well drillers, bell hole men, dumpers and spotters	3.55				
Wagon drill	3.80				
Blasters and powder makeup men	4.05				
Lathers:					
PAINTERS:	5.575	.125			.01
Brush	4.75				
Spray	5.40				
Plasterers:					
Plumbers; steamfitters	4.00				
Sheet metal workers	6.00		.30		.02
Soft floor layers	6.10				
Sprinkler fitters	4.75				
Truckdrivers	7.60	.25	.40		.05
Welders: Receive rate prescribed for craft performing operation to which welding is incidental.	3.00				
28-Texas-PEO-1 j:					
Building construction:					
Power equipment operators:					
Heavy equipment operators:					
Drilling machine (all types); scoopmobile; hoists, two drums or more; winch truck; six-wheel truck, when used continuously for 5 days; mixermobile; locomotives; mixers, 14 cu. ft. or over; blade graders, self-propelled; cableways; cranes—power operated to 100 ft.; Fordson type backhoe; derricks, power operated (all types); Gradall; Hy-ho; Hop-to; paving mixers (all types); pldrivers; mobile concrete mixers, over 14 cu. ft.; bulldozers, loaders, tractors; scrapers and pulls; welders; trenching machines; roller, 10 tons or over; air compressors, three; air compressor and one pump; pump, three or more; air compressor and air tugger; boilers, two or more fired by one man; heavy-duty mechanic	5.575	.30	.20		
Light equipment operators:					
Air compressor (1); pump (1); pulsometer; conveyor; throttle valves; wagon drill; elevators, building; form graders; hoist, single drum; mixers, less than 14 cu. ft.; screening plants; welding machines, gas and diesel (2 or more); crushing plants; fork lifts (short, under 25 ft.); concrete pumps (all types); bobcat type equipment; Ford tractor or like with any attachment (except backhoe)	5.175	.30	.30		
Oilers (all types)	4.60	.30	.20		
24-Texas-3 c:					
Incidental paving and utilities:					
Air tool man	2.75				
Asphalt hesterman	2.75				
Asphalt maker	3.00				
Batching plant scaleman	2.85				
Carpenter	3.60				
Carpenter helper (structures)	2.65				
Concrete finisher (structures)	2.90				
Form builder (structures)	2.85				
Form setter (structures)	4.10				
Form setter helper (structures)	2.50				
Laborer, common	2.00				
Laborer, utility man	2.25				
Mechanic	3.40				
Other	2.70				
Serviceman	3.00				
Pipelayer	2.85				
Powderman	3.25				
Powderman helper	2.30				
Reinforcing steel setter (structures)	2.90				
Reinforcing steel setter helper	2.45				
Spreader box man	2.70				
Swamper	2.60				

See footnotes at end of table.

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
24-Texas-3 e—Continued						
Power equipment operators:						
Asphalt distributor	2.50					
Asphalt paving machine	2.70					
Broom or sweeper operator	2.10					
Bulldozer, 150 hp and less	3.00					
Bulldozer, over 150 hp	3.50					
Paving sub grader	3.60					
Crane, clamshell, backhoe, derrick, dragline, shovel (less than 1½ cu. yds.)	3.15					
Crane, clamshell, backhoe, derrick, dragline, shovel (1½ cu. yds. and over)	3.50					
Crusher or screening plant operator	2.90					
Front-end loader (2½ cu. yds. and less)	3.00					
Front-end loader (over 2½ cu. yds.)	3.10					
Motor grader operator, fine grade	3.75					
Motor grader operator	3.50					
Roller, steel wheel (plant-mix pavements)	2.50					
Roller, steel wheel (other-flat wheel or tamping)	2.60					
Roller, pneumatic (self-propelled)	2.30					
Scrapers (17 cu. yds. and less)	2.75					
Scrapers (over 17 cu. yds.)	3.00					
Side boom	2.25					
Tractor (crawler type) 150 hp. and less	2.70					
Tractor (crawler type) over 150 hp.	2.95					
Tractor (pneumatic) 80 hp. and less	2.45					
Tractor (pneumatic) over 80 hp.	2.55					
Traveling mixer	2.60					
Wagon drill, boring machine or post hole driller operator	2.70					
Truckdrivers:						
Single axle, light	2.00					
Single axle, heavy	2.50					
Tandem axle or semitrailer	2.25					
Transit-mix	2.60					
Weightman (truck scales)	2.00					
Welder	3.50					
6-Texas-Lc g:						
Line construction:						
Lineman	6.35		1%			
Operators	5.45		1%			
Groundmen (more than 1 year experience)	5.20		1%			
Groundmen (less than 1 year experience)	4.70		1%			
Flat bed truck operator	4.45		1%			

Footnotes:

a. First 6 months—none; 6 months to 5 years—2 percent; over 5 years—4 percent of basic hourly rates.

b. Paid holidays—A through F.

Paid holidays:

A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

State: Texas; County: Jefferson and Orange; Decision No. AM-7,717, date of decision: November 19, 1971.

Description of work: Building construction (including single-family homes and garden-type apartments up to and including 4 stories).

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
Asbestos workers (Jefferson County)	\$6.32	\$0.275	\$0.30			
Asbestos workers (Orange County)	7.125	.325	.10			
Boilermakers	6.50	.30	.40		\$0.01	
Bricklayers; stonemasons	6.625	.175	.30			
Carpenters:						
Carpenters	6.575				.05	
Millwrights	6.58					
Philodrivermen	6.255					
Cementmasons	6.15					
Electricians	6.875	.17	1%		2%	
Elevator constructors	4.53	.175	\$0.20	2%+a+b		
Elevator constructors' helpers	70% J.R.	.175	.20	2%+a+b		
Elevator constructors' helpers (prob.)	50% J.R.					
Ironworkers:						
Structural; ornamental; reinforcing	\$6.37	.25	.40		\$0.05	
Laborers:						
Common laborer; asphalt ironer and raker	4.50	.13	.10		.02	
Carpenter tender	4.60	.13	.10		.02	
Cementmason tender; air tool operator (jackhammer-vibrator)	4.60	.13	.10		.02	
Mortar mixer, hod carriers and mason tender; plaster and lather tender; pipelayers, nonmetallic pipe, including handling and laying pumcrete pipe	4.70	.13	.10		.02	
Sandblaster, exclusive of preparation work for painters; dumper, spotter and wagon drill; powderman-blaster; well driller	4.50	.13	.10		.02	
Machineman and nozzle man, for gunning 1½ inches and over	4.935	.13	.10		.02	
Lathers	6.00	.125			.01	
Painters (southern half of Jefferson County and all of Orange County):						
Spray	6.375					
Brush, steel, wood, wall, paperhanger and glazier	6.05					
Sandblasters, power cleaning; brush, hot paint or creosote; all time spent rigging	6.375					
A premium of \$.325 for brush and \$.25 per hour for spray and other classifications for work from stage, chair, window jack or window ledge.						
Northern half of Jefferson County:						
Residential:						
Brush and glazier	5.925					
Canvas and paperhangers	6.175					
Spray	6.35					
Commercial:						
Brush and glaziers	6.175					
Canvas and paperhangers	6.425					
Brush, steel	6.35					
Spray	6.60					
Pipefitters	6.93	.30	.52		.06	
Plasterers	4.75					
Plumbers	7.40				.03	

See footnotes at end of table.

U.S. DEPARTMENT OF LABOR—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
Roofers:						
Waterproofer and built-up.....	4.90					
Mop or rollman.....	4.70					
Kettleman.....	4.45					
Sheet metal workers.....	6.875				.025	
Sprinkler fitters.....	7.60	.25	.40		.05	
Truckdrivers:						
Under 1½ ton and wash, grease firemen, fuel pump operators when used on construction.....	4.40					
1½ tons thru 2½ tons, dump truck less than 7 yds., town driver.....	4.09					
Over 2½ tons, farm tractors (when used to transport personnel or material), forklifts (where used in warehouses storage yards, and where used to transport material), floats, hydraulic tailgate lifts.....	4.55					
Euclids (not self-loading).....	4.95					
Warehousemen; material checker.....	4.955					
Welder; receive rate prescribed for craft performing operation to which welding is incidental.						
5-Texas—LC h:						
Line construction:						
Linemen.....	7.225	.17	1%		1%	
Groundmen.....	73%JR	.17	1%		1%	
17-Texas—PEO-1:						
Heavy equipment operators: Heavy duty mechanic; blade grader, self-propelled; bull clam; backfiller; derrick, power operated, all types; draglines; push cat, operator; bulldozer and all type of cat, tractors; cableways; backhoe; shovel; crane, power operated, all types; elevating grader, self-propelled; hoist, motor driven, 2 drums or more; mix mobile; winch truck; locomotive crane; mixer, 14 cu. ft. or more; paving mixer, all sizes; pilerdriver; scraper, heavy type, over 3 cu. yds.; trench machine, all sizes; gradall; high-lift; foundation boring machines; gasoline or diesel driven welding machines, 7 to 12 machines; pumperate machine; drill operator, water well; DW-10 Euclid; tonnapulls; asphalt plants; crushing machines and batch plants; scoopmobiles; fingerlift operator.....	6.755					
Light equipment operators: Air compressor; blade grade, towed; flex plane; form grader; mixer, less than 14 cu. ft.; pump; pulsometer; truck crane driver; gasoline or diesel driven welding machines, 3 to 6 machines; hoist, single drum; scraper, 3 cu. yds. or less; conveyors, power operated.....	5.97					
Fireman.....	5.52					
Other.....	5.38					

Footnotes:
 a. 1st 6 months—none; 6 months to 5 years—2 percent; over 5 years—4 percent of basic hourly rate.
 b. Paid holidays—A through F.

Paid holidays:
 A—New Year's Day; B—Memorial Day; C—Independence Day; D—Labor Day; E—Thanksgiving Day; F—Christmas Day.

MODIFICATIONS

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>WD No. AM-445-36 F.R. 16358, Mobile County, Ala. Modification No. 2</i>						
CHANGE:						
Soft floor layers.....	\$6.80	\$0.28	\$0.25			
<i>WD No. AM-469-36 F.R. 16418, Fulton, Cobb, and De Kalb Counties, Ga. Modification No. 2</i>						
CHANGE:						
Building construction:						
Carpenters:						
Carpenters and soft floor layers.....	6.90	.30	.30		\$0.015	
Piledrivermen.....	7.05	.30	.30		.015	
<i>WD No. AM-470-36 F.R. 16416, Chatham County, Ga. Modification No. 2</i>						
CHANGE:						
Building construction:						
Plumbers and pipefitters:						
Plumbing, heating, and piping contracts, \$2,000 or less.....	5.92	.25	.30		.02	
Plumbing, heating, and piping contracts, over \$2,000.....	6.57	.25	.30		.02	
Air conditioning mechanics:						
Contracts, \$2,000 or less.....	5.92	.25	.30		.02	
Contracts, over \$2,000.....	6.57	.25	.30		.02	
Electricians:						
Electricians.....	6.10	.25	1%		.2%	
Cable splicers.....	6.35	.25	1%		.2%	
<i>WD No. AM-536-36 F.R. 15188, Rock Island County, Ill. Modification No. 1</i>						
OMIT:						
Schedule for laborers building construction as issued in the original decision.						
ADD:						
Laborers.....	5.53	.20	.20			
Air, electric and gas tool operator.....	6.085	.20	.20			
Caisson workers.....	5.88	.20	.20			
Dynamite man.....	6.01	.20	.20			
Tunnel miner.....	6.03	.20	.20			
<i>WD No. AM-1, 845-36 F.R. 16246, Baltimore City and Baltimore County, Md. Modification No. 4</i>						
ADD:						
Building construction:						
Laborers:						
Hod carriers.....	5.00	.20	.175		.025	
Plasterers' laborers.....	4.75	.20	.175		.025	
<i>WD No. AM-1, 845-36 F.R. 16238, Montgomery and Prince Georges Counties, Md.; city of Alexandria, Va.; Arlington County, Va.; Dulles International Airport. Modification No. 2</i>						
CHANGE:						
Building construction:						
Sheet metal workers.....	7.50	.545	.545		.04	
<i>WD No. AM-1, 845-36 F.R. 16241, Washington, D.C. Modification No. 3</i>						
CHANGE:						
Building construction:						
Sheet metal workers.....	7.50	.545	.545		.04	

U.S. DEPARTMENT OF LABOR—Continued

MODIFICATIONS—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>WD No. AM-573-56 F.R. 16777, Allegan County, Mich. Modification No. 3</i>						
CHANGE:						
Roofers:						
Slate, tile, asbestos.....	5.70	.25	.20	\$0.25	
Slate, tile, asbestos helpers.....	3.60	.25	.20	.25	
Built-up.....	5.45	.25	.20	.25	
Sheet metal workers.....	7.30	.32	.38	.50	
<i>WD No. AM-376-56 F.R. 16791, Calhoun County, Mich. Modification No. 5</i>						
CHANGE:						
Sheet metal workers.....	7.30	.32	.38	.50	
<i>WD No. AM-376-56 F.R. 16800, Chippewa and Mackinac Counties, Mich. Modification No. 2</i>						
CHANGE:						
Carpenters and soft floor layers.....	6.34	.35	.3001	
Carpenters (waterfront) and piledrivermen.....	6.54	.35	.3001	
Millwrights.....	6.69	.35	.3001	
<i>WD No. AM-380-56 F.R. 16809, Genesee County, Mich. Modification No. 3</i>						
CHANGE:						
Millwrights.....	8.00	.45	7%+2%	17%	.04	
ADD:						
Carpenters—heavy.....	6.68	.30	.3501	
Piledrivermen—heavy.....	6.68	.30	.3501	
<i>WD No. AM-381-56 F.R. 16815, Gogebic County, Mich. Modification No. 3</i>						
CHANGE:						
Carpenters and soft floor layers.....	6.34	.35	.3001	
Carpenters (waterfront) and piledrivermen.....	6.54	.35	.3001	
Millwrights.....	6.69	.35	.3001	
<i>WD No. AM-384-56 F.R. 16828, Ingham County, Mich. Modification No. 3</i>						
CHANGE:						
Sheet metal workers.....	7.30	.32	.38	.50	
<i>WD No. AM-385-56 F.R. 16833, Kalamazoo County, Mich. Modification No. 2</i>						
CHANGE:						
Sheet metal workers.....	7.30	.32	.38	.50	
<i>WD No. AM-387-56 F.R. 16842, Keweenaw, Houghton, Baraga, and Ontonagon Counties, Mich. Modification No. 3</i>						
CHANGE:						
Carpenters and soft floor layers.....	6.34	.35	.3001	
Carpenters (waterfront) and piledrivermen.....	6.54	.35	.3001	
Millwrights.....	6.69	.35	.3001	
<i>WD No. AM-388-56 F.R. 16846, Marquette County, Mich. Modification No. 3</i>						
CHANGE:						
Carpenters and soft floor layers.....	6.34	.35	.3001	
Carpenters (waterfront) and piledrivermen.....	6.54	.35	.3001	
Millwrights.....	6.69	.35	.3001	
<i>WD No. AM-391-56 F.R. 16863, Clay, Jackson, Platte, and Ray Counties, Mo. Modification No. 4</i>						
CHANGE:						
Building construction:						
Asbestos workers.....	7.95	.30	.3002	
Sprinkler fitters.....	5.485	.25	.4005	
<i>WD No. AM-410-56 F.R. 16925, Licking County, Ohio Modification No. 2</i>						
ADD:						
Painters—bridge.....	5.40	
<i>WD No. AM-411-56 F.R. 16929, Lucas County, Ohio Modification No. 4</i>						
CHANGE:						
Plumbers and steamfitters.....	9.285	.50	.55025	
Modifications No. Four in FEDERAL REGISTER issued November 5, 1971, to read "Modification No. Three."						
<i>WD No. AM-416-56 F.R. 16963, Summit County, Ohio Modification No. 3</i>						
CHANGE:						
Glaziers.....	8.36	.25	.3001	
Roofers.....	7.80	.40	.3002	
Roofers' helpers:						
1st year.....	60% J.R.	.40	.3002	
2d year.....	70% J.R.	.40	.3002	
3d year.....	80% J.R.	.40	.3002	
<i>WD No. AM-459-56 F.R. 16476, Roane and Anderson Counties, Tenn. Modification No. 2</i>						
CHANGE:						
Building construction:						
Electricians (remaining area):						
Electricians and linemen.....	6.15	.20	1%5%	
Cable splicers.....	6.55	.20	1%5%	
ADD:						
Building construction:						
Electricians (Oak Ridge in Anderson County and Roane County):						
Groundmen:						
First year.....	4.68	.20	1%5%	
After first year.....	5.08	.20	1%5%	
<i>WD No. AM-500-56 F.R. 16478, Davidson County, Tenn. Modification No. 3</i>						
CHANGE:						
Building construction:						
Glaziers.....	5.50	.30	.2002	
Lathers.....	5.802001	
<i>WD No. AM-501-56 F.R. 16481, Knox County, Tenn. Modification No. 2</i>						
CHANGE:						
Building construction:						
Electricians and line construction:						
Electricians and linemen.....	6.15	.20	1%5%	
Cable splicers.....	6.55	.20	1%5%	

U.S. DEPARTMENT OF LABOR—Continued

MODIFICATIONS—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>WD No. AM-425-56 F.R. 15906, Brown County, Wis., Modification No. 3</i>						
CHANGE:						
Building construction:						
Carpenters and soft floor layers.....	6.65	.25	.15		.02	
Millwrights.....	6.90	.25	.15		.02	
Piledrivers.....	6.90	.25	.15		.02	
OMIT:						
Building construction schedule for laborers issued in Modification No. 1.						
ADD:						
Schedule for laborers.						
Wis.—15—Lab M:						
Laborers:						
Group A:						
Construction laborers, form stripper, form oiler, form cleaner, dumpmen, pitmen, building wrecker, plumbers' laborer, motorized buggy operator, concrete laborer, air spade and chipping hammer, drag tender and signalman, concrete pump and nozzle man, bituminous worker.....	5.35	.25	.15			
Group B:						
Plaster tender, hod carrier, dry cement handler, kettlemen, vibrator operator, slacking line, tile setter helper, core drill operator.....	5.40	.25	.15			
Group C:						
Jackhammer operator, driller, gunite men, burner on wrecking, air operated concrete breaker sheeting driver, power tamper, forklift operator, jumping jack, terrazzo grinder, mortar and plaster mixer, cressote worker, bobcat operator, sandblaster, welder, mudjack operator, precast erector, bituminous raker, and luteman.....	5.55	.25	.15			
<i>WD No. AM-424-56 F.R. 15970, Dane County, Wis., Modification No. 5</i>						
CHANGE:						
Wisconsin 14—Lab H:						
Building, sewer, tunnel, watermain, natural gas and incidental paving construction:						
Laborers, building:						
Pneumatic tool operator, airhammer, jackhammer, concrete buster, sheeting driver, air spade.....	6.10	.25	.15			
Vibrator, air tamper and mortar mixer.....	5.95	.25	.15			
General laborer, concrete work, form strippers, mason tenders, building wreckers.....	5.80	.25	.15			
Sewer and watermain construction:						
Pipe layer.....	6.15	.25	.15			
Caulker.....	6.05	.25	.15			
Bottomman, bracer and manhole builder (cement).....	5.95	.25	.15			
General laborer.....	5.80	.25	.15			
Tunnel construction:						
Caisson and miner.....	6.30	.25	.15			
General laborer.....	5.95	.25	.15			
Natural gas construction:						
Coating and wrapping.....	5.95	.25	.25			
General laborer.....	5.80	.25	.15			
Laborers on bituminous roadways:						
Raker and luteman.....	5.95	.25	.15			
Dumper, ironer, tamper.....	5.85	.25	.15			
Duster, shoveler and sweeper, and general laborer.....	5.80	.25	.15			
Laborers on street construction:						
Formsetter, joint sawer.....	5.95	.25	.15			
Puddler.....	5.90	.25	.15			
Strickoffman and bullfloat.....	5.85	.25	.15			
Dumpman, pitman, and general laborer.....	5.80	.25	.15			
Plasterers' laborers:						
Master mixer.....	6.20	.25	.15			
Hod carrier.....	5.95	.25	.15			
<i>WD No. AM-425-56 F.R. 15978, Eau Claire County, Wis., Modification No. 3</i>						
CHANGE:						
Building construction:						
Laborers:						
Laborers, common.....	5.30	.25	.15			
Mason tender.....	5.30	.25	.15			
Mortar mixer and plaster laborer, air, gas, electric equipment and vibrator operator, kettlemen, dumpmen and pitman, burner on wrecking, scaffold builder and washing walls on swinging scaffold.....	5.45	.25	.15			
Gunite man and nozzle men, puddlers (when concrete pumps and when working behind paving machine), cement dumper, scaffold builder, kettlemen, burner on wrecking, dumpman and pitman.....	5.45	.25	.15			
Jackhammer.....	5.55	.25	.15			
<i>WD No. AM-426-56 F.R. 15976, Juneau County, Wis., Modification No. 4</i>						
CHANGE:						
Building construction:						
Jurisdiction of carpenters, area north of Camp Douglas, to read northeast section of county—above Camp Douglas.						
Jurisdiction of carpenters, Camp Douglas, Huster, Elroy and vicinity to read western one-half of county.						
Carpenters:						
Northeast section of county—above Camp Douglas:						
Carpenters.....	6.33	.25	.30	.10		
Millwrights.....	6.93	.25	.30	.10		
Piledrivers.....	6.83	.25	.30	.10		
Western one-half of county:						
Soft floor layers.....	5.20					
ADD:						
Building construction.						
Footnote:						
g. Holidays: A through F, providing employee works 1 year, and the day before and after the holiday. With 1 year of service employee also receives a 1-week paid vacation.						
<i>WD No. AM-427-56 F.R. 15979, Kenosha County, Wis., Modification No. 3</i>						
CHANGE:						
Building construction:						
Cement masons.....						
Wisconsin 20—LAB-1 G:	6.92					
Laborers:						
General laborers, mason tenders.....	5.52	.40	.25			
Building wreckers, plaster laborer, and torch burner.....	5.67	.40	.25			
Vibrators, air spades and all other pneumatic tools.....	5.82	.40	.25			
Jackhammers, concrete busters, mechanical concrete buggies, forklift, caisson and concrete pump nozzle men.....	6.12	.40	.25			

U.S. DEPARTMENT OF LABOR—Continued

MODIFICATIONS—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
<i>WD No. AM-428-86 F.R. 15984, La Crosse County, Wis. Modification No. 3</i>						
CHANGE: Building construction:						
Soft floor layers.....	5.20			.4		
ADD: Building construction:						
Footnotes:						
d. Holidays: A through F, providing employee works 1 year, and the day before and after the holiday. With 1 year of service the employee also receives a 1-week paid vacation.						
<i>WD No. AM-429-86 F.R. 15988, Marathon County, Wis. Modification No. 3</i>						
CHANGE: Building construction:						
Carpenters.....	6.33	.25	.33	.10		
Millwrights.....	6.93	.25	.33	.10		
Piledrivermen.....	6.83	.25	.33	.10		
<i>WD No. AM-430-86 F.R. 15991, Milwaukee County, Wis. Modification No. 4</i>						
CHANGE: Building construction:						
Electricians.....	7.07	.37	1%+.20	7%	.25%	
Description of work to read:						
Building, heavy and highway construction including residential construction, and dredging.						
<i>WD No. AM-431-86 F.R. 15997, Polk County, Wis. Modification No. 2</i>						
CHANGE: Building construction:						
Laborers:						
Laborers, common.....	5.30	.25	.15			
Mason tender.....	5.30	.25	.15			
Mortar mixer and plaster laborer, air, gas and electrical equipment, dumpmen and pitmen, burner on wrecking, scaffold builder and washing vaults on swinging scaffold.....	5.45	.25	.15			
Gunite man and nozzle men, puddlers (when working behind paving machine), cement dumper, scaffold builder, kettlemen, vibrator operator.....	5.45	.25	.15			
Jackhammer.....	5.55	.25	.15			
<i>WD No. AM-432-86 F.R. 16000, Racine County, Wis. Modification No. 4</i>						
CHANGE: Building construction:						
Plasterers.....	6.30	.25	.40	.30		
<i>WD No. AM-434-86 F.R. 16008, Waukesha County, Wis. Modification No. 3</i>						
CHANGE: Building construction:						
Electricians.....	7.07	.37	1%+.20	7%	.25%	
<i>WD No. AM-435-86 F.R. 16013, Winnebago County, Wis. Modification No. 4</i>						
CHANGE: Building construction:						
Carpenters.....	6.45	.25	.15		.02	
Millwrights.....	6.90	.25	.15		.02	
Piledrivermen.....	6.90	.25	.15		.02	
Soft floor layers.....	6.45	.25	.15		.02	
OMIT: Building construction schedule for laborers issued in Modification No. 2.						
ADD: Schedule for laborers.						
Wis.—15—Lab M:						
Laborers:						
Group A:						
Construction laborers, form stripper, form oiler, form cleaner, dumpmen, pitmen, building wrecker, plumber's laborer, motorized buggy operator, concrete laborer, air spade and chipping hammer, drag tender and signman, concrete pump and nozzle man, bituminous worker.....						
	5.35	.25	.15			
Group B:						
Plasterer tender, hod carrier, dry cement handler, kettlemen, vibrator operator, slacking line, tile setter helper, core drill operator.....						
	5.40	.25	.15			
Group C:						
Jackhammer operator, driller, gunite men, burner on wrecking, air operated concrete breaker, sheeting driver, power tamper, forklift operator, jumping jack, terrazzo grinder, mortar and plaster mixer, oressote worker, bobcat operator, sandblaster, welder, mudjack operator, precast erector, bituminous raker and luteman.....						
	5.55	.25	.15			
<i>WD No. AM-437-86 F.R. 16020, Barron, Buffalo, Chippewa, Clark, Dunn, Pepin, Pierce, St. Croix, and Trempealeau Counties, Wis. Modification No. 2</i>						
CHANGE: Carpenters:						
St. Croix (eastern one-half of county).....	6.15	.25	.25	.40+a	.03	
Piledrivermen:						
St. Croix (eastern one-half of county).....	6.55	.25	.25	.40+a	.03	
ADD: Carpenters:						
St. Croix (western one-half of county).....	7.13	.40	.15	.50	.02	
Piledrivermen:						
St. Croix (western one-half of county).....	7.13	.40	.15	.50	.02	
<i>WD No. AM-438-86 F.R. 16022, Adams, Green Lake, Langlade, Marquette, Menominee, Portage, Shawano, Waupaca, Waushara, and Wood Counties, Wis. Modification No. 2</i>						
CHANGE: Carpenters:						
Langlade, Portage, Wood, and Adams (north of highway No. 21) Counties.....	6.33	.25	.30	.10		
Green Lake, Marquette, Menominee, Shawano, Waupaca, and Waushara Counties.....	6.65	.25	.15		.02	
Piledrivermen:						
Adams County (north of highway 21), Langlade, Portage, and Wood Counties.....	6.83	.25	.30	.10		
Green Lake, Marquette, Menominee, Shawano, Waupaca, and Waushara Counties.....	6.90	.25	.15		.02	

U.S. DEPARTMENT OF LABOR—Continued

MODIFICATIONS—Continued

Classification	Basic hourly rates	Fringe benefits payments				
		H & W	Pensions	Vacation	App. Tr.	Other
WD No. AM-128-36 F.R. 16084, Crawford, Columbia, Dodge, Grant, Green, Iowa, Jackson, Jefferson, Lafayette, Monroe, Richland, Sauk, and Vernon Counties, Wis. Modification No. 2						
CHANGE:						
Cementmasons:						
Grant County	6.55					
Dodge and Jefferson Counties	6.60	.15	.15	.30		
Iowa, Lafayette, and Green Counties	6.60	.15	.20			
WD No. AM-140-36 F.R. 16085, Calumet, Door, Florence, Kewaunee, Manitowoc, Marinette, Oconto, and Outagamie Counties, Wis. Modification No. 2						
CHANGE:						
Carpenters:						
Florence, Marinette, Oconto, Door, Kewaunee, Manitowoc, Outagamie, and Calumet Counties	6.65	.25	.15		.02	
Piledrivers:						
Florence, Marinette, Oconto, Door, Kewaunee, Manitowoc, Outagamie, and Calumet Counties	6.90	.25	.15		.02	
WD No. AM-441-36 F.R. 16089, Fond du Lac, Ozaukee, Sheboygan, Walworth, and Washington Counties, Wis. Modification No. 2						
CHANGE:						
Carpenters:						
Fond du Lac (except city of Waupun)	6.65	.25	.15		.02	
Piledrivers:						
Fond du Lac (except city of Waupun)	6.90	.25	.15		.02	

[FR Doc. 71-16741 Filed 11-18-71; 8:45 am]

TARIFF COMMISSION

[TEA-W-121]

GRENET FOOTWEAR, INC.

Workers' Petition for Determination of Eligibility To Apply for Adjustment Assistance; Notice of Investigation

On the basis of a petition filed under section 301(a)(2) of the Trade Expansion Act of 1962, by the workers of Grenet Footwear, Inc., 2740 Northwest 35th Street, Miami, FL, the U.S. Tariff Commission, on November 12, 1971, instituted an investigation under section 301(c)(2) of the act to determine whether, as a result in major part of concessions granted under trade agreements, articles like or directly competitive with women's and misses footwear (of the types provided for in items 700.20, 700.43-.45, and 700.55 of the Tariff Schedules of the United States) produced by Grenet Footwear, Inc., are being imported into the United States in such increased quantities as to cause, or threaten to cause, the unemployment or underemployment of a significant number or proportion of the workers of such manufacturing company.

The petitioners have not requested a public hearing. A hearing will be held on request of any other party showing a proper interest in the subject matter of the investigation, provided such request is filed within 10 days after the notice is published in the FEDERAL REGISTER.

The petition filed in this case is available for inspection at the Office of the Secretary, U.S. Tariff Commission, Eighth and E Streets NW., Washington, DC, and at the New York City office of the Tariff Commission located in room 437 of the Customhouse.

Issued: November 15, 1971.

By order of the Commission.

KENNETH R. MASON,
Secretary.

[FR Doc. 71-16910 Filed 11-18-71; 8:49 am]

GENERAL SERVICES
ADMINISTRATION[Federal Property Management Regs.;
Temporary Reg. F-129]

SECRETARY OF DEFENSE

Delegation of Authority

1. *Purpose.* This regulation delegates authority to the Secretary of Defense to represent the consumer interests of the executive agencies of the Federal Government in an electric service rate proceeding.

2. *Effective date.* This regulation is effective immediately.

3. *Delegation.* a. Pursuant to the authority vested in me by the Federal Property and Administrative Services Act of 1949, 63 Stat. 377, as amended, particularly sections 201(a)(4) and 205(d) (40 U.S.C. 481(a)(4) and 486(d)), authority is delegated to the Secretary of Defense to represent the consumer interests of the executive agencies of the Federal Government before the Utah Public Service Commission in a proceeding (Case No. 6405) involving the application of the Utah Power and Light Co. for a rate increase.

b. The Secretary of Defense may redelegate this authority to any officer, official, or employee of the Department of Defense.

c. This authority shall be exercised in accordance with the policies, procedures, and controls prescribed by the General Services Administration, and, further, shall be exercised in cooperation with the responsible officers, officials, and employees thereof.

Dated: November 12, 1971.

ROD KREGER,
Acting Administrator
of General Services.

[FR Doc. 71-16954 Filed 11-18-71; 8:52 am]

INTERAGENCY TEXTILE
ADMINISTRATIVE COMMITTEE

CERTAIN COTTON TEXTILES PRODUCED OR MANUFACTURED IN EL SALVADOR

Entry or Withdrawal from Warehouse for Consumption

NOVEMBER 12, 1971.

On October 29, 1971, the U.S. Government in furtherance of the objectives of, and under the terms of, the Long-Term Arrangement Regarding International Trade in Cotton Textiles, done at Geneva on February 9, 1962, and extended through September 30, 1973, requested the Government of El Salvador to enter into consultations concerning exports to the United States of cotton textiles in Category 9 produced or manufactured in El Salvador. In that request the U.S. Government stated its view that exports in this category from El Salvador should be restrained for the 12-month period beginning October 29, 1971, and extending through October 28, 1972.

Notice is hereby given that under the provisions of articles 3 and 6(c) of the Long-Term Arrangement, if no solution is mutually agreed upon by the two governments within sixty (60) days of the date of the aforementioned note, entry and withdrawal from warehouse for consumption of cotton textiles in Category 9 produced or manufactured in El Salvador and exported from El Salvador on and after the date of such note may be restrained.

STANLEY NEHMER,
Chairman, Interagency Textile
Administrative Committee,
and Deputy Assistant Secretary
for Resources.

[FR Doc. 71-16903 Filed 11-18-71; 8:48 am]

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