and 20 percent in other months of", and the word "distributing".

Statement of Consideration

This rule suspends certain portions of the pool plant and producer definitions of the Eastern Colorado order. The suspension will make it easier for handlers to qualify milk for pooling under the order.

The suspension was requested by Mid-America Dairymen, Inc. (Mid-Am), a cooperative association that has pooled milk of dairy farmers on the Eastern Colorado order for several years. Mid-Am requested the suspension to prevent the uneconomic and inefficient movement of milk for the sole purpose of pooling the milk of producers who have been historically associated with the Eastern Colorado order.

For the months of September 1995 through February 1996, the restriction on the months when automatic pool plant status applies for supply plants will be removed. For the months of September 1995 through August 1996, the touch-base requirement will not apply and the diversion allowance for cooperatives will be raised.

These provisions have been suspended for several years to maintain the pool status of producers who have historically supplied the fluid needs of Eastern Colorado distributing plants. The marketing conditions which justified the prior suspensions continue to exist.

Mid-Am asserts that they have made a commitment to supply the fluid milk requirements of distributing plants if the suspension request is granted. Without the suspension action, to qualify certain of its milk for pooling, it would be necessary for the cooperative to ship milk from distant farms to Denver-area bottling plants. The distant milk would displace milk produced on nearby farms that would then have to be shipped from the Denver area to manufacturing plants located in outlying areas.

There are ample supplies of locally produced milk that can be delivered directly from farms to distributing plants to meet the market's fluid needs without requiring shipments from supply plants.

This suspension is found to be necessary for the purpose of assuring that producers' milk will not have to be moved in an uneconomic and inefficient manner to ensure that producers whose milk has long been associated with the Eastern Colorado marketing area will continue to benefit from pooling and pricing under the order.

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

- (a) The suspension is necessary to reflect current marketing conditions and to assure orderly marketing conditions in the marketing area, in that such rule is necessary to permit the continued pooling of the milk of dairy farmers who have historically supplied the market without the need for making costly and inefficient movements of milk;
- (b) This suspension does not require of persons affected substantial or extensive preparation prior to the effective date; and
- (c) Notice of proposed rulemaking was given interested parties and they were afforded opportunity to file written data, views or arguments concerning this suspension. One comment supporting and no comments opposing the suspension were received.

Therefore, good cause exists for making this order effective less than 30 days from the date of publication in the Federal Register.

List of Subjects in 7 CFR Part 1137

Milk marketing orders.

For the reasons set forth in the preamble, the following provisions in Title 7, Part 1137, are amended as follows:

PART 1137—MILK IN THE EASTERN **COLORADO MARKETING AREA**

1. The authority citation for 7 CFR Part 1137 continues to read as follows:

Authority: 7 U.S.C. 601-674.

§1137.7 [Suspended in part]

2. In § 1137.7(b), the second sentence is amended by suspending the words 'plant which has qualified as a" and "of March through August" from September 1, 1995, through February 29, 1996.

§1137.12 [Suspended in part]

- 3. In § 1137.12(a)(1), the first sentence is amended by suspending the words "from whom at least three deliveries of milk are received during the month at a distributing pool plant" from September 1, 1995, through August 31, 1996.
- 4. In § 1137.12(a)(1), the second sentence is amended by suspending the words "30 percent in the months of March, April, May, June, July, and December and 20 percent in other months of", and the word "distributing" from September 1, 1995, through August 31, 1996.

Dated: August 29, 1995.

Patricia Jensen,

Acting Assistant Secretary, Marketing and Regulatory Programs.

[FR Doc. 95-22005 Filed 9-5-95; 8:45 am] BILLING CODE 3410-02-P

Rural Housing and Community **Development Service**

Rural Business and Cooperative Development Service

Rural Utilities Service

Consolidated Farm Service Agency

7 CFR Part 1942

RIN 0572-AB11

Community Facility Loans and Grants—Timber-Dependent Communities

AGENCIES: Rural Housing and Community Development Service, Rural **Business and Cooperative Development** Service, Rural Utilities Service, and Consolidated Farm Service Agency, USDA.

ACTION: Final rule.

SUMMARY: The regulations that are utilized by the Rural Utilities Service (RUS) and the Rural Housing and Community Development Service (RHCDS) in administering Community Facility Loans and Grants are being amended. This action is necessary to implement provisions of Public Law 103–427, provides for a temporary increase in the maximum population for eligibility for certain loans and grants as contained in the Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) (CONACT) for certain timberdependent communities in the Pacific Northwest. The temporary expanded eligibility applies to the following programs; (1) Water and Waste Disposal (WWD) loans and grants, (2) Community Facilities Loans (CF), and (3) Local Technical Assistance and Planning Grants.

DATES: This final rule is effective on September 6, 1995.

FOR FURTHER INFORMATION CONTACT: Jerry W. Cooper, Loan Specialist, Water and Waste Disposal Division, Rural Utilities Service, USDA, South Agriculture Building, Room 6328, Washington, DC 20250, telephone: (202) 720-9589.

SUPPLEMENTARY INFORMATION: Classification

This rule has been determined to be significant and was reviewed by OMB under Executive Order 12866.

Intergovernmental Review

These programs are listed in the Catalog of Federal Domestic Assistance under number 10.760, Water and Waste Systems For Rural Communities and 10.766, Community Facilities Loans and are subject to the provisions of Executive Order 12372 which requires intergovernmental consultation with State and local officials.

Environmental Impact Statement

This action has been reviewed in accordance with FmHA Instruction 1940–G, "Environmental Program." It has been determined that the action does not constitute a major Federal action significantly affecting the quality of the human environment, and in accordance with the National Environmental Policy Act of 1969, Pub. L. 91–190, an Environmental Impact Statement is not required.

Compliance With Executive Order 12778

The regulation has been reviewed in light of Executive Order 12778 and meets the applicable standards provided in sections 2(a) and 2(b)(2) of that Order. Provisions within this part which are inconsistent with State law are controlling. All administrative remedies pursuant to 7 CFR Part 1900 Subpart B must be exhausted prior to filing suit.

Paperwork Reduction Act

In accordance with the Paperwork Reduction Act (44 U.S.C. 3507), the information collection requirements included in this rule have been approved through 7 CFR 1942–A. The assigned OMB control number is 0575–0015. This rule does not revise or impose any new information collection or recordkeeping requirements from those approved by the Office of Management and Budget.

Background

It is the policy of this Department that rules relating to public property, loans, grants, benefits, or contracts shall be published for comment notwithstanding the exemption in 5 U.S.C. 553 with respect to such rules. These amendments, however, are not published for proposed rulemaking because they are merely following the specific directions of Public Law 103-427 and no discretion is left with the agency as to the population eligibility of certain timber-dependent communities in the Pacific Northwest. Good cause is found that notice and public procedure thereon are impractical, unnecessary and contrary to the public interest.

Public Law 103–427 addresses the financial needs of rural communities in

the Pacific Northwest that are struggling to retool their economies in the face of necessary changes in timber-cutting policies. Certain rural communities in the Pacific Northwest are experiencing significant economic difficulties as a result of their proximity to the range of the northern spotted owl will benefit from the expanded loan and grant eligibility.

The CŎNACT caps the eligibility of cities or towns at 10,000 inhabitants for RUS WWD loans and grants and 20,000 inhabitants for RHCDS CF loans. Public Law 103-427 temporarily expands, until September 30, 1998, the population to 25,000 inhabitants if the cities or towns meet certain criteria. The communities must; (1) lie within 100 miles of the boundary of a national forest covered by the Federal document entitled "Forest Plan for a Sustainable Economy and a Sustainable Environment," dated July 1, 1993; and (2) be located in a county in which at least 15 percent of the total primary and secondary labor and proprietor income is derived from forestry, wood products, or forestrelated industries such as recreation and

The Local Technical Assistance and Planning Grant program is impacted by this legislation. However, there are no existing regulations for this program, and therefore, that program is not included in this amendment.

List of Subjects in 7 CFR Part 1942

Community development, Community facilities, Grant programs— Housing and community development, Rural areas, Waste treatment and disposal—Domestic, Water supply— Domestic.

Therefore, chapter XVIII, title 7, Code of Federal Regulations is amended as follows:

PART 1942—ASSOCIATIONS

1. The authority citation for part 1942 continues to read as follows:

Authority: 7 U.S.C. 1989; 16 U.S.C. 1005; 5 U.S.C. 301; 7 CFR 2.23; 7 CFR 2.70.

Subpart A—Community Facility Loans

2. Section 1942.17 is amended by adding paragraph (b)(6) to read as follows:

§ 1942.17 Community facilities.

(b) * * *

(6) Expanded eligibility for timberdependent communities in Pacific Northwest. In the Pacific Northwest, defined as an area containing national forest covered by the Federal document entitled, "Forest Plan for a Sustainable Economy and a Sustainable Environment," dated July 1, 1993; the population limits contained § 1942.17(b) are expanded to include communities with not more than 25,000 inhabitants until September 30, 1998, if:

- (i) Part or all of the community lies within 100 miles of the boundary of a national forest covered by the Federal document entitled, "Forest Plan for a Sustainable Economy and a Sustainable Environment," dated July 1, 1993; and
- (ii) The community is located in a county in which at least 15 percent of the total primary and secondary labor and proprietor income is derived from forestry, wood products, or forestrelated industries such as recreation and tourism.

Dated: August 4, 1995.

Michael V. Dunn,

Acting Under Secretary for Rural Economic and Community Development.

[FR Doc. 95-22006 Filed 9-5-95; 8:45 am] BILLING CODE 3410-32-U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 95-ANE-51; Amendment 39-9361; AD 95-18-14]

Airworthiness Directives; General Electric Company CF6 Series Turbofan Engines

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; request for comments.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that is applicable to General Electric Company (GE) CF6 series turbofan engines. This action requires a more detailed fluorescent penetrant inspection process for GE CF6 series high pressure compressor rotor (HPCR) stage 3-9 spools. This amendment is prompted by an uncontained failure of the HPCR stage 3-9 spool attributed to a material defect located in the hub to web transition area of the stage 6 disk. The actions specified in this AD are intended to prevent an uncontained HPCR engine failure, which can result in damage to the aircraft.

DATES: Effective September 21, 1995.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 21, 1995.