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Federal Register

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This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

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DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

7 CFR Part 905

[Docket No. FV00-905-4 IFR]

Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Limiting the Volume of Small Red Seedless Grapefruit

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Interim final rule with request for comments.

SUMMARY: This rule limits the volume of small red seedless grapefruit entering the fresh market under the marketing order covering oranges, grapefruit, tangerines, and tangelos grown in Florida. The marketing order is administered locally by the Citrus Administrative Committee (Committee). This rule limits the volume of sizes 48 (at least 3%16 inches in diameter) and 56 (at least 35/16 inches in diameter) red seedless grapefruit handlers can ship during the first 11 weeks of the 2000–2001 season beginning September 18, 2000.

This limitation provides a sufficient supply of small-sized red seedless grapefruit to meet market demand, without saturating all markets with these small sizes. This rule should help stabilize the grapefruit market and improve grower returns.

DATES: Effective September 18, 2000; comments received by September 25, 2000, will be considered prior to issuance of a final rule.

ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, room 2525–S, P.O. Box 96456, Washington, DC 20090–6456; Fax: (202) 720–5698, or

E-mail: moab.docketclerk@usda.gov. All comments should reference the docket number and the date and page number of this issue of the **Federal Register** and will be made available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.ams.usda.gov/fv/moab.html.

FOR FURTHER INFORMATION CONTACT: William G. Pimental, Southeast Marketing Field Office, Marketing Ore

Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, P.O. Box 2276, Winter Haven, Florida 33883–2276; telephone: (863) 299–4770, Fax: (863) 299–5169; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, room 2525–S, P.O. Box 96456, Washington, DC 20090–6456; telephone: (202) 720–2491, Fax: (202) 720–5698.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, room 2525–S, P.O. Box 96456, Washington, DC 20090–6456; telephone (202) 720–2491, Fax: (202) 720–5698, or E-mail: Jay.Guerber@usda.gov.

SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement No. 84 and Marketing Order No. 905, both as amended (7 CFR part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida, hereinafter referred to as the "order." The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), hereinafter referred to as the "Act."

The Department of Agriculture (Department) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any

handler subject to an order may file with the Secretary a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing the Secretary would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review the Secretary's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

The order provides for the establishment of grade and size requirements for Florida citrus, with the concurrence of the Secretary. These grade and size requirements are designed to provide fresh markets with citrus fruit of acceptable quality and size. This helps create buyer confidence and contributes to stable marketing conditions. This is in the interest of growers, handlers, and consumers, and is designed to increase returns to Florida citrus growers. The current minimum grade standard for red seedless grapefruit is U.S. No. 1, and the minimum size requirement is size 56 (at least 35/16 inches in diameter).

This rule invites comments on limiting the volume of small red seedless grapefruit entering the fresh market. This rule establishes limits on the volume of sizes 48 and 56 red seedless grapefruit handlers can ship during the first 11 weeks of the 2000–2001 season beginning September 18. This rule supplies enough small-sized red seedless grapefruit to meet market demand, without saturating all markets with these small sizes. This rule will help stabilize the grapefruit market and improve grower returns.

Section 905.52 of the order provides authority to limit shipments of any grade or size, or both, of any variety of Florida citrus. Such limitations may restrict the shipment of a portion of a specified grade or size of a variety. Under such a limitation, the quantity of such grade or size that may be shipped by a handler during a particular week is established as a percentage of the total shipments of such variety by such handler in a prior period, established by

the Committee and approved by the Secretary, in which the handler shipped such variety.

Section 905.153 of the regulations provides procedures for limiting the volume of small red seedless grapefruit entering the fresh market. The procedures specify that the Committee may recommend that only a certain percentage of sizes 48 and 56 red seedless grapefruit be made available for shipment into fresh market channels for any week or weeks during the regulatory period. The regulation period is 11 weeks long and begins the third Monday in September. Under such a limitation, the quantity of sizes 48 and 56 red seedless grapefruit that may be shipped by a handler during a regulated week is calculated using the recommended percentage. By taking the recommended weekly percentage times the average weekly volume of red grapefruit handled by such handler in the previous five seasons, handlers can calculate the total volume of sizes 48 and 56 they may ship in a regulated week.

This rule limits the volume of small red seedless grapefruit that can enter the fresh market for each week of the 11-week period beginning September 18, 2000. This rule establishes the weekly percentage for the first three weeks (September 18 through October 8) at 45 percent; for the fourth through seventh weeks (October 9 through November 5) at 40 percent; and for the last four weeks (November 6 through December 3) at 35 percent. This is a change from the percentages originally recommended by

the Committee.

On May 26, 2000, the Committee unanimously voted to establish a weekly percentage of 25 percent for each of the 11 weeks. The Committee's initial recommendation was issued as a proposed rule published in the **Federal Register** on July 11, 2000 (65 FR 42642). No comments were received during the comment period, which expired August 10, 2000. The Committee subsequently met on August 31, 2000, and unanimously recommended adjusting the proposed percentages.

As in the previous three seasons, the Committee initially recommended that the weekly percentage of size regulation be set at 25 percent for each week during the regulatory period. The Committee thought it was best to recommend regulation at the most restrictive level, 25 percent for each of the 11 weeks in the regulated period, and then relax the percentages as warranted by information available closer to the start of the season.

The Committee recognizes the need for and the benefits of the weekly percentage regulation. Members believe that the problems associated with an uncontrolled volume of small sizes entering the market early in the season will recur without such action. However, the Committee believes based on information now available that the initial recommendation was too restrictive, and recommended raising the established base percentages from 25 percent for each of the regulation weeks.

The Committee met on August 31, 2000, and revisited the weekly percentage issue and reviewed information it had acquired since its May meeting. In its discussion, the Committee reviewed the initial percentages recommended and the current state of the crop. The Committee also reexamined shipping information from past seasons, looking particularly at volume across the 11 weeks. The Committee noted that more information helpful in determining the appropriate weekly percentages is available closer to the start of the harvesting season. At the time of the May meeting, grapefruit had not yet begun to size, giving little indication as to the distribution of sizes. Only the most preliminary of crop estimates was available, with the official estimate not to be issued until October.

The 2000–2001 season crop seems to be sizing well. Current indications are that early-season conditions for this year are similar to those of last season. Due to the anticipated similarities, the Committee considered the percentages established last year as a basis for discussing this year's percentages. Committee members thought that last season's percentages had worked well, providing some restriction while affording volume for those markets that prefer the smaller sizes. In making its recommendation, the Committee considered that there had been a reduction in the overall available weekly industry base due to industry consolidation, a reduction in shipments, and packinghouse closings.

The available weekly industry base is the sum of each individual handler's weekly base. A handler's base is calculated by taking that handlers total red seedless grapefruit shipments during the 33 week season for each of the past five seasons, adding them together and dividing by five to calculate an average season. This number is then divided by 33 to derive the average week. This average week is the base for each handler for each of the 11 weeks of the regulatory period. The overall available industry base per week was 937,257 cartons last season. For the 2000–2001 season, the base calculates to 875,688 cartons.

To recognize this reduction in available base, the Committee

recommended establishing the weekly percentages at levels slightly higher than those established for last season. The Committee agreed that the percentage established for the first two weeks of last season of 45 percent was still appropriate, and recommended that the percentages for the first two weeks of the 2000/2001 season be established at 45 percent. The Committee recommended that the third week should also be established at 45 percent, a five percent increase from last season's third week percentage. For the next four weeks the Committee recommended that the weekly percentage be established at 40 percent, an increase from 37 percent for last season. For the last four weeks of regulation, the Committee recommended that the percentage be established at 35 percent, an increase from last season's 32 percent for the final four weeks.

The ongoing problems affecting the European and Asian markets are also a factor. In past seasons, these markets have shown a strong demand for the smaller-sized red seedless grapefruit. The reduction in shipments to these areas experienced during the last few years is expected to continue during the upcoming season. This reduction in demand could result in a greater amount of small sizes for remaining markets to absorb. These factors increase the need for restrictions to prevent the volume of small sizes from overwhelming all markets.

Therefore, based on available information and the experiences from past seasons, the Committee recommended changing the initial weekly percentages from their most restrictive level. The Committee could meet again during the regulation period, as needed, when additional information is available, and determine whether the set percentage levels are appropriate. Any changes to the weekly percentages established by this rule would require additional rulemaking and the approval of the Secretary.

During the three seasons prior to implementation of weekly percentage regulations (1994–95, 1995–96, and 1996–97), returns for red seedless grapefruit had been declining, often not returning the cost of production. On-tree prices for red seedless grapefruit had fallen steadily from \$9.60 per carton (4/5 bushel) during the 1989–90 season, to \$3.45 per carton during the 1994–95 season, to \$1.41 per carton during the 1996–97 season.

The Committee determined that one problem contributing to the market's condition was the excessive number of small-sized grapefruit shipped early in the marketing season. In the 1994–95,

1995–96, and 1996–97 seasons, sizes 48 and 56 accounted for 34 percent of total shipments during the 11-week regulatory period, with the average weekly percentage exceeding 40 percent of shipments. This contrasted with sizes 48 and 56 representing only 26 percent of total shipments for the remainder of the season.

While there is a market for early grapefruit, shipping large quantities of small red seedless grapefruit in a short period oversupplies the fresh market for these sizes and negatively impacts the market for all sizes. For the majority of the season, larger sizes return higher prices than smaller sizes. However, there is a push early to get fruit into the market to take advantage of high prices available at the beginning of the season. The early season crop tends to have a greater percentage of small sizes. This creates a glut of smaller, lower-priced fruit on the market, driving down the price for all sizes.

At the start of the season, larger-sized fruit command a premium price. In some cases, the f.o.b. price is \$4 to \$10 more a carton than for the smaller sizes. In October, the f.o.b. price for a size 27 averages around \$14.00 per carton. This compares to an average f.o.b. price of \$6.00 per carton for size 56. In the three years before the issuance of a percentage size regulation, by the end of the 11-week period covered in this rule, the f.o.b. price for large sizes dropped to within \$1 or \$2 of the f.o.b. price for small sizes.

In the three seasons prior to 1997–98, prices of red seedless grapefruit fell from a weighted average f.o.b. price of \$7.80 per carton to an average f.o.b. price of \$5.50 per carton during the period covered by this rule. Later in the season the crop sized to naturally limit the amount of smaller sizes available for shipment. However, the price structure in the market had already been negatively affected. The market never recovered, and the f.o.b. price for all sizes fell to around \$5.00 to \$6.00 per carton for most of the rest of the season.

An economic study done by the University of Florida—Institute of Food and Agricultural Sciences (UF–IFAS) in May 1997, found that on-tree prices had fallen from a high near \$7.00 per carton in 1991–92 to around \$1.50 per carton for the 1996–97 season. The study projected that if the industry elected to make no changes, the on-tree price would remain around \$1.50 per carton. The study also indicated that increasing minimum size restrictions could help raise returns.

The Committee believes that the over shipment of smaller sized red seedless grapefruit early in the season

contributes to poor returns for growers and lower on-tree values. To address this issue, the Committee voted to utilize the provisions of § 905.153, and established a weekly percentage of size regulation during the first 11 weeks of the 1997–98, 1998–99, and 1999–2000 seasons. The initial recommendation from the Committee was to set the weekly percentages at 25 percent for each of the 11 weeks. Then, as more information on the crop became available, and as the season progressed, the Committee met again and adjusted its recommendations for the weekly percentages as needed. Actual weekly percentages established during the 11week period during the 1999-2000 season were 45 percent for the first two weeks, 40 percent for the third week, 37 percent for the fourth through the seventh week, and 32 percent for the last four weeks. The Committee considered information from past seasons, crop estimates, fruit size, and other available information in making its recommendations.

The Committee has used the percentage size regulation to the betterment of the industry. Prices have increased, and movement has been stable. In each of the three seasons following the 1996-97 season, the Committee has recommended utilizing the percentage size rule. During the 11week period of regulation, the average market price has been higher than for the three years prior to regulation. In late October, the average market price for red seedless grapefruit was \$9.31 for the last three years regulation compared to \$7.22 for the same period for the three years prior to regulation. Market prices also remained at a higher level following the regulation period, with an average price of \$7.31 in mid-December compared to \$6.02 for the three years prior to regulation. The average season price was also higher, with the past three seasons averaging \$7.13 compared to \$5.83 for the three prior years.

The on-tree earnings per box have also been increasing for the past three years, providing better returns to growers. The on-tree price increased from \$3.42 for 1997–98, to \$5.04 for 1998–99, to an estimated \$6.46 for the 1999–2000 season.

Another benefit of percentage size regulation has been in maintaining higher prices for the larger-sized fruit. Larger fruit commands a premium price early in the season. The f.o.b. price for a larger size can be \$4 to \$10 more per carton than for smaller sizes. However, the glut of smaller, lower-priced fruit on the early market was driving down the prices for all sizes. In the three years prior to the implementation of the

percentage size rule, by the end of the 11-week period covered, the f.o.b. price for the large sizes would drop to within \$2 of the f.o.b. price for the smaller sizes. This was not acceptable to the industry.

During the past three years of regulation under the percentage size rule, the average differential between the carton price for a size 27 and the price for a size 56 was \$5.65 at the end of October and remained at \$3.43 in mid-December. During the three years prior to regulation, the average differential between these two sizes was \$3.47 at the end of October, but by mid-December the price for the larger size had dropped to within \$1.68 of the price for the smaller-size fruit. In fact, the average prices for each size were higher during the three years with regulation than for the three years prior to regulation. The average prices for size 27, size 32, size 36, and size 40 during the 11-week period for the last three years were \$9.07, \$7.91, \$7.16, and \$6.62, respectively. This compares to the average prices for the same sizes during the same period for the three years prior to regulation of \$6.48, \$5.63, \$5.59, and \$5.34, respectively.

The percentage size regulation has also been helpful in stabilizing the volume of small sizes entering the fresh market early in the season. During the three years prior to regulation, small sizes accounted for over 34 percent of the total shipments of red seedless grapefruit during the 11-week period covered in the rule. This compares to 31 percent for the same period for the last three years of regulation. There has also been a 43 percent reduction in the volume of small sizes entering the fresh market during the 11-week regulatory period from 1995–96 to 1999–2000.

An economic study done by Florida Citrus Mutual (Lakeland, Florida) in April 1998 found that the weekly percentage regulation had been effective. The study stated that part of the strength in early season pricing appeared to be due to the use of the weekly percentage rule to limit the volume of sizes 48 and 56. It said that prices were generally higher across the size spectrum with sizes 48 and 56 having the largest gains, and larger-sized grapefruit registering modest improvements. The rule shifted the size distribution toward the higher-priced, larger-sized grapefruit, which helped raise weekly average f.o.b. prices. It further stated that size 48 and 56 grapefruit accounted for around 27 percent of domestic shipments during the same 11 weeks during the 1996-97 season. Comparatively, sizes 48 and 56 accounted for only 17 percent of

domestic shipments during the same period in 1997–98, as small sizes were used to supply export customers with preferences for small-sized grapefruit.

During deliberations in past seasons as to weekly percentages, the Committee considered how past shipments had affected the market. Based on available statistical information, the Committee members believed that once shipments of sizes 48 and 56 reach levels above 250,000 cartons a week, prices declined on those and most other sizes of red seedless grapefruit. The Committee believed that if shipments of small sizes could be maintained at around 250,000 cartons a week, prices should stabilize and demand for larger, more profitable sizes should increase.

While the Committee did eventually vote last season to increase the weekly percentages, shipments of sizes 48 and 56 during the 11 weeks regulated remained close to the 250,000-carton mark. This may have contributed to the success of the regulation.

In setting the weekly percentage for each week at 25 percent for the 2000–2001 season, the total available allotment would have approximated 218,922 (25 percent of the total industry base of 875,688 cartons). Consequently, there is room to increase the percentages while holding weekly shipments of sizes 48 and 56 close to the 250,000-carton mark, as was done last season.

In making its recommendation, the Committee reviewed experiences from the past seasons. The Committee examined shipment data covering the 11-week regulatory period for the last three regulated seasons and the three prior seasons. The information contained the amounts and percentages of sizes 48 and 56 shipped during each week. The Committee believes establishing weekly percentages during the last three seasons was successful. The past regulations helped maintain prices at a higher level than the previous years without regulation, and sizes 48 and 56 by count and as a percentage of total shipments were reduced. The Committee considered the past problems and the success of the percentage rule and decided to recommend using the percentage of size provisions for the coming season beginning September 18, 2000.

Therefore, this rule establishes the weekly percentages for these small sizes at 45 percent for the first three weeks (September 18 through October 8); for the fourth through seventh weeks (October 9 through November 5) at 40 percent; and for the last four weeks (November 6 through December 3) at 35 percent.

Under § 905.153, the quantity of sizes 48 and 56 red seedless grapefruit that may be shipped by a handler during a regulated week will be calculated using the recommended percentages 45, 40, or 35 percent, depending on the week. By taking the weekly percentage times the average weekly volume of red grapefruit handled by such handler in the previous five seasons, handlers can calculate the total volume of sizes 48 and 56 they may ship in a regulated week.

The Committee calculates an average week for each handler using the following formula. The total red seedless grapefruit shipments by a handler during the 33 week period beginning the third Monday in September and ending the first Sunday in May during the previous five seasons are added and divided by five to establish an average season. This average season is then divided by the 33 weeks to derive the average week. This average week is the base for each handler for each of the 11 weeks of the regulatory period. The weekly percentage, in this case either 45, 40, or 35 percent, is multiplied by a handler's average week. The product is that handler's total allotment of sizes 48 and 56 red seedless grapefruit for the given week.

Under this rule handlers can fill their allotment with size 56, size 48, or a combination of the two sizes such that the total of these shipments are within the established limits. The Committee staff will perform the specified calculations and provide them to each handler.

The average week for handlers with less than five previous seasons of shipments is calculated by averaging the total shipments for the seasons they did ship red seedless grapefruit during the immediately preceding five years and dividing that average by 33. New handlers with no record of shipments have no prior period on which to base their average week. Therefore, a new handler can ship small sizes equal to 45, 40, or 35 percent, depending on the week, of their total volume of shipments during their first shipping week (depending on when they begin shipping). Once a new handler has established shipments, their average week is calculated as an average of the weeks they have shipped during the current season.

The regulatory period begins the third Monday in September, September 18, 2000. Each regulation week would begin Monday at 12 a.m. and end at 11:59 p.m. the following Sunday, since most handlers keep records based on Monday being the beginning of the workweek. The rules and regulations governing percentage size regulation contain a variety of provisions designed to provide handlers with some marketing flexibility. When the Secretary establishes regulation for a given week, the Committee calculates the quantity of small red seedless grapefruit that may be handled by each handler. Section 905.153(d) provides allowances for overshipments, loans, and transfers of allotment. These tolerances allow handlers the opportunity to supply their markets while limiting the impact of small sizes.

During any week for which the Secretary has fixed the percentage of sizes 48 and 56 red seedless grapefruit, any handler could handle an amount of sizes 48 or 56 red seedless grapefruit not to exceed 110 percent of their allotment for that week. The quantity of overshipments (the amount shipped in excess of a handler's weekly allotment) will be deducted from the handler's allotment for the following week. Overshipments are not allowed during week 11 because there are no allotments the following week from which to deduct the overshipments.

If handlers fail to use their entire allotments in a given week, the amounts undershipped are not carried forward to the following week. However, a handler to whom an allotment has been issued can lend or transfer all or part of such allotment (excluding the overshipment allowance) to another handler. In the event of a loan, each party, prior to the completion of the loan agreement, notifies the Committee of the proposed loan and date of repayment. If a transfer of allotment is desired, each party will promptly notify the Committee so that proper adjustments of the records can be made. In each case, the Committee confirms in writing all such transactions prior to the following week.

The Committee can also act on behalf of handlers wanting to arrange allotment loans or participate in the transfer of allotment. Repayment of an allotment loan is at the discretion of the handlers party to the loan. The Committee will notify each handler prior to that particular week of the quantity of sizes 48 and 56 red seedless grapefruit such handler can handle during a particular week, making the necessary adjustments for overshipments and loan repayments.

This rule does not affect the provision that handlers may ship up to 15 standard packed cartons (12 bushels) of fruit per day exempt from regulatory requirements. Fruit shipped in gift packages that are individually addressed and not for resale, and fruit shipped for animal feed are also exempt from handling requirements under

specific conditions. Also, fruit shipped to commercial processors for conversion into canned or frozen products or into a beverage base are not subject to the handling requirements under the order.

The introductory text of § 905.350 is proposed to be modified to reflect the Committee recommendation to establish the minimum size for red seedless grapefruit at size 56 on a continuous basis. A proposed rule to implement this recommendation will be published in a separate issue of the **Federal Register**.

Section 8e of the Act requires that whenever grade, size, quality, or maturity requirements are in effect for certain commodities under a domestic marketing order, including grapefruit, imports of that commodity must meet the same or comparable requirements. This rule does not change the minimum grade and size requirements under the order, only the percentages of sizes 48 and 56 red grapefruit that may be handled. Therefore, no change is necessary in the grapefruit import regulations as a result of this action.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), AMS has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 75 grapefruit handlers subject to regulation under the order and approximately 11,000 growers of citrus in the regulated area. Small agricultural service firms, which includes handlers, have been defined by the Small Business Administration (SBA) as those having annual receipts of less than \$5,000,000, and small agricultural producers are defined as those having annual receipts of less than \$500,000 (13 CFR 121.201).

Based on industry and Committee data, the average annual f.o.b. price for fresh Florida red grapefruit during the 1999–2000 season was around \$7.52 per ½ bushel carton, and total fresh shipments for the 1999–2000 season are estimated at 25.6 million cartons of red grapefruit. Approximately 25 percent of all handlers handled 70 percent of Florida grapefruit shipments. In addition, many of these handlers ship

other citrus fruit and products which are not included in Committee data but would contribute further to handler receipts. Using the average f.o.b. price, about 69 percent of grapefruit handlers could be considered small businesses under SBA's definition. Therefore, the majority of Florida grapefruit handlers may be classified as small entities. The majority of Florida grapefruit producers also may be classified as small entities.

This rule limits the volume of small red seedless grapefruit entering the fresh market during the first 11 weeks of the 2000–01 season, beginning September 18, 2000. The over shipment of smallersized red seedless grapefruit early in the season has contributed to below production cost returns for growers and lower on tree values. This rule limits the volume of sizes 48 and 56 red seedless grapefruit by setting the weekly percentage for the 11 weeks at 45 percent for the first three weeks (September 18 through October 8); for the fourth through seventh weeks (October 9 through November 5) at 40 percent; and for the last four weeks (November 6 through December 3) at 35 percent. This is a change from the Committee's original recommendation of a 25 percent weekly percentage for the 11 weeks. The quantity of sizes 48 and 56 red seedless grapefruit that may be shipped by a handler during a particular week is calculated using the recommended percentage. This rule utilizes the provisions of § 905.153. Authority for this action is provided in § 905.52 of the order.

While this rule may necessitate spot picking, which could entail slightly higher harvesting costs, many in the industry are already using the practice. In addition, because this regulation is only in effect for part of the season, the overall effect on costs is minimal. This rule is not expected to appreciably increase costs to producers. Over the past three seasons, producers have adjusted their harvesting operations to more efficiently conform with the percentage size regulation and to keep their harvesting costs as low as possible.

If a 25 percent restriction on small sizes had been applied during the 11-week period for the three seasons prior to the 1997–98 season, an average of 4.2 percent of overall shipments during that period would have been constrained by regulation. A large percentage of this volume most likely could have been replaced by larger sizes for which there are no volume restrictions. Under regulation, larger sizes have been substituted for smaller sizes with a nominal effect on overall shipments. Also, handlers can transfer, borrow, or loan allotment based on their needs in

a given week. Handlers also have the option of over shipping their allotment by 10 percent in a week, provided the overshipment is deducted from the following week's shipments.

Approximately 120 loans and transfers were utilized last season. Statistics for 1999–2000 show that in none of the regulated weeks was the total available allotment used. Therefore, the overall impact of this regulation on total shipments should be minimal.

Handlers and producers have received higher returns under percentage size regulation. In late October, during the last three years with regulation, the average market price for red seedless grapefruit was \$9.31 compared to \$7.22 for the same time during the three years prior to regulation. Prices have also remained higher, with an average price of \$7.31 in mid-December during regulation compared to \$6.02 for the three years prior to regulation. The average season price was also higher, with the past three seasons with regulation averaging \$7.13 compared to \$5.83 for the three prior seasons.

The on-tree earnings per box have also increased for the past three years, providing better returns to growers. The on-tree price increased from \$3.42 for 1997–98, to \$5.04 for 1998–99, to an estimated \$6.46 for the 1999–2000 season. These increased returns when coupled with the overall volume of red seedless grapefruit more than offset any additional costs associated with this regulation.

The purpose of this rule is to help stabilize the market and improve grower returns by limiting the volume of small sizes marketed early in the season. This rule provides a supply of small-sized red seedless grapefruit sufficient to meet market demand, without saturating all markets with these small sizes. The opportunities and benefits of this rule are expected to be available to all red seedless grapefruit handlers and growers regardless of their size of operation.

The Committee considered one alternative to taking this action. The alternative was leaving the weekly percentages at 25 percent. However, the Committee believed that the 25 percent level was too restrictive. Therefore, this option was rejected.

Handlers utilizing the flexibility of the loan and transfer aspects of this action are required to submit a form to the Committee. The rule increases the reporting burden on approximately 75 handlers of red seedless grapefruit who will be taking about 0.03 hour to complete each report regarding allotment loans or transfers. The information collection requirements contained in this section have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) and assigned OMB number 0581-0094. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sectors.

The Department has not identified any relevant Federal rules that duplicate, overlap or conflict with this interim final rule. However, red seedless grapefruit must meet the requirements as specified in the U.S. Standards for Grades of Florida Grapefruit (7 CFR 51.760 through 51.784) issued under the Agricultural Marketing Act of 1946 (7

U.S.C. 1621 through 1627).

The Committee's meeting was widely publicized throughout the citrus industry and all interested persons were invited to attend the meeting and participate in Committee deliberations on all issues. Like all Committee meetings, the May 26, 2000 and the August 31, 2000, meetings were public meetings and all entities, both large and small, were able to express views on this issue. Interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ fv/moab.html. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION **CONTACT** section.

A proposed rule concerning this action was published in the Federal Register on July 11, 2000 (65 FR 42642). Copies of the rule were mailed or sent via facsimile to all Committee members and grapefruit growers and handlers. The Office of the Federal Register, the Department, and the Committee also made this rule available through the

A 30-day comment period was provided to allow interested persons to respond to the proposal. The comment period ended August 10, 2000. No comments were received.

As previously stated, subsequent to the issuance of the proposed rule, the Committee met and recommended modifying its original recommendation. The Committee recommended that the weekly percentages be changed from 25 percent for each of the 11 regulated weeks to 45 percent for the first three weeks (September 18 through October 8); 40 percent for the next four weeks

(October 9 through November 5); and 35 percent for the last four weeks (November 6 through December 3). Because of this recommendation, the Department has determined that interested parties should be provided the opportunity to comment on the changes to the original recommendation. However, the Department has further determined that extending the comment period with no percentages in effect limiting the shipment of small red seedless grapefruit when the period of regulation begins would be detrimental to the industry. Therefore, the Department is instituting the regulations on small red seedless grapefruit through this interim final rule that allows 10 additional days to comment.

Ten days is deemed appropriate because the regulation period begins September 18, 2000, and continues for 11 weeks. Adequate time will be necessary so that any changes made to the regulations based on comments filed could be made effective during the 11 week period. All comments received will be considered before a final determination is made on this matter.

After consideration of all relevant material presented, including the information and recommendations submitted by the Committee, and other information, it is found that this rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.

Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register. This rule needs to be in place when the regulatory period begins September 18, 2000, and handlers begin shipping grapefruit. This issue has been widely discussed at various industry and association meetings, and the Committee has kept the industry well informed. Interested persons have had time to determine and express their positions. In addition, these small red grapefruit are already being harvested and handlers need to know the amount they will be allowed to ship. Further, handlers are aware of this rule, which was recommended at public meetings. Also a 30-day comment period was provided for in the proposed rule and a 10-day comment period is provided in this rule.

List of Subjects in 7 CFR Part 905

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements, Tangelos, Tangerines.

For the reasons set forth in the preamble, 7 CFR part 905 is amended as follows:

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

1. The authority citation for 7 CFR Part 905 continues to read as follows:

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

2. Section 905.350 is revised to read as follows:

§ 905.350 Red seedless grapefruit regulation.

This section establishes the weekly percentages to be used to calculate each handler's weekly allotment of small sizes. Handlers can fill their allotment with size 56, size 48, or a combination of the two sizes such that the total of these shipments are within the established weekly limits. The weekly percentages for size 48 (3% inches minimum diameter) and size 56 (35/16 inches minimum diameter) red seedless grapefruit grown in Florida, which may be handled during the specified weeks are as follows:

Week	Weekly percentage
(a) 9/18/00 through 9/24/00	45
(b) 9/25/00 through 10/1/00	45
(c) 10/2/00 through 10/8/00	45
(d) 10/9/00 through 10/15/00	40
(e) 10/16/00 through 10/22/00	40
(f) 10/23/00 through 10/29/00	40
(g) 10/30/00 through 11/5/00	40
(h) 11/6/00 through 11/12/00	35
(i) 11/13/00 through 11/19/00	35
(j) 11/20/00 through 11/26/00	35
(k) 11/27/00 through 12/3/00	35

Dated: September 12, 2000.

Robert C. Keeney,

Deputy Administrator, Fruit and Vegetable Programs.

[FR Doc. 00-23820 Filed 9-12-00; 3:43 pm] BILLING CODE 3410-02-U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 99-CE-84-AD; Amendment 39-11897; AD 2000-18-12]

RIN 2120-AA64

Airworthiness Directives; Polskie Zaklady Lotnicze Spolka zo.o. Models PZL M18, PZL M18A, and PZL M18B Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; request for

comments.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that applies to all Polskie Zaklady Lotnicze Spolka zo.o. (PZL-Mielac) Models PZL M18, PZL M18A, and PZL M18B airplanes. This AD requires you to repetitively inspect the centerwing-tooutboard wing attach joints for cracks in the lugs, corrosion in the main holes, and ovalization of the main holes; repair corrosion and apply anti-corrosion protection; replace the wing attach joints, as necessary; and eliminate any ovalization of the wing main joint holes. This AD is the result two instances of in-flight wing separation on Model PZL M18A airplanes where severe corrosion and pitting led to high stress concentrations on the wing attachment joints. The actions specified by this AD are intended to detect and correct cracks in the lugs, corrosion in the main holes, and ovalization of the main holes, in the centerwing-to-outboard wing attach joints. Such damage could result in failure of the joints with consequent inflight wing separation.

DATES: This amendment becomes effective on September 27, 2000.

The Director of the Federal Register approved the incorporation by reference of certain publications listed in the regulations as of September 27, 2000.

The FAA must receive any comments on this rule on or before October 17, 2000.

ADDRESSES: Submit comments in triplicate to FAA, Central Region, Office of the Regional Counsel, Attention: Rules Docket No. 99–CE–84–AD, 901 Locust, Room 506, Kansas City,

Missouri 64106.

You may get the service information referenced in this AD from Polskie Zaklady Lotnicze Spolka zo.o., Wojska Polskiego 3, 39–300 Mielec, Poland; telephone: 48 17 788 7818; e-mail: pzlservice@ptc.pl. You may examine this information at FAA, Central Region, Office of the Regional Counsel,

Attention: Rules Docket No. 99–CE–84–AD, 901 Locust, Room 506, Kansas City, Missouri 64106; or at the Office of the Federal Register, 800 North Capitol Street, NW, suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT:

Brain Hancock, Aerospace Engineer, FAA, Small Airplane Directorate, 901 Locust, Room 301, Kansas City, Missouri 64106; telephone: (816) 329–4143; facsimile: (816) 329–4090.

SUPPLEMENTARY INFORMATION:

Discussion

What events have caused this AD?
The FAA has received reports of two instances of in-flight wing separation on Model PZL M18A simplement

Model PZL M18A airplanes.

Investigation of the occurrences reveals that severe corrosion and pitting led to high stress concentrations on the centerwing-to-outboard wing attach joints. This resulted in cracks that ran radially from the bore of the fitting. The cracking consequently caused the inflight separation of the wing on the two airplanes.

The Models PZL M18, PZL M18A, and PZL M18B incorporate a similar

type design.

What are the consequences if the condition is not corrected? Cracked or corroded centerwing-to-outboard wing attach joints could result in failure of the joints with consequent in-flight wing separation.

Relevant Service Information

Is there service information that applies to this subject? Polskie Zaklady Lotnicze Co. Ltd. has issued Service Bulletin No. E/02.170/2000, dated August 3, 2000.

What are the provisions of this service bulletin? This service bulletin includes

procedures for:

—Inspecting the centerwing-to-outboard wing attach joints for cracks in the lugs, corrosion in the main holes, and ovalization of the main holes;

Repairing corrosion and applying anti-corrosion protection;

Replacing the wing attach joints; and
 Eliminating ovalization of the wing main joint holes.

The FAA's Determination and an Explanation of the Provisions of the AD

What has FAA decided? After examining the circumstances and reviewing all available information related to the incidents described above, FAA has determined that:

- —An unsafe condition exists or could develop on PZL-Mielac Models PZL M18, PZL M18A, and PZL M18B airplanes of the same type design to those referenced above;
- The actions specified in the above service bulletin should be

- incorporated on the affected airplanes; and
- —AD action should be taken to detect and correct cracks in the lugs, corrosion in the main holes, and ovalization of the main holes, in the centerwing-to-outboard wing attach joints. Such damage could result in failure of the joints with consequent in-flight wing separation.

What does this AD require? This AD requires you to:

- —Repetitively inspect the centerwingto-outboard wing attach joints for cracks in the lugs, corrosion in the main holes, and ovalization of the main holes;
- Repair corrosion and apply anticorrosion protection;
- Replace the wing attach joints, as necessary; and
- Eliminate any ovalization of the wing main joint holes.

You must use magnetic particle methods to accomplish the inspection, and use the procedures included in the maintenance manual. All other procedures to accomplish this AD are included in Polskie Zaklady Lotnicze Co. Ltd. Service Bulletin No. E/02.170/2000, dated August 3, 2000.

We will give initial inspection credit to any owner/operator where the centerwing-to-outboard attach joints were inspected within the last 9 months using magnetic particle methods as specified in the maintenance manual.

What is the compliance time of this AD? The initial inspection compliance time of this AD is "Upon accumulating 3,000 hours time-in-service (TIS) on the airplane or within 30 calendar days after the effective date of this AD, whichever occurs later." The repetitive compliance time of this AD is "Within 500 hours TIS or 12 calendar months after the initial inspection, whichever occurs first; and thereafter at intervals not to exceed 500 hours or 12 calendar months, whichever occurs first."

Why is the compliance presented in both calendar time and hours time-in-service (TIS)? Unless you accomplished the initial inspection within the last 9 calendar months from the effective date of the AD, you must accomplish the initial inspection when the airplane has accumulated 3,000 hours TIS or 30 days, whichever occurs later. Since most of the affected airplanes have accumulated more than 3,000 hours TIS, the 30 days allows a grace period of 30 days for those airplanes. This will assure that:

—The high TIS airplanes have the inspection accomplished within 30 days;

- -The low TIS airplanes will have the inspection accomplished at 3,000 hours total TIS; and
- -None of the affected airplanes will be unnecessarily grounded as a result of this action.

The repetitive compliance time assures that cracks and corrosion do not go undetected on all airplanes by:

- Requiring inspection within 500 hours TIS on the high-usage airplanes;
- -Requiring inspection within 12 calendar months on the low-usage airplanes.

This would allow the airplane owners/operators to schedule the inspections at regularly scheduled maintenance activities.

Will I have the opportunity to comment prior to the issuance of the rule? Because the unsafe condition described in this document could result in an in-flight separation of the wing, FAA finds that notice and opportunity for public prior comment are impracticable. Therefore, good cause exists for making this amendment effective in less than 30 days.

Comments Invited

How do I comment on this AD? Although this action is in the form of a final rule and was not preceded by notice and opportunity for public comment, we invite your comments on the rule. You may submit whatever written data, views, or arguments you choose. You need to include the rule's docket number and submit your comments in triplicate to the address specified under the caption ADDRESSES. We will consider all comments received on or before the closing date specified above. We may amend this rule in light of comments received. Factual information that supports your ideas and suggestions is extremely helpful in evaluating the effectiveness of the AD action and determining whether we need to take additional rulemaking action.

Are there any specific portions of the AD I should pay attention to? The FAA specifically invites comments on the overall regulatory, economic,

environmental, and energy aspects of the rule that might suggest a need to modify the rule. You may examine all comments we receive before and after the closing date of the rule in the Rules Docket. We will file a report in the Rules Docket that summarizes each FAA contact with the public that concerns the substantive parts of this AD.

The FAA is reviewing the writing style we currently use in regulatory documents, in response to the Presidential memorandum of June 1, 1998. That memorandum requires federal agencies to communicate more clearly with the public. We are interested in your comments on whether the style of this document is clearer, and any other suggestions you might have to improve the clarity of FAA communications that affect you. You can get more information about the Presidential memorandum and the plain language initiative at http:// www.plainlanguage.gov.

How can I be sure FAA receives my comment? If you want us to acknowledge the receipt of your comments, you must include a selfaddressed, stamped postcard. On the postcard, write "Comments to Docket No. 99–CE–84–AD." We will date stamp and mail the postcard back to you.

Regulatory Impact

Does this AD impact relations between Federal and State governments?

These regulations will not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, FAA has determined that this final rule does not have federalism implications under Executive Order 13132.

Does this AD involve a significant rule or regulatory action? The FAA has determined that this regulation is an emergency regulation that must be issued immediately to correct an unsafe condition in aircraft, and is not a significant regulatory action under Executive Order 12866. It has been determined further that this action

involves an emergency regulation under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979). If it is determined that this emergency regulation otherwise would be significant under DOT Regulatory Policies and Procedures, a final regulatory evaluation will be prepared and placed in the Rules Docket (otherwise, an evaluation is not required). A copy of it, if filed, may be obtained from the Rules Docket.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

Adoption of the Amendment

Accordingly, under the authority delegated to me by the Administrator, FAA amends part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. FAA amends Section 39.13 by adding a new airworthiness directive (AD) to read as follows:

2000-18-12 Polskie Zaklady Lotnicze Spolka zo.o.: Amendment 39-11897; Docket No. 99-CE-84-AD.

- (a) What airplanes are affected by this AD? This AD applies to Models PZL M18, PZL M18A, and PZL M18B airplanes, all serial numbers, certificated in any category.
- (b) Who must comply with this AD? Anyone who wishes to operate any of the above airplanes on the U.S. Register must comply with this AD.
- (c) What problem does this AD address? The actions specified by this AD are intended to detect and correct cracks in the lugs, corrosion in the main holes, and ovalization of the main holes, in the centerwing-tooutboard wing attach joints. Such damage could result in failure of the joints with consequent in-flight wing separation.
- (d) What must I do to address this problem? To address this problem, you must accomplish the following:

Procedures

(1) Inspect, using magnetic particle methods, the centerwing-to-outboard wing attach joints for cracks in the lugs, corrosion in the main holes, and ovalization of the main holes.

Action

(i) Initial inspection: Unless you have accomplished the required inspection since December 27, 1999 (9 months before the effective date of the AD), accomplish upon accumulating 3,000 hours time-in-service (TIS) on the airplane or within 30 days after September 27, 2000 (the effective date of this AD), whichever occurs later.

Compliance time

(ii) Repetitive inspections:

As specified in Polskie Zak Ady Lotnicze Co. Ltd. Service Bulletin No. E/02.170/2000,

dated August 3, 2000. Use the magnetic particle inspection procedures that are in the maintenance manual for these inspections.

Action	Compliance time	Procedures
 (2) After each inspection, repair corrosion damage found to the extent allowed in the service bulletin and apply anti-corrosion protection. (3) After each inspection, replace the wing attach joints if found cracked or if the corrosion damage is more than is specified in the service bulletin. (4) After each inspection, eliminate any avalization of the wing main joint holes. 	(A) For existing attach joints: Within 500 hours TIS or 12 calendar months, whichever occurs first, after the initial inspection; and thereafter at intervals not to exceed 500 hours TIS or 12 calendar months, whichever occurs first. The first repetitive inspection starts at 12 calendar months after the last inspection for those airplanes that already had the initial inspection accomplished since December 27, 1999 (9 months before the effective date of this AD). (B) For new attach joints: Upon accumulating 3,000 hours TIS on the joint, and thereafter at intervals not to exceed 500 hours TIS or 12 calendar months, whichever occurs first. Prior to further flight after the inspection where the discrepancy was found. Prior to further flight after the inspection where the discrepancy was found.	In accordance with the procedures in Polskie Zak Ady Lotnicze Co. Ltd. Service Bulletin No. E/02.170/2000, dated August 3, 2000. In accordance with the procedures in Polskie Zak Ady Lotnicze Co. Ltd. Service Bulletin No. E/02.170/2000, dated August 3, 2000. In accordance with the procedures in Polskie Zak Ady Lotnicze Co. Ltd. Service Bulletin Co. Lt
ovalization of the wing main joint holes.	where the discrepancy was found.	Zak Ady Lotnicze Co. Ltd. Service Bulle No. E/02.170/2000, dated August 3, 2000

(e) Can I comply with this AD in any other way? You may use an alternative method of compliance or adjust the compliance time if:

(1) Your alternative method of compliance provides an equivalent level of safety; and

(2) The Manager, Small Airplane Directorate, approves your alternative. Submit your request through an FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Small Airplane Directorate.

Note: This AD applies to each airplane identified in paragraph (a) of this AD, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (e) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if you have not eliminated the unsafe condition, specific actions you propose to address it.

- (f) Where can I get information about any already-approved alternative methods of compliance? Contact the Small Airplane Directorate, 901 Locust, Room 301, Kansas City, Missouri 64106; telephone: (816) 329–4121; facsimile: (816) 329–4091.
- (g) What if I need to fly the airplane to another location to comply with this AD? The FAA can issue a special flight permit under sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate your airplane to a location where you can accomplish the requirements of this AD.
- (h) Are any service bulletins incorporated into this AD by reference? You must accomplish the actions required by this AD in accordance with Polskie Zak Ady Lotnicze Co. Ltd. Service Bulletin No. E/02.170/2000,

dated August 3, 2000. The Director of the Federal Register approved this incorporation by reference under 5 U.S.C. 552(a) and 1 CFR part 51. You can get copies from Polskie Zaklady Lotnicze Spolka zo.o., Wojska Polskiego 3, 39–300 Mielec, Poland. You may look at copies at FAA, Central Region, Office of the Regional Counsel, 901 Locust, Room 506, Kansas City, Missouri, or at the Office of the Federal Register, 800 North Capitol Street, NW, suite 700, Washington, DC.

(i) When does this amendment become effective? This amendment becomes effective on September 27, 2000.

Issued in Kansas City, Missouri, on September 5, 2000.

Michael Gallagher,

Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Doc. 00–23322 Filed 9–14–00; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Narasin and Bacitracin Zinc

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a new animal drug application (NADA) filed by Roche Vitamins, Inc. The NADA provides for use of approved narasin and bacitracin zinc Type A medicated articles to make two-way combination Type C medicated feeds used for prevention of coccidiosis, increased rate of weight gain, and improved feed efficiency in broiler chickens.

DATES: This rule is effective September 15, 2000.

FOR FURTHER INFORMATION CONTACT:

Charles J. Andres, Center for Veterinary Medicine (HFV128), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301–827–1600.

SUPPLEMENTARY INFORMATION: Roche Vitamins, Inc., 45 Waterview Blvd., Parsippany, NJ 07054-1298, filed NADA 140-865 that provides for use of Monteban® (36, 45, 54, 72, or 90 grams per pound (g/lb) narasin activity) and Baciferm® (10, 25, 40, or 50 g/lb bacitracin activity as bacitracin zinc) Type A medicated articles to make twoway combination Type C medicated feeds for broiler chickens. The combination Type C medicated feeds contain 54 to 72 g/ton narasin and 4 to 50 g/ton bacitracin zinc and are used for prevention of coccidiosis caused by Eimeria necatrix, E. tenella, E. acervulina, E. brunetti, E. mivati, and E. maxima; and for increased rate of weight gain and improved feed efficiency in broiler chickens. The NADA is approved as of August 7, 2000, and the regulations are amended in §§ 558.78 and 558.363 (21 CFR 558.78 and 558.363) to reflect the approval. The basis of approval is discussed in the freedom of information summary.

Section 558.78 is also amended editorially to consolidate the cross-references for approved combinations in paragraph (d)(3) and list them in alphabetical order.

In accordance with the freedom of information provisions of 21 CFR part 20 and 514.11(e)(2)(ii), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852, between 9 a.m. and 4 p.m., Monday through Friday.

The agency has determined under 21 CFR 25.33(a)(2) that this action is of a type that does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801–808.

List of Subjects in 21 CFR Part 558

Animal drugs, Animal feeds.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, 21 CFR part 558 is amended as follows:

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

1. The authority citation for 21 CFR part 558 continues to read as follows:

Authority: 21 U.S.C. 360b, 371.

2. Section 558.78 is amended by revising paragraph (d)(3) to read as follows:

§ 558.78 Bacitracin zinc.

* * * *

- (d) * * *
- (3) It may be used as approved in combination with:
- (i) Amprolium alone and with roxarsone as in § 558.55.
- (ii) Amprolium and ethopabate alone and with roxarsone as in § 558.58.
 - (iii) Carbarsone as in § 558.120.
- (iv) Clopidol alone and with roxarsone as in § 558.175.
- (v) Decoquinate alone and with roxarsone as in § 558.195.
- (vi) Hygromycin B alone and with penicillin as in § 558.274.
- (vii) Lasalocid sodium alone or with roxarsone as in § 558.311.

- (viii) Monensin alone and with roxarsone as in § 558.355.
 - (ix) Naracin as in § 558.363.
 - (x) Robenidine as in § 558.515.
- (xi) Salinomycin alone and with roxarsone as in § 558.550.
- (xii) Zoalene alone and with arsanilic acid or roxarsone as in § 558.680.
- 3. Section 558.363 is amended by adding paragraphs (a)(7) and (d)(1)(x) to read as follows:

§ 558.363 Narasin.

(a) * * *

(7) To 063238: 36, 45, 54, 72, or 90 grams per pound, with 10, 25, 40, or 50 grams per pound bacitracin zinc, paragraph (d)(1)(x) of this section.

(L) * * * (L)

- (d) * * * (1) * * *
- (x) Amount per ton. Narasin, 54 to 72 grams and bacitracin zinc, 4 to 50 grams.
- (A) Indications for use. For the prevention of coccidiosis caused by Eimeria necatrix, E. tenella, E. acervulina, E. brunetti, E. mivati, and E. maxima, and for increased rate of weight gain and improved feed efficiency.
- (B) Limitations. For broiler chickens only. Feed continuously as sole ration. Do not allow adult turkeys, horses, or other equines access to formulations containing narasin. Ingestion of narasin by these species has been fatal. Narasin as provided by 000986, bacitracin zinc by 063238 in § 510.600(c) of this chapter.

Dated: August 5, 2000.

Stephen F. Sundlof,

Director, Center for Veterinary Medicine. [FR Doc. 00–23799 Filed 9–14–00; 8:45 am]

BILLING CODE 4160-01-F

PENSION BENEFIT GUARANTY CORPORATION

29 CFR Parts 4022 and 4044

Benefits Payable in Terminated Single-Employer Plans; Allocation of Assets in Single-Employer Plans; Interest Assumptions for Valuing and Paying Benefits

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Final rule.

SUMMARY: The Pension Benefit Guaranty Corporation's regulations on Benefits Payable in Terminated Single-Employer Plans and Allocation of Assets in Single-Employer Plans prescribe interest

assumptions for valuing and paying benefits under terminating single-employer plans. This final rule amends the regulations to adopt interest assumptions for plans with valuation dates in October 2000. Interest assumptions are also published on the PBGC's web site (http://www.pbgc.gov).

FOR FURTHER INFORMATION CONTACT:

EFFECTIVE DATE: October 1, 2000.

Harold J. Ashner, Assistant General Counsel, Office of the General Counsel, Pension Benefit Guaranty Corporation, 1200 K Street, NW., Washington, DC 20005, 202–326-4024. (For TTY/TDD users, call the Federal relay service toll-free at 1–800–877–8339 and ask to be connected to 202–326–4024.)

SUPPLEMENTARY INFORMATION: The PBGC's regulations prescribe actuarial assumptions—including interest assumptions—for valuing and paying plan benefits of terminating single-employer plans covered by title IV of the Employee Retirement Income Security Act of 1974. The interest assumptions are intended to reflect current conditions in the financial and annuity markets.

Three sets of interest assumptions are prescribed: (1) a set for the valuation of benefits for allocation purposes under section 4044 (found in Appendix B to Part 4044), (2) a set for the PBGC to use to determine whether a benefit is payable as a lump sum and to determine lump-sum amounts to be paid by the PBGC (found in Appendix B to Part 4022), and (3) a set for private-sector pension practitioners to refer to if they wish to use lump-sum interest rates determined using the PBGC's historical methodology (found in Appendix C to Part 4022). (See the PBGC's two final rules published March 17, 2000, in the Federal Register (at 65 FR 14752 and 14753). Effective May 1, 2000, these rules changed how the interest assumptions are used and where they are set forth in the PBGC's regulations.)

Accordingly, this amendment (1) adds to Appendix B to Part 4044 the interest assumptions for valuing benefits for allocation purposes in plans with valuation dates during October 2000, (2) adds to Appendix B to Part 4022 the interest assumptions for the PBGC to use for its own lump-sum payments in plans with valuation dates during October 2000, and (3) adds to Appendix C to Part 4022 the interest assumptions for private-sector pension practitioners to refer to if they wish to use lump-sum interest rates determined using the PBGC's historical methodology for valuation dates during October 2000.

For valuation of benefits for allocation purposes, the interest assumptions that

the PBGC will use (set forth in Appendix B to part 4044) will be 7.00 percent for the first 25 years following the valuation date and 6.25 percent thereafter. These interest assumptions represent no change from those in effect for September 2000.

The interest assumptions that the PBGC will use for its own lump-sum payments (set forth in Appendix B to part 4022) will be 5.00 percent for the period during which a benefit is in pay status, 4.25 percent during the sevenvear period directly preceding the benefit's placement in pay status, and 4.00 percent during any other years preceding the benefit's placement in pay status. These interest assumptions represent a decrease (from those in effect for September 2000) of 0.25 percent for the period during which a benefit is in pay status and for the seven-year period directly preceding the benefit's placement in pay status and are otherwise unchanged.

For private-sector payments, the interest assumptions (set forth in Appendix C to part 4022) will be the same as those used by the PBGC for

determining and paying lump sums (set forth in Appendix B to part 4022).

The PBGC has determined that notice and public comment on this amendment are impracticable and contrary to the public interest. This finding is based on the need to determine and issue new interest assumptions promptly so that the assumptions can reflect, as accurately as possible, current market conditions.

Because of the need to provide immediate guidance for the valuation and payment of benefits in plans with valuation dates during October 2000, the PBGC finds that good cause exists for making the assumptions set forth in this amendment effective less than 30 days after publication.

The PBGC has determined that this action is not a "significant regulatory action" under the criteria set forth in Executive Order 12866.

Because no general notice of proposed rulemaking is required for this amendment, the Regulatory Flexibility Act of 1980 does not apply. See 5 U.S.C. 601(2).

List of Subjects

29 CFR Part 4022

Employee benefit plans, Pension insurance, Pensions, Reporting and recordkeeping requirements.

29 CFR Part 4044

Employee benefit plans, Pension insurance, Pensions.

In consideration of the foregoing, 29 CFR parts 4022 and 4044 are amended as follows:

PART 4022—BENEFITS PAYABLE IN TERMINATED SINGLE-EMPLOYER PLANS

1. The authority citation for part 4022 continues to read as follows:

Authority: 29 U.S.C. 1302, 1322, 1322b, 1341(c)(3)(D), and 1344.

2. In appendix B to part 4022, Rate Set 84, as set forth below, is added to the table. (The introductory text of the table is omitted.)

Appendix B to Part 4022—Lump Sum Interest Rates for PBGC Payments

Rate set	For plans with dat		Immediate annuity rate		De	eferred annuition (percent)	es	
	On or after	Before	(percent)	i ₁	i ₂	i ₃	n_1	n_2
*	*		*	*	*		*	*
84	10–1–00	11–1–00	5.00	4.25	4.00	4.00	7	8

3. In appendix C to part 4022, Rate Set 84, as set forth below, is added to the table. (The introductory text of the table is omitted.)

Appendix C to Part 4022—Lump Sum Interest Rates For Private-Sector Payments

Rate set	For plans with a valuation date		Immediate annuity rate		De	eferred annuitie (percent)	S	
	On or after Before (percent)	i ₁	i ₂	i ₃	n ₁	n_2		
*	*		*	*	*		*	*
84	10-1-00	11–1–00	5.00	4.25	4.00	4.00	7	8

PART 4044—ALLOCATION OF ASSETS IN SINGLE-EMPLOYER PLANS

4. The authority citation for part 4044 continues to read as follows:

Authority: 29 U.S.C. 1301(a), 1302(b)(3), 1341, 1344, 1362.

5. In appendix B to part 4044, a new entry, as set forth below, is added to the table. (The introductory text of the table is omitted.)

Appendix B to Part 4044—Interest Rates Used To Value Benefits

For valuation dates occurring in the month—					The values of	f i _t are		
For valuation	dates occurring in th	e montn— —	i _t	for t =	İ _t	for t =	i _t	for t =
*	*	*	*		*	*		*
tober 2000			.0700	1–25	.0625	>25	N/A	N/A

Issued in Washington, DC, on this 8th day of September 2000.

David M. Strauss,

Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 00–23738 Filed 9–14–00; 8:45 am] **BILLING CODE 7708–01–P**

PRESIDIO TRUST

36 CFR Part 1010 RIN 3212-AA02

Management of the Presidio: Environmental Quality

AGENCY: The Presidio Trust.

ACTION: Final rule.

SUMMARY: The Presidio Trust (Trust) was created by Congress in 1996 to manage a portion of the former U.S. Army base known as The Presidio of San Francisco, California. Administrative jurisdiction of approximately 80 percent of this property was transferred from the National Park Service (NPS) Department of the Interior (DOI), to the Trust as of July 1, 1998. Pursuant to the National Environmental Policy Act of 1969 (NEPA), the Trust adopted interim procedures and guidelines for implementing NEPA, which generally consisted of the NEPA procedures and guidelines of the NPS, pending promulgation of the Trust's own regulations for implementing NEPA. See 63 FR 49142 (Sept. 14, 1998). The Trust proposed its own NEPA regulations on July 23, 1999 (64 FR 39951) and accepted comments from the public until October 5, 1999, following an extension of the comment period (64 FR 51488). Today, the Trust publishes its response to comments received, as well as its final rule on this topic.

DATES: This final rule is effective October 16, 2000.

FOR FURTHER INFORMATION CONTACT:

Karen A. Cook, General Counsel, the Presidio Trust, 34 Graham Street, PO Box 29052, San Francisco, CA 94129– 0052, Telephone: 415–561–5300.

SUPPLEMENTARY INFORMATION:

Background

The Presidio Trust is a wholly-owned government corporation created

pursuant to Title I of the Omnibus Parks and Public Lands Act of 1996, Public Law 104–333, 110 Stat. 4097 (the Trust Act). Pursuant to section 103(b) of the Trust Act, on July 1, 1998, the Secretary of the Interior transferred administrative jurisdiction to the Trust of all of Area B of the former Presidio Army Base, as shown on the map referenced in the Trust Act

Pursuant to its rulemaking authority and the regulations of the Council on Environmental Quality (CEQ) at 40 CFR 1507.3(a), the Trust—in consultation with CEQ—initially adopted existing NPS NEPA policy guidance, to the extent it did not conflict with the Presidio Trust Act or regulations of the Presidio Trust, as its interim procedures and guidelines for implementing NEPA. These interim procedures and guidelines are found in "NPS-12: National Environmental Policy Act Guidelines" (1982) as supplemented by NPS's "Standard Operating Procedure 601." Notice of the Trust's adoption of these interim procedures was published in the **Federal Register** on September 14, 1998 (63 FR 49142). These interim procedures and guidelines will remain in effect until the effective date of the final regulations published today. Upon the effective date, the final regulations will replace the interim procedures and guidelines in their entirety.

Prior to proposing these regulations, and finalizing them today, the Trust consulted with CEQ pursuant to CEQ's regulations, 40 CFR 1507.3(a). The Trust also consulted with officials of the Department of the Interior and the National Park Service designated by the Secretary of the Interior to facilitate such consultation. An initial draft of the proposed regulations was modified in response to these comments prior to its publication in the Federal Register on July 23, 1999 (64 FR 39951).

The Trust originally provided for a public comment period of 60 days on its proposed NEPA regulations. See 64 FR 39951. Upon request of the commenters, that period was later extended by approximately two weeks. See 64 FR 51488. The Trust has considered the comments received within the comment period, as extended, and today publishes its responses to those comments and its final NEPA

regulations. As of its effective date, this final rule supersedes the Trust's adoption of interim procedures and guidelines for implementing NEPA.

Summary of the Proposed Rule

The proposed rule, including a section-by-section analysis, was set forth in detail in the July 23, 1999 issue of the **Federal Register** (64 FR 39951). In general, the proposed rule—and the final rule presented herein—follows the fundamental NEPA process that Federal agencies follow. The rule is intended to supplement the regulations of CEQ and not to paraphrase or repeat those regulations. See 40 CFR 1507.3.

Under the rule as proposed and finalized, the Trust would first determine whether a proposed action by the Trust is one that normally does not require either an environmental assessment (EA) or an environmental impact statement (EIS), *i.e.*, whether the proposed action is categorically excluded from NEPA review or has been covered by a previous EA and/or EIS. If it is not such an action, then the Trust would consider whether the action is one that normally requires an EIS. If so, an EIS would normally be prepared.

If the action is not one that is categorically excluded from further NEPA review or has not been previously analyzed in an EA or EIS, and if the action also is not one that normally requires an EIS, then an EA would normally be prepared. Following preparation of the EA, the Trust would make a determination as to whether the proposed action requires further review in an EIS or whether the Trust may, on the basis of the review performed in the EA, issue a finding of no significant impact (FONSI). Under the rule, the Trust could not undertake the proposed action unless (1) it is categorically excluded; or (2) an EIS has been finalized and a Record of Decision has been issued; or (3) a FONSI has been issued on the basis of an EA.

The final rule adopted by the Trust will replace in its entirety the Trust's adoption of interim procedures and guidelines for implementing NEPA. The final rule is similar to the proposed rule, particularly in structure and format, but its content has been modified in a number of respects in response to comments received and further review

by the Trust. These modifications are discussed below.

Summary of Comments and Responses

The Trust received two submissions in response to its request for comments on the proposed rule. A three-page letter together with 10 pages of comments was submitted by the NPS, and a 13-page letter was submitted collectively on behalf of the following private organizations: As You Sow, the California Native Plant Society, the Golden Gate Audubon Society, the Ecology Center, the National Parks and Conservation Association, the National Trust for Historic Preservation, the Natural Resources Defense Council, the San Francisco League of Conservation Voters, San Francisco Tomorrow, The Wilderness Society, and the Tides Foundation (collectively referred to hereinafter as AYS). Summarized below are the significant comments contained in these two submissions—many of which are almost identical—and the Trust's responses to those comments. Because these responses in some cases have resulted in redesignations of sections and paragraphs from the proposed regulations, references to section and paragraph numbers in the following discussion—unless otherwise noted—correspond to the designations used in the proposed regulations that were published in the Federal Register on July 23, 1999 (63 FR 39951).

The Trust's Choice for the Structure of the Regulations

The Trust relied primarily on the NPS NEPA procedures for the substance of its regulations, including NPS's categorical exclusions, and borrowed heavily from those aspects of NPS-12 that are well-suited to binding regulations and to the Trust's unique mandate and activities. In some instances, the Trust also looked to the NPS's draft revision of NPS-12 for the substance of its regulations. For purposes of one categorical exclusion (which has been substantially revised in these final regulations) the Trust looked to the NEPA procedures of the Department of Housing and Urban Development (HUD). The structure and format of the Trust's regulations were drawn primarily from the regulations of the former Pennsylvania Avenue Development Corporation (PADC) found at 36 CFR part 907, for a number of reasons that are discussed more fully below and in the preamble to the proposed rule. See 64 FR 39951, 39953-56 (July 23, 1999). The Trust has maintained that format in these final regulations.

The result is that the substance of today's final rule does not differ significantly from that of the NPS procedures. For example, the current version of NPS–12 (at section 1–2) provides an "overview" of the NEPA process that is as much a foundation of the Trust's final regulations as it is of the NPS guidelines:

If the proposed action is adequately evaluated in a previous environmental document, or is contained in the * * of categorical exclusions, and is not a(n) * exception * * *, further NEPA compliance is not required. If an action is not categorically excluded, an environmental assessment (EA) and/or environmental impact statement (EIS) must be prepared. EA's are prepared in order to determine whether an EIS is required. In addition, EA's can serve to assist * * * planning and decisionmaking. EIS's are prepared on proposed actions which may or will have a significant impact on the quality of the human environment. Following preparation of an EA, responsible * * * officials will examine it to determine the significance of the environmental impacts of the proposed action. If they determine the impacts not to be significant, (the agency) prepares a finding of no significant impact (FONSI). If the impacts are significant, preparation of an EIS is initiated. If it is clear from the outset that an EIS is needed, no EA should be prepared.

The Trust's Summary of the Proposed Rule, presented above, outlines essentially the same process and describes the process set by this final rule. The end result does not differ in any substantive respect from the NPS's description of its process.

In their written comments on the Trust's proposed rule, both NPS and AYS objected to the use of the PADC regulations as the structural template for the Trust's NEPA regulations and suggested that the NEPA procedures and guidelines applicable to the NPS are a more appropriate model for the Trust. NPS commented that the PADC NEPA implementation regulations are an inappropriate model because the mandate of the PADC was more narrowly circumscribed than that of the Trust, particularly in that PADC actions were expressly limited to implementation of a Comprehensive Design Plan, whereas the Trust is required by the Trust Act to observe only the "general objectives" of the 1994 Final General Management Plan Amendment for the Presidio (Plan). AYS similarly comments that the PADC was more narrowly circumscribed in its planning authority than is the Trust. AYS further points out that the area of the Presidio under the Trust's administrative jurisdiction differs from that administered by the PADC in that the Trust area is a national park.

The Trust agrees that its mandate and authorities differ from those of the PADC and are in many ways more similar to those of the NPS. But the relative similarities or differences among the authorities of the Trust and those of the former PADC or the NPS are not a key determinant of the appropriate model for the structure of the Trust's NEPA regulations.

The Trust considered but did not choose to use the NPS procedures as its model for the structure and format of these regulations for a number of reasons, all of which continue to be valid. As noted in the preamble to the proposed regulations, NPS is in the process of developing a Director's Order and "NPS Handbook 12" to replace the existing NPS NEPA procedures, which were adopted in 1982. NPS itself therefore recognizes that the current NPS procedures are in need of revision or clarification. Furthermore, as noted in the preamble to the proposed regulations, the scope and structure of the current 129-page draft NPS procedures are not well-suited to a procedural regulation.

AYS comments that the current (1982) NPS NEPA procedures would be a more appropriate model for the Trust than the draft NPS Handbook. The Trust considered and rejected this option, based on the following reasons:

First, as NPS noted in its comments on an initial draft of the Trust's proposed NEPA regulations, NPS-12 does not carry the force of law. It states: "While these guidelines constitute a permanent directive to NPS personnel, they are strictly advisory and do not create, add to, or otherwise modify any legal requirement. The procedures described in these guidelines were devised solely to aid NPS officials in the internal administration of the bureau, and are subject to reinterpretation, revision or suspension by NPS in its discretion at any time without notice." Contrary to the assumption of the AYS comment, NPS has no NEPA "rules" or regulations. Consistent with the spirit of NEPA and the CEQ regulations, the Trust is committed to issuing its NEPA procedures in the form of regulations that are readily available to the public in the Code of Federal Regulations, that carry the force of law, and that are adopted or amended following notice in the **Federal Register** and opportunity for public comment.

Second, NPS itself believes that the current version of NPS-12 is in need of revision and clarification, as indicated by the NPS Handbook drafting process described above. NPS-12 has been amended several times since it was adopted, and both the Trust and NPS

personnel charged with implementing these NEPA procedures have from time to time found it difficult to determine whether a given version incorporates all of these various amendments and is completely up to date. The Trust wishes, through its regulations, to codify procedures and substance that are more clear, concise, and readily ascertainable.

Third, the format of NPS–12 was developed as a guidance document for internal agency use, and therefore it has a different purpose than a regulation. The Trust's interim procedures for implementing NEPA consist of NPS-12 and the Golden Gate National Recreation Area's Standard Operating Procedure 601. These documents together occupy over 50 pages of guidance materials encompassing explanatory discussion, policy implications, and other narrative information. As a whole, they are an illsuited structure for codified rules. They may, however, provide an appropriate model to provide internal policy guidance for implementing the Trust's regulations. The Trust is developing such guidance and is evaluating both NPS-12 and Standard Operating Procedure 601 as possible models.

Fourth, NPS-12 is written to be used in tandem with numerous other policies of the DOI and internal guidance of the NPS that are neither applicable nor well-tailored to the Trust's activities because of the varying scope and breadth of DOI's mission. Some relevant examples include Departmental Manual Part 516; NPS-2 on planning process; NPS-3 on public participation; and NPS-28 on cultural resources management. While these topics generally may be pertinent to Trust actions, the details are often ill-adapted. NPS-12 also incorporates guidance based on legal authorities that are inapplicable to the Trust and addresses NPS issues and requirements that are irrelevant to the Trust, such as special laws on in-holdings, mining, and grazing. In short, NPS-12 is written to cover the broadest range of NPS actions and would need to be substantially rewritten in order to customize it to the Trust.

Fifth, NPS—12 is written for a much larger organization than the Trust, and provides for far more layers of review than the Trust's size and structure warrant. For example, NPS—12 specifies the NEPA oversight responsibilities of the Assistant Secretary of the Interior for Policy, Budget and Administration, the Assistant Secretary of the Interior for Fish and Wildlife and Parks, the NPS Director, the Chief of the Office of Park Planning and Environmental Quality,

the Chief of the Division of Environmental Compliance, the Regional Directors, the Regional Environmental Coordinators, the Denver Service Center, the Park Superintendents, and Contracting Officers. The complexity of such review and designations is inappropriate and inapplicable for the Trust's organizational structure and its mission.

AYS argues that the Trust should adopt the NPS NEPA guidelines in order to "facilitate the Trust's ability to work closely with (NPS) on a wide variety of planning and environmental review matters." AYS also comments that this would "make things easier for the many Trust employees who are former NPS employees. * * *" and would allow those who are not former NPS employees to continue to learn the NPS NEPA procedures. AYS further suggests that adoption of the NPS NEPA procedures would be easier for members of the public who are already familiar with these procedures. The Trust recognizes that a certain orientation period will be associated with any introduction of procedures, but believes that this can be accommodated in other ways than adopting guidelines with a structure that is ill-suited to the Trust. In creating the Trust as a Federal entity separate and apart from the NPS, and with a structure and authorities that differ from those of the NPS, Congress contemplated such a change in procedures. The Trust believes the change is warranted by the benefits of the clear, concise structure proposed for the Trust's NEPA regulations. Nevertheless, the Trust is aware of the issues identified by AYS and is committed to (1) continuing to work closely with the NPS and its other neighbors on planning and environmental review matters, as well as discussing arrangements for allocation of lead agency designations between the NPS and the Trust where appropriate; (2) ensuring that its employees are properly trained concerning implementation of NEPA; and (3) providing opportunities for the public to learn about and fully understand the Trust's NEPA procedures.

The Trust chose the PADC regulations as its structural model for a number of other reasons, including the fact that they had been formally promulgated as regulations carrying the force of law in the Code of Federal Regulations and are appropriately concise for a procedural regulation.

In sum, in crafting its procedures, the Trust reviewed and relied heavily upon relevant portions of the NPS NEPA procedures for the substance of the Trust's NEPA regulations. The Trust's regulations are designed to ensure that the Trust complies with NEPA by analyzing the impacts of all major activities or proposals with the potential to significantly affect the environment. The comments do not address how, if at all, the structure that the Trust adopted from the PADC regulations is deficient in accomplishing that core purpose. As a result, upon consideration of the comments received, the Trust has decided to maintain the structure and format of its proposed regulations in this final rule.

The Trust's Interim Procedures for Implementing NEPA

NPS states that its review of the proposed regulations focuses primarily on the degree of departure from the current NPS guidelines and policies implementing NEPA. AYS appears to object to the Trust moving beyond the interim adoption of NPS's procedures. AYS views the NPS guidelines and policies as "far more appropriate for the Trust's critical responsibilities * * * AYS further believes that "(t)he basic problem with the proposed rulemaking is that the Trust has not provided an adequate justification for" this action and "has failed to identify any problem with the existing rules that would explain why they need to be abandoned.'

Far from abandoning these procedures, the Trust has adopted their substance but made it specific to the Trust and its mission in order to comply with its obligations under NEPA, the CEQ regulations, and the Trust Act. The Trust adopted the NPS NEPA procedures on an explicitly temporary basis (following consultation with CEQ and the NPS) in order to ensure that the Trust's initial actions would be subjected to appropriate environmental review under NEPA while the Trust hired staff and developed its own procedures for implementing NEPA. The process of drafting, internal review, consultation with other Federal agencies, and notice and comment rulemaking was anticipated to occupy several months, during which time the Trust would be managing the property under its administrative jurisdiction and taking actions that would require NEPA review. The September 14, 1998, Federal Register notice of that "interim policy statement" expressly stated the Trust's intention to develop its own procedures and guidelines implementing NEPA (63 FR 49142), as is its responsibility under both NEPA and CEQ regulations implementing NEPA on a government-wide basis. 40 CFR 1507.3.

Furthermore, the Trust temporarily adopted the NPS procedures for a variety of reasons that no longer apply. The Trust initially lacked the staff to implement NEPA and therefore entered into a temporary arrangement with the NPS under which NPS staff provided services to the Trust for NEPA review of the Trust's proposed actions. The NPS personnel, of course, are familiar with the NPS NEPA procedures. A number of actions that the Trust anticipated taking in the initial period of its management of the Presidio had been initiated by the NPS, which formerly managed the property now under the Trust's administrative jurisdiction; these early actions therefore were in the process of being reviewed under the NPS procedures.

Similarly, NPS personnel were familiar with these actions from the period in which NPS managed the property that is now under the Trust's administrative jurisdiction. As a result, following consultation with the NPS and CEQ, the Trust determined that interim adoption of the NPS NEPA procedures was the most convenient and appropriate option for the Trust to ensure that its initial actions were subjected to appropriate NEPA review.

Since the Trust's interim adoption of the NPS NEPA procedures, the Trust has retained the necessary personnel to ensure appropriate NEPA review of proposed actions. Furthermore, the Trust has completed NEPA review of a number of proposed actions using the NPS NEPA procedures and NPS personnel. The interim procedures adopted by the Trust did not establish a status quo against which today's adoption of final NEPA regulations is to be measured. In promulgating today's NEPA procedures the Trust does not depart from any set procedures and guidelines, but rather establishes for the first time the permanent regulations under which it will comply with NEPA.

Section-Specific Comments and Revisions

In addition to these overall comments, both NPS and AYS presented comments on specific aspects of the proposed regulations. These are addressed below according to the section or sections of the proposed regulations that are implicated by the comments. Also discussed below are the revisions made to the proposed regulations by the Trust following consultation with CEQ and further internal review.

Section 1010.1 Policy

NPS comments that this section of the proposed regulations does not adequately identify and incorporate the

Trust's mandate to preserve and conserve the resources of the Presidio, including natural, historic, scenic, cultural, and recreational resources. NPS suggests that this mission be identified in order to emphasize that the focus of NEPA environmental analysis is to provide information to make substantive decisions in accordance with the Trust's mandate. In response, the Trust has revised Section 1010.1(d) to identify these resources specifically.

Section 1010.2 Purpose

AYS comments that this section, unlike the corresponding "background and purpose" section of NPS–12, does not contain a commitment to make information available to the public before actions are taken by the Trust. Although such a policy is not stated in the one-sentence "purpose" section of the Trust's regulations, it is stated in § 1010.12, which concerns public involvement.

NEPA is designed to involve the public in an agency's implementation of NEPA, and the final regulations reflect that statutory purpose. In § 1010.12, the Trust states its policy to make public involvement an essential part of its environmental review process and to provide timely public notice of anticipated Trust actions that may have a significant environmental impact, of environmental documents, and of opportunities for public involvement. The Trust commits to using a variety of means to provide the public with notice, including a monthly newsletter, postings on its web site, placement of public notices in newspapers, and other appropriate means.

The Trust also modified the wording

The Trust also modified the wording of § 1010.2 to make clear that these regulations are intended to implement the requirements set forth in NEPA and CEQ's regulations.

Section 1010.4 Responsible Trust Official

This section was retitled "NEPA Compliance Coordinator" following further internal review by the Trust. The Trust believes that it is appropriate to identify a more specific and descriptive title associated with this position than the proposed title of "Responsible Trust Official." Corresponding revisions were made throughout the regulations.

This section provides that the Executive Director of the Trust will designate "an employee of the Trust" as the individual responsible for ensuring NEPA compliance. AYS comments that this allows such an official to be designated "by project" and asks why it is necessary for this person "to change from project to project." AYS has

misinterpreted this provision. Section 1010.4 describes duties that involve long-term development and supervision of NEPA compliance procedures and standards, including oversight of all EA's and EIS's prepared during the tenure of the NEPA Compliance Coordinator. This provision does not state nor does the Trust intend that this official will ordinarily change from project to project.

AYS also comments that this section fails to make clear where responsibility for NEPA compliance ultimately rests. Section 1010.4 plainly states that delegation to the NEPA Compliance Coordinator does not abrogate the responsibility of the Trust's Executive Director and Board of Directors to ensure that the Trust complies with NEPA.

Section 1010.5 Major Decision Points

AYS comments that the "scoping" step is not mentioned in this section. The CEQ regulations require that a public scoping process be initiated following an agency decision to prepare an environmental impact statement on a proposed action. 40 CFR 1501.7. Although CEO regulations also provide that agency procedures implementing NEPA are not to paraphrase or repeat the CEQ regulations, 40 CFR 1507.3(a), the Trust concurs with AYS that clarity would be served by identifying the scoping process in this section. Accordingly, the Trust has crossreferenced the requirements of 40 CFR 1501.7 in § 1010.5(b)(3). In addition, in accordance with the suggestion of the CEQ regulations at 40 CFR 1501.7(b)(3) and the Trust's commitment to public involvement in the NEPA process, the Trust has provided in § 1010.5(b)(2) that the Trust may, in appropriate circumstances, engage in public scoping concerning a proposed action prior to its determination as to whether to prepare an EIS. AYS's additional comments concerning scoping and public involvement are addressed below under Section 1010.12.

The Trust has also revised the term "final approval stage" in § 1010.5(a)(2) to refer to the "final decision stage," in order to reflect that the Trust not only approves projects proposed by others but also makes decisions on its own proposals.

Section 1010.7 Actions that Do Not Require an EA or EIS

NPS and AYS comment that § 1010.7(b)(1) contains an overly broad criterion for determining categories of action that normally do not require an EA or an EIS. They comment that this criterion would allow categorical exclusion of actions with potentially significant environmental effects that cannot be categorically excluded from NEPA analysis, even though the requirement to prepare such analysis may have been satisfied in a prior NEPA document.

The Trust concurs with the comment that the actions described in $\S 1010.7(b)(1)$ are, as a matter of nomenclature, not entitled to be categorically excluded from NEPA review. But, as the comments point out, such actions may not require an EA or EIS because by definition the environmental effects of the action have already been adequately analyzed. Upon reflection, the Trust has determined that there is no need to identify in these regulations any general criteria that may be used in the future to determine categories of actions excluded from NEPA review, since any such future categorical exclusions will be subject to notice and opportunity for public comment. Therefore, in the interests of clarity, the Trust has addressed this comment by deleting § 1010.7(b) of the proposed regulations. Similar comments by NPS and AYS concern § 1010.8(c) and 1010.10(c), and the Trust has revised these provisions accordingly. Furthermore, the Trust has made conforming changes to §§ 1010.5(b) (twice adding references to whether the action has "been adequately reviewed in a previously prepared EA or EIS") and 1010.6(a) (deleting the parenthetical that equated the term "normally does not require an EA or EIS" with the term 'categorical exclusion'').

NPS also asks that reference in § 1010.7(b)(1) to Trust actions taken "in accordance with the general objectives of the Plan and the Trust Act" be deleted as superfluous, since the Trust is required to act in accordance with those general objectives under the Trust Act and the Trust's resolutions. This reference has been removed.

NPS and AYS also comment that it is unlikely that the Trust could "tier" NEPA review of any significant Trust action from the Plan EIS, as that EIS addressed proposed actions in the context of the overall Plan, which the Trust is not required to follow in detail. This comment addresses issues beyond the scope of the Trust's proposed regulations for implementing NEPA. The Trust acknowledges that certain Trust actions may require further NEPA review. When undertaking such actions, the Trust will address whether it is appropriate to "tier" such subsequent or supplemental NEPA review from analysis contained in the Plan EIS or in another EIS.

In light of the admonition that these regulations not paraphrase or repeat the CEQ regulations, see 40 CFR 1507.3, the Trust has also determined that it is unnecessary to restate the "general rule" in § 1010.7(a) that "neither an EA nor an EIS is required for actions that do not individually or cumulatively have a significant effect on the human environment." Instead, this provision contains a more straightforward declarative sentence that the Trust has determined that the following categories of action meet the criteria of NEPA for categorical exclusions.

Comments Specific to Categorical Exclusions

NPS and AYS provided specific comments on several of the categorical exclusions in the Trust's proposed NEPA regulations. These are discussed below. References to categorical exclusions derived from the draft NPS—12 guidelines, the PADC regulations, and the HUD regulations are numbered herein in the same manner as in the proposed regulations, as described at 63 FR 39953, col. 3.

Preliminarily, the Trust notes that, consistent with NEPA, these regulations provide exceptions to categorical exclusions in extraordinary circumstances in which a normally excluded action may have a significant environmental effect. That provision is discussed below under § 1010.7(d).

Section 1010.7(c)(2) Categorical Exclusion for Administrative Actions

NPS and AYS comment that this categorical exclusion should not cover actions to acquire or convert space for Trust offices or maintenance facilities. NPS and AYS note that, because the Trust has a sizable number of employees and considerable maintenance equipment, it is difficult to conclude categorically that all such actions would have no significant effect on the environment. AYS also comments that a categorical exclusion of acquisition or conversion of space for maintenance facilities is inappropriate within a national park and National Historic Landmark District. This provision has been revised to delete the reference to "space acquisition or conversion for the Trust offices or maintenance facilities." For clarity, the Trust has also added the acquisition of equipment to the nonexclusive list of administrative actions intended to be covered by this categorical exclusion. Following consultation with CEQ, the Trust has also added another requirement to this categorical exclusion: That the action be consistent with applicable Executive

Orders (such as those related to Greening the Government).

Section 1010.7(c)(8) Categorical Exclusion for Educational Activities

AYS comments that this provision combines a variety of NPS exclusions "in inappropriate and/or confusing ways." The comment does not specify any particular problem or suggest any particular change. The Trust notes that this categorical exclusion is based primarily on NPS–J and deviates only slightly from it to include interpretive programs (which are covered by NPS–B3 and NPS–Q) and technical assistance (which is covered by NPS–M). The Trust therefore has not modified this categorical exclusion.

Section 1010.7(c)(9) Categorical Exclusion for Legislative Proposals

AYS comments that use of the word "minor" to describe the boundary changes and land transactions referred to in this categorical exclusion (which require legislative action) and the proposed categorical exclusion for land acquisitions or exchanges that do not require legislative action (at § 1010.7(c)(16)) is subjective and provides no guidance. AYS considers any such actions in a national park to be significant.

This exclusion, including the word "minor" to describe boundary changes and land transactions, is taken almost verbatim from NPS-H in the draft NPS-12 Handbook. It is also contained in a categorical exclusion in the current NPS-12 for "minor boundary changes." NPS has not indicated to the Trust in its comments or elsewhere that it finds the word "minor" inappropriate in this context; on the contrary, NPS has previously concluded that this term is appropriate for national parks. Use of the word "minor," rather than a precise numerical limit, allows the Trust—like NPS—the flexibility to consider the environmental implications of particular actions in context. Furthermore, this exclusion, like all exclusions in the proposed regulations, will not apply to actions that may have a significant effect upon the human environment. The Trust is therefore retaining this categorical exclusion as proposed.

Section 1010.7(c)(10) Categorical Exclusion for Certain Regulations

Following consultation with CEQ, the Trust adopted the suggestion of CEQ that this categorical exclusion be combined with the following categorical exclusion in order to promote clarity concerning the types of regulations and policies that would be categorically

excluded. In addition, the criteria of former provision Section 1010.7(c)(10) were revised to add the term "significant" to three of the four items and to precede their applicability with the term "potentially," in order to more closely parallel the requirements of NEPA.

Section 1010.7(c)(11) Categorical Exclusion for Certain Policies

This categorical exclusion was combined with the prior categorical exclusion, as discussed above.

Section 1010.7(c)(12) Categorical Exclusion for Certain Research Plans

AYS comments that the scope of this categorical exclusion is unclear in light of the original categorical exclusions that were combined. AYS asks whether this exclusion relates only to nonmanipulative and non-destructive research activities. The language of this proposed exclusion states that it covers such activities, as well as nonmanipulative and non-destructive monitoring, inventorying, and information gathering. Following further internal review and consultation, the Trust revised the references to "nonmanipulative and non-destructive research to clarify that they include activities that are "only minimally manipulative" and cause "only minimal physical damage."

AYS also asks whether this exclusion is intended to include "statements for management, outlines of planning requirements and agreements between NPS offices for plans and studies," which were included in NPS-B5, on which this exclusion is based in part. As noted in the preamble to the proposed rule, the terms "preparation, approval, coordination, and implementation" were added in order to cover the type of items listed in NPS-B5.

AYS finds the lack of conformity between the language in the original exclusions and the language of this exclusion "quite troubling." The activities covered by this categorical exclusion are no more extensive than those covered by the NPS categorical exclusions on which it is based. Furthermore, the Trust has concluded that these activities, all of which are non-manipulative and non-destructive, meet the criteria for categorical exclusion.

Section 1010.7(c)(14) Categorical Exclusion for Certain Changes in Visitor Use

AYS comments that it is inappropriate for this categorical exclusion, which was developed from NPS exclusions D-1, D-2 and D-3, to

include language covering short-term leases. AYS states that "leasing has nothing to do with changes in visitor use." Short-term leasing was added to this categorical exclusion because the Trust—unlike NPS—has authority to enter into leases, as well as other agreements for use and occupancy that may not be considered permits in a technical sense. In response to the AYS comment, this categorical exclusion has been modified to remove references to leasing and instead to broaden the term "permit" to include other forms of use and occupancy agreements. This change also clarifies that only short-term leases (or other forms of use and occupancy agreements) related to special visitor events or public assemblies and meetings are covered by this exclusion.

Following further review, the term "environmental disturbance" in this categorical exclusion was changed to "environmental impacts" in order to more closely parallel the requirements of NEPA.

Section 1010.7(c)(15) Categorical Exclusion for the Designation of Environmental Study Areas

Following further review, the criteria of this categorical exclusion that the designation of environmental study areas cause "no environmental impact" was modified to include "only minimal environmental impact" as well—i.e., not "significant environmental impact"—in order to more closely parallel the requirements of NEPA.

Section 1010.7(c)(16) Categorical Exclusion for Land Acquisitions or Exchanges

AYS's comment concerning this categorical exclusion's use of the term "minor" is addressed above under the discussion of § 1010.7(c)(9).

NPS suggests that the categorical exclusion be amended to cover transfers of administrative jurisdiction as authorized under section 102 of the Trust Act and to exclude exchanges of land ownership. The Trust has revised this provision in accordance with NPS's suggestion.

Section 1010.7(c)(18) Categorical Exclusion for Planning and Design Guidelines

AYS and NPS comment that categorically excluding planning and design guidelines from NEPA review is inappropriate. Upon further review of this proposed categorical exclusion, the Trust has removed it from the final rule.

Section 1010.7(c)(19) Categorical Exclusion for Certain Previously Analyzed Actions

NPS and AYS comment that implementation of a plan, even if the plan was covered by a previously prepared EA and/or EIS, may potentially have a significant effect on the human environment and therefore cannot be categorically excluded from NEPA review. The ambiguity noted by NPS and AYS is unintentional. The Trust therefore has revised this categorical exclusion as suggested by the NPS comment, which combines NPS-A1 (relating to approved actions) with NPS-B1 (relating to approved plans). In addition, the Trust has revised the term "no potential for environmental impact" to state that the criterion is whether the action "would cause no or only minimal environmental impact," in order to more closely parallel the requirements of NEPA.

Section 1010.7(c)(20) Categorical Exclusion for Contracts Related to Administrative Operations

Consistent with other comments discussed above, NPS comments that this categorical exclusion should not necessarily cover actions which have been the subject of prior NEPA review. This categorical exclusion has been revised to address the NPS comment and to be consistent with the addition to § 1010.10(c), which categorizes as appropriate for preparation of an EA actions involving "contracts, work authorizations, and master agreements related to and implementing programs, policies, and proposals which are not categorically excluded and for which there is no previously prepared EA or

Section 1010.7(c)(21) Categorical Exclusion for Transfer of Non-Fee Interests

NPS and AYS comment that this categorical exclusion is too broadly worded. NPS suggests that it either be deleted or limited to actions that do not require physical change to structures and do not have adverse effects on the environment. The Trust believes that it is appropriate to retain this categorical exclusion, while limiting it to actions that will have no or only minimal environmental impact (e.g., the permitting of existing occupancies that have not been properly documented, the revision of lease provisions concerning financial or legal matters, etc.). The addition of this criterion, since it properly limits this categorical exclusion, is a key determinant of

whether an action can properly be considered categorically excluded. See 40 CFR 1508.8. (Section 1010.7(c)(15) has been revised in a similar manner to refer to actions causing "no or only minimal environmental impact.")

Section 1010.7(c)(22) Categorical Exclusion for Certain Changes to Real Property Agreements

AYS comments that this exclusion "lumps" together and alters the several NPS exclusions from which it is drawn. Other than "the elimination of qualifying language (i.e., 'mino' before 'modifications')," the comment does not specify other faults. The Trust has revised this categorical exclusion to include the word "minor" before "modifications," and to remove the words "renegotiation" and "termination," all of which were not included in the categorical exclusions of the current NPS-12 that correspond to those in the draft NPS-12 from which this categorical exclusion was drawn.

AYS also comments that this exclusion is confusing in that it includes "language relating to when supplementation of EIS's is necessary." The language AYS points to provides that this exclusion does not apply to renewal of or changes to agreements for which supplemental NEPA review is required. The Trust has modified the grammar of this language in order to clarify its meaning, which is merely intended to ensure that any new information or changes in environmental conditions be taken into account before the Trust relies on this categorical exclusion.

Furthermore, following internal review, the Trust has revised this categorical exclusion to remove the qualification that these agreements must have been in force as of the date the Trust received administrative jurisdiction of the underlying real property. This qualification was viewed as unnecessarily restrictive, likely to become obsolete rather quickly, and potentially causing ambiguity in that the effective date of each and every purported agreement for use of real property in Area B of the Presidio is not clear.

Section 1010.7(c)(23) Categorical Exclusion for Permits for Minor Development Activities

NPS comments that the proposed categorical exclusion for minor development activities, which is based upon a PADC exclusion of "review" of applications for permits for minor development activities, should not extend to "issuance" of such permits. Upon further review, and in light of the

comments, the Trust has deleted this categorical exclusion from its final regulations.

Section 1010.7(c)(24) Categorical Exclusion for Rehabilitation of Historic Properties

NPS and AYS also comment that minor development activities and minor actions affecting historic properties should not be categorically excluded from NEPA on the grounds of compliance with the Secretary of Interior's "Standards for Treatment of Historic Properties" (36 CFR part 68) when, under NPS practice, determination of compliance with those standards occurs in the context of NEPA review.

While NEPA review provides an opportunity to determine compliance with the Secretary's standards, it is not a necessary or exclusive means to make such a determination. Therefore, under the regulations, minor projects that are properly excluded from NEPA review need not be subject to NEPA review solely to facilitate determination of compliance with the Secretary's historic properties standards. In order to ensure that only appropriate projects are covered by this categorical exclusion, the Trust has added to it a requirement that the proposed project have no or only minimal environmental impact. See 40 CFR 1508.8.

NPS also comments that the Trust must consider the environmental impact of this categorical exclusion on the status of the Presidio as a National Historic Landmark. Because this categorical exclusion only applies to actions that are in conformance with the Secretary's historic properties standards, there is no impact to the Presidio's status as a National Historic Landmark that requires evaluation in an EA.

Section 1010.7(c)(25) Categorical Exclusion for Rehabilitation of Non-Historic Properties

NPS and AYS comment that use of a categorical exclusion developed for HUD is misplaced, because the Trust, unlike HUD, is not charged with a mandate to develop housing. NPS and AYS also comment that increase of not more than 20% in unit density of housing facilities under the Trust's administrative jurisdiction could have significant environmental impacts that would require evaluation under NEPA. NPS further comments that this categorical exclusion would allow "any non-historic building to be modified in any way" without NEPA review, as long as the modification did not involve a

change from residential to nonresidential use or vice versa.

The Trust has substantially revised this categorical exclusion to remove the objectionable criteria that were part of the HUD categorical exclusion. Instead, the Trust has established two criteria called for under NEPA and applicable law: (1) That the action be consistent with applicable Executive Orders; and (2) that the action not have significant environmental impacts, including impacts to cultural landscapes or archaeological resources. Similar changes were made to the categorical exclusion proposed in § 1010.7(c)(27) related to removal of non-historic materials and structures.

Section 1010.7(c)(28) Categorical Exclusion for Activities Related to Minor Structures

NPS and AYS comment that this categorical exclusion, which combines parts of ten categorical exclusions developed by NPS, results in a single exclusion much broader in effect than the sum of the ten NPS exclusions. NPS and AYS comment that so broad an exclusion would discourage comprehensive planning and appropriate environmental review involving the public. NPS also comments that this categorical exclusion, which deleted the reference in some NPS exclusions to "areas showing clear evidence of recent human disturbance," does not adequately recognize the importance of considering and protecting archaeological resources at the Presidio. In response to the comments, the Trust has replaced this categorical exclusion with ten categorical exclusions closely corresponding to the NPS models (NPS-C5, NPS-C8, NPS-C9, NPS-C10, NPS-C11, NPS-C12, NPS-C17, NPS-C18, NPS-C19, and NPS-D4). Modifications have been made where the NPS exclusions referred to features uncharacteristic of or inappropriate to the Presidio, such as pit toilets and logging roads.

Section 1010.7(c)(30) Categorical Exclusion for Utility Rights-of-Way

NPS and AYS comment that this exclusion, which combines parts of four NPS categorical exclusions, is overly broad and may discourage appropriate NEPA review to determine whether there would be visual intrusion or compliance with the Secretary of Interior's Standards for the Treatment of Historic Properties. In response to the comments, this categorical exclusion has been replaced by four exclusions more closely corresponding to the NPS models (NPS-C13, NPS-C14, NPS-C15,

NPS–C16). To address the visual impacts concern, modifications have been made to tailor the exclusions to the Presidio, including reference to the Secretary's Standards, in light of the Presidio's status as a National Historic Landmark. In addition, the Trust notes that the categorical exclusion for "upgrading or adding new overhead utility facilities to existing poles" also covers maintenance and repair of such facilities.

Section 1010.7(d) Extraordinary Circumstances

The CEQ regulations require that agency procedures to implement NEPA "shall provide for extraordinary circumstances in which a normally excluded action may have a significant environmental effect." 40 CFR 1508.4. NPS and AYS comment that NPS–12 lists several specific exceptions to the categorical exclusions provided in that document and suggest that the Trust adopt all of these exceptions.

The CEQ regulations do not require the enumeration of specific circumstances in which an environmental document must be prepared despite the applicability of a categorical exclusion, and CEQ did not raise this issue in its review of an earlier draft of the Trust's proposed NEPA regulations. Although NPS-12 lists certain exceptions, the Trust does not believe that a complete enumeration is possible or appropriate in a document that—unlike NPS–12—is intended to be legally enforceable. The Trust nevertheless believes that clarity will result from enumeration of criteria that will be applied by the NEPA Compliance Coordinator in determining whether such "extraordinary circumstances" exist. The Trust has therefore identified several such criteria, based on the NPS list of ten exceptions, in § 1010.7(b) of these final regulations.

The Trust has modified certain of the NPS criteria, however, in order to account for the characteristics of the geographic area under the Trust's administrative jurisdiction, which does not encompass any wilderness areas, wild or scenic rivers, prime farmlands, or areas on the Department of the Interior's National Register of Natural Landmarks. The Trust has also added Executive Order 13007 (Indian Sacred Sites) to the list of executive orders in the ninth criterion. This executive order is specifically identified in the overriding criteria of the draft NPS-12.

In addition, the Trust has retitled this section using the term "extraordinary circumstances"—which appears in the CEQ regulations—as opposed to "overriding criteria."

Section 1010.8 Actions That Normally Require an EIS

NPS and AYS comment that § 1010.8(c), listing categories of actions normally requiring an EIS, should not include an exception for actions that are categorically excluded. As discussed above concerning § 1010.7, the Trust agrees with this comment and has revised the regulation accordingly. For the sake of clarity, the listing of legislative proposals in § 1010.8(c)(1) is specifically limited to those not covered by the categorical exclusion of § 1010.7(a)(9) of these final regulations. The Trust has also made a conforming change to § 1010.10(c). AYS further proposes that § 1010.8 include a statement that "even categorically excluded actions require NEPA analysis when there is the potential for adverse impacts." The Trust has considered this suggestion and believes it is unnecessary because this issue is already addressed with clarity in § 1010.7(b) of these final regulations.

NPS and AYS also comment that $\S 1010.8(c)(2)$, which provides that an EIS is normally required for actions associated with construction of new buildings and having a significant environmental effect, should not be limited to activities that were not contemplated in the Plan. NPS and AYS comment that whether an action having a significant environmental effect is contemplated in the Plan is irrelevant to whether the environmental effects of that action have been adequately analyzed. The regulation has been revised in light of these comments to remove the reference to an activity having been "contemplated by the Plan." Removing these references to the Plan and the Plan EIS obviates the need for definitions of these terms, which have therefore been removed from § 1010.3.

NPS and AYS comment that § 1010.8(c)(3), which provides that an EIS is normally required for actions significantly altering the kind and amount of resources at the Presidio, does not specify that those resources include "natural" or "scenic" resources. The regulation has been revised to address these comments.

NPS also comments that the list of actions normally requiring preparation of an EIS should also include "a General Management Plan, or its equivalent." The Trust agrees that the approval of a plan akin to what the NPS calls a "General Management Plan" would ordinarily require the preparation of an EIS. Because the Trust may not adhere to this nomenclature, however, the Trust has revised the regulation to refer

to "[a]pproval or amendment of a general land use or resource management plan for the entire Presidio Trust Area."

Section 1010.10 Actions That Normally Require an EA

Section 1010.10(b) identifies the criteria used to determine categories of action normally requiring an EA, but not necessarily an EIS. Further internal review and consultation with CEQ resulted in the revision of these provisions to (1) remove the qualifier "minor" before "degradation;" (2) add the qualifier "adverse" before "impact" in the second and third items, since that is the primary concern of NEPA; and (3) for the sake of clarity, add a list of the type of resources that the Trust considers to be "protected resources."

Section 1010.10(c) lists actions that normally require preparation of an EA. NPS comments that this list should not include "proposals to significantly add or alter access between the Presidio Trust Area and surrounding neighborhoods." NPS believes that actions "significantly" adding or altering access may have significant environmental effects that require preparation of an EIS, whereas some access alteration may only require an EA. Section 1010.10(c) has been revised to address this comment.

NPS also suggests that the list of actions normally requiring an EA include two items listed in the PADC regulations (at 36 CFR 907.11(b)(1), (5)). The first NPS suggestion covers amendments to a General Management Plan that do not represent "substantial changes" to such document. The Trust has not included this item for the reasons stated above in the discussion of § 1010.8. Instead, under the revision to $\S 1010.8(c)(4)$, the amendment of a general land use or resource management plan is intended to fall into the category of actions that normally would require preparation of an EIS. The second NPS suggestions covers contracts, work authorizations, and master agreements related to and implementing programs, policies and proposals. The regulations at § 1010.10(c)(5) have been revised to address this NPS comment.

As noted above, the Trust has deleted the parenthetical in § 1010.10(c) that would except from actions normally requiring an EA those that are categorically excluded or previously analyzed in an EA or EIS, since that exception is already stated clearly in § 1010.7.

Section 1010.11 Preparation of an EA

Following consultation with CEQ and further internal review, the Trust clarified § 1010.11(b) to note that an EA should include an analysis of cumulative impacts. The other revision to this section is discussed below.

Section 1010.12 Public Involvement

AYS comments that the proposed regulations provide no opportunity for public review of Trust actions that are covered by categorical exclusions. In response, the Trust notes that NEPA implementing procedures are intended simply to ensure that the Trust complies with NEPA. Information concerning determinations that specific actions or proposals are categorically excluded will be available in the Trust's library and from the Trust upon request. Furthermore, the Trust has in place, pursuant to Board Resolutions 97-3 and 98–16, a comprehensive Public Outreach Policy for sharing information with the public and seeking public comment. Since the first meeting of the Trust's Board of Directors in July 1997, the Board has held regular public meetings; staff have coordinated innumerable public input sessions on diverse topics; the Trust has routinely published a monthly newsletter and multiple fliers on issues of special interest; and Trust staff have initiated and participated in regular discussions with a variety of neighborhood, community, environmental, and business organizations. Under its Public Outreach Policy, the Trust maintains both an informative website and an extensive public library of relevant documents, including NEPA and other environmental documentation, concerning the Presidio. These opportunities supplement the public involvement requirements of the CEQ regulations at 40 CFR 1506.6 as well as the additional requirements of § 1010.12 of the Trust's NEPA regulations.

AYS comments that under the proposed rules the Trust is not required to designate a "preferred alternative" in the environmental documents it prepares and that such a requirement would facilitate public involvement and improve the usefulness to the Trust of information provided by commenters. The Trust notes that the CEQ regulations, to which the Trust is subject, require just such an identification in draft and final EIS's. 40 CFR 1502.14(e). Because the CEQ regulations mandate that an individual agency's regulations avoid restating the CEQ requirements, see 40 CFR 1507.3(a), the Trust has not reiterated this requirement in these regulations.

AYS comments that § 1010.12 fails to specify the precise means by which public notice will be provided. AYS further comments that the process followed by the Trust for notification of these proposed regulations indicates that greater specificity is needed in the text of the regulations, in order to ensure appropriate public notice in the future. The Trust regrets any confusion with respect to public notice that may have occurred at the time the proposed regulations were published. The Trust met its responsibility to provide notice and opportunity for public comment on the Trust's proposed NEPA regulations, including extending the comment period upon request in order to allow AYS to provide written comments. More substantively, the proposed regulations specify several means of public notification: "Public notice of anticipated Trust actions that may have a significant environmental effect, opportunities for involvement, and availability of environmental documents will be provided through announcements in the Trust's monthly newsletter, postings on its web site (http://www.presidiotrust.gov), placement of public notices in newspapers, direct mailings, and other means appropriate for involving the public in a meaningful way." These means are in addition to the requirements of the CEQ regulations at 40 CFR 1506.6, which are more specific with regard to EA's and EIS's, as well as public hearings or meetings in the event of substantial environmental controversy, substantial interest, or a request by another agency with jurisdiction over the action.

Furthermore, the proposed regulations (at § 1010.12) contain a commitment to holding public scoping meetings and public workshops on projects subject to NEPA review. As noted above, the Trust has revised § 1010.5 to allow for public scoping meetings prior to the determination as to whether an EIS is required. The Trust has also revised § 1010.11(a) to require public notice once the Trust has determined to prepare an EA. AYS also requests that opportunities be provided for submittal of written scoping comments in order to allow opportunities for formal comment and for comment by interested parties who may not be able to attend a workshop. The Trust has revised § 1010.12 to clarify that the Trust will solicit and accept written scoping comments as part of the scoping process.

AYS also comments that the procedures of some agencies provide for EA's and EIS's to respond to written scoping comments. Such documents

prepared by the Trust will reflect agencies' and the public's priority concerns as expressed through scoping. Nevertheless, there is no requirement for an individual response to written scoping comments under NEPA or the CEQ regulations. The Trust's NEPA regulations continue to allow the Trust the flexibility to tailor its responses to scoping comments to the particular circumstances of each action under review.

Section 1010.13 Trust Decision-Making Procedures

Following internal review and consultation with CEQ, the Trust revised § 1010.13(b) to provide for monitoring and enforcement of any mitigation measures adopted in an EIS.

Section 1010.15 Actions Where Lead Agency Designation is Necessary

The NPS comments that this section should not provide that the Trust will seek designation as lead agency for all actions "that directly relate to implementation of the general objectives of the Plan," because some such actions may relate to Area A of the Presidio, over which NPS—and not the Trust has administrative jurisdiction. Because circumstances in which the Trust would seek lead agency status are likely to be covered by the criteria of 40 CFR 1501.5 and the other criteria identified in § 1010.15, the Trust has revised this section in accordance with this NPS comment.

Following internal review and consultation with CEQ, the Trust also modified § 1010.15(b) and (c) to allow for the Trust to establish itself as "joint lead agency" for appropriate actions.

Section 1010.17 Actions to Eliminate Duplication With State and Local Procedures

Upon further review of § 1010.17(d), the Trust has clarified it to include not only "joint environmental assessments" but also joint Environmental Impact Statements/Environmental Impact Reports. The California Environmental Quality Act requires the preparation of Environmental Impact Reports (EIRs) for certain actions, and the preparation of a combined EIS/EIR for appropriate actions would serve to reduce duplication with State and local procedures.

Regulatory Impact

This final rule will not have an annual effect of \$100 million or more on the economy nor adversely affect productivity, competition, jobs, prices, the environment, public health or safety, or State or local governments.

This final rule will not interfere with an action taken or planned by another agency or raise new legal or policy issues. In short, little or no effect on the national economy will result from adoption of this final rule. Because this final rule is not "economically significant," it is not subject to review by the Office of Management and Budget under Executive Order 12866. Furthermore, this final rule is not a "major rule" under the Congressional review provisions of the Small Business Regulatory Enforcement Fairness Act, 5 U.S.C. sec. 801 et seq.

The Trust has determined and certifies pursuant to the Regulatory Flexibility Act, 5 U.S.C. 601 et seq., that this final rule will not have a significant economic effect on a substantial number of small entities.

The Trust has determined and certifies pursuant to the Unfunded Mandates Reform Act, 2 U.S.C. 1502 et seq., that this final rule will not impose a cost of \$100 million or more in any given year on local, State, or tribal governments or private entities.

Environmental Impact

Although not required to do so, the Trust prepared an Environmental Assessment (EA) in connection with the proposed rule. The EA determined that the proposed rule would not have a significant effect on the quality of the human environment because it was neither intended nor expected to change the physical status quo of the Presidio in any significant manner. Comments on that EA were received from both AYS and NPS. The Trust has prepared a response to these comments, which is part of the administrative record on this matter.

The EA, the FONSI, and the administrative record are available for public inspection at the offices of the Presidio Trust, 34 Graham Street, The Presidio, San Francisco, CA 94129, between the hours of 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

Other Applicable Authorities

The Presidio Trust has drafted and reviewed this final rule in light of Executive Order 12988 and has determined that it meets the applicable standards provided in secs. 3(a) and (b) of that order.

List of Subjects in 36 CFR Part 1010

Administrative practice and procedure, Environmental impact statements, National parks, Public lands, Recreation and recreation areas. Dated: September 9, 2000.

Karen A. Cook,

General Counsel.

Accordingly, the Presidio Trust adds 36 CFR part 1010, as set forth below:

PART 1010-ENVIRONMENTAL QUALITY

Sec.

1010.1 Policy.

1010.2 Purpose.

1010.3 Definitions.

1010.4 NEPA Compliance Coordinator.

1010.5 Major decision points.

1010.6 Determination of requirement for EA or EIS.

1010.7 Actions that do not require an EA or EIS.

1010.8 Actions that normally require an EIS.

1010.9 Preparation of an EIS.

1010.10 Actions that normally require an EA.

1010.11 Preparation of an EA.

1010.12 Public involvement.

1010.13 Trust decision-making procedures.

1010.14 Review of proposals by project applicants.

1010.15 Actions where lead agency designation is necessary.

1010.16 Actions to encourage agency cooperation early in the NEPA process.1010.17 Actions to eliminate duplication with State and local procedures.

Authority: Pub. L. 104–333, 110 Stat. 4097 (16 U.S.C. sec. 460bb note); 42 U.S.C. sec. 4321 *et seq.*; 40 CFR 1507.3.

§1010.1 Policy.

The Presidio Trust's policy is to:
(a) Use all practical means, consistent with the Trust's statutory authority,

available resources, and national policy, to protect and enhance the quality of the human environment;

(b) Ensure that environmental factors and concerns are given appropriate consideration in decisions and actions by the Trust;

(c) Use systematic and timely approaches which will ensure the integrated use of the natural and social sciences and environmental design arts in planning and decision-making which may have an impact on the human environment;

(d) Develop and utilize ecological, cultural, and other environmental information in the management of the Presidio Trust

Area and its natural, historic, scenic, cultural, and recreational resources pursuant to the Trust Act;

(e) Invite the cooperation and encourage the participation, where appropriate, of Federal, State, and local authorities and the public in Trust planning and decision-making processes that affect the quality of the human environment; and

(f) Minimize any possible adverse effects of Trust decisions and actions upon the quality of the human environment.

§1010.2 Purpose.

The regulations in this part incorporate and supplement the Council on Environmental Quality's (CEQ) regulations at 40 CFR parts 1500 through 1508 for implementing the procedural provisions of the National Environmental Policy Act of 1969, as amended (NEPA), and otherwise to describe how the Trust intends to consider environmental factors and concerns in the Trust's decision-making process within the requirements set forth in NEPA and CEQ regulations.

§1010.3 Definitions.

(a) The following terms have the following meanings as used in this part: *Decision-maker* means the Board or its designee.

EA means an environmental assessment, as defined at 40 CFR 1508.9.

EIS means an environmental impact statement, as defined at 40 CFR 1508.11.

Project applicant means an individual, firm, partnership, corporation, joint venture, or other public or private entity other than the Trust (including a combination of more than one such entities) which seeks to demolish, construct, reconstruct, develop, preserve, rehabilitate, or restore real property within the Presidio Trust Area.

(b) If not defined in this part or in this chapter, other terms used in this part have the same meanings as those provided in 40 CFR part 1508.

§1010.4 NEPA Compliance Coordinator.

- (a) The NEPA Compliance Coordinator, as designated by the Executive Director, shall be the Trust official responsible for implementation and operation of the Trust's policies and procedures on environmental quality and control. The delegation of this responsibility shall not abrogate the responsibility of the Executive Director and the Board to ensure that NEPA and other applicable laws are followed, or the right of the Executive Director and the Board to overrule or alter decisions of the NEPA Compliance Coordinator in accordance with the Trust's regulations and procedures.
- (b) The NEPA Compliance Coordinator shall:
- (1) Coordinate the formulation and revision of Trust policies and procedures on matters pertaining to environmental protection and enhancement;

- (2) Establish and maintain working relationships with relevant government agencies concerned with environmental matters;
- (3) Develop procedures within the Trust's planning and decision-making processes to ensure that environmental factors are properly considered in all proposals and decisions in accordance with this part;
- (4) Develop, monitor, and review the Trust's implementation of standards, procedures, and working relationships for protection and enhancement of environmental quality and compliance with applicable laws and regulations;
- (5) Monitor processes to ensure that the Trust's procedures regarding consideration of environmental quality are achieving their intended purposes;
- (6) Advise the Board, officers, and employees of the Trust of technical and management requirements of environmental analysis, of appropriate expertise available, and, in consultation with the Trust's General Counsel, of relevant legal developments;
- (7) Monitor the consideration and documentation of the environmental aspects of the Trust's planning and decision-making processes by appropriate officers and employees of the Trust;
- (8) Ensure that all EA's and EIS's are prepared in accordance with the appropriate regulations adopted by the CEQ and the Trust;
- (9) Consolidate and transmit to appropriate parties the Trust's comments on EIS's and other environmental reports prepared by other agencies;
- (10) Acquire information and prepare appropriate reports on environmental matters required of the Trust;
- (11) Coordinate Trust efforts to make available to other parties information and advice on the Trust's policies for protecting and enhancing the quality of the environment; and
- (12) Designate other Trust employees to execute these duties under the supervision of the NEPA Compliance Coordinator, where necessary for administrative convenience and efficiency. As used in this chapter, the term "NEPA Compliance Coordinator" includes any such designee.

§ 1010.5 Major decision points.

(a) The possible environmental effects of a proposed action or project within the Presidio Trust Area must be considered along with technical, financial, and other factors throughout the decision-making process. Most Trust projects have three distinct stages in the decision-making process:

- (1) Conceptual or preliminary study stage;
- (2) Detailed planning or final decision stage;
 - (3) Implementation stage.
- (b) Environmental review will be integrated into the decision-making process of the Trust as follows:
- (1) During the conceptual or preliminary study stage, the NEPA Compliance Coordinator shall determine whether the proposed action or project is one which is categorically excluded under § 1010.7, has been adequately reviewed in a previously prepared EA and/or EIS, or requires further NEPA review (*i.e.*, an EA or an EIS).
- (2) If the proposed action or project is not categorically excluded and has not been adequately reviewed in a previously prepared EA and/or EIS, then prior to the Trust's proceeding beyond the conceptual or preliminary study stage, the NEPA Compliance Coordinator must determine whether an EIS is required. When appropriate, prior to the determination as to whether an EIS is required, the NEPA Compliance Coordinator may initiate a public scoping process in order to inform such a determination.
- (3) If an EIS is determined to be necessary, the Trust shall initiate a public scoping process in accordance with 40 CFR 1501.7. An EIS, if determined necessary, must be completed and circulated at the earliest point at which meaningful analysis can be developed for the proposed action or project and prior to the Trust's final approval of the proposed action or project.

§ 1010.6 Determination of requirement for EA or EIS.

In deciding whether to require the preparation of an EA or an EIS, the NEPA Compliance Coordinator will determine whether the proposal is one that:

- (a) Normally does not require either an EA or an EIS;
 - (b) Normally requires an EIS; or
- (c) Normally requires an EA, but not necessarily an EIS.

§ 1010.7 Actions that do not require an EA or EIS.

(a) Categorical Exclusions. Pursuant to 40 CFR 1508.4, the Trust has determined that the categories of action identified in this paragraph have no significant effect, either individually or cumulatively, on the human environment and are therefore categorically excluded. Such actions (whether approved by the Trust or undertaken by the Trust directly or

- indirectly) do not require the preparation of an EA or an EIS:
- (1) Personnel actions and investigations and personal services contracts;
- (2) Administrative actions and operations directly related to the operation of the Trust (e.g., purchase of furnishings, services, and equipment) provided such actions and operations are consistent with applicable Executive Orders:
- (3) Internal organizational changes and facility and office expansions, reductions, and closings;
- (4) Routine financial transactions, including such things as salaries and expenses, procurement, guarantees, financial assistance, income transfers, audits, fees, bonds and royalties;
- (5) Management, formulation, allocation, transfer and reprogramming of the Trust's budget;
- (6) Routine and continuing government business, including such things as supervision, administration, operations, maintenance, and replacement activities having limited context and intensity (limited size and magnitude or short-term effects);
- (7) Preparation, issuance, and submittal of publications and routine reports;
- (8) Activities which are educational, informational, or advisory (including interpretive programs), or otherwise in consultation with or providing technical assistance to other agencies, public and private entities, visitors, individuals, or the general public;
- (9) Legislative proposals of an administrative or technical nature, including such things as changes in authorizations for appropriations or financing authority, minor boundary changes and land transactions; or having primarily economic, social, individual or institutional effects, as well as comments and reports on legislative proposals;
- (10) Proposal, adoption, revision, and termination of policies, directives, regulations, and guidelines:
- (i) That are of an administrative, financial, legal, technical, or procedural nature, the environmental effects of which are too broad, speculative, or conjectural to lend themselves to environmental analysis and the implementation of which will be subject to the NEPA process either collectively or on a case-by-case basis; or
- (ii) Where such actions will not potentially:
- (A) Increase public use to the extent of compromising the nature and character of the area or of causing significant physical damage to it;

(B) Introduce non-compatible uses that might compromise the nature and characteristics of the area or cause significant physical damage to it;

(C) Conflict with adjacent ownerships

or land uses; or

(D) Cause a significant nuisance to adjacent owners or occupants;

(11) Preparation, approval, coordination, and implementation of plans, including priorities, justifications, and strategies, for research, monitoring, inventorying, and information gathering that is not or is only minimally manipulative and causes no or only minimal physical damage:

(12) Identification, nomination, certification, and determination of eligibility of properties for listing in the National Register of Historic Places and the National Historic Landmark and National Natural Landmark Programs;

- (13) Minor or temporary changes in amounts or types of visitor use for the purpose of ensuring visitor safety or resource protection, minor changes in programs or regulations pertaining to visitor activities, and approval of permits or other use and occupancy agreements for special events or public assemblies and meetings, provided such events, assemblies, and meetings entail only short-term or readily mitigated environmental impacts;
- (14) Designation of environmental study areas and research areas, including those closed temporarily or permanently to the public, provided such designation would cause no or only minimal environmental impact;
- (15) Land and boundary surveys and minor boundary adjustments or transfers of administrative jurisdiction resulting in no significant change in land use:
- (16) Archaeological surveys and permits involving only surface collection or small-scale test excavations;
- (17) Changes or amendments to an approved plan or action when such changes or amendments would cause no or only minimal environmental impact;
- (18) Contracts, work authorizations, or procurement actions related to proposals, programs, and master agreements related to administrative operation of the Trust;
- (19) The leasing, permitting, sale, or financing of, or granting of non-fee interests regarding, real or personal property in the Presidio Trust Area, provided that such actions would have no or only minimal environmental impact;
- (20) Extension, reissuance, renewal, minor modification, or conversion in form of agreements for use of real

property (including but not limited to leases, permits, licenses, concession contracts, use and occupancy agreements, easements, and rights-ofway), so long as such agreements were previously subject to NEPA and do not involve new construction or new or substantially greater environmental impacts, and so long as no new information is known or no changed circumstances have occurred that would give rise to new or substantially greater environmental impacts.

(21) Rehabilitation, modification, or improvement of historic properties that have been determined to be in conformance with the Secretary of the Interior's "Standards for the Treatment of Historic Properties" at 36 CFR part 68 and that would have no or only minimal

environmental impact;

(22) Rehabilitation, maintenance, modification or improvement of non-historic properties that is consistent with applicable Executive Orders, provided there is no potential for significant environmental impacts, including impacts to cultural landscapes or archaeological resources;

(23) Removal, reduction, or restraint of resident individuals of species that are not threatened or endangered which pose dangers to visitors, residents, or neighbors or immediate threats to resources of the Presidio Trust Area;

- (24) Removal of non-historic materials and structures in order to restore natural conditions when such removal has no potential for significant environmental impacts, including impacts to cultural landscapes or archaeological resources and is consistent with applicable Executive Orders;
- (25) Installation of signs, displays, and kiosks, etc.;
- (26) Replacement of minor structures and facilities (e.g., signs, kiosks, fences, comfort stations, and parking lots) with little or no change in location, capacity, or appearance;
- (27) Repair, resurfacing, striping, installation of traffic control devices, and repair/replacement of guardrails, culverts, signs, and other minor features, on existing roads and parking facilities, provided there is no potential for significant environmental impact;

(28) Minor trail relocation, development of compatible trail networks on roads or other formally established routes, and trail maintenance and repair;

(29) Construction or rehabilitation in previously disturbed or developed areas required to meet health or safety regulations, or to meet requirements for making facilities accessible to the handicapped provided such construction or rehabilitation is

- implemented in a manner consistent with applicable Executive Orders;
- (30) Landscaping and landscape maintenance in previously disturbed or developed areas;
- (31) Minor changes in programs and regulations pertaining to visitor activities;
- (32) Routine maintenance, property management, and resource management, with no potential for significant environmental impact and that are consistent with the Secretary of the Interior's "Standards for the Treatment of Historic Properties" at 36 CFR part 68, as applicable, and with applicable Executive Orders;
- (33) Upgrading or adding new utility facilities to existing poles, or replacement poles which do not change existing pole line configurations.
- (34) Issuance of rights-of-way for overhead utility lines to an individual building or well from an existing line where installation will not result in significant visual intrusion or nonconformance with the Secretary's "Standards for the Treatment of Historic Properties" at 36 CFR part 68, as applicable, and will involve no clearance of vegetation other than for placement of poles;
- (35) Issuance of rights-of-way for minor overhead utility lines not involving placement of poles or towers and not involving vegetation management or significant visual intrusion in an area administered by NPS or the Trust or non-conformance with the Secretary's "Standards for the Treatment of Historic Properties" at 36 CFR part 68, as applicable;
- (36) Installation of underground utilities in previously disturbed areas having stable soils, or in an existing utility right-of-way; and
- (37) Experimental testing of no longer than 180 days of mass transit systems, and changes in operation of existing systems with no potential for significant environmental impact.
- (b) Extraordinary circumstances. An action that falls into one or more of the categories in paragraph (a) of this section may still require the preparation of an EIS or an EA if the NEPA Compliance Coordinator determines that it meets the criteria stated in § 1010.8(b) or § 1010.10(b), respectively, or involves extraordinary circumstances that may have a significant environmental effect. At its discretion, the Trust may require the preparation of an EA or an EIS for a proposal or action that otherwise qualifies for a categorical exclusion. Criteria used in determining whether to prepare an EA or EIS for an action that otherwise qualifies for a

categorical exclusion include whether an action may:

(1) Have significant adverse effects on public health or safety;

(2) Have significant adverse effects on such unique geographic characteristics as historic or cultural resources, park, recreation or refuge lands, sole or principal drinking water aquifers, wetlands, floodplains, or ecologically significant or critical areas;

(3) Have highly controversial

environmental effects;

- (4) Have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks;
- (5) Establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects:
- (6) Be directly related to other actions with individually insignificant but cumulatively significant environmental effects:
- (7) Have significant adverse effects on properties listed or eligible for listing on the National Register of Historic Places;
- (8) Have significant adverse effects on species listed or proposed to be listed on the List of Endangered or Threatened Species, or have adverse effects on designated Critical Habitat for these species;
- (9) Require compliance with Executive Order 11988 (Floodplain Management), Executive Order 11990 (Protection of Wetlands), Executive Order 13007 (Indian Sacred Sites), or the Fish and Wildlife Coordination Act; and/or
- (10) Threaten to violate a Federal, State, local or tribal law or requirement imposed for the protection of the environment.

§ 1010.8 Actions that normally require an EIS.

- (a) General procedure. So long as a proposed action or project is not categorically excluded under § 1010.7, the Trust shall require the preparation of an EA to determine if the proposed action or project requires an EIS. Nevertheless, if it is readily apparent to the NEPA Compliance Coordinator that the proposed action or project will have a significant impact on the environment, an EA is not required, and the Trust will prepare or direct the preparation of an EIS without preparing or completing the preparation of an EA. To assist the NEPA Compliance Coordinator in determining if a proposal or action normally requires the preparation of an EIS, the following criteria and categories of action are provided.
- (b) *Criteria*. Criteria used to determine whether proposals or actions may

- significantly affect the environment and therefore require an EIS are described in 40 CFR 1508.27.
- (c) Categories of action. The following categories of action normally require an EIS:
- (1) Legislative proposals made by the Trust to the United States Congress, other than those described in § 1010.7(b)(9):
- (2) Approval, funding, construction, and/or demolition in preparation for construction of any new building, if that activity has a significant effect on the human environment;
- (3) Proposals that would significantly alter the kind and amount of natural, recreational, historical, scenic, or cultural resources of the Presidio Trust Area or the integrity of the setting; and
- (4) Approval or amendment of a general land use or resource management plan for the entire Presidio Trust Area.

§1010.9 Preparation of an EIS.

- (a) Notice of intent. When the Trust decides to prepare an EIS, it shall publish a notice of intent in the Federal Register in accordance with 40 CFR 1501.7 and 1508.22. Where there is a lengthy period between the Trust's decision to prepare an EIS and the time of actual preparation, then at the discretion of the NEPA Compliance Coordinator the notice of intent shall be published at a reasonable time in advance of preparation of the EIS.
- (b) Preparation. After having determined that an EIS will be prepared and having published the notice of intent, the Trust will begin to prepare or to direct the preparation of the EIS. The EIS shall be formatted in accordance with 40 CFR 1502.10.
- (c) Supplemental environmental impact statements. The Trust may supplement a draft or final EIS at any time. The Trust shall prepare a supplement to either a draft or final EIS when:
- (1) Substantial changes are proposed to an action analyzed in the draft or final EIS that are relevant to environmental concerns;
- (2) There are significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts; or
- (3) Actions are proposed which relate to or are similar to other actions taken or proposed and that together will have a cumulatively significant impact on the human environment.

$\S 1010.10$ Actions that normally require an EA.

(a) General procedure. If a proposal or action is not one that normally requires

- an EIS, and does not qualify for a categorical exclusion under § 1010.7, the Trust will require, prepare, or direct the preparation of an EA. An EA should be prepared when the Trust has insufficient information on which to determine whether a proposal may have significant impacts. An EA assists the Trust in complying with NEPA when no EIS is necessary, and it facilitates the preparation of an EIS, if one is necessary.
- (b) *Criteria*. Criteria used to determine those categories of action that normally require an EA, but not necessarily an EIS, include:
- (1) Potential for degradation of environmental quality;
- (2) Potential for cumulative adverse impact on environmental quality; and
- (3) Potential for adverse impact on protected resources (e.g., natural, scenic, recreational, historical, and cultural resources).
- (c) *Categories of action*. The following categories of action normally require the preparation of an EA:
- (1) Promulgation of regulations and requirements that are not categorically excluded:
- (2) Proposals submitted by project applicants to the Trust for its review, as described in § 1010.14;
- (3) Proposals to add or alter access between the Presidio Trust Area and surrounding neighborhoods; and
- (4) Contracts, work authorizations, and master agreements related to and implementing programs, policies, and proposals which are not categorically excluded and for which there is no previously prepared EA and/or EIS.

§1010.11 Preparation of an EA.

- (a) When to prepare. The Trust will begin the preparation of an EA (or require it to be begun) as early as possible after it is determined by the NEPA Compliance Coordinator to be required. The Trust will provide notice of such determinations in accordance with § 1010.12. The Trust may prepare or require an EA at any time to assist planning and decision-making.
- (b) Content and format. An EA is a concise public document used to determine whether to prepare an EIS. An EA should address impacts, including cumulative impacts, on those resources that are specifically relevant to the particular proposal. Those impacts should be addressed in as much detail as is necessary to allow an analysis of the alternatives and the proposal. The EA shall contain brief discussions of the following topics:
- (1) Purpose and need for the proposed action.
- (2) Description of the proposed action.

- (3) Alternatives considered, including a No Action alternative.
- (4) Environmental effects of the proposed action and the alternatives, including mitigation measures.
- (5) Listing of agencies, organizations, and/or persons consulted.
- (c) Finding of no significant impact (FONSI). If an EA is completed and the NEPA Compliance Coordinator determines that an EIS is not required, then the NEPA Compliance Coordinator shall prepare a finding of no significant impact. The finding of no significant impact shall be made available to the public by the Trust as specified in 40 CFR 1506.6.
- (d) *Mitigated FONSI.* If an EA is completed and the NEPA

Compliance Coordinator determines that an EIS is required, then prior to preparation of an EIS, the proposal may be revised in order to mitigate the impacts identified in the EA through adherence to legal requirements, inclusion of mitigation as an integral part of the proposal, and/or fundamental changes to the proposal. A supplemental EA will be prepared on the revised proposal and will result in a Mitigated Finding of No Significant Impact, preparation of an EIS, or additional revision of the proposal and a supplemental EA.

§ 1010.12 Public involvement.

The Trust will make public involvement an essential part of its environmental review process. Public notice of anticipated Trust actions that may have a significant environmental impact, opportunities for involvement, and availability of environmental documents will be provided through announcements in the Trust's monthly newsletter, postings on its web site (www.presidiotrust.gov), placement of public notices in newspapers, direct mailings, and other means appropriate for involving the public in a meaningful way. The Trust will conduct scoping with interested federal, state and local agencies and Indian tribes, will solicit and accept written scoping comments and will hold public scoping meetings to gather early input whenever it determines an EIS to be necessary and otherwise as appropriate. Notice of all public scoping meetings will be given in a timely manner. Interested persons may also obtain information concerning any pending EIS or any other element of the environmental review process of the Trust by contacting the NEPA Compliance Coordinator at the following address: Presidio Trust, P.O. Box 29052, San Francisco, California 94129-0052.

§ 1010.13 Trust decision-making procedures.

To ensure that at major decisionmaking points all relevant environmental concerns are considered by the decision-maker, the following procedures are established.

- (a) An environmental document (*i.e.*, the EA, finding of no significant impact, EIS, or notice of intent), in addition to being prepared at the earliest point in the decision-making process, shall accompany the relevant proposal or action through the Trust's decision-making process to ensure adequate consideration of environmental factors.
- (b) The Trust shall consider in its decision-making process only decision alternatives encompassed by the range of alternatives discussed in the relevant environmental documents. Also, where an EIS has been prepared, the Trust shall consider all alternatives described in the EIS, a written record of the consideration of alternatives during the decision-making process shall be maintained, and a monitoring and enforcement program shall be adopted and summarized where applicable for any mitigation.
- (c) Any environmental document prepared for a proposal or action shall be made part of the record of any formal rulemaking by the Trust.

§ 1010.14 Review of proposals by project applicants.

(a) An EA shall be required for each proposal for demolition, construction, reconstruction, development, preservation, rehabilitation, or restoration of real property submitted by a project applicant to the Trust for its review, and which the decision-maker agrees to consider, unless categorically excluded or covered by a previously prepared EA and/or EIS.

(b) The decision-maker may not take any approval action on such a proposal submitted by a project applicant until such time as the appropriate environmental review documents have been prepared and submitted to the decision-maker.

- (c) At a minimum, and as part of any submission made by a project applicant to the decision-maker for its approval, such project applicant shall make available data and materials concerning the proposal sufficient to permit the Trust to carry out its environmental review responsibilities. When requested, the project applicant shall provide additional information that the NEPA Compliance Coordinator believes is necessary to permit it to satisfy its environmental review functions.
- (d) With respect to each project proposed for consideration for which

- the NEPA Compliance Coordinator determines that an EA shall be prepared, the decision-maker may require a project applicant to submit a draft EA regarding its proposal for the Trust's evaluation and revision. In accordance with 40 CFR 1506.5(b), the Trust shall make its own evaluation of the environmental issues and shall take responsibility for the scope and content of the final EA.
- (e) With respect to each project proposed for consideration for which the NEPA Compliance Coordinator determines an EIS shall be prepared, the decision-maker may require a project applicant to pay a non-refundable fee to the Trust sufficient to cover a portion or all of the Trust's anticipated costs associated with preparation and review of the EIS, including costs associated with review under other applicable laws. Such fee shall be paid to the Trust in full prior to commencement of the preparation of the EIS or any amendment or supplement thereto.
- (f) In accordance with 40 CFR 1506.5(C), the EIS shall be prepared by the Trust and/or by contractors who are selected by the Trust and who certify that they have no financial or other interest in the outcome of the project, and the Trust shall independently evaluate the EIS prior to its approval and take responsibility for ensuring its adequacy. The EIS shall be prepared in accordance with 40 CFR part 1502.
- (g) The NEPA Compliance Coordinator may set time limits for environmental review appropriate to each proposal, consistent with 40 CFR 1501.8 and 1506.10.
- (h) The NEPA Compliance Coordinator shall at the earliest possible time ensure that the Trust commences its environmental review on a proposed project and shall provide the project applicant with any policies or information deemed appropriate in order to permit effective and timely review by the Trust of a proposal once it is submitted to the decision-maker for approval.

§ 1010.15 Actions where lead agency designation is necessary.

- (a) Consistent with 40 CFR 1501.5, where a proposed action by the Trust involves one or more other Federal agencies, or where actions by the Trust and one or more Federal agencies are directly related to each other because of their functional interdependence or geographical proximity, the Trust will seek designation as lead agency for those actions that relate solely to the Presidio Trust Area.
- (b) For an action that qualifies as one for which the Trust will seek

designation as lead agency, the Trust will promptly consult with the appropriate Federal agencies to establish lead agency, joint lead agency, and/or cooperating agency designations.

(c) For an action as to which the Trust undertakes lead, joint lead, or cooperating agency status, the Trust is authorized to enter into a memorandum of understanding or agreement to define the rights and responsibilities of the relevant agencies.

§ 1010.16 Actions to encourage agency cooperation early in the NEPA process.

Consistent with 40 CFR 1501.6, the Trust may request the NPS to be a cooperating agency for actions or projects significantly affecting the quality of the Presidio. In addition, upon request of the Trust, any other Federal, State, local, or tribal agency that has jurisdiction by law or special expertise with respect to any environmental issue that should be addressed in the analysis may be a cooperating agency. The Trust shall use the environmental analysis and proposals of cooperating agencies with jurisdiction by law or special expertise to the maximum extent possible consistent with its responsibility as lead or joint lead agency.

§ 1010.17 Actions to eliminate duplication with State and local procedures.

Consistent with 40 CFR 1506.2, the Trust shall cooperate with State and local agencies to the fullest extent possible to reduce duplication between NEPA and State and local requirements. Such cooperation shall to the fullest extent possible include:

- (a) Joint planning processes;
- (b) Joint environmental research and studies:
- (c) Joint public hearings (except where otherwise provided by statute);
- (d) Joint environmental assessments and/or Environmental Impact Statements/Environmental Impact Reports.

[FR Doc. 00–23710 Filed 9–14–00; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[CA 226-0250; FRL-6852-7]

Revisions to the California State Implementation Plan, Tehama County Air Pollution Control District

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: EPA is finalizing approval of revisions to the Tehama County Air Pollution Control District (TCAPCD) portion of the California State Implementation Plan (SIP). These revisions were proposed in the **Federal Register** on April 17, 2000, and concern oxides of nitrogen (NO $_{\rm X}$) emissions from fuel burning equipment. We are

approving a local rule that regulates these emission sources under the Clean Air Act as amended in 1990 (CAA or the Act).

EFFECTIVE DATE: This rule is effective on October 16, 2000.

ADDRESSES: You can inspect copies of the administrative record for this action at EPA's Region IX office during normal business hours. You can inspect copies of the submitted SIP revisions at the following locations:

Environmental Protection Agency, Region IX, 75 Hawthorne Street, San Francisco, CA 94105–3901.

Environmental Protection Agency, Air Docket (6102), Ariel Rios Building, 1200 Pennsylvania Avenue, NW., Washington DC 20460.

California Air Resources Board, Stationary Source Division, Rule Evaluation Section, 2020 "L" Street, Sacramento, CA 95812.

Tehama County APCD, P.O. Box 38 (1750 Walnut Street) Red Bluff, CA 96080.

FOR FURTHER INFORMATION CONTACT: Ed Addison, Rulemaking Office (AIR–4), U.S. Environmental Protection Agency, Region IX, (415) 744–1160.

SUPPLEMENTARY INFORMATION:

Throughout this document, "we," "us" and "our" refer to EPA.

I. Proposed Action

On April 17, 2000 (65 FR 20426), EPA proposed to approve the following rule into the California SIP.

Local agency	Rule No.	Rule Title	Adopted	Submitted
TCAPCD	4.14	Fuel Burning Equipment	November 3, 1998	May 13, 1999.

We proposed to approve this rule because we determined that it complied with the relevant CAA requirements. Our proposed action contains more information on the rule and our evaluation.

II. Public Comments and EPA Responses

EPA's proposed action provided a 30day public comment period. During this period, we received no comments.

III. EPA Action

No comments were submitted that change our assessment that the submitted rule complies with the relevant CAA requirements. Therefore, as authorized in section 110(k)(3) of the Act, EPA is fully approving this rule into the California SIP.

IV. Administrative Requirements

Under Executive Order 12866 (58 FR 51735, October 4, 1993), this action is not a "significant regulatory action" and therefore is not subject to review by the Office of Management and Budget. This action merely approves state law as meeting federal requirements and imposes no additional requirements beyond those imposed by state law. Accordingly, the Administrator certifies that this rule will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.). Because this rule approves preexisting requirements under state law and does not impose any additional enforceable duty beyond that required by state law, it does not contain any unfunded mandate or significantly or uniquely affect small governments, as

described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4). For the same reason, this rule also does not significantly or uniquely affect the communities of tribal governments, as specified by Executive Order 13084 (63 FR 27655, May 10, 1998). This rule will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132 (64 FR 43255, August 10, 1999), because it merely approves a state rule implementing a federal standard, and does not alter the relationship or the distribution of power and responsibilities established in the Clean Air Act. This rule also is not subject to Executive Order 13045 (62 FR

19885, April 23, 1997), because it is not economically significant.

In reviewing SIP submissions, EPA's role is to approve state choices, provided that they meet the criteria of the Clean Air Act. In this context, in the absence of a prior existing requirement for the State to use voluntary consensus standards (VCS), EPA has no authority to disapprove a SIP submission for failure to use VCS. It would thus be inconsistent with applicable law for EPA, when it reviews a SIP submission, to use VCS in place of a SIP submission that otherwise satisfies the provisions of the Clean Air Act. Thus, the requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) do not apply. As required by section 3 of Executive Order 12988 (61 FR 4729, February 7, 1996), in issuing this rule, EPA has taken the necessary steps to eliminate drafting errors and ambiguity, minimize potential litigation, and provide a clear legal standard for affected conduct. EPA has complied with Executive Order 12630 (53 FR 8859, March 15, 1988) by examining the takings implications of the rule in accordance with the "Attorney General's Supplemental Guidelines for the Evaluation of Risk and Avoidance of Unanticipated Takings" issued under the executive order. This rule does not impose an information collection burden under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the Federal Register. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by November 14, 2000. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time

within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Hydrocarbons, Incorporation by reference, Intergovernmental relations, Nitrogen dioxide, Ozone, Reporting and recordkeeping requirements, Volatile organic compounds.

Dated: August 3, 2000.

John Wise,

Acting Regional Administrator, Region IX.

Part 52, chapter I, title 40 of the Code of Federal Regulations is amended as follows:

PART 52—[AMENDED]

1. The authority citation for Part 52 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

Subpart F—California

2. Section 52.220 is amended by adding paragraph (c)(263)(i)(D)(2) to read as follows:

§52.220 Identification of plan.

* * * * * (c) * * * (263) * * * (i) * * *

(D) * * * (2) Rule 4.14 adopted on November 3, 1998.

[FR Doc. 00–23651 Filed 9–14–00; 8:45 am] $\tt BILLING\ CODE\ 6560–50-P$

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-301005; FRL-6589-3]

RIN 2070-AB

Difenoconazole; Pesticide Tolerance

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: This regulation establishes a tolerance for residues of difenoconazole [(2*S*,4*R*)/(2*R*/4*S*)]/[(2*R*/4*R*)/(2*S*,4*S*) 1-(2-[4-(4-chlorophenoxy)-2-chlorophenyl]-4-methyl-1,3-dioxolan-2-yl-methyl)-1*H*-1,2,4-triazole in or on canola, seed. Novartis Crop Protection, Inc. requested this tolerance under the Federal Food,

Drug, and Cosmetic Act, as amended by the Food Quality Protection Act of 1996. **DATES:** This regulation is effective September 15, 2000. Objections and requests for hearings, identified by docket control number OPP–301005,

must be received by EPA on or before

November 14, 2000.

ADDRESSES: Written objections and hearing requests may be submitted by mail, in person, or by courier. Please follow the detailed instructions for each method as provided in Unit VI. of the "SUPPLEMENTARY INFORMATION." To ensure proper receipt by EPA, your objections and hearing requests must identify docket control number OPP—301005 in the subject line on the first page of your response.

FOR FURTHER INFORMATION CONTACT: By mail: Cynthia Giles-Parker, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (703) 305–7740; and e-mail address: giles-parker.cynthia@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected categories and entities may include, but are not limited to:

Cat- egories	NAICS codes	Examples of Potentially Affected Entities
Industry	111 112 311 32532	Crop production Animal production Food manufacturing Pesticide manufacturing

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in the table could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether or not this action might apply to certain entities. If you have questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Additional Information, Including Copies of this Document and Other Related Documents?

1. *Electronically*. You may obtain electronic copies of this document, and

certain other related documents that might be available electronically, from the EPA Internet Home Page at http://www.epa.gov/. To access this document, on the Home Page select "Laws and Regulations" and then look up the entry for this document under the "Federal Register—Environmental Documents." You can also go directly to the Federal Register listings at http://

www.epa.gov/fedrgstr/. 2. In person. The Agency has established an official record for this action under docket control number OPP-301005. The official record consists of the documents specifically referenced in this action, and other information related to this action, including any information claimed as Confidential Business Information (CBI). This official record includes the documents that are physically located in the docket, as well as the documents that are referenced in those documents. The public version of the official record does not include any information claimed as CBI. The public version of the official record, which includes printed, paper versions of any electronic comments submitted during an applicable comment period is available for inspection in the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1921 Jefferson Davis Hwy., Arlington, VA, from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The PIRIB telephone number is (703) 305-5805.

II. Background and Statutory Findings

In the **Federal Register** of May 5, 1999 (64 FR 24153) (FRL–6072–7), EPA issued a notice pursuant to section 408 of the Federal Food, Drug, and Cosmetic Act (FFDCA), 21 U.S.C. 346a as amended by the Food Quality Protection Act of 1996 (FQPA) (Public Law 104–170) announcing the filing of a pesticide petition (PP) for tolerance by Novartis Crop Protection, Inc. This notice included a summary of the petition prepared by Novartis Crop Protection, Inc., the registrant. There were no comments received in response to this notice of filing.

The petition requested that 40 CFR 180.475 be amended by establishing a tolerance for the fungicide, difenoconazole [(2S,4R)/(2R/4S)]/[(2R/4R)/(2S,4S)] 1-(2-[4-(4-chlorophenoxy)-2-chlorophenyl]-4-methyl-1,3-dioxolan-2-yl-methyl)-1H-1,2,4-triazole, in or on canola, seed at 0.01 ppm.

Section 408(b)(2)(Å)(i) of the FFDCA allows EPA to establish a tolerance (the legal limit for a pesticide chemical residue in or on a food) only if EPA determines that the tolerance is "safe." Section 408(b)(2)(A)(ii) defines "safe" to

mean that "there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, including all anticipated dietary exposures and all other exposures for which there is reliable information." This includes exposure through drinking water and in residential settings, but does not include occupational exposure. Section 408(b)(2)(C) requires EPA to give special consideration to exposure of infants and children to the pesticide chemical residue in establishing a tolerance and to "ensure that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to the pesticide chemical residue....'

EPA performs a number of analyses to determine the risks from aggregate exposure to pesticide residues. For further discussion of the regulatory requirements of section 408 and a complete description of the risk assessment process, see the final rule on Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997) (FRL–5754–7).

III. Aggregate Risk Assessment and Determination of Safety

Consistent with section 408(b)(2)(D), EPA has reviewed the available scientific data and other relevant information in support of this action. EPA has sufficient data to assess the hazards of and to make a determination on aggregate exposure, consistent with section 408(b)(2), for a tolerance for residues of difenoconazole [(2S,4R)/(2R)]4S)]/[(2R/4R)/(2S,4S) 1-(2-[4-(4 chlorophenoxy)-2-chlorophenyll-4methyl-1,3-dioxolan-2-yl-methyl)-1H-1,2,4-triazole in or on canola, seed at 0.01 ppm. EPA's assessment of the dietary exposures and risks associated with establishing the tolerance follows.

A. Toxicological Profile

EPA has evaluated the available toxicity data and considered its validity, completeness, and reliability as well as the relationship of the results of the studies to human risk. EPA has also considered available information concerning the variability of the sensitivities of major identifiable subgroups of consumers, including infants and children. The nature of the toxic effects caused by difenoconazole are discussed in this unit.

Difenoconazole possesses low acute toxicity. Technical difenoconazole had the following acute toxicology endpoints and toxicity categories. The acute oral toxicity Lethal Dose 50% (LD $_{50}$) was 1,453 milligrams per kilogram (mg/kg) (Toxicity Category III).

The acute dermal toxicity LD_{50} was >2,010 mg/kg (Toxicity Category III). The acute inhalation Lethal Concentration 50% (LC_{50}) was >3,300 milligrams per cubic meter (mg/m³; 4 hours of exposure; Toxicity Category IV). The primary eye irritation results were mild eye irritation, reversible in 7 days (Toxicity Category III). The primary skin irritation results were slight irritation (Toxicity Category IV). The dermal sensitization results were negative.

Subchronic studies in mice and rats manifested decreased body weights, decreased body weight gains, and effects on the liver at 200 ppm and higher. Microscopic examination of the eyes of dogs at 3,000 ppm revealed unilateral and bilateral lenticular cataracts in both sexes of animals. Decreased body weights, body weight gains, and food consumption were reported in a 21-day rabbit dermal study at the lowest observed adverse effect level (LOAEL) of

100 mg/kg/day.

Chronic studies in rats revealed decreased body weight gains and increased liver weights along with hepatocellular hypertrophy. Clinical chemistry data supported the liver pathology data suggesting that the liver was the primary target organ. There were no treatment-related neoplastic effects. The LOAEL was 500 ppm (equal to 24.12 and 32.79 milligrams per kilogram per day (mg/kg/day) for males and females, respectively) and the no observed adverse effect level (NOAEL) was 20 ppm (equal to 0.96 and 1.27 mg/kg/day for males and females,

respectively). Chronic feeding studies in mice showed decreased body weight gains in male and female mice at termination. Treatment-related non-neoplastic lesions were confined to the liver and were supported by the clinical chemistry data at a level of 300 ppm (46.29 and 57.79 mg/kg/day for males and females, respectively). Liver tumors were observed in mice at 300 ppm and higher; however, based on the excessive toxicity observed at the two highest doses of 2,500 and 4,500 ppm (females terminated after 2 weeks due to excessive toxicity resulting in moribundity and death), the absence of tumors at the two lower doses of 10 and 30 ppm, and the absence of genotoxic effects, the Cancer Peer Review Committee (CPRC) recommended for a cancer classification of C (possible human carcinogen) and advocated a Margin of Exposure (MOE) approach to risk assessment utilizing the NOAEL of 30 ppm (4.7 and 5.6 mg/kg/day in males and females, respectively) and the LOAEL of 300 ppm (46.3 and 57.8 mg/

kg/day in males and females, respectively) from the mouse study, using only those biological endpoints which were related to tumor development (i.e., hepatocellular hypertrophy, liver necrosis, fatty changes in the liver, and bile stasis).

The chronic study in beagle dogs revealed decreased body weight gains throughout the study at 500 ppm and increased levels of alkaline phosphatase at 1,500 ppm (equal to 51.2 and 44.3 mg/kg/day for males and females, respectively). The LOAEL was 500 ppm (equal to 16.4 and 19.4 mg/kg/day for males and females respectively) and the NOAEL was 100 ppm (equal to 3.4 and 3.7 mg/kg/day for males and females, respectively).

The results of the 2-generation and developmental studies did not demonstrate increased sensitivity to infants and children.

Neurotoxicity studies are not applicable as this chemical is not a cholinesterase inhibitor and there is no evidence in the available data base that difenoconazole possesses neurotoxic properties. It is not structurally related to known neurotoxic compounds.

Mutagenicity studies indicated that difenoconazole was not mutagenic under the test conditions.

Metabolism studies in rats indicated that peak absorption occurred between 28 and 48 hours post-dosing. Elimination in the feces ranged between 78% and 94% and in the urine between 8% and 21%. Difenoconazole did not accumulate to any appreciable extent, since tissues contained less than 1.0% of the radioactivity after 7 days postdosing. Difenoconazole undergoes successive oxidation and conjugation reactions. There is saturation of the metabolic pathway at high doses. The distribution, metabolism, and excretion of difenoconazole are not sexdependent.

The overall quality of the toxicology data base is good. Confidence in the hazard and dose response assessment is also good. There are no toxicology data gaps.

B. Toxicological Endpoints

An inhalation dose/endpoint was not identified by the Agency because there is minimal concern for potential inhalation exposure/risk based on the low acute toxicity (Toxicity Category IV), application rate, application method, and number of applications (one time).

1. Acute toxicity. An acute Reference Dose (RfD) for difenoconazole of 0.25 mg/kg was established for the subpopulation group females 13+ years old, based on a NOAEL of 25 mg/kg

from a developmental toxicity study in the rabbit. Effects at the next higher dose level of 75 mg/kg (the LOAEL) were based on post-implantation loss and resorptions per dose and a significant decrease in fetal body weight. These effects are presumed to occur after a single exposure in utero and therefore are considered to be appropriate for this risk assessment. The 10x FQPA Safety Factor, to provide increased protection for infants and children where this is needed, was reduced to 1x because there is no evidence that infants and children have an increased sensitivity to difenoconazole. As a result, the acute RfD and the acute Population Adjusted Dose (aPAD) are the same: 0.25 mg/kg. An acute dose and endpoint were not selected for the general population group (including infants and children) because there were no effects oberved in oral toxicology studies including maternal toxicity in the developmental toxicity studies in rats and rabbits that are attributable to a single exposure

2. Short- and intermediate-term toxicity. For difenoconazole, the short-term dermal dose/endpoint was chosen from a developmental rabbit study. An oral NOAEL of 25 mg/kg/day was selected, based on post-implantation loss, increased resorptions per dose, and decreased body weight seen at 75 mg/kg/day (LOAEL). An intermediate-term dermal endpoint was chosen from a rat 2-generation reproduction study. The Agency chose an oral NOAEL of 1.25 mg/kg/day based on decreased pup weight on day 21 at 12.5 mg/kg/day (LOAEL).

3. Chronic toxicity (non-cancer). EPA established an oral chronic RfD for difenoconazole at 0.01 mg/kg/day. This RfD is based on a 2-year chronic feeding/oncogenicity study in the rat, where the NOAEL of 0.96 mg/kg/day (statistically equal to 1.0 mg/kg/day) was based on cumulative decreases in body weight gains at the LOAEL of 24.12 mg/kg/day (500 ppm). This RfD was originally established by the Agency in 1994, and reconfirmed by the Agency in 1998. The chronic Population Adjusted Dose (cPAD) and the chronic RfD are the same because the FQPA Safety Factor has been reduced to 1x for difenoconazole. A long-term dermal endpoint was not identified by the Agency because long-term dermal exposure is not expected based on a one-time application as a seed treatment.

4. Carcinogenicity. In 1994, the Agency concluded that difenoconazole should be classed as a Group C carcinogen (possible human carcinogen)

and recommended that, for the purpose of risk assessment, the MOE approach be used for the quantification of human risk. The decision to classify difenoconazole as a Group C carcinogen was based on statistically significant increases in liver adenomas, carcinomas, and combined adenomas and carcinomas in both sexes of CD-1 mice, but only at doses that were considered to be excessively high for carcinogenicity testing. The MOE approach was recommended because there was only very weak (limited) evidence of carcinogenic potential at dose levels not considered to be excessive, with significant changes observed only at excessive doses. In addition, there was no evidence of genotoxicity. However, to date the Agency has not defined the level of concern for cancer risk using the MOE approach. Therefore, a quantitative risk analysis was conducted utilizing the Q_1^* approach. The Q_1^* was determined to be 0.157 (mg/kg/day)-1. This value incorporates the scaling factor and is based on the male mouse liver adenomas and/or carcinomas combined.

C. Exposures and Risks

1. From food and feed uses. Tolerances have previously been established (40 CFR 180.475) for the fungicide difenoconazole in or on the following raw agricultural commodities: Bananas, barley (grain only); eggs; the fat, meat, and meat byproducts of cattle, goats, hogs, horses, poultry, and sheep; milk; rye (grain only); sweet corn (fodder, forage, and grain) and wheat (forage, grain, and straw). The food risk analyses also included the pending residue tolerances for canola and sweet corn. The risk assessments conducted by EPA to assess food exposures were handled as follows. In the acute food risk analysis, present and proposed tolerance level residues and 100% crop treated (PCT) values were used in the calculation, producing a Theoretical Maximum Residue Contribution (TMRC). In the chronic and cancer food risk analyses, anticipated residues were used for most commodities, while reduced values for PCT were used for barley, sweet corn, and wheat. The PCT value used for barley is actually a percent crop imported value, because the barley residue tolerance is an import tolerance. Percent crop imported and PCT have equivalent effects on the calculations.

Section 408(b)(2)(E) authorizes EPA to use available data and information on the anticipated residue levels of pesticide residues in food and the actual levels of pesticide chemicals that have been measured in food. If EPA relies on

such information, EPA must require that data be provided 5 years after the tolerance is established, modified, or left in effect, demonstrating that the levels in food are not above the levels anticipated. Following the initial data submission, EPA is authorized to require similar data on a time frame it deems appropriate. As required by section 408(b)(2)(E), EPA will issue a data call-in for information relating to anticipated residues to be submitted no later than 5 years from the date of issuance of this tolerance.

Section 408(b)(2)(F) states that the Agency may use data on the actual percent of food treated for assessing chronic dietary risk only if the Agency can make the following findings: Condition 1, that the data used are reliable and provide a valid basis to show what percentage of the food derived from such crop is likely to contain such pesticide residue; Condition 2, that the exposure estimate does not underestimate exposure for any significant subpopulation group; and Condition 3, if data are available on pesticide use and food consumption in a particular area, the exposure estimate does not understate exposure for the population in such area. In addition, the Agency must provide for periodic evaluation of any estimates used. To provide for the periodic evaluation of the estimate of PCT as required by section 408(b)(2)(F), EPA may require registrants to submit data on PCT.

The Agency used PCT information as follows and believes that the three conditions listed above have been met. With respect to Condition 1, PCT estimates are derived from Federal and private market survey data, which are reliable and have a valid basis. EPA uses a weighted average PCT for chronic food exposure estimates. This weighted average PCT figure is derived by averaging State-level data for a period of up to 10 years, and weighting for the more robust and recent data. The percent imported data for barley were derived from statistics published by the National Agricultural Statistics Service and the Economic Research Service, both of which are units of the United States Department of Agriculture. A weighted average of the PCT reasonably represents a person's food exposure over a lifetime, and is unlikely to underestimate exposure to an individual because of the fact that pesticide use patterns (both regionally and nationally) tend to change continuously over time, such that an individual is unlikely to be exposed to more than the average PCT over a lifetime. For acute food exposure estimates, EPA uses estimated maximum PCTs (in this case 100%).

The exposure estimates resulting from this approach reasonably represent the highest levels to which an individual could be exposed, and are unlikely to underestimate an individual's acute dietary exposure. The Agency is reasonably certain that the percentage of the food treated is not likely to be underestimated. As to Conditions 2 and 3, regional consumption information and consumption information for significant subpopulations is taken into account through EPA's computer-based model for evaluating the exposure of significant subpopulations including several regional groups. Use of this consumption information in EPA's risk assessment process ensures that EPA's exposure estimate does not understate exposure for any significant subpopulation group and allows the Agency to be reasonably certain that no regional population is exposed to residue levels higher than those estimated by the Agency. Other than the data available through national food consumption surveys, EPA does not have available information on the regional consumption of food to which difenoconazole may be applied in a particular area.

A food exposure analysis using the Dietary Exposure Evaluation Model (DEEM) for the acute and both of the chronic (cancer and non-cancer) analyses evaluated individual food consumption as reported by respondents during the USDA 1989–1992 Continuing Surveys of Food Intake by Individuals (CSFII) and accumulated exposure to the chemical from each commodity.

i. Acute exposure and risk. Acute food risk assessments are performed for a food-use pesticide if a toxicological study has indicated the possibility of an effect of concern occurring as a result of a 1-day or single exposure. The endpoint used for all population subgroups that were analyzed in the acute food analyis was an aPAD of 0.25 mg/kg that incorporated Uncertainty Factors of 10x for interspecies extrapolation, 10x for intraspecies variability, and 1x for the FQPA Safety Factor. The subgroups analyzed and the exposure values calculated at the 95th percentile were females 13+ years old, pregnant, and not nursing—0.000852 mg/kg; females 13+ years old, nursing-0.000889 mg/kg; females 13-29 years old, not pregnant, not nursing-0.000750 mg/kg; females 20+ years old, not pregnant, not nursing-0.000668 mg/kg; females 13-50 years old-0.000701 mg/kg. In each case the exposure value is less than 1% of the aPAD. The exposure values calculated at the 99th percentile were females 13+

years old, pregnant, and not nursing-0.001093 mg/kg; females 13+ years old, nursing—0.001086 mg/kg; females 13-29 years old, not pregnant, not nursing-0.001008 mg/kg; females 20+ years old, not pregnant, not nursing-0.000987 mg/kg; females 13-50 years old-0.001008 mg/kg. In each of these cases the exposure value is also less than 1% of the aPAD. The exposure values calculated at the 99.9th percentile were females 13+ years old, pregnant, and not nursing-0.001265 mg/kg; females 13+ years old, nursing-0.001115 mg/kg; females 13-29 years old, not pregnant, not nursing-0.001570 mg/kg; females 20+ years old, not pregnant, not nursing-0.001359 mg/kg; females 13-50 years old-0.001436 mg/kg. Once again, in each of these cases the exposure value is less than 1% of the aPAD. The exposures were below the Agency's level of concern for all subgroups of females who were 13 to 50 years old. The Agency's level of concern is for exposures greater than 100% of the aPAD.

ii. Chronic (non-cancer and cancer) exposure and risk. For the chronic (non-cancer) food analysis, a cPAD of 0.01 mg/kg/day was used. It incorporated Uncertainty Factors of 10x for interspecies extrapolation and 10x for intraspecies variability, and an FQPA Safety Factor of 1x. The chronic (both cancer and non-cancer) analyses for difenoconazole are both partially refined estimates (Tier 3 assessments) because they use anticipated residues for all commodities and PCT information for some commodities.

The exposure estimates produced by the chronic (non-cancer) dietary exposure analysis are the following: U.S. population (48 states)—0.000005 mg/kg/day; all infants less than 1 year old—0.00016 mg/kg/day; nursing infants less than 1 year old—0.000007; non-nursing infants less than 1 year old—0.000016 mg/kg/day; children 1-6 years old—0.000011 mg/kg/day; children 7-12 years old-0.000005 mg/ kg/day; females 13-19 years old, not pregnant, not nursing—0.000003 mg/kg/ day; females 20+, not pregnant, not nursing—0.000004 mg/kg/day; females 13–50—0.000004 mg/kg/day; females 13+ years old, pregnant, nursing-0.000004 mg/kg/day; females (13+ years old, nursing—0.000006 mg/kg/day; non-Hispanic Whites—0.000006 mg/kg/day; non-Hispanic/non-White/non-Black-0.000006 mg/kg/day. In each case the exposure estimate is less than 1% of the cPAD.

The endpoint calculated for the chronic (cancer) analysis was a Q_1^* of 0.157 (mg/kg/day)-1. The result of the exposure analysis was that the exposure

for the U.S. population was estimated to be 0.000005 mg/kg/day. This exposure estimate produces a lifetime cancer risk estimate of 8.6×10^{-7} , below the Agency's 1×10^{-6} level of concern.

2. From drinking water. The Agency does not have the monitoring data available that is needed to perform a quantitative drinking water risk assessment for difenconazole at this time. Ground and surface water concentration estimates, for the parent chemical only, were therefore calculated. These estimates may be used qualitatively.

The Agency's Tier 1 models for estimating surface and ground water pesticide concentrations, GENEEC Generic Estimated Environmental Concentration) and SCI-GROW (Screening Concentration in Ground Water), are not designed to estimate runoff or leaching values for seed treatment pesticides. Therefore, there are uncertainties in the predictive potential of the Tier 1 modeling. Additionally, it was necessary to use screened environmental fate data in the assessment because there was insufficient time to conduct a formal review of data that had previously been submitted by a predecessor company to Novartis Crop Protection, Inc. The uncertainties in the water assessment, however, are not expected to substantially decrease the conservativeness of the Tier 1 modeling results. The Tier 1 water modeling used in the instant analysis is the same as the analysis previously done for wheat. Because wheat is seeded at a much higher rate (by weight of seed) than canola, even more conservative estimates of resulting difenoconazole concentrations in ground and surface waters should result. Wheat is seeded at a rate of 60-120 pounds (lbs.) per acre, while canola is seeded at a rate of 5-10 lbs. per acre.

Therefore, the application rate of difenconazole used in the analysis is based on a wheat seed treatment rate of 0.025 lb. active ingredient (a.i.) per 100 lbs. of seed and the maximum seeding rate (120 lbs./acre). This produces a maximum application rate of 0.03 lb. difenconazole per acre. Based on the preliminary screen of the environmental fate data submitted by the registrant, difenoconazole is expected to be relatively immobile but persistent in terrestrial environments. The adsorption coefficients for difenoconazole that were used in these calculations were 12.76 microliters per gram (μL/g; producing a $K_{oc} = 3,866$) in an agricultural sand, $62.97 \,\mu\text{L/g}$ (K_{oc} = 3,470) in sandy loam soil, $54.84 \,\mu\text{L/g}$ ($K_{oc} = 7,734$) in silt loam soil, and 47.18 μ L/g (K_{oc} = 7,734) in a

silty clay loam soil. The aerobic soil metabolism half-life for difenoconazole ranged from 175 to 1,600 days. Difenoconazole had a first-order photodegradation half-life of 5.68 days in water.

GENEEC deals with surface water and models the results of a single runoff event (but can handle multiple spraydrift events, though spray drift is not a consideration in the instant analysis of a seed treatment fungicide) and manditorily represents an outdoor system consisting of a 10 hectare (ha) field immediately adjacent to a 1 ha pond that is 2 meters (m) deep and has no outlet. GENEEC allows reduction of the amount of pesticide that runs off by accounting for degradative processes in the field and soil-binding. However, limitations of this approach are that surface-source drinking water usually comes from bodies of water that are much larger than a 1-ha pond, the entire drainage basin (the 10-ha field) of the pond is assumed to receive an application of the pesticide (quite unlikely for a drinking water source), and most surface drinking water sources will have at least some water turnover (outflow, etc.). Despite this, GENEEC still allows screening calculations and the provision of an upper bound estimate (probably often a substantial overestimate) of surface water concentrations of a pesticide. Where the level of concern for drinking water concentrations is exceeded, the Agency can use various methods to refine the estimate.

SCI-GROW deals with ground water and is an empirical screening model based on actual ground water monitoring data collected from smallscale prospective ground water monitoring studies for the registration of a number of pesticides that serve as benchmarks for the model. The current version of SCI-GROW provides realistic estimates of pesticide concentrations in shallow, highly vulnerable (sandy soil and depth-to-ground-water of 10 to 20 feet) ground water, nearly a worst-case scenario for ground water contamination. There may be exceptional circumstances under which concentrations of a pesticide may exceed the SCI-GROW estimates but such circumstances should be rare. The ground water concentrations generated by SCI-GROW are based on the largest 90-day average concentration recorded during the sampling period. Because of the conservative nature of the monitoring data on which the model is based, SCI-GROW is considered to provide an upper bound estimate of pesticide residues in ground water. Since it is believed that pesticide

concentrations in ground water do not fluctuate widely, SCI-GROW provides one estimate that is used both as a maximum and as an average concentration value in ground water.

A Drinking Water Level of Comparison (DWLOC) is a theoretical upper limit on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food, drinking water, and through residential uses. A DWLOC will vary depending on the toxic endpoint, with drinking water consumption, and with body weight variances. Different populations will have different DWLOCs. The Agency uses DWLOCs internally in the risk assessment process as a surrogate measure of potential exposure associated with pesticide exposure through drinking water. In the absence of monitoring data for pesticides, it is used as a point of comparison against conservative model estimates of a pesticide's concentration in water. DWLOC values are not regulatory standards for drinking water. They do have an indirect regulatory impact through aggregate exposure and risk assessments.

The Agency's default bodyweights are 70 kg for males, 60 kg for females, and 10 kg for children. The Agency's default water consumption values are 2 liters (L) for males and females, and 1 L for children. The equation for the calculation is: DWLOC (micrograms/Liter) equals (water exposure (mg/kg/day) times body weight) divided by (consumption (Liters) times 10⁻³ milligrams/microgram).

i. Acute exposure and risk. The GENEEC model (Tier 1) estimate of the acute or peak Estimated Environmental Concentration (EEC) for difenoconazole in surface water was 0.125 parts per billion (ppb). The SCI-GROW model estimate of the concentration of difenoconazole in ground water was 0.00084 ppb. The Agency calculated DWLOCs for acute exposure to difenoconazole in surface and ground water for females 13-50 years old. To calculate the DWLOC for acute exposure relative to an acute toxicity endpoint, the acute dietary food exposure (from the DEEM analysis) was subtracted from the aPAD to obtain the acceptable acute exposure to difenoconazole in drinking water. DWLOCs were then calculated using the default body weights and drinking water consumption figures. The results were that the acute DWLOC for both the subgroup females (13+ years old, pregnant, and not nursing) and for the subgroup females (13+ years old, nursing), was 7,470 ppb. For the subgroup females (13-29 years old, not pregnant, and not nursing), the

subgroup females (20+ years old, not pregnant, non-nursing), and the subgroup females (13-50 years old) the

DWLOC was 7,480 ppb.

ii. Chronic (cancer and non-cancer) exposure and risk. The GENEEC model (Tier 1) estimate of the chronic 56-day EEC was 0.048 ppb. Agency drinking water guidance calls for this value to be divided by 3 to obtain the value to use in the chronic risk assessment. Therefore, the surface water value used in the chronic risk assessment of difenoconazole was 0.016 ppb. The SCI-GROW model estimate of the concentration of difenoconazole in ground water was 0.00084 ppb.

The Agency calculated DWLOCs for chronic (non-cancer) exposure to difenoconazole in surface and ground water. To calculate the DWLOC for chronic exposure relative to a chronic toxicity endpoint, the chronic dietary food exposure (from the DEEM analysis) was subtracted from the cPAD to obtain the acceptable chronic (non-cancer) exposure to difenoconazole. DWLOCs were then calculated using the default body weights and drinking water consumption figures. For the group U.S. population (48 states), the subgroup non- Hispanic Whites, and the subgroup non-Hispanic/non-White/non-Black, the DWLOC was 350 ppb. For the subgroup all infants less than 1 year old, the subgroup nursing infants less than 1 year old, the subgroup non-nursing infants less than 1 year old, the subgroup children 1-6 years old, and the subgroup children 7-12 years old, the DWLOC was 100 ppb. For the subgroup females (13-19 years old/not pregnant, non-nursing), the subgroup females (20+ years old/not pregnant, non-nursing), the subgroup females (13-50 years old), the subgroup females (13+ years old/ pregnant/non-nursing), and the subgroup females (13+ years old/ nursing), the DWLOC was 300 ppb. The population group U.S. population (48 states), all infant and children subgroups, all subgroups for females 13-50 years old, and any other population subgroup whose exposure exceeded that of the U.S. population group were included in this analysis.

The Agency calculated DWLOCs for chronic (cancer) exposure to difenoconazole in surface and ground water for the U.S. population group. To calculate the DWLOC for chronic (cancer) exposure relative to a carcinogenic toxicity endpoint (Q_1^*) , the chronic (cancer) dietary food exposure from the DEEM analysis was subtracted from the ratio of the negligible cancer risk (1×10^{-6}) to the Q_1^* to obtain the acceptable chronic (cancer) exposure to difenoconazole in

drinking water. DWLOCs were then calculated using the default body weights and drinking water consumption figures. The DWLOC cancer for the U.S. population group is 0.048 ppb.

3. From non-dietary exposure.
Difenococonazole has no residential uses so non-dietary exposure is not a factor in the difenoconazole exposure/

risk analysis.

4. Cumulative exposure to substances with a common mechanism of toxicity. Section 408(b)(2)(D)(v) requires that, when considering whether to establish, modify, or revoke a tolerance, the Agency consider "available information" concerning the cumulative effects of a particular pesticide's residues and "other substances that have a common mechanism of toxicity."

EPA does not have, at this time, available data to determine whether difenococonazole has a common mechanism of toxicity with other substances or how to include this pesticide in a cumulative risk assessment. Unlike other pesticides for which EPA has followed a cumulative risk approach based on a common mechanism of toxicity, difenococonazole does not appear to produce a toxic metabolite produced by other substances. For the purposes of this tolerance action, therefore, EPA has not assumed that difenococonazole has a common mechanism of toxicity with other substances. For information regarding EPA's efforts to determine which chemicals have a common mechanism of toxicity and to evaluate the cumulative effects of such chemicals, see the final rule for Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997).

D. Aggregate Risks and Determination of Safety for U.S. Population

1. Acute risk. The acute aggregate exposure includes food and water. The acute risk scenario for difenoconazole for the 5 subgroups analyzed is as follows. For females (13+ years old/ pregnant/non-nursing) the aPAD was 0.25 mg/kg, the NOAEL was 25 mg/kg, the food exposure estimate from DEEM was 0.000852 mg/kg/day, the water exposure estimate was 0.249 mg/kg/day, the SCI-GROW ground water EEC estimate was 0.00084 ppb, the GENEEC surface water EEC estimate was 0.125 ppb, and the DWLOC was 7,470 ppb. For females (13+ years old/nursing) the aPAD was 0.25 mg/kg, the NOAEL was 25 mg/kg, the food exposure estimate from DEEM was 0.000889 mg/kg/day, the water exposure estimate was 0.249 mg/kg/day, the SCI-GROW ground water EEC estimate was 0.00084 ppb, the

GENEEC surface water EEC estimate was 0.125 ppb, and the DWLOC was 7,470 ppb. For females (13-29 years old/ not pregnant/non-nursing) the aPAD was 0.25 mg/kg, the NOAEL was 25 mg/ kg, the food exposure estimate from DEEM was 0.000750 mg/kg/day, the water exposure estimate was 0.249 mg/ kg/day, the SCI-GROW ground water EEC estimate was 0.00084 ppb, the GENEEC surface water EEC estimate was 0.125 ppb, and the DWLOC was 7,480 ppb. For females (20+ years old/ not pregnant/non-nursing) the aPAD was 0.25 mg/kg, the NOAEL was 25 mg/ kg, the food exposure estimate from DEEM was 0.000668 mg/kg/day, the water exposure estimate was 0.249 mg/ kg/day, the SCI-GROW ground water EEC estimate was 0.00084 ppb, the GENEEC surface water EEC estimate was 0.125 ppb, and the DWLOC was 7,480 ppb. For females (13-20 years old) the aPAD was 0.25 mg/kg, the NOAEL was 25 mg/kg, the food exposure estimate from DEEM was 0.000701 mg/ kg/day, the water exposure estimate was 0.249 mg/kg/day, the SCI-GROW ground water EEC estimate was 0.00084 ppb, the GENEEC surface water EEC estimate was 0.125 ppb, and the DWLOC was 7,480 ppb.

From the acute dietary (food only) risk assessments, high-end exposure estimates were calculated for the female 13-50 subgroups only. The percent aPADs were below the Agency's level of concern at the 95th percentile for all female 13-50 year old sugroups with all estimated acute dietary exposures <1% of the aPAD. The maximum estimated concentrations of difenoconazole in surface and ground water are less than the Agency's acute DWLOCs for difenoconazole as a contribution to acute aggregate exposure. Therefore, taking into account the uses proposed in this action, the Agency concludes with reasonable certainty that residues of difenoconazole in drinking water (when considered along with other sources of exposure for which the Agency has reliable data) would not result in unacceptable levels of acute aggregate human health risk at this time.

2. Chronic (non-cancer) risk. There are no registered or proposed residential uses of difenoconazole. Therefore, chronic (non-cancer) aggregate exposure will include risk from food and water only. The chronic (non-cancer) scenario for difenoconazole is as follows. For the U.S. population group the food exposure estimate (from the DEEM assessment) is 0.000005 mg/kg/day, the water exposure estimate (the cPAD minus the DEEM dietary exposure estimate) is 0.00995 mg/kg/day, the cPAD is 0.01 mg/kg/day, the ground

water concentration estimate (from SCI-GROW modeling) is 0.00084 ppb, the surface water concentration estimate (from GENEEC modeling) is 0.016 ppb, and the DWLOC is 350 ppb. For the subgroup females (13+ years old, nursing) the food exposure estimate is 0.000007 mg/kg/day, the water exposure estimate is 0.01 mg/kg/day, the cPAD is 0.01 mg/kg/day, the ground water concentration estimate is 0.00084 ppb, the surface water concentration estimate is 0.016 ppb, and the DWLOC is 300 ppb. For the subgroup non-nursing infants (< 1 year old) the food exposure estimate is 0.000019 mg/kg/day, the water exposure estimate is 0.00999 mg/ kg/day, the cPAD is 0.01 mg/kg/day, the ground water concentration estimate is 0.00084 ppb, the surface water concentration estimate is 0.016 ppb, and the DWLOC is 100 ppb. Using the ARC exposure assumptions described in this unit, EPA has concluded that aggregate exposure to difenoconazole from food will utilize < 1% of the cPAD for the U.S. population. The major identifiable subgroup with the highest aggregate exposure is discussed below. From the chronic (non-cancer) dietary (food only) risk assessments, the percent cPADs were below the Agency's level of concern for the U.S. population and all population subgroups. The estimated chronic dietary risk associated with the use of difenoconazole is below the Agency's level of concern. The estimated average concentrations of difenoconazole in surface and ground water are less than the Agency's chronic (non-cancer) DWLOCs for difenoconazole in drinking water as a contribution to chronic aggregate exposure. Aggregate chronic (noncancer) risk estimates due to exposure to difenoconazole in both food and water are also below the Agency's level of concern. EPA therefore concludes that there is a reasonable certainty that no harm will result from aggregate exposure to difenoconazole residues.

3. Aggregate cancer risk for U.S. population. There are no registered or proposed residential uses for difenoconazole, so chronic (cancer) aggregate exposure/risk estimates are derived from food and water exposure only. The chronic (cancer) scenario is as follows. For the U.S. population group the food exposure estimate (from DEEM) is 0.000005 mg/kg/day, the water exposure estimate (negligible risk (1 x 10^{-6}) divided by the Q_1^{\star} is 0.00000137 mg/kg/day, the Q_1 * is 0.157 (mg/kg/day)-1, the ground water concentration estimate (from SCI-GROW modeling) is 0.00084 ppb, the surface water estimate (from GENEEC modeling) is 0.016 ppb,

and the DWLOC is 0.048 ppb. From the chronic (cancer) dietary (food only) risk assessments, the estimated lifetime risk for the U.S. population was 8.6×10^{-7} which is below the Agency's level of concern (generally 1 x 10-6). The estimated average concentrations of difenoconazole in surface and ground water are less than the Agency's DWLOC cancer for difenoconazole in drinking water as a contribution to chronic (cancer) aggregate exposure. EPA therefore concludes that there is a reasonable certainty that no harm will result from aggregate chronic (cancer) exposure to difenoconazole residues.

4. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result from aggregate exposure to residues.

E. Aggregate Risks and Determination of Safety for Infants and Children

1. Safety factor for infants and children—i. In general. In assessing the potential for additional sensitivity of infants and children to residues of difenoconazole, EPA considered data from developmental toxicity studies in the rat and rabbit and a 2-generation reproduction study in the rat. The developmental toxicity studies are designed to evaluate adverse effects on the developing organism resulting from maternal pesticide exposure during gestation. Reproduction studies provide information relating to effects from exposure to the pesticide on the reproductive capability of mating animals and data on systemic toxicity.

FFDCA section 408 provides that EPA shall apply an additional tenfold margin of safety for infants and children in the case of threshold effects to account for prenatal and postnatal toxicity and the completeness of the data base unless EPA determines that a different margin of safety will be safe for infants and children. Margins of safety are incorporated into EPA risk assessments either directly through use of a MOE analysis or through using uncertainty (safety) factors in calculating a dose level that poses no appreciable risk to humans. EPA believes that reliable data support using the standard uncertainty factor (usually 100 for combined interspecies and intraspecies variability) and not the additional tenfold MOE/ uncertainty factor when EPA has a complete data base under existing guidelines and when the severity of the effect in infants or children or the potency or unusual toxic properties of a compound do not raise concerns regarding the adequacy of the standard MOE/safety factor.

ii. Developmental toxicity studies. Difenoconazole was administered to pregnant rats at dose levels of 0, 2, 20, 100, and 200 mg/kg/day from day 6 to day 15 of gestation. Statistically significant decreases in maternal body weight gain and feed consumption were observed during the dosing period at dose levels of 100 and 200 mg/kg/day. At 200 mg/kg/day the incidence of bifid or unilateral ossification of the thoracic vertebrae was significantly increased on a fetal basis. There were also significant increases in the average number of ossified hyoid and decreases in the numbers of sternal centers of ossification (per fetus per litter). The average number of ribs was significantly increased, with accompanying increases in the number of thoracic vertebrae and decreases in the number of lumbar vertebrae in this group. These findings at the highest dose tested (200 mg/kg/ day) appear to be the result of maternal toxicity. The NOAEL for maternal toxicity was 20 mg/kg/day and the LOAEL for maternal toxicity was determined to be 100 mg/kg/day based on decreased body weight gains and decreased food consumption at 100 mg/ kg/day and higher. The NOAEL for developmental toxicity was 100 mg/kg/ day and the LOAEL was 200 mg/kg/day based on the incidence of bifid or unilateral ossification of the thoracic vertebrae, which was significantly increased on a fetal basis, and the significant increases in the average number of ossified hyoid and decreases in the number of sternal centers of ossification (per fetus per litter). The average number of ribs was also significantly increased, with accompanying increases in the number of thoracic vertebrae and decreases in the number of lumber vertebrae in this group.

In a developmental toxicity study in rabbits, impregnated females (16 per dose) were orally administered difenoconazole at 0, 1, 25, and 75 mg/ kg/day during days 7 through 19 of gestation. At 75 mg/kg/day, maternal toxicity was manifested as decreased body weight gain and food consumption; no maternal toxicity was observed at lower doses. Developmental toxicity, observed only at 75 mg/kg/day, was a slight nonsignificant increase in post-implantation loss and resorption per dose and a significant decrease in fetal weight. For maternal toxicity, the LOAEL of 75 mg/kg/day is based on decreases in body weight gain and food consumption; the NOAEL is 25 mg/kg/ day. For developmental toxicity, the LOAEL of 75 mg/kg/day is based on increases in post-implantation loss and

resorption and decreases in fetal body weight; the NOAEL is 25 mg/kg/day. The increases in post-implantation loss and resorption are presumed to occur after a single exposure.

iii. Reproductive toxicity study. In a 2generation reproduction study, difenoconazole was administered in the diet to male and female rats at 0, 25, 250, and 2,500 ppm (0, 1.25, 12.5, and 125 mg/kg/day, respectively). Statistically significant reductions in bodyweight gains of Fo and F1 males were observed at 2,500 ppm during days 70-77 and during the course of the study (terminal bodyweight minus day 0 bodyweight). Significant reductions in bodyweight gains of F₀ and F₁ females were seen during the pre-mating, gestation, and lactation periods. A doserelated, but non-statistically significant decrease in bodyweight gain was seen in F_0 at 250 ppm during days 70-77 prior to mating, days 0-7 of gestation, and days 7-14 of lactation. At 2,500 ppm, significant reductions in pup bodyweight were detected on days 0, 4 (pre- and post-culling), 7, 14, and 21 for males and females of both generations. There was a significant reduction in the bodyweight of F1 male pups on day 21 in the 250 ppm group. The percentage of male pups in the F₁ generation surviving days 0-4 was significantly reduced in the 2,500 ppm group. For parental toxicity, the LOAEL of 250 ppm (12.5 mg/kg/day) is based on the decreased maternal bodyweight gain; the NOAEL is 25 ppm (1.25 mg/kg/day). For reproductive toxicity, the LOAEL of 250 ppm (12.5 mg/kg/day) is based on decreased pup weight at day 21; the NOAEL is 25 ppm (1.25 mg/kg/day).

- iv. Prenatal and postnatal sensitivity. The data provided no indication of increased susceptibility of rats or rabbits to in utero and/or postnatal exposure to difenoconazole. In the prenatal developmental toxicity study in rats, no evidence of developmental toxicity was seen even in the presence of maternal toxicity. In the developmental toxicity study in rabbits, developmental toxicity was seen in the presence of maternal toxicity at the highest dose tested. In the 2-generation reproduction study in rats, effects in the offspring were observed only at or above treatment levels which resulted in evidence of parental toxicity.
- v. Conclusion. A complete toxicology data base exists for difenoconazole, and exposure data are complete or are estimated based on data that reasonably account for potential exposures. Taking into account the completeness of the data and the absence of any evidence of increased sensitivity, EPA determined that the additional tenfold safety factor

for the protection of infants and children was not necessary.

- 2. Acute risk. An acute dose and endpoint were not chosen for the general population including infants and children because there were no effects observed in oral toxicology studies including maternal toxicity in the developmental toxicity studies in rats and rabbits that are attributable to a single exposure (dose). Acute exposure/risk analyses were performed only for subgroups of females 13-50 years old.
- 3. Chronic risk. Using the exposure assumptions described in this unit, EPA has concluded that aggregate exposure to difenoconazole from food will utilize < 1% of the cPAD for infants and children. EPA generally has no concern for exposures below 100% of the cPAD because the cPAD represents the level at or below which daily aggregate dietary exposure over a lifetime will not pose appreciable risks to human health. Despite the potential for exposure to difenoconazole in drinking water, EPA does not expect the aggregate exposure to exceed 100% of the cPAD.
- 4. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to residues.

IV. Other Considerations

A. Metabolism in Plants and Animals

The nature of the residue in plants is understood. Plant metabolism studies were conducted on wheat, tomatoes, grapes, potatoes, and canola and found to be acceptable. The canola metabolism study was performed using a foliar treatment of difenoconazole on canola. The proposed use is a seed treatment. The results in these studies are consistent with foliar metabolism studies submitted and reviewed for wheat, tomatoes, and potatoes. The metabolic pathway in canola appears to proceed by hydrolysis of the ketal to the ketone followed by reduction of the ketone to the alkanol. The alkanol can be conjugated with sugars or the bridge linking the phenyl and triazole moities is cleaved, forming free triazole. The free triazole can be conjugated with serine to yield an intermediate which can be oxidatively deaminated to the lactic acid analogue and then degraded further. There was no evidence for a minor metabolic pathway via hydroxylation of the phenyl ring

Metabolism studies for a wheat seed treatment have been submitted and reviewed. The seed treatment metabolism studies had similar results to the foliar studies. Therefore, the Agency has translated the foliar canola studies to seed treatment and considers the nature of the residue in canola understood.

The nature of the difenoconazole residue in animals was considered understood for wheat and barley (PP 2F4107) only. It was concluded that for any future petition in which there is a greater potential for transfer of residues to meat and milk, additional animal metabolism studies would be required. Since the proposed use on canola is a seed treatment and canola is not a major feed item, there is not a greater potential for transfer of residues to meat and milk. Therefore, additional animal metabolism studies were not required for this action and the nature of the residue in animals is considered understood for this action.

B. Analytical Enforcement Methodology

For plants, the petitioner has submitted a copy of method AG-676, which is similar to the enforcement method for wheat (method 575). Therefore, an Independent Laboratory Validation (ILV) was not required. Acceptable recoveries were obtained for all matrices. Samples are homogenized and centrifuged in an ACN/hexane mixture. The resulting solution is then decanted and extracted repeatedly, then partially evaporated, and, finally, eluted and brought to volume. The sample is analyzed by gas chromatography with mass spectral detection (GC/MSD). The reported limit of quantitation (LOQ) is 0.01 ppm.

A Petition Method Validation (PMV) has been successfully completed for petitioner proposed residue method 676, so adequate enforcement methodology is available to enforce the tolerance expression. When this method is formally completed, it will be forwarded to the Food and Drug Administration (FDA) to be included in Pesticide Analytical Manual II (PAM II).

The petitioner proposed Method AG-544A, "Difenoconazole (CGA-169374) Analytical Method for the Determination of CGA-169374 Residues in Dairy and Poultry Tissue, Eggs and Milk by Gas Chromatography," as the analytical enforcement method. The sample is extracted by homogenization with acetonitrile and concentrated ammonium hydroxide for 1 minute, the extract is filtered, the filtrate is diluted with water and saturated sodium chloride, partitioned twice, then cleaned up. The final sample is then analyzed by packed column gas chromatography (GC) using alkali flame ionization detection. The reported LOQ

for livestock tissue is 0.05 ppm and for milk is 0.01 ppm. The Agency concluded that Method AG-544A is adequate for the purpose of enforcing difenoconazole tolerances in animal commodities. A satisfactory ILV of the method was submitted and a satisfactory PMV was completed by the Agency's residue analysis laboratory. This method was forwarded to FDA to be included in PAM II.

These methods may be requested from: Calvin Furlow, PIRIB, IRSD (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (703) 305–5229; e-mail address: furlow.calvin@epa.gov.

C. Magnitude of Residues

A total of six field trials were submitted and reviewed. The residue levels of difenoconazole in canola seed were all less than the LOQ of 0.01 ppm. The submitted data indicate that the appropriate tolerance level for residues of difenoconazole in canola seed is 0.01 ppm.

No processing study is required for this tolerance petition. The maximum theoretical concentration factor for processing of canola seed to canola oil is 3x. Difenoconazole was applied to canola at an exaggerated rate of 3.6x (0.09 pounds of active ingredient per 100 pounds of seed) as a seed treatment at two locations. Residue levels for each location were below the LOQ of 0.01 ppm.

The petitioner had requested (in support of wheat use, PP 2F4107) a waiver for animal feeding studies based on the low potential for residues in feed items and the exaggerated rates used in the animal feeding studies. Based on a diet composed of 100% wheat raw agricultural commodities (RACs) and residues at the levels of the proposed tolerances, the maximum dietary burden for dairy cattle is estimated to be 0.30 ppm. Two metabolism studies were performed on ruminants (lactating goats) in a 10-day study with a dose rate of 4.17 ppm (14 x the 0.30 ppm estimated dietary burden) and a 3-day study with a dose rate of 100 ppm (333 x the 0.30 ppm estimated dietary burden). The total radioactive residue (TRR) in the goat tissues was used to estimate the expected residues in a feeding study with a dose rate of 0.30 ppm. The maximum residue observed was in liver, estimated to be at a level of 0.02 ppm from both metabolism studies. This value is 2.5 x below the LOQ of the proposed analytical enforcement method (0.05 ppm). The estimated residue in milk would be 0.5

ppb, 200 x below the method LOQ of 0.1 ppm. The Agency accepted the petitioner's proposal to allow the animal metabolism studies to also serve as feeding studies. Feeding studies in cattle and poultry, as appropriate, will be needed for any future tolerance request which could result in higher residues of concern in meat, milk, poultry, and eggs.

The proposed use in/on canola in this

The proposed use in/on canola in this action does not appear to result in higher residues of concern in meat, milk, poultry, and eggs. The proposed use pattern (seed treatment) and low animal dietary feed consumption (canola meal only commodity consumed, 15% of diet) support the assumption of no increase in residues. Therefore, animal feeding studies are not required for this action with the same caveat that if, in the future, uses are proposed that result in higher residues in animal commodities, feeding studies will be required.

D. International Residue Limits

There is neither a Codex proposal, nor Canadian or Mexican maximum residue limits for residues of difenoconazole in canola. Therefore, a compatibility issue is not relevant to the proposed tolerance.

E. Rotational Crop Restrictions

The nature of the residue is understood. The data indicate that the phenyl/triazole bridge of difenoconazole is cleaved in the soil and that triazolespecific metabolites are preferentially taken up by the rotational crops. The maximum TRR observed with phenyllabeled difenoconazole was 0.009 ppm (wheat stalks) and with triazole-labeled difenoconazole was 0.314 ppm in wheat grain. The registrant has submitted the results of two confined rotational studies using phenyl-labeled difenoconazole. In the RACs of all rotational crops planted 30-33 days after application of difenoconazole, the TRR was < 0.01 ppm. These results support the proposed 30-day plant-back restrictions for all rotational crops. A 30-day plantback restriction for all crops is appropriate.

V. Conclusion

Therefore, a tolerance is established for residues of difenoconazole in or on canola, seed at 0.01 ppm.

VI. Objections and Hearing Requests

Under section 408(g) of the FFDCA, as amended by the FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to reflect the amendments made to the FFDCA by the FQPA of 1996, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d), as was provided in the old FFDCA sections 408 and 409. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do To File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA, you must identify docket control number OPP–301005 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 14, 2000.

1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460. You may also deliver your request to the Office of the Hearing Clerk in Rm. M3708, Waterside Mall, 401 M St., SW., Washington, DC 20460. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing Clerk is (202) 260–4865.

2. Tolerance fee payment. If you file an objection or request a hearing, you must also pay the fee prescribed by 40 CFR 180.33(i) or request a waiver of that fee pursuant to 40 CFR 180.33(m). You must mail the fee to: EPA Headquarters Accounting Operations Branch, Office of Pesticide Programs, P.O. Box 360277M, Pittsburgh, PA 15251. Please identify the fee submission by labeling it "Tolerance Petition Fees."

EPA is authorized to waive any fee requirement "when in the judgement of the Administrator such a waiver or refund is equitable and not contrary to the purpose of this subsection." For additional information regarding the waiver of these fees, you may contact James Tompkins by phone at (703) 305–5697, by e-mail at tompkins.jim@epa.gov, or by mailing a request for information to Mr. Tompkins at Registration Division (7505C), Office of Pesticide Programs, Environmental

Ave., NW., Washington, DC 20460. If you would like to request a waiver of the tolerance objection fees, you must mail your request for such a waiver to: James Hollins, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

Protection Agency, 1200 Pennsylvania

3. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit VI.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in Unit I.B.2. Mail your copies, identified by docket control number OPP-301005, to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460. In person or by courier, bring a copy to the location of the PIRIB described in Unit I.B.2. You may also send an electronic copy of your request via e-mail to: oppdocket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 file format or ASCII file format. Do not include any CBI in your electronic copy. You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the

material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established, resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

VII. Regulatory Assessment Requirements

This final rule establishes a tolerance under FFDCA section 408(d) in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735, October 4, 1993). This final rule does not contain any information collections subject to OMB approval under the Paperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any prior consultation as specified by Executive Order 13084, entitled Consultation and Coordination with Indian Tribal Governments (63 FR 27655, May 19, 1998); special considerations as required by Executive Order 12898, entitled Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or require OMB review or any Agency action under Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a petition under FFDCA section 408(d), such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States, or on the distribution of power and

responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism (64 FR 43255, August 10, 1999). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive Order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of FFDCA section 408(n)(4).

VIII. Submission to Congress and the Comptroller General

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: September 7, 2000.

James Jones,

Director, Registration Division, Office of Pesticide Programs.

Therefore, 40 CFR chapter I is amended as follows:

PART 180-[AMENDED]

1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), (346a) and 371.

2. Section 180.475 is amended by revising the introductory text of

paragraph (a) and alphabetically adding canola, seed to the table in paragraph (a) to read as follows:

§ 180.475 Difenoconazole; tolerances for residues.

(a) General. Tolerances are established for residues of the fungicide difenoconazole [(2S,4R)/(2R/4S)]/[(2R/4R)/(2S,4S)] 1-(2-[4-(4-chlorophenoxy)-2-chlorophenyl]-4-methyl-1,3-dioxolan-2-yl-methyl)-1H-1,2,4-triazole in or on the following raw agricultural commodities.

Commodity			P	arts per million
*	* seed	*	* 0.0	*
*	*	*	*	*

[FR Doc. 00–23773 Filed 9–14–00; 8:45 am] BILLING CODE 6560–50–F

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-301045; FRL-6742-6]

RIN 2070-AB78

Myclobutanil; Extension of Tolerance for Emergency Exemptions

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Final rule.

SUMMARY: This regulation re-establishes a time-limited tolerance for combined residues of the fungicide myclobutanil in or on artichoke at 1.0 part per million (ppm), and peppers (bell and non-bell) at 1.0 ppm for an additional 2-year period. This tolerance will expire and is revoked on July 31, 2002. This action is in response to EPA's granting of an emergency exemption under section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act authorizing use of the pesticide on both artichoke and peppers. Section 408(l)(6) of the Federal Food, Drug, and Cosmetic Act requires EPA to establish a time-limited tolerance or exemption from the requirement for a tolerance for pesticide chemical residues in food that will result from the use of a pesticide under an emergency exemption granted by EPA under section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act.

DATES: This regulation is effective September 15, 2000. Objections and

requests for hearings, identified by docket control number OPP–301045, must be received by EPA on or before November 14, 2000.

ADDRESSES: Written objections and hearing requests may be submitted by mail, in person, or by courier. Please follow the detailed instructions for each method as provided in Unit III. of the SUPPLEMENTARY INFORMATION. To ensure proper receipt by EPA, your objections and hearing requests must identify docket control number OPP–301045 in the subject line on the first page of your response.

FOR FURTHER INFORMATION CONTACT: By mail: David Deegan, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: 703–308–9358; and e-mail address: deegan.dave@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected categories and entities may include, but are not limited to:

Cat- egories	NAICS Codes	Examples of Po- tentially Affected Entities	
Industry	111 112 311 32532	Crop production Animal production Food manufacturing Pesticide manufacturing	

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in the table could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether or not this action might apply to certain entities. If you have questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Additional Information, Including Copies of this Document and Other Related Documents?

1. *Electronically*. You may obtain electronic copies of this document, and

certain other related documents that might be available electronically, from the EPA Internet Home Page at http://www.epa.gov/. To access this document, on the Home Page select "Laws and Regulations," "Regulations and Proposed Rules," and then look up the entry for this document under the "Federal Register—Environmental Documents." You can also go directly to the Federal Register listings at http://www.epa.gov/fedrgstr/.

2. In person. The Agency has established an official record for this action under docket control number OPP-301045. The official record consists of the documents specifically referenced in this action, and other information related to this action, including any information claimed as Confidential Business Information (CBI). This official record includes the documents that are physically located in the docket, as well as the documents that are referenced in those documents. The public version of the official record does not include any information claimed as CBI. The public version of the official record, which includes printed, paper versions of any electronic comments submitted during an applicable comment period is available for inspection in the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1921 Jefferson Davis Hwy., Arlington, VA, from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The PIRIB telephone number is (703) 305-5805.

II. Background and Statutory Findings

EPA issued a final rule, published in the Federal Register of September 16, 1998 (63 FR 49472) (FRL-6025-1), which announced that on its own initiative under section 408 of the Federal Food, Drug, and Cosmetic Act (FFDCA), 21 U.S.C. 346a, as amended by the Food Quality Protection Act of 1996 (FQPA) (Public Law 104-170) it established a time-limited tolerance for the combined residues of myclobutanil in or on artichoke and peppers (bell and non-bell), each at a tolerance level of 1.0 ppm, with an expiration date of July 31, 2000. EPA established the tolerance because section 408(l)(6) of the FFDCA requires EPA to establish a time-limited tolerance or exemption from the requirement for a tolerance for pesticide chemical residues in food that will result from the use of a pesticide under an emergency exemption granted by EPA under section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). Such tolerances can be established without providing notice or period for public comment.

EPA has received requests to extend the use of myclobutanil on artichoke and on peppers for this year's growing season due to the ongoing existence of powdery mildew on these crops, and due to the difficulty growers experience trying to control the pathogen using the currently available alternative fungicides. After having reviewed the submission, EPA concurs that emergency conditions continue to exist on both crops. EPA has authorized under FIFRA section 18 the use of myclobutanil on artichoke and peppers (bell and non-bell) for control of powdery mildew in California and New Mexico.

EPA assessed the potential risks presented by residues of myclobutanil in or on artichoke and peppers (bell and non-bell). In doing so, EPA considered the safety standard in FFDCA section 408(b)(2), and decided that the necessary tolerance under FFDCA section 408(l)(6) would be consistent with the safety standard and with FIFRA section 18. The data and other relevant material have been evaluated and discussed in the final rule of September 16, 1998 (63 FR 49472). Based on that data and information considered, the Agency reaffirms that re-establishment of the time-limited tolerance will continue to meet the requirements of section 408(l)(6). Therefore, the time-limited tolerance is re-established for an additional 2-vear period. EPA will publish a document in the Federal Register to remove the revoked tolerance from the Code of Federal Regulations (CFR). Although this tolerance will expire and is revoked on July 31, 2002, under FFDCA section 408(l)(5), residues of the pesticide not in excess of the amounts specified in the tolerance remaining in or on artichoke and peppers (bell and non-bell) after that date will not be unlawful, provided the pesticide is applied in a manner that was lawful under FIFRA and the application occurred prior to the revocation of the tolerance. EPA will take action to revoke this tolerance earlier if any experience with, scientific data on, or other relevant information on this pesticide indicate that the residues are not safe.

III. Objections and Hearing Requests

Under section 408(g) of the FFDCA, as amended by the FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to

reflect the amendments made to the FFDCA by the FQPA of 1996, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d), as was provided in the old FFDCA sections 408 and 409. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do to File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA, you must identify docket control number OPP–301045 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 14, 2000.

1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460. You may also deliver your request to the Office of the Hearing Clerk in Rm. C400, Waterside Mall, 401 M St., SW., Washington, DC 20460. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing Clerk is (202) 260–4865.

2. Tolerance fee payment. If you file an objection or request a hearing, you must also pay the fee prescribed by 40 CFR 180.33(i) or request a waiver of that fee pursuant to 40 CFR 180.33(m). You

must mail the fee to: EPA Headquarters Accounting Operations Branch, Office of Pesticide Programs, P.O. Box 360277M, Pittsburgh, PA 15251. Please identify the fee submission by labeling it "Tolerance Petition Fees."

EPA is authorized to waive any fee requirement "when in the judgement of the Administrator such a waiver or refund is equitable and not contrary to the purpose of this subsection." For additional information regarding the waiver of these fees, you may contact James Tompkins by phone at (703) 305–5697, by e-mail at tompkins.jim@epa.gov, or by mailing a request for information to Mr. Tompkins at Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

If you would like to request a waiver of the tolerance objection fees, you must mail your request for such a waiver to: James Hollins, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

3. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit III.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in Unit I.B.2. Mail your copies, identified by docket control number OPP-301045, to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460. In person or by courier, bring a copy to the location of the PIRIB described in Unit I.B.2. You may also send an electronic copy of your request via e-mail to: oppdocket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 file format or ASCII file format. Do not include any CBI in your electronic copy. You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established resolve

one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

IV. Regulatory Assessment Requirements

This final rule establishes a timelimited tolerance under FFDCA section 408. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735, October 4, 1993). This final rule does not contain any information collections subject to OMB approval under the Paperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any prior consultation as specified by Executive Order 13084, entitled Consultation and Coordination with Indian Tribal Governments (63 FR 27655, May 19, 1998); special considerations as required by Executive Order 12898, entitled Federal Actions to Address Environmental Iustice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or require OMB review or any Agency action under Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a FIFRA section 18 petition under FFDCA section 408, such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism (64 FR 43255, August 10, 1999). Executive Order 13132 requires

EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive Order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of FFDCA section 408(n)(4).

V. Submission to Congress and the Comptroller General

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated:September 7, 2000.

James Jones,

Director, Registration Division, Office of Pesticide Programs.

Therefore, 40 CFR chapter I is amended as follows:

PART 180—[AMENDED]

1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), (346a) and

§ 180.443 Myclobutanil; tolerances for residues.

2. In \S 180.443, amend the table in paragraph (b) by revising the

Revocation/expiration date "7/31/00" to read "7/31/02" for the commodities "Artichoke" and "Peppers (bell and non-bell)."

[FR Doc. 00–23774 Filed 9–14–00; 8:45 am] BILLING CODE 6560–50–S

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Chapter I

[CC Docket No. 96-61; FCC 00-308]

Policy and Rules Concerning the Interstate Interexchange Marketplace

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document dismisses as moot requests asking that the Commission forbear from application of the rate integration requirements of the Communications Act to commercial mobile radio service providers. This action is taken to comport with the recent decision of the U.S. Court of Appeals vacating the Commission's rate integration rules as applied to commercial mobile radio service carriers and remanding the matter to the Commission for further proceedings.

DATES: Effective September 15, 2000.

FOR FURTHER INFORMATION CONTACT: Peter Wolfe, 202–418–1310.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Memorandum Opinion and Order (MO&O) in CC Docket No. 96-61, FCC 00-308, adopted August 17, 2000, and released August 23, 2000. The complete text of this MO&O is available for inspection and copying during normal business hours in the FCC Reference Information Center, Courtyard Level, 445 12th Street, S.W., Washington, DC, and also may be purchased from the Commission's copy contractor, **International Transcription Services** (ITS, Inc.), CY-B400, 445 12th Street, S.W., Washington, DC.

Synopsis of the Memorandum Opinion and Order

1. In this Memorandum Opinion and Order (MO&O), the Commission addresses requests filed by BellSouth, AT&T, the Cellular Telecommunications Industry Association, Nextel, Omnipoint, the Personal Communications Industry Association, and PrimeCo, asking that the Commission forbear from application of the rate integration requirements of section 254(g) of the Communications Act, as amended (47 U.S.C. 254(g)) to

commercial mobile radio service

(CMRS) providers.

2. In light of the July 14, 2000, decision of the U.S. Court of Appeals for the District of Columbia Circuit vacating the Commission's rate integration rules as applied to CMRS carriers and remanding the matter to the Commission for further proceedings, the Commission finds that the forbearance requests are moot and premature. Accordingly, the requests are dismissed as discussed in detail in the full text of the MO&O.

Ordering Clauses

- 3. Pursuant to sections (4)(I) and 10 of the Communications Act of 1934, as amended, 47 U.S.C. 154(I) and 160, that the Petition for Forbearance of BellSouth is dismissed.
- 4. In addition, the requests for Forbearance contained in the comments filed by AT&T, CTIA, CommNet, Nextel, Omnipoint, PCIA, and PrimeCo are dismissed.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 00–23691 Filed 9–14–00; 8:45 am] **BILLING CODE 6712–01–P**

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-1968; MM Docket No. 99-260; RM-9686]

Radio Broadcasting Services; Bristol, VT

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Blue Sky Broadcasting, LLC, allots Channel 248A to Bristol, VT, as the community's first local aural service. See 64 FR 3996, July 23, 1999. Channel 248A can be allotted to Bristol in compliance with the Commission's minimum distance separation requirements, with respect to domestic allotments, without the imposition of a site restriction, at coordinates 44-08-18 NL; 73-05-00 WL. Canadian concurrence in the allotment, as a specially negotiated short-spaced allotment, has been received since Bristol is located within 320 kilometers (200 miles) of the U.S.-Canadian border and the allotment will be short-spaced to Station CHOM-FM, Channel 249C1, Montreal, Quebec. A filing window for Channel 248A at Bristol will not be opened at this time. Instead, the issue of opening a filing window for this channel will be addressed by the Commission in a subsequent order.

DATES: Effective October 16, 2000.

ADDRESSES: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 99–260, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Services, Inc., (202) 857–3800, 1231 20th Street, NW, Washington, DC 20036.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of Title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

1. The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334. 336.

§73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Vermont, is amended by adding Bristol, Channel 248A.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23694 Filed 9–14–00; 8:45 am] **BILLING CODE 6712–01–P**

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA No. 00-2016; MM Docket No. 99-336; RM-9758]

Radio Broadcasting Services; Rocksprings, TX

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document allots Channel 223A at Rocksprings, Texas, in response to a petition filed by Rocksprings Radio Broadcasting Company. *See* 64 FR 68663, December 8, 1999. The

coordinates for Channel 223A at Rocksprings are 30-05-18 NL and 100-18-02 WL. There is a site restriction 11.9 kilometers (7.4 miles) northwest of the community. Although Mexican concurrence has been requested for Channel 223A at Rocksprings, final notification from Mexico has not been received. Therefore, operation with the facilities specified for Rocksprings herein is subject to modification, suspension, or termination without hearing, if found by the Commission to be necessary in order to conform to the 1992 USA-Mexico FM Broadcast Agreement or if specifically objected to by Mexico. A filing window for Channel 223A at Rocksprings will not be opened at this time. Instead, the issue of opening a filing window for this channel will be addressed by the Commission in a subsequent order.

DATES: Effective October 16, 2000.

ADDRESSES: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT:

Kathleen Scheuerle, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, MM Docket No. 99-336, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the Commission's Reference Center, 445 12th Street, SW, Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Services, Inc., 1231 20th Street, NW., Washington, DC 20036, (202) 857-3800, facsimile (202) 857-3805.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

1. The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334 and 336.

§73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Texas, is amended by adding Channel 223A at Rocksprings.¹

 $^{^1}$ The community of Rocksprings, Texas, was added to the FM Table of Allotments in MM Docket No. 99–214. See 65 FR 35588, June 5, 2000.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23695 Filed 9–14–00; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-2002; MM Docket No. 99-151; RM-9559; RM-9932]

Radio Broadcasting Services; Rangely, Ridgway and Silverton, CO

AGENCY: Federal Communications

Commission.

ACTION: Final rule.

SUMMARY: In response to a proposal filed by Mountain West Broadcasting, the Commission allots Channel 279C1 to Rangely, Colorado, as that community's first local aural transmission service. See 64 FR 26719, May 17, 1999. Additionally, in response to a counterproposal filed on behalf of Idaho Broadcasting Consortium, Inc. (RM-9932), permittee for Station KBNG, Channel 279C2, Silverton, Colorado, the Commission substitutes Channel 279C1 for Channel 279C2 at Silverton, reallots Channel 279C1 to Ridgway, Colorado, as that community's first local aural transmission service, and modifies the authorization for Station KBNG, as requested. Additionally, the Commission allots Channel 238A to Silverton, Colorado. Coordinates used for Channel 279C1 at Rangely, Colorado, are 40-05-06 NL and 108-48-18 WL. The coordinates for Channel 279C1 at Ridgway, Colorado, are 38-03-18 NL and 107-41-40 WL. Coordinates for Channel 238A at Silverton, Colorado, are 37-48-42 NL and 107-40-00 WL.

DATES: Effective October 16, 2000. A filing window for Channel 279C1 at Rangely, Colorado, and for Channel 238A at Silverton, Colorado, will not be opened at this time. Instead, the issue of opening a filing window for those channels will be addressed by the Commission in a subsequent Order.

ADDRESSES: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT:

Allocations Branch, Mass Media Bureau, (202) 418–2180. Questions related to the application process for Channel 279C1 at Rangely, Colorado and for Channel 238A at Silverton, Colorado, should be addressed to the Audio Services Division, (202) 418– 2700.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 99-151, adopted August 30, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC's Reference Information Center (Room CY-A257), 445 Twelfth Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., 1231 20th Street, NW., Washington, DC 20036, (202) 857-3800.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, 336.

§73.202 [Amended]

- 2. Section 73.202(b), the Table of FM Allotments under Colorado, is amended by adding Rangely, Channel 279C1.
- 3. Section 73.202(b), the Table of FM Allotments under Colorado, is amended by adding Ridgway, Channel 279C1.
- 4. Section 73.202(b), the Table of FM Allotments under Colorado, is amended by removing Channel 279C2 and adding Channel 238A at Silverton.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23696 Filed 9–14–00; 8:45 am] **BILLING CODE 6712–01–P**

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-2014; MM Docket No. 00-17; RM-9814]

Radio Broadcasting Services; Andalusia, AL and Holt, FL

AGENCY: Federal Communications

Commission.

ACTION: Final rule.

SUMMARY: In response to a proposal filed on behalf of Capstar TX Limited Partnership, the Commission reallots Channel 251C1 from Andalusia, Alabama, to Holt, Florida, as that community's first local aural

transmission service, and modifies the license for Station WTKE(FM) to specify Holt as its community of license. See 65 FR 7817, February 16, 2000. Coordinates used for Channel 251C1 at Holt, Florida, are 30–59–57 NL and 86–41–20 WL.

DATES: Effective October 16, 2000.

ADDRESSES: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Nancy Joyner, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 00-17, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC's Reference Information Center (Room CY-A257), 445 Twelfth Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., 1231 20th Street, NW., Washington, DC 20036, (202) 857-3800.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, 336.

§73.202 [Amended]

- 2. Section 73.202(b), the Table of FM Allotments under Alabama, is amended by removing Channel 251C1 at Andalusia.
- 3. Section 73.202(b), the Table of FM Allotments under Florida, is amended by adding Holt, Channel 251C1.

Federal Communications Commission.

John A. Karousos.

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23698 Filed 9–14–00; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-2015; Docket No. 00-60, RM-9827; MM Docket No. 00-61, RM-9840; MM Docket No. 00-62, RM-9846]

Radio Broadcasting Services; Sheffield, PA; Erie, IL; and Due West, SC

AGENCY: Federal Communications

Commission.

ACTION: Final rule.

SUMMARY: This document grants three proposals that allot new channels to Sheffield, Pennsylvania; Erie, Illinois; and Due West, South Carolina. Filing windows for Channel 286A at Sheffield, Pennsylvania; Channel 288A at Erie, Illinois; and Channel 237A at Due West, South Carolina, will not be opened at this time. Instead, the issue of opening a filing window for these channels will be addressed by the Commission in a subsequent order.

DATES: Effective October 16, 2000. **ADDRESSES:** Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Sharon P. McDonald, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 00-60; MM Docket No. 00-61; and MM Docket No. 00-62, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Information Center (Room CY-A257), 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., (202) 857-3800, 1231 20th Street, NW., Washington, DC 20036.

The Commission, at the request of Port Erie Communications, allots Channel 286A at Sheffield, Pennsylvania, as the community's first local aural transmission service. See 65 FR 20935, April 19, 2000. Channel 286A can be allotted at Sheffield in compliance with the Commission's minimum distance separation requirements with a site restriction of 1.9 kilometers (1.2 miles) northeast to avoid short-spacings to the licensed and application sites for Station WQXK(FM), Channel 286B, Salem, Ohio. The coordinates for Channel 286A at Sheffield are 41-42-42 North Latitude and 79-00-56 West Longitude. Since

Sheffield is located within 320 kilometers (200 miles) of the U.S.-Canadian border, concurrence of the Canadian government was requested but not yet received. Therefore, if a construction permit is granted prior to the receipt of formal concurrence in the allotment by the Canadian government, the construction permit will include the following condition: "Operation with the facilities specified herein is subject to modification, suspension or termination without right to a hearing, if found by the Commission to be necessary in order to conform to the U.S.A.-Canadian Broadcast Agreement."

The Commission, at the request of Erie Foods International, Inc., allots Channel 288A at Erie, Illinois, as the community's first local aural transmission service. See 65 FR 20935. April 19, 2000. Channel 288A can be allotted to Erie in compliance with the Commission's minimum distance separation requirements with a site restriction of 0.6 kilometers (0.4 miles) east to avoid a short-spacing to the licensed site of Station KQLI(FM), Channel 285C3, DeWitt, Iowa. The coordinates for Channel 288A at Erie are 41-39-22 North Latitude and 90-04-23 West Longitude.

The Commission, at the request of Sutton Radiocasting Corporation, allots Channel 237A at Due West, South Carolina, as the community's first local aural transmission service. See 65 FR 20935, April 19, 2000. Channel 237A can be allotted at Due West in compliance with the Commission's minimum distance separation requirements with a site restriction of 5.5 kilometers (3.4 miles) south to avoid a short-spacing to the licensed site of Station WBTS(FM), Channel 238C1, Athens, Georgia. The coordinates for Channel 237A are 34-17-13 North Latitude and 82-24-23 West Longitude.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Part 73 of Title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

1. The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, 336.

§73.202 [Amended]

- 2. Section 73.202(b), the Table of FM Allotments under Pennsylvania, is amended by adding Sheffield, Channel 286A.
- 3. Section 73.202(b), the Table of FM Allotments under Illinois, is amended by adding Erie, Channel 288A.

4. Section 73.202(b), the Table of FM Allotments under South Carolina, is amended by adding Due West, Channel 237A.

Federal Communications Commission.

John A. Karousos.

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23806 Filed 9–14–00; 8:45 am] **BILLING CODE 6712–01–P**

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 648

[Docket No. 000907254-0254-01; I.D. 082400A]

Fisheries of the Northeastern United States; Atlantic Mackerel, Squid and Butterfish Fisheries; Inseason Adjustment Procedures

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Final rule; technical amendment.

SUMMARY: NMFS corrects the regulations implementing the Atlantic Mackerel, Squid, and Butterfish Fishery
Management Plan (FMP) by reinserting regulatory text that was incorrectly removed in the final rule that implemented measures contained in Amendment 12 to the Summer Flounder, Scup and Black Sea Bass FMP, Amendment 8 to the Atlantic Mackerel, Squid and Butterfish FMP, and Amendment 12 to the Atlantic Surf Clam and Ocean Quahog FMP, which was published on October 26, 1999.

DATES: Effective September 15, 2000.

FOR FURTHER INFORMATION CONTACT: Paul H. Jones, Fishery Policy Analyst, (978) 281-9273.

SUPPLEMENTARY INFORMATION:

Background

On October 26, 1999, NMFS published a final rule at 64 FR 57587 to implement management measures contained in Amendment 12 to the Summer Flounder, Scup and Black Sea Bass FMP, Amendment 8 to the Atlantic Mackerel, Squid and Butterfish FMP, and Amendment 12 to the Atlantic Surf Clam and Ocean Quahog FMP. However, the final rule incorrectly removed § 648.21 (e), because the measures were thought to be redundant with the inseason adjustment process established under the framework

provision in § 648.24, which allows the Mid-Atlantic Fishery Management Council (Council) to modify or add management measures through a streamlined public review process. The text previously codified at § 648.21 (e), allowed the Administrator, Northeast Region, NMFS, in consultation with the Council, to recommend inseason adjustments to the annual specifications during the fishing year by publishing notification in the Federal Register and providing a 30-day public comment period. This process is not redundant with the framework provision process that was established under § 648.24. Therefore, this technical amendment reinserts § 648.21 (e), that was incorrectly removed on October 26, 1999.

Classification

This technical amendment is issued under 50 CFR part 648. Because it only corrects an inadvertent deletion, the Assistant Administrator for Fisheries, NOAA, finds, under 5 U.S.C. 553(b)(B), that it is unnecessary to provide prior notice and opportunity for public comment as such procedures would serve no useful purpose. This rule simply restores text that was inadvertently removed by a prior rule. Because this rule is not substantive, it is not subject to a 30-day delay in effective date. The provision is procedural in nature because it merely restores the process through which NMFS may make inseason adjustments to the annual specifications, and it does not impose any requirements with which the public must comply.

This rule is exempt from review under Executive Order 12866.

List of Subjects in 50 CFR Part 648

Fisheries, Fishing, Reporting and recordkeeping requirements.

Dated: September 11, 2000.

Bruce C. Morehead,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR part 648 is amended as follows:

PART 648—FISHERIES OF THE NORTHEASTERN UNITED STATES

1. The authority citation for part 648 continues to read as follows:

Authority: 16 U.S.C. 1801 et seq.

2. In § 648.21, redesignate paragraph (e) as paragraph (f) and add new paragraph (e) to read as follows:

§ 648.21 Procedures for determining initial annual amounts.

* * * * *

*

*

(e) Inseason adjustments. The specifications established pursuant to this section may be adjusted by the Regional Administrator, in consultation with the MAFMC, during the fishing year by publishing notification in the Federal Register stating the reasons for such an action and providing a 30-day public comment period.

[FR Doc. 00–23807 Filed 9–14–00; 8:45 am] BILLING CODE 3510–22–S

*

Proposed Rules

Federal Register

Vol. 65, No. 180

Friday, September 15, 2000

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

ADVISORY COUNCIL ON HISTORIC PRESERVATION

36 CFR Part 800

Protection of Historic Properties

AGENCY: Advisory Council on Historic Preservation.

ACTION: Notice of proposed suspension of rule and adoption as guidelines.

SUMMARY: The Advisory Council on Historic Preservation proposes to suspend its rule implementing Section 106 of the National Historic Preservation Act. Such rule sets forth the process by which Federal agencies consider the effects of their undertakings on historic properties and provide the Council with a reasonable opportunity to comment with regard to such undertakings, as required by Section 106. The suspended rule would become guidelines upon the effective date of suspension.

DATES: Submit comments on or before October 30, 2000.

ADDRESSES: Address all comments concerning this proposed rule to the Executive Director, Advisory Council on Historic Preservation, 1100 Pennsylvania Avenue, NW., Suite 809, Washington, DC 20004. Fax (202) 606–8672. You may submit electronic comments to: regs@achp.gov.

FOR FURTHER INFORMATION CONTACT:

Javier Marques, Advisory Council on Historic Preservation, 1100 Pennsylvania Avenue, NW., Suite 809, Washington, DC 20004 (202) 606–8503.

SUPPLEMENTARY INFORMATION: On September 6, 2000, the Advisory Council on Historic Preservation ("Council") voted to suspend the Section 106 rule currently codified under 36 CFR part 800 after a 45-day notice and comment period. That rule sets forth the process by which Federal agencies consider the effects of their undertakings on historic properties and provide the Council with a reasonable opportunity to comment with regard to such undertakings, as required by

Section 106 of the National Historic Preservation Act. The Council also voted to adopt the rule to be suspended as guidelines, effective immediately upon suspension of the rule.

The Council is currently seeking public comment on such actions. If the public comments received do not compel the Council to change its course, the Council plans to proceed with publishing a final rule suspension that would suspend the current rule and reissue the text of the suspended rule as guidelines, with an immediate effective date.

The Council is compelled to take these actions by the prospect of a potentially unfavorable ruling from the court that would severely disrupt the Section 106 process. Reluctantly, the Council has come to the conclusion that suspending the current Section 106 rule, which is at the heart of the litigation, is now the most advisable course to follow.

The preeminent issue in the litigation at this point is the participation of two Council members, who are not appointed by the President, in the rulemaking process leading up to the adoption of the current rule. The plaintiff has argued to the court that such participation violated the Appointments Clause of the Constitution, and that the court should therefore invalidate the regulations without delay. Even though the Council believes the law is on its side on this issue, it runs a risk of having the court rule against it and immediately invalidate the current Section 106 rule in short order. An abrupt suspension of the rule would cause chaos in the ongoing Section 106 reviews, and is seen by the Council as an unacceptable risk.

The Council believes that by proceeding in this manner, it is fashioning an orderly and prudent way of proceeding rather than risking the possibility of an immediate suspension from an adverse court ruling. Of utmost importance, the Council will be able to provide adequate advance notice to the public that the current Section 106 rule is being suspended by a certain date and specify the system that should be followed until new regulations take effect, so Federal agencies, other participants in the Section 106 process and the public can prepare accordingly. This notice and comment period is

essential to provide participants in the Section 106 process with sufficient notice of the proposed suspension to ensure an orderly transition. Section 106 regulations were applied to 95,419 agency undertakings during fiscal year 1999. Accordingly, thousands of projects are undergoing Section 106 review at any one time during the year. A reasonable notice and comment period is essential to prevent unduly and abruptly disrupting these thousands of reviews that are proceeding under the existing Section 106 rule. It would also provide Federal agencies the time needed to make responsible and informed decisions as to how to complete their ongoing reviews, and how to comply with Section 106 for new projects without the benefit of a regulatory framework.

As already mentioned, the Council is also proposing to adopt the rule to be suspended as guidelines. While such guidelines would not have the binding legal effect of a rule, they would specify a reasonable procedure for participants in the Section 106 process. The other alternative is to go back to the 1986 rule, but the Council believes that would be unwise. The 1992 amendments to the National Historic Preservation Act brought important changes to the Section 106 process that are simply not reflected at all in the 1986 rule. The current Section 106 rule to be suspended incorporates those changes.

The current Section 106 rule, which would become guidance following the proposed suspension, was unanimously approved by the Council in February, 1999. On June 23, 2000, the Council membership (minus the two, non-Presidentially appointed members) unanimously reaffirmed its belief that the current Section 106 rule represents the process that Federal agencies should follow to comply with Section 106. Those who wish to examine the evolution and rationale behind the substance in these proposed guidelines, are asked to consult the following public documents: (a) Notice of proposed rulemaking at 59 FR 50396, October 3, 1994; (b) notice of proposed rulemaking at 61 FR 48580, September 13, 1996; and (c) final rule and preamble published at 64 FR 27044-27084, May 18, 1999.

The Council is optimistic that the period of time during which the public will need to comply with the Section 106 process without the benefit of a rule will be brief. The general comment period for the proposed rule published July 11, 2000 (65 FR 42834) closed on August 10, 2000. The Council extended the comment period to August 31, 2000 for all those members of the public that made timely requests for additional time to provide comments. The Council received a total of 59 comments. The Council is currently in the process of reviewing and evaluating the comments received on the proposed rule, and believes that it will vote on adopting a new final rule by November 17, 2000, as originally anticipated.

List of Subjects in 36 CFR Part 800

Administrative practice and procedure, Historic preservation, Indians, Intergovernmental relations.

For the reasons stated above, the Advisory Council on Historic Preservation proposed to suspend the rule currently codified at 36 CFR part 800, and adopt it as guidelines.

Dated: September 8, 2000.

John M. Fowler,

Executive Director.

[FR Doc. 00-23575 Filed 9-14-00; 8:45 am]

BILLING CODE 4310-10-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 152 and 174

[OPP-250127; FRL-6047-9]

RIN 2070-AC02

Final Regulations for Plant-Pesticides (Plant-Incorporated Protectants); Notification to the Secretary of Agriculture

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notification to the Secretary of Agriculture.

SUMMARY: This document notifies the public that the Administrator of EPA has forwarded to the Secretary of Agriculture, a draft final rule under section 25(a) of the Federal Insecticide, Fungicide, and Rodenticide Act. The substances plants produce for protection against pests are pesticides under the Federal Insecticide, Fungicide, and Rodenticide Act definition of pesticide, if humans intend to use these substances for "preventing, destroying, repelling or mitigating any pest." These substances, produced and used in living plants, along with the genetic material necessary to produce them, are currently called "plant-pesticides" by

EPA. In this final rule, EPA will rename these pesticides, calling them "plantincorporated protectants," will exempt a category of plant-pesticides, will clarify the relationship between plants and plant-pesticides and confirm that plants used as biological control agents are exempt from regulation under the Federal Insecticide, Fungicide, and Rodenticide Act, and will establish new part 174 in Title 40 of the Code of Federal Regulations, specifically for plant-pesticides.

FOR FURTHER INFORMATION CONTACT: By mail: Philip Hutton, Biopesticides and Pollution Prevention Division, Office of Pesticide Programs (7511C), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington DC 20460; telephone number: (703) 308–8260; and e-mail address: hutton.phil@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

This action is directed to the public in general for notification. This action may, however, be of interest to a person or company that may be involved with agricultural biotechnology that may develop and market plant-incorporated protectants. Since other entities may also be interested, the Agency has not attempted to describe all the specific entities that may be interested in this notice. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Additional Information, Including Copies of this Document and Other Related Documents?

Electronically. You may obtain electronic copies of this document, and certain other documents related to the proposed rule only that might be available electronically, from the EPA Internet Home Page at http:// www.epa.gov/. The draft final rule is not available until it has been signed by EPA. To access this document, on the Home Page select "Laws and Regulations," "Regulations and Proposed Rules," and then look up the entry for this document under the "Federal Register—Environmental Documents." You can also go directly to the **Federal Register** listings at http:// www.epa.gov/fedrgstr/.

II. What Action is EPA Taking?

Section 25(a)(2) of FIFRA provides that the Administrator must provide the Secretary of Agriculture with a copy of

any regulation at least 30 days before signing it for publication in the Federal **Register**. The draft final rule is not available to the public until after it has been signed by EPA. If the Secretary comments in writing regarding the draft final rule within 15 days after receiving it, the Administrator shall include in the final rule when published in the Federal Register the comments of the Secretary and the Administrator's response to those comments. If the Secretary does not comment in writing within 15 days after receiving the final rule, the Administrator may sign the final rule for publication in the Federal Register anytime after the 15-day period. As required by FIFRA section 25(a)(3), a copy of the final rule has been forwarded to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate. EPA issued a proposed rule in the Federal Register of November 23, 1994 (59 FR 60534) (FRL-4755-3).

III. Do Any Regulatory Assessment Requirements Apply to this Notification?

No. This document is not a rule, merely a notification of submission to the Secretary of Agriculture. As such, none of the regulatory assessment requirements apply to this document.

IV. Will EPA Submit this Notification to Congress and the Comptroller General?

No. This action is not a rule for purposes of the Congressional Review Act (CRA), 5 U.S.C. 804(3), and will not be submitted to Congress and the Comptroller General. EPA will submit the final rule to Congress and the Comptroller General as required by the CRA.

List of Subjects in Parts 152 and 174

Environmental protection, Administrative practice and procedure, Biotechnology pesticides, Pesticides and pests, Reporting and recordkeeping.

Dated: September 11, 2000.

Stephen L. Johnson,

Associate Deputy Assistant Administrator for the Office of Prevention, Pesticides and Toxic Substances.

[FR Doc. 00–23780 Filed 9–14–00 8:45 am] BILLING CODE 6560–50–S

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-2017, MM Docket No. 00-158, RM-9921]

Radio Broadcasting Services; Alamo, NM

AGENCY: Federal Communications

Commission.

ACTION: Proposed rule.

SUMMARY: The Commission requests comments on a petition filed by Alamo Navajo School Board, Inc., seeking the allotment of Channel 298A, as a noncommercial educational channel, to Alamo community, NM. Channel 298A can be allotted to Alamo Community at coordinates 34-25-01 NL; 107-30-04 WL. Mexican concurrence in the allotment must be obtained since Alamo Community is located within 320 kilometers (199 miles) of the U.S.-Mexican border. Petitioner is requested to provide further information concerning Alamo Community's center city reference coordinates in order to determine whether the proposed allotment would comply with the signal coverage requirements contained in Section 73.315 of the Commission's Rules. In addition, petitioner is requested to provide further information concerning the reservation of the channel for noncommerical educational

DATES: Comments must be filed on or before October 23, 2000, and reply comments on or before November 7, 2000

ADDRESSES: Federal Communications Commission, 445 12th Street, SW., Room TW-A325, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Burton Apache, President, The Alamo Navajo School Board, Inc., P.O. Box 907, Magdalena, NM 87825 (Petitioner) and Don Davis, 800 Wellesley N.E., Albuquerque, NM 87106 (Technical Consultant to petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 00–158, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Center, 445 12th Street,

SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Services, Inc., 1231 20th Street, NW., Washington, DC. 20036, (202) 857–3800, facsimile (202) 857–3805.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding. Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

 $Federal\ Communications\ Commission.$

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00–23693 Filed 9–14–00; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 00-2018; MM Docket No. 00-159, RM-9889; MM Docket No. 00-160; RM-9928; MM Docket No. 00-161; RM-9929]

Radio Broadcasting Services; Thermopolis and Story, WY; Pana, Taylorville and Macon, IL; Fort Bridger, WY and Woodruff, UT

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document proposes three reallotments. The Commission requests comments on a petition filed by Legend Communications for Wyoming, L.L.C., proposing the substitution of Channel 252C1 for Channel 252C2 at Thermopolis, Wyoming, the reallotment of Channel 252C1 from Thermopolis to Story, Wyoming, and the modification of petitioner's construction permit (File No BPH-19971021MC) accordingly. Channel 251C1 can be reallotted to Story in compliance with the Commission's minimum distance separation requirements with a site restriction of 1.2 kilometers (0.8 miles) east at petitioner's requested site. The coordinates for Channel 252C1 at Story are 44-34-28 North Latitude and 106-52-14 West Longitude. In accordance with Section 1.420(i) of Commission's

Rules, we will not accept competing expressions of interest for the use of Channel 252C1 at Story, Wyoming, or require petitioner to demonstrate the availability of an equivalent class channel for use by such parties. *See* **SUPPLEMENTARY INFORMATION**, *infra*. **DATES:** Comments must be filed on or before October 23, 2000, and reply comments on or before November 7, 2000.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, his counsel, or consultant, as follows: Lee W. Shubert, Esq., Rosenman & Colin, LLP, 805 15th Street, NW, Washington, DC 20005-2212 (Counsel for Legend Communications for Wyoming, L.LC.); Patricia M. Chuh, Pepper & Corazzini, L.L.P., 1176 K Street, NW, Suite 200, Washington, DC 20006 (Counsel for Kaskaskia Broadcasting, Inc. and Miller Communications, Inc.); and Ellen Masters, Shaw Pittman, 2300 N Street, NW, Washington, DC 20037 (Counsel for M. Kent Frendsen).

FOR FURTHER INFORMATION CONTACT: Sharon P. McDonald, Mass Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 00-159 and MM Docket No. 00-160, and MM Docket No. 00-161, adopted August 23, 2000, and released September 1, 2000. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Reference Information Center (Room CY-A257), 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, Inc., (202) 857-3800, 1231 20th Street, NW., Washington, DC 20036.

The Commission also requests comments on a petition filed jointly by Kaskaskia Broadcasting, Inc. and Miller Communications, Inc., proposing the reallotment of Channel 265A from Pana to Macon, Illinois, and the modification of Station WEGY(FM)'s license accordingly. Additionally, petitioners propose the reallotment of Channel 232A from Taylorville to Pana, Illinois, and the modification of Station WMKR(FM)'s license accordingly. Channel 265A can be reallotted to Macon in compliance with the Commission's minimum distance separation requirements with a site restriction of 6.9 kilometers (4.3 miles) south at Station WEGY(FM)'s requested

site. The coordinates for Channel 265A at Macon are 39-41-08 North Latitude and 88-55-29 West Longitude. Additionally, Channel 232A can be reallotted to Pana in compliance with the minimum distance separation requirements with a site restriction of 11.7 kilometers (7.3 miles) west at Station WMKR(FM)'s requested site. The coordinates for Channel 262A at Pana 39–22–56 North Latitude and 89– 12-56 West Longitude. In accordance with Section 1.420(i) of the Commission's Rules, we will not accept competing expressions of interest for the use of Channel 232A at Pana, Illinois or for Channel 265A at Macon, Illinois.

The Commission requests comments on a petition filed by M. Kent Frandsen proposing the reallotment of Channel 256C1 from Fort Bridger, Wyoming to Woodruff, Utah, and the modification of Station KNYN(FM)'s construction permit accordingly. Channel 256C1 can be reallotted to Woodruff in compliance with the Commission's minimum distance separation requirements with a site restriction of 28.2 kilometers (17.5 miles) southeast at petitioner's presently authorized site. The coordinates for Channel 256C1 at Woodruff are 41-21-10 North Latitude and 110-54-26 West Longitude. In accordance with Section 1.420(i) of the Commission's Rules, we will not accept competing expressions of interest in the use of Channel 256C1 at Woodruff, Utah.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding. Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

Federal Communications Commission.

John A. Karousos,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 00-23697 Filed 9-14-00; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 90

[WT Docket No. 98–182; RM–9222; PR Docket No. 92–235; FCC 00–235]

1998 Biennial Regulatory Review— Private Land Mobile Radio Services

AGENCY: Federal Communications

Commission.

ACTION: Proposed rule.

summary: The Commission has adopted a Further Notice of Proposed Rule Making, (FNPRM) which seeks comment on whether certain rule changes would be in the public interest. Specifically, the Commission seeks comment on whether it should modify the eligibility criteria to operate in the Public Safety Pool for parks and schools; the eligibility criteria for highway maintenance frequencies; and the power limits for certain dockside channels.

DATES: Interested parties may file comments on or before November 14, 2000 and reply comments on or before December 14, 2000.

FOR FURTHER INFORMATION CONTACT: Guy Benson (202) 418–2946

selson (202) 410–2340
gbenson@fcc.gov> or Ghassen Khalek
(202) 418–2771 <gkhalek@fcc.gov>,
Public Safety and Private Wireless
Division, Wireless Telecommunications
Bureau, or Les Smith, AMD–PERM,
Office of Managing Director at (202)
418–0217.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's FNPRM in the Report and Order and FNPRM, FCC 00–235 in WT Docket No. 98–182 and PR Docket No. 92-235, adopted on June 28, 2000 and released on July 12, 2000. The full text of this FNPRM is available for inspection and copying during normal business hours in the FCC Reference Center, Room CY-A257, 445 12th Street, SW., Washington, DC. The complete text may be purchased from the Commission's copy contractor, International Transcription Service, Inc., 1231 20th Street, NW., Washington, DC. 20037. The full text may also be downloaded at: www.fcc.gov. Alternative formats are available to persons with disabilities by contacting Martha Contee at (202) 418-0260 or TTY (202) 418-2555.

Summary of the Proposed Rule

1. The Commission initiated the instant proceeding in conjunction with the Commission's 1998 biennial regulatory review under Section 11 of the Communications Act of 1934, 47 U.S.C. 161. Section 11 requires us to

review all our regulations applicable to providers of telecommunications service and determine whether any rule is no longer in the public interest as a result of meaningful economic competition between providers of telecommunications service, and whether such regulations should be deleted or modified. As part of the biennial review of regulations required under section 11, however, the Commission has reviewed all of its regulations relating to administering wireless services, not just those pertaining to providers of a telecommunications service, to determine which regulations can be streamlined or eliminated. The Commission concluded in the FNPRM that it was in the public interest to continue to streamline the part 90 Rules and to reduce regulatory requirements on licensees.

- 2. First, the Commission proposes to eliminate the restriction found in 47 CFR 90.20(a)(1)(i) that excludes school districts and authorities and park districts and authorities from eligibility in the Public Safety Pool. The Commission believes that there are sufficient frequencies available in the Public Safety Pool to accommodate school and park districts. Because school districts and authorities will be eligible to hold authorizations in the Public Safety Pool with this change, the Commission also proposes to eliminate their eligibility for the Industrial/ Business Pool.
- 3. Second, the Commission proposes to eliminate the restriction found in 47 CFR 90.20(43), reserving certain public safety frequencies for non-State highway maintenance use. The proposal allows any public safety user to share these frequencies. The intended result is more efficient use of the spectrum.
- 4. Finally, the Commission seeks comment on the American Automobile Association's (AAA) proposal that the Commission assign eight of the thirty dockside frequencies to the Emergency Road Service. AAA also proposes to act as the sole frequency coordinator on those channels and asks that the 2-watt power limitations for these frequencies be eliminated. The Commission seeks comment on all of these proposals.

Initial Regulatory Flexibility Analysis

5. As required by section 603 of the Regulatory Flexibility Act, 5 U.S.C. 603, the Commission has prepared an Initial Regulatory Flexibility Analysis (IRFA) of the expected impact on small entities of the policies and rules proposed in the *FNPRM*. Written public comments are requested on the IRFA. Comments must be identified as responses to the IRFA

and must be filed by the deadlines for comments on this FNPRM.

Reason for, and Objectives of, the **FNPRM**

- 6. The purpose of this item is to determine whether it is in the public interest, convenience, and necessity to amend our rules to eliminate certain restrictions on the use of frequencies in the Public Safety Pool. These proposals include: (1) Deleting the restrictions in 47 CFR 90.20 that exclude school districts and authorities and park districts and authorities from Public Safety Pool eligibility; (2) eliminate the restrictions in 47 CFR 90.20(43) that limit eligibility for certain Public Safety Pool frequencies to non-State highway maintenance systems; and (3) seeking comment on AAA's proposal that we assign eight of twenty-two dockside frequencies for Emergency Road Service, designate AAA as the sole frequency coordinator for those frequencies, and eliminate the current 2watt power restriction for those frequencies.
- 7. These proposed rules and actions will give park districts and authorities, school districts and authorities, and other public safety users access to spectrum needed for important communications functions, and will result in more efficient use of the spectrum.

Legal Basis

8. Authority for the proposed rules included in this issuance of this FNPRM is contained in sections 4(i), 303(r), and 332(a)(2) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 303(r), and 332(a)(2).

Description and Estimate of the Number of Small Entities to Which the Proposed Rules Will Apply

9. The RFA directs agencies to provide a description of, and, where feasible, an estimate of the number of small entities that may be affected by the proposed rules, if adopted. The RFA defines the term "small entity" as having the same meaning as the terms "small business," "small organization," and "small business concern" under section 3 of the Small Business Act. A small business concern is one which: (1) Is independently owned and operated; (2) is not dominant in its field of

operation; and (3) satisfies any additional criteria established by the

Description of Projected Reporting, Recordkeeping and Other Compliance Requirements

10. Reporting, recordkeeping, and compliance requirements under these proposed rules are nominal. No new reporting, recordkeeping, or other compliance requirements would be imposed on applicants or licensees as a result of the actions proposed in this rule making proceeding.

Steps Taken To Minimize Significant **Economic Impact on Small Entities, and** Significant Alternatives Considered

- 11. The RFA requires an agency to describe any significant alternatives that it has considered in reaching its proposed approach, which may include the following four alternatives: (1) The establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance or reporting requirements under the rule for small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule or any part thereof for small entities.
- 12. Regarding our proposal to delete the exclusion of park districts and authorities and school districts and authorities from the Public Safety Pool channels, see paras. 43-46, supra, there should be no significant adverse impact on small entities. An alternative to this proposal would be to do nothing, which would be unsatisfactory because it would leave the parks without any possibility of operating radio stations for the transmission of communications essential to their official activities.
- 13. Finally, we seek comment on how the changes proposed in the FNPRM will effect small entities.

Federal Rules That May Duplicate, Overlap, or Conflict With the Proposed Rules

14. None.

Report to Congress

The Commission will send a copy of the FNPRM including this FRFA, in a

report to be sent to Congress pursuant to the Small Business Regulatory Enforcement Fairness Act of 1996. In addition, the Commission will send a copy of the FNPRM, including FRFA, to the Chief Counsel for Advocacy of the Small Business Administration. A copy of the FNPRM and FRFA (or summaries thereof) will also be published in the Federal Register.

List of Subjects in 47 CFR Part 90

Communications equipment, Radio Federal Communications Comission. Magalie Roman Salas, Secretary.

Proposed Rule Changes

For the reasons discussed in the preamble, the Federal Communications Commission proposes to amend 47 CFR part 90 as follows:

PART 90—PRIVATE LAND MOBILE **RADIO SERVICES**

1. The authority citation for Part 90 continues to read as follows:

Authority: Sections 4(i), 11, 303(g), 303(r) and 332(c)(7) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 161, 303(g), 303(r), 332(c)(7).

2. Section 90.20 is amended by removing and reserving paragraph (d)(43) and revising paragraph (a)(1)(i) and the entries for 156.165 MHz, 156.1725 MHz, 156.180 MHz, 156.1875 MHz, 156.195 MHz, 156.2025 MHz, 156.225 MHz, 156.2325 MHz, 156.240 MHz, 158.985 MHz, 158.9925 MHz, 159.000 MHz, 159.0075 MHz, 159.015 MHz, 159.0225 MHz, 159.045 MHz, 159.0525 MHz, 159.060 MHz, 159.0675 MHz, 159.075 MHz, 159.0825 MHz, 159.105 MHz, 159.1125 MHz, 159.120 MHz, 159.1275 MHz, 159.135 MHz, 159.1425 MHz, 159.165 MHz, and 159.1725 MHz of paragraph (c)(3) to read as follows:

§ 90.20 Public Safety Pool.

- (a) * * *
- (a) * * *
- (i) A district and an authority;

- (c) * * *
- (3) * * *

PUBLIC SAFETY POOL FREQUENCY TABLE

Frequency or band	Class of stations(s)	Limitations	Coordinator
egahertz:			
* *	*	* *	* *
156.165	Base or Mobile	42	PH
156.1725			PH
156.180		42	PH
156.1875	do	27. 42	PH
156.195	do		PH
156.2025	do	27	PH
* *	*	* *	* *
156.225			PH
		27	PH
156.240	do	79	PH
* *	*	* *	* *
158.985	[Mobile]		PH
158.9925		27	PH
		27	PH
100.0220		21	• • • • • • • • • • • • • • • • • • • •
* *	*	* *	* *
159.045	do		PH
159.0525	do	27	PH
	do		PH
159.0675	do	27	PH
			PH
156.0825	do	27	PH
* *	*	* *	* *
159.105	[Base or Mobile]		PH
159.1125		27	PH
159.120	do		PH
159.1275	do	27	PH
159.135	do		PH
159.1425	do	27	PH
* *	*	* *	* *
159.165	do		PH
	do		PH

(d) * * * (43) [Reserved]

§ 90.242 [Amended]

3. Section 90.242 is amended by removing paragraph (a)(1) and $\,$

redesignating paragraphs (a)(2) through (a)(7) as (a)(1) though (a)(6).

[FR Doc. 00–23587 Filed 9–14–00; 8:45 am] BILLING CODE 6712–01–P

Notices

Federal Register

Vol. 65, No. 180

Friday, September 15, 2000

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

DEPARTMENT OF AGRICULTURE

Submission for OMB Review; Comment Request

September 11, 2000.

The Department of Agriculture has submitted the following information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1995, Public Law 104-13. Comments regarding (a) whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility: (b) the accuracy of the agency's estimate of burden including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology should be addressed to: Desk Officer for Agriculture, Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), Washington, DC 20503 and to Departmental Clearance Office, USDA, OCIO, Mail Stop 7602, Washington, DC 20250-7602. Comments regarding these information collections are best assured of having their full effect if received within 30 days of this notification. Copies of the submission(s) may be obtained by calling (202) 720-6746.

An agency may not conduct or sponsor a collection of information unless the collection of information displays a currently valid OMB control number and the agency informs potential persons who are to respond to the collection of information that such persons are not required to respond to the collection of information unless it

displays a currently valid OMB control number.

Cooperative State Research, Education, and Extension Service

Title: National Research Initiative Competitive Grants Program.

OMB Control Number: 0524–0033. Summary of Collection: The Cooperative State Research, Education, and Extension Service (CSREES) administers several competitive and non-competitive grant programs. 7 U.S.C. 450i (Competitive, Special, and Facilities Research Grant Act) authorizes these programs. CSREES has primary responsibility for providing linkages between the Federal and State components of a broad-based, national agricultural research, extension, and education system. Focused on national issues, its purpose is to represent the Secretary of Agriculture and carry out the intent of Congress by administering formula and grant funds appropriated for agricultural, research, extension, and education. Before awards can be made, certain information is required from applicants as part of an overall proposal package. CSREES will collect information using forms CSREES 1232, 1233, and 1234.

Need and Use of the Information: CSREES will collect information to evaluate proposals and award grants.

Description of Respondents: State, Local, or Tribal Government; Federal Government; Individuals or households; Business or other for-profit; Not-for profit institutions.

Number of Respondents: 5,000. Frequency of Responses: Recordkeeping; Reporting: On occasion. Total Burden Hours: 20,450.

National Agricultural Statistics Service

Title: Agricultural Resource Management, Chemical Use, and Post-Harvest Chemical Use Surveys.

OMB Control Number: 0535–0218. Summary of Collection: The primary objective of the National Agricultural Statistics Service (NASS) is to provide the public with timely and reliable agricultural production and economic statistics, as well as environmental and specialty agricultural related statistics. Three surveys—the Agricultural Resource Management Study, the Fruit and Vegetable Chemical Use Surveys, and the Post-harvest Chemical Use Survey—are critical to NASS' ability to fulfill these objectives and to build the

Congressionally mandated database on agricultural chemical use and related farm practices. NASS uses a variety of survey instruments to collect the information in conjunction with these studies.

Need and Use of the Information: The Agricultural Resource Management Study provides a robust database of information to address varied needs of policy makers. There are many uses for the information from this study including an evaluation of the safety of the Nation's food supply; input to the farm sector portion of the gross domestic product; and as a barometer on the financial condition of farm businesses. Data from the Fruit and Vegetable Chemical Use Surveys is used to assess the environmental and economic implications of various program and policies and the impact on agricultural producers and consumers. The results of the Post-harvest Chemical Use Survey are used by the Environmental Protection Agency (EPA) to develop Food Quality Protection Act risk assessments. Other organizations use this data to make sound regulatory decisions.

Description of Respondents: Farms. Number of Respondents: 122,706. Frequency of Responses: Reporting: Annually.

Total Burden Hours: 41,017.

National Agricultural Statistics Service

Title: Census of Agriculture Content Test.

OMB Control Number: 0535-NEW. Summary of Collection: The National Agricultural Statistics Service (NASS) is responsible for conducting the Census of Agriculture under the authority of the Census of Agriculture Act of 1997, Public Law 105–113. In support of this effort, NASS conducts a pilot study 2 vears prior to each census to test factors affecting response such as wording, capability of respondents to answer questions, availability of records, and perception of usefulness of the census data. This test is important to assessing potential changes prior to making adjustments to the full-scale census. The current proposal for the Census of Agriculture content test involves the redesign of the collection form in intelligent character recognition (ICR) format for scanning, wording changes, new content items, and order of the sections. Additionally, a substantially lower number of respondents will be

involved in this content test than in the previous version.

Need and Use of the Information: The Census of Agriculture Content Test is critical to NASS' ability to design a successful census survey. The actual Census of Agriculture is required by law every five years and serves as the basis for many agriculturally-based decisions. Without the content test, NASS would not be able to ensure that the actual census involved clear questions that would be easily and accurately answered by the affected public.

Description of Respondents: Farms. Number of Respondents: 122,706. Frequency of Respondents: Reporting: Annually.

Total Burden Hours: 41,017.

Rural Business-Cooperative Services

Title: 7 CFR 2484-F, Rural Cooperative Development Grant. OMB Control Number: 0570–0006. Summary of Collection: This program is administered through State Rural Development Offices on behalf of the Rural Business-Cooperative Services (RBS). The primary objective of the program is to improve the economic condition of rural areas through cooperative development. The applicants, who are non-profit corporations or institutions of higher education, will provide information using various forms and supporting documentation.

Need and Use of the Information: RBS will use the information collected to evaluate the applicant's ability to carry out the purposes of the program. Grant funds will be awarded on a competitive basis using a scoring system that gives preference to applications that demonstrate a proven track record. If this information were not collected, RBS would have not basis on which to evaluate the relative merit of each application.

Description of Respondents: Individuals or households; Not for profit institutions; State, Local or Tribal Government.

Number of Respondents: 50. Frequency of Responses: Recordkeeping; Reporting: On occasion. Total Burden Hours: 1848.

Rural Housing Service

Title: 7 CFR 1944–D, Farm Labor Housing Loan and Grant Policies, Procedures, and Authorization.

OMB Control Number: 0575–0045. Summary of Collection: Sectin 514 and 516 of Title V of the Housing Act of 1949 authorizes Rural Housing Service (RHS) to make loans and grants to public, private nonprofit and farm worker organizations for developing farm labor. The objective of this program is to provide decent, safe, and sanitary housing and related facilities for domestic farm labor and migrant labor in areas where needed.

Need and Use of the Information: The information collected is based on the program requirements and regulations which help determine an applicant's eligibility for a loan and/or grant. RHS has the responsibility for protecting the interest of taxpayer's funds and to assure that the objectives of the loan and grant program are carried out as intended. Failure to have this information would result in illegal and unauthorized use of federal funds.

Description of Respondents: Farms; Not for profit institutions; State, Local or Tribal Government.

Number of Respondents: 95. Frequency of Responses: Recordkeeping; Reporting: On occasion. Total Burden Hours: 8524.

Food Nutrition Service

Title: Monthly Claim For Reimbursement.

OMB Control Number: 0584-0284. Summary of Collection: The Child Nutrition Act of 1966 requires that educational agencies disburse and appropriate funds during the fiscal year for the purposes of carrying out provisions of the Special Milk Program (SMP). The National School Lunch Act requires that State educational agencies disburse appropriated funds paid to the state for any fiscal year for the purposes of fulfilling the earned reimbursement set forth in National School Lunch, Breakfast, and Special Milk Programs. The Food and Nutrition Service will use the monthly claim reimbursement form FNS-806 to fulfill the earned requirements identified in these programs. National School Lunch Program (NSLP), SMP, and the School Breakfast Program (SBP).

Need and Use of The Information: The information is collected electronically from school authorities that participate in NSLP, School Breakfast Program (SBP), and SMF programs. The forms contain meal and cost data collected from authorized program participants. Also, these forms are an essential part of the accounting system used by the subject programs to ensure proper reimbursement. This information is collected monthly because of the constant fluctuation in school enrollment and program participation. Program participants would not receive the monthly reimbursement earned and the Agency would lose program accountability, if this information were collected less frequently.

Description of Respondents: Farms; Not for profit institutions; State, Local or Tribal Government.

Number of Respondents: 520. Frequency of Responses: Recordkeeping; Reporting: Monthly. Total Burden Hours: 2700.

Forest Service

Title: National Survey on Recreation and the Environment.

 $OMB\ Control\ Number: 0596-0127.$ Summary of Collection: The National Survey on Recreation and the Environment (NSRE) 2000 is the latest in a series of surveys conducted by the Forest Service (FS) which began in 1960 as the primary source of recreation data from the U.S. population. This information is vital for federal land managing agencies to obtain an understanding of the outdoor recreation participation levels and preferences of the American people so that effective policy making, planning, and decisionmaking can occur. Information from the survey is shared with and relied upon by organizations outside the federal government including educational institutions, private sector companies, state agencies, and other governmental organizations as the fundamental source of outdoor recreation trend and demand data on a national scale. The survey will be administered using a statistically valid sampling methodology through computer-assisted telephone interviewing techniques

Need and Use of the Information: FS will collect information nationally from the public to assess trends in recreation participation over the years since the survey was last conducted and to estimate demand for outdoor recreation among the U.S. population. In addition, the survey will collect information from the public on people's attitudes and values toward natural resources and their management. The information will be used by FS and other federal agencies to develop long-range strategic plans, adjust programs and activities to meet customer needs and expectations, and better manage federally owned lands.

Description of Respondents: Individuals or households. Number of Respondents: 40,000. Frequency of Responses: Reporting: Other (one time).

Total Burden Hours: 13,333.

This is a revision to the number of respondents and burden hours reported in the Federal Register on May 2, 2000 (25464). Due to an error in estimating, the numbers reported in the register were 20,000 respondents and 6,000 hours. The revised number for the respondents should be 40,000 and 13,333 for the burden hours.

Food and Nutrition Service

Title: Food Stamp Program Identification Cards.

OMB Control Number: 0584–0124. Summary of Collection: The Food Stamp Act of 1977 requires that photographic identification (ID) cards be used in issuance situations in which the Department believes that it would be useful to protect the integrity of the Food Stamp Program (FSP). These requirements are essential to ensure the integrity of the FSP. The ID is required by Food and Nutrition Service (FNS) regulation to be a controlled document, laminated with a serial number and a photograph.

Need and Use of the Information:
Photo ID are used by issuance agents to identify households for monthly issuance; by retailers to identify households when benefits are used; and by households to provide proof at recertification and when picking up monthly allotments. The use of the photo ID card and the requirement to show it to obtain benefits is crucial to the agency's ability to protect the integrity of the Food Stamp Program.

Description of Respondents: State, Local, or Tribal Government; Individuals or households. Number of Respondents: 329,293.

Frequency of Responses: Recordkeeping; Reporting: On occasion. Total Burden Hours: 21,250.

Nancy B. Sternberg,

Departmental Clearance Officer. [FR Doc. 00–23711 Filed 9–14–00; 8:45 am] BILLING CODE 3410–01–M

DEPARTMENT OF AGRICULTURE

Food Safety and Inspection Service [Docket No. 00–020N]

National Advisory Committee on Microbiological Criteria for Foods; Renewal

AGENCY: Food Safety and Inspection Service, USDA.

ACTION: Notice of Re-chartering of Committee.

SUMMARY: This notice announces the rechartering of the National Advisory Committee on Microbiological Criteria for Foods (NACMCF). The Committee is being renewed in cooperation with the Department of Health and Human Services (HHS). The establishment of the Committee was recommended by a 1985 report of the National Academy of Sciences Committee on Food Protection, Subcommittee on Microbiological Criteria, "An Evaluation of the Role of

Microbiological Criteria for Foods." The current charter for the NACMCF is available for viewing on the FSIS homepage at www.fsis.usda.gov under mission and activities.

FOR FURTHER INFORMATION CONTACT: Dr. Carol Maczka, Executive Secretariat, USDA, Food Safety and Inspection Service, 3rd Floor—Room 355 Aerospace Center, 901 D Street, SW., Washington, DC 20024. Background materials are available for inspection by contacting Dr. Maczka at (202) 690–6540.

SUPPLEMENTARY INFORMATION:

Background

The United States Department of Agriculture (USDA) is charged with the enforcement of the Federal Meat Inspection Act (FMIA), the Poultry Products Inspection Act (PPIA), and the Egg Products Inspection Act (EPIA). Under these Acts, USDA is responsible for the wholesomeness and safety of meat, poultry, and egg products intended for human consumption. Similarly, the Secretary of HHS is charged with the enforcement of the Federal Food, Drug, and Cosmetic Act (FFDCA). Under this Act. HHS is responsible for ensuring the wholesomeness and safety of human foods other than meat, poultry, and egg products, and of animal feeds.

In order to continue to meet the responsibilities of the FMIA, PPIA, EPIA, and FFDCA, the NACMCF is being reestablished. The Committee will be charged with advising and providing recommendations to the Secretaries on the development of microbiological criteria by which the safety and wholesomeness of food can be assessed, including criteria for microorganisms that indicate whether foods have been adequately and appropriately processed.

Reestablishment of this Committee is necessary and in the public interest because the development of a sound public policy in this area can best be accomplished by a free and open exchange of information and ideas among Federal, State, and local agencies, and other interested parties. The complexity of the issues to be addressed requires that more than one meeting per year will be necessary to accomplish the Committee's tasks.

Members will be appointed by the Secretary of USDA after consultation with the Secretary of HHS. Because of their interest in the matters to be addressed by this Committee, advice on membership appointments will be requested from the Department of Commerce's National Marine Fisheries

Service and the Department of Defense's Veterinary Service Activity.

Additional Public Notification

Public awareness of all segments of rulemaking and policy development is important. Consequently, in an effort to better ensure that minorities, women, and persons with disabilities are aware of this notice, FSIS will announce it and provide copies of this Federal Register publication in the FSIS Constituent Update. FSIS provides a weekly FSIS Constituent Update, which is communicated via fax to over 300 organizations and individuals. In addition, the update is available on-line through the FSIS web page located at http://www.fsis.usda.gov. The update is used to provide information regarding FSIS policies, procedures, regulations, Federal Register notices, FSIS public meetings, recalls, and any other types of information that could affect or would be of interest to our constituents/ stakeholders. The constituent fax list consists of industry, trade, and farm groups, consumer interest groups, allied health professionals, scientific professionals, and other individuals that have requested to be included. Through these various channels, FSIS is able to provide information to a much broader, more diverse audience. For more information and to be added to the constituent fax list, fax your request to the Congressional and Public Affairs Office, at (202) 720-5704.

Done in Washington, DC on: September 11, 2000

Paul W. Fiddick,

Assistant Secretary for Administration. [FR Doc. 00–23771 Filed 9–14–00; 8:45 am] BILLING CODE 3410–DM–P

DEPARTMENT OF AGRICULTURE

Forest Service

Shore Nuf Timber Sale, Willamette National Forest, Linn and Marion Counties, Oregon

AGENCY: Forest Service, USDA. **ACTION:** Notice of Intent to prepare an environmental impact statement.

summary: The USDA Forest Service gives notice that it will prepare an environmental impact statement (EIS) for the Shore Nuf Timber Sale Project proposal. The project area is located approximately 50 miles east of Salem, Oregon on the western slopes of the Cascade Mountains, near Detroit Lake and the City of Detroit, Oregon on the Detroit Ranger District of the Williamette National Forest. The Shore

Nuf Timber Sale would occur during the next five years on approximately 1200 acres of the Detroit Tributaries Watershed, and includes the following proposed actions:

1. Thin approximately 1200 acres of second growth Douglas fir stands, to reduce stocking levels while maintaining a 50 to 70 percent average canopy closure;

 Thin selected portions of riparian reserves that are within, or adjacent to the proposed thinning stands, to develop late successional characteristics

in riparian areas;

- 3. Treat pockets of *Phellinus weirii* and other root rots occurring in the proposed thinning stands by removing all of the affected trees within the infection site and/or within a buffer around the infection site, to prevent the spread of the *Phellinus weirii* and other diseases; and
- 4. Create eight small openings, up to three acres each, along the Blowout Road and Stahlman trail to provide views of Detroit Lake and the surrounding area.

The proposed action also includes the following associated actions:

- 1. Construct approximately 2.0 miles of temporary roads to access thinning units, and after implementation of the thinning, obliterate the roads by ripping, seeding, and re-establishing natural drainage patterns;
- 2. Reconstruct approximately 6.0 miles of existing roads that are currently inaccessible due to slides, overgrown vegetation, water damage, and downed trees:
- 3. Construct, reconstruct, or modify landings for helicopters, skylines, and ground based yarding systems;
- 4. Treat slash created by the thinning activities in areas where there is a high risk of fire starts, such as campgrounds, summer homes and major roads, by hand piling and burning slash; and
- 5. Reforest the treated *Phellinus weirii* and other root rot pockets by planting species that are not susceptible to root rot such as native hardwoods.

The Detroit District Ranger will decide whether to implement the project as proposed, to implement a modified proposal, to implement an alternative to the proposal, or to take no action at this time.

DATES: Written comments concerning the scope and implementation of this proposal should be received on or before October 30, 2000.

ADDRESSES: Submit written comments or suggestions concerning this project to Stephanie Phillips, District Ranger, Detroit Ranger District, HC73 Box 320, Mill City, Oregon 97360.

FOR FURTHER INFORMATION CONTACT:

Please direct questions about the proposed action and EIS to Jim Romero, District Planner at (503) 854–3366.

SUPPLEMENTARY INFORMATION: The 1200 acres selected for commercial thinning are located along Blowout Creek (Forest Road 10), French Creek (Forest Road 2223), and Piety Island near Detroit Lake. These stands were established primarily through natural seeding following logging or large fires in the early 1900's. Most stands date to a single large fire, which occurred in the Detroit Reservoir Area in 1919. Stands in the French Creek area were logged in the 1930's but have similar characteristics to stands harvested earlier. These stands are predominantly Douglas-fir, and have about 150-300 trees per acre, resulting in greater than 90% canopy closure. The trees range in size from 9 to 21 inches in diameter. Generally, the stands have only one canopy layer with sparse to light ground vegetation as a result of the dense canopy closure. Given this, the stands support a less diverse range of wildlife species (primarily fewer late successional species) and are prone to crown-type fires. Because of the age and density of these stands, future growth projections, and increased mortality due to tree competition, these stands will not attain large diameter trees, open spacing, and structural diversity (multiple canopy layers) for many years.

The Detroit Ranger District, over the past several years, has commercially thinned using helicopters in stands similar to those proposed for treatment in the Shore Nuf Timber Sale project area, including thinning in riparian reserves. The results of these sales have had virtually no effect on scenic quality, water quality, or substantial amounts of slash left from the thinning. The thinning would achieve a 50-70 percent average canopy closure to meet wildlife and hydrologic needs. Thinning would be applied within selected riparian reserves to control stocking, re-establish and manage stands, and acquire desired vegetation characteristics needed to attain Aquatic Conservation Strategy Objectives. Thinning would take place outside of the wet area of the riparian reserve and outside of the portion contributing to channel bank stability.

Treating the *Phellinus weirii* and other root rot pockets would result in several small openings varying in size from about one to five acres. The total area affected by the treatment is approximately one to five percent of the thinned area. Reforesting the affected areas would occur with non-susceptible species such as hardwoods. There is a

need for this treatment to minimize the spread of the infection by removing the host species in the infection site and/or within its path of spread.

The combination of commercial thinning and creation of small openings along the Blowout Road (Forest Road 10) would improve views of Detroit Reservoir as seen from the road. Thinnings would also occur adjacent to private lands within the project area to reduce the edge effect created by large clearcuts on private lands.

The proposal includes using a helicopter to yard the logs on about two-thirds of 1200 acres of thinning, and to use both skyline and ground-based yarding systems on the remaining one-third of the area. The timber sale would result in the sale of approximately 10 to 15 MMBF of commercial wood products

such as saw logs.

The need for the Shure Nuf Timber Sale Project is to reduce the total number of trees per acre to lessen competition for nutrients, sunlight, and growing space. This would improve the growth and vigor of the remaining trees resulting in healthier stands of trees that are more resistant to insects and disease. The trees would also reach larger diameters and exhibit late successional stand characteristics sooner. Thinning the smaller diameter, suppressed trees before they die would reduce the fuel buildup and fire risk, and have the added benefit of utilizing the trees for commercial wood products. The thinning would open the stand canopies, letting sunlight reach the forest floor, thus resulting in increased shrub and hardwood growth, which would enhance diversity for wildlife habitat. The open stands with a diverse understory would also enhance the scenic quality along the forest roads in this heavily used recreation area.

The USĎA Forest Service is seeking information and comments from Federal. State and local agencies, as well as, other individuals or organizations that may be interested in, or affected by, the proposed action. Information that would be especially useful would be identification of issues, exploration of additional alternatives based on the issues, and identifying potential environmental effects of the proposed action and alternatives to the proposal. Public involvement will include periodic mailings to interested persons as the project progresses, and possibly field trips and public meetings depending on the level of public interest for the project. Information on field trips and meetings will be announced later.

The following is a description of the preliminary issues identified for this project: (1) Noise from helicopters,

harvest equipment, log trucks and increased truck traffic could be disturbing to local residents and recreation users, potentially impacting local tourism and the related tourist economy during harvest operations, and (2) There is concern that noxious weeds could spread to areas where mineral soil has been exposed due to road and landing construction.

The comment period on the draft EIS will be 45 days from the date the Environmental Protection Agency publishes the notice of availability in the **Federal Register**. The draft environmental impact statement is scheduled for release in January, 2001. It is expected that the final environmental impact statement will be released in April, 2001.

Comments received in response to this notice, including names and addresses of those who comment, will be considered part of the public record on this proposed action and will be available for public inspection. Comments submitted anonymously will be accepted and considered; however, those who submit anonymous comments will not have standing to appeal the subsequent decision under 36 CFR parts 215 or 217. Additionally, pursuant to 7 CFR 1.27 (d), any person may request the agency to withhold a submission from the public record by showing how the Freedom of Information Act (FOIA) permits such confidentiality. Persons requesting such confidentiality should be aware that, under the FOIA, confidentiality may be granted in only very limited circumstances, such as to protect trade secrets. The Forest Service will inform the requester of the agency's decision regarding the request for confidentiality, and where the request is denied, the agency will return the submission and notify the requester that the comments may be resubmitted with or without name and address within a specified number of days.

The USDA Forest Service believes it is important to give reviewers notice at this early stage as a result of several court rulings related to public participation in the environmental review process. First, reviewers of a draft EIS must structure their participation in the environmental review of the proposal so that it is meaningful and alerts an agency to the reviewer's position and contentions. Vermont Yankee Nuclear Power Corp. v. NRDC, 435 U.S. 519,553 (1978). Also, environmental objections that could be raised at the draft EIS stage but that are not raised until after completion of the final EIS may be waived or dismissed by the courts. City of Angoon v. Hodel, 803

F.2d 1016, 1022 (9th Cir, 1986) and Wisconsin Heritages, Inc. v. Harris, 490 F. Supp. 1334, 1338 (E.D. Wis. 1980). Because of these court rulings, it is very important that those interested in this proposed action participate by the close of the 45-day comment period so that substantive comments and objections are made available to the Forest Service at a time when it can meaningfully consider them and respond to them in the final EIS.

To assist the USDA Forest Service in identifying and considering issues and concerns on the proposed action, comments on the draft EIS should be as specific as possible. It is also helpful if comments refer to specific pages of chapters of the draft statement. Comments may also address the adequacy of the draft EIS or the merits of the alternatives formulated and discussed in the statement. (Reviewers may wish to refer to the Council on Environmental Quality Regulations for implementing the procedural provisions of the National Environmental Policy Act at 40 CFR 1503.3 in addressing these points).

The lead agency for this project is the USDA Forest Service, Willamette National Forest. The deciding official is Stephanie Phillips, District Ranger, Detroit Ranger District of the Willamette National Forest. The Record of Decision for this project will document the decision and rationale for the decision. That decision is subject to appeal under 36 CFR part 215.

Dated: August 29, 2000.

Stephanie Phillips,

Detroit District Ranger, Willamette National Forest.

[FR Doc. 00–23729 Filed 9–14–00; 8:45 am] BILLING CODE 3410–11–M

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled

ACTION: Additions to the procurement list.

SUMMARY: This action adds to the Procurement List services to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

DATES: Effective Date: October 16, 2000. **ADDRESSES:** Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202–3259.

FOR FURTHER INFORMATION CONTACT: Louis R. Bartalot (703) 603–7740

SUPPLEMENTARY INFORMATION: On September 24, 1999, July 21 and 28, and August 4, 2000, the Committee for Purchase From People Who Are Blind or Severely Disabled published notices (64 FR 51736 and 65 FR 45358, 46425 and 47949) of proposed additions to the Procurement List.

After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the services and impact of the additions on the current or most recent contractors, the Committee has determined that the services listed below are suitable for procurement by the Federal Government under 41 U.S.C. 46–48c and 41 CFR 51–2.4. I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the services to the Government.
- 2. The action will not have a severe economic impact on current contractors for the services.
- 3. The action will result in authorizing small entities to furnish the services to the Government.
- 4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the services proposed for addition to the Procurement List.

Accordingly, the following services are hereby added to the Procurement List:

Administrative/General Support Services

Department of the Army, Office of the Surgeon General, 5111 Leesburg Pike, Room 538, Falls Church, Virginia

Base Supply Center

Wright-Patterson Air Force Base, Ohio

Grounds Maintenance

Base Housing, Marine Corps Air Station, Cherry Point, North Carolina

 $Hearing/Grievance\ Examiner\ Services$

The Corporation for National & Community Service, 1201 New York Avenue, NW, Washington, DC Janitorial/Custodial

Naval and Marine Corps Reserve Center, 3655 S. Wilmot Road, Tucson, Arizona

Janitorial/Custodial

Youth Center (Ch-905), New Submarine Base New London, Groton, Connecticut

Laundry Service

Linen Exchange, Building 426, March Air Force Base, California

Parking Facility Attendant

VA Medical Center, 2215 Fuller Road, Ann Arbor, Michigan

Switchboard Operation

Harry S. Truman Memorial Veterans' Hospital, Columbia, Missouri

This action does not affect current contracts awarded prior to the effective date of this addition or options that may be exercised under those contracts.

G. John Heyer,

General Counsel.

[FR Doc. 00–23791 Filed 9–14–00; 8:45 am] BILLING CODE 6353–01–P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Proposed Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Proposed additions to procurement list.

SUMMARY: The Committee has received proposals to add to the Procurement List services to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

DATES: Comments must be received on or before October 16, 2000.

ADDRESS: Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202-3259.

FOR FURTHER INFORMATION CONTACT:

Louis R. Bartalot (703) 603–7740 **SUPPLEMENTARY INFORMATION:** This notice is published pursuant to 41 U.S.C. 47(a)(2) and 41 CFR 51–2.3. Its purpose is to provide interested persons an opportunity to submit comments on the possible impact of the proposed actions.

If the Committee approves the proposed additions, all entities of the Federal Government (except as otherwise indicated) will be required to

procure the services listed below from nonprofit agencies employing persons who are blind or have other severe disabilities

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the services to the Government.
- 2. The action will result in authorizing small entities to furnish the services to the Government.
- 3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the services proposed for addition to the Procurement List. Comments on this certification are invited. Commenters should identify the statement(s) underlying the certification on which they are providing additional information.

The following services have been proposed for addition to Procurement List for production by the nonprofit agencies listed:

Janitorial/Custodial

Department of Veterans Affairs, BRECC VA Clinic, 3800 Loch Raven Boulevard, Baltimore, Maryland NPA: Baltimore Association for Retarded

Citizens, Inc., Baltimore, Maryland
U.S. Department of Commerce, National

J.S. Department of Commerce, National Weather Service, 2001 North West 56th Drive, Pendleton, Oregon

NPA: Horizon Project, Inc., Milton Freewater, Oregon

Janitorial/Grounds Maintenance

U.S. Army Reserve Center, 1650 Corey Boulevard, Decatur, Georgia NPA: Bobby Dodd Industries, Inc., Atlanta, Georgia

Mailroom Operation

New Orleans Strategic Petroleum Reserve (SPR) Sites, New Orleans, Louisiana, NPA: Goodworks, Inc., New Orleans, Louisiana

Switchboard Operation

Department of Justice, FBI Academy, Quantico, Virginia NPA: Rappahannock Goodwill Industries, Inc., Fredericksburg, Virginia

G. John Heyer,

General Counsel.

[FR Doc. 00–23792 Filed 9–14–00; 8:45 am] BILLING CODE 6353–01–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-588-806]

Electrolytic Manganese Dioxide From Japan: Final Results of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of Final Results of Antidumping Duty Administrative Review.

SUMMARY: On May 8, 2000, the Department of Commerce published the preliminary results of administrative review of the antidumping duty order on electrolytic manganese dioxide from Japan. The review covers one producer/exporter, Tosoh Corporation, during the period of review April 1, 1998, through March 31, 1999.

We gave interested parties an opportunity to comment on the preliminary results. Based on our analysis of the comments received, we made no changes for the final results. The review indicates the existence of no dumping margins for Tosoh Corporations during this period.

DATE: September 15, 2000.

FOR FURTHER INFORMATION CONTACT:

Hermes Pinilla, Karin Ryerson, or Richard Rimlinger, Office of AD/CVD Enforcement 3, Import Administration, International Trade Administration, U.S. Department of Commerce, Washington, DC 20230; telephone: (202) 482–3477, (202) 482–3174 or (202) 482–4477; respectively.

SUPPLEMENTARY INFORMATION:

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended (the Act) are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act, by the Uruguay Round Agreement Act (URAA). In addition, unless otherwise indicated, all citations to the Department of Commerce's (the Departments) regulations are to 19 CFR Part 351 (1999).

Background

On May 8, 2000, the Department published in the **Federal Register** the preliminary results of the administrative review of the antitidumping duty order on electrolytic manganese dioxide (EMD) from Japan. See *Preliminary Results of Antidumping Duty Administrative Review: Electrolytic Manganese Dioxide from Japan*, 65 FR

265780 (Preliminary Results). Kerr-McGee Chemical LLC and Chemetals, Inc. (collectively "the petitioners"), submitted their case briefs on June 7, 2000. Tosoh Corporation (Tosoh), the sole respondent in this review, submitted its case brief on June 7, 2000. Both the petitioners and Tosoh submitted their rebuttal on June 12, 2000. The Department has conducted this administrative review in accordance with section 751 of the Act.

Scope of Review

Imports covered by this review are shipments of EMD from Japan. EMD is manganese dioxide (MnO₂) that has been refined in an electrolysis process. The subject merchandise is an intermediate product used in the production of dry-cell batteries. EMD is sold in three physical forms, powder, chip or plate, and two grades, alkaline and zinc chloride. EMD is all three forms and both grades is included in the scope of the order. This merchandise is currently classifiable under item number 2820.10.0000 of the Harmonized Tariff Schedule of the United States (HTSUS). The HTSUS number is provided for convenience and customs purposes. It is not determinative of the products subject to the order. The written product description remains dispositive.

Analysis of Comments Received

All issues raised in the case and rebuttal briefs by the petitioners and Tosoh are addressed in the "Issues and Decision Memorandum" (Decision Memo) from Richard W. Moreland, Deputy Assistant Secretary to Troy H. Cribb, Acting Secretary, dated September 5, 2000, which is hereby adopted by this notice. A list of issues which parties have raised and to which we have responded, all of which are in the Decision Memo, is attached to this notice as an appendix. This Decision Memo, which is a public document, is on the file in the Central Records Unit, Main Commerce Building, Room B-099, and is accessible on the Web at www.ia.ita.doc.gov. The paper copy and electronic version of the Decision Memo are identical in content.

Sunset Revocation

On April 20, 2000, the International Trade Commission (ITC), pursurant to section 751(c) of the Act, determined that revocation of the antidumping duty order on EMD from Japan would not be likely to lead to continuation of recurrence of material injury within a reasonably foreseeable time. Therefore, because the order will be revoked as a result of the ITC's determination with

an effective date of January 1, 2000, no deposit requirements will be effective for shipments entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review

Final Results of Review

Based on our analysis of the comments received, we made no changes for the final results. Therefore, the final results of review are the same as those we presented in our preliminary results. We have determined that a weighted-average margin of zero percent exists for Tosoh for the period April 1, 1998, through March 31, 1999.

The Department will issue appraisement instruction directly to the Customs Service.

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

We are issuing and publishing this determination in accordance with sections 751(A)(1) and 777(i)(l) of the Act.

Dated: September 5, 2000.

Troy H. Cribb,

Acting Assistant Secretary for Import Administration.

Comments and Responses

- 1. Determination of U.S. Price
- 2. Affiliation
- 3. Matching Methodology

[FR Doc. 00–23797 Filed 9–14–00; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-848]

Freshwater Crawfish Tail Meat From the People's Republic of China: Notice of Partial Recission of New Shipper Antidumping Duty Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of partial recission of new shipper antidumping duty review

DATES: *Effective Date:* September 15, 2000.

SUMMARY: On June 1, 2000, the Department of Commerce (the Department) published in the Federal Register (65 FR 35046) a notice announcing the initiation of four new shipper reviews of the antidumping duty order on freshwater crawfish tail meat (crawfish) from the People's Republic of China (PRC), covering the period September 1, 1999 through February 29, 2000. One new shipper review is now being rescinded as a result of the withdrawal of request for a new shipper antidumping duty review by Rizhao Riyuan Marine and Food Products Co., Ltd. (Rizhao Riyuan).

FOR FURTHER INFORMATION CONTACT:

Thomas Gilgunn, AD/CVD Enforcement Group III, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230, telephone: (202) 482–0648.

SUPPLEMENTARY INFORMATION:

Background

On March 29, 2000, Rizhao Riyuan, an exporter of the subject merchandise, requested a new shipper review of the antidumping duty order on crawfish from the PRC in accordance with 19 CFR 351.214(b). On June 1, 2000, in accordance with 19 CFR 351.221(c)(1)(i), we initiated a new shipper review of this order for the period September 1, 1999 through February 29, 2000. On July 11, 2000, Rizhao Riyuan withdrew its request for this review.

Recission of Review

The Department's regulations at 19 CFR 351.214(f)(1) provide that a party may withdraw its request for a new shipper review within 60 days of the date of publication of the notice of initiation of the requested review. Rizhao Riyuan's request for withdrawal was made within the 60 day period. Rescission of this review would not prejudice any party in this proceeding, as Rizhao Riyuan would continue to be included in the PRC-wide rate to which it was subject at the time of its request for this new shipper review. Rizhao Riyuan is the only party that requested a review of its sales for the period September 1, 1999 through February 29, 2000, and no other party has objected to its withdrawal of that request. Therefore, we are rescinding this review. This determination is issued and published in accordance with section 751 of the Tariff Act of 1930, as amended (19 U.S.C. 1675) and 19 CFR 351.214(f).

Dated: August 7, 2000.

Joseph A. Spetrini,

Deputy Assistant Secretary, AD/CVD Enforcement III.

[FR Doc. 00-23793 Filed 9-14-00; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-501]

Natural Bristle Paint Brushes and Brush Heads From the People's Republic of China: Amended Final **Results of Antidumping Duty** Administrative Review

AGENCY: Import Administration, International Trade Administration, U.S. Department of Commerce.

ACTION: Notice of amended final results of administrative review: natural bristle paint brushes and brush heads from the People's Republic of China.

DATES: Effective Date: September 15,

FOR FURTHER INFORMATION CONTACT:

Sarah Ellerman or Maureen Flannery, Antidumping/Countervailing Duty Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-4106 or (202) 482-3020, respectively.

Applicable Statute

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 (the Act) by the Uruguay Round Agreements Act (URAA). In addition, unless otherwise indicated, all citations to the Department's regulations are to the provisions codified at 19 CFR part 351 (1999).

Scope of Review

Imports covered by this review are shipments of natural bristle paint brushes and brush heads from the PRC. Excluded from the review are paint brushes and brush heads with a blend of 40% natural bristles and 60% synthetic filaments. The merchandise under review is currently classifiable under item 9603.40.40.40 of the Harmonized Tariff Schedule of the United States (HTSUS). Although the HTSUS subheading is provided for convenience and customs purposes, the Department's written description of the merchandise is dispositive.

Background

On July 25, 2000, the Department published the final results of its administrative review of the antidumping duty order on natural bristle paint brushes and paint brush heads from the People's Republic of China (65 FR 45753). This review covers two manufacturers/exporters of the subject merchandise, Hebei Founder Import & Export Company (Founder) and Hunan Provincial Native Produce & Animal By-Products Import & Export Corporation (Hunan), for the period February 1, 1998 through January 31, 1999. The petitioner is the Paint Applicator Division of the American **Brush Manufacturers Association** (petitioner). After publication of our final results, we received timely allegations from both Founder and petitioner that we made ministerial errors in calculating the final results of review. In addition, petitioner made a timely response to Founder's ministerial error allegation. We agree that ministerial errors were made and have corrected our calculations in accordance with section 751 (h) of the Tariff Act.

Analysis of Ministerial Error Allegations Received From Interested **Parties**

As defined by section 751(h) of the Act, the term ministerial error includes errors "in addition, subtraction, or other arithmetic function, clerical errors resulting from inaccurate copying, duplication, or the like, and any other type of unintentional error which the [Department] considers ministerial.'

We received one ministerial error allegation from Founder stating that the Department calculated the cost of inland freight for Founder on a per-kilogram basis rather than on a per-brush basis. Founder argues that, in order to correct this error, the Department should divide the cost per kilogram by the weight of the two-inch and four-inch brush, respectively, to determine the inland freight cost per brush. Petitioner counters that, if the Department determined that it made a ministerial error in its calculation of inland freight, then the Department should not adopt Founder's proposed correction because Founder's proposed correction would fail to account for the packed weight of each brush. Petitioner argues that the cost of inland freight should be based on packed weight because the brushes are shipped from the factory to the port in packaged form. Thus, petitioner contends that the Department should add the per-unit weights of poly-bags, boxes, and cartons to the weight of each

brush before calculating a weight-based, per-unit inland freight cost.

We agree with Founder that we calculated the cost of inland freight on a per-kilogram basis, rather than on a per-piece basis; however, we disagree with Founder's methodology to rectify this error. Rather than divide the cost per kilogram by the weight of the twoinch and four-inch brush respectively, we should multiply the cost per kilogram by the weight of the two-inch and four-inch brushes, thereby deriving a cost per brush. In addition, we agree with petitioner that Founder's methodology fails to account for the packed weight of each brush. Therefore, we have added the per-unit weights of poly-bags, boxes, and cartons to the weight of the individual brush to base the cost of inland freight on packed weights. We have subsequently made these changes to the calculations for both the two-inch and four-inch brushes for the amended final results. For further information with regard to the changes made in our calculations, see Memorandum to the File from Michael Strollo through Maureen Flannery: Analysis of Hebei Founder Import and Export Corp. (Founder) for the Amended Final Results of Review of Natural Bristle Paintbrushes and Brush Heads from the People's Republic of China (Founder Amended Analysis Memo), dated August XX, 2000.

We also received ministerial error allegations from petitioner. Petitioner stated that (1) the Department did not use the most current wage rates for valuing both manufacturing and packing labor, and (2) the Department did not implement its intentions with respect to the valuation of wooden core for respondent Founder. Petitioner contends that, after case and rebuttal briefs were filed in this review, the Department published an updated wage rate of \$0.80 for China based on 1998 data. Petitioner maintains that this is the most current and contemporaneous wage rate that is available to value labor. Therefore, petitioner argues that, consistent with the regulations, the Department should amend the final results to incorporate the most current

wage rate data.

With regard to the Department's valuation of Founder's wooden core, petitioner refers to the Memorandum to the File from Mike Strollo through Maureen Flannery: Analysis of Hebei Animal By-Product Import/Export Corp., now Hebei Founder Import and Export Corp. (Founder), for the Final Results of Review of Natural Bristle Paintbrushes and Brush Heads from the People's Republic of China, dated July 13, 2000. In that memorandum, the

Department stated that, as facts available, it intended to use the surrogate value for bristles to value the bristle/wooden core factor for both the two-inch and four-inch brushes weighed during the verification of Founder. Petitioner contends, however, that the Department valued the weight of the bristle, using the same weights for the final results that it used in the preliminary results.

We agree with petitioner that the Department unintentionally failed to use the most current wage rates for valuing labor for both Founder and Hunan. Since a more current wage rate is publicly available at the Import Administration web-site, we should have updated our analysis for the final results to reflect the most current data. We also agree with petitioner that we failed to properly implement its intentions with respect to the valuation of wooden core for Founder. We have made these suggested corrections for the amended final results. For more information on these changes with respect to the revised calculations of weighted-average dumping margins, please refer to the Founder Amended Analysis Memo and Memorandum to the File from Michael Strollo through Maureen Flannery: Analysis of Hunan Provincial Native Produce & Animal By-Products Import & Export Corp. (Hunan) for the Amended Final Results of Review of Natural Bristle Paintbrushes and Brush Heads from the People's Republic of China, dated August 24, 2000.

Amended Final Results of Review

As a result of correcting these ministerial errors, we have revised our final results and determine that the following weighted-average margins exist for the period February 1, 1998 through January 31, 1999:

Manufacturer/exporter	Margin (percent)
Hunan Provincial Native Produce & Animal By-Prod- ucts Import & Export Corp Hebei Founder Import & Export	0.00
Company PRC-Wide Rate	32.74 351.92

Accordingly, the Department will determine, and the Customs Service will assess, antidumping duties on all entries of subject merchandise from Hunan and Founder in accordance with these amended final results. For assessment purposes, we have calculated importer-specific duty assessment rates for each class or kind of merchandise based on the ratio of the total amount of antidumping duties calculated for the

examined sales during the period of review (POR) to the total quantity of sales examined during the POR. The Department will issue appraisement instructions directly to Customs.

Amended Cash Deposit Requirements

The following amended deposit requirements will be effective upon publication of this notice of amended final results of administrative review for all shipments of natural bristle paint brushes and paint brush heads from the PRC entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(c) of the Act: (1) The cash deposit rates for the reviewed companies will be the rates shown above except that, for firms whose weighted-average margins are less than 0.5 percent and therefore de minimis, the Department shall require no deposit of estimated antidumping duties; (2) for previously-reviewed PRC and non-PRC exporters with separate rates, the cash deposit rate will be the companyspecific rate established for the most recent period; (3) for all other PRC exporters, the cash deposit rate will be the PRC-wide rate, 351.92 percent; and (4) for all other non-PRC exporters of the subject merchandise, the cash deposit rate will be the rate applicable to the PRC supplier of that exporter.

This amended final results of administrative review and notice are in accordance with section 751(a)(1) and section 777(i) of the Act.

Dated: August 22, 2000.

Troy H. Cribb,

Acting Assistant Secretary for Import Administration

[FR Doc. 00–23794 Filed 9–14–00; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-533-809]

Certain Stainless Steel Flanges From India: New Shipper Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Preliminary results of new shipper review.

SUMMARY: The Department of Commerce (the Department) is conducting a new shipper review of the antidumping duty order on certain forged stainless steel flanges from India in response to a request by an Indian exporter of subject merchandise, Bhansali Ferromet Pvt. Ltd. (Bhansali). This review covers

shipments of this merchandise to the United States during the period of August 1, 1998 through July 31, 1999.

We have preliminarily determined that sales have been made below normal value (NV). If these preliminary results are adopted in our final results, we will instruct the U.S. Customs Service to assess antidumping duties on entries subject to this review. Interested parties are invited to comment on these preliminary results, and are requested to submit with the argument: (1) A statement of the issue; and (2) a brief summary of the argument.

EFFECTIVE DATE: September 15, 2000.

FOR FURTHER INFORMATION CONTACT:

Thomas Killiam or Robert James, AD/CVD Enforcement Group III, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, D.C. 20230, telephone: (202) 482–5222 or (202) 482–0649, respectively.

SUPPLEMENTARY INFORMATION:

Applicable Statute and Regulations

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended (the Tariff Act), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all references to the Department's regulations are to 19 CFR part 351 (1999).

Background

The Department published an antidumping duty order on certain forged stainless steel flanges from India on February 9, 1994 (59 FR 5994), received a timely request for a new shipper review from Bhansali, and initiated this review on (65 FR 8120; February 10, 2000) pursuant to section 751(a)(2)(B) of the Tariff Act and section 351.214(b) of the Department's regulations. The Department extended the deadline for completion of the new shipper review on June 14, 2000 (65 FR 37359). Bhansali provided responses to the Department's questionnaires on March 8, 2000 (Section A), April 5, 2000 (Sections B and C), May 15, 2000, and July 24, 2000 (supplemental questionnaires). The Department's analysis of Bhansali's data is presented in full in a Memorandum from the Case Analyst to the file, dated September 5, 2000, "Analysis of data of Bhansali Ferromet Pvt. Ltd. (Bhansali) for the preliminary results of the new shipper review of certain stainless steel flanges

from India, 8/1/98–7/31/99" (Analysis Memo).

Scope of Review

The products under review are certain forged stainless steel flanges (hereafter, "flanges") from India, both finished and not finished, generally manufactured to specification ASTM A-182, and made in alloys such as 304, 304L, 316, and 316L. The scope includes five general types of flanges. They are weld neck, used for butt-weld line connection; threaded, used for threaded line connections; slip-on and lap joint, used with stub-ends/butt-weld line connections; socket weld, used to fit pipe into a machined recession; and blind, used to seal off a line. The sizes of the flanges within the scope range generally from one to six inches; however, all sizes of the abovedescribed merchandise are included in the scope. Specifically excluded from the scope of this order are cast stainless steel flanges. Cast stainless steel flanges generally are manufactured to specification ASTM A-351. The flanges subject to this order are currently classifiable under subheadings 7307.21.1000 and 7307.21.5000 of the HTSUS. Although the HTSUS subheading is provided for convenience and customs purposes, the written description of the merchandise under review is dispositive of whether or not the merchandise is covered by the review.

United States Price

Bhansali reported as export price (EP) transactions sales of subject merchandise to unaffiliated U.S. customers prior to importation. We calculated EP in accordance with section 772(a) of the Tariff Act, because the merchandise was sold to the first unaffiliated purchaser in the United States prior to importation and constructed export price (CEP) methodology was not otherwise warranted, based on the facts of record. We based EP on the FOB price to unaffiliated purchasers in the United States. We adjusted the starting price by the amount Bhansali reported for early payment discounts, and movement in accordance with section 772(c)(2)(A) of the Tariff Act. See the Analysis Memo.

Home Market Viability

In order to determine whether there is a sufficient volume of sales in the home market to serve as a viable basis for calculating NV (*i.e.*, the aggregate volume of home market sales of the foreign like product is equal to or greater than five percent of the aggregate volume of U.S. sales), we compared

Bhansali's volume of home market sales of the foreign like product to the volume of U.S. sales of the subject merchandise, in accordance with section 773(a)(1)(C) of the Tariff Act. Because Bhansali's aggregate volume of home market sales of the foreign like product was greater than five percent of its aggregate volume of U.S. sales for the subject merchandise, we determined that the home market was viable for Bhansali.

Level of Trade

In accordance with section 773(a)(1)(B) of the Tariff Act, to the extent practicable, we determine NV based on sales in the comparison market at the same level of trade (LOT) as the EP or CEP transaction. The LOT in the home market is that of the starting-price sales in the comparison market or, when NV is based on constructed value (CV), that of the sales from which we derive selling, general and administrative (SG&A) expenses and profit. With respect to U.S. price for EP transactions, the LOT is also the level of the startingprice sale, which is usually from the exporter to the importer. For CEP, the LOT is the level of the constructed sale from the exporter to the importer.

To determine whether NV sales are at a different LOT than EP or CEP, we examine stages in the marketing process and selling functions along the chain of distribution between the producer and the unaffiliated customer. If the comparison-market sales are at a different LOT and the difference affects price comparability, as manifested in a pattern of consistent price differences between the sales on which NV is based and home market sales at the LOT of the export transaction, we make a LOT adjustment under section 773(a)(7)(A) of the Tariff Act. Finally, for CEP sales, if the NV level is more remote from the factory than the CEP level and there is no basis for determining whether the difference in the levels between NV and CEP affects price comparability, we adjust NV under section 773(a)(7)(B) of the Tariff Act (the CEP-offset provision). See Notice of Final Determination of Sales at Less Than Fair Value: Certain Cut-to-Length Carbon Steel Plate from South Africa, 62 FR 61731 (November 19, 1997).

Bhansali reported one customer category and one channel of distribution (i.e., sales to unaffiliated distributors) for its home market sales. Bhansali reported EP sales in the U.S. market. For EP sales, Bhansali also reported one customer category and one channel of distribution (i.e., direct sales to unaffiliated distributors). Bhansali claimed in its response that its EP sales were made at the same LOT as home

market sales to unaffiliated distributors. For this reason, Bhansali has not requested a LOT adjustment to NV for comparison to its EP sales.

In determining whether separate LOTs actually existed in the home market and U.S. market, we examined whether Bhansali's sales involved different marketing stages (or their equivalent) based on the channel of distribution, customer categories and selling functions. After reviewing the record evidence, we agree with Bhansali that its home market sales comprise a single LOT.

In analyzing Bhansali's selling activities for its EP sales, we noted that the sales involved the same selling functions associated with the home market LOT described above. Based upon the record evidence, we have determined that there is one LOT for all EP sales and that it is the same LOT as that in the home market. Accordingly, because we find the U.S. sales and home market sales to be at the same LOT, no LOT adjustment under section 773(a)(7)(A) is warranted.

Price-to-Price Comparisons

We calculated NV based on FOB prices to unaffiliated customers. Bhansali reported no movement expenses for home market sales of similar and identical merchandise. We made adjustments to NV for differences in costs attributable to differences in the physical characteristics of the merchandise, pursuant to section 773(a)(6)(C)(ii) of the Tariff Act. We made adjustments under section 773(a)(6)(C)(iii) of the Tariff Act for differences in circumstances of sale for imputed credit expenses. Bhansali reported having no packing costs in the home market. We added U.S. packing costs to NV in accordance with section 773(a)(6)(A) and (B) of the Tariff Act. See the Analysis Memo.

Ordinary Course of Trade

Section 773(a)(1)(B) of the Act states, in part, that normal value (NV) is "the price at which the foreign like product is first sold (or, in absence of a sale, offered for sale) for consumption in the exporting country, in the usual commercial quantities and in the ordinary course of trade." The purpose of the ordinary-course-of-trade provision "is to prevent dumping margins from being based on sales which are not representative" of the home market. Thai Pineapple Public Co. v. United States, 946 F. Supp. 11, 15 (CIT 1996) (quoting Laclede Steel Co. v. United States, Slip Op. 95-144 at 6 (CIT Aug. 11, 1995)). Congress has not specified any criteria that the agency

should use in determining the appropriate "conditions and practices." Thus, the Department, "in its discretion, chooses how best to analyze the many factors involved in a determination of whether sales are made within the ordinary course of trade." *Id.* at 14–17. As an example of sales which would be considered outside the ordinary course of trade, the Department's regulations cite "merchandise sold at aberrational prices." 19 CFR 351.102.

Concerning whether all of Bhansali's home market sales were made in the ordinary course of trade, the record evidence indicates that in one case, Bhansali purchased merchandise the same week as it made its U.S. sale of the identical model, then re-sold the home market merchandise two months later at a significant loss, to the same party who had supplied it. We preliminarily determine that because of the exceptional circumstances surrounding this transaction, it was made outside the ordinary course of trade, and we therefore have excluded it from comparison with the U.S. merchandise. See the Analysis Memo.

Constructed Value

In accordance with section 773(e) of the Tariff Act, we calculated CV based on the sum of Bhansali's cost of materials, SG&A, U.S. packing costs, and profits on home market sales. *See* the Analysis Memo.

Currency Conversion

Pursuant to section 773A(a) of the Tariff Act, we made currency conversions into U.S. dollars based on the exchange rates in effect on the dates of the U.S. sales as certified by the Federal Reserve Bank.

Preliminary Results

As a result of this review, we preliminarily determine that a dumping margin of 4.08% exists for Bhansali for the period August 1, 1998 through July 31, 1999.

The Department will disclose calculations performed within five days of the date of publication of this notice in accordance with 19 CFR 351.224(b). A party may request a hearing within thirty days of publication. See 19 CFR 351.310(c). Any hearing, if requested, will be held 37 days after the date of publication, or the first working day thereafter. Interested parties may submit case briefs and/or written comments no later than 30 days after the date of publication. Rebuttal briefs and rebuttals to written comments, limited to issues raised in such briefs or comments, may be filed no later than 35 days after the date of publication. The

Department will issue the final results of this new shipper review, which will include the results of its analysis of issues raised in the briefs, within 90 days of issuance of these preliminary results, unless the time limit is extended.

Upon completion of this new shipper review, the Department shall determine, and Customs shall assess, antidumping duties on all appropriate entries. The Department will issue appraisement instructions directly to Customs. Bhansali did not report entered value; we will calculate Bhansali's duty assessment rate based on the ratio of the total amount of antidumping duties calculated for the examined sales, calculated as the difference between NV and EP, to the total quantity of examined sales. The rate will be assessed uniformly on all entries made during the POR. The Department will issue appraisement instructions directly to Customs.

Furthermore, the following deposit requirements will be effective upon completion of the final results of this new shipper review for all shipments of flanges from India entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this new shipper review, as provided by section 751(a)(1) of the Tariff Act: (1) The cash deposit rate for Bhansali will be the rate established in the final results of this new shipper review; (2) for merchandise exported by manufacturers or exporters not covered in this review but covered in the original less-than-fair-value (LTFV) investigation or a previous review, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, or the original investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) if neither the exporter nor the manufacturer is a firm covered in this or any previous review, the cash deposit rate will be 162.14 percent, the "allothers" rate established in the LTFV investigation.

These deposit requirements, when imposed, shall remain in effect until publication of the final results of the next administrative or new shipper review for a subsequent review period.

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402 to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period.

Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

This new shipper review and notice are in accordance with section 751(a)(1) of the Tariff Act (19 U.S.C. 1675(a)(1)) and 19 CFR 351.213 and 351.214.

Troy H. Cribb,

Acting Assistant Secretary for Import Administration.

[FR Doc. 00–23795 Filed 9–14–00; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [A–580–841]

Structural Steel Beams From Korea: Initiation of Changed Circumstances Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of Initiation of Changed Circumstances Antidumping Duty Review.

SUMMARY: In accordance with 19 CFR 351.216(b), Northwestern Steel & Wire Company, Nucor-Yamato Steel Company, and TXI-Chaparral Steel, Inc. ("Petitioners"), interested parties in this proceeding and the petitioners in the less-than-fair value investigation of structural steel beams from Korea, requested a changed circumstances review. In response to this request, the Department of Commerce is initiating a changed circumstances review on structural steel beams from Korea.

EFFECTIVE DATE: September 15, 2000.

FOR FURTHER INFORMATION CONTACT: Stephen Shin or Laurel LaCivita, Office of AD/CVD Enforcement Group III, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482–0413 or (202) 482–4243, respectively.

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended ("the Act"), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act ("URAA"). In addition, unless otherwise indicated, all citations

to the Department of Commerce's ("the Department's") regulations are to the regulations at 19 CFR Part 351 (1999).

SUPPLEMENTARY INFORMATION:

Background

On July, 5 2000, the Department published the final determination of sales at less than fair value of structural steel beams from Korea. See Final Determination of Sales at Less Than Fair Value: Structural Steel Beams from Korea, 65 FR 41437 (July 5, 2000) (as amended 65 FR 50501 (August 18, 2000)) ("Final Determination"). On August 18, 2000, the Department published the antidumping duty order on this product. See Structural Steel Beams from Korea: Notice of Antidumping Duty Order 65 FR 50502 (August 18, 2000). In an August 30, 2000 letter to the Department, petitioners requested that the Department conduct a changed circumstances review pursuant to section 751(b)(1) of the Act. Petitioners state that Inchon Iron & Steel Co. Ltd. ("Inchon") and Kangwon Industries, Ltd. ("Kangwon"), respondents in the original investigation in the abovementioned proceeding, completed a merger of their steel-making operations during the Department's antidumping duty investigation, but subsequent to the period of investigation. Petitioners state that the newly formed company is the successor-in-interest to Inchon and Kangwon, and hence, should be subject to a new duty deposit rate.

Scope of Review

The products covered by this investigation are doubly-symmetric shapes, whether hot-or cold-rolled, drawn, extruded, formed or finished, having at least one dimension of at least 80 mm (3.2 inches or more), whether of carbon or alloy (other than stainless) steel, and whether or not drilled, punched, notched, painted, coated or clad. These products include, but are not limited to, wide-flange beams ("W" shapes), bearing piles ("HP" shapes), standard beams ("S" or "I" shapes), and M-shapes.

All products that meet the physical and metallurgical descriptions provided above are within the scope of this investigation unless otherwise excluded. The following products are outside and/or specifically excluded from the scope of this investigation: structural steel beams greater than 400 pounds per linear foot or with a web or section height (also known as depth) over 40 inches.

The merchandise subject to this investigation is classified in the Harmonized Tariff Schedule of the United States ("HTSUS") at subheadings: 7216.32.0000, 7216.33.0030, 7216.33.0060, 7216.33.0090, 7216.50.0000, 7216.61.0000, 7216.69.0000, 7216.91.0000, 7216.99.0000, 7228.70.3040, 7228.70.6000. Although the HTSUS subheadings are provided for convenience and Customs purposes, the written description of the merchandise under investigation is dispositive.

Initiation of Antidumping Duty Changed-Circumstances Review

Pursuant to section 751(b)(1) of the Act, the Department will conduct a changed circumstances review upon receipt of information concerning, or a request from an interested party of, an antidumping duty order which shows changed circumstances sufficient to warrant a review of the order.

In its request for a changed circumstances review, petitioners indicate that the newly formed corporation is the successor in interest to Inchon and Kangwon due to the merger of their operations. In addition, the Department noted in its Issues and Decision Memorandum that accompanied the Final Determination that "Since the merger between Inchon and Kangwon took place after the POI, and after the preliminary determination in this investigation, the Department has not addressed the issue of successorship at this time * * * however, in light of the information obtained in this investigation regarding the issue of successorship, we would consider a request for a changed circumstances review in the event that an antidumping order is issued in this case." See the Issues and Decision Memorandum at Comment 29, which accompanied the Final Determination. Because deposit rates established in an investigation are company-specific, and because the merger raises the question of whether the deposit rates set in the investigation are appropriate given the merger of operations between Inchon and Kangwon, we find good cause to conduct a changed circumstances review. See 19 CFR 351.216(c). Therefore, in accordance with section 751(b)(1) of the Act and 19 CFR 351.216(b) and 351.221(b)(1), we are initiating a changed circumstances review based upon the information contained in petitioners' August 30, 2000 request for this review.

In making a successor-in-interest determination, the Department examines several factors including, but not limited to, the following changes: (1) Management; (2) production facilities; (3) supplier relationships; and (4) customer base. See, e.g., Brass Sheet and Strip from Canada; Final Results of Antidumping Duty Administrative Review, 57 FR 20460 (May 13, 1992) (Canadian Brass). Although petitioners claim that the newly merged company is the successor-in-interest, petitioners have not, at this stage, provided any supporting documentation relevant to the factors described above. Therefore, we will consider additional information concerning Inchon's and Kangwon's merger.

We will publish in the **Federal Register** a notice of preliminary results of antidumping duty changed circumstances review, in accordance with 19 CFR 351.221(b)(4) and 351.221(c)(3)(i), which will set forth the factual and legal conclusions upon which our preliminary results are based and a description of any action proposed based on those results. As per 351.221(b)(4), interested parties will have an opportunity to comment. The Department will issue its final results of review not later than 270 days after publication of this notice of initiation. All written comments must be submitted to the Department and served on all interested parties on the Department's service list in accordance with 19 CFR 351.303.

During the course of this changed circumstances review, the current requirement for a cash deposit of estimated antidumping duties on all subject merchandise, including the merchandise subject to this changed-circumstances review, will continue unless and until it is modified pursuant to the final results of this changed circumstances review.

This notice is in accordance with section 751(b)(1) of the Act and 19 CFR 351.216 and 351.221.

Trov H. Cribb,

Acting Assistant Secretary for Import Administration.

[FR Doc. 00–23796 Filed 9–14–00; 8:45 am] **BILLING CODE 3510–DS-P**

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 091200A]

Submission For OMB Review; Comment Request.

The Department of Commerce has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA). Title: Observer Program for Catcher Vessels in the Pacific Coast Groundfish

Fishery.

Form Number(s): None. OMB Approval Number: None. Type of Request: Regular submission. Burden Hours: 3,451.

Number of Respondents: 2,116. Average Hours Per Response: 5

minutes.

Needs and Uses: This data collection would require that a representative (owner, operator, or manager) for selected catcher vessels participating in the Pacific Coast Groundfish Fishery provide NMFS with notification at least 24 hours before departure for a fishing trip and notification when the vessel ceases to participate in the observed portion of the fleet. The information will be used to plan for fishery observer assignments.

Affected Public: Business and other

for-profit organizations.

Frequency:On occasion.

Respondent's Obligation: Mandatory. OMB Desk Officer: David Rostker, (202) 395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Madeleine Clayton, Departmental Forms Clearance Officer, (202) 482-3129, Department of Commerce, Room 6086, 14th and Constitution Avenue, NW, Washington, DC 20230 (or via the Internet at MClayton@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, Room 10202, New Executive Office Building, Washington, DC 20503.

Dated: September 8, 2000.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 00–23808 Filed 9–14–00; 8:45 am]

CONSUMER PRODUCT SAFETY COMMISSION

Sunshine Act Meeting

TIME AND DATE: 10 a.m., Thursday, September 21, 2000.

LOCATION: Room 420, East West Towers, 4330 East West Highway, Bethesda, Maryland.

STATUS: Open to the Public.

MATTER TO BE CONSIDERED: *Bed Rails:* The Commission will consider options

concerning whether the Commission should issue an advance notice of proposed rulemaking (ANPR) addressing a risk of injury/death associated with certain portable bed rails

For a recorded message containing the latest agenda information, call (301) 504–0709.

CONTACT PERSON FOR ADDITIONAL INFORMATION: Sadye E. Dunn, Office of

INFORMATION: Sadye E. Dunn, Office of the Secretary, 4330 East West Highway, Bethesda, MD 20207, (301) 504–0800.

Dated: September 13, 2000.

Sadye E. Dunn,

Secretary.

[FR Doc. 00–23950 Filed 9–13–00; 3:45 pm]

BILLING CODE 6355-01-M

DEPARTMENT OF DEFENSE

Department of the Air Force

Air Force Academy Board of Visitors Meeting

Pursuant to Section 9355, Title 10, United States Code, the Air Force Academy Board of Visitors will meet at the U.S. Air Force Academy, Colorado (CO), November 9–11, 2000. The purpose of the meeting is to consider morale and discipline, the curriculum instruction, physical equipment, fiscal affairs, academic methods, and other matters relating to the Academy.

A portion of the meeting will be open to the public while other portions will be closed to the public to discuss matters listed in subsections (2), (4), and (6) of section 552b(c), title 5 United States Code. These closed sessions will include attendance at cadet training programs and discussions with cadets, military staff, and faculty officers involving personal information and opinion, the disclosure of which would result in a clearly unwarranted invasion of personal privacy. Closed sessions will also include executive sessions involving discussions of personal issues, financial topics, and information relating solely to internal personnel rules and practices of the Board of Visitors and the Academy. Closed sessions may also include proprietary information from sources outside the government. Meeting sessions will be held in various facilities throughout the cadet area.

For further information, contact Lt Col Wayne A. Schiefer or Ms Deborah Mercurio, Plans and Current Operations Division, HQ USAFA/XPO, 2304 Cadet Drive, Suite 300, USAF Academy, CO 80840–5002, 719–333–3933.

Janet A. Long,

Air Force Federal Register Liaison Officer. [FR Doc. 00–23704 Filed 9–14–00; 8:45 am] BILLING CODE 5001–05–U

DEPARTMENT OF DEFENSE

Department of the Army

Performance Review Boards Membership

AGENCY: Department of the Army, DoD.

ACTION: Notice.

SUMMARY: Notice is given of the names of members of the Performance Review Boards for the Department of the Army.

EFFECTIVE DATE: September 8, 2000.

FOR FURTHER INFORMATION CONTACT:

Nancy Quick, U.S. Army Senior Executive Service Office, Assistant Secretary of the Army (Manpower and Reserve Affairs), 111 Army Pentagon, Washington, DC 20310–0111.

SUPPLEMENTARY INFORMATION: Section 4314(c)(1) through (5) of Title 5, U.S.C., requires each agency to establish, in accordance with regulations, one or more Senior Executive Service performance review boards. The boards shall review and evaluate the initial appraisal of senior executives' performance by supervisors and make recommendations to the appointing authority or rating official relative to the performance of these executives.

The members of the Performance Review Board for the North Atlantic Treaty Organization (NATO) are:

- 1. MG Joseph G. Garrett III, Principal Director, EURNATO Policy, Office of the Assistant Secretary of Defense, International Security Affairs (OASD/ISA):
- 2. Mr. Alfred Volkman, Director, Office of the Under Secretary of Defense (Acquisition, Technology and Logistics), International Programs;
- 3. Mr. Leo G. Michel, Director, NATO Policy;
- 4. Mr. John A. Berry, Director, Regional Affairs, Office of the Assistant Secretary of Defense, International Security Affairs (OASD/ISA); and
- 5. Mr. Brendt McConnell, Principal Deputy Secretary of Defense, International Security Affairs (ISA).

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 00–23755 Filed 9–14–00; 8:45 am] BILLING CODE 3710–08–P

DEPARTMENT OF DEFENSE

Department of the Army

Performance Review Boards Membership

AGENCY: Department of the Army, DoD.

ACTION: Notice.

SUMMARY: Notice is given of the names of members of the Performance Review Boards for the Department of the Army.

EFFECTIVE DATE: September 11, 2000.

FOR FURTHER INFORMATION CONTACT:

Nancy Quick, U.S. Army Senior Executive Service Office, Assistant Secretary of the Army (Manpower and Reserve Affairs), 111 Army Pentagon, Washington, DC 20310–0111.

SUPPLEMENTARY INFORMATION: Section 4314(c)(1) through (5) of Title 5, U.S.C., requires each agency to establish, in accordance with regulations, one or more Senior Executive Service performance review boards. The boards shall review and evaluate the initial appraisal of senior executives' performance by supervisors and make recommendations to the appointing authority or rating official relative to the performance of these executives.

The members of the Performance Review Board for the Office of the Surgeon General are:

- 1. MG John S. Parker, Commander, Medical Research and Materiel Command:
- 2. Ms. Sandra R. Riley, Deputy Administrative Assistant to the Secretary of the Army, Office of the Administrative Assistant;
- 3. Mr. Raymond J. Fatz, Deputy Assistant Secretary of the Army (Environmental Safety and Occupational Health), Office of the Assistant Secretary of the Army (Installations & Environment);
- 4. Ms. Donna L. Shands, Associate Director of Supply and Maintenance, Office of the Deputy Chief of Staff for Logistics; and
- 5. Mr. Ronald Richards, Assistant Secretary of Defense, Health Affairs, Office of Health Services Operations and Readiness.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 00–23757 Filed 9–14–00; 8:45 am] BILLING CODE 3710–08–P

DEPARTMENT OF DEFENSE

Department of Army Corps of Engineers

Intent To Prepare an Environmental Restoration Report and Draft Environmental Impact Statement (DEIS) for the Dents Run Acid Mine Drainage Restoration Project in Elk County, Pennsylvania

AGENCY: U.S. Army Corps of Engineers, DOD.

ACTION: Notice of Intent.

SUMMARY: In accordance with the National Environmental Policy Act (NEPA), the Baltimore District, U.S. Army Corps of Engineers, has initiated the Dents Run Acid Mine Drainage Feasibility Study in Elk County, Pennsylvania. The study and project construction will be implemented through the Corps' Section 206 Aquatic Ecosystem Restoration Authority of the Continuing Authorities Program. The goal is to provide environmental habitat and water quality benefits for brook trout, other aquatic life, and elk. This study and DEIS will include documentation of baseline conditions: an evaluation of the no action alternative, and active and passive treatment alternative; and an evaluation of the proposed action and associated impacts. The degree of restoration will be determined through an assessment of improvement to pH and habitat diversity; degree of adverse and beneficial impacts to the cultural, environmental, and socio-economic surroundings; and a cost-effectiveness and incremental cost analysis.

FOR FURTHER INFORMATION CONTACT:

Questions about the proposed action and DEIS can be address to Mr. Greg Nielson, Project Manager, Baltimore District, U.S. Army Corps of Engineers, ATTN: CEN AB-PP-C, P.O. Box 1715, Baltimore, Maryland 21203–1715, telephone (410) 962–8111. E-mail address:

gregory.j.nielson @usace.army.mil

SUPPLEMENTARY INFORMATION:

1. The study area is the Dents Run watershed, located in Elk County, Pennsylvania. Dents Run is a tributary to the Bennetts Branch of the Sinnemahoning Creek. The Dents Run Preliminary Restoration Plan (PRP) was completed by the Corps in March 1999 and determined that there was both Federal and non-Federal interest in pursuing a feasibility study and implementation of an environmental restoration project to abate acid mine drainage. Previous mining endeavors (both deep and strip mines) as early as

the late 1800's have rendered the streams in the area highly acidic, laden with toxic metals (iron, manganese, and aluminum), and created substantial "dead zones" within the watershed. Aquatic life is nearly non-existent. The PRP identified eight site, primarily along Porcupine Run (a tributary to Dents Run) for possible abatement that would restore over 5 miles of trout and other aquatic species habitat and reclaim over 300 acres of scarred mine lands within the Dents Run Watershed.

- 2. In June 1999, the Corps began this environmental restoration feasibility study to abate acid mine drainage in cooperation with the Pennsylvania Department of Environmental Protection—Bureau of Abandoned Mine Reclamation and Bureau of Forestry. Pennsylvania Game Commission, U.S. Fish and Wildlife Service, Bennetts Branch Watershed Association, and other agencies and organizations. Preliminary alternatives have been identified and are being considered in consultation with all interested agencies and stakeholders. To date, the alternatives analysis is not complete and a recommended plan has not been finalized.
- 3. Environmental issues will focus on, but are not limited to, effects on air quality, wetlands, water quality; fish and wildlife resources (including threatened and endangered species); hazardous, toxic, and radioactive waste; aesthetic resources; and cultural resources (including archaeological sites and historical architecture). Environmental benefits, costs, and impacts will be examined in detail to determine what level of restoration is needed and justified. The team will evaluate the environmental impacts (both adverse and beneficial) of the proposed actions.
- 4. The decision to implement these actions will be based on an evaluation of the probable impact of the proposed activities on the public interest, and will also be based on the national concern for protection and utilization of important resources. The benefit that reasonably may be expected to accrue from the proposal will be balanced against the project's reasonably foreseeable costs. The Baltimore District is preparing a DEIS that will describe the impacts of the proposed project on environmental and cultural resources in the study area, and the overall public interest. The DEIS will be in accordance with NEPA and will document all factors that may be relevant to the proposal, including the cumulative effects thereof. If applicable, the DEIS will also apply guidelines issued by the Environmental Protection Agency,

under the authority of Section 404(b)(1) of the Clean Water Act of 1977 (Public Law 95–217).

5. The public involvement program will include meetings and other coordination with interested private individuals and organizations, as well as with concerned Federal, state and local agencies as part of the scoping process. Additional information inviting the public to participate will be provided through print media and mailings.

6. Other participants that will be involved in the study and DEIS process in addition to the Corps, Bennetts Branch Watershed Association, and the Pennsylvania Department of Environmental Protection include the following: The U.S. Environmental Protection Agency, U.S. Fish and Wildlife Service, U.S. Forest Service, U.S. Geological Survey, Natural Resource Conservation Service, U.S. National Park Service, Pennsylvania Fish and Boat Commission, Pennsylvania Audubon Society, and Canaan Valley Institute. The Baltimore District invites potentially affected Federal, state, and local agencies, and other organizations and entities to participate in this study.

8. The Dents Run Environmental Restoration Report and DEIS are tentatively scheduled for public review

in December 2000.

Robert W. Lindner,

 ${\it Chief, Planning \, Division.}$

[FR Doc. 00–23756 Filed 9–14–00; 8:45 am]

BILLING CODE 3710-41-M

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Invention for Licensing; Government-Owned Invention

AGENCY: Department of the Navy, DOD. **ACTION:** Notice.

SUMMARY: The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are available for licensing by the Department of the Navy.

U.S. Patent Application Serial No. 09/566,237 entitled "Low Drive Voltage LiNbO₃ Intensity Modulator With Reduced Electrode Loss" (Navy Case No. 79,893).

U.S. Patent Application Serial No. 09/566,238 entitled "Low Loss Coplanar Waveguide Horn For Low Drive Voltage LiNbO₃ Modulators" (Navy Case No. 79,925).

ADDRESSES: Requests for copies of the patent applications cited should be directed to the Naval Research Laboratory, Code 1008.2, 4555 Overlook Avenue, SW, Washington, DC 20375-5320, and must include the Navy Case number.

FOR FURTHER INFORMATION CONTACT:

Catherine M. Cotell, Ph.D., Head, Technology Transfer Office, NRL Code 1004, 4555 Overlook Avenue, SW, Washington, DC 20375–5320, telephone (202) 767–7230.

(Authority: 35 U.S.C. 207, 37 CFR Part 404)

Dated: September 5, 2000.

J.L. Roth,

Lieutenant Commander, Judge Advocate General's Corps, U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 00–23705 Filed 9–14–00; 8:45 am] BILLING CODE 3810–FF–P

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Inventions for Licensing; Government-Owned Inventions

AGENCY: Department of the Navy, DOD.

ACTION: Notice.

SUMMARY: The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are available or licensing by the Department of the Navy.

U.S. Patent Application Serial No. 09/631,121 entitled, "Guallium Arsenide Semiconductor Devices Fabricated with Insulator Layer," filing date: August 2, 2000, Navy Case No. 82528.

ADDRESSES: Request for copies of the patent application cited should be directed to the Naval Surface Warfare Center, Dahlgren Laboratory, Code CD222, 17320 Dahlgen Road, Building 183, Room 015, Dahlgren, VA 22448—5100, and must include the Navy Case number. Interested parties will be required to sign a confidentiality, Non-Disclosure and Non-Use Agreement before receiving copies of requested patent applications.

FOR FURTHER INFORMATION CONTACT:

James B. Bechtel, Patent Counsel, Naval Surface Warfare Center, Dahlgren Laboratory, Code CD222, 17320 Dahlgren Road, Building 183, Room 015, Dahlgren, VA 22448–5100, telephone (540) 653–8016.

(Authority: 35 U.S.C. 207, 37 CFR Part 404)

Dated: September 5, 2000.

J.L. Roth,

Lieutenant Commander, Judge Advocate General's Corps., U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 00–23706 Filed 9–14–00; 8:45 am] BILLING CODE 3810-FF-P

DEPARTMENT OF EDUCATION

Notice of Proposed Information Collection Requests

AGENCY: Department of Education.
SUMMARY: The Leader, Regulatory
Information Management Group, Office
of the Chief Information Officer, invites
comments on the proposed information
collection requests as required by the
Paperwork Reduction Act of 1995.

DATES: Interested persons are invited to submit comments on or before November 14, 2000.

SUPPLEMENTARY INFORMATION: Section 3506 of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) requires that the Office of Management and Budget (OMB) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with any agency's ability to perform its statutory obligations. The Leader, Regulatory Information Management Group, Office of the Chief Information Officer, publishes that notice containing proposed information collection requests prior to submission of these requests to OMB. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g., new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. OMB invites public comment. The Department of Education is especially interested in public comment addressing the following issues: (1) Is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might be Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the

burden of this collection on the respondents, including through the use of information technology.

Dated: September 11, 2000.

John Tressler,

Leader, Regulatory Information Management, Office of the Chief Information Officer.

Office of Postsecondary Education

Type of Review: Revision

Title: The Evaluation of Exchange, Language, International and Area Studies (EELIAS), National Resource Centers (NRC), Foreign Language and Area Studies (FLAS) and Institute for International Public Policy (IIPP), Undergraduate International Studies and Foreign Language (UISFL) Program (JS)

Frequency: Annually

Affected Public: Not-for-profit institutions; individuals or household

Reporting and Recordkeeping Hour Burden:

Responses: 60 Burden Hours: 2,100

Abstract: This fourth program, UISFL, is being added for clearance to the system that already contains the other three. Information collection assists the Office of International Education and Graduate Programs Service (OIEGPS) in meeting program planning and evaluation requirements. Program officers require performance information to justify continuation funding, and grantees use this information for self evaluations and to request continuation funding from ED.

Requests for copies of the proposed information collection request may be accessed from http://edicsweb.ed.gov, or should be addressed to Vivian Reese, Department of Education, 400 Maryland Avenue, SW, Room 4050, Regional Office Building 3, Washington, D.C. 20202-4651. Requests may also be electronically mailed to the internet address OCIO IMG Issues@ed.gov or faxed to 202-708-9346. Please specify the complete title of the information collection when making your request. Comments regarding burden and/or the collection activity requirements should be directed to SCHUBART at (202) 708-9266. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-

[FR Doc. 00–23722 Filed 9–14–00; 8:45 am]

DEPARTMENT OF ENERGY

Oakland Operations Office; Energy Technology Engineering Center Environmental Restoration and Waste Management Activities

AGENCY: Oakland Operations Office, Department of Energy.

ACTION: Notice of intent to prepare an environmental assessment and hold public scoping meetings.

SUMMARY: The Department of Energy (DOE) Oakland Operations Office (OAK) is announcing its intent to prepare an Environmental Assessment (EA) to evaluate the environmental effects of the Environmental Restoration Project at the **Energy Technology Engineering Center** (ETEC). The EA is being prepared in accordance with the Council of Environmental Quality's National Environmental Policy Act (NEPA) Implementing Regulations and the DOE NEPA Implementing Procedures of April 24, 1992, 10 CFR 1021. This notice announces DOE intent to prepare an EA and hold public scoping meetings for the proposed restoration project. This EA will analyze the potential environmental impacts associated with environmental restoration and closure waste management activities.

DATES: The public scoping period begins with the publication of this notice and will continue until October 30, 2000. Written comments postmarked by that date will be considered in the preparation of the EA. Comments postmarked after that date will be considered to the extent practicable.

Public scoping meetings will be held at the two locations and times indicated below. This information will be published in local public notices prior tot he meetings.

- (1) Meeting: Woodland Hills, California Date and time: October 17, 2000, 6 p.m. to 8 p.m.
 - Location: Warner Center Marriott Woodland Hills, 21850 Oxnard Street, Woodland Hills, CA 91367
- (2) Meeting: Simi Valley, California Date and time: October 18, 2000, 9 a.m. to 11 a.m.
 - Location: Rancho Santa Susana Community Center, 5005–C Los Angeles Avenue, Simi Valley, CA 93063.

Following the review period comments will be considered and changes made as necessary. The final EA will be published and distributed to interested parties. The NEPA process begins with this notice. The draft EA is anticipated to be available in February or March 2001. A forty-five day review

period will be provided for public review following distribution of the draft EA. Review comments will be considered in the development of the final EA that should be distributed in June or July 2001.

ADDRESSES: Written comments on the scope of the EA or requests for information on the activities at ETEC should be sent to the following address: Ms. Donna Sutherland, Document Manager, U.S. Department of Energy, 1301 Clay Street, 700N, Oakland, CA 94612–5208, Phone (510) 637–1563, Facsimile (510) 637–2031.

FOR FURTHER INFORMATION CONTACT: For general information on National Environmental Policy Act process or status of a NEPA review, please contact: Ms. Janet Neville, NEPA Compliance Officer, U.S. Department of Energy Oakland Operations Office, 1301 Clay Street, 700 N, Oakland, CA 94612–5208, Phone: (510) 637–1813, Messages: (510) 637–1813.

SUPPLEMENTARY INFORMATION: The ETEC site is within the Santa Susana Field Laboratory (SSFL) located between the Simi and San Fernando Valley, north of Los Angeles, California. The ETEC site occupies about 90 acres within Area IV of the SSFL. The ETEC site supported DOE projects for nuclear research and energy development. The site includes buildings which house test apparatus for large scale heat transfer and fluid mechanics experiments, mechanical and chemical test facilities, office buildings, and auxiliary support facilities. The ETEC site is surplus to the DOE's current mission and is undergoing closure. The site has numerous facilities, including some where chemical and radioactive substances were used. Contamination may exist in structures and the physical media including soils, surface and groundwater. Deactivation of the site includes divestment of assets. remediation of contaminated areas, waste management and site restoration.

This EA will analyze the potential environmental impacts associated with environmental restoration and closure waste management activities. Waste management activities include operation, maintenance and closure of Resource Conservation Recovery Act (RCRA) permitted facilities. The EA will also analyze environmental restoration activities for site-wide soil and groundwater remediation and the decontamination and decommissioning or dismantlement of government buildings and structures. Facilities to be D&D include former radiological facilities, former sodium facilities, and administrative facilities.

This notice announces DOE intent to prepare an EA and hold public scoping meetings for the proposed restoration project. This EA will analyze the potential environmental impacts associated with environmental restoration and closure waste management activities.

The scoping process will include notifying the general public, Federal, state, local, and tribal agencies of the proposed action. The purpose of scoping is to identify public and agency concerns, and alternatives to be considered in the EA. The DOE is preparing this EA to decide whether to issue a Finding of No Significant Impact or whether to prepare an Environmental Impact Statement (EIS). In consideration of the possibility that the DOE will decide to prepare an EIS, a Notice of Intent will be issued and written comments on the scope of alternatives and impacts will still be accepted at that future time. Presently, in preparation of an EA, comments may be submitted in writing and/or orally at the public scoping meeting or in writing prior to the end of the scoping period as indicated in the DATES section of this notice.

Issued in Oakland, California, on September 11, 2000.

Donna Sutherland,

Deputy Director, Oakland Environmental Programs Division.

[FR Doc. 00–23879 Filed 9–13–00; 11:59 am]

BILLING CODE 6450-01-M

DEPARTMENT OF ENERGY

Office of Science; Office of Science Financial Assistance Program Notice 00–20; Medical Applications Program

AGENCY: U.S. Department of Energy (DOE).

ACTION: Notice inviting grant applications.

SUMMARY: The Office of Biological and Environmental Research (OBER) of the Office of Science (SC), U.S. Department of Energy (DOE), hereby announces its interest in receiving grant applications to support one specific research area within the Medical Applications Program: Innovative approaches to celltargeted ablation therapy for cancer with in vivo radiation techniques. The emphasis will be on the therapeutic use of ionizing radiation such as may be achieved with radionuclide therapy or dual step techniques such as boron neutron capture therapy. The specific goals include development of novel ligands and delivery techniques to target and treat cancer at the cellular level.

Special consideration will be given to applications reflecting a well integrated, multidisciplinary team effort of scientists with skills to address such complex challenges as chemical ligand synthesis, tumor targeting, and dosimetry. Access to appropriate tumor models for pre-clinical testing will impact funding considerations.

Applications for clinical trials using already developed compounds and techniques will not be considered.

DATES: Before preparing a formal application, potential applicants are encouraged to submit a brief preapplication. All pre-applications referencing Program Notice 00–20, should be received by DOE by 4:30 p.m., E.D.T., October 16, 2000. A response encouraging or discouraging the submission of a formal application will be communicated by electronic mail within approximately 2 weeks.

Formal applications submitted in response to this Notice must be received by 4:30 p.m., E.S.T., January 5, 2001, to be accepted for merit review and consideration of an award in Fiscal Year 2001.

ADDRESSES: Pre-applications referencing Program Notice 00–20, are to be sent, if possible, by E-mail or Fax to Ms. Sharon Betson (sharon.betson@science.doe.gov; Fax: 301–903–0567). Pre-applications will also be accepted if mailed to the following address: Ms. Sharon Betson, Office of Biological and Environmental Research, SC–73, 19901 Germantown Road, Germantown, MD 20874–1290.

Formal applications referencing Program Notice 00–20, should be forwarded to: U.S. Department of Energy, Office of Science, Grants and Contracts Division, SC–64, 19901 Germantown Road, Germantown, MD 20874–1290, Attn: Program Notice 00–20. This address must also be used when submitting applications by U.S. Postal Service Express Mail or any other commercial overnight delivery service, or hand-carried by the applicant. An original and seven copies of the application must be submitted.

FOR FURTHER INFORMATION CONTACT:

Peter T. Kirchner, MD, or Prem C. Srivastava, Ph.D., Office of Biological and Environmental Research, Medical Sciences Division (SC–73), U.S. Department of Energy, 19901 Germantown Road, Germantown, MD 20874–1290, telephone: (301) 903–3213, FAX: (301) 903–0567, E-mail: peter.kirchner@science.doe.gov or prem.srivastava@science.doe.gov. The full text of Program Notice 00–20 is available via the Internet using the following web site address: http://

www.sc.doe.gov/production/grants/grants.html.

SUPPLEMENTARY INFORMATION: The Medical Applications Program supports directed nuclear medicine research in the areas of radiopharmaceutical development, molecular nuclear medicine and medical imaging to promote the use of radioisotopes for non-invasive diagnosis and therapy. Selective molecular targeting with radioligands will facilitate the analysis of cellular and tissue function and may enable purposeful disruption of specific cellular functions in tissues requiring therapy. The in-vivo distribution of radiopharmaceuticals and other celldirected ligands may be defined and monitored with a variety of in-vivo imaging methods, such as the use of gamma cameras, positron emission tomographs (PET), fluorescent techniques and a variety of optical techniques. The development of in-vivo imaging techniques based on celltargeting should assist reliable differentiation between normal and abnormal tissues at the molecular and/ or metabolic levels, ideally leading to the development of more effective therapies and useful monitoring techniques for such therapies. Thus, highly selective substrate-binding molecules, when labeled with high energy-emitting radioisotopes or other noxious or pre-sensitizing agents, can become powerful tools for targeted molecular therapy of cancer.

Basic research in molecular biology has provided new insights to the molecular basis of human disease and its potential molecular targets. DOE's current Molecular Nuclear Medicine Program encourages development of new technologies for molecular delivery of radioisotopes to disease target sites with a high degree of molecular precision, recognition, and target selectivity. The availability of new technology for high resolution imaging of small animals should facilitate the evaluation of new molecular ligands for their potential value and subsequent use in human trials of cancer therapy.

This Notice is to solicit grant applications for developing innovative approaches to cell-targeted ablation therapy for tumors with in vivo radiation techniques. A well integrated team effort by scientists from overlapping disciplines of chemistry, radiopharmaceutical chemistry, cellular and molecular biology, and biological and nuclear medicine imaging will be judged important in the evaluation of submitted research applications.

Methodological approaches that can be adapted to deliver more than one type

of radiation or more than one radioisotope to the target sites are encouraged. It will be important for each application to consider also the following objectives:

- (1) Techniques to ensure highly selective tumor targeting by the proposed ligands;
- (2) Efficient screening techniques for selecting candidate ligands for in-vivo testing:
- (3) Preliminary data indicating reasonable likelihood of success for invivo targeting of primary tumors and their metastases in pre-clinical animal trials;
- (4) Reliable approaches for dosimetry calculations to normal tissues and to tumor sites based on 3-dimensional modeling;
- (5) Measurement techniques for accurately assessing the success of tumor targeting in vivo;
- (6) Measurement techniques for assessing therapy effects in vivo at the molecular, cellular and metabolic levels.

Program Funding

It is anticipated that up to \$2 million will be available for multiple awards in Fiscal Year 2001 contingent upon the availability of appropriated funds and the scientific merit of the submitted applications. Previous awards have ranged from \$200,000 to \$400,000 per year (direct plus indirect costs) with terms lasting up to three years. Similar award sizes are anticipated for new grants. Applications may request project support up to three years, with out-year support contingent on the availability of appropriated funds, satisfactory progress in the research proposed, and programmatic needs.

Pre-Applications

A brief pre-application should be submitted. The cover sheet of the preapplication should list the title of the project, the institution, and the principal investigator's name, address, telephone, fax, and E-mail address. The pre-application should not exceed two pages (in addition to the cover sheet). It should identify and describe the research objectives, the methods proposed for accomplishment of the research, and the key members of the scientific team responsible for this effort. Pre-applications will be evaluated relative to the scope and objectives of this solicitation.

Merit Review

Applications will be subjected to scientific merit review (peer review) and will be evaluated against the following evaluation criteria listed in descending order of importance as codified at 10 CFR 605.10(d):

- Scientific and/or Technical Merit of the Project
- 2. Appropriateness of the Proposed Approach and Methods
- 3. Competency of the Research Team and Adequacy of Available Resources
- 4. Justification of the Proposed Budget

The evaluation will include program policy factors such as the relevance of the proposed research to the terms of the announcement and the agency's programmatic needs. It should be noted that external peer reviewers are selected on the basis of their scientific expertise and the absence of conflict-of-interest issues. Non-federal reviewers may be used, and submission of an application constitutes agreement that this review process is acceptable to the investigator(s) and the submitting institution.

Submission Information

Information about the development, submission of applications, eligibility, limitations, evaluation, the selection process, and other policies and procedures may be found in 10 CFR Part 605, and in the Application Guide for the Office of Science Financial Assistance Program.

Electronic access to the Guide and required forms is made available via the World Wide Web at: http:// www.sc.doe.gov/production/grants/ grants.html. DOE is under no obligation to pay for any costs associated with the preparation or submission of applications if an award is not made. In addition, in response to this Notice, the Project Description must be 25 pages or less, exclusive of attachments, and the application must contain a table of contents, an abstract or project summary, letters of intent from collaborators (if any), and short curriculum vitae, consistent with National Institutes of Health guidelines. Block 15 of the SC grant face page (form DOE F4650.2) should list the PI's phone number, fax number, and E-mail

DOE policy requires that potential applicants adhere to 10 CFR 745 "Protection of Human Subjects" or such later revision of those guidelines as may be published in the **Federal Register**.

The Office of Science as part of its grant regulations requires at 10 CFR 605.11(b) that a recipient receiving a grant and performing research involving recombinant DNA molecules and/or organisms and viruses containing recombinant DNA molecules shall comply with NIH "Guidelines for

Research Involving Recombinant DNA Molecules," which is available via the world wide web at: http://www.niehs.nih.gov/odhsb/biosafe/nih/rdna-apr98.pdf, (59 FR 34496, July 5, 1994,) or such later revision of those guidelines as may be published in the Federal Register.

The Catalog of Federal Domestic Assistance Number for this program is 81.049, and the solicitation control number is ERFAP 10 CFR Part 605.

Issued in Washington, DC, on September 1, 2000

John Rodney Clark,

Associate Director of Science for Resource Management.

[FR Doc. 00–23768 Filed 9–14–00; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Bonneville Power Administration

Shelton-Kitsap Transmission Line Rebuild Project

AGENCY: Bonneville Power Administration (BPA), Department of Energy (DOE).

ACTION: Notice of Floodplain and Wetlands Involvement.

SUMMARY: This notice announces BPA's proposal to rebuild its existing Shelton-Kitsap No.2 115-kV transmission line as a double circuit 230-kV line in the existing right-of-way in floodplain and wetlands located in Mason and Kitsap Counties, Washington. In accordance with DOE regulations for compliance with floodplain and wetlands environmental review requirements, BPA will prepare a floodplain and wetlands assessment and will perform this proposed action in a manner so as to avoid or minimize potential harm to or within the affected floodplain and wetlands. The assessment will be included in the environmental assessment being prepared for the proposed project in accordance with the requirements of the National Environmental Policy Act. A floodplain statement of findings will be included in any finding of no significant impact that may be issued following the completion of the environmental assessment.

DATES: Comments are due to the address below no later than October 2, 2000.

ADDRESSES: Submit comments to Communications, Bonneville Power Administration—KC-7, P.O. Box 12999, Portland, Oregon 97212. Internet address: comment@bpa.gov.

FOR FURTHER INFORMATION CONTACT:

Dawn R. Boorse—KECN–4, Bonneville Power Administration, P.O. Box 3621, Portland, Oregon, 97208–3621, phone number 503–230–5678, fax number 503–230–5699.

SUPPLEMENTARY INFORMATION: The BPA Shelton-Kitsap transmission line rebuild would cross the 100-year floodplains of John's Creek (T20N, R3W, Section 5), Cranberry Creek (T21N, R3W, Section 34), and Sherwood Creek (T22N, R2W, Section 35), and a total of 31 wetlands were identified within the cleared right-of-way.

Maps and further information are available from BPA at the address above.

Issued in Portland, Oregon, on September 8, 2000.

Thomas C. McKinney,

NEPA Compliance Officer. [FR Doc. 00–23767 Filed 9–14–00; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP00-450-000]

Reliant Energy Gas Transmission Company; Notice of Application

September 11, 2000.

Take notice that on August 30, 2000, Reliant Energy Gas Transmission Company (REGT), 1111 Louisiana Street, Houston, TX 77210, filed an application pursuant to Section 7(b) of the Natural Gas Act (NGA), as amended, and Part 157 of the Federal Energy Regulatory Commission's (the Commission) Regulations (18 CFR 157.7 and 157.18), for any and all abandonment authority required for REGT to effect the sale and transfer to Reliant Energy Field Services Inc. (REFS) of its Savannah compressor station located in Pittsburg County, Oklahoma. In addition, REGT seeks a determination that once conveyed, this facility will be a gathering facility exempt from the Commission's jurisdiction pursuant to NGA Section 1(b), all as more fully set forth in the Application on file with the Commission and open to pubic inspection. The application may be viewed on the web at www.ferc.fed.us/ online/rims.htm (Call (202) 208-2222 for assistance).

Any questions regarding the application may be directed to: Lawrence O. Thomas, Director-Financial Analysis, Reliant Energy Gas Transmission Company, PO Box 21734, Shreveport, LA 71151, (318) 429–2804.

Any person desiring to be heard or to make any protest with reference to said application should on or before October 2, 2000, file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214) and the Regulations under the NGA (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 proceedings. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

A person does not have to intervene, however, in order to have comments considered. A person, instead, may submit two copies of such comments to the Secretary of the Commission. Commenters will be placed on the Commission's environmental mailing list, will receive copies of environmental documents, and will be able to participate in meetings associated with the Commission's environmental review process. Commenters will not be required to serve copies of filed documents on all other parties. However, Commenters will not receive copies of all documents filed by other parties or issued by the Commission, and will not have the right to seek rehearing or appeal the Commission's final order to a Federal court. The Commission will consider all comments and concerns equally, whether filed by commenters or those requesting intervener status.

Take further notice, that pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory 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 or its designee on this Application if no motion to intervene is filed within the time required herein or if the Commission on its own review of the matter finds that a grant of the certificate for the proposed abandonment is required by the public convenience and necessity. If the Commission 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 REGT to appear or be represented at the hearing.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 00–23712 Filed 9–14–00; 8:45 am] **BILLING CODE 6717–01–M**

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP98-52-000]

Williams Gas Pipelines Central, Inc.; Notice of Informal Settlement Conference

September 11, 2000.

An informal settlement conference in the above docket will be held on Friday, September 22, 2000, in the Trianon A/ B Room, Kansas City Marriott Downtown, 200 West 12th Street, Kansas City, MI 64105. The informal settlement conference will begin at 10:30 a.m.

All interested parties in the above docket are requested to attend the informal settlement conference. If a party has any questions regarding the conference, please call Richard Miles, the Director of the Dispute Resolution Service. His telephone number is 1 877 FERC ADR (337-2237) or 202/208-0702 and his e-mail address is richard.miles@ferc.fed.us. If you plan on attending the conference, please R.S.V.P. to Jamie Capps at Williams by e-mail at jamie.capps@williams.com, by fax at 918/573-4195 or by phone at 918/ 573-4218 so that appropriate accommodations may be made.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 00–23713 Filed 9–14–00; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP96-389-008]

Columbia Gulf Transmission Company; Notice of Negotiated Rate Filing

September 11, 2000.

Take notice that on September 6, 2000, Columbia Gulf Transmission Company (Columbia Gulf) tendered for filing the following contract for disclosure of a recently negotiated rate transaction:

ITS–2 Service Agreement No. 69313 between Columbia Gulf Transmission Company and Southern Company Energy Marketing dated September 1, 2000

Columbia Gulf states that transportation service is scheduled to commence September 6, 2000. Columbia Gulf states that copies of the filing have been served on all parties on the official service list created by the Secretary in this proceeding.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available public inspection in the Public Reference Room. This filing may be viewed on the web at http://www.ferc.fed.us/online/ rims.htm (call 202-208-2222 for assistance).

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 00–23714 Filed 9–14–00; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP96-389-009]

Columbia Gulf Transmission Company; Notice of Negotiated Rate Filing

September 11, 2000.

Take notice that on September 5, 2000, Columbia Gulf Transmission Company (Columbia Gulf) tendered for filing the following contract for disclosure of a recently negotiated rate transaction:

ITS–2 Service Agreement No. 69314 between Columbia Gulf Transmission Company and Dynegy Marketing and Trade dated August 30, 2000

Columbia Gulf states that transportation service is scheduled to commence September 5, 2000.

Columbia Gulf states that copies of the filing have been served on all parties on the official service list created by the Secretary in this proceeding.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room. This filing may be viewed on the web at http://www.ferc.fed.us/online/ rims.htm (call 202-208-2222 for assistance).

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 00–23715 Filed 9–14–00; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP00-538-000]

Young Gas Storage Company, Ltd.; Notice of Tariff Filing

September 11, 2000.

Take notice that on September 6, 2000, Young Gas Storage Company, Ltd. (Young), tendered for filing to become part of its FERC Gas Tariff, Original Volume No. 1, the tariff sheets listed in Appendix A to the filing, to be effective November 1, 2000.

Young states it manages its storage fields by controlling the injection and withdrawal cycles such that the reservoir pressure, calculated in pound/ days, above original pressure conditions in the reservoir are balanced against those below original pressure conditions. Young further states it manages these pound/day requirements through the use of a Reservoir Integrity Inventory Limit which is a graphical representation of a shipper's maximum allowable gas inventory in place on any day as a percentage of the shipper's contractual maximum inventory. To increase the flexibility of its storage service, Young proposes to revise the graph to allow shippers to retain more gas in storage between cycles while maintaining the pound/day balancing requirement. Young further states to

accomplish this objective, the period of time that shippers can maintain a full storage inventory must be slightly reduced.

Young further states that copies of this filing have been served on Young's jurisdictional customers and public bodies.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room. This filing may be viewed on the web at http://www.ferc.fed.us/online/ rims.htm (call 202-208-2222 for assistance).

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 00–23716 Filed 9–14–00; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Southwestern Power Administration

Sam Rayburn Dam Project Power Rate Extension on an Interim Basis

AGENCY: Southwestern Power Administration, DOE.

ACTION: Notice of Rate Order.

SUMMARY: The Deputy Secreta:

SUMMARY: The Deputy Secretary of Energy, acting under the authorities as implemented in 10 CFR 903.22(h) and 903.23(a)(3), has approved and placed into effect on an interim basis Rate Order No. SWPA–42.

SUPPLEMENTARY INFORMATION:

Southwestern Power Administration (Southwestern) currently has marketing responsibility for 2.2 million kilowatts of power from 24 multiple-purpose reservoir projects, with power facilities constructed and operated by the U.S. Army Corps of Engineers, generally in all or portions of the states of Arkansas, Kansas, Louisiana, Missouri, Oklahoma and Texas. The Integrated System, comprised of 22 of the projects, is interconnected through a transmission system presently consisting of 138-kV

and 161-kV high-voltage transmission lines, 69-kV transmission lines, and numerous bulk power substations and switching stations. In addition, contractual transmission arrangements provide for integration of other projects into the system.

The remaining two projects, Sam Rayburn Dam and Robert Douglas Willis, are isolated hydraulically and electrically from the Southwestern transmission system, and their power is marketed under separate contracts through which the customer purchases the entire power output of the project at the dam. A separate Power Repayment Study (PRS) is prepared for each

isolated project.

The existing rate schedule for the Sam Rayburn Dam Project was confirmed and approved on a final basis by the Federal Energy Regulatory Commission (FERC) on December 7, 1994, for the period October 1, 1994, through September 30, 1998. The Deputy Secretary of Energy extended the existing rate schedule for a one year period, through September 30, 1999. On September 15, 1999, the Secretary of Energy again extended the existing rate schedule for a one year period, through September 30, 2000. The FY 2000 Sam Rayburn Dam Project PRS indicates the need for a rate adjustment of \$28,068 annually, or 1.3 percent.

Pursuant to implementing authority in 10 CFR 903(h) and 903.23(a)(3), the Deputy Secretary of Energy may extend a FERC-approved rate on an interim basis. The Administrator, Southwestern, published notice in the Federal Register on June 26, 2000, 65 FR 39386, announcing a 30-day period for public review and comment concerning the proposed interim rate extension. Written comments were accepted through July 26, 2000. In a facsimile transmission dated July 24, 2000, a Sam Rayburn Dam Electric Cooperative (SRDEC) official stated that SRDEC has no objection to the proposed rate extension. No other comments were received.

Discussion

The existing Sam Rayburn Dam Project rate is based on the FY 1994 PRS. PRSs have been completed on the Sam Rayburn Dam Project each year since approval of the existing rate. Rate changes identified by the PRSs since that period have indicated the need for minimal rate increases or decreases. Since the revenue changes reflected by the PRSs were within the plus-or-minus two percent Rate Adjustment Threshold established by Southwestern's Administrator on June 23, 1987, these rate adjustments were deferred in the

best interest of the government and provided for the next year's PRS to determine the appropriate level of revenues needed for the next rate period.

The FY 2000 PRS indicates the need for an annual revenue increase of 1.3 percent. As has been the case since the existing rate was approved, the FY 2000 rate adjustment falls within Southwestern's plus-or-minus two percent Rate Adjustment Threshold and would normally be deferred. However, the existing rate expires on September 30, 2000. Consequently, Southwestern proposes to extend the existing rate for a one-year period ending September 30, 2001, on an interim basis under the implementation authorities noted in 10 CFR 903.22(h) and 903.23(a)(3).

Southwestern continues to make significant progress toward repayment of the Federal investment in the Sam Rayburn Dam Project. Through FY 1999, cumulative amortization for the Sam Rayburn Dam Project was \$12,795,065, which represents approximately 49 percent of the \$25,845,371 Federal investment. The status has increased almost 34 percent since the existing rates were placed in effect.

Information regarding this rate extension, including studies and other supporting material, is available for public review and comment in the offices of Southwestern Power Administration, Suite 1400, One West Third Street, Tulsa, Oklahoma 74103.

Order

In view of the foregoing and pursuant to the authorities granted in 10 CFR Sections 903.22(h) and 903.23(a)(3), I hereby extend on an interim basis, for the period of one year, effective October 1, 2000, the current FERC-approved Sam Rayburn Dam Project Rate for the sale of power and energy.

Dated: September 6, 2000.

T.J. Glauthier,

Deputy Secretary.

In the matter of: Southwestern Power Administration—Sam Rayburn Dam **Project Rate**; Order Approving Extension of Power Rate on an Interim **Basis**

[Rate Order; No. SWPA-42]

Pursuant to Sections 302(a) and 301(b) of the Department of Energy Organization Act, Public Law 95-91, the functions of the Secretary of the Interior and the Federal Power Commission under Section 5 of the Flood Control Act of 1944, 16 U.S.C. 825s, for the Southwestern Power Administration were transferred to and vested in the Secretary of Energy. By Delegation

Order No. 0204–108, effective December 14, 1983, 48 FR 55664, the Secretary of Energy delegated to the Deputy Secretary of Energy on a non-exclusive basis the authority to confirm, approve and place into effect on an interim basis power and transmission rates, and delegated to the Federal Energy Regulatory Commission (FERC) on an exclusive basis the authority to confirm, approve and place in effect on a final basis, or to disapprove power and transmission rates. Amendment No. 1 to Delegation Order No. 0204-108, effective May 30, 1986, 51 FR 19744, revised the delegation of authority to confirm, approve and place into effect on an interim basis power and transmission rates by delegating such authority to the Under Secretary of Energy rather than the Deputy Secretary of Energy. This delegation was reassigned to the Deputy Secretary of Energy by Department of Energy (DOE) Notice 1110.29, dated October 27, 1988, and clarified by Secretary of Energy Notice SEN-10-89, dated August 3, 1989, and subsequent revisions.

By Amendment No. 2 to Delegation Order No. 0204-108, effective August 23, 1991, 56 FR 41835, the Secretary of the Department of Energy revised Delegation Order No. 0204-108 to delegate to the Assistant Secretary, Conservation and Renewable Energy, the authority which was previously delegated to the Deputy Secretary in that Delegation Order. By Amendment No. 3 to Delegation Order No. 0204-108, effective November 10, 1993, the Secretary of Energy re-delegated to the Deputy Secretary of Energy, the authority to confirm, approve and place into effect on an interim basis power and transmission rates of the Power Marketing Administrations. Thus, the Deputy Secretary of Energy now exercises interim rate approval authority for Southwestern's rates.

This is an interim rate extension. It is made pursuant to the authorities as implemented in 10 CFR 903.22(h) and 903.23(a)(3).

Background

Southwestern Power Administration (Southwestern) currently has marketing responsibility for 2.2 million kilowatts of power from 24 multiple-purpose reservoir projects, with power facilities constructed and operated by the U.S. Army Corps of Engineers, generally in all or portions of the states of Arkansas, Kansas, Louisiana, Missouri, Oklahoma and Texas. The Integrated System, comprised of 22 of the projects, is interconnected through a transmission system presently consisting of 138-kV and 161-kV high-voltage transmission

lines, 69-kV transmission lines, and numerous bulk power substations and switching stations. In addition, contractual transmission arrangements provide for integration of other projects into the system.

The remaining two projects, Sam Rayburn Dam and Robert Douglas Willis, are isolated hydraulically and electrically from the Southwestern transmission system, and their power is marketed under separate contracts through which the customer purchases the entire power output of the project at the dam. A separate Power Repayment Study (PRS) is prepared for each isolated project.

The existing rate schedule for the Sam Rayburn Dam Project was confirmed and approved on a final basis by the Federal Energy Regulatory Commission (FERC) on December 7, 1994, for the period October 1, 1994, through September 30, 1998. The rate was extended on an interim basis by the Deputy Secretary of Energy, who had authority at that time pursuant to Delegation Order 0204-108, for a one year period, October 1, 1998, through September 30, 1999. The rate was again extended on an interim basis by the Secretary of Energy, pursuant to Delegation Order 0204–108, for a one year period, October 1, 1999, through September 30, 2000. The FY 2000 Sam Rayburn Dam Project PRS indicates the need for a rate adjustment of \$28,068 annually, or 1.3 percent.

Pursuant to implementing authority in 10 CFR 903.22(h) and 903.23(a)(3), the Deputy Secretary of Energy may extend a FERC-approved rate on an interim basis. The Administrator, Southwestern, published notice in the Federal Register on June 26, 2000, 65 FR 39386, announcing a 30-day period for public review and comment concerning the proposed interim rate extension. In addition, an informal meeting was held with customer representatives in May 2000. Written comments were accepted through July 26, 2000. One comment was received. This comment stated no objection to the proposed interim extension.

Discussion

The existing Sam Rayburn Dam Project rate is based on the FY 1994 PRS. PRSs have been completed on the Sam Rayburn Dam Project each year since approval of the existing rate. Rate changes identified by the PRSs since that period have indicated the need for minimal rate increases or decreases. Since the revenue changes reflected by the PRSs were within the plus-or-minus two percent Rate Adjustment Threshold established by Southwestern's Administrator on June 23, 1987, these rate adjustments were deferred in the best interest of the government and provided for the next year's PRS to determine the appropriate level of revenues needed for the next rate period.

The FY 2000 PRS indicates the need for an annual revenue increase of \$28,068 (1.3 percent). As has been the case since the existing rates were approved, the FY 2000 rate adjustment falls within Southwestern's plus-orminus two percent Rate Adjustment Threshold and would normally be deferred. However, the existing rate expires on September 30, 2000. Consequently, Southwestern proposes to extend the existing rate for a one-year period ending September 30, 2001, on an interim basis under the implementation authorities noted in 10 CFR 903.22(h) and 903.23(a)(3).

Southwestern continues to make significant progress toward repayment of the Federal investment in the Sam Rayburn Dam Project. Through FY 1999, cumulative amortization for the Sam Rayburn Dam Project was \$12,795,065, which represents approximately 49 percent of the \$25,845,371 Federal investment for the Sam Rayburn Dam Project. The cumulative amortization has increased almost 34 percent since the existing rate was placed in effect.

Information regarding this rate extension, including studies and other supporting material, is available for public review and comment in the offices of Southwestern Power Administration, One West Third Street, Tulsa, Oklahoma 74101.

Order

In view of the foregoing and pursuant to the authority delegated to me in 10 CFR 903, I hereby extend on an interim basis, for the period of one year, effective October 1, 2000, the current FERC-approved Sam Rayburn Dam Project rate for the sale of power and energy.

Dated: September 6, 2000.

T.J. Glauthier,

Deputy Secretary.

[FR Doc. 00-23766 Filed 9-14-00; 8:45 am]

BILLING CODE 6450-01-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6870-2]

Agency Information Collection Activities: Proposed Collection; Comment Request; ICRs Planned To Be Submitted

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that EPA is planning to submit the following six continuing Information Collection Requests (ICR) to the Office of Management and Budget (OMB). Before submitting the ICRs to OMB for review and approval, EPA is soliciting comments on specific aspects of the information collections as described at the beginning of Supplementary Information.

DATES: Comments must be submitted on or before November 14, 2000.

ADDRESSES: U.S. EPA, 1200 Pennsylvania Avenue, mail code 2223A, Washington, DC 20460. A hard copy of an ICR may be obtained without charge by calling the identified information contact individual for each ICR in Section B of the Supplementary Information.

FOR FURTHER INFORMATION CONTACT: For specific information on the individual ICRs see Section B of the Supplementary Information.

SUPPLEMENTARY INFORMATION:

For All ICRs

The EPA is charged under Section 111 of the Clean Air Act, as amended, to establish standards of performance for new stationary sources (NSPS). The standards must reflect application of the best technological system of continuous emission reductions. Such reductions should take into consideration the cost of achieving emission reduction, or any non-air quality health and environmental impact and energy requirements.

The EPA is charged under section 112 of the Clean Air Act (CAA or Act), as amended, to establish national emission standards for hazardous air pollutants (NESHAP). These standards are applicable to new or existing sources of hazardous air pollutants and shall require the maximum degree of emission reduction.

In addition, Section 114 of the Clean Air Act allows the Administrator to require inspections, monitoring, and entry into facilities to ensure compliance with any requirement of this Act. Records and reports are necessary to enable the EPA to identify facilities that may not be in compliance with the standards. In the absence of such information enforcement personnel would be unable to determine whether the standards are being met on a continuous basis, as required by the Clean Air Act.

An Agency may not conduct or sponsor, and a person is not required to respond to, a collection information request unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are displayed in 40 CFR part 9.

Any information submitted to the Agency for which a claim of confidentiality is made will be safeguarded according to the Agency policies set forth in Title 40, Chapter 1, Part 2, Subpart B—Confidentiality of Business Information (see 40 CFR 2; 41 CFR 36902, September 1, 1976; amended by 43 FR 40000, September 8, 1978; 43 FR 42251, September 20, 1978; 44 FR 1764, March 23, 1979).

The EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of automated collection techniques or other forms of information technology, e.g., permitting electronic

submission of responses.

Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

The Agency computed the burden for each of the recordkeeping and reporting requirements applicable to industry for the currently approved ICRs. Where applicable, the Agency identified specific tasks and made assumptions, while being consistent with the concept of the Paper Work Reduction Act.

A. List of ICRs Planned To Be Submitted

In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this notice announces that EPA is planning to submit the following six continuing ICRs to the Office of Management and Budget (OMB):

(1) New Source Performance Standards (NSPS) for Sewage Treatment Plants, Subpart O; OMB Control No. 2060–0035; EPA ICR No. 1063.08; expiration date is June 30, 2001.

(2) NSPS for Coal Preparation Plants, Subpart Y; OMB Control No. 2060– 0122; EPA ICR No. 1062.06; expiration date is August 31, 2001.

(3) NSPS for Phosphate Rock Plants, Subpart NN; OMB Control No. 2060— 0111; EPA ICR No. 1078.06; expiration date is August 31, 2001.

(4) NSPS for the Graphic Arts Industry, Subpart QQ; OMB Control No. 2060–0105; EPA ICR No. 0657.07; expiration date is August 31, 2001.

(5) NSPS for the Polymeric Coating of Supporting Substrates Facilities, Subpart VVV; OMB Control No. 2060– 0181; EPA ICR No. 1284.05; expiration date is August 31, 2001.

(6) National Emissions Standards for Hazardous Air Pollutants (NESHAP) for Petroleum Refineries, Subpart CC; OMB Control No. 2060–0340; EPA ICR No. 1692.03; expiration date is August 18, 2001.

B. Contact Individuals for ICRs

(1) NSPS for Sewage Treatment Plants, Subpart O; contact Michelle Angelich of the Commercial Services and Municipal Branch, at (202) 564–7033, or via E-mail to angelich.michelle@epa.gov; OMB Control Number 2060–0035; EPA ICR No. 1063.08; expiration date is June 30, 2001.

(2) NSPS for Coal Preparation Plants, Subpart Y; contact Dan Chadwick of the Energy and Transportation Branch at (202) 564–7054 or via E-mail to chadwick.dan@epa.gov.; OMB Control No. 2060–0122; EPA ICR No. 1062.06; expiration date is August 31, 2001.

(3) NSPS for Phosphate Rock Plants, Subpart NN; contact Stephen Howie of the Agriculture Branch, at (202) 564–4146; or via E-mail to howie.stephen@epa.gov; OMB Control Number 2060–0111; ICR No. 1078.06; expiration date is August 31, 2001.

(4) NSPS for the Graphic Arts Industry, Subpart QQ; contact Ginger Gotliffe of the Commercial Services & Municipal Branch, at phone 202–564–7072, or via E-mail to gotliffe.ginger@epa.gov; OMB Control No. 2060–0105; EPA ICR No. 0657.07; expiration date is August 31, 2001.

(5) NSPS for the Polymeric Coating of Supporting Substrates Facilities, Subpart VVV; contact Maria Malave of the Manufacturing Branch, at (202) 564–7027 or via E-mail to malave.maria@epa.gov; OMB Control No. 2060–0181; EPA No. 1284.05; expiration date is August 31, 2001.

(6) NESHAP-MACT for the Petroleum Refineries, Subpart CC; contact Tom Ripp of the Energy and Transportation Branch, at (202) 564–7003 or by E-Mail to *ripp.tom@epa.gov*; OMB Control No. 2060–0340; EPA ICR No. 1692.03; expiration date is August 18, 2001.

C. Individual ICRs

(1) New Source Performance Standards (NSPS) for Sewage Treatment Plants, Subpart O; OMB Control No. 2060–0035; EPA ICR No. 1063.08; expiration date is June 30, 2001.

Affected Entities: Entities potentially affected by this action are those which incinerate wastes containing more than 10 percent sewage sludge (dry basis) produced by municipal sewage treatment plants or each incinerator which charges more than 1000 kg (2205 lb) per day municipal sewage sludge (dry basis) and which commenced construction or modification after June 11, 1973.

Abstract: This ICR contains recordkeeping and reporting requirements that are mandatory for compliance with 40 CFR Part 60.150, et seq., Subpart O, New Source Performance Standards for sewage sludge treatment plant incinerators.

The control of emissions of particulate matter from sewage treatment plant incinerators requires not only the installation of properly designed equipment, but also the operation and maintenance of that equipment. Particulate matter emissions from sewage treatment plant incinerators are the result of the physical and chemical characteristics of the sludge feed and fuel use, the excess air rate, the temperature profile within the incinerator, the pressure drop across the control device, and operating procedures. These standards rely on the reduction of particulate matter emissions by wet scrubbers.

In order to ensure compliance with these standards, adequate recordkeeping is necessary. In the absence of such information, enforcement personnel would be unable to determine whether the standards, that are protective of public health, are being met on a continuous basis, as required by the Clean Air Act.

The standards require initial notification reports with respect to construction, modification, reconstruction, startups, shutdowns, and malfunctions. The standards also require reports on initial performance tests and semiannual reports of noncompliance.

Under the standard, the data collected by the affected industry is retained at the facility for a minimum of two (2) years and made available for inspection

by the Administrator.

Burden Statement: In the currently approved ICR, the annual public reporting and record keeping burden for this collection is estimated to average 40 hours per response. The respondents are owners or operators of sewage sludge treatment plant incinerators. The estimated number of respondents is 114. The number of respondents is expected to increase by approximately 4 facilities per year. The total annual responses is 228. The estimated total annual burden on respondents is 9,089 hours. The total annualized capital and start-up cost is \$700,000 and the total operation and maintenance cost is \$3,990,000, associated with continuous emissions monitors. Therefore, the estimated total annualized cost burden is \$4.690,000.

(2) NSPS for Coal Preparation Plants, Subpart Y; EPA ICR No. 1062.06; OMB No. 2060–0122; expiration date is

August 31, 2001.

Affected entities: Entities potentially affected by this action are those coal preparation plants which process more than 200 tons per day for which construction is or was commenced after October 24, 1974.

Abstract: This ICR contains recordkeeping and reporting requirements that are mandatory for compliance with 40 CFR 60.253, NSPS for Coal Preparation Plants, Subpart Y.

Owners and operators of all new facilities subject to this NSPS must provide EPA with the following one-time only reports; notification of the date of construction or reconstruction; notification of the anticipated and actual dates of the start up; and notification of the date for continuous monitoring system (CMS) demonstration. There are no requirements for a semiannual or annual report for this standard.

Owners and operators are also required to report to EPA any physical or operational change to their facility which may result in an increase in the regulated pollutant emission rate. An estimated 18 existing facilities will submit reports of physical or operational changes each year, over the next three years.

All facilities must maintain records on the facility operation that document: the occurrence and duration of any startups, shutdowns, and malfunctions; measurements of particulate matter (PM) emissions; pressure drops across any scrubber system; and the initial performance test results of the CMS demonstration. All subject facilities must maintain records related to compliance for two years.

Burden Statement: In the currently approved ICR, the total annual burden hours for recordkeeping and reporting requirements for facilities subject to this ICR is 14,729. The number of responses is 399. Therefore, the recordkeeping and reporting burden hours per respondent is 37. The EPA estimates the respondent universe to expand at an annual rate of 6 new facilities per year.

The total annualized capital and startup cost for facilities subject to this ICR is 1 thousand dollars and the total operation and maintenance cost for these facilities is 14 thousand dollars.

(3) NSPS for Phosphate Rock Plants, Subpart NN; OMB Control No. 2060– 0111; EPA ICR No. 1078.06; expiration date is August 31, 2001.

Affected entities: Entities potentially affected by this action are owners and operators of phosphate rock plants.

Abstract: The New Source Performance Standards for phosphate rock plants were proposed on September 21, 1979 and promulgated on April 16, 1982. This information is being collected to assure compliance with 40 CFR Part 60 subpart NN. These standards apply to the following facilities in phosphate rock plants with capacities greater than 4 tons/hour: dryers, calciners, grinders, and ground rock handling and storage facilities, (except those facilities producing or preparing phosphate rock solely for consumption in elemental phosphorus production), commencing construction, modification or construction after the date of proposal.

Owners or operators of the affected facilities described must make the following one-time-only reports:
Notification of the date of construction or reconstruction; notification of the anticipated and actual dates of startup; notification of any physical or operational change to an existing facility which may increase the regulated pollutant emission rate; notification of demonstration of the continuous monitoring system (CMS); notification of the date of the initial performance test; and the results of the initial

performance test. Owners or operators are also required to maintain records of the occurrence and duration of any startup, shutdown, or malfunction in the operation of an affected facility, or any period during which the monitoring is inoperative.

These notifications, reports and records are required, in general, of all sources subject to NSPS. Any owner or operator subject to the provisions of this part shall maintain a file of these measurements, and retain the file for at least two years following the date of such measurements, maintenance

reports, and records.

Burden Statement: In the currently approved ICR, the average annual burden to the industry over the next three years is estimated to be 94 person hours per response. The estimated number of respondents is 31. The number of respondents is expected to increase by approximately 2 facilities per year. The total annual response is 31. The estimated total annual burden on respondents is 2,914 hours. The total annualized capital and start-up costs are \$69,600 based on 2 new plants annually at \$34,800 per plant. The annualized operations and maintenance costs are estimated at \$232,500 at each of the 31 plants, which are associated with continuous emissions monitors. Therefore, the estimated total annualized cost burden is \$4,690,000.

(4) NSPS for the Graphic Arts Industry, Subpart QQ; OMB Control No. 2060–0105; EPA ICR No. 0657.07; expiration date is August 31, 2001.

Affected Facilities: These standards apply to the following facilities in NSPS Subpart QQ, each publication rotogravure printing press (not including proof presses) commencing construction, modification or reconstruction after the date of proposal.

Abstract: The New Source Performance Standards (NSPS) for subpart QQ were proposed on October 28, 1980, and promulgated on November 8, 1982. This information is being collected to assure compliance with 40 CFR Part 60, Subpart QQ.

Owners or operators of the affected facilities described have certain notification, reporting, and recordkeeping requirements under this rule including: a one-time-only notification of the date of the anticipated and actual dates of startup, the initial performance test, and physical or operational changes; keep records of monthly emissions calculations, records of startup, shutdowns, and malfunctions, and records concerning the conditions of the performance test; and a report of the initial performance test. Any owner or

operators subject to the provisions of this part shall maintain a file of these measurements, and retain the file for at least two years following the date of such reports and records.

The information requested as part of this rule include one-time-only notifications; records about the initial performance test, changes in the operation of the facility, and exceedences of parameters; and semiannual reports of those exceedences.

Notifications are used to inform the Agency or delegated authority when a source becomes subject to the standard. The reviewing authority may then inspect the source to check if the pollution control devices are properly installed and operated and the standard is being met. Performance test reports are needed as these are the Agency's record of a source's initial capability to comply with the emission standard.

Burden Statement: In the currently approved ICR, the annual public reporting and recordkeeping burden for this collection of information is estimated to average 49.06 hours per response. Approximately 24 facilities are currently subject to the standard, and it is estimated that an additional 3 facilities will become subject to the standard in the next three years. It is further assumed that less than half of the existing facilities will be adding or modifying a press during the three year period. Therefore there are 219 existing presses subject to this standard and an additional 10 affected units will be added each year. The estimated frequency of response is 50 per year. The estimated annual hour burden is 3,075.3 hours for all facilities. The estimated total annualized cost burden is \$107,242.91 for all facilities.

(5) NSPS for the Polymeric Coating of Supporting Substrates Facilities, Subpart VVV; OMB Control No. 2060– 0181; EPA ICR No. 1284.05; expiration date is August 31, 2001.

Affected Facilities: These standards apply to each coating operation and any on-site coating mix preparation equipment used to prepare coatings for the polymeric coating of supporting substrates for which construction, modification or reconstruction occurs after the date of proposal. Any affected facility for which the amount of VOC used is less than 95 Mg per 12-month period is subject only to the requirements of §§ 60.744(b), 60.747(b) and 60.747(c).

Abstract: The New Source Performance Standards for polymeric coating of supporting substrates facilities were proposed on April 30, 1987 and promulgated on September 11, 1989. This information is being collected to assure compliance with 40 CFR Part 60, Subpart VVV.

In addition to the monitoring, recordkeeping and notification requirements specified in the General Provisions in § 60.7(a), (b), (d) and (f), and § 60.8(a) and (d), owners or operators are to comply with the requirements specified in the rule.

The owners or operators of polymeric coating of supporting substrates facilities must install and calibrate all monitoring devices required under the provisions of § 60.744, according to the manufacturer's specifications. The parameters to be monitored shall be continuously measured and recorded during each performance test.

The recordkeeping requirements include: records of all measurements of performance test and results including estimates of projected and actual VOC use and monitored operating parameters use in demonstrating compliance, as required by § 60.747. Records must be retained for at least 2 years.

The reporting requirements include: report on the initial compliance report that includes initial performance test results, the monthly schedule to be used in making compliance determinations, design and equipment specifications and compliance method; semiannual reports of compliance and statement of no exceedences; semiannual reports of monitoring exceedance; and, quarterly reports of periods of noncompliance recorded under § 60.744(b) and (c).

In addition, any affected facility for which the amount of VOC used is less than 95 Mg per 12-month period is subject only to the requirements of §§ 60.744(b), 60.747(b) and 60.747(c).

Burden Statement: In the currently approved ICR, the average annual burden to industry over the next three years from these recordkeeping and reporting requirements is estimated at 14,375.5 person-hours. This is based on approximately 51 existing polymeric coating of supporting substrates plants and the projection that one additional plant per year will become subject to the standard in the next three years.

The estimated capital start-up costs for this regulation are \$212,500 dollars. This estimate is based on 4 new solvent-borne coating lines at existing plants and one new solvent-borne coating line at one new plant yielding a total of 5 new solvent-borne coating lines per year. The estimated costs are based on two types of monitoring equipments needed at each plant, temperature monitoring devices to measure gas temperature and VOC monitoring devices to measure inlet and outlet organic concentration level use to

calculate control device efficiency. The annual operations and maintenance (O&M) costs are \$57,500 dollars. The average annual burden for capital and operations and maintenance costs to industry over the next three years of the ICR is estimated to be \$270,000.

(6) NESHAP–MACT for the Petroleum Refineries, Subpart CC; OMB Control No. 2060–0340; EPA ICR No. 1692.03; expiration date is August 18, 2001.

Affected Entities: Entities potentially affected by this action are petroleum refineries.

Abstract: This regulation was published in 60 FR 43244, August 18, 1995, and is codified at 40 CFR Part 63, Subpart CC.

The reporting requirements include a one-time report of start of construction, anticipated and actual start-up dates, and physical or operational changes to existing facilities; notification of compliance status reports; periodic reports; and event triggered (e.g., notification of installation of a new control device or reconstruction of an existing control device) reports. The periodic reports provide information on monitored control device parameters when they are outside established ranges and on instances where inspections reveal problems. Records (e.g., parameter monitor data, records of annual storage vessel inspections) are required to be maintained on-site for a minimum of 5 years.

Monitoring requirements include the use of existing refinery monitoring devices for when combustion sources are used as control devices (e.g., temperature or flame sensing device), and existing refinery monitoring devices for finding leaking components at process units in organic hazardous air pollutant service. Additionally, sources are required to monitor tanks to ensure that control devices are properly maintained (e.g., floating roof seals). In general records of the monitored parameters mentioned above are required to be kept for five years.

Effective enforcement of the standards is necessary due to the hazardous nature of benzene (a known human carcinogen) and other HAP's emitted from petroleum refineries. The required records and reports are necessary: to enable EPA to identify new and existing sources subject to the standards; and to assist EPA and State agencies to which enforcement has been delegated in determining compliance with the standards. The EPA uses the reports to identify facilities that may not be in compliance with the standards. Based on reported information, EPA can decide which facilities should be inspected and what records or specific

emission sources should be inspected at each facility. The required records also provide an indication as to whether facility personnel are operating and maintaining control equipment properly.

Burden Statement: In the currently approved ICR, the annual public reporting and recordkeeping burden for this collection is estimated to be 488,000 hours, and average 1,494 hours per respondent. It is estimated that there are 165 respondents (no new sources). It is estimated that the total annual cost for this collection 20.45 million dollars for labor and 570,000 dollars for annualized capital costs.

There are no operating and maintenance costs since the rule does not require any continuous emissions monitoring or electronic data submittal. Sources can comply with the monitoring requirements by using existing parametric or safety monitoring devices.

Dated: September 8, 2000.

Michael Stahl,

Acting Director, Office of Compliance.
[FR Doc. 00–23772 Filed 9–14–00; 8:45 am]
BILLING CODE 6560–50–M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6870-4]

Retrofit/Rebuild Requirements for 1993 and Earlier Model Year Urban Buses; Approval of a Notification of Intent To Certify Equipment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of EPA approval of a notification of intent to certify equipment.

SUMMARY: This Federal Register describes the certification of the Engelhard Corporation's ETX Plus rebuild kit pursuant to the Urban Bus Rebuild Requirements. The kit is certified to comply with the 0.10 grams per brake horsepower-hour (g/bhp-hr) particulate matter (PM) standard for certain engines (see below).

EPA received a notification of intent to certify (that is, an "application" for) the ETX Plus rebuild kit, signed November 17, 1998, from the Engelhard Corporation (Engelhard) pursuant to Title 40 Code of Federal Regulations (CFR) part 85 subpart O, entitled "Urban Bus Rebuild Requirements." The kit applies to Detroit Diesel Corporation's (DDC) diesel-fueled 6V92TA urban bus engines of model years 1988 through 1993 that are equipped with the second

version of Detroit Diesel Electronic Control (DDEC II). Engelhard's principal place of business is 101 Wood Avenue, Iselin, New Jersey 08830–0770.

On April 29, 1999 EPA published a notice in the **Federal Register** (64 FR 23072) that the Engelhard application had been received, and that made the application available for public review and comment for a period of 45 days pursuant to 40 CFR 85.1407. EPA has completed its review and determined that it meets the requirements for certification. The effective date of certification is discussed below under **DATES**.

Certification of this kit does not initiate (that is, "trigger") any program requirements for urban bus operators, because the 0.10 g/bhp-hr PM standard is already in effect for the engines to which the ETX Plus applies.

Additionally, Engelhard did not provide the life cycle cost information that is required to trigger a standard. However, certification of the ETX Plus kit will provide additional choices for urban bus operators.

ADDRESSES: The Engelhard application, as well as other documents specifically relevant to it, is contained in Public Docket A–93–42, Category XXV–A, entitled "Certification of Urban Bus Retrofit/Rebuild Equipment." Docket items may be inspected from 8:00 a.m. until 5:30 p.m., Monday through Friday. As provided in 40 CFR part 2, a reasonable fee may be charged by EPA for copying docket materials.

DATES: Today's Federal Register document describes EPA's decision to certify the ETX Plus kit, and establishes the effective date of certification. This certified kit may be used immediately by urban bus operators, as discussed in Section VI below. Urban bus operators having affected engines and using compliance program 1 are currently required to use kits certified to the 0.10 g/bhp-hr PM standard when the applicable engines are rebuilt or replaced.

FOR FURTHER INFORMATION CONTACT:

William Rutledge, Certification and Compliance Division (mail code 6403J), U.S. Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Avenue NW, Washington D.C. 20460. Telephone: (202) 564–9297. Email address: rutledge.william@epa.gov. SUPPLEMENTARY INFORMATION:

I. Program Background

On April 21, 1993, EPA published final Retrofit/Rebuild Requirements for 1993 and Earlier Model Year Urban Buses (58 FR 21359). The retrofit/ rebuild program is intended to reduce

the ambient levels of PM in urban areas and is limited to 1993 and earlier model year (MY) urban buses operating in metropolitan areas with 1980 populations of 750,000 or more, whose engines are rebuilt or replaced after January 1, 1995. Operators of the affected buses are required to choose between two compliance options: Option 1 sets PM emissions requirements for each urban bus engine in an operator's fleet which is rebuilt or replaced; Option 2 is a fleet averaging program that sets out a specific annual target level for average PM emissions from urban buses in an operator's fleet.

A key aspect of the program is the certification of retrofit/rebuild equipment (also referred to as "kits"). To meet either of the two compliance options, operators of the affected buses must use kits which are certified by EPA. Emissions requirements under either of the two options depend on the availability of retrofit/rebuild kits certified for each engine model. To be used for Option 1, kits must be certified as meeting a 0.10 g/bhp-hr PM standard or as achieving a 25 percent reduction in PM. Kits used for Option 2 must be certified as providing some level of PM reduction that would in turn be claimed by urban bus operators when calculating their average fleet PM levels attained under the program.

Under Option 1, additional information regarding cost must be submitted in the application for certification, in order for certification of that kit to trigger program requirements for a particular engine model. In order for the kit to serve as a trigger, the certifier must guarantee that the kit will be offered to affected operators for \$7,940 or less at the 0.10 g/bhp-hr PM level, or for \$2,000 or less for the 25 percent or greater reduction in PM. Both of the above amounts are based on 1992 dollars and include life cycle costs incremental to the cost of a standard rebuild.

II. Certification Application and Kit Identification

In an application signed November 17, 1998, Engelhard applied for certification of equipment under the Urban Bus Rebuild Requirements. The application is clarified in letters from Engelhard dated December 14, 1998, and June 30, 2000. The equipment is referred to as the ETX Plus rebuild kit and applies to 1988 through 1993 model year DDC 6V92TA urban bus engines equipped with DDEC II.

The ETX Plus kit is intended to be installed at the time of a standard engine rebuild, and results in one mechanical configuration to update all

applicable engines to an ETX Plus configuration of either 253 or 277 horsepower (Hp). The basis of the ETX Plus kit is a 6V92TA DDEC II engine that is rebuilt to a standard 1991 to 1993 DDC specification, but with some changes. When rebuilt with the ETX Plus kit, the engine will utilize an improved CMX(TM)-6 integrated catalytic converter muffler, a coated turbocharger, a specific blower drive gear, and must include other emissionrelated components identified on the engine specific parts list that is provided in the kit. (Use of parts other than the specific parts listed for the kit will place an engine in an uncertified kit configuration.)

The CMX-6 is designed to replace the existing noise muffler of a bus and incorporates Engelhard's oxidation catalyst technology to reduce PM emissions in the exhaust. The CMX-6 is different from the CMX-5 converter of the Engelhard kit that EPA certified earlier to the 0.10 g/bhp-hr standard for the same engines (see 63 FR 50225; September 21, 1998). Therefore, previously-certified CMX converters cannot be used in place of the new CMX-6 converter in the ETX Plus kit. The specific CMX-6 to be used depends on the type of coach as well as the type of engine. Engelhard's application provides a table listing the various catalytic converter kits available for different engine/coach combinations.

Engelhard indicates that the turbocharger of the ETX Plus kit has a coated housing and operates like a typical turbocharger but with improved efficiency and airflow. The improved airflow improves combustion efficiency which reduces engine-out PM.

The 1988 to 1990 model year engines also receive an upgraded software control program for the electronic control module, if necessary. The control program is listed on an updated ETX Plus parts list provided in the letter to EPA dated June 30, 2000, which can be found in the public docket at the address listed above.

The contents of the ETX Plus kit will vary depending upon the model year of the engine to be rebuilt. For the 1988–

1990 model year engines, the kit will include components necessary to update the older applicable engines to the 1991–1993 configuration. For 1991–1993 model year engines, the kit does not include the emission-related components that are typically replaced during an engine rebuild of those engines. However, the operator is still responsible for purchasing and using the components on the engine specific parts list of the kit because such components are emissions related and necessary to assure the engine is the certified ETX Plus configuration.

The engine specific parts list of the ETX Plus kit identifies the components that, while not provided with the kit, are necessary to complete an engine rebuild. The engine specific parts list for the 1988-1990 model year engines identifies only the cylinder head and blower (which are common to all model year engines). The components that are necessary to complete the ETX Plus rebuild for 1988-1990 engines, including those original equipment (OE), emission related components necessary to upgrade to the 1991-1993 model year configuration, are provided with the kit because the components would not typically be used for rebuilding 1988-1990 engines.

The engine specific parts list for 1991-1993 model year engines identifies the cylinder head and blower (again, common to all model year engines), cylinder kits, fuel injectors and camshafts. These components are necessary to complete an engine rebuild using the ETX Plus kit but would typically be replaced by an operator during rebuild of the 1991-1993 model year engines. It is an operator's responsibility to assure that all components of the ETX Plus kit, including the components of the engine specific parts list, are acquired and properly installed.

The emissions defect warranty will cover the components which Engelhard supplies in the ETX kit. Engelhard states that the ETX Plus kit will require no additional maintenance compared to a standard engine.

Using engine dynamometer testing conducted in accordance with the Federal Test Procedure (FTP) for heavyduty diesel engines, Engelhard documented in its November 17, 1998 application, PM emissions complying with the 0.10 g/bhp-hr standard. This test data is shown below in Table 1. In Table 1 EPA has also included baseline data from testing conducted in conjunction with the Engelhard kit certified earlier to the 0.10 g/bhp-hr PM standard and described in the Federal Register on September 21, 1998 (63 FR 50225). The PM emissions level of an original engine, prior to installation of the Engelhard kit, may be less relevant because all emissions-related components are required to be replaced upon installation of the kit.

The same engine block (that is, same serial number) was used for all emissions testing. The engine was initially rebuilt to a 1988 California configuration, subsequently rebuilt to a 1991 through 1993 model year DDC DDEC II standard configuration (using a DDC DDEC II upgrade kit), and then finally rebuilt with the ETX Plus rebuild kit. The testing documentation related to each of the rebuilds can be found in the public docket A-93-42, category XXV-A, at the address listed above. Transient testing was performed in accordance with the federal test procedure of 40 CFR Part 86, subparts N and I.

The certification testing documents a PM emissions level that complies with the PM standard of 0.10 g/bhp-hr, and also shows that emissions of hydrocarbon (HC), carbon monoxide (CO), oxides of nitrogen (NO $_{\rm X}$), and smoke opacities comply with the applicable standards.

Based on the testing summarized in Table 1, EPA believes that all ETX Plus equipped engines will meet the 0.10 g/bhp-hr PM standard because installation of the kit upon engine rebuild results in the replacement of all emissions-related components with a specific set of components, the combination of which has been demonstrated to comply with the PM standard of 0.10 g/bhp-hr.

TABLE 1.—SUMMARY OF ENGELHARD TESTING OF A DDC 6V92TA DDEC II

	g/bhp-hr						
Gaseous and particulate test		DE stand	ards	1988 6V92TA (California)	1991 6V92TA	6V92TA with	
	1988	1990	1991	baseline 3	baseline ³	ETX Plus kit ³	
Test Date				02/19/97	03/10/97	05/26/98	
Test Cell				7	7	7	
HC	1.3	1.3	1.3	0.8	0.5	0.02	
CO	15.5	15.5	15.5	1.4	1.9	0.4	
NO _X	10.7	6.0	5.0	5.5	4.7	5.0	

g/bhp-hr Gaseous and particulate test HDDE standards 1988 6V92TA 1991 6V92TA 6V92TA with (California) ETX Plus kit 3 baseline 3 1988 1990 1991 baseline 3 PM 0.60 0.60 0.25 0.43 0.28 0.10 0.481 0.498 0.488 BSFC¹ Hp (R/O)² 277/273 277/281 277/278 Smoke test Maximum opacity standard ACCEL 20% 4% 3% 15% 1% 1% 1% LUG PEAK 50% 6% 15% 6%

TABLE 1.—SUMMARY OF ENGELHARD TESTING OF A DDC 6V92TA DDEC II—Continued

Engelhard's application includes no life cycle cost information. Such information is required, pursuant to 40 CFR 85.1407, only to trigger the program standard of 0.10 g/bhp-hr for applicable engines. That 0.10 g/bhp-hr PM standard was triggered for both federal (i.e., 49-State) and California engines with the certification of the Engelhard ETX–2002 rebuild kit described in the Federal Register on September 21, 1998

(63 FR 50225). The effective date is discussed below in section VI, "Urban Bus Operator Responsibilities."

In accordance with program requirements of 40 CFR 85.1409, Engelhard's application includes emissions defect and emissions performance warranties for the ETX Plus kit.

The ETX Plus kit is certified to a PM emission level of 0.10 g/bhp-hr for all

1988 through 1993 DDC 6V92TA DDEC II urban bus engines using either diesel fuel #1 or #2 (including engines originally certified, or rebuilt, to meet California emissions standards). Table 2 below lists the applicable engine models and certification levels associated with the certification announced in today's Federal Register.

TABLE 2.—CERTIFICATION LEVELS

Applicable models	Applicable engine codes	Certified PM level
1988–1993 Detroit Diesel 6V92TA DDEC II	ALL (including those certified or rebuilt to meet California or 50-state emissions standards).	0.10 g/bhp-hr.

Today's certification of the ETX Plus kit includes certification for engines originally certified, or rebuilt, to meet emissions standards of California. The impact of this on urban bus operators is discussed below in the "Transit Operator Requirements" of section VI below.

III. Summary and Analysis of Comments

Comments were received from three parties in response to the **Federal** Register document of April 29, 1999 (64 FR 232072): Johnson Matthey, Incorporated (JM), Engine Control Systems, Limited (ECS), and Golden Gate Transit. JM is a company that has several kits certified under the urban bus program, including a kit certified to the 0.10 g/bhp-hr standard for the same engines to which the ETX Plus kit is applicable. ECS is a company that has kits certified under the urban bus program, and also provides catalytic converters for a DDC kit that is certified to the 0.10 g/bhp-hr standard for the

same engines to which the ETX Plus kit is applicable. Golden Gate Transit is an operator of urban buses in an area to which the Urban Bus Rebuild Requirements apply.

Comments and issues generally fell into the following categories:

(A) Components in the ETX Plus kit; (B) Potential safety concern; (C) Durability and in-service concerns related to the ETX Plus kit; (D) Certification test engine; (E) Kit Compliance; and, (F) Other comments. These comments and issues are discussed below. The overwhelming majority of comments were provided by JM.

Copies of the complete comments and other documentation are available in the public docket, which is located at the address stated above.

A. Components in the ETX Plus Kit

1. JM notes that Engelhard intends to supply the ETX Plus kit components alone, while bus operators will procure the engine-specific components on their own. JM states that EPA should require Engelhard to clearly state that transits are required to purchase and install all of the components in both the Engelhard-supplied kit and the non-Engelhard-supplied kit.

Engelhard states that it has clearly stated that a transit needs to install all of the specified components to be certified.

EPA notes that the Engelhard application shows that the ETX Plus Installation Instructions states "Ensure that all required parts are used per the Engelhard ETX Plus Parts List." Additionally, the components list provided by Engelhard in its letter dated June 30, 2000, show unique components lists for 1988–1990 and 1991–1993 6V92TA DDEC II engines, and installation of either list would result in an engine rebuilt to a standard 1991 to 1993 engine specification of either 253 or 277 horsepower.

2. Golden Gate Transit comments that there will be a "wide gap" in warranty coverage, between the components

¹ Brake Specific Fuel Consumption (BSFC) is measured in units of lb/bhp-hr.

² Horsepower (Rated/Observed during testing).

³ All 6V92TA testing was performed on engine identification number 6VF–203466. See discussion in the text. The DDC upgrade kit (25% reduction) was used to configure the engine to the 1991 model year.

Engelhard plans to put in the kit, and the warranty that DDC provides for other engine components that are not part of the certified kit, but are necessary to complete an engine rebuild when installing a kit. Emissions will be compromised if there is failure of engine components not in the certified kit, when past the DDC warranty period, and places the burden on the bus operator. Components that are not in the certified kit include pistons, cylinder liners, and piston rings. Golden Gate believes that EPA should apply the bus program warranty to all emissionrelated components of an engine, even if components are not in a certified kit.

EPA notes that the intent of the defect warranty of the regulation (40 CFR 85.1409) is to provide bus operators with the ability to obtain replacement components of a retrofit/rebuild kit that is still under warranty and fails to perform. Engelhard has met this requirement for the parts in its kits. Regarding the potential for a "wide gap" in warranty coverage between kit parts and other engine parts, Golden Gate is correct when referring to the kit applicable to 1991 through 1993 model year engines because certain engine parts are not provided with the kit. However, for kits for those model year engines, the warranty coverage for those standard engine parts when used with the kit (as they must) would be the same as the coverage when used with other standard engine rebuilds (such as rebuilding a 1991 model year engine to a standard 1991 configuration).

EPA notes that the ETX Plus kit for 1988 through 1990 model year engines includes the cylinder kits, fuel injectors, and camshafts and, all components of the kit are covered by the emission warranties required by 40 CFR 85.1409. These engine components are part of the kit because they are not standard rebuild parts for these model years.

EPA has no information that the presence of certified kits will result in the other components failing earlier than would otherwise occur. Therefore, EPA does not believe that there is a need for the kit certifier to warrant such components under the warranty requirements of the bus program. Further, the non-special emissionsrelated engine components are OEM type components and not unique with regard to the specific engine being rebuilt. In the absence of the bus program, an operator would bear the costs of such components replacement if beyond any manufacturer's warranty period. In summary, EPA does not believe that it is necessary for a kit certifier to warrant components that are not part of its kit, and does believe that

Engelhard has met its obligations under the regulatory warranty requirements of 40 CFR 85.1409.

3. In the preamble to the April 29, 1999 Federal Register document (64 FR 23072) that started the 45-day review of the Engelhard application, EPA stated that during the certification review it would address the issue of the supply method that Engelhard proposed for the ETX Plus kit and, whether the supply method compromises the ability of the kit to achieve the emission reductions in the field.

As noted previously, the ETX Plus kit is expected to be installed at the time of a standard engine rebuild, and the contents of the kit will vary depending upon the model year of the engine to be rebuilt. For rebuilding a 1988-1990 model year engine, the kit includes the original equipment emission related components needed to upgrade the engine to the 1991–1993 configuration. However, for a 1991-1993 model year engine, the kit will not contain those emission related components. This is because operators of 1991–1993 engines typically acquire such standard components when rebuilding 1991-1993 engines, and must do the same when installing the ETX Plus kit on these engines. In other words, urban bus operators are expected to acquire, from their routine supply sources, the standard components that are specified for the kit. EPA does not believe that this supply method will affect the ability of the kit to achieve emission reductions in the field and, therefore, EPA is not requiring that the kit for 1991–1993 engines provide the standard engine components that are typically acquired by the operator for a standard rebuild of the 1991–1993 engines. This supply method will not affect the in-use performance of the ETX Plus kit because EPA believes that operators will continue to procure the proper components as listed on Engelhard's engine specific parts list, which are typically replaced during a routine 1991-1993 engine rebuild. However, because these specific engine components are not common to 1988-1990 model year engines, the components are part of the kit for 1988-1990 engines.

The emissions performance warranty and emissions defect warranty provided by Engelhard as required by 40 CFR 85.1409, cover the components provided in the kit. This supply method is consistent with what has been provided for previous certifications, such as for the JM Cam Converter Technology (CCT TM) upgrade kit for these same engines as described on December 3, 1998 at 63 FR 66798, and

the Engelhard ETX–2002 kit for the same engines as described on September 21, 1998 at 63 FR 50225.

4. JM notes that Engelhard includes the blower drive gear part number 5122918, which is for a non-hardened gear. However, this is not an appropriate component because DDC standardized the gear train to include hardened gears (JM refers to DDC service information bulletin 18–D–88, but does not provide it). According to JM, DDC has indicated that hardened and non-hardened gears should not be mixed.

Engelhard states that the appropriate blower drive gear will be specified depending on the application.

EPA notes that the blower drive gear, to be supplied with the ETX Plus kit, must be covered by the program warranty per 40 CFR 85.1409, because the blower drive gear specified by Engelhard is not part of a standard rebuild for the engine. In general, EPA believes that an emission-related component should be included in a certified "kit" if the component is not part of a standard rebuild for an engine (subject to the rebuild requirements). 5.A. JM notes that the certification word codes (CWC) on the ETX Plus components list are not compliant with the Consent Decree requirements that were agreed upon by the U.S. Justice Department and the engine manufacturer (DDC).

Engelhard states that the consent decree CWC's were not available when the original application was submitted. However, the appropriate CWC will be used.

EPA notes that Engelhard, in its letter to EPA dated June 30, 2000, has provided applicable CWCs for the engines for which the ETX Plus is applicable. EPA notes that no kits are certified that are to be re-programmed with an original certification word code because such software includes programming that EPA considers a defeat device that is prohibited by the Clean Air Act.

B. Potential Safety Concern

JM has several concerns regarding the use, operation, and durability of the ceramic coated turbocharger that is provided by Engelhard as part of the ETX Plus kit. First, JM states that the ceramic coating will most likely result in higher exhaust temperature in the piping between the turbocharger and the CMX. Higher than normal exhaust temperature could be a fire hazard. EPA should require Engelhard to provide exhaust temperature data for this coated technology to compare to existing engines operating with standard turbochargers, to determine whether

there is a safety hazard. JM suggests that additional insulation may be necessary on the piping and CMX catalytic muffler that are in close proximity to fluid lines, body panels, or the customer compartment.

In response, Engelhard states that only a very small portion of the turbocharger is coated and it is insufficient to produce a change in heat loss of the turbocharger. Also, Engelhard has told EPA that the coating is not designed as a thermal barrier, and that the turbocharger does not significantly change the exhaust temperature. Furthermore, the turbocharger is the same unit as used on the original ETX kit certified earlier as described in the Federal Register at 63 FR 50225 on September 21, 1998. In its letter to EPA dated June 30, 2000, Engelhard states that these units have been in-service on urban buses for the last several years without a problem.

EPA believes, as JM also notes, that there may be many different exhaust configurations in the various bus models for the piping between the turbocharger and CMX. Also, regardless of whether the ETX Plus kit is used, the heat radiated from this section of the exhaust system is related to the exhaust pipe configurations, plus other factors that influence engine load, such as passenger loading, terrain, etc. EPA is not convinced that there is a safety concern with the ETX Plus kit, given the description of the coating and the inservice experience to date. Operators with concerns regarding the variations of particular bus models, and the possibility for increased exhaust pipe temperatures, should discuss their concerns with Engelhard. EPA notes that kits are available from other manufacturers if concerns can not be resolved.

C. Durability Related to the ETX Plus Kit

1. IM comments that EPA should be concerned about the actual level of PM attained by Engelhard's technology. It is a well-accepted fact that over time and use, both engine performance as well as catalyst performance will show some level of degradation resulting in an increase in emissions. JM says that the ETX Plus kit functions at a PM level of 0.103 to 0.105 g/bhp-hr which allows for no in-use deterioration. Because of the difficulty and impracticality of testing the performance of in-use kits, the industry would never know if this technology would consistently meet the 0.10 PM standard either initially or after any engine and/or catalyst deterioration.

As noted in other discussion on this subject, EPA is concerned about in-use deterioration. However, in its

comments, IM has neither substantiated a need to account for deterioration, nor determined what that amount or test margin should be. JM has not supplied any data relevant to deterioration of Engelhard's catalysts or on its own catalysts that might be relevant to the CMX-6. EPA's review of its electronic database of new engine certification applications for diesel-fueled, catalystequipped, urban bus engines does not support the need to account for PM deterioration. Of the 23 engine families certified since 1997 (EPA's electronic database goes back to model year 1997), 83 percent have deterioration factors of 1.000. This indicates that the engine manufacturers have determined that the over-whelming majority of their urban bus engine systems that use exhaust catalysts will have no measurable PM emissions deterioration over the useful life of these engines. These new urban bus engine families have a PM standard of 0.05 g/bhp-hr and a useful life of 290,000 miles. For the Urban Bus Rebuild Program, the most rigorous PM standard is 0.10 g/bhp-hr, and the emissions performance warranty period (comparable in concept to useful life for new engines) is 150,000 miles. In summary, the Urban Bus Rebuild Requirements do not burden certifiers with a durability demonstration requirement as part of the certification process, but instead rely on the emissions warranties required pursuant to 40 CFR 85.1409, and EPA authorities to decertify per 40 CFR 85.1413, and recall non-compliant certified kits.

JM is correct that it would be difficult to conduct an in-use testing program using the dynamometer test procedure that is used for kit certification. However, EPA expects that its ability to conduct future in-use testing programs may be facilitated by the availability of on-road testing systems such as the ROVER type of system that EPA has developed. ROVER is a mobile measurement system designed to measure exhaust emissions from vehicles under actual in-use conditions. While ROVER is not currently configured to measure emissions for determining compliance of certified kits with the urban bus program, the system has to date been used successfully in several heavy-duty on-road enforcement actions. This or other systems may be applicable to measuring the emissions associated with certified kits in the future.

Pursuant to 40 CFR 85.1413, EPA has authority to decertify equipment for various reasons, including if use of certified equipment is causing urban bus engine emissions to exceed emission requirements for any regulated pollutant. Further, pursuant to 40 CFR 85.1406(f), Engelhard has agreed in its certification application to notify operators who have installed this equipment and repair the equipment without cost to the operator when EPA determines that a substantial number of the equipment kits, when properly maintained and used, and in actual use throughout the in-use compliance period, do not meet emission requirements.

2. JM has several questions related to durability and the turbocharger of the kit. JM asks how, if it is assumed that the coated turbocharger has a higher than normal exhaust temperature, the temperature will affect durability. JM asks whether the turbocharger will have to be rebuilt prior to 200,000 miles, or lead to quicker degradation of the lubricating oil, or whether the higher temperature will lead to degradation of the turbocharger performance. JM also expresses concerns for the durability of the ceramic coating on the turbocharger. JM suggests that due to the duty cycle of a turbocharger, there are concerns that the coating will not survive. EPA should require Engelhard to demonstrate that the elevated temperature does not affect the durability of the turbocharger, and to provide durability data to demonstrate that the coating will survive over the required 150,000 miles of transit operation.

Engelhard, as noted above in response to an earlier comment, has stated that the turbocharger does not significantly change the temperature of the exhaust.

Additionally, EPA notes that Engelhard, in its letter to EPA dated December 14, 1998, states that the turbocharger in the ETX kit is almost identical to a turbocharger in operation on a revenue-service 6V92 DDEC II bus with over 75,000 miles, and the transit operator is extremely happy with the improved fuel economy and performance due to the installation of the turbocharger. Engelhard also notes that a similar turbocharger operated on a Class 8 tractor trailer test rig utilized by Engelhard for over 150,000 miles with no degradation of performance. While there may be differences in operating cycles, and other factors, EPA believes that this type of in-use durability evaluation is relevant to the general durability of the unit, and therefore supportive of the durability of the turbocharger in the ETX Plus kit.

Moreover, in its letter to EPA dated June 30, 2000, Engelhard notes that the same turbocharger is used in its original ETX kit, which is described in the **Federal Register** on September 21, 1998 (63 FR 50225). Engelhard notes that this unit has been used on many buses without a problem.

EPA notes that, while the program regulation does not contain specific requirements relating to demonstration of durability, EPA is concerned with equipment durability. This subject is discussed in the preamble to the final rule (at 58 FR 21379; April 21, 1993). Additionally, the regulation at 40 CFR 85.1409 require manufacturers to provide both an emission performance warranty, to extend for a period of 150,000 miles from when kits are installed and, an emission defect warranty, to extend for a period of 100,000 miles. The regulation is clear that EPA maintains the option of performing in-use testing. Based on the information provided by Engelhard, EPA at this point has no reason to request further information regarding durability.

JM comments that in the Engelhard letter of December 14, 1998 in response to EPA's question on field data and durability, Engelhard provides inadequate information. Engelhard compares its modified turbocharger to a standard, unmodified DDC turbocharger durability and offers one case for their modified turbocharger with no data to substantiate their claim. Additionally, Engelhard presents durability data from a Cummins B5.9 engine as proof of the durability of the CMX-6 catalytic muffler for transit bus operations. This is not an appropriate comparison for transit operation, because there are significant differences between these two engines and their respective applications. JM states that the information should not be considered evidence of durability for transit operation, and that EPA should require Engelhard to provide similar data from a unit operating on a transit bus before any consideration is given to certifying the ETX kit.

In response, EPA notes (as discussed above) that Engelhard has presented inuse examples relevant to the durability of the turbocharger in the ETX Plus kit. Regarding the CMX-6 catalyst of the ETX-Plus kit, Engelhard states that it is very similar to the current CMX catalysts and standard OEM catalysts. In support of its technology, Engelhard has submitted data from EPA's new engine certification program that indicate no PM deterioration from two 1994 model year engines using Engelhard catalysts. Also submitted are a graphical presentation showing the PM reduction performance over 1,000 hours of an Engelhard catalyst on a 1991 Cummins 5.9 liter engine, and an SAE paper written by Cummins on the durability of Engelhard diesel oxidation catalysts in

use. EPA believes that while these engine/vehicle applications may not be identical to an urban bus, such information is supportive of certification of important components of the ETX Plus kit. EPA at this point has no reason to request further information regarding durability.

4. ECS comments that a turbocharger, as a general design feature, has clearance between the intake compressor, exhaust impeller and housing to allow for expansion and contraction of components due to temperature changes. An abrade-able coating to eliminate clearances may initially improve turbocharger efficiency but as components expand and contract and bearings wear, further abrading of the coating must be expected. Therefore, some definite loss in turbocharger efficiency and increase in PM must occur. ECS believes that this bolsters their comment that the zero emissions deterioration position is not defendable in regard to this application given the nature of the coating and the intended operation of a turbocharger.

Engelhard responds that the break-in of a turbocharger and engine operates the engine at a very high temperature, thus the coated turbocharger will achieve its minimum clearance (thus abrading the maximum amount of coating) during break-in. There will not be any additional loss of coating during operation over the life of the kit. Turbochargers are designed to operate in excess of 300,000 miles before needing to be reconditioned. Bearing wear will be minimal and will have no effect at all on the performance of the coated turbocharger.

EPA has no evidence that the Engelhard turbocharger is any less durable that an original equipment unit. Further, the coated Engelhard turbocharger is part of the certified ETX Plus kit and is therefor covered by the emissions warranty requirement of the program regulations (40 CFR 85.1409).

D. Test Engine

JM states that EPA should require Engelhard to identify the origin of the 1988 DDC 6V92TA DDEC II test engine to determine whether it was an appropriate choice for testing. Also, the list of components used for the rebuild to the 1988 California DDEC II 277 Hp configuration was not provided in the Engelhard application. EPA should require Engelhard to provide the list.

Engelhard responds that a components list for the engine rebuild was provided previously to EPA but is not relevant to the emissions testing, and the components list (for the ETX

Plus kit) represents the status of the engine for the certification testing.

EPA notes that JM does not indicate why the origin of the test engine is important to determining whether the test engine is an appropriate choice for testing. Similarly, EPA does not know why the earlier (California) engine configuration is relevant to the configuration used for certification testing with the ETX Plus kit, because of the substantial number of parts replaced to generate the ETX Plus configuration. Finally, EPA notes that the components list for the test engine, in its 1988 model year California configuration, is available. This information was provided by Engelhard in conjunction with the Engelhard kit certified earlier to the 0.10 g/bhp-hr PM standard and described in the Federal Register on September 21, 1998 (63 FR 50225). The same engine block (that is, same serial number) was used for all emissions testing. The engine was initially rebuilt to a 1988 California configuration, subsequently rebuilt to a 1991 through 1993 model year DDC DDEC II standard configuration (using a DDC DDEC II upgrade kit), and then finally rebuilt with the ETX Plus rebuild kit. The testing documentation and lists of components used in each of the rebuilds can be found in the public docket A-93-42, category XXV-A, at the address listed above.

E. Kit Compliance

1. Engine Control Systems (ECS) comments that PM emissions actually exceed the 0.10 g/bhp-hr standard, and that there is therefore no basis for approval of this application. ECS notes that there must be zero emissions deterioration over the 150,000 miles of the emissions warranty requirement, and absolutely zero emission variance between different rebuilt engines. The Engelhard position on the matter does not allow for any emissions variance between different rebuild engines. ECS believes that this position cannot be defended to the transit industry.

EPA appreciates the concerns expressed by ECS. The program regulations require neither multiple certification tests nor durability demonstration. As discussed above, however, Engelhard has met the requirements of the urban bus program. EPA notes that its ability to conduct future in-use testing may be facilitated by the availability of on-road testing systems such as the ROVER type of system that EPA is currently evaluating.

2. JM states that it is their position that an oxidation catalyst, even in combination with a turbocharger that boosts exhaust temperatures above typical temperatures, will not reduce a large enough portion of both the soluble organic fraction (SOF) and soot particles to reach 0.10 g/bhp-hr over the FTP transient cycle. JM is not convinced that this technology can and will consistently produce emission levels that will meet the 0.10 g/bhp-hr standard. EPA should require Engelhard to provide turbocharger exit temperatures across the FTP cycle, baseline FTP data, and a PM analysis for SOF to allow EPA and catalytic technology experts to assess the true likelihood that this technology can consistently meet the 0.10 PM emission standard. IM submits exhaust emission data from DDC indicating a composite PM level of 0.225 g/bhp-hr for a 1991 6V92TA DDEC II.

Engelhard responds that IM's summation is not correct. The ETX Plus kit includes a blower drive gear and improved turbocharger that dramatically affect the engine-out particulate. Additionally, Engelhard's CMX-6 catalyst is substantially more efficient, so that JM's conclusions are not correct. Engelhard's certification engine was not "tuned" as JM suggests and actually emitted 0.277 g/bhp-hr PM when rebuilt to a baseline 1991 277 hp 6V92 50-State DDEC configuration. After baseline testing, the Engelhard turbocharger, new blower drive gear and CMX-6 catalyst were added to achieve the 0.10 g/bhphr standard.

EPA notes that the certification test engine for the ETX Plus kit and the baseline engine emitting 0.277 g/bhp-hr PM is the same engine serial number used for testing of its original ETX kit (the certification of which is described on September 21, 1998 at 63 FR 50225). The 0.277 g/bhp-hr PM level of Engelhard's baseline test engine is on the high side compared to both the data that JM submitted for a 1991 configuration (0.225 g/bhp-hr), and from data supplied by DDC for new engine certification of the 1991 model year 6V92TA DDEC coach (engine family MDD0552FZL1), which shows a level of 0.25 g/bhp-hr. EPA notes that all the parameter data that JM requests is not required by the bus regulation. As noted above, Engelhard states that after baseline testing, the Engelhard turbocharger, new blower drive gear and CMX-6 catalyst was added to achieve the 0.10 g/bhp-hr standard of the urban bus program. In conclusion, Engelhard has demonstrated compliance of the ETX Plus kit with the 0.10 g/bhp-hr standard in accordance with the bus program requirements.

3. JM states that EPA should require Engelhard to provide baseline exhaust emission FTP data on the test engines so

that the initial PM emissions can be part of the overall assessment of the technology. This includes the baseline exhaust emissions for the 1988 California, and the 1991 model year federal engine. IM's concern is whether the baseline emissions are truly representative. JM asks, "Or was exceptional care taken in selection of components and in rebuilding the engine that the actual PM emissions were much lower, so that use of only an oxidation catalyst would reduce PM to 0.103 g/bhp-hr?" EPA should require Engelhard to provide this data to ensure that the test engine is representative.

Engelhard states that such information is not required for certifications because Engelhard is certifying the kit to a certain standard rather than a specific amount of reduction versus a baseline engine.

EPA notes that the emissions data that Engelhard presents in its certification application (signed November 17, 1998) demonstrates compliance with the 0.10 g/bhp-hr standard in accordance with section 85.1406(a). Additional hot start test data complying with the 0.10 g/bhphr PM standard is provided in Engelhard's letter to EPA dated December 14, 1998 (supporting documentation for this test is provided in the June 30, 2000 letter to EPA). While multiple tests, including testing of different stages of engine rebuild or different engine configurations, might provide additional comfort regarding the ability of a kit to meet standards, the regulations do not require this level of scrutiny. Indeed, it might be edifying to EPA and others to know the emissions reduction associated with each component of a kit. However, the program regulations are not intended to impose such a burden on a kit certifier. Additionally, as noted previously, EPA has made "baseline" engine emissions data available in Table 1 above.

4. IM states that Engelhard should submit baseline data for the 1988 California engine because it is essential to determine whether an oxidation catalyst can theoretically reduce emission on this engine below 0.10 g/ bhp-hr level. Also, the selection of a California engine is inappropriate for comparison of fuel economy penalties for Federal engines because the 1988 California NO_X standard (6.0 g/bhp-hr) is lower than the standard (10.7 g/bhphr) for federal engines. An engine operating with lower NO_X has higher fuel consumption. By using a baseline engine with high fuel consumption, Engelhard would be able to show a lower fuel penalty when comparing the performance of the ETX kit. EPA should require Engelhard to provide a baseline

test of a federal engine for both the 1988—1990 model configuration as well as the 1991—1993 configuration in addition to the California baseline.

Engelhard responds that the baseline is not relevant because Engelhard is certifying a complete rebuild kit that essentially creates a new engine.

EPA notes that there is no specific regulatory requirement to submit data for fuel consumption comparison because Engelhard is not certifying the ETX Plus kit to life cycle cost requirements. However, this information is available for the certification test engine and when the (same serial number) engine was tested as a 1991 model year and 1988 model year California configurations. This data is provided in Table 1 above.

5. JM notes that the calculated PM level, when rounded to three places past the decimal, is 0.103 g/bhp-hr. JM argues that, while rounding is an acceptable practice, rounding off a number that is higher than the specific emissions standard is unacceptable because the standard was not achieved. EPA notes that the relevant PM standard for the Urban Bus Rebuild Program, as stated at 40 CFR 85.1403(b), is 0.10 g/ bhp-hr. It is EPA's practice, in the context of its programs measuring exhaust emissions, to use the "rounding-off method" stated in American Standards and Testing and Materials (ASTM) Practice E29 entitled "Using Significant Digits in Test Data to **Determine Conformance with** Specifications." According to this method, the numeric value of the bus program PM standard (0.10) expresses an implied level of precision (that is, two places beyond the decimal point) to which emission calculations are rounded in order to compare to the standard to determine compliance. Therefore, the calculated value of the test data produced for Engelhard's ETX Plus kit (0.103 g/bhp-hr) rounds to 0.10 g/bhp-hr, and this rounded test result complies with the urban bus program standard of 0.10 g/bhp-hr.

6. JM notes that the Engelhard certification testing completed in May 1998 was done on an engine having piston ring set 23522064 (DDC part number). This ring set was superseded by DDC in January 1999 with a piston ring set with DDC part number 23524349. In a telefax to EPA dated September 15, 1998, DDC indicated that this new ring set includes a grooved fire control ring for improved lubrication and states that the new ring carries more oil to the cylinder walls resulting in an increase in oil consumption of 21 percent. (This telefax from DDC to EPA is attached to JM's comments to EPA

dated June 14, 1999.) In the telefax, DDC calculates that the increase in oil consumption will cause an increase in PM by an average of 0.002 g/bhp-hr. JM estimates that the PM increase will be higher from the increased oil consumption than is presented because the Engelhard engine is a 1991 model year and its base emissions are higher than that used in the DDC calculations. JM calculates that with the minimum increase of 0.002 g/bhp-hr, the ETX Plus kit with the new ring set will emit at a PM level of 0.105 g/bhp-hr. JM rounds this to 0.11 g/bhp-hr, and states this clearly does not meet the 0.10 g/bhp-hr standard.

Engelhard responds with a calculation, concluding that the increase in PM due to additional oil consumption would be impossible to measure. However, EPA believes that Engelhard has incorrectly assumed that the 0.002 g/bhp-hr is an engine-out increase. Instead, the 0.002 g/bhp-hr value was calculated in an engineering analysis performed by DDC as an average increase in catalyst-out total PM, for the catalysts of three different manufacturers.

EPA notes that DDC's revised cylinder kit (part number 23524343) is for use in the DDC rebuild kits for both DDEC and MUI engines, and expects that the cylinder kits will be also be used in engines rebuilt with the ETX Plus kit. Therefore, EPA believes that the calculations of the DDC engineering analysis that JM references, are relevant to the ETX Plus kit. In its analysis, DDC calculates the increase in catalyst-out PM from its 0.10 kit, due to the increased oil consumption with the new cylinder kit. DDC assumes that the additional oil consumption results in an increase only in the soluble organic fraction (SOF) of the total PM, that the exhaust catalyst will oxidize most of this additional SOF, and that the fuelderived and soot components of the total PM are not affected by the revised cylinder kit changes. Therefore, EPA knows of no reason why the magnitudes calculated in the DDC analysis would not apply to the Engelhard engine, even though it is configured basically to a 1991 model year. The DDC analysis calculates the total catalyst-out PM increases associated with the catalytic converters of three different manufacturers that might be used with the DDC kit. When the highest catalystout PM increase (that is, that associated with the catalyst having the lowest PM conversion efficiency—22 percent) is added to the total PM of the ETX Plus kit (0.103 g/bhp-hr from the Engelhard certification testing), the total PM for the ETX Plus kit is estimated to be 0.105 g/

bhp-hr. While EPA does not know the conversion efficiency of the CMX-6 catalytic muffler unit of the ETX Plus kit, EPA expects it to be greater than the 22 percent conversion efficiency used in the DDC analysis for the catalyst with the lowest efficiency. In accordance with the ASTM E29 rounding practice referenced above, the rounded value of 0.105 g/bhp-hr for the ETX Plus kit complies with the urban bus program standard of 0.10 g/bhp-hr. Therefore, the ETX Plus kit when used in conjunction with an engine rebuild using the DDC's new piston ring set, will still meet the 0.10 g/bhp-hr standard.

7. JM notes that Engelhard submitted exhaust emission data for a hot-start test that showed a total PM measurement of 0.098 g/bhp-hr. JM states that EPA should require Engelhard to submit the formal data sheet from the test lab before it is used as part of any assessment of the technology. Also, JM notes that it results in a composite FTP PM level of 0.101 g/bhp-hr (presumedly when combined with the cold-start test data from the certification test) to which the minimum value of 0.002 g/bhp-hr PM (the increase from the piston ring set change) must be added. JM states that this results in a final PM level of 0.103 g/bhp-hr that clearly does not meet the requirement for a 0.1 PM standard.

ÉPA notes that Engelhard, in its letter to EPA dated June 30, 2000, has submitted the formal data sheet from the test laboratory, for the additional hotstart test data. This hot-start data is submitted by Engelhard in support of its previously-submitted certification test data (which consists of cold and hotstart test data). Additionally, while Engelhard has not provided any cold start test data associated with the additional hot-start test, EPA notes that the "final PM level" of 0.103 g/bhp-hr mentioned by JM, if rounded per ASTM Practice E29 as has been discussed above, would be in compliance with the urban bus program standard for PM of 0.10 g/bhp-hr.

F. Other Comment

ECS comments that Engelhard has told EPA of Engelhard's intent to withdraw their original 0.10 DDEC II kit (the certification of which is described in the **Federal Register** on September 21, 1998 at 63 FR 50225) from the Urban Bus Program. ECS asks whether Engelhard will guarantee to offer the ETX Plus kit for actual sale to the transit industry. ECS suggests that applicants who have no intention to offer products for sale to the transit industry obviously have other commercial reasons for the application, and that EPA should deny certification to applicants that have no

intention to offer the products for sale to the transit industry. Applications for kits that will not be offered for sale are a misuse of the Urban Bus Program. Such applications dilute the EPA's ability to expedite other certification applications. Also, such dilution can result in undue financial hardship to other serious applicants and an unnecessary delay of competitive products to the marketplace.

EPA notes that the program regulations require, for kits certified to life cycle cost requirements, that a certifier guarantee to offer the kit for sale to all operators for less that the applicable life cycle cost. Such information is required, pursuant to 40 CFR 85.1407, only to trigger the program standard of 0.10 g/bhp-hr for applicable engines. Providing life cycle cost information is optional and the related guarantee is not specifically required from certifiers that do not intend their kit to trigger an emission standard. Engelhard has not provided this information for the ETX Plus kit, but EPA has no reason to suspect that Engelhard will not offer the ETX Plus kit to the transit industry. However, EPA agrees with ECS that the urban bus program is intended to certify kits that are to be sold to the transit industry for use on urban bus engines.

IV. California Engines

The NO_X emission standard for new engine certification applicable to 1988 through 1990 model year engines sold in the State of California is 6.0 g/bhphr. For 1991 through 1993, the standard is 5.0 g/bhp-hr. The emissions testing presented by Engelhard demonstrate a NO_X emissions level that complies with the 5.0 g/bhp-hr standard. Therefore, today's certification of the ETX Plus kit for DDEC II engines applies to DDEC II engines certified to meet California emissions standards.

The kit certified today may require additional review by the California Air Resources Board (CARB) before use in the State of California. EPA recognizes that special situations may exist in California that are reflected in the unique emissions standards, engine calibrations, and fuel specifications of the State. While requirements of the federal urban bus program apply to several metropolitan areas in California, EPA understands the view of CARB that a kit certified under the urban bus program, to be used in California, must be provided with an executive order exempting it from the anti-tampering prohibitions of that State. Parties interested in additional information should contact the Aftermarket Part Section of CARB, at (818) 575-6848.

V. Certification

EPA has reviewed this application, along with comments received from interested parties, and finds the ETX Plus kit described in the Engelhard application and other relevant documents:

- (1) Complies with a PM emissions standard of 0.10 g/bhp-hr, without causing the applicable engine families to exceed other applicable emission requirements;
- (2) Will not cause an unreasonable risk to the public health, welfare or safety;
- (3) Will not result in any additional range of parameter adjustability; and
- (4) Meets other requirements necessary for certification under the Urban Bus Rebuild Requirements (40 CFR Sections 85.1401 through 85.1415).

EPA hereby certifies this kit for use in the Urban Bus Retrofit/Rebuild Program. The equipment, the ETX PlusTM Emissions Rebuild Kit, may be used immediately by urban bus operators subject to the Urban Bus Rebuild Requirements.

VI. Urban Bus Operator Responsibilities

Today's **Federal Register** document announces certification of the above-described Engelhard kit, when properly applied, as meeting the 0.10 g/bhp-hr PM standard of the Urban Bus Rebuild Requirements, for urban bus engines certified as meeting either federal and California emissions standards. Affected urban bus operators that choose to comply with compliance program 1 are required to use this or another kit that is certified to meet the 0.10 g/bhp-hr PM standard, for any engines listed in Table 2 which are rebuilt or replaced after the applicable deadline, as discussed below.

The 0.10 g/bhp-hr PM standard was triggered on September 21, 1998. As described in a Federal Register notice on September 21, 1998 (63 FR 50225), EPA certified the ETX-2002TM Emissions Rebuild Kit supplied by the Engelhard Corporation. The ETX kit applies to 1988 through 1993 model year Detroit Diesel Corporation 6V92TA DDEC II engines having electronic fuel control and rated at either 253 or 277 horsepower (hp). That certification means that transit operators using compliance program 1 must use rebuild kits certified to the 0.10 standard when rebuilding or replacing the applicable engines after March 22, 1999 (that is, 6 months after September 21, 1998).

The September 21, 1998 **Federal Register** notice states that certification of Engelhard's ETX kit, as it applies to engines of model years 1988 through

1990, is conditional pending demonstration by Engelhard that any replacement engine control module (ECM) or any replacement ECM program used in conjunction with the kit would not adversely impact the emissions of NOx. In a letter dated March 2, 1999, to Engelhard, EPA stated that the conditional status was removed and that the ETX kit can be used by transit operators in compliance with the requirement of the rebuild program. In a letter dated March 29, 1999 from EPA's Assistant Administrator for Enforcement and Compliance Assurance to Santa Clara Valley Transportation Authority, EPA stated that due to confusion surrounding the conditional certification, it will not take action against an operator who does not install 0.10 kits between March 22, 1999 and May 21, 1999. Further, EPA stated in the letter that it will extend this period of no action past May 21, 1999, if the general counsel for a bus operator certifies in writing to EPA that it has exercised due diligence since September 21, 1998, to procure the necessary 0.10 kits, but could not obtain them in time to begin installing 0.10 kits by May 22, 1999. In no event will the period of no action be longer than September 1, 1999. A copy of this letter is located in docket XXV-A located at the above address.

Urban bus operators who choose to comply with compliance program 2 may use the certified Engelhard kit, and those who use this kit may claim the respective PM certification level from Table 2 when calculating their Fleet Level Attained (FLA).

Urban bus operators must be aware of their responsibility for maintenance of records pursuant to 40 CFR Sections 85.1403 through 85.1404. The ETX Plus kit may not include, depending upon model year of the applicable engine, fuel injectors, engine camshafts, cylinder kits, or ECM software. As stated in the Urban Bus Rebuild Requirements (40 CFR 85.1401 through 85.1415), operators should maintain records for each engine in their fleet to demonstrate that they are in compliance with the Urban Bus Rebuild Requirements beginning on January 1, 1995. These records include purchase records, receipts, and part numbers for the parts and components used in the rebuilding of urban bus engines. Urban bus operators must be able to demonstrate that all components used in the rebuilding of engines are in compliance with program requirements. In other words, urban bus operators must be able to demonstrate that all required components of the kit certified

in today's **Federal Register** document are installed on applicable engines.

Dated: September 8, 2000.

Robert Perciasepe,

Assistant Administrator for Air and Radiation.

[FR Doc. 00–23775 Filed 9–14–00; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6870-3]

Retrofit/Rebuild Requirements for 1993 and Earlier Model Year Urban Buses; Certification of Equipment on the Basis of Life Cycle Cost Criteria

AGENCY: Environmental Protection Agency (EPA)

ACTION: Notice of certification by EPA of equipment on the basis of compliance with the life cycle cost criteria of the Urban Bus Rebuild Requirements.

SUMMARY: In accordance with 40 CFR 85.1407(c), this notice announces the decision of EPA to expand the certification of certain equipment to include compliance with the life cycle cost criteria of the Urban Bus Rebuild Program (40 CFR Part 85, Subpart O).

A Federal Register notice dated December 3, 1998 (63 FR 66798) announced that EPA certified the JM CCTTM Upgrade Kit to comply with the 0.10 g/bhp-hr particulate matter (PM) standard of the Urban Bus Rebuild Program. The kit is applicable to 1985 through 1993 model year Detroit Diesel Corporation (DDC) 6V92TA DDEC II urban bus engines having electronic control of fuel injection. That certification is not based on the optional compliance with life cycle cost criteria of the program.

In documents dated January 26, 1999, IM provided life cycle cost information to EPA for the CCT kit, as it applies to engines of model years 1988 through 1993. A Federal Register notice (64 FR 11864) dated March 10, 1999, announced that EPA had received the cost information and made it available for public review, and asked for public comment. EPA has reviewed JM's life cycle cost information as well as the comments received, and with today's **Federal Register** notice is expanding certification of the JM equipment to include compliance with the life cycle cost criteria.

Today's **Federal Register** notice announces that JM's certification is expanded to include compliance with the life cycle cost criteria, and would therefore serve to "trigger" the 0.10 g/

bhp-hr standard for the applicable engines, if necessary. This is discussed below in additional detail.

The impact of today's action on urban bus operators is discussed further below.

Category XXI of Public Docket A–93–42, entitled "Certification of Urban Bus Retrofit/Rebuild Equipment" contains JM's notification of intent to certify, the new cost information, as well as other materials specifically relevant to it. This docket is located at the address below.

DATES: The date of today's Federal Register notice, September 15, 2000, is the effective date of certification by EPA of the CCT kit described herein, for compliance with the applicable life cycle cost criteria of the urban bus rebuild program. This certification will obligate JM to offer the equipment meeting the 0.10 g/bhp-hr standard within the specified life cycle cost limits discussed below. The impact of today's action on urban bus operators is discussed below.

FOR FURTHER INFORMATION CONTACT:

William Rutledge, Certification and Compliance Division (6403]), U.S. Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Avenue NW, Washington, DC 20460. Telephone: (202) 564–9297. Email Address: rutledge.william@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Program Background

On April 21, 1993, EPA published final Retrofit/Rebuild Requirements for 1993 and Earlier Model Year Urban Buses (58 FR 21359). The retrofit/ rebuild program is intended to reduce the ambient levels of particulate matter (PM) in urban areas and is limited to 1993 and earlier model year (MY) urban buses operating in metropolitan areas with 1980 populations of 750,000 or more, whose engines are rebuilt or replaced after January 1, 1995. Operators of the affected buses are required to choose between two compliance options: Program 1 sets particulate matter emissions requirements for each urban bus engine in an operator's fleet which is rebuilt or replaced; Program 2 is a fleet averaging program that establishes specific annual target levels for average PM emissions from urban buses in an operator's fleet. In general, to meet either of the two compliance options, operators of the affected buses must use equipment that has been certified by EPA.

A key aspect of the program is the certification of retrofit/rebuild equipment. Emissions requirements under either of the two compliance options depend on the availability of

retrofit/rebuild equipment certified for each engine model. To be used for Program 1, equipment must be certified as meeting a 0.10 g/bhp-hr PM standard or, if equipment is not certified as meeting the 0.10 standard, as achieving a 25 percent reduction in PM. Equipment used for Program 2 must be certified as providing some level of PM reduction that would in turn be claimed by urban bus operators when calculating their average fleet PM levels attained under the program. For Program 1, information on life cycle costs must be submitted in the notification of intent to certify in order for certification of the equipment to initiate (that is, to "trigger") program requirements. To trigger program requirements, the certifier must guarantee that the equipment will be available to all affected operators for a life cycle cost of \$7,940 or less at the 0.10 PM level, or for a life cycle cost of \$2,000 or less for the 25 percent or greater reduction in PM emissions. Both of these values are based on 1992 dollars and are increments above costs associated with a standard rebuild. If EPA determines that the life cycle cost limit is met, then certification is based on "life cycle cost" in addition to reducing PM emissions.

Under program 2, operators calculate their average fleet emissions using specified engine PM emission levels (as well as other factors).

The 0.10 g/bhp-hr PM standard was triggered on September 21, 1998. As described in a Federal Register notice on September 21, 1998 (63 FR 50225), EPA certified the ETX-2002TM Emissions Rebuild Kit supplied by the Engelhard Corporation. The ETX kit applies to 1988 through 1993 model year Detroit Diesel Corporation 6V92TA DDEC II engines having electronic fuel control and rated at either 253 or 277 horsepower (hp). That certification means that transit operators using compliance program 1 must use rebuild kits certified to the 0.10 standard when rebuilding or replacing the applicable engines after March 22, 1999 (that is, 6 months after September 21, 1998).

The September 21, 1998 Federal Register notice states that certification of Engelhard's ETX kit, as it applies to engines of model years 1988 through 1990, is conditional pending demonstration by Engelhard that any replacement engine control module (ECM) or any replacement ECM program used in conjunction with the kit would not adversely impact the emissions of NO_X. In a letter dated March 2, 1999, to Engelhard, EPA stated that the conditional status was removed and that the ETX kit can be used by transit operators in compliance with the

requirement of the rebuild program. In a letter dated March 29, 1999, EPA stated that due to confusion surrounding the conditional certification, it will not take action against an operator who does not install 0.10 kits between March 22, 1999 and May 21, 1999. Further, EPA stated in the letter that it will extend this period of no action past May 21, 1999, if the general counsel for a bus operator certifies in writing to EPA that it has exercised due diligence since September 21, 1998, to procure the necessary 0.10 kits, but could not obtain them in time to begin installing 0.10 kits by May 22, 1999.

Certification of the JM CCT kit as complying with the life cycle cost criteria will not establish new requirements for operators. This is discussed further in Section V below.

II. Information Concerning Cost and Availability

EPA announced certification of the JM CCT Upgrade Kit in the Federal Register on December 3, 1998 (63 FR 66798). That certification is based on compliance with the 0.10 standard, but without determination of compliance with the optional life cycle cost criteria. That certification was described as "conditional" for some engine applications, pending a demonstration that any replacement ECM or ECM program used in conjunction with the certified kit would not adversely impact the emissions of NO_X in comparison to the ECM or ECM program that is replaced. DDC provided information that allowed EPA to remove the conditional status of the certification. Therefore, in a letter to IM dated March 2, 1999, EPA removed the conditional status and stated that the CCT Kit can be used by bus operators in compliance with requirements of the Urban Bus Rebuild Program.

In documents signed January 26, 1999, JM provided life cycle cost information in a revised section 6 of their notification of intent to certify the CCT Upgrade Kit. JM presents data in support of their claim that the life cycle cost of the CCT kit is less than \$7,940 (in 1992 dollars) incremental to the cost of a standard rebuild. A **Federal Register** notice (64 FR 11864) dated March 10, 1999, announced that EPA had received the cost information and was making it available for public review and public comment.

III. Summary and Analysis of Comments

Detroit Diesel Corporation (DDC), the original manufacturer of the bus engines to which the CCT kit applies, was the

only party to provide comments. The following summarizes DDC's comments, JM's responses to the comments, and EPA's position on the issues raised by the comments.

a. DDC notes that JM states that the cost of the reprogramming, if ECM reprogramming is necessary, would be included in the price of the kit. However, JM does not explain how DDC distributors and dealers, who would be doing the reprogramming, would be compensated for the reprogramming if the reprogramming fee is paid to JM as part of the kit price. The reprogramming fee is typically collected by the distributor when the service is performed.

In response, JM states that it intends to reprogram ECMs at its facilities at Stewart & Stevenson (a DDC distributor as well as JM distributor). JM's payment for reprogramming will be by JM to Stewart & Stevenson and will remain imbedded in the price of those kits that require the ECM program (that is, the certification word code, CWC) to be

Regarding DDC's point, EPA requested JM to include the price of the reprogramming in the purchase price of the kit to insure that the price of the kit includes all components that are not part of a standard rebuild (it is thereby accounted for in the life cycle cost analysis). In this way, bus operators will not be faced with the potential for additional costs above the purchase price of the kit, for an emission-related component.

b. DDC also states that JM should identify those engines that will receive ECM reprogramming. Further, DDC believes that the ECM reprogramming costs should be shown separately from the CCT hardware costs.

JM states that all 1985 through 1990 model year engines, and any 1991 through 1993 model year engine with a CWC other than 259, 260, 261, 262, 263, or 264, will be required to upgrade its CWC. Also, as noted previously, EPA requested JM to include the price of the reprogramming in the purchase price of the kit.

c. DDC notes that JM's test of the CCT kit consisted of a cold-start test followed by two hot-start tests. To calculate the fuel consumption (that is, brake specific fuel consumption, BSFC, measured in units of pounds of fuel per brake-horsepower-hour) of the CCT kit, JM combined the cold-start test with the second hot-start test, and completely ignored the first hot-start test, even though it is valid. DDC states that it sees no justification for ignoring the valid first hot-start test. DDC states that the first hot-start test should be used (in

conjunction with the cold-start test), unless JM provides some sound rationale for bypassing it.

In reply, JM states that after a coldstart test, the test laboratory routinely conducts two hot-start tests in the event that the first is invalid. JM contends that, because the second hot-start is a valid test, it can be used to calculate the fuel consumption.

EPA notes that it is not improper to use the second hot-start test if the first test is not valid. However, in this situation, the first test has been presented as valid and, was used by IM to demonstrate compliance with the 0.10 standard in its certification application dated March 6, 1998. EPA notes that it is consistent with the regulations governing the transient test procedure to use the first hot-start test. 40 CFR 86.1327-90 ("Engine dynamometer test procedures; overview") establishes the basic sequence for the transient engine test, and 86.1330-90 shows a diagram of the overall test sequence. Section 86.1336-84 ("Engine starting, restarting, and shutdown") provides direction for rerunning the hot-cycle when the test sequence is impacted by engine stalls and malfunctions in the required test equipment. In no case are there provisions in the Part 86 test procedures for the arbitrary selection of hot-start cycles. Use of a valid first hot-start test is consistent with EPA's procedures in other, new engine, test programs (for example, during selective enforcement audits). Therefore, EPA is using the first hot-start with the cold start test to determine the composite fuel consumption of engines equipped with the CCT kit. For the purposes of the analysis discussed below, the fuel consumption value of engines equipped with the CCT kit is 0.489 lb/bhp-hr.

d. DDC notes that JM presents baseline fuel consumption data for 1991 through 1993 model year engines. After comparing this to the fuel consumption for the CCT kit, JM notes a 0.4 percent difference, but dismisses the difference as being "within accepted experimental error." DDC notes that the urban bus regulation (40 CFR 85.1404) does not include provisions for "rounding off" ignoring differences that may be the result of testing uncertainty. DDC states that the BSFC difference reflected by the actual test data is the best estimate of the fuel consumption impact of the CCT kit, and must be used in computing the life cycle cost.

In response, JM states that a fuel consumption difference of 0.4 percent is within the "experimental" error of the test cells at the laboratory. JM also states that it is following the customary

practice of EPA in rounding down numbers.

EPA has no customary practice of ''rounding down'' test data. Additionally, DDC is correct in that the program regulation does not address rounding of numbers or ignoring differences when assigned to "experimental" (that is, test-to-test) error. However, the issue specifically related to the 0.4 percent is no longer relevant because the fuel consumption value determined by EPA for the CCT kit, as discussed previously, is not the value based on the second hot-start test as JM presents in its analysis. The impact of any difference in fuel consumption, of course, remains relevant with regard to determining the life cycle cost of the kit. EPA is not familiar with any analyses of the test-totest error of the laboratory at which the testing was conducted.

EPA believes that it is reasonable to determine (and apply) the fuel consumption impact to one-tenth of a percentage point. This is consistent with the practice used during the certification process of the Engelhard ETX kit. The impact of fuel consumption is discussed below in the section titled "EPA Determination of Life Cycle Cost".

e. JM separately evaluates the fuel consumption impact of its kit on 1990 model year engines because the NO_X standard for the 1990 model year dropped from 10.7 to 6.0 g/bhp-hr. JM states that it is accepted in industry that reductions in NOx are achieved at the expense of fuel consumption. For evaluating the impact, JM cites original DDC new engine certification data to establish a baseline fuel consumption for 1990 model year engines, and compares this data with the fuel consumption of the CCT kit to determine the impact of the CCT on these engines. DDC notes that in 1990, it only produced engines configured to operate on diesel fuel #1, and to compare this data with data run with the CCT using diesel fuel #2, as JM has done, results in a biased and inappropriate comparison because the energy content of diesel #1 is about 1 percent higher than diesel #2. Therefore, DDC states that it is appropriate to correct the 1990 baseline fuel consumption upward by 1 percent to correct for fuel type differences before making the fuel consumption evaluation.

In response, JM recognizes the accuracy of DDC's statement and concurs that the 1990 model year engine's baseline fuel consumption should be increased by 1 percent.

EPA notes that the comment and response by JM are no longer specifically relevant. While in general it appears to be reasonable to determine the impact of fuel consumption based on grouping together those engines having the same NO_X standard (such as the 1988 California engines and 1990 federal engines), EPA does not rely on the specific test data from the original DDC new engine certification. The impact of fuel consumption is discussed below in the section titled "EPA Determination of Life Cycle Cost".

f. JM also separately evaluates the fuel consumption impact of its kit on 1988 and 1989 model year California engines because the NO_X standard in California for those years is 6.0 g/bhp-hr, and JM states that it is a widely accepted fact in the industry that there is a trade off between NO_X and fuel consumption. IM notes that the fuel consumption of the 1988 and 1989 model year California engines would have been comparable to the 1990 model year federal engine because all had the same 6.0 g/bhp-hr NO_X standard. For evaluating the impact, JM did not develop baseline data, but instead cites data supplied by Engelhard Corporation in its application for certification of its ETX kit. Engelhard tested a 1988 6V92TA DDEC II California configuration to establish a baseline fuel consumption for the 1988-1989 California engines of 0.481 lb/bhphr. IM compares this data with the fuel consumption of the CCT kit to determine the impact of the CCT kit on these engines. DDC notes that the original DDC certification testing of the 1988 California 6V92 DDEC engine rated at 277 horsepower yielded fuel consumption of 0.462 lb/bhp-hr.

In response, JM argues that the fuel consumption of 0.481 lb/bhp-hr, developed for Engelhard using a 1988 California engine, is more "real life" than DDC's value of 0.462 lb/bhp-hr for the same engine, and therefore appropriate for evaluating the impact of its CCT kit.

While DDC has not provided any background information on its test of the 1988 California certification engine, EPA expects that it was conducted in a DDC test cell in 1987. However, EPA believes that it is reasonable to compare data that is developed at the same laboratory. Therefore, to determine the fuel consumption impact, EPA is relying on the 0.481 lb/bhp-hr (developed for Engelhard) because it was conducted at the same test laboratory (Southwest Research Institute, SwRI) as the CCT test. The impact of fuel consumption is discussed below in the section titled "EPA Determination of Life Cycle Cost".

g. DDC notes that for the urban bus rebuild certification of their own 25 percent reduction kit for 6V92 DDEC engines, they provided fuel consumption values of 0.449 and 0.470lb/bhp-hr for 1988 and 1991 model year engines, respectively. While both of these values are lower than the corresponding values developed by JM, the fuel consumption penalty (from the 1988 to 1991 model year) is about 5 percent in both cases (actually 4.7 percent based on EPA calculation). DDC states that the fuel consumption penalty that JM develops for the impact of the CCT kit on 1988 and 1989 model year federal engines appears appropriate, but when additional differences between the CCT kit and the 1991 baseline are accounted for, DDC believes that the actual fuel consumption penalty is approximately 6.5 percent.

JM responded that it stands by its analysis that shows there is no fuel consumption penalty associated with upgrading a 1991 model year DDEC engine to a CCT Upgrade Kit configuration, and would agree to use DDC's 5 percent penalty for upgrading 1988 and 1989 model year engines to the CCT kit configuration.

EPA notes that the specific fuel consumption penalty of 4.7 percent (to which DDC and JM refer as 5 percent), is based on comparing data from 1988 and 1991 model year engines that DDC developed for its original new engine certification. However, the data do not represent engine configurations of the same horsepowers, and neither test represents actual use of the CCT kit. To calculate the fuel consumption penalty for the CCT kit, EPA believes that it is reasonable to compare data from the testing conducted for JM on the CCT kit and the engine rebuilt to a 1991 model year configuration. Both tests were conducted for JM using engines of the same horsepower (277 Hp) in the same test cell of the same laboratory. As discussed later in the section titled "EPA Determination of Life Cycle Cost," our analysis shows that a 6.5 percent fuel consumption penalty is appropriate.

IV. EPA Determination of Life Cycle Cost

Section 85.1403(b)(1)(ii) describes the elements that must be considered when analyzing life cycle cost of equipment, including equipment purchase price, incremental fuel cost, installation costs, maintenance costs, and costs of any fuel additives required. To trigger the 0.10 g/bhp-hr standard, the life cycle cost of equipment can be no more than the limit of \$7,940 (in 1992 dollars),

incremental to the cost of a standard rebuild.

In this section, EPA analyzes the life cycle costs using a methodology similar to that described in both the **Federal Register** notice of March 14, 1997 (62 FR 12166), which describes the certification of Engelhard's ETX kit applicable to DDC's 6V92TA engines with mechanical unit injectors (MUI), and the **Federal Register** notice of September 21, 1998 (63 FR 50225), which describes the certification of Engelhard's ETX kit applicable to DDC's 6V92TA engines with electronic unit injectors (DDEC).

The analysis first determines the cost of a "weighted" rebuild because the kit is used in conjunction with a standard rebuild and contains parts that are typically replaced during a standard rebuild. The weighted rebuild considers that all operators do not rebuild engines the same way, and therefor reflects, on a weighted basis, that some operators rebuild using non-original equipment parts and some operators rebuild certain components in-house. For the weighted rebuild, cost information is "corrected" to a 1992 time-frame, which is the time period for which the life cycle cost limit of \$7,940 of the regulation is based. EPA then uses the cost of a weighted rebuild for determining an offset for the parts supplied in the CCT kit (that is, JM's first supply option) that are typically replaced during a standard rebuild. The offset is then added to any additional installation costs and fuel penalty, to determine a maximum purchase price such that the life cycle cost of the equipment meets the life cycle cost limit. In other words, in order to comply with the life cycle cost criteria, the maximum purchase price, when added to the fuel consumption penalty and additional installation cost, and offset for parts in the CCT kit, can be no more than \$7,940 (in 1992 dollars), incremental to the cost of a standard rebuild. In the final step, the maximum purchase price in 1992 dollars is converted to current value using the appropriate consumer price indices.

A. Cost of a Weighted Rebuild

The life cycle cost analysis is based on JM's first supply option, as described in the December 3, 1998 Federal Register notice, because only one supply option needs to comply with the life cycle cost criteria and, the first supply option provides virtually all emissions-related components typically replaced during a standard rebuild. In the first supply option, JM is to provide the following parts: CEM II catalytic muffler, patented engine camshafts, CCT cylinder kits, 0.015 offset key, fuel

injectors, 40T blower gear, turbo charger, blower assembly, blower bypass valve, and if necessary, the ECM program. The cylinder heads and gasket kit are not included with the CCT kit because these parts, although typically replaced during a standard rebuild, are the same regardless of model year.

JM notes that the CCT kit is sold to complement a standard engine rebuild. The balance of the specified parts for the standard rebuild (excluding standard cams) can be acquired from traditional DDC parts sources. A cost offset is provided in the analysis for the parts in the CCT kit that are normally replaced during a standard engine rebuild. The costs for the parts normally replaced during a standard engine rebuild has been previously determined for certification of the Engelhard's ETX kit (63 FR 50225; September 21, 1998).

As explained in the September 21, 1998 **Federal Register**, for the

determination of the cost of a weighted rebuild, EPA assumes that some parts used in the rebuild of some engines are original equipment (OE) parts, others are non-OE parts, and that some transits re-manufacture certain components inhouse. Table 1 below summarizes the cost of a weighted rebuild as presented in the September **Federal Register**, and indicates the parts costs that are offset because they are provided in the CCT kit for the first supply option.

TABLE 1.—PARTS NORMALLY REPLACED DURING STANDARD REBUILD
[1992 dollars]

Items	Weighted rebuild ¹	Parts offset by CCT kit
1—Cylinder Kit	1,540	1,540
2—Gasket Kit	147	
3—Fuel Injectors	1,450	1,450
4—LB Camshaft	606	606
5—RB Camshaft	519	519
6—Blower Ass'y	302	302
7—Turbo Ass'y	424	424
8—Heads Ass [*] y	1,079	
9—ECM Program	(2)	(2)
Totals	6,067	4,841

¹ As determined on September 21, 1998 (63 FR 50225) in conjunction with certification of the Engelhard ETX kit for DDEC engines.

² Not required.

EPA received no comments regarding the costs related to the standard or weighted rebuild. Therefore, EPA continues to use the costs from the **Federal Register** notice developed for the Engelhard certifications indicated above. There may be uncertainties and assumptions involved with this "weighted" approach, but EPA believes that, based on the available information,

the cost of a standard rebuild of a DDC 6V92TA DDEC engine is best approximated by the weighted rebuild costs shown above in Table 1, for the purposes of determining the maximum purchase price for the CCT Upgrade Kit.

B. Incremental Fuel Cost

Life cycle costs can be impacted by the fuel consumption associated with the use of retrofit equipment using diesel fuel. A review of test data is used to determine any fuel consumption penalty. As noted above, EPA gives preference to data developed for JM, based on engines of 277 horsepower, and tested at the same laboratory. Table 2 below lists the test data that is used to make the determination of incremental fuel cost for the CCT kit.

TABLE 2.—BASELINE AND CCT FUEL CONSUMPTION DATA

Engine description (Hp)	NO _X level/NO _X Std	Test laboratory	Tested for	Test date	BSFC ¹	BSFC pen- alty (per- cent)
CCT Kit (277)	4.9/5.0	SwRI, cell 16	Engelhard	01/07/98 02/13/98 02/19/97 03/05/97	0.489 0.483 0.481 0.459	1.2 1.7 6.5

¹ Brake-specific fuel consumption measured in units of pounds of fuel per brake horsepower-hour (lb/bhp-hr).

EPA determines the fuel consumption impact of the CCT kit on three test engines, each complying with a distinct ${\rm NO_X}$ exhaust emission standard. The ${\rm NO_X}$ standard for all 1991 through 1993 model year engines is 5.0 g/bhp-hr. The standard for 1988 through 1990 California engines and 1990 federal engines is 6.0 g/bhp-hr. The standard for 1988 and 1989 federal engines is 10.7 g/bhp-hr. Data provided by JM with its

application for certification dated March 6, 1998, indicate that CCT-equipped engines comply with the 5.0 g/bhp-hr NO_X standard and therefore the CCT kit can be used on engines originally certified to comply with any of the noted standards. EPA recognizes that the available fuel consumption data is limited, but believes it adequate for the purpose of determining the life cycle cost analysis.

As discussed above, EPA is using the first hot-start in conjunction with the cold-start test, to determine the fuel consumption of the engine equipped with the CCT kit. Therefore, the purposes of this analysis, the fuel consumption of CCT-equipped engines is taken as 0.489 lb/bhp-hr.

The test of the engine configured to a 1991 model year configuration indicates a baseline fuel consumption of 0.483 lb/ bhp-hr. Therefore, EPA calculates that the CCT kit, on 1991 through 1993 model year engines, increases fuel consumption by 1.2 percent.

EPA believes that it is reasonable to determine the impact of fuel consumption on all engines meeting the same 6.0 g/hp-hr NO_X standard, which includes the 1988 through 1990 California engines and the 1990 federal engines. JM did not conduct a baseline test on an engine that was designed to 6.0 g/bhp-hr NO_X standard. However,

data available from testing a 1988 model year California engine at Southwest Research Institute for Engelhard, indicates a baseline value of 0.481 lb/bhp-hr for engines designed to the 6.0 g/bhp-hr standard. Therefore, EPA calculates that the CCT kit, on 1988 through 1990 California engines and 1990 federal engines, increases fuel consumption by 1.7 percent.

The test conducted for JM on the 1988 model year federal engine indicate a baseline fuel consumption of 0.459 lb/

bhp-hr. Comparing this value with the CCT fuel consumption of 0.489 lb/bhp-hr, indicates a fuel consumption penalty of 6.5 percent when upgrading a 1988 model year engine to the CCT kit.

The impacts on fuel consumption are summarized below in Table 3 along with the increased life cycle fuel costs calculated pursuant to the formula prescribed at 40 CFR 85.1403(b)(1). The impact of the fuel consumption penalty on life cycle costs is included in the summary below.

TABLE 3.—FUEL CONSUMPTION IMPACT OF CCT UPGRADE KIT [1992 dollars]

Applicable engine model year	NO _x Standard (g/bhp-hr)	Fuel consump- tion impact (percent)	Fuel penalty per 40 CFR 85.1403(b)(1) (in 1992 \$)
1991–1993 50-state	5.0	1.2	338
	6.0	1.7	479
	10.7	6.5	1,831

C. Installation Costs

As defined at 40 CFR 85.1403 (b)(1)(ii)(B), the installation cost of certified equipment is "the labor cost of installing the equipment on an urban bus engine, incremental to a standard rebuild, based on a labor rate of \$35 per hour" (in 1992 dollars). JM states that the labor required to rebuild an engine will be the same for a standard rebuild and the CCT kit, with the exception of the additional labor required for installation of the CEM II catalytic muffler. The CEM II installation is essentially identical to the replacement of an OE muffler, and will not exceed 2 hours labor. Using the labor rate of \$35.00 per hour, as specified at 40 CFR 85.1403, the two hours is valued at \$70

(in 1992 dollars) and is incremental to the cost of a standard rebuild.

D. Maintenance Costs

JM states that the CCT kit requires no maintenance for the CEM II and no additional maintenance above and beyond normal DDC maintenance requirements for a standard rebuild. EPA has no information to conclude that any additional maintenance is necessary for the CEM II catalyst muffler, or would increase life cycle costs. Therefore, no additional maintenance costs are listed for the CCT kit.

E. Costs of Fuel Additives

No fuel additives are required for the CCT kit.

F. Total Life Cycle Cost

As noted previously, the regulation at 40 CFR 85.1403 requires that the life cvcle cost be no more than \$7,940 (in 1992 dollars) incremental to the cost of a standard rebuild, for equipment that triggers the 0.10 g/bhp-hr standard. Table 4 below itemizes the life cycle cost elements determined above for the CCT kit for each of the following groups of applicable engines: 1991 through 1993 model year 50-state engines, 1988-1990 model year California and 1990 model year federal engines, and 1988-1989 model year federal (49-state) engines. The maximum purchase price shown in Table 4 is determined by adjusting the life cycle cost ceiling for the parts offset, installation cost, and fuel penalty.

TABLE 4.—SUMMARY OF LIFE CYCLE COSTS FOR THE CCT KIT [1992 dollars]

	Applicable engine model year		
	1991–1993 50-state	1988–1990 Calif & 1990 fed	1988–1989 fed
Maximum Purchase Price	12,373 (4,841) 70 338 7,940	12,232 (4,841) 70 479 7,940	10,880 (4, 841) 70 1,831 7,940

Table 4 displays the maximum purchase prices for the CCT kits, in 1992 dollars. The total life cycle cost is the sum of the listed items. An "offset" (that is, a credit) is provided to the life cycle cost of the CCT kit because certain components provided in the kit offset costs for parts which otherwise are replaced during a standard engine rebuild. The values for the individual rebuild parts that are offset by the CCT kit parts, are listed previously in conjunction with the determination of a weighted rebuild and itemized in Table 1. To determine the incremental life cycle cost, these "offset" costs are subtracted, as shown in Table 4. As shown in the table, the total incremental

life cycle cost is no more than the ceiling specified in the program regulations, \$7,940 in 1992 dollars. Current values of the maximum purchase prices are discussed below.

G. Current Maximum Purchase Price for the CCT Upgrade Kit

Table 6 below shows the maximum purchase price (in 1992 dollars) as

determined above. The current (August 1999) maximum purchase prices are also shown in Table 6, and are calculated using a multiplicative ratio of Consumer Price Indices (CPI). Table 5 below lists the relevant CPIs. The average CPI for 1992 is 140.3, as specified by the program regulation. The August 1999 CPI, for all items and all urban consumers, is 167.1. These CPI

values are provided by the U.S. Department of Labor, Bureau of Labor Statistics.

TABLE 5.—CONSUMER PRICE INDICES

Average CPI for	CPI
1992	140.3
August 1999	167.1

TABLE 6.—CURRENT MAXIMUM CCT KIT PURCHASE PRICE

Applicable engine model year	1992 max- imum pur- chase price	August 1999 maximum pur- chase price
1991–1993 50-state	\$12,373 12,232 10,880	\$14,736 14,569 12,958

JM, in a letter to EPA dated October 22, 1999, guarantees to make CCT Upgrade kits available to all affected urban bus operators for no more than the maximum August 1999 purchase prices shown in Table 6.

V. Impact on Transit Operator

Today's **Federal Register** notice announces that the JM CCT Upgrade Kit is certified to comply with the optional life cycle cost criteria of the Urban Bus Rebuild Program. EPA has reviewed the available information and comments received to determine that there is adequate demonstration of compliance with the life cycle cost criteria of 40 CFR 85.1403(b) and 85.1407(a).

Affected urban bus operators who choose to comply with compliance program 1 are currently required to use equipment certified to meet the 0.10 g/bhp-hr PM standard. As discussed above, this current requirement has been previously triggered by certification of equipment supplied by the Engelhard Corporation.

The Johnson Matthey CCT kit has already been certified to comply with the 0.10 g/bhp-hr standard and can be used by all operators towards compliance with the current urban bus program requirements. Operators that choose to comply with compliance program 2 and use this equipment would claim the PM certification level for the CCT kit (0.10 g/bhp-hr) when calculating their Fleet Level Attained (FLA).

If the current trigger of the 0.10 g/bhp-hr standard becomes ineffective, then certification of JM's CCT Upgrade Kit on the basis of life cycle cost would trigger program requirements for bus operators that have chosen to comply with program 1, to use equipment certified to the 0.10 g/bhp-hr standard when

applicable engines are rebuilt or replaced. The requirement would be effective for any applicable engine rebuilt or replaced six months after September 15, 2000.

Dated: September 8, 2000.

Robert Perciasepe,

Assistant Administrator for Air and Radiation.

[FR Doc. 00–23776 Filed 9–14–00; 8:45 am] BILLING CODE 6560–50–U

ENVIRONMENTAL PROTECTION AGENCY

[OPPTS-140286; FRL-6741-7]

Access to Confidential Business Information by SecTek Incorporated

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA has authorized its contractor SecTek, Incorporated of Herndon, Virginia access to information which has been submitted to EPA under all sections of the Toxic Substances Control Act (TSCA). Some of the information may be claimed or determined to be confidential business information (CBI).

DATES: Access to the confidential data submitted to EPA under all sections of TSCA occurred as a result of an approved waiver dated August 2, 2000, which requested granting SecTek immediate access to all sections of TSCA CBI. This waiver was necessary to allow SecTek to maintain the day-to-day operations of all security hardware, access controls, and alarm equipment.

FOR FURTHER INFORMATION CONTACT: Barbara A. Cunningham, Acting Director, Environmental Assistance Division (7408), Office of Pollution

Prevention and Toxics, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 554–1404, TDD: (202) 554–0551; e-mail address: TSCA-Hotline@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Does this Notice Apply to Me?

This action is directed to the public in general. This action may, however, be of interest to "those persons who are or may be required to conduct testing of chemical substances under the Toxic Substances Control Act (TSCA)." Since other entities may also be interested, the Agency has not attempted to describe all the specific entities that may be affected by this action. If you have any questions regarding the applicability of this action to a particular entity, consult the technical person listed under FOR FURTHER INFORMATION CONTACT.

II. How Can I Get Additional Information, Including Copies of this Document or Other Related Documents?

Electronically. You may obtain electronic copies of this document, and certain other related documents that might be available electronically, from the EPA Internet Home Page at http://www.epa.gov/. To access this document, on the Home Page select "Laws and Regulations", "Regulations and Proposed Rules," and then look up the entry for this document under the "Federal Register—Environmental Documents." You can also go directly to the Federal Register listings at http://www.epa.gov/fedrgstr/.

III. What Action is the Agency Taking?

Under contract number 68–W–00– 104, contractor SecTek, Incorporated of 208 Eden St., Suite 201, Herndon, VA, will assist the Office of Pollution Prevention and Toxics (OPPTS) by maintaining the day-to-day operations of all security hardware, access controls, and alarm equipment.

In accordance with 40 CFR 2.306(j), EPA has determined that under EPA contract number 68–W–00–104, SecTek will require access to CBI submitted to EPA under all sections of TSCA to perform successfully the duties specified under the contract.

SecTek personnel will be given access to information submitted to EPA under all sections of TSCA. Some of the information may be claimed or determined to be CBI.

EPA is issuing this notice to inform all submitters of information under all sections of TSCA that EPA may provide SecTek access to these CBI materials on a need-to-know basis only. All access to TSCA CBI under this contract will take place at EPA Headquarters.

SecTek will be authorized access to TSCA CBI at EPA Headquarters only, in accordance with the EPA TSCA Confidential Business Information Security Manual.

Clearance for access to TSCA CBI under this contract may continue until June 30, 2005.

SecTek personnel will be required to sign nondisclosure agreements and will be briefed on appropriate security procedures before they are permitted access to TSCA CBI.

List of Subjects

Environmental protection, Confidential business information.

Dated: September 6, 2000.

Allan S. Abramson,

Director, Information Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 00–23781 Filed 9–14–00; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-6610-8]

Environmental Impact Statements; Notice of Availability

Responsible Agency: Office of Federal Activities, General Information, (202) 564–7167 or www.epa.gov/oeca/ofa

Weekly receipt of Environmental Impact Statements Filed September 04, 2000 Through September 08, 2000 Pursuant to 40 CFR 1506.9.

EIS No. 000315, Draft EIS, TVA, TN, Future Water Supply Needs in the Upper Duck River Basin, NPDES Permit and COE Section 404 Permit, Bedford, Marshall, Maury and Williamson Counties, TN, Due: October 30, 2000, Contact: Linda B. Oxendine (865) 632–3440.

EIS No. 000316, Draft Supplement, BLM, NV, Betze-Post Project, Updated Information, Dewatering Operations and a Proposed Pipeline, Elko and Eureka Counties, NV, Due: November 14, 2000, Contact: Kirk Laird (775) 753–0272.

EIS No. 000317, Draft Supplement, COE, MS, Yazoo Basin Reformulation Study, Supplement No: 1 To the 1982 Yazoo Area Pump Project, Flood Control, Mississippi River and Tributaries, Yazoo Basin, MS and LA, Due: October 30, 2000, Contact: Gary Young (601) 631–5960.

EIS No. 000318, Draft EIS, AFS, ID, El Luky Duk Gold Suction Dredging, Proposal to Mine Gold, Plan-of-Operation, Implementation, Nez Perce National Forest, Red River Ranger District, ID, Due: October 30, 2000, Contact: Kevin Martin (208) 842– 2245.

EIS No. 000319, Draft EIS, BOR, NM, Rio Granda and Low Flow Conveyance Channel Modification Channel System, From Rio Grande Valley between San Acacia Diversion Dam, NM and the Narrows of Elephant Butte Reservoir, NM, Due: November 07, 2000, Contact: Chris Gorbach (505) 348–5351.

EIS No. 000320, Draft EIS, AFS, AK, Chugach National Forest, Proposed Revised Land and Resource Management Plan, Implementation, Glacier, Seward and Cordora Ranger Districts, Kenai Peninsula Borough, AK, Due: October 30, 2000, Contact: Dave Gibbons (907) 271–2500.

Amended Notices

EIS No. 000286, Draft EIS, NPS, CA, Lassen Volcanic National Park General Management Plan, Implementation, Lassen, Plumas, Shasta and Tehama Counties, CA, Due: October 31, 2000, Contact: Alan Schmierer (415) 427–1441.

Published FR–8–25–00, Correction to agency from GSA to NPS.

Dated: September 12, 2000.

Ken Mittelholtz,

 $\label{lem:environmental} \textit{Environmental Protection Specialist}, \textit{Office} \\ \textit{of Federal Activities}.$

[FR Doc. 00–23809 Filed 9–14–00; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-6610-9]

Environmental Impact Statements and Regulations; Availability of EPA Comments

Availability of EPA comments prepared pursuant to the Environmental Review Process (ERP), under Section 309 of the Clean Air Act and Section 102(2)(c) of the National Environmental Policy Act as amended. Requests for copies of EPA comments can be directed to the Office of Federal Activities at (202) 564–7167.

An explanation of the ratings assigned to draft environmental impact statements (EISs) was published in FR dated April 14, 2000 (65 FR 20157).

Draft EISs

ERP No. D–FRA–A54035–00 Rating EC2, Programmatic—Maglev Deployment Program, Development and Construction of an Operating Public Transportation System using Magnetic Levitation, Grants Issuance, CA, FL, GA, LA, MD, NV and PA.

Summary: EPA expressed concerns relating to disclosure of the existing state of knowledge regarding the safety and health effects and general operating characteristics of Maglev technology,

ERP No. D–FTA–L54004–WA Rating LO, Sound Transit, Lakewood-to-Tacoma Commuter Rail and WA–512 Park and Ride Expansion, Construction and Operation, Central Puget Sound Regional Transit Authority, City of Tacoma and City of Lakewood, WA.

Summary: EPA has no objections to the action as proposed.

ERP No. D-NPS-K60030-CA Rating EC2, Legislative EIS—Timbisha Shoshone Tribal Homeland, To Establish a Permanent Tribal Land Base and Related Cooperative Activities, The Transfer of Federal Land and Acquisition of Private Land, Death Valley National Park, Saline Valley, CA and Lida Ranch near Lida, NV.

Summary: EPA expressed concerns regarding the range of alternatives and the lack of information on the reasonably foreseeable future development (RFFD) on proposed lands for transfer in trust. EPA requested more information on RFFD, that the alternatives section criteria be included in the body of the document, that alternatives be presented in comparative format, and that the Tribal and Federal agencies commit to the development of a comprehensive plan in the Record of Decision (ROD).

ERP No. DR-COE-K90029-CA Rating EC2, Delta Wetlands Project,

Construction and Operation Revised Information for the Water Storage Project on Four Islands in the Sacramento-San Joaquin Delta, Approval of Permits, San Joaquin and Contra Costa Counties, CA.

Summary: EPA expressed concerns that the project will yield degradation of Delta water with respect to its beneficial use as a source for drinking water. EPA requested that more stringent criteria for total organic carbons be used as a goal in the FEIS.

ERP No. DS-COE-K36083-CA Rating EC2, Guadalupe River Flood Control Plan, Improvement, City of San Jose, Santa Clara County, California

Summary: EPA expressed concerns regarding effects on the aquatic environment associated with the potential release of mercury-contaminated sediments and with the degradation and loss wetlands and riparian habitat in the Guadalupe River watershed. EPA urged the Corps and the local project sponsor to avoid and minimize such impacts to the fullest extent and identify appropriate mitigation measures.

ERP No. DS-FHW-L40198-WA Rating EC2, North Spokane Freeway Project, Improvements Transportation through the City of Spokane and Spokane County between I-90, Spokane County, WA.

Summary: EPA expressed concerns regarding potential wetland impacts and the lack of analysis of proposed road building activities associated with possible hazardous waste impacts.

Final EISs

ERP No. F–FHW–G40154–TX, Loop 1 Extension Project, From Farm-to-Market Road FM–734 (Palmer Lander) to I–35, Funding, Travis and Williamson Counties, TX.

Summary: EPA finds that the final EIS responded reasonably to EPA's comments on the draft EIS, therefore EPA has no objection to the action as proposed.

ERP No. F–FHW–K40163–CA, CA–238 Construction, near Industrial Parkway to CA–238/I–580 Interchange, Funding, and 404 Permit, City of Hayward, Alameda County, CA.

Summary: EPA expressed continuing objections to the environmental impacts of induced travel demand and cumulative impacts generated by the proposed project. EPA requested monitoring and mitigation for induced travel demand and the implementation of controls to prevent growth inducement.

Dated: September 12, 2000.

Ken Mittelholtz,

Environmental Protection Specialist, Office of Federal Activities.

[FR Doc. 00–23810 Filed 9–14–00; 8:45 am] **BILLING CODE 6560–01–U**

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6869-7]

Intent To Grant an Exclusive Patent License

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of intent to grant an exclusive patent license.

SUMMARY: This is a correction and reissue of the notice of intent to grant an exclusive license originally published in the August 29, 2000 issue of the Federal Register (65 FR 52426). The deadline for comments is also extended. Pursuant to 35 U.S.C. 207 and 37 CFR part 404, EPA hereby gives notice of its intent to grant an exclusive, royalty-bearing revocable license to practice the invention described and claimed in the patent application listed below, all U.S. patents issuing therefrom, all corresponding patents granted and issued throughout the world, and all reexamined patents and reissued patents granted in connection with such patent application to Horiba Instruments, Incorporated, Irvine, California. The patent application is:

Ü.S. Patent Application No. 09/ 226,920, entitled "Real-Time On-Road Vehicle Exhaust Gas Modular Flowmeter and Emissions Reporting System," filed January 5, 1999.

The invention was announced as being available for licensing in the March 1, 1999 issue of the Federal Register (60 FR 20490). The proposed exclusive license will contain appropriate terms, limitations and conditions to be negotiated in accordance with 35 U.S.C. 209 and the U.S. Government patent licensing regulations at 37 CFR part 404.

regulations at 37 ČFR part 404.

EPA will negotiate the final terms and conditions and grant the exclusive license, unless within 60 days from the date of this Notice, EPA receives, at the address below, written objections to the grant, together with supporting documentation. The documentation from objecting parties having an interest in practicing the above patent application should include an application for exclusive or nonexclusive license with the information set forth in 37 CFR 404.8. The EPA Patent Counsel and other EPA

officials will review all written responses and then make recommendations on a final decision to the Director and Deputy Director, Office of Transportation Air Quality, both of whom have been delegated the authority to issue patent licenses under 35 U.S.C. 207.

DATES: Comments to this notice must be received by EPA at the address listed below by November 14, 2000.

FOR FURTHER INFORMATION CONTACT:

Alan Ehrlich, Patent Counsel, Office of General Counsel (Mail Code 2377A), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 20460, telephone (202) 564–5457.

Dated: September 7, 2000.

Marla E. Diamond,

Associate General Counsel.

[FR Doc. 00-23777 Filed 9-14-00; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission, Comments Requested

September 8, 2000.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

DATES: Written comments should be submitted on or before November 14,

2000. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all comments to Les Smith, Federal Communications Commissions, 445 12th Street, SW., Room 1–A804, Washington, DC 20554 or via the Internet to lesmith@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Les Smith at (202) 418–0217 or via the Internet at lesmith@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval No.: 3060–0757. Title: FCC Auctions Customer Survey. Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Individuals or

households; Business or other for profit. Number of Respondents: 2,000. Estimate Hour Per Response: .25

hours per response $(2,000 \times .25 \text{ hrs} = 500 \text{ hrs.}).$

Total Annual Burden: 500 hours. Estimated Total Annual Costs: None. Frequency of Response: Reporting; On occasion.

Needs and Uses: The information will be used by the Commission to evaluate the competitive bidding methodologies and other operational processes used to date and to improve these techniques for use in future auctions.

OMB Control No.: 3060–0774. Title: Federal-State Joint Board on Universal Service, CC Docket No. 96–45 (47 CFR Part 54)

Form No.: N/A.

Type of Review: Extension.

Respondents: Business or Other for Profit; Not for Profit Institutions, State, Local or Tribal Government.

Number of Respondents: 5,735,638. Estimated Time Per Response: .34 hrs (avg.).

Total Annual Burden: 1,984,119 Hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Quarterly, Annually, Every five years, Third Party Disclosure, Recordkeeping.

Needs and Uses: Congress directed the Commission to implement a new set of universal service support mechanisms that are explicit and sufficient to advance the universal service principles enumerated in 47 U.S.C. Section 254 and other such principles as the Commission believes are necessary and appropriate for the protection of the public interest, convenience and necessity, and are

consistent with the Act. Part 54 promulgates the rules and requirements to preserve and advance universal service. The collections are necessary to implement Section 254.

OMB Control No.: 3060–0810. Title: Procedures for Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act of 1934, as amended.

Form No.: N/A.

Type of Review: Extension.
Respondents: Business or Other for

Number of Respondents: 110. Estimated Time Per Response: 56.3 Hour (avg.).

Total Ånnual Burden: 6200 Hours. Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Third Party Disclosure.

Needs and Uses: 47 U.S.C. Section 214(e)(6) states that a telecommunications carrier that is not subject to the jurisdiction of a state may request that the Commission determine whether it is eligible. The Commission must evaluate whether such telecommunications carriers meet the eligibility criteria set forth in the Act, specified in the Public Notice, and also the Order issued in CC Docket 96-45 (FCC 00-208). Carriers seeking designation for service provided on nontribal lands must provide an affirmative statement from a court of competent jurisdiction or the state commission that the state lacks jurisdiction over the carrier.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 00–23690 Filed 9–14–00; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

September 8, 2000.

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collections pursuant to the
Paperwork Reduction Act of 1995,
Public Law 104–13. An agency may not
conduct or sponsor and a person is not
required to respond to a collection of
information unless it displays a
currently valid control number. For
further information contact Shoko B.

Hair, Federal Communications Commission, (202) 418–1379.

Federal Communications Commission

OMB Control No.: 3060–0848. Expiration Date: 03/31/2001. Title: Deployment of Wireline Services Offering Advanced Telecommunications Capability, CC Docket No. 98–147.

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 1700 respondents; 95.76 hours per response (avg.).; 162,800 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0. Frequency of Response: On occasion;

Third Party Disclosure.

Description: In the Advanced Services First Report and Order, issued in CC Docket 98-147, the Commission adopted measures to facilitate the development of competition in the advanced services market. These measures include strengthened collocation rules adopted pursuant to section 251(c)(6) of the Communications Act of 1934, as amended which imposes a statutory duty on incumbent local exchange carriers to provide collocation to requesting telecommunications carriers. Recently in an Order on Reconsideration issued in this proceeding, the Commission further strengthens its collocation rules. The following collections of information are necessary to implement Section 251 and to Congress's goal of promoting innovation and investment by all participating in the telecommunications marketplace, in order to stimulate competition for all services, including advanced services. In furtherance of this goal, the Commission imposes certain collections of information on incumbent local exchange carriers (LECs), seeking to deploy advanced services in order to assist incumbent LECs in protecting network integrity.

a. Processing of Collocation Applications. Where neither the state nor the parties to an interconnection agreement set a different deadline, an incumbent LEC must tell the requesting telecommunications carrier whether a collocation application has been accepted or denied within ten calendar days after receiving the application. If the incumbent LEC deems that application unacceptable, it must advise the competitive LEC of any deficiencies within this ten calendar day period. The incumbent LEC must provide sufficient detail so that the requesting carrier has a reasonable opportunity to cure each deficiency. The competitive LEC must

cure any deficiencies in its collocation application and resubmit the application within 10 calendar days after being advised of them. The requesting carrier must inform the ILEC that physical collocation should proceed within seven calendar days after receiving the ILEC's price quotation. This is a new requirement adopted in the attached Order on Reconsideration. See 47 CFR 51.323(l). (Number of respondents: 1400; hours per response: 40 hours; total annual burden: 56,000 hours).

b. Amendment of Collocation Agreements, Collocation Tariffs, and Collocation-Related Provisions in Statements of Generally Available Terms. An incumbent LEC must offer to provide all forms of physical collocation (i.e., caged, cageless, shared, and adjacent) in accordance with the Commission's application processing and provisioning interval requirements, except to the extent a state sets its own application processing and collocation interval deadlines. To make an offer to provide physical collocation, an incumbent LEC must propose in response to a request from a competitive LEC an interconnection agreement or an amendment to an interconnection agreement including all necessary rates, terms, and conditions. The incumbent LEC also must file with the state commission proposed amendments to any tariff or statement of generally available terms and conditions that does not comply with the national standards for processing collocation applications and provisioning collocation arrangements. These amendments must provide for application processing intervals and physical collocation intervals no longer than the national standards except to the extent a state sets its own standard. See Order on Reconsideration, paragraph 36). (Number of respondents: 1400; hours per response: 44 hours; total annual *burden:* 61,600 hours).

c. State Commission Approval. If collocation becomes available in a previously exhausted ILEC structure, the ILEC must obtain the state commission's express approval before requiring a competitive LEC to move, or prohibiting a competitive lLEC from moving, a collocation arrangement into that structure, unless the ILEC and the collocation have an interconnection agreement that expressly provides for a different outcome. (See Order on Reconsideration, paragraph 46). Safetime work practices that the incumbent may waive to keep from competitively disadvantaging its or an affiliates operations or that prevents a collocation, from restoring service in the event of an outage are inherently suspect and must receive explicit state commission approval. (See Order on Reconsideration, paragraph 60). (Number of respondents: 1400; hours per response: 2 hours; total annual burden: 2800 hours).

d. Showing Regarding Loop Condition. Incumbent LECs who refuse a competitive carrier's request to condition a loop must make an affirmative showing to the relevant state commission that conditioning the specific loop in question will significantly degrade voiceband services. The incumbent LEC must also show that there is no adjacent or alternative loop available that can be conditioned or to which the customer's service can be moved to enable line sharing. See 47 CFR 51.319(h)(5). (Number of respondents: 1400; hours per response: 2 hours; total annual burden: 2800 hours).

e. Request for Alternative Physical Access. Incumbent LECs must provide requesting carriers with access to the loop facility for testing, maintenance, and repair. At a minimum, incumbent must provide requesting carriers with loop access either through a crossconnection to the competitor's collocation space, or through a standard interface. An incumbent seeking to utilize an alternative physical access methodology may request approval to do so from the relevant state commission, but must show that the proposed alternative method is reasonable, nondiscriminatory, and will not disadvantage a requesting carrier's ability to perform loop or service testing, maintenance or repair. See 47 CFR 51.319(h)(7). (Number of respondents: 1400; hours per response: .50 hours; total annual burden: 700 hours).

f. Showing of Significant Degradation. An incumbent LEC may not deny a carrier's request to deploy a technology that is presumed acceptable for deployment unless the incumbent LEC demonstrates to the relevant state commission that deployment of the particular technology will significantly degrade the performance of other advanced services or traditional voiceband services. Where a carrier seeks to establish that deployment of a technology falls within the presumption of acceptability under 47 CFR 51.230(a)(3), the burden is on the requesting carrier to demonstrate to the state commission that its proposed deployment meets the threshold for a presumption of acceptability and will not, in fact, significantly degrade the performance of other advanced services or traditional voice band services. Upon

a successful demonstration by the requesting carrier before a particular state commission, the deployed technology shall be presumed acceptable for deployment in other areas. See 47 CFR 51.230(b) and (c). (Number of respondents: 1400; hours per response: 2 hours; total annual burden: 2800 hours).

g. Information on Type of Technology. A requesting carrier that seeks access to a loop or a high frequency portion of a loop to provide advanced services must provide to the incumbent LEC information on the type of technology that the requesting carrier seeks to deploy. Where the requesting carrier asserts that the technology it seeks to deploy fits within a generic power spectral density mask, it also must provide Spectrum Class information for the technology. Where a requesting carrier relies on a calculation-based approach to support deployment of a particular technology, it must provide the incumbent LEC with information on the speed and power at which the signal will be transmitted. The requesting carrier also must provide the information required above when notifying the incumbent LEC of any propose change in advanced services technology that the carrier uses on the loop. See 47 CFR 51.231(b)-(c). (Number of respondents: 1400; hours per response: 1.5 hours; total annual burden: 2100 hours).

h. Petition. Any party seeking designation of a technology as a known disturber should file a petition for declaratory ruling. See 47 CFR 51.232(b). (Number of respondents: 100; hours per response: 1 hour; total annual burden; 100 hours).

i. Showing of Network Harm. Where a deployed advanced service is significantly degrading other services and the degradation remains unresolved by the deploying carrier(s) after a reasonable opportunity to correct the problem, the carrier whose services are being degraded must establish before the relevant state commission that a particular technology deployment is causing the significant degradation. Any claims of network harm presented to the deploying carrier(s) or, if subsequently necessary, the relevant state commission, must be supported with specific and verifiable information. See 47 CFR Section 51.233 (b) and (c). (Number of respondents: 100; hours per response: 2 hours; total annual burden: 200 hours).

j. List of Equipment, Affidavit— Whenever an incumbent LEC objects to collocation of equipment by a requesting telecommunications carrier for the purposes within the scope of section 251(c)(6) of the Act, the incumbent LEC shall prove to the state commission that the equipment is eligible for collocation. An incumbent LEC that denies collocation of a competitor's equipment, citing safety standards, must provide to the competitive LEC within five business days a list of all equipment that the incumbent LEC locates within the premises in question, together with an affidavit attesting that all of that equipment meets or exceeds the safety standard that the incumbent LEC contends the competitor's equipment fails to meet. In the Order on Reconsideration, the Commission required that this affidavit set forth in detail: the exact safety requirement that the requesting carrier's equipment does not satisfy; the incumbent LEC's basis for concluding that the requesting carrier's equipment does not meet this safety requirement; and the incumbent LEC's basis for concluding why collocation of equipment not meeting this safety requirement would compromise network safety. See 47 CFR 51.323(b). This requirement has been modified. (Number of respondents: 1400; hours per response: 2 hours; total annual burden 2800 hours).

k. Space Limitation Documentation— An incumbent LEC shall submit to the state commission, subject to any protective order as the state commission may deem necessary, detailed floor plans or diagrams of any premises where the incumbent LEC claims that physical collocation is not practical because of space limitations. An incumbent LEC that contends space for physical collocation is not available in an incumbent LEC premises must also allow the requesting carrier to tour the entire premises in question, not just the room in which space was denied, without charge, within ten days of the receipt of the incumbent LEC's denial of space. The Commission amended the rule in the First Report and Order to require that ILECs allow CLECs to tour their facility. However, no new or modified paperwork requirements were made. In the Order on Reconsideration, the Commission required that each incumbent LEC provide the state commission with all information necessary for the state commission to evaluate the reasonableness of the incumbent LEC's and its affiliates' reservations of space for future growth. This information shall include any information the state commission may require to implement its specific space reservation policies, including which space, if any, the incumbent or any of its affiliates have reserved for future use.

The incumbent shall also provide the state commission with a detailed description of the specific future uses for which the space has been reserved. An incumbent LEC shall permit any requesting telecommunications carrier to inspect any floor plans or diagrams that the incumbent LEC provides a state commission, subject to any nondisclosure protections the state commission deems appropriate. See 47 CFR Section 51.321(f). See also paragraph 57 in attached Order on Reconsideration. This requirement has been modified. (Number of respondents: 100; hours per response: 26 hours; total annual burden: 26,000 hours).

1. Report of Available Collocation Space—Upon request, an incumbent LEC must submit to the requesting carrier within ten days of the submission of the request a report indicating the incumbent LEC's available collocation space in a particular LEC premises. This report must specify the amount of collocation space available at each requested premises, the number of collocators, and any modifications in the use of the space since the last report. The incumbent LEC must maintain a publicly available document, posted for viewing on the Internet, indicating all premises that are full, and must update such a document within ten days of the date at which a premises runs out of physical collocation space. See 47 CFR Section 51.321(h). In the Order on Reconsideration, the Commission makes clear that the ILEC must provide this report within ten calendar days, as opposed to ten business days. (See Order on Reconsideration, paragraph 64, page 32). (Number of respondents: 1400; hours per respondent: 1 hour; total annual burden: 1400 hours).

m. Information on Security Training—An incumbent LEC must provide information to competitive LECs on the specific type of security training a competitive LEC's employees must complete in order for the incumbent LEC to maintain reasonable security measures for its equipment and networks. See 47 CFR Section 51.323(i)(3). (Number of respondents: 1400; total annual burden: 50 hour; total annual burden: 700 hours).

n. Access to Spectrum Management Procedures and Policies—An incumbent LEC must provide competitive LECs with nondiscriminatory access to the incumbent LEC's spectrum management procedures and policies. See 47 CFR Section 51.231(a). (Number of respondents: 1400; hours per response: .50 hour; total annual burden: 700 hours).

o. Rejection and Loop Information—An incumbent LEC must disclose to requesting carrier information with respect to the rejection of the requesting carrier's provision of advanced services, together with the specific reason for the rejection. An incumbent LEC must also disclose to requesting carriers information with respect to the number of loops using advanced services technology within the binder and type of technology deployed on those loops. See 47 CFR 51.231(a). (Number of respondents: 1400; hours per response: 1 hour; total annual burden: 1400 hours).

p. Notification of Performance Degradation—If a carrier claims a service is significantly degrading the performance of other advanced services or traditional voice band services, then that carrier must notify the causing carrier and allow that carrier a reasonable opportunity to correct the problem. Any claims of network harm must be supported with specific and verifiable supporting information. See 47 CFR 51.233. (Number of respondents: 1400; hours per response: .50 hour; total annual burden: 700 hours). All of the collections will be used by the Commission and by competitive carriers to facilitate the deployment of advanced data services and to implement section 706 of the Communications Act of 1934, as amended. Obligation to respond:

Mandatory.

OMB Control No.: 3060–0806.

Expiration Date: 9/30/2003.

Title: Universal Service—Schools and Libraries Universal Service Program.

Form No.: FCC Forms 470 and 471.

Respondents: Not-for-profit institutions; State, Local or Tribal Government; business or other for-profit.

Estimated Annual Burden: 60,000 respondents; 7.33 hours per response (avg.).; 440,000 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion

Frequency of Response: On occasion; Third Party Disclosure; Recordkeeping.

Description: The Commission adopted rules providing support for all telecommunications services, Internet access, and internal connections for all eligible schools and libraries. To participate in the program, schools and libraries must submit a description of the services desired to the Administrator via FCC Form 470. FCC Form 471 is submitted by schools and libraries that have ordered telecommunications services, Internet access, and internal connections. The information is used to determine

eligibility. Obligation to respond: Required to obtain or retain benefits.

OMB Control No.: 3060–0384. Expiration Date: 09/30/2003. Title: Section 64.904, Independent Audits.

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 14
respondents; 250 hours per response
(avg.).; 3500 total annual burden hours.
Estimated Annual Reporting and

Estimated Annual Reporting and Recordkeeping Cost Burden: \$1,200,000. Frequency of Response: On occasion.

Description: Local exchange carriers and dominant interexchange carriers are required to submit an auditor's attestation biennially demonstrating the application of the Commission's cost allocation standards to their particular operations. The independent audit requirement is imposed to ensure that the carriers are properly implementing their cost allocation manual. The independent audits serve as an important aid in the Commission's monitoring program. Obligation to respond: Required to obtain or retain benefits.

OMB Control No.: 3060–0725. Expiration Date: 08/31/2003.

Title: Annual Filing of Nondiscrimination Reports (On Quality of Service, Installation and Maintenance by Bell Operating Companies).

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 7 respondents; 50 hours per response (avg.).; 350 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion. Description: Bell Operating
Companies (BOCs) are required to provide nondiscrimination reports on an annual basis. Without provision of these reports, the Commission would be unable to ascertain whether the BOCs were discriminating in favor of their own payphones. The report allows the Commission to determine how the BOCs will provide competing payphone providers with equal access to all the basic underlying network services that are provided to its own payphones.
Obligation to respond: Mandatory.

OMB Control No.: 3060–0726.
Expiration Date: 08/31/2003.
Title: Quarterly Report of
Interexchange Carriers Listing the
Number of Dial-Around Calls for Which
Compensation is Being Paid to
Payphone Owners.

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 1100 respondents; .50 hours per response (avg.); 550 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: Third Party Disclosure.

Description: Pursuant to the mandate in Section 276(b)(1)(A) to "establish a per call compensation plan to ensure that all payphone service providers are fairly compensated for each and every completed intrastate and interstate call", interexchange carriers (IXCs) who are responsible for paying per-call compensation to payphone providers are required to provide to payphone providers a quarterly report listing the dial-around calls made from each payphone provider's payphones. Without provision of this report, payphone providers would be unable to ascertain the compensation amount to be paid by the IXCs. The report allows each payphone provider to determine how many dial-around calls to the IXC generating the report were originated by each of the payphone provider's payphones. Obligation to respond: Mandatory.

OMB Control No.: 3060–0817. *Expiration Date*: 08/31/2003.

Title: Computer III Further Remand Procedures: BOC Provision of Enhanced Services (ONA Requirements), CC Docket No. 95–20.

Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 10 respondents; 27 hours per response (avg.); 270 total annual burden hours.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Frequency of Response: On occasion; Semi-annually; Third Party Disclosure.

Description: Bell Operating Companies (BOCs) are required to post their Comparably Efficient Interconnection (CEI) plans and amendments on their publicly accessible Internet sites. The requirement extends to CEI plans for new or modified telemessaging or alarm monitoring services and for new or amended payphone services. If the BOC receives a good faith request for a plan for someone who does not have internet access, the BOC must notify that person where a paper copy of the plan is available for public inspection. The CEI plan will be used to ensure that BOCs comply with Commission policies and regulations safeguarding against potential anticompetitive behavior by the BOCs in the provision of information services. Obligation to respond: Mandatory. Public reporting

burden for the collection of information is as noted above. Send comments regarding the burden estimate or any other aspect of the collections of information, including suggestions for reducing the burden to Performance Evaluation and Records Management, Washington, DC 20554.

 $Federal\ Communications\ Commission.$

Magalie Roman Salas,

Secretary.

[FR Doc. 00–23804 Filed 9–14–00; 8:45 am] $\tt BILLING\ CODE\ 6712–01-U$

FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2436]

Petitions for Reconsideration and Clarification of Action in Rulemaking Proceedings

September 11, 2000.

Petitions for Reconsideration and Clarification have been filed in the Commission's rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of this document is available for viewing and copying in Room CY-A257, 445 12th Street, S.W., Washington, D.C. or may be purchased from the Commission's copy contractor, ITS, Inc. (202) 875–3800. Oppositions to these petitions must be filed by October 2, 2000. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Implementation of the Subscriber Carrier Selection Changes Provisions of the Telecommunications Act of 1996 (CC Docket No. 904–129).

Policies and Rules Concerning
Unauthorized Changes of
Consumers Long Distance Carriers

Number of Petitions Filed: 2.

Subject: Federal-State Joint Board on Universal Service; Promoting Deployment and Subscribership in Unserved and Underserved Areas, Including Tribal and Insular Areas

Western Wireless Corporation, Crow Reservation in Montana (CC Docket No. 96–45)

Smith Bagley, Inc.

Cheyenne River Sioux Tribe
Telephone Authority Western
Wireless Corporation, Wyoming
Cellco Partnership d/b/a/ Bell
Atlantic Mobile, Inc.

Petitions for Designation as an Eligible Telecommunications Carrier and for Related Waivers to Provide Universal Service

Number of Petitions Filed: 10.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 00–23805 Filed 9–14–00; 8:45 am] BILLING CODE 6712–01–M

FEDERAL HOUSING FINANCE BOARD

Sunshine Act Meeting; Charge of Meeting Time

FEDERAL REGISTER CITATION OF PREVIOUS NOTICE: 65 FR 54533, September 8, 2000. PREVIOUSLY ANNOUNCED TIME AND DATE OF THE MEETING: 3:00 P.M., Tuesday,

September 19, 2000.

CHANGE IN THE MEETING: The time of the above mention meeting is changed to 2:00 p.m., Tuesday, September 19, 2000 at the Federal Housing Finance Board, 1777 F Street, NW., Washington, DC 20006.

CONTACT PERSON FOR MORE INFORMATION: Elaine L. Baker, Secretary to the Board, (202) 408–2837.

James L. Bothwell,

Managing Director.

[FR Doc. 00–23914 Filed 9–13–00; 2:06 pm] BILLING CODE 6725–01–P

FEDERAL MARITIME COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: Federal Maritime Commission.

TIME AND DATE: 10 a.m. September 20,

PLACE: 800 North Capitol Street, NW., First Floor Hearing Room, Washington, DC.

STATUS: A portion of the meeting will be open to the public and the remainder of the meeting will be closed.

MATTERS TO BE CONSIDERED:

The Open Portion of the Meeting

1. Docket No. 00–07—Advance Notice of Proposed Rulemaking Concerning

Public Access Charges to Carrier Automated Tariffs and Tariff Systems under the Ocean Shipping Reform Act of 1998.

2. Petition No. P1–00—Petition of the Port of Houston Authority for the Institution of a Rulemaking Proceeding.

The Closed Portion of the Meeting

1. Docket No. 99–24—Cargo One, Inc. v. COSCO Container Lines Company, Ltd., Interlocutory Appeal of the ALJ's Denial of COSCO's Motion to Dismiss. CONTACT PERSON FOR MORE INFORMATION: Bryant L. VanBrakle, Secretary, (202) 523–5725.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 00–23907 Filed 9–13–00; 1:37 pm]

FEDERAL RESERVE SYSTEM

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: Board of Governors of the Federal Reserve System.

TIME AND DATE: 10 a.m., Wednesday, September 20, 2000.

PLACE: Marriner S. Eccles Federal Reserve Board Building, 20th and C Streets, NW., Washington, DC 20551. STATUS: Closed.

MATTERS TO BE CONSIDERED:

1. Personnel actions (appointments, promotions, assignments, reassignments, and salary actions) involving individual Federal Reserve System employees.

2. Any matters carried forward from a previously announced meeting **CONTACT FOR MORE INFORMATION:** Lynn S. Fox, Assistant to the Board; 202–452–3204.

SUPPLEMENTARY INFORMATION: You may call 202–452–3206 beginning at approximately 5 p.m. two business days before the meeting for a recorded announcement of bank and bank holding company applications scheduled for the meeting; or you may contact the Board's Web site at http://

www.federalreserve.gov for an electronic announcement that not only lists applications, but also indicates procedural and other information about the meeting.

Dated: September 13, 2000.

Jennifer J. Johnson,

Secretary of the Board.

[FR Doc. 00–23867 Filed 9–13–00; 10:56 am]

BILLING CODE 6210-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request

Proposed Projects

Title: Order/Notice to Withhold Income for Child Support.

OMB No.: 0970-0154.

Description: Pub. L. 104–193, The Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996, Section 324—Use of Forms in Interstate Enforcement requires the Federal Office of Child Support Enforcement (CSE) agencies and courts/tribunals must use to collect child support payments from an obligor's employer.

The form, which promotes standardization expires 12/31/2000 and we are taking this opportunity to make minor revised to reflect the Uniform Interstate Family Support Act (UIFSA) and the mandate to use for IV–D and non IV–D direct withholding cases. The 2-page form provides a detailed legal description of the established order, support amounts, and remittance information an employer needs to withhold payments from an obligor who owes child support.

Respondents: State, Local, and Tribal Governments.

Annual Burden Estimates:

Instrument	Number of respondents	Number of responses per respondent	Average burden hours per response	Total burden hours
Order/Notice	54	1	.1666	9

Estimated Total Annual Burden Hours: 9.

In compliance with the requirements of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Administration for Children and Families is soliciting public comment on the specific aspects of the information collection described above. Copies of the proposed collection of information can be obtained and comments may be forwarded by writing to the Administration for Children and Families, Office of Information Services, 370 L'Enfant Promenade, SW., Washington, DC 20477, Attn: ACF Reports Clearance Officer. All requests should be identified by the title of the information collection.

The Department specifically requests comments on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted within 60 days of this publication.

Dated: September 11, 2000.

Bob Sargis,

Reports Clearance Officer.

[FR Doc. 00-23709 Filed 9-14-00; 8:45 am]

BILLING CODE 4184-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

Request for Nominations for Nonvoting Members of Industry Interests on Public Advisory Committees; Extension of Nomination Period

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice; extension of nomination period.

SUMMARY: The Food and Drug Administration (FDA) is extending the nomination period for nonvoting representatives of industry interests to serve on public advisory committees under the purview of the Center for Biologics Evaluation and Research (CBER) and the Center for Drug Evaluation and Research (CDER). This request for nominations was announced in the Federal Register of August 16, 2000 (65 FR 49990). FDA has been asked to extend the nominations period to allow additional time for the submission of nominations. Note also that the street address for the CBER contact person has been changed.

DATES: Nominations should be received by October 16, 2000.

ADDRESSES: All nominations for representatives should be sent to William Freas or John M. Treacy (addresses below).

FOR FURTHER INFORMATION CONTACT:

Regarding representatives of industry interests for CBER advisory committees: William Freas, Scientific Advisors and Consultants Staff (HFM–71), Food and Drug Administration, 1401 Rockville Pike, Rockville, MD 20852–1448, 301–827–0314, FAX: 301–827–0294, or e-mail: FREAS@CBER.FDA.GOV.

Regarding representatives of industry interests for CDER advisory committees: John M. Treacy, Advisors and Consultants Staff (HFD–21), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301–827–7001, FAX: 301–827–6776, or email: TREACY@CDER.FDA.GOV.

Dated: September 12, 2000.

Linda A, Suydam,

Senior Associate Commissioner. [FR Doc. 00–23880 Filed 9–13–00; 1:36 pm] BILLING CODE 4160–01–F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

Antiviral Drugs Advisory Committee; Notice of Meeting

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

This notice announces a forthcoming meeting of a public advisory committee of the Food and Drug Administration (FDA). The meeting will be open to the public.

Name of Committee: Antiviral Drugs Advisory Committee.

General Function of the Committee: To provide advice and recommendations to the agency on FDA's regulatory issues.

Date and Time: The meeting will be held on October 16, 2000, 8:30 a.m. to 5 p.m.

Location: Marriott Washingtonian Center, the Ballrooms, 9751 Washingtonian Blvd., Gaithersburg, MD.

Contact Person: Nancy Chamberlin or Beverly O'Neil, Center for Drug Evaluation and Research (HFD-21), Food and Drug Administration, 5600 Fishers Lane, (for express delivery, 5630 Fishers Lane, rm. 1093) Rockville, MD 20857, 301–827–7001, or by e-mail: CHAMBERLINN@CDER.FDA.GOV, or FDA Advisory Committee Information Line, 1–800–741–8138 (301–443–0572 in the Washington, DC area), code 12531. Please call the Information Line

for up-to-date information on this meeting.

Agenda: The committee will discuss the use of surrogate markers in the early development of immunomodulatory agents for the treatment of patients with human immunodeficiency virus (HIV).

Procedure: Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee. Written submissions may be made to the contact person by October 2, 2000. Oral presentations from the public will be scheduled between approximately 1 p.m. to 2 p.m. Time allotted for each presentation may be limited. Those desiring to make formal oral presentations should notify the contact person before October 2, 2000, and submit a brief statement of the general nature of the evidence or arguments they wish to present, the names and addresses of proposed participants, and an indication of the approximate time requested to make their presentation.

Notice of this meeting is given under the Federal Advisory Committee Act (5 U.S.C. app. 2).

Dated: August 23, 2000.

Linda A. Suydam,

Senior Associate Commissioner. [FR Doc. 00–23798 Filed 9–14–00; 8:45 am] BILLING CODE 4160–01–F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration [Docket No. 00N-1394]

Medical Devices; CLIA Waiver Criteria; Public Workshop

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice; extension of comment period.

SUMMARY: The Food and Drug Administration (FDA) is extending to October 16, 2000, the comment period for the notice of a public workshop that appeared in the **Federal Register** of July 21, 2000 (65 FR 45384). That notice announced FDA's intention to review the criteria used to determine whether specific laboratory tests are waived from certain requirements of the Clinical Laboratory Improvement Amendments of 1988 (CLIA). This extension of the comment period is intended to allow interested persons additional time to submit comments on the CLIA waiver criteria.

DATES: Submit written comments by October 16, 2000.

ADDRESSES: Submit written comments on the notice of public workshop to the Dockets Management Branch (HFA—305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT:

Clara A. Sliva, Center for Devices and Radiological Health (HFZ–440), Food and Drug Administration, 2098 Gaither Rd., Rockville, MD 20850, 301–827–

SUPPLEMENTARY INFORMATION:

I. Extension of Comment Period

In the Federal Register of July 21, 2000 (65 FR 45384), FDA published a notice of a public workshop to review the criteria used to determine whether specific laboratory tests are waived from certain requirements of the CLIA. FDA is soliciting comments from interested persons concerning the review of criteria and the process that the agency should use to determine when a particular test is waived. CLIA specifies that laboratory requirements be based on the complexity of the tests performed and establishes criteria for categorizing a test as waived. Responsibility for determining whether a particular test is waived was transferred from the Centers for Disease Control and Prevention (CDC) to FDA on January 31, 2000.

FDA received several requests to extend the comment period for an additional month to allow adequate time to respond. In response to the requests, FDA is extending the comment period until October 16, 2000.

II. Comments

Interested persons may submit to the Dockets Management Branch (address above) written comments regarding this notice by October 16, 2000. Two copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Dated: September 12, 2000.

William K. Hubbard,

Senior Associate Commissioner for Policy, Planning, and Legislation.

[FR Doc. 00–23881 Filed 9–13–00; 1:36 pm]

BILLING CODE 4160-01-F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Care Financing Administration

[Document Identifier: HCFA-10005]

Agency Information Collection Activities: Submission for OMB Review; Comment Request

AGENCY: Health Care Financing Administration, HHS.

In compliance with the requirement of section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Health Care Financing Administration (HCFA), Department of Health and Human Services, is publishing the following summary of proposed collections for public comment. Interested persons are invited to send comments regarding this burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the agency's functions; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

Type of Information Request: New collection; Title of Information Collection: Ticket to Work and Work Incentives: Medicaid Infrastructure Grants; HCFA Form Number: HCFA-10005 (OMB approval #: 0938-NEW); Use: Section 203 of the Ticket to Work and Work Incentives Act of 1999 provides for the establishment of a grants program for states that build infrastructures designed to support people with disabilities. State agencies will be applying for these grants; Frequency: Annually; Affected Public: State, local or tribal govt.; Number of Respondents: 56; Total Annual Responses: 56; Total Annual Burden Hours: 5,600.

To obtain copies of the supporting statement and any related forms for the proposed paperwork collections referenced above, access HCFA's Web Site address at http://www.hcfa.gov/regs/prdact95.htm, or E-mail your request, including your address, phone number, OMB number, and HCFA document identifier, to Paperwork@hcfa.gov, or call the Reports Clearance Office on (410) 786–1326. Written comments and recommendations for the proposed information collections must be mailed within 30 days of this notice directly to

the OMB desk officer: OMB Human Resources and Housing Branch, Attention: Allison Eydt, New Executive Office Building, Room 10235, Washington, D.C. 20503.

Dated: September 8, 2000.

John P. Burke III,

HCFA Reports Clearance Officer, HCFA Office of Information Services, Security and Standards Group, Division of HCFA Enterprise Standards.

[FR Doc. 00-23707 Filed 9-14-00; 8:45 am]

BILLING CODE 4120-03-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Advisory Committee; Notice of Meeting

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Public Law 92–463), announcement is made of the following National Advisory body scheduled to meet during the month of October 2000.

Name: Advisory Committee on Infant Mortality (ACIM).

Date and Time: October 5, 2000; 9 a.m.-5 p.m.; October 6, 2000; 8:30 a.m.-3 p.m. Place: Holiday Inn Washington, D.C. on the

Hill, 415 New Jersey Avenue, NW., Washington, DC 20001, (202) 638–1616. The meeting is open to the public.

Purpose: The Committee provides advice and recommendations to the Secretary of Health and Human Services on the following: Department programs which are directed at reducing infant mortality and improving the health status of pregnant women and infants; factors affecting the continuum of care with respect to maternal and child health care, including outcomes following childbirth; factors determining the length of hospital stay following childbirth; strategies to coordinate the variety of Federal, State, and local and private programs and efforts that are designed to deal with the health and social problems impacting on infant mortality; and the implementation of the Healthy Start initiative and infant mortality objectives from Healthy People 2010.

Agenda: Topics that will be discussed include: Early Postpartum Discharge; Low-Birth Weight; Disparities in Infant Mortality; and the Healthy Start Program.

Anyone requiring information regarding the Committee should contact Peter C. van Dyck, M.D., M.P.H., Executive Secretary, ACIM, Health Resources and Services Administration (HRSA), Room 18–05, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, Telephone (301) 443–2170.

Individuals who are interested in attending any portion of the meeting or who have questions regarding the meeting should contact Ms. Kerry P. Nesseler, HRSA, Maternal and Child Health Bureau, Telephone (301) 443–2170. Agenda items are subject to change as priorities are further determined.

Dated: September 8, 2000.

Jane M. Harrison,

Director, Division of Policy Review and Coordination.

[FR Doc. 00–23699 Filed 9–14–00; 8:45 am] BILLING CODE 4160–15–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4565-N-23]

Notice of Proposed Information Collection: Comment Request; Mortgagee's Application for Partial Settlement (Multifamily Mortgage)

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

ACTION: Notice.

SUMMARY: The proposed information collection requirement described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

DATES: Comments Due Date: November 14, 2000.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Wayne Eddins, Reports Management Officer, Department of Housing and Urban Development, 451 7th Street, SW., L'Enfant Plaza Building, Room 8100, Washington, DC 20410.

FOR FURTHER INFORMATION CONTACT:

Patricia L. Tarber, Systems Accountant, Office of Financial Services, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410, telephone (202) 708— (this is not a toll free number) for copies of the proposed forms and other available information.

SUPPLEMENTARY INFORMATION: The Department is submitting the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

This Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) Evaluate the

accuracy of the agency's estimate of the burden of the proposed collection of information; (3) Enhance the quality, utility, and clarity of the information to be collected; and (4) Minimize the burden of the collection of information on those who are to respond; including the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Mortgagee's Application for Partial Settlement (Multifamily Mortgage).

OMB Control Number, if applicable: 2502–0427.

Description of the need for the information and proposed use: When the mortgage goes into default, the lender may elect to file with the Department a claim for insurance benefits. Statute 12 USC 1713(g) and Title II, Section 207(g) of the National Housing Act provides that, "* * * the mortgagee shall be entitled to receive the benefits of the insurance as hereinafter provided, upon assignment, transfer, and delivery to the Secretary, within a period and in accordance with rules and regulations to be prescribed by the Secretary of all rights and interest arising under the mortgage so in default: * * at its options and in accordance with regulations of, and in a period to be determined by the Secretary, proceed to foreclose on and obtain possession of or otherwise acquire sure property after default and receive the benefits of the insurance as herein provided upon the prompt conveyance of the Secretary the title of the property * * *" The mortgagee may receive a portion of the benefits immediately after the assignment or conveyance. The partial amount is computed in accordance with the foregoing statutory provisions and regulations promulgated under 24 CFR 207.251 Subpart B.

Agency form numbers, if applicable: HUD-2537.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: The estimated number of respondents is 215, frequency of response is one claim per submission, the total annual burden hours requested are 54.

Status of the proposed information collection: Reinstatement, without change, of a previously approved information collection.

Authority: The Paperwork Reduction Act of 1995, 44 U.S.C., Chapter 35, as amended.

Dated: September 8, 2000.

William C. Apgar,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 00–23718 Filed 9–14–00; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4565-N-24]

Notice of Proposed Information Collection: Comment Request; Mortgage Insurance Termination Application for Premium Refund or Distributive Share

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

ACTION: Notice.

SUMMARY: The proposed information collection requirement described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comment on the subject proposal.

DATES: Comments Due Date: November 14, 2000.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Wayne Eddins, Reports Management Officer, Department of Housing and Urban Development, 451 7th Street, SW, L'Enfant Plaza Building, Room 8202, Washington, DC 20410.

FOR FURTHER INFORMATION CONTACT:

Silas C. Vaughn, Single Family
Insurance Operations Division,
Department of Housing and Urban
Development, 451 7th Street, SW,
Washington, DC 20410, telephone (202)
708–2596, Ext. 3445 (this is not a toll
free number) for information on form
HUD–27050–A. Lillie A. Watson, Single
Family Insurance Operations Division,
Department of Housing and Urban
Development, 451 7th Street, SW,
Washington, DC 20410, telephone (202)
708–2596, Ext. 3305 (this is not a toll
free number) for information on form
HUD–27050–B.

SUPPLEMENTARY INFORMATION: The Department is submitting the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

This Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (3) Enhance the quality, utility, and clarity of the information to be collected; and (4) Minimize the burden of the collection of information on those who are to respond; including the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Mortgage Insurance Termination—HUD–27050–A; Application for Premium Refund or Distributive Share Payment—HUD– 27050–B.

OMB Control Number, if applicable: 2502–0414.

Description of the need of the information and proposed use: The information collection for the Mortgage Insurance Termination, form HUD-27050-A, is used by servicing mortgages to comply with HUD requirements for reporting the termination of FHA mortgage insurance. This information is used whenever FHA mortgage insurance is terminated and no claim for insurance benefits will be filed. Due to technological advances this information is now submitted electronically to HUD from lenders via Electronic Date Interchange (EDI) and via the Internet through FHA Connection. The information collection is still needed although the hardcopy form is not used. Under the new streamline III program, when the information is submitted it can be used to directly pay eligible homeowners. This condition occurs when the data passes the criteria of certain system edits. As a result, the system generates a disbursement to the eligible homeowners for a refund consisting of the unused portion of the paid premium. The information collection required is used to update HUD's Single Family Insurance System. The billing of mortgage insurance premiums is discontinued as a result of the transaction. Without this information the premium collection/ monitoring function would be severely impeded and program data would be unreliable. Under streamline III, when the information is processed but does not pass the series of edits, the system generates a form HUD-27050-B to the homeowners to be completed and returned to HUD for further processing for a premium refund or distributive share. In general, a premium refund is

the difference between the amount of prepaid premium and the amount of the premium that has been earned by HUD up to the time the mortgage is terminated. A distributive share payment is a dividend of the Mutual Mortgage Insurance Fund operated by HUD/FHA and may be payable when FHA insurance is terminated depending on the age of the mortgage and other eligibility conditions.

Agency form numbers, if applicable: HUD-27050-A, HUD-27050-B.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: The public reporting burden for this collection of information for the HUD-27050-A is estimated to average 5 minutes per response, including the time for reviewing the instructions, searching existing data sources, gathering and maintaining the data needed, completing and reviewing the collection of information, and transmitting the information electronically via EDI or FHA Connection. The number of respondents is 9,500, the frequency of response is on occasion, and the volume per respondents is 1 to 40,000 depending on the size of their FHA portfolio. The public reporting burden for this collection of information for the HUD-27050-B is estimated to average 15 minutes per response, including the time for reviewing the instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The number of respondents is 382,000, the frequency of response is one time, and the volume per respondents is 1.

Status of the proposed information collection: Reinstatement, without change, or a previously approved information collection.

Authority: The Paperwork Reduction Act of 1995, 44 U.S.C., Chapter 35, as amended.

Dated: September 8, 2000.

William C. Apgar,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 00–23719 Filed 9–14–00; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4565-N-25]

Notice of Proposed Information Collection: Comment Request; Mortgagee's Application for Insurance Benefits (Multifamily Mortgage)

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

ACTION: Notice.

SUMMARY: The proposed information collection requirement described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

DATES: Comments Due Date: November 14, 2000.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Wayne Eddins, Reports Management Officer, Department of Housing and Urban Development, 451 7th Street, SW, L'Enfant Plaza Building, Room 8100, Washington, DC 20410.

FOR FURTHER INFORMATION CONTACT:

Patricia L. Tarber, Systems Accountant, Office of Financial Services, Department of Housing and Urban Development, 451 7th Street SW, Washington, DC 20410, telephone (202) 708— (this is not a toll free number) for copies of the proposed forms and other available information.

SUPPLEMENTARY INFORMATION: The Department is submitting the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

This Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (3) Enhance the quality, utility, and clarity of the information to be collected; and (4) Minimize the burden of the collection of information on those who are to respond; including the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Mortgagee's Application for Insurance Benefits (Multifamily Mortgage).

OMB Control Number, if applicable 2520–0419.

Description of the need for the information and proposed use: A lender with an insured multifamily mortgage may pay an annual insurance premium to the Department. When the mortgage goes into default, the lender may elect to file with the Department a claim for insurance benefits. A requirement of the claims filing process is the submission of an application for insurance benefits. Regulation 12 USC 1713(g) and Title II, Section 207(g) of the National Housing Act provides that, "Notwithstanding any other provision of this chapter, upon receipt, after September 2, 1964, of an application for insurance benefits on a mortgage insured under this chapter, the Secretary may terminate the lender's obligation to pay premium charges on the mortgage." This provision is further spelled out under 24 CFR Part 207-Subpart B—Contract Rights and Obligations at 207.252(d) and $207.\overline{258}(c)(6)$. This information collection satisfied the preceding requirements.

Agency form numbers, if applicable: HUD–2747.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: The estimated number of respondents is 215, frequency of response is one claim per submission, the total annual burden hours requested are 18.

Status of the proposed information collection: Reinstatement, with change, of a previously approved information collection.

Authority: The Paperwork Reduction Act of 1995, 44 U.S.C., Chapter 35, as amended.

Dated: September 8, 2000.

William C. Apgar,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 00–23720 Filed 9–14–00; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4566-N-12]

Notice of Proposed Information Collection: Comments Request, Community Development Block Grant, States Program

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: The proposed information collection requirement for the State Community Development Block Grant (CDBG) program will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

DATES: Comment Due Date: November 14, 2000.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Shelia Jones, Reports Liaison Officer, Department of Housing and Urban Development, 451 7th Street, SW, Room 7232, Washington, DC 20410.

FOR FURTHER INFORMATION CONTACT:

Steve Johnson, Director, State and Small Cities Division, Department of Housing and Urban Development, Room 7286, 451 Seventh Street, SW, Washington, DC 20410–7000. For telephone communication, contact Yvette Aidara, State and Small Cities Division, at 202–708–1322. This is not a toll-free number. Hearing or speech impaired individuals may access this number via TTY by calling the toll-free Federal Information Relay Service at 1–800–877–8339.

SUPPLEMENTARY INFORMATION: The Department will submit the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

The Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection of

information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (3) enhance the quality, utility, and clarity of the information to be collected, and (4) minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Community Development Block Grants: States Program.

OMB Control Number: 2506–0085.

Description of the Need for the
Information and Proposed Use: The
information is needed to assist HUD in
determining whether States are carrying
out the CDBG program in accordance
with the applicable laws. In addition,
States must maintain records at the state
level to facilitate review and audit by
HUD of each state's administration of its
grant pursuant to section 104 (e) of the
statute and section 570.490 of the State
CDBG rule.

Agency Form Numbers, if applicable: The Housing and Community Development Act of 1974, as amended, requires states that administer the CDBG program to submit: (1) A Final Statement that contains the community development objectives, a method of distribution, and the certification by the Governor or a duly authorized state official (Section 104(a)(1); (2) an annual performance and evaluation report (PER) (Section 104(e)); and such records as may be necessary to facilitate review and audit by HUD of the state's administration of CDBG funds (Section 104(e)(2)).

Members of Affected Public: State Governments participating in the State administered CDBG program.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response:

Task	Number of respondents	Frequency of response (annual)	Estimate of burden hours	Total U.S. burden hours
PER (Performance & Evaluation Report)	50	1	212	10,600
States Localities	50 3,500	on-going	116 26	5,800 91,000

Task	Number of respondents	Frequency of response (annual)	Estimate of burden hours	Total U.S. burden hours	
Total	50 plus	2 or more	354	107,400	

Status of the Proposed Information Collection: Reinstatement, with minor change, of a previously approved collection for which approval is near expiration and request for OMB renewal for three years. The current OMB approval expires in November, 2000.

This report does not include hours spent on Consolidated Plan preparation and reporting. Those hours are reported with 2506–0117.

Authority: Section 3506 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

Dated: September 11, 2000.

Cardell Cooper,

Assistant Secretary for Community Planning and Development.

[FR Doc. 00–23721 Filed 9–14–00; 8:45 am] BILLING CODE 4210–29–M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4557-N-37]

Federal Property Suitable as Facilities To Assist the Homeless

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

FOR FURTHER INFORMATION CONTACT:

Clifford Taffet, room 7266, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410; telephone (202) 708–1234; TTY number for the hearing- and speech-impaired (202) 708–2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 1–800–927–7588.

SUPPLEMENTARY INFORMATION: In

accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 14411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized

buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in National Coalition for the Homeless v. Veterans Administration, No. 88–2503– OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Brian Rooney, Division of Property Management, Program Support Center, HHS, room 5B-41, 5600 Fishers Lane, Rockville, MD 20857, (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for competing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part 581.

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, by made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/ unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1-800-927-7588 for detailed instructions or write a letter to Clifford Taffet at the address listed at the beginning of this Notice. Included in the request for review should be he property address (including zip code), the date of publication in the Federal Register, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the following addresses: Army: Mr. Jeff Holste, Army Corps of Engineers, Military Programs, Installation Support Division, Planning Branch, ATTN: CEMP-IP, 441 G Street, NW, Washington, DC 20314-1000; (202) 761-5737; GSA: Mr. Brian K. Polly, Assistant Commissioner, General Services Administration, Office of Property Disposal, 18th and F Streets, NW., Washington, DC 20405; (202) 501-0052; Interior: Ms. Linda Tribby, Department of the Interior, 1849 C Street, NW., Mail Stop 5512-MIB, Washington, DC 20240; (202) 219–0728; Navy: Mr. Charles C. Cocks, Director, Department of the Navy, Real Estate Policy Division, Naval Facilities Engineering Command, Washington Navy Yard, 1322 Patterson Ave., SE., Suite 1000, Washington, DC 20374-5065; (202) 685-9200; (These are not toll-free numbers).

Dated: September 7, 2000.

Fred Karnas, Jr.,

Deputy Assistant Secretary for Special Needs Assistance Programs.

TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 9/15/00

Suitable/Available Properties

Buildings (by State) Alabama Residence 1223 204 Akin Drive Tuskegee Co: Macon AL 36083– Property Number: 21200030075

admin., off-site use, only

pol bldg., off-site use only

storage, off-site use only

storage, off-site use only

maint. shop, off-site use only

storage, off-site use only

family housing, off-site use only

family housing, off-site use only

family housing, off-site use only

Status: Excess

Bldg. 01237

Landholding Agency: GSA Property Number: 54200020023 Status: Excess Comment: 1375 sq. ft., brick, veneer, most recent use—residential GSA Number: 4-A-AL-768 Alaska Bldg. 00390 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030067 Status: Excess Comment: 13,632 sq. ft., off-site use only Bldgs. 01200, 01202 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030068 Status: Excess Comment: 4508 & 6366 sq. ft., most recent use-hazard bldg., off-site use only Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030069 Status: Excess Comment: 5578 sq. ft., most recent use—VOQ transient, off-site use only Bldgs. 01205-01207 Fort Richardson Ft. Richardson Co: AK 99505– Landholding Agency: Army Property Number: 21200030070 Status: Excess Comment: various sq. ft., most recent usehazard bldg., off-site use only Bldgs. 01208, 01210, 01212 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030071 Status: Excess Comment: various sq. ft., most recent usehazard bldg., off-site use only Bldgs. 01213, 01214 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030072 Status: Excess Comment: 11964 & 13740 sq. ft., most recent use-transient UPH, off-site use only Bldgs. 01218, 01230 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030073 Status: Excess Comment: 480 & 188 sq. ft., most recent use-hazard bldgs., off-site use only Bldgs. 01231, 01232 Fort Richardson

Ft. Richardson Co: AK 99505–

Property Number: 21200030074

Ft. Richardson Co: AK 99505-

Landholding Agency: Army

Landholding Agency: Army

Status: Excess

Bldg. 01234

Fort Richardson

Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030076 Status: Excess Bldg. 01272 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030077 Status: Excess Bldg. 03002 Fort Richardson Ft. Richardson Co: AK 99505– Landholding Agency: Army Property Number: 21200030078 Status: Excess Bldg. 03725 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030079 Status: Excess Bldg. 08109 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030080 Status: Excess Bldg. 21001 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030081 Status: Excess Bldg. 22001 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030082 Status: Excess Bldg. 22002 Fort Richardson Ft. Richardson Co: AK 99505-Landholding Agency: Army Property Number: 21200030083 Status: Excess Comment: 458 & 4260 sq. ft., most recent Connecticut use—hazard bldgs., off-site use only Bldg. DKL12 USÄRC Middletown Landholding Agency: Army Property Number: 21200030084

Status: Unutilized Comment: 39 sq. ft., possible asbestos/lead paint, needs rehab, most recent use-sentry Comment: 615 sq. ft., most recent usestation, off-site use only Georgia Bldg. T-1003 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030085 Comment: 408 sq. ft. most recent use—fuel/ Status: Excess Comment: 9267 sq. ft., poor condition, most recent use-admin., off-site use only Bldgs. T-1005, T-1006, T-1007 Fort Stewart Hinesville Co: Liberty GA 31514– Landholding Agency: Army Property Number: 21200030086 Comment: 308 sq. ft., most recent use-Status: Excess Comment: 9267 sq. ft., poor condition, most recent use—storage, off-site use only Bldgs. T-1015, T-1016, T-1017 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030087 Comment: 7480 sq. ft., most recent use-Status: Excess Comment: 7496 sq. ft., poor condition, most recent use-storage, off-site use only Bldgs, T-1018, T-1019 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030088 Comment: 7200 sq. ft., most recent use-veh. Status: Excess Comment: 9267 sq. ft., poor condition, most recent use-storage, off-site use only Bldgs. T-1020, T-1021 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030089 Comment: 1920 sq. ft., most recent use-Status: Excess Comment: 9267 sq. ft., poor condition, most recent use—storage, off-site use only Bldg. T-1022 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030090 Comment: 3200 sq. ft., most recent use-Status: Excess Comment: 9267 sq. ft., poor condition, most recent use—supply center, off-site use only Bldg. T-1027 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030091 Comment: 1448 sq. ft., most recent use-Status: Excess Comment: 9024 sq. ft., poor condition, most recent use—storage, off-site use only Bldg. T-1028 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030092 Comment: 1508 sq. ft., most recent use-Status: Excess Comment: 7496 sq. ft., poor condition, most recent use-storage, off-site use only Bldgs, T-1035, T-1036, T-1037 Fort Stewart Middletown Co: Middlesex CT 06457-Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030093

Status: Excess Comment: 1626 sq ft., poor condition, most recent use—storage, off-site use only Bldgs. T-1038, T-1039 Fort Stewart Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030094 Status: Excess

Comment: 1626 sq ft., poor condition, most recent use-storage, off-site use only

Bldgs. T-1040, T-1042

Fort Stewart

Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030095

Status: Excess

Comment: 1626 sq ft., poor condition, most recent use-storage, off-site use only

Bldgs. T-1086, T-1088

Fort Stewart

Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030096

Status: Excess

Comment: 7680 sq ft., poor condition, most recent use-storage, off-site use only

Bldg. P-7751 Fort Stewart

Hinesville Co: Liberty GA 31514-Landholding Agency: Army Property Number: 21200030097

Status: Excess

Comment: 192 sq ft., poor condition, off-site use only

Bldg. P-338

Hunter Army Airfield Savannah Co: Chatham GA 31409-

Landholding Agency: Army Property Number: 21200030098

Status: Excess

Comment: 2261 sq ft., most recent usebathhouse, off-site use only

Bldg. P-339

Hunter Army Airfield

Savannah Co: Chatham GA 31409– Landholding Agency: Army Property Number: 21200030099

Status: Excess

Comment: 545 sq ft., most recent usechlorinator bldg., off-site use only

Hawaii

Bldg. P-L0031 Schofield Barracks Wahiawa Co: HI 96786-Landholding Agency: Army Property Number: 21200030100

Status: Unutilized

Comment: 851 sq ft., most recent use-water pumping station, off-site use only

Illinois

Milo Comm. Tower Site

350 N. Rt. 8

Milo Co: Bureau IL 56142-Landholding Agency: GSA Property Number: 54200020018

Status: Excess

Comment: 120 sq ft., cinder block bldg.

GSA Number: 1–D–IL–795 LaSalle Comm. Tower Site 1600 NE 8th St.

Richland Co: LaSalle IL 61370– Landholding Agency: GSA

Property Number: 54200020019

Status: Excess

Comment: 120 sq. ft. cinder block bldg. and

a 300' tower

GSA Number: 1-D-IL-724

Kansas

Former Army Reserve Center 800 South 29th Street Parsons Co: Labette KS 75702-Landholding Agency: GSA Property Number: 54200010001

Status: Surplus

Comment: 3157 sq. ft., presence of asbestos/ lead paint, most recent use-reserve center/office, subject to existing easements

GSA Number: 7-D-KS-519A Garage/Maint. Bldg.

Cedar Bluff Dam

Ellis Co: Trego KS 67636-Landholding Agency: Interior Property Number: 61200030009

Status: Excess

Comment: 1152 sq. ft., needs rehab, presence of asbestos, off-site use only

Bldg. 00087, 02322, 04401

Fort Knox

Ft. Knox Co: Hardin KY 40121-Landholding Agency: Army Property Number: 21200030101

Status: Unutilized

Comment: various sq. ft., needs rehab, possible asbestos/lead paint, most recent use—heat plant/storage/admin., off-site use only

Bldg. 02813 Fort Knox

Ft. Knox Co: Hardin KY 40121-Landholding Agency: Army Property Number: 21200030102

Status: Unutilized

Comment: 60 sq. ft., needs rehab, possible asbestos/lead paint, most recent use—shed, off-site use only

Maryland

Bldg. 2831

Ft. George G. Meade

Ft. Meade Co: Anne Arundel MD 20755-5115

Landholding Agency: Army Property Number: 21200030103

Status: Unutilized

Comment: 9652 sq. ft., presence of asbestos/ lead paint, most recent use—dental clinic, off-site use only

Bldg. 490

Naval Air Station

Patuxent River Co: MD 20670-Landholding Agency: Navy Property Number: 77200030062

Status: Unutilized

Comment: 15,210 sq. ft., most recent usemuseum, presence of asbestos/lead paint, off-site use only

Minnesota

GAP Filler Radar Site St. Paul Co: Rice MN 55101-Landholding Agency: GSA Property Number: 54199910009 Status: Excess

Comment: 1266 sq. ft., concrete block, presence of asbestos/lead paint, most recent use—storage, zoning requirements GSA Number: 1-GR(1)-MN-475

Missouri

Hardesty Federal Complex 607 Hardesty Avenue

Kansas City Co: Jackson MO 64124-3032

Landholding Agency: GSA Property Number: 54199940001

Status: Excess

Comment: 7 warehouses and support buildings (540 to 216,000 sq. ft.) on 17.47 acres, major rehab, most recent usestorage/office, utilities easement GSA Number: 7-G-MO-637

Natl Weather Svc Ofc 4100 Mexico Road

St. Peters Co: St. Charles MO 00000-

Landholding Agency: GSA Property Number: 54200020015

Status: Excess

Comment: 4774 sq. ft., presence of asbestos, good condition, most recent use-office

GSA Number: 7-C-MO-641

New Hampshire Bldg. KG001

Grenier Field USARC

Manchester Co: Rockingham NH 03103-7474

Landholding Agency: Army Property Number: 21200030104

Status: Excess

Comment: 18,994 sq. ft., presence of asbestos, most recent use-classroom, off-site use only

Bldg. KG002

Grenier Field USARC

Manchester Co: Rockingham NH 03103-7474

Landholding Agency: Army Property Number: 21200030105

Status: Excess

Comment: 20,014 sq. ft., presence of asbestos, most recent use—storage/store, off-site use only

Bldg. KG003

Grenier Field USARC

Manchester Co: Rockingham NH 03103-7474

Landholding Agency: Army Property Number: 21200030106

Status: Excess

Comment: 3458 sq. ft., presence of asbestos, most recent use-veh. maint., off-site use

Bldg. KG005

Grenier Field USARC

Manchester Co: Rockingham NH 03103-7474

Landholding Agency: Army Property Number: 21200030107

Status: Excess

Comment: 3005 sq. ft., presence of asbestos, most recent use-storage, off-site use only

New Jersey

Old Bridge Housing

Route 9

Old Bridge Co: NJ 08857-Landholding Agency: GSA Property Number: 54199940010

Status: Excess

Comment: 12 three bedroom housing units, no long-term wastewater treatment system for property, presence of asbestos/lead paint, needs repair

GŜA Number: 0-0-NJ-000

New York

Bldg. 801

US Military Academy

Highlands Co: Orange NY 10996-1592

Landholding Agency: Army Property Number: 21200030108 Status: Unutilized Comment: 27,726 sq. ft., needs repair, possible lead paint, most recent usewarehouse, off-site use only "Terry Hill" County Road 51 Manorville NY Landholding Agency: GSA Property Number: 51499830008 Status: Surplus Comment: 2 block structures, 780/272 sq. ft., no sanitary facilities, most recent usestorage/comm. facility, w/6.19 acres in fee and 4.99 acre easement, remote area GSA Number: 1-D-NY-864 Binghampton Depot Nolans Road Binghampton Co: NY 00000-Landholding Agency: GSA Property Number: 54199910015 Status: Excess Comment: 45,977 sq. ft., needs repair, presence of asbestos, most recent use-GSA Number: 1-G-NY-760A South Carolina Bldg. 1765 Fort Jackson Ft. Jackson Co: Richard SC 29207-Landholding Agency: Army Property Number: 21200030109 Status: Unutilized Comment: 1700 sq. ft., need repairs, presence of asbestos/lead paint, most recent use training bldg., off-site use only Texas Bldg. P-8219 Fort Sam Houston San Antonio Co: Bexar TX 78234–5000 Landholding Agency: Army Property Number: 21200030110 Status: Excess Comment: 2456 sq. ft., presence of asbestos/ lead paint, most recent use—family house, off-site use only Bldg. 4422 Fort Hood Ft. Hood Co: Bell TX 76544-Landholding Agency: Army Property Number: 21200030111 Status: Unutilized Comment: 5310 sq. ft., most recent usebarracks, off-site use only Bldg. 4423 Fort Hood Ft. Hood Co: Bell TX 76544-Landholding Agency: Army Property Number: 21200030112 Status: Unutilized Comment: 5310 sq. ft., most recent usebarracks, off-site use only Bldg. 4462 Fort Hood Ft. Hood Co: Bell TX 76544-Landholding Agency: Army Property Number: 21200030113 Status: Unutilized Comment: 5310 sq. ft., most recent use barracks, off-site use only Bldg. 4463 Fort Hood

Ft. Hood Co: Bell TX 76544-

Landholding Agency: Army Property Number: 21200030114 Status: Unutilized Comment: 5310 sq. ft., most recent usebarracks, off-site use only Bldg. 4464 Fort Hood Ft. Hood Co: Bell TX 76544-Landholding Agency: Army Property Number: 21200030115 Status: Unutilized Comment: 5310 sq. ft., most recent usebarracks, off-site use only Bldg. 4469 Fort Hood Ft. Hood Co: Bell TX 76544-Landholding Agency: Army Property Number: 21200030116 Status: Unutilized Comment: 5310 sq. ft., most recent usebarracks, off-site use only Bldg. 8 Grand Prairie Reserve Complex Grand Prairie Co: Dallas TX 75051-Landholding Agency: Army Property Number: 21200030117 Status: Unutilized Comment: 32,500 sq. ft., poor condition, presence of asbestos/lead paint, most recent use—quarters, off-site use only Virginia Bldgs. P00526, P00527 Fort A.P. Hill Bowling Green Co: VA 22427-Landholding Agency: Army Property Number: 21200030118 Status: Unutilized Comment: 144 sq. ft., most recent usestorage, off-site use only Bldgs. 1630, 1633, 1636 Fort Eustis Ft. Eustis Co: VA 22604-Landholding Agency: Army Property Number: 21200030119 Status: Unutilized Comment: 720 sq. ft., most recent use storehouse, off-site use only Bldg. CEP-6 Naval Station Norfolk Co: VA 23511-Landholding Agency: Navy Property Number: 77200030063 Status: Excess Comment: 1056 sq. ft., most recent usestorage, off-site use only Bldg. CEP-210 Naval Station Norfolk Co: VA 23511-Landholding Agency: Navy Property Number: 77200030064 Status: Excess Comment: 2346 sq. ft., off-site use only Washington Bldg. 607

use-office

Bldg. 614 Vancouver Barracks Vancouver Co: Clark WA 98661-3826 Landholding Agency: Army Property Number: 21200030121 Status: Unutilized Comment: 38,981 sq. ft., National Historic Preservation Act requirements, most recent Bldg. 626 Vancouver Barracks Vancouver Co: Clark WA 98661-3826 Landholding Agency: Army Property Number: 21200030122 Status: Unutilized Comment: 1710 sq. ft., National Historic Preservation Act requirements, most recent use-admin. Bldg. 628 Vancouver Barracks Vancouver Co: Clark WA 98661-3826 Landholding Agency: Army Property Number: 21200030123 Status: Unutilized Comment: 2621 sq. ft., National Historic Preservation Act requirements, most recent use-admin. Bldg. 636 Vancouver Barracks Vancouver Co: Clark WA 98661-3826 Landholding Agency: Army Property Number: 21200030124 Status: Unutilized Comment: 9686 sq. ft., National Historic Preservation Act requirements, most recent use-admin. Bldg. 638 Vancouver Barracks Vancouver Co: Clark WA 98661-3826 Landholding Agency: Army Property Number: 21200030125 Status: Unutilized Comment: 33,822 sq. ft., National Historic Preservation Act requirements, most recent use-admin. West Virginia Moundsville Federal Bldg. 7th Street Moundsville Co: Marshal WV 26041-Landholding Agency: GSA Property Number: 54200020024 Status: Excess Comment: 9674 sq. ft., good condition, presence of asbestos, most recent useoffice space GSA Number: 4-G-WV-535 Land (by State) Arizona 0.322 acres Madison Street Property Yuma Co: AZ 00000– Landholding Agency: GSA Property Number: 54200020025 Status: Excess Comment: 14,026 sq. ft., irregular in shape, most recent use-former railroad right-of-Vancouver Barracks Vancouver Co: Clark WA 98661-3826 GSA Number: 9-I-AZ-814 Landholding Agency: Army Idaho Property Number: 21200030120 25' x 100' Site Status: Unutilized Comment: 10,120 sq. ft., National Historic 1520 N St. & 2290 E St. Rogerson Co: Twin Falls ID 00000-Preservation Act requirements, most recent Landholding Agency: GSA

Property Number: 54200010007

Status: Unutilized

Comment: lot too small to meet minimum size for residence zoning/agriculture, no sewer service

GSA Number: 9-A-ID-545

Irish Ridge NEXRAD Site

Loring AFB

Fort Fairfield Co: Aroostook ME 04742-

Landholding Agency: GSA Property Number: 18199640017

Status: Unutilized

Comment: 3.491 acres in fee simple

GSA Number: 0-0-ME-000

Jersey Tower Site

Tract No. 100 & 100E

Jersey Co: Licking OH 00000-Landholding Agency: GSA

Property Number: 54199910013

Status: Surplus

Comment: 4.24 acres, subject to preservation

of wetlands

GSA Number: 1-W-OH-813

Licking County Tower Site

Summit & Haven Corner Rds. Pataskala Co: Licking OH 43062–

Landholding Agency: GSA

Property Number: 54200020021

Status: Excess

Comment: Parcel 100 = 3.67 acres, Parcel

100E = 0.57 acres

GSA Number: 1-W-OH-813

Wyoming

Flying J

Shoshone Project

Park Co: WY 82414-

Landholding Agency: GSA

Property Number: 54200020022

Status: Excess

Comment: approximately 46.35 acres, no utilities, most recent use-oil refinery

GSA Number: 7-1-WY-0539A

Suitable/Unavailable Properties

Buildings (by State)

California

112 Bldgs.—Skaggs Island

Naval Security Group

Skaggs Island Co: Sonoma CA

Landholding Agency: GSA

Property Number: 54199730001

Status: Excess

Comment: 32-13,374 sq. ft., temp. quonset huts to perm. wood/concrete most recent use—housing, admin., support facilities, remote location, below sea level, high

maintenance

GSA Number: 9-N-CA-1488

Marine Culture Laboratory

Granite Canyon

34500 Coast Highway

Monterey CA 93940

Landholding Agency: GSA

Property Number: 54199830011

Status: Surplus

Comment: 3297 sq. ft. office bldg. & lab on 4.553 acres, envir. clean-up plans

scheduled

GSA Number: 9-C-CA-1499 Natl Weather Svc Station Blue Canyon Airport

Emigrant Gap CA 95715-Landholding Agency: GSA

Property Number: 54199840007

Status: Surplus

Comment: 3140 sq. ft., presence of asbestos, most recent use—ofc/residential/storage, land agreements w/U.S. Forest Service exist, special use permit

GSA Number: 9-C-CA-1521

Naval & Marine Corps Readiness

1700 Stadium Way

Los Angeles Co: Los Angeles CA 90012-

Landholding Agency: GSA Property Number: 54199910005

Status: Excess

Comment: 133,484 sq. ft., suffered seismic damage, presence of asbestos/lead paint, historic convenants, 45% of property will

revert to City

GSA Number: 9-N-CA-1523

Eureka Federal Building

5th & H Streets

Eureka Co: CA 95501-

Landholding Agency: GSA Property Number: 54199930024

Status: Excess

Comment: 23,959 gross sq. ft., needs rehab, presence of asbestos/lead paint, most recent use—post office/office, listed on the National Register of Historic Places

GSA Number: 9-G-CA-1529

Florida

Crooked River Lighthouse

Carrabelle Co: Franklin FL 32322-

Landholding Agency: GSA

Property Number: 54199940017

Status: Excess

Comment: Lighthouse on 1.29 acres, possible lead base paint, listed on National Register of Historic Places

GSA Number: 4-U-FL-1165

Georgia

Federal Building

109 N. Main Street

Lafavette Co: Walker GA 30728-Landholding Agency: GSA

Property Number: 54199910014

Status: Excess

Comment: approx. 4761 sq. ft., does not meet ADA requirements for accessibility, easements/reservations restrictions, historic protective covenants

GSA Number: 4-G-GA-858

Radar Communication Link

½ mi east of 116th St.

Co: Will IL

Landholding Agency: GSA

Property Number: 54199820013

Status: Excess

Comment: 297 sq. ft. concrete block bldg. with radar tower antenna, possible lead based paint, most recent use—air traffic

control

GSA Number: 2-U-IL-696

Army Reserve Center

1881 East Fremont Street Galesburg Co: Knox IL 61401-

Landholding Agency: GSA

Property Number: 54199940008 Status: Excess

Comment: 2 brick buildings (6117 & 1325 sq. ft.), utilities turned off, need repairs, most recent use-storage

GSA Number: 1-D-IL-720

Indiana

Former Army Reserve Center

White Oak Park

LaPorte Co: LaPorte IN 00000-Landholding Agency: GSA

Property Number: 54199920003

Status: Excess

Comment: two—1600 sq. ft. picnic shelters, 4358 sq. ft. paved road, 200 sq. ft. rest room

GSA Number: 1-GR(1)-IN-430E

Maryland

Washington Court Apartments

Maryland Rt. 755

Edgewood Co: Harford MD 21040-

Landholding Agency: GSA

Property Number: 54199940005

Status: Excess

Comment: 55 bldgs. housing 276 apartments, (2 to 4 bedrooms), need repairs, presence of lead based paint, property published in error as available on 2/11/00

GSA Number: 4-D-MD-559

De LaSalle Bldg.

4900 LaSalle Road

Avondale Co: Prince Georges MD 20782-

Landholding Agency: GSA Property Number: 54200020007

Status: Excess

Comment: 130,000 sq. ft., multi-story on 17.79 acres, extensive rehab required, presence of asbestos/lead paint/pigeon infestation, subj. to easements, eligible for

Natl Register GSA Number: 4-G-MD-565A

Cheltenham Naval Comm. Dtchmt.

9190 Commo Rd., AKA 7700

Redman Rd.

Clinton Co: Prince Georges MD 20397-5520

Landholding Agency: GSA

Property Number: 77199330010

Status: Excess

Comment: 32 bldgs., various sq. ft., most recent use—admin/com, & 39 family housing units on 230.35 acres, presence of lead paint/asbestos, 20.09 acres leased to

County w/improvements GSA Number: 4-N-MD-544A

Michigan Detroit Job Corps Center

10401 E. Jefferson & 1438

Garland;

1265 St. Clair

Detroit Co: Wayne MI 42128-Landholding Agency: GSA

Property Number: 54199510002

Status: Surplus Comment: Main bldg. is 80,590 sq. ft., 5story, adjacent parking lot, 2nd bldg. on St. Clair Ave. is 5140 sq. ft., presence of asbestos in main bldg., to be vacated 8/97

GSA Number: 2-L-MI-757

Parcel 1 Old Lifeboat Station

East Tawas Co: Iosco MI

Landholding Agency: GSA

Property Number: 54199730011

Comment: 2062 sq. ft. station bldg., garage, boathouse, oilhouse, possible asbestos/lead paint, eligible for listing on National

Register of Historic Places GSA Number: 1-UU-MI-500 Minnesota

MG Clement Trott Mem. USARC Walker Co: Cass MN 56484-Landholding Agency: GSA Property Number: 5419930003

Status: Excess

Comment: 4320 sq. ft. training center and 1316 sq. ft. vehicle maintenance shop, presence of environmental conditions GSA Number: 1-D-MN-575

Mississippi

Federal Building 236 Sharkey Street Clarksdale Co: Coahoma MS 38614-Landholding Agency: GSA Property Number: 54199910004 Status: Excess Comment: 15,233 sq. ft., courthouse

North Carolina

Tarheel Army Missile Plant Burlington Co: Alamance NC 27215-Landholding Agency: GSA Property Number: 54199820002 Status: Excess

GSA Number: 4-G-MS-553

Comment: 31 bldgs., presence of asbestos, most recent use—admin., warehouse, production space and 10.04 acres parking area, contamination at site-environmental clean up in process

GSA Number: 4-D-NC-593

Coinjock Station Canal Road

Coinjock Co: Currituck NC 27293-Landholding Agency: GSA Property Number: 54199840010

Status: Excess

Comment: 4 bldgs., most recent use-storage/ office GSA Number: 4-U-NC-734

Vehicle Maint. Facility 310 New Bern Ave. Raleigh Co: Wake NC 27601-Landholding Agency: GSA Property Number: 54200020012

Status: Excess

Comment: 10,455 sq. ft., most recent usemaintenance garage

GSA Number: NC076AB Goldsboro Federal Bldg. 134 North John Street Goldsboro Co: Wayne NC 27530-Landholding Agency: GSA Property Number: 54200020016 Status: Excess

Comment: 24,492 sq.ft., presence of asbestos/ lead paint

GSA Number: 4-G-NC-736

Zanesville Federal Building 65 North Fifth Street Zanesville Co: Muskingum OH Landholding Agency: GSA Property Number: 54199520018

Status: Excess

Comment: 18750 sq. ft., most recent useoffice, possible asbestos, eligible for listing on the Natl Register of Historic Places

GSA Number: 2-G-OH-781A

Lorain Housing 238-240 Augusta Ave. Lorain OH 44051-Landholding Agency: GSA Property Number: 54199840006 Status: Excess

Comment: 3000 sq. ft. duplex, 2-story, good condition, possible lead based paint, existing easements

GSA Number: 1-U-OH-814

Fed. Bldg./Courthouse N. Washington & Broadway Streets Ardmore Co: Carter OK 73402-Landholding Agency: GSA Property Number: 54199820009 Status: Excess

Comment: 4000 sq. ft. bldg. w/parking, 3 story plus basement, most recent use– office, subject to historic preservation covenants

GSA Number: 7-G-TX-559

Oregon

Gus Solomon U.S. Courthouse 620 SW Main Street Portland Co: Multnomah OR 97205-Landholding Agency: GSA Property Number: 54199730023 Status: Underutilized Comment: 15,775 sq. ft., 7-story, does not meet Federal seismic requirements, National Register of Historic Places, pending lease GSA Number: 7-G-OR-724

Tennessee

3 Facilities, Guard Posts Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930011

Status: Surplus

Comment: 48-64 sq. ft., most recent useaccess control, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

Volunteer Army Ammunition Plant Railroad System Facilities

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA Property Number: 54199930012 Status: Surplus

Comment: 14-2,420 sq. ft., most recent usestorage/rail weighing facilities/dock, potential use restrictions, property was published in error as available on 2/11/00

GŜA Number: 4-D-TN-594F

8 Bldgs.

Volunteer Army Ammunition Plant Missile Assembly Chattanooga Co: Hamilton TN 37412-

Landholding Agency: GSA Property Number: 54199930013

Status: Surplus

Comment: concrete block bldgs. on approx. 100 acres, most recent use—assembly/ storage/buffer, potential use restrictions, property was published in error as available on 2/11/000

GSA Number: 4-D-TN-594F

200 bunkers

Volunteer Army Ammunition Plant Storage Magazines

Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930014

Status: Surplus

Comment: approx. 200 concrete bunkers covering a land area of approx. 4000 acres, most recent use—storage/buffer area, potential use restrictions, property was published in error as available on 2/11/00

GŜA Number: 4-D-TN-594F

Bldg. 232

Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930020

Status: Surplus

Comment: 10,000 sq. ft., most recent use— office, presence of asbestos, approx. 5 acres associated w/bldg., potential use restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

2 Laboratories

Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930021

Status: Surplus

Comment: 2000-12,000 sq. ft., potential use/ lease restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

3 Facilities

Volunteer Army Ammunition Plant Water Distribution

Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930022

Status: Surplus

Comment: 256-15,204 sq. ft., 35.86 acres associated w/bldgs., most recent usewater distribution system, potential use/ lease restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

Naval Hospital 5720 Integrity Drive

Millington Co: Shelby TN 38054-Location: Bldgs. 98, 100, 103, 105, 111, 114,

116, 117, 118

Landholding Agency: GSA Property Number: 54200020005

Status: Excess

Comment: 9 bldgs., various sq. ft., need major rehab

GSA Number: 4-N-TN-648

Virginia

Army Reserve Center 1 West Church St. Martinsville Co: Henry VA 24112-Landholding Agency: GSA

Property Number: 54199930010

Status: Excess

Comment: 12,225 sq. ft., 3 stories, most recent use-office, 2,250 sq. ft. leased to Postal Service, property was published in error as available on 2/11/00

GSA Number: 4-D-VA-719

Washington

Moses Lake U.S. Army Rsv Ctr Grant County Airport Moses Lake Co: Grant WA 98837-Landholding Agency: GSA Property Number: 21199630118 Status: Surplus

Comment: 4499 sq. ft./2.86 acres, most recent use—admin., temporary permit from COE granted to an organization, FAA recommended land not be used for

residential use due to aircraft noise problem, restriction GSA Number; 9–D–WA–1141

Wisconsin

Wausau Federal Building

317 First Street

Wausau Co: Marathon WI 54401– Landholding Agency: GSA Property Number: 54199820016

Status: Excess

Comment: 30,500 sq. ft., presence of asbestos, eligible for listing on the Natl Register of Historic Places, most recent use—office

GSA Number: 1–G–WI–593 Army Reserve Center

401 Fifth Street Kewaunee Co: WI 54216–1838 Landholding Agency: GSA Property Number: 54199940004

Status: Excess

Comment: 2 admin. bldgs. (15,593 sq. ft.), 1 garage (1325 sq. ft.), need repairs, property was published in error as available on 2/

GSA Number: 1-D-WI-597

Land (by State) Maryland

12.52 acres Casson Neck

Cambridge Co: Dorchester MD 00000-

Landholding Agency: GSA Property Number: 54200020020

Status: Excess

Comment: 12.52 acres, possible restrictions

due to wetlands

GSA Number: 4–U–MD–600A

Michigan

Parcel 3, Parcel B East Tawas Co: Iosco MI Landholding Agency: GSA Property Number: 54199730013

Status: Excess

Comment: 2.02 acres of land, wooded and primarily wetlands, restricted access

GSA Number: 1-U-MI-500

Mississippi Proposed Site

Army Reserve Center Waynesboro Co: Wayne MS 39367–

Landholding Agency: GSA Property Number: 54200010005

Status: Excess

Comment: 7.60 acres, most recent use—pine plantation, periodic flooding, possible wetlands on 30–40% of property GSA Number: 4–D–MS–0555

North Carolina

6.45 acres

Portion of McKinney Lake

Fish Hatchery

Millstone Church Road

Hoffman Co: Richmond NC 28347 Landholding Agency: GSA Property Number: 54200020011

Status: Excess

Comment: 6.45 acres, most recent use outdoor horticulture classes GSA Number: 4–GR–NC–570

Puerto Rico

La Hueca—Naval Station Roosevelt Roads Viegues PR 00765-

Landholding Agency: GSA Property Number: 54199420006

Status: Excess

Comment: 323 acres, cultural site

Bahia Rear Range Light

Ocean Drive

Catano Co: PR 00632– Landholding Agency: GSA Property Number: 54199940003

Status: Excess

Comment: 0.167 w/skeletal tower, fenced, aid

to navigation

GSA Number: 1-T-PR-508

Tennessee 1500 acres

Volunteer Army Ammunition

Plant

Chattanooga Co: Hamilton TN 37421–

Landholding Agency: GSA Property Number: 54199930015

Status: Surplus

Comment: scattered throughout facility, most recent use—buffer area, steep topography, potential use restrictions, property was published in error as available on 2/11/00

GŜA Number: 4-D-TN-594F

Unsuitable Properties

Buildings (by State)

Alabama

Sand Island Light House

Gulf of Mexico Mobile AL

Landholding Agency: GSA Property Number: 54199610001

Status: Excess Reason: Inaccessible GSA Number: 4–U–AL–763

Mobile Point Light

Gulf Shores Co: Baldwin AL 36542– Landholding Agency: GSA Property Number: 54199940011

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 4–U–AL–767

California

Old SF Mint 88 5th Street

San Francisco Co: CA 94103— Landholding Agency: GSA Property Number: 54199910017

Status: Excess

Reason: Extensive deterioration GSA Number: 9–G–CA–1531

Bldg. 21091

Marine Corps Air Station Miramar Co: San Diego CA 92132—

Landholding Agency: Navy Property Number: 77200030058

Status: Unutilized

Reason: Extensive deterioration

Bldg. 21127

Marine Corps Air Station

Miramar Co: San Diego CA 92132– Landholding Agency: Navy Property Number: 77200030059

Status: Unutilized

Reason: Extensive deterioration

Bldg. 9919

Marine Corps Air Station

Miramar Co: San Diego CA 92132-

Landholding Agency: Navy Property Number: 77200030060

Status: Unutilized

Reason: Extensive deterioration

Bldg. 9920

Marine Corps Air Station Miramar Co: San Diego CA 92132— Landholding Agency: Navy Property Number: 77200030061 Status: Unutilized

Reason: Extensive deterioration

Florida

Cape St. George Lighthouse

St. George Island Co: Franklin FL 32328– Landholding Agency: GSA

Property Number: 54199940012

Status: Excess

Reasons: Floodway, Extensive deterioration

GSA Number: 4-U-FL-1167

Boca Grande Range

Rear Light

Gasparilla Island Co: Lee FL 33921-

Landholding Agency: GSA Property Number: 54199940013

Status: Excess Reason: Floodway

GSA Number: 4–Ŭ–FL–1169 Sanibel Island Light Sanibel Co: Lee FL 33957– Landholding Agency: GSA

Property Number: 54199940014 Status: Excess Reason: Floodway

GSA Number: 4–U–FL–1162

Amelia Island Light

Fernandina Beach Co: Nassau FL 32034–

Landholding Agency: GSA Property Number: 54199940016

Property Number: 541999400 Status: Excess Reason: Secured Area GSA Number: 4–U–FL–1171

Georgia

Stored Products Insects

R&D Lab

3401 Edwin Street

Savannah Co: Chatham GA 31403— Landholding Agency: GSA Property Number: 54200010003

Status: Excess Reason: Floodway

GSA Number: 4–A–GA–861

Range Rear Light Blythe Island

Brunswick Co: Glynn GA 31525– Landholding Agency: GSA Property Number: 54200020001 Status: Excess

Reason: Extensive deterioration GSA Number: 4–U–GA–863

Hawaii

Portion, Bellows AFS DE#1, Parcel 5A

Waimanalo Co: Oahu HI 96795— Landholding Agency: GSA Property Number: 54199930025

Status: Surplus Reason: Floodway GSA Number: 9–D–HI–574

Idaho

Moore Hall U.S. Army Rsve Ctr

1575 N. Skyline Dr.

Idaho Falls Co: Bonneville ID 83401-

Landholding Agency: GSA Property Number: 21199720207

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 9-D-ID-544

Navy Family Housing

18-units

Hanna City Co: Peoria IL 61536-Landholding Agency: GSA Property Number: 54199940018

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material

GSA Number: 1-N-IL-723

Sunflower AAP

DeSoto Co: Johnson KS 66018-Landholding Agency: GSA Property Number: 54199830010

Status: Excess

Reason: Extensive deterioration GSA Number: 7-D-KSL-0581

Massachusetts

Frederick Murphy Federal Ctr

424 Trapelo Road Waltham Co: MA 00000-

Landholding Agency: GSA Property Number: 54199920005

Status: Surplus

Reason: Extensive deterioration GSA Number: 1-G-MA-0848

Michigan

15 Offshore Lighthouses

Great Lankes MI

Landholding Agency: GSA Property Number: 54199630014

Status: Excess

Reason: Extensive deterioration

Parcel 14, Boat House East Tawas Co: Iosco MI Landholding Agency: GSA Property Number: 54199730014

Status: Excess

Reason: Extensive deterioration GSA Number: 1-U-MI-500

Round Island Light

Lake Huron

Lake Huron Co: Mackinac MI Landholding Agency: GSA Property Number: 54199730019

Status: Excess Reason: Inaccessible GSA Number: 1-U-MI-444B

Tracts 100-1

Calumet Air Force Station

Calumet Co: Keweenaw MI 49913– Landholding Agency: GSA

Property Number: 54199840003

Status: Excess

Reason: no legal access GSA Number: 1-D-MI-659A

Tract 100-2, 100-3 Calumet Air Force Station Calumet Co: Keweenaw MI 49913-Landholding Agency: GSA Property Number: 54199840004

Status: Excess

Reason: no legal access GSA Number: 1-D-MI-659A

Federal Bldg.

Benton Harbor

174/5 Territorial Road

Benton Harbor Co: Berrien MI 49022-

Landholding Agency: GSA Property Number: 54200020003

Status: Excess

Reason: With 2000 ft. of flammable or explosive material

GSA Number: 1-G-MI-796

Navy Housing

64 Barberry Drive Springfield Co: Calhoun MI 49015– Landholding Agency: GSA Property Number: 54200020013

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 1-N-MI-795

Minnesota

Naval Ind. Rsv Ordnance Plant Minneapolis Co: MN 55421-1498 Landholding Agency: GSA Property Number: 54199930004

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 1-N-MI-570 Nike Battery Site, MS-40 Castle Rock Township Farmington Co: MN 00000– Landholding Agency: GSA Property Number: 54200020004

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 1-I-MN-451-B

Nevada

Former Weather Service Office

Winnemucca Airport

Winnemucca Co: Humbolt NV 89445–

Landholding Agency: GSA Property Number: 54199810001

Status: Excess

Reason: Within airport runway clear zone

GSA Number: 9–C–NV–509

6 Bldgs.

Dale Street Complex 300, 400, 500, 600, Block

Bldg, Valve House

Boulder City Co: NV 89005-Landholding Agency: GSA Property Number: 54200020017

Status: Excess

Reason: Extensive deterioration GSA Number: LC-00-01-RP

New Jersey

Telephone Repeater Site U.S. Coast Guard

Monmouth Beach Co: Monmouth Beach NJ 07750-

Landholding Agency: GSA Property Number: 54199910001

Status: Excess

Reason: Extensive deterioration GSA Number: 1-U-NJ-628

Parcel A-1, Bldg. 228

Raritan Center

2890 Woodbridge Avenue Edison Co: NJ 08837-Landholding Agency: GSA Property Number: 54200020009

Status: Excess

Reason: Extensive deterioration

GSA Number: 1-Z-NJ-440-O

New York

2 Offshore Lighthouses

Great Lakes NY

Landholding Agency: GSA Property Number: 54199630015

Status: Excess

Reason: Extensive deterioration

Ohio

Toledo Harbor Lighthouse

Lake Erie

Toledo Co: Lucas OH 43611-Landholding Agency: GSA Property Number: 54199710014

Status: Excess Reason: Inaccessible GSA Number: 1-U-OH-801 Toledo Federal Building 234 Summit Avenue Toledo Co: Lucas OH 43604-

Landholding Agency: GSA Property Number: 54199810014 Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 1-G-H-804

Oregon

Portion, Former Kingsley Field

Air Force Base

Arnold Ave. & Joe Wright Rd.

Klamath Falls Co: Klamath OR 97603-

Landholding Agency: GSA Property Number: 54199810003

Status: Unutilized

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 10-D-OR-434-J

Troutdale Materials Lab

Troutdale Co: Multnomah OR 97060-9501

Landholding Agency: GSA Property Number: 54199830009

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 9-D-OR-729

Dry Dock & Ship Repair Fac.

U.S. Navy

San Juan PR

Landholding Agency: GSA Property Number: 54199710012

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material; Floodway

Tennessee

22 Bldgs.

Volunteer Army Ammunition Plant Warehouses (Souther Portion) Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA Property Number: 5419930016

GSA Number: 1-N-PR-491

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 4-D-TN-594F

Volunteer Army Ammunition Plant

Acid Production

Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA

Property Number: 54199930017

Status: Surplus

Reason: Within 2000 ft. of flammable or explosive material contamination GSA Number: 4–D–TN–594F

41 Facilities

Volunteer Army Ammunition Plant

TNT Production

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA Property Number: 54199930018

Status: Surplus Reason: contamination GSA Number: 4–D–TN–594F

5 Facilities

Volunteer Army Ammunition Plant

Waste Water Treatment

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA Property Number: 54199930019

Status: Surplus

Reason: Extensive deterioration GSA Number: 4–D–TN–594F

6 Bldgs

Volunteer Army Ammunition Plant

Offices (Southern Portion)

Chattanooga Co: Hamilton TN 37421–

Landholding Agency: GSA

Property Number: 54199930023

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 4-D-TN-594F

Texas

Station Port Mansfield

Port Mansfield Co: Willary TX 78598-

Landholding Agency: GSA Property Number: 54199930008 Status: Surplus

Reason: Floodway

GSA Number: 7–Ŭ–TX–1057 Portion-Port O'Connor Housing 1125 Brook Hollow Drive Port Lavaca Co: Calhoun TX 77979–

Landholding Agency: GSA Property Number: 54199940006

Status: Excess

Reason: Extensive deterioration GSA Number: 7–U–TX–1056

Washington

Bldg. 844

Former Park Place Enlisted Club

808 Burwell St.

Bremerton Co: Kitsap WA 98314— Landholding Agency: GSA Property Number: 54199840002

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 9-D-WA-1164

Wisconsin

2 Offshore Lighthouses

Great Lakes WI

Landholding Agency: GSA Property Number: 54199630016

Status: Excess

Reason: Extensive deterioration

Land (by State)

Florida

(P) Ponce de Leon Inlet 2999 N. Peninsula Ave.

New Smyrna Beach Co: Volusia FL 32169-

Landholding Agency: GSA

Property Number: 54199940015 Status: Excess Reason: Floodway

GSA Number: 4–U–FL–1170

Guam

Submerged Lands Ritidian Point GU

Landholding Agency: GSA Property Number: 54199640003

Status: Excess Reason: Inaccessible GSA Number: 9–N–GU–437

Kentucky 9 Tracts

Daniel Boone National Forest

Co: Owsley KY 37902-

Landholding Agency: GSA Property Number: 54199620012

Status: Excess Reason: Floodway

GSA Number: 4–G–KY–607

Massachusetts

Comm. Annex #1 (Former) Granby Co: Hampshire MA 01033– Landholding Agency: GSA Property Number: 54200010002

Status: Excess

Reason: Within airport runway clear zone

GSA Number: 1-D-MA-0856

Michigan

Port/EPA Large Lakes Rsch Lab Grosse Ile Twp Co: Wayne MI Landholding Agency: GSA Property Number: 54199720022

Status: Excess Reason: Within airport runway clear zone

GSA Number: 1-Z-MI-554-A

Ohio

Lewis Research Center Cedar Point Road

Cleveland Co: Cuyahoga OH 44135— Property Number: 54199610007

Status: Excess

Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway clear zone

GSA Number: 2-Z-OH-598-I

Pennsylvania

Novak Estate Land

Moon Township Co: Allegheny PA 15222-

Landholding Agency: GSA Property Number: 54200010006

Status: Excess

Reason: Inaccessible GSA Number: 4–G–PA–787

Washington

Tract B-201

Geiger Heights Lagoon Spokane Co: WA 99210– Landholding Agency: GSA Property Number: 18199930014

Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 9–D–WA–1180

Wyoming

Cody Industrial Area Cody Co: Park WY 82414– Landholding Agency: GSA Property Number: 54199740008 Status: Excess

Reason: Within 2000 ft. of flammable of

explosive material GSA Number: 7–I–WY–0539

[FR Doc. 00-23455 Filed 9-14-00; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF THE INTERIOR

United States Fish and Wildlife Service

Information Collection To Be Submitted to the Office of Management and Budget (OMB) for Approval Under the Paperwork Reduction Act (PRA)

ACTION: New Information Collection.

SUMMARY: The U.S. Fish and Wildlife Service (Service) plans to submit the collection of information requirement described below to the Office of Management and Budget (OMB) for approval under the provisions of the Paperwork Reduction Act (PRA). You may obtain copies of the collection requirement and related forms and explanatory material by contacting the Service's Information Collection Clearance Officer at the phone number listed below. The Service is soliciting comments and suggestions on the requirement as described below.

DATES: Interested parties must submit comments on or before November 14, 2000.

ADDRESSES: Interested parties should send comments and suggestions on the requirement to Rebecca A. Mullin, Information Collection Officer, U.S. Fish and Wildlife Service, 4401 North Fairfax Drive, Suite 222, Arlington, VA 22203, (703) 358–2287 or Rebecca Mullins@fws.gov E-mail.

FOR FURTHER INFORMATION CONTACT: Jack Hicks, (703) 358–1851, fax (703) 358–1837, or *Jack Hicks@fws.gov* E-mail.

SUPPLEMENTARY INFORMATION:

Title of Forms: Summary Information for Ranking National Coastal Wetlands Conservation Grant Program Proposal.

Description and Use: The Service administers the National Coastal Wetlands Conservation Grant program authorized by the Coastal Wetlands Planning, Protection and Restoration Act. The Service uses the information collected to evaluate proposals under this program. This includes summarized information on habitat, coastal barriers, levels of conservation, watershed management, threatened and/or endangered species potentially involved, benefits of the restoration proposed, partners, cost sharing, education/outreach impact, impact on wildlife-oriented recreation and other

benefits and determining if the estimated cost is reasonable.

Service Form Numbers: 3–2179 (Summary Information for Ranking National Coastal Wetlands Conservation Grant Program Porposals).

Supplemental Information: The Service plans to submit the following information collection requirements to OMB for review and approval under the Paperwork Reduction Act of 1995, Public Law 104–13. Comments are invited on (1) whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) the accuracy of the agency's estimates of burden of the collection of information; (3) ways to enhance the quality, utility, and clarity of the information to be collected, and (4) ways to minimize the burden of collection of information on respondents, including through the use

of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Frequency: Generally annually.

Description of Respondents: States, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, Guam, the Virgin Islands, and American Samoa.

Completion Time and Annual Response and Burden Estimate:

Form name	Completion time per form	Annual response	Annual burden
Summary Information for Ranking National Coastal Wetlands Conservation Grant Program Proposals.	½ hour	35 Forms	171/2 Hours.

While the summary form is five pages long the ½ hour estimated burden is

accurate. Agencies applying for grants will have all of the information readily

available in the proposals they have prepared.

BILLING CODE 4310-55-M

Title:

OMB Control Number 1018-XXXX Approval Expires xx/xx/xxxx

Summary Information for Ranking National Coastal Wetlands Conservation Grant Program Proposals

Costs:	Coastal Wetlands Progr State Other (Federal) Other (Non-Federal)	ram Reque	est	Total	
Summa	ry: Include a 2-5 s	sentence p	aragraph describing	g the projec	t and its resource benefits.
(1) Wet	lands Conservation: W	hat is the	breakdown by ha	bitat type 1	for the wetlands being conserved?
Habita	t type		Number of acres		Percentage of total project area
Decl	ining coastal wetlands				
Stab	le coastal wetlands				
Total v	wetlands				
Upla	and				
Total 1	oroject acres				
forest a	ritime Forest on Coasta s defined in the criteria non name	a?	s: What plant spec	ies are pre	Prevalence (rare, common, predominant)

Form 3-2179 06/00

(3) Long-term conservation: How long will the habitat benefits be provided by the project?

	Benefits in perpetuity (number of acres)	Benefits for 26-99 years (number of acres)	Benefits for 10-25 years (number of acres)
Easements			
Fee-title (no restoration)			
Fee-title (that will also be restored)			
Not acquired, Restored only			
Not acquired, Enhanced only			
Other (please explain)			
Total			

(4) Coastal watershed management: How will this project help achieve the goals of specific management plans and efforts?

Management plan or effort	How this project helps implement its goals				

(5a) Conservation of threatened and endangered species: What are the benefits to federally listed species, candidates, or recently delisted species?

Common name	Scientific name	Status	Project benefits	Does the project support goals of a Recovery Plan or HCP? List plan and goal.

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(5b) What are the benefits to State species of concern?

Common name	Scientific name	Status	Project benefits	Does the project support goals of a specific Recovery Plan? List plan and goal.

(6) Benefits to fish: What are benefits to anadromous, interjuristictional, and other important species?

Common name	Scientific name	Project benefits	Does the project help meet specific management goals? List plan and goal.

(7) Coastal-dependent or migratory birds: What are the benefits to specific coastal-dependent or migratory species?

Common name	Scientific name	Benefits	Does project help meet the goals of a specific management plan? List plan and goal.

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Contaminant	Benefits	Does project help meet the goals of a specific management plan? List plan and goal.
9) Catalyst for future	e conservation: What other	conservation efforts that would benefit from this project
Projects		Benefits
	ervation: What are the sou	ces and amounts of financial support being provided by
partners?		
partners?	ervation: What are the sou	Monetary value of support
partners?		
partners?		
Organizations/individual	duals providing match duced: Is the Federal matc	
Organizations/individual	duals providing match duced: Is the Federal matc	Monetary value of support h share reduced by contributions from State and other no
Organizations/individual Organizations/individual 11) Federal share refederal sources? To v	duals providing match duced: Is the Federal mate what extent? (See instruction	Monetary value of support h share reduced by contributions from State and other no
Organizations/individual Organizations/individual Federal share refederal sources? To vertical project costs	duals providing match duced: Is the Federal match what extent? (See instruction	Monetary value of support h share reduced by contributions from State and other no

Site-specific programs or products	Audience/Participants	Estimated size of audience/participants

06-00 Form 3-2179

(13	Other	factors:	What	other	benefits	does	the	project	provide?

Other factors	How the project addresses them	
Other considerations/tie-breakers:		
1) Is the habitat imminently threatened?		
1) is the number of threatened.		
Yes No		
Threat(s)	Severity	
2. Does the site have unique and significant diversi	ity?	
Yes No		
Unique biodiversity	Supportive evidence	
3) What are the costs per acre? (Lesser costs would	the preferable, all other factors being equal)	
y what are the costs per acre. (Besser costs would	roc protestate, an other factors being equal).	
Habitat conservation approach	Costs per acre	
Acquisition		
Easements		
Restoration		
already owned by the State or third party that are being	ces are being applied to this project? (As opposed to lands ng offered as match).	
Yes No		
(4b) What percentage of the funds, lands, or services is new?percent.		

Form 3-2179 06-00

INSTRUCTIONS FOR SUMMARY INFORMATION FOR RANKING NATIONAL COASTAL WETLANDS CONSERVATION GRANT PROGRAM PROPOSALS

A. Prepare your grant proposal.

B. Guidance and examples for calculation for question #11.

NOTE TO APPLICANTS AND REVIEWERS: The purpose of this criteria is to increase the amount of match dollars from non-Federal sources. This decreases the need for Federal match dollars, so that Federal dollars can help more projects.

Documentation of each partner's financial commitment must accompany the proposal to receive points.

If the State itself provides the excess match they should receive credit for reducing the Federal share.

Each 5 percent above the required match would be approximately equal to 1 point.

The following two examples, using both a 50 and 75 percent Federal match share, define a 10 percent increase in a State's match amount.

EXAMPLE 1 - 50 Percent Federal Match

If the total project costs are:	\$ 100,000
Then the required State match share is:	\$ 50,000
If the State or a partner provides an additional cash contribution equal to	
10 percent of the \$50,000*:	\$5,000

This is defined as a 10 percent increase in the State match

EXAMPLE 2 - 75 Percent Federal Match

If the total project costs are:	\$ 100,000
Then the required State match share is:	\$ 25,000
If the State or a partner provides an additional cash contribution equal to	
10 percent of the \$25,000*:	\$2,500

This is defined as a 10 percent increase in the State match.

* <u>From sources other than Federal agencies</u>. Natural Resource Damage Assessment funds may in some cases be defined as "non-Federal." See discussion under 50 CFR 84.46 "What are the cost sharing requirements?"

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 350 1) and the Privacy Act of 1974 (U.S.C. 552), please be advised that

The gathering of information from applicants to gain benefits is authorized under the Federal Aid in Sport Fish Restoration Act (16 U.S.C. 777-777k) and the Federal Aid in Wildlife Restoration Act (16 U.S.C. 669-669h). Information from this form will be used to formatize and exceede Grant Agreements and Amendment to Grant Agreements is sued under these and other Acts. Your participation in completing this form is required to obtain benefits. Once submitted this form becomes public information and is not protected under the Privacy Act. The public reporting burden for this form is estimated at one-half hour per response, including time for gathering information, completing, reviewing and obtaining signature. Direct comments to the Service Information Collection Clearance Officer, 1018-XXXX, U.S. Fish and Wildlife Service, MS 222-ARLSQ; 1849 C Street N.W., Washington, D.C. 20240.

An agency may not conduct and a person is not required to complete a collection of information unless a currently valid OMB control number is displayed.

Form 3-2179 06-00

Dated: September 11, 2000.

Rebecca A. Mullin,

Service Information Collection Clearance

Officer.

[FR Doc. 00–23789 Filed 9–14–00; 8:45 am]

BILLING CODE 4310-55-C

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [MT-925-2810-XU-241E]

Notice of Special Fire Restrictions-Restrictions and Conditions of Use in the Miles City, Malta, Billings and Lewistown Field Offices. Montana

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Pursuant to 43 Code of Federal Regulations (CFR) 9212.2, the following acts are prohibited on all Bureau of Land Management lands in Liberty, Hill, Blaine, Phillips, Valley, Daniels, Sheridan, Roosevelt, Choteau, Judith Basin, Fergus, Petroleum, Garfield, McCone, Richland, Dawson, Prairie, Wibaux, Wheatland, Golden Valley, Musselshell, Yellowstone, Big Horn, Treasure, Rosebud, Custer, Powder River, Fallon, and Carter counties. These restrictions will become effective at 12:01 MDT September 12, 2000. They will remain in effect until rescinded or revoked. They replace the restrictions enacted on August 31, 2000, which are hereby terminated.

Building, maintaining, attending, or using a campfire except at a developed, designated recreation site or campground (43 CFR 9212.1(h)). Gas and liquid-fueled stoves and lanterns are permitted.

Smoking, except within an enclosed vehicle or building; at an improved place of habitation; at a developed, designated recreation site or campground; or while stopped in an area at least 3 feet in diameter that is cleared of all flammable material (43 CFR 9212.1(h)).

Use of chainsaws or other equipment with internal combustion engines for felling, bucking, skidding, wood cutting, road building, and other high fire risk operations between 1 p.m. and 1 a.m. local time. Exceptions are helicopter yarding and earth moving on areas of cleared and bare soil. Sawing incidental to loading operations on cleared landings is not necessarily restricted (43) CFR 9212.1(h)).

Using chainsaws or other equipment with internal combustion engines for felling, bucking, skidding, wood cutting or any other operation within areas having a significant accumulation of dead or down slash or timber (43 CFR 9212.1(h)).

Welding, blasting (except seismic operations confined by ten or more feet of soil, sand or cuttings), and other activities with a high potential for causing forest fires (43 CFR 9212.1(h)).

A patrol is required for a period of two hours after any woods operations including felling, bucking, skidding, woodcutting, or road building cease. A patrol is also required for one hour following the cessation of all work activity. The patrolperson's responsibilities include checking for compliance with required fire precautions.

Possessing or using motorized vehicles such as, but not limited to cars, trucks, trail bikes, motorcycles and all terrain vehicles off existing roads and trails (43 CFR 9212.1(h)) except for persons with a grazing, oil and gas or mining permit performing activities in accordance with their permit.

Exemptions to the above prohibitions are allowed only for any Federal, State, or local officer, or member of an organized law enforcement, rescue, or firefighting force in the performance of an official duty, or persons with a permit or written authorization allowing the otherwise prohibited act or omission.

Violation of this order is prohibited by the provisions of the regulations cited. Under 43 CFR 9212.4, any violation is subject to punishment by a fine of not more than \$1,000 or imprisonment of not more than 12 months, or both.

DATES: Restrictions go into effect at 12:01 am on Tuesday, September 12, 2000, and will remain in effect until further notice.

ADDRESSES: Comments should be sent to BLM Montana State Director, Attention: Pat Mullaney, P.O. Box 36800, Billings, Montana 59107-6800.

FOR FURTHER INFORMATION CONTACT: Pat Mullaney, Fire Management Specialist, 406-896-2915.

Dated: September 12, 2000.

Roberta A. Moltzen,

Acting State Director.

[FR Doc. 00-23851 Filed 9-14-00; 8:45 am]

BILLING CODE 4310-\$\$-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-035-00-1150-ES: GPO-0364]

Notice of Realty Action; Recreation and Public Purposes (R&PP) Act Classification; Oregon

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The following public lands in Baker county, Oregon have been examined and found suitable for

classification for lease to the Oregon Travel Information Council under the provisions of the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 et seq.). The Oregon Travel Information Council purposes to use the lands for a highway visitor parking area with an Oregon Trail historical interpretive sign.

Williamette Meridian

T. 09S., R. 41E.,

Sec. 06, SE1/4NE1/4SE1/4.

Containing 0.12 acres more or less.

The lands are not needed for Federal purposes. Lease is consistent with current Bureau of Land Management (BLM) land use planning and would be in the public interest.

The lease, when issued, will be subject to the following terms, conditions and reservations:

- 1. Provisions of the Recreation and Public Purposes Act and to all applicable regulations of the secretary of the Interior.
- 2. All valid existing rights documented on the official public land records at the time of lease issuance.
- 3. All minerals shall be reserved to the United States, together with the right to prospect for, mine, and remove the minerals.
- 4. Any other reservations that the authorized officer determines appropriate to ensure public access and proper management of Federal lands and interests therein.

Upon publication of this notice in the Federal Register, the lands will be segregated from all forms of appropriation under the public land laws, including the general mining laws, except for lease under the Recreation and Public Purposes Act and leasing under the mineral leasing laws. For a period of 45 days from the date of publication of this notice, interested persons may submit comments regarding the proposed classification of the lands to the District Manager. Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice.

Upon the effective date of classification, the lands will be open to the filing of an application under the Recreation and Public Purposes Act by any interested, qualified applicant. If, after 18 months following the effective date of classification, an application has not been filed, the segregative effect of the classification shall automatically expire and the lands classified shall return to their former status without further action by the authorized officer.

FOR FURTHER INFORMATION CONTACT:

Susie Manezes, Bureau of Land Management, Vale District, 100 Oregon Street, Vale, OR 97918.

Juan Palma,

District Manager.

[FR Doc. 00–23708 Filed 9–14–00; 8:45 am]

BILLING CODE 4310-33-M

DEPARTMENT OF THE INTERIOR

National Park Service

Tallgrass Prairie National Preserve

AGENCY: National Park Service, Interior.

ACTION: Notice of Meeting.

SUMMARY: This notice sets the schedule for a meeting of the Tallgrass Prairie National Preserve Advisory Committee. Notice of this meeting is required under the Federal Advisory Committee Act (Public Law 92–463).

DATE, TIME, AND ADDRESS: Wednesday, October 4, 2000; 9 a.m. until business and public comment are complete; Chase County Community Building, Swope Park, Walnut and County Road, Cottonwood Falls, Kansas.

This business meeting is open to the public. Space and facilities to accommodate members of the public are limited and people will be accommodated on a first-come, firstserved basis. An agenda will be available from the Superintendent 1 week prior to the meeting. Attendees are encouraged to participate in these meetings. If you would like to address the committee, please contact the Superintendent by September 29, 2000, at the address or telephone number listed below requesting that your name be added to the agenda. Depending on the number of requests, the Superintendent has the right to limit the amount of time each participant is allowed to address this committee.

FOR FURTHER INFORMATION CONTACT:

Steve Miller, Superintendent, Tallgrass Prairie National Preserve, P.O. Box 585, Cottonwood Falls, Kansas 66845; or telephone him at 316–273–6034.

SUPPLEMENTARY INFORMATION: The Tallgrass Prairie National Preserve was established by Public Law 104–333, dated November 12, 1996.

Dated: September 6, 2000.

David N. Given,

Deputy Regional Director, Midwest Region. [FR Doc. 00–23731 Filed 9–14–00; 8:45 am]

BILLING CODE 4310-70-P

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of New Policy Interpreting the National Park Service (NPS) Organic Act

AGENCY: National Park Service, Interior.

ACTION: Notice of new policy.

SUMMARY: The Director of the NPS has approved "Director's Order #55: Interpreting the National Park Service Organic Act." This Director's Order adopts section 1.4 of NPS "Management Policies" in advance of adopting the entire 10-chapter volume. We have done this so that all NPS employees will have access to our official interpretation of the 1916 NPS Organic Act (16 U.S.C. 1) and the 1978 amendment to the National Park System General Authorities Act of 1970 (16 U.S.C. 1a-1). These statutes, taken together, are the primary source of guidance for managing the national parks. All NPS personnel must conduct their work activities and make decisions affecting the national park system in conformance with the interpretation in this Director's Order.

ADDRESSES: Director's Order #55 is available on the Internet at http://www.nps.gov/refdesk/DOrders/index.htm#new. Requests for paper copies should be sent to: NPS Office of Policy, Room 2414, Main Interior Building, Washington, DC 20240. Copies may also be obtained by calling (202) 208–7456.

FOR FURTHER INFORMATION CONTACT: Mr. Chick Fagan at (202) 208–7456.

SUPPLEMENTARY INFORMATION: A draft of proposed revisions to NPS

'Management Policies' was issued for a 60-day public review and comment period, beginning January 19, 2000 [65 FR 2984]. We subsequently considered all the comments received, and will adopt the year 2000 edition of Management Policies in the near future. However, due to the importance of instituting as soon as possible a Servicewide interpretation of the most salient provisions of the Organic Act and General Authorities Act, we have issued Director's Order #55 as a means of adopting section 1.4 of "Management Policies." This Service-wide interpretation will help all NPS employees understand their legal duties in managing the national park system, and will help ensure the law is properly and consistently applied throughout the national park system.

Comments on Draft Section 1.4

Sixteen organizations and individuals commented on section 1.4 of the draft "Management Policies." Their comments and our responses are summarized below. Most of the comments listed are summaries or consolidations of comments that shared similarities.

Comment #1: The NPS Organic Act gives equal weight to the NPS's obligation to conserve park resources unimpaired, and to the NPS's obligation to provide opportunities for public enjoyment. This is not properly reflected in the NPS's proposed policy.

Our response: Congress, recognizing that the enjoyment by future generations of the national parks can be assured only if the superb quality of park resources and values is left unimpaired, has provided that when there is an unavoidable conflict between conserving resources and values and providing for enjoyment of them, conservation is to be predominant. This is how courts have consistently interpreted the Organic Act, in decisions that variously describe it as making "resource protection the primary goal" or "resource protection the overarching concern," or as establishing a "primary mission of resource conservation," a "conservation mandate," "an overriding preservation mandate," "an overarching goal of resource protection," or "but a single purpose, namely, conservation."

Comment #2: It is virtually impossible to provide opportunities for enjoyment without causing at least some degree of impairment. The NPS should acknowledge this fact and not use the Organic Act as a pretext for curtailing the level of public use and enjoyment allowed in national parks.

Our response: The Organic Act and the General Authorities Act prohibit impairment of park resources and values, not all impacts to park resources and values. We have revised section 1.4 to make that distinction clearer.

Comment #3: The definitions of "enjoyment," "resources and values," and "impairment" are critically important to how the NPS will implement the policy. As written, they are too unclear; or will allow too much (or too little) discretion by decision-makers.

Our response: We have revised the definitions to make it easier to understand how these words apply within the context of the overall policy. We have also revised text at other key points to help make the overall policy clearer and, in the process, reduced the need for more explicit definitions.

Comment #4: Some parks were established because of their natural qualities, some because of their historic qualities, and some because of their recreational qualities. Since these parks and their resources are not all the same, the policies should not treat them as if they are all the same. (Conversely, another commenter felt that a stronger statement should be included to remind readers that all parks deserve the same level of protection, regardless of what they are called.)

Our response: The Organic Act states the "fundamental purpose" of all national parks, national monuments, and reservations managed by NPS. A 1978 amendment to the NPS General Authorities Act "further reaffirms, declares, and directs that the promotion and regulation of the various units of the National Park System. * * * shall be consistent with and founded in the purpose established by" the Organic Act, and that, "The authorization of activities shall be construed and the protection, management, and administration of these areas shall be conducted in light of the high public value and integrity of the National Park System and shall not be exercised in derogation of the values and purposes for which these various areas have been established, except as may have been or shall be directly and specifically provided by Congress." These statutory provisions make it clear that the mandates of the Organic Act and the General Authorities Act apply equally to all units of the National Park System, except as Congress may have directly and specifically provided otherwise.

Comment #5: Federal courts have consistently reaffirmed the policies interpretation that, when there is a conflict between conserving resources and values and providing for public enjoyment, conservation is to be predominant.

Our response: This point has been added to the policy text.

Comment #6: The proposed policy presumes that the first line of defense against impairment should be to limit public enjoyment. The NPS should instead examine other remedies before placing unnecessary restrictions on public enjoyment.

Our response: This interpretation of these laws makes it clear that NPS may not allow the impairment of park resources and values, but it does not establish any presumptions or preferences as to what management steps must be taken to avoid those impairments. However, other parts of "Management Policies," particularly Chapter 8: Use of the Parks, include NPS policies that are relevant.

Comment #7: Impairments caused by actions that were reviewed and approved as acceptable in the past should be exempt from eliminating the impairment.

Our response: The Organic Act and the General Authorities Act do not include any provisions to exempt prior authorized activities from the prohibition on the impairment of park resources and values.

Comment #8: The policy should be clear that as-yet undiscovered resources must be protected from impairment, in the same way that known resources must be protected.

Our response: We agree that the resources and values which the Organic Act protects are not limited to those that we happen to know about today. We believe the policy is sufficiently clear on this point.

Comment #9: The new policy requirement for an "impairment review" by the NPS will be costly, contentious, and burdensome.

Our response: For the past 30 years the NPS has been complying with the requirement of the National Environmental Policy Act that we evaluate the environmental consequences of our proposed actions. We plan to integrate into the NEPA compliance process the new requirement for a determination that there would be no impairment of park resources and values from a proposed activity. We do not expect it to make the management decision-making process appreciably more costly, contentious, or burdensome.

Comment #10: The policies set forth in section 1.4 need to be supplemented by additional directives and procedures to help ensure their effective implementation.

Our response: We will judge over the coming months whether field managers have difficulty applying the policy, and we will issue supplemental guidance, as necessary.

Dated: September 8, 2000.

Loran Fraser,

Chief, Office of Policy.

[FR Doc. 00–23732 Filed 9–14–00; 8:45 am]

BILLING CODE 4310-70-P

INTERNATIONAL TRADE COMMISSION

[Investigation 332-413]

The Economic Impact of U.S. Sanctions With Respect to Cuba

AGENCY: United States International Trade Commission.

ACTION: Additional day for public hearing.

EFFECTIVE DATE: September 11, 2000. SUMMARY: The public hearing on this matter is scheduled for September 19, 2000. A second day, September 20, 2000, has been added for this public hearing. The public hearing will be held at the U.S. International Trade Commission building, 500 E Street SW Washington, DC, beginning at 9:30 a.m. on both September 19, and September 20, 2000. Notice of institution of this investigation was published in the Federal Register of April 24, 2000 (65 FR 21788).

Information may be obtained from Mr. James Stamps (202–205–3227), Office of Economics, or Mr. Jonathan Coleman (202–205–3465), Office of Industries, U.S. International Trade Commission, Washington, DC, 20436. For information on the local accounts of this investigation.

FOR FURTHER INFORMATION CONTACT:

on the legal aspects of this investigation, contact William Gearhart of the Office of the General Counsel (202–205–3091). Hearing impaired individuals are advised that information on this matter can be obtained by contacting the TDD terminal on (202) 205–1810.

Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov).

List of Subjects

Cuba, sanctions, exports, imports.

By order of the Commission. Issued: September 11, 2000.

Donna R. Koehnke,

Secretary.

[FR Doc. 00–23733 Filed 9–14–00; 8:45 am]

DEPARTMENT OF LABOR

Employment Standards Administration, Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and

fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act on 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 Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. 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 and 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 comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the Federal Register, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must 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 and fringe benefits notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit 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, 200 Constitute Avenue, N.W., Room S–3014, Washington, D.C. 20210.

Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and related Acts" being modified are listed by Volume and State. Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

Volume I

None

Volume II

District of Columbia DC000001 (Feb. 11, 2000)

DC000003 (Feb. 11, 2000) Marvland

MD000034 (Feb. 11, 2000) MD000036 (Feb. 11, 2000) MD000046 (Feb. 11, 2000) MD000048 (Feb. 11, 2000)

MD000056 (Feb. 11, 2000) MD000057 (Feb. 11, 2000)

Pennsylvania

PA000009 (Feb. 11, 2000) PA000012 (Feb. 11, 2000) PA000023 (Feb. 11, 2000) PA000024 (Feb. 11, 2000)

Virginia

VA000022 (Feb. 11, 2000) VA000025 (Feb. 11, 2000) VA000050 (Feb. 11, 2000)

VA000052 (Feb. 11, 2000) VA000058 (Feb. 11, 2000)

VA000078 (Feb. 11, 2000) VA000079 (Feb. 11, 2000)

VA000092 (Feb. 11, 2000)

Volume III

Florida

FL000032 (Feb. 11, 2000) FL000009 (Feb. 11, 2000)

Georgia

GA000003 (Feb. 11, 2000) GA000032 (Feb. 11, 2000) GA000073 (Feb. 11, 2000)

GA000085 (Feb. 11, 2000) GA000086 (Feb. 11, 2000)

GA000087 (Feb. 11, 2000) GA000088 (Feb. 11, 2000)

 $Volume\ IV$

Michigan

MI000001 (Feb. 11, 2000) MI000002 (Feb. 11, 2000)

MI000003 (Feb. 11, 2000) MI000004 (Feb. 11, 2000) MI000005 (Feb. 11, 2000) MI000007 (Feb. 11, 2000) MI000008 (Feb. 11, 2000) MI000019 (Feb. 11, 2000) MI000030 (Feb. 11, 2000) MI000031 (Feb. 11, 2000) MI000034 (Feb. 11, 2000) MI000009 (Feb. 11, 2000) Wisconsin WI000003 (Feb. 11, 2000) WI000004 (Feb. 11, 2000) WI000005 (Feb. 11, 2000) WI000006 (Feb. 11, 2000) WI000009 (Feb. 11, 2000) WI000013 (Feb. 11, 2000) WI000016 (Feb. 11, 2000) WI000017 (Feb. 11, 2000) WI000020 (Feb. 11, 2000) WI000030 (Feb. 11, 2000)

Volume V

Kansas

KS000006 (Feb. 11, 2000) KS000007 (Feb. 11, 2000) KS000010 (Feb. 11, 2000) KS000011 (Feb. 11, 2000) KS000016 (Feb. 11, 2000) KS000018 (Feb. 11, 2000) KS000019 (Feb. 11, 2000) KS000020 (Feb. 11, 2000) KS000021 (Feb. 11, 2000) KS000023 (Feb. 11, 2000) KS000026 (Feb. 11, 2000) KS000029 (Feb. 11, 2000) KS000035 (Feb. 11, 2000) KS000069 (Feb. 11, 2000) KS000070 (Feb. 11, 2000) Nebraska NE000001 (Feb. 11, 2000) NE000004 (Feb. 11, 2000) NE000019 (Feb. 11, 2000) TX000003 (Feb. 11, 2000)

 $Volume\ VI$

Alaska

AK000001 (Feb. 11, 2000) AK000002 (Feb. 11, 2000) AK000003 (Feb. 11, 2000) AK000004 (Feb. 11, 2000) AK000006 (Feb. 11, 2000) AK000007 (Feb. 11, 2000) AK000008 (Feb. 11, 2000)

Washington

WA000001 (Feb. 11, 2000)

Volume VII

None

General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts." This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country.

The general wage determination issued under the Davis-Bacon and related Acts are available electronically by subscription to the FedWorld Bulletin Board System of the National Technical Information Service (NTIS) of the U.S. Department of Commerce at 1–800–363–2068.

Hard-copy subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, (202) 512–1800.

When ordering hard-copy subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the seven separate volumes, arranged by State. Subscriptions include an annual edition (issued in January or February) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates are distributed to subscribers.

Signed at Washington, DC this 7th day of September 2000.

Carl J. Poleskey,

Chief, Branch of Construction Wage Determinations.

[FR Doc. 00–23486 Filed 9–14–00; 8:45 am] **BILLING CODE 4510–27–M**

DEPARTMENT OF LABOR

Mine Safety and Health Administration

Proposed Information Collection Request Submitted for Public Comment and Recommendations; Gamma Radiation Exposure Records

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA 95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed.

DATES: Submit comments on or before November 14, 2000.

ADDRESSES: Send comments to Brenda C. Teaster, Acting Chief, Records Management Division, 4015 Wilson Boulevard, Room 709A, Arlington, VA 22203–1984. Commenters are encouraged to send their comments on a computer disk, or via Internet E-mail to bteaster@msha.gov, along with an original printed copy. Ms. Teaster can be reached at (703) 235–1470 (voice), or (703) 235–1563 (facsimile).

FOR FURTHER INFORMATION CONTACT: Brenda C. Teaster, Acting Chief, Records Management Division, 4015 Wilson Boulevard, U.S. Department of Labor, Mine Safety and Health Administration, Room 709A, Arlington, VA 22203–1984. Ms. Teaster can be reached at bteaster@msha.gov (Internet E-mail), (703) 235–1470 (voice), or (703) 235–

SUPPLEMENTARY INFORMATION:

I. Background

1563 (facsimile).

Under Section 103(c) of the Federal Mine Safety and Health Act of 1977, MSHA is required to "* * *issue regulations requiring operators to maintain accurate records of employee exposures to potentially toxic materials or harmful physical agents which are required to be monitored or measured under any applicable mandatory health or safety standard promulgated under this Act."

Gamma radiation occurs anywhere that radioactive materials are present, and has been associated with lung cancer and other debilitating occupational diseases. Gamma radiation hazards may be found near radiation sources at surface operations using X-ray machines, weightometers, nuclear and diffraction units.

II. Desired Focus of Comments

Currently the Mine Safety and Health Administration (MSHA) is soliciting comments concerning the proposed new/revision/extension/reinstatement of the information collection related to Gamma Radiation Exposure Records (pertains to metal and nonmetal underground mines). MSHA is particularly interested in comments which:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who

are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

A copy of the proposed information collection request may be viewed on the Internet by accessing the MSHA Home Page (http://www.msha.gov) and selecting "Statutory and Regulatory Information" then "Paperwork Reduction Act submission (http:www.msha.gov/regspwork.htm)", or by contacting the employee listed above in the FOR FURTHER INFORMATION CONTACT section of this notice for a hard copy.

III. Current Actions

Annual gamma radiation surveys are required to be conducted in all underground mines where radioactive ores are mined. Where the average gamma radiation measurements are in excess of 2.0 milliroentgens per hour in the working place, all persons are to be provided with gamma radiation dosimeters and records of cumulative individual gamma radiation exposures be kept.

Records of cumulative occupational radiation exposures aid in the protection of workers and in control of subsequent radiation exposure, and are used by MSHA in the evaluation of the effectiveness of the protection program in demonstrating compliance with regulatory requirements.

Type of Review: Extension.

Agency: Mine Safety and Health
Administration.

Title: Gamma Radiation Exposure Records.

OMB Number: 1219-0039.

Affected Public: Business or other forprofit institutions.

Cite/Reference/Form/etc.: 30 CFR 57.5047.

Total Respondents: 2. Frequency: Annually.

Total Responses: 2.

Average Time per Response: 2 hours. Estimated Total Burden Hours: 2. Estimated Total Burden Cost: \$92.

Total Burden Cost (capital/startup):

Total Burden Cost (operating/maintaining): \$0.

Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they will also become a matter of public record. Dated: September 11, 2000.

Brenda C. Teaster,

Acting Chief, Records Management Division. [FR Doc. 00–23758 Filed 9–14–00; 8:45 am] BILLING CODE 4510–43–M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

Agency Information-Collection Activities; Announcement of Office of Management and Budget (OMB) Approvals

AGENCY: Occupational Safety and Health Administration (OSHA), Labor. **ACTION:** Notice of approval.

SUMMARY: The Occupational Safety and Health Administration (OSHA)

announces that the Office of Management and Budget (OMB) approved the information-collection requirements found in certain sections of 29 CFR part 1926. This document provides the OMB approval numbers and expiration dates for these requirements.

FOR FURTHER INFORMATION CONTACT:

Kathleen Martinez, Directorate of Policy, Occupational Safety and Health Administration, U.S. Department of Labor, Room N–3627, 200 Constitution Avenue, NW., Washington, DC 20210, telephone (202) 693–2444.

SUPPLEMENTARY INFORMATION: In a series of **Federal Register** notices, the Agency announced its requests to OMB to renew its current approvals for various information-collection (paperwork) requirements in its Construction standards. In these **Federal Register**

announcements, the Agency provided 60-day comment periods for the public to respond to OSHA's burden-hour and cost estimates.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501-3520), OMB recently renewed its approval for these informationcollection requirements and assigned OMB control numbers to these requirements. The table below provides the following information for each of these OMB-approved requirements: The title of, and CFR reference to, the standard that contains the requirement and, in some cases, the title of the requirement; the Federal Register reference (date, volume, and leading page) to OSHA's request for public comment on its burden-hour and cost estimates; the OMB control number; and the new expiration date.

•			
Title	Federal Register reference	OMB control number	Expiration date
Methylenedianline (29 CFR 1926.60)	65 FR 11086 03/01/2000	1218–0183	01/31/2000
Rigging Equipment for Material Handling—Certifying Proof-Tests of Welded-End Attachments (29 CFR 1926.251(c)(15)(ii)).	65 FR 15018 03/20/2000	1218–0233	06/30/2002
Material Hoists, Personnel Hoists, and Elevators—Certifying Tests and Inspections of Personnel Hoists (29 CFR 1926.552(c)(15)).	65 FR 15652 03/23/2000	1218–0231	06/30/2002
General Provisions (for Blasting and the Use of Explosives)—Developing and Certifying Alternative Safety Methods (29 CFR 1926.900(k)(3)(i)).	65 FR 15651 03/23/2000	1218–0217	06/30/2002
Underground Transportation of Explosives—Certifying Inspections of Trucks (29 CFR 1926.903(e)).	65 FR 15650 03/23/2000	1218–0227	06/30/2002

Under 5 CFR 1320.5(b), an Agency cannot conduct, sponsor, or require a response to a collection of information unless: The collection displays a valid OMB control number; and the Agency informs responds that they are not required to respond to the collection of information unless it displays a currently valid OMB control number.

Authority and Signature

Charles N. Jeffress, Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice. The authority for this notice is the Paperwork Reduction Act of 1995 (44 U.S.C. 3506) and Secretary of Labor's Order No. 3–2000 (65 FR 50017).

Signed at Washington, DC, on September 11th, 2000.

Charles N. Jeffress,

Assistant Secretary of Labor. [FR Doc. 00–23701 Filed 9–14–00; 8:45 am] BILLING CODE 4510–26–M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

Agency Information-Collection Activities; Announcement of Office of Management and Budget (OMB) Approvals

AGENCY: Occupational Safety and Health Administration (OSHA), Labor. **ACTION:** Notice of approval.

SUMMARY: The Occupational Safety and Health Administration (OSHA) announces that the Office of Management and Budget (OMB) approved the information-collection requirements found in certain sections of 29 CFR part 1910. This document provides the OMB approval numbers and expiration dates for these requirements.

FOR FURTHER INFORMATION CONTACT:

Todd Owen, Directorate of Policy, Occupational Safety and Health Administration, U.S. Department of Labor, Room N–3627, 200 Constitution Avenue, NW., Washington, DC 20210, telephone (202) 693–2444. SUPPLEMENTARY INFORMATION: In a series of Federal Register notices, the Agency announced its requests to OMB to renew its current approvals for various information-collection (paperwork) requirements in its health standards for General Industry. In these Federal Register announcements, the Agency provided 60-day comment periods for the public to respond to OSHA's burden-hour and cost estimates.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501-3520), OMB renewed its approval for these information-collection requirements and assigned OMB control numbers to these requirements. The table below provides the following information for each of these OMBapproved requirements: The title of, and CFR reference to the standard that contains the requirement; the Federal Register reference (date, volume, and leading page) to OSHA's request for public comment on its burden-hour and cost estimates; the OMB control number; and the new expiration date.

Title	Federal Register reference	OMB control number	Expiration date
Inorganic Arsenic (29 CFR 1910.1018)	65 FR 3977 01/25/2000	1218–0104	05/31/2003
Cotton Dust (29 CFR 1910.1043)	65 FR 12318 03/08/2000	1218–0061	01/31/2002
Methylenedianiline (29 CFR 1910.1050)	65 FR 11085 03/01/2000	1218–0184	01/31/2002
1,3-Butadiene (29 CFR 1910.1051)	63 FR 3979 01/25/2000	1218–0170	05/31/2003

Under 5 CFR 1320.5(b), an Agency cannot conduct, sponsor, or require a response to a collection of information unless: The collection displays a valid OMB control number; and the Agency informs respondents that they are not required to respond to the collection of information unless it displays a currently valid OMB control number.

Authority and Signature

Charles N. Jeffress, Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice. The authority for this notice is the Paperwork Reduction Act of 1995 (44 U.S.C. 3506) and Secretary of Labor's Order No. 3–2000 (65 FR 50017).

Charles N. Jeffress,

Assistant Secretary of Labor. [FR Doc. 00–23702 Filed 9–14–00; 8:45 am] BILLING CODE 4510–26-P

OFFICE OF MANAGEMENT AND BUDGET

Office of Federal Procurement Policy

Cost Accounting Standards Board; Accounting for the Cost of Employee Stock Ownership Plans

ACTION: Notice.

SUMMARY: The Office of Federal Procurement Policy, Cost Accounting Standards Board, invites public comments concerning a Staff Discussion Paper on accounting for the cost of employee stock ownership plans (ESOP) under government contracts.

DATES: Comments must be in writing and must be received by November 14, 2000.

ADDRESSES: All comments should be addressed to Dr. Rein Abel, Director of Research, Cost Accounting Standards Board, Office of Federal Procurement Policy, 725 17th Street, NW, Room 9013, Washington, D.C. 20503. Attn: CASB Docket No. 00–03. The submission of public comments in writing, via letter, is requested, as

receipt of a readable data file via Internet e-mail cannot be assured. To facilitate the CAS Board's review of submitted comments, you may include with your written comments a three point five inch (3.5") computer diskette copy of your comments and denote the word processing format used.

FOR FURTHER INFORMATION CONTACT: Rein Abel, Director of Research, Cost Accounting Standards Board (telephone: 202-395–3254).

SUPPLEMENTARY INFORMATION:

A. Regulatory Process

The Cost Accounting Standards Board's rules, regulations and Standards are codified at 48 CFR Chapter 99. Section 26(g)(1) of the Office of Federal Procurement Policy Act, 41 U.S.C. 422(g), requires that the Board, prior to the establishment of any new or revised Cost Accounting Standard, complete a prescribed rulemaking process. The process generally consists of the following four steps:

- 1. Consult with interested persons concerning the advantages, disadvantages and improvements anticipated in the pricing and administration of Government contracts as a result of the adoption of a proposed Standard.
- 2. Promulgate an Advance Notice of Proposed Rulemaking.
- 3. Promulgate a Notice of Proposed Rulemaking.
 - 4. Promulgate a Final Rule.

This proposal is step one of the fourstep process.

B. Background and Summary

In response to the Cost Accounting Standards (CAS) Board's continuing research, a number of commenters have identified accounting for the cost of employee stock ownership plans under government contracts as an issue requiring Board consideration. The primary concern raised is the lack of guidance concerning this matter in applicable government contracting regulations, and the attempt by the contracting parties, in certain cases, to apply various provisions of the CAS to

accounting for the costs of ESOPs, when such CAS provisions do not explicitly address or even mention ESOPs. More specifically, issues have arisen in which the accounting for the cost of ESOPs have caused substantial controversies.

This Staff Discussion Paper represents the results of research performed by the staff of the Cost Accounting Standards Board, and is issued by the Board in accordance with the requirements of 41 U.S.C. 422(g)(1)(A). The statements contained herein do not necessarily represent the position of the Cost Accounting Standards Board.

C. Public Comments

Interested persons are invited to participate by submitting data, views or arguments with respect to this Staff Discussion Paper. All comments must be in writing and submitted to the address indicated in the ADDRESSES section.

Nelson F. Gibbs,

Executive Director, Cost Accounting Standards Board.

Cost Accounting Standards Board Staff Discussion Paper—Issues Relating to Employee Stock Ownership Plans (ESOPs)

The Cost Accounting Standards (CAS) Board is examining the accounting issues related to the measurement, assignment and allocation of costs associated with Employee Stock Ownership Plans (ESOPs) to government contracts. This Staff Discussion Paper (SDP) is part of the Board's deliberative process that may lead to a pronouncement by the Board on this topic. The purpose of this SDP is to solicit comments on the relevant issues.

Background

The initial purpose of ESOPs was to encourage employee stock ownership of American industry. Such encouragement was contained in the Employee Retirement Income Security Act of 1974 (ERISA) and corresponding changes to the Internal Revenue Code. Congress has also commented on ESOP

regulations dealing with the allowability of such costs for Government contract costing purposes. Specifically, the National Defense Authorization Act for fiscal year 1998 (Pub. L. 105–85, 844, Nov. 18, 1997) included a section expressing the "Sense of Congress" on certain aspects of ESOP cost allowability.

More recently, ESOPs have also been used for additional purposes. According to the Statement of Position (SOP) 93-6, issued by the American Institute of Certified Public Accountants (AICPA), these other purposes include the following:

• To fund a matching program for a sponsor's 401(k) saving plan, formula-based profit-sharing plan, and other employee benefits;

 To raise new capital or to create a marketplace for existing stock;

- To replace lost benefits from the termination of other retirement plans or provide benefits under postretirement benefit plans, particularly medical benefits:
- To be part of the financing package in leveraged buy-outs;
- To provide a tax-advantaged means for owners to terminate their ownership;
- To be part of a long-term program to restructure the equity section of a plan sponsor's balance sheet; and
- To defend the company against hostile takeovers.

Although costs of ESOP sponsorship are not explicitly covered by CAS, guidance is included in Federal Acquisition Regulation (FAR), 31.205–6(j)(8), and referred to in the Defense Contract Audit Agency (DCAA) Contract Audit Manual (§ 7–2114). These references either state or imply that a distinction exists between so-called "pension" and "nonpension" ESOPs.

In general, the lack of a clear regulatory framework in this area has contributed to an environment in which a number of legal actions and other disputes have occurred between the Government and contractors. See, e.g., Ralph Parsons Co., ASBCA 37931, 91–1 BCA 23648, reconsideration denied 91–2 BCA 23751; Ball Corp., ASBCA 49118 (Apr. 3, 2000).

The CAS Board first considered the issue of accounting for ESOP costs at its May 1995 meeting, wherein it was decided to establish a case on this topic. At the Board's December 1995 meeting, the matter was further discussed and consideration was given to issuing an "interpretation" on the topic. A draft interpretation was submitted by the staff to the Board at the Board's February 1996 meeting. In the ensuing Board discussion, the applicability of either CAS 9904.412 or CAS 9904.415 was

identified as one of the major issues. Other issues discussed were the characterization of interest in leveraged ESOPs, and the valuation of shares that are released from the ESOP's suspense account and allocated to individual employee accounts. The Board determined that these issues were matters appropriate for the Board's consideration. The staff was instructed to continue with its research on this topic.

As part of its research, the staff has consulted with various Government offices and other interested parties who have had experience with ESOPs. At the December 1998 open CAS Board meeting, the Director of Defense Procurement again urged the CAS Board to address the issue of accounting for the costs of ESOPs.

Discussion

A discussion of the more prominent ESOP issues follows with questions on each subject. Commenters who believe that the questions contained herein do not adequately cover all pertinent aspects of the topic are encouraged to submit comments dealing with any additional issues.

There are two forms of ESOPsnonleveraged and leveraged. Contributions to a nonleveraged ESOP are generally allocated to individual participant accounts before the end of the sponsor's fiscal year. A leveraged ESOP uses borrowed funds to acquire shares in the sponsoring company which are then held by the ESOP in a suspense account for potentially extended periods, prior to their release to individual employee accounts. In a leveraged ESOP, some maintain that the employer's periodic contribution to the ESOP contains two elements—the cost of employee compensation and the cost of interest on borrowed funds.

Even though CAS do not deal explicitly with the costs associated with ESOPs, the parties to some government contracts have applied the provisions in existing Standards to support their position with respect to ESOP treatment.

While the arguments have varied, at least one assertion has been that if an ESOP can be regarded as a "pension" ESOP, then it falls under the provisions of CAS 9904.412, Composition and Measurement of Pension Cost. This makes it easier, so some believe, to assert that the total of a contractor's payment to the ESOP, including any interest element, should be regarded as employee compensation. Others have asserted that if an ESOP is classified as a "deferred compensation" ESOP then the appropriate Standard for application

is CAS 9904.415, Accounting for the Cost of Deferred Compensation. In this case, some have asserted that the cost measurement should not include interest while others have asserted that it should include interest. Thus, different interpretations of the various provisions of CAS by the contracting parties have become an element in recent disputes concerning accounting for ESOP contributions.

The question as to whether interest costs attributable to leveraged ESOPs should be reimbursed by the Government is a procurement policy issue with broad ramifications.

However, this issue is not within the purview of the CAS Board. As stated in the CAS Board's Statement of Objectives, Policies and Concepts (May 1992):

"While the Board has exclusive authority for establishing Standards governing the measurement, assignment and allocation of costs, it does not determine the allowability of categories or individual items of cost. Allowability is a procurement concept affecting contract price and in most cases is established in regulatory or contractual provisions."

Although accounting for the costs of ESOPs is addressed in the FAR and in other guidance applicable to cost allowability issues in Government contracting, the topic has not been dealt with explicitly in any of the existing CAS Board Standards. Private sector accounting standard setters have addressed the topic for financial reporting purposes. The current Statement of Position (SOP) on the topic was issued by the AICPA in November 1993 as SOP 93-6. This SOP was issued after an extensive promulgation process that included the publication of an exposure draft which attracted a significant number of comments. The SOP provides guidance on both periodic compensation cost measurement and applicable disclosure. It states that compensation costs and interest on borrowed funds should be reported as separate items in financial statements.

SOP 93–6 further states that the fair value prevailing at the time when the shares are "committed to be released for allocation to participant accounts" should be used for charging employee compensation costs when that was the purpose for which the shares were released. The SOP similarly provides that the cost of shares acquired or transferred to ESOPs should be valued on the date they were acquired or transferred. Any difference in value between the acquisition date and the date when the shares are released to the employee accounts is recognized as an

equity adjustment in the financial statements.

At this point it may be useful to restate the CAS Board's position on pronouncements issued by other authoritative bodies established to issue guidance affecting accounting for financial and tax purposes. In its Statement of Objectives, Policies and Concepts (May 1992) the Board stated:

"The Board will continue taking those other pronouncements into account to the extent it can do so in accomplishing its objectives. However, the Board recognizes that the purposes of these pronouncements are not intended to meet the objectives of contract costing. Therefore the Board will retain and exercise full responsibility for meeting the objectives of contract costing."

In the light of this statement the first question may be stated as follows:

1. Does GÅAP (SOP 93–6) provide sufficient guidance for accounting for the costs of ESOPs for Government contract costing purposes? Please discuss the rationale of your answer to this question.

If the answer to question 1, above, is no, then the Board would like to receive comments as to whether one of the existing CAS does or could be expanded to provide adequate guidance.

As noted earlier, CAS have been applied to these issues by the various parties to the Government contracting process. As there has not been any direct reference to ESOPs in any of the Standards, a party applying CAS to ESOP accounting must first identify a Standard that would be applicable in a particular instance. In general, the choice has been between CAS 9904.412 and CAS 9904.415.

To develop criteria for distinguishing the circumstances in which either of these two Standards may be applicable, two different types of ESOPs have been identified. The first type embraces the so-called "pension ESOPs" which are distinguished principally by the characteristic that they offer their participants, benefits for life. All other ESOPs are referred to as "nonpension" or "deferred compensation ESOPs." In practice, it appears that the provisions of CAS 9904.412 have been applied to the first group of ESOPs, while the provisions of CAS 9904.415 have been applied to the second group. This attempt to distinguish between pension and deferred compensation ESOPs seems to be a categorization that is currently found only in the field of Government contract cost accounting. In the broader context, when accounting for ESOPs is discussed, this particular categorization is not used. Therefore, the question arises as to whether this distinction between pension and

deferred compensation ESOPs is an approach that should be included in any future CAS Board promulgation on this topic.

2. Do you believe that distinguishing between "pension" and "deferred compensation" ESOP type is useful in the Government contract costing environment and that this feature should be included in any future CAS Board promulgation on this topic? Please include the rationale for your answer to this question.

3. If you believe that a distinction between ESOP types is useful and should be included in any future CAS promulgation do you also believe that amendments, or an interpretation, to CAS 9904.412 and/or CAS 9904.415, is the appropriate action for the Board to take?

Another area where differing opinions exist, concerns the measurement date for determining the fair value of shares released to employee accounts. Some ESOPs hold shares of the sponsor company in a suspense account for the purpose of subsequent distribution to employees. It is likely that the fair value of these shares will change while the shares are held in the suspense account prior to being transferred to individual employee accounts. Accordingly, two different dates have been suggested as measurement dates for the purpose of determining the fair value of the shares released to individual employee accounts.

The FAR, at section 31.205–6(j)(8), stipulates that "* * * the value of the stock contribution shall be limited to the fair market value of the stock on the date that the title is effectively transferred to the trust." The FAR provisions do not, however, address what valuation applies on the date when shares are actually released to employees for determining individual employee compensation costs. In other words, the FAR implies that the cost of the shares at the time of their acquisition by the ESOP should also be used as their fair value at the time of their release to individual employee accounts.

4. Do you believe that the fair value of the shares released by an ESOP to individual employee accounts should be established at the date when the title to these shares is transferred to the ESOP or should it be the date when the shares are committed to be released to employee accounts? If you would like to propose a different date or a modified version of the two dates referred to above, please explain.

The cost allocated to contracts may also be different depending on what is to be measured—the cost to the company or the amount of compensation received by the employee. The compensation received by the employee is the fair value of the shares or other consideration received by the employee. The cost to the company may be measured differently depending on whether the cost is measured as (1) the fair value of the shares on the date the sponsor transfers the shares to the ESOP; (2) the fair value of the shares on the date the ESOP purchases the shares; (3) the amount of the sponsor's cash contribution to the ESOP; or (4) a combination of the above.

5. For contract costing purposes, should a distinction be made between measurement of the "cost to the company" or measurement of compensation "received by the employee?" Please explain. If a distinction should be made, please also comment on the method that should be used to measure this amount.

In certain circumstances when CAS 9904.415 has been applied to accounting for ESOPs, further disputes may occur. CAS 9904.415 identifies two different methods for determining the present value of future benefits depending upon the method of settling the deferred compensation obligation.

CAS 9904.415–50(d) provides guidance for the calculation when the settlement "is to be paid in money," while CAS 9904.415–50(e) provides guidance when "the compensation is received by the employee in other than money." These two approaches, CAS 9904.415–50(d) and (e), generally produce different present values of the future benefit and hence, different cost for contract costing purposes.

6. Should the form of payment of ESOP benefits to the employee make a difference in measuring the cost allocable to Government contracts? If so, how should the cost be determined?

[FR Doc. 00–23717 Filed 9–14–00; 8:45 am] **BILLING CODE 3110–01–U**

FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION

Sunshine Act Meeting; Change in Meeting Status

September 11, 2000.

Previously Announced

TIME AND DATE: 2 p.m., Thursday, September 14, 2000.

PLACE: Room 6005, 6th Floor, 1730 K Street, NW., Washington, DC.

STATUS: Open.

 $\begin{array}{l} \textbf{CHANGES IN THE MEETING:} \ Because \ agency \\ business \ so \ requires, \ the \ Commission \end{array}$

has unanimously voted to change the status of the following meeting from open to closed, pursuant to 5 U.S.C. 552b(c)(10).

1. Secretary of Labor on behalf of *Noe* v. *J & C Mining*, Docket No. KENT 99–248–D.

No earlier announcement of the change was possible.

CONTACT PERSON FOR MORE INFORMATION: Jean Ellen, (202) 653–5629/(202) 708– 9300 for TDD Relay/1–800–877–8339 for toll free.

Jean H. Ellen,

Chief Docket Clerk.

[FR Doc. 00–23846 Filed 9–13–00; 10:15 am]

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 00-108]

Information Collection; Submission for OMB Review, Comment Request

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of agency report forms under OMB review.

SUMMARY: The National Aeronautics and Space Administration has submitted to the Office of Management and Budget (OMB) the following proposal for the collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

DATES: Comments on this proposal should be received on or before October 16, 2000.

ADDRESSES: All comments should be addressed to Ms. Linda Connell, MS 262–7, Ames Research Center, National Aeronautics and Space Administration, Moffett Field, CA 94035–1000.

FOR FURTHER INFORMATION CONTACT: Ms. Carmela Simonson, Office of the Chief Information Officer, (202) 358–1223.

Reports: None.

Title: National Aviation Operations Monitoring Service.

OMB Number: 2700.

Type of review: New.

Need and Uses: This data collection will be used to help evaluate national aviation safety through the establishment of a survey based methodology. Information provided will be used to measure and monitor aviation safety; namely the pilots, air traffic controllers, mechanics and flight attendants who routinely operate aircraft and provide support services.

Affected Public: Individuals or households.

Number of Respondents: 5,000.

Responses Per Respondent: 1–4. Annual Responses: 8,000. Hours Per Request: ½ hr to ¾ hr. Annual Burden Hours: 5,907. Frequency of Report: Annually/ Quarterly.

David B. Nelson,

Deputy Chief Information Officer, Office of the Administrator.

[FR Doc. 00–23703 Filed 9–14–00; 8:45 am] **BILLING CODE 7510–01–P**

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 00-112]

Agency Information Collection: Submission for OMB Review, Comment Request

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of Agency Report Forms Under OMB Review.

SUMMARY: The National Aeronautics and Space Administration has submitted to the Office of Management and Budget (OMB) the following proposal for the collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

DATES: Comments on this proposal should be received on or before October 15, 2000.

ADDRESSES: All comments should be addressed to Mr. Richard Kall, Code HK, National Aeronautics and Space Administration, Washington, DC 20546–0001.

FOR FURTHER INFORMATION CONTACT: Ms. Carmela Simonson, Office of the Chief Information Officer, (202) 358–1223.

Title: NASA acquisition process reports required for contracts with an estimated value more than \$500,000.

OMB Number: 2700–0089. Type of Review: Extension.

Need and Uses: Information collection is required to effectively manage and administer contracts that furnish goods and services in support of NASA's mission. The requirement for this information is set forth in the federal Acquisition Regulation, the NASA Federal Acquisition Regulation Supplement, and approved mission requirements.

Affected Public: Business or other forprofit, Not-for-profit institutions, State, Local or Tribal Government.

Number of Respondents: 1,360. Responses Per Respondent: 56. Annual Responses: 76,160. Hours Per Request: 8. Annual Burden Hours: 609,280. Frequency of Report: On occasion.

David B. Nelson,

Deputy Chief Information Officer, Office of the Administrator.

[FR Doc. 00–23782 Filed 9–14–00; 8:45 am] BILLING CODE 7510–01–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 00-109]

Agency Information Collection: Submission for OMB Review, Comment Request

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of Agency Report Forms Under OMB Review.

SUMMARY: The National Aeronautics and Space Administration has submitted to the Office of Management and Budget (OMB) the following proposal for the collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

DATES: Comments on this proposal should be received on or before October 15, 2000.

ADDRESSES: All comments should be addressed to Mr. Richard Kall, Code HK National Aeronautics and Space Administration, Washington, DC 20546–0001.

FOR FURTHER INFORMATION CONTACT: Ms. Carmela Simonson, Office of the Chief Information Officer, (202) 358–1223.

Title: NASA acquisition process, bids and proposals for contracts with an estimated value more than \$500,000.

 $OMB\ Number: 2700-0085.$

Type of Review: Extension.

Need and Uses: Information collection is required to evaluate bids and proposals from offerors in order to award contracts for required goods and services in support of NASA's mission and in response to contractual requirements.

Affected Public: Business or other forprofit, Not-for-profit institutions, State, Local or Tribal Government.

Number of Respondents: 1,496. Responses Per Respondent: 1. Annual Responses: 1,496. Hours Per Request: 400–620. Annual Burden Hours: 663,520. Frequency of Report: On occasion.

David B. Nelson,

Deputy Chief Information Officer, Office of the Administrator.

[FR Doc. 00–23783 Filed 9–14–00; 8:45 am] **BILLING CODE 7510–01–P**

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 00-111]

Agency Information Collection: Submission for OMB Review, Comment Request

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of agency report forms under OMB review.

SUMMARY: The National Aeronautics and Space Administration has submitted to the Office of Management and Budget (OMB) the following proposal for the collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

DATES: Comments on this proposal should be received on or before October 15, 2000.

ADDRESSES: All comments should be addressed to Mr. Richard Kall, Code HK, National Aeronautics and Space Administration, Washington, DC 20546–0001.

FOR FURTHER INFORMATION CONTACT: Ms. Carmela Simonson, Office of the Chief Information Officer, (202) 358–1223. Title: NASA acquisition process, bids and proposals for contracts with an estimated value less than \$500,000.

OMB Number: 2700–0087.
Type of Review: Extension.
Need and Uses: Information
collection is required to evaluate bids
and proposals from offerors in order to
award contracts for required goods and
services in support of NASA's mission.

Affected Public: Business or other forprofit, Not-for-profit institutions, State, Local or Tribal Government.

Number of Respondents: 11,000. Responses Per Respondent: 1. Annual Responses: 11,000. Hours Per Request: 250–300. Annual Burden Hours: 2,790,000. Frequency of Report: On occasion.

David B. Nelson,

Deputy Chief Information Officer, Office of the Administrator.

[FR Doc. 00–23784 Filed 9–14–00; 8:45 am] **BILLING CODE 7510–01–P**

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (00-110)]

Agency Information Collection: Submission for OMB Review, Comment Request

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of Agency Report Forms Under OMB Review.

SUMMARY: The National Aeronautics and Space Administration has submitted to the Office of Management and Budget (OMB) the following proposal for the collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

DATES: Comments on this proposal should be received on or before October 15, 2000.

ADDRESSES: All comments should be addressed to Mr. Richard Kall, Code HK, National Aeronautics and Space Administration, Washington, DC 20546–0001.

FOR FURTHER INFORMATION CONTACT: Ms. Carmela Simonson, Office of the Chief Information Officer, (202) 358–1223.

Title: NASA simplified acquisition for goods and services with a value of \$100.000 or less.

OMB Number: 2700–0086.
Type of Review: Extension.
Need and Uses: Information
collection is required to evaluate bids
and proposals from offerors in order to
award purchase orders and to use bank
cards for required goods and services in
support of NASA's mission and for the
administrative requirements from such

Affected Public: Business or other forprofit, Not-for-profit institutions, State, Local or Tribal Government.

Number of Respondents: 250,865. Responses Per Respondent: 1. Annual Responses: 250,865. Hours Per Request: 15–20 min. Annual Burden Hours: 73,380. Frequency of Report: On occasion.

David B. Nelson,

Deputy Chief Information Officer, Office of the Administrator.

[FR Doc. 00–23785 Filed 9–14–00; 8:45 am]

NATIONAL WOMEN'S BUSINESS COUNCIL

Sunshine Act Meeting

AGENCY: National Women's Business Council.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Women's Business Ownership Act, Public Law 105–135 as amended, the National Women's Business Council (NWBC) announces a forthcoming Council meeting and joint meeting of the NWBC and Interagency Committee on Women's Business Enterprise. The meetings will cover action items worked

on by the National Women's Business Council and the Interagency Committee on Women's Business Enterprise included but not limited to procurement, access to capital and training.

DATE: October 4, 2000.

ADDRESS: Joint Meeting.

The White House/Eisenhower Executive Office Building/Indian Treaty Room (17th & Penn. Entrance) Washington, DC, 9 am to 11:30 am.

Note: No admittance without prior official clearance. Please have a photo ID.

ADDRESS: Council Meeting.

The JW Marriott Hotel/Russell-Hart Room, 1331 Pennsylvania Avenue, NW, Washington, DC, 2:30 am to 5:30 pm.

STATUS: Open to the public.

CONTACT: National Women's Business Council, 409 Third Street, SW, Suite 210, Washington, DC 20024, (202) 205–3850.

Note: Please call by September 22, 2000.

Gilda Presley,

Administrative Officer, National Women's Business Council.

[FR Doc. 00–23917 Filed 9–13–00; 2:21 pm] $\tt BILLING\ CODE\ 6820-AB-M$

NUCLEAR REGULATORY COMMMISSION

Risk-Informed Revisions to Technical Requirements of 10 CFR 50.46

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of public workshop.

SUMMARY: The Nuclear Regulatory Commission has instructed its staff to explore changes to specific technical requirements of 10 CFR Part 50, to incorporate risk-informed attributes. The staff is studying the ensemble of technical requirements contained in 10 CFR Part 50 (and its associated implementing documents, such as regulatory guides and standard review plan sections) to (1) identify individual or sets of requirements potentially meriting change; (2) prioritize which of these requirements (or sets of requirements) should be changed; and (3) develop the technical bases to an extent that is sufficient to demonstrate the feasibility of changing the requirements. This work will result in recommendations to the Commission on any specific regulatory changes that should be pursued. Public participation in the development of these recommendations will be obtained via workshops and information on a web site.

SUPPLEMENTARY INFORMATION: This notice serves as initial notification of a public workshop to provide for the exchange of information with all stakeholders regarding the staff's efforts to risk-inform the technical requirements of 10 CFR 50.46 (ECCS Acceptance Criteria), and the latest version of the framework for riskinformed changes to the technical requirements of 10 CFR Part 50. The meeting will focus on the current work being performed by the NRC staff to risk-inform the technical requirements of 10 CFR 50.46, and also on recent changes to the framework document.

This notice provides only the date, the location and a brief summary of the workshop; the workshop agenda and other details will be provided in a forthcoming **Federal Register** notice prior to the workshop.

Workshop Meeting Information: The staff intends to conduct a workshop to provide for an exchange of information related to (1) the staff's initial efforts to make risk-informed revisions to the technical requirements of 10 CFR 50.46, and (2) the latest version of the staff's framework for risk-informed changes to the technical requirements of 10 CFR Part 50. Persons other than NRC staff and NRC contractors interested in making a presentation at the workshop should notify Mary Drouin, Office of Nuclear Regulatory Research, MS: T10-E50, U.S. Nuclear Regulatory Commission, Washington D.C. 20555-0001, (301) 415-6675, email: mxd@nrc.gov

Date: October 2, 2000.

Time: 8 am.

Agenda: To be provided.

Location: Auditorium, 11545 Rockville Pike, Rockville, Maryland 20852.

Registration: There is no registration fee for the workshop; however, so that adequate space, materials, etc., for the workshop can be arranged, please provide notification of attendance to Alan Kuritzky, Office of Nuclear Regulatory Research, MS: T10–E50, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555–0001, (301) 415–6255, email: ask1@nrc.gov.

FOR FURTHER INFORMATION CONTACT:

Alan Kuritzky, Office of Nuclear Regulatory Research, MS: T10–E50, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555–0001, (301) 415–6255, email: ask1@nrc.gov.

Dated this 11th day of September 2000.

For the Nuclear Regulatory Commission. **Mark A. Cunningham**,

Probabilistic Risk Analysis Branch, Division of Risk Analysis and Applications, Office of Nuclear Regulatory Research.

[FR Doc. 00–23786 Filed 9–14–00; 8:45 am] BILLING CODE 7590–01–P

PENSION BENEFIT GUARANTY CORPORATION

Interest Assumption for Determining Variable-Rate Premium; Interest Assumptions for Multiemployer Plan Valuations Following Mass Withdrawal

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Notice of interest rates and assumptions.

SUMMARY: This notice informs the public of the interest rates and assumptions to be used under certain Pension Benefit Guaranty Corporation regulations. These rates and assumptions are published elsewhere (or are derivable from rates published elsewhere), but are collected and published in this notice for the convenience of the public. Interest rates are also published on the PBGC's web site (http://www.pbgc.gov).

DATES: The interest rate for determining the variable-rate premium under part 4006 applies to premium payment years beginning in September 2000. The interest assumptions for performing multiemployer plan valuations following mass withdrawal under part 4281 apply to valuation dates occurring in October 2000.

FOR FURTHER INFORMATION CONTACT:

Harold J. Ashner, Assistant General Counsel, Office of the General Counsel, Pension Benefit Guaranty Corporation, 1200 K Street, NW., Washington, DC 20005, 202–326-4024. (For TTY/TDD users, call the Federal relay service toll-free at 1–800–877–8339 and ask to be connected to 202–326–4024.)

SUPPLEMENTARY INFORMATION:

Variable-Rate Premiums

Section 4006(a)(3)(E)(iii)(II) of the Employee Retirement Income Security Act of 1974 (ERISA) and § 4006.4(b)(1) of the PBGC's regulation on Premium Rates (29 CFR part 4006) prescribe use of an assumed interest rate in determining a single-employer plan's variable-rate premium. The rate is the "applicable percentage" (currently 85 percent) of the annual yield on 30-year Treasury securities for the month preceding the beginning of the plan year for which premiums are being paid (the "premium payment year"). The yield

figure is reported in Federal Reserve Statistical Releases G.13 and H.15.

The assumed interest rate to be used in determining variable-rate premiums for premium payment years beginning in September 2000 is 4.86 percent (*i.e.*, 85 percent of the 5.72 percent yield figure for August 2000).

The following table lists the assumed interest rates to be used in determining variable-rate premiums for premium payment years beginning between October 1999 and September 2000.

For premium payment years beginning in—	The assumed interest rate is—
October 1999 November 1999	5.16 5.32
January 2000	5.23 5.40
February 2000 March 2000	5.64 5.30
April 2000	5.14 4.97
June 2000	5.23 5.04
August 2000 September 2000	4.97 4.86
	1.00

Multiemployer Plan Valuations Following Mass Withdrawal

The PBGC's regulation on Duties of Plan Sponsor Following Mass Withdrawal (29 CFR part 4281) prescribes the use of interest assumptions under the PBGC's regulation on Allocation of Assets in Single-employer Plans (29 CFR part 4044). The interest assumptions applicable to valuation dates in October 2000 under part 4044 are contained in an amendment to part 4044 published elsewhere in today's Federal Register. Tables showing the assumptions applicable to prior periods are codified in appendix B to 29 CFR part 4044.

Issued in Washington, DC, on this 8th day of September 2000.

David M. Strauss,

Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 00–23737 Filed 9–14–00; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 35-27227]

Filing Under the Public Utility Holding Company Act of 1935, as Amended ("Act")

September 8, 2000.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to

provisions of the Act and rules promulgated under the Act. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendment(s) is/are available for public inspection through the Commission's Branch of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by October 3, 2000, to the Secretary, Securities and Exchange Commission, Washington, DC 20549-0609, and serve a copy on the relevant applicant(s) and/ or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in the case of an attorney at law, by certificate) should be filed with the request. Any request for hearing should identify specifically the issues of facts or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After October 3, 2000, the application(s) and/or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

Entergy Corporation (70-8839)

Entergy Corporation ("Entergy"), 639 Loyola Avenue, New Orleans, Louisiana 70113, a registered holding company, has filed a post-effective amendment under sections 6(a) and 7 of the Act and rules 42 and 54 under the Act to its declaration previously filed under the Act.

By prior Commission orders dated June 6, 1996 and March 25, 19997 (HCAR Nos. 26541 and 26693) ("Orders"), Entergy was authorized, through December 30, 2000, to issue and sell up to 30 million shares of its authorized but unissued common stock. par value \$0.01 ("Common Stock") or Common Stock acquired through public or private transactions, under its Dividend Reinvestment and Stock Purchase Plan ("Plan"). As of June 28, 2000, Entergy had 13,139,294 shares of Common Stock authorized to be issued under the Plan. Entergy now proposes to extend the time in which it may sell up to 30 million shares of its Common Stock under the Plan through June 30, 2006. All other provisions of the Plan will remain as authorized in the Orders.

The purchase price of the newly issued shares of Common Stock issued under the plan will generally be the weighted average of the daily high and low sales prices of the Common Stock on the New York Stock Exchange during

each pricing period, consisting of the twelve trading days immediately preceding the monthly investment date. The purchase price for shares purchased on the open market will be the weighted average price paid by the Plan, including brokerage fees and commissions.

For the Commission by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 00–23736 Filed 9–14–00; 8:45 am] BILLING CODE 8010–01–Mcent,

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-43277; File No. SR-OCC-00-07]

Self-Regulatory Organizations; The Options Clearing Corporation; Notice of Filing and Order Granting Accelerated Approval of a Proposed Rule Change Relating to Adjustment Increments and Decimalization

September 11, 2000.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that on August 9, 2000, The Options Clearing Corporation ("OCC") filed with the Securities Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which items have been prepared primarily by OCC. The Commission is publishing this notice to solicit comments on the proposed rule change from interested parties.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The proposed rule change clarifies OCC's existing policies on minimum adjustment increments and rounding and proposes new minimum adjustment increments and rounding provisions with respect to decimal strike prices. The proposed rule change also states OCC's intention to restate existing strike prices in decimals when decimal strike prices are introduced for new series in the same class of options.

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, OCC included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. OCC has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant aspects of these statements.²

(A) Self-Regulatory Organization's Statements of the Purpose of, and Statutory Basis for, the Proposed Rule Change

The purpose of the proposed amendments to Article I, Section 1 and Article VI. Section 11 of OCC's By-Laws is to clarify OCC's existing policies regarding minimum adjustment increments and rounding and to state the minimum adjustment increments and rounding provisions that will apply during and after the transition to decimal strike prices. The proposed amendments also announce OCC's intention to restate existing strike prices in decimals when decimal strike prices are introduced for new series in the same class of options so long as that can be done without changing the absolute value of the existing strike prices.

Article VI, Section 11 of OCC's By-Laws currently states that, "as a general rule," OCC will adjust to the "nearest trading increment," which is defined in Article I of the By-Laws as the minimum trading increment specified by the primary exchange for the underlying security. OCC's practice, as disclosed in the options disclosure document, is to round to the nearest eighth when making adjustments. OCC follows this practice even where the trading increment for the underlying security may be one-sixteenth rather than oneeight. With decimalization, the potential exists for even smaller minimum trading units. OCC intends to continue its disclosed policy of rounding to the nearest eighth in the case of fractional prices and to round to the nearest cent in the case of decimal prices. Thus, adjustments will be made to the nearest eighth or cent even if the trading increment is more or less than an eighth or a cent. Accordingly, OCC is proposing to define a new term "adjustment increment" and to change the reference in Article VI, Section 11 to refer to "adjustment increment" rather than "trading increment."

OCC rounds up when an adjusted exercise price is equidistant between two adjustment increments. OCC proposes to amend Article VI, Section 11 accordingly.

The existing text of Interpretation and Policy .09 is being replaced by a

¹ 15 U.S.C. 78s(b)(1).

² The Commission has modified the text of the summaries prepared by OCC.

provision allowing OCC to make a smoother transition from fractional to decimal strike prices, during which some strikes are expressed in fractions and others in decimals. Because the minimum decimal strike price increment will be one cent, there will be some fractional strike prices (e.g., eighths) that cannot be converted into decimals without a loss of value. However, there will be others (e.g., quarters) that convert evenly into decimals. OCC wants to avoid simultaneously expressing identical amounts in fractions and decimals. Accordingly, OCC proposes to restate the exercise prices of existing series of options decimals when the first decimal series is introduced with the same underlying interest. OCC will restate exercise prices in decimals only for series having fractional strike prices that convert evenly into dollars and cents. Thus, a strike price of 253/4 would be expressed as 25.75. Where a fractional strike does not convert evenly into decimals, it will continue to be expressed as a fraction until the series expired. Thus, for example, a strike price of 251/8, which converts to 25.125, will continue to be expressed in fractions. This policy represents a compromise that will allow as many strike prices as possible in each class of options to be expressed in decimals while avoiding adjustments that would affect the substantive rights of holders and writers of options even by a small amount.

The proposed rule change is consistent with the requirements of Section 17A of the Act ³ and the rules and regulations thereunder applicable to OCC because it fosters cooperation and coordination with persons engaged in the clearance and settlement of securities transactions, removes impediments to and perfects the mechanism of a national system for the prompt and accurate clearance and settlement of securities transactions, and, in general, protects investors and the public interest.

(B) Self-Regulatory Organization's Statement on Burden on Competition

OCC does not believe that the proposed rule change would have any material adverse impact on competition.

(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

Written comments relating to the proposed rule change have not yet been solicited or received. OCC will notify

the Commission of any written comments received by OCC.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Section 17A(b)(3)(F) of the Act requires that the rules of a clearing agency be designed to promote the prompt and accurate clearance and settlement of securities transactions.⁴ As discussed below, the Commission believes that the rule change is consistent with this obligation because it should facilitate the prompt and accurate clearance and settlement of options during and after the transition to decimal strike prices which has already begun.

The rule change should assure that OCC's existing policies regarding minimum adjustment increments and rounding in fractions will convert smoothly to options with decimal strike prices. The rule change should allow the process of decimalization of options to proceed concurrently with the move to the process of decimalization of the underlying securities.

The Commission finds good cause for approving the proposed rule change prior to the thirtieth day after publication of the notice of filing because accelerated approval will permit OCC to immediately implement decimal strike pricing which will bring the pricing of such options in line with the pricing already in place for the underlying securities.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549–0609. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for

inspection and copying at the principal office of OCC. All submissions should refer to File No. SR-OCC-00-7 and should be submitted by October 6, 2000.

For the Commission by the Division of Market Regulation, pursuant to delegated authority.⁵

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 00–23734 Filed 9–14–00; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-43276; File No. SR-OCC-99-15]

Self-Regulatory Organizations; The Options Clearing Corporation; Notice of Filing of Proposed Rule Change Relating to Clearing Member Affiliates

September 11, 2000.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that on November 2, 1999, The Options Clearing Corporation ("OCC") filed with the Securities and Exchange Commission ("Commission") and on August 11, 2000, amended the proposed rule change as described in Items I, II, and III below, which items have been prepared primarily by OCC. The Commission is publishing this notice to solicit comments on the proposed rule change from interested parties.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The proposed rule change would allow certain affiliates of a clearing member to be designated as noncustomers under the Commission's hypothecation rules.

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, OCC included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. OCC has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant aspects of these statements.²

^{4 15} U.S.C. 78q-1(b)(3)(F).

⁵ 17 CFR 200.30–3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² The Commission has modified the text of the summaries prepared by OCC.

^{3 15} U.S.C. 78q-1.

(A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

The principal purpose of the proposed rule change is to allow certain affiliates of a clearing member to be designated as non-customers under the Commission's hypothecation rules 3 so that the affiliates may have their transactions and positions commingled in their clearing member's firm account and/or proprietary X-M account at OCC for the purpose of receiving more favorable clearing margin treatment. 4 The proposed rule change creates a definition of Member Affiliate that consists of the relevant portion of the existing definition of Related Person in OCC's By-Laws. (for the sake of economy of expression and consistency, OCC proposes to replace that portion of the Related Person definition used to define Member Affiliate with the term Member Affiliate.) The proposed rule change then modifies the definition of Non-Customer to include a Member Affiliate that has executed a nonconforming subordination agreement 5 that has been approved by the clearing member's designated examining authority.

Additionally, the proposed rule change modifies the definition of Related Person to eliminate redundancies and to more closely parallel 17 CFR 1.3(y), which defines "proprietary account" for the purposes of the Commodity Exchange Act's regulations. 6 The proposed rule no longer refers to spouses of "any such person" (i.e., any officer, director, or general or special partner) which was redundant because the rule already covers spouses of "any non-customer of the clearing member" and the definition of Non-Customer includes officers, directors, or general or special partners. Additionally, in order to conform OCC rules with Section 1.3(v)'s definition of "proprietary account" the proposed rule

change clarifies that not only are spouses and minor dependents of noncustomers Related Persons but also that the spouses and minor dependents of certain employees are also Related Persons.

The proposed rule change is consistent with the purpose and requirements of Section 17A of the Act 7 and the rules and regulations thereunder applicable to OCC because the proposed rule change will assure the safeguarding of securities and funds which are in OCC's custody or control and for which OCC is responsible, foster cooperation and coordination with persons engaged in the clearance and settlement of securities transactions, remove impediments to and perfect the mechanism of a national system for the prompt and accurate clearance and settlement of securities transactions, and, in general, protect investors and the public interest.

(B) Self-Regulatory Organization's Statement on Burden on Competition

OCC does not believe that the proposed rule change will have any impact or impose any burden on competition.

(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

Written comments were not and are not intended to be solicited with respect to the proposed rule change, and none have been received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within thirty-five days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to ninety days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve such proposed rule change or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Persons making written submissions

should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of OCC. All submissions should refer to File No. SR-OCC-99-15 and should be submitted by October 6, 2000.

For the Commission by the Division of Market Regulation, pursuant to delegated authority.⁸

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 00–23735 Filed 9–14–00; 8:45 am] $\tt BILLING$ CODE 8010–01–M

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster #3292]

State of Alabama

Autauga County and the contiguous counties of Chilton, Dallas, Elmore, Lownes, and Montgomery in the State of Alabama constitute a disaster area due to damages caused by flash flooding that occurred on September 1, 2000. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on November 9, 2000 and for economic injury until the close of business on June 8, 2001 at the address listed below or other locally announced locations: U.S. Small Business Administration,

Disaster Area 2 Office, One Baltimore Place, Suite 300, Atlanta, GA 30308

The interest rates are:

For Physical Damage:	
Homeowners with credit available elsewhere	7.375
Homeowners without credit available elsewhere	3.687
Businesses with credit available elsewhere	8.000
Businesses and non-profit organizations without credit	
available elsewhere	4.000

^{8 17} CFR 200.30-3(a)(12).

³ 17 CFR 240.8c-1 and 15c2-1.

⁴ See also no-action letter from Michael A. Macchiaroli, Associate Director, Division of Market Regulation, Commission, to William H. Navin, Executive Vice President and General Counsel, OCC, (June 15, 2000).

⁵ Non-conforming subordination agreements are subordination agreements that do not meet the requirements of Appendix D of Rule 15c3–1.

⁶ As defined, a Related Person is essentially a person whose account would be a "proprietary account" under the rules of the Commodity Futures Trading Commission but who is nevertheless a "customer" for purposes of the Commission's hypothecation rules cited above. Market Makers who are Related Persons of a clearing member are deemed to be Associated Market Makers and are excluded from the Combined Market Maker Account under Article VI, Section 3(c) of OCC's By-Laws.

⁷¹⁵ U.S.C. 78q-1.

Others (including non-profit	
organizations) with credit	
available elsewhere	6.750
For Economic Injury:	
Businesses and small agricul-	
tural cooperatives without	
credit available elsewhere	4.000

The numbers assigned to this disaster are 329206 for physical damage and 9I7600 for economic injury.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: September 8, 2000.

Aida Alvarez.

Administrator.

[FR Doc. 00–23759 Filed 9–14–00; 8:45 am]

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster #3291]

State of Idaho

As a result of the President's major disaster declaration on September 1, 2000, I find that the following Counties and Indian Reservation in the State of Idaho constitute a disaster area due to damages caused by wildfires beginning on July 27, 2000 and continuing: Bannock, Boise, Clearwater, Elmore, Idaho, Jerome, Lemhi, Lewis, and Power Counties, and the Fort Hall Indian Reservation. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 31, 2000, and for loans for economic injury until the close of business on June 1, 2001 at the address listed below or other locally announced locations:

U.S. Small Business Administration, Disaster Area 4 Office, P.O. Box 13795, Sacramento, CA 95853–4795

In addition, applications for economic injury loans from small businesses located in the following contiguous counties may be filed until the specified date at the above location: Ada, Adams, Bingham, Blaine, Butte, Camas, Caribou, Cassia, Clark, Custer, Franklin, Gem, Gooding, Latah, Lincoln, Minidoka, Nez Perce, Oneida, Owyhee, Shoshone, Twin Falls, and Valley Counties in Idaho, and Wallowa County, Oregon. All contiguous counties in the State of Montana have been declared under a separate declaration for that State.

The interest rates are:

	Percent
For Physical Damage:	
Homeowners with credit	
available elsewhere	7.375
Homeowners without credit	
available elsewhere	3.687

	Percent
Businesses with credit available elsewhere	8.000
Businesses and non-profit organizations without credit	
available elsewhere	4.000
Others (including non-profit organizations) with credit	
available elsewhere	6.750
For Economic Injury: Businesses and small agricul-	
tural cooperatives without	
credit available elsewhere	4.000

The number assigned to this disaster for physical damage is 329105. For economic injury the numbers are 9I5600 for Idaho and 9I5700 for Oregon.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: September 5, 2000.

Herbert L. Mitchell,

Acting Associate Administrator for Disaster Assistance.

[FR Doc. 00–23760 Filed 9–14–00; 8:45 am] **BILLING CODE 8025–01–P**

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster #3271]

State of Minnesota (Amendment #6)

In accordance with information received from the Federal Emergency Management Agency, the abovenumbered Declaration is hereby amended to extend the deadline for filing applications for physical damage as a result of this disaster for victims located in Dakota County, Minnesota to September 12, 2000.

All other information remains the same, *i.e.*, the deadline for filing applications for physical damage for Yellow Medicine and Chippewa Counties is September 25. For all other counties the physical deadline expired on August 29. For economic injury the deadline is March 30, 2001.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: September 1, 2000.

Becky C. Brantley,

Acting Associate Administrator for Disaster Assistance.

[FR Doc. 00–23762 Filed 9–14–00; 8:45 am] **BILLING CODE 8025–01–P**

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster #3290]

State of Montana

As a result of the President's major disaster declaration on August 30, 2000, I find that the following Counties and

Indian Reservations in the State of Montana constitute a disaster area due to damages caused by wildfires beginning on July 13, 2000 and continuing: Beaverhead, Broadwater, Carbon, Cascade, Deer Lodge, Flathead, Gallatin, Glacier, Granite, Jefferson, Judith Basin, Lake, Lewis and Clark, Lincoln, Madison, Meagher, Mineral, Missoula, Park, Pondera, Powell, Ravalli, Sanders, Silver Bow, Stillwater, Sweet Grass, Teton, and Wheatland Counties, and the Flathead and Blackfeet Indian Reservations. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 29, 2000, and for loans for economic injury until the close of business on May 30, 2001 at the address listed below or other locally announced locations:

U.S. Small Business Administration, Disaster Area 3 Office, 4400 Amon Carter Blvd., Suite 102, Fort Worth, TX 76155

In addition, applications for economic injury loans from small businesses located in the following contiguous counties may be filed until the specified date at the above location: Big Horn, Chouteau, Fergus, Golden Valley, Liberty, Toole, and Yellowstone Counties in Montana; Bonner, Boundary, and Fremont Counties in Idaho; and Big Horn, Park and Teton Counties in Wyoming. Any Idaho counties contiguous to the above-named primary counties and not listed herein have been declared under a separate declaration for that State.

The interest rates are:

For Physical Damage:	
Homeowners with credit	
available elsewhere	7.375
Homeowners without credit	7.070
available elsewhere	3.687
	3.007
Businesses with credit avail-	
able elsewhere	8.000
Businesses and non-profit or-	
ganizations without credit	
available elsewhere	4.000
Others (including non-profit	
organizations) with credit	
available elsewhere	6.750
For Economic Injury:	0.750
, ,	
Businesses and small agricul-	
tural cooperatives without	
credit available elsewhere	4.000

The number assigned to this disaster for physical damage is 329005.

For economic injury the numbers are 9I4800 for Montana, 9I4900 for Idaho, and 9I5000 for Wyoming.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008) Dated: September 5, 2000.

Herbert L. Mitchell,

Acting Associate Administrator for Disaster Assistance.

[FR Doc. 00–23761 Filed 9–14–00; 8:45 am]
BILLING CODE 8025–01–P

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster #3281]

State of New Jersey (Amendment #1)

In accordance with a notice from the Federal Emergency Management Agency, dated August 30, 2000, the above-numbered Declaration is hereby amended to establish the incident period for this disaster as beginning on August 12, 2000 and continuing through August 21, 2000.

All other information remains the same, *i.e.*, the deadline for filing applications for physical damage is October 16, 2000 and for economic injury the deadline is May 17, 2001.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: September 5, 2000.

Herbert L. Mitchell,

Acting Associate Administrator for Disaster Assistance.

[FR Doc. 00–23763 Filed 9–14–00; 8:45 am]

SMALL BUSINESS ADMINISTRATION

National Small Business Development Center Advisory Board; Public Meeting

The U.S. Small Business
Administration National Small Business
Development Center Advisory Board
will hold a public meeting on Thursday,
October 5, 2000, from 10 am to 4 pm at
the Fontainebleau Hilton Hotel, Miami
Beach, Florida to discuss such matters
as may be presented by members, staff
of the U.S. Small Business
Administration, or others present.

For further information, please write or call Ellen Thrasher, U.S. Small Business Administration, 409 Third Street, SW., Fourth Floor, Washington, DC 20416. Telephone number (202) 205–6817.

Bettie Baca,

Counselor to the Administrator.
[FR Doc. 00–23764 Filed 9–14–00; 8:45 am]
BILLING CODE 8025–01–P

SOCIAL SECURITY ADMINISTRATION

Agency Information Collection Activities: Proposed Request and Comment Request

In compliance with Public Law 104—13, the Paperwork Reduction Act of 1995, SSA is providing notice of an information collection that requires submission to the Office of Management and Budget (OMB). SSA is soliciting comments on the accuracy of the agency's burden estimate; the need for the information; its practical utility; ways to enhance its quality, utility and clarity; and on ways to minimize burden on respondents, including the use of automated collection techniques or other forms of information technology.

The information collection listed below will be submitted to OMB within 60 days from the date of this notice. Therefore, comments and recommendations regarding the information collection would be most useful if received by the Agency within 60 days from the date of this publication. Comments should be directed to the SSA Reports Clearance Officer at the address listed at the end of the notice. You can obtain a copy of the collection instrument by calling the SSA Reports Clearance Officer on (410) 965–4145, or by writing to him.

Waiver of Right to Appear, Disability Hearing-0960-0534. The Social Security Administration uses Form SSA-773-U4 to provide claimants with an effective means of requesting waiver of their right to appear at a disability hearing. The information collected will be used as documentation that claimants understand their right to appear and the effects of the decision to waive this right. The respondents are claimants under Title II (Old-Age. Survivors and Disability Insurance) and Title XVI (Supplemental Security Income), of the Social Security Act, who wish to waive their right to appear at a disability hearing.

Number of Respondents: 194.

Frequency of Response: 1.

Average Burden Per Response: 25 minutes.

Estimated Average Burden: 81 hours.

Social Security Administration, DCFAM, Attn: Frederick W. Brickenkamp, 6401 Security Blvd., 1– A–21 Operations Bldg., Baltimore, MD 21235. Dated: September 11, 2000.

Frederick W. Brickenkamp,

Reports Clearance Officer, Social Security Administration.

[FR Doc. 00–23700 Filed 9–14–00; 8:45 am] BILLING CODE 4190–29–P

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Finance Docket No. 33920]

Big Eagle Rail, LLC—Lease and Operation Exemption—Kanawha Rail Corp.

Big Eagle Rail, LLC, a noncarrier, has filed a verified notice of exemption under 49 CFR 1150.31 to lease from Kanawha Rail Corp. and operate rail trackage located in Kanawha County, WV, together with other associated rail properties (trackage). The trackage extends from its northern terminus at an interchange with CSX Transportation, Inc., at CSX Station 670+30, south along Fields Creek, in Cabin Creek District, for approximately 6.47 miles, to its southern terminus.

The parties reported that they intended to consummate the transaction promptly upon the effective date of the exemption. The earliest the transaction could have been consummated was September 1, 2000, 7 days after the exemption was filed.

If the verified notice contains false or misleading information, the exemption is void *ab initio*. Petitions to reopen the proceeding to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

An original and 10 copies of all pleadings, referring to STB Finance Docket No. 33920, must be filed with the Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, N.W., Washington, DC 20423-0001. In addition, a copy of each pleading must be served on Kelvin J. Dowd, Esq., Slover & Loftus, 1224 Seventeenth Street, N.W., Washington, DC 20036.

Board decisions and notices are available on our website at "WWW.STB.DOT.GOV."

Decided: September 7, 2000. By the Board, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 00–23662 Filed 9–14–00; 8:45 am] **BILLING CODE 4915–00–P**

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Docket Nos. AB-486 (Sub-No. 2X) and AB-33 (Sub. No. 154X)]

Kyle Railroad Company—
Discontinuance of Service
Exemption—in Smith, Phillips and
Norton Counties, KS and Union Pacific
Railroad Company—Abandonment
Exemption—in Smith, Phillips and
Norton Counties, KS

On August 28, 2000, Kyle Railroad Company (Kyle) and Union Pacific Railroad Company (UP) (collectively, petitioners) jointly filed with the Surface Transportation Board (Board) a petition under 49 U.S.C. 10502 for exemption ¹ from the provisions of 49 U.S.C. 10903 for Kyle to discontinue service over and UP to abandon a 70.5mile segment of a line of railroad known as the Lenora Branch, extending from milepost 552.7 near Harlan to the end of the line at milepost 623.6 near Lenora, in Smith, Phillips, and Norton Counties, KS.² The line traverses U.S. Postal Zip Codes 67638, 67628, 67626, 67644, 67639, 67661, 67646, and 67645, and includes the stations of Gavlord (milepost 557.8), Cedar (milepost 563.0), Claudell (milepost 567.4), Kirwin (milepost 572.4), Glade (milepost 583.1), Speed (milepost 589.8), Logan (milepost 598.5), and Edmond (milepost 612.9).

The line does not contain federally granted rights-of-way. Any documentation in the railroad's possession will be made available promptly to those requesting it.

The interest of railroad employees will be protected by *Oregon Short Line R. Co.—Abandonment—Goshen*, 360 I.C.C. 91 (1979).

By issuance of this notice, the Board is instituting an exemption proceeding pursuant to 49 U.S.C. 10502(b). A final decision will be issued by December 15, 2000.

Any offer of financial assistance (OFA) under 49 CFR 1152.27(b)(2) will be due no later than 10 days after service of a decision granting the petition for exemption. Each OFA must be accompanied by the filing fee, which

currently is set at \$1,000. See 49 CFR 1002.2(f)(25).

All interested persons should be aware that, following abandonment of rail service and salvage of the line, the line may be suitable for other public use, including interim trail use. Any request for a public use condition under 49 CFR 1152.28 or for trail use/rail banking under 49 CFR 1152.29 will be due no later than October 5, 2000. Each trail use request must be accompanied by a \$150 filing fee. See 49 CFR 1002.2(f)(27).

All filings in response to this notice must refer to STB Docket Nos. AB–486 (Sub-No. 2X) and AB–33 (Sub-No. 154X) and must be sent to: (1) Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, N.W., Washington, DC 20423–0001; (2) Fritz R. Kahn, 1920 N Street, N.W. (8th Floor), Washington, DC 20036–1601; and (3) James P. Gatlin, 1416 Dodge Street (#830), Omaha, NE 68179–0001. Replies to the petition are due on or before October 5, 2000.

Persons seeking further information concerning abandonment procedures may contact the Board's Office of Public Services at (202) 565–1592 or refer to the full abandonment or discontinuance regulations at 49 CFR part 1152. Questions concerning environmental issues may be directed to the Board's Section of Environmental Analysis (SEA) at (202) 565–1545. [TDD for the hearing impaired is available at 1–800–877–8339.]

An environmental assessment (EA) (or environmental impact statement (EIS), if necessary) prepared by SEA will be served upon all parties of record and upon any agencies or other persons who commented during its preparation.

Other interested persons may contact SEA to obtain a copy of the EA (or EIS). EAs in these abandonment proceedings normally will be made available within 60 days of the filing of the petition. The deadline for submission of comments on the EA will generally be within 30 days of its service.

Board decisions and notices are available on our website at "WWW.STB.DOT.GOV."

Decided: September 8, 2000.

By the Board, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 00–23661 Filed 9–14–00; 8:45 am]

BILLING CODE 4915-00-P

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Finance Docket No. 33926]

The Burlington Northern and Santa Fe Railway Company—Trackage Rights Exemption—Union Pacific Railroad Company

Union Pacific Railroad Company (UP) has agreed to grant overhead trackage rights to The Burlington Northern and Santa Fe Railway Company (BNSF) over UP's lines as follows: (1) Between East Portland, OR, in the vicinity of UP's milepost 770.34, and Oakridge, OR, in the vicinity of UP's milepost 580.5 (UP's Brooklyn Subdivision); and (2) between Oakridge, OR, in the vicinity of UP's milepost 580.5 and Chemult, OR, in the vicinity of UP's milepost 502.9 (UP's Cascade Subdivision), a distance of approximately 245 miles.¹

The transaction is scheduled to be consummated on September 15, 2000.

The primary purpose of the trackage rights is to allow BNSF to operate over an alternative line while BNSF's lines are undergoing maintenance and repair.

As a condition to this exemption, any employees affected by the trackage rights will be protected by the conditions imposed in *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C. 605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

This notice is filed under 49 CFR 1180.2(d)(7). If it contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

An original and 10 copies of all pleadings, referring to STB Finance Docket No. 33926, must be filed with the Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, NW., Washington, DC 20423–0001. In addition, one copy of each pleading must be served on Yolanda Grimes Brown, Esq., The Burlington Northern and Santa Fe Railway Company, P. O. Box 961039, Fort Worth, TX 76161–0039.

¹Petitioners' original petition for exemption was filed on August 23, 2000. On August 28, 2000, Kyle filed supplemental information that had been omitted from the original petition. Accordingly, August 28, 2000, when all of the required information was submitted, is considered to be the actual filing date and the due dates in this notice are based on that date.

² Petitioners state that milepost 582.52 is equivalent to milepost 582.92, which makes the line 0.4 mile shorter than it would appear from the terminal mileposts.

¹ On September 6, 2000, BNSF filed a petition for exemption in STB Finance Docket No. 33926 (Sub-No. 1), The Burlington Northern and Santa Fe Railway Company—Trackage Rights Exemption—Union Pacific Railroad Company, wherein BNSF requests that the Board permit the proposed overhead trackage rights arrangement described in the present proceeding to expire on November 11, 2000. That petition will be addressed by the Board in a separate decision.

Board decisions and notices are available on our website at "WWW.STB.DOT.GOV."

Decided: September 8, 2000. By the Board, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 00–23631 Filed 9–14–00; 8:45 am] BILLING CODE 4915–00–P

DEPARTMENT OF THE TREASURY

Government Securities: Call for Large Position Reports

AGENCY: Office of the Under Secretary for Domestic Finance, Treasury.

ACTION: Notice.

SUMMARY: The Department of the Treasury ("Department" or "Treasury") called for the submission of Large Position Reports by those entities whose reportable positions in the 5–3/4% Treasury Notes of August 2010 equaled or exceeded \$2 billion as of close of business September 12, 2000.

DATES: Large Position Reports must be received before noon Eastern time on September 19, 2000.

ADDRESSES: The reports must be submitted to the Federal Reserve Bank of New York, Securities Reports Division, 1st Floor, 33 Liberty Street, New York, New York 10045; or faxed to 212–720–5030.

FOR FURTHER INFORMATION CONTACT: Lori Santamorena, Executive Director; Lee Grandy, Associate Director; or Nadir Isfahani, Government Securities Specialist; Bureau of the Public Debt, Department of the Treasury, at 202–691–3632.

SUPPLEMENTARY INFORMATION: Pursuant to the Department's large position rules under the Government Securities Act regulations (17 CFR Part 420), the Treasury, in a press release issued on September 13, 2000, and in this Federal Register notice, called for Large Position Reports from those entities whose reportable positions in the 5-3/4% Treasury Notes of August 2010, Series C-2010, equaled or exceeded \$2 billion as of the close of business Tuesday, September 12, 2000. This call for Large Position Reports is a test. Entities whose reportable positions in this note equaled or exceeded the \$2 billion threshold must report these positions to the Federal Reserve Bank of New York. Entities with positions in this note below \$2 billion are not required to file Large Position Reports. Large Position Reports, which must include the required position and administrative

information, must be received by the Securities Reports Division of the Federal Reserve Bank of New York before noon Eastern time on Tuesday, September 19, 2000. The Reports may be filed by facsimile at (212) 720–5030 or delivered to the Bank at 33 Liberty Street, 1st floor.

The 5¾% Treasury Notes of August 2010 have a CUSIP number of 912827 6J 6, a STRIPS principal component CUSIP number of 912820 FT 9, and a maturity date of August 15, 2010.

The press release and a copy of a sample Large Position Report, which appears in Appendix B of the rules at 17 CFR Part 420, can be obtained by calling (202) 622–2040 and requesting document number 870. These documents are also available at the Bureau of the Public Debt's Internet site at the following address: http://www.publicdebt.treas.gov.

Questions about Treasury's large position reporting rules should be directed to Public Debt's Government Securities Regulations Staff at (202) 691–3632. Questions regarding the method of submission of Large Position Reports may be directed to the Securities Reports Division of the Federal Reserve Bank of New York at (212) 720–1449.

The collection of large position information has been approved by the Office of Management and Budget pursuant to the Paperwork Reduction Act under OMB Control Number 1535–0089.

Dated: September 13, 2000.

Gary Gensler,

Under Secretary, Domestic Finance. [FR Doc. 00–23889 Filed 9–13–00; 1:12 pm] BILLING CODE 4810–39–P

DEPARTMENT OF THE TREASURY

Bureau of Alcohol, Tobacco and Firearms

Proposed Collection; Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the Bureau of Alcohol, Tobacco and Firearms within

the Department of the Treasury is soliciting comments concerning the Tobacco Products Manufacturers—Notice for Tobacco Products, ATF REC 5210/12 and Records of Operations, ATF REC 5210/1.

DATES: Written comments should be received on or before November 14, 2000 to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of Alcohol, Tobacco and Firearms, Linda Barnes, 650 Massachusetts Avenue, NW., Washington, DC 20226, (202) 927–8930.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form(s) and instructions should be directed to Cliff Mullen, Regulations Division, 650 Massachusetts Avenue, NW., Washington, DC 20226, (202) 927–8181.

SUPPLEMENTARY INFORMATION:

Title: Tobacco Products Manufacturers—Notice for Tobacco Products, ATF REC 5210/12 and Records of Operations, ATF REC 5210/

OMB Number: 1512–0502. Recordkeeping Requirement ID Number: ATF REC 5210/12 and ATF REC 5210/1.

Abstract: ATF requires tax identification on packages or cases which is used to validate excise tax payments and verify claims. In order to safeguard these taxes, tobacco products manufacturers are required to maintain a system of records designed to establish accountability over the tobacco products produced. The recordkeeping requirement for this information collection is 3 years.

Current Actions: There are no changes to this information collection and it is being submitted for extension purposes only.

Type of Review: Extension. *Affected Public:* Business or other forprofit.

Estimated Number of Respondents: 108.

Estimated Time Per Respondent: None, records are usual and customary. Estimated Total Annual Burden Hours: 1.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Steve L. Mathis,

Deputy Assistant Director (Management). [FR Doc. 00–23739 Filed 9–14–00; 8:45 am] BILLING CODE 4810–31–P

DEPARTMENT OF THE TREASURY

Bureau of Alcohol, Tobacco and Firearms

Proposed Collection; Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the Bureau of Alcohol, Tobacco and Firearms within the Department of the Treasury is soliciting comments concerning the Application to Register as an Importer of U.S. Munitions Import List Articles.

DATES: Written comments should be received on or before November 14, 2000 to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of Alcohol, Tobacco and Firearms, Linda Barnes, 650 Massachusetts Avenue, NW., Washington, DC 20226, (202) 927–8930.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form(s) and instructions should be directed to Debbie Lee, Firearms and Explosives Imports Branch, 650 Massachusetts Avenue, NW., Washington, DC 20226, (202) 927–8320.

SUPPLEMENTARY INFORMATION:

Title: Application to Register as an Importer of U.S. Munitions Import List Articles.

OMB Number: 1512–0021. Form Number: ATF F 4587 (5330.4). Abstract: Under 22 U.S.C. 2778 and the implementing regulations in 27 CFR Part 47, persons engaged in the business of importing firearms and ammunition, and implements of war are required to register with the Bureau of Alcohol, Tobacco and Firearms and pay a registration fee. The recordkeeping requirement associated with this information collection is 6 years.

Current Actions: There are no changes to this information collection and it is being submitted for extension purposes only.

Type of Review: Extension.
Affected Public: Business or other for-

Affected Public: Business or other for profit.

Estimated Number of Respondents: 300.

Estimated Time Per Respondent: 30 minutes.

Estimated Total Annual Burden Hours: 150.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and cost of operation, maintenance, and purchase of services to provide information.

Dated: September 7, 2000.

Steve L. Mathis,

Deputy Assistant Director (Management). [FR Doc. 00–23740 Filed 9–14–00; 8:45 am] BILLING CODE 4810–31–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Forms 5434 and 5434–A

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and

other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Form 5434, Application for Enrollment, and Form 5434–A, Application for Renewal of Enrollment.

DATES: Written comments should be received on or before November 14, 2000 to be assured of consideration.

ADDRESSES: Direct all written comments to Garrick R. Shear, Internal Revenue Service, room 5244, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the forms and instructions should be directed to Carol Savage, (202) 622–3945, Internal Revenue Service, room 5242, 1111 Constitution Avenue NW., Washington, DC 20224.

SUPPLEMENTARY INFORMATION: *Title*: Form 5434, Application for Enrollment, and Form 5434–A, Application for Renewal of Enrollment.

OMB Number: 1545–0951. Forms Number: 5434 and 5434–A.

Abstract: Form 5434 is used to apply for enrollment to perform actuarial services under the Employee Retirement Income Security Act of 1974 (ERISA). Form 5434–A is used to renew enrollment every three years to perform actuarial services under ERISA. The information is used by the Joint Board for the Enrollment of Actuaries to determine the eligibility of the appliant to perform actuarial services.

Current Actions: There are no changes being made to the forms at this time.

Type of Review: Extension of a currently approved collection.

Affected Public: Individuals.

Estimated Number of Respondents: 6,000.

Estimated Time Per Respondent: 38 minutes.

Estimated Total Annual Burden Hours: 3,800.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 8, 2000.

Garrick R. Shear,

IRS Reports Clearance Officer. [FR Doc. 00–23800 Filed 9–14–00; 8:45 am]

BILLING CODE 4830-01-P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Form 2587

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Form 2587, Application for Special Enrollment Examination.

DATES: Written comments should be received on or before November 14, 2000 to be assured of consideration.

ADDRESSES: Direct all written comments to Garrick R. Shear, Internal Revenue Service, room 5244, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the form and instructions should be directed to Carol Savage, (202) 622–3945, Internal Revenue Service, room 5242, 1111 Constitution Avenue NW., Washington, DC 20224.

SUPPLEMENTARY INFORMATION:

Title: Application for Special Enrollment Examination.

OMB Number: 1545–0949. Form Number: Form 2587.

Abstract: Form 2587 is used by individuals to apply to take the Special Enrollment Examination to establish eligibility for enrollment to practice before the IRS. The information on the form is used by the Director of Practice to identify those individuals seeking to take the examination and to plan for the administration of the examination.

Current Actions: There are no changes being made to the form at this time.

Type of Review: Extension of a currently approved collection.

Affected Public: Individuals.
Estimated Number of Respondents:
8,000.

Estimated Time Per Respondent: 6 minutes.

Estimated Total Annual Burden Hours: 800.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 7, 2000.

Garrick R. Shear,

IRS Reports Clearance Officer. [FR Doc. 00–23801 Filed 9–14–00; 8:45 am] BILLING CODE 4830–01–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Form 706–GS(D)

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Form 706–GS(D), Generation-Skipping Transfer Tax Return for Distributions.

DATES: Written comments should be received on or before November 14, 2000 to be assured of consideration.

ADDRESSES: Direct all written comments to Garrick R. Shear, Internal Revenue Service, room 5244, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form and instructions should be directed to Carol Savage, (202) 622–3945, Internal Revenue Service, room 5242, 1111 Constitution Avenue NW., Washington, DC 20224.

SUPPLEMENTARY INFORMATION:

Title: Generation-Skipping Transfer Tax Return for Distributions.

OMB Number: 1545–1144. Form Number: 706–GS(D).

Abstract: Form 706–GS(D) is used by persons who receive taxable distributions from a trust to compute and report the generation-skipping transfer tax imposed by Internal Revenue Code section 2601. IRS uses the information to verify that the tax has been properly computed.

Current Actions: There are no changes being made to the form at this time.

Type of Review: Extension of a currently approved collection.

Affected Public: Individuals or households.

Estimated Number of Respondents: 1,000.

Estimated Time Per Respondent: 1 hour, 5 minutes.

Estimated Total Annual Burden Hours: 1,080.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 7, 2000.

Garrick R. Shear,

IRS Reports Clearance Officer.

[FR Doc. 00–23802 Filed 9–14–00; 8:45 am]

BILLING CODE 4830-01-P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Revenue Procedure 97–43 and Revenue Ruling 97–39

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this

opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Revenue Procedure 97–43, Procedures for Electing Out of Exemptions Under Section 1.475(c)-1, and Revenue Ruling 97-39, Mark-to-Market Accounting Method for Dealers in Securities. **DATES:** Written comments should be received on or before November 14, 2000 to be assured of consideration. **ADDRESSES:** Direct all written comments to Garrick R. Shear, Internal Revenue Service, room 5244, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the revenue procedure and/or revenue ruling should be directed to Carol Savage, (202) 622–3945, Internal Revenue Service, room 5242, 1111 Constitution Avenue NW., Washington, DC 20224.

SUPPLEMENTARY INFORMATION:

Title: Revenue Procedure 97–43, Procedures for Electing Out of Exemptions Under Section 1.475(c)–1, and Revenue Ruling 97–39, Mark-to-Market Accounting Method for Dealers in Securities.

OMB Number: 1545–1558. *Revenue Procedure Number:* Revenue Procedure 97–43.

Revenue Ruling Number: Revenue Ruling 97–39.

Abstract: Revenue Procedure 97–43 provides taxpayers automatic consent to change to mark-to-market accounting for securities after the taxpayer elects under regulation section 1.475(c)–1, subject to certain terms and conditions. Revenue Ruling 97–39 provides taxpayers additional mark-to-market guidance under section 475 of the Internal Revenue Code.

Current Actions: In 1998 Congress added Code section 475(c)(4), which effectively made the non-financial customary paper exemption of regulation section 1.475(c)-1(b) mandatory. In addition, after 1997, taxpayers could no longer use the automatic consent provisions of Revenue Procedure 97-43 to get retroactive waivers of the non-financial customary paper exemption of $\S 1.475(c)-1(b)$ or the negligible sales exemption of § 1.475(c)-1(c) or make the intragroup customer election of § 1.475(c)–1(a), retroactively. This makes holding 15 of Revenue Ruling 97-39 irrelevant and reduces the number of taxpayers affected by these requirements.

Type of Review: Revision of a currently approved collection.

Affected Public: Business or other forprofit organizations.

Estimated Number of Respondents: 200.

Estimated Time Per Respondent: 5 hours.

Estimated Total Annual Burden Hours: 1,000.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments:

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 7, 2000.

Garrick R. Shear,

IRS Reports Clearance Officer. [FR Doc. 00–23803 Filed 9–14–00; 8:45 am] BILLING CODE 4830–01–P

DEPARTMENT OF THE TREASURY

Bureau of the Public Debt

Proposed Collection: Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort

to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A). Currently the Bureau of the Public Debt within the Department of the Treasury is soliciting comments concerning the extension of information collections under the regulations which were issued pursuant to the Government Securities Act.

DATES: Written comments should be received on or before November 20, 2000, to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of the Public Debt, Vicki S. Thorpe, 200 Third Street, Parkersburg, WV 26106–1328.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to Vicki S. Thorpe, Bureau of the Public Debt, 200 Third Street, Parkersburg, WV 26106–1328, (304) 480–6553.

SUPPLEMENTARY INFORMATION:

Title: Government Securities Act Regulations.

ŎMB Number: 1535–0089.

Abstract: The information collections are contained within the regulations issued pursuant to the Government Securities Act (GSA), as amended (15 U.S.C. 780-5), which require government securities brokers and dealers to make and keep certain records concerning their business activities and their holdings of securities, to submit financial reports, and to make certain disclosures to investors. The regulations also require depository institutions to keep certain records of non-fiduciary custodial holdings of government securities. The regulations and associated collections are fundamental to customer protection and dealer financial responsibility.

Current Actions: None.
Type of Review: Extension.
Affected Public: Government
securities brokers and dealers and
depository institutions.

Estimated Number of Respondents: 16.931.

Estimated Total Annual Burden Hours: 369,620.

Request for Comments:

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper

performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: September 11, 2000.

Vicki S. Thorpe,

Manager, Graphics, Printing and Records Branch.

[FR Doc. 00–23724 Filed 9–14–00; 8:45 am]
BILLING CODE 4810–39–P

DEPARTMENT OF THE TREASURY

Bureau of the Public Debt

Proposed Collection: Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A). Currently the Bureau of the Public Debt within the Department of the Treasury is soliciting comments concerning the Application For Recognition as Natural Guardian of a Minor Not Under Legal Guardianship and for Disposition of Minor's Interest in Registered Securities.

DATES: Written comments should be received on or before November 20, 2000, to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of the Public Debt, Vicki S. Thorpe, 200 Third Street, Parkersburg, WV 26106–1328.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form and instructions should be directed to Vicki S. Thorpe, Bureau of the Public Debt, 200 Third Street, Parkersburg, WV 26106–1328, (304) 480–6553.

SUPPLEMENTARY INFORMATION:

Title: Application For Recognition As Natural Guardian Of A Minor Not Under

Legal Guardianship And For Disposition Of Minor's Interest In Registered Securities.

OMB Number: 1535–0105. *Form Number:* PD F 2481.

Abstract: The information is to support disposition of registered securities belonging to a minor.

Current Actions: None.
Type of Review: Extension.
Affected Public: Individuals.
Estimated Number of Respondents:

Estimated Time Per Respondent: 30 minutes.

Estimated Total Annual Burden Hours: 13.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: September 11, 2000.

Vicki S. Thorpe,

Manager, Graphics, Printing and Records Branch.

[FR Doc. 00–23725 Filed 9–14–00; 8:45 am] **BILLING CODE 4810–39–P**

DEPARTMENT OF THE TREASURY

Bureau of the Public Debt

Proposed Collection: Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information

collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A). Currently the Bureau of the Public Debt within the Department of the Treasury is soliciting comments concerning the Application By Survivors for Payment of Bond or Check Issued Under the Armed Forces Leave Act of 1946, as amended.

DATES: Written comments should be received on or before November 20, 2000, to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of the Public Debt, Vicki S. Thorpe, 200 Third Street, Parkersburg, WV 26106–1328.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form and instructions should be directed to Vicki S. Thorpe, Bureau of the Public Debt, 200 Third Street, Parkersburg, WV 26106–1328, (304) 480–6553.

SUPPLEMENTARY INFORMATION:

Title: Application By Survivor For Payment of Bond or Check Issued Under The Armed Forces Leave Act of 1946, As Amended.

OMB Number: 1535–0104.
Form Number: PD F 2066.
Abstract: The information is requested to support payment of bonds or checks issued under the Armed Forces Leave Act of 1946, as amended.

Current Actions: None.
Type of Review: Extension.
Affected Public: Individuals.
Estimated Number of Respondents:
100.

Estimated Time Per Respondent: 30 minutes.

Estimated Total Annual Burden Hours: 200.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate

of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: September 11, 2000.

Vicki S. Thorpe,

Manager, Graphics, Printing and Records Branch.

[FR Doc. 00–23726 Filed 9–14–00; 8:45 am]

DEPARTMENT OF THE TREASURY

Bureau of the Public Debt

Proposed Collection: Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A). Currently the Bureau of the Public Debt within the Department of the Treasury is soliciting comments concerning the Certificate to Support Application For Relief on Account of Lost, Stolen, or Destroyed U.S. Securities.

DATES: Written comments should be received on or before November 20, 2000, to be assured of consideration.

ADDRESSES: Direct all written comments to Bureau of the Public Debt, Vicki S. Thorpe, 200 Third Street, Parkersburg, WV 26106–1328.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form and instructions

should be directed to Vicki S. Thorpe, Bureau of the Public Debt, 200 Third Street, Parkersburg, WV 26106–1328, (304) 480–6553.

SUPPLEMENTARY INFORMATION:

Title: Certificate To Support Application For Relief On Account of Lost, Stolen, or Destroyed United States Securities.

OMB Number: 1535–0108. *Form Number:* PD F 2471.

Abstract: The information is to support an application for relief on account of lost, stolen, or destroyed United States Securities.

Current Actions: None.
Type of Review: Extension.
Affected Public: Individuals.
Estimated Number of Respondents:

Estimated Time Per Respondent: 30 minutes.

Estimated Total Annual Burden Hours: 200.

Request for Comments

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: September 11, 2000.

Vicki S. Thorpe,

Manager, Graphics, Printing and Records Branch.

[FR Doc. 00–23727 Filed 9–14–00; 8:45 am] BILLING CODE 4810–39–P

Corrections

Federal Register

Vol. 65, No. 180

Friday, September 15, 2000

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP00-505-000]

Kern River Gas Transmission Company; Notice of Proposed Changes in FERC Gas Tariff

August 31, 2000.

Correction

In notice document 00–22934 appearing on page 54246, in the issue of Thursday, September 7, 2000, make the following correction:

On page 54246, in the second column, the docket number is corrected to read as set forth above.

[FR Doc. C0–22934 Filed 9–14–00; 8:45 am] BILLING CODE 1505–01–D

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-43099; File No. SR-CBOE-99-35]

Self-Regulatory Organizations; Order Approving Proposed Rule Change and Notice of Filing and Order Granting Accelerated Approval to Amendment Nos. 1, 2 and 3 to the Proposed Rule Change by the Chicago Board Options Exchange, Inc., Relating to Facilitation Crosses of Index Options Orders

July 31, 2000.

Correction

In notice document 00–19911 beginning on page 48264 in the issue of Monday, August 7, 2000, the heading should read as set forth above.

[FR Doc. C0–19911 Filed 9–14–00; 8:45 am] BILLING CODE 1505–01–D

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–43113; File No. SR–CBOE– 00-32]

Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change by Chicago Board Options Exchange, Inc. Relating to the Adoption of the CBOE Best Executive Assurance Program

August 3, 2000.

Correction

In notice document 00–20256 beginning on page 49038 in the issue of Thursday, August 10, 2000, the heading is corrected by adding the date.

[FR Doc. C0–20256 Filed 9–14–00; 8:45 am] **BILLING CODE 1505–01–D**

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–43138; File No. SR–NASD–99–53]

Self-Regulatory Organizations; Notice of Filing of Amendment Nos. 5, 6, and 7 to Proposed Rule Change by National Association of Securities Dealers, Inc. Relating to the Establishment of Nasdaq Order Display Facility and to Modifications of the Nasdaq Trading Platform

August 10, 2000.

Correction

In notice document 00–20686 beginning on page 49842 in the issue of Tuesday, August 15, 2000, the docket line should read as set forth above.

[FR Doc. C0–20686 Filed 9–14–00; 8:45 am] BILLING CODE 1505–01–D

SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 24600; 812–12152]

Nations Fund, Inc., et al.; Notice of Application

August 18, 2000.

Correction

In notice document 00–21629 beginning on page 51372 in the issue of Wednesday, August 23, 2000, the heading is corrected by adding the date.

[FR Doc. C0–21629 Filed 9–14–00; 8:45 am] BILLING CODE 1505–01–D



Friday, September 15, 2000

Part II

Department of Health and Human Services

Health Resources and Services Administration

Lists of Designated Primary Medical Care, Mental Health, and Dental Health Professional Shortage Areas; Notice

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Lists of Designated Primary Medical Care, Mental Health, and Dental Health **Professional Shortage Areas**

AGENCY: Health Resources and Services Administration, HHS.

ACTION: Notice.

SUMMARY: This notice provides lists of all areas, population groups, and facilities designated as primary medical care, mental health, and dental health professional shortage areas (HPSAs) as of July 31, 2000. HPSAs are designated or withdrawn by the Secretary of Health and Human Services (HHS) under the authority of section 332 of the Public Health Service (PHS) Act.

FOR FURTHER INFORMATION CONTACT:

Requests for further information on the HPSA designations listed below and requests for additional designations, withdrawals, or reinstatement of a withdrawn designation should be submitted to Jerilyn A. Thornburg, R.N., M.P.H., Director, Division of Shortage Designation, Bureau of Primary Health Care, Health Resources and Services Administration, 4350 East-West Highway, Bethesda, Maryland 20814 (301-594-0816).

SUPPLEMENTARY INFORMATION:

1. Background

Section 332 of the PHS Act, 42 U.S.C. 254e, provides that the Secretary of HHS shall designate HPSAs based on criteria established by regulation. HPSAs are defined in section 332 to include (1) urban and rural geographic areas with shortages of health professionals, (2) population groups with such shortages, and (3) facilities with such shortages. Section 332 further requires that the Secretary annually publish a list of the designated geographic areas, population groups, and facilities. The list of HPSAs is to be reviewed at least annually and revised as necessary. The Health Resources and Services Administration's (HRSA) Bureau of Primary Health Care (BPHC) has the responsibility for designating and updating HPSAs.

Public or private nonprofit entities are eligible to apply for assignment of National Health Service Corps (NHSC) personnel to provide primary health services in or to these HPSAs. NHSC health professionals with a service obligation may serve only in federally designated HPSAs. Programs with clinical training sites located in HPSAs

are eligible to receive priority for certain residency training program grants administered by HRSA's Bureau of Health Professions.

Several programs administered by the Health Care Financing Administration also use the HPSA designation. Certain qualified providers in HPSAs are eligible for increased levels of Medicare and Medicaid reimbursement.

2. Development of the Designation and Withdrawal Lists

Criteria for designating HPSAs were published as final regulations (42 CFR part 5) in 1980. Criteria were then defined for each of seven health professional types (primary medical care, dental, psychiatric, vision care, podiatric, pharmacy, and veterinary care). The criteria for correctional facility HPSAs were revised at 54 FR 8738 in 1989, and the criteria for psychiatric HPSAs were expanded to mental health HPSAs at 57 FR 2477 in 1992. The currently-funded PHS programs which use the HPSA designations involve only the primary medical care, mental health, or dental HPSAs.

Individual requests for designation or withdrawal of a particular area, population group, or a facility as a HPSA are received and reviewed continuously by BPHC. The review process includes routine submission of such requests to the appropriate State Health Planning and Development Agency (SHPDA) and/or a unit of the State Health Department, the Governor, and other interested organizations and individuals for their comments and recommendations. Requests regarding primary medical care and mental health HPSAs are also submitted to the appropriate State medical society for comment, and dental HPSA requests are submitted to the appropriate State dental society.

Annually, lists of designated HPSAs are provided to all SHPDAs and/or State health departments, State medical and dental societies and others, together with a request to review and update the data on which the designations are based. Emphasis is placed on updating those designations which are more than three years old or where significant changes relevant to the designation criteria have occurred.

Recommendations for possible additions, continuations, revisions or withdrawals from the HPSA list are reviewed by BPHC, and the review findings are provided by letter to the agency or individual requesting action or providing data, with copies to other interested organizations and individuals. These letters constitute the official notice of designation as a HPSA, rejection of recommendations for HPSA designation, revision of a HPSA designation, and/or advance notice of pending withdrawals from the HPSA list. Designations (or revisions of designations) are effective as of the date of the notification letter from BPHC. Proposed withdrawals become effective only after interested parties in the area affected have been afforded the opportunity to submit additional information to BPHC in support of its continued or revised designation. If no new data are submitted or if the BPHC review confirms the proposed withdrawal, it becomes effective upon publication in the Federal Register of a list of HPSAs that does not include the proposed withdrawals.

This notice contains three lists of designated HPSAs. Each list (primary medical care, mental health, and dental) includes all those areas, population groups, and facilities which were designated HPSAs as of July 31, 2000. This notice incorporates the most recent annual review of designated HPSAs and supersedes the HPSA list published in the Federal Register on September 20, 1999. The lists below include 2,706 primary medical care, 661 mental health, and 1,178 dental HPSAs.

3. Format of Lists

Each list of designated HPSAs (primary medical care, mental health, and dental) is arranged by State. Within each State, the list is first presented by county. If only a portion (or portions) of a county is (are) designated, or if the county is part of a larger designated service area, or if a population group residing in the county or a facility located in the county has been designated, the name of the service area, population group, or facility involved is listed under the county name. Counties which have a geographic HPSA designation in addition to one or more facility designations within the county are indicated by a "(g)" following the county name.

Following the county listing, a list of any designated service areas is presented, identifying their component parts—counties, towns, townships, census tracts (CTs), minor civil divisions (MCDs), census county divisions (CCDs), block numbering areas (BNAs), or magisterial districts, as defined by the Bureau of the Census. Those counties (or parts of counties included in service areas) which are classified as nonmetropolitan are indicated by an asterisk (*). "Nonmetropolitan" refers to those

counties not included in the definition

of metropolitan areas established by the Office of Management and Budget (OMB) Bulletin 94-07 dated July 5, 1994).

Following the service area listing, a list of designated population groups (if any) is presented identifying each group and the geographic area wherein it resides. Following the population group listing, a list by name and location of any separately designated facilities (including prisons, correctional institutions, health centers, or hospitals) is presented.

In addition to the specific listings included in this notice, all Indian tribes which meet the definition of such tribes in the Indian Health Care Improvement Act of 1976, 25 U.S.C. 1603(d), are automatically designated as population groups with primary medical care and dental health professional shortages.

4. Future Updates of Lists of Designated **HPSAs**

The lists of HPSAs below consist of all those which were designated as of July 31, 2000. It should be noted that additional HPSAs may have been designated by letter since July 31. The appropriate agencies and individuals have been or will be notified of these actions by letter.

Any designated HPSA listed below is subject to withdrawal from designation if new information received and confirmed by HRSA indicates that the relevant data for the area involved have significantly changed since its designation or that incorrect or incomplete data were used in making the original designation.

All requests for new designations, updates, or withdrawals should be based on the relevant criteria in regulations published at 42 CFR part 5 (1997).

(Authority: 42 U.S.C. 254e)

5. Electronic Access Address

Information on HPSAs is also available at http://www.bphc.hrsa.gov.

Dated: August 30, 2000.

Claude Earl Fox,

Administrator.

PRIMARY MEDICAL CARE: Alabama County Listing

County Name

Autauga

Service Area: Autaugaville

Population Group: Low Inc-Montgomery/ Prattville

Baldwin

Service Area: Atmore/Century (AL/FL) Population Group: Low Inc-Central/South Baldwin

*Barbour

Service Area: Clayton

Population Group: Low Inc-Eufaula

PRIMARY MEDICAL CARE: Alabama County Listing

County Name

*Bibb **Blount** *Bullock

Service Area: Bullock-Macon

*Butler

Service Area: Butler/South Lowndes

*Chambers

Service Area: La Fayette

Population Group: Low Inc-Valley

*Cherokee *Chilton

*Choctaw

*Clarke

Service Area: Coffeeville Service Area: Grove Hill/Fulton

*Clay

*Cleburne

*Coffee

Population Group: Low Inc-Coffee Co Colbert

Service Area: Cherokee *Conecuh

*Coosa

*Covington

Service Area: South Covington

Population Group: Low Inc-North Cov-

ington *Crenshaw *Cullman

Population Group: Low Inc-Cullman Co

Dale *Dallas

Population Group: Low Inc-Dallas

*De Kalb

Population Group: Low Inc-Dekalb

*Fscambia

Service Area: Atmore/Century (AL/FL)

Population Group: Low Inc-Etowah Co

*Fayette *Franklin

Population Group: Low Inc-Franklin

*Geneva *Greene

Service Area: Greene-Hale

Service Area: Greene-Hale

*Henry

*Jackson

Population Group: Low Inc-Jackson Co

Jefferson

Population Group: Low Inc-Central Bir-

mingham *Lamar

Lauderdale

Population Group: Low Inc-Lauderdale

Co

Lawrence

Population Group: Low Inc-Lee County Limestone

Population Group: Low Inc-Limestone Co

*Lowndes

Service Area: Butler/South Lowndes Service Area: North Lowndes

*Macon

Service Area: Bullock-Macon

Madison

Population Group: Low Inc-C Huntsville

*Marion

Population Group: Low Inc-Marion Co

PRIMARY MEDICAL CARE: Alabama County Listing

County Name

*Marshal

Population Group: Low Inc-Marshall Co Mobile

Service Area: Bayou La Batre/Grand Bay

Service Area: North Mobile

Population Group: Low Inc-NW Mobile Population Group: Low Inc-Central Mo-

bile/Prichard

Population Group: Low Inc-SE Mobile *Monroe

Service Area: Atmore/Century (AL/FL) Population Group: Low Inc-Monroeville

Montgomery

Population Group: Low Inc-Montgomery/

Prattville Morgan

Population Group: Low Inc-Morgan Co

*Perry *Pickens

*Randolph

Russell

Population Group: Low Inc-Russell

Shelby

St Clair

*Sumter Population Group: Low Inc-Sumter

*Talladega

Population Group: Low Inc—Talladega Co

Facility: FCI Talladega

*Tallapoosa

Service Area: Camp Hill

Tuscaloosa

Population Group: Low Inc-Tuscaloosa Co

Population Group: Low Inc-Walker Co

*Walker

*Washington

*Wilcox *Winston

PRIMARY MEDICAL CARE: Alabama Service Area Listing

Service Area Name

Atmore/Century (AL/FL) County—Baldwin

Parts:

C.T. 101

County-Escambia

Parts:

C.T. 9703-9707

County-Monroe

Parts:

C.T. 9862 Autaugaville

County—Autauga

Parts:

Autaugaville Division Billingsley Division

Marbury Division

Bayou La Batre/Grand Bay County-Mobile

Parts:

C.T. 65-67

C.T. 72.01-72.02

C.T. 73

Bullock-Macon

County-Bullock County-Macon

Butler/South Lowndes

County-Butler

County-Lowndes

PRIMARY MEDICAL CARE: Alabama Service Area Listing	PRIMARY MEDICAL CARE: Alabama Population Group Listing	PRIMARY MEDICAL CARE: Alabama Population Group Listing
Service Area Name	Population Group	Population Group
Parts:	C.T. 3-5	Low Inc-Jackson
Braggs-Prairie Hill Division	C.T. 7–8	Low Inc—Lauderdale Co
Fort Deposit Division	C.T. 11–12	County—Lauderdale
Camp Hill	C.T. 14–16	Parts:
County—Tallapoosa	C.T. 19.02	Low Inc
Parts:	C.T. 22	Low Inc—Lee County
Camp Hill Division	C.T. 23.03-23.04	County—Lee
Dadeville Division	C.T. 24	Parts:
Tallassee Division	C.T. 27	Low Income
Cherokee	C.T. 29	Low Inc—Limestone Co
County—Colbert	C.T. 30.01–30.02	County—Limestone
Parts:	C.T. 31-34	Parts:
Cherokee Division	C.T. 39-40	Low Income
Clayton	C.T. 42	Low Inc-Marion Co
County—Barbour	C.T. 45	County—Marion
Parts:	C.T. 51.01	Parts:
Clayton Division	C.T. 55	Low Income
Clio Division	Low Inc—Central Mobile/Prichard	Low Inc—Marshall Co
Louisville Division	County—Mobile	County—Marshall
Coffeeville	Parts:	Parts:
County—Clarke	C.T. 1–3	Low Income
Parts:	C.T. 4.01–4.02	Low Inc—Monroeville
Coffeeville Division	C.T. 5–6	County—Monroe
Greene-Hale	C.T. 7.01-7.02	Parts:
County—Greene	C.T. 8	Beatrice CCD
County—Hale	C.T. 12.01	Frisco City CCD
Grove Hill/Fulton	C.T. 26	Monroeville CCD
County—Clarke	C.T. 38.01	Peterman CCD
Parts:	C.T. 39.01	Vredenburgh CCD
Fulton CCD	C.T. 40–48	Low Inc—Montgomery/Prattville
Grove Hill CCD	Low Inc—Central/South Baldwin	County—Autauga
La Fayette	County—Baldwin	Parts:
County—Chambers	Parts:	C.T. 201–208
Parts:	C.T. 102–106	County—Montgomery
Five Points Division	C.T. 107.01–107.03	Parts:
Lafayette Division	C.T. 108	Low Income
Milltown Division	C.T. 109.01-109.02	Low Inc-Morgan Co
North Lowndes	C.T. 110–111	County—Morgan
County—Lowndes	C.T. 112.01-112.02	Parts:
Parts:	C.T. 113	Low Income
Benton-Collirene Division	C.T. 114.01-114.02	Low Inc—North Covington
Hayneville Division	C.T. 115-116	County—Covington
Lowndesboro Division	Low Inc—Coffee Co	Parts:
North Mobile	County—Coffee	Andalusia Division
County—Mobile	Low Inc—Cullman Co	Opp Division
Parts:	County—Cullman	Rosehill-Gantt Division
C.T. 58-60	Parts:	Low Inc-NW Mobile
South Covington	Low Income	County—Mobile
County—Covington	Low Inc-Dallas	Parts:
Parts:	County—Dallas	C.T. 34.01-34.02
Falco Division	Parts:	C.T. 49-50
Florala Division	Low Inc	C.T. 61.03
	Low Inc—Dekalb	C.T. 161.03
PRIMARY MEDICAL CARE: Alabama	County—De Kalb	Low Inc—Russell
Population Group Listing	Parts:	County—Russell
	 Low Income 	Parts:
Population Group	Low Inc—Etowah Co	Low Income
Low Inc—C Huntsville	County—Etowah	Low Inc—Sumter
County-Madison	Parts:	County—Sumter
Parts:	Low Income	Parts:
C.T. 1	Low Inc—Eufaula	Low Income
C.T. 2.01–2.02	County—Barbour	Low Inc—SE Mobile
C.T. 3.01–3.02	Parts:	County—Mobile
C.T. 7.01–3.02 C.T. 7.01–7.02	C.T. 9501	Parts:
C.T. 7.01–7.02 C.T. 8	C.T. 9501 C.T. 9505–9509	C.T 10.01
C.T. 8 C.T. 10–13		
	Low Inc—Franklin	C.T 9.02
C.T. 15–16	County—Franklin	C.T. 9.01
C.T. 20–24	Parts:	C.T. 10.02
C.T. 25.01–25.02	Low Income	C.T. 11
Low Inc—Central Birmingham	Low Inc—Jackson Co	C.T. 13.01–13.02
County—Jefferson	County—Jackson	C.T. 14
Parts:	Parts:	C.T. 15.01–15.02

PRIMARY MEDICAL CARE: Alabama PRIMARY MEDICAL CARE: Alaska PRIMARY MEDICAL CARE: Arizona Population Group Listing Population Group Listing County Listing Population Group Population Group County Name Low Inc-Fairbanks North Star Boro C.T. 16 Pima Census Area-Fairbanks North Star Boro C.T. 21–22 C.T. 23.01–23.02 Service Area: Arivaca Parts: Service Area: Continental Low Income Population Group: Low Inc-Ajo C.T. 24 Low Inc-N. Anchorage City C.T. 25.01–25.02 C.T. 27–29 Population Group: Low Inc-Marana Census Area—Anchorage Borough Population Group: Low Inc-South Tucson Parts: Low Inc-Talladega Co Facility: Child. Rehab. Cl-PC Clinic Ct 10 County—Talladega Facility: FCI Tucson Ct 11 Parts: Pinal Ct 14 Low Income Service Area: San Pedro Valley Ct 15 Low Inc-Tuscaloosa Co Population Group: Low Inc-Superior Ct 16 County-Tuscaloosa Population Group: Low Inc/MFW—Central/ Ct 19 Parts: . West Pinal Ct 20 Low Income Facility: INS Med Fac-Florence Ct 21 Low Inc-Valley Santa Cruz Ct 22.02 County—Chambers *Yavapai Ct 5 Parts: Service Area: Ash Fork Lanett CCD Ct 6 Service Area: Cordes Junction Langdale CCD Ct 7.01 Low Inc-Walker Co Ct 7.02 Service Area: Somerton Ct 7.03 County-Walker Service Area: Wellton/Mohawk Parts: Ct 8.01 Low Inc-Walker Ct 8.02 PRIMARY MEDICAL CARE: Arizona Ct 9.01 Service Area Listing PRIMARY MEDICAL CARE: Alabama Ct 9.02 Facility Listing Service Area Name PRIMARY MEDICAL CARE: Arizona Arivaca Facility Name County Listing County—Pima FCI Talladega Parts: County—Talladega County Name C.T. 43.05 *Apache Ash Fork PRIMARY MEDICAL CARE: Alaska Service Area: Ganado County--Yavapai Census Area Listing Service Area: Sanders Parts: Service Area: Tsaile C.T. 1 Census Area Name Population Group: Low Inc-St Johns/ Continental *Aleutians East Borough Springerville County—Pima *Aleutians West Borough *Cochise Parts: Anchorage Borough Service Area: Elfrida C.T. 41.02 Population Group: Low Inc-N. Anchorage Service Area: Tombstone Cordes Junction Ċity Population Group: Low Inc-Bowie/Wilcox County—Yavapai *Bethel Area Population Group: Low Inc-Douglas Parts: *Bristol Bay Borough Population Group: Low Inc-Bisbee C.T. 15 *Denali Borough Coconino Dolan Springs *Fairbanks North Star Boro Service Area: Grand Canyon Village County—Mohave Population Group: Low Inc-Fairbanks Service Area: Kanab/Fredonia (UT/AZ) Parts: North Star Boro Service Area: Page/Tuba City C.T. 9502 *Lake And Peninsula Borough *Gila C.T. 9504-9505 *Matanuska-Susitna Borough Service Area: Young Elfrida Service Area: Talkeetna/Trapper Creek *La Paz County—Cochise *Nome Area Maricopa Parts: Service Area: Norton Sound Service Area: Gila Bend Elfrida Division *North Slope Borough Service Area: Guadalupe Ganado *Northwest Arctic Borough Service Area: Wickenburg County—Apache *Prince Of Wales-Outer Ket Population Group: El Mirage- Low Inc/ Parts: *Skagway-Hoonah-Angoon Borough MFW C.T. 9776-9778 *Southeast Fairbanks Population Group: Low Inc-Avondale/ Gila Bend *Wade Hampton Borough Tolleson County-Maricopa *Yakutat Borough Population Group: Low Inc-South Moun-Parts: *Yukon-Koyukuk C.T. 7233 tain Population Group: Low Inc—South Central Grand Canyon Village PRIMARY MEDICAL CARE: Alaska Phoenix County—Coconino Service Area Listing Facility: FCI Phoenix Parts: Facility: Maricopa Co Jails C.T. 17-19 Service Area Name Norton Sound Mohave Guadalupe Census Area—Nome Area Service Area: Dolan Springs County-Maricopa Parts: Service Area: Mohave North Parts: C.T. 9510 C.T. 3200.02 Service Area: Needles/Topock (CA/AZ) Talkeetna/Trapper Creek Heber/Overgaard Census Area—Matanuska-Susitna Bor-Service Area: Heber/Overgaard County-Navajo ough Service Area: Hopi Parts: C.T. 9607 Parts: Population Group: Low Inc-Holbrook C.T. 9743-9745

Population Group: Low Inc-Winslow

Hopi

PRIMARY MEDICAL CARE: Arizona Service Area Listing	PRIMARY MEDICAL CARE: Arizona Population Group Listing	a PRIMARY MEDICAL CARE: Arizona Population Group Listing
Service Area Name	Population Group	Population Group
County-Navajo	C.T. 612–614	C.T. 8–17
Parts:	C.T. 821	C.T. 19–21
C.T. 9650-9653	C.T. 822.01-822.02	
C.T. 9674	Low Inc—Bisbee	PRIMARY MEDICAL CARE: Arizona
C.T. 9676	County—Cochise	Facility Listing
Kanab/Fredonia (UT/AZ)	Parts:	For The Money
County—Coconino	C.T. 10–12	Facility Name Child. Rehab. CI—PC Clinic
Parts: Kaibab Division	C.T. 19–21	County—Pima
Mohave North	Low Inc—Bowie/Wilcox	FCI Phoenix
County—Mohave	County—Cochise	County—Maricopa
Parts:	Parts: C.T. 1–2	FCI Tucson
Mohave North Division	Low Inc—Douglas	County—Pima
Needles/Topock (CA/AZ)	County—Cochise	INS Med Fac—Florence
County—Mohave	Parts:	County—Pinal
Parts:	Douglas Div	Maricopa Co Jails
C.T. 9521	Low Inc—Holbrook	County—Maricopa
Page/Tuba City	County-Navajo	DDIMARY MEDICAL CARE Advances
County—Coconino Parts:	Parts:	PRIMARY MEDICAL CARE: Arkansas County Listing
Parts: C.T. 21–25	Ct 9603	County Listing
San Pedro Valley	Ct 9602	County Name
County—Pinal	Ct 9601	*Arkansas
Parts:	Low Inc-Marana	Service Area: Dewitt
San Manuel Division	County—Pima	*Ashley
Sanders	Parts:	Service Area: Portland/Wilmot
County—Apache	C.T. 44.08–44.09	*Boone
Parts:	Low Inc—South Central Phoenix	Service Area: Lead Hill
C.T. 9701	County—Maricopa	*Bradley
Somerton	Parts: C.T. 1115–1124	Service Area: Hermitage
County—Yuma	C.T. 1115–1124 C.T. 1126–1151	*Calhoun *Chicot
Parts:	Low Inc—South Mountain	Population Group: Low Inc—Eudora/Lake
C.T. 114–116	County—Maricopa	Village
Tombstone Cochico	Parts:	Population Group: Low Income—Dermott/
County—Cochise Parts:	C.T. 1152–1161	Mcgehee
C.T. 4	C.T. 1162.02-1162.04	Facility: Cummins Correctional Unit
Tsaile	C.T. 1163-1165	Facility: Delta Correctional Unit
County—Apache	C.T. 1166.01-1166.02	*Clay
Parts:	C.T. 1167.02–1167.04	*Cleburne
C.T. 9772–9775	Low Inc—South Tucson	*Cleveland
Wellton/Mohawk	County—Pima	Crawford
County—Yuma	Parts: C.T. 1–12	Service Area: Mountainburg Crittenden
Parts:	C.T. 1–12 C.T. 13.01–13.02	*Cross
Wellton Division Wickenburg	C.T. 13.01–13.02 C.T. 14	*Dallas
County—Maricopa	C.T. 20–24	Service Area: Bearden
Parts:	C.T. 25.01–25.02	Service Area: Carthage
C.T. 405.02	C.T. 37.01–37.03	Service Area: Sparkman
C.T. 405.09	C.T. 38-39	*Desha
Young	C.T. 41.03-41.04	Service Area: Snow Lake
County—Gila	C.T. 43.01	Population Group: Low Income—Dermott/
Parts:	C.T. 43.09	Mcgehee
C.T. 9806-9807	Low Inc—St Johns/Springerville	*Drew
	_ County—Apache	Population Group: Low Income—Dermott/
PRIMARY MEDICAL CARE: Arizona	Parts:	Mcgehee
Population Group Listing	C.T. 9702–9705	Faulkner Service Area: California
Population Group	- Low Inc—Superior	*Franklin
El Mirage- Low Inc/MFW	County—Pinal Parts:	Population Group: Low Inc—Franklin Co
County—Maricopa	Census Tract 4.00	*Fulton
Parts:	Census Tract 2.00	Service Area: Mammoth Spring
C.T. 608–609	Low Inc—Winslow	*Grant
C.T. 610.06–610.08	County—Navajo	*Howard
Low Inc—Ajo	Parts:	Service Area: Umpire
County—Pima	C.T. 9604–9606	Jefferson
Parts:	Low Inc/MFW—Buckeye	Service Area: Altheimer
C.T. 49-50	Parts:	Service Area: Central Pine Bluff
Low Inc—Avondale/Tolleson	C.T. 506-507	Service Area: North Pine Bluff
County—Maricopa	Low Inc/MFW—Central/West Pinal	Service Area: Redfield
Parts:	County—Pinal	Service Area: Richland
C.T. 610.03-610.05	Parts:	*Johnson

PRIMARY MEDICAL CARE: Arkansas County Listing	PRIMARY MEDICAL CARE: Arkansas Service Area Listing	PRIMARY MEDICAL CARE: Arkansas Service Area Listing
County Name	Service Area Name	Service Area Name
Service Area: Oark	Mountain Township	Martin Township
*Lafayette	Walker Township	Phoenix Township
*Lawrence	Carthage	Smyrna Township
*Lincoln	County—Dallas	
	Parts:	Hermitage County—Bradley
*Logan Lonoke		Parts:
*Madison	Chester Township	
	Smith Township	Eagle Township
*Marion	Willow Township	Marion Township
Service Area: Lead Hill	Central Pine Bluff	Ouachita Township
*Monroe	County—Jefferson	Palestine Township
*Montgomery	Parts:	River Township
*Nevada	C.T. 10–13	Sumpter Township
*Newton	C.T. 14.02	Washington Township
*Ouachita	C.T. 16–17	Lead Hill
Service Area: Bearden	College Station	County—Boone
Service Area: Reader	County—Pulaski	Parts:
Service Area: Stephens	Parts:	Sugar Loaf Township
*Perry	C.T. 40.01	County—Marion
*Phillips	C.T. 40.03	Parts:
*Poinsett	C.T. 40.05	Crockett Township
Service Area: Harrisburg	Dewitt	Franklin Township
Population Group: Low Inc—Marked Tree	County—Arkansas	Keesee Township
*Polk	Parts:	Sugarloaf Township
Service Area: Grannis/Wickes	Arkansas Twp	Mammoth Spring
*Pope	Barton Twp	County—Fulton
Service Area: Hector	Bayou Meto Twp	Parts:
*Prairie	Brewer Twp	Afton Township
Pulaski	Chester Twp	Mammoth Spring Township
Service Area: College Station	Crockett Twp	Myatt Township
Service Area: East Little Rock	Garland Twp	Wilson Township
*Randolph	Keaton Twp	Mountainburg
*Scott	La Grue Twp	County—Crawford
*Searcy	Point De Luce Twp	Parts:
*St Francis	Prairie Twp	Bidville Township
*Stone	Stanley Twp	Chester Township
*Union	East Little Rock	Locke Township
Service Area: Strong	County—Pulaski	Mountainburg Township
*Van Buren	Parts:	Porter Township
Washington	C.T. 2	Upper Township
Service Area: West Washington	C.T. 4–5	Whitley Township
*Woodruff	Grannis/Wickes	Winfrey Township
*Yell	County—Polk	North Pine Bluff
Service Area: Havana	Parts:	County—Jefferson
	Ozark Township	Parts:
PRIMARY MEDICAL CARE: Arkansas	White Township	C.T. 5.02
Service Area Listing	Harrisburg	C.T. 6
	County—Poinsett	C.T. 6.99
Service Area Name	Parts:	Oark
Altheimer	Bolivar Township	County—Johnson
County—Jefferson	Owen Township	Parts:
Parts:	Scott Township	Batson Township
C.T. 1.85	Havana	Dickerson Township
C.T. 7		•
Bearden	County—Yell	Hill Township
	Parts:	Low Gap Township
County—Dallas	Bluffton Township	Mulberry Township
Parts:	Briggsville Township	Portland/Wilmot
Holly Springs Township	Crawford Township	County—Ashley
County—Ouachita	Dutch Creek Township	Parts:
Parts:	Gravelly Hill Township	Banner Township
Carroll Township	Herring Township	Bayou Township
Cleveland Township	Ions Creek Township	Bearhouse Township
Freeo Township	Richland Township	Beech Creek Township
Union Township	Riley Township	De Bastrop Township
Valley Township	Waveland Township	Montrose Township
California	Hector	Portland Township
County—Faulkner	County—Pope	Prairie Township
Parts:	Parts:	Union Township
Benton Township		Wilmot Township
	Center Township	•
California Township	Freeman Township	Reader
Enola Township	Griffin Township	County—Ouachita
Matthews Township	Jackson Township	Parts:
Mount Vernon Township	Liberty Township	Behestian Township

PRIMARY MEDICAL CARE: Arkansas PRIMARY MEDICAL CARE: Arkansas PRIMARY MEDICAL CARE: California Service Area Listing Population Group Listing County Listing Service Area Name Population Group County Name Red Hill Township Bowie Twp Population Group: Low Inc-W. Imperial Clayton Twp Redfield (MSSA 52) County-Jefferson Franklin Twp Facility: INS Med Fac-El Centro Parts: Halley Twp *Invo Barraque Township Richland Twp Service Area: Lone Pine Bolivar Township County-Drew Population Group: Low Inc-Bishop Jefferson Township Parts: (MSSA 53) Pastoria Township Bartholomew Twp Richland Collins Twp Service Area: Arvin/Lamont (MSSA 61) County—Jefferson Franklin Twp Service Area: Buttonwillow (MSSA 59) Parts: Service Area: Frazier Park-MSSA 57.1 C.T. 8 PRIMARY MEDICAL CARE: Arkansas Service Area: SE Kern/MSSA 65 Snow Lake Facility Listing Service Area: Taft (MSSA 57.2) County-Desha Service Area: Tehachapi (MSSA 62) Facility Name Parts: Service Area: Wasco/Shafter (MSSÁ 58) **Cummins Correctional Unit** Mississippi Twp Population Group: Low Inc-Lake Isabella County-Chicot Sparkman (MSSA 63) **Delta Correctional Unit** County-Dallas Population Group: Low Inc-E Bakersfield County-Chicot Parts: (MSSA 66b) Manchester Township Population Group: Low Inc/MFW-Delano/ Nix Township PRIMARY MEDICAL CARE: California Mcfarland (MSSA 60) County Listing Owen Township *Kings Stephens Service Area: Avenal County—Ouachita County Name Service Area: Corcoran Parts: Population Group: Low Inc-Hanford/ Service Area: Feather Falls (MSSA 11) Jefferson Township Lemoore (MSSA 69.2) Population Group: Low Inc—Biggs/Gridley Liberty Township *Lassen *Calaveras Smackover Township Service Area: Big Valley Population Group: Low Inc-West Point/ Strong Population Group: Low Inc-Susanville Wilseyville County-Union Population Group: Low Inc-San Andreas Los Angeles Parts: Service Area: Avalon/Goodyear/Main (MSSA 13) Harrison Township Service Area: Pico Rivera South Population Group: Inc-Angels Low Lapile Township Service Area: Santa Catalina Island (MSSA 12) Umpire *Colusa Population Group: Low Inc-E Los Ange-County—Howard Contra Costa les (MSSA 78.2d) Parts: Population Group: Low Inc-North Holly-Burg Township Population Group: Low Inc-Antioch N./ Pittsburg N.(MSSA18d) wood (MSSA 78.2bb) Clay Township *Del Norte Population Group: Low Inc-Bell (MSSA **Duckett Township** Population Group: Low Inc-Del Norte Co Mountain Township 78.2ddd) (MSSA 19) Population Group: Low Inc-E San Ped/ Umpire Township FI Dorado Long Beach MSSA 78.2 West Washington County-Washington Service Area: N. El Dorado Co Population Group: Low Inc-Venice/South Service Area: Pollock Pines (MSSA 23.2) Santa Monica Parts: Fresno Population Group: Low Inc-Bell Gar-District No. 10 Township Service Area: Kerman (MSSA 29) den(MSSA 78.2c) District No. 11 Township Service Area: Laton/Riverdale Facility: FCI Terminal Island Service Area: Mendota (MSSA 25) Facility: Harbor-UCLa Med Ctr Ambulatory PRIMARY MEDICAL CARE: Arkansas Service Area: San Joaquin-Tranquility Clinics Population Group Listing (MSSA 26) Facility: INS Med Fac-San Pedro Population Group Population Group: Low Inc-Edison/Easton Facility: Long Beach Comprehensive HIth Population Group: Low Inc-Reedley/ Low Inc-Eudora/Lake Village Ctr Parlier/Orange County-Chicot Facility: Los Angeles. Mission Comm. Clin-Parts: Facility: Kingsburg Hosp-Pc Clinic (MSSA Carlton Twp 33) Facility: Uhp Compton Medical Center Planters Twp Facility: Valley Medical Center Facility: USC Women/Children's Ped Outpt *Glenn Low Inc-Franklin Co Clinic County—Franklin Population Group: Low Inc-Willows Watts Health Center (MSSA Facility: (MSSA 37) 78.2aaa) Parts: *Humboldt Low Inc Madera Low Inc-Marked Tree Service Area: Garberville (MSSA 44) Service Area: Madera West/Southwest Service Area: Willow Creek (MSSA 38) County—Poinsett Marin Parts: Population Group: Low Inc-Rio Dell/Sco-Service Area: Bolinas/Stinson Beach tia (MSSA 43) Greenwood Twp *Mariposa Population Group: Low Inc-Ferndale Little River Twp Service Area: Mariposa/Coulterville (MSSA 41) Tyronza Twp *Mendocino *Imperial Low Income—Dermott/Mcgehee Service Area: Boonville/Navarro/Philo/ County-Chicot Service Area: Brawley/Calipatria MSSA 50/ Yorkville 51 Parts: Service Area: Covelo Service Area: Calexico (MSSA 49) Bowie Twp Facility: Redwood Coast Med Srvcs Service Area: East Imperial (MSSA 47) County-Desha Merced Service Area: El Centro (MSSA 48) Parts: Population Group: Low Inc/MFW—Gustine

PRIMARY MEDICAL CARE: California PRIMARY MEDICAL CARE: California PRIMARY MEDICAL CARE: California County Listing County Listing Service Area Listing Service Area Name County Name County Name Argus/Trona (MSSA 142) Population Group: Low Inc/MFW-Dos Service Area: E Shasta/MSSA 190 County—San Bernardino Palos/Los Banos Service Area: Sacramento Canyon (MSSA Parts: *Modoc C.T. 89.01 Service Area: Big Valley Service Area: SW Shasta/MSSA 186 Arvin/Lamont (MSSA 61) Service Area: Surprise Valley Population Group: Low Inc-S Redding County—Kern *Mono (MSSA 189.1) Parts: South/Mammoth Service Area: Mono Facility: Shasta Pc Clinic (MSSA 189.2) C.T. 62-64 Lakes *Sierra Avalon/Goodyear/Main Monterey Service Area: Downieville County—Los Angeles Service Area: Gonzales/Greenfield/Soledad *Siskiyou Parts: Service Area: King City Service Area: Butte Valley/Dorris C.T. 2281-2289 Population Group: Low Inc-Pajaro (MSSA Service Area: Etna/Ft. Jones C.T. 2291-2294 184.2) Service Area: Happy Camp C.T. 2311 Facility: Natividad Prof Plaza-Alvin Drive Service Area: Tule Lake (MSSA 101.2) C.T. 2318-2319 Facility: Natividad Family Hlth-Blanco Cir-Sonoma C.T. 2328 cle Service Area: Cloverdale C.T. 2392-2393 Napa C.T. 2395-2396 Service Area: Petaluma (MSSA 209) Population Group: Low Inc-Southern C.T. 5328-5329 Service Area: Sonoma Valley (MSSA 208) Napa Co Avenal Stanislaus Population Group: Low Inc/MFW-North-County—Kings Service Area: Newman/Patterson (MSSA ern Napa Co 213) Parts: C.T. 17 Population Group: Low Inc-C. Santa Ana Population Group: Low Inc-Hughson Big Valley (MSSA 116b) Population Group: Low Inc—Turlock County—Lassen Sutter Placer Parts: Service Area: Colfax (MSSA 118.1) Population Group: Low Inc-South Sutter Big Valley Division Service Area: Foresthill/Back Country (MSSA 217) County-Modoc Facility: Placer Co Medical Clinic Population Group: Low Inc-Meridian/Rob-Parts: bins (MSSA 216) Riverside Adin-Lookout Division Service Area: Idyllwild/Pine Cove Population Group: Low Inc-Live Oak Bolinas/Stinson Beach Population Group: Low Inc-Palm Desert (MSSA 9.2) County—Marin (MSSA 129.1a) *Tehama Parts: *San Benito Service Area: Corning/SW East Tehama/ C.T. 1321-1322 Service Area: San Benito/Bitterwater Las Molinas Boonville/Navarro/Philo/Yorkville Population Group: Low Inc-Hollister Population Group: Low Inc-Red Bluff County-Mendocino (MSSA 140) (MSSA 221) Parts: San Bernardino *Trinity C.T. 112 Service Area: Argus/Trona (MSSA 142) Service Area: Hayfork/Forest Glen/Pea-Borrego Springs Service Area: Lake Arrowhead (MSSA nut(MSSA 225) County—San Diego Service Area: Lower Trinity/Helena/Salver Parts: Service Area: Needles/Topock (CA/AZ) Service Area: Mad River/Ruth/Zenia(MSSA C.T. 210 Service Area: 29 Palms/Yucca Valley 226) Brawley/Calipatria MSSA 50/51 Population Group: Low Inc-Fontana East Tulare County-Imperial (MSSA 151f) Service Area: Farlimart Parts: Population Group: Low Inc-Big Bear Service Area: Porterville C.T. 101-107 Lake(MSSA 146) Woodlake/Three Service Area: Riv-C.T. 123.02 San Diego ers(MSSA 229) Butte Valley/Dorris Service Area: Borrego Springs Population Group: Low Inc-I indsay County—Siskiyou Service Area: Encanto/Lincoln Acres/Na-(MSSA 228) Parts: tional City Population Group: Low Inc-Cutler/Orosi/ C.T. 2 Service Area: Golden Hills/Logan Heights Dinuba Buttonwillow (MSSA 59) Service Area: Mountain Empire Population Group: Low Inc/MFW-Tulare County-Kern Service Area: Ramona (MSSA 233b) Parts: Population Group: Low Inc-San Ysidro Population Group: Low Inc/MFW-Visalia C.T. 37 Population Group: Low Inc-Fallbrook *Tuolumne Calexico (MSSA 49) (MSSA 160) Service Area: Groveland Population Group: Low Inc-Oceanside W/ County-Imperial Service Area: Stanislaus/Yosemite Parts: Carlsbad W Ventura C.T. 119-122 Population Group: Low Inc-El Cajon Service Area: Los Padres MSSA 237 Central Shasta/MSSA 188 Population Group: Low Inc-Vista East/ Population Group: Low Inc-Fillmore County-Shasta San Marcos North (MSSA 239.2) Population Group: Low Inc-City Heights Parts: Population Group: Low Inc-C.Oxnard (MSSA 161d) C.T. 126 MSSA 241b Cloverdale San Joaquin Population Group: Low Inc-Santa Paula County-Sonoma Service Area: South And East Stockton MSSA 239.1 (MSSA 169b) Parts: Population Group: Low C.T. 1541-1542 Inc-Escalon/ Service Area: Yuba Foothills (MSSA 247) Colfax (MSSA 118.1) Manteca/Ripon Population Group: Low Inc-Wheatland Santa Barbara County—Placer (MSSA 248.1) Facility: USP Lompoc Parts: Population Group: Low Inc-Marysville C.T. 219.01-219.02 Shasta Service Area: Central Shasta/MSSA 188 (MSSA 218.2) C.T. 220.02

PRIMARY MEDICAL CARE: California Service Area Listing	PRIMARY MEDICAL CARE: California Service Area Listing	PRIMARY MEDICAL CARE: California Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Corcoran	C.T. 35-36	C.T. 4
County—Kings	C.T. 38	C.T. 5.02-5.05
Parts:	C.T. 38.99–39.00	C.T. 6.01–6.02
C.T. 13–16	C.T. 40–41	C.T. 7–10
Corning/SW East Tehama/Las Molinas	C.T. 45–50	Mariposa/Coulterville
County—Tehama	C.T. 50.99-51.00	County-Mariposa
Parts:	C.T. 51.99-52.00	Parts:
C.T. 9–11	Gonzales/Greenfield/Soledad	Coulterville Division
C.T. 12.98	County—Monterey	Mariposa Division
Covelo	Parts:	Mendota (MSSA 25)
County—Mendocino	C.T. 108.98	County—Fresno
Parts:	C.T. 109	Parts:
C.T. 101	C.T. 111–112	C.T. 83
Downieville	Groveland	C.T. 84.01–84.02
County—Sierra	County—Tuolumne	Mono South/Mammoth Lakes
Parts:	Parts:	County—Mono
West Sierra Division	C.T. 42	Parts:
E Shasta/MSSA 190	Happy Camp	C.T. 2
County—Shasta	County—Siskiyou	Mountain Empire
Parts:	Parts:	County—San Diego
C.T. 127	C.T. 5	Parts:
Earlimart	Hayfork/Forest Glen/Peanut(MSSA 225)	C.T. 211
County—Tulare	County—Trinity	N. El Dorado Co
Parts:	Parts:	County—El Dorado
C.T. 32	C.T. 3.98	Parts:
C.T. 42–44	Idyllwild/Pine Cove	C.T. 306.03
East Imperial (MSSA 47)	County—Riverside	Needles/Topock (CA/AZ)
County—Imperial	Parts:	County—San Bernardino
Parts:	C.T. 444.01–444.03	Parts:
C.T. 124	Kerman (MSSA 29)	C.T. 105–107
El Centro (MSSA 48)	County—Fresno	Newman/Patterson (MSSA 213)
County—Imperial	Parts:	County—Stanislaus
Parts:	C.T. 39–41	Parts:
C.T. 108–111	King City	C.T. 32
C.T. 112.01–112.02	County—Monterey	C.T. 33.98
C.T. 113–117	Parts:	C.T. 34.98
C.T. 118.01–118.03	C.T. 113	C.T. 35
Encanto/Lincoln Acres/National City	C.T. 114.02	Petaluma (MSSA 209)
County—San Diego	Lake Arrowhead (MSSA 147)	County—Sonoma '
Parts:	County—San Bernardino	Parts:
C.T. 30.01-30.02	Parts:	C.T. 1506.01-1506.04
C.T. 31.01-31.02	C.T. 108-110	C.T. 1507-1511
C.T. 32.02	Laton/Riverdale	C.T. 1512.01-1512.02
C.T. 33	County—Fresno	C.T. 1513.01-1513.04
C.T. 114	Parts:	Pico Rivera South
C.T. 114.99-115.00	C.T. 74	County—Los Angeles
C.T. 116-122	C.T. 77	Parts:
Etna/Ft. Jones	Parts:	C.T. 5007-5009
County—Siskiyou	C.T. 5990-5991	C.T. 5023-5025
Parts:	Parts:	C.T. 5026.01-5026.02
C.T. 6 (Fort Jones CCD)	C.T. 89.01	C.T. 5027
C.T. 8 (Etna CCD)	C.T. 89.01	C.T. 5029.02
Feather Falls (MSSA 11)	C.T. 89.01	C.T. 5320-5322
County—Butte	Lone Pine	Pollock Pines (MSSA 23.2)
Parts:	County—Inyo	County—El Dorado
C.T. 24	Parts:	Parts:
Foresthill/Back Country	C.T. 5–7	C.T. 314.01-314.03
County—Placer	Los Padres MSSA 237	C.T. 316.98
Parts:	County—Ventura	Porterville
C.T. 202	Parts:	County—Tulare
Frazier Park-MSSA 57.1	C.T. 1	Parts:
County—Kern	Lower Trinity/Helena/Salyer	C.T. 27
Parts:	County—Trinity	C.T. 33-41
C.T. 33.02	Parts:	C.T. 45
Garberville (MSSA 44)	C.T. 2	Ramona
County—Humboldt	Mad River/Ruth/Zenia(MSSA 226)	County—San Diego
Parts:	County—Trinity	Parts:
C.T. 113	Parts:	C.T. 208.01
Golden Hills/Logan Heights	C.T. 4	C.T. 208.04
County—San Diego	Madera West/Southwest	C.T. 208.97–208.98
Parts:	County—Madera	Sacramento Canyon (MSSA 187)
C.T. 34.02	Parts:	County—Shasta
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PRIMARY MEDICAL CARE: California Service Area Listing	PRIMARY MEDICAL CARE: California Service Area Listing	PRIMARY MEDICAL CARE: California Population Group Listing
Service Area Name	Service Area Name	Population Group
Parts:	Woodlake/Three Rivers(MSSA 229)	Parts:
C.T. 125	County—Tulare	C.T. 2
San Benito/Bitterwater	Parts:	C.T. 3.02
County—San Benito	C.T. 1	C.T. 3.98
Parts:	C.T. 7	C.T. 4–6
C.T. 8	Yuba Foothills (MSSA 247)	Low Inc—Del Norte Co (MSSA 19)
San Joaquin-Tranquility (MSSA 26)	County—Yuba	County—Del Norte
County—Fresno	Parts:	Parts:
Parts:	C.T. 411	Low Income
C.T. 82	29 Palms/Yucca Valley	Low Inc—E Bakersfield (MSSA 66b)
Santa Catalina Island	County—San Bernardino	County—Kern
County—Los Angeles	Parts:	Parts:
Parts:	C.T. 104.02–104.03	C.T. 10
C.T. 5990–5991	C.T. 104.05–104.09	C.T. 11.01–11.03
Sonoma Valley (MSSA 208)	DDIMARY MEDICAL CARE California	C.T. 12–15
County—Sonoma Parts:	PRIMARY MEDICAL CARE: California	C.T. 20–22 C.T. 23.01–23.02
C.T. 1501–1502	Population Group Listing	- C.T. 24–26
C.T. 1501–1502 C.T. 1503.01–1503.02	Population Group	C.T. 30
C.T. 1503.01=1503.02 C.T. 1504=1505	Low Inc—Angels (MSSA 12)	Low Inc—E Los Angeles (MSSA 78.2d)
South And East Stockton (MSSA 169b)	County—Calaveras	County—Los Angeles
County—San Joaquin	Parts:	Parts:
Parts:	C.T. 1	C.T. 5303–5306
C.T. 1-3	Low Inc—Bell (MSSA 78.2ddd)	C.T. 5308-5311
C.T. 5–8	County—Los Angeles	C.T. 5312.01-5312.02
C.T. 8.99	Parts:	C.T. 5313.01-5313.02
C.T. 16–26	C.T. 5324	C.T. 5315.01-5315.02
C.T. 27.01–27.02	C.T. 5333–5337	C.T. 5316.01–5316.02
C.T. 28–29	C.T. 5338.01–5338.02	C.T. 5317.01–5317.02
C.T. 36.01–36.02	C.T. 5343	Low Inc—E San Ped/Long Beach MSSA
C.T. 37–39	C.T. 5344.01–5344.02 Low Inc—Big Bear Lake(MSSA 146)	78.2
Stanislaus/Yosemite	County—San Bernardino	County—Los Angeles
County—Tuolumne Parts:	Parts:	Parts: Low Income (MSSA 78.2)
C.T. 21.98	C.T. 111–115	Low Income (MSSA 76.2)
C.T. 31.98	Low Inc—Biggs/Gridley	County—Fresno
Surprise Valley	County—Butte	Parts:
County—Modoc	Parts:	C.T. 2–4
Parts:	C.T. 34–36	C.T. 7–13
Surprise Valley Division	Low Inc—Bishop (MSSA 53)	C.T. 15
SE Kern/MSSA 65	County—Inyo	C.T. 18–20
County—Kern	Parts:	C.T. 38.01-38.03
Parts:	C.T. 1–4	C.T. 42.01
C.T. 55.03–55.06	Low Inc—C. Santa Ana (MSSA 116b) County—Orange	Low Inc—El Cajon
C.T. 56–59 SW Shasta/MSSA 186	Parts:	County—San Diego
County—Shasta	C.T. 744.05	Parts: C.T. 153.01–153.02
Parts:	C.T. 745.01	C.T. 155.01–155.02 C.T. 156.01–156.02
C.T. 124	C.T. 746.01–746.02	C.T. 157.01–157.02
C.T. 128.97–128.98	C.T. 747.01-747.02	C.T. 158–161
Taft (MSSA 57.2)	C.T. 748.01-748.02	C.T. 162.01–162.02
County—Kern	C.T. 748.05-748.06	C.T. 163
Parts:	C.T. 749.01–749.02	C.T. 164.01-164.02
C.T. 33.03-33.04	C.T. 750.01–750.02	C.T. 165.01-165.02
C.T. 34–36	C.T. 751	Low Inc—Escalon/Manteca/Ripon
Tehachapi (MSSA 62)	C.T. 752.01–752.02	County—San Joaquin
County—Kern	Low Inc—City Heights (MSSA 161d)	Parts:
Parts:	County—San Diego	C.T. 49.01
C.T. 60.01–60.02	Parts:	C.T. 49.98
C.T. 61	C.T. 14–15 C.T. 22–24	C.T. 50.01–50.02
Tule Lake (MSSA 101.2)	C.T. 25.01–25.02	C.T. 51.01 C.T. 51.06
County—Siskiyou Parts:	C.T. 26	C.T. 51.06 C.T. 51.08–51.20
C.T. 1	C.T. 27.01	Low Inc—Fallbrook (MSSA 160)
Wasco/Shafter (MSSA 58)	C.T. 27.04 C.T. 27.04–27.06	County—San Diego
County—Kern	C.T. 34.01	Parts:
Parts:	C.T. 42–44	Ct 187
C.T. 39–45	C.T. 53–58	Ct 188.01
Willow Creek (MSSA 38)	C.T. 58.99–59.00	Ct 188.02
County—Humboldt	C.T. 60–61	Ct 188.03
Parts:	Low Inc—Cutler/Orosi/Dinuba	Ct 189.01
C.T. 101	County—Tulare	Ct 189.02

PRIMARY MEDICAL CARE: California Population Group Listing	PRIMARY MEDICAL CARE: California Population Group Listing	PRIMARY MEDICAL CARE: California Population Group Listing
Population Group	Population Group	Population Group
Ct 190.00	Low Inc—Oceanside W/Carlsbad W	C.T. 401–406
Low Inc—Ferndale (MSSA 41)	County—San Diego	Low Inc—Turlock
County—Humboldt	Parts:	County—Stanislaus
Parts:	C.T. 178.01	Parts:
C.T. 112	C.T. 178.05	C.T. 36.02–36.05
Low Inc—Fillmore (MSSA 239.2)	C.T. 179–184 C.T. 185.01	C.T. 37 C.T. 38.01–38.03
County—Ventura Parts:	C.T. 185.01 C.T. 185.04	C.T. 39.03–39.07
Ct 0002.00	C.T. 186.01	Low Inc—Venice/South Santa Monica
Ct 0003.00	C.T. 186.03	County—Los Angeles
Low Inc—Fontana East (MSSA 151f)	Low Inc—Pajaro (MSSA 184.2)	Parts:
County—San Bernardino Parts:	County—Monterey Parts:	C.T. 2722 C.T. 2723.02
C.T. 28–34	Ct 101.98	C.T. 2731–2739
C.T. 35.01–35.02	Ct 102.01	C.T. 2751–2752
C.T. 36.02	Ct 102.02	C.T. 2755
C.T. 40	Low Inc—Palm Desert (MSSA 129.1a)	C.T. 7018.01–7018.02
Low Inc—Hanford/Lemoore (MSSA 69.2) County—Kings	County—Riverside Parts:	C.T. 7019-7021 C.T. 7022.01-7022.02
Parts:	C.T. 445.01–445.02	C.T. 7022.01–7022.02 C.T. 7026
C.T. 1–3	C.T. 449.02–449.03	C.T. 7028.03
C.T. 4.01-4.02	C.T. 450	Low Inc-Vista East/San Marcos North
C.T. 5–12	C.T. 451.02–451.04	County—San Diego
Low Inc—Hollister (MSSA 140) County—San Benito	C.T. 452.01 Low Inc—Red Bluff (MSSA 221)	Parts: C.T. 192.02–192.04
Parts:	County—Tehama	C.T. 195
C.T. 1.98	Parts:	C.T. 196.01–196.02
C.T. 2–7	C.T. 2	C.T. 197.02
C.T. 9	C.T. 4–8	C.T. 199.02–199.03
Low Inc—Hughson County—Stanislaus	Low Inc—Reedley/Parlier/Orange County—Fresno	C.T. 200.05-200.07 C.T. 200.09
Parts:	Parts:	Low Inc—W. Imperial (MSSA 52)
C.T. 28	Ct 63	County—Imperial
C.T. 29.01–29.02	Ct 65	Parts:
Low Inc—Lake Isabella (MSSA 63)	Ct 66.01	Ct 0123.01
County—Kern Parts:	Ct 66.02 Ct 67	Low Inc—West Point/Wilseyville County—Calaveras
C.T. 52.01–52.02	Ct 68.01	Parts:
Low Inc-Lindsay (MSSA 228)	Ct 68.02	C.T. 4–5
County—Tulare	Ct 69	Low Inc—Wheatland (MSSA 248.1)
Parts: C.T. 8	Low Inc—Rio Dell/Scotia (MSSA 43) County—Humboldt	County—Yuba Parts:
C.T. 14–16	Parts:	Ct 408
C.T. 25–26	C.T. 111	Low Inc-Willows (MSSA 37)
C.T. 28	Low Inc—S Redding (MSSA 189.1)	County—Glenn
Low Inc—Live Oak (MSSA 9.2)	County—Shasta	Parts:
County—Sutter Parts:	Parts: C.T. 120–123	C.T. 103–105 Low Inc-Antioch N./Pittsburg N.(MSSA18d)
C.T. 507	Low Inc—San Andreas (MSSA 13)	County—Contra Costa
Low Inc-Marysville (MSSA 218.2)	County—Calaveras `	Parts:
County—Yuba	Parts:	C.T. 3050
Parts: C.T. 401–407	C.T. 2–3 Low Inc—San Ysidro	C.T. 3071.02 C.T. 3072.01–3072.02
C.T. 401–407 C.T. 409.00–409.02	County—San Diego	C.T. 3072.01–3072.02 C.T. 3072.04–3072.05
C.T. 410	Parts:	C.T. 3090
Low Inc-Meridian/Robbins (MSSA 216)	C.T. 100.01-100.05	C.T. 3100
County—Sutter	C.T. 100.07–100.09	C.T. 3110
Parts: C.T. 509	C.T. 101.03–101.04 C.T. 101.06–101.09	C.T. 3120 C.T. 3132.01–3132.02
Low Inc—North Hollywood (MSSA 78.2bb)	C.T. 101.00=101.09	C.T. 3132.01=3132.02 C.T. 3141.01=3141.02
County—Los Angeles	Low Inc—South Sutter (MSSA 217)	C.T. 3142
Parts:	County—Sutter	C.T. 3142.98
C.T. 1224	Parts:	C.T. 3552
C.T. 1230 C.T. 1231.02	C.T. 511 Low Inc—Southern Napa Co	Low Inc-Bell Garden(MSSA 78.2c) County—Los Angeles
C.T. 1231.02 C.T. 1232.01–1232.02	County—Napa	Parts:
C.T. 1233.01	Parts:	C.T. 5302.01–5302.02
C.T. 1239	C.T. 2001–2014	C.T. 5318
C.T. 1241.01–1241.02	Low Inc—Susanville	C.T. 5319.01–5319.02
C.T. 1242.01–1242.02	County—Lassen Parts:	C.T. 5323.01–5323.02
C.T. 1243 C.T. 1252–1256	C.T. 401 (Bna)	C.T. 5339–5342 Low Inc-C.Oxnard MSSA 241b
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PRIMARY MEDICAL CARE: California Population Group Listing	PRIMARY MEDICAL CARE: California Facility Listing	PRIMARY MEDICAL CARE: Colorado County Listing
Population Group	Facility Name	County Name
County—Ventura	FCI Terminal Island	Service Area: Calhan-Yoder
Parts:	County—Los Angeles	Population Group: Low Income—Colorado
Ct 0030.01	Harbor-UCLa Med Ctr Ambulatory Clinics	Springs
Ct 0030.02	County—Los Angeles INS Med Fac—El Centro	*Elbert
Ct 0031.00	County—Imperial	Service Area: Limon/Hugo/Simla
Ct 0032.00	INS Med Fac—San Pedro	*Fremont
Ct 0034.01	County—Los Angeles	Population Group: Low Inc—Fremont
Ct 0034.02	Kingsburg Hosp-Pc Clinic (MSSA 33)	Facility: Centennial Correctional Facility
Ct 0035.00	County—Fresno	Facility: Colorado State Penn
Ct 0037.00	Long Beach Comprehensive HIth Ctr	Facility: Colorado Territorial Correctional
Ct 0038.00	County—Los Angeles	Facili
Ct 0039.00	Los Angeles. Mission Comm. Clinic	Facility: Colorado Women's In Canon City
Ct 0040.00	County—Los Angeles Natividad Family Hlth-Blanco Circle	Facility: Freemont Correctional Facility
Ct 0041.00	County—Monterey	Facility: FCI Florence
Ct 0044.00	Natividad Prof Plaza-Alvin Drive	Facility: USP Florence—Admax
Ct 0045.00	County—Monterey	Facility: USP Florence
Ct 0045.01	Placer Co Medical Clinic	*Garfield
Ct 0045.02	County—Placer	Service Area: Rifle
Ct 0047.01	Redwood Coast Med Srvcs	*Gilpin
Ct 0049.00	County—Mendocino	*Hinsdale
Ct 0050.01	Shasta Pc Clinic (MSSA 189.2)	*Huerfano
Ct 0050.02	County—Shasta	Service Area: Gardner
Low Inc-Santa Paula MSSA 239.1	Uhp Compton Medical Center	Population Group: Low Inc—E Huerfano
County—Ventura	County—Los Angeles	*Jackson
Parts:	USC Women/Children's Ped Outpt Clinic	*Kiowa
Ct 0008.00	County—Los Angeles USP Lompoc	Population Group: Low Inc—Kiowa Co
Ct 0006.00 Ct 0007.00	County—Santa Barbara	*Kit Carson
Ct 0007.00 Ct 0004.00	Valley Medical Center	*Las Animas
Ct 0004.00 Ct 0005.00	County—Fresno	Population Group: Low Inc—Las Animas
Low Inc/MFW—Delano/Mcfarland (MSSA 60)	Watts Health Center (MSSA 78.2aaa)	Co
County—Kern	County—Los Angeles	*Lincoln
Parts:		Service Area: Limon/Hugo/Simla
C.T. 46–48	PRIMARY MEDICAL CARE: Colorado	Facility: Limon Correctional Facility
C.T. 49.01-49.02	County Listing	*Logan
C.T. 50	County Name	Service Area: Crook/Fleming
Low Inc/MFW—Dos Palos/Los Banos	Adams	Facility: Sterling Correctional Facility *Mineral
County—Merced	Service Area: Bennett/Strasburg	*Moffat
Parts:	Service Area: Commerce City	
C.T. 21.98	Population Group: Low Inc—Thornton	Service Area: Rangely
C.T. 22	Arapahoe	*Montrose
C.T. 23.01–23.02	Service Area: Bennett/Strasburg	Service Area: Nucla/Norwood *Morgan
C.T. 24	*Archuleta	Population Group: Low Income/MSFW—
Low Inc/MFW—Gustine	*Baca	Morgan Co
County—Merced	*Bent	*Otero
Parts:	Boulder	Population Group: Low Income—Otero
C.T. 20	Population Group: Low Inc—Boulder City *Chaffee	County
Low Inc/MFW—Northern Napa Co	Facility: Buena Vista Correctional Fac	*Park
County—Napa	*Cheyenne	*Phillips
Parts: C.T. 2015–2020	*Clear Creek	*Prowers
	*Conejos	Pueblo
Low Inc/MFW—Tulare (MSSA 233b)	Population Group: Med Ind—Conejos Co	Population Group: Low Income —Pueblo
County—Tulare Parts:	*Costilla	Со
C.T. 21–22	*Crowley (g)	Facility: San Carlos Correctional Facility
C.T. 23.01–23.02	Facility: Arkansas Valley Correctional	Facility: Youthful Offenders Services
C.T. 24	*Custer	*Rio Blanco
C.T. 29.01–29.02	Denver	Service Area: Rangely
C.T. 30–31	Service Area: La Casa	*Rio Grande
Low Inc/MFW—Visalia	Population Group: Homeless—Downtown	*Routt
County—Tulare	Denver	Service Area: Oak Creek/Yampa
Parts:	Facility: Denver Reception & Diagnostic	*San Juan
C.T. 9	Center Facility: Denver Women's Correctional Fa-	*San Miguel
C.T. 10.01–10.02	cility	Service Area: Nucla/Norwood
C.T. 11–13	*Dolores	*Sedgwick
C.T. 17.01–17.02	Douglas	Service Area: Julesburg (CO/NE)
C.T. 18–19	Facility: FCI Englewood	Weld
C.T. 20.01–20.05	El Paso	Facility: Platte Valley Youth Services
		•

PRIMARY MEDICAL CARE: Colorado Service Area Listing	PRIMARY MEDICAL CARE: Colorado Population Group Listing	PRIMARY MEDICAL CARE: Colorado Population Group Listing
Service Area Name	Population Group	Population Group
Bennett/Strasburg	Homeless—Downtown Denver	29.00
County—Adams	County—Denver	33.02
Parts:	Parts:	45.01
East Adams Division	C.T. 16	52.00
County—Arapahoe	C.T. 20 C.T. 24.01–24.02	53.00
Parts:	C.T. 24.01–24.02 C.T. 25	54.00
East Arapahoe Division	C.T. 26.01–26.02	Low Income—Otero County
Calhan-Yoder	C.T. 27.01–27.03	County—Otero
County—El Paso	Low Inc—Boulder City	Parts:
Parts:	County—Boulder	Low Income
C.T. 39.01	Parts:	Low Income/MSFW—Morgan Co
C.T. 46	C.T. 121.01-121.02	County—Morgan Parts:
Commerce City	C.T. 122.02-122.05	Low Inc
County—Adams	C.T. 123	Med Ind—Conejos Co
Parts:	C.T. 124.01	County—Conejos
C.T. 87.03	C.T. 126.02	Parts:
C.T. 87.05-87.06	C.T. 126.04	Medically Indigent
C.T. 88.01-88.02	Low Inc—E Huerfano	
C.T. 89.01	County—Huerfano	PRIMARY MEDICAL CARE: Colorado
C.T. 89.52	Parts:	Facility Listing
Crook/Fleming	La Veta	
County—Logan	Walsenburg	Facility Name
Parts:	Low Inc—Fremont	Arkansas Valley Correctional
Crook Division	County—Fremont	County—Crowley
Fleming Division	Parts:	Buena Vista Correctional Fac
Gardner	Fremont Low Inc	County—Chaffee
	Low Inc—Kiowa Co	Centennial Correctional Facility
County—Huerfano Parts:	County—Kiowa	County—Fremont
	Parts:	Colorado State Penn
Gardner Division	Low Income	County—Fremont
Julesburg (CO/NE)	Low Inc—Las Animas Co	Colorado Territorial Correctional Facili
County—Sedgwick	County—Las Animas Parts:	County—Fremont
La Casa	Low Income	Colorado Women's In Canon City
County—Denver	Low Income Low Inc—Thornton	County—Fremont
Parts:	County—Adams	Denver Reception & Diagnostic Center
C.T. 2.01–2.02	Parts:	County—Denver Denver Women's Correctional Facility
C.T. 4.01–4.02	C.T. 85.05–85.08	County—Denver
C.T. 11.01–11.02	C.T. 85.15–85.18	Freemont Correctional Facility
Limon/Hugo/Simla	C.T. 90.01–90.03	County—Fremont
County—Elbert	C.T. 91.02	FCI Englewood
Parts:	C.T. 92.01-92.03	County—Douglas
Agate Division	C.T. 93.04	FCI Florence
Simla Division	C.T. 93.06-93.10	County—Fremont
County—Lincoln	C.T. 93.13-93.18	Limon Correctional Facility
Nucla/Norwood	C.T. 94.01	County—Lincoln
County—Montrose	C.T. 94.03	Platte Valley Youth Services
Parts:	C.T. 94.05-94.07	County—Weld
Nucla Division	C.T. 95.01–95.02	San Carlos Correctional Facility
County—San Miguel	C.T. 95.53	County—Pueblo
Parts:	C.T. 96.03-96.06	Sterling Correctional Facility
Norwood Division	C.T. 97.50	County—Logan
Oak Creek/Yampa	Low Income —Pueblo Co	USP Florence
County—Routt	County—Pueblo	County—Fremont
Parts:	Parts:	USP Florence—Admax
Oak Creek Division	Low-Income	County—Fremont
Yampa Division	Low Income—Colorado Springs	Youthful Offenders Services
Rangely	County—El Paso Parts:	County—Pueblo
County—Moffat	13.01	DDIMARY MEDICAL CARE Commentions
Parts:	14.00	PRIMARY MEDICAL CARE: Connecticut
Artesia CCD	15.00	County Listing
County—Rio Blanco	16.00	County Name
Parts:	17.00	Fairfield
Rangely CCD	21.01	Service Area: Central Norwalk
Rifle	21.01	Service Area: Central/East Bridgeport
County—Garfield	22.00	Service Area: South End Stamford
Parts:	23.00	Service Area: Southwest Bridgeport
Grand Valley Division	26.00	Population Group: Low Inc—Danbury
New Castle Division	27.00	Population Group: Low-Income Stratford

PRIMARY MEDICAL CARE: Connecticut County Listing	PRIMARY MEDICAL CARE: Connecticut Service Area Listing	PRIMARY MEDICAL CARE: Connecticut Facility Listing
County Name	Service Area Name	Facility Name
Service Area: Charter Oak/Frog Hollow/	C.T. 5008-5018	Ct Child Med Ctr-PC Ctr
Parkville/Barry	C.T. 5020–5022	County—Hartford
Service Area: North-Central Hartford	C.T. 5034–5035	
Population Group: Low Inc-Central New	C.T. 5037	PRIMARY MEDICAL CARE: DELAWARE
Britain	South End Stamford	County Listing
Facility: Ct Child Med Ctr-PC Ctr	County—Fairfield	County Name
New Haven	Parts:	Kent
Service Area: Central Waterbury	C.T. 222–223	Population Group: Low Inc—Milford
Service Area: Fair Haven	Southwest Bridgeport	New Castle
Population Group: Low Inc—Central New	County—Fairfield	Service Area: Middletown-Odessa
Haven	Parts:	Service Area: Wilmington—Southbridge
Population Group: Low Inc—West Haven Population Group: Low Income—Central	C.T. 702-712	*Sussex
Meriden		Population Group: Low Inc—Milford
New London	PRIMARY MEDICAL CARE: Connecticut	
Service Area: Central Groton	Population Group Listing	PRIMARY MEDICAL CARE: DELAWARE
Population Group: Low Inc—Norwich		Service Area Listing
Population Group: Low Inc—Central New	Population Group	Service Area Name
London	Low Inc—Central New Britain	Middletown-Odessa
Tolland	County—Hartford	County—New Castle
Population Group: Low Inc—Rockville	Parts:	Parts:
Windham	C.T. 4159	C.T. 166–169
Population Group: Low Inc—Town Of	C.T. 4161–4162	Wilmington—Southbridge
Windham	C.T. 4171	County—New Castle
	Low Inc—Central New Haven	Parts:
PRIMARY MEDICAL CARE: Connecticut	County—New Haven	C.T. 1
Service Area Listing	Parts:	C.T. 6.01-6.02
Service Area Name	C.T. 1402–1409	C.T. 7–9
Central Groton	C.T. 1413	C.T. 15–17
County—New London	C.T. 1415–1416	C.T. 19–23
Parts:	Low Inc—Central New London	C.T. 154–155
C.T. 7022–7023	County—New London	DRIMARY MEDICAL CARE DELAWARE
C.T. 7025	Parts:	PRIMARY MEDICAL CARE: DELAWARE
C.T. 7027-7028	C.T. 6901	Population Group Listing
Central Norwalk	C.T. 6903-6906 C.T. 6906.99-6907.00	Population Group
County—Fairfield		Low Inc—Milford
Parts:	C.T. 6907.99 Low Inc—Danbury	County—Kent
C.T. 440–441	County—Fairfield	Parts:
C.T. 444–445	Parts:	C.T. 424–431
Central Waterbury	C.T. 2101–2114	County—Sussex
County—New Haven	Low Inc—Norwich	Parts:
Parts: C.T. 3501–3508	County—New London	C.T. 501–502
C.T. 3512	Parts:	C.T. 508
C.T. 3514	C.T. 6961	
C.T. 3517	C.T. 6964–6970	PRIMARY MEDICAL CARE: District Of Co- lumbia
Central/East Bridgeport	Low Inc—Rockville	County Listing
County—Fairfield	County—Tolland	
Parts:	Parts:	County Name
C.T. 713–717	C.T. 5301-5302	Dist Of Columbia
C.T. 735–736	Low Inc—Town Of Windham	Service Area: Anacostia
C.T. 738–744	County—Windham	Service Area: Brentwood
Charter Oak/Frog Hollow/Parkville/Barry	Parts:	Service Area: East Capitol St. (Far S.E.)
County—Hartford	Windham Town	Service Area: Mt. Pleasant/Upper Cardozo
Parts: C.T. 5001–5004	Low Inc—West Haven	Service Area: South Capitol
C.T. 5001–5004 C.T. 5019	County—New Haven	Population Group: Homeless—Downtown
C.T. 5019 C.T. 5027–5030	Parts:	Washington Facility: Dc General Ambulatory Care Cen-
C.T. 5043	West Haven Town	ter
C.T. 5045–5046	Low Income—Central Meriden	Facility: Lorton Max Corr Fac
C.T. 5049	County—New Haven	
Fair Haven	Parts:	PRIMARY MEDICAL CARE: District Of Co-
County—New Haven	C.T. 1701.01–1701.02	lumbia
Parts:	C.T. 1702.01–1702.02	Service Area Listing
C.T. 1421	C.T. 1703	
C.T. 1423–1425	C.T. 1710	Service Area Name
C.T. 1426.02	C.T. 1713–1715	Anacostia
North-Central Hartford	Low-Income Stratford	County—Dist Of Columbia
County—Hartford	County—Fairfield	Parts:
Parts:	Parts:	C.T. 74.01 C.T. 74.04
C.T. 5005	C.T. 803–804	0.1.74.04

PRIMARY MEDICAL CARE: District Of Co- lumbia Service Area Listing	PRIMARY MEDICAL CARE: District Of Co- lumbia Facility Listing	PRIMARY MEDICAL CARE: Florida County Listing
		County Name
Service Area Name	Facility Name	Service Area: Labelle
C.T. 74.06-74.09	Dc General Ambulatory Care Center	
	County—Dist Of Columbia	
C.T. 74.30	Lorton Max Corr Fac	Clewiston
C.T. 75.02-75.04	County—Dist Of Columbia	Facility: Hendry Corr Inst
C.T. 76.01	County Blot of Columbia	*Highlands
C.T. 76.05	DDIMARY MEDICAL CARE, Florido	Population Group: Low Inc/MFW—High-
Brentwood	PRIMARY MEDICAL CARE: Florida	lands Co
County—Dist Of Columbia	County Listing	Facility: Avon Park Corr Inst
	Ot - N	Hillsborough
Parts:	County Name	Population Group: Low Inc—Suitcase City
C.T. 47	Alachua	Population Group: Low Inc—E Tampa/Ybor
C.T. 79.01	Population Group: Low Inc—Alachua Co	·
C.T. 79.03	Facility: Gainesville Corr Inst	City
C.T. 80.01	Bradford	Population Group: Low Inc/MFW—Ruskin/
C.T. 84.02	Brevard	Appollo Beach
	Facility: Brevard Corr Inst	Population Group: Low Inc/MFW—Plant
C.T. 84.10	•	City/Dover
C.T. 85.10	Broward	*Holmes (g)
C.T. 86	Population Group: Low Inc—Central Ft	Facility: Holmes Corr Inst
C.T. 88.02-88.04	Lauderdale	*Indian River
C.T. 89.03–89.04	Population Group: Low-Inc Pompano	
C.T. 91.02	*Calhoun	Population Group: Low Inc/MFW-
	Population Group: Low Inc—Calhoun	Fellsmere
East Capitol St. (Far S.E.)	Facility: Calhoun Corr Inst	Facility: Indian River Corr Inst
County—Dist Of Columbia	Charlotte	*Jackson
Parts:	Population Group: Low Inc—Charlotte Co	Population Group: Low Inc—Jackson Co
C.T. 77.03		Facility: Apalachee Corr Inst
C.T. 77.07-77.09	*Citrus	Facility: FCI Marianna
C.T. 78.03–78.04	Population Group: Low Inc—Citrus Co	Facility: Jackson Corr Inst
	Clay	*Jefferson
C.T. 78.07–78.09	Service Area: Keystone Heights	Population Group: Low Inc—Jefferson Co
C.T. 78.60	Collier	*Lafayette
C.T. 96.02-96.03	Service Area: Everglades	
C.T. 99.03-99.07	Service Area: Imokalee	Lake
Mt. Pleasant/Upper Cardozo	*Columbia	Population Group: Low Inc/MFW—Lake
County—Dist Of Columbia	Population Group: Low Inc—Columbia Co	Co.
Parts:	Dade	Lee
		Service Area: Dunbar
C.T. 25.02	Service Area: Model Cities	Population Group: Low Inc—N Cape Coral/
C.T. 27.01–27.02	Service Area: Wynwood	Pine Island
C.T. 28.01–28.02	Population Group: Low Inc—North Beach	Leon
C.T. 29-30	Population Group: Low Inc—Little Havana	Population Group: Low Inc—Bond Commu-
C.T. 35-39	Population Group: Low Inc—South Beach	nity
C.T. 43	Population Group: Low Inc—Homestead	*Levy
	Population Group: Low Inc-West Perrine	
South Capitol	Facility: Dade Corr Inst	Population Group: Low Inc/MFW—Levy Co
County—Dist Of Columbia	Facility: Doris Ison Comm Hlth Ctr	*Liberty
Parts:		Population Group: Low Inc—Liberty
C.T. 60.20	Facility: FCI Miami	Facility: Liberty Corr Inst
C.T. 64.10	Facility: Helen B. Bentley Family Health	*Madison
C.T. 71–72	Center	Manatee
0.1.77 72	Facility: Jackson Mem Hosp Outpt Clinics	Population Group: Low Inc/MFW-Man-
PRIMARY MEDICAL CARE: District Of Co-	Facility: Krome Medical Referral Center	atee Co
lumbia	*De Soto	Marion
Population Group Listing	Population Group: Low Inc/MFW—Desoto	Population Group: Low Inc—Marion Co
	Ċo	Facility: Florida Corr Inst
Population Craus	Facility: Desoto Corr Inst	Facility: Marion Corr Inst
Population Group	*Dixie (g)	•
Homeless—Downtown Washington	Facility: Cross City Corr Inst	Martin
County—Dist Of Columbia	Duval	Service Area: Indiantown
Parts:		Nassau
C.T. 40.01-40.02	Population Group: Low Inc—N Jacksonville	Service Area: Callahan/Hilliard
C.T. 41	Escambia	Okaloosa
C.T. 42.02	Service Area: Atmore/Century (AL/FL)	Population Group: Low Inc—Crestview
	Facility: Century Corr Inst	Facility: Okaloosa Corr Inst
C.T. 46–47	*Franklin	*Okeechobee
C.T. 48.01–48.02	Population Group: Low Inc—Franklin Co	Population Group: Low Inc/MFW—Okee-
C.T. 49.01-49.02	Gadsden	chobee Co
C.T. 50-51	*Gilchrist	_
C.T. 52.10		Orange
C.T. 52.20	Facility: Lancaster Corr Inst	Population Group: MFW—Orange
	*Glades	Facility: Central FI Reception Ctr
C.T. 53.01–53.02	*Gulf	Osceola
C.T. 54.01–54.02	Population Group: Low Inc—Gulf Co	Population Group: Low Inc—Osceola
C.T. 55.01-55.02	Facility: Gulf Corr Inst	Palm Beach
C.T. 56	*Hamilton	Population Group: Low Inc/MFW—Belle
C.T. 57.01-57.02	*Hardee	Glade/Pahokee
C.T. 58–59	*Hendry	Pasco
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PRIMARY MEDICAL CARE: Florida County Listing	PRIMARY MEDICAL CARE: Florida Service Area Listing	PRIMARY MEDICAL CARE: Florida Population Group Listing
County Namo	Service Area Name	Population Group
County Name		Population Group
Population Group: Low Inc/MFW—Eastern	Indiantown	Low Inc—Charlotte Co
Pasco	County—Martin	County—Charlotte
Pinellas	Parts:	Parts:
Population Group: Low Inc-Inner St. Pe-	Indiantown Division	Low Income
tersburg	Keystone Heights	Low Inc—Citrus Co
Population Group: Low Inc Pop-C Clear-	County—Clay	County—Citrus
water	Parts:	Parts:
Polk	Keystone Heights Division	Low Income
Service Area: Frostproof/Lake Wales	Labelle	Low Inc—Columbia Co
Population Group: Low Inc—Haines City	County—Hendry	County—Columbia
*Putnam	Parts:	Parts:
Population Group: Low Inc/MFW—Putnam	C.T. 9603-9604	Low Income
Facility: Putnam Corr Inst	Model Cities	Low Inc—Crestview
Santa Rosa	County—Dade	County—Okaloosa
Facility: Santa Rosa Corr Inst	Parts:	Parts:
Seminole	C.T. 4.08	C.T. 203–207
Population Group: MFW—Sanford Division	C.T. 8.01-8.02	Low Inc—E Tampa/Ybor City
St Johns	C.T. 9.01-9.03	County—Hillsborough
Population Group: Low Inc/MFW—	C.T. 10.01-10.04	Parts:
Hastings	C.T. 11.03	C.T. 10
St Lucie	C.T. 15.01-15.02	C.T. 17–19
Population Group: Low Inc—Fort Pierce	C.T. 16.01–16.02	C.T. 30–44
*Sumter	C.T. 17.01–17.02	C.T. 49–51
Population Group: Low Inc/MFW—Sumter	C.T. 18.01–18.03	Low Inc—Fort Pierce
Co	C.T. 19.01	County—St Lucie
Facility: Fcc Coleman	C.T. 19.03–19.04	Parts:
*Suwannee	C.T. 23	C.T. 1
*Taylor	Pierson/Seville/Deleon Spring	C.T. 1.99–2.00
*Union	County—Volusia	C.T. 3–5
Population Group: Low Inc—Union	Parts:	C.T. 9.02
Facility: North FI Reception Ctr	C.T. 901	Low Inc—Franklin Co
	Wynwood	County—Franklin
Volusia	County—Dade	Parts:
Service Area: Pierson/Seville/Deleon	Parts:	
Spring		Low Income Low Inc—Gulf Co
*Wakulla	C.T. 14.01–14.02	
*Walton (g)	C.T. 20.01	County—Gulf
Facility: Walton Corr Inst	C.T. 20.03–20.04	Parts:
*Washington	C.T. 21	Low Inc—Gulf
	C.T. 22.01–22.02	Low Inc—Haines City
PRIMARY MEDICAL CARE: Florida	C.T. 25–26	County—Polk
Service Area Listing	C.T. 27.01–27.02	Parts:
Comica Area Norma	C.T. 28–29	C.T. 125–127
Service Area Name		_ C.T. 141.00–141.02
Atmore/Century (AL/FL)	PRIMARY MEDICAL CARE: Florida	Low Inc—Homestead
County—Escambia	Population Group Listing	County—Dade
Parts:	Denviotion Crown	Parts:
C.T. 38–40	Population Group	C.T. 104–105
Callahan/Hilliard	Low Inc—Alachua Co	C.T. 106.02
County—Nassau	County—Alachua	C.T. 107.01–107.02
Parts:	Parts:	C.T. 108–109
C.T. 504–505	Low Inc Low Inc—Bond Community	C.T. 110.01–110.02
Dunbar		C.T. 111
County—Lee	County—Leon	C.T. 112.01–112.02
Parts:	Parts:	C.T. 113
C.T. 5.01–5.02	C.T. 1	C.T. 114.98
C.T. 6	C.T. 4–6	Low Inc—Inner St. Petersburg
Everglades	C.T. 10.01	County—Pinellas
County—Collier	C.T. 11.01–11.02	Parts:
Parts:	C.T. 12–14	C.T. 201.01
C.T. 111.01–111.02	Low Inc—Calhoun	C.T. 203.01
Frostproof/Lake Wales	County—Calhoun	C.T. 204–208
County—Polk	Parts:	C.T. 209.95
Parts:	Low Income	C.T. 210.95
C.T. 142-144	Low Inc—Central Ft Lauderdale	C.T. 212–213
C.T. 154–158	County—Broward	C.T. 213.99-214.00
C.T. 160	Parts:	C.T. 215
C.T. 161.98	C.T. 409–416	C.T. 216.95
Imokalee	C.T. 427–431	C.T. 218.95
County—Collier	C.T. 503.04	C.T. 219.95
Parts:	C.T. 508	C.T. 220
C.T. 112.01–112.03	C.T. 803	C.T. 234–235
C.T. 113–114	C.T. 804.01–804.02	Low Inc—Jackson Co
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PRIMARY MEDICAL CARE: Florida Population Group Listing	PRIMARY MEDICAL CARE: Florida Population Group Listing	PRIMARY MEDICAL CARE: Florida Population Group Listing
Population Group	Population Group	Population Group
County—Jackson	C.T 108.05	C.T. 19.01
Parts:	C.T. 2–4	C.T. 19.03–19.04
Low Income	C.T. 6–9	Low Inc/MFW—Okeechobee Co
Low Inc—Jefferson Co	C.T. 105	County—Okeechobee
County—Jefferson	C.T. 103 C.T. 108.06–108.07	Parts:
Parts:	C.T. 108.00=108.07	Low Inc/MFW—Okeechobee
Low Income		
	Low Inc—Union	Low Inc/MFW—Plant City/Dover
Low Inc—Liberty	County—Union	County—Hillsborough
County—Liberty	Parts:	Parts:
Parts:	Low Income	C.T. 101.02–101.04
Low Income	Low Inc—West Perrine	C.T. 124–131
Low Inc—Little Havana	County—Dade	Low Inc/MFW—Putnam
County—Dade	Parts:	County—Putnam
Parts:	C.T. 83.03	Parts:
C.T. 30.02	C.T. 101.14	Low Inc Pop/MFW
C.T. 36.01-36.02	C.T. 102.02-102.03	Low Inc/MFW—Ruskin/Appollo Beach
C.T. 49.01-49.02	Low Inc Pop—C Clearwater	County—Hillsborough
C.T. 50.01-50.02	County—Pinellas	Parts:
C.T. 51	Parts:	C.T. 140.02
C.T. 52.01-52.02	C.T. 261-264	C.T. 141.01
C.T. 53.01-53.02	C.T. 267.01	C.T. 141.03-141.04
C.T. 54.01–54.02	C.T. 270	Low Inc/MFW—Sumter Co
C.T. 55.01–55.02	C.T. 271.01–271.02	County—Sumter
C.T. 56	Low Inc/MFW—Belle Glade/Pahokee	Parts:
C.T. 57.03–57.04	County—Palm Beach	Low Income/Migrant Farmw
C.T. 58.01	Parts:	Low Inc/MFW- Fellsmere
C.T. 62	C.T. 80.01–80.02	County—Indian River
C.T. 63.01–63.02	C.T. 81.01–81.02	Parts:
C.T. 64.01–64.03	C.T. 81.01–61.02 C.T. 82.01–82.03	Low Inc/MFW—Fellsmere
C.T. 65	C.T. 82.01–62.03 C.T. 83.01–83.02	Low-Inc Pompano
Low Inc—Marion Co	Low Inc/MFW—Clewiston	County—Broward
County—Marion	County—Hendry	Parts:
Parts:	Parts:	C.T. 303–306
Low Inc	C.T. 9601–9602	C.T. 308.01
Low Inc—N Cape Coral/Pine Island	Low Inc/MFW—Desoto Co	MFW—Orange
County—Lee	County—De Soto	County—Orange
Parts:	Parts:	Parts:
C.T. 103.01–103.02	Pov Pop/MFW	MFW
C.T. 104.01–104.02	Low Inc/MFW—Eastern Pasco	MFW—Sanford Division
C.T. 206–208	County—Pasco	County—Seminole
C.T. 701–702	Parts:	Parts:
Low Inc—N Jacksonville	C.T. 320.01–320.02	MFW—Sanford
County—Duval	C.T. 321.01–321.02	
Parts:	C.T. 322–329	PRIMARY MEDICAL CARE: Florida
C.T. 1	C.T. 330.01-330.04	Facility Listing
C.T. 1.99-2.00	C.T. 331	M
C.T. 2.99-3.00	Low Inc/MFW—Hastings	Facility Name
C.T. 3.99-4.00	County—St Johns	Apalachee Corr Inst
C.T. 5	Low Inc/MFW—Highlands Co	County—Jackson
C.T. 9–19	County—Highlands	Avon Park Corr Inst
C.T. 26–29	Parts:	County—Highlands
C.T. 107–109	Low Income	Brevard Corr Inst
C.T. 112–116	MFW	County—Brevard
C.T. 118	Low Inc/MFW—Lake Co.	Calhoun Corr Inst
C.T. 121	County—Lake	County—Calhoun
Low Inc—North Beach	Parts:	Central FI Reception Ctr
County—Dade	Low Inc/MFW	County—Orange
Parts:	Low Inc/MFW—Levy Co	Century Corr Inst
C.T. 39.01-39.02	County—Levy	County—Escambia
C.T. 39.04-39.05	Parts:	Cross City Corr Inst
Low Inc-Osceola	Low Inc/MFW—Levy	County—Dixie
County—Osceola	Low Inc/MFW—Manatee Co	Dade Corr Inst
Parts:	County—Manatee	County—Dade
Low Inc	Parts:	Desoto Corr Inst
Low Inc—South Beach	C.T. 1.01–1.04	County—De Soto
County—Dade	C.T. 2	Doris Ison Comm HIth Ctr
Parts:	C.T. 3.01–3.03	County—Dade
C.T. 42–45	C.T. 6.01	Fcc Coleman
C.T. 45.99	C.T. 7.01–7.02	County—Sumter
Low Inc—Suitcase City	C.T. 13	Florida Corr Inst
County—Hillsborough	C.T. 15.01–15.02	County—Marion
Parts:	C.T. 16	FCI Marianna

PRIMARY MEDICAL CARE: Florida PRIMARY MEDICAL CARE: Georgia PRIMARY MEDICAL CARE: Georgia Facility Listing County Listing County Listing Facility Name County Name County Name County-Jackson *Candler *Habersham FCI Miami Population Group: Low Inc-Candler Co Population Group: Low Inc-Habersham County-Dade *Charlton Co Gainesville Corr Inst Population Group: Low Inc-Charlton Co *Hancock County-Alachua Chatham Population Group: Low Inc-Hancock Gulf Corr Inst Population Group: Pov Pop-N W Savan-*Haralson County-Gulf nah Population Group: Low Inc—Haralson Co Helen B. Bentley Family Health Center Chattahoochee Harris County-Dade Population Group: Low Inc—Chattahoo-Hendry Corr Inst chee Population Group: Low Inc-Hart Co *Chattooga County-Hendry *Heard Holmes Corr Inst Cherokee Houston County-Holmes Population Group: Low Inc-Houston Co *Clay Indian River Corr Inst *Clinch County—Indian River Jackson Corr Inst Population Group: Low Inc-Clinch Co Population Group: Low Inc-Jackson Co *Jasper Cobb County-Jackson Population Group: Low Inc-Central Mari-*Jeff Davis Jackson Mem Hosp Outpt Clinics Population Group: Low Inc-Jeff Davis Co etta *Jefferson Facility: Smyrna Health Center County-Dade Krome Medical Referral Center *Colquitt *Jenkins County-Dade Population Group: Low Inc-Jenkins Co *Cook Lancaster Corr Inst *Crawford *Johnson County-Gilchrist *Crisp Population Group: Low Inc-Johnson Liberty Corr Inst Facility: Wrightsville Youth Develp Campus Population Group: Low Inc-Crisp Co County-Liberty Marion Corr Inst Population Group: Low Inc-Dade Population Group: Low Inc-Lamar Co County-Marion *Dawson *Lanier North FI Reception Ctr Population Group: Low Inc-Lanier Co De Kalb County-Union *Laurens Service Area: South Decatur/Candler/ Okaloosa Corr Inst Mcafee Population Group: Low Inc-Laurens Co County-Okaloosa Facility: North Dekalb Clinic Lee Putnam Corr Inst *Liberty *Decatur County-Putnam Population Group: Low Inc-Decatur Co *Lincoln Santa Rosa Corr Inst *Dodge *Long County-Santa Rosa Population Group: Low Inc-Dodge Co *Lumpkin Walton Corr Inst Facility: Dodge State Prison Population Group: Low Inc-Lumpkin Co County-Walton Facility: Madison Eastman Youth Development Population Group: Low Inc-Madison Co Campus PRIMARY MEDICAL CARE: Georgia *Dooly Population Group: Low Inc-Marion Co Population Group: Low Inc-Dooly Co County Listing McDuffie Dougherty County Name Service Area: East Albany Population Group: Low Inc-Mcduffie *Appling *McIntosh Service Area: South Albany Population Group: Low Inc Pop-Appling *Meriwether Douglas Population Group: Low Inc-Douglasville Population Group: Low Inc-Meriwether *Atkinson *Echols *Miller *Bacon Population Group: Low Inc-Miller Effingham Population Group: Low Inc-Bacon Co *Mitchell *Flbert *Baker Population Group: Low Inc-Elbert Co *Montgomery *Baldwin *Fmanuel Population Group: Low Inc-Montgomery/ Population Group: Low Inc-Baldwin Wheeler *Fannin *Banks Population Group: Low Inc-Fannin Co *Morgan Bartow Population Group: Low Inc-Morgan Co Forsyth Population Group: Low Inc-Bartow Co Population Group: Pov Pop-Forsyth Co *Murray *Ben Hill Facility: Phillips State Prison Population Group: Low Inc-Murray Population Group: Low Inc-Ben Hill Co Muscogee/Columbus *Franklin *Berrien Population Group: Low Inc-Franklin Co Population Group: Pov Pop-Central *Brantley Fulton Muscogee *Brooks Service Area: Atlanta/Southside Newton Bryan Service Area: West Atlanta Population Group: Low Inc-Newton Co Population Group: Low Inc—Pembroke Population Group: Med Ind—Palmetto *Oalethorne *Bulloch Facility: Central Health Center Population Group: Low Inc-Oglethorpe Population Group: Low Inc-Bulloch Facility: USP-Atlanta Ċо Paulding *Burke Gilmer Population Group: Low Inc-Burke Co Population Group: Low Inc-Gilmer Co *Butts *Glascock Population Group: Low Inc-Peach Co Population Group: Low Inc-Butts Co *Gordon **Pickens** Facility: Ga Diagnostic Prison Population Group: Low Inc-Gordon Population Group: Low Inc-Pickens Co *Pierce *Calhoun *Gradv Population Group: Pov Pop-Calhoun Co Population Group: Low Inc-Grady Co Population Group: Low Inc-Pierce Co *Camden *Pike 'Greene

Population Group: Low Inc-Greene

Population Group: Low Income-Pike Co

Service Area: Woodbine

PRIMARY MEDICAL CARE: Georgia	PRIMARY MEDICAL CARE: Georgia	PRIMARY MEDICAL CARE: Georgia
County Listing	Service Area Listing	Population Group Listing
County Name	Service Area Name	Population Group
*Polk	C.T. 56–58	County—Bulloch
*Putnam	C.T. 63-64	Parts:
*Quitman	C.T. 67	Low Income
*Rabun	C.T. 68.01–68.02	Low Inc—Burke Co
*Randolph	C.T. 69–73	County—Burke
Population Group: Pov Pop—Randolph Co	East Albany	Parts:
Richmond Population Group: Low Inc—Central Au-	County—Dougherty Parts:	Low Income Low Inc—Butts Co
gusta	C.T. 1–2	County—Butts
*Schley	C.T. 101–102	Parts:
Population Group: Low Inc—Schley Co	C.T. 103.01–103.02	Low Income
*Screven	C.T. 107-108	Low Inc—Candler Co
Spaulding	South Albany	County—Candler
Population Group: Low Inc—Spalding Co	County—Dougherty	Parts:
*Stewart	Parts:	Low Income Pop
Service Area: Stewart/Webster	C.T. 12	Low Inc—Central Augusta
*Talbot Population Group: Low Inc—Talbot	C.T. 14.01–14.02 C.T. 15	County—Richmond Parts:
*Tattnall	C.T. 106.01–106.02	C.T. 104
Population Group: Low Inc—Tattnall	South Decatur/Candler/Mcafee	C.T. 104 C.T. 105.04–105.09
*Taylor	County—De Kalb	C.T. 106
*Telfair	Parts:	Low Inc—Central Marietta
*Terrell	C.T. 205-209	County—Cobb
*Toombs	C.T. 227	Parts:
Population Group: Low Inc—Toombs Co	C.T. 231.01	C.T. 307–308
*Towns	C.T. 235.01–235.02	C.T. 309.02
Population Group: Low Inc—Towns Co	C.T. 236–237	Low Inc—Charlton Co
*Turner	Stewart/Webster	County—Charlton Parts:
Twiggs *Union	County—Stewart County—Webster	Low Income
Population Group: Low Inc—Union Co	West Atlanta	Low Inc—Chattahoochee
Walker	County—Fulton	County—Chattahoochee
Walton	Parts:	Parts:
Population Group: Low Inc-Walton Co	C.T. 8	Low Income
*Ware	C.T. 22–26	Low Inc—Clinch Co
Population Group: Low Inc—Ware Co	C.T. 36–41	County—Clinch
*Warren	C.T. 42.95	Parts:
*Washington Population Group: Pov Pop—Washington	C.T. 43 C.T. 60–62	Low Income
Co	C.T. 66.02	Low Inc—Crisp Co County—Crisp
*Wayne	C.T. 78.04	Parts:
Facility: FCI Jesup	C.T. 80	Low Income
*Webster	C.T. 81.01-81.02	Low Inc—Dade
Service Area: Stewart/Webster	C.T. 82.01-82.02	County—Dade
*Wheeler	C.T. 83.01-83.02	Parts:
Population Group: Low Inc—Montgomery/	C.T. 84–85	Low Income
Wheeler	C.T. 86.01–86.02	Low Inc—Decatur Co
*White	C.T. 87.01–87.02 Woodbine	County—Decatur
*Whitfield Population Group: Low Inc—Whitfield Co	County—Camden	Parts: Low Income
*Wilcox	Parts:	Low Income Low Income
Population Group: Low Inc—Wilcox Co	Woodbine Division	County—Dodge
Facility: Wilcox State Prison		_ Parts:
*Wilkes	PRIMARY MEDICAL CARE: Georgia	Low Income
*Wilkinson	Population Group Listing	Low Inc—Dooly Co
*Worth	Demoleties Occur	County—Dooly
Population Group: Low Inc—Worth	Population Group	Parts:
	Low Inc—Bacon Co County—Bacon	Low Income Low Inc—Douglasville
PRIMARY MEDICAL CARE: Georgia	Parts:	County—Douglas
Service Area Listing	Low Income	Parts:
Service Area Name	Low Inc—Baldwin	Low Income
Atlanta/Southside	County—Baldwin	Low Inc—Elbert Co
County—Fulton	Parts:	County—Elbert
Parts:	Low Income	Parts:
C.T. 44	Low Inc—Bartow Co	Low Income
C.T. 46.95	County—Bartow	Low Inc—Fannin Co
C.T. 48	Parts:	County—Fannin
C.T. 49.95	Low Income	Parts:
C.T. 50 C.T. 52–53	Low Inc—Ben Hill Co	Low Inc. Franklin Co.
C.T. 52–53 C.T. 55.01–55.02	County—Ben Hill Low Inc—Bulloch	Low Inc—Franklin Co County—Franklin
0.1. 00.01 00.02	Low mo Danoon	Journey Franklin

PRIMARY MEDICAL CARE: Georgia Population Group Listing	PRIMARY MEDICAL CARE: Georgia Population Group Listing	PRIMARY MEDICAL CARE: Georgia Population Group Listing
Population Group	Population Group	Population Group
Parts:	Parts:	Low Income
Low Income	Low Income	Low Inc—Toombs Co
Low Inc—Gilmer Co	Low Inc—Marion Co	County—Toombs
		Parts:
County—Gilmer	County—Marion	
Parts:	Parts:	Low Income
Low Income	Low Income	Low Inc—Towns Co
Low Inc—Gordon	Low Inc—Mcduffie	County—Towns
County—Gordon	County—McDuffie	Parts:
Parts:	Parts:	Low Income
Low Income	Low Income	Low Inc—Union Co
Low Inc—Grady Co	Low Inc—Meriwether	County—Union
County—Grady	County—Meriwether	Parts:
Parts:	Parts:	Low Income
Low Income	Low Income	Low Inc—Walton Co
Low Inc—Greene	Low Inc—Miller	County—Walton
County—Greene	County—Miller	Parts:
Parts:	Parts:	
		Low Income
Low Income	Low Income	Low Inc—Ware Co
Low Inc—Habersham Co	Low Inc—Montgomery/Wheeler	County—Ware
County—Habersham	County—Montgomery	Parts:
Parts:	Parts:	Low Income
Low Inc	Low Income	Low Inc—Whitfield Co
Low Inc—Hancock	County—Wheeler	County—Whitfield
County—Hancock	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Morgan Co	Low Inc—Wilcox Co
Low Inc—Haralson Co	County—Morgan	County—Wilcox
	Parts:	Parts:
County—Haralson		
Parts:	Low Income	Low Income
Low Income	Low Inc—Murray	Low Inc—Worth
Low Inc—Hart Co	County—Murray	County—Worth
County—Hart	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Newton Co	Low Inc Pop—Appling Co
Low Inc—Houston Co	County—Newton	County—Appling
County—Houston	Parts:	Parts:
Parts:	Low Inc	Low Inc—Appling
Low Income	Low Inc—Oglethorpe Co	Low Income—Pike Co
Low Inc—Jackson Co	County—Oglethorpe	
		County—Pike
County—Jackson	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Peach Co	Med Ind—Palmetto
Low Inc—Jeff Davis Co	County—Peach	County—Fulton
County—Jeff Davis	Parts:	Parts:
Parts:	Low Inc—Peach	C.T. 104
Low Income	Low Inc—Pembroke	C.T. 105.04-105.06
Low Inc—Jenkins Co	County—Bryan	Pov Pop—Calhoun Co
County—Jenkins	Parts:	County—Calhoun
Parts:	Pembroke CCD	Parts:
Low Income	Low Inc—Pickens Co	Pov Pop
Low Inc—Johnson	County—Pickens	Pov Pop—Central Muscogee
County—Johnson	Parts:	County—Muscogee/Columbus
Parts:	Low Income	Parts:
Low Income	Low Inc—Pierce Co	C.T. 1
Low Inc—Lamar Co	County—Pierce	C.T. 13
County—Lamar	Parts:	C.T. 15
Parts:	Low Income	C.T. 18–20
Low Income	Low Inc—Schley Co	C.T. 22–25
Low Inc—Lanier Co	County—Schley	C.T. 27-28
County—Lanier	Parts:	C.T. 29.01–29.02
Parts:	Low Income	C.T. 30–34
Low Inc—Lanier	Low Inc—Spalding Co	Pov Pop—Forsyth Co
Low Inc—Laurens Co	County—Spaulding	County—Forsyth
County—Laurens	Parts:	Parts:
Parts:	Low Income	Pov Pop
Low Income	Low Inc—Talbot	Pov Pop—N W Savannah
Low Inc—Lumpkin Co	County—Talbot	County—Chatham
County—Lumpkin	Parts:	Parts:
Parts:	Low Income	C.T. 1
Low Income	Low Inc—Tattnall	C.T. 3
Low Inc—Madison Co	County—Tattnall	C.T. 6.01
County—Madison	Parts:	C.T. 8–13

Parts:

PRIMARY MEDICAL CARE: Georgia PRIMARY MEDICAL CARE: Hawaii PRIMARY MEDICAL CARE: Idaho Population Group Listing Service Area Listing County Listing Population Group Service Area Name County Name C.T. 15 C.T. 301-302 *Custer C.T. 17–28 C.T. 32 Island Of Lanai Service Area: Arco/Mackay County-Maui/Kalawao Service Area: Stanley/Challis C.T. 33.01-33.02 Parts: *Elmore C.T. 36.01-36.02 C.T. 316 *Franklin Island Of Molokai C.T. 37 *Fremont C.T. 44-45 Parts: *Gem C.T. 101.01 C.T. 319 Population Group: Low Inc/MFW—Gem Co C.T. 106.04 County-Maui/Kalawao *Gooding Pov Pop-Randolph Co Parts: *Idaho County—Randolph C.T. 317-318 Service Area: Elk City Parts: Kau District Service Area: Riggins County-Hawaii Pov Pop *Jefferson Pov Pop—Washington Co Parts: *Jerome County-Washington C.T. 212 Population Group: Low Inc/MFW-Jerome Parts: Pahoa Co Pov Pop County-Hawaii *Kootenai Parts: Population Group: Low Inc-Kootenai Co C.T. 211 PRIMARY MEDICAL CARE: Georgia Latah Facility Listing Population Group: Low Inc-Latah Co PRIMARY MEDICAL CARE: Hawaii *I emhi Facility Name Population Group Listing *Lewis Central Health Center Service Area: Winchester County-Fulton Population Group *Lincoln Dodge State Prison Low Inc-Kokua/Kalihi-Palama *Madison County—Dodge County—Honolulu Population Group: Low Inc/MFW-Madison Eastman Youth Development Campus Parts: Co County-Dodge C.T. 51-57 *Minidoka FCI Jesup C.T. 57.99-58.00 Population Group: Inc/MFW-Iow County—Wayne C.T. 59-61 Minidoka Co Ga Diagnostic Prison C.T. 62.01-62.02 *Oneida County-Butts C.T. 63.01-63.02 *Owyhee North Dekalb Clinic C.T. 64.01-64.02 *Payette County-De Kalb C.T. 65-66 *Power Phillips State Prison Population Group: Low Inc/MFW-Power PRIMARY MEDICAL CARE: Idaho County—Forsyth Smyrna Health Center County Listing *Teton County—Cobb *Twin Falls County Name USP-Atlanta Population Group: Low Inc/MFW -Twin County-Fulton Falls Co Facility: Idaho State Pen. (Max/Med Units) Wilcox State Prison *Vallev *Adams County—Wilcox Service Area: Cascade *Bannock Wrightsville Youth Develp Campus *Washington Service Area: South Bannock Division County-Johnson Benewah PRIMARY MEDICAL CARE: Idaho Population Group: Low Inc-Benewah Co PRIMARY MEDICAL CARE: Hawaii Service Area Listing *Bingham County Listing Population Group: Low Inc/MFW-Bing-Service Area Name ham Co County Name Arco/Mackay *Blaine *Hawaii County-Butte Service Area: Hamakua Service Area: Carey County-Custer *Boise Service Area: Kau District Parts: Service Area: Pahoa *Bonner Mackay Division Service Area: Clark Fork Carey Honolulu Service Area: Priest River County-Blaine Population Group: Low Inc-Kokua/Kalihi-Palama *Bonneville Parts: Service Area: Swan Valley Carey Division *Maui/Kalawao Service Area: Hana/Haiku *Boundary Cascade *Butte County-Valley Service Area: Island Of Lanai Service Area: Arco/Mackay Service Area: Island Of Molokai Parts: *Camas C.T. 9701 Canvon Clark Fork PRIMARY MEDICAL CARE: Hawaii Population Group: Low Inc/MFW—Canyon County-Bonner Service Area Listing Co Parts: Service Area Name *Caribou Clark Fork Division Hamakua Elk City *Cassia County-Hawaii Population Group: Low Inc/MFW-Cassia County-Idaho Parts: Co Parts: C.T. 219-221 *Clark Elk City Division Hana/Haiku *Clearwater Elk River County-Maui/Kalawao Service Area: Elk River County--Clearwater

Service Area: Pierce/Weippe

Parts:

PRIMARY MEDICAL CARE: Idaho PRIMARY MEDICAL CARE: Idaho PRIMARY MEDICAL CARE: Illinois Service Area Listing Population Group Listing County Listing Service Area Name Population Group County Name Elk River Division County—Power *Fayette Pierce/Weippe Parts: *Fránklin Low Income/MFW Pop *Gallatin County—Clearwater Low Inc/MFW -Twin Falls Co Parts: *Hamilton Pierce-Headquarters Division County-Twin Falls Population Group: Low Inc-Hamilton Co Weippe Division Parts: *Hardin Low Inc/MFW-Twin Falls Priest River Service Area: Hardin/Pope County—Bonner 'Iroquois Parts: PRIMARY MEDICAL CARE: Idaho Service Area: Hoopeston Blanchard-Glengary Division Facility Listing *Jackson Priest River Division Population Group: Med Ind-Jackson Co Facility Name Riggins Jasper Idaho State Pen. (Max/Med Units) County-Idaho *Jo Daviess County-Ada Parts: Service Area: Stockton/Warren *Johnson (g) Facility: Shawnee Corr Ctr Riggins Division South Bannock Division **PRIMARY MEDICAL CARE: Illinois** County-Bannock County Listina *Knox Parts: Facility: Hill Corr Ctr County Name South Bannock Division *Lee *Alexander Stanley/Challis Service Area: Ashton Service Area: Cairo County—Custer Macon *Bond Parts: Population Group: Low Inc-Decatur City Facility: Greenville Corr Inst Challis Division *Macoupin *Brown Stanley Division Madison *Calhoun Swan Valley Service Area: East St. Louis *Carroll County-Bonneville Population Group: Low Inc-Alton/Wood Clinton (g) Parts: River Facility: Centralia Corr Ctr Swan Valley Division Facility: Koch Family Health Ctr Cook Winchester *Mason Service Area: Auburn Gresham County-Lewis *Massac Service Area: Austin Parts: Population Group: Low Inc-Massac Co Service Area: Logan Square Winchester Division Ogle Service Area: New City Service Area: Polo Service Area: Roseland/Pullman/Burnside PRIMARY MEDICAL CARE: Idaho *Perry Service Area: S Lawndale Population Group: Low Inc-Perry Co Population Group Listing Service Area: South Chicago/Avalon Park *Pope Service Area: South Deering Population Group Service Area: Hardin/Pope Service Area: West Englewood/Englewood Low Inc-Benewah Co *Pulaski Population Group: Hmlss—Uptown/Near County-Benewah Service Area: Cairo North Side/Loop Parts: Rock Island Low Income Facility: Alivio Med Ctr Population Group: Low Inc-Greater Dav-Facility: Altgeld Health Ctr Low Inc-Kootenai Co enport (IA/IL) Facility: Children's Primary Care Serv County—Kootenai Low Inc—Latah Co Population Group: Low Inc-Eastern Rock Facility: Cook Co (Sengstacke) Island Co Facility: Cook Co Dept Of Corr Complex Facility: Erie Family HC (Teens) County—Latah *Scott Parts: *Shelby Facility: Erie Family HC (West Town) Low Inc Population Group: Low Inc-Shelby Co Facility: Erie Family HC (Humboldt Park) Low Inc/MFW-Bingham Co St Clair County-Bingham Facility: Family Wellness Ctr (C.T. 4808) Service Area: East St. Louis Low Inc/MFW—Canyon Co Facility: Fantus Outpt Clinic-Cook Co Tazewell County—Canyon Hosp Facility: FCI Pekin Facility: Friend Family Health Ctr Parts: *Vermilion Facility: Hawthorne Works Med Ctr Low Income/MFW Service Area: Hoopeston Low Inc/MFW—Cassia Co Facility: Infant Welfare Society *Washington Facility: Ingalls Community Care Ctr County—Cassia Service Area: Nashville Facility: Kedzie Plaza Med Ctr Parts: *White Facility: Kling Prof Office Bldg Cassia Population Group: Low Inc-White Co Facility: Lawndale Christian Hith Ctr Low Inc/MFW-Gem Co Facility: Lawndale Plaza Medical Ctr County—Gem Population Group: Low Inc-Eastside Joliet Facility: Lincoln Memorial Health Ctr Low Inc/MFW—Jerome Co Facility: Joliet Corr Inst County—Jerome Facility: Markham Medical Clinic *Williamson Facility: Near South Health Ctr Parts: Facility: USP Marion Facility: Pcc Community Wellness Ctr Low Inc/MFW Winnebago Low Inc/MFW-Madison Co Facility: Pediatric Clinic-U Of II Service Area: Rockford Westside Facility: Pediatric Follow-Up Clinic County-Madison Facility: Pilsen Med Ctr Parts: PRIMARY MEDICAL CARE: Illinois Low Inc/MFW Facility: Sinai Doctors Med Ctr Service Area Listing Facility: West Side Health Ctr Low Inc/MFW-Minidoka Co County-Minidoka Facility: Westside Family Health Ctr Service Area Name Facility: Winfield Moody Health Ctr Ashton Parts: Facility: Woodlawn Health Ctr

County-Lee

Parts:

Low Inc/MFW Minidoka Co

Low Inc/MFW-Power Co

*Edgar

PRIMARY MEDICAL CARE: Illinois Service Area Listing	PRIMARY MEDICAL CARE: Illinois Service Area Listing	PRIMARY MEDICAL CARE: Illinois Population Group Listing
Service Area Name	Service Area Name	Population Group
Alto Township	Oakdale Township	Hmlss—Uptown/Near North Side/Loop
Amboy Township	Okawville Township	County—Cook
Ashton Township	Pilot Knob Township	Parts:
Bradford Township	Plum Hill Township	Edgewater (C.T. 301–309)
Brooklyn Township	Venedy Township	Lakeview(C.T. 601–634) Lincoln Park (C.T.701–720
China Township	New City	Loop (C.T. 3201–3206)
Lee Center Township	County—Cook	Near N Side(C.T.801–819
May Township	Parts:	Uptown(C.T. 310–321)
Reynolds Township	C.T. 3701–3704	Low Inc—Alton/Wood River
Sublette Township	C.T. 6101–6122	County—Madison
Viola Township	Polo	Parts:
Willow Creek Township	County—Ogle	Alton Twp
Wyoming Township	Parts:	Wood River Twp
Auburn Gresham	Brookville Twp	Low Inc—Decatur City
County—Cook Parts:	• • • • • • • • • • • • • • • • • • •	County-Macon
C.T. 7101–7115	Buffalo Twp Eagle Point Twp	Parts:
C.T. 7301–7113 C.T. 7301–7307	Forreston Twp	C.T. 1–3
Austin	·	C.T. 4.97–4.98
County—Cook	Leaf River Twp	C.T. 5.98
Parts:	Lincoln Twp	C.T. 6–9
C.T. 2501–2524	Maryland Twp	C.T. 16
Cairo	Mount Morris Twp	C.T. 20
County—Alexander	Pine Creek Twp	Low Inc—Eastern Rock Island Co
County—Pulaski	Woosung Twp	County—Rock Island
East St. Louis	Rockford Westside	Parts: C.T. 202–203
County-Madison	County—Winnebago	C.T. 202–203 C.T. 206–210
Parts:	Parts:	C.T. 213–215
C.T. 4007	C.T. 10–12	Low Inc—Eastside Joliet
County—St Clair	C.T. 21	County—Will
Parts:	C.T. 24–29	Parts:
C.T. 5004-5006	C.T. 32	C.T. 8812-8813
C.T. 5009-5014	Roseland/Pullman/Burnside	C.T. 8820-8822
C.T. 5021–5022	County—Cook	C.T. 8824-8825
C.T. 5024.01	Parts:	C.T. 8830
C.T. 5024.03–5024.04	C.T. 4701	Low Inc—Greater Davenport (IA/IL)
C.T. 5025	C.T. 4901–4914	County—Rock Island
C.T. 5027–5030	C.T. 5001-5003	Parts:
C.T. 5041 C.T. 5042.01	S Lawndale	C.T. 216–217
C.T. 5042.01	County—Cook	C.T. 222–224
Hardin/Pope	Parts:	C.T. 226–228
County—Hardin	C.T. 3001-3020	C.T. 233–237 Low Inc—Hamilton Co
County—Pope	South Chicago/Avalon Park	County—Hamilton
Hoopeston	County—Cook	Parts:
County—Iroquois	Parts:	Low Income
Parts:	C.T. 4501–4503	Low Inc—Massac Co
Fountain Creek Township	C.T. 4601-4610	County—Massac
Lovejoy Township	South Deering	Parts:
Prairie Green Township	County—Cook	Low Income
County—Vermilion	Parts:	Low Inc—Perry Co
Parts:	C.T. 5101–5105	County—Perry
Butler Township	Stockton/Warren	Parts:
Grant Township	County—Jo Daviess	Low Income
Middlefork Township Ross Township	Parts:	Low Inc—Shelby Co
South Ross Township	Apple River Township	County—Shelby
Logan Square	Berreman Township	Parts:
County—Cook	Derinda Township	Low Income
Parts:	Nora Township	Low Inc—White Co
C.T. 2001–2006	Pleasant Valley Township	County—White Parts:
C.T. 2201–2229	Rush Township	Low Income
Nashville	Stockton Township	Med Ind—Jackson Co
County—Washington	Thompson Township	County—Jackson
Parts:	Wards Grove Township	Parts:
Beaucoup Township	Warren Township	Medically Indigent
Bolo Township	Woodbine Township	
Covington Township	West Englewood/Englewood	PRIMARY MEDICAL CARE: Illinois
Du Bois Township	County—Cook	Facility Listing
Johannisburg Township	Parts:	
Lively Grove Township	C.T. 6701-6720	Facility Name
Nashville Township	C.T. 6801-6814	Alivio Med Ctr

PRIMARY MEDICAL CARE: Illinois PRIMARY MEDICAL CARE: Illinois PRIMARY MEDICAL CARE: Indiana Facility Listing Facility Listing County Listing Facility Name Facility Name County Name County—Cook County-Cook Tippecanoe Altgeld Health Ctr Woodlawn Health Ctr Population Group: Low Inc-Tippecanoe County—Cook County-Cook Centralia Corr Ctr Vanderburgh County—Clinton Population Group: Homeless—Evansville PRIMARY MEDICAL CARE: Indiana Children's Primary Care Serv County Listing Vigo County-Cook Facility: Terre Haute Corr Inst County Name Cook Co (Sengstacke) *Warren County—Cook Cook Co Dept Of Corr Complex *Benton *Washington *Blackford Population Group: Low Inc-Washington *Brown County-Cook Co *Carroll Erie Family HC (Humboldt Park) *White County—Cook Population Group: Low Inc-Carroll Co Erie Family HC (Teens) PRIMARY MEDICAL CARE: Indiana County—Cook Erie Family HC (West Town) Population Group: Low Inc-Clinton Co Service Area Listing *Crawford *Daviess Service Area Name County—Cook *Fountain East Chicago Family Wellness Ctr (C.T. 4808) Population Group: Low Inc—Fountain Co County-Lake County—Cook Fantus Outpt Clinic—Cook Co Hosp *Franklin Parts: C.T. 301-303 County-Cook Population Group: Low Inc-Grant Co C.T. 303.98 Friend Family Health Ctr *Greene C.T. 304 County—Cook C.T. 304.98 C.T. 305-310 FCI Pekin Harrison Service Area: Elizabeth County—Tazewell *Henry Greenville Corr Inst Elizabeth Population Group: Low Inc-Henry Co County-Harrison County—Bond Parts: Hawthorne Works Med Ctr Howard County—Cook Population Group: Low Inc-Inner City Ko-Boone Township Posey Township Hill Corr Ctr komo *Jasper **Taylor Township** County-Knox Infant Welfare Society Population Group: Low Inc-Jasper Co Forest Manor (Indianapolis) County-Marion *Jennings County—Cook Parts: Ingalls Community Care Ctr C.T. 3225-3227 Facility: Wabash Valley Clinic County—Cook C.T. 3505-3508 *La Porte Joliet Corr Inst Population Group: Low Inc-LA Porte Co C.T. 3523 County-Will Facility: Indiana State Prs Gary Kedzie Plaza Med Ctr County-Cook *Lagrange County—Lake Kling Prof Office Bldg Lake Parts: C.T. 101 Service Area: East Chicago County-Cook Koch Family Health Ctr Service Area: Gary C.T. 102.98 C.T. 103-134 Marion County-Madison C.T. 411-412 Service Area: Forest Manor (Indianapolis) Lawndale Christian Hlth Ctr County—Cook Service Area: Highland-Brookside (Indian-C.T. 413.01 Highland-Brookside (Indianapolis) Lawndale Plaza Medical Ctr apolis) Service Area: Near North Side (Indianap-County—Marion County-Cook Lincoln Memorial Health Ctr Parts: C.T. 3526-3527 Service Area: South Central Indianapolis County-Cook C.T. 3544-3545 Markham Medical Clinic Service Area: Southwest Indianapolis *Newton C.T. 3547-3551 County—Cook *Ohio Parts: Near South Health Ctr County—Cook *Owen C.T. 101 *Perry C.T. 102.98 Pcc Community Wellness Ctr County—Cook Facility: Branchville Training Ctr C.T. 103-134 Pediatric Clinic-U Of II *Pike C.T. 411-412 C.T. 413.01 *Putnam County—Cook Pediatric Follow-Up Clinic Facility: Indiana State Farm Near North Side (Indianapolis) County-Cook *Randolph County—Marion Pilsen Med Ctr Parts: County-Cook Service Area: Osgood/Versailles C.T. 3517 *Rush C.T. 3519 Shawnee Corr Ctr C.T. 3521 County-Johnson Population Group: Low Inc-Rush Co C.T. 3528 Sinai Doctors Med Ctr Scott County-Cook Population Group: Low Inc-Scott Co C.T. 3531-3532 USP Marion *Spencer Osgood/Versailles County-Williamson St Joseph County-Ripley West Side Health Ctr Service Area: Southwest South Bend Parts: Starke Brown Township County-Cook Westside Family Health Ctr *Steuben Center Township County-Cook *Sullivan Johnson Township

*Switzerland

Otter Creek Township

Winfield Moody Health Ctr

Service Area Name Sheby Township South Central Indianspolis Courty—Mornin Courty—Mornin Courty—Mornin Courty—Mornin Courty—See See See See See See See See See See	PRIMARY MEDICAL CARE: Indiana Service Area Listing	PRIMARY MEDICAL CARE: Indiana Population Group Listing	PRIMARY MEDICAL CARE: Iowa County Listing
Senbly Township Washington Township County—Scott Co County—Sco	Service Area Name	Population Group	County Name
Washington Township South Central Indianapolis Courty—Marcin Courty—Marcin Courty—Secott Farts: Courty—Secott Parts: Courty—Secott Parts: Courty—Secott Parts: Courty—Secott Parts: Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Secott Courty—Secott Courty—Secott Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Topecanoe Courty—Marcin Parts: Courty—Secott Courty—Alerian Parts: Courty—Alerian Courty—Alerian Parts: Courty—Alerian Courty—Secott Parts: Courty—Alerian Courty—Secott Parts: Courty—Secott Courty—Secott Parts: Courty—Secott Courty—Secott Parts: Courty—Alerian Courty—Alerian Courty—Alerian Parts: Courty—Secott Parts: Courty—Alerian Parts: Courty—Alerian Parts: Courty—Carroll Define Co Courty—Carroll Courty—Grant Co Courty—Gran	Shelby Township	Low Income	Service Area: Redfield
County—Marian Parts: C.T. 3558–357 C.T. 3569–3572 C.T. 3569–3572 C.T. 3569–3572 C.T. 3569–3572 C.T. 3479–3580 County—Marington Parts: Low Income Low Incom	Washington Township	Low Inc—Scott Co	
Paris: C.T. 3559-3597 C.T. 3569-3597 C.T. 3569-3572 C.T. 3569-3572 C.T. 3569-3580 C.T. 3579-3580 C.T. 3581-3586 C.T. 3581 C.T. 3581 C.T. 3581-3586 C.T. 3581 C.T. 3581-3586 C.T. 3581 C.T. 3581 C.T. 3581-3584 C.T. 3581 C.T. 3581 C.T. 3581-3584 C.T. 3581 C.T. 3581-3584 C.T. 3581 C.T. 3581 C.T. 3581-3584 C.T. 3581		•	•
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Southwest Indianapolis County—Marinon Paris: C. 3414-3415 C. 3414-3416 C. 3583-3584 C. 3581 Southwest South Bend County—State Store State			
Southwest Indianapolis Courty—Martin Parts: C.T. 3414—3415 C.T. 3414—3415 C.T. 3426 C.T. 3453—3564 C.T. 3563—3564 C.T. 3563—35	C.T. 3569-3572	Low Income	*Ida
County—Mariton Parts: C.T. 3417 Southwest South Bend C.T. 16 C.T. 17-24 C.T. 27 C.T. 27 C.T. 27 C.T. 29 C.T. 27 C.T. 29 C.T. 27 C.T. 29 C.T. 29 C.T. 29 County—Standard Food Publishing Population Group Homeless—Examswille County—Vanderburgh Parts: Low Income Low Inco—Clinton Co County—Caroli Low Income Low Inco—Fountain C County—Grant C County—Grant C County—Grant C County—Grant C County—Grant C County—Henry C County—Henry C County—Henry C County—Grant C Parts: Low Income County—Grant C County—Grant C Parts: C.T. 1-2 C.T. 1-			
Paris: C.T. 3414–3415 C.T. 3424–3426 C.T. 3424–3426 C.T. 3453–3564 Souttwest South Bend County—St Joseph Parts: C.T. 6 C.T. 7-24 C.T. 7-24 C.T. 7-24 C.T. 7-29-30 PRIMARY MEDICAL CARE: Indiana Population Group Listing Population Group Listing Population Group Listing PRIMARY MEDICAL CARE: Indiana Population Group Listing Population Group Listing PRIMARY MEDICAL CARE: Indiana Population Group Listing Population Group Listing PRIMARY MEDICAL CARE: Indiana Population Group Listing County—Carroll Co County—Carrol Co County—Carro			
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Homeless *Adair Pottawattamile Co		O a constant Name a	Service Area: Oakland
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County—Jasper Population Group: Low Inc—Franklin Co Pilot Mound Twp Parts: *Fremont County—Calhoun Low Income Service Area: Glenwood/Tabor Parts: Low Inc—LA Porte Co *Greene Reading Twp County—La Porte Service Area: Dayton/Gowrie County—Greene Parts: Service Area: Lake City Parts: Low Income *Grundy Dawson Twp Low Inc—Rush Co Service Area: Grundy Paton Twp County—Rush *Guthrie County—Hamilton	C.T. 12	Service Area: Elkader/Strawberry Point	Dodge Twp
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Parts: Low Income Low Inc—Rush Co County—Rush Service Area: Lake City *Grundy Service Area: Grundy *Guthrie Parts: Dawson Twp Patton Twp County—Hamilton			.
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Low Inc—Rush Co Service Area: Grundy Paton Twp County—Rush *Guthrie County—Hamilton		*Grundy	
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PRIMARY MEDICAL CARE: Iowa Service Area Listing	PRIMARY MEDICAL CARE: Iowa Service Area Listing	PRIMARY MEDICAL CARE: Iowa Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Marion Twp	Center Township	Williams Township
Webster Twp	Eagle Township	County—Carroll
County—Webster	Garfield Township	Parts:
Parts:	Logan Township	Jasper Township
Burnside Twp	Plato Township	Kniest Township
Clay Twp	Reading Township	Sheridan Township
Dayton Twp	Sherman Township	Wheatland Township
Gowrie Twp	Washington Township	County—Greene
Hardin Twp	Keosaugua	Parts:
Lost Grove Twp	County—Henry	Cedar Township
Roland Twp	Parts:	Highland Township
Sumner Twp	Jackson Township	Le Mars/Akron
Webster Twp	Salem Township	County—Plymouth
Yell Twp	County—Jefferson	Parts:
Elkader/Strawberry Point	Parts:	America Twp
County—Clayton	Cedar Township	Elgin Twp
Parts:	Des Moines Township	Fredonia Twp
Boardman Twp	Liberty Township	Grant Twp
Cass Twp	Round Prairie Township	Henry Twp
Cox Creek Twp	County—Lee	Johnson Twp
Grand Meadow Twp	Parts:	Liberty Twp
Highland Twp	Cedar Township	Marion Twp
Lodomillo Twp	Franklin Township	Meadow Twp
Marion Twp	Harrison Township	Plymouth Twp
Monona Twp	Marion Township	Portland Twp
Sperry Twp	Van Buren Township	Preston Twp
Wagner Twp	County—Van Buren	Remsen Twp
County—Delaware	Kingsley/Anthon/Mapleton	Sioux Twp
Parts:	County—Cherokee	Stanton Twp
Honey Creek Twp	Parts:	Union Twp
Richland Twp	Grand Meadow Twp	Washington Twp
Glenwood/Tabor	County—Monona	Westfield Twp
County—Fremont	Parts:	Lowden/Lost Nation
Parts:	Cooper Twp	County—Cedar
Green Twp	Grant Twp	Parts:
Monroe Twp	Maple Twp	Inland Twp
Riverside Twp	County—Plymouth	Massillon Twp
Scott Twp	Parts:	Springfield Twp
County—Mills	Elkhorn Twp	County—Clinton
Grundy	Garfield Twp	Parts:
County—Grundy	County—Woodbury	Liberty Twp
Parts:	Parts:	Sharon Twp
Black Hawk Twp	Arlington Twp	Spring Rock Twp
Colfax Twp	Banner Twp	County—Jackson
Lincoln Twp	Floyd Twp	Parts:
Melrose Twp	Grange Twp	Monmouth Twp
Palermo Twp	Grant Twp	County—Scott
Pleasant Valley Twp	Kedron Twp	Parts:
, ,	Liston Twp	Liberty Twp
Shiloh Twp Washington Twp	Little Sioux Twp	Manson
Guthrie Center	Miller Twp	County—Calhoun
County—Guthrie	Morgan Twp	Parts:
Parts:	Moville Twp	Butler Township
	Oto Twp	Center Township
Baker Twp		
Bear Grove Twp	Rock Twp	Greenfield Township
Beaver Twp	Rutland Twp	Lincoln Township
Cass Twp	Union Twp	Sherman Township
Dodge Twp	West Fork Twp	Twin Lakes Township
Grant Twp	Willow Twp	County—Pocahontas
Highland Twp	Wolf Creek Twp	Parts:
Jackson Twp	Lake City	Bellville Township
Orange Twp	County—Calhoun	Lizard Township
Richland Twp	Parts:	County—Webster
Seely Twp	Calhoun Township	Parts:
Thompson Twp	Cedar Township	Jackson Township
Union Twp	Elm Grove Township	Johnson Township
Valley Twp	Garfield Township	Oakland '
Victory Twp	Jackson Township	County—Pottawattamie
Hawarden/Ireton	Lake Creek Township	Parts:
County—Sioux	Lake City City	Belknap Twp
Parts:	Logan Township	Carson Twp
Buncombe Township	Union Township	Center Twp
Danoonioo Township	Officer Township	Conton 1 Wp

PRIMARY MEDICAL CARE: Iowa Service Area Listing	PRIMARY MEDICAL CARE: Iowa Service Area Listing	PRIMARY MEDICAL CARE: Kansas County Listing
Service Area Name	Service Area Name	County Name
		•
Grove Twp	County—Bremer	Service Area: Clark/Meade
James Twp	Parts:	*Comanche
Knox Twp	Dayton Twp	*Doniphan
Layton Twp	Frederika Twp	*Elk
Lincoln Twp	Fremont Twp	Service Area: Elk/Chautauqua
Macedonia Twp	Le Roy Twp	*Geary
Pleasant Twp	Sumner City	Population Group: Low Inc—Geary Co
Silver Creek Twp	Sumner 12 Twp	*Haskell
Valley Twp		- *Hodgeman
Washington Twp	PRIMARY MEDICAL CARE: Iowa	*Jackson
Waveland Twp.	Population Group Listing	*Jewell
Wright Twp.	Population Group	*Kearny
Onawa (IA/NE)	Low Inc—Franklin Co	*Kiowa
County—Harrison	County—Franklin	Leavenworth
Parts:	Parts:	Facility: USP Leavenworth
Jackson Twp		*Lincoln
Little Sioux Twp	Low Income	*Linn
County—Monona	Low Inc—Greater Davenport (IA/IL) County—Scott	*Meade
Parts:	•	Service Area: Clark/Meade
Ashton Twp	Parts:	
Belvidere Twp	C.T. 105–117	*Osborne
Center Twp	C.T. 122–123	*Pratt
Fairview Twp	C.T. 130	*Rawlins
Franklin_Twp	C.T. 135	*Rooks
Jordan Twp	Low Inc—NW Sioux City	*Russell
Kennebec Twp	County—Woodbury	*Sheridan
Lake Twp	Parts:	*Smith
Lincoln Twp	C.T. 7–8	Population Group: Low Inc—Smith Co
Onawa City	C.T. 10	*Stevens
Sherman Twp	C.T. 12–16	*Wabaunsee
Sioux Twp	Low Inc—W Pottawattamie Co	*Wallace
Soldier Twp	County—Pottawattamie	*Washington
Spring Valley Twp	Parts:	*Wichita
St Clair Twp	Boomer Twp	Wyandotte
West Fork Twp	Crescent Twp	Population Group: Low Inc—Wyandotte Co
Willow Twp	Garner Twp	
County—Woodbury	Hardin Twp	PRIMARY MEDICAL CARE: Kansas
Parts:	Hazel Dell Twp	Service Area Listing
Lakeport Twp	Kane Twp	
Sloan Twp	Keg Creek Twp	Service Area Name
Willow Twp	Lake Twp	Clark/Meade
Redfield	Lewis Twp	County—Clark
County—Dallas	Minden Twp	County—Meade
Parts:	Neola Twp	Elk/Chautauqua
Linn Township	Norwalk Twp	County—Chautaugua
Union Township	Rockford Twp	County—Elk
County—Guthrie	York Twp	County Like
Parts:	Medicaid—Black Hawk Co	PRIMARY MEDICAL CARE: Kansas
Penn Township	County—Black Hawk	Population Group Listing
Stuart Township	Parts:	
County—Madison	Medicaid Eligible	Population Group
Parts:		 Low Inc—Atchison Co
Madison Township	PRIMARY MEDICAL CARE: Iowa	County—Atchison
Penn Township	Facility Listing	Parts:
Rock Rapids		_ Low Income
County—Lyon	Facility Name	Low Income Low Inc—Geary Co
Parts:	Mt. Pleasant Corr Fac	County—Geary
Allison Twp	County—Henry	
Cleveland Twp		Parts:
Dale Twp	PRIMARY MEDICAL CARE: Kansas	Low Income
Doon Twp	County Listing	Low Inc—Smith Co
Elgin Twp		_ County—Smith
Garfield Twp	County Name	Parts:
Grant Twp	*Atchison	Low Income
Larchwood Twp	Population Group: Low Inc—Atchison Co	Low Inc—Wyandotte Co
Liberal Twp	*Brown	County—Wyandotte
Midland Twp	Population Group: Medicaid—Brown Co	Parts:
Riverside Twp	*Chautauqua	Low Income
Rock Twp	Service Area: Elk/Chautaugua	Medicaid—Brown Co
Sioux Twp	*Cherokee	County—Brown
Wheeler Twp	*Cheyenne	Parts:
Sumner/Tripoli	*Clark	Medicaid
Carrinon Tripon	- 1-1-1	

PRIMARY MEDICAL CARE: Kansas PRIMARY MEDICAL CARE: Kentucky PRIMARY MEDICAL CARE: Kentucky Facility Listing County Listing Service Area Listing Facility Name County Name Service Area Name USP Leavenworth *Knott Upper Clover County-Leavenworth *Knox County—Harlan Larue Parts: PRIMARY MEDICAL CARE: Kentucky Upper Clover Division Population Group: Low Inc-Larue County Listing Western Harlan *Laurel *Lawrence County—Bell County Name Population Group: Low Inc-Lawrence Co Parts: *Adair Tejay Division Leslie* *Allen Population Group: Low Inc-Leslie Co County-Harlan *Anderson *Lewis Parts: Population Group: Low Inc-Anderson Alva Division *Livingston Population Group: Low Inc-Livingston Williamsburg/Saxton County—Bell *Logan Population Group: Low Inc-Bath Population Group: Med Ind-Logan Co Parts: *Bell Pruden-Fonde Division *Lvon Service Area: Western Harlan Facility: Ky. State Pen. County-Whitley Service Area: Williamsburg/Saxton Madison Parts: Population Group: Low Inc-Madison Co Pearl Division Population Group: Low Inc—Boyd Co Saxton Division *Magoffin *Bracken Siler Division *Breathitt Williamsburg Division Population Group: Low Inc-Marion *Breckinridge *Martin Population Group: Low Inc-Breckinridge Population Group: Low Inc-Martin Co PRIMARY MEDICAL CARE: Kentucky *McCreary Population Group Listing Bullitt Population Group: Low Inc-Mccreary *Butler Population Group *McLean Campbell Low Inc-Anderson *Meade Population Group: Low Inc-Inner City County-Anderson *Menifee Newport Parts: *Morgan (g) *Carroll Low Income Facility: Eastern Ky. Corr. Complex Carter Low Inc-Bath 'Muhlenberg *Casey County-Bath *Clay (g) *Nicholas Parts: *Ohio Facility: FCI Manchester Low Income Oldham *Crittenden Low Inc-Boyd Co Facility: Ky. State Ref. *Cumberland County-Boyd *Owen Population Group: Low Inc-Cumberland *Owsley Parts: Low Income *Pendleton **Daviess** Low Inc-Breckinridge Co *Perry Population Group: Low Inc-Daviess County—Breckinridge Service Area: Arv *Edmonson Parts: Service Area: Buckhorn *Elliott Population Group: Low Inc-Hazard Low Income *Estill Low Inc-Cumberland Co *Powell Population Group: Low Inc-Estill County—Cumberland *Robertson Favette Parts: Population Group: Low Inc-N Central *Todd Low Income *Trimble Lexington Low Inc-Daviess *Fleming *Union *Floyd Population Group: Low Inc-Union County-Daviess Parts: Population Group: Low Inc-Mud Creek *Wayne Low Income *Gallatin Population Group: Med Ind-Wayne Co Low Inc-Estill *Garrard Webster County—Estill *Grayson Population Group: Low Inc-Webster Population Group: Low Inc-Grayson Co *Whitley Parts: Low Income Service Area: Williamsburg/Saxton Low Inc-Grayson Co Population Group: Low Inc-Green Co *Wolfe County-Grayson Greenup Parts: Population Group: Low Inc-Greenup Co PRIMARY MEDICAL CARE: Kentucky Low Income *Hancock Service Area Listing Low Inc-Green Co *Harlan Service Area: Cumberland Service Area Name County-Green Service Area: Upper Clover Ary Parts: County—Perry Service Area: Western Harlan Low Income Population Group: Med Ind-Harlan/Evarts/ Low Inc-Greenup Co Parts: Dice Division County—Greenup **Grays Knob** Buckhorn Facility: Clover Fork Clinic Parts: *Hart County-Perry Low Income *Henry Parts: Low Inc-Hazard **Buckhorn Division** County-Perry *Hickman *Jackson Cumberland Parts: Jefferson County-Harlan Defiance-Vigor CCD Population Group: Low Inc-West End Parts: Hazard CCD

Cumberland Division

Krypton CCD

Louisville

PRIMARY MEDICAL CARE: Kentucky Population Group Listing	PRIMARY MEDICAL CARE: Kentucky Population Group Listing	PRIMARY MEDICAL CARE: Louisiana Parish Listing
Population Group Viper CCD Low Inc—Inner City Newport County—Campbell Parts: C.T. 501–506 Low Inc—Larue County—Larue Parts:	Population Group County—Logan Parts:	Parish Name Lafourche Service Area: S E Lafourche *Lasalle *Lincoln Livingston Service Area: Livingston Service Area *Madison *Natchitoches
Low Income Low Inc—Lawrence Co County—Lawrence Parts: Low Income Low Inc—Leslie Co County—Leslie	PRIMARY MEDICAL CARE: Kentucky Facility Listing Facility Name Clover Fork Clinic County—Harlan Eastern Ky. Corr. Complex	Population Group: Medicaid—Natchitoches Co Orleans Service Area: Algiers/Fischer Service Area: Desire/Florida Service Area: Lower 9Th Ward Population Group: Low Inc—Irish Channel
Parts: Low Income Low Inc—Livingston County—Livingston Low Inc—Madison Co County—Madison Parts:	County—Morgan FCI Manchester County—Clay Ky. State Pen. County—Lyon Ky. State Ref. County—Oldham	Population Group: Low Income—Gentilly Woods Plaquemines Service Area: Plaquemines East Service Area: Plaquemines West *Pointe Coupee *Richland
Low Income Low Inc—Marion County—Marion Parts: Low Income Low Inc—Martin Co	PRIMARY MEDICAL CARE: Louisiana Parish Listing Parish Name Acadia	Population Group: Low Inc—Richland Par *Sabine *St Helena St James Service Area: Vacherie St John The Baptist
County—Martin Parts: Low Income Low Inc—Mccreary County—McCreary Parts:	Population Group: Low Inc—Acadia Co *Allen (g) Facility: FCI Oakdale *Ascension Service Area: Ascension/Northeast Iberville Service Area: Donaldsonville	Service Area: Vacherie St Landry Population Group: Low Inc—St. Landry Parish St Martin *St Mary
Low Income Low Inc—Mud Creek County—Floyd Parts: McDowell CCD Mud Creek CCD	*Assumption *Avoyelles *Bienville Caddo Service Area: North Caddo Population Group: Low Inc—Central	Population Group: Low Inc—St. Mary Par *Tangipahoa Service Area: Northern Tangipahoa Facility: Lallie Kemp Hosp. Outpatient Unit *Tensas Terrebonne
Wheelwr-Weeksbury CCD Low Inc—N Central Lexington County—Fayette Parts: C.T. 1–5 C.T. 8–14	Shreveport Facility: David Raines CHC (C.T. 246) Calcasieu Service Area: Dequincy Service Area: North Lake Charles Service Area: Vinton	Service Area: Dulac Facility: Leonard J. Chabert Medical Center *Union *Vermilion *Vermon
C.T. 18–19 C.T. 38.01 Low Inc—Union County—Union Parts:	Facility: Moss Reg Med Ctr Outpt Clinic *Caldwell *Cameron *Catahoula *Claiborne Population Group: Low Income—Claiborne	*West Carroll *West Feliciana Population Group: Low Inc—W Feliciana Parish *Winn
Low Income Low Inc—Webster County—Webster	Par *De Soto	PRIMARY MEDICAL CARE: Louisiana Service Area Listing
Parts: Low-Income Low Inc—West End Louisville County—Jefferson Parts: C.T. 1–18 C.T. 20–24 C.T. 27–28 C.T. 30 C.T. 34–35 Med Ind—Harlan/Evarts/Grays Knob County—Harlan Parts: Cawood Div Harlan Div Poor Fork Div Wallins Creek Div Med Ind—Logan Co	East Baton Rouge Service Area: Eden Park Service Area: NW Baton Rouge *East Carroll *East Feliciana *Franklin *Iberia Population Group: Medicaid—Iberia Par *Iberville Service Area: Ascension/Northeast Iberville Population Group: Low Inc—Iberville Par *Jackson Jefferson *Jefferson Davis Service Area: Lafitte Service Area: Old Kenner/River Town Population Group: Low Inc—Jefferson Davis Par	Service Area Name Algiers/Fischer Parish—Orleans Parts: C.T. 1–4 C.T. 6.01–6.05 C.T. 6.13 Ascension/Northeast Iberville Parish—Ascension Parts: District 3 District 4–a District 4–b District 5 District 6–a District 6–b District 7–a

PRIMARY MEDICAL CARE: Louisiana	PRIMARY MEDICAL CARE: Louisiana	PRIMARY MEDICAL CARE: Louisiana
Service Area Listing	Service Area Listing	Population Group Listing
Service Area Name	Service Area Name	Population Group
District 7–b	C.T. 9532-9536	Dist. 7
Parish—Ascension	NW Baton Rouge	Dist. 6
Parish—Iberville	Parish—East Baton Rouge	Dist. 2
Parts:	Parts:	Dist. 12
District 3	C.T. 1–5	Dist. 11
District 4	C.T. 6.01–6.02	Dist. 10
Dequincy Parish—Calcasieu	C.T. 7.01–7.02 C.T. 11.02–11.04	Dist. 9 Dist. 8
Parts:	C.T. 30.01–30.02	Dist. 1
C.T. 24	C.T. 31.01–31.02	Low Inc—Irish Channel
Desire/Florida	C.T. 33–34	Parish—Orleans
Parish—Orleans	Old Kenner/River Town	Parts:
Parts:	Parish—Jefferson	C.T. 77–80
C.T. 11	Parts:	C.T. 81.01–81.02
C.T. 11.99–12.00	C.T. 205.05	C.T. 82-89
C.T. 13.01-13.04	C.T. 206-210	Low Inc—Jefferson Davis Par
C.T. 14.01-14.02	C.T. 236-237	Parish—Jefferson Davis
C.T. 15–16	Plaquemines East	Parts:
C.T. 17.03	Parish—Plaquemines	Low Income
C.T. 17.06	Parts:	Low Inc—Richland Par
C.T. 17.98	District 1	Parish—Richland
Donaldsonville	Plaquemines West	Parts:
Parish—Ascension	Parish—Plaquemines	Low Income
Parts:	Parts:	Low Inc—St. Landry Parish
C.T. 308–310	District 5	Parish—St Landry
Dulac Parish Tarrahana	District 6	Parts:
Parish—Terrebonne	District 7	Low Income
Parts:	District 8	Low Inc—St. Mary Par
District I District G	District 9 S E Lafourche	Parish—St Mary Parts:
District G District H	Parish—Lafourche	Low Income
Eden Park	Parts:	Low Inc—W Feliciana Parish
Parish—East Baton Rouge	District 11	Parish—West Feliciana
Parts:	District 8	Parts:
C.T. 8–10	District 9	Low Income
C.T. 12-16	District 10	Low Income—Claiborne Par
C.T. 21–22	District 12	Parish—Claiborne
C.T. 24–25	District 13	Parts:
Lafitte	District 14	Low Income
Parish—Jefferson	District 15	Low Income—Gentilly Woods
Parts:	Vacherie	Parish—Orleans
C.T. 277.02	Parish—St James	Parts:
C.T. 278.09	Parts:	C.T. 17.02
C.T. 279	District 7	Medicaid—Iberia Par
C.T. 279.99	District 5	Parish—Iberia
Livingston Service Area	District 6	Parts:
Parish—Livingston Parts:	Parish—St John The Baptist Parts:	Medicaid Eligible
District 8	District 1	Medicaid—Natchitoches Co
District 7	Vinton	Parish—Natchitoches Parts:
District 6	Parish—Calcasieu	Medicaid Eligible
District 1	Parts:	Wedicald Eligible
District 9	C.T. 35–36	PRIMARY MEDICAL CARE: Louisiana
Lower 9Th Ward		- Facility Listing
Parish—Orleans	PRIMARY MEDICAL CARE: Louisiana	
Parts:	Population Group Listing	Facility Name
C.T. 7.01–7.02	- 	- David Raines CHC (C.T. 246)
C.T. 8	Population Group	Parish—Caddo
C.T. 9.01–9.04	Low Inc—Acadia Co	FCI Oakdale
North Caddo	Parish—Acadia	Parish—Allen
Parish—Caddo	Parts:	Lallie Kemp Hosp. Outpatient Unit
Parts:	Low Income	Parish—Tangipahoa
C.T. 248–250	Low Inc—Central Shreveport	Leonard J. Chabert Medical Center
C.T. 251.98	Parish—Caddo	Parish—Terrebonne
North Lake Charles	Parts:	Moss Reg Med Ctr Outpt Clinic
Parish—Calcasieu	C.T. 201–202 C.T. 204–213	Parish—Calcasieu
Parts:	C.T. 204–213 C.T. 217–225	DDIMADY MEDICAL CASE AS
C.T. 2–4 C.T. 14–15	C.T. 232–233	PRIMARY MEDICAL CARE: Maine
Northern Tangipahoa	Low Inc—Iberville Par	County Listing
Parish—Tangipahoa	Parish—Iberville	County Name
Parts:	Parts:	Androscoggin
i dito.	1 41.0.	-··

PRIMARY MEDICAL CARE: Maine County Listing	PRIMARY MEDICAL CARE: Maine County Listing	PRIMARY MEDICAL CARE: Maine Service Area Listing
County Name	County Name	Service Area Name
Service Area: Jay/Livermore Falls	Service Area: Topsfield	Parts:
*Aroostook	Population Group: Low Inc—Lubec	Drew Plantation
Service Area: Ashland PCAA	Population Group: Low Inc—Machias	Kingman Unorg.
Service Area: Danforth	Population Group: Low Income—Milbridge	Prentiss Plantation
Service Area: Van Buren	Population Group: Med Ind—Calais	County—Washington
Service Area: Van Buren Population Group: Low Inc—Houlton PCAA	York Service Area: Sacopee Valley Region	Parts: Danforth Town
Population Group: Low Inc—Island Falls		Eastport
Population Group: Low Inc—Mars Hill PCAA	PRIMARY MEDICAL CARE: Maine Service Area Listing	County—Washington Parts:
Population Group: Low Inc—Ft. Kent		Eastport City
Population Group: Low Inc—Lincoln	Service Area Name Ashland PCAA	Passamaquoddy Pleasant Point Res
Cumberland Service Area: Casco Bay Islands	County—Aroostook	Pembroke Town Perry Town
Service Area: Casco Bay Islands Service Area: Sacopee Valley Region	Parts:	Howland
Population Group: Homeless—Portland	Ashland Town	County—Penobscot
*Franklin	Garfield Plantation	Parts:
Service Area: Jay/Livermore Falls	Masardis Town	Burlington Town
Service Area: Rangeley	Nashville Plantation Oxbow Plantation	East Central Penobscot Unorg.
Population Group: Low Inc—Rumford	Portage Lake Town	Edinburg Town Enfield Town
Population Group: Low Inc—Kingfield PCAA	Bethel	Howland Town
*Kennebec	County—Oxford	Lagrange Town
Service Area: Jay/Livermore Falls	Parts:	Lowell Town
Population Group: Low Inc—Richmond	Bethel Town	Maxfield Town
PCAA	Gilead Town	Passadumkeag Town
*Knox	Greenwood Town Newry Town	Seboeis Plantation
Population Group: Low Inc—Penobscot Bay Islands	North Oxford Unorg.	Jackman County—Somerset
Facility: Me State Prison/Me Corr Inst—	Upton Town	Parts:
Thomaston	Woodstock Town	Dennistown Plantation
*Lincoln	Bingham	Jackman Town
Population Group: Low Inc-Richmond	County—Piscataquis	Moose River Town
PCAA	Parts: Kingsbury Plantation	Jay/Livermore Falls
Population Group: Low Inc—Damariscotta *Oxford	County—Somerset	County—Androscoggin Parts:
Service Area: Bethel	Parts:	Livermore Falls Town
Service Area: Jay/Livermore Falls	Bingham Town	Livermore Town
Service Area: Rangeley	Brighton Plantation	County—Franklin
Service Area: Sacopee Valley Region	Caratunk Town	Parts:
Population Group: Low Inc—Rumford	Moscow Town Northeast Somerset Unorg.	Jay Town
Penobscot Service Area: Corinth	Pleasant Ridge Plantation	County—Kennebec Parts:
Service Area: Commit Service Area: Danforth	Solon Town	Fayette Town
Service Area: Howland	The Forks Plantation	County—Oxford
Population Group: Low Inc-Millinocket	West Forks Plantation	Parts:
PCAA 44	Casco Bay Islands	Canton Town
Population Group: Low Inc—Island Falls	County—Cumberland Parts:	Hartford Town
Population Group: Low Inc—Dexter Population Group: Low Inc—Lincoln	Cliff Is.	Sumner Town Jonesport
Population Group: Penobscot Nat Amer	Cushing Is.	County—Washington
Tribe	Great Chebeague Is.	Parts:
*Piscataquis	Great Diamond Is.	Addison Town
Service Area: Bingham	Little Chebeague Is.	Beals Town
Population Group: Low Inc—Millinocket	Little Diamond Is.	Centerville Town
PCAA 44 Repulation Croup: Low Inc. Croopville	Long Is. Peak's Is.	Columbia Falls Town Jonesboro Town
Population Group: Low Inc—Greenville PCAA	Corinth	Jonesport Town
Population Group: Low Inc—Milo PCAA	County—Penobscot	Rangeley
*Sagadahoc	Parts:	County—Franklin
Population Group: Low Inc—Richmond	Bradford Town	Parts:
PCAA	Charleston Town	Coplin Plantation
*Somerset	Corinth Town Exeter Town	Dallas Plantation
Service Area: Bingham Service Area: Jackman	Hudson Town	Eustis Town Madrid Town
Population Group: Low Inc—Greenville	Danforth	North Franklin Unorg.
PCAA	County—Aroostook	Rangeley Plantation
Population Group: Low Inc—Dexter	Parts:	Rangeley Town
*Washington	Bancroft Town	Sandy River Plantation
Service Area: Danforth	Orient Town	County—Oxford
Service Area: Eastport Service Area: Jonesport	Weston Town County—Penobscot	Parts:
Service Area. Junesport	County—Fellopscot	Lincoln Plantation

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PRIMARY MEDICAL CARE: Maine Service Area Listing	PRIMARY MEDICAL CARE: Maine Population Group Listing	PRIMARY MEDICAL CARE: Maine Population Group Listing
Service Area Name	Population Group	Population Group
Magalloway Plantation	Cambridge Town	Low Inc—Lincoln
North Oxford Unorg.	Ripley Town	County—Aroostook
Sacopee Valley Region	Low Inc—Ft. Kent	Parts:
County—Cumberland	County—Aroostook	Macwahoc Plt
Parts:	Parts:	South Aroostook Unorg
Baldwin Town	Eagle Lake Town	County—Penobscot
County—Oxford	Fort Kent Town	Parts:
Parts: Hiram Town	Frenchville Town	Carroll Plt Chester Town
Porter Town	Madawaska Town New Canada Town	Lakeville Town
County—York	St. Agatha Town	Lee Town
Parts:	Wallagras Plt.	Lincoln Town
Cornish Town	Winterville Plt.	Mattawamkeag Town
Limerick Town	Low Inc—Greenville PCAA	Springfield Town
Parsonsfield Town	County—Piscataquis	Twombley Unorg
St. Francis	Parts:	Webster Plt
County—Aroostook	Beaver Cove Town	Winn Town
Parts:	Blanchard Plantation	Woodville Town
Allagash Town	Greenvilletown	Low Inc—Lubec
St. Francis Town	Monsontown	County—Washington
St. John Plantation	NE Piscataquis (Sw 1/3)	Parts:
Topsfield	NW Piscataquis	Dennysville Town
County—Washington Parts:	Shirleytown Willimantic Town	East Central Wash.Unorg. Lubec Town
	County—Somerset	Whiting Town
Codyville Plantation Grand Lake Stream Plantation	Parts:	Low Inc—Machias
North Washington Unorg.	NE Somerset (North 2/3)	County—Washington
Passamaquoddy Indian Township Re	Seboomook Lake Town	Parts:
Talmadge Town	Low Inc—Houlton PCAA	Cutler Town
Topsfield Town	County—Aroostook	East Machias Town
Vanceboro Town	Parts:	Machias Town
Waite Town	Amity Town	Machiasport Town
Van Buren	Cary Plantation	Marshfield Town
County—Aroostook	Cental Aroostook Unorg.	Northfield Town
Parts:	Glenwood Plantation	Roque Bluffs Town
Grand Isle Town	Hammond Plantation	Wesley Town
Hamlin Town	Haynesville Town	Whitneyville Town
Van Buren Town	Hodgdon Town Houlton Town	Low Inc—Mars Hill PCAA
PRIMARY MEDICAL CARE: Maine	Linneus Town	County—Aroostook Parts:
Population Group Listing	Littleton Town	Blaine Town
	Ludlow Town	Bridgewater Town
Population Group	Merrill Town	E. Plantation
Homeless—Portland	Monticello Town	Mars Hill Town
County—Cumberland	New Limerick Town	Westfield Town
Parts:	Oakfield Town	Low Inc—Millinocket PCAA 44
C.T. 1–13	Reed Plantation	County—Penobscot
Low Inc—Damariscotta	Smyrna Town	Parts:
County—Lincoln	Low Inc—Island Falls	East Millinocket Town
Parts: Alna Town	County—Aroostook	Medway Town
Boothbay Town	Parts:	Millinocket Town
Boothbay Harbor Town	Crystal Town Dyer Brook Town	N Penobscot (S 2/3)
Bremen Town	Hersey Town	County—Piscataquis Parts:
Bristol Town	Island Falls	NE Piscataquis (N 1/3)
Damariscotta Town	Moro Plantation	Low Inc—Milo PCAA
Edgecombe Town	S. Aroostook Un. (N 2/3)	County—Piscataquis
Jefferson Town	Sherman Town	Parts:
Monhegan Plantation	County—Penobscot	Atkinson Town
Newcastle Town	Parts:	Brownville Town
Nobleboro Town	Mt. Chase Town	Lake View Plantation
South Bristol Town	N. Penobscot Un. (N 1/3)	Medford Town
Southport Town	Pattentown	Milo Town
Waldoboro Town	Stacyville Town	NE Piscataquis (Se 1/3)
Low Inc—Dexter	Low Inc—Kingfield PCAA	Sebec Town
County—Penobscot	County—Franklin	SE Piscataquis Unorg
Parts:	Parts:	Low Inc—Penobscot Bay Islands
Corinna Town	Carrabassett Valley Town	County—Knox
Dexter Town	E C Franklin Unorg. Terr	Parts:
Garland Town County—Somerset	Kingfield Town	Matinicus Isle Plt
Parts:	Phillips Town Wyman Unorg. Terr	North Haven Town Vinalhaven Town
, and.	wyman onorg. Ten	vinamaven town

Population Group Listing Population Group Low Inc—Richmond PCAA County—Kennebec Parts: Direction Development of County—Honorine Parts: Direction County—Sagadehoc Parts: Direction County—Sagadehoc Parts: County—Sagadehoc Parts: Direction County—Sagadehoc Parts: County—Sagadehoc Parts: County—Sagadehoc Parts: County—Sagadehoc Parts: County—Sagadehoc Population Group: Low Inc—Part Wast Population Group: Low Inc—Analyse Part Facility: Projecto Salud Facility Parts: Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Langley Part Facility: Projecto Salud Facility Population Group: Low Inc—Hagerstown County—Washington Parts: Population Group: Low Inc—Hagerstown County—Washington Parts: Population Group: Low Inc—Hagerstown County—Washington Population Group: Low Inc—Hagerstown County—Washington Parts: Population Group: Low Inc—H			
Low Inc.—Richmond PCAA County—Knennebec Parts: Litchfield County—Lincoln Parts: Direaden County—Lincoln Parts: Bowdoinham Richmond Low Inc.—Rumford County—Charlesian Parts: Govername Propulation County—Charlesian Parts: Andower Town Direaden County—Oxford Parts: Andower Town Direaden County—Sharlesian Bowdoinham Richmond Low Inc.—Rumford County—Charlesian Parts: Andower Town Direaden County—Oxford Parts: Andower Town Direaden Direaden County—Sharlesian Parts: Andower Town Direaden County—Manager Manager Parts: Andower Town Direaden County—Sharlesian Parts: Andower Town Direaden County—Whathington Parts: Andower Town Direaden County—Whathington Parts: Andower Town Roxbury T			PRIMARY MEDICAL CARE: Maryland Population Group Listing
Low Inc.—Richmond PCAA County—Knennebec Parts: Litchfield County—Lincoln Parts: Downland Frame County—Sagadahoc Parts: Bowdoinham Richmond Low Inc.—Rumford County—Carankiin Parts: Bowdoinham Richmond Low Inc.—Rumford County—Trankiin Parts: Andover Town Divinied Town County—Oxford Parts: Andover Town Divinied Town Divinied Town County—Sharington Parts: Andover Town Roxbury Town County—Washington Parts: Alexander Town County—Sharington Parts: Alexander Town Baileyville Town County—Sharington Parts: Alexander Town Baileyville Town County—Sharington Parts: Alexander Town Roxbury Town County—Sharington Parts: Alexander Town County—Sharington Parts: Alexander Town County—Sharington Parts: Alexander Town County—Sharington Parts: Old Town City Charlotte Town County—Alexander Town Roxbury Town Ro	 opulation Group	County Name	Population Group
County—Kennebec Parts: Litchfield County—Lincoln Parts: Litchfield County—Lincoln Parts: Dreaden County—Lincoln Parts: Bowdoinham Richmond Low Inc—Rumford County—Franklin Parts: Carthage Town County—Franklin Parts: Carthage Town Richmond Diddled Town Byron Town Diddled Town Hanover Town Milton Town Parts: Beddington Town Chertyfield Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Med Ind—Calais County—Washington Parts: Beddington Town Character Town Character Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Baing Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Med Ind—Calais County—Washington Parts: Beddington Town Character Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Med Ind—Calais County—Washington Parts: Beddington Town Character Town County—Washington Parts: Beddington Town Chertyfield Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Med John Franklin Town Baing Town County—Washington Parts: Beddington Town Character Town County—Washington Parts: Beddington Town Chertyfield Town Stauben Town Med John Franklin Town Baing Town County—Hallegany Parts: Beddington Town Character Town County—Hallegany Parts: County—Penobacol Nat Art Are Tribe County—Hallegany Parts: Dreaden Town Character Town Character Town County—Hallegany Parts: Dreaden Town Penobacol Nat Art Are Tribe County—Hallegany Parts: District 15, Indian Spring District 5, Indian Spring District 6, Clear Spring District 6, Cle	•	•	Low Inc—Belair Road/Brehm's Lane
Paris: Litchfield County—Lincoln Paris: Dresden County—Sagadahoc Paris: Dresden County—Sagadahoc Paris: Dresden County—Sagadahoc Paris: Dresden County—Fasgadahoc Paris: County—Sagadahoc Paris: Carhage Town Richmond Low Inc—Rumford County—Franklin Paris: Carthage Town Weld Town Weld Town Weld Town Weld Town Maxico Town Maxico Town Maxico Town Maxico Town Peru Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town Baring Town County—Mashington Paris: County—Washington Paris County—Maximagen Paris County—Washington Paris County—Maximagen Paris County—Roxbury Town Radialey Town Baling Town Calaiso City County—Washington Paris County—Maximagen Paris County—Roxbury Town Radialey Flow Baling Town Calaiso City County—Washington Paris County—Roxbury Town Pantation 121 Pincaton Town Medidybemps Town Paris City County—Washington Paris District 1, Indian Spring District 4, Clear Spring District 4, Clear Spring District 5, Hancook County—Allegany Paris: District 1, Indian Spring District 4, Clear Spring District 5, Hancook County—Roxbury Washington Paris: District 1, Indian Spring District 5, Hancook County—Washington County—Roxerser County—County—Maximized County—County—Maximized County—Count		, , , ,	County—Baltimore City (Indep)
Lichfield County—Lincoln Parts: Dresden County—Sagadahoc Parts: Dresden County—Sagadahoc Parts: Dresden Bowdinham Richmond Low Ino—Runtford County—Franklin Parts: Carthage Town Weld Town County—Oxford Parts County—Washington Parts: District Town Mixon Town Mixon Town Abouty Tom Peru Town County—Washington Parts: Beddington Town County—Washington Parts: Beddington Town County—Washington Parts: Beddington Town County—Washington Parts: Beddington Town Meld Ind—Calais County—Washington Parts: Alexander Town Balleyville Town Belleyville Town County—Washington Parts: Alexander Town Balleyville Town Balleyville Town County—Washington Parts: County—Washington Parts: Alexander Town Balleyville Town County—Washington Parts: Alexander Town Balleyville Town County—Washington Parts: County—Washington Parts: Beddington Town County—Washington Parts: Beddington	10000		Parts:
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Parts: Dresden Dresden Dresden Dresden Dresden Dresden County—Sagadahoc Parts: Bowdoinham Richmond Richmond Richmond Richmond Richmond Richmond Richmond Richmond Richmond Robustion Robusti	aln		C.T. 2601.02
Dresden County—Sagadahoc Parts: Bowdoinham Richmond Low Inc—Rumford County—Franklin Parts: Carnhage Town Weld Town County—Franklin Parts: Carnhage Town Weld Town Dixfield Town Dixfield Town Mixton Town Peru Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town County—Washington Parts: Alexander Town Beddington Town Columbia Town Columbia Town Columbia Town Deblois Town Harrington Town Mixton Calais County—Washington Parts: Alexander Town Balleyulle Town County—Washington Parts: Alexander Town Meddybemps Town Crawford)III	·	C.T. 2602.01-2602.03
County—Sagadahoc Parts: Bowdoinham Richmond Low Inc—Rumford County—Franklin Parts: Carthage Town Weld Town Weld Town Weld Town Weld Town Deboils Town Parts: Beddington Town Roxbury Town Roxbury Town Roxbury Town Roxbury Town County—Washington Parts: Beddington Town Cherryfield Town Columbia Town Debolos Town Mallor Town Bainegin Town County—Washington Parts: Beddington Town Cherryfield Town County—Washington Parts: Beddington Town Cherryfield Town County—Washington Parts: Beddington Town County—Washington Parts: Beddington Town County—Washington Parts: Beddington Town Cherryfield Town County—Washington Parts: Beddington Town County—Allegany County—Allegany County—Allegany Cr. 7, 204.04 County—Allegany Parts: County—Allegany County—Allegany Parts: C			C.T. 2603.01-2603.03
Parts:	adahoc		C.T. 2604.02
Bowdoinham Richmond Low Inc.—Rumford County—Franklin Parts: Carthage Town Weld Town County—Oxford Parts: Andover Town Byron Town Disfield Town Revoluty Town County—Washington Parts: Beddington Town Cherryfield Town Columbia Town Cherryfield Town Columbia Town Debiois Town Harrington Town Milbridge Town Milbridge Town Milbridge Town Milbridge Town Service Area: Hancock (MD/PA) Baileryfolle Town Columbia To	idanoo	Population Group: Medicaid—South Balti-	C.T. 2604.98
Richmond Low Inc—Runford County—Franklin Parts: Carthage Town Weld Town County—Oxford Parts: Andover Town Byron Town Dixfield Town Hanover Town Mexico Town Mexico Town Peru Town Roxbury Town Roxbury Town Roxbury Town Barifighon Town Peru Town County—Mashington Parts: Andover Town Bedington Town County—Mashington Parts: Bedington Town County—Mashington County—Mashington Parts: Bedington Town County—Mashington Parts: Bedington Town County—Washington Parts: Bedington Town County—Washington Parts: Bedington Town County—Washington Parts: Alexander Town Baileyville Town County—Sahington Parts: Alexander Town Baileyville Town Calais City Charlotte Town Calais City Charlotte Town Calory Charlotte Town Caparic Town Baileyville Town Calory Charlotte Town Caparic Town Roxbury Town Roxb	nam.	more City	C.T. 2701.01
Low Inc-Rumford County—Franklin Parts: Carthage Town Weld Town Weld Town County—Oxford Parts: Andover Town Byron Town Dixfield Town Hanover Town Mexico Town Milton Town Roxbury Town Roxbury Town Rumford Town County—Washington Parts: Beddington Town Cherryfield Town Cherryfield Town Cherryfield Town Cherryfield Town Mibridge Town Mibridge Town Mibridge Town Steuben Town Mibridge Town Steuben Town Mibridge Town Steuben Town Mexico Town Mibridge Town Steuben Town County—Washington Parts: Beddington Town Cherryfield Town County—Washington Parts: County—Mashington Parts: County—Washington Parts: County—Washington Parts: County—Mashington Parts: County—Washington Parts: County—Washington Parts: County—Mashington Parts: County—Washington Parts: County—Mashington Parts: County—Washington Parts: County—Ration (County—Washington Parts: County—Ration (County—Washington Parts: County—Ration (County—Washington Parts: County—Washington Parts: Cou		Facility: Healthcare For The Homeless	Low Inc—Hagerstown
County—Franklin Parts: Carthage Town Weld Town County—Oxford Parts: Andover Town Byron Town Dixfield Town Chiffeld Town Mitton Town Peru Town Roxbury Town Parts: Bedford Town County—Washington Darts: Andover Town Baring Town County—Washington Parts: Alexander Town Balleyville Town County—Ballimore County—Washington Parts: Alexander Town Balleyville Town County—Ballimore County—Coun	•	Caroline	County—Washington
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Parts: District 1, Orleans Me State Prison/Me Corr Inst—Thomaston County—Knox PRIMARY MEDICAL CARE: Maryland County Listing District 4, Clear Spring District 5, Hancock Middle Prices Parts: Low Income Low-Income Somerset Co County—Somerset		County—Allegany	County—Wicomico
Facility Name Me State Prison/Me Corr Inst—Thomaston County—Knox PRIMARY MEDICAL CARE: Maryland County Listing District 1, Orleans County—Washington Parts: District 15, Indian Spring District 4, Clear Spring District 4, Clear Spring District 5, Hancock Middle Picts Low Income County—Kent Parts: District 15, Indian Spring District 5, Hancock County—Somerset Co County—Somerset			Parts:
Me State Prison/Me Corr Inst—Thomaston County—Knox Parts: District 15, Indian Spring District 4, Clear Spring District 5, Hancock District 5, Hancock Middle Pilots Low Income-Kent Co County—Kent Parts: District 15, Indian Spring District 5, Hancock Middle Pilots Middle Pilots	Facility Name		Low Income
Parts: District 15, Indian Spring District 4, Clear Spring District 5, Hancock County—Kent Parts: District 15, Indian Spring District 4, Clear Spring District 5, Hancock County—Kent Parts: District 15, Indian Spring Low Income Low-Income Somerset Co County—Somerset	/Me Corr Inst—Thomaston		Low Income-Kent Co
PRIMARY MEDICAL CARE: Maryland County Listing District 15, Indian Spring District 4, Clear Spring District 5, Hancock District 15, Indian Spring Low Income County—Somerset	(, ,	County—Kent
PRIMARY MEDICAL CARE: Maryland County Listing District 4, Clear Spring District 5, Hancock County—Somerset Middle Biter			Parts:
County Listing District 4, Clear Spring Low-Income Somerset Co District 5, Hancock County—Somerset Middle District	IFDICAL CARE: Maryland		Low Income
District 5, Hancock County—Somerset			
		· · · · · · · · · · · · · · · · · · ·	
	County Name	Middle River	Parts:
Allegany County—Baltimore Low Income	,	County—Baltimore	
Service Area: George's Creek Parts: Medicaid—South Baltimore City	George's Creek		
Service Area: Hancock (MD/PA) C.T. 4507 County—Baltimore City (Indep)			
Facility: FCI Cumberland C.T. 4508.01–4508.02 Parts:	,		
Baltimore C.T. 4508.01 – 4508.02 Parts. C.T. 4513–4516 C.T. 2101.01	Jonana		
C.1. 4010—4010 C.1. 2101.01		0.1. 4010-4010	G.1. Z101.01

PRIMARY MEDICAL CARE: Maryland	PRIMARY MEDICAL CARE: Massachusetts	PRIMARY MEDICAL CARE: Massachusetts
Population Group Listing	Service Area Listing	Population Group Listing
Population Group	Service Area Name	Population Group
C.T. 2102.01	Parts:	C.T. 3
C.T. 2301-2303	Chelsea City	C.T. 4.01-4.02
C.T. 2401	Revere City	C.T. 5.01-5.02
C.T. 2404	Winthrop Town	C.T. 6.01–6.02
C.T. 2502.03-2502.05	Gateway Regional Dist	C.T. 7.01–7.02
C.T. 2502.07	County—Hampden	C.T. 8.01–8.02
C.T. 2503.01-2503.03	Parts:	Low Inc—C Fall River
C.T. 2504.01-2504.02	Blandford Town	County—Bristol
C.T. 2505-2506	Chester Town	•
	Montgomery Town	Parts:
PRIMARY MEDICAL CARE: Maryland	Russell Town	C.T. 6408–6414
Facility Listing	County—Hampshire	C.T. 6419–6420
	Parts:	Low Inc—C New Bedford
Facility Name	Huntington Town	County—Bristol
Eastern Corr Inst	Middlefield Town	Parts:
County—Somerset	Worthington Town	C.T. 6504-6509
FCI Cumberland	Hampshire Regional Dist	C.T. 6510.02
County-Allegany	County—Hampshire	C.T. 6511–6518
Healthcare For The Homeless	Parts:	C.T. 6518.99–6519.00
County—Baltimore City (Indep)	Chesterfield Town	
Projecto Salud Facility	Cummington Town	C.T. 6520–6527
County—Montgomery		Low Inc—Springfield
County—Montgomery	Goshen Town	County—Hampden
PRIMARY MEDICAL CARE: Massachusetts	Plainfield Town	Parts:
	Hull	C.T. 8001
County Listing	County—Plymouth	C.T. 8002.01-8002.02
County Name	Parts:	C.T. 8003-8010
Barnstable	Hull Town	C.T. 8011.01-8011.02
Population Group: Homeless—Hyannis	North Lawrence	C.T. 8012-8013
Bristol	County—Essex	C.T. 8014.01-8014.02
	Parts:	C.T. 8015.01–8015.03
Population Group: Low Inc—C Fall River	C.T. 2501–2517	C.T. 8016.01–8016.05
Population Group: Low Inc—C New Bed-	Roxbury	
ford	County—Suffolk	C.T. 8017–8025
Essex	Parts:	C.T. 8026.01–8026.02
Service Area: North Lawrence	C.T. 801-809	Low Inc—Worcester
Service Area: South Lynn	C.T. 811–821	County—Worcester
Population Group: Med Elig—Salem/East	South Lynn	Parts:
Peabody	County—Essex	C.T. 7301-7303
Hampden	Parts:	C.T. 7304.01-7304.02
Service Area: Gateway Regional Dist	C.T. 2055-2065	C.T. 7305-7307
Population Group: Low Inc—Springfield	C.T. 2068-2072	C.T. 7308.01-7308.02
Population Group: Low Inc Of Holyoke	SW Dorchester	C.T. 7309.01-7309.02
Hampshire	County—Suffolk	C.T. 7310
Service Area: Gateway Regional Dist	Parts:	C.T. 7311.01–7311.02
Service Area: Hampshire Regional Dist	C.T. 923–924	C.T. 7312.01–7312.02
Middlesex	C.T. 1001–1005	C.T. 7312.01=7312.02 C.T. 7313=7319
Service Area: Community Health Network	C.T. 1010.01–1010.02	
Area 116	C.T. 1011.01–1011.02	C.T. 7320.01–7320.02
Facility: Mcl—Concord	C.T. 1101.01	C.T. 7321
Plymouth	0.1. 1101.01	C.T. 7322.01–7322.03
Service Area: Hull	PRIMARY MEDICAL CARE: Massachusetts	C.T. 7323–7328
Suffolk	Population Group Listing	C.T. 7329.01–7329.02
Service Area: Community Health Network	T opulation Group Listing	C.T. 7330
Area 116	Population Group	C.T. 7331.01-7331.02
	Hmlss—Boston	Low Inc Of Holyoke
Service Area: Roxbury		County—Hampden
Service Area: SW Dorchester	County—Suffolk	Parts:
Population Group: Hmlss—Boston	Parts:	C.T. 8114–8118
Population Group: Low Inc—Brighton/	Long Is Shelter/Ct 1501	C.T. 8120
Allston	Pc Clinic/Bc Hosp/Ct 710	
Worcester	Pine Street Inn/Ct 712	Med Elig—Salem/East Peabody
Population Group: Low Inc—Worcester	Shattuck Ctr/Ct 1101.02	County—Essex
	St. Francis Hse/Ct 1206	Parts:
PRIMARY MEDICAL CARE: Massachusetts	Homeless—Hyannis	C.T. 2042–2043
Service Area Listing	County—Barnstable	C.T. 2045–2046
	Parts:	C.T. 2107-2108
Service Area Name	Ct 012400	
Community Health Network Area 116	Ct 012600	PRIMARY MEDICAL CARE: Massachusetts
County—Middlesex	Low Inc—Brighton/Allston	Facility Listing
Parts:	County—Suffolk	- Comy Lioung
Everett City	Parts:	Facility Name
Malden City	C.T. 1	McI—Concord
County—Suffolk	C.T. 2.01–2.02	County—Middlesex
Journy Junion	U.1. Z.U1-Z.UZ	County—ivilualesex

*Ionia

Population Group: Low Inc/MFW-Ionia Co

PRIMARY MEDICAL CARE: Michigan PRIMARY MEDICAL CARE: Michigan PRIMARY MEDICAL CARE: Michigan County Listing County Listing County Listing County Name County Name County Name *Alcona Facility: Handlon Mi Training Unit *Newaygo *Alger Facility: Ionia Maximum Fac Population Group: Low Inc-Newaygo Co Population Group: Low Inc-Alger Co Facility: Ionia Temporary Fac *Ogemaw Facility: Alger Max Fac Population Group: Low Inc-Ogemaw Co Facility: Michigan Ref Allegan *losco *Ontonagon Service Area: Allegan Population Group: Low Inc-losco Co Population Group: Low Inc-Ewen Population Group: Low Inc-South Haven/ *Iron Population Group: Low Inc-North Bangor . Ontonagon Population Group: Low Inc-Iron Co *Alpena *Isabella *Osceola Population Group: Low Inc-Alpena Co Population Group: Low Inc-Isabella Co *Oscoda *Antrim *Otsego Jackson Service Area: Mancelona Facility: Egeler Corr Fac Population Group: Low Inc-Otsego Co Population Group: Low Inc-East Jordan Facility: Jackson Cotton Facility Ottawa *Arenac Facility: Reception And Guidance Ctr Population Group: MFW-Ottawa Co Service Area: Sterling/Standish Facility: State Prs S Michigan—S Complex Facility: State Prs S Michigan—C Complex *Presque Isle Bay *Roscommon Service Area: Sterling/Standish Kalamazoo Saginaw *Benzie Population Group: Huron Potawatomi, Inc. Population Group: Low Inc-Eastside Sagi-Berrien Population Group: Low Inc-N Kalamazoo naw Population Group: Low Inc-North Berrien City Facility: Saginaw Corr Fac Co *Kalkaska Facility: Saginaw Cooperative Hosp Inc *Branch Kent *Sanilac Population Group: Low Inc-Branch Co Population Group: Low Inc-Grand Rapids Service Area: Marlette/Kingston Facility: Crane Women's Fac Population Group: MSFW-N Kent Co Population Group: Low Inc-Deckerville/ Calhoun *Keweenaw Sandusky Population Group: Low Inc-Calhoun Co *Lake *Schoolcraft *Cass Lapeer Population Group: Low Inc-Schoolcraft Service Area: Dowagiac Service Area: Marlette/Kingston Co *Charlevoix Service Area: Otter Lake St Clair Service Area: Beaver Island Facility: Thumb Regional Fac Population Group: Low Inc-St Clair Co Population Group: Low Inc-East Jordan *Leelanau *St Joseph *Cheboygan Service Area: Northport/Suttons Bay Population Group: Low Inc-St. Joseph Co Population Group: Low Inc-Cheboygan *Lenawee *Tuscola Ċο Service Area: Marlette/Kingston Service Area: Morenci *Chippewa Facility: Gus Harrison Regional Fac Service Area: Otter Lake Population Group: Low Inc-Chippewa Co Service Area: Pigeon Facility: Chippewa Cty Corr Inst Population Group: Low Inc-Luce Co Population Group: Low Inc-Caro/Cass *Clare *Mackinac City *Crawford Population Group: Low Inc-Mackinac Co Van Buren Population Group: Low Inc—Crawford Co Macomb Service Area: Dowagiac Facility: Macomb Corr Fac Population Group: Low Inc-South Haven/ Population Group: Low Inc-Delta Co *Manistee Bangor *Dickinson Population Group: Little River Band Of Ot-Wayne Population Group: Low Inc-Dickinson Co tawa Indians, Inc Service Area: Airport/Conner (N.E. Detroit) *Emmet *Marguette Service Area: Chene (S. Central Detroit) Population Group: Little Traverse Bay Service Area: Gwinn Service Area: Eastside Detroit Band Of Odawa Indian Service Area: Western Marquette Service Area: Highland Park Facility: Marquette Branch Prs Service Area: Inkster Service Area: Otter Lake Service Area: Mackenzie/Brooks *Mason Population Group: Low Inc-Flint Population Group: Low Inc/MFW-Mason Service Area: Nolan/State Fair/Davison/ *Gladwin Co Pershing Population Group: Low Inc-Gladwin Co *Mecosta Service Area: Southwest Detroit *Gogebic *Menominee Service Area: Tireman/Chadsey Population Group: Low Inc-Ewen Population Group: Low Inc-E Marinette/S Population Group: Low Inc-Hamtramck Population Group: Low Inc-Ironwood/Hur-Menominee (MI/WI Facility: Michigan Hospital & Medical Cenley (MI/WI) Population Group: Low Inc-Northern Meters *Grand Traverse nominee Facility: Ryan Regional Fac Population Group: Low Inc-Cadillac/Buck-*Missaukee *Wexford lev Monroe Population Group: Low Inc-Cadillac/Buck-*Gratiot Service Area: Carleton ley Population Group: Low Inc-Gratiot Co *Montcalm Facility: Mid Michigan Temporary Fac Population Group: Low Inc-Montcalm Co PRIMARY MEDICAL CARE: Michigan 'Hillsdale Facility: Carson City Regional Fac Service Area Listing *Houghton *Montmorency Population Group: Low Inc-Houghton Co Service Area Name Muskegon *Huron Population Group: Low Inc-Muskegon Airport/Conner (N.E. Detroit) Service Area: Pigeon County-Wayne Service Area: Port Austin Parts: Population Group: Low Inc-Northern Mus-C.T. 5037 Population Group: Low Inc-Harbor Beach/ keaon Co Facility: Brooks Regional Fac C.T. 5039-5048 Bad Axe

Facility: Muskegon Corr Fac

Facility: Muskegon Temporary Fac

C.T. 5052-5053

C.T. 5107-5109

PRIMARY MEDICAL CARE: Michigan Service Area Listing	PRIMARY MEDICAL CARE: Michigan Service Area Listing	PRIMARY MEDICAL CARE: Michigan Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Allegan	Highland Park	County—Tuscola
County—Allegan	County—Wayne	Parts:
Parts:	Parts:	Arbela Township
Allegan City	C.T. 5530-5537	Millington Township
Allegan Township	Inkster	Watertown Township
Cheshire Township	County—Wayne	Pigeon
Clyde Township '	Parts:	County—Huron
Dorr Township	C.T. 5701-5710	Parts:
Hopkins Township	Mackenzie/Brooks	Brookfield Township
Lee Township	County—Wayne	Caseville Township
Leighton Township	Parts:	Fairhaven Township
Martin Township	C.T. 5341–5344	McKinley Township
Monterey Township	C.T. 5347	Sebewaing Township
Salem Township	C.T. 5350–5355	Winsor Township
Trowbridge Township	C.T. 5363–5368	County—Tuscola
Valley Township	C.T. 5370–5373	Parts:
Watson Township	C.T. 5378	Columbia Township
Wayland Township	C.T. 5451–5454	Port Austin
Wayland City	Mancelona	County—Huron
Beaver Island		Parts:
	County—Antrim	
County—Charlevoix	Parts:	Dwight Township
Parts:	Chestonia Township	Gore Township
Peaine Township	Custer Township	Hume Township
St. James Township	Helena Township	Huron Township
Carleton	Kearney Township	Lake Township
County—Monroe	Mancelona Township	Pointe Aux Barques Township
Parts:	Star Township	Port Austin Township
Ash Township	Marlette/Kingston	Southwest Detroit
Exeter Township	County—Lapeer	County—Wayne
London Township	Parts:	Parts:
Chene (S. Central Detroit)	Burlington Township	C.T. 5208-5209
County—Wayne	County—Sanilac	C.T. 5211–5214
Parts:	Parts:	C.T. 5231–5238
C.T. 5111	Lamotte Township	C.T. 5240-5243
C.T. 5161–5162	Marlette City	C.T. 5245
C.T. 5177–5179	Marlette Township	C.T. 5247–5248
C.T. 5183–5188	County—Tuscola	Sterling/Standish
Dowagiac	Parts:	County—Arenac
County—Cass	Dayton Township	County—Bay
Parts:	Fremont Township	Parts:
Dowagiac City	Kingston Township	Gibson Township
La Grange Township	Koylton Township	Mount Forest Township
Marcellus Township	Morenci	Pinconning City
Penn Township	County—Lenawee	Pinconning Township
Pokagon Township	Parts:	Tireman/Chadsey
Silver Creek Township	Fairfield Township	County—Wayne
Volinia Township	Medina Township	Parts:
Wayne Township	Morenci City	C.T. 5221-5222
County—Van Buren	Ogden Township	C.T. 5251-5258
Parts:	Riga Township	C.T. 5260-5265
Decatur Township	Seneca Township	C.T. 5335-5337
Hamilton Township	Nolan/State Fair/Davison/Pershing	C.T. 5345-5346
Hartford City	County—Wayne	Western Marquette
Hartford Township	Parts:	County—Marquette
Keeler Township	C.T. 5064-5080	Parts:
Porter Township	C.T. 5102-5106	Champion Township
Eastside Detroit	Northport/Suttons Bay	Humboldt Township
County—Wayne	County-Leelanau 2	Michigamme Township
Parts:	Parts:	Republic Township
C.T. 5121–5124	Leelanau Township	Republic Tewnship
C.T. 5126	Leland Township	PRIMARY MEDICAL CARE: Michigan
C.T. 5129	Suttons Bay Township	Population Group Listing
C.T. 5132–5136	Otter Lake	- Optilation Group Listing
C.T. 5132–5130 C.T. 5139–5143	County—Genesee	Population Group
C.T. 5139–5143 C.T. 5145–5157	Parts:	Huron Potawatomi, Inc.
		County—Kalamazoo
Gwinn	Forest Township	•
County—Marquette	County—Lapeer	Parts:
Parts:	Parts:	Wakeshma Twp
Ewing Township	Deerfield Township	Little River Band Of Ottawa Indians, Inc
Forsyth Township	Marathon Township	County—Manistee
	North Branch Township	Parts:
Turin Township Wells Township	Rich Township	American Indians

PRIMARY MEDICAL CARE: Michigan Population Group Listing	PRIMARY MEDICAL CARE: Michigan Population Group Listing	PRIMARY MEDICAL CARE: Michigan Population Group Listing
Population Group	Population Group	Population Group
Little Traverse Bay Band Of Odawa Indian	County—Delta	Low Inc—Grand Rapids
County—Emmet	Parts:	County—Kent
Parts:	Low Income	Parts:
American Indians	Low Inc—Dickinson Co	C.T. 4
Low Inc—Alger Co	County—Dickinson	C.T. 8–10
County—Alger	Parts:	C.T. 11.01-11.02
Parts:	Low Income	C.T. 12–15
Low Income	Low Inc—E Marinette/S Menominee (MI/WI	C.T. 19–31
Low Inc—Alpena Co	County—Menominee	C.T. 36–40
County—Alpena	Parts:	Low Inc—Gratiot Co
Parts:	Ingaliston Twp	County—Gratiot
Low Income	Mellen Twp	Parts:
Low Inc—Branch Co	Menominee Twp	Low Income
County—Branch	Menominee City	Low Inc—Hamtramck
Parts:	Low Inc—East Jordan	County—Wayne
Low Income	County—Antrim	Parts:
Low Inc—Cadillac/Buckley	Parts:	C.T. 5520–5526
County—Grand Traverse	Banks Twp	Low Inc—Harbor Beach/Bad Axe
Parts:	Central Lake Twp	County—Huron
Fife Lake Twp	Echo Twp	Parts:
Grant Twp	Forest Home Twp	Bad Axe City
Mayfield Twp	Jordan Twp_	Bingham Twp
Paradise Twp	Torch Lake Twp	Bloomfield Twp
County—Wexford	Warner Twp	Chandler Twp
Parts:	County—Charlevoix	Colfax_Twp
Low Income	Parts:	Grant Twp
Low Inc—Calhoun Co	Boyne Valley Twp	Harbor Beach City
County—Calhoun	Boyne City City	Lincoln Twp
Parts:	Chandler Twp	Meade Twp
Low Income	East Jordan City	Oliver_Twp
Low Inc—Caro/Cass City	Evangeline Twp	Paris Twp
County—Tuscola	Eveline Twp	Rubicon Twp_
Parts:	Hudson Twp	Sand Beach Twp
Almer Twp	Marion Twp	Sheridan Twp
Elkland Twp	Melrose Twp	Sherman Twp
Ellington Twp	Norwood Twp	Sigel Twp
Elmwood Twp	South Arm Twp	Verona Twp
Indianfields Twp	Wilson Twp	Low Inc—Houghton Co
Novesta Twp	Low Inc—Eastside Saginaw	County—Houghton
Wells Twp	County—Saginaw	Parts:
Low Inc—Cheboygan Co	Parts:	Low Income
County—Cheboygan	C.T. 1–11	Low Inc—losco Co
Parts:	C.T. 110	County—losco
Low Income	Low Inc—Ewen	Parts:
Low Inc—Chippewa Co	County—Gogebic	Low Income
County—Chippewa	Parts:	Low Inc—Iron Co
Parts:	Marenisco Twp	County—Iron
Low Income	Watersmeet Twp	Parts:
Low Inc—Crawford Co	County—Ontonagon	Low Income
County—Crawford	Parts:	Low Inc—Ironwood/Hurley (MI/WI)
Parts:	Bergland Twp	County—Gogebic
Low Income	Haight Twp	Parts: Bessemer City
Low Inc—Deckerville/Sandusky	Interior Twp Matchwood Twp	
County—Sanilac	· '	Bessemer Twp
Parts:	McMillan Twp	Erwin Twp
Argyle Twp	Rockland Twp	Ironwood City
Austin Twp	Stannard Twp	Ironwood Twp
Bridgehampton Twp	Low Inc—Flint	Wakefield City
Custer Twp	County—Genesee	Wakefield Twp
Delaware Twp	Parts:	Low Inc—Isabella Co
Elmer Twp	C.T. 1–11	County—Isabella
Evergreen Twp	C.T. 14–15	Parts:
Forester Twp	C.T. 17–29	Low Income
Greenleaf Twp	C.T. 32	Low Inc—Luce Co
Marion Twp	C.T. 34	County—Luce
Minden Twp	C.T. 37–38	Parts:
Moore Twp		
•	C.T. 103.02	Low Income
Sandusky City	C.T. 103.02 C.T. 103.04	Low Inc-Mackinac Co
Sandusky City Sanilac Twp	C.T. 103.02 C.T. 103.04 Low Inc—Gladwin Co	Low Inc—Mackinac Co County—Mackinac
Sandusky City Sanilac Twp Watertown Twp	C.T. 103.02 C.T. 103.04 Low Inc—Gladwin Co County—Gladwin	Low Inc—Mackinac Co County—Mackinac Parts:
Sandusky City Sanilac Twp	C.T. 103.02 C.T. 103.04 Low Inc—Gladwin Co	Low Inc—Mackinac Co County—Mackinac

PRIMARY MEDICAL CARE: Michigan Population Group Listing	PRIMARY MEDICAL CARE: Michigan Population Group Listing	PRIMARY MEDICAL CARE: Michigan Facility Listing
Population Group	Population Group	Facility Name
County—Montcalm	Montague Twp	Alger Max Fac
Parts:	Montague City	County—Alger
Low Income	White River Twp	Brooks Regional Fac
Low Inc—Muskegon City	Whitehall Twp	County—Muskegon Carson City Regional Fac
County—Muskegon	Whitehall City	County—Montcalm
Parts: C.T. 1–5	Low Inc—Ogemaw Co	Chippewa Cty Corr Inst
C.T. 1–3 C.T. 6.01–6.02	County—Ogemaw	County—Chippewa
C.T. 7	Parts:	Crane Women's Fac
C.T. 7.99–8.00	Low Income	_ County—Branch
C.T. 11–13	Low Inc—Otsego Co	Egeler Corr Fac
C.T. 14.01-14.02	County—Otsego	County—Jackson
C.T. 19.02	Parts:	Gus Harrison Regional Fac County—Lenawee
C.T. 21	Low Income	Handlon Mi Training Unit
C.T. 26.01	Low Inc—Schoolcraft Co	County—Ionia
Low Inc—N Kalamazoo City County—Kalamazoo	County—Schoolcraft	Ionia Maximum Fac
Parts:	Parts: Low Income	County—Ionia
C.T. 1	Low Income Low Inc—South Haven/Bangor	Ionia Temporary Fac
C.T. 2.01–2.02	County—Allegan	County—Ionia
C.T. 3	Parts:	Jackson Cotton Facility
C.T. 4.02	Casco Twp	County—Jackson
C.T. 5–6	Ganges Twp	Macomb Corr Fac
C.T. 8.01–8.02	County—Van Buren	County—Macomb Marquette Branch Prs
C.T. 9–10	Parts:	County—Marquette
Low Inc—Newaygo Co	Arlington Twp	Michigan Hospital & Medical Centers
County—Newaygo Parts:	Bangor City	County—Wayne
Low Income	Bangor Twp	Michigan Ref
Low Inc—North Berrien Co	Columbia Twp	County—Ionia
County—Berrien	Covert Twp	Mid Michigan Temporary Fac
Parts:	Geneva Twp	County—Gratiot
Bainbridge Twp_	Lawrence Twp	Muskegon Corr Fac
Benton Charter Twp	South Haven City	County—Muskegon
Benton Harbor City	South Haven Twp	Muskegon Temporary Fac County—Muskegon
Coloma City Coloma Twp	Low Inc—St Clair Co	Reception And Guidance Ctr
Hagar Twp	County—St Clair	County—Jackson
Pipestone Twp	Parts:	Ryan Regional Fac
Sodus Twp	Low Income	County—Wayne
Watervliet Twp	Low Inc—St. Joseph Co County—St Joseph	Saginaw Cooperative Hosp Inc
Watervliet City	Parts:	County—Saginaw
Low Inc—North Ontonagon	Low Income	Saginaw Corr Fac
County—Ontonagon	Low Inc/MFW—Ionia Co	County—Saginaw
Parts: Bohemia Twp	County—Ionia	State Prs S Michigan—S Complex County—Jackson
Carp Lake Twp	Parts:	State Prs S Michigan—C Complex
Greenland Twp	Low Income	County—Jackson
Ontonagon Twp	MFW	Thumb Regional Fac
Low Inc—Northern Menominee	Low Inc/MFW—Mason Co	County—Lapeer
County—Menominee	County-Mason	
Parts:	Parts:	PRIMARY MEDICAL CARE: Minnesota
Cedarville Twp	Low Income	County Listing
Daggett Twp Faithorn Twp	MFW	County Name
Gourley Twp	MFW—Ottawa Co	*Beltrami
Harris Twp	County—Ottawa	Service Area: Northome/Blackduck
Holmes Twp	Parts: MFW	*Blue Earth
Lake Twp	MSFW—N Kent Co	Service Area: Wells
Meyer Twp	County—Kent	*Cass
Nadeau Twp	Parts:	Clay
Spalding Twp	Algoma Twp	Service Area: Barnesville
Stephenson City	Cedar Springs City	Service Area: Hawley
Stephenson Twp	Courtland Twp	*Clearwater *Cook
Low Inc—Northern Muskegon Co	Nelson Twp	*Faribault
County—Muskegon Parts:	Oakfield Twp	Service Area: Wells
Blue Lake Twp	Rockford City	*Freeborn
Cedar Creek Twp	Solon Twp	Service Area: Wells
Dalton Twp	Sparta Twp	*Grant
Fruitland Twp	Spencer Twp	Service Area: Elbow Lake/Dalton
Holton Twp	Tyrone Twp	Hennepin
•	•	

PRIMARY MEDICAL CARE: Minnesota County Listing	PRIMARY MEDICAL CARE: Minnesota Service Area Listing	PRIMARY MEDICAL CARE: Minnesota Service Area Listing
County Name	Service Area Name	Service Area Name
Service Area: Near North—Minneapolis	Comstock City	Leaf Mountain Township
Population Group: Hmlss-Inner City Min-	Elkton Township	New York Mills City
neapolis	Holy Cross Township	Newton Township
Population Group: Low Inc—NE Min-	Humboldt Township	Nidaros Township
neapolis	Parke Township Skree Township	Oak Valley Township Otter Tail Township
Population Group: Low Inc—N Minneapolis *Itasca	Tansem Township	Ottertail City
Service Area: Bigfork	County—Wilkin	Otto Township
Service Area: Northome/Blackduck	Parts:	Paddock Township
*Jackson	Atherton Township	Parkers Prairie City
Service Area: Jackson/Lakefield	Deerhorn Township	Parkers Prairie Township
*Kanabec	Manston Township	Perham City
*Kittson *Koochiching	Mitchell Township Prairie View Township	Perham Township Pine Lake Township
Service Area: Northome/Blackduck	Rothsay City	Richville City
*Lake	Tanberg Township	Rush Lake Township
Service Area: Silver Bay	Wolverton City	Urbank City
*Lincoln	Bigfork	Vining City
Service Area: Tyler/Lake Benton	County—Itasca	Wadena City
*Lyon	Parts:	Woodside Township
Service Area: Tyler/Lake Benton *Mahnomen	Bearville Township Bigfork City	Elbow Lake/Dalton County—Grant
*Marshall	Bigfork City Bigfork Township	County—Otter Tail
*Murray	Carpenter Township	Parts:
*Norman	Effie Unorg.	Aastad Township
Olmsted	Effie City	Dalton City
Facility: Federal Medical Ctr—Rochester	Grattan Township	St. Olaf Township
*Otter Tail Service Area: East Otter Tail County	Kinghurst Township Lake Jessie Township	Tumuli Township Western Township
Service Area: Elbow Lake/Dalton	Liberty Township	Floodwood
Service Area: Pelican Rapids	Marcell Township	County—St Louis
*Pine	Northeast Itasca Unorg.	Parts:
Population Group: Low Inc—Pine Co	Pomroy Township	Arrowhead Township
*Pipestone	Stokes Township	Cedar Valley Township
Service Area: Tyler/Lake Benton	Wirt Township	Cotton Township Elmer Township
Population Group: Low Inc—Pipestone Polk	Cook/Orr County—St Louis	Fine Lakes Township
Ramsey	Parts:	Floodwood City
Population Group: Low Inc—Central-Mid-	C.T. 151-152	Floodwood Township
way	C.T. 155	Halden Township
Population Group: Low Inc—Riverview/	East Otter Tail County	Kelsey Township
Dayton's Bluff *Rock	County—Otter Tail Parts:	Meadowlands City Meadowlands Township
Population Group: Low Inc—Pipestone	Amor Township	Ness Township
*Sibley	Battle Lake City	Northland Township
St Louis	Blowers Township	Payne Township ·
Service Area: Cook/Orr	Bluffton City	Potshot Lake Unorg.
Service Area: Floodwood	Bluffton Township	Prairie Lake Township
Stearns Population Group: Low Inc—Belgrade/	Butler Township Clitherall City	Toivola Township Van Buren Township
Brooten	Clitherall Township	Hawley
Population Group: Low Inc—Albany	Compton Township	County—Clay
*Todd	Corliss Township	Parts:
Population Group: Low Inc—Central-Mid-	Dead Lake Township	Cromwell Township
way	Deer Creek City	Eglon Township
*Wadena	Deer Creek Township Dent City	Felton Township Felton City
Population Group: Low Inc—N Wadena Co *Waseca	Eagle Lake Township	Flowing Township
Service Area: Wells	Eastern Township	Goose Prairie Township
*Wilkin	Edna Township ·	Hagen Township
Service Area: Barnesville	Effington Township	Hawley City
	Elmo Township	Hawley Township
PRIMARY MEDICAL CARE: Minnesota	Everts Township Folden Township	Highland Grove Township Hitterdal City
Service Area Listing	Girard Township	Keene Township
Service Area Name	Gorman Township	Riverton Township
Barnesville	Henning City	Spring Prairie Township
County—Clay	Henning Township	Ulen City
Parts:	Hobart Township	Ulen Township
Alliance Township	Homestead Township	Jackson/Lakefield
Barnesville Township Barnesville City	Inman Township Leaf Lake Township	County—Jackson Parts:
Daniesville Oity	Leai Lake Township	r ai i 5.

Service Area Name Alpha City Belmont Township	Service Area Name Star Lake Township	Service Area Name
		County-Waseca
	Trondhjem Township	Parts:
Des Moines Township	Vergas City	Byron Township
Enterprise Township	Silver Bay	New Richland Township
Heron Lake Township	County—Lake	New Richland City
Hunter Township	Parts:	Vivian Township
Jackson City	Beaver Bay City	Waldorf City
Lakefield City	Beaver Bay Township	
Middletown Township	Crystal Bay Township	PRIMARY MEDICAL CARE: Minnesota
Minneota Township	Lake No. 1 Unorg.	Population Group Listing
Okabena City Petersburg Township	Silver Bay City Tyler/Lake Benton	Population Group
Rost Township	County—Lincoln	Hmlss—Inner City Minneapolis
West Heron Lake Township	Parts:	County—Hennepin
Wisconsin Township	Arco City	Parts:
Near North—Minneapolis	Diamond Lake Township	C.T. 44–48
County—Hennepin	Hope Township	C.T. 53-54
Parts:	Lake Benton City	C.T. 57-63
C.T. 20-23	Lake Benton Township	C.T. 71–74
C.T. 27-29	Lake Stay Township	C.T. 78–79
C.T. 32-35	Marshfield Township	Low Inc—Albany
C.T. 41–42	Tyler City	County—Stearns
Northome/Blackduck	County—Lyon	Parts:
County—Beltrami	Parts:	Albany City
Parts:	Coon Creek Township	Albany Twp
Battle Township	Florence City	Avon City
Blackduck City	Shelburne Township	Avon Twp
Cormant Township	County—Pipestone	Holding Twp Holdingford City
Durand Township	Parts:	Krain Twp
Funkley City Hagali Township	Aetna Township Fountain Prairie Township	St Anthony City
Hines Township	Ruthton City	Low Inc—Belgrade/Brooten
Hornet Township	Wells	County—Stearns
Kelliher City	County—Blue Earth	Parts:
Kelliher Township	Parts:	Belgrade City
Langor Township	Danville Township	Brooten City
Nebish Township	Mapleton Township	Crow Lake Twp
O'brien Township	Mapleton City	Crow River Twp
Quiring Township	County—Faribault	Elrosa City
Shooks Township	Parts:	North Fork Twp
Shotley Brook Unorg.	Bricelyn City	Low Inc—Central-Midway
Shotley Township	Brush Creek Township	County—Ramsey
Summit Township	Clark Township	Parts:
Waskish Township	Dunbar Township	C.T. 301–302 C.T. 319–326
Woodrow Township	Easton City	
County—Itasca	Foster Township Kiester City	County—Todd Parts:
Parts: Alvwood Township	Kiester Township	C.T. 327
Ardenhurst Township	Lura Township	C.T. 334–340
Moose Park Township	Minnesota Lake City	C.T. 353–355
Nore Township	Minnesota Lake Township	Low Inc-N Minneapolis
Third River Township	Seely Township	County—Hennepin
County—Koochiching	Walnut Lake Township	Parts:
Parts:	Walters City	C.T. 7–10
Mizpah City	Wells City	C.T. 13–16
Northome City	County—Freeborn	Low Inc—N Wadena Co
Northome Unorg.	Parts:	County—Wadena
Northwest Koochiching Unorg.	Alden Township	Parts:
Pelican Rapids	Alden City	Blueberry Twp
County—Otter Tail	Carlston Township	Huntersville Twp Meadow Twp
Parts:	Conger City	Menahga City
Candor Township	Emmons City Freeborn Township	Nimrod City
Dora Township Dunn Township	Freeborn City	Orton Twp
Erhard City	Hartland Township	Red Eye Twp
Erhards Grove Township	Hartland City	Sebeka City
Lida Township	Manchester Township	Shell River Twp
Maplewood Township	Manchester City	Low Inc—NE Minneapolis
Norwegian Grove Township	Mansfield Township	County—Hennepin
Pelican Rapids City	Nunda Township	Parts:
Pelican Township	Pickerel Lake Township	C.T. 5
Scambler Township	Twin Lakes City	C.T. 11

PRIMARY MEDICAL CARE: Minnesota	PRIMARY MEDICAL CARE: Mississippi	PRIMARY MEDICAL CARE: Mississippi
Population Group Listing	County Listing	Service Area Listing
Population Group	County Name	Service Area Name
C.T. 17–19	*Coahoma	Centreville/Liberty
C.T. 24–26	Population Group: Low Inc—Coahoma Co	County—Amite
C.T. 30–31	*Copiah	County—Wilkinson
C.T. 36	*Covington	East Leaf River
Low Inc—Pine Co County—Pine	De Soto	County—Forrest
Parts:	Forrest	Parts:
Low Income	Service Area: East Leaf River	C.T. 1
Low Inc—Pipestone	*George	C.T. 4–6
County—Pipestone	*Greene	C.T. 105 Issaguena/Sharkey
Parts:	Hancock	,
Burke Twp	Harrison	County—Issaquena County—Sharkey
Eden Twp	Population Group: Low Inc—Harrison Co	Jackson Inner-City
Edgerton Twp	Hinds	County—Hinds
Elmer Twp Grange Twp	Service Area: Jackson Inner-City Service Area: Utica	Parts:
Gray Twp	Service Area: Otica Service Area: West Jackson Inner City	C.T. 8–11
Hatfield City	*Holmes	C.T. 17–20
Holland City	*Humphreys	C.T. 27
Ihlen City	*Issaquena	C.T. 39
Jasper Ćity	Service Area: Issaquena/Sharkey	C.T. 103.01
Osborne Twp	*Itawamba	Utica
Pipestone City	*Jasper	County—Hinds
Rock Twp	*Jefferson	Parts:
Sweet Twp	*Jefferson Davis	C.T. 113
Trosky City Troy Twp	*Jones	West Jackson Inner City
Woodstock City	Population Group: Low Inc—Jones	County—Hinds
County—Rock	*Kemper	Parts:
Parts:	Lamar	C.T. 24–26
Battle Plain Twp	*Lauderdale	C.T. 30-32
Denver Twp	Population Group: Low Inc—Lauderdale	
Hardwick City	Co	PRIMARY MEDICAL CARE: Mississippi
Jasper City	*Lawrence	Population Group Listing
Rose Dell Twp	*Leake	Population Group
Low Inc—Riverview/Dayton's Bluff County—Ramsey	Madison	Low Inc—Coahoma Co
Parts:	*Marion	County—Coahoma
C.T. 306.01	*Marshall	Parts:
C.T. 307.04	*Monroe	Low Income
C.T. 309-311	Population Group: Low Inc—Monroe Co	Low Inc—Eastern Rankin
C.T. 315–317	*Montgomery *Neshoba	County—Rankin
C.T. 330–331	*Newton	Parts:
C.T. 342	*Noxubee	C.T. 201
C.T. 344–345	*Panola	C.T. 208-209
C.T. 346.01–346.02 C.T. 361	*Pearl River	Low Inc—Harrison Co
C.T. 370–372	*Perry	County—Harrison
0.1. 070 072	*Prentiss	Parts:
PRIMARY MEDICAL CARE: Minnesota	*Quitman	Low Income
Facility Listing	Rankin	Low Inc—Jones
	Population Group: Low Inc—Eastern	County—Jones
Facility Name	Rankin	Parts:
Federal Medical Ctr—Rochester	Population Group: Low Inc—SW Rankin	Low Income
County—Olmsted	*Scott	Low Inc—Lauderdale Co County—Lauderdale
PRIMARY MEDICAL CARE: Mississippi	*Sharkey	Parts:
County Listing	Service Area: Issaquena/Sharkey	Low Income
	*Smith	Low Inc-Monroe Co
County Name	*Sunflower *Tallahatchie	County—Monroe
*Amite	*Tippah	Parts:
Service Area: Centreville/Liberty	*Tunica	Low Income
*Benton	*Walthall	Low Inc—SW Rankin
*Bolivar	*Warren	County—Rankin
Facility: Delta Health Center *Calhoun	Population Group: Low Inc—Warren Co	Parts:
*Carroll	*Webster	C.T. 204.01–204.02
*Chickasaw	*Wilkinson	C.T. 210
*Choctaw	Service Area: Centreville/Liberty	Low Inc-Warren Co
*Claiborne	*Winston	County—Warren
*Clarke	*Yalobusha	Parts:
*Clay	*Yazoo	Low Income

PRIMARY MEDICAL CARE: Mississippi PRIMARY MEDICAL CARE: Missouri PRIMARY MEDICAL CARE: Missouri Facility Listing County Listing Population Group Listing Facility Name County Name Population Group Delta Health Center County—Greene St Louis County-Bolivar Population Group: Low Inc-Kinlock/Berke-Parts: ley Low Income PRIMARY MEDICAL CARE: Missouri St Louis City (Indep) Low Inc-Jasper Co County Listing Population Group: Low Inc-Southeast St County-Jasper Louis Parts: County Name Population Group: Low Inc-East Central Low Income Andrew Low Inc-Kinlock/Berkeley St Louis *Barry Population Group: Low Inc-West Central County-St Louis Population Group: Low Inc-Barry Co St Louis Parts: *Bates C.T. 2127-2129 Population Group: Low Inc-N St Louis *Benton C.T. 2134 Citv *Bollinger *Stoddard Low Inc-Laclede Co *Caldwell *Stone County-Laclede *Cape Girardeau *Sullivan Parts: Population Group: Inc-Cape Low Income *Texas . Girardeau *Wayne Low Inc-Madison Co *Carroll Webster County-Madison *Carter *Worth Parts: Cass Low Income *Wriaht Christian Low Inc-N St Louis City Population Group: Low Inc-Christian Co PRIMARY MEDICAL CARE: Missouri County-St Louis City (Indep) Clark Parts: Service Area Listing *Crawford C.T. 1053-1055 Population Group: Low Inc-Crawford Co Service Area Name C.T. 1061-1067 *Dade Festus/De Soto C.T. 1071-1077 *Dallas -Jefferson C.T. 1081-1082 County-*Daviess Parts: C.T. 1085 *Douglas Big River Township C.T. 1096-1097 *Dunklin Central Township C.T. 1101-1105 Greene High Ridge Township C.T. 1111-1115 Population Group: Low Inc-Greene Co C.T. 1122-1123 Imperial Township *Harrison Joachim Township C.T. 1192 *Hickory C.T. 1201–1203 Meramec Township *Holt Plattin Township C.T. 1211-1213 *Howell River View Township C.T. 1257 Population Group: Poverty—Howell Co C.T. 1266–1267 Low Inc—Newton Co Rock Township Valle Township Population Group: Pov Pop-North Kansas Windsor Township County-Newton City Parts: PRIMARY MEDICAL CARE: Missouri Low Income Population Group: Low Inc-Jasper Co Population Group Listing Low Inc-Phelps Co County—Phelps Jefferson Service Area: Festus/De Soto Population Group Parts: *Johnson Low Inc-Barry Co Low Income *Knox County—Barry Low Inc-Scott Co Parts: *Laclede County-Scott Population Group: Low Inc-Laclede Co Low Income Parts: Lafayette Low Inc-Cape Girardeau Low Income County—Cape Girardeau *Lewis Low Inc-Southeast St Louis Lincoln Parts: County-St Louis City (Indep) Low Income *Madisor Parts: Low Inc-Christian Co Population Group: Low Inc-Madison Co C.T. 1014-1015 *Maries County-Christian C.T. 1018 Parts: *McDonald C.T. 1018.99 C.T. 1155-1157 *Mercer Low Income Low Inc-Crawford Co C.T. 1164-1165 *Miller *New Madrid County-Crawford C.T. 1173-1174 Parts: Newton C.T. 1185 Low Income Population Group: Low Inc-Newton Co C.T. 1221 *Osage Low Inc-East Central St Louis C.T. 1224 County-St Louis City (Indep) *Ozark C.T. 1231-1235 C.T. 1241-1243 *Perry Parts: *Phelps C.T. 1171-1172 C.T. 1246 C.T. 1181 Population Group: Low Inc-Phelps Co Low Inc-West Central St Louis C.T. 1184 County—St Louis City (Indep) *Pulaski *Putnam C.T. 1186 Parts: C.T. 1211 C.T. 1051.98 Ray C.T. 1214 *Scotland C.T. 1052 C.T. 1222 C.T. 1121 *Scott C.T. 1255-1256 Population Group: Low Inc-Scott Co C.T. 1124 Low Inc-Greene Co *Shannon C.T. 1191-1193

*Roosevelt Service Area: Culbertson

PRIMARY MEDICAL CARE: Missouri Population Group Listing	PRIMARY MEDICAL CARE: Montana County Listing	PRIMARY MEDICAL CARE: Montana Service Area Listing
Population Group	County Name	Service Area Name
Pov Pop—North Kansas City	Service Area: Poplar/Wolf Point	County—Carter
County—Jackson	*Rosebud	County—Custer
Parts:	Service Area: Forsyth/Colstrip	Parts:
C.T. 2–4	*Sanders	Shirley-Ismay Division
C.T. 5.01	Service Area: Hot Springs	County—Carter
C.T. 6–27	Service Area: Thompson Falls	County—Fallon
C.T. 28.01-28.02	*Silver Bow	County—Wibaux
C.T. 29–34	Population Group: Low Inc—Silver Bow Co	Forsyth/Colstrip
C.T. 35.01-35.02	*Sweet Grass	County—Rosebud
C.T. 36.01–36.02	*Teton	County—Treasure
C.T. 37–45	Service Area: Choteau	Fort Benton
C.T. 59.01	Service Area: Conrad	County—Chouteau
Poverty—Howell Co	*Toole	Parts:
County—Howell	Service Area: Sunburst	Fort Benton Division
Parts:	*Treasure	Geraldine Division
Poverty	Service Area: Forsyth/Colstrip	
	*Valley	Gardiner/Yellowstone (MT/WY)
PRIMARY MEDICAL CARE: Montana	*Wibaux	County—Yellowstone Park
County Listing	Service Area: Fallon	Parts:
	 *Yellowstone Park 	Yellowstone National Park Divisi
County Name	Service Area: Gardiner/Yellowstone (MT/	Havre/Chinook
*Big Horn	WY)	County—Blaine
*Blaine		County—Hill
Service Area: Havre/Chinook	PRIMARY MEDICAL CARE: Montana	Hot Springs
*Broadwater	Service Area Listing	County—Sanders
*Carbon	Ornifor Area Maria	Parts:
Service Area: Bridger	Service Area Name	Flathead Division
*Carter	Big Sandy	Lincoln
Service Area: Fallon	County—Chouteau	County—Lewis And Clark
*Chouteau	Parts:	Parts:
Service Area: Big Sandy	Big Sandy Division	Lincoln Division
Service Area: Fort Benton	Bridger	Poplar/Wolf Point
*Custer	County—Carbon	County—Roosevelt
Service Area: Fallon	Parts:	Parts:
*Daniels	Carbon East Division	Fort Peck Reservation Division
*Fallon	Fromberg-Bridger Division	Seely Lake
Service Area: Fallon	Joliet Division	County—Missoula
*Gallatin	Choteau	Parts:
Service Area: Ennis/W. Yellowstone Service Area: Three Forks/Manhattan	County—Lewis And Clark Parts:	Seeley Lake-Blackfoot Valley Div
*Garfield	Augusta Division	Sunburst
*Glacier	County—Teton	County—Toole
*Granite	Parts:	Parts:
*Hill	Choteau Division	Sunburst Division
Service Area: Havre/Chinook	Fairfield Division	Thompson Falls
*Judith Basin	Conrad	County—Mineral
*Lewis And Clark	County—Pondera	Parts:
Service Area: Choteau	County—Teton	West End Division
Service Area: Cholead Service Area: Lincoln	Parts:	County—Sanders
*Lincoln	Dutton-Power Division	Parts:
Service Area: Eureka	Dutton-Power Division	Thompson Falls-West End Division
*Madison	Culbertson	Three Forks/Manhattan
Service Area: Ennis/W. Yellowstone	County—Richland	County—Gallatin
*McCone	Parts:	Parts:
*Mineral	Fairs. Fairview Division	Manhattan Division
	County—Roosevelt	Three Forks Division
Service Area: Thompson Falls *Missoula	Parts:	Three Forks Division
Service Area: Seely Lake	East Roosevelt Division	
•	Ennis/W. Yellowstone	PRIMARY MEDICAL CARE: Montana
*Musselshell *Park		Population Group Listing
	County—Gallatin	Population Croup
*Petroleum	Parts:	Population Group
*Phillips	West Yellowstone Division	Low Inc—Silver Bow Co
*Pondera	County—Madison	County—Silver Bow
Service Area: Conrad	Parts:	Parts:
*Powder River	Harrison Division	Low Income
*Powell (g)	Madison Valley Division	
Facility: Montana State Prs	Virginia City Division	PRIMARY MEDICAL CARE: Montana
*Prairie	Eureka	Facility Listing
*Richland	County—Lincoln	F 190 - KI
Service Area: Culbertson	Parts:	Facility Name
*Roosevelt	Fureka Division	Montana State Prs

Eureka Division

Fallon

Montana State Prs

County—Powell

DDIMADY MEDICAL CARE, Newsolve	PRIMARY MEDICAL CARE: Nebraska	DRIMARY MEDICAL CARE, Nobreeke
PRIMARY MEDICAL CARE: Nebraska County Listing	County Listing	PRIMARY MEDICAL CARE: Nebraska Service Area Listing
County Name	County Name	Service Area Name
*Antelope	Service Area: North Central	County—Furnas
Service Area: Antelope	*Saunders	County—Red Willow
*Arthur	Service Area: Wahoo	Parts:
*Blaine *Boone	*Sherman	Alliance Precinct
Service Area: Albion	*Sioux	Beaver Precinct
*Box Butte	Service Area: Crawford	East Valley Precinct
Population Group: Low Inc—Box Butte Co	*Stanton	Indianola Precinct
*Brown	*Thayer	Lebanon Precinct
Service Area: North Central	*Thomas *Thurston	Missouri Ridge Precinct North Valley Precinct
*Burt	Population Group: Winnebago Indian Res	Tyrone Precinct
Service Area: Oakland	Fopulation Group. Willinebago indian Kes	Cedar/Dixon
Service Area: Onawa (IA/NE)	PRIMARY MEDICAL CARE: Nebraska	County—Cedar
*Cedar	Service Area Listing	County—Dixon
Service Area: Cedar/Dixon		Parts:
*Cherry	Service Area Name	Clark Township
*Cuming	Albion	Concord Township
Service Area: West Point	County—Boone	Daily Township
*Custer	County—Greeley	Galena Township
Service Area: Arnold	Parts:	Hooker Township
*Dawes	Spalding Precinct	Newcastle Township
Service Area: Crawford	County—Boone	Otter Creek Township
*Deuel Service Area: Julesburg (CO/NE)	County—Madison	Ponca City
*Dixon	Parts:	Ponca Township
Service Area: Cedar/Dixon	Newman Grove City	Silver Creek Township
*Dodge	Shell Creek Precinct	Spring Bank Township
Service Area: West Point	County—Boone	Crawford
*Dundy	County—Platte Parts:	County—Dawes
*Frontier	St. Bernard Township	Parts:
Service Area: Cambridge	Walker Township	Precinct No. 10 Precinct No. 11
Service Area: Curtis	Antelope	Precinct No. 7
*Furnas	County—Antelope	Precinct No. 9
Service Area: Cambridge	County—Madison	County—Sioux
*Garden	Parts:	Curtis
*Gosper	Jefferson Precinct	County—Frontier
Service Area: Cambridge	Tilden City	Parts:
*Greeley	Arnold	Allen Precinct
Service Area: Albion	County—Custer	Clearwater Precinct
Service Area: Howard/St Paul	Parts:	Curtis City
*Hayes	Arnold Township	Curtis Precinct
Service Area: Hayes/Hitchcock	Cliff Township	Earl Precinct
*Hitchcock	Custer Township	Fairview Precinct
Service Area: Hayes/Hitchcock *Howard	Delight Township Elim Township	Harrison Precinct
Service Area: Howard/St Paul	Grant Township	Horrell Precinct
*Johnson	Hayes Township	Laird Precinct Laws Precinct
*Kearney	Triumph Township	Lincoln Precinct
*Keya Paha	Wayne Township	Logan Precinct
Service Area: North Central	Wood River Township	Moorefield Precinct
*Kimball	County—Lincoln	Muddy Precinct
Lancaster	Parts:	North Star Precinct
Facility: Lancaster Dept Of Corr	Antelope Precinct	Orafino Precinct
*Lincoln	Garfield Precinct	Osborn Precinct
Service Area: Arnold	County—Logan	Plum Creek Precinct
*Logan	Parts:	Russell Precinct
Service Area: Arnold	Gandy Precinct	Sheridan Precinct
Service Area: Stapleton No 1	Logan Precinct	Sherman Precinct
*Madison	Stapleton No. 2 Precinct	Stockville Precinct
Service Area: Albion	Cambridge	Weaver Precinct
Service Area: Antelope	County—Frontier Parts:	Zimmer Precinct
*Morrill	Garfield Precinct	Hayes/Hitchcock
*MCPherson *Nance	Grant Precinct	County—Hayes County—Hitchcock
*Platte	Knowles Precinct	Howard/St Paul
Service Area: Albion	County—Furnas	County—Greeley
*Red Willow	County—Furnas County—Gosper	Parts:
Service Area: Cambridge	Parts:	Greeley Precinct
*Richardson	Elk Creek Precinct	Scotia Precinct
Population Group: Low Inc—Richardson	Highland Precinct	Wolbach No. 1 Precinct
Co	Union Precinct	Wolbach No. 2 Precinct
*Rock	West Muddy Precinct	County—Howard
	-	-

PRIMARY MEDICAL CARE: Nebraska Service Area Listing	PRIMARY MEDICAL CARE: Nebraska Service Area Listing	PRIMARY MEDICAL CARE: Nevada County Listing
Service Area Name	Service Area Name	County Name
Julesburg (CO/NE)	County—Dodge	Washoe
County—Deuel	Parts:	Service Area: Gerlach
North Central	Cuming Township	Service Area: Wadsworth
County—Brown	Pebble Township	Population Group: Low Inc-Reno/Sparks
County—Keya Paha	Scribner City	*White Pine (g)
County—Rock	Webster Township	Facility: Nv St Corr Fac (East)
Oakland	-	-
County—Burt	PRIMARY MEDICAL CARE: Nebraska	PRIMARY MEDICAL CARE: Nevada
Parts:	Population Group Listing	Service Area Listing
Arizona Township	Population Group	Service Area Name
Bell Creek Township Craig Township	Low Inc—Box Butte Co	Gerlach
Everett Township	County—Box Butte	County—Washoe
Logan Township	Parts:	Parts:
Oakland Township	Low Income	Gerlach Division
Oakland City	Low Inc—Richardson Co	Indian Springs
Pershing Township	County—Richardson	County—Clark
Summit Township	Parts:	Parts:
Tekamah City	Low Income	C.T. 58.98
Onawa (IA/NE)	Winnebago Indian Res	Laughlin
County—Burt	County—Thurston	County—Clark
Parts:	Parts:	Parts:
Decatur Twp	Omaha Indian Res	C.T. 57
Quinnebaugh Twp		Moapa Valley
Riverside Twp	PRIMARY MEDICAL CARE: Nebraska	County—Clark
Silver Creek Twp	Facility Listing	Parts:
Stapleton No 1	Facility Name	C.T. 59
County—Logan	Lancaster Dept Of Corr	N Central Las Vegas County—Clark
Parts:	County—Lancaster	Parts:
Stapleton No. 1 Precinct Wahoo		C.T. 2.01
County—Saunders	PRIMARY MEDICAL CARE: Nevada	C.T. 3.01–3.02
Parts:	County Listing	C.T. 4
Ashland Township		C.T. 7
Center Township	County Name	C.T. 34.01
Chapman Township	Carson City (Indep)	C.T. 35
Chester Township	Population Group: Low Inc—E Carson City	C.T. 36.02
Clear Creek Township	(Indep)	C.T. 37–38
Douglas Township	Population Group: Native Am-Washoe In-	C.T. 39.97–39.98
Elk Township	dian Tribe Facility: Nv St Corr Fac (North)	C.T. 40–46
Green Township	*Churchill	N.E. Las Vegas
Marble Township	Population Group: Native Am-Fallon Res-	County—Clark
Marietta Township	ervation And Colony	Parts: C.T. 47.02–47.06
Mariposa Township	Clark	C.T. 47.02–47.06 C.T. 48.97–48.98
Newman Township Oak Creek Township	Service Area: Indian Springs	Virgin Valley
Richland Township	Service Area: Laughlin	County—Clark
Rock Creek Township	Service Area: Moapa Valley	Parts:
South Cedar Township	Service Area: N Central Las Vegas	C.T. 56.02–56.03
Stocking Township	Service Area: N.E. Las Vegas	Wadsworth
Union Township	Service Area: Virgin Valley	County—Washoe
Wahoo City	Population Group: Low Inc-City Of Hen-	Parts:
Wahoo Township	derson	Pyramid Lake Division
West Point	Facility: Nv St Corr Fac (South)	
County—Cuming	*Douglas	PRIMARY MEDICAL CARE: Nevada
Parts:	Population Group: Native Am-Washoe In-	Population Group Listing
Beemer Township	dian Tribe	Demodeties Comm
Bismarck Township	*Elko *Esmerelda	Population Group
Blaine Township	*Eureka	Low Inc—City Of Henderson County—Clark
Cuming Township	*Humboldt	Parts:
Elkhorn Township Garfield Township	Population Group: Native Am-Winnemucca	C.T. 52
Grant Township	Colony	C.T. 54.02
Lincoln Township	Population Group: Native Am-Fort	Low Inc—E Carson City (Indep)
	Mcdermitt Reservation	County—Carson City (Indep)
Logan Township		
Logan Township Monterey Township	*Lander	Parts:
Monterey Township		, , , , ,
Monterey Township Neligh Township	*Lander	Parts:
Monterey Township Neligh Township Sherman Township	*Lander *Lincoln	Parts: C.T. 1
Monterey Township Neligh Township Sherman Township St. Charles Township	*Lander *Lincoln *Lyon *Mineral *Nye	Parts: C.T. 1 C.T. 5–6
Monterey Township Neligh Township Sherman Township	*Lander *Lincoln *Lyon *Mineral	Parts: C.T. 1 C.T. 5–6 C.T. 9–10

PRIMARY MEDICAL CARE: Nevada Population Group Listing	PRIMARY MEDICAL CARE: New Hampshire Service Area Listing	PRIMARY MEDICAL CARE: New Jersey County Listing
Population Group	Service Area Name	County Name
C.T 18.00	County—Grafton	Atlantic
C.T. 1–3	Parts:	Population Group: Low Inc/MFW—Atlantic
C.T. 7	Rumney Town	Co Camden
C.T. 9	Warren Town	Population Group: Low Inc—Camden
C.T. 10.04	Wentworth Town	*Cumberland
C.T. 14–15	Hillsboro/Weare	Population Group: Low Inc/MFW—Cum-
C.T. 17 C.T. 19	County—Hillsborough	berland Co
C.T. 19 C.T. 21.01	Parts:	Facility: FCI Fairton
C.T. 22.03–22.04	Antrim Town	Essex
C.T. 28	Deering Town	Service Area: City Of Orange
C.T. 33.01	Hillsborough Town	Service Area: East Orange City
Native Am-Fallon Reservation And Colony	Weare Town	Hudson
County—Churchill	Windsor Town	Service Area: Jersey City Mercer
Parts:	County—Merrimack	Population Group: Medicaid—Trenton City
Fallon Colony	Parts:	Ocean
Fallon Reservation	Henniker Town	Population Group: Low Inc—Lakewood
Native Am-Fort Mcdermitt Reservation	County—Sullivan	Passaic
County—Humboldt Parts:	Parts:	Service Area: Downtown Paterson
Fort Mcdermitt Res	Washington Town	Service Area: Northside Paterson
Native Am-Washoe Indian Tribe	Raymond	Service Area: Passaic
County—Douglas	County—Rockingham	Salem
Parts:	Parts:	Population Group: Low Inc/MFW—West Salem Co
Dresslerville Ranch	Deerfield Town	Union
Washoe Ranch	Epping Town	Facility: INS Medical Facility—Elizabeth
County—Carson City (Indep)	Fremont Town	- Tubinty: 1110 Modibal Fability Enzabout
Parts:	Nottingham Town	PRIMARY MEDICAL CARE: New Jersey
Carson Colony	Raymond Town Upper Connecticut Valley (NH/VT)	Service Area Listing
Native Am-Winnemucca Colony	County—Coos	
County—Humboldt Parts:	Parts:	Service Area Name
Winnemucca Colony	Clarksville Town	City Of Orange County—Essex
	Colebrook Town	Parts:
PRIMARY MEDICAL CARE: Nevada	Columbia Town	C.T. 181–189
Facility Listing	Dixville Township	Downtown Paterson
	Errol Town	County—Passaic
Facility Name	Millsfield Township	Parts:
Nv St Corr Fac (East)	Pittsburg Town	C.T. 1811–1815
County—White Pine Nv St Corr Fac (North)	Stewartstown Town	C.T. 1816.01–1816.02
County—Carson City (Indep)	Stratford Town	C.T. 1817.01–1817.02 C.T. 1818
Nv St Corr Fac (South)	Wentworth Location	C.T. 1818 C.T. 1820
County—Clark		C.T. 1822–1823
	PRIMARY MEDICAL CARE: New Hampshire	C.T. 1829
PRIMARY MEDICAL CARE: New Hampshire	Population Group Listing	East Orange City
County Listing	Denoteties Ones	County—Essex
	Population Group	Parts:
County Name	Low Inc—Berlin County—Coos	East Orange City
*Coos	•	Jersey City
Service Area: Upper Connecticut Valley (NH/VT)	Parts: Berlin City	County—Hudson
Population Group: Low Inc—Berlin	Cambridge Twp	Parts: C.T. 1–8
*Grafton	Dummer Town	C.T. 1–8 C.T. 9.01–9.02
Service Area: Baker River Valley	Gorham Town	C.T. 10–11
Hillsborough	Kilkenny Twp	C.T. 12.01–12.02
Service Area: Hillsboro/Weare	Milan Town	C.T. 13–15
Population Group: Low Inc-Central Man-	Randolph Town	C.T. 16.01-16.02
chester	Shelburne Town	C.T. 17–40
Population Group: Low Inc—E Nashua	Stark Town	C.T. 41.01-41.02
Merrimack	Success Twp	C.T. 42–56
Service Area: Hillsboro/Weare	Low Inc—Central Manchester	C.T. 58.01–58.02
Rockingham	County—Hillsborough	C.T. 59–63
Service Area: Raymond *Sullivan	Parts:	Northside Paterson
Service Area: Hillsboro/Weare	C.T. 4–5	County—Passaic Parts:
SCIVICE AIGA. I IIIISDUIU/WEAIE	C.T. 13–16	C.T. 1802–1809
PRIMARY MEDICAL CARE: New Hampshire	C.T. 19–20	Passaic
Service Area Listing	Low Inc—E Nashua	County—Passaic
	County—Hillsborough	Parts:
Service Area Name	Parts:	C.T. 1752–1755
Baker River Valley	C.T. 105-109	C.T. 1758–1759

PRIMARY MEDICAL CARE: New Jersey Population Group Listing	PRIMARY MEDICAL CARE: New Mexico County Listing	PRIMARY MEDICAL CARE: New Mexico Service Area Listing
Population Group	County Name	Service Area Name
Low Inc—Camden	Service Area: Rio Chama	Magdalena Division
County—Camden	Service Area: Tierra Amarilla	North Valley
Parts:	Service Area: Western Rio Arriba	County—Bernalillo
C.T. 6001-6020	*Roosevelt	Parts:
Low Inc—Lakewood	Population Group: Low Inc—Roosevelt Co	C.T. 29
County—Ocean	*San Juan	C.T. 30.01–30.02
Parts:	Population Group: Am In—San Juan Co	C.T. 31
Lakewood Town	*San Miguel	C.T. 32.01–32.02
Low Inc/MFW—Atlantic Co	Service Area: Pecos/Villanueva	C.T. 35.01–35.02
County—Atlantic	Sandoval	C.T. 36
Parts:	Service Area: Cuba	Northern Lea
Low Income/MFW	Service Area: Cuba Service Area: Southern Sandoval	County—Lea
Low Inc/MFW—Cumberland Co	Santa Fe	Parts:
County—Cumberland		
Parts:	Service Area: Santa Fe/La Familia	Lovington CCD
Low-Income/MFW	*Sierra	Tatum CCD
Low Inc/MFW—West Salem Co	*Socorro	Pecos/Villanueva
County—Salem	Service Area: Claunch	County—San Miguel
	Service Area: Magdalena	Parts:
Parts:	*Taos	Pecos Division
C.T. 202–206	Service Area: Penasco/Truchas/Embudo	Villanueva Division
C.T. 213–217	Service Area: Questo/Arroyo Hondo	Penasco/Truchas/Embudo
C.T. 219–221	*Torrance	County—Rio Arriba
Medicaid—Trenton City	*Union	Parts:
County—Mercer	Valencia	Chimayo Division
Parts:		Dixon Division
C.T. 1–17	PRIMARY MEDICAL CARE: New Mexico	County—Taos
C.T. 19-24	Service Area Listing	Parts:
		Penasco Division
PRIMARY MEDICAL CARE: New Jersey	Service Area Name	Picuris Division
Facility Listing	Carrizozo	Questo/Arroyo Hondo
	County—Lincoln	County—Taos
Facility Name	Parts:	Parts:
FCI Fairton	Carrizozo CCD	
County—Cumberland	Claunch	Arroyo Hondo Division
INS Medical Facility—Elizabeth		Questa Division
County—Union	County—Socorro	Rio Chama
County—Onion	Parts:	County—Rio Arriba
DDIMARY MEDICAL CARE N. M. :	Claunch Division	Parts:
PRIMARY MEDICAL CARE: New Mexico	Cliff/Gila	Rio Chama CCD
County Listing	County—Grant	Santa Fe/La Familia
County Nama	Parts:	County—Santa Fe
County Name	Pinos Altos Division	Parts:
Bernalillo	Tyrone Division	C.T. 3
Service Area: North Valley	Cloudcroft	C.T. 7–9
Population Group: Low Inc/Hmlss—Albu-	County—Otero	C.T. 10.02
querque Central	Parts:	C.T. 12
*Catron	Southeast Otero Division	C.T. 103.04
*Chaves	Corona	Southern Dona Ana
Population Group: Low Income— Chaves	County—Lincoln	County-Dona Ana
Co	Parts:	Parts:
*Cibola	Corona Division	Anthony Division
Dona Ana	Coyote	South Dona Ana Division
Service Area: Hatch	Ćounty—Rio Arriba	Southern Sandoval
Service Area: Southern Dona Ana	Parts:	County—Sandoval
*Eddy	Coyote Division	Parts:
*Grant	Cuba	
Service Area: Cliff/Gila	County—Sandoval	C.T. 103–104
*Harding	Parts:	C.T. 105.01–105.02
· · · · · · · · · · · · · · · · · · ·		Tierra Amarilla
*Hidalgo	Cuba Division	County—Rio Arriba
*Lea	Jemez Division	Parts:
Service Area: Jal/Eunice	Hatch	Tierra Amarilla Division
Service Area: Northern Lea	County—Dona Ana	Vallecitas Division
*Lincoln	Parts:	Western Rio Arriba
Service Area: Carrizozo	Hatch Division	County—Rio Arriba
Service Area: Corona	Jal/Eunice	Parts:
*Luna	County—Lea	Jicarilla Division
*McKinley	Parts:	Western Rio Arriba Division
*Mora	Eunice CCD	
*Otero	Jal CCD	PRIMARY MEDICAL CARE: New Mexico
Service Area: Cloudcroft	Rio Chama Division	Population Group Listing
*Rio Arriba	Magdalena	T opulation Group Listing
Service Area: Coyote	County—Socorro	Population Group
Service Area: Penasco/Truchas/Embudo	Parts:	Am In—San Juan Co
	i dito.	III Gail Gaall GG

PRIMARY MEDICAL CARE: New Mexico PRIMARY MEDICAL CARE: New York PRIMARY MEDICAL CARE: New York Population Group Listing County Listing County Listing Population Group County Name County Name County-San Juan Population Group: Low Inc-Beacon Population Group: Low Inc -Utica Parts: Erie Population Group: Low Income-Rome Service Area: Black Rock/Riverside American Indian **PCSa** Low Inc-Roosevelt Co Service Area: Ellicott/Lower Westside Onondaga County—Roosevelt Service Area: P.S. 84 Population Group: Low Inc-Syracuse Parts: Service Area: Tri-County Orange Facility: Children's Hosp Pc Clinics-C.T. Low Income Population Group: Low Inc-Newburgh Low Inc/Hmlss—Albuquerque Central 67.02 County-Bernalillo Facility: INS Med Facility-Batavia Population Group: MFW-Goshen/Warwick Parts: *Essex Population Group: MFW-Walden C.T. 14-15 Service Area: Central Adirondack C.T. 20-22 Service Area: East Central Essex Service Area: Oak Orchard C.T. 25-28 Service Area: Warrensburg Oswego Population Group: Low Inc-Schroon-Ti-Low Income - Chaves Co County—Chaves Service Area: Pulaski conderoga Population Group: Low Inc-Fulton Parts: *Franklin Low Income Population Group: Low Inc-Canton/Pots-Population Group: Low Inc-Oswego City dam Queens Population Group: Low Inc-Malone PRIMARY MEDICAL CARE: New York Service Area: Long Island City County Listing Facility: Bare Hill Corr Fac Service Area: South Jamaica Facility: Chateaugay State Corr. Facility Population Group: Medicaid—Rockaway County Name Facility: FCI Raybrook Rockland Albany *Fulton Population Group: Low Inc-Monsey/New Service Area: Westerlo-Rensselaerville Facility: Hale Creek Asatca Square *Allegany Genesee Saratoga Service Area: Arcade Service Area: Batavia/Attica/Bennington Service Area: Corinth/Luzerne Service Area: Letchworth *Greene Schenectady Service Area: Wellsville *Hamilton Population Group: Low Inc-Hamilton Hill/ Service Area: Central Adirondack Service Area: Hunts Point Mt Pleasant Service Area: South Hamilton Schoharie Service Area: Morris Heights Service Area: Webb Population Group: Low Inc-Mott Haven Herkimer Service Area: Southern Schoharie Population Group: Low Inc—High Bridge Population Group: Low Inc—Morrisania Population Group: Low Inc-Hobart/Stam-Service Area: Webb Service Area: West Winfield ford Population Group: Low Inc—Soundview *Seneca *Jefferson Population Group: Low Inc-West Farms Service Area: Alexandria Bay Service Area: South Seneca Facility: Jacobi Women's Health Center Service Area: Gouverneur *St Lawrence Facility: NYC Corr. Fac./Rikers Island Population Group: Low Inc-Watertown Service Area: Alexandria Bav Broome Kings Service Area: Gouverneur Service Area: Deposit Service Area: Bedford-Stuyvesant Service Area: Star Lake Service Area: Whitney Point PCAA Service Area: Bushwick Population Group: Low Inc-Canton/Pots-*Cattaraugus Service Area: Coney Island dam Service Area: Arcade Service Area: Crown Heights-Brooklyn Population Group: Low Inc-Massena Service Area: Randolph/Ellicottville Service Area: East Ny-Brooklyn Population Group: Low Inc-Ogdensburg Service Area: Tri-County Service Area: Williamsburg *Steuben Cayuga *Lewis Service Area: Elkland (NY/PA) Service Area: Aurora Service Area: Boonville Service Area: Cato *Sullivan Service Area: Camden Population Group: Low Inc—Auburn PCSa Population Group: Low Inc—Oswego City Service Area: Cochecton Livingston Tioga Service Area: Letchworth Population Group: Low Income Of Groton/ Service Area: Whitney Point PCAA Service Area: N. Livingston Moravia Monroe *Tompkins Chautaugua Service Area: Jordan Population Group: Low Income Of Groton/ Service Area: Dunkirk-Fredonia Service Area: Westside (Rochester) Moravia Service Area: Tri-County New York Service Area: Westfield Service Area: Alphabet City-Lower East Population Group: MFW-New Paltz Population Group: Low Inc-Union City Side Facility: Highland Residential Center (PA/NY) Service Area: Clinton Warren *Clinton Service Area: Washington Heights-Service Area: Corinth/Luzerne Service Area: Dannemora Inwood Service Area: Warrensburg Population Group: Low Inc-Malone Service Area: West Central Harlem Population Group: Low Inc-Schroon-Ti-*Columbia Population Group: Homeless—Chelsea/ conderoga Service Area: Southeast Columbia Ward's Island Washington *Cortland Population Group: Low Inc-Upper West Service Area: Pawlet/Granville (VT/NY) Population Group: Low-Income Cortland Side Population Group: Low Inc-Schroon-Ti-County Facility: INS Medical Facility-New York conderoga *Delaware Niagara *Wyoming Service Area: Deposit Service Area: Newfane Service Area: Margaretville/Andes Service Area: Arcade Oneida Service Area: Batavia/Attica/Bennington Population Group: Low Inc-Hobart/Stam-Service Area: Boonville ford Service Area: Camden Service Area: Letchworth **Dutchess** Service Area: West Winfield Facility: Attica Corr Fac

PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Alexandria Bay	County—Kings	C.T. 309
County—Jefferson	Parts:	C.T. 311
Parts: Alexandria Town	C.T. 11	C.T. 313
Cape Vincent Town	C.T. 23	C.T. 315
Clayton Town	C.T. 25	C.T. 317.01–317.02
Lyme Town	C.T. 27 C.T. 29.01–29.02	C.T. 319 C.T. 321
Orleans Town	C.T. 31	C.T. 323
Philadelphia Town	C.T. 33	C.T. 325
Theresa Town	C.T. 35	C.T. 327
County—St Lawrence	C.T. 179	C.T. 329
Parts: Hammond Town	C.T. 181	C.T. 331
Alphabet City—Lower East Side	C.T. 183	C.T. 333
County—New York	C.T. 185.01–185.02	C.T. 335 C.T. 337
Parts:	C.T. 187 C.T. 189	C.T. 337 C.T. 339
C.T. 2.01–2.02	C.T. 191	C.T. 341
C.T. 6	C.T. 193	C.T. 343
C.T. 8	C.T. 195	C.T. 345
C.T. 10.01–10.02	C.T. 197	C.T. 347
C.T. 12 C.T. 14.01–14.02	C.T. 199	C.T. 349
C.T. 14.01–14.02 C.T. 16	C.T. 201	C.T. 351
C.T. 18	C.T. 203	C.T. 353
C.T. 20	C.T. 205 C.T. 207	C.T. 365.01-365.02 C.T. 367
C.T. 22.01-22.02	C.T. 207 C.T. 213	C.T. 369
C.T. 24–25	C.T. 215	C.T. 371
C.T. 26.01–26.02	C.T. 217	C.T. 373
C.T. 27–29	C.T. 219	C.T. 375
C.T. 30.01–30.02	C.T. 221	C.T. 377
C.T. 31–32 C.T. 34	C.T. 223	C.T. 379
C.T. 34 C.T. 36.01–36.02	C.T. 225	C.T. 381
C.T. 38	C.T. 227	C.T. 383
C.T. 40–43	C.T. 229 C.T. 231	C.T. 385 C.T. 387
C.T. 45	C.T. 233	Black Rock/Riverside
C.T. 55.02	C.T. 235	County—Erie
C.T. 57	C.T. 237	Parts:
Arcade	C.T. 239	C.T. 55–59
County—Allegany	C.T. 241	Boonville
Parts: Centerville Town	C.T. 243	County—Lewis
Rushford Town	C.T. 245 C.T. 247	Parts: Greig Town
County—Cattaraugus	C.T. 247 C.T. 249	Lewis Town
Parts:	C.T. 251	Leyden Town
Farmersville Town	C.T. 253	Lyonsdale Town
Freedom Town	C.T. 255	Turin Town
Machias Town	C.T. 257	West Turin Town
Yorkshire Town	C.T. 259.01–259.02	County—Oneida
County—Wyoming Parts:	C.T. 261	Parts: Ava Town
Arcade Town	C.T. 263 C.T. 265	Boonville Town
Eagle Town	C.T. 267	Forestport Town
Java Town	C.T. 269	Bushwick
Orangeville Town	C.T. 271.01-271.02	County—Kings
Sheldon Town	C.T. 273	Parts:
Wethersfield Town	C.T. 275	C.T. 389
Aurora	C.T. 277	C.T. 391
County—Cayuga	C.T. 279	C.T. 393
Parts: Genoa Town	C.T. 281 C.T. 283	C.T. 395 C.T. 397
Ledyard Town	C.T. 285.01–285.02	C.T. 399
Scipio Town	C.T. 287	C.T. 401
Springport Town	C.T. 289	C.T. 403
Venice Town	C.T. 291	C.T. 405
Batavia/Attica/Bennington	C.T. 293	C.T. 407
County—Genesee	C.T. 295	C.T. 409
County—Wyoming	C.T. 297	C.T. 411
Parts:	C.T. 299	C.T. 413
Attica Town Bennington Town	C.T. 301 C.T. 303	C.T. 415 C.T. 417
Bedford-Stuyvesant	C.T. 303 C.T. 307	C.T. 417 C.T. 419
Dodioid Otay voodiit	0.1. 007	0.11. 410

C.T. 437 Cc C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 Con C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 493	Service Area Listing Service Area Name C.T. 119 C.T. 121 C.T. 125 C.T. 127 C.T. 129 C.T. 133 C.T. 135 hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 348 C.T. 342 C.T. 348.01 C.T. 345	Service Area Name C.T. 894 C.T. 896 C.T. 898 C.T. 900 C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town County—Delaware Parts: Arkwright Town County—Chautauqua Parts: Arkwright Town
C.T. 421 C.T. 423 C.T. 425 C.T. 427 C.T. 429 C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97—455.98 C.T. 465 C.T. 477 C.T. 481 C.T. 483 C.T. 483 C.T. 487 C.T. 489 C.T. 493	C.T. 119 C.T. 121 C.T. 125 C.T. 127 C.T. 129 C.T. 133 C.T. 135 hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	C.T. 894 C.T. 896 C.T. 898 C.T. 900 C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 423 C.T. 425 C.T. 427 C.T. 429 C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 445 C.T. 453 C.T. 455.97—455.98 C.T. 465 C.T. 473 C.T. 481 C.T. 483 C.T. 483 C.T. 483 C.T. 489 C.T. 491 C.T. 493	C.T. 121 C.T. 125 C.T. 127 C.T. 129 C.T. 133 C.T. 135 hecton county—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island county—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 342 C.T. 348.01	C.T. 896 C.T. 898 C.T. 900 C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 425 C.T. 427 C.T. 429 C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97—455.98 C.T. 465 C.T. 473 C.T. 473 C.T. 481 C.T. 483 C.T. 483 C.T. 483 C.T. 489 C.T. 491 C.T. 493	C.T. 125 C.T. 127 C.T. 129 C.T. 133 C.T. 135 hecton ounty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island ounty—Kings Parts: C.T. 326 C.T. 328 C.T. 328 C.T. 340 C.T. 342 C.T. 342 C.T. 348.01	C.T. 898 C.T. 900 C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 427 C.T. 429 C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 473 C.T. 481 C.T. 483 C.T. 483 C.T. 483 C.T. 489 C.T. 491 C.T. 493	C.T. 127 C.T. 129 C.T. 133 C.T. 135 hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 342 C.T. 348.01	C.T. 900 C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 429 C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 444 C.T. 445 C.T. 445 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	C.T. 129 C.T. 133 C.T. 135 hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	C.T. 902 Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 431 C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 453 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 477 C.T. 481 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	C.T. 133 C.T. 135 hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Dannemora County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 433 C.T. 435 C.T. 437 C.T. 439 C.T. 443 C.T. 443 C.T. 445 C.T. 445 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 477 C.T. 481 C.T. 481 C.T. 487 C.T. 489 C.T. 493	C.T. 135 hecton punty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island punty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	County—Clinton Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 435 Cool C.T. 437 Cool C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 453 C.T. 455.97–455.98 C.T. 465 Conc C.T. 473 Cool C.T. 477 C.T. 481 C.T. 483 C.T. 483 C.T. 489 C.T. 491 C.T. 493	hecton bunty—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 342 C.T. 348.01	Parts: Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 437 C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	county—Sullivan Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island county—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Dannemora Town Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 439 C.T. 441 C.T. 443 C.T. 445 C.T. 445 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Parts: Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Saranac Town Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 441 C.T. 443 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Callicoon Town Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Deposit County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 443 C.T. 445 C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Cochecton Town Delaware Town Fremont Town Highland Town Tusten Town ey Island ounty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	County—Broome Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 447 C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Delaware Town Fremont Town Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Parts: Colesville Town Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 453 C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Highland Town Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Sanford Town Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 455.97–455.98 C.T. 465 C.T. 473 C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Windsor Town County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 465 Conc C.T. 473 Co C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Tusten Town ey Island bunty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	County—Delaware Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 473 Co C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	ounty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 473 Co C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	ounty—Kings Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Parts: Deposit Town Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 477 C.T. 481 C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	Parts: C.T. 326 C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 483 C.T. 487 C.T. 489 C.T. 491 C.T. 493	C.T. 328 C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	Tompkins Town Dunkirk-Fredonia County—Chautauqua Parts: Arkwright Town
C.T. 487 C.T. 489 C.T. 491 C.T. 493	C.T. 330 C.T. 340 C.T. 342 C.T. 348.01	County—Chautauqua Parts: Arkwright Town
C.T. 489 C.T. 491 C.T. 493	C.T. 340 C.T. 342 C.T. 348.01	Parts: Arkwright Town
C.T. 491 C.T. 493	C.T. 342 C.T. 348.01	Parts: Arkwright Town
C.T. 493	C.T. 348.01	
		Observation Transport
O.T. 405	C T 352	Charlotte Town
C.T. 495	U.1. JUZ	Dunkirk City
C.T. 497 Cori	nth/Luzerne	Dunkirk Town
C.T. 501	ounty—Saratoga	Pomfret Town
C.T. 503	Parts:	Portland Town
C.T. 505	Corinth Town	Sheridan Town
C.T. 511	Day Town	Stockton Town
C.T. 513	Edinburg Town	East Central Essex
C.T. 527	Hadley Town	County—Essex
C.T. 1142.01–1142.02	ounty—Warren	Parts:
Camden	Parts:	Elizabethtown Town
County—Lewis	Lake Luzerne Town	Essex Town
Parts:	Stony Creek Town	Keene Town
Osceola Town Crov	wn Heights-Brooklyn	Lewis Town
County—Oneida Co	ounty—Kings	Moriah Town
	Parts:	North Hudson Town
Annsville Town	C.T. 508	Westport Town
Camden Town	C.T. 794	Willsboro Town
Florence Town	C.T. 796	East Ny-Brooklyn
Vienna Town	C.T. 798	County—Kings
Cato	C.T. 800	Parts:
County—Cayuga	C.T. 802	C.T. 904
Parts:	C.T. 804	C.T. 906
Cato Town	C.T. 806	C.T. 908
Conquest Town	C.T. 810	C.T. 910
Ira Town	C.T. 812	C.T. 912
Victory Town	C.T. 814	C.T. 914
Central Adirondack	C.T. 816	C.T. 916
County—Essex	C.T. 818	C.T. 918
Parts:	C.T. 820	C.T. 920
Newcomb Town	C.T. 822	C.T. 922
County—Hamilton	C.T. 824	C.T. 982
Parts:	C.T. 856	C.T. 1058
Indian Lake Town	C.T. 864	C.T. 1070
Long Lake Town	C.T. 866	C.T. 1078
Clinton	C.T. 868	C.T. 1098
County—New York	C.T. 870	C.T. 1100
Parts:	C.T. 872	C.T. 1102
C.T. 95	C.T. 874.01–874.02	C.T. 1106
C.T. 97	C.T. 876	C.T. 1110
C.T. 99	C.T. 878	C.T. 1112
C.T. 101	C.T. 880	C.T. 1114
C.T. 103	C.T. 882	C.T. 1118
C.T. 109	C.T. 884	C.T. 1120
C.T. 111	C.T. 886	C.T. 1122
C.T. 113	C.T. 888	C.T. 1124
C.T. 115	C.T. 890	C.T. 1126
C.T. 117	C.T. 892	C.T. 1128

PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing
Service Area Name	Service Area Name	Service Area Name
C.T. 1130	Parts:	C.T. 227.01
C.T. 1132	C.T. 5	C.T. 233.01
C.T. 1134	C.T. 91	C.T. 235.01
C.T. 1136	C.T. 97	C.T. 237.01
C.T. 1138	C.T. 99	C.T. 239
C.T. 1140	C.T. 105	C.T. 241
C.T. 1146	C.T. 115.01–115.02	C.T. 243 C.T. 245
C.T. 1148 C.T. 1150	Jordan County—Monroe	C.T. 243 C.T. 247
C.T. 1150	Parts:	C.T. 249
C.T. 1154	C.T. 7	C.T. 251
C.T. 1156	C.T. 13–15	C.T. 253
C.T. 1158	C.T. 39	C.T. 255
C.T. 1160	C.T. 43	C.T. 257
C.T. 1162	C.T. 48–53	N. Livingston
C.T. 1164	C.T. 55–56	County—Livingston
C.T. 1166	C.T. 80	Parts:
C.T. 1168 C.T. 1170	C.T. 91–92 C.T. 93.01	Avon Town Caledonia Town
C.T. 1170 C.T. 1172.01–1172.02	Letchworth	Geneseo Town
C.T. 1172.01=1172.02 C.T. 1174	County—Allegany	Groveland Town
C.T. 1176.01–1176.02	Parts:	Leicester Town
C.T. 1178	Allen Town	Lima Town
C.T. 1180	Caneadea Town	Livonia Town
C.T. 1182.01-1182.02	Granger Town	York Town
C.T. 1184	Hume Town	Newfane
C.T. 1186	County—Livingston	County—Niagara
C.T. 1188	Parts:	Parts:
C.T. 1190.97	Portage Town	Hartland Town
C.T. 1192 C.T. 1194	County—Wyoming Parts:	Newfane Town Somerset Town
C.T. 1194 C.T. 1196	Castile Town	Wilson Town
C.T. 1200	Gainesville Town	Oak Orchard
C.T. 1202.97–1202.98	Genesee Falls Town	County—Orleans
C.T. 1208	Pike Town	Parts:
C.T. 1210	Long Island City	Albion Town
C.T. 1214	County—Queens	Barre Town
C.T. 1220	Parts:	Carlton Town
Elkland (NY/PA)	C.T. 1	Clarendon Town
County—Steuben Parts:	C.T. 7 C.T. 19	Gaines Town Kendall Town
Tuscarora Town	C.T. 19 C.T. 25	Murray Town
Woodhull Town	C.T. 27	P.S. 84
Ellicott/Lower Westside	C.T. 29	County—Erie
County—Erie	C.T. 31	Parts:
Parts:	C.T. 35	C.T. 27.02
C.T. 12	C.T. 37	C.T. 29
C.T. 13.01–13.02	C.T. 39	C.T. 32.01-32.02
C.T. 14.01–14.02	C.T. 41	C.T. 33.01–33.02
C.T. 15–18 C.T. 25.01–25.02	C.T. 43 C.T. 45	C.T. 34–36 C.T. 39.01–39.02
C.T. 25.01–25.02 C.T. 26	C.T. 43	C.T. 40.01–39.02 C.T. 40.01–40.02
C.T. 27.01	C.T. 49	C.T. 41–42
C.T. 31	C.T. 51	C.T. 44.02
C.T. 68	C.T. 53	C.T. 52.02
C.T. 71.01-71.02	C.T. 55	C.T. 64
C.T. 72.01	C.T. 57	Pawlet/Granville (VT/NY)
Gouverneur	C.T. 59	County—Washington
County—Jefferson	C.T. 171	Parts:
Parts:	Margaretville/Andes	Fort Ann Town
Antwerp Town	County—Delaware	Granville Town
County—St Lawrence Parts:	Parts: Andes Town	Hampton Town Hartford Town
De Kalb Town	Middletown Town	Hebron Town
De Peyster Town	Roxbury Town	Whitehall Town
Edwards Town	Morris Heights	Pulaski
Fowler Town	County—Bronx	County—Oswego
Gouverneur Town	Parts:	Parts:
Macomb Town	C.T. 53.02	Albion Town
Rossie Town	C.T. 205	Boylston Town
Hunts Point	C.T. 215.01-215.02	Mexico Town
County—Bronx	C.T. 217.01	Orwell Town

PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Redfield Town	Ancram Town	C.T. 281
Richland Town	Copake Town	C.T. 283
	Gallatin Town	C.T. 285
Sandy Creek Town		
Williamstown Town	Hillsdale Town	C.T. 287
Randolph/Ellicottville	Taghkanic Town	C.T. 289
County—Cattaraugus	Southern Schoharie	C.T. 291
Parts:	County—Schoharie	C.T. 293
Carrollton Town	Parts:	C.T. 295
Coldspring Town	Blenheim Town	C.T. 297
Conewango Town	Broome Town	C.T. 303
Ellicottville Town	Conesville Town	C.T. 307
Franklinville Town	Fulton Town	C.T. 309
Great Valley Town	Gilboa Town	C.T. 311
Humphrey Town	Star Lake	Webb
Little Valley Town	County—St Lawrence	County—Hamilton
Mansfield Town	Parts:	Parts:
Napoli Town	Clare Town	Inlet Town
New Albion Town	Clifton Town	County—Herkimer
Randolph Town	Fine Town	Parts:
Red House Town	Pitcairn Town	Webb Town
Salamanca City	Russell Town	Wellsville
Salamanca Town	Tri-County	County—Allegany
South Valley Town	County—Cattaraugus	Parts:
South Hamilton	Parts:	Alfred Town
County—Hamilton	Dayton Town	Alma Town
Parts:	Leon Town	Almond Town
Arietta Town	Otto Town	Amity Town
Benson Town	Perrysburg Town	Andover Town
Hope Town	Persia Town	Angelica Town
Lake Pleasant Town	County—Chautauqua	Belfast Town
Morehouse Town	Parts:	Birdsall Town
Wells Town	Cherry Creek Town	Bolivar Town
South Jamaica	Hanover Town	Burns Town
County—Queens	Villenova Town	Clarksville Town
Parts:	County—Erie	Cuba Town
C.T. 190	Parts:	Friendship Town
C.T. 196	Brant Town	Genesee Town
C.T. 198	Collins Town	Grove Town
C.T. 202	Eden Town	Independence Town
C.T. 204	Evans Town	New Hudson Town
C.T. 206	North Collins Town	Scio Town
C.T. 208	Warrensburg	Ward Town
C.T. 212	County—Essex	Wellsville Town
C.T. 244	Parts:	West Almond Town
C.T. 246	Minerva Town	Willing Town
C.T. 248	County—Warren	Wirt Town
C.T. 250	Parts:	West Central Harlem
C.T. 252	Chester Town	County—New York
C.T. 258	Horicon Town	Parts:
C.T. 260	Johnsburg Town	C.T. 186
C.T. 262	Thurman Town	C.T. 190
C.T. 264	Warrensburg Town	C.T. 197.02
C.T. 266	Washington Heights—Inwood	C.T. 197.02 C.T. 200
C.T. 270	County—New York	C.T. 201.02
C.T. 272	Parts:	C.T. 207.02
C.T. 274	C.T. 243.01	C.T. 208
C.T. 276	C.T. 245	C.T. 209.01–209.02
C.T. 278	C.T. 247	C.T. 211–212
C.T. 280	C.T. 249	C.T. 213.01–213.02
C.T. 410	C.T. 251	C.T. 214
C.T. 414	C.T. 253	C.T. 216
C.T. 440	C.T. 255	C.T. 217.01–217.02
C.T. 442	C.T. 261	C.T. 218
South Seneca	C.T. 263	C.T. 219.97
County—Seneca	C.T. 265	C.T. 220
Parts:	C.T. 267	C.T. 221.01–221.02
Covert Town	C.T. 269	C.T. 222
Lodi Town	C.T. 209 C.T. 271	C.T. 223.97–223.98
Ovid Town	C.T. 273	
		C.T. 224–226
Southeast Columbia	C.T. 275	C.T. 227.01–227.02
County—Columbia	C.T. 277	C.T. 228–230
Parts:	C.T. 279	C.T. 231.01–231.02

PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Service Area Listing	PRIMARY MEDICAL CARE: New York Population Group Listing
Service Area Name	Service Area Name	Population Group
C.T. 232–234	C.T. 545	Parishville Town
C.T. 235.01–235.02	C.T. 547	Pierrepont Town
C.T. 236-237	C.T. 549	Potsdam Town
C.T. 239	C.T. 551	Stockholm Town
C.T. 241	C.T. 553	Low Inc—Fulton
C.T. 243.02	C.T. 555	County—Oswego
West Winfield		Parts:
County—Herkimer	PRIMARY MEDICAL CARE: New York	Fulton City
Parts:	Population Group Listing	Granby Town
Columbia Town	Population Group	Schroeppel Town
Litchfield Town Warren Town	Homeless—Chelsea/Ward's Island	Volney Town Low Inc—Hamilton Hill/Mt Pleasant
Winfield Town	County—New York	County—Schenectady
County—Oneida	Parts:	Parts:
Parts:	C.T. 91 (Homeless)	C.T. 203
Bridgewater Town	C.T. 93 (Homeless)	C.T. 207–209
Westerlo-Rensselaerville	C.T. 95 (Homeless)	C.T. 210.01-210.02
County—Albany	C.T. 97 (Homeless)	C.T. 211.01-211.02
Parts:	C.T. 99 (Homeless)	C.T. 214–217
Rensselaerville Town	C.T. 101 (Homeless)	Low Inc—High Bridge
Westerlo Town	C.T. 103 (Homeless)	County—Bronx
Westfield	C.T. 109 (Homeless)	Parts:
County—Chautauqua	C.T. 111 (Homeless)	C.T. 53.01
Parts:	C.T. 113 (Homeless)	C.T. 57
Chautauqua Town	C.T. 115 (Homeless)	C.T. 59.01
Mina Town	C.T. 117 (Homeless)	C.T. 187
Ripley Town	C.T. 240 (Homeless) Low Inc —Utica	C.T. 189
Sherman Town	County—Oneida	C.T. 193
Westfield Town	Parts:	C.T. 195
Westside (Rochester)	C.T. 202.01–202.02	C.T. 197 C.T. 199
County—Monroe Parts:	C.T. 203–206	C.T. 201
C.T. 2	C.T. 207.01–207.02	C.T. 201 C.T. 211
C.T. 16–17	C.T. 208.01–208.03	C.T. 213.01–213.02
C.T. 23–24	C.T. 209-210	C.T. 217.02
C.T. 27	C.T. 211.01-211.03	C.T. 219
C.T. 32	C.T. 212.01-212.02	C.T. 221
C.T. 40-41	C.T. 213.01-213.03	C.T. 223
C.T. 62-71	C.T. 214.01–214.04	C.T. 227.02
C.T. 75	C.T. 215	Low Inc—Hobart/Stamford
C.T. 87.01-87.02	C.T. 216.01–216.02	County—Delaware
C.T. 88–90	C.T. 217.01–217.02	Parts:
C.T. 93.02	Low Inc—Auburn PCSa	Davenport Town
C.T. 94.01–94.03	County—Cayuga	Harpersfield Town
C.T. 95 C.T. 96.01–96.04	Parts: Auburn City	Kortright Town
Whitney Point PCAA	Aurelius Town	Stamford Town
County—Broome	Brutus Town	County—Schoharie Parts:
Parts:	Fleming Town	Jefferson Town
Barker Town	Mentz Town	Low Inc—Malone
Lisle Town	Montezuma Town	County—Clinton
Nanticoke Town	Owasco Town	Parts:
Triangle Town	Sennett Town	Altona Town
County—Tioga	Throop Town	Clinton Town
Parts:	Low Inc—Beacon	Ellenburgtown
Berkshire Town	County—Dutchess	County—Franklin
Richford Town	Parts:	Parts:
Williamsburg	Ct 2101	Bangor Town
County—Kings	Ct 2102	Bellmont Town
Parts:	Ct 2103	Bombaytown
C.T. 507	Low Inc—Canton/Potsdam	Brandon Town
C.T. 509	County—Franklin	Burke Town
C.T. 515	Parts:	Chateaugay Town
C.T. 519	Dickinson Town Waverly Town	Constable Town
C.T. 523 C.T. 525	County—St Lawrence	Duane Own Fort Covington Own
C.T. 525 C.T. 529	Parts:	Malone Town
C.T. 529 C.T. 531	Canton Town	Moira Town
C.T. 531 C.T. 533	Canton Town Colton Town	Westville Town
C.T. 535	Hermon Town	Low Inc—Massena
C.T. 535 C.T. 537	Hopkinton Town	County—St Lawrence
C.T. 539	Madrid Town	Parts:
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PRIMARY MEDICAL CARE: New York Population Group Listing	PRIMARY MEDICAL CARE: New York Population Group Listing	PRIMARY MEDICAL CARE: New York Population Group Listing
Population Group Population Group	Population Group	Population Group Listing Population Group
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Brasher Town	C.T. 71	C.T. 62
Lawrence Town	C.T. 73	C.T. 64
Louisville Town	C.T. 75	C.T. 66
Massena Town Norfolk Town	C.T. 77 C.T. 79	C.T. 68 C.T. 70
	C.T. 81	C.T. 72
Low Inc—Monsey/New Square County—Rockland	C.T. 83	C.T. 72 C.T. 74
Parts:	C.T. 85	C.T. 74 C.T. 78
C.T. 115.03–115.04	C.T. 87	C.T. 84
C.T. 121–124	C.T. 89	C.T. 86
Low Inc—Morrisania	C.T. 119	C.T. 88
County—Bronx	C.T. 121.02	C.T. 98
Parts:	C.T. 127.02	C.T. 102
C.T. 49	C.T. 129.02	C.T. 214
C.T. 59.02	Low Inc—Newburgh City	Low Inc—Syracuse
C.T. 61	County—Orange	County—Onondaga
C.T. 121.01	Parts:	Parts:
C.T. 123	C.T. 1–6	C.T. 5–7
C.T. 125	Low Inc—Ogdensburg	C.T. 13–16
C.T. 127.01	County—St Lawrence	C.T. 21–24
C.T. 129.01	Parts:	C.T. 29–35
C.T. 131	Depeyster Town	C.T. 36.01
C.T. 133	Lisbon Town	C.T. 38–45
C.T. 135	Morristown Town	C.T. 51–55
C.T. 137	Ogdensburg City	C.T. 57–59
C.T. 139	Oswegatchie Town	C.T. 61.01–61.02
C.T. 141	Waddington Town	Low Inc—Union City (PA/NY)
C.T. 143	Low Inc—Oswego City	County—Chautauqua
C.T. 145	County—Cayuga	Parts:
C.T. 147	Parts:	Clymer Town
C.T. 149	Sterling Town	French Creek Town
C.T. 151	County—Oswego	Low Inc—Upper West Side
C.T. 153	Parts:	County—New York
C.T. 155	Hannibal Town	Parts:
C.T. 157	Minetto Town	C.T. 177
C.T. 161	New Haven Town	C.T. 179
C.T. 163	Oswego City	C.T. 181
C.T. 165	Oswego Town	C.T. 183
C.T. 167	Scriba Town	C.T. 185
C.T. 169	Low Inc—Schroon-Ticonderoga	C.T. 187
C.T. 171	County—Essex	C.T. 189
C.T. 173	Parts:	C.T. 191
C.T. 175	Crown Point Twp	C.T. 193
C.T. 177	Schroon Twp	C.T. 195
C.T. 179	Ticonderoga Twp	C.T. 197.01
C.T. 181	County—Warren	C.T. 199
C.T. 183	Parts:	C.T. 201.01
C.T. 225	Hague Twp	C.T. 203
C.T. 227.03	County—Washington	C.T. 205
C.T. 229.02	Parts:	C.T. 207.01
C.T. 367	Dresdentwp	Low Inc—Watertown
C.T. 369.02	Putnam	County—Jefferson
Low Inc—Mott Haven	Low Inc—Soundview	Parts:
County—Bronx	County—Bronx	Brownville Town
Parts:	Parts:	City Of Watertown
C.T. 11	C.T. 2	Hounsfield Town
C.T. 15	C.T. 4	Le Ray Town
C.T. 17	C.T. 16	Pamelia Town
C.T. 23	C.T. 20	Rutland Town
C.T. 25	C.T. 24	Watertown Town
C.T. 27.01-27.02	C.T. 28	Low Inc—West Farms
C.T. 31	C.T. 36	County—Bronx
C.T. 33	C.T. 38	Parts:
C.T. 35	C.T. 40.01–40.02	C.T. 60
C.T. 37	C.T. 44	C.T. 216.01–216.02
C.T. 39	C.T. 46	C.T. 218
C.T. 41	C.T. 48	C.T. 220
C.T. 43	C.T. 50	C.T. 236
C.T. 47	C.T. 52	C.T. 240
C.T. 65	C.T. 54	C.T. 359
C.T. 67	C.T. 56	C.T. 359
C.T. 69	C.T. 58	C.T. 363
C.1. 03	U.1. JO	0.1. 303

		
PRIMARY MEDICAL CARE: New York Population Group Listing	PRIMARY MEDICAL CARE: New York Facility Listing	PRIMARY MEDICAL CARE: North Carolina County Listing
Population Group	Facility Name	Population Group: Low Inc/MFW—Nash
Low Income—Rome PCSa	Highland Residential Center	Co
County—Oneida	County—Ulster	New Hanover
Parts:	INS Med Facility-Batavia	Population Group: Low Inc-New Hanover
Floyd	•	Ċo
Lee	County—Erie	*Pamlico
	INS Medical Facility—New York	Service Area: Bayboro/Aurora
Rome	County—New York	*Pender
Verona	Jacobi Women's Health Center	*Person
Western	County—Bronx	*Polk
Low Income Of Groton/Moravia	NYC Corr. Fac./Rikers Island	Population Group: MFW—Henderson/Polk
County—Cayuga Parts:	County—Bronx	Randolph
Locke Twn	PRIMARY MEDICAL CARE: North Carolina	*Robeson *Sampson
Moravia Twn	County Listing	
Semproniustwn		Population Group: Low Inc/MFW—Samp-
Summerhilltwn	County Name	son Co
County—Tompkins	*Anson	*Scotland
Parts:	*Beaufort	Population Group: Med Ind—Scotland Co
Groton Twn	Service Area: Bayboro/Aurora	*Stanly
Low-Income Cortland County	Service Area: Bayboro/Aurora Service Area: Belhaven/Swan Quarter	Population Group: Low Inc—Stanly Co
County—Cortland	Caldwell	Stokes
Parts:		Service Area: Danbury
Low-Income	Service Area: Western Caldwell	*Surry
Medicaid—Rockaway	*Caswell	Population Group: Low Inc—Surry Co
County—Queens	Chatham	*Swain
Parts:	Population Group: Low Inc—Moncure/San-	Population Group: Low Inc—Swain Co
	ford	*Tyrrell
C.T. 916.01–916.02	*Clay	*Vance
C.T. 916.99	*Cleveland	Facility: FCI—Butner
C.T. 918	Population Group: Med Ind—Cleveland Co	•
C.T. 922	*Columbus	Wake
C.T. 928	Cumberland	Facility: Central Prison
C.T. 934	Population Group: Low Inc—Cumberland	*Warren
C.T. 938	Co	Service Area: Warrenton
C.T. 942.01-942.03	*Dare	*Washington
C.T. 952	Service Area: Hatteras-Ocracoke	Wayne
C.T. 962		Population Group: Low Inc—Wayne Co
C.T. 964	*Duplin	*Wilson
C.T. 972	Population Group: Low Inc—Duplin Co	Population Group: Low Inc/MFW—Wilson
C.T. 992	Durham	Co
C.T. 998	Population Group: Medicaid—Durham Co	*Yancey
C.T. 1008	Edgecombe	Population Group: Low Inc—Yancey Co
C.T. 1010	Franklin	
C.T. 1032	Gaston	PRIMARY MEDICAL CARE: North Carolina
MFW—Goshen/Warwick	Population Group: Low Inc—Gaston Co	Service Area Listing
County—Orange	*Gates	
Parts:	*Graham	Service Area Name
Goshen Town	Guilford	Bayboro/Aurora
Warwick Town	Service Area: Inner City Greensboro	County—Beaufort
	*Halifax	Parts:
MFW—New Paltz	Population Group: Low Inc—Halifax	Richland Twp
County—Ulster	*Harnett	County—Pamlico
Parts:	Population Group: Low Inc—Harnett	Belhaven/Swan Quarter
New Paltz Town	·	County—Beaufort
MFW—Walden	*Henderson	•
County—Orange	Population Group: MFW—Henderson/Polk	Parts:
Parts:	*Hertford	Bath Township
Montgomery Town	Population Group: Low Inc—Hertford Co	Pantego Township
	_ *Hoke	County—Hyde
PRIMARY MEDICAL CARE: New York	*Hyde	Parts:
Facility Listing	Service Area: Belhaven/Swan Quarter	Currituck Township
	 Service Area: Hatteras-Ocracoke 	Fairfield Township
Facility Name	Johnston	Lake Landing Township
Attica Corr Fac	Population Group: Low Inc/MFW—John-	Lake Mattamuskeet Unorg.
County—Wyoming	ston Co	Swan Quarter Township
Bare Hill Corr Fac	*Lee	Central Charlotte
County—Franklin	Population Group: Low Inc-Moncure/San-	County—Mecklenburg
Chateaugay State Corr. Facility	ford	Parts:
County—Franklin	*Lenoir	C.T. 1
Children's Hosp Pc Clinics—C.T. 67.02	Service Area: East Kinston	C.T. 4–8
County—Erie	*Macon	C.T. 36–37
FCI Raybrook	Service Area: Franklin	C.T. 38.98
County—Franklin	Mecklenburg	C.T. 39.01–39.02
Hale Creek Asatca	Service Area: Central Charlotte	C.T. 41–42
County—Fulton	Nash	C.T. 45.00-51.01

PRIMARY MEDICAL CARE: North Carolina Service Area Listing	PRIMARY MEDICAL CARE: North Carol Population Group Listing	PRIMARY MEDICAL CARE: North Carolina Population Group Listing
County Name	Population Group	Population Group
C.T. 52	Low Income	Parts:
Danbury	Low Inc—Gaston Co	Medically Indigent
County—Stokes	County—Gaston	Med Ind—Scotland Co
Parts:	Parts:	County—Scotland
C.T. 701-703	Low Inc	Parts:
East Kinston	Low Inc—Halifax	Medically Indigent
County—Lenoir	County—Halifax	Medicaid—Durham Čo
Parts:	Parts:	County—Durham
C.T. 101-105	Low Income	Parts:
C.T. 107	Low Inc—Harnett	Medicaid Eligible
Franklin	County—Harnett	MFW—Henderson/Polk
County—Macon	Parts:	County—Henderson
Parts:	Low Inc	Parts:
Burningtown Twp	Low Inc—Hertford Co	MFW
Cartoogechaye Twp	County—Hertford	County—Polk
Cowee Twp	Parts:	Parts:
Ellijay Twp	Low Inc	MFW
Flats Twp	Low Inc—Moncure/Sanford	
Franklin Twp	County—Chatham	PRIMARY MEDICAL CARE: North Carolina
Millshoal Twp	Parts:	Facility Listing
Nantahala Twp	Cape Fear	
Smiths Bridge Twp.	Haw River	Facility Name
Hatteras-Ocracoke	Oakland	Central Prison
County—Dare	County—Lee	County—Wake
Parts:	Parts:	FCI—Butner
Hatteras Township	Cape Fear	County—Vance
Kinnakeet Township	Deep River	
County—Hyde	East Sanford	PRIMARY MEDICAL CARE: North Dakota
Parts:	Jonesboro	County Listing
Ocracoke Township	West Sanford	
nner City Greensboro	Low Inc—New Hanover Co	County Name
County—Guilford	County—New Hanover	*Adams
Parts:	Parts:	Service Area: Lemmon (SD/ND)
C.T. 101	Low Income	*Barnes
C.T. 107 C.T. 107.02	Low Income Low Inc—Stanly Co	Service Area: Wimbledon
C.T. 107.02 C.T. 108.01	County—Stanly	*Benson
C.T. 110	Parts:	*Bottineau
C.T. 111.01	Low Inc	Service Area: Bottineau
C.T. 112–115	Low Inc—Surry Co	Service Area: Mohall
Warrenton	County—Surry	*Burke
County—Warren	Parts:	Service Area: Powers Lake/Columbus
Parts:	Low Income	*Dickey
Fork Township	Low Income Low Inc—Swain Co	Service Area: Ellendale/Edgeley (ND/SD)
Hawtree Township	County—Swain	Service Area: Oakes/Forman
Nutbush Township	Parts:	*Divide
River Township	Low Income	*Dunn
Roanoke Township	Low Income Low Inc—Wayne Co	*Eddy
Sandy Creek Township	County—Wayne	*Emmons
Shocco Township	Parts:	*Golden Valley
Sixpound Township	Low Income	*Hettinger
	Low Income Low Inc—Yancey Co	*Kidder
Smith Creek Township Warrenton Township	County—Yancey	Service Area: Medina
	Parts:	*La Moure
Western Caldwell	Low Income	Service Area: Ellendale/Edgeley (ND/SD)
County—Caldwell		Service Area: La Moure
Parts:	Low Inc/MFW—Johnston Co	*Logan
Globe Township	County—Johnston	*McHenry
Johns River Township	Parts:	*McIntosh
Mulberry Township	Low Inc/MFW	
Patterson Township	Low Inc/MFW—Nash Co	*McIntosh
Wilson Creek Township	County—Nash	Population Group: Low Inc—Mcintosh
	Parts:	Population Group: Low Inc—Mcintosh
PRIMARY MEDICAL CARE: North Carolina	Low Income/Migrant Farmw	*McLean
Population Group Listing	Low Inc/MFW—Sampson Co	*Mercer
	County—Sampson	Morton
Population Group	Parts:	Service Area: West Morton/East Stark
Low Inc—Cumberland Co	Low Inc/MFW	*Mountrail
County—Cumberland	Low Inc/MFW—Wilson Co	Service Area: New Town
Parts:	County—Wilson	Service Area: Stanley
Low Income	Parts:	*Nelson
_ow Inc—Duplin Co	Low Income/Migrant Farmw	*Oliver
County—Duplin	Med Ind—Cleveland Co	*Pembina
County—Dupini	ivied ind—Cieveland Co	*Renville

PRIMARY MEDICAL CARE: North Dakota PRIMARY MEDICAL CARE: North Dakota PRIMARY MEDICAL CARE: North Dakota County Listing Service Area Listing Service Area Listing County Name Service Area Name Service Area Name County-La Moure Service Area: Mohall Willow Vale Township *Richland Ellendale/Edgeley (ND/SD) Parts: Service Area: Hankinson/Lidgerwood (ND/ County-Dickey Adrian Township Badger Township Parts: *Rolette Ada Township Berlin City Albertha Township Black Loam Township *Sargent Service Area: Oakes/Forman Albion Township Bluebird Township Elden Township Dean Township *Slope *Stark Ellendale City Dickey City Ellendale Township Gladstone Township Service Area: West Morton/East Stark Elm Township Glen Township *Stutsman Service Area: Medina Forbes City Glenmore Township Service Area: Wimbledon Fullerton City Grand Rapids Township Grandview Township *Ward German Township Grand Valley Township Greenville Township Service Area: New Town Hamburg Township Henrietta Township Service Area: Stanley *Williams Kent Township Jud City Kentner Township Kennison Township Service Area: Tioga Keystone Township La Moure City Lorraine Township Litchville Township PRIMARY MEDICAL CARE: North Dakota Maple Township Marion City Service Area Listing Merricourt City Mikkelson Township Service Area Name Monango City Ovid Township Pearl Lake Township **Bottineau** Northwest Township County-Bottineau Porter Township Prairie Township Parts: Raney Township Potsdam Township Amity Township Roscoe Township Spring Valley Townshi Bentinck Township Valley Township Russell Township **Bottineau City** Van Meter Township Rvan Township Brander Township Whitestone Township Saratoga Township Cecil Township Wright Township Sheridan Township Verona City Chatfield Township Yorktown Township Cordelia Township Lemmon (SD/ND) Young Township Dalen Township County—Adams Parts: County-La Moure Eidsvold Township Parts: Elms Township Edgeley City E Adams Unorg Elysian Township Golden Glen Township Gilstrap Twp Gardena City Kulm City North Lemmon Twp Haram Township Nora Township Orange Twp Hastings Township Norden Township South Fork Twp Homen Township Pomona View Township Medina Kane Township Ray Township County-Kidder Kramer City Swede Township Parts: Landa City Wano Township Allen Township Lewis Township Willowbank Township Buckeye Township Lordsburg Township Maxbass City Hankinson/Lidgerwood (ND/SD) Bunker Township County—Richland Crystal Springs Township Mount Rose Township Parts: Dawson City Newborg Township Newburg City Barney City Belford Township Graf Township Haynes Township Oak Creek Township Brandenburg Township Manning Township Oak Valley Township Brightwood Township Peace Township Quinby Township Sibley Township Ostby Township Danton Township Overly City Devillo Township Peabody Township Pickering Township South Kidder Unorg. Dexter Township Duerr Township Steele City Richburg Township Elma Township Tanner Township Roland Township Fairmount City Tappen City Russell City Fairmount Township Tappen Township Scandia Township **Grant Township** Valley Township Scotia Township Great Bend City Vernon Township Sergius Township Greendale Township Weiser Township Souris City Hankinson City Westford Township Starbuck Township Williams Township La Mars Township Stone Creek Township Liberty Grove Township Woodlawn Township Tacoma Township Lidgerwood City County-Stutsman Wayne Township Mantador City Parts: Wellington Township Moran Township Bloomenfield Township Westhope City Waldo Township Chase Lake Unorg. Whitby Township Wyndmere Township Chicago Township Cleveland City Whitteron Township Wyndmere City Willow City City La Moure Flint Township

PRIMARY MEDICAL CARE: North Dakota Service Area Listing	PRIMARY MEDICAL CARE: North Dakota Service Area Listing	PRIMARY MEDICAL CARE: North Dakota Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Germania Township	Anna Township	Powers Township
Griffin Township	Hiddenwood Township	Powers Lake Township
losco Township	Linton Township	Purcell Township
Medina City Newbury Township	Lund Township Makoti City	Redmond Township Ross City
Peterson Township	Orlien Township	Ross Township
Sinclair Township	Ryder Township	Sidonia Township
St. Paul Township	Ryder City	Sorkness Township
Stirton Township	Shealey Township	Stanley City
Streeter City	Tolgen Township	Stave Township
Streeter Township Valley Spring Township	Oakes/Forman County—Dickey	West Mountrail Unorg.
Weld Township	Parts:	White Earth City White Earth Township
Mohall	Bear Creek Township	County—Ward
County—Bottineau	Clement Township	Parts:
Parts:	Divide Township '	Berthold City
Antler City	Hudson Township	Berthold Township
Antler Township	James River Valley To	Carbondale Township
Blaine Township Cut Bank Township	Lovell Township	Carpio City Carpio Township
Hoffman Township	Ludden City Oakes City	Donnybrook City
Lansford City	Port Emma Township	Evergreen Township
Lansford Township	Riverdale Township	Mandan Township
Renville Township	County—Sargent	Passport Township
Sherman Township	Powers Lake/Columbus	Ree Township
Wheaton Township	County—Burke	Tioga Williams
County—Renville Parts:	Parts: Battleview Township	County—Williams Parts:
Brandon Township	Clayton Township	Alamo City
Callahan Township	Cleary Township	Athens Township
Clay Township	Columbus City	Barr Butte Township
Colquhoun Township	Colville Township	Big Meadow Township
Eden Valley Township	Dale Township	Big Stone Township
Grano City Grassland Township	Fay Township Foothills Township	Blacktail Township Blue Ridge Township
Hamerly Township	Forthun Township	Bonetraill Township
Hamlet Township	Garness Township	Brooklyn Township
Hurley Township	Harmonious Township	Champion Township
Lockwood Township	Keller Township	Climax Township
Loraine City	Larson City	Dry Fork Township
Mohall City	Leaf Mountain Township	Dublin Township
Sherwood City New Town	Lignite City Lucy Township	Ellisville Township Epping City
County—Mountrail	Portal City	Farmvale Township
Parts:	Portal Township	Golden Valley Township
Banner Township	Powers Lake City	Good Luck Township
Big Bend Township	Short Creek Township	Grenora City
Brookbank Township	Soo Township	Grenora Township
Crane Creek Township Fertile Township	Thorson Township Vale Township	Hanks City Hazel Township
Howie Township	Stanley	Hofflund Township
Knife River Township	County—Mountrail	Lindahl Township
Liberty Township .	Parts:	Marshall Township
Model Township	Alger Township	Nesson Valley Unorg.
Mountrail Township	Bicker Township	New Home Township
New Town City Oakland Township	Burke Township Clearwater Township	Oliver Township Orthell Township
Osborn Township	Cottonwood Township	Pleasant Valley Township
Osloe Township	Crowfoot Township	Rainbow Township
Parshall City	Debing Township	Ray City
Parshall Township	Egan Township	Rock Island Township
Plaza Township	Idaho Township	Sauk Valley Township
Plaza City	James Hill Township	Scorio Township
Rat Lake Township	Kickapoo Township	South Meadow Township
Shell Township Sikes Township	Lostwood Township Lowland Township	Southeast Williams Unorg. Spring Brook City
Southwest Mountrail Unorg.	Manitou Township	Strandahl Township
Spring Coulee Township	McAlmond Township	Tioga Township
Van Hook Township	McGahan Township	Tioga City
Wayzetta Township	Myrtle Township	Truax Township
County—Ward	Palermo City	Twelve Mile Township
Parts:	Palermo Township	View Township

PRIMARY MEDICAL CARE: North Dakota Service Area Listing	PRIMARY MEDICAL CARE: Ohio County Listing	PRIMARY MEDICAL CARE: Ohio County Listing
Service Area Name	County Name	County Name
West Bank Township	Service Area: West Middletown	Service Area: New Matamoras
Wheelock Township	Carroll	Service Area: Woodsfield
Wheelock City	Clark	Montgomery
Wildrose City	Service Area: Southwest Side (Springfield)	Service Area: West Dayton
Winner Township	Clermont	Population Group: Homeless—Dayton
West Morton/East Stark	Service Area: Eastern Clermont	*Morgan
County—Morton	Columbiana	*Morrow
Parts: Almont City	Population Group: Low Inc—East Liverpool	Population Group: Low Inc—Morrow Co *Noble
Engelter Township	*Coshocton Population Group: Low Inc—Coshocton Co	Facility: Noble Corr Fac
Glen Ullin City	Cuyahoga	*Perry
Hebron City	Service Area: East Cleveland	*Pike
New Salem City	Service Area: Hough/Norwood/Glenville	Population Group: Low Inc—Pike Co
West Morton Unorg.	Service Area: Lee Miles (Cleveland)	*Preble
County—Stark	Service Area: Mt Pleasant/Union-Miles/	Richland
Parts:	Corlett	Population Group: Low Income—Richland
East Stark Unorg.	Service Area: Western Collinwood	Ċo
Richardton City	Population Group: Low Inc—Central/Fair-	*Sandusky
Taylor City	fax/Kinsman	Population Group: Low Inc/MFW—San-
Wimbledon	Population Group: Low Income—Near	dusky Co
County—Barnes	West/Westside/Edgewate	*Scioto
Parts:	Facility: Free Clinic Of Greater Cleveland	Population Group: Low Inc—Scioto Co
Ashtabula Township	Facility: Neighborhood Family Practice	*Seneca
Baldwin Township Dazey City	Fairfield Population Group: Low Inc—Lancaster/Bal-	Population Group: Low Inc—Tiffin/Fostoria Stark
Dazey City Dazey Township	timore	Service Area: NE Canton
Edna Township	*Fayette	Summit
Ellsbury Township	Population Group: Low Inc—Fayette Co	Service Area: Akron (Southeast Side)
Grand Prairie Township	Franklin	Trumbull
Lake Town Township	Service Area: Lower Linden (N.E. Colum-	Service Area: Orwell
Leal City	bus)	Service Area: The Flats (Warren)
Minnie Lake Township	Service Area: Near North/University	*Tuscarawas
Pierce Township	Population Group: Low Inc-Near South-	Service Area: Freeport
Pillsbury City	side (Columbus)	Population Group: Low Inc—S Tuscarawas
Rogers City	Population Group: Low Inc—Franklinton	Co
Rogers Township	(Columbus)	*Vinton
Sibley City Sibley Trail Township	*Guernsey	Washington Service Area: New Matamoras
Uxbridge Township	Service Area: Freeport Hamilton	Wood
Wimbledon City	Service Area: East & Lower Price Hill/S	Population Group: Low Inc—Tiffin/Fostoria
County—Stutsman	Fairmont	- opalation Group. Low the Thinly Cotona
Parts:	Service Area: East End (Cincinnati)	PRIMARY MEDICAL CARE: Ohio
Ashland Township	Service Area: Millvale	Service Area Listing
Courtenay City	Service Area: West End (Cincinnati)	
Courtenay Township	*Hancock	Service Area Name
Durham Township	Population Group: Low Inc—Tiffin/Fostoria	Akron (Southeast Side)
Gray Township	*Hardin	County—Summit
Spiritwood Lake City	Population Group: Low Inc—Hardin Co	Parts:
	*Harrison	C.T. 5014 C.T. 5031–5035
PRIMARY MEDICAL CARE: North Dakota	Service Area: Cadiz/Scio/Hopedale	C.T. 5031=5033 C.T. 5038
Population Group Listing	Service Area: Freeport *Highland	Cadiz/Scio/Hopedale
Population Group	Population Group: Low Inc—Highland Co	County—Harrison
Low Inc—Mcintosh	*Hocking	Parts:
County—McIntosh	Population Group: Low Inc—Hocking Co	Archer Township
County—McIntosh	*Holmes	Athens Township
Parts:	Population Group: Low Inc—Holmes Co	Cadiz Township
Low Income	*Jackson	Franklin Township
	Population Group: Low Inc—Jackson Co	German Township
PRIMARY MEDICAL CARE: Ohio	Jefferson	Green Township
County Listing	Population Group: Low Inc—East Liverpool	Monroe Township
Country Manage	Lawrence	North Township
County Name	Population Group: Low Inc—Lawrence Co	Rumley Township
*Adams Population Group: Low Inc—Adams Co	Lucas	Short Creek Township
*Ashtabula	Service Area: Center City/Dorr (Toledo)	Stock Township
Service Area: Orwell	Service Area: East Toledo Service Area: Near Southside Toledo	Center City/Dorr (Toledo) County—Lucas
*Athens	Mahoning	Parts:
Population Group: Low Income—Athens	Service Area: Eastside Youngstown	C.T. 27–28
Co	Service Area: Lastside Toungstown Service Area: Southside Youngstown	C.T. 31–37
Butler	*Meigs	C.T. 39
Service Area: Eastern Hamilton	*Monroe	East & Lower Price Hill/S Fairmont
		and a second second second

PRIMARY MEDICAL CARE: Ohio Service Area Listing	PRIMARY MEDICAL CARE: Ohio Service Area Listing	PRIMARY MEDICAL CARE: Ohio Service Area Listing
Service Area Name	Service Area Name	Service Area Name
County—Hamilton	C.T. 1119.01-1119.02	Liberty Township
Parts:	C.T. 1121-1128	Ludlow Township
C.T. 87	C.T. 1161–1168	NE Canton
C.T. 89	C.T. 1181–1185	County—Stark
C.T. 91–96 C.T. 103	C.T. 1186.01–1186.02 C.T. 1189	Parts: C.T. 7002–7005
East Cleveland	Lee Miles (Cleveland)	C.T. 7002=7003 C.T. 7018
County—Cuyahoga	County—Cuyahoga	Orwell
Parts:	Parts:	County—Ashtabula
C.T. 1501	C.T. 1217–1219	Parts:
C.T. 1503–1504 C.T. 1511–1518	C.T. 1221–1223 Lower Linden (N.E. Columbus)	Colebrook Township Hartsgrove Township
East End (Cincinnati)	County—Franklin	Morgan Township
County—Hamilton	Parts:	New Lyme Township
Parts:	C.T. 7.20	Orwell Township
C.T. 43–44	C.T. 7.30	Rome Township
C.T. 47.02 East Toledo	C.T. 9.10 C.T. 9.20	Trumbull Township Windsor Township
County—Lucas	C.T. 9.20 C.T. 14–15	County—Trumbull
Parts:	C.T. 23	Parts:
C.T. 46	C.T. 25.10	Bloomfield Township
C.T. 47.01–47.02	C.T. 29	Greene Township
C.T. 48	C.T. 75.11–75.12	Gustavus Township
C.T. 48.99–49.00 C.T. 50–53	C.T. 75.20 C.T. 75.34	Kinsman Township Mesopotamia Township
Eastern Clermont	C.T. 76	Southside Youngstown
County—Clermont	Millvale	County—Mahoning
Parts:	County—Hamilton	Parts:
Batavia Township	Parts:	C.T. 8010
Franklin Township Goshen Township	C.T. 28 C.T. 77	C.T. 8016–8017 C.T. 8019–8025
Jackson Township	C.T. 85.02	Southwest Side (Springfield)
Monroe Township	C.T. 86.01	County—Clark
Ohio Township	Mt Pleasant/Union-Miles/Corlett	Parts:
Pierce Township	County—Cuyahoga	C.T. 1–3
Stonelick Township Tate Township	Parts: C.T. 1155	C.T. 8 C.T. 9.01–9.02
Washington Township	C.T. 1198–1199	C.T. 10
Wayne Township	C.T. 1204-1206	C.T. 11.01-11.02
Williamsburg Township	C.T. 1207.01–1207.02	C.T. 12
Eastern Hamilton County—Butler	C.T. 1208.01–1208.02	The Flats (Warren) County—Trumbull
Parts:	C.T. 1211–1213 C.T. 1214.01–1214.02	Parts:
C.T. 3–4	C.T. 1215–1216	C.T. 9205–9207
C.T. 6	C.T. 1275	West Dayton
C.T. 7.01–7.02	Near North/University	County—Montgomery
Eastside Youngstown County—Mahoning	County—Franklin	Parts: C.T. 2–4
Parts:	Parts: C.T. 6	C.T. 2–4 C.T. 6–7
C.T. 8001–8007	C.T. 10	C.T. 9–10
C.T. 8040	C.T. 11.10	C.T. 12–14
Freeport	C.T. 12–13	C.T. 35–45
County—Guernsey Parts:	C.T. 16–17 C.T. 18.10	C.T. 602–603 C.T. 702.01–702.02
Londonderry Township	C.T. 18.20	C.T. 703
Madison Township	C.T. 20–22	West End (Cincinnati)
Washington Township	C.T. 32	County—Hamilton ´
County—Harrison	Near Southside Toledo	Parts:
Parts: Freeport Township	County—Lucas Parts:	C.T. 2
Moorefield Township	C.T. 38	C.T. 3.01–3.02 C.T. 4
Nottingham Township	C.T. 40–42	C.T. 8
Washington Township	C.T. 54	C.T. 14–15
County—Tuscarawas	New Matamoras	West Middletown
Parts:	County—Monroe	County—Butler
Perry Township Hough/Norwood/Glenville	Parts: Benton Township	Parts: C.T. 128–132
County—Cuyahoga	Jackson Township	C.T. 128–132 C.T. 138–140
Parts:	County—Washington ·	Western Collinwood
C.T. 1112–1113	Parts:	County—Cuyahoga
C.T. 1114.01–1114.02	Grandview Township	Parts:
C.T. 1115–1118	Independence Township	C.T. 1169

PRIMARY MEDICAL CARE: Ohio Service Area Listing	PRIMARY MEDICAL CARE: Ohio Population Group Listing	PRIMARY MEDICAL CARE: Ohio Population Group Listing
Service Area Name	Population Group	Population Group
C.T. 1171.01-1171.02	Parts:	County—Pike
C.T. 1172.01–1172.02	Brush Creek Twp	Parts:
C.T. 1173–1175	Saline Twp	Low Income
C.T. 1179	Low Inc—Fayette Co	Low Inc—S Tuscarawas Co
C.T. 1261	County—Fayette	County—Tuscarawas
Woodsfield	Parts:	Parts:
County—Monroe	Low Income	Clay Twp
Parts:	Low Inc—Franklinton (Columbus)	Mill Twp
Adams Township	County—Franklin	Oxford Twp
Bethel Township	Parts:	Rush Twp
Center Township	C.T. 41–44	Salem Twp
Franklin Township	C.T. 49–51	Union Twp
Green Township	Low Inc—Hardin Co	Warwick Twp
Lee Township	County—Hardin	Washington Twp
Malaga Township	Parts:	Low Inc—Scioto Co
Ohio Township	Low Income	County—Scioto
Perry Township	Low Inc—Highland Co	Parts:
Salem Township	County—Highland	Low Income
Seneca Township	Parts:	Low Income Low Inc—Tiffin/Fostoria
Summit Township	Low Income	
	Low income Low Inc—Hocking Co	County—Hancock Parts:
Sunsbury Township		
Switzerland Township	County—Hocking Parts:	C.T. 1 (Fostoria)
Washington Township		County—Seneca Parts:
Wayne Township	Low Income	
	Low Inc—Holmes Co	Low Income
PRIMARY MEDICAL CARE: Ohio	County—Holmes	County—Wood
Population Group Listing	Parts:	Parts:
Panulation Croup	Low Income	C.T. 22 (Fostoria)
Population Group	Low Inc—Jackson Co	Low Inc/MFW—Sandusky Co
Homeless—Dayton	County—Jackson	County—Sandusky
County—Montgomery Parts:	Parts:	Parts:
	Low Income	Low Income
C.T. 15	Low Inc—Lancaster/Baltimore	MFW
C.T. 21	County—Fairfield	Low Income—Athens Co
Low Inc—Adams Co	Parts:	County—Athens
County—Adams	Amanda Twp	Parts:
Parts:	Berne Twp	Low Income
Low Income	Bloom Twp	Low Income—Near West/Westside/Edgewate
Low Inc—Central/Fairfax/Kinsman	Clear Creek Twp	County—Cuyahoga
County—Cuyahoga	Greenfield Twp	Parts:
Parts:	Hocking Twp	C.T. 1011.01
C.T. 1079	Lancaster City	C.T. 1012–1019
C.T. 1087–1089	Liberty Twp	C.T. 1021.01-1021.02
C.T. 1091–1093	Madison Twp	C.T. 1022–1023
C.T. 1096–1099	Pleasant Twp	C.T. 1024.01-1024.02
C.T. 1101–1103	Richland Twp	C.T. 1025-1026
C.T. 1129	Rush Creek Twp	C.T. 1031–1039
C.T. 1131–1139	Walnut Twp	Low Income—Richland Co
C.T. 1141–1145	Low Inc—Lawrence Co	County—Richland
C.T. 1147–1148	County—Lawrence	Parts:
Low Inc—Coshocton Co	Parts:	Low Income
County—Coshocton	Low Income	
Parts:	Low Inc—Morrow Co	PRIMARY MEDICAL CARE: Ohio
Low Income	County—Morrow	Facility Listing
Low Inc—East Liverpool	Parts:	
County—Columbiana	Low Income	Facility Name
Parts:	Low Inc—Near Southside (Columbus)	Free Clinic Of Greater Cleveland
Center Twp	County—Franklin	County—Cuyahoga
East Liverpool City	Parts:	Neighborhood Family Practice
Elk Run Twp	C.T. 37–38	County—Cuyahoga
Franklin Twp	C.T. 53	Noble Corr Fac
Hanover Twp	C.T. 54.10	County—Noble
Liverpool Twp	C.T. 54.20	·
Madison Twp	C.T. 55	PRIMARY MEDICAL CARE: Oklahoma
Middleton Twp	C.T. 56.10	County Listing
St Clair Twp	C.T. 56.20	
Unity Twp	C.T. 58.20	County Name
Washington Twp	C.T. 59–61	*Adair
Wayne Twp	C.T. 87.10	*Alfalfa
Wellsville City	C.T. 87.20	*Atoka
Yellow Creek Twp	C.T. 87.30	Canadian

PRIMARY MEDICAL CARE: Oklahoma PRIMARY MEDICAL CARE: Oklahoma PRIMARY MEDICAL CARE: Oklahoma County Listing Service Area Listing Population Group Listing County Name Service Area Name Population Group *Carter County--Oklahoma Parts: Service Area: Velma-Alma/Healdton North Parts: C.T. 215 C.T. 1080.03 *Choctaw County-Okmulgee C.T. 1080.05 *Coal Parts: C.T. 1080.10-1080.11 Creek C.T. 6 Medicaid—Pontotoc Co Population Group: Low Inc-Mounds C.T. 1088.01 C.T. 1088.03-1088.04 County-Pontotoc *Delaware Population Group: Amer Indian Pop Dela-North Tulsa Parts: ware County County—Tulsa Medicaid *Grant Parts: Native American Pop-Mayes Co C.T. 2-10 *Harper County-Mayes *Haskell C.T. 12-14 Parts: *Hughes C.T. 57 Native American *Johnston C.T. 62 *Kiowa C.T. 79 PRIMARY MEDICAL CARE: Oklahoma C.T. 80.01-80.02 *Latimer Facility Listing Population Group: Low Inc-Latimer Co C.T. 91.01 Facility Name *Lincoln Nowata FCI El Reno Logan County-Nowata County—Canadian *Marshall Parts: Lenapah-Delaware Division *Maves Population Group: Native American Pop-Nowata Division PRIMARY MEDICAL CARE: Oregon South Coffeyville-Wann Division County Listing Mayes Co McClain Quinton County Name *McIntosh County—Pittsburg *Baker *Muskogee Parts: Service Area: Halfway Quinton Division Population Group: American Indian Pop Clackamas Muskogee County S.E. Oklahoma City Service Area: Estacada *Nowata County-Oklahoma Service Area: Mt. Hood Service Area: Nowata Parts: Population Group: MSFWs-Western C.T. 1039 Okfuskee Clackamas Co C.T. 1048 Oklahoma *Columbia Service Area: N.E. Oklahoma Co C.T. 1053-1054 Service Area: Clatskanie Service Area: S.E. Oklahoma City C.T. 1073.04 Service Area: East Columbia Texoma *Okmulaee Service Area: Vernonia Population Group: Low Inc-Mounds County-Texas *Coos *Pittsburg Parts: Service Area: Powers Service Area: Quinton West Texas Division *Curry Velma-Alma/Healdton North *Pontotoc Service Area: Port Orford Population Group: Medicaid—Pontotoc Co County--Carter Population Group: Low Inc-Brookings Pottawatomie Parts: *Deschutes Healdton North Divisi Service Area: Konawa Service Area: La Pine *Roger Mills County-Stephens *Douglas *Seminole Parts: Service Area: Glendale Service Area: Konawa Velma-Alma Division 'Gilliam Sequoyah Service Area: Arlington Population Group: Amer Indian Pop PRIMARY MEDICAL CARE: Oklahoma Service Area: Condon Sequoyah County Population Group Listing 'Harney *Stephens *Hood River Population Group Service Area: Velma-Alma/Healdton North Population Group: MSFW-Hood River Co Am In-Tulsa Texas Jackson County—Tulsa Service Area: Texoma Service Area: Shady Cove *Tillman Parts: American Indian Population Group: MFW-Ashland/Phoenix Tulsa *Jefferson Amer Indian Pop Delaware County Service Area: North Tulsa County-Delaware Service Area: Madras Population Group: Am In-Tulsa *Josephine Parts: 'Washita Service Area: Cave Junction American Indian Amer Indian Pop Sequoyah County Service Area: Glendale PRIMARY MEDICAL CARE: Oklahoma Service Area: Williams County-Sequoyah Service Area Listing Parts: Population Group: Med Ind-Grants Pass *Klamath Service Area Name American Indian American Indian Pop Muskogee County Service Area: Bly Konawa County-Muskogee Service Area: Chiloquin County--Pottawatomie Population Group: Low Inc/MFW-Klamath Parts: Parts: Maud Division American Indian *Lake Wanette-Asher Division Low Inc-Latimer Co County-Seminole County-Latimer Service Area: Silver Lake Lane Parts: Parts: Low Income Service Area: Lowell Konawa Division Seminole South Division Service Area: McKenzie Low Inc-Mounds

County-Creek

N.E. Oklahoma Co

Service Area: Oakridge

PRIMARY MEDICAL CARE: Oregon County Listing	PRIMARY MEDICAL CARE: Oregon Service Area Listing	PRIMARY MEDICAL CARE: Oregon Service Area Listing
County Name	Service Area Name	Service Area Name
Service Area: Triangle Lake/Swisshome	Condon	Parts:
Population Group: Homeless-Mid Lane Co	County—Gilliam	Nehalem Division
*Malheur	Parts:	Nyssa (OR/ID)
Service Area: Areas (OR/ID)	Condon Division	County—Malheur
Service Area: Nyssa (OR/ID) Service Area: Vale	East Columbia County—Columbia	Parts: Adrian Division
Population Group: MSFW—Ontario	Parts:	Nyssa Division
Facility: Snake River Corr. I.	Goble Division	Owyhee Division
Marion	Rainier Division	Oakridge
Population Group: Low Inc/MFW/Home-	Scappoose Division	County—Lane
less-Polk & Marion	St. Helens Division	Parts:
*Morrow	Elgin County—Union	Oakridge Division Pacific City/Cloverdale
Service Area: Boardman Service Area: Heppner	Parts:	County—Tillamook
Polk	Elgin Division	Parts:
Population Group: Low Inc/MFW/Home-	Estacada	Beaver Division
less-Polk & Marion	County—Clackamas	Neskowin Division
*Sherman	Parts:	Port Orford
Service Area: Moro/Grass Valley	Estacada Division	County—Curry
Service Area: Wasco	Glendale	Parts:
*Tillamook	County—Douglas	Port Orford CCD
Service Area: Nehalem	Parts:	Powers Coop
Service Area: Pacific City/Cloverdale Population Group: Low Inc/Homeless—	South Umpqua CCD County—Josephine	County—Coos Parts:
Tillamook/Bay City	Parts:	Powers Division
*Umatilla	Northwest Josephine CCD	Shady Cove
Population Group: Low Inc/MFW—Umatilla	Halfway	County—Jackson
Co	County—Baker	Parts:
Facility: E Oregon Corr I	Parts:	Butte Falls-Prospect Division
*Union	Eagle Valley Division	Shady Cove Division
Service Area: Elgin	Halfway Division	Silver Lake
*Wasco	Heppner Marrow	County—Lake
Service Area: Maupin/Dufur	County—Morrow Parts:	Parts: Silver Lake-Fort Rock Division
Population Group: MFW—The Dalles Washington	Heppner Division	Triangle Lake/Swisshome
Population Group: MFW—W. Washington	Ione-Lexington Division	County—Lane
Co	Jordan Valley	Parts:
*Wheeler	County—Malheur	Middle Siuslaw-Triangle Lake Div
Yamhill	Parts:	Vale
Facility: FCI Sheridan	Jordan Division	County—Malheur
DDIMARY MEDICAL CARE Comme	La Pine County—Deschutes	Parts: Brogan Division
PRIMARY MEDICAL CARE: Oregon Service Area Listing	Parts:	Juntura Division
——————————————————————————————————————	C.T. 9902–9905	Vale Division
Service Area Name	Lowell	West Vale Division
Arlington	County—Lane	Vernonia
County—Gilliam	Parts:	County—Columbia
Parts:	Lowell Division	Parts:
Arlington Division Bly	Madras County—Jefferson	Vernonia Division
County—Klamath	Parts:	Wasco County—Sherman
Parts:	Ashwood Division	Parts:
Langell Division	Culver Division	Wasco Division
Boardman	Madras Division	Williams
County—Morrow	Maupin/Dufur	County—Josephine
Parts:	County—Wasco	Parts:
Boardman Division	Parts:	Williams Division
Cave Junction County—Josephine	Dufur CCD	
Parts:	McKenzie County—Lane	PRIMARY MEDICAL CARE: Oregon
Cave Junction Division	Parts:	Population Group Listing
Wilderville Division	McKenzie Division	Population Group
Chiloquin	Moro/Grass Valley	Homeless-Mid Lane Co
County—Klamath	County—Sherman	County—Lane
Parts:	Parts:	Parts:
Chiloquin Division	Moro Division	McD 002
Crescent Lake Division	Mt. Hood	McD 030
Clatskanie	County—Clackamas	McD 035
County—Columbia Parts:	Parts: Mount Hood Division	McD 040 McD 056
Clatskanie Division	Nehalem	McD 036 McD 070
Marshland Division	County—Tillamook	McD 070

PRIMARY MEDICAL CARE: Oregon PRIMARY MEDICAL CARE: Oregon PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing Population Group Listing County Listing Population Group Population Group County Name McD 107 Sandy CCD Service Area: Snow Shoe McD 140 Wilsonville CCD Service Area: Western Lycoming Low Inc-Brookings Yoder CCD Columbia County—Curry Service Area: Eastern Lycoming *Crawford Parts: PRIMARY MEDICAL CARE: Oregon **Brookings CCD** Facility Listing Service Area: Conneautville Harbor CCD Population Group: Low Inc-Union City Facility Name Low Inc/Homeless-Tillamook/Bay City (PA/NY) E Oregon Corr I County—Tillamook Population Group: Low Inc-Titusville County-Umatilla Parts: Cumberland FCI Sheridan Bay City CCD Facility: Sci Camp Hill County-Yamhill Tillamook CCD Dauphin Low Inc/MFW—Klamath Falls Snake River Corr. I. Service Area: Millersburg County-Malheur County-Klamath Population Group: Low Income-Harris-Parts: bura Keno CCD PRIMARY MEDICAL CARE: Pennsylvania *Elk County Listing Klamath Falls CCD Service Area: Marienville Malinccd Erie County Name Merrill CCD Service Area: Southern Erie Allegheny Low Inc/MFW-Umatilla Co Population Group: Low Inc-Union City Service Area: Arlington Heights/St Clair County-Umatilla (PA/NY) Service Area: Hill District Parts: Population Group: Med Ind-Erie City Service Area: Homewood-Brushton Low Income Fayette Service Area: Manchester Migrant Farmworkers Service Area: Markleysburg Service Area: McKees Rocks-Stowe Low Inc/MFW/Homeless-Polk & Marion Service Area: Republic Service Area: North Braddock County—Marion Population Group: Low Inc-Greensboro Service Area: South Braddock *Forest Parts: Service Area: West End Pittsburgh Low Inc/MFW/Homeless Service Area: Marienville Population Group: Low Inc—East Liberty Population Group: Low Inc—Mckeesport County—Polk Service Area: Tionesta Parts: *Franklin *Armstrong Low Inc/MFW/Homeless Service Area: Dry Run Service Area: Armstrong-Clarion Med Ind-Grants Pass Population Group: Low Inc/MFW-Cham-Service Area: Dayton/Rural Valley County—Josephine bersburg Service Area: Kiski Vallev Parts: *Fulton Service Area: New Bethlehem/Hawthorn C.T. 3604-3608 Service Area: Broad Top/Cromwell Service Area: Northeast Butler C.T. 3610-3613 Service Area: Hancock (MD/PA) Beaver MFW-Ashland/Phoenix *Greene Population Group: Low Inc-East Liverpool County-Jackson Service Area: Clay/Battelle (WV/PA) *Bedford Parts: Population Group: Low Inc-Carmichaels Service Area: Broad Top/Cromwell Ashland CCD Population Group: Low Inc-Greensboro Population Group: Low Inc-Pleasantville Eagle Point CCD Population Group: Low Inc-Western Berks Southeast Jackson CCD . Greene Population Group: Med Ind-Welsh Moun-Southwest Jackson CCD Facility: Sci Greene tain MFW-The Dalles *Huntingdon Blair County-Wasco Service Area: Alexandria Population Group: Low Inc-Pleasantville Parts: Service Area: Broad Top/Cromwell *Bradford The Dalles CCD Service Area: Mt. Union Service Area: La Porte MFW-W. Washington Co Population Group: Low Inc-Big Valley Butler County-Washington Facility: Sci Smithfield Service Area: Northeast Butler Parts: *Indiana Chehalem Mt CCD Cambria Service Area: Dayton/Rural Valley Service Area: Coalport Coast Range CCD Service Area: North Indiana Population Group: Low Inc-Ebensburg Forest Grove-Cornelius Service Area: Punxsutawney North Plains CCD Facility: Sci Cresson Population Group: Low Inc-Ebensburg *Cameron MSFW-Hood River Co *Jefferson County—Hood River Centre Service Area: Punxsutawney Service Area: Snow Shoe Parts: *Juniata Population Group: Low Inc-Philipsburg MSFW Population Group: Low Inc-Middleburg Facility: Sci Rockview MSFW-Ontario Population Group: Low Inc-Mifflintown Chester County-Malheur Parts: Population Group: Med Ind-Welsh Moun-Population Group: Low Inc-SE Lancaster Ontario CCD Population Group: Med Ind-Welsh Mountain *Clarion MSFWs-Western Clackamas Co tain Service Area: Armstrong-Clarion County-Clackamas Lycoming Service Area: New Bethlehem/Hawthorn Service Area: Eastern Lycoming Parts: *Clearfield Beaver Creek CCD Service Area: Northern Lycoming Service Area: Coalport Canby CCD Service Area: Western Lycoming Service Area: Mahaffey Colton CCD Facility: Sci Muncy Molalla CCD Service Area: Snow Shoe *McKean Population Group: Low Inc-Philipsburg Mulino CCD Population Group: Low Inc-Coudersport Facility: Sci Houtzdale Northwest Clackamas CCD Facility: FCI Mckean

*Clinton

Mercer

Redland CCD

PRIMARY MEDICAL CARE: Pennsylvania County Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing
County Name	Service Area Name	Service Area Name
Service Area: Stoneboro	County—Huntingdon	Three Springs Borough
Population Group: Low Inc—Sharon/Farrell	Parts:	Todd Township
*Mifflin	Alexandria Borough	Walker Township
Service Area: Mt. Union Population Group: Low Inc—Big Valley	Franklin Township Logan Township	Wood Township Clay/Battelle (WV/PA)
Monroe	Morris Township	County—Greene
Service Area: Mount Pocono	Petersburg Borough	Parts:
Service Area: South Monroe	Porter Township	Freeport Township
Northampton Population Group: Low Inc—Easton	Spruce Creek Township	Gilmore Township Springhill Township
*Northumberland	Arlington Heights/St Clair County—Allegheny	Wayne Township
Service Area: Herndon	Parts:	Coalport
Service Area: Millersburg	C.T. 1603–1604	County—Cambria
Philadelphia	C.T. 1606	Parts:
Service Area: Upper N. East Philadelphia Service Area: Upper N. West Philadelphia	Armstrong-Clarion County—Armstrong	Reade Township White Township
Population Group: Low Inc—Lower North	Parts:	County—Clearfield
Philadelphia	Bradys Bend Township	Parts:
*Pike	Madison Township	Beccaria Township
Population Group: Low Inc—Paupack *Potter	Perry Township Sugarcreek Township	Bigler Township Chest Township
Service Area: Westfield	Washington Township	Coalport Borough
Population Group: Low Inc—Coudersport	County—Clarion	Glen Hope Borough
*Schuylkill	Parts:	Gulich Township
Service Area: Millersburg	Brady Township	Irvona Borough Jordan Township
Facility: FCI Schuylkill *Snyder	East Brady Borough Madison Township	Ramey Borough
Population Group: Low Inc—Middleburg	Rimersburg Borough	Westover Borough
Population Group: Low Inc—Mcclure	Blossburg	Conneautville
Somerset	County—Tioga	County—Crawford
Service Area: Indian Lake Population Group: Low Inc—Confluence	Parts: Bloss Township	Parts: Beaver Township
Service Area	Blossburg Borough	Conneaut Township
*Sullivan	Covington Township	Conneautville Borough
Service Area: La Porte	Duncan Township	Spring Township
Service Area: Northern Lycoming	Hamilton Township	Springboro Borough Summerhill Township
*Susquehanna Service Area: Montrose	Liberty Borough Liberty Township	Dayton/Rural Valley
*Tioga	Putnam Township	County—Armstrong
Service Area: Blossburg	Union Township	Parts:
Service Area: Elkland (NY/PA) Service Area: Western Lycoming	Ward Township Broad Top/Cromwell	Atwood Boro
Service Area: Western Lycoming Service Area: Westfield	County—Bedford	Cowanshannock Twp Dayton Boro
Population Group: Low Inc—Coudersport	Parts:	Elderton Boro
*Union	Broad Top Township	Plumcreek Twp
Population Group: Low Inc—Mcclure Facility: FCI Allenwood	Coaldale Borough Hopewell Borough	Rural Valley Boro Wayne Twp
Facility: FCI Allenwood Facility: USP Allenwood	Hopewell Township	County—Indiana
Facility: USP Lewisburg	Liberty Township	Parts:
*Venango	Saxton Borough	Plumville Boro
Service Area: Tionesta	County—Fulton	South Mahoning Twp
Population Group: Low Inc—Titusville *Warren	Parts: Dublin Township	Dry Run County—Franklin
Population Group: Low Inc—Union City	Taylor Township	Parts:
(PA/NY)	Wells Township	Fannett Township
Population Group: Low Inc—Titusville	County—Huntingdon	Metal Township
*Wayne Population Group: Low Inc—Honesdale	Parts: Broad Top City Borough	Eastern Lycoming County—Columbia
Population Group: Low Inc—Horlesdale Population Group: Low Inc—Northern	Carbon Township	Parts:
Wayne	Clay Township	Greenwood Township
Population Group: Low Inc—Paupack	Coalmont Borough	Jackson Township
Westmoreland	Dublin Township	Madison Township
Service Area: Kiski Valley	Dudley Borough Hopewell Township	Millville Borough Pine Township
Population Group: Low Inc—Ebensburg York	Juniata Township	County—Lycoming
Service Area: York	Lincoln Township	Parts:
	Marklesburg Borough	Franklin Township
PRIMARY MEDICAL CARE: Pennsylvania	Penn Township	Jordan Township
Service Area Listing	Saltillo Borough Shade Gap Borough	Moreland Township Penn Township
Service Area Name	Smithfield Township	Picture Rocks Borough
Alexandria	Springfield Township	Shrewsbury Township

PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Elkland (NY/PA)	La Porte	Parts:
County—Tioga	County—Bradford	Berrysburg Borough
Parts:	Parts:	Elizabethville Borough
Elkland Borough	Albany Township	Gratz Borough
Elkland Township	New Albany Borough	Halifax Borough
Farmington Township	Overton Township	Halifax Township
Nelson Township	Wilmot Township	Jackson Township
Osceola Township	County—Sullivan	Jefferson Township
Hancock (MD/PA)	Parts:	Lykens Borough
County—Fulton	Cherry Township	Lykens Township
Parts:	Colley Township	Mifflin Township
Bethel Township	Davidson Township	Millersburg Borough
Thompson Township	Dushore Borough	Pillow Borough
Union Township	Eagles Mere Borough	Reed Township
Herndon	Elkland Township	Rush Township
County—Northumberland	Forks Township	Upper Paxton Township
Parts:	Forksville Borough	Washington Township
Herndon Borough	Hillsgrove Township	Wayne Township
Jackson Township	Laporte Borough	Wiconisco Township
Jordan Township	Laporte Township	Williamstown Borough
Little Mahanoy Township	Shrewsbury Township	Williams Township
Upper Mahanoy Township	Fannet Twp	County—Northumberland
Washington Township	Parts:	Parts:
West Cameron Township	Metal Twp	Lower Mahanoy Township
Zerbe Township		
	Mahaffey	County—Schuylkill
Hill District	County—Clearfield	Parts:
County—Allegheny	Parts:	Porter Township
Parts:	Bell Township	Tower City Borough
C.T. 305	Burnside Borough	Montrose
C.T. 314	Burnside Township	County—Susquehanna
C.T. 501–502	Ferguson Township	Parts:
C.T. 506	Grampian Borough	Auburn Township
C.T. 508–511	Greenwood Township	Bridgewater Township
Homewood-Brushton	Lumber City Borough	Brooklyn Township
County—Allegheny	Mahaffey Borough	Dimock Township
Parts:	New Washington Borough	Forest Lake Township
C.T. 1207	Newburg Borough	Franklin Township
C.T. 1301–1306	Penn Township	Harford Township
C.T. 5604	Manchester	Hop Bottom Borough
C.T. 5606	County—Allegheny	Jessup Township
C.T. 5611–5612	Parts:	Lathrop_Township
Indian Lake	C.T. 2107	Lenox Township
County—Somerset	C.T. 2503	Liberty Township
Parts:	C.T. 2507–2508	Montrose Borough
Central City Borough	Marienville	Rush Township
Indian Lake Borough	County—Elk	Silver Lake Township
Shade Township	Parts:	Springville Township
Shanksville Borough	Millstone Township	Mount Pocono
Stonycreek Township	County—Forest	County—Monroe
Kiski Valley	Parts:	Parts:
County—Armstrong	Barnett Township	Barrett Twp
Parts:	Green Township	Coolbaugh Twp
Apollo Borough	Howe Township	Mount Pocono Boro
Bethel Township	Jenks Township	Paradise Twp
Burrell Township	Kingsley Township	Tobyhanna Twp
Gilpin Township	Markleysburg	Tunkhannock Twp
Kiskiminetas Township	County—Fayette	Mt. Union
Leechburg Borough	Parts:	County—Huntingdon
North Apollo Borough	Henry Clay Township	Parts:
Parks Township	Markleysburg Borough	Brady Township
South Bend Township	Ohiopyle Borough	Cass Township
County—Westmoreland	Stewart Township	Cassville Borough
Parts:	Wharton Township	Cromwell Township
Allegheny Township	McKees Rocks-Stowe	Mapleton Borough
Avonmore Borough		Mapleton Borough Mill Creek Borough
	County—Allegheny	
Bell Township	Parts:	Mount Union Borough
East Vandergrift Borough	C.T. 4621	Orbisonia Borough
Hyde Park Borough	C.T. 4626	Rockhill Furnace Borough
Oklahoma Borough	C.T. 4639	Shirley Township
Vandergrift Borough	C.T. 4644	Shirleysburg Borough
Washington Township	Millersburg	Tell Township
West Leechburg Borough	County—Dauphin	Union Township
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PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing
Service Area Name	Service Area Name	Service Area Name
County—Mifflin	Punxsutawney	County—Erie
Parts:	County—Indiana	Parts:
Bratton Township	Parts:	Albion Borough
Kistler Borough McVeytown Borough	Banks Twp Canoe Twp	Conneaut Township Cranesville Borough
Newton Hamilton Borough	Glen Campbell Boro	Elk Creek Township
Oliver Township	North Mahoning Twp	Platea Borough
Wayne Township	Smicksburg Boro	Springfield Township
New Bethlehem/Hawthorn	West Mahoning Twp	Stoneboro
County—Armstrong Parts:	County—Jefferson Parts:	County—Mercer Parts:
Mahoning Twp	Beaver Twp	Coolspring Twp
Redbank Twp South Bethlehem Boro	Bell Twp Big Run Boro	Deer Creek Twp Fairview Twp
County—Clarion	Gaskill Twp	Fredonia Boro
Parts:	Henderson Twp	French Creek Twp
Hawthorn Boro	McCalmont Twp	Jackson Twp
New Bethlehem Boro	Oliver Twp	Jackson Center Boro
Porter Twp	Perry Twp	Lake Twp
Redbank Twp	Porter Twp	Mill Creek Twp
North Braddock	Punxsutawney Boro	New Lebanon Boro New Vernon Twp
County—Allegheny Parts:	Ringgold Twp Timblin Boro	Perry Twp
C.T. 5041	Worthville Boro	Sandy Lake Boro
C.T. 5100	Young Twp	Sandy Lake Twp
C.T. 5120	Republic	Stoneboro Boro
C.T. 5128–5129	County—Fayette	Tionesta
C.T. 5138	Parts:	County—Forest
C.T. 5140 North Indiana	Brownsville Borough Brownsville Township	Parts: Harmony Twp
County—Indiana	Luzerne Township	Hickory Twp
Parts:	Redstone Township	Tionesta Boro
Cherry Tree Borough	Snow Shoe	Tionesta Twp
East Mahoning Township	County—Centre	County—Venango
Ernest Borough	Parts:	Parts:
Grant Township	Boggs Twp	President Twp
Green Township Marion Center Borough	Burnside Twp Curtin Twp	Upper N. East Philadelphia County—Philadelphia
Montgomery Township	Howard Twp	Parts:
Rayne Township	Howard Boro	C.T. 175–176
Northeast Butler	Liberty Twp	C.T. 194–199
County—Armstrong	Snow Shoe Boro	C.T. 287
Parts:	Snow Shoe Twp Union Twp	Upper N. West Philadelphia County—Philadelphia
Hovey Township Parker City	Unionville Boro	Parts:
County—Butler	County—Clearfield	C.T. 170–174
Parts:	Parts:	C.T. 200–205
Allegheny Township	Cooper Twp	C.T. 280
Bruin Borough	Covington Twp	C.T. 283–284
Cherry Valley Borough Concord Township	Karthaus Twp	West End Pittsburgh
Eau Claire Borough	County—Clinton Parts:	County—Allegheny Parts:
Fairview Borough	Beech Creek Twp	C.T. 2004
Fairview Township	Beech Creek Boro	C.T. 2017–2022
Karns City Borough	West Keating Twp	C.T. 2024
Parker Township	South Braddock	C.T. 2807-2808
Petrolia Borough	County—Allegheny	C.T. 2814
Venango Township Washington Township	Parts: C.T. 4824	C.T. 2816
Northern Lycoming	C.T. 4838	Western Lycoming County—Clinton
County—Lycoming	C.T. 4843	Parts:
Parts:	C.T. 4850	Gallagher Township
Cascade Township	C.T. 4867-4869	County—Lycoming '
Gamble Township	C.T. 4882	Parts:
Lewis Township	South Monroe	Brown Township
McIntyre Township	County—Monroe	Cogan House Township
McNett Township	Parts:	Cummings Township
Mill Creek Township Plunketts Creek Township	Chestnuthill Twp Eldred Twp	Jackson Township McHenry Township
County—Sullivan	Polk Twp	Pine Township
Parts:	Ross Twp	Watson Township
Fox Township	Southern Erie	County—Tioga
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PRIMARY MEDICAL CARE: Pennsylvania Service Area Listing	PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing	PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing
Service Area Name	Population Group	Population Group
Parts:	Keating Township	Cresson Borough
Elk Township	Liberty Township	Cresson Township
Morris Township	Norwich Township	East Carroll Township
Westfield	Otto Township	Ebensburg Borough
County—Potter	Port Allegany Borough	Gallitzin Borough
Parts:	Smethport Borough	Gallitzin Township
Harrison Township	County—Potter	Jackson Township
Hector Township	Parts:	Lilly Borough
County—Tioga	Abbott Township	Loretto Borough
Parts:	Allegany Township	Munster Township
Brookfield Township	Austin Borough	Nanty-Glo Borough
Chatham Township	Bingham Township	Patton Borough
Clymer Township	Clara Township	Portage Borough
Deerfield Township	Coudersport Borough	Portage Township
Knoxville Borough	East Fork District	Sankertown Borough
Westfield Township	Eulalia Township	Spangler Borough
Westfield Borough	Galton Borough	Susquehanna Township
York	Genesee Township	Tunnelhill Borough
County—York	Hebron Township	Vintondale Borough
Parts:	Homer Township	Washington Township
C.T. 1–3	Keating Township	West Carroll Township
C.T. 5	Oswayo Township	County—Indiana
C.T. 7	Oswayo Borough	Parts:
C.T. 9–12	Pike Township	Armagh Borough
C.T. 15–16	Pleasant Valley Township	Buffington Township
	Portage Township	East Wheatfield Township
PRIMARY MEDICAL CARE: Pennsylvania	Roulette Township	Pine Township
Population Group Listing	Sharon Township	West Wheatfield
	Shinglehouse Borough	County—Westmoreland
Population Group	Stewardson Township	Parts:
Low Inc—Big Valley	Summit Township	New Florence Borough
County—Huntingdon	Sweden Township	Seward Borough
Parts:	Sylvania Township	St. Clair Township
Barree Twp	Ulysses Borough	Low Inc—Greensboro
Jackson Twp	Ulysses Township	County—Fayette
Miller Twp	West Branch Township	Parts:
County—Mifflin	Wharton Township	Nicholson Twp
Parts:	County—Tioga	Point Marion Boro
Armagh Twp	Parts:	Springhill Twp
Brown Twp	Gaines Township	County—Greene
Decatur Twp	Low Inc—East Liberty	Parts:
Menno Twp	County—Allegheny	Dunkard Twp
Union Twp	Parts:	Greene Twp
Low Inc—Carmichaels	C.T. 818	Greensboro Boro
County—Greene	C.T. 1016-1017	Monongahela Twp
Parts:	C.T. 1113-1115	Low Inc—Honesdale
Carmichaels Borough	C.T. 1201-1204	County—Wayne
Clarksville Borough	C.T. 1208	Parts:
Cumberland Township	Low Inc—East Liverpool	Berlin Township
Jefferson Borough	County—Beaver	Bethany Borough
Jefferson Township	Parts:	Canaan Township
Morgan Township	Georgetown Boro	Cherry Ridge Township
Rices Landing Borough	Glasgow Boro	Clinton Township
Low Inc—Confluence Service Area	Greene Twp	Dyberry Townshhip
County—Somerset	Hookstown Boro	Honesdale Borough
Parts:	Ohioville Boro	Oregon Township
Addison Borough	Low Inc—Easton	Prompton Borough
Addison Twp	County—Northampton	South Canaan Township
Casselman Borough	Parts:	Texas Township
Confluence Borough	C.T. 143-147	Waymart Borough
Lower Turkeyfoot Twp	Low Inc—Ebensburg	Low Inc—Lower North Philadelphia
Middlecreek Twp	County—Cambria	County—Philadelphia
Seven Springs Borough	Parts:	Parts:
Upper Turkeyfoottwp	Allegheny Borough	Ct 125.00
Ursina Borough	Ashville Borough	Ct 125.00 Ct 126.00
Low Inc—Coudersport	Barnesboro Borough	Ct 120.00 Ct 127.00
County—McKean	Barr Township	Ct 127.00 Ct 128.00
Parts:	Blacklick Township	Ct 128.00 Ct 129.00
Annin Township		
	Cambria Township	Ct 130.00
Ceres Township	Carrolltown Borough	Ct 131.00
Eldred Borough Eldred Township	Cassandra Borough	Ct 132.00
Liureu rownsiiip	Chest Springs Borough	Ct 133.00

PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing	PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing	PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing
Population Group	Population Group	Population Group
Ct 134.00	Fermanagh Township	County—Mercer
Ct 135.00	Lack Township	Parts:
Ct 136.00	Mifflin Borough	C.T. 301-309
Ct 137.00	Mifflintown Borough	Low Inc—SE Lancaster
Ct 138.00	Milford Township	County—Lancaster
Ct 139.00	Port Royal Borough	Parts:
Ct 140.00	Spruce Hill Township Turbett Township	C.T. 1 C.T. 7–9
Ct 141.00 Ct 142.00	Turbett Township Tuscarora Township	C.T. 14–16
Ct 142.00 Ct 144.00	Walker Township	Low Inc—Titusville
Ct 145.00	Low Inc—Northern Wayne	County—Crawford
Ct 146.00	County—Wayne	Parts:
Ct 147.00	Parts:	Athens Township
Ct 148.00	Buckingham Township	Centreville Borough
Ct 149.00	Damascus Township	Hydetown Borough
Ct 150.00	Lebanon Township	Oil Creek Township
Ct 151.00	Manchester Township	Randolph Township
Ct 152.00	Mt. Pleasant Township	Richmond Township
Ct 153.00	Preston Township	Rome Township
Ct 154.00	Scott Township	Steuben Township
Ct 155.00	Starrucca Borough Low Inc—Paupack	Titusville City Townville Borough
Ct 156.00 Ct 157.00	County—Pike	Troy Township
Ct 162.00	Parts:	Wayne Township
Ct 163.00	Blooming Grove Twp.	County—Venango
Ct 164.00	Greene Township	Parts:
Ct 165.00	Lackawaxen Township	Allegheny Township
Ct 166.00	Palmyra Township	Cherrytree Township
Ct 167.00	Porter Townsip	Cooperstown Borough
Ct 168.00	Shohola Township	Jackson Township
Ct 169.00	County—Wayne	Oilcreek Township
Low Inc—Mcclure	Parts:	Pleasantville Borough
County—Snyder	Dreher Township	Plum Township
Parts:	Hawley Borough	County—Warren
Adams Twp	Lake Township	Parts:
McClure Boro	Palmyra Township Paupack Township	Eldred Township
Spring Twp West Beaver Twp	Salem Township	Southwest Township Low Inc—Union City (PA/NY)
County—Union	Sterling Township	County—Crawford
Parts:	Low Inc—Philipsburg	Parts:
Hartleton Boro	County—Centre	Bloomfield Twp
Hartley Twp	Parts:	Rockdale Twp
Low Inc—Mckeesport	Philipsburg Boro	Sparta Twp
County—Allegheny	Rush Twp	Spartansburg Boro
Parts:	South Philipsburg Boro	County—Erie
C.T. 5010	County—Clearfield	Parts:
C.T. 5509	Parts:	C.T. 112.01
C.T. 5512	Boggs Twp	C.T. 118.01–118.02
C.T. 5519-5524 Low Inc-Middleburg	Brisbin Boro Chester Hill Boro	C.T. 119 C.T. 120.01–120.02
County—Juniata	Decatur Twp	C.T. 120.01=120.02 C.T. 121
Parts:	Graham Twp	County—Warren
Monroe Township	Houtzdale Boro	Parts:
Susquehanna Township	Morris Twp	Columbus Twp
County—Snyder	Osceola Mills Boro	Spring Creek Twp
Parts:	Wallaceton Boro	Low Inc-Western Greene
Beaver Township	Woodward Twp	County—Greene
Beavertown Borough	Low Inc—Pleasantville	Parts:
Centre Township	County—Bedford	Aleppo Twp
Chapman Township	Parts:	Center Twp
Franklin Township	East St. Clair Township	Franklin Twp
Freeburg Borough	Kimmel Township	Gray Twp
Middleburg Borough	King Township	Jackson Twp
Perry Township	Lincoln Township	Morris Twp
Union Township	Pleasantville Borough	Richhill Twp
Washington Township	St. Clairsville Borough	Washington Twp
West Perry Township Low Inc—Mifflintown	Union Township West St. Clair Township	Waynesburg Boro Low Inc/MFW—Chambersburg
County—Juniata	County—Blair	County—Franklin
Parts:	Parts:	Parts:
Beale Township	Greenfield Township	Chambersburg Boro
Fayette Township	Low Inc—Sharon/Farrell	Hamilton Twp

PRIMARY MEDICAL CARE: Pennsylvania Population Group Listing	PRIMARY MEDICAL CARE: Rhode Island County Listing	PRIMARY MEDICAL CARE: Rhode Island Population Group Listing
Population Group	County Name	Population Group
Letterkenny Twp	Newport	Low Inc—Providence City
St. Thomas Twp	Population Group: Low Inc—Newport Co	County—Providence
Low Income—Harrisburg	Providence	Parts:
County—Dauphin	Service Area: Northwest Providence	Ct 011
Parts:	Service Area: Northwest Woonsocket Population Group: Low Inc—Pawtucket/	Ct 012
C.T. 201-217	Central Falls	Ct 013
Med Ind—Erie City	Population Group: Low Inc—Providence	Ct 014 Ct 015
County—Erie	City	Ct 015
Parts:	Facility: Ri Adult Corr Inst (Cranston)	Ct 010
C.T. 1–30	Washington	Ct 018
Med Ind—Welsh Mountain	Population Group: Narragansett Indian	Ct 019
County—Berks	Tribe	Ct 020
Parts:	Facility: Health Center Of South County	Ct 021
Brecknock Twp	Facility: Wood River Health Services	Ct 022
Caernarvon Twp	DDIMARY MEDICAL CARE, Divada Island	Ct 023
County—Chester	PRIMARY MEDICAL CARE: Rhode Island Service Area Listing	Ct 025 Ct 026
Parts:		Ct 020
Honey Brook Boro Honey Brook Twp	Service Area Name	Ct 028
County—Lancaster	Northwest Providence	Ct 029
Parts:	County—Providence	Ct 030
Adamstown Boro	Parts:	Ct 031
Akron Boro	Burrillville Town	Ct 032
Brecknock Twp	Foster Town	Ct 033
Caernarvon Twp	Glocester Town Northwest Woonsocket	Ct 035
Christiana Boro	County—Providence	Ct 036 Ct 037
Denver Boro	Parts:	C.T. 1–10
Earl Twp	C.T. 172	Narragansett Indian Tribe
East Cocalico Twp	C.T. 174	County—Washington
East Earl Twp	C.T. 176	Parts:
Ephrata Boro	C.T. 178–182	Charlestown Town
Ephrata Twp		
Leacock Twp	PRIMARY MEDICAL CARE: Rhode Island	PRIMARY MEDICAL CARE: Rhode Island
New Holland Boro	Population Group Listing	Facility Listing
Paradise Twp	Population Group	Facility Name
Sadsbury Twp	Low Inc—Newport Co	Health Center Of South County
Salisbury Twp Terre Hill Boro	County—Newport	County—Washington
Upper Leacock Twp	Parts:	Ri Adult Corr Inst (Cranston)
West Earl Twp	Low Income	County—Providence
West Earl IWp	Low Inc—Pawtucket/Central Falls	Wood River Health Services
PRIMARY MEDICAL CARE: Pennsylvania	County—Providence	County—Washington
Facility Listing	Parts:	DRIMARY MEDICAL CARE, South Corolina
	Ct 108	PRIMARY MEDICAL CARE: South Carolina County Listing
Facility Name	Ct 109	
FCI Allenwood	Ct 110	County Name
County—Union	Ct 111 Ct 149	*Abbeville
FCI Mckean	Ct 149	Aiken
County—McKean	Ct 150	Population Group: Low Inc—Aiken Co
FCI Schuylkill	Ct 152	*Allendale
County—Schuylkill	Ct 153	Facility: Low Co Health Care System Anderson
Sci Camp Hill	Ct 154	Population Group: Low Inc—Anderson Co
County—Cumberland Sci Cresson	Ct 155	*Bamberg
County—Cambria	Ct 156	Population Group: Low Inc—Bamberg
Sci Greene	Ct 157	*Barnwell
County—Greene	Ct 158	*Beaufort
Sci Houtzdale	Ct 159	Service Area: Sheldon
County—Clearfield	Ct 160	Berkeley
Sci Muncy	Ct 161	Service Area: Cross
County—Lycoming	Ct 163 Ct 164	Service Area: McClellanville
Sci Rockview	Ct 164 Ct 165	Service Area: Northern Berkeley *Calhoun
County—Centre	Ct 166	Charleston
	Ct 160 Ct 167.97	Service Area: Edisto Is
Sci Smithfield		
Sci Smithfield	Ct 167.98	Service Area: McClellanville
•	Ct 167.98 Ct 168	Service Area: McClellanville Service Area: Ravenel—Hollywood
Sci Smithfield County—Huntingdon		
Sci Smithfield County—Huntingdon USP Allenwood	Ct 168	Service Area: Ravenel—Hollywood

PRIMARY MEDICAL CARE: South Carolina County Listing	PRIMARY MEDICAL CARE: South Carolina Service Area Listing	PRIMARY MEDICAL CARE: South Carolina Service Area Listing
County Name	Service Area Name	Service Area Name
Population Group: Low Inc Pop—North Charleston	Batesburg/Leesville County—Lexington	Swansea Division Ravenel—Hollywood
*Chester	Parts:	County—Charleston
*Chesterfield	Batesburg-Leesville Division Gilbert Division	Parts:
Service Area: Sandhills	Chesnee	C.T. 24.98 C.T. 25
Population Group: Low Inc—Society Hill/E Chesterfield	County—Spartanburg	Sandhills
*Clarendon	Parts:	County—Chesterfield
*Darlington	Chesnee Division Mayo Division	Parts:
Population Group: Low Inc-Society Hill/E	Cross	Jefferson Division
Chesterfield	County—Berkeley	McBee Division Pageland Division
*Dillon Dorchester	Parts:	Sheldon
Service Area: St George	Cross Division Eastern Orangeburg	County—Beaufort
Edgefield	County—Orangeburg	Parts:
*Fairfield	Parts:	Sheldon Division Slater-Marietta
Florence Service Area: Johnsonville/Brittons Neck	Bowman Division	County—Greenville
Service Area: Olanta	Elloree Division	Parts:
Population Group: Low Inc—Lake City	Eutawville Division Holly Hill Division	Highland Division
*Georgetown	Vance Division	Slater Division Tigerville Division
Population Group: Low Inc—Georgetown	Eastover	St George
Greenville Service Area: Slater-Marietta	County—Richland	County—Dorchester
Population Group: Low Inc—Inner City	Parts: Eastover Division	Parts:
Greenville	Edisto Is	Harleyville Division Reevesville Division
*Hampton (g)	County—Charleston	St. George Division
Facility: FCI Estil	Parts:	Western York
Horry Population Group: Low Inc—Loris	C.T. 23.98 Heath Springs	County—York
Population Group: Low Inc—Conway	County—Lancaster	Parts: Clover Division
*Jasper	Parts:	Hickory Grove Division
*Lancaster	Heath Springs Division	McConnells Division
Service Area: Heath Springs	Kershaw Division	York Division
*Laurens Population Group: Low Inc—Laurens	Hopkins County—Richland	Whitmire
*Lee	Parts:	County—Newberry Parts:
Lexington	Hopkins Division	Whitmire Division
Service Area: Batesburg/Leesville Service Area: Pelion-Swansea	Johnsonville/Brittons Neck	Woodruff/Enoree
*Marion	County—Florence Parts:	County—Spartanburg Parts:
Service Area: Johnsonville/Brittons Neck	Johnsonville Division	Enoree Division
Population Group: Low Income—Marion/	County—Marion	Woodruff Division
Mullins	Parts:	
*Marlboro *McCormick	Brittons Neck Division Centenary Division	PRIMARY MEDICAL CARE: South Carolina
*Newberry	McClellanville	Population Group Listing
Service Area: Whitmire	County—Berkeley	Population Group
*Oconee	Parts:	Catawba Indian Nation
Population Group: Low Inc—Oconee Co *Orangeburg	C.T. 204.01 County—Charleston	County—York Parts:
Service Area: Eastern Orangeburg	Parts:	C.T. 612.02
Population Group: Low Inc Western	C.T. 46.01	Low Inc Western Orangeburg
Orangeburg	C.T. 50	County—Orangeburg
Richland Service Area: Eastover	Northern Berkeley County—Berkeley	Parts: Branchville Div
Service Area: Lastovei Service Area: Hopkins	Parts:	Cope Div
Population Group: Low Inc—Columbia	Bonneau Division	Neeses Div
*Saluda	St. Stephen Division	North Div
Spartanburg	Olanta County Florence	Norway Div
Service Area: Chesnee Service Area: Woodruff/Enoree	County—Florence Parts:	Orangeburg Div Orangeburg West Div
Sumter	Olanta Division	Springfield Div
Service Area: Olanta	Sardis Division	Low Inc—Aiken Co
*Union	County—Sumter	County—Aiken
*Williamsburg York	Parts: Shiloh Division	Parts: Low Income
Service Area: Western York	Pelion-Swansea	Low Income Low Inc—Anderson Co
Population Group: Catawba Indian Nation	County—Lexington	County—Anderson
Population Group: Low Inc—South Rock	Parts:	Parts:
Hill	Pelion Division	Low Income

PRIMARY MEDICAL CARE: South Carolina Population Group Listing	PRIMARY MEDICAL CARE: South Carolina Population Group Listing	PRIMARY MEDICAL CARE: South Dakota County Listing
Population Group	Population Group	County Name
Low Inc—Bamberg	C.T. 22	*Grant
County—Bamberg	Low Inc—Society Hill/E Chesterfield	Service Area: Milbank
Parts:	County—Chesterfield	*Gregory
Low Income	Parts:	Service Area: Fairfax
Low Inc—Columbia	Cheraw Division	*Haakon
County—Richland	Chesterfield Division	*Hamlin
Parts:	Patrick Division	*Hanson
C.T. 1–19	County—Darlington	Service Area: Salem
C.T. 20.01–20.02	Parts:	*Harding
C.T. 21–28	Society Hill Division	*Hyde
C.T. 105.01–105.02	Low Inc—South Rock Hill	*Jackson
C.T. 106	County—York	*Jones
C.T. 107.01-107.03	Parts:	*Kingsbury
C.T. 108.02-108.04	C.T. 601.01–601.02	Lincoln
C.T. 109–110	C.T. 602-603	*Lyman
C.T. 111.01–111.02	C.T. 604.01–604.02	*McCook
C.T. 112.01–112.02	C.T. 605.01–605.02	Service Area: Salem
C.T. 116.03-116.06	Low Inc Pop—North Charleston	*Meade
C.T. 117.01–117.02	County—Charleston	Service Area: Faith
Low Inc—Conway	Parts:	*Mellette
County—Horry	C.T. 37	*Miner
Parts:	C.T. 41	*Moody
Aynor CCD	C.T. 43–45	Service Area: Flandreau/Elkton
Conway East CCD	Low Income—Marion/Mullins	*MCPherson
Conway CCD	County—Marion	Service Area: Leola
Low Inc—Georgetown	Parts:	Pennington
County—Georgetown	Marion CCD	Service Area: N. Rapid City
Parts:	Mullins CCD	*Perkins
Andrews CCD		Service Area: Faith
Georgetown CCD	PRIMARY MEDICAL CARE: South Carolina	Service Area: Lemmon (SD/ND)
Plantersville CCD	Facility Listing	*Potter
Pleasanthill-Folly Grove		Service Area: Gettysburg/Agar
Sampit-Santee CCD	Facility Name	*Roberts
Low Inc—Inner City Greenville	FCI Estil	Service Area: Milbank
County—Greenville	County—Hampton	*Shannon
Parts:	Low Co Health Care System	*Spink
C.T. 1–10	County—Allendale	*Sully
C.T. 12.02		Service Area: Gettysburg/Agar
C.T. 13.01	PRIMARY MEDICAL CARE: South Dakota	*Todd
C.T. 21.04-21.05	County Listing	*Turner
C.T. 21.08		*Union
C.T. 22.01-22.02	County Name	Service Area: Beresford/Alcester
C.T. 23.03-23.04	*Aurora	Service Area: Elk Point
Low Inc—Lake City	Service Area: Corsica/Armour	*Ziebach
County—Florence	*Bennett	Service Area: Eagle Butte
Parts:	*Brookings	Service Area: Faith
Coward CCD	Service Area: Flandreau/Elkton	Service Area: Isabel
Lake City—Scranton	*Brown	
Low Inc—Laurens	Service Area: Ellendale/Edgeley (ND/SD)	PRIMARY MEDICAL CARE: South Dakota
County—Laurens	*Butte	Service Area Listing
Parts:	Service Area: Newell	
Low Income	*Campbell	Service Area Name
Low Inc—Loris	*Charles Mix	Beresford/Alcester
County—Horry	*Clark	County—Clay
Parts:	*Clay	Parts:
Floyd CCD	Service Area: Beresford/Alcester	Glenwood Township
Longs CCD	*Corson	County—Union .
Loris CCD	Service Area: Isabel	Parts:
Low Inc—Oconee Co	Service Area: Lemmon (SD/ND)	Beresford City
County—Oconee	Service Area: McLaughlin	Big Sioux Township
Parts:	*Davison	Emmet Township
Low Income	Service Area: Corsica/Armour	Prairie Township
Low Inc—Peninsula Charleston	*Day	Virginia Township
	*Deuel	Corsica/Armour
County—Charleston	*Dewey	County—Aurora
Parts: C.T. 4	Service Area: Eagle Butte	Parts:
	Service Area: Eagle Bulle Service Area: Isabel	
C.T. 6–11	JEIVILE AIEA. ISADEI	Aurora Township
O T 40 44	*Douglas	Contar Tournahir
C.T. 13–14	*Douglas	Center Township
Low Inc—Sea Islands	Service Area: Corsica/Armour	Truro Township
Low Inc—Sea Islands County—Charleston	Service Area: Corsica/Armour *Edmunds	Truro Township Washington Township
Low Inc—Sea Islands	Service Area: Corsica/Armour	Truro Township

PRIMARY MEDICAL CARE: South Dakota Service Area Listing	PRIMARY MEDICAL CARE: South Dakota Service Area Listing	PRIMARY MEDICAL CARE: South Dakota Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Baker Township	Wells Township	Plateau Twp
County—Douglas	West Central Perkins Unorg.	Pleasant Valley Twp
Eagle Butte	West Perkins Unorg.	Rainbow Twp
County—Dewey	Wyandotte Township	Rockford Twp
Parts:	County—Ziebach	Scotch Cap Twp
Eagle Butte City South Dewey Unorg.	Parts: Dupree City	Sidney Twp Strool Twp
County—Ziebach	Dupree Unorg.	Trail Twp
Parts:	Flandreau/Elkton	Vail Twp
Eagle Butte City	County—Brookings	Viking Twp
South Ziebach Unorg.	Parts:	White Hill Twp
Elk Point	Elkton City	White Butte Twp
County—Union Parts:	Elkton Township County—Moody	Wilson Twp Leola
Brule Township	Gettysburg/Agar	County—MCPherson
Elk Point City	County—Potter	Parts:
Elk Point Township	County—Sully	Carl Township
Richland Unorg.	Isabel	Central MCPherson Unorg.
Ellendale/Edgeley (ND/SD)	County—Corson	Hoffman Township
County—Brown Parts:	Parts:	Leola City
Allison Township	Pleasant Ridge Township County—Dewey	Long Lake Town Wachter Township
Frederick Town	Parts:	Wacker Township
Frederick Township	Isabel City	Weber Township
Greenfield Township	North Dewey Unorg.	Wetonka Town
Liberty Township	Timber Lake City	McLaughlin
Osceola Township	County—Ziebach	County—Corson
Palmyra Township Richland Township	Parts: North Ziebach Unorg.	Parts: Cadillac Township
Savo Township	Lemmon (SD/ND)	Central Corson Unorg.
Fairfax	County—Corson	Lincoln Township
County—Gregory	Parts:	Mahto Township
Parts:	Custer Twp	McLaughlin City
Bonesteel City	Delaney Twp	Mission Township
East Gregory Unorg Fairfax Twp	Grand Valley Twp Lake Twp	Northeast Corson Unorg. Ridgeland Township
Fairfax Town	Lemon No. 2 Unorg	Wakpala Township
Pleasant Valley Twp	McIntosh City	Walker Township
Schriever Twp	Morristown Town	Milbank
Southeast Gregory Unorg	Pioneer Twp_	County—Grant
St Charles Twp	Prairie View Twp	Parts:
Star Valley Twp Faith	Riverside Twp Rolling Green Twp	Adams Twp Alban Twp
County—Meade	Sherman Twp	Albee Town
Parts:	Twin Butte Twp	Blooming Valley Twp
Eagle Township	Watauga Twp	Farmington Twp
Faith City	West Corson Unorg	Georgia Twp
Howard Township	County—Perkins	Grant Center Twp
North Meade Unorg. Union Township	Parts: Anderson Twp	Kilborn Twp La Bolt Town
Upper Red Owl Township	Barrett Twp	Lura Twp
County—Perkins	Bison Town	Madison Twp
Parts:	Bison Twp	Marvin Town
Ada Township	Burdick Twp	Mazeppa Twp
Antelope Township	Cash Twp	Melrose Twp
Beck Township Brushy Township	Castle Butte Twp Clark Twp	Milbank City Osceola Twp
Chance Township	De Witt Twp	Revillo Town
Chaudoin Township	Duck Creek Unorg	Stockholm Twp
Duell Township	East Perkins Unorg	Stockholm Town
Englewood Township	Flat Creek Twp	Strandburg Town
Foster Township	Fredlund Twp	Troy Twp
Hall Township	Glendo Twp	Twin Brooks Twp
Highland Township	Grand River Twp	Twin Brooks Town
Lone Tree Township Maltby Township	Horse Creek Twp Independence Unorg	Vernon Twp County—Roberts
Martin Township	Lemmon City	Parts:
Moreau Township	Liberty Twp	Garfield Twp
South Perkins Unorg.	Lincoln Twp	Geneseo Twp
Southwest Perkins Unorg.	Lodgepole Twp	N. Rapid City
Vickers Township	Marshfield Twp	County—Pennington
Vrooman Township	Meadow Twp	Parts:

PRIMARY MEDICAL CARE: South Dakota PRIMARY MEDICAL CARE: Tennessee PRIMARY MEDICAL CARE: Tennessee Service Area Listing County Listing Service Area Listing Service Area Name Service Area Name County Name Baileyton C.T. 101-105 *Jackson County--Greene C.T. 114-115 Jefferson Parts: Newell Population Group: Low Inc-Jefferson **Baileyton Division** County-Butte *Johnson Briceville/Lake City Parts: County-Anderson East Butte Unorg Service Area: Mechanicsville Newell City *Lake Lake City East CCD Union Twp *Lauderdale Lake City West CCD Vale Twp *Lawrence New River CCD Salem Population Group: Low Inc-Lawrence Cash Point-Blanche County—Hanson County-Lincoln Parts: Population Group: Low Inc-Lewis Parts: Edgerton Twp Cash Point-Blanche Division **Emery Town** Service Area: Cash Point-Blanche Dayton/Pikeville/Decatur Farmer Town County—Bledsoe County—Meigs *Macon Spring Lake Twp Madison **Taylor Twp** Service Area: E Jackson County-Rhea County-McCook ^{*}Marshall E Jackson Population Group: Low Inc-Marshall County-Madison PRIMARY MEDICAL CARE: Tennessee *Meias Parts: County Listing Service Area: Dayton/Pikeville/Decatur C.T. 5 Montgomery C.T. 8-12 County Name Anderson Service Area: Vanleer/Shiloh Eagleville Service Area: Briceville/Lake City *Moore County—Rutherford Parts: *Bedford *Morgan Population Group: Low Inc-Bedford *Obion **Eagleville Division** Hornbeak/Samburg *Bledsoe Service Area: Hornbeak/Samburg County—Obion Service Area: Dayton/Pikeville/Decatur *Overton **Blount** Parts: Population Group: Low Inc-Overton Co Hornbeak-Samburg Division Population Group: Low Inc-Blount *Pickett *Campbell Mechanicsville *Polk County-Knox Population Group: Low Inc-Campbell Co Population Group: Low Inc-Benton/Park-Carter Parts: ville Population Group: Low Inc-Carter C.T. 1-7 *Putnam C.T. 11-14 Cheatham Population Group: Low Inc—Putnam Co *Claiborne C.T. 20 Population Group: Low Inc-Claiborne Co C.T. 28 Service Area: Dayton/Pikeville/Decatur *Cocke Middle Valley Population Group: Low Inc-Cocke Co County—Hamilton Population Group: Low Inc-Roane Co *Crockett Parts: Population Group: Low Inc-Crockett Co Middle Valley Division Population Group: Low Inc-Robertson Cumberland Sale Creek Division Rutherford Population Group: Low Inc-Cumberland Soddy-Daisy Division Service Area: Eagleville Davidson Vanleer/Shiloh *Scott Population Group: Low Inc-Waverly-Bel-County-Dickson Population Group: Low Inc-Scott Co Parts: Sevier Population Group: Low Inc-E Nashville Vanleer Division Population Group: Low Inc-Sevier Facility: Downtown Homeless Clinic County—Montgomery Shelby *Decatur Parts: Population Group: Low Inc-Whitehaven-Population Group: Low Inc-Decatur Co Palmyra-Shiloh Division Levi/NW Oakhaven Dickson Population Group: Low Inc-Millington Service Area: Vanleer/Shiloh PRIMARY MEDICAL CARE: Tennessee Population Group: Low Inc-Frayser Fayette Population Group Listing Population Group: Low Inc-NW Memphis *Fentress Facility: FCI Memphis Population Group: Low Inc—Fentress Co Population Group Facility: Hope Center Low Inc—Bedford *Gibson Stewart Population Group: Low Inc-Gibson County—Bedford Population Group: Low Inc-Stewart Co Giles* Parts: Tipton Population Group: Low Inc-Giles Co Low Income Grainger Population Group: Low Inc-Tipton Low Inc-Benton/Parkville *Trousdale County—Polk *Greene Service Area: Baileyton Population Group: Low Inc-Trousddale Parts: Unicoi *Grundy Low Inc Benton CCD Hamilton Union Low Inc Parkville CCD Service Area: Middle Valley Van Buren Low Inc-Blount *Hancock Population Group: Low Inc-Van Buren Co County-Blount Parts: *Hardeman Hawkins Low Income Population Group: Low Inc-Warrren Co *Haywood *Weakley Low Inc-Campbell Co County—Campbell *Henderson Population Group: Low Inc-Dresden *Hickman *White Parts:

PRIMARY MEDICAL CARE: Tennessee Population Group Listing	PRIMARY MEDICAL CARE: Tennessee Population Group Listing	PRIMARY MEDICAL CARE: Tennessee Population Group Listing
Population Group	Population Group	Population Group
Low Income	Low Income	C.T. 221.11–221.12
Low Inc—Carter	Low Inc-Millington	C.T. 221.20
County—Carter	County—Shelby	C.T. 221.30
Parts:	Parts:	C.T. 222.10
Low Income	C.T. 202.10	C.T. 222.20
Low Inc—Claiborne Co	C.T. 202.20	C.T. 223.10
County—Claiborne	C.T. 203–204	C.T. 223.20
Parts:	Low Inc—NW Memphis	C.T. 223.30
Low Income	County—Shelby	C.T. 224.10
Low Inc—Cocke Co	Parts:	C.T. 224.20
County—Cocke	C.T. 1–10	0.11. 22 1.20
Parts:	C.T. 13–28	PRIMARY MEDICAL CARE: Tennessee
Low Income	C.T. 30	Facility Listing
Low Inc—Crockett Co	C.T. 89–90	
County—Crockett	Low Inc—Overton Co	Facility Name
Parts:	County—Overton	Downtown Homeless Clinic
Low Income	Parts:	County—Davidson
Low Income Low Inc—Cumberland	Low Income	FCI Memphis
County—Cumberland	Low Income Low Inc—Putnam Co	County—Shelby
Parts:	County—Putnam	Hope Center
		County—Shelby
Low Income	Parts:	Godiny—Snelby
Low Inc—Decatur Co	Low Income	DDIMARY MEDICAL CARE, Tours
County—Decatur	Low Inc—Roane Co	PRIMARY MEDICAL CARE: Texas
Parts:	County—Roane	County Listing
Low Income	Parts:	County Name
Low Inc—Dresden	Low Inc	*Anderson
County—Weakley	Low Inc—Robertson	Facility: Beto Prs
Parts:	County—Robertson	Facility: Coffield Prs
Chestnut Glade-Dukedom	Parts:	Facility: Gurney Prs
Dresden Division	Low Income	Facility: Michael Prs
Gleason Division	Low Inc—Scott Co	Facility: Powledge Prs
Palmersville Division	County—Scott	*Andrews
Low Inc—E Nashville	Parts:	Population Group: Med Ind—Andrews Co
County—Davidson	Low Inc Pop	·
Parts:	Low Inc—Sevier	*Angelina Facility: Diboll Prs
C.T. 112–126	County—Sevier	*Aransas
Low Inc—Fentress Co	Parts:	Archer
County—Fentress	Low Income	*Armstrong
Parts:	Low Inc—Stewart Co	*Atascosa
Low_Income	County—Stewart	*Austin
Low Inc—Frayser	Parts:	*Bailey
County—Shelby	Low Inc Pop	*Bandera
Parts:	Low Inc—Tipton	_
C.T. 99–100	County—Tipton	Bastrop *Poulor
C.T. 101.10	Parts:	*Baylor Population Group: Low Income—Baylor
C.T. 101.20	Low Income	
C.T. 102.10	Low Inc—Trousddale	County
C.T. 102.20	County—Trousdale	*Bee (g) Facility: McConell Psn
C.T. 103	Parts:	•
Low Inc—Gibson	Low Income	Bexar
County—Gibson	Low Inc—Van Buren Co	Service Area: San Antonio (West Side)
Parts:	County—Van Buren	Service Area: San Antonio (Southside)
Low Income	Parts:	Service Area: San Antonio (Eastside)
Low Inc—Giles Co	Low Income	Facility: Dominguez Prs
County—Giles	Low Inc—Warrren Co	*Blanco
Parts:	County—Warren	*Borden
Low Inc	Parts:	Bowie
Low Inc—Jefferson	Low Inc—Warren Co	Facility: Telford Prs
County—Jefferson	Low Inc—Waverly-Belmont	Brazoria
Parts:	County—Davidson	Facility: Ramsey I Prs
Low Income	Parts:	Facility: Ramsey II Prs
Low Inc—Lawrence	C.T. 148	*Brewster
County—Lawrence	C.T. 160-163	*Briscoe
Parts:	C.T. 170–171	*Brooks
Low Income	Low Inc—Whitehaven-Levi/NW Oakhaven	*Burleson
Low Inc—Lewis	County—Shelby	Caldwell
County—Lewis	Parts:	Cameron (g)
Parts:	C.T. 104.10	Facility: Port Isabel INS Health Facility
Low Income	C.T. 104.10 C.T. 104.20	*Camp
Low Income Low Inc—Marshall	C.T. 104.20 C.T. 105	Population Group: Low-Income Camp
County—Marshall	C.T. 220.10	County
Parts:	C.T. 220.10 C.T. 220.21–220.22	*Carson
i aito.	O.1. 220.21 220.22	-

PRIMARY MEDICAL CARE: Texas County Listing	PRIMARY MEDICAL CARE: Texas County Listing	PRIMARY MEDICAL CARE: Texas County Listing
County Name	County Name	County Name
Chambers	Service Area: Casa De Amigos	Population Group: Low Inc—Nacogdoches
Cherokee	Service Area: East Central Houston	Co
Population Group: Low Inc—Cherokee Co	Service Area: Galena Park/Jacinto City	Nueces
Facility: Skyview/Hodge Psn	Service Area: Ripley	Service Area: Port Aransas
Cochran	Service Area: Settegast	*Oldham
Coke	Service Area: South Central Houston	Orange
Coleman	Facility: Joe Kegan Psn	Population Group: Low Income— Orange
Collingsworth	Facility: Lychner Prs	County
Comal	*Hartley	*Palo Pinto
Population Group: Low Inc—Comal County	*Henderson	Population Group: Low Inc—Palo Pinto Co
Coryell (g)	Population Group: Low Inc—Henderson Co	*Panola
Facility: Gatesville Prison	Hidalgo (g)	*Parmer
Facility: Hughes Prs	Facility: Lopez Psn	*Polk (g)
Facility: Mountain View Prison	Facility: Segovia Psn	Facility: Terrell Prison
Crane (g)	, ,	*Presidio
Facility: Tx Tech Univ Pc Clinics	*Hill	*Rains
Crockett	*Hockley	*Reagan
Dallas	*Houston	*Red River
Service Area: Lisbon	Facility: Eastham Prs	*Reeves
Service Area: Lisbon Service Area: Simpson-Stuart	*Hudspeth	*Refugio
Service Area: South Dallas	*Hunt	*Roberts
Service Area: South Dallas Service Area: Trinity	Population Group: Low Inc—Hunt Co	*Robertson
Facility: Hutchins Prs	*Irion	*Runnels
Facility: Parkland Mem Hosp Outpt Cl	*Jackson	*Rusk
(C.T. 100)	*Jasper	*Sabine
Dawson	Facility: Goodman Prs	
Dawson Deaf Smith	Jefferson	*San Augustine *San Jacinto
Dear Smith Delta	Service Area: Port Arthur Inner City	
Denta Denton	Facility: Gist Prs	*San Saba
	Facility: Leblanc Prs	*Shackelford *Shelby
Population Group: Low Inc—N Denton	Facility: Stiles Prs	•
Dickens Dimmit	*Jim Wells	Population Group: Low Inc—Shelby Co *Sherman
	*Jones	*Starr
Service Area: Dimmit-Zavala	*Karnes (g)	=
Donley	Facility: Conanally Prison	*Stephens
Duval El Paso	*Kenedy	*Sterling
	*Kent	*Swisher
Service Area: Lower Valley—El Paso Service Area: South El Paso	*King	Tarrant
Service Area: South El Paso Service Area: Southeast El Paso	*Kinney	Service Area: Diamond Hill
	*Knox	Service Area: Poly/Stop Six
Facility: El Paso INS Health Facility	*La Salle	Facility: Jp Smith Hosp Clinics
Facility: Tx Tech Med. Ambulatory Cl	*Lamb	(Fh,Gyn,Med,Ob,Ped *Terrell
Falls	*Lampasas	*Terry
Fannin (g)	*Lee	- ,
Facility: Colo Bro	*Leon	Travis
Facility: Cole Prs	Liberty	Service Area: Dove Springs
Fisher	Facility: Henley Prs	Service Area: East Austin
Foard	Facility: Hightower Prs	Service Area: South Austin
ort Bend		*Trinity
Facility: Jester I Pro	Facility: Plane Prs *Limestone	*Tyler (g)
Facility: Jester II Prs		Facility: Lewis Prs
Freestone	*Lipscomb	Upshur
Facility: Boyd Prs	*Live Oak (g)	*Upton
Frio (g)	Facility: FCI Three Rivers	Population Group: Low Income-Upton
Facility: Briscoe Prs	*Loving	County
Gaines	Lubbock	*Uvalde
Salveston	Service Area: East Lubbock	Population Group: Low Inc—Uvalde Co
Service Area: Bolivar Penninsula	*Lynn	*Val Verde
Garza	*Madison	*Van Zandt
Glasscock	Facility: Ferguson Prs	*Walker
Goliad	*Marion	Facility: Ellis I Prs
Gonzales	*Mason	Facility: Holliday Prs
Population Group: Low Inc—Gonzales Co	*Maverick	Facility: Wynne Prs
Grimes (g)	*McMullen	Waller
Facility: Luther Prs	*Medina	*Ward
Hale	*Menard	Webb
Population Group: Low Inc/MFW—Hale Co	*Milam	*Wheeler
Hall	*Mills	Population Group: Low Inc—Wheeler Co
Hansford	*Moore	*Willacy
lardin	Population Group: Low Inc—Moore Co	Wilson
larris	*Morris	*Winkler
Service Area: Acres Home	*Motley	*Wise

PRIMARY MEDICAL CARE: Texas County Listing	PRIMARY MEDICAL CARE: Texas Service Area Listing	PRIMARY MEDICAL CARE: Texas Service Area Listing
County Name	Service Area Name	Service Area Name
Facility: Johnston Prs	C.T. 201.01–201.02	C.T. 313.01–313.02
*Yoakum	C.T. 202.10	C.T. 314.02
*Zapata	C.T. 202.20	C.T. 319.01
*Zavala	C.T. 203.01–203.03	C.T. 321.01–321.02
Service Area: Dimmit-Zavala	C.T. 204	San Antonio (Eastside)
	_ C.T. 205.01	County—Bexar
PRIMARY MEDICAL CARE: Texas Service Area Listing	C.T. 205.03 C.T. 205.98	Parts: C.T. 1101–1104
	– C.T. 206.01	C.T. 1109–1110
Service Area Name	C.T. 206.98	C.T. 1301–1306
Acres Home	C.T. 207.03–207.04	C.T. 1307.85
County—Harris Parts:	C.T. 208.02–208.03	C.T. 1308–1313
C.T. 524	C.T. 209	C.T. 1401
C.T. 525.02–525.04	C.T. 210.01 C.T. 214.01	San Antonio (Southside) County—Bexar
C.T. 530.02	East Lubbock	Parts:
C.T. 531.01	County—Lubbock	C.T. 1402–1412
C.T. 531.03	Parts:	C.T. 1416–1418
Aldine	C.T. 1	C.T. 1501–1522
County—Harris	C.T. 2.01–2.02	C.T. 1609
Parts:	C.T. 3.01–3.02	C.T. 1610.85
C.T. 222.01-222.02	C.T. 6.03–6.06	C.T. 1611–1612
C.T. 223.01-223.03	C.T. 7–11	C.T. 1619–1620
C.T. 224.01	C.T. 13-14	San Antonio (West Side)
C.T. 240.02	C.T. 23-25	County—Bexar
Bolivar Penninsula	Galena Park/Jacinto City	Parts:
County—Galveston	County—Harris	C.T. 1105-1108
Parts:	Parts:	C.T. 1601–1606
C.T. 1254	C.T. 211–212	C.T. 1607.85
Casa De Amigos	Lisbon	C.T. 1616
County—Harris	County—Dallas	C.T. 1701–1716
Parts: C.T. 502	Parts:	C.T. 1901–1902
C.T. 502 C.T. 503.01–503.02	C.T. 56–57	Settegast
C.T. 504	C.T. 59.01-59.02 C.T. 87.01	County—Harris Parts:
C.T. 505.01–505.02	C.T. 87.01 C.T. 87.03–87.05	C.T. 207.01–207.02
C.T. 506.01–506.02	C.T. 88.01–88.02	C.T. 208.01
C.T. 507.01-507.02	Lower Valley—El Paso	C.T. 215.01–215.03
C.T. 508	County—El Paso	C.T. 216.01–216.02
C.T. 509.02-509.03	Parts:	C.T. 217.01-217.02
C.T. 512	C.T. 35	C.T. 218.03-218.04
C.T. 514.01–514.02	C.T. 37.01-37.02	C.T. 225.03-225.04
C.T. 515.02	C.T. 38.01–38.02	C.T. 227
Diamond Hill	C.T. 41.03–41.07	Simpson-Stuart
County—Tarrant	C.T. 42.01–42.02	County—Dallas
Parts: C.T. 1002.01–1002.02	Poly/Stop Six	Parts:
C.T. 1002:01=1002:02 C.T. 1003=1004	County—Tarrant Parts:	C.T. 112–113 C.T. 114.01–114.02
C.T. 1003 1004 C.T. 1008–1011	C.T. 1035	C.T. 114.01=114.02 C.T. 167.01
C.T. 1050.01	C.T. 1035 C.T. 1036.01	C.T. 169.01
C.T. 1050.06	C.T. 1037.01–1037.02	South Austin
Dimmit-Zavala	C.T. 1046.01	County—Travis
County—Dimmit	C.T. 1046.04	Parts:
County—Zavala	C.T. 1062.01-1062.02	C.T. 23.04
Dove Springs	C.T. 1063	C.T. 23.10-23.12
County—Travis	Port Aransas	C.T. 24.16
Parts:	County—Nueces	South Central Houston
C.T. 24.11–24.13	Parts:	County—Harris
East Austin	C.T. 51.02	Parts:
County—Travis	Port Arthur Inner City	C.T. 318.02–318.03
Parts:	County—Jefferson	C.T. 319.02
C.T. 4.02	Parts:	C.T. 325.01–325.02
C.T. 8.01–8.04	C.T. 51–65	C.T. 327.01–327.02
C.T. 9.01–9.02 C.T. 10	Ripley	C.T. 328.01–328.03
C.T. 10 C.T. 18.11–18.12	County—Harris Parts:	C.T. 329.02–329.03
C.T. 21.04–21.13	C.T. 300.22–300.23	C.T. 339.03 C.T. 340
C.T. 21.04–21.13 C.T. 22.01–22.02	C.T. 300.22–300.23 C.T. 301.01–301.02	C.T. 340 C.T. 342
C.T. 22.05	C.T. 301.01–301.02 C.T. 302	C.T. 343.01–343.02
East Central Houston	C.T. 302 C.T. 308.20	South Dallas
County—Harris	C.T. 309.01–309.03	County—Dallas
Parts:	C.T. 310–312	Parts:
	J J.J J	

PRIMARY MEDICAL CARE: Texas Service Area Listing	PRIMARY MEDICAL CARE: Texas Population Group Listing	PRIMARY MEDICAL CARE: Texas Facility Listing
Service Area Name	Population Group	Facility Name
C.T. 25	Low-Income	County—Coryell
C.T. 27.01-27.02	Low Inc—Shelby Co	Gist Prs
C.T. 28–29	County—Shelby	County—Jefferson
C.T. 33-38	Parts:	Goodman Prs
C.T. 39.01-39.02	Low Income	County—Jasper
C.T. 40	Low Inc—Uvalde Co	Gurney Prs
C.T. 93.03-93.04	County—Uvalde	County—Anderson
C.T. 115	Parts:	Henley Prs
C.T. 116.01	Low Income	County—Liberty
South El Paso	Low Inc—Wheeler Co	Hightower Prs
County—El Paso	County—Wheeler	County—Liberty
Parts:	Parts:	Holliday Prs
C.T. 17–21	Low Income	County—Walker
C.T. 28–29	Low Inc/MFW—Hale Co	Hughes Prs
Southeast El Paso	County—Hale	County—Coryell
County—El Paso	Parts:	Hutchins Prs
Parts:	Low Income	County—Dallas
C.T. 39.01-39.03	MFW	Jester I Prs
C.T. 40.01-40.02	Low Income— Orange County	County—Fort Bend
C.T. 103.08-103.10	County—Orange	Jester II Prs
C.T. 104.01-104.04	Parts:	County—Fort Bend
C.T. 105	Low Income	Joe Kegan Psn
Trinity	Low Income—Baylor County	County—Harris
County—Dallas	County—Baylor	Johnston Prs
Parts:	Parts:	
C.T. 41	Low Income	County—Wood Jp Smith Hosp Clinics (Fh,Gyn,Med,Ob,Ped
C.T. 49	Low Income-Upton County	
C.T. 54–55	County—Upton	County—Tarrant Leblanc Prs
C.T. 86.01-86.02	Parts:	
C.T. 89	Low Income	County—Jefferson
	Low-Income Camp County	Lewis Prs
PRIMARY MEDICAL CARE: Texas	County—Camp	County—Tyler
Population Group Listing	Parts:	Lopez Psn
Beautation Crown	Low-Income	County—Hidalgo Luther Prs
Population Group	Med Ind—Andrews Co	County—Grimes
Low Inc—Cherokee Co	County—Andrews	•
County—Cherokee	Parts:	Lychner Prs County—Harris
Parts: Low Income	Medically Indigent	McConell Psn
Low Income Low Inc—Comal County		County—Bee
County—Comal	PRIMARY MEDICAL CARE: Texas	Michael Prs
Parts:	Facility Listing	County—Anderson
Low Income	Facility Name	Mountain View Prison
Low Income Low Inc—Gonzales Co	Beto Prs	County—Coryell
County—Gonzales	County—Anderson	Parkland Mem Hosp Outpt CI (C.T. 100)
Parts:	Boyd Prs	County—Dallas
Low Income	County—Freestone	Plane Prs
Low Inc—Henderson Co	Briscoe Prs	County—Liberty
County—Henderson	County—Frio	Port Isabel INS Health Facility
Parts:	Choice Moore Prs	County—Cameron
Low Income	County—Fannin	Powledge Prs
Low Inc—Hunt Co	Coffield Prs	County—Anderson
County—Hunt	County—Anderson	Ramsey I Prs
Parts:	Cole Prs	County—Brazoria
Low Income	County—Fannin	Ramsey II Prs
Low Inc—Moore Co	Conanally Prison	County—Brazoria
County—Moore	County—Karnes	Segovia Psn
Parts:	Diboll Prs	County—Hidalgo
Low Income	County—Angelina	Skyview/Hodge Psn
Low Inc—N Denton	Dominguez Prs	County—Cherokee
County—Denton	County—Bexar	Stiles Prs
Parts:	Eastham Prs	County—Jefferson
Denton CCD	County—Houston	Telford Prs
Pilot Point—Aubrey CCD	El Paso INS Health Facility	County—Bowie
Sanger CCD	County—El Paso	Terrell Prison
Low Inc—Nacogdoches Co	Ellis I Prs	County—Polk
County—Nacogdoches	County—Walker	Tx Tech Med. Ambulatory Cl
Parts:		
	Ferguson Prs	County—El Paso
Nacogdoches Low Inc—Palo Pinto Co	County—Madison FCI Three Rivers	Tx Tech Univ Pc Clinics
County—Palo Pinto Co	County—Live Oak	County—Crane
Parts:	Gatesville Prison	Wynne Prs
i aito.	Catosvillo i fisoli	County—Walker

PRIMARY MEDICAL CARE: Utah County Listing	PRIMARY MEDICAL CARE: Utah Population Group Listing	PRIMARY MEDICAL CARE: Vermont Service Area Listing
County Name	Population Group	Service Area Name
*Beaver	Low Inc—Sevier	Black River Valley
Population Group: Low Inc—Beaver Co	County—Sevier	County—Rutland
*Box Elder Service Area: West Box Elder	Parts:	Parts:
*Carbon	Low Income	Mount Holly Town County—Windsor
*Daggett	Low Income—Morgan Co	Parts:
*Duchesne	County—Morgan Parts:	Cavendish Town
Population Group: Low Inc—Duchesne Co	Low Income	Ludlow Town
*Emery	Low Income Rich Co	Plymouth_Town
*Garfield	County—Rich	Reading Town
*Grand	Parts:	Chelsea
*Juab *Kane	Low Income	County—Orange Parts:
Service Area: Kanab/Fredonia (UT/AZ)	Low Income—Salt Lake Co	Chelsea Town
*Millard	County—Salt Lake	Corinth Town
*Morgan	Parts:	Strafford Town
Population Group: Low Income—Morgan	Low Income	Tunbridge Town
Ċo	Low Income—Utah County County—Utah	Vershire Town
*Piute	Parts:	Washington Town
*Rich	Low Income	Island Pond
Population Group: Low Income—Rich Co	Low Income—Washington County	County—Essex Parts:
Salt Lake	County—Washington	Avery's Gore
Population Group: Low Income—Salt Lake Co	Parts:	Brighton Town
Facility: Utah State Prison	Low Income	Ferdinand Town
*San Juan	Low Income—Weber County	Lewis Town
*Sanpete	County—Weber	Norton Town
Population Group: Low Inc—Sanpete	Parts:	Warner's Grant
Facility: Central Utah Corr Fac	Low Income	Warren's Gore
*Sevier	DDIMARY MEDICAL CARE UK-I	County—Orleans
Population Group: Low Inc—Sevier	PRIMARY MEDICAL CARE: Utah Facility Listing	Parts: Charleston Town
*Tooele		Morgan Town
*Uintah Utah	Facility Name	Mad River Valley
Population Group: Low Income—Utah	Central Utah Corr Fac	County—Washington
County	County—Sanpete	Parts:
*Wasatch	Utah State Prison	Fayston Town
*Washington	County—Salt Lake	Moretown Town
Population Group: Low Income—Wash-	PRIMARY MEDICAL CARE: Vermont	Waitsfield Town
ington County	County Listing	Warren Town Pawlet/Granville (VT/NY)
*Wayne		County—Rutland
Weber Population Group: Low Income—Weber	County Name	Parts:
County	*Addison	Danby Town
	Service Area: Route 100	Middletown Springs To
PRIMARY MEDICAL CARE: Utah	*Caledonia	Mount Tabor Town
Service Area Listing	Population Group: Low Inc—Hardwick	Pawlet Town
	*Essex Service Area: Island Pond	Poultney Town
Service Area Name	Service Area: Upper Connecticut Valley	Tinmouth Town Wells Town
Kanab/Fredonia (UT/AZ) County—Kane	(NH/VT)	Richford-Enosburg
West Box Elder	Franklin	County—Franklin
County—Box Elder	Service Area: Richford-Enosburg	Parts:
Parts:	*Lamoille	Bakersfield Town
West Box Elder Division	Population Group: Low Inc—Hardwick	Berkshire Town
	*Orange	Enosburg Town
PRIMARY MEDICAL CARE: Utah	Service Area: Chelsea *Orleans	Fairfield Town Franklin Town
Population Group Listing	Service Area: Island Pond	Montgomery Town
Population Group	Service Area: Richford-Enosburg	Richford Town
Low Inc—Beaver Co	Population Group: Low Inc—Hardwick	Sheldon Town
County—Beaver	Facility: Northern State Correctional Facility	County—Orleans
Parts:	*Rutland	Parts:
Low Income	Service Area: Black River Valley	Jay Town
Low Inc—Duchesne Co	Service Area: Pawlet/Granville (VT/NY)	Route 100
County—Duchesne	Service Area: Route 100	County—Addison
Parts: Low Income	*Washington Service Area: Mad River Valley	Parts:
Low income Low Inc—Sanpete	Population Group: Low Inc—Hardwick	Granville Town Hancock Town
County—Sanpete	*Windsor	County—Rutland
Parts:	Service Area: Black River Valley	Parts:
Low Income	Service Area: Route 100	Pittsfield Town
		-

PRIMARY MEDICAL CARE: Vermont PRIMARY MEDICAL CARE: Virginia PRIMARY MEDICAL CARE: Virginia Service Area Listing County Listing Service Area Listing Service Area Name Service Area Name County Name Altavista/Chatham County-Windsor Service Area: Clifton Forge/Covington County—Campbell/Lynchburg Parts: *Covington City (Indep) Parts: Rochester Town Service Area: Clifton Forge/Covington C.T. 204.98 Stockbridge Town *Craig C.T. 205-209 Upper Connecticut Valley (NH/VT) *Dickenson County—Pittsylvania/Danville County—Essex Dinwiddie/Petersburg Parts: Parts: Facility: FCI Petersburg C.T. 101-107 Averill Town *Franklin Beaverdam/Montpelier Bloomfield Town Goochland County-Hanover Brunswick Town Service Area: Goochland/Fife Parts: Canaan Town 'Grayson/Galax C.T. 3201-3202 Lemington Town Service Area: Trout Dale/Independence County-Louisa Maidstone Town Hanover Parts: Service Area: Beaverdam/Montpelier C.T. 9501 PRIMARY MEDICAL CARE: Vermont *Henry/Martinsville C.T. 9505 Population Group Listing Population Group: Low Inc-Martinsville County—Spotsylvania/Fredericksbg *Highland Parts: Population Group Isle Of Wight C.T. 204.01 Low Inc-Hardwick Service Area: Berlin-Ivor Berlin-Ivor County—Caledonia Kina Georae County-Isle Of Wight Parts: Parts: Hardwick Town *Lee *Louisa Hardy District Stannard Town County—Southampton/Franklin Walden Town Service Area: Beaverdam/Montpelier County-Lamoille *Lunenburg Parts: Berlin And Ivor District *Mecklenburg Parts: Big Island Wolcott Town Service Area: Brunswick/La Crosse County—Bedford County-Orleans Service Area: Chase City Parts: Parts: Facility: Comm. Memorial HC-Primary Peaks District Craftsbury Town Care Clinic County-Rockbridge/Buena Vista Greensboro Town *Nelson Parts: County-Washington New Kent Natural Bridge District Parts: Newport News Brunswick/La Crosse Woodbury Town Service Area: Newport News County—Brunswick Northampton County-Mecklenburg PRIMARY MEDICAL CARE: Vermont Population Group: Low Inc/MFW-North-Facility Listing Parts: ampton Co La Crosse District *Northumberland Facility Name Chase City *Page Northern State Correctional Facility County-Mecklenburg *Patrick County-Orleans Parts: Pittsylvania/Danville Bluestone District Service Area: Altavista/Chatham PRIMARY MEDICAL CARE: Virginia **Boydton District** Population Group: Low Inc-Danville **Buckhorn District** County Listing Portsmouth City Chase City District Service Area: Downtown Portsmouth County Name Clarksville District *Richmond *Accomack City Of Suffolk Richmond City *Alleghany County-Suffolk Service Area: East End Richmond Service Area: Clifton Forge/Covington Parts: Service Area: Old South Richmond *Amelia C.T. 651 Population Group: Homeless-Richmond *Appomattox C.T. 653-655 Bedford City C.T. 756 Roanoke/Roanoke-Salem Service Area: Big Island Clifton Forge/Covington Service Area: Northwest Roanoke *Bland County-Alleghany *Rockbridge/Buena Vista Botetourt County—Clifton Forge City (Indep) Service Area: Northern Botetourt Service Area: Big Island County—Covington City (Indep) *Brunswick *Russell Downtown Portsmouth Service Area: Brunswick/La Crosse *Smvth County-Portsmouth City *Buchanan Service Area: Konnarock Parts: Campbell/Lvnchburg Service Area: Saltville C.T. 2107 Service Area: Altavista/Chatham *Southampton/Franklin C.T. 2110-2111 Facility: Free Clinic Of Central Va Service Area: Berlin-Ivor C.T. 2113-2114 *Caroline Spotsylvania/Fredericksbg C.T. 2117-2121 *Carroll Service Area: Beaverdam/Montpelier East End Richmond Service Area: Laurel Fork Suffolk County—Richmond City Charles City Service Area: City Of Suffolk Parts: Population Group: Low Inc-Charles City *Surry C.T. 201-212 Co Goochland/Fife *Sussex *Charlotte Washington/Bristol County—Goochland Chesapeake Service Area: Mendota Parts: Service Area: South Norfolk Service Area: Saltville C.T. 4002-4005 *Clifton Forge City (Indep)

*Westmoreland

Konnarock

PRIMARY MEDICAL CARE: Virginia Service Area Listing	PRIMARY MEDICAL CARE: Virginia Population Group Listing	PRIMARY MEDICAL CARE: Washington County Listing
Service Area Name	Population Group	County Name
County—Smyth	Parts:	Service Area: Westport
Parts:	C.T. 108.98	Population Group: Low Inc—Aberdeen/
C.T. 9907	C.T. 109–111	Hoguiam
Laurel Fork	C.T. 112.98	*Jefferson
County—Carroll	C.T. 113.98	Service Area: Clallam Bay-Neah Bay
Parts:	C.T. 114	Service Area: Clallatti Bay-Neart Bay Service Area: Quilcene Bay
Laurel Fork District	Danville City	Population Group: Low Inc-Discovery Bay/
Mendota	Low Inc—Martinsville	Oak Bay
County—Washington/Bristol	County—Henry/Martinsville	•
Parts:	Parts:	King
Tyler District	Henry Co	Population Group: Low Inc/Homeless—S
Newport News	Martinsville City	King Co
County—Newport News	Low Inc/MFW—Northampton Co	Kitsap
Parts:	County—Northampton	Population Group: Low Inc—Bremerton
C.T. 301–302	Parts:	*Kittitas
	Low Inc/MFW	Service Area: Cle Elum
C.T. 302.99	LOW ITIC/IVIF VV	*Klickitat
C.T. 303.98	DDIMARY MEDICAL CARE VI	Population Group: MSFW—W Klickitat Co
C.T. 304–306	PRIMARY MEDICAL CARE: Virginia	*Lewis
C.T. 308–310	Facility Listing	Service Area: Morton
C.T. 313	Facility Name	Population Group: Low Inc—SW Lewis Co
Northern Botetourt	Facility Name	*Lincoln
County—Botetourt	Comm. Memorial HC—Primary Care Clinic	Service Area: Grand Coulee
Parts:	County—Mecklenburg	Service Area: Odessa
C.T. 401–402	Free Clinic Of Central Va	*Mason (g)
Northwest Roanoke	County—Campbell/Lynchburg	Facility: Wa Corr/Reception Ct r
County—Roanoke/Roanoke-Salem	FCI Petersburg	*Okanogan
Parts:	County—Dinwiddie/Petersburg	Service Area: Twisp/Winthrop
C.T. 1–2		
C.T. 7–10	PRIMARY MEDICAL CARE: Washington	Population Group: Am In—Colville Res
C.T. 23	County Listing	Population Group: MSFW—C Okanogan
Old South Richmond		Co
County—Richmond City	County Name	Population Group: MSFW—N Okanogan
Parts:	*Adams	Co
C.T. 601-605	Facility: Columbia Basin Health Association	Population Group: MSFW—S Okanogan
C.T. 607.98	Benton	Co
C.T. 608.98	Population Group: Low Inc/MFW—Benton	*Pacific
Saltville	Co	Service Area: Raymond
County—Smyth	*Chelan	*Pend Oreille
Parts:	Population Group: MSFW—Chelan/Doug-	Service Area: Ione/Metaline Falls
North Fork District	las	Service Area: Newport/Cusick
Saltville District	*Clallam	Pierce
County—Washington/Bristol	Service Area: Clallam Bay-Neah Bay	Service Area: Longbranch
Parts:	Population Group: Lower Elwha Indian	Population Group: Low Inc—Eastside Ta-
Jefferson District	Tribe	coma
South Norfolk	Facility: Clallam Bay Corrections Ct r	Population Group: Low Inc—Lakewood
County—Chesapeake	Clark	(SW Pierce Co)
Parts:	Population Group: Low Inc—C. Vancouver/	Facility: McNeil Island Corr. C.
C.T. 201–204	Hazel Dell	*Skagit
C.T. 205.01–205.02	Population Group: Low Inc—Camas	Service Area: Concrete
C.T. 206–207	*Cowlitz	Population Group: MSFW—West Skagit
Tri-County(Buck/Fluv/Cumb)	Population Group: Low Inc—Cowlitz Co	Co
Trout Dale/Independence	*Douglas	*Skamania
County—Grayson/Galax	Service Area: Grand Coulee	Snohomish
Parts:	Population Group: MSFW—Chelan/Doug-	Service Area: Darrington
Elk Creek District	las	Population Group: Low Inc/Homeless—
Wilson Creek District	*Ferry	Snohomish Co
Wilson Creek District	Service Area: Republic	Facility: Twin Rivers Corr C
DDIMARY MEDICAL CARE, Virginia	Population Group: Am In—Colville Res	Spokane
PRIMARY MEDICAL CARE: Virginia Population Group Listing	Franklin	Service Area: Deer Park
T opulation Group Listing	Population Group: Low Inc/MFW—Franklin	Service Area: Rockford
Population Group	Co	Population Group: Low Inc—Southwestern
Homeless—Richmond City	Facility: Coyote Ridge Corr Inst	Spokane
	*Garfield	•
County—Richmond City Parts:	*Grant	Population Group: Low Inc—Eastern Spo-
	Service Area: Grand Coulee	kane
C.T. 301–306		*Stevens
C.T. 412–415	Service Area: Royal City	Service Area: Chewelah
Low Inc—Charles City Co	Population Group: Low Inc/MFW—Central	Service Area: Deer Park
County—Charles City	Grant Co	Service Area: Northport
Parts:	*Grays Harbor	Thurston
Low Inc—Chrls Cty Co	Service Area: Copalis Beach	Population Group: Low Inc—Thurston
Low Inc—Danville	Service Area: Mc Cleary-Elma	South Div
County—Pittsylvania/Danville	Service Area: Neilton	*Wahkiakum

County_Name	PRIMARY MEDICAL CARE: Washington	PRIMARY MEDICAL CARE: Washington	PRIMARY MEDICAL CARE: Washington
Population Group: Low Inc-MPN—Walls County—Perice Parts: County—Entry			
Visital Valia Valia Valia Valia Proputation Group: Low Inc/MFW—Valia Valia Val	County Name	Service Area Name	
County—Ferring	Population Group: Low Inc-Wahkiakum	Ione-Metaline Falls Division	
Parts		Longbranch	
Facility: WS State Pen Whatcom Population Group: MSFW—Whatcom Co Whitman Population Group: Low Inc.—NE Whitman Population Group: Low Inc.—NE Whitman Population Group: Low Inc.—NE Whitman Population Group: MFW—Yakima Co County—Salima Bay-Neah Bay Co Population Group: MFW—Yakima Co Population Group: MFW—Yakima Co County—Wakima Co Population Group: MFW—Yakima Co Population Group: MF	*Walla Walla	County—Pierce	
Facility: Will State Pen Mac Cleary-Elma County—Grays Harbor Parts:			
Management Man	Walla		
- Withinam Service Area Listed and Crosse Population Group: Low Inc—NE Whitman Co Service Area Rock Lake La Crosse Population Group: Low Inc—NE Whitman Co Population Group: MFW—Yakima Co County—Servers Parts: Population Group: MFW—Yakima Co County—Servers Parts: Population Group: MFW—Yakima Co County—Grays Harbor Parts: Population Group: MFW—Yakima County—Servers Parts: Population Group: MFW—Yakima County—Jefferson Kettle Falls Division Newport Divi			
Service Area: Rook Lake/La Crosse Population Group: Low Inc—Ne Whitman Co Yakima Population Group: MrW—Yakima Co Bag Battorn Division Service Area Name Chewelah Service Area Name	•		
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Population Group: MFW—Yakima Co			Wishkah CCD
PRIMARY MEDICAL CARE: Washington Service Area Listing			Wyhoochee CCD
PRIMARY MEDICAL CARE: Washington Service Area Lating	- Topulation Group: Wil VV Takima Go		Low Inc—Bremerton
Morton Division	PRIMARY MEDICAL CARE Washington		
Service Area Name Chewelah Newport Division Cunty—Grays Harbor		Morton Division	
Chewelah County—Stevens County—Grays Harbor C.T. 808-98 Parts: C.T. 808.98 Chewelah Division Lake Quinault Division C.T. 809.98 Springdale Division Newport Cusick 807 Springdale Division Revenue County—Callalm 812.00 Callalm Bay-Neah Bay Parts: 813 Clallam Bay-Neah Bay CCD Forks CCD Parts: 814.49 Clallam Bay-Neah Bay CCD Forks CCD Parts: 922 County—Jefferson Kettle Falls Division 922 West End CCD County—Stevens 922 Parts: Kettle Falls Division 923 County—Lincoln Parts: 923 County—Hittlias Odessa Division C.T. 410.02—410.03 Most Eld CCD Quilcene Bay C.T. 410.02—410.03 County—Skagit Review Bay County—Herricoln C.T. 410.02—410.03 County—Skagit Review Bay County—Herricoln C.T. 410.02—410.03 County—Skagit Division C.T. 410.02—410.03 County—Skagit Division Republic C.T. 410.02—410.03 County—G		Mossyrock Division	
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Care		County—Grays Harbor	
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County—Lincoln Early Winters Division C.T. 714.03–714.05 Parts: Methow Valley Division C.T. 715.01 Wilbur Division Westport C.T. 715.03–715.04 Ione/Metaline Falls County—Grays Harbor C.T. 717.01–717.02 County—Pend Oreille Parts: C.T. 718.02–718.04	Coulee City Division	County—Okanogan	County—Pierce
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County—Pend Oreille Parts: C.T. 718.02–718.04			
South Shore Division C.T. 719.01–719.02			
	Parts:	South Shore Division	C.1. 719.01–719.02

PRIMARY MEDICAL CARE: Washington Population Group Listing	PRIMARY MEDICAL CARE: Washington Population Group Listing	PRIMARY MEDICAL CARE: Washington Population Group Listing
Population Group	Population Group	Population Group
C.T. 720	George CCD	County—Whatcom
C.T. 721.05–721.08	Gloyd CCD	Parts:
C.T. 723.06	Moses Lake CCD	MSFW
C.T. 723.08	Quincy CCD	
Low Inc—NE Whitman Co	Warden CCD	PRIMARY MEDICAL CARE: Washington
County—Whitman Parts:	Wilson Creek CCD Low Inc/MFW—Franklin Co	Facility Listing
Rosalia CCD	County—Franklin	Facility Name
Steptoe CCD	Parts:	Clallam Bay Corrections Ct r
Tekoa CCD	Low Income	County—Clallam
Low Inc—Southwestern Spokane	MFW	Columbia Basin Health Association
County—Spokane	Low Inc/MFW—Walla Walla	County—Adams
Parts:	County—Walla Walla	Coyote Ridge Corr Inst County—Franklin
C.T. 104.01 C.T. 139	Parts: Low Income	McNeil Island Corr. C.
C.T. 140.01–140.02	MFW	County—Pierce
C.T. 141–142	Lower Elwha Indian Tribe	Twin Rivers Corr C
Low Inc—SW Lewis Co	County—Clallam	County—Snohomish
County—Lewis	Parts:	Wa Corr/Reception Ct r
Parts:	Agnew-Carlsborg CCD	County—Mason
Boistfort CCD	Crescent CCD	Wa State Pen
Ethel CCD	Forks CCD	County-Walla Walla
Olequa CCD	Port Angeles CCD	DDIMARY MEDICAL CARE, Wood Virginia
Low Inc—Thurston South Div County—Thurston	Sequim CCD MFW—Yakima Co	PRIMARY MEDICAL CARE: West Virginia County Listing
Parts:	County—Yakima	——————————————————————————————————————
Low Income	Parts:	County Name
Low Inc—Wahkiakum Co	MFW	*Barbour
County-Wahkiakum	MSFW—C Okanogan Co	Berkeley
Parts:	County—Okanogan	Population Group: Low Inc/MFW—Shen-
Low Income	Parts:	andoah
Low Inc-Discovery Bay/Oak Bay	Concully-Riverside CCD	*Boone Service Area: McDowell
County—Jefferson	Okanogan CCD	*Braxton
Parts: Discovery Bay CCD	Omak CCD MSFW—Chelan/Douglas	*Calhoun
Oak Bay CCD	County—Chelan	*Clay
Low Inc/Homeless—S King Co	Parts:	*Doddridge
County—King	MSFW	Service Area: Doddridge/Salem
Parts:	County—Douglas	*Fayette
C.T. 252–254	Parts:	Service Area: New Haven *Gilmer
C.T. 259	MSFW	*Grant
C.T. 291 C.T. 292.01–292.02	MSFW—N Okanogan Co County—Okanogan	Service Area: Mt Storm-Union District
C.T. 295.01–295.02 C.T. 295.01–295.02	Parts:	*Greenbrier
C.T. 296–297	Oroville CCD	Service Area: Greenbrier
C.T. 298.01	Tonasket-Pine Creek CCD	Service Area: Rainelle
C.T. 305.01-305.02	MSFW—S Okanogan Co	*Hampshire
C.T. 306-308	County—Okanogan	Hancock
Low Inc/Homeless—Snohomish Co	Parts:	Population Group: Low Inc—East Liverpool
County—Snohomish	Brewster-Wakefield CCD	*Hardy Service Area: Baker
Parts: C.T 0419.02	MSFW—W Klickitat Co County—Klickitat	*Harrison
C.T. 401.98	Parts:	Service Area: Doddridge/Salem
C.T. 402–408	Wahkiakus CCD	*Jackson
C.T. 410–412	White Salmon CCD	Jefferson
C.T. 414–415	Yakima Res CCD	Population Group: Low Inc/MFW—Shen-
C.T. 418.01	MSFW—West Skagit Co	andoah
C.T. 418.03-418.04	County—Skagit	Kanawha
C.T. 419.01	Parts:	Service Area: Clendenin *Lincoln
C.T. 510–512 C.T. 514–515	Anacortes CCD Bayview CCD	Marshall
C.T. 514–515 C.T. 517	Bow CCD	Service Area: Cameron
C.T. 518.01–518.02	Burlington CCD	*Mercer
Low Inc/MFW—Benton Co	Cavanaugh CCD	Service Area: Matoaka
County—Benton	Clear Lake CCD	*Mingo
Parts:	Conway CCD	Service Area: Gilbert
Low Income	La Conner CCD	Service Area: Kermit
MFW	Lyman-Hamilton CCD	*Monongalia
Low Inc/MFW—Central Grant Co	Mount Vernon CCD	Service Area: Clay/Battelle (WV/PA)
County—Grant	Samish CCD	*Monroe *Morgan
Parts: Ephrata—Soap Lake CCD	Sedro-Woolley CCD MSFW—Whatcom Co	Service Area: Paw Paw
Epinala Goap Lake GOD	WEI VV VVIIGLOUIT OU	355556 411 1 411

Service Area: Platteville/Cuba City

PRIMARY MEDICAL CARE: West Virginia PRIMARY MEDICAL CARE: West Virginia PRIMARY MEDICAL CARE: West Virginia County Listing Service Area Listing Population Group Listing County Name Service Area Name Population Group County—Hancock *Nicholas Huttonsville Service Area: Richwood County-Randolph Parts: **Grant District** *Pendleton Parts: Huttonsville District Low Inc/MFW-Shenandoah *Preston County—Berkeley Service Area: Bruceton Mills Middle Fork District Service Area: Rowlesburg/Eglon Mingo District Parts: Valley Bend District Low Income/Migrant Farmw *Raleigh Service Area: Northwest Raleigh Kermit County-Jefferson Facility: FCI Beckley County-Mingo Parts: *Randolph Parts: Low Incomw/Migrant Farmw Harvey District Service Area: Huttonsville Low Income—Wyoming Co *Ritchie Kermit District County—Wyoming *Roane Matoaka Parts: County-Mercer *Summers Wyoming *Taylor Parts: *Tyler C.T. 9509 PRIMARY MEDICAL CARE: West Virginia *Upshur C.T. 9516 Facility Listing Service Area: Rock Cave McDowell Facility Name Wayne County-Boone FCI Beckley Service Area: Wayne/Fort Gay Parts: County-Raleigh *Webster District 1 Service Area: Richwood District 2 Mt Storm-Union District PRIMARY MEDICAL CARE: Wisconsin Service Area: Clay/Battelle (WV/PA) County—Grant County Listing *Wirt Parts: County Name *Wyoming Union District *Adams (g) Population Group: Low Income—Wyoming New Haven Facility: FCI Oxford County-Fayette *Ashland Parts: Service Area: Bayfield PRIMARY MEDICAL CARE: West Virginia C.T. 210-211 Population Group: Am In-Bad River Tribe Northwest Raleigh Service Area Listing *Barron County—Raleigh Service Area: Chetek/Colfax Service Area Name Parts: *Bavfield Baker C.T. 111-112 Service Area: Bayfield County-Hardy Paw Paw Service Area: Hayward/Radisson Parts: County-Morgan Brown Capon District Parts: Lost River District Service Area: Pulaski C.T. 9709-9710 Population Group: Am In-Oneida Nation Bruceton Mills Rainelle Facility: Green Bay Maximum Security Inst County—Preston County-Greenbrier Parts: Parts: Population Group: Low Inc-Durand **Grant District** Meadow Bluff District Population Group: Low Inc-Mondovi Cameron Richwood *Burnett County-Marshall County-Nicholas *Clark Parts: Parts: C.T. 208 *Columbia Beaver District Population Group: Inc-Portage/ Clay/Battelle (WV/PA) Low County-Webster Pardeeville County-Monongalia Parts: Facility: Columbia Maximum Security Inst Parts: Glade District *Crawford C.T. 114 Rock Cave County-Wetzel Population Group: Low Inc-Boscobel County-Upshur *Dodge Parts: Parts: C.T. 304 Facility: Dodge Corr Inst Banks District Facility: Fox Lake Medium Security Inst Clendenin Meade District Facility: Waupun Maximum Security Inst County--Kanawha Rowlesburg/Eglon Parts: *Door County—Preston Service Area: Sister Bay/Washington Is-C.T. 112 Parts: Doddridge/Salem land Lyon District County—Doddridge Service Area: Sturgeon Bay Reno District Douglas County—Harrison Union District Parts: Service Area: Minong/Solon Springs Wayne/Fort Gay *Dunn C.T. 316 County-Wayne Gilbert Service Area: Chetek/Colfax Parts: Population Group: Low Inc-Durand County-Mingo **Butler District** Eau Claire Parts: Stonewall District Population Group: Low Inc-Augusta/ Stafford District Union District Osseo Greenbrier County-Greenbrier *Fond Du Lac PRIMARY MEDICAL CARE: West Virginia Facility: Kettle Moraine Medium Security Parts: Population Group Listing Anthony Creek District Inst Falling Spring District Population Group

Low Inc-East Liverpool

Williamsburg District

Wisconsin

PRIMARY MEDICAL CARE: Wisconsin County Listing	PRIMARY MEDICAL CARE: Wisconsin County Listing	PRIMARY MEDICAL CARE: Wi Service Area Listing
County Name	County Name	Service Area Name
Population Group: Low Inc—Boscobel	Rock	Chetek City
Population Group: Low Inc—Lancaster/	Service Area: Central Beloit	Chetek Town
Fennimore *Cross Lake	*Rusk	Dallas Village
*Green Lake Service Area: Markesan/Kingston	Population Group: Low Inc—Rusk Co *Sauk	Dallas Town Dovre Town
*lowa	Service Area: Hillsboro	Maple Grove Town
Service Area: Platteville/Cuba City	Service Area: Spring Green/Plain	Prairie Farm Village
*Iron	*Sawyer	Prairie Lake Town
Population Group: Low Inc—Ironwood/Hur-	Service Area: Hayward/Radisson	Prairie Farm Town
ley (MI/WI)	*Shawano	Sioux Creek Town
*Jackson	Service Area: Clintonville/Marion Service Area: Oconto/Oconto Falls	Sumner Town Turtle Lake Town
Population Group: Low Inc—Augusta/ Osseo	Service Area: Octobo Octobo Falis	Turtle Lake Village
*Juneau	Service Area: Tigerton/Birnamwood	Vance Creek Town
Service Area: Hillsboro	Population Group: Am In—Stockbridge-	County—Dunn
Kenosha	Munsee Tribe	Parts:
Service Area: Kenosha	*Taylor	Boyceville Village
*Kewaunee	*Trempealeau	Colfax Village
Service Area: Kewaunee City/Algoma	Service Area: Galesville/Trempealeau	Colfax Town
La Crosse	Population Group: Low Inc—Augusta/	Downing Village
Service Area: Coon Valley/Chaseburg	Osseo *\/ornan	Grant Town Hay River Town
*Lafayette Service Area: Darlington/Shullsburg	*Vernon Service Area: Coon Valley/Chaseburg	Knapp Village
Service Area: Danington/Ortdisburg Service Area: Platteville/Cuba City	Service Area: Goon Valley/Chaseburg Service Area: Hillsboro	New Haven Town
*Langlade	*Vilas	Otter Creek Town
Service Area: Elcho	Service Area: Land O'Lakes/Presque Isle	Ridgeland Village
Service Area: Mountain/White Lake	*Washburn	Sand Creek Town
*Lincoln	Service Area: Hayward/Radisson	Sheridan Town
Population Group: Low Inc—Tomahawk	Service Area: Minong/Solon Springs	Sherman Town
Marathon	Population Group: Low Inc—Spooner/Shell	Stanton Town
Service Area: Tigerton/Birnamwood	Lake	Tainter Town
Population Group: Low Inc—Wausau City *Marinette	*Waupaca Service Area: Clintonville/Marion	Tiffany Town Wheeler Village
Service Area: W. Marinette	Service Area: Clintorrolle/Marion Service Area: Tigerton/Birnamwood	Wilson Town
Population Group: Low Inc—E Marinette/S	*Waushara	Clintonville/Marion
Menominee (MI/WI	Service Area: Wautoma/Plainfield/Wild	County—Outagamie
*Marquette	Rose	Parts:
Service Area: Montello	Winnebago	Bear Creek Vil
*Menominee	Facility: Oshkosh Medium Security Inst	Deer Creek Town
Milwaukee	DDIMARY MEDICAL CARE W	Maine Town County—Shawano
Service Area: Capitol Drive (Milwaukee) Service Area: Inner City West	PRIMARY MEDICAL CARE: Wisconsin Service Area Listing	Parts:
Service Area: Inner City West Service Area: Inner City South	——————————————————————————————————————	Grant Town
Service Area: Juneautown	Service Area Name	Pella Town
Population Group: Low Inc—Inner City	Bayfield	County-Waupaca
North (Milwaukee)	County—Ashland	Parts:
*Monroe	Parts:	Bear Creek Town
Service Area: Hillsboro	La Pointe Town	Clintonville City
Service Area: Sparta	County—Bayfield Parts:	Dupont Town
*Oconto Service Area: Mountain/White Lake	Bayfield City	Embarrass Vil Larrabee Town
Service Area: Oconto/Oconto Falls	Bayfield Town	Marion City
Service Area: Ocomo/Ocomo r alis	Bayview Town	Matteson Town
*Oneida	Bell Town	Union Town
Service Area: Elcho	Clover Town	Coon Valley/Chaseburg
Population Group: Low Inc—Tomahawk	Russell Town	County—La Crosse
Outagamie	Capitol Drive (Milwaukee)	Parts:
Service Area: Clintonville/Marion	County—Milwaukee	Washington Town
Population Group: Am In—Oneida Nation	Parts:	County—Vernon
*Pepin	C.T. 23–28 C.T. 36	Parts:
Population Group: Low Inc—Durand Population Group: Low Inc—Mondovi	C.T. 38–49	Chaseburg Vil Coon Town
Pierce	C.T. 60–61	Coon Valley Vil
Population Group: Low Inc—Durand	C.T. 63–65	Hamburg Town
*Polk	Central Beloit	Darlington/Shullsburg
Service Area: Frederic/Luck	County—Rock	County—Lafayette
*Price	Parts:	Parts:
Racine	C.T. 15–19	Argyle Town
Facility: Racine Medium Security Inst	Chetek/Colfax	Argyle Vil
*Richland	County—Barron	Blanchard Town
Service Area: Hillsboro	Parts: Arland Town	Blanchardville Vil
Service Area: Spring Green/Plain	Aliana Town	Darlington City

PRIMARY MEDICAL CARE: Wisconsin Service Area Listing	PRIMARY MEDICAL CARE: Wisconsin Service Area Listing	PRIMARY MEDICAL CARE: Wisconsin Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Darlington Town	Radisson Town	Ahnapee Town
Fayette Town	Radisson Vil	Algoma City
Gratiot Town	Round Lake Town	Carlton Town
Gratiot Vil	Sand Lake Town	Casco Town
Kendall Town	Spider Lake Town	Casco Village
Lamont Town	Weirgor Town	Kewaunee City
Monticello Town	Winter Vil Winter Town	Lincoln Town
Seymour Town Shullsburg Town	County—Washburn	Pierce Town West Kewaunee Town
Shullsburg City	Parts:	Land O'Lakes/Presque Isle
South Wayne Vil	Bass Lake Town	County—Vilas
Wayne Town	Stinnett Town	Parts:
White Oak Springs Town	Stone Lake Town	Land O'Lakes Town
Willow Springs Town	Hillsboro	Presque Isle Town
Wiota Town	County—Juneau	Winchester Town
Elcho	Parts:	Markesan/Kingston
County—Langlade	Union Center Village	County—Green Lake
Parts:	Wonewoc Town	Parts:
Ainsworth Town Elcho Town	Wonewoc Village County—Monroe	Kingston Vil Kingston Town
Parrish Town	Parts:	Mackford Town
Summit Town	Glendale Town	Manchester Town
Upham Town	Kendall Village	Markesan City
County—Oneida	Sheldon Town	Marquette Town
Parts:	Wellington Town	Marquette City
Enterprise Town	County—Richland	Minong/Solon Springs
Schoepke Town	Parts:	County—Douglas
Frederic/Luck	Bloom Town	Parts:
County—Polk	Cazenovia Village	Bennett Town
Parts:	Henrietta Town	Dairyland Town
Bone Lake Town	Westford Town	Gordon Town
Clam Falls Town Frederic Vil	Yuba Village County—Sauk	Highland Town Oakland Town
Georgetown Town	Parts:	Solon Springs Village
Laketown Town	Woodland Town	Solon Springs Town
Lorain Town	County—Vernon	Wascott Town
Luck Town	Parts:	County-Washburn
Luck Vil	Forest Town	Parts:
McKinley Town	Greenwood Town	Brooklyn Town
West Sweden Town	Hillsboro City	Chicog Town
Galesville/Trempealeau	Hillsboro Town	Frog Creek Town
County—Trempealeau	Ontario Village	Gull Lake Town
Parts: Caledonia Town	Union Town Whitestown Town	Minong Town Minong Village
Ettrick Town	Inner City South	Montello
Ettrick Vil	County—Milwaukee	County—Marquette
Gale Town	Parts:	Parts:
Galesville City	C.T. 155-159	Crystal Lake Town
Trempealeau Vil	C.T. 162-169	Harris Town
Trempealeau Town	C.T. 174–177	Mecan Town
Hayward/Radisson	Inner City West	Montello City
County—Bayfield	County—Milwaukee	Montello Town
Parts:	Parts: C.T. 62	Neshkoro Town
Barnes Town Cable Town	C.T. 82 C.T. 87–90	Neshkoro Vil Newton Town
Drummond Town	C.T. 96–100	Oxford Town
Grand View Town	C.T. 119–123	Oxford Vil
Namakagon Town	C.T. 133–138	Packwaukee Town
County—Sawyer	C.T. 148–149	Shields Town
Parts:	Juneautown	Springfield Town
Bass Lake Town	County—Milwaukee	Westfield Vil
Couderay Town	Parts:	Westfield Town
Couderay Vil	C.T. 108	Mountain/White Lake
Edgewater Town	C.T. 110-113	County—Langlade
Exeland Vil	Kenosha	Parts:
Hayward City	County—Kenosha	Evergreen Town
Hayward Town	Parts:	Langlade Town
Hunter Town	C.T. 7–12	White Lake Vil
Lenroot Town Meadowbrook Town	C.T. 16	Wolf River Town County—Oconto
Meteor Town	Kewaunee City/Algoma County—Kewaunee	Parts:
Ojibwa Town	Parts:	Armstrong Town
Opena rown		Amoustig Town

PRIMARY MEDICAL CARE: Wisconsin	PRIMARY MEDICAL CARE: Wisconsin	PRIMARY MEDICAL CARE: Wisconsin
Service Area Listing	Service Area Listing	Service Area Listing
Service Area Name	Service Area Name	Service Area Name
Bagley Town	County—Door	Eland Vil
Brazeau Town	Parts:	Fairbanks Town
Breed Town	Baileys Harbor Town	Germania_Town
Doty Town	Ephraim Vil	Hutchins Town
Lakewood Town	Gibraltar Town	Mattoon Vil
Riverview Town Townsend Town	Liberty Grove Town	Morris Town
	Sister Bay Vil	Tigerton Vil
Oconto/Oconto Falls	Washington Town Sparta	Wittenberg Vil Wittenberg Town
County—Oconto Parts:	County—Monroe	County—Waupaca
Abrams Town	Parts:	Parts:
Gillett City	Angelo Town	Big Falls Vil
Gillett Town	Cashton Village	Harrison Town
How Town	Jefferson Town	Wyoming Town
Lena Town	Lafayette Town	W. Marinette
Lena Village	Leon Town	County—Marinette
Little River Town	Little Falls Town	Parts:
Maple Valley Town	Melvina Village	Amberg Town
Morgan Town	New Lyme Town	Athelstane Town
Oconto City	Norwalk Village	Beaver Town
Oconto Falls City	Portland Town	Beecher Town
Oconto Falls Town	Ridgeville Town	Coleman Village
Oconto Town	Sparta Town	Crivitz Village
Pensaukee Town	Sparta City	Dunbar Town
Spruce Town	Wells Town	Goodman Town
Stiles Town	Spring Green/Plain	Lake Town
Suring Village	County—Richland	Middle Inlet Town
Underhill Town	Parts:	Niagara Town
County—Shawano	Buena Vista Town	Pembine Town
Parts:	Lone Rock Village	Pound Town
Green Valley Town	County—Sauk	Pound Village
Platteville/Cuba City	Parts:	Silver Cliff Town
County—Grant	Bear Creek Town	Stephenson Town
Parts:	Franklin Town	Wausaukee Town
Clifton Town	Honey Creek Town	Wausaukee Village
Cuba City City	Plain Village	Wautoma/Plainfield/Wild Rose
Dickeyville_Vil	Spring Green Town	County—Waushara
Ellenboro Town	Spring Green Village	Parts:
Harrison Town	Troy Town	Coloma Town
Hazel Green Town	Sturgeon Bay	Coloma Vil
Hazel Green Vil Lima Town	County—Door	Dakota Town Deerfield Town
	Parts: Brussels Town	Hancock Town
Livingston Vil Paris Town	Claybanks Town	Hancock Vil
Platteville City		Marion Town
Platteville Town	Egg Harbor Town Egg Harbor Vil	Mount Morris Town
Smelser Town	Forestville Town	Oasis Town
County—lowa	Forestville Vil	Plainfield Town
Parts:	Gardner Town	Plainfield Vil
Mifflin Town	Jacksonport Town	Richford Town
Rewey Vil	Nasewaupee Town	Rose Town
County—Lafayette	Sevastopol Town	Springwater Town
Parts:	Sturgeon Bay City	Wautoma City
Belmont Town	Sturgeon Bay Town	Wautoma Town
Belmont Vil	Union Town	Wild Rose Vil
Benton Town	Tigerton/Birnamwood	
Benton Vil	County—Marathon	PRIMARY MEDICAL CARE: Wisconsin
Elk Grove Town	Parts:	Population Group Listing
New Diggings Town	Elderon Town	
Pulaski	Elderon Vil	Population Group
County—Brown	Franzen Town	Am In—Bad River Tribe
Parts:	Hatley Vil	County—Ashland
Pittsfield Town	Norrie Town	Parts:
Pulaski Vil	Plover Town	Sanborn Town
County—Oconto	County—Shawano	Am In—Oneida Nation
Parts:	Parts:	County—Brown
Chase Town	Almon Town	Parts:
County—Shawano	Aniwa Town	Hobart Town
Parts:	Aniwa Vil	County—Outagamie
Angelica Town	Birnamwood Town	Parts:
Maple Grove Town	Birnamwood Vil	Oneida Town
Sister Bay/Washington Island	Bowler Vil	Am In—Stockbridge-Munsee Tribe

Population Group Listing Population Group Interest Population Group Grou
County—Shawano Parts: Bartelme Town Red Springs Town Low Inc—Augusta/Osseo County—Eau Claire Parts: Augusta City Bridge Creek Town Clear Creek Town Clear Creek Town Other Creek
Parts
Bartelme Town Red Springs Town Pepin Vil Wingroji Town Low Inc—Augusta/Osseo Stockholm Vil Low Inc—Mondovi County—Eust Claire Parts: Waterville Twn Waterville Twn Parts: Augusta City Waterville Twn Parts: Augusta City Waterville Twn Alima City Bindge Creek Town Clear Creek Town Elmwood Vil Canton Town Clear Creek Town Elmwood Vil Canton Town County—Jackson Maiden Rocktwn Dover Town Gilman Twn County—Jackson Maiden Rocktwn Dover Town Garfield Town Gilman Twn Cochrane Vil Cleveland Town Clevalnd Town Rock Elm Twn Mondovi Town Garfield Town Salem Twn Mondovi Town Mondovi City County—Tempealeau Spring Lake Vil County—Mainette City County—Crewford Parts: Grover Town County—Jackson Mainette City County—Mainette City County—Mainette City County—Mainette City County—Crewford Parts: Grover Town Low Inc—E Mainette/S Menominee (MIWI Sumner Town Dover Town County—Tempealeau County—Mainette City County—Crewford Parts: Grover Town County—Mainette City County—Crewford Parts: Grover Town County—Crewford Parts: Grover Town County—Crewford Parts: County—Crewford Parts: County—Crewford Parts: County—Crewford Parts: County—Crewford Parts: County—Crewford Parts: County—Milwaukee Fail River Vil County—Grant C.T. 66-72 Firesland Vil County—Grant C.T. 66-72 Firesland Vil County—Grant C.T. 66-72 Firesland Vil County—Grant C.T. 146-147 Pacific Twn County—Grant C.T. 146-147 Pacific Twn Parts: C.T. 19-86 Lewiston Twn Cambra Vil Parts: C.T. 19-167 Parts: C.T. 166-72 Firesland Vil Parts: C.T. 166-74 Pacific Twn Parts: C.T. 166-72 Firesland Vil Parts: C.T. 166-74 Pacific Twn P
Red Springs Town Pepin VII Wingwille Town Low Inc—Augusta/Osseo Stockholm Vii Low Inc—Mondowi County—Eau Claire Stockholm Vii County—Buffalo Parts: Watevrille Twn Parts: Augusta City Waubeek Twn Alma City Bridge Creek Town Parts: Belviderer Town Clear Creek Town Elmson Will Belviderer Town Fairchild Vii El Paso Twn Belviderer Town Gillan Town Gutter Creek Town Gilman Twn Coortnae Vil County—Jackson Maiden Rockt Wil Gilmanton Town Parts: Cleveland Town Rock Elm Twn Mondowi City Carlifeld Town Rock Elm Twn Mondowi City Northield Town Salerm Twn Mondowi City Northield Town Spring Lake Twn Mondowi City Osseo City Low Inc—E Marinette/S Menominee (MI/WI County—Pepin Stumer Town Parts: Low Inc—E Marinette/S Menominee (MI/WI Low Inc—Boscobel Marinette City County—Pepin Parts: Pes
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County—Eau Claire Stockholm Twn County—Buffalo Parts: Augusta City Waubeek Twn Alma City Bridge Creek Town Parts: Alma City Clear Creek Town Parts: Belvidere Town Fairchild VII El Paso Twn Belvidere Town Fairchild Town Gliman Twn Cochrane VII County—Jackson Maiden Rocktwn Dover Town County—Jackson Maiden Rocktwn Dover Town Parts: Maiden Rocktwn Dover Town Garfield Town Rock Elm Twn Modoran Town Northifield Town Rock Elm Twn Mondow City Northifield Town Salem Twn Mondow City County—Tempealeau Spring Lake Twn Mondow City Parts: Spring Lake Twn Mondow City Hals Town Low Inc—E Marinette/S Menominee (MI/WI County—Preprint Osseo City Low Inc—E Marinette/S Menominee (MI/WI County—Preprint Dayers Parts: Albany Town Low Inc—Boscobe Marinette City County—Countbia
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County—Jackson Parts: Cleveland Town Garfield Town Northfield
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County—Trempealeau Spring Valley Vil Naples Town Naples Town Naples Town Naples Town Osseo City Union Twn County—Pepin Parts: Albany Town County—Pepin Parts: Albany Town Unior Twn Unior Twn Sumner Town Grover Town Grover Town Low Inc—Boscobel Marinette City Parts: County—County—Columbia County—Columbia Parts: Albany Town Low Inc—Boscobel Marinette City Parts: Caledonia Twn Parts: Peshigo City Peshigo City Cambria Vil Caledonia Twn Parts: County—Crawford Peshigo City Peshigo Town Cambria Vil Caledonia Twn Parts: Peshigo Town County—Milwaukee Dekorra Twn Scott Town Scott Town Low Inc—Inner City North (Milwaukee) Doylestown Vil Steuben Vil Wauzeka Town Parts: Fort Winnebago Twn Parts: Fort Winnebago Twn Wauzeka Vil County—Milwaukee Fall River Vil Parts: Fort Winnebago Twn Fountain Prairie Twn County—Grant C.T. 66–72 Friesland Vil Parts: Fort Winnebago Twn Bagley Vil C.T. 101–107 Lewille Twn Blue River Vil C.T. 114–118 Marcellon Twn Blue River Vil C.T. 139–142 Otsego Twn Bascobel City C.T. 139–142 Otsego Twn Parts: Parts Castle Rock Town C.T. 145–147 Pacific Twn Castle Rock Town County—Iron Parts: Randolph Twn Milville Town Milville Town Anderson Town Anderson Town Randolph Twn Milville Town Milville Town Garey Town Scott Twn Springvale Twn Milville Town Mount Ida Town Garey Town Scott Twn Springvale Twn Wuscoda Vil Hurley City Springvale Twn Wocena Twn Wotena Twn Wot
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County—Crawford Peshtigo City Pestigo Town Cambria Vil Parts: Pestigo Town Cambria Vil Pestigo Town Countrand Twn Countrand Twn Marietta Town Wagner Town Dekorra Twn Dekorra Twn Decorra Twn Scott Town Low Inc—Inner City North (Milwaukee) Doylestown Vil Steuben Vil County—Milwaukee Fall River Vil Wauzeka Town Parts: Fort Winnebago Twn Wauzeka Vil C.T. 44 Fountain Prairie Twn County—Grant C.T. 66–72 Friesland Vil Parts: C.T. 79–86 Lewiston Twn Bagley Vil C.T. 101–107 Lowville Twn Blue River Vil C.T. 114–118 Marcellon Twn Boscobel City C.T. 139–142 Otsego Twn Boscobel Town C.T. 145–147 Pacific Twn Castle Rock Town C.T. 151 Pardeeville Vil Hickory Grove Town Low Inc—Ironwood/Hurley (MI/WI) Portage City Marion Town County—Iron Parts: Randolph Twn Mount Ida Town Carey Town Randolph Vil Muscoda Town Gurney Town Scott Twn Scott Twn Muscoda Vil Hurley City Springvale Twn Wyocena Vil Patch Grove Vil Kimball Town Mercer Town Marcer Town Watterstown Town Montreal City County—Iron Pausk Co County—Rusk Woodman Town Montreal City County—Rusk
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Haney Town Marietta Town Marietta Town Scott Town Scott Town Scott Town Low Inc—Inner City North (Milwaukee) Steuben Vil Wauzeka Town Wauzeka Town Wauzeka Vil County—Milwaukee Fall River Vil Wauzeka Vil County—Grant County—Grant Parts: C.T. 44 County—Grant County—Grant Bugley Vil Blue River Vil C.T. 101—107 C.T. 114—118 C.T. 114—118 Boscobel City C.T. 139—142 Boscobel Town Castle Rock Town Castle Rock Town Hickory Grove Town Marion Town Milville Town Mount Hope Town Mount Ida Town Muscoda Vil Muscoda Vil Patch Grove Vil Patch Grove Vil Patch Grove Town Musterstown Mount Hope Town Milverstown Muscoda Vil Patch Grove Vil Patch Grove Town Matterstown Montman Montma
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Scott Town Steuben Vil Steuben Vil Wauzeka Town Parts: Fort Winnebago Twn Wauzeka Vil County—Grant Parts: Fort Winnebago Twn County—Grant Parts: C.T. 44 Fountain Prairie Twn Friesland Vil Parts: C.T. 79–86 Lewiston Twn Bagley Vil C.T. 101–107 Lowville Twn Blue River Vil Boscobel City C.T. 139–142 Costle Rock Town Castle Rock Town Cit. 151 Hickory Grove Town Millville Town Millville Town Mount Hope Town Mount Hope Town Mount Hope Town Muscoda Vil Muscoda Town Watterstown Town Watterstown Town Watterstown Town Watterstown Town Watterstown Town Mill Ford Town Mill Ford Ford Mill For
Steuben Vil Wauzeka Town Parts: Fort Winnebago Twn Wauzeka Vil C.T. 44 Fountain Prairie Twn C.T. 45 Fort Winnebago Twn Friesland Vil Parts: C.T. 66–72 Friesland Vil Parts: C.T. 79–86 Lewiston Twn Lowille Twn Bagley Vil C.T. 101–107 Lowille Twn Marcellon Twn Blue River Vil C.T. 114–118 Marcellon Twn Boscobel City C.T. 139–142 Otsego Twn Boscobel Town C.T. 145–147 Pacific Twn Castle Rock Town C.T. 145–147 Pardeeville Vil Hickory Grove Town Low Inc—Ironwood/Hurley (MI/WI) Portage City Marion Town Pornet Vil Millville Town Parts: Randolph Twn Mount Hope Town Anderson Town Gurney Town Rio Vil Mount Ida Town Gurney Town Gurney Town Scott Twn Muscoda Vil Hurley City Springvale Twn Wyocena Vil Patch Grove Vil Rimball Town Watterstown Town Mercer Town Low Inc—Rusk Co Woodman Town Montreal City County—Rusk
Wauzeka Town Wauzeka Vil County—Grant County—Grant Parts: C.T. 44 County—Grant Parts: C.T. 79–86 Lewiston Twn Bagley Vil C.T. 101–107 Lowville Twn Blue River Vil Boscobel City C.T. 114–118 Boscobel Town Castle Rock Town Castle Rock Town Hickory Grove Town Millville Town Mount Hope Town Mount Hope Town Mount Hope Town Mount Hope Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Vil Patch Grove Vil Patch Grove Town Watterstown Town Mount Hope Town Muscota Town Muscota Town Muscota Town Muscota Town Mount Hope Town Mount Hope Town Muscota T
Wauzeka Vil County—Grant County—Inco Marcellon Twn Pardeeville Vil Parteeville Vil Par
County—Grant Parts: C.T. 66–72 Friesland Vil Parts: C.T. 79–86 Lewiston Twn Bagley Vil Bule River Vil Boscobel City C.T. 114–118 Boscobel Town Castle Rock Town Castle Rock Town Hickory Grove Town Millville Town Mount Hope Town Mount Ida Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Vil Patch Grove Town Woodman Town Montreal City Marierscham Montreal City Friesland Vil Friesland Vil Lewiston Twn Lewiston Twn Lowville Tor C.T. 101–107 Lowville Twn Marcellon Twn Marcellon Twn Marcellon Twn Pacific Twn Randolph Twn Randolph Twn Randolph Vil Springvale Twn Wyocena Vil Wyocena Vil Wyocena Vil Wyocena Twn Usw County—Rusk Co
Parts: Bagley Vil Bule River Vil Boscobel City C.T. 101–107 Boscobel City C.T. 139–142 Boscobel Town Castle Rock Town Castle Rock Town Castle Rock Town County—Iron Millville Town Mount Hope Town Mount Ida Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Town Watterstown Watterstown Watterstown Waterstown Watterstown Woodman Town Mercer Town Mercer Town Mount Lowville Town Mercer Town Mercer Town Mercer Town Mercer Town Mercer Town Mount Lowville Twn Mercer Town Mercer Town Mercer Town Mercer Town Mount Lowville Twn Lowville Twn Mynacoda Vil Mynacoda
Blue River Vil Boscobel City C.T. 114–118 Boscobel City C.T. 139–142 Cotsego Twn Boscobel Town Castle Rock Town Castle Rock Town Low Inc—Ironwood/Hurley (MI/WI) Marion Town Millville Town Mount Hope Town Mount Ida Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Town Watterstown Town Watterstown Town Watterstown Town Watterstown Town Marcellon Twn Pacific Twn Randolph Vil Randolph Twn Randolph Vil Randolph Twn Randolph Vil Randolph Vil Randolph Vil Randolph Twn Randolph Vil Randolph Vil Randolph Twn Ran
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Castle Rock Town Hickory Grove Town Low Inc—Ironwood/Hurley (MI/WI) Portage City Marion Town County—Iron Parts: Randolph Twn Mount Hope Town Mount Ida Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Vil Patch Grove Town Watterstown Town Watterstown Town Ment Ida Town Ment Ida Town Muscoda Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Town Matterstown Town Mercer Town Mercer Town Mercer Town Mount Ida Town Mercer Town Muscoda Vil Patch Grove Vil Patch Grove Vil Patch Grove Town Mount Ida Town Mercer Town Mercer Town Mercer Town Mercer Town Mount Ida Mill Vil Mill Vil Mill Mill Mill Mill Mill Vil Mill Mill Mill Mill Mill Vil Mill Mill Mill Mill Mill Mill Mill M
Hickory Grove Town Marion Town County—Iron Millville Town Mount Hope Town Mount Ida Town Muscoda Town Muscoda Vil Patch Grove Vil Patch Grove Voll Patch Grove Town Watterstown Town Watterstown Town Ment Ida Town Ment Ida Town Muscoda Vil Muscoda Town Muscoda Vil Muscoda
Marion TownCounty—IronPoynette VilMillville TownParts:Randolph TwnMount Hope TownAnderson TownRandolph VilMount Ida TownCarey TownRio VilMuscoda TownGurney TownScott TwnMuscoda VilHurley CitySpringvale TwnPatch Grove VilKimball TownWyocena VilPatch Grove TownKnight TownWyocena TwnWatterstown TownMercer TownLow Inc—Rusk CoWoodman TownMontreal CityCounty—Rusk
Millville Town Parts: Randolph Twn Mount Hope Town Anderson Town Randolph Vil Mount Ida Town Carey Town Rio Vil Muscoda Town Gurney Town Scott Twn Muscoda Vil Hurley City Springvale Twn Patch Grove Vil Kimball Town Wyocena Vil Patch Grove Town Knight Town Wyocena Twn Watterstown Town Mercer Town Low Inc—Rusk Co Woodman Town Montreal City County—Rusk
Mount Hope TownAnderson TownRandolph VilMount Ida TownCarey TownRio VilMuscoda TownGurney TownScott TwnMuscoda VilHurley CitySpringvale TwnPatch Grove VilKimball TownWyocena VilPatch Grove TownKnight TownWyocena TwnWatterstown TownMercer TownLow Inc—Rusk CoWoodman TownMontreal CityCounty—Rusk
Mount Ida Town Carey Town Rio Vil Muscoda Town Gurney Town Scott Twn Muscoda Vil Hurley City Springvale Twn Patch Grove Vil Kimball Town Wyocena Vil Patch Grove Town Knight Town Wyocena Twn Watterstown Town Mercer Town Low Inc—Rusk Co Woodman Town Montreal City County—Rusk
Muscoda TownGurney TownScott TwnMuscoda VilHurley CitySpringvale TwnPatch Grove VilKimball TownWyocena VilPatch Grove TownKnight TownWyocena TwnWatterstown TownMercer TownLow Inc—Rusk CoWoodman TownMontreal CityCounty—Rusk
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Patch Grove TownKnight TownWýocena TwnWatterstown TownMercer TownLow Inc—Rusk CoWoodman TownMontreal CityCounty—Rusk
Watterstown Town Mercer Town Low Inc—Rusk Co Woodman Town Montreal City County—Rusk
Woodman Town Montreal City County—Rusk
Woodman Vil Oma Town Parts:
Wyalusing Town Pence Town Low Income
Low Inc—Durand Saxon Town Low Inc—Spooner/Shell Lake
County—Buffalo Low Inc—Lancaster/Fennimore County—Washburn
Parts: County—Grant Parts:
Maxville Twn Parts: Barronett Town
Nelson Vil Beetown Town Bashaw Town
Nelson Twn Bloomington Town Beaver Brook Town
County—Dunn Bloomington Vil Birchwood Town
Parts: Cassville Vil Birchwood Vil
Dunn Twn Cassville Town Casey Town
Eau Galle Twn Fennimore Town Crystal Town
Peru Twn Fennimore City Evergreen Town
Rock Creek Twn Glen Haven Town Long Lake Town
Spring Brook Twn Lancaster City Madge Town
Weston Twn Liberty Town Sarona Town
County—Pepin Little Grant Town Shell Lake City
Parts: Montfort Vil Spooner City
Durand Twn North Lancaster Town Spooner Town
Durand City Potosi Town Springbrook Town

PRIMARY MEDICAL CARE: Wisconsin PRIMARY MEDICAL CARE: Wyoming PRIMARY MEDICAL CARE: American Population Group Listing County Listing Samoa County Listing Population Group County Name County Name Trego Town Service Area: Guernsey *Eastern Low Inc-Tomahawk *Sublette Service Area: Terr. Of American Samoa County-Lincoln 'Teton *Manua Parts: Service Area: Gardiner/Yellowstone (MT/ **Bradley Town** Service Area: Terr. Of American Samoa WY) Harrison Town *Uinta *Rose Island Kina Town *Washakie Service Area: Terr. Of American Samoa Skanawan Town *Weston *Swains Island Somo Town Service Area: Terr. Of American Samoa Tomahawk City PRIMARY MEDICAL CARE: Wyoming *Western Tomahawk Town Service Area Listing Service Area: Terr. Of American Samoa Wilson Town County-Oneida Service Area Name PRIMARY MEDICAL CARE: Parts: Chuqwater American Samoa Little Rice Town County—Platte Service Area Listing Lynne Town Parts: Nokomis Town Chugwater Division Service Area Name Low Inc-Wausau City **Dubois** Terr. Of American Samoa County-Marathon County-Fremont County-Eastern Parts: Parts: County-Manua C.T. 1-2 **Dubois Division** C.T. 4-5 County-Rose Island Gardiner/Yellowstone (MT/WY) C.T. 6.01-6.02 County-Swains Island County—Park C.T. 7 County-Western Parts: Yellowstone National Park Divisi PRIMARY MEDICAL CARE: Wisconsin PRIMARY MEDICAL CARE: County—Teton Facility Listing Parts: Fed Ste Micronesia County Listing Yellowstone National Park Divisi Facility Name Glendo Columbia Maximum Security Inst County Name County-Platte County—Columbia *Chuuk State Parts: Dodge Corr Inst *Kosrae State Glendo Division County—Dodge Fox Lake Medium Security Inst *Pohnpei State Guernsey County-Platte *Yap State County-Dodge Parts: FCI Oxford **Guernsey Division** PRIMARY MEDICAL CARE: Guam County-Adams Midwest/Edgerton Green Bay Maximum Security Inst County Listing County-Natrona County—Brown Parts: County Name Kettle Moraine Medium Security Inst County-Fond Du Lac Casper Division *Guam Sweetwater Oshkosh Medium Security Inst County-Winnebago County—Fremont PRIMARY MEDICAL CARE: Racine Medium Security Inst Parts: N. Mariana Islands County-Racine Sweetwater Division County Listina Waupun Maximum Security Inst Wright County Name County—Campbell County—Dodge Parts: *Northern Islands Gillette South Division Service Area: Commonwealth N. Mariana PRIMARY MEDICAL CARE: Wyoming County Listing Islands PRIMARY MEDICAL CARE: Wyoming *Rota County Name Population Group Listing Service Area: Commonwealth N. Mariana *Big Horn Islands *Campbell Population Group *Saipan Service Area: Wright Low Income—Casper Service Area: Commonwealth N. Mariana *Carbon County-Natrona Islands Facility: Wyoming State Penitentiary Parts: *Tinian Census Tract 0012.00 *Crook Service Area: Commonwealth N. Mariana *Fremont Census Tract 0011.00 Islands Service Area: Dubois Census Tract 0008.00 Service Area: Sweetwater Census Tract 0007.00 PRIMARY MEDICAL CARE: Census Tract 0004.00 *Hot Springs N. Mariana Islands Natrona Census Tract 0003.00 Service Area Listing Service Area: Midwest/Edgerton Census Tract 0002.00 Population Group: Low Income—Casper Census Tract 0001.00 Service Area Name *Niobrara Commonwealth N. Mariana Islands *Park PRIMARY MEDICAL CARE: Wyoming County-Northern Islands Service Area: Gardiner/Yellowstone (MT/ Facility Listing County-Rota WY) *Platte County-Saipan Facility Name Service Area: Chugwater Wyoming State Penitentiary County—Tinian

County—Carbon

Service Area: Glendo

PRIMARY MEDICAL CARE: Republic of Palau County Listing

County Name

*Republic Of Palau

PRIMARY MEDICAL CARE: Puerto Rico County Listing

County Name

*Adjuntas (W 1/2) Service Area: Castaner

Aguada

Population Group: Pov Pop—Subregion 4A Aguadilla

Population Group: Pov Pop—Subregion 4A *Aguas Buenas

Service Area: Caguas (Sub-Region I)

Anasco

Population Group: Pov Pop-Subregion 4B *Arroyo

Population Group: Pov Pop-Subregion 5C

*Barranguitas

Population Group: Pov Pop-Barranquitas Cabo Rojo

Population Group: Pov Pop-Subregion 4C *Caguas

Service Area: Caguas (Sub-Region I)

Canovanas

Population Group: Rsa 14

*Ceiba

Population Group: Rsa 14

*Cidra

Service Area: Caguas (Sub-Region I)

*Coamo

Population Group: Pov Pop-Subregion 5B

*Culebra

Population Group: Rsa 14

*Faiardo

Population Group: Rsa 14

*Guayama

Population Group: Pov Pop—Subregion 5C *Gurabo

Service Area: Caguas (Sub-Region I)

Hormigueros

Population Group: Pov Pop-Subregion 4C *Humacao

Population Group: Pov. Pop.—Subregion

*Isabela

Population Group: Pov Pop-Subregion 4A Juana Diaz

Population Group: Pov Pop-Subregion 5B *Juncos

Service Area: Caguas (Sub-Region I)

Population Group: Pov Pop-Subregion 4C

*Lares (S 1/2)

Service Area: Castaner

*Las Marias

Population Group: Pov. Pop.—Las Marias *Las Peidras

Population Group: Pov. Pop.—Subregion 6A

*Loiza

Population Group: Rsa 14

*Luquillo

Population Group: Rsa 14

*Maricao (E 1/2)

Service Area: Castaner

*Maunabo

Population Group: Pov. Pop.—Subregion 6A

Mayaguez

Population Group: Pov. Pop.—Mayaguez

PRIMARY MEDICAL CARE: Puerto Rico County Listing

County Name

Moca

Population Group: Pov Pop-Subregion 4A

Naguabo

Population Group: Pov. Pop.—Subregion 6A

*Patillas

Population Group: Pov Pop—Subregion 5C Ponce

Population Group: Low Income—SW Ponce

Facility: Las Cucharas Corr Inst

*Rincon

Population Group: Pov Pop-Subregion 4B *Rio Grande

Population Group: Rsa 14

Sabana Grande

Population Group: Pov Pop-Subregion 4C

Salinas

Population Group: Pov Pop-Subregion 5C

San German Population Group: Pov Pop-Subregion 4C

San Sebastian Population Group: Pov Pop-Subregion 4A

*Santa Isabel Population Group: Pov Pop-Subregion 5B

Vega Baja

Population Group: Pov Pop-Vega Baja Viegues

Population Group: Rsa 14

Villalba

Population Group: Pov Pop-Subregion 5B

Yahucoa

Population Group: Pov. Pop.—Subregion 6A

Yauco (N 1/4)

Service Area: Castaner

PRIMARY MEDICAL CARE: Puerto Rico Service Area Listing

Service Area Name

Caguas (Sub-Region I) County-Aguas Buenas

County—Caguas

County-Cidra

County—Gurabo County—Juncos

Castaner

County—Adjuntas (W 1/2)

County-Lares (S 1/2)

County-Maricao (E 1/2)

County—Yauco (N 1/4)

PRIMARY MEDICAL CARE: Puerto Rico Population Group Listing

Population Group

Low Income—SW Ponce County-Ponce

Parts:

C.T. 714.01-714.02

C.T. 715

C.T. 716.01-716.02

C.T. 719

C.T. 721.01-721.02 C.T. 721.99

C.T. 730.01-730.07

Pov Pop—Barranquitas

County—Barranquitas Parts:

Pov. Pop.—Barranquitas Pov Pop-Subregion 4B

PRIMARY MEDICAL CARE: Puerto Rico Population Group Listing

Population Group

County-Anasco

Parts:

Pov. Pop.

County—Rincon

Parts:

Pov. Pop.

Pov Pop-Subregion 4C

County—Cabo Rojo

Parts:

Pov. Pop.

County—Hormigueros

Parts:

Pov. Pop.

County-Lajas

Parts: Pov. Pop.

County-Sabana Grande

Parts:

Pov. Pop.

County—San German

Parts:

Pov. Pop.

Pov Pop-Subregion 4A

County—Aguada

Parts:

Pov. Pop.

County-Aguadilla Parts:

Pov. Pop. County-Isabela

Parts:

Pov. Pop.

County-Moca Parts:

Pov. Pop.

County-San Sebastian

Parts:

Pov. Pop.

Pov Pop-Subregion 5C

County—Arroyo

Parts:

Pov. Pop.

County-Guayama

Parts:

Pov. Pop. County—Patillas

Parts:

Pov. Pop. County-Salinas

Parts:

Pov. Pop.

Pov Pop—Subregion 5B

County—Coamo Parts:

Pov. Pop. County-Juana Diaz

Parts:

Pov. Pop. County-Santa Isabel

Parts:

Pov. Pop. County-Villalba

Parts:

Pov. Pop.

Pov Pop-Vega Baja County-Vega Baja

Parts:

Pov. Pop.—Vega Baja

Pov. Pop.—Las Marias

County-Las Marias Parts:

Pov. Pop.

PRIMARY MEDICAL CARE: Puerto Rico Population Group Listing Population Group Pov. Pop.—Mayaguez County—Mayaguez Pov. Pop.—Subregion 6A County—Humacao Parts: Pov. Pop. County-Las Peidras Parts: Pov. Pop. County-Maunabo Parts: Pov. Pop. County—Naguabo Parts: Pov. Pop. County—Yabucoa Parts: Pov. Pop. Rsa 14 County-Canovanas Parts: Canovanas

County—Ceiba Parts: Ceiba County—Culebra Parts: Culebra County—Fajardo Parts: Fajardo County-Loiza Parts: Loiza

County-Luquillo Parts: Luquillo County—Rio Grande Parts:

Rio Grande County-Vieques

Parts: Vieques

PRIMARY MEDICAL CARE: Puerto Rico Facility Listing

Facility Name Las Cucharas Corr Inst County-Ponce

PRIMARY MEDICAL CARE: Virgin Islands County Listing

County Name

*St. Croix

Service Area: Fredericksted

*St. Thomas

Service Area: East End St. Thomas

PRIMARY MEDICAL CARE: Virgin Islands Service Area Listing

Service Area Name

East End St. Thomas County-St. Thomas Parts:

East End Southside Tutu

Fredericksted County-St. Croix

PRIMARY MEDICAL CARE: Virgin Islands Service Area Listing

Service Area Name

Parts: Fredericksted

Northwest Southwest

MENTAL HEALTH: Alabama County Listing

County Name

Autauga Service Area: Catchment Area M-14 Baldwin

Service Area: Catchment Area M-21 *Barbour Service Area: Catchment Area M-19

Service Area: Catchment Area M-8

*Bullock

Service Area: Catchment Area M-15 *Butler

Service Area: Catchment Area M-18 Calhoun

Service Area: Catchment Area M-7 *Chambers

Service Area: Catchment Area M-12 *Cherokee

Service Area: Catchment Area M-6 *Chilton

Service Area: Catchment Area M-11 *Choctaw

Service Area: Catchment Area M-10

Service Area: Catchment Area M-17 *Clay

Service Area: Catchment Area M-9 *Cleburne

Service Area: Catchment Area M-7 *Coffee

Service Area: Catchment Area M-18 Colbert

Service Area: Catchment Area M-1

*Conecuh Service Area: Catchment Area M-17

Coosa Service Area: Catchment Area M-9

*Covington Service Area: Catchment Area M-18

*Crenshaw Service Area: Catchment Area M-18

Cullman

Service Area: Catchment Area M-22 Dale

Service Area: Catchment Area M-19 Dallas

Service Area: Catchment Area M-13 *Dekalb

Service Area: Catchment Area M-6 Elmore

Service Area: Catchment Area M-14

Escambia Service Area: Catchment Area M-17

Etowah

Service Area: Catchment Area M-6 *Fayette

Service Area: Catchment Area M-4 *Franklin

Service Area: Catchment Area M-1 *Geneva

Service Area: Catchment Area M-19 'Greene

Service Area: Catchment Area M-10 *Hale

MENTAL HEALTH: Alabama County Listing

County Name

Service Area: Catchment Area M-10

*Henry

Service Area: Catchment Area M-19 *Houston

Service Area: Catchment Area M-19 *Jackson

Service Area: Catchment Area M-20 *Lamar

Service Area: Catchment Area M-4 Lauderdale

Service Area: Catchment Area M-1 Lee

Service Area: Catchment Area M-12 *Lowndes

Service Area: Catchment Area M-14 *Macon

Service Area: Catchment Area M-15 *Marengo

Service Area: Catchment Area M-10 *Marion

Service Area: Catchment Area M-4 *Marshall

Service Area: Catchment Area M-20 Mobile

Service Area: Catchment Area M-16 *Monroe

Service Area: Catchment Area M-17 Montgomery

Service Area: Catchment Area M-14 *Perry

Service Area: Catchment Area M-13 *Pickens

Service Area: Catchment Area M-8 *Pike

Service Area: Catchment Area M-15 *Randolph

Service Area: Catchment Area M-9 Russell

Service Area: Catchment Area M-12 Shelby

Service Area: Catchment Area M-11 *Sumter

Service Area: Catchment Area M-10 *Talladega

Service Area: Catchment Area M-9

*Tallapoosa Service Area: Catchment Area M-12

Tuscaloosa Service Area: Catchment Area M-8

Facility: M. Starke Harper Geriatric Psych

Center *Walker

Service Area: Catchment Area M-4 *Washington

Service Area: Catchment Area M-16 *Wilcox

Service Area: Catchment Area M-13 *Winston

Service Area: Catchment Area M-4

MENTAL HEALTH: Alabama Service Area Listing

Service Area Name

Catchment Area M-1 County—Colbert

County-Franklin

County-Lauderdale Catchment Area M-10

County-Choctaw

County-Greene

County-Hale

MENTAL HEALTH: Alabama Service Area Listing

Service Area Name

County-Marengo County-Sumter

Catchment Area M-11

County—Chilton

County-Shelby

Catchment Area M-12

County—Chambers

County-Lee

County—Russell County—Tallapoosa

Catchment Area M-13

County—Dallas

County—Perry County—Wilcox

Catchment Area M-14

County—Autauga County—Elmore County—Lowndes

County-Montgomery

Catchment Area M-15

County—Bullock County—Macon

County-Pike

Catchment Area M-16

County-Mobile

County—Washington

Catchment Area M-17

County—Clarke County—Conecuh

County-Escambia

County-Monroe

Catchment Area M-18

County-Butler

County—Coffee
County—Covington
County—Crenshaw

Catchment Area M-19

County—Barbour County—Dale

County-Geneva

County—Henry County—Houston

Catchment Area M-20

County—Jackson

County-Marshall

Catchment Area M-21

County—Baldwin

Catchment Area M-22

County-Cullman Catchment Area M-4

County—Fayette
County—Lamar
County—Marion

County-Walker

County-Winston

Catchment Area M-6

County—Cherokee

County—Dekalb County—Etowah

Catchment Area M-7

County—Calhoun County—Cleburne

Catchment Area M-8

County-Bibb

County—Pickens
County—Tuscaloosa

Catchment Area M-9

County—Clay County—Coosa County—Randolph

County—Talladega

MENTAL HEALTH: Alabama

Facility Listing

Facility Name

M. Starke Harper Geriatric Psych Center County-Tuscaloosa

MENTAL HEALTH: Alaska

Census Area Listing

Census Area Name

*Aleutians East Borough

*Aleutians West Area

*Bethel Area

*Denali Borough

*Ketchikan Gateway Borough

*Lake And Peninsula Borough

*Nome Census Area

Service Area: Nome

*North Slope Borough

*Northwest Arctic Borough

*Prince Of Wales-Outer Ket

*Skagway-Hoonah-Angoon Borough

*Wrangell-Petersburg Area

*Yukon-Koyukuk Area

MENTAL HEALTH: Alaska

Service Area Listing

Service Area Name

Nome

Census Area—Nome Census Area

MENTAL HEALTH: Arizona County Listing

County Name

*Apache

. Service Area: N. Arizona Mental Hlth Catch Area

Coconino

Service Area: N. Arizona Mental Hlth Catch Area

*Gila

Service Area: Pinal/Gila Catchment Area

*La Paz

Service Area: Southwest Az Catchment Area

Maricopa

Facility: Maricopa Co Jails

Mohave

Service Area: N. Arizona Mental HIth Catch Area

*Navajo

Service Area: N. Arizona Mental Hlth Catch Area

Pinal

Service Area: Pinal/Gila Catchment Area *Yavapai

Service Area: N. Arizona Mental HIth Catch Area

*Yuma

Service Area: Southwest Az Catchment Area

MENTAL HEALTH: Arizona Service Area Listing

Service Area Name

N. Arizona Mental Hlth Catch Area

County—Apache
County—Coconino

County-Mohave

County—Navajo County—Yavapai

Pinal/Gila Catchment Area

County-Gila

MENTAL HEALTH: Arizona Service Area Listing

Service Area Name

County-Pinal

Southwest Az Catchment Area

County-La Paz County-Yuma

MENTAL HEALTH: Arizona

Facility Listing

Facility Name

Maricopa Co Jails County-Maricopa

MENTAL HEALTH: Arkansas

County Listing

County Name

*Arkansas Service Area: Pine Bluff C.A.

*Ashley

Service Area: Monticello C.A.

*Baxter

Service Area: Mountain Home C.A. *Boone

Service Area: Mountain Home C.A. *Bradley

Service Area: Monticello C.A.

*Calhoun

Service Area: El Dorado

*Carroll *Chicot

Service Area: Monticello C.A.

*Clark Service Area: Hot Springs C.A.

*Clav

Service Area: Jonesboro

*Cleburne Service Area: Batesville

*Cleveland

Service Area: Pine Bluff C.A.

*Columbia Service Area: El Dorado

*Conwav

Service Area: Russellville C.A. Craighead

Service Area: Jonesboro

Crawford

Service Area: Fort Smith C.A.

Crittenden Service Area: Helena

*Cross

Service Area: Helena

*Dallas Service Area: El Dorado

*Desha

Service Area: Monticello C.A.

*Drew Service Area: Monticello C.A.

*Franklin

Service Area: Fort Smith C.A.

*Fulton Service Area: Batesville

*Garland

Service Area: Hot Springs C.A.

*Grant Service Area: Pine Bluff C.A.

*Greene Service Area: Jonesboro

*Hempstead

*Hot Spring

Service Area: Texarkana C.A.

Service Area: Hot Springs C.A.

*Howard

MENTAL HEALTH: Arkansas County Listing	MENTAL HEALTH: Arkansas County Listing	MENTAL HEALTH: Arkansas Service Area Listing
County Name	County Name	Service Area Name
Service Area: Texarkana C.A.	*White	County—Grant
*Independence	Service Area: Batesville	County—Jefferson
Service Area: Batesville	*Woodruff	County—Lincoln
*Izard Service Area: Batesville	Service Area: Batesville *Yell	Russellville C.A. County—Conway
*Jackson	Service Area: Russellville C.A.	County—Conway County—Faulkner
Service Area: Batesville	COVICE AICA. NUSSCIIVIIIC C.A.	County—Johnson
Jefferson	MENTAL HEALTH: Arkansas	County—Perry
Service Area: Pine Bluff C.A.	Service Area Listing	County—Pope
*Johnson	Comittee Area Name	County—Yell
Service Area: Russellville C.A.	Service Area Name Batesville	Texarkana C.A.
*Lafayette Service Area: Texarkana C.A.	County—Cleburne	County—Hempstead County—Howard
*Lawrence	County—Fulton	County—Howard County—Lafayette
Service Area: Jonesboro	County—Independence	County—Little River
*Lee	County—Izard	County—Miller
Service Area: Helena	County—Jackson	County—Sevier
*Lincoln	County—Sharp	
Service Area: Pine Bluff C.A.	County—Stone	MENTAL HEALTH: California
*Little River	County—Van Buren	County Listing
Service Area: Texarkana C.A.	County—White	County Name
*Logan	County—Woodruff El Dorado	County Name *Calaveras
Service Area: Fort Smith C.A. *Madison	County—Calhoun	Fresno
*Marion	County—Columbia	Service Area: West Side Fresno Co
Service Area: Mountain Home C.A.	County—Dallas	Kern
Miller	County—Nevada	Population Group: Low Inc-Arvin/Lamont
Service Area: Texarkana C.A.	County—Ouachita	(MSSA 61)
*Mississippi	County—Union	*Lake
Service Area: Jonesboro	Fort Smith C.A.	Madera
*Monroe	County—Crawford	Merced
Service Area: Helena	County—Franklin	*Shasta
*Montgomery	County—Logan County—Polk	Population Group: Low Inc—Shasta Co *Tehama
Service Area: Hot Springs C.A. *Nevada	County—Folk County—Scott	*Trinity
Service Area: El Dorado	County—Scott County—Sebastian	Tulare
*Newton	Helena	Service Area: Earlimart (MSSA 230)
Service Area: Mountain Home C.A.	County—Crittenden	Service Area: Porterville (MSSAS 231 &
*Ouachita	County—Cross	232)
Service Area: El Dorado	County—Lee	Service Area: Visalia (MSSA 227, 228,
*Perry	County—Monroe	233a, 233b)
Service Area: Russellville C.A.	County—Phillips	Service Area: Woodlake (MSSA 229)
*Phillips	County—St. Francis	*Tuolumne
Service Area: Helena	Hot Springs C.A. County—Clark	MENTAL LIEALTH, Colifornia
*Pike Service Area: Hot Springs C.A.	County—Garland	MENTAL HEALTH: California Service Area Listing
*Poinsett	County—Hot Spring	——————————————————————————————————————
Service Area: Jonesboro	County—Montgomery	Service Area Name
*Polk	County—Pike	Earlimart (MSSA 230)
Service Area: Fort Smith C.A.	Jonesboro	County—Tulare
*Pope	County—Clay	Parts:
Service Area: Russellville C.A.	County—Craighead	C.T. 32
*Randolph	County Louronce	C.T. 42–44 Parts:
Service Area: Jonesboro	County—Lawrence County—Mississippi	C.T. 62–64
*Scott Service Area: Fort Smith C.A.	County—Poinsett	Porterville (MSSAS 231 & 232)
*Searcy	County—Randolph	County—Tulare
Service Area: Mountain Home C.A.	Monticello C.A.	Parts:
Sebastian	County—Ashley	C.T. 27
Service Area: Fort Smith C.A.	County—Bradley	C.T. 33–41
*Sevier	County—Chicot	C.T. 45
Service Area: Texarkana C.A.	County—Desha	Visalia (MSSA 227, 228, 233a, 233b)
*Sharp	County—Drew	County—Tulare
Service Area: Batesville	Mountain Home C.A.	Parts: C.T. 2
*St. Francis	County—Baxter	C.T. 3.02
Service Area: Helena	County—Boone County—Marion	C.T. 3.98
*Stone Service Area: Batesville	County—Newton	C.T. 4–6
*Union	County—Newton County—Searcy	C.T. 8–9
Service Area: El Dorado	Pine Bluff C.A.	C.T. 10.01–10.02
*Van Buren	County—Arkansas	C.T. 11–16
Service Area: Batesville	County—Cleveland	C.T. 17.01-17.02
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MENTAL HEALTH: California MENTAL HEALTH: Connecticut MENTAL HEALTH: Florida Service Area Listing Facility Listing County Listing Facility Name County Name Service Area Name York Corr Inst Service Area: Mental Health Catchment C.T. 18-19 County-New London Area 3A C.T. 20.01-20.05 Facility: Hamilton Corr Inst C.T. 21-22 **MENTAL HEALTH: District Of Columbia** *Hardee C.T. 23.01-23.02 County Listing Facility: Hardee Corr Inst C.T. 24-26 Hendry County Name C.T. 28 Population Group: Low Inc-South Central The District C.T. 29.01-29.02 Florida Service Area: Region Iv-Anacostia C.T. 30-31 Facility: Hendry Corr Inst West Side Fresno Co Hernando **MENTAL HEALTH: District Of Columbia** Facility: Hernando Corr Inst County-Fresno Service Area Listing Parts: 'Highlands Facility: Avon Park Corr Inst C.T. 78 Service Area Name Hillsborough C.T. 79.98 Region Iv—Anacostia Population Group: Low Inc/MFW-SE County—The District C.T. 80-83 Parts: C.T. 73.01–73.02 Hillsborough C.T. 84.01-84.02 Facility: Hillsborough Corr Inst Woodlake (MSSA 229) *Holmes County—Tulare Facility: Holmes Corr Inst C.T. 73.08 Parts: C.T. 74.01 *Indian River C.T. 1 Facility: Indian River Corr Inst C.T. 74.04 C.T. 74.06-74.09 C.T. 7 *Jackson Facility: Apalachee Corr Inst C.T. 74.30 Facility: Jackson Corr Inst C.T. 75.02-75.04 **MENTAL HEALTH: California** Facility: River Junction Corr Inst Population Group Listing C.T. 76.01 *Jeffersón C.T. 76.03-76.05 Facility: Jefferson Corr Inst Population Group C.T. 77.03 Low Inc-Arvin/Lamont (MSSA 61) C.T. 77.07-77.09 *Lafayette Service Area: Mental Health Catchment County—Kern C.T. 97 C.T. 98.03-98.10 Area 3A Low Inc-Shasta Co C.T. 98.20 Facility: Mayo Corr Inst County-Shasta C.T. 99.01-99.07 *Levy Service Area: Suwannee River **MENTAL HEALTH: Colorado** *Liberty **MENTAL HEALTH: Florida** County Listing County Listing Facility: Liberty Corr Inst *Madison County Name County Name Facility: Madison Corr Inst *Fremont Alachua Manatee Facility: USP Florence Facility: Gainesville Corr Inst Population Group: Low Inc/MFW-Central Baker Manatee **MENTAL HEALTH: Colorado** Facility: Baker Corr. Inst. Facility Listing Bradford Facility: Florida Corr. Inst. Service Area: Mental Health Catchment Facility: Marion Corr Inst Facility Name Area 3A Martin **USP Florence** Facility: Florida State Prs Facility: Martin Corr Inst Facility: Lawtey Corr Inst County—Fremont *Monroe Facility: New River Corr Inst Service Area: Upper/Middle Keys Brevard Okaloosa **MENTAL HEALTH: Connecticut** Facility: Brevard Corr Inst Facility: Okaloosa Corr Inst County Listing Calhoun Orange Facility: Calhoun Corr Inst County Name Facility: C FI Reception Ct r *Columbia Palm Beach Hartford Service Area: Mental Health Catchment Service Area: Belle Glade/Pahokee Service Area: Charter Oak Terrace/ Rice Area 3A Facility: Glades Corr Inst Heights Facility: Columbia Corr Inst Pasco New London *De Soto Population Group: Low Inc/MFW E Pasco Facility: York Corr Inst Polk Facility: Desoto Corr Inst Dixie Facility: Polk Corr Inst **MENTAL HEALTH: Connecticut** *Putnam Service Area: Suwannee River Service Area Listing Facility: Cross City Corr Inst Facility: Putnam Corr Inst Escambia Santa Rosa Service Area Name Facility: Century Corr Inst Facility: Santa Rosa Corr Inst Charter Oak Terrace/ Rice Heights Gilchrist *Sumter County-Hartford Service Area: Suwannee River Facility: Sumter Corr Inst Parts: Facility: Lancaster Corr Inst *Suwannee C.T. 5001-5004 Service Area: Mental Health Catchment Population Group: Low Inc-South Central C.T. 5019 Area 3A Florida C.T. 5027-5030 *Union Facility: Moore Haven Corr Facility Service Area: Mental Health Catchment C.T. 5043 Area 3A C.T. 5045-5046

Facility: Gulf Corr Inst

*Hamilton

C.T. 5049

Facility: N FI Reception Ct r

*Wakulla

MENTAL HEALTH: Florida County Listing County Name Facility: Wakulla Corr Inst *Walton Facility: Walton Corr Inst *Washington Facility: Washington Corr Inst **MENTAL HEALTH: Florida** Service Area Listing Service Area Name Belle Glade/Pahokee County-Palm Beach

Parts: Belle Glade-Pahokee Division Parts: C.T. 1.01-1.04 C.T. 2 C.T. 3.01-3.03 C.T. 6.01 C.T. 7.01-7.02 C.T. 13 C.T. 15.01-15.02 C.T. 16 C.T. 19.01 C.T. 19.03-19.04 Brandon Division Parts: Gibsonton Division Palm River-East Tampa Division Plant City Division Ruskin Division Wimauma-Lithia Division Mental Health Catchment Area 3A County-Bradford County—Columbia County—Hamilton County—Lafayette
County—Suwannee County-Union Suwannee River County—Dixie County-Gilchrist County-Levy Upper/Middle Keys County-Monroe Parts: Middle Keys Division Upper Keys Division

MENTAL HEALTH: Florida

Population Group Listing Population Group Low Inc-South Central Florida County—Glades County-Hendry Low Inc/MFW E Pasco County-Pasco Parts: C.T. 320.01-320.02 C.T. 321.01-321.02 C.T. 322-329 C.T. 330.01-330.04 C.T. 331 Low Inc/MFW—Central Manatee County-Manatee Low Inc/MFW—SE Hillsborough County—Hillsborough

MENTAL HEALTH: Florida

Facility Listing Facility Name Apalachee Corr Inst County-Jackson Avon Park Corr Inst County-Highlands Baker Corr. Inst. County—Baker Brevard Corr Inst County-Brevard C FI Reception Ct r County—Orange Calhoun Corr Inst County-Calhoun Century Corr Inst County—Escambia Columbia Corr Inst County—Columbia Cross City Corr Inst County-Dixie Desoto Corr Inst County-De Soto Florida Corr. Inst. County-Marion Florida State Prs County-Bradford Gainesville Corr Inst County-Alachua Glades Corr Inst County-Palm Beach Gulf Corr Inst County-Gulf Hamilton Corr Inst County—Hamilton Hardee Corr Inst County-Hardee Hendry Corr Inst County-Hendry Hernando Corr Inst County-Hernando Hillsborough Corr Inst County—Hillsborough Holmes Corr Inst County—Holmes Indian River Corr Inst County-Indian River Jackson Corr Inst County-Jackson Jefferson Corr Inst County—Jefferson Lancaster Corr Inst County-Gilchrist Lawtev Corr Inst County—Bradford Liberty Corr Inst County-Liberty Madison Corr Inst County-Madison

Marion Corr Inst County-Marion Martin Corr Inst County-Martin Mavo Corr Inst County—Lafayette Moore Haven Corr Facility County-Glades N FI Reception Ct r County—Union New River Corr Inst County-Bradford Okaloosa Corr Inst County-Okaloosa Polk Corr Inst County-Polk

MENTAL HEALTH: Florida Facility Listing

Facility Name

Putnam Corr Inst County—Putnam River Junction Corr Inst County—Jackson Santa Rosa Corr Inst County-Santa Rosa Sumter Corr Inst County—Sumter Wakulla Corr Inst County-Wakulla Walton Corr Inst County-Walton Washington Corr Inst County-Washington

MENTAL HEALTH: Georgia County Listing County Name *Bryan Service Area: Gateway Catchment Area *Butts Service Area: McIntosh Trail Catchment Area *Camden Service Area: Gateway Catchment Area *Catoosa Service Area: MHCA 11-Lookout Mountain *Chattooga Service Area: MHCA 11-Lookout Mountain *Cherokee Service Area: Georgia Highlands Cobb Facility: Devereux Treatment Center Service Area: Middle Flint Ca 26 *Dade Service Area: MHCA 11-Lookout Moun-*Dooly Service Area: Middle Flint Ca 26 *Fannin Service Area: Georgia Highlands *Fayette Service Area: McIntosh Trail Catchment Area

Fulton Service Area: South Central Fulton

Service Area: West Fulton Trail *Gilmer

Service Area: Georgia Highlands *Glvnn

Service Area: Gateway Catchment Area

*Henry

Service Area: McIntosh Trail Catchment

Area

*Irwin Facility: Irwin Youth Development Campus

*Johnson

Facility: Wrightsville Youth Develp Campus

*Lamar

Service Area: McIntosh Trail Catchment Area

*Liberty

Service Area: Gateway Catchment Area

Service Area: Gateway Catchment Area

Service Area: Middle Flint Ca 26

*Marion

MENTAL HEALTH: Georgia MENTAL HEALTH: Georgia **MENTAL HEALTH: Hawaii** County Listing Service Area Listing Service Area Listing County Name Service Area Name Service Area Name Service Area: Middle Flint Ca 26 Pineland Parts: County—Appling County—Bulloch *McIntosh C.T. 210.01-210.02 Service Area: Gateway Catchment Area C.T. 211 County-Candler *Mitchell County—Evans County—Jeff Davis County—Tattnall Facility: Autry State Prison **MENTAL HEALTH: Hawaii** *Murray Population Group Listing Service Area: Georgia Highlands County—Toombs County—Wayne Population Group *Pickens Low Inc-N Hawai'i Service Area: Georgia Highlands South Central Fulton County-Hawaii *Pike Parts: Service Area: McIntosh Trail Catchment County-Fulton C.T. 217-221 Parts: Area C.T. 44 *Schley Service Area: Middle Flint Ca 26 C.T. 46.95 **MENTAL HEALTH: Idaho** C.T. 48 County Listing Spalding C.T. 49.95 Service Area: McIntosh Trail Catchment County Name Area C.T. 50 *Adams *Sumter C.T. 52-53 Inc/MFW-Population Group: Low C.T. 55.01-55.02 Service Area: Middle Flint Ca 26 Catchment Area III C.T. 56-58 *Taylor *Bannock C.T. 63-64 Service Area: Middle Flint Ca 26 Service Area: Mental HIth Region Vi C.T. 67 *Upson *Bear Lake C.T. 68.01-68.02 Service Area: McIntosh Trail Catchment Service Area: Mental Hlth Region Vi C.T. 69-73 Area *Bingham *Walker West Fulton Trail Service Area: Mental HIth Region Vi Service Area: MHCA #1-Lookout Moun-County—Fulton *Blaine tain Parts: Service Area: Mental HIth Region V C.T. 60-62 *Webster *Bonneville C.T. 77.01-77.02 Service Area: Middle Flint Ca 26 Service Area: MH Region Vii *Whitfield C.T. 78.02-78.04 *Butte Service Area: Georgia Highlands C.T. 79-80 Service Area: MH Region Vii C.T. 81.01-81.02 *Camas **MENTAL HEALTH: Georgia** C.T. 82.01-82.02 Service Area: Mental Hlth Region V C.T. 83.01-83.02 Service Area Listing *Canyon C.T. 84-85 Population Group: Inc/MFW-Low Service Area Name C.T. 86.01-86.02 Catchment Area III Gateway Catchment Area C.T. 87.01-87.02 County-Bryan *Caribou C.T. 88 Service Area: Mental HIth Region Vi County—Camden C.T. 103.01-103.02 County—Glynn County—Liberty *Cassia Service Area: Mental Hlth Region V **MENTAL HEALTH: Georgia** County—Long *Clark Facility Listing Service Area: MH Region Vii County-McIntosh Georgia Highlands *Clearwater Facility Name Service Area: Mental HIth Region II County—Cherokee Autry State Prison County—Fannin County—Gilmer *Custer County—Mitchell Service Area: MH Region Vii Devereux Treatment Center *Franklin County-Murray County-Cobb County—Pickens County—Whitfield Service Area: Mental HIth Region Vi Irwin Youth Development Campus *Fremont County—Irwin McIntosh Trail Catchment Area Service Area: MH Region Vii Wrightsville Youth Develp Campus County—Butts County—Fayette County—Henry *Gem County—Johnson Inc/MFW-Population Group: Low Catchment Area III **MENTAL HEALTH: Hawaii** *Gooding County-Lamar County Listing County—Pike Service Area: Mental HIth Region V County—Spalding *Idaho County Name County-Upson Service Area: Mental HIth Region II *Hawaii Middle Flint Ca 26 Service Area: Kau *Jefferson Service Area: MH Region Vii County—Crisp Service Area: Puna County-Dooly Population Group: Low Inc-N Hawai'i Service Area: Mental HIth Region V County-Macon County—Marion County—Schley *Latah **MENTAL HEALTH: Hawaii** Service Area: Mental Hlth Region II Service Area Listing County-Sumter *Lemhi County—Taylor County—Webster Service Area Name Service Area: MH Region Vii Kau *Lewis MHCA #1-Lookout Mountain County-Hawaii Service Area: Mental HIth Region II County—Catoosa County—Chattooga County—Dade Parts: *Lincoln C.T. 212 Service Area: Mental HIth Region V Puna *Madison

County-Hawaii

County-Walker

Service Area: MH Region Vii

County-Washington

MENTAL HEALTH: Idaho **MENTAL HEALTH: Illinois MENTAL HEALTH: Illinois** County Listing County Listing Service Area Listing County Name County Name Service Area Name *Minidoka County—Edwards Service Area: Catchment Area 4-03-33 County—Jasper County—Lawrence Service Area: Mental HIth Region V *Coles *Nez Perce Service Area: Catchment Area 3 County—Richland Service Area: Mental Hlth Region II Cook County—Wabash County—Wayne *Oneida Ashbum/Beverly/Mount Service Area: Service Area: Mental HIth Region Vi Greenwood/Morgan Pa Galesburg *Owyhee Service Area: Auburn Gresham/Wash-County—Hende County—Henry County—Knox -Henderson Population Group: Inc/MFW-Low ington Heights Catchment Area III Service Area: Roseland/Pullman/Riverdale *Pavette Service Area: South Chicago County-Warren Population Inc/MFW-Group: Iow Service Area: South Shore/Chatham/Ava-Roseland/Pullman/Riverdale Catchment Area III Ion Park/Burnside County-Cook *Power Population Group: Hmlss-Uptown/Near Parts: Service Area: Mental Hlth Region Vi North Side/Loop C.T. 4901-4914 *Teton Facility: Cook Co Dept Of Corr C.T. 5001-5003 Service Area: MH Region Vii Facility: Englewood Neighborhood Hlth Ct r C.T. 5301-5306 *Twin Falls Facility: Tinley Park Mhc C.T. 5401 Service Area: Mental HIth Region V *Crawford South Chicago *Washington Service Area: Catchment Area 4-03-33 County—Cook Inc/MFW-Population Group: Iow *Cumberland Parts: Catchment Area III Service Area: Catchment Area 3 C.T. 4601-4610 Douglas C.T. 4801-4805 MENTAL HEALTH: Idaho Service Area: Catchment Area 3 C.T. 5101-5105 Service Area Listing Edwards C.T. 5201-5206 Service Area: Catchment Area 4-03-33 C.T. 5501-5502 Service Area Name *Henderson South Shore/Chatham/Avalon Park/Burnside Mental HIth Region II Service Area: Galesburg County-Cook County-Clearwater *Henry Parts: County-Idaho Service Area: Galesburg C.T. 4301-4314 County—Latah County—Lewis 'Jasper C.T. 4401-4409 Service Area: Catchment Area 4-03-33 C.T. 4501-4503 County-Nez Perce *Knox C.T. 4701 Mental HIth Region V Service Area: Galesburg C.T. 6901-6915 County—Blaine County—Camas *Lawrence Service Area: Catchment Area 4-03-33 **MENTAL HEALTH: Illinois** County—Cassia *Richland Population Group Listing County—Gooding County—Jerome County—Lincoln Service Area: Catchment Area 4-03-33 *Shelby Population Group Service Area: Catchment Area 3 Hmlss-Uptown/Near North Side/Loop County—Minidoka County—Twin Falls Mental Hlth Region Vi *Wabash County—Cook Service Area: Catchment Area 4-03-33 Parts: Edgewater (C.T. 301-309) *Warren County—Bannock Service Area: Galesburg Lakeview (C.T. 601-634) County—Bear Lake County—Bingham County—Caribou *Wayne Lincoln Park (C.T.701-720 Service Area: Catchment Area 4-03-33 Loop (C.T. 3201-3206) Near N Side (C.T.801-819 County—Franklin Uptown (C.T. 310-321) **MENTAL HEALTH: Illinois** County—Oneida County—Power Service Area Listing **MENTAL HEALTH: Illinois** MH Region Vii Service Area Name Facility Listing County—Bonneville County—Butte County—Clark Ashbum/Beverly/Mount Greenwood/Morgan Pa Facility Name County-Cook Cook Co Dept Of Corr County-Custer Parts: County-Cook County—Fremont County—Jefferson County—Lemhi C.T. 7001–7005 C.T. 7201–7207 Englewood Neighborhood HIth Ct r County-Cook C.T. 7401-7404 Tinley Park Mhc C.T. 7501-7506 County-Madison County-Cook County—Teton Auburn Gresham/Washington Heights County-Cook **MENTAL HEALTH: Indiana** Parts: County Listing MENTAL HEALTH: Idaho C.T. 7101-7115 Population Group Listing C.T. 7301-7307 County Name Population Group Low Inc/MFW—Catchment Area III Adams Catchment Area 3 County—Coles County—Cumberland *Crawford County-Adams Service Area: Southern Indiana Catchment County—Canyon County—Douglas Area County—Gem County—Shelby *Dubois County-Owyhee Service Area: Southern Indiana Catchment Catchment Area 4-03-33 County-Payette County-Clay Area

County-Crawford

*Grant

Spring Valley Township

Union Township

MENTAL HEALTH: Indiana MENTAL HEALTH: Iowa MENTAL HEALTH: Iowa County Listing County Listing County Listing County Name County Name County Name *Adair *Greene *Keokuk Service Area: Catchment Area 13 Service Area: Catchment Area 8 Hendricks *Allamakee *Kossuth Facility: Reception And Diagnostic Ct r Service Area: Catchment Area 3 Service Area: Mental Hlth Catch Area 2 *Huntington *Audubon *Lee Service Area: Warsaw Service Area: Catchment Area 13 Service Area: Mental Hlth Catch Area 16 *Kosciusko *Boone *Louisa Service Area: Warsaw Service Area: Ft Dodge/Boone Service Area: Mental Hlth Catch Area 16 Lake *Bremer *Lyon Service Area: Catchment Area 3 Service Area: Gary Service Area: MHCA 1 *Buchanan Madison *Madison Service Area: Catchment Area 3 Facility: Pendleton Corr Fac Service Area: Catchment Area 13 *Buena Vista *Marshall *Mahaska Service Area: MHCA 1 Service Area: Warsaw Service Area: Catchment Area 8 *Butler *Marion *Miami Service Area: Catchment Area 3 Service Area: Catchment Area 8 Facility: Miami Corr Facility Calhoun *Marshall *Orange Service Area: Ft Dodge/Boone Service Area: Catchment Area 8 Service Area: Southern Indiana Catchment *Cass *Mitchell Service Area: Catchment Area 13 Service Area: Mental Hlth Catch Area 2 *Perry *Cerro Gordo *Montgomerv Service Area: Southern Indiana Catchment Service Area: Mental Hlth Catch Area 2 Service Area: Catchment Area 13 Area *Cherokee *O'brien Service Area: MHCA 1 Facility: Branchville Training Ct r Service Area: MHCA 1 *Chickasaw *Spencer *Osceola Service Area: Catchment Area 3 Service Area: Southern Indiana Catchment Service Area: MHCA 1 *Clay Area *Page *Sullivan Service Area: MHCA 1 Service Area: Catchment Area 13 *Clavton *Wabash *Palo Alto Service Area: Catchment Area 3 Service Area: Warsaw Service Area: MHCA 1 *Whitlev *Plymouth Service Area: Clinton/Jackson Service Area: MHCA 1 Service Area: Warsaw *Dallas *Pocahontas Service Area: Catchment Area 13 Service Area: MHCA 1 **MENTAL HEALTH: Indiana** *Des Moines *Poweshiek Service Area Listing Service Area: Mental Hlth Catch Area 16 Service Area: Catchment Area 8 *Dickinson *Shelby Service Area Name Service Area: MHCA 1 Service Area: Catchment Area 13 Gary Dubuque *Sioux County-Lake Service Area: Clinton/Jackson Service Area: MHCA 1 Parts: *Fmmet *Tama C.T. 101 Service Area: MHCA 1 Service Area: Catchment Area 8 C.T. 102.98-103.00 *Fayette *Van Buren C.T. 104-134 Service Area: Catchment Area 3 Service Area: Mental Hlth Catch Area 16 C.T. 411-412 *Floyd *Washington C.T. 413.01 Service Area: Mental Hlth Catch Area 2 Service Area: Mental Hlth Catch Area 16 Southern Indiana Catchment Area *Franklin County—Crawford Service Area: Mental Hlth Catch Area 2 Service Area: Ft Dodge/Boone *Greene County—Dubois *Winnebago County—Orange Service Area: Ft Dodge/Boone Service Area: Mental Hlth Catch Area 2 *Guthrie County-Perry *Winneshiek Service Area: Catchment Area 13 County-Spencer Service Area: Catchment Area 3 *Hamilton *Worth Warsaw Service Area: Ft Dodge/Boone Service Area: Mental HIth Catch Area 2 County—Huntington *Hancock *Wright County-Kosciusko Service Area: Mental Hlth Catch Area 2 Service Area: Mental Hlth Catch Area 2 County-Marshall *Hardin County-Wabash Service Area: Catchment Area 8 **MENTAL HEALTH: Iowa** County—Whitley *Henry Service Area Listing Service Area: Mental Hlth Catch Area 16 **MENTAL HEALTH: Indiana** *Howard Service Area Name Facility Listing Catchment Area 13 Service Area: Catchment Area 3 *Humboldt County-Adair Facility Name County-Audubon Service Area: Ft Dodge/Boone Branchville Training Ct r *Ida County-Cass County-Perry Service Area: MHCA 1 County-Dallas Miami Corr Facility *Jackson Parts: County-Miami Dallas Township Service Area: Clinton/Jackson Pendleton Corr Fac Lincoln Township *Jasper County-Madison Service Area: Catchment Area 8 Linn Township

*Jefferson

Service Area: Mental Hlth Catch Area 16

Reception And Diagnostic Ct r

County-Hendricks

MENTAL HEALTH: Iowa Service Area Listing	MENTAL HEALTH: Kansas County Listing	MENTAL HEALTH: Kansas County Listing
Service Area Name	County Name	County Name
Washington Township	*Allen Service Area: Mental Hlth Area 7	*Jefferson
County—Adair	*Anderson	Service Area: Mental Hlth Area 4
County—Audubon	Service Area: Mental Hlth Area 7	*Jewell
County—Cass County—Guthrie	*Atchison	Service Area: Mental Health Area 14 (Part) *Kearny
County—Guttine County—Madison	Service Area: Mental Hlth Area 4	Service Area: Mental Health Area 24
County—Montgomery	*Barber	*Kingman
County—Page	Service Area: Catchment Area 21 *Barton	Service Area: Catchment Area 21
County—Shelby	Service Area: Mental Hlth Area 20	*Kiowa
Catchment Area 3	*Bourbon	Service Area: Mental HIth Area 22
County—Allamakee	Service Area: Mental Hlth Area 7	*Labette *Lane
County—Bremer	*Brown	Service Area: Mental Health Area 24
County—Buchanan County—Butler	Service Area: Mental Hlth Area 3	Leavenworth
County—Butter County—Chickasaw	*Chase	Service Area: Mental Hlth Area 4
County—Clayton	Service Area: Mental Hlth Area 12	*Lincoln
County—Fayette	*Chautauqua Service Area: Mental Hlth Area 13	Service Area: Mental HIth Area 15
County—Howard	*Cherokee	*Linn
County—Winneshiek	*Chevenne	Service Area: Mental Hlth Area 7
Catchment Area 8	Service Area: Mental Hlth Area 23	*Logan Service Area: Mental Hlth Area 23
County—Hardin	*Clark	*Lyon
County—Jasper	Service Area: Mental Hlth Area 22	Service Area: Mental Hlth Area 12
County—Keokuk	*Cloud	*Meade
County—Mahaska	Service Area: Mental Health Area 14 (Part)	Service Area: Mental Hlth Area 25
County—Marion	*Coffey	Miami
County—Marshall County—Poweshiek	Service Area: Mental Hlth Area 12 *Comanche	Service Area: Mental HIth Area 6
County—Foweshiek County—Tama	Service Area: Mental Hlth Area 22	*Mitchell
Clinton/Jackson	*Cowley	Service Area: Mental Health Area 14 (Part)
County—Clinton	*Crawford	*Montgomery Service Area: Mental Hlth Area 13
County—Dubuque	*Decatur	*Morris
County—Jackson	Service Area: Mental Hlth Area 23	Service Area: Mental Hlth Area 12
Ft Dodge/Boone	*Dickinson	*Morton
County—Boone	Service Area: Mental Hlth Area 15	Service Area: Mental Health Area 24
County—Calhoun	*Doniphan	*Nemaha
County—Greene County—Hamilton	Service Area: Mental Hlth Area 3 *Edwards	Service Area: Mental Hlth Area 3
County—Hamilton County—Humboldt	Service Area: Mental Hlth Area 22	*Neosho
County—Webster	*Elk	Service Area: Mental Hlth Area 7 *Ness
Mental Hith Catch Area 16	Service Area: Mental Hlth Area 13	Service Area: Mental Hlth Area 23
County—Des Moines	*Ellis	*Norton
County—Henry	Service Area: Mental Hlth Area 23	Service Area: Mental Hlth Area 23
County—Jefferson	*Ellsworth	*Osage
County—Lee	Service Area: Mental Hlth Area 15	Service Area: Mental HIth Area 12
County—Louisa	*Finney	*Osborne
County—Van Buren County—Washington	Service Area: Mental Health Area 24 *Ford	Service Area: Mental Hlth Area 23 *Ottawa
Mental Hith Catch Area 2	Service Area: Mental Health Area 24	Service Area: Mental Hlth Area 15
County—Cerro Gordo	*Franklin	*Pawnee
County—Floyd	*Gove	Service Area: Mental Hlth Area 20
County—Franklin	Service Area: Mental Hlth Area 23	*Phillips
County—Hancock	*Graham	Service Area: Mental Hlth Area 23
County—Kossuth	Service Area: Mental Hlth Area 23	*Pratt
County—Mitchell	*Grant	Service Area: Catchment Area 21
County—Winnebago County—Worth	Service Area: Mental Health Area 24	*Rawlins Service Area: Mental Hlth Area 23
County—Wright	*Gray Service Area: Mental Health Area 24	*Reno
MHCA 1	*Greeley	Service Area: Catchment Area 21
County—Buena Vista	Service Area: Mental Health Area 24	*Republic
County—Cherokee	*Greenwood	Service Area: Mental Health Area 14 (Part)
County—Clay	Service Area: Mental Hlth Area 12	*Rice
County—Dickinson	*Hamilton	Service Area: Mental Hlth Area 20
County—Emmet	Service Area: Mental Health Area 24	*Rooks
County—Ida	*Harper	Service Area: Mental Hlth Area 23
County—Lyon County—O'brien	Service Area: Catchment Area 21 *Haskell	*Rush Service Area: Mental Hlth Area 23
County—Obrien County—Osceola	Service Area: Mental Hlth Area 25	*Russell
County—Osceola County—Palo Alto	*Hodgeman	Service Area: Mental Hlth Area 23
County—Plymouth	Service Area: Mental Health Area 24	*Saline
County—Pocahontas	*Jackson	Service Area: Mental Hlth Area 15
County—Sioux	Service Area: Mental HIth Area 3	*Scott

MENTAL HEALTH: Kansas MENTAL HEALTH: Kansas MENTAL HEALTH: Kentucky County Listing Service Area Listing County Listing County Name County Name Service Area Name *Adair Service Area: Mental Health Area 24 County-Lyon Service Area: Lake Cumberland *Seward County-Morris Catchment Area County—Osage County—Wabaunsee Service Area: Mental Hlth Area 25 *Allen *Sheridan Service Area: Barren River Catchment Service Area: Mental Hlth Area 23 Mental HIth Area 13 Area *Sherman County—Chautauqua *Anderson Service Area: Mental Hlth Area 23 County—Elk County—Montgomery County—Wilson *Ballard *Smith Service Area: Western Kentucy Service Area: Mental Hlth Area 23 *Barren *Stafford Mental HIth Area 15 Service Area: Barren River Catchment Service Area: Mental Hlth Area 20 County—Dickinson County—Ellsworth Area *Stanton *Bell Service Area: Mental Health Area 24 County—Lincoln Service Area: Cumberland River B *Stevens County-Ottawa Service Area: Mental Hlth Area 25 County—Saline Service Area: Fivco Catchment Area *Sumner Mental HIth Area 20 *Boyle *Thomas County—Barton Service Area: Danville Catchment Area Service Area: Mental Hlth Area 23 County-Pawnee *Bracken *Trego Service Area: Buffalo Trace County—Rice Service Area: Mental Hlth Area 23 *Breathitt County-Stafford *Wabaunsee Mental HIth Area 22 Service Area: Upper Kentucky River Service Area: Mental Hlth Area 12 *Butler *Wallace County-Clark Service Area: Barren River Catchment Service Area: Mental Hlth Area 23 County—Comanche Area County—Edwards County—Kiowa *Washington *Caldwell Service Area: Mental Health Area 14 (Part) Service Area: Pennyroyal *Wichita Mental HIth Area 23 Service Area: Mental Health Area 24 County—Cheyenne Service Area: Western Kentucv *Wilson County—Decatur *Carlisle Service Area: Mental Hlth Area 13 County—Ellis Service Area: Western Kentucy *Woodson County-Gove *Carroll Service Area: Mental Hlth Area 7 County-Graham Service Area: Northern Kentucky County—Logan *Carter **MENTAL HEALTH: Kansas** County-Ness Service Area: Fivco Catchment Area Service Area Listing County—Norton *Casey County-Osborne Cumberland Service Area: Lake Service Area Name County—Phillips Catchment Area 21 Catchment Area County-Rawlins *Christian County—Barber County—Rooks County—Harper County—Kingman Service Area: Pennyroyal County—Rush County—Pratt County-Russell Service Area: Cumberland River A County—Sheridan County-Reno *Clinton County-Sherman Cumberland Mental Health Area 14 (Part) Service Area: Lake County—Clay County—Cloud Catchment Area County-Smith *Crittenden County—Thomas County—Geary County—Trego County—Wallace Service Area: Pennyroyal County-Jewell *Cumberland County—Marshall County—Mitchell Cumberland Service Area: Lake Mental HIth Area 25 Catchment Area County—Haskell County-Pottawatomie *Daviess County—Meade County—Republic County—Riley County—Washington Service Area: Green River Catchment Area County-Seward *Edmonson County—Stevens Service Area: Barren River Catchment Mental Hlth Area 3 Mental Health Area 24 Area County—Brown County—Finney *Elliott County—Doniphan County—Ford Service Area: Fivco Catchment Area County—Jackson County-Grant *Fstill County-Nemaha County—Gray County—Greeley *Fleming Mental HIth Area 4 Service Area: Buffalo Trace County-Atchison County-Hamilton *Floyd County—Jefferson County—Hodgeman Service Area: Mountain County-Leavenworth County—Kearny County—Lane *Franklin Mental Hlth Area 6 *Fulton County-Miami County-Morton Service Area: Western Kentucy County—Scott County—Stanton Mental HIth Area 7 *Gallatin County-Allen Service Area: Northern Kentucky County-Wichita County—Anderson Mental HIth Area 12 County—Bourbon Service Area: Danville Catchment Area County—Linn County—Chase *Grant County-Coffey County-Neosho Service Area: Northern Kentucky

County-Woodson

*Graves

County-Greenwood

*Monroe

MENTAL HEALTH: Kentucky MENTAL HEALTH: Kentucky MENTAL HEALTH: Kentucky County Listing County Listing Service Area Listing County Name County Name Service Area Name Service Area: Western Kentucy Service Area: Barren River Catchment County-Mason County-Robertson *Green Area Service Area: Lake Cumberland *Muhlenberg Cumberland River A Service Area: Pennyroyal Catchment Area County-Clay County-Jackson *Nicholas *Greenup County-Laurel Service Area: Fivco Catchment Area *Ohio County-Rockcastle *Hancock Service Area: Green River Catchment Area County-Whitley Service Area: Green River Catchment Area *Owen Service Area: Northern Kentucky Cumberland River B Service Area: Cumberland River B *Owsley County-Bell *Harrison Service Area: Upper Kentucky River County—Harlan County-Knox *Hart *Perry Service Area: Barren River Catchment Service Area: Upper Kentucky River Danville Catchment Area County-Boyle Area *Henderson Service Area: Mountain County-Garrard County-Lincoln Service Area: Green River Catchment Area *Powell *Pulaski County-Mercer *Hickman Service Area: Lake Cumberland Fivco Catchment Area Service Area: Western Kentucy Catchment Area County-Boyd County—Carter *Hopkins *Robertson Service Area: Buffalo Trace County-Elliott Service Area: Pennyroyal *Jackson *Rockcastle County-Greenup County-Lawrence Service Area: Cumberland River A Service Area: Cumberland River A Green River Catchment Area *Johnson *Russell Service Area: Mountain Service Cumberland County-Daviess Area: *Knott Catchment Area County-Hancock County-Henderson Service Area: Upper Kentucky River *Simpson County-McLean *Knox Service Area: Barren River Catchment County-Ohio Service Area: Cumberland River B Area *Laurel *Spencer County-Union County-Webster Service Area: Cumberland River A Taylor. Lake Cumberland Catchment Area Cumberland *Lawrence Service Area: Lake Service Area: Fivco Catchment Area Catchment Area County-Adair bboT* County-Casey *Lee County—Clinton Service Area: Upper Kentucky River Service Area: Pennyroyal County-Cumberland *Leslie *Trigg Service Area: Upper Kentucky River County-Green Service Area: Pennyroyal County-McCreary *Letcher *Trimble County-Pulaski Service Area: Upper Kentucky River *Union County—Russell Service Area: Green River Catchment Area *Lewis Service Area: Buffalo Trace County-Taylor *Warren County-Wayne *Lincoln Service Area: Barren River Catchment Mountain Service Area: Danville Catchment Area Area *Wayne County-Floyd *Livingston County-Johnson Service Area: Pennyroyal Cumberland Service Area: Lake County-Magoffin *Logan Catchment Area County-Martin Service Area: Barren River Catchment *Webster County-Pike Area Service Area: Green River Catchment Area Northern Kentucky Service Area: Pennyroyal Service Area: Cumberland River A County—Carroll County-Gallatin Madison *Wolfe County-Grant *Magoffin Service Area: Upper Kentucky River Service Area: Mountain County-Owen *Marshall **MENTAL HEALTH: Kentucky** Pennyroyal County—Caldwell Service Area: Western Kentucy Service Area Listing County—Christian *Martin Service Area Name County-Crittenden Service Area: Mountain Barren River Catchment Area *Mason County—Hopkins County—Allen County—Barren County—Livingston Service Area: Buffalo Trace County-Lyon *McCracken Service Area: Western Kentucy County-Butler County-Muhlenberg *McCreary County—Edmonson County—Todd County-Hart County-Trigg Service Area: Lake Cumberland County-Logan Upper Kentucky River Catchment Area County-Metcalfe County—Breathitt *McLean County—Knott Service Area: Green River Catchment Area County-Monroe *Mercer County-Simpson County-Lee County-Warren County-Leslie Service Area: Danville Catchment Area **Buffalo Trace** County-Letcher *Metcalfe Area: Barren River Catchment County-Bracken County-Owsley Service County—Perry County—Fleming Area

County-Lewis

County-Wolfe

C.T. 1101.01-1101.02

MENTAL HEALTH: Kentucky MENTAL HEALTH: Maine MENTAL HEALTH: Maine Service Area Listing Service Area Listing Population Group Listing Service Area Name Service Area Name Population Group Meddybemps Town Western Kentucy Millinocket Town County—Ballard County—Calloway Milbridge Town Prentiss Town North Washington Unorg. Springfield Town County-Carlisle Northfield Town Webster Town County—Fulton County—Graves Passamaquoddy Indian Township Re Winn Town Passamaquoddy Pleasant Point Res Woodville Town County-Hickman Pembroke Town County-Piscataguis County—McCracken County—Marshall Perry Town Parts: Princeton Town Piscataquis Co Robbinston Town Low Inc-MHCA 3 County—Somerset Parts: Roque Bluffs Town **MENTAL HEALTH: Maine** County Listing Steuben Town Talmadge Town Somerset Co. County Name Low-Income Bridgton Mhaa Topsfield Town County—Cumberland County—Oxford *Aroostook Vanceboro Town Population Group: Low Inc-MHCA 1 Waite Town Cumberland Wesley Town Population Group: Low-Income Bridgton Whiting Town **MENTAL HEALTH: Maryland** Mhaa Whitneyville Town County Listing *Franklin Bridgton Town Service Area: Rumford Parts: County Name *Oxford *Caroline Casco Town Service Area: Rumford Harrison Town Service Area: Mid-Shore Population Group: Low-Income Bridgton Naples Town *Dorchester Mhaa Service Area: Mid-Shore Sebago Town Penobscot *Garrett Denmark Town Population Group: Low Inc-MHCA 2 Rumford *Kent Population Group: Low Inc-MHCA 1 County—Franklin Service Area: Northeastern Shore *Piscataquis Parts: *Queen Anne's Population Group: Low Inc-MHCA 2 Carthage Town Service Area: Northeastern Shore Somerset South Franklin Unorg. *Somerset Population Group: Low Inc-MHCA 3 Weld Town *Worcester *Washington County-Oxford Service Area: Greater Washington Parts: **MENTAL HEALTH: Maryland** Population Group: Low Inc-MHCA 1 Andover Town Service Area Listing Byron Town **MENTAL HEALTH: Maine** Service Area Name Dixfield Town Service Area Listing Mid-Shore Hanover Town County-Caroline Mexico Town County—Dorchester County—Talbot Service Area Name Milton Unorg. **Greater Washington** Peru Town County-Washington Roxbury Town Northeastern Shore Parts: Rumford Town County-Kent Addison Town County-Queen Anne's Alexander Town **MENTAL HEALTH: Maine** Baileyville Town Population Group Listing MENTAL HEALTH: Massachusetts Baring Town County Listing Beals Town Population Group Beddington Town Low Inc-MHCA 1 County Name Calais City County-Aroostook Suffolk Centerville Town Parts: Population Group: Homeless-Dor-Charlotte Town Aroostook Co chester(S) Cherryfield Town County-Penobscot Population Group: Homeless—Roxbury(S) Codyville Plantation Parts: Population Group: Homeless—South Columbia Falls Town Mt. Chase Town End(S) Columbia Town Patten Town Population Group: Homeless-Down-Cooper Town Stacyvilletown town(S) Crawford Town County-Washington Worcester Cutler Town Population Group: Low Income—Worcester Parts: Deblois Town Danforth Town Parts: Dennysville Town Low Inc-MHCA 2 East Central Washington Unorg. County—Penobscot **MENTAL HEALTH: Massachusetts** East Machias Town Parts: Service Area Listing Eastport City Carroll Town Grand Lake Stream Plantation Service Area Name Chester Town Parts: Harrington Town Drew Town Jonesboro Town C.T. 901-906 East Millinocket Town C.T. 912-915 Jonesport Town Kingman Town Lubec Town Lee Town C.T. 918-919 C.T. 923-924 Machias Town Lincoln Town Machiasport Town C.T. 1001 Mattawamkeagtown

Medway Town

Marshfield Town

MENTAL HEALTH: Massachusetts Service Area Listing	MENTAL HEALTH: Michigan County Listing	MENTAL HEALTH: Michigan Service Area Listing
Service Area Name	County Name	Service Area Name
Parts:	Service Area: Mancelona/Kalkaska	C.T. 5139–5143
C.T. 203	*Keweenaw	C.T. 5139–5143 C.T. 5145–5157
C.T. 701–702		C.T. 5145–5157 C.T. 5161–5164
Parts:	Service Area: Copper Country *Lake	C.T. 5161–5164 C.T. 5166–5169
C.T. 103	Service Area: Lake/Mason/Oceana	Eastern/Upper Peninsula
C.T. 103 C.T. 104.02	*Leelanau	County—Chippewa
C.T. 801–810	*Lenawee	County—Mackinac
C.T. 812–821	*Mackinac	Iron Mountain
C.T. 1203	Service Area: Eastern/Upper Peninsula	County—Dickinson
C.T. 1205	*Manistee	County—Iron
Parts:	Service Area: Manistee	Lake/Mason/Oceana
C.T. 704	*Mason	County—Lake
C.T. 710–712	Service Area: Lake/Mason/Oceana	County—Mason
Worcester City	*Mecosta	County—Oceana
Wordester Oily	Service Area: Mt. Pleasant	Mancelona/Kalkaska
MENTAL HEALTH: Massachusetts	*Menominee	County—Antrim
Population Group Listing	*Midland	County—Kalkaska
	Service Area: Midland/Gladwin	Manistee
Population Group	*Missaukee	County—Benzie
Homeless—Dorchester(S)	Service Area: North Central	County—Manistee
County—Suffolk	*Montcalm	Midland/Gladwin
Homeless—Downtown(S)	*Newaygo	County—Gladwin
County—Suffolk	*Oceana	County-Midland
Homeless—Roxbury(S)	Service Area: Lake/Mason/Oceana	Mt. Pleasant
County—Suffolk	*Ogemaw	County—Clare
Homeless—South End(S)	Service Area: Au Sable Valley	County—Isabella
County—Suffolk	*Ontonagon	County—Mecosta
Low Income—Worcester	Service Area: Copper Country	County—Osceola
County—Worcester	*Osceola	North Central
	Service Area: Mt. Pleasant	County—Crawford
MENTAL HEALTH: Michigan	*Oscoda	County—Missaukee
County Listing	Service Area: Au Sable Valley	County—Roscommon
	*Otsego	County—Wexford
County Name	Ottawa	Northwest Detroit
*Alger	*Roscommon	County—Wayne
*Antrim	Service Area: North Central	Parts:
Service Area: Mancelona/Kalkaska	*Sanilac	C.T. 5341–5347
*Arenac	*Schoolcraft	C.T. 5350–5357
*Baraga	*Tuscola (g)	C.T. 5366-5367
Service Area: Copper Country	Facility: Caro Regional Mhc	C.T. 5371–5373
*Benzie	Wayne	C.T. 5377-5378
Service Area: Manistee	Service Area: East Detroit	C.T. 5423–5426
*Branch	Service Area: Northwest Detroit	C.T. 5451–5454
*Cass	Population Group: Low Inc—Southwest	
*Charlevoix	Detroit Season S	MENTAL HEALTH: Michigan
Population Group: Low Inc—Charlevoix Co	*Wexford	Population Group Listing
*Cheboygan	Service Area: North Central	Banadatia a Onesan
*Chippewa		Population Group
Service Area: Eastern/Upper Peninsula	MENTAL HEALTH: Michigan	Low Inc—Charlevoix Co
*Clare	Service Area Listing	County—Charlevoix
Service Area: Mt. Pleasant		Parts: Low Income
*Crawford	Service Area Name	
Service Area: North Central	Au Sable Valley	Low Inc—Emmet Co County—Emmet
*Delta	County—losco	
*Dickinson	County—Ogemaw	Parts: Low Income
Service Area: Iron Mountain	County—Oscoda	
*Emmet	Copper Country	Low Inc—Southwest Detroit County—Wayne
Population Group: Low Inc—Emmet Co	County—Baraga	, ,
*Gladwin	County—Houghton	Parts:
Service Area: Midland/Gladwin	County—Keweenaw	C.T. 5209
*Gratiot	County—Ontonagon	C.T. 5211–5215
*Hillsdale	East Detroit	C.T. 5220–5222
*Houghton	County—Wayne	C.T. 5231–5238
Service Area: Copper Country	Parts:	C.T. 5240–5243
*Huron		C.T. 5251–5258
*losco	C.T. 5004–5005	C.T. 5260-5265
Service Area: Au Sable Valley	C.T. 5013	
	C.T. 5020	MENTAL HEALTH: Michigan
*Iron	C.T. 5039–5045	Facility Listing
Service Area: Iron Mountain	C.T. 5121–5124	Facilità Maria
*Isabella	C.T. 5126	Facility Name
Service Area: Mt. Pleasant	C.T. 5129	Caro Regional Mhc
*Kalkaska	C.T. 5132–5136	County—Tuscola

MENTAL HEALTH: Minnesota MENTAL HEALTH: Minnesota MENTAL HEALTH: Mississippi County Listing County Listing County Listing County Name County Name County Name *Aitkin *Adams *Rock Service Area: Itasca/Koochiching Service Area: Catchment Area #11 Service Area: Worthington *Becker *Alcorn *Roseau Service Area: Fergus Falls Service Area: Catchment Area #4 Service Area: Bemidji *Beltrami *Amite *Stevens Service Area: Bemidji Service Area: Catchment Area #11 Service Area: Fergus Falls *Cass *Attala *Traverse Service Area: Bemidji Service Area: Catchment Area #6 Service Area: Fergus Falls *Chisago *Benton *Watonwan Service Area: Cambridge Service Area: Catchment Area #3 Service Area: Fairmount *Clay *Bolivar *Wilkin Service Area: Fergus Falls Service Area: Catchment Area #5 Service Area: Fergus Falls *Calhoun *Clearwater *Yellow Medicine Service Area: Bemidji Service Area: Catchment Area #2 Service Area: Marshall *Cottonwood *Carroll Service Area: Worthington Service Area: Catchment Area #6 **MENTAL HEALTH: Minnesota** *Douglas *Chickasaw Service Area Listing Service Area: Catchment Area #3 Service Area: Fergus Falls *Faribault *Choctaw Service Area Name Service Area: Fairmount Service Area: Catchment Area #7 Bemidji *Grant *Claiborne County-Beltrami Service Area: Fergus Falls Service Area: Catchment Area #11 County-Cass *Hubbard *Clarke County—Clearwater Service Area: Bemidji Service Area: Catchment Area #10 County—Hubbard County—Lake Of The Woods *Clay *Isanti Service Area: Cambridge Service Area: Catchment Area #7 County-Roseau *Itasca *Coahoma Service Area: Itasca/Koochiching Cambridge Service Area: Catchment Area #1 County—Chisago County—Isanti *Jackson *Covinaton Service Area: Catchment Area #12 Service Area: Worthington *Kanabec County-Kanabec *Desoto Service Area: Cambridge Service Area: Catchment Area #2 County-Mille Lacs *Kittson County-Pine *Forrest Service Area: E Grand Forks Service Area: Catchment Area #12 E Grand Forks *Franklin *Koochiching County-Kittson Service Area: Itasca/Koochiching Service Area: Catchment Area #11 County-Mahnomen *George *Lake Of The Woods County-Marshall Service Area: Bemidji Service Area: Catchment Area #14 County—Norman *Lincoln *Greene County—Pennington Service Area: Marshall Service Area: Catchment Area #12 County—Polk *Lyon *Grenada County—Red Lake Service Area: Marshall Service Area: Catchment Area #6 Fairmount *Mahnomen *Hancock County-Faribault Service Area: E Grand Forks Service Area: Catchment Area #13 County-Martin *Marshall *Harrison County-Watonwan Service Area: E Grand Forks Service Area: Catchment Area #13 Fergus Falls *Holmes *Martin County-Becker Service Area: Fairmount Service Area: Catchment Area #6 County—Clay *Mille Lacs *Humphreys County—Douglas Service Area: Cambridge Service Area: Catchment Area #6 County—Grant *Murrav *Issaguena County-Otter Tail Service Area: Marshall Service Area: Catchment Area #5 County—Pope *Nobles *Itawamba County—Stevens County—Traverse Service Area: Worthington Service Area: Catchment Area #3 *Norman *Jackson County-Wilkin Service Area: E Grand Forks Service Area: Catchment Area #14 Itasca/Koochiching *Jasper *Otter Tail County-Aitkin Service Area: Fergus Falls Service Area: Catchment Area #10 County-Itasca *Pennington *Jefferson County-Koochiching Service Area: E Grand Forks *Jefferson Davis Marshall *Pine Service Area: Catchment Area #11 County-Lincoln Service Area: Cambridge Service Area: Catchment Area #12 County-Lyon *Pipestone *Jones County-Murray Service Area: Worthington Service Area: Catchment Area #12 County—Redwood County—Yellow Medicine *Kemper Service Area: E Grand Forks Service Area: Catchment Area #10 Worthington *Pope *Lafayette County—Cottonwood Service Area: Fergus Falls Service Area: Catchment Area #2 County—Jackson *Red Lake *Lamar County-Nobles Service Area: E Grand Forks Service Area: Catchment Area #12 County-Pipestone *Redwood *I auderdale

County-Rock

Service Area: Catchment Area #10

Service Area: Marshall

Service Area: Catchment Area #12

MENTAL HEALTH: Mississippi County Listing	MENTAL HEALTH: Mississippi County Listing	MENTAL HEALTH: Mississippi Service Area Listing
County Name	County Name	Service Area Name
*Lawrence	*Webster	County—Chickasaw
Service Area: Catchment Area #11	Service Area: Catchment Area #7	County—Itawamba
*Leake Service Area: Catchment Area #10	*Wilkinson Service Area: Catchment Area #11	County—Lee County—Monroe
*Lee	*Winston	County—Pontotoc
Service Area: Catchment Area #3	Service Area: Catchment Area #7	County—Union
*Leflore	*Yalobusha	Catchment Area #4
Service Area: Catchment Area #6	Service Area: Catchment Area #2	County—Alcorn
*Lincoln	*Yazoo	County—Prentiss
Service Area: Catchment Area #11	Service Area: Catchment Area #15	County—Tippah
*Lowndes		County—Tishomingo
Service Area: Catchment Area #7 *Marion	MENTAL HEALTH: Mississippi Service Area Listing	Catchment Area #5 County—Bolivar
Service Area: Catchment Area #12	Service Area Listing	County—Bolival County—Issaquena
*Marshall	Service Area Name	County—Sharkey
Service Area: Catchment Area #2	Catchment Area #1	County—Washington
*Monroe	County—Coahoma	Catchment Area #6
Service Area: Catchment Area #3	County—Quitman	County—Attala
*Montgomery	County—Tallahatchie	County—Carroll
Service Area: Catchment Area #6	County—Tunica Catchment Area #10	County—Grenada
*Neshoba	County—Clarke	County—Holmes
Service Area: Catchment Area #10 *Newton	County—Clarke County—Jasper	County—Humphreys County—Leflore
Service Area: Catchment Area #10	County—Kemper	County—Lenote County—Montgomery
*Noxubee	County—Lauderdale	County—Sunflower
Service Area: Catchment Area #7	County—Leake	Catchment Area #7
*Oktibbeha	County—Neshoba	County—Choctaw
Service Area: Catchment Area #7	County—Newton	County—Clay
*Panola	County—Scott	County—Lowndes
Service Area: Catchment Area #2	County—Smith	County—Noxubee
*Pearl River	Catchment Area #11 County—Adams	County—Oktibbeha
Service Area: Catchment Area #13 *Perry	County—Adams County—Amite	County—Webster County—Winston
Service Area: Catchment Area #12	County—Claiborne	County—vinston
*Pike	County—Franklin	MENTAL HEALTH: Missouri
Service Area: Catchment Area #11	County—Jefferson	County Listing
*Pontotoc	County—Lawrence	
Service Area: Catchment Area #3	County—Lincoln	County Name
*Prentiss	County—Pike	*Adair
Service Area: Catchment Area #4	County—Walthall County—Wilkinson	Service Area: Hannibal *Andrew
*Quitman Service Area: Catchment Area #1	Catchment Area #12	Service Area: St Joseph
*Scott	County—Covington	*Atchison
Service Area: Catchment Area #10	County—Forrest	Service Area: St Joseph
*Sharkey	County—Greene	*Audrain
Service Area: Catchment Area #5	County—Jefferson Davis	Service Area: Mexico
*Smith	County—Jones	*Barry
Service Area: Catchment Area #10	County—Lamar County—Marion	Service Area: Nevada *Barton
*Stone Service Area: Catchment Area #13	County—Manori County—Perry	Service Area: Joplin
*Sunflower	County—Wayne	*Bates
Service Area: Catchment Area #6	Catchment Area #13	Service Area: Nevada
*Tallahatchie	County—Hancock	*Benton
Service Area: Catchment Area #1	County—Harrison	Service Area: Nevada
*Tate	County—Pearl River	*Bollinger
Service Area: Catchment Area #2	County—Stone	Service Area: Cape Girardeau
*Tippah	Catchment Area #14	*Buchanan
Service Area: Catchment Area #4	County—George County—Jackson	Service Area: St Joseph *Butler
*Tishomingo Service Area: Catchment Area #4	Catchment Area #15	Service Area: Poplar Bluff
*Tunica	County—Warren	*Caldwell
Service Area: Catchment Area #1	County—Yazoo	Service Area: Chillicothe
*Union	Catchment Area #2	*Callaway
Service Area: Catchment Area #3	County—Calhoun	Service Area: Mexico
*Walthall	County—Desoto	*Camden
Service Area: Catchment Area #11	County—Lafayette	Service Area: Jefferson City
*Warren	County—Marshall	*Cape Girardeau
Service Area: Catchment Area #15		Sorvice Area: Cape Girardoou
	County—Panola	Service Area: Cape Girardeau
*Washington	County—Tate	*Carter

County—Benton

Service Area: Warrensburg

MENTAL HEALTH: Missouri MENTAL HEALTH: Missouri MENTAL HEALTH: Missouri County Listing County Listing County Listing County Name County Name County Name *Cedar *Maries *Stone Service Area: Rolla Service Area: Nevada Population Group: Low Inc-Springfield Christian *Marion *Sullivan Christian Service Area: Hannibal Service Area: Chillicothe Population Group: Low Inc—Springfield *McDonald *Taney Population Group: Low Inc-Springfield Service Area: Joplin Population Group: Low Inc-Springfield *Mercer *Texas Service Area: Hannibal Service Area: Chillicothe Service Area: West Plains *Clinton *Miller *Vernon Service Area: St Joseph Service Area: Jefferson City Service Area: Nevada *Washington *Cole *Mississippi Service Area: Jefferson City Service Area: Sikeston Service Area: Rolla *Crawford *Monroe *Wayne Service Area: Rolla Service Area: Mexico Service Area: Poplar Bluff *Dade *Montgomery Webster Service Area: Mexico Service Area: Nevada Population Group: Low Inc-Springfield *Dallas *Morgan *Worth Population Group: Low Inc-Springfield Service Area: Columbia Service Area: St Joseph *Wright *Daviess New Madrid Service Area: Chillicothe Service Area: Sikeston Service Area: West Plains *Dekalb *Newton Service Area: St Joseph Service Area: Joplin **MENTAL HEALTH: Missouri** *Dent *Nodaway Service Area Listing Service Area: St Joseph Service Area: Rolla Service Area Name *Douglas *Oregon Cape Girardeau Service Area: West Plains Service Area: West Plains County-Bollinger *Osage *Dunklin County—Cape Girardeau Service Area: Poplar Bluff Service Area: Jefferson City County-Jefferson *Gasconade *Ozark County-Madison Service Area: Rolla Service Area: West Plains County-Perry *Gentry *Pemiscot Service Area: St Joseph Service Area: Poplar Bluff County-Ste. Genevieve Chillicothe County—Caldwell Population Group: Low Inc-Springfield Service Area: Cape Girardeau *Pettis County-Daviess *Grundv County—Grundy Service Area: Chillicothe Service Area: Columbia County-Harrison *Harrison *Phelps Service Area: Rolla County-Linn Service Area: Chillicothe County—Livingston *Henry *Pike Service Area: Nevada Service Area: Mexico County-Mercer County-Putnam *Hickory County-Sullivan Service Area: Nevada Population Group: Low Inc-Springfield Columbia *Holt *Pulaski -Boone Service Area: St Joseph Service Area: Jefferson City County-County—Carroll *Howell *Putnam County—Chariton Service Area: West Plains Service Area: Chillicothe County-Cooper *Iron Service Area: Rolla Service Area: Mexico County—Howard County-Moniteau *Jasper *Reynolds County-Morgan Service Area: Joplin Service Area: Poplar Bluff County—Pettis *Jefferson *Ripley County—Randolph Service Area: Cape Girardeau Service Area: Poplar Bluff *Johnson *Saline County-Saline Hannibal Service Area: Columbia Service Area: Warrensburg *Schuyler County-Adair Service Area: Hannibal County—Clark Service Area: Hannibal County-Knox *Laclede Scotland County-Lewis Service Area: Jefferson City Service Area: Hannibal Scott. County-Macon *Lafavette Service Area: Warrensburg Service Area: Sikeston County-Marion *Lawrence *Shannon County-Schuyler County-Scotland Service Area: Nevada Service Area: West Plains County-Shelby *Lewis *Shelby Service Area: Hannibal Service Area: Hannibal Jefferson City *St. Clair County-Camden Service Area: Chillicothe Service Area: Nevada County—Cole *Livingston *St. François County-Laclede Service Area: Chillicothe Service Area: Rolla County-Miller *Ste. Genevieve County—Osage *Macon Service Area: Hannibal Service Area: Cape Girardeau County-Pulaski *Stoddard Joplin *Madison

Service Area: Sikeston

County-Barton

Service Area: Cape Girardeau

MENTAL HEALTH: Missouri MENTAL HEALTH: Missouri MENTAL HEALTH: Montana Service Area Listing Population Group Listing County Listing Service Area Name Population Group County Name County-Jasper County-Dallas *Sanders County—McDonald County—Newton County—Greene County—Polk *Sheridan Service Area: Eastern Montana County-Stone Mexico County—Audrain County—Callaway County—Taney County—Webster Service Area: Silver Bow/Deer Lodge *Stillwater County-Monroe *Sweet Grass County—Montgomery County—Pike County—Ralls **MENTAL HEALTH: Montana** *Teton County Listing Service Area: North-Central Montana County Name *Toole Nevada County—Barry County—Bates *Beaverhead Service Area: North-Central Montana *Big Horn *Treasure County-Benton *Blaine Service Area: Eastern Montana County—Cedar County—Dade Service Area: North-Central Montana *Valley Service Area: Eastern Montana Service Area: Eastern Montana County-Henry *Wheatland County—Hickory County—Lawrence Chouteau Service Area: Lewistown Service Area: North-Central Montana *Wibaux *Custer County-St. Clair Service Area: Fastern Montana Service Area: Eastern Montana County-Vernon *Daniels Poplar Bluff **MENTAL HEALTH: Montana** Service Area: Eastern Montana County—Butler Service Area Listing County—Carter County—Dunklin County—Pemiscot *Dawson Service Area: Eastern Montana Service Area Name *Deer Lodge Eastern Montana County—Reynolds County—Ripley County—Wayne Service Area: Silver Bow/Deer Lodge County—Carter Facility: Montana State Hospital County-Custer County—Daniels Service Area: Eastern Montana Rolla County-Dawson County—Crawford County—Dent *Fergus Service Area: Lewistown County—Fallon County—Garfield *Garfield County-Gasconade County—Iron County—Maries County-McCone Service Area: Eastern Montana County-Phillips Service Area: North-Central Montana County—Phelps County-Powder River County—St. Francois County—Washington *Golden Valley County—Prairie *Granite County—Richland County—Roosevelt County—Rosebud *Hill Sikeston County—Mississippi County—New Madrid County—Scott Service Area: North-Central Montana *Judith Basin County-Sheridan Service Area: Lewistown County—Treasure *Lake County-Stoddard County-Valley *Liberty St Joseph County-Wibaux Service Area: North-Central Montana County—Andrew County—Atchison County—Buchanan County—Clinton Lewistown *Lincoln County—Fergus *Madison County-Judith Basin *McCone County—Petroleum County—Wheatland Service Area: Eastern Montana County-Dekalb County—Gentry County—Holt *Meagher *Mineral North-Central Montana *Musselshell County-Nodaway County-Blaine County-Worth *Park County-Chouteau *Petroleum County—Glacier County—Hill Warrensburg Service Area: Lewistown County—Cass County—Johnson *Phillips County—Liberty Service Area: Eastern Montana County—Lafayette County—Pondera West Plains *Pondera County—Teton Service Area: North-Central Montana County-Douglas County-Toole County—Howell County—Oregon *Powder River Silver Bow/Deer Lodge Service Area: Eastern Montana County—Deer Lodge *Powell (g) County—Ozark County-Silver Bow County—Shannon County—Texas County—Wright Facility: Montana State Prison Prairie **MENTAL HEALTH: Montana** Service Area: Eastern Montana Facility Listing *Ravalli MENTAL HEALTH: Missouri Population Group Listing *Richland Facility Name Service Area: Eastern Montana Montana State Hospital

Roosevelt

*Rosebud

Service Area: Eastern Montana

Service Area: Eastern Montana

Population Group

Low Inc-Springfield

County-Christian

County—Deer Lodge

Montana State Prison

County-Powell

MENTAL HEALTH: Nebraska County Listing	MENTAL HEALTH: Nebraska County Listing	MENTAL HEALTH: Nebraska Service Area Listing
County Name	County Name	Service Area Name
*Antelope	*Kimball	County—Deuel
Service Area: Catchment Area 4 *Arthur	Service Area: Catchment Area 1	County—Garden
Service Area: Catchment Area 2	*Knox	County—Kimball
*Banner	Service Area: Catchment Area 4	County—Morrill
Service Area: Catchment Area 1	Lancaster	County—Scotts Bluff
*Boone	Service Area: Catchment Area 5 *Lincoln	County—Sheridan County—Sioux
Service Area: Catchment Area 4	Service Area: Catchment Area 2	Catchment Area 2
*Box Butte	*Logan	County—Arthur
Service Area: Catchment Area 1	Service Area: Catchment Area 2	County—Chase
*Boyd	*Madison	County—Dawson
Service Area: Catchment Area 4	Service Area: Catchment Area 4	County—Dundy
*Brown	*Morrill	County—Frontier
Service Area: Catchment Area 4	Service Area: Catchment Area 1	County—Gosper
*Burt	*MCPherson	County—Grant
Service Area: Catchment Area 4	Service Area: Catchment Area 2	County—Hayes
*Butler	*Nance	County—Hitchcock
Service Area: Catchment Area 5	Service Area: Catchment Area 4	County—Hooker
*Cedar	*Nemaha	County—Keith
Service Area: Catchment Area 4 *Chase	Service Area: Catchment Area 5	County—Lincoln
	*Otoe	County—Logan
Service Area: Catchment Area 2	Service Area: Catchment Area 5	County—MCPherson
*Cherry Service Area: Catchment Area 4	*Pawnee	County—Perkins
*Cheyenne	Service Area: Catchment Area 5	County—Red Willow
Service Area: Catchment Area 1	*Perkins	County—Thomas
*Colfax	Service Area: Catchment Area 2	Catchment Area 4
Service Area: Catchment Area 4	*Pierce	County—Antelope
*Cuming	Service Area: Catchment Area 4	County—Boone
Service Area: Catchment Area 4	*Platte	County—Boyd
Dakota	Service Area: Catchment Area 4 *Polk	County—Brown County—Burt
Service Area: Catchment Area 4	Service Area: Catchment Area 5	County—Built County—Cedar
*Dawes	*Red Willow	County—Cedai County—Cherry
Service Area: Catchment Area 1	Service Area: Catchment Area 2	County—Colfax
*Dawson	*Richardson	County—Cuming
Service Area: Catchment Area 2	Service Area: Catchment Area 5	County—Dakota
*Deuel	*Rock	County—Dixon
Service Area: Catchment Area 1	Service Area: Catchment Area 4	County—Holt
*Dixon	*Saline	County—Keya Paha
Service Area: Catchment Area 4	Service Area: Catchment Area 5	County—Knox
Douglas	*Saunders	County—Madison
Facility: Douglas County Hosp (Mhc)	Service Area: Catchment Area 5	County—Nance
*Dundy	*Scotts Bluff	County—Pierce
Service Area: Catchment Area 2	Service Area: Catchment Area 1	County—Platte
*Fillmore	*Seward	County—Rock
Service Area: Catchment Area 5	Service Area: Catchment Area 5	County—Stanton
*Frontier	*Sheridan	County—Thurston
Service Area: Catchment Area 2	Service Area: Catchment Area 1	County—Wayne
*Gage	*Sioux	Catchment Area 5
Service Area: Catchment Area 5 *Garden	Service Area: Catchment Area 1	County—Butler
Service Area: Catchment Area 1	*Stanton	County Gago
*Gosper	Service Area: Catchment Area 4	County—Gage County—Jefferson
Service Area: Catchment Area 2	*Thayer Service Area: Catchment Area 5	County—Jenerson County—Johnson
*Grant	*Thomas	County—Lancaster
Service Area: Catchment Area 2	Service Area: Catchment Area 2	County—Lancaster County—Nemaha
*Hayes	*Thurston	County—Nemana County—Otoe
Service Area: Catchment Area 2	Service Area: Catchment Area 4	County—Pawnee
*Hitchcock	*Wayne	County—Polk
Service Area: Catchment Area 2	Service Area: Catchment Area 4	County—Richardson
*Holt	*York	County—Saline
Service Area: Catchment Area 4	Service Area: Catchment Area 5	County—Saunders
*Hooker		County—Seward
Service Area: Catchment Area 2	MENTAL HEALTH: Nebraska	County—Thayer
*Jefferson	Service Area Listing	County—York
Service Area: Catchment Area 5		
*Johnson	Service Area Name	MENTAL HEALTH: Nebraska
Service Area: Catchment Area 5	Catchment Area 1	Facility Listing
*Keith	County—Banner	
Service Area: Catchment Area 2	County—Box Butte	Facility Name
*Keya Paha	County—Cheyenne	Douglas County Hosp (Mhc)
Service Area: Catchment Area 4	County—Dawes	County—Douglas

Waterville Valley Town

Woodstock Town

MENTAL HEALTH: Nevada MENTAL HEALTH: New Jersey MENTAL HEALTH: New Mexico County Listing County Listing Service Area Listing County Name County Name Service Area Name Carson City Essex County-Hidalgo Facility: Nv State Prsn-Carson City Salem County—Luna Catchment Area #1 *Churchill **MENTAL HEALTH: New Mexico** *Flko County-McKinley County Listina *Humboldt County-San Juan *Lander North Valley County Name *Mineral County-Bernalillo Bernalillo *Pershing Parts: Service Area: North Valley *White Pine C.T. 29 Service Area: Southwest Valley C.T. 30.01-30.02 **MENTAL HEALTH: Nevada** C.T. 31 Service Area: Border MH Service Area C.T. 32.01-32.02 Facility Listing Chaves C.T. 35.01-35.02 Service Area: Southeastern MH Service Facility Name C.T. 36 Area Nv State Prsn-Carson City Northern Sandoval *Curry County-Carson City County-Sandoval Service Area: Plains MH Service Area Parts: Debaca **MENTAL HEALTH: New Hampshire** Cuba CCD Service Area: Plains MH Service Area Jemez CCD County Listing *Eddy Santo Domingo CCD Service Area: Southeastern MH Service County Name Plains MH Service Area Area *Carroll County-Curry *Grant Service Area: Mental HIth Region I County-Debaca Service Area: Border MH Service Area County—Guadalupe *Coos 'Guadalupe Service Area: Mental Hlth Region I County—Harding Service Area: Plains MH Service Area County--Quay 'Grafton 'Harding County—Roosevelt Service Area: Eastern Grafton (Reg. III) Service Area: Plains MH Service Area County-Union Service Area: Mental Hlth Region I *Hidalgo South Central MH Service Area Service Area: Border MH Service Area County—Sierra County—Socorro **MENTAL HEALTH: New Hampshire** 'Lea Service Area Listing Service Area: Southeastern MH Service Southeastern MH Service Area Area County—Chaves Service Area Name *Lincoln Eastern Grafton (Reg. III) County-Eddy County—Lea Service Area: Southeastern MH Service County-Grafton Area County-Lincoln Parts: *Luna County-Otero Alexandria Town Service Area: Border MH Service Area Southwest Valley Ashland Town *McKinley County—Bernalillo Bridgewater Town Service Area: Catchment Area #1 Parts: Bristol Town *Otero C.T. 23 Campton Town Service Area: Southeastern MH Service C.T. 24.01-24.02 Ellsworth Town Area C.T. 43 Groton Town *Quay C.T. 44.01-44.02 Hebron Town Service Area: Plains MH Service Area C.T. 45.01-45.02 Holderness Town *Rio Arriba C.T. 46.02-46.04 Plymouth Town *Roosevelt **Rumney Town** Service Area: Plains MH Service Area **MENTAL HEALTH: New Mexico** Thornton Town *San Juan Facility Listing Wentworth Town Service Area: Catchment Area #1 Mental HIth Region I San Miguel Facility Name County—Carroll Facility: Las Vegas Medical Center Las Vegas Medical Center County—Coos Sandoval County-San Miguel County—Grafton Service Area: Northern Sandoval Parts: *Sierra **MENTAL HEALTH: New York** Bath Town Service Area: South Central MH Service County Listing Benton Town Bethlehem Town County Name *Socorro Easton Town *Allegany Service Area: South Central MH Service Franconia Town **Bronx** Area Haverhill Town Facility: NYC Corr. Fac./Rikers Island *Taos Landaff Town Cattaraugus *Union Lincoln Town Cayuga Service Area: Plains MH Service Area Lisbon Town Chautaugua Valencia Littleton Town *Chenango Lyman Town *Delaware **MENTAL HEALTH: New Mexico** Monroe Town Erie Service Area Listing Piermont Town Service Area: P.S. 84 Neighborhood Sugar Hill Town Service Area Name Essex Warren Town Border MH Service Area *Franklin

County—Catron

County-Grant

*Fulton

*.lefferson

Population Group

Low Inc—Edgecombe/Nash County—Edgecombe

County-Nash

MENTAL HEALTH: New York MENTAL HEALTH: New York MENTAL HEALTH: North Carolina County Listing Facility Listing County Listing County Name Facility Name County Name *Lewis County-New York *Perquimans Livingston Callen/Lorde Mental Health Clinic Service Area: Albemarle Monroe County-New York *Robeson Service Area: Jordan (Rochester) Ft. Washington-Proj Renewal Service Area: Southeast Regional New York County-New York Sampson Service Area: Chinatown/Lower Manhattan Holland House- Proj Renewal Service Area: Duplin-Sampson Facility: Bellevue Hosp Ct r County-New York *Scotland Facility: Callen/Lorde Mental Health Clinic New Providence—Proj Renewal Service Area: Southeast Regional Facility: Ft. Washington-Proj Renewal County-New York *Surry Facility: Holland House- Proj Renewal NYC Corr. Fac./Rikers Island Service Area: Surry-Yadkin Facility: New Providence—Proj Renewal Facility: Psych Outreach To Homeless County—Bronx *Swain Psych Outreach To Homeless Service Area: Smokey Mountain Facility: Renewal On Clinton County—New York *Tyrrell Facility: World Trade Center Renewal On Clinton Service Area: Tideland *Schuyler County—New York World Trade Center *Vance *Seneca Facility: FCI-Butner Wayne County-New York *Washington Service Area: Tideland MENTAL HEALTH: New York **MENTAL HEALTH: North Carolina** 'Yadkin Service Area Listing County Listing Service Area: Surry-Yadkin Service Area Name County Name **MENTAL HEALTH: North Carolina** Chinatown/Lower Manhattan *Bertie Service Area Listing County-New York Service Area: Roanoke-Chowan Parts: *Bladen Service Area Name C.T. 2.01-2.02 Service Area: Southeast Regional Albemarle C.T. 6 *Brunswick County-Camden C.T. 8 County—Chowan Burke C.T. 10.01-10.02 Facility: Broughton Hospital County-Currituck C.T. 12 Caldwell County-Dare C.T. 14.01-14.02 County—Pasquotank *Camden C.T. 15.01 Service Area: Albemarle County-Perquimans C.T. 16 Duplin-Sampson *Cherokee C.T. 18 County—Duplin Service Area: Smokey Mountain C.T. 22.01 *Chowan County—Sampson C.T. 25 Halifax MHCA Service Area: Albemarle C.T. 27 County—Halifax Roanoke-Chowan *Clay C.T. 29 Service Area: Smokey Mountain C.T. 30.01 County—Bertie County—Gates County—Hertford *Columbus C.T. 41 Service Area: Southeast Regional Jordan (Rochester) *Currituck County-Monroe County-Northampton Service Area: Albemarle Parts: *Dare Smokey Mountain C.T. 7 County-Cherokee Service Area: Albemarle C.T. 13-15 *Duplin County-Clay C.T. 39 Service Area: Duplin-Sampson County-Graham C.T. 43 County—Haywood *Edgecombe C.T. 48-53 Population Group: Low Inc-Edgecombe/ County-Jackson C.T. 55-56 Nash County-Macon C.T. 80 *Gates County-Swain C.T. 90-92 Southeast Regional Service Area: Roanoke-Chowan C.T. 93.01-93.02 'Graham County—Bladen C.T. 94.01-94.03 Service Area: Smokey Mountain County—Columbus P.S. 84 Neighborhood *Halifax County-Robeson County—Erie Service Area: Halifax MHCA County—Scotland Parts: *Hertford Surry-Yadkin C.T. 27.02 County—Surry County—Yadkin Service Area: Roanoke-Chowan C.T. 29 *Hyde C.T. 32.01-32.02 Service Area: Tideland Tideland C.T. 33.01-33.02 *Jackson County-Beaufort C.T. 34-36 Service Area: Smokey Mountain County-Hyde C.T. 39.01-39.02 *Macon County-Martin C.T. 40.01-40.02 Service Area: Smokey Mountain County--Tyrrell C.T. 41-42 Martin C.T. 44.02 County-Washington Service Area: Tideland C.T. 52.02 *Nash C.T. 64 **MENTAL HEALTH: North Carolina** Population Group: Low Inc-Edgecombe/ Population Group Listing Nash **MENTAL HEALTH: New York**

*Northampton

*Pasquotank

Service Area: Roanoke-Chowan

Service Area: Albemarle

Facility Listing

Facility Name

Bellevue Hosp Ct r

MENTAL HEALTH: North Carolina Facility Listing Facility Name

Broughton Hospital County—Burke FCI-Butner County-Vance

MENTAL HEALTH: North Dakota County Listing

County Name

*Adams *Barnes

Service Area: Jamestown (Ca 38004)

*Benson

Service Area: Devils Lake Catchment Area *Billings

*Bottineau *Bowman

*Burke *Cavalier

Service Area: Devils Lake Catchment Area

*Dickev

Service Area: Jamestown (Ca 38004)

*Divide *Dunn *Eddy

Service Area: Devils Lake Catchment Area

*Emmons *Foster

Service Area: Jamestown (Ca 38004)

*Golden Valley

*Grant *Griggs

Service Area: Jamestown (Ca 38004)

*Hettinger *Kidder *Lamoure

Service Area: Jamestown (Ca 38004)

*Logan

Service Area: Jamestown (Ca 38004)

*McIntosh

Service Area: Jamestown (Ca 38004)

*McKenzie *Mcl ean

*Mercer *Mountrail

*Nelson *Oliver

*Pembina *Pierce

*Ramsev Service Area: Devils Lake Catchment Area

*Ransom *Renville *Richland *Rolette

Service Area: Devils Lake Catchment Area

*Sargent *Sheridan *Sioux *Slope

*Steele *Stutsman

> Service Area: Jamestown (Ca 38004) Facility: North Dakota State Hosp

*Towner

Service Area: Devils Lake Catchment Area

*Traill *Walsh *Wells

Service Area: Jamestown (Ca 38004)

MENTAL HEALTH: North Dakota Service Area Listing

Service Area Name Devils Lake Catchment Area

County-Benson County—Cavalier County—Eddy

County-Ramsey County—Rolette
County—Towner

Jamestown (Ca 38004)

County—Barnes County-Dickey

County-Foster County—Griggs County-Lamoure

County-Logan County-McIntosh County—Stutsman

County-Wells

MENTAL HEALTH: North Dakota Facility Listing

Facility Name North Dakota State Hosp County-Stutsman

MENTAL HEALTH: Ohio County Listing

County Name

*Adams *Athens

Service Area: Catchment Area #33

*Belmont

Service Area: Catchment Area #8

*Brown *Clinton Crawford Cuyahoga

Facility: Cleveland Psych Inst

Gallia

Service Area: Catchment Area #35

Geauga *Harrison

Service Area: Catchment Area #8

*Hocking

Service Area: Catchment Area #33

Jackson

Service Area: Catchment Area #35

Lawrence Lorain

Facility: Grafton Corr Fac

Marion *Meigs

Service Area: Catchment Area #35

*Monroe

Service Area: Catchment Area #8 *Ross

Facility: Chillicothe Corr Inst Facility: Ross Corr Inst

*Scioto (g)

Facility: S Ohio Corr Fac

Stark

Facility: Massillon State Hosp

Vinton

Service Area: Catchment Area #33

MENTAL HEALTH: Ohio Service Area Listing

Service Area Name

Catchment Area #33 County-Athens County—Hocking

MENTAL HEALTH: Ohio Service Area Listing

Service Area Name

County-Vinton

Catchment Area #35

County-Gallia County-Jackson

County-Meigs Catchment Area #8

County-Belmont County—Harrison

County-Monroe

MENTAL HEALTH: Ohio Facility Listing

Facility Name

Chillicothe Corr Inst County-Ross

Cleveland Psych Inst

County—Cuyahoga Grafton Corr Fac County-Lorain

Massillon State Hosp County-Stark

County-Scioto

Ross Corr Inst County-Ross S Ohio Corr Fac

MENTAL HEALTH: Oklahoma County Listing

County Name

*Adair

Service Area: Catchment Area #21 *Atoka

Service Area: Catchment Area #6

*Beckham

Service Area: Catchment Area #9

*Blaine

Service Area: Catchment Area #9 *Bryan

Service Area: Catchment Area #7 *Carter

Service Area: Catchment Area #7

*Cherokee

Service Area: Catchment Area #21

*Choctaw

Service Area: Catchment Area #6 *Coal

Service Area: Catchment Area #6 *Craig

Facility: Eastern State Mental Hospital *Creek

Service Area: Catchment Area #13 *Custer Service Area: Catchment Area #9

*Dewey

Service Area: Catchment Area #9

*Garvin

Service Area: Catchment Area #7

*Greer

Service Area: Catchment Area #9

*Haskell Service Area: Catchment Area #6

*Hughes Service Area: Catchment Area #6

'Johnston

Service Area: Catchment Area #7

Service Area: Catchment Area #11

*Kiowa Service Area: Catchment Area #9

*Latimer

MENTAL HEALTH: Oklahoma County Listing

County Name

Service Area: Catchment Area #6

*Le Flore

Service Area: Catchment Area #6

*Love

Service Area: Catchment Area #7

*Marshall

Service Area: Catchment Area #7

*McCurtain

Service Area: Catchment Area #6 *Murrav

Service Area: Catchment Area #7

*Noble

Service Area: Catchment Area #11

*Okfuskee

Service Area: Catchment Area #13

*Okmulgee

Service Area: Catchment Area #13

*Osage

Service Area: Catchment Area #11

*Pawnee

Service Area: Catchment Area #11

*Payne

Service Area: Catchment Area #11

*Pittsburg

Service Area: Catchment Area #6

*Pontotoc

Service Area: Catchment Area #7

*Pushmataha

Service Area: Catchment Area #6 *Roger Mills

Service Area: Catchment Area #9 Seminole*

Service Area: Catchment Area #7

*Sequoyah Service Area: Catchment Area #21

*Wagoner

Service Area: Catchment Area #21 *Washita

Service Area: Catchment Area #9

MENTAL HEALTH: Oklahoma Service Area Listing

Service Area Name

Catchment Area #11

County—Kay
County—Noble

County-Osage

County—Pawnee
County—Payne

Catchment Area #13

County—Creek County—Okfuskee County—Okmulgee

Catchment Area #21

County—Adair

County—Cherokee

County-Sequoyah County—Wagoner

Catchment Area #6

County-Atoka

County—Choctaw

County—Coal County—Haskell

County-Hughes

County—Latimer County—Le Flore

County-McCurtain

County—Pittsburg
County—Pushmataha

Catchment Area #7

County-Bryan

MENTAL HEALTH: Oklahoma

Service Area Listing

Service Area Name

County—Carter

County—Garvin County—Johnston

County-Love

County-Marshall

County-Murray

County—Pontotoc

County—Seminole

Catchment Area #9

County-Beckham

County—Blaine

County—Custer County—Dewey

County-Green County-Kiowa

County—Roger Mills

County-Washita

MENTAL HEALTH: Oklahoma Facility Listing

Facility Name

Eastern State Mental Hospital

County-Craig

MENTAL HEALTH: Oregon County Listing

County Name

*Baker Service Area: Northeastern Oregon

*Clatsop

*Coos

Service Area: Catchment Area 14

*Crook

Service Area: Central Oregon

*Curry

Service Area: Catchment Area 14

*Gilliam

Service Area: East Columbia

Grant

Service Area: East Columbia

'Harney Service Area: Southeastern Oregon

*Hood River Service Area: Mid Columbia Region

*Jefferson

Service Area: Central Oregon

*Josephine

*Klamath *Lincoln

*Malheur

Service Area: Southeastern Oregon

Population Group: Low Inc/MFW/Home-

less-Marion And Polk C

*Morrow

Service Area: East Columbia

*Polk

Population Group: Low Inc/MFW/Homeless-Marion And Polk C

*Sherman

Service Area: Mid Columbia Region

*Tillamook

*Umatilla

Service Area: East Columbia

*Union

Service Area: Northeastern Oregon

*Wallowa Service Area: Northeastern Oregon *Wasco

Service Area: Mid Columbia Region

MENTAL HEALTH: Oregon County Listing

County Name

*Wheeler

Service Area: East Columbia

MENTAL HEALTH: Oregon Service Area Listing

Service Area Name

Catchment Area 14

County-Coos

County-Curry Central Óregon

County-Crook

County-Jefferson

East Columbia County—Gilliam

County-Grant

County-Morrow

County-Umatilla County-Wheeler

Mid Columbia Region

County—Hood River

County-Sherman County-Wasco

Northeastern Oregon

County-Baker

County-Union County-Wallowa

Southeastern Oregon County—Harney County-Malheur

MENTAL HEALTH: Oregon Population Group Listing

Population Group Low Inc/MFW/Homeless-Marion And Polk C

County-Marion County-Polk

MENTAL HEALTH: Pennsylvania

County Listing

County Name

*Armstrong

Population Group: Low Inc-Armstrong Co

Carbon

*Clearfield Facility: Sci Houtzdale

*Clinton

Favette

*Forest *Greene

*Huntinadon

Service Area: Juniata/Mifflin

*Juniata Service Area: Juniata/Mifflin

Lackawanna

Population Group: Low Income-Northern

Lancaster

Population Group: Low Inc—Lancaster City

Lycoming (g) Facility: Sci Muncy

*Mifflin

Service Area: Juniata/Mifflin

Monroe

*Pike *Susquehanna

*Tioga *Warren

*Wayne Wyoming

MENTAL HEALTH: Pennsylvania Service Area Listing Service Area Name Juniata/Mifflin County—Huntingdon County—Juniata County-Mifflin **MENTAL HEALTH: Pennsylvania** Population Group Listing Population Group Low Inc-Armstrong Co County—Armstrong Parts: Low Income Low Inc-Lancaster City County—Lancaster

C.T. 4-10 C.T. 14-16 Low Income-Northern Lackawana

County-Lackawanna Parts: Archbaldboro.

Parts:

C.T. 1

Blakelyboro. Carbondale Twp Carbondale Boro.

Fell Twp Greenfield Twp Jefferson Twp Jermynboro. Jessup Boro. Mayfield Boro.

Olyphant Boro. Scott Twp Vandling Boro.

MENTAL HEALTH: Pennsylvania Facility Listing

Facility Name

Sci Houtzdale County—Clearfield Sci Muncy County-Lycoming

MENTAL HEALTH: Rhode Island County Listing

County Name

Washington Population Group: Narragansett Indian . Tribe Parts:

MENTAL HEALTH: Rhode Island Service Area Listing

Service Area Name Charlestown Town

MENTAL HEALTH: Rhode Island Population Group Listing

Population Group Narragansett Indian Tribe County—Washington

MENTAL HEALTH: South Carolina County Listing

County Name

*Abbeville Service Area: Catchment Area 5

MENTAL HEALTH: South Carolina County Listing

County Name

*Allendale Population Group: Low Inc-Catchment Area 11

*Anderson

Population Group: Low Inc-Catchment Àrea 1

Facility: Patrick B. Harris Psychiatric Hospital

*Bamberg

Service Area: Catchment Area 14

*Barnwell

Population Group: Low Inc-Catchment Area 10

*Beaufort

Population Group: Low Inc-Catchment Area 11

*Berkelev

Service Area: Catchment Area 8B

*Calhoun

Service Area: Catchment Area 14

*Charleston

Population Group: Low Inc-Catchment Area 15

*Cherokee

Service Area: Catchment Area 3

*Chester

Service Area: Catchment Area 4

Chesterfield

Service Area: Catchment Area 12

*Clarendon

Service Area: Catchment Area 9

Colleton

Population Group: Low Inc-Catchment Area 11

*Darlington

Service Area: Catchment Area 7

*Dillon

Service Area: Catchment Area 12

*Dorchester

Population Group: Low Inc-Catchment Area 15

*Edgefield

Service Area: Catchment Area 5

*Fairfield *Florence

Service Area: Catchment Area 7

Greenwood

Service Area: Catchment Area 5

*Hampton

Population Group: Low Inc-Catchment Area 11

*Jasper

Population Group: Low Inc-Catchment

Area 11 *Kershaw

Service Area: Catchment Area 9

Lancaster

Service Area: Catchment Area 4

Laurens

Service Area: Catchment Area 5

*Lee

Service Area: Catchment Area 9

Marion

Service Area: Catchment Area 7

*Marlboro

Service Area: Catchment Area 12

*McCormick

Service Area: Catchment Area 5

*Newberry

Service Area: Catchment Area 5

*Oconee

MENTAL HEALTH: South Carolina County Listing

County Name

Population Group: Low Inc-Catchment Area 1

*Orangeburg

Service Area: Catchment Area 14

*Pickens

Population Group: Low Inc-Catchment Area 1

Richland

Facility: G. Werber Bryan Psychiatric Hospitaĺ

Facility: William S. Hall Institute

*Saluda

Service Area: Catchment Area 5

*Spartanburg

Service Area: Catchment Area 3

*Sumter

Service Area: Catchment Area 9

*Union Service Area: Catchment Area 3

*Williamsburg

Service Area: Catchment Area 13

Service Area: Catchment Area 4

MENTAL HEALTH: South Carolina Service Area Listing

Service Area Name

Catchment Area 12 County-Chesterfield

County-Dillon

County-Marlboro

Catchment Area 13

County—Georgetown

County-Horry

County-Williamsburg

Catchment Area 14

County-Bamberg County—Calhoun

County—Orangeburg

Catchment Area 3

County-Cherokee

County—Spartanburg

County—Union

Catchment Area 4

County—Chester

County—Lancaster County—York

Catchment Area 5

County-Abbeville

County-Edgefield County-Greenwood

County-Laurens

County—McCormick

County-Newberry

County-Saluda

Catchment Area 7

County—Darlington

County—Florence County-Marion

Catchment Area 8B

County-Berkeley

Catchment Area 9

County—Clarendon County—Kershaw

County-Lee

County-Sumter

MENTAL HEALTH: South Carolina Population Group Listing

Population Group Low Inc—Catchment Area 10

MENTAL HEALTH: South Carolina Population Group Listing

Population Group

Parts: Aiken Co County—Barnwell Parts:

Barnwell Co Low Inc-Catchment Area 15

County—Charleston County—Dorchester

Low Inc—Catchment Area 11

County—Allendale

Parts:

Allendale Co

County-Beaufort

Parts:

Beaufortco County—Colleton

Parts:

Colleton Co

County—Hampton

Parts:

Hampton Co

County-Jasper

Parts:

Jasper Co

Low Inc-Catchment Area 1

County-Anderson County-Oconee County-Pickens

MENTAL HEALTH: South Carolina Facility Listing

Facility Name

G. Werber Bryan Psychiatric Hospital County-Richland

Patrick B. Harris Psychiatric Hospital

County-Anderson William S. Hall Institute County—Richland

MENTAL HEALTH: South Dakota County Listing

County Name

*Aurora

Service Area: Catchment Area 4 *Beadle

Service Area: Catchment Area 3

Bon Homme

Service Area: Catchment Area 12 Facility: Sd State Pen.—Bon Homme

*Brookings Service Area: Catchment Area 1

Service Area: Catchment Area 4

*Buffalo

Service Area: Catchment Area 2

*Charles Mix

Service Area: Catchment Area 12 *Clark

Service Area: Catchment Area 5 *Clay

Service Area: Catchment Area 12

*Codington

Service Area: Catchment Area 5

Service Area: Catchment Area 8 *Davison

Service Area: Catchment Area 4

*Deuel

Service Area: Catchment Area 5

*Dewey

MENTAL HEALTH: South Dakota County Listing

County Name

Service Area: Catchment Area 8

*Douglas

Service Area: Catchment Area 12

Grant

Service Area: Catchment Area 5

Gregory

Service Area: Catchment Area 10

*Haakon

Service Area: Catchment Area 2 *Hamlin

Service Area: Catchment Area 5

Service Area: Catchment Area 3

*Hanson

Service Area: Catchment Area 4

*Huahes

Service Area: Catchment Area 2

*Hutchinson

Service Area: Catchment Area 12

Service Area: Catchment Area 2

*Jerauld

Service Area: Catchment Area 3 'Jones

Service Area: Catchment Area 2

'Kingsbury

Service Area: Catchment Area 5

Service Area: Catchment Area 3

*Lyman

Service Area: Catchment Area 2

Mellette

Service Area: Catchment Area 10 *Miner

Service Area: Catchment Area 3

Minnehaha

Facility: Sd State Pen.-Minnehaha

Moody

Service Area: Catchment Area 1

Perkins

Service Area: Catchment Area 8

*Roberts

Service Area: Catchment Area 5

Sanborn

Service Area: Catchment Area 4

'Spink (g)

Facility: Redfield State Hospital

Stanley

Service Area: Catchment Area 2

*Sully

Service Area: Catchment Area 2

*Todd

Service Area: Catchment Area 10

*Tripp

Service Area: Catchment Area 10

*Union

Service Area: Catchment Area 12

Yankton

Service Area: Catchment Area 12

Facility: South Dakota Human Srv Ct r

*Ziebach

Service Area: Catchment Area 8

MENTAL HEALTH: South Dakota Service Area Listing

Service Area Name

Catchment Area 1 County—Brookings

County-Moody Catchment Area 10

County—Gregory

MENTAL HEALTH: South Dakota Service Area Listing

Service Area Name

County-Mellette

County—Todd County—Tripp

Catchment Area 12

County-Bon Homme

County-Charles Mix

County-Clay

County-Douglas County-Hutchinson

County-Union

County-Yankton

Catchment Area 2

County-Buffalo

County-Haakon County-Hughes

County—Hyde

County--Jones

County-Lyman

County-Stanley

County-Sully Catchment Area 3

County-Beadle

County—Hand

County-Jerauld County-Lake

County-Miner

Catchment Area 4 County--Aurora

County-Brule

County-Davison County—Hanson

County-Sanborn

Catchment Area 5 County—Clark

County—Codington

County-Deuel

County-Grant

County-Hamlin

County—Kingsbury

County—Roberts Catchment Area 7

Catchment Area 8

County--Corson

County-Dewey

County-Perkins County-Ziebach

MENTAL HEALTH: South Dakota Facility Listing

Facility Name Redfield State Hospital

County-Spink

Sd State Pen.—Bon Homme County-Bon Homme

Sd State Pen.—Minnehaha

County-Minnehaha South Dakota Human Srv Ct r County—Yankton

MENTAL HEALTH: Tennessee County Listing

County Name

*Bedford

Population Group: Low Inc-Catchment

Area 19 *Benton

Population Group: Low Inc-Catchment

Area 21

*Bledsoe Group: Low Inc-Catchment Population

Area 12

MENTAL HEALTH: Tennessee County Listing	MENTAL HEALTH: Tennessee County Listing	MENTAL HEALTH: Tennessee County Listing
County Name	County Name	County Name
*Bradley	Service Area: Catchment Area 23	Population Group: Low Inc—Catchment
Population Group: Low Inc—Catchment	*Henderson	Area 14
Area 10 *Cannon	Service Area: Catchment Area 23 *Henry	*Sequatchie Population Group: Low Inc—Catchment
Service Area: Catchment Area 9	Population Group: Low Inc—Catchment	Area 12
*Carroll	Area 21	*Shelby
Population Group: Low Inc—Catchment	*Hickman	Population Group: Low Inc—Shelby
Area 21 *Cheatham	Service Area: Catchment Area 20 *Houston	*Smith Service Area: Catchment Area 9
Population Group: Low Inc—Catchment	Population Group: Low Inc—Catchment	*Stewart
Area 14	Area 14	Population Group: Low Inc—Catchment
*Chester	*Humphreys	Area 14
Service Area: Catchment Area 24 *Claiborne	Population Group: Low Inc—Catchment Area 14	*Sumner Service Area: Catchment Area 31
Population Group: Low Inc—Catchment	*Jackson	*Tipton
Area 5	Service Area: Catchment Area 9	Service Area: Catchment Area 25
*Clay	*Jefferson	*Trousdale
Service Area: Catchment Area 9 *Cocke	Population Group: Low Inc—Catchment Area 5	Service Area: Catchment Area 31 *Union
Population Group: Low Inc—Catchment	*Lake	Population Group: Low Inc—Catchment
Area 5	Service Area: Catchment Area 22	Area 5
*Coffee	*Lauderdale	*Van Buren
Population Group: Low Inc—Catchment Area 19	Service Area: Catchment Area 25 *Lawrence	Service Area: Catchment Area 9 *Warren
*Crockett	Service Area: Catchment Area 20	Service Area: Catchment Area 9
Service Area: Catchment Area 22	*Lewis	*Wayne
*Cumberland	Service Area: Catchment Area 20	Service Area: Catchment Area 20
Service Area: Catchment Area 9 *Decatur	*Lincoln Population Group: Low Inc—Catchment	*Weakley Service Area: Catchment Area 22
Service Area: Catchment Area 24	Area 19	*White
*Dekalb	*Macon	Service Area: Catchment Area 9
Service Area: Catchment Area 9	Service Area: Catchment Area 9	*Wilson
*Dickson Population Group: Low Inc—Catchment	*Madison Service Area: Catchment Area 23	Service Area: Catchment Area 31
Area 14	*Marion	MENTAL HEALTH: Tennessee
*Dyer	Population Group: Low Inc—Catchment	Service Area Listing
Service Area: Catchment Area 22	Area 12	Service Area Name
*Fayette Service Area: Catchment Area 25	*Marshall Service Area: Catchment Area 20	Catchment Area 20
*Fentress	*Maury	County—Giles
Service Area: Catchment Area 9	Service Area: Catchment Area 20	County—Hickman
*Franklin Population Group: Low Inc—Catchment	*McMinn Population Group: Low Inc—Catchment	County—Lawrence County—Lewis
Area 19	Area 10	County—Marshall
*Gibson	*McNairy	County—Maury
Population Group: Low Inc—Catchment	Service Area: Catchment Area 24	County—Perry
Area 21 *Giles	*Meigs Population Group: Low Inc—Catchment	County—Wayne Catchment Area 22
Service Area: Catchment Area 20	Area 10	County—Crockett
*Grainger	*Montgomery	County—Dyer
Population Group: Low Inc—Catchment	Population Group: Low Inc—Catchment	County—Lake
Area 5 *Greene	Area 14 *Moore	County—Obion County—Weakley
Population Group: Low Inc—Catchment	Population Group: Low Inc—Catchment	Catchment Area 23
Area 4	Area 19	County—Haywood
*Grundy	*Obion	County—Henderson County—Madison
Population Group: Low Inc—Catchment Area 12	Service Area: Catchment Area 22 *Overton	Catchment Area 24
*Hamblen	Service Area: Catchment Area 9	County—Chester
Population Group: Low Inc—Catchment	*Perry	County—Decatur
Area 5	Service Area: Catchment Area 20	County—Hardeman County—Hardin
*Hancock Population Group: Low Inc—Catchment	*Pickett Service Area: Catchment Area 9	County—Hardin County—McNairy
Area 4	*Polk	Catchment Area 25
*Hardeman	Population Group: Low Inc—Catchment	County—Fayette
Service Area: Catchment Area 24	Area 10	County—Lauderdale County—Tipton
*Hardin Service Area: Catchment Area 24	*Putnam Service Area: Catchment Area 9	Catchment Area 31
*Hawkins	*Rhea	County—Sumner
Population Group: Low Inc—Catchment	Population Group: Low Inc—Catchment	County—Trousdale
Area 4 *Haywood	Area 12 *Robertson	County—Wilson Catchment Area 9
ı ıaywuuu	LONGITOUI	Catolinent Alea 3

MENTAL HEALTH: Tennessee MENTAL HEALTH: Texas MENTAL HEALTH: Texas Service Area Listing County Listing County Listing Service Area Name County Name County Name County—Cannon *Angelina Service Area: West Texas Center (LSA County—Clay County—Cumberland Service Area: LSA 7 (Burke Center) 46a) Facility: Duncan Prison *Dickens County-Dekalb *Archer Service Area: LSA 55 County—Fentress County—Jackson Service Area: Rolling Plains (LSA 39b) *Dimmit *Armstrong Service Area: LSA 8 (Camino Real) County-Macon Service Area: Texas Panhandle (LSA 45b) *Donlev County—Overton County—Pickett Service Area: Texas Panhandle (LSA 45b) *Atascosa Service Area: LSA 8 (Camino Real) *Duval County-Putnam Service Area: Coastal Plain-LSA 14b *Austin County—Smith County—Van Buren *Eastland Service Area: LSA 11 (Central Gulf Designation) Service Area: LSA 13 (Central Texas) County-Warren *Bailey *Ector County-White Service Area: LSA 12 (Central Plains) Service Area: Permian Basin (LSA 37) Bandera *Edwards **MENTAL HEALTH: Tennessee** Service Area: LSA 40 Service Area: LSA 40 Population Group Listing *Baylor El Paso Service Area: LSA 55 *Ellis Population Group *Bee Service Area: LSA 26 (Johnson County) Low Inc-Catchment Area 4 Facility: McConnel Prsn *Erath County—Greene *Blanco Service Area: LSA 36 (Pecan Valley) County—Hancock County—Hawkins Low Inc—Catchment Area 21 Service Area: LSA 32 *Falls *Bowie Service Area: LSA 21 (Heart Of Texas Service Area: LSA 34 (North East Texas) Mhmr=Mha) County—Benton County—Carroll County—Gibson *Fannin Service Area: LSA 32 (Mhmra Of Brazos Service Area: LSA 31 (Services Of Valley) Texoma) County—Henry *Brewster *Fisher Low Inc-Catchment Area 19 Service Area: LSA 6 (Big Bend) Service Area: Abilene—LSA 1 County-Bedford *Briscoe *Floyd County—Coffee County—Franklin County—Lincoln Service Area: LSA 12 (Central Plains) Service Area: LSA 12 (Central Plains) *Brooks *Foard Service Area: Coastal Plain-LSA 14b Service Area: LSA 55 County—Moore Low Inc—Catchment Area 10 *Brown *Freestone Service Area: LSA 21 (Heart Of Texas Service Area: LSA 13 (Central Texas) County-Bradley Mhmr=Mha) County—McMinn County—Meigs County—Polk *Burleson Service Area: LSA 32 (Mhmra Of Brazos Facility: Boyd Prison Valley) *Callahan Service Area: LSA 8 (Camino Real) Low Inc—Catchment Area 12 Service Area: Abilene-LSA 1 *Gaines County—Bledsoe *Cameron Service Area: West Texas Center (LSA County—Grundy Service Area: LSA 44 (Tropical Texas) 46a) County—Marion County—Rhea *Garza *Carson Service Area: Texas Panhandle (LSA 45b) Service Area: LSA 38b County—Sequatchie *Cass Gillespie Low Inc-Catchment Area 14 Service Area: LSA 34 (North East Texas) Service Area: LSA 40 County—Cheatham *Castro *Glasscock County—Dickson Service Area: LSA 12 (Central Plains) Service Area: Permian Basin (LSA 37) County—Houston County—Humphreys County—Montgomery *Childress *Gonzales Service Area: LSA 53 Service Area: LSA 8 (Camino Real) *Gray *Clay County—Robertson Service Area: Rolling Plains (LSA 39b) County—Stewart Low Inc—Catchment Area 5 Service Area: Texas Panhandle (LSA 45b) *Coleman *Grayson Service County—Claiborne County—Cocke Service Area: LSA 13 (Central Texas) Area: LSA 31 (Services Of *Collingsworth Texoma) Service Area: Texas Panhandle (LSA 45b) *Gregg County—Grainger County—Hamblen *Comanche Service Area: LSA 40 (Sabine Valley Cen-County—Jefferson County—Union Service Area: LSA 13 (Central Texas) ter) *Cooke *Grimes Area: LSA 31 (Services Of Low Inc-Shelby Service Service Area: LSA 32 (Mhmra Of Brazos Texoma) Valley) County—Shelby Coryell *Guadalupe Facility: Mountain View Prison Service Area: LSA 8 (Camino Real) **MENTAL HEALTH: Texas** Cottle *Hale County Listing Service Area: LSA 55 Service Area: LSA 12 (Central Plains) County Name *Crane *Hall *Anderson Service Area: Permian Basin (LSA 37) Service Area: Texas Panhandle (LSA 45b) Facility: Beto Psn *Crockett *Hansford Facility: Gurney Prison Service Area: New Val Verde Service Area: Texas Panhandle (LSA 45b) *Andrews *Hardeman *Culberson Service Area: West Texas Center (LSA Service Area: LSA 6 (Big Bend) Service Area: LSA 55 46a)

*Dawson

*Hardin

Mhmr=Mha)

*Lipscomb

MENTAL HEALTH: Texas MENTAL HEALTH: Texas MENTAL HEALTH: Texas County Listing County Listing County Listing County Name County Name County Name Service Area: LSA 32 (Mhmra Of Brazos Service Area: LSA 7 (Burke Center) Service Area: Texas Panhandle (LSA 45b) *Llano Valley) *Harrison Service Area: LSA 40 (Sabine Valley Cen-Service Area: LSA 40 *Runnels ter) *Loving Service Area: LSA 37b Service Area: Permian Basin (LSA 37) *Haskell *Rusk Service Area: Abilene-LSA 1 *Madison Service Area: LSA 40 (Sabine Valley Cen-Havs Service Area: LSA 32 (Mhmra Of Brazos ter) *Sabine Service Area: LSA 32 Valley) *Hemphill *Marion Service Area: LSA 7 (Burke Center) Service Area: Texas Panhandle (LSA 45b) Service Area: LSA 40 (Sabine Valley Cen-*San Augustine *Henderson Service Area: LSA 7 (Burke Center) ter) Service Area: LSA 12 *Martin *San Jacinto *Hidalgo Service Area: LSA 7 (Burke Center) Service Area: West Texas Center (LSA Service Area: LSA 44 (Tropical Texas) *San Saba 46a) Facility: Lopez Psn *Mason Service Area: LSA 13 (Central Texas) *Hood Service Area: LSA 40 *Shackelford Service Area: LSA 36 (Pecan Valley) *Maverick Service Area: Abilene-LSA 1 *Houston *Shelby Service Area: LSA 8 (Camino Real) Service Area: LSA 7 (Burke Center) *McCulloch Service Area: LSA 7 (Burke Center) *Hudspeth Service Area: LSA 13 (Central Texas) Smith Service Area: LSA 6 (Big Bend) Service Area: LSA 12 *McMullen *Somervell *Hutchinson Service Area: LSA 8 (Camino Real) Service Area: Texas Panhandle (LSA 45b) *Menard Service Area: LSA 36 (Pecan Valley) *Jack Service Area: LSA 40 *Starr Service Area: Rolling Plains (LSA 39b) Service Area: LSA 27 (Laredo) *Midland *Jasper Service Area: Permian Basin (LSA 37) *Stephens Service Area: LSA 7 (Burke Center) *Mills Service Area: Abilene-LSA 1 *Jeff Davis Service Area: LSA 13 (Central Texas) *Stonewall Service Area: LSA 6 (Big Bend) Service Area: Abilene-LSA 1 *Montague *Jim Hogg Service Area: Rolling Plains (LSA 39b) *Sutton Service Area: LSA 27 (Laredo) *Montaomerv Service Area: New Val Verde *Jim Wells Service Area: LSA 43 (Tri-Co Mhmr Cen-*Swisher Service Area: Coastal Plain-LSA 14b Service Area: LSA 12 (Central Plains) ter) *Motley *Johnson Taylor Service Area: LSA 26 (Johnson County) Service Area: LSA 12 (Central Plains) Service Area: Abilene-LSA 1 *Nacogdoches *Terrell Service Area: Abilene-LSA 1 Service Area: LSA 7 (Burke Center) Service Area: New Val Verde *Karnes *Navarro *Terry Service Area: LSA 8 (Camino Real) Service Area: LSA 26 (Johnson County) Service Area: West Texas Center (LSA Facility: Conanally Prison *Newton 46a) *Kendall Service Area: LSA 7 (Burke Center) *Throckmorton Service Area: LSA 40 *Nolan Service Area: Abilene-LSA 1 *Kenedy Service Area: Abilene-LSA 1 *Trinity Service Area: Coastal Plain-LSA 14b *Ochiltree Service Area: LSA 7 (Burke Center) Service Area: Texas Panhandle (LSA 45b) *Tyler *Kent Service Area: LSA 38b *Palo Pinto Service Area: LSA 7 (Burke Center) *Kerr Service Area: LSA 36 (Pecan Valley) *Upshur Service Area: LSA 40 *Panola Service Area: LSA 40 (Sabine Valley Cen-*Kimble Service Area: LSA 40 (Sabine Valley Center) Service Area: LSA 40 *Upton ter) *Parker *King Service Area: Permian Basin (LSA 37) Service Area: LSA 55 Service Area: LSA 36 (Pecan Valley) *Val Verde *Kinnev *Parmer Service Area: New Val Verde Service Area: New Val Verde Service Area: LSA 12 (Central Plains) *Van Zandt *Kleberg *Pecos Service Area: LSA 12 Service Area: Coastal Plain-LSA 14b Service Area: Permian Basin (LSA 37) *Walker Service Area: LSA 43 (Tri-Co Mhmr Cen-*Knox Service Area: LSA 55 Service Area: LSA 7 (Burke Center) ter) *Waller *La Salle Facility: Terrell Prison Service Area: LSA 8 (Camino Real) *Presidio Service Area: LSA 11 (Central Gulf Des-*I amb Service Area: LSA 6 (Big Bend) ignation) Service Area: LSA 12 (Central Plains) *Rains *Ward *Leon Service Area: LSA 12 Service Area: Permian Basin (LSA 37) Service Area: LSA 32 (Mhmra Of Brazos *Washington *Real Service Area: LSA 32 (Mhmra Of Brazos Valley) Service Area: LSA 40 *Liberty *Red River Valley) Service Area: LSA 43 (Tri-Co Mhmr Cen-Service Area: LSA 34 (North East Texas) *Webb ter) *Roberts Service Area: LSA 27 (Laredo) *Wheeler *Limestone *Roberts Service Area: LSA 21 (Heart Of Texas Service Area: Texas Panhandle (LSA 45b) Service Area: Texas Panhandle (LSA 45b)

Service Area: Texas Panhandle (LSA 45b)

*Robertson

*Wilbarger

Service Area: LSA 55

MENTAL HEALTH: Texas County Listing	MENTAL HEALTH: Texas Service Area Listing	MENTAL HEALTH: Texas Service Area Listing
County Name	Service Area Name	Service Area Name
*Willacy	County—Falls	County—Cottle
Service Area: LSA 44 (Tropical Texas)	County—Freestone	County—Dickens
*Wilson	County—Limestone	County—Foard
Service Area: LSA 8 (Camino Real) *Winkler	LSA 26 (Johnson County) County—Ellis	County—Hardeman County—King
Service Area: Permian Basin (LSA 37)	County—Johnson	County—Knox
*Wise	County—Navarro	County—Wilbarger
Service Area: Rolling Plains (LSA 39b) *Wood	LSA 27 (Laredo)	LSA 6 (Big Bend) County—Brewster
Service Area: LSA 12	County—Jim Hogg County—Starr	County—Brewster County—Culberson
*Yoakum	County—Webb	County—Hudspeth
Service Area: West Texas Center (LSA	County—Zapata	County—Jeff Davis
46a) *Young	LSA 31 (Services Of Texoma) County—Cooke	County—Presidio LSA 7 (Burke Center)
Service Area: Rolling Plains (LSA 39b)	County—Cooke County—Fannin	County—Angelina
*Zapata	County—Grayson	County—Hardin
Service Area: LSA 27 (Laredo)	LSA 32	County—Houston
*Zavala	County—Blanco	County—Jasper
Service Area: LSA 8 (Camino Real)	County—Hays LSA 32 (Mhmra Of Brazos Valley)	County—Nacogdoches County—Newton
MENTAL HEALTH: Texas	County—Brazos	County—Polk
Service Area Listing	County—Burleson	County—Sabine
Service Area Name	County—Grimes	County—San Augustine
Abilene—LSA 1	County—Leon County—Madison	County—San Jacinto County—Shelby
County—Callahan	County—Madison County—Robertson	County—Strendy County—Trinity
County—Fisher	County—Washington	County—Tyler
County—Haskell	LSA 34 (North East Texas)	LSA 8 (Camino Real)
County—Jones County—Nolan	County—Bowie County—Cass	County—Atascosa County—Dimmit
County—Shackelford	County—Cass County—Red River	County—Birlinit County—Frio
County—Stephens	LSA 36 (Pecan Valley)	County—Gonzales
County—Stonewall	County—Erath	County—Guadalupe
County—Taylor County—Throckmorton	County—Hood County—Palo Pinto	County—Karnes County—La Salle
Coastal Plain—LSA 14b	County—Parker	County—La Salle County—McMullen
County—Aransas	County—Somervell	County—Maverick
County—Bee	LSA 37b	County—San Patricio
County—Brooks County—Duval	County—Runnels LSA 38b	County—Wilson County—Zavala
County—Jim Wells	County—Garza	New Val Verde
County—Kenedy	County—Kent	County—Crockett
County—Kleberg	LSA 40	County—Kinney
County—San Patricio LSA 11 (Central Gulf Designation)	County—Bandera County—Edwards	County—Sutton
County—Austin	County—Edwards County—Gillespie	County—Terrell County—Val Verde
County—Waller	County—Kendall	Permian Basin (LSA 37)
LSA 12	County—Kerr	County—Crane
County—Henderson County—Rains	County—Kimble County—Llano	County—Ector
County—Kanis County—Smith	County—Liano County—Mason	County—Glasscock County—Loving
County—Van Zandt	County—Menard	County—Midland
County—Wood	County—Real	County—Pecos
LSA 12 (Central Plains) County—Bailey	LSA 40 (Sabine Valley Center)	County—Reeves
County—Bailey County—Briscoe	County—Gregg County—Harrison	County—Upton County—Ward
County—Castro	County—Marion	County—Winkler
County—Floyd	County—Panola	Rolling Plains (LSA 39b)
County—Hale	County—Rusk	County—Archer
County—Lamb County—Motley	County—Upshur LSA 43 (Tri-Co Mhmr Center)	County—Clay County—Jack
County—Parmer	County—Liberty	County—Sack County—Montague
County—Swisher	County—Montgomery	County—Wise
LSA 13 (Central Texas)	County—Walker	County—Young
County—Brown	LSA 44 (Tropical Texas)	Texas Panhandle (LSA 45b)
County—Coleman County—Comanche	County—Cameron County—Hidalgo	County—Armstrong County—Carson
County—Eastland	County—Willacy	County—Collingsworth
County—McCulloch	LSA 53	County—Donley
County—Mills	County—Childress	County—Gray
County—San Saba LSA 21 (Heart Of Texas Mhmr=Mha)	LSA 55 County—Baylor	County—Hall County—Hansford
Lott 21 (Heart Of Texas Willian - Willa)	County—Daylor	Journy—Hansiolu

MENTAL HEALTH: Texas Service Area Listing

Service Area Name

County—Hemphill County—Hutchinson County—Lipscomb County-Ochiltree County—Roberts
County—Wheeler

West Texas Center (LSA 46a)

County—Andrews
County—Dawson
County—Gaines County-Martin County—Terry County—Yoakum

MENTAL HEALTH: Texas Facility Listing

Facility Name

Beto Psn County-Anderson Boyd Prison County—Freestone
Conanally Prison County-Karnes Duncan Prison County—Angelina Gurney Prison

County—Anderson

Lopez Psn

County—Hidalgo McConnel Prsn County-Bee Mountain View Prison County—Coryell Terrell Prison County-Polk

MENTAL HEALTH: Utah County Listing

County Name

*Beaver

Service Area: Five County MHCA (SW District)

*Box Elder

Population Group: Low Inc-Bridgerland Àrea

*Cache

Population Group: Low Inc-Bridgerland Area

*Carbon

Population Group: Low Inc-Four County MHCA (SE District)

*Daggett

Service Area: Uintah Basin

*Duchesne

Service Area: Uintah Basin

*Emery

Population Group: Low Inc-Four County MHCA (SE District)

*Garfield

Service Area: Five County MHCA (SW District)

*Grand

Population Group: Low Inc-Four County MHCA (SE District)

Service Area: Five County MHCA (SW District)

*Juab

Service Area: Six County MHCA

Kane

MENTAL HEALTH: Utah County Listing

County Name

Service Area: Five County MHCA (SW District)

*Millard

Service Area: Six County MHCA

*Morgan

Population Group: Low Inc-Weber/Mor-

Service Area: Six County MHCA

Population Group: Low Inc-Bridgerland Área

Salt Lake

Facility: Draper State Prison

*San Juan

Population Group: Low Inc-Four County MHCA (SE District)

Sanpete

Service Area: Six County MHCA Facility: Central Utah Corr Fac

*Sevier

Service Area: Six County MHCA

*Tooele *Uintah

Service Area: Uintah Basin

*Washington

Service Area: Five County MHCA (SW District)

*Wayne

Service Area: Six County MHCA

Weber

Population Group: Low Inc-Weber/Morgan

MENTAL HEALTH: Utah Service Area Listing

Service Area Name

Five County MHCA (SW District)

County—Beaver County—Garfield

County-Iron

County—Kane
County—Washington

Six County MHCA

County—Juab County—Millard County—Piute

County-Sanpete

County-Sevier

County-Wayne

Uintah Basin

County—Daggett

County—Duchesne County—Uintah

MENTAL HEALTH: Utah Population Group Listing

Population Group

Low Inc-Bridgerland Area

County-Box Elder

County—Cache

County—Rich
Low Inc—Four County MHCA (SE District)

County—Carbon

County-Emery

County-Grand

County-San Juan

Low Inc-Weber/Morgan

MENTAL HEALTH: Utah Population Group Listing

Population Group

County-Morgan County-Weber

MENTAL HEALTH: Utah

Facility Listing

Facility Name

Central Utah Corr Fac County—Sanpete

Draper State Prison

County-Salt Lake

MENTAL HEALTH: Vermont

County Listing

County Name

*Caledonia

Service Area: Northeast Kingdom *Essex

Service Area: Northeast Kingdom

*Franklin

Service Area: Franklin/Grand Isle Grand Isle

Service Area: Franklin/Grand Isle

*Orleans

Service Area: Northeast Kingdom

MENTAL HEALTH: Vermont Service Area Listing

Service Area Name

Franklin/Grand Isle

County—Franklin County-Grand Isle

Northeast Kingdom

County-Caledonia

County-Essex

County-Orleans

MENTAL HEALTH: Virginia County Listing

County Name

*Brunswick

Service Area: Southside Planning Ditrict

Buchanan

Service Area: Planning Dist II

*Danville City

Service Area: Planning Dist XII

*Dickenson

Service Area: Planning Dist II

*Dinwiddie/Petersburg

Service Area: Planning Dist Xix

*Essex

Service Area: Middle Peninsula/Northern

Neck

*Franklin Service Area: Planning Dist XII

Gloucester

Service Area: Middle Peninsula/Northern Neck

*Halifax

Service Area: Southside Planning Ditrict

*Henry

Service Area: Planning Dist XII

*King And Queen

Service Area: Middle Peninsula/Northern Neck

*King William

Service Area: Middle Peninsula/Northern

Neck

*Lancaster

MENTAL HEALTH: Virginia County Listing

County Name

Service Area: Middle Peninsula/Northern

Neck

*Martinsville City

Service Area: Planning Dist XII

*Mathews

Service Area: Middle Peninsula/Northern Neck

*Mecklenburg

Service Area: Southside Planning Ditrict

*Middlesex

Service Area: Middle Peninsula/Northern

Neck

*Northumberland

Service Area: Middle Peninsula/Northern

Neck

*Patrick

Service Area: Planning Dist XII

*Pittsylvania

Service Area: Planning Dist XII

*Richmond

Service Area: Middle Peninsula/Northern

Neck *Russell

Service Area: Planning Dist II

*Smyth

Facility: Southwestern MH Inst

*Surry

Service Area: Planning Dist Xix

*Sussex

Service Area: Planning Dist Xix

*Tazewell Service Area: Planning Dist II

*Westmoreland

Service Area: Middle Peninsula/Northern

Neck

MENTAL HEALTH: Virginia Service Area Listing

Service Area Name

Middle Peninsula/Northern Neck

County—Fssex

County-Gloucester

County—King And Queen County—King William

County-Lancaster

County—Mathews County—Middlesex

County-Northumberland

County-Richmond

County-Westmoreland

Planning Dist II

County—Buchanan

County-Dickenson

County—Russell County—Tazewell

Planning Dist Xix

County—Dinwiddie/Petersburg
County—Surry

County—Sussex Planning Dist XII

County—Franklin
County—Henry

County—Patrick

County-Pittsylvania

County—Danville City

County-Martinsville City

Southside Planning Ditrict

County—Brunswick County—Halifax

County-Mecklenburg

MENTAL HEALTH: Virginia

Facility Listing

Facility Name

Southwestern MH Inst County-Smyth

MENTAL HEALTH: Washington

County Listing

County Name

*Adams

*Benton

Service Area: Tri-Cities

Population Group: MFW-Benton/Franklin

*Chelan

Service Area: Chelan/Douglas

*Clallam (g)

Facility: Clallam Bay Corr Ct r

*Cowlitz

Population Group: Low Inc-Cowlitz Co

*Douglas

Service Area: Chelan/Douglas

*Ferry

*Franklin

Service Area: Tri-Cities

Population Group: MFW—Benton/Franklin

Facility: Coyote Ridge Corr Ct r

*Grant

*Jefferson

*Kittitas

*Lewis

Population Group: Low Inc-Lewis Cty

*Lincoln

*Mason

Population Group: Low Inc-Mason Cty Facility: Wash/Corr/Reception Ct r

*Okanogan

*Pend Oreille

Snohomish

Facility: Twin Rivers Corr Ct r

*Stevens

*Wahkiakum

Walla Walla

Service Area: Tri-Cities Facility: Wa State Pen

Yakima

Population Group: MSFW—Yakima Cty

MENTAL HEALTH: Washington Service Area Listing

Service Area Name

Chelan/Douglas

County—Chelan County—Douglas

Parts:

Low Inc

Tri-Cities

County-Benton

County—Franklin

County-Walla Walla

Parts:

Burbank CCD

MENTAL HEALTH: Washington Population Group Listing

Population Group

Low Inc-Cowlitz Co

County—Cowlitz Low Inc—Lewis Cty

County—Lewis Parts:

Low Inc

Low Inc-Mason Cty

County-Mason

MENTAL HEALTH: Washington Population Group Listing

Population Group

MFW-Benton/Franklin

County-Benton

Parts:

MFW

County-Franklin

Parts: MFW

MSFW-Yakima Cty

County-Yakima

MENTAL HEALTH: Washington Facility Listing

Facility Name

Clallam Bay Corr Ct r

County-Clallam

Coyote Ridge Corr Ct r

County-Franklin

Twin Rivers Corr Ct r County-Snohomish

Wa State Pen

County-Walla Walla

Wash/Corr/Reception Ct r County-Mason

MENTAL HEALTH: West Virginia County Listing

County Name

*Braxton

Service Area: Central (VI-2)

*Doddridge Service Area: Central (VI-2)

Gilmer*

Service Area: Central (VI-2)

*Grant

Service Area: Petersburg (VIII) *Greenbrier

Service Area: Seneca (IV)

*Hampshire

Service Area: Petersburg (VIII) *Hardv

Service Area: Petersburg (VIII)

*Harrison

Service Area: Central (VI-2) *Lewis

Service Area: Central (VI-2)

Facility: William R. Sharpe Hospital

*Logan

Service Area: Logan/Mingo (II-1)

*Mc Dowell Service Area: Mercer/Mcdowell/Wyoming

(I-1)

*Mercer Service Area: Mercer/Mcdowell/Wyoming

(I-1)

*Mineral Service Area: Petersburg (VIII)

Minao

Service Area: Logan/Mingo (II-1) *Nicholas

Service Area: Seneca (IV)

*Pendleton Service Area: Petersburg (VIII)

*Pocahontas Service Area: Seneca (IV)

*Webster

Service Area: Seneca (IV) *Wyoming

Service Area: Mercer/Mcdowell/Wyoming

(I-1)

*Green

MENTAL HEALTH: West Virginia MENTAL HEALTH: Wisconsin MENTAL HEALTH: Wisconsin Service Area Listing County Listing Service Area Listing Service Area Name Service Area Name County Name Central (VI-2) Catchment Area 1 Service Area: Catchment Area 21 County-Braxton County-Douglas *lowa County—Doddridge County—Gilmer Catchment Area #6 Service Area: Catchment Area 21 County-Door County—Harrison County-Florence Service Area: Catchment Area 3 County—Lewis County-Marinette *Jackson Logan/Mingo (II-1) Catchment Area 11 Service Area: Catchment Area 9 County-Logan County-Menominee Facility: Jackson Corr Inst County-Mingo County-Shawano *Jefferson Mercer/Mcdowell/Wyoming (I-1) County-Waupaca *Juneau County-Mc Dowell Catchment Area 15 Service Area: Catchment Area 15 County-Mercer County-Juneau County—Wyoming *Lafayette County-Richland Service Area: Catchment Area 21 County-Sauk Petersburg (VIII) County—Grant *Langlade Catchment Area 16 County-Adams County-Hampshire *Lincoln County—Columbia *Marinette County-Hardy County-Mineral County-Marquette Service Area: Catchment Area #6 County—Pendleton Catchment Area 2 *Marguette Seneca (IV) County-Barron Service Area: Catchment Area 16 County-Burnett County-Greenbrier *Menominee County-Nicholas County-Polk Service Area: Catchment Area 11 County—Pocahontas County—Webster County-Rusk Milwaukee County-Washburn Service Area: Near North Side-Milwaukee Catchment Area 21 Facility: Milwaukee MH Complex County—Crawford **MENTAL HEALTH: West Virginia** *Monroe Facility Listing County-Grant *Oconto County-Green *Oneida Facility Name County-lowa Service Area: Catchment Area 4 William R. Sharpe Hospital County-Lafayette County-Lewis Catchment Area 3 Service Area: Catchment Area 7 County-Ashland *Pierce **MENTAL HEALTH: Wisconsin** County-Bayfield Service Area: Catchment Area 7 County Listing County-Iron County-Price Service Area: Catchment Area 2 County Name County-Sawyer *Price *Adams Catchment Area 4 Service Area: Catchment Area 16 Service Area: Catchment Area 3 County-Forest *Ashland Racine County-Oneida Service Area: Catchment Area 3 Facility: Racine Corr I County-Vilas *Barron Facility: Racine Youth Corr Ct r Catchment Area 7 Service Area: Catchment Area 2 *Richland County—Dunn County-*Bayfield Service Area: Catchment Area 15 -Pepin Service Area: Catchment Area 3 County-Pierce *Rusk Brown Service Area: Catchment Area 2 County-St. Croix Facility: Green Bay Corr. I. Catchment Area 9 *Sauk *Buffalo County—Buffalo Service Area: Catchment Area 15 Service Area: Catchment Area 9 County-Jackson *Sawver *Burnett County—Trempealeau Service Area: Catchment Area 3 Service Area: Catchment Area 2 Near North Side-Milwaukee 'Shawano *Clark County-Milwaukee Service Area: Catchment Area 11 *Columbia Parts: Sheboygan Service Area: Catchment Area 16 C.T. 18-28 Facility: Kettle Moraine Corr I *Crawford C.T. 38-49 *St. Croix Service Area: Catchment Area 21 C.T. 60-72 Service Area: Catchment Area 7 *Dodge C.T. 79-92 *Taylor Facility: Dodge Corr Inst C.T. 98-107 *Trempealeau Facility: Fox Lake Corr. I. C.T. 114-116 Service Area: Catchment Area 9 Facility: Waupun Corr Inst C.T. 141-142 *Vernon *Door C.T. 145 Service Area: Catchment Area #6 Service Area: Catchment Area 4 *Douglas **MENTAL HEALTH: Wisconsin** *Washburn Service Area: Catchment Area 1 Facility Listing Service Area: Catchment Area 2 *Dunn Waukesha Service Area: Catchment Area 7 Facility Name Facility: Ethan Allen School *Florence Dodge Corr Inst *Waupaca Service Area: Catchment Area #6 County—Dodge Service Area: Catchment Area 11 *Forest Ethan Allen School Service Area: Catchment Area 4 Waushara County-Waukesha Fox Lake Corr. I. Grant Winnebago Service Area: Catchment Area 21 Facility: Oshkosh Corr I County—Dodge

Facility: Wisconsin Resource Center

Green Bay Corr. I.

MENTAL HEALTH: Wisconsin Facility Listing

Facility Name

County-Brown Jackson Corr Inst County-Jackson Kettle Moraine Corr I

County-Sheboygan Milwaukee MH Complex

County-Milwaukee Oshkosh Corr I

County-Winnebage

Racine Corr I County-Racine Racine Youth Corr Ct r County-Racine

Waupun Corr Inst County-Dodge

Wisconsin Resource Center County-Winnebage

MENTAL HEALTH: Wyoming County Listing

County Name

*Uinta

Facility: Wyoming State Hosp

MENTAL HEALTH: Wyoming Facility Listing

Facility Name

Wyoming State Hosp County—Uinta

MENTAL HEALTH: American Samoa County Listing

County Name

*Eastern

Service Area: Terr. Of American Samoa *Manua

Service Area: Terr. Of American Samoa

*Rose Island Service Area: Terr. Of American Samoa

Swains Island

Service Area: Terr. Of American Samoa *Western

Service Area: Terr. Of American Samoa

MENTAL HEALTH: American Samoa Service Area Listing

Service Area Name

Terr. Of American Samoa County-Eastern County-Manua

County-Rose Island County-Swains Island

County-Western

MENTAL HEALTH: Fed Ste Micronesia County Listing

County Name

*Chuuk State *Kosrae State

*Pohnnei State *Yap State

MENTAL HEALTH: Guam County Listing

County Name

*Guam

Service Area: Terr. Of Guam

MENTAL HEALTH: Guam Service Area Listing

Service Area Name

Terr. Of Guam County-Guam

MENTAL HEALTH: N. Mariana Islands

County Listing

County Name

*Northern Islands

Service Area: Commonwealth N. Marianas Islands

Service Area: Commonwealth N. Marianas Islands

*Saipan

Service Area: Commonwealth N. Marianas Islands

Service Area: Commonwealth N. Marianas

Islands

MENTAL HEALTH: N. Mariana Islands Service Area Listing

Service Area Name

Commonwealth N. Marianas Islands County-Northern Islands

County-Rota County-Saipan County-Tinian

MENTAL HEALTH: Republic of Palau County Listing

County Name

*Republic Of Palau

MENTAL HEALTH: Puerto Rico County Listing

County Name

*Adjuntas (W 1/2) Service Area: Castaner

*Aguas Buenas

Service Area: Caguas (Sub-Region I)

Caguas

Service Area: Caguas (Sub-Region I)

Canovanas *Canovanas

Service Area: Rsa 14 Service Area: Rsa 14

Ceiba *Ceiba

Service Area: Rsa 14 Service Area: Rsa 14

Cidra

Service Area: Caguas (Sub-Region I)

Culebra Culebra

> Service Area: Rsa 14 Service Area: Rsa 14

Dorado

Service Area: Rsa 14

*Fajardo 'Fajardo

Service Area: Rsa 14

Service Area: Rsa 14

Gurabo

Service Area: Caguas (Sub-Region I) Juncos

Service Area: Caguas (Sub-Region I)

Lares (S 1/2)

Service Area: Castaner

*Loiza

MENTAL HEALTH: Puerto Rico County Listing

County Name

*Loiza

Service Area: Rsa 14 Service Area: Rsa 14

*Luquillo *Luquillo

Service Area: Rsa 14 Service Area: Rsa 14

*Maricao (E 1/2)

Service Area: Castaner

*Rio Grande *Rio Grande

Service Area: Rsa 14 Service Area: Rsa 14

*Vieques *Vieaues

Service Area: Rsa 14 Service Area: Rsa 14

*Yauco (N 1/4)

Service Area: Castaner

MENTAL HEALTH: Puerto Rico Service Area Listing

Service Area Name

Caguas (Sub-Region I) County-Aguas Buenas

County—Caguas

County-Cidra

County-Gurabo County-Juncos

Castaner

-Adjuntas (W 1/2) County-

County—Lares (S 1/2)

County-Maricao (E 1/2) County—Yauco (N 1/4)

Rsa 14

County—Canovanas

County-Ceiba County-Culebra

County-Fajardo

County-Loiza

County-Luquillo

County-Rio Grande County-Vieques

MENTAL HEALTH: Virgin Islands County Listing

County Name

*St. Croix

Service Area: Virgin Islands C.A.

*St. John

Service Area: Virgin Islands C.A.

*St. Thomas

Service Area: Virgin Islands C.A.

MENTAL HEALTH: Virgin Islands Service Area Listing

Service Area Name

Virgin Islands C.A. County—St. Croix

County—St. John County-St. Thomas

DENTAL: Alabama County Listing

County Name

Population Group: Low Inc Pop-Autauga Co.

Papellation Group: Low Inc—Barbour Co Papellation Group: Low Inc—Charabers Co County—Mobile Papellation Group: Low Inc—Escambia County—Group Cou	DENTAL: Alabama	DENTAL: Alabama	DENTAL: Alabama
Parbour	County Listing	Population Group Listing	Population Group Listing
Deputation Group: Low Inc—Barbour Co County—Mobile Parts County—Mobile	•	·	
Parts Part			
Chambers C.T. 1-3			, ,
Population Group: Low Inc—Charabers Co			
Chocidaw Population Group: Low Inc—Choctaw C.T. 5.6 Parts: C.T. 7.01-7.02 C.T. 8.01 C.T. 1.201			
Population Group: Low Inc—Choctaw C.T. 7.01—7.02 Consecut C.T. 8 C.T. 12.01 C.T. 40-48 C.D. Inc—Chambers Co County—Chambers Co County—Escanabla County Chamber Cou	·		,
Elmore Population Group: Low Inc Pop—Elmore C.T. 26 C.T. 38.01 Facility Name Foliation Four-Low Inc Population Four-Low Inc Populati			
Population Group: Low Inc Pop—Elmore Co. T. 38.01 Facility Listing			
C. T. 38.01 C. T. 38.01 C. T. 39.01 C. T. 39.01 Facility Name FCI—Talladega County—Total for Group: Low Inc—Etowah Co Population Group: Low Inc—Etowah Co Population Group: Low Inc—Central Mobile Service Area: North Mobile Population Group: Low Inc—Central Montgomery Parts: Low Income Low Inc—Etowah Co County—Choctaw Parts: Low Income Low Inc—Etowah Co County—Search County—Search Parts: Low Income Low Inc—Tuscaloosa Population Group: Low Inc—Pike Co County—Pike Parts: Low Income Low Inc—Tuscaloosa Co County—Mobile Parts: Low Income Low Inc—Tuscaloosa Co County—Mobile Parts: Low Income Low Inc—Tuscaloosa Co County—Mobile Parts: Low Income Low Inc—Etowah Co County—Pike Parts: Low Income Low Inc—Etowah Co County—Pike Parts: Low Income Low Inc—Search Mountain Parts: Low Income Low Inc—Search Mountain Parts: Low Income Low Inc—Search Parts: Low Income Low Inc			
Fescambia County Low Inc Escambia C.T. 40-48			Facility Listing
Low Inc—Chambers Co	*Escambia	C.T. 39.01	
Etowah			
Population Group: Low Inc—Etowah Co Greene Halie Low Inc — Choctaw County — Choctaw Madison Population Group: Low Inc—C Huntsville County — Escambia County — Choctaw Population Group: Low Inc—C Huntsville Population Group: Low Inc—Ohoctaw Depulation Group: Low Inc—Ohoctaw County—Choctaw Population Group: Low Inc—Ohoctaw County—Escambia County Coun	•		County—Talladega
Greene *Low Inc—Choctaw *Low Inc—Choctaw *County—Choctaw *Co			DENTAL: Arizona
**County-Choctaw Parts:	*Greene		County Listing
Madrison			County Name
Low Income			
Noting County			
Service Area: North Mobile Population Group: Low Inc—Central Mobile/Pichard Population Group: Low Inc—Central Mobile/Pichard Population Group: Low Inc—SE Mobile Monrigomery Population Group: Low Inc—W Montagomery Population Group: Low Inc—W Montagomery Perry Perry Perry Perry Perry Perry Perry Population Group: Low Inc—W Montagomery Population Group: Low Inc—Pike Co C.T. 49-50 C.T			
Service Area Williams Population Group: Low Inc—Central Mobile Population Group: Low Inc—Central Mobile Population Group: Low Inc—SE Mobile Population Group: Low Inc—W Month Parts Population Group: Low Inc—W Mobile Population Group: Low Inc—Wickenburg Population Group: Low Inc—Wickenburg Population Group: Low Inc—Wickenburg Population Group: Low Inc—Wickenburg Population Group: Low Inc—SE Mountain Parts Population Group: Low Inc—Wickenburg Population Group: Low Inc—Pike Co C.T. 161.03 Parts Parts: Low Inc—Pike Co County—Pike Parts: Low Inc—Mobile Parts: County—Mobile Parts: County—Mobile Parts: C.T. 13.01—13.02 C.T. 13.01—13.02 C.T. 14 Population Group: Low Inc—SE Mobile Parts: C.T. 14 Population Group: Low Inc—Coolidge/Eloy/ Casa Grande Service Area San Manuel Population Group: Low Inc—Service Area Warle P			
Population Group: Low Inc—Central Mobile Population Group: Low Inc—Elowah Parts: Low Inc—MW Mobile Parts: Population Group: Low Inc—Buckeye Population Group: Low Inc—W Montgomery Population Group: Low Inc—W Montgomery Perry Perr			Service Area: Williams
Population Group: Low Inc—SE Mobile			
Maricopa			
Low Inc—W Mobile Population Group: Low Inc—Burkeye Population Group: Low Inc—Burkeye Population Group: Low Inc—Burkeye Population Group: Low Inc—W Montgomery Population Group: Low Inc—Pike Co			
Parts			
Perry			
Pickens			
Pike			Facility: FCI Tucson
Sumiter Talladega Facility: FCI—Talladega Parts: Low Inc—Rike Co County—Rike Co County—Rike Co County—Rike Co County—Rike Co County—Rike Co County—Robit Parts: Low Income Service Area: Florence Service Area: Suth Tucson Florence Service Area: Sand Manuel Florence Service Area: Sand Manuel Florence Service Area: Sand Area Florence Service Area: Sond Manuel Florence Service Area: Sond Manuel Florence Service Area: Sond Manuel Florence Florence Service Area: Sond Manuel Florence Florence Florence Florence Florence Florenc			
*Talladega Facility: FCI—Talladega Facility: Facility: FCI—Talladega Facility:			
Paris			
Low Income Service Area: Florence Service Area: San Manuel Population Group: Low Inc—Tuscalossa Co			Pinal
County-Mobile Population Group: Low Inc-Coolidge/Eloy/ Casa Grande Santa Cruz Yuma Service Area Listing C.T. 10.01–10.02 Yuma Service Area Listing C.T. 13.01–13.02 Population Group: Low Inc-Somerton Population G	Tuscaloosa		
*Washington *Wilcox Parts: C.T. 9.01–9.02 *Santa Cruz Yuma	·		
C.T. 9.01-9.02 Santa Cruz Yuma Service Area: Wellton Service Area Listing C.T. 13.01-13.02 Population Group: Low Inc—Somerton Population Group: Low Income—Yuma Population Group: Low Income—Yuma Service Area Listing Pents:		•	Casa Grande
DENTAL: Alabama Service Area Listing C.T. 11 (C.T. 13.01 - 13.02) Service Area: Wellton Population Group: Low Inc—Somerton Population Group: Low Inc—Somerton Population Group: Low Income—Yuma Service Area Name C.T. 15.01-15.02 DENTAL: Arizona Service Area Listing North Mobile C.T. 21-22 DENTAL: Arizona Service Area Listing County—Mobile C.T. 21-22 Service Area Name County—Barbour C.T. 25.01-25.02 Elfrida DENTAL: Alabama Population Group Listing Low Inc—Tuscaloosa Co County—Cochise Parts: Population Group Low Inc—Word	· · · · · · · · · · · · · · · · · · ·	C.T. 9.01-9.02	
Service Area Listing			
C.T. 14			
North Mobile C.T. 16 DENTAL: Arizona County—Mobile C.T. 21–22 Service Area Listing Parts: C.T. 23.01–23.02 Service Area Name C.T. 58–60 C.T. 24 Service Area Name DENTAL: Alabama Population Group Listing C.T. 27–29 County—Cochise Population Group Listing Low Inc—Tuscaloosa Co Parts: County—Tuscaloosa Co C.T. 5 Population Group Low Inc—Whontgomery C.T. 5 Low Inc—Barbour Co Low Inc—Whontgomery Parts: Low Inc—W Montgomery Parts: C.T. 8–9 County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 6–7 C.T. 6–7 C.T. 6–7 C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15	· 	C.T. 14	
County—Mobile Parts: C.T. 21–22 Service Area Listing C.T. 58–60 C.T. 23.01–23.02 Service Area Name DENTAL: Alabama Population Group Listing C.T. 25.01–25.02 Elfrida Population Group Listing Low Inc—Tuscaloosa Co County—Cochise C.T. 5 Population Group Listing Low Inc—Tuscaloosa Co County—Cochise C.T. 5 Population Group Listing Parts: C.T. 5 Low Inc—Barbour Co County—Tuscaloosa C.T. 5 Low Inc—W Montgomery Parts: County—Pinal Low Inc—W Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			DENITAL A
Parts: C.T. 23.01–23.02 Service Area Name C.T. 58–60 C.T. 24 Elfrida DENTAL: Alabama Population Group Listing C.T. 25.01–25.02 County—Cochise Population Group Listing Low Inc—Tuscaloosa Co County—Tuscaloosa C.T. 5 Population Group Parts: Florence Low Inc—Barbour Co Low Income County—Pinal Low Inc—C Huntsville County—Montgomery Parts: County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			
DENTAL: Alabama	•		
DENTAL: Alabama Population Group Listing C.T. 27-29 County—Cochise Population Group Low Inc—Tuscaloosa Co County—Tuscaloosa Parts: Low Inc—Barbour Co County—Barbour Low Inc—W Montgomery Parts: Low Inc—C Huntsville County—Montgomery Parts: County—Madison Parts: Fort Defiance Parts: C.T. 1-2 County—Apache Parts: C.T. 3.85 Parts: C.T. 2.01-2.02 C.T. 4-7 Fort Apache Division C.T. 3.01-3.02 C.T. 10-11 San Manuel C.T. 7.01-7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15-16 Parts: C.T. 10-13 C.T. 22-24 C.T. 6-7 C.T. 15-16 C.T. 51.02 South Tucson	C.T. 58–60		
Population Group Listing Low Inc—Tuscaloosa Co Parts: C.T. 5 Population Group Parts: Florence Low Inc—Barbour Co Low Income County—Pinal County—Barbour Low Inc—W Montgomery Parts: Low Inc—W Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance C.T. 1 C.T. 1–2 County—Apache Parts: C.T. 3.85 Parts: C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson	DENTAL Alabama		
Population Group County—Tuscaloosa C.T. 5 Low Inc—Barbour Co Low Income County—Pinal County—Barbour Low Inc—W Montgomery Parts: Low Inc—C Huntsville County—Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance C.T. 1 C.T. 1–2 County—Apache Parts: C.T. 3.85 Parts: C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			
Low Inc—Barbour Co Low Inc—W Montgomery County—Pinal Parts: Low Inc—C Huntsville County—Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson		County—Tuscaloosa	
County—Barbour Low Inc—W Montgomery Parts: Low Inc—C Huntsville County—Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 3.85 Parts: C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			
Low Inc—C Huntsville County—Montgomery C.T. 8–9 County—Madison Parts: Fort Defiance Parts: C.T. 1–2 County—Apache C.T. 2.01–2.02 C.T. 3.85 Parts: C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			•
Parts: C.T. 1–2 County—Apache C.T. 1 C.T. 3.85 Parts: C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson		ŭ ,	
C.T. 1 C.T. 3.85 Parts: C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 South Tucson		Parts:	
C.T. 2.01–2.02 C.T. 4–7 Fort Apache Division C.T. 3.01–3.02 C.T. 10–11 San Manuel C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson			, ,
C.T. 3.01-3.02 C.T. 10-11 San Manuel C.T. 7.01-7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15-16 Parts: C.T. 10-13 C.T. 22-24 C.T. 6-7 C.T. 15-16 C.T. 51.02 South Tucson			
C.T. 7.01–7.02 C.T. 13 County—Pinal C.T. 8 C.T. 15–16 Parts: C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson	C.T. 3.01-3.02		•
C.T. 10–13 C.T. 22–24 C.T. 6–7 C.T. 15–16 C.T. 51.02 South Tucson		C.T. 13	
C.T. 15–16 C.T. 51.02 South Tucson			
0.11.01.02			

DENTAL: Arizona Service Area Listing	DENTAL: Arizona Facility Listing	DENTAL: California County Listing
Service Area Name	Facility Name	County Name
Parts:	Maricopa Co Jails	*Colusa
C.T. 1–12	County—Maricopa	Population Group: Low Inc/MFW—Colusa
C.T. 13.01–13.02		Co
C.T. 14	DENTAL: Arkansas	Contra Costa
C.T. 20–24	County Listing	Population Group: Low Inc-Antioch/Pitts-
C.T. 25.01–25.02	County Name	burg North (MSSA
C.T. 37.01–37.03 C.T. 38–39	*Ashlev	*Del Norte Population Group: Low Inc—Del Norte Co
C.T. 41.02–41.04	Service Area: Parkdale	Fresno
C.T. 43.01	*Calhoun	Population Group: Low Inc—San Joaquin/
C.T. 43.09	*Cleveland	Tranquility
Wellton	*Fulton	*Glenn
County—Yuma	*Grant Jefferson	Population Group: Low Inc—Willows
Parts:	Service Area: Altheimer	*Humboldt
C.T. 105–107 C.T. 112–113	*Lafayette	Population Group: Low Inc—Garberville/
Williams	*Lee	Redway Population Group: Low Inc—Trinity/Klam-
County—Coconino	*Lincoln	ath
Parts:	*Monroe	Population Group: Low Inc—Eureka/Arcata
C.T. 17–19	*Montgomery	Population Group: Low Inc—Rio Dell/Sco-
	*Newton	tia
DENTAL: Arizona	*Perry	Population Group: Low Inc—Fortuna
Population Group Listing	*Phillips *Poinsett	Population Group: Low Inc—Ferndale
Panulation Crown	Service Area: Marked Tree	Population Group: Low Inc—Area Around
Population Group Low Inc—Buckeye	*Prairie	Arcata
County—Maricopa	Pulaski	Population Group: Low Inc—North Coastal
Parts:	Service Area: College Station	*Imperial Service Area: Brawley-Calipatria
C.T. 506–507	*Searcy	Service Area: Blawley-Calipatha Service Area: Calexico—MSSA 49
Low Inc—Flagstaff	*Sharp	Service Area: East Imperial—MSSA 47
County—Coconino	*Woodruff	Kern
Parts:	DENTAL: Arkansas	Service Area: Arvin-Lamont (MSSA 61)
C.T. 1–15	Service Area Listing	Service Area: Buttonwillow
Low Inc—S Mountain County—Maricopa		Service Area: McFarland/Delano
Parts:	Service Area Name	Service Area: S. Westside/Frazier Park
C.T. 1152–1161	Altheimer	Service Area: Shafter/Wasco Population Group: Low Inc—N Westside/
C.T. 1162.02-1162.04	County—Jefferson	Taft
C.T. 1163-1165	Parts: C.T. 1.85	*Lake
C.T. 1166.01-1166.02	C.T. 7	Population Group: Low Inc—Lakeport
C.T. 1167.02–1167.04	College Station	(MSSA 70)
Low Inc—Somerton	County—Pulaski	*Lassen
County—Yuma Parts:	Parts:	Population Group: Low Inc—Susanville
Somerton CCD	C.T. 2	Los Angeles
Low Inc—Wickenburg	C.T. 4–5	Population Group: Low Inc—Watts/ Willowbrook
County—Maricopa	C.T. 40.01	Facility: FCI Terminal Island
Parts:	C.T. 40.03 C.T. 40.05	*Mendocino
C.T. 405.02	Marked Tree	Service Area: Covelo
C.T. 405.09	County—Poinsett	Service Area: Laytonville/Leggett
Low Inc-Coolidge/Eloy/Casa Grande	Parts:	Service Area: Redwood/Potter Valley
County—Pinal	Greenwood Township	Population Group: Low Inc—Willits
Parts: Casa Grande CCD	Little River Township	Monterey
Casa Grande CCD Coolidge CCD	Tyronza Township	Service Area: Greenfield/Soledad/Gonzales
Eloy CCD	Parkdale County—Ashley	Service Area: King City Population Group: Low-Income—N. Sali-
Manicopa-Stanfield	Parts:	nas (MSSA 109.2a)
Low Income—Yuma	Beech Creek Twp	San Francisco
County—Yuma	De Bastrop Twp	Population Group: Low Inc—South Of Mar-
Parts:	Portland Twp	ket
Yuma CCD	Wilmot Twp	Santa Barbara
		Facility: USP Lompoc
DENTAL: Arizona	DENTAL: California	Shasta
Facility Listing	County Listing	Service Area: Castella (MSSA 187)
Facility Name	County Name	Service Area: French Gulch (MSSA 186) Population Group: Low Inc—Redding
FCI Phoenix	Alameda	(MSSAS 189.1 & 189.2)
County—Maricopa	Population Group: Low Inc—Fruitvale	*Sierra
FCI Tucson	(MSSA 2d)	Service Area: West Sierra (MSSA 192)
County—Pima	Butte	*Siskiyou
FCI Tucson	Population Group: Low Inc-Oroville/Pa- lermo(MSSA 10)	Service Area: Happy Camp
County—Maricopa	IEIIIIU(IVISSA TU)	Service Area: Tulake (MSSA 101.2)

DENTAL: California County Listing	DENTAL: California Service Area Listing	DENTAL: California Population Group Listing
County Name	Service Area Name	Population Group
*Trinity	C.T. 2	C.T. 106–107
Service Area: Hayfork/Forest Glen/Peanut (MSSA 225)	Laytonville/Leggett County—Mendocino	Low Inc—Ferndale County—Humboldt
Service Area: L. Trinity/Helena/Salyer	Parts:	Parts:
(MSSA 223)	C.T. 102	C.T. 112
Service Area: Weaverville, Trinity Ct r (MSSA 224)	McFarland/Delano County—Kern	Low Inc—Fortuna County—Humboldt
Tulare	Parts:	Parts:
Population Group: Low Inc—Porterville	C.T. 46–48	C.T. 108-110
(MSSA 231/232)	C.T. 49.01–49.02 C.T. 50	Low Inc—Fruitvale (MSSA 2d) County—Alameda
Population Group: Low Inc—Visalia (MSSA 233a)	Redwood/Potter Valley	Parts:
	County-Mendocino	C.T. 4061-4062
DENTAL: California	Parts:	C.T. 4065–4066
Service Area Listing	C.T. 108 S. Westside/Frazier Park	C.T. 4070–4075 Low Inc—Garberville/Redway
Service Area Name	County—Kern	County—Humboldt
Arvin-Lamont(MSSA 61)	Parts:	Parts:
County—Kern Parts:	C.T. 33.02 Shafter/Wasco	C.T. 113 Low Inc—Lakeport (MSSA 70)
C.T. 62–64	County—Kern	County—Lake
Brawley-Calipatria	Parts:	Parts:
County—Imperial	C.T. 39–45	C.T. 1–5
Parts: C.T. 101–107	Tulake (MSSA 101.2) County—Siskiyou	C.T. 10 Low Inc—N Westside/Taft
C.T. 123.02	Parts:	County—Kern
Buttonwillow	C.T. 1	Parts:
County—Kern Parts:	Weaverville, Trinity Ct r (MSSA 224) County—Trinity	C.T. 33.03–33.04 C.T. 34–36
C.T. 37	Parts:	Low Inc—North Coastal
Calexico—MSSA 49	C.T. 1	County—Humboldt
County—Imperial Parts:	West Sierra (MSSA 192) County—Sierra	Parts: C.T. 102
C.T. 119–122	Parts:	Low Inc—Porterville (MSSA 231/232)
Castella (MSSA 187)	West Sierra Division	County—Tulare
County—Shasta Parts:	DENTAL: California	Parts: C.T. 27
C.T. 125	Population Group Listing	C.T. 33–41
Covelo County Mandagina	Population Group	C.T. 45
County—Mendocino Parts:	Low Inc—Antioch/Pittsburg North (MSSA	Low Inc—Redding (MSSAS 189.1 & 189.2) County—Shasta
C.T. 101	County—Contra Costa	Parts:
East Imperial—MSSA 47 County—Imperial	Parts: C.T. 3050	C.T. 101–123 Low Inc—Rio Dell/Scotia
Parts:	C.T. 3071.02	County—Humboldt
C.T. 124	C.T. 3072.01-3072.02	Parts:
French Gulch (MSSA 186)	C.T. 3072.04-3072.05 C.T. 3090	C.T. 111
County—Shasta Parts:	C.T. 3030 C.T. 3100	Low Inc—San Joaquin/Tranquility County—Fresno
C.T. 124	C.T. 3110	Parts:
Greenfield/Soledad/Gonzales	C.T. 3120	C.T. 82
County—Monterey Parts:	C.T. 3132.01–3132.02 C.T. 3141.01–3141.02	Low Inc—South Of Market County—San Francisco
C.T. 108.98	C.T. 3142	Parts:
C.T. 109	C.T. 3142.98	C.T. 122–125
C.T. 111–112 Happy Camp	C.T. 3552 Low Inc—Area Around Arcata	C.T. 176.02 C.T. 176.98
County—Siskiyou	County—Humboldt	C.T. 177–178
Parts:	Parts:	C.T. 179.01–179.02
C.T. 5 Hayfork/Forest Glen/Peanut (MSSA 225)	C.T. 9 C.T. 12	C.T. 179.99–180.00 C.T. 201.98
County—Trinity	Low Inc—Del Norte Co	C.T. 226–229
Parts:	County—Del Norte	C.T. 607
C.T. 3.98 King City	Parts: Low Income	Low Inc—Susanville County—Lassen
County—Monterey	Low Income Low Inc—Eureka/Arcata	Parts:
Parts:	County—Humboldt	Honey Lake Div
C.T. 113 C.T. 114.02	Parts: C.T. 1	Madeline Plains Div
L. Trinity/Helena/Salyer (MSSA 223)	C.T. 1.99–2.00	Susanville Div Westwood Div
County—Trinity	C.T. 3–8	Low Inc—Trinity/Klamath
Parts:	C.T. 10–11	County—Humboldt

DENTAL: California Population Group Listing	DENTAL: Colorado County Listing	DENTAL: Colorado Population Group Listing
Population Group	County Name	Population Group
Parts:	Facility: Denver Women's C.F.	Low Inc—Alamosa Co
C.T. 101	Douglas	County—Alamosa
Low Inc—Visalia (MSSA 233a)	Facility: FCI Englewood	Parts:
County—Tulare	*Fremont	Low Income
Parts:	Facility: Centennial C.F.	Migrant Farmworker
C.T. 9	Facility: Colorado State Penn	Low Inc—Prowers Co County—Prowers
C.T. 10.01–10.02	Facility: Colorado Territorial C.F.	Parts:
C.T. 11–13	Facility: Florence Admax USP	Prowers
C.T. 17.01–17.02 C.T. 18–19	Facility: Freemont C.F.	Low Inc/MFW—Pueblo Co
C.T. 20.01–20.05	Facility: FCI Florence Facility: USP Florence	County—Pueblo
Low Inc—Watts/Willowbrook	*Kiowa	Parts:
County—Los Angeles	*Morgan	Low Income/MFW
Parts:	Population Group: Low Income/MSFW—	Low Income—Northwest Adams
C.T. 2408-2410	Morgan Co	County—Adams
C.T. 2420–2423	*Prowers	Parts:
C.T. 2426–2427	Population Group: Low Inc—Prowers Co	C.T. 90.01–90.03
C.T. 2430–2431	Pueblo	C.T. 93.06–93.10
C.T. 5352 C.T. 5404	Population Group: Low Inc/MFW—Pueblo	C.T. 93.15–93.18
C.T. 5404 C.T. 5406–5408	Со	C.T. 94.01 C.T. 94.07
C.T. 5406–5408 C.T. 5412–5414	*Saguache	C.T. 94.07 C.T. 95.01–95.02
Low Inc—Willits	DENTAL , Coloredo	C.T. 95.07–95.02 C.T. 95.53
County—Mendocino	DENTAL: Colorado Service Area Listing	C.T. 96.03–96.06
Parts:		C.T. 97.50
C.T. 106-107	Service Area Name	Low Income/MSFW—Morgan Co
Low Inc—Willows	Commerce City	County—Morgan
County—Glenn	County—Adams	Parts:
Parts:	Parts:	Low-Income/MSFW
C.T. 103–105	C.T. 87.03	
Low Inc-Oroville/Palermo(MSSA 10)	C.T. 87.05–87.06	DENTAL: Colorado
County—Butte Parts:	C.T. 88.01–88.02	Facility Listing
C.T. 25–33	C.T. 89.01	Facility Name
Low Inc/MFW—Colusa Co	C.T. 89.52	Centennial C.F.
County—Colusa	Eastside (Denver) County—Denver	County—Fremont
Parts:	Parts:	Colorado State Penn
Low Income/MFW	C.T. 15–16	County—Fremont
Low-Income—N. Salinas (MSSA 109.2a)	C.T. 23	Colorado Territorial C.F.
County—Monterey	C.T. 24.01-24.02	County—Fremont
Parts:	C.T. 25	Denver Reception & Diagnostic Center
C.T. 1–9 C.T. 13	C.T. 26.01–26.02	County—Denver
C.T. 17–18	C.T. 27.01–27.03	Denver Women's C.F.
C.T. 105.01–105.02	C.T. 28.01–28.03	County—Denver
C.T. 106.01–106.02	C.T. 35	Florence Admax USP
	C.T. 36.01–36.03	County—Fremont
DENTAL: California	C.T. 41.01–41.02 C.T. 41.04	Freemont C.F. County—Fremont
Facility Listing	Montbello	FCI Englewood
	County—Denver	County—Douglas
Facility Name	Parts:	FCI Florence
FCI Terminal Island County—Los Angeles	C.T. 83.04–83.06	County—Fremont
USP Lompoc	C.T. 83.11-83.12	USP Florence
County—Santa Barbara	Westside (Denver)	County—Fremont
County—Canta Darbara	County—Denver	
DENTAL: Colorado	Parts:	DENTAL: Connecticut
County Listing	C.T. 2.01–2.02	County Listing
	C.T. 4.01–4.02	O accepted No. 20 a
County Name	C.T. 5.01–5.02	County Name
Adams	C.T. 6	Fairfield
Service Area: Commerce City	C.T. 7.01–7.02	Service Area: Central/East Bridgeport
Population Group: Low Income—Northwest	C.T. 8 C.T. 9.01–9.03	Service Area: Southwest Bridgeport Hartford
Adams	C.T. 10	Service Area: Charter Oak/Frog Hollow/
*Alamosa Population Group: Low Inc—Alamosa Co	C.T. 11.01–11.02	Parkville
*Costilla	C.T. 13.01–11.02 C.T. 13.01–13.02	Service Area: North/Northcentral Hartford
	C.T. 13.01–13.02 C.T. 14.01–14.02	Population Group: Low Inc— C New Brit-
Denver		
Denver Service Area: Fastside (Denver)	C.T. 18–19	ain
Service Area: Eastside (Denver) Service Area: Montbello	C.T. 18–19 C.T. 21	ain Middlesex
Service Area: Eastside (Denver)	C.T. 18–19 C.T. 21 C.T. 45.01–45.02	
Service Area: Eastside (Denver) Service Area: Montbello	C.T. 21	Middlesex

DENTAL: Connecticut County Listing	DENTAL: Connecticut Population Group Listing	DENTAL: District Of Columbia Population Group Listing
County Name Service Area: S. Cent Waterbury Population Group: Low Inc—Meriden New London Population Group: Low Inc—Norwich Population Group: Low Inc—New London (Inner City) Windham Population Group: Low Inc—Town Of Windham	Population Group Low Inc—New London (Inner City) County—New London Parts: C.T. 6901 C.T. 6901.99–6902.00 C.T. 6902.99–6903.00 C.T. 6904–6906 C.T. 6906.99–6907.00 C.T. 6907.99–6908.00	Population Group Homeless—Downtown D.C. County—Dist Of Columbia Parts: C.T. 40.01–40.02 C.T. 41 C.T. 42.02 C.T. 46–47 C.T. 48.01–48.02 C.T. 48.01–49.02 C.T. 50–51
DENTAL: Connecticut Service Area Listing	C.T. 6909 Low Inc—Norwich	C.T. 52.10 C.T. 52.20
Service Area Name Central/East Bridgeport County—Fairfield Parts: C.T. 713–717	County—New London Parts: Census Tract 6970 Census Tract 6969 Census Tract 6968 Census Tract 6967	C.T. 53.01–53.02 C.T. 54.01–54.02 C.T. 55.01–55.02 C.T. 56 C.T. 57.01–57.02 C.T. 58–59
C.T. 735–736 C.T. 738–744 Charter Oak/Frog Hollow/Parkville	Census Tract 6966 Census Tract 6965	DENTAL: Florida County Listing
County—Hartford Parts: C.T. 5001–5004 C.T. 5019 C.T. 5027–5030 C.T. 5043 C.T. 5045–5046 C.T. 5049 North/Northcentral Hartford	Census Tract 6964 Census Tract 6961 Low Inc—Town Of Windham County—Windham Parts: Windham Town Low Inc/Homeless—Cent Middletown County—Middlesex Parts:	County Name Alachua Facility: Gainesville Corr Inst *Baker Facility: Baker Corr Inst Bradford Facility: FI State Prison Facility: Lawtey Corr Inst
County—Hartford Parts:	Census Tract 5411.00 Census Tract 5416.00 Census Tract 5415.00 Census Tract 5418.00 Census Tract 5417.00	Brevard Facility: Brevard Corr Inst Broward Facility: Broward Corr Inst *Calhoun Facility: Calhoun Corr Inst Charlotte
County—New Haven Parts:	DENTAL: DELAWARE County Listing	Facility: Charlotte Corr Inst Collier
C.T. 3501–3506 C.T. 3508 C.T. 3512 C.T. 3514 C.T. 3517	County Name New Castle Service Area: Southbridge Service Area: Wilmington	Service Area: Everglades Service Area: Immokalee *Columbia Facility: Columbia Corr Inst Dade Service Area: Homestead
Southwest Bridgeport County—Fairfield Parts:	*Sussex DENTAL: DELAWARE	Service Area: Model Cities Facility: Dade Corr Inst
C.T. 702–712 DENTAL: Connecticut Population Group Listing	Service Area Listing Service Area Name Southbridge	Facility: FCI Miami Facility: S FI Reception Ct r *De Soto Facility: Desoto Corr Inst
Population Group Low Inc— C New Britain County—Hartford Parts: C.T. 4159–4162 C.T. 4166 C.T. 4168 C.T. 4171 Low Inc—Meriden County—New Haven Parts: Ct 1701.01 Ct 1702.02 Ct 1702.01 Ct 1702.02 Ct 1703 Ct 1710 Ct 1710 Ct 1713	County—New Castle Parts: C.T. 19 C.T. 153–155 Wilmington County—New Castle Parts: C.T. 1 C.T. 6.01–6.02 C.T. 7–9 C.T. 15–17 C.T. 20–23 DENTAL: District Of Columbia County Listing County Name Dist Of Columbia	Facility: Cross City Corr Inst Duval Population Group: Low Inc—NW Jackson- ville Escambia Population Group: Low Inc—NW Escambia Facility: Century Corr Inst *Franklin Gadsden Population Group: Low Inc/MFW—Gadsden Population Group: Low Inc/MFW—Gadsden *Gilchrist (g) Facility: Lancaster Corr Inst *Glades *Gulf Population Group: Low Inc—Gulf Co Facility: Gulf Corr Inst
Ct 1713 Ct 1714 Ct 1715	Population Group: Homeless—Downtown D.C.	*Hamilton (g) Facility: Hamilton Corr Inst *Hardee

DENTAL: Florida County Listing	DENTAL: Florida County Listing	DENTAL: Florida Service Area Listing
Population Group Population Group: Low Inc/MFW—Hardee	Population Group *Suwannee	Service Area Name C.T. 19.01
Co Facility: Hardee Corr Inst	Population Group: Low Inc—Suwannee Co *Taylor *Union	C.T. 19.03–19.04 C.T. 23
*Hendry Hernando Population Group: Low Inc—Hernando Co	*Union Facility: N FI Reception Ct r Facility: Union Corr Inst	DENTAL: Florida Population Group Listing
*Highlands Population Group: Low Inc/MFW—High-	Volusia Facility: Tomoka Corr Inst	Population Group Low Inc—Bond Community
lands Co Facility: Avon Park Corr Inst Hillsborough	*Walton (g) Facility: Walton Corr Inst *Washington	County—Leon Parts:
Population Group: Low Inc/MFW—Ruskin/ Apollo Beach	DENTAL: Florida	C.T. 1 C.T. 4–6
Population Group: Low Inc/MFW—Plant City/Dover	Service Area Listing Service Area Name	C.T. 10.01 C.T. 11.01–11.02 C.T. 12–14
*Holmes (g) Facility: Holmes Corr Inst *Indian River	Belle Glade/Pahokee County—Palm Beach	Low Inc—Central Ft. Pierce County—St Lucie
Population Group: Low Inc/MFW Fellsmere Facility: Hendry Corr Inst	Parts: C.T. 80.01–80.02	Parts: C.T. 1
Facility: Indian River Corr Inst *Jackson Facility: Apalachee Corr Inst	C.T. 81.01–81.02 C.T. 82.01–82.03 C.T. 83.01–83.02	C.T. 1.99–2.00 C.T. 3–5 C.T. 9.02
Facility: FCI—Marianna Facility: Jackson Corr Inst	Eastern Pasco County—Pasco	Low Inc—Gulf Co County—Gulf
Facility: River Junction Corr Inst *Jefferson (g)	Parts: C.T. 320.01–320.02 C.T. 321.01–321.02	Parts: Low Income Low Inc—Hernando Co
Facility: Jefferson Corr Inst *Lafayette (g) Facility: Mayo Corr Inst	C.T. 321.01–321.02 C.T. 322–329 C.T. 330.01–330.04	County—Hernando Parts:
Lake Population Group: MFW—Lake Co	C.T. 331 Everglades	Low Income Low Inc—NW Escambia
Facility: Lake Corr Inst Leon Population Group: Low Inc—Bond Commu-	County—Collier Parts: C.T. 111.01–111.02	County—Escambia Parts: C.T. 38–40
nity *Levy	Frostproof County—Polk	Low Inc—NW Jacksonville County—Duval
*Liberty Facility: Liberty Corr Inst	Parts: Frostproof Division Homestead	Parts: C.T. 1 C.T. 1.99–2.00
*Madison (g) Facility: Madison Corr Inst Manatee	County—Dade Parts:	C.T. 2.99–3.00 C.T. 3.99–4.00
Population Group: MFW—Manatee Marion	C.T. 104–105 C.T. 106.02	C.T. 5 C.T. 9–19
Facility: Florida Corr Inst Martin Service Area: Indiantown	C.T. 107.01 C.T. 108–109 C.T. 110.01–110.02	C.T. 26–29 C.T. 107–109 C.T. 112–116
Facility: Martin Corr Inst Okaloosa	C.T. 111 C.T. 112.01–112.02	C.T. 118 C.T. 121
Facility: Okaloosa Corr Inst *Okeechobee	C.T. 113 C.T. 114.98	Low Inc—Suwannee Co County—Suwannee
Orange Facility: C FI Reception Ct r Palm Beach	Immokalee County—Collier Parts:	Parts: Low Income Low Inc—West Palm Beach
Service Area: Belle Glade/Pahokee Population Group: Low Inc—West Palm	C.T. 112.02–112.03 C.T. 113–114	County—Palm Beach Parts:
Beach Pasco Sonico Argo: Fostor Pasco	Indiantown County—Martin Parts:	C.T. 20–24 C.T. 26 Low Inc/MFW—Gadsden Co
Service Area: Eastern Pasco Facility: Zephyrhills Corr Inst Polk	C.T. 18 Model Cities	County—Gadsden Parts:
Service Area: Frostproof Facility: Polk Corr Inst	County—Dade Parts:	Low Income/Migrant Farmw Low Inc/MFW—Hardee Co
*Putnam Santa Rosa Facility: Santa Rosa Corr Inst	C.T. 4.08 C.T. 8.01–8.02 C.T. 9.01–9.03	County—Hardee Parts: Low Income/Migrant Farmw
St Lucie Population Group: Low Inc—Central Ft.	C.T. 10.01–10.04 C.T. 11.03	Low Inc/MFW—Highlands Co County—Highlands
Pierce *Sumter (g) Facility: Fac Colomon	C.T. 15.01–15.02 C.T. 16.01–16.02 C.T. 17.01–17.02	Parts: Low Income/MFW Low Inc/MFW—Plant City/Dover
Facility: Fcc Coleman Facility: Sumter Corr Inst	C.T. 17.01–17.02 C.T. 18.01–18.03	County—Hillsborough

DENTAL: Florida	DENTAL: Florida	DENTAL: Georgia
Population Group Listing	Facility Listing	County Listing
County Name	Facility Name	County Name
Parts:	Hamilton Corr Inst	Facility: Marietta Health Center
C.T. 101.02–101.04	County—Hamilton	Facility: Metro State Prison
C.T. 124–131	Hardee Corr Inst	*Dodge
Low Inc/MFW—Ruskin/Apollo Beach	County—Hardee	Facility: Dodge State Prison
County—Hillsborough Parts:	Hendry Corr Inst County—Indian River	Dougherty Population Group: Low Inc—Dougherty
C.T. 140.02	Holmes Corr Inst	Forsyth
C.T. 141.01	County—Holmes	Facility: Phillips State Prison
C.T. 141.03–141.04	Indian River Corr Inst	Fulton
Low Inc/MFW Fellsmere	County—Indian River	Service Area: Atlanta Southside
County—Indian River	Jackson Corr Inst	Service Area: West Atlanta
Parts:	County—Jackson	Facility: Douglas Health Center
Fellsmere Division	Jefferson Corr Inst	Facility: Procare At Midtown, Inc.
MFW—Lake Co	County—Jefferson	Facility: Smyrna Health Center
County—Lake	Lake Corr Inst	Facility: USP Atlanta
Parts:	County—Lake	*Hancock (g)
MFW	Lancaster Corr Inst	Facility: Hancock State Prison
MFW—Manatee	County—Gilchrist	Harris
County—Manatee Parts:	Lawtey Corr Inst County—Bradford	*Liberty
C.T. 13	Liberty Corr Inst	*Long *Macon
C.T. 13 C.T. 14.01–14.02	County—Liberty	*Marion
C.T. 14.01=14.02 C.T. 15.01	Madison Corr Inst	*Pulaski
C.T. 15.01	County—Madison	*Putnam
C.T. 16	Martin Corr Inst	*Sumter
C.T. 19.01	County—Martin	Population Group: Low Inc—Sumter
C.T. 19.03–19.04	Mayo Corr Inst	*Talbot
	County—Lafayette	*Tattnall
DENTAL: Florida	N FI Reception Ct r	Twiggs
Facility Listing	County—Union	*Ware
	Okaloosa Corr Inst	Population Group: Low Inc—Ware Co
Facility Name	County—Okaloosa	*Warren
Apalachee Corr Inst	Polk Corr Inst	*Washington
County—Jackson	County—Polk	*Wayne
Avon Park Corr Inst	River Junction Corr Inst	Facility: FCI—Jesup
County—Highlands Baker Corr Inst	County—Jackson	*Whitfield
County—Baker	S FI Reception Ct r County—Dade	Population Group: Low Inc—Whitfield *Wilcox
Brevard Corr Inst	Santa Rosa Corr Inst	Facility: Wilcox State Prison
County—Brevard	County—Santa Rosa	*Worth
Broward Corr Inst	Sumter Corr Inst	Population Group: Low Inc—Worth
County—Broward	County—Sumter	1 opulation Group. Low the Worth
C FI Reception Ct r	Tomoka Corr Inst	DENTAL: Georgia
County—Orange	County-Volusia	Service Area Listing
Calhoun Corr Inst	Union Corr Inst	
County—Calhoun	County—Union	Service Area Name
Century Corr Inst	Walton Corr Inst	Atlanta Southside
County—Escambia	County—Walton	County—Fulton
Charlotte Corr Inst	Zephyrhills Corr Inst	Parts:
County—Charlotte	County—Pasco	C.T. 44
Columbia Corr Inst		_ C.T. 46.95
County—Columbia Cross City Corr Inst	DENTAL: Georgia	C.T. 48 C.T. 49.95
County—Dixie	County Listing	- C.T. 50
Dade Corr Inst	County Name	C.T. 52–53
County—Dade	Bibb	C.T. 55.01–55.02
Desoto Corr Inst	Facility: Middle Ga Corr Complex	C.T. 56–58
County—De Soto	Bryan	C.T. 63–64
Fcc Coleman	*Burke	C.T. 67
County—Sumter	*Butts	C.T. 68.01-68.02
FI State Prison	Facility: Ga Diagnostic Prison	C.T. 69-73
County—Bradford	*Calhoun	West Atlanta
Florida Corr Inst	Facility: Calhoun State Prison	County—Fulton
County—Marion	*Camden	Parts:
FCI—Marianna	Chatham	C.T. 8
County—Jackson	Facility: Costal State Prison	C.T. 22–26
FCI Miami	*Colquitt	C.T. 36-41
County—Dade	Population Group: Low Inc—Colquitt	C.T. 42.95
	*Crawford	C.T. 43
Gainesville Corr Inst		
County—Alachua	*Dawson	C.T. 60-62

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DENTAL: Georgia Service Area Listing	DENTAL: Georgia Facility Listing	DENTAL: Idaho County Listing
Service Area Name C.T. 80 C.T. 81.01–81.02	Facility Name USP Atlanta County—Fulton Wilcox State Prison	*Camas Canyon
C.T. 82.01–82.02 C.T. 83.01–83.02 C.T. 84–85	County—Wilcox	Population Group: Low Inc/MFW—S Treasure Valley *Caribou
C.T. 86.01–86.02 C.T. 87.01–87.02 C.T. 88	DENTAL: Hawaii County Listing	Population Group: Low Inc/MFW—Caribou Co *Clark
DENTAL: Georgia Population Group Listing	<i>County Name</i> *Hawaii Population Group: Low Inc—West Hawaii	*Elmore Population Group: Low Inc/MFW—Elmore
Population Group Low Inc—Colquitt	 Population Group: Low Inc—East Hawaii *Maui Service Area: Hana/Haiku 	Co *Fremont Population Group: Low-Inc/MFW—Fremont
County—Colquitt Parts:	DENTAL: Hawaii Service Area Listing	Co *Gem
Low Income Low Inc—Dawson Co County—Dawson	Service Area Name	Population Group: Low Inc/MFW—N Treasure Valley *Gooding
Parts: Low Income Low Inc—Dougherty	Hana/Haiku County—Maui Parts:	Population Group: Low-Inc/MFW—Gooding Co *Idaho
County—Dougherty Parts: Low Income	C.T. 301–302 DENTAL: Hawaii	*Jerome Population Group: Low Inc/MFW—Jerome
Low Inc—Sumter County—Sumter	Population Group Listing Population Group	Co *Kootenai Population Group: Low Inc—Kootenai
Parts: Low Income Low Inc—Ware Co	Low Inc—East Hawaii County—Hawaii Parts:	*Lemhi Population Group: Low Inc—Lemhi Co
County—Ware Parts: Low Income	C.T. 201–206 C.T. 206.99 C.T. 207.01–207.02	*Lincoln *Nez Perce Population Group: Nez Perce Co—Low
Low Inc—Whitfield County—Whitfield Parts:	C.T. 208.01-208.02 C.T. 209	Inc/MFW *Oneida
Low Income Low Inc—Worth	C.T. 210.01–210.02 C.T. 211 C.T. 219–221	Population Group: Low Inc—Oneida Co *Owyhee Service Area: Bruneau
County—Worth Parts: Low Income	Low Inc—West Hawaii County—Hawaii Parts:	Population Group: Low Inc/MFW—S Treasure Valley *Payette
DENTAL: Georgia Facility Listing	C.T. 212–214 C.T. 215.01–215.02 C.T. 215.97–215.98 C.T. 216–218	Population Group: Low Inc/MFW—N Treasure Valley *Power
Facility Name Calhoun State Prison County—Calhoun	DENTAL: Idaho County Listing	Population Group: Low Inc/MFW—Power Co *Shoshone
Costal State Prison County—Chatham Dodge State Prison	County Name Ada	Population Group: Low Inc—Shoshone Co *Teton Population Group: Low Inc/MEW Total
County—Dodge Douglas Health Center	Population Group: Low Inc—Urban Boise City	Population Group: Low Inc/MFW—Teton Co *Twin Falls
County—Fulton FCI—Jesup County—Wayne	*Adams *Bannock Population Group: Low Inc/MFW—Ban-	Population Group: MSFW—Twin Falls Co *Valley Population Group: Low Inc—Valley Co
Ga Diagnostic Prison County—Butts Hancock State Prison	nock C0 *Benewah Population Group: Low Inc—Benewah Co	*Washington Population Group: Low Inc/MFW—N
County—Hancock Marietta Health Center County—De Kalb	*Bingham Population Group: Low Inc/MFW—Bing-	Treasure Valley DENTAL: Idaho
Metro State Prison County—De Kalb	ham Co *Boise Population Group: Low Inc—Boise Co	Service Area Listing
Middle Ga Corr Complex County—Bibb Phillips State Prison	*Bonner Population Group: Low Inc/MFW—Bonner Co	Service Area Name Bruneau County—Owyhee
County—Forsyth Procare At Midtown, Inc.	*Boundary Population Group: Low Inc—Boundary Co	Parts: Bruneau Division Crond View Division
County—Fulton Smyrna Health Center County—Fulton	*Butte Population Group: Low Inc/MFW—Butte Co	Grand View Division Murphy Division Western Shoshone Division

DENTAL: Idaho Population Group Listing	DENTAL: Idaho Population Group Listing	DENTAL: Illinois County Listing
Population Group Low -Inc/MFW—Gooding Co	Population Group	County Name
County—Gooding	County—Caribou	*Macoupin
Parts:	Parts: Low Inc/MFW	Population Group: Low Inc—Macoupin Co
Low—Inc/MFW—Gooding	Low Inc/MFW—Elmore Co	*Montgomery Population Group: Low Inc—Montgomery
Low Inc—Benewah Co	County—Elmore	Co
County—Benewah	Low Inc/MFW—Jerome Co	*Saline
Parts:	County—Jerome	Population Group: Low Inc—Saline Co
Low Income Low Inc—Boise Co	Parts:	Tazewell
County—Boise	Jerome Co	Facility: Pekin Corr Inst
Low Inc—Boundary Co	Low Inc/MFW—N Treasure Valley County—Gem	*White Population Group: Low Inc—White Co
County—Boundary	Parts:	*Whiteside
Parts:	Low Income/MFW-Gem Co	Population Group: Low Inc—Whiteside Co
Low Inc	County—Payette	*Williamson
Low Inc—Kootenai County—Kootenai	Parts:	Facility: USP Marion
Parts:	Low Income/MFW-Payette	Winnebago
Kootenai Co	County—Washington Parts:	Population Group: Low Inc—SW Rockford
Low Inc-Lemhi Co	Low Income/MFW-Washington	DENTAL: Illinois
County—Lemhi	Low Inc/MFW—Power Co	Service Area Listing
Parts:	County—Power	
Lemhi Co Low Inc—Oneida Co	Parts:	Service Area Name
County—Oneida	Power Co	Englewood Area County—Cook
Parts:	Low Inc/MFW—S Treasure Valley	Parts:
Oneida Co	County—Canyon Parts:	C.T. 6701–6720
Low Inc—Shoshone Co	Low Income	C.T. 6801–6814
County—Shoshone	MFW	Riverdale (Chicago)
Parts:	County—Owyhee	County—Cook
Shoshone Low Inc—Urban Boise City	Parts:	Parts:
County—Ada	Homedale CCD	C.T. 5401
Parts:	Marsing CCD Low Inc/MFW—Teton Co	DENTAL: Illinois
Ct 1	County—Teton	Population Group Listing
Ct 10	Parts:	
Ct 11	Teton Co	Population Group
Ct 12.01	Low-Inc/MFW—Fremont Co	Homeless—Chicago County—Cook
Ct 12.02 Ct 14	County—Fremont	Parts:
Ct 15	Parts: Low Inc/MFW—Fremont	Comm. Area 77 (Edgewater
Ct 16	MSFW—Twin Falls Co	Comm. Area 32 (Loop)
Ct 17	County—Twin Falls	Comm. Area 28 (Near West
Ct 18	Parts:	Comm. Area 24 (West Town
Ct 19	MSFW	Comm. Area 22 (Logan Squ Comm. Area 8 (Near Nort
Ct 20 Ct 21	Nez Perce Co—Low Inc/MFW	Comm. Area 7 (Lincoln P
Ct 23.11	County—Nez Perce Parts:	Comm. Area 6 (Lakeview)
Ct 23.10	Low Inc/MFW	Comm. Area 5 (North Cen
Ct 23.02		Comm. Area 4 (Lincoln S
Ct 4	DENTAL: Illinois	Comm. Area 3 (Uptown)
Ct 5	County Listing	Low Inc—Adams Co
Ct 6 Ct 9	County Name	County—Adams Parts:
Low Inc—Valley Co	*Adams	Low Income
County—Valley	Population Group: Low Inc—Adams Co	Low Inc—Bureau Co
Low Inc/MFW—Bannock C0	*Bond	County—Bureau
County—Bannock	Facility: FCI Greenville	Parts:
Parts:	*Bureau	Low Income
Low Income	Population Group: Low Inc—Bureau Co	Low Inc—Campaign Co
Low Inc/MFW—Bingham Co	Champaign Population Group: Low Inc—Campaign Co	County—Champaign Parts:
County—Bingham Parts:	Cook	Low Income
Low Income	Service Area: Englewood Area	Low Inc—Douglas Co
Low Inc/MFW—Bonner Co	Service Area: Riverdale (Chicago)	County—Douglas
County—Bonner	Population Group: Homeless—Chicago	Parts:
Parts:	Population Group: Medicaid Elig—South-	Low Income
Low Inc/MFW	west East (Chicago)	Low Inc—Henderson Co County—Henderson
Low Inc/MFW—Butte Co County—Butte	*Douglas Population Group: Low Inc—Douglas Co	Parts:
Parts:	*Gallatin	Low Income
Low Inc/MFW	*Henderson	Low Inc—Macoupin Co
Low Inc/MFW—Caribou Co	Population Group: Low Inc—Henderson Co	County—Macoupin

DENTAL: Illinois Population Group Listing	DENTAL: Indiana Service Area Listing	DENTAL: lowa County Listing
Population Group	Service Area Name	County Name
Parts:	Highland-Brookside (Indianapolis)	*Guthrie
Low Income	County—Marion	Polk
Low Inc—Montgomery Co	Parts:	Population Group: Low Inc—City Of Des
County—Montgomery	C.T. 3526-3527	Moines
Parts:	C.T. 3544-3545	Woodbury
Low Income	C.T. 3547-3551	Population Group: Low Inc—Central Sioux
Low Inc—Saline Co	Near North Side (Indianapolis)	City
County—Saline	County—Marion	
Parts:	Parts:	DENTAL: Iowa
Low Income	C.T. 3517	Population Group Listing
Low Income Low Inc—SW Rockford	C.T. 3519	
County—Winnebago	C.T. 3521	Population Group
	C.T. 3521 C.T. 3528	Low Inc—Central Sioux City
Parts:		County—Woodbury
C.T. 8	C.T. 3531–3532	Parts:
C.T. 10–13	South Central Indianapolis	C.T. 7–8
C.T. 18–22	County—Marion	C.T. 10
C.T. 23.01–23.02	Parts:	C.T. 12–16
C.T. 24–29	C.T. 3556–3557	Low Inc—City Of Des Moines
C.T. 31–32	C.T. 3559	County—Polk
Low Inc—White Co	C.T. 3562	Parts:
County—White	C.T. 3569–3572	C.T. 11–12
Parts:	C.T. 3578-3580	C.T. 17–18
Low Income	-	—— C.T. 21
Low Inc—Whiteside Co	DENTAL: Indiana	C.T. 26–27
County—Whiteside	Population Group Listing	C.T. 42
Parts:		C.T. 44
Low Income	Population Group	C.T. 48–53
Medicaid Elig—Southwest East (Chicago)	Low Inc—Central Ft Wayne City	
County—Cook	County—Allen	DENTAL: Kansas
Parts:	Parts:	County Listing
C.T. 4901-4914	C.T. 6	
C.T. 5001-5003	C.T. 9-27	County Name
C.T. 5301–5306	C.T. 28.97-28.98	*Comanche 1
C.T. 5401	C.T. 29–30	Douglas
	Low Inc—Lafayette City	Population Group: Low Inc—Douglas Co
DENTAL: Illinois	County—Tippecanoe	*Ellis
Facility Listing	Parts:	Population Group: Low Inc—Ellis Co
	C.T. 4	*Haskell
Facility Name	C.T. 6	*Kiowa
FCI Greenville		Leavenworth
County—Bond	C.T. 53–55	Facility: USP Leavenworth
Pekin Corr Inst	C.T. 103–105	*Lyon
County—Tazewell	Low Inc—LA Porte Co	Population Group: Low Inc—Emporia City
USP Marion	County—La Porte	
County—Williamson	Parts:	*Ness
County—vviillamson	Low Income	*Rawlins
DENTAL Indiana	Low Inc—NW Elkhart Co	Shawnee
DENTAL: Indiana County Listing	County—Elkhart	Population Group: Low Inc—City Of To-
	Parts:	peka *\^('-b-'4-
County Name	C.T. 16–17	*Wichita
Allen	C.T. 18.97	DENTAL I/
Population Group: Low Inc—Central Ft	C.T. 21	DENTAL: Kansas
Wayne City	C.T. 22.97–22.98	Population Group Listing
	C.T. 23–28	Panulatian Craus
Elkhart Population Group: Low Inc—NW Elkhart	Low Inc—South Bend	Population Group
<u>.</u>		Low Inc—City Of Topeka
Co *La Barta	County—St Joseph	County—Shawnee
*La Porte	Parts:	Parts:
Population Group: Low Inc—LA Porte Co	C.T. 1–2	Low Income
Marion	C.T. 4–7	Low Inc—Douglas Co
Service Area: Highland-Brookside (Indian-	C.T. 9–10	County—Douglas
apolis)	C.T. 17–24	Parts:
• ,	C.T. 27–30	Low Income
Service Area: Near North Side (Indianap-		Low Inc—Ellis Co
Service Area: Near North Side (Indianapolis)	C.T. 33-35	2011 1110 21110 00
Service Area: Near North Side (Indianap-	C.T. 33–35	County—Ellis
Service Area: Near North Side (Indianapolis) Service Area: South Central Indianapolis		
Service Area: Near North Side (Indianapolis) Service Area: South Central Indianapolis	DENTAL: Indiana	County—Ellis
Service Area: Near North Side (Indianapolis) Service Area: South Central Indianapolis St Joseph Population Group: Low Inc—South Bend		County—Ellis Parts: Low Income
Service Area: Near North Side (Indianapolis) Service Area: South Central Indianapolis St Joseph Population Group: Low Inc—South Bend Tippecanoe	DENTAL: Indiana	County—Ellis Parts: Low Income Low Inc—Emporia City
Service Area: Near North Side (Indianapolis) Service Area: South Central Indianapolis St Joseph Population Group: Low Inc—South Bend	DENTAL: Indiana Facility Listing	County—Ellis Parts: Low Income

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DENTAL: Kansas DENTAL: Louisiana DENTAL: Maine Facility Listing Service Area Listing County Listing Facility Name Service Area Name County Name USP Leavenworth Eden Park/South Baton Rouge Population Group: Low Inc-Waterville County-Leavenworth Parish-East Baton Rouge Dcaa Parts: Population Group: Low Inc-Bucksport C.T. 8-10 **DENTAL: Kentucky** Population Group: Low Inc-Belfast C.T. 12-16 County Listing Washington C.T. 21-22 Service Area: Danforth County Name C.T. 24-25 Service Area: Eastport/Lubec *Ballard Population Group: Low Inc—Calais Dcaa Population Group: Low Inc—Gouldsboro *Clay **DENTAL:** Louisiana Facility: FCI Manchester Population Group Listing Population Group: Low-Income Machias/ *Edmonson Jonesport (Dcaa #37) *Harlan Population Group Downtown New Orleans Homless Pop *Hart **DENTAL: Maine** *Jackson Parish—Orleans Service Area Listing Jefferson Parts: Service Area: West End-Louisville C.T. 57-59 Service Area Name C.T. 67-68 *Larue Allagash *Laurel County—Aroostook *I ee **DENTAL: Louisiana** Parts: Service Area: Lee/Owsley Facility Listing Allagash Town *McCreary Northwest Aroostook Unorg. Facility Name *Meade St. Francis Town FCI Oakdale *Owsley St. John Plantation Service Area: Lee/Owsley Parish—Allen Bingham Dcaa *Rockcastle County—Piscataquis **DENTAL: Maine** *Todd Parts: County Listing *Wolfe Kingsbury Plantation County—Somerset County Name **DENTAL: Kentucky** Parts: Androscoggin Service Area Listing Bingham Town Service Area: Jay-Livermore Caratunk Town Aroostook Service Area Name Service Area: Allagash Moscow Town Lee/Owsley NW Somerset (S. 1/3) Service Area: Danforth County-Lee Pleasant Ridge Plantation Service Area: Fort Kent County-Owsley Population Group: Low Income-Presque The Forks Plantation West End-Louisville West Forks Plantation County—Jefferson Isle Danforth Cumberland Parts: County-Aroostook Population Group: Low Inc-Portland C.T. 1–18 C.T. 20–24 *Franklin Parts: Service Area: Jay-Livermore Bancroft Town C.T. 27-28 Orient Town Service Area: Rangeley/Kingsfield C.T. 30 Population Group: Low Inc-Farmington Weston Town C.T. 34-35 Hancock County-Penobscot Parts: Population Group: Low Inc-Bucksport **DENTAL: Kentucky** Population Group: Low Inc-Gouldsboro **Drew Plantation** Facility Listing Population Group: Low Inc—Ellsworth Kingman Unorg. Prentiss Plantation Kennebec Facility Name FCI Manchester Service Area: Jav-Livermore County-Washington Parts: Population Group: Low Inc-Waterville County—Clay Codyville Plantation Dcaa Population Group: Low Inc—Farmington Danforth Town **DENTAL:** Louisiana Grand Lake Stream Plantation Facility: Augusta Mental Health Institute Parish Listing Knox North Washington Unorg. Passamaquoddy Indian Township Re Parish Name Service Area: Penobscot Bay Talmadge Town *Allen *Oxford Facility: FCI Oakdale Service Area: Jay-Livermore Topsfield Town Vanceboro Town Caldwell Service Area: Rangeley/Kingsfield *Catahoula Waite Town Penobscot East Baton Rouge Service Area: Danforth Eastport/Lubec Service Area: Eden Park/South Baton Facility: Bangor Mental Health Institute County—Washington Rouge *Piscataquis Parts: Service Area: Bingham Dcaa *Natchitoches Dennysville Town Orleans Population Group: Low Inc-Skowhegan East Central Washington Unorg. Population Group: Downtown New Orleans Dcaa Eastport City Homless Pop *Somerset Lubec Town *Red River Service Area: Bingham Dcaa Pembroke Town St Landry Service Area: Jackman Dcaa Perry Town *St Mary Population Group: Low Inc-Skowhegan Whiting Town *Tensas Dcaa Fort Kent *Union Population Group: Low Inc-Waterville County-Aroostook *West Carroll Dcaa Parts:

Waldo

Eagle Lake Town

DENTAL: Maine Service Area Listing	DENTAL: Maine Population Group Listing	DENTAL: Maine Population Group Listing
Service Area Name	Population Group	Population Group
Fort Kent Town	Liberty Town	Cherryfield Town
Frenchville Town	Lincolnville Town	Columbia Town
Grand Isle Town	Monroe Town	Deblois Town
Hamlin Town	Montville Town	Harrington Town
Madawaska Town	Morrill Town	Milbridge Town
New Canada Town	Northport Town	Steuben Town
Square Lake Unorg.	Searsmont Town	Low Inc—Portland
St. Agatha Town	Searsport Town	County—Cumberland
Van Buren Town	Stockton Springs Town	Parts: Low Income
Wallagrass Plantation Winterville Plantation	Swanville Town Waldo Town	Low Income Low Inc—Skowhegan Dcaa
Jackman Dcaa	Low Inc—Bucksport	County—Piscataquis
County—Somerset	County—Hancock	Parts:
Parts:	Parts:	Wellington Town
Dennistown Plantation	Bucksport Town	County—Somerset
Jackman Town	Orland Town	Parts:
Moose River Town	Verona Town	Anson Town
Jay-Livermore	County—Waldo	Athens Town
County—Androscoggin	Parts:	Brighton Plantation Town
Parts:	Frankfort Town	Canaan Town
Livermore Falls Town	Prospect Town	Central Somerset Unorg.
Livermore Town	Low Inc—Calais Dcaa	Cornville Town
County—Franklin Parts:	County—Washington Parts:	Embden Town Harmony Town
Jay Town	Alexander Town	Highland Plantation Town
County—Kennebec	Baileyville Town	Madison Town
Parts:	Baring Town	Mercer Town
Fayette Town	Calais City	New Portland Town
County—Oxford	Charlotte Town	Norridgewock Town
Parts:	Cooper Town	Skowhegan Town
Canton Town	Crawford Town	Smithfield Town
Hartford Town	Meddybemps Town	Solon Town
Sumner Town	Princeton Town	Starks Town
Penobscot Bay	Robbinston Town	Low Inc—Waterville Dcaa
County—Knox	Low Inc—Ellsworth	County—Kennebec
Parts:	County—Hancock	Parts:
Matinicus Isle Plantation North Haven Town	Parts: Eastbrook Town	Albion Town
Vinalhaven Town	Ellsworth City	Belgrade Town Benton Town
Rangeley/Kingsfield	Franklin Town	China Town
County—Franklin	Hancock Town	Clinton Town
Parts:	Lamoine Town	Oakland Town
Carrabassett Valley Town	Mariaville Town	Rome Town
Coplin Plantation	Osborn Town	Sidney Town
Dallas Plantation	Otis Town	Unity Township
Eustis Town	Trenton Town	Vassalboro Town
Kingsfield Twn	Waltham Town	Waterville Town
Madrid Town	Low Inc—Farmington	Winslow Town
Phillips Town	County—Franklin	County—Somerset
Rangeley Town	Parts:	Parts:
Rangeley Plantation	Avon Town	Fairfield Town
Sandy River Plantation Unorg. Terr.—E.C.Franklin	Chesterville Town Farmington Town	County—Waldo Parts:
Wyman Unorg.	Industry Town	Burnham Town
County—Oxford	New Sharon Town	Freedom Town
Parts:	Strong Town	Palermo Town
Lincoln Plantation	Temple Town	Thorndike Town
Magalloway Plantation	Wilton Town	Troy Town
Unorg. TerrN.Oxford	County—Kennebec	Unity Town
	Parts:	Low Income—Presque Isle
DENTAL: Maine	Vienna Town	County—Aroostook
Population Group Listing	Low Inc—Gouldsboro	Parts:
	— County—Hancock	Ashland Town
Population Group	Parts:	Blaine Town
Low Inc—Belfast	East Hancock Unorg.	Bridgewater Town
County—Waldo	Gouldsboro Town	Caribou City
Parts: Belfast City	Sorrento Town Sullivan Town	Castle Hill Town Caswell Town
Belmont Town	Winter Harbor Town	Caswell Town Central Aroostook Unorg.
Brooks Town	County—Washington	Chapman Town
Jackson Town	Parts:	Connor Unorg.
Knox Town	Beddington Town	Cyr Plantation
		- 7

DENTAL: Maine Population Group Listing	DENTAL: Maryland Population Group Listing	DENTAL: Massachusetts County Listing
Population Group	Population Group	County Name
East Plantation	Low Inc—Allegany Co	Population Group: Low Inc—Allston-Brigh
Easton Town	County—Allegany	ton
Fort Fairfield Town	Parts:	Worcester
Garfield Plantation	Low Income	Population Group: Low Inc—Worcester
Limestone Town	Low Inc—Caroline	
Mapleton Town	County—Caroline Parts:	DENTAL: Massachusetts
Mars Hill Town	Low Inc Pop Caroline	Service Area Listing
Masardis Town	Low Inc—East Baltimore	Service Area Name
Nashville Plantation	County—Baltimore City	North Dorchester
New Sweeden Town	Parts:	County—Suffolk
Oxbow Plantation Perham Town	C.T. 301–302	Parts:
Portage Lake Town	C.T. 501	C.T. 901–924
Presque Isle City	C.T. 603-605	Worthington
Stockholm Town	C.T. 703-704	County—Hampden
Wade Town	C.T. 802	Parts:
Washburn Town	C.T. 803.01-803.02	Chester Town
Westfield Town	C.T. 804	County—Hampshire
Westmanland Town	C.T. 806-808	Parts:
Woodland Town	C.T. 909	Chesterfield Town
Low-Income Machias/Jonesport (Dcaa #37)	C.T. 1001–1002	Cummington Town
County—Washington	C.T. 1004	Goshen Town
Parts:	C.T. 1205	Middlefield Town
Addison Twn	Low Inc—N Central Baltimore	Plainfield Town
Beals Twn	County—Baltimore City	Worthington Town
Centerville Twn	Parts:	DENTAL M
Columbia Falls Twn	C.T. 901–908 C.T. 1201–1204	DENTAL: Massachusetts
Cutler Twn	C.T. 2709.03	Population Group Listing
East Machias Twn Jonesboro Twn	C.T. 2710.01–2710.02	Population Group
Jonesport Twn	C.T. 2711.01–2711.02	Low Inc—Allston-Brighton
Machias Twn	Low Inc—Nanjemoy-Marbury	County—Suffolk
Machiasport Twn	County—Charles	Parts:
Marshfield Twn	Parts:	C.T. 1
Northfield Twn	District 3, Nanjemoy	C.T. 2.01–2.02
Roque Bluffs Twn	District 10, Marbury	C.T. 3
Wesley Twn	Low Inc—Sandtown Winchester	C.T. 4.01–4.02
Whitneyville Twn	County—Baltimore City	C.T. 5.01–5.02
1/3 Ec Washington Unorg.	Parts:	C.T. 6.01–6.02
	C.T. 1401–1403	C.T. 7.01-7.02 C.T. 8.01-8.02
DENTAL: Maine	C.T. 1501–1502	Low Inc—C Springfield
Facility Listing	C.T. 1601–1604	County—Hampden
Facility Name	C.T. 1607	Parts:
Augusta Mental Health Institute	C.T. 1702–1703	C.T. 8005–8010
County—Kennebec	Medicaid—Somerset Co County—Somerset	C.T. 8011.01-8011.02
Bangor Mental Health Institute	Parts:	C.T. 8012-8013
County—Penobscot	Medicaid Eligibles	C.T. 8014.01-8014.02
	Wiedidaid Eligibles	C.T. 8015.01-8015.02
DENTAL: Maryland	DENTAL: Maryland	C.T. 8017-8020
County Listing	Facility Listing	Low Inc—Mattapan
		County—Suffolk
County Name	Facility Name	Parts:
Allegany	FCI Cumberland	C.T. 1010.01–1010.02
Population Group: Low Inc—Allegany Co	County—Allegany	C.T. 1011.01–1011.02
Facility: FCI Cumberland	Health Care For The Homeless Facility	Low Inc—Roxbury
Baltimore City Population Group: Low Inc—N Central Bal-	County—Baltimore City	County—Suffolk Parts:
timore	DENTAL M	Ct 801.00
Population Group: Low Inc—East Balti-	DENTAL: Massachusetts	Ct 802.00
more	County Listing	- Ct 803.00
Population Group: Low Inc—Sandtown	County Name	Ct 804.00
Winchester	Hampden	Ct 805.00
Facility: Health Care For The Homeless	Service Area: Worthington	Ct 806.00
Facility	Population Group: Low Inc—C Springfield	Ct 807.00
*Caroline	Hampshire	Ct 808.00
Population Group: Low Inc—Caroline	Service Area: Worthington	Ct 809.00
Charles	Suffolk	Ct 811.00
Population Group: Low Inc-Nanjemoy-	Service Area: North Dorchester	Ct 812.00
Marbury	Population Group: Low Inc—Mattapan	Ct 813.00
*Somerset	Population Group: Low Inc—Roxbury	Ct 814.00
Population Group: Medicaid—Somerset Co	Population Group: Low Inc—South End	Ct 815.00

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DENTAL: Massachusetts Population Group Listing	DENTAL: Michigan County Listing	DENTAL: Michigan County Listing
Population Group	County Name	County Name
Ct 816.00	Population Group: Low Inc/MFW—Benzie	Population Group: Low Inc/MFW—
Ct 817.00	·	Manistee Co
	Co	
Ct 818.00	Berrien	*Marquette
Ct 819.00	Population Group: Low Inc—Berrien Co	Population Group: Low Inc—Marquette Co
Ct 820.00	*Branch	*Mason
Ct 821.00	Population Group: Low Inc—Branch Co	Population Group: Low Inc/MFW—Mason
Low Inc—South End	Calhoun	Co
County—Suffolk	Population Group: Low Inc—Calhoun Co	*Mecosta
Parts:	*Cass	Population Group: Low Inc/MFW—Mecosta
C.T. 704–712	Population Group: Low Inc—Cass Co	Co
Low Inc—Worcester	*Cheboygan	*Menominee
County—Worcester	Population Group: Low Inc—Cheboygan	Population Group: Low Inc—Menominee
Parts:	Co	Co
Ct 7301	*Chippewa	*Missaukee
Ct 7302	Population Group: Low Inc—Chippewa Co	Population Group: Low Inc—Missaukee Co
Ct 7303	· · · · · · · · · · · · · · · · · · ·	Monroe
Ct 7304.01	*Clare	Population Group: Low Income—Monroe
Ct 7304.02	Population Group: Low Inc—Clare Co	City
Ct 7305	*Crawford	*Montcalm
Ct 7305 Ct 7306	Population Group: Low Inc—Crawford Co	
	*Delta	
Ct 7307	Population Group: Low Inc—Delta Co	Montcalm Co
Ct 7308.01	*Dickinson	*Montmorency
Ct 7308.02	Population Group: Low Inc—Dickenson Co	Population Group: Low Inc—Montmorency
Ct 7309.01	*Emmet	Co
Ct 7309.02	Population Group: Low Inc—Emmet Co	Muskegon
Ct 7310		Population Group: Low Income—Mus-
Ct 7311.01	Genesee	kegon Co
Ct 7311.02	Population Group: Low Inc—South Flint	*Newaygo
Ct 7312.01	Population Group: Low Inc—North Flint	Population Group: Low Inc/MFW—
Ct 7312.02	*Gladwin	Newaygo Co
Ct 7313	Population Group: Low Inc—Gladwin Co	*Oceana
Ct 7314	*Gogebic	Population Group: Low Inc/MFW—Oceana
Ct 7315	Population Group: Low Inc—Gogebic Co	Co
	*Gratiot	
Ct 7316	Population Group: Low Inc/MFW—Gratiot	*Ogemaw
Ct 7317	Co	Population Group: Low Inc—Ogemaw Co
Ct 7318	*Hillsdale	*Ontonagon
Ct 7319	Population Group: Low Inc—Hillsdale Co	Population Group: Low Inc—Ontonagon
Ct 7320.01		Co
Ct 7320.02	*Houghton	*Osceola
Ct 7321	Population Group: Low Inc—Houghton Co	Population Group: Low Inc—Osceola Co
Ct 7322.01	*Huron	*Oscoda
Ct 7322.02	Population Group: Low Inc/MFW—Huron	Population Group: Low Inc—Oscoda Co
Ct 7322.03	Co	*Otsego
Ct 7323	*Ionia	Population Group: Low Inc—Otsego Co
Ct 7324	Population Group: Low Inc—Ionia Co	*Presque Isle
Ct 7325	*losco	Population Group: Low Inc—Presque Isle
Ct 7326	Population Group: Low Inc—losco Co	Co
Ct 7327	*Iron	*Roscommon
Ct 7328	Population Group: Low Inc—Iron Co	Population Group: Low Inc—Roscommon
Ct 7329.01	*Isabella	Co
	Population Group: Low Inc—Isabella Co	
Ct 7329.02 Ct 7330	Jackson	Saginaw Population Croup: Low Inc. Footoide Sagi
		Population Group: Low Inc—Eastside Sagi-
Ct 7331.02	Population Group: Low Inc—Jackson Co	naw
Ct 7331.01	Kalamazoo	*Sanilac
	Population Group: Low Inc—Northern	Population Group: Low Inc/MFW—Sanilac
DENTAL: Michigan	Kalamazoo City	Co
County Listing	Facility: Kalamazoo Co Dental Office	*Schoolcraft
	- *Kalkaska	Population Group: Low Inc—Schoolcraft
County Name	Population Group: Low Inc—Kalkaska Co	Ċo
*Alcona	Kent	*Tuscola
Population Group: Low Inc-Alcona Co	Population Group: Low Inc/MFW—Kent Co	Population Group: Low Inc/MFW—Tuscola
*Alger	*Keweenaw	Co
Population Group: Low Inc—Alger Co	Population Group: Low Inc—Keweenaw Co	Van Buren
*Alpena	*Lake	Population Group: Low Inc—Van Buren Co
		·
Population Group: Low Inc—Alpena Co	Population Group: Low Inc—Lake Co	Wayne
*Antrim	*Lenawee	Service Area: Southwest Detroit
Population Group: Low Inc—Antrim Co	Population Group: Low Inc—W Lenawee	Population Group: Low Inc—Tireman/
*Arenac	*Luce	Chadsey
Population Group: Low Inc—Arenac Co	Population Group: Low Inc—Luce Co	Population Group: Low Inc—Central Detroit
*Baraga	*Mackinac	Population Group: Low Inc—Highland Park
Population Group: Low Inc—Baraga Co	Population Group: Low Inc-Mackinac Co	City
*Benzie	*Manistee	Population Group: Low Inc—Romulus City

DENTAL: Michigan County Listing	DENTAL: Michigan Population Group Listing	DENTAL: Michigan Population Group Listing
County Name	Population Group	Population Group
· · · · · · · · · · · · · · · · · · ·	Low Income	County—Emmet
Population Group: Low Inc—River Rouge City	Low Income Low Inc—Branch Co	Parts:
Population Group: Low Inc—Melvindale	County—Branch	Low Income
City	Parts:	Low Inc—Gladwin Co
Population Group: Low Inc—Inkster City	Low Income	County—Gladwin
Population Group: Low Inc—Ecorse City	Low Inc—Calhoun Co	Parts:
Population Group: Low Inc—Eastside De-	County—Calhoun	Low Income
troit	Parts:	Low Inc—Gogebic Co
Population Group: Low Inc-Mackenzie/	Low Income	County—Gogebic
Brooks	Low Inc—Cass Co	Parts:
Population Group: Low Inc—Chene	County—Cass	Low Income
Population Group: Low Inc—Airport/Conner	Parts:	Low Inc—Highland Park City
Population Group: Low Inc—Nolan/State	Low Income	County—Wayne
Fair/Davison/Persh	Low Inc—Central Detroit	Parts: C.T. 5530–5537
Population Group: Low Inc—Outer Drive/	County—Wayne Parts:	Low Inc—Hillsdale Co
Van Dyke *Wexford	C.T. 5172–5176	County—Hillsdale
Population Group: Low Inc—Wexford Co	C.T. 5180–5181	Parts:
1 opulation Group. Low me Wextord Go	C.T. 5201–5207	Low Income
DENTAL: Michigan	C.T. 5218	Low Inc—Houghton Co
Service Area Listing	Low Inc—Cheboygan Co	County—Houghton
	County—Cheboygan	Parts:
Service Area Name	Parts:	Low Income
Southwest Detroit	Low Income	Low Inc—Inkster City
County—Wayne	Low Inc—Chene	County—Wayne
Parts:	County—Wayne	Parts:
C.T. 5208–5209	Parts:	C.T. 5701–5710
C.T. 5211–5214 C.T. 5231–5238	C.T. 5111 C.T. 5161	Low Inc—Ionia Co
C.T. 5231–5238 C.T. 5240–5243	C.T. 5161 C.T. 5177–5178	County—Ionia Parts:
C.T. 5245	C.T. 5177–5178 C.T. 5183–5188	Low Income
C.T. 5247–5248	Low Inc—Chippewa Co	Low Inc—losco Co
	County—Chippewa	County—losco
DENTAL: Michigan	Parts:	Parts:
Population Group Listing	Low Income	Low Income
Banadatian Onem	Low Inc—Clare Co	Low Inc—Iron Co
Population Group	County—Clare	County—Iron
Low Inc—Airport/Conner County—Wayne	Parts:	Parts:
Parts:	Low Income	Low Income
C.T. 5037	Low Inc—Crawford Co County—Crawford	Low Inc—Isabella Co County—Isabella
C.T. 5039–5048	Parts:	Parts:
C.T. 5052-5053	Low Income	Low Income
C.T. 5107-5109	Low Inc—Delta Co	Low Inc—Jackson Co
Low Inc—Alcona Co	County—Delta	County—Jackson
County—Alcona	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income Low Inc—Alger Co	Low Inc—Dickenson Co	Low Inc—Kalkaska Co
County—Alger	County—Dickinson	County—Kalkaska
Parts:	Parts: Low Income	Parts: Low Income
Low Income	Low Income Low Inc—Eastside Detroit	Low Income Low Inc—Keweenaw Co
Low Inc—Alpena Co	County—Wayne	County—Keweenaw
County—Alpena	Parts:	Parts:
Parts:	C.T. 5121-5124	Low Income
Low Income	C.T. 5126	Low Inc—Lake Co
Low Inc—Antrim Co	C.T. 5129	County—Lake
County—Antrim	C.T. 5132-5136	Parts:
Parts:	C.T. 5139–5143	Low Income
Low Income MFW	C.T. 5145–5156	Low Inc—Luce Co
Low Inc—Arenac Co	Low Inc—Eastside Saginaw	County—Luce
County—Arenac	County—Saginaw Parts:	Parts: Low Income
Parts:	C.T. 1–11	Low Income Low Inc—Mackenzie/Brooks
Low Income	C.T. 110	County—Wayne
Low Inc—Baraga Co	Low Inc—Ecorse City	Parts:
County—Baraga	County—Wayne	C.T. 5341–5344
Parts:	Parts:	C.T. 5347
Low Income	C.T. 5795	C.T. 5350–5357
Low Inc—Berrien Co	C.T. 5795.99-5796.00	C.T. 5364-5367
County—Berrien	C.T. 5797-5798	C.T. 5370-5373
Parts:	Low Inc—Emmet Co	C.T. 5377-5378

DENTAL: Michigan Population Group Listing	DENTAL: Michigan Population Group Listing	DENTAL: Michigan Population Group Listing
Population Group	Population Group	Population Group
C.T. 5451–5454	C.T. 5035–5036	Low Inc/MFW—Huron Co
Low Inc—Mackinac Co	C.T. 5049–5051	County—Huron
County—Mackinac	C.T. 5061-5063	Parts:
Parts:	Low Inc—Presque Isle Co	Low Income
Low Income	County—Presque Isle	MFW
Low Inc—Marquette Co	Parts:	Low Inc/MFW—Kent Co
County—Marquette	Low Income	County—Kent
Parts:	Low Inc—River Rouge City	Parts:
Low Income	County—Wayne	Low Income
Low Inc—Melvindale City	Parts: C.T. 5790–5793	MFW Low Inc/MFW—Manistee Co
County—Wayne Parts:	Low Inc—Romulus City	County—Manistee
C.T. 5230	County—Wayne	Parts:
C.T. 5986	Parts:	Low Income
Low Inc—Menominee Co	C.T. 5855–5863	MFW
County—Menominee	Low Inc—Roscommon Co	Low Inc/MFW—Mason Co
Parts:	County—Roscommon	County—Mason
Low Income	Parts:	Parts:
Low Inc—Missaukee Co	Low Income	Low Income
County—Missaukee	Low Inc—Schoolcraft Co	MFW
Parts:	County—Schoolcraft	Low Inc/MFW—Mecosta Co
Low Income	Parts:	County—Mecosta
Low Inc—Montmorency Co County—Montmorency	Low Income Low Inc—South Flint	Parts: Low Income
Parts:	County—Genesee	MFW
Low Income	Parts:	Low Inc/MFW—Montcalm Co
Low Inc—Nolan/State Fair/Davison/Persh	C.T. 12–13	County—Montcalm
County—Wayne	C.T. 15	Parts:
Parts:	C.T. 28-29	Low Income
C.T. 5064-5080	C.T. 32	MFW
C.T. 5102-5106	C.T. 36-40	Low Inc/MFW—Newaygo Co
Low Inc—North Flint	C.T. 113.01–113.02	County—Newaygo
County—Genesee	Low Inc—Tireman/Chadsey	Parts:
Parts:	County—Wayne	Low Income
C.T. 1–11 C.T. 14	Parts:	MFW Low Inc/MFW—Oceana Co
C.T. 14 C.T. 17–27	C.T. 5221–5222 C.T. 5251–5258	County—Oceana
C.T. 103.02	C.T. 5251–5256 C.T. 5260–5265	Parts:
C.T. 103.04	C.T. 5335–5337	Low Income
Low Inc—Northern Kalamazoo City	C.T. 5345–5346	MFW
County—Kalamazoo	Low Inc—Van Buren Co	Low Inc/MFW—Sanilac Co
Parts:	County—Van Buren	County—Sanilac
C.T. 1	Parts:	Parts:
C.T. 2.01–2.02	Low Income	Low Income
C.T. 3	Low Inc—W Lenawee	MFW
C.T. 4.02	County—Lenawee	Low Inc/MFW—Tuscola Co
C.T. 5–6	Parts:	County—Tuscola
C.T. 8.01–8.02	Adrian City	Parts:
C.T. 9–10 Low Inc—Ogemaw Co	Dover Twp Fairfield Twp	Low Income MFW
County—Ogemaw	Hudson City	Low Income—Monroe City
Parts:	Hudson Twp	County—Monroe
Low Income	Madison Charter Twp	Parts:
Low Inc—Ontonagon Co	Medina Twp	Low-Income
County—Ontonagon	Morenci City	Low Income—Muskegon Co
Parts:	Rollin Twp	County-Muskegon
Low Income	Rome Twp	Parts:
Low Inc—Osceola Co	Seneca Twp	Low-Income
County—Osceola	Low Inc—Wexford Co	
Parts:	County—Wexford	DENTAL: Michigan
Low Income	Parts:	Facility Listing
Low Inc—Oscoda Co	Low Income Low Inc/MFW—Benzie Co	Equility Nama
County—Oscoda Parts:	County—Benzie	Facility Name Kalamazoo Co Dental Office
Low Income	Parts:	County—Kalamazoo
Low Income Low Inc—Otsego Co	Low Income	County—Naiamazoo
County—Otsego	MFW	DENTAL: Minnesota
Parts:	Low Inc/MFW—Gratiot Co	County Listing
Low Income	County—Gratiot	
Low Inc—Outer Drive/Van Dyke	Parts:	County Name
County—Wayne	Low Income	*Carlton
Parts:	MFW	Population Group: Low Inc—Clay Co

DENTAL: Minnesota	DENTAL: Mississippi	DENTAL: Missouri
County Listing	County Listing	County Listing
County Name	County Name	County Name
*Cook	Population Group: Low Inc—Western	*Hickory
*Koochiching	Hinds *Holmes	*Holt *Macon
Service Area: Littlefork/Big Falls Population Group: Low Inc—Koochiching	*Humphreys	*McDonald
Co	*Issaquena	Population Group: Low Inc—Mcdonald Co
Olmsted	Service Area: Issaguena-Sharkey	*Pemiscot
Facility: Federal Medical Ct r—Rochester	*Jasper	*Polk
St Louis	*Jefferson	Population Group: Low Income—Polk
Service Area: Cook/Orr	*Kemper	County
Service Area: Littlefork/Big Falls	*Lawrence	St Louis City
DENTAL Minus and	*Leake Madison	Population Group: Low Inc.—N. St. Louis
DENTAL: Minnesota Service Area Listing	Population Group: Low Inc—Madison	Population Group: Low Inc—W. Central St. Louis
	*Marshall	Population Group: Low Inc—Southeast St.
Service Area Name	*Monroe	Louis
Cook/Orr	Population Group: Low Inc-Monroe Co	Population Group: Low Inc—E. Central St.
County—St Louis	*Montgomery	Louis
Parts:	*Neshoba	*Vernon
C.T. 151–152	*Noxubee	Population Group: Low Inc—Vernon Co
C.T. 155 Littlefork/Big Falls	*Panola	Webster
County—Koochiching	*Pearl River *Perry	Population Group: Low Inc—Webster Co
Parts:	*Quitman	DENTAL: Missouri
Big Falls City	*Scott	Population Group Listing
East Koochiching Unorg.	*Sharkey	
Littlefork City	Service Area: Issaquena-Sharkey	Population Group
Mizpah City	*Smith	Low Inc—E. Central St. Louis
Nett Lake Unorg.	*Stone	County—St Louis City
Northome Unorg.	*Tallahatchie	Parts: C.T. 1171–1172
Northome City Northwest Koochiching Unorg.	*Tate *Tunica	C.T. 1171–1172 C.T. 1181
South Koochiching Unorg.	*Walthall	C.T. 1184
County—St Louis	*Wayne	C.T. 1186
Parts:	*Webster	C.T. 1211
Nett Lake Unorg.	*Yazoo	C.T. 1214
		C.T. 1222
DENTAL: Minnesota	DENTAL: Mississippi	C.T. 1255–1256 Low Inc—Mcdonald Co
Population Group Listing	Service Area Listing	County—McDonald
Population Group	Service Area Name	Parts:
Low Inc—Clay Co	Issaquena-Sharkey	Low-Income
County—Carlton	County—Issaquena	Low Inc—N. St. Louis
Parts:	County—Sharkey	County—St Louis City
Low Income		Parts: C.T. 1053–1055
Low Inc—Koochiching Co County—Koochiching	DENTAL: Mississippi Population Group Listing	C.T. 1033–1033 C.T. 1061–1067
Parts:	Fopulation Group Listing	C.T. 1071–1077
Low Income	Population Group	C.T. 1081–1082
	Low Inc—Madison	C.T. 1085
DENTAL: Minnesota	County—Madison	C.T. 1096–1097
Facility Listing	Low Inc—Monroe Co	C.T. 1101–1105
Facility Name	County—Monroe Parts:	C.T. 1111–1115 C.T. 1122–1123
Federal Medical Ct r—Rochester	Low Income	C.T. 1221123 C.T. 1201-1203
County—Olmsted	Low Inc—Western Hinds	C.T. 1212–1213
	County—Hinds	C.T. 1257
DENTAL: Mississippi	Parts:	C.T. 1266-1267
County Listing	C.T. 106-107	Low Inc—Southeast St. Louis
County Nama	C.T. 112–113	County—St Louis City
County Name *Amite	Pov Pop—Harrison Co	Parts:
*Benton	County—Harrison	C.T. 1014–1015 C.T. 1018
*Carroll	Parts: Pov Pop	C.T. 1018 C.T. 1018.99
*Chickasaw		C.T. 1016.99 C.T. 1155–1157
*Claiborne	DENTAL: Missouri	C.T. 1164–1165
*Clarke	County Listing	C.T. 1173–1174
*Franklin		C.T. 1185
*Greene	County Name	C.T. 1221
Hancock	*Adair	C.T. 1224
Harrison Population Group: Pov Pop—Harrison Co	Population Group: Low-Income—Adair Co *Carter	C.T. 1231–1235
Hinds	*Chariton	C.T. 1241–1243 C.T. 1246
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DENTAL: Missouri	Reno/Sparks
Low Inc—Vernon Co County—Vernon Parts: County—St Louis City Parts: C.T. 1051-98 C.T. 1191-1193 County—Webster Co County—Webster Co County—Polk Parts: Low-Income Low-Income—Polk County County—Polk Parts: Low-Income Low-Income—Polk County County—Polk Parts: Low-Income Low-Income—Adair Co County—Adair Co County—Webster Parts: Low-Income Low-Income—Adair Co County—Webster Parts: Low-Income Low-Income—Adair Co County—Adair Co County—Berts Low-Income Dental: Montana County Listing County—Arthur County—Beeler Hayes/Hitchcock Dental: Montana County Area Listing Parts: Dental: Montana County—Hitchcock County—Hitchcock County—Heeler Arthur/Grant County—Heeler County—Grant Greeley/Wheeler County—Hitchcock County—Hitchcock County—Heeler Area Listing Population Group: Low Income—Missoula Roosevelt Service Area Name Poplar/Wolf Point County—County—McPherson County—Helpes County—Hitchcock County—Glore County—Clore County—Clore County—Clore Parts: Fort Peck Reservation Division Dental: Mentana County—Clore County—Clore County—Clore County—Glore Population Group Listing County—Clore County—Cl	Reno/Sparks ada sting
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County—Madison County—Scotts Bluff Population Group	
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Low Income—Missoula Low Inc—Las Vegas	- 1
County—Missoula DENTAL: Nevada County—Clark	
Parts: County Listing Parts:	
Low-income Los Vogas CCD	
County Name Low Inc-Reno/Sparks	
DENTAL: Nebraska Churchiii County Washoo	
County Listing Service Area: Dixie Valley County—Washoe ————————————————————————————————————	
County Name Service Area: Northeast Clark C.T. 1–3	
*Arthur Population Group: Low Inc—Las Vegas C.T. 7	
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Service Area: Arthur/Grant *Elko C.T. 9 *Blaine Service Area: Jackpot C.T. 10.04	
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Population Group: Am In—Winnebago/ Service Area: Mountain City/Jarbidge C.T. 17–19 Omaha Service Area: Wells C.T. 21.01	
*Furnas	
C.1. 33.01	

DENTAL: New Hampshire County Listing	DENTAL: New Jersey Population Group Listing	DENTAL: New Mexico Service Area Listing
County Name	Population Group	Service Area Name
*Belknap	Low Inc—Camden City	
Facility: Sci—Laconia	County—Camden	Jemez Division
*Coos	Parts:	Santo Domingo Division
Service Area: Upper Connecticut Valley	Camden City (6001–6020)	Hatch
Population Group: Low Inc—Berlin	Low Inc/MFW—Cumberland Co	County—Dona Ana
Hillsboro	County—Cumberland	Parts:
Population Group: Low Inc—Manchester	Parts:	Hatch Division
Merrimack	Low Income	North Valley
Facility: Sci—Concord	MFW	County—Bernalillo
	Medicaid—Trenton	Parts:
DENTAL: New Hampshire	County—Mercer	C.T. 29
Service Area Listing	Parts:	C.T. 30.01–30.02
	C.T. 1–24	C.T. 31
Service Area Name		C.T. 32.01–32.02
Upper Connecticut Valley	DENTAL: New Jersey	C.T. 35.01–35.02
County—Coos	Facility Listing	C.T. 36
Parts:		North/Western Rio Arriba
Clarksville Town	Facility Name	County—Rio Arriba
Colebrook Town	FCI Fairton	Parts:
Columbia Town	County—Cumberland	Coyote Division
Dixville Township	County Cambenana	Jicarilla Division
Errol Town	DENTAL: New Mexico	Rio Chama Division
Millsfield Township	County Listing	Tierra Amarilla Division
		Vallecitas Division
Pittsburg Town Stewartstown Town	County Name	Western Rio Arriba Division
Wentworth Location	Bernalillo	County—Taos
Wentworth Location	Service Area: North Valley	Parts:
	Service Area: North Valley	Tres Piedras Division
DENTAL: New Hampshire	*Catron	Penasco/Truchas/Embudo
Population Group Listing	*Cibola	County—Rio Arriba
Danulation Crown	*Curry	Parts:
Population Group	Population Group: Low Inc—Curry Co	Chimayo Division
Low Inc—Berlin	Dona Ana	Dixon Division
County—Coos		County—Taos
Parts:	Service Area: Hatch	Parts:
Berlin City	Service Area: Southern Dona Ana	Penasco Division
Cambridge Township	Population Group: Dent Ind—Las Cruces	Picuris Division
Dummer Town	Population Group: Low Income—Dona Ana	
Gorham Town	Hill	Questa
Milan Town	*Eddy	County—Taos
Randolph Town	Population Group: Low Inc—Eddy Co	Parts:
Shelburne Town	*Grant	Arroyo Hondo CCD
Stark Town	Population Group: Low Inc—Grant Co	Questa CCD
Success Township	*Guadalupe	Southern Dona Ana
Low Inc—Manchester	*Harding	County—Dona Ana
County—Hillsboro	*Hidalgo	Parts:
Parts:	*Luna	Anthony Division
C.T. 1	*McKinley	South Dona Ana Division
C.T. 2.01–2.02	*Mora	Southwest Valley
C.T. 3–8	*Otero	County—Bernalillo
C.T. 9.01	*Rio Arriba	Parts:
C.T. 11–25	Service Area: North/Western Rio Arriba	C.T. 23
	Service Area: Penasco/Truchas/Embudo	C.T. 24.01–24.02
DENTAL: New Hampshire	*Roosevelt	C.T. 40.01
Facility Listing	Population Group: Dent Ind—Roosevelt Co	C.T. 43
	Sandoval	C.T. 44.01-44.02
Facility Name	Service Area: Cuba (N. Sandoval)	C.T. 45.01-45.02
Sci—Concord	Santa Fe	C.T. 46.02-46.04
County—Merrimack	Population Group: Low-Inc—Santa Fe Co	
Sci—Laconia	*Sierra	DENTAL: New Mexico
County—Belknap	*Taos	Population Group Listing
	Service Area: North/Western Rio Arriba	
DENTAL: New Jersey	Service Area: Penasco/Truchas/Embudo	Population Group
County Listing	Service Area: Questa	Dent Ind—Las Cruces
	*Torrance	County—Dona Ana
County Name	TOTATIO	Parts:
Camden	DENTAL - New Marries	C.T. 1–9
Population Group: Low Inc—Camden City	DENTAL: New Mexico	Dent Ind—Roosevelt Co
Cumberland	Service Area Listing	
Population Group: Low Inc/MFW—Cum-	Service Area Name	County—Roosevelt
i opulation Group. Low Inc/MFM-Cum-	Service Area Name	Parts:
herland Co	Cuba (N. Sandoval)	Dontolly in discort
berland Co	Cuba (N. Sandoval)	Dentally Indigent
Facility: FCI Fairton	County—Sandoval	Low Inc—Curry Co

DENTAL: New Mexico Population Group Listing	DENTAL: New York County Listing	DENTAL: New York Service Area Listing
Population Group	County Name	Service Area Name
Low Income	Population Group: Low Inc—Syracuse	C.T. 207
Low Inc—Eddy Co	Orange	C.T. 213
County—Eddy	Population Group: MFW—Goshen/Warwick	C.T. 215
Parts:	Population Group: MFW—Walden	C.T. 217
Low Inc—Eddyco.	Oswego	C.T. 219
Low Inc—Grant Co	Population Group: Low Inc—Pulaski PCSa	C.T. 221
County—Grant Parts:	Schenectady Population Group: Low Inc—Central Sche-	C.T. 223 C.T. 225
Low Inc	nectady City	C.T. 227
Low Income—Dona Ana Hill	*St Lawrence	C.T. 229
County—Dona Ana	Population Group: Low Income—	C.T. 231
Parts:	Ögdensburg	C.T. 233
Low Income	Tioga	C.T. 235
Low-Inc—Santa Fe Co	Population Group: Low Income—Tioga	C.T. 237
County—Santa Fe Parts:	County *Tompkins	C.T. 239 C.T. 241
Low Inc	Population Group: Low-Income Groton-Mo-	C.T. 241
	ravia	C.T. 245
DENTAL: New York	*Ulster	C.T. 247
County Listing	Population Group: MFW—New Paltz	C.T. 249
	*Wyoming	C.T. 251
County Name *Allegany	Service Area: Arcade	C.T. 253
Service Area: Arcade	Service Area: Letchworth	C.T. 255
Service Area: Letchworth	DENTAL: New York	C.T. 257 C.T. 259.01–259.02
Population Group: Low Inc—Wellsville	Service Area Listing	C.T. 261
Bronx		C.T. 263
Service Area: Morris Heights	Service Area Name	C.T. 265
Service Area: Morrisania/High Bridge	Arcade	C.T. 267
*Cattaraugus Service Area: Arcade	County—Allegany	C.T. 269
Service Area: Arcade Service Area: Randolph-Ellicottville	Parts: Centerville Town	C.T. 271.01–271.02 C.T. 273
Population Group: Low Inc—Olean	Rushford Town	C.T. 275
Cayuga	County—Cattaraugus	C.T. 277
Population Group: Low-Income Groton-Mo-	Parts:	C.T. 279
ravia	Farmersville Town	C.T. 281
Chautauqua	Freedom Town	C.T. 283
Population Group: Low Inc—Dunkirk/Fredonia	Machias Town Yorkshire Town	C.T. 285.01–285.02
Population Group: Low Inc—Jamestown	County—Wyoming	C.T. 287 C.T. 289
Population Group: Low Inc—Westfield	Parts:	C.T. 291
*Clinton	Arcade Town	C.T. 293
Population Group: Low Income—	Eagle Town	C.T. 295
Dannemora	Java Town	C.T. 297
*Cortland	Orangeville Town	C.T. 299
Population Group: Low Income— Cortland Co	Sheldon Town Wethersfield Town	C.T. 301 C.T. 303
Dutchess	Bedford-Stuyvesant	C.T. 303
Population Group: Low Inc—Beacon City	County—Kings	C.T. 309
*Franklin	Parts:	C.T. 311
Facility: FCI Raybrook	C.T. 11	C.T. 313
*Jefferson	C.T. 23	C.T. 315
Population Group: Low-Income Jefferson	C.T. 25 C.T. 27	C.T. 317.01–317.02 C.T. 319
County Kings	C.T. 29.01–29.02	C.T. 319 C.T. 321
Service Area: Bedford-Stuyvesant	C.T. 31	C.T. 323
Service Area: Coney Island	C.T. 33	C.T. 325
Service Area: Crown Heights	C.T. 35	C.T. 327
Service Area: Sunset Park	C.T. 179	C.T. 329
*Lewis	C.T. 181	C.T. 331
Population Group: Low Inc—Lewis Co	C.T. 183	C.T. 333
Monroe Population Group: Low Inc—Westside	C.T. 185.01-185.02 C.T. 187	C.T. 335 C.T. 337
Rochester	C.T. 189	C.T. 339
New York	C.T. 191	C.T. 341
Service Area: Central/West Harlem	C.T. 193	C.T. 343
Service Area: East Harlem	C.T. 195	C.T. 345
Service Area: Lower East Side	C.T. 197	C.T. 347
Service Area: Washington Hgts/Inwood	C.T. 199	C.T. 349
Population Group: Low Inc—Chinatown/	C.T. 201	C.T. 351
Lwr Manhattan	C.T. 203 C.T. 205	C.T. 353 C.T. 355
Onondaga	U.1. 200	C.T. 355

DENTAL: New York Service Area Listing	DENTAL: New York Service Area Listing	DENTAL: New York Service Area Listing
Service Area Listing Service Area Name	Service Area Listing Service Area Name	Service Area Listing Service Area Name
C.T. 357	C.T. 331	C.T. 255
C.T. 359	C.T. 333	C.T. 257
C.T. 361	C.T. 335	Morrisania/High Bridge
C.T. 363	C.T. 337	County—Bronx
C.T. 365.01-365.02 C.T. 367	C.T. 339 C.T. 349	Parts: C.T. 47
C.T. 369	C.T. 349 C.T. 351	C.T. 49
C.T. 369 C.T. 371	C.T. 351 C.T. 353	C.T. 49 C.T. 53.01
C.T. 373	C.T. 355	C.T. 57
C.T. 375	C.T. 357	C.T. 59.01–59.02
C.T. 377	East Harlem	C.T. 61
C.T. 377	County—New York	C.T. 67
C.T. 381	Parts:	C.T. 69
C.T. 383	C.T. 156.02	C.T. 121.01
C.T. 385	C.T. 158.02	C.T. 123
C.T. 387	C.T. 160.02	C.T. 125
Central/West Harlem	C.T. 162	C.T. 127.01
County—New York	C.T. 164	C.T. 129.01
Parts:	C.T. 166	C.T. 131
C.T. 186	C.T. 168	C.T. 133
C.T. 190	C.T. 170	C.T. 135
C.T. 197.02	C.T. 172.01–172.02	C.T. 137
C.T. 200	C.T. 174.01–174.02	C.T. 139
C.T. 201.02	C.T. 178	C.T. 141
C.T. 207.02	C.T. 180	C.T. 143
C.T. 208	C.T. 182	C.T. 145
C.T. 209.01–209.02	C.T. 184	C.T. 147
C.T. 211–212	C.T. 188	C.T. 149
C.T. 213.01-213.02	C.T. 192	C.T. 151
C.T. 214	C.T. 194	C.T. 153
C.T. 216	C.T. 196	C.T. 155
C.T. 217.01-217.02	C.T. 198	C.T. 157
C.T. 218	C.T. 202	C.T. 161
C.T. 219.97	C.T. 204	C.T. 163
C.T. 220	C.T. 206	C.T. 165
C.T. 221.01-221.02	C.T. 210	C.T. 167
C.T. 222	Letchworth	C.T. 169
C.T. 223.97-223.98	County—Allegany	C.T. 171
C.T. 224–226	Parts:	C.T. 173
C.T. 227.01-227.02	Allen Town	C.T. 175
C.T. 228–230	Caneadea Town	C.T. 177
C.T. 231.01–231.02	Granger Town	C.T. 179
C.T. 232–234	Hume Town	C.T. 181
C.T. 235.01–235.02	County—Wyoming	C.T. 183
C.T. 236–237	Parts:	C.T. 187
C.T. 239	Castile Town	C.T. 189
C.T. 241	Gainesville Town	C.T. 193
C.T. 243.02	Genesee Falls Town	C.T. 195
Coney Island	Pike Town	C.T. 197
County—Kings	Lower East Side	C.T. 199
Parts:	County—New York	C.T. 201
C.T. 326	Parts:	C.T. 211
C.T. 328	C.T. 10.02	C.T. 213.02
C.T. 330	C.T. 20	C.T. 217.02
C.T. 340	C.T. 22.01–22.02	C.T. 219
C.T. 342	C.T. 24	C.T. 221
C.T. 348.01	C.T. 26.01–26.02	C.T. 223
C.T. 352	C.T. 28	C.T. 225
Crown Heights	Morris Heights	C.T. 227.02–227.03
County—Kings	County—Bronx	C.T. 229.02
Parts:	Parts:	C.T. 367
C.T. 213	C.T. 205	C.T. 369.02
C.T. 215	C.T. 213.01–213.02	Randolph-Ellicottville
C.T. 217	C.T. 215.01–215.02	County—Cattaraugus
C.T. 219	C.T. 217.01	Parts:
C.T. 317.02	C.T. 239	Carrollton Town
C.T. 319	C.T. 243	Coldspring Town
C.T. 321	C.T. 245	Conewango Town
C.T. 323	C.T. 247	Ellicottville Town
C.T. 325	C.T. 249	Franklinville Town
C.T. 327	C.T. 251	Great Valley Town
C.T. 329	C.T. 253	Humphrey Town

DENTAL: New York Service Area Listing	DENTAL: New York Service Area Listing	DENTAL: New York Population Group Listing
Service Area Name	Service Area Name	Population Group
Little Valley Town	C.T. 309	Low Inc—Olean
Mansfield Town	C.T. 311	County—Cattaraugus —— Parts:
Napoli Town New Albion Town	DENTAL: New York	Allegany Town
Randolph Town	Population Group Listing	Hinsdale Town
Red House Town		Ischua Town
Salamanca City	Population Group Low Inc—Beacon City	Lyndon Town
Salamanca Town South Valley Town	County—Dutchess	Olean City Olean Town
Sunset Park	Parts:	Portville Town
County—Kings	C.T. 2101–2103	Low Inc—Pulaski PCSa
Parts:	Low Inc—Central Schenectady City	County—Oswego
C.T. 2 C.T. 18	County—Schenectady Parts:	Parts: Albion Town
C.T. 20	C.T. 201–204	Boylston Town
C.T. 22	C.T. 207–209	Mexico Town
C.T. 72	C.T. 210.01–210.02	Orwell Town
C.T. 74	C.T. 211.02–211.03 C.T. 214–215	Redfield Town
C.T. 76 C.T. 78	C.T. 217	Richland Town Sandy Creek Town
C.T. 80	Low Inc—Chinatown/Lwr Manhattan	Williamstown Town
C.T. 82	County—New York	Low Inc—Syracuse
C.T. 84	Parts:	County—Onondaga
C.T. 86	C.T. 2.01–2.02 C.T. 6	Parts:
C.T. 88 C.T. 90	C.T. 8	C.T. 5–7 C.T. 13–16
C.T. 92	C.T. 10.01	C.T. 21–24
C.T. 94	C.T. 14.01–14.02	C.T. 29-35
C.T. 96	C.T. 15.01	C.T. 36.01
C.T. 98 C.T. 100–102	C.T. 16 C.T. 18	C.T. 38–45
C.T. 100–102 C.T. 108	C.T. 25	C.T. 51–55 C.T. 57–59
C.T. 110	C.T. 27	C.T. 61.01–61.02
C.T. 112	C.T. 29	Low Inc—Wellsville
C.T. 117	C.T. 30.01–30.02 C.T. 32	County—Allegany
C.T. 121–122 C.T. 141	C.T. 32 C.T. 34	Parts: Alfred Town
C.T. 143	C.T. 36.01–36.02	Alma Town
C.T. 145	C.T. 38	Almond Town
C.T. 147	C.T. 40–41 C.T. 43	Amity Town
Washington Hgts/Inwood County—New York	C.T. 45	Andover Town Angelica Town
Parts:	C.T. 55.02	Belfast Town
C.T. 243.01	Low Inc—Dunkirk/Fredonia	Birdsall Town
C.T. 245	County—Chautauqua	Bolivar Town
C.T. 247 C.T. 249	Parts: Arkwright Town	Burns Town Clarksville Town
C.T. 251	Charlotte Town	Cuba Town
C.T. 253	Dunkirk City	Friendship Town
C.T. 255	Dunkirk Town	Genesee Town
C.T. 261	Pomfret Town Portland Town	Grove Town
C.T. 263 C.T. 265	Sheridan Town	Independence Town New Hudson Town
C.T. 267	Stockton Town	Scio Town
C.T. 269	Low Inc—Jamestown	Ward Town
C.T. 271	County—Chautauqua	Wellsville Town
C.T. 273 C.T. 275	Parts: Busti Town	West Almond Town Willing Town
C.T. 277	Carroll Town	Wirt Town
C.T. 279	Ellery Town	Low Inc—Westfield
C.T. 281	Ellicott Town	County—Chautauqua
C.T. 283	Ellington Town	Parts:
C.T. 285 C.T. 287	Gerry Town Harmony Town	Chautauqua Town Clymer Town
C.T. 289	Jamestown City	French Creek Town
C.T. 291	Kiantone Town	Mina Town
C.T. 293	North Harmony Town	Ripley Town
C.T. 295	Poland Town	Sherman Town
C.T. 297 C.T. 301	Low Inc—Lewis Co County—Lewis	Westfield Town Low Inc—Westside Rochester
C.T. 301 C.T. 303	Parts:	County—Monroe
C.T. 307	Low Income	Parts:

C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low	DENTAL: North Carolina Service Area Listing Service Area Name Laurel Twp Revere Rice Cove Twp Spring Creek Twp Walnut Twp DENTAL: North Carolina Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen Parts:
*Anson *Bertie C.T. 16–17 C.T. 23–24 C.T. 27 C.T. 40–41 C.T. 62–71 C.T. 75 C.T. 87.01–87.02 C.T. 88 C.T. 94.03 C.T. 95 C.T. 95 C.T. 96.01–96.04 Low Income— Cortland Co *Anson *Bertie Population Group: Low Inc—Bertie *Coup Population Group: Low Inc—Clay *Bladen Population Group: Low Inc—Clay *Caswell Population Group: Low Inc—Cherokee Clay Population Group: Low Inc—Cherokee *Clay Population Group: Low Inc—Clay *Craven *Anson *Bertie Population Group: Low Inc—Bertie *Caswell Population Group: Low Inc—Clay *Clay Population Group: Low Inc—Clay *Craven *Craven *Anson *Bertie Population Group: Low Inc—Bertie *Caswell Population Group: Low Inc—Clay *Craven *Craven *Craven *Craven *Anson *Bertie Population Group: Low Inc—Bertie *Caswell *Craswell *Craswell *Craven	Laurel Twp Revere Rice Cove Twp Spring Creek Twp Walnut Twp DENTAL: North Carolina Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 2 C.T. 16–17 C.T. 23–24 C.T. 27 C.T. 40–41 C.T. 62–71 C.T. 75 C.T. 87.01–87.02 C.T. 88 C.T. 94.03 C.T. 95 C.T. 95 C.T. 96.01–96.04 Low Income— Cortland Co *Anson *Bertie Population Group: Low Inc—Bertie *Bladen Population Group: Low Inc—Bladen *Caswell Population Group: Low Inc—Caswell *Cherokee Population Group: Low Inc—Cherokee Clay Population Group: Low Inc—Cherokee Cottage Cottage *Cleveland Population Group: Low Inc—Clay *Cleveland Population Group: Low Inc—Clay *Cleveland Population Group: Low Income—Cleveland *Craven	Revere Rice Cove Twp Spring Creek Twp Walnut Twp DENTAL: North Carolina Population Group Listing Population Group V Inc—Bertie County—Bertie Parts: Low Income V Inc—Bladen County—Bladen
C.T. 16–17 C.T. 23–24 C.T. 27 C.T. 40–41 C.T. 62–71 C.T. 75 C.T. 87.01–87.02 C.T. 88 C.T. 94.03 C.T. 95 C.T. 95 C.T. 96.01–96.04 C.W Income— Cortland Co *Bertie Population Group: Low Inc—Bertie *Bladen Population Group: Low Inc—Bladen *Caswell Population Group: Low Inc—Caswell *Cherokee Population Group: Low Inc—Cherokee Cort. 88 Cort. 94.03 Cort. 95 Cort. 96.01–96.04 Population Group: Low Inc—Clay *Clay Population Group: Low Inc—Clay *Cleveland Population Group: Low Income—Cleveland *Craven	Revere Rice Cove Twp Spring Creek Twp Walnut Twp DENTAL: North Carolina Population Group Listing Population Group V Inc—Bertie County—Bertie Parts: Low Income V Inc—Bladen County—Bladen
C.T. 23–24 *Bladen C.T. 27 Population Group: Low Inc—Bertie *Bladen C.T. 40–41 *Caswell C.T. 62–71 Population Group: Low Inc—Caswell C.T. 75 *Cherokee C.T. 87.01–87.02 Population Group: Low Inc—Cherokee C.T. 88 *Clay Low C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven	Spring Creek Twp Walnut Twp DENTAL: North Carolina Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 27	Walnut Twp DENTAL: North Carolina Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 40–41 *Caswell C.T. 62–71 Population Group: Low Inc—Bladeri C.T. 75 Population Group: Low Inc—Caswell C.T. 87.01–87.02 Population Group: Low Inc—Cherokee C.T. 88 *Clay Low C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low	Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 62–71	Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 75	Population Group Listing Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 87.01–87.02 Population Group: Low Inc—Cherokee C.T. 88 *Clay Low C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low	Population Group v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 88 *Clay Low C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low Income—Low Low Low Income—Cleveland Low Income—Cleveland Co *Craven Low Income—Clev	v Inc—Bertie County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 94.03 Population Group: Low Inc—Clay C.T. 95 *Cleveland C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low Income—Cleveland Low Income—Cleveland Co *Craven Low Income—Cleveland Low Income—Cleveland Co *Craven Low Income—Cleveland *Craven	County—Bertie Parts: Low Income v Inc—Bladen County—Bladen
C.T. 95 C.T. 96.01–96.04 Cow Income— Cortland Co *Cleveland Population Group: Low Income—Cleveland *Craven *Craven	Parts: Low Income v Inc—Bladen County—Bladen
C.T. 96.01–96.04 Population Group: Low Income—Cleveland Low Income— Cortland Co *Craven Low	Low Income v Inc—Bladen County—Bladen
Low Income— Cortland Co *Craven Low	v Inc—Bladen County—Bladen
LOV	County—Bladen
Daniel d'au Oure de la Constant	•
· · · · · · · · · · · · · · · · · · ·	Parts:
Parts: Cumberland	
Low-Income Population Group: Low Inc—Cumberland	Low Income
	v Inc—Caswell
	County—Caswell
Parts: Population Group: Low Inc—Duplin	Parts:
Dannemora Town Edgecombe	Low Income
LIIGIDUIU IOWII	v Inc—Cherokee
	County—Cherokee
Low Income—Ogdensburg Population Group: Medicaid—Gaston Co	Parts:
County—St Lawrence	Low Income
Parts: Population Group, Low inc—inner Greens- Lov	v Inc—Clay
	County—Clay
Lighon Town	Parts:
Marrietava	Low Income
Ordensburg City	v Inc—Craven
7 Tolladiooli	County—Craven
Western Terror	Parts:
	Low Income v Inc—Cumberland Co
	County—Cumberland
Parts: *Lenoir	Parts:
Low Income Population Group: Low Inc—Lenoir	Low Inc
	v Inc—Duplin
	County—Duplin
Parts: Madison	Parts:
Locke Town Service Area: Hot Springs	Low Income
	v Inc—Edgecombe
	County—Edgecombe
Sempronius Town Population Group: Low Inc—Mitchell C Summerhill Town New Hanover	Parts:
Cultimortiiii Town	Low Income
*North annual a	v Inc—Harnett Co
Falls.	County—Harnett
Glotoli Town	Parts:
*Dorson	Low Income
County—Jenerson Population Group: Low Inc. Porcon Low	v Inc—Inner Greensboro
raits. *Poboson	County—Guilford
Low-Income Population Group: Low Inc.—Pobeson	Parts:
WFW—Gosneri/Warwick *Sampson	C.T. 101
County—Orange Population Group: Low Inc—Sampson	C.T. 103
Parts: *Surry	C.T. 107.02
Gosnen Town Population Group: Low Income—Surry	C.T. 108.01
Warwick Town *Vance	C.T. 109-110
MFW—New Paltz Facility: FCI—Butner	C.T. 111.01-111.02
County—Ulster *Warren	C.T. 112–115
Parts: *Wilkes	C.T. 127.05-127.07
	v Inc—Jones
	County—Jones
County—Orange County	Parts:
Parts:	Low Income
Montgomery Town DENTAL: North Carolina Lov	v Inc—Lenoir
o , DENTAE, NOTHI GATORINA	County—Lenoir
DENTAL: New York	Parts:
Facility Listing Service Area Name	Low Income
Hot Springs Lov	v Inc-Macon
	County—Macon
FCI Raybrook Parts:	Parts:
County—Franklin Hot Springs Twp	Low Income

DENTAL: North Carolina Population Group Listing	DENTAL: Ohio County Listing	DENTAL: Ohio Service Area Listing
Population Group	County Name	Service Area Name
Low Inc—Mitchell	Population Group: Low Inc—Adams Co	C.T. 1181–1185
	*Ashland	Western Collinwood
County—Mitchell Parts:		
	Population Group: Low Inc—Ashland Co	County—Cuyahoga
Low Income	*Athens	Parts:
Low Inc—New Hanover	*Brown	C.T. 1169
County—New Hanover	Population Group: Low Inc—Brown Co	C.T. 1171.01–1171.02
Parts:	Clark	C.T. 1172.01–1172.02
Low Income	Population Group: Low Inc—SW Spring-	C.T. 1173–1175
Low Inc—Pamlico	field City	C.T. 1179
County—Pamlico	Columbiana	C.T. 1261
Parts:	Population Group: Low Inc—Columbiana	Winton Hills (Cincinnati)
Low Income	Co	County—Hamilton
Low Inc—Person	Cuyahoga	Parts:
County—Person	Service Area: Corlett/Mt. Pleas/Wdland	C.T. 80
Parts:		0.1.00
Low Income	Service Area: Glenville (Area I—Cleveland)	
	Service Area: Western Collinwood	DENTAL: Ohio
Low Inc—Robeson	Population Group: Low Inc—Hough/Nor-	Population Group Listing
County—Robeson	wood	
Parts:	Population Group: Low Inc—Central/Fair-	Population Group
Low Income	fax/Kinsman	Low Inc—Adams Co
Low Inc—Sampson	Franklin	County—Adams
County—Sampson	Population Group: Low Inc—Near Eastside	Parts:
Parts:	(Columbus)	Low Income
Low Income	,	Low Inc—Ashland Co
Low Inc/MFW—Henderson	Hamilton	County—Ashland
County—Henderson	Service Area: Winton Hills (Cincinnati)	
Parts:	*Jackson	Parts:
	Lucas	Low Income
Low Inc/MFW	Population Group: Low Inc—Old West	Low Inc—Brown Co
Low Income—Cleveland	End/Center City/Door	County—Brown
County—Cleveland	*Meigs	Parts:
Parts:	Montgomery	Low Income
Low-Income	Population Group: Low Inc—West Dayton	Low Inc—Central/Fairfax/Kinsman
Low Income—Surry	*Muskingum	County—Cuyahoga
County—Surry	Population Group: Low Inc—Muskingum/	Parts:
Parts:		C.T. 1079
Low-Income	Perry	C.T. 1073
Low-Income —Yancey County	*Perry	
County—Yancey	Population Group: Low Inc—Muskingum/	C.T. 1093
Parts:	Perry	C.T. 1096–1099
Low-Income	*Pike	C.T. 1103
Medicaid—Gaston Co	Population Group: Low Inc—Pike Co	C.T. 1129
	*Sandusky	C.T. 1131–1139
County—Gaston	Population Group: Low Inc/MFW—San-	C.T. 1141–1145
Parts:	dusky Co	C.T. 1147–1148
Medicaid	*Scioto	Low Inc—Columbiana Co
	Population Group: Low Inc—Scioto Co	County—Columbiana
DENTAL: North Carolina	*Seneca	Parts:
Facility Listing	Population Group: Low Inc—Seneca Co	Low Income
		Low Inc—Hough/Norwood
Facility Name	Washington	County—Cuyahoga
FCI—Butner	Population Group: Low Inc—Washington	Parts:
County—Vance	Co	
·		C.T. 1112–1113
DENTAL: North Dakota	DENTAL: Ohio	C.T. 1115–1118
County Listing	Service Area Listing	C.T. 1119.01-1119.02
County Listing		C.T. 1121–1128
County Name	Service Area Name	C.T. 1186.01-1186.02
*Benson	Corlett/Mt. Pleas/Wdland	C.T. 1189
	County—Cuyahoga	Low Inc—Muskingum/Perry
*Billings	Parts:	County—Muskingum
*Dunn	C.T. 1155	Parts:
*Golden Valley		
*Kidder	C.T. 1198–1199	Low Income
*McIntosh	C.T. 1204–1206	County—Perry
*McKenzie	C.T. 1207.01–1207.02	Parts:
*Rolette	C.T. 1208.01-1208.02	Low Income
*Sioux	C.T. 1211-1213	Low Inc—Near Eastside (Columbus)
*Slope	C.T. 1214.01-1214.02	County—Franklin
*Towner	C.T. 1215–1216	Parts:
TOWNER	C.T. 1275	C.T. 25.20
DENTAL CL'	Glenville (Area I—Cleveland)	C.T. 25.20 C.T. 28–29
DENTAL: Ohio		
County Listing	County—Cuyahoga	C.T. 36–38
^	— Parts:	C.T. 53
('ounty Nama	C.T. 1114.01–1114.02	CT E4.40
County Name *Adams	C.T. 1114.01–1114.02 C.T. 1161–1168	C.T. 54.10 Low Inc—Old West End/Center City/Door

DENTAL: Ohio Population Group Listing	DENTAL: Oklahoma Service Area Listing	DENTAL: Oregon County Listing
Population Group	Service Area Name	County Name
County—Lucas	Konawa	Population Group: Low Inc-Mid-County
Parts:	County—Pottawatomie Parts:	Multnomah
C.T. 8	Maud Division	Polk
C.T. 14–16	Wanette-Asher Division	Population Group: Low Inc/MFW/Home-
C.T. 21–23	County—Seminole	less—Polk And Marion C *Sherman
C.T. 24.01–24.02 C.T. 25–28	Parts:	*Tillamook
C.T. 31–37	Konawa Division	*Umatilla
Low Inc—Pike Co	Seminole South Division Talihina	Population Group: Low Inc/MFW—Umatilla
County—Pike	County—Le Flore	Co
Parts:	Parts:	*Wasco
Low Income	South Le Flore Division	Population Group: Low Inc/MFW—Wasco Co
Low Inc—Scioto Co	Talihina Division	Washington
County—Scioto Parts:	County—Pushmataha	Population Group: Low Inc/MFW—Wash-
Low Income	Parts: North Pushmataha Division	ington Co
Low Inc—Seneca Co		*Wheeler
County—Seneca	DENTAL: Oklahoma	Yamhill
Parts:	Population Group Listing	Population Group: Low Inc—Yamhill
Low Income	Demote Cons	Facility: FCI Sheridan
Low Inc—SW Springfield City	Population Group Am In—Tulsa	DENTAL: Oregon
County—Clark	County—Tulsa	Service Area Listing
Parts: C.T. 1–3	Parts:	
C.T. 9.02	American Indian	Service Area Name
C.T. 10	Low Inc—SE Oklahoma City	Port Orford
C.T. 11.01–11.02	County—Oklahoma	County—Curry Parts:
C.T. 12	Parts: Low-Income	Port Orford Division
Low Inc—Washington Co	Low-income	
County—Washington	DENTAL: Oklahoma	DENTAL: Oregon
Parts: Low Income	Facility Listing	Population Group Listing
Low Income Low Inc—West Dayton	Facility Manage	Population Group
County—Montgomery	Facility Name FCI El Reno	Low Inc—Harney Co
Parts:	County—Canadian	County—Harney
C.T. 2–4		Low Inc—Inner NE Multnomah Co
C.T. 7	DENTAL: Oregon	County—Multnomah
C.T. 10 C.T. 35–45	County Listing	Parts: C.T 27.02
Low Inc/MFW—Sandusky Co	County Name	C.T. 22.01–22.02
County—Sandusky	Clackamas	C.T. 23.01–23.02
Parts:	*Curry	C.T. 24.01–24.02
Low Income	Service Area: Port Orford	C.T. 25.01–25.02
MFW	*Gilliam	C.T. 26 C.T. 27.01–27.02
DENTAL : Oldeheme	*Harney Population Group: Low Inc—Harney Co	C.T. 28.01–27.02 C.T. 28.01–28.02
DENTAL: Oklahoma County Listing	*Hood River	C.T. 29.01–29.02
	Population Group: Low Inc/MFW—Hood	C.T. 30-32
County Name	River Co	C.T. 33.01–33.02
*Caddo	Jackson	C.T. 34.01–34.02
Canadian Facility: FCI El Reno	Population Group: Low-Inc/MFW—Jackson	C.T. 35.01–35.02 C.T. 36.01–36.03
*Coal	Co *Josephine	C.T. 37.01–30.03
Creek	Population Group: Low Income—Josephine	C.T. 38.01–38.03
*Haskell	County	C.T. 39.01-39.02
*Le Flore	*Klamath ´	C.T. 40.01-40.02
Service Area: Talihina	Population Group: Low Inc/MFW/Home-	C.T. 41.01–41.02
*McCurtain	less—Klamath Co	C.T. 72.01–72.02
Oklahoma Population Group: Low Inc—SE Oklahoma	*Malheur Population Group: Low Inc/MFW—Malheur	C.T. 73–76 Low Inc—Mid-County Multnomah
City	Co	County—Multnomah
Osage	Facility: Snake River Correct Inst	Parts:
Pottawatomie	Marion	C.T. 6.01-6.02
Service Area: Konawa	Population Group: Low Inc/MFW/Home-	C.T. 16.02
*Pushmataha	less—Polk And Marion C	C.T. 17.02
Service Area: Talihina	*Morrow Multnomah	C.T. 29.03 C.T. 77–79
*Seminole Service Area: Konawa	Population Group: Low Inc—Inner NE	C.T. 77–79 C.T. 80.01–80.02
*Tillman	Multnomah Co	C.T. 92.01–92.02
Tulsa	Population Group: Low Inc—Southeast	C.T. 93–95
Population Group: Am In—Tulsa	Multnoma County	C.T. 97.01

DENTAL: Oregon	DENTAL: Oregon	DENTAL: Pennsylvania
Population Group Listing	Population Group Listing	County Listing
Population Group 81	Population Group Low-Inc/MFW—Jackson Co	County Name Population Group: Low Inc—Pike County
82.01	County—Jackson	*Schuylkill
82.02 83.01	Parts: Low Inc/MFW—Jackson Co	Population Group: Low Inc—Schuylkill Facility: FCI—Schuylkill
83.02		*Tioga
84 85	DENTAL: Oregon Facility Listing	Population Group: Low-Income Tioga County
89		*Union
90 91	Facility Name FCI Sheridan	Facility: FCI Allenwood Facility: USP—Lewisburg
Low Inc—Southeast Multnoma County	County—Yamhill	Facility: USP Allenwood
County—Multnomah Parts:	Snake River Correct Inst County—Malheur	*Wayne Population Group: Low Inc—Wayne Co.
C.T. 1–2		York
C.T. 3.01–3.02 C.T. 4.01–4.02	DENTAL: Pennsylvania County Listing	Service Area: York City
C.T. 5.01–5.02 C.T. 7.01–7.02	County Name	DENTAL: Pennsylvania Service Area Listing
C.T. 8.01–8.02	Allegheny	
C.T. 9.01–9.02 C.T. 10	Service Area: Homewood-Brushton Service Area: Wilkinsburg	Service Area Name Cromwell
C.T. 10 C.T. 11.01–11.02	Beaver	County—Huntingdon
C.T. 12.01–12.02	Population Group: Low Inc—Beaver Co *Bedford	Parts: Clay Twp
C.T. 13.01–13.02 C.T. 14–15	Population Group: Low Income—Bedford	Cromwell Twp
C.T. 16.01	County *Bradford	Dublin Twp
C.T. 17.01 C.T. 18.01–18.02	Population Group: Low Inc—Bradford Co	Orbisonia Boro Rockhill Furnace Boro
C.T. 19–21	Butler	Saltillo Boro
C.T. 86–88 Low Inc—Yamhill	Population Group: Low-Inc Pop Of Butler Co	Shade Gap Boro Springfield Twp
County—Yamhill	*Crawford	Tell Twp
Parts: Low Income/MFW	Population Group: Low Inc—Meadville/ Conneautville	Three Springs Boro Greensboro
Low Income/MFW Low Inc/MFW—Hood River Co	Dauphin	County—Fayette
County—Hood River Parts:	Population Group: Low Inc—Harrisburg Erie	Parts: German Township
Low Income	Population Group: Low Inc—Erie City	Masontown Borough
MFW Low Inc/MFW—Malheur Co	Fayette Service Area: Greensboro	Nicholson Township Point Marion Borough
County—Malheur	*Franklin	Springhill Township
Parts:	Population Group: Low Inc/MFW—Cham- bersburg	County—Greene Parts:
Low Income/MFW Low Inc/MFW—Umatilla Co	*Fulton	Dunkard Township
County—Umatilla	Population Group: Low Inc.—Fulton County	Greene Township
Parts: Low Income	*Greene	Greensboro Borough Monongahela Township
MFW	Service Area: Greensboro	Homewood-Brushton
Low Inc/MFW—Wasco Co County—Wasco	*Huntingdon Service Area: Cromwell	County—Allegheny Parts:
Parts:	*Jefferson	C.T. 1204
Low Income MFW	Population Group: Low Inc—Jefferson County	C.T. 1207 C.T. 1301–1305
Low Inc/MFW—Washington Co	*Juniata	C.T. 1305
County—Washington Parts:	Population Group: Low Inc—Juniata Lancaster	Wilkinsburg County—Allegheny
Low Income/MFW	Population Group: Low Inc-Welsh Moun-	Parts:
Low Inc/MFW/Homeless—Klamath Co County—Klamath	tain Population Group: Low Inc—SE Lancaster	Wilkinsburg Borough
Parts:	City	York City County—York
Low Income/MFW/Homeless	*Lawrence	Parts:
Low Inc/MFW/Homeless—Polk And Marion C County—Marion	Population Group: Low Inc—Lawrence Co *McKean	C.T. 1–3 C.T. 5
Parts:	Facility: FCI Mckean	C.T. 7
Low Inc/MFW/Homeless County—Polk	Mercer Population Group: Low Inc—Sharon/Farrell	C.T. 9–12 C.T. 15–16
Parts:	*Mifflin	
Low Inc/MFW/Homeless Low Income—Josephine County	Population Group: Low Inc—Mifflin Co Philadelphia	DENTAL: Pennsylvania Population Group Listing
County—Josephine	Population Group: Low Inc-Lower North	
Parts:	Philadelphia *Pike	Population Group Low Inc—Beaver Co
Low-Income	i iii.	LOW INC. DOGVO! OU

DENTAL: Pennsylvania Population Group Listing	DENTAL: Pennsylvania Population Group Listing	DENTAL: Pennsylvania Population Group Listing
Population Group	Population Group	Population Group
County—Beaver	Pine Twp	Parts:
Parts:	Sadsbury Twp	Allegheny Twp
Low Income	Saegertown Boro	Brady Twp
Low Inc—Bradford Co	Spring Twp	Bruin Boro
County—Bradford	Springboro Boro	Butler City
Low Inc—Erie City	Summerhill Twp	Butler Twp
County—Erie	Summit Twp	Center Twp
Parts:	Union Twp	Cherry Twp
Ct 1	Vernon Twp	Cherry Valley Boro
Ct 10	West Mead Twp	Chicora Boro
Ct 11	Low Inc-Mifflin Co	Clay Twp
Ct 12	County—Mifflin	Clearfield Twp
Ct 13	Parts:	Concord Twp
Ct 14	Low Income	Connequenessing Boro
Ct 15	Low Inc—Pike County	Connoquenessing Twp
Ct 16	County—Pike	Donegal Twp
Ct 17	Parts:	East Butler Boro
Ct 18	Pike County	Eau Claire Boro
Ct 19	Low Inc—Schuylkill	Fairview Boro
Ct 2	County—Schuylkill	Fairview Twp
Ct 20	Parts:	Franklin Twp
Ct 21	Low Income	Harrisville Boro
Ct 22	Low Inc—Sharon/Farrell	Karns City Boro
Ct 23	County—Mercer	Lancaster Twp
Ct 24	Parts:	Marion Twp
Ct 25	C.T. 301-309	Mercer Twp
Ct 26	Low Inc—SE Lancaster City	Muddy Creek Twp
Ct 27	County—Lancaster	Oakland Twp
Ct 28	Parts:	Parker Twp
Ct 29	C.T. 1	Petrolia Boro
Ct 3	C.T. 7–9	Portersville Boro
Ct 30	C.T. 14-16	Prospect Boro
Ct 4	Low Inc—Wayne Co.	Slippery Rock Boro
Ct 5	County—Wayne	Slippery Rock Twp
Ct 6	Parts:	Summit Twp
Ct 7	Low Income	Venango Twp
Ct 8	Low Inc-Welsh Mountain	Washington Twp
Ct 9	County—Lancaster	West Liberty Boro
Low Inc—Harrisburg	Parts:	West Sunbury Boro
County—Dauphin	Bart Township	Worth Twp
Parts:	Brecknock Township	Low-Income Tioga County
C.T. 201–217	Caernarvon Township	County—Tioga
Low Inc—Jefferson County	Christiana Borough	Parts:
County—Jefferson	Colerain Township	Low-Income
Parts:	Earl Township	
Low Income	East Earl Township	DENTAL: Pennsylvania
Low Inc—Juniata	Eden Township	Facility Listing
County—Juniata	Leacock Township	
Parts:	Little Britain Township	Facility Name
Low Income	New Holland Borough	FCI—Schuylkill
Low Inc—Lawrence Co	Paradise Township	County—Schuylkill
County—Lawrence	Quarryville Borough	FCI Allenwood
Parts:	Sadsbury Township	County—Union
Low Income	Salisbury Township	FCI Mckean
Low Inc—Lower North Philadelphia	Terre Hill Borough	County-McKean
County—Philadelphia	Low Inc.—Fulton County	USP—Lewisburg
Parts:	County—Fulton	County—Union
C.T. 125-149	Parts:	USP Allenwood
C.T. 151–182	Low Income	County—Union
C.T. 192	Low Inc/MFW—Chambersburg	
C.T. 195	County—Franklin	DENTAL: Rhode Island
C.T. 200–201	Parts:	County Listing
Low Inc—Meadville/Conneautville	Chambersburg Boro	
County—Crawford	Hamilton Twp	County Name
Parts:	Letterkenny Twp	Newport
Beaver Twp	St. Thomas Twp	Population Group: Newport/Middletown
		Low Income
Conneaut Lake Bore	Low Income—Bedford County	Providence
Conneaut Lake Boro	County—Bedford	
Conneautville Boro	Parts:	Population Group: Low Inc—NW Woonsocket
Cussewago Twp		
	Low Income	
Hayfield Twp Meadville City	Low Income Low-Inc Pop Of Butler Co County—Butler	Population Group: Low Inc—Providence City

DENTAL: Rhode Island County Listing	DENTAL: Rhode Island Population Group Listing	DENTAL: South Carolina County Listing
County Name	Population Group	County Name
Population Group: Low Inc—C Falls/N	Ct 22	Population Group: Low Inc—Chesterfield
Pawtucket	Ct 23	*Clarendon
Washington	Ct 24	*Colleton
Population Group: Narrangansett Indian	Ct 25	*Darlington
Tribe	Ct 26	Population Group: Low Inc—Darlington
Facility: Health Center Of South County	Ct 27	*Dillon
DENTAL : Bhede leland	Ct 28 Ct 29	*Dillon
DENTAL: Rhode Island Population Group Listing	Ct 30	Service Area: Dillon/Marion Service Area: Dillon/Marion
	Ct 31	Dorchester
Population Group	Ct 32	Population Group: Low Inc—Charleston/
Low Inc—C Falls/N Pawtucket	Ct 33	Dorchester
County—Providence	Ct 34	Edgefield
Parts:	Ct 35	Population Group: Low Inc—Edgefield
Ct 108 Ct 109	Ct 36	*Fairfield
Ct 109 Ct 110	Ct 37	Population Group: Low Inc—Fairfield
Ct 110	Narrangansett Indian Tribe County—Washington	Florence
Ct 149	Parts:	Population Group: Low Inc—Florence
Ct 150	Charlestown Town	*Georgetown
Ct 151	Newport/Middletown Low Income	Population Group: Low Inc—Georgetown
Ct 152	County—Newport	*Greenwood Population Group: Low Inc—Abbeville/
Ct 153	Parts:	Greenwood/Mccormick
Ct 154	Ct 402	*Hampton
Ct 155	Ct 403.03	Population Group: Low Inc—Allendale/
Ct 156	Ct 405	Hampton
Ct 157 Ct 158	Ct 406	Facility: FCI Estill
Ct 159	Ct 407 Ct 408	Horry
Ct 160	Ct 400 Ct 410	Population Group: Low Inc—Horry
Ct 161	Ct 412	*Jasper
Ct 163		Population Group: Low Inc—Jasper
Ct 164	DENTAL: Rhode Island	Facility: Ridgeland Ci
Ct 165	Facility Listing	*Kershaw
Ct 166	FWe-Al	Population Group: Low Inc—Kershaw
Ct 167.97	Facility Name	*Lancaster Population Group: Low Inc—Lancaster
Ct 167.98 Ct 168	Health Center Of South County County—Washington	*Laurens
Ct 169		*Lee
Ct 170	DENTAL: South Carolina	*Marion
Ct 171	County Listing	*Marion
Low Inc—NW Woonsocket		Service Area: Dillon/Marion
County—Providence	County Name	Service Area: Dillon/Marion
Parts:	*Abbeville Population Group: Low Inc—Abbeville/	*Marlboro
C.T. 172	Greenwood/Mccormick	Population Group: Low Inc—Marlboro
C.T. 174 C.T. 176	Aiken	*McCormick
C.T. 178–183	Population Group: Low Inc—Aiken	Population Group: Low Inc—Abbeville/ Greenwood/Mccormick
Low Inc—Providence City	*Allendale	*Oconee
County—Providence	Population Group: Low Inc—Allendale/	Population Group: Low Inc—Oconee
Parts:	Hampton	*Orangeburg
Ct 01	Anderson	Population Group: Low Inc—Bamberg/Cal-
Ct 02	Population Group: Low Inc—Anderson	houn/Orangeburg
Ct 03	*Bamberg	Pickens
Ct 04	Population Group: Low Inc—Bamberg/Cal-	Population Group: Low Inc—Pickens
Ct 05 Ct 06	houn/Orangeburg *Barnwell	Spartanburg
Ct 06 Ct 07	Population Group: Low Inc—Barwell	Population Group: Low Inc—Spartanburg
Ct 07	*Beaufort	Sumter *Union
Ct 09	Population Group: Low Inc—Beaufort	Population Group: Low Inc—Union
Ct 10	Berkeley	*Williamsburg
Ct 11	Population Group: Low Inc—Berkeley	York
Ct 12	*Calhoun	Population Group: Low Inc—Chester/York
Ct 13	Population Group: Low Inc—Bamberg/Cal-	
Ct 14	houn/Orangeburg	DENTAL: South Carolina
Ct 15	Charleston Repulation Croup: Low Inc. Charleston/	Service Area Listing
Ct 16	Population Group: Low Inc—Charleston/ Dorchester	Coming Area Name
Ct 17 Ct 18	Cherokee	Service Area Name Dillon/Marion
Ct 18 Ct 19	*Chester	County—Dillon
Ct 19	Population Group: Low Inc—Chester/York	County—Billon County—Marion
Ct 21	*Chesterfield	County—Marion

DENTAL: South Carolina Population Group Listing	DENTAL: South Carolina Population Group Listing	DENTAL: South Dakota County Listing	
Population Group	Population Group	County Name	
Low Inc—Abbeville/Greenwood/Mccormick	Low Income	Population Group: Low Inc—Central Sioux	
County—Abbeville	Low Inc—Fairfield	Falls	
Parts: Low Income	County—Fairfield	*Perkins	
County—Greenwood	Parts:	*Roberts	
Parts:	Low Income	*Shannon	
Low Income	Low Inc—Florence	Population Group: Low Income—Shannon	
County—McCormick	County—Florence	*Todd	
Parts:	Parts:	*Ziebach	
Low Income	Low Income Low Inc—Georgetown	DENTAL Court Delecte	
Low Inc—Aiken	County—Georgetown	DENTAL: South Dakota Service Area Listing	
County—Aiken	Parts:	Service Area Listing	
Parts:	Low Income	Service Area Name	
Low Income	Low Inc—Horry	Faith	
Low Inc—Allendale/Hampton	County—Horry	County-Meade	
County—Allendale	Parts:	Parts:	
Parts:	Low Income	Eagle Township	
Low Income	Low Inc—Jasper	Faith City	
County—Hampton	County—Jasper	Howard Township	
Parts:	Parts:	North Meade Unorg.	
Low Income	Low Income	Union Township	
Low Inc—Anderson	Low Inc—Kershaw	Upper Red Owl Township	
County—Anderson Parts:	County—Kershaw		
Low Income	Parts:	DENTAL: South Dakota	
Low Inc—Bamberg/Calhoun/Orangeburg	Low Income	Population Group Listing	
County—Bamberg	Low Inc—Lancaster	Population Group	
Parts:	County—Lancaster Parts:	Low Inc—Central Sioux Falls	
Low Income	Low Income	County—Minnehaha	
County—Calhoun	Low Income	Parts:	
Parts:	County—Marlboro	C.T. 1–2	
Low Income	Parts:	C.T. 7–9	
County—Orangeburg	Low Income	Low Income—Shannon	
Parts:	Low Inc—Oconee	County—Shannon	
Low Income	County—Oconee	Parts:	
Low Inc—Barwell	Parts:	Low Income	
County—Barnwell	Low Income		
Parts:	Low Inc—Pickens	DENTAL: Tennessee	
Low Income	County—Pickens	County Listing	
Low Inc—Beaufort County—Beaufort	Parts:	County Name	
Parts:	Low Income	Anderson	
Low Income	Low Inc—Spartanburg	Population Group: Low Inc—Anderson Co	
Low Inc—Berkeley	County—Spartanburg Parts:	*Bedford	
County—Berkeley	Low Income	Population Group: Low Inc—Bedford	
Parts:	Low Income Low Inc—Union	*Benton	
Low Income	County—Union	Population Group: Low Inc—Benton Co	
Low Inc—Charleston/Dorchester	Parts:	*Bledsoe	
County—Charleston	Low Income	Blount	
Parts:		Population Group: Low Inc—Blount Co	
Low Income	DENTAL: South Carolina	*Bradley	
County—Dorchester	Facility Listing	Population Group: Low Inc—Bradley Co	
Parts:		*Campbell	
Low Income	Facility Name	*Carroll	
Low Inc—Chester/York	FCI Estill	Population Group: Low Inc—Carroll Co	
County—Chester	County—Hampton	Carter	
Parts:	Ridgeland Ci	Population Group: Low Inc—Carter Co Cheatham	
Low Income	County—Jasper	Population Group: Low Inc—Cheatham	
County—York		*Chester	
Parts:	DENTAL: South Dakota	Population Group: Low Inc—Chester Co	
Low Income Low Inc—Chesterfield	County Listing	*Claiborne	
County—Chesterfield	County Name	*Clay	
Parts:	*Bennett	Population Group: Low Inc—Clay	
Low Income	*Corson	*Cocke	
Low Income Low Inc—Darlington	*Dewey	Population Group: Low Inc—Cocke	
County—Darlington	*Gregory	*Coffee	
Parts:	*Harding	Population Group: Low Inc—Coffee Co	
Low Income	*Lyman	*Crockett	
Low Inc—Edgefield		Population Group: Low Inc—Crockett Co	
	*Meade	r opalation Group: Low the Grookett Go	
County—Edgefield	Service Area: Faith	*Cumberland Population Group: Low Inc—Cumberland	

County Name County Name County Name County Name Population Group: Low Inc—Enably liberation Population Group: Low Inc—Beath Population Group: Low Inc—Beath Population Group: Low Inc—Dekab Population Group: Low Inc—Franklin Colibson Population Group: Low Inc—Franklin Colibson Population Group: Low Inc—Franklin Colibson Population Group: Low Inc—Greene Colored Population Group: Low Inc—Greene Colored Population Group: Low Inc—Greene Colored Population Group: Low Inc—Hamblen Colored Population Group: Low Inc—Hamblen Colored Population Group: Low Inc—Hamblen Colored Population Group: Low Inc—Hardeman Colored Population Group: Low Inc—Hardem	DENTAL: Tennessee County Listing	DENTAL: Tennessee County Listing	DENTAL: Tennessee Population Group Listing
Population Group: Low Inc.—E Nashwille Population Group: Low Inc.—E Nashwille Population Group: Low Inc.—Beather Co Population Group: Low Inc.—Beather Co Dickson Population Group: Low Inc.—Deckabl Population Group: Low Inc.—Beather Co Dickson Dyer Population Group: Low Inc.—Deckabl Population Group: Low Inc.—Beather Co Dickson Dyer Population Group: Low Inc.—Deckabl Population Group: Low Inc.—Beather Co Dickson Dyer Population Group: Low Inc.—Franklin Co Glabson Population Group: Low Inc.—Franklin Co Clabson Population Group: Low Inc.—Glabson Co Population Group: Low Inc.—Hardman Co Harwfins Population Group: Low Inc.—Hardman Co Hardman Population Group: Low Inc.—Holtsman Co Population Group: Low Inc.—Hardman Co Hardman Popula	County Name	County Name	
Population Group: Low Inc-Popu-Waverly-Belmont Population Group: Low Inc-Mentance Control Population Group: Low Inc-Dekalb Control Population Group: Low Inc-Pentress Population Group: Low Inc-Franklin Control Colless Control Population Group: Low Inc-Franklin Control Colles Control Population Group: Low Inc-Gibes Control Colles Control Population Group: Low Inc-Gibes Control Colles Control Control Population Group: Low Inc-Gibes Control Control Control Control Population Group: Low Inc-Gibes Control Cont		Madison	
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*Hickman Population Group: Low Inc—Hickman Co Houston Population Group: Low Inc—Houston Population Group: Low Inc—Houston Population Group: Low Inc—Humphreys Population Group: Low Inc—Humphreys Population Group: Low Inc—Jackson Co Jefferson Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Knoxville Low Inc—Cocke Parts: Low Inc—Cocke Parts: Low Inc—Cocke Parts: Low Inc—Cocke Parts: Low Inc—Coffee Co County—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee Co County—Corekett Co County—Corekett Co County—Corekett Parts: Low Income Low Inc—Coffee Parts: Low Income Low Inc—Coffee Co County—Corekett Co County—Corekett Parts: Low Income Low Inc—Coffee Co County—Corekett Co County—Corekett Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee Co County—Corekett Co County—Crockett Parts: Low Income Low Inc—Coffee Co County—Corekett Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee County—Corekett Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee Co County—Coffee Parts: Low Income Low Inc—Coffee County—Corekett Parts: Low Income Low Inc—Coffee County—Coffee Parts: Low Income Low Inc—Coffee County—Corekett Co County—Corekett Parts: Low Income Low Inc—Coffee County—Corekett Parts: Low Income Low Inc—Coffee County—Corekett Parts: Low Inc—Coffee County—Corekett Parts: Low Inc—Coffee County—Cor		Population Group: Low Inc.—Shelby	
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*Houston Population Group: Low Inc—Houston Population Group: Low Inc—Houston Population Group: Low Inc—Humphreys Population Group: Low Inc—Humphreys Population Group: Low Inc—Humphreys Population Group: Low Inc—Jackson Co Jefferson Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Jefferson Co Population Group: Low Inc—Knoxville *Lake Population Group: Low Inc—Knoxville *Lake Population Group: Low Inc—Lauderdale Population Group: Low Inc—Lauderdale Co *Lawrence Population Group: Low Inc—Lawrence Co *Lewis Population Group: Low Inc—Lewis Co Population Group: Low Inc—Lewis Co *Loudon Population Group: Low Inc—Lincoln Co Population Group: Low Inc—Loudon Co *Waskley Population Group: Low Inc—Waskley Co *White Population Group: Low Inc—Waskley Population Group: Low Inc—Waskley Population Group: Low Inc—Dekalb County—De Kalb		'	
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*Lauderdale Population Group: Low Inc—Lauderdale Co *Lawrence Population Group: Low Inc—Lawrence Co *Lewis Population Group: Low Inc—Lewis Co *Lincoln Population Group: Low Inc—Lincoln Co Population Group: Low Inc—Washington County—Decatur Co Population Group: Low Inc—Lincoln Co Population Group: Low Inc—Washington County—Decatur Parts: Low Inc—Decatur Parts: Low Inc—Decatur Parts: Low Inc—Decatur Parts: Low Inc—Decatur Parts: Co *Weakley Low Inc—Dekalb County—De Kalb	the state of the s		
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*Lewis			Parts:
Population Group: Low Inc—Lewis Co *Lincoln Population Group: Low Inc—Washington Co *Weakley Population Group: Low Inc—Washington Population Group: Low Inc—Lincoln Co Population Group: Low Inc—Weakley Co Population Group: Low Inc—Weakley Co Population Group: Low Inc—Weakley Co *White County—Decatur Parts: Low Inc—Decatur Parts: Low Inc—Dekalb County—De Kalb	and the state of t		
*Lincoln Co Parts: Population Group: Low Inc—Lincoln Co Loudon Population Group: Low Inc—Loudon Co *Weakley Low Inc—Weakley Co Population Group: Low Inc—Dekalb County—De Kalb			
Population Group: Low Inc—Lincoln Co Loudon Population Group: Low Inc—Loudon Co *Weakley Population Group: Low Inc—Weakley Co *White Low Inc—Dekalb County—De Kalb			•
Loudon Population Group: Low Inc—Weakley Co Low Inc—Dekalb Population Group: Low Inc—Loudon Co *White County—De Kalb			
Population Group: Low Inc—Loudon Co *White County—De Kalb			
*Macon Population Group: Low Inc—White Parts:		*White	
·	*Macon	Population Group: Low Inc—White	Parts:

DENTAL: Tennessee Population Group Listing	DENTAL: Tennessee Population Group Listing	DENTAL: Tennessee Population Group Listing
Population Group	Population Group	Population Group
Low Income	County—Humphreys	Parts:
Low Inc—Dickson	Parts:	Low Income
County—Dickson	Low Income	Low Inc—Obion Co
Parts:	Low Inc—Jackson Co	County—Obion
Low Income	County—Jackson	Parts:
Low Inc—Dyer Co	Parts:	Low Income
County—Dyer Parts:	Low Income Low Inc—Jefferson Co	Low Inc—Overton County—Overton
Low Income	County—Jefferson	Parts:
Low Income Low Inc—E Nashville	Parts:	Low Income
County—Davidson	Low Income	Low Inc—Perry Co
Parts:	Low Inc—Knoxville	County—Perry
C.T. 112-129	County—Knox	Parts:
Low Inc—Fentress	Parts:	Low Income
County—Fentress	C.T. 1–17	Low Inc—Polk Co
Low Inc—Franklin Co	C.T. 19–20	County—Polk
County—Franklin	C.T. 24	Parts:
Parts:	C.T. 26–28	Low Income
Low Income	Low Inc—Lauderdale Co	Low Inc—Putnam
Low Inc—Gibson Co	County—Lauderdale	County—Putnam
County—Gibson	Parts:	Parts:
Parts: Low Income	Low Income Low Inc—Lawrence Co	Low Income Low Inc—Rhea Co
Low Income Low Inc—Giles Co	County—Lawrence	County—Rhea
County—Giles	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Lewis Co	Low Inc—Roane Co
Low Inc—Greene Co	County—Lewis	County—Roane
County—Greene	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Lincoln Co	Low Inc—Robertson
Low Inc—Hamblen Co	County—Lincoln	County—Robertson
County—Hamblen	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Loudon Co	Low Inc—Sequatchie Co
Low Inc—Hardeman Co	County—Loudon	County—Sequatchie
County—Hardeman Parts:	Parts: Low Income	Parts: Low Income
Low Income	Low Income Low Inc—Madison Co	Low Income Low Inc—Sevier Co
Low Inc—Hardin Co	County—Madison	County—Sevier
County—Hardin	Parts:	Parts:
Parts:	Low Income	Low Income
Hardin	Low Inc-Marion Co	Low Inc—Shelby
Low Inc—Hawkins Co	County—Marion	County—Shelby
County—Hawkins	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Inc—Marshall Co	Low Inc—Smith
Low Inc—Haywood	County—Marshall	County—Smith
County—Haywood	Parts:	Parts:
Low Inc—Henderson Co County—Henderson	Low Income Low Inc—Maury Co	Low Income Low Inc—Stewart
Parts:	County—Maury	County—Stewart
Low Income	Parts:	Parts:
Low Inc—Henry Co	Low Income	Low Income
County—Henry	Low Inc—Mcminn Co	Low Inc—Tipton Co
Parts:	County-McMinn	County—Tipton
Low Income	Parts:	Parts:
Low Inc—Hickman Co	Low Income	Low Income
County—Hickman	Low Inc—Mcnairy Co	Low Inc—Trousdale
Parts:	County—McNairy	County—Trousdale
Low Income	Parts:	Parts:
Low Inc—Highland Ridge	Low Income	Low Income
County—Sumner	Low Inc—Monroe Co	Low Inc—Unicoi Co
Parts:	County—Monroe	County—Unicoi
Portland CCD	Parts:	Parts:
Westmoreland CCD	Low Income	Low Income
Whitehouse CCD Low Inc—Houston	Low Inc—Montgomery County—Montgomery	Low Inc—Van Buren County—Van Buren
County—Houston	Parts:	Parts:
Parts:	Low Income	Low Income
Low Income	Low Income Low Income	Low Income
Low Inc—Humphreys	County—Moore	County—Warren
	304,	200,

DENTAL: Tennessee Population Group Listing	DENTAL: Texas County Listing	DENTAL: Texas Service Area Listing
Population Group	County Name	Service Area Name
ow Inc—Washington Co	*Duval	Parts:
County—Washington	*Edwards	C.T. 24.11–24.13
Parts:	El Paso	East Austin
Low Income	Service Area: Southeast El Paso	County—Travis
ow Inc-Weakley Co	*Gaines	Parts:
County—Weakley	*Glasscock	C.T. 4.02
Parts:	*Hall	C.T. 8.01-8.04
Low Income	*Hansford	C.T. 9.01-9.02
ow Inc-White	Hidalgo	C.T. 10
County—White	*Hudspeth	C.T. 18.11-18.12
Parts:	Jefferson	C.T. 21.04-21.13
Low Income	Service Area: North Beaumont	C.T. 22.01–22.02
ow Inc Pop—Waverly-Belmont	Service Area: South Beaumont	C.T. 22.05
County—Davidson	*Jim Hogg	East Lubbock
Parts:	*Jim Wells	County—Lubbock
C.T. 161–163	*Kent	Parts:
C.T. 170–171	*King	C.T. 1
ow Inc/Homeless—N Nashville	*Kinney	C.T. 2.01–2.02
County—Davidson	*La Salle	C.T. 3.01-3.02
Parts:	Liberty	C.T. 6.03-6.06
C.T. 133	*Live Oak	C.T. 7–13
C.T. 135–144	Facility: FCI Three Rivers	C.T. 24–25
C.T. 146–148	*Loving	Lisbon
	_ Lubbock	County—Dallas
DENTAL: Tennessee	Service Area: East Lubbock	Parts:
Facility Listing	*Maverick	C.T. 56–57
F 477 A.1	- *Medina	C.T. 59.01–59.02
Facility Name	*Mitchell	C.T. 87.01
CI Memphis	*Motley	C.T. 87.03–87.05
County—Shelby	*Nacogdoches	C.T. 88.01–88.02
/oods Clinic	Population Group: Low Inc—Nacogdoches	North Beaumont
County—Hamilton	Со	County—Jefferson
	- *Oldham	Parts:
DENTAL: Texas	*Pecos	C.T. 1.03
County Listing	*Presidio	C.T. 6–9
County Name	*Reeves	South Austin
Anderson	*Roberts	County—Travis
Facility: Beto Psn	*Robertson	Parts:
Facility: Gurney Prison	*San Jacinto	C.T. 23.04
Aransas	*Schleicher	C.T. 23.10–23.12
rcher	*Shackelford	C.T. 24.16
Armstrong	*Sherman	South Beaumont
Atascosa	*Starr	County—Jefferson
astrop	*Sterling	Parts:
Bee (g)	*Stonewall	C.T. 10
Facility: McConnell Prsn	*Terrell	C.T. 12
exar	*Terry	C.T. 14–26
Service Area: South Side (San Antonio)	*Throckmorton	South Dallas
Service Area: West Side (San Antonio)	Travis	County—Dallas Parts:
Borden	Service Area: Dove Springs Service Area: East Austin	C.T. 25
Briscoe	Service Area: East Austin Service Area: South Austin	C.T. 25 C.T. 27.01–27.02
Brooks		C.T. 28–29
Burleson	*Trinity	C.T. 20–29 C.T. 33–38
ameron	Upshur *Uvalde	C.T. 39.01–39.02
Carson	*Val Verde	C.T. 40
Castro		C.T. 93.03–93.04
Cochran	*Ward Webb	C.T. 93.03–93.04 C.T. 115
Coke	*Wharton	C.T. 116.01
oryell (g)		South Side (San Antonio)
Facility: Mountain View Prison	Population Group: Low Inc—Wharton Co	County—Bexar
Crosby	*Willacy	Parts:
Culberson	*Wise	C.T. 1402–1412
allas	*Yoakum	C.T. 1402–1412 C.T. 1416–1418
Service Area: Lisbon	*Zapata	C.T. 1416–1418 C.T. 1501–1522
Service Area: Lisbon Service Area: South Dallas	*Zavala	C.T. 1601–1522 C.T. 1609
Facility: FCI Seagoville		
Dawson	DENTAL: Texas	C.T. 1610.85
Jawa Ji I	Service Area Listing	C.T. 1611–1612
De Witt		
De Witt	Coming Area Maria	C.T. 1619–1620
De Witt Dickens Dimmit	Service Area Name Dove Springs	C.1. 1619–1620 Southeast El Paso County—El Paso

DENTAL: Texas Service Area Listing	DENTAL: Utah County Listing	DENTAL: Utah Population Group Listing
	<u> </u>	
Service Area Name	County Name	Population Group
C.T. 17–21	Population Group: Low Income—Grand	County—Sevier
C.T. 28–32 C.T. 35–36	County *Iron	Parts: Low Income
C.T. 37.01–37.02	Population Group: Low Inc—Iron	Low Income Low Inc—Tooele
C.T. 38.01–38.02	*Juab	County—Tooele
C.T. 39.01–39.03	Population Group: Low Inc—Juab	Parts:
C.T. 40.01–40.02	*Kane	Low Income
C.T. 41.03–41.07	Population Group: Low Inc—Kane	Low Inc—Wasatch
C.T. 42.01-42.02	*Morgan	County—Wasatch
C.T. 103.10	Population Group: Low Inc0me—Morgan	Parts:
C.T. 104.01–104.04	County	Low Income
C.T. 105	*Piute	Low Inc—Weber
West Side (San Antonio)	*Rich	County—Weber
County—Bexar	Salt Lake	Parts:
Parts: C.T. 1105–1108	Population Group: Low Income— NW Salt Lake	Low Income Low Income— NW Salt Lake
C.T. 1103–1108 C.T. 1601–1606	Facility: Utah St. Prison (Draper)	County—Salt Lake
C.T. 1607-1600 C.T. 1607.85	*San Juan	Parts:
C.T. 1616	Population Group: Low Inc—San Juan Co	C.T. 1001
C.T. 1701–1716	*Sanpete	C.T. 1003.03–1003.04
C.T. 1901-1902	Population Group: Low Inc—Sanpete	C.T. 1004-1006
	*Sevier	C.T. 1019-1027
DENTAL: Texas	Population Group: Low Inc—Sevier	Low Income—Carbon County
Population Group Listing	*Tooele	County—Carbon
Demodelie e Oceans	Population Group: Low Inc—Tooele	Parts:
Population Group	*Uintah	Low Income
Low Inc—Nacogdoches Co County—Nacogdoches	Population Group: Low Income—Uintah Co	Low Income—Duchesne Co
Parts:	Utah	County—Duchesne
Low Income	Population Group: Low Income—Utah Co *Wasatch	Parts: Low Income
Low Inc—Wharton Co	Population Group: Low Inc—Wasatch	Low Income Grand County
County—Wharton	*Wayne	County—Grand
Parts:	Weber	Parts:
Low Income	Population Group: Low Inc—Weber	Low Income
		Low Income—Uintah Co
DENTAL: Texas	DENTAL: Utah	County—Uintah
Facility Listing	Population Group Listing	Parts:
Facility Name		Low Income
Facility Name Beto Psn	Population Group	Low Income—Utah Co
County—Anderson	Low Inc—Beaver County—Beaver	County—Utah
FCI Seagoville	Parts:	Parts:
County—Dallas	Low Income	Low Income
FCI Three Rivers	Low Inc—Box Elder	Low Inc0me—Morgan County County—Morgan
County—Live Oak	County—Box Elder	Parts:
Gurney Prison	Parts:	Low Income
County—Anderson	Low Income	Low moonic
McConnell Prsn	Low Inc—Cache	DENTAL: Utah
County—Bee	County—Cache	Facility Listing
Mountain View Prison	Parts:	
County—Coryell	Low Income Low Inc—Iron	Facility Name
DENTAL : Utal:	County—Iron	Utah St. Prison (Draper)
DENTAL: Utah County Listing	Parts:	County—Salt Lake
	Low Income	DENTAL Variation
County Name	Low Inc—Juab	DENTAL: Vermont County Listing
*Beaver	County—Juab	County Listing
Population Group: Low Inc—Beaver	Parts:	County Name
*Box Elder	Low Income	*Essex
Population Group: Low Inc—Box Elder	Low Inc—Kane	
*Cache	County—Kane	DENTAL: Vrginia
Population Group: Low Inc—Cache	Parts:	County Listing
*Carbon	Low Income	County Nom-
Population Group: Low Income—Carbon	Low Inc—San Juan Co	County Name
County *Daggett	County—San Juan	*Accomack
*Duchesne	Parts:	Service Area: Accomack/Northampton *Bedford
Population Group: Low Income—Duchesne	Low Income Low Inc—Sanpete	Service Area: Bedford
Co	County—Sanpete	*Bedford City
*Emery	Parts:	Service Area: Bedford
*Garfield	Low Income	*Brunswick
*Grand	Low Inc—Sevier	*Buchanan

DENTAL: Vrginia County Listing	DENTAL: Washington County Listing	DENTAL: Washington County Listing
County Name	County Name	County Name
*Charlotte	Benton	Population Group: Low Inc/MFW—Skagit/
*Dickenson	Population Group: Low Inc/MFW—Benton/	Whatcom
*Lee	Franklin	Yakima
*Nelson	*Chelan	Population Group: MSFW—Toppenish/
Service Area: Lovingston	Population Group: MSFW—Chelan &	Grandview
Newport News	Douglas Co	
Service Area: Newport News	*Clallam	DENTAL: Washington
*Northampton Service Area: Accomack/Northampton	Service Area: W Side Olympic Peninsula	Service Area Listing
Richmond City	*Columbia Population Group: Low Inc/MFW—Colum-	Service Area Name
Service Area: East End Richmond	bia & Walla Walla	Ione/Metaline
Population Group: Homeless—Richmond	*Douglas	County—Pend Oreille
City	Population Group: MSFW—Chelan &	Parts:
*Russell	Douglas Co	Ione-Metaline Falls Division
Scott	*Ferry	Morton
Suffolk Sorvice Area: City Of Suffolk	Franklin	County—Lewis Parts:
Service Area: City Of Suffolk *Sussex	Population Group: Low Inc/MFW—Benton/	Big Bottom Division
Jussex	Franklin	Mineral Division
DENTAL: Virginia	Facility: Coyote Ridge Corr Inst	Morton Division
Service Area Listing	*Grant	Mossyrock Division
	Population Group: Low Inc/MFW—Central Grant Co	Odessa
Service Area Name	Population Group: Low Inc/MFW—Othello/	County—Lincoln
Accomack/Northampton	Royal City	Parts:
County—Accomack County—Northampton	*Island	Odessa Division W Side Olympic Peninsula
Bedford	Population Group: Low Inc-Island Co	County—Clallam
County—Bedford	*Jefferson	Parts:
County—Bedford City	Service Area: W Side Olympic Peninsula	C.T. 9802–9805
City Of Suffolk	Population Group: Low Inc-Port Town-	County—Jefferson
County—Suffolk	send	Parts:
Parts:	King Population Croup: Law Ing/Hamalaga S	C.T. 9501
C.T. 651	Population Group: Low Inc/Homeless- S. King Co	
C.T. 653–655	Kitsap	DENTAL: Washington
C.T. 756 East End Richmond	Population Group: Low Inc—Central Brem-	Population Group Listing
County—Richmond City	erton	Population Group
Parts:	*Klickitat	Low Inc—Central Bremerton
C.T. 201–212	Population Group: Low Inc—E Klickitat Co	County—Kitsap
Lovingston	Population Group: Low Inc/MFW—W	Parts:
County—Nelson	Klickitat Co	C.T. 805–806
Parts:	*Lewis Service Area: Morton	C.T. 810–813 Low Inc—Central Spokane
Lovingston Dist	*Lincoln	County—Spokane
Massies Mill Dist Schuyler Dist	Service Area: Odessa	Parts:
Newport News	*Mason	Spokane CCD
County—Newport News	Facility: Wa Corr/Reception Ct r	Low Inc—E Klickitat Co
Parts:	*Okanogan	County—Klickitat
C.T. 302	Population Group: Medicaid Eligible—	Parts:
C.T. 302.99	Okanogan Co	Goldendale CCD
C.T. 303.98	*Pend Oreille	Horse Heaven CCD Low Inc—Island Co
C.T. 304–306	Service Area: Ione/Metaline Pierce	County—Island
C.T. 308–309 C.T. 313	Population Group: Medicaid—S. Pierce Co	Parts:
0.1.313	Facility: Wa Corr Ct r For Women	Low Income
DENTAL: Virginia	*Skagit	Low Inc—Port Townsend
Population Group Listing	Population Group: Low Inc/MFW—Skagit/	County—Jefferson
	Whatcom	Parts:
Population Group	Snohomish	Discovery Bay CCD
Homeless—Richmond City	Population Group: Low Inc/Homeless—	Oak Bay CCD Quilcene Bay CCD
County—Richmond City Parts:	Everett/Lynnwood Facility: Twin Rivers Corr Ct r	Low Inc/Homeless—Everett/Lynnwood
C.T. 301–306	Spokane	County—Snohomish
C.T. 412–415	Population Group: Low Inc—Central Spo-	Parts:
	kane	C.T. 401.98
DENTAL: Washington	*Stevens	C.T. 402-408
County Listing	*Wahkiakum	C.T. 410-412
Occupit M	*Walla Walla	C.T. 414–415
County Name	Population Group: Low Inc/MFW—Colum-	C.T. 418.01
*Adams Population Group: Low Inc/MFW—Othello/	bia & Walla Walla	C.T. 418.03–418.04 C.T. 419.01–419.02
Royal City	Facility: Wa State Pen Whatcom	C.T. 510–512
rojai onj	vviiattoiii	0.1.010 012

DENTAL: Washington Population Group Listing	DENTAL: Washington Population Group Listing	DENTAL: West Virginia Service Area Listing
Population Group	Population Group	Service Area Name
C.T. 514–515	Roy CCD	Parts:
C.T. 514–513	Tacoma CCD	C.T. 118
C.T. 518.01–518.02	Medicaid Eligible—Okanogan Co	Clay/Battelle (WV/PA)
Low Inc/Homeless- S. King Co	County—Okanogan	County—Monongalia
County—King	Parts:	Parts:
Parts:	Medicaid Eligible	C.T. 114
C.T. 259	MSFW—Chelan & Douglas Co	County—Wetzel
C.T. 292.01-292.02	County—Chelan	Parts:
C.T. 297	Parts:	C.T. 304
C.T. 298.01–298.02	MSFW	
C.T. 299	County—Douglas	DENTAL: West Virginia
C.T. 300.02	Parts:	Population Group Listing
C.T. 302.02	MSFW	Danulation Crown
C.T. 303.03	MSFW—Toppenish/Grandview	Population Group Low-Inc Wayne/Ft. Gay
C.T. 305–308	County—Yakima	County—Wayne
Low Inc/MFW—Benton/Franklin	Parts:	Parts:
County—Benton	Mabton CCD	Butler Dist
Parts:	S Yakima CCD	Stonewall Dist
Low Income MFW	Sunnyside CCD	Union Dist
	Toppenish/Wapato CCD	Official Dist
County—Franklin Parts:	DENTAL - Weekington	DENTAL: West Virginia
Low Income	DENTAL: Washington Facility Listing	Facility Listing
MFW		
Low Inc/MFW—Central Grant Co	Facility Name	Facility Name
County—Grant	Coyote Ridge Corr Inst	FCI Beckley
Parts:	County—Franklin	County—Raleigh
Ephrata-Soap Lake CCD	Twin Rivers Corr Ct r	
George CCD	County—Snohomish	DENTAL: Wisconsin
Gloyd CCD	Wa Corr Ct r For Women	County Listing
Moses Lake CCD	County—Pierce	
Quincy CCD	Wa Corr/Reception Ct r	County Name
Warden CCD	County—Mason	*Adams
Wilson Creek CCD	Wa State Pen	Population Group: Low Inc—Adams Co
Low Inc/MFW—Columbia & Walla Walla	County-Walla Walla	Facility: FCI Oxford
County—Columbia		Dane
Parts:	DENTAL: West Virginia	Population Group: Low Inc—Central Madi-
Columbia	County Listing	son - *Forest
County—Walla Walla	County Name	Service Area: Mountain
Parts:	*Calhoun	Kenosha
Walla Walla	*Hampshire	Population Group: Low Inc—Kenosha City
Low Inc/MFW—Othello/Royal City	Service Area: Baker	La Crosse
County—Adams Parts:	*Hardy	Population Group: Low Inc—LA Crosse Co
Low Inc/MFW—Adams Co	Service Area: Baker	*Langlade
County—Grant	Kanawha	Service Area: Mountain
Parts:	Service Area: Cedar Grove	Marathon
Low Inc/MFW—S Slopes C	*Lincoln	Population Group: Low Inc-Wausau City
Low Inc/MFW—Skagit/Whatcom	*McDowell	Milwaukee
County—Skagit	*Monongalia	Service Area: Inner City West
Parts:	Service Area: Clay/Battelle (WV/PA)	Service Area: Inner City North (Milwaukee)
Low Income	*Raleigh	Population Group: Low Inc—Inner City
MFW	Facility: FCI Beckley	South
County—Whatcom	Wayne	*Monroe
Parts:	Population Group: Low-Inc Wayne/Ft. Gay	Population Group: Low Inc—Westby/
Low Income	*Wetzel	Cashton
MFW	Service Area: Clay/Battelle (WV/PA)	*Oconto
Low Inc/MFW—W Klickitat Co		Service Area: Mountain
County—Klickitat	DENTAL: West Virginia	Rock
Parts:	Service Area Listing	Population Group: Low Inc—Central Beloit
Wahkiakus CCD	Service Area Name	- City
White Salmon CCD	Baker	*Vernon
Yakima Res CCD	County—Hampshire	Population Group: Low Inc—Westby/
Medicaid—S. Pierce Co	Parts:	Cashton *Waushara
County—Pierce	Capon District	
Parts:	Capon District County—Hardy	Population Group: Low Inc—Waushara Co
Buckley CCD	Parts:	DENTAL - Wissensin
Eatonville CCD	Capon District	DENTAL: Wisconsin
Fort Lewis—Du Pont CCD Graham-Thrift CCD	Lost River District	Service Area Listing
Mount Rainier CCD	Cedar Grove	Service Area Name
		Inner City North (Milwaukee)
Puyallup CCD	County—Kanawha	inner City North (Milwaukee)

DENTAL: Wisconsin Service Area Listing	DENTAL: Wisconsin Population Group Listing	DENTAL: American Samoa Service Area Listing	
Service Area Name	Population Group	Service Area Name	
County—Milwaukee	County—Kenosha	County—Eastern	
Parts:	Parts:	County—Lastern County—Manua	
C.T. 66–72	C.T. 7–12	County—Rose Island	
C.T. 79–86	C.T. 16	County—Swains Island	
C.T. 101–107	Low Inc—LA Crosse Co	County—Western	
C.T. 114–118	County—La Crosse		
C.T. 139–142	Parts:	DENTAL: Fed Ste Micronesia	
C.T. 145–147	Low Income	County Listing	
C.T. 151	Low Inc-Wausau City	County Name	
Inner City West	County—Marathon	*Chuuk State	
County—Milwaukee Parts:	Parts: C.T. 1–2	*Kosrae State	
C.T. 62	C.T. 4–5	*Pohnpei State	
C.T. 87–90	C.T. 6.01–6.02	*Yap State	
C.T. 96-100	C.T. 7		
C.T. 119-123	Low Inc—Waushara Co	DENTAL: Guam	
C.T. 133–138	County—Waushara	County Listing	
C.T. 148–149	Parts:	County Name	
Mountain	Low Income	*Guam	
County—Forest Parts:	Low Inc—Westby/Cashton		
Blackwell Town	County—Monroe Parts:	DENTAL: N. Mariana Islands	
Freedom Town	Cashton Vil	County Listing	
Wabeno Town	Jefferson Town		
County—Langlade	Melvina Vil	County Name *Northern Islands	
Parts:	Norwalk Vil	Service Area: Commonwealth N. Marianas	
Evergreen Town	Portland Town	Islands	
Langlade Town	Ridgeville Town	*Rota	
White Lake Village	Sheldon Town	Service Area: Commonwealth N. Marianas	
Wolf River Town	Wellington Town	Islands	
County—Oconto Parts:	County—Vernon	*Saipan	
Armstrong Town	Parts: Christiana Town	Service Area: Commonwealth N. Marianas	
Bagley Town	Clinton Town	Islands *Tinian	
Brazeau Town	Forest Town	Service Area: Commonwealth N. Marianas	
Breed Town	Ontario Vil	Islands	
Doty Town	Westby City		
Lakewood Town	Whitestown Town	DENTAL: N. Mariana Islands	
Riverview Town		 Service Area Listing 	
Townsend Town	DENTAL: Wisconsin	Ormitae Arres Marres	
DENTAL: Wisconsin	Facility Listing	Service Area Name - Commonwealth N. Marianas Islands	
Population Group Listing	Facility Name	County—Northern Islands	
	FCI Oxford	County—Rota	
Population Group	County—Adams	County—Saipan	
Low Inc—Adams Co		_ County—Tinian	
County—Adams Parts:	DENTAL: Wyoming		
Low Income	County Listing	DENTAL: Republic of Palau	
Low Inc—Central Beloit City	County Name	County Listing	
County—Rock	*Niobrara	County Name	
Parts:		_ *Republic Of Palau	
C.T. 15–19	DENTAL: American Samoa		
Low Inc—Central Madison	County Listing	DENTAL: Puerto Rico	
County—Dane Parts:	County Name	County Listing	
C.T. 11	*Eastern	County Name	
C.T. 12.98	Service Area: Terr. Of American Samoa	*Adjuntas (W 1/2)	
C.T. 13.98	*Manua	Service Area: Castaner	
C.T. 14.01	Service Area: Terr. Of American Samoa	*Aguas Buenas	
C.T. 16.01–16.02	*Rose Island	Service Area: Caguas (Sub-Region I)	
C.T. 17	Service Area: Terr. Of American Samoa	*Caguas Service Area: Caguas (Sub-Region I)	
Low Inc—Inner City South	*Swains Island	*Canovanas	
County—Milwaukee Parts:	Service Area: Terr. Of American Samoa *Western	Population Group: Rsa 14	
C.T. 155–159	Service Area: Terr. Of American Samoa	*Ceiba	
C.T. 162–169		_ *Ceiba	
C.T. 174–177	DENTAL: American Samoa	Population Group: Rsa 14	
C.T. 178.98	Service Area Listing	Population Group: Rsa 14	
C.T. 179		- *Cidra	
C.T. 180.97–180.98	Service Area Name	Service Area: Caguas (Sub-Region I)	
	Torr Of Amorican Camaa	*(`ulehra	
Low Inc—Kenosha City	Terr. Of American Samoa	*Culebra	

DENTAL: Puerto Rico County Listing

County Name

Population Group: Rsa 14

*Fajardo

Population Group: Rsa 14

*Gurabo

Service Area: Caguas (Sub-Region I)

*Humacao

Population Group: Low Inc-Humacao

*Juncos

Service Area: Caguas (Sub-Region I)

*Lares (S 1/2)

Service Area: Castaner

*Loiza

Population Group: Rsa 14

*Luquillo

Population Group: Rsa 14

Population Group: Low Inc-Manati

*Maricao (E 1/2)

Service Area: Castaner

Mayaguez

Population Group: Low Inc-Mayaguez

*Orocovis

Population Group: Low Inc-Orocovis

*Rio Grande

Population Group: Rsa 14

*Viegues

Population Group: Rsa 14

*Yauco (N 1/4)

Service Area: Castaner

DENTAL: Puerto Rico Service Area Listing

Service Area Name

Caguas (Sub-Region I) County-Aguas Buenas

County—Caguas
County—Cidra

County—Gurabo County—Juncos

Castaner

County-Adjuntas (W 1/2)

County—Lares (S 1/2)

County—Maricao (E 1/2) County—Yauco (N 1/4)

DENTAL: Puerto Rico Population Group Listing

Population Group

Low Inc—Humacao

County-Humacao

Parts:

Low Income

Low Inc-Manati County-Manati

Parts:

Low Income

Low Inc-Mayaguez

County—Mayaguez

Parts:

Low Income

Low Inc-Orocovis

County-Orocovis

Parts:

Low Income

Rsa 14

County-Canovanas

DENTAL: Puerto Rico Population Group Listing

Population Group

Parts: Canovanas

County—Ceiba

County—Ceiba

Parts:

Ceiba

County—Culebra

Parts:

Culebra

County-Fajardo Parts:

Fajardo

County—Loiza Parts:

Loiza County-Luquillo

Parts: Luquillo

County—Rio Grande

Parts:

Rio Grande

County-Vieques

Parts:

Vieques

DENTAL: Virgin Islands County Listing

County Name

*St. Croix

[FR Doc. 00-22682 Filed 9-14-00; 8:45 am]

BILLING CODE 4160-15-P



Friday, September 15, 2000

Part III

Department of Education

Freely-Associated States Educational Grant Programs; Notice

DEPARTMENT OF EDUCATION

[CFDA No. 84.256]

Freely-Associated States Educational Grant Programs

AGENCY: Department of Education. **ACTION:** Freely-Associated States Educational Grant Program; Notice inviting applications for new awards for fiscal year (FY) 2001.

Purpose of the Program: The program provides financial assistance for educational purposes to local educational agencies (LEAs) in the Federated States of Micronesia (FSM), the Republic of the Marshall Islands (RMI), and the Republic of Palau (RP).

Deadline for Transmittal of Applications: November 15, 2000.

Deadline for Intergovernmental Review: January 15, 2001.

Applications Available: September 13, 2000.

Eligible Applicants: LEAs in the FSM, RMI and the RP only.

Available Funds: \$4,750,000.00. Estimated Range of Awards: \$700.000–\$800.000.

Estimated Average Size of Awards: \$750,000.

Estimated Number of Awards: six (6).

Note: The Department is not bound by any estimates in this notice.

Project Period: Up to 36 months. Applicable Regulations: The Education Department General Administrative Regulations (EDGAR) in 34 CFR parts 75, 77, 79, 80, 81, 82, 85, 86, 97, 98, and 99.

Selection Criteria: The Secretary will use the following selection criteria in accordance with 34 CFR 75.209–75.210 to evaluate applications under this competition. In accordance with 20 U.S.C. 6331(b)(2), the Pacific Resources for Education and Learning (PREL) uses these criteria in making funding recommendations to the Secretary.

- (a) Need for Project. (25 points)
- (1) The Secretary considers the need for the proposed project.
- (2) In determining the need for the proposed project, the Secretary considers the following factors:
- (i) The magnitude or severity of the problem to be addressed by the proposed project.
- (ii) The magnitude of the need for the services to be provided or the activities to be carried out by the proposed project.
- (iii) The extent to which the proposed project will provide services or otherwise address the needs of students at risk of educational failure.
- (iv) The extent to which the proposed project will focus on serving or

- otherwise addressing the needs of disadvantaged individuals.
 - (b) Significance. (10 points)
- (1) The Secretary considers the significance of the proposed project.
- (2) In determining the significance of the proposed project, the Secretary considers the following factors:
- (i) The significance of the proposed project to education in the area to be served
- (ii) The significance of the problem or issue to be addressed by the proposed project.
- (iii) The importance or magnitude of the results or outcomes likely to be attained by the proposed project, especially improvements in teaching and student achievement.
- (c) Quality of the Project Design. (25 points)
- (1) The Secretary considers the quality of the design of the proposed project.
- (2) In determining the quality of the design of the proposed project, the Secretary considers the following factors:
- (i) The extent to which the goals, objectives and outcomes to be achieved by the proposed project are clearly specified and measurable.
- (ii) The extent to which the design of the proposed project is appropriate to, and will successfully address, the needs of the target population or other identified needs.
- (iii) The extent to which the proposed project will be coordinated with similar or related efforts, and with other appropriate community, State, and Federal resources.
- (iv) The extent to which the proposed project is part of a comprehensive effort to improve teaching and learning and support rigorous academic standards for students.
- (v) The extent to which the proposed project encourages parental involvement.
- (vi) The extent to which performance feedback and continuous improvement are integral to the design of the proposed project.
- (d) Adequacy of Resources. (5 points)
- (1) The Secretary considers the adequacy of resources for the proposed project.
- (2) In determining the adequacy of resources for the proposed project, the Secretary considers one or more of the following factors:
- (i) The extent to which the budget is adequate to support the proposed project.
- (ii) The extent to which the costs are reasonable in relation to the objectives, design, and potential significance of the proposed project.

- (iii) The extent to which the costs are reasonable in relation to the number of persons to be served and to the anticipated results and benefits.
- (e) Quality of project personnel. (10 points)
- (1) The Secretary considers the quality of the project personnel who will carry out the proposed project.
- (2) In determining the quality of the personnel, the Secretary considers the extent to which the applicant encourages applications for employment from persons who are members of groups that have traditionally been underrepresented based on race, color, national origin, gender, age, or disability,
- (3) In addition, the Secretary considers the following factors:
- (i) The qualifications, including relevant training and experience, of the project director or principal investigator.
- (ii) The qualifications, including relevant training and experience, of key project personnel.
- (iii) The qualifications, including relevant training and experience, of project consultants or subcontractors.
- (f) Quality of the project evaluation. (15 points)
- (1) The Secretary considers quality of the evaluation to be conducted of the proposed project.
- (2) In determining the quality of the evaluation, the Secretary considers the following factors:
- (i) The extent to which the methods of evaluation provide for examining the effectiveness of project implementation strategies.
- (ii) The extent to which the methods of evaluation include the use of objective performance measures that are clearly related to the intended outcomes of the project and will produce quantitative and qualitative data to the extent possible.
- (g) Quality of project services. (10 points)
- (1) The Secretary considers the quality of the services to be provided by the proposed project.
- (2) In determining the quality of the services to be provided by the proposed project, the Secretary considers the quality and sufficiency of strategies for ensuring equal access and treatment for eligible project participants who are members of groups that have traditionally been underrepresented based on race, color, national origin, gender, age or disability.
- (3) In addition, the Secretary considers the following factors:
- (i) The extent to which the services to be provided by the proposed project are appropriate to the needs of the intended

recipients or beneficiaries of those services.

- (ii) The likely impact of the services to be provided by the proposed project on the intended recipients of those services.
- (iii) The extent to which the training or professional development services to be provided by the proposed project are of sufficient quality, intensity and duration to lead to improvements in practice among the recipients of those services.
- (iv) The extent to which the services to be provided by the proposed project are focused on those with greatest needs.

For Applications Contact: Valerie Rogers, U. S. Department of Education, 400 Maryland Avenue, SW, Room 3E245, Washington, D.C. 20202–6140. Telephone (202) 260–2543.

If you use a telecommunications device for the deaf (TDD), you may call

the Federal Information Relay Service (FIRS) at 1–888–877–8339.

Individuals with disabilities may obtain this document in an alternative format, (e.g., Braille, large print, audiotape, or computer diskette) on request to the contact person listed in this section.

Individuals with disabilities also may obtain a copy of the application package in alternative format, by contacting that person. However, the Department is not able to reproduce in an alternative format the standard forms included in the application package.

Electronic Access to This Document

You may view this document, as well as all other Department of Education documents published in the **Federal Register**, in text or Adobe Portable Document Format (PDF) on the Internet at either of the following sites: http://ocfo.ed.gov/fedreg.htm

http://www.ed.gov/news.html

To use the PDF you must have Adobe Acrobat Reader, which is available free at either of the previous sites. If you have questions about using the PDF, call the U.S. Government Printing Office (GPO), toll free at 1–888–293–6498; or in Washington, DC, area at (202) 512–1530.

Note: The official version of this document is the document published in the Federal Register. Free Internet access to the official edition of the Federal Register and the Code of Federal Regulations is available on GPO Access at: http://www.access.gpo.gov/nara/index.html

Program Authority: 20 U.S.C. 6331(b)(2).

Dated: September 11, 2000.

Michael Cohen,

Assistant Secretary for Elementary and Secondary Education.

[FR Doc. 00–23618 Filed 9–14–00; 8:45 am]
BILLING CODE 4000–01–P



Friday, September 15, 2000

Part IV

Department of Transportation

Federal Aviation Administration

14 CFR Part 121 et al. Service Difficulty Reports; Final Rule

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Parts 121, 125, 135, and 145

[Docket No. 28293; Amendment No. 121–279, 125–35, 135–77, and 145–22]

RIN 2120-AF71

Service Difficulty Reports

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule, request for comments on the information collection requirements.

SUMMARY: The FAA amends reporting requirements for air carriers and certificated domestic and foreign repair station operators concerning failures, malfunctions, and defects of aircraft, aircraft engines, systems, and components. This action was prompted by an internal Federal Aviation Administration (FAA) review of the effectiveness of the reporting system and by air carrier industry concern over the quality of the data being reported. The objective of this final rule is to improve the reporting system to effectively collect and disseminate clear and concise safety information to the aviation industry.

EFFECTIVE DATE: January 16, 2001. Comments on the information collection requirements must be submitted on or before November 14, 2000.

ADDRESSES: Address your comments on the information collection requirements, in duplicate, to the Federal Aviation Administration, Office of the Chief Counsel, Attn: Rules Docket (AGC–200), Docket No. 28293, Room 915G, 800 Independence Avenue, SW, Washington, DC 20591.

FOR FURTHER INFORMATION CONTACT: Jose E. Figueroa, AFS–300, Flight Standards Service, Federal Aviation Administration, 800 Independence Ave., Washington, DC, 20591 telephone (703) 661–0522.

SUPPLEMENTARY INFORMATION:

Availability of Rulemaking Documents

You can get an electronic copy using the Internet by taking the following steps:

- (1) Go to the search function of the Department of Transportation's electronic Docket Management System (DMS) web page (http://dms.dot.gov/search).
- (2) On the search page type in the last four digits of the Docket number shown at the beginning of this notice. Click on "search."

(3) On the next page, which contains the Docket summary information for the Docket you selected, click on the document number for the item you wish to view.

You can also get an electronic copy using the Internet through FAA's web page at http://www.faa.gov/avr/arm/nprm/nprm.htm or the Federal Register's web page at http://www.access.gpo.gov/su_docs/aces/aces140.html.

You can also get a copy by submitting a request to the Federal Aviation Administration, Office of Rulemaking, ARM-1, 800 Independence Avenue SW., Washington, DC 20591, or by calling (202) 267–9680. Make sure to identify the amendment number or docket number of this rulemaking.

Availability of the Joint Aircraft System/Component (JASC) Code

Copies of the Joint Aircraft System/ Component (JASC) Code are available from the FAA's Regulatory Support Division (AFS–620), P.O. Box 25082, Oklahoma City, OK 73125, (405) 954– 4391 or on-line from http://avinfo.faa.gov/isdr/ SDRRelatedReferences.asp.

Small Business Regulatory Enforcement Fairness Act

The Small Business Regulatory Enforcement Fairness Act (SBREFA) of 1996 requires FAA to comply with small entity requests for information or advice about compliance with statutes and regulations within its jurisdiction. Therefore, any small entity that has a question regarding this document may contact their local FAA official, or the person listed under FOR FURTHER **INFORMATION CONTACT.** You can find out more about SBRFA on the Internet at our site, http://www.gov/avr/arm/ sbrefa.htm. For more information on SBREFA, e-mail us 9-AWA-SBREFA@faa.gov.

Background

On August 14, 1995, the FAA issued a notice of proposed rulemaking (NPRM) titled "Operational and Structural Difficulty Reports," Notice No. 95–12 (60 FR 41992). That document proposed to revise the reporting requirements for air carrier certificate holders and certificated domestic and foreign repair stations concerning failures, malfunctions, and defects of aircraft, aircraft engines, systems, and components.

The comment period for Notice No. 95–12 closed on November 13, 1995. Comments addressing numerous issues on the proposed rule were received from individuals, part 121 and part 135

certificate holders, aviation consulting firms, industry associations, manufacturers, and labor organizations. The FAA reviewed the comments and the changes recommended by the commenters. As a result, the FAA published a supplemental notice of proposed rulemaking, Notice No. 95–12A (64 FR 18766, April 15, 1999). This supplemental notice gave all interested parties an opportunity to comment on the revisions made as a result of the comments received on Notice 95–12.

The reports submitted by certificate holders and certificated repair stations, known as service difficulty reports (SDR's), provide the FAA with airworthiness statistical data necessary for planning, directing, controlling, and evaluating certain assigned safety-related programs. Currently, the Service Difficulty Reporting System (SDRS) is used in the following ways:

• FAA Analysis of SDR data:

- To rapidly disseminate defect trends, problems, and alert information that could pertain to future aviation safety issues to appropriate segments of the aviation community and the FAA; and
- To inform engineering offices within the FAA for evaluation of problems for potential use in preparing Airworthiness Directives (AD).
- FAA personnel requests for SDRS data:
- Using SDR data as part of aircraft safety inspections;
- Whenever there is an accident, the Office of Accident Investigation draws on this data;
- Supporting investigations into accidents and incidents:
- Disseminate safety data to the aviation industry, multiple government organizations, the public, the media, and legal communities; and
- Used in Aviation Safety/Accident Prevention programs.
- National Transportation Safety Board (NTSB) personnel request data from the SDRS to assist in their accident investigations.
- There are numerous requests, from the media and legal community, for the SDR data.
- Foreign countries and branches of the U.S. military services use the SDR data for research.

Discussion of Comments and Modifications to the Proposal

Eleven comments were received on the supplemental notice of proposed rulemaking (Notice No. 95–12A).

Structural Reporting Concerns

One commenter interprets the proposed rule to mean that if a defect

is found to be beyond the manufacturer's limits and is repaired in accordance with the manufacturer's repair manual, that defect is not reportable under the revised SDR reporting requirements.

FAA Response: The FAA disagrees with the commenter's interpretation. Section 121.704(a)(4) requires reporting of each the following: (1) Any defect that leads to replacement, (2) any rework that exceeds the manufacturer's established allowable damage limits, (3) any defect in PSE's (Primary Structural Elements), or (4) repairs made in accordance with approved data not contained in the manufacturer's maintenance manual. Using the commenter's example, a report would be required under § 121.704(a)(2) because the defect is found to be beyond the manufacturer's limits. The availability of the data in the repair manual has no bearing in this situation as the FAA wants reports of any defect that exceeds the manufacturer's established allowable damage limits. The FAA has made some minor editorial changes to the rule language.

Delta Airlines is opposed to reporting defects when a repair scheme for that defect is not contained in the original equipment manufacturer (OEM) manuals. Delta Airlines also states that they are against reporting defects when a repair scheme is contained in the OEM manual. They believe that once a recurring problem has been addressed (through the development of a repair scheme), repetitive reporting of the same defect adds no value, unless the defect has recurred following the incorporation of the recommended

terminating action or repair.

FAA Response: The FAA disagrees. Section 121.704(a) requires certificate holders to report the occurrence or detection of each failure or defect that exceeds OEM established limits, and failures or defects repaired in accordance with approved data not contained in the manufacturer's maintenance manual. Certificate holders are required to report occurrences to the FAA. The FAA will use data on occurrences to identify trends that have a negative affect on the continued airworthiness of aeronautical products; and may take action to ensure prompt and appropriate correction of design defects. It is important to receive reports of defects even if a method of repairing them is known and available. If the FAA did not receive reports of defects because they could be repaired, the FAA would not be aware that defects were being identified. One of the primary purposes of the SDR program is to warn of defects that could lead to

unairworthy conditions. To accomplish that goal, the FAA must be aware of possible safety related issues.

Value of Service Difficulty Reports (SDR's)

The Air Transport Association (ATA) and some of its membership have questioned the value of reporting the service difficulty data, stating that further expansion of the rule will not lead to any observable benefit for the enhancement of safety.

Airborne Express states that the existing service difficulty database serves little benefit. They believe that if any analysis is done based on this database, it is transparent to the operators.

FAA Response: The Service Difficulty Reporting (SDR) Program's objective is to achieve prompt and appropriate correction of conditions adversely affecting continued airworthiness of aeronautical products. The SDR program allows for an exchange of information and provides a method of communication between the FAA and the aviation community concerning inservice problems. The consolidation, collation, and analysis of the data, and the rapid dissemination of trends, problems, and alert information to the appropriate segments of the aviation community and FAA, effectively and economically provide a method to ensure aviation safety.

Air Canada states that "it was our understanding that the basis for collecting this data was to provide a database that would substantiate the effectiveness of manufacturer developed bulletins and repairs." Air Canada also feels that new § 121.704 is worded in general terms leading to more reporting of non-routine work tasks during heavy maintenance.

FAA Response: The SDR program was never intended to substantiate the effectiveness of manufacturer-developed bulletins and repairs. Although certain conclusions can be drawn from repeated reporting of defects that were supposedly fixed by the provisions of a service bulletin, the SDR program is predicated on reporting of the occurrence of defects.

The FAA created § 121.704 to report defects occurring in structural items. Such reporting was not specifically required in the past. The rule language is designed to require reporting of specific items that are most likely to be found during a heavy maintenance check. The SDR program does not require the reporting of nonroutine work tasks. The program only requires the reporting of defects when found.

American Airlines see SDR's as a very time consuming, labor intensive exercise, and may have little or no value.

FAA Response: In the past, the SDR database may not have been utilized to its fullest potential. Some reporting requirements were subjective, causing inconsistent reporting which could lead to analysis of incorrect data and errors in trend analysis. The FAA undertook this rulemaking effort to correct such deficiencies. The rulemaking is designed to provide more consistent data reporting that will lend itself to

better data analysis.

The Air Line Pilots Association (ALPA), on the other hand, feels that the FAA has eliminated many reporting ambiguities found in the current rule language and believes that the FAA's proposal is clearer and will ensure more useful SDR reports. Also, comments received from the Association of Flight Attendants (AFA), and the International Association of Machinists and Aerospace Workers (IAM) indicate that the FAA has made significant improvements to the service difficulty reporting process.

Southwest Airlines states that Structural Item reporting proposed for heavy maintenance is totally unacceptable. They claim that this provision will require reporting service difficulties while the aircraft is still inwork, leaving the report "open" because all repair data are not available. The tracking and closure of open SDR's will impose an additional administrative burden on both Southwest Airlines and the FAA.

The ATA comments that the proposed rule will not provide the FAA with valuable safety information. Many reports will be submitted by the operators as "open" reports and specific repair information will not be available until the repair process is completed.

FAA Response: The FAA disagrees. Any report of the failure, malfunction, or defect of an aeronautical product that causes or has the potential to cause a safety hazard is valuable safety information. The initial "open" (not complete with cause) report is valuable safety information and may be the first indication of a problem. Even an "open" report could alert other operators of a potential safety problem or a defect.

All of the required information may not be available when an original SDR is submitted. In such a case, when certificate holders operating under part 121, 125, or 135 get additional information concerning a required report, they must submit this additional information, from whatever source (including information obtained from

the manufacturer, the certificate holder's internal maintenance organization, or a certificated repair station) in a supplemental report. If all of the required information were available when the SDR is submitted, the report would be an original closed ("OC") report. However, in those cases where all of the required information is not available, the certificate holder still must file an SDR within the required 96hour time period and indicate on the SDR that the report is an original open ("OO") report. When the additional information is obtained, the certificate holder must file a supplemental SDR referencing the operator control number from the original report. The use of this number will ensure that the supplemental report can be traced to the original SDR. The certificate holder also should indicate whether the additional information closes (supplemental closed/"SC") the report or whether more information will be submitted and the report remains open (supplemental open/"SO"). Because certificate holders are required to submit supplemental SDR's, they should establish procedures for tracking "open" SDR's.

Air Canada claims that they have seen no demonstrated increase in safety as a result of mandatory service difficulty

reporting.

FAA Response: The purpose of the SDR program is to receive reports of the occurrence of defects to alert the FAA, and subsequently the aviation industry, of the potential for widespread occurrences of those defects. The initial operator's report alerts the FAA of the potential for an airworthiness problem, and reports from multiple operators of the same defect could be an indication of a fleet-wide problem. The FAA analyses the reports it receives and places the report data in a database that is also analyzed. The FAA may determine that corrective action is required.

Joint Aircraft System/Component (JASC) Code Codes versus Air Transport Association (ATA) Codes

The ATA states that the use of the Joint Aircraft System/Component (JASC) code as proposed in § 121.703(e)(7) would require future reports to include the JASC rather than existing ATA codes. The ATA codes, are the cornerstone and industry standard for technical data development and reporting. Also, Airborne Express states that the issue of the use of JASC coding versus ATA coding seems to have questionable benefit.

Delta Airlines disagrees with the use of JASC codes in place of ATA codes on the SDR form. Also, Southwest Airlines states that the requirement to use JASC coding is unacceptable. The usage of JASC codes would require reprogramming all computers and extensive training to adapt to the new coding system.

The Regional Airline Association (RAA) requests that the following provisions be deleted from §§ 121.703, 125.409, and 135.415: "The applicable Joint Aircraft System/Component Code and a unique control number for the occurrence in a form acceptable to the Administrator." The RAA views the entry of the JASC Code as an optional field. The RAA further states that because the entry is administrative in nature, it should be recommended as a data entry field in an advisory circular (AC).

FAA Response: The existing rules do not specifically require the use of ATA codes on an SDR report. When reporting, however, the use of ATA Codes has become a routine practice that has proven to be effective for both industry and the FAA. Most of the SDR reports presently contain the ATA Code and the FAA attempts to add the ATA Code to the database when possible. The use of a specific code has proven to be very useful for tracking and analysis of problems. Thus, the FAA decided to require the use of such a code. The FAA originally planned to require the ATA Code; however, a lack of specificity in certain ATA Codes necessitated a broader code.

The JASC Code system was developed from the ATA coding system and is consistent with the ATA Code system. The ATA Codes do not always provide the necessary level of specificity for analysis. The JASC Codes merely expand on existing ATA Codes to give a more detailed picture of the condition. The users of the ATA Code should not need to significantly revise their procedures or systems to convert to the use of the JASC Code.

The Safety Analysis Section of the FAA's Flight Standards Service developed the JASC Code from the ATA Code with input from other civil aviation authorities. The JASC Code has been adopted by the Civil Aviation Authority of Australia and by Transport Canada.

The 96-Hour Requirement

The ATA and Airborne Express comment that the requirement for operators to submit SDR's within 96 hours after discovery of the defect rather than upon return to service of the aircraft places an additional burden on the airlines with questionable benefits.

American Airlines states that forcing air carriers to report structural type

defects within 96 hours from the time of discovery, instead of from the time the aircraft returns to service, will cause an additional and unnecessary burden.

FAA Response: The reporting timeframe requirement in the existing rule (72 hours) and this revision to the rule (96 hours) has always been predicated on the time of discovery of the occurrence, not on return to service. The proposal did not change the triggering requirement. The initial report contains valuable safety information, as it may be the first indication of a problem. The initial report alerts other operators of the potential for problems. The change from a 72 to a 96-hour requirement will allow the operators additional time to complete the report and may reduce the number of incomplete (open) reports.

Additional Burdens

Airborne Express comments on the undue burden to operators to control data on parts to meet the SDR reporting information requirement.

FAA Response: The FAA has determined that there is minimal burden on the operators due to this rulemaking action. Operators are already recording most of the information to document the airworthiness of the aeronautical product as required by other various regulations not part of this rulemaking. The revised rule specifies the need to report the manufacturer, manufacturer part number, part name, serial number, and location of the part. In the past, there was not a specific request for this information.

The Helicopter Association International (HAI) states that "proposed §§ 135.415(g), 135.416(f), and 145.79(e) permit certificated domestic and foreign repair stations to submit required SDR's, but do not require them to do so. Rather, the burden remains with the operator to submit the required reports or to supervise the efforts of the repair station to do so." The HAI believes that this allocation of responsibility is inappropriate.

Air Canada states that they "will be required to provide reporting on behalf of our customers."

FAA Response: The reporting responsibility ultimately lies with the certificate holder for the aircraft. However, a certificate holder could make arrangements with the repair station to submit the required reports. This arrangement would permit the repair station to submit the reports as the repair station discovers discrepancies during maintenance of the operator's equipment. If such an arrangement were made to meet the

requirements, the repair station would submit the data required to be submitted by the operator. The FAA emphasizes that such arrangements are optional and that the details of such arrangements are contractual, not regulatory. The FAA emphasizes that the responsibility for the submission of the reports would always remain with the certificate holder of that aircraft. Other regulations, not affected by this rulemaking, specify the certificate holders' responsibility for supervising contract maintenance.

One purpose of the revised regulation is to reduce the possibility of duplicate reports when two separate certificate holders each bear responsibility for submitting SDR's. The FAA expects the operator and the repair station to reach an agreement so that one report is submitted to the FAA for each defect.

American Airlines also states that the new rule shifts the burden of reporting from the FAA Certificate Management Office to the industry and that the impact of removing the FAA from the reporting chain should be addressed.

FAA Response: The reporting burden has always been the responsibility of the operator. The local FAA offices will not be removed from the reporting chain, rather the reports will be transmitted to the FAA centralized collection point that is accessible to the Certificate Holding District Office (CHDO).

American Airlines states that the proposed rule expands the reportable incidents and they expect a significant increase in the number of SDR's submitted.

FAA Response: The FAA agrees. The FAA took the current SDR list of reportable items and determined which items were necessary for inclusion in the database. This resulted in approximately the same numbers of items to be reported; however, the list is now very specific as to which items must be reported. This will result in an increase in the number of reports.

American Airlines believes that reporting malfunctions or defects occurring during ground operations is unnecessary and is an additional burden. They also suggest that reporting engine shutdowns during either ground or flight operations will cause confusion.

FAA Response: The FAA disagrees. The revised rule clarifies that a failure, malfunction, or defect is required to be reported regardless of what stage of operation the discovery occurred because such an incidence could indicate a system malfunction or fault that may affect safety of flight.

Reportable Items

Airborne Express questions why a defect covered by the minimum equipment list (MEL) must to be reported when there is no apparent unsafe condition in the operation of the aircraft.

FAA Response: If an item that is listed on the MEL for that aircraft fails, the operator may temporarily continue to operate the aircraft. However, the SDR program is designed to capture failure occurrences. In some cases an identical part that may not be on the MEL list for other aircraft could be subject to the same failure. The FAA needs to know if an item is failing, regardless if the aircraft may still be capable of safe flight. The repeated failure of an item, whether listed on the MEL or not, is of particular interest to the FAA and industry.

Delta Airlines states that they are against reporting unscheduled engine removal.

FAA Response: The proposal did not address the Mechanical Interruption Summary Report provisions that contain the requirement for reporting unscheduled engine removal. The FAA removed from § 121.705 only those items that were duplicated in the SDR's and did not change the remainder of the § 121.705 requirements. The reporting of unscheduled engine removal facilitates the continued compilation of data for preparation of the FAA's Air Carrier Aircraft Utilization and Propulsion Reliability Report.

Delta Airlines states that they currently provide continuous electronic access to Mechanical Interruption Summary data and; therefore, should not be required to comply with a monthly reporting requirement.

FAA Response: The FAA disagrees. The FAA does not have the resources to monitor the certificate holder's database on a continual basis. In addition, the FAA is responsible for the oversight of a large number of certificate holders and needs the information submitted in summary format.

Southwest Airlines states that proposals to change the language of "§ 121.703(a)(13) to include reporting of flight control seals, pulleys, cables, brackets, hardware, chafing, rubbing, rigging, etc. are unacceptable."

FAA Response: The provision Southwest Airlines refers to is found in § 121.703(a)(12). The FAA's intent was to record events during aircraft operation, i.e. uncommanded movements of flight controls while engaged in autoflight and autothrottle operations. The FAA did not intend for the certificate holder to report the expected wear and tear of items such as cables, seals, pulleys, etc. The commenter did not provide evidence to support the claim that these reporting requirements are "unacceptable."

British Aerospace Regional Aircraft (BAeRA) states "that in our experience that (sic) airlines who are required to provide FAA SDR reporting rarely also provide safety event information direct to BAeRA, either in parallel or in addition to the required FAA SDR reporting." The BAeRA states "that it would be of benefit, both in terms of timeliness and ensuring that any safety event is considered in the context of all aircraft of that type, if the airlines were required to inform or provide copies of all SDR's direct to the aircraft manufacturer in parallel with their submission to the FAA."

FAA Response: The FAA disagrees. The SDR database is and has been available to the aviation industry and manufacturers through the publicly available reports. These reports are available on the Internet. The SDRS will allow the public access to information much quicker than in the past.

Redundant Reporting

Airborne Express feels that these proposed rules include redundancies, such as the requirement to report similar information to the Reliability Programs and the SDR program.

FAA Response: The FAA agrees that reliability programs capture similar defect data; however, not all part 121 operators have approval to use a reliability program, and data from these programs are not shared universally amongst operators. If operators with reliability programs were excluded from the requirement to submit SDRs to the database, the database would be incomplete (only show part of the potentially affected aircraft fleet), and the occurrence of defects for some aircraft would go unreported even though the defect could occur in another operator's fleet.

American Airlines states that "the value of the expanded structural reporting requirement must be questioned. The industry already gathers and reports structural repair data mandated by Airworthiness Directives (AD). Reporting this information under the SDR program seems to be a duplication of effort. This duplication is not addressed in the NPRM and should be considered by the FAA before any final rule is put into effect."

FAA Response: The FAA contends that, in general, AD's do not require the same reporting of structural repair data. The AD reporting requirements, while containing some information common to the SDR system, usually request information that is different from the information collection required for the SDR system. Also, the reported AD information is used for reasons other than the analysis function of the SDR database. As an example, the "aging aircraft" information reported by certificate holders for an AD is submitted to the appropriate FAA Aircraft Certification Office to determine the extent of aircraft deterioration because of age, and to monitor the effectiveness of the supplemental inspection documents and corrosion prevention and control programs. Information submitted to the SDR's is used for the identification of recurring service problems.

Electronic Submission of SDR's

American Airlines feels that mandating the reporting of SDR's in an electronic format will result in an unnecessary burden and additional costs. The commenter further states that the reporting of SDR's is a complex process for part 121 certificate holders. 'Revamping the present reporting system, training numerous employees in a new unneeded process, and changing the culture in our company will cause a tremendous burden on American Airlines." Also, American Airlines suggests that the FAA may have unnecessarily burdened part 121 certificate holders by requiring them to report SDR's in an electronic format when other certificate holders have the option of using electronic reporting.

FAA Response: The FAA has determined that electronic submission of SDR's could permit a more timely dissemination of safety information. The FAA instituted a test electronic SDR reporting system several years ago to determine if electronic reporting was feasible. At this time, several similar sized part 121 operators are voluntarily submitting reports electronically via the Internet. Although the electronic reporting system appears to work, the FAA requested comments on a proposal to make electronic reporting mandatory. Most of the commenters raised concerns with mandating electronic reporting. The FAA has decided to allow the option of electronic reporting but will not make it mandatory at this time. The rule language has been revised to reflect that electronic reporting is optional.

American Airlines also states that to mandate a part 121 certificate holder to use an IBM-compatible computer, is as ludicrous as a part 121 carrier requesting that the FAA purchase and use a Macintosh computer so equipment used by the FAA can be compatible with equipment used by the part 121 certificate holder. Delta Airlines states "that the proposed rule places the full burden (logistics, economics, programming, etc.) on the operators to conform to the Administrator's electronic format and its future revisions."

FAA Response: After further consideration, the FAA has determined that due to the potential for lack of computer compatibility and the current lack of a universally accepted protocol, the mandatory electronic submission of reports would increase the burden on the FAA and industry. Therefore, electronic submission of reports will be optional. The FAA is using the Internet standard as a means of receiving electronic SDR's that in effect resolves platform incompatibility issues such as Macintosh computer devices if an operator prefers to submit reports electronically.

The Regional Airline Association (RAA) and Southwest Airlines support the use of electronically submitted SDR's. The RAA recognizes that the SDR system will become a more effective tool for tracking and analyzing mechanical malfunction trends. In the past, the air carriers provided the SDR data to the FAA on paper and the FAA in turn published the data in huge paper documents several months later.

Delta Airlines states that § 121.705 should allow for reporting by other means acceptable to the Administrator.

FAA Response: The rule language has been changed to permit the SDR's to be submitted on a form or in another format acceptable to the Administrator. The FAA has developed a paper form that includes blocks for all the required reporting information. The FAA's Aviation Data Systems Branch (AFS–620), P.O. Box 25085, Oklahoma City, OK 73125, telephone number (405) 954–4391, will assist any operator with resolving compatibility and format issues should the operator desire to undertake electronic reporting.

Expansion of Reportable Items

American Airlines states that fuel spills caused by overfilling the tanks would now become reportable.

Southwest Airlines states that "the expansion of reportable items § 121.703(e) includes fuel and fuel dumping systems that could cause hazardous leakage will include fuel leakage during installation of components, static leaks, and fuel spills during the fueling of aircraft. This is unacceptable because a misinterpretation of this rule will cause enforcement problems with certain inspectors."

FAA Response: The provision to which Southwest Airlines refers is found in § 121.703(a)(7). Fuel spills during refueling are not considered reportable under this rule unless an aircraft system failure, malfunction, or defect caused the fuel spill.

Airborne Express feels that exceptions to the rule should be allowed for events occurring during the course of maintenance. Due to the potential for maintenance to introduce defects as systems are disturbed, there needs to be consideration given to exclusion of these events during maintenance.

American Airlines states that the new rule will require the reporting of fuel leaks during heavy maintenance when leaks occur after assembly.

FAA Response: An event occurring during the performance of maintenance that was induced by the maintenance action does not constitute a reportable defect if detected and corrected as part of that maintenance action. Using the Airborne Express' example, in the course of a mechanic replacing a bracket, where the maintenanceinduced action of causing an associated fastener to loosen or break that results in a fuel leak would not necessarily mean that the leak would have to be reported to the SDR program. The SDR program is designed to track defects, not disturbances of parts due to maintenance. After completion of the related maintenance task, the aircraft is returned to service. During the subsequent operation of the aircraft, if the bracket should fail and cause a fuel leak, this leak would have to be reported to the SDR program.

American Airlines has concerns with the reporting of failures, malfunctions, or defects associated with emergency evacuation systems or components. This commenter states that reports on the failure of emergency lighting or the degradation of emergency egress lighting batteries should be excluded from the reporting requirements. The commenter states that high maintenance components do not render the system inoperable, nor add value to the SDR database.

FAA Response: The FAA disagrees. The current rules pertaining to the reporting of the described failures provide the FAA with an indication of evacuation system reliability and the reliability of components within evacuation systems. The FAA contends that if an evacuation slide has an on-aircraft life of 12 months, the components within that slide should last 12 months. Failure of batteries for a slide's emergency egress lighting may indicate a need to change maintenance procedures or life limits.

American Airlines states their opposition to the requirement to report hours and cycles of the affected components due to the additional research time burden that would be imposed, and that if the rule goes into effect as proposed, that the reporting time be increased to 10 days. Also, Southwest Airlines states that the expansion of the list of reportable data, § 121.703(e), to include reporting time and cycles of affected components, will impose additional time and manpower requirements due to some information that will have to be collected from vendors is unacceptable. Also, Delta Airlines disagrees with the new requirement to report manufacturer, name, time, and cycles of components.

FAA Response: The FAA disagrees. The FAA has made the manufacturer's name, total time, and total cycle information a mandatory requirement. The FAA requires this information so a more complete analysis of the component failure trends can be made.

One commenter has two problems with the SNPRM: the inclusion of aircraft total time and total cycles for each report, and station and flight numbers should be required. The commenter strongly supports the rest of the proposal

FAA Response: The flight number and station where the failure, malfunction, or defect was detected is not necessary to determine the cause of the failure. This information is available through the maintenance records if needed.

The International Association of Machinists and Aerospace Workers (IAM) and the Association of Flight Attendants fully support the proposed rule changes and support the additional requirement that aircraft total time and total cycles be recorded. Furthermore, the IAM believes the station and flight number should be included as part of the report to permit tracking of particular problems occurring at a specific station or airport.

Public Aircraft Concerns

Delta Airlines suggests that "the rule should include Public Aircraft."

FAA Response: The FAA has not exercised the authority to mandate that operators of public aircraft submit SDR reports; however, the FAA encourages those operators to participate in the SDR program.

Miscellaneous Comments

American Airlines states that the new rule requires redundant reporting of failures, malfunctions or defects of the autothrottle, autoflight or flight control systems as these defects are already reportable under current § 121.703(c). Delta Airlines suggests that the word "uncommanded" be added to the list of reportable flight control items in § 121.703(a)(12).

FAA Response: Although such events could be reported under current § 121.703(c) or § 135.415(c), the SDR database does not indicate that such reports are being made. The FAA has become aware that failures of this nature are occurring. Therefore, the FAA has added a specific requirement to report failures, malfunctions, or defects of autothrottle, autoflight, or flight control systems or components in § 121.703(a)(12). The assumption is that any uncommanded system activation is the result of a malfunction, failure, or defect.

Delta Airlines suggests that the wording "in its opinion" not be deleted from existing § 121.703(c). According to Delta, "the deletion would remove any flexibility in reporting and increase enforcement problems with inspectors who have various interpretations of the rule."

FAA Response: The FAA disagrees. Section 121.704 has been modified by listing specific items to be reported. Flexibility in reporting has been a problem with the SDR database. The revised rule will require specific reporting so that a quality analysis can be performed.

Southwest Airlines states that "changes added to § 121.703(a)(11) included all exit door defects, malfunctions, or failures. Additionally, this includes door trim, window shade panels, and other cosmetic and or secondary structure on doors."

FAA Response: Some items may have been installed for "cosmetic" reasons. However, using the commenter's example, opening a window shade panel during an aircraft emergency evacuation is necessary to allow one to look out the window of the exit to determine whether that exit is safe to use. If a shade is defective and cannot be opened, the crew or a passenger might not be able to determine if there is a fire outside the aircraft. Similarly, a door trim item that is defective may jam the door in an emergency. For these reasons, defects of these items must be reported as part of the SDR program.

The RAA requests that the supplemental reporting provisions of §§ 121.703(i), 125.409(i), and 135.415(i) be rewritten as follows: "When a certificate holder gets additional information concerning a report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report unless the previously submitted information is sufficiently

descriptive for analysis of the failure, malfunction or defect."

FAA Response: The FAA agrees in part. The rule requires that the occurrence of the defect be initially reported within a 96-hour time frame. The FAA realizes that in some instances all the required information to complete the report may not be available within this time frame. The purpose of the supplemental report is to allow the operator to submit the information when it becomes available in order to complete the report. The important point is that the FAA be notified of the occurrence or detection of the defect.

In order to clarify what additional information is required in supplemental reporting, §§ 121.703(i), 121.704(h), 125.409(i), 125.410(h), 135.415(h), and 135.416(h) have been revised as follows: "When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report." A report is only complete when all the required information is submitted to the FAA.

The RAA requests that the word "component" in §§ 121.703(e)(9), 125.409(e)(9), and 135.415(e)(9) be revised to "component part" and that provision (e)(10) be deleted.

FAA Response: The FAA disagrees. As stated in the proposal, the FAA revised these sections to require that the information be provided for the component that failed, malfunctioned, or was defective, if applicable. In some instances, it may be possible to further identify the specific part, within that component, that failed malfunctioned, or was defective. This provision (tracking down to the part level) is a major change from existing practice.

The RAA also requests that the following provisions be deleted from §§ 121.704, 125.410, and 135.416: "* * a unique control number for the occurrence, in a form acceptable to the Administrator."

FAA Response: The FAA disagrees. The FAA needs an identifiable field to track SDR's. The use of the unique control number will reduce the number of duplicate reports for the same occurrence in the SDR database and provide a more simplified method for the FAA and industry to reference an SDR.

The Helicopter Association International states that the corrosion reporting requirements of §§ 135.416(a)(1) and (a)(2) are superfluous from a safety perspective and that these provisions will prove unduly burdensome in certain environments. The HAI urges the FAA to delete proposed §§ 135.416(a)(1) and (a)(2).

FAA Response: The FAA disagrees. Sections 135.416(a)(1) and (a)(2) apply to all aircraft. The FAA feels that helicopters are susceptible to the same conditions as most fixed wing aircraft.

Delta Airlines states "we know of no data to suggest a data link between autothrottle/autoflight systems and uncommanded control inputs."

FAA Response: The FAA disagrees. There have been two air carrier accidents in the United States that immediately followed unexplained airplane rolls. The FAA is aware of other roll, pitch, or yaw events that have occurred, although reports are not always made to the SDR's. The FAA notes that some of these events have required full deflection of the flight controls to regain control of the aircraft. Other events have occurred involving ice in autopilot actuators, which prevented the actuators from disengaging when the autopilot was disengaged.

Although such events could be reported under existing § 121.703(c) or § 135.415(c), the SDR database does not indicate that such reports are being made. Therefore, the FAA has added a requirement to report failures, malfunctions, or defects of autothrottle, autoflight, or flight control systems or components in §§ 121.703(a)(12), 125.409(a)(12), and 135.415(a)(12).

The Air Line Pilots Association supports the intent of the proposal and feels that the FAA has eliminated many reporting ambiguities found in the old language. The ALPA believes the proposed changes have made the rule language more clear and will result in more useful reports. Comments received from the AFA and IAM also indicate that the FAA has made significant improvements to the service difficulty reporting process.

Summary of Economic Comments

This section will summarize the economic comments and FAA's responses. A detailed discussion of these comments and responses is contained in the full evaluation in the docket for this rule. A total of 8 commenters raised economic issues.

Costs—The economic analysis attributed relatively minor costs to the operators as a result of the SNPRM. Commenters believe that the analysis was wrong in many areas:

Several commenters stress that switching from ATA codes to JASC codes will be costly. FAA Response: The major difference between the ATA and the JASC codes are that the latter includes more detailed description of aircraft systems and components. Hence, the air carrier operators will only need to obtain the new documentation and not need to retrain their employees, resulting in de mininus costs.

A trade organization claims that the proposed rule would mandate additional fields for the data to be sorted; these additional fields would need to be provided at the expense of the air carriers. This organization estimates that the JASC code and unique control number would add at least 5% to the air carrier's processing costs.

FAA Response: Given the similarities between the JASC code and ATA code and given that operators will always have to generate a control number, the FAA does not believe that these will add 5% to processing costs.

Five commenters believe the number of SDR's will drastically increase, possibly at least double.

FAA Response: The FAA is increasing the number of variables that need to be reported about each defect. To be conservative, the FAA will base costs in the final rule on a 45% increase in SDR's due to the new paragraphs.

The answer to the previous comment has cost implications; air carriers would have to hire additional personnel.

FAA Response: The existing rule only requires that the data be sent to the certificate holder's District Office. Any changes in how these air carriers report information is based on their internal operating procedures, rather than changes in the rule.

Four commenters claim that the requirement to adjust the process from filing the time the aircraft returns to service to 96 hours from the time of discovery will increase their labor costs with questionable benefits.

FAA Response: The current rule has been for operators to report within 72 hours from the time of discovery rather than from the time the aircraft returns to service. The FAA is making this process less burdensome by changing the 72 hours to 96 hours.

One air carrier claims that, in order to continue to process SDR's with their Macintosh computer, they will incur additional hardware and service maintenance costs.

FAA Response: Since the economic evaluation for the SNPRM was written, the FAA has changed its operating procedures. Operators can now submit the required information using the Internet and will not need to purchase software to allow Macintosh computers

to interface with an IBM-compatible system.

Several commenters are unhappy about the mandated electronic filing, as this would have cost implications.

FAA Response: The FAA modified the requirements so that electronic filing will not be mandatory.

One air carrier notes that the NPRM is moving the reporting burden from the FAA Certificate Management Office (CMO) to the industry; by removing them from the process, the responsibilities now falls on the carriers.

FAA Response: The regulatory burden has always been on the industry to review and report the data. Hence, removal of the CMO will not place any new regulatory burdens on the industry.

Several commenters were uncomfortable with the FAA's estimate that "on average, it would cost each individual air carrier \$15 per year and each repair station \$1 per year," saying that the SDR program costs air carriers much more per year.

FAA Response: To obtain these values, the FAA divided the cost of the proposed changes by their applicable industry group. The FAA did err in not making it clear that these average annual costs were for the changes to the proposed rule rather than the entire cost of the SDR program.

In sum, most of the commenters believe that the costs were very much undervalued.

FAA Response: The FAA has reviewed the regulatory evaluation based on industry comments and has determined that the rule does not impose major additional costs to the industry. The FAA removed the proposed requirement for part 121 carriers to file electronically, which should reduce costs over what was reported in the SNPRM analysis.

Benefits—Almost all of these commenters were unanimous in believing that the overall benefit of the SDRS is dubious at best and that the added costs do not justify the increase in benefits. Different commenters claimed that:

- The SDR system is seldom used in the decision making process either because the SDR information comes too late or the data is unworkable;
- The new requirements will not provide the FAA with valuable 'safety' information;
- There are no real benefits to offset the costs imposed by data collection. In addition, there has been no demonstrated increase in safety as a result of mandatory reporting;
- Reporting SDR's is a time consuming and labor intensive exercise

that has little or no value, and there is no assurance that the increase in data will result in any safety gain; and

• The costs of reporting alone will far outweigh any benefits. The practical utility of the current information collection for SDR's is negligible.

FAA Response: The FAA disagrees with these comments. The improved SDRS will provide the FAA with airworthiness statistical data necessary for planning, directing, controlling, and evaluating certain assigned safety-related programs. The reporting system provides FAA managers and inspectors with a means for monitoring the effectiveness of self-evaluation techniques being employed by certain segments of the civil aviation industry. In addition, information submitted to the SDRS is used for the identification of recurring service problems.

Regulatory Evaluation Summary

Changes to Federal regulations must undergo several economic analyses. First, Executive Order 12866 directs that each Federal agency shall propose or adopt a regulation only upon a reasoned determination that the benefits of the intended regulation justify its costs. Second, the Regulatory Flexibility Act of 1980 requires agencies to analyze the economic effect of regulatory changes on small entities. Third, the Trade Agreements Act (19 U.S.C. §§ 2531– 2533) prohibits agencies from setting standards that create unnecessary obstacles to the foreign commerce of the U.S. And fourth, the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4) requires agencies to prepare a written assessment of the costs, benefits, and other effects of proposed or final rules that include a Federal mandate likely to result in the expenditure by State, local, or tribal governments, in the aggregate, or by private sector, or \$100 million or more annually (adjusted for inflation).

In conducting these analyses, the FAA has determined that this rule is not "a significant regulatory action" under section 3(f) of Executive Order 12866 and, therefore, is not subject to review by the Office of Management and Budget. The rule is not considered significant under the regulatory policies and procedures of the Department of Transportation (44 FR 11034, February 26, 1979). This rule will not have a significant impact on a substantial number of small entities and will not constitute a barrier to international trade.

Cost of Compliance

The FAA has estimated the expected costs and benefits of this regulation. In

this analysis, the FAA estimated costs for a 10-year period, from 2001 through 2010. The present value of this stream was calculated using a discount factor of 7 percent as required by the Office of Management and Budget (OMB). All costs in this analysis are in 1998 dollars.

Sixteen of the section changes will increase costs; the changes in fifteen of them will add additional reporting requirements for information that has not been collected before or had been collected through voluntary reporting. Accordingly, since there is little or no historical data on the data collection and reporting requirements, the FAA does not know how many extra reports these new requirements will generate. For these changes, the FAA believes that there will be few additional new reports and that the overall burden will be minimal. However, based on comments and the need to provide the public with an estimation of the potential total impact of these paragraphs, the FAA assumed that each of these changes will increase the total number of SDR's processed each year by three percent. Over ten years, these costs sum to \$2.46 million (present value, \$1.73 million).

Sections 121.703(g), 121.704(f), 125.409(g), 125.410(f), 135.415(g), and 135.416(f) will permit part 121, 125, and 135 certificate holders to authorize a repair station to submit an SDR on their behalf. Sections 145.63(e) and 145.79(f) will require that the repair stations provide a copy of the report submitted by the repair station to the part 121, 125, or 135 certificate holder on whose behalf the report was submitted. These sections will result in increased costs for the repair stations. However, these sections will also allow for cost savings by eliminating duplicate reports; repair stations will submit the report for input into the SDRS that is currently submitted by both repair stations and air

The elimination of the air carrier operator's duplicate report will not diminish safety. The SDR system is used to spot equipment malfunction trends and to get an overview of airplane mechanical malfunctions by fleet type; they are not intended to give an operational view of what is wrong with an operator's individual airplane. Based on the existing regulations, before an airplane can be put back into service, the air carrier will need to be aware of what was wrong and what corrective actions were taken. Alleviating the air carrier operator of the responsibility of submitting an SDR in this case does not lessen the information that the air carrier will have about their aircraft.

There were 2,600 SDR's from repair stations that were entered into the SDR

database that were also submitted from air carriers in 1998. Each report will need to be sent from the repair station to the air carrier. Since repair stations may now do all of the reports, the FAA assumes in this analysis that half of this number of reports is the maximum number that will not have to be generated and processed in the SDR system under this section. The FAA assumes in this analysis that all reports are photostated and mailed. Over ten years, the costs of these reports will be \$35,400 (present value, \$24,800).

Total quantifiable costs, over ten years, sum to \$2.49 million (present value, \$1.75 million).

Sections 121.703(d), 125.409(d), and 135.415(d) may reduce the Principal Maintenance Inspector's (PMI) workload. Currently, all reports go from the certificate holder to the Flight Standards District Office (FSDO) where the PMI spends time reviewing the SDR before forwarding it to the SDRS in Oklahoma City. The rule will require certificate holders and operators to submit these reports directly to Oklahoma City, thus possibly reducing the PMI's workload. The certificate holder or operator will be required to make the SDR data available to the FSDO for examination. Hence, while the PMI can still remain informed, he or she may not have to spend as much time inspecting each report and will not have to forward the material. Over ten years, this cost savings will be \$1.40 million (present value, \$981,000).

Sections 121.703(e)(13), 121.704(d)(9), 125.409(e)(13), 125.410(d)(9) 135.415(e)(13), and 135.416(d)(9) will add a requirement that an SDR include a unique control number for each occurrence. These sections will yield cost savings which will come from both the reduction in the number of duplicate reports for the same occurrence in the SDR database and from the more simplified, methodical method for the FAA and industry to reference an SDR. Traditionally, when a supplemental report was submitted to the SDRS, it was entered as if it were a separate report, thus making it difficult to link it to the original report. Using a unique identification number for each occurrence will reduce the total number of reports within the SDRS. The potential cost savings will be based on the reduction in the amount of time spent to find and link these reports within the SDRS. Going on the assumption that no certificate holder currently is using unique control numbers, over ten years, the cost savings will be \$140,500 (present value, \$98,700). However, the actual cost savings will almost certainly be lower

because some certificate holders are already using a control number.

Sections 121.703(g), 125.409(g), and 135.415(g) will reduce dual reporting. When a repair station identifies a failure, malfunction, or defect, this information is currently being reported by both the repair station and the certificate holder or operator. Therefore, information about the same problem may be reported twice to the FAA. This revision is intended to eliminate these duplicate reports. The final rule will require that the part 121, 125, or 135 certificate holder or operator receive a copy of the report submitted by the repair station (these costs were covered above). Cost savings will accrue, for each repair, due to one less report needing to be processed. Over ten years, this cost reduction will be \$173,200 (present value, \$121,600).

Total cost savings over 10 years sum to \$1.71 million (net present value, \$1.20 million). The rule's net costs sum to \$781,200 (present value, \$548,600). Net cost savings could be change due to two factors:

- Net costs could be lower if the number of additional reports due to the new reporting requirements is less than the assumed 45% increase in total reports. Indeed, if this increase in reports were less than 32%, this rule will yield net cost savings; and
- Net costs could be higher because the cost savings from using a unique control number almost certainly will be less than the amount discussed above (but the FAA does not have the data to determine how much more it will be).

Analysis of Benefits

The use of a unique control number will help reduce the possibility of duplicate SDR reports being entered into the SDR database. In addition, the additional time from discovery for submitting reports should reduce the number of supplemental reports filed. A more efficient system will preserve and improve the integrity of the database and allow for better and more complete analysis by the FAA and other users of the data. Additional specific benefits of these rule changes include standardizing reporting requirements for air carriers, which allows for more consistent data.

The regulations will enhance air carrier safety by collecting specific data that identify mechanical failures, malfunctions, and defects that may be a hazard to the operation of an aircraft. The information collected can be used to develop and implement corrective actions to help prevent future occurrences of these failures, malfunctions, and defects.

As noted above, the SDR system is used to identify trends and to provide an overview of product service data. Identifying these trends can help to catch problems early, which would allow Airworthiness Directives to be based on better information. In addition, an SDR will give an operator the ability to use trend information (and knowledge of potential problems) to better plan its maintenance scheduling, a major benefit for airplane operators. The FAA believes that because of the improved SDR information resulting from these regulations, additional information and equipment malfunction trends can be identified that will lead, over time, more timely corrective action by the FAA, and hence, to safer airplanes.

Comparison of Costs and Benefits

This rule will result in costs of \$828,400 (net present value, \$581,800). Duplicate reports, as well as duplicate entries in the SDRS, will be reduced. In addition, the regulations will enhance air carrier safety by collecting additional and more timely data that identify mechanical failures, malfunctions, and defects that may be a hazard to the operation of an aircraft. This data can be used to identify trends, which could help to catch problems early and to better plan maintenance scheduling. All of this could lead, over time, to safer airplanes.

The FAA believes that these benefits exceed the rule's net costs, and hence, finds this rule to be cost beneficial.

Regulatory Flexibility Determination

The Regulatory Flexibility Act (RFA) of 1980, 5 U.S.C. 601–612, directs the FAA to fit regulatory requirements to the scale of the business, organizations, and governmental jurisdictions subject to the regulation. We are required to determine whether a proposed or final action will have a "significant economic impact on a substantial number of small entities" defined in the Act. If we find that the action will have a significant impact, we must do a "regulatory flexibility analysis."

For this rule, the small entity group is considered to be part 121, 125, and 135 air carriers (Standard Industrial Classification Code [SIC] 4512) and part 145 repair stations (SIC Code 4581, 7622, 7629, and 7699). The FAA has identified a total of 98 part 121 air carriers, 2,118 part 125 and part 135 air carriers, and 2,790 part 145 repair stations that would be considered small entities.

These regulations will cost all small air carriers \$2.08 million (present value, \$1.46 million) and repair stations

\$99,200 (present value, \$69,600) over the next ten years. On average, the economic impact is minimal; it will cost each individual certificated air carrier \$67 per year and each repair station \$2 per year for these changes. Therefore, we certify that this action will not have a significant economic impact on a substantial number of small entities.

International Trade Impact Statement

The Office of Management and Budget directs the FAA to assess whether or not a regulatory change would affect international trade. We determined that the provisions of this rule will have no impact on trade for U.S. firms doing business in foreign countries and foreign firms doing business in the United States.

Unfunded Mandates Reform Act

The Unfunded Mandates Reform Act of 1995 (2 U.S.C. §§ 1532–1538) requires the FAA to assess the effects of Federal regulatory actions on state, local, and tribal governments, and on the private sector of rules that contain a Federal intergovernmental or private sector mandate that exceeds \$100 million in any one year. This action does not contain such a mandate.

Paperwork Reduction Act

This final rule contains information collections that are subject to review by OMB under the Paperwork Reduction Act of 1995 (Pub. L. 104–13). The request for review and approval has been submitted to OMB. An opportunity for comment on the paperwork portion of this rule was not provided during the NPRM stage. Therefore, there is a 60-day comment period attached to this final rule. The title, description, respondents, and description of the annual burden are shown below.

Title: Service Difficulty Reports.

Description: Under current
regulations, certificate holders operating
under parts 121, 125, and 135 and part
145 certificated domestic and foreign
repair stations are required to report
service difficulties to the FAA. The
objective of the revisions to the rule is
to update and improve the reporting
system to effectively collect and
disseminate clear and concise safety
information to the aviation industry.
This will be done through a series of
changes that include:

- Permitting part 121, 125, and 135 certificate holders to authorize a repair station to submit an SDR on their behalf;
- Eliminating dual reporting from both air carriers and repair stations;
- Reducing the Principal Maintenance Inspector's (PMI's) workload;

- Requiring that each SDR include a unique control number for an occurrence; and
- Adding some additional reporting requirements for part 121, 125, and 135 certificate holders on information that has not been collected before or had been collected through voluntary reporting.

Description of Respondents: This rule will constitute a recordkeeping burden for certificate holders operating under parts 121, 125, and 135, and part 145 certificated repair stations that currently must report service difficulties. The FAA notes that the current service difficulty reporting requirements were approved under OMB assigned Control Numbers 2120–0008, 2120–0085, 2120–0003, and 2120–0039.

The FAA expects that this rule will affect 156 part 121 certificated air carriers, 2,940 part 125 and 135 certificated air carriers, and 4,599 part 145 certificated repair stations. The final rule, while imposing additional reporting and recordkeeping requirements on those operators, will have the following impacts on these businesses:

- Allowing a repair station to file an SDR on behalf of a certificate holder operating under part 121, 125, or 135 (saving 216 hours annually); and
- Requiring certificate holders to report certain additional service difficulties and include new information in the SDR (adding 6,225 hours annually for air carriers and 98 hours annually for repair stations).

Accordingly, the FAA estimates that this rule will increase the reporting and paperwork requirements for industry by 6,107 hours annually [calculation: 6,225 + 98 – 216 = 6,107 hours annually]. The total annual reporting burden costs sums to \$168,800. These cost figures are based on estimates provided in the FAA's "Regulatory Analysis."

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. Therefore, the FAA is soliciting comments to (i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) Enhance the quality, utility, and clarity of the information to be collected; and (iv) minimize the burden of the collection of information on those who are to

respond, including through the use of appropriate automated electronic, mechanical or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

When an OMB control number is assigned, notification of that number will be published in the **Federal Register**.

International Compatibility

In keeping with U.S. obligations under the Convention on International Civil Aviation, it is FAA policy to comply with International Civil Aviation Organization (ICAO) Standards and Recommended Practices to the maximum extent practicable. The FAA has determined that there are some differences with ICAO Standards and Recommended Practices.

Executive Order 13132, Federalism

The FAA has analyzed this rule under the principles and criteria of Executive Order 13132, Federalism. We have determined that this action will not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, we have determined that this final rule does not have federalism implications.

Environmental Analysis

FAA Order 1050.1D defines FAA actions that may be categorically excluded from preparation of a National Environmental Policy Act (NEPA) environmental impact statement. In accordance with FAA Order 1050.1D, appendix 4, paragraph 4(j), this rulemaking action qualifies for a categorical exclusion.

Energy Impact

The energy impact of this final rule has been assessed in accordance with the Energy Policy and Conservation Act (EPCA), P.L. 94–163, as amended (43 U.S.C. 6362) and FAA Order 1053.1. It has been determined that the final rule is not a major regulatory action under the provisions of the EPCA.

List of Subjects

14 CFR Part 121

Air carriers, Aircraft, Aviation safety, Reporting and recordkeeping requirements, Safety, Transportation.

14 CFR Part 125

Aircraft, Aviation safety, Reporting and recordkeeping requirements.

14 CFR Part 135

Air taxis, Aircraft, Aviation safety, Reporting and recordkeeping requirements.

14 CFR Part 145

Aircraft, Aviation safety, Reporting and recordkeeping requirements.

The Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR parts 121, 125, 135, and 145 as follows:

PART 121—OPERATING REQUIREMENTS: DOMESTIC, FLAG, AND SUPPLEMENTAL OPERATIONS

1. The authority citation for part 121 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 40119, 44101, 44701–44702, 44705, 44709–44711, 44713, 44716–44717, 44722, 44901, 44903–44904, 44912, 46105.

2. Amend § 121.703 by revising the section heading and paragraphs (a), (c), (d), (e), and (f); redesignating paragraphs (g) and (h) as paragraphs (h) and (i) respectively; revising newly redesignated paragraph (i); and by adding a new paragraph (g) to read as follows:

§ 121.703 Service difficulty reports (operational).

- (a) Each certificate holder shall report the occurrence or detection of each failure, malfunction, or defect concerning—
- (1) Any fire and, when monitored by a related fire-warning system, whether the fire-warning system functioned properly;
- (2) Any false warning of fire or smoke; (3) An engine exhaust system that causes damage to the engine, adjacent structure, equipment, or components;
- (4) An aircraft component that causes the accumulation or circulation of smoke, vapor, or toxic or noxious fumes;
- (5) Any engine flameout or shutdown during flight or ground operations;
- (6) A propeller feathering system or ability of the system to control overspeed;
- (7) A fuel or fuel-dumping system that affects fuel flow or causes hazardous leakage;
- (8) A landing gear extension or retraction, or the opening or closing of landing gear doors during flight;
- (9) Any brake system component that results in any detectable loss of brake actuating force when the aircraft is in motion on the ground;
- (10) Any aircraft component or system that results in a rejected takeoff after initiation of the takeoff roll or the taking

of emergency actions, as defined by the Aircraft Flight Manual or Pilot's Operating Handbook;

(11) Any emergency evacuation system or component including any exit door, passenger emergency evacuation lighting system, or evacuation equipment found to be defective or that fails to perform the intended function during an actual emergency or during training, testing, maintenance, demonstrations, or inadvertent deployments; and

(12) Autothrottle, autoflight, or flight control systems or components of these systems.

(c) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure, malfunction, or defect in an aircraft, system, component, or powerplant that occurs or is detected at any time if that failure, malfunction, or defect has endangered or may endanger the safe operation of an aircraft.

- (d) Eacĥ certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (e) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:

(1) The manufacturer, model, and serial number of the aircraft, engine, or propeller;

(2) The registration number of the aircraft:

(3) The operator designator;

(4) The date on which the failure, malfunction, or defect was discovered;

(5) The stage of flight or ground operation during which the failure, malfunction, or defect was discovered:

(6) The nature of the failure, malfunction, or defect;

(7) The applicable Joint Aircraft System/Component Code;

(8) The total cycles, if applicable, and total time of the aircraft, aircraft engine, propeller, or component;

- (9) The manufacturer, manufacturer part number, part name, serial number, and location of the component that failed, malfunctioned, or was defective, if applicable;
- (10) The manufacturer, manufacturer part number, part name, serial number, and location of the part that failed, malfunctioned, or was defective, if applicable;

(11) The precautionary or emergency action taken;

(12) Other information necessary for a more complete analysis of the cause of the failure, malfunction, or defect, including available information pertaining to type designation of the major component and the time since the last maintenance overhaul, repair, or inspection; and

(13) A unique control number for the occurrence, in a form acceptable to the Administrator.

(f) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure, malfunction, or defect under this section if the failure, malfunction, or defect has been reported by that certificate holder under § 21.3 of this chapter or under the accident reporting provisions of 49 CFR part 830.

(g) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by a part 121 certificate holder. However, the part 121 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 121 certificate holder shall receive a copy of each report submitted by the repair station.

(h) No person may withhold a report required by this section although all information required by this section is

not available.

(i) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.

3. Add § 121.704 to read as follows:

§121.704 Service difficulty reports (structural).

- (a) Each certificate holder shall report the occurrence or detection of each failure or defect related to-
- (1) Corrosion, cracks, or disbonding that requires replacement of the affected part;

- (2) Corrosion, cracks, or disbonding that requires rework or blendout because the corrosion, cracks, or disbonding exceeds the manufacturer's established allowable damage limits;
- (3) Cracks, fractures, or disbonding in a composite structure that the equipment manufacturer has designated as a primary structure or a principal structural element; or
- (4) Repairs made in accordance with approved data not contained in the manufacturer's maintenance manual.
- (b) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure or defect in aircraft structure that occurs or is detected at any time if that failure or defect has endangered or may endanger the safe operation of an aircraft.
- (c) Each certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (d) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:
- (1) The manufacturer, model, serial number, and registration number of the aircraft;
 - (2) The operator designator;
- (3) The date on which the failure or defect was discovered;
- (4) The stage of ground operation during which the failure or defect was discovered:
- (5) The part name, part condition, and location of the failure or defect;
- (6) The applicable Joint Aircraft System/Component Code;
- (7) The total cycles, if applicable, and total time of the aircraft;
- (8) Other information necessary for a more complete analysis of the cause of the failure or defect, including corrosion classification, if applicable, or crack length and available information pertaining to type designation of the major component and the time since the

last maintenance overhaul, repair, or inspection; and

- (9) A unique control number for the occurrence, in a form acceptable to the Administrator.
- (e) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure or defect under this section if the failure or defect has been reported by that certificate holder under § 21.3 of this chapter or under the accident reporting provisions of 49 CFR part 830.
- (f) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by the part 121 certificate holder. However, the part 121 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 121 certificate holder shall receive a copy of each report submitted by the repair station.
- (g) No person may withhold a report required by this section although all information required by this section is not available.
- (h) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.
 - 4. Revise § 121.705 to read as follows:

§ 121.705 Mechanical interruption summary report.

Each certificate holder shall submit to the Administrator, before the end of the 10th day of the following month, a summary report for the previous month of each interruption to a flight, unscheduled change of aircraft en route, unscheduled stop or diversion from a route, or unscheduled engine removal caused by known or suspected mechanical difficulties or malfunctions that are not required to be reported under § 121.703 or § 121.704 of this part.

PART 125—CERTIFICATION AND OPERATIONS: AIRPLANES HAVING A SEATING CAPACITY OF 20 OR MORE PASSENGERS OR A MAXIMUM PAYLOAD CAPACITY OF 6,000 POUNDS OR MORE; AND RULES GOVERNING PERSONS ON BOARD SUCH AIRCRAFT

5. The authority citation for part 125 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701–44702, 44705, 44710–44711, 44713, 44716–44717, 44722.

6. Revise § 125.409 to read as follows:

§ 125.409 Service difficulty reports (operational).

- (a) Each certificate holder shall report the occurrence or detection of each failure, malfunction, or defect concerning—
- (1) Any fire and, when monitored by a related fire-warning system, whether the fire-warning system functioned properly;

(2) Any false warning of fire or smoke; (3) An engine exhaust system that causes damage to the engine, adjacent

- structure, equipment, or components; (4) An aircraft component that causes the accumulation or circulation of smoke, vapor, or toxic or noxious fumes;
- (5) Any engine flameout or shutdown during flight or ground operations;
- (6) A propeller feathering system or ability of the system to control overspeed:
- (7) A fuel or fuel-dumping system that affects fuel flow or causes hazardous leakage;

(8) A landing gear extension or retraction, or the opening or closing of landing gear doors during flight;

- (9) Any brake system component that results in any detectable loss of brake actuating force when the aircraft is in motion on the ground;
- (10) Any aircraft component or system that results in a rejected takeoff after initiation of the takeoff roll or the taking of emergency actions, as defined by the Aircraft Flight Manual or Pilot's Operating Handbook;
- (11) Any emergency evacuation system or component including any exit door, passenger emergency evacuation lighting system, or evacuation equipment found to be defective or that fails to perform the intended function during an actual emergency or during training, testing, maintenance, demonstrations, or inadvertent deployments: and

(12) Autothrottle, autoflight, or flight control systems or components of these systems.

(b) For the purposes of this section, "during flight" means the period from the moment the aircraft leaves the surface of the earth on takeoff until it touches down on landing.

(c) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure, malfunction, or defect in an aircraft, system, component, or powerplant that occurs or is detected at any time if that failure, malfunction, or defect has endangered or may endanger the safe operation of an aircraft.

- (d) Each certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. For aircraft operating in areas where mail is not collected, reports may be submitted within 24 hours after the aircraft returns to a point where the mail is collected. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (e) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:
- (1) The manufacturer, model, and serial number of the aircraft, engine, or propeller;
- (2) The registration number of the aircraft;
 - (3) The operator designator;
- (4) The date on which the failure, malfunction, or defect was discovered;
- (5) The stage of flight or ground operation during which the failure, malfunction, or defect was discovered;
- (6) The nature of the failure, malfunction, or defect;
- (7) The applicable Joint Aircraft System/Component Code;
- (8) The total cycles, if applicable, and total time of the aircraft, aircraft engine, propeller, or component;
- (9) The manufacturer, manufacturer part number, part name, serial number, and location of the component that failed, malfunctioned, or was defective, if applicable;
- (10) The manufacturer, manufacturer part number, part name, serial number, and location of the part that failed, malfunctioned, or was defective, if applicable;
- (11) The precautionary or emergency action taken;
- (12) Other information necessary for a more complete analysis of the cause of the failure, malfunction, or defect, including available information pertaining to type designation of the major component and the time since the last maintenance overhaul, repair, or inspection; and

- (13) A unique control number for the occurrence, in a form acceptable to the Administrator.
- (f) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure, malfunction, or defect under this section if the failure, malfunction, or defect has been reported by that certificate holder under § 21.3 of this chapter or under the accident reporting provisions of 49 CFR part 830.
- (g) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by a part 125 certificate holder. However, the part 125 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 125 certificate holder shall receive a copy of each report submitted by the repair station.
- (h) No person may withhold a report required by this section although all information required by this section is not available.
- (i) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.
 - 7. Add § 125.410 to read as follows:

§ 125.410 Service difficulty reports (structural).

- (a) Each certificate holder shall report the occurrence or detection of each failure or defect related to—
- (1) Corrosion, cracks, or disbonding that requires replacement of the affected part;
- (2) Corrosion, cracks, or disbonding that requires rework or blendout because the corrosion, cracks, or disbonding exceeds the manufacturer's established allowable damage limits;
- (3) Cracks, fractures, or disbonding in a composite structure that the equipment manufacturer has designated as a primary structure or a principal structural element; or
- (4) Repairs made in accordance with approved data not contained in the manufacturer's maintenance manual.
- (b) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure or defect in aircraft structure that occurs or is detected at any time if that failure or defect has endangered or may

- endanger the safe operation of an aircraft.
- (c) Each certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. For aircraft operating in areas where mail is not collected, reports may be submitted within 24 hours after the aircraft returns to a point where the mail is collected. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (d) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:
- (1) The manufacturer, model, serial number, and registration number of the aircraft;
 - (2) The operator designator;
- (3) The date on which the failure or defect was discovered;
- (4) The stage of ground operation during which the failure or defect was discovered;
- (5) The part name, part condition, and location of the failure or defect;
- (6) The applicable Joint Aircraft System/Component Code;
- (7) The total cycles, if applicable, and total time of the aircraft;
- (8) Other information necessary for a more complete analysis of the cause of the failure or defect, including corrosion classification, if applicable, or crack length and available information pertaining to type designation of the major component and the time since the last maintenance overhaul, repair, or inspection; and
- (9) A unique control number for the occurrence, in a form acceptable to the Administrator.
- (e) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure or defect under this section if the failure or defect has been reported by that certificate holder under § 21.3 of this

- chapter or under the accident reporting provisions of 49 CFR part 830.
- (f) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by the part 125 certificate holder. However, the part 125 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 125 certificate holder shall receive a copy of each report submitted by the repair station.
- (g) No person may withhold a report required by this section although all information required by this section is not available.
- (h) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.

PART 135—OPERATING REQUIREMENTS: COMMUTER AND ON-DEMAND OPERATIONS AND RULES GOVERNING PERSONS ON BOARD SUCH AIRCRAFT

8. The authority citation for part 135 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701–44702, 44705, 44709, 44711–44713, 44715–44717, 44722.

9. Amend § 135.415 by revising the section heading and paragraphs (a), (c), (d), (e), and (f); redesignating paragraphs (g) and (h) as paragraphs (h) and (i) respectively; revising newly redesignated paragraph (i); and by adding a new paragraph (g) to read as follows:

§ 135.415 Service difficulty reports (operational).

- (a) Each certificate holder shall report the occurrence or detection of each failure, malfunction, or defect concerning—
- (1) Any fire and, when monitored by a related fire-warning system, whether the fire-warning system functioned properly;
 - (2) Any false warning of fire or smoke;
- (3) An engine exhaust system that causes damage to the engine, adjacent structure, equipment, or components;
- (4) An aircraft component that causes the accumulation or circulation of smoke, vapor, or toxic or noxious fumes;
- (5) Any engine flameout or shutdown during flight or ground operations;
- (6) A propeller feathering system or ability of the system to control overspeed;

- (7) A fuel or fuel-dumping system that affects fuel flow or causes hazardous leakage;
- (8) A landing gear extension or retraction, or the opening or closing of landing gear doors during flight;
- (9) Any brake system component that results in any detectable loss of brake actuating force when the aircraft is in motion on the ground;
- (10) Any aircraft component or system that results in a rejected takeoff after initiation of the takeoff roll or the taking of emergency action, as defined by the Aircraft Flight Manual or Pilot's Operating Handbook;
- (11) Any emergency evacuation system or component including any exit door, passenger emergency evacuation lighting system, or evacuation equipment found to be defective, or that fails to perform the intended function during an actual emergency or during training, testing, maintenance, demonstrations, or inadvertent deployments; and
- (12) Autothrottle, autoflight, or flight control systems or components of these systems.

* * * * *

- (c) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure, malfunction, or defect in an aircraft, system, component, or powerplant that occurs or is detected at any time if that failure, malfunction, or defect has endangered or may endanger the safe operation of an aircraft.
- (d) Each certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. For aircraft operating in areas where mail is not collected, reports may be submitted within 24 hours after the aircraft returns to a point where the mail is collected. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (e) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:

- (1) The manufacturer, model, and serial number of the aircraft, engine, or propeller;
- (2) The registration number of the aircraft;
 - (3) The operator designator;
- (4) The date on which the failure, malfunction, or defect was discovered;
- (5) The stage of flight or ground operation during which the failure, malfunction, or defect was discovered;
- (6) The nature of the failure, malfunction, or defect;
- (7) The applicable Joint Aircraft System/Component Code;
- (8) The total cycles, if applicable, and total time of the aircraft, aircraft engine, propeller, or component;
- (9) The manufacturer, manufacturer part number, part name, serial number, and location of the component that failed, malfunctioned, or was defective, if applicable;
- (10) The manufacturer, manufacturer part number, part name, serial number, and location of the part that failed, malfunctioned, or was defective, if applicable;
- (11) The precautionary or emergency action taken;
- (12) Other information necessary for more complete analysis of the cause of the failure, malfunction, or defect, including available information pertaining to type designation of the major component and the time since the last maintenance overhaul, repair, or inspection; and
- (13) A unique control number for the occurrence, in a form acceptable to the Administrator.
- (f) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure, malfunction, or defect under this section if the failure, malfunction, or defect has been reported by that certificate holder under § 21.3 of this chapter or under the accident reporting provisions of 49 CFR part 830.
- (g) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by a part 135 certificate holder. However, the part 135 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 135 certificate holder shall receive a copy of each report submitted by the repair station.
- (h) No person may withhold a report required by this section although all

- information required by this section is not available.
- (i) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.
 - 10. Add § 135.416 to read as follows:

§ 135.416 Service difficulty reports (structural).

- (a) Each certificate holder shall report the occurrence or detection of each failure or defect related to—
- (1) Corrosion, cracks, or disbonding that requires replacement of the affected part;
- (2) Corrosion, cracks, or disbonding that requires rework or blendout because the corrosion, cracks, or disbonding exceeds the manufacturer's established allowable damage limits;
- (3) Cracks, fractures, or disbonding in a composite structure that the equipment manufacturer has designated as a primary structure or a principal structural element; or
- (4) Repairs made in accordance with approved data not contained in the manufacturer's maintenance manual.
- (b) In addition to the reports required by paragraph (a) of this section, each certificate holder shall report any other failure or defect in aircraft structure that occurs or is detected at any time if that failure or defect has endangered or may endanger the safe operation of an aircraft.
- (c) Each certificate holder shall submit each report required by this section, covering each 24-hour period beginning at 0900 local time of each day and ending at 0900 local time on the next day, to a centralized collection point as specified by the Administrator. Each report of occurrences during a 24hour period shall be submitted to the FAA within the next 96 hours. However, a report due on Saturday or Sunday may be submitted on the following Monday, and a report due on a holiday may be submitted on the next workday. For aircraft operating in areas where mail is not collected, reports may be submitted within 24 hours after the aircraft returns to a point where the mail is collected. Each certificate holder also shall make the report data available for 30 days for examination by the certificate-holding district office in a form and manner acceptable to the Administrator.
- (d) The certificate holder shall submit the reports required by this section on a form or in another format acceptable to the Administrator. The reports shall include the following information:

- (1) The manufacturer, model, serial number, and registration number of the aircraft;
 - (2) The operator designator;
- (3) The date on which the failure or defect was discovered;
- (4) The stage of ground operation during which the failure or defect was discovered;
- (5) The part name, part condition, and location of the failure or defect;
- (6) The applicable Joint Aircraft System/Component Code;
- (7) The total cycles, if applicable, and total time of the aircraft:
- (8) Other information necessary for a more complete analysis of the cause of the failure or defect, including corrosion classification, if applicable, or crack length and available information pertaining to type designation of the major component and the time since the last maintenance overhaul, repair, or inspection; and
- (9) A unique control number for the occurrence, in a form acceptable to the Administrator.
- (e) A certificate holder that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order authorization, or that is a licensee of a Type Certificate holder, need not report a failure or defect under this section if the failure or defect has been reported by that certificate holder under § 21.3 of this chapter or under the accident reporting provisions of 49 CFR part 830.
- (f) A report required by this section may be submitted by a certificated repair station when the reporting task has been assigned to that repair station by the part 135 certificate holder. However, the part 135 certificate holder remains primarily responsible for ensuring compliance with the provisions of this section. The part 135 certificate holder shall receive a copy of each report submitted by the repair station
- (g) No person may withhold a report required by this section although all information required by this section is not available.
- (h) When a certificate holder gets supplemental information to complete the report required by this section, the certificate holder shall expeditiously submit that information as a supplement to the original report and use the unique control number from the original report.
- 11. Revise § 135.417 to read as follows:

§ 135.417 Mechanical interruption summary report.

Each certificate holder shall submit to the Administrator, before the end of the 10th day of the following month, a summary report for the previous month of each interruption to a flight, unscheduled change of aircraft en route, unscheduled stop or diversion from a route, or unscheduled engine removal caused by known or suspected mechanical difficulties or malfunctions that are not required to be reported under § 135.415 or § 135.416 of this part.

PART 145—REPAIR STATIONS

12. The authority citation for part 145 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701–44702, 44707, 44717.

13. Amend § 145.63 by revising paragraphs (a) and (c) and adding paragraphs (d) and (e) to read as follows:

§145.63 Reports of defects or unairworthy conditions.

(a) Each certificated domestic repair station shall, within 96 hours after it discovers any serious defect in, or other recurring unairworthy condition of, an aircraft, powerplant, or propeller, or any component of any of them, submit a report to a central collection point as specified by the Administrator. The report shall be made on a form or in another format acceptable to the Administrator, describing the defect or unairworthy condition completely without withholding any pertinent information.

* * * * * * * * * * * c) The holder of a domestic repair station certificate that also is the holder of a part 121, part 125, or part 135 certificate, a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order Authorization, or that is the licensee of a Type Certificate holder, need not report a failure, malfunction, or defect under this section if the failure, malfunction, or defect has been reported by it under § 21.3, § 121.703, § 121.704, § 125.409, § 125.410, § 135.415, or § 135.416 of this chapter.

(d) A certificated domestic repair station may submit a Service Difficulty Report (operational or structural) for—

(1) A part 121 certificate holder under § 121.703(g) or § 121.704(f) provided that the report meets the requirements of §§ 121.703(d) and 121.703(e), or §§ 121.704(c) and 121.704(d) of this chapter, as appropriate;

(2) A part 125 certificate holder under § 125.409(g) or § 125.410(f) provided that the report meets the requirements of §§ 125.409(d) and 125.409(e), or §§ 125.410(c) and 125.410(d) of this chapter, as appropriate;

(3) A part 135 certificate holder under § 135.415(g) or § 135.416(f) provided that the report meets the requirements of §§ 135.415(d) and 135.415(e), or §§ 135.416(c) and 135.416(d) of this chapter, as appropriate.

(e) A certificated domestic repair station authorized to report a failure, malfunction, or defect under paragraph (d) of this section shall not report the same failure, malfunction, or defect under paragraph (a) of this section. A copy of the report submitted under paragraph (d) of this section shall be forwarded to the certificate holder.

14. Amend § 145.79 by revising paragraphs (c) and (d) and adding paragraphs (e) and (f) to read as follows:

§145.79 Records and reports.

* * * * *

- (c) Each certificated foreign repair station shall, within 96 hours after it discovers any serious defect in, or other recurring unairworthy condition of, any aircraft, powerplant, propeller, or any component of any of them, submit a report to a central collection point as specified by the Administrator. The report shall be made on a form or another format acceptable to the Administrator, describing the defect or unairworthy condition completely without withholding any pertinent information.
- (d) The holder of a foreign repair station certificate that also is the holder of a Type Certificate (including a Supplemental Type Certificate), a Parts Manufacturer Approval, or a Technical Standard Order Authorization or that is the licensee of a Type Certificate holder need not report a failure, malfunction, or defect under this section if the failure, malfunction, or defect by it under § 21.3 of this chapter.
- (e) A certificated foreign repair station may submit a Service Difficulty Report (operational or structural) for—
- (1) A part 121 certificate holder under § 121.703(g) or § 121.704(f) provided that the report meets the requirements of §§ 121.703(d) and 121.703(e) or §§ 121.704(c) and 121.704(d) of this chapter, as appropriate;
- (2) A part 125 certificate holder under § 125.409(g) or § 125.410(f) provided that the report meets the requirements of §§ 125.409(d) and 125.409(e) or §§ 125.410(c) and 125.410(d) of this chapter, as appropriate;
- (3) A part 135 certificate holder under § 135.415(g) or § 135.416(f) provided that the report meets the requirements of §§ 135.415(d) and 135.415(e) or §§ 135.416(c) and 135.416(d) of this chapter, as appropriate.

(f) A certificated foreign repair station authorized to report a failure, malfunction, or defect under paragraph (e) of this section shall not report the same failure, malfunction, or defect under paragraph (c) of this section. A copy of the report submitted under paragraph (e) of this section shall be forwarded to the certificate holder.

Issued in Washington, D.C., on September 8, 2000.

Jane F. Garvey,

Administrator.

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The items in this list were editorially compiled as an aid to Federal Register users. Inclusion or exclusion from this list has no legal significance.

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COMMERCE DEPARTMENT National Oceanic and Atmospheric Administration

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Pesticides; tolerances in food, animal feeds, and raw agricultural commodities:

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HEALTH AND HUMAN SERVICES DEPARTMENT

Food and Drug Administration

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Communicable diseases control; apprehension and detention of persons with specific diseases; transfer of regulations; published 8-16-00

HEALTH AND HUMAN SERVICES DEPARTMENT

Interstate quarantine:

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HOUSING AND URBAN DEVELOPMENT DEPARTMENT

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Agricultural Marketing Service

Peanut promotion, research, and information order:

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This is a continuing list of public bills from the current session of Congress which have become Federal laws. It may be used in conjunction with "PLUS" (Public Laws Update Service) on 202–523–6641. This list is also available online at http://www.nara.gov/fedreg.

The text of laws is not published in the **Federal Register** but may be ordered in "slip law" (individual pamphlet) form from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (phone, 202–512–1808). The text will also be made available on the Internet from GPO Access at http://www.access.gpo.gov/nara/index.html. Some laws may not yet be available.

H.R. 3519/P.L. 106-264

Global AIDS and Tuberculosis Relief Act of 2000 (Aug. 19, 2000; 114 Stat. 748)

Last List August 22, 2000

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