

APPENDIX C TO PART 79—RADIATION EXPOSURE COMPENSATION ACT OFFSET
WORKSHEET—ONSITE PARTICIPANTS

(1) Year	(2) Payment	X	(3) (Present CPI	/	(4) Past CPI	=	(5) Inflated P.V.
1960		X	(/	29.6	=	
1961		X	(/	29.9	=	
1962		X	(/	30.2	=	
1963		X	(/	30.6	=	
1964		X	(/	31.0	=	
1965		X	(/	31.5	=	
1966		X	(/	32.4	=	
1967		X	(/	33.4	=	
1968		X	(/	34.8	=	
1969		X	(/	36.7	=	
1970		X	(/	38.8	=	
1971		X	(/	40.5	=	
1972		X	(/	41.8	=	
1973		X	(/	44.4	=	
1974		X	(/	49.3	=	
1975		X	(/	53.8	=	
1976		X	(/	56.9	=	
1977		X	(/	60.6	=	
1978		X	(/	65.2	=	
1979		X	(/	72.6	=	
1980		X	(/	82.4	=	
1981		X	(/	90.9	=	
1982		X	(/	96.5	=	
1983		X	(/	99.6	=	
1984		X	(/	103.9	=	
1985		X	(/	107.6	=	
1986		X	(/	109.6	=	
1987		X	(/	113.6	=	
1988		X	(/	118.3	=	
1989		X	(/	124.0	=	
1990		X	(/	130.7	=	
XXXX		X	(/)	=	
Total of Column (5) equals "Actuarial present value" of past payments							
Subtract total of Column (5) from \$75,000 net claim owed to claimant							

PART 80—FOREIGN CORRUPT PRACTICES ACT OPINION PROCEDURE

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AUTHORITY: 28 U.S.C. 509, 510; 15 U.S.C. 78dd-1, 78dd-2.

SOURCE: Order No. 1620-92, 57 FR 39600, Sept. 1, 1992, unless otherwise noted.

§ 80.1 Purpose.

These procedures enable issuers and domestic concerns to obtain an opinion of the Attorney General as to whether certain specified, prospective—not hypothetical—conduct conforms with the Department’s present enforcement policy regarding the antibribery provisions of the Foreign Corrupt Practices Act of 1977, as amended, 15 U.S.C. 78dd-1 and 78dd-2. An opinion issued pursuant to these procedures is a Foreign Corrupt Practices Act opinion (hereinafter FCPA Opinion).

§ 80.2 Submission requirements.

A request for an FCPA Opinion must be submitted in writing. An original and five copies of the request should be addressed to the Assistant Attorney General in charge of the Criminal Division, Attention: FCPA Opinion Group. The mailing address is P.O. Box 28188, Central Station, Washington, DC 20038. The address for hand delivery is room

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2424, Bond Building, 1400 New York Avenue, NW., Washington, DC 20005.

§ 80.3 Transaction.

The entire transaction which is the subject of the request must be an actual—not a hypothetical—transaction but need not involve only prospective conduct. However, a request will not be considered unless that portion of the transaction for which an opinion is sought involves only prospective conduct. An executed contract is not a prerequisite and, in most—if not all—instances, an opinion request should be made prior to the requestor's commitment to proceed with a transaction.

§ 80.4 Issuer or domestic concern.

The request must be submitted by an issuer or domestic concern within the meaning of 15 U.S.C. 78dd-1 and 78dd-2, respectively, that is also a party to the transaction which is the subject of the request.

§ 80.5 Affected parties.

An FCPA Opinion shall have no application to any party which does not join in the request for the opinion.

§ 80.6 General requirements.

Each request shall be specific and must be accompanied by all relevant and material information bearing on the conduct for which an FCPA Opinion is requested and on the circumstances of the prospective conduct, including background information, complete copies of all operative documents, and detailed statements of all collateral or oral understandings, if any. The requesting issuer or domestic concern is under an affirmative obligation to make full and true disclosure with respect to the conduct for which an opinion is requested. Each request on behalf of a requesting issuer or corporate domestic concern must be signed by an appropriate senior officer with operational responsibility for the conduct that is the subject of the request and who has been designated by the requestor's chief executive officer to sign the opinion request. In appropriate cases, the Department of Justice may require the chief executive officer of each requesting issuer or corporate domestic concern to sign the request.

§ 80.8

All requests of other domestic concerns must also be signed. The person signing the request must certify that it contains a true, correct and complete disclosure with respect to the proposed conduct and the circumstances of the conduct.

§ 80.7 Additional information.

If an issuer's or domestic concern's submission does not contain all of the information required by § 80.6, the Department of Justice may request whatever additional information or documents it deems necessary to review the matter. The Department must do so within 30 days of receipt of the opinion request, or, in the case of an incomplete response to a previous request for additional information, within 30 days of receipt of such response. Each issuer or domestic concern requesting an FCPA Opinion must promptly provide the information requested. A request will not be deemed complete until the Department of Justice receives such additional information. Such additional information, if furnished orally, shall be promptly confirmed in writing, signed by the same person or officer who signed the initial request and certified by this person or officer to be a true, correct and complete disclosure of the requested information. In connection with any request for an FCPA Opinion, the Department of Justice may conduct whatever independent investigation it believes appropriate.

§ 80.8 Attorney General opinion.

The Attorney General or his designee shall, within 30 days after receiving a request that complies with the foregoing procedure, respond to the request by issuing an opinion that states whether the prospective conduct, would, for purposes of the Department of Justice's present enforcement policy, violate 15 U.S.C. 78dd-1 and 78dd-2. The Department of Justice may also take such other positions or action as it considers appropriate. Should the Department request additional information, the Department's response shall be made within 30 days after receipt of such additional information.