records of the Department is being delegated to the Assistant Regional Director for Public Affairs. Section 5.32(b) is amended to reflect the delegation. In order to comply with the Attorney General's order of July 11, 1973, to consult with the Freedom of Information Committee of the Department of Justice, administrative review of denials made in the regions will continue to be made by headquarters.

On December 6, 1973, the Special Action Office on Drug Abuse Prevention issued regulations respecting confidentiality of drug abuse patient records. (38 FR 33744) Such regulations apply to programs which are conducted by any agency or supported by any agency. We have, therefore, amended § 5.71 by adding a new § 5.71(b) and redesignating the old paragraphs (b) and (c), as (c) and (d), respectively. The new paragraph (b) provides that records concerning drug abuse patients will not be disclosed except under the conditions and in the manner prescribed in regulations of the Special Action Office on Drug Abuse Prevention, which are incorporated in the regulation by reference.

Section 5.51(c) provides that the Department will respond to initial requests as soon as possible, but in no event more than 10 working days from the date of receipt. Section 5.85 provides that decisions on review will be made within 20 days from receipt of the request of review. In order to be consistent and to avoid any ambiguity, § 5.75(a) is amended to provide that decisions on review will be made within 20 working

days.

The Department's present procedures for preparing final reports by audits, surveys, reviews or evaluations of performance by grantees and contractors allow these entities and Department officials ample opportunity to familiarize themselves with the contents and prepare to respond to public inquiries during preliminary stages. It is therefore no longer deemed necessary to delay the availability of final reports for 14 days following transmittal to the grantee or contractor.

Most of the amendments made by this document are technical in nature and there would be no purpose served in requesting public comment or delaying the effective date of these amendments. The amendment which eliminates the 14-day delay in the availability of final audit reports is a substantive rule relieving a restriction on the public's access to documents and, as such, is exempt from the public rulemaking requirements. The amendments, therefore, will be effective on August 9, 1974.

Dated: August 7, 1974.

CASPAR W. WEINBERGER, Secretary.

§ 5.3 [Amended]

(1) Section 5.3 of the regulation is amended by inserting after the reference to the "Health Services Administration" the following: "Alcohol, Drug Abuse and Mental Health Administration." The last sentence of that section is amended by

substituting the word "six" for the word "five" and inserting after the reference to the "Health Services Administration" the title "Alcohol, Drug Abuse and Mental Health Administration."

§ 5.4 [Amended] .

(2) Section 5.4 is amended by inserting after the reference to Health Services Administration: "Alcohol, Drug Abuse and Mental Health Administration—Administrator, Alcohol, Drug Abuse and Mental Health Administration."

§ 5.31 [Amended]

(3) Section 5.31(b) is amended to correct the addresses for Regions VI and VII so that they read: "Region VI—1114 Commerce Street, Dallas, Texas 75202 Region VII—601 East 12th Street, Kansas City, Missouri 64106."

(4) Section 5.31(c) is amended by adding after the reference to the "Health Services Administration" Alcohol, Drug Abuse and Mental Health Administration, 5600 Fishers Lane, Rockville, Maryland 20852.

§ 5.32 [Amended]

(5) Section 5.32(a) is amended by deleting the title "Associate Director of Information for Public Services" and substituting in lieu thereof the title "Freedom of Information Officer."

(6) Section 5.32(b) is amended by deleting after the word "records" the phrase "of the Office of the Secretary." The second sentence is also amended by substituting for the title "Assistant to the Regional Director (for Information)" the title "Assistant Regional Director for Public Affairs."

(7) Section 5.32(c) is amended by deleting the title "Director of Public Services, Department Information Center Officer" and substituting therefor "Freedom of Information Officer."

(8) Section 5.32(c) is further amended by inserting after the reference to "Health Services Administration", "Alcohol, Drug Abuse and Mental Health Administration."

(9) Section 5.71 is revised to insert a new § 5.71(b) to read as follows:

§ 5.71 Protection of personal privacy and proprietary information.

(b) * * * (1) Except as provided in paragraph (b) (2) of this section, information concerning the identity, diagnosis, prognosis or treatment of any patient, obtained from records or entries in records maintained in connection with the performance of any drug abuse prevention function authorized or assisted under the Drug Abuse Office and Treatment Act of 1972 (21 U.S.C. 1175) or any act amended by that Act, will not be disclosed except as provided in section 408 of that Act and the regulations issued pursuant thereto by the Special Action Office for Drug Abuse Prevention (21 CFR Part 1401). Those regulations are incorporated herein by reference and made a part hereof as if fully set forth herein.

(2) Information covered under paragraph (b) (1) of this section which is obtained by the Department or any person, agency or organization with whom the Social Security Administration has entered into an agreement to perform certain functions in the administration of the Social Security Act and which is in any way related to, or is necessary to, or is used in or in connection with the administration of the Social Security Act, will not be disclosed except as provided under section 1106 of the Social Security Act (42 U.S.C. 1306) and the regulations of the Social Security Administration promulgated thereunder (20 CFR Part 401 et seq.), and under section 408 of the Drug Abuse Office and Treatment Act and the regulations of the Special Action Office for Drug Abuse Prevention. (21 CFR Part 1401)

The previous §§ 5.71(b) and 5.71(c) are redesignated as §§ 5.71(c) and 5.71(d).

§ 5.72 [Amended]

(10) Section 5.72(d) is amended by deleting the last sentence and substituting the following sentence therefor: "However, reports subject to the provisions of 20 CFR Parts 401 and 322 will be available only after 30 days have elapsed following transmittal of the report to the provider."

§ 5.85 [Amended]

(11) Section 5.85(a) is amended by inserting after the numeral "20" the word "working."

[FR Doc.74-18363 Filed 8-8-74;8:45 am]

Title 47—Telecommunication CHAPTER I—FEDERAL COMMUNICATIONS COMMISSION

PART 73—RADIO BROADCAST SERVICES Order Amending Table of Assignments

In the Matter of Amendment of § 73.606(b), Table of Assignments, Television Broadcast Stations, to show the carrier offsets for UHF channel assignments.

1. The present television Table of Assignments, § 73.606(b) of the Commission rules, shows the offset designators for VHF channel assignments but not for UHF assignments. The purpose of the carrier offsets designated for UHF channel assignments.

2. In adopting the presently-used revised Table of Assignments for UHF television broadcast channels in 1966 (2 F.C.C. 2d 527), the offset designators for the UHF channel assignments were not shown because of the exigencies of time. The Commission, however, by note preceding the listing of television channel assignments in the Table, stated that the offset designators would be added in a subsequent order and that the appropriate offset would be shown on any construction permit or license which might be issued prior thereto. Consistent with that statement, this order adds the UHF offset designators. This should facilitate

application processing and may be useful to UHF applicants and others. We shall continue to show the appropriate offset on UHF, as well as VHF, construction permits and licenses.

3. Authority for the attached amendments is contained in sections 4(i), 5 (d), 303, and 307(b) of the Communications Act of 1934, as amended, and in § 0.231(d) of the Commission's rules. Inasmuch as the amendments ordered are editorial in nature, impose no new requirements, and are intended only to inform of existing requirements, compliance with the prior notice, procedural, and effective date provisions of the Administrative Procedure Act (5 U.S.C. 553) would serve no useful purpose and is otherwise unnecessary.

4. Accordingly, It is ordered, That, effective August 14, 1974, § 73.606(b) of the Commission's rules, the television Table of Assignments, is amended as set forth below.

(Secs. 4, 5, 303, 307, 48 Stat., as amended, 1066, 1068, 1082, 1083; 47 U.S.C. 154, 155. 303, 307)

Adopted: July 31, 1974.

Released: August 2, 1974.

FEDERAL COMMUNICATIONS COMMISSION. JOHN M. TORBET. Executive Director.

Channel

Part 73 of Chapter I, title 47, Code of Federal Regulations, is amended as

Section 73.606(b), the Table of assignments, is amended by deleting the NOTE preceding the listing of television channel assignments and by adding offset designators for UHF channels listed so that the section reads as follows:

§ 73.606 Table of Assignments.

(b) Table of Assignments

Alabama:	No.
Andalusia	*2-
Anniston	40-
Birmingham	6-, °10-, 13-, 21,
	42+, *62+, 68-
Decatur	23-
	*41
	4, 18, *39+, 60-
	15, 26, *36-
	44+, 60
Huntsville	19, *25+, 31+, 48-
Louisville	*43+
Mobile	5+, 10+, 15+, 21+, °31, *42
	12, 20, *26+, 32, 45-
	*7-, *16-
	8-, 29-
	17, 33, *39-
Alaska:	
	2-, *7-, 11, 13-
Bethel	*4
	- 2+, 4+, 7+, °9+, 11+, 13+
Ketchikan	2, 4, °9
Seward	4-,9-
Sitka	13
Arizona:	
CONTRACTOR OF THE PARTY OF THE	
	*23-
Dougles	*43
Donatus	3, *28

Arizona—Con.	Channe
Arizona—Con. Flagstaff Chobe Holbrook Kingman McNary Mesa Nogales Page Parker Phoenix 3+, 5. Prescott Safford Tucson Tucson-Nogales Yuma Arkansas: Arkadelphia	No.
Flagstaff	2, 13, *1¢
Holbrook	*19
Kingman	6_ *14_
McNary	*22-
Mesa	12-
Nogales	*16-
Page	*1'
Parker	*17-
Phoenix 3+, 5	-, *8+, 10-, 15-, 21
Duranth	33, *39
Sefford	*00
Tueson	4_ *6_ 0_ 13_
2 3333411 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	18 *27 40
Tucson-Nogales	*1
Yuma	11-, 13+, *16-
Arkansas:	
Arkadelphia	*9+
Batesville	*1
Arkansas: Arkadelphia Batesville El Dorado Fayetteville Fort Smith Harrison Hot Springs Jonesboro Little Rock Pine Bluff Russellville California:	10-, 18-, *30+
Fayetteville	*13-,36
Fort Smith	5-, 24+, 40-
Hot Springs	*90.00
Joneshoro	8_ *10_
Little Rock *2 4	7-11+16- *29-
Pine Bluff	2538-
Russellville	*28+
Actiserine California: Alturas Anaheim Bakersfield Barstow Bishop Blythe Brawley Chico Coalinga Concord Corona Corona Cotati El Centro Eureka Fort Bragg Fresno Hanford	
Alturas	13+
Anaheim	56-
Bakersfield	17, 23-, 29, *39-
Barstow	*35+
Bishop	*14-
Brythe	*22-
Chico	19_ 1 *19 24 *20
Coalinga	*97_
Concord	42
Corona	52
Cotati	*22-
El Centro	7+,9+
Eureka	3-,6-,*13-
Fort Bragg	1 *17+
Fresno	*18+, 24, 30+, 47, 53
Fresno Hanford Indio Los Angeles 4, 5, 7, 9, 11, 13, 22, Modesto Oxnard Palm Springs Redding Ridgecrest Riverside Sacramento	21
Los Angeles	
4 5 7 9 11 13 22	*28 94 *59 * ego
Modesto	19- *23-
Oxnard	63+
Palm Springs	36-,42
Redding	7, °9, 116, 116
Ridgecrest	*25
Riverside	40, 46
Sacramento	3, *6, 10, 15, 31-, 40
Sallnas-Monterey	8+, 46-, *56, 67-
Son Diego	18-, *24-, 30
San Francisco	8, 10, -15, 39, 51
Redding Ridgecrest Riverside Sacramento Salinas-Monterey San Bernardino San Diego San Francisco 7-,*9+,20-,2 San Jose San Luis Obispo San Mateo Sant Ana	R+ *32+ 38 44 - 60
San Jose	11+, 36, 48-, *54
San Luis Obispo	6+, *15+
San Mateo	*14+
Santa Ana	*50-

¹ Following the decision in Docket No. 18261, channels so indicated will not be available for television use until further action by the Commission.

Santa Rosa----

Santa Barbara 3-, 14,1 *20,1 *32 Santa Cruz_____1*16-Santa Maria_____

Stockton _____ 13+, 58, 64

- 12+

. 50-. *62

"Operation on this channel is subject to the conditions, terms, and requirements set out in the Report and Order in Docket No.

19075, RM-1645, adopted January 5, 1972, released January 7, 1972, FCC 72-19.

Channel 15 will not be available for television use until further action by the Commission.

Channel
California—Con.
Susanville
Tulare 28
Vallejo-Fairfield 66 Ventura 16+
Visalia 43
Watsonville *254
Yreka City *20+
Colorado: Alamosa 3-, *16
Boulder *12.14
Colorado Springs 11 13 91
Craig
Durango 6+ *20-
Fort Collins 22
Glenwood Springs
Grand Junction 5-,8-,*18+ Gunnison 717 La Junta 922+
La Junta°22+
Lamar 12 -, *14 - Leadville *15 -
Montrose10+,*22
Pueblo 5, *8, 26+, 32-
Salida
Sterling 3, *18+ Trinidad *24
Connecticut:
Bridgeport 49_ #40_
Hartford 3+, 18-, *24, 61+ New Britain 30+
New Britain30+
New Haven
Norwich
Waterbury 20
Delaware:
Dover
Wilmington *12.61
District of Columbia: Washington 4 5
7+,9,14-,20+,*26-,*32+,50
Florida: Boca Raton*14
Bradenton*19
Clearwater22
Cocoa
Fort Lauderdale 51
Fort Myers 11+ 20+ *30
Fort Pierce
Jacksonville 4+.
Jacksonville 4+, ***********************************
Key West 16+, 22+
Lake Citye41 Lakeland32
Leesburg \$45-,55
Madison *36- Marianna *16+
Melhourne 434 56
Miami °2, 4, 6, 7-, 10+,
*17-, 23-, 33, 39, 45+
Melbourne 43+, 56 Miami °2, 4, 6, 7-, 10+, *17-, 23-, 33, 39, 45+ Naples 26- New Smyrna Beach *15+
Oct. 15
Orlando6-, 9, *24-, 35+
Palatka *42 Panama City 7+, 13, *22+, 28- Pensacola 3-, *23, 33+, 44
Pensacola3 *23, 33+, 44
St. Petersburg 10-, 38, 44+
Sarasota 40
Sebring *27 Tallahassee *11-, 27+, 40+ Tampa *3, 8-, 13-, *16, 28 West Palm Beach 5, 12, 25+, *42+, 53
Tampa *3, 8-, 13-, *16, 28
West Palm Beach 5, 12, 25+, *42+, 53
Georgia: Albany
Ashburn 23-
Atlanta 8, 34 Atlanta 2, 5-, 11+, 17-, *30, 36, 46-, *57+
Atlanta2, 5-, 11+, 17-, *30, 30, 46- *57+
Augusta6+, 12-, 26, 54- Chatsworth*18-
Chatsworth *18-
Cochran
Outumous

RULES AND REGULATIONS

			Channol		Channel
Com	Channel No.	Indiana—Con.	Channel No.		No.
Georgia—Con. Dawson	*25		-, 13, *20, 40, 59,	Maine:	
Two feet own	-21-		*69	Augusta	2 5 7
370000	13+, 24+, 41+, 41+	Kokomo	10 *24	Bangor	*13-
27-15-0200	14-	Larayette	18, *24 *60+	Fort Kent	*46+
RomeSavannah	3+ *9-, 11, 22	Marion	23	Fryeburg	*18+
Thomasville	6	Muncie	49, *61-	Houlton	*25+
Tionage	32-	Richmond	10 00 #94 46	Kittery	835-
Woldosta	*33 44	South Bend	16, 22, *34—, 46 2+, 10, *26—, 38	Millinocket	*44-
Vidalia Warm Springs	*22-	Vincennes	*22-	Orono	*12-
THOMOPORE	TO-1-	Towns		Portland	6-,13+,*26-,51
Wrens	*20	Ames	5, 23-, *34+	Presque Island Rumford	*43+
we may like		Carroll	26+, *58- *18-	Maryland:	
Hilo (Hawaii) 2, *	26+, *32+, *38+	Cedar Rapids	2, 9-, 28+	Annapolis	*22+
Honolulu (Oahu) 2-	+ 4 9 *11+. 13	Council Bluffs	*32	Baltimore	3+, 24+, 45, 54, *67-
	14, 20, 26, 32, "38, "44	Davenport	6+, 18+, 30-, *36+ *14+	Cumberland	
Lihue (Kauai) 3+	-, *8-, 10+, 12-, 15-,	Des Moines	8-,	Frederick	*62
and the Atlanta of the	*21-, *27-	*11-	-, 13, 17+, *43, 63, 69	Hagerstown	25-, *31
Wailuku (Maui) 3, '	*33	Dubuque	16-, *29-, 40-	Salisbury Waldorf	16+,*28-
Idaho:		Estherville	21, *46	Boston	*2+.
Boise	2, *4+, 7, 14	Towa City	*12+, 20-	4-,5-,7+,25 Greenfield	+, 38, *44+, 56, 68+
Burley	*17+	Mason City	3+, *24+	Greenfield	32+
CaldwellCoeur d'Alene	*26.1-	Ottumwa	15+, *33-	New Bedford North Adams	6+,28-,*47-
Grangeville	*15-	Red Oak	*36 4-, 9, 14, *27-	Pittsfield	51+
Idaho Falls	3, 8+, 20, *33+	Waterloo	7+, 22-, *32-	Springfield	22, 40, *57+
Filer	*19-	Kansas:		Worcester	14,1 27, *48+, 66
Lewiston Moscow	*12_	Chanute	*30+	Michigan: Alpena	*6,11
Nampa	6, 12+	Columbus	*34+	Ann Arbor	31+. *58+
Preston	°28	Dodge City	6+, *21-	Bad Axe	*1 15-
Pocatello	6-, *10, 15, 25+, 31-	Emporia	*25+	Battle Creek	41+
Sandpoint	*16+	Garden City	11+, 13-	Bay City	5-,*19+,61+
Weiser	*17		10	Cadillac	5 *22-
Illinois:		Havs	7-, *14	Cheboygan	4+
	60	Hutchinson	*8, 12, 36+	Detroit 2+, 4,	7-, 20+, 50-, *56, 62
Bloomington	43	Lakin	*3	East Lansing	*23-, *69-
Champaign	*8	Manhattan	*9	Flint	12-, *28-, 66-
Chicago	2-, 5, 7, 9+, *11,	Oakley	*15-	Grand Rapids	8+, 13+, 17, *35+
	*20, 26, 32 38-, 44	Parsons	*39	Iron Mountain	8-, *14-
	68	Phillipsburg	*22-7+	Ironwood	*15-,24+
	*48-		*32+	JacksonKalamazoo	3*52+
Edwardsville	*18-	Salina	18+, 34-, 44	Lansing	6-, 36+, 53-
		Sedan	*28	Manistee	*21
	23, *65—	Topeka	*11, 13+, 27, 43, 49 10-, *15+, 24-, 33, *42	Manistique Marquette	6 *19 10
	3	Kentucky:	10-, 10+, 21-, 00, 12	Mount Clemens	38+
Jacksonville	14	Ashland	*25-, 61+	Mount Pleasant	*14
Joliet	14-1, 66+	Bowling Green	13. 40+, *53-	Muskegon	54+
LaSalle	*54-	Covington	*54+	ParmaPetoskey	
Macomb	*22+	Howard	*23+ *35+, 57-	Port Huron	46+
Moline	8, *24-	Honkingville	01	Saginaw	25-,45-
Mount Vernon	13	Lexington	18+, 27-, *46, 62	Sault Ste. Marie	8,10+,*32-
Peoria 19	25+, 31+, 47-, *59+	Louisville	3-, ,*15,21-,32-,41+,*68+	Traverse City	7+,29-
Quincy	10-, 16+, *27+	Madisonville	*35-	West Branch Minnesota:	44
Rockford	13, 17-, 39	Morehead	*38+	Alexandria	7, *24
	20+, 49-, 55+, *65+	Murray	*21+	Appleton	*10-
	20+, 49-, 55+, 60+	Owensboro	19-,31-	Austin	6-, *15-
Urbana	*12-, 27	Owenton	*52+	Bemidji Brainerd	*22
	*21	Pikeville	*22-,51+	Crookston	*33
Indiana:		Somerset	16, *29+	Duluth	_ 3, *8, 10+, 21+, 27-
	67+	Louisiana:		Ely	*17-
	4, *30-, 63+	Alexandria	5, 25+, 31+, *41+ 2, 9-, *27+, 33-	Fairmont	13- *18-
	28+	De Ridder	*23-	International Falls	11, *35+
	7, *9+, 14-, 25-, 44-			Mankato	12, *26-
	+, 21+, 33-, *39-, 55	Lafavette		Marshall	*30-
Hammond	*50, 56+	Lake Charles	7-,*18,29-	Minneapolis-St. Paul.	,11-,*17,23+,29+
	62+	Morroe	8+, *13, 14-, 39+ *14+	Rochester	10, 47-
18261, channels en in	ision in Docket No.	Natchitoches	*28-	Ct. Cloud	19, *25-, 41
avallable for televisio	n use until further	New Iberia	36-	St. James Thief River Falls	38
action by the Commiss	ion.		4+, 1,*12,20-,26,*32+,38+	Wadena	*20-
This channel is not	t available for use at		3-, 12, 20-, 20, 32+, 38+	Walker	12-
the Commission that it at Joliet, Ill.	1 it is determined by t is not needed for use	Tallulah	*19	Wilmar	

Minnesota—Con. Channe
Winona *35+ 44+
Worthington *20
Mississippi: Biloxi
Booneville *12-
Bude*17+
Clarksdale *22
Columbia *31
Columbus 4— 27 *45
Greenville 15-, 21-
Hattlesburg 22, *47
Jackson 3+, 12+, 16, *29+, 40'+
Laurel 7, 18+
Meridian 11-, *14, 24-, 30-
Hattlessorig 22, 44, 45 + 10.0 ton 45 + 1.0 ton 3+. 12+. 16, *29+. 40+. 1.0 ton 11-, *14, 24 30 18+. Meridian 11-, *14, 24 30 19. Mississippi State *2+. Natchez 42+. Oxford *18. Senatobia *34 Tupelo 6.
Oxford*18
Senatobia*34-
Tupelo 9- 9- Vicksburg 35-
Yazoo City*32_
Birchtree *20-
Cape Girardeau 12 22 *20
Birchtree
Columbia 8+, 17-
Flat River *22
Jefferson City 13 25 *26
Joplin 12+, 16, *22-
Kansas City 4
Columbia 8+, 17- Flat River 22 Hannibal 7- Jefferson City 13, 25, *36- Joplin 12+, 16, *22- Kansas City 4 5+, 9+, *19+, 41-, 50-, 62+, *68- King City 28- Kirksville 3- Laplata 21-4
Kirksville3_
LaPlata*21+
LaPlata 21+ Lowry City 15- Poplar Bluff 15+, 26+ Rolla 28 St. Joseph 2-, 16-, 22 St. Torie
Rolla *29
St. Joseph2_, 16-, 22
St. Louis 2, 4-,5-,*9,11-,24+,30+,*40-
4-,5-,*9,11-,24+,30+,*40- Sedalia
Springfield 3+, 10, *21-, 27-
Montana:
Rillings 2 9 and 14 90
Anaconda 2+ Billings 2, 8, *11, 14, 20+ Bozeman 9
Butte
Cut Bank*14-
Glendive 5+ 9+ *16
Great Taris 3+ 5+ 16 96 #29
Hardin 4+ Havre 9+, 11+, *18-
Havre 9+, 11+, *18-
Helena 10+, 12, *15+ Kalispell 9-, *29-
TIC WISOOWII
Miles City 3-, *6, 10 Missoula 8-, *11-, 13-, 17-, 23- Wolf Point *17+
Wolf Point *17 -, 23 -
Nehraska+
Albion 8+, *21+
Alliance
Grand Island 11-, 17-
Hastings 5-, *29+
Hastings 5-, *29+ Hayes Center 6
Hay Springs 4+ Kearney 13
Lexington *3+
Lexington *3+ Lincoln 10+, *12-, 45, 51
McCeok 8_ Merriman*12
Norfolk #10 !
North Platte2_, *9+
North Platte 2-, *9 + Omaha 3, 6+, 7, 15, *26, 42+, *48-Scottsbluff 10-
Scottsbluff 10 4+
Nevada:
Boulder City 5+
EIKO 10 *14_
Ely 3-, 6+

Nevada—Con.	Channel No.
Fallon	*25
Goldfield	2-
Las Vegas3, 8-, *10+	, 13-, 21+
McGill	*13
Nevada—Con. Fallon Goldfield Las Vegas 3, 8-, *10+ McGili Reno 2, 4, *5, Tonopah Winnemuccs	8, 21+, 27+
Winnemucce	9-, *17+
Winnemucca Yerington	1+, 13-
New Hampshire:	101
Berlin	*40
Concord	21-1-
Durham Hanover Keene Littleton	*11
Hanover	*15+, 31
Keene	*52+
Littleton	*49+
Manchester 9-, Portsmouth	50-, 60+
	11
New Jersey:	
Asbury Park Atlantic City *18 Burlington	58
Burlington	49
Camden	*23.4
Camden	*50+
Newark	13-, 68
Newark New Brunswick *19-1 Paterson	, 47+, *58
Paterson	41-
Trenton Vineland	52 -
Wildwood	
New Mexico:	
Alamogordo	210
Albuquerque	4.
*5+, 7+, 13+, 14-, 2	23- *32+
Uarispad 6-	*15+ 25-
Clayton	*17
Clovis	12+
Deming	*16
Farmington	12+, =15+
Gallup Hatch Hobbs	3, *8-, 10
Hobbs	201
Las Cruces	*22- 48-
Lovington	*19
Lovington	*3+
Raton	*18-
Roswell8, 10-, 21-, 5 Santa Fe2+, *9+,	27-, *33+
Silver City	2 110
Secorro	*15-
Tucumcari	*15
Marin Whater	
Albany-Schenectedy	
10- 13 *17+ 23-	*20_L 45
Albany-Schenectady 10-, 13, 17+, 23- Amsterdam Binghamton 12-, 34, 8 Buffalo 2, 4-, 7+, 17, *23, Carthage	*39+. 55
Binghamton 12-, 34,	10-, *46+
Buffalo 2, 4-, 7+, 17, *23,	29-, 49-
Corning	*30
Elmira	18+, 80-
Glens Falls	52 *65_
Jamestown	96 L *46
Kingston Lake Placid	63
Lake Placid	_ 5, *34+
Levittown	*21-
Massena	*18
4 51 7 01 111	*** 2,
New York	151 #40
Patchogue	67
Plattsburg	*57
Pougnkeepsie	54.L
Riverhead	55+
Surgerise 2, 10+, 13-, +21, 3	11+, *61+
Titice 3-, 5-, 9-, *24+,	43+, 62+
20-	- 33. 709
Watertown	*16, 50+
⁶ This channel is not available for	or use at
Asbury Park unless and until it	is deter-
mined by the Commission that	the to make

mined by the Commission that it is not needed for educational use at New Bruns-wick, N.J.

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No.
North Carolina: Asheville 13-, 21+, *33, 62+
Burlington 18—, 21+, 733, 62+
Burlington 16 Chapel Hill 44 Charlotte 3, 9+, 18, 36, 42+
Charlotte 3, 9+, 18, 36, *42+
Continuità
Concord *58 Durham 11+, 28+
Fayetteville 40+, 62
Franklin*56+
Fayetteville
Greensboro 2-, 48-,61 Greenville 9-, 14, 25 Hickory 14
Hickory14, *25
High Point 8-, *324
Jacksonville19
Kannapolis64-
Lexington 20 Linville *17
Morganton 23-
New Bern124
Raleigh 5, 22, *34— Rocky Mount 47—
Washington 7
Wavnesville 50
Wilmington 3-, 6, 29+, *39-
Wilson
North Dakota: Bismarck *3, 5, 12-, 17-, 26+
Devils Lake 84 *224
Devils Lake 8+, *22+ Dickinson 2+, *4-, 7 Ellendale *19- Fargo 6, 11+, *13, 15-
Ellendale *19-
Fargo 6, 11+, *13, 15-
Jamestown 7_ *22
Minot *6+, 10-, 13-, 14-, 24
Grand Forks *2, 14+, 27+ Jamestown 7-, *23 Minot *6+, 10-, 13-, 14-, 24 Pembina 12 Valley City 4-
Valley City 4- Williston 8-, 11-, *15-
Ohio: Akron 23+, *49+, 55-
Alliance45+
Ashtabula 115
Athens*20-
Bowling Green*27+, *70 Cambridge*44-
Canton
Chillicothe
Cincinnati 5-, 9, 12, 19+, *48-, 64-
Cleveland 3, 5+, 8, 19, *25+, 61
Dayton 2 74 164 224 45
Defiance65+
Defiance 65+ Hillsboro *24+ Lima 35-, 44+, *57+
Lima 35-, 44+, *57+
Lorain 43 Mansfield 447+
Marion68-
Marion 68- Newark 931-,52 Oxford 14+ Portsmouth 20.98 432
Oxford*14+
Sandusky 51- Springfield 26+, *66
Steubenville9+, *62+
Steubenville 9+, *62+ Toledo 11-, 13, 24-, *30+, 54, 60- Youngstown 21-, 27, 33, *58
Zanesville 18-
Zanesville18- Oklahoma:
Ada10+, *22
Altus *19-
Arrimore 19_ *17
Bartlesville 17+
Elk City 8+, *15- Enid 20-, *26+
Guymon *16
Guymon *16 Hugo-Paris (Texas) *15+, 42+ Lawton 7+, 16-, *36-
Lawton 7+, 16-, *36-
Miami *18- Muskogee *19
Oklahoma City 4- 5. 9- *13.
Oklahoma City
Tulsa 2+. 6,8-,*11-,23,29,*35-,41+
6, 8-, *11-, 23, 29, *35-, 41+

Channel

RULES AND REGULATIONS

		NOTES FIRE			Channel
THE RESERVE OF THE PARTY OF THE	Channel	Manuacas Con	Channel No.	Virginia—Con.	No.
Oklahoma—Con.	No.	Tennessee—Con. Johnson City	07675	Charlottesville	29-, *41-, 64+
Woodward		Kinseport	19	Courtland	*52
Oregon: Astoria	*21	Knoxville 6, 10	+, *15-, 26-, 43+	Danville	24-, 44+, *56
pand	*15, 21+	Lexington	*11	FredericksburgFront Royal	*42
Prockings	*14-	Memphis	+, 13+, *14+, 24, 30	Hampton	13-, *15
Dume	-18	Murfreesboro	39+	Harrisonburg	3-
Corvallis9+	13. 16+. *28-	Nashville 2-, 4+, 5,	*8+.17+.30+. *42	Kenbridge Lynchburg	19 91_ *54_
Flomath Falls	2-, *22+	Sneedville	*2+	Norfolk-Portsmouth-New	port News 3+
ToGrande	13+, *16	Texas:	0 : 15 1001 001	10+	-, 27, 33, 49-, *55+
Madford 5.	8+, 10+, *18+	Abilene		Norton	*47-
North Bend Portland 2, 6+, 8-, *1	0. 12. 24+, *30	Amarillo	*2-,4,7,10,14+	OnancockPetersburg	8
Decelying	4+	Austin 7-	+, *18+, 24, 36, 42-	Richmond 6+, 12-,	*23, 35+, *57-, 63
Salem	3+, *22, 32	Bay CityBeaumont	e 12 21 #24 -	Roanoke	7-, 10, *15+, 27+
The Dalles		Big Spring	4-, *14	StauntonWest Point	
Pennsylvania: Allentown	*39 69	Boquillas	8-	Washington:	TO TO
Altoons 10-,	30-, 11, 017	Brady	13	Bellingham	
Dethionem	60-	Brownsville	3+ *15-	Centralia	
Clearfield		Childress	*21	Everett	42+
Erie 12, 24, 8 Greensburg	40+	Corpus Christi		Pasco	19-
Harrishurg	21+, 27-, *33+		10-, *16, 28-, 38+	Pullman	*10-
Unglaton	56	Dallas 4+, 8, Del Rio	10-, 21-, 35+, 39	Richland 4, 5-	25, *31
Johnstown	6, 19+, *28+ 8- 15-L	Denton	*2	Spokane 2-, 4-	6- *7- 22 28-
Lancaster	09-	El Paso 4, *7,	9, 13, 14, 26+, *38-	Tacoma11+	, 13-, 20, *56, *62
Dhiladalphia	3.	Fort Stockton	5+	Vancouver	
6-10.1	729.3557	Fort Worth 5	+, 11-, 21-, -31+	Walla Walla	14-
Pittsburgh	3-, *16, 22, 53+	Harlingen	4+, *44, 60	WenatcheeYakima	23+, 29+, 35, *47
Pasding	51	Houston	2-,	West Virginia.	
Scranton 16-, 22-	. 38+. *44-, 64	*8, 11+, 1	3-,*14,20,26,39-	Beckley	4
State College	29+, *55+	Longview	16+	BluefieldCharleston	8± 22 20 *40-
Wilkes Barre Williamsport	120-	Lubbock *5-	-, 11, 13 -, 28, 34 -	Clarksburg	12+, 46-
York	43, 49+	Lufkin		Fairmont	66-
Rhode Island: Providence_	10+,	McAllen		Grandview	
1	2+, 116, *36, 64+	Marshall		Huntington Keyser	
South Carolina:		Midland	2+, 18	Martinsburg	*44
Alken	*44	Monahans	10 *20	Morgantown	*24-
Anderson		NacogdochesOdessa	7- 24- 30. *36+	ParkersburgWeirton	*50-
Beaufort	*16-	Paris-Hugo (Oklahom:	42+	Weston	5
Charleston	2+, 4, 5+, *7-	Port Arthur	4-	Milwaukee	4
Columbia 10-, 19+, Conway	*23+	Presidio		Williamson	*31+
Florence 13-	-, 15-, 21, *33+	Rosenberg		Wisconsin: Appleton	32+
Georgetown	*41-	San Angelo		Colfax	
Greenville	*98	San Antonio		Eau Claire	
Myrtle Beach	43+	Sherman	2+, *23-, 29+, 41+	Fond du Lac	
Rock Hill	30+, *55-	Sonora		Janesville	
Spartanburg	7+, 49	Sweetwater		Kenosha	55-
Sumter		Temple		LaCrosse	
South Dakota: Aberdeen	9- *16-	Tyler		Manitowoc 3,	
Brookings	*8	Victoria	19+, 25	Milwaukee	
Eagle Butte		Waco 1		6, *10+, 1	2, 18-, 24+, 30, *36
Huron		Weslaco Wichita Falls	3, 6-, 18-, *24	OshkoshRacine	
Lowry		Utah:		Rhinelander	
Martin	*8-	Cedar City	4, *16+	Sheboygan	28
Mitchell		Logan	12-, *22	Superior	6+, 40
Pierre 3+, 7	+ *9 15- 21-	Moab		Wausau	- 7-, 9, *20+, 33-
Reliance	6-	Monticello	*9+, *18-, 24, 30	Wyoming: Casper	2+, *6+, 14-, 20-
Seneca		Price	6, *15	Cheyenne	5+, *17, 27-, 33-
Siuox Falls 11, 13+	, 17-, *23, 36+	Provo		Lander	4
Vermillion Watertown	3-	Richfield		LaramieRawlins	
Tennessee:		Salt Lake City	*7-, 14-, 20+, *26-	Riverton	
Athens	*24	St. George	*18-	Rock Springs	13
Chattanooga 3+.	9, 12+, *45, 61-	Vernal	3+, *17+	Sheridan	
Crossville	*22	Vermont:	0.001.000	U.S. Territories and	l Possessions
Crossville		Burlington Rutland		Guam: Agana	*4, 8, 10, *12
Greeneville	20	St. Johnsbury		Puerto Rico: Aguadilla	*32.44
Jackson	7+ 18+ +99+	. Windsor		Arecibo-Aguadilla	12+
		Virginia:		¹ Following the decision	
¹ Following the decision 18261, channels so indica	ted will not be	Blacksburg		18261, channels so indi	cated will not be
available for television use	until further ac-	Bluefield	*63+	available for television us	
tion by the Commission.		Bristol	5+, *28-	tion by Commission.	

	Channel
Puerto Rico-Con.	No.
Arecibo	- 54. 80
Bayamon	The state of the s
Caguas1	COLUMN TO SERVICE STATE OF THE PARTY OF THE
Carolina	
Cayey	
Fajardo1	
Guayama	
Humacoa	68
Mayaguez 3+, 5-	-, 16, 22
Ponce 7+, 9-, 14, 20,	
San Juan 2+, 4-, *6+, 18, 24,	
San Sebastian	38
Utuado	*70
Vega Baja	64
Yauco	42
Virgin Islands:	
Charlotte Amalie 10-, 17,	*23, 43
Christiansted 8+, 15,	*21, 27
Charlotte Amalie-Christiansted	*3, *12
[FR Doc.74-17994 Filed 8-8-74;8:45	am]

Title 49-Transportation

CHAPTER V—NATIONAL HIGHWAY TRAF-FIC SAFETY ADMINISTRATION, DE-PARTMENT OF TRANSPORTATION

[Docket No. 4-2; Notice 10]

PART 571—FEDERAL MOTOR VEHICLE SAFETY STANDARDS

Warning Devices

The purpose of this amendment to Motor Vehicle Safety Standard No. 125 (49 CFR 571.125), Warning Devices, is to prescribe the color specifications for the orange and red materials used in the warning devices authorized under the standard.

On April 6, 1973, the NHTSA issued a proposal on this subject (38 FR 8752). The comments from industry were generally in agreement with the method for testing the orange fluorescent material. although several requested that light source C be allowed for testing of the orange fluorescent material. After consultation with testing laboratories and the National Bureau of Standards, NHTSA has concluded that for purposes of obtaining repeatable results and simulating daylight conditions, source C does not provide the necessary ultraviolet radiation. Therefore, the use of the xenon are lamp has been incorporated into the standard and will be required for testing of the orange color and luminescence of the daylight fluorescent

The majority of the commenters and the National Bureau of Standards agreed that the direct illumination method for testing of standard orange fluorescent material for both color and luminance should be continued, and the integrating sphere method should be used for dualpurpose materials. The industry, including the testing laboratories, have had sufficient time to utilize this method and repeatable results have been obtained.

The color definition equation for the orange fluorescent material has been broadened from x+y=0.943 to x+y=0.93. The majority of those commenting had no objection to broadening the area of the orange fluorescent material, but one equipment manufacturer desired the red boundary to be extended from y=0.35 to y=0.34. NHTSA concludes that to do so would place this boundary line too near the red area for proper differentiation between orange and red. Since orange is used as a daylight material, it should not be similar to the red material in color.

As proposed, the three-digit system in the straight-line equations for the boundary of the orange and red colors has been converted to a two-digit system, as this degree of accuracy is sufficient for general testing purposes.

The final amendment to the standard establishes the type of light to be used for testing the orange material used in dual purpose material. Of particular importance in this test procedure is separating the red retroreflective and orange fluorescent material. The majority of the commenters and the National Bureau of Standards recommended that the xenon arc lamp be used, as it provides sufficient ultraviolet radiation to simulate daylight conditions with overcast sky, if the unmodified spectrum illuminating the material is at an angle of incidence of 45° and the angle of observation is 90°. In this procedure, which is adopted, the material is illuminated diffusely by an integrating sphere.

Because a number of amendments to Standard No. 125 have been issued, the standard is hereby reissued in its entirety.

In light of the foregoing, 49 CFR 571.-125, Standard No. 125, Warning Devices, is amended to read as set forth below. Effective date: November 11, 1974.

(Sec. 103, 119, Pub. L. 89-563, 80 Stat. 718, 15 U.S.C. 1392, 1407; delegation of authority at 49 CFR 1.51.)

Issued on August 2, 1974.

JAMES B. GREGORY,
Administrator.

§ 571.125 Standard No. 125—Warning devices.

S1. Scope. This standard establishes requirements for devices, without self-contained energy sources, that are designed to be carried in motor vehicles and used to warn approaching traffic of the presence of a stopped vehicle, except for devices designed to be permanently affixed to the vehicle.

S2. Purpose. The purpose of this standard is to reduce deaths and injuries due to rear end collisions between moving traffic and disabled vehicles.

S3. Application. This standard applies to devices, without self-contained energy sources, that are designed to be carried in motor vehicles and used to warn approaching traffic of the presence of a stopped vehicle, except for devices de-

signed to be permanently affixed to the vehicle.

S4. Definitions. "Entrance angle" means the angle having as its sides the line through the center, and normal to the face, of the object to be tested, and the line from the center of the object to the center of the source of illumination (Figure 2).

tion (Figure 2).

"Fluorescent" means the property of emitting visible light due to the absorption of radiation of a shorter wavelength which may be outside the visible spectrum.

"Observation angle" means the angle having as its sides the line from the observation point to the center of the object to be tested and the line from the center of that object to the center of the source of illumination (Figure 2).

"Reflex reflective" means reflective of light in directions close to the direction of incident light, over a wide range of variations in the direction of incident light.

S5. Requirements. S5.1 Equipment.

S5.1.1 Reflex reflective material and fluorescent material that meet the requirements of this standard shall be affixed to both faces of the warning device. Alternatively, a dual purpose orange fluorescent and red reflective material that meets the requirements of this standard (hereafter referred to as "dual purpose material") may be affixed to both faces in places of the reflective and fluorescent materials.

S5.1.2 Each warning device shall be protected from damage and deterioration—

(a) By enclosure in an opaque protective reusable container, except that two or three warning devices intended to be sold for use as a set with a single vehicle may be enclosed in a single container; or

(b) By secure attachment to any light-tight, enclosed, and easily accessible compartment of a new motor vehicle with which it is supplied by the vehicle manufacturer.

S5.1.3 The warning device shall be designed to be erected, and replaced in its container, without the use of tools.

S5.1.4 The warning device shall be permanently and legibly marked with:

(a) Name of manufacturer;

(b) Month and year of manufacture, which may be expressed numerically, as "6/72": and

(c) The symbol DOT, or the statement that the warning device complies with all applicable Federal motor vehicle safety standards.

S5.1.5 Each warning device shall have instructions for its erection and display.

(a) The instructions shall be either indelibly printed on the warning device or attached in such a manner that they cannot be easily removed.

(b) Instructions for each warning device shall include a recommendation that the driver activate the vehicular hazard warning signal lamps before leaving the vehicle to erect the warning device.

(c) Instructions shall include the illustration depicted in Figure 3 indicating recommended positioning.

^{*}Stations using these assignments shall limit radiation toward stations on the same channel in Puerto Rico, to no mere than the effective radiated power which would be radiated by an omnidirectional station maximum permissible effective radiated power for antenna height above average terrain, at the minimum distances from such stations specified in § 73.610(b). The Commission shall consider the status of the negotiations with the appropriate British authorities concerning these assignments when the applications for construction permits come before the Commission.

S5.2 Configuration.

\$5.2.1 When the warning device is

erected on level ground:

(a) Part of the warning device shall form an equilateral triangle that stands in a plane not more than 10° from the vertical, with the lower edge of the base of the triangle horizontal and not less than 1 inch above the ground.

(b) None of the required portion of the reflective material and fluorescent material shall be obscured by any other part of the warning device except for any portion of the material over which it is necessary to provide fasteners, pivoting beads or other means to allow collapsibility or support of the device. In any event, sufficient reflective and fluorescent material shall be used on the triangle to meet the requirements of \$5.4 and \$5.5.5.

S5.2.2 Each of the three sides of the triangular portion of the warning device shall not be less than 17 and not more than 22 inches long, and not less than 2 and not more than 3 inches wide

(Figure 1)

S5.2.3 Each face of the triangular portion of the warning device shall have an outer border of red reflex reflective material of uniform width and not less than 0.75 and not more than 1.75 inches wide, and an inner border of orange fluorescent material of uniform width and not less than 1.25 and not more than 1.30 inches wide (Figure 1). However, this requirement shall not apply if the dual purpose material is used.

S5.2.4. Each vertex of the triangular portion of the warning device shall have a radius of not less than 0.25 inch and

not more than 0.50 inch.

\$5.2.5 All edges shall be rounded or chamfered, as necessary, to reduce the possibility of cutting or harm to the user.

S5.2.6 The device shall consist entrely of the triangular portion and attachments necessary for its support and enclosure, without additional visible shapes or attachments.

S5.3 Color.

85.3.1 The color of the red reflex reflective material on the warning device shall have the following characteristics, both before and after the warning device has been conditioned in accordance with S6.1, when the source of illumination is a lamp with a tungsten filament operating at 2856° Kelvin color temperature. Expressed in terms of the International Commission on Illumination (CIE) 1931 standard colorimetric observer system (CIE chromaticity diagram, Figure 4), the chromaticity coordinates of the red reflex reflective material shall lie within the region bounded by the spectrum locus and the lines on the diagram defined by the following equations:

undary:	Equations
Yellow	y = 0.33
White	x + v = 0.98

S5.3.2 The color of the orange fluorescent material on the warning device shall have the following characteristics, both before and after the warning device has been conditioned in accordance with S6.1, when the source of illumination is a 150-watt high pressure xenon compact are lamp. Expressed in terms of the

International Commission on Illumination (CIE) 1931 standard colorimetric observer system, the chromaticity coordinates of the orange fluorescent material shall lie within the region bounded by the spectrum locus and the lines on the diagram defined by the following equations:

Cdtttoppopul	
Boundary:	Equations .
Yellow	y = 0.49 x + 0.17
White	x + y = 0.93
Red	y = 0.35

The 150-watt high pressure xenon compact arc lamp shall illuminate the sample using the unmodified spectrum at an angle of incidence of 45° and an angle of observation of 90°. If dual purpose material is being tested, it shall be illuminated by a 150-watt high pressure xenon compact arc lamp, whose light is diffused by an integrating sphere.

S4.5 Reflectivity. When the red reflex reflective material on the warning device is tested in accordance with S6.2, both before and after the warning device has been conditioned in accordance with S6.1, its total candlepower per incident foot candle shall be not less than the values specified in Table I for each of the

listed entrance angles.

S5.5 Luminance. When the orange fluorescent material on the warning device is tested in accordance with S6.3, both before and after the warning device has been conditioned in accordance with S6.1, it shall have a minimum relative luminance of 25 percent of a flat magnesium oxide surface and a minimum product of that relative luminance and width in inches of 44.

S5.6 Stability. When the warning device is erected on a horizontal brushed concrete surface both with and against the brush marks and subjected to a horizontal wind of 40 miles per hour in any

direction for 3 minutes—

(a) No part of it shall slide more than

3 inches from its initial position;

(b) Its triangular portion shall not tilt to a position that is more than 10° from the vertical; and

(c) Its triangular position shall not turn through a horizontal angle of more than 10° in either direction from the initial position.

S5.7 Durability. When the warning device is conditioned in accordance with S6.1, no part of the warning device shall become warped or separated from the rest of the warning device.

S5.6 Test Procedures.

S6.1 Conditions.

S6.1.1 Submit the warning device to the following conditioning sequence, returning the device after each step in the sequence to ambient air at 68° F. for at least 2 hours.

(a) Minus 40° F. for 16 hours in a circulating air chamber using ambient air which would have not less than 30 percent and not more than 70 percent

relative humidity at 70° F.;

(b) 150° F. for 16 hours in a circulating air oven using ambient air which would have not less than 30 percent and not more than 70 percent relative humidity at 70° F.

(c) 100° F. and 90 percent relative humidity for 16 hours;

(d) Salt spray (fog) test in accordance with American Society of Testing and Materials Standard B-117, Standard Method of Salt Spray (fog) testing, August 1964, except that the test shall be for 4 hours rather than 40 hours; and

(e) Immersion for 2 hours in water at

a temperature of 100° F.

S6.2 Reflectivity Test. Test the red reflex reflective material as follows:

(a) Unless dual purpose material is used, prevent the orange fluorescent material from affecting the photometric measurement of the reflectivity of the red reflex reflective material, either by separation or masking.

(b) Use a lamp with a tungsten filament operating at 2856° Kelvin color temperature as the source of illumina-

tion.

(c) Place the source of illumination 100 feet from the red reflex reflective material (Figure 2).

(d) Place the observation point directly above the source of illumination

(Figure 2)

(e) Calculate the total candlepower per incident foot candle of the red reflex reflective material at each of the entrance and observation angles specified in Table 1.

S6.3 Luminance Test. Test the orange fluorescent material as follows:

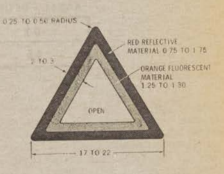
(a) Unless dual purpose material is used, prevent the red reflex reflective material from affecting the photometric measurement of the luminance of the orange fluorescent material.

(b) Using a 150-watt high pressure xenon compact arc lamp as the light source, illuminate the test sample at an angle of incidence of 45° and an angle of observation of 90°. If dual purpose material is being tested, illuminate the sample diffusely through an integrating sphere.

(c) Measure the luminance of the material at a perpendicular viewing angle, with no ray of the viewing beam more than 5° from the perpendicular to the specimen.

(d) Repeat the procedure for a flat magnesium oxide surface, and compute the quotient (percentage) of the luminance of the material relative to that of the magnesium oxide surface.

WARNING DEVICE



DIMENSIONS OF WARNING DEVICE (Inches)

Figure 1

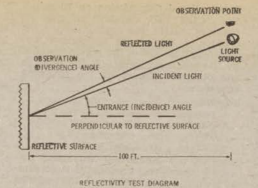
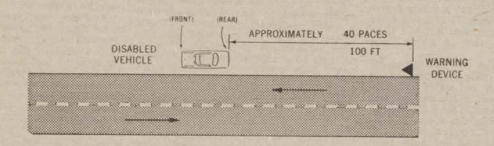


Figure 2



RECOMMENDED WARNING DEVICE POSITIONING

Figure 3

TOTAL MINIMUM CANDLEPOWER PER INCIDENT FOOT CANDLE

Entrance Angles - Degrees Observation 10 10 20 20 30 30 Angles - Degrees 0 up down left right left right 0.2 80 80 80 40 40 8.0 8.0 1.5 0.8 0.8 0.8 0.4 0.4 0.08 0.08

TABLE 1

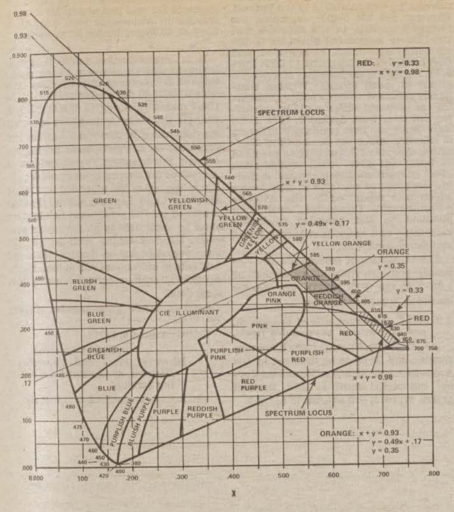


Figure 4. - CIE Chromaticity Diagram.

[FR Doc.74-18048 Filed 8-8-74;8:45 am]

Title 7-Agriculture

CHAPTER IX—AGRICULTURAL MARKET-ING SERVICE (MARKETING AGREE-MENTS AND ORDERS; FRUITS, VEGE-TABLES, NUTS), DEPARTMENT OF AGRICULTURE

[Lemon Reg. 651]

PART 910—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

This regulation fixes the quantity of California-Arizona lemons that may be shipped to fresh market during the weekly regulation period August 11–17, 1974. It is issued pursuant to the Agricultural Marketing Agreement Act of 1937, as amended, and Marketing Order No. 910. The quantity of lemons so fixed was arrived at after consideration of the total available supply of lemons, the quantity of lemons currently available for market, the fresh market demand for lemons, lemon prices, and the relation-

ship of season average returns to the parity price for lemons.

§ 910.951 Lemon Regulation 651.

(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) The need for this section to limit the quality of lemons that may be marketed during the ensuing week stems

from the production and marketing situation confronting the lemon industry.

(i) The committee has submitted its recommendation with respect to the quality of lemons it deems advisable to be handled during the ensuing week. Such recommendation resulted from consideration of the factors enumerated in the order. The committee further reports the demand for lemons is about unchanged from last week. Average f.o.b. price was \$6.84 per carton the week ended August 3, 1974, compared to \$6.52 per carton the previous week. Track and rolling supplies at 151 cars were down 1 car from last week.

(ii) Having considered the recommendation and information submitted by the committee, and other available information, the Secretary finds that the quantity of lemons which may be handled should be fixed as hereinafter set forth.

(3) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rulemaking procedure, and postpone the effective date of this section until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 553) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. The committee held an open meeting during the current week, after giving due notice thereof, to consider supply and market conditions for lemons and the need for regulation; interested persons were afforded an opportunity to submit information and views at this meeting; the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period herein specified; and compliance with this section will not require any special preparation on the part of persons subject hereto which cannot be completed on or before the effective date hereof. Such committee meeting was held on August 6, 1974.

(b) Order. (1) The quantity of lemons grown in California and Arizona which may be handled during the period August 11, 1974, through August 17, 1974, is hereby fixed at 275,000 cartons.

(2) As used in this section, "handled", and "carton(s)" have the same meaning

as when used in the said amended marketing agreement and order.

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

Dated: August 8, 1974.

FLOYD F. HEDLUND, Director Fruit and Vegetable Division, Agricultural Marketing Service.

[FR Doc.74-18507 Filed 8-8-74;11:32 am]

PART 915—AVOCADOS GROWN IN SOUTH FLORIDA

Increase in Expenses and Rate of Assessment for 1974–75 Fiscal Year

This document authorizes an increase in expenses to \$42,250 for the Florida Avocado Administrative Committee, under Marketing Order No. 915, for the 1974-75 fiscal year and increases the rate of assessment to \$0.06 per bushel of avocados handled in such year to be paid to the committee by each first handler as his pro rata share of such expenses.

The increase in expenses is necessary to permit added research on new methods of determining the maturity of avocados, and the increased assessment rate is necessary to provide funds to support such research and to offset a reduction in the crop resulting from hall and wind damage which occurred after the current expenses and assessment rate were approved.

On July 18, 1974, notice of proposed rulemaking was published in the FEDERAL REGISTER (39 FR 26292) regarding the proposed increase in the expenses and the rate of assessment pursuant to the marketing agreement, as amended, and Order No. 915, as amended (7 CFR Part 915), regulating the handling of avocados grown in south Florida. Written comments pursuant to such notice concerning the proposed action could be submitted not later than August 2, 1974. None were received. This regulatory program is effective under the Agricultural Marketing agreement Act of 1937, as amended (7 U.S.C. 601-674). After consideration of all relevant matters presented, including the proposal set forth in such notice which was submitted by the Avocado Administrative Committee, established pursuant to said amended marketing agreement and order, it is hereby found and determined that:

The provisions of paragraphs (a) Expenses and (b) Rate of assessment of § 915.213 (39 FR 19773) are hereby amended to read as follows:

§ 915.213 Expenses, rate of assessment, and carryover of unexpended funds.

(a) Expenses. Expenses which are reasonable and likely to be incurred by the Avocado Administrative Committee during the period April 1, 1974, through March 31, 1975, will amount to \$42,250.

(b) Rate of assessment. The rate of assessment for said period payable by each handler in accordance with § 915.41, is fixed at \$0.06 per bushel of avocados.

It is hereby further found that it is impracticable an contrary to the public interest to postpone the effective time hereof until 30 days after publication in the Federal Register (5 U.S.C. 553) in that (1) this action is necessary to permit the committee to perform its duties and functions on a timely basis during the current fiscal period; (2) Shipments of avocadoes are currently being made; (3) the provisions of the amended marketing agreement and this part require that the amended rate of assessment herein fixed shall be applicable to all assessable avocados handled during such period; (4) such period began on April 1, 1974, and said rate of assessment will automatically apply to all such avocados beginning with such date.

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

Dated: August 6, 1974.

FLOYD F. HEDLUND, Director, Fruit and Vegetable Division, Agricultural Marketing Service.

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