

It is further ordered, That respondent corporation shall forthwith distribute a copy of this order to each of its operating divisions.

It is further ordered, That respondent notify the Commission at least thirty (30) days prior to any change in the corporate respondent, such as dissolution, assignment or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or any other change in the corporation which may affect compliance obligations arising out of this Order.

It is further ordered, That the respondent herein shall, within sixty (60) days after service upon it of this Order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this Order.

The Decision and Order was issued by the Commission January 2, 1975.

CHARLES A. TOBIN,
Secretary.

[FR Doc.75-8233 Filed 3-28-75; 8:45 am]

[Docket 8956]

PART 13—PROHIBITED TRADE PRACTICES, AND AFFIRMATIVE CORRECTIVE ACTIONS

Reliable Mortgage Corporation, et al.

Subpart—Advertising falsely or misleadingly: § 13.73 Formal regulatory and statutory requirements: § 13.72-92 Truth in Lending Act. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1852 Formal regulatory and statutory requirements: § 13.1852-75 Truth in Lending Act; § 13.1905 Terms and conditions: § 13.1905-60 Truth in Lending Act.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended, 82 Stat. 146, 147; 15 U.S.C. 45, 1601-1605)

In the Matter of Reliable Mortgage Corporation, a Corporation, and Edward Siegel, Individually and as an Officer of Said Corporation

Order requiring a Los Angeles, Calif., loan company, among other things to cease violating the Truth in Lending Act by failing to disclose to consumers, in connection with the extension of consumer credit, such information as required by Regulation Z of the said Act.

The Final Order, including further order requiring a report of compliance with the order to cease and desist, is as follows:

FINAL ORDER

The Administrative Law Judge filed his Initial Decision in this matter on November 11, 1974, finding respondents to have engaged in the acts and practices as alleged in the complaint and entering a Cease-and-Desist Order against respondents.

¹ Copies of the Complaint, Initial Decision, and Final Order, filed with the original document.

ents. A copy of the Initial Decision and Order was served on the respondents on November 29, 1974. No appeal was taken from the Initial Decision.

The Commission having now determined that the matter should not be placed on its own docket for review, and that the Initial Decision should become effective as provided in § 3.51(a) of the Commission's Rules of Practice.

It is ordered, That the Initial Decision and Order contained therein shall become effective on December 30, 1974.

It is further ordered, That Reliable Mortgage Corporation, a corporation, and Edward Siegel, individually and as an officer of said corporation, shall within sixty (60) days after service of this order upon them, file with the Commission a report in writing, signed by such respondents, setting forth in detail the manner and form of their compliance with the order to cease and desist.

The Final Order was issued by the Commission January 8, 1975.

The order to cease and desist contained in the Initial Decision is as follows:

ORDER

It is ordered, That complaint counsel's Motion for Summary Decision be, and the same hereby is, granted.

It is further ordered, That respondents Reliable Mortgage Corporation, a corporation, its successors and assigns and its officers and Edward Siegel, individually and as an officer of said corporation, and respondents' agents, representatives and employees, directly or through any corporate or other device, in connection with any advertisement to aid, promote, or assist, directly or indirectly, any extension of consumer credit, as "consumer credit" and "advertisement" are defined in Regulation Z (12 CFR 226) of the Truth in Lending Act (Pub. L. 90-321, 15 U.S.C. 1601 et seq.) do forthwith cease and desist from:

1. Stating the rate of a finance charge unless said rate is expressed as an annual percentage rate, using the term "annual percentage rate," as "finance charge" and "annual percentage rate" are defined in § 226.2 of Regulation Z, as prescribed by § 226.10(d) (1) of Regulation Z.

2. Stating or utilizing any component of the annual percentage rate, such as the rate of interest, when such component is stated or utilized more conspicuously than the annual percentage rate.

3. Failing, in any advertisement, to make all disclosures as required by § 226.10 of Regulation Z and in the manner prescribed therein.

It is further ordered, That respondent corporation, its successors and assigns, shall forthwith distribute a copy of this order to each of its operating divisions.

It is further ordered, That respondents notify the Commission at least 30 days prior to any proposed change in the corporate respondent such as dissolution, assignment or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or any other change in the corporation

which may affect compliance obligations arising out of the order.

CHARLES A. TOBIN,
Secretary.

[FR Doc.75-8234 Filed 3-28-75; 8:45 am]

[Docket C-2613]

PART 13—PROHIBITED TRADE PRACTICES, AND AFFIRMATIVE CORRECTIVE ACTIONS

Shaklee Corporation

Subpart—Advertising falsely or misleadingly: § 13.10 Advertising falsely or misleadingly: § 13.45 Content; § 13.170 Qualities or properties of product or service; 13.170-52 Medicinal, therapeutic, healthful, etc.; 13.170-64 Nutritive; § 13.195 Safety; 13.195-60 Product; § 13.205 Scientific or other relevant facts; § 13.285 Value. Subpart—Corrective actions and/or requirements: § 13.533 Corrective actions and/or requirements; 13.533-20 Disclosures; 13.533-53 Recall of merchandise, advertising material, etc. Subpart—Furnishing means and instrumentalities of misrepresentation or deception: § 13.1055 Furnishing means and instrumentalities of misrepresentation or deception. Subpart—Misrepresenting oneself and goods—Goods: § 13.1605 Content; § 13.1710 Qualities or properties; § 13.1730 Results; § 13.1740 Scientific or other relevant facts; § 13.1775 Value. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1850 Content; § 13.1885 Qualities or properties; § 13.1890 Safety; § 13.1895 Scientific or other relevant facts. Subpart—Offering unfair, improper and deceptive inducements to purchase or deal: § 13.2063 Scientific or other relevant facts.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45)

In the Matter of Shaklee Corporation, a Corporation

Consent order requiring an Emeryville, Calif., distributor of food supplements, cosmetic and bath, and household products, among other things to cease misrepresenting the nutritional value of its concentrated protein supplement; failing to include a disclosure notice in advertisements which warns against the use of the product by infants under 1 year of age without prior consultation with a physician; misrepresenting the nutritional content of its product; and furnishing means or instrumentalities of misrepresentation or deception to its distributors.

The order to cease and desist, including further order requiring report of compliance therewith, is as follows:

For purposes of this Order, the term "Instant Protein" refers to the product of that name presently marketed by

¹ New.

* Copies of the complaint and decision and order filed with the original document.

respondent and any other concentrated protein product for infant use.

For purposes of this Order, a "concentrated protein product for infant use" is any protein food product marketed for general public or family use which (a) contains ten or more grams of protein per ounce in the form in which it is sold at retail and (b) is readily ingestible by infants one year of age or less (when taken as is or when added to water, juice, or milk) in quantities sufficient to provide at least fifty percent of the infant's daily protein needs (RDA).

It is ordered, That respondent Shaklee Corporation, a corporation, its successors and assigns, and its officers, and respondent's agents, representatives and employees, directly or through any corporation, subsidiary, division or other device, or through its distributors or franchisees, if any, in connection with advertising and labeling, offering for sale, or sale of "Instant Protein", in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

A. Representing, directly or by implication, that, in the absence of medical authorization "Instant Protein" should be added to the diets of infants under one year of age.

B. Failing to disclose the following warning clearly and conspicuously, verbatim on the label of "Instant Protein":

Notice: Should not be used by infants under one year of age without consulting a physician.

For purposes of this Order, the above Notice shall be deemed to be clear and conspicuous if the smallest letter of the Notice is no smaller than one-sixteenth of an inch and the Notice is in no way obscured by background contrast, obscuring designs or vignettes, or crowding with other written, printed, or graphic matter.

C. Failing to disclose for a period of two years from the effective date of this Order, the following warning clearly and conspicuously (in print of a size and type no less prominent than the majority of the text of the document in which it is required to be contained), verbatim, in any advertising and promotional materials (excluding labels) for "Instant Protein", excepting only those advertisements or promotional materials whose text relating to "Instant Protein" is limited to the name and price of the product and a general description of the product of no more than one sentence or phrase:

Notice: Should not be used by infants under one year of age or persons with liver or kidney diseases without consulting a physician;

Provided, however, that the words "or persons with liver or kidney diseases" may be omitted unless the particular advertising or promotional material is directed in whole or in part, directly or by implication, toward promoting the use of "Instant Protein" by the elderly as a specific consumer age group; and provided further that, in any advertisement or

promotional material (other than the kinds of limited advertising previously referred to in this paragraph of this order) consisting of no more than four sentences of text relating to "Instant Protein", and not directed, explicitly or by implication, to infants, young children or the elderly as users of the product, the notice may be limited to the following:

Use as directed by label.

D. Misrepresenting in any manner the percentage of protein in "Instant Protein".

E. Representing, directly or by implication, that health problems of the elderly, including but not limited to those involving lack of energy and desire to accomplish goals, can be alleviated by consumption of "Instant Protein"; provided, however, that this provision shall not bar the representation that the use of "Instant Protein" may be helpful in combating protein deficiency in the elderly.

It is further ordered That: F. Respondent, which has heretofore recalled its IP-14 leaflet advertising "Instant Protein", take any and all actions necessary and available to it to obtain the return to it of all copies, if any, of said leaflet remaining in the possession of its distributors of which respondents officers or counsel have or obtain actual knowledge.

G. Respondent shall not be in violation of this Order as the result of actions of its distributors or franchisees, if any, unless respondent's officers or counsel obtain actual knowledge that an act, which would otherwise be a violation by the respondent of the other provisions of this Order, has been committed by such distributor or franchisee and respondent has failed within a reasonable period to take such action as respondent deems appropriate to cause such acts to be terminated; provided, that respondent shall be in violation of this Order if respondent's officers or counsel obtain actual knowledge that an act which would otherwise be a violation by the respondent of the other provisions of this Order has been committed on more than one occasion (at least one of which occasions having occurred after respondent took appropriate action under the preceding clause) by such distributor or franchisee and respondent has failed within a reasonable period to take any and all actions, including but not limited to termination of such distributor or franchisee, necessary and available to it to cause such acts to be terminated.

H. Respondent shall be in compliance with any provision of this Order which is the subject of any of the provisions of a Trade Regulation Rule hereafter adopted by the Commission regulating the advertising or labeling of concentrated protein products such as "Instant Protein", if respondent is in compliance with such provisions of such Trade Regulation Rule.

I. Respondent shall forthwith cease and desist from furnishing distributors or others with any means, instrumentalities, directions or instructions whereby the public may be misled or deceived

as to any of the matters or things prohibited by this Order.

J. Respondent shall notify the Commission at least 30 days prior to any proposed change in the respondent corporation such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation of dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations arising out of the Order.

K. Respondent shall forthwith distribute (1) a copy of this Order to each of its operating divisions; and (2) a notice to each of its distributors and franchisees, if any, notifying them of the provisions of paragraphs A, D, E and G of this Order.

L. Respondent shall within sixty (60) days after service upon it of this Order file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with this Order.

The Decision and Order was issued by the Commission, December 5, 1974.

CHARLES A. TOBIN,
Secretary.

[FR Doc. 75-8235 Filed 3-28-75; 8:45 am]

[Docket 8795]

PART 13—PROHIBITED TRADE PRACTICES, AND AFFIRMATIVE CORRECTIVE ACTIONS

United Fruit Company, et al.

Subpart—Acquiring corporate stock or assets: § 13.5 Acquiring corporate stock or assets.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 7, 38 Stat. 731, as amended; 15 U.S.C. 18)

In the Matter of United Fruit Company, a Corporation, United Fruit Sales Corporation, a Corporation, and Harbor Banana Distributors, Inc., a Corporation

Order modifying an earlier order dated January 12, 1973, 38 F.R. 5160, 83 F.T.C. 53, pursuant to order of August 22, 1974, of the United States Court of Appeals for the Fifth Circuit,¹ denying enforcement of the portion of the order under Counts I and II of the complaint alleging violations of sections 2(a) and 2(f) of the Clayton Act, as amended, and ordering enforcement of the portion of the order under Count IV of the complaint charging a violation of section 7 of the Act.

The Modified Order to Cease and Desist, including further order requiring report of compliance therewith, is as follows:

Respondents having filed in the United States Court of Appeals for the Fifth Circuit petitions to review the order to

¹ Neither party filed petition for certiorari.

² Copies of the Modifying order, filed with the original document.

cease and desist issued herein on January 12, 1973; and the Court, on August 22, 1974, having rendered its decision, denying enforcement of the portion of the order under Counts I and II of the complaint alleging violations of sections 2(a) and 2(f) of the Clayton Act, as amended, and ordering enforcement of the portion of the order under Count IV of the complaint charging a violation of section 7 of the Act; and the time in which to file a petition for certiorari having expired without either party having filed such a petition;

Now therefore, it is ordered, That the aforesaid order to cease and desist be modified, in accordance with said final order of the Court of Appeals, to read as follows:

I.

It is ordered, That Counts I-III of the complaint be dismissed.

II.

It is further ordered, That 1. Respondent Harbor Banana Distributors, Inc., a corporation, and its officers, directors, agents, representatives, employees, subsidiaries, affiliates, successors, and assigns, within six (6) months from the date of service upon it of this order, shall divest, absolutely and in good faith, subject to the approval of the Federal Trade Commission, all assets, properties, rights and privileges, tangible and intangible, including, but not limited to, all plants, equipment, and machinery acquired by Harbor Banana Distributors, Inc., as a result of its acquisition of the Charles C. McCann Company, and Trade-winds Produce, Inc., together with the goodwill created by the use of such assets, and all additions and improvements thereto, of whatever description, so as to restore that which formerly made up the Charles C. McCann Company, and Trade-winds Produce, Inc. as a viable competitive entity in the business of processing, selling and distributing bananas.

2. None of the assets, properties, rights or privileges, described in Paragraph IV, 1., of this order, shall be divested, directly or indirectly, to any person who is, at the time of the divestiture, an officer, director, employee, or agent, or under the control or direction of, respondent Harbor Banana Distributors, Inc. or any of respondent's subsidiary or affiliated corporations, or owns or controls, directly or indirectly, more than one (1) percent of the outstanding shares of common stock of Harbor Banana Distributors, Inc.

3. Pending divestiture, respondent Harbor Banana Distributors, Inc. shall not make or permit any deterioration in any of the plants, machinery, buildings, equipment or other property or assets of the companies to be divested that may impair their present capacity or market value, unless such capacity or value is restored prior to divestiture.

III.

It is further ordered, That respondent Harbor Banana Distributors, Inc. shall not, for a period of ten (10) years from

the date of service of this Order, acquire, directly or indirectly, through subsidiaries, joint ventures, or otherwise, without the prior approval of the Federal Trade Commission, the whole or any part of the stock, share capital, or assets of any concern engaged in the processing, sale, or distribution of bananas.

IV.

It is further ordered, That respondent Harbor Banana Distributors, Inc., shall notify the Federal Trade Commission at least thirty (30) days prior to any proposed change in its corporate organization, such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation that may affect compliance obligations arising out of this order.

V.

It is further ordered, That Harbor Banana Distributors, Inc., shall within sixty (60) days after service on it of this Order, and every sixty (60) days thereafter until it has fully complied with the provisions of this Order, submit in writing to the Federal Trade Commission a report setting forth in detail the manner and form in which it intends to comply, is complying, and/or has complied with this Order. All compliance reports shall include, among other things that will be from time to time required, a summary of all contacts and negotiations with potential purchasers of the stock and/or assets to be divested under this Order, the identity of all such potential purchasers, and copies of all written communications to and from such potential purchasers.

The Modified Order to Cease and Desist was issued by the Commission, January 3, 1975.

CHARLES A. TOBIN,
Secretary.

[FR Doc.75-8236 Filed 3-28-75; 8:45 am]

Title 18—Conservation of Power and Water Resources

CHAPTER I—FEDERAL POWER COMMISSION

SUBCHAPTER A—GENERAL RULES

[Docket No. RM75-15; Order 524-A]

PART 3—ORGANIZATION; OPERATION; INFORMATION AND REQUESTS; MISCELLANEOUS CHARGES; ETHICAL STANDARDS

Freedom of Information; Clarifying Amendments

MARCH 25, 1975.

On February 10, 1975, the Commission issued Order No. 524 which conforms the Commission's rules to the basic requirements of Pub. L. No. 93-502, 88 Stat. 1561, amending 5 U.S.C. 552, known as the Freedom of Information Act. The Order was published in the FEDERAL REGISTER on February 19, 1975 (40 FR 7251).

Among other things, the Order added a new paragraph (e) *Index of Commission actions* to § 1.36 in Part I of the

Code of Federal Regulations, and redesignated paragraph (f) *Procedure in event of subpoena* as paragraph (g). Accordingly, a discussion of the Commission's index of public records which appears in § 1.36(e), Part 3 of the Code of Federal Regulations, will be revised to include a reference to the new § 1.36(e). Reference in § 3.735-6(b)(1)(ii) and in § 3.735-27(b)(2)(ii) to the section on subpoena procedures will be changed from § 1.36(f) to § 1.36(g).

The Commission finds. (1) In view of the minor clarifying nature of these revisions, compliance with the notice, public procedure and effective date provisions of 5 U.S.C. 553 is unnecessary.

(2) Good cause exists that the revisions herein adopted become effective upon issuance of this order.

(3) The revisions of the Commission's Rules prescribed herein are necessary and appropriate for the administration of the Federal Power Act and the Natural Gas Act.

The Commission, acting pursuant to the provisions of the Federal Power Act, as amended, particularly section 309 (49 Stat. 858-859; 16 U.S.C. 825h) and the Natural Gas Act as amended, particularly section 16 (52 Stat. 830; 15 U.S.C. 717o), orders (A) Section 3.102(e) in Part 3, Subchapter A of Chapter I, Title 18 of the Code of Federal Regulations is revised to read as follows:

§ 3.102 Public information requests, and assistance; miscellaneous charges.

(e) A "List of Formal Documents" issued by the Commission is published daily and provides a convenient reference to current Commission actions. A current subject-index of major Commission actions since July 4, 1967, is also maintained in the Office of Public Information where it is available for public inspection and copying (see § 1.36(e)).

(B) Section 3.735-6(b)(1)(ii) in Part 3, Subchapter A of Chapter I, Title 18 of the Code of Federal Regulations is revised to read as follows:

§ 3.735-6 Ethical conduct.

(b) *Misuse of information.*

(1) . . .

(ii) Section 1.36 of the Commission's rules of practice and procedure (18 CFR 1.36) sets up the procedures for making available to the public, information in the public files and records of the Commission and specifies the particular files and records which are not generally available to the public. § 1.36(g) defines the responsibilities of employees when served with a subpoena duces tecum and outlines the procedures to be followed when the material sought is not part of the public files and records of the Commission.

(C) Section 3.735-27(b)(2)(ii) in Part 3, Subchapter A of Chapter I, Title 18

of the Code of Federal Regulations is revised to read as follows:

§ 3.735-27 Ethical conduct.

(b) *Misuse of information.*

(2) * * *

(ii) Section 1.36 of the Commission's rules of practice and procedure (18 CFR 1.36) sets up the procedures for making available to the public, information in

the public files and records of the Commission and specifies the particular files and records which are not generally available to the public. Section 1.36(g) defines the responsibilities of employees, including special Government employees, when served with a subpoena duces tecum and outlines the procedures to be followed when the material sought is not part of the public files and records of the Commission.

(D) The revisions adopted herein shall be effective upon issuance of this order.

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

By the Commission.

[SEAL]

KENNETH F. PLUMB,
Secretary.

[FR Doc.75-8207 Filed 3-28-75;8:45 am]

Title 24—Housing and Urban Development

CHAPTER X—FEDERAL INSURANCE ADMINISTRATION

SUBCHAPTER B—NATIONAL FLOOD INSURANCE PROGRAM

PART 1915—IDENTIFICATION OF SPECIAL HAZARD AREAS

[Docket No. FI-522]

List of Communities With Special Hazard Areas

The Federal Insurance Administrator finds that comment and public procedure and the use of delayed effective dates in identifying the areas of communities which have special flood or mudslide hazards, in accordance with 24 CFR Part 1915, would be contrary to the public interest. The purpose of such identifications is to guide new development away from areas threatened by flooding. Since this publication is merely for the purpose of informing the public of the location of areas of special flood hazard and has no binding effect on the sale of flood insurance or the commencement of construction, notice and public procedure are impracticable, unnecessary, and contrary to the public interest. Inasmuch as this publication is not a substantive rule, the identification of special hazard areas shall be effective on the date shown. Where two dates appear in the column marked effective date of identification, the first listing refers to the initial identification of areas having special flood hazards, and the second date refers to additional areas identified.

Accordingly, § 1915.3 is amended by adding in alphabetical sequence a new entry to the table, which entry reads as follows:

§ 1915.3 List of communities with special hazard areas.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazard
Alabama	Bibb	Brent, town of	H 010012 01 through H 010012 04	Alabama Development Office, Office of State Planning, State Office Bldg., 501 Dexter Ave., Montgomery, Ala. 36104.	City Hall, City of Brent, Brent, Ala. 35902.	Apr. 11, 1975.
Do	Pickens	Aliceville, city of	H 010180 01 through H 010180 02	Alabama Insurance Department, Room 453, Administrative Bldg., Montgomery, Ala. 36104.	Building Inspector, City of Aliceville, 215 First St., NE., Aliceville, Ala. 35442.	Do.
Do	Murion and Fayette	Glen Allen, town of	H 010236 01 through H 010236 02	do	Mayor, Town of Glen Allen, Glen Allen, Ala. 35350.	Do.
Do	Shelby	Vincent, town of	H 010292 01 through H 010292 06	do	Mayor, Town of Vincent, Vincent, Ala. 35178.	Do.
Do	do	Harpersville, town of	H 010293 01	do	Mayor, Town of Harpersville, Harpersville, Ala. 35078.	Do.
Arizona	Pima	Oro Valley, town of	H 040109 01	Arizona State Land Department, 1624 West Adams, Room 400, Phoenix, Ariz. 85007. Arizona Department of Insurance, P.O. Box 7098, 718 W. Glenrosa, Phoenix, Ariz. 85011.	Chairman, Pima County Board of Supervisors, Town of Oro Valley, 131 West Congress, Tucson, Ariz. 85701.	Do.
Arkansas	Isard	Gulion, town of	H 050248 01 through H 050248 02	Division of Soil and Water Resources, State Department of Commerce, 1920 West Capitol Ave., Little Rock, Ark. 72201. Arkansas Insurance Department, 400 University Tower Bldg., Little Rock, Ark. 72204.	Mayor, Town Hall, Town of Gulion, Gulion, Ark. 72540.	Do.
Do	White	Russell, town of	H 050284 01	do	Mayor, Town of Russell, Russell, Ark. 72139.	Do.
Do	Little River	Wilton, city of	H 050299 01 through H 050299 02	do	Mayor, City of Wilton, Wilton, Ark. 71865.	Do.
Do	Arkansas	Gillett, city of	H 050325 01	do	Mayor, City of Gillett, Gillett, Ark. 72065.	Do.
Do	Greene	Marmaduke, city of	H 050346 01	do	Mayor, City of Marmaduke, Marmaduke, Ark. 72442.	Do.
Do	Isard	Melbourne, city of	H 050348 01	do	Mayor, City of Melbourne, Melbourne, Ark. 72556.	Do.
Do	Montgomery	Mount Ida, city of	H 050303 01	do	Mayor, City of Mount Ida, Mount Ida, Ark. 71957.	Do.
Do	Poinsett	Fisher, town of	H 050413 01	do	Mayor, Town of Fisher, Town Hall, Fisher, Ark. 72429.	Do.
Do	Paulkner	Vilonia, town of	H 050417 01	do	Mayor, Town of Vilonia, Vilonia, Ark. 72173.	Do.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
California	Fresno	Orange Cove, city of	H 00062A 01	Department of Water Resources, P.O. Box 388, Sacramento, Calif. 95802. California Insurance Department, 107 South Broadway, Los Angeles, Calif. 90012.	Mayor, City Hall, City of Orange Cove, 555 6th St., Orange Cove, Calif. 95646.	Do.
Connecticut	New London	Groton Long Point Association.	H 000167 01	Department of Environmental Protection, Division of Water and Related Resources, room 307, State Office Bldg., Hartford, Conn. 06115. Connecticut Insurance Department, State Capitol Bldg., 165 Capitol Ave., Hartford, Conn. 06115.	Office of the Town Clerk, Groton Long Point Association, Groton, Conn. 06340.	Do.
Florida	Glades	Moore Haven, city of	H 130097 01	Department of Community Affairs, 2571 Executive Center Circle E., Howard Bldg., Tallahassee, Fla. 32301. State of Florida Insurance Department, Treasurer's Office, The Capitol, Tallahassee Fla. 32304.	Mayor, City of Moore Haven, Moore Haven, Fla. 33471.	Do.
Georgia	Madison	Comer, town of	H 130211A 01 through H 130211A 02	Department of Natural Resources, Office of Planning and Research, 270 Washington St. SW., Room 707, Atlanta, Ga. 30334. Georgia Insurance Department, State Capitol, Atlanta, Ga. 30334.	Mayor, Town of Comer, Comer, Ga. 30629.	Apr. 12, 1974. Apr. 11, 1975.
Do.	Barrow	Carl, town of	H 130273 01	do.	Mayor, Town of Carl, Carl, Ga. 30003.	Do.
Do.	Butts	Flovilla, city of	H 130283 01	do.	Mayor, City of Flovilla, Flovilla, Ga. 30216.	Do.
Do.	Carroll	Temple, city of	H 130288 01 through H 130288 02	do.	Mayor, City of Temple, Temple, Ga. 30179.	Do.
Do.	Charlton	Homeland, city of	H 130291 01 through H 130291 02	do.	Mayor, City of Homeland, Homeland, Ga. No Zip Code.	Do.
Do.	Pickens and Cherokee	Nelson, city of	H 130296 01	do.	Mayor, City of Nelson, City Hall, Nelson, Ga. 30151.	Do.
Do.	Clarke	Winterville, city of	H 130297 01 *	do.	Mayor, City of Winterville, Winterville, Ga. 30683.	Do.
Do.	Emmanuel	Stillmore, city of	H 130308 01 through H 130308 02	do.	Mayor, City of Stillmore, Stillmore, Ga. 30564.	Do.
Do.	Habersham	Cornelia, city of	H 130329 01 through H 130329 02	do.	Mayor, City of Cornelia, Cornelia, Ga. 30531.	Do.
Do.	Hall	Clermont, town of	H 130332 01	do.	Mayor, Town of Clermont, Clermont, Ga. 30527.	Do.
Do.	Bartow	White, town of	H 130278 01	do.	Mayor, Town of White, White, Ga. 30184.	Apr. 4, 1975.
Do.	Henry	McDonough, city of	H 130342 01 through H 130342 02	do.	Mayor, City of McDonough, McDonough, Ga. 30253.	Apr. 11, 1975.
Do.	Jackson	Hoschton, town of	H 130344 01	do.	Mayor, Town of Hoschton, Hoschton, Ga. 30548.	Do.
Do.	Lowndes	Hahira, city of	H 130352 01 through H 130352 02	do.	Mayor, City of Hahira, Hahira, Ga. 31632.	Do.
Do.	Monroe	Forsyth, city of	H 130359 01 through H 130359 02	do.	Mayor, City of Forsyth, Forsyth, Ga. 31029.	Do.
Do.	Newton	Oxford, town of	H 130367 01	do.	Mayor, Town of Oxford, Oxford, Ga. 30067.	Do.
Do.	Oconee	Watkinsville, town of	H 130369 01 through H 130369 02	do.	Mayor, Town of Watkinsville, Watkinsville, Ga. 30677.	Do.
Do.	Peach	Byron, town of	H 130374 01 through H 130374 02	do.	Mayor, Town of Byron, Byron, Ga. 31008.	Do.
Do.	Pickens	Jasper, city of	H 130375 01 through H 130375 02	do.	Mayor, City of Jasper, Jasper, Ga. 30143.	Do.
Do.	Pike	Molena, city of	H 130376 01 through H 130376 02	do.	Mayor, City of Molena, Molena, Ga. 30558.	Do.
Do.	Screven	Hilltonia, city of	H 130385 01 through H 130385 02	do.	Mayor, City of Hilltonia, Hilltonia, Ga. 30467.	Do.
Do.	Spalding	Sunny Side, town of	H 130389 01	do.	Mayor, Town of Sunny Side, Sunny Side, Ga. 30284.	Do.
Do.	Sumter	Leslie, village of	H 130395 01	do.	Village Manager, Village of Leslie, Leslie, Ga. 31784.	Do.
Do.	Talbot	Woodland, city of	H 130397 01	do.	Mayor, City of Woodland, Woodland, Ga. 31536.	Do.
Do.	Tattnall	Cobbtown, city of	H 130398 01	do.	Mayor, City of Cobbtown, Cobbtown, Ga. 30420.	Do.
Do.	Upson	Thomaston, city of	H 130408 01 through H 130408 02	do.	Mayor, City of Thomaston, Thomaston, Ga. 30258.	Do.
Do.	Washington	Tennille, city of	H 130415 01	do.	Mayor, City of Tennille, Tennille, Ga. 31089.	Do.
Do.	White	Cleveland, town of	H 130418 01 through H 130418 02	do.	Mayor, Town of Cleveland, Cleveland, Ga. 30628.	Do.
Do.	Wilkinson	McIntyre, town of	H 130421 01	do.	Mayor, Town of McIntyre, McIntyre, Ga. 31064.	Do.
Do.	Cherokee	Holly Springs, city of	H 130425 01 through H 130425 02	do.	Mayor, City of Holly Springs, Holly Springs, Ga. 30142.	Do.
Do.	Effingham	Rincon, town of	H 130426 01 through H 130426 04	do.	Mayor, Town of Rincon, Rincon, Ga. 31326.	Do.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Illinois	Lee	Amboy, city of	H 170414 A 01	Governor's Task Force on Flood Control, P.O. Box 478, Lisle, Ill. 60532. Illinois Insurance Department, 509 State Office Bldg., Springfield, Ill. 62702.	Mayor, City Hall, Amboy, Ill. 61810.	Nov. 23, 1973. Apr. 11, 1975.
Do.	Mercer	New Boston, city of	H 170834 01	do.	Mayor, City of New Boston, New Boston, Ill. 61272.	Do.
Do.	Stephenson	Cedarville, village of	H 170842 01	do.	Village President, Village of Cedarville, Cedarville, Ill. 61013.	Do.
Do.	Will	Braidwood, city of	H 170848 01	do.	Mayor, City of Braidwood, City Hall, Braidwood, Ill. 60408.	Do.
Kansas	McPherson	McPherson, city of	H 200217 B 01 through H 200217 B 02	Division of Water Resources, State Board of Agriculture, Topeka, Kans. 66612. Kansas Insurance Department, 1st Floor, Statehouse, Topeka, Kans. 66612.	Mayor, City of McPherson, City Hall, McPherson, Kans. 67400.	Do.
Do.	Finney	Garden City, city of	H 205186 B 02 through H 205186 B 03	do.	City Hall, City of Garden City, P.O. Box 429, Garden City, Kans. 67846.	May 3, 1972. Apr. 11, 1975.
Maine	Lincoln	South Bristol, town of	H 230220 01 through H 230220 08	Maine Soil and Water Conservation Commission, Augusta, Maine 04330. Maine Insurance Department, Capitol Shopping Center, Augusta, Maine 04320.	Town Council, Town of South Bristol, South Bristol, Maine 04568.	Apr. 11, 1975.
Do.	Washington	Robbinston, town of	H 230321 01 through H 230321 09	do.	Town Council, Town of Robbinston, Robbinston, Maine 04671.	Do.
Do.	Oxford	Hartford, town of	H 230334 01 through H 230334 04	do.	Town Council, Town of Hartford, Hartford, Maine No Zip.	Do.
Do.	do.	Hebron, town of	H 230335 01 through H 230335 02	do.	Town Council, Town of Hebron, Hebron, Maine 04238.	Do.
Do.	do.	Lovell, town of	H 230336 01 through H 230336 04	do.	Town Council, Town of Lovell, Lovell, Maine 04651.	Do.
Do.	Somerset	St. Albans, town of	H 230369 01 through H 230369 06	do.	Town Council, Town of St. Albans, St. Albans, Maine 04871.	Do.
Do.	Franklin	Freeman, township of	H 230457 01 through H 230457 04	do.	Chairman, Board of Supervisors, Township of Freeman, Freeman, Maine No Zip.	Do.
Do.	Androscoggin	Greene, town of	H 230475 01 through H 230475 04	do.	Town Council, Town of Greene, Greene, Maine 04236.	Do.
Michigan	Isabella	Mt. Pleasant, city of	H 260104A 01 through H 260104A 03	Water Resources Commission, Bureau of Water Management, Stevens T. Mason Bldg., Lansing, Mich. 48920. Michigan Insurance Bureau, 111 North Mosser St., Lansing, Mich. 48912.	City Manager, City of Mt. Pleasant, Municipal Bldg.	Apr. 5, 1974. Apr. 11, 1975.
Do.	Washtenaw	Manchester, village of	H 260310A 01	do.	President, Village of Manchester, 421 Riverside Dr., Manchester, Mich. 48158.	Feb. 22, 1974. Apr. 11, 1975.
Do.	Oakland	Franklin, village of	H 260325 01 through H 260325 02	do.	Village Clerk, Village of Franklin, Franklin, Mich. 48225.	Do.
Do.	do.	Rochester, city of	H 260330 01 through H 260330 02	do.	Manager, City of Rochester, 400 6th St., Rochester, Mich. 48063.	Do.
Do.	Huron	Udly, village of	H 260334 01 through H 260334 02	do.	Village Clerk, Village of Udy, Udy, Mich. 48473.	Do.
Do.	Antrim	Ellsworth, village of	H 260349 01	do.	Village President, Village Hall, Village of Ellsworth, Ellsworth, Mich. 49720.	Do.
Do.	Haughton	Lake Linden, village of	H 260412 01	do.	Village Clerk, Village of Lake Linden, Lake Linden, Mich. 49945.	Do.
Do.	St. Clair	Yale, city of	H 260429 01 through H 260429 02	do.	Mayor, City of Yale, City Hall, 411 Trumbull, St. Clair, Mich. 48070.	Do.
Do.	Newaygo	White Cloud, city of	H 260470 01 through H 260470 02	do.	Mayor, City Hall, City of White Cloud, White Cloud, Mich. 49349.	Do.
Do.	Oakland	Wolverine Lake, Village of	H 260480 01	do.	Village Clerk, Village of Wolverine Lake, Wolverine Lake, Mich. No ZIP.	Do.
Do.	Oceana	Hart, city of	H 260484 01	do.	Mayor, City Hall, City of Hart, Hart, Mich. 49420.	Do.
Do.	Sanilac	Croswell, city of	H 260515 01	do.	Mayor, City of Croswell, Croswell, Mich. 48422.	Do.
Minnesota	Anoka	St. Francis, city of	H 270017A 01 through H 270017A 10	Division of Waters, Soils, and Minerals, Department of Natural Resources, Centennial Office Bldg., St. Paul, Minn. 55101. Minnesota Division of Insurance, R-210 State Office Bldg., St. Paul, Minn. 55101.	Mayor, City of St. Francis, Municipal Bldg. St. Francis, Minn. 55070.	June 28, 1974. Apr. 11, 1975.
Do.	Carlton	Barnum, city of	H 270040 01	do.	Mayor, Village Hall, City of Barnum, Barnum, Minn. 56007.	Apr. 23, 1974.
Do.	Martin	Ceylon, city of	H 270275 01	do.	Mayor, City of Ceylon, City Hall, Ceylon, Minn. 56121.	Apr. 11, 1975.
Do.	do.	Truman, city of	H 270278 01	do.	Mayor, City of Truman, City Hall, Truman, Minn. 56088.	Do.
Do.	Renville	Sacred Heart, city of	H 270402A 01	do.	Mayor, City of Sacred Heart, Sacred Heart, Minn. 56285.	May 2, 1974.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Do.	Redwood	Revere, city of	H 270665	do.	Mayor, City of Revere, City Hall, Revere, Minn. 56160.	Apr. 11, 1973.
Do.	Murray	Hadley, city of	H 270673 01	do.	Mayor, City of Hadley, City Hall, Hadley, Minn. 56133.	Do.
Mississippi	Pike	McComb, city of	H 280132 01 through H 280132 04	Mississippi Research and Development Center, P.O. Drawer 2470, Jackson, Miss. 39203. Mississippi Insurance Department, 910 Woodfolk Bldg., P.O. Box 79, Jackson, Miss. 39205.	Mayor, City of McComb, City Hall, McComb, Miss. 39648.	Do.
New Jersey	Morris	Mount Arlington, borough of	H 340541 01 through H 340541 02	Bureau of Water Control, Department of Environmental Protection, P.O. Box 1350, Trenton, N.J. 08625. New Jersey Department of Insurance, State House Annex, Trenton, N.J. 07462.	Borough Clerk, Borough of Mount Arlington, Mount Arlington, N.J. 07856.	Do.
Do.	Sussex	Vernon, township of	H 340561 01 through H 340561 05	do.	Chairman, Board of Supervisors, Township of Vernon, Vernon, N.J. 07462.	Do.
New York	Cayuga	Union Springs, village of	H 360129 01	New York State Department of Environmental Conservation, Division of Resources Management Services, Bureau of Water Management, Albany, N.Y. 12201. New York State Insurance Department, 123 William St., New York, N.Y. 10038.	Village President, Village of Union Springs, Union Springs, N.Y. 13160.	Do.
Do.	Chemung	Ashland, town of	H 360147A 01 through H 360147A 06	do.	Town Clerk, Town of Ashland, 207 Main St., Wellsburg, N.Y. 14894.	Nov. 9, 1973. Apr. 11, 1975.
Do.	Onondaga	Salina, town of	H 360091 01 through H 360091 09	do.	Building Inspector, Town of Salina, 913 Old Liverpool Rd., Liverpool, N.Y. 13088.	Do.
Do.	Allegany	Writ, town of	H 361103 01 through H 361103 04	do.	Town Council, Town of Writ, Writ, N.Y. (No ZIP).	Do.
Do.	Cattaraugus	Yorkshire, town of	H 361104 01 through H 361104 04	do.	Town Council, Town of Yorkshire, Yorkshire, N.Y. 14173.	Do.
Do.	Orleans	Gaines, town of	H 361255 01 through H 361255 10	do.	Town Council, Town of Gaines, Gaines, N.Y. (No ZIP).	Do.
Do.	Steuben	Prattsburg, town of	H 361435 01 through H 361435 16	do.	Town Council, Town of Prattsburg, Prattsburg, N.Y. 14573.	Do.
Do.	Westchester	Scarsdale, town of	H 361448 01 through H 361448 03	do.	Town Council, Town of Scarsdale, Scarsdale, N.Y. 10583.	Do.
North Carolina	Wake	Fuquay-Varina, town of	H 370239 01 through H 370239 02	Division of Community Assistance, Department of Natural and Economic Resources, P.O. Box 27687, North Carolina Insurance Department, P.O. Box 26387, Raleigh, N.C. 27611.	Mayor, City Hall, Town of Fuquay-Varina, Fuquay-Varina, N.C. 27526.	Do.
Ohio	Ashtabula	Conneaut, city of	H 390012A 01 through H 390012A 19	Commercial Union Insurance Co., 1300 East 9th St., Cleveland, Ohio 44114. Ohio Department of Natural Resources, Flood Insurance Coordinating Bldg., Fountain Square, Columbus, Ohio 43224.	City Hall Bldg., City of Conneaut, Main St., Conneaut, Ohio 44030.	May 3, 1974. Apr. 11, 1975.
Do.	Hamilton	Montgomery, city of	H 390228A 01 through H 390228A 02	do.	Mayor, City of Montgomery, City Hall, Montgomery, Ohio 45342.	June 28, 1974. Apr. 11, 1975.
Oregon	Jackson	Ashland, city of	H 410090A 01 through H 410090A 03	Executive Department, State of Oregon, Salem, Oreg. 97310. Oregon Insurance Division, Department of Commerce, 158 12th St. N.E., Salem, Oreg. 97310.	City Administrator, City of Ashland, City Hall, Ashland, Oreg. 97520.	June 7, 1974. Apr. 11, 1975.
Pennsylvania	Montgomery	Cheltenham, township of	H 420606 A 01 through H 420606 A 09	Department of Community Affairs, Commonwealth of Pennsylvania, Harrisburg, Pa. 17120. Pennsylvania Insurance Department, 108 Finance Bldg., Harrisburg, Pa. 17120.	Township Bldg., Township of Cheltenham, 8290 Old York Rd., Cheltenham, Pa. 19012.	June 28, 1974. Apr. 11, 1975.
Do.	Clearfield	Lawrence, township of	H 421528 01 through H 421528 28	do.	Chairman, Board of Supervisors, Township of Lawrence, P.O. Box 906, Clearfield, Pa. 16830.	Do.
Do.	Elk	Bentinger, township of	H 421607 01 through H 421607 07	do.	Chairman, Board of Supervisors, Township of Bentinger, 106 Averyville Rd., St. Marys, Pa. 15857.	Do.
Do.	Greene	Springhill, township of	H 421677 01 through H 421677 07	do.	Chairman, Board of Supervisors, Township of Springhill, Route 2, New Freeport, Pa. 15352.	Do.
Do.	Lycoming	Mill Creek, township of	H 421845 01 through H 421845 04	do.	Chairman, Board of Supervisors, Township of Mill Creek, Rural Delivery 2, Muncy, Pa. 17756.	Do.
Do.	Monroe	Paradise, township of	H 421891 01 through H 421891 08	do.	Chairman, Board of Supervisors, Township of Paradise, Rural Delivery 1, Cresco, Pa. 18344.	Do.
Do.	Montgomery	Limerick, town of	H 421912 01 through H 421912 19	do.	Town Council, Town of Limerick, Limerick, Pa. 19468.	Do.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Do.	Susquehanna	Middletown, township of.	H 422088 01 through H 422088 08 H 422109 01 through H 422109 19 H 422335 01 through H 422335 14 H 422381 01 through H 422381 02 H 422392 01 through H 422392 05 H 422417 01 through H 422417 02 H 422418 01 through H 422418 09 H 422582 01 through H 422583 04	do.	Chairman Board of Supervisors, Township of Middletown, Little Meadows, Pa. 18830. Chairman Board of Supervisors, Township of Cranberry, Rural Delivery 1, Seneca, Pa. 16366. Windsor Township Office, Township of Windsor, Rural Delivery No. 3, Red Lion, Pa. 17336. Chairman Board of Supervisors, Township of West Sadsbury, Rural Delivery 1, Parkersburg, Pa. 19365. Chairman Board of Supervisors, Township of Pine, Rural Delivery 3, Linesville, Pa. 16424. Mayor, Borough of Mill Village, Mill Village, Pa. 16427. Chairman Board of Supervisors, Township of Summit, 1733 Robinson Rd., Erie, Pa. 16509. Chairman Board of Supervisors, Township of Thompson, Rural Delivery No. 3, Susquehanna, Pa. 18847.	Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.
Tennessee	Williamson	Fairview, city of.	H 470242 01 through H 470242 04	Tennessee State Planning Office, 600 Capitol Hill Bldg., Nashville, Tenn. 37219. Tennessee Department of Insurance and Banking, 114 State Office Bldg., Nashville, Tenn. 37219.	Mayor, City Hall, City of Fairview, Fairview, Tenn. 37062.	Do.
Texas	Brasoria	Hillcrest Village, city of.	H 485478 B 03 through H 485478 B 04	Texas Water Development Board, P.O. Box 13057, Capitol Station, Austin, Tex 78711. Texas Insurance Department, 1116 San Jacinto St., Austin, Tex 78701. Management and Engineering Division, Water Resources Department, State Office Bldg., Montpelier, Vt. 05657. Vermont Insurance Department, State Office Bldg., Montpelier, Vt. 05602.	City of Hillcrest Village, 105 West Crestmont Dr., Hillcrest Village, Tex. No ZIP.	Mar. 18, 1972.
Vermont	Lamoille	Elmore, town of.	H 500318 01 through H 500318 04	do.	Town of Elmore, Board of Selectmen, Lake Elmore, Vt. 05657.	Apr. 11, 1975.
Do.	Chittenden	St. George, town of.	H 500320 01	do.	Board of Selectmen, Town of St. George, Rural Free Delivery, Williston, Vt. 05495.	Do.
Virginia	Brunswick	Unincorporated areas.	H 510236 01 through H 510236 34	Bureau of Water Control Management, State Water Control Board, P.O. Box 11143, Lawrenceville, Va. 23868. Virginia Insurance Department, 700 Blanton Bldg., P.O. Box 1157, Richmond, Va. 23209.	County Clerk, Brunswick County Courthouse, Lawrenceville, Va. 23868.	Do.
Do.	Richmond	do.	H 510310 01 through H 510310 17	do.	Chairman Board of Supervisors, County of Richmond, County Office Bldg., Warsaw, Va. 22572.	Do.
Do.	Southampton	do.	H 510315 01 through H 510315 40	do.	County Administrator, County of Southampton, P.O. Box 400, Courtland, Va. 23837.	Do.
West Virginia	Fayette	do.	H 540026 01 through H 540026 42	Office of Federal-State Relations, Division of Planning and Development, Capitol Bldg., Room 150, Charleston, W. Va. 25305. Insurance Commissioner, Bldg. No. 3, Room 643, 1800 Washington St., Charleston, W. Va. 25305. Department of Natural Resources, P.O. Box 450, Madison, Wis. 53703. Wisconsin Insurance Department, 201 East Washington Ave., Madison, Wis. 53703.	County Board of Commissioners, County Courthouse, County of Fayette, Fayetteville, W. Va., 25840.	Do.
Wisconsin	Fond Du Lac	Oakfield, village of.	H 550139A 01	do.	Village President, Village of Oakfield, Oakfield, Wis., 53065.	May 24, 1975.

(National Flood Insurance Act of 1968 (title XIII of the Housing and Urban Development Act of 1968), effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended (secs. 408-410, Pub. L. 91-152, Dec. 24, 1969), 42 U.S.C. 4001-4127; and Secretary's delegation of authority to Federal Insurance Administrator, 34 FR 2690, Feb. 27, 1969)

Issued: March 14, 1975.

J. ROBERT HUNTER,
Acting Federal Insurance Administrator.

[FR Doc. 75-7833 Filed 3-28-75; 8:45 am]

Title 26—Internal Revenue

CHAPTER I—INTERNAL REVENUE SERVICE, DEPARTMENT OF THE TREASURY

SUBCHAPTER A—INCOME TAX

[T.D. 7349]

PART 10—TEMPORARY INCOME TAX REGULATIONS UNDER PUBLIC LAW 93-625

Election With Respect to Foreclosure Property by a Real Estate Investment Trust

In FR Doc. 75-7745 appearing at page 13209 in the issue for Tuesday, March 25, 1975, the file line on page 13211 at the end of the document should read "[FR Doc. 75-7745 Filed 3-21-75; 9:46 am]".

Title 32—National Defense

CHAPTER XIV—RENEGOTIATION BOARD

SUBCHAPTER B—RENEGOTIATION BOARD REGULATIONS UNDER THE 1951 ACT

PART 1480—AVAILABILITY AND CONTROL OF RECORDS

Freedom of Information; Miscellaneous Amendments

The Renegotiation Board hereby adopts the proposed amendments to Part 1480 which were published on February 21, 1974 (36 FR 7682-7684). Certain technical changes have been made therein.

In adopting these regulations, the Board has endeavored to provide the public with less expensive and speedier access to more information, in the spirit of the recent amendments to the Freedom of Information Act.

For example, the Board's new rules include a provision which makes available any "reasonably segregable" portion of a record containing information otherwise exempt.

The new regulations eliminate the requirement that a request must be for "identifiable" records. A request under the new regulations ought to describe the record to the extent possible, including the subject matter of the record, its approximate date, and the name(s) or title(s) of the person(s) by whom it was prepared or to whom it was addressed. To the extent that such a description would enable a staff employee, expending reasonable effort, to locate the requested record, the record is "reasonably described," and the request will be processed.

The Board's new regulations also eliminate charges for monitoring inspections by a requester, eliminate charges for time spent in deleting exempt material and revise charges for search and duplication to reflect direct costs only in accordance with section 1(b)(2) of Pub. L. 93-502, 88 Stat. 1561.

In order to protect the public from incurring unexpected costs, the new rules provide that where fees in excess of \$25 are anticipated, and the requester has not indicated his willingness to accept these costs, the request will not be deemed received until the requester is notified of the anticipated costs and agrees to bear them. Such notification

will be given as quickly as possible, and in any event a notification giving the best estimate then available shall be transmitted within 5 working days.

The new regulations provide that copies of a current index of Board documents made available for public inspection pursuant to 32 CFR 1480.4 and 1480.5 shall be provided upon request at a cost not to exceed the direct cost of duplication. The Board has determined that publication of such an index on a quarterly or other basis is unnecessary and impracticable.

The regulations outline the procedures for requesting documents and for appealing from initial denials. In addition, the regulations outline Board procedures for acting on requests and set time limits for Board action. Basically an initial determination must be made within ten days after receipt of a request for records and a subsequent determination, if necessary, must be made within twenty days after receipt of an appeal from an initial denial of a request. Where unusual circumstances exist, either of these time limits may be extended by not more than ten days in the aggregate.

The new regulations, as adopted effective March 31, 1975, read as set forth below.

Dated: March 26, 1975.

REX M. MATTINGLY,
Acting Chairman.

1. In § 1480.2, paragraphs (a) and (d) are revised to read as follows:

§ 1480.2 Statutory provisions and Executive Orders.

(a) *Freedom of information.* The regulations in this part implement the provisions of sec. 552 of title 5, United States Code (sec. 3 of the Administrative Procedure Act as amended by Pub. L. No. 90-21, approved June 5, 1967 (81 Stat. 54) and by Pub. L. 93-502, approved November 21, 1974 (88 Stat. 1561)).

(d) *Classified information.* Records of the Board are subject to the restrictions on disclosure of classified information as provided in Executive Order 11652, dated March 8, 1972 (37 FR 5209, March 10, 1972).

2. Section 1480.3 is revised to read as follows:

§ 1480.3 In general.

(a) The renegotiation law requires the Board to obtain or develop, with respect to the business of contractors subject to the provisions of the act, information of the type described in section 1905, title 18, United States Code, section 7213(a) (1) of the Internal Revenue Code of 1954, and Executive Order 11652 (see § 1480.2 (b), (c) and (d)), as well as other commercial or financial information which contractors themselves do not customarily disclose to the public. In establishing the regulations in this part, the Board has endeavored to balance the necessity of protecting such information with the right of the public to

be adequately informed of the operations of the Board.

(b) This part applies only to records or categories of records which exist at the time the request for the information is made. The Board is not required to prepare or procure a record solely for the purpose of making it available under this part.

3. In § 1480.5 paragraph (b) is added and paragraph (d) is amended by adding two sentences to read as set forth below:

§ 1480.5 Public inspection of records; index.

(b) *Records containing both available and unavailable information.* Any reasonably segregable portion of a record otherwise exempt from disclosure requirements under 5 U.S.C. 552 shall be made available unless such portion is readily available from another source and the other source is made known to the person desiring the record.

(d) * * * Publication of such index or indexes has been determined by the Board to be unnecessary and impracticable. Upon request, the Board shall provide copies of its index or indexes at a cost not to exceed the direct cost of duplication.

4. Section 1480.6 is revised to read as follows:

§ 1480.6 Production of reasonably described records.

(a) *In general.* (1) Subject to the exemption provisions of § 1480.9, upon request made as provided in § 1480.7, the Board will make available for inspection and copying any record not published or made available for public inspection and copying pursuant to the provisions of § 1480.4 or § 1480.5.

(2) A record is "reasonably described" when the request specifies the title or subject matter of the record, the approximate date of the record, and the name(s) or title(s) of the person(s) by whom it was prepared or to whom it was addressed.

(b) *Referrals to other agencies.* (1) When the Board receives a request to make available a record which is the exclusive concern of another agency of the Government (see § 1451.23 of this subchapter), the Board will refer the request to such other agency and will notify the person making the request of such referral. This paragraph specifically includes all requests for records containing classified information (see § 1480.2 (d) and § 1480.9(a)(1)).

(2) When the Board receives a request to make available a record which is of concern to more than one agency of the Government, the Board will retain and act upon the request if the Board is one of the agencies concerned and if its interest in the record is paramount; otherwise, the Board will refer the request to the agency having the paramount interest and will notify the person making the request of such referral (see § 1480.7).

5. Section 1480.7 is revised to read as follows:

§ 1480.7 Procedure for obtaining access to records; time limits; responsibility.

(a) *In general.* (1) Any person desiring access to a reasonably described record pursuant to § 1480.6 must submit a written request for the record; such request should indicate that it is being made pursuant to the Freedom of Information Act and the envelope in which the request is sent should be prominently marked with the letters "FOIA." If a copy of a particular record is desired instead of an inspection thereof, the written request shall so state.

(2) All requests, including requests for records located at regional boards, should be addressed to the Public Information Officer, Renegotiation Board, Washington, D.C. 20446.

(b) *Initial determination.* An initial determination as to whether to release a record requested pursuant to § 1480.6 shall be made within ten days (excepting Saturdays, Sundays, and legal public holidays) after the request is received except that this time limit may be extended by up to ten working days in accordance with paragraph (e) of this section. The person making the request will be notified immediately of such determination. If such determination is to disclose the requested record, such record shall be made promptly available. If such determination is not to disclose the record in whole or in part, the person making the request shall, at the same time he is notified of such determination, be notified of (1) the reason for the determination; and (2) the right of such person to appeal the determination to the General Counsel.

(c) *Receipt of requests.* The ten-day time limit described in paragraph (b) of this section will not begin to run until a request has been identified as a request for records under the Freedom of Information Act and has been received by the Public Information Office, or until such identification and receipt would have been effected with the exercise of due diligence by Board personnel.

(d) *Appeal procedures.* (1) Any person who has received an initial determination in accordance with paragraph (b) of this section that a requested record will not be disclosed, in whole or in part, may apply to the General Counsel for a reconsideration of the determination.

(2) Any such application for reconsideration shall be made by letter addressed to the Office of General Counsel, Renegotiation Board, Washington, D.C. 20446, within twenty calendar days after the date of the initial determination. Such application for reconsideration shall include all information and arguments relied upon by the applicant and shall identify with specificity each denial of a record, or portion thereof, to which exception is taken. The envelope in which the application is sent shall be prominently marked with the letters "FOIA." The twenty-day time limit in paragraph (d) (3) of this section will not

begin to run until a proper application has been received by the Office of General Counsel.

(3) A determination with respect to any appeal made pursuant to this paragraph will be made within twenty days (excepting Saturdays, Sundays, and legal public holidays) after receipt of such appeal except that this time limit may be extended by up to ten working days in accordance with paragraph (e) of this section.

(4) The decision by the General Counsel as to the availability of the record is administratively final. The decision by the General Counsel not to disclose a record under this part is considered to be a withholding by the Board for the purposes of section 552(a) (3) of title 5, United States Code.

(e) *Extensions of time.* (1) In unusual circumstances as specified in this paragraph, the time limits prescribed in either paragraphs (c) or (d) (3) of this section may be extended by not more than ten days in the aggregate. In such a case written notice to the person making the request is required setting forth the reasons for such extension and the date on which a determination is expected to be dispatched.

(2) As used in this paragraph, "unusual circumstances" means, but only to the extent reasonably necessary to the proper processing of the particular request—(i) the need to search for and collect the requested records from field facilities or other establishments that are separate from the office processing the request; (ii) the need to search for, collect, and appropriately examine a voluminous amount of separate and distinct records which are demanded in a single request; or (iii) the need for consultation which shall be conducted with all practicable speed, with another agency having a substantial interest in the determination of the request or among two or more components of the agency having substantial subject-matter interest therein.

(f) *Responsibility.* The authority to administer this part is delegated to the Director, Office of Administration with respect to initial determinations and to the General Counsel with respect to appeals therefrom, or in the absence of either officer, to his deputy.

6. In § 1480.9 paragraphs (a) (1) and (a) (7) are revised to read as follows:

§ 1480.9 Exemptions.

(a) * * *

(1) Records specifically authorized under criteria established by Executive Order 11652, dated March 8, 1972 (37 FR 5209, March 10, 1972) to be kept secret in the interest of national defense or foreign policy and properly classified pursuant to Executive Order 11652 (see § 1480.2(d) and § 1480.6(b) (1)).

(7) Investigatory records compiled for law enforcement purposes, but only to the extent that the production of such

records would, (i) interfere with enforcement proceedings, (ii) deprive a person of a right to a fair trial or an impartial adjudication, (iii) constitute an unwarranted invasion of personal privacy, (iv) disclose the identity of a confidential source and, in the case of a record compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, confidential information furnished only by the confidential source, (v) disclose investigative techniques and procedures or, (vi) endanger the life or physical safety of law enforcement personnel.

7. Section 1480.12 is revised to read as follows:

§ 1480.12 Copies of records; fees or charges.

(a) Upon request, the Board will furnish a copy or copies of any record made available pursuant to this part, except records published in the *FEDERAL REGISTER* and offered for sale by the Superintendent of Documents, Government Printing Office (see § 1480.4).

(b) *Fees.* The following specific fees shall be applicable with respect to services rendered to members of the public under this part:

(1) The charge for duplication or photocopy will be fifteen (15) cents per page.

(2) The charge for search of Renegotiation Board records by clerical personnel will be at the rate of \$5.00 per hour.

(3) The charge for research of Renegotiation Board records by professional personnel will be at the rate of \$9.00 per hour.

(4) The charge for authentication of each record as a true copy will be \$2.50.

(5) Computer costs shall be assessed in accordance with actual costs incurred by the Board. A computer cost estimate shall be furnished to the requester at the time the request is granted, if the cost estimate exceeds \$25.00.

(c) *Other charges.* When a response to a request requires services or materials other than the common ones described in paragraphs (b) (1) through (b) (5) of this section, the direct cost of such services or materials may be charged, but only if the requester has been notified of such cost before it is incurred.

(d) *Records located elsewhere than at Board headquarters.* If records requested under this part are stored elsewhere than the headquarters of the Renegotiation Board at 2000 M Street NW., Washington, D.C., the actual costs of transportation of people or records as required to process the request at headquarters will be added to the search costs.

(e) *Notice of anticipated fees in excess of \$25.* Where it is anticipated that the fees chargeable under this section will amount to more than \$25, and the requester has not indicated in advance his willingness to pay fees as high as

anticipated, the requester shall be notified of the amount of the anticipated fee of such portion thereof as can readily be estimated. In such cases, a request will not be deemed to have been received until the requester is notified of the anticipated cost and agrees to bear it. Such notification shall be transmitted as soon as possible, but in any event within five working days, giving the best estimate then available. The notification shall offer the requester the opportunity to confer with Board personnel with the object of reformulating the request so as to meet his needs at lower cost.

(f) *Advance deposit.* (1) Where the anticipated fee chargeable under this section exceeds \$25, an advance deposit of 25 percent of the anticipated fee or \$25, whichever is greater, may be required.

(2) Where a requester has previously failed to pay a fee under this section, an advance deposit of the full amount of the anticipated fee may be required. In any case requiring a deposit, the request will not be deemed to be received until receipt of such deposit.

(g) *Individual inspection and copying.* Persons may inspect and copy records by their own means in the principal office of the Board without charge except for any search charges payable pursuant to this section.

(h) *Remittance of fees.* Remittances shall be made payable to the order of the Renegotiation Board and mailed to the Renegotiation Board, Attention: Director, Office of Administration, Washington, D.C. 20446. The Board will assume no responsibility for cash which is lost in the mail.

(i) *Waiver of fee.* The Board shall waive any fee or charges prescribed in this part in any instance in which the Board, in its discretion, determines such waiver to primarily benefit the general public. There shall be no charge for the making or authentication of copies of records required for use by other agencies of the Government.

(Sec. 109, 65 Stat. 22; 50 U.S.C.A., App., Sec. 1219)

[FR Doc.75-8287 Filed 3-28-75;8:45 am]

Title 36—Parks, Forests, and Memorials
CHAPTER I—NATIONAL PARK SERVICE,
DEPARTMENT OF THE INTERIOR

Delaware Water Gap National Recreation Area, Pennsylvania and New Jersey; Off-Road Use of Vehicles

PART 7—SPECIAL REGULATIONS, AREAS OF THE NATIONAL PARK SYSTEM

A proposal was published at page 43090 of the FEDERAL REGISTER of December 10, 1974, to amend Part 7 of Title 36 of the Code of Federal Regulations by adding a new §7.71(b). The purpose of this amendment is to designate a snowmobile route as required by Executive Order 11644 (37 FR 2877) and Title 36, Code of Federal Regulations, Part 2, §2.34.

Interested persons were given 30 days within which to submit written com-

ments, suggestions, or objections with respect to the proposed amendment. No comments, suggestions, or objections have been received, and the proposed amendment is hereby adopted without change and set forth below. This amendment shall take effect on April 30, 1975. (5 U.S.C. 553; 16 U.S.C. 3)

JAMES L. McLAUGHLIN,
Superintendent, Delaware Water Gap National Recreation Area.

§ 7.71 Delaware Water Gap National Recreation Area.

(b) Designated Snowmobile Routes.

(1) A route in Middle Smithfield Township, Monroe County, Pennsylvania, bounded by the Delaware River on the east and Hidden Lake on the west. The route begins at the Smithfield Beach parking area and is in two loops. Loop One is a small trail approximately 3 miles long and follows the west bank of the Delaware River and closely parallels the east side of L.R. 45012 (commonly known as the River Road). Loop two is approximately 6 miles long and begins at the northwest end of Loop One; it goes northwesterly along the ridge west of the Delaware River, then goes southerly along the ridge which is east of Hidden Lake to a point opposite the south end of Hidden Lake, and then goes easterly until it returns to Loop One near L.R. 45012. Maps of the route are available at Smithfield Beach and at the office of the Superintendent. Both loops are marked by appropriate signs.

[FR Doc.75-8211 Filed 3-28-75;8:45 am]

Title 38—Pensions, Bonuses, and Veterans' Relief

CHAPTER I—VETERANS ADMINISTRATION

PART 3—ADJUDICATION

Subpart A—Pension, Compensation, and Dependency and Indemnity Compensation
Disappearance of Veteran; Awards to Dependents

On page 4455 of the FEDERAL REGISTER of January 30, 1975, there was published a notice of proposed regulatory development to amend paragraph (c) of § 3.656 to provide that payments to beneficiaries under that section will be continued until a finding of presumptive death is made instead of terminating at the end of the 7-year period of continued absence. Under this amendment payments will not be suspended while development of evidence is in progress.

Interested persons were given 30 days in which to submit comments, suggestions, or objections regarding the proposed regulation.

No written objections have been received. One favorable comment was received and the proposed regulation is hereby adopted without change and is set forth below.

Effective date. This VA Regulation is effective March 25, 1975.

Approved: March 25, 1975.

R. L. ROUDEBUSH,
Administrator.

In § 3.656 paragraph (c) is revised to read as follows:

§ 3.656 Disappearance of veteran.

(c) Awards to dependents will not be continued under this section in any case where the facts are such as to bring into effect the presumption of death under § 3.212.

[FR Doc.75-8246 Filed 3-28-75;8:45 am]

PART 3—ADJUDICATION

Subpart A—Pension, Compensation, and Dependency and Indemnity Compensation

INCREASED PENSION RATES

The Administrator of Veterans' Affairs amends § 3.351 of Title 38, Code of Federal Regulations, to incorporate increased pension rates provided by Pub. L. 93-527 (88 Stat. 1702).

Section 521(d) of Title 38, United States Code, provides for payment of an additional monthly allowance to a veteran who is receiving pension and is in need of regular aid and attendance. Pub. L. 93-527, effective January 1, 1975, increased this allowance from \$110 to \$123. Section 521(e) provides for payment of an additional monthly housebound rate to a veteran who has a disability rated permanent and total and has additional disabilities rated at 60 percent or more and to a veteran who because of disabilities is housebound but does not qualify for the aid and attendance allowance. Pub. L. 93-527 increased the housebound rate from \$44 to \$49. Prior to this amendment § 3.351(d) reflected the rates in effect prior to the effective date of Pub. L. 93-527. The amendment substitutes the aid and attendance and housebound rates provided by Pub. L. 93-527 for the former rates. Minor editorial changes are made in § 3.351 designed to reflect agency policy to avoid any appearance of seeming to preclude benefits for female veterans, their dependents and beneficiaries. An additional editorial change is made in paragraph (a) which deletes a reference to Mexican Border period service which is not pertinent to entitlement under the pension laws in effect on June 30, 1960.

Compliance with the provisions of § 1.12 of this chapter, as to notice of proposed regulatory development and delayed effective date, is unnecessary in this instance and would serve no useful purpose since the amendments are editorial in nature and do not effect a change in benefits.

In § 3.351, paragraphs (a), (c) (introduction), (d) (introduction), (d) (2) and (e) are revised to read as follows:

§ 3.351 Special monthly dependency and indemnity compensation, death compensation and pension ratings.

(a) *Aid and attendance; general.* Additional pension for veterans in need of