

Essex, Fairfax, Henrico, King and Queen, King George, New Kent and the Independent Cities of Colonial Heights and Petersburg in the Commonwealth of Virginia; the District of Columbia; Prince George's, Somerset and Worcester counties in the State of Maryland; and Camden, Currituck, Gates, Hertford and Northampton counties in the State of North Carolina.

The interest rates are:

	Percent
For Physical Damage:	
Homeowners with credit available elsewhere	5.125
Homeowners without credit available elsewhere	2.562
Businesses with credit available elsewhere	6.199
Businesses and non-profit organizations without credit available elsewhere	3.100
Others (including non-profit organizations) with credit available elsewhere	5.500
For Economic Injury:	
Businesses and small agricultural cooperatives without credit available elsewhere	3.100

The number assigned to this disaster for physical damage is 354608. For economic injury the number is 9X0100 for Virginia; 9X0200 for District of Columbia; 9X0300 for Maryland; and 9X0400 for North Carolina.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: September 22, 2003.

Cheri L. Cannon,

Acting Associate Administrator for Disaster Assistance.

[FR Doc. 03-24540 Filed 9-26-03; 8:45 am]

BILLING CODE 8025-01-P

SMALL BUSINESS ADMINISTRATION

Small Business Size Standards; Waiver of the Nonmanufacturer Rule

AGENCY: Small Business Administration.

ACTION: Notice of intent to grant the Nonmanufacturer Rule for Ammunition (Except Small Arms).

SUMMARY: The U.S. Small Business Administration (SBA) is considering granting a waiver of the Nonmanufacturer Rule for Ammunition (Except Small Arms). The basis for waivers is that no small business manufacturers are supplying these classes of products to the Federal government. The effect of a waiver would be to allow otherwise qualified regular dealers to supply the products of any domestic manufacturer on a Federal contract set aside for small businesses or

awarded through the SBA 8(a) Program. The purpose of this notice is to solicit comments and potential source information from interested parties.

DATES: Comments and sources must be submitted on or before October 10, 2003.

ADDRESSES: Edith Butler, Program Analyst, U.S. Small Business Administration, 409 3rd Street, SW., Washington DC, 20416, Tel: (202) 619-0422.

FOR FURTHER INFORMATION CONTACT: Edith Butler, Program Analyst, (202) 619-0422, Fax (202) 205-7280.

SUPPLEMENTARY INFORMATION: Pub. L. 100-656, enacted on November 15, 1988, incorporated into the Small Business Act the previously existing regulation that recipients of Federal contracts set aside for small businesses or SBA 8(a) Program procurement must provide the product of a small business manufacturer or processor, if the recipient is other than the actual manufacturer or processor. This requirement is commonly referred to as the Nonmanufacturer Rule. The SBA regulations imposing this requirement are found at 13 CFR 121.406 (b). Section 303(h) of the law provides for waiver of this requirement by SBA for any "class of products" for which there are no small business manufacturers or processors in the Federal market.

To be considered available to participate in the Federal market on these classes of products, a small business manufacturer must have submitted a proposal for a contract solicitation or received a contract from the Federal government within the last 24 months. The SBA defines "class of products" based on six digit North American Industry Classification System (NAICS) and the four digit Product and Service Code established by the Federal Procurement Data System.

The U.S. Small Business Administration is currently processing a request to waive the Nonmanufacturer Rule for Ammunition (Except Small Arms), North American Industry Classification System (NAICS) 332993. The public is invited to comment or provide source information to SBA on the proposed waiver of the nonmanufacturer rule for this NAICS code.

Luz Hopewell,

Associate Administrator for Government Contracting.

[FR Doc. 03-24545 Filed 9-26-03; 8:45 am]

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SOCIAL SECURITY ADMINISTRATION

Statement of Organization, Functions and Delegations of Authority

This statement amends Part S of the Statement of the Organization, Functions and Delegations of Authority which covers the Social Security Administration (SSA). The Office of the General Counsel is abolishing the Office of Program Litigation and incorporating the functions of the office into the Office of Program Law. The new material and changes are as follows:

Section S9.10 *The Office of the General Counsel*—(Organization):

Delete E. The Office of Program Litigation (S9C) in its entirety.

Reletter F. The Office of Program Law (S9E) to E.¹

Reletter G. The Office of Public Disclosure (S9H) to F.²

Reletter H. The Offices of the Regional Chief Counsels (S9G-F1—S9G-FX) to G.²

Section S9.20 *The Office of the General Counsel*—(Functions):

Replace in its entirety, D. The Office of General Law (S9B) with the following:

D. The Office of General Law (S9B).

1. Provides legal services to the Commissioner and all components of the Agency on all non-program legal issues affecting the Agency's business management activities and administrative operations including: Procurement; contracting; patents; copyrights; budget; appropriations; personnel; ethics; adverse employment actions; employment discrimination; compensation; travel; personnel; claims by and against SSA (including but not limited to those under the Federal Tort Claims Act); electronic service delivery; labor-management relations; Touhy requests; Office of Special Programs and Services investigations; salary and other overpayments; relationships with other governmental and nongovernmental entities; and administrative governance.

2. Provides legal services and advice regarding SSA's civil defense, civil rights and security programs as well as for SSA's administration of its disclosure regulations and related statutes including the Freedom of Information and Privacy Acts and Computer Matching Agreements. Provides liaison with the Department of Justice on administering the Freedom of Information and Privacy Acts. Serves as liaison with the Comptroller General.

3. Working under the direction of the Designated Agency Ethics Official (DAEO), manages the daily operation of the Agency's ethics programs, implements decisions of the DAEO, and

provides liaison with the Office of Government Ethics, as appropriate.

4. Furnishes litigation support and litigation-related advice to the Commissioner and all components of SSA in both administrative and court litigation in connection with each of the areas mentioned above. Represents SSA in all such litigation when such direct representation is authorized by law. In other cases, makes and supervises contacts with attorneys responsible for the conduct of such litigation, including appropriate United States Attorneys and other Department of Justice officials.²

Delete E. The Office of Program Litigation (S9C).²

Reletter F. The Office of Program Law (S9E) to E.

Replace in its entirety the Functions of The Office of Program Law as follows:

1. Furnishes legal services and advice in connection with the operations and administration of the various programs administered by SSA under the Social Security Act and of other programs and areas that do not fall within the jurisdiction of the Office of General Law.¹

2. Drafts or reviews all SSA regulatory and other **Federal Register** materials and legal instruments relating to areas within the jurisdiction of the Office of Program Law.

3. Drafts or reviews proposed testimony of SSA officials before Congress relating to any area within the jurisdiction of the Office of Program Law.

4. Drafts proposals for legislation originating in SSA, reviews specifications for such proposed legislation and reviews all proposed legislation submitted by SSA for comment. Drafts or reviews reports and letters to congressional committees, the Office of Management and Budget and others on proposed legislation and legislative matters. Prescribes the procedures to govern the routing and review within SSA of material relating to proposed legislation.¹

5. Furnishes legal support and litigation related advice in both administrative court litigation in connection with the operations and administration by SSA of the various programs administered by SSA under the Social Security Act and of other programs and areas that do not fall within the jurisdiction of the Office of General Law.

6. Represents SSA in all such litigation when such direct representation is authorized by law and in other cases, makes and supervises contacts with attorneys responsible for the conduct of such litigation including

appropriate United States Attorneys and other Department of Justice officials.

Reletter G. The Office of Public Disclosure (S9H) to F.

Reletter H. The Offices of the Regional Chief Counsels (S9G-F1—S9G-FX) to G.

¹ **Federal Register**—June 23, 2000.

² **Federal Register**—October 10, 2002.

Dated: September 11, 2003.

Jo Anne B. Barnhart,

Commissioner of Social Security.

[FR Doc. 03-24596 Filed 9-26-03; 8:45 am]

BILLING CODE 4191-02-P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Aviation Proceedings, Agreements Filed the Week Ending September 12, 2003

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C. 412 and 414. Answers may be filed within 21 days after the filing of the application.

Docket Number: OST-2003-16123.

Date Filed: September 9, 2003.

Parties: Members of the International Air Transport Association.

Subject: Mail Vote 322, PTC COMP 1089 dated 9 September 2003, General Increase Resolution 002mm (except within Europe, between USA/US Territories and Austria, Chile, Czech Republic, Finland, France (including French Guiana, French Polynesia, Guadeloupe, Martinique, New Caledonia, Reunion, Saint Pierre and Miquelon), Germany, Iceland, Italy, Korea (Rep. of), Malaysia, Netherlands, New Zealand, Panama, Scandinavia, Switzerland), Intended effective date: 1 October 2003.

Docket Number: OST-2003-16133.

Date Filed: September 9, 2003.

Parties: Members of the International Air Transport Association.

Subject: Mail Vote 323, PTC123 0252 dated 12 September 2003, TC123 North Atlantic Expedited Resolutions (except between USA and Korea (Rep. of), Malaysia) r1-r7, Intended effective date: 15 October 2003.

Docket Number: OST-2003-16134.

Date Filed: September 9, 2003.

Parties: Members of the International Air Transport Association.

Subject: Mail Vote 324, PTC123 0253 dated 12 September 2003, TC123 Mid Atlantic Expedited Resolutions r1-r6, Intended effective date: 15 October 2003.

Docket Number: OST-2003-16135.

Date Filed: September 9, 2003.

Parties: Members of the International Air Transport Association.

Subject: Mail Vote 325, PTC123 0254 dated 12 September 2003, South Atlantic Expedited Resolutions r1-r7, Intended effective date: 15 October 2003.

Docket Number: OST-2003-16168.

Date Filed: September 12, 2003.

Parties: Members of the International Air Transport Association.

Subject: PTC COMP 1090 dated 12 September 2003, Mail Vote 330—Resolution 010y, TC2/12/23/123 Establishing Passenger Fares and Related Charges—Moldova, Intended effective date: 1 November 2003.

Andrea M. Jenkins,

Program Manager, Docket Operations, Federal Register Liaison.

[FR Doc. 03-24579 Filed 9-26-03; 8:45 am]

BILLING CODE 4910-62-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice Before Waiver With Respect to land at Woodbine Municipal Airport, Woodbine, NJ

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of intent of waiver with respect to land.

SUMMARY: The FAA is publishing notice of the proposed release of approximately 127 acres of land located at Woodbine Municipal Airport, to allow its lease for non-aviation development. The parcel was part of the airport property deeded to the Borough of Woodbine on December 9, 1947 under a quit claim conveyance from the United States. The parcel was later conveyed to the Woodbine Port Authority. The Woodbine Port Authority proposes to lease the land to a developer who will develop it as a golf course.

FAA's action is to release the land from a deed provision requiring aeronautical use of the property. The Woodbine Port Authority has stated that it has no aeronautical use for the parcel now or in the near future according to the Woodbine Municipal Airport Layout Plan.

The Fair Market Value of the land will be paid to the Woodbine Port Authority for the maintenance, operation and capital development of the Woodbine Municipal Airport.

Any comments the agency receives will be considered as a part of the decision.