



# FEDERAL REGISTER

VOLUME 26 NUMBER 185

Washington, Tuesday, September 26, 1961

## Contents

### Agricultural Marketing Service

**NOTICES:**

Coleman Live Stock Auction Commission Co., Inc., and Conroe Cow Palace; proposed posting of stockyards..... 9054

Kohl Dairy Auction et al.; changes in names of posted stockyards... 9055

**PROPOSED RULE MAKING:**

Lettuce grown in Lower Rio Grande Valley of South Texas; shipments limitation..... 9050

Walnuts, imports; grade, size, quality, maturity, and other requirements..... 9050

**RULES AND REGULATIONS:**

Irish potatoes; shipment limitations:

    Maine..... 9038

    Modoc and Siskiyou Counties, Calif., and all counties in Oregon except Malheur County..... 9037

Lemons grown in California and Arizona; handling limitation... 9037

Oranges and grapefruit grown in Lower Rio Grande Valley in Texas; expenses and assessment rate, 1961-62 fiscal year... 9039

### Agricultural Stabilization and Conservation Service

**PROPOSED RULE MAKING:**

Continental sugar requirements and area quotas; proposed determination for six-month period ending June 30, 1962..... 9051

Sugar beets in California, 1961 and 1962 crops; hearings on prices, and designation of presiding officers..... 9053

### Agriculture Department

See Agricultural Marketing Service; Agricultural Stabilization and Conservation Service; Commodity Credit Corporation.

### Civil Aeronautics Board

**NOTICES:**

*Hearings, etc.:*

Hawaiian common fares case.... 9055

Reopened trans-Atlantic final mail rate case..... 9055

Sourdough Air Transport..... 9055

### Civil and Defense Mobilization Office

**NOTICES:**

Statements of financial interests:

    Baker, Geoffrey..... 9060

    Dargusch, Carlton S..... 9060

    Harbison, Robert J., III..... 9060

    LeSavage, George R..... 9060

### Civil Service Commission

**NOTICES:**

Positions for which there is determined to be a manpower shortage; writers and editors, technical publications..... 9055

### Commodity Credit Corporation

**RULES AND REGULATIONS:**

Cotton loan program, 1961; eligibility of special condition upland cotton; correction..... 9013

### Farm Credit Administration

**RULES AND REGULATIONS:**

Banks for cooperatives, and loan policies..... 9009

### Federal Aviation Agency

**NOTICES:**

Proposed radio antenna structure; determination of no hazard to air navigation..... 9055

**PROPOSED RULE MAKING:**

Federal airway; alteration..... 9053

**RULES AND REGULATIONS:**

Federal airway, associated control area, and reporting points; revocation..... 9014

Jet route; alteration..... 9014

Standard instrument approach procedures; miscellaneous amendments (3 documents).... 9015, 9022, 9030

### Federal Communications Commission

**NOTICES:**

*Hearings, etc.:*

Hershey Broadcasting Co., Inc., and Reading Radio, Inc.; hearing, etc..... 9056

Holmes-Roberts Broadcasting Co. and Crosby County Broadcasting Co..... 9056

**RULES AND REGULATIONS:**

Industrial radio services; forest products, motion picture, and relay press services..... 9033

Table of assignments, television broadcast stations; Blythe, Calif..... 9032

### Federal Power Commission

**NOTICES:**

*Hearings, etc.:*

El Paso Natural Gas Co..... 9056

Ohio Oil Co. et al..... 9056

### Federal Radiation Council

**NOTICES:**

Radiation protection guidance for Federal agencies..... 9057

### Federal Trade Commission

**RULES AND REGULATIONS:**

Prohibited trade practices:

    Celtic Construction Co., Inc., et al..... 9039

    Jack M. Berry & Co., Inc..... 9040

    Kayton Fur Corp. and Harry Kanfer..... 9040

    Rabach & Levine, Inc., et al.... 9041

### Fish and Wildlife Service

**RULES AND REGULATIONS:**

Hunting big game in Blackbeard Island National Wildlife Refuge, Georgia; special regulation.... 9014

### Food and Drug Administration

**RULES AND REGULATIONS:**

Phenindione; labeling of drug preparations intended for use by man; statement of general policy..... 9041

(Continued on next page)

## Title 25—INDIANS

### Chapter 1—Bureau of Indian Affairs, Department of the Interior

#### SUBCHAPTER K—PATENTS, ALLOTMENTS AND SALES

#### PART 120—LAND RECORDS AND TITLE DOCUMENTS

##### Maintenance

On page 12187 of the FEDERAL REGISTER of November 29, 1960, there was published a notice of intention to add a new part to Title 25 of the Code of Federal Regulations. The purpose of this regulation is to provide for the maintenance, in the area offices of the Bureau of Indian Affairs, of land records and title documents affecting trust or restricted lands within Indian reservations under their respective jurisdictions and to govern the transfer thereto of such records and documents.

Interested persons were given thirty days within which to submit written comments, suggestions, or objections concerning the proposed new part. Several comments and suggestions were received within the specified time. These indicated that the statement of the purpose and the regulation should be amplified and clarified.

At the present time records relating to trust or restricted Indian lands are found in the National Archives and the Central Office of the Bureau of Indian Affairs in Washington, D.C., and in the Bureau's area and agency offices. Frequently, it is necessary in preparing title status reports to consult the records at all of these offices. The records which will be transferred to the area offices under this regulation are those mentioned which are now in Washington, D.C. The result will be that official records relating to Indian land will be maintained in the area offices of the Bureau of Indian Affairs rather than in Washington. No records presently located in Indian agency offices will be transferred to area offices. Further, it is contemplated that ultimately up-dated title status reports prepared from the new area office land records will be supplied to agency offices.

The comments and suggestions received were thoroughly considered and it was determined that the regulation should be revised to clarify the intent. The regulation is hereby adopted as set forth below and will become effective at the beginning of the 30th calendar day following the date of this publication in the FEDERAL REGISTER.

##### § 120.1 Maintenance of land records and title documents.

The area offices of the Bureau of Indian Affairs will be the office for the maintenance of records of the Department for trust or restricted Indian lands within Indian reservations under the jurisdiction of the respective area offices. At the time such an area office is ready to undertake the maintenance of such records as to any reservation, the Secretary of the Interior shall cause to be transferred from Washington to such

office all the records and title documents pertaining to trust or restricted lands on such reservation. Upon such transfer of records to the appropriate area office, the Secretary of the Interior shall have a notice published in the FEDERAL REGISTER of such action setting forth the effective date thereof. Thereafter, the custody and maintenance of land records and title documents as to such reservation will rest with the area office. Also, after such transfer, all documents which affect the title to trust or restricted Indian-owned lands, or interests therein, within such reservation shall be submitted to the area office for recording.

(R.S. 161, 5 U.S.C. 22)

STEWART L. UDALL,  
*Secretary of the Interior.*

SEPTEMBER 20, 1961.

[F.R. Doc. 61-9187; Filed, Sept. 25, 1961;  
8:48 a.m.]

## Title 41—PUBLIC CONTRACTS

### Chapter 50—Division of Public Contracts, Department of Labor

#### PART 50-202—MINIMUM WAGE DETERMINATIONS

##### Revision

On August 4, 1961, notice was filed for publication in the FEDERAL REGISTER (26 F.R. 7110) of a proposal to make a final prevailing minimum wage determination under section 1(b) of the Walsh-Healey Public Contracts Act (41 U.S.C. 35(b)) applicable to all contracts subject to that statute, bids for which are invited or negotiations otherwise commenced on or after the date this document is filed for publication with the FEDERAL REGISTER. The determination which was proposed is that \$1.15 per hour is the prevailing minimum wage in all those groups of industries currently operating in each locality in which the materials, supplies, articles, or equipment are to be manufactured or furnished under such contracts, except those particular or similar industries for which minimum wage determinations higher than \$1.15 per hour have been made. The notice of proposed determination took official notice, as provided in section 7(d) of the Administrative Procedure Act, of all of the facts prerequisite to the determination it proposed.

Persons adversely affected or aggrieved by the proposal were given an opportunity for a hearing, and to make a showing contrary to the facts officially noticed by filing application therefor within 20 days after the notice was filed for publication. No application for a hearing and no request for an opportunity to make a showing contrary to the facts officially noticed was made in the time provided.

As the new prevailing minimum wage determination will replace many of those presently appearing in 41 CFR Part 50-202, the entire part will be revised without changing the substance of the remaining determinations.

The determination hereby made will not affect in any way proceedings which are currently pending to make determinations for particular or similar industries or evidence restricted to them.

Accordingly, pursuant to sections 1 and 4 of the Walsh-Healey Public Contracts Act (49 Stat. 2036, 2038; 41 U.S.C. 35, 38) Title 41 of the Code of Federal Regulations is hereby amended by revising Part 50-202 in the manner indicated below.

This revision shall become effective on the date it is filed for publication with the FEDERAL REGISTER. Good cause is hereby found for not providing further delay. The \$1.15 minimum wage hereby determined will not have any substantial application beyond the employers and employees affected by that portion of the Fair Labor Standards Act of 1938 which, as amended by the Fair Labor Standards Amendments of 1961, requires payment of a minimum wage of \$1.15 an hour. A one hundred and twenty-day delay in effective date of this minimum wage requirement has already been provided by that statute.

As revised, 41 CFR 50-202 reads as follows:

##### Subpart A—Application and Scope

Sec.

50-202.1 Application and scope.

##### Subpart B—Groups of Industries

50-202.2 Minimum wage in all industries except to the extent to which a higher minimum wage is provided in Subpart C.

50-202.3 Learners.

##### Subpart C—Particular or Similar Industries

- 50-202.4 Iron and steel industry.  
50-202.5 Photographic and blueprinting equipment and supplies industry.  
50-202.6 Soap and related products industry.  
50-202.7 Paper and pulp industry.  
50-202.8 Small arms ammunition, explosives, and related products industry.  
50-202.9 Evaporated milk industry.  
50-202.10 Paint, varnish, and related products industry.  
50-202.11 Chemical and related products industry.  
50-202.12 Woolen and worsted industry.  
50-202.13 Surgical instruments and apparatus industry.  
50-202.14 Scientific, industrial, and laboratory instruments industry.  
50-202.15 Metal business furniture, and storage equipment industry.  
50-202.16 Bituminous coal industry.  
50-202.17 Electric lamp industry.  
50-202.18 Battery industry.  
50-202.19 Flour and related products industry.  
50-202.20 Tires and related products industry.  
50-202.21 Electron tubes and related products industry.  
50-202.22 Drugs and medicine industry.  
50-202.23 Paper and paperboard containers and packaging products industry.  
50-202.24 Electronic component parts industry.  
50-202.25 Manifold business forms industry.

AUTHORITY §§ 50-202.1 to 50-202.25 issued under secs. 1, 4, 49 Stat. 2036, 2038; 41 U.S.C. 35, 38. Additional authority cited in parentheses following the sections affected.