

the possibility of direct domestic impacts. Residues from past usage are not likely to be present, due to the lack of recent usage for most of the chemicals and their lack of persistence.

For these eight chemicals, based on available data, there is no relevant foreign usage. This would indicate that no impacts are likely from the proposed tolerance/exemption from tolerance revocation for these chemicals. Thus, for these eight chemicals, there should be no impact from revoking the tolerances/exemptions from tolerance.

The proposed regulatory action has been reviewed by the Office of Management and Budget as required by E.O. 12291.

This proposed regulatory action has been reviewed under the Regulatory Flexibility Act of 1980 (Pub. L. 96-354, 94 Stat. 1164, 5 U.S.C. 601 *et seq.*) and it has been determined that it will not have a significant economic impact on a substantial number of small businesses, small governments, or small organizations.

As this proposed regulatory action is intended to prevent the sale of commodities containing residues of any of these pesticides primarily where the subject pesticides have been used in an unregistered or illegal manner, it is expected that little or no economic impact would occur at any level of business enterprises.

Accordingly, I certify that this proposed regulatory action does not require a separate regulatory flexibility analysis under the Regulatory Flexibility Act.

List of Subjects in 40 CFR Part 180

Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: February 1, 1988.

John A. Moore,

Assistant Administrator for Pesticides and Toxic Substances.

Therefore, it is proposed that 40 CFR Part 180 be amended as follows:

PART 180—[AMENDED]

1. The authority citation for Part 180 continues to read as follows:

Authority: 21 U.S.C. 346a.

§ 180.160 [Removed]

2. Section 180.160 is removed.

§ 180.237 [Removed]

3. Section 180.237 is removed.

§ 180.273 [Removed]

4. Section 180.273 is removed.

§ 180.333 [Removed]

5. Section 180.333 is removed.

§ 180.1001 [Amended]

6. In § 180.1001, by amending paragraph (b)(1) by removing the entries for copper abietate, copper silicate, and tetracopper calcium oxochloride from the list therein and by removing paragraph (b)(5).

[FR Doc. 88-3432 Filed 2-17-88; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 2 and 22

[General Docket 87-390]

Technology and Auxiliary Service Offerings in the Domestic Public Cellular Radio Telecommunications Service

AGENCY: Federal Communications Commission.

ACTION: Proposed rule; extending time for filing replies.

SUMMARY: This action extends the time for filing replies in response to the Notice of Proposed Rule Making, Notice, in this proceeding. Telocator Network of America requested an extension of time in order to complete a complex engineering analysis of the issues raised in the comments to the Notice. In order to develop as complete a record as possible in this proceeding, the Commission is extending the time for filing replies.

DATES: Reply comments are due March 18, 1988.

ADDRESS: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Joseph P. Husnay, Office of Engineering and Technology, (202) 653-8114.

SUPPLEMENTARY INFORMATION: The Notice of Proposed Rule Making was published in General Docket 87-390, FCC 87-301, adopted September 17, 1987, and released October 15, 1987. See 52 FR 39250, October 21, 1987. See also, the previous Order Granting Extension of Time, 3 FCC Rcd 21.

In the matter of amendment of Parts 2 and 22 of the the Commission's Rules to Permit Liberalization of Technology and Auxiliary Service Offerings in the Domestic Public Cellular Radio Telecommunications Service.

Order Granting Extension of Time

Adopted: February 10, 1988.

Released: February 11, 1988.

By the Office of Engineering and Technology.

1. The Commission has before it a request to extend the reply period established in the previous Order Granting Extension of Time (Order) in this proceeding. The Order, released December 16, 1987, extended the deadline for filing comments to January 15, 1988, and the deadline for filing replies to February 15, 1988. Telocator Network of America (TELOCATOR) requests an extension of the reply period to March 18, 1988.

2. Telocator has asked its engineering firm to thoroughly analyze the technical aspects of the comments filed in the proceeding. Due to the complexity of the technical issues that have been raised, the analysis cannot be completed by February 15. Hence, in order to provide the Commission with a more complete record, Telocator requests additional time for filing replies.

3. The Commission concurs with Telocator that an engineering analysis of the comments would be of substantial benefit in considering the technical issues in this proceeding. In order to obtain as complete a record as possible, it is ordered that the time permitted to file replies is extended to March 18, 1988.

4. This action is taken pursuant to authority found in section 4(i), 302, and 303 of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 302, and 303, and pursuant to §§ 0.31 and 0.241 of the Commission's Rules.

Federal Communications Commission.

Thomas P. Stanley,

Chief Engineer.

[FR Doc. 88-3347 Filed 2-17-88; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

49 CFR Part 173

[Docket No. HM-201; Advance Notice and Docket No. HM-201B; Notice No. 87-11]

Detection and Repair of Cracks, Pits, Corrosion, Lining Flaws, Thermal Protection Flaws, and Other Defects of Tank Car Tanks; and Shippers; Use of Tank Car Tanks With Localized Thin Spots

AGENCY: Research and Special Programs Administration (RSPA), DOT.

ACTION: Extension of time to file comments.

SUMMARY: On December 8, 1987, RSPA published an advance notice of proposed rulemaking (Docket No. HM-

201; Advance notice; 52 FR 46510) concerning detection of tank car defects and a notice of proposed rulemaking (Docket No. HM-201B; Notice No. 87-11; 52 FR 46511) concerning use of tank cars which have localized thin spots due to repairs. RSPA has received petitions requesting that an extension of the time for filing comments on the above-cited notices be extended. Additional time is requested by the petitioners in order for them to adequately address the technical reports which were referenced in both notices. RSPA believes that an extension is consistent with the public interest and, by this notice, is extending the comment period for both notices from February 11, 1988, to May 13, 1988.

DATE: Comments must be received on or before May 13, 1988.

ADDRESS: Address comments to the Dockets Unit, Research and Special Programs Administration, Department of Transportation, Washington, DC 20590. Comments should identify the docket and notice number and be submitted in five copies. Persons wishing to receive confirmation of receipt of their comments should include a self-addressed stamped postcard. The Dockets Unit is located in Room 8426 of the Nassif Building, 400 7th Street SW., Washington, DC 20590. Public dockets may be reviewed between the hours of 8:30 a.m., and 5:00 p.m., Monday through Friday, except holidays.

FOR FURTHER INFORMATION CONTACT: Philip Olekszyk, Deputy Associate Administrator for Safety, Federal Railroad Administration, RRS-2, Washington, DC 20590, Telephone (202) 366-0897.

Issued in Washington, DC, on February 11, 1988, under authority delegated in 49 CFR Part 106, Appendix A.

Elaine Economides,
Deputy Director, Office of Hazardous
Materials Transportation.

[FR Doc. 88-3377 Filed 2-17-88; 8:45 am]

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INTERSTATE COMMERCE COMMISSION

49 CFR Part 1056

[Ex Parte No. MC-61]

Released Rates of Motor Common Carriers of Household Goods

AGENCY: Interstate Commerce
Commission.

ACTION: Notice of filing of petition to reopen; notice of proposed rulemaking.

SUMMARY: The Movers' & Warehousemen's Association of America, Inc., has petitioned the Commission to reopen this proceeding to consider increasing the minimum lump sum value declaration for interstate shipments of household goods, from \$1.25 per pound to \$3.00 per pound, if evidence as to the current average value of household goods in a shipment should warrant. The present valuation was set in 1966, and petitioner asserts that it is clearly out of date. An increase in the valuation would recognize the effects of inflation during the intervening years and help avoid undervaluation of household goods shipments for purposes of assessing the carriers' liability for loss and damage claims. The change in valuation would be made by modifying Released Rates Order No. MC-505. A change in the valuation would require corresponding changes in 49 CFR 1056.11 (as set forth in this notice) and in the text of Form OCP-100, Your Rights and Responsibilities When You Move.

DATES: Comments may be filed on or before March 21, 1988.

ADDRESSES: Send an original and 10 copies of comments, referring to Ex Parte No. MC-61, to: Office of the Secretary, Case Control Branch, Rm. 1324, Interstate Commerce Commission, Washington, DC 20423.

Send one additional copy of comments to petitioner's representative: Marshall Krager, 1919 Pennsylvania Avenue NW., Suite 300, Washington, DC 20006.

FOR FURTHER INFORMATION CONTACT: James L. Brown (202) 275-7898 or Mark S. Shaffer, (202) 275-7291 [TDD for hearing impaired: (202) 275-1721].

SUPPLEMENTARY INFORMATION: Additional information is contained in the Commission's decision. To obtain a copy of the decision, write to the Office of the Secretary, Room 2215, Interstate Commerce Commission, Washington, DC 20423, or call (202) 275-7428 (assistance for the hearing impaired is available through TDD service at (202) 275-1721 or by pickup from Dynamic Concepts, Inc., in Room 2229 at Commission headquarters).

The Commission certifies that the proposed amendment will not have a significant economic impact on a substantial number of small entities. The change in the regulation is a secondary

matter, conforming the text of the regulation to the Commission's determination of the appropriate minimum, lump sum valuation applicable to household goods shipments. The purpose of the determination of the minimum valuation is to protect small shippers and small carriers alike by assuring that shippers do not unknowingly underestimate the value of their shipments, while avoiding forced overvaluation. The proposed change is intended to benefit shippers by providing greater base level protection for loss or damage. The added charge to shippers for this increased protection will be insignificant in most cases.

This action does not appear to affect significantly either the quality of the human environment or the conservation of energy resources.

List of Subjects in 49 CFR Part 1056

Moving of household goods,
Consumer protection.

Decided: February 3, 1988.

By the Commission, Chairman Gradison,
Vice Chairman Andre, Commissioners
Sterrett, Simmons and Lamboley.

Noreta R. McGee,

Secretary.

Title 49, Chapter X, of the Code of Federal Regulations is proposed to be amended as follows:

PART 1056—TRANSPORTATION OF HOUSEHOLD GOODS IN INTERSTATE OR FOREIGN COMMERCE

1. The authority citation for Part 1056 continues to read as follows:

Authority: 49 U.S.C. 10321, 11109, 11110, and 5 U.S.C. 553.

2. Section 1056.11 is proposed to be amended revising the introductory clauses of the first sentence of paragraph (a) up to the second comma to read as follows:

§ 1056.11 Selling of insurance to shippers.

(a) When a shipment is released for transportation at a value not exceeding 60 cents per pound per article, and the shipper does not declare a valuation of \$3.00 or more per pound and pay or agree to pay the carrier for assuming liability for the shipment equal to the declared value, * * *

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