Revision 13 (Includes amendments 1 thru 35)

PART 121 SBA RULES AND REGULATIONS

FILING INSTRUCTIONS: Remove and destroy the entire Part 121 and all amendments (1 thru 35). Insert this new Part 121 immediately following Part 120 and amendments thereto.

This Part 121, Revision 13, has been reprinted to incorporate amendments 1 thru 35. It is organized in a way that permits future amendments to be incorporated into the body of text by the substitution or revised pages, or, if changes are minor, by pen and ink changes. As changes are made, pages will contain the date of issuance so as to permit verfication of the currency of pages from time to time.

Thus, readers can at all times have a continuous text without having to refer to seperate, and often extremely difficult to assimilate, amendments in order to have a complete regulation.

Consolidated: August 1, 1980

PART 121—SMALL BUSINESS SIZE STANDARDS

	21WNDWKD2
Sec.	
121.3	Statutory provisions.
121.9-1	Purpose and method of establish- ing size standards.
121.3-2	Definition of terms used in this
121.3-3	Organization—size functions.
121.3-4	Size determinations.
121.3-5	Protest of small business status.
121.8-6	Appeals.
121.3-7	Differentials.
121.3-8	Definition of small business for Government procurement.
121.39	Definition of small business for
	sales of Government property.
121.3-10	Definition of small business for SBA loans.
121.3-11	Definition of small business for
1	assistance by small business in-
	vestment companies or by de- velopment companies.
121.3-12	Definition of small business Gov- ernment subcontractors.
121.8-13	
121.8-14	Definition of small business for the
Sec. 2003	purpose of Government leases of
4.5	uranium prospecting or mining

121.3-15 Definition of small business for the purpose of surety bond guarantee assistance.

rights.

SCHEDULE A.—EMPLOYMENT SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN MANUFACTURING

SCHEDULE B-INDUSTRY EMPLOYMENT SIZE STANDARDS FOR THE PURPOSE OF GOVERN-MENT PROCUREMENT (MANUFACTURING)

SCHEDULE C-ANNUAL RECEIPTS SIZE STAND-ARDS FOR CONCERNS PRIMARILY ENGAGED IN WHOLESALING

SCHEDULE D—ANNUAL RECEIPTS SIZE STAND-ARDS FOR CONCERNS PRIMARILY ENGAGED IN RETAILING

SCHEDULE E—GOVERNMENT-OWNED TIMBER RESALE STANDARDS FOR SPECIFIC GEOGRAPHI-CAL AREAS

SCHEDULE F—EMPLOYMENT SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN MIN-ING AND MINING SERVICES

SCHEDULE G-PETROLEUM ADMINISTRATION FOR DEFENSE (PAD) DISTRICTS AS UTILIZED BY THE DEFENSE FUEL SUPPLY CENTER IN THE PRODUCTS

PRODUCTS

SCHEDULE H.—ANNUAL RECEIPTS SIZE STAND-ARDS FOR PURPOSE OF BIDDING ON PROCURE-MENTS FOR CONSTRUCTION—SPECIAL TRADE CONTRACTORS

SCHEDULE I—ANNUAL RECEIPTS SIZE STAND-ARDS FOR CONCERNS PRIMARILY ENGAGED IN CONSTRUCTION (SPECIAL TRADE CONTRAC-TORS)

AUTHORITY: Pub. L. 85-536, sec. 5(b)6, 73 Stat. 385.

Source: Rev. 13, 39 FR 44424, Dec. 24, 1974, unless otherwise noted.

§ 121.3 Statutory provisions.

(a) Small Business Act, as amended.

Sec. 3. For the purpose of this Act, a small business concern shall be deemed to be one which is independently owned and operated and which is not dominant in its field of operation. In addition to the foregoing criteria, the Administrator, in making a detailed definition, may use these criteria, among others: Number of employees, and dollar volume of business. Where the number of employees is used as one of the criteria in making such definition for any of the purposes of this Act, the maximum number of employees that a small business concern may have under the definition shall vary from industry to industry to the extent necessary to reflect differing characteristics of such industries and to take proper account of other relevant factors.

SEC. 8(b) It shall also be the duty of the Administration and it is hereby empowered, whenever it determines such action is necessary—

- (6) To determine within any industry the concerns, firms, persons, corporations, partnerships, cooperatives, or other business enterprises which are to be designated "small business concerns" for the purpose of effectuating the provisions of this Act. To carry out this purpose, the Administrator, when requested to do so, shall issue in response to each such request an appropriate certificate certifying an individual concern as a "small business concern" in accordance with the criteria expressed in this Act. Any such certificate shall be subject to revocation when the concern covered thereby ceases to be a "small business concern." Offices of the Government having procurement or lending powers, or engaged in the disposal of Federal property or allocating materials or supplies, or promulgating regulations affecting the distribution of materials or supplies, shall accept as conclusive the Administration's determination as to which enterprises are to be designated "small business concerns," as authorized and directed under this
- (b) Small Business Investment Act of 1958, as amended.

Sec. 103. As used in this Act-

RULES AND REGULATIONS

- (5) The term "small business concern" shall have the same meaning as in the "Smail Business Act."
- § 121.3-1 Purpose and method of establishing size standards.
- (a) Purpose. This part defines "small business concerns" and establishes standards, criteria, and procedures to determine which concerns are "small business concerns" within the meaning of the Small Business Act, as amended (hereinafter referred to as the "Act")

and the Small Business Investment Act of 1958, as amended (hereinafter referred to as the "Investment Act").

(b) Method of establishing size standards—(1) Use of Standard Industrial Classification Manual. The Standard Industrial Classification (SIC) Manual, as amended, prepared and published by the Bureau of the Budget (now Office of Management and Budget), Executive Office of the President, will be used by SBA as a guide in defining industries. Its use therefore is advisory and not mandatory.

(2) Size standards policy. (i) The fundamental purpose of Small Business Administration assistance is to preserve free competitive enterprise by strengthening the competitive position of small

business concerns.

(ii) It is the Small Business Administration's view that, in the absence of proof to the contrary, there is a segment of each industry wherein concerns by reason of their small size are at a competitive disadvantage. Therefore, the definition of small business for each industry should be limited to that segment of the industry struggling to become or remain competitive.

(iii) Smaller concerns often are forced to compete with middle-sized as compared with very large concerns. In consideration of this fact, the standard for each industry should be established as low as reasonably possible. It should be lowered in any case where the SBA determines that a few concerns under the size standard umbrel'a have, because of their size, gained undue competitive strength as compared with other con-

cerns under the umbrella.

(iv) It is the Small Eusiness Administration's view that concerns which, with or without assistance under the Small Business Act, have grown to a size which exceeds the applicable small business size standard should compete for Government contracts not reserved for small business concerns or should seek commercial markets in the same or related fields. Under such circumstances small business concerns should not rely on continuing assistance under the Small Business Act from the cradle to the grave but should plan for the day on which they become other than small business and should be able to compete without

(3) Factors in formulating size standards. The following factors shall be con-

sidered in formulating industry size standards:

(i) Concentration of output; that is, the portion of the total output of an industry which is accounted for by a limited number of companies.

(ii) Coverage ratio, that is, the ratio of the industry's shipments of its primary products, to the total shipments by all industries of the primary products

of the industry in question.

(iii) Specialization ratio, that is, the ratio of the industry's shipments of its primary products to its total shipments of primary and secondary products.

(iv) The total number of concerns in the industry.

(v) The size of industry leaders.

(vi) The SBA programs for which the size standard is established. In formulating industry size standards for the purpose of Government procurement, the additional factor of Government procurement history shall be used. The use of this additional factor may cause the size standards for the purpose of Government procurement and the size standards for the purpose of financial assistance to differ for the same industry.

(4) Product classification. For size standard purposes, a product or service shall be classified into only one industry, even though, for other purposes, it could be classified into more than one industry. In determining the SIC Industry into which particular products shall be classified for size standard purposes, consideration shall be given to all appropriate factors including:

(i) Alphabetic indexes published by the Office of Management and Budget, Executive Office of the President; Bureau of the Census; and the Bureau of Domes-

tic Commerce.

(ii) Description of the product under consideration.

(iii) Previous Government procurements for the same or similar products, and

(iv) Published information concerning the nature of companies which manufacture such products.

A product or service shall be classified in the industry whose definition best describes the principal nature of the product or service being procured. The end use of a product does not govern the industry into which it is to be classified. In a borderline situation, the product or service shall be classified in the indutry whose size standard would best serve to accomplish the purposes of the Smail Business Act. When a procurement is for two or more items with different size standards, a bidder must qualify as a small business under the definition of a small business applicable to any item on which it bids. If a multi-item procurement requires the successful bidder to deliver all items and/or perform all services being procured, the applicable size standard is that for the industry whose products or services account for the greatest proportion of the contract price.

(5) Product classification decision. The SBA Regional Director or his delegatee of the SBA Region in which the principal office of the applicant, not including its affiliates, is located, shall determine the appropriate SIC classification, except that for procurement purposes the determination shall be made by the official specified in § 121.3-8, and for lease guarantee reinsurance purposes the determination shall be made by the Associate Administrator for Finance and Investment. Such determination shall be subject to appeal in the manner provided in § 121.3-6.

§ 121.3-2 Definition of terms used in this part.

(a) Affiliates: Concerns, other than investment companies licensed, or state development companies qualifying under the Small Business Investment Act of 1958 and the regulations issued pursuant thereto, or investment companies registered under the Investment Company Act of 1940, are affiliates of each other when either directly or indirectly (1) one concern controls or has the power to control the other, or (2) a third party or partles controls or has the power to control both In determining whether concerns are independently owned and operated and whether or not affiliation exists, consideration shall be given to all appropriate factors, including common ownership common management, and contractual relationships: Provided, however, That restraints imposed on a franchise by its franchise agreement shall not be considered in determining whether the franchisor controls or has the power to control and, therefore, is affiliated with the franchisee, if the franchisee has the right to profit from his effort, commensurate with ownership, and bears the risk of loss or failure. Where a concern is a subcontractor pursuant to section 8(a)(2) of the Small Business Act and, in connection therewith, is the subject of a divestiture agreement approved by SBA for the benefit of socially or economically disadvantaged individuals, the receipts. employment, and other factors of the concern attributable to the section 8(a) (2) subcontract shall not be included in determining the size of either concern during the term of such divestiture agreement. Other contracts and business of such subcontractor may also be excluded in determining the size if, in the judgment of SBA, substantial beneficiaries of such other contracts and husiness will be the socially or economically disadvantaged individuals in question.

(i) Nature of Control. Every business concern is considered as having one or more parties who directly or indirectly control or have the power to control it. Control may be affirmative or negative and it is immaterial whether it is exercised so long as the power to control exists.

Example A party owning 50 percent of the voting stock of a concern would have negative power to control such concern since he can block any action of the other stockholders. Also, the bylaws of a corporation may be drawn up in such a manner which would permit a stockholder with less than 50 percent of the voting stock to block any actions taken by the other stockholders. Affiliation exists when one or more parties have the power to control a concern while at the same time another party, or other parties, may be in control of the concern at the will of the party or parties with the power to control.

(ii) Meaning of "party or parties." The term "party or parties" includes, but is not limited to, two or more persons with an identity of interest such as members of the same family or persons with common investments in more than one concern. In determining who controls or has the power to control a concern, persons with an identity of interest may be treated as though they were one person.

(iii) Control through stock ownership.
(a) A party is considered to control or nave the power to control a concern if he controls or has the power to control 50 percent or more of its voting stock.

or have the power to control a concern even though he owns, controls, or has the power to control less than 50 percent of the concern's voting stock if the block of stock he owns, controls, or has the power to control is large as compared with any other outstanding block of stock. If two or more parties each owns, controls, or has the power to control less than 50 percent of the voting stock of a concern and such minority block is (1) equal or substantially equal in size, and (2) large as compared with any other block outstanding, there is a presumption that each of such parties controls or has the power to control such concern; however, such presumption may be rebutted by a showing that such control or power to control, in fact, does not exist.

(c) If a concern's voting stock is distributed other than as described above, its management (officers and directors) is deemed to be in control of such concern.

Example. In a corporation where the officers and directors own various size blocks of stock totalling 40 percent of a concern's voting stock, but no officer or director has a block sufficient to give him control or the power to control and the remaining 60 percent is widely distributed with no individual stockholder having a stock interest greater than 10 percent, management has the power to control.

(iv) Stock options, convertible debentures, and agreements to merge. Stock options and convertible debentures exercisable at the time of or within a relatively short time after a size determination and agreements to merge in the future are considered as having a present effect on the power to control the concern. Therefore, in making a size determination, such options, debentures, and agreements are treated as though the rights held thereunder had been exercised prior to the date of the determination.

Example. If, on the date of the determination, company "A" holds an option to purchase a controlling interest in company "B" and such option can be exercised at any time by company "A," the situation is treated as though company "A" had exercised its rights and had become owner of a controlling interest in company "B" prior to the determination. Further, if, as of the date of a determination, company "A" has entered into an agreement to merge with company "B" in the future, the situation is treated as though the merger had taken place prior to the date of the determination

(v) Voting trusts. If the purpose of a voting trust or similar agreement is to separate voting power from beneficial ownership of voting stock for the pur-

pose of shifting control of or the power to control a concern in order that such concern or another concern may qualify as a small business within the size regulation, such voting trust shall not be considered valid for this purpose, regardless of whether the trust is or is not valid within the appropriate jurisdiction. However, if a voting trust is entered into for a legitimate purpose other than that described above, and it is a valid trust within the appropriate jurisdiction, it may be considered valid for the purpose of a size determination, provided such consideration is determined to be in the best interest of the small business program.

(vi) Control through common management. A concern is considered as controlling or having the power to control another concern when one or more of the following circumstances are found to exist, and it is reasonable to conclude that under the circumstances, such concern is directing or influencing or has the power to direct or influence, the operation of such other concern.

(a) Interlocking management. Officers, directors, employees, or principal stockholders of one concern serve as a working majority of the board of directors or officers of another concern.

(b) Common facilities. One concern shares common office space and/or employees and/or other facilities with another concern particularly where such concerns are in the same or related industry or field of operation, or where such concerns were formerly affiliated.

(c) Newly organized concern. Former officers, directors, principal stockholders, and/or key employees of one concern organize a new concern in the same or a related industry or field of operation, and serve as its officers, directors, principal stockholders, and/or key employees, and one concern is furnishing or will furnish the other concern with subcontracts, financial or technical assistance, and/or other facilities, whether for a fee or otherwise.

(vii) Control through contractual relationships—(a) Definition of a joint venture for size determination purposes. A joint venture, for size determination purposes, is an association of persons of concerns with interest in any degree or proportion by way of contract, express or implied, consorting to engage in and carry out a single business venture, such as a Government contract, for joint profit for which purpose they combine their efforts, property, money, skill, or knowledge, but without creating a corporation or partnership in the legal or technical sense of the term.

(b) Joint ventures—financial assistance. For the purpose of financial assistance to a joint venture, the parties thereto are considered as controlling or having the power to control each other and are considered as being affiliated. For the purpose of financial assistance to a concern which has requested assistance for its own use, but which is incidentally a party to a joint venture, such concern is not considered as being affiliated with its joint venturer.

(c) Joint venture—procurement assistance. Concerns bidding on a particular procurement as joint venturers are considered as controlling or having the power to control each other with regard to performance of the contract, and therefore are considered as being affiliated. However, a concern which is a party to one or more joint ventures, but which is bidding on a procurement as an individual concern, is not considered as being affiliated with its joint ventures since they have no power to control its performance of the contract being bid on.

(d) Where a concern is not considered as being an affiliate of a concern with which it is participating in a joint venture, it is necessary, nevertheless in computing annual receipts, etc., for the purpose of applying size standards to include such concern's share of the joint venture receipts (as distinguished from its share of the profits of such venture)

(e) Franchise and license agreements. If a concern operates or is to operate under a franchise (or a license) agreement, the following policy is applicable: In determining whether the franchisor controls or has the power to control and. affiliated therefore, is with franchisee, the restraints imposed on a franchisee by its franchise agreement shall not be considered provided that the franchisee has the right to profit from its effort and the risk of loss or failure, commensurate with ownership. Even though a franchisee may not be controlled by the franchisor by virtue of the contractual relationship between them, the franchisee may be controlled by the franchisor or others through common ownership or common management, in which case they would be considered as affiliated.

(b) "Annual receipts" means the gross income (less returns and allowances. sales of fixed assets, and interaffiliate transactions) of a concern (and its domestic and foreign affiliates) from sales of products and services, interest, rents, fees, commissions, and/or from whatever other source derived, as entered on its regular books of account for its most recently completed fiscal year whether on a cash, accrual, completed contracts, percentage of completion, or other acceptable accounting basis) and, in the case of a concern subject to U.S. Federal income taxation, reported or to be reported to the U.S. Treasury Department, Internal Revenue Service for Federal income tax purposes: Provided, however, If, for the purpose of receiving financial assistance under a Small Business Administration program, it is determined that (1) the applicant has completed at least 3 months of its current fiscal year, (2) its gross income (less returns and allowances, sales of fixed assets, and interaffiliate transactions) for the completed months of its current fiscal year are at least 25 percent lower than its receipts during the corresponding months of its most recently completed fiscal year, and (3) the reduction in receipts was primarily due to the shortage of energy or materials, or a substantial economic injury which makes it eligible for section 7(b)(5) assistance, its "annual receipts" for size determination purposes shall be computed by reducing its annual receipts for its most recently completed fiscal year by the determined percentile.

(Rev. 13, Amdt. 16, 42 FR 35855, July 12, 1977)

If a concern has been in business less than a year, its annual receipts for the purpose of a size standard based on 1 year's receipts shall be computed by determining its average weekly receipts for the period in which it has been in business and multiplying such figure by 52. If a concern has been in business less than 3 years, its average annual receipts for the purpose of a size standard based on 3 years' receipts, shall be computed by determining its average weekly receipts for the period in which it has been in business, and multiplying such figure by 52. Except as set forth in § 121.3-10, if a concern has acquired an affiliate during the applicable accounting period, it is necessary in computing the applicant's annual receipts to include the affiliate's receipts during the entire applicable accounting period, rather than only its receipts during the period in which it has been an affiliate. The receipts of a former affiliate are not included even if such concern had been an affiliate during a portion of the applicable accounting period.

(c) "Appeal" means a written communication addressed to the SBA Size Appeals Board requesting it to review a determination relating to a size matter made by a district director or his delegate, or by a contracting officer.

(d) "Area of substantial unemploy-

(d) "Area of substantial unemployment," for the purpose of small business size determination, means a geographical area within the United States which is classified by the Department of Labor either as an "Area of Substantial Unemployment," or an "Area of Substantial

and Persistent Unemployment."

(e) "Base maintenance" means furnishing at an installation within the several States, Commonwealth of Puerto Rico, Virgin Islands, the Trust Territory of the Pacific Islands, or the District of Columbia, three or more services which may include but are not limited to such maintenance activities as janitorial and custodial services, protective guard services, commissary services, base housing maintenance, fire prevention services. safety engineering services, messenger services, grounds maintenance and landscaping services, and air-conditioning and refrigeration maintenance; Provided, however, That whenever the contracting officer determines prior to the issuance of bids that the estimated value of one of the foregoing services constitutes more than 50 percent of the estimated value of the entire contract, the contract shall not be classified as base maintenance but in the industry in which such service is classified.

(f) "Bona fide feed stocks" means crude and any other hydrocarbon material actually charged to refinery processing units, as distinguished from materials used as components in products to be delivered after merely filtering,

settling, or blending.

(g) "Crude-oil capacity" means the maximum daily average crude throughput of a refinery in complete operation, with allowance for necessary shutdown time for routine maintenance, repairs, etc. It approximates the maximum daily average crude runs to stills that can be maintained for an extended period.

(h) "Certificate of Competency" means a certificate issued by SBA pursuant to the authority contained in section 8(b) (7) of the Act stating that the holder of

the certificate is competent as to capacity and credit to perform a specific Government procurement or sales contract.

(i) "Concern" means any business entity organized for profit (even if its ownership is in the hands of a nonprofit entity) with a place of business located in the United States and which makes a significant contribution to the U.S. economy through payment of taxes and/or use of American products, material and/or labor, etc. "Concern" includes but is not limited to an individual, partnership, corporation, joint venture, association, or cooperative. For the purpose of making affiliation findings (see paragraph (a) of this section) any business entity, whether organized for profit or not, and any foreign business entity, i.e., any entity located outside the United States, shall be included.

(j) "Contracting officer" means the

(j) "Contracting officer" means the person executing a particular contract on behalf of the Government and any other employee who is a properly designated contracting officer; the term includes the authorized representative of a contracting officer acting within the

limits of his authority.

(k) "Convalescent or nursing home" means those facilities for the accommodation of convalescents or other persons who are not acutely ill or not in need of hospital care but who may require nursing care and related medical services, which facility is privately owned and operated for the purpose of obtaining profits which shall inure to the benefit of its owners, stockholders, or members.

(1) "Department store" means a concern employing 25 or more persons engaged in the retail sale of some items in each of the following merchandise lines: (1) Furniture, home furnishings, appliances, radio and television sets; (2) a general line of apparel for the family; and (3) household linens and dry goods; provided, however, that sales within any one of the preceding merchandise lines do not exceed 30 percent of the concern's total sales and the aggregate of such merchandise lines account for at least 50 percent of the concern's total sales.

(m) "Forest products industry" as used in Section 121.3-9(b) means logging, wood preserving, and the manufacture of lumber and wood related products such as veneer, plywood, hardboard, particle board, or wood pulp, and of products of which lumber or wood related products are the principal raw material.

(n) "Gross leasable area" means the total floor area designed for tenant occupancy and exclusive use, including basements, mezzanines, and upper floors, if any, expressed in square feet measured from the centerline of a joint partition and from outside wall faces.

(o) "Hospital" means a health facility duly licensed as a hospital providing inpatient medical or surgical care of the sick or injured, including obstetrics, which facility is privately owned and operated for the purpose of obtaining profits which shall hure to the benefits of its owner, stockholders or members.

(p) "Industry" means a grouping of establishments primarily engaged in similar lines of activity as listed and described in the Standard Industrial Classification Manual, as amended (SIC Manual), prepared and published by the Bureau of the Budget (now Office of Management and Budget, Executive Office of the President.

(q) "Medical and dental laboratory" means those facilities which provide services to doctors, dentists, hospitals, and similar health facilities, which facilities are privately owned and operated for the purpose of obtaining profits which shall inure to the benefit of its owners, stockholders, or members.

(r) "Nonmanufacturer" means any concern which, in connection with a specific Government procurement contract other than a construction or service contract, does not manufacture or produce the products required to be furnished by such procurement. Nonmanufacturer includes a concern which can manufacture or produce the products referred to in the specific procurement but does not do so in connection with that procurement. For size determination purposes there can only be one manufacturer of the end item being procured. The manufacturer of the end item being procured is the concern which, with its own forces, transforms inorganic or organic substances including raw materials and/or miscellaneous parts or components into such end item. Whether a bidder on a particular procurement is the manufacturer or a nonmanufacturer for the purpose of a size determination is not for determination by the contracting officer. The decision shall be made by the appropriate SBA regional director or his delegatee, and need not be consistent with the contracting officer's decision as to whether such concern is or is not a manufacturer

for the purpose of the Walsh-Healey Act. etc.

(s) A concern is "not dominant in its field of operation" when it does not exercise a controlling or major influence on a national basis in a kind of business activity in which a number of business concerns are primarily engaged. In determining whether dominance exists, consideration shall be given to all appropriate factors, including volume of business, number of employees, financial resources, competitive status or position, ownership or control of materials, processes, patents, license agreements, facilities, sales territory, and nature of business activity.

(t) "Number of employees" means the average employment of any concern, including the employees of its domestic and foreign affiliates, based on the number of persons employed on a full-time, parttime, temporary, or other basis during each of the pay periods of the preceding 12 months: Provided, however, If, for the purpose of determining a concern's eligibility for financial assistance under a Small Business Administration program, it is determined that a concern's employment in its most recently completed calendar quarter is at least 25 percent lower than its employment in the corresponding quarter in the preceding calendar year (or its annual receipts for the preceding 3 complete months are at least 25 percent less than its annual receipts for the corresponding months of the preceding calendar year) and that such reduction in employment (or receipts) was primarily due to the shortage of energy or materials, or to a substantial economic injury which makes it eligible for section 7(b) (5) assistance, its "number of employees" for size determination purposes shall be determined by reducing its average employment for the preceding 12 months by the determined percentile. (Rev. 13, Amdt. 16, 42 FR 35855, July 12, 1977) If a concern has not been in existence for 12 months, "number of employees" means the average employment of such concern and its affiliates during the period that such concern has been in existence based on the number of persons employed during each of the pay periods of the period that such concern has been in business. If a concern has acquired an affiliate during the applicable accounting period, it is necessary, in computing the applicant's number of employees, to include the affiliate's number of employees during the entire applicable accounting period rather than only its employees during the period in which it has been an affiliate. The employees of a former affiliate are not included even if such concern had been an affiliate during a portion of the applicable accounting period.

(u) "Offshore marine services" means firms furnishing to concerns engaged in offshore oil and/or natural gas exploration drilling production or marine research, and such services as passenger and freight transportation, rig towing, anchor handling, and related logistical services, to and from the work site or at sea.

(REV. 13, AMDT. 18, 43 FR 10332, MARCH 13, 1978)

(v) "Protest" means a statement in writing from any bidder, offeror, or other interested party on a particular procurement or sale, alleging that another bidder or offeror on such procurement or sale is not a small business concern. See § 121.3-5(a).

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

(w) "Redevelopment area" for the purpose of small business size determinations means a geographical area within the United States which has been designated as a "redevelopment area" in accordance with the Public Works and Economic Development Act of 1965 (Pub. L. 89-136, sec. 401, 75 Stat. 48).

(x) "Shopping center" means a group of commercial establishments planned, developed, owned, and managed as a unit with off-street parking provided on

the property.

(y) "Size determination" means an SBA ruling, in writing, that a concern is or is not, or was or was not, a small business within the meaning of this part. An opinion rendered by SBA to a contracting officer on the basis of published or commonly known information and without the benefit of a formal SBA inquiry, is not a "size determination" as that term is used in this part.

(2) "United States" as used in this regulation includes the several States, the territories and possessions of the United States the Commonwealth of Puerto Rico, the Trust Territory of the Parific Islands, and the District of Co-

lumbia.

[Rev. 13, 39 FR 44424, Dec. 24, 1974, as amended by Amdt. 11, 41 FR 9298, Mar. 4, 1976]

§ 121.3-3 Organization—size functions. The Associate Administrator for Policy, Planning and Budgeting shall:

(a) Develop and recommend small business size standards to the Administrator of SBA for promulgation;

(b) Conduct industry hearings pertaining to size matters:

(c) In concert with the Office of General Counsel, issue interpretations of the Size Standards Regulation;

- (d) Consider and take appropriate action on written petitions objecting to or requesting amendments or rescission of a published size standard;
- (e) Establish procedures for the implementation of all size programs; and
- (f) Perform such other related functions as may be appropriate to administer the SBA size program.

(AMDT, 27, 44 FR 26852, MAY 8, 1979)

§ 121.3-4 Size determinations.

(a) Original size determinations shall be made by the regional director, or his delegatee, serving the region in which the principal office of the concern (not including its affiliates) whose size is in question is located, except that for lease guarantee reinsurance purposes such determinations shall be made by the Associate Administrator for Finance and Investment. The regional director or his delegatee, or the Associate Administrator for Finance and Investment promptly shall notify in writing, by certified mail, return receipt requested, the concern in question and other interested persons of his decision. Such determination shall become effective immediately and shall remain in full force and effect unless and until reversed by the Small Business Size Appeals Board pursuant to § 121.3-6. For the purpose of Government procurements or sales, a size determination shall be made only in the event of a protest pursuant to § 121.3-5, a request for recertification, a request for a Certificate of Competency, or if the Associate Administrator for Procurement Assistance or his delegatee or a regional director or his delegatee determines it necessary to question the size status of a concern for the purpose of any Small Business contracting program or Procurement Source Program, or for property sales purposes or for any other purpose relating to Government procurement or sales. For the purpose of SBA financial assistance, a formal size determination under this provision shall be made by the Regional Office only (1) where the regular review of the loan file or other substantial evidence indicates the need therefor and a request is made by the appropriate SBA financial assistance official, or (2) where an initial determination is made by the SBA financial assistance officer that the concern is other than small and a request is made by the loan applicant. Initial nonformal financial assistance size determinations may not be appealed to the Size Appeals Board under § 121.3-

(b) Once properly instituted (i.e., by filing of a protest or by an official request for a determination) formal size determinations may be completed, even if the particular application, bid, or offer is subsequently withdrawn, or the Government procurement or sale is cancelled or awarded.

(c) The size determination will be based primarily on facts and allegations supplied by the parties to the SBA. If deemed necessary or appropriate SBA may utilize other information in its files and may make inquiries including requests to the parties or other persons for additional specific

information. The burden of establishing its small business size by submitting full information to SBA shall be upon the concern whose size status is under consideration. Specific signed factual evidence will be weighed more heavily by SBA than general unsupported allegations or opinions. In the case of refusal or failure to furnish requested information within a required time period, SBA may assume that disclosure would be contrary to the interests of the party failing to make dis-closure. The SBA formal size determination shall be based upon the record, including reasonable inferences therefrom, and shall state in writing the basis for its findings and conclusions.

(d) If SBA has made a formal size determination that a particular concern is not small, the concern will not be deemed eligible within such applicable size standard for any assistance under the Small Business Act or Small Business Investment Act of 1958, unless it is thereafter recertified by SBA as a small business. Afer such an adverse size determination, the concern shall not self-certify itself as small within the same or a lower employee or annual receipts size standard (whichever is applicable) unless it is recertified. Applications for recertification shall be made to the SBA Regional Office which made the original size determination. Applications for recertification shall be accompanied by a current completed SBA Form 355 and by any other pertinent information necessary to show a significant change in its ownership, management, contractual relations, or in other factors bearing on its status as a small concern. If good cause is shown in extraordinary cases, as determined by the Chairperson of the Size Appeals Board, the original decision on the application for recertification may be made by the Size Appeals Board.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

§ 121.3-5 Protest of small business status.

(a) How to protest: Any bidder or offeror or other interested party may challenge the small business status of any other bidder or offeror on a particular Government procurement or sale. Such challenge shall be made by delivering a protest to the contracting officer responsible for the particular procurement or sale involved. In order to apply to the procurement or sale in question, such

protest must be filed prior to the close of business on the 5th day, exclusive of Saturdays, Sundays, and legal holidays, after bid or proposal opening, except that in the case of negotiated procurements, a protest may be filed within 5 days exclusive of Saturdays, Sundays, and legal holidays after receipt from the contracting officer of notification of the identity of the offeror being protested. Such filing must be delivered to the contracting officer by hand, telegram, or mail within the 5-day period allotted, Provided however, That a protest shall be considered timely if made by telerhone to the contracting officer within the 5-day period allotted and the contracting officer thereafter receives a confirming letter (1) within such 5-day period or (2) postmarked no later than 1 day after the date of such telephone protest. Any contracting officer who receives a protest shall promptly forward such protest to the SBA regional office serving the geographical area in which the principal office of the protested concern, not including its affiliates, is located. A contracting officer may at any time after bid opening question the small business status of any bidder or offeror for the purpose of a particular procurement or sale by filing a protest with the SBA district office serving the area in which the principal office of the protested concern, not including its affiliates, is located. A protest by a contracting officer shall be timely for the purpose of the procurement or sale in question whether filed before or after award.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

A protest received after the time limits set forth herein shall not apply to the procurement or sale in question. A concern determined other than small business as a result of such late protest, however, shall be precluded from self-certification in any other procurement or sale in which the size standard is not higher than the standard in the procurement or sale in question. See § 121.3-4(d) for the procedure under which such a concern can be recertified as a small business. A protest must adequately set forth specific alleged grounds for the protest. A protest merely alleging that the protested concern is not small or is affiliated with unspecified other concerns will not be deemed to adequately specify grounds for the protest. Evidence supporting the protest may be submitted therewith. Protests which do not set forth specific alleged grounds for the protest will be dismissed.

(Rev. 13, Amdt. 19, 43 FR 13498, Merch 31, 1978)

(b) Notification of protest: Upon receipt of such protest, the SBAregionaldirector or his delegatee shall immediately notify the contracting officer and the protestant of the date such protest has been received and that the size of the concern being protested is being considered by SBA. The regional director or his delegatee shall also advise the protested bidder or offeror of the receipt of the protest and shall forward to the protested bidder or offeror a copy of the protest and a blank SBA Form 355, Application for Small Business Size Determination, by certified mail, return receipt requested. Such bidder must, within 3 working days after receipt of the copy of the protest and SBA Form 355, file the completed form as directed by SBA. must attach thereto a statement in answer to the allegations of the letter of protest, together with evidence to support such position. If the bidder or offeror established by SBA for a particular indoes not submit the completed SBA Form 355 within the period provided above, or within any additional period of time provided by SBA upon application

for good cause shown, SBA may assume that the disclosure of the Form or any missing part thereof would be con-trary to the interests of the party failing to make such disclosure.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

(c) Notification of determination. After receipt of aprotest and responses thereto, SBA shall determine the small business status of the protested bidder or offeror and, by certified mail, return receipt requested, notify the contracting officer, the protestant, and the protested bidder or offeror of its decision within 10 working days, if possible.

(d) If SBA has determined that a concern is ineligible as a small business for the purpose of aparticular procurement. it cannot thereafter become eligible for the purpose of such procurement by taking affirmative acts to constitute itself

a small business.

§ 121.3-6 Appeals.

(a) Organization. The Size Appeals Board shall review appeals from size determinations made pursuant to §§ 121.3-4 and 121.3-5 and from product classifications made pursuant to §§ 121.3-8 and 121.3-10 and shall make final decisions as to whether such determinations or classifications should be affirmed, reversed or modified. The Size Appeals Board only has jurisdiction to consider appeals from formal determinations as to a concern's small business size status and appeals from product or service classification determinations made by contracting officers for the purpose of Government procurements. It has no jurisdiction to consider an appeal from an informal opinion or advice concerning a company's small business size status, an opinion as to a company's future small business size status based on proposed but unexecuted changes in its organization, management or contractual relations, or an appeal based on an allegation that the small business size standard dustry or field of operation is improper for the purpose intended. Size Appeals Board proceedings are essentially factfinding and nonadversary in nature. The Size Appeals Board shall conduct such proceedings as it determines appropriate to enable it to discharge its duties.

The Size Appeals Board shall consist of five members, to wit: The Deputy Administrator

(Chairperson); the Associate Administrator for Procurement Assistance (Vice Chairperson); the Associate Administrator for Finance and Investment; the Associate Administrator for Minority Small **Business and Capital Ownership** Development; and the Associate Administrator for Policy, Planning and Budgeting In the event the Vice Chairperson acts as Chairperson in the stead of the Deputy Administrator, the Director of the Office of Procurement and Technical Assistance shall become a member of the Board. Each member shall designate one alternate in writing to act in his stead, and in the event of an emergency, the Chairperson may designate a temporary additional alternate for any member. Each member or his alternate shall have one vote except that the Chairperson or the Vice Chairperson acting in his stead shall vote only in the event of a tie.

(AMDT. 32, 44 FR 62280, OCT. 30, 1979)

(b) Method of appeal—(1) Who may appeal. An appeal may be filed by:

(i) Any concern or other interested party which has protested the small business status of another concern pursuant to § 121.3-5 and whose protest has been denied by a regional director or his delegatee:

(ii) Any concern or other interested party which has been adversely affected by a decision of a regional director or his delegatee or by the Associate Administrator for Finance and Investment pursuant to §§ 121.3-4 and 121.3-5;

(iii) Any concern or other interested party which has been adversely affected by a decision of a contracting officer regarding product classification pursuant to § 121.3-8; and

(iv) The Small Business Administration Associate Administrator for the Small Business Administration program involved.

(2) Where to appeal. Written notices of appeal shall be addressed to the Chairman, Size Appeals Board, Small Business Administration, Washington, D.C. 20416.

(3) Time for appeal. (i) An appeal from a size determination or product classification by a regional director, or his delegatee, may be taken at any time, except that because of the urgency of pending procurements, ap-peals concerning the small business status of a bidder or offeror in a pending procurement must be within 5 days, exclusive of Saturdays, Sundays. and legal holidays, after receipt of a decision by a regional director or his delegatee. Unless written notice of such appeal is received by the Size Appeals Board before the close of business on the 5th working day, the appellant will be deemed to have waived its rights of appeal insofar as the pending procurement is concerned. Appeals from a size determination in a pending Government property sale must be within 5 days, exclusive of Saturdays, Sundays, and legal holidays, after receipt of a decision by a regional director or his delegatee.

Unless written notice of such appeal is received by the Board before the close of business on the 5th working day, the appellant will be deemed to have waived its rights of appeal insofar as the pending sale is concerned. An appeal received after the time limits set forth herein shall be acted on, but such determination shall not apply to the procurement or sale in question.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

(ii) An appeal from a contracting officer's designation of the Standard Indus trial Classification industry into which the product or service being procured is classified, and/or the Small Business Administration size standard applicable thereto may be taken: (a) Not less than 10 days, exclusive of Saturdays, Sundays, and legal holidays, before bid opening day or deadline for submitting proposals or quotations, in cases wherein the bid opening date or last date to submit proposals or quotations is more than 30 days after the issuance of the invitation for bids or request for proposals or quotations, or (b) not less than 5 days, exclusive of Saturdays, Sundays, and legal holidays, before the bid opening day or deadline for submitting proposals or quotations, in cases wherein the bid opening date or last date to submit proposals or quotations is 30 or less days after the issuance of the invitation for bids or request for proposals or quotations, and

(iii) The timeliness of an appeal under paragraph (b)(3) (i) and (ii) of this section shall be determined by the time of receipt of the appeal by the Size Appeals Board: Provided, however, That an appeal received after such time limit has expired shall be deemed to be timely and shall be considered if, in the case of mailed appeals, such appeal is sent by registered or certified mail and the postmark thereon indicates that the appeal would have been received within the requisite time 1 mit but for delays beyond the control of the appellant, or in the case of telegraphed appeals, the telegram date and time line indicates that the appeal would have been received within the requisite time limit but for delays beyond the control of the arpellant.

(4) Appeal. No particular form is prescribed for the appeal. However, the appellant shall submit to the Board an original and one legible copy of such appeal. A copy of the appeal shall be simultaneously sent by the appellant to the contracting officer, if applicable, and also a simultaneous copy to the appropriate Regional Office. The appeal should include the following information:

(i) Name and address of concern on which the size determination was made:

(ii) The character of the determination from which appeal is taken and its date:

(iii) If applicable, the IFB or contract number and date, and the name, address and telephone number of the contracting officer;

(iv) A full and specific statement of the reasons why the decision of a regional director, or his delegatee, the contracting officer or the Associate Administrator for Finance and Investment is alleged to be erroneous:

(v) Arguments in support of such al-(vi) Action sought by the appellant.

legations; and

Appeals must set forth specifically the alleged ground of material error in the original classification or size determination. The Board generally will not

review issues or evidence not previously presented to the SBA office making the original size determination unless such review is determined to be necessary to prevent manifest injury to a party not due to any fault or omission

Of such party. (Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978) (c) Notice to interested parties. The Size Appeals Board shall promptly acknowledge receipt of the Notice of Appeal and shall send a copy of such Notice of Appeal to the appropriate regional director or his delegatee and to the contracting officer (if a pending procurement is involved). If the appellant is not the concern whose size status is in question, the Board shall also send a copy of the notice to such concern. The Board shall notify all known interested parties that the appeal has been filed. The Board in its discretion may also provide any of such interested parties with copies of applicant's Notice of Appeal, or parts thereof, when the Board determines that this would be in the interest of fairness or would assist it in the performance of its functions.

(d) Statement of interested parties. After an appeal has been filed, any other interested parties may file with the Board a signed statement, together with one legible copy thereof, as to why the appeal should or should not be denied. Such statements shall be mailed or delivered to the Size Appeals Board, Small Business Administration. Washington, D.C. 20416, within 5 calendar days of the receipt of appropriate notification of appeal or other action in the proceeding. If the appellant is the concern whose size status is in question, the Board will provide copies of such statements submitted in connection with the appeal or a reconsideration thereof to such appellant.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978) (e) Consideration by the Size Appeals Board. (1) The Size Appeals Board shall consider the appeal on the written submission of the parties. The Board may also, in its discretion, conduct an oral inquiry. After consideration of all relevant information, the Board shall promptly render a decision which shall state the reason for such decision.

Time limitations on all submissions will be strictly applied. Late submissions and submissions additional to those provided for in the regulation or requested by SBA may be disregarded by the Board to avoid delay in disposition of the case. If deemed necessary the Board may request additional specific information from the parties or other persons. In the case of refusal or failure to promptly furnish such information, the Board may assume that disclosure would be contrary to the interests of the party failing to make such disclosure.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

(2) Procedures in oral inquiries. In considering size appeals, and in reconsidering size appeals decisions, the Size Appeals Board may hold an oral inquiry to assist it in arriving at facts necessary in deciding the appeal. The following rules shall govern such oral inquiries:

(i) Oral inquiries may be held by the Size Appeals Board upon the request of any party to a size appeal or by the Board on its own motion. The Board will, in its discretion, determine whether an oral inquiry will be of assistance in its determination of a size appeal. The Board shall inform the party making a request for oral inquiry whether its request is granted. If the Board grants the request for an oral inquiry, it will so notify all other interested parties.

(ii) Oral inquiries held by the Board are investigative in nature and not adversary. Such inquires shall be conducted informally in a manner which will facilstate the Board's factfinding function and insure fairness to all participants.

(iii) Whenever the Board permits the appearance of two or more parties before it in an oral inquiry, cross-examination shall not be permitted between or among such parties; however, any party appearing in such oral inquiry may suggest questions for the Board to direct to other parties which may assist the Board in its determination of relevant facts.

(f) Decision of the Size Appeals Board. The decision of the Size Appeals Board shall be predicated upon the entire record, and it shall state in writing the basis for its findings and conclusions. The Chairman shall promptly notify, in writing, the appellant and the other interested parties of the Board's decision toether with the reasons therefor.

(g) Reconsiderations. (1) Following a decision by the Size Appeals Board that a firm and its affiliates are not small business within an applicable size standard, any such firm or affiliate may petition the Size Appeals Board for reconsideration upon presentation of appropriate justification therefor. Such petition must be received by the Size Appeals Board within 10 business days following receipt by the firm of the formal written Findings and Decision of the Board. The Findings and Decision of the Board will be prepared and forwarded

to the parties within a short period of time following the Board's determination. The petition for reconsideration may be in any form, with an original and one copy. The Board will notify interested parties that a petition for reconsideration has been received.

(2) The Chairperson shall consider the petition for reconsideration upon the statement and other evidence presented by the petitioners and any other evidence the Chairperson, in his

discretion, deems necessary.

(3) Grounds for reconsideration. Grounds for reconsideration shall be:

(i) A material error of fact in the

original decision; or

(ii) Relevant facts not previously considered by the Board and not previously available to the petitioner;

(iii) When a request for reconsideration is made, the petitioning firm must demonstrate that the grounds for reconsideration involve facts which were not previously presented to the Board through no fault or omission of

such party.

- (4) If the Chairperson denies the request for reconsideration, he shall notify all parties. If the request for reconsideration is granted by the Chairperson, he shall so notify all interested parties, setting forth a reasonable time within which the interested parties may, if appropriate, submit additional information. The Board may, in its discretion, provide interested parties with copies of appropriate information submitted by other parties where it determines that this is necessary in the interest of fairness or to better assist the Board in performing its factfinding functions.
- (5) Following its reconsideration of the matter, the Board will promptly render a decision pursuant to paragraph (f) of this section. The decision of the Board shall constitute the final administrative remedy afforded by this Agency.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

(h) The following may be summarily dismissed by the Chairperson:

(1) Untimely appeals and untimely

petitions for reconsideration;

- (2) Appeals not setting forth specifically the alleged grounds of material error in the initial size or classification determination;
- (3) Appeals not within the Board's jurisdiction:
- (4) Appeals where the allegation of error has no apparent ground of support in either the record before the Board or under the Regulations of this Part 121;

(5) Appeals on product or service classification/size standard determinations where the contract in question has already been awarded;

(6) Petitions for reconsideration which do not specify material errors of fact in the factual findings and conclusions of the Board's decision or do not specify relevant facts not previously presented to SBA through no fault or omission of the petitioning party; and

(7) Appeals primarily based upon issues or evidence that appellant had unreasonably failed to present to the SBA field office and there is no explanation for this failure. Failure to meet time limitations in making submissions to SBA field offices generally would not be a reasonable explanation.

Such summary dismissal by the Chairperson shall be final insofar as the pending procurement or sale is con-cerned. The Chairperson shall also refer size determination appeals dismissed solely by reason of untimeliness to the Board for a decision as regards eligibility for future procurements, sales, or other small business assistance. He shall not, however, refer to the Board untimely appeals from a product or service classification or size standard determination. The parties and other interested persons shall be promptly notified of the Chairperson's action and the basis thereof.

(Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

§ 121.3-7 Differentials.

(a) Alaska, Hawaii, and certain nonforeign areas outside the continental United States. In computing the annual receipts, average annual receipts, assets, net worth, or average net income of a concern (not including its affiliates) that has 50 percent or more of its annual receipts attributable to business activity within one of the States and nonforeign areas set forth below, such annual receipts, average annual receipts, assets, net worth, or average net income, shall be reduced by the percentage prescribed for such State or area.

	Pe	rcent
Alaska		25.0
Hawali		.12.5
	Islands	
Puerto	Rico	7.5
Guam		7.5

(b) Substantial or persistent unemployment areas; areas of concentrated unemployment or underemployment; certified eligible concerns and redevelopment areas.

(1) Financial assistance programs of the Small Business Administration and financial assistance under the Small Business Investment Act of 1958, as amended. Notwithstanding any other provision of this part, the applicable size standards for the purpose of all financial assistance programs of the Small Business Administration, except the surety bond guarantee assistance program, and for the purpose of financial assistance under the Small Business Investment Act of 1958, as amended, are increased by 25 percent whenever the concern maintains or operates a plant, facility. or other business establishment within an area of substantial unemployment or underemployment or redevelopment area as defined in § 121.3-2 (d) and (v) or is designated as a "Certified Eligible" concern by the Department of Labor and agrees to use the assistance within such area, or, if it does not maintain a plant, facility, or other business establishment within such area, agrees to utilize the assistance for the establishment and/or operation of a plant, facility, or other business establishment within such area.

(2) Government procurement assistance, sales of Government property, and Government subcontracting. Section 121.3–7(b) is not applicable to size determinations for the purpose of Government procurement assistance, sales of Government property, or Government subcontracting.

[Rev. 13, 39 FR 44424, Dec. 24, 1974, as amended by Amdt. 12, 41 FR 38162, Sept. 9, 1976]

§ 121.3-8 Definition of small business for Government procurement.

A small business concern for the purpose of Government procurement is a concern, including its affiliates, which is independently owned and operated, is not dominant in the field of operation in which it is bidding on Government contracts and can further qualify under the criteria set forth in this section. When computing the size status of a bidder or offeror, the number of employees, annual receipts, or other applicable standards of the bidder or offeror and all of its affiliates shall be included. In the submission of a bid or proposal on a Government procurement, a concern which meets the criteria provided in this section and which either has not been determined by SBA to be ineligible, or has been determined to be ineligible but subsequently has on the basis of a significant change in ownership, management or contractual relations, applied for recertification and had its application granted, may represent that it is a small business. In the absence of a written protest or other information which would cause him to question the veracity of the self-certification, the contracting officer shall accept the self-certification at face value for the particular procurement involved. If a concern has been determined by SBA to be ineligible as a small business under a particular size standard and it has already self-certified as a small business on a pending procurement subject to the same or lower number of employees or annual receipts size standard (whichever is applicable), it shall immediately notify the contracting officer of such adverse size determination and shall not thereafter self-certify on a procurement subject to the same or a lower employee or annual receipts size standard (whichever is applicable) until it has applied for recertification based on a significant change in its ownership, management, or contractual relations, and has been determined eligible as a small business under such size standard by either the regional office which issued the adverse determination or the Small Business Size Appeals Board. If the contracting officer has cause to question the veracity of a self-certification and elects to do so, he shall refer the eligibility issue to SBA by filing a formal protest pursuant to § 121.3-5. If a procurement calls for more than one item and the bidder can bid on any or all items, the bidder must meet the size standard for each item for which it submits a bid. If the procurement calls for more than one item and a bidder is required to bid on all or none of such items, the bidder can qualify as small business for such procurement if it meets the size standard for the item accounting for the greatest percentage of the total contract value. The determination of the appropriate classification of a product or service shall be made by the contracting officer. Both. classification and the applicable size standard (number of employees, average annual receipts, etc.) shall be set forth in the solicitation and such determination of the contracting officer shall be final unless appealed in the manner pro-

vided in § 121.3-6; provided, however, that an unclear or incomplete classification action by the contracting officer may be supplied by the SBA field office or the Size Appeals Board or its Chairperson insofar as necessary in connection with a size determination or size

appeal. (Rev. 13, Amdt. 19, 43 FR 13498, March 31, 1978)

If no standard for an

industry, field of operation or activity (e.g., animal speciality; fin fish; management-logistics support to be performed outside of the several States, Commonwealth of Puerto Rico, Virgin Islands, the Trust Territory of the Pacific Islands, or the District of Columbia) has been set forth in this section, a concern bidding on a Government contract is a small business if, including its affiliates, it is independently owned and operated, is not dominant in the field of operation in which it is bidding on Government contracts, and has 500 employees or less.

(a) Construction. Any concern bidding on a contract for work which is classified in Division C, Contract Construction, of the Standard Industrial Classification Manual, as amended, prepared by the Office of Management and Budget, Exec-

utive Office of the President, is:

(1) Small if its average annual receipts for its preceding 3 fiscal years do: not exceed \$12 million: Provided, however, That, if 75 percent or more (by value) of the work called for by the contract is classified in one of the industries, subindustries, or class of products set forth in Schedule H of this Part, it is small if it does not exceed the size. standard established therein for that industry. (Notwithstanding the above proviso, for a period of 1 year from the effective date of this amendment, any concern which from March 18, 1973, to March 18, 1974, was primarily engaged in performing small business set-aside contracts, is small for the purpose of any contract covered by the proviso if its average annual receipts for its preceding 3 fiscal years did not exceed \$7.5 million. For the purpose of this rule, a concern was primarily engaged in performing small business set-aside contracts if 50 percent or more of its receipts, including receipts of its affiliates, were attributable to such contracts.)

(2) Small, if it is bidding on a contract for dredging and (i) its average annual receipts for its preceding 3 fiscal years do not exceed \$9.5 million and (ii) it performs the dredging of at least 40 percent of the yardage advertised in the plans and specifications with dredging equipment owned by the bidder or obtained from another small business dredging concern.

(b) Manufacturing. Any concern bidding on a contract for a product it manufactured is classified:

(1) As small if it is bidding on a contract for food canning and preserving and its number of employees does not exceed 500 persons, exclusive of agricultural labor as defined in section (k) of the Federal Unemployment Tax Act, 68A Stat. 454, 26 U.S.C. (I.R.C. 1954) 3306.

(2) As small if it is bidding on a contract for a product classified within an industry set forth in Schedule B of this part and its number of employees does not exceed the size standard established for that industry.

(3) As small if it is bidding on a contract for a product classified within an industry not set forth in Schedule B of this part and its number of employees does not exceed 500 persons.

(4) As small if it is bidding on a contract for pneumatic tires within Census Classification Codes 30111 and 30112: Provided, That (i) the value of the pneumatic tires within Census Classification Codes 30111 and 30112 which it manufactured in the United States during the preceding calendar year is more than 50 percent of the value of its total worldwide manufacture, (ii) the value of the pneumatic tires within Census Classification Codes 30111 and 30112 which it manufactured worldwide during the preceding calendar year was less than 5 percent of the value of all such tires manufactured in the United States during said period, and (iii) the value of the principal products which it manufactured or otherwise produced or sold worldwide during the preceding calendar year is less than 10 percent of the total value of such products manufactured or otherwise produced or sold in the United States during said period.

(5) As small if it is bidding on a contract for passenger cars within Census Classification Code 37171: Provided, That (i) the value of the passenger cars within Census Classification Code 37171 which it manufactured or otherwise pro-

duced in the United States during the preceding calendar year is more than 50 percent of the value of its total worldwide manufacture or production of such passenger cars, (ii) the value of the passenger cars within Census Classification Code 37171, which it manufactured or otherwise produced during the preceding calendar year was less than 5 percent of the total value of all such manufactured or produced in the United States during the said period, and (iii) the value of the principal products which it manufactured or otherwise produced or sold during the preceding calendar year is less than 10 percent of the total value of such product manufactured or otherwise produced or sold in the United States during said period.

(6) Rebuilding on a factory basis or equivalent: As small if it is bidding on a contract for rebuilding machinery or equipment on a factory basis, the purpose of which is to restore such machinery or equipment to as serviceable and as like-new condition as possible and its number of employees does not exceed the number of employees specified for the classification code applicable to the manufacturer of the original item.

Note: The size standard contained herein is not limited to concerns who are manufacturers of the original item but it is applicable to all bidders or offerors. The term "rebuilding on a factory basis" as used in this subsection does not include ordinary repair services such as those involving minor repair and/or preservation operations.

(7) As small if it is bidding on a contract for produce classified in SIC Code 2026, Fluid Milk, and its number of employees, exclusive of home-delivery routemen, does not exceed 500 persons.

(c) Nonmanufacturing. Any concern, which submits a bid or offer in its own name, other than on a construction or service contract, but which proposes to furnish a product not manufactured by said bidder or offerer, is deemed to be a small business concern when:

(1) Its number of employees does not exceed 500 persons, and

(2)(i) In the case of government procurement reserved for small businesses, such nonmanufacturer furnishes in the performance of the contract the products of a small business manufacturer or producer, which products are manufactured or produced in the United States: Provided, however, If the procurement has an anticipated value of less than \$10,000 and is subject to, and is actually processed under "small purchase procedures" as defined in the Federal Acquisition Regulation or, pending issuance thereof by the Office of Federal Procurement Policy, in the Defense Acquisition Regulation (DAR), Federal Procurement Regulation (FPR), and the

National Aeronautics and Space Administration Procurement Regulation (NASAPR), as applicable, such nonmanufacturer may furnish any domestically produced or manufactured

(Rev. 13, Admt. 22, 43 FR 30533, July 17, 1978)

(Amdt. 35, 45 FR 2840, Jan. 15,1980)

(ii) If the procurement is for a refined petroleum product, other than a product classified in Standard Industrial Classfication Industries No. 2951, Paving Mixtures and Blocks; No. 2952, Asphalt Felts and Coatings; No. 2992, Lubricating Oils and Greases; or No. 2999, Products of Petroleum and Coal, Not Elsewhere Classified: paragraph (g) of this section is for application. For size determination purposes there can only be one manufacturer of the end item being procured. The manufacturer of the end item being procured is the concern which with its own forces transforms inorganic or organic substances including raw materials and/or miscellaneous parts or components into such end item. Whether a bidder on a particular procurement is the manufacturer or a nonmanufacturer for the purpose of a size determination is not for determination by the contracting officer. The decision shall be made by the appropriate SBA regional director or his delegatee, and need not be consistent with the contracting officer's decision as to whether such concern is or is not a manufacturer for the purpose of the Walsh-Healey Act, etc. The Government often purchases items in the form of kits such as, but not limited to, tool kits and survival kits, which are not manufactured items but merely assemblages of separate manufactured items. Accordingly, a concern which purchases some or all of such items and packages them into kit form is considered to be a nonmanufacturer for size determination purposes. Such a concern can qualify as a small business only if it meets all other qualifications of a small nonmanufacturer set forth in this part and if more than 50 percent of the total value of the kit and its contents is accounted for by items manufactured by small business. For the purpose of a size determination, a sawmill is considered as the manufacturer of treated lumber, even if it contracts out the treatment of the lumber. Therefore, a small business sawmill can deliver in the performance of a setaside procurement lumber which has been treated by a concern which does not qualify as a small business concern. For the purpose of a size determination, a concern which converts liquid oxygen to gaseous oxygen, with or without additives, is a nonmanufacturer of the gaseous oxygen and, therefore, must furnish gaseous oxygen converted from liquid oxygen manufactured by a small business concern.

(3) A regular dealer, otherwise qualified on an unrestricted procurement, supplying the product of a large business and requiring a Certificate of Competency is deemed to be small if it is independently owned and operated and it alone would enjoy a profit or suffer a loss from the contract.

(Rev. 13, Admt. 22, 43 FR 30533, July 17, 1978)

(d) Research, development, and testing. Any concern bidding on a contract for research, development, and/or testing is classified:

(1) As small if it is bidding on a contract for research and/or development which requires delivery of a manufactured product and (i) it qualifies as a small business manufacturer within the meaning of paragraph (b) of this section for the industry into which the product is classified, or (ii) it qualifies as a small business nonmanufacturer within the meaning of paragraph (c) of this section.

(2) As small if it is bidding on a contract for research and/or development which does not require delivery of a manufactured product or on a contract for testing and its number of employees

does not exceed 500 persons.

(e) Services. Any concern bidding on a contract for services (including but not limited to services set forth in Division I, Services, of the Standard Industrial Classification Manual), not elsewhere defined in this section is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$2 million.

(1) Any concern bidding on a contract for engineering services other than marine engineering service is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7.5 million.

(2) Any concern bidding on a contract for motion picture production or motion picture services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$8 million.

(3) Any concern bidding on a contract for janitorial and custodial services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4.5 million.

(4) Any concern bidding on a contract for base maintenance is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7.5 million.

(5) Any concern bidding on a contract for marine cargo handling services is classified as small if its annual receipts do not exceed \$7.5 million for its preceding 3 fiscal years.

(6) Any concern bidding on a contract for naval architectural and marine engineering services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$9 million.

(7) Any concern bidding on a contract for food services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$5.5 million.

(8) (i) Any concern bidding on a contract for laundry services including linen supply, diaper services, and industrial laundering, is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4 million.

(ii) Any concern bidding on a contract for cleaning and dyeing including rug cleaning services, is classified as small if its average annual receipts for the preceding 3 fiscal years do not exceed \$1.5

(9) Any concern bidding on a contract for computer programming services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4 million.

(10) Any concern bidding on a contract for flight training services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7 million.

(11) Any concern bidding on a contract for motorcar rental and leasing services or truck rental and leasing services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7 million.

(12) Any concern bidding on a contract for tire recapping services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4 million. This section applies only to procurements requiring the services of tire retreading and repair shops (Standard Industrial Classification Industry No. 7534, Tire Retreading and Repair Shops) and not to procurements for the repairing and/or retreading of pneumatic aircraft tires which, by reason of the extent and nature of the equipment and operations required, are considered for size standards purposes to be manufactured within the meaning of Standard Industrial Classification Industry No. 3011. Tires and Inner Tubes.

(13) Any concern bidding on a contract for data processing services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4 million.

(14) Any concern bidding on a contract for computer maintenance services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7 million.

(15) Any concern bidding on a contract for services requiring the use of one or more helicopters or fixed-wing aircraft is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$3.5 million.

(16) Any concern bidding on a contract for refuse collection services, with or without disposal, is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$3.5 million. (Notwithstanding the above provision, for a period of 1 year from the effective date of this amendment, any concern which, for a period of 1 year prior to the effective date of this amendment was primarily engaged in per-forming small business set-aside contracts for refuse collection subject to a \$7 million annual receipts size standard, is classified as small if its average annual receipts for its preceding 3 fiscal years did not exceed \$7 million. For the purpose of this rule, a concern was primarily engaged in performing small business set-aside contracts for refuse collection subject to a \$7 million size standard if 50 percent or more of its receipts, including receipts of its affiliates, were attributable to such contracts.)

(Rev. 13, Amdt. 17, 42 FR 36449, July 15, 1977)

(17) Any concern bidding on a contract for protective services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4.5 million.

(REV. 13, AMDT. 23, 43 FR 31863, JULY 24, 1978, EFFECT(VE SEPT. 22, 1978)

- (f) Transportation. Any concern bidding on a contract for passenger or freight transportation, not elsewhere defined in this section, is classified:
- As small if its number of employees does not exceed 500 persons.
- (2) As small if it is bidding on a contract for air transportation and its number of employees does not exceed 1,500 persons.
- (3) As small if it is bidding on a contract for either trucking (local and/or long distance) and/or warehousing and/or packing and crating and/or freightforwarding, and its annual receipts do not exceed \$7 million.
- (4) As small if it is primarily engaged in the provision of offshore marine services as defined in § 121.3-2(u) and its annual receipts do not exceed \$10 million.

(REV. 18, AMDT. 18, 43 FR 10332, MARCH 13, 1978)

(g) Refined petroleum products. Any concern bidding on a contract for a refined petroleum product other than a product classified in Standard Industrial Classification Industries No. 2951, Paving Mixtures and Blocks; No. 2952, Asphalt Felts and Coatings; No. 2992, Lubricating Oils and Grease; or No. 2999, Products of Petroleum and Coal, Not Else-

where Classified; is classified as small if (1) (i) its number of employees does not exceed 1,500 persons; (ii) it does not have more than 50,000 barrels per day crude oil or bona fide feedstock capacity from owned or leased facilities or from facilities made available to such concern under an arrangement such as, but not limited to, an exchange agreement (except one on a refined-product-for-refined product basis), or a throughput or other form of processing agreement, with the same effect as though such facilities had been leased; and (iii) the product to be delivered in the performance of the contract will contain at least 90 percent components refined by the bidder from either crude oil or bona fide feedstocks; Provided, however, That a

petroleum refining concern which meets the requirements in paragraph (g) (1) (i) and (ii) of this section may furnish the product of a refinery not qualified as small business if such product is obtained pursuant to a bona fide exchange agreement, in effect on the date of the bid or offer, between the bidder or offeror and the refiner of the product to be delivered to the Gov-ernment which requires exchanges in a stated ratio on a refined-petroleumproduct - for - a - refined - petroleum product basis, and precludes a monetary settlement, and that the products exchanged for the products offered and to be delivered to the Government meet the requirement in paragraph (g) (1) (iii) of this section; and, provided further, That the exchange of products for products to be delivered to the Government will be completed within 90 days after the expiration of the delivery period under the Government contract; and that any product furnished pursuant to a bona fide exchange agreement must be for delivery in the same Petroleum Administration for Defense (PAD) District pursuant to Schedule C of Part 121, as that in which the small refinery is located: or (2) its number of employees does not exceed 500 persons and the product to be delivered to the Government has been refined by a concern which qualifies under paragraph (g) (1) of this section. The proviso that the product to be delivered in the performance of the contract will contain at least 90 percent components refined by the bidder from either crude oil of bona fide feedstocks contemplates that, in accomplishing such refining, the bidder will utilize its own employees and facilities which it owns or obtains under a bona fide lease as distinguished from any other arrangement having the same effect as a lease. The proviso permitting a concern which meets the requirements in paragraph (g) (1) (i) and (ii) of this section to furnish the product of a refinery not qualified as small business if such product is obtained pursuant to a bona fide exchange agreement which meets prescribed requirements, contemplates that the product exchanged by the bidder for the product to be furnished, shall have been refined by the bidder utilizing only its own employees and its

own facilities or facilities obtained through a bona fide lease.

[Rev. 13, 39 FR 44424, Dec. 24, 1974, as amended by Amdt. 5, 40 FR 32824, Aug. 5, 1975; 40 FR 36310, Aug. 20, 1975; Amdt. 6, 40 FR 50519, Oct. 30, 1975; Amdt. 8, 41 FR 4013, Jan. 28, 1976]

§ 121,3-9 Definition of small business for sales or lease of Government property.

In the submission of a bid or proposal for the purchase of Government-owned property, a concern which meets the criteria provided in this section and which either has not been determined by SBA to be ineligible, or has been determined to be ineligible but subsequently has, on the basis of a significant change in ownership, management or contractual relations, applied for recertification and had its application granted, may represent that it is a small business. In the absence of a written protest or other information which would cause him to question the veracity of the self-certification, the contracting officer shall accept the selfcertification at face value for the particular sale involved. If the contracting officer has cause to question the veracity of a self-certification and elects to do so. he shall refer the eligibility issue to SBA by filing a formal protest pursuant to § 121.3-5. If a concern has been determined by SBA to be ineligible as a small business under a particular size standard and it has already self-certified as a small business on a pending sale subject to the same or lower number of employees or annual receipts size standard (whichever is applicable), it shall immediately notify the contracting officer of such adverse size determination and shall not thereafter self-certify on a sale subject to the same or a lower employee or annual receipts size standard (whichever is applicable) until it has applied for recertification based on a significant change in its ownership, management, or contractual relations, and has been determined eligible as a small business under such size standard by either the regional office which issued the adverse determination or the Small Business Size Appeals Board.

(a) Sales of Government-owned property other than timber. A small business concern for the purpose of the sale of Government-owned property other than timber is a concern, including its affiliates, which is independently owned and operated, is not dominant in its field of

operation, and can further qualify under

the following criteria:

(1) Manufacturers. Anv which is primarily engaged in manufacturing is small if its number of employees does not exceed 500 persons: Provided, however, That a concern primarily engaged in SIC Industry 2911, Petroleum Refining, is small if its number of employees does not exceed 1,500 persons and it does not have more than 45,000 barrels per day crude oil or bona fide stock capacity from owned and/or leased facilities, or from facilities made available to such concern under an arrangement such as, but not limited to, an exchange agreement (except one on a refinedproduct-for-refined-product basis) or a throughput or other form of processing agreement, with the same effect as though such facilities had been leased.

(2) Other than manufacturers. Any concern which is primarily not a manufacturer (except as specified in paragraph (a) (3) of this section) is small if its average annual receipts for its preceding 3 fiscal years do not exceed \$1

million.

(3) Stockpile purchasers. Any concern primarily engaged in the purchase of materials which are not domestic products is small if its annual receipts for its preceding 3 fiscal years do not exceed \$42 million.

(b) Sales of Government-owned timber. (1) In connection with sale of Government-owned timber, a small business is a concern that:

(i) Is primarily engaged in the logging

or forest products industry;

(ii) Is independently owned and operated;

(iii) Is not dominant in its field of operation; and

(iv) Together with its affiliates, its number of employees does not exceed 500 persons.

(2) In the case of Government sales of timber reserved for or involving preferential treatment of small businesses, when the Government timber being purchased is to be resold, a concern is a small business when:

(i) It is a small business within the meaning of paragraph (b) (1) of this

section, and

(ii) It agrees that it will not sell to a concern which is not a small business within the meaning of this paragraph more than 30 percent of such timber or, in the case of timber from certain geo-

graphical areas set forth in Schedule E of this part, more than the percentage established therein for such area. The term "sell" includes but is not limited to the exchange of sawlogs for sawlogs on a product-for-product basis with or without monetary adjustment, and an indirect transfer such as the sale of the assets of (or a controlling interest in) a concern after it has been awarded one or more set-aside sales of timber. Under the latter circumstances, if, after being awarded a set-aside sale of timber a small business concern merges with or becomes subject to the control of a large business, so much of such timber (or sawlogs therefrom) shall be sold to one or more small businesses as is necessary for compliance with the 30 percent (50 percent in Alaska) restriction.

(3) In the case of Government sales reserved for or involving preferential treatment of small businesses, when the Government timber purchased is not to be resold in the form of sawlogs to be manufactured into lumber and timbers, a concern is a small business when:

(i) It meets the criteria contained in paragraph (b) (1) of this section, and

(ii) It agrees that in manufacturing lumber or timbers from such sawlogs out from the Government timber, it will do so only with its own facilities or those of concerns that qualify under paragraph (b) (1) of this section as a small business. This provision assumes that the successful bidder will remain a small business until the products have been manufactured. Accordingly, if, after acquiring the set-aside sale the bidder is purchased by, becomes controlled by, or merged with a large business, so much of such timber (or sawlogs therefrom) as is necessary shall be sold to one or more small businesses for compliance with the 30 percent (50 percent in Alaska) restriction. Any concern which selfcertifies as a small business concern for the purpose of award under a small business set-aside sale of Government timber is expected to maintain evidence that it did so in good faith. Accordingly, such a concern will have to maintain for a period of 3 years the names, address, and size status of each concern to whom the timber or sawlogs were sold or disposed. and the log species, grades, and volumes involved. Such concern, and any subsequent small business concern that acquires the sawlogs, also shall require its small business purchasers to maintain. similar records for a period of 3 years. Further, if the timber purchased is not to be resold in the form of sawlogs, but is to be manufactured into lumber or timbers by a concern other than the bidder, the bidder must maintain records to show the name, address, and size status of the concern manufacturing the sawlogs into lumber or timbers.

(c) Special salvage timber sales, (1) in connection with sale of Government-owned special salvage timber, designated by the USFS as SSTS, a small business is a concern that:

(i) Is primarily engaged in the logging or forest products industry;

(ii) Is independently owned and operated:

(iii) Is not dominant in its field of operation; and

(iv) Together with its affiliates, its number of employees does not exceed 25 persons during any pay period for

the last 12 months.

(2) In the case of Governmentowned special salvage timber reserved for or involving preferential treatment of small businesses, restricting the disposal of timber and, when the special salvage timber being purhased is to be resold, a concern is a small business when: (i) It is a small business within the meaning of paragraph (c)(1) of this section, and (ii) it agrees that it will not sell to a concern which is not a small business within the meaning of paragraph (b)(1) of this section more than 30 percent of such timber or, in the case of timber from certain geo-graphical areas set forth in schedule E of this part, more than the percentage established therein for such area. The term "sell" includes but is not limited to the exchange of sawlogs for sawlogs on a product-for-product basis with or without monetary adjustment, and an indirect transfer such as the sale of the assets of (or a controlling interest in) a concern after it has been awarded one or more set-aside sales of Under the latter circumtimber. stances, if, after being awarded a setaside sale of timber a small business concern merges with or becomes subject to the control of a large business, so much of such timber (or sawlogs therefrom) shall be sold to one or more small businesses as is necessary for compliance with the 30 percent (50 percent in Alaska) restriction.

(3) In the case of Governmentowned special salvage timber reserved for or involving preferential treatment of small businesses, restricting the disposal of timber, and when the special salvage timber purchased is not to be resold in the form of sawlogs to be manufactured into lumber and timbers, a concern is a small business when (i) it meets the criteria contained in paragraph (c)(1) of this section, and (ii) it agrees that in manufacturing lumber or timbers from such sawlogs cut from the Government timber, it will do so only with its own facilities or those of concerns that qualify under paragraph (b)(1) of this section as a small business. This provision assumes that the successful bidder will remain a small business until the products have been manufactured. Accordingly, if, after acquiring the set-aside sale the bidder is purchased by, becomes controlled by, or merged with a large business, so much of such timber (or sawlogs therefrom) as is necessary shall be sold to one or more small businesses for compliance with the 30 percent (50 percent in Alaska) restriction. Any concern which self-certifies as a small business concern for the purpose of award under a small business set-aside sale of Government timber is expected to maintain evidence that it did so in good faith. Accordingly, such a concern will have to maintain for a period of 3 years the name, address, and size status of each concern to whom the timber or sawlogs were sold or disposed, and the log species, grades, and volumes involved. Such concern, and any subsequent small business concern that acquires the sawlogs, also shall require its small business purchasers to maintain similar records for a period of 3 years. Further, if the timber purchased is not to be resold in the form of sawlogs but is to be manufactured into lumber or timbers by a concern other than the bidder, the bidder must maintain records to show the name, address, and size status of the concern manufacturing the sawlogs into lumber or timbers.

(4) In the case of Governmentowned special salvage timber reserved for or involving preferential treatment of small businesses, the special salvage timber may be disposed of without restriction when there are less than two qualified mills in the market area.

[Rev. 13, 39 FR 44424, Dec. 24, 1974, as amended by Amdt. 4, 40 FR 32825, Aug. 5, 1975; Amdt. 5, 40 FR 50519, Oct. 30, 1975]

(AMDT. 25, 44 FR 34, JAN. 2, 1979)

- (d) Any firm bidding to lease Government land for purposes of coalmining is classified as small if:
- (1) It is independently owned and operated;
- (2) It is not dominant in its field of operation;
- (3) Together with its affiliates, its number of employees does not exceed 250 persons;
- (4) It maintains management and control of the actual mining operations at the tract; and
 (5) Any transfer of the lease from the
- holder of the original set-aside must be to another small business within the meaning of this paragraph.

REV. 13, AMDT 31 44 FR 59504,OCT.16 1979

§ 121.3-10 Definition of small business for SBA loans.

A small business concern for the purpose of receiving an SBA loan is a concern, including its affiliates, which, on the date of receipt of the loan application accepted by the SBA, is independently owned and operated, is not dominant in its field of operation, and can further qualify under the criteria set forth below, provided however, That a concern which applies for an SBA loan to refinance an existing SBA loan but which, since the date of the original financing, has by natural growth, as distinguished from merger, etc., grown to a size which exceeds the applicable size standard, is considered as small for the purpose of refinancing if SBA administratively determines that refinancing is necessary to protect the Government's financial interest. A concern which is a small business under § 121.3-8 and which has applied for or received a Certificate of Competency is a small business eligible for an SBA loan to finance the contract covered by the Certificate of Competency, If no standard for an industry, field of operation, or activity has been set forth in this section, a concern seeking a size determination shall submit SBA Form 355 to the Assistant Administrator for Advocacy, Planning and Research, Washington, D.C. 20416, who shall determine what size standard shall be used on an ad hoc basis until a size standard is established for such industry or field of activity. If sa concern, not having any affiliates, is engaged in more than one industry with different size standards, the applicable size standard shall be that of its primary engaged industry. If an applicant concern has affiliates primarily engaged in other industries, the applicable size standard shall be that of the primary engaged industry of the entire affiliated group of concerns including the applicant. In determining which of the industries is the primary industry, consideration is given to these criteria, among others: distribution among such industries of receipts. employment, and costs of doing business.

(REV.13 AMDT.19, 42 FR 20457, APRIL 20, 1977 (AMDT. 30, 44 FR 57914, OCT. 9, 1979)

(a) Construction. Any construction concern is small if its average annual receipts do not exceed \$9.5 million for its preceding 3 fiscal years; Provided, however, That, if it is primarly engaged in an industry set forth in Schedule I of this part, it is small if its average annual receipts do not exceed the size standard established therein for that industry.

(b) Manufacturing, Any manufactur-

ing concern is classified:

(1) As small if it is primarily engaged in an industry set forth in Schedule A of this part and its number of empolyees does not exceed the size standard established therein for that industry.

(2) As small if it is primarily engaged in an industry not set forth in Schedule A of this part and its number of employees does not exceed 250 persons.

(3) As small if it is primarily engaged in the food canning and preserving industry and its number of employees does not exceed 500 persons exclusive of agricultural labor as defined in subsection (k) of the Federal Employment Tax Act, 68A Stat. 454, 25 U.S.C. (I.R.C. 1954)

(4) As small if it is primarily engaged in manufacturing products in SIC Code 23413 (Women's and Children's Nightwear, made from woven or purchased knit fabrics) has suffered substantial economic injury which makes it eligible for assistance under section 7(b)(5) of the Small Business Act, files an application for such assistance by May 24, 1979, and has an average number of employees not to exceed 500.

19 (AMDT. 26, 44 FR 1725, JAN. 8, 1979)

qualifies as a small business under Section 121.3-11.

§ 121.3-14 Definition of small business for the purpose of Government leases of uranium prospecting or mining rights.

In the submission of a bid or proposal for a Government lease of uranium prospecting or mining rights, a concern whose number of employees does not exceed 100 persons may represent that it is a small business. In the absence of a written protest or other information which would cause him to question the veracity of the self-certification, the contracting officer shall accept the self-certification at face value for the particular lease involved.

[Rev. 13, 40 FR 4119, Jan. 28, 1975]

§ 121.3-15 Definition of small business for the purpose of surety bond guarantee

A small business concern for the purpose of surety bond guarantee assistance is a concern that qualifies as a small business under § 121.3-10, with

the following exceptions:

(a) Construction. Any constuction concern (general and special trade) is small if its annual receipts for its preceding fiscal year or its average annual receipts for its preceding three fiscal years do not exceed \$3.5 million. Provided, that those special trade contractors now receiving surety bond guarantee assistance and having annual receipts in excess of \$3.5 million, will be permitted to continue receiving surety bond guarantee assistance until such time as their annual receipts (or as averaged over the contractor's last 3 fiscal years) exceed \$5 million.

(b) Service. Any concern performing a contract for services (including but not limited to services set forth in Division I, Services, of the Standard Industrial Classification Manual) is classified as small if its annual receipts for its preceding fiscal year or its average annual receipts for its preceding 3 fiscal years do not exceed \$3.5 million.

(AMDT, 24, 43 FR 36052, AUG, 15, 1978)

§ 121.3-16 Definition of small business for the purpose of pollution control guarantee assistance under Public Law 94-305.

A small business concern, for the purpose of pollution control guarantee assistance under Public Law 94-305, is a concern that qualifies as small under § 121.3-11.

(Rev. 13, Admt 14, 42 FR 29300, June 8, 1977) SCHEDULE A—EMPLOYMENT SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN MANUFACTURING

(The following size standards are to be used when determining the size status of applicants for SBA business loans, displaced business loans, economic opportunity loans, surety bond guarantee assistance, and as alternate standards for Sections 501 and 502 loans and SBIC assistance.)

SCHEDULE A-Continued

Census classifi- cation code	Industry or class of products Stands (number employ	ize ird of
MAJO	R GROUP 20—FOOD AND KINDRED PRODUCT	8
2011 2013	Meat packing plants Sausages and other prepared meat products	500
2023	Condensed and evaporated	500
2024 2026	milk Ice cream and frozen desserts Fluid milk	500 500 500
2032	Camied speciarcies	1,000
2034	Canned fruits, vegetables, pre- serves, jams, and jellies Dried and dehydrated fruits,	500
2037	vegetables, and soup mixes. Frozen fruits, fruit juices, and	500
2038	vegetables Frozen specialties	500 500
2041	Flour and other grain mill	500
2043 2045	Cereal breakfast foods Blended and prepared flour	1,000
2046	Wet corn milling	500 750
2047 2052	Dog, cat and other pet foods Cookies and crackers	500 750
2062 2063	Cane sugar refining	750
2066	Chocolate and cocoa products_	750 500
2067 2075	Chewing gum	500 500
2076	vegetable oil mills, except corn, cottonseed and soy-	7.7
2079	bean Shortening, table oils, marga- rine and other edible fats and oils, n.e.c.	1,000
2082. 2085	Malt beverages Distilled, rectified and	750 500
2087	blended liquors	750
20991	ing sirups, n.e.c	500 500
20994	Desserts (ready to mix) Baking powder and yeast	500
	OR GROUP 21—TOBACCO MANUFACTURES	
2111, 2121	Cigarettes	1, 006 500
2131	Tobacco (chewing and smok-	
2141	ing) and snuff. Tobacco stemming and redry-	500
1990 (1771)	ing	500
	JOR GROUP 22—TEXTILE MILL PRODUCTS	
	Broad-woven fabric mills,	1,000
2221	Broad-woven fabric mills, manmade fiber and silk	500
2261	Finishers of broad-woven fab-	÷.
2262	rics of cotton Finishers of broad-woven fab-	500
	rics of manmade fiber and	500
2271	Woven carpets and rugs	750
2272	Tuited carpets and rugs	500
2279 2281	Carpets and rugs, n.e.c. Yarn spinning mills: cotton,	500
100	manmade libers and silk	500
2284 2296	Thread mills Tire cord and fabric	500 1,000
MAJOR GR	OUP 23—APPAREL AND OTHER FINISHED I ADE FROM FABRICS AND SIMILAR MATERIA	PROD-
2321		
1	Men's, youths', and boys' shirts (except work shirts) and nightwear	500
MAJ	OR GROUP 25—FURNITURE AND FIXTURES	
2522	Metal office furniture.	500
MAJO	e group 26—paper and allied products	
2611	Pulp mills	750
2621	Paper mills, except building paper mills.	750

See footnotes at end of Schedule A.

	SCHEDULE A—Continued				Scheedule A—Continued	
Employ- ment size standard (number c employees	Industry or class of products	-	Census elassifi- cation code	Employ- ment size standard (number of employees) ¹		Census classifi- cation code
TE PRODUC	OUP 32-STONE, GLASS AND CONCR	RO	MAJOR GR	750	Paperboard mills	2631
	That also		2017	500	Paper coating and glazing	2641
1,0	Flat glass Glass containers	: :	3211 3221	500	Bags, except textile bags Pressed and molded pulp	2643 2646
•	Pressed and blown glass and		3229	750	grods and morded barb	2010
7	glasswear, n.e.c.		. 0223	500	goods	2647
	Cement, hydraulic	1 (3241		Stationery, tablets and related	2648
ŧ	Ceramic wall and floor title	3 (3253	500	Droguets	
	Vitreous china plumbing fix- tures and china and earthen-	יו	3261	*00	Converted paper and paper-	2649
	ware fittings and bathroom		7	500 750	board products, n.e.c Sanitary food containers	2654
5	accessories and passionii		**	100	Building paper and huilding	2661
•	vitreous china table and	2 1	3262	750	Building paper and building board mills	=004
	Kitchen articles					
	Time excellent wate (will cone ear)	3]	3263	PRODUCTS	GROUP 28CHEMICALS AND ALLIED	MAJOR (
5	table and kitchen articles					
	Porcelain electrical supplies		3264	1,000	Alkalies and chlorine	2812
1.0	Lime Gypsum products		3274 3275	1,000	Industrial gases	2813
1,0	Asbestos products	•	3292	1,000	Inorganic pigments	2816
	Gaskets, packing and sealing	íí	3293	1 000	Industrial inorganic chemicals,	2819
5	devices		0-00	1,000	Plastic materials, synthetic	2821
7	devices Mineral wool	1	3296		resins and nonvulcanizable	2021
7	Nonclay refractories	1	3297	750	elastomers	
				e from the same	Synthetic rubber (vulcaniza-	2822
USTRIES	R GROUP 33PRIMARY METAL INI	OR	MAJO		ble elastomers)	0000
	Dlast frances (including sales		.0010	1,000	Cellulosic manmade fibers	2823
4.	Blast furnaces (including coke ovens), steel works and roll-	1	3312	1,000	Synthetic organic fibers, ex- cept cellulosic	2824
1,0	ing mills			750	Pharmaceutical preparations.	2834
-, 7	ing mills. Electrometallurgical products.	3	3313	400	Soap and other detergents, ex-	2841
	Steel wire drawing and steel	. 5	3315	750	cent specialty cleaners	
1,6	nails and spikes Cold rolled steel sheet, strip				Specialty cleaning, polishing, and sanitation preparations. Perfumes, cosmetics, and other	2842
	Cold rolled steel sheet, strip	5 (3316	500	and sanitation preparations.	0044
1,0 1,0	and bars		3317	500	toilet proportions	2011
5	Gray iron foundries	1 6	3321	500	Gum and wood chemicals	2861
Š	Malleable iron foundries	ì	3322	000	Cyclic (coal tar) crudes, and	2865
5	Steel investment foundries		3324		Cyclic (coal tar) crudes, and cyclic intermediates, dyes,	
5	Steel foundries, n.e.c	8	3825	and the second second	and organic pigments (lakes	
	Primary smelting and refining of copper Primary smelting and refining	. I	3331	750	and toners)Cyclic (coal tar) crudes	oner's
1,0	D-imous amolting and refining	. т	3332	500	Industrial argania chamicals	23651 2869
1,0	of lead		5002	1,000	Industrial organic chemicals,	2000
-,-	Primary smelting and refining	F	3333	1,000	n.e.c. Nitrogenous fertilizers	2873
7	Primary smelting and refining of zinc.	_		500	Phosphatic fertilizers Fertilizers, mixing only Pesticides and agricultural	2874
1.0	Primary production of alumi-	F	3334	500	Fertilizers, mixing only	2875
1,0	num		0000	500	Pesticides and agricultural	2879
	Primary smelting and refining	Ŀ	3339	. 200	CHemicals, H.e.C.	2892
	of nonferrous metals, n.e.c Rolling, drawing and extrud-	1	3351	750 500	Explosives Carbon black Fatty acids	2895
7	ing of copper		3000	500	Fatty acids	28992
	Aluminum sheet, plate and	A	3353			
7	foil			ND RELATED	OUP 29-PETROLEUM REFINING AL	JOR GR
7	Aluminum extruded products.	Ą	3354		PRODUCTS	
7	Aluminum rolling and draw-	A	3355			
	ing, n.e.c. Rolling, drawing and extrud-	. 2	3356	1,500	Petroleum refining 2	2911
	ing of nonferrous metals, ex-	•	0000	750	Asphalt felts and coatings	2952 2992
7	cept copper and aluminum Drawing and insulating of			500	Lubricating oils and greases	2002
	Drawing and insulating of	Ι	3357	HANFOH	GROUP 30-RUBBER AND MISCE	MAJOR
1,0	nonierrous wire		100	DEATHAGGS	PLASTICS PRODUCTS	1111 Q 14
7	Metal heat treating		3398			
	Primary metal products, n.e.c.		3399	1,000	Tires and innertubes	3011
DOS EXCE	OUP 34-FABRICATED METAL PROI	DOT	MATOR CO.		Rubber and plastics footwear	3021
	INERY AND TRANSPORTATION EQ			750	Reclaimed rubber	3031
				EOO	Rubber and plastics hose and	3041
	Metal cans	N	3411	500	Fabricated rubber products,	3069
1,0		Ñ	3412	500	n.e.c.	0.008
	Metal shipping barrels, drums,			000	,	i.
1, 0 5	Metal cans Metal shipping barrels, drums, kegs and pails					
	kegs and pails		3421	R PRODUCTS	OUF 31-LEATHER AND REATHE	MOR GR
5	kegs and pails Cutlery Enameled iron and metal sani-		3421 3431	R PRODUCTS	ROUF 31-LEATHER AND LEATHE	LJOR GE
	kegs and pails Cutlery Enameled iron and metal sani- tary ware	E	3431	R PRODUCTS	Men's footwear, except athletic	3143
5	kegs and pails Cutlery Enameled iron and metal sani-	E	3431			

SCHEDULE A—Continued

ensus assifi- ation code	Industry or class of products	Employ- ment size standard (number of employees) ¹	Census classifi- cation code	Industry or class of products	Employ- ment size standard (number of employees)
3433	Heating equipment, except		3613	Switchgear and switchboard	- 2년 - 12.1 - 12.1
	electric and warm air furnaces	500	3621	apparatus	. 7 1,00
3452	Bolts, nuts, screws, rivets and		3622	Industrial controls	7
0460 1	Washers	500	3624	Carbon and graphite products.	
	Metal forging and stamping Small arms ammunition	500 1,000	3629	Electrical industrial appara-	
3483	Ammunition, except for small		3631	tus, n.e.c. Household cooking equipment.	
	arms, n.e.c Small arms	1,000	3632	Household refrigerators and	Total Letter
3484	Small arms	1,000		home and farm freezers	1,0
3493 8 3494 Y	Steel springs, except wire Valves and pipe fittings, ex-	500	3633	Household laundry equipment	1,
	cept plumbers' brass goods	500	3634	Electric housewares and fans	
3497	Metal foil and leaf	500	3635	Household vacuum cleaners	-
3499	Fabricated metal products, n.e.c	500	3636	Sewing machines.	• ***
	11.0.0.		3639 3641	Household appliances, n.e.c.	1,
MAJOR G	ROUP 35-MACHINERY, EXCEPT	ELECTRICAL	3643	Electric lamps Current-carrying wiring de-	
9511	Steam, gas, and hydraulic tur-	····	***	VICES	
3511	bines and turbine generator		3644	Noncurrent-carrying wiring devices	
1	set units	1,000	3651	Radio and television receiving	*
3519	Internal combustion engines,	71 83		sets, except communication	
3523	Farm machinery and equip-	. 1,000	3652	types. Phonograph records and pre-	.
	ment	. 500	000Z	recorded magnetic tape	
3524	Garden tractors and lawn and	A Company of the Company	3661	Telephone and telegraph ap-	
3531	garden equipment	500	0000	paratus	- 1,
0007	Construction machinery and equipment.	750	3662	Radio and television trans- mitting, signaling and detec-	
3532	Mining machinery and equip-	A STATE OF THE STA		tion equipment and appara-	
	ment, except oil field ma- chinery and equipment	ton	1 1	tus	• ·
3533	Oil field machinery and equip-	- 500	3671	Radio and television receiving	
0000	ment.	500		type electron tubes, except	1,
3534	Elevators and moving Stair-		3672	Cathode ray television picture	
ntoc	ways.	- 500		tubes	•
3536	Hoists, industrial cranes, and	- 500	3673	Transmitting, industrial and special purpose electron	
3537	monorail systems Industrial trucks, tractors,	_		tubes	
	traners and stackers	700	3674	Semiconductors and related	4.7
3541	Machine tools, metal cutting		APTE	devices	•
3542	Machine tools, metal forming		3675 3676	Electronic capacitors	•
	types	_ 500		cations	- "
35452	Precision measuring tools	. 500	3677	Electronic coils, transformers	
3546 3547	Rolling mill machinery and		3678	and other inductors	
	equipment	_ 500	9010	Connectors, for electronic ap- plications	
3549	Metalworking machinery, n.e.c.	ren	3679	Electronic components, n.e.c.	- :
3555	Denting trades machinery and	- 500	3691	Storage batteries	- 414
.0000	Printing trades machinery and equipment		3692	Primary batteries, dry and	1;
3561	Pumps and pumping equip		3693	Radiographic X-ray, fluoro-	of Harris (1)
3562	mentBall and roller bearings	- 500 750		scopic X-ray, therapeutic X-ray, and other X-ray	
3563	Air and gas compressors.			apparatus and tubes; elec-	ng tipe in the same
	Speed changers, industrial-			tromedical and electrothera-	
	high-speed drives and gears	. 500	· s	peutic apparatus	 34 (1) f
3568	Mechanical power transmis- sion equipment, n.e.c.		3694	Electrical equipment for in-	
3572	Typewriters	1,000	3699	ternal combustion engines Electrical machinery, equip-	
3573	Electronic computing equip-	e A	0000	ment and supplies, n.e.c	
2674	ment	1,000			
A014	Calculating and accounting machines, except electronic	rita da esta de la composition de la c La composition de la	MAJO	R GROUP: 37-TRANSPORTATION: E	QUIPMENT
	computing equipment	1,000	9711	Motor vehicle and passenger	
3579	Office machines, n.e.c.	500	9111	car bodies	. 1,
3585	Air-conditioning and warm-all heating equipment and com-		3714	Motor vehicle parts and acces-	
2.4	mercial and industrial refrig-	• .	e9+7+ ►	Sories.	- "
	eration equipment	750		Truck trailers Aircraft 3	
3586	Measuring and dispensing		3724	Aircraft engines and engine	tar and a second
	pumps			parts	. 1,
_			3728	Aircraft parts and auxiliary	
MAJOR	GROUP 36-ELECTRICAL AND E	LECTRONIC	0,-0	doninment nec	1.
	R GROUP 36—ELECTRICAL AND E ACHINERY, EQUIPMENT AND SU		3731	equipment, n.e.c. Shipbuilding and repairing Railroad equipment	1, 1,

SCHEDULE A-Continued

cl c	ensus assifi- ation code	Industry or class of products	Employ- ment size standard (number of employees) ¹
	3751	Motorcycles, bicycles and	500
	3764	Guided missile and space ve- hicle propulsion units and	900
	2769	propulsion unit parts Guided missile and space vehicle parts and auxiliary	1,000
	3795	equipment, n.e.c. Tanks and tank components.	1,000 1,000

LING INSTRUMENTS, PHOTOGRAPHIC, MEDICAL AND OPTICAL GOODS; CLOCKS AND WATCHES

3811	Engineering, laboratory, sci- entific and research instru- ments and associated equip-		
	ment		50
3822	lating residential and com-		
	mercial environments and appliances		
3823	Industrial instruments for		500
0020	measurement, display and		
	control of process variables		
3824	and related products		500
3024	Totalizing fluid meters and		
2005	counting devices		500
3825	Instruments for measuring	-	
	and testing of electricity and		
	electrical signals		500
3829	Measuring and controlling		
***	devices, n.e.c		500
3861	Photographic equipment and	1.	
0070	supplies		500
3873	Watches, clocks, clockwork	100	
	operated devices, and parts		500

MAJOR GROUP 39 MISCELLANEOUS MANUFACTURING INDUSTRIES

3914	Silverware, plated ware and stainless steel ware	
3951	Pens, mechanical pencils and	500
0301	parts	500
3996	Linoleum, asphalted-felt-base.	300
	and other hard surface floor	
	coverings, n.e.c.	7.50 500
39903	Matches	500

[Rev. 13, 39 FR 44424, Dec. 24, 1974, as amended by Amdt. 6, 40 FR 50519, Oct. 30, 1975]

SCHEDULE B—INDUSTRY EMPLOYMENT SIZE STANDARDS FOR THE PURPOSE OF GOVERNMENT PROCUREMENT (MANUFACTURING)

Census		Employ- nent size
cation		standard
code	(r	umber of
	en	ployees)
MAJOR	GROUP 20-FOOD AND KINDRED PI	ODUCTS
2032	Canned specialties	1,0
2043 2046	Careal breakfast foods	1,0
2052	Wet corn milling Cookies and crackers	7.
2062	Cane sugar refining	7
2063	Beet sugar	7
2076	Vegetable oil mills except corn	
	cottonseed and soybean	1,0
2079	cottonseed and soybean	
	and oils, n.e.c.	. 7
2085	Distilled, rectified, and blended	
	liquors	7.
MAI	OR GROUP 21-TOBACCO MANUFACTO	JRES
2111	Cigarettes	1,00
MA	OR GROUP 22-TEXTILE MILL PRODU	CTS
2211	Broad-woven fabric milis,	-
	aattan	1,00
2261	rimshers of orosu-woven	
. 0071	fabrics of cotton	1,00 75
2271 2295	Woven carpets and rugs	75
2296	Fabrics, not rubberized Tire cord and fabric	1,00 1,00
	GROUP 26-PAPER AND ALLIED PRO	
2611 2621	Pulpmills	78
2021	Papermills, except building papermills	
2631		75 75
2646	Pressed and molded pulp	•••
	g00ds	75
2654	Sanitary food containers	75
2661	Building paper and building board mills	75
MAJOR G	BOUP 28-CHEMICALS AND ALLIED P	RODUCTS
2812	Alkalias and ablaning	1.00
2813	Alkalies and chlorine	1,00 1,00
2816	Industrial gases Inorganic pigments	1,0
2819	Industrial inorgania ah amigale	1,0
		1,00
2821	Plastics materials, synthetic	
	resins, and nonvulcanizable	
0000	elastomers Synthetic rubber (vulcaniz- able elastomers)	78
2822	Synthetic rubber (vulcaniz- able elastomers)	1,00
2823	Cellulosic manmade fibers	1,00
2824	Synthetic organic fibers, ex-	*,00
	cept cellulosic	1,00
2833	Medicinal chemicals and bo-	•
	tanical products.	75 78
2834	Pharmaceutical preparations.	78
2841	Soap and other detergents, except specialty cleaners.	Pro
2865	Cyclic (coal tar) crudes and	78
2000	Cyclic (coal tar) crudes, and cyclic intermediates, dyes, and organic pigment (lakes	*
	and organic pigment (lakes	
	and toners)	75
2869	Industrial organic chemicals,	
	B.e.c.	1,000
2873	Nitrogenous fertilizers	1,000 750
2892	Explosives	75(
JOR GR	OUP 29-PETROLEUM REFINING AND	
<u> </u>	INDUSTRIES 3	<u> </u>
2952	Asphalt felts and coatings	750
2802	Trobusta south direc constributers	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

See footnotes at end of Schedule B.

SCHEDULE B-Continued

Census classifi-		Employ- ment size	Census classifi-		Empley ment size
cation	Industry or class of products	standard	cation	Industry or class of products	standard
code		(number of	code	and and the second of productions	(number of
		mployees)!	1.14		employees)
WATOR	GROUP 50-RUBBER AND MISCELI	LANEOUS	9510	Internal combustion engines	
BIASOR	PLASTICS PRODUCTS	M. LEOOB	3519	Internal combustion engines,	1,00
0011	(Divers and immental) on	1 000	3531	Construction machinery and	
3011 30111	Tires and innertubes Passenger car and motorcycle	1,000	0507	equipment trackers	. 75
90111	preparatic tires (casings)		3537	Industrial trucks, tractors, trailers and stackers	75
30112	Truck and bus (and off-the-		3562	Ball and roller bearings	
	road) pneumatic tires		3572	Typewriters	1,00
3021 3031	Rubber and plastics footwear. Reclaimed rubber	1,000 75 0	3573	Electronic computing equip-	
			3574	ment Calculating and accounting	. 1,00
AJOR GR	OUP 32-STONE, CLAY, GLASS, AN PRODUCTS	D CONCRETE		machines, except electronic computing equipment	. 1,00
			3585	Air conditioning and warm air	,
3211	Flat glass	1,000		heating equipment and com-	
3221 3229	Pressed and blown glass and	750		mercial and industrial re-	
0225	glassware, n.e.c.	750		frigeration equipment	. 75
3241	Cement, hydraulic	750	********	AND SE TITIOTRICIT LAND THE HOME	
3261	Vitreous china plumbing fix-		MAJOR GR	OUP 86—ELECTRICAL AND ELECTI ERY, EQUIPMENT, AND SUPPLIF	
: '	tures and china and eartheu.			ERI, EQUIPMENI, MADISOTTON	2.3
	ware fittings and bathroom	750	2619	Power distribution and spe-	
3275	accessories	750 1,000	3612	Power, distribution, and spe- cialty transformers	. 75
3292	Asbestos products	750	3613	Switchgear and switchboard	. 14
3296	Mineral wool	750		apparatus	. 75
3297	Nonclay refractories	750	3621	Motors and generators	1,00
			3622	Industrial controls	. 75
WYIOI	R GROUP 33-PRIMARY METAL IND	USTRIES	3624 3631	Carbon and graphite products. Household cooking equipment.	. 75 - 75
3312	Blast furnaces (including coke		3632	Household refrigerators and	• • •
0011	ovens), steel works, and roll-			Household refrigerators and home and farm freezers	1,00
	ing mills	1,600	3633	Household laundry equip-	
3313	Electrometallurgical products	750		ment	_ 1,00
3315	Steel wife drawing and steel	1.000	3634	Electric housewares and fans.	
2216	nails and spikes	1,000	3635 3636	Household vacuum cleaners Sewing machines	
3316	Cold-rolled sheet, strip and bars	1,000	3641	Electric lamps	
3317	Steel pipe and tubes	1,000	3651	Radio and television receiving	-, -, -,
3331	Primary smelting and refining	•	4.1	sets, except communication	
4000	of copper	1,000	0050	types.	- 7,5
3332	Primary smelting and refining	1,000	3652	Phonograph records and pre- recorded magnetic tapes	_ 75
3333	of lead	1,000	3661	Telephone and telegraph ap-	
	of zinc.	750		paratus	1,00
3334	Primary production of alumi-		3662	Radio and television trans-	
	num	1,000		mitting, signaling, and de-	e i e
3339	Primary smelting and refining of nonferrous metals, n.e.c.	750		paratus	_ 75
3351	Rolling, drawing, and extrud-	700	3671	Radio and television receiving	- '*
	of copper	750		type electron tubes, except	71 · ·
3353	Aluminum sheet, plate, and		1.1.1.1	cathode ray	. 1,00
0054	foil	750	3672		. 75
3354	Aluminum extruded products	750	3673	tubes	- "
3355	Aluminum rolling and draw- ing, n.e.c.	750	3010	special purpose electron	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
3356	Rolling, drawing, and extrud-	100		tubes	_ 75
	ing of nonferrous metals, ex-		3692	Printary Datteries, dry and	10 to
	cept copper and aluminum	750	1	wet.	1,00
3357	Drawing and insulating of		3694	Electrical equipment for in-	. 75
2200	nonferrous wire Metal heat treating	1,000 750		ternal combustion engines	. "
3398 3399	Primary metal products, n.e.c.	750	MARON	R GROUP 37—TRANSPORTATION E	OTHEMENT
		IONG DYGERM	MAJOI	GROUP 37 TRANSPORTATION 2	- ACITALDINA
	OUP 34—FABRICATED METAL PRODU HNERY AND TRANSPORTATION EQUI		3711	Motor vehicles and passenger	1 00
				car bodies	1,00
MACH		1,000	37111	Passenger cars (knocked down	
MACH 3411	Metal cans			or assembled) 4	1,50
MACH	Enameled iron and metal sani-		9791		, .,
3411 3431	Enameled iron and metal sani- tary ware	750	3721 2794		4 (4)
3411 3431 3482	Enameled iron and metal sani- tary ware		3721 3724	Aircraft engines and engine	
3411 3431	Enameled iron and metal sani- tary ware. Small arms ammunition. Ammunition, except for small	750	3724	Aircraft engines and engine	
3411 3431 3482 3483	Enameled iron and metal sani- tary ware	750 1,000		Aircraft engines and engine parts 6. Aircraft parts and auxilliary	_ 1,00
3411 3431 3482 3483	Enameled iron and metal sanitary ware. Small arms ammunition. Ammunition, except for small arms, n.e.c.	750 1,000 1,500	3724 3728	Aircraft engines and engine parts 6. Aircraft parts and auxilliary equipment, n.e.c.	_ 1,00 _ 1,00
3411 3431 3482 3483 3484	Enameled iron and metal sanitary ware. Small arms ammunition. Ammunition, except for small arms, n.e.c.	750 1,000 1,500 1,000	3724 3728 3731	Aircraft engines and engine parts 6. Aircraft parts and auxilliary equipment, n.e.c. Shipbuilding and repairing	_ 1,00 _ 1,00 _ 1,00
3411 3431 3482 3483 3484	Enameled iron and metal sanitary ware. Small arms ammunition Ammunition, except for small arms, n.e.c Small arms.	750 1,000 1,500 1,000	3724 3728 3731 3743	Aircraft engines and engine parts ⁶ . Aircraft parts and auxilliary equipment, n.e.c. Shipbuilding and repairing Railroad equipment	1,00 1,00 1,00 1,00
MACH 3411 3431 3482 3483 3484 MAJOR	Enameled iron and metal sanitary ware. Small arms ammunition Ammunition, except for small arms, n.e.c Small arms.	750 1,000 1,500 1,000	3724 3728 3731	Aircraft engines and engine parts 6. Aircraft parts and auxilliary equipment, n.e.c. Shipbuilding and repairing	1,00 1,00 1,00 1,00

SCEDULE B-Continued

Census classifi- cation code	Industry or class of products	Employ- ment size standard (number of employees) ¹
3764	Guided missiles and space ve- hicle propulsion units and	
3769	propulsion unit parts Guided missile and space vehicle parts and auxilliary	. 1,000
3795	equipment, n.e.c	. 1,000

INDUSTRIES

	3996	Linoleum, asphalted-felt-base.	
Ì.		and other hard surface floor	
		coverings, n.e.c	

750

¹ The "number of employees" means the average employment of any concern and its affiliates based on the number of persons employed during the pay period ending nearest the last day of the third month in each calendar quarter for the preceding four quarters.

² [Reserved]

² The size standard for SIC 2911 is set forth in \$121.2-8(x).

\$121,3-8(g).

4 The size standards for SIC 2011; 30112, and 37111 are set forth in § 121.3-8(b)(4) and 121.3-8(b)(5), respectively, of this part.

respectively, of this part.

^a Guided missile engines and engine parts are classified in SIC 3764 and 3724. Missile control systems are classified in SIC 3662.

^b Includes maintenance as defined in the Federal Aviation Regulations (14 CFR 1.1) but excludes contracts solely for preventive maintenance as defined in 14 CFR 1.1. As defined in the Federal Aviation Regulations: "Maintenance" means inspection, overhaul, repair, preservation, and the replacement of parts, but excludes preventive maintenance." Preventive maintenance mance "means simple or minor preservation operations and the replacement of small standard parts not involving complex assembly operations.

[Rev. 13, 39 FR. 44424, Dec. 24, 1974, as amended by Amdt. 8, 41 FR 4013, Jan. 28, 1976]

SCHEDULE C-ANNUAL RECEIPTS SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN WHOLESALING

(The following size standards are to be used when determining the size status of wholesaling concerns for the purpose of SBA business loans, displaced business loans, economic opportunity loans, and as alternate standards for Sections 501 and 502 loans and SBIC assistance. Where a code is followed by a letter, the size standard applies only to the class of product designated.)

Industry or sub- industry code	Industry, Subindustry, or Class of Products	Annual re- ceipts size standard (maximum.
1000	# W.	in millions)
MALE CO.		

Industry or sub-	up \$\$ wholesale trade—du Industry, Subindustry, or	Annual re- ceipts size
industry code	Class of Products	standard (maximum.
5525		in millions)

MAJOR GROUP 50-WHOLESALE TRADE-DURABLE GOODS

5012 Automobile and motor ve-	
hicles	\$22.0
5014 Tires and tubes	22.0
5023(a) Home furnishings, floor	
	14.5
coverings	14.0
5039 Construction materials,	
N.E.C.	14.5

SCHEDULE C-Continued

Industry or sub- industry code	Industry, subindustry, or	Annual re- ceipts size standard (maximum, in millions)
5041	Sporting and recreational	-
	goods and supplies	14.5
5042	Toys and hobby goods and	
	supplies	14. 8
5051(a)	Metals service centers	14.
5051(15)	Metals sales offices	22.0
5052(a)	Coal	14.
5063	Electrical apparatus and	A70.4
0000	equipment, wiring supplies,	
•	and construction materials	22.0
5064	Electrical appliances, tele-	22.
0001	vision, and radio sets	14
FA01		14.
5081		
	equipment	22. (
5082	Construction and mining	
	machinery and equipment.	14. 8
5083	Farm and garden machinery	
	and equipment	22.0
5084		
	equipment Industrial supplies	14, 8
5085	Industrial supplies	14. 8

MAJOR GROUP 51-WHOLESALE TRADE-NONDURABLE

Ĭ,		GOODS	<u> </u>	
	5111	Printing and writing paper	٠.	14.5
	5113	Industrial and personal serv-		: -
	1	ice naper	10.00	22.0
	5122	Drugs, drug proprietaries and		
		druggists' sundries		14.5
	5133	Piece goods (woven fabrics)		14.5
	5134	Notions and other dry goods		14.5
	5139	Footwear		14.5
	5141	Groceries, general line		22.0
	5142	Frozen foods		22.0
	5143	Dairy products		14.5
	5147	Meats and meat products	100	14.5
	5149	Groceries and related prod-		
		ucts, N.E.C		14.5
	5152	Cotton		22.0
	5153	Grain Livestock		14.5
	5154	Livestock		14.5
	5161			22.0
	5171	Petroleum bulk stations and		
	-	terminals		22.0
	5172		12.5	3.0
	100	products wholesalers, except		
		bulk stations and terminals.		22.0
	5182	Wines and distilled alcoholic		
	* *	_ beverages		22.0
		Tobacco and tobacco products.		14.5
	5198	Paints, varnishes, and sup-	7	
	100	plies	15	22.0

[Rev. 13, Amdt. 5, 40 FR 32826, Aug. 5, 1975]

SCHEDULE D-ANNUAL RECEIPTS SIZE STAND-ARDS FOR CONCERNS PRIMARILY ENGAGED IN RETAILING

(The following size standards are to be used when determining the size status of retailing concerns for the purpose of SBA loans, displaced business loans, economic opportunity loans, and as alternate standards for section 501 and 502 loans and SBIC assistance. Where a code is followed by a letter, the size standard applies only to the class of product designated.)

MAJOR GROUP 52-BUILDING MATERIALS, HARDWARE, GARDEN SUPPLY, AND MOBILE HOME DEALERS

5271 Mobile home dealers.....

	SCHEDULE D-Continued		SCHEDULE DEFENSI	G-PETROLEUM ADM (PAD) DISTRICTS AS	inistration fo Utilized by th
ndustry or sub- ndustry code	Industry, subindustry, or class of products	Annual re- ceipts size standard (maximum,	MENT OF	FUEL SUPPLY CENTER REFINED PETROLEUM Pr stricts and States included	IN THE PROCUR! CODUCTS In PAD District
		in millions)	1. Maine Connectic	, Vermont, New Hampsh at. Rhode Island, New	ire, Massachusett York, New Jerse
	GROUP 53-GENERAL MERCHAND		Pennsylva Virginia, N	, Vermont, New Hampsh ut, Rhode Island, New I nia, Maryland, Delawar Iorth Carolina, South Car	e, Virginia, We olina, Georgia, ai
5311 5331	Department stores	7.5 3.0	2. North	Dakota, South Dakota,	Nebraska, Kansa
	MAJOR GROUP 54-FOOD STORE		Tennessee	, Minnesota, Iowa, Mi Iichlgan, Indiana, Ohio	
5411 5423(a)	Grocery stores	7.5	3. New sippi, and 4. Monta	Mexico, Texas, Arkansas,	h, and Colorado
AJOR GR	OUP 55—AUTOMOTIVE DEALERS A SERVICE STATIONS	AND GASOLINE	California,	and Arizona.	
5511	Motor vehicle dealers (new and used)	6.5	or sub-	Industry, subindustry, or	Annual sal
5521	Motor vehicle dealers (used only)	6.5	industry code	of products	(maximum) in million
5599(a)			1711	Plumbing, neating (except tric), and air-conditioning	
JOR G	ROUP 56-APPAREL AND ACCES	SORY STORES	1721	Painting, paper hanging,	and
5611	Men's and boys' clothing and		1731 1741	decorating Electrical work Masonry, stone setting,	and
5621	Women's ready-to-wear stores	2.5		other stonework.	
5661	Family clothing stores	2.5 2.5	. v - (.	Articological	
JOR GR	OUP 57—FURNITURE, HOME FURN EQUIPMENT STORES	iishings, and	SCHEDULE PURPOSI STRUCTIO	H—Annual Receipts Siz of Bidding on Procur n—Special Trade Conti	E STANDARDS FO EMENTS FOR COL EACTORS
5722 5732	Household appliance stores Radio and television stores	2.5 2.5	Assessed to the second	er i de la de la companya de la comp	A (0
	OR GROUP 59-MISCELLANEOUS		Census	化二氢基化 经流行证据 特拉斯	vr) annual
M A	OR UNCU! US-MISCELLANDOUS	RETAIL	classi-	Industry, subindustry, or o	ciass receipts size
5961 M	Iall Order Houses	.5.	code	Industry, subindustry, or c of products	standard (maximum in millions)
5961 M 5983 F	Iail Order Houses	.5. 00 employees.	code	Major group 17—const	(maximum in millions) ruc-
5961 M 5983 F Rev. 18	1 1 1 1 1 1 1 1 1 1	.5. 00 employees. 1g. 5, 1975]	code	Major group 17—const tion—special trade (tractors:	(maximum in millions) ruc- con-
5961 M 5983 F Rev. 13	1all Order Houses 7 uel Oil Dealers 1 13. Amdt, 5, 40 FR 32826, Au 28, 44 FR 47039, Aug. 10	.5. 00 employees. 1g. 5, 1975]	code	Major group 17—const tion—special trade of tractors: Plumbing, heating (ex- electric), and air-	(maximum in millions) ruc- con- cept con-
5961 M 5983 F Rev. 18 Amdt.	1 1 1 1 1 1 1 1 1 1	.5. 00 employees. 1g. 5, 1975] 0, (979) 979)	code	Major group 17—const tion—special trade (tractors: Plumbing, heating (ex- electric), and air- ditioning. Painting, paperhanging,	(maximum in millions) rue- con- cept con-
5961 M 5983 F Rev. 18 Amdt.	1all Order Houses	5. 00 employees. 1g. 5, 1975] 0, 1979) 979) 1BER RESALE CAL AREAS	1711 1721 1731	Major group 17—const tion—special trade tractors: Plumbing, heating (ex electric), and airditioning. Painting, paperhanging, decorating. Electrical work.	(maximum in millions) ruc- cor- cor- and
5961 M 5983 F Rev. 18 Amdt. Amdt. STAND	Jall Order Houses	.500 employees1g. 5, 1975] .1g. 5, 1975] .1979) .979) .6BER RESALE .CAL AREAS Percentage of timber pur-	code 1711 1721 1731 1741	Major group 17—const tion—special trade tractors; Plumbing, heating (exclectric), and airditioning. Painting, paperhanging, decorating. Electrical work. Masonry, stone setting, other stonework.	(maximum in millions) ruc- con- con- and
5961 M 5983 F Rev. 15 Amdt. Amdt. STAND	Jall Order Houses	5. 00 employees. 1g. 5, 1975; 1, 1979) 979) 1BER RESALE CAL AREAS Percentage of	1711 1721 1731	Major group 17—const tion—special trade tractors: Plumbing, heating (ex electric), and airditioning. Painting, paperhanging, decorating Electrical work. Masonry, stone setting, other stonework.—Thestering, drywall, aco	(maximum in millions) ruc- con- cept con- and and
5961 M 5983 F Rev. 15 Amdt. Amdt. STAND	Igil Order Houses 7 uel Oil Deglers 1 3. Amdt, 5, 40 FR 32826, Au 28, 44 FR 47039, Aug. 10 34, 44 FR 72582, Dec 14, 1 E E—GOVERNMENT-OWNED TINARDS FOR SPECIFIC GEOGRAPHIC	5. 00 employees. 1g. 5, 1975] 1, 1979) 979) HER RESALE CAL AREAS Percentage of timber purchased that may be sold to other than small	code 1711 1721 1731 1741	Major group 17—const tion—special trade tractors; Plumbing, heating (exclectric), and airditioning. Painting, paperhanging, decorating. Electrical work. Masonry, stone setting, other stonework. Plastering, drywall, acot cal and insulation worl Terazzo, tile, marble;	(maximum in millions) ruc- con- con- and and and
Amdt. Amdt. Amdt. Area from which timber	Igil Order Houses 7, uel Oil Deglers 1, 1, 2, 2, 2, 4, 4, FR 47039, Aug. IC 34, 44 FR 72582, Dec 14, 1, E E—Government-Owned Timards for Specific Geographic	5. 00 employees. 1g. 5, 1975] 1, 1979) 979) HER RESALE CAL AREAS Percentage of timber purchased that may be sold to other than small	code 1711 1721 1731 1741 1742 1743	Major group 17—const tion—special trade of tractors: Plumbing, heating (exclettic), and airditioning—Painting, paperhanging, decorating—Electrical work—Masonry, stone setting, other stonework—Plastering, drywall, acot cal and insulation worl Terazzo, tile, marble, mosaic work—Carpentering and flooring	(maximum in millions) ruccon- coept con- and and siti- k and
Area from which imber is cut	Igil Order Houses 7 uel Oil Deglers 1 3. Amdt, 5, 40 FR 32826, Au 28, 44 FR 47039, Aug. 10 34, 44 FR 72582, Dec 14, 1 E E—GOVERNMENT-OWNED TINARDS FOR SPECIFIC GEOGRAPHIC	oo employees. 1g. 5, 1975] 1g. 5, 1975] 1g. 7, 1979) 979) 1ger Resale CAL AREAS Percentage of timber purchased that may be sold to other than small business	code 1711 1721 1731 1741 1742	Major group 17—const tion—special trade tractors: Plumbing, heating (exclectric), and airditioning. Painting, paperhanging, decorating. Electrical work. Masonry, stone setting, other stonework. Plastering, drywall, acot cal and insulation worl Terazzo, tile, marble, mosaic work. Carpentering and floorir Floor laying and other flowrk, not elsewhere of	(maximum in millions) ruc- con- cept con- and and sti- k and cor- assi-
Area from which timber is cut	Igil Order Houses 7 uel Oil Deglers 1 3. Amdt, 5, 40 FR 32828, Au 28, 44 FR 47039, Aug. 10 34, 44 FR 72582, Dec 14, 1 E E—GOVERNMENT-OWNED TIS ARDS FOR SPECIFIC GEOGRAPHI	oo employees. 1g. 5, 1975] 1, 1979) 979) GER RESALE CAL AREAS Percentage of timber purchased that may be sold to other than small business 50 percent.	code 1711 1721 1731 1741 1742 1743 1751 1752	Major group 17—const tion—special trade tractors; Plumbing, heating (exclectric), and airditioning. Painting, paperhanging, decorating. Electrical work. Masonry, stone setting, other stonework. Plastering, drywall, acot cal and insulation wor Terazzo, tile, marble, mosaic work. Carpentering and flooring floor laying and other flowers, not elsewhere of fled. Roofing and sheet m	(maximum in millions) ruccon- cept con- and and and org loor- assi- letal
Amdt. Amdt. Amdt. STAND Area from which imber is cut	Igil Order Houses 7 uel Oil Deglers 1 3. Amdt, 5, 40 FR 32828, Au 28, 44 FR 47039, Aug. IC 34, 44 FR 72582, Dec 14, 1 E E—Government-Owned Times for Specific Geographic	oo employees. 1g. 5, 1975] 1, 1979) 979) GER RESALE CAL AREAS Percentage of timber purchased that may be sold to other than small business 50 percent.	1711 1721 1731 1741 1742 1743 1751 1752	Major group 17—const tion—special trade of tractors: Plumbing, heating (exclettic), and airditioning—Painting, paperhanging, decorating—Electrical work—Masonry, stone setting, other stonework—Other stonework—Orerazzo, tile, marble, mosale work—Carpentering and flooring floor laying and other floor work, not elsawhere of fied—Roofing and sheet moverk—	(maximum in millions) ruccon- coept con- and and usti- k and lg loor- assi- letal
Area from which timber is cut	Igil Order Houses 7 uel Oil Deglers 1 3. Amdt, 5, 40 FR 32828, Au 28, 44 FR 47039, Aug. 10 34, 44 FR 72582, Dec 14, 11 E E—GOVERNMENT-OWNED TIMARDS FOR SPECIFIC GEOGRAPHICAL STREET OF THE SERVICE STARNS PRIMARILY ENGAGED IN SERVICES STARNS PRIMARILY ENGAGED IN SERVICES STARNS PRIMARILY ENGAGED IN SERVICES COLORIGIES COLO	19. 5, 1975] 19. 5, 1975] 19. 1979) 1979) 18BER RESALE CAL AREAS Percentage of timber purchased that may be sold to other than small business 50 percent. INDARDS FOR MINING AND OR Used when	1711 1721 1731 1741 1742 1743 1751 1752 1761	Major group 17—const tion—special trade tractors; Plumbing, heating (exclectric), and airditioning. Painting, paperhanging, decorating. Electrical work. Masonry, stone setting, other stonework. Plastering, drywall, acot cal and insulation wor Terazzo, tile, marble, mosaic work. Carpentering and flooring Floor laying and other flowers, not elsewhere of fied. Roofing and sheet me work. Concrete work. Water well drilling.	(maximum in millions) ruccon- cept con- and and usti- kand oor- assi- etal
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Schedule I.—Annual Receipts Size Standards for Concerns Primarily Engaged in Construction (Special Trade Contractors

Industry or sub- industry code	Industry, subindustry, or class of products	Annual sales size standard (maximum, in millions)
	Plumbing, heating (except electric), and an condi-	A.
1721	tioning Painting, paper ranging, and decorating	\$5 E
1721	Electrical work	5 5
1741	Masonry, stone setting, and other stonework	5
1742	Plastering, drywall, acousti- cal, and insulating work	5
1743	Terrazzo, tile, marble, and	_
1751	mosaic work	5 5
	Carpentering and flooring Floor laying and other floor- work, not elsewhere classi-	
1761		5
1771	Concrete work	5 5 5 5 5
1781	Water well drilling	ů,
1791		ř
1793	Glass and glazing work	ž
	Excavating and foundation	_
1795	work Wrecking and demolition	. 5
1796	work Installation or erection of building equipment, not	5
1799	elsewhere classified	. 5
1199	Specialtr ade contractors, not elsewhere classified	. 5

[Rev. 13, Amdt. 10, 41 FR 5809, Feb. 10, 1976]

Revision 13 Amendment 36 Section 121.3-8

PART 121 — SMALL BUSINESS SIZE STANDARDS SBA RULES AND REGULATIONS

FILING INSTRUCTIONS: Remove and destroy pages 14 and 15. Insert the attached pages 14, 15 and 15a into Part 121. File this page following Part 121, Amendment 35.

This amendment makes the work "reserved" synonymous with "set aside" within the context of Part 121.

SMALL BUSINESS ADMINISTRATION

13 CFR Part 121

[Revision 13, Amdt. 36]

Small Business Size Standards; Small Procurement Purchases Under \$10,000 (Public Law 95-507)

AGENCY: Small Business Administration.
ACTION: Final rule.

SUMMARY: On January 15, 1980, SBA published an amendment in the Federal Register (45 FR 2840) which allows small nonmanufacturers to supply any domestically produced product on procurements with an anticipated value

of less than \$10,000 and subject to small purchase procedures. There has been confusion as to the meaning of the word "reserved" within the context of paragraph 121.3–8(c) of the Small Business Rules and Regulations, this amendment is intended to clarify the regulation by making the word "reserved" synonymous with "set aside" within the context of 13 CFR Part 121.

DATE: July 11, 1980.

FOR FURTHER INFORMATION CONTACT: John D. Whitmore, Jr. (202) 653–6373.

SUPPLEMENTAL INFORMATION:

Accordingly, pursuant to authority contained in § 5(b)(6) of the Small Business Act, as amended, 15 U.S.C. 634, Schedule D of Part 121, Chapter I of Title 13, Code of Federal Regulations is amended by revising paragraphs (c) (2) and (3) and adding a new (4) to read as follows:

(See pages 14 and 15 for amendment.)

Dated: July 3, 1980.

A. Vernon Weaver,

Administrator.

[FR Doc. 80-20521 Filed 7-10-80; 8:45 am]

BILLING CODE 8025-01-M

Published: July 11, 1980 Effective: July 11, 1980 Cite: 45 FR 46795 contracts, is small for the purpose of any contract covered by the proviso if its average annual receipts for its preceding 3 fiscal years did not exceed \$7.5 million. For the purpose of this rule, a concern was primarily engaged in performing small business set-aside contracts if 50 percent or more of its receipts, including receipts of its affiliates, were attributable to such contracts.)

(2) Small, if it is bidding on a contract for dredging and (i) its average annual receipts for its preceding 3 fiscal years do not exceed \$9.5 million and (ii) it performs the dredging of at least 40 percent of the yardage advertised in the plans and specifications with dredging equipment owned by the bidder or obtained from another small business dredging concern.

(b) Manufacturing. Any concern bidding on a contract for a product it manufactured is classified:

(1) As small if it is bidding on a contract for food canning and preserving and its number of employees does not exceed 500 persons, exclusive of agricultural labor as defined in section (k) of the Federal Unemployment Tax Act, 68A Stat. 454, 26 U.S.C. (I.R.C. 1954) 3306.

(2) As small if it is bidding on a contract for a product classified within an industry set forth in Schedule B of this part and its number of employees does not exceed the size standard established for that industry.

(3) As small if it is bidding on a contract for a product classified within an industry not set forth in Schedule B of this part and its number of employees

does not exceed 500 persons. (4) As small if it is bidding on a contract for pneumatic tires within Census Classification Codes 30111 and 30112: Provided, That (i) the value of the pneumatic tires within Census Classification Codes 30111 and 30112 which it manufactured in the United States during the preceding calendar year is more than 50 percent of the value of its total worldwide manufacture, (ii) the value of the pneumatic tires within Census Classification Codes 30111 and 30112 which it manufactured worldwide during the preceding calendar year was less than 5 percent of the value of all such tires manufactured in the United States during said period, and (iii) the value of the principal products which it manufactured or otherwise produced or sold worldwide during the preceding calendar year is less than 10 percent of the total value of such products manufactured or otherwise produced or sold in the United States during said period.

(5) As small if it is bidding on a contract for passenger cars within Census Classification Code 37171: Provided, That (i) the value of the passenger cars within Census Classification Code 37171 which it manufactured or otherwise pro-

duced in the United States during the preceding calendar year is more than 50 percent of the value of its total worldwide manufacture or production of such passenger cars, (ii) the value of the passenger cars within Census Classification Code 37171, which it manufactured or otherwise produced during the preceding calendar year was less than 5 percent of the total value of all such manufactured or produced in the United States during the said period, and (iii) the value of the principal products which it manufactured or otherwise produced or sold during the preceding calendar year is less than 10 percent of the total value of such product manufactured or otherwise produced or sold in the United States during said period.

(6) Rebuilding on a factory basis or equivalent: As small if it is bidding on a contract for rebuilding machinery or equipment on a factory basis, the purpose of which is to restore such machinery or equipment to as serviceable and as like-new condition as possible and its number of employees does not exceed the number of employees specified for the classification code applicable to the manufacturer of the original item.

Note: The size standard contained herein is not limited to concerns who are manufacturers of the original item but it is applicable to all bidders or offerors. The term "rebuilding on a factory basis" as used in this subsection does not include ordinary repair services such as those involving minor repair and/or preservation operations.

(7) As small if it is bidding on a contract for produce classified in SIC Code 2026, Fluid Milk, and its number of employees, exclusive of home-delivery routemen, does not exceed 500 persons.

(c) Nonmanufacturing. Any concern which submits a bid or offer in its own name, other than on a construction or service contract, but which proposes to furnish a product not manufactured by said bidder or offerer, is deemed to be a small business concern when:

(1) Its number of employees does not exceed 500 persons, and

(2)(i) In the case of Government procurement reserved (i.e., set aside) for or involving the preferential treatment of small businesses, such nonmanufacturer furnishes in the performance of the contract the products of a small business manufacturer or producer, which products are manufactured or produced in the United States: Provided, however, if the goods to be furnished are woolen, worsted, knitwear, duck, and webbing, dealers and converters shall furnish such products which have been manufactured or produced by a small weaver (small knitter for knitwear), and, if finishing is required, by a small finisher. If the procurement is for thread, dealers and converters shall



furnish such products which have been finished by a small finisher. (Finishing of thread is defined as all "dyeing, bleaching, glazing, mildew proofing, coating, waxing, and other applications required by the pertinent specifications but excluding mercerizing, spinning, throwing, or twisting operations.")

(ii) If the procurement is for a refined petroleum product, other than a product classified in Standard Industrial Classification Industries No. 2951, Paving Mixtures and Blocks; No. 2952, Asphalt Felts and Coatings; No 2992, Lubricating Oils and Greases; or No. 2999, Products of Petroleum and Coal, Not Elsewhere Classified; paragraph (g) of this section is for application. For size determination purposes there can only be one manufacturer of the end item being procured. The manufacturer of the end item being procured is the concern which, with its own forces, transforms inorganic or organic substances including raw materials and/or miscellaneous parts or components into such end item. Whether a bidder on a particular procurement is the manufacturer or a nonmanufacturer for the purpose of a size determination is not for determination by the contracting officer. The decision shall be made by the appropriate SBA regional administrator or his delegatee, and need not be consistent with the contracting officer's decision as to whether such concern is or is not a manufacturer for the purpose of the Walsh-Healey Act, etc. The Government often purchases items in the form of kits such as, but not limited to, tool kits and survival kits which are not manufactured items but merely assemblages of separate manufactured items. Accordingly, a concern which purchases some or all of such items and packages them into kit form is considered to be a nonmanufacturer for size determination purposes. Such a concern can qualify as a small business only if it meets all other qualifications of a small nonmanufacturer set forth in this part and, if more than 50 percent of the total value of the kit and its contents is accounted for by items manufactured by small business. For the purpose of a size determination, a sawmill is considered as the manufacturer of treated lumber. even if it contracts out the treatment of the lumber. therefore, a small business sawmill can deliver, in the performance of a set-aside procurement, lumber which has been treated by a concern

which does not qualify as a small business concern. for the purpose of a size determination, a concern which converts liquid oxygen to gaseous oxygen, with or without additives, is a nonmanufacturer of the gaseous oxygen and, therefore, must furnish gaseous oxygen converted from liquid oxygen manufactured by a small business concern.

(3) A regular dealer, otherwise qualified on an unrestricted procurement, supplying the product of a large business, and requiring a Certificate of Competency, is deemed to be small if it is independently owned and operated and it alone would enjoy a profit or suffer a loss from the contract.

(4) Notwithstanding the provisions of (2), above, in the case of Government procurement reserved (i.e., set aside) for small business, if the procurement has an anticipated value of less than \$10,000 and is subject to, and is actually processed under "small purchase procedures" as defined in the Federal Acquisition Regulation or, pending issuance thereof by the Office of Federal Procurement Policy, in the Defense Acquisition Regulation (DAR), Federal Procurement Regulation (FPR), and the National Aeronautics and Space Administration Procurement Regulation (NASAPR), as applicable, such nonmanufacturer may furnish any domestically produced or manufactured product.

(Rev. 13, Admt. 22, 43 FR 30533, July 17, 1978) (Amdt. 35 45 FR 2840, Jan 15, 1980)

(Amdt. 36, 45 FR 46795, July 11, 1980)

(ii) If the procurement is for a refined petroleum product, other than a product classified in Standard Industrial Classification Industries No. 2951, Paving Mixtures and Blocks; No. 2952 Asphalt Felts and Coatings; No. 2992, Lubricating Oils and Greases; or No. 2999, Products of Petroleum and Coal, Not Elsewhere Classified; paragraph (g) of this section is for application. For size determination purposes there can only be one manufacturer of the end item being procured. The manufacturer of the end item being procured is the concern which with its own forces transforms inorganic or organic substances including raw materials and/or miscellaneous parts or components into such end item. Whether a bidder on a particular procurement is the manufacturer or a nonmanufacturer for the purpose of a size determination is not for determination by the contracting officer. The decision shall be made by the appropriate SBA regional director or his delegatee, and need not be consistent with the contracting officer's decision as to whether such concern is or is not a manufacturer for the purpose of the Walsh-Healey Act, etc. The Government often purchases items in the form of kits such as, but not limited to, tool kits and survival kits, which are not manufactured items but merely assemblages of separate manufactured items. Accordingly, a concern which purchases some or all of such items and packages them into kit form is considered to be a nonmanufacturer for size determination purposes. Such a concern can qualify as a small business only if it meets all other qualifications of a small nonmanufacturer set forth in this part and if more than 50 percent of the total value of the kit and its contents is accounted for by items manufactured by small business. For the purpose of a size determination, a sawmill is considered as the manufacturer of treated lumber, even if it contracts out the treatment of the lumber. Therefore, a small business sawmill can deliver in the performance of a setaside procurement lumber which has been treated by a concern which does not qualify as a small business concern. For the purpose of a size determination, a concern which converts liquid oxygen to gaseous oxygen, with or without additives, is a nonmanufacturer of the gaseous oxygen and, therefore, must furnish gaseous oxygen converted from liquid oxygen manufactured by a small business concern.

(3) A regular dealer, otherwise qualified on an unrestricted procurement, supplying the product of a large business and requiring a Certificate of Competency is deemed to be small if it is independently owned and operated and it alone would enjoy a profit or suffer a loss from the contract.

(Rev. 13, Admt.22, 43 FR 30533, July 17, 1978)

(d) Research, development, and testing. Any concern bidding on a contract for research, development, and/or testing is classified:

- (1) As small if it is bidding on a contract for research and/or development which requires delivery of a manufactured product and (i) it qualifies as a small business manufacturer within the meaning of paragraph (b) of this section which the the industry into product is classified, or (ii) it qualifies as a small business nonmanufacturer within the meaning of paragraph (c) of this section.
- (2) As small if it is bidding on a contract for research and/or development which does not require delivery of a manufactured product or on a contract for testing and its number of employees does not exceed 500 persons.
- (e) Services. Any concern bidding on a contract for services (including but not limited to services set forth in Division I. Services, of the Standard Industrial Classification Manual), not elsewhere defined in this section is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$2 million.
- (1) Any concern bidding on a contract for engineering services other than marine engineering service is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7.5 million.
- (2) Any concern bidding on a contract for motion picture production or motion picture services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$8 million.
- (3) Any concern bidding on a contract for janitorial and custodial services is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$4.5 million.
- (4) Any concern bidding on a contract for base mointenance is classified as small if its average annual receipts for its preceding 3 fiscal years do not exceed \$7.5 million.

Revision 13 Amendment 37 Section 121.3-2 and Schedule D

PART 121 – SMALL BUSINESS SIZE STANDARDS SBA RULES AND REGULATIONS

FILING INSTRUCTIONS: Insert the attached pages 5, 6, 27 and 28 into Part 121. Remove and destroy old pages. File this page following Part 121, Amendment 36.

This amendment changes the size standard for motor vehicle dealers from \$6.5 million in annual sales to either \$6.5 million in annual sales or 950 new retail motor vehicles sold, whether measured over its most recently completed fiscal year or its most recently completed 12-month period.

SMALL BUSINESS ADMINISTRATION

13 CFR Part 121
[Revision 13, Amdt. 37]
Establishing a New Small Business
Size Standard for Motor Vehicle
Dealers (New and Used) for Purposes
of SBA Financial Assistance

AGENCY: Small Business Administration. **ACTION:** Final rule.

SUMMARY: This rule changes the size standard for motor vehicle dealers from \$6.5 million in annual sales to either \$6.5 million in annual sales or 950 new retail motor vehicles sold, whether measured over its most recently completed fiscal year or its most recently completed 12month period. This action is necessary to provide assistance to a segment of the automotive industry severely impacted by the current economic conditions. The effect of this change will allow new car dealers the option of using either a "gross receipts" definition or an "annual units sold" measure to determine its small business status.

FOR FURTHER INFORMATION CONTACT:
Robert N. Ray, Jr. (202) 653-6373.
SUPPLEMENTAL INFORMATION: On July 8,
1980, President Carter announced that
the Federal Government would
recommend and make available
substantial assistance to the failing
automobile manufacturing industry and
the hard-pressed auto dealers. For the
auto dealers, he has recommended that

guaranteed loans be provided to assist as many firms as possible in this industry. The President stated that, "In order to adapt the program to dealers' needs, SBA will adjust its eligibility standards and procedures." In order to implement this directive, the size standards for the auto dealers are to be modified by establishing a criteria based on number of new retail motor vehicles sold.

Another modification that is to be promulgated involves an additional provision to the "annual receipts" definition. This modification also will be applicable to the dollar volume size standards not only for auto dealers, but for all industries.

For these reasons SBA adopts as a final rule that a motor vehicle dealer will be considered small if it sells 950 new retail motor vehicles or fewer in a year (whether fiscal or most recent 12-month period) or its annual receipts do not exceed \$6.5 million in annual sales and permits its annual receipts measure for both the auto industry and for all industries with an annual sales size standard to be either defined on a fiscal year basis or on the most recently completed 12-month period if sufficiently verifiable bookkeeping records are available.

SBA also wishes to note that 13 CFR Part 121.3-7(b)(1) allows a 25 percent differential in the size standard for firms located in high unemployment areas.

This rule is being published as final so that SBA can immediately provide relief to automobile dealers whose livelihood has been severely threatened by current economic conditions.

Additionally, since this rule provides for a broadening of SBA size standards, it will not adversely affect any small business. Accordingly, pursuant to authority contained in section 5(b)(6) of the Small Business Act, as amended, 15 U.S.C. 634, Schedule D and Part 121.3—2(b) are amended as follows:

Dated: July 9, 1980.

William H. Mauk, Jr.,

Acting Administrator.

[FR Doc. 80-21191 Filed 7-14-80: 8:45 am]

SILLING CODE 8028-01-M

Published: July 15, 1980 Effective: July 15, 1980 Cite: 45 FR 47415

(See pages 5 and 28 for amendments.)

profit for which purpose they combine their efforts, property, money, skill, or knowledge, but without creating a corporation or partnership in the legal or technical sense of the term.

(b) Joint ventures—financial assistance. For the purpose of financial assistance to a joint venture, the parties thereto are considered as controlling or having the power to control each other and are considered as being affiliated. For the purpose of financial assistance to a concern which has requested assistance for its own use, but which is incidentally a party to a joint venture, such concern is not considered as being affiliated with its joint venturer.

(c) Joint venture—procurement assistance. Concerns bidding on a particular procurement as joint venturers are considered as controlling or having the power to control each other with regard to performance of the contract, and therefore are considered as being affiliated. However, a concern which is a party to one or more joint ventures, but which is bidding on a procurement as an individual concern, is not considered as being affiliated with its joint ventures since they have no power to control its performance of the contract being bid on.

(d) Where a concern is not considered as being an affiliate of a concern with which it is participating in a joint venture, it is necessary, nevertheless in computing annual receipts, etc., for the purpose of applying size standards to include such concern's share of the joint venture receipts (as distinguished from its share of the profits of such venture)

(e) Franchise and license agreements. If a concern operates or is to operate under a franchise (or a license) agreement, the following policy is applicable: In determining whether the franchisor controls or has the power to control and. therefore, is affiliated with franchisee, the restraints imposed on a franchisee by its franchise agreement shall not be considered provided that the franchisee has the right to profit from its effort and the risk of loss or failure, commensurate with ownership. Even though a franchisee may not be controlled by the franchisor by virtue of the contractual relationship between them, the franchisee may be controlled by the franchisor or others through common ownership or common management, in which case they would be considered as affiliated.

(b) "Annual receipts" means the gross income (less returns and allowances. sales of fixed assets, and interaffiliate transactions) of a concern (and its domestic and foreign affiliates) from sales of products and services, interest, rents, fees, commissions, and/or from whatever other source derived for its most recently completed fiscal year (whether on a cash, accrual, completed contracts, percentage of completion, or other acceptable accounting basis) or for purposes under § 121.3-10 its most recently completed 12-month period, as entered on its regular books of account, and in the case of a concern subject to U.S. Federal income taxation, reported or to be reported to the U.S. Treasury Department, Internal Revenue Service, for Federal income tax purposes:

(Amdt. 37, 45 FR 47415, July 15, 1980)

Provided, however, If, for the purpose of receiving financial assistance under a Small Business Administration program, it is determined that (1) the applicant has completed at least 3 months of its current fiscal year, (2) its gross income (less returns and allowances, sales of fixed assets, and interaffiliate transactions) for the completed months of its current fiscal year are at least 25 percent lower than its receipts during the corresponding months of its most recently completed fiscal year, and (3) the reduction in receipts was primarily due to the shortage of energy or materials, or a substantial economic injury which makes it eligible for section 7(b) (5) assistance, its "annual receipts" for size determination purposes shall be computed by reducing its annual receipts for its most recently completed fiscal year by the determined percentile.

(Rev. 13, Amdt. 16, 42 FR 35855, July 12, 1977) If a concern has been in business less than a year, its annual receipts for the purpose of a size standard based on 1 year's receipts shall be computed by determining its average weekly receipts for the period in which it has been in business and multiplying such figure by 52. If a concern has been in business less than 3 years, its average annual receipts for the purpose of a size standard based on 3 years' receipts, shall be computed by determining its average weekly receipts for the period in which it has been in business, and multiplying such figure by 52. Except as set forth in § 121.3-10, if a concern has acquired an affiliate during the applicable accounting period, it is necessary in computing the applicant's annual receipts to include the affiliate's receipts during the entire applicable accounting period, rather than only its receipts during the period in which it has been an affiliate. The receipts of a former affiliate are not included even if such concern had been an affiliate during a portion of the applicable accounting

(c) "Appeal" means a written communication addressed to the SBA Size Appeals Board requesting it to review a determination relating to a size matter made by a district director or his delegatee, or by a contracting officer.

(d) "Area of substantial unemploy-

ment," for the purpose of small business size determination, means a geographical area within the United States which is classified by the Department of Labor either as an "Area of Substantial Unem-ployment," or an "Area of Substantial

and Persistent Unemployment."

(e) "Base maintenance" means furnishing at an installation within the several States, Commonwealth of Puerto Rico, Virgin Islands, the Trust Territory of the Pacific Islands, or the District of Columbia, three or more services which may include but are not limited to such maintenance activities as janitorial and custodial services, protective guard services, commissary services, base housing maintenance, fire prevention services. safety engineering services, messenger services, grounds maintenance and landscaping services, and air-conditioning and refrigeration maintenance; Provided, however, That whenever the contracting officer determines prior to the issuance of bids that the estimated value of one of the foregoing services constitutes more than 50 percent of the estimated value of the entire contract, the contract shall not be classified as base maintenance but in the industry in which such service is classified.

(f) "Bona fide feed stocks" crude and any other hydrocarbon material actually charged to refinery processing units, as distinguished from materials used as components in products to be delivered after merely filtering,

settling, or blending.

(g) "Crude-oil capacity" means the maximum daily average crude throughput of a refinery in complete operation, with allowance for necessary shutdown time for routine maintenance, repairs, etc. It approximates the maximum daily average crude runs to stills that can be maintained for an extended period.

(h) "Certificate of Competency" means a certificate issued by SBA pursuant to the authority contained in section 8(b) (7) of the Act stating that the holder of the certificate is competent as to capacity and credit to perform a specific Government procurement or sales contract.

(i) "Concern" means any business entity organized for profit (even if its ownership is in the hands of a nonprofit entity) with a place of business located in the United States and which makes a significant contribution to the U.S. economy through payment of taxes and/or use of American products, material and/ or labor, etc. "Concern" includes but is not limited to an individual, partnership, corporation, joint venture, association, or cooperative. For the purpose of making affiliation findings (see paragraph (a) of this section) any business entity, whether organized for profit or not, and any foreign business entity, i.e., any entity located outside the United States, shall be included.

(j) "Contracting officer" means the person executing a particular contract on behalf of the Government and any other employee who is a properly designated contracting officer; the term includes the authorized representative of a contracting officer acting within the

limits of his authority.

(k) "Convalescent or nursing home" means those facilities for the accommodation of convalescents or other persons who are not acutely ill or not in need of hospital care but who may require nursing care and related medical services, which facility is privately owned and operated for the purpose of obtaining profits which shall inure to the benefit of its owners, stockholders, or members.

(1) "Department store" means a concern employing 25 or more persons engaged in the retail sale of some items in each of the following merchandise lines: (1) Furniture, home furnishings, appliances, radio and television sets; (2) a general line of apparel for the family; and (3) household linens and dry goods; provided, however, that sales within any one of the preceding merchandise lines do not exceed 80 percent of the concern's total sales and the aggregate of such merchandise lines account for at least 50 percent of the concern's total sales.

(m) "Forest products industry" as used in Section 121.3-9(b) means logging, wood preserving, and the manufacture of lumber and wood related products such as veneer, plywood, hardboard, particle board, or wood pulp, and of products of which lumber or wood related products are the principal raw material.



SCEDULE B-Continued

Census classifi- cation code	Industry or class of products	Employ- ment size standard (number of employees)
3764	Guided missiles and space ve- hicle propulsion units and	
8769	propulsion unit parts	1,000
8795	hicle parts and auxilliary equipment, n.e.c. Tanks and tank components	1,000 1,000

MAJOR GROUP 89—MISCELLANEOUS MANUFACTURING INDUSTRIES

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	2996	- 1	Li	no	leu	m.	250	he	itai	i-telt	-base		
	3996			1110	ïō	the	r'n	ST C	ĺ	riaci	floo	ř	-
2.1	1. 1		ē	OT	ori	ne	i. n						750
		-				••••	.,		,				 ,

"I The "number of employees" means the average employment of any concern and its silliates based on the number of persons employed during the pay period ending nearest the last day of the third month in each calendar quarter for the preceding four quarters.

2 [Reserved]

3 The size standard for SIC 2911 is set forth in 12,3-8(g).

Industry

4 The size standards for SIC 30111, 30112, and 37111 are set forth in \$\frac{1}{2}\frac{

4 Guided missile engines and engine parts are classified in BIC 3764 and 3724. Missile control systems are classi-fied in BIC 3662.

fied in SIC 3682.

• Includes maintenance as defined in the Federal Aviation Regulations (14 CFR 1.1) but excludes contracts solely for preventive maintenance as defined in 14 CFR 1.1. As defined in the Federal Aviation Regulations: "Maintenance" means inspection, overhaul, repair, preservation, and the replacement of parts, but excludes preventive maintenance. "Preventive maintenance" means simple or minor preservation operations and the replacement of small standard parts not involving complex assembly operations.

[Rev. 13, 39 FR. 44424, Dec. 24, 1974, as amended by Amdt. 8, 41 FR 4013, Jan. 28,

SCHEDULE C-ANNUAL RECEIPTS SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN WHOLESALING

(The following size standards are to be used when determining the size status of wholesaling concerns for the purpose of SBA business loans, displaced husiness loans, economic opportunity loans, and as alternate standards for Sections 501 and 502 loans and SBIC assistance. Where a code is followed by a letter, the size standard applies only to the class of product designated.)

industry code	Class of Products	standard (maximum,		
MAJOR GRO Industry or sub- industry code	up \$\$—wholesale Trade—d Industry, Subindustry, or Class of Products	in millions) UBABLE GOODS Annual receipts size standard (maximum.		
corte		VIIIOAHIII UIII.		

MAJOR GROUP 50-WHOLESALE TRADE-DURABLE GOODS

5012	Automobile and motor ve- hicles	\$22.0
	Tires and tubes	22.0
	coverings.	14.5
5039	Construction meterials, N.E.C.	14.5

SCHEDULE C-Continued

Industry or sub- industry code	Industry, subindustry, or	Annual re- ceipts size standard (maximum, in millions)	
5041	Sporting and recreational goods and supplies		
	goods and supplies	14.5	
5042	Toys and hobby goods and		
	supplies	14.	
5051(A)	Metals service centers	14.	
5051 (n)	Metals sales offices	22. (
5052(a)	Coal	14.	
5063	Electrical apparatus and		
	equipment, wiring supplies,		
1004	and construction materials.	22.	
0003	Electrical appliances, tele-		
E001	vision, and radio sets	14.	
5081	Commercial machines and	22.0	
5082	equipment		
0004	Construction and mining machinery and equipment.	14.	
5083	Farm and garden machinery	14.	
กูบอูก	and equipment	22.0	
5084	Industrial machinery and	22.1	
9094	Anniument machinery and	14.	
5085	equipment		

MAJOR GROUP 51-WHOLESALE TRADE-NONDURABLE

	44022	1 / -
5111	Printing and writing paper	14. 5
	Industrial and personal serv-	
	ice paper	22.0
5122	Drugs, drug proprietaries and	
	druggists' sundries	14.5
5133		14. 5.
5134		14.5
5139		14.5
5141		22.0
5142	Frozen foods	22.0
5143		14.5
5147	Meats and meat products	14.5
5149	Groceries and related prod-	
	nets N E.C	14.5
5152	uets, N.E.C.	22.0
5153	Grain	14.5
5154		14.5
5161		22.0
5171		22.0
0111	terminals	22.0
5172		
Offz	products wholesalers, except	
1.1	broducts whoteshets, except	22.0
F100	bulk stations and terminals	24.0
5182		22.0
****	beverages	
5194	Tobacco and tobacco products.	14.5
5198		00.0
	plies	22.0

[Rev. 13, Amdt. 5, 40 FR 32826, Aug. 5, 1975]

SCHEDULE D-ANNUAL RECEIPTS SIZE STAND-ARDS FOR CONCERNS PRIMARILY ENGAGED IN RETAILING

(The following size standards are to be used when determining the size status of retailing concerns for the purpose of SBA loans, displaced business loans, economic opportunity loans, and as alternate standards for section 501 and 502 loans and SBIC assistance. Where a code is followed by a letter, the size standard applies only to the class of product designated.)

MAIOR GROUP 52—BUILDING MATERIALS, HARDWARE, GARDEN SUPPLY, AND MOBILE HOME DEALERS

5271 Mobile home dealers....



	Schedule D —Continued	
Industry or sub- industry code	Industry, subindustry, or class of products	Annual re- ceipts size standard (maximum, in millions)
MAJOR	GROUP 53—GENERAL MERCHAND	ISE STORES
5311 5331	Department stores	· 7.5
	MAJOR GROUP 54-FOOD STORE	28
5411 5423(a)	Grocery stores	7.5 7.5
MAJOR GR	OUP 55—AUTOMOTIVE DRALERS A	IND GASOLINE
5511	Motor wehicle dealers (new and used)	6.5
5521	Motor vehicle dealers (used	
5599(a)	only) Aircraft (a part of automotive	6. 5
	dealers, n.e.c.)	5.0

Together with its affiliates, its annual receipts do not exceed \$6.5 million or its annual unit sales (whether measured over its most recently completed fiscal year or its most recently completed 12-month period if the concern possesses verifiable records) do not exceed 850 new retail motor vehicles.

(Amdt. 37, 45 FR 47415, July 15, 1980)

MAJOR GROUP 56-APPAREL AND ACCESSORY STORES

5611	Men's and boys' clothing and furnishings stores	2. 5
5621 5651	Women's ready-to-wear stores	2. 5
5661	Family clothing stores	2. 5 2. 5

MAJOR GROUP 57-FURNITURE, HOME FURNISHINGS, AND EQUIPMENT STORES

 5722 5732	Household appliance stores Radio and television stores	2.5 2.5
	and the control of th	

MAJOR GROUP 59-MISCELLANEOUS RETAIL

				2214041121		
	· · · ·					
	596	Mail	Order House	8	7.6.	· 1
	598	Fuel	Oil Deble rs		100	employees
_						

[Rev. 13, Amdt, 5, 40 FR 32826, Aug. 5, 1975]

(Amdt. 28, 44 FR 47039, Aug. 10, 1979)

(Amdt. 34, 44 FR 72582, Dec 14, 1979)

SCHEDULE E-GOVERNMENT-OWNED TIMBER RESALE STANDARDS FOR SPECIFIC GEOGRAPHICAL AREAS

Area from which timber					Percentage of timber pur- chased that may be sold to other
iscut	.3.	. i : - <u> </u>			than small business
Alesles			 		FO

SCHEDULE F-EMPLOYMENT SIZE STANDARDS FOR CONCERNS PRIMARILY ENGAGED IN MINING AND MINING SERVICES

(The following size standards are to be used when determining the size status of mining and mining services concerns for the purpose of SBA business loans, displaced business loans, economic opportunity loans, and as alternate standards for Sections 501 and 502 loans and small business investment company assistance.)

Census classifi- cation code	Industry or class of products	Employ- ment size standard (number of employees)!
1111	Anthracite	250
1112	Anthracite mining services	250
1211	Bituminous coal and lignite	500
1213	Bituminous coal and lignite mining services.	250

CHEDULE G-PETROLEUM ADMINISTRATION FOR DEFENSE (PAD) DISTRICTS AS UTILIZED BY THE DEFENSE FUEL SUPPLY CENTER IN THE PROCUREMENT OF REFINED PETROLEUM PRODUCTS

PAD Districts and States included in PAD District 1. Maine, Vermont, New Hampshire, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Maryland, Delaware, Virginia, West Virginia, North Carolina, South Carolina, Georgia, and Ribrida.

Virginia, North Carolina, South Carolina, Georgia, and Florida.

2. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Minnesota, Iowa, Missouri, Wisconsin, Illinois, Michigan, Indiana, Ohio, Kentucky, and Tennessee.

3. New Mexico, Texas, Arkansas, Loulsiana, Mississippi, and Alabama.

4. Montana, Idaho, Wyoming, Utah, and Colorado.

5. Alaska, Hawaii, Washington, Oregon, Nevada, California, and Arizona.

Industry or sub- industry code	Industry, subindustry, or class of products	Annual sales size standard (maximum, in million s)
1711	Plumbing, neating (except elec-	
	tric), and air-conditioning	. \$2
1721	Painting, paper hanging, and decorating.	
1731	Electrical work	. 2
1741	Masonry, stone setting, and otherstonework	

SCHEDULE H.—Annual Receipts Size Standards for Purpose of Bidding on Procurements for Con-struction—Special Trade Contractors

Census classi- fication code	Industry, subindustry, or class of products	Average (8 yr) annual receipts size standard (maximum, in millions)
	Major group 17—construc- tion—special trade con- tractors:	
1711	Plumbing, heating (except electric), and air-conditioning	\$5
1721	Painting, paperhanging, and decorating	5
1731	Electrical work	5
1741	Masonry, stone setting, and other stonework	5
1742	Plastering, drywall, acousti- cal and insulation work	5
1748	Terazzo, tile, marble, and mosaic work	5
1751	Carpentering and flooring	5
1752	Floor laying and other floor- work, not elsewhere classi- fied	5
1761	Roofing and sheet metal work	5
1771	Concrete work	- 5
1781	Water well drilling	5
1791	Structural steel erection	5
1793	Glass and glazing work	5
1794	Excavating and foundation work	5
1795	Wrecking and demolition work	5
1796	Installation or erection of building equipment, not elsewhere classified	5
1799	Special trade contractors, not elsewhere classified	5
· · · · · · · · · · · · · · · · · · ·		

[Rev. 13, Amdt. 7, 40 FR 51033, Nov. 3, 1975]