Federal Aviation Regulations (14 CFR Part 158).

DATES: Comments must be received on or before August 19, 1996.

ADDRESSES: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address: Federal Aviation Administration, Airports Division, 15000 Aviation Blvd., Lawndale, CA. 90261, or San Francisco Airports District Office, 831 Mitten Road, Room 210, Burlingame, CA. 94010-1303. In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Mr. Terry O. Cooper, Director of Transportation, City of Fresno, at the following address: 2401 N. Ashley Way, Fresno, California 93727-1504. Air carriers and foreign air carriers may submit copies of written comments previously provided to the city of Fresno under section 158.23 of Part 158.

FOR FURTHER INFORMATION CONTACT: Mr. Joseph R. Rodriguez, Supervisor, Planning and Programming Section, Airports District Office, 831 Mitten Road, Room 210, Burlingame, CA. 94010–1303, Telephone: (415) 876–2805. The application may be reviewed in person at this same location.

SUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application to impose and use the revenue from Fresno Air Terminal under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990) (Pub. L. 101–508) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158).

On June 20, 1996, the FAA determined that the application to impose and use the revenue from a PFC submitted by the City of Fresno was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than September 18, 1996.

The following is a brief overview of the impose and use application number AWP-96-01-C-00-FAT.

Level of proposed PFC: \$3.00. Charge effective date: October 1, 1996. Estimated charge expiration date: October 1, 1997.

Total estimated PFC revenue: \$1.405.482.

Brief description of impose and use projects: Part 150 Noise Compatibility Program Phase I—Sound Mitigation Acoustical Remedy Treatment Program, Airport Improvement Program (AIP) Local Match for Grant Number 3–06–

0087–4 (Replacement of Airport Rescue & Firefighting Vehicle, purchase of 20 sets of firefighting protective clothing (turnouts) and the purchase of five hand held radios with multiple channel selection, construction of concrete parking aprons at 3 air carrier gate positions adjacent to the Concourse Building, Airport Sign System Installation, Modification & Replacement Project, Air Operations Area Access Control & Security Improvements Project), AIP Local Match for Grant Number 3-06-0087-15 (Airline Terminal Complex Master Plan, Airport Storm Drainage Master Plan & National Pollutant Discharge Elimination System Permitting Requirements Project), AIP Local Match for Grant Number 3-06-0087-17 (Construction of Concrete Parking Aprons at 3 Air Carrier Gate Positions Adjacent to the Concourse Building, Americans with Disabilities Act (ADA) Required Improvements, Airport Rotating Beacon, Airline Terminal Complex Phase III(A) Schematic Design, **Design Development & Construction** Documents, Airline Terminal Concourse Interior Construction Improvements), AIP Local Match for Grant Number 3-06-0087-18 ADA Required Improvements, Airline Terminal Concourse Interior Renovation Improvements), AIP Local Match for Grant Number 3-06-0087-20 (ADA Required Improvements, Airline Terminal Concourse Interior Renovation Improvements) Part 150 NCP Phase II-Sound Mitigation Acoustical Remedy Treatment Program, AIP Local Match for Grant Number 3-06-0087-22 (Reconstruction of Taxiway "A" Crossings & Taxiway "N" Runup Area, Airfield, Tower & Terminal Power System Replacement, Concourse & Terminal Phase IV Expansion, Preliminary Design, Schematic Design **Development & Construction** Documents, ARFF Station Improvements: Concrete Apron Reconstructions & Replacement of Vehicle Fueling Systems, Airline Terminal Complex Phase III(a) Schematic Design, Design Development & Construction Documents, Airfield Lighting, Electrical Improvements & Replacement of Emergency Generator System (Design)).

Class or classes of air carriers which the public agency has requested not be required to collect PFCs: Air Taxi/ Commercial Operations (ATCO) filing FAA Form 1800–31.

Any person may inspect the application in person at the FAA office listed above under FOR FURTHER INFORMATION CONTACT and at the FAA Regional Airports Division located at:

Federal Aviation Administration, Airports Division, 15000 Aviation Blvd. Lawndale, CA 90261. In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the City of Fresno.

Issued in Hawthorne, California, on June 27, 1996.

Robert C. Bloom,

Acting Manager, Airports Division, Western Pacific Region.

[FR Doc. 96–18274 Filed 7–18–96; 8:45 am] BILLING CODE 4910–13–M

Surface Transportation Board ¹ [STB Finance Docket No. 32994]

North Coast Railroad Authority— Trackage Rights Exemption— California Northern Railroad Company

California Northern Railroad Company (CNRC) will agree to grant interim local trackage rights 2 to North Coast Railroad Authority (NCRA). CNRC will grant NCRA local trackage rights in Mendocino, Sonoma, Marin, and Napa Counties, CA: (1) from NWP milepost 142.5 near Outlet Station to NWP milepost 68.22 near Healdsburg, CA, a distance of approximately 74.3 miles; (2) from NWP milepost 68.2 near Healdsburg, CA, to NWP milepost 26.96 near Novato, CA, a distance of approximately 41.2 miles; (3) from NWP milepost 26.96 near Novato, CA, to NWP milepost 25.6 near Ignacio, CA, a distance of approximately 1.4 miles; and (4) from NWP milepost 25.6 near Ignacio, CA, to SP milepost 40.4 near Schellville, CA, a distance of approximately 14.8 miles, a total of approximately 131.7 miles of rail line.

The transaction was scheduled to be consummated on or after July 8, 1996.

The purpose of the trackage rights is to facilitate the commencement of NCRA's freight operations while its petition in STB Finance Docket No. 32943 is being considered by the Board. Trackage rights approved under the class exemption normally remain

¹ The ICC Termination Act of 1995, Pub. L. No. 104–88, 109 Stat. 803, which was enacted on December 29, 1995, and took effect on January 1, 1996, abolished the Interstate Commerce Commission and transferred certain functions to the Surface Transportation Board (Board). This notice relates to functions that are subject to Board jurisdiction pursuant to 49 U.S.C. 11323–24.

² The parties to the trackage rights arrangement apparently intend that the trackage rights would expire if the Board acts favorably on NCRA's pending request in STB Finance Docket No. 32943, North Coast Railroad Authority—Operation and Acquisition Exemption—California Northern Railroad Company, Northwestern Pacific Railroad Authority, and Golden Gate Bridge, Highway and Transportation District, filed May 10, 1996.

effective indefinitely. Accordingly, if the Board does not approve or exempt the transaction that is the subject of STB Finance Docket No. 32943 (or if NCRA does not consummate the transaction even if it has been approved or exempted), NCRA would be required to continue service begun under the trackage rights agreement until it obtains discontinuance authority from the Board.

As a condition to this exemption, any employees affected by the trackage rights will be protected by the conditions imposed in *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C. 605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

This notice is filed under 49 CFR 1180.2(d)(7). If it contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

An original and 10 copies of all pleadings, referring to STB Finance Docket No. 32994, must be filed with the Surface Transportation Board, Office of the Secretary, Case Control Branch, 1201 Constitution Avenue, N.W., Washington, DC 20423. In addition, a copy of each pleading must be served on Christopher J. Neary, Esq., 110 South Main Street, Suite C, Willits, CA 95490.

Decided: July 15, 1996.

By the Board, David M. Konschnik, Director, Office of Proceedings. Vernon A. Williams,

Secretary.

[FR Doc. 96–18362 Filed 7–18–96; 8:45 am] BILLING CODE 4915–00–P

[STB Ex Parte No. 552]

Railroad Revenue Adequacy—1995 Determination

AGENCY: Surface Transportation Board. **ACTION:** Notice of decision.

SUMMARY: On July 19, 1996, the Board served a decision announcing the 1995 revenue adequacy determinations for the Nation's Class I railroads. Three carriers (Illinois Central Railroad Company, Norfolk Southern Railroad Company, and Union Pacific Railroad Company) are found to be revenue adequate. The remaining Class I carriers are found to be revenue inadequate.

EFFECTIVE DATE: This decision is effective July 19, 1996.

FOR FURTHER INFORMATION CONTACT: Leonard J. Blistein, (202) 927–6171. [TDD for the hearing impaired: (202) 927–5721.]

SUPPLEMENTARY INFORMATION: The Board is required to make an annual determination of railroad revenue adequacy. A railroad will be considered revenue adequate under 49 U.S.C. 10704(a) if it achieves a rate of return on net investment equal to at least the current cost of capital for the railroad industry for 1995, determined to be 11.7% in Railroad Cost of Capital-1995, Ex Parte No. 523 (Sub. No. 1) (STB served Jun. 5, 1996). In this proceeding, the Board applied the revenue adequacy standards to each Class I railroad, and it found that three carriers, Illinois Central Railroad Company, Norfolk Southern Railroad Company, and Union Pacific Railroad Company, were revenue adequate.

Additional information is contained in the Board's formal decision. To purchase a copy of the full decision, write to, call, or pick up in person from: DC NEWS & DATA, INC., Room 2229, 1201 Constitution Avenue, N.W., Washington, DC 20423. Telephone: (202) 289–4357/4359. [Assistance for the hearing impaired is available through TDD services (202) 927–5721.]

Environmental and Energy Considerations

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

Regulatory Flexibility Analysis

Pursuant to 5 U.S.C. 603(b), we conclude that our action in this proceeding will not have a significant economic impact on a substantial number of small entities. The purpose and effect of the action is merely to update the annual railroad industry revenue adequacy finding previously made by the Interstate Commerce Commission. No new reporting or other regulatory requirements are imposed, directly or indirectly, on small entities.

Decided: July 10, 1996.

By the Board, Chairman Morgan, Vice Chairman Simmons, and Commissioner Owen.

Vernon A. Williams, Secretary.

[FR Doc. 96–18360 Filed 7–18–96; 8:45 am] BILLING CODE 4915–00–P

Surface Transportation Board ¹

[STB Docket No. AB-55 (Sub-No. 532X)]

CSX Transportation, Inc.— Abandonment Exemption—in Parkwood, Jefferson County, AL

CSX Transportation, Inc. (CSXT) has filed a notice of exemption under 49 CFR 1152 Subpart F—*Exempt Abandonments* to abandon approximately 0.9 miles of its line of railroad between milepost ANJ–968.3 and milepost ANJ–967.4 in Parkwood, Jefferson County, AL.

CSXT has certified that: (1) No local traffic has moved over the line for at least 2 years; (2) there is no overhead traffic on the line; (3) no formal complaint filed by a user of rail service on the line (or by a state or local government entity acting on behalf of such user) regarding cessation of service over the line either is pending with the Board or with any U.S. District Court or has been decided in favor of complainant within the 2-year period; and (4) the requirements at 49 CFR 1105.7 (environmental reports), 49 CFR 1105.8 (historic reports), 49 CFR 1105.11 (transmittal letter), 49 CFR 1105.12 (newspaper publication), and 49 CFR 1152.50(d)(1) (notice to governmental agencies) have been met.

As a condition to this exemption, any employee adversely affected by the abandonment shall be protected under *Oregon Short Line R. Co.*— *Abandonment—Goshen,* 360 I.C.C. 91 (1979). To address whether this condition adequately protects affected employees, a petition for partial revocation under 49 U.S.C. 10502(d) must be filed.

Provided no formal expression of intent to file an offer of financial assistance (OFA) has been received, this exemption will be effective on August 18, 1996, unless stayed pending reconsideration. Petitions to stay that do not involve environmental issues,² formal expressions of intent to file an

¹ The ICC Termination Act of 1995, Pub. L. No. 104–88, 109 Stat. 803, which was enacted on December 29, 1995, and took effect on January 1, 1996, abolished the Interstate Commerce Commission and transferred certain functions to the Surface Transportation Board (Board). This notice relates to functions that are subject to the Board's jurisdiction pursuant to 49 U.S.C. 10903.

² The Board will grant a stay if an informed decision on environmental issues (whether raised by a party or by the Board's Section of Environmental Analysis in its independent investigation) cannot be made before the exemption's effective date. *See Exemption of Out-of-Service Rail Lines*, 5 I.C.C.2d 377 (1989). Any request for a stay should be filed as soon as possible so that the Board may take appropriate action before the exemption's effective date.