tural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

The amendment is based upon recommendations made on February 1 by the South Texas Lettuce Committee, which was established under the order and is responsible for its local administration. The industry needs additional time to package lettuce before cold weather in the production area adversely affects it. Therefore the committee requested relief on February 4. 11, and 18, 1979, from the Sunday packaging prohibition.

EMERGENCY FINDINGS: It is hereby found that the amendment which follows will tend to effectuate the declared policy of the act. It is further found that due to the emergency it is impracticable and contrary to the public interest to provide 60 days for interested persons to file comments and that good cause exists for notpostponing the effective date of this amendment until 30 days after publication in the FEDERAL REGISTER (5 U.S.C. 553) in that (1) this amendment must become effective immediately if producers and consumers are to derive any benefits from it, (2) compliance with this amendment will not require any special preparation on the part of handlers, and (3) this amendment relieves-restrictions on the handling of lettuce grown in the production area.

Regulation, as amended. In § 971.319 (43 FR 53704, 58355; 44 FR 2165) the last sentence in the introductory paragraph is hereby amended by adding the following to it:

## § 971.319 Handling regulation.

\* \* \*, except that the prohibition against the packing of lettuce on Sundays shall not apply on February 4, 11, and 18, 1979.

(Secs. 1-19, 48 Stat. 31, as amended; (7 U.S.C. 601-674).)

Effective date. Dated February 2, 1979, to become effective February 4,

Note.-This regulation has not been determined significant under Executive Order

WILLIAM J. HIGGINS. Acting Deputy Director, Fruit and Vegetable Division, Agricultural Marketing Service.

[FR Doc. 79-4287 Filed 2-7-79; 8:45 am]

[6210-01-M]

Title 12—Banks and Banking

**CHAPTER II—FEDERAL RESERVE** SYSTEM

#### PART 226—TRUTH IN LENDING

### Publication in CFR of Supplements I Through VI to Regulation Z

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Publication in CFR of Supplements I through VI to Regulation

SUMMARY: The Board is publishing in the CFR Supplements I through VI. These Supplements contain regulatory material concerning the calculation of annual percentage rates and certain State exemptions from the Truth in Lending Act. Publication in the CFR will make these regulations more available to the public, but does not change the substance or effect of the Supplements.

FOR FURTHER INFORMATION CONTACT:

Glenn E. Loney, Section Chief, Division of Consumer Affairs, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. Telephone: (202) 452-3867.

SUPPLEMENTARY INFORMATION: The Board, after consultation with the Office of the Federal Register, has decided to publish in 12 CFR Part 226 (Regulation Z) Supplements I through VI, which were published in the FED-ERAL REGISTER as final rules. Set forth in the table below are the dates of original publication and amendment, if any, in the FEDERAL REGISTER. The right hand column contains the section number in Part 226 for each of the Supplements. No substantive changes have been made in these Supplements.

Supplement I (34 FR 2017) February 12, 1969, § 226.40.

Supplement II (34 FR 12330) July 26. 1969, § 226.50; as amended at (35 FR 7550) May 15, 1970; (35 FR 10358) June 25, 1970; (35 FR 11992) July 25, 1970; (37 FR 24105) November 14, 1972, § 226.55.

Supplement IV (36 FR 1041) January 22, 1971, § 226.60.

Supplement V (41 FR 55329) December

20, 1976, § 226.70. Supplement VI (43 FR 21319) May 17, 1978; as amended at (43 FR 22928) May 30, 1978, § 226.80.

Supplement I contains the general rule and equations for determining the annual percentage rate pursuant to § 226.5(b). Supplement II contains procedures and criteria for State exemption form Chapter 2 of the Truth in Lending Act, Supplement III contains current State exemptions from Chapter 2 of the Truth In Lending Act. Supplement IV contains procedures and criteria for State exemption from §§ 132-135 of the Truth in Lending Act. Supplement V contains procedures and criteria for State exemptions from the Fair Credit Billing Act. Supplement VI contains procedures and criteria for State exemptions from the Consumer Leasing Act.

Board of Governors, February 1, 1979.

> GRIFFITH L. GARWOOD, Deputy Secretary of the Board.

IFR Doc. 79-4318 Filed 2-7-79; 8:45 am]

### [1505-01-M]

Title 14—Aeronautics and Space

CHAPTER I—FEDERAL AVIATION AD-MINISTRATION, DEPARTMENT OF TRANSPORTATION

[Airspace Docket No. 78-EA-71]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND RE-PORTING POINTS

Alteration of Transition Area; Pittstown N.J.

Correction

In FR Doc. 79-2950 appearing on page 5646 in the issue for Monday, January 29, 1979, second column, the EFFECTIVE DATE should read "January 29, 1979".

# [1505-01-M]

[Airspace Docket No. 78-EA-76]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND RE-**PORTING POINTS** 

Alteration and Revocation of Transition Areas: Harrisburg and Annville, Pa.

#### Correction

In FR Doc. 79-2951 appearing on page 5647, in the issue for Monday, January 29, 1979, third column, the EFFECTIVE DATE should read "January 29, 1979".