1½ yards each for a total of 15 yards. The 15 yards of warp rove will be weighed in ounces and converted to pounds per spyndle by multiplying the weight in ounces by 60.4

Pounds per spyndle=weight in ounces × 60.

Warp rove size will be calculated on the

basis of 13.75 percent moisture content. Weft rove size: 2 Slightly more than 15 yards of unbroken weft rove will be removed from the sample. Fifteen yards of weft rove will be obtained by winding on a measuring reel with the strands distributed so that there is no overlapping. The 15 yards of weft rove will be weighed in ounces and converted to pounds per spyndle by multiplying the weight in ounces by 60.4

Pounds per spyndle=weight in ounces × 60.

Weft rove size will be calculated on the basis of 13.75 percent moisture content.

Signed at Washington, D.C., on February 16, 1967.

H. D. GODFREY, Executive Vice President, Commodity Credit Corporation.

[F.R. Doc. 67-2088; Filed, Feb. 23, 1967; 8:48 a.m.]

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

SECRETARY OF HEALTH, EDUCATION, AND WELFARE

Assignment of Compliance Functions Under Title VI of Civil Rights Act

Notice is hereby given that the Secretary of Housing and Urban Development has assigned certain compliance functions under Department regulations (codified at 24 CFR Part 1—Nondis-crimination in Federally Assisted Programs of the Department of Housing and Urban Development) to effectuate Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d-1, to the Secretary of Health, Education, and Welfare, and the latter has accepted the assignment of such functions. These assignments are contained in the two letters dated April 22, 1966, and the letter dated May 25. 1966, to the Secretary of Health, Education, and Welfare, copies of which are set forth below.

> ROBERT C. WEAVER. Secretary of Housing and Urban Development.

THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT

> WASHINGTON, D.C. 20410, April 22, 1966.

Hon. John W. Gardner.

Secretary of Health, Education, and Welfare, Washington, D.C. 20201.

DEAR MR. SECRETARY: Pursuant to the authority contained in section 1.12(c) of the

Additional tests will be made as may be necessary to obtain a value for the rove size that is representative of the sample.

will be removed, measured and cut to regulations of the Department of Housing and Urban Development effectuating Title VI of the Civil Rights Act of 1964, I hereby assign to you the responsibilities listed below of the Department of Housing and Urban Development with respect to hospitals and other health facilities:

1. Compliance Reports, including the mailing, receiving and evaluation thereof under section 1.6(b) of the Department's regula-

tions;
2. Other actions under section 1.6;

3. All actions under section 1.7 including periodic compliance reviews, receiving of complaints, investigations, determination of recipient's apparent failure to comply, and resolution of matters by informal means. The Department of Housing and Urban

Development specifically reserves to itself the responsibilities for the effectuation of compliance under sections 1.8, 1.9, and 1.10 of

the Department's regulations.

The responsibilities so designated to you are to be exercised in accordance with the Coordinated Enforcement Procedures for Medical Facilities under Title VI of the Civil Rights Act of 1964 dated February 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by you to other officials of your Department. The Department of Housing and Urban Development also retains the right to exercise these responsibilities itself in special cases with the agreement of the appropriate official of

your Department.

If you consent to this assignment, please indicate your acceptance by signing in the space provided below.

Sincerely yours,

ROBERT C. WRAVER.

Accepted: May 13, 1966.

John W. Gardner, Secretary of Health Education, and Welfare.

THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT

> Washington, D.C. 20410, April 22, 1966.

Hon. John W. Gardner, Secretary of Health, Education, and Welfare, Washington, D.C. 20201.

DEAR Mr. SECRETARY: Pursuant to the authority contained in section 1.12(c) of the regulations of the Department of Housing and Urban Development effectuating Title VI of the Civil Rights Act of 1964, I hereby assign to you the responsibilities listed below of the Department of Housing and Urban Development with respect to institutions of higher education:

1. Compliance Reports, including the mailing, receiving and evaluation thereof under section 1.6(b) of the Department's regulations:

2. Other actions under section 1.6;

3. All actions under section 1.7 including periodic compliance reviews, receiving of complaints, investigations, determination of recipient's apparent failure to comply, and

resolution of matters by informal means.

The Department of Housing and Urban
Development specifically reserves to itself
the responsibilities for the effectuation of compliance under sections 1.8, 1.9, and 1.10 of

the Department's regulations.

The responsibilities so designated to you are to be exercised in accordance with the Plan for Coordinated Enforcement Procedures for Higher Education dated February 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by you to other officials of your Department. The Department of Housing and Urban Development also retains the right to exercise these responsibilities itself in special cases

with the agreement of the appropriate official

in your Department. If you consent to this assignment, please indicate your acceptance by signing in the space provided below.

Sincerely yours,

ROBERT C. WEAVER.

Accepted: May 26, 1966.

Wilbur J. Cohen, Acting Secretary of Health, Education, and Welfare.

THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT

> WASHINGTON, D.C. 20410. May 25, 1966.

Hon. John W. GARDNER, Secretary of Health, Education, and Welfare, Washington, D.C. 20201.

DEAR MR. SECRETARY: Pursuant to the au. thority of 24 CFR 1.12(c), I hereby assign to you the responsibilities listed below of the Department of Housing and Urban Development and of the responsible HUD official under Title VI and HUD's regulations issued thereunder (24 CFR Part 1) with respect to elementary and secondary schools and school systems:

1. Soliciting, receiving, and determining the adequacy of assurances of compliance, voluntary desegregation plans, and final court orders under 24 CFR 1.5.

2. Mailing, receiving, and evaluating com-

pliance reports under 24 CFR 1.6(b).

3. All other actions related to securing voluntary compliance, or related to investi-gations, compliance reviews, complaints, determinations of apparent failure to comply, and resolutions of matters by informal means.

The Department of Housing and Urban Development specifically reserves to itself the responsibilities for the effectuation of compliance under 24 CFR 1.8, 1.9, and 1.10.

The responsibilities so designated to you are to be exercised in accordance with the Plan for Coordinated Enforcement Procedures for Elementary and Secondary Schools and school systems dated May 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by you to other officials of your Department. The Department of Housing and Urban Development also retains the right to exercise these responsibilities itself in special cases with the agreement of the appropriate official in your Department.

If you consent to this assignment, please indicate your acceptance by signing in the space provided below.

Sincerely yours,

ROBERT C. WEAVER.

Accepted: June 22, 1966.

WILBUR J. COHEN. Acting Secretary of Health. Education, and Welfare.

[F.R. Doc. 67-2095; Filed, Feb. 23, 1967; 8:48 a.m.]

## ATOMIC ENERGY COMMISSION

STATE OF LOUISIANA

Proposed Agreement for Assumption of Certain AEC Regulatory Authority

On July 12, 19, 26, and August 2, 1966, the U.S. Atomic Energy Commission published for public comment prior to action thereon a proposed agreement received from the Governor of the State of Louisiana for assumption of certain

<sup>&</sup>lt;sup>2</sup>Not applicable to jute bagging manufactured from used jute bags commonly referred to as "sugar cloth bagging."