Class of work and unit	Price
Black and white line negatives:	
4 by 5 (each	\$6.00
8 by 10 (each)	8.50
11 by 14 (each)	11.00
Black and white continuous tone negatives:	
4 by 5 (each)	8.50
8 by 10 (each)	11.00
3. Black and white enlargements: 8 by 10 and small-	
er (each)	6.50
11 by 14 (each)	11.00
Larger sizes and quantities	(1)
Black and white slides:	
2×2 cardboard mounted (from copy negative)	
(each)	4.00
Blue ozalid slides (each)	5.00
5. Color slides: (2×2 cardboard mounted):	
Duplicate color slides:	
Display quality (each) (Display color slides	
are slides copied from 35mm color slides	
only)	.65
Repro quality (each)	(1)
Original color slides (from flat copy) (each)	6.50
6. Color enlargements and transparencies: 4 by 5	
and larger	(1)
7. Slide sets:	
1 to 50 frames	14.50
51 to 60 frames	16.50
61 to 75 frames	18.50
76 to 95 frames	21.50
96 to 105 frames	23.00
106 to 130 frames (Prices include printed nar-	
rative guide)	26.50
8. Cassettes: (for the corresponding slide sets	
above)	3.00

¹ By quotation

(c) General aerial photographic reproductions. The prices for various types of aerial photographic reproductions are set forth in this paragraph. Size measurements refer to the approximate size in inches of the paper required to produce the reproduction.

Size	Price
Black and White Reproductions	
10×10 Paper	\$5.00
10×10 Film Positive	10.00
10×10 Film Positive AT	10.00
10×10 Film Positive Scan	15.00
10×10 Film Duplicate Negative	3.00
10×10 Film Internegative	4.50
12×12 Paper	12.00
17×17 Paper	13.00
17×17 Film Positive	25.00
24×24 Paper	16.00
24×24 Film Positive	40.00
38×38 Paper	50.00
38×38 Film Positive	55.00
20×24 Paper Photo Index	20.00
Paper Line Index	15.00
Mylar Line Index	35.00
Microfilm (Photo Indexes): Aperture Cards	10.00
Microfilm (Photo Indexes): Microfiche	10.00

Color Negative Reproductions

10×10 Paper Quantities:	
1_50	\$7.00

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Size	Price
51–1000	5.00
1001 & Over	2.50
10×10 Film Positive	33.00
20×20 Paper	40.00
24×24 Paper	55.00
38×38 Paper	70.00
Color Infrared Positive Reproductions	
10×10 Paper	\$12.00
10×10 Paper	15.00
10×10 Film Positive	15.00 15.00
10×10 Film Positive	15.00 15.00 20.00
10×10 Film Positive	\$12.00 15.00 15.00 20.00 32.00 40.00

(d) [Reserved]

- (e) Special needs. For special needs not covered elsewhere in this section, persons desiring aerial photographic reproductions should contact the aerial photography coordinator, Farm Service Agency (FSA), Aerial Photography Field Office, USDA-FSA, 2222 West 2300 South, P.O. Box 30010, Salt Lake City, Utah 84125.
- (f) Audio and videotape reproductions. For reproductions of audio-videotapes, requesters must supply their own recording tape, and will be assessed a fee of \$25.00 an hour for copying work requested. There is a one-hour minimum charge. Payment is required at the time video or audiotapes are accepted by the requester

[52 FR 49386, Dec. 31, 1987, as amended at 62 FR 33980, June 24, 1997; 64 FR 3395, Jan. 22, 1999]

Subpart B—Departmental Proceedings

§1.26 Representation before the Department of Agriculture.

- (a) Applicability. This section applies to all hearings and other proceedings before the Department of Agriculture, except to the extent that any other regulation of the Department may specifically make this section, or any part of this section, inapplicable as to particular hearings or other proceedings.
- (b) Administrative provisions. (1) In any hearing or other proceeding before the Department of Agriculture, the parties may appear in person or by counsel or other representative. Persons who appear as counsel or in a representative capacity in any hearing or proceeding must conform to the standards of ethical conduct required of practitioners before the U.S. District Court for the

District of Columbia, and to any applicable standards of ethical conduct established by statutes, executive orders and regulations.

- (2) Whenever the Secretary finds, after notice and opportunity for hearing, that a person who is acting or has acted as counsel or representative in any hearing or other proceeding before the Department has not conformed to any such standards of ethical conduct, the Secretary may order that such person be precluded from acting as counsel or representative in any hearing or other proceeding before the Department for such period of time as the Secretary deems warranted. Whenever the Secretary has probable cause to believe that any person who is acting or has acted as counsel or representative in any such hearing or other proceeding has not conformed to any such standards of ethical conduct, the Secretary may, by written notice to such person, suspend the person from acting as such a counsel or representative pending completion of the procedures specified in the preceding sentence.
- (3) No employee or former employee of the Department shall be permitted to represent any person before the Department in connection with any particular matter as to which by reason of employment with the Department the employee or former employee acquired personal knowledge of such a nature that it would be improper, unethical, or contrary to the public interest for the employee or former employee so to act.
- (4) This section shall not be construed to prevent an employee or former employee of the Department from appearing as a witness in any hearing or other proceeding before the Department.

(18 U.S.C. 203, 205, 207)

[32 FR 5458, Apr. 1, 1967, as amended at 60 FR 66480, Dec. 22, 1995]

§ 1.27 Rulemaking and other notice procedures.

- (a) This section shall apply to:
- (1) Notices of proposed rulemaking;
- (2) Interim final rules;
- (3) Advance notices of proposed rule-making; and
- (4) Any other published notice that solicits, or affords interested members

of the public an opportunity to submit, written views with respect to any proposed action relating to any program administered in the Department regardless of the fact that the issuance of a rule may not be contemplated.

- (b) Each notice identified in paragraph (a) of this section shall indicate the procedure to be followed with respect to the notice, unless the procedure is prescribed by statute or by published rule of the Department. Each notice shall contain a statement that advises the public of the policy regarding the availability of written submissions by indicating whether paragraph (c), (d), or (e) of this section is applicable to written submissions made pursuant to the notice.
- (c) All written submissions made pursuant to the notice shall be made available for public inspection at times and places and in a manner convenient to the public business.
- (d)(1) Any written submission, pursuant to a notice, may be held confidential if the person making the submission requests that the submission be held confidential, the person making the submission has shown that the written submission may be withheld under the Freedom of Information Act, and the Department official authorized to issue the notice determines that the submission may be withheld under the Freedom of Information Act.
- (2) If a request is made in accordance with paragraph (d)(1) of this section for confidential treatment of a written submission, the person making the request shall be informed promptly in the event the request is denied and afforded an opportunity to withdraw the submission.
- (3) If a determination is made to grant a request for confidential treatment under paragraph (d)(1) of this section, a statement of the specific basis for the determination that will not be susceptible of identifying the person making the request will be made available for public inspection.
- (e) If the subject of the notice is such that meaningful submissions cannot be expected unless they disclose information that may be withheld under the Freedom of Information Act, the notice