Name	Case No.
Grizzard West End Texaco	RF321-20446
Guinn Oil Company	Lee-0133
Independent School Dist. 706	RF272-97817
	RF321-20457
Lincoln County Board of Education	RF272-97974
Midwest Aviation	RF272-98732
New Jersey	RM3-271
Oklahoma Natural Gas Co	RF272-93981
Seaboard Coastline R.R.	RF272-93763
Stewart's Texaco	RF321-20606
Town of Murfreesboro	RF272-84705
Western Maryland R.R.	RF272-93752
York Aero, Inc.	RF272-98746

Copies of the full text of these decisions and orders are available in the Public Reference Room of the Office of Hearings and Appeals, Room 1E–234, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585, Monday through Friday, between the hours of 1:00 p.m. and 5:00 p.m., except federal holidays. They are also available in Energy Management: Federal Energy Guidelines, a commercially published loose leaf reporter system.

Dated: February 9, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.
[FR Doc. 95–4190 Filed 2–17–95; 8:45 am]

Office of Hearings and Appeals

Notice of Issuance of Decisions and Orders; Week of October 31 through November 4, 1994

During the week of October 31 through November 4, 1994, the decisions and orders summarized below were issued with respect to appeals and applications for other relief filed with the Office of Hearings and Appeals of the Department of Energy. The following summary also contains a list of submissions that were dismissed by the Office of Hearings and Appeals.

Appeals

Cowles Publishing Co., 10/31/94, LFA-0427

Cowles Publishing Company (Cowles) filed an Appeal from a determination issued by the DOE's Richland Operations Office (Richland) in response to a request from Cowles under the Freedom of Information Act (FOIA).

Cowles sought the salary information of the president or highest-ranking official of the four major contractors working for Richland: Westinghouse Hanford Company, Battelle Pacific Northwest Laboratory, Kaiser Engineers Hanford Company and the Bechtel corporation. In considering the Appeal, the DOE found that Richland properly withheld the salaries of those positions under Exemption 6 of the FOIA. Accordingly, the Appeal was denied.

Glen M. Jameson 11/1/94, VFA-0001

Glen M. Jameson filed an Appeal from a determination issued by the DOE's Albuquerque Operations Office (Albuquerque) in response to a request from Mr. Jameson under the Freedom of Information Act (FOIA). Mr. Jameson sought the names and numbers of current and former PAI Corporation (PIA) employees working on Albuquerque Contract No. DE-AC04-91AL72747. In considering the Appeal, the DOE found that Albuquerque had mistakenly modified the request to exclude former PAI employees. Accordingly, the Appeal was remanded to Albuquerque to search its records for former PAI employees.

Refund Applications

Mrs. Baird's Bakeries, Inc., 11/4/94, RF272–92316

The DOE issued a Decision and Order concerning an Application for Refund in the Subpart V crude oil overcharge refund proceeding. The refund application was filed by Mrs. Baird's Bakeries, Inc. (Mrs. Baird's). The DOE determined that Mrs. Baird's was not entitled to a refund since it had filed a Surface Transporters Escrow Settlement Claim Form and Waiver. In that filing,

Mrs. Baird's had requested a Stripper Well refund from the Surface Transporters escrow, thereby waiving its right to a Subpart V crude oil refund. Accordingly, the Application for Refund was denied.

Parnum Paving Company, 10/31/94, RR272–181

The DOE issued a Decision and Order granting a request for reconsideration in the Subpart V crude oil overcharge refund proceeding. The movant attested that it had made a mistake in answering the DOE's inquiry regarding the firm's use of escalator clauses in its contracts. Based on the corrected information, the DOE determined that the movant was entitled to an additional refund. The refund granted in this Decision was \$11,470.

Whitaker Oil Corp./Philip Beamer Distributor, Inc., 11/01/94, RF351– 29

The DOE issued a Decision and Order granting an Application for Refund filed by Philip Beamer Distributor, Inc. in the Whitaker Oil Corp. special refund proceeding. The Decision noted that the funds remaining in the Whitaker account are being distributed as required by the Petroleum Overcharge and Distribution and Restitution Act and that, therefore, no more applications will be accepted in the Whitaker proceeding.

Refund Applications

The Office of Hearing and Appeals issued the follow Decisions and Orders concerning refund applications, which are not summarized. Copies of the full texts of the Decisions and Orders are available in the Public Reference Room of the Office of Hearings and Appeals.

Atlantic Richfield Company/A&B Arco City of Roseville et al	RF304-13927 RF272-90531	11/01/94 11/04/94
Clinton Milk Co.	RF272-62	11/04/94
Enron Corp./Midpane Gas Company	RF340-74	11/04/94
Suburban Propane	RF340-168	
Gulf Oil Corporation/Forsyth Home, Inc.	RF300-18999	11/01/94