EXHIBIT 6-D TABLE 3 - EXEMPT PROJECTS

[Code of Federal Regulations]
[Title 40, Volume 19]
[Revised as of July 1, 2004]
From the U.S. Government Printing Office via GPO Access
[CITE: 40CFR93.127]

[Page 583]

TITLE 40--PROTECTION OF ENVIRONMENT

CHAPTER I--ENVIRONMENTAL PROTECTION AGENCY (CONTINUED)

PART 93_DETERMINING CONFORMITY OF FEDERAL ACTIONS TO STATE OR FEDERAL
IMPLEMENTATION PLANS--Table of Contents

Subpart A_Conformity to State or Federal Implementation Plans of
Sec. 93.127 Projects exempt from regional emissions analyses.

Notwithstanding the other requirements of this subpart, highway and
transit projects of the types listed in Table 3 of this section are
exempt from regional emissions analysis requirements. The local effects
of these projects with respect to CO or PM10 concentrations
must be considered to determine if a hot-spot analysis is required prior
to making a project-level conformity determination. The local effects of projects
with respect to PM10 and PM2.5 concentrations must be considered and a hot-spot
analysis performed prior to making a project-level conformity determination, if a
project in Table 3 also meets the criteria in 93.125(b)(1). These projects may
then proceed to the project development process even in the absence of a
conforming transportation plan and TIP. A particular action of the type
listed in Table 3 of this section is not exempt from regional emissions
analysis if the MPO in consultation with other agencies (see Sec.
93.105(c)(1)(iii)), the EPA, and the FHWA (in the case of a highway
project) or the FTA (in the case of a transit project) concur that it
has potential regional impacts for any reason. Table 3 follows:

Table 3--Projects Exempt From Regional Emissions Analyses

Intersection channelization projects.
Intersection signalization projects at individual intersections.
Interchange reconfiguration projects.
Changes in vertical and horizontal alignment.
Truck size and weight inspection stations.
Bus terminals and transfer points.