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# Dorsaneo, Texas Litigation Guide

Publication 719

Release 90

August 2008

## HIGHLIGHTS

### Amendments to the Texas Rules of Appellate Procedure

- Chapters 148, *Suspending Enforcement of the Judgment*, 150, *Appellate Proceedings in Court of Appeals*, 151, *Appellate Proceedings in Supreme Court*, 152, *Original Proceedings in Court of Appeals and Supreme Court*, and 153, *Accelerated Appeals*, have been updated to include the proposed amendments to the Texas Rules of Appellate Procedure, effective September 1, 2008.

### Mandamus Review

- In *In re McAllen Medical Center, Inc.*, — S.W.3d —, —, 51 Tex. Sup. Ct. J. 893, 896–900 (Tex. 2008), the Texas Supreme Court set a new standard for mandamus review when they held that in each particular case, the public and private interest factors must be balanced in deciding whether the benefits of mandamus outweigh the detriments. See Ch. 152, *Original Proceedings in Court of Appeals and Supreme Court*, § 152.03.

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### Pretrial, Trial, and Appellate Practice

Significant cases in the area of pretrial, trial, and appellate practice include:

In *In re Jack Jorden, M.D.*, 249 S.W.3d 416, 51 Tex. Sup. Ct. J. 657 (Tex. 2008), the Texas Supreme Court held that in an anticipated medical malpractice case, Code of Civil Procedure Section 202 does not allow a patient to take a doctor's deposition before filing an expert report pursuant to Civil Practice and Remedies Code Section 74.351. See Ch. 10, *Depositions Before Suit*, § 10.01.

**Named Plaintiff in Class Action Must Have Standing.** In *DaimlerChrysler Cor-*

*poration v. Inman*, 252 S.W.3d 299, 51 Tex. Sup. Ct. J. 422 (Tex. 2008), the Texas Supreme Court held that a named plaintiff in a class action must have standing; specifically the plaintiff must prove that a concrete injury has been suffered or that the threat of injury is real and immediate, not conjectural or hypothetical. See Ch. 13, *Class Actions*, § 13.03[2].

**Economic loss rule.** This rule generally precludes recovery in tort for economic losses resulting from a party's failure to perform under a contract. It restricts the contracting parties to contractual remedies for their economic losses associated with the relationship, even when the breach might reasonably be viewed as a consequence of a contracting party's negligence. See *Lamar Homes, Inc. v. Mid-Continent Cas. Co.*, 242 S.W.3d 1, 12–13 (Tex. 2007). See Ch. 21, *Damages in Contract*, § 21.01[2][a].

**Benefit-of-the-bargain measure of damages.** Under this measure of contract damages, lost profits that would have been made if the bargain had been performed as promised may also be recovered if proved with reasonable certainty. Lost profits are measured by comparing the anticipated profits under the fraudulently promised bargain with the profits that were actually received. Although, the benefit-of-the-bargain measure considers anticipated lost profits, it does not include anticipated lost accounts receivable. See *Swinnea v. ERI Consulting Engineers, Inc.*, 236 S.W.3d 825, 839 (Tex. App.—Tyler 2007, pet. filed). See Ch. 21, *Damages in Contract*, § 21.10[2].

**Entitlement to attorney's fees provided by contract.** A party requesting attorney's fees provided by contract in a breach of contract action need not obtain a net recovery to be entitled to recover fees;

however, this no-net recovery exception does not apply when the damages awarded by the jury are offset by settlement credits or insurance payment credits. See *Imperial Lofts, Ltd., v. Imperial Woodworks*, 245 S.W.3d 1, 7 (Tex. App.—Waco 2007, no pet. h.). See Ch. 21, *Damages in Contract*, § 21.20[1].

**Contacts Required for Texas Jurisdiction.** In *Tabor, Chhabra & Gibbs v. Medical Legal*, 237 S.W.3d 762, 774–776 (Tex. App.—Houston [1st Dist.] 2007, no pet.), the court of appeal held that Texas did not have jurisdiction over a defamation action when Texas was not the focus of the allegedly defamatory statement. See Ch. 32, *Personal Jurisdiction Over Nonresidents*, § 32.04[2][a][iii].

**Arbitration Waiver Requires Prejudice.** In *Perry Homes v. Cull*, 2008 Tex. LEXIS 423 (Tex. 2008), the Texas Supreme Court held that establishing an arbitration waiver by litigation conduct requires a showing of prejudice to the opposing party. See Ch. 44, *Arbitration*, § 44.02[3][b].

In *W. Dow Hamm III Corp. v. Millennium Income Fund*, 237 S.W.3d 745, 751–752 (Tex. App.—Houston [1st Dist.] 2007, no pet.), the court of appeal held that mandamus is the only means for reviewing an interlocutory order granting a stay of arbitration on the basis of res judicata. See Ch. 44, *Arbitration*, § 44.08[3].

**Depositions.** The Eastland Court of Appeals held that a trial court should not order a foreign party to travel to Texas for a deposition without considering whether the deposition might be adequate if taken by phone or video conference. See *In re Turner*, 243 S.W.3d 843, 846 (Tex. App.—Eastland 2008, no pet. h.). See Ch. 94, *Depositions*, § 94.02[4].

**Discovery of Electronic Data.** The

Waco Court of Appeals decided *In re Honza*, 242 S.W.3d 578, 581–582 (Tex. App.—Waco 2007, no pet. h.), an important case discussing electronic discovery and setting out protocols that may be followed when a party seeks access to information on an opponent’s computer hard drives. See Ch. 99, *Electronic Discovery*, see §§ 99.20[2][b], 99.22[3][a].

**Jury Selection.** In *Murff v. Pass*, 249 S.W.3d 407 (Tex. 2008), the Texas Supreme Court discussed disqualification of prospective jurors based on bias or prejudice, and the use of questioning by the court to rehabilitate a juror. See Ch. 120, *Jury Selection*, § 120.02[3][d].

**Record on Appeal.** In *In re K.C.B.*, 251 S.W.3d 514 (Tex. 2008), the Texas Supreme Court held that in some circumstances a court of appeals may be required to allow supplementation of the clerk’s record even after the court of appeals has reached a decision. See Ch. 149, *Appellate Record*, § 149.02[5][a].

#### **Business Entities and Relationships**

Significant cases in the area of business entities and relationships include:

**Scienter under Private Securities Litigation Reform Act.** The United States Supreme Court has held that a securities fraud complaint will survive dismissal only if, based on its factual allegations, the inference of the defendant’s scienter is “cogent and at least as compelling as any opposing inference.” Courts must consider at the pleading stage plausible nonculpable explanations for the defendant’s conduct, as well as inferences that favor the plaintiff. These inferences must be “cogent and compelling, and thus strong in light of other explanations.” See *Tellabs, Inc. v. Makor Issues & Rights, Ltd.*, 551 U.S. —, 127 S. Ct. 2499, 168 L. Ed. 2d 179 (2007). See Ch. 171, *Securities Fraud*, § 171.05[4][a].

**Jury charge in trade dress action.** In a case in which a taxicab company brought a trade dress action against a competitor arising from the use of yellow taxicabs, the court held that the competitor could be liable for trade dress violations only if the color yellow was uniquely associated with the taxicab company and identified the source of the taxicabs rather than the taxicabs themselves. The court’s charge improperly permitted the jury to find that the color yellow had acquired a secondary meaning if it was merely associated by use, promotion, or advertising with the plaintiff, as opposed to being uniquely associated with only the plaintiff. See *Hassan v. Greater Houston Transp. Co.*, 237 S.W.3d 727, 733–734 (Tex. App.—Houston [1st Dist.] 2007, pet. filed). See Ch. 200, *Trade Secrets, Trademarks, and Unfair Competition*, § 200.20[3][b][ii].

**Construction of employment compensation agreement.** In interpreting an employment compensation agreement, courts will generally honor the employer’s interpretive rights reserved by the agreement, absent a showing that the employer acted in bad faith. See *Kern v. Sitel Corp.*, 517 F.3d 306, 310–311 (5th Cir. [Tex.] 2008). See Ch. 203, *Employer-Employee Relations*, § 203.10[1].

**Arbitration agreement between employer and employee is not binding on employee’s children.** An arbitration agreement between an employer and an employee, which stated that the agreement bound and benefited the employee’s children, did not bind the children to arbitrate their loss of parental consortium claims that arose when the employee was injured on the job. The agreement did not contain any provision stating that the employee, on behalf of her children, was agreeing to submit the children’s claims to arbitration and the employee did not sign the agree-

ment on the children's behalf or as their representative. See *In re SSP Partners*, 241 S.W.3d 162, 169–171 (Tex. App.—Corpus Christi 2007, no pet. h.). See Ch. 203, *Employer-Employee Relations*, § 203.48[8].

**Unconscionability of employment arbitration agreement with respect to payment of cost of arbitration.** An agreement that is silent as to who will pay the cost of arbitration is not per se unconscionable, nor is an agreement that provides for fee-splitting or for a subsequent allocation of cost. See *In re Weeks Marine, Inc.*, 242 S.W.3d 849, 860 (Tex. App.—Houston [14th Dist.] 2007, no pet. h.). See Ch. 203, *Employer-Employee Relations*, § 203.48[10].

**Sexual harassment action under Title VII.** An egregious, yet isolated, incident of sexual harassment can alter the terms, conditions, or privileges of employment and frequent incidents of harassment, though not severe, can reach the level of “pervasive,” thereby altering the terms, conditions, or privileges of employment such that a hostile work environment exists. The required showing of severity or seriousness of the harassing conduct varies inversely with the pervasiveness or frequency of that conduct. See *Lauderdale v. Tex. Dep't of Crim. Justice*, 512 F.3d 157, 163 (5th Cir. [Tex.] 2007). See Ch. 203A, *Employment Litigation*, § 203A.04[2][b].

**First Amendment** rights of public employees in Section 1983 action. A city police officer's speech at the scene of an accident criticizing the police department's high-speed chase policy and statements later made to the media, for which he was subsequently suspended, were held to be made pursuant to his official duties and during the course of performing his job and, therefore, he was not protected against

retaliation by the police department under the First Amendment. The fact that the officer's statement was not authorized by the police department and that speaking to the media was not part of his regular job duties was not dispositive. See *Nixon v. City of Houston*, 511 F.3d 494, 498–499 (5th Cir. [Tex.] 2007). See Ch. 203A, *Employment Litigation*, see § 203A.12[1][b].

**Evidence in ADEA action.** Testimony of other employees alleging age discrimination by supervisors who had no role in the challenged employment decision is not *per se* admissible nor *per se* inadmissible in an action under the Age Discrimination in Employment Act. Instead, a court may assess the relevance of this evidence and balance its probative value against its potential prejudicial effect. See *Sprint/United Management Co. v. Mendelsohn*, 552 U.S. —, 128 S. Ct. 1140; 170 L. Ed. 2d 1 (2008). See Ch. 203A, *Employment Litigation*, § 203A.16[3][a].

**Sarbanes-Oxley whistleblower action.** Employees of publicly-traded companies may bring a Sarbanes-Oxley whistleblower action against the company if they are retaliated against for providing information or assisting in an investigation regarding any conduct of the company, which the employee reasonably believes constitutes mail fraud, wire fraud, bank fraud, or securities fraud, or violates any rule or regulation of the Securities and Exchange Commission or any provision of federal law related to fraud against shareholders. An employee's reasonable but mistaken belief that the company engaged in conduct that constitutes a violation of one of the six enumerated categories is protected. See *Allen v. Administrative Review Bd.*, 514 F.3d 468, 477, 479–480 (5th Cir. [Tex.] 2008). See Ch. 203A, *Employment Litigation*, § 203A.17.

**Time limit for filing TCHRA claim.** An employee's filing of a claim with the Equal Employment Opportunity Commission (EEOC) within the 300-day limitations period applicable to EEOC claims, but outside the 180-day limitations period for TCHRA claims, does not result in the claim being effectively filed with both the EEOC and the Texas Workforce Commission. See *Ashcroft v. HEPC-Anatole, Inc.*, 244 S.W.3d 649, 650–651 (Tex. App.—Dallas 2008, no pet. h.). See Ch. 203A, *Employment Litigation*, § 203A.21[3][b][i].

**Whistleblower action—good faith report.** Although a public employee's report of illegal conduct by the employer may not be based solely on rumor and innuendo, it may, however, be based on hearsay. A good faith report under the whistleblower statute includes any disclosure of information about a public employer that tends to directly or circumstantially prove the substance of a violation of criminal or civil law. See *Tex. Dep't of Crim. Justice v. McElyea*, 239 S.W.3d 842, 852–854 (Tex. App.—Austin 2007, pet. filed). See Ch. 203A, *Employment Litigation*, § 203A.22[1][b][i].

**Whistleblower action—subject matter jurisdiction.** If the plaintiff fails to allege facts stating a claim under the Whistleblower Act, and the evidence does not establish that the claim is within the scope of the statutory waiver of immunity by state and local governments, a court is without subject matter jurisdiction. The only facts relevant to a jurisdictional inquiry, however, are the plaintiff's status as a public employee and whether the plaintiff adequately alleged a violation of the Act. See *Texas Dept. of Transp. v. Garcia*, 243 S.W.3d 759, 761–763 (Tex. App.—Corpus Christi 2007, pet. filed). See Ch. 203A, *Employment Litigation*, § 203A.22[1][d].

**Workers' compensation anti-retaliation suits against University of Texas.** Sovereign immunity has not been waived with respect to workers' compensation anti-retaliation suits against the University of Texas. See *Alobaidi v. University of Texas*, 243 S.W.3d 741, 745 (Tex. App.—Houston [14th Dist.] 2007, pet. denied). See Ch. 203A, *Employment Litigation*, § 203A.23[7].

### **Commercial Litigation**

Significant cases in the area of commercial litigation include:

**Contract with corporation.** When a party enters into a contract with a corporation, the party cannot avoid the contract's arbitration clause by pleading a contract dispute as a fraudulent inducement claim against an owner, officer, agent, or affiliate of the corporation. It is impractical to require every corporate agent to sign or be listed in every contract. Arbitration clauses do not automatically cover all corporate agents or affiliates; however, when a contract clearly provides for the substance of a dispute to be arbitrated, a party to the contract cannot avoid it by simply pleading that a nonsignatory agent or affiliate was pulling the strings. See *In re Kaplan Higher Educ. Corp.*, 235 S.W.3d 206, 210 (Tex. 2007). See Ch. 210A, *Contracts*, § 210A.04[3][c][i].

**Consequences of failure to read contract.** The Texas Supreme Court has held that an arbitration agreement between a home builder and home purchasers was not procured by fraud, when the plaintiffs did not present any evidence of misrepresentations, scienter, or reliance, instead arguing only that the arbitration clause was set forth on the back of their single sheet contract. They conceded that no one prevented them from reading both sides of the contract, and this is not fraud. Like any other contract

clause, a party cannot avoid an arbitration clause merely by failing to read it. See *In re U.S. Home Corp.*, 236 S.W.3d 761, 764 (Tex. 2007). See Ch. 210A, *Contracts*, § 210A.04[3][c][iii].

**Third-party beneficiary status.** The common law rule that affords third-party beneficiary status may be modified by statute. See *Energy Service Co. v. Superior Snubbing*, 236 S.W.3d 190, 194 (Tex. 2007). See Ch. 210A, *Contracts*, § 210A.06[5][b][i].

**Enforcement of arbitration clause by nonsignatory.** A nonsignatory to a contract that contains an arbitration clause may enforce that clause under an estoppel theory when the nonsignatory seeks a direct benefit from the contract. A nonsignatory may not, however, enforce an arbitration clause on an equitable estoppel theory based on alleged substantially interdependent and concerted misconduct. See *In re Merrill Lynch Trust Co. FSB*, 235 S.W.3d 185, 191–192 (Tex. 2007). See Ch. 210A, *Contracts*, § 210A.06[5][b][ii].

**Implication of contract terms.** A court may not imply a term merely to make a contract fair, wise, or just. A court may only look beyond the parties' written agreement to imply a covenant if necessary to effectuate the parties' intent as disclosed by the contract as a whole. See *Gamma Group, Inc. v. Transatlantic Reins.*, 242 S.W.3d 203, 212–213 (Tex. App.—Dallas 2007, pet. filed). See Ch. 210A, *Contracts*, § 210A.20[1].

**Contract's silence on particular issue.** There is a significant legal difference between the presence of an ambiguity in the contract language and a contract's silence, *i.e.*, its failure to address a particular issue. Contract ambiguity is a question of interpretation, while a court must determine the effect of a contract's silence on a particular

issue. See *E.P. Towne Ctr. Partners, L.P. v. Chopsticks, Inc.*, 242 S.W.3d 117 (Tex. App.—El Paso 2007, no pet. h.). See Ch. 210A, *Contracts*, § 210A.20[2].

**Incorporation of existing law in contract.** This doctrine is based on the presumption that the parties to a contract knew and took into consideration the law in effect at the time of the contract. Courts are reluctant to change the parties' rights and obligations from those originally agreed to by retroactively applying a change in the original law. See *Fix v. Flagstar Bank, FSB*, 242 S.W.3d 147, 158 (Tex. App.—Fort Worth 2007, pet. filed). See Ch. 210A, *Contracts*, § 210A.23.

**Incorporation of terms of prior contract.** An addendum to an investment account agreement between investors and an investment advisory firm, which did not contain an arbitration clause, did not override the arbitration clause in the parties' original agreement, when the addendum expressly incorporated all nonconflicting terms of the earlier agreement. See *In re H & R Block Financial Advisors, Inc.* 235 S.W.3d 177, 178–179 (Tex. 2007). See Ch. 210A, *Contracts*, § 210A.26.

**Breach of contract by failure to make a periodic payment.** When a payment schedule is an essential term of a contract, a party's failure to make any payment when due prevents other performance by the party from being "substantial." Evidence that other payments were made when due does not negate evidence of the breach, because a cause of action for breach of a contract calling for periodic payments accrues for each payment. See *E.P. Towne Ctr. Partners, L.P. v. Chopsticks, Inc.*, 242 S.W.3d 117, 125 (Tex. App.—El Paso 2007, no pet. h.). See Ch. 210A, *Contracts*, § 210A.40[3].

**Accord and satisfaction.** An insurer did

not establish the defense of accord and satisfaction in its insured's action asserting an insufficient appraisal award on the insured's claim for damage to the insured's home, even though the insured cashed a check the insurer issued after invoking the appraisal clause in the policy, when the check did not bear a notation that it was a full or final payment of the claim, and the insured disputed the sufficiency of the payment. See *Richardson v. Allstate Texas Lloyd's*, 235 S.W.3d 863, 865 (Tex. App.—Dallas 2007, no pet. h.). See Ch. 210A, *Contracts*, § 210A.45[1].

**Agent's fiduciary duty.** Unless otherwise agreed, an agent is subject to a duty to the principal to act solely for the principal's benefit in all matters connected with the agency. The duties owed by the agent to the principal may be altered by agreement, except as otherwise provided by statute or law. The factors that must be considered when determining the scope of an agent's fiduciary duty to the principal include not only the nature and purpose of the relationship, but also agreements between the agency and the principal. See *National Plan Adm'rs v. Nat. Health Ins.*, 235 S.W.3d 695, 700, 702–703 (Tex. 2007). See Ch. 216, *Agency*, § 216.01[1].

**Vice principals and corporate officers.** The doctrine of vice principal is not a substantive cause of action, but is instead of means of imposing on an individual a corporation's liability for an underlying cause of action. See *Crooks v. MI Real Estate Partners, Ltd.*, 238 S.W.3d 474, 488 (Tex. App.—Dallas 2007, pet. filed). See Ch. 216, *Agency*, § 216.02[2].

#### **Deceptive Practices and Warranties**

Significant cases in the area of deceptive practices and warranties include:

**Health care liability claims and DTPA.** A plaintiff's DTPA claims were held to be

"health care liability claims" subject to the expert report requirements of the Medical Liability Insurance Improvement Act, even though they were based on allegations that the defendant failed to fulfill the promises and guarantees made in his advertisements for surgery, when all of the plaintiff's injuries arose from the allegedly wrongful manner in which the defendant conducted the plaintiff's surgery. See *Lee v. Boothe*, 235 S.W.3d 448, 451–452 (Tex. App.—Dallas 2007, pet. filed). See Ch. 220, *Deceptive Trade Practices*, § 220.01[5][e].

**Intentional misrepresentation requirement.** When the alleged misrepresentation is limited to an item's price and the misrepresentation is made only in a general advertisement, a plaintiff must prove an intentional misrepresentation to recover under the DTPA. See *Perez v. Hung Kien Luu*, 244 S.W.3d 444, 448 (Tex. App.—Eastland, 2007, no pet. h.). See Ch. 220, *Deceptive Trade Practices*, § 220.02[2][b].

**DTPA claim against title insurer.** Homeowners failed to state a DTPA claim against their title insurance company when their claim was not based on faulty title insurance but instead alleged that their lender and the title company refinanced too soon after the initial home equity loan with documents that permitted personal recourse and nonjudicial foreclosure. See *Fix v. Flagstar Bank, FSB*, 242 S.W.3d 147, 160 (Tex. App.—Fort Worth 2007, pet. filed) covered in Ch. 220, *Deceptive Trade Practices*. See § 220.03[1][c][ii].

**Implied warranties.** There is no implied warranty of good and workmanlike service or implied warranty of habitability from a subcontractor or materials supplier with whom the property owner had no direct contractual relationship. See *Pugh v. Gen-*

eral Terrazzo Supplies, Inc., 243 S.W.3d 84, 89–90 (Tex. App.—Houston [1st Dist.] 2007, pet. filed) covered in Ch. 221, *Warranties*. See § 221.01[2][c].

**Applicability of Federal Fair Debt Collection Practices Act.** A private-party assignee of the Federal Deposit Insurance Company (FDIC), which seeks to execute on a judgment entered in favor of the FDIC and against a private borrower in connection with a loan originally made by a private savings and loan institution and acquired by the FDIC in receivership, is not entitled to invoke the FDCPA, because the loan is not a “debt” for purposes of the FDCPA. See *Sobranes Recovery Pool I, LLC v. Todd & Hughes Const.*, 509 F.3d 216, 220–227 (5th Cir. [Tex.] 2007). See Ch. 242, *Unfair Collection Practices*, § 242.04[1][a].

#### **Family Code Litigation**

Significant cases in the area of family code litigation include:

**Child support enforcement.** There is a disagreement among the courts of appeals on the question of whether the dormancy-of-judgments rules apply to an unpaid child support obligation. See Ch. 372, *Enforcement of SAPCR Orders*. See § 372.04[3].

#### **Probate Code Litigation**

Significant cases in the area of probate code litigation include:

**Joint account with right of survivorship.** The Texas Supreme Court has held that in the absence of a written agreement conferring an absolute right of survivorship on parties to a joint account, extrinsic evidence of the decedent’s intent to create a joint tenancy with right of survivorship is inadmissible to prove a right of survivorship; but extrinsic evidence of the decedent’s intent to create a joint tenancy with a

right of survivorship is admissible in an action by the surviving party to the joint account alleging that the bank or brokerage firm maintaining the account breached its agreement to create a joint account with a right of survivorship. See *A.G. Edwards & Sons, Inc. v. Beyer*, 235 S.W.3d 704, 707–709 (Tex. 2007). See Ch. 391, *Descent and Distribution*, § 391.04.

**Injunctive relief in will contest.** A plaintiff-contestant who also seeks injunctive relief in connection with a challenge to the will, to enjoin distribution of the estate until a trial on the merits of the contest, has the burden of producing competent evidence of irreparable injury if the injunction is not granted or probable recovery on the merits. See *Goldthorn v. Goldthorn*, 242 S.W.3d 797, 798–799 (Tex. App.—San Antonio 2007, no pet. h.). See Ch. 392, *Admitting Wills to Probate*, § 392.08[6].

**Ademption of devise of real estate.** A specific devise of real estate is adeemed by the testator’s execution of a contract to sell the real estate even if the sale has not closed before the testator’s death. See *Mattlage v. Mattlage*, 243 S.W.3d 763, 768, 771–772 (Tex. App.—Waco 2007, pet. filed). See Ch. 394, *Will Construction*, § 394.06[3][a][ii].

**Market value of estate property.** The market value of estate property for probate purposes is the price that would be accepted by one who desires to sell, but is not obligated to sell, and would be paid by one who desires to buy, but is under no necessity of buying. Unaccepted offers to purchase property are no evidence of the market value of the property. See *In re Estate of Kappus*, 242 S.W.3d 182, 187 (Tex. App.—Tyler 2007, pet. filed). See Ch. 400, *Managing the Estate*, § 400.02[1].



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<input type="checkbox"/>	32-41. . . . .	32-41 thru 32-42.1
<input type="checkbox"/>	32-127 thru 32-131 . . . . .	32-127 thru 32-131

**VOLUME 3**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	44-19 thru 44-43 . . . . .	44-19 thru 44-43
<input type="checkbox"/>	44-61 thru 44-62.7 . . . . .	44-61 thru 44-62.7
<input type="checkbox"/>	44-139 . . . . .	44-139
<input type="checkbox"/>	44-165 thru 44-171 . . . . .	44-165 thru 44-171
<input type="checkbox"/>	45-5 thru 45-9 . . . . .	45-5 thru 45-9
<input type="checkbox"/>	45-19 thru 45-25 . . . . .	45-19 thru 45-26.1
<input type="checkbox"/>	45-81 thru 45-85 . . . . .	45-81 thru 45-85

**VOLUME 4**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	50-32.1 thru 50-33 . . . . .	50-33 thru 50-34.1
<input type="checkbox"/>	51-11. . . . .	51-11

**VOLUME 5**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	61-15. . . . .	61-15
<input type="checkbox"/>	61-23 thru 61-24.1 . . . . .	61-23 thru 61-24.1
<input type="checkbox"/>	61-35 thru 61-38.1 . . . . .	61-35 thru 61-38.1
<input type="checkbox"/>	61-49. . . . .	61-49
<input type="checkbox"/>	62-38.1 thru 62-41 . . . . .	62-39 thru 62-41
<input type="checkbox"/>	62-61 thru 62-63 . . . . .	62-61
<input type="checkbox"/>	63-25 thru 63-26.1 . . . . .	63-25 thru 63-26.1
<input type="checkbox"/>	63-45. . . . .	63-45
<input type="checkbox"/>	72-41. . . . .	72-41 thru 72-42.1
<input type="checkbox"/>	72-75. . . . .	72-75
<input type="checkbox"/>	72-93. . . . .	72-93
<input type="checkbox"/>	80-11. . . . .	80-11

**VOLUME 6**

<b>Check As Done</b>	<u>Remove Old Pages Numbered</u>	<u>Insert New Pages Numbered</u>
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**Revision**

- |                          |                               |                      |
|--------------------------|-------------------------------|----------------------|
| <input type="checkbox"/> | Title page. . . . .           | Title page           |
| <input type="checkbox"/> | 90-30.1 thru 90-30.3. . . . . | 90-30.1 thru 90-30.3 |
| <input type="checkbox"/> | 92-9 thru 92-12.1 . . . . .   | 92-9 thru 92-12.1    |
| <input type="checkbox"/> | 94-15. . . . .                | 94-15 thru 94-16.1   |
| <input type="checkbox"/> | 97-25 thru 97-26.1 . . . . .  | 97-25 thru 97-26.1   |
| <input type="checkbox"/> | 99-31. . . . .                | 99-31                |
| <input type="checkbox"/> | 99-41. . . . .                | 99-41 thru 99-42.1   |

**VOLUME 7**

**Revision**

- |                          |                                    |                          |
|--------------------------|------------------------------------|--------------------------|
| <input type="checkbox"/> | Title page. . . . .                | Title page               |
| <input type="checkbox"/> | 100-47 thru 100-49 . . . . .       | 100-47 thru 100-49       |
| <input type="checkbox"/> | 101-11 . . . . .                   | 101-11                   |
| <input type="checkbox"/> | 101-54.17 thru 101-54.19 . . . . . | 101-54.17 thru 101-54.19 |
| <input type="checkbox"/> | 102-11 thru 102-16.1 . . . . .     | 102-11 thru 102-16.1     |
| <input type="checkbox"/> | 102-27 . . . . .                   | 102-27 thru 102-28.1     |
| <input type="checkbox"/> | 102-34.1 thru 102-34.3 . . . . .   | 102-34.1                 |
| <input type="checkbox"/> | 102-101 . . . . .                  | 102-101 thru 102-102.1   |
| <input type="checkbox"/> | 102-143 . . . . .                  | 102-143                  |
| <input type="checkbox"/> | 103-13 thru 103-15 . . . . .       | 103-13 thru 103-16.1     |
| <input type="checkbox"/> | 110-15 . . . . .                   | 110-15                   |
| <input type="checkbox"/> | 111-11 thru 111-17 . . . . .       | 111-11 thru 111-17       |
| <input type="checkbox"/> | 111-32.1 thru 111-33 . . . . .     | 111-33 thru 111-34.1     |
| <input type="checkbox"/> | 113-25 thru 113-29 . . . . .       | 113-25 thru 113-29       |
| <input type="checkbox"/> | 113-53 . . . . .                   | 113-53                   |
| <input type="checkbox"/> | 114-29 . . . . .                   | 114-29                   |

**VOLUME 8**

**Revision**

- |                          |                                |                      |
|--------------------------|--------------------------------|----------------------|
| <input type="checkbox"/> | Title page. . . . .            | Title page           |
| <input type="checkbox"/> | 120-26.1 thru 120-29 . . . . . | 120-27 thru 120-30.1 |
| <input type="checkbox"/> | 120A-10.2(1) . . . . .         | 120A-10.2(1)         |
| <input type="checkbox"/> | 122-27 thru 122-28.1 . . . . . | 122-27 thru 122-28.1 |
| <input type="checkbox"/> | 122-63 . . . . .               | 122-63               |
| <input type="checkbox"/> | 122-143 thru 122-145 . . . . . | 122-143 thru 122-145 |

**VOLUME 9**

**Revision**

- |                          |                     |            |
|--------------------------|---------------------|------------|
| <input type="checkbox"/> | Title page. . . . . | Title page |
|--------------------------|---------------------|------------|

<b>Check As Done</b>	<i>Remove Old Pages Numbered</i>	<i>Insert New Pages Numbered</i>
<input type="checkbox"/>	132-37 thru 132-39 . . . . .	132-37 thru 132-39

**VOLUME 10**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	141-17 thru 141-18.2(1) . . . . .	141-17 thru 141-18.1
<input type="checkbox"/>	147-27 . . . . .	147-27
<input type="checkbox"/>	147-67 . . . . .	147-67
<input type="checkbox"/>	148-13 thru 148-14.1 . . . . .	148-13 thru 148-14.1
<input type="checkbox"/>	148-33 thru 148-37 . . . . .	148-33 thru 148-37
<input type="checkbox"/>	148-45 . . . . .	148-45
<input type="checkbox"/>	149-17 . . . . .	149-17 thru 149-18.1
<input type="checkbox"/>	149-47 thru 149-48.1 . . . . .	149-47 thru 149-48.1
<input type="checkbox"/>	150-1 thru 150-5 . . . . .	150-1 thru 150-5
<input type="checkbox"/>	150-23 . . . . .	150-23
<input type="checkbox"/>	150-48.3 thru 150-73 . . . . .	150-49 thru 150-73
<input type="checkbox"/>	150-93 thru 150-98.1 . . . . .	150-93 thru 150-98.1
<input type="checkbox"/>	150-105 thru 150-111 . . . . .	150-105 thru 150-111
<input type="checkbox"/>	150-128.1. . . . .	150-128.1
<input type="checkbox"/>	150-131 . . . . .	150-131
<input type="checkbox"/>	150-137 thru 150-142.1 . . . . .	150-137 thru 150-141
<input type="checkbox"/>	151-1. . . . .	151-1
<input type="checkbox"/>	151-25 thru 151-35 . . . . .	151-25 thru 151-35
<input type="checkbox"/>	151-43 . . . . .	151-43
<input type="checkbox"/>	151-59 . . . . .	151-59
<input type="checkbox"/>	151-68.1 thru 151-71 . . . . .	151-69 thru 151-72.15
<input type="checkbox"/>	151-80.1 thru 151-87 . . . . .	151-81 thru 151-88.1
<input type="checkbox"/>	152-1 thru 152-5 . . . . .	152-1 thru 152-5
<input type="checkbox"/>	152-21 thru 152-27 . . . . .	152-21 thru 152-27
<input type="checkbox"/>	152-39 thru 152-40.3 . . . . .	152-39 thru 152-40.3
<input type="checkbox"/>	152-65 thru 152-89 . . . . .	152-65 thru 152-90.3
<input type="checkbox"/>	152-95 thru 152-109. . . . .	152-95 thru 152-107
<input type="checkbox"/>	153-27 thru 153-35 . . . . .	153-27 thru 153-36.1
<input type="checkbox"/>	153-44.3 thru 153-44.17 . . . . .	153-44.3 thru 153-44.17

**VOLUME 11**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	171-32.9 thru 171-32.10(1). . . . .	171-32.9 thru 171-32.10(1)
<input type="checkbox"/>	171-75 . . . . .	171-75

Check As Done Remove Old Pages Numbered

Insert New Pages Numbered

### VOLUME 13

#### Revision

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	200-11 . . . . .	200-11 thru 200-12.1
<input type="checkbox"/>	200-65 thru 200-66.1 . . . . .	200-65 thru 200-66.1
<input type="checkbox"/>	200-77 thru 200-81 . . . . .	200-77 thru 200-81
<input type="checkbox"/>	202-33 thru 202-34.1 . . . . .	202-33 thru 202-34.1
<input type="checkbox"/>	203-5. . . . .	203-5 thru 203-6.1
<input type="checkbox"/>	203-21 . . . . .	203-21 thru 203-22.1
<input type="checkbox"/>	203-83 thru 203-91 . . . . .	203-83 thru 203-91
<input type="checkbox"/>	203A-9. . . . .	203A-9
<input type="checkbox"/>	203A-17 thru 203A-21 . . . . .	203A-17 thru 203A-22.1
<input type="checkbox"/>	203A-57 . . . . .	203A-57 thru 203A-58.1
<input type="checkbox"/>	203A-77 thru 203A-87 . . . . .	203A-77 thru 203A-88.1
<input type="checkbox"/>	203A-113 thru 203A-116.7. . . . .	203A-113 thru 203A-116.9
<input type="checkbox"/>	203A-124.1 . . . . .	203A-124.1
<input type="checkbox"/>	203A-179. . . . .	203A-179

### VOLUME 14

#### Revision

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	210A-9 thru 210A-15 . . . . .	210A-9 thru 210A-16.1
<input type="checkbox"/>	210A-27 thru 210A-35 . . . . .	210A-27 thru 210A-36.1
<input type="checkbox"/>	210A-47 thru 210A-63 . . . . .	210A-47 thru 210A-64.1
<input type="checkbox"/>	210A-77 thru 210A-85 . . . . .	210A-77 thru 210A-86.1
<input type="checkbox"/>	210A-97 thru 210A-100.1 . . . . .	210A-97 thru 210A-100.1
<input type="checkbox"/>	210A-111. . . . .	210A-111 thru 210A-112.1
<input type="checkbox"/>	210A-125 thru 210A-131 . . . . .	210A-125 thru 210A-132.1
<input type="checkbox"/>	210A-139 thru 210A-141 . . . . .	210A-139 thru 210A-142.1
<input type="checkbox"/>	210A-171. . . . .	210A-171
<input type="checkbox"/>	210A-179 thru 210A-181 . . . . .	210A-179 thru 210A-181
<input type="checkbox"/>	216-5 thru 216-13. . . . .	216-5 thru 216-14.1
<input type="checkbox"/>	216-35 thru 216-37 . . . . .	216-35 thru 216-37
<input type="checkbox"/>	220-15 thru 220-31 . . . . .	220-15 thru 220-31
<input type="checkbox"/>	220-54.1 thru 220-54.3 . . . . .	220-54.1 thru 220-54.3
<input type="checkbox"/>	221-13 . . . . .	221-13
<input type="checkbox"/>	221-41 thru 221-42.1 . . . . .	221-41 thru 221-42.1

### VOLUME 15



<b>Check As Done</b>	<i>Remove Old Pages Numbered</i>	<i>Insert New Pages Numbered</i>
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**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	231-9. . . . .	231-9
<input type="checkbox"/>	231-17 . . . . .	231-17 thru 231-18.1
<input type="checkbox"/>	232-11 thru 232-12.1 . . . . .	232-11 thru 232-12.1
<input type="checkbox"/>	232-125 thru 232-127 . . . . .	232-125

**VOLUME 16**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	242-34.1 . . . . .	242-34.1

**VOLUME 17**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	252-50.5 thru 252-51 . . . . .	252-51 thru 252-52.1
<input type="checkbox"/>	252-87 . . . . .	252-87 thru 252-88.1
<input type="checkbox"/>	254-8.3 thru 254-13 . . . . .	254-9 thru 254-14.1
<input type="checkbox"/>	254-101 . . . . .	254-101
<input type="checkbox"/>	255-20.1 thru 255-23 . . . . .	255-21 thru 255-24.1
<input type="checkbox"/>	255-34.11 thru 255-35 . . . . .	255-35
<input type="checkbox"/>	255-51 thru 255-59 . . . . .	255-51 thru 255-60.1
<input type="checkbox"/>	260-9 thru 260-11 . . . . .	260-9 thru 260-12.1
<input type="checkbox"/>	260-48.5 thru 260-53 . . . . .	260-49 thru 260-54.13
<input type="checkbox"/>	260-62.1 . . . . .	260-62.1
<input type="checkbox"/>	260-74.13. . . . .	260-74.13
<input type="checkbox"/>	260-77 . . . . .	260-77 thru 260-78.1
<input type="checkbox"/>	261-7. . . . .	261-7
<input type="checkbox"/>	261-23 thru 261-25 . . . . .	261-23 thru 261-25
<input type="checkbox"/>	261-45 thru 261-46.3 . . . . .	261-45 thru 261-46.3
<input type="checkbox"/>	261-52.3 thru 261-64.3 . . . . .	261-53 thru 261-64.5
<input type="checkbox"/>	261-68.1 thru 261-68.6(1) . . . . .	261-68.1 thru 261-68.6(1)
<input type="checkbox"/>	261-73 . . . . .	261-73 thru 261-74.1
<input type="checkbox"/>	261-121 . . . . .	261-121

**VOLUME 18**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	270-17 thru 270-20.1 . . . . .	270-17 thru 270-20.1
<input type="checkbox"/>	270-34.5 thru 270-36.3 . . . . .	270-35 thru 270-36.7

<b>Check As Done</b>	<i>Remove Old Pages Numbered</i>	<i>Insert New Pages Numbered</i>
<input type="checkbox"/>	270-57 thru 270-58.1 . . . . .	270-57 thru 270-58.3
<input type="checkbox"/>	270-69 thru 270-72.1 . . . . .	270-69 thru 270-72.1
<input type="checkbox"/>	270A-55 . . . . .	270A-55
<input type="checkbox"/>	280-31 . . . . .	280-31
<input type="checkbox"/>	281-11 . . . . .	281-11 thru 281-12.1
<input type="checkbox"/>	284-9 thru 284-11 . . . . .	284-9 thru 284-12.1
<input type="checkbox"/>	285-21 . . . . .	285-21 thru 285-22.1

**VOLUME 19**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	290-13 thru 290-15 . . . . .	290-13 thru 290-15
<input type="checkbox"/>	290-61 thru 290-62.1 . . . . .	290-61 thru 290-62.1
<input type="checkbox"/>	290-215 . . . . .	290-215
<input type="checkbox"/>	291-25 . . . . .	291-25 thru 291-26.1
<input type="checkbox"/>	291-31 . . . . .	291-31
<input type="checkbox"/>	291-51 thru 291-53 . . . . .	291-51 thru 291-53
<input type="checkbox"/>	291-61 thru 291-66.1 . . . . .	291-61 thru 291-66.2(1)
<input type="checkbox"/>	291-134.1 thru 291-137 . . . . .	291-135 thru 291-137
<input type="checkbox"/>	292-8.1 . . . . .	292-8.1
<input type="checkbox"/>	292-21 . . . . .	292-21
<input type="checkbox"/>	292-29 thru 292-30.1 . . . . .	292-29 thru 292-30.1
<input type="checkbox"/>	292-41 thru 292-42.1 . . . . .	292-41 thru 292-42.1
<input type="checkbox"/>	293-19 . . . . .	293-19
<input type="checkbox"/>	293-68.1 thru 293-77 . . . . .	293-69 thru 293-78.3
<input type="checkbox"/>	293-83 . . . . .	293-83
<input type="checkbox"/>	293-129 thru 293-136.3 . . . . .	293-129 thru 293-136.4(1)
<input type="checkbox"/>	293-141 . . . . .	293-141 thru 293-142.1
<input type="checkbox"/>	293-155 thru 293-157 . . . . .	293-155 thru 293-157
<input type="checkbox"/>	293-183 . . . . .	293-183 thru 293-184.1
<input type="checkbox"/>	310-10.1 thru 310-11 . . . . .	310-11 thru 310-12.1
<input type="checkbox"/>	310-40.1 . . . . .	310-40.1
<input type="checkbox"/>	310-56.2(1) . . . . .	310-56.2(1)

**VOLUME 20**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	320-7 thru 320-12.1 . . . . .	320-7 thru 320-12.1
<input type="checkbox"/>	320-40.1 thru 320-64.9 . . . . .	320-41 thru 320-64.10(1)
<input type="checkbox"/>	320-117 thru 320-121 . . . . .	320-117 thru 320-122.1

<b>Check As Done</b>	<i><u>Remove Old Pages Numbered</u></i>	<i><u>Insert New Pages Numbered</u></i>
<input type="checkbox"/>	321-11 thru 321-29 . . . . .	321-11 thru 321-30.1
<input type="checkbox"/>	321-89 thru 321-104.1 . . . . .	321-89 thru 321-104.3
<input type="checkbox"/>	321-166.1 thru 321-167 . . . . .	321-167
<input type="checkbox"/>	321-175 . . . . .	321-175
<input type="checkbox"/>	322-13 . . . . .	322-13 thru 322-14.1
<input type="checkbox"/>	323-7 thru 323-8.1 . . . . .	323-7 thru 323-8.1
<input type="checkbox"/>	323-17 thru 323-19 . . . . .	323-17 thru 323-19
<input type="checkbox"/>	323-35 thru 323-43 . . . . .	323-35 thru 323-41
<input type="checkbox"/>	331-17 thru 331-18.1 . . . . .	331-17 thru 331-18.1
<input type="checkbox"/>	332-9. . . . .	332-9 thru 332-10.1
<input type="checkbox"/>	332-19 . . . . .	332-19
<input type="checkbox"/>	333-15 . . . . .	333-15 thru 333-16.1
<input type="checkbox"/>	333-59 . . . . .	333-59
<input type="checkbox"/>	333-75 thru 333-78.3 . . . . .	333-75 thru 333-78.3
<input type="checkbox"/>	336-9. . . . .	336-9
<input type="checkbox"/>	336-19 thru 336-21 . . . . .	336-19 thru 336-21
<input type="checkbox"/>	336-44.1 thru 336-48.1 . . . . .	336-45 thru 336-48.2(1)
<input type="checkbox"/>	337-10.1 thru 337-11 . . . . .	337-11 thru 337-12.1

**VOLUME 21**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	340-71 thru 340-84.1 . . . . .	340-71 thru 340-84.5
<input type="checkbox"/>	340-99 thru 340-103. . . . .	340-99 thru 340-104.1
<input type="checkbox"/>	340-125 . . . . .	340-125 thru 340-126.1
<input type="checkbox"/>	341-23 . . . . .	341-23 thru 341-24.1
<input type="checkbox"/>	341-31 thru 341-57 . . . . .	341-31 thru 341-58.3
<input type="checkbox"/>	341-65 thru 341-67 . . . . .	341-65 thru 341-68.1
<input type="checkbox"/>	341-77 thru 341-79 . . . . .	341-77 thru 341-80.1
<input type="checkbox"/>	341-113 thru 341-116.1 . . . . .	341-113 thru 341-116.1
<input type="checkbox"/>	341-163 thru 341-173 . . . . .	341-163 thru 341-175
<input type="checkbox"/>	342-21 thru 342-23 . . . . .	342-21 thru 342-24.1
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<input type="checkbox"/>	343-15 . . . . .	343-15 thru 343-16.1
<input type="checkbox"/>	344-37 thru 344-45 . . . . .	344-37 thru 344-45
<input type="checkbox"/>	345-57 . . . . .	345-57
<input type="checkbox"/>	345-81 . . . . .	345-81 thru 345-82.1
<input type="checkbox"/>	345-89 . . . . .	345-89 thru 345-90.1
<input type="checkbox"/>	345-185 thru 345-186.1 . . . . .	345-185 thru 345-186.1
<input type="checkbox"/>	350-29 thru 350-31 . . . . .	350-29 thru 350-31
<input type="checkbox"/>	351-1 thru 351-2.1 . . . . .	351-1
<input type="checkbox"/>	351-9. . . . .	351-9 thru 351-10.1

<b>Check As Done</b>	<i>Remove Old Pages Numbered</i>	<i>Insert New Pages Numbered</i>
<input type="checkbox"/>	351-21 thru 351-31 . . . . .	351-21 thru 351-31
<input type="checkbox"/>	351-49 thru 351-50.3 . . . . .	351-49 thru 351-50.3
<input type="checkbox"/>	351-59 thru 351-61 . . . . .	351-59 thru 351-61
<input type="checkbox"/>	351-66.3 . . . . .	351-66.3
<input type="checkbox"/>	351-71 thru 351-72.1 . . . . .	351-71

**VOLUME 22**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	370-49 thru 370-51 . . . . .	370-49 thru 370-52.1

**VOLUME 23**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	372-53 thru 372-57 . . . . .	372-53 thru 372-58.1
<input type="checkbox"/>	372-73 thru 372-75 . . . . .	372-73 thru 372-76.1
<input type="checkbox"/>	373-35 thru 373-67 . . . . .	373-35 thru 373-67
<input type="checkbox"/>	380-15 thru 380-16.1 . . . . .	380-15 thru 380-16.1
<input type="checkbox"/>	381-141 thru 381-144.1 . . . . .	381-141 thru 381-144.2(1)

**VOLUME 24**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	391-1. . . . .	391-1
<input type="checkbox"/>	391-13 thru 391-17 . . . . .	391-13 thru 391-18.1
<input type="checkbox"/>	391-47 . . . . .	391-47
<input type="checkbox"/>	392-77 thru 392-78.1 . . . . .	392-77 thru 392-78.1
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<input type="checkbox"/>	394-49 . . . . .	394-49
<input type="checkbox"/>	400-10.5 thru 400-11 . . . . .	400-11 thru 400-12.1

**VOLUME 25**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	420-3. . . . .	420-3
<input type="checkbox"/>	421-9 thru 421-21. . . . .	421-9 thru 421-21

<b>Check As Done</b>	<i><u>Remove Old Pages Numbered</u></i>	<i><u>Insert New Pages Numbered</u></i>
<input type="checkbox"/>	421-31 . . . . .	421-31
<input type="checkbox"/>	422-23 . . . . .	422-23
<input type="checkbox"/>	422-51 . . . . .	422-51
<input type="checkbox"/>	423-5 thru 423-30.1 . . . . .	423-5 thru 423-29
<input type="checkbox"/>	423-33 . . . . .	423-33
<input type="checkbox"/>	423-47 thru 423-51 . . . . .	423-47 thru 423-51
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<input type="checkbox"/>	424-31 thru 424-33 . . . . .	424-31 thru 424-33

**VOLUME 26**

**Revision**

<input type="checkbox"/>	Title page. . . . .	Title page
<input type="checkbox"/>	I-43 thru I-67 . . . . .	I-43 thru I-65
<input type="checkbox"/>	I-107 thru I-137 . . . . .	I-107 thru I-131
<input type="checkbox"/>	I-183 thru I-199 . . . . .	I-183 thru I-199
<input type="checkbox"/>	I-221 thru I-281 . . . . .	I-221 thru I-273
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