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Pages 6151-6222

Agencies in this issue-Agricultural Research Service Agricultural Stabilization and **Conservation Service** Army Department **Business and Defense Services** Administration Civil Aeronautics Board **Civil Service Commission Commerce** Department **Commodity Exchange Authority** Consumer and Marketing Service Federal Communications Commission Federal Highway Administration Federal Maritime Commission Federal Power Commission Federal Reserve System Federal Trade Commission Fish and Wildlife Service Food and Drug Administration Foreign Direct Investments Office Internal Revenue Service International Commerce Bureau Interstate Commerce Commission Labor Department Land Management Bureau Maritime Administration Panama Canal Securities and Exchange Commission

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Just Released

CODE OF FEDERAL REGULATIONS

(As of January 1, 1968)

Title 7—Agriculture (Parts 46-51) (Revised)\$1.25Title 7—Agriculture (Parts 1120-1199) (Revised).75Title 32—National Defense (Parts 400-589) (Revised)1.50

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Title 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 213—EXCEPTED SERVICE

Department of Justice

Section 213.3110 is amended to show that up to 30 positions of Field Representative, GS-9 to GS-14, in the Community Relations Service for intermittent or temporary employment not to exceed 130 days in a service year are excepted under Schedule A. Effective on publication in the FEDERAL REGISTER, subparagraph (5) is added to paragraph (a) of § 213.3110 as set out below.

§ 213.3110 Department of Justice.

(a) General. * * *

0.0

*

(5) Thirty positions of Field Representative, GS-9 through GS-14, in the Community Relations Service for temporary or intermittent employment for not to exceed 130 days a year.

-(5 U.S.C. 3301, 3302, E.O. 10577, 19 F.R. 7521, 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] JAMES C. SPRY. Executive Assistant to

1

the Commissioners. [F.R. Doc. 68-4786; Filed, Apr. 22, 1968; 8:48 a.m.]

PART 213-EXCEPTED SERVICE

Small Business Administration

Section 213.3132 is amended to show that positions of Community Economic-Industrial Planner, grades GS-7-12, are excepted under Schedule A when filled by local residents who represent the interests of the groups to be served by the Community Economic Development Teams of which they are members. Effective on publication in the FEDERAL REGISTER, paragraph (g) is added to § 213.3132 as set out below.

§ 213.3132 Small Business Administration.

(g) Positions of Community Economic-Industrial Planner, GS-7-12, when filled by local residents who represent the interests of the groups to be served by the Community Economic Development Teams of which they are members.

(5 U.S.C. 3301, 3302, E.O. 10577, 19 F.R. 7521, 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] JAMES C. SPRY, Executive Assistant to

the Commissioners.

[F.R. Doc. 68-4787; Filed, Apr. 22, 1968; 8:48 a.m.]

PART 213-EXCEPTED SERVICE

Department of Commerce; Correction

Section 213.3314(a) (42) in F.R. Doc. 68-4469 on page 5789, appearing in the issue of April 16, 1968, is corrected to read "§ 213,3314(a) (44)."

(5 U.S.C. 3301, 3302, E.O. 10577, 19 F.R. 7521, 3 CFR 1954-58 Comp., p. 218)

> UNITED STATES CIVIL SERV-ICE COMMISSION,

JAMES C. SPRY, [SEAL] Executive Assistant to the Commissioners.

[F.R. Doc. 68-4784; Filed, Apr 22, 1968; 8:47 a.m.]

PART 213—EXCEPTED SERVICE

Department of Housing and Urban Development

Section 213.3384 is amended to show that one position of private secretary to the Director of Regional Support and one position of private secretary to the Director, Office of Equal Opportunity, are excepted under Schedule C. Effective on publication in the FEDERAL REG-ISTER, subparagraphs (27) and (28) are added to paragraph (a) of § 213.3384 as set out below.

§ 213.3384 Department of Housing and Urban Development.

(a) Office of the Secretary. * * *

(27) One Private Secretary to the Director of Regional Support.

(28) One Private Secretary to the Director, Office of Equal Opportunity.

* 1 . . (5 U.S.C. 3301, 3302, E.O. 10577, 19 F.R. 7521, 3 CFR 1954-58 Comp., p. 218)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAL] JAMES C. SPRY,

Executive Assistant to the Commissioners.

[F.R. Doc. 68-4785; Filed, Apr. 22, 1968; 8:47 a.m.]

Title 7—AGRICULTURE

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

SUBCHAPTER C-SPECIAL PROGRAMS [Amdt. 12]

PART 775-FEED GRAINS

Subpart-1966-69 Feed Grain **Program Regulations**

MISCELLANEOUS AMENDMENTS

The regulations governing the 1966-69 Feed Grain Program, 31 F.R. 8339, as amended, are hereby further amended as follows:

§ 775.401 [Amended]

1. Section 775.401(d) is amended by changing "1968 through 1969 crops" to "1969 crop"

2. Section 775.402 is amended by changing paragraphs (c) (2) and (d) (2) to read as follows:

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*

§ 775.402 Definitions.

(c) * * *

(2) For current year-Any acreage planted to field corn and any acreage of other corn, including sweet corn, popcorn, and crosses pastured or harvested primarily for livestock or poultry feed. excluding

(i) Close sown corn used for green manure:

(ii) Sweet corn or popcorn harvested primarily for human consumption, even though the forage is pastured or harvested;

(iii) Sweet corn planted for canning or freezing or popcorn planted for human consumption, from which no ears have been or will be harvested for human consumption because of adverse weather conditions, even though the forage is pastured or harvested:

(iv) Corn approved as a conservation use in Part 792 of this chapter as amended:

(v) Corn not harvested but left for wildlife feed on a farm consisting solely of Federal- or State-owned land;

(vi) Corn planted in a family garden plot solely for family use, even though the production in excess of family needs is given away, sold, or used for livestock or poultry feed;

(vii) Corn planted under contract from seed furnished by the contracting company for the sole purpose of processing the cornstalks into sugar;

(viii) Corn on a privately owned farm produced for experimental purposes only

by a publicly owned agricultural experiment station provided (a) the experimental acreage does not exceed the amount approved for such purpose for the farm by the State committee with the concurrence of the Deputy Administrator and (b) all proceeds of the crop inure to the benefit of the experiment station;

(ix) Corn within the permitted acreage which the county committee de-termines was planted in an unworkmanlike manner solely for price support payment and not for harvest;

(x) Corn in excess of the permitted acreage, destroyed not later than the farm disposal date to the extent that no grain or forage crop remains;

(xi) Corn within the permitted acreage destroyed by natural causes not later than the farm disposal date and followed by a different crop for harvest in the current year, unless the operator requests on Form ASCS 574 that the first crop be considered as corn and the county committee determines that it was planted in a workmanlike manner for harvest and that natural causes prevented the replanting of corn during the normal planting period;

(xii) Corn within the permitted acreage destroyed by natural causes prior to harvest to the extent that no grain or forage crop remains, provided the operator requests reclassification in writing; and

(xiii) Corn within the permitted acreage destroyed by mechanical means prior to harvest to the extent that no grain or forage crop remains, provided the operator requests reclassification in writing and the acreage is used to meet a deficiency in designated diverted acreage or conserving acreage.

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(d) * * *

(2) For current year-Any acreage planted to grain sorghums of a feed grain or dual purpose variety, including any cross involving a feed grain or dual purpose variety, and any acreage of sweet sorghums used for silage, excluding:

(i) Any sorghum-grass cross which, at all stages of growth, has most of the characteristics of the grass parent;

(ii) Sweet sorghums harvested for any purpose other than silage;

(iii) Sorghums approved as a conservation use in Part 792 of this chapter, as amended:

(iv) Grain sorghums not harvested but left for wildlife feed on a farm consisting solely of Federal- or State-owned land:

(v) Sorghums on a privately owned farm produced for experimental purposes only by a publicly owned agricultural experiment station provided (a) the experimental acreage does not exceed the amount approved for such purpose for the farm by the State committee with the concurrence of the Deputy Administrator and (b) all proceeds of the crop inure to the benefit of the experiment station;

(vi) Sorghums within the permitted acreage which the county committee determines were planted in an unworkmanlike manner solely for price support payment and not for harvest:

(vii) Grain sorghums in excess of the permitted acreage, destroyed not later than the farm disposal date to the extent that no grain or forage crop remains:

(viii) Sorghums within the permitted acreage destroyed by natural causes not later than the farm disposal date and followed by a different crop for harvest in the current year, unless the operator requests on Form ASCS 574 that the first crop be considered as sorghums and the county committee determines that the crop was planted in a workmanlike manner for harvest and that natural causes prevented the replanting of sorghums during the normal planting period;

(ix) Sorghums within the permitted acreage destroyed by natural causes prior to harvest to the extent that no grain or forage crop remains, provided the operator requests reclassification in writing: and

(x) Sorghums within the permitted acreage destroyed by mechanical means prior to harvest to the extent that no grain or forage crop remains, provided the operator requests reclassification in writing and the acreage is used to meet a deficiency in designated diverted acreage or conserving acreage.

§ 775.404 [Amended]

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3. Section 775.404(c) (2) is amended by inserting "through 1969" immediately after the year "1967" in the fourth sentence.

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4. Section 775.404(c)(2) is further amended by inserting immediately after the fourth sentence the following: "A State wildlife agency shall not be considered as violating the foregoing requirements on a State-owned farm if the acreage of feed grains in excess of the base is offset through the underplanting of an equivalent acreage of the feed grain base or permitted acreage on other Stateowned farms in which the wildlife agency has an interest, provided a written request to produce the excess feed grains and make the corresponding reduction is filed with the State committee not later than the closing date specified in § 775.413(c) for filing Form ASCS 477 and written agreement to make such reduction is obtained prior to such closing date from the operators of the farms to be underplanted. Acreage underplanted under the provisions of the foregoing sentence shall not be considered underplanted for any other purpose."

§ 775.409 [Amended]

5. Section 775.409(e)(2)(vi) is amended by inserting the words "the applicant was in the armed services or" immediately after the word "because"

6. Section 775.409 is further amended by adding at the end thereof the following new paragraphs (f) and (g):

(f) A feed grain base determined for any farm under the preceding provisions of this section shall, for the current year only, be reduced to the extent the sum of the total feed grain base, barley base, oats-rye base, total allotments, and sugar proportionate shares exceeds the cropland for the farm, unless the operator requests in writing that the reduction be in an allotment, or in the sugar pro-portionate shares. Land established to trees under a CRP contract that has expired and with respect to which the cropland status has been preserved may at the operator's request be considered as non-cropland for the purpose of applying the foregoing provision.

(g) A feed grain base established for a farm no longer operated as a grain producing farm may be reduced to zero upon written request of the operator and owner.

7. Section 775.410(g)(2) is amended to read as follows:

§ 775.410 County projected yields, farm projected yields, and diversion and price support payment rates. .

*

. (g) * * *

(2) 1967 and 1968. Corn, 30 cents; and grain sorghums, 29.68 cents.

§ 775.413 [Amended]

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8. Section 775.413(e) is amended by changing the first sentence thereof to read as follows: "The operator may withdraw Form 477 by filing a written notice of withdrawal of the form with the county committee, except that the form may not be withdrawn after the operator certifies to the feed grain acreage on the farm."

§ 775.417 [Amended]

8a. Section 775.417(i) is amended by inserting after the word "refunded" where it first appears in the first sen-tence thereof the words "to the Commodity Credit Corporation".

9. Section 775.421 is amended to read as follows:

§ 775.421 Scheme or device and fraudulent representation.

(a) A producer who is determined by the State committee, or the county committee with the approval of the State committee, to have adopted any scheme or device which tends to defeat the purpose of the program shall not be entitled to receive diversion or price support payments and shall refund to the Commodity Credit Corporation any payments received by him.

(b) The making of a fraudulent representation by a person in the program documents or otherwise for the purpose of obtaining diversion or price support payments shall render the person liable for a refund to the Commodity Credit Corporation of the payments received by him with respect to which the fraudulent representation was made.

(c) The provisions of this section shall be applicable in addition to any liability under criminal and civil fraud statutes.

10. A new § 775.431 is added to read as follows:

§ 775.431 Changes effective for 1968.

Notwithstanding any other provisions of this subpart and Part 728 of this chapter, the following provisions shall be applicable for 1968.

(a) Barley and oats and rye. A barley base and an oats-rye base shall be established only for the purpose of substituting wheat for barley and wheat for oats and rye under provisions of § 728.507 of the regulations governing the wheat cerificate program (Part 728 of this chapter). The reference to barley and malting barley exemption in the preceding sections of these feed grain regulations. other than in the definition of barley acreage and in § 775.409(f), shall not be applicable for 1968. An acreage devoted to a mixture which includes oats or rye shall be considered as oats and rye acreage only when the oats and rye content is more than 50 percent by weight at harvest, and the acreage is not considered as barley or wheat acreage.

(b) Additional acre diversion payment rates. The additional acre diversion payment rate for a farm shall be 45 percent. of the result obtained by multiplying the basic county support rate for the crop of the commodity for the year preceding the current year adjusted to reflect any change between the national average rates for such preceding year's crop and the current year's crop of the commodity (which are found in § 775.427(c)) by the projected farm yield established for the commodity as provided in § 775.410(b). Except as otherwise provided in paragraphs (e) and (f) of § 775.410 the additional acre diversion payment rate shall apply to acreage diverted for payment in excess of the minimum acreage required to be diverted under § 775.404(b)(2).

(c) Diversion payment. (1) No diversion payment for minimum diversion shall be made for farms with total feed grain bases in excess of 25 acres; Provided, That a farm with a total feed grain base in excess of 25 acres but not in excess of 125 acres shall be eligible for a diversion payment on 25 acres if the farm operator makes a request therefor, such acreage is actually diverted, and no feed grains are produced on the farm; and, for purposes of computing the diversion payment, such farms shall be deemed to have a total feed grain base of 25 acres.

(2) The total acreage upon which payment is based shall be credited first to the underplanted commodity with the higher additional diversion payment rate and then any balance to the underplanted commodity with the lower additional diversion payment rate.

(d) Division of payments and additional provisions relating to tenants and sharecroppers. Regulations relating to the division of 1968 payments and additional provisions relating to tenants and sharecroppers are set forth in Part 794 of this chapter, as amended.

(e) Soybeans. Acreage devoted to sovbeans shall not be considered as devoted to the production of feed grains for the purpose of determining the acreage eligible for price support payment.

Part or all of the acreage diverted in ex-

cess of the minimum acreage required to be diverted under § 775.404(b)(2) may be devoted to castor beans, crambe, flaxseed, guar, mustard seed, plantago ovata, safflower, sesame, and sunflower if the farm operator authorizes in writing on a form furnished by the county committee, a reduction in farm payments. The per acre reduction rate for castor beans, crambe, flaxseed, guar, mustard seed, plantago ovata, and sesame shall be 50 percent and for safflower and sunflower 100 percent of the result obtained by multiplying 45 percent of the county rate for determining diversion payments for the 1968 crop found in § 775.427(c) by the projected farm yield established for the commodity as provided in § 775.410(b).

(g) CRP, CCP, CAP, and RCP. All provisions applying in these feed grain regulations to CRP, CCP, and CAP shall apply also to RCP.

(Sec. 16(i), 79 Stat. 1190, 16 U.S.C. 590p(i); sec. 105(e), 79 Stat. 1188, as amended, 7 U.S.C. 1441 note)

Effective date. Upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on April 17, 1968.

H. D. GODFREY, Administrator, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 68-4833; Filed, Apr. 22, 1968; 8:51 a.m.]

Title 16-COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission

PART 15-ADMINISTRATIVE **OPINIONS AND RULINGS**

Foreign Country of Origin Disclosure on Containers of Repackaged Imported Chemicals

§15.231 Foreign country of origin disclosure on containers of repackaged imported chemicals.

(a) An advisory opinion was rendered by the Federal Trade Commission in regard to the question of whether it is necessary to disclose the foreign country of origin on containers of imported chemicals which are repackaged in the United States.

(b) In the opinion, the Commission advised the requesting party that it would be necessary to disclose the foreign country of origin of the imported chemicals on the repackaged containers in a clear and conspicuous manner.

(38 Stat. 717, as amended; 15 U.S.C. 41-58)

Issued: April 4, 1968.

[SEAL]

By direction of the Commission.

JOSEPH W. SHEA. Secretary.

(f) Substitute crops (alternate crops). [F.R. Doc. 68-4764; Filed, Apr. 22, 1968; 8:46 a.m.]

PART 15-ADMINISTRATIVE **OPINIONS AND RULINGS**

Foreign Country of Origin Disclosure of Imported Knife Blades

§ 15.232 Foreign country of origin dis-closure of imported knife blades.

(a) The Commission rendered an advisory opinion concerning the proper marking of the origin of knife blades imported from a foreign country. The imported blades will be assembled with handles of domestic origin.

(b) The Commission advised the party seeking the opinion that it would be necessary to make clear and conspicuous disclosure of the foreign country of origin of the imported blades.

(38 Stat. 717, as amended; 15 U.S.C. 41-58)

Issued: April 4, 1968.

By direction of the Commission.

[SEAL] JOSEPH W. SHEA. Secretary.

[F.R. Doc. 68-4765; Filed, Apr. 22, 1968; 8:46 a.m.]

PART 15-ADMINISTRATIVE **OPINIONS AND RULINGS**

Foreign Country of Origin Disclosure of Imported Radios at Point of Sale

§ 15.233 Foreign country of origin disclosure of imported radios at point of sale.

(a) The Commission rendered an advisory opinion in regard to the question of whether it is necessary to disclose the foreign country of origin on the container of an imported two-way radio. The equipment itself will be stamped or labeled to denote the foreign country of origin.

(b) Citing the general rule in matters of this nature, the Commission stated that a clear and conspicuous disclosure of the foreign origin of the product must be made at the point of sale. This means, the Commission added, that it may be necessary to make the disclosure on each individual container, if the prospective purchaser does not have the opportunity to inspect the merchandise prior to the purchase thereof in order to be apprised of its origin.

(38 Stat. 717, as amended; 15 U.S.C. 41-58)

Issued: April 4, 1968.

[SEAL]

By direction of the Commission.

JOSEPH W. SHEA,

Secretary.

[F.R. Doc. 68-4766; Filed, Apr. 22, 1968; 8:46 a.m.]

PART 15-ADMINISTRATIVE **OPINIONS AND RULINGS**

Labeling Partially Imported Product as "Made in U.S.A."

§ 15.234 Labeling partially imported product as "Made in U.S.A."

(a) The Commission rendered an advisory opinion in regard to the question of whether it would be permissible to

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label the container of a polishing cloth as "Made in U.S.A." if approximately 38 percent of the cost of the finished product is imported from a foreign country, the remainder being of domestic origin. (b) The polishing cloth is composed of

(b) The pointing cloth is composed of two separate cloths sewn together, one which is impregnated and is used for polishing and the other is untreated flannel which is used as a finishing-off cloth. It is the impregnated cloth which will be imported, and the untreated flannel will be obtained from a domestic source. Because the greater portion of the cost of the finished product is of domestic origin, the requesting party seeking the opinion wanted to know whether it would be proper to label the container as "Made in U.S.A."

(c) In its advisory opinion, the Commission said: "* * the claim, 'Made in U.S.A.,' would constitute an affirmative representation that the entire polishing cloth was of domestic origin. Since a substantial portion of the finished product is of foreign manufacture, it would be improper to label the container as 'Made in U.S.A.' However, if you wish to do so, you may make the following claim: 'Made in U.S.A. of impregnated cloth imported from * * *'."

(38 Stat. 717, as amended; 15 U.S.C. 41-58) Issued: April 4, 1968.

By direction of the Commission.

[SEAL] JOSEPH W. SHEA, Secretary.

[F.R. Doc. 68-4767; Filed, Apr. 22, 1968; 8:46 a.m.]

PART 15—ADMINISTRATIVE OPINIONS AND RULINGS

American Manufacturer May Not Place Labels "Made in U.S.A." on Garments Manufactured in This Country From Imported Cloth

§ 15.235 American manufacturer may not place labels "Made in U.S.A." on garments manufactured in this country from imported cloth.

(a) The Commission issued another advisory opinion among several dealing with products of foreign origin or containing significant components originating in foreign countries.

(b) In reply to a request, the Commission advised an American manufacturer that he may not place labels "Made in U.S.A." on garments manufactured in this country from cloth produced in a foreign country. The Commission noted that the cloth is a significant component of the finished garment. The Commission stated that "Made in U.S.A." means made in the United States of America completely and accordingly cannot be applied where a significant component originates in a foreign country. The Commission suggested that such labels on the proposed garments might violate section 5 of the Federal Trade Commission Act.

(38 Stat. 717, as amended; 15 U.S.C. 41-58)

Issued: April 4, 1968.

[SEAL]

By direction of the Commission.

JOSEPH W. SHEA, Secretary.

[F.R. Doc. 68-4768; Filed, Apr. 22, 1968; 8:46 a.m.]

PART 15—ADMINISTRATIVE OPINIONS AND RULINGS

Foreign Country of Origin Disclosure of Imported Picture Components

§ 15.236 Foreign country of origin disclosure of imported picture components.

(a) The Commission rendered an advisory opinion concerning the proper marking of the origin of various imported picture components. The opinion involved two specific factual situations.

(b) In the first situation, the frame is imported from one foreign country, the picture motif is from another, and the glass, mat, and other finishing of the product is of U.S. origin. Second, all of the components are of domestic origin, except the picture motif which is imported.

(c) In the absence of any affirmative representation that the finished product is made in the United States, or any representation that might mislead the public as to the country of origin, the Commission expressed the opinion that, under the facts as presented, the failure to mark the origin of the imported components in either of the two factual situations would not be regarded by the Commission as deceptive. Accordingly, the Commission ruled that no marking is required on the imported components beyond what is imposed by the Bureau of Customs.

(38 Stat. 717, as amended; 15 U.S.C. 41-58)

Issued: April 4, 1968.

[SEAL]

By direction of the Commission.

JOSEPH W. SHEA, Secretary.

[F.R. Doc. 68-4769; Filed, Apr. 22, 1968; 8:46 a.m.]

Title 26—INTERNAL REVENUE

Chapter I—Internal Revenue Service, Department of the Treasury

SUBCHAPTER A-INCOME TAX [T.D. 6953]

PART 1—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEM-BER 31, 1953

Investment Credit Provisions

Section 1.48-4 of the Income Tax Regulations (26 CFR Part 1), relating to election of lessor of new section 38 property to treat lessee as purchaser, is

amended by revising subparagraph (2) of paragraph (f), so much of subparagraph (2) of paragraph (g) as precedes subdivision (i) thereof, and subparagraph (4) of paragraph (g). The revised provisions read as follows:

§ 1.48-4 Election of lessor of new section 38 property to treat lessee as purchaser.

* * * * * *
(f) Property-by-property election.
(2) Time for making election. The statement referred to in subparagraph
(1) of this paragraph shall be filed with

(1) of this paragraph shall be hed with the lessee on or before the due date (including any extensions of time) of the lessee's return for the lessee's taxable year during which possession of the property is transferred to the lessee, or on or before July 15, 1964, whichever is later.

(g) General election. * * *

*

(2) Manner and time for making general election. The general election of a lessor with respect to a taxable year of a lessee shall be made by filing a statement with the lessee, signed by the lessor and including the written consent of the lessee, on or before the due date (including any extensions of time) of the lessee's return for such taxable year, or on or before July 15, 1964, whichever is later. Such statement of general election shall contain:

(4) Information requirement. If a lessor, with respect to a taxable year of a lessee, makes a general election under this paragraph, such lessor shall provide such lessee, on or before the due date (including any extensions of time) of the lessee's return for such taxable year, or on or before July 15, 1964, whichever is later, with a statement (or statements) containing the information required by paragraph (f) (1) (iii), (iv), (v), and (vi) of this section with respect to all properties possession of which is transferred under lease by the lessor to the lessee during such taxable year.

Because this Treasury decision amends existing regulations merely by extending the time for making certain elections. it is found that it is unnecessary to issue this Treasury decision with notice and public procedure thereon under section 553(b) of Title 5 of the United States Code, or subject to the effective date limitation of section 553(d) of such Title. (Secs. 38(b), 76 Stat. 963; 26 U.S.C. 38(b), 7805; 68A Stat, 917; 26 U.S.C. 7805; Internal

7805; 68A Stat. 917; 26 U.S.C. 7805; Internal Revenue Code of 1954)

[SEAL] SHELDON S. COHEN, Commissioner of Internal Revenue.

Approved: April 16, 1968.

STANLEY S. SURREY, Assistant Secretary of the Treasury.

[F.R. Doc. 68-4723; Filed, Apr. 22, 1968; 8:45 a.m.]

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Chapter I—Office of the Secretary of Defense

SUBCHAPTER M-MISCELLANEOUS

PART 251—PROCUREMENT INSPECTION STAMPING

PART 253—PROCUREMENT INSPEC-TION POLICIES AND PROCEDURES FOR ITEMS COVERED BY MILITARY AND FEDERAL SPECIFICATIONS

Revocations

Parts 251 and 253 of Chapter I of Title 32 of the Code of Federal Regulations are revoked.

> MAURICE W. ROCHE, Director, Correspondence and Directives Division, OASD (Administration).

[F.R. Doc. 68-4752; Filed, Apr. 22, 1968; 8:45 a.m.]

Chapter V-Department of the Army

SUBCHAPTER E-ORGANIZED RESERVES PART 564-NATIONAL GUARD REGULATIONS

Care and Disposition of Remains

Section 564.41 is revised to read as follows:

§ 564.41 Burial.

(a) Purpose. The purpose of this section is to provide the authority and procedure for the care and disposition of remains of members of the Army National Guard entitled to burial from Federal funds.

(b) Authority. Chapter 75 of Title 10, United States Code (Death Benefits); Act of 14 May 1948 as amended (73 Stat. 547, 24 U.S.C. 281) (Burial in National Cemeteries).

(c) Policy. The provisions of AR 638-40 are applicable to the Army National Guard, except as modified herein.

(d) Notification of death. The notification of death of an individual while participating in training or as a result thereof will be initiated in accordance with NGR 63-2.

(e) Processing of claims. (1) When determination for payment of claims for deceased personnel are to be made by the Chief, National Guard Bureau, the U.S. Property and Fiscal Officer will forward the following to Chief, National Guard Bureau, Attention: NG-ARLS:

(i) Itemized statement of cost from the person or persons furnishing the services of items authorized in AR 638– 40. Examples of authorized items are included in paragraph (g) of this section. The Chief, National Guard Bureau, will take action based on the itemized listing and will effect necessary funding adjustment to the State to cover the amount approved. (ii) Statement that burial was in a national or private cemetery.

(iii) Contract number and/or name of contractor when Contract for Care of Remains is utilized. If a contract is in effect at the place of death (area of performance of the contractor) and was not utilized, include the name and/or number of the contractor that could have been utilized.

(2) When active Army funds are cited in payment of burial claims and Standard Form 1080 received, the U.S. Property and Fiscal Officer will—

(i) Effect reimbursement from Army National Guard funds available to the State.

(ii) Enter date of payment and check number on Standard Form 1080.

(iii) Forward a copy of each Standard Form 1080 to Chief of Support Services, Attention: Memorial Division, Washington, D.C. 20315, and to Chief, National Guard Bureau, Attention: NG-ARLS, Washington, D.C. 20310.

(f) Accountability for clothing. (1) If in a serviceable condition, the uniform in possession of the deceased will be used and accountability dropped in accordance with NGR 75-2-3.

(2) If serviceable uniform is not in possession of the deceased, a request for issue will be prepared for required items. Accountability and responsibility for items issued will be terminated by the responsible officer upon execution of a statement on DA Form 2765 Series or DA Form 3161 substantially as follows:

The items of clothing enumerated above were issued to clothe the remains of for funeral purposes. At the time of his death, the deceased was a member in good standing in this organization.

(g) Examples of items or services authorized in the disposition of remains program—(1) Preparation and casketing. (i) Removal of remains from place of death to a mortuary.

(ii) Preparation (embalming, arterial preparation, cosmetizing, restorative art, derma surgery, dressing or wrapping, placing in casket and other related items).

(iii) Casket and outer case.

(iv) Cremation and an urn.

- (v) Clothing.
- (vi) Hearse service.

(2) Interment allowance. (i) Hearse service.

(ii) Service of a funeral director including the use of his facilities and equipment.

(iii) Limousine for the immediate family.

(iv) Church services.

(v) Clergyman's fee (if military chaplain is not used, civilian clergyman may be engaged at a cost not to exceed \$10).

(vi) Obituary notices.

(vii) Grave site or crypt.

(viii) Vault.

- (ix) Opening and closing the grave.
- (x) Use of cemetery equipment.
- (xi) Flowers.

(3) Transportation costs. (i) Removal of remains from place of death to a mortuary.

(ii) Procurement of burial and shipping permits.

(iii) Removal from the mortuary to a common carrier.

(iv) Shipment by common carrier and one removal at destination from the common carrier to a mortuary or other place of immediate delivery.

(v) Travel of escort.

(4) Search, recovery, and identification. (i) There is no specific limitation on the amount which can be expended to search for, recover, and identify eligible deceased Army National Guard personnel, however, the services required will be obtained at the minimum expense consistent with the best interest of the Army.

(ii) Disposition of remains funds are limited to cost of travel and services, including the use of equipment required to recover bodies.

(iii) If dead on arrival at a hospital or morgue, cost of ambulance service from scene of an accident is chargeable to disposition of remains as recovery.

(5) Notification and disposition instructions. Any communications necessary for proper disposition of deceased Army National Guard personnel is authorized.

[NGR 63, Feb. 28, 1968] (Sec. 110, 70A Stat. 600; 32 U.S.C. 110. Interpret or apply Ch. 75, 10 U.S.C. Act of May 14, 1948, 73 Stat. 547; 24 U.S.C. 281)

For the Adjutant General.

J. W. HURD,

Colonel, AGC, Comptroller, TAGO. [F.R. Doc. 68-4751; Filed, Apr. 22, 1968; 8:45 a.m.]

Title 35—PANAMA CANAL

Chapter I-Canal Zone Regulations

SUBCHAPTER B-GENERAL REGULATIONS PART 69-PROFESSIONS AND OCCUPATIONS

Application for License and Exemption From Licensure

Effective upon publication in the FED-ERAL REGISTER, Part 69 of Title 35, Code of Federal Regulations, is amended as follows:

1. Section 69.304(a) (6) is amended to read as follows:

§ 69.304 Application for license; qualifications; fee.

(a) * * *

(6) In the case of an application to practice medicine, has satisfactorily completed at least 1 year of internship in a program recognized by the American Medical Association, or in a hospital in a foreign country that is found by the Health Director to apply standards equal to those of programs recognized by the American Medical Association. In lieu of such a period of approved internship, the applicant may show that he has satisfactorily completed 2 years of graduate clinical medical training, the more recent of which was in a program that is found by the Health Director to have standards equal to graduate programs recognized by the American Medical Association.

2. A new paragraph, (e), is added to § 69.312 reading as follows:

§ 69.312 Exemption from licensure.

(e) Physicians or dentists employed by the Canal Zone Government who are licensed to practice in a state of the United States and who are applying for licensure in the Canal Zone. This exemption is limited in each case to the first 90 days of such employment by the Canal Zone Government.

[2 C.Z.C. Sec. 1191, 76A Stat. 41, 35 CFR 3.1(a) (4)]

Dated: March 27, 1968.

STANLEY R. RESOR, Secretary of the Army. [F.R. Doc. 68-4791; Filed, Apr. 22, 1968; 8:48 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

Chapter II—Bureau of Land Management, Department of the Interior

APPENDIX-PUBLIC LAND ORDERS

[Public Land Order 4402]

[OR 3019]

OREGON

Opening of Land

By virtue of the authority contained in section 24 of the Act of June 10, 1920 (41 Stat. 1075; 16 U.S.C. 818), as amended, and pursuant to the determination of the Federal Power Commission in DA-531-Oregon, it is ordered as follows:

Subject to valid existing rights, the provisions of existing withdrawals and the requirements of applicable law, the following described land in the Williamette National Forest, withdrawn in Powersite Classification No. 150 of July 19, 1926, and Powersite Classification No. 379 of December 9, 1946, shall at 10 a.m. on May 17, 1968, be open to such forms of disposition as may by law be made of national forest lands, subject to the provisions of section 24 of the Federal Power Act of June 10, 1920, supra.

WILLAMETTE MERIDIAN

T. 21 S., R. 3 E.,

Sec. 18, lots 7 and 8 and SW 1/4 SE 1/4.

The areas described aggregate 110.28 acres in Lane County.

The State of Oregon has waived the preference right afforded it under section 24 of the Federal Power Act of June 10,

1920, as amended May 28, 1948 (62 Stat. 275; 16 U.S.C. 818).

The land has been open to application and offers under the mineral leasing laws, and to location under the U.S. mining laws.

Inquiries concerning the land should be addressed to the Manager, Land Office, Bureau of Land Management, Portland, Oreg.

> HARRY R. ANDERSON, Assistant Secretary of the Interior.

APRIL 11, 1968.

[F.R. Doc. 68-4778; Filed, Apr. 22, 1968; 8:47 a.m.]

Title 49—TRANSPORTATION

Chapter I—Department of Transportation

SUBCHAPTER B-CARRIERS BY MOTOR VEHICLE

PART 293—PARTS AND ACCESSO-RIES NECESSARY FOR SAFE OP-ERATION

Emergency Equipment on All Power Units

On March 7, 1967 (32 F.R. 3774), paragraphs (f), (g), (h), and (i) of § 293.95 of the Motor Carrier Safety Regulations were amended, effective April 1, 1967. Section 293.95 was at that time designated as § 193.95, but as of April 1, 1967, the designation of the Motor Carrier Safety Regulations was increased by 100 (32 F.R. 5606).

On March 21, 1967, the Truck Safety Equipment Institute (hereafter referred to as the Institute) filed a petition seeking to suspend the effective date of the amendment, to have the matter reconsidered, and to be heard with respect to the amendment to the regulations. On March 31, 1967, the effective date of the amendment was postponed (32 F.R. 5424). On May 8, 1967, Minnesota Mining and Manufacturing Co. filed a petition in reply to the petition of the Institute.

Subsequent to the filing of the petition and response, tests were conducted by the Driving Research Laboratory of the Public Health Service for the purpose of evaluating the detection and recognition of emergency warning devices. These tests were completed at the end of December 1967. Two basic types of emergency warning devices were utilized in the tests: (1) the so-called dot-overdot type with varying candlepower; and (2) the equilateral triangle type with varying dimensions and candlepower. The dot-over-dot type consisted of two vertically mounted circular devices, each with a diameter of 3.25 inches and covered with red reflex-reflector material. One of the triangular devices used had legs 17 inches long, 2 inches wide, was covered with red reflective tape material. and had a reported candlepower of 7.5. Comparison of the test results between this triangular device and a dot-overdot device of a reported 27.6 candlepower indicates that in every instance the tri-

angular device was recognized as an emergency warning device at a greater distance than the dot-over-dot. In one phase of the test this triangular device was detected at a greater distance than the dot-over-dot. The Driving Research Laboratory concluded that recognition of a device as an emergency marker far outweighs the importance of detection. because, the mere reflection of an object by an automobile's headlights does not necessarily indicate an emergency situation. It is noteworthy that the triangular device referred to does not meet the 8 candlepower requirement imposed by the amendment to § 293.95(h) (2) (ii) whereas the dot-over-dot type exceeds the requirements of presently effective § 293.95(i).

In view of the above, the Administrator concludes that use of reflective tape material on a triangular device of the dimensions specified herein, and of at least 8 candlepower, provides a level of performance at least equivalent to, and in some instances better than, the dotover-dot emergency device permitted by the presently effective regulation. After carefully reconsidering this matter, paragraph (h) (1) is further amended to permit the use of reflective materials of one-half inch in width on the triangle legs provided the candlepower requirements of (h) (2) are met. In view of the foregoing, the petition of the Institute is denied.

This amendment is made under the authority of section 204 of the Interstate Commerce Act, as amended (49 U.S.C. 304), section 6 of the DOT Act (49 U.S.C. 1955), and delegation of the authority dated April 5, 1967 (32 F.R. 5606).

In consideration of the foregoing: The amendment to § 293.95 issued on March 7, 1967 (32 F.R. 3774) is further amended by deleting the first sentence of § 293.95 (h) (1) and by adding in its place the following two sentences: "Each reflector shall be a collapsible equilateral triangle, with legs not less than 17 inches long and not less than 2 inches wide. The front and back of the exposed leg surfaces shall be covered with red reflective material not less than one-half inch in width.":

As so amended, § 293.95 of the Motor Carrier Safety Regulations is effective on July 1, 1968, and reads as follows:

§ 293.95 Emergency equipment on all power units.

On every bus, truck, truck-tractor, and every driven vehicle in driveaway-towaway operation, there shall be:

(a) Fire extinguisher. At least one fire extinguisher with physical characteristics and fire extinguishing ability equivalent to or better than fire extinguishers which qualify under Classification B of the standards of Underwriters' Laboratories, Inc., 207 East Ohio Street, Chicago, 11, Ill., in effect on June 30, 1951. The extinguisher shall utilize an extinguishing agent which does not need protection from freezing and shall be properly filled and securely mounted in a bracket. The minimum size shall be $1\frac{1}{2}$ -quart carbon tetrachloride type, 4pound carbon dioxide type, 4-pound dry

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chemical type, or extinguishers of other types having extinguish capacity equiva-lent to any of these types. Two extinguishers may be carried to obtain the capacity required. It is further provided that a fire extinguisher marked and labeled as rated not less than 4 B:C under standards of Underwriters' Laboratories in effect on January 1, 1961, if equipped with a gauge or similar device to indicate whether or not the fire extinguisher is fully charged, or is designed and constructed so as to permit visual inspection to determine if it is fully charged may be used in lieu of the fire extinguishers specified in this subparagraph, whether they meet the size requirements or not if all other pertinent requirements herein are met. This requirement shall not apply to any bus having a seating capacity of eight or less persons or any driveaway-towaway operation.

(b) [Reserved]

(c) Spare fuses. At least one spare fuse or other overload protective device, if the devices used are not of a reset type, for each kind and size used. In driveaway-towaway operations, spares located on any one of the vehicles will be deemed adequate.

(d) *Tire chains*. One set of tire chains for at least one driving wheel on each side, during the time when likely to encounter conditions requiring them, except that this requirement shall not apply to motor vehicles engaged in driveaway-towaway operations if such motor vehicles are not operated when such conditions exist.

(e) [Reserved]

(f) Warning devices for stopped vehicles. Except as provided in paragraph (g) of this section, one of the following combinations of warning devices:

(1) Three liquid burning emergency flares which satisfy the requirements of SAE Standard J597, "Liquid Burning Emergency Flares," and three fusees and two red flags; or

(2) Three electric emergency lanterns which satisfy the requirements of SAE Standard J596, "Electric Emergency Lanterns," and two red flags; or

(3) Three red emergency reflectors which satisfy the requirements of paragraph (i) of this section, and two red flags; or

(4) Three red emergency reflective triangles which satisfy the requirements of paragraph (h) of this section.

(g) Flame producing devices prohibited on certain vehicles. Liquid burning emergency flares, fusees, oil lanterns, or any signal produced by a flame shall not be carried on any motor vehicle transporting explosives, Class A or Class B; any cargo tank motor vehicle used for the transportation of flammable liquids or flammable compressed gas whether loaded or empty; or any motor vehicle using compressed gas as a motor fuel.

(h) Requirements for red emergency reflective triangle. (1) Each reflector shall be a collapsible equilateral triangle, with legs not less than 17 inches long and not less than 2 inches wide. The front and back of the exposed leg surfaces shall be covered with red reflective material not less than one half inch in width. The reflective surface, front and back, shall be approximately parallel. When placed in position, one point of the triangle shall be upward. The area within the sides of the triangle shall be open.

(2) Reflective material: The reflecting material covering the leg of the equilateral triangle shall comply either with:

(i) The requirements for reflex-reflector elements made of red methylmethacrylate plastic material, meeting the color, sealing, minimum candlepower, wind test, vibration test, and corrosion resistance test of section 3 and 4 of Federal Specification RR-R-1185, dated November 17, 1966, or

(ii) The requirements for red reflective sheeting of Federal Specification L-S-300, dated September 7, 1965, except that the aggregate candlepower of the assembled triangle, in one direction, shall be not less than eight when measured at 0.2° divergence angle and -4° incidence angle, and not less than 80 percent of the candlepower specified for 1 square foot of material at all other angles shown in Table II, Reflective Intensity Values, of L-S-300.

(3) Reflective surfaces alignment: Every reflective triangle shall be so constructed that, when the triangle is properly placed, the reflective surfaces shall be in a plane perpendicular to the plane of the roadway surface with a permissible tolerance of $\pm 10^{\circ}$. Reflective triangles which are collapsible shall be provided with means for holding the reflective surfaces within the required tolerance. Such holding means shall be readily capable of adjustment without the use of tools or special equipment.

(4) Reflectors mechanical adequacy: Every reflective triangle shall be of such weight and dimensions as to remain stationary when subjected to a 40 mile per hour wind when properly placed on any clean, dry paved road surface. The reflective triangle shall be so constructed as to withstand reasonable shocks without breakage.

(5) Reflectors, incorporation in holding device: Each set of reflective triangles shall be adequately protected by enclosure in a box, rack, or other adequate container specially designed and constructed so that the reflectors may be readily extracted for use.

(6) Certification: Every red emergency reflective triangle designed and constructed to comply with these requirements shall be plainly marked with the certification of the manufacturer that it complies therewith.

(i) Requirements for red emergency reflectors. Each red emergency reflector shall conform in all respects to the following requirements:

(1) Reflecting elements required. Each reflector shall be composed of at least two reflecting elements or surfaces on each side, front and back. The reflecting elements, front and back, shall be approximately parallel. (2) Reflecting elements to be Class A. Each reflecting element or surface shall meet the requirement for a red Class A reflector contained in the SAE Recommended Practice¹ "Reflex Reflectors." The aggregate candlepower output of all the reflecting elements or surface in one direction shall not be less than 12 when tested in a perpendicular position with observation at one-third degree as specified in the Photometric Test contained in the above-mentioned Recommended Practice.

(3) Reflecting surfaces, protection. If the reflector or the reflecting elements are so designed or constructed that the reflecting surfaces would be adversely affected by dust, soot, or other foreign matter or contacts with other parts of the reflector or its container, then such reflecting surfaces shall be adequately sealed within the body of the reflector.

(4) Reflecting surfaces to be perpendicular. Every reflector shall be so constructed that, when the reflector is properly placed, every reflecting element or surface is in a plane perpendicular to the plane of the roadway surface. Reflectors which are collapsible shall be provided with means for locking the reflector elements or surfaces in the required position; such locking means shall be readily capable of adjustment without the use of tools or special equipment.

(5) Reflectors, mechanical adequacy. Every reflector shall be of such weight and dimensions as to remain stationary when subjected to a 40 mile per hour wind when properly placed on any clean, dry, paved road surface. The reflector shall be so constructed as to withstand reasonable shocks without breakage.

(6) Reflectors, incorporation on holding device. Each set of reflectors and the reflecting elements or surfaces incorporated therein shall be adequately protected by enclosure in a box, rack, or other adequate container specially designed and constructed so that the reflectors may be readily extracted for use

(7) Certification. Every red emergency reflector designed and constructed to comply with these requirements shall be plainly marked with the certification of the manufacturer that it complies therewith.

(j) Requirements for fusees. Each fusee shall be adequate, reliable, capable of burning at least 15 minutes, and shall comply with the specifications of the Bureau of Explosives, 30 Vesey Street, New York 7, N.Y., dated December 15, 1944, and be so marked.

(k) Requirements for red flags. Red cloth flags shall be not less than 12 inches square, with standards adequate to maintain the flags in an upright position.

Issued in Washington, D.C., on April 17, 1968.

LOWELL K. BRIDWELL, Federal Highway Administrator.

[F.R. Doc. 68-4827; Filed, Apr. 22, 1968; 8:51 a.m.]

¹ See footnote 1 to § 293.24(c).

RULES AND REGULATIONS

Chapter X—Interstate Commerce Commission

SUBCHAPTER A-GENERAL RULES AND REGULATIONS

[Ex Parte No. 37]

PART 1001—INSPECTION OF RECORDS

Availability of Commission Records for Public Inspection; Interstate Commerce Commission Field Offices

APRIL 16, 1968.

The list of the locations of the Commission's field offices following § 1001.4 of Chapter X of Title 49 of the Code of Federal Regulations is amended as follows:

1. The listings for the Binghamton, N.Y., and Lebanon, N.H., area offices within Region One are deleted.

2. The addresses of the Montpelier, Vt., and a new area office in Concord, N.H., are added,

3. The addresses of the Newark, N.J., New York, N.Y., Cleveland, Ohio, Lexington, Ky., Miami, Fla., Milwaukee, Wis., and Salt Lake City, Utah, area offices are changed.

These amendments to the list read as follows:

ICO regions	Locations of offices	Bureans and offices repre- sented	In charge
One			
	Concord, N.H. 03301, 424 Federal Bldg., 55 Pleasant St.	0	OIC
	• •		
	Montpelier, Vt. 05602, 52 State St., Room 5.		
		1.	
	Newark, N. J 07102, 902 Federal Bldg., 970 Broad St.		
18		100	
	New York, N.Y. 10007, Room 1807, 26 Federal Plaza,		
	and the second sec	State of the second	
Two		***	
	Cleveland, Ohio 44199, 181 Federal Bldg., 1240 East Ninth St.		
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Three	(******)		
		1.	
	Lexington, Ky. 40507, Suite 203, Featherston Bidg., 177 North Upper		

ICC regions	Locatio	ns of offices	Bureaus and offices repre- sented	In charge
	- 10-17			
	Miami, Fla Southwes Room 12	st First Ave.,		
	Y.#			
Four				
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	Milwaukee 135 West Room 80	, Wis. 53202, Wells St., 7.	•••	
Six				
		City, Utah Il Federal 5 South State		•••
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Except for the change in address of the Lexington, Ky., area office, these amendments are effective upon publication in the FEDERAL REGISTER. The change in address of the Lexington, Ky., area office is effective April 30, 1968.

(Sec. 12, 24 Stat. 383, as amended, 81 Stat. 54; 49 U.S.C. 12; 5 U.S.C. 552)

[SEAL] H. NEIL GARSON, Secretary,

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[F.R. Doc, 38-4796; Filed, Apr. 22, 1968; 8:48 a.m.]

Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

PART 33-SPORT FISHING

Crescent Lake and North Platte National Wildlife Refuges, Nebr.

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

NEBRASKA

CRESCENT LAKE NATIONAL WILDLIFE REFUGE

Sport fishing on the Crescent Lake National Wildlife Refuge, Nebr., is permitted only on the areas designated by signs as open to fishing. These open areas, comprising 1,330 acres, are delineated on maps available at refuge headquarters and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, 1006 West Lake Street, Minneapolis, Minn. 55408. Sport fishing shall be in accordance with all applicable State regulations subject to the following special conditions:

(1) The open season for sport fishing on the refuge extends from May 1, through September 30, 1968, inclusive.

(2) Boats, without motors, may be used for fishing.

(3) No person shall use minnows, fish, or parts thereof, for bait, nor have in possession any minnows or seine or net for capturing minnows.

(4) Overnight camping is not permitted.

The provisions of this special regulation supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Part 33, and are effective through September 30, 1968.

NORTH PLATTE NATIONAL WILDLIFE REFUGE

Sport fishing on the North Platte National Wildlife Refuge, Nebr., is permitted only on the areas designated by signs as open to fishing. This open area, comprising 3,300 acres, is delineated on maps available at the refuge headquarters and from the office of the Regional Director, Bureau of Sport Fisheries and Wildlife, 1006 West Lake Street, Minneapolis, Minn. 55408. Sport fishing shall be in accordance with all applicable State regulations subject to the following special conditions;

(1) The open season for sport fishing on the refuge extends from May 1, through September 30, 1968, inclusive.

(2) Boats, motorboats, and other floating craft may be used.

The provisions of this special regulation supplement the regulations which govern fishing on wildlife refuge areas generally which are set forth in Title 50, Part 33, and are effective through September 30, 1968.

> Don R. PERKUCHIN, Refuge Manager.

APRIL 4, 1968.

[F.R. Doc. 68-4770; Filed, Apr. 22, 1968; 8:46 a.m.]

Proposed Rule Making

DEPARTMENT OF THE TREASURY

Internal Revenue Service

[26 CFR Part 1]

INCOME TAX

Certain Corporation Reorganizations

Notice is hereby given, pursuant to the Administrative Procedure Act, approved June 11, 1946, that the regula-tions set forth in tentative form below are proposed to be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury or his delegate. Prior to the final adoption of such regulations, consideration will be given to any comments or suggestions pertaining thereto which are submitted in writing, in duplicate, to the Commissioner of Internal Revenue, Attention: CC:LR:T, Washington, D.C. 20224, within the period of 30 days from the date of publication of this notice in the FEDERAL REGISTER. Any person submitting written comments or suggestions who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his request, in writing, to the Commissioner within the 30-day period. In such case, a public hearing will be held, and notice of the time, place, and date will be published in a subsequent issue of the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in section 7805 of the Internal Revenue Code of 1954 (68A Stat. 917; 26 U.S.C. 7805).

[SEAL] SHELDON S. COHEN, Commissioner of Internal Revenue.

In order to conform the Income Tax Regulations (26 CFR Part 1) to section 218 of the Revenue Act of 1964 (78 Stat. 57), such regulations are amended as follows:

PARAGRAPH 1. § 1.358-4 is amended to read as follows:

§ 1.358-4 Exception.

Section 358 does not apply in determining the basis of property acquired by a corporation by the issuance of stock or securities of such corporation (or by the issuance of stock or securities of another corporation which is in control of such corporation) as the consideration in whole or in part for the transfer of the property to it. The term "issuance of stock or securities" includes any transfer of stock or securities, including stock or securities which were purchased or were acquired as a contribution to capital. See section 362 and the regulations pertaining to that section for rules relating to basis to corporations of property acquired in such cases.

PAR. 2. Section 1.362-1 is amended to read as follows:

§ 1.362-1 Basis to corporations.

Section 362 provides, as a general rule, that if property was acquired on or after June 22, 1954, by a corporation (a) in connection with a transaction to which section 351 (relating to transfer of property to corporation controlled by transferor) applies, (b) as paid-in surplus or as a contribution to capital, or (c) in connection with a reorganization to which part III, subchapter C, chapter 1 of the Code, applies, then the basis shall be the same as it would be in the hands of the transferor, increased in the amount of gain recognized to the transferor on such transfer. Section 362 does not apply if the property acquired consists of stock or securities in a corporation a party to the reorganization, unless acquired by the issuance of stock or securities of the transferee (or, in the case of transactions occurring after December 31, 1963, of a corporation which is in control of the transferee) as the consideration in whole or in part for the transfer. The term "issuance of stock or securities" includes any transfer of stock or securities, including stock or securities which were purchased or were acquired as a contribution to capital. (See also § 1.362-2.)

PAR. 3. § 1.368 is amended by revising section 368(a) (1)(B) and (2)(C), by revising section 368(b), and by adding a historical note. These revised and added provisions read as follows:

§ 1.368 Statutory provisions; definitions relating to corporate reorganizations.

SEC. 368, Definitions relating to corporate reorganizations—(a) Reorganizations—(1) In general. * * *

(B) The acquisition by one corporation, in exchange solely for all or a part of its voting stock (or in exchange solely for all or a part of the voting stock of a corporation which is in control of the acquiring corporation) of stock of another corporation if, immediately after the acquisition, the acquiring corporation has control of such other cor-poration (whether or not such acquiring corporation had control immediately before the acquisition);

(2) Special rules relating to paragraph (1).

(C) Transfers of assets or stock to subsidtaries in certain paragraph (1)(A), (1)(B), and (1) (C) cases. A transaction otherwise qualifying under paragraph (1) (A), (1) (B), or (1) (C) shall not be disqualified by reason of the fact that part or all of the assets or stock which were acquired in the transaction are transferred to a corporation controlled by the corporation acquiring such assets or stock.

(b) Farty to a reorganization. For pur-poses of this part, the term "a party to a reorganization" includes—

(1) A corporation resulting from a reorganization, and

(2) Both corporations, in the case of a reorganization resulting from the acquisition by one corporation of stock or properties of another.

In the case of a reorganization qualifying under paragraph (1)(B) or (1)(C) of subsection (a), if the stock exchanged for stock or properties is stock of a corporation which is in control of the acquiring corporation, the term "a party to a reorganization" includes the corporation so controlling the acquiring corporation. In the case of a reorganization qualifying under paragraph (1) (A), (1) (B), or (1) (C) of subsection (a) by reason of paragraph (2) (C) of subsection (a), the term "a party to a reorganization" includes the corporation controlling the corporation to which the acquired assets or stock are transferred.

187 [Sec. 368 as amended by sec. 218, Rev. Act 1964 (78 Stat. 57)]

PAR. 4. Paragraph (c) of § 1.368-2 is revised to read as follows:

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§ 1.368-2 Definition of terms.

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(c) In order to qualify as a "reorganization" under section 368(a) (1) (B), the acquisition by the acquiring corporation of stock of another corporation must be in exchange solely for all or a part of the voting stock of the acquiring corporation (or, in the case of transactions occurring after December 31, 1963, solely for all or a part of the voting stock of a corporation which is in control of the acquiring corporation), and the acquiring corporation must be in control of the other corporation immediately after the transaction. If, for example, Corporation X, in one transaction exchanges nonvoting preferred stock or bonds in addition to all or a part of its voting stock in the acquisition of stock of Corporation Y, the transaction is not a reorganization under section 368(a) (1) (B). Nor is a transaction a reorganization described in section 368(a) (1) (B) if stock is acquired in exchange for voting stock both of the acquiring corporation and of a corporation which is in control of the acquiring corporation. The acquisition of stock of another corporation by the acquiring corporation solely for its voting stock (or solely for voting stock of a corporation which is in control of the acquiring corporation) is permitted tax-free even though the acquiring corporation already owns some of the stock of the other corporation. Such an acquisition is permitted tax-free in a single transaction or in a series of transactions taking place over a relatively short period of time such as 12 months. For example, Corporation A purchased 30 percent of the common stock of Corporation W (the only class of stock outstanding) for cash in 1939. On March 1, 1955, Corporation A offers to exchange its own voting stock for all the stock of Corporation W tendered within 6 months from the date of the offer. Within the 6 months' period Corporation A acquires an additional 60 percent of stock of Corporation W solely for its own

voting stock, so that it owns 90 percent of the stock of Corporation W. No gain or loss is recognized with respect to the exchanges of stock of Corporation A for stock of Corporation W. For this purpose, it is immaterial whether such exchanges occurred before Corporation A acquired control (80 percent) of Corporation W or after such control was acquired. If Corporation A had acquired 80 percent of the stock of Corporation W for cash in 1939, it could likewise acquire some or all of the remainder of such stock solely in exchange for its own voting stock without recognition of gain or loss.

* * * * * [F.R. Doc. 68-4724; Filed, Apr. 22, 1968; 8:45 a.m.]

I 26 CFR Part 251] DISTILLED SPIRITS, WINES, AND BEER

Importation of Samples for Quality Control

Notice is hereby given that the regulations set forth in tentative form below are proposed to be prescribed by the Commissioner of Internal Revenue and the Commissioner of Customs, with the approval of the Secretary of the Treasury or his delegate. Prior to final adoption of such regulations, consideration will be given to any data, views, or arguments pertaining thereto which are submitted in writing, in duplicate, to the Director, Alcohol and Tobacco Tax Division, Internal Revenue Service, Washington, D.C. 20224, within the period of 30 days from the date of publication of this notice in the FEDERAL REGISTER. Any written comments or suggestions not specifically designated as confidential in accordance with 26 CFR 601.601(b) may be inspected by any person upon written request. Any person submitting written comments or suggestions who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his request, in writing, to the Director within the 30-day period. In such a case, a public hearing will be held and notice of the time, place, and date will be published in a subsequent issue of the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in section 7805 of the Internal Revenue Code of 1954 (68A Stat. 917: 26 U.S.C. 7805).

[SEAL] SHELDON S. COHEN, Commissioner of Internal Revenue.

In order to exempt samples of distilled spirits, wine, and beer imported for quality control purposes from certain regulatory requirements, and to make editorial and clarifying changes, the

regulations in 26 CFR Part 251 are amended as follows:

PARAGRAPH 1. § 251.74 is amended to include a reference to a new section, § 251.75, which pertains to samples imported for quality control purposes, and to make certain editorial and clarifying changes. As amended, § 251.74 reads as follows:

§ 251.74 Exemption from requirements pertaining to stamps, marks, bottles, and labels.

The provisions of this part relating to the affixing of red strip stamps, the indicia requirements for containers prescribed by Part 175 of this subchapter, and the labeling of containers as prescribed by 27 CFR Part 5 are not applicable to imported distilled spirits (a) not for sale or for any other commercial purpose whatever; (b) on which no internal revenue tax is required to be paid or determined on or before withdrawal from customs custody; (c) for use as ship stores; or (d) for personal use. Samples of distilled spirits, other than those provided for in § 251.49 and § 251.75, imported for any purpose are not exempt from the requirements pertaining to stamps, marks, bottles, and labels. Samples of wine and beer brought into the United States pursuant to § 251.49 are exempt from the labeling requirements of 27 CFR Parts 4 and 7, respectively. Exemptions from the requirement that imported distilled spirits, wines, and beer be marked to indicate the country of origin are set forth in customs regulations (19 CFR Part 11).

(72 Stat. 1358, 1374; 26 U.S.C. 5205, 5301)

PAR. 2. A new section, § 251.75, is inserted, immediately following § 251.74, to provide for the importation of samples of distilled spirits, wine, and beer for quality control purposes and to exempt such samples from any requirements relating to stamps, marks, bottles, labels, and standards of fill, as applicable. The new § 251.75 reads as follows:

§ 251.75 Samples of distilled spirits, wine, and beer for quality control purposes.

Samples of distilled spirits, wine, and beer in containers of a capacity of not more than 40 ounces, imported solely for quality control purposes (laboratory testing and analysis) and not for sale or for use in the manufacture or production of any article for sale, shall be exempt from any requirements relating to stamps, marks, bottles, labels and standards of fill. Samples imported for quality control purposes shall not be exempt from the payment of any internal revenue tax imposed on, or by reason of, importation.

[F.R. Doc. 68-4725; Filed, Apr. 22, 1968; 8:45 a.m.]

DEPARTMENT OF AGRICULTURE

Commodity Exchange Authority

[17 CFR Parts 15, 18]

REPORTING REQUIREMENTS UNDER COMMODITY EXCHANGE ACT

Notice of Proposed Amendments, Including the Addition of Livestock and Livestock Products

Notice is hereby given, in accordance with the Administrative Procedure provisions of 5 U.S.C. 553 that the Secretary of Agriculture, pursuant to the authority of section 8a(5) of the Commodity Exchange Act (7 U.S.C. 12a(5)) is considering the amendment of §§ 15.00, 15.02, 15.03, 18.00, 18.01, and 18.03 of the reporting regulations (17 CFR 15.00, 15.02, 15.03, 18.00, 18.01, and 18.03) under the Commodity Exchange Act, as follows:

1. Section 15.00 would be amended by adding thereto a new paragraph (e) reading as follows:

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§ 15.00 Definitions.

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(e) "Trader" means a person who, for his own account or for an account which he controls, makes transactions in commodity futures or has such transactions made.

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2. Section 15.02 would be amended-

a. By inserting a new first sentence reading as follows: "Forms on which to report may be obtained from any office of the Commodity Exchange Authority."

b. By adding to the table the following new commodities: livestock (including live cattle and live hogs) and livestock products (including frozen pork bellies, frozen skinned hams, steer carcass beef, and hides), and the applicable forms to be used for the filing of reports for each of these commodities.

As so amended, § 15.02 would read as follows:

§ 15.02 Reporting forms.

Forms on which to report may be obtained from any office of the Commodity Exchange Authority. Reporting forms are identified by number as to the commodity and class of person reporting. The initial digit or digits of the form number identify the commodity, and the two final digits or series identify the class of person reporting. All reports shall be prepared in accordance with instructions appearing on the applicable form. Forms to be used for the filing of reports are as follows:

Commodity	Clearing members (series 00 forms)	Futures commission merchants and foreign brokers (series 01 forms)	Traders who hold or control reportable positions (series 03 forms)	Merchants, processors, and dealers (series 04 forms)
Wheat		Martines, 1		
orn				
ats				
ye. arley	200	201	203	204
lassed				
ybeans				
rain sorghums				
otton	300	301	303	304
utter	400 500	401 501	403	None
ggs. otatoes	600	601	503 603	504 604
illfeeds	700	701	703	None
ool	800	801		
ool tops	000	501	803	None
ard}	900	901	903	None
allow ottonseed oil		A DATE OF THE		TORY
ovbean oil	1,000	1,001	1,003	None
ottonseed meal	1 100	1 203	1 100	-
oybean meal	1, 100	1,101	1,103	None
ive cattle	1,200	1,201	1,203	None
attle products	1,300	1, 301	1, 303	Nona
ive hogs	1,400	1,401	1,403	None
rozen skinned hams.	1, 200	4, 101	4, 400	14010
lides	1,500	1, 501	1,503	None

3. Section 15.03 would be amended by including in the table, after the line be-"Millfeeds", the following new ginning commodities and the respective quantities fixed for reporting:

Live cattle_____ 25 contract units.

 Ive hogs______
 25 contract units.

 Frozen pork bellies_____
 25 contract units.

 Frozen skinned hams____
 25 contract units.

 Hides ______
 25 contract units.

As so amended, § 15.03 would read as follows:

§ 15.03 Quantities fixed for reporting.

The quantities fixed for the purpose of reports filed under Parts 17, 18, and 19 of this chapter are as follows:

ds.

Commodity	Quantity
Wheat	200,000 bushels.
Corn	200,000 bushels.
Oats	200,000 bushels.
Rye	200,000 bushels.
Barley	200,000 bushels.
Flaxseed	200,000 bushels.
Soybeans	200,000 bushels.
Grain sorghums	11,200,000 pounds
Cotton *	5,000 bales.
Wool	150,000 pounds.1
Wool tops	125,000 pounds.
Butter	25 carlots.
Eggs-shell	25 carlots.
Frozen whole	25 contract units.
Frozen plain whites_	25 contract units.
Frozen plain yolks	25 contract units.
Potatoes	25 carlots.
Lard	1,000,000 pounds.
Tallow	1,000,000 pounds.
Cottonseed oil	1,500,000 pounds.
Soybean oil	1,500,000 pounds.
Cottonseed meal	2,500 tons.
Soybean meal	2,500 tons.
Millfeeds	1,000 tons.
Live cattle	25 contract units.
Cattle products	25 contract units.
Live hogs	25 contract units.
Frozen pork bellies	25 contract units.
Frozen skinned hams_	25 contract units.
Hides	25 contract units.
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4. Section 18.00 would be amended by adding thereto a new paragraph (g) reading as follows:

§ 18.00 Information to be furnished by traders.

* (g) Live cattle futures. Any trader who holds or controls a reportable position an any one future of any one type of live cattle contract shall include all transactions and positions in all futures of all types of live cattle contracts on all contract markets.

5. Section 18.01 would be amended by adding thereto a new paragraph (d) reading as follows:

§ 18.01 Interest in or control of several accounts. .

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* * (d) The trader shall show, at the bottom of the appropriate series 03 report or on a continuation sheet a breakdown or listing of the names of all such accounts, including joint accounts, and their respective positions on his first report after acquiring a reportable position, and once a month thereafter, as of the last business day of the month, unless the Act Administrator approves a different date for such reporting. On this report, regardless of whether he has any transactions for that day, the trader shall show a complete listing of all such accounts and their individual positions on that day. During the month. the trader shall show at the bottom of each report he files, any new such account and any such account that is no longer participating, at the time any change occurs in his group of such participating or controlled accounts.

6. Section 18.03(a) would be amended by deleting the word "and" after the words "soybean meal," and inserting after the word "millfeeds" the words "live cattle, cattle products, live hogs, frozen pork bellies, and frozen skinned hams". Section 18.03(b) would be amended by deleting the word "and" after the word "potatoes," and inserting after the words "cottonseed oil" a comma and the words "and hides". A comma would be substituted for the period at the end of the sentence, and the following

words added: "unless otherwise specifically instructed by the Commodity Exchange Authority.

As so amended, § 18.03, paragraphs (a) and (b) would read as follows:

§ 18.03 Time and place of filing reports. 1.00

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(a) Reports with respect to transactions in wheat, corn, oats, rye, barley, flaxseed, soybeans, grain sorghums, butter, eggs, lard, tallow, soybean oil, cottonseed meal, soybean meal, millfeeds, live cattle, cattle products. live hogs, frozen pork bellies, and frozen skinned hams—to the Commodity Exchange Authority office in Chicago, Ill., unless otherwise specifically instructed by the Commodity Exchange Authority.

(b) Reports with respect to transactions in cotton, wool, wool tops, potatoes. cottonseed oil, and hides-to the Commodity Exchange Authority office in New York, N.Y., unless otherwise specifically instructed by the Commodity Exchange Authority.

Explanation. The purpose of these proposed amendments is to extend the reporting regulations to include the new commodities which were placed under regulation by amendment of the Commodity Exchange Act (Public Law 90-258), and to a mend certain other regulations.

Each proposed amendment is explained below.

1. Section 15.00 Definitions. A new paragraph is proposed to define the word "trader" as used in the reporting regulations. It should be understood that the same person (as defined) could simultaneously fall within this definition and within any other definition in the Act and the rules and regulations thereunder.

2. Section 15.02 Reporting forms. This proposed amendment adds a sentence to tell where reporting forms may be obtained, and explains the types of reports required for the new commodities for each class of person reporting: clearing members, futures commission merchants and foreign brokers, and traders.

3. Section 15.03 Quantities fixed jor reporting. This proposed amendment gives the quantities at or above which reports are required covering the new commodities under the act. The quantities fixed for reporting ("reportable position") apply to reports filed by futures commission merchants and foreign brokers, and by traders. See Parts 17 and 18 of the regulations, presented earlier in this explanation, for reference.

4. Section 18.00 Information to be furnished by traders. The proposed new paragraph (g) describes the reporting requirements for live cattle futures, where more than one type of live cattle futures contract is traded. It is similar to the requirement for other commodities in which more than one type of contract is traded in the same commodity. See § 18.00, presented earlier in this explanation, for reference.

5. Section 18.01 Interest in and control of several accounts. The proposed new paragraph (d) is to clarify the reporting instructions relating to controlled accounts. The new paragraph requires the listing of all participating accounts only once each month except that any new account or withdrawal of any account in the group of accounts under his control must be reported at the time of the change.

6. Section 18.03 *Time and place of filing reports*. This proposed amendment tells the trader where his reports on series 03 forms for the new commodities shall be filed.

It is proposed that these amendments to the regulations be made effective on the effective date of the amendment of the Commodity Exchange Act (Public Law 90-258), June 18, 1968.

Any person who wishes to submit written data, views, or arguments on the proposed amendments to the regulations may do so by filing them with the Administrator, Commodity Exchange Authority, U.S. Department of Agriculture, Washington, D.C. 20250, within 20 days after publication of this notice in the FEDERAL REGISTER.

All written submissions made pursuant to this notice will be available for public inspection in the Office of the Administrator, Commodity Exchange Authority, U.S. Department of Agriculture, Washington, D.C. 20250, between the hours of 9 a.m. and 5:30 p.m. on any business day.

Done at Washington, D.C., this 18th day of April 1968.

ALEX C. CALDWELL, Administrator, Commodity Exchange Authority.

[F.R. Doc. 68-4781; Filed, Apr. 22, 1968; 8:47 a.m.]

Consumer and Marketing Service

[7 CFR Part 991]

[Docket No. AO 357-A1]

HOPS OF DOMESTIC PRODUCTION

Decision and Referendum Order With Respect to Proposed Amendment of Tentative Marketing Agreement, and Order

Pursuant to the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held in Portland, Oreg., on February 1, 1968, after notice thereof published in the FEDERAL REGISTER (33 F.R. 149; 33 F.R. 1017) on proposals to amend the tentative marketing agreement, and Order No. 991 (7 CFR Part 991), regulating the handling of hops of domestic production (hereinafter collectively referred to as the "order"). The order is effective pursuant to the provisions of the Agricultural Marketing Act of 1937, as amended (7 U.S.C. 601-674) hereinafter referred to as the "act"

On the basis of the evidence adduced at the hearing, and the record thereof, a recommended decision in this proceeding

was filed on March 6, 1968, with the Hearing Clerk, U.S. Department of Agriculture, and notice thereof, affording opportunity to file written exceptions thereto, was published March 12, 1968, in the FEDERAL REGISTER (F.R. DOC. 68-3000; 33 F.R. 4417).

Material issues, findings and conclusions, and general findings. The material issues, findings, and conclusions, and general findings of the recommended decision set forth in the FEDERAL RECISTER (F.R. Doc. 68-3000; 33 F.R. 4417) are hereby approved and adopted as the material issues, findings, and conclusions, and general findings of this decision as if set forth in full herein, except as modified by conforming changes and rulings on the exceptions as hereinafter set forth.

Rulings on exceptions. Exceptions to the recommended decision were filed within the prescribed time (Mar. 26, 1968) by: John I. Haas, Inc.; S. S. Steiner, Inc.; the United States Brewers Association, Inc.; and the Hop Administrative Committee.

These exceptions have been considered carefully and fully in connection with the evidence in the record and the proposed findings and conclusions in the recommended decision in arriving at the findings and conclusions set forth herein. To any extent that the findings and conclusions contained herein are at variance with any of the exceptions pertaining thereto, such exceptions are denied on the basis of the findings and conclusions relating to the issues to which the exceptions refer.

The exceptions, and the rulings thereon, are as follows:

Two exceptors took the position that certain unforeseen events have taken place since the hearing and, as a result, the permissive change in the minimum allotment percentage from 85 percent to 75 percent, is now unnecessary. The unforeseen events to which reference is made are two recent fires which destroyed approximately 2 million pounds of dried hops or their equivalent, Exceptors contend that, along with prior fire losses that also approximated 2 million pounds, any further reduction in the salable quantity released pursuant to an allotment percentage smaller than 85 percent would jeopardize the availability of hop supplies. However, the losses are of 1967 crop hops whereas the recommended amendment does not authorize an allotment percentage lower than 85 percent until the 1969 and subsequent crops. Moreover, occurrences such as warehouse fires and extreme adverse weather conditions cannot be considered "normal" in year to year operations.When they occur, total supplies can be increased, if desirable, by the sale of reserve hops or by the level of allotment percentage set for the subsequent crop. Thus, if other than "normal" occurrences should cause the supply of hops to be too low, appropriate corrective action can be taken. Accordingly, the exceptions including the request for reopening the hearing for additional evidence on the question of impact on the industry of the fire losses, are denied.

Two exceptors contended that provision for reducing the allotment percentage would cause an unfavorable balance of trade, would encourage foreign production and correspondingly increase U.S. consumption of foreign hops, and would result in inadequate supplies of U.S. hops. However, these matters are considered in the recommended decision and the exceptors presented no views which would justify modifying the conclusions. Accordingly, the exceptions are denied.

Exceptions were taken to a lower allotment percentage because costs would increase and the U.S. price advantage would be lost. Authority in the order for allotment percentages lower than 85 percent is an essential means for improving market prices so that costs of production are covered and the producer return objectives of the act and program may be achieved. No significant increase in the price of hops is expected and a modest increase in U.S. hop prices would not result in any appreciable loss of the U.S. hop price advantage. Accordingly, the exceptions are denied.

One exception contended that the amendment would cause a deterioration in hop quality in that a reduction of the allotment percentage would be accompanied by a reduction in the quality of hops. However, the issue of quality is not in evidence in this proceeding and the exception is denied.

One exceptor requested a modification of the new paragraph (d) of § 991.38 as contained in the recommended decision. Since issuance of the recommended decision, the Committee requested modification of § 991.146 of the Administrative rules and regulations (Subpart-Administrative rules and regulations) to extend, from April 1, 1968, to May 1, 1968. the time prior to which a transfer of all or a part of an allotment base must be completed for the transferee to receive the applicable annual allotment. Such modification has been made (33 F.R. 5198). The recommended decision refers to § 991.146 for purposes of establishing a cutoff date for contract exemptions and, therefore, the same modification should be made in said decision to reflect the changed date. Accordingly, the first sentence of the 6th paragraph of material issue 3, is revised by deleting "April 1," and inserting therein "May 1,". Also, an appropriate conforming change in the new paragraph (d) of § 991.38 of the recommended amendatory order is made to affect this conclusion. Hence, the request of the exceptor is granted.

Amendment of the tentative marketing agreement, and the order. Annexed hereto and made a part hereof, are two documents entitled "Marketing Agreement Regulating the Handling of Hops of Domestic Production" and "Order Amending the Order Regulating the Handling of Hops of Domestic Production", which have been decided upon as the appropriate and detailed means of effecting the foregoing conclusions. These documents shall not become effective unless and until the requirements of § 900.14 of the aforesaid rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders have been met.

Referendum order. Pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), it is hereby directed that a referendum be conducted among producers who, during the period August 1, 1967, through March 31, 1968 (which period is hereby determined to be a representative period for the purpose of such referendum) have been engaged, in the production area, in the production for market of hops to determine whether such producers favor the issuance of the said annexed order amending the order regulating the handling of hops of domestic production.

Charles A. Rusk and Robert H. Eaton of the Fruit and Vegetable Division, Consumer and Marketing Service, U.S. Department of Agriculture, are hereby designated referendum agents of the Secretary of Agriculture to conduct said referendum severally or jointly.

The procedure applicable to the referendum shall be "Procedure for the Conduct of Referenda in Connection with Marketing Orders for Fruits, Vegetables, and Nuts, Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended" (7 CFR 900.400).

The ballots used in the referendum shall contain a summary describing the terms and conditions of the proposed amendatory order.

Any producer entitled to vote in the referendum who does not receive a copy of the aforesaid annexed order, voting instructions, or a ballot or other necessary information will be able to obtain the same from Robert H. Eaton, Portland Marketing Field Office, Fruit and Vegetable Division, Consumer and Marketing Service, 1218 Southwest Washington Street, Portland, Oreg, 97205.

It is hereby ordered. That, all of this decision and referendum order, except the annexed marketing agreement, be published in the FEDERAL REGISTER. The regulatory provisions of the said marketing agreement are identical with those contained in the said order as amended by the annexed order which will be published with this decision.

Dated: April 18, 1968.

JOHN A. SCHNITTKER, Acting Secretary.

Order¹ Amending the Order, Regulating the Handling of Hops of Domestic Production

§ 991.0 Findings and determinations.

(a) Previous findings and determinations. The findings and determinations hereinafter set forth are supplementary, and in addition, to the findings and determinations, made in connection with the issuance of the order; and all of said previous findings and determinations are hereby ratified and affirmed except insofar as such prior findings and determinations may be in conflict with the findings and determinations set forth herein. (For prior findings and determinations see 31 F.R. 9713.)

(b) Findings upon the basis of the hearing record. Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and the applicable rules of practice and procedure effective thereunder (7 CFR Part 900), a public hearing was held in Portland, Oreg., on February 1, 1968, on a proposed amendment of the tentative marketing agreement, and Order No. 991, (7 CFR Part 991), regulating the handling of hops of domestic production. On the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order as hereby amended, and all the terms and conditions thereof, will tend to effectuate the declared policy of the act;

(2) The said order as hereby amended, regulates the handling of hops of domestic production in the same manner as, and is applicable only to persons in the respective classes of commercial or industrial activity specified in, a marketing agreement and order upon which hearings have been held;

(3) The said order as hereby amended, is limited in its application to the smallest regional production area which is practicable, consistently with carrying out the declared policy of the act, and the issuance of several orders applicable to subdivisions of the production area would not effectively carry out the declared policy of the act;

(4) There are no differences in the production and marketing of hops in the production area covered by the order, as hereby amended which require different terms applicable to different parts of such area; and

(5) All handling of hops produced in the production area is in the current of interstate or foreign commerce or directly burdens, obstructs, or affects such commerce.

It is, therefore, ordered, That, on and after the effective date hereof, all handling of hops produced in the production area shall be in conformity to, and in compliance with, the terms and conditions of the said order as hereby amended as follows:

1. Section 991.33 is deleted.

2. Section 991.37(b) is revised to read as follows:

(b) Limitations on allotment percentage. The allotment percentage applicable to the 1966 and 1967 crops shall be not less than 93 percent each. The allotment percentage applicable to the 1968 crop shall be not less than 85 percent. No allotment percentage applicable to the 1969 and subsequent crops shall be less than 75 percent.

3. In § 991.38(c) the colon in the first proviso is changed to a period, the second proviso is deleted, paragraphs (d) and (e) are relettered (e) and (f) respectively, and a new paragraph (d) is added and reads as follows:

(d) Contract exemptions. A handler may acquire through 1970 from a producer who, except for this part, is legally obligated to deliver to said handler at a specific price a specific quantity of hops, from specified acreage of his own production, pursuant to the terms of a written contract entered into prior to, and effective by February 8, 1966, and calling for delivery of hops produced prior to 1971, hops of the producer's own production to fulfill such contract terms. but the total so acquired by all handlers from the producer during any marketing year shall not exceed 100 percent of the producer's then effective allotment base. Similarly, a handler may acquire through 1970 from a producer who, except for this part, is legally obligated to deliver to said handler at a specific price a specific quantity of hops, from specified acreage of his own production, pursuant to the terms of a written contract entered into prior to, and effective by January 5, 1968, and calling for delivery of hops produced prior to 1971. hops of the producer's own production to fulfill such contract terms, but the total acquired by all handlers from the producer during any marketing year shall not exceed 85 percent of the producer's then effective allotment base. This exemption to 85 percent shall be applicable to both original allotment bases and acquisitions of bases under negotiation as of January 5, 1968, and completed by May 1, 1968. Producers not entitled to contract exemptions pursuant to this paragraph shall not be granted a contract exemption as a result of the sale. or transfer of any portion of their allotment base.

Dated: April 18, 1968.

JOHN A. SCHNITTKER, Acting Secretary.

[F.R. Doc. 68-4834; Filed, Apr. 22, 1968; 8:51 a.m.]

DEPARTMENT OF LABOR

Office of the Secretary

[29 CFR Part 60]

ALIENS SEEKING TO ENTER UNITED STATES FOR PURPOSE OF PER-FORMING LABOR

Notice of Proposed Rule Making

Pursuant to section 212(a) (14) of the Immigration and Nationality Act of 1952, I hereby propose to amend 29 CFR Part 60 as set forth herein.

Any person interested in this proposal may file a written statement of data, views, or argument regarding it with the Secretary of Labor, U.S. Department of Labor, Washington, D.C. 20210, within 15 days after this notice is published in the FEDERAL REGISTER.

1. Section 60.3 would be revised to read as follows:

§ 60.3 Request for certification not covered by § 60.2.

(a) Any alien seeking admission to the United States under sections 101(a) (27)

¹ This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and orders have been met.

(A) (other than the parent, spouse, or child of a U.S. citizen or alien lawfully admitted to the United States for permanent residence), 203(a) (3), 203(a) (6), or 203(a)(8) whose category of employment is not included in the certification Schedule A or noncertification Schedule B referred to in § 60.2 or Schedule C referred to in paragraph (b) of this section, or other person on his behalf, may request a 212(a) (14) certification by filing a Form ES-575-A describing the alien's qualifications and a Form ES-575-B describing his prospective employment in the United States. These forms and instructions concerning their use, completion and transmission may be obtained from any consular office, any office of the Immigration and Naturalization Service, or any local office of a State employment service. These forms should not be filed directly with the U.S. Department of Labor in Washington, D.C.

(b) Any alien seeking admission to the United States otherwise subject to the provisions of paragraph (a) of this section whose category of employment is described in Schedule C shall request a 212(a) (14) certification by filing a Form ES-575-A describing his qualifications and shall omit filing a Form ES-575-B describing his prospective employment in the United States. Instructions for filing in these circumstances are available from U.S. Consular offices abroad and Immigration and Naturalization Service offices. Such instructions will where appropriate require aliens to indicate where they will reside. Except as provided in paragraph (c) of this section the Consular offices abroad or the Immigration and Naturalization Service offices shall send the ES-575-A's to the Department of Labor. All sources of labor available for the area of intended residence will be reviewed. Certification will be issued if warranted by the circumstances at that time. If the review shows workers are available, or that wages or working conditions of workers similarly employed will be adversely affected, the certification will not be issued. Applications will not be accepted by the U.S. Department of Labor directly from the alien, because initial review by U.S. Consular offices abroad or Immigration and Naturalization Service offices is required.

(c) In those cases where continuous review of sources for filling demands for particular occupations on Schedule C in particular areas reveals that U.S. workers are not available, U.S. Consular offices abroad and Immigration and Naturalization Service offices will be notified and instructed that they may act as the Secretary of Labor's representative by issuing the determination and certification required by section 212(a) (14) of the Act with respect to such occupations and locations. Copies of lists of such notifications may be obtained from the Administrator, Bureau of Employment Security, U.S. Department of Labor, Washington, D.C. 20210.

(d) Schedule C is a list of occupations which have been found to be in short supply generally, although the shortage

is not known to be as acute or extensive as in Schedule A. Schedule C is reviewed continuously to be sure that the list will be kept current. If adverse effects occur from the use of such immigrant workers, or if an adequate supply of qualified workers becomes available, the occupation will be removed from Schedule C or notices to Consular and Immigration and Naturalization Service offices described in paragraph (c) will be revised.

2. The occupational speciality of "Mining and Petroleum Engineering" would be added to Group II of Schedule A of 29 CFR Part 60. This occupation would be defined as follows:

MINING AND PETROLEUM ENGINEERING

The application of the principles and theories of mining and petroleum engineering for the planning and the development of mines and the extraction of minerals from the earth, utilizing accessory techniques in geology, and in civil, mechanical, electrical, metallurgical, and chemical engineering. Typical specializations are according to activities involved, such as exploration, extraction, mine layout, safety, research, and supervision and management; or according to type of substance involved, such as metals, nonmetallic minerals, coal, or petroleum and natural gas.

3. The occupational specialty of "Aeronautical Engineering" would be deleted from Group II of Schedule A of 29 CFR Part 60.

4. The following occupations would be added to Schedule B of 29 CFR Part 60:

Attendants, Parking Lot

Park automobiles for customers in parking lots or garages and collect fees based on time span of parking.

Attendants (Service Workers Such as Personal Service Attendants, Amusement and Recreation Service Attendants)

Perform a variety of routine tasks attending to the personal needs of customers at such places as amusement parks, bath houses, clothing checkrooms, and dressing rooms. Includes such tasks as taking and issuing tickets, checking and issuing clothing and supplies, cleaning premises and equipment, answering inquiries, checking lists, and maintaining simple records.

Automobile Service Station Attendants

Service automotive vehicles with fuel, lubricants, and automotive accessories at drive-in service facilities. Also compute charges and collect fees from customers.

Chauffeurs and Taxicab Drivers

Drive automobiles to convey passengers according to their instructions.

Clerks, General

Perform a variety of routine clerical tasks in an office not requiring knowledge of systems or procedures. Involves such activities as copying and posting data, proofreading records or forms, counting, weighing, or measuring material, routing correspondence, answering telephones, conveying messages, and running errands.

Counter and Fountain Workers

Serve food to patrons at lunchroom counters, cafeterias, soda fountains, or similar public eating places. Take orders from customers and frequently prepare simple items, such as dessert dishes; itemize and total checks; receive payment and make change; and clean work area and equipment.

Guards and Watchmen

Guard and patrol premises of industrial or business establishments or similar types of property to prevent theft and other crimes and prevent possible injury to others.

Household Domestic Service Workers

Perform a variety of tasks in private households according to the instructions of employers. Includes such activities as cleaning, dusting, washing, ironing, making beds, maintaining clothes, marketing; cooking, serving food, and caring for children. Has had less than 1 year of documented paid experience in the performance of the above tasks working on a live-in or live-out basis.

Housekeepers

Supervise workers engaged in maintaining interiors of residential buildings in a clean and orderly fashion. They assign duties to maids, charwomen, and housemen; inspect finished work, and maintain supply of equipment and materials.

Nurses' Aides

Assist in care of hospital patients. Involves such activities as bathing, dressing, and undressing patients; serving and collecting food trays; transporting patients to treatment units; changing bed linens; running errands; and directing visitors.

Orderlies

Assist in care of male hospital patients. Involves such activities as bathing patients and giving alcohol rubs; cleaning and shaving hair from skin area of operative cases; lifting patients onto and from bed, and transporting patients to hospital areas; setting up hospital equipment, such as oxygen tents, portable X-ray machines, and overhead irrigation bottles; and placing anesthesia equipment near operating table.

Porters

 Carry baggage for passengers of airline, railroad, or motorbus by hand or handtruck.
 Perform related personal services in and around public transportation environment.

(2) Keep building premises, working areas in production departments of industrial organizations, or similar sites in clean and orderly condition.

Sales Clerks, General

Receive payment for merchandise in a retail establishment, wrap or bag merchandise, and keep shelves stocked.

Telephone Operators

Operate telephone switchboards to relay incoming and internal calls to phones in an establishment, and make connections with external lines for outgoing calls. Taking messages, supplying information, and keeping records of calls and charges is often involved. Some situations primarily involve establishing or aiding telephone users in establishing local or long distance telephone connections.

Truck Drivers and Tractor Drivers

(1) Drive trucks to transport materials, merchandise, equipment, or people to and from specified destinations, such as plants, railroad stations, and offices.

(2) Drive tractors to move materials, draw implements, pull out objects imbedded in ground, or pull cable of winch to raise, lower, or load heavy materials or equipment.

Typists, Lesser Skilled

Type straight-copy material, such as letters, reports, stencils, and addresses, from draft or corrected copy. Not required to prepare materials involving the understanding of complicated technical terminology, the arrangement and setting of complex tabular detail, or similar problems. Typing speed in English does not exceed 52 words per minute on a manual typewriter and/or 60 words per minute on an electric typewriter and the error rate reaches 12 or more for a 5-minute typing period on representative business correspondence.

5. The occupations of "Fishermen and Oystermen" and "Domestic Day Workers" would be deleted from Schedule B of 29 CFR Part 60.

6. The following occupations would be added to Group I of Schedule C of 29 CFR Part 60:

CASTERS, JEWELRY

Cast jewelry pieces and ornamental figures for trophies and plaques from molten lead or zinc. Melt zinc or lead alloy bars in kettle. Assemble sections of molds and secure molds with C-clamps. Pour molten metal into molds, using hand ladles. Disassemble molds after specified time and knock sand from castings, using mallets. Place jewelry pieces or figures in trays to cool. (Four years training is generally necessary for satisfactory work performance in field.)

DIESEL MECHANICS

Repair and maintain diesel engines used to power machines, such as buses, ships, trucks, railroad trains, electric generators, and construction machinery, using handtools, precision-measuring instruments, and metalworking tools. (Four years training is generally necessary for satisfactory work performance in this field.)

DIGITAL-COMPUTER OPERATORS

Monitor and control electronic digital computers to process business, scientific, engineering, or other data, according to operating instructions. (Two years training is generally necessary for satisfactory work performance in this field.)

ELECTRICIANS

Plan layouts and install and repair wiring, electrical fixtures, apparatus, and control equipment, preparing sketches showing location of all wiring and equipment or following diagrams or blueprints prepared by others. (Four years training is generally necessary for satisfactory work performance in this field.)

ENGINE-LATHE SETUP OPERATORS

Set up and operate engine lathes to perform machining operations, such as turning, boring, threading, and facing on metal or nonmetallic workpieces according to specifications, tooling instructions, standard charts, and knowledge of machining procedures. (Two years training is generally necessary for satisfactory work performance in this field.)

ENGRAVERS, DECORATIVE

Engrave lettering and ornamental designs on silverware, trophies, aluminum eyeglass frames, and jewelry articles, according to sketches, diagrams, photographs, or sample workpieces, using engravers' handtools. (Four years training is generally necessary for satisfactory work performance in this field.)

KNITTING-MACHINE FIXERS

Set up knitting machines to knit hose, garments, and cloth according to specifications, and adjust and repair machines, using knowledge of machine functions. (Four years training is generally necessary for satisfactory work performance in this field.)

LABORATORY TESTERS, PHYSICAL SCIENCES

Perform laboratory tests according to prescribed standards to determine chemical and physical characteristics or composition of solid, liquid, or gaseous materials and substances for purposes such as: Quality control, process control, product development, or determining conformity to specifications. (One year training is generally necessary for satisfactory work performance in this field.)

LENS GRINDERS

Select laps with optical curves corresponding to prescribed work orders and fine-grind and polish surfaces of lenses to specifications. (Two years training is generally necessary for satisfactory work performance in this field.)

MARBLE SETTERS

Cut, tool, and set marble slabs, according to specified sizes, in floors and walls of buildings and repair and polish slabs previously set in buildings. (Three years training is generally necessary for satisfactory work performance in this field.)

MEDICAL-LABORATORY ASSISTANTS

Perform tests in medical laboratories for use in treatment and diagnosis of diseases. Involves such tasks as preparing tissue samples; taking blood samples; preparing vaccines; and executing such tests as urinalyses and blood counts, using microscopes, micrometers, and similar instruments. (One year training is generally necessary for satisfactory work performance in this field.

PATTERNMAKERS, METAL

Layout, machine, fit, and assemble castings and parts to make metal foundry patterns, core boxes, and match plates, using handtools and machine tools, and analyzing specifications according to knowledge of patternmaking methods. (Five years training is generally necessary for satisfactory work performance in this field.)

PATTERNMAKERS, WOOD

Plan, layout, and construct wooden unitor sectional-patterns used in forming sand molds for castings, analyzing blueprints and using handtools. (Five years training is generally necessary for satisfactory work performance in this field.)

PLATERS, ELECTROPLATING

Set up and control plating equipment to coat metal objects electrolytically with chromium, copper, cadmium, or other metals to provide protective or decorative surfaces or to build up worn surfaces, according to specifications. (Five years training is generally necessary for satisfactory work performance in this field.)

PRECISION-LENS POLISHERS

Operate lens polishing machines to polish lens, prisms, and similar optical elements for use in precision optical instruments, such as telescopes, microscopes, aerial cameras, and military optical systems. (Four years training is generally necessary for satisfactory work performance in this field.)

RADIOLOGIC TECHNOLOGISTS

Apply roentgen rays and radioactive substances to patients for diagnostic and therapeutic purposes. (Two years training is generally necessary for satisfactory work performance in this field.)

REFRIGERATION MECHANICS

Install and repair industrial and commercial refrigerating and cooling systems according to blueprints and engineering specifications, using knowledge of refrigeration, structural layout, and function and design of components. (Five years training is generally necessary for satisfactory work performance in this field.)

SILVERSMITHS

Assemble and repair silverware, such as coffee pots, tea sets, and trays. (Four years training is generally necessary for satisfactory work performance in this field.)

SPOTTERS, DRY CLEANING

Identify stains in wool, synthetic, and silk garments and household fabrics in dry cleaning establishments and apply chemical solutions to remove them, determining spotting procedures on basis of type of fabric and nature of stain. (Two years training is generally necessary for satisfactory work performance in this field.)

WEAVERS

Operate battery of looms to weave yarn into cloth. (Three years training is generally necessary for satisfactory work performance in this field.)

(79 Stat. 911)

Signed at Washington, D.C., this 16th day of April 1968.

WILLARD WIRTZ, Secretary of Labor.

[F.R. Doc. 68-4790; Filed, Apr. 22, 1968; 8:48 a.m.]

DEPARTMENT OF HEALTH, EDUCA-TION, AND WELFARE

Food and Drug Administration

[21 CFR Part 19]

CREAMED COTTAGE CHEESE

Identity Standard; Lactose as an Optional Ingredient

Notice is given that Foremost-McKesson, Inc., 111 Pine Street, San Francisco, Calif. 94111, has submitted a petition proposing that the standard of identity for creamed cottage cheese (21 CFR 19.530) be amended by listing lactose as an optional ingredient in the creaming mixture. The standard presently permits the optional use of nonfat dry milk, concentrated skim milk, sodium caseinate, ammonium caseinate, calcium caseinate, potassium caseinate, and dried milk protein to adjust the solids content of the creaming mixture if the solids added thereby do not exceed 3 percent of the weight of the creaming mixture. The petitioner proposes that the additional optional lactose ingredient be permitted within this same limitation.

Grounds set forth in the petition to support the proposed amendment are that lactose when added to the creaming mixture will improve flavor, body, and sensation of richness and will increase shelf life and eye appeal.

The petitioner did not propose label declaration of added lactose. The Commissioner of Food and Drugs, on his own initiative, proposes that if the amendment is adopted added lactose be declared on the label as is the case with added dried milk protein and caseinates.

Accordingly, it is proposed that § 19.530 (b) (2) and (d) (1) be revised to read as follows:

- § 19.530 Creamed cottage cheese; identity; label statement of optional ingredients. *
 - . *
 - (b) * * *

(2) One or any combination of two or more of the ingredients named in this subparagraph may be added to adjust the solids content, provided the weight of the solids added thereby does not exceed 3 percent of the weight of the creaming mixture.

(i) Nonfat dry milk and concentrated skim milk.

(ii) Sodium caseinate, ammonium caseinate, calcium caseinate, and potassium caseinate.

(iii) Dried milk protein.

(iv) Lactose.

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(d) (1) When one or a mixture of two or more of the optional ingredients listed in paragraph (b) (2) (ii), (iii), and (iv), (5), and (6) (i) of this section is used, the label shall bear the statement "______ added" or "with added " the blank being filled in with the common name or names of the optional ingredients used; Provided, however. That the name "vegetable gum" may be used in lieu of the specific names for carob (locust) bean gum, guar gum, gum karaya, and gum tragacanth.

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Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948; 21 U.S.C. 341, 371) and in accordance with the authority delegated to the Commissioner of Food and Drugs (21 CFR 2.120), all interested persons are invited to submit their views in writing, preferably in quintuplicate, regarding this proposal within 60 days following the date of publication of this notice in the FEDERAL REGISTER. Such views and comments should be addressed to the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C. 20201, and may be accompanied by a memorandum or brief in support thereof.

Dated: April 16, 1968.

J.K.KIRK, Associate Commissioner for Compliance. [F.R. Doc. 68-4782; Filed, Apr. 22, 1968; 8:47 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 81]

[Docket No. 18133; FCC 68-415]

MARITIME MOBILE SERVICES

Eligibility Requirements for Limited Coast and Marine Utility Radio Station Licenses Using Telephony

1. Notice of proposed rule making in the above-entitled matter is hereby given.

2. The proposal is intended to provide for the licensing of additional categories of persons for Limited Coast and Marine Utility stations using telephony. Applicants who are eligible for licenses for these classes of radio stations are limited generally by § 81.351(a) of the rules to persons who are either (1) engaged in the operation of one or more commercial transport vessels, or (2) are legally responsible for the operation of a port, harbor, of waterway used by commercial transport vessels.

3. There are, however, persons who are ineligible and cannot now be granted licenses for coast or marine utility stations, but who appear to have a need to communicate quickly and directly with ships from points on shore for business, operational, or safety purposes. Examples are: (1) Railroads which operate movable bridges over waterways, (2) shipping agents who assist in the docking or direction of vessels when in port, and (3) firms which provide repairs or services to vessels.

4. The proposed amendment to the rules concerns mainly business or commercial operations. It does not directly involve radio stations serving the needs of pleasure boats or yachts which is provided for in subsection (b) of this rule section.

5. The proposed amendment to the rules is issued pursuant to authority contained in section 4(i) and 303(r) of the Communications Act of 1934, as amended.

6. Pursuant to applicable procedures set forth in § 1.415 of the Commission's rules, interested persons may file comments on or before May 27, 1968, and reply comments on or before June 10, 1968. All relevant and timely comments and reply comments will be considered by the Commission before final action is taken in this proceeding. In reaching its decision in this proceeding, the Commission may also take into account other relevant information before it, in addition to the specific comments invited by this notice.

7. In accordance with the provisions of § 1.419 of the Commission's rules, an original and 14 copies of all statements, briefs, or comments filed shall be furnished the Commission.

Adopted: April 17, 1968. Released: April 18, 1968.

FEDERAL COMMUNICATIONS COMMISSION,1 BEN F. WAPLE, [SEAL] Secretary.

Section 81.351(a) and subparagraphs (1) and (2) are amended and subparagraph (6) is added as set forth below. In addition, subparagraph (5) is amended by substituting a semicolon and the words "or is" at the end.

§ 81.351 Supplemental eligibility requirements.

(a) Subject to the statutory eligibility requirements set forth in § 81.23, an authorization for a Limited Coast Station or a Marine Utility Station may be granted only to a person who is:

(1) Regularly engaged in the opera-tion, docking, direction, servicing or management of one or more commercial transport or government vessels; or is

(2) Responsible for the operation, control, maintenance or development of a harbor, port or waterway used by commercial transport vessels; or is

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(6) Responsible for the operation of bridges, structures or other installations that are a part of, or directly related to, a harbor, port or waterway when the operation of such facilities require radio communications with vessels for safety or navigation.

* 100 [F.R. Doc. 68-4810; Filed, Apr. 22, 1968; 8:49 a.m.]

[47 CFR Part 87]

[Docket No. 18134; FCC 68-416]

AVIATION SERVICES

Hours of Operation for Aeronautical **Advisory Stations**

1. Notice of proposed rule making in the above-entitled matter is hereby given.

2. In the course of administering the Aviation Services-Part 87, it has come to the attention of the Commission that the addition of a requirement for licensees of aeronautical advisory stations to provide service during specified hours may fill a void in the rules and improve the aeronautical advisory service. The present rules require the licensee of an aeronautical advisory station to provide service without discrimination but they do not require the licensee to operate during any specified hours. A licensee, therefore, may provide service when he chooses. As a result, there is no assur-ance that a station will be in operation when a pilot needs to communicate with such stations. Notwithstanding the

¹ Commissioners Bartley and Johnson absent.

fact that the primary function of the aeronautical advisory service is to provide for the safety of aircraft, the holder of the license derives considerable benefit from the station when he is in the business of supplying goods and services to aircraft operators. Ideally, the benefit extends to all such service organizations on the landing area when the station is in operation. The benefits are lost when the station is not in operation. In this connection, Part 87 of the rules provides, and safety requires, that only one aeronautical advisory station may be authorized at any landing area. A requirement for minimum hours of operation would improve Advisory Service and it appears necessary.

3. At most uncontrolled airports (where there is no control tower), there is little, if any, regular nighttime activity. In some instances the fields do not have landing lights or other means of conducting nighttime operations. In addition, many of the aeronautical advisory licensees have limited personnel available to operate the station. It appears, therefore, neither necessary nor reasonable to require an aeronautical advisory station licensee operating at an uncontrolled airport to provide service after dark. Normally, local sunset should suffice as a termination time for advisory service at these landing areas. A starting time of local sunrise would appear to be too early in most cases. It is felt that the selection of a time geared more to the beginning of the normal business or work day would be appropriate.

4. At controlled airports (where there is an airdrome control tower) operations are usually conducted during the time the control towers are in operation, which include in most cases, some nighttime operation. In addition, the licensees of aeronautical advisory stations at controlled airports are usually either the municipality or a relatively large fixed base operation. The provision of additional personnel to operate the station, therefore, would not be expected to pose the same problem that may be found at uncontrolled airports. It appears reasonable in these circumstances, to require that advisory service be provided on a different basis then at uncontrolled airports. To require an advisory station licensee to provide service during the hours of operation of the control tower could work a very severe hardship on the licensee. Some control towers operate 24 hours a day and the traffic in the late night and early morning hours is almost exclusively commercial aircraft. These aircraft do not normally communicate with advisory stations. A reasonable operating period would appear to be between 9 a.m. and 9 p.m. local time or during the hours of operation of the control tower which ever is less provided service is available at least during the minimum period specified for stations at uncontrolled airports.

5. At landing areas where the licensee does not have sufficient personnel to monitor the main transmitter and receiver during required hours of operation, dispatch or control points could be established at various key locations on the landing area, e.g., the fuel pumps and repair hangar which should fill in any voids when a licensee's business takes him to some other location on the landing area. In addition, the airport vehicle could be equipped with a receiver so that incoming calls will be heard while guiding aircraft on the ground or in transit to another location on the airport. A delay in answering may re-sult but under normal conditions the communications could be completed.

6. The proposed amendments to the rules, as set forth below are issued pursuant to the authority contained in sections 4(1) and 303 (c) and (r) of the Communications Act of 1934, as amended.

7. Pursuant to applicable procedures set forth in § 1.415 of the Commission's rules, interested persons may file comments on or before May 27, 1968, and reply comments on or before June 10, 1968. All relevant and timely comments and reply comments will be considered by the Commission before final action is taken in this proceeding. In reaching its decision in this proceeding, the Commission may also take into account other relevant information before it, in addition to the specific comments invited by this Notice.

8. In accordance with the provisions of § 1.419 of the Commission's rules, an original and 14 copies of all statements, briefs or comments filed shall be furnished the Commission.

Adopted: April 17, 1968.

Released: April 18, 1968.

FEDERAL COMMUNICATIONS COMMISSION,¹ [SEAL] BEN F. WAPLE,

Secretary.

A new § 87.260 is added to Part 87, Subpart C, to read as follows:

§ 87.260 Hours of operation.

(a) An aeronautical advisory station located at a landing area which is open to the public and which is not served by an airdrome control station or by an FAA flight service station shall provide aeronautical advisory service, as a minimum, during the period between 9 a.m. local time to local sunset 7 days a week.

(b) An aeronautical advisory station located at a landing area which is open to the public and which is served by an airdrome control station or an FAA flight service station shall provide aeronautical advisory service, as a minimum, during the period between 9 a.m. and 9 p.m. local time 7 days a week or during the hours of operation of the airdrome control tower or the FAA flight service station serving the airport which ever is less; *Provided, however*, That the availability of advisory service may not be reduced below the minimum set forth in paragraph (a) of this section.

[F.R. Doc. 68-4811; Filed, Apr. 22, 1968; 8:49 a.m.]

¹ Commissioners Bartley and Johnson absent.

DEPARTMENT OF THE TREASURY

Internal Revenue Service ARTHUR EDWARD LOVE

Notice of Granting of Relief Pursuant to the Federal Firearms Act

Notice is hereby given that Arthur Edward Love, 718 West Second, In-dianola, Iowa, has applied, pursuant to section 10 of the Federal Firearms Act (15 U.S.C. 910), for relief from the disabilities under the Act incurred by reason of his conviction on October 7, 1960, in the District Court of Iowa in and for Warren County, of the crime of false drawing and uttering a check amounting to more than \$20, a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for Arthur Edward Love, because of such conviction, to ship, transport or cause to be shipped or transported in interstate or foreign commerce any firearms or ammunition or to receive firearms or ammunition so shipped, and he would be prevented from obtaining a license under the Act as a firearms dealer or firearms manufacturer. Notice is further given that I have considered Arthur Edward Love's application and have found:

(1) The conviction was made upon a charge which did not involve the use of a firearm or other weapon or a violation of the Federal Firearms Act or of the National Firearms Act; and

(2) It has been established to my satisfaction that the circumstances regarding the aforementioned conviction and Arthur Edward Love's record and reputation are such that the granting to Arthur Edward Love of relief from disabilities under the Federal Firearms Act incurred by reason of his conviction would not be contrary to the public interest:

It is ordered, Pursuant to the authority vested in the Secretary of the Treasury by section 10 of the Federal Firearms Act (15 U.S.C. 910) and delegated to me by Treasury Decision 6897 (26 CFR 177.31(c)), that Arthur Edward Love be, and he hereby is, granted relief from any and all disabilities under the Federal Firearms Act, as amended, incurred by reason of the conviction hereinabove described. Signed at Washington, D.C., that 16th day of April 1968.

[SEAL] SHELDON S. COHEN, Commissioner of Internal Revenue.

[F.R. Doc. 68-4828; Filed, Apr. 22, 1968; 8:51 a.m.]

Notices

DEPARTMENT OF THE INTERIOR Bureau of Land Management

NEVADA

Notice of Filing of Plat of Survey and Order Providing for Opening of Lands

APRIL 16, 1968.

1. The plats of survey of lands described below will be officially filed at the Nevada Land Office, Reno, Nev., effective 10 a.m. on May 24, 1968.

MOUNT DIABLO MERIDIAN, NEVADA

a. T. 18 N., R. 36 E. (Group 437). b. T. 14 N., R. 66 E. (Group 434).

2. The surveyed area in T. 18 N., R. 36 E. aggregates 11,514.96 acres. The plat was accepted March 14, 1968. Located about 60 miles east of Fallon, Nev., the terrain varies from mountainous in the northern portion to rolling and gently rolling in the remaining portion, elevation ranges from about 5,200 feet to 7,000 feet above sea level. The soil is sandy clay loam, with rocky areas on the higher elevations. The timber is composed of scattered juniper and pinon on the higher elevations. The vegetation consists of sagebrush, shadscale, budsage, and sparse native grasses. Access is provided by trail roads. No mineral formations of consequence were noted.

b. The surveyed area in T. 14 N., R. 66 E. aggregates 3,812 acres. The plat was accepted March 14, 1968. The land varies from level in the eastern portion to mountainous in the western portion. Elevation ranges from about 5,800 feet to 7,200 feet above sea level. The soil varies from sandy clay to gravelly and rocky. The timber is composed of scattered juniper and pinon. The vegetation consists of sagebrush, shadscale, greasewood, and whitesage. No mineral formations of consequence. Access is provided by desert roads.

3. Subject to any existing valid rights and the requirements of applicable law, the above-described lands are hereby opened to filing applications, selections, and location, except for applications under the Small Tract, Desert Land and Homestead Laws, in accordance with the following:

Applications and selections under the nonmineral public land laws may be presented to the Manager mentioned below, beginning on the date of the order. Such applications, selections, and offers will be considered as filed on the hour and respective dates shown for the various classes enumerated in the following paragraphs: Applications by persons having prior existing valid settlement rights, preference rights conferred

by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of such claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph. All valid applications and selections under the nonmineral public land laws presented prior to 10 a.m., May 24, 1968, will be considered as simultaneously filed at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

4. Persons claiming preference rights based upon valid settlement, statutory preference, or equitable claims must enclose properly corroborated statements in support of their applications, setting forth all facts relevant to their claims. Detailed rules and regulations governing applications, which may be filed pursuant to this notice can be found in Title 43 of the Code of Federal Regulations. Inquiries concerning these lands shall be addressed to the Management, 300 Booth Street, Reno, Nev. 89502.

ROLLA E. CHANDLER, Manager, Nevada Land Office.

[F.R. Doc. 68-4779; Filed, Apr. 22, 1968; 8:47 a.m.]

[Serial No. N-897]

NEVADA

Notice of Public Sale

APRIL 15, 1968.

Under the provisions of the Public Land Sale Act of September 19, 1964 (78 Stat. 988, 43 U.S.C. 1421-1427), 43 CFR Subpart 2243, a tract of land will be offered for sale to the highest bidder at a sale to be held at 10 a.m., local time, on Thursday, May 23, 1968, at the Battle Mountain District Office, Bureau of Land Management, Second and Scott Streets, Battle Mountain, Nev. 89820. The land is described as follows:

MOUNT DIABLO MERIDIAN, NEVADA

T. 32 N., R. 44 E.,

Sec. 24, lots 11 and 12.

The area described contains 94.07 acres. The appraised value of the tract is \$4,000 and the publication costs to be assessed are \$12.

The land will be sold subject to all valid existing rights and rights-of-way of record. There will be a reservation of a 40-foot right-of-way for roadway and utility purposes, to be located along the east boundary of the tract. The land will also be subject to a reservation to the United States for rights-of-way for

Bids may be made by the principal or his agent, either at the sale, or by mail. An agent must be prepared to establish the eligibility of his principal.

Bids must be for all the land in the parcel. A bid for less than the appraisedvalue of the land is unacceptable. Bids sent by mail will be considered only if received at the Battle Mountain District Office, Bureau of Land Management, Post Office Box 194, Battle Mountain, Nev. 89820, prior to 4 p.m., on Wednesday, May 22, 1968. Bids made prior to the public auction must be in sealed envelopes, and accompanied by certified checks, postal money orders, bank drafts, or cashier's checks, payable to the Bureau of Land Management, for the full amount of the bid plus publication costs. The envelopes must be marked in the lower left-hand corner "Public Sale Bid, sale of May 23, 1968"

The authorized officer shall publicly declare the highest qualifying sealed bid received. Oral bids shall then be invited in specified increments. After oral bids, if any, are received, the authorized officer shall declare the high bid. A successful oral bidder must submit a guaranteed remittance, in full payment for the tract and cost of publication, before 3:30 p.m. of the day of the sale.

If no bids are received for the sale tract on Thursday, May 23, 1968, the tract will be reoffered on the first Thursday of subsequent months at 10 a.m., beginning June 6, 1968.

Any adverse claimants to the abovedescribed land should file their claims, or objections, with the undersigned before the time designated for sale.

The land described in this notice has been segregated from all forms of appropriations, including locations under the general mining laws, except for sale under this Act, from the date of notation of the proposed classification decision. Inquiries concerning this sale should be addressed to the District Manager, Bureau of Land Management, Post Office Box 194, Second and Scott Streets, Battle Mountain, Nev. 89820, or to the Land Office Manager, Bureau of Land Management, Room 3008, Federal Building, 300 Booth Street, Reno, Nev. 89502.

ROLLA E. CHANDLER. Manager, Nevada Land Office.

[F.R. Doc. 68-4780; Filed, Apr. 22, 1968; 8:47 a.m.]

AREA MANAGERS, BILLINGS DISTRICT, MONT.

Redelegation of Authority

In accordance with Bureau Order No. 701 of July 23, 1964 (F.R. Doc. 64-7492; 29 F.R. 10526), as amended, the Area Managers of the Apsuroka and Yellowstone River Areas of the Billings District, Mont., are authorized to perform in their respective areas of responsibility, in accordance with existing policies and

regulations of this Department and under the direct supervision of the district manager, the functions listed below, subject to the limitations set forth in Bureau Order No. 701, as amended, together with any limitations specified below

(1) Section 3.7(a): Licenses to graze or trail livestock.

(2) Section 3.7(a) (3) : Permits or cooperative agreements to construct and/or maintain range improvements and determine the value of such improvements.

(3) Section 3.7(b): Grazing leases.

(4) Section 3.7(d): Soil and moisture conservation.

(5) Section 3.7(e): Controlled brush burning in accordance with plans and specifications approved by the State Director.

(6) Section 3.8: Dispose of or permit the free use of forest products when authorized by law on lands under the jurisdiction of the Bureau of Land Management under applicable portions of 43 CFR Part 5400. This authority does not include the approval of any sale of forest products exceeding \$100 in value.

(7) Section 3.9(g): Material other than forest products not exceeding \$100 in value.

(8) Section 3.9(o)(1): Special land use permits for public lands within the area, under 43 CFR Subpart 2236.

The district manager may at any time temporarily reserve, restrict, or withhold any portion of the above delegated authority through the use of Form 1213-1, District Office Authority and Responsibility Guides.

This redelegation will become effective upon publication in the FEDERAL REGISTER.

> D. DEAN BIBLES. District Manager.

Approved: April 17, 1968.

EUGENE H. NEWELL.

Acting State Director.

[F.R. Doc. 68-4789; Filed, Apr. 22, 1968; 8:48 a.m.]

DEPARTMENT OF AGRICIII TURF

Agricultural Research Service

STOCKYARDS AND SLAUGHTERING ESTABLISHMENTS UNDER REGU-LATIONS RELATING TO BRUCEL-LOSIS

Notice of Specific Approval

Pursuant to §§ 78.14(b), 78.15(b), and 78.16(b) of the regulations in Part 78, as amended, Title 9, Code of Federal Regulations, containing restrictions on the movement of certain animals because of brucellosis, under the Acts of May 29, 1884, as amended, February 2, 1903, as amended, and March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 115, 117, 120, 121, 125), notice is hereby given that the following stockyards and slaughtering establishments are specifically approved

under said regulations as indicated below:

SPECIFICALLY APPROVED STOCKYARDS

The following stockyards preceded by an asterisk are specifically approved for the purposes of § 78.5, Title 9, Code of Federal Regulations, concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 of said Title 9, concerning cattle not known to be affected with brucellosis. The following stockyards not preceded by an asterisk are specifically approved for the purposes of paragraphs (b) and (c) of § 78.12 only.

ALABAMA

*Adams & Eagle, Inc.—Marion.

*Arab Stock Yard.-Arab.

- *Atmore Truckers Association, Inc.-Atmore. *Dadeville Stockyards, Inc.-Dadeville.
- *Escambia County Cooperative, Inc .---
- Brewton.
- *Farmers Cooperative Market, Inc .-- Frisco City.
- Farmers Cooperative Market.-Opp.
- Fayette Stockyards.—Fayette. Florence Trading Post—Florence.
- *Fort Payne Livestock Commission-Fort Payne.
- *Geneva Stockyard-Geneva.
- *Hartford Livestock Company—Hartford. *Headland Stock Yard, Inc.—Headland. *Henry County Livestock Association, Inc.— Abbeville.
- *Hodges-Capital Stockyards-Montgomery
- Hodges-Hurtsboro Stockyards-Hurtsboro.
- *Hodges-Selma Stockyards—Selma
- *Hooper Auction Company, Inc.-Montgomery.
- *Kennamer Livestock Company, Inc.-Guntersville.
- *Kennett-Murray & Company-Montgomery. *King Livestock Auction Company-Florence
- *Limestone County Stockyard—Athens.
- *Livingston Stock Yard-Livingston.
- *Madison County Livestock Market-Huntsville.
- *Monroe Livestock Market, Inc .-- Monroeville.
- *Pickens County Livestock Commission Company-Aliceville.
- *Ramsey & Sons, Inc.—Dothan. *Roanoke Stockyards, Inc.—Roanoke.
- *Robertsdale Livestock Auction, Inc .-- Robertsdale.
- *Samson Livestock Auction-Samson.
- Stokes & Brogden Stockyards, Inc.-Andalusia.
- *Triple S Stockyards, Inc.—Montgomery.
- *Union Stock Yards-Eufaula.
- *Valley Stock Yard-Decatur.
- *West Alabama Stock Yards, Inc.—Eutaw. *White Livestock Commission Company, Inc.-Morris.
- *Winfield Livestock Commission Company-Winfield.

ARIZONA

- *Arizona Livestock Auction-Phoenix.
- *Phoenix Livestock Auction-Phoenix.
- *Nelson Livestock Auction—Tucson. *Nelson Livestock Auction—Willcox.
- *Roer Livestock Auction-Phoenix.
- *Valley Livestock Auction—Casa Grande. *Wentz Brothers Livestock Auction—Tucson.

ARKANSAS

- *Ash Flat Sale Barn—Ash Flat.
- *Beebe Auction Company—Beebe. *Bentonville Commission Sales—Bentonville.
- *Carson Montgomery Livestock Auction-Searcy.
- *Roy Chaney Sales Barn-Morrilton.
- Clark County Livestock Auction-Arkadelphia.

*Corning Sales Company—Corning. *County Line Sale—Ratcliff.

- Davis Livestock Auction-Batesville.
- *Decatur Livestock Auction—Decatur. *Drew County Auction Co.—Monticello.
- *Eudora Sales Barn—Eudora. *Farmers Livestock Auction—Springdale.
- Glenwood Commission Co.-Glenwood.
- *Glover Livestock Comm. Co.—Pine Bluff. *Gravette Community Sales—Gravette.
- *Harrison Stockyards—Harrison. *Hill & Montgomery Auction—Batesville.
- *Hope Livestock Comm. Co.-Hope.
- ·Jonesboro Stockyards-Jonesboro.
- *Lewis Sale Barn, Major-Conway.
- *Montgomery County Auction—Mount Ida. *Magnolia Livestock Auction—Magnolia.
- *Mountain Home Livestock Auction-Mountain Home.
- •Nettleton Stockyards—Jonesboro. •Polk County Auction—Mena.
- *Randolph County Livestock Auction-Pocahontas
- *Rector Auction-Rector.
- *Salem Livestock Auction-Salem.
- *Scott County Livestock Auction—Waldron. *Searcy County Auction—Marshall.
- *Shantz & Rodman Livestock Commission-North Little Rock.
- Siloam Springs Sale Barn—Siloam Springs. Valley Livestock Auction—Russellville. Washington County Sale Barn—Fayette
 - ville.
 - CALIFORNIA
- *California Livestock Marketing Assn.-Red Bluff.
- Chino Stockyards-Chino.
- Los Angeles Livestock Market-City of Industry
- *Oakdale Livestock Auction Yard-Oakdale.
- *Producers Livestock Marketing Assn.— Artesia (Dairy Valley). *Roseville Livestock Auction Yard—Roseville.
- *Valley Stockyard, Inc.-El Centro.
- COLORADO
- *Alamosa Livestock Sales—Alamosa.
- *Alsbury Sales Pavilion-Glenwood Springs. *Basin Livestock Commission Company-Durango.
- *Brush Livestock Commission Company-Brush.
- *Burlington Livestock Sales Company-Burlington.
- *Calhan-Cash Auction Market—Calhan. *Cortez Sale Barn—Cortez.
- *Craig Sale Barn-Craig.
- *Delta Sales Yard—Delta.
- *Elizabeth Livestock Auction-Elizabeth. *Fowler Auction Company-Fowler.
- *Farmer & Rancher Commission Company-Fort Collins.
- *Grand Junction Livestock Auction-Grand Junction.
- *Greeley Livestock Commission Company-Greeley.
- *Haxtun Cooperative Livestock Exchange-Haxtun.
- Hess Livestock Commission Company, Inc .- Fueblo.
- *K & R Livestock Commission Company-Broomfield.
- *La Junta Livestock Commission Company-La Junta.
- *R. P. Lewis & Son Auction Company-La Junta.
- *Limon Livestock Commission Company-Limon.
- Longmont Sales Yard—Longmont.
- •McCanless Livestock Commission Company-Lamar.
- *Monte Vista Livestock Commission Company-Monte Vista. Otis Sales Barn-Otis.
- *Ranchland Livestock Commission Company-Wray.
- *Rifle Sales Yard-Rifle.

*Salida Livestock Commission Company Inc.-Salida,

*Sutton Livestock Co.-Sylvester.

Sylvania Stockyards-Sylvania,

*Tri-County Livestock Co.—Social Circle. *Turner County Stockyard—Ashburn.

*Valdosta Livestock Company, Inc .-- Val-

*Waycross Hog & Cattle Market—Waycross, *Wayne County Livestock Co.—Jesup.

IDAHO

*Bonners Ferry Livestock, Inc.-Bonners

*Burley Livestock Commission Co., Inc .--

*Cattlemen's Livestock Auction, Inc.-

*Coeur d'Alene Livestock Yards-Coeur d'

*Emmett Livestock Commission Co., Inc .--

*Gooding Livestock Commission Co., Inc .--

*Jerome Livestock Commission Co., Inc .--

*Sandpoint Livestock Auction Co., Inc .-

*Shoshone Salesyard, Inc.—Shoshone. *Stockgrower's Commission Co., Inc.—Twin

*Valley Livestock Commission Co.-Rupert.

*Weiser Livestock Commission Co.-Weiser.

Carthage Community Sale Co.—Carthage. Dameron Livestock Auction—Vienna

Danville Livestock Commission Co .- Dan-

Decker's Milford Sales and Commission Co.-

Feller, Art, Livestock Auction—EI Paso. Greenville Livestock Auction Co.—Green-

Interstate Producers Livestock Association-

Jennings Sale Company—Macomb. Kankakee Livestock Co.—Bourbonnals.

Knoxville Sale Company, Inc.-Knoxville.

Mercer County Livestock Auction-Viola. Paris Livestock Sales Company—Paris. *Peoria Union Stock Yards—Peoria.

Schrader Consignment Sale-Dakota,

*Springfield Stockyards-Springfield.

Winslow Marketing Center-Winslow.

Trainors Livestock Sales-Clinton.

Souders Stockyards-Brookport.

Co.-Fort Wayne.

Centerville.

Terre Haute.

Inc .-

LaSalle County Livestock Marketing Cen-

Rock Island Auction Sales, Inc.-Rock

INDIANA

*Delta Livestock Auction & Commission

Producers Marketing Association, Inc.-

*Producers Marketing Association, Inc.-

*Boswell Livestock Commission-Boswell.

*Lowell Livestock Auction, Inc.-Lowell.

Kewanee Sale Barn-Kewanee.

Interstate Producers Livestock Association-

DeWane's Livestock Exchange-Belvidere.

ILLINOIS Arnold Cattle Company-Atkinson. Barnard Livestock Auction Market-Wayne

-Nampa,

*Cache Valley Livestock Auction-Preston.

*Cottonwood Sales Yard-Cottonwood.

Meridian Salesyard—Meridian.

Nampa Livestock Markets, Inc.-

*Twin City Salesyard-Lewiston.

Breed's Livestock Sale-Elizabeth.

*Rexburg Livestock Auction-Rexburg.

*Wilkes County Stockyard—Washington,

*Thomson Stockyard-Thomas.

*Tifton Stockyards-Tifton.

*Union Stockyards-Albany.

dosta.

Ferry.

Burley

Nampa.

Alene.

Emmett.

Gooding.

Jerome.

Sandpoint.

Falls

City.

ville.

ville.

Shelbyville.

ter-Ottawa.

Island.

Sullivan.

Milford.

NOTICES

- *Sterling Livestock Commission Company-Sterling. •Stratton Sale Barn—Stratton.
- Springfield Livestock Commission Com-
- pany-Springfield. *Valley Livestock Auction Company-Grand
- Junction. *Weld County Livestock Commission Com-
- pany-Greeley. *Western Slope Livestock Auction-Mont-
- rose. •Winter Livestock Commission Company-
- La Junta.
- *Yuma Livestock Auction-Yuma. *Zavislan Livestock Commission Company-
 - Pueblo.

CONNECTICUT

Middlesex Livestock Auction-Durham.

DELAWARE

*Carroll's Sales Co.-Felton.

*Goldinger Bros., Inc.-Smyrna.

FLORIDA

- *Cattlemen's Livestock Auction Market of Tampa, Inc.-Tampa.
- Chipley Livestock Company-Chipley Gadsden County Livestock Auction Market-
- Quincy Gainesville Livestock Market, Inc .-- Gaines-
- ville. Interstate Livestock Auction Market, Inc.-
- Seffner. *Jay Livestock Auction Market—Jay
- *Paxton Livestock Cooperative Market-Paxton
- *Tindel Livestock Auction Market-Graceville.

GEORGIA

- *Bainbridge Auction Market, Inc .- Bainbridge.
- *Bartow Livestock Commission Co.-Cartersville.
- *Burke County Stockyard-Waynesboro.
- *Carroll County Livestock Sale Barn-Carrollton.
- *Chatham Livestock Company—Savannah. *Columbus Muscogee Stockyard Co.—Columbus
- Cordele Livestock Company-Cordele.
- *Dublin Livestock Commission Co.—Dublin. *Duvall-Wheeler Livestock Co.-Greensboro.
- *Farmers' Stockyard—Sylvania. *Fitzgerald Farmers Auction—Fitzgerald.
- *Flint River Livestock Auction—Bainbridge. *Georgia Farm Products Sale Corp.— Thomaston.
- *Georgia Farmer's Livestock, Inc.—Cumming. *Georgia Livestock Terminal Market, Inc.-Macon.
- Macon. *Irwin County Livestock Co., Inc.—Ocilla. *Jepeway-Craig Commission Co.—Dublin. *La Grange Stockyards—La Grange. *Livestock Marketers, Inc.—Douglas.

- *McClure-Burnett Commission Co.-Atlanta.
- *McClure-Burnett Commission Co.—Rome. *McClure-Burnett Commission Co.—Toccoa.

*North Georgia Farmers Livestock Market-

North Georgia Livestock Auction, Inc .-

*Queen City Livestock Auction Co.-Gaines-

Livestock Association,

FEDERAL REGISTER, VOL. 33, NO. 79-TUESDAY, APRIL 23, 1968

Livestock Auction Market-

*Pierce County Stockyard—Blackshear.

*Shuman Livestock Market, Inc.-Hagan.

*Pulaski Stockyard—Hawkinsville,

*Soperton Stockyard-Soparton.

- *Metter Livestock Market-Metter.
- *Mitchell County Livestock Co.—Camilla. *Mitchell County Livestock Co.—Pelham.

*Moultrie Livestock Co.-Moultrie.

*Peoples Stockyard-Cuthbert.

Cumming.

Athens.

ville.

*Seminole

*Sumter

Americus.

Donalsonville.

Valparaiso Community Sale-Valparaiso. Producers Marketing Association, Inc.-Montpelier. TOWA Ackley Sales Pavilion-Ackley. Adams County Auction—Corning. Adel Sales Pavilion—Adel. Albia Sales Company—Albia. Algona Livestock Auction, Algona. Anamosa Livestock Auction—Anamosa. Anita Auction Co.—Anita. Aplington Livestock Auction, Inc.—Aplington Avoca Auction Co.-Avoca. Baxter Sales Co.—Baxter. Bedford Sales Co.—Bedford. Belle Plaine Livestock Auction, Inc.-Belle Plaine. Belmond Sales Pavilion—Belmond. Bingley Sales Co.-Knoxville. Boone Sales Co.-Boone. Bradley Livestock Auction-Red Oak. Cedar Valley Livestock Exchange-Vinton. Centerville Sales Co.-Centerville. Chariton Sales Co.-Chariton. Clarinda Auction Co.—Clarinda. Clear Lake Auction Co.—Clear Lake. Coggon Livestock Sales Co.-Coggon. Colfax Sales Co.-Colfax. Cow Palace—Forest City. Creston Sale Company—Creston. Davis County Sale Co.—Bloomfield. Davis County Sales Commission—Decorah. DeVries Auction Co.—Buffalo Center. Diagonal Livestock Auction—Diagonal. Donnellson Commission Exchange—Donnellson. Dunlap Sale Company—Dunlap. Dyersville Sales Barn—Dyersville. Eastern Iowa Livestock Commission, Inc.-Mechanicsville. Eddyville Sales Company-Eddyville. Edgewood Sale Barn—Edgewood. Eldora Livestock Sales, Inc.—Eldora. Fairfield Livestock Commission, Inc.—Fairfield. Farmers Auction Market—Eldora. Farmers Livestock Company—Ankeny. Farmers Sale Company—Carroll. Fort Dodge Livestock Auction Co.—Fort Dodge. Garner Sales Co.—Garner. Greenfield Community Sale, Inc.-Greenfield. Grinnell Livestock Exchange-Grinnell. Guthrie Stock Pavilion, Inc.-Guthrie Center. Hampton Auction, Inc.-Hampton. Hawkeye Livestock Auction—Fairfax. Hillcrest Auction Company—Knoxville. Humboldt Livestock Exchange, Inc.-Humboldt-Dakota City. Humeston Sale Barn—Humeston. Independence Sale Company—Independence. Indianola Sale Co.—Indianola. *Interstate Producers Livestock Association-Waukon. Iowa City Sales Co.-Iowa City. Iowa Falls Sales Pavilion—Iowa Falls. Irwin Sales Company—Irwin. Kalona Sale Co., Inc.—Kalona. Keoco Auction Company-Sigourney. Keosauqua Sale Co., Inc.-Keosauqua. Kimballton Auction Co.-Kimballton. Knickman Livestock Sales Co.-Council Bluffs. Lamoni Sale Corp.—Lamoni. Le Mars Sales Co.—Le Mars. Lenox Livestock Auction-Lenox. Live Stock Auction Co .- Denison. Lizer Livestock Auction-Gowrie. Madison County Auction-Winterset. Mahaska Sales Company, Inc.—Oskaloosa. Mapleton Auction Co.-Mapleton.

•Reynolds Sale Barn-Reynolds.

Maquoketa Sales Co.-Maquoketa.

*Producers Marketing Association, Inc.— Marengo Livestock Commission Co.—Marengo, Vincennes. Marshalltown Livestock Auction—Marshalltown. Marvel Livestock Market Center-Webster City. Massena Livestock Auction-Massena. McCreary Sale Co.—Centerville. McIntosh Livestock Auction, Inc.—Ida Grove. Middletown Auction Sales, Inc.—Middleton. Montezuma Sales Company—Montezuma. Monticello Sales-Monticello. Moorhead Sale Barn-Moorhead. Mount Ayr Livestock Market-Mount Ayr. Mountain States Stockyards, Inc.-Sioux City New Liberty Sale Barn-New Liberty. Sharon Sales Company, Inc .- New New Sharon. Newton Sales Company-Newton. Northeast Iowa Sales Commission-Waukon. Northside Sales Co.-Sibley. Northwest Iowa Livestock Exchange—Alta. Northwood Sales Co., Inc.—Northwood. O & W Auction Market—Wadena. Oelwein Dairy Sales—Oelwein. Oelwein Livestock Exchange—Oelwein. Ollie Livestock Exchange—Ollie. Orient Sales Company, Inc.-Orient. Osceola Sales Co.—Osceola. Oswaloosa Livestock Auction—Oskaloosa. Ossian Livestock Exchange-Ossian. Pella Sales Co.-Pella. Perry Sales Pavilion-Perry. Riceville Sales Pavilion-Riceville. Rock Valley Sales Co.—Rock Valley. Rubey Auction Co.—Red Oak. Rubey Auction Co.—Shenandoah. Russell Sales Co.-Russell. Sales Company of Hawarden-Hawarden. Sheldon Sales Co.—Sheldon. Smylie Livestock Company—Columbus Junction Spencer Livestock Sales-Spencer. Spencer North Y Auction, Inc.—Spencer, Storm Lake Auction Co.—Storm Lake. Story City Auction Sales—Story City. Sumner Livestock Auction-Sumner. Tabor Sale Barn—Tabor. Tama Livestock Auction Co.—Tama. Thompson Livestock Commission Co.--Lamoni. Traer Sales Co., Inc.—Traer. Tri-State Livestock Auction Co., Inc.—Sloux Center. Tri-States Marketing Association, Inc .--Shenandoah. Tripoli Livestock Auction-Tripoli. Troutman Auction Sales-Bonaparte. United Livestock Auction Exchange, Inc.-Maquoketa. Walker Sales Co.-Walker. Wahler Sales Co.—Wahler. Wapello Livestock Sales, Inc.—Wapello. Washington Livestock Sales Co.—Washington. Waverly Sales Co.-Waverly, Wayland Sale Co., Inc.-Wayland. West Union Auction Exchange—West Union. Winneshiek Coop Association—Decorah. KANSAS *Abilene Livestock Sales Company-Abilene. *Allen County Livestock Auction-Gas City. Anderson County Sale Company—Garnett. *Anthony Livestock Company—Anthony. *Ashland Sales Company, Inc.—Ashland. *Atchison County Auction Company—Atchison. *Atwood Sale Barn-Atwood. *Beloit Livestock Auction, Inc.-Beloit. *Beverly Stockyard Company—Salina. *C & S Livestock Commission Company-Norton.

- *Caldwell Community Sale—Caldwell.
- *Cedar Vale Sales Company—Cedar Vale.
- *Central Livestock Sales Company-South Hutchinson.
- *Chandler Sales Company—Smith Center. *Chanute Sale Pavilion—Chanute.
- *Clay Center Sales Company-Clay Center.

*Cloud County Livestock Commission Company-Concordia. *Coffeyville Livestock Commission Company,

- Conceyvine Investor Commission Company, Inc.—Coffeyville.
 Colby Livestock Auction, Inc.—Colby.
 Coldwater Sales Company, Inc.—Coldwater.
 Concordia Sales Company—Concordia.
 Council Grove Livestock Auction—Council
- Grove.
- *Dighton Livestock Auction Market, Inc .--Dighton
- *Dodge City Livestock Commission Company, Inc.—Dodge City. *Douglass Livestock Commission Company-
- Douglass.
- *Downs Sales Company—Downs. *Effingham Auction Company—Effingham. *El Dorado Sales, Inc.—El Dorado.
- *Emporia Livestock Sale Company, Inc .-Emporia.
- *Eureka Auction Sale—Eureka. *Farmers Livestock Exchange, Inc.—Wakarusa.
 - *Farmers Marketing Sales Corp., Inc.-Hill City.
 - *Farmers and Ranchers Livestock Commission Co.—Salina. *Flint Hills Livestock Auction—Eskridge.
- *Fort Scott Sale Company—Fort Scott. *Frankfort Community Sale—Frankfort.
- *Franklin County Sale Company, Inc .- Ottawa
- *Fredonia Livestock Sales Company, Inc .--Fredonia.
- *The Garden City Sale Company, Inc .-- Garden City.
- Glasco Livestock Exchange-Glasco
- Goodland Livestock Commission Company,
- Inc -Goodland *Hanson Livestock Auction, Inc .- Hutchinson.
- *Harper Livestock Sale Company-Harper.
- *Hays Livestock Commission Company-Havs.
- Herington Livestock Auction Company-Herington.
- *Hiawatha Auction Company-Hiawatha.
- *Holton Community Sale-Holton.
- *Holton Livestock Exchange-Holton.
- *Hoxie Livestock Sale-Hoxie.
- *Iola Community Sale—Iola. *Junction City Livestock Sales, Inc.—Junction City.
- *Kingman Community Sale Company-Kingman.
- *Kiowa Sales Company-Kiowa. *Larned Livestock Commission Company-
- Larned.
- *Lawrence Livestock Sale-Lawrence.
- Leavenworth Community Sale-Leaven-
- worth.
- *Leoti Livestock Sales Company-Leoti
- *Liberal Livestock Sales Company-Liberal.
- *Lineral Livestock Sales Company—Liberal. *Lincoln Sales Company—Lincoln. *Lindsborg Livestock Commission Com-pany—Lindsborg. *Lyon County Livestock Auction—Emporia. *McKinley-Winter Livestock Commission Co., Inc.—Dodge City.
- Manhattan Commission Company, Inc .--
- Manhattan. *Mankato Sales Company—Mankato. *Marysville Livestock and Commission Com-
- pany-Marysville.
- *Meade Livestock Commission Company-Meade.
- *Medicine Lodge Sale Company, Inc .- Medicine Lodge. *Moline Auction Company—Moline. *Mound City Livestock Auction—Mound
- City.
- *Natoma Livestock Exchange, Inc.-Natoma. *Newton Livestock Sale Commission Company-Newton.
- *Norton Livestock Commission Company-Norton.
- •Oakley Livestock Sales Company—Oakley.
- *Oberlin Livestock Commission Company-Oberlin.

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- Shipshewana Auction Co.-Shipshewana.

- *Onaga Community Sale—Onaga
- *Osage City Livestock Sales Pavilion-Osage City.
- *Osborne Livestock Commission Company-Osborne.
- *Overbrook Livestock Sale Company-Overbrook
- Paola Market Sale, Inc.—Paola.
- *Phillipsburg Sales Company, Inc.—Phillipsburg *Plainville Livestock Commission Company,
- Inc.-Plainville. *Quinter Livestock Commission Company-
- Quinter. *Rezac Livestock Commission Company-St.
- Marys
- *Rush County Sales—La Crosse. *Russell Livestock Commission Company— Russell.
- *Sabetha Livestock Auction—Sabetha *St. Francis Livestock Sale Company-St. Francis.
- *Southeastern Kansas Sales Company-Fort Scott
- *Stewart Sale Barn-Brenson.

*Stilwell Community Sale—Stilwell.

- *Stockton Livestock Commission Company-Stockton. *Stockyards Commission Company-Great
- Bend. *Sylvan Sales Company—Sylvan Grove.
- *Tri-State Sale, Inc.—Elkhart.
 *Wa Keeney Livestock Commission Company—Wa Keeney.
 *Washington Sale Company—Washington.
- *Waverly Livestock Sale Barn-Waverly
- *Weaver & Dunn Livestock Auction Company-Syracuse.
- *Wellington Sales Company-Wellington. *Wilkey Livestock Sales, Inc.—Lyons. *Wilkey Livestock Sales, Inc.—Pratt.
- *Wilson Livestock Auction-Salina.
- *Winfield Livestock Auction, Inc.-Winfield.
- *Zima Livestock Sales Company-Emmett.

KENTUCKY

- *Adair County Stockyards-Columbia.

- Adair County Stockyards—Columbia.
 Albany Stockyards—Albany.
 Barren County Stockyard, Inc.—Glasgow.
 Ben Brown Stockyard—Kevil.
 Berry and Whitford Stockyard—Mayfield.
 Blue Grass Stockyards—Lexington.
 Bowling Green Livestock Market, Inc.— Bowling Green.
 Bowling Green.
- *Boyle County Stockyard Co.-Danville. *Breckinridge County Livestock Center,
- Inc.—Irvington. *Bullitt County Stockyards—Shepherdsville. *Burkesville Stockyards—Burkesville.
- *Carlisle Stockyards-Carlisle.
- *Catlettsburg Livestock Sales Co.-Catlettsburg. *Christian County Livestock Market, Inc.--
- Hopkinsville.
- *Olay-Wachs Stockyards Co., Inc .- Lexington.
- *Cynthiana Stockyards-Cythiana
- *Edmonton Livestock Market—Edmonton. *Farmers Commission Company, Inc. Inc --Tompkinsville.
- *Farmers Livestock Co.—Mayfield.
- *Farmers Livestock Market—London
- *Farmers Livestock Sales, Inc.—Louisa.
- *Farmers Stockyards—Flemingsburg.
- *Farmers Stockyards Company, Inc.-Mount Sterling.
- *Floyd County Livestock Market-Ivel.
- *Franklin Livestock Market, Inc.-Franklin.
- *Garrard County Stockyards—Lancaster. *Gibson Livestock Co., Inc.—Marion.
- *Glasgow Livestock Market-Glasgow.
- *Green County Stockyards-Greensburg.
- *Hopkinsville Livestock Company-Hopkinsville.
- *Horse Cave Stockyards—Horse Cave. Kentuckians Livestock Market,
- Owensboro. *Kentucky-Tennessee Livestock Market-
- Guthrie.

*Knox County Stockyards-Barbourville. *Laurel Sales Company-London.

NOTICES

*Farmers Livestock Exchange, Inc.-Boons-

*Four States Livestock Sales, Inc.-Hagers-

Farmers Market & Auction-Charlotte Hall,

*Frederick Livestock Auction, Inc.

*Grantsville Community Sales, Inc.—Grants-

*Western Maryland Stock Yards, Inc .--- West-

Woodsboro Livestock Sales, Inc .-- Woodsboro.

MASSACHUSETTS

*Michelson's Livestock Commission Auctions,

MICHIGAN

Linameier Livestock Sates, Inc.—Dundee. *Michigan Livestock Exchange—Cassopolis.

*Three Rivers Livestock Auction-Three

MISSISSIPPI

*Batesville Livestock Commission Co.-Bates-

*Billingsley's Auction Sale, "Doc"-Sena-

Booneville Commission Company-Boone-

*Chickasaw Commission Company—Houston. *Clarksdale Livestock Sales Company—

*Corinth Livestock Commission Company-

*Dixie Stock Yards, Inc.—Meridian. *Felders Livestock Sales Company—Summit. *George County Stockyards—Lucedale.

*Graves Livestock Company-Winona *Grenada Livestock Exchange—Grenada. *Gulfport Livestock Yards-Gulfport. *Hattiesburg Livestock Yards, Inc.-Hatties-

Holton Livestock Sales, J. W.-Centreville.

*Hub City Stockyards, Inc.—Hattlesburg. *Jackson Union Stockyards (& Quinns)-

* Jefferson County Stockyards, Inc.—Fayette. *Knight Brothers Sale—Carthage. *Laurel Stock Yards—Laurel.

Lexington Sales Company-Lexington. *Lincoln County Livestock Commission Com-

*Lipscomb Commission Company-Como.

*Lum Commission Company-Vicksburg.

*Mid-South Order Buyers, Inc.-Jackson.

*Meridian Stock Yards, Inc.—Meridian.

* Mississippi Livestock Yards-Laurel.

*Peeler's Livestock Sales-Kosciusko.

Prairie Livestock, Inc.-West Point.

*Ripley Sales Company—Ripley.

Natchez Stockyards-Natchez

*Moore & Woods Commission Company,

*New Albany Sales Company—New Albany. *North Mississippi Livestock Cooperative—

*Oxford Livestock Commission Company-

*Pontotoc Livestock Commission Company-

Producers Association-Tyler-

Producers

Producers

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Assn.

Carl's Commission Company—Pontotoc.

*Decatur Stockyards-Decatur.

*Napoleon Livestock Auction-Napoleon.

Northampton Coop. Auction-Whately.

*Andy Adams Sale Barn-Hillsdale. *Coldwater Livestock Auction—Coldwater. *Dundee Livestock Sales, Inc.—Dundee.

*Friend's Stock Yard, Inc.—Accident.

*Rudnick & Sons, Inc., Harry-Galena. West Nottingham Livestock, Inc.-Rising

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Corinth

burg.

Jackson.

*Livestock

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pany-Brookhaven.

*Mississippi Livestock (North Yd.)—Jackson.

*Mississippi Livestock

Inc.-Macon.

Corinth.

Oxford.

Pontotoc.

(South Yd.)-Jackson.

*FLAME, Inc.-Littleton.

Inc.-South Easton.

Frederick.

- *Lebanon Stockyards, Inc.—Lebanon. *Logan County Livestock Company, Inc.— Russellville.
- *Madison Sales Company-Richmond.
- *Maysville Stockyards-Maysville.
- *Middlesboro Livestock Market-Middlesboro
- *Monticello Stockyards—Monticello,
- *Morehead Stockyard—Morehead. *Morganfield Stockyard—Morganfield.

- Murray Livestock Company—Murray.
 Ohio Valley Producers, Inc.—Burna.
 Ohio Valley Producers, Inc.—Clinton.
- *O. K. Stockyards-Maysville.
- *Olive Hill Livestock Co.-Olive Hill.
- *Paducah Livestock Auction-Paducah.
- *Paintsville Livestock Market—Paintsville.
- *Paris Stockyards—Paris.
- *Princeton Livestock Company—Princeton. *Pulaski County Livestock Market, Inc.—
- West Somerset
- *Russell County Stockyards—Russell Springs *Smith Livestock Company-Symsonia.
- *Sparta Stockyards—Sparta.
- *Warren County Farmer Marketing Co-op-
- Bowling Green. *Winchester Stockyards-Winchester.

LOUISIANA

- *Abbeville Commission Company-Abbeville.
- Stockyards, *Alsbrooks-Guilbeau Inc ---Baton Rouge
- *Alsbrooks-Guilbeau Stockyards. Inc.-Opelousas.
- *Amite Livestock Co., Inc.—Amite.
- *Avoyelles Livestock Commission Market-
- Mansura
- *Bastrop Livestock Auction-Bastrop.
- *Charles A. Brown-Baton Rouge.
- *Clark Livestock Commission Company-Benton.

- *Coltharp's Livestock Market—De Ridder. *Delhi Livestock Auction—Delhi. *De Quincy Livestock Commission Co.—De Quincy.
- *Dominique's Cow Palace-Marksville.
- *Dominique's Livestock Auction-Alexandria.
- *Dominique's Stockyards, Inc.—Baton Rouge.
- *Dominique's Stockyards, Inc.—Lafayette. *Dominique's Stockyards, Inc.—Opelousas. *Eunice Stockyard—Eunice.

*Hodges & Co., W. H.-New Roads

*Lacassine Stockyards—Lacassine. *Lacy Stockyard, J. D.—Alexandria.

*Livestock Froducers, Inc.—Bossier City. *Lum Bros. Stockyards—Vidalia. *Lyles Auction Co., Bill—Grand Cane.

*Mansfield Livestock Auction—Mansfield. *Micelle's Commission Yard—Lake Charles.

*North Tangipahoa Stockyard, Inc .- Kent-

*Rayville Livestock Auction, Inc .- Rayville.

*Red River Livestock Auction, Inc .-- Cous-

*Vernon Livestock Co-operative, Inc .-- Lees-

*West Monroe Livestock Auction-West

MARYLAND

*Cumberland Stockyards, Inc.-Cumberland.

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*Tate Commission Barn, Joe—Ville Platte. *Tate Commission Barn, Joe—Lebeau.

*Voiron's Stockyard, Inc.-Thibodaux.

*Aberdeen Sales Company—Aberdeen.

Caroline Sales Company-Denton.

*Zachary Stockyards-Zachary.

*Hodges Stock Yards, Inc.-Raceland. *Homer Livestock Commission Co.—Homer. *Kentwood Livestock Sales, Inc.—Kentwood.

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Inc -

Monroe

*Farmer & Stockman Auction, Inc.-Clarence. *Franklin Livestock Auction, Inc.-Winnsboro *Franklinton Stockyards, Inc.—Franklinton. *Hodges & Co., W. H.—Alexandria. *Hodges & Co., W. H.—Crowley.

*Butte Livestock Market—Butte. *Central Nebraska Commission Company,

*Chappell Livestock Auction, Inc.-Chappell.

*Crawford Livestock Market, Inc.—Crawford. *Creighton Livestock Market—Creighton.

*Dovel Sale Barn—Auburn. *Elkhorn Valley Cattle Company—Norfolk.

*Fairbury Livestock Company—Fairbury, *Fails City Auction Company—Fails City

*Farmers Livestock Sales Company-Benkel-

*Gordon Livestock Auction Company, Inc .---

*Grand Island Livestock Auction-Grand Is-

*Hebron Livestock Commission Company-

*Holdrage Commission Company-Holdrage.

*Imperial Auction Market, Inc.-Imperial

*Kimball Livestock Auction-Kimball.

*Kearney Livestock Commission Company-

*Klug Brothers Livestock Company-Colum-

*Lexington Livestock Commission Com-

*Lockwood Livestock Auction-South Sioux

*Minden Livestock Sales Company—Minden. *Morrison Livestock Commission Company,

*Nebraska City Salebarn, Inc.-Nebraska

*Neligh Livestock Commission Company-

*Newman Grove Livestock Market-Newman

*Nollett Livestock—Valentine. *Norfolk Livestock Sales Company—Norfolk.

*Ogallala Livestock Commission Company-

*Oxford Livestock Commission Company-

*Pawnee Livestock Company-Pawnee City. *Pender Livestock Sales Company—Pender. *Plattsmouth Sale Barn—Plattsmouth.

*Producers Platte Valley Livestock Auction-

*Red Cloud Livestock Commission Co., Inc.-

*Republican Valley Livestock Auction-

Franklin. *Sheridan Livestock Commission Company—

*Sidney Livestock Sales Pavilion, Inc .--

*Sioux County Livestock Commission Co .-

*Stickelman Livestock Market—Spaining. *Stickelman Livestock Commission Com-pany—Gothenburg. Superior Livestock Commission Company, Inc.—Superior.

*Thadford Livestock Commission Company-

*Tri-State Livestock Commission Company-

*Union Livestock Commission Company-

*Valentine Livestock Market—Valentine. *Verdigre Livestock Market—Verdigre.

*Wells Commission Company—Fremont. *West Point Sales Company—West Point.

*Wayne Sales Company, Inc.-Wayne.

*Wahoo Livestock Auction Market-Wahoo.

*Western Livestock Auction Company-North Platte.

*Wisner Livestock Sales Company—Wisner. *York Livestock Sales Company—York.

*Tecumseh Livestock Market-Tecumseh.

*Spalding Livestock Market-Spalding.

*O'Neill Livestock Market-O'Neill.

Livestock Sales Company-

*Columbus Sales Pavilion, Inc.-Columbus.

*Chadron Sales Company-Chadron.

*Ewing Livestock Market-Ewing.

Grant Sales Company-Grant.

Inc.-Broken Bow.

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Kearnev

pany-Lexington.

Inc.-Scottsbluff.

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Grove.

Ogallala.

Oxford.

Kearney.

Red Cloud.

Rushville.

Sidney.

Harrison.

Thadford

McCook.

Scottsbluff.

Lincoln

*Corbessan, Inc.—Oshkosh.

- *S & S Livestock Dealers, Inc.-Tupelo.
- *Sardis Livestock Sales Company-Sardis *South Mississippi Livestock Market-Hat-
- tiesburg. Southwest Mississippi Livestock Producers Assn.-Liberty.
- *Southwest Stockyards, Inc.-Fort Gibson. *Spicer Brothers-Tupelo.
- *Starkville Livestock Commission Company-
- Starkville. *Stiles Livestock Commission Company-
- Sturgis.
- *Stringers Sale Barn-Columbia.
- *Tadlock Stockyards-Forest.
- *Tri-State Stockyards, Inc.—Starkville. *Tupelo Stock Yard—Tupelo. *Walnut Sales Company—Walnut. *Waynesboro Livestock Yards, Inc.—Waynes-
- boro.
- *West Point Livestock Yards, Inc .-- West Point.
- *Winston County Community Sales-Louisville.

MISSOURI

Alton Sales Company-Alton.

- Arnett & Son Livestock Auction-Warrensburg

- Ava Sales Company—Ava. Baker (Roy) Sales Company—Butler. Bethany Livestock Auction—Bethany. Bowling Green Livestock Market, Inc.— Bowling Green.
- Brunswick Sale Company-Brunswick.
- Buffalo Sale Barn-Buffalo.
- Butler Livestock Auction—Butler. Cabool Livestock Market—Cabool.
- Callaway Stock Sales Association-Fulton,
- Cantrell & Sons Sale Company—Archie. Carrollton Livestock Auction—Carrollton.

- Central Missouri Livestock Auction, Inc.-Mexico
- *Charleston Auction Company—Sedalia, *Charleston Auction Company—Chaleston. Chillicothe Livestock Auction, Inc.—Chillicothe.

Circle "5" Livestock Auction—Stanberry. Clark County Sales Company—Kahoka. Columbia Livestock Auction, Inc.—Columbia. Concordia Livestock Auction-Concordia.

Cox (Noel) Auction Sale-Ozark.

Doniphan Auction Sales Company-Doniphan.

- Edina Auction Company—Edina. El Dorado Sales Company—El Dorado Springs.
- Fairground Livestock Auction-Maryville. Fair Play Sale and Auction Company-Fair Play.
- Farmer's Auction Company-Mountain View. Farmers and Traders Commission Co., Inc.-
- Palmyra. Farmington Auction Company, Inc .- Farm-
- ington Fredericktown Auction Company, Inc .--

Fredericktown.

- Gainesville Sale Barn-Gainesville.
- Gallatin Livestock Auction Company-Gallatin.
- Golden Valley Auction Company-Clinton. Goodman Auction Market—Goodman. Grant City Sale Barn, Inc.—Grant City.
- Green City Auction Company, Inc.-Green
- City.
- H.R.B. Auction Company-Hamilton. Halsey-Riley Sales Company, Inc.—Marshall, Hannibal Sale Company, Inc.—Marshall, Hayes Cattle, Inc.—Chillicothe.
- Hinds Sale Company-Memphis
- Kahoka Sale Company, Inc.-Kahoka.
- Kennett Sales Company, Inc.—Kennett. Kirksville Community Sale—Kirksville.
- Kirksville Community Sale (North Barn)-Kirksville.
- Lewis County Auction Company-Lewiston. Lexington Livestock Auction—Lexington. Licking Auction Company—Licking. Linn County Auction Company—Brookfield. Lockwood Community Sale, Inc.—Lockwood.

- Lolli Sales Pavilion—Macon. Mansfield Auction Company—Mansfield.
- Maryville Auction Company-Maryville.
- Means Auction Company-Boonville. Merrigan Brothers Livestock Auction Market,
- Inc.—Maryville. Mexico Stockyards Company, Inc.—Mexico. Milan Livestock Auction.—Milan.
- Moberly Livestock Auction Company-Mo-
- berly Monett Sale Company-Monett.
- Montgomery County Auction Company-Wellsville.
- Mountain Grove Livestock Auction-Mountain Grove
- Neosho Auction Sales, Inc.-Neosho.
- Nevada Livestock Auction-Nevada
- New Cambria Community Sale-New Cambria.
- North Missouri Sale Pavilion-Trenton.
- Odessa Community Sale-Odessa.
- Olean Sale Company—Olean. Oregon Livestock Sales Company—Oregon.
- Palmyra Livestock Auction Market-Palmyra.
- Pasley (C. N.) Auction Company—Osceola. Payne Auction Sales—Lebanon.
- Platte County Sales Company, Inc .-- Platte City.
- Poplar Bluff Sales Company-Poplar Bluff.
- Potosi Auction Company, Inc.—Potosi, Princeton Sale Company—Princeton.
- Producers Livestock Market-Marshall Junction.
- Puxico Stockyards and Auction Company,

Inc.—Puxico. Rich Hill Livestock Pavilion, Inc.—Rich Hill. Roberts Brothers Auction—Bolivar. Robertson's Community Sale—Bethany. Rock Port Sales Pavilion, Inc.-Rock Port. Rolla Auction Company-Rolla. St. James Auction Company-St. James. Salem Auction Sale Company—Salem. Savannah Sale Company—Savannah. Schuyler County Sales Company—Lancaster. Sedgewickville Auction Barn-Sedgewickville. Seneca Community Sale, Inc.-Seneca. Shelbina Auction Company-Shelbina Sikeston Auction Company, Inc.-Sikeston. Jack Sivila Sale Company—Butler. Stewart's Sales Pavilion—Cameron. Summersville Auction Sale-Summersville. Thayer Sales Company-Thayer. Troy Sales Company—Troy. Unionville Sale Company—Unionville. Van Meter Auction Company—Kingsville. Versailles Auction Company—Versailles. Warsaw Sales Company—Warsaw. Welty Sale Pavilion—Nevada. Wentzville Auction Company—Wentzville. West Plains City Scales—West Plains. West Plains Livestock Auction—West Plains.

Windsor Auction Company-Windsor. MONTANA

*Billings Livestock Commission Co.-Billings. *Glendive Livestock Sales Co.—Glendive, *Miles City Salesyards Co.—Miles City,

*Sidney Livestock Market Center-Sidney.

NEBRASKA

- *Ainsworth Livestock Market-Ainsworth.
- *Albion Livestock Market, Inc.-Albion.
- *Alliance Livestock Auction Company-Alliance *Alma Sale Barn-Alma,

Hill.

- *Arnold Livestock Sales Company, Inc .- Arnold. *Ashland Sale Barn-Ashland.
- *Atkinson Livestock Market—Atkinson.
- *Augustin Brothers—Shelby. *Bassett Livestock Auction, Inc.—Bassett.
- *Beatrice Sales Pavilion-Beatrice.

*Burwell Livestock Market-Burwell.

- *Beatrice 77 Livestock Sales Co.—Beatrice. *Beaver Valley Livestock Auction—Beaver
- City. *Bloomfield Livestock Auction-Bloomfield. *Blue Hill Livestock Company, Inc .- Blue

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NEVADA

*Gallagher Livestock Co.-Fallon. Nevada Livestock Co.-Fallon.

NEW JERSEY

- *Community Livestock Auction-Woodstown. *Flemington Agricultural Marketing Co-op., Inc.-Flemington.
- *Harris Sales Company-Woodstown.
- *Jaeger's Livestock Auction Market-Sussex. *Livestock Cooperative Auction Association
- of North Jersey, Inc.-Hackettstown. *Nixon Sales Stable—Mount Holly. *Henry Zlotkin Auction—Freehold.

NEW MEXICO

Five States Livestock Auction, Inc.-Clayton. Portales Livestock Commission Co.-Portales,

NEW YORK

Amsterdam Livestock Sales, Inc .- Amsterdam.

- Burton's Livestock Exchange, Inc.-Vernon. Cambridge Valley Livestock Market-Cambridge.
- Chambers, D. R. & Sons, Inc.-Unadilla.
- Chatham Area Auction Co-operative, Inc .--
- Chatham. Cobleskill Commission Auction, Inc .-- Coble-
- skill DiBello, Ben Commission Sales—Hannibal.
- Empire Livestock Marketing Cooperative, Inc.—Bath.
- Empire Livestock Marketing Cooperative, Inc.-Bullville.
- Marketing Cooperative, Empire Livestock Inc.-Caledonia.
- Empire Livestock Marketing Cooperative,
- Inc.-Dryden. Empire Livestock Marketing Cooperative,
- Inc.-Gouverneur. Empire Livestock Marketing Cooperative.
- Inc.-Oneonta. Empire Livestock Marketing Cooperative, Inc.-Watertown.
- Lakes Livestock Market, Inc.-Finger Canandaigua.
- Gentner, Raymond Commission Market-Springville.

- Hillsdale Farmer's Auction, Inc.—Hillsdale, Kaplan, J. M. & Son, Inc.—Millerton, Luther's Livestock Commission Market-Wassaic.
- Maplehurst Livestock Market-Rinsdale. Milford Commission Sales Stable, Inc .--
- Franklin. Miller's Livestock Market-Argyle.
- Miller's Livestock Market of Johnstown-
- Johnstown. North Country Live Stock Exchange, Inc .--
- Chazy.
- Norwich Commission Sales—Norwich. Pavilion Livestock Market, Inc.—Pavilion.

Peter's Livestock Exchange-Jeffersonville.

- Ray's Auction Service-Owego.
- Norvel Reed & Sons, Inc.—Jamestown. Norvel Reed & Sons—Sherman. Southern Tier Livestock Market—Whitney Point.
- Steuben Country Livestock-Bath. Sullivan Brothers Livestock Exchange-
- Wallkill Livestock Market-Walden
- Livestock Market, Inc.-West Welch Edmeston.
- Brite and Tatum Livestock Co., Inc .-- Elzabeth City.
- Carolina Stockyards Co.-Siler City.
- Cattleman's Livestock Yard, Inc.-Canton. Central Carolina Farmers Livestock Market-
- Hillsborough. Dedmon's Livestock Yards-Shelby.
- Farmers Livestock Exchange-Marshville.
- D. F. Foust Livestock Co., Inc.-Greensboro. Hill's Stockyard—Kinston. Gus Z. Lancaster Stockyards, Inc.—Rocky
- Mount
- R. D. Martin Livestock Market—Aberdeen. Morris Livestock Co.—Charlotte.

Mount Airy Livestock Market, Inc .-- Mount Airy. Norwood Stockyard—Norwood.

*Producers Livestock Association-Findlay

*Producers Livestock Association-Marion.

Livestock

*Producers

caster.

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*Scio Auction Market-Scio.

*Tiffin Livestock Sales Co.-Tiffin.

*Beaver Livestock Sale-Beaver.

*Big Pasture Auction-Frederick

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*Rothschild

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Buffalo.

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Vinita.

Inc.-Texhoma.

*Cornwell-Ochsner

*Producers Livestock Association-Hillsboro.

*Producers Livestock Association-Mount

*Producers Livestock Association-Wapako-

*Producers Livestock Association-Washing-

*Producers Livestock Association-Wilming-

Scioto Livestock Sales Co.-Chillicothe.

*Union Stockyards Company—Hillsboro.

*Union Stockyards Company-Washington

*Woodsfield Livestock Sales, Inc .-- Woods--

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*Ada Livestock Auction, Inc.—Ada. *Ardmore Livestock Auction, Inc.—Ardmore.

*Buffalo Livestock Commission Company-

*Chandler Auction—Chandler. *Clinton Cattle Commission Company—

Commission

Sale-

*Blackwell Livestock Auction-Blackwell.

*Carmen Livestock Exchange-Carmen. *Cattlemen's Stockyards—Comanche.

*Clinton Livestock Auction-Clinton.

*Creek Nation Stockyards—Okmulgee. *Dewey Livestock Sale—Dewey. *Durant Stockyards Company—Durant.

*Farmers and Ranchers Livestock Auction-

*Farmers Livestock Commission Company-

*Grove Sales Company—Grove. *Hugo Sales Commission Company—Hugo. *Hobart Stockyards—Hobert.

*Hollis Livestock Commission Company-

*Idabel Livestock Auction—Idabel. *LeFlore County Livestock Auction—Wistar. *Locust Grove Sale—Locust Grove.

*Mangum Livestock Company—Mangum. *Marietta Auction Sale—Marletta. *Maxson Sales Company, Inc.—South Cof-

*Meeker Livestock Auction-Meeker. *Mountain View Community Sale-Moun-

tain View. *Muskogee Stockyards and Livestock Auc-tion—Muskogee.

*Newkirk Livestock Auction—Newkirk. *Oklahoma Auction Yards—Hominy. *Panhandle Livestock Commission Co.—

*Pryor Livestock Auction Company-Pryor.

*Texhoma Livestock Commission Company,

*Woodward Livestock Commission Com-

*Seiling Sales Association, Inc.—Seiling.

*Tonkawa Livestock Auction-Tonkawa. *Union Stockyards—McAlester. *Vinita Stockyards Auction Company—

*Maxson Sales Company, Inc.-Welch.

*Pawness Sale Company—Pawnee

*Perry Livestock Exchange-Perry.

*Stigler Livestock Auction-Stigler.

*Waurika Auction Sale—Waurika.

*Webb Livestock Sale-Sayre.

pany-Woodward.

*Perkins Livestock Auction-Perkins.

*Covington Sale Barn—Covington.

*Elk City Stockyards—Elk City. *Fairview Sale Barn—Fairview.

*Looper Auction-Stillwater.

*Zanesville Community Sales-Zanesville.

Livestock Company-Stony

Association-Lan-

- Oxford Livestock Market, Inc.-Oxford.
- Pates Stockyard-Pembroke.

- Shelby Sales Barn—Shelby. Sweet and Turner, Inc.—Elizabeth City. Union County Livestock Auction, Inc.— Mineral Springs.
- Warrenton Livestock Market-Warrenton.
- Watauga Livestock Market, Inc.-Boone.
- West Jefferson Livestock Market-West Jefferson.
- Whiteville Livestock Auction, Inc .- Whiteville.

NORTH DAKOTA

- *Ashley Livestock Sales Company-Ashley. *Beulah Livestock Auction Market, Inc .---Beulah.
- *Carrington Livestock Auction, Inc .- Car-
- rington. *Edgeley Livestock Sales Company—Edgeley. *Ellendale Livestock Sales Company-Ellen-
- dale.
- *Hamann Livestock Company-Hettinger. *Harrington Brothers Livestock Auction-Minot
- *Harvey Livestock Auction—Harvey. *Hettinger Livestock Sales—Hettinger.
- *Home Base Auction Company-Bowman.
- *Jamestown Livestock Sales—Jamestown, *JKL Cattle Company—Williston.

- *Kamrath Sales Pavilion—Mott. *Kist Livestock Auction Company—Mandan. *Lake Region Auction & Livestock Market, Inc.-Devils Lake.
- *Linton Livestock Sales, Inc.-Linton.
- *Lorenz Livestock Sales—Haxen. *Minot Livestock Auction—Minot
- *Missouri Slope Livestock Auction, Inc .--
- Bismarck.
- *Napoleon Livestock Auction—Napoleon. *Oakes Livestock Terminal—Oakes. *Park River Livestock Auction Market— Park River.
- *Rugby Livestock Sales-Rugby.
- Sales-Turtle *Schlichenmayer Livestock Lake.
- *Schnell Livestock Auction Company-Dickinson
- *Sitting Bull Auction-Williston.
- *Valley City Livestock Auction-Valley City.
- *Wahpeton Livestock Company-Wahpeton.
- *Western Livestock Company—Dickinson. *Williston Livestock Commission Company—
- Williston. *Wishek Livestock Market-Wishek.

OHIO

- *Athens Livestock Sales—Athens. *Barnesville Livestock Exchange—Barnesville.

*Carrollton Livestock Auction-Carrollton.

*Delta Livestock Auction & Commission

*Farmers Livestock Auction, Inc.—Marietta.

*Muskingum Livestock Sales Co.—Zanesville. *Ohio Valley Livestock Company—Gallipolis.

*Peoples Livestock Exchange—Greenville.

*Producers Livestock Association—Bucyrus

*Producers Livestock Association-Colum-

*Producers Livestock Association-Coshoc-

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*Producers Livestock Association-Eaton.

Livestock Association-Chilli-

*Fremont Livestock Exchange—Fremont. *Kenton Farmers Marketing Co.—Kenton.

*Lugbill Bros., Inc.—Archbold. *Lugbill Bros., Inc.—Columbus Grove.

*Damascus Livestock Auction-Damacus.

- *Bloomfield Livestock Auction-North
- Bloomfield. Bowling Stockyard-Circleville.
- Canfield Livestock Auction-Canfield. *Creston Livestock Sales-Creston.

*Dorset Livestock Sales-Dorset.

*Kidron Auction, Inc.-Kidron,

Company-Delta.

*Producers

cothe.

bus.

ton.

-Utica.

*Giles County Stockyard-Pulaski. *Greeneville Livestock Co.—Greeneville. *Hardin County Stockyard—Savannah.

Hartsville Livestock Co.—Hartsville. *Henderson Sale Co.—Henderson.

*Jamestown Stockyard—Jamestown.

boro.

City.

burg.

favette.

sonville.

Columbia.

son Station.

boro.

well

mour.

bia.

ville.

ville.

Amarillo.

Athens

Blanco.

Bonham.

enridge.

ville.

Jackson County Commission Co .- Gaines-

*Johnson City Livestock Market-Johnson

*Lawrence County Stockyard-Lawrence-

*Macon County Livestock Market-La-

*Madisonville Livestock Auction Co.-Madi-

*Mid-South Livestock Commission Co .-

Murfreesboro Livestock Market-Murfrees-

*New Tazewell Livestock Market-New Taze-

*Nicholas-Moore Livestock Market-Thomp-

*Morristown Stockyard, Inc.-Morristown.

*Newport Livestock Auction Co. Newport

*Oliver Livestock Market—Union City.

*Peoples Stockyard—Cookeville. *Peoples Stockyard—Fayetteville.

*Pulaski Stockyard—Pulaski.

Assn.-Fayetteville.

*O'Neill, Sam Auction Co.-Chattanooga.

Paris Livestock Commission Co.-Paris.

*Plateau Livestock Exchange-Crossville.

*Rogersville Livestock Market—Rogersville. *Scotts Hill Auction, Inc.—Scotts Hill.

*Sevier County Livestock Auction Co.-Sey-

*Shelbyville Livestock Market-Shelbyville.

*Smith County Commission Co.-Carthage.

*Smithville Livestock Sales-Smithville. *Southern Livestock Auction Co.-Colum-

*Southwestern Sales Co., Inc.-Huntingdon.

*Thompson & Son Livestock Co.-Obion.

*Trenton Livestock Sales Co.-Trenton.

*Tri-County Livestock Co.-McKenzie.

*Union Livestock Yards-Knoxville.

*West Tennessee Auction Co.-Martin.

Wilson Livestock Market-Newport

*Balton Livestock Auction-Balton.

*Abilene Auction-Abilene.

*Tennessee Producers Livestock Market

*Trousdale County Livestock Market-Harts-

*Unionville Livestock Market—Unionville.

Ward, William Stockyard-South Fulton.

*White County Livestock Market-Sparta.

*Wilson County Livestock Co.-Lebanon.

*Wilson's Livestock Market-Lewisburg.

TEXAS

*Amarillo Livestock Auction Company-

*Athens Livestock Commission Company-

*Blanco Livestock Commission Company-

*Bonham Livestock Commission Company-

*Breckenridge Livestock Exchange-Breck-

*Bridgeport Auction Sale-Bridgeport.

*Canyon Livestock Auction-Canyon.

*Coastal Cattle Association-Beaumont.

*Center Auction Company-Center.

*Brownwood Cattle Auction-Brownwood.

*Clarksville Livestock Exchange-Clarks-

*Warren County Livestock Co .- Mc Minn-

*Kingsport Livestock Market-Kingsport.

*Lewis County Stockyard-Hohenwald.

*Lexington Sales Co.-Lexington.

*Logan Livestock Co.-Union City

*Newbern Sales Co.-Newbern.

Lexington Livestock Market-Lexington.

*Mid-State Producers, Inc.—Woodbury. *Middleton Sales Co.—Middleton.

OREGON

- *Auction Center-Hood River.
- *Coos-Curry Livestock Auction—Bandon. *Douglas Livestock Market—Wilbur. *Enterprise Livestock Auction Co.—Enter-
- prise.
- "Hermiston Livestock Commission Co.-Hermiston.
- *Klamath Stockmen's Commission Co., Inc. Klamath Falls.
- *Madras Livestock Auction, Inc.--Madras.
- McMinnville Auction Yard-McMinnville. Northwestern Livestock Comm. Co .- Her-
- miston *Redmond Auction Yard, Inc.-Redmond.
- *Rogue Valley Livestock Auction, Inc.-Central Point.
- *Schricker Livestock Auction-Sutherlin.
- *The Dalles Auction Yard—The Dalles.
- Valley Livestock Sales-Lebanon.

PENNSYLVANIA

Belknap Auction Sales-Davton.

- Belleville Livestock Market, Inc.—Belleville. Carlisle Livestock Market—Carlisle. Chambersburg Livestock Sales—Chambers-
- burg.
- Chesley's Livestock Market-North East.
- Coudersport Livestock Market-Coudersport. Dewart Livestock Market-Dewart.
- Eighty-Four Auction Sales, Inc.-Eightyfour
- Enon Valley Community Sale-Enon Valley. Farmer's Tri-County Auction, Inc.-Scenery Hill
- Fayette Stockyards Company—Uniontown Greencastle Livestock Market-Greencastle.
- Green Dragon Livestock Sales—Ephrata. Hatfield Livestock Market, Inc-Hatfield.
- Indiana Livestock Market, Inc.-Homer City. Lebanon Valley Livestock Market-Fred-
- ericksburg.
- Leesport Market & Auction-Leesport.
- Mages & Farrell-Mercer.
- Meadville Livestock Auction-Saegertown. Middleburg Auction Sales, Inc.-Middleburg.
- Montague Livestock Auction-Union City Montour Farmers Livestock Market-Dan-
- ville. Morrisons Cove Livestock Market-Martins-
- burg.
- New Holland Sales Stables, Inc .- New Holland.
- New Wilmington Livestock Auction-New Wilmington. Nicholson Sales Company—Nicholson.
- Penns Valley Livestock Auction-Centre Hall. Pennsylvania Livestock Auction, Inc .--
- Waynesburg. Parkiomeaville Sales Stables-Parkiomeaville.
- Quakertown Livestock Sale-Quakertown.
- Sechrist Sales Company, Inc.—Stewartstown. Showalter's Livestock Exchange—Duncansville.
- Silver Springs Livestock Market-Mechanicsburg.
- Troy Sales Cooperative-Troy.
- Valley Stockyards, Inc.-Athens.
- Vintage Sales Stables, Inc.-Paradise.
- Wayne County Livestock Exchange, Inc .--Honesdale.
- Wyalusing Sales Company—Wyalusing. York Livestock Market, Inc.—York.

SOUTH CAROLINA

- Bruce & Co., P. L.-Greenville.
- *Chesnee Livestock Co.—Chesnee. *Conder Co., Inc., J. W.—Columbia.
- *Darlington Auction Market, Inc .- Darlington.
- Farmer's Livestock Market-Leesville. Greenwood Stockyard, Inc.-Greenwood,
- "Herndon Stockyards, Inc.-Ehrhardt.
- *Rutto Stockyards, Inc.—Holly Hill. Johnson Livestock Market-Honea Path.
- *Lenox Stockyards-Bennettsville.
- Nichols Auction Market-Nichols.
- *Orangeburg Livestock Barn-Pageland.

- *Pageland Livestock Barn—Pageland.
- *Pickens Auction Market, Inc.-Pickens.
- *Rock Hill Sales Barn-Rock Hill. *Saluda County Stockyards, Inc.-Saluda.
- *Smith Stockyards-Columbia.
- *Springfield Stockyards-Springfield.
- *Spartanburg Livestock Yards-Spartanburg.
- *Taylor Stockyards, John C.—Anderson. *Twin States Auction Market—Tabor City.
- *Walterboro Stockyards Company, Inc .--Walterboro.
- *York County Stockyards, Inc .--- York.
 - SOUTH DAKOTA
- *Aberdeen Livestock Sales Company-Aberdeen.
- *Belle Fourche Livestock Exchange-Belle Fourche.
- *Britton Sales Pavilion, Inc.—Britton. *Canton Livestock Sales Company—Canton.
- *Chamberlain Livestock Sales, Inc.-Chamberlain.
- *Edgemont Livestock Sales Company, Inc .---Edgemont.
- *Eureka Livestock Sales Company, Inc.-Eureka.
- *Faith Livestock Company, Inc.-Faith.
- Gregory Livestock Auction-Gregory.
- *Hub City Livestock Sales Pavilion-Aberdeen.
- *Kimball Livestock Exchange-Kimball.
- Leola Livestock Sales Company—Leola.
- *Laken's Watertown Sales Pavilion-Watertown.
- *Madden's Livestock Market, Inc.-St. Onge.
- *Martin Auction Company, Inc.—Martin. *McLaughlin Commission Company—Mc-Laughlin.
- *Mobridge Livestock Auction Sales, Inc .--Mobridge.
- *Rapid City Livestock Commission Co.-Rapid City
- *Schnell Livestock Market, Inc.—Lemmon. *Sisseton Livestock Sales Company-Sisse-
- ton. *South Dakota Livestock Sales Co .-- Water-
- town. *Stockmen's Livestock Auction Co.-Yankton.
- *Sturgis Livestock Exchange, Inc.—Sturgis. *Timber Lake Livestock Sales Co.—Timber
- Lake *Webster Livestock Exchange, Inc.-Webster.
- *Yankton Livestock Sales Company, Inc.-Yankton.

TENNESSEE

- *Athens Livestock Auction Co.-Athens.
- *Beasley Commission Auction—Franklin. *Botts & Evans Livestock Co.—Union City. *Chattanooga Union Stockyard—Chatta-
- nooga
- *Clarksville Livestock Market-Clarksville. *Cleveland Livestock Auction Co.-Cleveland
- *Clinton Livestock Auction Co., Inc .-- Clinton.
- *Coffee County Livestock Market-Manchester.

*Cumberland City Stockyard-Cumberland

*Dayton Livestock Auction Co.—Dayton. *DeKalb County Commission Co.—Alexan-

dria. *East Tennessee Livestock Center-Sweet-

*Farmers Livestock Auction Co.—Decherd. *Farmers Livestock Exchange—Union City,

*Farmers Livestock Market, Inc.-Greenville.

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*Farmers Stockyard—Newport. *Gallatin Livestock Market—Gallatin.

*Gamaliel Livestock Market-Gamaliel.

*Collierville Auction Co.-Collierville. *Cookeville Livestock Co.—Cookeville. *Covington Sales Co.—Covington.

*Farmers Auction Co.—Fayetteville.

*Farmers Commission Co.—Camden. *Farmers Commission Co.—Carthage.

City.

water.

*Crockett County Sales Co.-Maury City.

- 6180
- *Coleman Livestock Auction-Coleman. *Collin County Commission Company-Mc Kinney.
- *Delhart Livestock Auction Company-Delhart.
- *Decatur Auction Sale-Decatur.
- *Eads & Cole Commission Company-Brownwood.
- *Ennis Livestock Company-Ennis.
- *Farmers & Ranchers Livestock Company-Denton.
- Farmers & Ranchers Livestock Comm. Co.-Paris.
- *Frio Livestock Sale—Pearsall. *Gainesville Livestock Auction—Gainesville.
- *Gillespie County Livestock Sales Co.-
- Fredericksburg. *Gilmore Livestock Commission Company-Gilmore
- *Graham Livestock Commission—Graham. *Groveton Livestock Commission Co.-
- Groveton. *Groesbeck Commission Company-Groes-
- beck
- *Haskell Livestock Auction—Haskell. *Henderson County Livestock Auction— Athens.
- *Hopkins Livestock Commission Co .- Sulphur Springs.
- *Huntsville Livestock Commission Co .--Huntsville.
- *Kirbyville Auction Barn—Kirbyville.
- *Lampasas Auction, Inc.-Lampasas.
- *Lufkin Livestock Exchange—Lufkin.
- *McDougal Livestock Auction—Comanche. *Madison County Livestock Comm. Co.— Madisonville.
- *Mansfield Commission Company-Mansfield.
- *Marshall Livestock Commission—Marshall. *Marshall-Longview Livestock Exchange-
- Longveiw. *Matthews Livestock Commission Com-
- pany-San Saba. *Meridian Livestock Auction-Meridian.
- *Mineral Wells Stockyards Company-Mineral Wells.
- *Moore's Livestock Commission Company-McKinney.
- *Muenster Livestock Commission Company-
- Muenster.
- *Olney Livestock Auction-Olney.
- *Panola County Livestock Commission Co.-Carthage.
- *Paris Livestock Commission-Paris. *Parker County Livestock Commission-
- Weatherford.
- *Patton Auction Barn—Nacogdoches. *Pilot Point Livestock Exchange—Pilot Point. *Quanah Livestock Commission—Quanah. *Rains County Livestock Commission-
- Emory. & Farmers Commission Com-*Ranchers
- pany—Abilene. *Rusk County Auction-Henderson.
- *San Augustine Livestock Commission-San Augustine.
- *Sealy Livestock Auction Company-Sealy.
- *Seymour Stockyards Company—Seymour, *Southwest Livestock Exchange—Uvalde. *Sulphur Springs Livestock Commission
- Co.-Sulphur Springs.
- *Terrell Livestock Commission Company-Terrell.
- *Texhoma Cattle Company—Whitesboro. *Tulia Livestock Auction—Tulia.
- *Tyler Livestock Commission Company-Tyler.
- Vernon Stockyards Company, Inc.-Vernon, *Wellington Livestock Commission Co.-
- Wellington. *West Texas Livestock Sales Company-Plainveiw.
- *Wichita Falls Stockyards-Wichita Falls.
- Wills Point Livestock Commission Co.-Wills Point.
- Winnsboro Livestock Commission Co.-Winnsboro.
- *Wood County Livestock Auction-Mineola.

- *Woodville Livestock Commission Co .--Woodville.
- UTAH *Delta Livestock Auction Co.-Delta.

NOTICES

*Richfield Auction Market-Richfield.

Ripley.

town.

Moundsville.

Alexander.

Pleasant.

Parkersburg.

Weston.

Bonduel.

Douglas.

Grevbull.

Sheridan.

Worland.

pany-Torrington.

pany-Torrington.

(b) of § 78.12 only.

Plant-Brewton,

Co.—Opelika.

Florence

Pavne.

boro.

Barney's Pork House-Decatur. Bartel's Frozen Foods-Atmore.

*Beesley Packing Company, Inc.—And Bird Packing Company, Inc.—Midland. *Brewton Abattoir—Brewton.

*Decatur Packing Company—Decatur.

Florence Packing Company—Florence.

Hinote Packing Company-Loxley.

Morgan Packing Company-Tuscaloosa.

Leeds Packing Company-Leeds.

Nelms & Son-Decatur.

Lander.

tion-Marlinton,

*Mannington Stockyards, Inc.-Mannington,

*Morgantown Livestock Sales, Inc.-Morgan-

*Moundsville Livestock Auction Company-

*New River Livestock Market, Inc.-Beckley,

*Ohio County Livestock Auction, Inc .--- West

*Pocahontas Producers Cooperative Associa-

*Pt. Pleasant Livestock Company-Pt.

*South Branch Stockyard, Inc .-- Moorefield.

*Spencer Livestock Exchange, Inc.—Spencer. *Terra Alta Stockyards, Inc.—Terra Alta.

Weston Livestock Sales Company, Inc .-

WISCONSIN

*Equity Co-op Livestock Sales Association-

WFOMING

*Douglas Livestock Exchange Company-

*Greybull Livestock Commission Company-

*Lander Livestock Commission Company-

*Laramie Livestock Exchange, Inc.-Laramie.

*Sheridan Livestock Commission Company-

*Stockmen's Livestock Commission Com-

*Torrington Livestock Commission Com-

*Worland Livestock Commission Company-

SPECIFICALLY APPROVED SLAUGHTERING

ESTABLISHMENTS

ments preceded by an asterisk are specif-

ically approved for the purposes of § 78.5

of Title 9, Code of Federal Regulations,

concerning brucellosis reactors and of

paragraph (b) of § 78.12 of said Title 9,

concerning cattle not known to be af-

fected with brucellosis, and those not preceded by an asterisk are specifically

approved for the purposes of paragraph

ALABAMA

Daulphin's Clover Farm and Processing

*East Alabama Frozen Foods & Provisions

Florence Frozen Foods Slaughter Plant-

Fort Payne Locker & Storage Plant-Fort

Greensboro Packing Company, Inc .- Greens-

-Andalusia.

The following slaughtering establish-

"Riverton Livestock Auction-Riverton.

*Gillette Livestock Auction-Gillette.

*Powell Auction Market—Powell.

*Equity Livestock Market—Coon Valley. *Equity Co-op Livestock Market—Sparta.

*Benoit Livestock Market-Mason.

*Forrest Brigham-Evansville.

*Matthes Farms-Viola.

*Kuehne & Sons, R.-Seymour.

*Drees Livestock Pavilion—Peshtigo.

*Union Livestock Sales Company, Inc.-

*Salina Auction-Salina,

- *Smithfield Livestock Auction, Inc .- Smithfield.
- *Spanish Fork Livestock Auction, Inc .--Spanish Fork.
- Southern Utah Auction—Cedar City. *Tri-State Livestock Auction, Inc .- St.
- George. *Uintah Sales Barn—Roosevelt.
- "Utah Valley Auction-Spanish Fork.
- *Vernal Livestock Auction Co.-Vernal.

VERMONT

- Addison County Commission Sale-East Middlebury.
- Crosby Commission Sale-Whiting. East Thetford Commission Sale-East Thet-
- ford.
- Vergennes Livestock Market-Vergennes. Westminster Commission Sale-Westmin
 - ster.

VIRGINIA

- *Abingdon Livestock Market, Inc.-Abingdon.
- *Bedford Livestock Market, Inc.—Bedford. *Christiansburg Livestock Market, Inc.—
- Christiansburg.
- *Farmers Livestock Market, Inc.-Bristol.
- *Farmers Livestock Market, Inc.-Ewing.
- *Farmers Livestock Exchange, Inc .--Win-
- chester. *Fauquier Livestock Exchange, Inc .-- Mar-
- shall. *Front Royal Livestock Market—Front Royal.
- *Galax Livestock Market, Inc.-Galax. *Highland County Livestock Market, Inc.-
- Monterey. *Lee Farmers Livestock Market, Inc.-Jones-
- ville. *Loudoun County Livestock Market, Inc .--
- Leesburg.
- *Lynchburg Livestock Market—Lynchburg. *Narrows Livestock Market, Inc.—Narrows.
- *Nokesville Livestock Auction, Inc .-- Nokes-
- ville.
- *Orange Livestock Market, Inc.—Orange.
- *Phenix Livestock Market—Phenix. *Pulaski Livestock Market—Dublia.
- Roanoke Livestock Market-Roanoke.
- *Rockingham Livestock Sales, Inc.-Harrisonburg.
- *Scott County Livestock Market-Gate City. *Shenandoah Valley Livestock Sales, Inc.-Harrisonburg.
- Smithfield Livestock Market, Inc.-Smithfield.
- *South Boston Livestock Market-South Boston.
- *South Hill Livestock Market—South Hill.
- *Southside Stockyards, Inc.—Petersburg.
- *Staunton Union Stockyards, Inc.—Staunton. *Staunton Livestock Market, Inc.—Staunton.
- *Tazewell Livestock Market, Inc.—Taz *Victoria Livestock Market—Victoria. -Tazewell.
- *Woodstock Livestock Market-Woodstock.
- *Wytheville Livestock Market, Inc .--- Wytheville. WASHINGTON

*Walla Walla Livestock Comm. Co .-- Walla

WEST VIRGINIA

*Bluegrass Market, Inc.—North Caldwell. *Blueridge Livestock Sales, Inc.—Charles

*Gassaway Livestock Market, Inc-Gassaway.

*Jackson County Livestock Market, Inc.-

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*Bridgeport Stockyards, Inc .- Bridgeport.

*Evans Stock Yards, Inc.-Elkins.

*Alderson Livestock Market—Alderson.

*Auburn Livestock Market, Inc.-Auburn.

*Colville Auction Co.-Colville.

Walla.

Town.

*Prosser Salesyard, Inc.-Prosser.

*Roanoke Packing Company, Inc.—Roanoke. Robertsdale Locker Plant—Robertsdale. Valley Pride Packing Company, Inc.-Huntsville.

White Rock Packing Company—Dothan. Williams Packing Company—Gadsden. *R. L. Zeigler, Inc.—Tuscaloosa.

ARTZONA

Arizona Meat Packers—Tucson. Evans Meat Company—Phoenix. *Herseth Meat Packing Company—Phoenix. Maricopa Packing Company-Phoenix. Maricopa Packing Company—Phoenix. *O.K. Wholesale Meat Company—Phoenix. Paramount Packing Company—Casa Grande. Saflord Packing Company—Saflord. Southwest Meat Company, Inc.—Yuma, Stone & Randall Meat Company—Mesa. *Tempe Meat Company, Inc.—Tempe. *Vern Busby Meat Company—Tucson. Western Meat Packing Co.-Tucson.

ARKANSAS

Barnett's Slaughter House—Crossett. Bramlett's Country Market—Lowell. Brawner Packing Company-Wynne.

* Broadaway Packing Company—Jonesboro. * Brown Packing Company—Little Rock. * Roy Burton Wholesale Meats—North Little

- Rock.
- Butcher Wholesale Meats—Camden. Calhoun General Merchandise, Brown—Mon-

ticello

Carroll Packing Co.—Paragould. Charleston Frozen Foods—Charleston.

- *Columbia Packing Company—Magnolia. *Community Abattoir, Inc.—Fort Smith.

- Dumas Packing Co.—El Dorado. Fletcher Beef Co., Jim.—Fayetteville. Philip Freer & Son—Ivan. Garner's Abattoir & Meat Processing Co.—
- Van Buren.

Van Buren. Gude Packing Co.—Blytheville. *Hawthorne Packing Co.—Hot Springs. *Hot Springs Packing Co., Inc.—Hot Springs. Huber Slaughter Plant—Subjaco. *Leo Hunt—Pine Bluff. *Kierre & Sons—North Little Rock. R. Kindevater & Sons Market—Little Rock. *Kruse Packing Company—Alexander. Lasiter Packing Co.—Booneville. Lawton Wholesale Meats—Warren. *Little Rock Packing Company—Little Rock.

*Little Rock Packing Company—Little Rock, McKiever Meat Market—Monticello. Mann Slaughtering & Processing—Piggott. Mazzanti Food Bank—Monticello. *Meacham Packing Company—Batesville. Melbourne Packing Company—Batesville. Mkoon Beef Company—Fayetteville.

*Middleton Packing Company-Newport. Miller Packing Company—Judsonia. Miltchell Locker Plant—Sheridan. Montgomery, Ralph Grocery & Market—Hope. Monticello Packing Co.—Monticello. Morrilton Packing Co.—Morrilton.

Morriiton Packing Co.—Morriiton. Norris Packing Company—Hope. *Nance & Rutledge Meat Co.—Rogers. *Oliver Slaughtering House—Stuttgart. *O. E. Owens Wholesale—Pearcy. Paul Payne Meats—Paragould.

*Phillips Packing Co.—Magnolia. Prairie Grove Locker Plant—Prairie Grove.

- *Prickett Packing Co.—Batesville. Pruett Meat Market—Batesville.
- *Quality Packing Co.—Truman. Redd Slaughter House—Harrisburg.

*Reeder Meat Co.—Arkadelphia. Russellville Packing Co.—Russellville, *Ryburn & Glover Meat Co.—Pine Bluff. St. Scholastica—Fort Smith.

- Scheile Slaughter House—Paris. Sutton Slaughter Plant, Claud H.—Hope.
- *Taylor Brothers Wholesale Meats-Curdon. * Townsend Processing Co.—Texarkana. * Webb Packing Co.—Helena. * Western Meat Packers, Inc.—Little Rock. * White County Packing Co.—Searcy.

CALIFORNIA

*Arnopole Meat Co.-Modesto. *Avila Meat Co.-Newman. *Circle Bar Meat Farm-Franklin. *Crum Meat Co.—Mc Arthur. *Evart Meat Co.—Healdsburg. *Felder & Son—Sonoma. *Hill Top Meat Co.—Roseville. *Hohener, Ernest—San Leandro. *Johnson Meat Co.—Sonoma. *Keller Bros. Meat Co.—St. Helena. *Langer & Kretner—Eureka. Langer & Krether—Eureka. *Lewis & McDermott—Berkeley. *Moller & Sons—Pleasanton. *Palace Market—Fresno. *C. V. Panizzera—Occidental. *Prime Meat Products—Ukiah. *Redwood Meat Co.—Eureka. *Regusci Meat Co.—Napa. *Stoeven Bros.—Dixon. *Taafe, Wm. A. Co., Inc.—San Francisco. *Trophy Meat Co.—San Miguel. *Yettner Bros.—Fort Bragg. *Watson and Company Meat Packers-Cedarville. COLORADO

*Louis Altburger Packing Plant-Denver.

*Colorado Packing Company—Durango. *Loveland Packing Company—Loveland.

CONNECTICUT

Andrychowski, Emil and John (E & J Farms)-Willimantic. *Bridgeport Municipal Abattoir-Bridgeport. *Dan-Brook Packing Company—New Milford, *Connecticut Packing Company—Hoomfield, DeMartino and Son—Seymour. Double A Packing Company—Beacon Falls. Garneau and Son—Flainfield. *General Packing Company—Torrington. Hazardville Slaughterhouse—Hazardville. *Novack, Abe—Danbury. *Shoreline Packing Company—East Haven. Silk City Packing Company—Manchester. *Southington Packing Company—Southington. Maurice Levesque-Canterbury. DELAWARE

Goldberg Bros., Inc.—Wilmington. Hendler, Sidney—Wilmington. Kemp's Meats—Wyoming. Messina, Anthony G.—Wilmington. Townsend Locker Plant—Townsend. Torbert Bros.—Felton. Woerner & Souder—New Castle.

FLORIDA

*Bessley Packing Company of Florida, Inc .--Pensacola.

Economy Packing House—Hialeah. Florida Packing & Provision Co.—Palatka. *Gotham Provision Company, Inc.—Miami Springs. Jones-Chambliss Co.-Jacksonville.

*Loeb & Gottfried—Hialeah. *Meat Supply Co.—Pensacola. Register Meat Company, Inc.—Cottondale. *Sunnyland Packing Company—Gainesville. Suwannee Packing Company—Live Oak. *Taylor Industries—Jay.

*Tobias Meat Company—Chipley.

GEORGIA

Acuff Meat Processing Plant-Ringgold. Akridge Sausage Company-Rome. Bearden Provision Company—Calhoun, *Beavers Packing Company—Newman. Brooks County Packing Company—Quitman. Bullard's Sausage Plant—Summerville. Carroll Packing Company—Valdosta. City Abattoir—Albany. *Cochran Provision Company—Dublin. *Cochran Provision Company—Dublin. Dalton Slaughterhouse—Dalton. Duffey Sausage Company, Inc.—Carrollton. Evans Locker Plant—Evans. Grady Packing Company, Inc.—Cairo. Harrell Sausage Company—Bainbridge. Javetz Abattoir—Savannah. Jeffamy, Inc.—Atlanta. D. L. Lee and Sons—Alma.

Levinson Bros., Inc.—Rome. *Lowell Packing Company—Pitzgerald. *R. H. McEver Packing Company—Talmo. *Modelin Packing Company—Albany. Moree Packing Company—Albany. Perkins Processing Plant—Chickamauga. Quitman Abattoir—Quitman. Rome Provision Company, Inc.—Rome. *Scott Meat Packers—Augusta. *Scott Meat Packers—Augusta. *Southern Foods, Inc.—Columbus. Wiggers Packers-Columbus,

Bendel's Packing Plant—Troy. *Boise Valley Packing Co.—Eagle. *Boise Valley Packing Co.—Eagle. Bryant Packing Co.—Burley. Dahman Food Lockers—Lewiston. Davis Packing Co.—Boise. Don's Meats—Wallace. *Gem Meat Packing Co.—Boise. Goodbye & Sons Meats, Inc.—Sandpoint. *Grimes Packing Co.-Nampa. Hartman (Joe) Packing Plant—Stites. Hillcrest Packing Co.—Nampa. Howard's Meat Processing Plant—Grangeville. *Idaho Falls Meat Co.-Idaho Falls. *Independent Meat Co., Inc.—Twin Falls. Jenson Custom Packing Co.—Rupert. Johnston Bros. Packing Co.-Caldwell. *Knudson Packing Co.—Preston. *Liberty Meat Packers—Eagle. *Mickelsen Pack-Blackfoot. Nampa Packing Co.—Nampa. Owyhee Meat Packers—Homedale. Penguin Lockers—Fruitland. Peoples Packing Co.—Rupert. *Taylor Meat Packers-Idaho Falls. *Y-J Packing Company—Coeur d'Alene. *Zweigart Packing Co.—Pocatello.

TLLINOIS

Al's Packing Plant—Naperville. Bartlow Bros., Inc.—Rushville. Bergman Meat Packing Co., Inc.—Pittsfield. Burnside & Sons, L.-Marengo. Brighton Locker Plant—Brighton. Calihan & Co.—Peoria. Covernaker Facking Co.—Moline. Dad's Country Market—Beaverville. David's Frozen Food Center—Milford. Deschepper Packing Co.—Milan. Ducey Packing Company—Jerseyville. DuQuoin Packing Company—DuQuoin. Eckert Orchard Association—Belleville. Edgar County Locker Service-Paris. Elmwood Locker Service-Elmwood Foremost Packing Company-East Molin. Goble, Howard—Danville, Hamilton Locker Service—Hamilton, Harmon Packing Co.—Paris, Hartrich Meat Processing Plant—St. Marie, Hartrich Meat Processing Plant—St. Marie Hill Packing Company—Danville. Hoopeston Food Lockers—Hoopeston. Hubbard Packing Company—Chicago. Humphrey Facking Co.—Lawrenceville. Johannes Market—Quincy. Jones Packing Company—Harvard. Kabrick Locker Plant—Plainville. Kreps Locker Service—Bushnell. Kunkel Packing & Provision Co.—Quincy, L. & M. Slaughter House—Georgetown. Marengo Packing Co.—Marengo. Marengo Packing Co.-Marengo. Margolin Packing Co.-Danville. McLain's Locker Plant—Warren. Metamora Abattoir—Metamora. Parks Processing Plant—Warren. Fetroff Packing Company—Benton. Potomac Slaughter House—Potomac. Quincy Beef & Veal Co.-Quincy. Raber Packing Company—Peoria. Rock River Provision Co.—Rock Falls. Rocke's Cold Storage—Norton. Ruff Locker Service—Quincy. Shanks Packing Co.—Mattoon. Sheldon Market & Food Lockers-Sheldon. Sievers, Tony Slaughter House—Palestine. Smith Packing Company—Harrisburg.

Stone Meat Packing-Chicago Heights. Streck Packing Company—Belleville. Tuscola Locker Service—Tuscola. Ursa Co-operative Locker Service-Ursa. Virginia Packing Company—Virginia. West Frankfort Facking Company—West Frankfort. Weyhaupt Bros. Packing Co.-Belleville.

Wunderlich Packing Company-Sharon, Wisconsin. Y & T Packing Company—Springfield.

INDIANA

Albany Frozen Food Locker—Albany. Blintzinger's Market—Tell City. Brook Locker Plant—Brook. Brook Locker Plant—Brook. Bloomington Packing Co.—Bloomington. Carpenter, K & Sons—Shipshewana. Clark & Moore Processing Plant—Monticello. Clinton Packing Co.—Clinton. Cable Line Meats—Elkhart. Cole, Mark, Packing Co.—Sharpsville. Denney & Barker, Inc.—Huntington. David Face Backing Co. Haubttedt Dewig Bros. Packing Co.—Haubstadt. Elkhart Packing Corp.—Elkhart. Fisher Packing Co.—Portland. Frankfort Provision Co.—Frankfort. Gilbert Slaughterhouse—Van Buren. Goff, Inc.-Pendleton. Greenfield Abattoir, Inc.—Greenfield. Gutzweiler Packing Co.—Jasper. Hamilton Locker Plant—Hamilton. Hamilton Locker Plant—Hamilton. Helm Market—Winchester. Hitch Packing Co.—Princeton. Hanford Packing Co.—Thayer. Hoosler Abattoir—Indianapolis. Harlow Meat Market—Seymour. Jenkins Food Market—Harrison, Ohio. Kucan Meat Packing—Gary. Mabo Packing Co., Inc.—Evansville. Main Meat Market, Inc.—Brookville. Marhurger Packing Co.—Peru. Marburger Packing Co.-Peru. Marburger Facking co.—Ferd. Merkley & Sons, Inc.—Jasper. Miller Packing Co.—Kokomo. Miller Processing Co.—Georgetown. Mischler Packing Co.—Lagrange. Monticello Packing Co., Inc.-Monticello. Monteello Packing Co., Inc.—Monuce Moore Packing—Gary. Mooresville Packing Co.—Mooresville. Oesian Locker Plant—Ossian. Parrot Packing Co.—Fort Wayne. Price, Walter Abattoir—Plymouth. Rabe, Wm. J & Sons—Muncle. Deskrülle Backing Co. Bookville Rockville Packing Co.—Rockville. Roos Packing Co.—Indianapolis. Rose City Packing Co., Inc.—Newcastle. A. Rowe & Sons—Terre Haute. Schmitt, H. P. Packing Co.—Decatur. Schneider, V. C. & Sons Packing Co.— Spencer. Schuler Packing Co.-Ferdinand. Schlersburg Locker Co.—Sellersburg. Shackelford, W. E.—Owensville. Snyder's Market—Angola. Standard Packing Co.—Kokomo. Stephens, M. M. & Sons Packing Co.— Chesterton. State Line Packing Co.—Momence, Illinois. Straub & Smith Packing Co.—Indianapolis. Summers Packing Co.—North Liberty. Troy Packing Co.—Indianapolis. Vale City Packing Co.—Valparaiso. Valentine Co., Inc.-Terre Haute. Vetter Meat Company—Kokomo. Vietti Bros. Packing Co.—Clinton. Wabnitz Packing Co., Inc.—Indianapolis. Ward Packing Company—Monon. Weiler Packing Company—Batesville. Wilcox, Inc.—North Liberty. Wolf Meat Market—New Albany. Wright Packing Company—Chandler. Young Bros. Market—Ladoga. Iowa

Bosze Pack-Cincinnati. Bryant's Lockers-Donnellson. Carstensen Meats & Processing Service-Lake Park.

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D & H Storage Co.-Sibley.

NOTICES

Estherville Lockers-Estherville. Falk's Lockers—Ocheyedan, Ford Lockers—Spirit Lake. Forest City Locker Co.—Forest City, Frozen Foods Center—Akron, Grandia Locker—Otley, Granula Locker—Otley. Groff Locker Service—Blockton, Hamburg Lockers—Hamburg. Hansen's Town and Country Market, Inc.— Council Bluffs. Haviland Brothers—Sergeant Bluff, Inwood Locker—Inwood. Johnson Market and Locker—Rake. K & K Locker Service—Milton. Keosauqua Locker—Keosauqua. Lansing Locker—Lansing. Larchwood Locker—Larchwood. Lime Springs Locker-Lime Springs. Manufacturers Surplus Outlet—Burlington, Marshall Packing Co.—Marshalltown. Martin Meat Processing Co.—Underwood. Meandering Locker Plant—Little Rock. Moulton Locker—Moulton. New Albin Locker Plant—New Albin. Missen & Son Packing Company, Inc.—Webster City. Northwood Locker Service—Northwood. Paullina Locker Plant—Paullina. Pella Packing Company—Pella. Pierce Lockers—Armstrong. Pulaski Locker Service—Pulaski. Puritan Ice Cream Co.—Cresco. Riceville Locker—Riceville. Richard & Sons, Inc.—Muscatine. Risetter Pack—Jewell. Rock Rapids Coop Creamery Association— Rock Rapids. Scarville Food Market-Scarville. Smit and Son, Inc.—Boyden. Steele Packing Company—Centerville. Swea City Locker—Swea City. Thompsons Locker and Grocery—Harris. Thompson Processing Service—Bloomfield. Yalley Locker Service—Rock Valley. Younie Processing Plant-Hawarden.

KANSAS

A & H Butchers—Arkansas City. *Abilene Packing Company—Abilene. *Adams Bros. Packing Company—Colby. Addington Slaughtering Establishment-Elkhart Anthony Meat—Anthony. Ayres Packing Plant—Greenleaf. Ball Lockers—Baxter Springs. Barnes Beef Company—Parsons. Beattle Lockers—Beattle. Beverly Independent Slaughtering Establish-Beverly Independent Staughtering Establish ment—Salina. Beverly Meat & Locker, Inc.—Salina. Bichelmayer Slaughterhouse—Kansas City. Brooks Locker Service—Blue Rapids. Burd Locker and Grocery—Atwood. Butchers Packing Company—Coffeyville. Claude Cady Slaughtering Establishment-Osborne. *Colby Lockers—Colby. Coldwater Lockers—Coldwater. Columbus Wholesale & Retail Meat Market— Columbus. Comanche Meat Company—Wichita. Community Locker Service—Medicine Lodge. Cramer Food Bank—Washington. Cramer Food Bank—Washington. Davenport Meat Plant—Lawrence. Loren DeGraave Slaughtering Establish-ment—Bucyrus. *Dunn Packing Company—Wichita. Dye Slaughterhouse—Meade. Economy Lockers—Sharon Springs. Economy Lockers—Snaron Springs. Emporia Packing Company—Emporia. *Fanestil Packing Company—Emporia. Roy Fisher Grocery & Locker—Bird City. *Fredonia Packing Company—Fredonia. *Fort Scott Facking Company, Inc.—Fort Scott.

Galagher Processing—Concordia. Garden City Packing Company—Garden City. Gardner Packing Company—Hutchinson. *Gettle Packing Company—Haysville.

Griffith Provision Company, Inc.-Downs. Grinnell Locker—Grinnell. Haas Locker Plant—Fairview. Haddam Locker—Haddam. Harrell Packing Company—Hugoton. Hentzaler Packing Company—Topeka. Herndon and Sons—Syracuse. Herrmann Locker—Waterville. *Hinman Packing Company—Wichita. Hoseney's Dressed Beef—Coffeyville. Howard Packing Company—Howard, Howell's Market—St. Francis. Jesco Meat Products—Caldwell. Jones Packing Company—Dodge City. K-12 Meat Company—Baxter Springs. Kane's Packing Plant—Meade. Katches Packing Company—Wichita. Kaw Valley Packing Company—Kansas City. Kier Grocery & Market-Mankato. Kimmal Packing Company-Norton. Kiowa Locker System—Kiowa. C. W. Lee Packing Company—Portis. Liberal Packing Company—Liberal. Louie's Zero Locker—Girard. *McArthur Meats, Inc.—Hutchinson. McFerron Bros. Wholesale Meats-Lawton. *M & M Packing Company—Iola. W. A. Mathes Meat Company—Kansas City. *Menghini Bros. Slaughtering Establishment—Frontenac. Miller Locker System—Erie. Miller Packing Company—Wilson, Modern Market & Lockers-Winona. Oberlin Locker-Oberlin. *O. K. Packing Company-Goodland. Old Fashion Meat Market-DeSoto. *P & B Packing Company—Hays. Palace Market—St. Francis. Phillips Slaughterhouse—Hill City, Phillipsburg Locker—Phillipsburg, Pratt Frozen Food Locker—Pratt. Ragsdale Slaughtering Establishment-Liberal. Rindt Slaughtering Company—Galena. Schnelle's Wholesale Meats—Greensburg. Snow's Locker Plant—Kansas City. Spring Hill Packing Company—Spring Hill, *Sunfower Packing Company—Wichita. Stoney Bros. Slaughterhouse—Herndon.

Glenn's Frozen Food Service-Dighton.

Swin Locker Service-Marysville. *Thies Packing Company, Inc.—Great Bend. Tonganoxie Frozen Foods Locker—Tonga-

noxie. Valley Vista Locker Service—Topeka. Joseph Vlach & Sons—Hanover.

Washburn Packing Company—Hutchinson. Welch's Frozen Food Center—Frankfort. Wiley & Green Packing Company—Leaven-worth.

Wilkerson Meat Company-Pittsburg. *Winchester Packing Company, Inc .- South Hutchinson.

Winkler's Slaughterhouse-Liberal. *Woody's Wholesale Meats—St. Marys. C. C. Wurst Locker Service—Grainfield.

KENTUCKY

Ashland Meat Company-Ashland.

Boone's Abattoir-Bardstown.

Campbell Company, S. M.—Gray. *Elm Hill Meats, Inc.—Lexington. Emory Gillum Wholesale Meats, Inc.—Ashland.

Field Packing Company—Bowling Green. *Field Packing Company, Inc.-Owensboro.

*Field Packing Company, Inc.—Owens Frosty Foods Locker—Taylorsville. Henderson Slaughtering—Henderson. Jones Packing Co.—Paducah. *Koch Beef Company—Louisville. *Louisville Beef Company—Louisville. Metzger Brothers—Paducah.

*Mount Sterling Packing Company-Mount Sterling.

*Parker Sausage Company—Georgetown. Riverside Packing Company—Paducah. *Ross, Harry Packing Company—Paducah. Schneider, J. F. & Son, Inc.—Middlesboro.

*Walton Locker and Slaughtering House-Walton

- *Bob White Packing Company-Bowling Green
- Wiman Packing Company-Madisonville.

LOUISIANA

*Austin Packing Company-Houma.

- *Britt Packing Company—Shreveport. Crawford's Super Market—Covington.

- *Fray & Sons, Inc., L. A.—Lafayette. *Guillot, Inc., Arthur J.—Slidell. *H & S Packing Company—Baton Rouge.
- *Micelle's Packing Plant (John Micelle)-Lake Charles.
- *Millwood Packing Company-Scotlandville.
- *Old South Packing Company—Baton Rouge. Port City Packing Co., Inc.—Satsuma, Western Packing Company—Siidell.

MARYLAND

Arcticaire Locker Plant-Frederick. Bauerlien, Edward C.—Hampstead. Benson Meat Products Co.—Fallston. Benson Wholesale Meats—Mountain Lake Park. Bollinger's Meat Market-Emmitsburg. Boyle, B. H.—Emmitsburg. Brook Meadow Provision Company—Hagerstown. Bullock, G. Winston-Westminster. Burger, Samuel B.-Williamsport. Cecil Provision Company—Elkton. Crooks & Sons, R. E.—Owings Mills. Crystal Ice & Cold Storage Co.-Cambridge. Crystal Ice & Cold Storage Co.—Cambridge. Cumberland Meats, Inc.—Cumberland. Dutterer's of Manchester, Inc.—Manchester. Engle's Meat Market, Walter—Eckart. Engle, Jr., Walter L.—Frostburg. Fraley, J. Austin—Thurmont. Gaithersburg Locker Service—Gaithersburg. Gladhill Meat Market-Damascus. Glosser, John E.—Hagerstown. Greisse, H. S.—Cumberland. Greisse, H. S.—Cumoeriand. Hahn Brothers, Inc. Westminster. Harsh, Sr., M. D.—Williamsport. *Heil, Inc., Henry—Baltimore. Heinzerling's Meats, Inc.—Baltimore. Hemp & Sons, R. R.—Jefferson. Hoffman & Son, Roy L.—Hagerstown. Holsinger, C. N.—Hagerstown. Joska, Anthony—Baltimore. Judy's Meat and Poultry Market—Cumberland. Late, Howard F .- Thurmont. Late, Howard F.—Indrmont. Lotz Wholesale Meats, John F.—Frostburg. Main & Sons, C. F.—Middletown. Martin's Meats—Joppa. Maurer & Miller Meats, Inc.—Manchester. Metz, Walter M.—Williamsport. Miller's Market, Inc.-Oakland. Montgomery Brothers-Rising Sun. Moser, Weaver F.—Boonsboro, Mount Airy Locker Company—Mount Airy. Myers Sons, Inc., William F.—Westminster. *Reid, Inc., George L.—Baltimore. *Ruppersberger & Sons, Inc., George G.— Baltimore. Baltimore. Ryan's Butcher Shop—Fallston. *Schmidt & Son, Inc., A. W.—Baltimore. *Schnidt, C. J.—Baltimore. Schrivers—Oldtown. Shallcross, H. E.—Rising Sun. Shaum, F. E.—Taneytown. Shriver, Jr., Norman J.—Emmitsburg. Shuff, Harry William—Thurmont. Sudlersville Frozen Food Locker, Inc.—Sudlersville. Thompson's Food Market—Maryland Line. Treuth & Sons, J. W.—Catonsville. Welty's Market—Emmitsburg. Whitehall Lockers—Gambrills. Will, Weldon W.—Sykesville. Yingling Brothers-Union Bridge. Yoder's Locker Plant-Grantsville.

MASSACHUSETTS

Adams Slaughterhouse-Athol. Arena, A & Sons—Hopkinton. Axler, Abraham—Hatfield. Blood, E. L. & Son-West Groton. Bonanno, Rocco & Sons-Methuen. Brito's Slaughterhouse-North Dartmouth. Budnick, E. & Son-West Boxford. Cohen Beef Co., Inc.—Ipswich. Cook, Edric—Leydon. Crestfield Meat Packing, Inc.—Brockton. Dunrambling Slaughterhouse—Brockton. Jaeschke, Carl, Slaughterhouse-Cheshire. Johnson, Lewis—Templeton. Levine, Louis—Great Barrington. Mason, Frank F.—Williamstown. Molinari, J. & Sons, Inc.—Milford. Reynolds Slaughterhouse—Shelburne. Schibelli, Anthony J.—Southwick. Schibelli, George A.—Southwick. Scheinhit, Jacob-Peabody. Stearns, Ed.-Charlton. Streeter Slaughter House—Barnardston. Szala Slaughter Establishment—Hadley. Town & Country Slaughterhouse—North Dartmouth. Wemesit Abattoir-Tewksbury. Waterman, George Slaughterhouse-Rehoboth. Wiegert, Geo. Co.—Worcester. Wilbur, Joseph H.—South Easton. Wohrle's, Inc.—Pittsfield. Wood's Slaughterhouse-Westport.

MICHIGAN

*Ada Beef Company-Ada. Allen Packing Company—Charlotte. *Allendale Beef Co.—Allendale. Anderson Packing Co., Inc., J. S.—Muskegon. Anderson Packing Co., Inc., J. S.—Muskegon, Auster & Krasman—Detroit. Bayerl's Meat Market—Menominee. *Besbris & Sons, Max—Kalamazoo. *Bettinger & Barnett Beef Co., Inc.—Detroit *Dykstra Wholesale Beef-Grand Rapids. Edsen, Inc., Lee-Hudsonville, Feldman Brothers—Detroit. *Fillmore Beef Company—Holland. Forsyth & Hohner—Troy. 41 Super Market—Menominee. *Gemmen & Sons, Inc., A.—Allendale. Gerding Packing Company—Davison. Haarer's Meat Packing Plant-Saline. Hazekamp & Sons, Bert—Muskegon, Heater's Fresh Meats—Dowagiac. Hillsdale County Meats—Waldron. Holt Packing Company—Holt. Houghton Beef Packers—Ionia. *Huler Abattoirs, Inc.-Detroit. Johnson, Inc., Carl R.—Kalamazoo, Kalamazoo Packing Company—Vicksburg, Kappler Packing Co.—Ann Arbor. Kastel Slaughterhouse—Riga. Keefer's Market & Locker—Morenci. Kiebler & Sons, A. M.—Clinton. Kirby Packing Co.—Detroit. Laden Packing Company—Hillsdale. Lowenthal Wholesale Meats, S.—Detroit. Lytle & Sons, W. E.—Coldwater. Marshall, Bruce T.—Bay City. *Merritt Packing Company—Carrollton. Meyer Provision Co.—Iron River. Midway Farm Market, Brady's—Cassopolis. *Midway Packing Company. Wayland *Midway Packing Company-Wayland. *Monarch Packing-Detroit. Moor, Don—Homer. Myaard's Meats—Hudsonville. National Packing Co.—Detroit. Newsom Slaughter House—Niles. Park-Way Meat Packing—Flat Rock. Parsell Beef Co.-Flint.

*Peet Packing Company—Bay City. *Peet Packing Company—Grand Rapids. Perry Packing Co., J.-Hart. Pickford Wholesale Meat Co .- Pickford. Primeat Packing Co.-Detroit. *Reznik's Slat South Haven. Establishment-Slaughtering *Rochester Packing Co.—Rochester. Rountree Packing Co.—Hanover. Schmidt Packing Co.—Niles. Sciderman Provision Co.—Detroit. Shaw Wholesale Meats, R. I.—Casnovia. *Smallegan, Arthur—Forest Grove. Smith, Hubert H.—Muskegon. Smith, John W.—Muskegon. Snow & Company, Morris-Detroit. *Standard Beef, Inc. (east) —Detroit. *Standard Beef, Inc. (west) —Detroit. Standard Beef, Inc. (Lamb & Veal Div.) — Detroit: Steeb Bros.-Ann Arbor. Stone's Meat Packing Co.—South Haven. *Tamaren Beef Co., Inc.—Detroit. *Tannehill & DeYoung—Traverse City. Telfer Packing Co.—Owosso. Terrill Super Market—Marcellus. Van Alstine, William—East Lansing. *Wall Packing Company—Sturgis. Weeks & Sons Co., Inc., Ray—Richmond. Weiss Custom Slaughtering, George J .- Detroit.

Wise Slaughter House—Athens, Wolverine Packing Co.—Detroit. *Zandbergen Slaughterhouse—Grandville.

MISSISSIPPI

Barnes & Sons—Poplarville. *Beard's Slaughter House—Waynesboro. Brown's Slaughter House—Walnut. Brown's Slaughter House—wainut. Burk's Slaughter House, J. S.—Carriere. Columbus Provision Company—Columbus. *Dedeaux Packing Company—Gulfport. *Delta Packing Company, Inc.—Clarksdale. *Gilbert's Slaughter House—McComb. Jackson Packing Company—Jackson. Jones Slaughter House, Mrs. Ruby—Summit. Lamey's Slaughter House—Biloxi. *Owen Bros. Packing Company (Dixiana)— Meridian. Passbach Slaughter House-Natchez. *Robinson Bros. Packing Company-Batesville. Valley Farm, Inc.—Laurel. Van Norman Slaughter House—McComb. Wells' Processing & Meat Company—Drew. MISSOURT Alewel Brothers Locker Plant-Concordia. Anderman, Edward—Raytown. Baker Packing Company—Mexico. Barton County Packing Company, Inc.— Lamar. Bouckaert Packing Company—St. Louis. Central Packing Company—Cape Girardeau. Cloud (Ned) and Son Packing Company— Springfield. Cope's Slaughter Company—Palmyra. Crandal's Frozen Food Lockers—Warrensburg. Crenshaw Packing Company-Charleston. Cummins Custom Butchery-Webb City. Delaloye (Robert) and Sons-Troy. Dexter Packing Company, Inc.—Dexter. Edwards Slaughter House—Salem. Evans (E.S.) and Sons—Carthage. F & J Meat Producers Slaughtering House— Warrensburg. Warrensburg. Francis Packing Company—St. Louis. Frick Slaughter Service—Union. Frick's Super Market, Inc.—Washington. Grand Packing Company—Imperial. Grote, T. J. (Custom Slaughters for Dan Baum Packing Company)—St. Louis.

Herrod Packing Company, Inc.-Joplin. Hester (A.L.) Packing Company-Bernie. Lebanon Packing Company-Lebanon. LeDuc Packing Company-Springfield.

Liberty Locker Company—Liberty. McGee's Home Killed Meats—Mexico. Manning Dressed Beef-Springfield. Maryville Packing Company—Maryville. Moberly Packing Plant—Moberly. Modlin (Jack) Slaughtering Estal

Establish-

ment—Joplin. Ogden (Cottle P.) Slaugthering Establish-ment—Vandalia.

Paige Packing Company-St. Louis.

Paris Lockers and Abattoir, Inc.—Paris. Pemiscot Packing Company—Wardell. Pipkin-Boyd-Neal Packing Company—Cape Girardeau.

Poplar Bluff Packing Company—Poplar Bluff, Porter (Kay M.) "Deep Freeze"—Poplar Bluff, Raders, Inc.—Columbia. Sikeston Food Lockers-Sikeston.

Twin City Packing Company—Festus. United Meat Company, Inc.—St. Louis. Urbana Locker—Urbana.

V & B Meat Company—Washington. Welsh Packing Company, Inc.—Springfield. Westerman, John-Troy.

Wuestling Packing Company-St. Louis. Yontz Packing Company-Tipton.

MONTANA

Biastock Meats, Inc.—Butte. City Meat Co.—Wolf Point. Miles City Packing Co.-Miles City. *Montana Meat Company of Helena-Helena. New Butte Butchering Co.—Butte, Oljar Meat—Glendive. Rahr Meat Service—Glendive. Sidney Locker and Oreamery Co.—Sidney. Rick's Packing Co.—Livingston. Valley Meat Packing Co.-Sidney.

NEBRASKA

Brauer Packing Company—Chappell. Bridgmon Wholesale—Tecumseh. Community Locker Center-Fullerton. Consumers Packing Company-Superior. Custom Pack—Hastings. Deerson Meat Packing Plant—Elkhorn. Dundy County Processors—Benkelman, F & S Sausage Company—Cozad. Farmers Union Co-op Gas and Oil Company-Big Springs. *Flicker Packing Company-Scottsbluff. Ford Packing Company—Scottsbluit. Ford Packing Company—Grand Island. Gude, O. A.—Nebraska City. H and B Packing Company—Scottsbluff. Hersch Packing Company—Scottsbluff. Hollstein's Packing Company—Rushville. Ideal Market-Gordon. Jurgens Meat Service—Big Springs. Kauf Packing Company—Hastings. Nebraska Ice and Locker Service—Falls City. North Platte Packing Inc.—North Platte. Osborn's I.G.A. Store—Hay Springs. *Red Cloud Packing Company—Red Cloud. Roman Packing Company—Norfolk, Sanitary Market—Mitchell. Saum Lockers-Davenport. Shald Market-Gordon. Standard Market-Hebron. Sterling Packing Company—Sidney. Superior Locker-Superior. Swayze Packing Company, S. E.-Edison, NEVADA

Carson Valley Meat Co.-Gardnerville. *B & L Packing Company-Elko. *Heck's Market-Fallon.

NEW HAMPSHIRE

Eastern Beef Slaughtering Establishment-

Lancaster. Edwards, George-Walpole. French Brothers-Hooksett. Langelier, Lucien-Rochester. Satzow, Samuel-Claremont. Sherman's Market-Grantham. Taylor, George-Dover. Tri-City Beef & Pork Co .- Somersworth.

NOTICES

NEW JERSEY

Louis Brummel-Trenton. Borden Company—Trenton. George Dealaman—Plainfield. John DeVries-Newton. Fritz Dielmann—Oak Ridge. Joseph Earrusso—Whippany. Fisher Brothers—Bridgeton, Green Village Packing—Green Village. Haskell Packing Company—Haskell. Irell Packing Company-Monroeville. Maresca's-Stockton. Moonlight Hog Farm-Flemington. Clarence Rome—Sussex. Russo Packing Company—Green Village. Salem Packing Company-Salem. Sussex Packing Company-Sussex. John Tindik Son's—Bordentown. Trenton Packing Company—Trenton. Vineland Dressed Beef—Vineland. Vogel's Farm—Bound Brook. Wagner Provision Company--Gibbstown. A. A. Young-Phillipsburg.

NEW MEXICO

Aztec Locker Plant-Aztec. Ben's Slaughterhouse—Las Vegas, Curry County Meat Co.—Clovis. T. M. Dean Wholesale Meat Company—Hobbs, Deming Packing Company—Deming. Hatch Packing Company—Portales. Joe's Packing Company—Raton. Las Cruces Meat Company—Las Cruces. New Mexico Packing Company, Inc.—Carlsbad. Palmer Packing Company—Albuquerque. Rayjax Packing Company—Fort Sumner. Rollins Packing Company—Clovis.

Schwartzman Packing Company-Albuquer-

que. 66 Packing Company—Tucumcari. Stephans Packing Company—Albuquerque. Wofford Slaughtering Establishment—Santa Fe.

Zero Locker Plant-Portales.

NEW YORK

Acer, Inc.—Buffalo. Adams Meat Company—Adams. Ahl, Charles F.—Warsaw. Apthorpe, Charles F.-Jamestown. Aronson, Jerome & Milton-Queensbury, Glens Falls. Barbalich's Slaughterhouse-Watertown. Behr, Moritz—Catskill. Bernacki Bros.—Depew. Bertch's Slaughterhouse & Processing Plant-Almond. Bond, Frederick—West Valley. Booth, Harry L.—Poughkeepsie. Bostwick, J. M. and Son, Inc.—Caledonia. Brennan, Patrick, Inc.—Buffalo. Bedford Market-Yorktown Bricetti's Heights. Canastota Frozen Food Locker-Canastota. Carelas, Peter-Greenville. Clark, Duane A.-Allegany. Contex, Duane A.—Alegany. Contey, George Slaughterhouse—Bath. Conti Packing Company, Inc.—Henrietta. Country Butcher Service—Nichols. Cuomo, Alphonso-Altamont. Cuomo, Neil-Schenectady. Davis Brothers—Oswego. Dillon, Edward—Wyoming. Dye's Meat Market—Bridgewater. Easton Market-Kanona. East River Packing Co.-East River. Elmer, Karl Farms Corp.—LaGrangeville. F. K. & Son, Inc.—Buffalo. Ford, E. D., & Sons—West Valley. Fort Plain Packing Co., Inc.—Nelliston. Frank Brothers Farms, Inc.—Poughkeepsie. Geerken's Market-Worcester. Gorham Meat Products Co.-Gorham. Hanlon, Gilfus & Foltz-Weedsport. Refrigerated Service-Clarence Hobart's Center.

Hokan's Slaughterhouse-Angola.

Kamery's Wholesale Meats-Olean. Kamery's wholesale Marks—Clean, Kennedy Meat Market—Kennedy, Kingston Beef Corp., Inc.—Kingston, Kittle, Nicholas A.—Hudson, Klinck Bros., Inc.—Buffalo, Klinck & Schaller, Inc.—Buffalo, Kinck & Schalter, inc.—Bullato, Kross-Ahl—Albany. L & C Meat Co.—Split Rock. Lewis Market—Rome. Lillie's Wholesale Meats—Auburn. Locker, Plant, The-Randolph. Looman Packers & L. Wasserman Market, Looman Packers & L. Wasserman Mark Inc.—Schenectady. Lucarelli, John W.—Mechanicsville. Lynch, Don J. Packing House—Chaffee. Macri Beef & Veal Co., Inc.—Utica. Maple Brook Packing House—Binghamton. Maple Grove Farms—Warners. Maplevale Farms—Ciymar. McGuire, B. Frank—Granville. Medina Provision Company, Inc.—Medina. Morris Mendel & Co.—Norwich. Mest, William G. Packing Co.—Strykersville. Morandi Packing Co., Inc.—Hillsdale. Nadler, Vergil—Moravia. Newburgh Superior Packing Co.—Newburgh. Orleans Meat Processing Co.—Albion. Packer's Wholesale Meats—Amsterdam. Pagliuso Brothers-Ontario. Pat's Market—Batavia. Polyniak, Victoria—Newark Valley. Potter Packing Company-Middlesex. Puritan Provisions-Cohoes. Ralph Packing Company, Inc.—East Syracuse, Rausch, Frank & Son—Buffalo, Riteway Processing Co.—Middleport, Riteway Processing Co.—Middleport. Saltsman, Glenn L.—Fonda. Schreiber, Frank & Sons—Webster. Scott, Herbert R.—Brocton. Selected Meat Packers, Inc.—Rotterdam. Shappee & Sheive Meat Plant—Pine City. Sipperly Bros., Inc.—Albany. Smith's Slaughterhouse, H. J.—Pine Plains. South Dayton Meat Market-South Dayton. Steiger's Slaughterhouse-Ithaca. Steiger's Slaughterhouse—Ithaca. Steiner, Roger—Otego. Strandburg's Wholesale Meats—Jamestown. Tears, Erwin—Pen Yan. Van Camps—Newark. Wagner, Harry G.—Alden. Waldenmaier, George & Sons—Feura Bush. Wallens-Byrne Packing Corp.—Buffalo. Willard, Ward & Son—Heuvelton, Ziff, Herbert M., Inc.—Elmira.

NORTH CAROLINA

*Aberdeen Packing Co.-Aberdeen. Asheville Packing Co.—West Asheville. Azalea Meats Corp.—New Bern. John Boyd and Sons-Gastonia. Z. B. Bulluck, Inc.—Rocky Mount. Caldwell Packing Co.—Cramerton. Carolina Packers-Smithfield. Charlotte Abattoir-Charlotte. Cook's Packing Co., Inc.-Concord. *Curtis Packing Co.—Greensboro. Draughon's Abattoir—Fayetteville. Edwards Abattoir—Leaksville. *Elliott Packing Co., Inc.—Goldsboro. Fritts Packing Co., Inc.—Lexington. Greenville Packing Co.—Greenville. *Hickory Packing Co.—Hickory. *Jones Abattoir Co.—Garner. Land's Slaughterhouse—Spray. Martin's Abattoir-Godwin. Mecklenburg Abattoir-Charlotte. Moricle Abattoir—Reidsville. Mount Airy Abattoir—Mount Airy. E. T. Nivens—Charlotte. Norris Packing Co.—Shelby. Peacock Meat Co., Inc.—Rocky Mount. *Piedmont Packing Co.—Hillsborough. Randolph Packing Co.—Asheboro. Robersonville Packing Co.—Robersonville. A. J. Schlosser and Sons—Greensboro. Skeen Sausage Co.—High Point. Statesville Packing Co., Inc.-Statesville. Stewart's Abattoir—Mount Airy. White Packing Co., Inc.—Salisbury.

Whiteville Packing Co.—Whiteville. Williamston Packing Co.—Williamston. Yadkin Valley Packers, Inc.-Elkin.

NORTH DAKOTA

Abercrombie Meat Processing—Abercrombie, Brown's Meat and Lockers—Ellendale, Goldade's Butcher Shop—Linton. Hillside Meat Company—Williston. Houghton Meat Market—Ellendale. Merwin Pack—Hettinger. Northland Packing Company—Grand Forks, Pembina Locker Plant—Pembina, Schmaltz Meats—Linton, Wagner's Super Market—Strasburg. Whelan's Processing Plant-Ellendale.

OHIO

Allen Bros. Food Market—Manchester. Arnett's Packing House—Laura. Barnes Provision, Inc.—Alliance. Blanton and Thatcher—West Union.

Boliantz, S. R. Co.-Mansfield.

Boll, John & Son-Ironton.

Bommershine Slaughtering Establishment-Germantown.

Brewster Slaughtering Establishment-Mason.

Buchy, Chas. G. Packing Company-Greenville.

Bussard Slaughter House-Germantown.

- Busse, L. W. & Sons—Fort Loramie. Canton Provision Co.—Canton. *Ciralsky Packing Co.—Toledo. Conneaut Frozen Food Locker—Conneaut. Convoy Meat Market—Convoy.

*Copley Packing Co.—Copley. Cuyahoga Meat Co.—Cleveland

Dayton Packing Company—Dayton.

*David Davies, Inc.—Columbus. DeLuca Slaughtering Establishment—Rayland.

Dicillo, A. & Sons, Inc.-Cleveland.

Donelson Packing Company—Carey. *Eckert Packing Company—Defiance. Eldie's Food Market—Manchester.

* Evans Packing Company—Gallipolis. Fairmont Provision Company—Alliance. Falter, Herman Packing Co.—Columbus.

Feher's—Martins Ferry. Fidel Bros. Packing Co.—Unionville.

Fink and Heine Co.-Springfield.

- Flechtner Bros. Packing Company, Inc .-Fostoria.
- Myron Slaughtering Est.-Man-Frame, chester.
- Gibson Packing Co.-Zanesville.

Giles, K. C. Slaughtering Est.-Cleveland. Goldsberry Meat Market-Ripley.

*Hall Bros., Inc.—Olmsted. Hasselback, E. E. & Son—Fremont. *Henderson Meats—Wâterloo.

*Henry Packing Company-Lime City.

Herberth, W. J. & Son-Cincinnati

Hermann, C. & Son Slaughtering Est.-Portsmouth.

Hornung Packing Plant—Hamilton. Hunt Meat Packing Company—Grove City. Ideal Provision Packing Co.—Martins Ferry.

- Jacoby, Hal C.—West Unity. Krugh's Slaughtering Est.—Wren, Lloyd's Packing Company—Youngstown. Mahan Slaughtering Establishment—Bristolville.
- *Marks and Sons, Inc.-Cleveland. Martin Farm Slaughter House-Fremont. Matthews, J. R. & Son-Sardinia.

Meloni's Meats—Kinsman. Myers and Son—Archbold. New Cooperative Company—Dillonville. Nosse, Joe Packing—Middlefield. *Pacer Packing Company—Toledo. Parkman Packing Co.—Parkman. Paden's Meat Establishment—Kinsman. Petrigalla Meat Co.—Hubbard. Piper and Son Provision Co.—Dorset.

Pride of Lima Provision Co.-Lima.

Rittiger Bros.—Zanesville. Rockford Locker Service-Rockford. Ross Abattoir Company—Springfield. *Routh Packing Co.—Tiffin. Samuel, Sigi Slaughter House—Jefferson.

Sandusky Dressed Beef Co.-Sandusky.

Teufel, Howard A. Company-Cleveland.

Werling, Eleanora Slaughtering Est.-Bur-

Williams, E. J. Slaughtering Est.—Pierpont. Williamas—Van Wert. Winner, Robert F. Sons—Osgood. Young's Slaughter Plant—Manchester. Zimmerman Packing Co.—Youngstown.

OKLAHOMA

*Akins and Fincannon—Sand Springs. Antlers Slaughter House—Antlers. B and B Grocery and Locker—Dacoma.

Slaughtering

Sears Meat Market-Greenville. Siekkinen, Harold W.—Williamsfield. Steblin, John & Sons—Cincinnati.

Valley Packing Co.—Lansing. Village Packing Co.—Columbus. Webb Beef Co.—Cleveland. Weber Packing—Marietta.

*Tanks Meats-Elmore.

kettsville.

City.

*Breden's

S.-Tulsa.

homa City.

Idabel.

homa City.

R.-Waynoka.

Pawhuska.

Covington.

Stillwell

view.

Sturgis Packing Company—Kenton, Suter's Meat Market—Greenville.

*OK Packing Company—Tecumseh. *Oklahoma Packing Company—Oklahoma City

*Okmulgee Packing Company—Okmulgee. Panhandle A & M College—Goodwell. Puckett Packing Company-Savre.

Ralph's Packing Company—Perkins.

*Reeves Packing Company, W. E.-Ada.

Riber Custom Slaughtering Establishment-

Riber Custom Hominy. Ridley Packing Company—Duncan. *Santa Fe Packing Company—Muskogee. Slaughtering Establishment— Alva.

Shults Slaughtering Establishment-Stratford.

Simank's Frozen Food Center—Stillwater, Trl-State Super Market—Guymon. *Tulsa Beef and Provision Company—Tulsa, Turner Brothers—Nowata.

Turner, C. L. Slaughtering Establishment-Moore.

*Turvey, Inc.—Oklahoma City. *Turvey Packing Company—Blackwell. *Virginia B Slaughtering Establishment— Tulsa.

Whiteen Slaughter House-Broken Bow.

B and B Packing Company, Inc .- Oklahoma

Wickham Packing Company—Ada. *Wickham Packing Company—Sapulpa. Wiley Brewer Slaughtering Establishment—

Seiling.

Wolfe Processing Plant—Perry. Woods, Lloyd—Westville. Woodward Packing Company—Woodward.

OREGON Alpine Meat Company, Inc.-Grants Pass.

*Associated Meat Packers, Inc.—Portland. Bevins Packing Co.—Madras. Bond Brothers—Lakeview. Boston's Beef House—Ontario. Boyer Meat Company—Roseburg *Bruce Packing Company-Sublimity. *Bruce Packing Company—Sublimity. Cannon Meat Company—Salem. Cedar Point Packing Company—Coquille. Cinder Butte Packing Company—Redmond. Cloverleaf Packing Company—Drain. Coos Bay Packing Company. Inc.—Coos Bay. *Crooked River Meat Co.—Prineville. Crosby & Crosby Slaughtering Establish-ment-Wright City. *Crooked River Meat Co.—Prineville. Erdman Packing Company—Bandon. Farmer's Packing Company—Medford. Garrison's Meat Packing Plant—Lebanon. H & M Meat Company—Union. Hill Meat Company—Pendleton. *Hopkins Wholesale Meats—Myssa. Cushing Packing and Packing and Provision Co.—Cushing.

Independent Meat Company-Ashland.

Jacobsmuhlen Slaughterhouse-Cornelius. Lewis Meat Company—Gresham. Merrill Meat Company—Merrill.

Montgomery's Meat Company—Silverton, Mount Angel Meat Company—Mount Angel. Myers Packing Company—Bend. Myrtle Packing Company—Coquille. *D. E. Nobergall Meat Company—Albany. Ponderosa Packing Company—Ashland.

Grant, R. O. Slaughtering Establishment-

Halstead Slaughtering Establishment-Fair-Steen Brothers Meat Company—Albany. *T P Packing Company, Inc.—Klamath Falls. Harris Meat and Produce Company-Okla-The Dalles City Pack—The Dalles. Tualatin Packing, Inc.—Sherwood. Van Dine Meat Company—Myrtle Creek. Western Meats—Milton-Freewater. Hilburn Meat Market—Madill. Hominy Food Lockers—Hominy. *Husband Brothers Slaughtering Establish-

PENNSYLVANIA

Ahrens and Sons, Inc., E. F.—York. Alan Beef Company—Dunmore. Albert Packing Company—Washington. Alfery's Sausage Company—Wishington. Alfery's Sausage Company—Greensburg. Alinikoff's, Harry and Son—Wilkes-Barre. Anderson, Roy—East Berlin. Aquilante, Congens—Berwyn. Baker's Meat Market—Biglerville. Balderston Brothers-Newtown. Bardine Packing Company-Crabtree. Baringer, Wilmer, Richlandtown, Barnes, T. William—Waynesburg, Battles Meat Processing—Saegartown, Baumgardner Packing Company—Finleyville, Baumgardner Packing Company, New Valley Packing Beaver Company-New Brighton.

Norman Wholesale Meat Company-Norman.

Bilski, Joseph-Waterford.

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*Butcher Packing Company, W. H .- Oklahoma City. Butcher Slaughtering Establishment-Bart-

Ponca City. *Brooks Packing Company—Tulsa. *Brown's Slaughtering Establishment, Joe

Establishment-

Ardmore.

lesville. *Canadian Valley Slaughtering Establish-

ment-Oklahoma City. *Central Packing Company-Muskogee.

City Packing Company—Shawnee, Cleveland Lockers—Cleveland, Coly's, H. H.—Boise City.

Cones Packing Company-Miami. *Cornett Slaughtering Establishment-Okla-

*Custom Slaughtering, Inc.—Tulsa

*Enid Packing Company-Enid.

Frazer Packing Company-Aline. Frazer Wholesale Meat Company-

Gibson Meat Company-Nowata.

ment-Oklahoma City.

*Jones Packing Co.—Madill.

Kay Packing Company—Ponca City. Klein's Meats—Perry. *Lawton Meat Supply-Lawton.

Manschreck Wholesale Meats-Krebs.

*Miller Packing Company—Sapulpa.

Fairfax Packing Company—Fairfax.

Fairview Packing Company-Fairview.

Harrison's Meat House-Oklahoma City.

Hutchinson Slaughtering Establishment, W.

Jackson Slaughtering Establishment, Earl-

*Little Dixie Packing Company—Mc Alester.

Miller Slaughtering Establishment, Elmer-

Morris Slaughtering Establishment, J. C .--

*Daack Packing Company—Ponca City. Douglas-Pierce Company—Norman. Dudley Tucker Slaughter—Durant. Elkins Market—Waurika.

Bingman Packing Company-Berlin. Bongiorni Brothers-Slovan. Bovalins Packing Company, Inc.-Slovan. Boyer, Kenneth L.-Klingerstown. Brann's Slaughtering House-Canton. Breauchy, Harry H.—Sharon. Bristol Beef Company—Bristol. Broadwater, Forrest—Salisbury. Brown Brothers and Sons, Inc.—Fairview. Brown, Victor-Port Allegany. Brown's Slaughter House—Smathport. Burkee's Food Market—Mc Sherrystown. Burkholder, Eugene—Garrett. Butler Packing Company-Butler. Carpenter Packing Company, Rex-Townville. Carpenter, Simon T.-Sheridan. Cary, William L.-Harrison Valley. Castle Provision Company—Darraugh. Center Valley Packing Company—Center Valley. Clark Packing Company-Paxinos. Clark, William A.—Homer City. Coffaro, Frank P.—Sugargrove. Crissman Brothers-Castanea. Cunningham Locker & Slaughterhouse-Sand Patch. Cunningham, R. P.-Indiana. Dailey and Sons—Vanderbilt. Danko, Matthew—Latrobe. Darling, Howard W.—La Plume. De Franco, Nick—Bangor. De Franco, Philip—North Bangor. Delfrate Packing Company-Slovan. Detwiler's Abattoir—Pottstown. Devault Packing Company—Devault. Ditzler Brothers Meat Market—Pine Grove. Dressler, Norman-Exeter. Dysinger, B. C. & Son-Thompsontown. East Carson Packing Company-Pittsburgh. Edwards Brothers-Dalton. Elizabethville Abattoir-Elizabethville. Eremic, George N.—Monroeville. E. S. & T. Packing Company, Inc.—Landisville. Esposito, Attilio-Philadelphia. Fetterolf, Joseph I.—Hagins. Firestone, Robert L. & Son—Erle Fischer, J. Fred & Sons, Inc.—York. Fisher, Wellington J.—Selinsgrove. Flagler, John—Raubsville. Freed's Store—Gilbertsville. Frigid-Freeze Lockers-Riegelsville. Froehlich Packing Company-Johnstown. Gajan, John—Coal Center. Gartner-Harf—Waterford. Gashel, Lee—Claysville. Ginther, Gervase—St. Marys. Ginther, Urban—St. Marys. Giunta, Joseph L. and Sons-Philadelphia. Glick Brothers Packing Company-Mount Pleasant. Godfrey Brothers-Felton. Goldberg Provision Company-Greensburg. Good, Carl Inc.-Denver. Gouldey, Wesley R. & Sons-Pipersville. Gourley, James P.-New Bethlehem. Grande Brother Packing—Farrell. Greenswalt and Keck—Lancaster. Green Valley Packing Company-Claysville. Greenville Packing Company-Greenville. Gretiler's Market—Girard. Gurgacz, Mike P.—New Castle. Haas, Raymond—East Weissport. Hager's Meat Market—Quakertown, Haibach Brothers-Erie. Heckel and Ferlan—Pittsburgh. Heinnickel, Sylvester and Alquin-Crabtree. Hershey Estates Abattoir-Hershey. Hershey, R. E. Meats, Inc.-Elizabethtown. Hervitz Packing Company-Harrisburg. Hess, Bob G. Meats-Winfield. Hill-n-Dale Farm Meat Company-Downington. Hilltop Beef and Provision Company-Loyalhanna. Hippey, Samuel W .-- Willow Street. Hirsch, William R.-Kossuth. Hoffman Brothers-York.

NOTICES

Hollinger, Meat Products, Inc.-Mechanicsburg. Horne's Slaughterhouse—Marianna. Hostoffer, E. B. & Sons—Mount Pleasant. Hynes, O. J. Abattoir—Cedars. Indiana Slaughter Company—Philadelphia, Ishman, Robert J.—Worthington. T. Provision Company-Mc Keesport. Johnson Packing Company—Emeigh. Joseph Packing Company—Connellsville. Juniata Packing Company—Tyrone. Kelly's, Robert D. Packing—Connellsville. *Kessler, Inc.-Lemoyne. Kipp, Harvey A.—Bethlehem. Klins Brothers—Hollidaysburg. Knapp, Lee and Son—Albion, Knight, Emerson—Penrya. Kolb, Samuel—Spring City. Kovacevic Brothers—Sewickley. Kreisl Brothers—Hazelton. Kudasik, Andy—Central City. Kunzler and Company, Inc.—Lancaster. Lakeview Packing Company, Inc.—Sandy Lake Landis, Abram A.—Harleysville. Landis Brothers Slaughtering Establish-ment—Skippack. Landis, T. M.—Mainland. Lavella, Victor F.—Kersey. Lawrence, H. M.—Albion. Leali Brothers—Wheatland. Leona Meat Plant-Troy. Lepidi, M. and Sons, Inc.-Jeannette. Lesnett's Green Top Farm-Greenville. Levchik, Mike—Hooversville. Lichliter, J. C. & Company—Salisbury. Liddiard, Richard W.—South Waverly. Little, L. D. & Son—Hanover. Livezcy, Merrill-Sugar Grove. Locustdale Packing Company-Locustdale. Loutsion Packing Company-Cannonsburg. Lukon Meats-Burgettstown. Madrigale, Frank-Bristol. Magdovitz Packing Company-Connellsville. Malzi, J. E.-Dunlo. Mamula, Pete—Aliquippa. Manieri, Inc.—Philadelphia. Martin, Charles G. and Leon-East Earl. Martin, Ezra W.—Lancaster. Martin, Gerald—Chambersburg. Martin, Gerald—Chambersburg Martin, John F.—Stevens. Martocci, Anthony—Roseto. Marvin, Russell T.—Covington. McGee, G. Fred—Connellsville. Meadow Valley Abattoir, Inc.—Gettysburg. *Medford's Inc.—Chester. Melvis, Arthur G.—Greensville. Meoli, Dominic-Berwyn. Midway Market-Milan. Miller, E. R.-Hanover. Miller, Vernon O.-Fayetteville. Mitman, Vernon G.—Vayetternie. Mitman, Vernon K.—Nazareth. Molmar, Paul Sr.—Conneautville. Moxham Packing Company—Johnstown. Moyer, C. D. Company—Silverdale. Moyer Brothers—Reinholds. Myers Brothers—Spring Mills, Nace, Melvin M.—Hanover. Nell, C. R. and W. M.-East Berlin. Northrup, Cerry—North East, Northwestern Packing Company—Pittsburgh. Olijnyk, M., and Besilius-Harrison City. Palgon Brothers—Tarentum. Palumbo, Dominic-Du Bois. Patterson's Meat Market-Littlestown. Peluso, John M.-New Castle. Penn Maid Packing-Uniontown. Pennsylvania State University-University Park. People's Meat Market-Brackenridge. Perry Packing Company-Daisytown. Peters Brothers Meat Market-Lenhartsville. Pettello, Charles A .- Keiser. Pezzner Brothers—Ashley. Pieniazek, Walter—Waterford. Pleasant Unity Packing Company-Pleasant Unity.

Price, B. J., Division of Shane Enterprises-Chester. Prim Packing Company—McDonald. Prime Packing Company—Philadelphia. Princa, August-Mars. Pudliner Home Dressed Meats-Johnstown. Putnak, Robert L.-Monongahela, Rehrig Slaughter House-Ashfield. Reitz, Maynard M.—Winfield. Reliable Provision Company—Scranton. Rendulic, Frank D.—Mc Keesport. Rex Slaughter House—Ashfield. Rice, Robert L. Abattoir & Market-Waynesboro. Rich Valley Cattle Company-Emporium. Riverside Meat Packing Company-New Castle Robie Meat Packing, Inc.—Erie. Rockhill's Meat Processing and Sales— Greenville. Rock, B. A.—Milroy. Rothermel, Wellington A.—Danville. Salsburg's Abattoir—Shillington. Schrickram, Franklin—Port Clinton. S. & H. Country Butchers—Littlestown. Shade Meat Packing—Hooversville. Shaffer, Arthur L.—New Cumberland. Sharon Best Meats—Sharon. Shamokin Packing Company-Shamokin. Shaw Brothers—Newry. Shively Brothers—Mifflinburg. Shober, Roy L.—Denver. Silverberg Meats—Bradford. Slagle's Packing House-Kittanning. Smalstig, Fred-Pittsburgh. Smelko Brothers-Mount Pleasant. Smith, Wilbur-Blarsville. Smith, William B.-Titusville. Spidle's Meat Market-Lancaster. *Spungin's Abattoir, Inc.—Harrisburg. Stairs Clover Farm—Confluence. Stehle, Julius-Eighty-four. Steinkirchner, George-Jennerstown, Stepniak, William-Hop Botton, Sterner's Grocery, Inc.-Hanover, Stockton's Wholesale Moats-Columbus. Swartz Meat Market-Shrewsbury. Taddio, Fred—Monaca. Taylor, J. W. & Company—Wyalusing. Thoma, Paul—Saxonburg. Thomas & Diehl—Glen Rock. Thomas, Ralph E.—Hungerford Thompson Packing Company-Jersey Shore. Thornton, Howard J.-Erie. Triolo Brothers Food Market—Philadelphia. Troutman, N. S. & C. H.—Freeburg. Troy Meat Packing, Inc.—South of Troy. Union Provision & Packing Company—Pittsburgh. Utz Meat Market—Hanover. Venezia, Carl—Conshohocken. Venezia, Joseph—Norristown. Venuto, Joseph-Philadelphia. Waddington, R. L.-Wampum. War, Prosper—Conshohocken. Warner, Paul Frozen Food Center—Union City. Warrington Packing Company, Inc .- Chalfont. Waynesburg Packing Company-Waynesburg. Weaver Brothers—Wellsville. Weise, R. A.—Hyndman. Weise, R. A.—Hyndman. Weiss, Milton—Clairton, Weiss Packing Company—Donora. *Weiler, Frank & Sons—Plymouth Meeting. West Apollo Packing House—West Apollo. Weyandt, Hughey Jr.—Claysburg. Wildonigh Most Market Honeyer Wildasin's Meat Market—Hanover. Wilkes-Barre City Abattoir—Wilkes-Barre. Williamson Wholesale Meats—Turbotville. Willrich, Thomas B. & Son—Edinboro. Winner Packing Company—Lock Haven. Winter, Walter W.—Mahoningtown. Wisniaski, Steve-New Castle. Worthington, Warren H.-Pennsdale. Yakubik, Frank-New Castle.

Yambrovich, Steve—Sharpsville. Yoder, Kermit C.—Hollsopple. Yoder's Meat Market—Shoemakersville. Youndt Brothers-Denver. Zeller, Alfred-Cedars. Zrile, Mike-Sharon.

RHODE ISLAND

Bruno's Slaughterhouse-Westerly. Johnston Dressed Beef & Veal Co., Inc .-Johnson.

Parrillo, Anthony, Inc.-Johnston. SOUTH CAROLINA

*Azalea Meats, Inc.—Orangeburg, *Carolina Abattoir—Columbia. *Caughman Meat Plant-Lexington. Cheraw Packing Co.-Cheraw. Fairview Abattoir-Greenville. Harman Provision Co.—Saluda. *Harvin Packing Co.—Sumter. Hodges Sale Co.—Abbeville. Hughey's Market—Easley. *Kemmerlin Wholesale Meat Packing Plant-

Orangeburg. Lancaster Frozen Foods, Inc.-Lancaster.

*Old Fort Packing Co,-Walterboro. Oconee County Abattoir-Seneca.

Rick's Meat Packers—Aiken. *Roddey Packing Co.—Columbia.

*Spartanburg Abattoir—Spartanburg. *Sumter Frozen Foods, Inc.—Sumter.

*Truesdale Wholesale Meat Co .- West Columbia.

*Turner Abattoir, T. M.-Woodruff. *Vaughn Packing Company-Greer.

SOUTH DAKOTA

*Cimpl Packing Company—Yankon. *Dean Packing Company—Vermillion. Elk Point Packing Company—Elk Point Siouxland Packing Company-Sioux Falls.

TENNESSEE

*Bakers Processing Co.-Mc Kenzie. *Baltz Brothers Packing Co.-Nashville. Beare Meat Co.-Madisonville. Bedford County Slaughterhouse--Shelbyville, *Banton, Lewis Slaughterhouse-Hixson, Bills Processing Plant—Dyersburg. Bolivar Packing Plant—Bolivar. *Bridwell Packing Co.—Kingsport. *Brundadge Slaughter Plant—Martin. Bryson Packing Co.—Somerville. *Bulla, Wade Wholesale Meats—Johnson City. *Carmichel-Curtis Slaughter House-Telford. Carthage Grocery & Locker-Carthage. *Cleveland Provision Co.-Cleveland, Cribbs Sausage Co.-Memphis. *Dixie Sausage Co.-Lebanon. *Duck River Sausage Co.—Manchester. *Elm Hill Meats, Inc.—Lenoir City. "Estepp Slaughterhouse-Limestone. *Fayette Packing Co.—Hickory Withe. Follis, Roy, Slaughterhouse—Gadsden. Foutch, J. J. & Son Packing Co .- Cookeville. *Fuller Locker Plant-Maryville. Glasgow Meat Co.—Martin. "Groce Provision Co.—Fayetteville. *Hacketts Meat Co .-- Carthage. Hartsville Locker Co.-Hartsville. Herron Packing Co.-Concord. Hills Wholesale Meats-Dayton. Homes Meat Market—Crossville. Hyde, Ed Slaughterhouse—Gallatin. *Jackson Packing Co.—Jackson, *Jacobs Packing Co.—Nashville, *Keaner Packing Co.—Lenoir City, *Lingo Packing Co.-Jonesboro. *Loomis Packing Co.—Sweetwater. McElhaney Slaughterhouse—Morristown. McMinnville Meat Co.—Mc Minnville. Mims Frozen Foods—Ardmore. Moore, John L. Slaughterhouse—Fayetteville.

NOTICES

Modern Slaughters-Greeneville. Morrisey Meats & Provisions-Nashville. Morristown Provisions Co.-Russellville. Napier, W. B. Slaughterhouse—Celina. New 20 Packing Co.—Alamo. *Norman's Packing Co.—Covington. *Parks-Harris & Co.-Columbia. Penns Market—Trenton. *Powell Wholesale Meats—Chattanooga. *Purity Packing Co.—Powell. *Savannah Process & Locker—Savannah. *Sells, Earl & Sons—Johnson City. Smiths Market-Gallatin. *Smith Packing Co.-Nashville. Southern Abattoir Meat Co.-Knoxville. *Southern Provisions Co.—Chattanooga. Stephens Slaughterhouse—Savannah. Summers Bros. Slaughterhouse-Hollow Rock.

*Tennessee Valley Packing Co.-Columbia. Trolinger Slaughterhouse—Jackson. Wamplers Wholesale Meats—Lenoir City. *Wells Processing Plant—Brighton. Wilkerson Slaughterhouse—Selmer. *Wilson, John Sausage Co.—Lewisburg.

TEXAS

ABC Packing Company—Wichita Falls. *Allen's Wholesale Meats—McKinney. Amarillo Packing Company, Inc.—Amarillo. Anderson Slaughtering & Processing Plant-Sherman.

Apache Packing Company-San Antonio. Ed Auge Packing Company-San Antonio. Azle Food Locker Corporation-Azle. Berryhill Packing Company, Inc.—Levelland. Big 4 Packing Company—Perryton. Brown's Slaughter House—Annona. *George Braun Packing Company-San Antonio. *Burlison Packing Company—Wichita Falls. Burton Brothers Public Abattoir—Houston. *Caddo Packing Company—Marshall. *Central Packing Company—Wichita Falls. Chief Packing Company—Quanah. City Custom Packing Company-Houston. Collins Packing Company-Morton. Columbia Packing Company-Dallas *Dallas City Packing Company—Dallas. *Dixon Packing Company, Inc.—Houston. Floyd Locker—Spearman. *Freadman Packing Company-Houston. Graham Packing Company-Graham. Haley's Food Locker—Crowley. *H & R Meat Company—Vernon. *High Grade Packing Company—Galveston, O. B. Jackson Wholesale Meats—Plainview. Lamesa Meat Company-Lamesa. Nemecek Brothers-West. *Newsome Packing Company-Mount Vernon *P & H Packing Company—Dallas. *P & S Meat Company—Texarkana. Pace Packing Company, Inc.—Sweetwater. *Panhandle Packing Company—Pampa Pinkney Packing Company, Inc.—Amarillo. Pitner & Hensley-Denton. *Pratt Packing Company, Inc.-Sulphur Springs.

Quality Packing Company-San Antonio. *Ridley Packing Company-Sweetwater. Shamrock Slaughter Plant-Shamrock. Shahrock Shalgher Flaht—Shahrock, Smith's Frozen Food Plant—Atlanta, *Southern Packing Company—Denison, Steuernagel Packing Company—San Antonio, Stratford Frozen Food Lockers—Stratford, *Swift & Company-San Antonio, Swindell's Country Sausage Plant—Quanah. *Texell Packing Company—Houston. Texas Dept. of Corrections Packing Central No. 1-Sugarland. Tyler Packing Company—Tyler. Wickham Packing Company, Inc.—Longview. *Winfree Packing Company—Orange. *Wilburn & Miller Wholesale Meats—Denison. Wingate Brothers-Orange. Wolff Meat Company-San Antonio. *Wright Packing Company—Vernon. Zumme Meat Company-Beaumont.

UTAH

- "Granite Meat and Livestock Market-
- Murray. *Blue Mountain Meats and Superette-Monticello.
- *Langston Packing Company—Hurricane.
- * Midvale Packing Company—Midvale, * Ogden Dressed Meat Co.—Ogden, * Parke and Son, William C.—Ogden,

*Tri-Miller Packing Co.—Hyrum.

VERMONT

Delairs Slaughtering Establishment-East Montpelier.

Gallerani's Market-Bradford.

Quinns Slaughtering Establishment-Poultnev.

G. Rubalcaba, Inc.-Websterville.

Herrich Stearns-Rutland.

VIRGINIA

Corn Valley Packers, Inc.—Danville. *Fleet & Co., Inc.—Winchester. *Green Hill, Inc.—Elliston.

- *Harrell Bros.-St. Brides.

Icom's Slaughter House-Galax.

*McKenna, Inc.—Lynchburg. *McKenna, Inc.—Lynchburg. *Orndorff, Charles, Abattoir—Winchester. *Perry's Abattoir—Winchester. Rosenbaum Slaughterhouse, Cylde—Glade Springs.

*Southern Packing Corp.—Norfolk. *Suffolk Packing Co., Inc.—Suffolk.

*Woodstock Wholesale Meats-Woodstock.

WASHINGTON

Chambers Packing Co. No. 36—Tumwater. Colfax Meat Packing Plant No. 117—Colfax. *Curcio Meats No. 76—Walla Walla. Evergreen Packing Co. No. 92—Vancouver. *Federal Meat Co. No. 38—Tacoma. Ferry Bros. Inc. No. 16—Ferndale. Fishcer Bros. Meat Co. No. 85—Issaquah. Florence Packing Co. No. 6—Stanwood. *Grandview Packing Co. No. 15—Grandview. James Knight Packing Co. No. 21—Woodinville. Johansen's Meats, Inc. No. 41-Enumclaw. *Lewis River Meat Co. No. 81—Bellingham. *Lewis River Meat Co. No. 118—Woodland. *Longview Meat Co. No. 87—Longview. McInroy Meat Co. No. 94—Wilbur.

*McKinley Meat Packing Co. No. 39-Longview.

Methow Valley Meat Company No. 125-Twisp.

Midway Meats No. 62—Centralia. Moses Lake Meat Co. No. 32—Moses Lake. Mt. Vernon Meat Co., Inc., No. 93—Mount Vernon

Pasco Meat Packers, Inc. No. 37—Pasco. Rice Meat Packing Co. No. 103—Veradale, Schoner Meat Co. No. 75—Bremerton.

Sierk Meat Packing Co. No. 55—Wenatchee. Sky Valley Meats No. 51—Monroe.

Thorps Meats No. 77-Snohomish.

*Valley Packing Company No. 18-Tacoma.

Weber Inc. No. 20-Sumner. *Wenatchee Packing Co. No. 22-Wenatchee.

WEST VIRGINIA

Bluegrass Market, Inc.—Lewisburg. *Byard's Famous Meats—Kenova. Camp Packing Company—Parkersburg. Chadwick and Son—Wayne. Chapman Packing Company-Ona. Coleman, M. E. Packing Company--Oak Hill. Crowgey Sausage Company—Kellysville, Elm Grove Packing—Wheeling, Ennis Slaughter House—Uffington, Fancher, R. L.—Shinnston; Fotos and Company-Beckley. Gamble's Market-Moundsville. Gissel Packing Company, Inc.-Huntington. Hatten Wholesale Meat Company-Huntington.

P. E. Holz Sons Company—Charleston.

Independent Dressed Beef Company-Morgantown.

*Jeffries Slaughterhouse-Lewisburg.

Jenkins, Frank M.—Martinsburg. Kidwiller, Frank E.—Harpers Ferry.

Lambert and Beavers—Squire. Logan, S. S. Packing Company—Huntington. *McCown & Sons Company, L. M.—Charleston.

Martini Packing Company, Inc.—Wheeling, Miller Brothers—Martinsburg. Niebergall Meats Slaughtering Establish-

ment-Wheeling. *Smith, C. B. Packing Company-Parkers-

burg.

burg. Smittle Packing Company—Paden City. Soloman's Establishment, Frank—Fairview. Spitznogle, Glen L. Slaughtering Establish-ment—Blacksville.

Staggs Meat Market-Burlington.

Stuart, Nate & Son, Inc.-Mount Clare. Thomas and Wolfe Slaughtering Establish-ment—Ripely. Thompson Brothers Packing Company—

Bluefield.

Tony's Super Market-Beckley.

Tri-County Processing Plant, Inc .-- Martinsburg.

V & G Slaughterhouse—Sweetland. Wade's Slaughter House—Mount Morris,

Pennsylvania. Weimer Packing Company-Wheeling.

West Virginia Sausage—New Haven, Wooddell's Meats—Green Bank. Young and Stout, Inc.—Clarksburg.

WISCONSIN

Black Creek Meat Market-Black Creek. Bohrer's Packing Co.-Muskego. *Born and Son, August-Milwaukee. Bruiname, Casey—Union Grove. Clinton Packing Co., Inc.—Clinton. Coenen Packing Co.—Appleton. Coloma Meat Products—Coloma. Dobratz Meat Market—Shawano. Falls Locker Service—Kaukauna. Faust & Sons, Hy.—Mayville. Freedom Packing Co.—Kaukauna. Goldberg Establishment, W.—Superior. Hagert's Locker-Siren. Helland's Food and Locker-Juda. K. & K. Locker—River Falls. Kenosha Packing Co.—Kenosha.

Joe P. Klimmes Hereford Farms-Superior.

Kress Packing Co., Inc.-Waterloo.

*Luck, M., Inc.—Milwaukee. Merchant, W. J.—Brussels. Meier Slaughtering Establishment, A.—Monroe.

*Midwest Packing Company—Milwaukee.

Osseo Lockers-Osseo.

*Quality Packing Co.-New London. Resar Slaughtering Establishment, J. J. &

- J. M.-Park Falls.
- Richberg and Son, N.—Manitowoc. Sawyer Meat Plant—East Troy.

Schaefer Sausage Co., Inc.-Oshkosh.

Schams Slaughtering, J.-La Crosse.

Seymour Locker Storage—Peshtigo. *South Side Packing Co.—Milwaukee.

Super Lockers—Amery. Sykes Packing Co.—Cameron, Tarlton Company, Lyman—Athelstane.

Tarlton Meat Service—Shawano. Thomson Packing Co.—West De Pere.

Townsend-Piller Packing Co.-Cumberland.

*Valley Meat Service—Appleton. Valley-Packing Co.—Kaukauna.

Wagner Establishment, Chester-Denmark. Weinstein Slaughtering Establishment-Superior.

*Wolf River Sausage, Inc.-Weyauwega.

WYOMING

Gillette Meat Service—Gillette. Jim's Place—Cheyenne. K & B Cold Storage Company—Afton. Kelley Packing Company-Torrington. Ken's Locker and Slaughtering Establishment—Laramie. Lincoln Meats—Rock Springs.

NOTICES

Lovell Processing—Lovell. Nield Cold Storage and Supply—Afton.

Pilch Slaughtering & Processing Service-Acme.

*Rocky Mountain Packing Company-Casper.

*Roitz Meat Cutting—Fort Bridger. Shy-Ann Packing Company—Cheyenne. Starlite Meat Company—Cheyenne.

Torrington Packing Company, Inc .--- Torrington.

Triangle Packing Company—Worland. Rock Springs Butchering—Rock Springs.

The names of the following stockyards and slaughtering establishments are changed to read as follows:

STOCKYARDS

ARIZONA

From: Willcox Livestock Auction-Willcox. To: Nelson Livestock Auction-Willcox.

ARKANSAS

From: Farmers & Ranchers Auction-Batesville

To: Hill & Montgomery Auction-Batesville. From: Russellville Livestock Auction-Russellville.

To: Valley Livestock Auction-Russellville. KANSAS

From: Salina Livestock Commission Co .--Salina.

To: Beverly Stockyard Company-Salina. From: Giger Sale Co.-Emporia

Lyon County Livestock Auction-To: Emporia.

From: Lyons Sale Pavilion-Lyons.

To: Wilkey Livestock Sales, Inc.—Lyons. From: Pratt Livestock Commission Co.-

Pratt

To: Wilkey Livestock Sales, Inc .- Pratt.

TOWA

From: Aplington Sales Pavilion—Aplington. To: Aplington Livestock Auction, Inc.— Aplington.

From: Belle Plaine Livestock Commission Co.-Belle Plaine.

To: Belle Plaine Livestock Auction, Inc.-

Belle Plaine. From: Eldora Livestock Sales—Eldora

To: Eldora Livestock Sales, Inc.-Eldora. From: Humboldt Cornbelt Livestock Ex-

change, Inc.—Humboldt-Dakota City. To: Humboldt Livestock Exchange, Inc.-

Humboldt-Dakota City. From: Tama Livestock Auction—Tama. To: Tama Livestock Auction Co.—Tama.

From: Wapello Livestock Auction-Wapello.

To: Wapello Livestock Sales, Inc .-- Wapello.

MASSACHUSETTS

From: Michelson's Cattle Auction-South Easton.

To: Michelson's Lystk. Comm. Auctions, Inc-South Easton.

MISSISSIPPI

From: Batesville Sales Company, Inc .--Batesville. To: Batesville Livestock Commission Com-

pany—Batesville. From: Jefferson County Stockyards—Fay-

ette. To: Jefferson County Stockyards, Inc .--

Fayette. From: Peeler's Sale Barn-Kosciusko.

To: Peeler's Livestock Sales-Kosciusko.

MISSOURI

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From: Edina Sale Company-Edina. To: Edina Auction Company-Edina. From: Milan Auction Company-Milan. To: Milan Livestock Auction-Milan. From: Nevada Sales Company, Inc.-Nevada, To: Nevada Livestock Auction-Nevada.

NEBRASKA

From: Oshkosh Livestock Sales Company-Oshkosh. To: Corbessan, Inc.—Oshkosh. From: Gordon Livestock Company, Inc.—

To: Gordon Livestock Auction Company,

From: Platte Valley Sale Barn—Kearney. To: Producers Platte Valley Livestock Auc-

From: Red Cloud Sales Company-Red

To: Red Cloud Livestock Comm. Co., Inc .-

NORTH CAROLINA

From: Lancaster Stockyards-Rocky Mount.

To: Gus Z. Lancaster Stockyards, Inc.-Rocky Mount.

SLAUGHTERING ESTABLISHMENTS

ALABAMA

From: Brock-Mosley Packing Co.-Roberts-

To: Robertsdale Locker Plant-Robertsdale.

ARKANSAS

From: Clough's Country Market-Lowell.

To: Bramlett's Country Market-Lowell.

From: Robertson Packing Co.—Booneville. To: Lasiter Packing Company—Booneville.

From: Drew County Frozen Foods-Monti-

To: Mazzanti Food Bank—Monticello, From: Cooper Packing Co.—Melbourne, To: Melbourne Packing Company—Mel-

From: Riggan Bros. Locker Plant—Sheridan. To: Mitchell Locker Plant—Sheridan. From: McKiever's Wholesale Meats—Monti-

To: Monticello Packing Co.—Monticello. From: Paragould Food Locker—Paragould. To: Paul Payne Meats—Paragould.

From: Brown Packing Co.—Chipley. To: Tobias Meat Company—Chipley.

From: Farm Best Processing-Palestine.

FLORIDA

TLLINOIS

To: Slevers, Tony Slaughter House-Pales-

KANSAS

From: Independent Slaughtering Establish-

ment—Salina. To: Beverly Independent Slaughtering Est.—

MONTANA

From: Helena Meat Co. of Helena, Inc .-

To: Montana Meat Company of Helena-

To: Oljar Meat—Glendive. From: Quick Freeze Packing Plant—Living-

NEW JERSEY

From: Gervasoni Packing—Bordentown; and Marval Packing House—Trenton, To: Borden Company—Trenton.

From: Egley's Slaughtering Est.-Convoy.

To: Convoy Meat Market-Convoy.

From: Oljar Meat Co.-Glendive.

To: Rick's Packing Co.-Livington.

From: Asheville Livestock Yard-Canton. Cattleman's Livestock Yard, Inc .--

Gordon.

Cloud.

To:

Red Cloud.

Canton.

dale.

cello.

bourne

cello.

tine.

Salina.

Helena.

Helena.

ston.

Inc.-Gordon.

tion-Kearney

OREGON

From: East Side Abattoir-Ashland. To: Ponderosa Packing Company-Ashland. From: Stark's Abattoir-Sherwood. To: Tualatin Packing, Inc.-Sherwood.

PENNSYLVANIA

From: Miller's Meat Market-Gettysburg, To: Miller, Vernon O.-Fayetteville. From: Troy Meat Plant, Inc .- South of Troy.

Troy Meat Packing, Inc .- South of To: Troy.

SOUTH DAKOTA

From: Trumbull Packing Company-Sioux Falls,

To: Siouxland Packing Company-Sioux Falls.

Change of Location

STOCKYARDS

MASSACHUSETTS

From: Northampton Coop. Auction-Northampton.

To: Northampton Coop. Auction-Whately.

SLAUGHTERING ESTABLISHMENTS

MISSOURI

From: Anderman, Edward—Nickman Mills. To: Anderman, Edward-Raytown.

The following stockyards and slaughtering establishments are deleted from the specifically approved lists:

STOCKYARDS

ARKANSAS

Crawford County Livestock Auction-Van Buren.

Farmers Auction-Marianna.

Farmers & Stockholders Comm. Co.-Pocahontas.

Flippin Livestock Auction-Flippin.

Mammoth Spring Sale Barn-Mammoth Spring.

Newport Auction-Newport.

GEORGIA

Candler Livestock Market-Metter. Toccoa Livestock Auction-Toccoa.

IOWA

Bowman Cattle Co.-Maguoketa. Oxford Auction Company, Inc.-Oxford. Sioux Center Sales Co.-Sioux Center. Wesley Livestock Market-Wesley. Western Cattle Co.-Carroll.

KANSAS

A. C. Sale Company-Arkansas City. Ciger Sale Company—Emporia. Lyons Sale Pavilion—Lyons. Pratt Livestock Commission Company-Pratt. Salina Livestock Comm. Co.-Salina.

KENTUCKY

Lincoln County Stockyards, Inc .- Stanford.

LOUISIANA

Brown-Alsbrooks Stockyards, Inc.-Baton Rouge.

Brown-Alsbrooks Stockyards, Inc.-Opelou-Sas.

Tri-Angle Stockyard-Kentwood. Webster Livestock Commission Co.-Minden. Welsh Stockyard-Welsh.

MASSACHUSETTS

Brighton Stockyards Co.-Brighton.

MISSISSIPPI

Columbus Stockyards, Inc.-Columbus. Mississippi Lvstk. Producer's, Edward Branch-Edwards. Mississippi Lvstk, Producer's, Yazoo Branch-Yazoo City

NOTICES

Prentiss Stockyards-Prentiss.

MISSOURI

Crocker Auction Barn-Crocker.

NEBRASKA

McKee Sales Company-Superior. Superior Sales Company-Superior.

NEW YORK

N. Johncox Sons Commission Auction-Palmyra.

OHIO

Geauga Livestock Auction-Middlefield. Marietta Livestock Market, Inc.—Marietta. Producers Livestock Association-Hicksville. Western Ohio Livestock Exchange-Celina.

PENNSYLVANIA

Clinton Auction, Inc.—Mill Hall, Hickory Auction and Sales—Hickory, Knoxville Sales, Inc.—Knoxville. Lycoming Livestock Market-Williamsport. Phillips Livestock Auction-New Galilee. Tri-County Livestock Auction-Brockway.

SOUTH CAROLINA

Graham Cottingham Stockyards-Dillion. TEXAS

Buffalo Livestock Commission Company-Buffalo.

Childress Livestock Commission Company-Childress.

Grapevine Livestock Auction-Grapevine. Lometa Commission Company-Lometa. Menard County Commission Company-Menard.

Owen Brothers Livestock Commission Com-pany—Texarkana.

VIRGINIA

Rockbridge Livestock Market-Buena Vista. WASHINGTON

Central Washington Livestock Market-Quincy. Columbia Auction Market—Vancouver.

Moses Lake Livestock Auction Co .- Moses Lake

Twin City Salesyard-Centralia. Vancouver Livestock Market-Camas.

SLAUGHTERING ESTABLISHMENTS

ARKANSAS

Kelton Brown Wholesale Meats-Little Rock. Camden Curing Plant-Camden. Dunham Packing Co.—Calico Rock. Jacksonville Packing Co.—Jacksonville. Keats Wholesale Meats-Hamburg. Malvern Meat Company-Malvern. Pitchford Markets-Hartford. Springdale Custom Butchering-Springdale. Stafford's Quality Meats—Walnut Ridge. White's Slaughter House—Warren.

COLORADO

Basin Packing Company-Durango. Cortez Packing Company-Cortez. Mountain Packing Company-Dolores. Ovid Locker Plant-Ovid. Pavetti Sausage Company—Trinidad. Reichart Packing Company-LaSalle.

DELAWARE

Kosters Frozen Foods-Laurel. Poore's Meat Market-Smyrna. White Packing Co.-Lewes.

FLORIDA

Copeland Sausage Company, Inc.—Alachua. Hickory Hill Meat Packers, Inc.—Tampa. Tinsley Meat Slaughtering-Jacksonville.

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Hansen's Meat Processing Plant-Freeport.

IOWA

Farmington Lockers—Farmington. Longs Locker-Spirit Lake. Meats-The-Taste, Inc.—Sioux City. Stitham's Friendly Freeze Service—Bedford.

KANSAS

Independent Slaughtering Establishment-Salina.

KENTUCKY

Alford, J. W. & Son-Alexandria. Eckert Packing Co.—Henderson. Joe Langley's Farms, Inc.—Clarkson. Riddell Meat Market-Warsaw. Rogers Country Sausage, Inc.—Richmond. Ryan Packing Company—Maysville. S & M Meat Packers, Inc.—Louisville. Wardrup Packing Company-Blackey.

LOUISIANA

Shreveport Packing Co.-Shreveport.

MAINE

Boston Brothers-North Berwick. Boynton, Laurence-Bridgton. Chasse, Ralph-Sanford. Stearn's Packing Co.-Auburn.

MASSACHUSETTS

Duda Slaughterhouse-Gill. Granby Slaughtering Establishment-Granby.

Pekarski, T. Walter-South Deerfield. Santos, Charles Co.-Tewksbury. Suprenant, Peter-Leverett.

MISSOURI

Mueller's Meat Market-Altenburg.

NEBRASKA

Roode Packing Company, Inc.-Fairbury.

NEW JERSEY

Carteret Abattoir-Carteret.

Dann Beef Co.-Morris.

NEW MEXICO

Starkey Packing Company—Clovis.

NEW YORK Aronson Food Supply—Glens Falls, Babcock Hill Freezer Service—West Winfield.

NORTH CAROLINA

OHIO

Est .--

Dover Plains Packing Co.-Dover Plains.

Eckler, Emerson—Richfield Springs, Ford, Elmer—West Valley.

Frank Brothers-Poughkeepsie.

Gearken's Market-Worcester. Goebel Packing Co.—Buffalo. Kamery, John W.—Olean.

Lillie, Robert—Auburn. Owsowitz, M. & Son—Buffalo. Miller, Charles—South Dayton.

Smith, Harold J.—Pine Plains.

Skeen Packing Co.-High Point.

B & A Meat Company-Lisbon.

David Davies, Inc.-Zanesville.

Findlay Provision Co.-Findlay.

Fritz's Quality Meats-Versailles.

Champion,

Eckert Packing Company-Newark.

Fairview Packing Slaughtering

Liber, John and Company—Alliance.

Mayer Meat Company-Middletown.

Vonder Haar, A. F.-Fort Recovery. Walter and Sons-Wapakoneta.

Summerside Packing Company-Cincinnati.

Sussman, Lewis-Cohoes.

OREGON

Arrow Meat Company, Inc.-Cornelius.

PENNSYLVANIA

Alba, Saverio and William-Norristown. Baker, Luther-Millville. Berwick Packing Company—Berwick. Bloomfield Packing Company—Pittsburgh. Bonaccurso, S. and Sons—Philadelphia. Bowders, H. C. and Son—Waynesboro. Bowman, Mark-Hegins. Brown's Meats-Conneautville. Cohick's Meat Market-Salladesburg. Conemaugh Packing Company-Conemaugh, Cowburn, Clark G.-Ulysses. Delta Meat Products Company—Delta. Dorshimer, David E.-Brodheadsville. Engle, Russell S.-East Greenville. Feder Company-Allentown. Fehl, C. J. Company-Blooming Glen. Fisher, Harry D.—Lewisburg. Fisher, W. J.—Winfield. Fox, Augustus-Souderton. Galvanek, Edward—Freeport. Gehman, Warren B.—Norwood. Gensemer's-Bloomsburg. George, Nathan T.-Orefield. Godshall, Marvin K. and Son-Telford. Goetz, Robert M.—Greencastle. Good's Market—Quincy. Hahn Packing Company, Edward-Johnstown. Hartman, Paul E.—New Tripoli. Hoovers Meat Market—Hanover. Hunsberger, Joseph J.—Royersford. Keefer, C. F.-Mercersburg. Kelso, Fred E.-Brookville. Kesselring, J. R.-Greencastle. Kohn, M.-Philadelphia. Landis, Edgar M.—Franconia. Moccio, Angelo J. & Son—Allentown. Moore, Amos Sr.—Montgomeryville.

RHODE ISLAND

Cory's Slaughterhouse-Tiverton. Diamond Hill Packing Co.-Cumberland. Foster Packing, Inc.-Foster.

Mount Rose Food Market—York. New Holland Meat Market—New Holland.

Reichelderfer, E. H. & Sons-East Greenville.

Waltman, Donald E.—Allenwood. Wolfe, Thomas F. & Lawrence H.—Herndon.

P. S. Meat Company—Philadelphia. Pine Springs Dressed Meats—York. Rebuck, J. E.—Dornsife. Reed, Jay—Latrobe.

Shaffer's Meats-Hooversville.

Wright, Sharp B.—Fombell. Youndt, John E.—Adamstown.

Zitman, C. B.-Mercersburg.

Smithgall and Ging-Trout Run.

Stockdale, Paul & Eugene-Dayton.

TEXAS

Cash & Carry Grocery and Market-Follett. Cee & Gafford Slaughter House-Phillips. Golden Spread Packing Company—Amarillo. Crow Packing Company—Pecos. Ehreshan Brothers Packing Company-Plainview.

Hereford Locker-Hereford. Hereford Meat Company—Hereford. Perryton Packing Company—Perryton. Plains Beef Company—Amarillo. Plains Beef Company—Borger. Queens Custom Slaughter-Bovina. Richard's Slaughter House-Bovina. Roberts Wholesale Beef-Van Horn. Texas Trail Meat Company-Hereford. West Texas Packing Company-San Angelo.

WISCONSIN

Merredith and Corrigan-Saxon.

Effective date. The foregoing notice shall become effective upon publication 1.1 the FEDERAL REGISTER.

Certain additional stockyards and slaughtering establishments are added to the list of those heretofore specifically approved under the regulations in 9 CFR Part 78. It has been determined that the inspection and handling of livestock or carcasses or products thereof at such stockyards or establishments are adequate to effectuate the purposes of such regulations. Certain stockyards and slaughtering establishments are removed from the list of those heretofore specifically approved under said regulations, because it has been determined that such stockyards and establishments no longer qualify for specific approval under the regulations. Name changes affecting certain stockyards and slaughtering establishments are also set forth in the foregoing notice. This action, therefore, imposes certain restrictions necessary to prevent the spread of brucellosis, relieves certain restrictions presently imposed, and makes certain changes which do not affect the substance of the restrictions set forth in 9 CFR Part 78. The action should become effective promptly in order to accomplish its purpose in the public interest, to be of maximum benefit to persons subject to the restrictions which are relieved hereby, and to promptly correct the names of all listed stockyards and slaughtering establishments. Therefore, under the administrative procedure provisions of 5 U.S.C. 553, it is found upon good cause that notice and other public procedure with respect to this action are impracticable, unnecessary, and contrary to the public interest, and good cause is found for making this notice effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 17th day of April 1968.

> E. E. SAULMON, Director.

Agricultural Research Service.

[F.R. Doc. 68-4732; Filed, Apr. 22, 1968; 8:45 a.m.]

DEPARTMENT OF HEALTH, EDU-CATION. AND WELFARE

Food and Drug Administration GULF OIL CORP.

Notice of Withdrawal of Petition **Regarding Pesticides**

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408(d)(1), 68 Stat. 512; 21 U.S.C. 346a (d)(1)), the following notice is issued:

In accordance with § 120.8 Withdrawal of petitions without prejudice of the pesticide regulations (21 CFR 120.8), the Gulf Oil Corp., Chemical Department, Dwight Building, Kansas City, Mo. 64105, has withdrawn its petition (PP 8F0656), notice of which was published in the FEDERAL REGISTER of November 10, 1967 (32 F.R. 15647), proposing the establish-

ment of a tolerance of 0.1 part per million for residues of the herbicide benzamidooxyacetic acid in or on the raw agricultural commodity sugar beets.

Dated: April 16, 1968.

J. K. KIRK, Associate Commissioner for Compliance. [F.R. Doc. 68-4783; Filed, Apr. 22, 1968;

8:47 a.m.]

CIVIL AERONAUTICS BOARD

[Docket No. 18137]

DEUTSCHE LUFTHANSA AKTIENGE-SELLSCHAFT ENFORCEMENT PRO-CEEDING

Notice of Postponement of Hearing

Notice is hereby given that the hearing in the above-entitled proceeding, now assigned to be held on April 30, 1968, is hereby postponed indefinitely.

Dated at Washington, D.C., April 17, 1968.

[SEAL]	RICHARD A. WALSH,
	Hearing Examiner.

[F.R. Doc. 68-4800; Filed, Apr. 22, 1968; 8:49 a.m.]

[Docket No. 19791; Order E-26668]

GARDNER FLYERS, INC.

Order To Show Cause Regarding Mail Service Rate

Issued under delegated authority April 17, 1968.

By notice of intent filed on April 1, 1968, pursuant to 14 CFR, Part 298, the Postmaster General petitioned the Board to establish for Gardner Flyers, Inc., an air taxi operator, a final service mail rate of 29 cents per great circle mile for the transportation of mail by aircraft between San Angelo, Tex., Brownwood, Tex. and Dallas, Tex.

The Postmaster General states that the proposed services are necessary to meet postal needs in this market. Gardner proposes to initiate service with twin-engine Beech, Model Super D-18 type aircraft. No protest or objection has been filed against the services proposed in the notice of intent, and the time for filing such objections has now expired. The Postmaster General also states that the proposed rate is acceptable to the Department and the carrier, and represents a fair and reasonable rate of compensation for the services which the carrier will perform.

Since no mail rate is presently in effect for this carrier in this market, it is in the public interest to fix and determine the fair and reasonable rate of compensation to be paid to Gardner Flyers, Inc., by the Postmaster General for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, between the aforesaid points. Upon consideration of the notice of intent and other matters officially noticed, it is proposed to issue an order ' to include the following findings and conclusions:

1. That the fair and reasonable final service mail rate to be paid to Gardner Flyers, Inc., pursuant to section 406 of the Act for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith between San Angelo, Brownwood, and Dallas, Tex., as described in the notice of intent, shall be 29 cents per great circle mile.

2. The final service mail rate here fixed and determined is to be paid in its entirety by the Postmaster General.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 406 thereof, and regulations promulgated in 14 CFR, Parts 302 and 298, and 14 CFR 385.14(f),

It is ordered, That:

1. All interested persons and particularly Gardner Flyers, Inc., the Postmaster General, and Trans-Texas Airways, Inc., are directed to show cause why the Board should not adopt the foregoing proposed findings and conclusions and fix, determine, and publish the final rate specified above, as the fair and reasonable rate of compensation to be paid to Gardner, for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith as specified above;

2. Further procedures herein shall be in accordance with 14 CFR, Part 302, and if there is any objection to the rate or to the other findings and conclusions proposed herein, notice thereof shall be filed within 10 days, and if notice is filed, written answer and supporting documents shall be filed within 30 days after the date of service of this order:

3. If notice of objection is not filed within 10 days after service of this order, or if notice is filed and if answer is not filed within 30 days after service of this order, all persons shall be deemed to have waived the right to a hearing and all other procedural steps short of a final decision by the Board, and the Board may enter an order incorporating the findings and conclusions proposed herein and fix and determine the final rate specified herein:

4. If answer is filed presenting issues for hearing, the issues involved in determining the fair and reasonable final rate shall be limited to those specifically raised by the answer, except insofar as other issues are raised in accordance with Rule 307 of the rules of practice (14 CFR 302.307); and 5. This order shall be served upon Gardner Flyers, Inc., the Postmaster General, and Trans-Texas Airways, Inc.

This order will be published in the FEDERAL REGISTER.

[SEAL] HAROLD R. SANDERSON, Secretary,

[F.R. Doc. 68-4801; Filed, Apr. 22, 1968; 8:49 a.m.]

[Docket No. 19582]

MOHAWK AIRLINES, INC.

Notice of Hearing

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that hearing on the above-entitled application is assigned to be held on May 9, 1968, at 10 a.m., e.d.s.t., in Room 1027, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C., before Examiner Herbert K. Bryan.

Dated at Washington, D.C., April 18, 1968.

[SEAL] THOMAS L. WRENN, Chief Examiner.

[F.R. Doc. 68-4802; Filed, Apr. 22, 1968; 8:49 a.m.]

[Docket No. 17828; Order E-26667]

INTERNATIONAL AIR TRANSPORT ASSOCIATION

Order Deferring Action Regarding Passenger and Cargo Sales Agents

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 17th day of April 1968.

By Order E-25795, October 6, 1967, the Board, pursuant to section 412 of the Federal Aviation Act of 1958, as amended (the Act), approved and deferred action on certain resolutions adopted by the members of the International Air Transport Association (IATA). The Board's approval was made subject to the following condition applicable within the United States:

(c) That upon written request by an agent an IATA member having the agent under appointment must provide the agent, within 15 days of receipt of the request, with an interpretation in writing of any IATA rule and such interpretation shall be binding upon IATA and all of its members and action taken in keeping with the interpretation cannot form the basis for a charge that the agent violated the resolution in question.

Subsequently, by Order E-26198, December 29, 1967, the Board stayed the effectiveness of the above condition until further order of the Board and granted the IATA carriers a period of 90 days from date of service within which to submit an agreement providing for the furnishing to travel agents of interpretations of IATA resolutions, rules and regulations.

On April 4, 1968, agreements amending the Passenger and Cargo Sales Agency Rules were filed by IATA on behalf of its members. These agreements which apply only in the United States and are identical in terms except that one applies to passenger sales agents and the other to cargo sales agents are identified as follows:

Cab No.	Iata No.	Subject
20194-R1	100 (Mail 532) 810a.	Passenger Sales
20194-R2	100 (Mail 532) 810b.	Agency—Amending. Cargo Sales Agency— Amending.

In light of the significance of the resolutions to the passenger and cargo sales agency industries as a whole, the Board has decided to defer action on Agreements CAB 20194-R1 and 20194-R2 for a period of 30 days to afford all interested persons an opportunity to comment on the agreements. Agreement CAB 20194-R1 is reproduced in its entirety as an attachment.1 Interested persons will be afforded 15 days after the filing of comments to submit replies to such comments. We shall withhold comment on the resolutions until we have had the benefit of comments from interested persons.

Accordingly, it is ordered:

1. That action on Agreements CAB 20194-R1 and 20194-R2 be and it hereby is deferred;

2. That all interested persons be and they hereby are afforded a period of 30 days from the date of service of this order to file comments in support of or in opposition to either or both agreements and replies to comments may be filed within 15 days after service of the comments; and

3. That the American Society of Travel Agents and Panmarc, Inc., be and they hereby are made parties to this proceeding.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON,

Secretary. [F.R. Doc. 68-4803; Filed, Apr. 22, 1968;

8:49 a.m.]

[Docket No. 15459 etc.]

REOPENED PACIFIC NORTHWEST-SOUTHWEST SERVICE INVESTIGA-TION

Notice of Oral Argument

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that oral argument in the above-entitled proceeding is assigned to begin on May 15, 1968, at 10 a.m., e.d.s.t., in Room 1027, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C., before the Board.

Dated at Washington, D.C., April 18, 1968.

[SEAL]	THOMAS L. WRENN,
	Chief Examiner.

[F.R. Doc. 68-4804; Filed, Apr. 22, 1968; 8:49 a.m.]

¹Filed as part of the original document.

¹ As this order to show cause does not constitute a final action and merely affords interested persons an opportunity to be heard on the matters herein proposed, it is not regarded as subject to the review provisions of Part 285 (14 CFR, Part 285). The provisions of that Part dealing with petitions for Board review will be applicable to any final action which may be taken by the staff in this matter under authority delegated in § 385.14(g).

[Docket No. 19330; Order E-26664]

PIEDMONT AVIATION, INC.

Certificate of Public Convenience and Necessity; Order Granting Motion To Expedite

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 16th day of April 1968.

On December 1, 1967, Piedmont Avlation, Inc. (Piedmont), filed an application in Docket 19330, requesting amendment of its certificate for route 87 so as to extend its system to Chicago, Ill.¹ Piedmont simultaneously filed a motion for an order to show cause, and, alternatively, for an expedited hearing.

In support of its motion, Piedmont states that it will enable the carrier to provide service between 16 Virginia and Carolina points² which will generate 336,792 O&D passengers in 1968; that interline connections will be decreased, thus reducing the demand on the facilities at connecting airports; that the avoidance of competitive markets such as Cincinnati-Chicago plus multistop restrictions in the Chicago-New York/Atlanta/Baltimore/Washington markets will minimize competitive impact; that the carrier's subsidy need will be decreased by \$300,000; and that considerable time has elapsed since the Board last examined the needs of Virginia/ Carolina-Chicago service.

Answers in support of the motion have been filed by the Chambers of Commerce of Roanoke and Ashland/Huntington and the Tri-State Airport Authority, operator of the Ashland-Huntington Airport.

Allegheny Airlines, Inc. (Allegheny), has filed an answer, stating that unless a restriction is imposed against singleplane Norfolk-Chicago service, Allegheny's application, Docket 19441, for Norfolk-Chicago authority, should be heard in the same proceeding.⁸ Lake Central Airlines, Inc. (Lake Central), has filed a similar answer opposing a show cause procedure and stating that

²Asheville, Ashland/Huntington, Charleston, Charlotte, Fayetteville, Greensboro/High Point, Greenville/Spartanburg, New Bern, Newport News, Norfolk, Raleigh-Durham, Richmond, Roanoke, Tri-Cities, Wilmington, Winston-Salem.

³Docket 19441 requests a new segment between the terminal point Norfolk, Va., and the terminal point Chicago, Ill.

its application for Chicago-Charleston authority, via Ashland-Huntington, should be consolidated into any hearing that is held.4 Delta Air Lines, Inc. (Delta), filed an answer, stating that it does not object to a show cause procedure subject to certain conditions." Similarly, Trans World Airlines, Inc. (TWA), filed an answer, stating that the Board should prohibit single-plane service between Chicago, on the one hand, and New York, Baltimore, and Washington, on the other. American Airlines, Inc. (American), filed a letter, stating that any action taken by the Board should be by hearing, rather than by show cause procedure. United Air Lines, Inc. (United), filed an answer opposing the use of either show cause or expedited hearing procedures."

Upon consideration of the pleadings and all the relevant facts, we have decided to grant Piedmont's motion for an expedited hearing. We believe that Piedmont's motion meets the criteria set forth in section 399.60 of the Board's regulations. Piedmont's proposal has subsidy reduction potential. Extension of the carrier's system to Chicago will create a route of sufficient length to permit Piedmont to realize lower unit costs, and the carrier estimates that the cost per revenue passenger mile of the new authority would be 2.3 cents below system experience. In addition, the carrier's revenue per ticket sold would be increased by the longer haul. In sum, we find Piedmont's estimate of the subsidy reduction potential of the route to be reasonable.

Substantial public benefits may obtain. Seventeen cities would receive first single-carrier service and seven would receive first single-plane service. Between 299,000 and 370,000 passengers could be expected to move in the markets Piedmont proposes to serve. In addition, Piedmont's proposal would reduce traffic congestion at major connecting points.

Finally, considerable time has elapsed since the Board last evaluated the service needs between the area served by Piedmont, on the one hand, and Chicago, on the other. Thus, there has been no

³ These conditions are that the Board prohibit Pledmont from providing single-plane service in the Chicago-Atlanta, Chicago-Knoxville, Chicago-Augusta/Columbia, Chicago-Asheville (unless Delta's authority at Asheville were suspended), and Chicago-Charlotte markets.

*Pledmont filed an unauthorized reply to these answers, together with a request for permission to file an unauthorized document. Lake Central has moved to strike. We will deny Piedmont's request. Piedmont has failed to show good cause for filing this document, since the only reason it was submitted was to reply to various matters in the answers. The Tri-State Airport Authority and the Greater Huntington Area Chamber of Commerce have filed petitions to intervene which we shall grant.

consideration of such service needs since the Great Lakes Local Service Investigation, 31 CAB 442 (1960).

The application of Lake Central for Charleston-Chicago authority either nonstop or via Ashland-Huntington, duplicates Piedmont's application for nonstop authority between Chicago and Charleston, and we shall therefore consolidate Lake Central's application in this proceeding. Allegheny has applied for nonstop authority between Norfolk and Chicago, while Piedmont has only applied for one-stop authority in this market. Nonetheless, we deem it appropriate to consider the public need for nonstop Chicago-Norfolk service in this case, and we shall therefore consolidate Allegheny's application. Although United holds nonstop authority in this market, it does not provide nonstop service. United states that it intends to provide a nonstop flight in the fall of 1968. However, the market appears large enough, particularly if stimulated by the provision of nonstop service, to warrant con-, sideration of competitive service. In this connection, there were 33,860 O&D passengers in 1966 in the Norfolk-Chicago market. We shall entertain a motion for consolidation by Piedmont of an appropriate application for nonstop Norfolk-Chicago authority.

We further find that TWA's suggested single-plane pretrial restrictions are unnecessary. Piedmont's proposed multistop restrictions on the markets in question are adequate to properly limit the issues at the outset of the case. We will, however, impose a two-stop requirement on service between Chicago, on the one hand, and Charlotte, Winston-Salem, Raleigh-Durham, or Greensboro-High Point, on the other. Such restrictions are designed to and will effectively remove any conflict between the issues in the instant proceeding and the recently instituted North Carolina Points Service Investigation, Docket 19617.

Accordingly, it is ordered, That:

1. Piedmont's application, Docket 19330, be and it hereby is set for hearing, in a proceeding to be known hereafter as the Piedmont Chicago Entry Case, before an Examiner of the Board at a time and place to be hereafter designated;

2. The applications of Allegheny, Docket 19441, and of Lake Central, Docket 19402, be and they hereby are consolidated with that of Piedmont, Docket 19330, for hearing and decision;

3. Piedmont's request for leave to file an unauthorized document be and it hereby is denied;

4. The petitions of the Tri-State Airport Authority and the Greater Huntington Area Chamber of Commerce for leave to intervene be and they hereby are granted;

5. Any authority awarded in this proceeding shall be granted without subsidy eligibility;

6. All flights operated pursuant to authority granted herein shall serve at least two intermediate points between Chicago, on the one hand, and Charlotte, Winston-Salem, Raleigh-Durham, or

¹ The carrier proposed a new segment between the terminal point Chicago, III., the intermediate points Ashland, Ky.-Huntington, W. Va. and (a) beyond Ashland-Huntington, the intermediate points Charleston, W. Va., and Roanoke, Va., and the terminal point Richmond, Va.; and (b) beyond Ashland-Huntington, the terminal point Bristol, Va.-Tenn.-Kingsport-Johnson City, Tenn. Two-stop restrictions were proposed between Chicago, on the one hand, and Washington, D.C., and Baltimore, Md., on the other, and three-stop restrictions were proposed between Chicago, on the one hand, and New York, N.Y.-Newark, N.J., and Atlanta, Ga., on the other.

⁴Lake Central's application, Docket 19402, requests a new segment between the terminal point Chicago, Ill., the intermediate point Ashland, Ky.-Huntington, W. Va., and the terminal point Charleston, W. Va. ⁹These conditions are that the Board pro-

Greensboro-High Point, on the other; and

7. A copy of this order be served upon Piedmont Aviation, Inc., Allegheny Airlines, Inc., Lake Central Airlines, Inc., American Airlines, Inc., Delta Air Lines, Inc., Trans World Airlines, Inc., United Air Lines, Inc., the cities and Chambers of Commerce of Chicago, Asheville, Ashland/Huntington, Charleston, Charlotte, Fayetteville, Greensboro/High Point, Greenville/Spartanburg, New Bern, Newport News, Norfolk, Raleigh-Durham, Richmond, Roanoke, Tri-Cities, Wilmington and Winston-Salem, the Tri-State Airport Authority, and the Greater Huntington Area Chamber of Commerce.

This order will be published in the FED-ERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 68-4805; Filed, Apr. 22, 1968; 8:49 a.m.]

[Docket No. 16080; Order E-26678]

UNITED AIR LINES, INC.

Order Regarding Industry Discussions on Containerization

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 18th day of April 1968.

By letter of February 14, 1968, United Air Lines, Inc. (United), cites the recent order of the Board concerning revised containerization agreements.¹ and requests that further industry discussions be authorized on the subject of containerization discounts.

In its referenced order approving the carrier's revised containerization agreements for an additional year, the Board stated that:

* * * the carriers have not adopted a standard industry agreement as to the applicability of containerization incentive discounts for mixed shipments, i.e., a shipment, in one or more containers, consisting of articles taking different rates. The nature of such mixed shipments tends to lead to abuses and other administrative difficulties, and the carriers are urged to give this matter further study.

United quotes the foregoing Board comments regarding mixed shipments, in its request for Board authorization for the carriers to renew discussions on the subject of containerization incentive discounts, and states that such discussions may lead toward a uniform industry rule applicable to mixed shipments in containers. United contemplates that a period of 6 months would be ample for such discussions, and states that the discussions, if authorized, would be held under the auspices of the Air Transport Association. No protests, or support, concerning United's petition have been filed with the Board by any other party. Upon consideration of the request and

Upon consideration of the request and other relevant factors, the Board has determined to authorize further industry discussions limited to the application of incentive discounts on mixed shipments in containers, subject to certain conditions as previously imposed.⁹

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 412, and 414 thereof, *It is ordered*, That:

1. The petition of United Air Lines, Inc., in Docket 16080, for industry discussions, limited to the application of incentive discounts on mixed shipments in containers, is hereby granted, and all U.S. certificated route air carriers engaged in interstate or overseas air transportation may participate in such discussions for a period of 180 days from the date of this order;

2. A notice of any meeting called pursuant to this order and an agenda of matters to be discussed shall be filed with the Board in this docket by the Air Transport Association of America (ATA) at least 15 calendar days in advance, and the same notice and agenda shall also be furnished to any shippers (including air freight forwarders or other interested parties) which may advise the ATA of their interest in this proceeding, and such shippers shall be given an opportunity to submit written comments and permitted to make personal representations at the carriers' meeting(s) if they so desire; 3. The Civil Aeronautics Board re-

3. The Civil Aeronautics Board reserves the right to have one or more observers in attendance at all meetings of the carriers;

4. Complete and accurate minutes shall be kept of all discussions by the carriers, and at least four true copies thereof filed with the Board not later than 15 days (excluding Saturdays, Sundays, and holidays) after the conclusion of each meeting; a copy of such minutes shall also be mailed promptly to all other interested parties;

5. Any agreement or agreements reached as a result of such discussions shall be filed with the Board in accordance with section 412 of the Act and approved by the Board prior to being filed in tariffs or placed into effect.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 68-4806; Filed, Apr. 22, 1968; 8:49 a.m.]

> [Docket No. 19785; Order E-26669] UVALDE AERO SERVICE

Order To Show Cause Regarding Establishment of Service Mail Rate

Issued under delegated authority, April 17, 1968. By petition filed on April 1, 1968, pursuant to 14 CFR, Part 298, the Postmaster General petitioned the Board to establish for Uvalde Aero Service, an air taxi operator, a final service mail rate of 46.8 cents per great circle mile for the transportation of mail by aircraft between Uvalde, Tex. and San Antonio, Tex.

The Postmaster General states that the proposed services are necessary to meet postal needs in this market. Uvalde proposes to initiate service with twin engine Lockheed, Model 12-A type aircraft. No protest or objection has been filed against the services proposed in the notice of intent, and the time for filing such objections has now expired. The Postmaster General also states that the proposed rate is acceptable to the Department and the carrier, and represents a fair and reasonable rate of compensation for the services which the carrier will perform.

Since no mail rate is presently in effect for this carrier in this market, it is in the public interest to fix and determine the fair and reasonable rate of compensation to be paid to Uvalde Aero Service by the Postmaster General for the transportation of mail by alrcraft, the facilities used and useful therefor, and the services connected therewith, between the aforesaid points. Upon consideration of the notice of intent and other matters officially noticed, it is proposed to issue an order ¹ to include the following findings and conclusions:

1. That the fair and reasonable final service mail rate to be paid to Uvalde Aero Service pursuant to section 406 of the Act for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith between Uvalde, Tex., and San Antonio, Tex., as described in the notice of intent, shall be 46.8 cents per great circle mile.

2. The final service mail rate here fixed and determined is to be paid in its entirety by the Postmaster General.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 406 thereof, and regulations promulgated in 14 CFR, Part 302, 14 CFR, Part 298, and 14 CFR 385.14(f).

It is ordered, That:

1. All interested persons and particularly Uvalde Aero Service and the Postmaster General are directed to show cause why the Board should not adopt the foregoing proposed findings and conclusions and fix, determine, and publish the final rate specified above, as the fair and reasonable rate of compensation to be paid to Uvalde, for the transportation

¹ Revised containerization agreements filed by the Air Transport Association on behalf of certain carriers, Docket 16080, Order E-26320 dated Feb. 6, 1968, Agreements CAB Nos. 19981 and 19982.

²Order E-22190, dated May 20, 1965, and subsequent orders.

¹As this order to show cause does not constitute a final action and merely affords interested persons an opportunity to be heard on the matters herein proposed, it is not regarded as subject to the review provisions of Part 385 (14 CFR Part 385). The provisions of that part dealing with petitions for Board review will be applicable to any final action which may be taken by the staff in this matter under authority delegated in § 385.14(g).

of mail by aircraft, the facilities used and useful therefor, and the services connected therewith as specified above;

2. Further procedures herein shall be in accordance with 14 CFR, Part 302, and if there is any objection to the rate or to the other findings and conclusions proposed herein, notice thereof shall be filed within 10 days, and if notice is filed, written answer and supporting documents shall be filed within 30 days after the date of service of this order;

3. If notice of objection is not filed within 10 days after service of this order, or if notice is filed and if answer is not filed within 30 days after service of this order, all persons shall be deemed to have waived the right to a hearing and all other procedural steps short of a final decision by the Board, and the Board may enter an order incorporating the findings and conclusions proposed herein and fix and determine the final rate specified herein;

4. If answer is filed presenting issues for hearing, the issues involved in determining the fair and reasonable final rate shall be limited to those specifically raised by the answer, except insofar as other issues are raised in accordance with Rule 307 of the rules of practice (14 CFR 302.307); and

5. This order shall be served upon Uvalde Aero Service and the Postmaster General.

This order will be published in the FEDERAL REGISTER.

[SEAL] HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 68-4807; Filed, Apr. 22, 1968; 8:49 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[FCC 68-411]

VIOLATIONS OF CATV RULES UPON JOINT PETITION OF RESPONDENTS AND COMPLAINING TELEVISION LICENSEES AND PERMITTEES

Termination of Show Cause Proceedings

APRIL 18, 1968.

The Commission has noted that in some cases involving alleged violations of the carriage and nonduplication protection provision of § 74.1103 of the Commission's rules, the CATV owners and the complaining television station licensees or permittees resolve their differences by executing written agreements after the institution of show cause proceedings, and the parties thereafter file joint petitions seeking termination of the proceedings. Although the terms of the agreements frequently differ from the provisions for the protection of the broadcast stations contained in the rules, heretofore the

Commission has taken the position that agreements tailored to meet the specific needs of the parties are to be encouraged (See Rules re Microwave-Served CATV, 38 FCC 683, 737 (1965)) and has approved such requests.

It appears that it would save the time of parties and the Commission alike to delegate authority to the Hearing Examiners to act on such joint petitions and to terminate the show cause proceedings where the agreements are found to be consistent with the public interest. The Examiners are therefore given such authority as to all such joint petitions now pending or hereafter filed. Of course, if an Examiner has any serious question as to the propriety of the agreement or as to its impact on the public he should certify the matter to the Commission. Such a question would arise if complainant is to receive an interest in the CATV system in return for execution of the agreement.

While reasonable compromise is in the public interest, § 74.1103 of the rules still represents the Commission's judgment as to the public interest in these cases. But where the parties have fairly resolved their differences, the matter should normally be disposed of by the Hearing Examiner as indicated above.

Occasionally, termination is sought upon agreement of the parties in a show cause proceeding involving § 74.1107 for the unauthorized importation of distant signals. Because of the public interest considerations inherent in § 74.1107 cases, joint requests for termination shall in all cases be certified to the Commission for decision.

Action by the Commission April 17, 1968. Commissioners Hyde (Chairman), Lee, Cox, Loevinger and Wadsworth.

> Federal Communications Commission, Ben F. Waple,

Secretary.

[F.R. Doc. 68-4812; Filed, Apr. 22, 1968; 8:50 a.m.]

[SEAL]

[Docket No. 18124; FCC 68-377]

CLARKSTON BROADCASTERS

Memorandum Opinion and Order Designating Application for Hearing on Stated Issues

In re application of John R. Lewis and W. E. Lawrence, doing business as Clarkston Broadcasters, Clarkston, Wash., Docket No. 18124, File No. BP-16849; Requests: 1430 kc, 500 w, day; for construction permit.

1. The Commission has before it for consideration (a) the above-captioned and described application, as amended; (b) a petition to deny filed jointly by Lewis-Clark Broadcasting Co., licensee of Stations KOZE and KOZE-FM, Lewiston, Idaho, and KRLC, Inc., licensee of Station KRLC, which is authorized to serve both Lewiston, Idaho, and Clarks-

ton, Wash.; and (c) pleadings in opposition and reply thereto.¹

2. Petitioners base their claim of standing as parties in interest on the ground that they would suffer substantial economic injury should the applicant's proposal for a new standard broadcast station in Clarkston, Wash., be granted. As pointed out by petitioners, Clarkston and Lewiston are located approximately 4 miles apart on opposite sides of the Snake River, which separates Idaho and Washington. The two communities constitute a single broadcast market." Thus, the Commission finds that petitioners do have standing within the meaning of section 309(d)(1) of the Communications Act of 1934, as amended, and § 1.580(i) of the Commission's rules, FCC v. Sanders Bros. Radio Station, 309 U.S. 470, 9 RR 2008 (1940)

3. The contentions made by petitioners in their various pleadings fall into these major categories: (i) That the applicant is not financially qualified; (ii) that Clarkston Broadcasters does not have the requisite character qualifications to be a licensee of the Commission; and (iii) that the staff proposed by the applicant is inadequate to effectuate its proposal.

4. Petitioner further argues that since the applicant amended its proposal on August 30, 1967, to substitute a new 50 percent partner, the application should be assigned a new file number and returned to the processing line pursuant to § 1.571(j)(2) of the Commission's rules. This contention is clearly without merit. Section 1.571(j) (2) provides that a new file number will be assigned to an application for a new station when it is amended to specify a change in ownership, as a result of which one or more parties with an ownership interest in the original application do not have, on a collective basis, a 50 percent ownership interest in the amended application. In the instant case, W. E. Lawrence, who was a partner in the original application, has retained a 50 percent interest in the amended proposal.3 Thus, under

¹Specifically, the pleadings before the Commission include a "Petition to Deny", filed Oct. 27, 1966; an "Opposition to Petition to Deny" filed Dec. 5, 1966; a "Reply to Opposition to Petition to Deny" filed Dec. 27, 1966; letters submitted by petitioners' counsel on Feb. 27, 1967, Mar. 16, 1967, and Sept. 6, 1967; letters submitted by applicant's counsel on Mar. 6, 1967, and Sept. 12, 1967; a "Supplement to Petition to Deny", filed on Sept. 20, 1967; an "Opposition to Supplement to Petition to Deny" filed on Oct. 10, 1967; and a "Reply to Opposition to Supplement to Petition to Deny" filed on Oct. 18, 1967.

³ According to the 1960 U.S. Census the population of Clarkston, Wash., is 6,209, and that of Lewiston, Idaho, is 12,691.

⁸ The amendment in question changed, inter alia, the name of the applicant from Heinen and Lawrence to Clarkston Broadcasters and notified the Commission that Donald M. Heinen had terminated his 50 percent interest in the applicant by assigning it to W. E. Lawrence, who, in turn, reassigned this interest to J. R. Lewis, thereby forming a new equal partnership.

\$1.571(j)(2), a new file number is not required.

5. Despite their numerous prior objections, the petitioners, in their supplement to petition to deny, appear to concede that the applicant's proposal, as finally amended, demonstrates Clarks-ton Broadcasters' financial qualifications. Upon careful examination of the applicant's financial proposal, however, the Commission finds that, while the applicant has available funds slightly in excess of the amount it estimates will be required to construct and operate the station for 1 year without revenues, we believe that a further determination of the basis for Clarkston Broadcasters' estimated first-year operating expenses is required. According to its amended financial plan, the applicant will require approximately \$41,218 to construct and operate the proposed station for 1 year without revenues. The alleged cash requirements are as follows: Down payment on equipment, \$3,625; first year's payments on equipment, including interest, \$4,168; miscellaneous other costs. \$2,100; and working capital for 1 year. \$31,325. To meet these expenses the applicant has available loan commitments totaling \$40,000 (\$10,000 from Dr. Walter W. Seibly, who is not a party to the applicant, and \$30,000 from partner Lewis).⁴ In addition, the two partners have agreed to initial contributions of \$3,500 each. According to their financial statements, partner Lawrence has cash assets of \$1,360, and partner Lewis has fully liquid assets of \$2,000 remaining after meeting his \$30,000 loan commitment. Assuming equal contributions from each partner of \$1,360, a sum of \$2,720 is currently available, which when included with the \$40,000 in loans totals \$42,720, an amount \$1,502 in excess of the applicant's total estimate.

6. As indicated above, however, we find the applicant has not adequately substantiated its working capital estimate of \$31,325. Specifically, we note that \$18,725 of this amount has been allocated to cover the salaries of four full-time employees. In response to petitioners' objections regarding the adequacy of its proposed staff (see infra, paragraphs 10 and 11), the applicant refers to a "sufficient financial cushion" to make additions to its staff as needed. It appears, however, that the initial al-location of \$18,725 for salaries is itself minimal, and the aforementioned available excess of \$1,502 can hardly be considered a "sufficient financial cushion". Furthermore, records on file with the Commission reveal that petitioners themselves, operating in the same broadcast market as that proposed by the applicant, have incurred past yearly operating expenses of approximately

four to five times the amount estimated by Clarkston Broadcasters. While we recognize that petitioners are involved in established, full-time operations, where-8.5 applicant's proposal contemplates daytime service only, we nevertheless conclude that in light of the above factors, an issue is warranted to determine whether a reasonable basis for Clarkston Broadcasters' estimate of op-erating expenses exists.⁵ Likewise, if the applicant is unable to adequately substantiate its present estimate of working capital needs, it will be necessary to determine whether additional funds are available to construct and operate the station for 1 year without revenues under the Ultravision standard."

7. Petitioners' arguments supporting designation of an issue to determine whether the applicant has the requisite character qualifications to become a licensee are founded on the fact that Clarkston Broadcasters has repeatedly amended its application, especially regarding finances, in apparent response to questions raised in the petitioners' various pleadings. Petitioners do not quarrel with the applicant's right to amend its financial proposal prior to designation. They do, however, argue that the actions of Clarkston Broadcasters "raise serious questions of whether it has attempted to foist upon the Commission sources of funds that it knew or should have known to be totally unreliable and filed amendments only when the unreliability was called to the Commission's attention"."

8. We find that this contention does not warrant the inclusion of a character issue regarding the applicant's qualifications. Clarkston Broadcasters had an absolute right pursuant to § 1.522 of the rules, to make the amendments in question. Successive financial amendments have been permitted in noncomparative cases even at the hearing stage. Rice Capital Broadcasting Co., 7 FCC 2d 899, 9 RR 2d 1057 (1967). However valid petitioners' objections to the applicant's previous financial showings may have been, the submissions in question, as well as the persons who proffered them, are (with the sole exception of W. E. Lawrence) no longer in any way affiliated with the application, and all reference to them has been deleted by amendment. As

[†]Clarkston Broadcasters has amended its application on five separate occasions subsequent to its acceptance for filing. Each of these amendments dealt either wholly er in part with the applicant's financial showing.

for Lawrence himself, there is no indication that he was aware of these alleged deficiencies or that he knowingly misrepresented the reliability of sources of funds initially relied upon by the applicant. With regard to his personal finances, petitioners note that the application as initially filed contained \$10,000 loan commitments from both Lawrence and Station KWIQ, Moses Lake, Wash., which is owned by Lawrence. Petitioners argue that since both these loan commitments were deleted following their allegations that neither source had sufficient liquid assets to fulfill its commitment, a question is raised as to whether Law-rence was aware of these deficiencies when the commitments were initially offered. The Commission finds no grounds to support the contention that Lawrence sought to misrepresent his own financial status or that of KWIQ. Balance sheets were submitted on behalf of both these loan sources, and if, on the basis of the assets reflected therein. Lawrence and KWIQ were in fact unable to meet their commitments, such showing was fully displayed for the Commission's perusal.

9. Also in reference to a possible character issue, the petitioners have questioned the applicant's failure at the outset to inform the Commission (in response to section II, page 5, paragraph 19(c) of the application form) that Donald M. Heinen had been a party to a previously denied application for Clarkston. Robert O. Edwards, 33 FCC 891 (1962). By amendment of December 2, 1967, the applicant corrected this omission, and in its accompanying opposition to petition to deny stated that this error was inadvertent and resulted from Heinen's belief that since his prior application had been dismissed for failure to file a notice of appearance, such denial did not necessitate an affirmative response to paragraph 19(c) of section II. Examination of the Hearing Examiner's decision in Robert O. Edwards, supra, confirms that no issues involving Heinen's character qualifications were involved and that the application was in fact dismissed solely because of the default. In view of these circumstances, we conclude that there was no purposeful attempt to deceive the Commission. Furthermore, since Heinen is no longer a party to the applicant, addition of a character issue would serve no useful purpose.

10. In seeking to add a staffing issue, petitioners note that Clarkston Broadcasters' application as finally amended provides for a staff of only five persons, one of whom is a secretary-typist, to work a broadcast week of 83 hours, with 7.11 percent live programing. Citing Semo Broadcasting Corp., FCC 62R-132, 24 RR. 605 (1962), petitioners contend that a staffing issue should be included. Attention is also drawn to the fact that the applicant's new partner, John R. Lewis, replaces Donald M. Heinen, whose broadcast experience and willingness to work from 60 to 70 hours per week was relied upon by the applicant in originally supporting its staffing proposal. Lewis, on the other hand, is an attorney with a full-time law practice and little or no

[&]quot;The applicant also alleges the availability of an additional "line of credit" of \$15,000 from the Valley Commercial Bank of Clarkston, Wash. The letter submitted as evidence of this commitment fails, however, to include the terms of repayment or security for the loan, as required by paragraph 4(h)of section III of the application form. Therefore, we have not credited the applicant with that amount.

⁶ Petitioners have also questioned the sufficiency of the sum allocated by the applicant for leasing its studio and transmitter buildings. According to its application, as finally amended, the applicant estimates that \$2,600 will be required for rental payments during the first year of proposed operation. This would appear to be a reasonable figure, especially in view of petitioners' totally unsupported allegations. However, since a financial issue has been stipulated, the applicant should be prepared to substantiate its rental allocation as well as the other items of its estimated operational expenses. ^a Ultravision Broadcasting Co., 1 FCC 2d 544, 5 RR 2d 343 (1965).

broadcast experience. In reply, the applicant states that its original staff proposal of five employees is considered to be only a "starting staff and additional personnel will be employed once the station is in operation and the need arises." As noted previously, the applicant alleges that it has available a "sufficient financial cushion" to make necessary additions to its staff.

11. The Commission finds that designation of a staffing issue is necessary in this case. Examination of the Clarkston Broadcasters' application, as finally amended, suggests that although a staff of five persons is proposed, only three of these individuals will actually be involved in the on-the-air activities of the sta-tion. The proposed "Secretary-clerk-typist" does not appear to bolster the applicant's operating personnel. Moreover, no explanation is offered for how the applicant intends to replace the services of Heinen, whose experience and alleged willingness to work long hours were previously relied upon. Clarkston Broadcasters' silence on this point is all the more questionable in view of its willingness to make repeated amendments with regard to other aspects of its application. We agree with petitioners that the full-time law practice of partner Lewis suggests that he will devote no appreciable time to the daily operation of the proposed station. The applicant itself does not imply that Lewis will take an active part in the contemplated broadcast activities. In view of these circumstances, a question arises as to the ability of a three-man operational staff to conduct 83 hours of weekly programing, 7.11 percent of which will be live. The applicant has in no way attempted to detail how its staff can meet these programing goals Its mere assertion that this proposal represents only a starting staff and that sufficient funds exist to hire additional personnel is too vague to satisfy the Commission's doubts as to Clarkston Broadcasters' ability to operate as contemplated. Accordingly, an issue must be added to determine whether the applicant's proposed staff is adequate to effectuate its proposal. Semo Broadcasting Corp., supra; Quest for Life, Inc., 10 FCC 2d 220, 11 RR 2d 346 (1967); Little Dixie Radio, Inc., FCC 67-1329, 11 RR 2d 1083 (1967).

12. From the information before the Commission it appears that except as indicated by the issues below, the applicant is qualified to construct and operate as proposed. However, in view of the foregoing, the Commission is unable to make the statutory finding that a grant of the subject application will serve the public interest, convenience, and necessity, and is of the opinion that the application must be designated for hearing on the issues set forth below.

13. It is ordered, That, pursuant to section 309(e) of the Communications Act of 1934, as amended, the application is designated for hearing, at a time and place to be specified in a subsequent order, upon the following issues: 1. To determine:

(a) The basis of the applicant's estimated operating expenses for the first year of operation.

(b) Whether that estimate of operating expenses is reasonable.

(c) In the light of evidence adduced pursuant to (a) and (b) above, whether the applicant is financially qualified.

2. To determine whether the staff proposed by Clarkston Broadcasters is adequate to effectuate its proposal.

3. To determine, in the light of the evidence adduced pursuant to the foregoing issues, whether a grant of the application would serve the public interest, convenience and necessity.

14. It is further ordered, That Lewis-Clark Broadcasting Co., and KRLC, Inc., are made parties to the proceeding.

15. It is further ordered, That the petition to deny filed by Lewis-Clark Broadcasting Co. and by KRLC, Inc., is granted to the extent indicated above and is denied in all other respects.

16. It is further ordered, That, in the event of a grant of the application, the construction permit shall contain the following condition:

Any presunrise operation must conform with §§ 73.87 and 73.99 of the rules, as amended June 28, 1967 (32 F.R. 10437), supplementary proceedings (if any) involving Docket No. 14419, and/or the final resolution of matters at issue in Docket No. 17562.

17. It is further ordered, That, to avail themselves of the opportunity to be heard, the applicant and parties respondent herein, pursuant to $\S 1.221(c)$ of the Commission's rules, in person or by attorney, shall, within 20 days of the mailing of this order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

18. It is further ordered, That the applicant herein shall, pursuant to section 311(a)(2) of the Communications Act of 1934, as amended, and § 1.594 of the Commission's rules, give notice of the hearing, within the time and in the manner prescribed in such rule, and shall advise the Commission of the publication of such notice as required by § 1.594(g) of the rules.

Adopted: April 10, 1968.

Released: April 18, 1968.

FEDERAL COMMUNICATIONS - COMMISSION,¹ [SEAL] BEN F. WAPLE, Secretary. [F.R. Doc. 68-4815; Filed, Apr. 22, 1968; 8:50 a.m.]

[Docket No. 18124; FCC 68M-622]

CLARKSTON BROADCASTERS

Order Scheduling Hearing

In re application of John R. Lewis and W. E. Lawrence, doing business as Clarks-

¹ Commissioner Hyde absent.

ton Broadcasters, Clarkston, Wash., Docket No. 18124, File No. BP-16849; for construction permit.

It is ordered, That Millard F. French shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on June 13, 1968, at 10 a.m.; and that a prehearing conference shall be held on May 29, 1968, commencing at 9 a.m.: And, it is further ordered, That all proceedings shall take place in the offices of the Commission, Washington, D.C.

Issued: April 16, 1968.

Released: April 18, 1968.

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F.R. Doc.		Filed,	Apr.	22,	1968;

[Docket Nos. 18130-18132; FCC 68-401]

FRESNO CABLE TV CO., INC., ET AL.

Memorandum O p i n i o n and Order Instituting a Consolidated Hearing

In re petitions by Fresno Cable TV Co., Inc., Fresno, Calif., Docket No. 18130, File No. CATV 100-139; Fresno Cable TV Co., Inc., Madera, Calif., Docket No. 18131, File No. CATV 100-214; Fresno Cable TV Co., Inc., Clovis, Calif., Docket No. 18132, File No. CATV 100-230; General Electric Cablevision Corp., Atwater, Calif., File No. CATV 100-62; Los Banos Cable TV, Los Banos, Calif., File No. CATV 100-204; for authority pursuant to § 74.1107 of the rules to operate CATV systems in the Fresno, Calif., Television Market (ARB 90) and the Salinas-Monterey Television Market (ARB 60).

1. The Commission has before it for consideration the above-mentioned petitions which request waiver of the hearing requirements of § 74.1107 of the rules to permit the importation of distant television signals into various communities in the Fresno television market, currently ranked 90th on the basis of a net weekly circulation of 216,100, and the Salinas-Monterey television market, currently ranked 60th on the basis of a net weekly circulation of 340,200. Channel assignments in the Fresno market and their (CBS), 47 (ABC), and 53 (Ind.), Fresno, Calif.; 43 (NBC–CBS, per program basis), Visalia, Calif.; *27 (idle), Coalinga, Calif.; and 21 (Ind.),¹ Hanford, Calif. Channel assignments in the Salinas-Monterey market and their status are: 19 (CP on program test-Ind.), *23 (Idle), Modesto; 8 (CBS-NBC), 46 (CP), *56 (Idle), 67 (Appl.), Salinas-Mon-

¹ On Dec. 8, 1967, Station KSJV-TV, Channel 21, was advised that its Program Test Authority was withdrawn, its license application dismissed for failure to prosecute, and its call letters deleted, BLCT-1181. A petition for reconsideration of this action was granted Apr. 3, 1968 reinstating the license application, program test authority, and the call letters.

terey; and 11 (ABC), 36 (CP), 48 (Idle), and *54 (Educ.), San Jose.

2. Fresno Cable TV Co., Inc., plans to operate in Fresno (133,929) (CATV 100-139), Madera (14,430) (CATV 100-214). and Clovis (5,546) (CATV 100-230). Calif. The latter two communities are situated approximately 20 and 5 miles from Fresno, respectively. All of these systems would carry the local signals of Channels 24 (NBC), 30 (CBS), 47 (ABC), and 53 (Ind.), all Fresno stations; 43 (NBC-CBS, per program basis), Visalia (distant only as to Madera); 8 (CBS-NBC), Salinas (Madera system only). All the systems request permission to carry the distant signals of four Los Angeles independent stations, the San Francisco independent station, and the San Francisco educational station.² In support of the request, it is claimed that the Fresno area enjoys ideal propagation characteristics which provide UHF with marked superiority over VHF: that it is an all UHF market with no competition from local or distant VHF stations: that there is a virtual saturation of UHF receivers which has continued for approximately a decade: and that therefore, there is nothing to distinguish the Fresno market from an all VHF market. It is urged that the second report and order was not intended to apply to this kind of market. Also, with respect to the Clovis and Madera systems, it is claimed that CATV operations in such small communities could have little impact upon the Fresno stations. The Fresno City Council supports the petition and has requested expedited consideration and oral argument.3

3. Shasta Telecasting Corp., licensee of Channel 47, Fresno, has filed an opposition to each waiver petition. Additionally, Sierra Broadcasting Co., licensee of Channel 43, Visalia; and Tel-America Corp., licensee of Channel 53, Fresno, have filed oppositions to Fresno Cable's petition for Fresno. They claim that the second report and order is concerned with the impact upon independent UHF stations, whether or not the market network stations are UHF or VHF: that the UHF independents in Fresno have available to them less than the 15,000 homes which the Commission has concluded is necessary for a breakeven operation; that the two independent UHFs have consistently suffered losses; that Triangle Publications, Inc., licensee of Station KFRE-TV, Fresno, holds a substantial interest in Fresno Cable TV Co., Inc., and this situation raises questions which should be explored at a hearing; that the fact that Fresno Cable's franchise requires it to carry certain Los Angeles and San Francisco stations is of no importance; and that Fresno Cable's reliance upon the Commission's decision to make the Fresno market all

UHF is misplaced. And with respect to Clovis and Madera, it is argued that these communities comprise the heart of the market.

4. General Electric Cablevision Corp. (CATV 100-62) plans to operate in Atwater, Calif. (7,318), which is situated approximately 60 miles from Salinas and 55 miles from Fresno. The system would carry (with program exclusivity afforded) the local signals of channels 24 (NBC), 30 (CBS), 53 (Ind.), and 47 (ABC), all Fresno; channel 43 (NBC-CBS, per program basis), Visalia; channel 11 (ABC), San Jose; and channel 8 (CBS, NBC), Salinas-Monterey; and the distant signals of channels 2 (Ind.), *9 (Educ.), 7 (ABC), 5 (CBS), and 4 (NBC), all San Francisco, and channel 19 (Ind.), Modesto. In support of its request petitioner claims that the system will improve television reception in the area: will provide to the public a far greater diversity of television service than is presently available; and will provide diverse independent commercial television services. There is no opposition to the proposal."

5. Los Banos Cable TV (CATV 100-204) plans to operate in Los Banos, Calif. (6,090), located approximately 50 miles from Salinas and 60 miles from Fresno. The following local signals will be carried: channels 8 (CBS-NBC), Salinas-Monterey; 11 (ABC), San Jose; 24 (NBC), 30 (CBS), and 47 (ABC), all Fresno. Petitioner requests permission to carry the distant signals of channel *9 (Educ.), San Francisco; channel 2 (Ind.), San Francisco; and channel 46 (CP), Monterey. In support of its request, it is claimed that in view of the size and location of Los Banos, the proposal could have no adverse effect on local broadcasting. Specifically, the nearest authorized UHF station is in Modesto. 40 miles away; the UHF permittees in the Salinas-Monterey market will not provide Grade B service to Los Banos; and, in addition, the UHF stations carried will be helped by the strengthening of their signals. It is also alleged that at present Los Banos receives no independent service and the traditional benefits of CATV service can be realized in the diversification of programing. There is no opposition to the proposal.

6. With respect to Fresno Cable's proposals, since the communities involved are in or near the heart of the market, hearing seems necessary to determine the impact of the proposals upon UHF development. We note the fact that channel 53 (Ind.), Fresno, and channel 43 (NBC-CBS, per program basis), Visalia, have been consistently operating at a deficit. There is a question as to whether these stations could continue to operate in the face of importation of distant signals, and hence, waiver on the basis of this record cannot be determined to be in the public interest.

7. However, the proposals for Los Banos and Atwater present a different case. The proposed operation of these systems will not affect the development of the UHF stations in the Fresno and Salinas-Monterey television markets; Los Banos and Atwater are small (6,090 and 7,318, respectively) and are located at the very fringe of both markets (50-60 miles away). There is presently no independent UHF station that relies substantially on either community for support and there are no nearby UHF allocations. With respect to the proposal for Atwater, the Commission has already granted waiver to petitioner for the same signals in nearby Merced; General Electric Cablevision Corp., FCC 68-182. Finally, the stations to be carried on both systems are nearby and in-state. Under the circumstances the proposed systems appear to be consistent with the establishment and healthy maintenance of television broadcast service in the area and, therefore, in the public interest.

Accordingly, it is ordered, That the provisions of § 74.1107 of the Commission's rules are waived, and that General Electric Cablevision Corp. and Los Banos Cable TV are authorized to operate as proposed.

It is further ordered, That the Fresno Cable requests for waiver of the hearing provisions of § 74.1107 of the rules are denied; and pursuant to sections 4(1), 303, and 307(b) of the Communications Act of 1934, as amended, and § 74.1107 of the Commission's rules, a consolidated hearing is ordered as to said matters on the following issues:

1. To determine the present and proposed penetration and extent of CATV service in the Fresno market.

2. To determine the effects of current and proposed CATV service in the Fresno market upon existing, proposed and potential television broadcast stations in the market.

3. To determine (a) the present policy and proposed future plans of petitioners with respect to the furnishing of any service other than the relay of the signals of broadcast stations; (b) the potential for such services; and (c) the impact of such services upon television broadcast stations in the market.

4. To determine in light of the above whether the proposals are consistent with the public interest.

It is further ordered, That the Fresno City Council's petition for expedited consideration and request for oral argument is denied.

And, it is further ordered, That Fresno Cable's petition for immediate consideration and grant is denied.

Fresno Cable TV Co., Inc., Sierra Broadcasting Co., Inc., Tel-America Corp., Shasta Telecasting Corp., and the Council of the city of Fresno, are made parties to this proceeding and, to participate, must comply with the applicable provisions of § 1.221 of the Commission's rules. The burden of proof is upon the petitioner. A time and place

² These signals are: 5 (Ind.), 9 (Ind.), 11 (Ind.), and 34 (Ind.), Los Angeles; 2 (Ind.), and *9 (Educ.), San Francisco.

³ In view of the fact that hearing is being ordered, oral argument at this time seems unnecessary. However, the City Council is being made a party to the hearing.

⁴ Opposition of McClatchey Newspapers has been withdrawn on condition that General Electric Cablevision Corp. carry the signal of Station KMJ-TV, channel 24, on its system and protect it from duplication consistent with the provisions of § 74.1103 (f) and (g) of the Commission's rules.

order.

Adopted: April 10, 1968.

Released: April 17, 1968.

FEDERAL COMMUNICATIONS COMMISSION,1 BEN F. WAPLE. [SEAT.]

Secretary. [F.R. Doc. 68-4817; Filed, Apr. 22, 1968;

8:50 a.m.]

[Docket Nos. 18130-18132; FCC 68M-614]

FRESNO CABLE TV CO., INC.

Order Scheduling Hearing

In re petitions by: Fresno Cable TV Co., Inc., Fresno, Calif., Docket No. 18130, File No. CATV 100-139; Fresno Cable TV Co., Inc., Madera, Calif., Docket No. 18131, File No. CATV 100-214; Fresno Cable TV Co., Inc., Clovis, Calif., Docket No. 18132, File No. CATV 100-230; for authority pursuant to § 74.1107 of the rules to operate CATV Systems in the Fresno, Calif., Television Market (ARB 90) and the Salinas-Monterey Television Market (ARB 60)

It is ordered, That Thomas H. Donahue shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on June 12, 1968, at 10 a.m.; and that a prehearing conference shall be held on May 29, 1968, commencing at 9 a.m.: And, it is further ordered, That all proceedings shall take place in the offices of the Commission, Washington, D.C.

Issued: April 16, 1968.

Released: April 17, 1968.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE, [SEAL] Secretary.

[F.R. Doc. 68-4818; Filed, Apr. 22, 1968; 8:50 a.m.]

[Docket Nos. 18072-18074; FCC 68M-592]

ITT CABLE AND RADIO, INC .-PUERTO RICO AND PUERTO RICO COMMUNICATIONS AUTHORITY

Order Regarding Procedural Dates

In re applications of ITT Cable and Radio, Inc.-Puerto Rico, Docket No. 18072, File No. P-C-6811, for an authorization under section 214 of the Communications Act of 1934, as amended, to install and operate channelizing equipment on a microwave system between San Juan and Cayey, P.R.; ITT Cable and Radio, Inc .- Puerto Rico, Docket No. 18073, File Nos. 690-C1-P-68, 691-C1-P-68, 692-C1-P-68, 693-C1-P-68, for construction permits to establish new facilities in the Domestic Public Point-to-Point Microwave Radio Service between San Juan, P.R., and the interface of the Cayey, P.R., Earth Station; Puerto Rico Communications Authority, Docket No.

¹Commissioner Bartley absent; Commissioner Loevinger concurring in the result.

for hearing will be specified in another 18074, File Nos. 1091-C1-P-68. 1092-C1-P-68, 1093-C1-P-68, 4020-C1-P-68, for construction permits to establish new facilities in the Domestic Public Point-to-Point Microwave Radio Service between San Juan, P.R., and the interface of the Cayey, P.R., Earth Station.

As a result of agreements reached on the record of a prehearing conference held in the above matter on April 9, 1968: It is ordered. That:

(1) Direct written cases shall be exchanged May 1, 1968.

(2) Notification of witnesses shall occur May 8, 1968, and

(3) The hearing now scheduled for April 22, 1968, is rescheduled to commence at 10 a.m., May 27, 1968 in the Commission's offices in Washington, D.C.

Issued: April 10, 1968.

[SEAL]

Released: April 12, 1968.

FEDERAL COMMUNICATIONS COMMISSION.

BEN F. WAPLE,

Secretary.

[F.R. Doc. 68-4819; Filed, Apr. 22, 1968; 8:50 a.m.]

[Docket No. 17613; FCC 68M-621]

MILTON BROADCASTING CO.

Order Scheduling Further Prehearing Conference

In re application of Clayton W. Mapoles, trading as Milton Broadcasting Co., Docket No. 17613, File No. BR-2983, for renewal of license of Station WEBY. Milton Fla.

It is ordered, That a further prehearing conference will be held on May 6, 1968, at 9 a.m., in Washington, D.C., instead of the hearing previously scheduled for that date.

Issued: April 16, 1968.

Released: April 18, 1968. FEDERAL COMMUNICATIONS COMMISSION, [SEAL] BEN F. WAPLE,

Secretary.

[F.R. Doc. 68-4814; Filed, Apr. 22, 1968; 8:50 a.m.]

[Docket No. 17899 etc.; FCC 68M-594]

RISNER BROADCASTING, INC., AND LEE MACE

Statement and Order After Prehearing Conference

In re applications of Risner Broadcasting, Inc., Lebanon, Mo., Docket No. 17899, File No. BPH-5207; Risner Broadcasting, Inc., Lebanon, Mo., Docket No. 18043, File No. BP-17031; Lee Mace, Bagnell, Mo., Docket No. 18044, File No. BP-17122; for construction permits.

At today's prehearing conference, among other things the following schedule was agreed upon:

Applicants to exchange affirmative direct written exhibits and lists of witnesses who will be offered for oral testimony, together with subjects of their proposed testimony (engineering and lay) by May 13, 1968.

Receipt of notification of witnesses for cross examination by May 17, 1968.

Hearing: June 4, 1968, at 10 a.m., Washington, D.C.

So ordered.

Issued: April 11, 1968.

Released: April 12, 1968.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] BEN F. WAPLE, Secretary.

[F.R. Doc. 68-4820; Filed, Apr. 22, 1968; 8:50 a.m.]

[Docket No. 18129; FCC 68M-613]

TELEPROMPTER CORP.

Order Scheduling Hearing

In re cease and desist order to be directed against TelePrompTer Corp., owner and operator of a CATV system at Santa Cruz, Calif., Docket No. 18129, File No. SR-16815. It is ordered, That Basil P. Cooper

shall serve as Presiding Officer in the above-entitled proceeding; that the hearings therein shall be convened on July 9, 1968, at 10 a.m.; and that a prehearing conference shall be held on May 31, 1968, commencing at 9 a.m.: And, it is further ordered, That all pro-ceedings shall take place in the offices of the Commission, Washington, D.C.

Issued: April 16, 1968.

Released: April 17, 1968.

FEDERAL COMMUNICATIONS COMMISSION, [SEAL] BEN F. WAPLE.

Secretary.

[F.R. Doc. 68-4813; Filed, Apr. 22, 1968; 8:50 a.m.]

DEPARTMENT OF COMMERCE

Business and Defense Services Administration

DEPARTMENT OF INTERIOR ET AL.

Notice of Applications for Duty-Free **Entry of Scientific Articles**

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Office of Scientific and Technical Equipment. Business and Defense Services Administration, Washington, D.C. 20230, within 20 calendar days after date on which this notice of application is published in the FEDERAL REGISTER.

Regulations issued under cited Act, published in the February 4, 1967, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C.

A copy of each comment filed with the Director of the Office of Scientific and Technical Equipment must also be mailed or delivered to the applicant, or its authorized agent, if any, to whose application the comment pertains; and the comment filed with the Director must certify that such copy has been mailed or delivered to the applicant.

Docket No. 68-00490-90-79900. Applicant: U.S. Department of Interior Fish & Wildlife Service, Patuxent Wildlife Research Center, Laurel, Md. 20810. Article: Microclimate telemetry station. Manufacturer: Ontario Department of Agriculture and Food, Canada. Intended use of article: The article will be used for research on effects of selected environmental parameters on nesting bird populations. Application received by Commission of Customs: April 1, 1968.

Docket No. 68-00491-33-46040. Applicant: Washington State University, Pullman, Wash. 99163. Article: Electron microscope, Model EM-9A and spare parts. Manufacturer: Carl Zeiss, West Germany. Intended use of article: The article will be used for teaching and training in the areas of biological ultrastructure and for research to be conducted on plant and animal ultrastructure. Application received by Commissioner of Customs: April 1, 1963.

Docket No. 68-00492-33-46500. Applicant: The Ohio State University, Division of Endocrinology, 190 North Oval Drive, Columbus, Ohio 43210. Article: Ultramicrotome, Model LKB 8800A Ultrotome III. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used for the production of ultrathin sections of mammalian tissue following the in vitro incubation of the tissue in isotopically labeled hormone media. Application received by Commissioner of Customs: April 1, 1968.

Docket No. 68-00493-16-29900. Applicant: University of Hawaii, Institute of Astronomy, 2525 Correa Road, Honolulu, Hawaii 96822. Article: Birefringent filter, Lyot-Ohmann type. Manufacturer: Bernhard-Halle Nachfl, West Germany. Intended use of article: The article will be used to obtain clear photographic observations of H-Alpha radiation from the solar surface. Application received by Commissioner of Customs: April 1, 1968.

Docket No. 68-00494-00-46040. Applicant: University of Colorado, Purchasing Department, 4200 East Ninth Avenue, Denver, Colo. 80220. Article: Electromagnetic shutter. Manufacturer: Siemens, West Germany. Intended use of article: The article will be used to obtain precise control over the shortest exposure time. Application received by Commissioner of Customs: April 1, 1968. Docket No. 68-00495-01-77040. Applicant: Rutgers, The State University, School of Chemistry, Wright Laboratory, New Brunswick, N.J. 08903. Article: Mass spectrometer, Model RMU-7. Manufacturer: Hitachi, Ltd., Japan. Intended use of article: The article will be used for specific projects covering the fields of physical, inorganic, and organic chemistry. Application received by Commissioner of Customs: April 1, 1968.

Docket No. 68-00496-33-46500. Applicant: Medical College of Virginia, 1200 East Broad Street, Richmond, Va. 23225. Article: Ultramicrotome, Model LKB 8800A Ultrotome III. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to section villi for studying the transport of cerebrospinal fluid across the arachnoid villi. Application received by Commissioner of Customs: April 2, 1968.

Docket No. 68-00497-33-46500. Applicant: Massachusetts Eye and Ear Infirmary, 243 Charles Street, Boston, Mass. 02114. Article: Ultramicrotome, Model LKB 8800A Ultrotome III. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to produce uniformly thin serialized sections for studying the inner ears of humans and animals to determine the normal ultrastructure and the pathological alterations found in various types of deafness and vestibular disturbances. Application received by Commissioner of Customs: April 2, 1968. Docket No. 68-00498-33-46500. Appli-

Docket No. 68-00498-33-46500. Applicant: College of Osteopathic Medicine and Surgery, 722 Sixth Avenue, Des Moines, Iowa 50309. Article: Ultramicrotome, Model LKB 4800A Ultrotome I. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to cut ultrathin sections of tissue for the study of the effects of inhibitors of the fibrinolytic enzyme system on the turnover of fibrinogen, fibrin, and associated substances; the ultrastructure of dermatophytes; and the ultrastructure of the umbilical cord in its naturally distended and collapsed states. Application received by Commissioner of Customs: April 2, 1963.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration.

[F.R. Doc. 68-4772; Filed, Apr. 22, 1968; 8:46 a.m.]

DEPARTMENT OF INTERIOR

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897) and the regulations issued thereunder (32 F.R. 2433 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C. 20230.

Docket No. 68-00423-00-46040, Applicant: Department of Interior, U.S. Geological Survey, 18th and F Streets NW., Washington, D.C. 20242. Article: High resolution diffraction specimen stage for use with Type EM6G electron microscope. Manufacturer: Associated Elec-trical Industries, Ltd., United Kingdom. Intended use of article: The article will be used for mineralogical and crystallographic studies in conjunction with the EM6G electron microscope. Comments: No comments have been received with respect to this application. Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, is being manufactured in the United States. Reasons: The foreign article is an accessory for an electron microscope already in the possession of the applicant institution, and was manufactured by the company from which the accessory is being purchased. The Department of Commerce knows

The Department of Commerce knows of no similar accessory being manufactured in the United States, which is interchangeable with the foreign article or can be adapted to the foreign electron microscope with which such accessory is intended to be used.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Dejense Services Administration.

[F.R. Doc. 68-4771; Filed, Apr. 22, 1968; 8:46 a.m.]

UNIVERSITY OF ILLINOIS

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897) and the regulations issued thereunder (32 F.R. 2433 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C. 20230.

Docket No. 68–00331-85-79700. Applicant: University of Illinois, Purchasing Division, 223 Administration Building, Urbana, Ill. 61801. Article: Photogrammetric stereoplotter and accessories. Manufacturer: Kern and Co., Ltd., Switzerland. Intended use of article: Applicant states: "The stereoplotter will be used for teaching (graduate and undergraduate) and research in photogrammetry in the Department of Civil Engineering of the University of Illinois." Comments: No

comments have been received with respect to this application. Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, is being manufactured in the United States. Reasons: The foreign article is designed to be used for plotting threedimensional photogrammetric mappings. It is equipped for semi-analytical aerotriangulation and correction for earth curvature. This article is intended to be used for instruction and research in photogrammetry. The only known com-parable apparatus is the "Balplex 400" manufactured by Bausch and Lomb, Inc. (B & L). We are advised by the National Bureau of Standards (NBS) (Memo-randum dated Mar. 12, 1968) that with respect to accuracy and capability to fulfill the purposes for which the foreign apparatus is intended to be used, the domestic apparatus is not of equivalent scientific value.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, which is being manufactured in the United States.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration.

[F.R. Doc. 68-4773; Filed, Apr. 22, 1968; 8:46 a.m.]

UNIVERSITY OF LOUISVILLE

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897) and the regulations issued thereunder (32 F.R. 2433 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C. 20230.

Docket No. 68-00357-33-68300. Applicant: University of Louisville, 2301 South Third Street, Louisville, Ky. 40208. Article: Continuous infusion apparatus and accessories (used). Manufacturer: B. Braun Apparatebau Melsungen, West Germany. Intended use of article: The article will be used in kidney function studies to demonstrate how this organ regulates the water balance, acid-base balance, and the blood pressure of the body. Comments: No comments have been received with respect to this application. Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, is being manufactured in the United States. Reasons: The

foreign article is an essential component of the micomanipulator and accessories for which the applicant institution requested duty-free entry in Docket No. 68-00337-33-43400, which has been approved.

The Department of Commerce knows of no similar component being manufactured in the United States, which is interchangeable with the foreign article or can be adapted to the micromanipulator system with which such article is intended to be used.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration.

[F.R. Doc. 68-4775; Filed, Apr. 22, 1968; 8:47 a.m.]

UNIVERSITY OF NOTRE DAME

Notice of Decision on Application for Duty-Free Entry of Scientific Article

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897) and the regulations issued thereunder (32 F.R. 2433 et seq.).

A copy of the record pertaining to this decision is available for public review during ordinary business hours of the Department of Commerce, at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C. 20230.

Docket No. 68-00354-33-46040. Applicant: University of Notre Dame, Notre Dame, Indiana 46556. Article: Electron microscope, Model HS-8. Manufacturer: Hitchi, Ltd., Japan. Intended use of article: The article will be used to search for leukemia virus in tissues of germ-free mice and rats; the search for virus particles in human tissues which will be used to assess the role of viruses in human neoplasms; the role of congenitally transmitted viruses in acceleration of the aging process; plus other manifestations of auto-immune disease. Comments: No comments have been received with respect to this application. Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, is being manufac-tured in the United States. Reasons: The foreign article provides accelerating voltages of 25 and 50 kilovolts. The only known comparable domestic electron microscope, the Model EMU-4 manufactured by the Radio Corporation of America (RCA), provides accerating voltages of 50 and 100 kilovolts. The foreign ar-ticle is intended to be used in experiments on ultrathin biological specimens. It has been experimentally determined that the lower accelerating voltage of the foreign article affords optimum contrast for unstained ultrathin specimens. Therefore, the 25 kilovolt accelerating voltage of the foreign article is pertinent

to the research purposes for which the foreign article is intended to be used.

For this reason, we find that the RCA Model EMU-4 is not of equivalent scientific value to the foreign article for the purposes for which such article is intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, which is being manufactured in the United States.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration.

[F.R. Doc. 68-4774; Filed, Apr. 22, 1968; 8:47 a.m.]

UNIVERSITY OF PITTSBURGH ET AL. Notice of Applications for Duty-Free

Entry of Scientific Articles

The following are notices of the receipt of applications for duty-free entry of scientific articles pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897). Interested persons may present their views with respect to the question of whether an instrument or apparatus of equivalent scientific value for the purposes for which the article is intended to be used is being manufactured in the United States. Such comments must be filed in triplicate with the Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration, Washington. D.C. 20230, within 20 calendar days after date on which this notice of application is published in the FEDERAL REGISTER.

Regulations issued under cited Act, published in the February 4, 1967, issue of the FEDERAL REGISTER, prescribe the requirements applicable to comments.

A copy of each application is on file, and may be examined during ordinary Commerce Department business hours at the Office of Scientific and Technical Equipment, Department of Commerce, Room 5123, Washington, D.C.

A copy of each comment filed with the Director of the Office of Scientific and Technical Equipment must also be mailed or delivered to the applicant, or its authorized agent, if any, to whose application the comment pertains; and the comment filed with the Director must ceritfy that such copy has been mailed or delivered to the applicant.

Docket No. 68-00479-33-46500. Applicant: University of Pittsburgh, Commonwealth System of Higher Education, Terrace and De Soto Streets, Pittsburgh, Pa. 15213. Article: Ultramicrotome, Model LKB 8800A Ultrotome III. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to cut sections of biological specimens for examination with the electron microscope. Specifically, the material to be examined will be derived from animals used in experiments on the etiology

of cancer and human material from patients with neoplastic and other diseases. Application received by Commissioner of Customs: March 27, 1968.

Docket No. 68-00480-33-63595. Applicant: Yale University, Bureau of Purchases, 20 Ashmun Street, New Haven. Conn. 06520. Article: Digital polarimeter, Model 141. Manufacturer: Bodenseewerk Perkin-Elmer & Co., West Germany. Intended use of article: The article will be used in the process of synthesizing small quantities of organic compounds, of medical and biological interest; these are principally amino acid and vitamin analogs which will contain radioactive labels. Application received by Commissioner of Customs: March 27, 1968.

Docket No. 68-00481-01-77040. Applicant: Miami University, Oxford, Ohio 45056. Article: Nuclear magnetic resonance spectrometer, Model JNM-C-60H and accessories. Manufacturer: Japan Electron Optics Laboratory Co., Ltd., Japan. Intended use of article: The article will be used for:

a. Studies of ¹⁹F chemical shifts to aid in the determination of the nature of enzyme substrate interactions.

b. Studies of enzyme conformations by the use of 19F labeling techniques.

c. Studies of organometallic compounds in dilute solution.

d. Association studies of biochemically important molecules.

e. Conformational studies of small ring compounds by measuring temperature de-pendence of coupling constants and chemical shifts.

f. Investigations of the structure of reactive intermediates of chromate oxidiza-tions in the region of -170° to -40° C. g. Studies of ¹⁹F and ¹H chemical shifts in

inorganic compounds

h. Determination of structure of inorganic and organic compounds.

1. An instructional tool in undergraduate courses.

Application received by Commissioner of Customs: March 27, 1968.

Docket No. 68-00482-33-46500. Applicant: University of Minnesota, Minneapolis, Minn. 55455. Article: Ultramicrotome, Reichert Model "Om U2". Manufacturer: C. Reichert Optische Werke A.G., Austria. Intended use of article: The article will be used for sectioning sections of epoxy embedded tissue from 200 Angstrom units to 1 micron in thickness for electron microscopy and light microscopy. Application received by Commissioner of Customs: March 28, 1968.

Docket No. 68-00483-33-46040. Applicant: California Institute of Technology, 1201 East California Boulevard, Pasadena, Calif. 91109. Article: Electron Microscope, Model EM-300 and accessories. Manufacturer: Philips Electronic In-struments, The Netherlands. Intended use of article: The article will be used for the visualization of biological structures in the fields of biomedical research. Application received by Commissioner of Customs: March 28, 1968.

Docket No. 68-00484-00-66700. Applicant: Massachusetts Institute of Technology, 77 Massachusetts Avenue, Cambridge, Mass. 02139. Article: Spare parts for Prevost projector. Manufacturer: Prevost, Italy. Intended use of article: The article will be used as spare parts for an existing Prevost projector, Application received by Commissioner of Customs: March 28, 1968.

Docket No. 68-00485-00-66700, Applicant: Massachusetts Institute of Technology, 77 Massachusetts Avenue, Cambridge, Mass. 02139. Article: Spare parts for Prevost projector. Manufacturer: Prevost, Italy. Intended use of article: The article will be used as spare parts for an existing Prevost projector. Application received by Commissioner of Customs: March 28, 1968.

Docket No. 68-00486-33-46500. Applicant: Stanford University, Department of Biological Sciences, Stanford, Calif. 94305. Article: Ultramicrotome, Model LKB 8800 Ultrotome III and accessories. Manufacturer: LKB Produkter AB, Sweden. Intended use of article: The article will be used to prepare ultrathin sections for a variety of studies related to the development of tissues and cells in mammalian embryos. Application received by Commissioner of Customs: March 28, 1968.

Docket No. 68-00488-98-54700. Applicant: The University of Wisconsin, 750 University Avenue, Madison, Wis. 53706. Article: Hough Powell flying spot digitizer, Model HPD Mark II, Manufacturer: Sogenique (Service) Ltd., United Kingdom. Intended use of article: The article will be used for scanning and measuring bubble chamber film for research in high energy physics. Application received by Commissioner of Customs: April 1, 1968.

Docket No. 68-00489-99-26500. Applicant: United Nations. International School, 1311 First Avenue, New York, N.Y. 10021. Article: Electronic learning laboratory. Manufacturer: White Electronic Development Corp. (1966) Ltd., Canada. Intended use of article: The article will be used to evaluate methods of program structure for development of correct pedagogical methods, and for diagnosis of speech impediment. Application received by Commissioner of Customs: April 1, 1968.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Business and Defense Services Administration.

[F.R. Doc. 68-4776; Filed, Apr. 22, 1968; 8:47 a.m.]

UNIVERSITY OF PITTSBURGH

Notice of Decision on Application for **Duty-Free Entry of Scientific Article**

The following is a decision on an application for duty-free entry of a scientific article pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Public Law 89-651; 80 Stat. 897) and the regulations issued thereunder (32 F.R. et seq.).

A copy of the record pertaining to this decision is available for public review

during ordinary business hours of the Department of Commerce, at the Office of Scientific and Technical Equipment. Department of Commerce, Room 5123, Washington, D.C. 20230.

Docket No. 68-00326-33-46040. Applicant: University of Pittsburgh, Department of Microbiology, School of Medicine, Pittsburgh, Pa. 15213, Article: Electron microscope. Manufacturer: GEC-AEI Electronics, Ltd., United Kingdom. Intended use of article: The article will be used for biological research and student training in the following areas: Investigations of the relation of structure and function in bacteria; investigations of cell surface structure in bacteria and in mammalian cells by using the recently developed technique of freezetching; studies of the intracellular replication of animal viruses in mammalian cells and student training in the use of the electron microscope in biological studies. Comments: No comments have been received with respect to this application. Decision: Application approved. No instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intendea to be used, is being manufactured in the United States. Reasons: (1) The foreign article provides a resolution of 5 Angstroms. The only known comparable domestic microscope is the Model EMU-4 manufactured by the Radio Corporation of America (RCA), which provides a resolution of 8 Angstroms. (The lower the numerical rating in terms of Angstrom units, the better the resolving capabilities.) For the purposes for which the foreign article is intended to be used, the additional resolving capabilities are pertinent. (2) The foreign article provides accelerating voltages of 30, 40, 50, 60, and 80 kilovolts, whereas the RCA Model EMU-4 provides accelerating voltages of 50 and 100 kilovolts. It has been experimentally demonstrated that the lower accelerating voltage of the foreign article affords optimum contrast for unstained biological specimens and that the voltages intermediate between 50 and 100 kilovolts afford the optimum contrast for negatively stained specimens. For the purposes for which the foreign article is intended to be used, the lower and intermediate voltages supplied by the foreign article are pertinent.

For the foregoing reasons, we find that the RCA Model EMU-4 is not of equivalent scientific value to the foreign article. for the purposes for which the foreign article is intended to be used.

The Department of Commerce knows of no other instrument or apparatus of equivalent scientific value to the foreign article, for the purposes for which such article is intended to be used, which is being manufactured in the United States.

> CHARLEY M. DENTON, Director, Office of Scientific and Technical Equipment, Busi-ness and Defense Services Administration.

[F.R. Doc. 68-4777; Filed, Apr. 22, 1968; 8:47 a.m.]

Bureau of International Commerce [File No. 28(67)-24]

DIETHARD PROSDORF ET AL.

Order Temporarily Denying Export Privileges

In the matter of Diethard Prosdorf, a/k/a Peter Prosdorf, Klopstockstrasse 1b. Munich, Federal Republic of Germany; Napoleon W. Krassowsky, a/k/a Werner Miller, 51-38 Corsline Street, Elmhurst, Queens, N.Y.; Richard G. Terker, 14 Old Lyme Road, Scarsdale, N.Y.; Respondents; Electronic Handels-gesellschaft m.b.H., Klopstockstrasse 1b, Munich, Federal Republic of Germany; Finanzmanagement G.m.b.H., Fima Isenburgstrasse 10, Munich, Federal Republic of Germany; Werner Miller Re-search Associates, Inc., 14 Old Lyme Road, Scarsdale, N.Y.; R.G.T. Corp., 14 Old Lyme Road, Scarsdale, N.Y.; Related Parties.

The Director, Investigations Division, Office of Export Control, Bureau of International Commerce, U.S. Department of Commerce, pursuant to the provisions of § 382.11 of the Export Regulations (Title 15, Chapter III, Subchapter B, Code of Federal Regulations), has applied to the Compliance Commissioner for an order temporarily denying export privileges to the above named respondents. The Compliance Commissioner has reviewed the application and the evidence presented in support thereof and has submitted his report and has recommended that the application be granted.

The evidence presented shows that the respondent Diethard Prosdorf, also known as Peter Prosdorf, is a resident of and has a place of business in Munich, West Germany; that the respondent Napoleon W. Krassowsky, also known as Werner Miller, is a resident of Elmhurst, Queens, N.Y.; and that the respondent Richard G. Terker is a resident of Scarsdale, N.Y. On the evidence presented there are reasonable grounds to believe that said respondents conspired and acted in concert with each other to violate provisions of the U.S. Export Control Act and regulations thereunder for the purpose of procuring strategic electronic equipment in the United States and exporting and causing the exportation of said equipment without obtaining the export license required for such exportation. There are also reasonable grounds to believe that respondents unlawfully presented said equipment for export by air and attempted to export same without having obtained from the Department of Commerce a validated export license which was required for such exportation and without having presented to the Customs Office at port of exit a validated export license and a Shipper's Export Declaration as required. The evidence presented further shows that on October 24, 1967, an indictment was returned against said respondents in the U.S. District Court for the Eastern District of New York charging said respondents with violations of the U.S. Export Control Act and regulations thereunder and with conspiracy to violate said

nal proceedings are still pending.

On the evidence presented I find that an order temporarily denying export privileges to the respondents is reasonably necessary for the protection of the public interest and national security pending final disposition of the above mentioned criminal proceedings and administrative proceedings which will follow after the issuance of a charging letter by the Director, Investigations Division, Office of Export Control, against said respondents.

On the evidence presented there are reasonable grounds to believe: that the respondent Diethard Prosdorf, a/k/a Peter Prosdorf, owns and controls the firms Electronic Handelsgesellschaft m.b.H., Munich, West Germany, and Fima Finanzmanagement G.m.b.H., Munich, West Germany; that the re-spondents Napoleon W. Krassowsky, a/k/a Werner Miller, and Richard G. Terker own and control the firm Werner Miller Research Associates, Inc., Scarsdale, N.Y.; and that the respondent Richard G. Terker owns and controls the firm R.G.T. Corporation, Scarsdale, N.Y. On the basis of the connection of said respondents with said firms it is hereby determined that said firms are related parties to the respective respondents. To prevent evasion of the order herein entered the terms, restrictions and prohibitions thereof are extended to and made applicable to said firms as provided in § 382.1(b) of the Export Regulations.

Accordingly, it is hereby ordered,

I. All outstanding validated export licenses in which respondents appear or participate, in any manner or capacity, are hereby revoked and shall be returned forthwith to the Bureau of International Commerce for cancellation.

II. The respondents, their successors or assigns, officers, partners, representatives, agents, and employees hereby are denied all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction involving commodities or technical data exported from the United States in whole or in part, or to be exported, or which are otherwise subject to the Export Regulations. Without limitation of the generality of the foregoing, participation prohibited in any such transaction, either in the United States or abroad, shall include participation, directly or indirectly, in any manner or capacity, (a) as parties or as representatives of a party to any validated export license application, (b) in the preparation or filing of any export license application or reexportation authorization, or any document to be submitted therewith, (c) in the obtaining or using of any validated or general export license or other export control document, (d) in the carrying on of negotiations with respect to, or in the receiving, ordering, buying, selling, delivering, storing, using, or disposing of any commodities or technical data in whole or in part, exported or to be exported from the United States, and (e) in the financing forwarding, transporting

Act and regulations and that such crimi- or other servicing of such commodities or technical data.

III. Such denial of export privileges shall extend not only to the respondents, but also to their agents and employees and to any successor and to any person, firm, corporation, or business organization with which they now or hereafter may be related by affiliation, ownership, control, position of responsibility, or other connection in the conduct of trade or services connected therewith.

It has been determined that the following firms are such related parties and the terms, restrictions, and prohibitions of this order shall be applicable to said firms as though they were named as respondents herein:

Electronic Handelsgesellschaft m.b.H., Munich, West Germany; Fima Finanzmanagement G.m.b.H., Munich, West Ger-many; Werner Miller Research Associates, Inc., Scarsdale, N.Y.; R.G.T. Corporation, Scarsdale, N.Y.

IV. This order shall take effect forthwith and shall remain in effect until the criminal proceeding now pending against said respondents in the U.S. District Court for the Eastern District of New York are finally disposed of, and also until administrative compliance proceedings which will follow after the issuance of a charging letter against said respondents have been completed.

V. No person, firm, corporation, partnership or other business organization, whether in the United States or elsewhere, without prior disclosure to and specific authorization from the Bureau of International Commerce, shall do any of the following acts, directly or indirectly, or carry on negotiations with respect thereto, in any manner or capacity, on behalf of or in any association with any such respondents or related party, or whereby any such respondent or related party may obtain any benefit therefrom or have any interest or participation therein, directly or indirectly: (a) Apply for, obtain, transfer, or use any license, Shipper's Export Declaration, bill of lading, or other export control document relating to any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United States, by, to, or for any such respondent or related party denied export privileges; or (b) order, buy, receive, use, sell, deliver, store, dispose of, forward, transport, finance, or otherwise service or participate in any exportation, reexportation, transshipment, or diversion of any commodity or technical data exported or to be exported from the United States.

VI. A copy of this order shall be served upon the respondents and the related parties.

VII. In accordance with the provisions of § 382.11(c) of the Export Regulations, the respondents or related parties may move at any time to vacate or modify this temporary denial order by filing an appropriate motion therefor, supported by evidence, with the Compliance Commissioner and may request an oral hearing thereon which, if requested, shall be held before the Compliance Commissioner in Washington, D.C., at the earliest convenient date.

Dated: April 16, 1968.

RAUER H. MEYER, Director, Office of Export Control. [F.R. Doc. 68-4808; Filed, Apr. 22, 1968; 8:49 a.m.]

Maritime Administration [Report 88]

LIST OF FREE WORLD AND POLISH FLAG VESSELS ARRIVING IN CUBA SINCE JANUARY 1, 1963

SECTION 1. The Maritime Administration is making available to the appropriate Departments the following list of vessels which have arrived in Cuba since January 1, 1963, based on information received through April 16, 1968, exclusive of those vessels that called at Cuba on U.S. Government-approved noncommercial voyages and those listed in section 2. Pursuant to established U.S. Government policy, the listed vessels are ineligible to carry U.S. Government-financed cargoes from the United States.

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3	British (53 ships)	419, 937
	Antarctica	8, 785
	Arctic Ocean	8, 791
	Ardrossmore	5, 820
	Ardrowan	7, 300
	Athelcrown (tanker)	11, 149
	Athelmere (tanker)	7, 524
	Athelmonarch (tanker)	11, 182
	Avisfaith	7,868
	Baxtergate	8, 813
	Changpaishan	8,929
	Cheung Chau	8,566
	Chiang Kiang	10, 481
	East Sea	9,679
	Eastfortune	8,789
	Eastglory	8,995
	Fortune Enterprise	7,696
	Glaisdale	6,854
	Hemisphere	8, 718
	Ho Fung	7, 121
	Huntsfield	9, 483
	Huntsland	9,353
	Huntsville	9,486
	Inchstuart	7,043
	**Jeb Lee (trip to Cuba under ex-	
	name Garthdale-British)	7, 542
	Jollity	8, 819
	**Kali Elpis (trips to Cuba under	
	ex-name Ardmore-British)	4,664
	**Kelso (trips to Cuba under ex-	
	name Ardgem—British)	6,981
	Kinross	5, 388
	La Hortensia	9,486
	Magister	2,239
	Nancy Dee	6,597
	Nebula	8,907
	Newglade	7,368
	Newheath	7, 643
	Newlane	7,043
	Newmoat	7, 151
	Oceantramp	6, 185
	Oceantravel	10,419
	Peony	9, 037
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See footnotes at end of table.

NOTICES

FLAG OF REGISTRY AND NAME OF SHIP

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Rad San (mentions tain to Cuba	
Red Sea (previous trip to Cuba under ex-name Grosvenor Mar-	
iner-British)	7,02
**Rosetta Maud-(trips to Cuba	
under ex-name Ardtara-Brit-	
1sh)	5, 79
Ruthy Ann	7, 36
Sea Amber	10, 42
Sea Coral	10, 42
Sea Empress Seasage	9,84 4,33
Shienfoon	7, 12
Southgate-(previous trips to	1
Southgate—(previous trips to Cuba under ex-name Arlington	
Court—British) Venice	9,66
	8,61
Vercharmian	7, 26
Vergmont Yungfutary	7,38
Yunglutaton	5, 41
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Cypriot (33 ships)	240, 953
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Aegis Hope (previous trips to	1. S
Cuba under ex-name Hunts- more—British)	-
Agenor	5,678
Agenor **Aiolos II—(trips to Cuba— Lobanessi	1, 201
Lebanese)	7, 256
Lebanese) Akamas (previous trips to Cuba- Lebanese) *Alice (previous trips to Cuba-	
Lebanese)	7, 285
Greek)	7 100
Amfithea (previous trip to Cuba	7, 189
Amfithea (previous trip to Cuba under ex-name Antonia—	
Greek)	5, 171
Amon	7, 227
Angeliki	8, 482
Anka Antonia II (previous trip to Cuba	7, 314
under ex-name Stylianos N	
under ex-name Stylianos N. Vlassopulos—Greek)	7, 281
Apollonian	7, 229
Areti (previous trips to Cuba- Lebanese)	
Lebanese)	7, 176
Captain Papalios (tanker) Claire (previous trips to Cuba-	11,676
Lebanese)	5, 411
Lebanese) Dorine Papilios (previous trips to	0,
Cuba under ex-name Formen-	
tor-British)	8,424
E. D. Papalios	9,431
El Toro Free Enterprise (previous trips to	5,949
Cuba—British)	6,805
Cuba—British) Free Navigator (previous trips to	0,000
Cuba under ex-name Newdene-	
British)	7, 165
Free Trader (previous trips to Cuba—Lebanese)	
Katerina (previous trips to Cuba-	7,061
Lebanese)	9,357
Marika (trips to Cuba-Leba-	
Lebanese) Marika (trips to Cuba—Leba- nese)	7,290
Mery (previous trips to Cuba-	-
Greek) Newforest (previous trips to	7,258
Cuba—British)	7, 189
Newgate (previous trips to Cuba-	1, 105
British)	6,743
Newmoor (previous trips to Cuba	
-British)	7, 168
Olga (trips to Cuba-Lebanese	
and Greek)	7,265
Protoklitos	6,154
Sunrise (previous trips to Cuba	-
under ex-name Anatoli-Greek)	7,216
**Tina (trips to Cuba-Greek)	7,362
Vassiliki (previous trips to Cuba— Lebanese)	7 100
Zela M. (previous trips to Cuba-	7, 192
British)	7, 237

FLAG OF	REGI	STRY	AND A	NAME	OF SHIP
---------	------	------	-------	------	---------

6203

	FLAG OF REGISTRY AND NAME OF S	HIP
		Gross
le		tonnage
	Lebanese (22 ships)	155, 485
	Alaska	P 000
26	Antonis	
	Astir	
5	Atticos	7,257
31	Giannis	
21	Giorgos Tsakiroglou	
11	Ilena Ioannis Aspiotis	
1	Mantric	7,297 7,255
0	Marichristina	7, 124
7	Mousse	9,307
	Nictric	7,296
2	Noelle	
1	Panagos Río	7, 134
5	San Spyridon	7, 194 7, 260
1	Stevo	7,066
4	Tertric	7,045
	Tony	7,176
3	Toula	6,426
=	Vergolivada	6, 339
3	Yanxilas	10,051
	Polish (21 ships)	150, 590
8		100,000
9	Baltyk	6,984
	Bialystok	7, 173
6	Bytom	5,967
-	Chopin Chorzow	9,231
5	Energetyk	7,237 10,876
	Grodziec	3, 379
9	Huta Florian	7, 258
	Huta Labedy	7, 221
1	Huta Ostrowiec	7,179
7	Huta Zgoda	6,840
2	Hutnik Kopalnia Bobrek	10,847
ł	Kopalnia Czladz	7, 221 7, 252
	Kopalnia Miechowice	7, 223
	Kopalnia Siemianowice	7,165
5	Kopalnia Wujek	7,033
	*Narwik	7,065
3	Piast	3, 184
;	Rejowiec Transportowiec	3, 401 10, 854
5		10, 004
-	Greek (13 ships)	85,669
	the second se	the state of the
-	Agios Therapon	7,205
-	*Aliartos (trip to Cuba under ex-name Loradore—British)	0.070
2	Andromachi (previous trips to	8,078
12	Cuba under ex-name Penel-	
18-	ope-Greek)	6,712
	**Anna Maria (trips to Cuba un- der ex-name Helka—British)	
1	der ex-name Helka-British)	2,111
	Barbarino Calliopi Michalos	7,084
	Eftyhia	7,249 9,844
10.1	**Gold Land (trip to Cuba under	0,011
	ex-name Amfred-Swedish)	2,838
	Irena	7,232
	Nicolaos F. (previous trip to Cuba	
	under ex-name Nicolaos Fran-	
	gistas—Greek) Nikolis M	7,199
	Redestos	7,176 5,911
	Sophia	7,030
	Italian (12 ships)	107, 428
	Achille -	0.000
	Achille Agostino Bertani	6,950
	Atria (tanker)	8,380 12,845
	Caprera	12,845 7,189
	Elia (tanker)	11,021
	Geremia (previous trips to Cuba	
	under ex-name Mariasusanna-	Sector -
	Italian) Giuseppe Giulietti (tanker)	2,479
	**Graziella Zeta (trips to Cuba	17, 519
	under ex-name Montiron-	
	Italian	1, 595
		A A A A A A A A A A A A A A A A A A A

6204

FLAG OF REGISTRY AND NAME OF SHIP

FLAG OF REGISTRY AND NAME OF SI	HIP
	Gross
	tonnage
Nino Bixio	8, 427
San Francesco	9,284
San Nicola (tanker)	12,461
Santa Lucia	9,278
Panamanian (9 ships)	59,429
Share and the second second second	
**Ampuria (trips to Cuba under ex-name Roula Maria—Greek)_	
ex-name Roula Maria-Greek)_	10,608
**Avranchoise (trips to Cuba	
under ex-name Avranches-	7, 199
under ex-name Avranches- French)	1, 100
under ex-name Suva Breeze-	
British)	4,996
**Chung Thai (trip to Cuba under	-,
ex-name Somalia-Italian)	3, 352
**Thalie (trip to Cuba under ex-	
name Maroudio-Greek)	7, 369
**Tung Yih (trip to Cuba under	
ex-name Aristefs-Lebanese)	6,995
**Tynlee (trip to Cuba under ex-	-
name Ardenode-British)	7,036
**White Daisey (trips to Cuba un-	8 09E
der ex-name Anacreon—Greek) -	6, 935
**Yu Lee (trips to Cuba under ex- name Dairen—British)	4, 939
Hame Danen-Drivisn)	2,000
Finnish (8 ships)	54, 350
A remost (0 smbs)	01,000
Atlas	3,916
Augusta Paulin	7,096
Isomeri	3, 576
Jytte Paulin	7,010
Margrethe Paulin	7,251
Ragni Paulin	6,823
Sword (tanker)	11, 631
Verna Paulin	7,047
The second s	
French (7 ships)	33, 975
**Atlanta (trip to Cuba under ex-	1 000
name Ence-French)	1,232 2,874
Foulaya	3, 739
Mungo	4, 820
Nelee	2,874
Penja	
Senanque (tanker)	14, 659
Yugoslav (7 ships)	50,843
Bar	8,776
Kolasin	7, 217
Mojkovac	7,142
Piva	7, 519
Plod	3,657
Subicevac	9,033
Tara	7, 499
Maltese (4 ships)	97 007
marcese (* suips)	. 27,097
Amalia (previous trips to Cuba-	1.00
British)	
Ispahan	
Soclyve (previous trips to Cuba-	
British)	7, 291
Timios Stavros (previous trips to	
Cuba-British and Greek)	5, 333
Moroccan (4 ships)	32, 746
Atlas	
Marrakech	3, 214
Mauritanie	
Toubkal	
Netherlands (2 ships)	1 615
Netherlands (2 ships)	1, 615
Meike	500
Tempo	
- suite	1, 110
Pakistani (2 ships)	
the second secon	
**Haringhata (trip to Cuba under	
ex-name Ardnatrick-British)	

NOTICES FLAG OF REGISTRY AND NAME OF SHIP

**Maulabaksh (trip to Cuba under ex-name Phoenician Dawn and East Breeze-British) _____

Erato (previous trips to Cuba under ex-name Eretria-Greek) ---

**Drame Oumar (trip to Cuba under ex-name Neve-French) ----

**Sea Explorer (trip to Cuba

Trader-Greek) -----

SEC. 2. In accordance with approved

procedures, the vessels listed below which

called at Cuba after January 1, 1963,

have reacquired eligibility to carry U.S. Government-financed cargoes from the

United States by virtue of the persons

who control the vessels having given sat-

forth, be employed in the Cuba trade so

long as it remains the policy of the U.S.

Government to discourage such trade;

control will thenceforth be employed in

the Cuba trade, except as provided in

tions, including charters, entered into

prior to December 16, 1963, requiring

their employment in the Cuba trade shall

be withdrawn from such trade at the

earliest opportunity consistent with such

(b) That no other vessel under their

(c) That vessels under their control which are covered by contractual obliga-

(a) That such vessels will not, thence-

isfactory certification and assurance:

ex-name

Somali (2 ships) -----

Guinean (1 ship) -----

Liberian (1 ship) _____

under

and

paragraph (c); and

contractual obligations.

Aragon

FLAG OF REGISTRY AND NAME OF SHIP

a. Since last report: None.

b. Previous reports:

Gross

8,708 Ŧ

14,400 7.201

> 7,199 852

> > 852

9 268

9,268

Western

tonnage

				61

Tag of Registry (total)	111
British	44
Cypriot	3
Danish	1
Finnish	2
German (West)	1
Greek	29
Israeli	1
Italian	5
Japanese	1
Kuwaiti	1
Lebanese	9
Norwegian	5
Spanish	6
Swedish Yugoslay	1
a devent	-

SEC. 3. The following number of vessels have been removed from this list, since they have been broken up, sunk, etc.

Flag of registry	or wrecked
British	13
Cypriot	11
French	1
Greek	12
Italian	3
Lebanese	23
Maltese	1
Monaco	1
Moroccan	
Norwegian	1
South African	2
Swedish	1
Yugoslav	

Total ---75

SEC. 4. The ships listed in sections 1 and 2 have made the following number of trips to Cuba since January 1, 1963, based on information received through April 16, 1968.

	Number of trips									
Flag of registry				1000		7112	19	38		Total
	1963	1964	1965	1966	1967	Jan	Feb	Mar	Apr	
British	133	180	126	101	78	2	5_	6		631
Lebanese	64	91	58	25	16	2 .		3		259 206
Greek	99	27	23 24	27			1.			200
Italian Cypriot	16	20	17	11 27	11 42		10	5	1	105
Yugoslav	12	11	15	10	17	2		ĩ		63
French	8	- 9	9	10	100			î		47
Finnish	1	4	5	11	12	- 1	1	1		36
Spanish	8	17 .	all a state		and a state of the	and a state of the	7			25 24 23
Norwegian	14	10 .								22
Morocean	9	13 2	1.							15
Maltese		4	0		*	*				6
Swedish	3	3	÷ •			*******				6
Kuwaiti		2	1							3
Israeli		and a	2							2
Danish	1 .									
German (West)	1.									
Haitian			1.							1
Japanese	1.			*******		*******				1
Monaco	27573317		120000	4 .		1000000	120020975	100000		3
ooman				(
Subtotal	370	394	290	224	218	9	19	17	2	1, 543
Polish	18	16	12	10	11	1.		2	1	71
Grand total	388	410	302	234	229	10	19	19	3	1, 614

NOTE: Trip totals in this section exceed ship totals in secs. 1 and 2 because some of the ships made more than 1 trip to Cuba. Monthly totals subject to revision as additional data become available.

*Added to Rept. No. 87, appearing in the FEDERAL REGISTER issue of Mar. 15, 1968. **Ships appearing on the list which have made no trips to Cuba under the present registry.

ex-name Ardpatrick-British) __ 7,054

By order of the Acting Maritime Administrator. Dated: April 17, 1968.

JAMES S. DAWSON, Jr., Secretary

[F.R. Doc. 68-4866; Filed, Apr. 22, 1968; 8:51 a.m.]

Notice of Application

Notice is hereby given that Lykes Bros. Steamship Co., Inc., has applied for permission to make up to eight calls at Hawaiian ports in 1968 to load cargo destined for ports in the United Kingdom and Continent. The service is to be provided by vessels operating on the Company's existing subsidized services on Trade Route No. 22 (U.S. Gulf/Far East), and Trade Route No. 21 (U.S. Gulf/ United Kingdom and Continent).

Any person, firm, or corporation having any interest in such application and desiring a hearing on issues pertinent to section 605(c) of the Merchant Marine Act, 1936, as amended, 46 U.S.C. 1175. should, by the close of business on May 6, 1968, notify the Secretary, Maritime Subsidy Board in writing in triplicate, and file petition for leave to intervene in accordance with the rules of Practice and Procedure of the Maritime Subsidy Board.

In the event a section 605(c) hearing is ordered to be held, the purpose thereof will be to receive evidence relevant to (1) whether the application is one with respect to a vessel to be operated on a service, route or line served by citizens of the United States which would be in addition to the existing service, or services, and if so, whether the service already provided by vessels of United States registry in such service, route, or line is inadequate, and (2) whether in the accomplishment of the purposes and policy of the Act additional vessels should be operated thereon.

If no request for hearing and petition for leave to intervene is received within the specified time, or if the Maritime Subsidy Board determines that petitions for leave to intervene filed within the specified time do not demonstrate sufficient interest to warrant a hearing, the Maritime Subsidy Board will take such action as may be deemed appropriate.

Dated: April 19, 1968.

By order of the Maritime Subsidy Board.

JAMES S. DAWSON, Jr., Secretary. [F.R. Doc. 68-4867; Filed, Apr. 22, 1968; 8:51 a.m.]

Office of Foreign Direct Investments IDENTITY OF COUNTRIES IN SCHED-ULES A, B, AND C

For the information of the public, there follow the names of the countries allocated to Schedule A, Schedule B, and

LYKES BROS. STEAMSHIP CO., INC. Schedule C by § 1000.319 of the Foreign Direct Investments Regulations (15 CFR 1000.319; 33 F.R. 49).

I. Schedule A Countries.

Peoples Republic of Southern Yemen (formerly Aden). Afghanistan. Algeria. Angola. Argentina. Ascension. Barbados. Bhutan. Bolivia. Botswana. Brazil. British Honduras. British West Indies (Leeward and Windward Is.). Brunei. Burma Burundi. Cambodia. Cameroon. Canton Islands. Cape Verde Island. Central African Republic. Ceylon. Chad Chile China, Republic of. Colombia. Comoro Island Archipelago. Congo (Brazzaville). Congo (Kinshasa). Costa Rica Cueta. Cyprus Dahomey. Dominican Republic. Ecuador. El Salvador Enderbury Islands. Equatorial Guinea. (Spanish Guinea). (Fernando Poo, Rio Muni). Ethiopia. Falkland Islands. Fiji. Finland. French Antilles (Guadeloupe, Martinique, French Guiana). French Polynesia. French Somaliland. Gabon. Gambia. Ghana. Gibraltar. Gilbert and Ellice Islands. Gough Island. Greece. Greenland. Guatemala. Guinea. Guyana. Haiti Honduras. Iceland.

Ifni. India. Indonesia. Israel. Ivory Coast. Jamaica. Jordan. Kenya. Korea, Republic of. Laos. Lebanon. Lesotho. Liberia. Macao. Malagasy Republic. Malawi. Malaysia Maldive Islands Mali. Malta Mauritania. Mauritius. Melilla. Mexico. Morocco. Mozambique. Muscat and Oman. Nampo Shoto Islands (including Bonin, Volcano, Vila, Mar-cus and Nishinoshima Islands). Nauru. Nepel. Netherlands Antilles. New Caledonia. New Guinea, Territory of. New Hebrides. Nicaragua. Niger. Nigeria. Pakistan. Panama. Paraguay. Peru. Philippines. Pitcairn Islands. Portuguese Guinea. Principe. Reunion. Rwanda. Ryukyu Islands (including Okinawa). St. Helena. St. Pierre and Miquelon. Sao Tome. Senegal. Sevchelles. Sierra Leone. Singapore. Solomon Islands. Somali Republic. Spanish Sahara. Sudan. Surinam. Swaziland. Syria. Tanzania. Thailand. Timor (Portugese).

Tonga. Togo. Trinidad and Tobago. Tristan da Cunha. Trucial States (excluding Abu Dhabi). Tunisia. Turkey. Uganda.

II. Schedule B Countries.

Abu Dhabi. Australia. Bahamas Bahrain. Bermuda. Canada. Hong Kong. Tran Irag.

Ireland.

Japan. Kuwalt. Kuwait-Saudi Arabia Neutral Zone. Libya. New Zealand. Qatar. Saudia Arabia. United Kingdom.

Monaco

Norway.

Portugal.

Spain.

Sweden.

San Marino.

South Africa.

Switzerland.

South-West Africa.

Netherlands.

III. Schedule C Countries.

Andorra. Austria Belgium. Denmark. France. Germany (Federal Republic). Italy. Liechtenstein. Luxembourg.

Also the following areas which are subject to Treasury and/or Commerce Department economic controls. Albania, Bulgaria, any part of China which is dominated or controlled by International Communism, Cuba, Czechoslovakia, Estonia, Hungary, any part of Korea which is dominated or controlled by International Communism, Latvia, Lithuania, Outer Mongolia, Poland (including any area under its provisional administration), Romania, Soviet Zone of Germany and the Soviet Sector of Berlin, Tibet, the Union of Soviet Socialist Republics and the Kurile Islands Southern Sakhalin, the areas in East Prussia which are under the provisional administration of the Union of Soviet Socialist Republics, and any part of Vietnam which is dominated or controlled by International Communism.

IV. Areas not subject to the regula-

tions. American Samoa.

Guam

Puerto Rico.

Trust Territory of the Pacific Islands (Caroline Islands, Mariana Islands, and Marshall Islands) Virgin Islands.

Wake Island Canal Zone.

V. Other. Information concerning restrictions on business activities in Southern Rhodesia may be obtained from the Office of Foreign Direct Investments and the Office of Foreign Assets Control of the Department of the Treasury.

> JOSEPH W. BARTLETT. Acting Director, Office of Foreign Direct Investments.

APRIL 22, 1968.

[F.R. Doc. 68-4940; Filed, Apr. 22, 1968; 11:05 a.m.]

6205

United Arab Republic.

Upper Volta. Uruguay. Venezuela Vietnam, Republic of. Western Samoa. Yemen.

Yugoslavia. Zambia.

6206

Office of the Secretary

[Department Order 5-B, Amdt. 1]

ECONOMIC DEVELOPMENT ADMINISTRATION

Functions

APRIL 10, 1968.

This material amends the material appearing at 32 FR 20745 of December 22, 1967.

Department Order 5–B of December 1, 1967, is hereby amended as follows:

1. In section 5 Functions of the Office of the Deputy Assistant Secretary for Economic Development Planning, delete subparagraphs .01d., .02c.1., and .02c.6. Reletter and renumber subparagraphs accordingly.

2. In section 7 Functions of the Office of Program Analysis and Economic Research, delete paragraph d. and reletter paragraphs accordingly.

3. Section 12 is revised to read:

SEC. 12 Functions of the Office of Administration. The Office of Administration shall:

a. Develop, promulgate, and administer administrative management policies, programs, and standards;

b. Provide management with periodic and special summary reports on current operational trends and performance comparisons to planned goals;

c. Plan, develop, acquire, and coordinate the use of automatic data processing systems and equipment for EDA;

d. Provide data processing services, including conduct of feasibility studies and development of systems and programs for the application of automatic data processing techniques;

e. Develop and maintain a comprehensive information and data base system for administrative, planning, operational and program management purposes;

f. Develop and administer a reports control system for all administrative and operational reports;

g. Plan and conduct an investigations program;

h. Conduct organization and management studies and surveys;

i. Plan and conduct a program for achieving maximum economy, effectiveness and efficiency and for obtaining optimum personnel utilization;

j. Provide office services for the headquarters and, as required, for Area Offices;

k. Develop and conduct a program for the efficient management of all official records and the design and control of official forms;

 Plan, arrange for, and coordinate any administrative management services obtained through the Departmental staff offices:

m. Plan and conduct a comprehensive personnel program, and an equal opportunity program as relates to employment with the Administration;

n. Develop and maintain an accounting system and prepare financial reports for internal and external use;

o. Develop, interpret, and administer travel regulations for EDA in accordance with Bureau of the Budget and Department of Commerce directives; and

p. Develop and prepare the annual budget for EDA.

Effective date: April 10, 1968.

DAVID R. BALDWIN, Assistant Secretary for Administration.

[F.R. Doc. 68-4750; Filed, Apr. 22, 1968; 8:45 a.m.]

FEDERAL MARITIME COMMISSION

ITALY, SOUTH FRANCE/U.S. GULF CONFERENCE

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreements at the office of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Mr. G. Ravera, Secretary, Italy, South France/U.S. Gulf Conference, Vico San Luca 4, 16123 Genova, Italy.

Agreement No. 9522–9, between the member lines of the Italy, South France/ U.S. Gulf Conference, modifies the basic agreement to provide that the formula for dividing all expenses and/or salaries incurred by the Conference which is presently set forth in Article 15(a) thereof will apply unless otherwise stipulated.

Dated: April 18, 1968.

By order of the Federal Maritime Commission.

> THOMAS LISI, Secretary.

[F.R. Doc. 68-4829; Filed, Apr. 22, 1968; 8:51 a.m.]

BLUE STAR LINE, LTD., AND PORT LINE, LTD.

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreement at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Edmund C. Smith, Esq., Casey, Lane & Mittendorf, 26 Broadway, New York, N.Y. 10004.

Agreement No. 9714 between Blue Star Line, Ltd., and Port Line, Ltd., provides for a pooling of the earnings and/or losses of the parties' vessels operating between the Commonwealth of Australia, New Zealand and U.S. Gulf and East Coast ports under terms and conditions as set forth in the agreement.

Dated: April 16, 1968.

By order of the Federal Maritime Commission.

THOMAS LISI, Secretary.

[F.R. Doc. 68-4753; Filed, Apr. 22, 1968; 8:45 a.m.]

[Docket No. 68-19]

G. R. MINON

Independent Ocean Freight Forwarder License Application

By certified letter dated October 5, 1967, applicant, G. R. Minon, 79 Walker Street, New York 13, N.Y., was notified of the Federal Maritime Commission's intent to deny his application for an Independent Ocean Freight Forwarder License. The specific ground for denial of the application is that it appears that applicant lacks the degree of personal responsibility required to qualify for a license because of his past involvement in the preparation of bogus bills of lading on drug shipments.

Applicant has now requested the opportunity to show at a hearing that the denial of his application is not warranted.

Therefore, it is ordered, Pursuant to sections 22 and 44 of the Shipping Act, 1916 (46 U.S.C. 821, 841(b)), that a proceeding is hereby instituted to determine whether applicant possesses the necessary qualification to be licensed as an independent ocean freight forwarder.

It is further ordered, That applicant be made respondent in this proceeding and that the matter be assigned for hearing before an Examiner of the Commission's Office of Hearing Examiners on a date and place to be announced by the presiding Examiner.

It is further ordered, That notice of this order be published in the FEDERAL REGISTER, and a copy thereof and notice of hearing be served upon respondent.

It is further ordered. That any persons, other than the respondent, who desire to become a party to this proceeding and to participate therein shall file a petition to intervene with the Secretary, Federal Maritime Commission, Washington, D.C. 20573, with a copy to respondent on or before April 30, 1968, and;

It is further ordered, That all future notices issued by or on behalf of the Commission in this proceeding, including notice of time and place of hearing or prehearing conference, shall be mailed directly to all parties of record.

By the Federal Maritime Commission.

[SEAL]

THOMAS LISI, Secretary.

[F.R. Doc. 68-4754; Filed, Apr. 22, 1968; 8:45 a.m.]

ISTHMIAN LINES, INC., AND SEATRAIN LINES, INC.

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street Federal NW., Room 609; or may inspect agreement at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Mr. Joseph Hodgson, Jr., General Traffic Manager, Seatrain Lines, Inc., 595 River Road, Edgewater, N.J. 07020.

Agreement No. 9711 between Isthmian Lines, Inc., and Seatrain Lines, Inc., establishes a through billing arrangement from the Philippines, Federation of Malaya, State of Singapore, Thailand, South Vietnam, Cambodia, Indonesia, Burma, India, Pakistan, Ceylon, Persian Gulf, Red Sea and Gulf of Aden ports, and ports in Egypt, Lebanon, Syria, Turkey, and Greece, and ports in East and South Africa to ports in Puerto Rico with transshipment at the Port of New York in accordance with the terms and conditions set forth in the agreement.

Dated: April 16, 1968.

By order of the Federal Maritime Commission.

THOMAS LISI, Secretary.

[F.R. Doc. 68-4755; Filed, Apr. 22, 1968; 8:45 a.m.]

ISTHMIAN LINES, INC., AND SEATRAIN LINES, INC.

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreement at the offices of the District Man-agers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may he submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Mr. Joseph Hodgson, Jr., General Traffic Manager, Seatrain Lines, Inc., 595 River Road, Edgewater, N.J. 07020.

Agreement 9712 between Isthmian Lines, Inc., and Seatrain Lines, Inc., establishes a through billing arrangement for the movement of general cargo from ports in Puerto Rico to the following ports of call of the destination carrier in India, Pakistan, Ceylon, Gulf of Oman, Persian Gulf, Gulf of Aden, and Red Sea, with transshipment at the Port of New York in accordance with terms and conditions set forth in the agreement.

Dated: April 16, 1968.

By order of the Federal Maritime Commission.

THOMAS LISI, Secretary.

[F.R. Doc. 67-4756; Filed, Apr. 22, 1968; 8:45 a.m.]

PORT LINE, LTD., AND AMERICAN AND AUSTRALIAN STEAMSHIP LINE

Notice of Agreement Filed for Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Maritime Commission, 1321 H Street NW., Room 609; or may inspect agreement at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter) and the comments should indicate that this has been done.

Notice of agreement filed for approval by:

Baldvin Einarson, Esq., Kirlin, Campbell & Keating, 120 Broadway, New York, N.Y. 10005.

Agreement No. 9713 between Port Line, Ltd., and American and Australian Steamship Line provides for the interchange of portable tanks and/or related equipment between the parties in the trade from U.S. Atlantic and Gulf ports to ports in Australia and New Zealand under terms and conditions as set forth in the agreement.

Dated: April 16, 1968.

By order of the Federal Maritime Commission.

> THOMAS LISI, Secretary

[F.R. Doc. 68-4757; Filed, Apr. 22, 1968; 8:45 a.m.]

PORT OF SEATTLE AND CARGILL, INC. Notice of Agreement Filed for

Approval

Notice is hereby given that the following agreement has been filed with the Commission for approval pursuant to section 15 of the Shipping Act, 1916, as amended (39 Stat. 733, 75 Stat. 763, 46 U.S.C. 814).

Interested parties may inspect and obtain a copy of the agreement at the Washington office of the Federal Mari-time Commission, 1321 H Street NW., Room 609; or may inspect agreement at the offices of the District Managers, New York, N.Y., New Orleans, La., and San Francisco, Calif. Comments with reference to an agreement including a request for hearing, if desired, may be submitted to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 20 days after publication of this notice in the FEDERAL REGISTER. A copy of any such statement should also be forwarded to the party filing the agreement (as indicated hereinafter). and the comments should indicate that this has been done.

by:

Mr. T. P. McCutchan, Manager, Property Management Department, Port of Seattle, Post Office Box 1209, Seattle, Wash. 98111.

Agreement No. T-2161 between the Port of Seattle (Port) and Cargill, Inc. (Cargill), provides for the lease and construction of grain elevator and terminal facilities at the Port of Seattle. Wash. The design and construction of the elevator will be undertaken by Cargill. Port will reimburse Cargill for, or shall itself pay or absorb, the total construction costs. Cargill agrees to operate the facility as a public grain terminal. As rental for the leased premises. Cargill will pay Port a fixed annual sum based upon a percentage of the total construction costs. Port shall assess and collect dockage charges on all vessels making use of the leased premises. Cargill will have the right to assess a service and facility charge on all vessels loading or discharging cargo at the terminal. Both parties agree that their charges shall be competitive. The existing lease between Port and Cargill covering the Hanford Street Elevator will, upon completion of the contemplated facility, be subject to termination except that if it is determined by Port that its continued operation as a bulk grain facility is feasible. Port will offer Cargill a right of first refusal with respect to any proposed lease for the facility. Port reserves the right to perform stevedoring services and Cargill shall have the right to approve or disapprove of any particular stevedoring arrangement.

Dated: April 17, 1968.

By order of the Federal Maritime Commission.

> THOMAS LISI. Secretary.

[F.R. Doc. 68-4758; Filed, Apr. 22, 1968; 8:45 a.m.]

FEDERAL POWER COMMISSION

[Docket No. G-7241 etc.]

AZTEC OIL & GAS CO. ET AL.

Findings and Order After Statutory Hearing

APRIL 12, 1968.

Findings and order after statutory hearing issuing certificates of public convenience and necessity, amending certificates, permitting and approving abandonment of service, terminating certificates, making successor co-respondent, redesignating proceeding, requiring filing of agreements and undertakings and accepting related rate schedules and and supplements for filing.

Each of the Applicants listed herein has filed an application pursuant to section 7 of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale and delivery of natural gas in interstate commerce, for permission and approval to abandon service, or a petition to amend

Notice of agreement filed for approval an existing certificate authorization, all as more fully described in the respective applications and petitions (and any supplements or amendments thereto) which are on file with the Commission.

The Applicants herein have filed related FPC gas rate schedules and propose to initiate or abandon, add or delete natural gas service in interstate commerce as indicated by the tabulation herein. All sales certificated herein are at rates either equal to or below the ceiling prices established by the Commission's statement of general policy No. 61-1, as amended, or involve sales for which permanent certificates have been previously issued.

Ashland Oil & Refining Co., Applicant in Docket Nos. CI68-982 and CI68-986. proposes to continue in part sales of natural gas heretofore authorized in Docket Nos. G-10272 and G-17868, respectively, to be made pursuant to Union Oil Co. of California FPC Gas Rate Schedule Nos. 110 and 36, respectively. The instruments presently on file as Union's FPC gas rate schedules will also be accepted for filing as Applicant's rate schedules. The presently effective rates under said rate schedules are in effect subject to refund in Docket No. RI66-316 for Union's FPC Gas Rate Schedule No. 110 and Docket No. RI63-278 for Union's FPC Gas Rate Schedule No. 36. Applicant has requested to be made co-respondent in each of said proceedings. Therefore, Applicant will be made co-respondent: the proceedings will be redesignated accordingly; and Applicant will be required to file agreements and undertakings to assure the refunds of any amounts collected by it in excess of the amounts determined to be just and reasonable in said proceedings.

The Commission's staff has reviewed each application and recommends each action ordered as consistent with all substantive Commission policies and required by the public convenience and necessity.

After due notice, a notice of intervention by the Public Service Commission of the State of New York and a petition to intervene by Long Island Lighting Co. were filed in Docket No. CI68-883, in the matter of the application filed on January 18, 1968, in said docket. The notice of intervention and the petition to intervene have been withdrawn, and no other petitions to intervene, notices of intervention, or protests to the granting of any of the respective applications or petitions in this order have been received.

At a hearing held on April 4, 1968, the Commission on its own motion received and made a part of the record in these proceedings all evidence, including the applications, amendments, and exhibits thereto, submitted in support of the respective authorizations sought herein, and upon consideration of the record,

The Commission finds:

(1) Each Applicant herein is a "natural-gas company" within the meaning of the Natural Gas Act as heretofore found by the Commission or will be engaged in the sale of natural gas in interstate commerce for resale for ultimate

public consumption, subject to the jurisdiction of the Commission, and will, therefore, be a "natural-gas company" within the meaning of said Act upon the commencement of the service under the respective authorizations granted hereinafter.

(2) The sales of natural gas hereinbefore described, as more fully described. in the respective applications, amendments and/or supplements herein, will be made in interstate commerce, subject to the jurisdiction of the Commission and such sales by the respective Applicants. together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefor, are subject to the requirements of subsections (c) and (e) of section 7 of the Natural Gas Act. (3) The respective Applicants are able

and willing properly to do the acts and to perform the services proposed and to conform to the provisions of the Natural Gas Act and the requirements, rules, and regulations of the Commission thereunder.

(4) The sales of natural gas by the respective Applicants, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary therefore, are required by the public convenience and necessity and certificates therefore should be issued as hereinafter ordered and conditioned.

(5) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act and the public convenience and necessity require that the certificate authorizations heretofore issued by the Commission in Docket Nos. G-7241, G-10078, G-10272, G-11949, G-17868, CI61-1147, CI63-1317, CI66-176, CI68-203, and CI68-276 should be amended as hereinafter ordered.

(6) The sales of natural gas proposed to be abandoned by the respective Applicants, as hereinbefore described, all as more fully described in the respective applications and in the tabulation herein, are subject to the requirements of subsection (b) of section 7 of the Natural Gas Act, and such abandonments should be permitted and approved as hereinafter ordered.

(7) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the certificates of public convenience and necessity heretofore issued to the respective Applicants relating to the abandonments hereinafter permitted and approved should be terminated.

(8) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that Ashland Oil & Refining Co. should be made a co-respondent in each of the proceedings pending in Docket Nos. RI63-278 and RI66-316, that said proceedings should be redesignated accordingly, and that Ashland should be required to file agreements and undertakings in said proceedings.

(9) It is necessary and appropriate in carrying out the provisions of the Natural Gas Act that the respective related rate schedules and supplements as designated

in the tabulation herein should be accepted for filing as hereinafter ordered. The Commission orders:

(A) Certificates of public convenience and necessity are issued upon the terms and conditions of this order, authorizing the sales by the respective Applicants herein of natural gas in interstate commerce for resale, together with the construction and operation of any facilities subject to the jurisdiction of the Commission necessary for such sales, all as hereinbefore described and as more fully described in the respective applications, amendments, supplements and exhibits in this proceeding.

(B) The certificates granted in paragraph (A) above are not transferable and shall be effective only so long as Applicants continue the acts or operations hereby authorized in accordance with the provisions of the Natural Gas Act and the applicable rules, regulations, and orders of the Commission.

(C) The grant of the certificates issued in paragraph (A) above shall not be construed as a waiver of the requirements of section 4 of the Natural Gas Act or of Part 154 or Part 157 of the Commission's regulations thereunder. and is without prejudice to any findings or orders which have been or may hereafter be made by the Commission in any proceedings now pending or hereafter instituted by or against the respective Applicants. Further, our action in this proceeding shall not foreclose nor prejudice any future proceedings or objections relating to the operation of any price or related provisions in the gas purchase contracts herein involved. Nor shall the grant of the certificates aforesaid for service to the particular customers involved imply approval of all of the terms of the respective contracts particularly as to the cessation of service upon termination of said contracts, as provided by section 7(b) of the Natural Gas Act. Nor shall the grant of the certificates aforesaid be construed to preclude the imposition of any sanctions pursuant to the provisions of the Natural Gas Act for the unauthorized commencement of any sales of natural gas subject to said certificates.

(D) The grant of the certificates issued herein on all applications filed after July 1, 1967, is upon the condition that no increase in rate which would exceed the celling prescribed for the given area by paragraph (d) (3) of the Commission's statement of general policy No. 61–1, as amended, shall be filed prior to the applicable date as indicated by footnote 1 in the attached tabulation.

(E) The certificates heretofore issued in Docket Nos. G-7241, G-10078, CI61-1147, CI66-176, CI68-203, and CI68-276 are amended by adding thereto or deleting therefrom authorization to sell natural gas to the same purchasers and in the same areas as covered by the original authorizations pursuant to the rate schedule supplements as indicated in the tabulation herein.

(F) The certificates heretofore issued in Docket Nos. G-10272 and G-17868 are amended by deleting therefrom authorization to sell natural gas from acreage assigned to Applicant in Docket Nos. CI68-982 and CI68-986, respectively.

(G) The certificate heretofore issued in Docket No. G-11949 is amended by authorizing Applicant to continue the sale of natural gas from interest acquired from its coowner which was heretofore authorized in Docket No. CS66-21 to sell gas from the Pegasus Plant.

(H) The certificate heretofore issued in Docket No. CI63-1317 is amended to reflect the change in field name from Midland Field to Lawson Field as indicated in the tabulation herein.

(I) Permission for and approval of the abandonment of service by the respective Applicants, as hereinbefore described, all as more fully described in the respective applications and in the tabulation herein are granted.

(J) The certificate heretofore issued in Docket No. G-7193 is terminated only insofar as it pertains to Union Oil Company of California FPC Gas Rate Schedule No. 105.

(K) The certificates heretofore issued in Docket Nos. G-4099, G-10196, and CI66-715 are terminated.

(L) Ashland Oil & Refining Co. is made a co-respondent in each of the proceedings pending in Docket Nos. RI63-278 and RI66-316 and the proceedings are redesignated accordingly.¹

(M) Within 30 days from the issuance of this order Ashland Oil & Refining Co. shall execute, in the form set out below, and shall file with the Secretary of the Commission acceptable agreements and undertakings in Docket Nos. RI63-278 and RI66-316 to assure the refunds of any amounts collected by it, together with interest at the rate of 7 percent per annum, in excess of the amounts determined to be just and reasonable in said proceedings. Unless notified to the contrary by the Secretary of the Commission within 30 days from the date of submission, such agreements and undertakings shall be deemed to have been accepted for filing.

(N) Ashland Oil & Refining Co. shall comply with the refunding and reporting procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder, and the agreements and undertakings filed by it in Docket Nos. RI63-278 and RI66-316 shall remain in full force and effect until discharged by the Commission.

(O) The respective related rate schedules and supplements as indicated in the tabulation herein are accepted for filing subject to the applicable Commission regulations under the Natural Gas Act to be effective on the dates as indicated by the tabulation herein.

By the Commission.

[SEAL] GORDON M. GRANT, Secretary

¹Docket No. RI63-278, Union Oil Company of California, Oklahoma Natural Gas Co., and Ashland Oil & Refining Co.; Docket No. RI66-316, Union Oil Company of California, May Petroleum, Inc., and Ashland Oil & Refining Co.

Docket No. and date filed	Applicant	Purchaser, field.	FPC rate schedule to be accepted				
		and location	Description and date of document	No.	Supp.		
G-7241 C 12-11-67 ¹	Aztec Oil & Gas Co	El Paso Natural Gas Co., Aztec Pictured Cliffs Field, San Juan County N. Mex.	ment 12-7-67 # 3	4	20		
G-10078 D 2-5-68	The Superior Oil Co. (Operator) et al.	Florida Gas Transmission Co., Algoa Field, Bra- zoria and Galveston Counties, Tex.	Letter agreement 1-10-68.44	87	6		
(CS66-21) E 12-4-67 ⁶	Mobil Oil Corp. (Oper- ator) (successor to Wynne S. Denton, et ux.).	El Paso Natural Gas Co., Pegasus Gasoline Plant, Midland County, Tex.	Assignment 9-6-67 1 Letter agreement 10-13-67.8 Effectivedate: 6-1-67	48 48	30 31		
D 2-9-08		Michigan Wisconsin Pipe Line Co., Laverne Field, Woodward County, Okla.	Assignment 1-24-62 5	211	21		
11-13-67 as amended -2-14-68 10	. Columbian Fuel Corp	Texas Gas Transmission Corp., Lawson Field, Acadia Parish, La.	Amendment 9-15-67 *	74	5		
C 2-9-68 1	Skelly Oil Co. (Oper- ator) et al.	Arkansas Louisiana Gas Co., Arkoma Basin Area, Pittsburg County, Okla.	Supplemental agree- ment 11-27-67. ³	210	5		
CI67-1791 A 6-19-67 ¹¹	Texaco, Inc.	Champlin Petroleum Co., Sooner Trend Field, Logan County, Okla.	Contract 2-1-67 Letter 6-1-67 *	405 405	i		
C 168-203. C 2-12-68 1	Woods Petroleum Corp.	Northern Natural Gas Co., West Sharon Field, Woodward County, Okla.	Agreement 10-31-67 *	17	1		
C 168-276 C 2-8-68 ⁻¹	Jerome P. McHugh (Operator) et al.	El Paso Natural Gas Co., Basin Dakota Field, San Juan County, N. Mex.	Supplemental agree- ment 2-6-68.4	2	1		
C I68-883 A 1-18-68 ⁻¹	Wigwam Production Co.	Southern Natural Gas Co., Treasure Bay Field, Chandeleur Sound, Offshore, St.	Contract 12-12-67 ¹³	1	i		
C168-919 A 1-29-68 2-12-68.1 14	Pan American Petro- leum Corp. (Opera- tor) et al.	Bernard Parish, La. El Paso Natural Gas Co., Basin Dakota Field, San Juan County, N. Mex.	Contract 10-20-67 ¹⁵ Letter agreement 10-20- 67. ⁸ ¹⁶	508 508	1		

See footnotes at end of table.

NOTICES

Docket No.		70-0-12	FPC rate schedule to be accepted					
and date filed	Applicant	Purchaser, field, and location	Description and date of document	No.	Supp.			
C168-972 (C166-715) B 2-9-68	Skelly Oil Co. (Opera- tor) et al.	Cities Service Gas Co., Lacey Unit, Pratt County, Kans.	Notice of cancellation (Undated). ⁴ ¹⁷	217	1			
CI68-973 (G-7193) ¹⁸ B 2-9-68	. Union Oll Co. of California.	Humble Gas Transmis- sion Co., Carthage Point Field, Adams County, Miss.	Notice of cancellation 2-6-68. ⁵	105	13			
CI68-976 A 2-9-68 ¹	Pioneer Production Corp. (Operator) et al.	Michigan Wisconsin Pipe Line Co., Laverne Field, Beaver County, Okla.		35				
C168-978 A 2-9-68 ⁻¹	Appalachian Explora- tion & Development, Inc.	United Fuel Gas Co., Poca District, Putnam	Contract 12-15-67 ² 20	1				
CI68-980 (G-4099) B 2-12-68	Placid Oil Co	County, W. Va. Arkansas Louisiana Gas Co., North Lansing Field, Harrison County, Tex.	Notice of cancellation 2-9-68. ⁸ ¹⁷	2	18			
(G-10196) B 2-12-68	Reserve Oil & Gas Co, (Operator) et al.	United Gas Pipe Line Co., Yanta Field, Goliad County, Tex,	Notice of cancellation (Undated). ³ 17	37	8			
108-982	Ashland Oil & Refining	Colorado Interstate Gas	Contract 3-21-56 21	190				
(G-10272)	Co. (successor to	Co., Mocane Field,	Amendment 4-28-56	190	and the second s			
F 2-7-68	Union Oil Co. of California).	Beaver County, Okla.	Supplemental agree- ment 2-26-62.	190				
			Assignment 3-6-67 22 Effective date: 5-1-66	190				
168-986	.do	Colorado Interstate Gas	Ratified 1-16-59 23	191				
(G-17868)		Co., Highland Area,	Contract 8-30-57	191	South States			
F 2-9-68		Beaver County, Okla.	Assignment 8-29-67 22 Effective date: 8-29-67	191				
A 2-14-68 1	Amarillo Natural Gas Co. (Operator) et al.	Northern Natural Gas Co., Wide Awake Field, Seward County, Kans.	Contract 1-29-68 * 24,	1				

Jan. 1, 1970, moratorium pursuant to the Commission's statement of general policy No. 61–1, as amended.
 Adds acreage, eliminates indefinite pricing provisions and establishes 5-year makeup period for gas paid for but not taken with respect to this acreage only.
 Effective date: Date of initial delivery (Applicant shall advise the Commission as to such date).
 Releases from the contract leases which have reverted back to the lessor due to failure of Superior to obtain pro-

⁴ Releases from the contract acases of managements of the second sec

¹⁰ Application to continue, under a fixed-price contract, a sale being made under a percentage sale contract, dated Mar. 14, 1966.
¹⁰ P Provides for 100 percent take-or-pay of annual minimum quantity with 5-year makeup period.
¹¹ * Assigns acreage from Roger C. Champman et al. to Wigwam Production Co., within limits of 6,650 feet SU A Unit.
¹² * Amendment submitted Feb. 12, 1965 exquests certificate coreminous with contract-quantities to be sold under this contract constitute allowables which would otherwise be cancelled and such quantities are expected to be available for no longer than 4 years.
¹³ * Short term (4-year) contract covers gas which is available, up to the monthly allowable, in excess of these quantities delivered to others or used by seller.
¹⁴ * Provides that the quantity each well has under-produced in the preceding proration period will constitute the access gas available for delivery under this contract.
¹⁵ * Short core of gas depleted.
¹⁶ Other sales covered under Docket No. G-7193; therefore, the certificate in said docket will be terminated only imofar as it pertains to Union's FPC GRS No. 105.
¹⁶ All hasses have expired.
¹⁶ Gars model of IC. of California FPC GRS No. 110.
¹⁶ Assigns acreage from Union Oil Co. of California FPC GRS No. 36.
¹⁷ Eurority on file as Union Oil Co. of California FPC GRS No. 36.
¹⁸ Limited to depths below the base of the Wolfcamp and shallower than the base of the Mississippian System.

Suggested agreement and undertaking:

BEFORE THE FEDERAL POWER COMMISSION

(Name of Respondent _____) Docket No.

AGREEMENT AND UNDERTAKING OF (NAME OF RESPODENT) TO COMPLY WITH REFUNDING AND REPORTING PROVISIONS OF § 154.102 OF THE COMMISSION'S REGULATIONS UNDER THE NATUAL GAS ACT

(Name of Respondent) hereby agrees and undertakes to comply with the refunding and reporting provisions of section 154.102 of the Commission's regulations under the Natural Gas Act insofar as they are applicable to the proceeding in Docket

No. _____ (and has caused this agreement and undertaking to be executed and sealed in its name by its officers, thereupon duly authorized in accordance with the terms of the resolution of its board of directors, a certified copy of which is appended hereto) 1 this _____ day of _____, 196___.

(Name of Respondent) -

By _____

Attest:

[F.R. Doc. 68-4687; Filed, Apr. 22, 1968; 8:45 a.m.]

¹ If a corporation.

[Docket No. E-7406]

CONSUMERS POWER CO. (MAINE) AND CONSUMERS POWER CO. (MICHIGAN)

Notice of Application

APRIL 16, 1968.

Take notice that on April 8, 1968, Consumers Power Co., incorporated under the laws of the State of Maine, and Consumers Power Co., incorporated under the laws of the State of Michigan, filed a joint application seeking authority pursuant to section 203 of the Federal Power Act to merge and consolidate into a single corporation with Consumers Power Co. (Michigan) being the resulting, surviving, and continuing corpora-tion. The principal office of both corporations is in Jackson, Mich.

Consumers Power Co. (Maine) is engaged in the electric utility business in over 1,500 communities and townships in some 67 of the counties in the Lower Peninsula of the State of Michigan.

Consumers Power Co. (Michigan) authorized to carry on a public utility business in the State of Michigan for the purpose of effecting a change in the State of incorporation of Consumers Power Co. (Maine) from the State of Maine to the State of Michigan.

On the effective date of the merger, all of the property of Consumers Power Co. (Maine) and Consumers Power Co. (Michigan) shall be vested in the latter corporation. Included in such property are two hydroelectric projects of Con-sumers Power Co. (Maine), the Five Channels Plant (FPC Project No. 2453) and the Foote Plant (FPC Project No. 2436). Also on the effective date of the merger, Consumers Power Co. (Maine) will cease to exist as a corporate entity.

Any person desiring to be heard or to make any protest with reference to said application should, on or before May 10, 1968, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The application is on file and available for public inspection.

> GORDON M. GRANT, Secretary.

IF.R. Doc. 68-4759; Filed, Apr. 22, 1968; 8:45 a.m.]

[Docket No. CP68-275]

FLORIDA GAS TRANSMISSION CO.

Notice of Application APRIL 15, 1968.

Take notice that on April 5, 1968, Florida Gas Transmission Co. (Applicant),

Post Office Box 44, Winter Park, Fla. 32789, filed in Docket No. CP68-275 an application pursuant to sections 7(b) and 7(c) of the Natural Gas Act for an order authorizing the abandonment of certain facilities heretofore utilized for service to Air Force Plant No. 74, operated initially by Air Products, Inc. (Air Products), and more recently by Stearns-Roger, Inc. (Stearns-Roger), and a certificate of public convenience and necessity authorizing the construction and operation of facilities and the sale and delivery of natural gas to Pratt & Whitney Aircraft Division of United Aircraft Corp. (Pratt & Whitney) near Jupiter, Palm Beach County, Fla., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant seeks to abandon delivery facilities at Air Force Plant No. 74 due to the deactivation of the plant. The facilities proposed to be abandoned had an installed cost of \$24,389.47. A portion of these facilities are proposed to be used in rendering service to Pratt & Whitney and the balance is to be returned to stores for future use.

Applicant seeks a certificate of public convenience and necessity authorizing the construction and operation of approximately 2.72 miles of 8-inch O.D. lateral pipeline extending from a point of connection on its 6-inch Air Products lateral, southwest of the junction of Florida State Roads Nos. 706 and 710 and upstream of Applicant's existing meter station, to a terminus adjacent to the plant of Pratt & Whitney where a meter and regulator station, together with necessary appurtenances, is also to be constructed.

Total cost of the facilities is estimated to be \$155,000 to be financed out of cash on hand.

Applicant also requests authorization to sell and deliver to Pratt & Whitney up to 6,036 M⁻B.t.u. per day and up to 220,000 M⁻B.t.u. annually of natural gas on a preferred interruptible basis, and up to 1,364 M⁻B.t.u. per day on a firm basis. The gas is proposed to be used in the manufacture and testing of marine and industrial gas turbine engines.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before May 13, 1968.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no protest or petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and permission and approval for the proposed abandonment is required by the public convenience and necessity. If a protest or petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

> GORDON M. GRANT, Secretary,

[F.R. Doc. 68-4760; Filed, Apr. 22, 1968; 8:45 a.m.]

[Docket No. CP68-67]

TEXAS EASTERN TRANSMISSION CORP.

Notice of Petition To Amend

APRIL 16, 1968.

Take notice that on April 9, 1968, Texas Eastern Transmission Corp. (Petitioner), Post Office Box 2521, Houston, Tex. 77001, filed in Docket No. CP68-67 a petition to amend the order issued November 28, 1967, in this Docket No. CP68-67 seeking authorization to sell and deliver additional volumes of natural gas and to construct and operate certain additional facilities, all as more fully set forth in the petition to amend which is on file with the Commission and open to public inspection.

By the said order Petitioner was authorized to construct and operate additional facilities designed to provide approximately 136,683 Mcf of additional peak day capacity, including approximately 101,309 Mcf per day of unallocated capacity.

By the instant petition, Petitioner seeks authorization to sell and deliver an additional 76,619 Mcf per day under its Annual Firm Gas Rate Schedules and 28,911 Mcf per day under its Winter Service Rate Schedule, making a total increase of 105,530 Mcf per day.

Petitioner also seeks authorization to construct and operate 12.36 miles of 24inch pipeline looping an existing 10³/₄inch pipeline in New Jersey at a point northeast of Lambertville and southwest of Linden, all in New Jersey. In addition, Petitioner seeks authorization for an additional 19,800 horsepower gas turbine compressor unit at the Shermans Dale, Pa., Compressor Station.

Total estimated cost of the facilities is \$8,070,000 to be financed initially through revolving credit and permanently through the issuance of bonds, debentures, stocks, or from general funds, depending upon market conditions.

Petitioner states that the additional facilities and volumes of gas are required in order to meet anticipated and growing demands of its customers over a 3-year period beginning in November 1968.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before May 13, 1968.

> GORDON M. GRANT, Secretary.

[F.R. Doc. 68-4761; Filed, Apr. 22, 1968; 8:45 a.m.]

FEDERAL REGISTER, VOL. 33, NO. 79-TUESDAY, APRIL 23, 1968

[Docket No. CP68-277] UNITED GAS PIPE LINE CO. Notice of Application

· APRIL 16, 1968.

Take notice that on April 8, 1968, United Gas Pipe Line Co. (Applicant), Post Office Box 1407, Shreveport, La. 71102, filed in Docket No. CP68-277 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain facilities and the sale and delivery of natural gas to Bay Prairie Aggregate Corp. (Bay Prairie), Wharton County, Tex., and to Southland Oil Co. (Southland), Jasper County, Miss., all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant proposes to construct and operate the following facilities:

(1) Bay Prairie. Approximately 2.2 miles of 4-inch pipeline, meter and regulator station, and appurtenant facilities beginning at Applicant's 4-inch Neal Field Line in the Elisha Flack Survey, Abstract 22, and extending in a southeasterly direction to end at a point in the T. M. Blake Survey, Abstract 72, all in Wharton County, Tex.;

(2) Southland. Approximately 30 feet of 2-inch pipeline, sales meter station and appurtenant facilities, located near M.P. 2.6 on the 6-inch Eucutta pump station line. The proposed facilities will be located in the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of sec. 10, T. 10 N., R. 10 W., Jasper County, Miss.

Total estimated cost of the above facilities is \$89,700 to be financed with funds on hand.

Applicant proposes to sell and deliver to Bay Prairie a maximum of 7,500 Mcf per day, the estimated annual volumes ranging from 966,670 Mcf in the first year to 2,100,000 Mcf in the fifth year of operation. Bay Prairie seeks to use the gas as fuel for kilns in its burned clay aggregate plant in Wharton County, Tex.

Applicant proposes to sell and deliver to Southland a maximum of 2,000 Mcf per day, with the annual volume estimated to be 547,500 Mcf. Southland proposes to use the gas in the operation of its refinery located near Sandersville, Jasper County, Miss.

The Applicant states that it has supplies of gas available with which to render the proposed service.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before May 13, 1968.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no protest or petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a protest or petition for leave to intervene is timely filed, or if

the Commission on its own motion believes that a formal hearing is required. further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be

unnecessary for Applicant to appear or be represented at the hearing.

> GORDON M. GRANT. Secretary.

[F.R. Doc. 68-4762; Filed, Apr. 22, 1968; 8:46 a.m.]

[Docket Nos. RI68-575 etc.]

JOHN T. SANFORD, ET AL.

Order Accepting Contract Amendment, Providing for Hearings on and Suspension of Proposed Changes in Rates, and Allowing Rate Changes To Become Effective Subject to Refund 1

APRIL 15, 1968.

The above-named Respondents have tendered for filing proposed changes in presently effective rate schedules for sales of natural gas subject to the jurisdiction of the Commission. The proposed changes, which constitute increased rates and charges, are designated as follows:

¹ Does not consolidate for hearing or dispose of the several matters herein.

		Dete	Quanta			Data	Effec- tive	Date	Cents	per Mef	Rate in effect
Docket No.	Respondent	Rate Supple- Respondent sched- ment Purchaser and producing area ule No. No.	Amount of annual increase	Date filing tendered	date	sus- pended until—	Rate in effect	Proposed increased rate	subject to refund in docket Nos.		
R168-575	John R. Sanford, Post Office Box 53242, Oklahoma City, Oklahoma 73105.	11	1	Cities Service Gas Co. (East Osage Field, Osage County, Okla.) (Okla- homa "Other" Area).	\$800	3-18-68	¹ 4-23-68	^{\$} 4-24-68	⁸ 12. 0	4 8 8 13. 0	
R168-576		17	۹۴.	Kansas-Nebraska Natural Gas Co., Inc. (Dombey Field, Beaver County, Okla.) (Panhandle Area).	18, 330	3-18-68	* 4-18-68	\$ 4-19-68	* * 15. 0	445816.0	
R168-577	Ashland Oil & Refin- ing Co., Post Office Box 18695, Oklahoma City, Okla. 73118.	115 115	*7 8	Mobil Oil Corp. ¹⁰ (Hugoton Field, Stevens County, Kans.).	270		11 4-18-68 11 4-18-68	(Accepted) * 4-19-68	11.0	6 II 12.5	

The stated effective date is the effective date requested by Respondent.
The suspension period is limited to 1 day.
Periodic rate increase.
Pressure base is 14.65 p.s.i.a.
Subject to a downward B.t.a. adjustment.
Contract dated after Sept. 28, 1960, the dated of issuance of general policy statement

Contract dated liter sept. 25, 1960, the dated of Issuance of general policy statement No. 61-1.
 Applicable to natural gas produced from below the base of the Wolfcamp Series down to a depth of 7,500 feet.

Ashland Oil & Refining Co. (Ashland) requests for its proposed contract amendment and rate increase a retroactive effective date of July 1, 1967, the contractual effective date and the same effective date that the buyer, Mobil Oil Corp. (Mobil), began collecting its related 14.5-cent rate. Good cause has not been shown for waiving the 30-day notice requirement provided in section 4(d) of the Natural Gas Act to permit an earlier effective date for Ashland's rate filings and such request is denied.

Ashland's proposed renegotiated rate increase from 11 cents to 12.5 cents per Mcf is for a wellhead gas sale to Mobil from the Hugoton Field, Stevens County, Kans. Mobil gathers and processes the gas and resells the residue gas to Cities Service Gas Co. at a rate of 14.5 cents per Mcf, inclusive of a 2-cent gathering and compression charge, which is in effect subject to refund in Docket No. RI67-274 under Mobil's FPC Gas Rate Schedule No. 3. Ashland's proposed rate is related to Mobil's 14.5-cent resale rate. The proposed rate of 12.5 cents per Mcf exceeds the area increased rate ceiling of 11 cents per Mcf for Kansas as announced in the Commission's statement of general policy No. 61-1, as amended. Since Mobil's resale rate is in effect subject to refund, we conclude that Ashland's rate increase should be suspended for 1 day from April 18, 1968, the date of expiration of the statutory notice.

Concurrently with the filing of its rate increase, Ashland submitted a contract amendment dated March 6, 1968, desig-nated as Supplement No. 7 to Ashland's FPC Gas Rate Schedule No. 115, which provides the basis for the proposed rate increase. We believe that it would be in the public interest to accept for filing Ashland's proposed contract amendment to become effective on April 18, 1968, the date of expiration of the statutory notice, but not the proposed rate contained therein which is suspended as hereinafter ordered.

The contracts related to the rate filings of John T. Sanford (Sanford) and Jas. F. Smith (Operator) et al (Smith) were executed subsequent to September 28, 1960, the date of issuance of the Commission's statement of general policy No. 61-1, as amended, and the proposed increased rates are above the applicable area ceilings for increased rates but below the initial service ceilings for the areas involved. We believe, in this situation, the aforementioned producers' rate filings should be suspended for 1 day from April 23, 1968 (Sanford) and April 18, 1968 (Smith), the proposed effective dates.

* Amendment dated Mar. 6, 1968, provides for Ashland to receive the same rate that Mobil receives from Cities Service Gas Co., less a service charge of 2 cents for gathering and compression performed by Mobil, or any higher service charge that may be approved by the Commission at some future date, for the remaining life of the ¹⁰ Mobil gathers and compresses the gas and resells it to Cities Service Gas Co. at a rate of 14.5 cents, inclusive of a 2-cent gathering and compression charge under its FPC Gas Rate Schedule No. 3, subject to refund in Docket No. RI67-274. "The stated effective date is the first day after expiration of the statutory notice.

12 Renegotiated rate increase.

The proposed changed rates and charges may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds:

(1) Good cause has been shown for accepting for filing Ashland's contract amendment dated March 6, 1968, desig-nated as Supplement No 7 to Ashland's FPC Gas Rate Schedule No. 115, and for permitting such supplement to become effective on April 18, 1968, the date of expiration of the statutory notice.

(2) It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon hearings concerning the lawfulness of the proposed changes, and that the above-designated supplements be suspended and the use thereof deferred as hereinafter ordered (except for the supplement referred to in paragraph (1) above)

The Commission orders:

(A) Supplement No. 7 to Ashland's FPC Gas Rate Schedule No. 115 is accepted for filing and permitted to become effective on April 18, 1968, the expiration date of the statutory notice.

(B) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Ch. I), public hearings shall be held upon dates to be fixed by notices from the Secretary concerning the lawfulness of the proposed increased rates and charges contained in the abovedesignated supplements (except the supplement set forth in paragraph (A) above).

(C) Pending hearings and decisions thereon, the rate supplements herein are suspended and their use deferred until the date shown in the "Date Sus-pended Until" column, and thereafter until made effective as prescribed by the Natural Gas Act: Provided, however, That the supplements to the rate schedules filed by Respondents, as set forth herein, shall become effective subject to refund on the date and in the manner herein prescribed if within 20 days from the date of the issuance of this order Respondents shall each execute and file under its above-designated docket number with the Secretary of the Commission its agreement and undertaking to comply with the refunding and reporting procedure required by the Natural Gas Act and § 154.102 of the regulations thereunder, accompanied by a certificate showing service of copies thereof upon all purchasers under the rate schedule involved. Unless Respondents are advised to the contrary within 15 days after the filing of their respective agreements and undertakings, such agreements and undertakings shall be deemed to have been accepted.

(D) Until otherwise ordered by the Commission, neither the suspended supplements, nor the rate schedules sought to be altered, shall be changed until disposition of these proceedings or expiration of the suspension period.

(E) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before May 31, 1968.

By the Commission.

[SEAL]	GORDON M. GRANT,
	Secretary.

[F.R. Doc. 68-4763; Filed, Apr. 22, 1968; 8:46 a.m.]

FEDERAL RESERVE SYSTEM

Order Approving Mergers of Banks

In the matter of the application of The Bank of Virginia for approval of mergers with The Peoples Bank of Reedville and The Peoples Bank of White Stone.

There have come before the Board of Governors, pursuant to the Bank Merger Act (12 U.S.C. 1828(c)), applications by The Bank of Virginia, Richmond, Va., a State member bank of the Federal Reserve System, for the Board's prior approval of the mergers into that bank of The Peoples Bank of Reedville, Reedville, Va., and The Peoples Bank of White Stone, White Stone, Va., under the charter and title of The Bank of Virginia. As an incident to the mergers, the two offices of The Peoples Bank of Reedville and the sole office of The Peoples Bank of White Stone would become branches of the resulting bank. Notice of the proposed mergers, in form approved by the Board, has been published pursuant to said Act.

Upon consideration of all relevant material in the light of the factors set forth in said Act, including reports furnished by the Comptroller of the Currency, the Federal Deposit Insurance Corporation, and the Attorney General on the competitive factors involved in the proposed mergers.

It is hereby ordered, For the reasons set forth in the Board's Statement¹ of this date, that said applications be and hereby are approved, provided that said mergers shall not be consummated (a) before the 30th calendar day following the date of this order or (b) later than three months after the date of this order.

Dated at Washington, D.C., this 15th day of April, 1968.

[SEAL]

By order of the Board of Governors.²

ROBERT P. FORRESTAL, Assistant Secretary.

[F.R. Doc. 68-4788; Filed, Apr. 22, 1968; 8:48 a.m.]

SECURITIES AND EXCHANGE COMMISSION

ALCAR INSTRUMENTS, INC.

Order Suspending Trading

APRIL 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Alcar Instruments, Inc., 225 East 57th Street, New York, N.Y., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15 (c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 17, 1968, through April 26, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4821; Filed, Apr. 22, 1968; 8:50 a.m.]

¹Filed as part of the original document. Copies available upon request to the Board of Governors of the Federal Reserve System, Washington, D.C. 20551, or to the Federal Reserve Bank of Richmond.

²Voting for this action: Chairman Martin, and Governors Robertson, Mitchell, Daane, Maisel, Brimmer, and Sherrill. [File Nos. 7-2893, 7-2894]

AMERICAN NATURAL GAS CO. AND DATA PROCESSING FINANCIAL & GENERAL CORP.

Notice of Applications for Unlisted Trading Privileges and of Opportunity for Hearing

APRIL 17, 1968.

In the matter of applications of the Philadelphia - Baltimore - Washington Stock Exchange for unlisted trading privileges in certain securities.

The above-named national securities exchange has filed applications with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stocks of the following companies, which securities are listed and registered on one or more other national securities exchanges:

Upon receipt of a request, on or before May 2, 1968, from any interested person, the Commission will determine whether the application with respect to any of the companies named shall be set down for hearing. Any such request should state briefly the title of the security in which he is interested, the nature of the interest of the person making the request, and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on any of the said applications by means of a letter addressed to the Secretary, Securities and Exchange Commission, Washington 25, D.C., not later than the date specified. If no one requests a hearing with respect to any particular application, such application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL]	ORVAL L. DUBOIS.	
	Secretary.	

[F.R. Doc. 68-4792; Filed, Apr. 22, 1968; 8:48 a.m.]

[File No. 7-2892]

AMERICAN RESEARCH AND DEVELOPMENT CORP.

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

APRIL 15, 1968.

In the matter of application of the Philadelphia - Baltimore - Washington Stock Exchange for unlisted trading privileges in a certain security.

The above-named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the

Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

American Research and Development Corp.; File No. 7-2892.

Upon receipt of a request, on or before May 1, 1968, from any interested person, the Commission will determine whether the application shall be set down for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter ad-dressed to the Secretary, Securities and Exchange Commission, Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other infor-mation contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4822; Filed, Apr. 22, 1968; 8:50 a.m.]

[File No. 7-2891]

BORG-WARNER CORP. (DELAWARE)

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

APRIL 15, 1968.

In the matter of application of the Detroit Stock Exchange for unlisted trading privileges in a certain security.

The above-named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f)(1)(B)of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

Borg-Warner Corp. (Delaware); File No. 7-2891.

Upon receipt of a request, on or before May 1, 1968, from any interested person, the Commission will determine whether the application shall be set down for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter addressed to the Secretary, Securities and Exchange Commission,

Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL] OVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4823; Filed, Apr. 22, 1968; 8:50 a.m.]

[File No. 1-3421]

CONTINENTAL VENDING MACHINE CORP.

Order Suspending Trading

APRIL 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock, 10 cents par value of Continental Vending Machine Corp., and the 6 percent convertible subordinated debentures due September 1, 1976, being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c)(5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 17, 1968, through April 26, 1968, both dates inclusive.

By the Commission.

[SEAT.]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4824; Filed, Apr. 22, 1968; 8:51 a.m.]

FASTLINE, INC.

Order Suspending Trading

APRIL 16, 1968.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Fastline, Inc., New York, N.Y., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c)(5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 17, 1968, through April 26, 1968, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4825; Filed, Apr. 22, 1968; 8:51 a.m.]

[File No. 7-2895]

LING-TEMCO-VOUGHT, INC.

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

APRIL 17, 1968.

In the matter of application of the Pacific Coast Stock Exchange for unlisted trading privileges in a certain security.

The above-named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

Ling-Temco-Vought, Inc., warrants to purchase Ling-Temco-Vought, Inc., common stock; File No. 7-2895.

Upon receipt of a request, on or before May 2, 1968, from any interested person, the Commission will determine whether the application shall be set down for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter addressed to the Secretary, Securities and Exchange Commission, Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL]	ORVAL L.	DUBOIS,
		Secretary.

[F.R. Doc. 68-4793; Filed, Apr. 22, 1968; 8:48 a.m.]

[File No. 7-2896]

TEXTRON, INC.

Notice of Application for Unlisted Trading Privileges and of Opportunity for Hearing

APRIL 17, 1968.

In the matter of application of the Detroit Stock Exchange for unlisted trading privileges in a certain security.

The above-named national securities exchange has filed an application with the Securities and Exchange Commission pursuant to section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the common stock of the following company, which security is listed and registered on one or more other national securities exchange:

Textron, Inc.; File No. 7-2896.

Upon receipt of a request, on or before May 2, 1968, from any interested person, the Commission will determine whether the application shall be set down for hearing. Any such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing, if ordered. In addition, any interested person may submit his views or any additional facts bearing on the said application by means of a letter addressed to the Secretary, Securities and Exchange Com-mission, Washington 25, D.C., not later than the date specified. If no one requests a hearing, this application will be determined by order of the Commission on the basis of the facts stated therein and other information contained in the official files of the Commission pertaining thereto.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4794; Filed, Apr. 22, 1968; 8:48 a.m.]

[812-2229]

TRUST FUND SPONSORED BY EPIS-COPAL SCHOOL FOUNDATION COLLEGE AWARD PROGRAM, INC.

Notice of and Order for Hearing on Application

APRIL 17, 1968.

Notice is hereby given that The Trust Fund Sponsored by The Episcopal School Foundation College Award Program, Inc. ("Applicant"), c/o Episcopal School Foundation, College Award Program, Inc. (Sponsor), 3100 East Oakland Park Boulevard, Fort Lauderdale, Fla., a trust organized under the laws of the State of Florida and registered as a closed-end, nondiversified management investment company, has filed an application pursuant to section 6(c) of the Investment Company Act of 1940 ("Act") for an order of the Commission exempting Applicant from the provisions of sections 14(a), 16(a), 26(a) (2) (A), 26(a) (2) (B), 27(c) (1), and 30(d) of the Act and pursuant to sections 18(i) and 23(b) for orders thereunder and pursuant to section 6(c) for complete exemption from registration. All interested persons are referred to the application on file with the Commission for a statement of the representations contained therein, which are summarized below.

Applicant was organized on April 25, 1966. The Episcopal School Foundation College Award Program, Inc. ("Sponsor-Depositor") was organized on April 27, 1966, as a nonprofit Florida corporation, for the purpose of offering, promoting, and administering investment plans ("scholarship plans") which would provide funds to be used towards the college or university education of children designated by the investors. Applicant and Sponsor-Depositor are presently operating in the States of Florida, Iowa, and Pennsylvania. Plans are sold by Nation-

wide Service Corp., a separate and distinct selling organization. Investors establish scholarship plans by depositing money, on a lump sum or monthly basis, in either a federally insured savings bank, savings and loan associations, or credit unions ("the federally insured institutions"). In essence, under the plans, the details of which are set forth in the application, investors assign all earnings and other accretions on their accounts, which are to be kept in the federally insured institutions, to Applicant to become the absolute property of Applicant for investment and reinvestment with the sole aim of ultimate distribution to provide funds towards the education of children designated by investors in accredited colleges or universities listed by the U.S. Department of Health, Education, and Welfare (Publication OE50012). An investor is, at all times, entitled to withdraw from the plan and obtain the principal of his account in the federally insured institution. However, if he does withdraw, an investor forfeits all interest on his account that has been transferred to Applicant, in addition to the sales charges and that part of the administrative charge which has been prepaid. Similarly, if a child designated as a beneficiary dies prior to entering college, does not enter college, or does not continue in college in the first year or any succeeding year, the investor's interest in any portion of Applicant's funds is forfeited.

Applicant contemplates that, if the plans are carried to completion, the principal amount of an investor's savings account in a federally insured institution will provide all or a portion of the first year's college expenses and that Applicant's funds will provide all or a portion of the succeeding 3 years' expenses for the successful beneficiary. The beneficiary is entitled to such sums from Applicant's funds so long as he continues his education beyond the first year at the college or university which he has entered, and maintains a passing grade for such college or university, provided that no single child may receive a sum from Applicant greater than the cost of his tuition and expenses for a total of 3 years. Applicant states, however, that there is no guarantee that amounts derived from Applicant's funds will be sufficient to pay all of the college expenses of the beneficiary. Such beneficiary will have available to him to meet college expenses at least the principal amount of the investor's payments into the savings account and all earnings thereon, including earnings and gains, if any, upon earnings invested by Applicant.

Pursuant to requirements of Florida law, Applicant's assets cannot be used to meet selling or administrative expenses of the plan, but must be used exclusively for the payment of college expenses for qualified recipients. Consequently, all such selling and administrative expenses in respect of the plans are to be borne by investors. Such expenses charged to an investor aggregate \$175, of which \$115 are sales charges and \$60 are administrative fees. Total payments under an average installment plan (including anticipated earnings) would be approximately \$2,754.

For the reasons set forth below, Applicant has requested an order of the Commission exempting Applicant from the following provisions of the Act:

(a) Exemption from section 14(a), insofar as it provides that no registered investment company shall make a public offering of a security of which such company is the issuer, unless such company has a net worth of at least \$100,000. Applicant states that as of October 15, 1967, the value of its assets was approximately \$30,117.41 and of the savings accounts, of investors in scholarship plans in federally insured institutions was in excess of \$934,000, and the total payments which may be made upon such accounts will be in excess of \$6,530,878.60.

In addition, under Florida law, the Sponsor-Depositor is also required, and intends, to deposit with the State Treasurer, in equal amounts in 1968 and 1969, securities having a value of \$50,000 as security for the faithful performance of its obligations;

(b) Exemption from section 16(a), insofar as it requires the election of all directors by shareholders of the company. Applicant states that Florida law requires sponsor-depositors of scholarship plans to grant the right to elect a director (without the vote of the plan's investors) to each of the Florida Congress of Parents and Teachers, the Florida Education Association, the Florida Bankers Association, and the Florida Savings and Loan League. The Sponsor-Depositor presently has four vacancies for such directors:

(c) Examption from sections 26(a) (2) (A) and 26(a)(2)(B), insofar as they require the instrument pursuant to which the plans will be sold to provide that during the life of a trust, the trustee or custodian, if not otherwise remunerated. may charge against or collect from the income or corpus of the trust fees for its services and remuneration for its expenses. Applicant asserts that these two sections of the Act are not applicable to Applicant since the trustee's remuneration is provided for by the investors' payment of the administrative fees discussed above and may not, under Florida law, be collected from the corpus or income of Applicant:

(d) Exemption from section 27(c) (1), insofar as it provides that a registered investment company issuing periodic payment plan certificates may not sell such certificates unless such certificates are redeemable securities. Applicant submits that if an investor were permitted to redeem his contract and receive his proportionate share of Applicant's assets. it would destroy the entire contractual arrangement, since the essence of the scholarship plans is the retention of the funds of Applicant until distribution to qualified beneficiaries. Since under Florida law the principal amount of an investor's savings in federally insured institutions must always be available to the investor, Applicant contends that a major portion of the investment, i.e., the principal, is, in fact, redeemable; and

(e) Exemption from section 30(d), insofar as it requires the submission of a semiannual report to investors, so long as its portfolio activity is limited to investment in U.S. Government securities, banks, certificates of deposit, cash savings accounts, and tax-exempt municipal bonds. Applicant states that a semiannual report is not essential to the protection of investors in view of the limited portfolio activity contemplated by Applicant.

Applicant has also requested complete exemption from registration pursuant to section 6(c). In support of this request Applicant alleges: (1) It is not an in-vestment company because it does not invest in investment securities; (2) it is excepted from the definition of investment company pursuant to section 3(c) (3) because its administration is in the hands of a national bank; (3) its assets are exclusively the securities of a single issuer which is not an investment company, to wit, securities of the U.S. Government, i.e. dollars or Government notes; (4) no investment is made by ap investor.

Section 6(c) of the Act provides that the Commission, by order upon application, may conditionally or unconditionally exempt any person, security or transaction from any provision of the Act or of any rule or regulation thereunder, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

In addition, Applicant has requested that the Commission issue the following orders:

(a) An order under section 18(i) permitting voting rights as set forth in the bylaws of the Sponsor-Depositor, This order is necessary to the extent that the bylaws of the Sponsor-Depositor, which provide that in the election of directors each investor shall have one vote for each beneficiary of the scholarship plans which he owns, conflict with section 18(i) which, in pertinent part, requires that, unless the Commission should otherwise order, capital stock issued by a registered management investment company be voting stock and have equal voting rights with every other oustanding voting stock; and

(b) An order under section 23(b) permitting Applicant, a registered closedend investment company, to sell its capital stock at less than its current net asset value until its next meeting of shareholders, at which time the continuance of the present selling procedure will be presented to shareholders for their approval. Such sales, if not approved by a majority of the company's shareholders, are prohibited by section 23(b), unless the Commission otherwise permits. Applicant states that because it is difficult to determine a current net asset value for Applicant's assets which would be available to investors, since Applicant's assets will be distributed only upon the occurrence of certain contingencies and then only to those beneficiaries who meet the

requirements for such distribution, it nated by it for that purpose shall preside may be selling plans at less than their net asset value. Applicant has undertaken to place the matter before shareholders for their approval at every annual meeting of shareholders.

Applicant submits that the establishment of scholarship plans is appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act to the extent that the plans have as their ultimate purpose the provision of funds for payment of college or university educations of beneficiaries, subject to the comprehensive regulation and supervision of the operation and administration of such plans by the Office of the State Treasurer of Florida.

In support of its application, Applicant states that the State Treasurer has control over the following major areas: (1) Initial approval of scholarship plans and issuance of the Certificate of Authority, without which the plans may not be offered to the public; (2) determination of the reasonableness of the plan enrollment fees and dues: (3) determination of the good moral character of the management personnel of the plans; (4) provision by the Sponsor-Depositor of voting rights for investors in the plans; (5) determination that trustees of such funds are insured banks having trust powers and approved by the State Treasurer; (6) disbursement of the funds of the trust only to colleges and universities which are attended by beneficiaries of the plans; and (7) advertising engaged in by the plan. Applicant represents that it and the Sponsor-Depositor comply with all applicable Florida law and therefore the granting of the requested exemptions will not detract from the protection of investors.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors that a hearing be held with respect to said application;

It is ordered, Pursuant to section 40(a) of the Act, that a hearing on the aforesaid application under the applicable provisions of the Act and the rules of the Commission thereunder be held on May 8, 1968, at 10 a.m. in the offices of the Commission, 500 North Capitol Street NW., Washington, D.C. 20549. At such time, the Hearing Room Clerk will advise as to the room in which such hearing will be held. Any person desiring to be heard or otherwise wishing to participate in the proceeding is directed to file with the Secretary of the Commission, on or before May 7, 1968, his application as provided by Rule 9 of the Commission's rules of practice, setting forth any issues of law or fact which he desires to controvert or any additional issues which he deems raised by this notice and order or by such application. Persons filing an application to participate or be heard will receive notice of any adjournment of the hearing as well as other actions of the Commission involving the subject matter of these proceedings.

It is further ordered. That any officer or officers of the Commission to be desig-

at said hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42(b) of the Act and to a hearing officer under the Commission's rules of practice.

The Division of Corporate Regulation has advised the Commission that it has made a preliminary examination of the application and that upon the basis thereof the following matters and questions are presented for consideration without prejudice to its specifying additional matters and questions upon further examination:

(1) Whether Applicant is an investment company within the meaning of section 3(a) of the Act:

(2) Whether Applicant, pursuant to section 3(c) (3), 3(c) (8) or 3(c) (12) of the Act, is excepted from the definition of an investment company;

(3) Whether the granting of the requested exemptions and orders under the Act is (a) necessary or appropriate in the public interest, (b) consistent with the protection of investors, and (c) consistent with the purposes fairly intended by the policy and provisions of the Act: and

(4) If the requested exemptions and orders are to be granted, what conditions, if any, should be imposed in the public interest and for the protection of investors

It is further ordered, That at the aforesaid hearing attention be given to the foregoing matters and questions.

It is further ordered, That the Secre-tary of the Commission shall give notice of the aforesaid hearing by mailing copies of this notice and order by certified mail to The Trust Fund Sponsored by The Episcopal School Foundation College Award Program, Inc.; that notice to all other persons shall be given by publication of this notice and order in the FED-ERAL REGISTER; and that a general release of this Commission in respect of this notice and order be distributed to the press and mailed to the mailing list for releases.

It is further ordered, That the Secretary of the Commission shall mail a copy of this notice and order by certified mail to the Treasurer of the State of Florida.

By the Commission.

[SEAT.]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4795; Filed, Apr. 22, 1968; 8:48 a.m.]

[File No. 1-4371]

WESTEC CORP.

Order Suspending Trading

APRIL 16, 1968.

The common stock, 10 cents par value, of Westec Corp., being listed and registered on the American Stock Exchange pursuant to provisions of the Securities Exchange Act of 1934 and all other securities of Westec Corp., being traded otherwise than on a national securities exchange; and

It appearing to the Securities and Exchange Commission that the summary suspension of trading in such securities on such Exchange and otherwise than on a national securities exchange is required in the public interest and for the protection of investors:

It is ordered, Pursuant to sections 15 (c) (5) and 19(a) (4) of the Securities Exchange Act of 1934, that trading in such securities on the American Stock Exchange and otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 17, 1968, through April 26, 1968, both dates inclusive.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 68-4826; Filed, Apr. 22, 1968; 8:51 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 591]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

APRIL 18, 1968.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 340) published in the FEDERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGIS-TER. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in the field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 2392 (Sub-No. 67 TA), filed April 15, 1968. Applicant: WHEELER TRANSPORT SERVICE, INC., Post Office Box 14248 West Omaha Station, Omaha, Nebr. 68114. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Anhydrous ammonia, from Omaha, Nebr., to points in Iowa, Kansas, Minnesota, Missouri, North Dakota, and South Dakota, for 150 days. Supporting shipper: Olin Mathieson Chemical Corp., Agricultural Division, Post Office Box 991, Little Rock, Ark. 72203

(D. E. Taylor, Supervisor, Rates and Analysis, Nitrogen/Specialty Products). Send protests to: Keith P. Kohrs, Dis-trict Supervisor, Interstate Commerce Commission, Bureau of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

No. MC 10321 (Sub-No. 4 TA), filed April 15, 1968. Applicant: J. A. CARMAN TRUCKING COMPANY, INC., Post Office Box 156, Prattsville, N.Y. 12468. Applicant's representative: Martin Werner, 2 West 45th Street, New York, N.Y. 10036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Charcoal, charcoal products, grills, advertising materials, and displays therefor, from Roxbury and Glenville, N.Y., to points in Connecticut, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont, for 150 days. Supporting shipper: Timberland Manufacturing Co., Inc., Roxbury, N.Y. Send protests to: Charles F. Jacobs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 518 Federal Building, Albany, N.Y. 12207.

No. MC 10345 (Sub-No. 87 TA), filed April 15, 1968. Applicant: C & J COM-MERCIAL DRIVEAWAY, INC., 1905 West Mount Hope Avenue, Lansing, Mich. 48910. Applicant's representative: James W. Wrape, 2111 Sterick Building, Memphis, Tenn. 38103. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: New automobiles, in secondary movements, in truckaway service, assembled in Canada for Buick Division, General Motors Corp., from Pitcairn, Pa., to Frostburg and Cumberland, Md. and points in Pennsylvania, Ohio, and West Virginia, restricted to vehicles which have had an immediately prior movement by rail, for 180 days. Sup-porting shipper: Buick Motor Division, General Motors Corp., Flint, Mich. 48550. Send protests to: C. R. Flemming, District Supervisor, Bureau of Operations. Interstate Commerce Commission, 221 Federal Building, Lansing, Mich. 48933.

No. MC 18202 (Sub-No. 12 TA), filed April 15, 1968. Applicant: R. C. BAR-STOW TRUCKING CO., INC., 102 Middle Street, Hadley, Mass. 01035. Applicant's representative: James E. Wilson, 1735 K Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fertilizer and fertilizer ingredients, in bags and containers, from Hazardville, Conn., to points in Massachusetts, Rhode Island, and the counties of Cheshire, Hillsboro, Merrimack, Rockingham, and Sullivan, N.H., for 150 days, Supporting shipper: Agrico Chemical Co., Division of Continental Oil Co., Post Office Box 346, Memphis, Tenn. 38101. Send protests to: District Supervisor, Joseph W. Balin, Bureau of Operations, Interstate Commerce Commission, 338 Federal Building, Springfield, Mass. 01103.

No. MC 25869 (Sub-No. 81 TA), filed April 15, 1968. Applicant: NOLTE BROS.

TRUCK LINE, INC., Post Office Box 7184, South Omaha Station., Omaha, Nebr. 68107. Applicant's representative: Marshall D. Becker, 630 City National Bank Building, Omaha, Nebr. 68102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Iron and steel articles, from Chicago, Ill., commerical zone, and Portage, Ind., commercial zone, to points in Nebraska, for 180 days. Supporting shippers: Henke Machine, Inc., Columbus, Nebr., Paulsen Building and Supply, Inc., Cozad, Nebr., Delux Manufacturing Co., Kearney, Nebr., The Egging Co., Gurley, Nebr., Couplamatic, Inc., Lyman, Nebr., Burg Manufacturing Co., Waverly, Nebr., Yost Lumber, Milford, Nebr., The Commodore Corp., Omaha, Nebr., Hastings In-dustries, Inc., Omaha, Nebr. Send pro-tests to: Keith Kohrs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

No. MC 83835 (Sub-No. 56 TA), filed April 15, 1968. Applicant: WALES Road, Grand Prairie, Tex., Post Office Box 6186, Dallas, Tex. 75222, Applicant's representative: James W. Hightower, Wynnewood Professional Building, Dallas, Tex. 75224. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: I(a) Material handling equipment: winches; compaction and road making equipment; rollers, self-propelled and non-self-propelled; mobile cranes; and highway freight trailers, (b) parts, attachments and accessories for the commodities described in I(a) above, between the plantsites of the Hyster Co. located at or near Danville, Kewanee, and Peoria, Ill., on the one hand, and, on the other, points in Colorado, Kansas, Louisiana, Missouri, Nebraska, New Mexico, Oklahoma, and Texas; restriction: Restricted to the handling of traffic originating at or destined to the named plantsites, for 180 days. Nore: Applicant in-tends to tack with its existing authority. Supporting shipper: Hyster Co., 2902 Northeast Clackamas, Portland, Oreg. 97208. Send protests to: E. K. Willis, Jr., District Supervisor, Interstate Com-merce Commission, Bureau of Operations, 513 Thomas Building, 1314 Wood Street, Dallas, Tex. 75202.

No. MC 107496 (Sub-No. 656 TA), filed April 15, 1968. Applicant: RUAN TRANSPORT CORPORATION, Keosauqua Way at Third 50309, Post Office Box 855, Des Moines, Iowa 50304. Applicant's representative: H. L. Fabritz (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Mixed fertilizer solution, in bulk, in tank vehicles, from Eldora, Iowa, to points in Minnesota, South Dakota, and Nebraska, for 150 days. Supporting shipper: United Suppliers, Inc., Post Office Box 30, Eldora, Iowa 50627. Send protests to: Ellis L. Annett, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 108207 (Sub-No. 240 TA) (Correction), filed March 29, 1968, published FEDERAL REGISTER, issue of April 12, 1968, and republished as corrected this issue. Applicant: FROZEN FOOD EXPRESS, 318 Cadiz Street 75207, Post Office Box 5888, Dallas, Tex. 75222. Applicant's representative: J. B. Ham (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fresh meat, from Omaha, Nebr., to Hutchinson, Kans., for 150 days. Note: Applicant does not intend to tack with existing authority. The purpose of this republication is to correct the tacking information inadvertently set forth in the previous publication. Supporting shipper: Doskocil Sausage, Inc., 9 North Main, South Hutchinson, Kans. 67501. Send protests to: E. K. Willis, Jr., District Supervisor, Interstate Commerce Commission, Bureau of Operations, 513 Thomas Building, 1314 Wood Street, Dallas. Tex. 75202.

No. MC 114725 (Sub-No. 40 TA), filed April 15, 1968. Applicant: WYNNE TRANSPORT SERVICE, INC., 2606 North 11th Street, Omaha, Nebr. 68102. representative: J. Applicant's Max Harding, 300 N.S.E.A. Building, Lincoln, Nebr. 68501. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Anhydrous ammonia, from Omaha, Nebr., to points in Iowa, Kansas, Minnesota, Missouri, North Dakota, and South Dakota, for 150 days. Supporting shipper: Olin Mathieson Chemical Corp., Agricultural Division, Little Rock, Ark. 72203 (D. E. Taylor, Supervisor, Rates and Analysis). Send protests to: Keith P. Kohrs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 705 Federal Office Building, Omaha, Nebr. 68102.

No. MC 120800 (Sub-No. 12 TA), filed April 15, 1968. Applicant: CAPITOL TRUCK LINE, INC., 2500 North Alameda Street, Compton, Calif. 90222. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquified ethylene, in bulk, in specially-designed, vacuum jacketed, carrier-furnished semitrailers, from Odessa, Tex., to Clinton, Iowa, for 180 days. Supporting shipper: El Paso Products Co., Post Office Box 3986, Odessa, Tex. 79760. Send protests to: District Supervisor John E. Nance, Interstate Commerce Commission, Bureau of Operations, 300 North Los Angeles Street, Los Angeles, Calif. 90012.

No. MC 120800 (Sub-No. 13 TA), filed April 15, 1968. Applicant: CAPITOL TRUCK LINE, INC., 2500 North Alameda Street, Compton, Calif. 90222. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquefied hydrogen, in bulk, in specially designed carrierowned semitrailers, from Ontario, Calif., to Amarillo, Fort Worth, Pampa, San Antonio, and Sherman, Tex., for 180 days. Supporting shipper: Union Carbide Corp., 22 Battery Street, San Francisco

6, Calif. Send protests to: District Supervisor, John E. Nance, Interstate Commerce Commission, Bureau of Operations, 300 North Los Angeles Street, Los Angeles, Calif. 90012.

No. MC 120800 (Sub-No. 14 TA), filed April 15, 1968. Applicant: CAPITOL TRUCK LINE, INC., 2500 North Alameda Street, Compton, Calif. 90222. Applicant's representative: Warren N. Grossman, 825 City National Bank Building, 606 South Olive Street, Los Angeles, Calif. 90014. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquid chemical waste materials, in bulk, from Baton Rouge, La., to points in Harris County, Tex., for 180 days. Supporting shipper: The Cosmodyne Corp., Post Office Box 680, Friendswood, Tex. 77546. Send protests to: John E. Nance, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Federal Building, Room 7708, 300 North Los Angeles Street, Los Angeles, Calif. 90012.

No. MC 124774 (Sub-No. 76 TA), filed April 15, 1968. Applicant: CARAVELLE EXPRESS, INC., Post Office Box 384, Norfolk, Nebr. 68701. Applicant's representative: Richard A. Peterson, Post Office Box 806, Lincoln, Nebr. 68501. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Meat, meat products, meat byproducts, and articles distributed by meat packinghouses, as described in appendix to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except commodities in bulk and hides), from Waterloo and Columbus Junction, Iowa, to points in Missouri, Nebraska, and Oklahoma, for 180 days. Supporting shippers: The Rath Packing Co., W. D. Day, General Transportation Manager, Waterloo, Iowa 50704; Prairie Maid Meat Products Co., 327 F Street, Lincoln, Nebr. 68508. Send protests to: Carroll Russell, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 304 Post Office Building, Sioux City, Iowa 51101.

No. MC 125182 (Sub-No. 2 TA), filed April 15, 1968. Applicant: W. A. WELCH, Mabel, Minn. 55954. Applicant's representative: Val M. Higgins, 1000 First National Bank Building, Minneapolis, Minn. 55402. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Malt beverages, in containers, and supplies, signs, and materials used therefore, from Milwaukee, Wis., to (1) Spring Grove, Minn., (2) Rushford, Minn., and (3) Rochester, Minn., for 180 days. Supporting shippers: Spring Grove Bottling Works, Spring Grove, Minn.; Rushford Bottling Works, Rushford, Minn.; Rollie's Distributing, Rochester, Minn. Send protests to: A. N. Spath, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 448 Federal Building and U.S. Courthouse, 110 South Fourth Street, Minneapolis. Minn. 55401.

No. MC 126899 (Sub-No. 30 TA), filed April 12, 1968. Applicant: USHER

TRANSPORT, INC., 3925 Old Benton Road, Post Office Box 305, Paducah. Ky. 42001. Applicant's representative: George M. Catlett, Suite 706 McClure Building, Frankfort, Ky. 40601. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: Polyurethane pads and padding, from the plantsite of Burkart, A Textron Co., at Cairo, Ill., to the plantsite of Nasco, Inc., at Springfield, Tenn., for 180 days. Supporting shipper: Burkhart, A Textron Co., 4900 North Second Street, St. Louis, Mo. 63147 (Gene Gutgesell). Send protests to: W. W. Garland, District Supervisor, Interstate Commerce Commission, 309 Federal Office Building, 167 North Main, Memphis, Tenn. 38103.

No. MC 127587 (Sub-No. 4 TA), filed April 15, 1968. Applicant: MEXICANA REEFER SERVICES, LTD., 880 Malkin Avenue, Post Office Box 2733, Vancouver 3. British Columbia, Canada. Applicant's representative: Jos. O. Earp, 411 Lyon Building, 607 Third Avenue, Seattle, Wash. 98104. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Fur-niture stock (hardwood lumber), from international boundary line between the United States and Canada at Blaine and Sumas, Wash., to points in California, Oregon, and Washington. Restriction: The authority requested is limited to a transportation service to be performed under continuing contract with Falcon Industries, Ltd., of New Westminster, British Columbia, for 180 days. Supporting shipper: Falcon Industries, Ltd., Post Office Box 501, New Westminster, British Columbia. Send protests to: E. J. Casey, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 6130 Arcade Building, Seattle, Wash, 98101.

No. MC 128788 (Sub-No. 2 TA), filed April 15, 1968. Applicant: TOM MCKEE AND KILIAN MAUZ, doing business as McKEE TRUCKING CO., 2770 Eldridge Street, Golden, Colo. 80401. Applicant's representative: Kenneth G. Bueche, 1310 Denver Club Building, Denver, Colo. 80202. Authority sought to operate as a common carrier, by motor vehicle, over regular routes, transporting: Mill feeds, including bran, middlings, and shorts, from the plantsites of The Colorado Milling & Elevator Co. at Denver and Commerce City, Colo., to Quinby, Kans., from Denver and Commerce City, Colo., over Interstate 70 (U.S. 40) to Limon, Colo., thence over U.S. 287 to Lamar, Colo., then over U.S. 50 to Quinby, Kans., for 180 days. Supporting shipper: The Colorado Milling & Elevator Co., Post Office Box 718, Denver, Colo. 80201. Send protests to: District Supervisor, C. W. Buckner, Interstate Commerce Com-W. mission, Bureau of Operations, 1961 Stout Street, Denver, Colo. 80202.

By the Commission.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 68-4797; Filed, Apr. 22, 1968; 8:48 a.m.]

[Notice 126]

MOTOR CARRIER TRANSFER PROCEEDINGS

APRIL 18, 1968.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regualtions prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-70181. By order of April 11, 1968, the Transfer Board approved the transfer to Willie Bunch, Jr., James F. Lawson, and Edgar Blaine Bryant, a partnership, doing business as Whitley Trucking Co., Williamsburg, Ky., of the operating rights in certificate No. MC-126474 issued February 18, 1965, to C. M. Carpenter, doing business as C. M. Carpenter, Trucking Co., Annville, Ky. 40402, authorizing the transportation of asphalt, crushed stone, limestone, gravel, aggregate, and agricultural lime, from the plantsite of the Jellico Stone Co. about 3 miles south of Jellico, Tenn., on U.S. Highway 25W, to points in Bell, Knox, Laurel, McCreary, Pulaski, Wayne, and Whitley Counties, Ky. William L. Rose, 2051/2 Main Street, Williamsburg, Ky. 40769, attorney for transferee. No. MC-FC-70216. By order of April

15, 1968, the Transfer Board approved the transfer to Joseph D'Agata, Philadelphia, Pa., of the operating rights in permit No. MC-118929 issued Septem-ber 24, 1959, to Clifford R. Yingst, Annville, Pa., authorizing the transportation of malt beverages, in cans, bottles, and kegs, from Reading, Pa., to points in Connecticut, Massachusetts, New Hamp-shire, Rhode Island, and Vermont, and malt beverage containers, from points in Connecticut, Massachusetts, New Hamp-shire, Rhode Island, and Vermont, to Reading, Pa., under continuing contract with The Old Reading Brewery, Inc. G. Donald Bullock, registered practitioner, Box 103, Wyncote, Pa. 19095, representative for transferee; Larry H. Eberly, Assistant Trust Officer, Lebanon Valley National Bank, Post Office Box 448, Lebanon, Pa. 17042, representative for transferor.

No. MC-FC-70299. By order of April 11, 1968, the Transfer Board approved the transfer to Omer Simpson McIntosh, doing business as O. S. McIntosh, Shelbyville, Ky., of the operating rights in

permit No. MC-124758 issued November 20, 1963, to Ralph G. Ruble, doing business as Ruble's Truck Service, Shelbyville, Ky., authorizing the transportation of lumber, rough and dressed, and plumbing, heating, and electrical fixtures and supplies, when moving in mixed loads with lumber, from the site of Wickers Lumber Co., division of The Wickers Corp., of Saginaw, Mich., approximately 2 miles southwest of Shelbyville, Ky., to points in Spencer, Perry, Crawford, Harrison, Washington, Jack-son, Floyd, Clark, Scott, Jefferson, Jennings, Bartholomew, Decatur, Ripley, Switzerland, Ohio, and Dearborn Counties, Ind., with no transportation for compensation on return except as otherwise authorized. Herbert D. Liebman, 403 West Main Street, Frankfort, Ky. 40601, attorney for applicants.

No. MC-FC-70323. By order of April 15, 1968, the Transfer Board approved the transfer to Joseph D'Agata, Philadelphia, Pa., of the operating rights in permit No. MC-116564 (Sub-No. 16) issued October 28, 1966, to Lewis W. Mc-Curdy, doing business as McCurdy's Trucking Co., Latrobe, Pa., authorizing the transportation of malt beverages, from Latrobe, Pa., to points in New Jersey, under continuing contract with the Latrobe Brewing Co. G. Donald Bullock, registered practitioner, Box 103, Wyncote, Pa. 19095, representative for applicants.

No. MC-FC-70345. By order of April 15, 1968, the Transfer Board approved the transfer to General Trucking Co., Inc., Columbia, Tenn., of the operating rights in permit No. MC-118560 issued August 31, 1959, to Marshall P. Ledbetter, Sr., and Marshall P. Ledbetter, Jr., doing business as Victory Van Lines, Columbia, Tenn., authorizing the transportation of ferro phosphorous, in dump vehicles, from a plantsite at Monsanto, Tenn., to Nashville, Tenn. Edward C. Blank II, Middle Tennessee Bank, Columbia, Tenn. 38401, attorney for applicants.

No. MC-FC-70318. Corrected notice.¹ By order of March 25, 1968, the Transfer Board approved the transfer to Sorensen Transportation Co., Inc., Bethany, Conn., of the operating rights remaining in certificate No. MC-69917 issued May 11, 1960, to H & B Freightways, Inc., New Haven, Conn., following the transfer pursuant to authority granted in No. MC-FC-64832, of a portion of the rights originally embraced in said cer-

tificate. The rights authorized to be transferred to Sorensen in the instant proceeding authorize the transportation of general commodities, except, those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, over specified regular routes, between New York, N.Y., and Pawca-tuck, Conn.; between Saybrook, Conn., and Norwichtown, Conn.; between Norwich, Conn., and Pawcatuck, Conn.; between Westbrook, Conn., and Deep River. Conn.; between New Haven, Conn., and Hartford, Conn.; between New Haven, Conn., and Cheshire, Conn.; between Bridgeport, Conn., and Plainville, Conn., and between New Haven, Conn., and Seymour, Conn.; groceries and packinghouse products, from New York, N.Y., to Hartford, Conn., serving named intermediate and off-route points; general commodities, with exceptions as specified above, between New Haven, Conn., on the one hand, and, on the other, specified points in Conn., and scrap metals. between points in Connecticut, on the one hand, and, on the other, New York, N.Y., and points in New Jersey within 15 miles of Jersey City, N.J. Gerald W. Brownstein, 900 Chapel Street, New Haven, Conn. 06510, attorney for transferor. Reubin Kaminsky, 410 Asylum Street, Hartford, Conn. 06103, attorney for transferee.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 68-4798; Filed, Apr. 22, 1968; 8:49 a.m.]

[Notice 125A]

MOTOR CARRIER TRANSFER PROCEEDINGS

APRIL 17, 1968.

Application filed for temporary authority under section 210(a) (b) in connection with transfer application under section 212(b) and Transfer Rules, 49 CFR Part 1132.

No. MC-FC-70469. By application filed April 15, 1968, UNION STREET RAIL-WAY COMPANY, 935 Purchase Street, New Bedford, Mass., seeks temporary authority to lease the operating rights of EASTERN MASSACHUSETTS STREET RAILWAY COMPANY, 216 Tremont Street, Boston, Mass., under section 210a(b). The transfer to UNION STREET RAILWAY COMPANY, of the operating rights of EASTERN MASSA-CHUSETTS STREET RAILWAY COM-PANY, is presently pending.

[SEAL] H. NEIL GARSON, Secretary.

[F.R. Doc. 68-4722; Filed, Apr. 19, 1968; 8:48 a.m.]

¹ The prior notice improperly identified one of the regular-route general commodity authorities as between New York, N.Y., and New Haven, Conn., instead of between New York, N.Y., and Pawcatuck, Conn., and failed to indicate that the rights in certificate No. MC-69917 authorized to be transferred in the instant proceeding do not include the portion transferred in No. MC-FC-64832.

CUMULATIVE LIST OF PARTS AFFECTED-APRIL

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