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TITLE 7—AGRICULTURE

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

PART 989—HANDLING OF RAISINS PRODUCED FROM RAISIN VARIETY GRAPES GROWN IN CALIFORNIA

FINDINGS AND DETERMINATION WITH RESPECT TO DISPOSITION OF 1952 SURPLUS TONNAGE OF MUSCAT RAISINS

This action involves § 989.68 (a) of Marketing Agreement No. 109 and Order No. 89 (7 CFR, 1953 Rev., Part 989) regulating the handling of raisins produced from raisin variety grapes grown in California, effective pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.) It is provided in said section that the Raisin Administrative Committee, the administrative agency for the operation of this program, may dispose of surplus tonnage raisins by sale, gift or otherwise, except that such disposition shall be limited to outlets which it finds will not interfere with the normal marketing of raisins or raisin variety grapes.

At an official meeting of the Raisin Administrative Committee which was held on December 9, 1954, the following findings and determination with respect to the disposition of surplus Muscat raisins of the 1952 crop were made and set forth in a resolution adopted by it:

Whereas, the Raisin Administrative Committee has given consideration to the disposition of some 2,400 sweat box tons of 1952 crop surplus Muscats held by said Committee; and

Whereas, the Committee has delayed action on disposition of such raisins until completion of the 1954 grape harvest to avoid inference that such disposition influenced the market for grapes; and

Whereas, the crushing season on 1954 crop grapes has been completed; and

Whereas, the supply of cull grapes from packing operations and vineyard strippings normally used to produce the high proof alcohol utilized by the wine industry have been reduced by the general above average quality of the 1954 grape crop; and

Whereas, the smaller crop of raisins produced in 1954 and the above average quality

of such production has resulted in a reduced volume of stemmer waste, blowovers and damaged raisins available for manufacture of high proof alcohol; and

Whereas, data obtained from the Wine Institute shows an inventory of high proof alcohol on October 31, 1954 of 13,614,139 gallons compared with 14,257,610 gallons on October 31, 1953; and

Whereas, the supply of high proof alcohol manufactured from grapes and grape products is presently in short supply and high proof obtained from the said 1952 crop Muscat raisins would be quickly absorbed by local and eastern bottlers;

Now, therefore be it resolved, that the Raisin Administrative Committee finds that the disposition of the 1952 crop surplus Muscats held by the Committee to manufacturers of high proof alcohol will not interfere with the normal marketing of raisins or raisin variety grapes.

The findings and determination set forth in the above quotation are hereby approved, it being agreed that the sale of such surplus Muscat raisins of the 1952 crop to the indicated outlets will be consistent with the provisions of said marketing agreement and order and will tend to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended.

It is hereby further found and determined that, insofar as requirements of section 4 of the Administrative Procedure Act³ (5 U. S. C. 1001 et seq.) may be applicable to this action, it is impracticable, unnecessary and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, or postpone the effective date of this document later than the time of its publication in the FEDERAL REGISTER. In order to maximize returns to producers it is necessary to make 1952 surplus Muscat raisins immediately available for disposition to manufacturers of high proof alcohol.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. 608c)

Issued this 7th day of January 1955.

[SEAL] ROY W LENNARTSON,
Deputy Administrator
Marketing Services.

[F. R. Doc. 55-250; Filed, Jan. 11, 1955; 8:52 a. m.]

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PART 994—PECANS GROWN IN GEORGIA, ALABAMA, FLORIDA, MISSISSIPPI, AND SOUTH CAROLINA

ADMINISTRATIVE RULE TO PERMIT MAIL VOTING IN CONNECTION WITH NOMINATION ELECTIONS FOR MEMBERS OF THE PECAN ADMINISTRATIVE COMMITTEE AND HANDLERS ADVISORY COUNCIL

Notice of proposed rule making with respect to additional procedural rules and regulations for nomination elections in connection with the Pecan Administrative Committee and the Handlers Advisory Council was published in the FEDERAL REGISTER of December 9, 1954 (19 F. R. 8106). This action was taken pursuant to the provisions of Marketing Agreement No. 111 and Order No. 94 regulating the handling of pecans grown in Georgia, Alabama, Florida, Mississippi, and South Carolina (7 CFR, 1953 Rev., Part 994) effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.) In said notice opportunity was afforded interested persons to submit to the Department written data, views, or arguments for consideration prior to issuance of the final administrative rule. No such documents were received.

The administrative rule is as follows:

§ 994.201 *Additional procedural rules and regulations for nomination elections in connection with the Pecan Administrative Committee and the Handlers Advisory Council.* In addition to the procedure in this regard which is prescribed in § 994.2 (a) (4) (i) and (b) (4) (i) the Secretary through his authorized representative, shall at least 15 days before a nomination election for a particular district is to be held, mail to each grower of record in that district or to each handler of record in that district, as the case may be, a notice of the time, date, and place of such meeting and a ballot form for the use of such grower or handler in voting by mail in the event he elects not to attend such meeting and cast his ballot personally. Such ballot form shall provide for voting for each position to be filled separately and shall contain a blank space in which the voter may indicate his choice for that position. Mail ballots executed and signed by the voter, and received by the representative of the Secretary prior to the time at which the particular meeting is scheduled to begin, will be considered the same as ballots which are cast personally at that meeting.

It is hereby found and determined that good cause exists for making this document effective upon its publication in the FEDERAL REGISTER instead of waiting 30 days after such publication, for the reasons that: (1) It is desirable that

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the next nomination elections for the selection of nominees to the Committee and Council be held as early as possible and that mail voting as authorized herein be permitted in the conduct of such elections; (2) prior notice of these additional procedural rules and regulations has been given all interested parties; and (3) no advance or special preparation for compliance hereunder will be needed.

(Sec. 5, 49 Stat. 753 as amended; 7 U. S. C. 608c)

Issued at Washington, D. C., this 7th day of January 1955, to become effective upon publication of this document in the FEDERAL REGISTER.

[SEAL] ROY W LENNARTSON,
Deputy Administrator
Marketing Services.

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TITLE 12—BANKS AND BANKING

Chapter II—Federal Reserve System

Subchapter A—Board of Governors of the Federal Reserve System

[Reg. A]

PART 201—ADVANCES AND DISCOUNTS BY FEDERAL RESERVE BANKS

1. Effective February 15, 1955, Part 201 is revised to read as follows:

PART 201—ADVANCES AND DISCOUNTS BY FEDERAL RESERVE BANKS

- Sec.
201.0 Foreword; general principles.
201.1 Introduction.
201.2 Advances to member banks.
201.3 Discount of notes, drafts and bills for member banks.
201.4 General requirements as to advances and discounts.
201.5 Paper acquired from nonmember banks.
201.6 Discounts for Federal Intermediate Credit Banks.

AUTHORITY: §§ 201.0 to 201.6 issued under sec. 11, 38 Stat. 262; 12 U. S. C. 248. Interpret or apply R. S. 5200, as amended, secs. 4, 9, 13, 19, 24, 38 Stat. 254, 259, 263, 270, 273; as amended, 39 Stat. 753, 754, as amended, sec. 3, 40 Stat. 232, as amended, secs. 402, 404, 42 Stat. 1479, 1480, as amended, sec. 2, 47 Stat. 56, as amended, secs. 11, 505, 48 Stat. 181, 1263, as amended; 12 U. S. C. 84, 301, 330, 343-347, 347b, 348, 349, 351, 352, 361, 371-373, 374a.

§ 201.0 Foreword, general principles.

(a) A principal function of the Federal Reserve Banks under the law is to provide credit assistance to member banks, through advances and discounts, in order to accommodate commerce, industry and agriculture. This function is administered in the light of the basic objective which underlies all Federal Reserve credit policy i. e., the advancement of the public interest by contributing to the greatest extent possible to economic stability and growth.

(b) The Federal Reserve System promotes this objective largely by influencing the availability and cost of credit through action affecting the volume and cost of reserves available to the member

banks. Through open market operations and through changes in reserve requirements of member banks, the Federal Reserve may release or absorb reserve funds in accordance with the credit and monetary needs of the economy as a whole. An individual member bank may also obtain reserves by borrowing from its Federal Reserve Bank at a discount rate which is raised or lowered from time to time to adjust to the credit and economic situation. The effects of borrowing from the Federal Reserve Banks by individual member banks are not localized, as such borrowing adds to the supply of reserves of the banking system as a whole. Therefore, use of the borrowing facility by member banks has an important bearing on the effectiveness of System credit policy

(c) Access to the Federal Reserve discount facilities is granted as a privilege of membership in the Federal Reserve System in the light of the following general guiding principles.

(d) Federal Reserve credit is generally extended on a short-term basis to a member bank in order to enable it to adjust its asset position when necessary because of developments such as a sudden withdrawal of deposits or seasonal requirements for credit beyond those which can reasonably be met by use of the bank's own resources. Federal Reserve credit is also available for longer periods when necessary in order to assist member banks in meeting unusual situations, such as may result from national, regional, or local difficulties or from exceptional circumstances involving only particular member banks. Under ordinary conditions, the continuous use of Federal Reserve credit by a member bank over a considerable period of time is not regarded as appropriate.

(e) In considering a request for credit accommodation, each Federal Reserve Bank gives due regard to the purpose of the credit and to its probable effects upon the maintenance of sound credit conditions, both as to the individual institution and the economy generally. It keeps informed of and takes into account the general character and amount of the loans and investments of the member bank. It considers whether the bank is borrowing principally for the purpose of obtaining a tax advantage or profiting from rate differentials and whether the bank is extending an undue amount of credit for the speculative carrying of or trading in securities, real estate, or commodities, or otherwise.

(f) Applications for Federal Reserve credit accommodation are considered by a Federal Reserve Bank in the light of its best judgment in conformity with the foregoing principles and with the provisions of the Federal Reserve Act and this part.

§ 201.1 Introduction. This part is based upon and issued pursuant to various provisions of the Federal Reserve Act. The part is applicable to the following forms of borrowing from a Federal Reserve Bank: (a) advances to member banks on their own notes secured (1) by direct obligations of the United States, by paper eligible for discount or purchase by Federal Reserve Banks, or by

obligations of certain corporations owned by the United States, or (2) by other security which is satisfactory to the Federal Reserve Bank; (b) discounts for member banks of commercial, agricultural and industrial paper and bankers' acceptances; and (c) discounts for Federal Intermediate Credit banks.

§ 201.2 Advances to member banks—

(a) *Advances on Government obligations.* Any Federal Reserve Bank may make advances, under authority of section 13 of the Federal Reserve Act, to any of its member banks for periods not exceeding fifteen days¹ on the promissory note of such member bank secured (1) by the deposit or pledge of bonds, notes, certificates of indebtedness, or Treasury bills of the United States, or (2) by the deposit or pledge of debentures or other such obligations of Federal Intermediate Credit banks having maturities of not exceeding six months from the date of the advance.²

(b) *Advances on eligible paper* (1) Any Federal Reserve Bank may make advances, under authority of section 13 of the Federal Reserve Act, to any of its member banks for periods not exceeding ninety days³ on the promissory note of such member bank secured by such notes, drafts, bills of exchange, or bankers' acceptances as are eligible for discount by Federal Reserve Banks under the provisions of this part or for purchase by such banks under the provisions of the Federal Reserve Act.

(2) In the event notes which evidence loans made pursuant to a commodity loan program of the Commodity Credit Corporation and which comply with the maturity requirements of paragraph (a) of § 201.3 have been deposited in a pool of notes operated by the Commodity Credit Corporation, the certificate of interest issued by the Commodity Credit Corporation which evidences the deposit of such notes may be accepted as security for an advance made to a member bank under this paragraph.

(c) *Advances on other security under section 10 (b) of the Federal Reserve Act.* Any Federal Reserve Bank may make advances, under authority of section 10 (b) of the Federal Reserve Act, to any of its member banks upon the latter's promissory note secured to the satisfaction of such Federal Reserve Bank regardless of whether the collateral offered as security conforms to eligibility re-

¹ Under the last paragraph of section 13 of the Federal Reserve Act, a Federal Reserve Bank has authority to make advances for periods not exceeding ninety days to individuals, partnerships, and corporations (including member and nonmember banks) on their promissory notes secured by direct obligations of the United States. However, advances to member banks on the security of direct obligations of the United States are normally for short periods of not exceeding fifteen days; and it is not the practice to make advances to others than member banks except in unusual or exigent circumstances.

² Such advances may also be made on notes secured by the deposit or pledge of Federal Farm Mortgage Corporation bonds issued under the Federal Farm Mortgage Corporation Act.

³ However, borrowings by member banks are generally for short periods.

requirements under other provisions of this part. The rate on advances made under the provisions of this paragraph shall in no event be less than one-half of 1 percent per annum higher than the highest rate applicable to discounts for member banks under the provisions of sections 13 and 13a of the Federal Reserve Act in effect at such Federal Reserve Bank. Such an advance must be evidenced by the promissory note of such member bank payable either (1) on a definite date not more than four months after the date of such advance, or (2) at the option of the holder on or before a definite date not more than four months after the date of such advance.

§ 201.3 *Discount of notes, drafts and bills for member banks*⁴—(a) *Commercial, agricultural and industrial paper* Any Federal Reserve Bank may discount for any of its member banks, under authority of sections 13 and 13a of the Federal Reserve Act, any note, draft, or bill of exchange which meets the following requirements:

(1) It must be a negotiable note, draft, or bill of exchange, bearing the endorsement of a member bank, which has been issued or drawn, or the proceeds of which have been used or are to be used, in producing, purchasing, carrying or marketing goods⁵ in one or more of the steps of the process of production, manufacture, or distribution, or in meeting current operating expenses of a commercial, agricultural or industrial business, or for the purpose of carrying or trading in direct obligations of the United States (i. e., bonds, notes, Treasury bills or certificates of indebtedness of the United States)

(2) It must not be a note, draft, or bill of exchange the proceeds of which have been used or are to be used for permanent or fixed investments of any kind, such as land, buildings or machinery or for any other fixed capital purpose;

(3) It must not be a note, draft, or bill of exchange the proceeds of which have been used or are to be used for transactions of a purely speculative character or issued or drawn for the purpose of carrying or trading in stocks, bonds or other investment securities except direct obligations of the United States (i. e., bonds, notes, Treasury bills or certificates of indebtedness of the United States) and

(4) It must have a maturity at the time of discount of not exceeding ninety days, exclusive of days of grace, except that agricultural paper as defined in this section may have a maturity of not exceeding nine months, exclusive of days of grace; but this requirement is not applicable with respect to bills of exchange payable at sight or on demand of

⁴ Even though paper is not eligible for discount by a Federal Reserve Bank for a member bank under the provisions of this part, it may be used as security for an advance by a Federal Reserve Bank to a member bank under the terms and conditions of paragraph (c) of § 201.2 if it constitutes security satisfactory to the Federal Reserve Bank.

⁵ As used in this part the word "goods" shall be construed to include goods, wares, merchandise, or agricultural products, including livestock.

the kind described in paragraph (b) of this section.

(b) *Bills of exchange payable at sight or on demand.* Any Federal Reserve Bank may discount for any of its member banks, under authority of section 13 of the Federal Reserve Act negotiable bills of exchange payable at sight or on demand which (1) bear the endorsement of a member bank, (2) grow out of the domestic shipment or the exportation of nonperishable, readily marketable staples,⁶ and (3) are secured by bills of lading or other shipping documents conveying or securing title to such staples. All such bills of exchange shall be forwarded promptly for collection, and demand for payment shall be made promptly unless the drawer instructs that they be held until arrival of such staples at their destination, in which event they must be presented for payment within a reasonable time after notice of such arrival has been received. In no event shall any such bill be held by or for the account of a Federal Reserve Bank for a period in excess of ninety days.

(c) *Bankers' acceptances.* Any Federal Reserve Bank may discount for any of its member banks a banker's acceptance⁷ which bears the endorsement of a member bank and (1) which grows out of transactions involving the importation or exportation of goods, the shipment of goods within the United States, or the storage of readily marketable staples,⁸ as such transactions are more fully described in subparagraphs

⁶ A readily marketable staple within the meaning of this part means an article of commerce, agriculture, or industry of such uses as to make it the subject of constant dealings in ready markets with such frequent quotations of price as to make (a) the price easily and definitely ascertainable and (b) the staple itself easy to realize upon by sale at any time.

⁷ A banker's acceptance within the meaning of this part is a draft or bill of exchange, whether payable in the United States or abroad and whether payable in dollars or some other money, accepted by a bank or trust company or a firm, person, company, or corporation engaged generally in the business of granting bankers' acceptance credits.

⁸ In the case of an acceptance growing out of the storage of readily marketable staples, the bill must be secured at the time of acceptance by a warehouse, terminal, or other similar receipt, conveying security title to such staples, issued by a party independent of the customer or issued by a grain elevator or warehouse company duly bonded and licensed and regularly inspected by State or Federal authorities with whom all receipts for such staples and all transfers thereof are registered and without whose consent no staples may be withdrawn; and the acceptor must remain secured throughout the life of the acceptance. If the goods are withdrawn from storage before maturity of the acceptance or retirement of the credit, a trust receipt or other similar document covering the goods may be substituted in lieu of the original document, provided that such substitution is conditioned upon a reasonably prompt liquidation of the credit; and, to this end, it should be required, when the original document is released, either that the proceeds of the goods will be applied within a specified time toward a liquidation of the acceptance credit or that a new document, similar to the original one, will be resubstituted within a specified time.

(1) (2) and (3) respectively of paragraph (a) of § 203.1⁹ of this subchapter or (2) which has been drawn by a bank or banker in a foreign country or dependency or insular possession of the United States for the purpose of furnishing dollar exchange as provided in § 203.2 of this subchapter. *Provided*, That any such acceptance shall have a maturity at the time of discount of not more than ninety days' sight, exclusive of days of grace, except that an acceptance drawn for agricultural purposes and secured at the time of acceptance by warehouse receipts or other such documents conveying or securing title covering readily marketable staples may be discounted with a maturity at the time of discount of not more than six months' sight, exclusive of days of grace.¹⁰ *And provided further* That acceptances for any one customer in excess of ten percent of the capital and surplus of the accepting bank must remain actually secured throughout the life of the acceptance.¹¹

(d) *Construction loans.* In addition to paper of the kinds specified above, any Federal Reserve Bank may discount for any of its member banks, under authority of section 24 of the Federal Reserve Act, a negotiable note which (1) represents a loan made to finance the construction of a residential or a farm building whether or not secured by lien upon real estate, (2) is endorsed by such member bank, (3) is accompanied by a valid and binding agreement, entered into by a person¹² acceptable to the discounting Federal Reserve Bank, requiring such person to advance the full amount of the loan upon the completion of the construction of such residential or farm building, and (4) matures not more than six months from the date such loan was made and not more than ninety days

⁹ The bill itself should be drawn so as to evidence the character of the underlying transaction, but if it is not so drawn evidence of eligibility may consist of a stamp or certificate affixed by the acceptor in form satisfactory to the Federal Reserve Bank.

¹⁰ No acceptance discounted by a Federal Reserve Bank should have a maturity in excess of the usual or customary period of credit required to finance the underlying transaction or of the period reasonably necessary to finance such transaction; and no acceptance growing out of the storage of readily marketable staples should have a maturity in excess of the time ordinarily necessary to effect a reasonably prompt sale, shipment, or distribution into the process of manufacture or consumption.

¹¹ In the case of the acceptances of member banks this security must consist of shipping documents, warehouse receipts, or other such documents, or some other actual security growing out of the same transaction as the acceptance, such as documentary drafts, trade acceptances, terminal receipts, or trust receipts which have been issued under such circumstances, and which cover goods of such a character, as to insure at all times a continuance of an effective and lawful lien in favor of the accepting bank, other trust receipts not being considered such actual security if they permit the customer to have access to or control over the goods.

¹² Such person may be the member bank offering the note for discount or any other individual, partnership, association or corporation.

from the date of such discount by such Federal Reserve Bank, exclusive of days of grace.

(e) *Agricultural paper* Agricultural paper, within the meaning of this part, is a negotiable note, draft, or bill of exchange issued or drawn, or the proceeds of which have been or are to be used, for agricultural purposes, including the production of agricultural products, the marketing of agricultural products by the growers thereof, or the carrying of agricultural products by the growers thereof pending orderly marketing, and the breeding, raising, fattening, or marketing of livestock.

(f) *Paper of cooperative marketing associations.* Notes, drafts, bills of exchange, or acceptances issued or drawn by cooperative marketing associations composed of producers of agricultural products are deemed to have been issued or drawn for an agricultural purpose within the meaning of the foregoing definition of "agricultural paper" if the proceeds thereof have been or are to be used by such association in making advances to any members thereof for an agricultural purpose, in making payments to any members thereof on account of agricultural products delivered by such members to the association, or to meet expenditures incurred or to be incurred by the association in connection with the grading, processing, packing, preparation for market, or marketing of any agricultural product handled by such association for any of its members. In addition, any other paper of such associations which complies with the applicable requirements of this part may be discounted. Paper of cooperative marketing associations the proceeds of which have been or are to be used (1) to defray the expenses of organizing such associations, or (2) for the acquisition of warehouses, for the purchase or improvement of real estate, or for any other permanent or fixed investment of any kind, is not eligible for discount, even though such warehouses or other property is to be used exclusively in connection with the ordinary operations of the association.

(g) *Factors' paper* Notes, drafts, and bills of exchange of factors issued as such for the purpose of making advances exclusively to producers of staple agricultural products in their raw state are eligible for discount with maturities not in excess of ninety days, exclusive of days of grace.

(h) *Collateral securing discounted paper* Any note, draft, or bill of exchange eligible for discount is not rendered ineligible because it is secured by the pledge of goods or collateral of any nature, including paper ineligible for discount.

(i) *Determination of eligibility.* (1) A Federal Reserve Bank shall take such steps as may be necessary to satisfy itself as to the eligibility of any paper offered for discount. Compliance of paper with the provisions of paragraph (a) (2) of this section may be evidenced by a statement which adequately reflects the borrower's financial worth and evidences a reasonable excess of quick assets over current liabilities, or such compliance may be evidenced in any other

manner satisfactory to the Federal Reserve Bank.

(2) The requirement of this section that a note be negotiable shall not be applicable with respect to any note evidencing a loan which is made pursuant to a commodity loan program of the Commodity Credit Corporation and which is subject to a commitment to purchase by the commodity Credit Corporation or with respect to any note evidencing a loan which is in whole or in part the subject of a guarantee or commitment made pursuant to section 301 of the Defense Production Act of 1950 as amended.

(j) *Limitations.* (1) The aggregate of notes, drafts, and bills upon which any person, copartnership, association, or corporation is liable as maker, acceptor, endorser, drawer, or guarantor, discounted for any member bank shall at no time exceed the amount for which such person, copartnership, association, or corporation may lawfully become liable to a national bank under the terms of section 5200 of the Revised Statutes of the United States, as amended.

(2) The law forbids a Federal Reserve Bank to discount for any State member bank notes, drafts, or bills of exchange of any one borrower who is liable for borrowed money to such State member bank in an amount greater than that which could be borrowed lawfully from such State member bank were it a national bank.

§ 201.4 *General requirements as to advances and discounts—(a) Applications for advances or discounts.* (1) Every application by a member bank for an advance to such bank or for the discount of paper must contain a certificate of such bank, in form to be prescribed by the Federal Reserve Bank, that the security offered for the advance or the paper offered for discount, as the case may be, has not been acquired from a nonmember bank (otherwise than in accordance with § 201.5) or, if so acquired, that the applying member bank has received permission from the Board of Governors of the Federal Reserve System to obtain advances from the Federal Reserve Bank on security so acquired or to discount with the Federal Reserve Bank paper acquired from nonmember banks.

(2) Every such application shall also contain a notation by the member bank as to whether it has on file a statement which adequately reflects the financial worth of a party primarily liable on the paper offered as security for an advance or for discount or of the person from whom the member bank acquired such paper if such person is legally liable thereon.

(3) Every application of a State member bank for the discount of paper must contain a certificate or guaranty to the effect that the borrower is not liable and will not be permitted to become liable to such bank for borrowed money during the time his paper is under discount with the Federal Reserve Bank in an amount greater than that which could be borrowed lawfully from such State bank were it a national bank.

(b) *Financial statements.* In order to determine whether security offered for an advance or paper offered for dis-

count is eligible and acceptable, any Federal Reserve Bank may require that there be filed with it statements, or certified copies thereof, which adequately reflect the financial worth (1) of one or more parties to any obligation offered as security for an advance or to any note, draft, or bill of exchange offered for discount and (2) of any corporations or firms affiliated with or subsidiary to such party or parties. A Federal Reserve Bank may in any case require such other information as it deems necessary.

(c) *Other information.* Each Federal Reserve Bank is required by law to keep itself informed of the general character and amount of the loans and investments of its member banks with a view to ascertaining whether undue use is being made of bank credit for the speculative carrying of or trading in securities, real estate, or commodities, or for any other purpose inconsistent with the maintenance of sound credit conditions; and, in determining whether to grant or refuse advances or discounts, the Federal Reserve Bank is required to give consideration to such information. Each Federal Reserve Bank may require such information from its member banks as it may deem necessary in order to determine whether such undue use of bank credit is being made and whether the granting of any requested credit accommodation would be consistent with the general principles applicable to extensions of credit under this part.

(d) *Amount of collateral.* In connection with any advance or discount under this part, a Federal Reserve Bank may require such collateral as it may deem advisable or necessary but it is expected that the Federal Reserve Bank in determining the amount of collateral will give due regard to the public welfare and the general effects that its action may have on the position of the member bank, on its depositors, and on the community and in general a Federal Reserve Bank should limit the amount of collateral it requires to the minimum consistent with safety.

§ 201.5 *Paper acquired from nonmember banks—(a) Prohibition upon acceptance of nonmember bank paper* Except with the permission of the Board of Governors of the Federal Reserve System, no Federal Reserve Bank shall accept as security for an advance or discount any assets acquired by a member bank from, or bearing the signature or endorsement of, a nonmember bank, except assets otherwise eligible which were purchased by the offering bank on the open market or otherwise acquired in good faith and not for the purpose of obtaining credit for a nonmember bank.

(b) *Applications for permission.* An application for permission to use as security for advances assets acquired from nonmember banks or to discount paper acquired from nonmember banks shall be made by the member bank which desires to offer such assets as security or such paper for discount and shall state fully the facts which give rise to such application and the reasons why the applying member bank desires such permission. Such application shall be addressed to the Board of Governors of the

Federal Reserve System but shall be submitted by the member bank to the Federal Reserve Bank of the district, which will forward it promptly to the Board of Governors of the Federal Reserve System with its recommendation.

(c) *Paper acquired from Federal Intermediate Credit banks.* The Board of Governors of the Federal Reserve System hereby grants permission to Federal Reserve Banks to make advances to member banks upon the security of paper or assets bearing the signature or endorsement of, or acquired from, Federal Intermediate Credit banks or to discount for member banks paper bearing such a signature or endorsement or so acquired, if otherwise eligible under the law and this part.

§ 201.6 *Discounts for Federal Intermediate Credit Banks—(a) Kinds and maturity of paper.* Any Federal Reserve Bank, under authority of section 13a of the Federal Reserve Act, may with the permission of the Board of Governors, discount for any Federal Intermediate Credit bank (1) agricultural paper as defined in § 201.3, or (2) notes payable to such Federal Intermediate Credit bank covering loans or advances made by it pursuant to the provisions of section 202 (a) of Title II of the Federal Farm Loan Act, which are secured by notes, drafts, or bills of exchange eligible for discount by Federal Reserve Banks. Any paper discounted for a Federal Intermediate Credit bank must bear the endorsement of such bank and must have a maturity at the time of discount of not more than nine months, exclusive of days of grace.

(b) *Limitations.* No Federal Reserve Bank shall discount for any Federal Intermediate Credit bank any paper which bears the endorsement of any nonmember State bank or trust company which is eligible for membership in the Federal Reserve System under the terms of section 9 of the Federal Reserve Act. In acting upon applications for the discount of paper for Federal Intermediate Credit banks, each Federal Reserve Bank shall give preference to the demands of its own member banks and shall have due regard to the probable future needs of its own member banks.

2. While this revision of Part 201 makes certain changes in the language of the part itself, the most important change is the revision of the foreword (general principles) The revised Foreword is designed merely to restate and clarify certain guiding principles which are observed by the Federal Reserve Banks in making advances and discounts in accordance with the applicable provisions of the Federal Reserve Act and of Part 201. The revision is not intended to further restrict or restrain access by member banks to the credit facilities of the Federal Reserve Banks.

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] S. R. CARPENTER,
Secretary.

[F R. Doc. 55-287; Filed, Jan. 10, 1955;
12:43 p. m.]

TITLE 15—COMMERCE AND FOREIGN TRADE

Chapter III—Bureau of Foreign Commerce, Department of Commerce

Subchapter B—Export Regulations

[7th Gen. Rev. of Export Regs., Amtd. 16¹]

PART 371—GENERAL LICENSES

PART 373—LICENSING POLICIES AND RELATED SPECIAL PROVISIONS

PART 380—AMENDMENTS, EXTENSIONS, TRANSFERS

MISCELLANEOUS AMENDMENTS

1. Section 371.23 *General License GHK, shipments of certain commodities to Hong Kong* is amended to read as follows:

§ 371.23 *General License GHK, shipments of certain commodities to Hong Kong.* A general license designated GHK is hereby established authorizing the exportation to Hong Kong of commodities listed below:

Schedule B No.	Commodity
001000-001900	Animals, edible.
002000-004998	Meat and meat products.
005000-005600	Animal oil and fats, edible.
006000-006998	Dairy products.
007000-008990	Fish and fish products.
009200-009900	Other edible animal products.
023002-023004	Hides and skins, raw except furs:
023006-023008	Sheep skins, dry and wet.
025098	Lamb skins, dry and wet.
	Other hides and skins, raw, except cattle, calf and kip skins.
030710-031950	Leather:
032100-032300	Upper leather except cattle and kip side upper and calf and whole kip.
033630-035900	Lining leather.
	Other leather and tanned skins, except sole leather (bends, backs, and side), hoot and shoe cut stock, belting leathers for industrial belts, and sole, wetting, and belting leather offal.
	Leather manufactures:
060000	Leather wetting.
004510-065900	Boots, shoes, and other footwear, except military (999930).
067200	Leather gloves and mittens.
068510-069900	Other leather manufactures, except industrial belts and belting (068000).
071300-075900	Furs and manufactures.
	Other inedible animals and animal products:
090000-090900	Animals.
092300-092900	Feathers, crude, dressed, and manufactures thereof, except waste.
094205-099998	Other animal products, inedible, n. e. c., except sorted, bunched, or prepared bristles (093500).
101100-109900	Grains and preparations, except starches (103800-103900) and rice (105500-105750).
110100-119900	Fodders and feeds, n. e. c.
120100-125998	Vegetables and preparations, edible.
130100-135998	Fruits and preparations.
137400-137998	Nuts and preparations.
142010-145000	Vegetable oils, fats, and waxes, refined.
150100-151390	Cocoa, coffee, tea, and substitutes.
154901-154998	Spices.
	Sugar and related products:
163000	Glucose, liquid, except pharmaceutical.
163100	Syrup for table use, and edible molasses.
163200	Honey.
163400-163500	Candy.
163510	Chewing gum.
163600-163700	Baby foods, confections and desserts.
170100-178000	Beverages and related products.
	Rubber (natural, allied gums, and synthetics) and manufactures:
200300	Balata, gutta-percha, and other crude allied gums.
201650	Rubber and rubberized piece goods, fabrics, and sheeting, n. e. c., except of synthetic rubber.
203300-203400	Rubber-boots and shoes, and canvas shoes with rubber soles.
203900	Rubber and rubberized gloves and mittens, except surgeons' gloves, and gloves and mittens of synthetic rubber.
204100	Druggists' rubber sundries, the following only: atomizer bulbs; bath sponges; bath sprays; breast pumps; nipple shields; nursers; nursing bottle nipples; nursing bottle tests; pacifiers; sponges; and teething rings.
204300	Clothing of rubber or rubberized cloth, the following only: aprons; bathing caps; bathing shoes; bathing slippers; bathing suits; bandeaux, ladies; brassieres; bust supporters; capes; corsets; dress shields; girdles; household aprons; infants' aprons and bibs; infants' bloomers, diapers, and pants; reducers; reducing clothing; and sanitary belts.
204610	Rubber toys, balls, and novelty balloons, except dolls, golf and tennis balls.
205900	Hard rubber goods, not specially fabricated for particular machines or equipment, except electrical hard rubber goods.
206700	Solid tires, except truck and industrial.
209410	Rubber tiling and flooring.
209900	Natural and synthetic rubber manufactures, n. e. c., not specially fabricated for particular machines or equipment, the following only: art gum erasers; basin plugs; bath plugs; beach bags; buffers; bumpers; caps for millinery racks; chair tips; closet tank balls; concave cushions; cord undershoes, rubber-impregnated; crutch tips; cushions; door bumpers; door weatherstrip, reclaimed rubber; doorstops; ear pads; easies (cord undershoes, rubber-impregnated); elastic bands, stationers' erasers, including pencil plugs; eye guards; eyelets; grips; gum erasers, of vegetable oils; hand pads; hand stamps; handle grips; hat bags (for hat manufacturing); hoof pads; horseshoe pads; mallets; masks and false faces, except novelty; mat patches; mauls; mud shields; nose clips; paste rollers; pencil plugs; plungers; rubber bands; safety gripper attachments; shoulder pads; shower curtains; sink plugs; skate strap pads (rubber chief value); soap dishes; soap erasers; table tops; tank balls; top lifts for heels; typewriter erasers; weatherstrip; and window weatherstrip, reclaimed rubber.
	Naval stores; gums, and resins:
211000-212550	Naval stores.
	Drugs, herbs, leaves, and roots, crude:
220100	Cascara bark.
220500	Ginseng.
220988	Other crude drugs, herbs, leaves and roots, except cinchona bark, pyrethrum (insect flowers), and rotenone-bearing roots.

¹ This amendment was published in Current Export Bulletin No. 742, dated December 30, 1954.

Schedule B No	Commodity	Schedule B No	Commodity
223000-224098	Vegetable oils, fats, and waxes, crude;	430000-430900	Cork and manufactures.
226800-226900	Vegetable oils (except essential) and fats, crude.	430900-469998	Paper, base stocks, except pulp.
227110-227150	Perfume, essential oils, and other mint oils natural		Paper, related products and manufactures:
227150-227198	Citrus oils, natural	450100	Paper, except building paper:
227198-229000	Cassia oil, and unseeded oil	450300-450400	Newsprint (standard and superstandard).
229000-247500	Seeds, except oilseeds, grass and field seeds	450600-450700	Groundwood paper, printing and converting
247500-247550	Vegetable waxes, crude		Fine paper:
259903-259998	Nursery and floral stock	480900	Writing paper
260110-262950	Tobacco and manufactures	481000	Bristols
263100-269998	Miscellaneous vegetable products, inedible.	481100	Cigarette paper on bobbins or in sheets
300810-310320	Cotton semimanufactures except cotton pulp	481300	Cover paper
301510-301600	Cotton manufactures:	481650-482200	Tissue paper
	Sewing thread, crochet, darning and embroidery cotton.	482200-483000	Coarse paper
302300-302500	Unbleached (gray) cloth:	483100	Absorbent paper and products n e c.
303110-303910	Cotton duck (canvas).	483900-484750	Paperboard and building paper
303950	Carded goods, except fine carded.	484900	Flexible wood and vegetable fiber thermal insulation
304000-308950	Other cotton fabrics, except tire fabrics	500100-500300	Converted paper and board products.
309000-312900	Laces, embroideries and articles thereof, n e c	510100-512700	Coal and related fuels, except coke (500400) and charcoal (500500)
313200	Cotton narrow fabrics, nonelastic not over 12 inches wide except industrial belts and belting		Stone, hydraulic cement and lime:
317000-318900	Cotton house furnishings	516400	Building and monumental stone and manufactures
319110-319900	Cotton house furnishings	517000	Standard Portland cement
	Fabricated products of cotton, n e c		Concrete and cement manufactures
320505	Vegetable fibers and manufactures:		Lime
320598	Hemp, unmanufactured.	521210-521510	Glass and products:
339935	Other unmanufactured vegetable fibers except jute manila or abaca sisal or henequen	521800-523098	Flat glass:
349998	Handkerchiefs, linen	523150	Plate glass, and sheet and window glass, except colored and laminated
	Vegetable fiber manufactures, n e c (including straw or grass manufactures, and articles of mixed fibers, vegetable fibers chief weight) (excludes cordage cord twine yarns and other manufactures of jute, flax, and ramie)	523210-523600	Flat glass and products n e c except laminated glass and manufactures
	Wool unmanufactured.	523710-524018	Glass bricks and blocks
360903-360911	Wool manufactures:	523710-524018	Unfilled glass containers, new and used
362210-363300	Wool manufactures	525500-526100	Table and kitchen glassware.
364220-365398	Silk and manufactures, except parachute cloth (372003)	530907-530912	Lamp chimneys, lantern globes and globes and shades for lighting fixtures
369070-369900	Man made (synthetic) fibers and manufactures:		Clays and products:
370200-379900	Silk and manufactures, except parachute cloth (372003)	532010-532050	Clays, except fire clay
	Man made (synthetic) fibers and manufactures:	532210-533400	Pottery.
384027	Glass fibers for weaving, knitting and braiding.	533800	Table and kitchen articles and utensils for use in cooking preparing serving and storing food and drink.
384064-384066	Rags and chips of rayon or other man made (synthetic) fibers and used civilian clothing including hosiery	536900-537600	Sanitary articles
384600-384900	Broad woven goods wholly or chiefly of man made (synthetic) fibers by weight except parachute cloth.		Other pottery products (except pottery and refractories)
384992	Knit fabric in the piece	540600	Other nonmetallic minerals (precious included):
384996-385890	Ribbons and other narrow woven fabrics except nylon webbing, fringes trimmings and braids; weaving apparel, and house furnishings	540620	Abrasives:
385900	Man made (synthetic) fiber manufactures n e c except nylon fishing line unfinished; nylon	540700	Pumices and pulstones natural
	Man made (synthetic) fiber manufactures n e c except nylon fishing line unfinished; rayon	540800	Pulstones of manufactured abrasives
	Miscellaneous textile products:	540900	Asphalt tiles.
390100-391100	Linenum, felt, base coverings, and oilcloth for floor shelf table and wall	541000	Manufacture of natural asphalt and bitumen.
391410-391420	Book cloth.	542000	Pyrum manufactures
391600-391700	Window shade cloth (all types)	542010	Polished glass wool, and other semi rigid and fill mineral insulating materials n e c.
	Coated or impregnated fabrics, except those treated with or containing polytetrafluoroethylene (e. g. Teflon) or monochlorotrifluoroethylene (e. g. Kel-F or OF-3)	542400	Salt, crude and refined
392100	Waterproof outer garments except rubber and rubberized.	542600	Magnesium silicate
392500	Corsets, brassieres, and girdles, except rubber and rubberized	542600	Gmelin
393200	Neckties, cravats, mufflers, and scarves (all fibers)	542600	Stones, crushed, ground or broken.
394000-395900	Hat brads, hat bodies, and hats caps and berets	542600	Precious semiprecious, synthetic, and imitation stones, except diamonds, jewel bearings rubies
396300	Artificial or ornamental flowers fruits vegetables grasses grains leaves stems or parts thereof (all materials)	542600	(genuine and synthetic) sapphires (genuine and synthetic) and diamond bearings
397000	Mattresses cotton kapok, moss, and hair	542600	Metal manufactures:
398000	Absorbent cotton, sterilized gauze, and sterilized bandages	611200-611300	Safety razors and blades (except electric)
398500	Elastic webbing, woven, knit, or braided.	611400	Scissors, shears, clippers, and snips, n e c
399400	Garters, arm bands, suspenders and braces of all materials	611600	Butchers' and kitchen knives, forks, cleavers, and steels.
399900	Textile manufactures n e c	611800	Other cutlery and specially fabricated parts, except table flatware and machine knives and blades
400100-403900	Wood, unmanufactured, except Port Orford cedar (401700)		Table flatware and specially fabricated parts n e c:
405111-415920	Sawmill products, except Port Orford cedar (405720)	611920	Silver plated
	Wood manufactures:	611950	Hollow ware n e c, solid or plated and specially fabricated parts n e c:
410000-420090	Wood containers and shoos cooperage and cooperage stock	612355	Metals except precious
421003-421509	Veneers	612358	Metals except precious
421740	Softwood plywood interior type	612360	Cooking and kitchen utensils and specially fabricated parts, n e c.
422500	Shingles	612370	Kitchen appliances and tools hand-operated and specially fabricated parts n e c.
423900	Millwork	612910-613010	Vitreous enamelled products, n e c, and specially fabricated parts, n e c
424030	Prefabricated and ready cut houses, including lumber or plywood components chief value wood		Hardware and other sheet metal ware n e c (including galvanized) and specially fabricated parts, n e c
424070	Wood pipe, conduit, vials, tanks, and wood components for cooling towers	613100-613590	Metal partitions, shelving, lockers cases cabinets counters and other fixtures n e c and specially fabricated parts n e c.
424300-424600	Furniture and specially fabricated parts n e c chief value rattan reed cane willow grass fiber wood, or upholstery and wood	613610-613650	Metal office equipment
	Shoe lasts.	614300-614340	Metal household furniture, and specially fabricated parts n e c.
427000	Handles (including pulls knobs helms halts grips and backs)	617910-618110	Domestic cooking stoves and ranges
428500-428900	Fence slats	618150	Hardware:
429600	Used or salvaged building and construction materials of wood except fuel wood	618410-618460	Locks (all metals).
429850	Woodenware	618460-618480	Hinges and butts (all metals)
		618851-618859	Iron and steel builders' hardware, n e c, and specially fabricated parts n e c
			Furniture hardware, and specially fabricated parts, n e c
			Hardware, n e c, all metals, except copper base alloys
			Metal plumbing fixtures and fittings and specially fabricated parts n e c

RULES AND REGULATIONS

Schedule B No	Commodity	Commodity	Schedule B No	Commodity
618982-618985	Metal manufactures—Continued	Metal manufactures—Continued	831510	Industrial chemicals (exclusive of medicinal chemicals U S P and N F):
618991-618993	Construction materials:	Construction materials:	835900	Ethyl alcohol
618961-618965	Wash, sections and frames, door and window,	Wash, sections and frames, door and window,	836700	Sodium bicarbonate or baking soda
608910	Mechan blinds (including slats and strip) and specially fabricated parts n e c	Mechan blinds (including slats and strip) and specially fabricated parts n e c	840100	Sodium bicarbonate or baking soda
707395	Metal signs, except electric	Metal signs, except electric	840500	Iron oxide pigments dry synthetic and natural (mineral earth pigments)
	Electric fitted manufactures, n e c	Electric fitted manufactures, n e c		Extender pigments dry the following only: barytes ground; calcium sulfate; and gypsum, ground
	Electric machinery and apparatus:	Electric machinery and apparatus:	843000	Bituminous coatings liquid and plastic
	Electric, commercial cooking and food service equipment n e c and specially fabricated parts n e c	Electric, commercial cooking and food service equipment n e c and specially fabricated parts n e c	843190	Artists' colors
729045	Construction, excavating, mining, and related machinery:	Construction, excavating, mining, and related machinery:	843210-843230	Paste and semipaste paint colors in oil, putty and paste wood fillers n e c, except antifouling types (including all those containing cuprous oxide), and those containing polytetrafluoroethylene (e g Teflon), polytrifluoroethylene (e g Kel F) and silicones
729110	Clay shades and water sprinker tanks	Clay shades and water sprinker tanks	843210	Lacquers, aluminum silver, gold, and pearl
729450	Overhead hoists (pendant type)	Overhead hoists (pendant type)	843800	Ready mixed paints, stains, and enamels, except fluorescent ready mixed paints stains, and enamels; and except antifouling types (including all those containing cuprous oxide), and those containing polytetrafluoroethylene (e g Kel F) and silicones
760020	Other industrial machines and parts:	Other industrial machines and parts:	844210	Vanishes (oil or spirit), natural or synthetic, n e c, except antifouling types (including all those containing cuprous oxide), and those containing polytetrafluoroethylene (e g Teflon) polytrifluoroethylene (e g Kel F) and silicones
761100	Bakery machines, n e c, and specially fabricated parts, n e c	Bakery machines, n e c, and specially fabricated parts, n e c	857000-857500	Soil leaching materials:
761250	Sugar mill machines, n e c, and specially fabricated parts, n e c	Sugar mill machines, n e c, and specially fabricated parts, n e c	871100-871700	Soap and toilet preparations:
761310-761320	Cannery machines, n e c, and specially fabricated parts, n e c	Cannery machines, n e c, and specially fabricated parts, n e c	900150	Photographic and projector goods:
761510	Meat and other food cutting, chopping and slicing power-driven machines n e c and specially fabricated parts, n e c	Meat and other food cutting, chopping and slicing power-driven machines n e c and specially fabricated parts, n e c	900850	Cameras, motion picture, silent, standard gauge, 8 mm
762000	Cigarette and cigar making and tobacco processing machines n e c and specially fabricated parts, n e c	Cigarette and cigar making and tobacco processing machines n e c and specially fabricated parts, n e c		Projectors, motion picture, silent, standard gauge, 8 mm
762700-762810	Paper-converting machines, and specially fabricated parts, n e c	Paper-converting machines, and specially fabricated parts, n e c		Motion picture films exposed or developed:
773810-773850	Commercial laundry and dry cleaning equipment (including power-driven machines) and parts,	Commercial laundry and dry cleaning equipment (including power-driven machines) and parts,		Negative:
774340-774370	Scales and balances except industrial and commercial and specially fabricated parts except lead scale weights	Scales and balances except industrial and commercial and specially fabricated parts except lead scale weights		Newsreels
776400-776700	Office machines, and parts:	Office machines, and parts:		Trailers, inserts and replacements
777000-777420	Cash registers, and specially fabricated parts	Cash registers, and specially fabricated parts		Negative 8 mm film
777500	Typewriters, standard and portable, new, used and rebuilt	Typewriters, standard and portable, new, used and rebuilt		Sound track
777710	Parts and accessories, n e c specially fabricated for typewriters	Parts and accessories, n e c specially fabricated for typewriters		Positive
777925	Staplers, for office use	Staplers, for office use		Dry plates
777990	Check handling machines, and specially fabricated parts, n e c	Check handling machines, and specially fabricated parts, n e c		Photographic and projection goods, n e c, and specially fabricated parts, n e c, the following only: albums; analyzers; backgrounds, photographic; cable releases; carrying cases; for cameras and similar outfits; Casco trays; Craig Fotofade sets; cutting boards; developing; printing; fixing, or washing tanks, trays, and machines; developing tongs; dies and punches; dry mounting presses; embossers and embossing equipment; flash synchronizers; flashing powder; hang ers; Ilustravox Salesmaker parts; lamp holders; lantern slides; luxometers; magic lantern parts; mustoscopes parts; photobaths, glass; photo blotters; photo scales (enlarger part); photographic mounts; print rollers; printing frames and masks; screens; shading machines; slide film prints (silent films only); squeezes; sunshades; timers; and top sheet film cradling
797100-797105	Other vehicles and parts:	Other vehicles and parts:		Scientific and professional instruments, apparatus and supplies, n e c
797130	Bicycles, and specially fabricated parts and accessories n e c	Bicycles, and specially fabricated parts and accessories n e c		Sunglasses sun goggles ophthalmic spectacles ophthalmic lenses and specially fabricated parts n e c
797300	Farm wagons drays, and trailers	Farm wagons drays, and trailers		Optical goods, n e c, and specially fabricated parts, n e c, the following only: binocular cases; binocular loupes; cases for opera glasses; folding magnifiers; linen testers, optical; magnifying glasses; monoculars; reading glasses; spectacle cases of all materials; stereoscopes; and View Masters
799996	Vehicles, n e c, and specially fabricated parts n e c except logging wagons motor scooters sno-cats, and sno-cat trailers	Vehicles, n e c, and specially fabricated parts n e c except logging wagons motor scooters sno-cats, and sno-cat trailers		Teeth, dentures, and bridges
809999	Coal tar products:	Coal tar products:		Dental office and laboratory equipment, n e c, and specially fabricated parts n e c the following only: bench equipment; bracket tables; cabinets; casting machines; chairs; compound heaters; control panels; cuspidors, and cuspidor bowls; denture trimmers; grinders; investment mixers; investment scales; laboratory spatulas; lights and light adapters; mats; presses; process ing equipment; sandblasters; surveyors; syringes; tampers; tongs; units; vibrators; waste receivers; water heaters
811100	Coal tar dyes and stains n e c, the following only in small packages of 2 ounces or less: dye tab lets; ester egg colors, except of vegetable origin; food coloring except of vegetable origin; hair dyes and dyes; and household tints and dyes	Coal tar dyes and stains n e c, the following only in small packages of 2 ounces or less: dye tab lets; ester egg colors, except of vegetable origin; food coloring except of vegetable origin; hair dyes and dyes; and household tints and dyes		Musical instruments parts and accessories:
81520	Medicinal and pharmaceutical preparations:	Medicinal and pharmaceutical preparations:		Pianos
816000	Castor oil, medicinal grade in 16 ounce containers or less	Castor oil, medicinal grade in 16 ounce containers or less		Pipe organs
816200	Menthol, bulk	Menthol, bulk		Phonograph records and blanks
816300	Mouth washes gargles, and personal antiseptics	Mouth washes gargles, and personal antiseptics		Other musical instruments, and specially fabricated parts and accessories, n e c except electric and electronic organs (923100), and phonographs and parts (923500-923900)
816400	Plasters	Plasters		Miscellaneous office supplies except fountain and ball type pen parts containing Iridium or ruthenium
816500	Liniments	Liniments		Toys, athletic and sporting goods,
820000	Milk or magnesia	Milk or magnesia		Books, maps, pictures and other printed matter n e c except photographs and blueprints (955000) and technical data
820060	Medicinal and pharmaceutical preparations	Medicinal and pharmaceutical preparations		Miscellaneous commodities n e c:
820900	Household and industrial insecticides, fungicides, exterminators, and repellents, liquid, paste, powder or solid form, except aerosol bombs, bug bombs, moth balls and naphthalene balls and flakes	Household and industrial insecticides, fungicides, exterminators, and repellents, liquid, paste, powder or solid form, except aerosol bombs, bug bombs, moth balls and naphthalene balls and flakes		Lady alarm clocks
823000	Baking powder	Baking powder		Watches and watch movements
823000	Regenerated cellulose, including printed (except rayon), in rolls, and sheets	Regenerated cellulose, including printed (except rayon), in rolls, and sheets		F-etchings, etchings, engravings, statuary (except religious) and antiques
827400	Cementing preparations for roofing, sealing, and adhesive use the following only: automobile top sealer; concrete floor patch; floor cement; linoleum cement except rubber linoleum paste except rubber; roofing cement; and running bead cement	Cementing preparations for roofing, sealing, and adhesive use the following only: automobile top sealer; concrete floor patch; floor cement; linoleum cement except rubber linoleum paste except rubber; roofing cement; and running bead cement		Jewelry and other personal ornaments all materials except solid gold platinum and platinum alloyed metals
828370	Detergents, all types	Detergents, all types		Jewelry findings, and specially fabricated parts, n e c
828950	Specialty cleaning and washing compounds n e c except rifle cleaning compounds	Specialty cleaning and washing compounds n e c except rifle cleaning compounds		Bottle and container closures (including secondary closures and crown caps) accessories and specially fabricated parts n e c
829000	Polishes:	Polishes:		Matches
829100	Metal and stove polishes	Metal and stove polishes		
829200	Shoe polishes and shoe cleaners	Shoe polishes and shoe cleaners		
829300	Leather dressings, the following only: auto top dressing; belt dressing; and shoe dressing	Leather dressings, the following only: auto top dressing; belt dressing; and shoe dressing		
829400	Floor wax, wood and furniture polishes	Floor wax, wood and furniture polishes		
829500	Automobile polishes	Automobile polishes		
829540	Aromatic chemicals of synthetic origin	Aromatic chemicals of synthetic origin		
	Aromatic compounds containing natural and/or synthetic essential oils and/or aromatic chemicals of natural and synthetic origin for perfumery use	Aromatic compounds containing natural and/or synthetic essential oils and/or aromatic chemicals of natural and synthetic origin for perfumery use		
	Flavors and flavoring extracts natural and synthetic	Flavors and flavoring extracts natural and synthetic		
	Pleatin and preparations	Pleatin and preparations		
829555-829595	Chemical specialty compounds n e c, the following only: brewers findings; chemical com pounds for manufacturing ice cream; chill proofing compound; clarifier for beer or ale; clarifying powder, for wines; denature dalcobol, solidified; bat finishing powder; ink eradicators; laundry sour; lipstick bases; lipstick waxes; marble polish; meat curing compound; platinum plating solutions; rosin size; shaving cream base, concentrated; silk stocking savers in tablet form; silver and platinum liquids for decorating china and glass; and yeast food (dough conditioner)	Chemical specialty compounds n e c, the following only: brewers findings; chemical com pounds for manufacturing ice cream; chill proofing compound; clarifier for beer or ale; clarifying powder, for wines; denature dalcobol, solidified; bat finishing powder; ink eradicators; laundry sour; lipstick bases; lipstick waxes; marble polish; meat curing compound; platinum plating solutions; rosin size; shaving cream base, concentrated; silk stocking savers in tablet form; silver and platinum liquids for decorating china and glass; and yeast food (dough conditioner)		
829600				
829990				

Schedule B No.	Commodity
	Miscellaneous commodities, n. e. c.—Continued
981510	Plastic kitchen and tableware.
981590	Manufactured plastic products, n. e. c., not specially fabricated for particular machines or equipment, except all manufactures of polytetrafluoroethylene (e. g., Teflon) and monochlorotrifluoroethylene (e. g., Kel-F), the following only: cigar ribbons; containers for household use (soap dishes, etc.); display equipment (forms, boxes, stands, frames); draperies and curtains (not firm, woven); garment bags (not requiring cutting or further manufacture for use); hand-mirrors; manure sets; mats; table cloths (cut to size); trappings for handbags; venetian blinds, including slats and tapes; baby pants, aprons, bibs, or other indoor type wearing apparel (excluding raincoats).
982110	Synthetic sponges.
982120	Natural sponges, animal.
982200-982691	Brushes.
982695	Brooms.
982700	Combs, except wholly of rubber.
982800-982900	Smokers' articles, n. e. c., and specially fabricated parts, n. e. c.
983100-983150	Umbrellas and parasols, and specially fabricated parts, n. e. c.
983200	Candles, except pyrotechnic.
983500	Religious articles, n. e. c., and specially fabricated parts, n. e. c.
984005	Beads and bead articles, n. e. c.
984008	Snap fasteners.
984015	Zippers (including slide fasteners), and specially fabricated parts, n. e. c.
984098	Notions, novelties, specialties, and specially fabricated parts, n. e. c.
984200	Ice refrigerators, household and commercial types.
984600	Soda fountain and bar equipment, and specially fabricated parts, n. e. c.
984700	Barber and beauty shop equipment, n. e. c., and specially fabricated parts, n. e. c.
985300	Shoe findings, n. e. c.
987100-987200	Coin-operated machines, n. e. c.
999810-999890	Commodities exported for relief or charity by individuals and private agencies: only those commodities which can be exported commercially under their own individual Schedule B numbers within the provisions of General License GHK.
999910	General merchandise valued at less than \$25: only those commodities which are exportable in quantities greater than \$25 in value under their own individual Schedule B numbers within the provisions of General License GHK.

This part of the amendment shall become effective as of December 30, 1954.

2. Section 373.2 *Confirmation of country of ultimate destination and verification of actual delivery*, paragraph (a) *Scope* is amended in the following particulars: Subdivision (ii) *Countries* of subparagraph (1) *General* is amended to read as follows:

(ii) *Countries*. Austria, Belgium, Denmark, France, West Germany Italy, Japan, Luxembourg, Netherlands, Norway, Portugal, Turkey, United Kingdom. (Hong Kong is also a participant in the procedure set forth in this Section, but because of certain distinguishing features of the procedure established for Hong Kong, the provisions applicable to Hong Kong are set forth in a separate section, § 373.69.)

This part of the amendment shall become effective as of February 14, 1955.

3. Section 373.2 *Confirmation of country of ultimate destination and verification of actual delivery*, paragraph (h) *Request for exception* is amended in the following particulars:

The Explanatory Statements and Interpretations following paragraph (h) is amended in the following particulars:

a. The following unnumbered paragraph is added at the end of Item 5.

In some cases, an importer in Hong Kong may obtain an Import License from his government when the commodities to be exported from the United States to Hong Kong are destined to be reexported to another country. The Import License covering such a transaction will be endorsed "For Reexport to ----- Subject to Approval of Export License. To be directed to designated Go Down on Arrival."

(Approved destination)

b. The answer in Item 10 is amended to read as follows:

A. The procedure is at present inapplicable unless the overseas territory is specifically named in § 373.2 (a) (1) (ii). If the physical movement of the shipment is direct from the U. S. to an overseas territory not listed in § 373.2 (a) (1) (ii), the Import Certificate procedure is inapplicable, and a statement

of end use and destination is required from the purchaser and ultimate consignee in Country Group R destinations, in accordance with § 373.65.

c. The answer in Item 11 is amended to read as follows:

A. Yes, if the Import Certificate covers all of the commodities listed on the application. However, an Import Certificate is expected to be issued only for those commodities identified on the Positive List by the letter "A" except that an Import Certificate in the form of a duplicate copy of the Import License will be required for all Positive List commodities to be shipped to Hong Kong. U. S. exporters generally should not request an Import Certificate from the importer for other commodities, but instead should require a consignee/purchaser statement to cover these items.

d. The answer in Item 14 is amended to read as follows:

A. No. In the case of all participating countries except Hong Kong, the original of the Import Certificate must be submitted with the export license application. In the case of proposed exports to Hong Kong, the Import Certificate in the form of a duplicate copy of the Import License, endorsed "Duplicate Copy for Presentation to Appropriate Authority in Exporting Country" and signed by the Hong Kong Government official, must be submitted with the export license application. It has been agreed upon internationally (except in the case of Hong Kong) that only an original Import Certificate will be accepted by the exporting government authorities in connection with an application for export license. In every case where more than one application (Form IT- or FC-419) is submitted in connection with a single transaction Import Certificate, the procedure described and set forth in § 373.2 (c) (1) may be followed.

This part of the amendment shall become effective as of February 14, 1955.

4. Section 373.65 *Ultimate consignee and purchaser statements*, paragraph (a) *Scope* is amended in the following particulars: Subdivision (iii) (a) of subparagraph (1) *General* is amended to read as follows:

(a) The application for license to export a proposed shipment is covered by

an Import Certificate, submitted in accordance with § 373.2 (or by a Swiss Blue Import Certificate, as provided in § 373.67 or by a Hong Kong Import License, as provided in § 373.69)

This part of the amendment shall become effective as of February 14, 1955.

5. Part 373, *Licensing Policies and Related Special Provisions* is amended by the addition of a new § 373.69 to read as follows:

§ 373.69 *Confirmation of country of ultimate destination and verification of actual delivery for Hong Kong*—(a) *Scope*. The provisions of this section shall apply to shipments to Hong Kong of all commodities on the Positive List of Commodities (§ 399.1 of this subchapter) for which a validated export license is required, unless the shipment (or application for export license) is of the type exempted by the provisions of § 373.2 (a) (2)

NOTE: The ultimate consignee and purchaser statement procedure set forth in § 373.65 shall be applicable to proposed exports to Hong Kong of commodities not on the Positive List of Commodities for which a validated export license is required. However, an Import License will be acceptable in lieu of a Consignee and Purchaser Statement for proposed exports of non-Positive List commodities.

(b) *Definitions*. As used in this section, the terms "Import License" and "Landing Certificate" issued by the Government of Hong Kong to importers in Hong Kong are equivalent documents to the Import Certificate (Form IT- or FC-826) and Delivery Verification (Form IT- or FC-908) issued to U. S. importers (see § 368.1 of this subchapter)

(c) *Submission of import license*—(1) Single transaction import license. (i) The applicant shall attach to his license application, covering a proposed exportation described in paragraph (a) of this section, the duplicate copy of the import license, bearing the official authentication of the governmental authorities in Hong Kong, issued to the named importer or his agent and covering the commodity or commodities described in the export license application. (The Import Control Branch, Department of Commerce and Industry, located in the Fire Brigade Building, Hong Kong, is the Hong Kong governmental authority that issues both import licenses and landing certificates.)

(ii) Where the Hong Kong Import License covers commodities for which more than one export license application is submitted, the import license shall be attached to the first such application. Each subsequent application shall include the following certification:

I (we) certify that I (we) have not submitted applications, including the present application, against the Hong Kong Import License No. ----- in excess of the total quantity authorized thereon. This Import License was submitted in support of Application No. -----

(BFC Case No. or if Case No. is unknown, the Applicant's Reference No., date of submission of the application to which the Import License was attached, and Schedule B Nos. shown on that application.)

RULES AND REGULATIONS

NOTE: 1. BFC Case No. Inclusion. Whenever possible, the BFC Case Number should be indicated on the certification set forth above since failure to supply the BFC Case Number may result in delay in processing the application.

2. Use of duplicate copy of import license. The duplicate copy of the Import License is the copy which the Hong Kong importer (consignee) should forward to his U. S. exporter to be submitted with the export license application.

(2) Multiple transaction import license. Exporters may submit to the Bureau of Foreign Commerce the duplicate copy of the Hong Kong Import License issued by the Government of Hong Kong, covering all proposed exportations of a commodity or commodities, regardless of value, including commodities based on export orders amounting to less than \$500. However, to be acceptable, the multiple transaction import license must indicate either a specific validity period or a specific quantity or value. The exporter shall submit the import license bearing the official authentication of the Hong Kong governmental authorities, together with one additional copy for each Bureau of Foreign Commerce processing code to which the import license applies and a listing of such processing codes. Each subsequent application for export license submitted against a multiple transaction import license shall bear on the face of the application one of the following certifications (depending on whether a quantity is shown on the import license) signed by the applicant:

I (we) certify that I (we) have not submitted applications including the present application against the Hong Kong Import License No. _____ in excess of the total quantity authorized thereon.

or (if no quantity is shown on the import license)

This application is supported by the Hong Kong multiple transaction Import License No. _____

(d) Submission of Hong Kong landing certificate. (1) It is the policy of the Bureau of Foreign Commerce to require a verification of delivery in the form of a Hong Kong Landing Certificate on most shipments subject to the requirement of an import license. Where a verification of delivery is required, the face of the export license will bear the stamped words "Delivery Verification Required, see attached Form IT- or FC-863." Where a Form IT- or FC-863 is attached to a license forwarded by the Bureau of Foreign Commerce to an agent or freight forwarder of the licensee, it shall be the responsibility of the agent to notify the licensee that a verification of delivery is required. Verification of delivery may also be required relative to an export license issued for exportations to Hong Kong even though the licensed commodities are not subject to the procedures set forth in this section.

(2) The requirement that a verification of delivery be submitted for a particular commodity is canceled automatically if subsequent to the issuance of a

license, the commodity is deleted from the Positive List.

(e) Applicability of IC/DV provisions in § 373.2. The provisions of § 373.2 (a) (2) the note following § 373.2 (c) (d) (e) (f) (g) and (h) and the note and explanatory statements and interpretations following § 373.2 (h) shall be equally applicable to license applications and validated licenses for export to Hong Kong.

This part of the amendment shall become effective as of February 14, 1955.

6. Section 380.2 Amendments or alterations of licenses, paragraph (f) Where to file is amended in the following particulars: A new subdivision (v) is added to subparagraph (2) *Amendment requests on which field offices may take action* to read as follows:

(v) Change in intermediate consignee or addition of intermediate consignee (see § 379.5 (h) (4) (i) and § 380.2 (d) (3) of this subchapter)

This part of the amendment shall become effective as of December 30, 1954.

(Sec. 3, 63 Stat. 7; 65 Stat. 43; 67 Stat. 62; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept.

27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp., E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.)

LORING K. MACY,
Director
Bureau of Foreign Commerce.

[F. R. Doc. 55-192; Filed, Jan. 11, 1955; 8:49 a. m.]

[7th Gen. Rev. of Export Regs., Amtd. P. L. 11¹]

PART 399—POSITIVE LIST OF COMMODITIES AND RELATED MATTERS

MISCELLANEOUS AMENDMENTS

1. Section 399.1 Appendix A—Positive List of Commodities is amended in the following particulars:

The revised entries set forth below are substituted for entries presently on the Positive List. Where the Positive List contains more than one entry under a Schedule B number, the entry to be superseded is identified by a numerical reference in parentheses following the commodity description in the revised entry.

Dept. of Commerce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar-value limits	Validated license required
548008	Carbon or graphite products (natural and artificial):	Lb.	SATE	25	RO
572270	Spectroscopic carbons. (1) ³	Lb.	BLDG 31	None	RO
572270	Magnesia cement composed of 97 percent or more by weight of magnesium oxide (formerly 572250). ^{23 24}	Lb.	MINL	50	RO
617901	Magnesium oxide, purity 97 percent or higher, except precipitated (formerly 572250) (report precipitated in 839900). ^{23 24}	No. and Carat	TOOL	50	RO
	Tools incorporating industrial diamonds, n. e. c. (including slugs containing diamonds). (Use this Schedule B number for tools shipped as spare or replacement parts only. When tools are shipped with a machine, report under the Schedule B number of the machine whether or not the machine is on the Positive List (see § 373.49 (c)). ¹⁸				
	Metal manufactures, n. e. c., and parts, n. e. c.				
610950	Other metals, except precious (specify by name and type of metal):	Lb.	NONF	100	RO
	Aluminum sheets, perforated, in which (1) the average copper content is 1 percent or more irrespective of other elements; (2) the average copper content is less than 1 percent and the zinc content is 4 percent or more, or the silicon content is 3.5 percent or more, or the magnesium content is 9.5 percent or more (formerly 630301). ^{23 24}				
	Aluminum alloy semifabricated forms in which: (1) the average copper content is 1 percent or more irrespective of other elements; (2) the average copper content is less than 1 percent and the zinc content is 4 percent or more, or the silicon content is 3.5 percent or more, or the magnesium content is 9.5 percent or more, as follows:				
630301	Aluminum plates and sheets, flat and coiled (including corrugated) (0.006 inch and over in thickness) (report perforated sheets in 610950). ²³	Lb.	NONF	100	RO
664572	Titanium:				
664572	Sponge (including iodide titanium) and scrap formerly 664571). ^{23 24}	Lb.	MINL	None	RO
664574	Intermediate mill shapes (formerly 664571 and 664573). ^{23 24}	Lb.	MINL	None	RO
664576	Mill products, n. e. c. (formerly 664571 and 664573). ^{23 24}	Lb.	MINL	None	RO
664998	Nonferrous metals and alloys in crude form, scrap, and semifabricated forms, n. e. c. (specify by name):	Lb.	MINL	25	RO
	Selenium metal (specify selenium content and grade) (report powder in 619159). (7) ¹⁸				
703850	Electrical quantity and characteristic measuring and testing instruments, and parts (report automotive-type electrical testing instruments in 793185):		ELME 3	25	RO
703850	Parts and accessories, n. e. c., specially fabricated for electrometers, except student type. (1) ^{18 23}		ELME 3	25	RO
	Other parts and accessories, n. e. c., specially fabricated for electrical quantity indicating and recording instruments, and electrical testing instruments (specify by name). (2) ^{18 23}				

See footnotes at end of table.

¹This amendment was published in Current Export Bulletin No. 742, dated December 30, 1954.

Dept of Commerce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
707803	Electronic type components: Electron tubes (report X ray tubes in 707305 and 707307); Receiving type tubes, except non military versions of the types listed in § 380.2, Int. 14) (specify by type number) (report television picture tubes in 707315) (3); Other electron tubes n e c (specify by type number) (3);	No	RARA 51	25	RO
707830	Electronic detection and navigational apparatus, and specially fabricated parts, n e c (report spare and replacement tubes in 707803-707830); Echo depth recorders except vertical measuring types; (1) 15; Parts, n e c, specially fabricated for echo depth recorders, except vertical measuring types (2) 15; Other depth recorders (formerly 916050) 3; Parts, n e c, specially fabricated for other depth recorders (formerly 916050) 3; Insulated wire and cable;	No	RARA 51	25	RO
708410	Coaxial cable: (1) Having an attenuation of 10 decibels or less per 100 feet; or (2) having a standing wave ratio of 2 or less at 3,000 megacycles; or (3) having polytetrafluoroethylene (e. g. Teflon) or polychloroethylene (e. g. Kel F) dielectric (specify dielectric material and type number) (1) 15; Electrical apparatus n e c and parts n e c (specify by name); Gyros, rate and integrating types (7 and 8) 3; Servo control units and specially fabricated parts (7 and 8) 3;	No	SATE	None	RO
708410	Synchros, all types, including resolvers (7 and 8) 3; Contractors off the road wheel type tractors, 4-wheel drive, 100 brake horsepower and over. (1) 15 2;	No	SATE	50	RO
708410	Contractors off the road wheel type tractors 4 wheel drive, 70 to 100 brake horsepower (2) 15 3;	No	SATE	None	RO
708410	Contractors off the road wheel type tractors, 2 wheel drive, 70 brake horsepower and over (3) 15 2 3;	No	SATE	50	RO
708855	Earth and rock drilling machines n e c and parts n e c; Rock drill bits, core drill bits and reamers (including well drilling machine bits and reamers); Other rock drill bits and reamers for rotary type well drilling machines; 15;	Lb	NONF	100	RO
709988	Reamers included on the Positive List (under Schedule B Nos 730570, 730575, 730580, 730585, 730590, 730595, 730600, 730605, 730610, 730615, 730620, 730625, 730630, 730635, 730640, 730645, 730650, 730655, 730660, 730665, 730670, 730675, 730680, 730685, 730690, 730695, 730700, 730705, 730710, 730715, 730720, 730725, 730730, 730735, 730740, 730745, 730750, 730755, 730760, 730765, 730770, 730775, 730780, 730785, 730790, 730795, 730800, 730805, 730810, 730815, 730820, 730825, 730830, 730835, 730840, 730845, 730850, 730855, 730860, 730865, 730870, 730875, 730880, 730885, 730890, 730895, 730900, 730905, 730910, 730915, 730920, 730925, 730930, 730935, 730940, 730945, 730950, 730955, 730960, 730965, 730970, 730975, 730980, 730985, 730990, 730995, 740000, 740005, 740010, 740015, 740020, 740025, 740030, 740035, 740040, 740045, 740050, 740055, 740060, 740065, 740070, 740075, 740080, 740085, 740090, 740095, 740100, 740105, 740110, 740115, 740120, 740125, 740130, 740135, 740140, 740145, 740150, 740155, 740160, 740165, 740170, 740175, 740180, 740185, 740190, 740195, 740200, 740205, 740210, 740215, 740220, 740225, 740230, 740235, 740240, 740245, 740250, 740255, 740260, 740265, 740270, 740275, 740280, 740285, 740290, 740295, 740300, 740305, 740310, 740315, 740320, 740325, 740330, 740335, 740340, 740345, 740350, 740355, 740360, 740365, 740370, 740375, 740380, 740385, 740390, 740395, 740400, 740405, 740410, 740415, 740420, 740425, 740430, 740435, 740440, 740445, 740450, 740455, 740460, 740465, 740470, 740475, 740480, 740485, 740490, 740495, 740500, 740505, 740510, 740515, 740520, 740525, 740530, 740535, 740540, 740545, 740550, 740555, 740560, 740565, 740570, 740575, 740580, 740585, 740590, 740595, 740600, 740605, 740610, 740615, 740620, 740625, 740630, 740635, 740640, 740645, 740650, 740655, 740660, 740665, 740670, 740675, 740680, 740685, 740690, 740695, 740700, 740705, 740710, 740715, 740720, 740725, 740730, 740735, 740740, 740745, 740750, 740755, 740760, 740765, 740770, 740775, 740780, 740785, 740790, 740795, 740800, 740805, 740810, 740815, 740820, 740825, 740830, 740835, 740840, 740845, 740850, 740855, 740860, 740865, 740870, 740875, 740880, 740885, 740890, 740895, 740900, 740905, 740910, 740915, 740920, 740925, 740930, 740935, 740940, 740945, 740950, 740955, 740960, 740965, 740970, 740975, 740980, 740985, 740990, 740995, 750000, 750005, 750010, 750015, 750020, 750025, 750030, 750035, 750040, 750045, 750050, 750055, 750060, 750065, 750070, 750075, 750080, 750085, 750090, 750095, 750100, 750105, 750110, 750115, 750120, 750125, 750130, 750135, 750140, 750145, 750150, 750155, 750160, 750165, 750170, 750175, 750180, 750185, 750190, 750195, 750200, 750205, 750210, 750215, 750220, 750225, 750230, 750235, 750240, 750245, 750250, 750255, 750260, 750265, 750270, 750275, 750280, 750285, 750290, 750295, 750300, 750305, 750310, 750315, 750320, 750325, 750330, 750335, 750340, 750345, 750350, 750355, 750360, 750365, 750370, 750375, 750380, 750385, 750390, 750395, 750400, 750405, 750410, 750415, 750420, 750425, 750430, 750435, 750440, 750445, 750450, 750455, 750460, 750465, 750470, 750475, 750480, 750485, 750490, 750495, 750500, 750505, 750510, 750515, 750520, 750525, 750530, 750535, 750540, 750545, 750550, 750555, 750560, 750565, 750570, 750575, 750580, 750585, 750590, 750595, 750600, 750605, 750610, 750615, 750620, 750625, 750630, 750635, 750640, 750645, 750650, 750655, 750660, 750665, 750670, 750675, 750680, 750685, 750690, 750695, 750700, 750705, 750710, 750715, 750720, 750725, 750730, 750735, 750740, 750745, 750750, 750755, 750760, 750765, 750770, 750775, 750780, 750785, 750790, 750795, 750800, 750805, 750810, 750815, 750820, 750825, 750830, 750835, 750840, 750845, 750850, 750855, 750860, 750865, 750870, 750875, 750880, 750885, 750890, 750895, 750900, 750905, 750910, 750915, 750920, 750925, 750930, 750935, 750940, 750945, 750950, 750955, 750960, 750965, 750970, 750975, 750980, 750985, 750990, 750995, 760000, 760005, 760010, 760015, 760020, 760025, 760030, 760035, 760040, 760045, 760050, 760055, 760060, 760065, 760070, 760075, 760080, 760085, 760090, 760095, 760100, 760105, 760110, 760115, 760120, 760125, 760130, 760135, 760140, 760145, 760150, 760155, 760160, 760165, 760170, 760175, 760180, 760185, 760190, 760195, 760200, 760205, 760210, 760215, 760220, 760225, 760230, 760235, 760240, 760245, 760250, 760255, 760260, 760265, 760270, 760275, 760280, 760285, 760290, 760295, 760300, 760305, 760310, 760315, 760320, 760325, 760330, 760335, 760340, 760345, 760350, 760355, 760360, 760365, 760370, 760375, 760380, 760385, 760390, 760395, 760400, 760405, 760410, 760415, 760420, 760425, 760430, 760435, 760440, 760445, 760450, 760455, 760460, 760465, 760470, 760475, 760480, 760485, 760490, 760495, 760500, 760505, 760510, 760515, 760520, 760525, 760530, 760535, 760540, 760545, 760550, 760555, 760560, 760565, 760570, 760575, 760580, 760585, 760590, 760595, 760600, 760605, 760610, 760615, 760620, 760625, 760630, 760635, 760640, 760645, 760650, 760655, 760660, 760665, 760670, 760675, 760680, 760685, 760690, 760695, 760700, 760705, 760710, 760715, 760720, 760725, 760730, 760735, 760740, 760745, 760750, 760755, 760760, 760765, 760770, 760775, 760780, 760785, 760790, 760795, 760800, 760805, 760810, 760815, 760820, 760825, 760830, 760835, 760840, 760845, 760850, 760855, 760860, 760865, 760870, 760875, 760880, 760885, 760890, 760895, 760900, 760905, 760910, 760915, 760920, 760925, 760930, 760935, 760940, 760945, 760950, 760955, 760960, 760965, 760970, 760975, 760980, 760985, 760990, 760995, 770000, 770005, 770010, 770015, 770020, 770025, 770030, 770035, 770040, 770045, 770050, 770055, 770060, 770065, 770070, 770075, 770080, 770085, 770090, 770095, 770100, 770105, 770110, 770115, 770120, 770125, 770130, 770135, 770140, 770145, 770150, 770155, 770160, 770165, 770170, 770175, 770180, 770185, 770190, 770195, 770200, 770205, 770210, 770215, 770220, 770225, 770230, 770235, 770240, 770245, 770250, 770255, 770260, 770265, 770270, 770275, 770280, 770285, 770290, 770295, 770300, 770305, 770310, 770315, 770320, 770325, 770330, 770335, 770340, 770345, 770350, 770355, 770360, 770365, 770370, 770375, 770380, 770385, 770390, 770395, 770400, 770405, 770410, 770415, 770420, 770425, 770430, 770435, 770440, 770445, 770450, 770455, 770460, 770465, 770470, 770475, 770480, 770485, 770490, 770495, 770500, 770505, 770510, 770515, 770520, 770525, 770530, 770535, 770540, 770545, 770550, 770555, 770560, 770565, 770570, 770575, 770580, 770585, 770590, 770595, 770600, 770605, 770610, 770615, 770620, 770625, 770630, 770635, 770640, 770645, 770650, 770655, 770660, 770665, 770670, 770675, 770680, 770685, 770690, 770695, 770700, 770705, 770710, 770715, 770720, 770725, 770730, 770735, 770740, 770745, 770750, 770755, 770760, 770765, 770770, 770775, 770780, 770785, 770790, 770795, 770800, 770805, 770810, 770815, 770820, 770825, 770830, 770835, 770840, 770845, 770850, 770855, 770860, 770865, 770870, 770875, 770880, 770885, 770890, 770895, 770900, 770905, 770910, 770915, 770920, 770925, 770930, 770935, 770940, 770945, 770950, 770955, 770960, 770965, 770970, 770975, 770980, 770985, 770990, 770995, 780000, 780005, 780010, 780015, 780020, 780025, 780030, 780035, 780040, 780045, 780050, 780055, 780060, 780065, 780070, 780075, 780080, 780085, 780090, 780095, 780100, 780105, 780110, 780115, 780120, 780125, 780130, 780135, 780140, 780145, 780150, 780155, 780160, 780165, 780170, 780175, 780180, 780185, 780190, 780195, 780200, 780205, 780210, 780215, 780220, 780225, 780230, 780235, 780240, 780245, 780250, 780255, 780260, 780265, 780270, 780275, 780280, 780285, 780290, 780295, 780300, 780305, 780310, 780315, 780320, 780325, 780330, 780335, 780340, 780345, 780350, 780355, 780360, 780365, 780370, 780375, 780380, 780385, 780390, 780395, 780400, 780405, 780410, 780415, 780420, 780425, 780430, 780435, 780440, 780445, 780450, 780455, 780460, 780465, 780470, 780475, 780480, 780485, 780490, 780495, 780500, 780505, 780510, 780515, 780520, 780525, 780530, 780535, 780540, 780545, 780550, 780555, 780560, 780565, 780570, 780575, 780580, 780585, 780590, 780595, 780600, 780605, 780610, 780615, 780620, 780625, 780630, 780635, 780640, 780645, 780650, 780655, 780660, 780665, 780670, 780675, 780680, 780685, 780690, 780695, 780700, 780705, 780710, 780715, 780720, 780725, 780730, 780735, 780740, 780745, 780750, 780755, 780760, 780765, 780770, 780775, 780780, 780785, 780790, 780795, 780800, 780805, 780810, 780815, 780820, 780825, 780830, 780835, 780840, 780845, 780850, 780855, 780860, 780865, 780870, 780875, 780880, 780885, 780890, 780895, 780900, 780905, 780910, 780915, 780920, 780925, 780930, 780935, 780940, 780945, 780950, 780955, 780960, 780965, 780970, 780975, 780980, 780985, 780990, 780995, 790000, 790005, 790010, 790015, 790020, 790025, 790030, 790035, 790040, 790045, 790050, 790055, 790060, 790065, 790070, 790075, 790080, 790085, 790090, 790095, 790100, 790105, 790110, 790115, 790120, 790125, 790130, 790135, 790140, 790145, 790150, 790155, 790160, 790165, 790170, 790175, 790180, 790185, 790190, 790195, 790200, 790205, 790210, 790215, 790220, 790225, 790230, 790235, 790240, 790245, 790250, 790255, 790260, 790265, 790270, 790275, 790280, 790285, 790290, 790295, 790300, 790305, 790310, 790315, 790320, 790325, 790330, 790335, 790340, 790345, 790350, 790355, 790360, 790365, 790370, 790375, 790380, 790385, 790390, 790395, 790400, 790405, 790410, 790415, 790420, 790425, 790430, 790435, 790440, 790445, 790450, 790455, 790460, 790465, 790470, 790475, 790480, 790485, 790490, 790495, 790500, 790505, 790510, 790515, 790520, 790525, 790530, 790535, 790540, 790545, 790550, 790555, 790560, 790565, 790570, 790575, 790580, 790585, 790590, 790595, 790600, 790605, 790610, 790615, 790620, 790625, 790630, 790635, 790640, 790645, 790650, 790655, 790660, 790665, 790670, 790675, 790680, 790685, 790690, 790695, 790700, 790705, 790710, 790715, 790720, 790725, 790730, 790735, 790740, 790745, 790750, 790755, 790760, 790765, 790770, 790775, 790780, 790785, 790790, 790795, 790800, 790805, 790810, 790815, 790820, 790825, 790830, 790835, 790840, 790845, 790850, 790855, 790860, 790865, 790870, 790875, 790880, 790885, 790890, 790895, 790900, 790905, 790910, 790915, 790920, 790925, 790930, 790935, 790940, 790945, 790950, 790955, 790960, 790965, 790970, 790975, 790980, 790985, 790990, 790995, 800000, 800005, 800010, 800015, 800020, 800025, 800030, 800035, 800040, 800045, 800050, 800055, 800060, 800065, 800070, 800075, 800080, 800085, 800090, 800095, 800100, 800105, 800110, 800115, 800120, 800125, 800130, 800135, 800140, 800145, 800150, 800155, 800160, 800165, 800170, 800175, 800180, 800185, 800190, 800195, 800200, 800205, 800210, 800215, 800220, 800225, 800230, 800235, 800240, 800245, 800250, 800255, 800260, 800265, 800270, 800275, 800280, 800285, 800290, 800295, 800300, 800305, 800310, 800315, 800320, 800325, 800330, 800335, 800340, 800345, 800350, 800355, 800360, 800365, 800370, 800375, 800380, 800385, 800390, 800395, 800400, 800405, 800410, 800415, 800420, 800425, 800430, 800435, 800440, 800445, 800450, 800455, 800460, 800465, 800470, 800475, 800480, 800485, 800490, 800495, 800500, 800505, 800510, 800515, 800520, 800525, 800530, 800535, 800540, 800545, 800550, 800555, 800560,				

RULES AND REGULATIONS

Dept of Commerce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
744750	Parts and accessories, n e c - Continued forging hammers having falling weight exceeding 3 tons; steam, air or mechanical hammers of rated size exceeding 2 1/2 tons; forging rolls; and forging machines capable of operating on bar stock of a diameter exceeding 3.5 inches or equivalent cross section (formerly 744700) * * *		TOOL	500	RO
744780	Machinery for drawing and/or tempering: (a) wire 0 015 inch in diameter or less; or (b) tubing 0 026 inch in diameter or less; and specially fabricated parts n e c. (formerly 744669) * * *		TOOL	500	RO
764680	Air lifting and refrigerating equipment, n e c, and parts, n e c (electric gas gasoline and kerosene operated); Reciprocating compressor units having any of the following characteristics: (a) Designed for a delivery pressure of 450 p s i, g or over and requiring 300 horsepower or over; (b) capable of handling a mass flow of 2,500 pounds per minute or more, and designed for an intake pressure above atmospheric; (c) a designed capacity of 60 c f m, or over and all flow-contact surfaces made of aluminum nickel or alloy containing 60 percent or more nickel (Specify capacity, inlet pressure, discharge pressure, horsepower, whether all flow-contact surfaces are made of aluminum, nickel, or alloy containing 60 percent or more nickel) (formerly 764650) * * *	No	GIEQ	None	RO
766990	Physical properties testing and inspecting machines n e c and specially fabricated parts and accessories, n e c; Sound level meters, and specially fabricated parts and accessories, n e c (formerly 703825 and 703850) * * *		ELME 3	25	RO
791137	Special purpose vehicles, n e c: Special purpose commercial vehicles, new, n e c, including front and rear axle drive or multiple rear axle drive, including standard type automobiles, trucks, and busses, which are so altered in design that they do not meet standard competitive specifications. * * *	No	TRAN 2	None	RO
791140	Special purpose military vehicles, new n e c, front and rear axle drive or multiple rear axle drive including standard type automobiles, trucks, and busses, which are so altered in design that they do not meet standard competitive specifications except armored vehicles * * *	No	TRAN 5	None	RO
791153	Used commercial special purpose vehicles, n e c, front and rear axle drive or multiple rear axle drive, including standard type automobiles, trucks, and busses, which are so altered in design that they do not meet standard competitive specifications. * * *	No	TRAN 2	None	RO
791167	Used military special purpose vehicles, n e c, front and rear axle drive or multiple rear axle drive including standard type automobiles, trucks, and busses, which are so altered in design that they do not meet standard competitive specifications except armored vehicles * * *	No	TRAN 5	None	RO

See footnotes at end of table

Dept of Commerce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
813593	Medicinal chemicals, including U. S. P. and N. F., bulk; Inorganic medicinal chemicals, n e c, bulk, for which export controls on other grades are indicated elsewhere on the Positive List (specify by name) (report dosage forms in 813591 and 814900-818000) * * *		DRUG		
813595	Organic medicinal chemicals, n e c, bulk (including coal tar origin), for which export controls on other grades are indicated elsewhere on the Positive List (specify by name) (report dosage forms in 813591 and 814900-818000) * * *		DRUG		
825920	Plastics and resin materials: Synthetic resins, n e c, in all unfinished forms, including scrap except laminated and except film and sheeting; Polytetrafluoroethylene (e. g., Teflon) (1) * * * Plastic film and sheeting, including printed embossed planished, or otherwise treated surface;	Lb	RESN		RO
825980	Polytetrafluoroethylene (e. g., Teflon) (1) * * *	Lb	RESN		RO
829970	Reagent chemicals for laboratory use (C. P., U. S. P., N. F., A. C. S., or other recognized reagent grades only) for which export controls on other grades are indicated elsewhere on the Positive List (specify by name) * * *		ORGN		RO
829990	Chemical specialty compounds, n e c: Chemical specialty compounds, n e c, containing 80 percent or more by quantity of any item or combination of items specified elsewhere on the Positive List (5) * * *		ORGN		RO

1 The letter E is deleted in the column headed "Commodity Lists" indicating that the commodity may no longer be exported under the Periodic Requirements licensing procedure (see Part 376), effective January 29, 1955.
 2 The letter "F" is deleted in the column headed "Commodity Lists," indicating that the commodity may no longer be exported under the Foreign Distribution licensing procedure (see Part 378), effective January 29, 1955.
 3 The letter "G" is added in the column headed "Commodity Lists," indicating that the commodity may be exported under general license (GLV) to R and O destinations, only within the dollar value limit specified on the Positive List (see § 373.40 (c)), effective January 6, 1955.
 4 The destination control is changed from R to RO, effective January 6, 1955.
 5 The commodity description is revised without substantive change.
 6 The unit of quantity is changed.
 7 The commodity coverage is increased.
 8 The commodity coverage is decreased, effective January 6, 1955.
 9 Revised to conform with revisions in Schedule B, Statistical Classifications of Domestic and Foreign Commodities Exported from the United States as announced in P. B. B-8 effective January 1, 1955.

10 The Schedule B number is changed.
 11 The above three entries are substituted for the seventh and eighth entries presently on the Positive List under Schedule B No. 708998. The increase in commodity coverage and change in destination control from R to RO are effective January 6, 1955; and searchlight control unit parts are no longer subject to the IC/DV procedure (see § 373.2).
 12 Presently included in the third entry on the Positive List under Schedule B No. 740308.
 13 The term "special" applies only to equipment, either with or without jigs, fixtures, and/or attachments, capable of performing work on aircraft sheet, plate, or extrusions.
 14 The unit of quantity for sound level meters formerly included in the entry under Schedule B No. 703825, is revised.
 15 The effect of this revision is to indicate that commodity list designations applicable to each chemical under this classification are the same as the commodity list designations for other grades of the same chemical indicated elsewhere on the Positive List.
 16 The effect of this revision is to indicate that the GLV dollar value limit and commodity list designations are applicable to the controlling component of such chemical specialty compounds.
 17 The commodity descriptions are clarified, and effective January 6, 1955 the destination control is changed from R to RO.
 18 The commodity descriptions are clarified, and effective January 6, 1955 the destination control is changed from R to RO.
 19 The commodity descriptions are clarified, and effective January 6, 1955 the destination control is changed from R to RO.
 20 The unit of quantity for sound level meters formerly included in the entry under Schedule B No. 703825, is revised.
 21 Presently included in the first entry on the Positive List under Schedule B No. 916050.
 22 Presently included in the second entry on the Positive List under Schedule B No. 916050.
 23 See § 370.4 (a), for State.
 24 See § 370.4 (d), for State.
 25 A single shipment hereunder may include two or more chemicals, each up to its GLV limit from the Department of State.
 26 See § 370.4 (f) for types of spectrophotometers and parts, and spectrographs and parts which require export authorization from the Atomic Energy Commission.

Shipments of any commodities removed from general license to Country Group R or Country Group O destinations as a result of changes set forth in this part of the amendment which were on dock on lighter laden aboard an exporting carrier or in transit to a port of exit pursuant to actual orders for export prior to 12:01 a. m. January 6, 1955 may be exported under the previous general license provisions up to and including January 29, 1955. Any such shipment on or before January 29, 1955 requires a validated license for export.
 This part of the amendment shall be effective as of December 30, 1954 unless otherwise indicated in the footnotes.

Dept of Commerce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
832985	Organic fluorine compounds (specify by name): Monochlorodifluoro methane (e.g., Freon 13); dichlorodifluoro methane (e.g., Freon 21); monochlorotrifluoro methane (e.g., Freon 22); trichlorotrifluoro methane (e.g., Freon 13; Genetron 226); dichlorotetrafluoroethane (e.g., Freon 114); trichlorotrifluoroethane (e.g., Freon 122); difluoroethane (e.g., Freon 152; Genetron 100); monochlorodifluoro ethane (e.g., Freon 142; Genetron 101) (2) 11 Dichlorodifluoro methane (e.g., Freon 12; Genetron 12); trichloromonofluoro methane (e.g., Freon 11; Genetron 11); monobromotrifluoro methane (e.g., Freon 13B1); dibromodifluoro methane (e.g., Freon 12B2) (3) 11 Other industrial chemicals: Deuterium and deuterium compounds including heavy water and heavy paraffin. (5) 11 Lithium salts and compounds (including, but not limited to, lithium amide, lithium carbonate, lithium chloride, lithium crystals, lithium fluorophosphate, lithium fluoride, lithium hydroxide, lithium hydroxide monohydrate, and lithium sulfate) (10) 11 Mercury compounds (12) 11 11 Polytetrafluoroethylene (e.g., Teflon) finishes and enamels (1) 11 Explosives: Jet perforators; and oil well bullets (1) 11 11 Spectrophotometers. (1) 11 Parts, n. e. c., specially fabricated for spectrophotometers except siccators and reflectometers. (2) 11 Time interval or recording instruments capable of (1) measuring time intervals of one second or less with an error not exceeding 2 percent or 20 micro seconds which ever is the greater, or (2) counting at over 30 000 counts per second (16) 20 Parts and accessories, n. e. c., specially fabricated for time interval or recording instruments capable of (1) measuring time intervals of one second or less with an error not exceeding 2 percent or 20 micro seconds, whichever is greater, or (2) counting at over 30 000 counts per second (17) 20	Lb	SALT 1	100	RO
832985		Lb	SALT 1	100	R
833900		Lb	SALT	None	RO
833900		Lb	SALT	10	RO
833900		Lb,	SALT	None	RO
843800		Gal	PLAT	1	RO
860700		Lb	MINE 4	250	RO
919050		No	SATE	None	RO
919050		No	SATE	25	RO
919080		No	SATE	None	RO
919080		No	SATE	25	RO

1 The GLV dollar value limit is increased.
 2 The GLV dollar value limit is decreased, effective January 6, 1955.
 3 The processing code is changed or related commodity group number is changed (see § 372.5 (f)).
 4 The letter "A" is added in the column headed "Commodity Lists," indicating that the commodity is subject to the IC/DV procedure (see § 373.2), effective February 14, 1955.
 5 The letter "A" is deleted in the column headed "Commodity Lists," indicating that the commodity is no longer subject to the IC/DV procedure (see § 373.2).
 6 The letter "R" is added in the column headed "Commodity Lists," indicating that the commodity is subject to DL restrictions (see § 374.2) and is excepted from the Time Limit Licensing procedure (see Part 377) effective January 29, 1955.

2. Section 399.2 Appendix B—Commodity interpretations is amended by the addition of a new interpretation to read as follows:

INTERPRETATION 14. RECEIVING-TYPE TUBES (SCHEDULE B No. 707803)

The non-military versions (glass or metal) of types of receiving tubes listed below are excepted from the entry presently on the Positive List under Schedule B No. 707803. Military versions of tubes are identified by the use of the letter "W" following any standard tube designation indicated below. For example, 6J5 and 6J5GT are not on the Positive List; however, 6J5WGT is on the Positive List since the letter "W" indicates that it is a military version.

01-A	1F6	1N6	2V2	5V4	6AH4	6BF5	6G6
0Z4	1F7				6AK6	6BG6	
		1P5	2X2	5W4	6AL5	6BH6	6H6
1A4-P	1G4				6AL7	6BJ6	
1A5	1Q5	1Q5	3A4	5X4	6AN5	6BK5	6J5
1A6	1G6		3A8		6AQ5	6BQ6	6J7
1A7		1R5		5Y3	6AQ7	6BX7	6J8
1AX2	1H4		3D6	5Y4	6AR5	6BY6	
	1H5	1S4			6AR8		6K5
1B3	1H6	1S5	3E6	5Z3	6AS5	6C5	6K6
1B4-P				5Z4	6AS7	6C6	6K7
1B5	1J5	1T4	3LF4		6AU4	6C7	6K8
1B7	1J6	1T5			6AU5	6C8	
			3Q4	6A3	6AV5	6CD6	6L5
1C5	1L4	1U4	3Q5	6A5	6AX4	6CL6	6L6
1C6	1L6	1U5		6A7	6AX5		6L7
1C7	1LA4		3S4	6A8	6AX6		
	1LA6	1-v		6AB5		6D6	6N6
1D5	1LB4	1V2	3V4	6AB7	6B4	6D7	6N7
1D5-GP	1LC5			6AC5	6B5	6E5	
1D7	1LC6	1W4		6AC7	6B6	6E6	6P7
1D8	1LD5		5AU4	6ACD6	6B7	6E7	
	1LE3	1X2	5AX4	6AD7	6B8		6Q7
1E5-GP	1LG5		5AZ4	6AE5	6BA6	6F5	
1E7	1LH4	2A3		6AE6	6BA7	6F6	6R7
	1LN5	2A5		6AE7	6BC7	6F7	
1F4		2A6		6AF6	6BD6	6F8	6S7
1F5	1N5	2A7	5U4	6AG7	6BE6		
			12J5	14F7	25N6	35Z3	53
6S8	6Z5	7Q7	12J7	14H7	25W4	35Z4	55
6SA7	6Z7				25W6	35Z5	56
6SB7	6ZY5	7R7	12K7	14J7			57
6SC7			12K8	14N7	25Y5	36	58
6SD7	7A4	7S7				37	59
6SE7	7A5			14Q7	25Z5	38	70L7
6SF5	7A6	7V7	12Q7		25Z6	40	71
6SF7	7A7			14R7		41	75
6SG7	7A8	7W7	12R8			42	76
6SH7	7AD7		12SA7	14S7	26A7	43	77
6SJ7	7AF7	7X6	12SC7	14W7		45	78
6SK7	7AG7	7X7	12SF5				79
6SL7	7AH7		12SG7				80
6SQ7	7AJ7	7Y4	12SH7	14Y4	28D7	46	81
6SR7	7AK7		12SJ7			47	83
6SS7			12SK7			48	
6ST7	7B4	7Z4	12SL7			49	83-v
6SV7	7B5		12SQ7			50	
6SZ7	7B6	10	12SR7				84/6Z4
	7B7	11					
6T7	7B8	12	12V6	19BG6	32L7	50A5	
						50AX6	
6U4	7C5	12A5					85
6U5	7C6	12A7	12X4	20			89
6U6	7C7	12A8		22	33		
6U7		12AH7	12Z3	24	34		
	7E6	12AL5			35	50B5	
6V3	7E7	12AX4	14A4	25A6	35/51		V99
6V6			14A5	25A7	35A5	50C5	
6V7	7F7		14A7	25AC5		50C6	X99
		12B8	14AF7	25AV5	35B5		
6W4		12BA6				50L6	
6W6	7G7	12BA7	14B6	25B5			112-A
6W7		12BD6	14B8	25B6	35C5	50X6	
	7H7	12BE6		25B8			117L7/M7
6X4			14C5	25BQ6	35L6		117N7
6X5	7J7	12C8	14C7			50Y6	117P7
						50Y7	117Z3
6Y5	7L7	12F5	14E6	25C6	35W4		117Z4
6Y6			14E7	25L6	35Y4	50Z7	117Z6
6Y7	7N7	12H6					

This part of the amendment shall become effective as of December 30, 1954.

(Sec. 3, 63 Stat. 7; 65 Stat. 43; 67 Stat. 62; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp., E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.)

LORING K. MACY,
Director
Bureau of Foreign Commerce.

[F. R. Doc. 55-193; Filed, Jan. 11, 1955; 8:49 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans' Administration

PART 1—GENERAL PROVISIONS

SCOPE OF GRANTS-IN-AID PROGRAM;
REIMBURSABLE CHARGES

1. In § 1.600, the introductory paragraph and paragraph (b) are amended to read as follows:

§ 1.600 Scope of grants-in-aid program. Subject to the applicable appropriation and other acts of the United States Congress, and controlling Veterans' Administration regulations, the Veterans' Administration shall furnish aid in the form of grants to the Republic of the Philippines in amounts as prescribed by Public Law 865, 80th Congress, as amended, as follows:

* * *

(b) To reimburse the Republic of the Philippines for moneys expended for or incident to the hospitalization of such veterans either in the hospitals so constructed or equipped, or any other hospitals in the Philippines, as provided in the aforesaid act, for a period of not to exceed 10 years from January 1, 1950. The total of such grants for any one calendar year shall not exceed the following amounts: for any year prior to 1955, \$3,285,000; for 1955, \$3,000,000; for 1956, \$2,500,000; for 1957, \$2,000,000; for 1958, \$1,500,000; and for 1959, \$1,000,000.

2. In § 1.611, a new paragraph (e) is added as follows:

§ 1.611 Reimbursable charges. * * *

(e) Subject to the availability of appropriated funds, grants will be made by the Veterans' Administration to the Philippine Government to reimburse the Philippine Government for moneys expended for or incident to the hospitalization of eligible veterans in hospitals constructed under Public Law 865, 80th Congress, as amended, provided that expenses incident to the hospitalization of veterans shall be only those determined personally and specifically by the Administrator of Veterans Affairs. Grants may be made at monthly or quarterly intervals in such amounts and in such manner as may be agreed upon between the Administrator of Veterans Affairs and the Secretary of National Defense of the Philippine Government.

(Sec. 5, 62 Stat. 1210; 50 U. S. C. App. 1995)

This regulation is effective January 12, 1955.

[SEAL] J. C. PALMER,
Assistant Deputy Administrator

[F. R. Doc. 55-251; Filed, Jan. 11, 1955; 8:52 a. m.]

TITLE 24—HOUSING AND HOUSING CREDIT

Chapter I—Home Loan Bank Board, Housing and Home Finance Agency

Subchapter B—Federal Home Loan Bank System

[No. 7970]

PART 124—OPERATIONS OF THE BANKS INVESTMENTS

JANUARY 6, 1955.

Resolved, that pursuant to § 108.11 of the general regulations of the Home Loan Bank Board (24 CFR 108.11) paragraph (a) of § 124.2 of the regulations for the Federal Home Loan Bank System (24 CFR 124.2) is hereby amended, effective January 12, 1955 to read as follows:

§ 124.2 Investments. (a) Ordinarily the acquisition and/or disposition of securities shall originate with the Banks. The Board of Directors of a Bank may authorize one or more officers of the Bank to acquire and/or to dispose of such securities which mature or are redeemable within thirteen months as in the judgment of such officer or officers is necessary in the operation of the Bank. The proposed acquisition and/or disposition of all other securities by a Bank

shall be authorized in advance by a majority of the members of its Board of Directors, Executive Committee, or Investment Committee consisting of not less than three members at least a majority of whom shall be directors of the Bank; such authorization shall be either: (1) For each acquisition and/or disposition, or (2) for acquisitions and/or dispositions of securities not exceeding the maximum amount stated in the authorization and not having maturity dates beyond that specified therein, which authorization shall be for a period not exceeding ninety days, and under which one or more of the Bank's officers designated by its Board of Directors may consummate such security transactions as in his or their judgment are necessary in the operation of the Bank. Acquisitions and/or dispositions of securities may be made by any Bank without the prior approval of the Home Loan Bank Board or a designated representative of said Board, only when such security transactions are in conformity with policies established by said Board and transmitted to the Banks or authorizations of said Board or said representative of the Board.

Resolved further that, as this amendment is procedural in character and involves no substantive matter, it is found that notice and public procedure thereon and deferment of the effective date thereof are not required by § 108.12 of the general regulations of the Home

Loan Bank Board (24 CFR 108.12) or section 4 of the Administrative Procedure Act.

(Sec. 17, 47 Stat. 736; 12 U. S. C. 1437)

By the Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F R. Doc. 55-245; Filed, Jan. 11, 1955;
8:51 a. m.]

**TITLE 26—INTERNAL REVENUE,
1954**

**Chapter I—Internal Revenue Service,
Department of the Treasury**

**Subchapter E—Alcohol, Tobacco and Other
Excise Taxes**

[T. D. 6117]

PART 182—INDUSTRIAL ALCOHOL

EDITORIAL NOTE: In Federal Register Document 54-10417, published at page 9433 in Part II, Section 1, of the issue for Friday December 31, 1954, the following changes should be made:

1. The headnote for § 182.52 should read "Denatured alcohol storeroom."
2. "Form 148" should read "Form 1482" in § 182.870.
3. The reference "this article" should read "this subpart" in § 182.1002.
4. In the following sections "district director of customs" should read "collec-

tor of customs" §§ 182.585, 182.600, 182.601, 182.603, 182.610, 182.611, 182.613, 182.616, 182.618, 182.625, 182.627, 182.628, 182.630i—182.630k, 182.762—182.764, 182.766, 182.978, 182.988, 182.993, 182.1003 (c) 182.1005, and 182.1007.

5. In the following sections "internal revenue officer" should read "Government officer" §§ 182.408s, 182.820, 182.903, and 182.1007.

6. References to sections of the Internal Revenue Code should be changed as follows:

- A. "2800" should read "5001" in § 182.999.
- B. "2800 (d)" should read "5005 (b)" in § 182.480.
- C. "2825" should read "5215" in § 182.327.
- D. "Sections 3070 to 3124" should read "chapter 51" in § 182.228 (a).
- E. "Sections 3100 to 3124, inclusive," should read "chapter 51" in §§ 182.5 (b) and 182.979.
- F. "3108" should read "5310" in § 182.162.
- G. "3112" should read "5004" in §§ 182.270, 182.272, and 182.311 (b).
- H. "3112 (a)" should read "5005 (c)" in §§ 182.480 and 182.482.
- I. "3113" should read "5011" in § 182.612.
- J. "3114" should read "5304" in §§ 182.104, 182.162, and 182.595.
- K. "3121 (c)" should read "5313 (b)" in §§ 182.228 (b) and 182.474.
- L. "3125 (a)" should read "5311" in the form in § 182.991.

PROPOSED RULE MAKING

DEPARTMENT OF DEFENSE

**Corps of Engineers, Department of
the Army**

[33 CFR Part 203]

GENERAL BRIDGE REGULATIONS

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given that the general bridge regulations set out in tentative form below are proposed to be prescribed by the Secretary of the Army to govern the operation of drawbridges across navigable waters of the United States during a major disaster or civil defense emergency. 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 Office of the Chief of Engineers, Department of the Army Washington 25, D. C., within the period of 30 days from the date of publication of this notice in the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362; 33 U. S. C. 499) The tentative regulations are quoted, as follows:

§ 203.1 *General.* Drawbridges across navigable waters of the United States will not be opened to navigation for cer-

tain periods determined to be in the interests of public safety by the proper civil defense authorities during a major disaster or civil defense emergency indicated by the military condition of warning: Yellow (i. e., attack by enemy aircraft, probable) or Red (i. e., attack by enemy aircraft imminent) notwithstanding any general or special regulations heretofore or hereafter prescribed for the operation of any such drawbridge or drawbridges.

[SEAL] JOHN A. KLEIN,
Major General, U. S. Army,
The Adjutant General.

[F R. Doc. 55-244; Filed, Jan. 11, 1955;
8:50 a. m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 962]

FRESH PEACHES GROWN IN GEORGIA

**FINDINGS AND DETERMINATIONS WITH RE-
SPECT TO CONTINUATION IN EFFECT OF
AMENDED MARKETING AGREEMENT AND
ORDER**

Pursuant to the applicable provisions of Marketing Agreement No. 99, as amended, and Order No. 62, as amended (7 CFR, Part 962) and the applicable

provisions of the Agricultural Marketing Agreement Act of 1937, as amended (48 Stat. 31, as amended, 7 U. S. C. 601 et seq.) notice was given in the FEDERAL REGISTER on November 24, 1954 (19 F R. 7580) that a referendum would be conducted among the growers who, during the calendar year 1954 (which period was determined to be a representative period for the purpose of such referendum) had been engaged, in the State of Georgia, in the production of peaches for market to determine whether a majority of such growers favor the termination of the amended marketing agreement and order.

Upon the basis of the results of the aforesaid referendum, which was conducted during the period December 10 to December 21, 1954, both dates inclusive, it is hereby found and determined that the termination of the amended marketing agreement and order, regulating the handling of fresh peaches grown in the State of Georgia, is not favored by the requisite majority of such growers.

Done at Washington, D. C., this 7th day of January 1955.

[SEAL] EARL L. BUTZ,
Assistant Secretary.

[F R. Doc. 55-248; Filed, Jan. 11, 1955;
8:51 a. m.]

NOTICES

POST OFFICE DEPARTMENT

REGIONAL DIRECTORS

DELEGATION OF AUTHORITY
DECENTRALIZATION

The following is the text of Orders Nos. 55800 and 55809 of the Postmaster General, dated January 3, 1955, and an excerpt from Order No. 55810 of the Postmaster General, dated January 3, 1955.

Regional headquarters to be established at Boston, for Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont; Order No. 55800, dated January 3, 1955.

Pursuant to the authority of section 1 (b) of Reorganization Plan No. 3 of 1949, the following changes will become effective on January 5, 1955.

1. On the effective date there will be established a regional headquarters at Boston, Massachusetts, under a Regional Director who will exercise the powers, duties, functions and jurisdiction delegated by Order No. 55809 dated January 3, 1955, and Order No. 55810 dated January 3, 1955. Pending appointment of a Regional Director the postal affairs affecting the Bureau of Operations and Bureau of Personnel in the region shall be under the direction of the Regional Operations Manager who will be responsible to the Assistant Postmaster General, Bureau of Post Office Operations. The Regional Operations Manager will be subject to all policy affecting regional operations prescribed by the Department in Washington. There will also be a Regional Controller in the regional office who will be responsible to the Assistant Postmaster General and Controller, Bureau of Finance. The Regional Personnel Manager will be administratively responsible to the Regional Operations Manager so far as Bureau of Operations activities are concerned, and functionally to the Assistant Postmaster General, Personnel. Functions such as those listed below which were formerly discharged by various headquarters, bureaus and offices in Washington will now be discharged by the regional staff.

A. Personnel functions, including such items as recruitment, selection and placement of personnel; training activities; labor relations; safety and health programs; classification of positions; awards and efficiency rating systems, review and disposition of disciplinary actions; and liaison with the Civil Service Commission in the region.

B. Service functions, including recommendations to the Department for the establishment or discontinuance of post offices, classified stations and branches; approval of requests for allowances of funds; maintenance of high standards of service in all post offices; and effective control of costs.

C. Industrial engineering functions, including administration of cost reduction programs; improvement in work methods; endorsement of requests for

capital expenditures; maintenance of work standards; layout of facilities; provision of work simplification methods and training; and development of systems and procedures, other than accounting and fiscal procedures.

D. Controller functions, including the direction of accounting, budget and cost analysis activities.

E. Public information functions, including encouragement of public cooperation and participation in improving postal methods; and maintaining good relations with federal, state and municipal officials.

2. Pending the appointment of a Regional Director, this order does not affect the bureaus and offices of the Department other than:

- A. Bureau of Operations;
- B. Bureau of Personnel;
- C. Bureau of Finance (and Controller)

All other bureaus and offices, however, are expected to coordinate and cooperate with this new regional organization.

3. The region will be divided into six districts. All postmasters in each district will report directly to their district manager.

4. Previous orders or instructions concerning the routing of communications from postmasters to the above-mentioned bureaus in Washington are hereby superseded. All communications, with respect to the functions set forth in this Order will be directed to the appropriate district manager, with the exceptions of monthly and quarterly accounts, which will continue to be routed as at present.

5. District headquarters cities, and the jurisdiction of each district, are as follows:

DISTRICT No. 1—BOSTON, MASS.

Massachusetts counties: Berkshire, Essex, Franklin, Hampden, Hampshire, Middlesex, Norfolk, Suffolk, and Worcester.

DISTRICT No. 2—PORTLAND, MAINE

All counties in Maine.

DISTRICT No. 3—RUTLAND, VT.

All counties in Vermont.

DISTRICT No. 4—CONCORD, N. H.

All counties in New Hampshire.

DISTRICT No. 5—NEW HAVEN, CONN.

All counties in Connecticut.

DISTRICT No. 6—PROVIDENCE, R. I.

All counties in Rhode Island, and Massachusetts counties: Barnstable, Bristol, Plymouth, Dukes, and Nantucket.

6. District Managers will be designated in a separate announcement. They will act for and be responsible to the Regional Operations Manager on post office matters within their Districts. Each District Manager will be responsible for functions delegated to him by the Regional Operations Manager, including such things as: making operating decisions within his District; recommending action on all supervisory appointments;

recommending action on requests for funds; advising Regional Operations Manager on District matters and conditions; carrying out regional policies in the District; interpreting departmental and regional policies and recommending changes; coordinating with other bureaus and government agencies in the District; taking necessary actions on complaints; directing the control of expenditures in the District; and maintaining essential records.

Delegation of authority to Regional Directors; Order No. 55809, dated January 3, 1955:

(a) Effective November 9, 1954, there was created the office of Regional Director, with headquarters at Washington, D. C., for the region established by Order No. 55725, dated September 8, 1954.

(b) Pursuant to authority of section 1 (b) of Reorganization Plan No. 3 of 1949 (63 Stat. 1066) each Regional Director, presently appointed or hereafter appointed (including the person acting as such officer) is hereby vested with general jurisdiction over the postal affairs in his respective region, including all of the powers, duties, functions, and jurisdiction which have been, or which may in the future be, delegated to each officer and employee under his supervision. The regional and district officers and employees shall perform their duties under the supervision of the Regional Director (including the person acting as such officer) in charge of each region.

(c) Excepted from the authority vested by paragraph (b) of this order is the work carried out by the Postal Inspection Service, Mail Equipment Shop, and Divisional Supply Centers, over which the Regional Directors (including the persons acting as such officers) will have no jurisdiction. Jurisdiction over the Inspection Service, and the work carried out by that service, is continued in the Chief Postal Inspector, and jurisdiction over the Mail Equipment Shop and Divisional Supply Centers shall remain under the Assistant Postmaster General, Bureau of Facilities.

(d) Each Regional Director (including the person acting as such) is directly responsible to the Deputy Postmaster General for the execution of his duties, and will receive functional guidance and control from the heads of the several bureaus of the Post Office Department.

Order No. 55810, dated January 3, 1955:

(b) Pursuant to authority of section 1 (b) of Reorganization Plan No. 3 of 1949 (63 Stat. 1066) authority is hereby delegated to each Regional Director presently appointed or hereafter appointed (including the person acting as such officer) to—

(2) Issue temporary travel credentials, on forms prescribed by the Postmaster General, necessary for officers

and employees under his supervision to obtain free transportation on railroad lines in the performance of their official duties. * * *

(R. S. 161, 396; secs. 304, 309, 42 Stat. 24, 25, sec. 1 (b), 63 Stat. 1066; 5 U. S. C. 22, 1332-15, 369)

[SEAL] ABE MCGREGOR GOFF,
The Solicitor

[F R. Doc. 55-219; Filed, Jan. 11, 1955;
8:46 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[Billings Area Office Redlegation Order 1]
SUPERINTENDENTS AND OTHER DESIGNATED
EMPLOYEES

REDELEGATIONS OF AUTHORITY WITH
RESPECT TO CERTAIN FUNCTIONS

PART 1—GENERAL

- Sec. 1.1 Appeals.
- 1.2 Limitations.

PART 2—AUTHORITY OF SUPERINTENDENTS AND
PROJECT ENGINEER

- 2.11¹ Tax exemption certificates.
- 2.12 Leases and permits.
- 2.15 Allotment applications.
- 2.16 Mineral leases and permits.
- 2.18 Release of mortgages.

FUNCTIONS RELATING TO CREDIT MATTERS

- 2.120 Loan agreements and modifications.
- FUNCTIONS RELATING TO LAW AND ORDER
- 2.150 Appointment and removal, Judges, Indian Courts.

FUNCTIONS RELATING TO TRADING WITH
INDIANS

- 2.170 Traders' licenses.

FUNCTIONS RELATING TO FOREST AND RANGE
MANAGEMENT

- 2.230 Timber sales and advertisements.
- 2.242 Negotiation of sale of grazing privileges subsequent to advertisement.

FUNCTIONS RELATING TO MEDICAL, HOSPITAL,
AND NURSING SERVICES

- 2.252 Quarantine of Indians.
- 2.253 Commitment of insane Indians.

PART 1—GENERAL

SECTION 1.1 *Appeals.* Any action taken by any Superintendent or other officer pursuant to Part 2 of this order shall be subject to the right of appeal. An appeal may be taken from the decision of such Superintendent or other officer to the Area Director, Billings Area Office. An appeal must be filed in writing with such Superintendent or other officer and shall be promptly transmitted by him with the record in the case to the Area Director, Billings Area Office. Any action taken by the Area Director pursuant to this order shall be subject to the right of appeal to the Commissioner of Indian Affairs, pursuant to section 1 (a) of Order 551, as amended, of the Bureau of Indian Affairs. Any action

¹In Parts 1 and 2, the section numbers appearing to the right of the decimal correspond to the section numbers used in the Commissioner's delegation Order No. 551, as amended.

taken by the Commissioner of Indian Affairs pursuant to this order shall be subject to the right of appeal to the Secretary of the Interior, pursuant to section 1 (a) of Order 2508, as amended, of the Secretary of the Interior.

SEC. 1.2 *Limitations.* Delegations of authority made by this order are not to be construed as depriving the Area Director of the authority conferred upon him by the Commissioner of Indian Affairs.

PART 2—AUTHORITY OF SUPERINTENDENTS
AND PROJECT ENGINEER

Subject to the provisions of Part 1, Superintendents and Project Engineer may exercise the authority of the Area Director as indicated in this part.

FUNCTIONS RELATING TO LANDS AND
MINERALS

SEC. 2.11 *Tax exemption certificates.* The issuance of tax exemption certificates covering lands designated as tax exempt under the provisions of the acts of June 20, 1936 (49 Stat. 1542) as amended by the act of May 19, 1937 (25 U. S. C., 1946 ed., sec. 412a)

SEC. 2.12 *Leases and permits.* The approval of leases and permits of tribal and individually owned trusts or restricted lands for farming, farm pasture, or business purposes, pursuant to the provisions of 25 CFR Part 171. This authority does not extend to the waiver of requirements for advertising of leases or permits or to the waiver of acreage limitations on farm and farm pasture lands.

SEC. 2.15 *Allotment applications.* The approval and certification of applications for allotments on the public domain under authority of the act of February 8, 1887 (25 U. S. C., 1946 ed., sec. 334) or the acts of February 28, 1891, and June 25, 1910 (25 U. S. C., 1946 ed., sec. 336) and in the national forests pursuant to the act of June 25, 1910 (25 U. S. C., 1946 ed., sec. 337)

SEC. 2.16 *Mineral leases and permits.* (a) The approval of coal, sand, gravel, pumice, and building stone leases and permits of tribal and trust or restricted individually owned lands.

(b) The authority delegated in this section does not include:

- (1) Approval of leases on lands purchased or reserved for agency or school purposes.
- (2) Approval of instruments providing for the payments of overriding royalty
- (3) Assignments of separate horizons or strata of the subsurface.

SEC. 2.18 *Release of mortgages.* The approval of releases of mortgages given as security for loans made from the restricted funds of individual Indians, upon proof of payment of the loan.

FUNCTIONS RELATING TO CREDIT MATTERS

SEC. 2.120 *Loan agreements and modifications.* (b) The approval of applications of individuals for loans (subject to availability of funds) where the total indebtedness of the applicant to the lender does not exceed \$1,500.

FUNCTIONS RELATING TO LAW AND ORDER

SEC. 2.150 *Appointment and removal, Judges, Indian Courts.* The appointment, suspension, and removal for cause of Judges of Courts of Indian Offenses, pursuant to the provisions of 25 CFR 161.

FUNCTIONS RELATING TO TRADING WITH
INDIANS

SEC. 2.170 *Traders' licenses.* The issuance of licenses to traders with the Indian tribes and the removal and revocation of licenses pursuant to 25 CFR Part 276.

FUNCTIONS RELATING TO FOREST AND RANGE
MANAGEMENT

SEC. 2.230 *Timber sales and advertisements.* The issuance of advertisements offering timber for sale and the approval of timber sale contracts on approved forms involving an estimated stumpage volume of not to exceed 50,000 feet, board measure, pursuant to provisions of 25 CFR Part 61. *Provided,* That such contract shall not be made for a longer term than two years.

SEC. 2.242 *Negotiation of sale of grazing privileges subsequent to advertisement.* The negotiation, within one year after date of advertisement pursuant to provisions of 25 CFR Part 71, of the sale of grazing privileges on range units for which no acceptable bid was received on terms not less favorable than those stipulated in the advertisement offering such privileges for sale.

FUNCTIONS RELATING TO MEDICAL, HOSPITAL,
AND NURSING SERVICES

SEC. 2.252 *Quarantine of Indians.* The quarantine of Indians refusing to submit to remedial treatment of contagious or infectious diseases, pursuant to the provisions of 25 CFR Part 84.

SEC. 2.253 *Commitment of insane Indians.* The commitment of insane Indians to State hospitals or institutions, pursuant to the provisions of 25 CFR Part 86.

J. M. COOPER,
Area Director

Approved: January 6, 1955.

H. REX LEE,
Acting Commissioner

[F R. Doc. 55-215; Filed, Jan. 11, 1955;
8:45 a. m.]

Bureau of Land Management

ALASKA

NOTICE OF PROPOSED WITHDRAWAL AND
RESERVATION OF LAND FOR THE DEPART-
MENT OF THE AIR FORCE; CORRECTION

JANUARY 4, 1955.

Notice of the Proposed Withdrawal and Reservation of Land for the Department of the Air Force near the Chena River in accordance with the application serialized Fairbanks 010082 in the Fairbanks area was published in the FEDERAL REGISTER on October 23, 1954 (19 F R. 6834) A correction to this notice which stated that these were unsurveyed lands

was published in the FEDERAL REGISTER on December 15, 1954 (19 F. R. 8593)

The description of the lands as published in both of these issues omitted stating that of the land located in the unsurveyed sections 8 and 9 only that portion lying south of the Chena River was included in the proposed withdrawal. The description of the lands involved in this application is hereby corrected to read as follows:

- T. 1 S., R. 4 E., F. M. (Unsurveyed),
 Sec. 8: That portion lying south of the Chena River;
 Sec. 9: That portion lying south of the Chena River;
 Sec. 10: W $\frac{1}{2}$ lying south of the Chena River;
 Sec. 15: W $\frac{1}{2}$.
 Sec. 16: All;
 Sec. 17: That portion lying south of the Chena River;
 Sec. 18: That portion lying south of the Chena River;
 Sec. 19: N $\frac{1}{2}$.
 Sec. 20: All;
 Sec. 21: N $\frac{1}{2}$ and SW $\frac{1}{4}$.
 Sec. 22: NW $\frac{1}{4}$.

Containing approximately 4,100 acres.

LOWELL M. PUCKETT,
 Area Administrator

[F. R. Doc. 55-216; Filed, Jan. 11, 1955;
 8:45 a. m.]

Bureau of Reclamation

[Regional Director's Order 10]

PROJECT MANAGER, COLUMBIA BASIN
 PROJECT OFFICE

REDELEGATION OF AUTHORITY

DECEMBER 23, 1954.

SECTION 1 Authority. Pursuant to authority delegated to Regional Directors by Commissioner's Order No. 34 of October 6, 1954 (19 F. R. 6555) and Amendment No. 1 thereof, dated October 29, 1954, the following powers and authorities are hereby redelegated to the Project Manager, Columbia Basin Project Office, Ephrata, Washington:

Sec. 1.01 Exchange of land. Effect, at approved appraised values, the exchange of lands or interests therein owned by the United States for lands or interests therein owned by other persons or entities.

Sec. 1.02 Sale of land. Effect, at approved appraised values:

(a) The sale of Government-owned lands comprising full-time and part-time farm units to persons who are determined by an examining board or the Regional Director to be qualified to purchase such units;

(b) The sale of Government-owned lands comprising but parts of farm units to owners of the remainder of the respective farm units; and

(c) The sale of Government-owned lands, under section 4 of the Columbia Basin Project Act (57 Stat. 14) which will not be included in farm units.

Sec. 1.03 Leases. Execute leases for specified rights except for grazing, agricultural or recreational uses, for periods not exceeding 10 years, of public lands

under reclamation withdrawal and lands acquired for reclamation purposes; consent to subleases thereunder and modify consent to assignment of, terminate, or cancel such leases.

Sec. 1.04 Licenses. Grant licenses for periods not exceeding 10 years for the construction or operation of electric power distribution of a voltage of 15 kilovolts or less.

Sec. 1.05 Relocation of property. Execute contracts for the relocation of properties where the obligation of the United States does not exceed \$50,000, and execute all necessary grants and conveyances in connection therewith.

Sec. 1.06 Crossing agreements. Execute contracts for the division of work and reimbursement of costs for construction of crossings under and in accordance with blanket crossing agreements where the obligation of the United States does not exceed \$50,000; approve plans and specifications under such crossing agreements; and issue notices of completion and proposed division of ownership and maintenance responsibility of facilities constructed thereunder.

Sec. 1.07 Dedication of thoroughfares. Dedicate in the name of the Secretary for public thoroughfares both the public lands of the United States in the Columbia Basin Project area and the lands acquired under provisions of section 4 of the Columbia Basin Project Act, as amended.

Sec. 1.08 Farm unit plats. Designate irrigation blocks and approve preliminary farm unit plats, publish notice of intention to establish such plats, and make the plats available in the County Auditors' offices.

Sec. 1.09 Land inclusions. Approve the inclusion of lands within irrigation districts.

Sec. 1.10 Leases between landowners and lessees. Review the terms and conditions of leases between landowners and lessees on the Columbia Basin Project where the leasehold or the combined leasehold and ownership exceeds 160 irrigable acres of project lands for which the United States is prepared to deliver water require the furnishing of such material as may be necessary in connection therewith or the operation thereunder determine that the terms and conditions of such leases are satisfactory and in keeping with the purposes of the Columbia Basin Project Act, as amended, and that operations under such leases would be beneficial to the lands involved; and, after making these determinations, approve such leases.

Sec. 1.11 Recordable contracts. Review material furnished by landowners seeking to have their lands covered by recordable contracts, where it is required to furnish proof in writing as to the terms of the transactions by which they or their ancestors or devisees acquired title to the lands; make findings as to whether the transactions were bona fide and for considerations not in excess of the full, fair market value of the lands as of the date of their purchase without reference to, or increment by reason of,

the project; execute recordable contracts or, after securing the concurrence of the Regional Director, notify the landowners of negative findings and the reasons therefor.

Sec. 1.12 Temporary water service. Establish appropriate charges and execute contracts for furnishing temporary water service to nonirrigable lands included in farm units on the Columbia Basin Project, provided that such contracts do not extend beyond the announcement of the final irrigable area survey for the farm units involved; limit water deliveries to amounts determined adequate for the irrigable lands included in such farm units in those cases where persons violate the provisions of such contracts, and where persons irrigate substantial areas of such lands without entering into such contracts. Establish appropriate charges and execute contracts for furnishing temporary water service to conformed farm units in irrigation blocks where facilities have not been completed.

Sec. 1.13 Municipal and miscellaneous water service. Establish appropriate charges and execute contracts to furnish water from project works for municipal supply or miscellaneous purposes, wherein the amount of water to be furnished under any single contract does not exceed 500 acre-feet in one year, in accordance with proviso numbered (2) of subsection (c) of section 9 of the Reclamation Project Act of 1939.

Sec. 2. Revocation. Regional Director's Order No. 8 dated February 11, 1954, is hereby superseded.

Sec. 3. General. Authorities delegated by this order are in addition to authorities delegated to the Project Manager by Regional Director's Order No. 9.

H. T. NELSON,
 Regional Director

[F. R. Doc. 55-217; Filed, Jan. 11, 1955;
 8:45 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1068, as amended; 29 U. S. C. and Sup. 214) and Part 522 of the regulations issued thereunder (29 CFR Part 522) special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates applicable under section 6 of the act have been issued to the firms listed below. The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provision of Part 522. The effective and expiration dates, occupations, wage rates, number or proportion of learners, and learning period for certificates issued under the general learner regulations (§§ 522.1 to 522.14) are as indicated below conditions provided in

certificates issued under special industry regulations are as established in these regulations.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear and Other Odd Outerwear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry Learner Regulations (29 CFR 522.160 to 522.168, as amended July 5, 1954, 19 F R. 3326)

Bee and Gee Pants Co., 104-106 River Street, Olyphant, Pa., effective 12-23-54 to 12-22-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (men's and boys' pants).

Michael Berkowitz Co., Inc., Mechanic Street, Frostburg, Md., effective 12-20-54 to 12-19-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (men's pajamas)

Dart-Win Trousers Co., Gonzales, La., effective 1-3-55 to 7-2-55; 50 learners for plant expansion purposes (men's dress trousers).

East Salem Shirt Factory, Delaware Township, Juniata County, R. D., Mifflintown, Pa., effective 12-23-54 to 12-22-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (dress and sport shirts)

Epstein-Harris Manufacturing Co., 309 Peabody Street, Nashville, Tenn., effective 12-28-54 to 12-27-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (women's and misses' dresses)

Lark Dress Co., Fifth and Walnut Streets, Shamokin, Pa., effective 12-28-54 to 12-27-55; 10 learners for normal turnover purposes (women's and misses, cotton and rayon dresses).

McAlisterville Shirt Factory, Fayette Township, Juniata County, Box A, McAlisterville, Pa., effective 12-23-54 to 12-22-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (dress and sport shirts).

Morgan Shirt Co., Inc., Morgantown, W Va., effective 12-28-54 to 12-27-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (women's and girls' blouses).

Pike Garments, Inc., 208-10 South Oak Street, Troy, Ala., effective 1-5-55 to 1-4-56; 10 percent of the total number of factory production workers for normal labor turnover purposes (men's and boys' cotton and rayon pajamas).

Rainfair, Inc., Wynne, Ark., effective 12-23-54 to 6-22-55; 25 learners for plant expansion purposes (men's single dress pants).

Rexmont Mills, Inc., Rexmont, Pa., effective 12-20-54 to 12-19-55; 5 learners for normal labor turnover purposes (ladies' and children's lingerie).

Richfield Shirt Factory, Monroe Township, Juniata County, Richfield, Pa., effective 12-23-54 to 12-22-55; 10 percent of the total number of factory production workers for normal labor turnover purposes (dress and sport shirts).

Ruth Originals Corporation, 107 South Main Street, Hendersonville, N. C., effective 12-27-54 to 12-26-55; 3 learners for normal labor turnover purposes (ladies' and misses' medium priced dresses).

Shamrock Manufacturing Corp., Building No. 9, Municipal Airport, Daytona Beach, Fla., effective 12-22-54 to 6-5-55; 10 additional learners for plant expansion purposes (supplemental certificate) (robes and blouses).

Sherayne Blouse Co., Inc., 217 East Barnes Street, Wilson, N. C., effective 12-20-54 to 12-19-55; 10 percent of the total number of fac-

tory production workers for normal labor turnover purposes (women's blouses).

Wentworth Manufacturing Co., Lake City, S. C., effective 12-22-54 to 6-21-55; 25 learners for plant expansion purposes (women's cotton house dresses).

Cigar Industry Learner Regulations (29 CFR 522.201 to 222.211, as amended October 27, 1952, 17 F. R. 8633)

I. Lewis Cigar Manufacturing Co., South Second and Washington Streets, Steelton, Pa., effective 12-22-54 to 12-21-55; 10 percent of the number of factory workers in the occupations listed below, for normal labor turnover purposes: Cigar machine operating, and packing (cigars retailing for over 6 cents) each 320 hours; packing (cigars retailing for 6 cents or less), and machine stripping, each 160 hours. All at 65 cents per hour.

Glove Industry Learner Regulations (29 CFR 522.220 to 522.231, as amended July 13, 1953, 18 F R. 3292)

Knoxville Glove Co., 819 McGhee Street, Knoxville, Tenn., effective 12-31-54 to 12-30-55; 10 percent of the total number of machine stitchers for normal labor turnover purposes (cotton, jersey, and leather-palm work gloves).

Lambert Manufacturing Co., Plant No. 1, 501 Jackson Street, Chillicothe, Mo., effective 12-20-54 to 12-19-55; 10 learners for normal labor turnover purposes (cotton work gloves)

Lambert Manufacturing Co., Plant No. 3, 1006 Washington Street, Chillicothe, Mo., effective 12-20-54 to 12-19-55; 10 learners for normal labor turnover purposes (leather work gloves).

Hosiery Industry Learner Regulations (29 CFR 522.40 to 522.46, as amended May 3, 1954, 19 F R. 1761)

Black Mountain Hosiery Mills, Inc., Black Mountain, N. C., effective 12-20-54 to 12-19-55; 5 learners for normal labor turnover purposes (seamless).

Knitted Wear Industry Learner Regulations (29 CFR 522.68 to 522.79, as amended January 21, 1952, 16 F R. 12866)

Lady Jane Manufacturing Co., Inc., 125 South Spruce Street, Mount Carmel, Pa., effective 12-27-54 to 12-26-55; 5 percent of the total number of factory production workers for normal labor turnover purposes (ladies' underwear from knitted rayon).

Each certificate has been issued upon the employer's representation that employment of learners at subminimum rates is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of Part 522.

Signed at Washington, D. C., this 27th day of December 1954.

MILTON BROOKE,
Authorized Representative
of the Administrator

[F R. Doc. 55-218; Filed, Jan. 11, 1955; 8:46 a. m.]

CIVIL AERONAUTICS BOARD

PAN AMERICAN WORLD AIRWAYS, INC.,
ET AL.

NOTICE OF INFORMAL CONFERENCES

Agreement C. A. B. No. 7648, R-18, 82 and 107. Agreement C. A. B. No. 2698, R-23 et al. (Order No. E-3230) Pan American World Airways, Inc., various air carriers, foreign air carriers, and other carriers.

In the matter of certain resolutions adopted at the Traffic Conference Meetings of the International Air Transport Association (IATA) at Honolulu between Pan American World Airways, Inc., various air carriers, foreign air carriers, and other carriers, relating to conditions of carriage and related traffic regulations.

Notice is hereby given, pursuant to Order No. E-8842 (19 F R. 9250, Dec. 28, 1954) that informal conferences between the Board's staff, members of IATA and other interested persons will be held on January 27 at 10:00 a. m., e. s. t., in Room 1851, Commerce Building, Fourteenth and Constitution Avenue NW., Washington, D. C., for the purpose of clarifying the issues and factual materials relating to this proceeding and attempting to obtain agreement on the particular issues and related factual material for submission to the Board.

For further details, interested parties are referred to Order No. E-8543, 19 F R. 5026 (Aug. 10, 1954) Order No. E-8632, 19 F R. 6071 (Sept. 21, 1954) and to the copies of the resolutions which are on file with the Commercial Rate Section of the Civil Aeronautics Board.

Attention is further directed to the provision of Order No. E-8842, that any person desiring to participate in such conferences should on or before January 17, 1955, file with the Board notice of its desire to so participate, together with a statement showing the basis of its interest in the proceeding.

Dated at Washington, D. C., January 7, 1955.

[SEAL] M. C. MULLIGAN,
Secretary.

[F R. Doc. 55-247; Filed, Jan. 11, 1955; 8:51 a. m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-2649, G-2669, G-2677, G-2730, G-2780, G-2821, G-2822, G-2947, G-2955, G-2997, G-3011, G-3027]

GRAY WOLFE CO. ET AL.

NOTICE OF FINDINGS AND ORDERS

JANUARY 5, 1955.

In the matters of The Gray Wolfe Company, Docket No. G-2649 L. D. French, Docket No. G-2669 L. D. French, Docket No. G-2677 H. H. Weinert et al., Docket No. G-2730 A. C. Moorhead, Docket No. G-2780; Sellwood-Myers, Docket No. G-2821, Kingery Drilling Company, Inc., Docket No. G-2822; Victor P. Grage and George A. Musselman, Docket No. G-2947; Mills Bennett Estate, Docket No. G-2955 Bee Quin, Docket No. G-2997 Jabco, Inc., Mrs.

Katherine Adger Atkins, Docket Nos. G-3011 and G-3027.

Notice is hereby given that on December 14, 1954, the Federal Power Commission issued its findings and orders adopted December 8, 1954, issuing certificates of public convenience and necessity in the above-entitled matters.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-238; Filed, Jan. 11, 1955;
8:50 a. m.]

[Docket Nos. G-2998, G-3013—G-3016,
G-3019, G-3034, G-3142, G-3187]

BEE QUIN ET AL.

NOTICE OF FINDINGS AND ORDERS

JANUARY 5, 1955.

In the matters of Bee Quin, Docket No. G-2998; Wyrick & Hughes, Docket No. G-3034, M. F. McCain, et al., Docket No. G-3142; William J. Helis, Jr., Docket No. G-3187; Barnwell & Kinzler, Lawless Operation, Ltd., William M. Plaster, and A. M. Rozeman, Docket No. G-3013; Barnwell & Kinzler, West Bethany Operation, Ltd., R. S. Barnwell, Sr., William M. Plaster and A. M. Rozeman, Docket No. G-3015; Barnwell & Kinzler, Carthage Operation, Ltd., and R. S. Barnwell, Sr., Docket No. G-3016; Barnwell & Kinzler, Greenwood Operation, Docket No. G-3014, Leland Davison, Docket No. G-3019.

Notice is hereby given that on December 14, 1954, the Federal Power Commission issued its findings and orders adopted December 8, 1954, issuing certificates of public convenience and necessity in the above-entitled matters.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-239; Filed, Jan. 11, 1955;
8:50 a. m.]

[Docket Nos. G-3046, G-3050, G-3056, G-3058,
G-3060, G-3156, G-3179, G-3182, G-3213,
G-3295, G-3299]

JOSEPH S. MORRIS ET AL.

NOTICE OF FINDINGS AND ORDERS

JANUARY 6, 1955.

In the matters of Joseph S. Morris et al., Docket No. G-3046; John G. Findlater, Docket No. G-3050; Texas Gulf Producing Company, Docket No. G-3056; John I. Moore, and P. D. Moore, Docket No. G-3058; R. H. Goodrich, Docket No. G-3060; Laurence Corbett Kelly, Docket No. G-3156, E. F. Fox, and Alice C. Fox, Docket No. G-3179; Rupert Cox, Docket No. G-3182; L. N. Skipper et al., Docket No. G-3213; Wilbur M. Skidmore, Docket No. G-3295; E. G. Bateman doing business as Bateman Drilling Company Docket No. G-3299.

Notice is hereby given that on December 15, 1954, the Federal Power Commission issued its findings and orders adopted December 8, 1954, issuing certificates of public convenience and necessity in the above-entitled matters.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-240; Filed, Jan. 11, 1955;
8:50 a. m.]

[Docket No. G-3165]

PAUL SHAFFER

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that Paul Shaffer (Applicant) an individual whose address is P. O. Box 369, Huntington, West Virginia, filed an application on September 27, 1954, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from the S. A. Amburgy Farm, Knott County, Kentucky, which he sells to Kentucky West Virginia Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 7, 1955, at 9:50 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application. *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 28th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-226; Filed, Jan. 11, 1955;
8:47 a. m.]

[Docket Nos. G-3548, G-3549, G-3550]

MIDSTATES OIL CORP.

NOTICE OF APPLICATIONS AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that Midstates Oil Corporation (Applicant) the address of which is Midstates Building, Tulsa, Oklahoma, filed, on September 28, 1954, applications in the above-entitled proceedings for certificates of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant

to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the applications, which are on file with the Commission and open for public inspection.

In Docket No. G-3548, Applicant, which produces natural gas from the Bistineau Field, Webster Parish, Louisiana, proposes to sell such gas to Arkansas Louisiana Gas Company for resale in interstate commerce under a contract dated June 24, 1954.

In Docket No. G-3549, Applicant, which produces natural gas from the Hosstetter Field, McMullen County Texas, proposes to sell such gas to Texas Eastern Transmission Corporation, (Wilcox Trend Gathering System, Inc.) for resale in interstate commerce under a contract dated November 20, 1953.

In Docket No. G-3550, Applicant, which produces natural gas from the Sentell Field, Bossier Parish, Louisiana, proposes to sell such gas to Arkansas Louisiana Gas Company for resale in interstate commerce under a contract dated May 19, 1954.

These related matters should be heard on a consolidated record and disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 2, 1955, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such applications: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before January 19, 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-227; Filed, Jan. 11, 1955;
8:47 a. m.]

[Docket Nos. G-3551, G-3590, G-3804, G-3870,
G-3907, G-4007, G-4079, G-4110, G-4289,
G-4290, G-4350]

MIDSTATES OIL CORP ET AL.

NOTICE OF FINDINGS AND ORDERS

JANUARY 6, 1955.

In the matters of Midstates Oil Corporation, Docket No. G-3551; Crown Central Petroleum Corporation, Docket No. G-3804, Coltexo Corporation Docket

No. G-3870; Rebstock and Reeves Drilling Company, Docket No. G-3907; Jay Simmons, Docket No. G-4007; Ted Weiner, et al., Docket No. G-4079; Ted Weiner, et al., Docket No. G-4110; Shell Oil Company Docket No. G-4289; Shell Oil Company Docket No. G-4290; Sun Oil Company Docket No. G-4350; Schafer Drilling Company Docket No. G-3590.

Notice is hereby given that on December 15, 1954, the Federal Power Commission issued its findings and orders adopted December 8, 1954, issuing certificates of public convenience and necessity in the above-entitled matters.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-241; Filed, Jan. 11, 1955; 8:50 a. m.]

[Docket No. G-3595]

RUSSEL GAS CO.

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that Russel Gas Company (Applicant) with its principal place of business at Shinglehouse, Pennsylvania, filed an application on September 28, 1954, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas in Sharon Township, Potter County Pennsylvania, which it sells to Empire Gas & Fuel Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 3, 1955, at 9:40 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein

of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-228; Filed, Jan. 11, 1955; 8:48 a. m.]

[Docket Nos. G-3801, G-3906, G-3916, G-3986, G-3993]

E. L. BUSH ET AL.

NOTICE OF APPLICATIONS AND DATE OF HEARING

JANUARY 5, 1955.

In the matters of E. L. Bush, Docket No. G-3801, Clay S. Crouse, Trustee for

Docket No.	Applicant	Location of field	Address	Date filed
G-3801..	E. L. Bush.....	Glennville District, Gilmer County, W Va.	Big Springs, W Va.....	Sept. 30, 1954
G-3906..	Clay S. Crouse, trustee for Cecile R. Goodall, et al.	Birch District, Braxton County, W Va.	Berkley, W Va.....	Oct. 1, 1954
G-3916..	D. A. Null.....	Law Lease, Taylor County, W Va.	Hundred, W Va.....	Oct. 1, 1954
G-3986..	Dennis L. Cather and Mary Emily Hempmill.	Flemington District, Taylor County, W Va.	Flemington, W Va.....	Oct. 1, 1954
G-3993..	Cloe Crouse, attorney-in-fact for John W Yoak, et al.	Birch District, Braxton County, W Va.	White Oak, W Va.....	Oct. 1, 1954

The respective Applicants produce natural gas as specified above, which they sell as independent-producers to Equitable Gas Company in interstate commerce for resale.

These related matters should be heard on a consolidated record and disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 9, 1955, at 9:40 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such applications: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 28th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-229; Filed, Jan. 11, 1955; 8:48 a. m.]

Cecile Goodall, et al., Docket No. G-3906; D. A. Null, Docket No. G-3916; Dennis L. Cather and Mary Emily Hempmill, Docket No. G-3986; Chloe Crouse, Attorney-in-Fact for John W Yoak, et al., Docket No. G-3993.

Take notice that there have been filed with the Federal Power Commission applications, as hereinafter specified; each for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing the respective Applicants to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the respective applications, which are on file with the Commission and open for public inspection:

[Docket No. G-3917]

D. A. NULL

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that D. A. Null (Applicant) an individual whose address is Hundred, West Virginia, filed an application on October 1, 1954, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from the Phillips Lease, Church District, Wetzel County West Virginia, which he sells to Null and Morehead Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 9, 1955, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Com-

NOTICES

[Docket No. G-4424]

W E. BAKKE

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

In the matter of W E. Bakke, Herbert L. Dillon, et al., Docket No. G-4424.

Take notice that W E. Bakke for himself and as representative for Herbert L. Dillon et al. (hereinafter called "Applicant") an individual whose address is 1522 Alamo National Building, San Antonio, Texas, filed an application on October 15, 1954, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from the Hugoton Field, Stanton, Morton, Finney Haskell and Kearny Counties, Kansas, which he sells to Colorado Interstate Gas Company and Cities Service Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 1, 1955, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-232; Filed, Jan. 11, 1955;
8:48 a. m.]

[Docket No. G-4646]

J. F BROWN

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that J. F Brown (Applicant) an individual whose address is Williamson, West Virginia, filed an ap-

plication on November 1, 1954, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from the Matewan Field, Mingo County, West Virginia, which he sells in interstate commerce to Columbian Carbon Company for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 3, 1955, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however*, That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-233; Filed, Jan. 11, 1955;
8:49 a. m.]

[Docket No. G-4647]

J. FRANK BROWN

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that J. Frank Brown (Applicant) an individual whose address is Williamson, West Virginia, filed an application on November 1, 1954, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant sells natural gas, produced in Logan and Mingo Counties, West Virginia, and in Pike County Kentucky, to United Fuel Gas Company for resale in interstate commerce.

mission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 28th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-230; Filed, Jan. 11, 1955;
8:48 a. m.]

[Docket No. G-3937]

O. H. STUMBO, TRUSTEE

NOTICE OF APPLICATION AND DATE OF HEARING

JANUARY 5, 1955.

Take notice that O. H. Stumbo, Trustee (Applicant) an individual whose address is 124 Brown Avenue, Lexington, Kentucky, filed an application on October 1, 1954, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from 3 wells near Topmost, Knott County, Kentucky, which he sells to Kentucky West Virginia Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 7, 1955, at 9:30 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 28th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-231; Filed, Jan. 11, 1955;
8:48 a. m.]

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 3, 1955, at 9:50 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application. *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-234; Filed, Jan. 11, 1955;
8:49 a. m.]

[Docket No. G-4797]

CABELL OIL AND GAS CO.

NOTICE OF APPLICATION AND DATE OF
HEARING

JANUARY 5, 1955.

Take notice that Cabell Oil and Gas Company (Applicant) a partnership whose address is Harrisville, West Virginia, filed an application on November 12, 1954, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas in Wayne County West Virginia, which it sells to United Fuel Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 1, 1955, at 9:40 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Wash-

ington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-235; Filed, Jan. 11, 1955;
8:49 a. m.]

[Docket No. G-4809]

CALIFORNIA CO.

NOTICE OF APPLICATION AND DATE OF
HEARING

JANUARY 5, 1955.

Take notice that The California Company (Applicant) a California corporation whose address is The California Company Building, New Orleans, Louisiana, filed an application on November 12, 1954, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant will produce natural gas from the St. Martinville Field, St. Martin Parish, Louisiana, which it proposes to sell to United Gas Pipe Line Company for resale in interstate commerce.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 2, 1955, at 9:40 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance

with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 19th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-236; Filed, Jan. 11, 1955;
8:49 a. m.]

[Docket No. G-5228]

VERNON F TAYLOR, INC.

NOTICE OF APPLICATION AND DATE OF
HEARING

JANUARY 5, 1955.

Take notice that Vernon F Taylor, Inc. (Applicant) a Pennsylvania corporation, whose address is 1036 First National Bank Building, Denver, Colorado, filed an application on November 22, 1954, for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing Applicant to render service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application, which is on file with the Commission and open for public inspection.

Applicant produces natural gas from the Keyes Field, Cimarron County Oklahoma, which it sells to Colorado Interstate Gas Company in interstate commerce for resale.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

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 on February 1, 1955, at 9:50 a. m., e. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may after a non-contested hearing, dispose of the proceedings pursuant to the provisions of § 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 24th day of January 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL] LEON M. FUQUAY,
Secretary.

[F R. Doc. 55-237; Filed, Jan. 11, 1955;
8:49 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 812-907]

E. I. DU PONT DE NEMOURS AND Co.

NOTICE OF APPLICATION REGARDING AMENDMENTS TO BONUS PLAN

JANUARY 6, 1955.

Notice is hereby given that E. I. du Pont de Nemours and Company ("Applicant") of Wilmington, Delaware, an affiliated person of and presumptively controlled by Christiana Securities Company ("Christiana") a closed-end non-diversified management company registered under the Investment Company Act of 1940, has filed an application pursuant to Rule N-17D-1 of the general rules and regulations under the act regarding proposed amendments to Applicant's bonus plan to be adopted upon approval by the stockholders of the Applicant. Such bonus plan, as proposed to be amended, would involve or may from time to time involve participation by affiliated persons of a registered investment company (Christiana) or of a company (Applicant) controlled by such registered investment company (Christiana) in a bonus or profit-sharing plan or arrangement in which such controlled company (Applicant) is a participant, and the participation of such affiliated persons in said plan of said controlled company (Applicant) is or would be prohibited by Rule N-17D-1 unless an application regarding such plan or arrangement has been filed with the Commission and has been granted by order entered prior to the submission of such plan or arrangement to security holders for approval, or prior to the adoption thereof if not so submitted.

It appears from the application that the proposed amendments involve: (a) a change in the definition of "bonus net capital employed" as used in determining the "Bonus Fund" available for bonuses to employees in recognition of their general contribution to Applicant's success by their ability efficiency, and loyalty; (b) a vesting in the Executive Committee of more discretion in the delegation of authority to award, and to determine the amount of, bonuses granted on the basis of "conspicuous service" rendered; (c) a change to permit payment of a "three-part" bonus awarded for "conspicuous service" within not more than 18 months from the time of the award; and (d) other changes in wording in the interest of clarity.

Rule N-17D-1 provides, among other things, that it shall be unlawful, with certain exceptions not applicable here, for any affiliated person of a registered investment company or of any company controlled by any such registered company to participate in, or effect any transaction in connection with, any bonus plan in which any such registered company or controlled company is a participant unless an application regarding such plan has been granted by the Commission.

For a more detailed statement of the matters of fact and law asserted, all interested persons are referred to said

application which is on file in the offices of the Commission in Washington, D. C.

Notice is further given that any interested person may not later than January 18, 1955, at 5:30 p. m., submit to the Commission in writing any facts bearing upon the desirability of a hearing on the matter and may request that a hearing be held, such request stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D. C. At any time after said date, the application may be granted as provided in Rule N-5 of the rules and regulations promulgated under the act.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F R. Doc. 55-220; Filed, Jan. 11, 1955;
8:46 a. m.]

INTERSTATE COMMERCE COMMISSION

[Notice 42]

MOTOR CARRIER APPLICATIONS

JANUARY 7, 1955.

Protests, consisting of an original and two copies, to the granting of an application must be filed with the Commission within 30 days from the date of publication of this notice in the FEDERAL REGISTER and a copy of such protest served on the applicant. Each protest must clearly state the name and street number, city and state address of each protestant on behalf of whom the protest is filed (49 CFR 1.240 and 1.241). Failure to seasonably file a protest will be construed as a waiver of opposition and participation in the proceeding unless an oral hearing is held. In addition to other requirements of Rule 40 of the general rules of practice of the Commission (49 CFR 1.40) protests shall include a request for a public hearing, if one is desired, and shall specify with particularity the facts, matters and things relied upon, but shall not include issues or allegations phrased generally. Protests containing general allegations may be rejected. Requests for an oral hearing must be supported by an explanation as to why the evidence cannot be submitted in the form of affidavits. Any interested person, not a protestant, desiring to receive notice of the time and place of any hearing, prehearing conference, taking of depositions, or other proceedings shall notify the Commission by letter or telegram within 30 days from the date of publication of this notice in the FEDERAL REGISTER.

Except when circumstances require immediate action, an application for approval, under section 210a (b) of the act, of the temporary operation of motor carrier properties sought to be acquired in an application under section 5 (2) will not be disposed of sooner than 10 days

from the date of publication of this notice in the FEDERAL REGISTER. If a protest is received prior to action being taken, it will be considered.

APPLICATIONS OF MOTOR CARRIERS OF PROPERTY

No. MC 1124 Sub 121, HERRIN TRANSPORTATION COMPANY, a corporation, 2301 McKinney Avenue, Houston, Texas. Applicant's attorney Robert A. Ainsworth, Jr., National Bank of Commerce Building, New Orleans 12, La. For authority to operate as a *common carrier* over regular routes, transporting: *General commodities, including dangerous explosives*, but excluding those of unusual value, household goods as defined by the Commission, commodities in bulk, and commodities requiring special equipment, (1) between New Orleans, La., and Jacksonville, Fla., from New Orleans over U. S. Highway 90 to Mobile, Ala., thence over U. S. Highway 31 to Brewton, Ala., thence over U. S. Highway 29 to Andalusia, Ala., thence over U. S. Highway 84 to Valdosta, Ga., thence over U. S. Highway 41 to Lake City, Fla., and thence over U. S. Highway 90 to Jacksonville, Fla., serving no intermediate points between New Orleans and Brewton, including Brewton, and no freight will be transported from the origin point of Valdosta, Ga., to Jacksonville, Fla., as a destination point, or from Jacksonville, Fla., as an origin point to Valdosta, Ga., as a destination point, (2) between New Orleans, La., and Jacksonville, Fla., from New Orleans over U. S. Highway 90 to Jacksonville, serving all intermediate points between Pensacola, Fla., and Jacksonville, Fla., but not including Pensacola, Fla., (3) permission is also requested in this application to serve a radius of 15 miles of each incorporated town, city or municipality involved in this application, and (4) permission is also requested to serve any point within 10 miles of either side of the highway in that portion of the routes where it is proposed that intermediate points will be served. Applicant is authorized to conduct operations in Louisiana, Texas, and Arkansas.

No. MC 2862 Sub 54, ARROW TRANSPORTATION COMPANY OF DELAWARE, doing business as ARROW TRANSPORTATION COMPANY, a corporation, 3125 N. W. 35th Ave., Portland, Ore. Applicant's attorney Wm. P. Ellis, 1102 Equitable Bldg., Portland 4, Ore. For authority to operate as a *common carrier* over irregular routes, transporting: *Cherries in brine*, in bulk, in tank vehicles, between points in Washington, Oregon, California, and Utah.

NOTE: Applicant proposes to transport *contaminated shipments* on return movements.

No. MC 29910 Sub 40, THE ARKANSAS MOTOR FREIGHT LINES, INC., 401 South 11th Street, Fort Smith, Ark. Applicant's attorney Thomas Harper, Kelley Building, Fort Smith, Ark. For authority to operate as a *common carrier* over a regular route, transporting: *General commodities, including commodities of unusual value, Class A and B explosives*, and *commodities in bulk*, but excluding household goods as defined by the Commission, and commodities re-

quiring special equipment, between El Dorado, Ark., and Texarkana, Ark.-Tex., over U. S. Highway 82 (via Magnolia, Ark.) serving no intermediate points, as an alternate or connecting route, in connection with the carrier's regular route operations (1) between Texarkana, Ark., and Mena, Ark., (2) between Shreveport, La., and Texarkana, Ark.-Tex., (3) between Bradford, Ark., and Texarkana, Ark., (4) between Fordyce, Ark., and El Dorado, Ark. (via Camden) and (5) between El Dorado, Ark., and Greenville, Miss., and movement of empty motor vehicle equipment used in connection with the carrier's regular route operations, between El Dorado, Ark., and Texarkana, Ark.-Tex., over the above specified route. Applicant is authorized to conduct operations in Arkansas, Illinois, Kansas, Louisiana, Mississippi, Missouri, Tennessee and Texas.

No. MC 29910 Sub 41, THE ARKANSAS MOTOR FREIGHT LINES, INC., 401 South 11th Street, Fort Smith, Ark. Applicant's attorney: Thomas Harper, Kelley Building, Fort Smith, Ark. For authority to operate as a common carrier over a regular route, transporting: *General commodities*, including *commodities of unusual value, class A and B explosives, and commodities in bulk*, but excluding household goods as defined by the Commission, and commodities requiring special equipment, between Camden, Ark., and Texarkana, Ark.-Tex., from Camden, Ark., over U. S. Highway 79 to Magnolia, Ark., and thence over U. S. Highway 82 to Texarkana, Ark.-Tex., and return over the same route, serving no intermediate points, as an alternate or connecting route, in connection with the carrier's regular route operations (1) between Texarkana, Ark., and Mena, Ark., (2) between Shreveport, La., and Texarkana, Ark.-Tex., (3) between Bradford, Ark., and Texarkana, Ark., (4) between Fordyce, Ark., and El Dorado, Ark. (via Camden) and (5) between El Dorado, Ark., and Greenville, Miss., and movement of empty motor vehicle equipment used in connection with the carrier's regular route operations, between Camden, Ark., and Texarkana, Ark.-Tex., over the above specified route. Applicant is authorized to conduct operations in Arkansas, Illinois, Kansas, Louisiana, Mississippi, Missouri, Tennessee and Texas.

No. MC 29988 Sub 55, DENVER-CHICAGO TRUCKING COMPANY, INC., 2501 Blake Street, Denver, Colo. Applicant's attorney: Jack Goodman, 39 South La Salle Street, Chicago 3, Ill. For authority to operate as a common carrier over regular routes, transporting: *General commodities*, except Class A and B explosives, livestock, gasoline and other liquids in bulk, automobiles, coal, sand and gravel, and Portland cement, (1) between Chicago, Ill., and Albuquerque and Springer, N. Mex., and Springer, N. Mex., as follows: from Chicago over U. S. Highway 66 to junction U. S. Highway 36, thence over U. S. Highway 36 to junction U. S. Highway 24, thence over U. S. Highway 24 to Kansas City, Mo., thence over U. S. Highway 50 to junction U. S. Highway 50 S, thence over U. S. Highway 50 S to junc-

tion U. S. Highway 183, thence over U. S. Highway 183 to junction U. S. Highway 54, thence over U. S. Highway 54 to junction U. S. Highway 66, thence over U. S. Highway 66 to Albuquerque (also from junction U. S. Highways 54 and 64 over U. S. Highway 64 to junction New Mexico Highway 58, thence over New Mexico Highway 58 to junction U. S. Highway 85 at Springer) and return over the same route, serving no intermediate points, as an alternate route in connection with applicant's regular route operations (a) between Denver, Colo., and Chicago, Ill., (which is a portion of the regular route between Denver, Colo., and Chicago, Ill., and St. Louis, Mo.) and (b) between Denver, Colo., and Albuquerque, N. Mex., (which is a portion of the regular route between Denver, Colo., and Tucson, Ariz.) (2) between St. Louis, Mo., and Albuquerque and Springer, N. Mex., as follows: from St. Louis over presently authorized regular route operations between Topeka, Kans., and Kansas City, Mo., over U. S. Highway 40, thence over the above-described routes from Kansas City to Albuquerque and Springer, N. Mex., and return over the same route, serving no intermediate points, as an alternate or connecting route in connection with carrier's regular route operations (a) between Denver, Colo., and St. Louis, Mo., and (b) proposed operations described in (1) above. NOTE: Albuquerque and Springer, N. Mex., and Kansas City Mo., are sought to be served as points of joinder only in connection with (1) and (2) above; and (3) *general commodities*, except articles of unusual value, Class A and B explosives, livestock, gasoline and other liquids in bulk, automobiles, coal, sand and gravel, and Portland cement, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment and those injurious or contaminating to other lading, between Kansas City Mo., and Albuquerque and Springer, N. Mex., as follows: from Kansas City over U. S. Highway 50 to junction U. S. Highway 50 S, thence over U. S. Highway 50 S to junction U. S. Highway 183, thence over U. S. Highway 183 to junction U. S. Highway 54, thence over U. S. Highway 54 to junction U. S. Highway 66, thence over U. S. Highway 66 to Albuquerque (also from junction U. S. Highways 54 and 64 over U. S. Highway 64 to junction New Mexico Highway 58, thence over New Mexico Highway 58 to junction U. S. Highway 85 at Springer, and return over the same route, serving no intermediate points, as an alternate or connecting route in connection with applicant's regular route operations between (a) Denver, Colo., and St. Louis, Mo., (which is a portion of the regular route between Denver, Colo., and Chicago, Ill., and St. Louis, Mo., and (b) between Denver, Colo., and Albuquerque, N. Mex., (which is a portion of the regular route between Denver, Colo., and Tucson, Ariz.) NOTE: Albuquerque and Springer, N. Mex., are sought to be served as points of joinder only in connection with (3) above. Applicant is authorized to con-

duct operations in Arizona, California, Colorado, Idaho, Illinois, Indiana, Missouri, Nebraska, New Mexico, New York, Ohio, Oregon, Washington and Wyoming.

No. MC 31600 Sub 378, P. B. MUTRIE MOTOR TRANSPORTATION, INC., Calvary Street, Waltham, Mass. For authority to operate as a common carrier over irregular routes, transporting: *Formic acid*, in bulk, in tank vehicles, from Garfield, N. J., to Spartanburg, S. C., and Greensboro, N. C., and *refused shipments* on return movements. Applicant has authority to conduct operations in Connecticut, Massachusetts, Maine, New Hampshire, New Jersey, New York, Rhode Island, and Vermont.

No. MC 40269 Sub 30, COOK TRUCK LINES, INC., 25 East Virginia Avenue, (Mailing address: Post Office Box 3507, McKellar Station) Memphis, Tenn. For authority to operate as a common carrier over regular routes, transporting: *General commodities*, except those of unusual value, class A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, (1) between Cleveland, Miss., and Ruleville, Miss., over Mississippi Highway 8, serving no intermediate points; and (2) between Doddsville, Miss., and junction Mississippi Highway 442 and U. S. Highway 49 E, over Mississippi Highway 442, serving no intermediate points, but serving the junction of Mississippi Highway 442 and U. S. Highway 49 E for joinder purposes only in connection with the carrier's regular route operations over U. S. Highway 49 E. Applicant is authorized to conduct operations in Alabama, Louisiana, Mississippi and Tennessee.

No. MC 41432 Sub 70, EAST TEXAS MOTOR FREIGHT LINES, a Texas Corporation, 623 North Washington, Dallas, Texas. Applicant's attorney: Warren Whitham, Empire Bank Bldg., Dallas 1, Texas. For authority to operate as a common carrier over regular routes, transporting: *General commodities*, except those of unusual value, Class A and B explosives, other than ammunition (explosive, incendiary or gas, smoke or tear producing) household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, between Jackson, Mo., and junction U. S. Highways 61 and 67, at or near Crystal City Mo., over relocated U. S. Highway 61, serving no intermediate points, but serving Jackson, Mo., and junction U. S. Highways 61 and 67 for purposes of joinder only as an alternate route, in connection with applicant's regular route operations between Memphis, Tenn., and St. Louis, Mo. Applicant is authorized to conduct operations in Arkansas, Illinois, Missouri, Tennessee, and Texas.

No. MC 58813 Sub 37, SELMAN'S EXPRESS, INC., 460 West 35th Street, New York, N. Y. Applicant's attorney: Solomon Granett, Mutual Life Building, 1740 Broadway New York 19, N. Y. For authority to operate as a common carrier over irregular routes, transporting: *Wearing apparel*, on hangers, (1) from points in New York to Burlington, Vt.,

and (2) from Pittsfield, Mass., to points in New York and Vermont, and *returned shipments* on return movement; *materials used in the manufacture of wearing apparel*, (1) from points in New York and Vermont, to Pittsfield, Mass., and (2) from Burlington, Vt., to points in New York; and *returned shipments* on return movement. Applicant is authorized to conduct operations in Massachusetts, New Jersey, New York, North Carolina, South Carolina, Vermont and Virginia.

No. MC 59759 Sub 2, FOOD PRODUCTS TRUCKING CO., a corporation, 924 Caldwell Avenue, Union, New Jersey. Applicant's representative: Bert Collins, 140 Cedar Street, New York 6, N. Y. For authority to operate as a *contract carrier* over irregular routes, transporting: *Green, fresh hides and skins*, from Linden and North Bergen, N. J., to Philadelphia, Pa., and *returned shipments and empty containers or other such incidental facilities* (not specified) used in transporting the commodities specified, on return movement.

No. MC 61440 Sub 67, LEE WAY MOTOR FREIGHT, INC., P. O. Box 2488, 3000 West Reno, Oklahoma City Okla. For authority to operate as a *common carrier* transporting: *General commodities*, including *Class A and B explosives*, except high explosives, and excluding articles of unusual value, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, serving points on U. S. Highway 77 between Arkansas City, Kans., and Winfield, Kans., as intermediate points in connection with carrier's regular route operations (1) between Ottawa, Kans., and Arkansas City, Kans., and (2) between Kansas City, Mo., and Arkansas City, Kans. Applicant is authorized to conduct operations in Kansas, Missouri, New Mexico, Oklahoma, and Texas.

No. MC 61440 Sub 68, LEE WAY MOTOR FREIGHT, INC., P. O. Box 2488, 3000 West Reno, Oklahoma City, Okla. For authority to operate as a *common carrier* over regular and irregular routes, transporting: *Compressed gases*, in bulk, when moving in United States Government-owned trailers for account of the Atomic Energy Commission, or its cost-type contractors, between the points and over the regular routes presently authorized in the States of Kansas, Missouri, New Mexico, Oklahoma, and Texas, for the transportation of general commodities and specified commodities, as described in Certificates Nos. MC 61440, MC 61440 Sub 41, MC 61440 Sub 42, MC 61440 Sub 46, MC 61440 Sub 52, and MC 61440 Sub 56, issued August 16, 1948, September 26, 1950, October 24, 1950, September 28, 1950, April 2, 1951, and June 27, 1951, respectively and over irregular routes, as follows: (1) between Borger, Tex., and points within five miles of Borger between Pampa, Tex., and points within 20 miles of Pampa, between Sayre, Tex., and points within five miles of Sayre; (2) between points within eight miles of Wichita, Kansas, including Wichita, between Kansas City, Mo., on the one hand, and, on the other, points in Kansas and Oklahoma, from Wichita,

Kans., to Oklahoma City and El Reno, Okla., from Wellington, Kans., to Braman, Blackwell, and Tonkawa, Okla., and from Kansas City, Kans., to Wellington and Hutchinson, Kans. Applicant is authorized to conduct operations in Kansas, Missouri, New Mexico, Oklahoma, and Texas.

No. MC 72140 Sub 30, SHIPPERS DISPATCH, INC., 1216 West Sample Street, South Bend, Ind. Applicant's attorney: Ferdinand Born, 508 Chamber of Commerce Bldg., Indianapolis 4, Ind. For authority to operate as a *common carrier* over regular routes, transporting: *General commodities*, except those of unusual value, Class A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, (1) between Fremont, Ohio and Akron, Ohio, from Fremont over U. S. Highway 20 to Norwalk, Ohio, thence over Ohio Highway 18 to Akron, (2) between Milan, Ohio and Akron, Ohio, from Milan, Ohio over U. S. Highway 250 to Norwalk, Ohio, thence over Ohio Highway 18 to Akron, and (3) between Cleveland, Ohio and Akron, Ohio, from Cleveland over U. S. Highway 21 to junction Ohio Highway 18, thence over Ohio Highway 18 to Akron, (also from Cleveland over Ohio Highway 8 to Akron) and return over the above-described routes, serving no intermediate points, other than those presently authorized. Applicant is authorized to conduct operations in Illinois, Indiana, Michigan and Ohio.

No. MC 74721 Sub 50, MOTOR CARGO, INC., 700 Carroll Street, Akron, Ohio. Applicant's attorney: L. C. Major, Jr., 2001 Massachusetts Avenue, N. W., Washington 6, D. C. For authority to operate as a *common carrier* transporting: *General commodities*, except those of unusual value, Class A and B explosives, livestock, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, serving Forest, Ohio, as an off-route point in connection with carrier's regular route operations between Canton and Delphos, Ohio, which is a portion of the carrier's regular route operations between Canton, Ohio, and Minneapolis, Minn. Applicant is authorized to conduct operations in Illinois, Indiana, Iowa, Maryland, Minnesota, Missouri, New Jersey, New York, Ohio, Pennsylvania, Wisconsin, and the District of Columbia.

No. MC 76032 Sub 86 (Amended) Published on page 7918 of issue of December 1, 1954. NAVAJO FREIGHT LINES, INC., P. O. Box 5364, 381 South Broadway Denver 9, Colo. Applicant's attorney: O. Russell Jones, 54½ East San Francisco St., Southwest Corner Plaza (P. O. Box 1437) Santa Fe, N. Mex. For authority to operate as a *common carrier* over an alternate route, transporting: *General commodities*, including *Class A and B explosives*, but excluding those of unusual value, livestock, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment (not including those requiring refrigeration) and those injurious or contaminating to other lading, between junction U. S.

Highways 85 and 160 at or near Walsenburg, Colo., and junction U. S. Highways 285 and 85 at or near Santa Fe, N. Mex., over U. S. Highway 160 from junction U. S. Highway 85 to junction U. S. Highway 285 at or near Alamosa, Colo., thence over U. S. Highway 285 to junction U. S. Highway 85, and return over the same route, serving no intermediate points, for operating convenience only in connection with regular route operations between Denver, Colo., and Albuquerque, N. Mex. Applicant is authorized to conduct operations in Arizona, California, Colorado, Illinois, Indiana, Iowa, Kansas, Missouri, Nebraska, New Mexico and Texas.

No. MC 76246 Sub 5, EMMERSON TRUCK & STORAGE CO., a corporation, 121 E. State Street, Battle Creek, Mich. Applicant's attorney: Walter N. Bieman, Guardian Building, Detroit 26, Mich. For authority to operate as a *common carrier* over irregular routes, transporting: *Compressed gases*, in specially designed equipment, between points in Michigan, on the one hand, and, on the other, points in Ohio.

No. MC 84739 Sub 6, SEVERSON TRANSPORT, INC., Route 1, Box 27-D, Edgerton, Wis. Applicant's representative: A. R. Fowler, Agent, Associated Motor Carriers Tariff Bureau, 2288 University Avenue, St. Paul 14, Minn. For authority to operate as a *common carrier* over irregular routes, transporting: *Powdered or flaked milk*, from Brooklyn, Deerfield, Janesville, Portage, Reedsburg, Richland-Center, Sauk City and Union Center, Wis., to points in that part of Pennsylvania on and west of a line beginning at the New York-Pennsylvania State line and extending along U. S. Highway 219 to Grampan, Pa., thence along U. S. Highway 322 to Port Matilda, Pa., and thence along U. S. Highway 220 to the Maryland-Pennsylvania State line; points in that part of Maryland on and west of U. S. Highway 220; points in that part of West Virginia on, west and north of a line beginning at the Maryland-West Virginia State line and extending along U. S. Highway 219 to Lewisburg, W. Va., and thence along U. S. Highway 60 to Huntington, W. Va., and points in that part of Ohio on and east of U. S. Highway 21.

No. MC 89765 Sub 4, GERALD C. PHELPS, LOREN PHELPS AND RAY W. PHELPS, doing business as PHELPS COAL COMPANY, 502 East 18th Street, Erie, Pa. Applicant's attorney: John P. McMahon, 44 East Broad Street, Columbus 15, Ohio. For authority to operate as a *contract carrier*, over irregular routes, transporting: *Roofing, tar roofing paper shingles and building paper* from Erie, Pa., to points in that portion of Ohio north and east of a line beginning at the Michigan-Ohio State line approximately one mile north of Sylvania, Ohio and extending along unnumbered state highway to Sylvania, thence along Ohio Highway 120 to junction U. S. Highway 20, thence along U. S. Highway 20 to Norwalk, Ohio, thence along U. S. Highway 250 to Wooster, Ohio, and thence along Ohio Highway 76 to the shore of Lake Erie, and *damaged shipments* from the above-described destination area to Erie, Pa. Applicant is authorized to

conduct operations in Ohio and Pennsylvania.

No. MC 106213 Sub 8, FOX-SMYTHE TRANSPORTATION CO., Stockyards Station, Oklahoma City Okla. Applicant's attorney W T. Brunson, Braniff Building, Oklahoma City Okla. For authority to operate as a *contract carrier* over irregular routes, transporting: (a) *Meats, meat products and meat by-products*, (b) *Dairy products*, and (c) *Articles distributed by meat-packing houses*, as defined by the Commission in Ex Parte No. MC 38, from Oklahoma City Okla., to points in New Mexico. Applicant is authorized to conduct operations in Oklahoma and New Mexico.

No. MC 106398 Sub 19, NATIONAL TRAILER CONVOY, INC., 1916 North Sheridan Road, P O. Box 8096, Dawson Station, Tulsa, Okla. For authority to operate as a *common carrier* over irregular routes, transporting: *House trailers, cabin trailers, bungalow trailers and mobile homes*, in initial movements, in driveaway service, from Galva, Ill., to all points in the United States. Applicant is authorized to conduct operations throughout the United States.

No. MC 107002 Sub 69, WALTER M. CHAMBERS, doing business as W M. CHAMBERS TRUCK LINE, 105 Giuffrias Ave., R. O. Box 687, New Orleans, La. For authority to operate as a *common carrier* over irregular routes, transporting: *Petroleum, and petroleum products*, in bulk, in tank vehicles, between New Orleans, and Baton Rouge, La., and points within 25 miles of each of said points, on the one hand, and, on the other, points in Union, Morehouse, West Carroll, East Carroll, Lincoln, Ouchita, Richland, Madison, Caldwell, Franklin, Tensas, La Salle, Catahoula, and Concordia Parishes, La. Applicant is authorized to conduct operations in Alabama, Arkansas, Georgia, Kentucky, Louisiana, Mississippi, Missouri, North Carolina, and Tennessee.

No. MC 107882 Sub 4, ARMORED MOTOR SERVICE CORPORATION, 1320 New Willow Street, Trenton, N. J. Applicant's attorney N. N. Schildkraut, 143 East State Street, Trenton 8, N. J. For authority to operate as a *contract carrier* over irregular routes, transporting: *Corn and bullion*, between Philadelphia, Pa., and Pittsburgh, Pa., Washington, D. C., Baltimore, Md., Richmond, Va., Charlotte, N. C., Jacksonville, Fla., Atlanta, Ga., Birmingham, Ala., New Orleans, La., Memphis, and Nashville, Tenn., Louisville, Ky., Cincinnati, and Cleveland, Ohio, Buffalo, West Point, and New York, N. Y., Boston, Mass., Detroit, Mich., Chicago, Ill., Minneapolis, Minn., Omaha, Nebr., Denver, Colo., El Paso, San Antonio, Houston, and Dallas, Tex., Oklahoma City Okla., Little Rock, Ark., Kansas City, and St. Louis, Mo. (except no authority is applied for in this application for service as follows: (1) between Philadelphia, Pa., and Washington, D. C., on the one hand, and, on the other, Baltimore, Md., Richmond, Va., Charlotte, N. C., Jacksonville, Fla., Atlanta, Ga., Birmingham, Ala., New Orleans, La., Memphis, and Nashville, Tenn., Louisville, Ky., Cincinnati, and Cleveland, Ohio, Pittsburgh, Pa., Buffalo, West Point, and New York, N. Y., and Boston, Mass., and (2) between Baltimore, Md.,

Richmond, Va., Charlotte, N. C., Jacksonville, Fla., Atlanta, Ga., Birmingham, Ala., New Orleans, La., Memphis, and Nashville, Tenn., Louisville, Ky., Cincinnati, and Cleveland, Ohio, Pittsburgh, Pa., Buffalo, West Point, and New York, N. Y., and Boston, Mass. Applicant is authorized to conduct operations in New Jersey, New York, and Pennsylvania.

No. MC 108529 Sub 1, JOHN C. ABBOTT, Uniontown, Kansas. Applicant's attorney J. Wm. Townsend, 204-206 Central Building, Topeka, Kans. For authority to operate as a *common carrier* over irregular routes, transporting: (1) *Registered, show and breeding livestock*, between points within 25 miles of Bronson, Kans., including Bronson, Kans., on the one hand, and, on the other, points in the United States; (2) *processed mill feeds, lumber and building materials*, between Bronson, Uniontown, and all farms and rural locations within ten miles of Bronson, Kans., on the one hand, and, on the other, points in Missouri and Arkansas. Applicant is authorized to conduct operations in Missouri and Kansas.

No. MC 114897 Sub 1. (Amended) Published in the FEDERAL REGISTER on November 3, 1954, on page 7145. WHITFIELD TANK LINES, INC., Las Cruces, N. Mex. Applicant's attorney Marion F Jones, Suite 526 Denham Bldg., Denver 2, Colo. For authority to operate as a *common carrier* over regular routes, transporting: *Petroleum and petroleum products*, in bulk, in tank vehicles, (1) between points in Nevada, Arizona, New Mexico and those in Texas on and west of U. S. Highway 277 in Texas beginning at the boundary between the United States and Mexico (at Del Rio, Tex.) and extending along U. S. Highway 277 to the Texas-Oklahoma State line, and (2) from points in Arizona to points in California and Utah. Applicant is authorized to conduct operations in Texas, Arizona, and New Mexico.

No. MC 116086, CARBON TRANSPORT COMPANY, INC., 114 South 8th Street, East Gadsden, Ala. Applicant's attorney D. H. Markstein, Jr., 620 Massey Building, Birmingham 3, Ala. For authority to operate as a *common carrier* over irregular routes, transporting: *Blacks* (carbon, chemical carbon, oil, gas, lamp, and oil and gas) in bulk, in hopper trailers, or in other special equipment, from points in Texas, Oklahoma, Arkansas, and Louisiana, to Gadsden, Ala.

No. MC 115094, amended, published on Page 150 of issue of January 5, 1955. ANTHONY T. BOLISH, 1210 Diamond Avenue, Scranton, Pa. Applicant's attorney John R. Lenahan, Scranton Life Building, Scranton 3, Pa. For authority to operate as a *common carrier* over irregular routes, transporting: *Building blocks and lintels* from Scranton, Pa., to points in Pennsylvania, New York, New Jersey, Delaware, Massachusetts, Connecticut, Maryland and the District of Columbia within a 300 mile radius of Scranton, Pa., and *slate and stone* from West Nicholson, Pa., to points in Pennsylvania, New York, New Jersey, Delaware, Massachusetts, Connecticut, Maryland and the District of Columbia within a 300 mile radius of Scranton, Pa.

No. MC 115095, JAMES FITZMAURICE AND KARL S. ODLE, doing business as J & K TRANSFER COMPANY, South West Street, Winchester, Ind. Applicant's attorney Mario Pieroni, 523 Johnson Building, Muncie, Ind. For authority to operate as a *common carrier* over irregular routes, transporting: *Molds, machinery, equipment and supplies* (except those requiring special equipment) between Winchester, Ind., Lancaster, Ohio and South Connellsville, Pa.

No. MC 115115, C. V. BOLIN, doing business as BOLIN FOODS, 806th West 36th Street, Chicago 8, Ill. Applicant's attorney Joseph M. Scanlan, 111 West Washington St., Chicago 2, Ill. For authority to operate as a *common carrier* over irregular routes, transporting: *Canned goods*, from Fruitland, Md., and Barryville, Va., and points within ten (10) miles thereof to points in Illinois and Indiana.

APPLICATIONS OF MOTOR CARRIERS OF PASSENGERS

No. MC 30053 Sub 3, EASTERN CANADIAN GREYHOUND LINES, LIMITED, 301 Chatham Street East, Windsor, Ontario, Canada. Applicant's attorney L. C. Major, Jr., Turney & Turney 2001 Massachusetts Avenue, N. W., Washington 6, D. C. For authority to operate as a *common carrier* over a regular route, transporting: *Passengers and their baggage*, and *express, newspapers and mail* in the same vehicle with passengers, between Buffalo, N. Y., and Niagara Falls, N. Y., from Buffalo over New York Highway 266 to its junction with New York Highway 324, thence over New York Highway 324 to junction New York Highway 384, and thence over New York Highway 384 to Niagara Falls, and return over the same routes, serving all intermediate points. Applicant is presently authorized to conduct operations in Michigan and New York. (Applicant is presently authorized in Certificate No. MC 30053 Sub 1, dated March 31, 1949, to operate from Tonawanda, N. Y., over New York Highway 384 to Niagara Falls, N. Y., and from Tonawanda over New York Highway 384 to Buffalo, N. Y., and return over the same routes, serving all intermediate points, and seeks authority herein to abandon its existing operations over that route simultaneously with the issuance of the Certificate applied for herein.)

No. MC 115107, MONROE RICHARD LAKE, JR., R. F. D. 2, Cambridge, Md. For authority to operate as a *Common carrier* over irregular routes, transporting: *Passengers and their baggage*, in the same vehicle with passengers, in charter operations, from points in Dorchester County Md., south of U. S. Highway 50 and State Route 16 west of Cambridge, Md., to Washington, D. C., Frankford, Laurel, Seaford and Wilmington, Del., Chester and Philadelphia, Pa., and Woodbune, N. J., and return to point of origin.

APPLICATIONS UNDER SECTION 5 AND 210 (a) (b)

No. MC-F-5870. Application entitled JOHN RUAN—CONTROL. C. & R.

TRANS., INC.—CONTROL. FREIGHT LINES, INC.—CONTROL. KEESHIN MOTOR EXPRESS CO., INC.—MERGER—SEABOARD FREIGHT LINES, INCORPORATED AND NATIONAL FREIGHT LINES, INC., was erroneously shown as No. MC-F-5879 in lieu of MC-F-5870, in the December 29, 1954, issue of the FEDERAL REGISTER on page 9311.

No. MC-F-5782 filed in the September 29, 1954, issue of the FEDERAL REGISTER on page 6294. By amendment filed December 20, 1954, applicants propose to merge all property and operating rights of DIXIE TRACTION COMPANY, including the airport limousine operations.

No. MC-F-5879. Authority sought for purchase by KENOSHA AUTO TRANSPORT CORPORATION, 4519 76th Street, Kenosha, Wis., of a portion of the operating rights and certain property of RODI BOAT HAULING AND TRUCKING COMPANY, Holland, Mich., and for acquisition by N. DEMOS, also of Kenosha, Wis., of control of said operating rights and property through the purchase. Applicants' attorney Louis E. Smith, 318 Chamber of Commerce Building, Indianapolis, Ind. Operating rights sought to be transferred: *Boats, switchboards*, including switchgear, transformers, and electrical equipment requiring the use of special equipment, *carnival equipment and convention displays*, and *tanks*, as a *common carrier* over irregular routes, from, to and between numerous points throughout the United States. Vendee is authorized to operate in virtually all the states and the District of Columbia. Application has not been filed for temporary authority under section 210a (b).

No. MC-F-5880. Authority sought for purchase by R. N. B. CONVERSE, doing business as CONVERSE TRUCKING SERVICE, 1026 Murray St., Berkeley, Calif., of a portion of the operating rights of J. P. SPAENHOWER, 35 South Grant Street, Stockton, Calif. Applicants' attorney Marvin Handler, 465 California Street, San Francisco 4, Calif. Operating rights sought to be transferred: *Such merchandise*, as is dealt in by wholesale, retail, and general grocery and food business houses, and in connection therewith, *equipment, materials*, and *supplies* used in the conduct of such business, as a *common carrier* over irregular routes, between Stockton, Calif., on the one hand, and, on the other, numerous points in California, *wine and wine barrels*, between Stockton, Calif., on the one hand, and, on the other, points in Stanislaus County Calif., *car-bide*, from Stockton, Calif., to Sutter Creek and Angels Camp, Calif. Vendee is authorized to operate in California, Nevada, Oregon, Idaho, Utah, and Washington. Application has been filed for temporary authority under section 210a (b).

By the Commission.

[SEAL] GEORGE W LAIRD,
Secretary.

[F. R. Doc. 55-224; Filed, Jan. 11, 1955;
8:47 a. m.]

[4th Sec. Application 30097]

SCRAP PAPER FROM ATLANTA, GA., TO PRYOR,
OKLA., AND SHREVEPORT, LA.

APPLICATION FOR RELIEF

JANUARY 7, 1955.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by F. C. Kratzmeir, Agent, for carriers parties to his tariffs I. C. C. Nos. 4109 and 4049.

Commodities involved: Paper, scrap or waste, carloads.

From: Atlanta, Ga.

To: Pryor, Okla., and Shreveport, La.

Grounds for relief: Rail competition, circuitry, and to apply rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: Agent Kratzmeir's I. C. C. No. 4109, Supp. No. 36 Agent Kratzmeir's I. C. C. No. 4049, Supp. No. 67.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL] GEORGE W LAIRD,
Secretary.

[F. R. Doc. 55-221; Filed, Jan. 11, 1955;
8:46 a. m.]

[4th Sec. Application 30098]

SULPHURIC ACID FROM KEVIL, KY., TO
CLYATTVILLE, GA.

APPLICATION FOR RELIEF

JANUARY 7, 1955.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by R. E. Boyle, Jr., Agent, for Atlantic Coast Line Railroad Company and other carriers.

Commodities involved: Sulphuric acid, tank-car loads.

From: Kevil, Ky.

To: Clyattville, Ga.

Grounds for relief: Circuitous routes.

Schedules filed containing proposed rates: Agent C. A. Spaninger's I. C. C. No. 1357, Supp. No. 61.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL] GEORGE W LAIRD,
Secretary.

[F. R. Doc. 55-222; Filed, Jan. 11, 1955;
8:46 a. m.]

[4th Sec. Application 30099]

CAUSTIC SODA FROM SALTVILLE, VA., TO
SODYECO, N. C.

APPLICATION FOR RELIEF

JANUARY 7, 1955.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by R. E. Boyle, Jr., Agent, for Norfolk and Western Railway Company and other carriers.

Commodities involved. Caustic soda (sodium hydroxide) liquid, tank-car loads.

From: Saltville, Va.

To: Sodyeco, N. C.

Grounds for relief: Circuitous routes. Schedules filed containing proposed rates: Agent Spaninger's tariff I. C. C. No. 1251, Supp. No. 107.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the General Rules of Practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL] GEORGE W LAIRD,
Secretary.

[F. R. Doc. 55-223; Filed, Jan. 11, 1955;
8:47 a. m.]