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CFR SUPPLEMENTS

(As of January 1, 1959)

The following supplements are now available:

Titles 22-23 (\$0.35)

Title 25 (\$0.35)

Title 49, Parts 91-164 (\$0.40)

Previously announced: Title 3, 1958 Supp. (\$0.35); Title 46, Parts 146-149, 1958 Supp. 2 (\$1.50)

Order from Superintendent of Documents, Government Printing Office, Washington 25, D. C.

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the scoring system outlined in the following sections the total score is not less than 85 points.

(b) "U.S. Grade B" is the quality of frozen halibut steaks which possess at least reasonably good flavor and odor, and that for those factors which are rated in accordance with the scoring system outlined in the following sections the total score is not less than 70 points.

(c) "Substandard" is the quality of frozen halibut steaks which fail to meet the requirements of the "U.S. Grade B."

DIMENSIONS

§ 175.6 Recommended dimensions.

(a) The recommended dimensions of frozen halibut steaks are not incorporated in the grades of the finished product since dimensions, as such, are not factors of quality for the purpose of these grades. However, the degree of uniformity of thickness among units of the finished product is rated since it is a factor affecting the quality and utility of the product.

(b) It is recommended that the thickness (smallest dimension) of individually frozen halibut steaks be not less than 1/2 inch and not greater than 1 1/4 inches.

FACTORS OF QUALITY AND GRADE

§ 175.11 Ascertaining the grade.

The grade is ascertained by observing the product in the frozen, thawed, and

cooked states and is evaluated by consideration of the following:

(1) *Factors rated by score points.* The quality of the product with respect to scored factors is expressed numerically. Cumulative point deductions are assessed for variations of quality for each factor in accordance with the schedule in Table I, in the frozen, thawed, and cooked states. The total deduction is subtracted from the maximum possible score of 100 to obtain the product score.

(2) *Factors not rated by score points.* The factors of flavor and odor are evaluated organoleptically in the cooked state for both the light and dark meat (surface fat) and are defined as follows:

(i) *Good flavor and odor.* "Good flavor and odor" (essential requirement for Grade A) means that the fish flesh has the good flavor and odor characteristics of halibut, and is free from rancidity and from off-flavors and off-odors.

(ii) *Reasonably good flavor and odor.* "Reasonably good flavor and odor" (minimum requirement for Grade B) means that the fish flesh may be somewhat lacking in the good flavor and odor characteristic of halibut, is reasonably free of rancidity, and is free from objectionable off-flavors and off-odors.

(iii) *Substandard flavor and odor.* "Substandard flavor and odor" (Substandard grade) means that the flavor and odor fail to meet the requirements of "reasonably good flavor and odor."

(3) *Determination of final product grade.* The final product grade is derived on the basis of both the product score as determined by the "factors rated by score points" and the grade requirements of flavor and odor as defined under "factors not rated by score points." The lower of the two determines the final grade.

DEFINITIONS AND METHODS OF ANALYSIS

§ 175.21 Definitions and methods of analysis.

(a) "Percentage glaze" on halibut steak means the percent by weight of frozen coating adhering to the steak surfaces and includes the frost within the package. It is determined by the method described below or by methods giving equivalent results.

(1) *Equipment needed.* (i) Source of cold tap water with aerated faucet.
(ii) Balance accurate to 0.1 gm.; or 0.01 ounce.

(iii) Paper towels.
(iv) Small knife.

(2) *Procedure.* (i) Weigh package in overwrap and all its contents (A).

(ii) Remove steaks and loose frost; weigh dry packaging (B).

(iii) The difference in weight, A-B represents weight of steaks plus glaze (C).

(iv) Remove glaze from halibut steaks.
(a) Adjust tap water to a flow rate of about 3 quarts/min. through an aerated faucet.

(b) Direct 50° to 60° F. tap water onto skin side of steak while gently feeling and rubbing cut surfaces with finger tips (if necessary, temperatures up to 80° F. may be used but require closer control).

(c) When all glaze is removed from cut flesh surface, as evidenced by absence of slick feel to fingers, remove steak from water.

(d) Rapidly remove excess water with single paper towel before it has time to refreeze on the steak, and flick off residual skin glaze by knife or hand.

(e) Repeat steps (b), (c), and (d) on each steak in package or sample unit.

(f) Weigh de-glazed halibut steaks (D, actual net weight of sample).

(Steps (a) through (f) of this subdivision are completed within three minutes.)

(v) Calculate percentage glaze: Percentage glaze = $\frac{C-D}{D} \times 100$.

(b) "Cooked state" means that the thawed product has been cooked in a suitable manner which is defined as being heated submerged in boiling water, unseasoned, and in a boilable film type pouch for ten minutes. (Steaks over one inch in thickness may require five additional minutes of heating.)

(c) Uniformity of thickness means that the thickness is substantially the same for one or more steaks within a package or sample unit.

(d) Color defects:

(1) "Discoloration of drip liquor" means that the free liquid which drains from the thawed steaks is discolored with blood residue usually from the dorsal aorta of the halibut.

(2) "Discoloration of light meat" means that the normal flesh color of the main part of the halibut steak has darkened due to deteriorative influences.

(3) "Discoloration of the dark meat" means that the normal color of the surface fat shows increasing degrees of yellowing due to oxidation.

(4) "Non-uniformity of color" refers to noticeable differences in color on a

TABLE I—SCHEDULE OF POINT DEDUCTIONS FOR FACTORS RATED BY SCORE POINTS¹

Factor	Description of quality variation	Deduct	
Frozen	1. Dehydration ²	Per steak	
		Surface area affected:	
		Less than 1 square inch but obvious.....	1
	2. Percentage glaze.....	1 to 2 square inches.....	2
		Above 2 square inches.....	3
		Over 0.0, not over 6.0 percent by weight of sample unit.....	0
		Over 6.0, not over 7.0.....	1
	3. Uniformity of thickness.....	Over 7.0, not over 8.0.....	2
		Over 8.0, not over 9.0.....	3
		Over 9.0.....	4
For each 1/16 inch above 1/8-inch variation in steak thickness (maximum total deduction permitted 6 points per sample unit).		2	
4. Uniformity of weight and minimum weight.	Style I—Random weight.—Use either (a) or (b), whichever gives a greater deduction.		
	(a) For each steak less than 3.0 ounces in weight per sample package.	4	
	(b) For each 0.1 ounce below 4.0 ounces in average steak weight per sample.	1/2	
Thawed	5. Workmanship—Defects of: Cutting, collar bone, loose skin, fins, blood spots, bruises, foreign material, backbone, cartilage, sawdust.	Style II—Uniform weight or portions.—For each full 1 percent of the steaks deviating by more than 0.6 ounce from the specified portion weight or the average of the specified portion range (per sample package).	2
		Slight or moderate.....	1
	6. Color defects:	Excessive.....	2
		(For each defect, per occurrence, per sample package or per 2 pounds for packages over 2 pounds net weight.)	
		(Per sample unit)	
		(a) Discoloration of drip liquor.....	Slight.....
	(b) Discoloration of light meat ²	Moderate.....	2
		Excessive.....	3
		(Per steak)	
	(c) Discoloration of dark meat ²	Slight.....	1
Moderate.....		2	
Excessive.....		3	
(d) Non-uniformity of color.....	(Per steak)		
	(Per sample unit)		
	Slight.....	1	
7. Honeycombing ²	Moderate.....	2	
	Excessive.....	3	
	(Per steak)		
8. Texture defect ² (tough, dry, fibrous, or watery).	Surface area affected:		
	26 to 50 percent.....	1/2	
	51 to 75 percent.....	1	
	76 to 100 percent.....	2	
Cooked	8. Texture defect ² (tough, dry, fibrous, or watery).	(Per steak)	
		Slight.....	1
		Moderate.....	2
	Excessive.....	3	

¹ This schedule of point deductions is based on the examination of *sample units* composed of: (a) An entire sample package and its contents (for retail sized packages) or (b) a representative subsample consisting of three or more halibut steaks taken from each sample package (for institutional sized packages), except that the entire sample package shall be examined for factor 4.

² Point deductions for these factors are based on a 3 steak sample unit. For samples containing other than 3 steaks per sample unit or per package, multiply the results by the correction factor $\frac{3}{n}$ where *n* equals the number of steaks.

single steak or between adjacent steaks in the same package.

(e) "Dehydration" refers to the appearance of a whitish area on the surface of a steak due to the removal of water or drying of the affected area.

(f) "Honeycombing" refers to the visible appearance of numerous discrete holes or openings of varying size on the steak surface.

(g) "Workmanship defects" refers to appearance defects that were not eliminated during processing and are considered either objectionable or poor commercial practice.

(h) "Texture defect" refers to an undesirable increase in toughness and/or dryness, fibrousness, and watery nature of halibut examined in the cooked state.

LOT CERTIFICATION TOLERANCES

§ 175.25 Tolerances for certification of officially drawn samples.

The sample rate and grades of specific lots shall be certified on the basis of Part 170 of this chapter (23 F.R. 5064).

SCORE SHEET

§ 175.31 Score sheet for frozen halibut steaks.

General

Label.....
 Size and kind of container.....
 Container mark or identification.....
 Size of lot.....
 Number of samples.....
 Actual net weight (ounces).....
 Number of steaks per container.....
 Product style.....

Scored factors (table 1)	Deductions
Frozen:	
1. Dehydration.....	
2. Percentage glaze.....	
3. Uniformity of thickness.....	
4. Uniformity of weight.....	
Thawed:	
5. Workmanship.....	
6. Color defects.....	
7. Honeycombing.....	
Cooked:	
8. Texture.....	
Total deductions.....	
Rating for scored factors (100—Total deductions).....	
Unscored factors	Rating
Cooked:	
a. Odor.....	
b. Flavor (light meat).....	
(dark meat).....	
Flavor and odor rating.....	
Final grade.....	

[F.R. Doc. 59-1590; Filed, Feb. 24, 1959; 8:45 a.m.]

Title 29—LABOR

Chapter V—Wage and Hour Division, Department of Labor

PART 604—METAL, MACHINERY, TRANSPORTATION EQUIPMENT, AND ALLIED PRODUCTS INDUSTRY, IN PUERTO RICO

Wage Order Giving Effect To Recommendations

Pursuant to section 5 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1062, as amended; 29 U.S.C. 205), the Secretary of Labor by Administrative

Order No. 516 (23 F.R. 9727), appointed, convened, and gave due notice of the hearing of, and referred to Industry Committee No. 43-B the question of the minimum wage rate or rates to be paid under section 6 of that Act to employees in the Metal, Machinery, Transportation Equipment, and Allied Products Industry in Puerto Rico as defined in said Administrative Order, who are engaged in commerce or in the production of goods for commerce. There was not referred to the Committee the wage rate fixed for the General Classification of the Metal, Machinery, Transportation Equipment, and Allied Products Industry (22 F.R. 8739), which had reached the objective of the minimum wage prescribed in paragraph (1) of section 6(a) of the Act.

Subsequent to an investigation and a hearing conducted pursuant to the notice, the Committee filed with the Administrator a report containing its findings of fact and recommendations with respect to the matters referred to it.

Accordingly, as authorized and required by section 8 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1064, as amended; 29 U.S.C. 208), Reorganization Plan No. 6 of 1950 (64 Stat. 1263; 3 CFR, 1950 Supp. p. 165), and General Order No. 45-A of the Secretary of Labor (15 F.R. 3290), Title 29 of the Code of Federal Regulations, Part 604, except for § 604.2(b) thereof, is hereby amended by this order, effective March 13, 1959, publishing the recommendations of the committee, and by editorially conforming said § 604.2(b), to read as follows:

Sec. 604.1 Definition.
 604.2 Wage rates.
 604.3 Notices.

AUTHORITY: §§ 604.1 to 604.3 issued under sec. 8, 52 Stat. 1064, as amended; 29 U.S.C. 208. Interpret or apply sec. 5, 52 Stat. 1062, as amended; 29 U.S.C. 205; sec. 6, 52 Stat. 1062, as amended; 29 U.S.C. 206.

§ 604.1 Definition

The metal, machinery, transportation equipment, and allied products industry in Puerto Rico to which this part shall apply is defined as the mining and other extraction of metal ore and the processing of such ore into metal; the manufacture (including repair) of any product or part made chiefly of metal; and the manufacture from any material of machinery, tools, transportation equipment and ordnance; *Provided, however,* That the industry shall not include (a) the production of any basic material other than metal; (b) the further processing of any basic material other than metal except when done by an establishment producing from such material a product of this industry or subassembly of such product; and (c) any activity included in the button, jewelry, and lapidary work industry as defined in the wage order for that industry (Part 616 of this chapter) or in the electrical, instrument, and related products industry as defined in Administrative Order No. 516 (23 F.R. 9727-9729).

§ 604.2 Wage rates.

(a) Wages at a rate of not less than \$1.00 an hour shall be paid under sec-

tion 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the fabricated wire products classification of the metal, machinery, transportation equipment, and allied products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the fabrication of wire products, including but without limitation, staples, gratings, garment hangers, curtain hooks, wire cloth and woven wire products, wire spring seat cushions, wire plaster reinforcing material and wire for bobbypins.

(b) Wages at a rate of not less than \$1.00 an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the general classification of the metal, machinery, transportation equipment, and allied products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of all products and the performance of all activities included in the metal, machinery, transportation equipment, and allied products industry except the products and activities included in the fabricated wire products classification, the wire drawing classification, and the metal spring and slide fastener classification.¹

(c) Wages at a rate of not less than 96 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the wire drawing classification of the metal, machinery, transportation equipment, and allied products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the drawing or redrawing of wire from rod and wire and the further fabrication of such wire products as nails, spikes, chain and fencing.

(d) Wages at a rate of not less than 90 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the metal spring and slide fastener classification of the metal, machinery, transportation equipment, and allied products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of metal springs, including leaf springs, coil springs and wire springs; and the manufacture of slide fasteners.

§ 604.3 Notices.

Every employer subject to the provisions of § 604.2 shall post in a conspicuous place in each department of his establishment where employees subject to the provisions of § 604.2 are working such notice of this part as shall be prescribed from time to time by the Administrator of the Wage and Hour Division of the United States Department of Labor and shall give such other notice as the Administrator may prescribe.

¹This wage rate and classification was established by wage order effective November 15, 1957 (22 F.R. 8739-8740).

Signed at Washington, D.C., this 18th day of February 1959.

CLARENCE T. LUNDQUIST,
Administrator.

[F.R. Doc. 59-1607; Filed, Feb. 24, 1959; 8:47 a.m.]

PART 606 — ELECTRICAL, INSTRUMENT, AND RELATED PRODUCTS INDUSTRY IN PUERTO RICO

Wage Order Giving Effect to Recommendations

Pursuant to section 5 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1062, as amended; 29 U.S.C. 205), the Secretary of Labor by Administrative Order No. 516 (23 F.R. 9727), appointed, convened, gave due notice of the hearing of, and referred to Industry Committee No. 43-A the question of the minimum wage rate or rates to be paid under section 6 of that Act to employees in the Electrical, Instrument, and Related Products Industry in Puerto Rico as defined in said Administrative Order, who are engaged in commerce or in the production of goods for commerce. There was not referred to the committee the wage rate fixed for the shaver and hair dryer, storage battery, drafting machine, electrical terminal and connector, television antenna and lead-in cable, and portable hand tool classification of the industry (22 F.R. 8740), which had reached the objective of the minimum wage prescribed in paragraph (1) of section 6(a) of the Act.

Subsequent to an investigation and a hearing conducted pursuant to the notice, the committee filed with the Administrator a report containing its findings of fact and recommendations with respect to the matters referred to it.

Accordingly, as authorized and required by section 8 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1062, as amended; 29 U.S.C. 208), Reorganization Plan No. 6 of 1950 (64 Stat. 1263; 3 CFR, 1950 Supp., p. 165), and General Order No. 45-A of the Secretary of Labor (15 F.R. 3290), Title 29 of the Code of Federal Regulations, Part 606, except for § 606.2(a) thereof, is hereby amended to read as follows by this order, effective March 13, 1959, publishing the recommendations of the committee:

- Sec.
- 606.1 Definition.
- 606.2 Wage rates.
- 606.3 Notices.

AUTHORITY: §§ 606.1 to 606.3 issued under sec. 8, 52 Stat. 1064, as amended; 29 U.S.C. 208. Interpret or apply sec. 5, 52 Stat. 1062, as amended; 29 U.S.C. 205; sec. 6, 52 Stat. 1062, as amended; 29 U.S.C. 206.

§ 606.1 Definition.

The electrical, instrument, and related products industry in Puerto Rico to which this part shall apply is defined as the manufacture, assembly, and repair of machinery, apparatus, equipment and supplies for the generation, storage, transmission, transformation and utili-

zation of electrical energy; and the manufacture, assembly and repair of instruments, lenses, apparatus, and equipment for scientific, professional, industrial measurement, photographic, ophthalmic, musical, and horological purposes: *Provided, however,* That the industry shall not include (a) industrial and commercial machinery powered by electric motors; (b) measuring-and-dispensing pumps; (c) ophthalmic frames; or (d) any activity included in the stone, clay, glass, cement, and related products industry as defined in the wage order for that industry in Puerto Rico (Part 678 of this chapter; 24 F.R. 421-422).

§ 606.2 Wage rates.

(a) Wages at a rate of not less than \$1.00 an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the shaver and hair dryer, storage battery, drafting machine, electrical terminal and connector, television antenna and lead-in cable, and portable hand tool classification of the electrical, instrument, and related products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of electric shavers and parts and hair dryers; storage batteries and parts, except carbon-type dry cell batteries; mechanical drafting machines; solderless electric terminals and connectors; television antennas and lead-in cables; and small portable electric hand tools designed for use by home craftsmen, including sanders, hand saws and similar small electric tools:¹

(b) Wages at a rate of not less than \$1.00 an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in classification A of the electrical, instrument, and related products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of electric irons, toaster elements, and hot water heaters; exposure meters, ammeters, voltmeters, accelerometers, and panel instruments; circuit breakers and service entrance equipment; armatures and field coils; switches and fluorescent starters; coils, including magneto coils and breakers; solenoids; relays, including telephone-type relays, power-type relays and magnetic relay elements; electric wave filters; gyroscopes and related equipment; lighting fixtures and fluorescent lighting lamps (except light bulbs and tubes and Christmas lighting sets); floor polishers; soldering guns; electronic heating devices; electronic controls for auto headlight dimmers; electronic data processing machines and systems; soil moisture testing equipment; aircraft test instruments; strain gauge transducers; photoelectric cells; tape recorder heads and erase head assemblies; electronic guns for television picture tubes; and the repair and rewinding of

¹ This wage rate and classification was established by wage order effective November 15, 1957 (22 F.R. 8740-8741).

electric motors and other electrical equipment.

(c) Wages at a rate of not less than 90 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in classification B of the electrical, instrument, and related products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of parts and components for radio and television equipment and apparatus (except tubes and tube parts) including, but without limitation, capacitors, coils and coil forms, hermetic seals, condensers, transformers, transistors, crystal units and resistors; and the manufacture of rectifiers for use in any type of electrical or electronic equipment.

(d) Wages at a rate of not less than 82 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in classification C of the electrical, instrument, and related products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the grinding and manufacture of optical and ophthalmic lenses and prisms.

(e) Wages at a rate of not less than 95 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in classification D of the electrical, instrument, and related products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as the manufacture of all products included in the electrical, instrument, and related products industry as defined in this part, except those products and activities included in paragraphs (a), (b), (c), and (d) of this section.

§ 606.3 Notices.

Every employer subject to the provisions of § 606.2 shall post in a conspicuous place in each department of his establishment where employees subject to the provisions of § 606.2 are working such notice of this part as shall be prescribed from time to time by the Administrator of the Wage and Hour Division of the United States Department of Labor and shall give such other notice as the Administrator may prescribe.

Signed at Washington, D.C., this 19th day of February 1959.

CLARENCE T. LUNDQUIST,
Administrator.

[F.R. Doc. 59-1675; Filed, Feb. 24, 1959; 9:29 a.m.]

PART 713—FABRICATED PLASTIC PRODUCTS INDUSTRY IN PUERTO RICO

Wage Order Giving Effect to Recommendations

Pursuant to section 5 of the Fair Labor Standards Act of 1938, as amended (52

Stat. 1062, as amended; 29 U.S.C. 205), the Secretary of Labor by Administrative Order No. 516 (23 F.R. 9727) appointed, convened, gave due notice of the hearing of, and referred to Industry Committee No. 43-C the questions of the minimum wage rate or rates to be paid under section 6 of that Act to employees in the Fabricated Plastic Products Industry in Puerto Rico as defined in said Administrative Order, who are engaged in commerce or in the production of goods for commerce. There was not referred to the committee the wage rate fixed for the dinnerware, sprayer, and vaporizer classification of the industry (22 F.R. 7941) which had reached the objective of the minimum wage prescribed in paragraph (1) of section 6(a) of the Act.

Subsequent to an investigation and a hearing conducted pursuant to the notice, the committee filed with the Administrator a report containing its findings of fact and recommendations with respect to the matters referred to it.

Accordingly, as authorized and required by section 8 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1064, as amended; 29 U.S.C. 208), Reorganization Plan No. 6 of 1950 (64 Stat. 1263; 3 CFR, 1950 Supp., p. 165), and General Order No. 45-A of the Secretary of Labor (15 F.R. 3290), Title 29 of the Code of Federal Regulations, Part 713, except for § 713.2(a) thereof, is hereby amended to read as follows by this order, effective March 13, 1959, publishing the recommendations of the committee:

Sec.
713.1 Definition.
713.2 Wage rates.
713.3 Notices.

AUTHORITY: §§ 713.1 to 713.3 issued under sec. 8, 52 Stat. 1064, as amended; 29 U.S.C. 208. Interpret or apply sec. 5, 52 Stat. 1062, as amended; 29 U.S.C. 205; sec. 6, 52 Stat. 1062, as amended; 29 U.S.C. 206.

§ 713.1 Definition.

The Fabricated Plastic Products Industry in Puerto Rico to which this part shall apply is defined as the molding, extrusion, lamination, or other forming, and the fabrication of plastic products: *Provided, however,* That the industry shall not include (a) the manufacture of buttons, buckles, jewelry (including rosaries), and jewelry findings (including beads); (b) the manufacture from plastic materials (except plastic molded to shape) of footwear and cut stock and findings for footwear; (c) the manufacture of apparel and apparel furnishings and accessories; and (d) any activity included in the artificial flower, decoration, and party favor industry (Part 688 of this chapter), the chemical, petroleum, rubber, and related products industry (Part 670 of this chapter), the leather, leather goods, and related products industry (Part 602 of this chapter), and the needlework and fabricated textile products industry (Part 612 of this chapter), as defined in wage orders for those industries in Puerto Rico.

§ 713.2 Wage rates.

(a) Wages at a rate of not less than \$1.00 an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938

by every employer to each of his employees in the dinnerware, sprayer, and vaporizer classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of plastic dinnerware, plastic sprayers, plastic vaporizers, and plastic atomizers.¹

(b) Wages at a rate of not less than 95 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the phonograph record classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of phonograph records.

(c) Wages at a rate of not less than 80 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the plastic swimming pool equipment classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of plastic accessories and equipment for swimming pools.

(d) Wages at a rate of not less than 75 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the wall tile classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of plastic wall tile and wall tile accessories.

(e) Wages at a rate of not less than 72 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the plastic film and bag classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of flexible film from any plastic material and the converting of such film into bags and related products.

(f) Wages at a rate of not less than 70 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the general classification of the fabricated plastic products industry in Puerto Rico, who is engaged in commerce or in the production of goods for commerce, and this classification shall be defined as consisting of the manufacture of all products included in the fabricated plastic products industry in Puerto Rico as defined in this part except those products and activities included in the dinnerware, sprayer, and vaporizer classification, the phonograph record classification, the plastic swim-

¹ This wage rate and classification was established by wage order effective October 21, 1957 (22 F.R. 7941).

ming pool equipment classification, the wall tile classification, and the plastic film and bag classification as defined herein.

§ 713.3 Notices.

Every employer subject to the provisions of § 713.2 shall post in a conspicuous place in each department of his establishment where employees subject to the provisions of § 713.2 are working such notices of this part as shall be prescribed from time to time by the Administrator of the Wage and Hour Division of the United States Department of Labor and shall give such other notice as the Administrator may prescribe.

Signed at Washington, D.C., this 18th day of February 1959.

CLARENCE T. LUNDQUIST,
Administrator.

[F.R. Doc. 59-1608; Filed, Feb. 24, 1959; 8:47 a.m.]

PART 779—RETAIL OR SERVICE ESTABLISHMENT AND RELATED EXEMPTIONS

Automotive Tire Trade

After investigation of the sales practices of the automotive tire trade to determine the types of sales and the types of establishments recognized in the industry as retail, and the types not recognized as retail within the meaning of sections 13(a)(2) and 13(a)(4) of the Fair Labor Standards Act of 1938, notice was published in the June 6, 1958, issue of the FEDERAL REGISTER (23 F.R. 3970) that the Administrator of the Wage and Hour and Public Contracts Divisions, United States Department of Labor, proposed to amend Part 779 of Title 29, Code of Federal Regulations, to reflect the recognition in the industry on these questions. Interested persons were provided a period of thirty days in which to submit their data, views, or arguments pertaining thereto.

Comments have been received from several interested persons. After consideration of all relevant matter presented, I conclude that the amendment should be adopted as proposed except for minor changes which may be noted in paragraph (b) of § 779.37, and subparagraph (3), paragraph (d) of that section. In addition the last paragraph in the section which was undesignated in the notice of proposed rule, is now designated paragraph (e), and has been changed in a minor detail.

Accordingly, pursuant to authority under the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended; 29 U.S.C. 201 et seq.), Reorganization Plan No. 6 of 1950 (3 CFR, 1950 Supp., p. 165), and General Order No. 45-A (15 F.R. 3290), Part 779 of Title 29, Code of Federal Regulations is hereby amended as follows:

1. Delete the center heading preceding § 779.34 which reads as follows: "Application of the 13(a)(2) Exemption to Certain Trades".

2. Immediately following § 779.36, a new section designated § 779.37 is hereby added to read as follows:

§ 779.37 Application of the 13(a)(2) and 13(a)(4) exemptions to the automotive tire trade.

(a) It is the purpose of this section to show generally how the 13(a)(2) exemption applies to establishments engaged in the sale of tires, tubes, accessories and repair services on tires, and how the 13(a)(4) exemption applies to establishments engaged in retreading and recapping tires.

(b) In applying the tests of the exemption under section 13(a)(2), all sales of tires, tubes, accessories and tire repair services, including retreading and recapping, are recognized as retail in the industry, except those set out in subparagraphs (1) to (6) of this paragraph:

(1) Sales for resale: For example, sales of tires, tubes, accessories or services to garages, service stations, repair shops, tire dealers and automobile dealers, to be sold or to be used in reconditioning vehicles for sale are sales for resale. (It should be noted that in determining whether the establishment meets the tests of the exemption, section 13(a)(2) of the Act treats all sales for resale the same as sales which are not recognized as retail in the particular industry.)

(2) Sales made pursuant to a formal invitation to bid: Such sales are made under a procedure involving the issuance by the buyer of a formal invitation to bid on certain merchandise for delivery in accordance with prescribed terms and specifications. Sales to the Federal, state, and local governments are typically made in this manner.

(3) Sales to "national accounts" as known in the trade; this is, sales where delivery is made by the local tire dealer under a centralized pricing arrangement between the customer's national office and the tire manufacturer; payment may be made either to the local dealer or direct to the tire manufacturer under a centralized billing arrangement with the customer's national office.

(4) Sales to fleet accounts at wholesale prices: As used in this section, a "fleet account" is a customer operating five or more automobiles or trucks for business purposes. Wholesale prices for tires, tubes, and accessories are prices equivalent to, or less than, those typically charged on sales for resale. If the establishment makes no sales of passenger car tires for resale, the wholesale price of such tires will be taken to be the price typically charged in the area on sales of passenger car tires for resale. If the establishment makes no sales of truck tires for resale, the wholesale price of such tires will be taken to be the price charged by the establishment on sales of truck tires to fleet accounts operating 10 or more commercial vehicles, or if the establishment makes no such sales, the wholesale price will be taken to be the price typically charged in the area on sales of truck tires to fleet accounts operating 10 or more commercial vehicles.

(5) Sales of a tire rental service on a mileage basis known in the trade as "mileage contracts": This is a leasing

arrangement under which a tire dealer agrees to provide and maintain tires or tubes for motor vehicles of a fleet account.

(6) Sales of servicing and repair work performed under a fleet maintenance arrangement on tires for trucks and other automotive vehicles whereby the establishment undertakes to maintain the tires or tubes for a fleet account at a price below the prevailing retail price.

(c) If more than 50 percent of the establishment's annual dollar volume of sales is made within the State in which the establishment is located and if 75 percent or more of the establishment's annual dollar volume of sales consists of sales which are not for resale and are recognized as retail sales of goods or services in the industry, the exemption under section 13(a)(2) will apply to all employees employed by the establishment except those employees who are engaged in the recapping or retreading of tires for sale or in other manufacturing or processing of goods for sale.

(d) The retreading or recapping of a customer's tires constitutes a service which may be recognized as retail in the industry in accordance with the above tests. However, where the recapping or retreading work is performed on tires which the establishment expects to sell in their reconditioned form, such activities are not performed as a service for a customer but constitute manufacturing goods for sale. Employees performing such work may be exempt only if they are employed by the establishment and all of the following tests of the section 13(a)(4) exemption are met:

(1) The establishment must qualify as an exempt retail establishment under section 13(a)(2), as explained above.

(2) More than 85 percent of the establishment's annual dollar volume of sales of the tires which it retreads or recaps for sale must be made within the State in which the establishment is located.

(3) The retreaded or recapped tires which the establishment makes or processes must be made or processed at the establishment which sells them.

(4) The establishment must be recognized as a retail establishment in the industry.

(e) An establishment engaged in retreading or recapping of tires is recognized as a retail establishment in the industry if it does not derive from the sale of tires retreaded and recapped for sale more than 50 percent of the annual dollar volume of its sales resulting from its retreading and recapping operations. (52 Stat. 1060, as amended; 29 U.S.C. 201-219)

This amendment shall become effective on March 28, 1959.

Signed at Washington, D.C., this 16th day of February 1959.

CLARENCE T. LUNDQUIST,
Administrator.

[F.R. Doc. 59-1595; Filed, Feb. 24, 1959; 8:46 a.m.]

Title 7—AGRICULTURE

Chapter I—Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 58—GRADING AND INSPECTION MINIMUM SPECIFICATIONS FOR APPROVED PLANTS AND STANDARDS FOR GRADES OF DAIRY PRODUCTS

U.S. Standards for Grades of Nonfat Dry Milk, Spray Process and Roller Process; U.S. Grade Not Assignable

On January 15, 1959, notice was published in the FEDERAL REGISTER (24 F.R. 371) regarding proposed amendments of United States Standards for Grades of Nonfat Dry Milk (7 CFR Part 58), affording interested persons an opportunity to file written data, views or arguments in connection therewith. These amendments raise the bacterial level 50 million above those published under proposed rule making, reducing from 300 to 250 million per gram the direct microscopic clump count allowable on nonfat dry milk to which a U.S. grade may be assigned. Such reduction is to adjust the standards to conform with quality improvement achieved by industry.

After consideration of all relevant matters presented, including the proposal in the aforesaid notice, U.S. Standards for Grades of Nonfat Dry Milk are hereby amended pursuant to the authority contained in the Agricultural Marketing Act, 1946 (60 Stat. 1087; 7 U.S.C. 1621 et seq.) to become effective April 1, 1959.

The amendments are as follows:

1. Change Subpart L, § 58.2529 U.S. grade not assignable to read:

§ 58.2529 U.S. grade not assignable.

Nonfat dry milk which falls to meet the requirements for U.S. Standard Grade and/or shows a direct microscopic clump count exceeding 250 million per gram shall not be assigned a U.S. grade.

2. Change Subpart M, § 58.2554 U.S. grade not assignable to read:

§ 58.2554 U.S. grade not assignable.

Nonfat dry milk which falls to meet the requirements for U.S. Standard Grade and/or shows a direct microscopic clump count exceeding 250 million per gram shall not be assigned a U.S. grade.

(Sec. 250, 60 Stat. 1090; 7 U.S.C. 1624)

Done at Washington, D.C., this 19th day of February 1959.

[SEAL] ROY W. LENNARTSON,
Deputy Administrator,
Agricultural Marketing Service.

[F.R. Doc. 59-1620; Filed, Feb. 24, 1959; 8:48 a.m.]

Title 32—NATIONAL DEFENSE

Chapter I—Office of the Secretary of Defense

SUBCHAPTER M—MISCELLANEOUS

PART 155—DEPARTMENT OF DEFENSE POLICIES AND PROCEDURES FOR ASSURING THE QUALITY OF PRODUCTION OF COMPLEX SUPPLIES AND EQUIPMENT

Sec.	
155.1	Purpose.
155.2	Applicability.
155.3	Background.
155.4	Policy.
155.5	Minimum requirements for contractors' regulation of quality.
155.6	Documentation.
155.7	Special requirements.
155.8	Minimum requirements for military agencies' inspection practices.

AUTHORITY: §§ 155.1 to 155.8 issued under Chapter 145, 10 U.S.C.

§ 155.1 Purpose.

The purpose of the policies and procedures set forth in this part is to establish uniform and economical practices for determining the acceptability of complex supplies and equipment.

§ 155.2 Applicability.

(a) This part is applicable to the Departments of the Army, Navy and Air Force in the performance of procurement inspection of all supplies and equipment, except (1) standard commercial items, and (2) items for which the policies and procedure included in Part 154 of this chapter (22 F.R. 4254), (DoD Inst. 4155.8, "DoD Procurement Inspection Policies and Procedures for Items Covered by Military and Federal Specifications," May 7, 1957), provide adequate and economical assurance of product acceptability. Ordinarily, the following types of items are included within the scope of this part:

(1) Equipment of complex design, such as aircraft, ships, tanks and guided missiles;

(2) Major components of equipment, such as fire control or navigating systems, engines, turbines and rocket motors;

(3) Parts of these components, such as assemblies, accessories or pieces, when application of this policy is technically or economically desirable.

(b) Departmental Secretaries are authorized to exempt specific contracts from the provisions of this part when this policy is incompatible with the technical objective of the contract, required project management flexibility, or military urgency. Appropriate arrangements shall be made to assure that exceptions to the provisions of this Instruction are subject to effective administrative control at the Secretarial level.

§ 155.3 Background.

Because of configuration, innumerable design characteristics, and life and reliability requirements, complex supplies and equipment are not amenable to adequate evaluation by inspection and testing only. Complex supplies and equipment must

be produced under regulated conditions if adequate assurance of quality is to be realized. Systematic control of manufacturing processes by the producer is an essential prerequisite for assuring the quality of such items. Likewise, it is essential that the Government verify systematically that such control is, in fact, established and exercised by contractors.

§ 155.4 Policy.

(a) Contracting officers shall require by contract that suppliers establish and maintain quality control over manufacturing processes of complex equipment.

(b) Contracting officers shall indicate by contract clause, exhibit, or specification reference, the essential prerequisites necessary for the control of the quality of manufacturing and shall include in such contract clause, exhibit or specification, as a minimum, the requirements listed in §§ 155.5 and 155.6.

(c) Military inspection agencies shall verify the adequacy of contractors' quality control and shall incorporate into inspection management the procedures outlined in § 155.8.

§ 155.5 Minimum requirements for contractors' regulation of quality.

Contracting officers shall require that contractors establish and maintain quality control measures appropriate for the product involved. These quality control measures shall be applicable to:

(a) Manufacturing processes for the purpose of assuring that the product is continuously produced in accordance with technical requirements (e.g., pertinent design, proprietary and operational instructions).

(b) Drawings and changes so that manufacturing methods and operations reflect current technical requirements.

(c) Testing and inspection so that practices and equipment provide the means for optimum evaluation of characteristics subjected to inspection or test.

(d) Fabrication and delivery of products so that nonconforming products are not inadvertently tendered to the Government.

§ 155.6 Documentation.

Contracting officers shall require that contractors establish and maintain quality control measures for documentation. The contractors' measures shall effectively control the preparation, authorization, use and disposition of instructions and records pertinent to quality.

§ 155.7 Special requirements.

Contracting officers' requirements for contractors' regulation of quality need not be limited only to the provisions of §§ 155.5 and 155.6.

§ 155.8 Minimum requirements for military agencies' inspection practices.

Each military agency's program for evaluation of a contractor's control of quality shall encompass:

(a) Systematic planning of the military agency's inspection operations, including:

(1) Identification of the specific products, processes and procedures listed in §§ 155.5 and 155.6 to be subjected to Gov-

ernment examination, as well as identification of the specific characteristics of such products, processes or procedures to be observed;

(2) Provisions for appropriate distribution of the agency's efforts between inspection of products and inspection of the contractor's methods regulating quality.

(b) Maintenance of suitable inspection records by the military agency that reflect:

(1) The nature of all surveillance and inspection actions, together with the number of observations made and the number and type of deficiencies found;

(2) Decisions regarding the acceptability of the products, the processes and the procedures, together with action taken to correct deficiencies found;

(3) Distribution of inspection effort by the military agency.

(c) Management action which:

(1) Is based on analysis of contractor and Government (i) product inspection data and (ii) methods inspection data;

(2) Assures that inspection manpower and facilities are used as effectively as possible;

(3) Assures that in-service product deficiency and failure information received from the using military agencies is effectively analyzed and that necessary corrective action is initiated expeditiously and reviewed for effectiveness.

The inspection practices for military agencies need not be limited to practices required by this section.

PERKINS MCGUIRE,
Assistant Secretary of Defense,
(Supply and Logistics).

[F.R. Doc. 59-1587; Filed, Feb. 24, 1959;
8:45 a.m.]

Title 14—CIVIL AVIATION

Chapter II—Federal Aviation Agency

[Amdt. 105]

PART 609—STANDARD INSTRUMENT APPROACH PROCEDURES

Miscellaneous Alterations.

The standard instrument approach procedures appearing hereinafter are adopted to become effective when indicated in order to promote safety. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public interest, and therefore is not required.

NOTE: Where the general classification (L/MFR, ADF, VOR, TerVOR, VOR/DME, ILS, or RADAR), location, and procedure number (if any) of any procedure in the amendments which follow, are identical with an existing procedure, that procedure is to be substituted for the existing one, as of the effective date given, to the extent that it differs from the existing procedure; where a procedure is cancelled, the existing procedure is revoked; new procedures are to be placed in appropriate alphabetical sequence within the section amended.

Part 609 is amended as follows:

1. The low or medium frequency range procedures prescribed in § 609.100(a) are amended to read in part:

LFR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Alameda "H"-----	ABQ-LFR-----	Direct-----	6600	T-dn-----	300-1	300-1	200-1/2
Peralta FM (Final)-----	ABQ-LFR-----	Direct-----	6000	C-dn-----	400-1	500-1	500-1 1/2
ABQ VOR-----	ABQ-LFR-----	Direct-----	8000	S-dn-R-35-----	400-1	400-1	400-1
				A-dn-----	800-2	800-2	800-2

Procedure turn W side S crs, 175° Outbnd, 355° Inbnd, 7000' within 10 mi (Nonstand. due to high terrain E side).

Minimum altitude over facility on final approach crs, 6000'.

Crs and distance, facility to airport, 355°—2.6 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.6 mi, make a left climbing turn, climb to 8000' on the N crs ABQ LFR to Alameda MHW or, when directed by ATC, (1) turn left and climb to 8000' on R-077 to ABQ VOR, (2) turn left and climb to 8000' on W crs ABQ LFR within 20 miles.

CAUTION: Terrain exceeding 8000' in E quadrants; make all turns on W side of North and South courses.

City, Albuquerque; State, N. Mex.; Airport Name, Kirtland AFB/MUN; Elev., 5352'; Fac. Class, SBRAZ; Ident., ABQ; Procedure No. 1, Amdt. 8; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 7; Dated, 10 Aug 57

Nesblitt FM (Final)-----	MEM-LFR-----	Direct-----	1000	T-dn*-----	300-1	300-1	200-1/2
Memphis VOR-----	MEM-LFR-----	Direct-----	1500	C-dn-----	500-1	500-1	500-1 1/2
				S-dn-3/35-----	400-1	400-1	400-1
				A-dn-----	800-2	800-2	800-2

Radar terminal area transition altitude, 000° thru 360°, 1700' within 25 mi; 075° thru 245°, 1500' within 25 mi.

All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1349' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' 11.8 mi NE, and 975' MSL 10.6 mi NE.

Procedure turn E side S crs, 180° Outbnd, 360° Inbnd, 1600' within 10 miles.

Minimum altitude over facility on final approach crs, 1000'.

Crs and distance, facility to Runway 3, 359°—1.8 mi.

Crs and distance, facility to Runway 35, 009°—1.9 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 1.8 mi, climb to 2000' on NE crs (061°) within 15 mi from MEM-LFR or, when directed by ATC, turn left, climb direct to Brooks R/Bn, thence on 276° bearing (from) to 2000' within 10 miles from Brooks R/Bn.

AIR CARRIER NOTE: *Takeoffs at less than 200-1/2 NA on Rwny 14-32.

NOTES: Missed approach distance limited due to ATC requirements. 670 FPM descent required at 120 MPH.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev. 291'; Fac. Class, SBRAZ; Ident., MEM; Procedure No. 1, Amdt. 10; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 9; Dated, 14 May 55

2. The automatic direction finding procedures prescribed in § 609.100(b) are amended to read in part:

ADF STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Albuquerque LFR-----	AMH-MHW-----	Direct-----	8000	T-dn-----	300-1	300-1	200-1/2
Albuquerque VOR-----	AMH-MHW-----	Direct-----	8000	C-d-----	700-1	700-1	700-1 1/2
Int R-054 Grants VOR and 154° brg to AMH MHW	Alameda MHW (Final)-----	Direct-----	7000	C-n-----	700-2	700-2	700-2
				S-d-17-----	700-1	700-1	700-1
				S-n-17-----	700-2	700-2	700-2
				A-dn-----	800-2	800-2	800-2

Procedure turn W side of crs, 334° Outbnd, 154° Inbnd, 8000' within 10 miles.

Minimum altitude over facility on final approach crs, 7000'.

Crs and distance, facility to airport, 154°—8.6.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 8.6 miles, make a right climbing turn, proceed to ABQ LFR, climbing to 7000' or, when directed by ATC,

(1) turn right, climb to 8000' on W crs ABQ LFR within 20 miles, (2) turn right, climb to 8000' on R-077 to ABQ VOR.

CAUTION: Terrain exceeding 8000' in E quadrants ABQ LFR. All turns to be made West of North and South courses.

City, Albuquerque; State, N. Mex.; Airport Name, Kirtland AFB-Mun.; Elev., 5352'; Fac. Class, MHW; Ident., AMH; Procedure No. 1, Amdt. 3; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 2; Dated, 7 Jan. 56

RULES AND REGULATIONS

ADF STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Chattanooga VOR	CQN-RBn	Direct	2300	T-dn	300-1	300-1	#200-1/2
Chickamauga Int	CQN-RBn	Direct	2200	C-dn	600-1 1/2	700-1 1/2	700-2
Whitwell Int	CQN-RBn	Direct	3400	S-dn-19	500-1	500-1	500-1
Bridgeport Int	CQN-RBn	Direct	3400	A-dn	800-2	800-2	800-2
Coalmont Int	CQN-RBn	Direct	3400				
Georgetown Int	CQN-RBn	Direct	2900				
Crandall Int	CQN-RBn	Direct	2900				
Haletown Int	CQN-RBn	Direct	3400				

#Takeoff on Rnys 14-32 with less than 300-1 NA.
 Procedure turn E side of crs, 015° Outbnd, 195° Inbnd, 2500' within 10 mi of CQN RBn. Beyond 10 mi NA.
 (Nonstandard due to terrain West.)
 Minimum altitude inbnd over CQN, 2500'; over OM, 1900'; over MM, 1200'. If OM not received, descent below 1400' NA.
 Distances to runway: CQN 7.7 mi, OM 4.1 mi, MM 0.6 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 7.7 miles after passing CQN RBn, climb to 3300' on crs of 195° within 20 mi.

City, Chattanooga; State, Tenn.; Airport Name, Lovell Fld.; Elev., 682'; Fac. Class, MHW; Ident., CQN; Procedure No. 1, Amdt. 7; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 6 (ADF portion of Comb. ILS-ADF); Dated, 8 Feb. 53

Detroit LFR	LOM	Direct	2300	T-dn	300-1	300-1	200-1/2
Salem VOR	LOM	Direct	2300	C-dn	400-1	500-1	500-1 1/2
Milan Int	LOM	Direct	2300	S-dn-5R and L	400-1	400-1	400-1
Bridgewater LF Int	LOM	Direct	2300	A-dn	800-2	800-2	800-2
Bridgewater VHF Int	LOM	Direct	2300				
Express Int **	LOM	Direct	2300				

**Int of V133 and V90 (QG VOR R-264 and SVM VOR R-143).
 Radar transitions to final approach crs authorized. Aircraft will be released without procedure turn when inbound on final approach crs at least 3 miles before reaching LOM.
 Procedure turn West side of crs, 230° Outbnd, 050° Inbnd, 2300' within 10 mi.
 Minimum altitude over facility on final approach crs, 1500'.
 Crs and distance, facility to airport, 050°—5.0 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 5.0 miles of LOM, make left turn climb to 2500' on Salem VOR on R-170 or, when directed by ATC, (1) Climb to 2700' on back course ILS to Midcraft Int or, (2) Make right turn and climb to 2300', proceed direct to RML LFR.

City, Detroit; State, Mich.; Airport Name, Willow Run; Elev., 716'; Fac. Class, LOM; Ident., YI; Procedure No. 1, Amdt. 10; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 9 (ADF portion of Comb. ILS-ADF); Dated, 29 Mar. 58

				T-dn	300-1	300-1	200-1/2
				C-dn	500-1	500-1	500-1 1/2
				S-dn-9	400-1	400-1	400-1
				A-dn	800-2	800-2	800-2

Procedure turn South side of crs, 271° Outbnd, 091° Inbnd, 2100' within 10 mi.
 Minimum altitude over facility on final approach crs, 1500'.
 Crs and distance, facility to airport, 091°—4.1 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished, within 4.1 miles of LOM, climb to 2300' on crs of 091° within 15 mi of LOM.

City, Flint; State, Mich.; Airport Name, Bishop Fld.; Elev., 781'; Fac. Class, LOM; Ident., FN; Procedure No. 1, Amdt. 4; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 3 (ADF portion of Comb. ILS-ADF); Dated, 14 Jan. 56

HOU VOR	LOM	Direct	1200	T-dn	300-1	300-1	200-1/2
HOU LFR	LOM	Direct	1200	C-dn	400-1	500-1	500-1 1/2
Fairbanks Int	LOM	Direct	1800	S-dn-3	400-1	400-1	400-1
Arcola Int	LOM	Direct	2100	A-dn	800-2	800-2	800-2
HOU FM	LOM	Direct	1500				
Radar vectoring position	LOM (Final)	036—5.0	700				

Radar Terminal Transition Altitude 2200' within 20 miles. Radar may be used to position aircraft for a final approach within 5 miles of LOM with the elimination of a procedure turn.

Procedure turn S side SW crs, 216° Outbnd, 036° Inbnd, 1500' within 10 miles. Beyond 10 mi NA.
 Minimum altitude over LOM on final approach crs, 700'.
 Crs and distance, facility to airport, 036°—4.2 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.2 miles, climb to 1600' on crs 036° within 20 miles or, when directed by ATC, turn left, climb to 1800' on NW crs HOU LFR.

City, Houston; State, Tex.; Airport Name, International; Elev., 60'; Fac. Class, LOM; Ident., HO; Procedure No. 1, Amdt. 18; Eff. Date, 21 Feb. 59; Sup. Amdt. No. 17 (ADF portion of Comb. ILS-ADF); Dated, 26 Oct. 57

Boothwyn FM	LOM (Final)	Direct	1300	T-dn	300-1	300-1	200-1/2
Philadelphia LFR	LOM	Direct	1500	C-dn	500-1	500-1	500-1 1/2
Radar Terminal Area Transition Altitudes:				S-dn-9	500-1	500-1	500-1
N Quadrant of Philadelphia LFR	LOM	Within 20 mi	2400	A-dn	800-2	800-2	800-2
N Quadrant of Philadelphia LFR	LOM	Within 10 mi	#1800				
NW Quadrant of Philadelphia LFR	LOM	Within 20 mi	2000				
NW Quadrant of Philadelphia LFR	LOM	Within 10 mi	1500				
SW and SE Quadrants	LOM	Within 20 mi	#1500				

#Radar control must provide 1000' clearance when within 3 miles or 500' clearance when between 3-5 miles of towers 1369' MSL 9 miles North and 1049' MSL 10 miles SE of airport.

Procedure turn South side W crs, 265° Outbnd, 085° Inbnd, 1800' within 10 miles of LOM. NA beyond 10 miles.
 Minimum altitude over facility on final approach crs, 1300'.
 Crs and distance, facility to airport, 085°—4.2 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.2 miles after passing LOM, climb to 1600' on West Chester VOR R-104 to Echejon Int.

CAUTION: Stack 197' MSL 1.4 mi West of approach end of Runway 9.
 City, Philadelphia; State, Pa.; Airport Name, International; Elev., 10'; Fac. Class, LOM; Ident., PH; Procedure No. 1, Amdt. 12; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 11; Dated, 24 Jan. 59

3. The very high frequency omnirange (VOR) procedures prescribed in § 609.100(c) are amended to read in part:

VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
ABQ LFR	ABQ-VOR	Direct	8000	T-dn C-d C-n S-d-8 S-n-8 A-dn	300-1 1000-1 1000-2 1000-1 1000-2 1200-2	300-1 1000-1 1000-2 1000-1 1000-2 1200-2	200-1½ 1000-1½ 1000-2 1000-1 1000-2 1200-2

Procedure turn N side of crs, 287° Outbnd, 077° Inbnd, 8000' within 10 mi. (All turns to be made on N side of crs, restricted area to South.)

Minimum altitude over facility on final approach crs, 6600'.

Crs and distance, facility to airport, 077°-9.6 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 9.6 mi, turn right or left, climb to 8000' on R-077 to ABQ VOR or, when directed by ATC, (1) turn right and climb to 7000' on N crs ABQ LFR to ABQ LFR; (2) turn right, climb to 7000' on 170° crs to ABQ LOM; (3) turn left, climb to 8000' on N crs ABQ LFR to Alameda MHW.

CAUTION: Terrain exceeding 8000' in E quadrants ABQ LFR. All turns to be made W of North and South courses.

City, Albuquerque; State, N. Mex.; Airport Name, Kirtland AFB/Mun.; Elev., 5352'; Fac. Class, BVOR; Ident., ABQ; Procedure No. 1, Amdt. 6; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 5; Dated, 11 Oct. 58

PROCEDURE CANCELLED, EFFECTIVE 14 JANUARY 1959, DUE TO DECOMMISSIONING OF VOR.

City, Imperial; State, Nebr.; Airport Name, Imperial; Elev., 3276'; Fac. Class, BVOR; Ident., IML; Procedure No. 1, Amdt. 1; Eff. Date, 1 Aug. 54; Sup. Amdt. No. 1725; Dated, 16 Jul. 52

LAN VOR	Int*	Direct	2200	T-dn C-dn S-dn-24 A-dn	300-1 400-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1½ 500-1½ 400-1 800-2
LAN LFR	Int*	Direct	2000				

*Int R-054 LAN-VOR and NW crs LAN-LFR.

Procedure turn N side crs, 054° Outbnd, 234° Inbnd, 2000' within 10 miles NE of Int*.

Minimum altitude over Int* on final approach crs, 1500'.

Crs and distance, Int* to airport, 234°-2.1 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.1 miles, climb to 2200' proceed to Lansing VOR on R-054.

NOTE: Procedure authorized if aircraft is equipped with VOR and LF receivers.

City, Lansing; State, Mich.; Airport Name, Capital City; Elev., 859'; Fac. Class, BVOR; Ident., LAN; Procedure No. 2, Amdt. 1; Eff. Date, 7 Mar. 59; Sup. Amdt. No. Orig.; Dated, 5 Nov. 55

Memphis LFR	MEM-VOR	Direct	1500	T-dn* C-dn S-dn-27 A-dn	300-1 500-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1½ 500-1½ 400-1 800-2
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Radar terminal area transition altitude, 000° thru 360°, 1700' within 25 mi; 075° thru 245°, 1500' within 25 mi.

All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1349' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' MSL 11.8 mi NE, and 975' MSL 10.6 mi NE.

Procedure turn N side of crs, 107° Outbnd, 287° Inbnd, 1500' within 10 miles.

Minimum altitude over facility on final approach crs, 1000'.

Crs and distance, facility to airport, 287°-3.0.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.0 miles, climb to 1700' on R-287 within 15 mi from MEM-VOR.

AIR CARRIER NOTE: *Take-off at less than 200-½ NA on Runway 14-32.

NOTE: Missed approach distance limited due to ATC requirement.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev., 291'; Fac. Class, BVOR; Ident., MEM; Procedure No. 1, Amdt. 8; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 7; Dated, 14 May 55

PHX LFR	PHX-VOR	Direct	2600	T-dn C-dn A-dn	300-1 800-1 1000-2	300-1 800-1 1000-2	200-1½ 800-1½ 1000-2
Perryville FM/Int.	Airtopia Fix* (Final)	Direct	3000				

*PHX R-258 and CZG R-326.

Procedure turn S side of crs, 258° Outbnd, 078° Inbnd, 4000' within 10 mi of Airtopia Fix*.

Minimum altitude over #Airtopia Fix* on final approach crs, 3000'.

#When Airtopia Fix* not received, descent below 3000' NA.

Crs and distance, Airtopia Fix* to airport, 078°-6.0 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 6.0 mi of Airtopia Fix, climb to 2600' on R-080 within 10 mi of VOR.

CAUTION: 4500' terrain 10 mi S of final approach crs.

City, Phoenix; State, Ariz.; Airport Name, Sky Harbor; Elev., 1124'; Fac. Class, BVOR; Ident., PHX; Procedure No. 2, Amdt. Orig.; Eff. Date, 7 Mar. 59; Sup. Amdt. No. None

				T-dn* C-d C-n A-dn*	300-1 600-1½ 600-2 800-2		
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*Night operations on N-S runway only.

Procedure turn W side of crs, 356° Outbnd, 176° Inbnd, 3100' within 10 mi.

Minimum Altitude over facility on final approach crs, 2600'.

Crs and distance, facility to airport, 176°-0.7.

CAUTION: Sod field, except N-S runway paved.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0.7 mi, execute climbing right turn to 3000', return to RSL VOR and hold on R-079.

City, Russell; State, Kans.; Airport Name, Russell; Elev., 1863'; Fac. Class, BVOR; Ident., RSL; Procedure No. 1, Amdt. 5; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 4; Dated, 1 May 58

RULES AND REGULATIONS

4. The terminal very high frequency omnirange (TerVOR) procedures prescribed in § 609.200 are amended to read in part:

TERMINAL VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
OM or 5 mi Radar Fix	VOR (Final)	133-5.0	1000	T-dn C-dn S-dn-13 A-dn	300-1 400-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1/2 500-1 1/2 400-1 800-2

*If Carter OM or 5 mi radar fix not received, descent below 1100' MSL NA and ceiling minimum is 500'.

Radar transition altitude within 20 mi radius of airport 2000' MSL. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from radio towers: 2349' MSL 15 mi SSE; 1743' MSL 12 mi WSW; 1221' MSL 6 mi N.

Procedure turn #N side crs, 313° Outbnd, 133° Inbnd, 2200' within 10 mi.

#Procedure turn nonstandard due ATC requirements.

Facility on airport.

Minimum altitude over facility on final approach crs, *1000'.

Crs and distance, breakoff point to appr end Rwy 13, 129°—0.91 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished climb to 2600' on ACF R-130 within 20 mi or, when directed by ATC, turn right, climb to 2000', proceed to Lucas Int via ACF R-206.

City, Fort Worth; State, Tex.; Airport Name, Amon Carter; Elev., 568'; Fac. Class, VORTAC; Ident., ACF; Procedure No. TerVOR-13, Amdt. Orig.; Eff. Date, 7 Mar. 59; Sup. Amdt. No. None

*Abram Int or 4 mi radar fix	VOR	012-4.0	**1000	T-dn C-dn* S-dn-35** A-dn	300-1 400-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1/2 500-1 1/2 400-1 800-2
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*Int ACF VOR R-192 and DAL VOR R-238.

**If Abram Int or 4 mile radar fix not received, descent below 1100' NA and ceiling minimum is 500'.

Radar transition altitude within 20 mi radius of radar site 2000' MSL. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from radio towers: 2349' MSL 15 mi SSE. 1743' MSL 12 mi WSW, 1221' MSL 6 mi N.

Procedure turn #W side of crs, 192° Outbnd, 012° Inbnd, 2000' within 10 mi.

#Procedure turn nonstandard due obstruction.

Facility on airport.

Minimum altitude over facility on final approach crs, **1000'.

Crs and distance, breakoff point to approach end of Rwy 35, 350°—0.92 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished after passing VOR, turn left, climbing to 2000' on ACF R-340.

City, Fort Worth; State, Tex.; Airport Name, Amon Carter; Elev., 568'; Fac. Class, VORTAC; Ident., ACF; Procedure No. TerVOR-35, Amdt. Orig.; Eff. Date, 7 Mar. 59; Sup. Amdt. No. None

5. The instrument landing system procedures prescribed in § 609.400 are amended to read in part:

ILS STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Albuquerque LFR	LOM	Direct	7000	T-dn	300-1	300-1	200-1/2
Albuquerque VOR	LOM	Direct	7000	C-dn	400-1	500-1	500-1 1/2
Peralta Int-FM	LOM (Final)	Direct	6400	A-dn	600-2	600-2	600-2
Aden Int (via N crs ABQ ILS)	LOM	Direct	8000	S-dn-35	200-1/2	200-1/2	200-1/2
Weller Int	LOM	Direct	7000				
Kirtland Int	LOM	Direct	7000				
Int 090 R ABQ VOR and ILS S crs	LOM	Direct	7000				
Int 107 R ABQ VOR and ILS S crs	LOM	Direct	7000				
Belen MHW	Peralta Int	Direct	7000				
South Int (via S crs ABQ Loc.)	LOM	Direct	7000				

*Int R-147 ABQ VOR and ABQ ILS South crs.

Procedure turn W side S crs, 170° Outbnd, 350° Inbnd, 7000' within 10 mi.

Minimum altitude at G.S. int inbnd 6400'.

Altitude of G.S. and distance to appr end of rwy at OM 6400—3.8, at MM 5530—0.6.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished, make a left climbing turn, climb to 8000' on N crs ABQ LFR to Alameda MHW or, when directed by ATC, (1) turn left and climb to 8000' on R-077 to ABQ VOR, (2) turn left and climb to 8000' on W crs ABQ LFR within 20 miles.

CAUTION: Terrain exceeding 8000' E of ILS localizer—all turns to be made W of crs.

City, Albuquerque; State, N. Mex.; Airport Name, Kirtland AFB/Mun.; Elev., 5352'; Fac. Class, ILS; Ident., ABQ; Procedure No. ILS-35, Amdt. 14; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 13; Dated, 6 May 56

ILS STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Table with columns: Transition (From, To), Course and distance, Minimum altitude (feet), Ceiling and visibility minimums (Condition, 2-engine or less, More than 2-engine more than 65 knots). Rows include Halestown Int., Chattanooga VOR, CQN RBN, etc.

#Takeoff on Runways 14-32 with less than 300-1 NA. Procedure turn E side of N crs, 015° Outbnd, 195° Inbnd, 2500' within 13 mi of OM or within 10 mi of CQN MHW. Beyond 13 mi of OM or 10 mi of CQN MHW NA. (Nonstandard due terrain West.)

City, Chattanooga; State, Tenn.; Airport Name, Lovell Fld.; Elev., 682'; Fac. Class, ILS; Ident., I-CHA; Procedure No. ILS-19, Amdt. 7; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 6 (ILS portion of Comb. ILS-ADF); Dated, 8 Feb. 58

Table with columns: Transition (From, To), Course and distance, Minimum altitude (feet), Ceiling and visibility minimums (Condition, 2-engine or less, More than 2-engine more than 65 knots). Rows include Detroit LFR, Salem VOR, Milan Int., etc.

**Int V133 and V90 (QG VOR R-264 and SVM VOR R-143). *Runway visual range 2000' also authorized for takeoff and landing on Runway 5R: Provided, that all components of the ILS, high intensity runway lights, approach lights, condenser discharge flashers, middle and outer compass locators and all related airborne equipment are in satisfactory operating condition.

Table with columns: Transition (From, To), Course and distance, Minimum altitude (feet), Ceiling and visibility minimums (Condition, 2-engine or less, More than 2-engine more than 65 knots). Rows include T-dn, C-dn, S-dn-9, A-dn.

Procedure turn S side of crs, 271° Outbnd, 091° Inbnd, 2100' within 10 mi. Minimum altitude at G.S. int inbnd, 2000'. Altitude of G.S. and distance to approach end of rwy at OM 1988-4.1, at MM 986-0.6.

Table with columns: Transition (From, To), Course and distance, Minimum altitude (feet), Ceiling and visibility minimums (Condition, 2-engine or less, More than 2-engine more than 65 knots). Rows include Lansing VOR, Lansing LFR, Portland Int*, etc.

*R-297 LAN-VOR and W crs ILS or the 093° brng to LOM. **R-321 LAN-VOR and W crs ILS or the 093° brng to LOM. ***221° brng from FNT LOM and E crs ILS. #Authorized as final transition when interception of E crs ILS made via R-310 of SVM.

Table with columns: Transition (From, To), Course and distance, Minimum altitude (feet), Ceiling and visibility minimums (Condition, 2-engine or less, More than 2-engine more than 65 knots). Rows include Memphis LFR, Memphis VOR via crs 353, Fisherville FM, etc.

Radar terminal area transition altitude, 000° through 360°, 1700' within 25 mi; 075° through 245°, 1500' within 25 mi. All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1349' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' MSL 11.8 mi NE, and 975' MSL 10.6 mi NE.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev., 291'; Fac. Class, ILS; Ident., I-MEM; Procedure No. ILS-27, Amdt. 4; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 3; Dated, 17 Jan. 59

6. The radar procedures prescribed in § 609.500 are amended to read in part:

RADAR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet, MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If a radar instrument approach is conducted at the below named airport, it shall be in accordance with the following instrument procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitude(s) shall correspond with those established for en route operation in the particular area or as set forth below. Positive identification must be established with the radar controller. From initial contact with radar to final authorized landing minimums, the instructions of the radar controller are mandatory except when (A) visual contact is established on final approach at or before descent to the authorized landing minimums, or (B) at pilot's discretion if it appears desirable to discontinue the approach. Except when the radar controller may direct otherwise prior to final approach, a missed approach shall be executed as provided below when (A) communication on final approach is lost for more than 5 seconds during a precision approach or for more than 30 seconds during a surveillance approach; (B) directed by radar controller; (C) visual contact is not established upon descent to authorized landing minimums; or (D) if landing is not accomplished.

Transition				Ceiling and visibility minimums			
From--	To--	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Radar Terminal Area Maneuvering Sectors and Altitudes.				Surveillance Approach			
				T-dn-----	300-1	300-1	200-1/2
				C-dn-----	400-1	400-1	500-1 1/2
				S-dn-35, 17, 8, and 3.	400-1	400-1	400-1
				A-dn-----	800-2	800-2	800-2
				Precision Approach			
				S-dn-35-----	200-1/2	200-1/2	200-1/2
				A-dn-----	600-2	600-2	600-2

All bearings are from radar site with sector azimuths progressing clockwise:

- Within 5 miles: All sectors 7500'.
- Within 10 miles: 360-060 Unuseable; 060-135 9000'; 135-360 7500'.
- Within 15 miles: 360-060 Unuseable; 060-105 10,000'; 105-140 9000'; 140-360 7500'.
- Within 20 miles: 360-060 Unuseable; 060-105 10,000'; 105-150 12,000'; 150-285 8000'; 285-360 14,000'.
- Within 25 miles: 360-105 Unuseable; 105-150 12,000'; 150-300 11,000'; 300-360 14,000'.
- Within 30, 35, and 40 miles: 360-150 Unuseable; 150-300 11,000'; 300-360 14,000'.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished--

- Runways 35, 8 and 3: Turn left and climb to 8000' on N crs ABQ LFR to Alameda MHW, or when directed by ATC, (1) turn left and climb to 8000' on W crs ABQ LFR within 20 miles; (2) turn left and proceed to ABQ VOR on R-077, climbing to 8000'.
- Runway 17: Climb straight ahead to ABQ LFR to 7000' or, when directed by ATC, (1) turn right, climb to 8000' on W crs ABQ LFR within 20 mi; (2) turn right, climb to 8000' on R-077 to ABQ VOR.

CAUTION: Terrain exceeding 8000' in E quadrants ABQ LFR; all turns to be made West of North and South courses.

City, Albuquerque; State, N. Mex.; Airport Name, Kirtland AFB/Mun.; Elev., 5352'; Fac. Class, Kirtland; Ident., Radar; Procedure No. 1, Amdt. 1; Eff. Date, 7 Mar. 59; Sup. Amdt. No. Orig.; Dated, 29 Mar. 58

000°-----	360°-----	1700°-----	Within 25 mi.	Surveillance Approach			
075°-----	245°-----	1500°-----	Within 25 mi.	T-dn-All-----	300-1	300-1	200-1/2
				C-d-32-----	500-1	500-1	500-1 1/2
				C#-dn*-----	500-1	500-1	500-1 1/2
				A-dn-All-----	800-2	800-2	800-2

#C-dn NA for Rwny 14.

*C-n NA for Rwny 32.

All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1349' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' MSL 11.8 mi NE, and 975' MSL 10.6 mi NE.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished, climb to 2300', proceed to Memphis VOR or LFR.

Am. CARRIER NOTE: Take-offs with less than 200-1/2 NA on runway 14-32.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev., 291'; Fac. Class, Memphis; Ident., Radar; Procedure No. 1, Amdt. 2; Eff. Date, 7 Mar. 59; Sup. Amdt. No. 1; Dated, 15 Dec. 56

These procedures shall become effective on the dates indicated on the procedures.

(Sec. 313(a) of the Federal Aviation Act of 1958, Act of August 23, 1958, 72 Stat. 752 (Pub. Law 85-726). Interpret or apply sec. 307; 72 Stat. 749-750)

FEBRUARY 18, 1959.

E. R. QUESADA,
Administrator.

[F.R. Doc. 59-1628; Filed, Feb. 24, 1959; 8:49 a.m.]

[Amdt. 106]

PART 609—STANDARD INSTRUMENT APPROACH PROCEDURES

Miscellaneous Alterations

The standard instrument approach procedures appearing hereinafter are adopted to become effective when indicated in order to promote safety. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public interest, and therefore is not required.

NOTE: Where the general classification (L/MFR, ADF, VOR, TerVOR, VOR/DME, ILS, or RADAR), location, and procedure number (if any) of any procedure in the amendments which follow, are identical with an existing procedure, that procedure is to be substituted for the existing one, as of the effective date given, to the extent that it differs from the existing procedure; where a procedure is cancelled, the existing procedure is revoked; new procedures are to be placed in appropriate alphabetical sequence within the section amended.

Part 609 is amended as follows:

1. The low or medium frequency range procedures prescribed in § 609.100(a) are amended to read in part:

LFR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Hastings FM	MSP-LFR (Final)	299-8.5	1700	T-dn	300-1	300-1	200-1/2
Hamel FM	MSP-LFR	119-21.0	2500	C-dn	500-1	500-1	500-1 1/2
Minneapolis VOR	MSP-LFR	146-19.4	2500	S-dn-29 L and R, A-dn	400-1	400-1	400-1
					800-2	800-2	800-2

Procedure turn N side SE crs, 119° Outbnd, 299° Inbnd, 2200' within 10 miles. Minimum altitude over facility on final approach crs, 1700'.

Crs and distance, facility to airport, 290°-3.0.

Crs and distance, facility to Rwy 29R, 290°-3.0 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.0 miles, climb to 2600' on NW crs MSP-LFR to Hamel FM or when directed by ATC, make left climbing turn to 2200' proceeding out SW crs MSP-LFR to Jordan FM or make left climbing turn to 2200' and return to MSP-LFR.

City, Minneapolis; State, Minn.; Airport Name, Minneapolis-St. Paul International (Wold-Chamberlain Field); Elev., 840'; Fac. Class, SBRAZ; Ident., MSP; Procedure No. 1, Amdt. 10; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 9; Dated, 7 Jan. 56

2. The automatic direction finding procedures prescribed in § 609.100(b) are amended to read in part:

ADF STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
				T-dn	300-1	300-1	200-1/2
				C-dn	400-1	500-1	500-1 1/2
				S-dn-13	400-1	400-1	400-1
				A-dn	800-2	800-2	800-2

Procedure turn S side of crs, 305° Outbnd, 125° Inbnd, 1700' within 10 mi. Beyond 10 mi NA.

Minimum altitude over facility on final approach crs, 1100'.

Crs and distance, facility to airport, 125°-2.3 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.3 mi; climb to 1600' on crs 125° within 20 mi.

NOTE: This procedure will be cancelled upon completion of conversion of Gregg County VOR on or about 20 Feb 59.

City, Longview; State, Tex.; Airport Name, Gregg County; Elev., 365'; Fac. Class, MH; Ident., GGG; Procedure No. 1, Amdt. Orig.; Eff. Date, 22 Jan. 59

This confirms temporary procedure released by NOTAM, 22 Jan 59.

Memphis LFR	LOM	Direct	1500	T-dn	300-1	300-1	200-1/2
Cuba FM	LOM	Direct	2000	C-dn	500-1	500-1	500-1 1/2
Oakville Int.	LOM	Direct	1500	S-dn-9	400-1	400-1	400-1
Bruins MHW	LOM	Direct	1700	A-dn	800-2	800-2	800-2
Island Int*	LOM (Final)	Direct	1700				
Bowen Int.	LOM	Direct	1700				
Edmondson Int.	LOM	Direct	1700				
Raleigh Int.	LOM	Direct	2000				
Miller Int.	LOM	Direct	1600				
Memphis VOR	LOM	Direct	1500				

*Int Brng 216° to Bruins RBN and Brng 087° to LOM.

Radar terminal area transition altitude 000° thru 360°, 1700' within 25 mi; 075° thru 245°, 1500' within 25 mi.

All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1349' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' MSL 11.8 mi NE, and 975' MSL 10.6 mi NE.

Procedure turn S side W crs, 267° Outbnd, 087° Inbnd, 1700' within 10 miles.

Minimum altitude over facility on final approach crs, 1200'.

Crs and distance, facility to airport, 087°-4.3 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.3 mi, climb to 1500' on crs 087° within 20 mi or, when directed by ATC, turn right, climb to 2000' on S crs MEM LFR within 10 mi of LFR.

AW CARRIER NOTE: Takeoff with less than 200-1/2 NA on Runway 14-32.

CAUTION: 470' MSL tower located 1 mile East of LOM.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev., 291'; Fac. Class, LOM; Ident., BXS; Procedure No. 1, Amdt 4; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 3; Dated, 15 Dec. 56 (ADF portion of Comb. ILS-ADF)

Langley LFR	LOM	Direct	1100	T-dn	300-1	300-1	200-1/2
Norfolk LFR	LOM	Direct	1500	C-dn	400-1	500-1	500-1 1/2
Bacon's Castle MHW	LOM	Direct	1100	S-dn-6	400-1	400-1	400-1
Yorktown MHW	LOM	Direct	1300	A-dn	800-2	800-2	800-2
Norfolk Radar NW quadrant of Langley LFR	Radar site	Within 10 mi	1500				
All other quadrants of Langley LFR	Radar site	Within 15 mi	1500				

Procedure turn West side of crs, 244° Outbnd, 064° Inbnd, 1100' within 5 miles of LOM.

Minimum altitude over facility on final approach crs, 800'.

Crs and distance, facility to airport, 064°-2.7 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.7 miles after passing LOM, climb to 1500' on crs 320° within 15 miles of LOM.

City, Newport News; State, Va.; Airport Name, Patrick Henry; Elev., 41'; Fac. Class, LOM; Ident., PH; Procedure No. 1, Amdt. 7; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 6; Dated, 22 June 57 (ADF portion of Comb. ILS-ADF)

RULES AND REGULATIONS

ADF STANDARD INSTRUMENT APPROACH PROCEDURE—Continued

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
JVL VOR.....	RKF-RBn.....	Direct.....	2500	T-dn.....	300-1	300-1	200-1½
RFD VOR.....	RKF-RBn.....	Direct.....	2000	C-dn.....	400-1	500-1	500-1½
Marengo Int*.....	RKF-RBn.....	Direct.....	2000	S-dn-36.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2

*Int JVL-VOR R-134 and RFD-VOR R-090.
 Procedure turn E side of crs, 182° Outbnd, 002° Inbnd, 2000' within 10 miles.
 Minimum altitude over facility on final approach crs, 1500'.
 Crs and distance, facility to airport, 002°-4.7.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.7 miles, make right turn, climb to 2000', proceed to RKF RBn.
 City, Rockford; State, Ill.; Airport Name, Greater Rockford; Elev., 734'; Fac. Class, MHW; Ident., RKF; Procedure No. 1, Amdt. 2; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 1; Dated, 7 Dec. 57

3. The very high frequency omnirange (VOR) procedures prescribed in § 609.100(c) are amended to read in part:

VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.
 If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	To—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
				T-d.....	800-1	800-1	800-1
				T-n.....	1000-1	1000-1	1000-1
				C-d.....	800-1½	800-1½	800-1½
				C-n.....	1000-2	1000-2	1000-2
				A-dn.....	1000-2	1000-2	1000-2

Andersen Omnirange (USAF).
 Instrument approach to be conducted in accordance with current U.S. Navy procedure as published on Chart AL-2146-VOR.

City, Agana, Guam; Airport Name, NAS Agana; Elev., 280'; Fac. Class, VOR; Ident., UAM; Procedure No. 1, Amdt. Orig.; Eff. Date, 14 Mar. 59

Phoenix LFR.....	PHX VOR.....	Direct.....	2700	T-dn.....	300-1	300-1	200-1½
Santan Int.....	Apache Int.....	Direct.....	4500	C-dn.....	500-1	600-1	600-1½
Four Peaks Int.....	Apache Int.....	Direct.....	4500	A-dn.....	800-2	800-2	800-2
Apache Int.....	PHX VOR (Final).....	Direct.....	2500				

Procedure turn South side of crs, 080° Outbnd, 260° Inbnd, 4000' within 10 mi. (All turns to be made on S side of crs; high terrain to N.)
 Minimum altitude over VOR on final approach crs, 2500'.
 Crs and distance, VOR to airport, 256°-5.5 mi.
 Minimum altitude abeam LFR/Z, 1900'.
 Crs and distance, abeam LFR/Z to airport, 256°-1.5 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 5.5 mi, climb to 4000' on R-258 within 20 mi. or, when directed by ATC, climb to 3000' on R-258, make a right climbing turn and return to VOR at 4000'.
 NOTE: Descend to authorized landing minimums only after passing PHX LFR or "Z" marker.
 CAUTION: Hills and tower 2305' 6 mi SSW of airport.

City, Phoenix; State, Ariz.; Airport Name, Sky Harbor; Elev., 1124'; Fac. Class, BVOR; Ident., PHX; Procedure No. 1, Amdt. 8; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 7; Dated, 10 Oct. 57

				T-dn.....	300-1	300-1	200-1½
				C-dn.....	700-1	700-1	700-1½
				C-dn#.....	400-1	500-1	500-1½
				S-dn-12.....	700-1	700-1	700-1
				S-dn-12#.....	400-1	400-1	400-1
				A-dn.....	800-2	800-2	800-2

#After passing R-042 PLL on final approach course inbnd from facility, these minimums authorized only if aircraft is equipped with operating dual omni receivers.
 Procedure turn South side of crs, 294° Outbnd, 114° Inbnd, 2500' within 10 mi.
 Minimum altitude over facility on final approach course, 2000'.
 Crs and distance, facility to airport, 114°-6.0 mi.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 6.0 miles, make left turn, climb to 2500' and proceed to RFD VOR or, when directed by ATC, make right turn, climb to 2000' and proceed to RKF "H".
 City, Rockford; State, Ill.; Airport Name, Greater Rockford; Elev., 734'; Fac. Class, BVOR; Ident., RFD; Procedure No. 1, Amdt. 1; Eff. Date, 14 Mar. 59; Sup. Amdt. No. Orig.; Dated, 14 Mar. 57

Syracuse LFR.....	SYR-VOR.....	Direct.....	1700	T-dn*.....	300-1	300-1	200-1½
				C-dn.....	600-1	700-1	700-1½
				S-dn-14.....	500-1	500-1	500-1
				A-dn.....	800-2	800-2	800-2

*600-1 required for take-off to the SE.
 Procedure turn S side of crs, 311° Outbnd, 131° Inbnd, 1900' within 10 miles (NA beyond 10 miles).
 Minimum altitude over facility on final approach crs, 1400'.
 Crs and distance, facility to airport, 131°-4.8.
 If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.8 miles, climb to 1900' on R-100 within 20 miles of Syracuse VOR.
 CAUTION: Standard clearance not provided over 833' Radio mast 1.3 miles SE of airport.
 City, Syracuse; State, N.Y.; Airport Name, Hancock; Elev., 419'; Fac. Class, BVOR; Ident., SYR; Procedure No. 1, Amdt. 6; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 5; Dated, 1 Apr. 54

4. The terminal very high frequency omnirange (TerVOR) procedures prescribed in § 609.200 are amended to read in part:

TERMINAL VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From--	To--	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Las Vegas LFR.....	LVS-VOR.....	Direct.....	9000	T-d..... C-d..... A-d.....	300-1 700-1 800-2	300-1 700-1 800-2	300-1 700-1½ 800-2

Procedure turn E side of crs. 202° Outbnd, 022° Inbnd, 9000' within 10 mi.
Minimum altitude over facility on final approach crs, 7600'.
Facility on airport.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0.0 miles, climb to 10,000' on R-022 within 20 mi.
NOTE: Not authorized for air carrier use.

City, Las Vegas; State, N. Mex.; Airport Name, Las Vegas; Elev., 6866; Fac. Class, BVOR; Ident., LVS; Procedure No. TerVOR (R-022), Amdt. 2; Eff. Date, 3 Jan. 59; Sup. Amdt. No. 1; Dated, 3 Jan. 59

5. The instrument landing system procedures prescribed in § 609.400 are amended to read in part:

ILS STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From--	To--	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine, more than 65 knots
					65 knots or less	More than 65 knots	
Memphis LFR.....	LOM.....	Direct.....	1500	T-dn.....	300-1	300-1	200-½
Cuba FM.....	LOM.....	Direct.....	2000	C-dn.....	500-1	500-1	500-1½
Oakville Int.....	LOM.....	Direct.....	1500	S-dn-9.....	200-½	200-½	200-½
Bruins MHW.....	LOM.....	Direct.....	1700	A-dn.....	600-2	600-2	600-2
Island Int*.....	LOM (Final).....	Direct.....	1700				
Bowen Int.....	LOM.....	Direct.....	1700				
Edmondson Int.....	LOM.....	Direct.....	1700				
Raleigh Int.....	LOM.....	Direct.....	2000				
Miller Int.....	LOM.....	Direct.....	1600				
Memphis VOR.....	LOM.....	Direct.....	1500				

*Int W crs ILS and brng 216° to Bruins RBn.

Radar terminal area transition alt. 000° thru 360°, 1700' within 25 mi, 075° thru 245°, 1500' within 25 mi.

All bearings and distances are from radar antenna site with sector azimuths progressing clockwise. Radar control must provide 3 mi or 1000' vertical separation; or 3 to 5 mi and 500' vertical separation from following towers: 1340' MSL 11.2 mi NE, 1340' MSL 9.2 mi NE, 1088' MSL 9.3 mi NE, 1078' MSL 11.8 mi NE and 975' MSL 10.6 mi NE.

Procedure turn S side W crs, 267° Outbnd, 087° Inbnd, 1700' within 10 miles.

Minimum altitude at G.S. Int inbnd, 1700'.

Altitude of G.S. and distance to approach end of rwy at OM 1650-4.3, at MM 540-0.6.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished climb to 1500' on E crs ILS (087°) within 20 mi from OM or when directed by ATC, turn right, climb to 2000' on S crs of MEM-LFR within 10 mi from LFR.

NOTE: 400-¾ required when G S not utilized-470' MSL tower located 1 mi E of LOM.

AIR CARRIER NOTE: Take-off at less than 200-½ NA on Runway 14-32.

City, Memphis; State, Tenn.; Airport Name, Municipal; Elev., 291'; Fac. Class, ILS; Ident., I-MEM; Procedure No. ILS-9, Amdt. 4; Eff. Date, 14 Mar. 59; Sup. Amdt. No.3 (ILS portion of Comb. ILS-ADF); Dated, 15 Dec. 56

Langley LFR.....	LOM.....	Direct.....	1100	T-dn.....	300-1	300-1	200-½
Norfolk LFR.....	LOM.....	Direct.....	1500	C-dn.....	400-1	500-1	500-1½
Bacon's Castle MHW.....	LOM.....	Direct.....	1100	S-dn-6.....	200-½	200-½	200-½
Yorktown MHW.....	LOM.....	Direct.....	1300	A-dn.....	600-2	600-2	600-2
Norfolk Radar NW quadrant of Langley LFR.....	Radar site.....	Within 10 mi.....	1500				
All other quadrants of Langley LFR.....	Radar site.....	Within 15 mi.....	1500				

Procedure turn West side of SW crs, 244° Outbnd, 064° Inbnd, 1100' within 5 mi of LOM.

Minimum altitude at glide slope Int inbnd, 1100'.

Altitude of glide slope and distance to approach end of Rwy at OM, 965'-2.7 mi; at MM, 272'-0.5 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 2.7 miles after passing LOM, climb to 1500' on crs 320° within 15 miles of LOM.

NOTE: 400-1 required with glide slope inoperative.

City, Newport News; State, Va.; Airport Name, Patrick Henry; Elev., 41'; Fac. Class, ILS; Ident., 1-PHF; Procedure No. ILS-6, Amdt. 7; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 6 (ILS portion of Comb. ILS-ADF); Dated, 22 June 57

6. The radar procedures prescribed in § 609.500 are amended to read in part:

RADAR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet, MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If a radar instrument approach is conducted at the below named airport, it shall be in accordance with the following instrument procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of Civil Aeronautics. Initial approaches shall be made over specified routes. Minimum altitude(s) shall correspond with those established for en route operation in the particular area or as set forth below. Positive identification must be established with the radar controller. From initial contact with radar to final authorized landing minimums, the instructions of the radar controller are mandatory except when (A) visual contact is established on final approach at or before descent to the authorized landing minimums, or (B) at pilot's discretion if it appears desirable to discontinue the approach. Except when the radar controller may direct otherwise prior to final approach, a missed approach shall be executed as provided below when (A) communication on final approach is lost for more than 5 seconds during a precision approach or for more than 30 seconds during a surveillance approach; (B) directed by radar controller; (C) visual contact is not established upon descent to authorized landing minimums; or (D) if landing is not accomplished.

Radar terminal area maneuvering sectors and altitudes												Ceiling and visibility minimums			
From	To	Dist.	Alt.	Condition	2-engine or less-		More than 2-engine, more than 65 knots								
													65 knots or less	More than 65 knots	
015	040	5	1500	10	1800	15	2000	20	3000	25	7500	S-dn-25L# A-dn	Precision approach		
040	060	5	1500	10	1500	15	2000	20	3000	25	3500		200-1/2	200-1/2	200-1/2
060	085	5	1500	10	1500	15	1500	20	3000	25	3500	T-dn# C-dn S-dn* A-dn	Surveillance approach		
035	135	5	1500	10	1500	15	1500	20	3000	25	3000		300-1	300-1	200-1/2
135	150	5	1500	10	1500	15	2500	20	3000	25	4000	300-1 400-1 600-1 800-2	600-1 600-1 600-1 800-2	600-1/2 600-1/2 600-1/2 800-2	
150	180	5	1500	10	2000	15	2500	20	3000	25	4000				
180	270	5	1500	10	1600	15	1500	20	2000	25	4000				
270	345	5	1500	10	2500	15	3500	20	3500	25	5000				
345	015	5	1700	10	2000	15	3000	20	6000	25	7500				

Radar terminal area transition altitudes—all bearings are from the radar site with sector azimuths progressing clockwise.

Runways 25L-R, 7L-R.

Runway Visual Range 2600' also authorized for takeoff and landing on Runway 25-L; provided, that all components of the P.A.R. high intensity runway lights, approach lights, condenser discharge flashers, middle and outer compass locators and all related airborne equipment are in satisfactory operating condition. Descent below 320' MSL shall not be made unless visual contact with the approach lights has been established or the aircraft is clear of clouds.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished climb to 2000' on outbound crs of 248° from LAX RBN within 20 miles.

City, Los Angeles; State, Calif.; Airport Name, International; Elev., 126'; Fac. Class, Los Angeles Int'l.; Ident., Radar; Procedure No. 1, Amdt. 12; Eff. Date, 14 Mar. 59; Sup. Amdt. No. 11; Dated, 29 Aug. 57

These procedures shall become effective on the dates indicated on the procedures.

(Sec. 313(a) of the Federal Aviation Act of 1958, Act of August 23, 1958, 72 Stat. 752 (Pub. Law 85-726). Interpret or apply sec. 307; 72 Stat. 749-750)

FEBRUARY 18, 1959.

E. R. QUESADA,
Administrator.

[F.R. Doc. 59-1666; Filed, Feb. 24, 1959; 8:49 a.m.]

Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans Administration

PART 21—VOCATIONAL REHABILITATION AND EDUCATION

Pursuit of Courses of Education or Training

New subparagraphs (1), (2), and (3) are added to § 21.35(b) to read as follows:

§ 21.35 Regulation concerning the pursuit on or after July 25, 1951, of courses of education or training under the Servicemen's Readjustment Act, as amended (Part VIII, Veterans Regulation 1(a), as amended; 38 U.S.C. ch. 12A.).

(b) * * *

(1) In any case where the Administrator determines that an otherwise eligible veteran has been prevented from timely initiating a course because of the character of his discharge or dismissal and such discharge or dismissal is later changed, corrected, or modified, by the proper service department, the veteran's deadline date for initiating his course shall be August 28, 1962, or 4 years from

the date his discharge or dismissal is so altered, whichever is the later.

(2) A veteran who becomes eligible to initiate a course of education or training after his deadline date by reason of a change, correction, or modification of his discharge as specified in subparagraph (1) of this paragraph shall be afforded no education or training beyond 5 years from the date he commences training under this law or January 31, 1965, whichever is earlier.

(3) A veteran will be considered to have been prevented from timely initiating training if the character of his discharge or dismissal is altered as specified in subparagraph (1) of this paragraph after the veteran's deadline date or during the 12-month period immediately prior to his deadline date. Where a veteran's discharge or dismissal is so altered more than 12 months before his deadline date a determination as to whether he was prevented from timely beginning training will be made on the merits of his individual case.

(72 Stat. 1114; 38 U.S.C. 210)

This regulation is effective February 25, 1959.

[SEAL]

BRADFORD MORSE,
Deputy Administrator.

[F.R. Doc. 59-1605; Filed, Feb. 24, 1959; 8:47 a.m.]

PART 21—VOCATIONAL REHABILITATION AND EDUCATION

Commencement; Time Limitations; Expiration of Education and Training

1. Paragraph (a) of § 21.2012 is amended to read as follows:

§ 21.2012 Commencement; time limitations.

(a) *Initiation of program.* The veteran must enroll in and begin the active pursuit of his approved program of education or training on or before his deadline date.

(1) The deadline date for beginning a program of education or training under 38 U.S.C. Ch. 33 means 3 years after the veteran's discharge or release from active duty. The deadline date for a person who was in the active service on January 31, 1955, is 3 years after his first unconditional discharge or release from active service after that date.

(i) In any case where the Administrator determines that an otherwise eligible veteran has been prevented from timely initiating a program because of the character of his discharge or dismissal and such discharge or dismissal is later changed, corrected, or modified, by the proper service department, such veteran's deadline date shall be September 1,

1961, or 3 years from the date his discharge or dismissal is so altered, whichever is the later.

(a) A veteran will be considered to have been prevented from timely beginning training if the character of his discharge or dismissal is altered as specified in subparagraph (1) (i) of this paragraph after the veteran's deadline date or during the 12-month period immediately prior to his deadline date. Where a veteran's discharge or dismissal is so altered more than 12 months before his deadline date a determination as to whether he was prevented from timely beginning training will be made on the merits of his individual case.

(2) A program to be pursued exclusively by correspondence or which consists of correspondence study followed by residence study will be held to have been initiated (commenced) on the date the first lesson has been sent to the veteran by the school.

§ 21.2013 Expiration of education and training.

(a) No education or training shall be afforded under 38 U.S.C. Ch. 33 after January 31, 1965.

(1) Except as provided in subparagraph (3) of this paragraph an eligible veteran who was discharged or released from active duty prior to January 31, 1955, shall be afforded no education or training beyond 8 years after his discharge or release.

(2) Except as provided in subparagraph (3) of this paragraph an eligible veteran who was discharged or released from active duty on or after January 31, 1955, shall be afforded no education or training beyond 8 years from his first unconditional discharge after that date or January 31, 1965, whichever is earlier.

(3) A veteran who becomes eligible to initiate a program of education or training after his deadline date by reason of a change, correction, or modification of his discharge as provided in § 21.2012(a) (1) (i) shall be afforded no education or training beyond 5 years from the date he commences training under this law or January 31, 1965, whichever is earlier.

(72 Stat. 1114; 38 U.S.C. 210)

This regulation is effective February 25, 1959.

[SEAL] BRADFORD MORSE,
Deputy Administrator.

[F.R. Doc. 59-1606; Filed, Feb. 24, 1959; 8:47 a.m.]

Title 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

PART 245—ADJUSTMENT OF STATUS OF NONIMMIGRANT TO THAT OF A PERSON ADMITTED FOR PERMANENT RESIDENCE

Application

The following amendment to Chapter I of Title 8 of the Code of Federal Regulations is hereby prescribed:

Section 245.1 *Application* is amended by adding the following sentence immediately preceding the last sentence thereof to read as follows: "No alien who has had the status of an exchange alien in the United States may apply for adjustment of status unless pursuant to section 201(b) of the United States Information and Educational Exchange Act of 1948, as amended, he has resided and been physically present in a cooperating country or countries for an aggregate of at least two years following departure from the United States or the Secretary of State has recommended that the two-year period be waived." (Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall become effective 30 days following publication in the FEDERAL REGISTER. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) as to notice of proposed rule making is unnecessary in this instance because the rule prescribed by the order relates to agency procedure.

Dated: February 18, 1959.

J. M. SWING,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 59-1599; Filed, Feb. 24, 1959; 8:46 a.m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 26]

MIXED GRAIN

Official Grain Standards of the United States

Notice is hereby given that the United States Department of Agriculture has under consideration a proposed revision of the Official Grain Standards of the United States for Mixed Grain (7 CFR 26.451 et seq.) promulgated under the United States Grain Standards Act, 39 Stat. 482, as amended (7 U.S.C. 71 et seq.).

Since the Official Standards for Feed Oats and Mixed Feed Oats will be canceled effective June 1, 1959, a few minor changes in the Official Standards for Mixed Grain are desirable. One of these changes provides that wild oats and mixtures of oats and wild oats which do not meet the requirements of the revised oats standards effective June 1, 1959, will be graded as mixed grain.

It is proposed that consideration be given to revising the Official Grain Standards of the United States for Mixed Grain to read essentially as follows:

§ 26.451 Terms defined.

For the purposes of the Official Grain Standards of the United States for Mixed Grain:

(a) *Mixed grain.* Mixed grain shall be any mixture of grains for which standards have been established under the United States Grain Standards Act, or any mixture of such grains and wild oats, or wild oats, providing that any of the mixtures do not come within the requirements of any of the standards for such grains, and that any of the mixtures or wild oats do not contain more than 50 percent of foreign material.

(b) *Grades.* Grades shall be "Mixed Grain," "Sample grade Mixed Grain" and special grades provided for in § 26.453.

(c) *Wild oats.* Wild oats shall be the seeds of *Avena fatua* and *A. sterilis*.

(d) *Foreign material.* Foreign material shall be all matter except wild oats

and grains for which standards have been established under the United States Grain Standards Act.

(e) *Damaged kernels.* Damaged kernels shall be all kernels and pieces of kernels of wild oats and grains for which standards have been established under the United States Grain Standards Act, which are heat damaged, sprouted, frosted, badly ground damaged, badly weather damaged, moldy, diseased, or otherwise materially damaged.

(f) *Heat-damaged kernels.* Heat-damaged kernels shall be kernels and pieces of kernels of wild oats and grains for which standards have been established under the United States Grain Standards Act, which have been materially discolored and damaged by heat.

(g) *Stones.* Stones shall be concreted earthy or mineral matter and other substances of similar hardness that do not disintegrate readily in water.

§ 26.452 Principles governing application of standards.

The following principles shall apply in the determination of the grades for mixed grain.

(a) *Basis of determination.* All determinations shall be on the basis of the grain as a whole.

(b) *Percentages.* All percentages shall be determined upon the basis of weight. The percentage of each kind of grain, including wild oats, shall be stated in terms of whole percents. A fraction of a percent shall be disregarded.

(c) *Moisture.* Moisture shall be determined by the air-oven method prescribed by the United States Department of Agriculture as described in Service and Regulatory Announcements No. 147 (1959 revision) issued by the Agricultural Marketing Service for the kind of grain which predominates in the mixture or determined by any method which gives equivalent results.

(d) *Test weight per bushel.* Test weight per bushel shall be the weight per Winchester bushel as determined by the method prescribed by the United States Department of Agriculture as described in Circular No. 921, issued June 1953, or as determined by any method which gives equivalent results.

§ 26.453 Grades, grade requirements, and grade designations.

The following grades, grade requirements, and grade designations are applicable under these standards:

(a) *Grades and grade requirements for Mixed Grain.* (See also paragraph (c) of this section).

(1) *Mixed Grain (Grade).* The grade "Mixed Grain" shall be mixed grain with not more than 15.0 percent of damaged kernels, but not more than 3.0 percent of heat-damaged kernels, and which otherwise does not come within the specifications for "Sample grade Mixed Grain."

(2) *Sample grade Mixed Grain.* The grade "Sample grade Mixed Grain" shall be mixed grain which does not meet the requirements of the grade "Mixed Grain"; or which contains more than 16.0 percent of moisture; or which contains stones; or which is musty, or sour, or heating; or which has any commercially objectionable foreign odor except of smut or garlic; or which is otherwise of distinctly low quality.

(b) *Grade designations for mixed grain.* The grade for mixed grain shall include in the order named, (1) the words "Mixed Grain" or the words "Sample grade Mixed Grain" as the case may be; (2) the name and approximate percentage of each kind of grain including wild oats which constitutes 10 percent or more of the mixture in the order of predominance; (3) when applicable, the words "other grains" followed by a statement of the percentage of the combined quantity of those kinds of grains including wild oats each of which is present in a quantity less than 10 percent; (4) the words "Foreign Material" together with a statement of the percentage thereof; and (5) the name of each applicable special grade.

(c) *Special grades, special grade requirements and special grade designations for mixed grain—(1) Tough mixed grain—(i) Requirements.* Tough mixed grain shall be mixed grain which contains more than 14.5 percent but not more than 16.0 percent of moisture.

(ii) *Grade designation.* Tough mixed grain shall be graded according to the grade requirements of the standards applicable to such mixed grain if it were not tough, and there shall be added to and made a part of the grade designation the word "Tough."

(2) *Smutty mixed grain—(i) Requirements.* Smutty mixed grain shall be (a) mixed grain in which wheat or rye predominates, and which contains balls, portions of balls, or spores, of smut, in excess of a quantity equal to 14 balls of average size in 250 grams of mixed grain, or (b) any other mixed grain which has the kernels covered with smut spores, or which contains smut masses and/or smut balls in excess of 0.2 percent.

(ii) *Grade designation.* Smutty mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not smutty, and there shall be added to and made a part of the grade designation, the word "Smutty."

(3) *Ergoty mixed grain—(i) Requirements.* Ergoty mixed grain shall be mixed grain which contains ergot in excess of 0.3 percent.

(ii) *Grade designation.* Ergoty mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not ergoty, and there shall be added to and made a part of the grade designation, the word "Ergoty."

(4) *Garlicky mixed grain—(i) Requirements.* Garlicky mixed grain shall be (a) mixed grain in which wheat or rye predominates, and which contains 2 or more green garlic bulblets, or an equivalent quantity of dry or partly dry bulblets, in 1,000 grams of mixed grain; or (b) mixed grain in which grains other than wheat and rye predominate, and which contains 4 or more green garlic bulblets, or an equivalent quantity of dry or partly dry bulblets, in 500 grams of mixed grain.

(ii) *Grade designation.* Garlicky mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not garlicky, and there shall be added to and made a part of the grade designation, the word "Garlicky."

(5) *Weevily mixed grain—(i) Requirements.* Weevily mixed grain shall be mixed grain which is infested with live weevils or other insects injurious to stored grain.

(ii) *Grade designation.* Weevily mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not weevily, and there shall be added to and made a part of the grade designation, the word "Weevily."

(6) *Blighted Mixed Grain—(i) Requirements.* Blighted mixed grain shall be all mixed grain in which barley predominates and which, as a whole, contains more than 4 percent of barley damaged or materially discolored by blight and/or mold.

(ii) *Grade designation.* Blighted mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not blighted, and there shall be added to and made a part of the grade designation, the word "Blighted."

(7) *Treated mixed grain—(i) Requirements.* Treated mixed grain shall be mixed grain which has been scoured, limed, washed, sulphured, or treated in such a manner that its true quality is not reflected by either the grade "Mixed Grain" or "Sample grade Mixed Grain."

(ii) *Grade designation.* Treated mixed grain shall be graded and designated according to the grade requirements of the standards applicable to such mixed grain if it were not treated, and there shall be added to and made a part of the grade designation, a statement indicating the kind of treatment.

The United States Grain Standards Act requires that public notice be given

of the modification of standards adopted under its provisions not less than 90 days in advance of the effective date of such modification. If revised standards for Mixed Grain are promulgated, they should be made effective on or about July 15, 1959.

No informal public hearings will be held under the provisions of section 4 of the Administrative Procedure Act (5 U.S.C. 1003), but all persons who desire may submit written data, views, or arguments in connection with the aforesaid proposal to the Director, Grain Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D.C., to be received by him not later than March 20, 1959. All documents should be filed in duplicate. Consideration will be given to the written data, views, and arguments received by the Director and to other information available in the United States Department of Agriculture before a decision is made as to what revisions, if any, shall be promulgated.

Done at Washington, D.C., this 19th day of February 1959.

[SEAL] ROY W. LENNARTSON,
Deputy Administrator,
Agricultural Marketing Service.

[F.R. Doc. 59-1621; Filed, Feb. 24, 1959;
8:48 a.m.]

[7 CFR Part 52]

CANNED SQUASH (SUMMER TYPE)¹

U.S. Standards for Grades

Notice is hereby given that the U.S. Department of Agriculture is considering an amendment to the United States Standards (7 CFR 52.3581 to 52.3592) for Grades of Canned Squash (Summer Type), pursuant to the authority contained in the Agricultural Marketing Act of 1946 (60 Stat. 1087, as amended; et seq.; 7 U.S.C. 1621, et seq.). The amendment as hereinafter set forth changes the recommended minimum drained weights, in ounces, of canned squash for both the "whole" and "sliced or cut" styles in "Table I" of § 52.3585(c) (3).

All persons who desire to submit written data, views, or arguments for consideration in connection with the proposed amendment should file the same with the Chief, Processed Products Standardization and Inspection Branch, Fruit and Vegetable Division, Agricultural Marketing Service, U.S. Department of Agriculture, Washington 25, D.C., not later than 30 days after publication hereof in the FEDERAL REGISTER.

The proposed amendment is as follows:

Under § 52.3585(c) (3) delete all of "Table I—Recommended Minimum Drained Weights, in Ounces, of Canned Squash" and substitute therefor the following:

¹ Compliance with the provisions of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

TABLE I—RECOMMENDED MINIMUM DRAINED WEIGHTS, IN OUNCES, OF CANNED SQUASH

Container size or designation	Maximum headspace allowable (measured from top of double seam)	Styles of canned (summer type) squash	
		Whole	Sliced or cut
8-ounce tall	16ths of an inch		
No. 303	7.6	4.5	5.5
No. 2	9.4	10.8	11.0
No. 10	9.7	13.0	13.1
	13.6	70.0	70.0

Dated: February 19, 1959.

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

[F.R. Doc. 59-1622; Filed, Feb. 24, 1959;
8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[49 CFR Part 194]

[Ex Parte No. MC-40]

REPORTING OF ACCIDENTS

Accident Reports Confidential

At a general session of the Interstate Commerce Commission, held at its office in Washington, D.C., on the 16th day of February A.D. 1959.

It appearing that by order of February 20, 1958, the Commission published a notice of proposed rule making in which amendment of § 194.1 of the Motor Carrier Safety Regulations, relating to accident reports being confidential, was proposed;

It further appearing that statements of data, views, and argument with respect to the proposed amendment were seasonably filed by motor carriers, an insurance company, and associations of motor carriers; and

It further appearing that Markel Service, Inc., and Houff Transfer, Inc., have requested that a public hearing be granted to afford such persons full opportunity to present their positions and good cause appearing therefor;

It is ordered, That the matter be, and it is hereby, assigned for oral hearing at a time and place to be hereafter fixed;

It is further ordered, That the statements of data, views, and argument filed pursuant to the said order of February 20, 1958, be, and they are hereby, filed as a part of the record herein;

And it is further ordered, That a copy of this order shall be served on each person now a party to the proceeding, and that notice of this order be given to motor carriers, other persons of interest, and to the general public by depositing a copy thereof in the office of the Secretary of the Interstate Commerce Commission, Washington, D.C., and by filing a copy with the Director, Federal Register Division.

By the Commission.

[SEAL] HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 59-1592; Filed, Feb. 24, 1959;
8:45 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 3]

[Docket No. 12673; FCC 59-137]

BROADCAST APPLICATION FORMS

Extension of Time for Filing Comments

In the matter of amendment of Section IV (Statement of Program Service) of Broadcast Application Forms 301, 303, 314 and 315.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 18th day of February 1959;

The Commission having under consideration (1) the notice of proposed rule making in the above-entitled matter adopted on November 19, 1958; and (2)

its order of January 7, 1959, extending until February 18, 1959, the time for filing comments herein; and

It appearing that because of an error in a published report interested parties have been led to believe that a later date existed; and

It further appearing that good cause exists for extending the time for filing comments in the above-entitled proceedings;

It is ordered, That the time for filing comments is extended from February 18, 1959, to February 25, 1959.

Released: February 19, 1959.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1609; Filed, Feb. 24, 1959;
8:47 a.m.]

NOTICES

DEPARTMENT OF COMMERCE

Bureau of Foreign Commerce

[Case 254]

SAMUEL D. ZELLAT ET AL.

Order Revoking Export Licenses, Denying Export Privileges, and Denying Privileges of Practice Before Bureau of Foreign Commerce

In the matter of Samuel D. Zellat, 5450 Wissackon Avenue, Philadelphia, Pa.; Isadore N. Goodman, 6412 North Eighth Street, Philadelphia, Pa.; Sigmund-Joseph Company, Inc., 3239/45 North 29th Street, Philadelphia, Pa., respondents; Case 254.

The respondents, Samuel D. Zellat, Isadore N. Goodman, and Sigmund-Joseph Company, Inc., having been charged by the Director, Investigation Staff, Bureau of Foreign Commerce, United States Department of Commerce, with violations of the Export Control Act of 1949, as amended, and regulations promulgated thereunder; and

The said respondents having been duly served with the charging letter and having submitted an answer thereto;

This case was referred to the Compliance Commissioner, who held a hearing at which all were present and represented by counsel.

The Compliance Commissioner, having heard and considered the evidence submitted in support of the charges and the evidence and arguments submitted by the respondents in opposition thereto, has transmitted to the undersigned Director, Office of Export Supply, Bureau of Foreign Commerce, United States Department of Commerce, his written report, including findings of fact and findings that violations have occurred, and his recommendation that the respondents be denied export privileges and privileges of practice before the Bureau of Foreign Commerce in the manner and in accord-

ance with the qualifications hereinafter set forth, together with which report he has transmitted the record.

After reviewing and considering the entire record of this case and the Compliance Commissioner's Report and Recommendation, I hereby make the following findings of fact:

1. At all times hereinafter mentioned, Samuel D. Zellat was engaged in the export business in Philadelphia, Pennsylvania, and, in connection with that business, from time to time he conducted his transactions in the name of a corporation known as Sigmund-Joseph Company, Inc.

2. In 1955, a firm in Brazil purchased in the United States approximately \$130,000 worth of auto parts and caused them to be delivered into the control of Zellat or firms dominated by him.

3. At about the same time, it purchased from Zellat or firms dominated by him an additional \$45,000 worth of auto parts and 150 drums of lubricating oil.

4. Zellat thereafter applied to the Bureau of Foreign Commerce for a validated export license to be issued to Sigmund-Joseph Company, Inc., for the exportation of 255 barrels of motor oil to the firm in Brazil. The license was granted on or about the 8th day of June 1955.

5. Zellat then caused the auto parts to be packed into about 400 cases and directed that said cases, together with 150 drums of oil, be delivered to a pier for exportation from the United States to the purchaser in Brazil and, at the same time, he caused to be delivered to his forwarding agent the said export license and an invoice showing that 10,750 gallons of oil had been sold by Sigmund-Joseph Company, Inc., to the firm in Brazil.

6. The forwarding agent and laborers at the pier received the said cases containing auto parts and the drums of oil and assumed, because of information theretofore given to them by Zellat, that the entire shipment consisted of oil being sold to the firm in Brazil.

7. For the purpose of having authenticated the shipper's export declaration for the exportation, the forwarding agent communicated with Sigmund-Joseph Company, Inc., and requested that a representative come to its offices for the purpose of signing an authorization permitting it to execute and have authenticated said export declaration.

8. Isadore N. Goodman, purportedly on behalf of Sigmund-Joseph Company, Inc., went to the office of the forwarding agent and there signed the portion of the export declaration authorizing it to act on behalf of Sigmund-Joseph Company, Inc., for export control and customs purposes. He signed said authorization, "I. N. Goodman, Traffic Mgr."

9. At the time Goodman so signed the said shipper's export declaration it was a completely blank form.

10. The forwarding agent then, on the assumption that the entire shipment consisted solely of oil, as set forth in the export license, the invoice, and the tally sheets made up at the time of delivery, and upon Zellat's instructions, completed said declaration on behalf of Sigmund-Joseph Company, Inc. It stated therein that the shipment consisted of 150 drums and 400 cases of lubricating motor oil and that it was being made under the said export license.

11. The export declaration was then duly authenticated and the auto parts and oil were loaded aboard a vessel and exported from the United States.

12. Goodman knew that auto parts were among the goods received by the forwarding agent for exportation, but he negligently failed and omitted to make certain that the export declaration which he had signed in blank would include them among the goods stated to be exported. He also negligently failed and omitted to inform the forwarding agent that auto parts were being exported and to inquire whether the agent knew that such parts were being exported.

13. It was the purpose and intention of Zellat and Sigmund-Joseph Company, Inc., to export the said auto parts from the United States without having authenticated therefor a declaration showing such exportation and without having shown on the ship's manifest that auto parts were so being exported.

14. After the exportation arrived at Brazil it was discovered that auto parts were included therein, and the same were seized by the Customs authorities in Brazil.

15. After extended litigation in the courts of Brazil, the auto parts were released to Zellat, who thereafter voluntarily caused them to be returned to the United States, at which time the Bureau of Customs seized them as an unlawful exportation.

16. Although the auto parts could have been exported to Brazil under General License, such General License is available only when the exportation is made after the authentication of the required export declaration, which was not the situation here.

And from the foregoing, the following are my conclusions:

A. That the respondents Samuel D. Zellat and Sigmund-Joseph Company,

Inc., knowingly caused to be exported from the United States commodities for which no license and duly executed shipper's export declaration had been presented to and authenticated by the Collector of Customs; knowingly caused false and misleading statements to be made in a shipper's export declaration and thereby concealed material facts from the Collector and the Bureau of Foreign Commerce; and knowingly caused the use of export control documents for the purpose of and in connection with facilitating and effecting an exportation contrary to the terms, provisions, and conditions thereof; all in violation of §§ 370.2, 371.2, 379.1, 381.2, and 381.8 of the Export Regulations; and thereby Zellat became subject to § 384.2 of said regulations.

B. That the respondent Isadore N. Goodman, by his negligent signing of the blank export declaration and negligent failure to address necessary inquiries to and give necessary information to the forwarding agent whom he authorized to execute the export declaration, knowingly caused false statements to be made in a shipper's export declaration; and, by reason thereof, caused to be exported from the United States commodities for which no license and duly executed shipper's export declaration had been presented to and authenticated by the Collector of Customs; all in violation of §§ 370.2, 371.2, and 379.1 of the Export Regulations; and thereby he became subject to § 384.2 of the Export Regulations.

In his report, the Compliance Commissioner said:

*** Sam Zellat *** applied in the name of Sigmund-Joseph Co., Inc. to the Bureau of Foreign Commerce for a license to export 255 barrels of lubricating motor oil ***. The license was granted ***. He then arranged for the packing of the auto parts into 399 or 400 cases or boxes ***. Having done this, he went to New York but left instructions for the delivery of these cases plus 150 drums of oil to a forwarding agent ***. At about the same time, there was sent to [the forwarding agent] and invoice showing the sale of 10,750 gallons of oil ***. He also left instructions *** to make certain that the cases of auto parts and drums of oil would be delivered to the pier for exportation. The steamship agents, having the invoice and assuming that oil only was involved, checked in the cases as 399 cases of oil ***. [They] then went about the preparation of a shipper's export declaration and its authentication. For this purpose, [they] requested that someone from the Sigmund-Joseph Company *** sign the authorization. Mr. Goodman went there and, in accordance with what seemed to be a perfectly normal practice in the business activities of these [respondents], readily signed on the reverse of a completely blank shipper's export declaration the portion authorizing [the forwarder] to act as forwarding agent. He signed "I. N. Goodman, Traffic Mgr." ***. [The forwarder] assumed that the entire shipment was lubricating oil being shipped under the license, and *** prepared the export declaration accordingly. *** In due course the 150 drums of oil and 399 cases of auto parts left the United States ***.

Sigmund-Joseph Co., Inc. [and] Samuel D. Zellat *** were indicted in the United States District Court for the Eastern District of Pennsylvania for alleged violations of Customs and Export Control Regulations ***. [They] pleaded guilty to three of

the four counts of the indictment. On May 6, 1958, Sigmund-Joseph Co., Inc. was fined the sum of \$10,000, while Sam Zellat was fined the same amount and given a six months suspended sentence. The condition for this was that he pay the \$10,000 fine in thirty equal monthly installments commencing with the first month of a three year probation period. *** This sentence was modified later to provide that the installments of the fine to be paid were adjusted to "not less than \$300 [per month] commencing the first day of the 19th month of the period of probation; the entire fine to be paid not later than the first day of the 52nd month of the probation period." The period of probation was enlarged from three to five years. ***

Sam Zellat admitted his responsibility for all the violations charged. The same is true for Sigmund-Joseph Co., Inc. ***. Isadore Goodman is responsible for the exportation of the auto parts without benefit of export declaration or export license. He is so responsible under well-settled principles of law that the person whose act or omission makes possible the happening of a later event is responsible for or causes the happening of that later event. Had Mr. Goodman not signed the export declaration form in blank but had insisted that it be completed before signing, he readily would have been in a position to stop the exportation of the auto parts because he knew and presumably would have insisted that the exportation did not consist entirely of lubricating oil but consisted of lubricating oil and auto parts. By signing the form in blank he made possible the development and execution of Sam's scheme to have *** the export declaration [prepared] showing only oil as the goods being exported. ***

*** I do not find that the conduct in violation was performed by [either of] the partnerships [which also were charged] ***. This does not mean that a partnership may not be found in violation. A partnership is a "person" under our regulations [§ 370.1(a)]. It can violate in the same manner as an individual or a corporation. This has been definitely established in the very recent decision of the United States Supreme Court, *United States v. A & P Trucking Co.* (358 U.S. 121, December 8, 1958). As a matter of fact I so decided as long ago as May 1952 (*Leviant & Co., et al.*, 17 F.R. 4722). ***

*** As noted, [Sam Zellat] is now under a six months prison sentence, suspended during a period of five years probation, during which time he must pay a \$10,000 fine or go to prison. In addition, he is being found in violation in this proceeding upon the same facts upon which his conviction in the United District Court is based. His export business, of course, has been greatly damaged, but he is now engaged in the fruit importing business. If a proceeding of this nature were in any sense a penal proceeding, the obvious disposition of this case would be to close it upon the disposition of the criminal case. However, this is not a penal but, on the contrary, a remedial proceeding for the purpose of achieving effective enforcement of the law. A primary means for attaining that objective is the educational value which denials of export privileges have upon persons concerned with the exportation of goods from the United States. ***

The slipshod and stupid habit which Isadore Goodman *** had of signing papers, either in blank or without concern as to their contents, merely at the request of Sam, cannot be condemned too emphatically. It was Goodman's blind signing of the blank export declaration form which made possible the illegal exportation involved herein. Perhaps he has now learned his lesson and will not repeat this indiscretion. It is not unlikely that, under the pressure of day-to-day business, clerks and employees of other export companies may be similarly weak and

indiscreet. We can reach such persons most effectively and perhaps save them from similar pitfalls by giving publicity to what Goodman did here, the result of his conduct and the determination of the Bureau of Foreign Commerce not to condone it * * *

Now, after careful consideration of the entire record and being of the opinion that the recommendations of the Compliance Commissioner are fair and just and that this order is necessary to achieve effective enforcement of the law; *It is hereby ordered:*

I. All outstanding validated export licenses in which Samuel D. Zellat, Isadore N. Goodman, and/or Sigmund-Joseph Company, Inc., appear or participate as purchaser, intermediate or ultimate consignee, or otherwise, are hereby revoked and shall be returned forthwith to the Bureau of Foreign Commerce for cancellation.

II. Except as qualified in Part IV hereof, the respondents Samuel D. Zellat and Sigmund-Joseph Company, Inc., for a period of one year from the date hereof and the respondent Isadore N. Goodman for a period of three months from the date hereof hereby are excluded from practice before the Bureau of Foreign Commerce and are denied all privileges of participating, directly or indirectly, in any manner or capacity, in an exportation of any commodity or technical data from the United States to any foreign destination, including Canada, whether such exportation has heretofore or hereafter been completed. Without limitation of the generality of the foregoing denials of export privileges, participation in an exportation is deemed to include and prohibit participation by any such respondent, directly or indirectly, in any manner or capacity, (a) as a party or as a representative of a party to any validated export license application, (b) in the preparation or filing of any export license application or document to be submitted therewith, (c) in the obtaining or using of any validated or general export license or other export control document, (d) in the receiving, ordering, buying, selling, delivering, using, or disposing in any foreign country of any commodities in whole or in part exported or to be exported from the United States, and (e) in financing, forwarding, transporting, or other servicing of such exports from the United States.

III. Such denials of export privileges, to the extent than any respondent may be affected thereby, shall extend not only to each of them, but also to any person, firm, corporation, or business organization with which any of them may be now or hereafter related by ownership, control, position of responsibility, or other connection in the conduct of trade in which may be involved exports from the United States or services connected therewith.

IV. On September 1, 1959, without further order of the Bureau of Foreign Commerce, Samuel D. Zellat and Sigmund-Joseph Company, Inc., shall have their export privileges and privileges of practice before the Bureau of Foreign Commerce restored to them conditionally, the condition for such restoration being that during the time between the date hereof and September 1, 1959, the said respondents shall comply in all re-

spects with this order, and thereafter, until one year from the date hereof, they shall comply with all requirements of the Export Control Act of 1949, as amended, and all regulations, licenses, and orders issued thereunder.

V. The privileges so conditionally permitted to Samuel D. Zellat and Sigmund-Joseph Company, Inc., under Part IV hereof, may be revoked summarily and without notice upon a finding by the Director of the Office of Export Supply, or such other official as may at that time be exercising the duties now exercised by him, that any such respondent has knowingly failed to comply with the conditions set forth therein, in which event Part II hereof shall then be and become effective for a period of time equal to the time between September 1, 1959, and one year from the date hereof or until one year from the date hereof, whichever shall be the later, without thereby precluding the Bureau of Foreign Commerce from taking such other and further action based on such violation or violations as it shall deem warranted. In the event that such supplemental order is issued, such respondents and related parties as are involved therein shall have the right to appeal therefrom, as provided in the Export Regulations.

VI. During any time when a respondent or any related party is prohibited from engaging in any activity within the scope of Part II hereof, no person, firm, corporation, or other business organization, whether in the United States or elsewhere, on behalf of or in any association with any such respondent or related party, without prior disclosure to, and specific authorization from the Bureau of Foreign Commerce, shall directly or indirectly, in any manner or capacity, (a) apply for, obtain, or use any export license, shipper's export declaration, bill of lading, or other export control document relating to any such prohibited activity, or (b) order, receive, buy, sell, deliver, use, dispose of, finance, transport, forward, or otherwise service or participate in any exportation from the United States. Nor shall any person, firm, corporation, or other business organization do any of the foregoing acts with respect to any exportation in which such respondent or related party may have any interest or obtain any benefit of any kind or nature, direct or indirect.

Dated: February 19, 1959.

JOHN C. BORTON,
Director,
Office of Export Supply.

[F.R. Doc. 59-1600; Filed, Feb. 24, 1959;
8:46 a.m.]

Office of the Secretary
JAMES P. WHITLOCK

Report of Appointment and Statement of Financial Interests

Report of appointment and statement of financial interests required by section 710(b) (6) of the Defense Production Act of 1950, as amended.

Report of Appointment

1. Name of appointee: James P. Whitlock.

2. Employing agency: Department of Commerce, Business and Defense Services Administration.

3. Date of appointment: January 30, 1959.

4. Title of position: Assistant Director, Containers and Packaging Division.

5. Name of private employer: Jones & Laughlin Steel Corporation, 405 Lexington Avenue, New York, New York.

CARLTON HAYWARD,
Director of Personnel.

FEBRUARY 12, 1959.

Statement of Financial Interests

6. Names of any corporations of which the appointee is an officer or director or within 60 days preceding appointment has been an officer or director, or in which the appointee owns or within 60 days preceding appointment has owned any stocks, bonds, or other financial interests; any partnerships in which the appointee is, or within 60 days preceding appointment was, a partner; and any other businesses in which the appointee owns, or within 60 days preceding appointment has owned, any similar interest.

Jones & Laughlin Steel Corporation.
Bank Deposits.
Armour & Company.
Nesco, Inc.

JAMES P. WHITLOCK.

FEBRUARY 11, 1959.

[F.R. Doc. 59-1602; Filed, Feb. 24, 1959;
8:47 a.m.]

JOHN J. STAHL

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests as last reported in the FEDERAL REGISTER:

A. Deletions: None.
B. Additions: None.

This statement is made as of February 1, 1959.

JOHN J. STAHL.

FEBRUARY 12, 1959.

[F.R. Doc. 59-1603; Filed, Feb. 24, 1959;
8:47 a.m.]

ROBERT JOSEPH WILLIAMS

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests as reported in the FEDERAL REGISTER during the last six months:

A. Deletions: Michigan Steel Tube.
B. Additions: Clark Equipment.

This statement is made as of January 30, 1959.

ROBERT JOSEPH WILLIAMS.

JANUARY 30, 1959.

[F.R. Doc. 1604; Filed, Feb. 24, 1959; 8:47 a.m.]

FEDERAL RESERVE SYSTEM

FIRST BANK STOCK CORPORATION

Notice of Postponement of Hearing and Setting of Day for Pre-Hearing Conference

First Bank Stock Corporation, Minneapolis, Minnesota, the applicant, having requested that the hearing in this matter now scheduled for 10 a.m., on March 10, 1959, at the office of the Federal Reserve Bank of Minneapolis (24 F.R. 873, February 5, 1959), be postponed to April 7, 1959, and there being no opposition thereto:

It is hereby ordered, That the said hearing be and the same hereby is postponed to the 7th day of April 1959, at the same time and place.

It appearing that a pre-hearing conference may be of value to simplify, clarify, and limit the evidence to be presented at the hearing to the end that a shorter and more orderly record may be made:

It is further ordered, That counsel appearing herein attend before the Hearing Officer for that purpose at 10 a.m., on the 11th day of March 1959, at the office of the Federal Reserve Bank of Minneapolis, 73 South Fifth Street, in the City of Minneapolis, State of Minnesota.

Dated at Washington, D.C., February 17, 1959.

HERMAN TOCKER,
Hearing Officer.

[F.R. Doc. 59-1589; Filed, Feb. 24, 1959; 8:45 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Utah (II-3)]

UTAH

Small Tract Classification; Public Sale

FEBRUARY 16, 1959.

1. Pursuant to authority delegated to me by Bureau Order No. 541, dated April 21, 1954 (19 F.R. 2473), I hereby classify the following described public lands in Kane County, Utah, for disposal at public sale under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), as amended:

SALT LAKE MERIDIAN, UTAH

T. 43 S., R. 2 E.

Sec. 10: Lots 3 to 18, incl., 20 to 30, incl., 32, 33, 34, 35;

Sec. 11: Lots 2 to 18, incl.;

Sec. 14: Lots 4 to 32, incl., 34 to 44, incl.;

Sec. 15: Lots 1 to 37.

2. The above-described lots were segregated from all appropriation, including the general mining laws, except applications under the mineral leasing laws, by the classification of September 4, 1957, which was published in the FEDERAL

REGISTER of September 12, 1957, Vol. 22, Page 7290.

3. The lands are located approximately 65 miles east of Kanab, Utah, and 15 miles northwest of the Glen Canyon Dam site. Utah Highway 259, a limited access highway, traverses the area. All lots are accessible. The topography is gently sloping toward the east and northeast. Soils vary from sandy-loam to sandy. The native vegetation consists principally of black brush with assorted weeds and grasses. Culinary water is not now available from any developed source, but water has been developed in wells in the immediate locality. There are no schools or other public facilities in the area at the present time, but limited shopping facilities will be available nearby. An electric transmission line has been extended to the immediate vicinity.

4. Sites are being sold outright and no specifications or restrictions as to use of the land or the construction of improvements are imposed by this Bureau. All purchasers are advised that Kane County has zoning authority; that the county is zoned; and that construction must be in accordance with zoning ordinances. Information as to zoning and building regulations can be obtained from the County Building Inspector, Courthouse, Kanab, Utah.

5. The individual parcels vary in size from 1.32 acres to 3.74 acres and are mostly rectangular in shape. The parcels are indicated as sites in the following table and may embrace more than one lot of the legal survey. The site number is not an official description but is used for simplicity to designate an area to be disposed of as a single parcel. The land will be offered for sale by site number and sealed bids must indicate the number of the site for which the bid is submitted. An official plat of survey showing the location of the lots included in each site can be secured for \$1.00 from the Manager, Land Office, 312 Post Office Building, P.O. Box 777, Salt Lake City 10, Utah. This plat does not show the site number. The site number can be determined from the following table or from an information circular and a small unofficial plat, showing the site locations and numbers, rights-of-way, and area of sites, which can be obtained free-of-charge from the above official. The appraised value of the sites varies from \$100.00 to \$1,000.00, as shown in the following table, which also shows the site number, the official lots involved in each site, and the size and location of rights-of-way to be reserved. All minerals in the lands will be reserved to the United States.

Site No.	Section	Legal lot No.	Acreage of site	Rights-of-way (width and location)	Appraised value
1	10	3	1.99	33' E side	\$400
2	10	4	2.00	33' S side and 33' W side	400
3	10	5	2.00	33' S side	400
4	10	6	2.00	33' S side and 33' E side	400
5	10	7	2.00	33' W side	400
6	10	8	2.00	do	450
7	10	9	2.00	33' E side and 33' N side	450
8	10	10	2.00	33' N side	500
9	10	11	2.00	33' W side and 33' N side	550
10	10	12	3.29	66' SW side and 33' E side	1,000
11	10	13	2.12	66' S side and 33' W side	1,000
12	10	14	2.93	66' S side	1,000
13	10	15	2.00	33' E side	550
14	10	16	2.00	33' W side	550
15	10	17	2.54	66' SW side and 33' W side	1,000
16	10	18	1.73	66' SW side and 33' E side	800
17	11	6	1.56	66' S side and 66' W side	500
18	11	5	1.92	66' S side	700
19	11	4	2.94	66' S side and 33' E side (partly)	1,000
20	11	3	1.60	33' S side	550
21	11	2	1.60	do	550
22	11	8	2.94	66' S side and 33' N side	1,000
23	11	7	2.14	66' S side and 33' W and 33' N	900
24	10	20	3.13	66' NE side and 33' SE side	1,000
25	10	21	3.15	66' NE side and 33' NW side	1,000
26	10	22	2.80	66' NE side	900
27	10	23	2.80	do	800
28	10	24	2.80	do	800
29	11	25	3.15	66' NE side and 33' SE side	900
30	11	10	3.15	66' NE side and 33' NW side	900
31	11	12	2.80	66' NE side	800
32	11	13	2.80	do	800
33	11	14	2.80	do	800
34	11	15	3.07	66' N side and 33' SE side	1,000
35	14	7	3.15	66' NE side and 33' NW side	900
36	14	6	2.80	66' NE side	800
37	14	5	2.80	do	800
38	14	4	2.80	do	600
39	14	19	3.74	None	450
40	14	18	2.60	33' SW side	400
41	14	17	2.93	33' NW side and 33' SW side	500
42	14	16	2.93	33' SE side and 33' SW side	500
43	14	15	2.60	33' SW side	400
44	14	14	2.60	do	400
45	11	16	2.60	do	400
46	14	12	2.93	33' NW side and 33' SW side	500
47	11	18	2.93	33' SE side and 33' SW side	500
48	15	27	2.60	33' SW side	400
49	15	3	2.60	do	400
50	10	28	2.60	do	400
51	10	30	2.90	33' NW side and 33' SW side	500

Site No.	Section	Legal lot No.	Acreage of site	Rights-of-way (width and location)	Appraised value
52	10	32	1.50	33' NE side	\$150
	15	4			
53	10	33	2.60	do	350
	15	5			
54	10	34	2.60	do	350
	15	6			
55	10	35	2.60	do	350
	15	7			
56	15	8	2.93	33' SE side and 33' NE side	450
57	14	26	2.93	33' NW side and 33' NE side	450
	15	9			
58	14	25	2.60	33' NE side	350
	15	10			
59	14	24	2.60	do	350
60	14	23	2.93	33' SE side and 33' NE side	450
61	14	22	2.93	33' NW side and 33' NE side	450
62	14	21	2.60	33' NE side	350
63	14	20	2.08	do	250
64	14	32	2.38	do	150
65	14	31	2.60	33' SE side	200
66	14	30	2.93	33' NW side	300
67	14	29	2.93	33' NW side and 33' SW side	300
68	14	28	2.60	33' SE side and 33' SW side	250
	14	27			
69	14	27	2.60	do	250
70	15	12	2.93	33' NW side and 33' SW side	300
71	15	13	2.93	33' SE side and 33' SW side	300
72	15	14	2.60	33' SW side	250
73	15	15	2.60	do	250
74	15	16	1.97	33' SW side (partly)	150
75	15	17	2.45	33' NE side	250
76	15	18	2.60	do	200
77	15	19	2.93	33' SE side and 33' NE side	250
78	15	20	2.93	33' NW side and 33' NE side	250
79	14	38	2.60	33' NE side	200
	15	21			
80	14	37	2.60	do	200
	15	22			
81	14	36	2.93	33' SE side and 33' NE side	250
82	14	35	2.93	33' NW side and 33' NE side	250
83	14	34	2.60	33' NE side	125
84	14	42	2.60	33' SW side	100
85	14	41	2.93	33' NW side and 33' SW side	125
	14	40			
86	15	23	2.93	33' SE side and 33' SW side	200
87	14	39	2.60	33' SW side	175
	15	24			
88	15	25	2.60	do	175
89	15	26	2.93	33' NW side and 33' SW side	200
90	15	27	2.93	33' SE side and 33' SW side	200
91	15	28	2.97	33' SW side	200
92	15	29	3.72	33' SE side, 33' SW, 33' NE	225
93	15	30	2.93	33' NW side, 33' SW, 33' NE	200
94	15	31	2.60	33' SW side and 33' NE side	100
95	15	32	2.60	33' NE side	100
96	14	45	3.42	33' SE side and 33' NE side	100
	15	33			
97	14	44	2.40	33' NW side and 33' NE side	100
	15	34			
98	14	43	1.78	33' NE side	100
99	15	35	3.41	do	125
100	15	36	3.35	do	100
101	15	37	1.67	do	100

papers or other certification showing proof of veterans' preference as outlined in Paragraph 10, below, must accompany the bid. Such papers will be returned promptly after the sale. Bids for separate sites must be enclosed in separate envelopes, but payment and proof of veterans' preference need only accompany the highest bid, providing all other bids designate the envelope containing the payment and the veterans' preference proof. Each envelope must be addressed to the Manager, Land Office, Bureau of Land Management, Post Office Box 777, Salt Lake City 10, Utah, and carry in the lower left-hand corner of its face the following information and nothing else; (a) "Bid for Small Tract"; (b) "Classification Order No. II-3"; (c) "Veterans' Preference", if the bidder is entitled to such preference; (d) the number of the site for which the bid is made showing site number in accordance with Paragraph 5, above. Sender's name and return address should be shown on the reverse side of the envelope.

10. In accordance with 43 CFR 257.14 (e), each site at the 9:00 a.m. sale will be awarded to the highest bidder among persons entitled to veterans' preference. No person will be awarded more than one site, unless he is an agent acting for one or more persons. Persons entitled to veterans' preference in brief are: (a) Honorably discharged veterans who served at least 90 days after September 15, 1940; (b) Surviving spouse or minor orphan children of such veterans; and (c) with the consent of the veteran, the spouse of living veterans. Veterans who were discharged on account of wounds or disability incurred in the line of duty, or the surviving spouse or minor children of veterans killed in the line of duty are eligible for veterans' preference regardless of whether such servicemen served less than 90 days after September 15, 1940.

6. Persons who have previously acquired a tract under the Small Tract Act are not qualified to purchase a tract at the sale unless they can make a showing satisfactory to the Bureau of Land Management that the acquisition of another tract is warranted in the circumstances. Such showing must be submitted with the sealed bid or furnished prior to the opening of the sale.

7. The above-described sites will be sold at public auction at a sale to be held in the Ballroom, Hotel Newhouse, Salt Lake City, Utah, at 9:00 a.m. and at 3:00 p.m. on May 28, 1959. The sale at 9:00 a.m. will be open only to those persons who qualify for veterans' preference under the provisions outlined in Paragraph 10, below. The 3:00 p.m. sale will be open to the public generally but will be held only if any of the sites described in Paragraph 5, above, remain unsold after the 9:00 a.m. sale. Bids may be made personally by an individual or by his agent at either sale, or by mail. Bids sent by mail will be considered only if received at the Land Office, Bureau of Land Management, 312 Post Office Building, Salt Lake City, Utah, prior to 10:00 a.m., May 26, 1959. No bid will be ac-

cepted if less than the appraised price of the tract. See Paragraph 5, above, for appraised prices.

8. To facilitate the completion of the sale, all oral bidders at the 9:00 a.m. sale should bring with them a photostatic copy of their discharge papers or other acceptable certification of proof of right to veterans' preference as outlined in Paragraph 10. Those acting as agents for persons claiming veterans' preference must be able to show at the sale acceptable evidence that the person for whom they are acting is entitled to such preference.

9. Each bid sent by mail must clearly show: (a) The full name and mailing address of the bidder; (b) Classification Order No. Utah II-3; (c) the number of the site for which the bid is made, described in accordance with Paragraph 5, of this order. Each bid must be accompanied by the full amount of the bid, made payable to the Bureau of Land Management. Personal checks will be accepted but bids accompanied by such checks will be suspended pending checks clearance. All unsuccessful bids will be promptly returned after the sale. A photostatic copy of bidder's discharge

11. Sealed bids will be opened in the Land Office, Post Office Building, Salt Lake City, Utah, beginning at 1:00 p.m. on May 26, 1959. Sealed bids must be in multiples of \$5.00. Lists of the highest sealed bids received for each lot will be posted for public inspection at the sale.

12. A telephone line has been constructed across the front, or northeast side, of sites numbered 24 to 38, inclusive, and those sites are subject to that right-of-way. Also, facilities for the transmission of Glen Canyon power may traverse the area or any part thereof, but the route for such facilities has not been finally determined. Therefore, there is reserved to the United States the right to use so much of the land as is necessary in the construction, operation and maintenance of such facilities without compensation to the owner of the land.

13. All inquiries concerning these lands should be addressed to the Manager, Land Office, Bureau of Land Management, 312 Post Office Building, Post Office Box 777, Salt Lake City, Utah.

VAL B. RICHMAN,
State Supervisor.

[F.R. Doc. 59-1591; Filed, Feb. 24, 1959; 8:45 a.m.]

Office of the Secretary
WYANDOTTE TRIBE OF OKLAHOMA
 Notice of Final Membership Roll

Pursuant to section 3 of the Act of August 1, 1956 (70 Stat. 893), there is listed below the final roll of members of the Wyandotte Tribe of Oklahoma who were living on August 1, 1956.

Disposition has been made of all appeals filed with the Secretary contesting the inclusion or omission of the name of any person on or from the proposed roll of the tribe as published in the FEDERAL REGISTER on April 5, 1957 (22 F.R. 2236).

JANUARY 29, 1959.

ELMER F. BENNETT,
Acting Secretary of the Interior.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)

Final	Proposed	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
1	1	Able, Jeanette Alma Bland	F	3-29-09	None	1/16	Wife	103 F St. SE., Miami, Okla.	
2	2	Able, Carol Jean	F	10-11-33	None	1/32	Head	do	Daughter of Jeanette Alma Able.
3	3	Adams, James Wilson	M	4-17-08	None	1/8	do	Route 1, Miami, Okla.	
4	4	Adams, Shirley May	F	1-27-39	None	1/16	Daughter	do	
5	5	Adams, Richard James	M	8-15-47	None	1/16	Son	do	
6	6	Adams, Paul Eugene	M	5-6-49	None	1/16	do	do	
7	7	Adams, Bobby Gene	M	5-16-31	None	1/16	Head	do	Son of James Wilson Adams.
8	8	Adams, Julia Zane	F	8-7-34	130	1/16	Wife	2245 South Broadway, Wichita, Kans.	
9	9	Adams, Morris Jes.	M	12-28-04	None	1/32	Head	Pawnee Agency, Pawnee, Okla.	Last known address from the 1940 census roll.
10	10	Adams, Nancy Ann	F	9-10-28	None	1/64	do	do	Do.
11	11	Adams, Carol Jean	F	3-1-30	None	1/64	do	do	Address from 1940 census; daughter of Morris J. Adams.
12	12	Adkisson, Pearl Zane	F	7-12-91	None	1/16	Wife	El Paso, Tex.	Address from 1940 census.
13	13	Adkisson, Ralph Zane	M	5-27-20	None	1/32	Head	do	Address from 1940 census; son of Pearl Adkisson.
14	49	Adams, Marion Nielson	F	3-27-16	None	1/32	Wife	2112 5th Ave., North Seattle, Wash.	Daughter of Grace O. Nielson.
15	14	Adkisson, Gordon W.	M	10-5-23	None	1/32	Head	El Paso, Tex.	Address from 1940 census; son of Pearl Adkisson.
16	50	Aldridge, Beatrice Marie Johnson	F	4-24-22	None	1/8	Wife	Route 1, Box 2-c, Spencer, Okla.	Daughter of Ruth Pearl Johnson.
17	46	Allgood, Virginia Jones	F	1-12-20	None	1/32	do	Route 3, Box 63, Baxter Springs, Kans.	Daughter of Nora B. Jones.
18	47	Allgood, Larry D.	M	5-1-39	None	1/64	Son	do	
19	48	Allgood, Myrna O.	F	8-15-45	None	1/64	Daughter	do	
20	15	Allen, Stella Buzzard	F	12-15-86	237	1/32	Wife	Wyandotte, Okla.	
21	16	Anderson, Esther S. Weaver	F	4-1-06	None	1/16	do	Michigan City, Ind.	
22	17	Anderson, Russell James	M	8-21-43	None	1/32	Son	do	
23	18	Anderson, Jane Patricia	F	4-13-30	None	1/32	Head	do	Daughter of Esther S. Anderson.
24	19	Anderson, Gloria Lorene	F	6-24-31	None	1/32	do	do	Do.
25	43	Andre, Lucille Virginia Houseman	F	9-16-15	None	1/64	Wife	621 South Washington St., Emmett, Idaho.	Daughter of Jeanette S. Houseman.
26	44	Andre, Sharon Sue	F	7-16-40	None	1/128	Daughter	do	
27	45	Andre, Lawrence Dawson	M	4-5-47	None	1/128	Son	do	
28	20	Andreoff, Pearl Kygar	F	9-18-01	None	1/16	Wife	Route 4, Buhl, Idaho.	
29	21	Andreoff, Gerald F.	M	1-9-22	None	1/32	Head	761 West 117th Street, Los Angeles, Calif.	Son of Pearl K. Andreoff.
30	23	Andreoff, Richard Lee	M	10-21-25	None	1/32	do	General Delivery, Huntington Beach, Calif.	Do.
31	27	Angel, Ben F.	M	8-17-08	None	5/32	do	do	Died June 8, 1957.
32	28	Angel, Robert Franklin	M	9-2-53	None	5/64	Son	2236 B St. NE., Miami, Okla.	
33	29	Angel, Eulalie Smith	F	2-19-85	16	5/16	Head	507 Harned, Miami, Okla.	
34	30	Angel, Earl	M	9-13-17	None	5/32	do	Welch, Okla.	
35	31	Angel, Earline Marie	F	5-16-47	None	5/64	Daughter	do	
36	32	Angel, Jess Edward	M	3-12-19	None	5/32	Head	507 Harned, Miami, Okla.	
37	33	Angel, James Edward	M	11-27-41	None	5/64	Son	319 B St. NE., Miami, Okla.	Legal guardian, Mrs. Antoinette V. Angel, mother.
38	34	Angel, Gladys Kay	F	12-1-43	None	5/64	Daughter	do	Do.
39	35	Angel, William Ira	M	6-24-24	None	5/32	Head	706 Cedar St., Pleasant Hill, Mo.	
40	36	Angel, Debora Ann	F	9-26-55	None	5/64	Daughter	do	
41	37	Angel, Willard	M	2-20-12	None	5/32	Head	507 Harned, Miami, Okla.	
42	38	Angel, Thomas Edward	M	8--49	None	5/64	Son	do	
43	39	Angel, Willie May	F	6-1-34	None	5/64	Head	585 A Dolores St., San Francisco, Calif.	Daughter of Willard Angel.
44	40	Angel, Leatrice Eulene	F	8-1-36	None	5/64	do	do	Do.
45	42	Armour, Robert H.	M	11-11-24	None	1/256	do	58 Chaucer, Pleasant Hill, Calif.	Son of Lucille Jones-Armour-Benson.
46	41	Armstrong, Theresa McClellan	F	1-24-94	None	1/8	Wife	Route 2, Seneca, Mo.	
47	51	Armstrong, Joy Colleen Carl	F	5-11-33	None	1/32	do	401 Weaver, Emporia, Kans.	Daughter of Lorene James Carl.
48	52	Badley, Elsie M. McCombs	F	11-28-12	None	1/4	do	1414 So. G St., Arkansas City, Kans.	
49	53	Badley, Bruce Leroy	M	12-24-39	None	1/8	Son	do	
50	54	Badley, William E.	M	11-28-37	None	1/8	do	do	
51	55	Badley, Jackie Emmett	M	12-24-33	None	1/8	Head	517 N. Chestnut, Newkirk, Okla.	Son of Elsie M. Badley.
52	181	Bagnell, Geneva Witte	F	9-25-21	None	1/8	Wife	523 Cranston Bluff Rd., Savannah, Ga.	Daughter of Ruth B. Witte.
53	182	Bagnell, Thomas William	M	9-28-43	None	1/16	Son	do	
54	183	Bagnell, Theresa Joy	F	7-4-46	None	1/16	Daughter	do	
55	184	Bagnell, John Francis	M	1-28-52	None	1/16	Son	do	
56	185	Bagnell, James Patrick	M	1-28-52	None	1/16	do	do	
57	186	Bagnell, Kathleen Marie	F	2-14-55	None	1/16	Daughter	do	
58	164	Baldwin, Hazel Maxine Houseman	F	8-15-25	None	1/64	Wife	8612 48th Ave., South Seattle 18, Wash.	Daughter of Jeanette S. Houseman.
59	165	Baldwin, Robert Wesley	M	11-8-46	None	1/128	Son	do	
60	187	Ball, Kathleen Wright	F	2-12-25	None	1/8	Wife	do	
61	183	Ball, Patricia Ann	F	5-2-41	None	1/16	Daughter	300 Block O St. SE., Miami, Okla.	
62	189	Ball, Phyllis Lee	F	5-4-40	None	1/16	do	do	
63	190	Ball, Kathryn Sue	F	5-25-43	None	1/16	do	do	
64	191	Ball, Mary Frances	F	2-12-45	None	1/16	do	do	
65	192	Ball, Jennifer Kay	F	4-21-53	None	1/16	do	do	
66	56	Ballard, Lloyd	M	9-3-97	None	1/16	Head	Buffalo, Mo.	
67	57	Ballard, Carol Jean	F	12-24-34	None	1/32	do	do	Daughter of Lloyd Ballard.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.	Final	Proposed	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
68	58		Ballard, Bobbie Lloyd	M	6-26-21	None	1/32	Head	Buffalo, Mo.	Son of Lloyd Ballard.
69	59		Ballard, Daniel Lloyd	M	12-27-51	None	1/64	Son	do.	
70	60		Ballard, David Robert	M	12-7-53	None	1/64	do.	do.	
71	61		Ballard, Dennis Charles	M	10-16-55	None	1/64	do.	do.	
72	951		Barger, Inez Pearl Seymour Taylor	F	1-6-03	None	1/16	Wife	Commerce, Okla.	
73	62		Barnett, Milton	M	2-28-94	None	3/16	Head	Route 1, Miami, Okla.	Son of Milton Barnett.
74	63		Barnett, Wilford	M	8-5-29	None	3/32	do.	do.	
75	64		Barton, Charlotte Peacock	F	10-4-81	210	1/2	Wife	Lawrence, Kans.	
76	65		Barton, Mitchell	M	9-29-10	None	1/4	Head	do.	Address from 1940 census; son of Charlotte Barton.
77	66		Barton, James	M	10-15-14	None	1/4	do.	do.	Do
78	67		Barton, Mary	F	2-11-17	None	1/4	do.	do.	Address from 1940 census; daughter of Charlotte Barton.
79	68		Barton, Isaac	M	12-26-12	None	1/4	do.	do.	Address from 1940 census; son of Charlotte Barton.
80	69		Bayhyle, Leta Mae Johnson	F	4-14-03	None	1/16	Wife	P. O. Box 1605, Albuquerque, N. Mex.	
81	70		Bayless, Ruth Clapp	F	7-28-14	None	3/16	do.	Miami, Okla.	
82	71		Bearskin, Alvin	M	1-6-19	None	3/8	Head	2410 North Quebec, Tulsa 15, Okla.	
83	72		Bearskin, Mary Kay	F	3-16-52	None	3/16	Daughter	do.	
84	73		Bearskin, Joseph	M	8-20-01	None	3/8	Head	710 2d NE., Miami, Okla.	
85	74		Bearskin, Elizabeth Jan	F	1-14-48	None	3/16	Daughter	do.	
86	75		Bearskin, Leaford	M	9-11-21	None	3/8	Head	U.S. Air Force	Mother's address, 132 G St., Miami, Okla.
87	76		Bearskin, Nancy Darlene	F	?	None	3/16	Daughter	do.	Do.
88	77		Bearskin, Donald Leaford	M	?	None	3/16	Son	do.	Do.
89	78		Bearskin, Leland	M	9-11-21	None	3/8	Head	U.S. Air Force	Do.
90	194		Bellens, Rosa Bell Tussinger-McCord-Wilkerson	F	6-30-98	None	1/16	Wife	General Delivery, Lane, Okla.	
91	79		Benson, Lucille Jones-Armour	F	1-26-06	None	1/128	do.	1970 31st Ave., San Francisco, Calif.	
92	80		Bernhardt, Mary Jane Bennett	F	2-24-98	None	1/8	do.	Owl Drug Store, Coffeyville, Kans.	
93	81		Bernhardt, LaMotte	M	9-28-23	None	1/16	Head	do.	Son of Mary Jane Bernhardt.
94	82		Blackaby, Sherman	M	11-21-87	None	1/8	do.	Box 152, Kaw City, Okla.	
95	83		Blackaby, Rosette	F	5-21-20	None	1/16	do.	do.	Daughter of Sherman Blackaby.
96	84		Bland, Bertie S.	M	1-13-14	None	1/32	do.	Route 1, Fairland, Okla.	
97	85		Bland, Wanda	F	12-10-38	None	1/64	Daughter	do.	
98	86		Bland, Barbara	F	7-20-41	None	1/64	do.	do.	
99	87		Bland, Janice	F	2-29-45	None	1/64	do.	do.	
100	88		Bland, John	M	1-18-46	None	1/64	Son	do.	
101	89		Bland, Judy	F	7-10-50	None	1/64	Daughter	do.	
102	90		Bland, James	M	7-10-50	None	1/64	Son	do.	
103	91		Bland, Bert, Jr.	M	2-7-55	None	1/64	do.	do.	
104	176		Blehm, Mildred Cotter Shafer	F	4-30-12	None	1/16	Wife	200 Block C St. NW., Miami, Okla.	Daughter of Milton S. Cotter.
105	193		Bluejacket, Juanita Fay Yocum	F	8-4-23	None	1/64	do.	Seneca, Mo.	
106	158		Bolles, Josephine Cotter	F	11-14-14	None	1/4	do.	1403 North Toledo, Tulsa, Okla.	
107	159		Bolles, John Edward	M	7-27-49	None	1/8	Son	do.	
108	92		Bond, Chas. Clyde	M	11-2-99	None	1/16	Head	1507 South 17th St., Yakima, Wash.	
109	93		Bond, James Clyde	M	12-30-21	None	1/32	do.	8571 Reese Way, Midway City, Calif.	Son of Chas. Clyde Bond.
110	94		Bond, James Alan	M	5-18-46	None	1/64	Son	do.	
111	95		Bond, Claude Jackson	M	12-30-21	None	1/32	Head	13141 Willamette, Westminster, Calif.	Do.
112	96		Bond, Claude Gregory	M	5-3-47	None	1/64	Son	do.	
113	97		Bond, Glenn Edwin	M	10-28-23	None	1/32	Head	2605 Clinton Way, Yakima, Wash.	Do.
114	98		Bond, Sandra Lynette	F	5-23-46	None	1/64	Daughter	do.	
115	99		Bond, Cheryl Suzanne	F	8-5-47	None	1/64	do.	do.	
116	100		Bond, John Robert	M	10-14-28	None	1/32	Head	1507 South 17th St., Yakima, Wash.	Do.
117	101		Bond, Lewis Lee	M	2-15-33	None	1/32	do.	do.	Do.
118	102		Bond, Jackie Earl	M	5-6-35	None	1/32	do.	do.	Do.
119	103		Bond, Lee Felix	M	4-18-07	None	1/16	do.	307 South Naches, Yakima, Wash.	
120	104		Boone, Walker L.	M	10-6-88	None	3/32	do.	State Asylum, Vinita, Okla.	Legal guardian, Melinda N. Boone (wife), Miami, Okla.
121	170		Botkin, Edith Virginia Robitaille	F	6-6-14	None	1/64	Wife	4870 West 135th Street, Hawthorne, Calif.	Daughter of Arthur N. Robitaille.
122	171		Botkin, Michael Carl	M	7-17-46	None	1/128	Son	do.	
123	172		Botkin, Carroll Jean	F	6-6-48	None	1/128	Daughter	do.	
124	173		Boydston, Freda Mae Sexton	F	5-20-30	None	1/16	Wife	Box 154, Luther, Okla.	Daughter of Jane Harris Sexton.
125	174		Boydston, Keith Wayne	M	8-17-51	None	1/32	Son	do.	
126	175		Bracken, Brant	M	2-3-09	None	1/2	Head	Jicarilla Agency, Ariz.	
127	105		Brasher, Henrietta Robitaille	F	7-18-17	None	3/64	do.	6042 Delmar, Mission, Kans.	
128	809		Briggs, Marjorie Louise Cotter	F	11-26-29	None	1/32	Wife	Bixby, Okla.	Daughter of Mont Cotter.
129	160		Bright, Pauline Simpson	F	8-13-25	None	3/16	do.	855 West 30th South, Wichita, Kans.	Daughter of Josephine W. Simpson.
131	177		Bright, Betty Jane	F	12-24-48	None	3/32	Daughter	do.	
132	178		Bright, Martha JoAnn	F	3-16-50	None	3/32	do.	do.	
133	179		Bright, Patricia Lynn	F	1-17-54	None	3/32	do.	do.	
134	106		Brinkley, Lena Young	F	4-5-02	None	3/8	Head	Box 15, Guilford, N.C.	Address from 1940 census.
135	168		Brock, Mary Frances	F	12-2-22	None	1/16	do.	Baxter Springs, Kans.	Do.
136	107		Brown, Aileen Bennett	F	4-5-93	None	1/8	Wife	C St. SE., Miami, Okla.	
137	108		Brown, Roy Clay	M	10-16-11	None	3/32	Head	do.	Son of Aileen Brown.
138	109		Brown, Darlene Fay	F	5-9-42	None	3/64	Daughter	do.	
139	110		Brown, Caroline	F	4-16-45	None	3/64	do.	do.	
140	111		Brown, Mary Jane	F	7-9-37	None	3/64	do.	do.	
141	112		Brown, Calvin	M	5-28-05	None	1/16	Head	Box 231, Route 1, Seneca, Mo.	
142	113		Brown, Emma Jane Goodrich	F	11-21-13	None	1/64	Wife	Brinnon, Wash.	Address from 1940 census.
143	114		Brown, Hellen Jane	F	11-3-33	None	1/128	Head	do.	Address from 1940 census; daughter of Emma Jane Brown.
144	115		Brown, Margaret Joan	F	11-9-34	None	1/128	do.	do.	Do.
145	116		Brown, Frances Grace	F	5-3-32	None	1/128	do.	do.	Do.
146	117		Brown, Frank Bennett	M	1-13-16	None	3/32	do.	C St. SE., Miami, Okla.	
147	118		Brown, Jerry Ray	M	12-1-29	None	1/164	do.	do.	Son of Frank Bennett Brown.
148	119		Brown, Howard E.	M	4-23-09	None	1/16	do.	Miami, Okla.	
149	120		Brown, Hazel E.	F	10-30-15	None	1/32	Wife	Route 2, Salem, Ill.	Daughter of Elizabeth C. Wollive.
150	121		Brown, Doris Jean	F	8-4-46	None	1/64	Daughter	do.	
151	122		Brown, William Lenard	M	11-7-35	None	1/64	Head	do.	Son of Hazel E. Brown.
152	123		Brown, Julius	M	4-30-03	None	1/16	do.	Route 1, Seneca, Mo.	
153	124		Brown, Mary Margaret	F	12-14-33	None	1/32	do.	do.	Daughter of Julius Brown.
154	125		Brown, Buryl H.	M	7-27-09	None	1/16	do.	do.	
155	126		Brown, Imogene	F	1-1-39	None	1/32	Daughter	do.	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
156	127	Brown, Frances	F	2-13-38	None	1/32	Head	Route 1, Seneca, Mo.	Daughter of Buryl H. Brown. Address from 1940 census.
157	123	Brown, Loman Howard	M	12-11-05	None	1/16	do	Galena, Kans.	
158	129	Brown, Martha	F	7-18-12	None	1/16	do	Grand Coulee, Wash.	Do.
159	130	Brown, Ara Lowella	F	9-26-10	None	1/16	do	do	Do.
160	161	Brown, Velma June Hayes	F	6-18-35	None	1/32	Wife	603 North 4th, Sunnyside, Wash.	Daughter of Minnie B. Hayes.
161	162	Brown, Harold Eugene	M	6-30-52	None	1/64	Son	do	
162	163	Brown, Adrian Dean	M	9-2-53	None	1/64	do	do	Do.
163	131	Brown, Helen Virginia	F	1-24-20	None	1/16	Head	Grand Coulee, Wash.	Address from 1940 census.
164	132	Brown, Lee Ella	F	5-12-17	None	1/32	do	Ottawa County, Okla.	
165	133	Brown, George E.	M	6-18-15	None	1/32	do	Westcliffe, Colo.	Do.
166	134	Brown, Judith Ann	F	4-7-40	None	1/64	Daughter	do	Do.
167	166	Brower, Barbara Jean James	F	3-27-34	None	1/32	Wife	Box 1835, Project City, Calif.	
168	167	Brower, Randy Jack	M	2-19-52	None	1/64	Son	do	
170	135	Brumbaugh, Kenneth	M	4-6-16	None	1/16	Head	Route 2, Box 92, Grandview, Wash.	
170	136	Brumbaugh, Shirley Ann	F	2-17-40	None	1/32	Daughter	do	
171	137	Brumbaugh, Billy Leroy	M	6-25-49	None	1/32	Son	do	
172	138	Brumbaugh, Emett	M	3-16-18	None	1/16	Head	Box 46, Lowell, Wash.	
173	139	Brumbaugh, Rosamond	F	10-5-91	147-A	1/4	Wife	General Delivery, Salina, Okla.	Son of Rosamond Brumbaugh.
174	140	Brumbaugh, Allen	M	4-6-23	None	1/8	Head	do	
175	141	Brumbaugh, Donnie	M	?	None	1/16	Son	do	
176	142	Brumbaugh, Juanita	F	?	None	1/16	Daughter	do	
177	143	Brumbaugh, Ronnie	M	?	None	1/16	Son	do	
178	144	Brumbaugh, Abe	M	4-12-08	None	1/8	Head	Route 2, Marysville, Ark.	
179	145	Brumbaugh, Dorothea	F	10-2-43	None	1/16	Daughter	do	
180	146	Brumbaugh, Eara	M	2-23-16	None	1/8	Head	1009 West 1st St., Aberdeen, Wash.	
181	147	Brumbaugh, Harold Oliver	M	8-24-42	None	1/16	Son	do	
182	180	Bryant, Mary Thelma Ellen Tyndall	F	3-30-12	None	1/16	Wife	Kansas City, Mo.	Address from 1940 census; daughter of Hattie Hicks Tyndall.
183	148	Burnell, Katherine Zane	F	1-17-98	None	1/8	do	2761 Gonzaga St., Palo Alto, Calif.	
184	149	Burnell, Gloria Thelma	F	1-2-29	None	1/16	Head	do	Daughter of Katherine Burnell.
185	155	Burnside, Margaret C. Long Cather	F	8-7-24	None	1/16	Wife	Box 13, Payne, Okla.	
185	156	Burnside, Donald L.	M	9-4-45	None	1/32	Son	do	
187	157	Burnside, Patricia Ann	F	2-17-52	None	1/32	Daughter	do	
183	150	Butler, Cynthia Ellen McCombs	F	10-1-05	None	1/4	Wife	501 North Chestnut St., Newkirk, Okla.	Son of Cynthia Ellen Butler.
189	151	Butler, Lewis Ed.	M	6-9-28	None	1/8	Head	221 Northeast 7th St., Oklahoma City, Okla.	
190	152	Buzzard, Blaine	M	12-29-15	None	1/64	do	5903 Dagwood Ave., Lake Wood, Calif.	
191	153	Buzzard, Gary Mitchell	M	11-22-45	None	1/128	Son	do	
192	154	Buzzard, Jerry Reed	M	8-5-49	None	1/128	do	do	
193	269	Callahan, Wilma May Yocum	F	9-21-25	None	1/64	Wife	Seneca, Mo.	Daughter of Bertha Z. Yocum.
194	270	Callahan, Robert Marlin	M	8-22-42	None	1/128	Son	do	
195	271	Callahan, Dale	M	10-20-46	None	1/128	do	do	
196	196	Carl, Lorene James	F	12-21-15	None	1/16	Wife	Star Route, Fristoe, Mo.	
197	197	Carl, Obie John Rosston	M	10-31-39	None	1/32	Son	do	
198	198	Carl, Paul Raymond	M	11-23-46	None	1/32	do	do	
199	199	Carl, David Bernell	M	2-22-52	None	1/32	do	do	
200	200	Carpentier, Louise Boone Clark	F	9-15-05	None	3/64	Wife	Box 34, Cos Cob, Conn.	Daughter of Alice Boone Clark. Son of Louise Carpentier.
201	201	Carpentier, Jean	M	12-21-29	None	3/128	Head	do	
202	195	Cather, Dickie Rae	M	9-7-39	None	1/32	Son	Box 13, Pawnee, Okla.	Son of Margaret Long Cather, Burnside.
203	275	Charloe, Laura Angel	F	10-31-26	None	5/32	Wife	7377 East Marshall Pl., Tulsa, Okla.	Daughter of Eulalie Angel.
204	259	Chase, Norma Jean Robitaille	F	7-21-28	None	1/64	do	4877 West 133d St., Hawthorne, Calif.	Daughter of Arthur N. Robitaille.
205	250	Chase, Diana Lynn	F	12-11-47	None	1/128	Daughter	do	
206	251	Chase, Sandra Lee	F	1-15-51	None	1/128	do	do	
207	252	Chase, Linda Jean	F	3-9-52	None	1/128	do	do	
208	253	Cheek, Bertha Johnson	F	6-4-84	10	1/4	Head	Route 1, Fairland, Okla.	Address from 1940 census.
209	255	Cherloc, Jerry	M	8-7-80	218	1/4	do	Lansing, Mich.	
210	256	Childers, Opal May Wright	F	10-12-12	None	1/8	Wife	Wentworth, Mo.	
211	207	Childers, Darrel Jackson	M	2-7-39	None	1/16	Son	do	
212	208	Childers, Betty Lou	F	3-28-44	None	1/16	Daughter	do	
213	209	Childers, Mirl Eugene	M	7-10-46	None	1/16	Son	do	
214	210	Childers, Benny Lee	M	10-9-48	None	1/16	do	do	
215	211	Childers, Martha Louise	F	1-19-38	None	1/16	Head	do	
216	253	Chilson, Paul	M	10-9-23	None	1/32	do	670 01 77, USNAS-AIR TRANS RON FIVE, Moffett Field, Calif.	Son of Mildred J. Chilson Hadley.
217	252	Clapp, Eugene	M	9-25-12	None	3/16	do	Los Angeles, Calif.	Address from 1940 census; son of Olive Wolfenbarger Clapp Ernst.
218	212	Clark, Ida Bennett	F	11-23-91	None	1/8	Wife	253 North Spruce, Wichita, Kans.	
219	213	Clark, Alice Boone	F	7-29-81	207	3/64	do	State Asylum, Vinita, Okla.	Legal guardian, Harold Nesvold, Route 2, Wyandotte, Okla.
220	214	Clark, John Lee, Jr.	M	1908	None	3/128	Head	135 East 54th St., New York, N. Y.	Son of Alice Clark.
221	263	Coburn, Ila June Wright	F	3-10-23	None	1/8	Wife	c/o Marie's Store, Wilson, Ark.	Daughter of William H. Wright.
222	264	Coburn, Beverley Irene	F	1-5-44	None	1/16	Daughter	do	
223	265	Coburn, George Lee	M	3-9-46	None	1/16	Son	do	
224	266	Coburn, Erma Joan	F	9-7-47	None	1/16	Daughter	do	
225	267	Coburn, Dorothy	F	7-21-49	None	1/16	do	do	
226	268	Coburn, Richard Leon	M	8-9-51	None	1/16	Son	do	
227	215	Cochran, John D.	M	3-30-28	None	1/32	Head	Osborne, Wash.	Address from 1940 census.
228	216	Cochran, John D., Jr.	M	5-4-25	None	1/64	do	do	
229	276	Coleman, Lucy Marie Morgan	F	6-13-37	None	3/16	Wife	907 H St., NW, Miami, Okla.	Daughter of Lucy Bearskin Morgan (deceased).
230	25	Collins, Eva May Andreoff	F	2-2-30	None	1/32	Head	713 Earl Ave., Dayton, Ohio	Daughter of Pearl Andreoff.
231	217	Collins, Webster Marlin	M	5-5-26	None	5/8	do	McCurtain, Okla.	Address from 1940 census; son of Eva S. Collins Simpson.
232	218	Collins, Zelma Lorena	F	5-11-28	None	5/8	do	do	Address from 1940 census; daughter of Eva S. Collins Simpson.
233	485	Condrey, Florence Agnes Jackson	F	9-10-34	None	1/32	do	P. O. Box 32, 1224 7th St., Evans, Colo.	Daughter of Geneva Jackson
234	219	Connell, Eunice J. Schiffbauer	F	11-8-15	None	1/32	Wife	Portland, Oreg.	Son of Eunice J. Connell.
235	220	Connell, Terry Wendel	M	12-16-46	None	1/64	Son	do	
236	221	Connell, Diana Kay	F	5-13-49	None	1/64	Daughter	do	Daughter of Eunice J. Connell.
237	222	Connell, Anita Marie	F	2-9-53	None	1/64	do	do	
238	223	Connell, Burton Myers	M	4-13-34	None	1/64	Head	do	Daughter of Pearl Andreoff.
239	224	Connell, Marilyn Joyce	F	7-5-38	None	1/64	do	do	
240	24	Conrad, Betty Jane Andreoff	F	9-2-27	None	1/32	do	Route 1, Castleford, Idaho	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 803)—Continued

Roll No.	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks	
Final	Proposed								
241	254	Corbin, Nadine Kaneda	F	5-3-18	None	1/8	Wife	Washington, D.C.	Address from 1940 census.
242	255	Corbin, Suzanne	F	10-23-47	None	1/16	Daughter	do.	
243	225	Cotter, Clarence R.	M	2-12-98	None	1/4	Head	c/o Leonard Cotter, Wyandotte, Okla.	
244	226	Cotter, Clarence R. Jr.	M	3-28-22	None	1/8	do.	4924 East Easton, Tulsa 15, Okla.	Son of Clarence R. Cotter.
245	227	Cotter, Sallie Ray	F	9-13-51	None	1/16	Daughter	do.	
246	228	Cotter, Joe Elton	M	9-13-53	None	1/16	Son	do.	
247	229	Cotter, Brenda Lynn	F	2-12-55	None	1/16	Daughter	do.	
248	230	Cotter, Esther Crotzer	F	7-12-97	None	1/8	Head	Geary, Okla.	
249	231	Cotter, Everett Dee	M	12-7-08	None	1/4	do.	East of City, Miami, Okla.	
250	232	Cotter, Patricia Joe	F	11-7-37	None	1/8	do.	do.	Daughter of Everett Dee Cotter.
251	233	Cotter, Jerry D.	M	4-8-35	None	1/8	do.	do.	Son of Everett Dee Cotter.
252	234	Cotter, Homer	M	11-3-03	None	1/4	do.	c/o Leonard Cotter, Wyandotte, Okla.	
253	235	Cotter, Leonard N.	M	7-3-06	None	1/4	do.	Wyandotte, Okla.	
254	236	Cotter, Susan	F	3-19-43	None	1/8	Daughter	do.	
255	237	Cotter, Leonard N., Jr.	M	12-25-31	None	1/8	Head	do.	Son of Leonard N. Cotter.
256	238	Cotter, Milton Silas	M	9-7-30	None	1/16	do.	200 Block C St. NW., Miami, Okla.	
257	239	Cotter, Milton Silas, Jr.	M	5-15-41	None	1/32	Son	do.	
258	240	Cotter, Leland J.	M	10-18-09	None	1/16	Head	do.	Son of Milton S. Cotter.
259	241	Cotter, Mont.	M	3-1-05	None	1/16	do.	Bixby, Okla.	
260	242	Cotter, Marilyn Jeannette	F	1-21-46	None	1/32	Daughter	do.	
261	243	Cotter, Maxine Roberta	F	3-16-38	None	1/32	Head	do.	Daughter of Mont Cotter.
262	274	Covington, Lula Witte	F	2-2-29	None	3/32	Wife	1640 A St. NE, Miami, Okla.	Daughter of Ruth B. Witte.
263	249	Crider, Sharon Elliott	F	10-20-34	None	1/32	do.	3207 Rucker Ave., Everett, Wash.	Daughter of Edna B. Elliott.
264	250	Crider, Rae Ann	F	6-30-52	None	1/64	Daughter	do.	
265	251	Crider, Denise Lynn	F	12-19-53	None	1/64	do.	do.	
266	272	Crooks, Peggy Jane Weaver	F	10-29-30	None	1/8	Wife	7522 Kernel St., Houston, Tex.	Daughter of Maudie Cotter Weaver.
267	273	Crooks, Lynn Arlaine	F	5-16-50	None	1/16	Daughter	do.	
268	244	Crotzer, John	M	8-29-88	None	1/16	Head	Wyandotte, Okla.	
269	246	Crotzer, Marvin	M	10-20-27	None	1/32	do.	U.S. Navy	Son of Russell Crotzer (deceased).
270	248	Crotzer, Vivian Robitaille	F	9-25-15	None	3/64	do.	Waddell, Ariz.	Sister of Barbara Robitaille Parrish
271	256	Crowder, Erzell Griffin Long	F	12-12-06	None	1/16	Wife	Unknown	
272	257	Cruise, Emma Lou Robitaille	F	12-1-24	None	1/64	do.	Box 253, Huntington Park, Calif.	Daughter of Arthur N. Robitaille.
273	277	Curtis, Betty Louise Bond	F	1-23-25	None	1/32	do.	101 East Broadway, Moses Lake, Wash.	Daughter of Chas. Clyde Bond.
274	303	Davis, Rosalie McCord	F	1-19-25	None	1/32	do.	General Delivery, Lane, Okla.	Daughter of Rosa Bell Tussinger McCord Wilkerson Bellens.
275	304	Davis, Tessie Marie	F	6-19-42	None	1/64	Daughter	do.	
276	305	Davis, Jeralie	F	6-23-43	None	1/64	do.	do.	
277	278	Dawson, Phillip Raymond	M	12-6-73	158	1/16	Head	2105 F St. NW., Miami, Okla.	
278	279	Dawson, Silas	M	9-22-76	159	1/32	do.	905 D St. NW., Miami, Okla.	
279	280	Dawson, Chester Mise	M	10-18-14	None	1/64	do.	7514 South Villand St., Tacoma 9, Wash.	Son of Silas Dawson.
280	281	Dawson, Chet Geard	M	3-54	None	1/128	Son	do.	
281	283	Day, Leotta May	F	1-20-31	None	1/32	Head	Ottawa County, Okla.	Address from 1940 census; daughter of Opal Day Doty.
282	284	Degraffenreid, Jewel Bond	F	7-7-09	None	1/16	Wife	1322 Furnace, Joplin, Mo.	
283	285	Degraffenreid, William Charles	M	8-2-26	None	1/32	Head	do.	Son of Jewel Degraffenreid.
284	286	Degraffenreid, John Victor	M	8-22-28	None	1/32	do.	do.	
285	297	Dempsey, Ruth Lorene Rhodes	F	9-22-29	None	1/4	Wife	Riverside St., Chowchilla, Calif.	Daughter of Marie Wright Rhodes.
286	298	Dempsey, Robert Lee, Jr.	M	?	None	1/8	Son	do.	
287	287	Dewibiss, Bernice Ryan	F	6-5-05	None	1/32	Wife	Middletown, Md.	Address from 1940 census.
288	288	Dickey, Byron M.	M	9-19-02	None	1/32	Head	801 South Ash, Wichita, Kans.	
289	290	Dickey, Myrtle Long	F	9-23-76	169	1/16	Wife	1521 Fairview, Wichita, Kans.	
290	306	Dickson, Jean McLane	F	4-3-24	None	1/32	do.	13846 Bromwich St., Pacoima, Calif.	Daughter of Cordelia J. McLane.
291	291	Dobbins, Janet Hackleman	F	2-4-01	None	1/16	do.	2957 West Irving Park Rd., Chicago, Ill.	
292	245	Dodge, Westine Crotzer	F	1-31-22	None	1/32	Head	2150 Nice Ave., Mentone, Calif.	Daughter of Russell Crotzer (deceased).
293	296	Dodson, Rhoda A. Murdock	F	12-12-93	None	3/32	Wife	1901 South Main, Fort Scott, Kans.	
294	282	Doty, Opal Day Brown	F	12-8-10	None	1/16	do.	Ottawa County, Okla.	Address from 1940 census.
295	293	Dowis, Helen Edith Long	F	4-14-04	None	1/32	do.	3226 Campbell St., Kansas City, Mo.	
296	299	Duley, Bernice Wright	F	4-1-24	None	1/4	do.	119 McKinley, Joplin, Mo.	
297	300	Duley, Nancy Sue	F	5-27-41	None	1/8	Daughter	do.	
298	301	Duley, Ronald Dean	M	10-1-43	None	1/8	Son	do.	
299	302	Duley, Michael Lewis	M	9-11-52	None	1/8	do.	do.	
300	294	Dunaway, Frances Marie Luke	F	11-1-27	None	1/16	Wife	Box 723, Claremore, Okla.	Daughter of Frank Luke.
301	295	Dunaway, Leroy Conrad	M	3-19-53	None	1/32	Son	do.	
302	307	Earle, Charles Gordon	M	11-3-11	None	1/64	Head	Utah Australia Ltd. Nt. ISA Mines, Queensland, Australia.	Son of Audrey Earle.
303	308	Earle, Robert Gordon	M	8-15-35	None	1/128	do.	619 Quindest, Palo Alto, Calif.	Son of Chas. Gordon Earle.
304	309	Earle, Sharon Marlene	F	5-15-37	None	1/128	do.	do.	Daughter of Chas. Gordon Earle.
305	310	Earle, Robert Bruce	M	9-7-17	None	1/64	do.	3911 C Chandler Ave., Burbank, Calif.	Son of Audrey Earle.
306	311	Earle, Douglas Bruce	M	10-25-38	None	1/128	Son	do.	
307	312	Earle, Bruce, Jr.	M	6-16-42	None	1/128	do.	do.	
308	313	Earle, Barbara Dian	F	4-16-48	None	1/128	Daughter	do.	
309	314	Earle, David Allen	M	11-30-51	None	1/128	Son	do.	
310	315	Earle, Beverley Jean	F	12-29-52	None	1/128	Daughter	do.	
311	346	Earle, Audrey Adkins Nichols Applebury	F	1-1-89	None	1/32	Head	619 Quindest, Palo Alto, Calif.	
312	343	Easley, Bonnie Marie	F	11-18-38	None	3/128	Daughter	1333 Iowa St., Joplin, Mo.	Daughter of Barbara Robitaille Easley Parrish.
313	344	Easley, Connie Jean	F	11-18-38	None	3/128	do.	do.	Do.
314	345	Easley, John Earle	M	5-8-42	None	3/128	Son	do.	Son of Barbara Robitaille Easley Parrish.
315	316	Elliott, Edna Brumbaugh	F	8-19-13	None	1/16	Wife	Route 2, Box 907, Everett, Wash.	
316	317	Elliott, Merlin T.	M	3-23-31	None	1/32	Head	Box 186, Dillard, Oreg.	Son of Edna B. Elliott.
317	318	Elliott, Karen J.	F	1-26-52	None	1/64	Daughter	do.	
318	319	Elliott, Ivan	M	9-22-32	None	1/32	Head	506 North 61st St., Seattle, Wash.	Do.
319	320	Elliott, Francis E.	M	8-25-08	None	1/8	do.	Neosho Falls, Kans.	
320	321	Elliott, Frank Edwin	M	10-2-40	None	1/16	Son	do.	
321	322	Elliott, George Michael	M	9-8-43	None	1/16	do.	do.	
322	323	Elliott, Joyce Ann	F	2-28-49	None	1/16	Daughter	do.	
323	324	Elliott, Orville	M	11-5-11	None	1/8	Head	Ottawa County, Okla.	Address from 1940 census.
324	325	Elliott, Edwin G.	M	8-26-18	None	1/8	do.	Quapaw, Okla.	
325	326	Elliott, Charles Edwin	M	9-25-46	None	1/16	Son	do.	
326	327	Elliott, Lee Robert	M	10-15-49	None	1/16	do.	do.	
327	328	Elliott, Francis Ray	M	11-8-53	None	1/16	do.	do.	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.	Final	Proposed	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
323	329		Elliott, Richard	M	1-5-16	None	1/8	Head	Seneca, Mo.	
329	330		Elliott, Ronald	M	1-12-33	None	1/16	Son	do	
330	331		Elliott, Donald	M	2-17-39	None	1/16	do	do	
331	332		Elliott, Larry Wayne	M	1-9-40	None	1/16	do	do	
332	333		Elliott, Brenda Marie	F	1-30-42	None	1/16	Daughter	do	
333	334		Elliott, Shirley Evelyn	F	2-23-43	None	1/16	do	do	
334	335		Elliott, Richard David	M	8-29-49	None	1/16	Son	do	
335	169		Elrod, Alta Wright Parsons Becker	F	2-26-13	None	1/8	Wife	6012 Acreage Lane, Sebastopol, Calif.	
336	336		Ernst, Olive Wolfenbarger Clapp	F	6-29-97	None	3/8	do	Los Angeles, Calif.	Address from 1940 census.
337	342		Erwin, Oscar (Jerry C.)	M	12-1-29	None	3/64	Head	Ottawa County, Okla.	Do.
338	339		Estes, Mable Lofland	F	4-2-14	None	1/16	Wife	823 O St. NW., Miami, Okla.	Daughter of Charles Lofland.
339	340		Estes, Kenneth	M	4-8-43	None	1/32	Son	do	
340	341		Estes, Leroy	M	12-15-46	None	1/32	do	do	
341	337		Evins, Gladys Bond	F	3-25-05	None	1/16	Wife	1322 Furnace, Joplin, Mo.	
342	333		Evins, Bobby	M	11-4-25	None	1/32	Head	do	Son of Gladys Evins.
343	1069		Eytheson, Dorothy Isabelle Wright	F	5-14-32	None	1/8	do	Route 3, Neosho, Mo.	Daughter of William H. Wright.
344	347		Fabrick, Anna Alberta Maupin	F	8-10-02	None	1/16	Wife	Covina, Calif.	Address from 1940 census.
345	348		Fallin, Frances Lena Wooliver	F	7-19-13	None	1/32	do	4311 61st St., Sacramento, Calif.	
346	349		Fallin, James Mason	M	2-10-36	None	1/64	Son	do	
347	350		Fallin, Billie Frances	F	7-21-39	None	1/64	Daughter	do	
348	351		Fallin, Elizabeth Ann	F	7-23-45	None	1/64	do	do	
349	352		Fallin, Paul Eugene	M	1-9-33	None	1/64	Head	do	Son of Frances Lena Fallin.
350	369		Fansler, Zella Kanada	F	7-25-10	None	1/8	Wife	Ottawa County, Okla.	Address from 1940 census.
351	368		Farrall, Mary Alice Cotter	F	8-30-37	None	1/32	do	Bixby, Okla.	Daughter of Mont Cotter.
352	363		Fischer, Ruth Long	F	6-19-03	None	1/32	do	Pawnee, Okla.	
353	354		Fischer, Jacob Franklin	M	4-5-38	None	1/64	Son	do	
354	363		Fisk, Mary E. Cotter	F	11-9-12	None	1/4	Wife	723 North Wash. St., Nevada, Mo.	
355	364		Fisk, Donna Jo	F	1-8-43	None	1/8	Daughter	do	
356	365		Fisk, Ronnie	M	3-19-41	None	1/8	Son	do	
357	360		Flehart, Aline Marie Blackaby	F	1-19-29	None	1/16	Wife	129 Prospect Rd., Ponca City, Okla.	Daughter of Sherman Blackaby.
358	361		Flehart, Stephen Eugene	M	10-8-48	None	1/32	Son	do	
359	362		Flehart, David Michael	M	5-21-54	None	1/32	do	do	
360	355		Floyd, Caroline Volz	F	6-21-06	None	1/16	Wife	3701 South Lincoln St., Englewood, Colo.	
361	356		Floyd, Robert Jean	M	4-8-24	None	1/32	Head	1830 Gillette Crescent, South Pasadena, Calif.	Son of Caroline Floyd.
362	357		Floyd, Carolyn Dee	F	12-13-29	None	1/32	do	2380 Iola St., Aurora, Colo.	Daughter of Carolina Floyd.
363	367		Fowler, Maxine Harris	F	11-16-27	None	1/16	Wife	10 East 46th St., Tulsa 6, Okla.	
364	363		Fowler, Darla Sue	F	4-14-40	None	1/32	Daughter	do	
365	363		Franklin, Cordella J. Maupin	F	11-24-05	None	1/16	Wife	Sheboygan, Wis.	Address from 1940 census.
366	407		Gabriel, Retha Jean Harris	F	8-18-31	None	1/16	do	Seneca, Mo.	Daughter of John Harris, Jr. (deceased).
367	399		Gallaspy, Mary Jane Simpson	F	7-6-31	None	3/16	do	2719 Northwest 11th, Oklahoma City, Okla.	Daughter of Josephine W. Simpson.
368	400		Gallaspy, Les Andrew	M	3-29-56	None	3/32	Son	do	
369	370		Garner, Phloma Mathews	F	1-14-10	None	1/16	Wife	15445 Monte, San Fernando, Calif.	
370	395		Garoutte, Kathryn E. Long	F	8-10-22	None	1/16	do	3007 Grand Ave., Pueblo, Colo.	Daughter of Grover C. Long.
371	396		Garoutte, Patrice	F	?	None	1/32	Daughter	do	
372	397		Garoutte, Janet Faye	F	1-26-55	None	1/32	do	do	
373	247		Gibson, Laura Jean Crotzer	F	8-3-31	None	1/32	Head	Box 124, Big Creek, Calif.	Daughter of Russell Crotzer (deceased).
374	401		Givens, Evelyn E. Smith	F	11-2-15	None	1/32	Wife	2306 Evergreen Drive, Port Arthur, Tex.	Daughter of Benjamin F. Smith (deceased).
375	402		Givens, Elizabeth Ann	F	9-28-43	None	1/64	Daughter	do	
376	403		Givens, Catherine Ames	F	5-24-45	None	1/64	do	do	
377	404		Givens, Richard Cobb, Jr.	M	5-30-43	None	1/64	Son	do	
378	405		Givens, Mary Alice	F	9-13-49	None	1/64	Daughter	do	
379	406		Givens, Louise	F	10-21-53	None	1/64	do	do	
380	393		Goldthorpe, Lawnda Yola Hayes	F	11-9-29	None	1/32	Wife	Route 1, Box 45, Lake Stevens, Wash.	Daughter of Minnie B. Hayes.
381	394		Goldthorpe, John Eugene	M	8-1-48	None	1/64	Son	do	
382	374		Goodrich, Charles Ernest	M	4-1-15	None	1/64	Head	Egion, Wash.	Address from 1940 census.
383	375		Goodrich, Arthur Raymond	M	11-18-17	None	1/64	do	do	Do.
384	376		Goodrich, Edna Adair	F	12-8-20	None	1/64	do	do	Do.
385	377		Gordon, Jane Zana Waters	F	5-14-70	127	1/4	Wife	1642 McCollum St., Los Angeles, Calif.	
386	391		Graham, Norma Jean Bennett	F	6-25-32	None	1/16	do	Seneca, Mo.	
387	392		Graham, Donald Gene	M	12-15-53	None	1/32	Son	do	
388	378		Grant, Mary Louise	F	1-25-27	None	1/32	Head	11400 McClendon Dr., Lees Summit, Mo.	Daughter of Cleo Brown Grant (deceased).
389	379		Grant, Ramon Harold	M	1-13-30	None	1/32	do	616 Mill St., Belton, Mo.	Son of Cleo Brown Grant (deceased).
390	380		Grant, Jackie Lee	M	5-27-34	None	1/32	do	1277 Polk St., Topeka, Kans.	Do.
391	381		Grant, Margery Ann	F	6-20-38	None	1/32	do	616 Mill St., Belton, Mo.	Daughter of Cleo Brown Grant (deceased).
392	382		Grant, Billie Dean	M	5-19-40	None	1/32	Son	do	Son of Cleo Brown Grant (deceased).
393	383		Grant, Carolyn Sue	F	9-3-43	None	1/32	Daughter	11400 Mc Clendon Dr., Lees Summit, Mo.	Daughter of Cleo Brown Grant (deceased).
394	384		Grant, Hazel L. Allen	F	4-5-10	None	1/64	Wife	Commerces Rd., Miami, Okla.	
395	385		Griffin, Susie Harris	F	7-5-87	29	1/8	do	Route 1, Seneca, Mo.	
396	386		Griffin, Lester	M	3-6-11	None	1/16	Head	do	Son of Susie Griffin.
397	387		Griffin, Vivian Kay	F	3-11-48	None	1/32	Daughter	do	
398	383		Griffin, Jana Lyn	F	4-26-55	None	1/32	do	do	
399	383		Griffin, Walter	M	6-23-04	None	1/16	Head	General Delivery, Seneca, Mo.	
400	390		Griffin, Ronald	M	4-1-53	None	1/32	Son	do	
401	409		Grignon, Mildred Johnson Hadley	F	10-25-06	None	1/16	Wife	220 10th SW., Albuquerque, N. Mex.	
402	408		Griggs, Leta Wilda Webb	F	2-8-27	None	1/32	do	335 Grove St., Reno, Nev.	Daughter of Louise J. Webb.
403	393		Gulley, Lots Nielsen	F	5-15-14	None	1/32	do	27 West Rinson, Campbell, Calif.	Daughter of Grace O. Nielsen.
404	371		Gyami, William	M	5-21-21	None	1/2	Head	Wyandotte, Okla.	
405	372		Gyami, Ruby Ann	F	1-25-44	None	1/4	Daughter	do	
406	373		Gyami, Louise	F	2-21-46	None	1/4	do	do	
407	462		Hannessay, Marjorie Evins	F	3-13-23	None	1/32	Wife	1322 Furnace, Joplin, Mo.	Daughter of Gladys B. Evins.
408	463		Hannessay, Michael James	M	9-2-45	None	1/64	Son	do	
409	464		Hannessay, Sharon Jeanne	F	7-30-46	None	1/64	Daughter	do	
410	410		Harper, Garland Zane	M	2-20-00	None	1/32	Head	Westcliffe, Colo.	Address from 1940 census.
411	411		Harper, Ella Jean	F	5-4-35	None	1/64	do	do	Address from 1940 census; daughter of Garland Z. Harper.
412	473		Harper, Helen Irene Wright	F	9-30-28	None	1/8	Wife	402 Jefferson, Neosho, Mo.	Daughter of Wm. H. Wright.
413	474		Harper, George Allen	M	6-4-47	None	1/16	Son	do	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
414	412	Harris, George	M	10-16-97	None	1/8	Head	18 East Calhoun, Iola, Kans.	
415	413	Harris, George Ronald	M	5-16-42	None	1/16	Son	do	
416	414	Harris, Sharon Rose	F	2-5-44	None	1/16	Daughter	do	
417	415	Harris, Ora Lee	M	3-16-46	None	1/16	Son	do	
418	416	Harris, John James	M	7-3-48	None	1/16	do	do	
419	417	Harris, Delores Mae	F	1-23-39	None	1/16	Daughter	Fairland, Okla.	Legal guardian, Mrs. Sylvia Harris (mother). Do.
420	418	Harris, Marjorie Fay	F	3-9-41	None	1/16	do	do	
421	419	Harris, Randolph	M	12-26-90	None	1/8	Head	10 East 46th St., Tulsa 6, Okla.	
422	420	Harris, Sylvester Eugene	M	7-15-32	None	1/64	do	Ottawa County, Okla.	Address from 1940 census; son of Dortha S. Harris. Do.
423	421	Harris, Norman Dean	M	11-25-34	None	1/64	do	do	
424	422	Harris, Ida Angel	F	4-6-21	None	5/32	Wife	509 Harned, Miami, Okla.	Daughter of Eulalie Angel.
425	423	Harris, Frank Harding, Jr.	M	10-26-46	None	5/64	Son	do	
426	424	Harris, Kathryn Irene	F	11-27-50	None	5/64	Daughter	do	
427	425	Harris, Janet Elaine	F	3-3-56	None	5/64	do	do	
427	422	Hatfield, Jim Glen	M	4-19-33	None	1/32	Head	4536 Kelsey Rd., Kansas City, Mo.	Son of Susan Hatfield.
428	423	Hatfield, Jim	M	12-29-52	None	1/64	Son	do	
429	424	Hayes, Minnie Brumbaugh	F	11-1-11	None	1/16	Wife	603 North 4th, Sunnyside, Wash.	
430	425	Hayes, Jean Eaye	F	6-15-39	None	1/32	Daughter	do	
431	426	Hayes, Joyce Mae	F	6-15-39	None	1/32	do	do	
432	427	Head, Mary Collette Smith	F	10-9-11	None	1/32	Wife	2025 12th St., Fort Neches, Tex.	Daughter of Benjamin F. Smith (deceased).
433	428	Head, Nancy Elizabeth	F	2-1-43	None	1/64	Daughter	do	
434	427	Hicks, Clarence	M	10-21-16	None	1/16	Head	1818 45th Ave., San Francisco, Calif.	Son of William Hicks.
435	428	Hicks, William E.	M	1-19-95	None	1/8	do	3725 South Lundy Ave., Tucson, Ariz.	
436	429	Hicks, Ernest (Alias Bill Morris)	M	1-19-16	None	1/8	do	4524 East 39th, Tulsa, Okla.	Address from 1940 census. Do.
437	430	Hicks, Gladys	F	1901	None	1/8	do	Stroud, Okla.	
438	431	Hicks, Henry	M	1919	None	1/8	do	Pioche, Nev.	
439	433	Hildebrand, Bobby Dean	M	10-14-26	None	1/16	do	2332 B NE., Miami, Okla.	Son of Mamie H. Hildebrand (deceased).
440	434	Hildebrand, Larry Dean	M	12-13-49	None	1/32	Son	do	
441	435	Hildebrand, Earl Scott	M	1-13-56	None	1/32	do	do	
442	436	Hildebrand, John Franklin	M	12-20-44	None	1/32	do	Quapaw, Okla.	Legal guardian, mother, Mrs. John F. Hildebrand. Do.
443	437	Hildebrand, Darlene	F	9-16-46	None	1/32	Daughter	do	
444	438	Hildebrand, Margaret Alice Harris	F	9-6-03	None	1/8	Head	104 C St. SE., Miami, Okla.	
445	439	Hildebrand, Sammy Ray	M	3-13-41	None	1/16	Son	do	
446	440	Hildebrand, Marvin Wayne	M	2-21-45	None	1/16	do	do	
447	441	Hildebrand, Georgia Lea	F	11-7-30	None	1/16	Head	do	Daughter of Margaret A. Hildebrand.
448	442	Hildebrand, Frankie O'Dell	M	2-6-33	None	1/16	do	do	Son of Margaret A. Hildebrand.
449	443	Hildebrand, Roma June	F	4-8-38	None	1/16	do	do	Daughter of Margaret A. Hildebrand.
450	444	Hildebrand, Norman Blaine	M	6-10-25	None	1/16	do	do	Son of Margaret A. Hildebrand.
451	445	Hildebrand, Norman Blaine, Jr.	M	6-5-51	None	1/32	Son	do	
452	446	Hildebrand, Rhonda Lee	F	6-19-53	None	1/32	Daughter	do	
453	445	Hogood, Virginia Meisenheimer	F	7-21-28	None	1/16	Wife	115 E NE., Miami, Okla.	
454	446	Hobgood, Michael Bruce	M	?	None	1/32	Son	do	
455	470	Holland, Myrtle Elizabeth Tussinger	F	10-31-32	None	5/16	Wife	Route 2, Siloam Springs, Ark.	Daughter of Mack Tussinger.
456	471	Holland, Beverly Ann	F	9-3-52	None	5/32	Daughter	do	
457	472	Holland, David Timmy Lee	M	11-22-54	None	5/32	Son	do	
458	432	Holland, Marie McCombs Steele	F	2-13-08	None	1/4	Wife	210 East Oklahoma, Ponca City, Okla.	
459	447	Holt, Joe	M	8-4-00	None	1/4	Head	Odell, Ore.	
460	448	Holt, Carolyn Sue	F	7-11-40	None	1/8	Daughter	do	
461	449	Holt, Corda Ethel	F	1-7-47	None	1/8	do	do	
462	450	Holt, William Sterling	M	12-27-31	None	1/8	Head	Ottawa County, Okla.	Address from 1940 census; son of Joe Holt. Do.
463	451	Holt, Jimmie Alvin	M	7-5-33	None	1/8	do	do	
464	452	Holt, Shirley Joe	F	1-14-35	None	1/8	do	do	Daughter of Joe Holt. Do.
465	453	Holt, Mary Elizabeth	F	8-16-38	None	1/8	do	do	
466	475	Holt, Mary Cecil Walker	F	4-17-16	None	3/64	Wife	3333 Fernwood, Apt. B., Lynwood, Calif.	Daughter of Kenneth D. Walker.
467	476	Holt, Janet Sue	F	7-31-40	None	3/128	Daughter	do	
468	477	Holt, Marijane	F	7-3-42	None	3/128	do	do	
469	454	Houseman, Jeanette Stannard	F	8-29-97	None	1/32	Wife	701 South High St. Neosho, Mo.	Son of Jeanette Houseman.
470	455	Houseman, John Wesley, Jr.	M	10-10-28	None	1/64	Head	do	Son of Rosa Sloan Huff Rosinski. Address from 1940 census.
471	469	Huff, Ricky Jean	M	9-16-47	None	1/32	Son	4980 Steele St., Denver 16, Colo.	Daughter of Esther Gyami Weaver.
472	456	Humphrey, Cora E. Mudeater	F	1-21-90	None	1/4	Head	Los Angeles, Calif.	
473	478	Hyleman, Ruth Weaver	F	4-10-26	None	1/4	Wife	Wyandotte, Okla.	
474	479	Hyleman, Shirley Ann	F	12-26-49	None	1/8	Daughter	do	
475	480	Hyleman, Nancy	F	?	None	1/8	do	do	
476	292	Jackman, Edith Virginia Cheek Dorman	F	4-10-10	None	1/32	Wife	99 Woodland Rd., Ashland, Mass.	
477	481	Jackson, Geneva Sloan	F	9-17-16	None	1/16	do	Route 1, Box 6, La Salle, Colo.	
478	482	Jackson, Rowena	F	4-5-39	None	1/32	Daughter	do	
479	483	Jackson, Freddie	M	7-20-42	None	1/32	Son	do	
480	484	Jackson, Jimmie Dean	M	7-29-44	None	1/32	do	do	
481	486	Jackson, Juanita Sloan	F	12-31-11	None	1/16	Wife	R.I.B. 32 A, Windsor, Colo.	
482	487	Jackson, Ray Dean	M	8-3-43	None	1/32	Son	do	
483	488	Jackson, Roy	M	8-14-32	None	1/32	Head	do	
484	516	Jackson, Buelene Marie Angel	F	8-25-33	None	5/64	Wife	Unknown	Daughter of Ben F. Angel.
485	517	Jackson, Lester Lee	M	11-14-49	None	5/128	Son	do	
486	518	Jackson, Tommy Wayne	M	1-5-50	None	5/128	do	do	
487	490	James, Billy Herman	M	8-6-27	None	1/32	Head	1051 Walker Pl., SE., Washington, D.C.	Son of Roy W. James (deceased).
488	491	James, Stephen Barker	M	3-22-50	None	1/64	Son	do	
489	492	James, Maud Angel	F	4-12-10	None	5/32	Wife	Box 591, Miami, Okla.	
490	493	James, Dick	M	9-19-27	None	5/64	Head	do	Son of Maud James.
491	494	James, Randall Lee	M	1-4-51	None	5/128	Son	do	
492	495	James, Barbara Jo	F	10-13-53	None	5/128	Daughter	do	
493	1026	Jarvis, Evelyn Sue Volz	F	2-19-31	None	1/32	Head	2317 Northeast 23d St., Oklahoma City, Okla.	Daughter of Louis Volz.
494	506	Jenkins, Betty Darlene Murphy	F	12-24-27	None	1/64	Wife	1005 Larimer St., Pratt, Kans.	Daughter of Maymie S. Murphy.
495	496	Jewell, Sadie Montgall	F	4-9-08	None	1/32	do	Seattle, Wash.	Address from 1940 census.
496	497	Jewell, Delores Ann	F	12-3-26	None	1/64	Head	do	Address from 1940 census; daughter of Sadie Jewell. Do.
497	498	Jewell, Dorothy May	F	5-9-28	None	1/64	do	do	
498	499	Johnson, Marlin I	M	11-14-09	None	3/16	do	Kiowa Indian Agency, Caddo County, Okla.	Address from 1940 census.
499	500	Johnson, Larry Jean	M	8-8-38	None	19/32	Son	do	Do.
500	501	Johnson, Roland M.	M	5-8-06	None	1/16	Head	Wausaw, Wis.	Do.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.	Final	Proposed	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
501		502	Johnson, Ruth Pearl Spybuck	F	5-19-96	None	1/4	Wife	1324 West 121st St., Los Angeles 44, Calif.	
502		503	Johnson, Roy C.	M	10-19-16	None	1/8	Head	346 South 2d St., Dixon, Calif.	Son of Ruth P. Johnson.
503		504	Johnson, Stella May	F	2-20-20	None	1/8	do	516 West Highland Blvd., San Antonio 10, Tex.	Daughter of Ruth P. Johnson.
504		505	Johnson, Chas. Franklin	M	4-14-24	None	1/8	do	1324 West 121st St., Los Angeles, Calif.	Son of Ruth P. Johnson.
505		507	Johnson, Wilbur M.	M	5-7-80	7	1/4	do	3121 Northwest 46th St., Oklahoma City, Okla.	
506		519	Johnson, Betty Jean Weaver	F	8-29-26	None	1/8	Wife	422 South 73d East Ave., Tulsa, Okla.	Daughter of Maude O. Weaver.
507		520	Johnson, William Dale	M	5-7-44	None	1/16	Son	do	
508		521	Johnson, Willa Faye	F	2-14-48	None	1/16	Daughter	do	
509		522	Johnson, Debra Jean	F	1-18-53	None	1/16	do	do	
510		523	Johnson, Wilbur O.	M	9-2-03	None	3/16	Head	Kelly Field, Tex.	Address from 1940 census.
511		508	Jones, Arizona Misenbimer	F	2-23-82	150	1/16	do	Seneca, Mo.	
512		509	Jones, Paul E.	M	3-16-08	None	1/32	do	204 Frisco Bldg., Joplin, Mo.	Son of Arizona Jones.
513		510	Jones, Earl Harold	M	6-5-11	None	1/32	do	Wyandotte, Okla.	Do.
514		511	Jones, Nora Bland	F	4-30-97	None	1/16	Wife	202 L St. S.E., Miami, Okla.	
515		512	Jones, Warren B.	M	6-1-22	None	1/32	Head	do	Son of Nora Jones.
516		513	Jones, Douglas	M	11-10-42	None	1/64	Son	do	
517		514	Jones, Willie E.	M	2-4-01	None	1/16	Head	Box 2, Imperial, Mo.	
518		515	Jones, William Denean	M	8-1-22	None	1/32	do	do	
519		524	Kaneda, Ethan Allen	M	11-15-82	95	1/4	do	Ottawa County, Okla.	Address from 1940 census.
520		525	Kaneda, Alfred	M	8-1-12	None	1/8	do	do	Do.
521		526	Kaneda, Juanita M.	F	7-23-41	None	1/16	Daughter	do	
522		527	Kaneda, Roland K.	M	8-21-49	None	1/16	Son	do	
523		528	Kaneda, Sarah G.	F	10-18-51	None	1/16	Daughter	do	
524		1007	Keele, Marela Jean Prue	F	9-6-28	None	1/64	Wife	1812 Forest Park, Fort Worth, Tex.	Daughter of Julia B. Prue.
525		537	Keffer, Pauline Hildebrand	F	12-25-27	None	1/16	do	3407 Bisbee St., Klamath Falls, Oreg.	Daughter of Margaret Alice Hildebrand.
526		538	Keffer, David Murray	M	2-20-48	None	1/32	Son	do	
527		539	Keffer, Tommy Duane	M	5-24-80	None	1/32	do	do	
528		540	Keffer, Paula Renee	F	3-3-56	None	1/32	Daughter	do	
529		530	Kennedy, Cora Brown Faber	F	6-20-72	102	1/16	Wife	Box 107 Calumet, Okla.	Address from 1940 census.
530		531	Kennedy, Ramona Geak	F	9-10-00	None	1/16	do	Tulsa, Okla.	Do.
531		532	Koown, Bessie Weaver	F	12-9-00	None	1/16	do	Arkansas City, Kans.	
532		534	Ketchum, Thelma Blackaby	F	2-20-11	None	1/16	do	1109 Northeast 29th St., Oklahoma City, Okla.	
533		541	King, Catherine Simpson	F	11-30-21	None	3/16	do	11208 East Idalene, Santa Fe Springs, Calif.	Daughter of Josephine W. Simpson.
534		542	King, William A.	M	1-1-45	None	3/32	Son	do	
535		543	King, Alfred M.	M	12-25-47	None	3/32	do	do	
536		544	Kraff, Dorothy Marie Houseman	F	11-30-31	None	1/64	Wife	1311 Lincoln Ave., Sunnyside, Wash.	Daughter of Jeanette S. Houseman.
537		535	Krocker, Jane Mudeater	F	10-24-98	None	1/4	do	Rosthean, Canada.	Address from 1940 census.
538		536	Kygar, Stella	F	8-2-93	None	1/16	Head	471 Geary Blvd., Apt. 207, San Francisco, Calif.	
539		545	Kelley, Sadie Lou	F	8-12-24	None	1/8	Wife	c/o Red Lake Trading Post, Tonalea, Ariz.	
540		630	Land, Dorothy May Bond	F	5-22-19	None	1/32	do	1013 South 2d Ave., Yakima, Wash.	Daughter of Chas. Clyde Bond.
541		631	Land, Gary Ellsworth	M	8-23-48	None	1/64	Son	do	
542		635	Lane, Erma Matthews	F	10-10-21	None	1/16	Wife	457 North Workman St., San Fernando, Calif.	Daughter of Matilda H. Matthews.
543		638	Lane, Eddie Ross	M	2-24-51	None	1/32	Son	do	
544		637	Lane, Janet Gay	F	4-10-49	None	1/32	Daughter	do	
545		646	Langstaff, Elsie Loyda	F	4-6-01	None	1/8	Wife	Route 3, Independence, Kans.	Son of Elsie Langstaff.
546		647	Langstaff, Henry Edward	M	8-7-21	None	1/16	Head	4824 Rowland, Kansas City, Kans.	
547		648	Langstaff, June Marie	F	7-8-43	None	1/32	Daughter	do	
548		649	Langstaff, Donna Kay	F	4-2-47	None	1/32	do	do	
549		659	Langstaff, Calvin Reno	M	2-10-26	None	1/16	Head	2702 South Fork St., Wichita, Kans.	Do.
550		551	Langstaff, Michael Calvin	M	8-15-47	None	1/32	Son	do	
551		552	Langstaff, Ricky Eugene	M	10-6-51	None	1/32	do	do	
552		553	Lankford, Evabell Bennett	F	5-6-06	None	1/8	Wife	Ottawa County, Okla.	Address from 1940 census.
553		554	Lankford, Wilma	F	7-7-24	None	1/16	Head	do	Address from 1940 census; daughter of Evabell Lankford.
554		555	Lankford, Pauline	F	11-2-22	None	1/16	do	do	
555		556	Lautrup, Wilhelmina Hoague Cook	F	10-23-64	224	1/32	Wife	Unknown	Address from 1940 census.
556		557	Lawrence, Juanita Stannard	F	5-18-15	None	1/64	do	Ottawa County, Okla.	Address from 1940 census; son of Juanita Lawrence.
557		558	Lawrence, Paul Eugene	M	10-31-35	None	1/128	Head	do	Address from 1940 census; daughter of Juanita Lawrence.
558		559	Lawrence, Beverley Sue	F	11-29-37	None	1/128	Daughter	do	Do.
559		560	Lawrence, Wanda Gae	F	2-6-42	None	1/128	do	do	
560		632	Lawson, Peggy I. Hatfield	F	11-24-30	None	1/32	Wife	Seneca, Mo.	Daughter of Susan J. Hatfield.
561		633	Lawson, Roger Dale	M	3-3-51	None	1/64	Son	do	
562		634	Lawson, Gary Edmond	M	12-19-54	None	1/64	do	do	
563		638	Lawson, Esther Mary Skinner	F	9-10-21	None	1/32	Wife	Route 3, Winchester, Ill.	
564		639	Lawson, Janet Carol	F	5-3-46	None	1/64	Daughter	do	
565		561	Lee, Hazel Maxine Robitaille	F	12-7-15	None	1/64	Wife	12049 Graystone Ave., Norwalk, Calif.	Daughter of Arthur N. Robitaille.
566		562	Lee, Judith Ann	F	7-22-39	None	1/128	Daughter	do	
567		563	Lee, Glenda Ann	F	7-15-38	None	1/128	do	do	
568		564	Ling, Dolly Kygar	F	8-30-55	77	1/8	Wife	52 A Navy Homes, Pasco, Wash.	Died Mar. 12, 1957.
569		565	Ling, Mildred V.	F	11-12-10	None	1/16	Head	do	Daughter of Dolly Ling.
570		566	Ling, Albert W.	M	6-5-14	None	1/16	do	2103 North Arthur, Lot 33, Pasco, Wash.	Son of Dolly Ling.
571		567	Ling, Johnnie	M	6-5-16	None	1/16	do	1480 Sunset Ave., Bellingham, Wash.	Do.
572		568	Ling, Leslie Merrett	M	11-17-20	None	1/16	do	1317 37th St., Bellingham, Wash.	Do.
573		569	Ling, Warren Dale	M	3-31-32	None	1/16	do	50 A Navy Homes, Pasco, Wash.	Do.
574		570	Ling, Francis M.	M	3-24-30	None	1/16	do	do	Do.
575		571	Ling, Norman O.	M	12-13-12	None	1/16	do	1274 Noon Rd., Bellingham, Wash.	Do.
577		572	Ling, Norma Jean	F	11-5-52	None	1/32	Daughter	do	
578		573	Ling, Raymond O.	M	5-5-26	None	1/16	Head	52 A Navy Homes, Pasco, Wash.	Do.
579		574	Ling, Steven Allen	M	3-21-53	None	1/32	Son	do	
580		575	Lofland, Charles	M	3-13-79	21	1/8	Head	Seneca, Mo.	
581		576	Lofland, Carl	M	11-23-11	None	1/16	do	do	Son of Chas. Lofland.
582		577	Lofland, David	M	12-4-12	None	1/16	do	do	Do.
583		578	Lofland, Robert	M	4-10-16	None	1/16	do	do	Do.
584		579	Lofland, Edith	F	4-7-18	None	1/16	do	do	Daughter of Chas. Lofland.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 803)—Continued

Roll No.	Final	Proposed	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
585	580		Lofland, Dick	M	3-26-20	None	1/16	Head	Seneca, Mo.	Son of Chas. Lofland.
586	581		Lofland, Norman	M	7-25-22	None	1/16	do	do	Do.
587	582		Lofland, Gloria Yvonne	F	8-16-47	None	1/32	Daughter	do	Do.
588	583		Lofland, Fred	M	5-26-09	None	1/16	Head	9815 North Syracuse St., Portland 3, Oreg.	
589	584		Lofland, Charles	M	2- 9-30	None	1/32	do	Star Route, Winston, Oreg.	Son of Fred Lofland.
590	585		Lofland, Larry Charles	M	8-27-51	None	1/64	Son	do	Do.
591	586		Lofland, Douglas Wayne	M	3-10-54	None	1/64	do	do	Do.
592	587		Lofland, Mead Melvin	M	6-16-31	None	1/32	Head	7550 North Chatham, Portland, Oreg.	
593	588		Lofland, Mead Michael	M	4-21-53	None	1/64	Son	do	
594	589		Lofland, Linda Jean	F	9-14-51	None	1/64	Daughter	do	
595	590		Lofland, Fred Louis, Jr.	M	3-15-33	None	1/32	Head	9815 North Syracuse St., Portland 3, Oreg.	Do.
596	591		Lofland, Marvin Lee	M	5-27-35	None	1/32	do	9446 North Alma Ave., Portland, Oreg.	Do.
597	592		Long, Albert	M	2-28-87	192	1/16	do	65 Pablo Ave., San Francisco, Calif.	
598	593		Long, Albert G.	M	8-26-19	None	1/32	do	San Diego, Calif.	Address from 1940 census; son of Albert Long.
599	594		Long, Sophie J.	F	12- 2-23	None	1/32	do	135 Harold Ave., San Francisco, Calif.	Daughter of Albert Long.
600	595		Long, Julius H.	M	1-21-26	None	1/32	do	do	Son of Albert Long.
601	596		Long, Ford E.	M	6- 9-28	None	1/32	do	do	Do.
602	597		Long, Dona Adams	F	4-16-06	None	1/8	Wife	4232 Lennox Blvd., Lennox, Calif.	
603	598		Long, Elmer L., Jr.	M	8-29-22	None	1/16	Head	715 3d Ave., Fargo, N. Dak.	Son of Dona Long.
604	599		Long, William Elmer	M	5-17-50	None	1/32	Son	do	
605	600		Long, Dona Lee	F	6-28-45	None	1/32	Daughter	do	
606	601		Long, James William	M	7-28-25	None	1/16	Head	2325 West 115th St., Inglewood, Calif.	Do.
607	602		Long, James William, Jr.	M	2-28-51	None	1/32	Son	do	
608	603		Long, Debra Jean	F	5- 5-53	None	1/32	Daughter	do	
609	604		Long, Brenda Sue	F	8-24-54	None	1/32	do	do	
610	605		Long, Caroline Sue	F	12-11-34	None	1/16	Head	4232 Lennox Blvd., Lennox, Calif.	Daughter of Dona Long.
611	606		Long, Billie Joe	M	9-27-27	None	1/32	do	Unknown	Son of Ercell Griffin Long Crowder.
612	606		Long, Frank W.	M	3-23-72	167	1/16	do	Pawnee, Okla.	
613	608		Long, Charles Byron	M	5-28-97	None	1/32	do	Los Angeles, Calif.	Address from 1940 census; son of Fred Long (dead).
614	609		Long, Byron Zane	M	6- 9-16	None	1/16	do	Wyandotte, Okla.	
615	610		Long, Judith Diane	F	8- 7-39	None	1/32	Daughter	do	
616	611		Long, Stephen Zane	M	12-18-45	None	1/32	Son	do	
617	612		Long, Ann Olive	F	9-29-52	None	1/32	Daughter	do	
618	613		Long, George	M	7-14-79	188	1/16	Head	do	
619	614		Long, Olive Zane	F	5-25-91	None	1/8	Wife	do	
620	615		Long, Grover C.	M	12-23-84	191	1/8	Head	Box 13, Pawnee, Okla.	
621	616		Long, Edgar A.	M	2- 5-17	None	1/16	do	do	Son of Grover C. Long.
622	617		Long, Grover, Jr.	M	9- 8-33	None	1/16	do	do	Do.
623	618		Long, Fred J.	M	6-25-19	None	1/16	do	Box 334, Pawnee, Okla.	
624	619		Long, James Franklin	M	7-28-42	None	1/32	Son	do	
625	620		Long, Ruth Marie	F	12-13-46	None	1/32	Daughter	do	
626	621		Long, Rose Ellen	F	11- 7-53	None	1/32	do	do	
627	622		Long, Walter	M	6- 4-56	None	1/32	Son	do	
628	623		Long, Fred James, Jr.	M	9-24-50	None	1/32	do	do	
629	624		Long, Irvin P.	M	2-23-89	170	1/16	Head	Box 1002, Hemet, Calif.	
630	624		Long, Pauline	F	4-10-12	None	1/32	do	Route, 1, Siloam Springs, Ark.	
631	625		Long, Robert Zane	M	1-20-20	None	1/32	do	426 North Kiowa, Colorado Springs, Colo.	
632	626		Long, Robert Allen	M	11-14-39	None	1/64	Son	do	
633	627		Long, William F.	M	5-21-69	183	1/16	Head	Commerce, Okla.	
634	628		Luke, Frank	M	11- 4-87	None	1/8	do	Claremore, Okla.	
635	629		Luke, Rosa Lee	F	10-16-35	None	1/16	do	do	Daughter of Frank Luke.
636	640		Mammedoty, Zelma C. Johnson	F	6- 4-12	None	3/16	Wife	Kiowa Agency, Caddo, Okla.	Address from 1940 census.
637	727		Martin, Lulu Margaret	F	4- 5-21	None	1/32	Head	28 A St. NE., Miami, Okla.	Daughter of Eliza B. Martin Reed.
638	728		Martin, James Bland	M	12-14-25	None	1/32	do	do	Son of Eliza B. Martin Reed.
639	729		Martin, Marie	F	11-10-27	None	1/32	do	Route 3, Jay, Okla.	Daughter of Eliza B. Martin Reed.
640	731		Martin, Cecil Helen Wooliver	F	2-16-20	None	1/32	Wife	Box 113, Suisun City, Calif.	Daughter of Elizabeth Wooliver.
641	732		Martin, Twila Dawn	F	9- 7-40	None	1/64	Daughter	do	
642	733		Martin, Helen Sterline	F	8-22-45	None	1/64	do	do	
643	719		Martin, Inez Lorena Houseman	F	6-27-18	None	1/64	Wife	4021 Altas Drive, El Paso, Tex.	Daughter of Jeanette S. Houseman.
644	720		Martin, Robert William	M	11- 8-42	None	1/128	Son	do	Son of Charlotte Martin.
645	641		Martin, Thomas David, Jr.	M	7-14-18	None	1/16	Head	Seneca, Mo.	Daughter of Cora Brown Faber Kennedy.
646	642		Martinez, Hattie Faber	F	8-12-96	None	1/8	Wife	Box 102, Calumet, Okla.	
647	716		Mason, Sarah Jane	F	12- 6-45	None	1/64	Daughter	2007 Pembroke Rd., Greensboro, N.C.	Legal guardian, Robert Preston Mason, father, daughter of Ruth Leo Mason.
648	717		Mason, Marion Ruth	F	12-19-48	None	1/64	do	do	Do.
649	718		Mason, Robert Preston, Jr.	M	4-23-50	None	1/64	Son	do	Do.
650	709		Massey, Ola D. Griffin	F	7-19-15	None	1/16	Wife	Seneca, Mo.	Daughter of Susie Harris Griffin.
651	710		Massey, Glenda Sue	F	7-17-43	None	1/32	Daughter	do	
652	711		Massey, Mildred Griffin	F	7- 1-24	None	1/16	Wife	do	
653	712		Massey, Roger Kelly	M	5- 1-43	None	1/32	Son	do	
654	713		Massey, Carol Ann	F	6-17-45	None	1/32	Daughter	do	
655	714		Massey, Linda Joyce	F	12-24-51	None	1/32	do	do	
656	715		Masterson, Lorene Griffin	F	9-19-19	None	1/16	Wife	526 F St. NW., Miami, Okla.	Do.
657	643		Matthews, Matilda Harris	F	7-11-89	None	1/8	do	14651 Sayre, San Fernando, Calif.	
658	644		Matthews, Rufus	M	3- 2-12	None	1/16	Head	do	Son of Matilda Matthews.
659	645		Matthews, Naomi	F	5-19-13	None	1/16	do	do	Daughter of Matilda Matthews.
660	646		Matthews, Bert	M	11-23-17	None	1/16	do	14418 Sayre, San Fernando, Calif.	Son of Matilda Matthews.
661	647		Matthews, Delois Lynn	F	12-25-40	None	1/32	Daughter	do	
662	648		Maupin, Cordelia Hicks	F	7-25-70	153	1/8	Wife	Oklahoma City, Okla.	
663	734		McCall, Wilma Fae Hildebrand	F	8- 5-20	None	1/16	do	Spavinaw, Okla.	Daughter of Mamie H. Hildebrand (deceased).
664	649		McCombs, Clarence	M	3-19-01	None	1/4	Head	517 North Chestnut St., Nowkirk, Okla.	
665	650		McCombs, Larry Joe	M	10-26-42	None	1/8	Son	do	
666	651		McCombs, Ikey Lynn	M	4- 1-45	None	1/8	do	do	
667	652		McCombs, Richard Lee	M	10-11-26	None	1/8	Head	727 West 19th, Box 143, Nowkirk, Okla.	Son of Clarence McCombs.
668	653		McCombs, Richard Lee, Jr.	M	1- 1-49	None	1/16	Son	do	
669	654		McCombs, Roger Dean	M	2- 4-48	None	1/16	do	do	
670	655		McCombs, Johnnie	M	4- 4-29	None	1/8	Head	14508 South White, Compton, Calif.	Do.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks	
Final	Proposed								
671	656	McCombs, Clardia Dean	F	1-15-31	None	1/8	Head	517 North Chestnut St., Newkirk, Okla.	Daughter of Clarence McCombs.
672	657	McCombs, Douglas C.	M	1-19-35	None	1/8	do	do	Son of Clarence McCombs.
673	658	McCombs, Edward L.	M	12-15-93	None	1/4	do	do	Brother of Clarence McCombs.
674	659	McCombs, Lewis E.	M	1-4-96	None	1/4	do	do	Do.
675	660	McCombs, James	M	4-12-98	None	1/4	do	do	Do.
676	661	McCombs, Ernest W.	M	2-13-04	None	1/4	do	do	Do.
678	662	McCombs, Emmett D.	M	4-2-15	None	1/4	do	do	Do.
679	735	McCullum, Ida D. Hildebrand	F	12-6-30	None	1/16	Wife	212 H St. E., Miami, Okla.	Daughter of Mamie H. Hildebrand (deceased).
680	663	McLane, Cordella Johnson	F	1-17-96	None	1/16	do	913 E St., Rupert, Idaho	
681	664	McLane, O'Dell	M	2-4-16	None	1/32	Head	702 4th St., Rupert, Idaho	Son of Cordella McLane.
682	665	McLane, Earl	M	6-28-22	None	1/32	do	4201 East 7th Street, Long Beach, Calif.	Do.
683	666	McLane, Lloyd	M	9-12-26	None	1/32	do	2577 Cathy Ave., Pomona, Calif.	Do.
684	667	McMullin, Edward	M	11-1-09	None	1/32	do	Chelsea, Okla.	Son of Naomi C. McMullin.
685	668	McMullin, Bettie Louise	F	7-16-40	None	1/64	Daughter	do	
686	669	McMullin, Edward Leon	M	5-1-33	None	1/64	Head	do	Son of Edward McMullin.
687	670	McMullin, Roger Leon	M	1-31-63	None	1/128	Son	do	
688	672	McMullin, Chester H.	M	9-28-11	None	1/32	Head	do	Son of Naomi C. McMullin.
689	673	McMullin, James Leroy	M	7-19-16	None	1/32	do	do	Do.
690	679	McMullin, James Henry	M	8-18-39	None	1/64	Son	do	
691	680	McMullin, Mary Joyce	F	11-30-40	None	1/64	Daughter	do	
692	681	McMullin, Doris Ann	F	10-6-43	None	1/64	do	do	
693	682	McMullin, Bobby Leroy	M	3-11-45	None	1/64	Son	do	
694	683	McMullin, Glen Allen	M	9-11-47	None	1/64	do	do	
695	684	McMullin, Eddie Dean	M	11-1-63	None	1/64	do	do	
696	685	McMullin, Cecil Carl	M	9-24-19	None	1/32	Head	do	Do.
697	686	McMullin, Patsy Lee	F	5-25-41	None	1/64	Daughter	do	
698	687	McMullin, Linda Kay	F	5-20-47	None	1/64	do	do	
699	688	McMullin, Sharon Blaine	F	11-19-48	None	1/64	do	do	
700	677	McMullin, Naomi Cotter	F	1-26-89	None	1/16	Head	do	
701	726	McQuire, Shirley Ann Harris	F	2-12-36	None	1/16	Wife	Fairland, Okla.	Daughter of John Harris, Jr. (deceased).
702	721	McQuiston, P. Juanita Long	F	4-19-26	None	1/16	do	Box 662, Miami, Okla.	
703	722	McQuiston, Carol Ann	F	12-5-45	None	1/32	Daughter	do	
704	723	McQuiston, Oresa	F	2-4-47	None	1/32	do	do	
705	724	McQuiston, Anita Lee	F	8-25-49	None	1/32	do	do	
706	725	McQuiston, Leon, Jr.	M	9-9-51	None	1/32	Son	do	
707	689	Melsenheimer, James E.	M	2-18-93	None	1/8	Head	200 Block C St. SE., Miami, Okla.	Daughter of James E. Melsenheimer.
708	690	Melsenheimer, Lucille	F	8-20-15	None	1/16	Daughter	State Asylum, Vinita, Okla.	Son of James E. Melsenheimer.
709	691	Melsenheimer, Jack R. Died June 7, 1957.	M	9-14-26	None	1/16	Head	200 Block C St. SE., Miami, Okla.	Do.
710	692	Melsenheimer, William Robert	M	12-6-30	None	1/16	do	do	
711	693	Melsenheimer, William Robert, Jr.	M	8-10-53	None	1/32	Son	do	
712	694	Melsenheimer, John Robert, Jr.	M	2-28-21	None	1/16	Head	3012 Brenneman, Boise, Idaho	Son of John R. Melsenheimer (deceased).
713	695	Milan, Maggie Bland	F	12-4-03	None	1/16	do	P. O. Box 529, Miami, Okla.	
714	696	Mitchell, Elizabeth Shawnee	F	8-25-12	None	1/8	Wife	1551 McKinley Rd., Lake Forest, Ill.	Daughter of Sadie B. Shawnee.
715	697	Mitchell, Martha	F	2-26-44	None	1/16	Daughter	do	
716	698	Mitchell, Margaret Barton	F	1-18-08	None	1/4	Wife	Lawrence, Kans.	Daughter of Charlotte P. Barton.
717	739	Mitchell, George Allen	M	7-7-20	None	1/32	Head	1408 Belmont Ave., Chicago 13, Ill.	Son of Marjorie H. Mitchell Stevens.
718	699	Montgall, George Fred	M	2-14-11	None	1/32	do	Seattle, Wash.	Address from 1940 census.
719	673	Most, Shirley Marlene McMullin	F	8-22-35	None	1/64	Wife	Chelsea, Okla.	Daughter of Chester H. McMullin.
720	674	Most, Medra Lynn	F	6-13-52	None	1/128	Daughter	do	
721	675	Most, Larry Leroy	M	7-26-54	None	1/128	Son	do	
722	676	Most, Ricky Don	M	8-21-55	None	1/128	do	do	
723	700	Mudeater, Catherine	F	10-3-02	None	1/8	Head	San Pedro, Calif.	Address from 1940 census.
724	701	Mudeater, Frank Dawson	M	10-11-97	None	1/4	do	Saskatchewan, Canada	Do.
725	702	Munnaugh, Florence Mudeater	F	4-2-39	None	1/8	do	Los Angeles, Calif.	Son of Rhoda Murdock Dodson.
726	703	Murdock, Paul	M	6-29-14	None	3/64	do	Seneca, Mo.	
727	704	Murdock, James M.	M	6-16-42	None	3/128	Son	do	
728	705	Murdock, Emma Jane	F	4-7-50	None	3/128	Daughter	do	
729	706	Murphy, Mayme A. Seymour	F	2-23-01	None	1/32	Wife	717 South Jackson, Pratt, Kans.	Son of Mayme A. Murphy.
730	707	Murphy, Clyde Edwin, Jr.	M	7-19-20	None	1/64	Head	2417 Gano St., Great Bend, Kans.	
731	708	Murphy, Judy Kay	F	2-27-42	None	1/128	Daughter	do	
732	709	Nance, Bessie Zane	F	8-24-04	None	1/32	Wife	7108 Prospect Ave., Kansas City, Mo.	Daughter of Noah Zane.
733	737	Nance, William Lee	M	9-7-27	None	1/64	Head	do	Son of Bessie Nance.
734	739	Nash, Maxine Effie Long	F	7-18-06	None	1/32	Wife	115 Arvia St., Apt. 5, Bakersfield, Calif.	
735	742	Nesvold, Artie-Sara Peacore	F	1-19-13	None	1/32	do	Route 2, Wyandotte, Okla.	
736	743	Nesvold, Artie Elaine	F	4-7-43	None	5/128	Daughter	do	
737	744	Nesvold, Ira Charles	M	4-13-35	None	5/128	Son	do	Son of Artie-Sara Nesvold.
738	745	Nesvold, Dean Harold	M	12-5-47	None	5/128	do	do	
739	746	Nesvold, Theodore Joseph	M	7-4-34	None	5/128	Head	do	Do.
740	747	Nesvold, James O'dell	M	9-11-35	None	5/128	do	do	Do.
741	748	Nesvold, Charlotte Laverne	F	1-12-38	None	5/128	do	do	Daughter of Artie-Sara Nesvold.
742	749	Nesvold, Charlotte Boone	F	2-28-88	203	3/32	do	do	
743	750	Newlon, Myrtle Bell Robitaille	F	3-19-20	None	1/64	Wife	10335 East Broadmead, El Monte, Calif.	Daughter of Arthur N. Robitaille.
744	751	Newlon, Patricia Sue	F	4-28-40	None	1/128	Daughter	do	
745	752	Nichols, Evelyn Steele	F	5-10-26	None	1/8	Wife	3382 Community Dr., Dallas, Tex.	Daughter of Marie McCombs Steele Holland.
746	740	Nielson, Grace Crotzer	F	6-24-96	None	1/16	Head	2112 5th Ave. N., Seattle 9, Wash.	
747	741	Nielson, James	M	12-5-18	None	1/32	do	4833 East 13th St., Tucson, Ariz.	Son of Grace C. Nielson.
748	757	O'Dell, Joan Marie Griffin	F	3-3-33	None	1/32	Wife	125 Birchwood Dr., Ballwin, Mo.	Daughter of Walter Griffin.
749	753	Olsen, Blanche Maupin	F	9-9-03	None	1/16	do	Merced, Calif.	Address from 1940 census.
750	754	Olsen, Cordella Anne	F	11-5-33	None	1/32	Head	do	Address from 1940 census; daughter of Blanche Olsen.
751	758	Olsen, Luisa Betty Zane Supernaw Brush	F	2-13-08	None	1/8	Wife	9135 North Seneca, Portland 3, Oreg.	
752	755	Otten, Geneva Cotter	F	7-2-92	None	1/16	do	State Asylum, Vinita, Okla.	Guardian, Frankie Peacock, 223 A St. SE., Miami, Okla. (sister).
753	756	Otten, Byron	M	2-5-19	None	1/32	Head	Okmulgee, Okla.	Last known address in 1953; son of Geneva Otten.
754	759	Pacheco, Naomi Dawson	F	4-9-81	None	1/32	Wife	Route 1, Miami, Okla.	
755	750	Pappan, Mary Blackaby	F	6-9-14	None	1/16	do	Box 263, Kaw City, Okla.	
756	795	Parkerton, Katherine Myanza Walker	F	7-17-13	None	3/64	do	1004 Michigan St., South Gate, Calif.	Daughter of Kenneth D. Walker.
757	796	Parkerton, Kathryn Ann	F	4-14-45	None	3/128	Daughter	do	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment- No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
753	761	Parnell, Beulah Robitaille	F	11-19-14	None	1/32	Wife	130 Norkinze Rd., Eugene, Oreg.	
759	762	Parnell, Carolyn Sue	F	2-17-41	None	1/64	Daughter	do.	
760	763	Parnell, Durby Ray	M	8-1-32	None	1/64	Head	Route 2, Box 58 B, Hillsboro, Oreg.	Son of Beulah Parnell.
761	764	Parnell, Jimmie Leroy	M	9-23-34	None	1/64	do.	Star Route, c/o C. E. Lance, Grove, Oreg.	Do.
762	765	Parnell, Cynthia Ann	F	5-30-52	None	1/128	Daughter	do.	
763	792	Parrish, Barbara Robitaille Easley	F	2-16-20	None	3/64	Wife	3045 Balt, Joplin, Mo.	
764	766	Parsons, John J.	M	1-15-33	None	1/16	Head	6012 Acreage Lane, Sebastopol, Calif.	Son of Alta Wright Parsons Becker.
765	767	Peacock, Frankie Cotter	F	6-6-00	None	1/16	do.	223 A St. SE., Miami, Okla.	
766	768	Peacock, Max Eugene	M	8-10-28	None	13/32	do.	do.	Son of Frankie C. Peacock.
767	769	Peacock, Phillip, Jr.	M	5-3-25	None	13/32	do.	do.	Do.
768	770	Peacock, Sunny Jean	F	9-12-50	None	13/64	Daughter	do.	Daughter of Phillip Peacock, Jr.
769	771	Peacock, Simmy Lee	F	9-5-51	None	13/64	do.	do.	
770	775	Peacore, Odell B.	M	12-13-08	None	1/32	Head	Box 7, Topock, Ariz.	
771	776	Peacore, Janet Ann	F	8-19-47	None	1/64	Daughter	do.	
772	785	Peck, William	M	7-27-04	None	1/4	Head	Cartbage, Mo.	Son of Charlotte P. Barton.
773	786	Peck, Wauleah	F	12-13-40	None	1/8	Daughter	Address unknown	Legal guardian, Mother, daughter of William Peck.
774	777	Perico, Helen Freda	F	4-17-21	None	1/32	Head	Arkansas City, Kans.	Address from 1940 census.
775	775	Persohn, E. Josephine Peacore	F	4-13-15	None	1/32	Wife	519 North 7th St., Hastings, Nebr.	
776	773	Persohn, Josephine Antoinette	F	7-6-43	None	1/64	Daughter	do.	
777	774	Persohn, Leroy Lewis, III	M	3-5-45	None	1/64	Son	do.	
778	787	Pickle, Martha Jane Meisenheimer	F	10-7-33	None	1/16	Wife	200 Block C. St. SE., Miami, Okla.	Daughter of James E. Meisenheimer.
779	788	Pickle, Mary Lynn	F	3-28-54	None	1/32	Daughter	do.	
780	790	Piskac, Betty Lou Meisenheimer	F	10-20-24	None	1/16	Wife	do.	Do.
781	791	Piskac, Charles Joe	M	6-19-44	None	1/32	Son	do.	
782	489	Poque, Betty Jean James	F	8-30-34	None	1/32	Head	Dutch Lane Trailer Haven, Rural Route 2, Sharon, Pa.	Daughter of Elias James (deceased).
783	778	Powell, Clara Gladys Wright Plemons	F	5-8-10	None	1/8	Wife	Adair, Okla.	Address from 1940 census.
784	779	Powell, Glenn Darrell	M	12-7-40	None	1/16	Son	do.	
785	780	Powell, Clara June	F	7-11-42	None	1/16	Daughter	do.	
786	781	Powell, Shirley Lucille	F	12-30-43	None	1/16	do.	do.	
787	782	Freston, Walter J.	M	1-20-07	None	1/16	Head	Waukesha, Wis.	Do.
788	793	Prokup, Emily Jane Sexton	F	4-12-24	None	1/16	Wife	5801 Southeast 8th St., Oklahoma City, Okla.	Daughter of Jane Harris Sexton.
789	794	Prokup, C. Alan	M	10-18-47	None	1/32	Son	do.	
790	783	Prue, Julia Beggs	F	11-8-98	None	1/32	Wife	Box 508, Pawhuska, Okla.	
791	784	Prue, Julia Ann	F	11-19-35	None	1/64	Head	do.	Daughter of Julia B. Prue.
792	833	Rains, Emily Catherine Bland	F	10-8-11	None	1/16	Wife	Box 529, Miami, Okla.	
793	834	Rains, Monty Raymond	M	11-20-38	None	1/32	Son	do.	
794	830	Reddy, Ida Bernice Bennett	F	11-15-21	None	1/16	Wife	445 East 13th, Box 94, Baxter Springs, Kans.	
795	831	Reddy, Randy Lynn	M	12-11-48	None	1/32	Son	do.	
796	832	Reddy, Jennie Bell	F	8-18-54	None	1/32	Daughter	do.	
797	797	Reed, Eliza Bland Martin	F	10-8-99	None	1/16	Wife	Route 3, Jay, Okla.	
798	798	Rhodes, Marie Wright	F	1-18-00	None	1/2	do.	Box 284, Merced, Calif.	
799	799	Rhodes, Leroy	M	12-20-32	None	1/4	Head	do.	
800	800	Rice, Bernice M. Kennedy	F	3-30-06	None	1/16	Wife	544 North Marcella, Rialto, Calif.	
801	843	Rider, Geraldine McMullin	F	2-13-14	None	1/32	do.	Chelsea, Okla.	Daughter of Naomi C. McMullin.
802	844	Rider, Tyner Dale	M	7-18-40	None	1/64	Son	do.	
803	845	Rider, Jerry Lee	M	11-5-42	None	1/64	do.	do.	
804	801	Risner, Claudia Jane	F	7-15-48	None	1/16	Daughter	Strang, Okla.	Address from 1940 census; daughter of Durard Risner (deceased).
805	802	Roberts, Gertrude Brumbaugh	F	9-24-10	None	1/8	Wife	Route 2, Marysville, Wash.	
806	803	Roberts, Shirley Colleen	F	6-16-40	None	1/16	Daughter	do.	
807	847	Roberts, Joyce Ann Zane	F	2-4-34	None	1/64	Wife	2209 C St. NE., Miami, Okla.	Daughter of Gordon L. Zane.
808	848	Roberts, Tedra Ann	F	7-6-53	None	1/128	Daughter	do.	
809	849	Roberts, Allen Eugene	M	7-6-54	None	1/128	Son	do.	
810	804	Roberts, Lawrence Hugh	M	6-18-30	None	1/16	Head	418 SE. 17th, Pendleton, Oreg.	Son of Gertrude Roberts.
811	805	Robertson, Belle Doris Butler	F	8-5-26	None	1/8	Wife	823 North Wentz St., Guthrie, Okla.	Daughter of Cynthia Ellen McCombs Butler.
812	836	Robertson, Dale Lynn	M	11-18-48	None	1/16	Son	do.	
813	837	Robertson, Toni Dee	F	8-15-52	None	1/16	Daughter	do.	
814	850	Robertson, Betty Joy Witte	F	5-22-28	None	3/32	Wife	14 L St. SE., Miami, Okla.	Daughter of Ruth B. Witte.
815	851	Robertson, Stanley Wayne	M	3-28-56	None	3/64	Son	do.	
816	841	Robinson, Pearle Jean Houseman	F	2-9-23	None	1/64	Wife	715 South Lafayette St., Neosho, Mo.	Daughter of Jeanette S. Houseman.
817	842	Robinson, Marno Lenore	F	5-16-42	None	1/128	Daughter	do.	
818	805	Robitaille, Arthur N.	M	11-1-96	None	1/32	Head	10335 East Broadmead, El Monte, Calif.	
819	806	Robitaille, Arthur N., Jr.	M	9-11-21	None	1/64	do.	4713 North Rio Hondo Pkwy., El Monte, Calif.	Son of Arthur N. Robitaille.
820	807	Robitaille, David Bruce	M	12-21-52	None	1/128	Son	do.	
821	808	Robitaille, Charles Z.	M	3-26-80	170	1/32	Head	Wyandotte, Okla.	
822	810	Robitaille, Homer, Jr.	M	3-29-22	None	3/64	do.	Route 1, Box 247, Murraysville, Pa.	
823	811	Robitaille, Ernest Theodore	M	8-11-07	None	1/32	do.	403 Ninth St., Nederland, Tex.	
824	812	Robitaille, Ernest Theodore, Jr.	M	10-17-39	None	1/64	Son	do.	
825	813	Robitaille, Mary Edith	F	11-11-41	None	1/64	Daughter	do.	
826	814	Robitaille, Anna Louise	F	11-22-44	None	1/64	do.	do.	
827	815	Robitaille, Alvin Charles	M	10-15-46	None	1/64	Son	do.	
828	816	Robitaille, David Lewis	M	12-2-53	None	1/64	do.	do.	
829	817	Robitaille, Doris Jean	F	11-19-37	None	1/64	Head	do.	
830	820	Robitaille, James Francis	M	7-18-05	None	1/32	do.	Ottawa County, Okla.	Address from 1940 census.
831	821	Robitaille, Beverly June	F	7-19-46	None	1/64	Daughter	do.	
832	822	Robitaille, Joyce Elaine	F	6-10-48	None	1/64	do.	do.	
833	823	Robitaille, Nadine Frances	F	2-12-26	None	1/64	Head	do.	Address from 1940 census; daughter of James F. Robitaille.
834	824	Robitaille, Wolfred	M	8-10-94	None	1/32	do.	Quapaw, Okla.	
835	838	Rogers, Treva Maxine Hayes	F	6-20-34	None	1/32	Wife	Route 1, Prosser, Wash.	Daughter of Minnie B. Hayes.
836	839	Rogers, Richard Lon	M	11-4-52	None	1/32	Son	do.	
837	840	Rogers, Lynda Rae	F	8-29-53	None	1/64	Daughter	do.	
838	825	Rogers, John Blake	M	7-21-17	None	1/16	Head	Pawnee Agency, Pawnee, Okla.	Address from 1940 census.
839	826	Rogers, John Wesley	M	6-15-47	None	1/32	Son	do.	
840	827	Rogers, William Henry	M	7-23-24	None	1/16	Head	do.	Do.
841	828	Rogers, Robert Odell	M	7-18-28	None	1/16	do.	do.	Do.
842	818	Rovet, Thelma Lee Robitaille	F	2-13-29	None	1/64	Wife	403 9th St., Nederland, Tex.	Daughter of Ernest T. Robitaille.
843	819	Rovet, Patricia Lee	F	6-3-47	None	1/128	Daughter	do.	
844	846	Rosinski, Rosa Sloan Huff	F	7-5-20	None	1/16	Wife	4980 Steele St., Denver 16, Colo.	Daughter of Lucille Harris Sloan.
845	829	Ryan, Caroline Faber	F	10-14-75	81	1/16	Head	Middletown, Md.	Address from 1940 census.
846	895	Samples, Ruby Sloan	F	9-11-27	None	1/16	Wife	c/o Harvey Parrish, Route 2, Box 119, Winslow, Ark.	Daughter of Lucille Harris Sloan.
847	896	Samples, Joyce Ann	F	3-26-51	None	1/32	Daughter	do.	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
845	897	Sampsel, Roy H.	M	9-12-11	None	1/32	Head	7139 Southeast 70th, Portland 6, Oreg.	
849	898	Sampsel, Roy Hunter	M	8-18-41	None	17/64	Son	do	Daughter of Earl H. Jones.
850	931	Sapp, Delores Sue Jones	F	12-19-32	None	1/64	Wife	Wyandotte, Okla.	
851	932	Sapp, Janice Sue	F	8-26-51	None	1/128	Daughter	do	
852	933	Sapp, Terry Lee	M	10-16-54	None	1/128	Son	do	
853	934	Schiffbauer, Joseph B.	M	2-2-10	None	1/32	Head	Ottawa County, Okla.	Address from 1940 census.
854	926	Schiffbauer, Eibel Crotzer Cotter	F	10-22-85	116	1/16	Wife	Box 575, Chillicothe, Oreg.	
855	854	Schiffbauer, Lawrence	M	9-19-11	None	1/32	Head	Ottawa County, Okla.	Do.
856	855	Schiffbauer, Joyce Evelyn	F	11-8-38	None	1/64	do	do	Address from 1940 census; daughter of Lawrence Schiffbauer.
857	950	Schoad, Norma Helen Webb	F	4-17-24	None	1/32	Wife	2055 Simpson Ave., Reno, Nev.	Daughter of Louise Johnson Webb.
858	937	Schulz, Iris Maurine Supernaw	F	5-24-20	None	1/16	do	5605 Northeast Rodney Ave., Portland, Oreg.	Daughter of Louisa Zane Supernaw Brush Olsen.
859	911	Scovel, Lenard Ernest	M	10-14-12	None	1/16	Head	Route 2, Seneca, Mo.	Son of Theresa McClellan Scovel Armstrong.
860	912	Scovel, Richard Ernest	M	1-26-41	None	1/32	Son	do	
861	913	Scovel, Gary Lenard	M	10-29-45	None	1/32	do	do	
862	914	Scovel, Dennis Lee	M	6-20-53	None	1/32	do	do	
863	915	Scovel, Robert Merle	M	5-10-18	None	1/16	Head	do	Do.
864	916	Scovel, Jeffery Lynn	M	5-5-44	None	1/32	Son	do	
865	917	Scovel, Judy Leigh	F	1-25-46	None	1/32	Daughter	do	
866	856	Sexton, Jane Harris	F	11-23-01	None	1/8	Wife	3938 Prairie Lane, Oklahoma City, Okla.	
867	857	Sexton, William Hiram	M	9-1-37	None	1/16	Son	do	
868	858	Sexton, Raymond Preston	M	10-3-25	None	1/16	Head	1051 Cherry, Altus, Okla.	Son of Jane Sexton.
869	859	Seymour, Eldridge E.	M	1-6-05	None	1/32	do	2318 South Washington, Wichita 9, Kans.	
870	860	Seymour, Phillip Duane	M	8-7-38	None	1/64	Son	do	
871	861	Seymour, Eldridge Eugene	M	11-4-27	None	1/64	Head	1403 Tulsa St., Wichita 9, Kans.	Son of Eldridge E. Seymour.
872	862	Seymour, Howard E.	M	7-30-06	None	1/32	do	Ottawa County, Okla.	Address from 1940 census.
873	863	Seymour, Calvin M.	M	4-1-10	None	1/32	do	124 Mason St., Apt. 301, San Francisco, Calif.	
874	864	Seymour, James	M	11-15-14	None	1/32		State Asylum, Vinita, Okla.	Legal guardian, Leona S. Thompson, sister.
875	865	Seymour, Bernard C.	M	11-10-20	None	1/32	Head	Kansas City, Mo.	
876	866	Seymour, Robert A.	M	6-13-16	None	1/32	do	2616 East 14th, Tulsa, Okla.	
877	867	Seymour, Robert Adrian	M	1-21-41	None	1/64	Son	do	
878	868	Seymour, Lon Allen	M	10-21-44	None	1/64	do	do	
879	869	Seymour, Norma Lynn	F	10-24-48	None	1/64	Daughter	do	
880	870	Seymour, David Leroy	M	1-31-37	None	1/64	Son	1019 12th NW., Albuquerque, N. Mex.	Legal guardian, mother, son of Leroy E. Seymour.
881	871	Seymour, Mary Elizabeth	F	6-20-49	None	1/64	Daughter	do	Daughter of Leroy E. Seymour.
882	872	Seymour, James Richard	M	6-24-43	None	1/64	Son	do	Son of Leroy E. Seymour.
883	873	Shaddox, Mary Ann Melsenheimer	F	2-23-31	None	1/16	Wife	721 D St. NW., Miami, Okla.	
884	873	Shawnee, Sadie Bland	F	3-7-86	193	1/8	do	4319 East 10th St., Long Beach, Calif.	
885	874	Shawnee, Gilbert	M	5-15-11	None	1/8	Head	No. 2 12th Pl., Long Beach 2, Calif.	Son of Sadie Shawnee.
886	875	Shawnee, Gilbert, Jr.	M	12-12-42	None	1/16	Son	do	
887	876	Shawnee, Judith Ann	F	12-12-43	None	1/16	Daughter	do	
888	877	Shumatona, Gwendolyn Johnson	F	10-20-98	None	1/16	Wife	Pawnee Agency, Pawnee, Okla.	Address from 1940 census.
889	925	Simpson, Eva Sarah Johnson Collins	F	9-28-07	None	1/4	do	McCurtain, Okla.	Do.
890	878	Simpson, Josephine Wollenbarger	F	1-23-98	None	3/8	do	3250 East Pine, Wichita, Kans.	
891	879	Simpson, George S.	M	9-20-19	None	3/16	Head	1612 Salina, Wichita, Kans.	Son of Josephine Simpson.
892	880	Simpson, William J.	M	5-6-28	None	3/16	do	Route 1, Walters, Okla.	Do.
893	881	Simpson, Jean LeRea	F	10-6-52	None	3/32	Daughter	do	
894	882	Simpson, Mary Machele	F	8-15-54	None	3/32	do	do	
895	883	Simpson, Jacquellen	F	8-15-54	None	3/32	do	do	
896	884	Skinner, Dorothy Preston	F	1-12-02	None	1/16	Head	Warrensburg, Mo.	Address from 1940 census.
897	884	Sloan, Lucille Harris	F	1-18-93	None	1/8	do	14 West 40th St., Sand Springs, Okla.	
898	886	Sloan, James	M	7-12-25	None	1/16	do	1140 South Peoria, Tulsa, Okla.	Son of Lucille H. Sloan.
899	887	Sloan, Brenda Kay	F	1-9-54	None	1/32	Daughter	do	
900	888	Sloan, Carla Sue	F	1-22-56	None	1/32	do	do	
901	889	Sloan, Billie Joe	M	12-13-33	None	1/16	Head	14 West 40th St., Sand Springs, Okla.	Son of Lucille Harris Sloan.
902	890	Sloan, Billie Duane	M	10-18-55	None	1/32	Son	do	
903	891	Sloan, Johnnie	M	10-10-22	None	1/16	Head	1049 Cranford St., Greeley, Colo.	Son of Lucille H. Sloan.
904	892	Sloan, Johnnie Wade	M	11-9-49	None	1/32	Son	do	
905	893	Sloan, Philip Steven	M	10-19-53	None	1/32	do	do	
906	894	Sloan, Naomi Gay	F	10-27-55	None	1/32	Daughter	do	
907	899	Smith, Ramona Wright Kelly	F	8-11-13	None	1/8	Wife	Route 1, Wyandotte, Okla.	
908	923	Smith, Hazel Blackaby	F	8-23-17	None	1/16	do	602 Northwest Avenue G, Box 1003, Seminole, Tex.	Daughter of Sherman Blackaby.
909	924	Smith, Kenneth Dean	M	1-8-38	None	1/32	Son	do	
910	943	Smith, Fern Lucille Wright	F	3-4-25	None	1/8	Wife	Route 5, Box 167, Neosho, Mo.	Daughter of William H. Wright.
911	944	Smith, Kathryn Ann	F	3-27-44	None	1/16	Daughter	do	
912	945	Smith, Roy Leon	M	3-13-40	None	1/16	Son	do	
913	946	Smith, Gladys Fay	F	12-20-47	None	1/16	Daughter	do	
914	947	Smith, Cora Elizabeth Walker	F	2-8-18	None	3/64	Wife	3333 Fernwood, Apt. B, Lynwood, Calif.	Daughter of Kenneth D. Walker.
915	948	Smith, George	M	8-13-43	None	3/128	Son	do	
916	949	Smith, Betty Zane	F	11-14-49	None	3/128	Daughter	do	
917	934	Smotherman, Janna Lou Jones	F	6-27-24	None	1/32	Wife	Box 49, Owasso, Okla.	Daughter of Nora B. Jones.
918	935	Smotherman, Dobra Ann	F	4-15-40	None	1/64	Daughter	do	
919	936	Smotherman, Dennis Craig	M	3-23-43	None	1/64	Son	do	
920	899	Snyder, Nancy Long Lancing	F	10-31-88	None	1/16	Head	62 Ferrari St., San Jose, Calif.	
921	853	Spaulding, Florence L. Dickey	F	2-20-28	None	1/32	do	619 North Battin, Wichita, Kans.	Daughter of Byron M. Dickey.
922	900	Spencer, Maude E. Blackaby Wright	F	12-25-55	201	1/4	Wife	309 East North St., Newburg, Oreg.	
923	901	Spencer, Gertrude	F	3-11-18	None	1/8	Head	do	Daughter of Maude Spencer.
924	902	Spencer, Harvey	M	11-1-24	None	1/8	do	do	Son of Maude Spencer.
925	939	Spoon, Velva Dean Wright	F	10-28-16	None	1/8	Wife	Route 6, Neosho, Mo.	Daughter of William H. Wright.
926	940	Spoon, Jimmy Dale	M	5-28-40	None	1/16	Son	do	
927	941	Spoon, Larry Dean	M	8-21-45	None	1/16	do	do	
928	942	Spoon, Beaulah Irene	F	12-27-46	None	1/16	Daughter	do	
929	903	Spybuck, Albert	M	7-16-05	None	1/4	Head	211 North 15th St., Enid, Okla.	
930	904	Spybuck, Garland	M	6-18-10	None	1/4	do	Route 1, Box 1-C, Spencer, Okla.	
931	905	Spybuck, Vernal	M	1913	None	1/4	do	2624 Northwest 40th, Oklahoma City, Okla.	
932	906	Spybuck, Vernal Ray	M	3-6-33	None	1/8	Son	do	
933	907	Spybuck, Gerald Cooper	M	9-16-39	None	1/8	do	do	
934	908	Spybuck, Barbara Sue	F	5-25-46	None	1/8	Daughter	do	
935	909	Stewart, Alias Adkins, Clarence	M	6-29-84	73	1/8	Head	Joplin, Mo.	Address from 1940 census.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 892)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
936	910	Stevens, Marjorie Hackleman Mitchell	F	7- 8-97	None	1/16	Wife	1408 Belmont Ave., Chicago 13, Ill.	Daughter of Roy W. James (deceased).
937	927	Streeter, Margaret Idell James	F	7-30-24	None	1/32	do	Commerce, Okla.	
938	923	Streeter, Mary Sueann	F	3-29-43	None	1/64	Daughter	do	
939	929	Streeter, Gary Don	M	3- 2-47	None	1/64	Son	do	
940	930	Streeter, Larry Gene	M	10-12-48	None	1/64	do	do	
941	457	Strelitz, Wanda Thelma Andreoff Hughes	F	10-21-19	None	1/32	Wife	32 Buckingham Rd., Tenafly, N.J.	Daughter of Pearl Andreoff.
942	918	Sweaney, Edna Lillian Ballard	F	8- 9-19	None	1/32	do	Buffalo, Mo.	Daughter of Lloyd Ballard.
943	919	Sweaney, Linda Lillian	F	9-21-45	None	1/64	Daughter	do	
944	920	Sweaney, Pamela Jean	F	3-24-49	None	1/64	do	do	
945	921	Sweaney, Penny Dee	F	11-10-53	None	1/64	do	do	
946	922	Sweaney, Jennifer Lea	F	2-16-55	None	1/64	do	do	
947	990	Tanner, Jean Long	F	7-23-29	None	1/16	Wife	Box 13, Pawnee, Okla.	
948	991	Tanner, Iris Jean	F	9-24-47	None	1/32	Daughter	do	
949	992	Tanner, Karen Sue	F	9- 3-48	None	1/32	do	do	
950	993	Tanner, Grover Otis	M	1- 6-50	None	1/32	Son	do	
951	994	Tanner, John Wiley	M	8-13-51	None	1/32	do	do	
952	995	Tanner, Isaac Zane	M	9-28-52	None	1/32	do	do	
953	998	Taylor, Elsa Jane Wright	F	10- 2-21	None	1/4	Wife	Route 2, Seneca, Mo.	
954	999	Taylor, Bonita Paralee	F	12- 3-40	None	1/8	Daughter	do	
955	1000	Taylor, James Benjamin	M	5- 7-42	None	1/8	Son	do	
956	1001	Taylor, Mary Jane	F	11-19-43	None	1/8	Daughter	do	
957	1002	Taylor, Wendell Henry, Jr.	M	12-27-45	None	1/8	Son	do	
958	1003	Taylor, Sarah May	F	4- 6-48	None	1/8	Daughter	do	
959	1004	Taylor, Linda Louise	F	4- 7-50	None	1/8	do	do	
960	1005	Taylor, Ernest Elwood	M	2-13-52	None	1/8	Son	do	
961	952	Taylor, Glen Odell	M	5- 7-25	None	1/32	Head	Commerce, Okla.	Son of Inez Pearl Taylor Barger.
962	953	Taylor, Thomas Allen	M	12- 7-26	None	1/32	do	do	Do.
963	954	Taylor, Billie Leroy	M	3- 6-29	None	1/32	do	do	Do.
964	955	Taylor, Nita Valene	F	9-23-53	None	1/64	Daughter	do	
965	956	Taylor, Ralph Leon	M	3- 6-29	None	1/32	Head	do	Do.
966	957	Taylor, James Robert	M	12- 3-30	None	1/32	do	do	Do.
967	958	Taylor, Muriel Dean	F	3- 7-23	None	1/32	do	do	Do.
968	959	Taylor, Carl Ann	F	7- 7-47	None	1/64	Daughter	do	
969	983	Taylor, Clarice D. Audrain Hayes	F	10-13-31	None	1/32	Wife	734 Eye Circle, Honolulu 8, T.H.	Daughter of Minnie B. Hayes.
970	984	Taylor, Michael Allen	M	7-24-49	None	1/64	Son	do	
971	985	Taylor, Janice Elaine	F	7-30-50	None	1/64	Daughter	do	
972	986	Taylor, Jimmy Edward	M	7-30-50	None	1/64	Son	do	
973	987	Taylor, Gary	M	2-23-52	None	1/64	do	do	
974	1009	Temple, Winnie E. Supernaw	F	2-23-23	None	1/16	Wife	Box 262, Woodland, Wash.	Daughter of Louise Zane Supernaw Brush Olsen. Address from 1940 census.
975	961	Tenner, Jerdina Faber Wood	F	1-29-79	82	1/8	do	Portland, Oreg.	
976	996	Thompson, Mary Gleam Rogers	F	6- 4-26	None	1/16	do	4612 Milne Dr., Torrance, Calif.	
977	997	Thompson, Donna Catherine	F	?	None	1/32	Daughter	do	
978	1008	Thompson, Leona Seymour Owens	F	1- 4-12	None	1/32	Wife	2203 Broadway NE., Albuquerque, N. Mex.	
979	976	Tipton, Peggy Lou Bennett	F	2-16-25	None	1/16	do	5518 North 29th Ave., Phoenix, Ariz.	
980	977	Tipton, Loretta Jean	F	?	None	1/32	Daughter	do	
981	978	Tipton, Arthur Neil	M	?	None	1/32	Son	do	
982	979	Tipton, Broderick	M	?	None	1/32	do	do	
983	960	Tobien, Earl Walker	M	8-21-88	None	3/32	Head	Seneca, Mo.	
984	1006	Triplett, Eva Josephine Wright	F	9- 3-14	None	1/8	Wife	Neosho, Mo.	Daughter of William H. Wright.
985	962	Tussinger, Jessie Brumbaugh	F	5-14-33	148	1/8	do	General Delivery, Lane, Okla.	
986	963	Tussinger, Joseph	M	8-19-03	None	1/16	Head	do	Son of Jessie B. Tussinger.
987	964	Tussinger, Susie Bearskin	F	10- 9-03	None	3/8	Wife	Route 2, Siloam Springs, Ark.	
988	965	Tussinger, Mack	M	7-11-96	None	1/4	Head	do	
989	966	Tussinger, David	M	9- 8-37	None	5/16	Son	do	
990	967	Tussinger, Anne May	F	4-30-41	None	5/16	Daughter	do	
991	968	Tussinger, Walter	M	4-12-23	None	5/16	Head	607 Fourth St., Sunnyside, Wash.	Son of Mack Tussinger.
992	969	Tussinger, LeRoy	M	7-30-24	None	5/16	do	3450 W. North, Indianapolis, Ind.	Do.
993	970	Tussinger, Richard LeRoy	M	2- 6-46	None	5/32	Son	do	
994	971	Tussinger, Jackie Marcus	M	2-21-49	None	5/32	do	do	
995	972	Tussinger, Carol Ann	F	3-23-55	None	5/32	Daughter	do	
996	980	Tuttle, Elizabeth Richardson	F	9- 1-24	None	1/16	Wife	Ottawa County, Okla.	Address from 1940 census.
997	981	Tuttle, Tommy L.	M	5-20-45	None	1/32	Son	do	
998	982	Tuttle, Cynthia Lou	F	6- 3-47	None	1/32	Daughter	do	
999	988	Tyler, Mary Ruth Hildebrand	F	1- 5-34	None	1/16	Wife	Box 564, Miami, Okla.	Daughter of Mamie Harris Hildebrand (deceased).
1000	989	Tyler, Myra Lynn	F	6-20-54	None	1/32	Daughter	do	
1001	973	Tyndall, Hattie Hicks	F	3- 4-89	154	1/8	Wife	Kansas City, Mo.	Address from 1940 census.
1002	974	Tyndall, Norman Charles	M	2-13-02	None	1/16	Head	do	
1003	975	Tyndall, Henry M.	M	1093	None	1/16	do	do	Do.
1004	1010	Vandenbergh, Maxine Adams	F	2-12-08	None	1/32	Wife	Wichita, Kans.	Do.
1005	1011	Vandenbergh, Georgia Ann	F	10-25-32	None	1/64	Head	do	Do.
1006	1028	Vickers, Dorothy Lucille Kaneda	F	8-23-14	None	1/8	Wife	1313 Plattner Dr., Grand Prairie, Tex.	
1007	1029	Vickers, "Vicki" Isla Frances	F	12-19-46	None	1/16	Daughter	do	
1008	1012	Villeneuve, Agnes Spybuck	F	9-21-05	None	1/4	Wife	10036 North Oswego, Portland 3, Oreg.	
1009	1013	Villeneuve, Donald Norwood	M	10- 8-26	None	1/8	Head	1034 Southeast Rex St., Portland 3, Oreg.	Son of Agnes Villeneuve.
1010	1014	Villeneuve, Yvonne	F	?	None	1/16	Daughter	do	
1011	1015	Villeneuve, Jeanine	F	?	None	1/16	Wife	do	
1012	1016	Villeneuve, Leland George	M	?	None	1/16	do	do	
1013	1017	Villeneuve, Goodwin Archie	M	10-22-02	None	1/8	Head	Loma, N. Dak.	
1014	1018	Villeneuve, William Archie	M	9- 7-29	None	1/16	do	do	Son of Goodwin Archie Villeneuve.
1015	1019	Villeneuve, Wilbur John	M	4-28-31	None	1/16	do	do	Do.
1016	1020	Villeneuve, Armand George	M	11- 8-32	None	1/16	do	do	Do.
1017	1021	Villeneuve, Carol Florence	F	7- 6-34	None	1/16	do	do	Daughter of Goodwin Archie Villeneuve. Died Aug. 2, 1957.
1018	1022	Volz, Josephine Lofland	F	2-20-74	19	1/8	Wife	1830 Gillette Crescent, South Pasadena, Calif.	
1019	1023	Volz, Jeanette	F	7-16-01	None	1/16	Head	do	Daughter of Josephine Volz.
1020	1024	Volz, John Herman	M	2-12-11	None	1/16	do	474 Irving Pl., San Jose, Calif.	Son of Josephine Volz.
1021	1025	Volz, Louis	M	8-14-08	None	1/16	do	2813 Nimitz St., Oklahoma City 12, Okla.	Do.
1022	1027	Volz, Fred Louis	M	6-19-32	None	1/32	do	230 Ohio St., Pasadena, Calif.	Son of Louis Volz.
1023	1030	Wagoner, Thomas H., Jr.	M	8-30-08	None	1/8	do	Flagstaff, Ariz.	Address from 1940 census.
1024	1031	Wagoner, Henryetta K.	F	1-21-11	None	1/8	do	do	Do.
1025	1032	Wagoner, Violet J.	F	12- 9-11	None	1/8	do	do	Do.
1026	1111	Waldron, Maxine Buzzard	F	7- 5-18	None	1/64	Wife	2308 North Josie Ave., Long Beach, Calif.	
1027	1112	Waldron, Sandra Sue	F	10-16-42	None	1/128	Daughter	do	

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.	Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
1023	1129 Walker, Norma Jean Bond	F	8-15-30	None	1/32	Wife	120 Crestview Dr., Moses Lake, Wash.	Daughter of Chas. Clyde Bond.
1029	1130 Walker, Marie Youpe	F	9-6-20	None	5/16	do	Box 874, Crescent City, Calif.	Daughter of Iona Zane Youpe Zimmerman.
1030	1063 Walker, Kenneth D., Jr.	M	7-17-23	None	3/64	Head	3184 Los Flores Blvd., Lynwood, Calif.	Son of Kenneth D. Walker.
1031	1084 Walker, Bertram Thomas	M	11-6-44	None	3/128	Son	do	
1032	1065 Walker, Joyce Gale	F	5-9-47	None	3/128	Daughter	do	
1033	1062 Walker, Kenneth D.	M	4-18-91	None	3/32	Head	3333 Fernwood, Apt. B, Lynwood, Calif.	
1034	1066 Wallace, Cecile Boone	F	5-13-92	None	3/32	do	Seneca, Mo.	
1035	1117 Ward, Ola Mae Hildebrand	F	7-26-35	None	1/16	Wife	General Delivery, Miami, Okla.	Daughter of Margaret A. Harris Hildebrand.
1036	1118 Ward, Billy Dale	M	7-16-55	None	1/32	Son	do	
1037	1120 Watters, Ruth Maxine Peacock	F	10-10-20	None	13/32	Wife	201 3d NE., Miami, Okla.	Daughter of Frankie C. Peacock.
1038	1121 Watters, DeWitt Philip	M	1-12-43	None	13/64	Son	do	
1039	1122 Watters, James Garman	M	9-21-45	None	13/64	do	do	
1040	1123 Watters, Robert Graham	M	12-15-49	None	13/64	do	do	
1041	1057 Watters, Della Wright	F	4-15-07	None	1/4	Wife	Route 1, Box 317, Seneca, Mo.	
1042	1068 Watters, Larry Odell	M	3-25-41	None	1/8	Son	do	
1043	1059 Watters, Gary Wayne	M	3-12-45	None	1/8	do	do	
1044	1070 Watters, Joyce Ann	F	2-9-48	None	1/8	Daughter	do	
1045	1071 Watters, Bobby Allen	M	1-28-34	None	1/8	Head	Route 5, Newton, Kans.	Son of Della Watters.
1046	1072 Watters, Robert Allen	M	5-24-64	None	1/16	Son	do	
1047	1073 Watters, George Clyde	M	12-13-55	None	1/16	do	do	
1048	1074 Watters, Lois Arlene	F	3-18-37	None	1/8	Head	Route 1, Box 317, Seneca, Mo.	Daughter of Della Watters.
1049	1075 Watters, Leonard Clyde	M	6-17-29	None	1/8	do	1119 N St., N.W., Miami, Okla.	Son of Della Watters.
1050	1076 Watters, Roy Leonard	M	7-4-49	None	1/16	Son	do	
1051	1077 Watters, Beverley Sue	F	7-6-55	None	1/16	Daughter	do	
1052	1078 Watters, Pauline Lofland	F	2-3-08	None	1/16	Wife	Route 2, Carthage, Mo.	
1053	1079 Watters, Ruth Ann	F	7-10-42	None	1/32	Daughter	do	
1054	1090 Watters, Martha Sue	F	5-30-47	None	1/32	do	do	
1055	1031 Watters, Johnnie	M	6-28-28	None	1/32	Head	do	Son of Pauline Watters.
1056	1082 Watters, Charles Alfred	M	1-12-30	None	1/32	do	do	Do.
1057	1083 Watters, Jackie Dean	M	6-10-33	None	1/32	do	do	Do.
1058	1094 Watters, Mary Helen	F	3-14-35	None	1/32	do	do	Daughter of Pauline Watters.
1059	1113 Waubausme, Reva Jane Harris	F	10-12-24	None	1/16	Wife	Route 1, Box 234, Seneca, Mo.	Daughter of Randolph Harris.
1060	1085 Weaver, Esther Gyami	F	9-26-03	None	1/2	do	Wyandotte, Okla.	
1061	1086 Weaver, Glen Henry	M	5-9-28	None	1/4	Head	do	Son of Esther Weaver.
1062	1087 Weaver, Ray Leonard	M	?	None	1/8	Son	do	
1063	1088 Weaver, Ted Orville	M	8-21-30	None	1/4	Head	do	Do.
1064	1089 Weaver, Michael Ray	M	10-3-52	None	1/8	Son	do	
1065	1090 Weaver, Denise Ann	F	11-13-53	None	1/8	Daughter	do	
1066	1091 Weaver, Jeff Allen	M	5-24-55	None	1/8	Son	do	
1067	1092 Weaver, Maude Cotter	F	10-29-10	None	1/4	Wife	c/o Leonard Cotter, Wyandotte, Okla.	
1068	1093 Weaver, Alias Sarshas, Ralph	M	10-11-09	None	1/16	Head	Route 2, Seneca, Mo.	
1069	1094 Weaver, Jackie Juane	M	10-29-30	None	1/8	do	923 North Collins, Okmulgee, Okla.	Son of Maude Weaver.
1070	1095 Weaver, Cheryl Victoria	F	11-3-52	None	1/16	Daughter	do	
1071	1096 Weaver, Anthony Vann	M	5-9-54	None	1/16	Son	do	
1072	1097 Weaver, Bobby Joe	M	8-26-34	None	1/8	Head	1624 North Frankfort, Tulsa, Okla.	Do.
1073	1098 Weaver, Fonda Jo	F	8-6-54	None	1/16	Daughter	do	
1074	1099 Weaver, George Junior	M	3-9-56	None	1/16	Son	do	
1075	1100 Weaver, Harold Lloyd	M	11-18-35	None	1/8	Head	do	Do.
1076	1101 Weaver, Carol Ann	F	2-11-55	None	1/16	Daughter	do	
1077	1102 Webb, Louise Johnson	F	9-11-04	None	1/16	Wife	4790 Gardens Dr., Reno, Nev.	
1078	1103 Webb, Robert Warren	M	7-10-25	None	1/32	Head	73 O Street, Sparks, Nev.	Son of Louise Webb.
1079	1104 Wheeler, Julia May Mudeater	F	9-18-93	None	1/8	Wife	Rosthern, Canada.	Address from 1940 census.
1080	1033 White, Mollie Viola Witte	F	10-12-20	None	1/8	do	Rock, Kans.	Daughter of Ruth B. Witte.
1081	1034 White, Frances Marie	F	2-20-41	None	1/16	Daughter	do	
1082	1035 White, Patricia Ann	F	1-16-46	None	1/16	do	do	
1083	1105 White, Josie Geck	F	9-20-77	25	1/16	Wife	Sabine Hotel, Port Arthur, Tex.	Address from 1940 census.
1084	1119 Whitlow, Frances Mildred Long	F	1-19-10	None	1/32	do	Pawnee, Okla.	Daughter of Frank W. Long.
1085	1106 Williams, Maude Florence Geck	F	8-16-79	28	1/8	do	1720 Mason, Houston, Tex.	Address from 1940 census.
1086	1127 Wills, Ann Beil Brown	F	8-6-37	None	1/32	do	Box 231, Route 1, Seneca, Mo.	Daughter of Calvin Brown.
1087	1114 Wilson, Susan James Hatfield	F	2-4-11	None	1/16	do	Seneca, Mo.	
1088	1115 Wilson, Ronald Sam	M	12-24-37	None	1/32	Son	do	
1089	1116 Wilson, Judith Ann	F	11-23-42	None	1/32	Daughter	do	
1090	1128 Winkleman, Edna Lorene Grant	F	4-27-32	None	1/32	Wife	Route 1, Grandview, Mo.	Daughter of Cleo Brown Grant (deceased).
1091	1107 Winney, Gladys Zane	F	2-8-02	None	1/8	Head	Seneca Indian School, Wyandotte, Okla.	
1092	1103 Witte, Ruth Barnett	F	3-4-09	None	3/16	do	201 L St. NE., Miami, Okla.	Son of Ruth B. Witte.
1093	1109 Witte, Thomas Henry	M	1-6-31	None	3/32	do	do	Daughter of Milton R. Witte (deceased).
1094	1110 Witte, Bonnie Jean	F	12-30-46	None	3/64	Daughter	1005 Peggy St., New Iberia, La.	Legal guardian, Mrs. Ida Witte Howell, mother.
1095	1125 Wood, Mary Sue Tussinger	F	3-12-36	None	5/16	Wife	606 North 4th St., Sunnyside, Wash.	Daughter of Mack Tussinger.
1096	1126 Wood, Margie Sue	F	?	None	5/32	Daughter	do	
1097	1036 Woolfver, Elizabeth Cotter	F	3-7-94	None	1/16	Wife	Box 113, Suisun City, Calif.	
1098	1037 Woolfver, Lenard Javine	M	7-23-17	None	1/32	Head	Box 113, Suisun, Calif.	Son of Elizabeth Woolfver.
1099	1038 Woolfver, William Lenard	M	7-7-49	None	1/64	Son	do	
1100	1039 Woolfver, Charles Francis	M	9-20-52	None	1/64	do	do	
1101	1040 Woolfver, Pamela Jean	F	12-17-55	None	1/64	Daughter	do	
1102	1041 Wright, Calvin	M	8-25-08	None	1/4	Head	420 Monroe St., Flint, Mich.	
1103	1042 Wright, James George	M	10-15-31	None	1/8	do	do	Son of Calvin Wright.
1104	1043 Wright, Fred Eugene	M	11-5-16	None	1/8	do	910 3d St. NW., Miami, Okla.	
1105	1044 Wright, Frederick Eugene	M	6-25-46	None	1/16	Son	do	
1106	1045 Wright, Steven James	M	1-4-49	None	1/16	do	do	
1107	1046 Wright, Vicki Don	F	3-25-53	None	1/16	Daughter	do	
1108	1047 Wright, Henry Glen (Jack)	M	10-14-18	None	1/8	Head	Unknown	Son of Charles Grover Wright.
1109	1047 Wright, Deryl W.	M	3-4-43	None	1/8	Son	Route 1, Seneca, Mo.	Son of Henry H. Wright, legal guardian, Mrs. Henry H. Wright, mother.
1110	1048 Wright, Jennie V.	F	2-12-37	None	1/8	Head	do	Daughter of Henry H. Wright (deceased).
1111	1049 Wright, Henry Harrison	M	4-17-89	None	1/4	do	c/o Mrs. Henry H. Wright, Route 2, Maysville, Ark.	Died Dec. 2, 1956.
1112	1049 Wright, Hugh	M	4-21-12	None	1/4	Head	Route 1, Wyandotte, Okla.	
1113	1050 Wright, Shirley Irene	F	10-30-46	None	1/8	Daughter	do	
1114	1051 Wright, Donald Kenneth	M	7-11-50	None	1/8	Son	do	
1115	1052 Wright, David Hughie	M	8-5-35	None	1/8	Head	do	Son of Hugh Wright.

FINAL ROLL—WYANDOTTE TRIBE OF OKLAHOMA, PREPARED PURSUANT TO THE ACT OF AUG. 1, 1956 (70 STAT. 893)—Continued

Roll No.		Name	Sex	Date of Birth	Allotment No.	Degree of Blood	Family Relationship	Residence	Remarks
Final	Proposed								
1116	1053	Wright, Tracy	M	2-1-14	None	1/4	Head	305 K St. NE., Miami, Okla.	
1117	1054	Wright, George Tracy	M	3-30-49	None	1/8	Son	do	
1118	1055	Wright, Ethel Janet	F	12-6-55	None	1/8	Daughter	do	
1119	1056	Wright, Martha Jane Peacock	F	4-7-78	106	1/2	Head	Box 284, Merced, Calif.	
1120	1057	Wright, William H.	M	9-22-78	134	1/4	do	Neosho, Mo.	
1121	1058	Wright, Harriet	F	6-21-21	None	1/8	do	711 Donovan St., Seattle, Wash.	Daughter of William H. Wright.
1122	1059	Wright, Eugene Carl	M	5-4-30	None	1/8	do	Box 168, Neosho, Mo.	Son of William H. Wright.
1123	1061	Wright, Loren Lee	M	3-10-34	None	1/8	do	General Delivery, Neosho, Mo.	Do.
1124	1124	Wright, Brady Blackaby	M	10-8-03	None	3/8	do	309 East North St., Newburg, Oreg.	
1125	1131	Yocum, Bertha Zane	F	4-2-06	None	1/32	Wife	Seneca, Mo.	
1126	1132	Yocum, Marvin G.	M	7-6-28	None	1/64	Head	do	Son of Bertha Z. Yocum.
1127	1133	Yocum, August Lee, Jr., (Bob)	M	6-20-30	None	1/64	do	do	Do.
1128	1134	Young, Calvin	M	1-22-07	None	3/8	do	Miles City, Mont.	Address from 1940 census.
1129	1135	Young, Clifford	M	10-26-99	None	3/8	do	Miami, Okla.	
1130	1136	Young, Dale	M	7-28-05	None	3/8	do	Noel, Mo.	Do.
1131	1137	Young, John	M	7-18-97	None	3/8	do	Volborg, Mont.	Do.
1132	1138	Young, Norman	M	4-17-10	None	3/8	do	Claremore, Okla.	
1133	1139	Young, Vernon	M	9-20-12	None	3/8	do	P. O. Box 219, Holloman A.F.B., N. Mex.	
1134	1142	Young, Bobbie Nadine Brown	F	4-3-34	None	1/64	Wife	Route 2, Salem, Ill.	Daughter of Hazel E. Wooliver Brown.
1135	1143	Young, Robert Dale	M	11-21-54	None	1/128	Son	do	
1136	1140	Youpe, Louis A. Zane	M	9-20-16	None	5/16	Head	1933 South 74th St., West Allis 14, Wis.	Son of Iona E. Youpe Zimmerman.
1137	1141	Youpe, Anna Louise	F	9-23-18	None	5/16	do	Unknown	Daughter of Iona Z. Youpe Zimmerman.
1138	1144	Zane, Ernest E.	M	6-1-01	None	1/8	do	119 West Eddington St., Flint, Mich.	
1139	1145	Zane, Loretta I. E.	F	12-1-30	None	1/16	do	do	Daughter of Ernest E. Zane.
1140	1146	Zane, Lester Leroy	M	3-28-32	None	1/16	do	do	Son of Ernest E. Zane.
1141	1147	Zane, Gordon L.	M	8-24-14	None	1/32	do	Glendora, Calif.	
1142	1148	Zane, Allas Guthrie, Joseph	M	5-30-09	None	1/8	do	2118 North Terry St., Portland 17, Oreg.	
1143	1149	Zane, Thomas Joe	M	9-4-35	None	1/16	do	do	Son of Joseph Zane, alias Guthrie.
1144	1150	Zane, James E.	M	12-2-22	None	3/32	do	26 Glendale Ave., Highland Park, Mich.	
1145	1151	Zane, Lawrence E.	M	3-29-95	None	1/8	do	26 G St. NW., Miami, Okla.	
1146	1152	Zane, James Benjamin	M	1909	None	1/8	do	Baxter Springs, Kans.	
1147	1153	Zane, James Lee	M	10-23-41	None	1/8	Son	do	
1148	1154	Zane, Harold Dean	M	10-5-44	None	1/8	do	do	
1149	1155	Zane, Thomas Milton	M	1-21-49	None	1/8	do	do	
1150	1156	Zane, Noah	M	1-5-80	128	1/16	Head	Wyandotte, Okla.	
1151	1157	Zane, William	M	1898	None	1/8	do	Seneca Indian School, Wyandotte, Okla.	
1152	1158	Zane, Robert Lee	M	3-10-33	None	1/16	do	Silver Lake, Kans.	
1154	1159	Zimmerman, Iona Zane Youpe	F	3-1-94	None	1/8	Wife	1024 East Ave., Baxter Springs, Kans.	

[F.R. Doc. 59-997; Filed, Feb. 24, 1959; 8:45 a.m.]

FEDERAL POWER COMMISSION

[Docket No. G-17227]

COLORADO-WYOMING GAS CO.

Notice of Application and Date of Hearing

FEBRUARY 17, 1959.

Take notice that Colorado-Wyoming Gas Company (Applicant), a Delaware corporation with its principal place of business in Denver, Colorado, filed on December 10, 1958, an application pursuant to section 7 of the Natural Gas Act for (1) a certificate of public convenience and necessity authorizing the construction and relocation of an existing town border station (Boulder South Town Border Station) three miles east of its present location in Boulder County, Colorado, and (2) permission and approval to abandon the Boulder Station, and approximately 3 miles of the 6-inch Boulder Lateral, extending from the existing Boulder Station east to the proposed new location of the Boulder Station, together with three farm taps, two group taps on the Boulder Lateral, and the Brady farm tap near Longmont, Colorado, subject to the jurisdiction of the Commission, and as more fully de-

scribed in the application on file with the Commission, and open for public inspection.

The application recites (1) that Applicant presently sells natural gas to its existing customer, Public Service Company of Colorado (Public Service), through the Boulder, Colorado, South Town Border Meter Station and the farm, and group taps, for resale in Boulder, and environs and (2) that residential development in the area of the existing meter station, and its proximity to Colorado-Wyoming's high pressure main have made continued operation under existing conditions potentially hazardous.

Applicant proposes to sell the meter station to Public Service, together with

approximately three miles of its 6-inch Boulder Lateral immediately east of the station, which will be used by Public Service in low pressure distribution operations.

Applicant further proposes to abandon two group taps and two farm taps served from this 6-inch lateral and to relocate the necessary meter station for continued service to Boulder approximately three miles east of the existing station. Public Service will provide service from its distribution system to the customers presently being supplied from the taps to be abandoned.

Applicant estimates the increased loads to be served by the proposed additional intermediate taps near Denver as follows:

Customer	Mcf peak day sales at 0° F.			
	1959-60	1960-61	1961-62	1962-63
Public Service Co. of Colorado	1,027	2,583	3,860	4,935
Customer	Mcf annual sales			
	1959	1960	1961	1962
Public Service Co. of Colorado	122,200	244,200	441,400	593,600

Applicant's total system requirements including the above proposed increase are as follows:

	Actual (McF at 14.73 psia)			
	1955	1956	1957	
Total peak day 0° F.	95,540	111,372	89,881	
Total annual	19,649,464	21,856,645	22,600,944	
	Estimated (McF at 14.73 psia)			
	1958	1959	1960	1961
Total peak day 0° F.	117,990	126,740	133,500	139,200
Total annual	22,107,292	23,013,270	23,991,140	24,807,060

Applicant estimates the cost of relocating the Boulder meter station and constructing the proposed group, farm and intermediate taps at approximately \$39,700. The original cost of the facilities to be abandoned is stated to be \$63,582, with \$24,163 being undepreciated plant. Applicant will receive \$21,449 for the facilities to be sold to Public Service, with \$368 as "salvage to stock" and \$1,678 as "plant ledger transfer."

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 March 17, 1959, 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. Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

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 March 9, 1959. 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] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 59-1588; Filed, Feb. 24, 1959;
8:45 a.m.]

SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster Area 214]

CALIFORNIA

Declaration of Disaster Area

Whereas, it has been reported that during the month of January, 1959, be-

cause of the effects of certain disasters, damage resulted to residences and business property located in certain areas in the State of California;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the areas affected;

Whereas, after reading and evaluating reports of such conditions, I find that the conditions in such areas constitute a catastrophe within the purview of the Small Business Act.

Now, therefore, as Deputy Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b) of the Small Business Act may be received and considered by the Office below indicated from persons or firms whose property situated in the following County (including any areas adjacent to said County) suffered damage or other destruction as a result of the catastrophe hereinafter referred to:

County: Los Angeles (land slides resulting from heavy rains occurring on or about January 5, 1959).

Office: Small Business Administration, Ohrbach Building, Room 1101, 312 West Fifth Street, Los Angeles 13, Calif.

2. No special field offices will be established at this time.

3. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to August 31, 1959.

Dated: February 10, 1959.

ALBERT C. KELLY,
Deputy Administrator.

[F.R. Doc. 59-1596; Filed, Feb. 24, 1959;
8:46 a.m.]

[Declaration of Disaster Area 215]

MISSOURI

Declaration of Disaster Area

Whereas, it has been reported that during the month of February, 1959, because of the effects of certain disasters, damage resulted to residences and business property located in certain areas in the State of Missouri;

Whereas, the Small Business Administration has investigated and has received other reports of investigations of conditions in the areas affected;

Whereas, after reading and evaluating reports of such conditions, I find that

the conditions in such areas constitute a catastrophe within the purview of the Small Business Act.

Now, therefore, as Administrator of the Small Business Administration, I hereby determine that:

1. Applications for disaster loans under the provisions of section 7(b) of the Small Business Act may be received and considered by the Offices below indicated from persons or firms whose property situated in the following County and City (including any areas adjacent thereto) suffered damage or other destruction as a result of the catastrophe hereinafter referred to:

County: St. Louis (flash floods occurring on or about February 10, 1959).

City: City of St. Louis (tornado occurring on or about February 10, 1959).

Offices: Small Business Administration Regional Office, Home Savings Building, Fifth Floor, 1006 Grand Avenue, Kansas City 6, Mo.

Small Business Administration Branch Office, U.S. Custom House, Room 318, 815 Olive Street, St. Louis 1, Mo.

2. No special field offices will be established at this time.

3. Applications for disaster loans under the authority of this Declaration will not be accepted subsequent to August 31, 1959.

Dated: February 11, 1959.

WENDELL B. BARNES,
Administrator.

[F.R. Doc. 59-1597; Filed, Feb. 24, 1959;
8:46 a.m.]

[Delegation of Authority 30-VI-10]

MANAGER, DISASTER FIELD OFFICE, COLUMBUS, OHIO

Delegation Relating to Financial Assistance

I. Pursuant to the authority delegated to the Regional Director by Delegation of Authority No. 30 (Revision 4), as amended, (22 F.R. 5811, 8197, 23 F.R. 557, 1768, 8435) there is hereby delegated to the Manager, Disaster Field Office, Columbus, Ohio, the authority:

A. *Specific.* To take the following actions in accordance with the limitations of such delegations, as set forth in SBA-500, Financial Assistance Manual:

1. To approve or decline disaster loans in an amount not exceeding \$20,000.

2. To execute loan authorizations for disaster loans approved under delegated authority, said execution to read as follows:

WENDELL B. BARNES,
Administrator,

By _____
Manager,
Columbus Disaster Field Office.

B. *Correspondence.* To sign all non-policy making correspondence, except Congressional correspondence, relating to the functions of the Disaster Field Office.

II. The authority delegated herein may not be redelegated.

III. All authority delegated herein may be exercised by any SBA employee desig-

nated as Acting Manager of the Disaster Field Office.

Dated: February 3, 1959.

J. G. CARWICK,
Regional Director,
Cleveland Regional Office.

[F.R. Doc. 59-1598; Filed, Feb. 24, 1959;
8:46 a.m.]

**FEDERAL COMMUNICATIONS
COMMISSION**

[Docket No. 12560; FCC 59M-219]

LAKESIDE BROADCASTERS

Order Continuing Hearing

In re application of Edward J. Jansen and Keith Jack Rudd, d/b as Lakeside Broadcasters, Sparks, Nevada, Docket No. 12560, File No. BP-11656; for construction permit.

At the oral request of counsel for Lakeside Broadcasters made on February 16, 1959, and with the consent of counsel for the Broadcast Bureau, the only other party to the proceeding: *It is ordered*, This 16th day of February 1959, that the hearing now scheduled for February 17, 1959, is continued to 2:00 p.m., February 25, 1959.

Released: February 17, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1610; Filed, Feb. 24, 1959;
8:47 a.m.]

[Docket Nos. 12654, 12655; FCC 59M-225]

**OLD BELT BROADCASTING CORP.
(WJWS) AND JOHN LAURINO**

Order Continuing Hearing

In re applications of Old Belt Broadcasting Corporation (WJWS), South Hill, Virginia, Docket No. 12654, File No. BP-11412; John Laurino, Scotland Neck, North Carolina, Docket No. 12655, File No. BP-12109; for construction permits.

The Hearing Examiner having under consideration a "Motion To Continue Procedural Dates" filed by applicant John Laurino on February 13, 1959, requesting that the various dates now applicable to the further proceedings in the above-captioned matter be continued for specified periods ranging from two to three weeks, respectively;

It appearing that certain field intensity measurements have been undertaken since the prehearing conference on December 19, 1958, with a view to possible resolution of the conflict between the respective applications involved; and

It further appearing that because of recent bad weather in the area concerned, additional time is needed to complete such measurements and that the project cannot be fully accomplished in time to avoid the necessity of meeting

No. 38—6

the dates heretofore fixed for prehearing exchange of exhibits; and

It further appearing that counsel for the other parties herein have consented to the continuances requested, and have also waived the 4-day requirement of § 1.43 of the Commission's rules so as to permit prompt action on the subject motion; and

It further appearing that good cause has been shown for granting the "Motion To Continue Procedural Dates" in all respects by adoption of the new dates proposed in paragraph 1 thereof;

Accordingly, it is ordered, This 17th day of February 1959 that the above-described motion of John Laurino is granted, and that the dates heretofore fixed for the further proceedings specified below are continued as follows:

	From—	To—
Exchange of engineering exhibits among counsel.	Feb. 17, 1959	Mar. 10, 1959
Exchange of non-technical exhibits among counsel.	Mar. 3, 1959	Mar. 17, 1959
Copies of all proposed exhibits to be supplied to the Hearing Examiner.	Mar. 3, 1959	Mar. 17, 1959
Commencement of the formal hearing.	Mar. 16, 1959	Mar. 31, 1959

* Notification of necessity for production of witnesses for cross-examination will be given on or before March 24, 1959, instead of March 9, 1959.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1611; Filed, Feb. 24, 1959;
8:48 a.m.]

[Docket No. 12707; FCC 59M-229]

BARRY O'LEARY, INC.

Order Continuing Hearing

In the matter of Barry O'Leary, Inc., 215 North 16th Street, Billings, Montana, Docket No. 12707; order to show cause why there should not be revoked the license of Special Industrial Radio Station KOH-979.

The Hearing Examiner having under consideration further procedure in the above-styled proceeding in the light of developments in the prehearing conference held on this date pursuant to oral request of counsel and also the oral motion for continuance of the hearing made during such prehearing conference; and

It appearing that certain agreements were entered into by and between counsel for the parties, as reflected by the transcript of such prehearing conference, which provide for the filing of additional information, on or before March 18, 1959, by the respondent; opportunity for reply or comment to such additional information, on or before March 30, 1959, by the Safety and Special Radio Services Bureau; and opportunity for reply by the respondent, on or before April 6, 1959, to

any such reply or comment made by the Bureau; and

It further appearing that when the data above referred to has been filed, further procedure in this proceeding can be more intelligently determined;

Accordingly, it is ordered, This 18th day of February 1959, that the hearing in the above-styled proceeding scheduled for this date be and it is hereby continued to a date to be fixed by a subsequent order.

Released: February 19, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1612; Filed, Feb. 24, 1959;
8:48 a.m.]

[Docket No. 12723]

SYDNOR KAVANAUGH BALCOM

Notice of Place of Hearing

In the matter of Sydnor Kavanaugh Balcom, c/o Grand Hotel, 57 Taylor Street, San Francisco, California, Docket No. 12723; suspension of radiotelegraph first-class operator license.

The hearing on the above-entitled matter presently scheduled for Tuesday, March 17, 1959, will be held at 10:00 a.m. in Room 1608D in the Appraisers Building, 630 Sansome Street, San Francisco, California.

Dated: February 17, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1613; Filed, Feb. 24, 1959;
8:48 a.m.]

[Docket No. 12759]

ANTHONY VITALE

Order To Show Cause

In the matter of Anthony Vitale, 93 Shore Drive, Somerville, Massachusetts, Docket No. 12759; order to show cause why there should not be revoked the License for Radio Station WA-9728 aboard the vessel "Princess."

There being under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing that, pursuant to § 1.61 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows:

Official notice mailed September 22, 1958, alleging that on September 12, 1958, the above-named vessel had been observed in violation of the Commission's rules as follows:

Section 8.156: Failure of operator to have valid license, or verification card attesting existence thereof, on person at time of inspection.

Section 8.366: Failure to establish communication on frequency 2182 kc prior to engaging in communication on intership working frequency.

Section 8.367: Failure to maintain copy of Part 8 of Commission's rules aboard the vessel.

Section 8.368: Failure to maintain radio station log.

It further appearing that, the above-named licensee having failed to make satisfactory reply thereto, the Commission, by letter dated November 19, 1958, and sent by Certified Mail, Return Receipt Requested (No. 233004), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within fifteen (15) days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that his failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent, Mrs. Angello, on November 20, 1958; to a Post Office Department return receipt; and

It further appearing that, although more than fifteen (15) days have elapsed since the licensee's receipt of the Commission's letter, no response thereto has been received; and

It further appearing that, in view of the foregoing, the licensee has willfully violated § 1.61 of the Commission's rules;

It is ordered, This 16th day of February 1959, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked and appear and give evidence in respect thereto at a hearing¹ to be held at a time and

¹Section 1.62 of the Commission's rules provides that a licensee, in order to avail himself of the opportunity to be heard, shall, in person or by his attorney, file with the Commission, within thirty (30) days of the receipt of the order to show cause, a written statement stating that he will appear at the hearing and present evidence on the matter specified in the order. If the licensee fails to file such an appearance within the time specified, the right to a hearing shall be deemed to have been waived. Where a hearing is waived, a written statement in mitigation or justification may be submitted within thirty (30) days of the receipt of the order to show cause. If such statement contains, with particularity, factual allegations denying or justifying the facts upon which the show cause order is based, the Hearing Examiner may call upon the submitting party to furnish additional information, and shall request all opposing parties to file an answer to the written statement and/or additional information. The record will then be closed and an initial decision issued on the basis of such procedure. Where a hearing is waived and no written statement has been filed within the thirty (30) days of the receipt of the order to show cause, the allega-

place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Certified Mail, Return Receipt Requested to the said licensee.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1614; Filed, Feb. 24, 1959;
8:48 a.m.]

[Docket No. 12761]

VETERANS CAB CO.

Order To Show Cause

In the matter of Frank W. Lemieux, d/b as Veterans Cab Company, 93 North Main Street, Randolph, Massachusetts, Docket No. 12761; order to show cause why there should not be revoked the license for Taxicab Radio Station KCE-847.

There being under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing that, pursuant to § 1.61 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows:

Official Notices of Violation dated October 28, 1957, and January 31, 1958, calling attention to the following violations:

Section 16.108 (a), (b), (c): Failure to provide for all required transmitter measurements;

Section 16.152(a): Failure to observe proper (station) identification procedures;

Section 16.160 (a), (b), (c): Failure to maintain all records in the manner required by the Commission's rules;

Section 16.159: Failure to respond to official Notice of Violation within ten (10) days of its receipt.

It further appearing that, the above-named licensee having failed to make satisfactory reply thereto, the Commission, by letter dated October 13, 1958, and sent by Certified Mail, Return Receipt Requested (No. 97281), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within thirty (30) days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that his failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing that receipt of the Commission's letter was acknowledged

and that the licensee's agent, Ernest Migliorini, on October 16, 1958, to a Post Office Department return receipt; and

It further appearing that, although more than fifteen (15) days have elapsed since the licensee's receipt of the Commission's letter, no response thereto has been received; and

It further appearing that, in view of the foregoing, the licensee has willfully violated § 1.61 of the Commission's rules;

It is ordered, This 17th day of February 1959, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked and appear and give evidence in respect thereto at a hearing¹ to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Certified Mail, Return Receipt Requested to the said licensee.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1615; Filed, Feb. 24, 1959;
8:48 a.m.]

[Docket No. 12764]

BRUCE W. ZIRLOTT

Order To Show Cause

In the matter of Bruce W. Zirlott, Route 1, Box 121, Theodore, Alabama, Docket No. 12764, order to show cause why there should not be revoked the license for Radio Station WH-2007 aboard the vessel "Audrey Dell."

There being under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing that, pursuant to § 1.61 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows:

Notice mailed October 10, 1958, alleging that the above-named vessel had been observed in violation of the Commission's rules on October 9, 1958, as follows:

Section 8.109: Failure to maintain record of frequency measurements.

Section 8.368: Failure to maintain radio-telephone station log.

It further appearing that, the above-named licensee having failed to make satisfactory reply thereto, the Commission, by letter dated November 17, 1958, and sent by Certified Mail, Return Receipt Requested (No. 266114), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter

[Docket No. 12765]

NEPTUNE'S SEAFOOD, INC.

Order To Show Cause

In the matter of Neptune's Seafood, Inc., 64 Calle Cenizo, Brownsville, Texas, Docket No. 12765, order to show cause why there should not be revoked the license for Radio Station WK-3091 aboard the vessel "Jane R."

There being under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing that, pursuant to § 1.61 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows:

Notice mailed July 29, 1958, alleging that on July 26, 1958, the above-named vessel had been observed in violation of the Commission's rules as follows:

Section 8.131: Failure to maintain frequency deviation of station within limit of tolerance prescribed by § 8.131(b)(4) of the Commission's rules.

It further appearing, that, the above-named licensee having failed to make satisfactory reply thereto, the Commission, by letter dated September 19, 1958, and sent by Certified Mail, Return Receipt Requested (No. 5315152), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within fifteen (15) days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that his failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent John E. Plijde on September 20, 1958; to a Post Office Department return receipt; and

It further appearing that, although more than fifteen (15) days have elapsed since the licensee's receipt of the Commission's letter, no response thereto has been received; and

It further appearing that, in view of the foregoing, the licensee has willfully violated § 1.61 of the Commission's rules;

It is ordered, This 18th day of February 1959, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291 (b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked and appear and give evidence in respect thereto at a hearing¹ to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Cer-

tified Mail, Return Receipt Requested to the said licensee.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1617; Filed, Feb. 24, 1959; 8:48 a.m.]

[Docket No. 12766]

TOWN OF ISLESBORO, MAINE

Order To Show Cause

In the matter of Town of Islesboro, Maine, Office of Town Manager, Dock Harbor, Maine, Docket No. 12766; order to show cause why there should not be revoked the license for Radio Station WH-8495 aboard the vessel "Governor Brann".

There being under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing that, pursuant to § 1.61 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows:

Notice mailed June 28, 1958, alleging that on the same date the above-named vessel had been observed in violation of the Commission's rules as follows:

Section 8.109: Failure to maintain record of frequency measurements.

Section 8.367: Failure to maintain copy of Part 8 of Commission's rules aboard vessel.

It further appearing that, the above-named licensee having failed to make satisfactory reply thereto, the Commission, by letter dated July 31, 1958, and sent by Certified Mail, Return Receipt Requested (No. 233035), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within fifteen (15) days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that his failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent, E. A. Reely on August 5, 1958; to a Post Office Department return receipt; and

It further appearing that, although more than fifteen (15) days have elapsed since the licensee's receipt of the Commission's letter, no response thereto has been received; and

It further appearing that, in view of the foregoing, the licensee has willfully violated § 1.61 of the Commission's rules;

within fifteen (15) days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that his failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent, Mrs. Ola Zirlott on November 19, 1958; to a Post Office Department return receipt; and

It further appearing that, although more than fifteen (15) days have elapsed since the licensee's receipt of the Commission's letter, no response thereto has been received; and

It further appearing that, in view of the foregoing, the licensee has willfully violated § 1.61 of the Commission's rules;

It is ordered, This 17th day of February 1959, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291 (b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked and appear and give evidence in respect thereto at a hearing¹ to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Certified Mail—Return Receipt Requested to the said licensee.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1616; Filed, Feb. 24, 1959; 8:48 a.m.]

¹Section 1.62 of the Commission's rules provides that a licensee, in order to avail himself of the opportunity to be heard, shall, in person or by his attorney, file with the Commission, within thirty (30) days of the receipt of the order to show cause, a written statement stating that he will appear at the hearing and present evidence on the matter specified in the order. If the licensee fails to file such an appearance within the time specified, the right to a hearing shall be deemed to have been waived. Where a hearing is waived, a written statement in mitigation or justification may be submitted within thirty (30) days of the receipt of the order to show cause. If such statement contains, with particularity, factual allegations denying or justifying the facts upon which the show cause order is based, the Hearing Examiner may call upon the submitting party to furnish additional information, and shall request all opposing parties to file an answer to the written statement and/or additional information. The record will then be closed and an initial decision issued on the basis of such procedure. Where a hearing is waived and no written statement has been filed within the thirty (30) days of the receipt of the order to show cause, the allegations of fact contained in the order to show cause will be deemed as correct and the sanctions specified in the order to show cause will be invoked.

It is ordered, This 18th day of February 1959, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291(b), (8) of the Commission's Statement of Delegations of Authority, that the said licensee show cause why the license for the above-captioned Radio Station should not be revoked and appear and give evidence in respect thereto at a hearing¹ to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Certified Mail—Return Receipt Requested to the said licensee.

Released: February 18, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-1618; Filed, Feb. 24, 1959;
8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 89]

MOTOR CARRIER TRANSFER PROCEEDINGS

FEBRUARY 19, 1959.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the

¹Section 1.62 of the Commission's rules provides that a licensee, in order to avail himself of the opportunity to be heard, shall, in person or by his attorney, file with the Commission, within thirty (30) days of the receipt of the order to show cause, a written statement stating that he will appear at the hearing and present evidence on the matter specified in the order. If the licensee fails to file such an appearance within the time specified, the right to a hearing shall be deemed to have been waived. Where a hearing is waived, a written statement in mitigation or justification may be submitted within thirty (30) days of the receipt of the order to show cause. If such statement contains, with particularity, factual allegations denying or justifying the facts upon which the show cause order is based, the Hearing Examiner may call upon the submitting party to furnish additional information, and shall request all opposing parties to file an answer to the written statement and/or additional information. The record will then be closed and an initial decision issued on the basis of such procedure. Where a hearing is waived and no written statement has been filed within the thirty (30) days of the receipt of the order to show cause, the allegations of fact contained in the order to show cause will be deemed as correct and the sanctions specified in the order to show cause will be invoked.

order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 61777. By order of February 12, 1959, the Transfer Board approved the transfer to Dean Resler, P.O. Box 309, Sterling, Colo., of Permits Nos. MC 7009 and MC 7009 Sub 5, issued March 16, 1942, and March 23, 1956, respectively, to Gay Campbell, doing business as Campbell Transport, 311 Walnut Street, Julesburg, Colo., authorizing the transportation of: Liquid petroleum products, in bulk, from Wichita, Kans., to Sterling, Colo., serving the intermediate point of McPherson, Kans., restricted to pick-up only; and to Julesburg, Colo., restricted to delivery only; petroleum products, in bulk, from Arkansas City and Eldorado, Kans., to Oshkosh, Nebr., Sterling, Julesburg, and Brush, Colo., over specified routes, serving the intermediate points of Augusta, McPherson, Potwin, Russell, and Wichita, Kans., restricted to pick-up only, and to the intermediate points of Crook, Fleming, Hastun, Holyoke, Julesburg, and Sterling, Colo., and Big Springs, Lewellen, and Ogallala, Nebr., restricted to delivery only; from Hutchinson and Shallow Water, Kans., Superior, Nebr., and Casper, Parco, and Lance Creek, Wyo., to Oshkosh, Nebr., and Fort Morgan and Holyoke, Colo., over specified routes, serving the intermediate points of Great Bend, Kans., Cheyenne, Laramie, Glenrock, and Lusk, Wyo., restricted to pick-up only, and to the intermediate points of Big Spring, Lewellen, Ogallala, and Oshkosh, Nebr., those between Sterling, Colo., and the Colorado-Nebraska State line on U.S. Highway 138, and those between Brush, Colo., and Holyoke, Colo., including Brush, restricted to delivery only; and from Wichita, Kans., and Potwin, Kans.; petroleum and petroleum products as described in Appendix XIII to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209, in bulk, in tank vehicles, over an alternate route for operating convenience only, from junction U.S. Highway 30 and Nebraska Highway 27 near Chappell, Nebr., to Julesburg, Colo., serving no intermediate points and serving the junction of U.S. Highway 30 and Nebraska Highway 27 for the purpose of joinder only; and from Sydney, Nebr., and points within five miles thereof, to Julesburg, Colo., over irregular routes. Transferee is also substituted as applicant in pending application No. MC 7009 Sub 6, for conversion of the above contract carrier rights to common carrier authority.

No. MC-FC 61868. By order of February 16, 1959, the Transfer Board approved the transfer to Fellmann Moving Vans, Inc., Brooklyn, New York, of the operating rights in Certificate No. MC 73828, issued May 27, 1953, to Frank B. Fellmann and William Fellmann, a Partnership, doing business as Fellmann Moving Vans, authorizing the transportation of household goods, over irregular routes, between New York, N.Y., on the one hand, and, on the other, points in Connecticut, Maryland, Massachusetts, New Jersey, New York, Pennsylvania, Rhode Island, Virginia, and the District

of Columbia. Sidney Gilman, 44 Court Street, Brooklyn 1, New York, for applicants.

No. MC-FC 61880. By order of February 13, 1959, the Transfer Board approved the transfer to Withers Van Lines of Miami, Inc., Miami, Florida, of the operating rights in Certificates Nos. MC 111395, MC 111395 Sub 2, and MC 111395 Sub 3, issued September 9, 1952, March 27, 1951, and March 27, 1951, respectively, to Kermyt W. Callahan and Neil Miller, a Partnership, doing business as Withers Van Lines, Miami, Florida, authorizing the transportation, over irregular routes, between points in Florida, except points in Dade, Broward and Palm Beach Counties, Fla., on the one hand, and, on the other, points in Arkansas, Arizona, California, Iowa, Kansas, Minnesota, Missouri (except St. Louis), New Mexico, Oklahoma, Texas, and Wisconsin, between points in Florida, on the one hand, and, on the other, St. Louis, Mo., and points in Tennessee, Kentucky, Mississippi, Alabama, Louisiana, West Virginia, New Jersey, Delaware, Rhode Island, Massachusetts, Connecticut, Michigan, Indiana, Illinois, and Ohio, between points in Florida, Georgia, North Carolina, South Carolina, Virginia, Maryland, New York, Pennsylvania, and the District of Columbia, and between points in Dade, Broward, and Palm Beach Counties, Fla., on the one hand, and, on the other, points in Minnesota, Iowa, Missouri, Wisconsin, New Mexico, Texas, Arizona, California, Kansas, Arkansas, and Oklahoma. Norman J. Bolinger, 713 Professional Building, Jacksonville 2, Florida, for applicants.

No. MC-FC 61882. By order of February 13, 1959, the Transfer Board approved the transfer to Opal I. Jillich, doing business as Clarence L. Jillich, Harvey, Ill., of Permit No. MC 4267, issued March 20, 1942, to Clarence L. Jillich, Harvey, Ill., authorizing the transportation of: Iron and steel products, and materials, supplies, and equipment, used in the manufacture and fabrication thereof, between Harvey, Ill., on the one hand, and on the other, points in Illinois and Ohio, and Michigan City, Indianapolis, and Huntington, Ind. Burton Evans, 167 East 154th Street, Harvey, Ill., for applicants.

No. MC-FC 61885. By order of February 16, 1959, the Transfer Board approved the transfer to Herbert Buskirk, Easton, Pennsylvania, the operating rights in Certificate No. MC 14412, issued May 31, 1941, to J. W. Kiedaisch, authorizing the transportation, over irregular routes, of machinery, between Philadelphia, Pa., and Wilmington, Del., and between Philadelphia, Pa., on the one hand, and, on the other, points in New Jersey within 35 miles of Philadelphia, and roofing materials, from Philadelphia, Pa., to Wilmington, Del., and points in New Jersey within 35 miles of Philadelphia. Winokum & Kahn, 512 Market Street, National Bank Building, Philadelphia 7, Pennsylvania.

No. MC-FC 61915. By order of February 11, 1959, the Transfer Board approved the transfer to Hagerstown Motor Express Co., Inc., Hagerstown, Md., of Certificate No. MC 79211, issued by the

ALL CARRIERS SUBJECT TO PRESCRIBED ACCOUNTING RULES

Accounting for Federal Income Taxes

FEBRUARY 9, 1959.

The Commission has given consideration to provisions of section 167 of the Internal Revenue Code of 1954, which permit allowances for depreciation to be computed by accelerated methods. The election to use such allowances reduces Federal income taxes thereby increasing net income during the early life of property newly acquired but, by decreasing depreciation deductions in later years, permits no more to be deducted for any unit of property than would be available under straight-line depreciation.

This optional income tax treatment presents a problem in administering prescribed accounting regulations. It has been studied by other Federal agencies which regulate accounts, by State commissions in connection with the rate making function, and by the accounting profession. One approach has been to charge to operating expenses the same amounts that are claimed as depreciation allowances for income tax purposes. This has the advantage that depreciation charges within net income are comparable to the basis on which income taxes are computed. Another view has been that income should be normalized by including therein the amount by which taxes are reduced when depreciation allowances are high to create a reserve which would be reversed as depreciation allowances diminish.

The Commission has repeatedly held that depreciation by the straight line method best serves the purpose of assigning the service loss on transportation property to income of the years in which the property is in revenue service. The use of other depreciation methods for income tax purposes is not an acceptable reason for changing our depreciation accounting requirements. Accelerated depreciation allowances available under the revenue code provide an earlier recovery of an investment with resultant tax advantages, and are not intended to be a standard for measuring the rate at which service loss is incurred.

When an available depreciation allowance produces a reduction in Federal income taxes, no matter how temporary the benefit may be, the effect on net

income should be the same as a reduction in taxes produced by lower tax rates. Possible income taxes to be assessed in the future are not an element of tax expense for the current year. As to depreciable property with an expected life of thirty years, or even less, it is illogical to expect that tax reductions resulting from accelerated depreciation allowances can be matched with tax increases of the future. New property units acquired in the future will provide increased depreciation allowances to offset decreasing allowances for older units. Furthermore, income tax rates and tax procedures are subject to change from year to year, and the computation of income taxes differs as between carriers, and for any carrier differs as between years, in too many respects to justify special provision for a fluctuation in taxes resulting only from depreciation allowances.

After consideration of the views for and against normal income taxes, different in amount from the income taxes actually payable, it has been decided that the charge to income each year for that year's Federal income taxes should be the amount produced by application of the effective tax regulations to transactions within the year. The present day shipper should not be required to provide from current freight rates for possible increased taxes of the indefinite future.

The amount of reduction in Federal income tax payments realized for each year and the accumulated sum for the current and prior years due to the use of accelerated depreciation in tax returns will be disclosed by explanatory notes in reports filed with this Commission. Carriers are urged to disclose this information in their reports to stockholders and in financial statements released to the press.

As a statement of policy this notice will be served on all carriers subject to prescribed accounting regulations, and notice will be given to the general public by depositing a copy in the office of the Secretary of the Commission in Washington, D.C., and by filing it with the FEDERAL REGISTER.

By the Commission, Division 2.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 59-1594; Filed, Feb. 24, 1959; 8:46 a.m.]

Commission August 25, 1958, to Aetna Van Lines, Inc., Paterson, N.J., authorizing the transportation over irregular routes, of new, uncrated, furniture, fixtures, and equipment ordinarily used in stores, bars, restaurants, and hotels, from Baltimore Md., and points within 50 miles thereof, to points in Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Delaware, Pennsylvania, Maryland, West Virginia, Virginia, North Carolina, South Carolina, Georgia, Florida, and the District of Columbia, with no transportation for compensation on return except as otherwise authorized. James Robert Shingleton, Pres., Hagerstown Motor Express Co., Inc., P.O. Box 322, Hagerstown, Md., for applicants.

No. MC-FC 61935. By order of February 16, 1959, the Transfer Board approved the transfer to Thomas Gerrity, Scranton, Pennsylvania, of that portion of the operating rights in Certificate No. MC 111777, issued September 24, 1957, to Stephen Lahotski, authorizing the transportation of household goods, over irregular routes, between Philadelphia, Pa., on the one hand, and, on the other, points in Maryland, Delaware, and New Jersey, and between points in Delaware County, Pa., on the one hand, and, on the other, points in New York, Pennsylvania, Ohio, North Carolina, Connecticut, New Jersey, Maryland, Delaware, and the District of Columbia. Jacob Polin, P.O. Box 317, Bala-Cynwyd, Pa., for applicants.

No. MC-FC 61818. By order of February 18, 1959, the Transfer Board approved the transfer to Ralph J. Morgan, doing business as K and Y Motor Lines, Asheville, N.C., of certificate in No. MC 67137 and Permit No. MC 32486, issued February 17, 1959, to Evalyn Lookabill Bowles and Ralph J. Morgan, a Partnership, doing business as K & Y Motor Lines, Asheville, N.C., authorizing common carrier transportation of specified commodities from and to points in Ohio, South Carolina, Georgia, North Carolina, Virginia, and Contract carrier transportation of cotton, in bales, from Richmond, Va., to Swannanoa, N.C., and paper and paper products from Canton, N.C., to Richmond, Va. James S. Howell, P.O. Box 7284, Asheville, N.C., for applicants.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 59-1593; Filed, Feb. 24, 1959; 8:45 a.m.]

CUMULATIVE CODIFICATION GUIDE—FEBRUARY

A numerical list of the parts of the Code of Federal Regulations affected by documents published to date during February. Proposed rules, as opposed to final actions, are identified as such.

3 CFR

Table listing CFR parts 1255, 3272, 3273, 3274, 3275, and Executive orders (Feb. 26, 1852; Dec. 12, 1917; 6890, 8065, 8102, 8319, 9085, 9721, 10103, 10159, 10774, 10800, 10803, 10804, 10805) with corresponding page numbers.

5 CFR

Table listing CFR parts 6, 11, 325 with corresponding page numbers.

6 CFR

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7 CFR

Table listing CFR parts 51, 52, 58, 301, 319, 723, 728, 868, 914, 933, 938, 944, 945, 951, 953, 955, 969, 970, 1003, 1104 with corresponding page numbers.

Proposed rules:

Table listing proposed rules for 3 CFR (26, 51, 52, 718, 728, 730, 814, 902, 904, 927, 934, 961, 968, 984, 989) with corresponding page numbers.

7 CFR—Continued

Table listing proposed rules for 7 CFR (996, 997, 999, 1018, 1019, 1021) with corresponding page numbers.

8 CFR

Table listing CFR part 245 and proposed rules (212) with corresponding page numbers.

9 CFR

Table listing CFR parts 73, 78, 94, 151 and proposed rules (94) with corresponding page numbers.

10 CFR

Table listing CFR parts 3, 30 with corresponding page numbers.

13 CFR

Table listing CFR part 121 with corresponding page number.

14 CFR

Table listing CFR parts 1-399, 6, 18, 21, 234, 299, 302, 405-620, 410, 570, 600, 601, 602, 608, 609 with corresponding page numbers.

15 CFR

Table listing CFR parts 202, 210, 370, 373, 399 with corresponding page numbers.

16 CFR

Table listing CFR part 13 and proposed rules (1-310) with corresponding page numbers.

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Proposed rules:

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Table listing proposed rules for 21 CFR (9, 25, 27, 120, 121, 301-306) with corresponding page numbers.

22 CFR

Table listing CFR part 201 with corresponding page number.

25 CFR

Table listing CFR parts 131, 152 with corresponding page numbers.

Proposed rules:

Table listing proposed rules for 25 CFR (46, 163, 173, 221) with corresponding page numbers.

26 (1939) CFR

Table listing proposed rules (29, 39) for 26 (1939) CFR with corresponding page numbers.

26 (1954) CFR

Table listing CFR parts 1, 179, 601 with corresponding page numbers.

Proposed rules:

Table listing proposed rules (1, 44) for 26 (1954) CFR with corresponding page numbers.

29 CFR

Table listing CFR parts 101, 530, 604, 605, 606, 607, 617, 621, 625, 628, 633, 713, 779, 784 with corresponding page numbers.

Proposed rules:

Table listing proposed rule (526) for 29 CFR with corresponding page number.

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