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87th Congress, 1st Session

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Presidential Documents

Title 3—THE PRESIDENT

Executive Order 10933

AMENDING EXECUTIVE ORDER NO. 10923,¹ FEBRUARY 24, 1961, TO EXTEND THE TIME WITHIN WHICH THE BOARD CREATED THEREIN, TO INVESTIGATE DISPUTES BETWEEN NORTHWEST AIRLINES, INC., AND CERTAIN OF ITS EMPLOYEES, SHALL REPORT ITS FINDINGS TO THE PRESIDENT

By virtue of the authority vested in me as President of the United States, Emergency Board No. 136 created pursuant to Executive Order 10923 is hereby authorized to make its report to the President as provided in Section 10 of the Railway Labor Act, as amended (45 U.S.C. 160), on any day prior to May 24, 1961. The thirty-day period following the report of the Emergency Board provided under Section 10 of the Railway Labor Act as amended, shall be deemed to be included in the extension of time provided by this Order.

JOHN F. KENNEDY

THE WHITE HOUSE,
April 12, 1961.

[F.R. Doc. 61-3428; Filed, Apr. 13, 1961;
10:46 a.m.]

100 FEB 1960

Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 27—EXCLUSION FROM PROVISIONS OF FEDERAL EMPLOYEES PAY ACT OF 1945, AS AMENDED, AND CLASSIFICATION ACT OF 1949, AS AMENDED, AND ESTABLISHMENT OF MAXIMUM STIPENDS FOR POSITIONS IN GOVERNMENT HOSPITALS FILLED BY STUDENT OR RESIDENT TRAINEES

Clinical Psychology Students

1. Effective May 1, 1961, § 27.1 is amended by the addition of the following item.

§ 27.1 Exclusion from provisions of the Federal Employees Pay Act and Classification Act.

* * * * *
Clinical psychology students, Department of Health, Education, and Welfare, first year approved postgraduate training.

2. Effective May 1, 1961, § 27.2 is amended by the addition of the following items:

§ 27.2 Maximum stipends prescribed.

* * * * *
Clinical psychology students, Department of Health, Education, and Welfare:
First year approved postgraduate training, \$3,200.

(61 Stat. 727; 5 U.S.C. 1051-1058)

UNITED STATES CIVIL SERVICE COMMISSION,
[SEAL] MARY V. WENZEL,
Executive Assistant to the Commissioners.

[F.R. Doc. 61-3375; Filed, Apr. 13, 1961; 8:49 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

SUBCHAPTER C—REGULATIONS UNDER SPECIFIC ACTS OF CONGRESS

PART 301—RULES AND REGULATIONS UNDER THE FUR PRODUCTS LABELING ACT

Miscellaneous Amendments

On November 3, 1960, a notice of proposed rule making was published in the FEDERAL REGISTER. The notice stated that the Commission would, on December 5, 1960, at its offices in the city of Washington, District of Columbia, give consideration to an amendment of §§ 301.1(b), 301.9(a), 301.12(e), 301.15, 301.19, 301.26, 301.29(a), 301.30(a), 301.32, 301.34, 301.39(a), and 301.48 of

Part 301, rules and regulations under the Fur Products Labeling Act. The notice provided that interested parties might participate by submitting in writing to the Commission on or before such dates their views, arguments or other data, and by presenting their views, arguments or other data orally at such time, and further provided that written rebuttal could be submitted for a period of fifteen days after the close of the public hearing. A draft of the proposed amendments was made a part of the notice.

Pursuant to such Notice, interested parties were afforded an opportunity to submit their views, arguments or other data in writing or orally on December 5, 1960, and opportunity was afforded for the submission of written rebuttal for a period of fifteen days after such date. All views, arguments and data presented have been made a part of the record.

After due consideration of the proposed amendments, suggested revisions, deletions and additions thereto, together with all views, arguments and other data submitted, the following amendments to §§ 301.1(b), 301.9(a), 301.12(e), 301.19, 301.26, 301.29(a), 301.30(a), 301.32, 301.34, 301.39(a), 301.48, and a new § 301.48a of Part 301, rules and regulations under the Fur Products Labeling Act (65 Stat. 179; 15 U.S.C. 69) are hereby promulgated. Such amendments are to become effective thirty days after publication in the FEDERAL REGISTER.

The amendments are as follows:

§ 301.1 [Amendment]

1. An amendment of § 301.1(b) (Rule 1(b)) under the authority of section 8(b) so as to include within the definition of wearing apparel certain assembled and other skins, thus making them fur products within the definition of such term as set out in section 2(d), and as such subject to the requirements of the Fur Products Labeling Act. Section 301.1(b) (Rule 1(b)) shall hereafter read:

(b) The term "wearing apparel" as used in the definition of a fur product in section 2(d) of the Act means (1) any article of clothing or covering for any part of the body; and (2) shall include any assembled furs, used furs, or waste furs, in attached form, including mats, plates or garment shells or furs flat off the board, and furs which have been dyed, tip-dyed, bleached or artificially colored, intended for use as or in wearing apparel: *Provided, however,* That the provisions of section 4(2) of the Act shall not be applicable to those fur products set out in subparagraph (2) of this paragraph.

2. An amendment of the title of § 301.9 (Rule 9) and an amendment of § 301.9 (a) under the authority of section 8(b) so as to discontinue the requirement that certain lamb skins are to be described as "Mouton-processed lamb." The title

of § 301.9 (Rule 9) and paragraph (a) of said section shall hereafter read:

§ 301.9 Use of terms "Mouton Lamb" and "shearling lamb" permitted.

(a) The term "Mouton Lamb" may be used to describe the skin of a lamb which has been sheared, the hair straightened, chemically treated, and thermally set to produce a moisture repellent finish; as for example:

Dyed Mouton Lamb

§ 301.12 [Amendment]

3. An amendment of § 301.12(e) (Rule 12(e)) under the authority of section 8(b) so as to provide for the use of certain abbreviations and the use of the country of origin in adjective form under certain circumstances. Section 301.12(e) (Rule 12(e)) shall hereafter read:

(e) (1) The English name of the country of origin shall be used. Abbreviations which unmistakably indicate the name of a country, such as "S.W. Africa" for "Southwest Africa," and "Gt. Britain" for "Great Britain" are acceptable. Abbreviations such as "U.S.S.R." for the "Union of Soviet Socialist Republics" or "Russia" or "N.Z." for "New Zealand" are not acceptable.

(2) The name of the country of origin, when used as a part of the required information in labeling shall be preceded by the term "fur origin"; as for example:

Dyed Muskrat
Fur Origin: Russia
or
Dyed China Mink
Fur Origin: China

(3) In addition to the required disclosure of country of origin the name of the country may also appear in adjective form in connection with the name of the animal; as for example:

Tip-dyed Canadian American Sable
Fur Origin: Canada
or
Russian Sable
Fur Origin: Russia

§ 301.19 [Amendment]

4. An amendment of § 301.19 (d) and (f) (Rule 19(d)(f)) and the addition of a new paragraph (e) with present paragraphs (e) and (f) reading as (f) and (g) under the authority of section 8(b), so as to provide an alternative method of describing dyeing, a definition of "otherwise artificially colored" as used in the Act, and to make mandatory the use of the term "natural" where a fur or fur product is not pointed, bleached, dyed, tip-dyed or otherwise artificially colored. Section 301.19 (d), (e), (f), and (g) (Rule 19 (d), (e), (f), and (g)) shall hereafter read:

(d) The term "dyeing" (which includes the processes known in the trade of tipping the hair or fur, feathering, and beautifying) means the process of applying dyestuffs to the hair or fur,

either by immersion in a dye bath or by application of the dye by brush, feather, spray, or otherwise, for the purpose of changing the color of the fur or hair, or to accentuate its natural color. When dyestuff is applied by immersion in a dye bath or by application of the dye by brush, feather, or spray, it may respectively be described as "vat dyed", "brush dyed", "feather dyed", or "spray dyed", as the case may be. When dyestuff is applied only to the ends of the hair or fur, by feather or otherwise, it may also be described as "tip-dyed". The application of dyestuff to the leather or the skin (known in the trade as "tipping", as distinguished from tip-dyeing the hair or fur as above described) and which does not affect a change of, nor accentuate the natural color of the hair or fur, shall not be considered as "dyeing". When fluorescent dye is applied to a fur or fur product it may be described as "brightener added".

(e) The term "artificial coloring" means any change or improvement in color of a fur or fur product in any manner other than by pointing, bleaching, dyeing, or tip-dyeing, and shall be described in labeling, invoicing and advertising as "color altered" or "color added".

(f) The term "blended" shall not be used as a part of the required information to describe the pointing, bleaching, dyeing, tip-dyeing, or otherwise artificially coloring of furs.

(g) Where a fur or fur product is not pointed, bleached, dyed, tip-dyed, or otherwise artificially colored it shall be described as "natural".

§ 301.26 [Amendment]

5. An amendment of § 301.26(c) (Rule 26(c)) under the authority of section 8(b) to provide that registered numbers issued under the Fur Products Labeling Act might be used on labels required under the Wool Products Labeling Act and the Textile Fiber Products Identification Act. Section 301.26(c) (Rule 26(c)) shall hereafter read:

(c) Registered identification numbers assigned under this rule may be used on labels required in labeling products subject to the provisions of the Wool Products Labeling Act and Textile Fiber Products Identification Act, and numbers previously assigned or to be assigned by the Commission under such Acts may be used as and for the required name in labeling under this Act. When so used by the person or firm to whom assigned, the use of the numbers shall be construed as identifying and binding the applicant as fully and in all respects as though assigned under the specific Act for which it is used.

§ 301.29 [Amendment]

6. An amendment of § 301.29(a) (Rule 29(a)) under the authority of section 8(b) to provide for including the type of garment, color of fur and brand name for fur in the style designation. Section 301.29(a) (Rule 29(a)) shall hereafter read:

(a) The required information shall be set out on the label in a legible manner and in not smaller than pica or twelve

(12) point type, and all parts of the required information shall be set out in letters of equal size and conspicuousness. All of the required information with respect to the fur product shall be set out on one side of the label and no other information shall appear on such side except the lot or style designation and size. The lot or style designation may include non-deceptive terms indicating the type of garment, color of fur, and brand name for fur. The other side of the label may be used to set out any non-required information which is true and non-deceptive and which is not prohibited by the Act and regulations, but in all cases the animal name used shall be that set out in the Name Guide.

§ 301.30 [Amendment]

7. An amendment of § 301.30(a) (Rule 30(a)) under the authority of section 8(b) to provide for the sequence of information on fur labels occasioned by other amendments being adopted. Section 301.30(a) (Rule 30(a)) shall hereafter read:

(a) The applicable parts of the information required with respect to the fur to appear on labels affixed to fur products shall be set out in the following sequence:

(1) That the fur product contains or is composed of natural, pointed, bleached, dyed, tip-dyed or otherwise artificially colored fur, when such is the fact;

(2) That the fur product contains fur which has been sheared, plucked, or let-out, when such is the fact;

(3) That the fur contained in the fur product originated in a particular country (when so used the name of the country should be stated in the adjective form), when such is the fact;

(4) The name or names (as set forth in the Fur Products Name Guide) of the animal or animals that produced the fur;

(5) That the fur product is composed in whole of backs or in whole or in substantial part of paws, tails, bellies, sides flanks, gills, ears, throats, heads, scrap pieces, or waste fur, when such is the fact;

(6) The name of the country of origin of any imported furs used in the fur product;

(7) Any other information required or permitted by the Act and regulations with respect to the fur.

NOTE: The information set out in subparagraphs (2) and (3) of this paragraph and the term "backs" set out in subparagraph (5) of this paragraph are not mandatory, but when and if used, shall be set out in the sequence noted.

8. An amendment of § 301.32 (Rule 32) under the authority of section 8(b) so as to provide for certain illustrations when other materials are contained in a fur product. Section 301.32 (Rule 32) shall hereafter read:

§ 301.32 Fur product containing material other than fur.

(a) Where a fur product contains a material other than fur the content of which is required to be disclosed on labels under other statutes administered by the Commission, such information

may be set out on the same side of the label and in immediate conjunction with the information required under this Act; as for example:

100% Wool
Interlining—100% Reused Wool
Trim—Dyed Muskrat
Fur Origin: Canada
or
Body: 100% Cotton
Lining: 100% Nylon
Collar: Dyed Mouton Lamb
Fur Origin: Argentina

(b) Information which may be desirable or necessary to fully inform the purchaser of other material content of a fur product may be set out on the same side of the label as used for disclosing the information required under the Act and rules and regulations; as for example:

Body—Leather
Trim—Dyed Mink

9. An amendment of § 301.34 (Rule 34) as presently written under the authority of section 8(b) so as to provide for the correction of misbranded and falsely invoiced fur products. Section 301.34 (Rule 34) shall hereafter read:

§ 301.34 Misbranded or falsely invoiced fur products.

(a) If a person subject to section 3 of the Act with respect to a fur product finds that a fur product is misbranded he shall correct the label or replace same with a substitute containing the required information.

(b) If a person subject to section 3 of the Act with respect to a fur or fur product finds that the invoice issued to him is false or deceptive, he shall, in connection with any invoice issued by him in relation to such fur or fur product correctly set forth all of the information required by the Act and regulations in relation to such fur or fur product.

§ 301.39 [Amendment]

10. An amendment of § 301.39(a) (Rule 39(a)) under the authority of section 8(b) so as to permit the use of certain descriptive terms on exempted fur products. Section 301.39(a) (Rule 39(a)) shall hereafter read:

(a) Where the cost of any manufactured fur or furs contained in a fur product, exclusive of any costs incident to its incorporation therein, does not exceed seven dollars (\$7.00), or where a manufacturer's selling price of a fur product does not exceed seven dollars (\$7.00) and the provisions of paragraphs (b) and (c) of this section are met, the fur product shall be exempt from the requirements of the Act and regulations: *Provided, however,* That if the fur product is made of or contains any used fur, or if the fur product itself is or purports to be the whole skin of an animal with the head, ears, paws and tail, such as a choker or scarf, the fur product is to be labeled, invoiced and advertised in accordance with the requirements of the Act and regulations regardless of cost of the fur used in the fur product or manufacturer's selling price. The exemption provided for herein shall not be applicable (1) If any false, deceptive or misleading representations as to the

fur contained in the fur product are made; or (2) if any representations as to the fur are made in labeling, invoicing or advertising without disclosing: (i) In the case of labels, the information required to be disclosed under section 4(2) (A), (C), and (D) of the Act; (ii) in the case of advertising, the information required to be disclosed under section 5(a) (1), (3), and (4) of the Act; and (iii) in the case of invoicing, the information required to be disclosed under section 5(b) (1) (A), (C), and (D) of the Act.

11. An amendment of § 301.48 (Rule 48) under the authority of section 8(b) so as to provide that continuing guaranties filed with the Federal Trade Commission shall remain in effect until revoked by the guarantor. Section 301.48 shall hereafter read:

§ 301.48 Continuing guaranties.

(a) (1) Under section 10 of the Act any person residing in the United States and handling furs or fur products may file a continuing guaranty with the Federal Trade Commission. When filed with the Commission a continuing guaranty shall be fully executed in duplicate and execution of each copy shall be acknowledged before a notary public. Forms for use in preparing continuing guaranties will be supplied by the Commission upon request.

(2) Continuing guaranties filed with the Commission shall continue in effect until revoked. The guarantor shall promptly report any change in business status to the Commission.

(3) The following is the prescribed form of continuing guaranty:

CONTINUING GUARANTY UNDER THE FUR PRODUCTS LABELING ACT

The undersigned, _____
(Full name of guarantor)
a _____
(Corporation, partnership, proprietorship) residing in the United States and having principal office and place of business at _____
(Street and number) (City)
_____, and engaged in manu-
(State or Territory)
facturing or handling furs or fur products hereby guarantees that every such fur product contained in each shipment or other delivery hereafter made by it, will not be misbranded when so shipped and delivered, and that no fur or fur product in any such shipment or delivery will be falsely or deceptively invoiced or advertised within the meaning of the Fur Products Labeling Act and the rules and regulations thereunder.
Dated, signed and executed this _____ day of _____, 19____, at _____
(City)

(State or Territory)
[Impression of corporate seal, if corporation] (Name under which business is conducted)
(Signature of proprietor, partner, or authorized official of corporation)

EXECUTION

State of _____ }
County of _____ } ss

On this _____ day of _____, 19____, before me personally appeared the said pro-

prietor, partner (strike nonapplicable words)

(If corporation, give title of authorized official)

of _____, to me personally known, and acknowledged the execution of the foregoing instrument on behalf of the firm, for the uses and purposes therein stated.

[Impression of notary seal required here] Notary Public in and for County of _____ State of _____

My commission expires _____

(4) Continuing guaranties filed with the Commission shall continue in effect until revoked.

(b) Any person who has a continuing guaranty on file with the Commission may, during the effective date of the guaranty, give notice of such fact by setting forth on the invoice or other paper covering the marketing or handling of the product guaranteed the following: "Continuing guaranty under the Fur Products Labeling Act filed with the Federal Trade Commission."

(c) Any person who falsely represents in writing that he has a continuing guaranty on file with the Federal Trade Commission when such is not a fact shall be deemed to have furnished a false guaranty under section 10(b) of the Act.

12. The addition of a new section to be numbered § 301.48a under the authority of section 8(b) so as to define and place limitations upon the term "good faith" as used in section 10(a) of the Fur Products Labeling Act. Section 301.48a (Rule 48a) shall read:

§ 301.48a Guaranties not received in good faith.

A guaranty shall not be deemed to have been received in good faith within the meaning of section 10(a) of the Act:

(a) Unless the recipient of such guaranty shall have examined the required label, required invoice and advertisement relating to the fur product or fur so guaranteed;

(b) If the recipient of the guaranty has knowledge that the fur or fur product guaranteed is misbranded, falsely invoiced or falsely advertised.

(Sec. 8, 65 Stat. 179; 15 U.S.C. 69)

Issued: April 13, 1961.

By direction of the Commission.

JOHN N. WHELOCK,
Acting Secretary.

[F.R. Doc. 61-3362; Filed, Apr. 13, 1961; 8:47 a.m.]

Title 22—FOREIGN RELATIONS

Chapter I—Department of State

PART 46—CONTROL OF ALIENS DEPARTING FROM THE UNITED STATES

Instructions From Administrator Required in Certain Cases

Correction

In F.R. Doc. 61-3198, appearing at page 3069 of the issue for Tuesday, April 11,

1961, the citation in § 46.7 referring to the Immigration and Nationality Act should read "section 101(a) (15) (A) or (G)" instead of "section 101(a) (15) (A) or (E)".

Title 24—HOUSING AND HOUSING CREDIT

Chapter II—Federal Housing Administration, Housing and Home Finance Agency

SUBCHAPTER C—MUTUAL MORTGAGE INSURANCE AND SERVICEMEN'S MORTGAGE INSURANCE

PART 222—MUTUAL MORTGAGE INSURANCE; RIGHTS AND OBLIGATIONS OF MORTGAGEE UNDER THE INSURANCE CONTRACT

Mortgagee's Liability for Waste

Section 222.127 is amended to read as follows:

§ 222.127 Mortgagee's liability for waste.

(a) The mortgagee's liability for damage caused by waste shall not apply to mortgages on which the unpaid principal obligation (as increased by the amount of any open-end advances) at the time of the institution of foreclosure proceedings or the date of acquisition of the property otherwise after default exceeds 75 percent of the appraised value of the property as of the date the mortgage was accepted for insurance, and in any event, the obligation of the mortgagee to repair waste shall be limited to the amount of \$100 for each family dwelling unit covered by the mortgage.

(b) Damage by waste, as defined in this part, which in the Commissioner's judgment does not exceed \$25 shall not be considered as substantial injury and shall not be deducted from the debenture settlement.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b. Interprets or applies sec. 203, 52 Stat. 10, as amended; 12 U.S.C. 1709)

Issued at Washington, D.C., April 10, 1961.

NEAL J. HARDY,
Federal Housing Commissioner.

[F.R. Doc. 61-3348; Filed, Apr. 13, 1961; 8:46 a.m.]

Title 26—INTERNAL REVENUE

Chapter I—Internal Revenue Service, Department of the Treasury

PART 151—REGULATORY TAXES ON NARCOTIC DRUGS

Excepted Narcotic Pharmaceutical Preparations

On February 3, 1961, a notice was published in the FEDERAL REGISTER (26 F.R. 1069) stating that the Commissioner of Narcotics, pursuant to the provisions of section 4702(a) of the Internal Revenue Code of 1954, as

amended by section 4(c) of the Narcotics Manufacturing Act of 1960 (74 Stat. 58), proposed that pharmaceutical preparations, containing nalorphine or any of its salts, when combined with active or inactive non-narcotic ingredients of the type used in medicinal preparations, be designated as Class "M" products.

After due notice and opportunity for public hearing, and after consideration of all relevant matters, it is hereby found that pharmaceutical preparations containing nalorphine or any of its salts, when combined with active or inactive non-narcotic ingredients of the type used in medicinal preparations, do not possess an addiction-forming or addiction-sustaining liability sufficient to warrant imposition of all the requirements of the Federal narcotic laws and do not permit recovery of a narcotic drug having an addiction-forming or addiction-sustaining liability, with such relative technical simplicity and degree of yield as to create a risk of improper use. Such preparations are hereby designated as Class "M" products subject to such requirements as are indicated for Class "M" products in 26 CFR 151.421-151.428.

Paragraph (b) of § 151.428 is amended by adding subparagraph (5), and revising the sentence immediately following subparagraph (5), as follows:

§ 151.428 **Pharmaceutical preparations designated as Class "M" products.**

* * * *

(b) * * *
(5) Pharmaceutical preparations containing nalorphine, or any of its salts.

Each preparation mentioned in subparagraphs (1), (2), (3), (4), and (5) of this paragraph shall not be limited by quantity of the narcotic drug, but the preparation shall contain active or inactive non-narcotic ingredients of the type used in medicinal preparations.

(26 U.S.C. 4702(a), as amended by sec. 4(c), Pub. Law 86-429 (74 Stat. 58), sec. 17, Pub. Law 86-429 (74 Stat. 67))

[SEAL] H. J. ANSLINGER,
Commissioner of Narcotics.

Approved: April 10, 1961.

A. GILMORE FLUES,
Acting Secretary of the Treasury.

[F.R. Doc. 61-3377; Filed, Apr. 13, 1961; 8:50 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 2327]

[Nevada 053893]

NEVADA

Withdrawing Lands for Use of Federal Aviation Agency as an Air Navigation Facility

By virtue of the authority vested in the Secretary of the Interior by section

4 of the act of May 24, 1928 (45 Stat. 728; 49 U.S.C. 214), it is ordered as follows:

Subject to valid existing rights, the following-described public lands in Nevada are hereby withdrawn from all forms of appropriation under the public land laws, including the mining but not the mineral leasing laws nor disposals of materials under the act of July 31, 1947 (61 Stat. 681; 30 U.S.C. 601-604) as amended, and reserved for use of the Federal Aviation Agency in the maintenance of air navigation facilities:

MOUNT DIABLO MERIDIAN

T. 27 N., R. 41 E.,
Sec. 19, E½SW¼.
The area described contains 80 acres.

JOHN M. KELLY,
Assistant Secretary of the Interior.

APRIL 7, 1961.

[F.R. Doc. 61-3354; Filed, Apr. 13, 1961; 8:46 a.m.]

[Public Land Order 2328]

[84302]

[Idaho 011982]

IDAHO

Restoration Under Section 24, Federal Power Act (Power Site Reserve No. 373; Project No. 20)

1. In DA-156-Idaho, the Federal Power Commission determined that the value of the following-described lands would not be injured or destroyed for purposes of power development by location, entry, or selection under the public land laws, subject to the provisions of section 24 of the Federal Power Act of June 10, 1920 (41 Stat. 1075; 16 U.S.C. 818), as amended:

BOISE MERIDIAN

T. 9 S., R. 41 E.,
Sec. 10, S½NW¼.

Containing 80 acres.

2. Subject to the provisions of section 24 of the Federal Power Act, supra, the lands are hereby restored to operation of the public land laws, subject to valid existing rights and equitable claims, the requirements of applicable law, rules and regulations, and the provisions of any existing withdrawals, provided that until 10:00 a.m., on October 6, 1961, the State of Idaho shall have a preferred right to apply to select the lands in accordance with subsection (c) of section 2 of the act of August 27, 1958 (72 Stat. 928; 43 U.S.C. 851, 852). During this period, the State may also apply for the reservation to it or to any of its political subdivisions of any of the lands required for rights-of-way or materials sites in accordance with the provisions of section 24 of the Federal Power Act. This restoration is also subject to the prior rights of the licensee for Project No. 20 and its successors to use the land for power purposes as contemplated in the license for Project No. 20; and subject to the condition that in the event the said land is required for power purposes, any improvements or structures placed or maintained thereon which shall be found to interfere with such development, shall be removed or relocated as may be necessary to eliminate interference with power development at no cost to the United States, its permittees or licensees; and subject to the condition that the United States, its permittees or licensees shall be held free of all liability for damages to such improvements or structures resulting from the operation of said power project; and subject to the condition that use and occupancy of said land as proposed will be conducted in such manner as not to increase the cost of operating and maintaining the power facilities under license in Project No. 20.

3. The lands have been open to applications and offers under the mineral leasing laws, and to locations under the United States mining laws. Inquiries concerning the lands should be addressed to the Manager, Land Office, Bureau of Land Management, Boise, Idaho.

JOHN M. KELLY,
Assistant Secretary of the Interior.

APRIL 7, 1961.

[F.R. Doc. 61-3355; Filed, Apr. 13, 1961; 8:47 a.m.]

Title 46—SHIPPING

Chapter II—Federal Maritime Board, Maritime Administration, Department of Commerce

SUBCHAPTER A—POLICY, PRACTICE AND PROCEDURE

[Gen. Order 41, 2d Rev., Amdt. 5]

PART 201—RULES OF PRACTICE AND PROCEDURE BEFORE THE FEDERAL MARITIME BOARD AND THE MARITIME ADMINISTRATION

Prehearing Conference; Written Evidence

Notice is hereby given of adoption of the amendments contained in the notice of proposed rule making appearing in the FEDERAL REGISTER issue of February 11, 1961 (26 F.R. 1223), without substantive change.

In accordance with the provisions of sec. 4, Administrative Procedure Act (5 U.S.C. 1003), it is found, for good cause shown, to be impracticable and not in the public interest to delay the effective date of said amendments; therefore, they are set forth below and shall be effective upon their publication in the FEDERAL REGISTER:

1. Amend the first sentence of § 201.94(a) to read as follows:

§ 201.94 Prehearing conference.

(a) Prior to any hearing the Board or presiding officer may direct all interested parties, by written notice, to attend one or more prehearing conferences for the purpose of considering any settlement under § 201.91, formulating the issues in the proceeding and determining other matters to aid in its disposition. * * *

2. Amend § 201.157(a) to read as follows:

§ 201.157 Written evidence.

(a) The use of written statements in lieu of oral testimony shall be resorted

to where the Examiner in his discretion rules that such procedure is appropriate. The statements shall be numbered in paragraphs, and each party in his rebuttal shall be required to list the paragraphs to which he does not object, those to which he does not object apart from argumentative or procedural matter, and those to which he objects, giving an indication of his reasons for objecting. Statistical exhibits shall contain a short commentary explaining the conclusions which the offerer draws from the data. Any portion of such testimony which is argumentative shall be excluded. Where written statements are used, copies of the statement and any rebuttal statement shall be furnished to all parties, as shall copies of exhibits. The Examiner shall fix respective dates for the exchange of such written statements and exhibits and of such written rebuttal statements and exhibits in advance of the hearing to enable study by the parties of such testimony. Thereafter the parties shall endeavor to stipulate as many of the facts set forth in the written testimony as they may be able to agree upon. Oral examination of witnesses shall thereafter be confined to facts which remain in controversy, and a reading of the written statements at the hearing will be dispensed with unless the presiding officer otherwise directs.

(Sec. 204, 49 Stat. 1987, as amended; 46 U.S.C. 1114)

Dated: April 10, 1961.

THOMAS LISI,
Secretary.

[F.R. Doc. 61-3366; Filed, Apr. 13, 1961; 8:48 a.m.]

Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of the Treasury

SUBCHAPTER D—NAVIGATION REQUIREMENTS FOR CERTAIN INLAND WATERS

[CGFR 61-8]

PART 82—BOUNDARY LINES OF IN- LAND WATERS ATLANTIC COAST; DELAWARE BAY

Since Overfalls Lightship has been temporarily discontinued and replaced by Delaware Bay Approach Lighted Whistle Buoy "D" located approximately one mile to the Southwest of the lightship's former location, this amendment to 33 CFR 82.25 is an editorial change for the sole purpose of redescribing the location of the boundary lines for Delaware Bay and tributaries. Although Buoy "D" is used in lieu of Overfalls Lightship as a reference point, this change does not substantially alter the location of the boundary lines as last established and published in the FEDERAL REGISTER of November 27, 1956.

Because the amendment in this document is editorial in nature, it is hereby found that compliance with the Administrative Procedure Act respecting notice of proposed rule making, public rule making procedures thereon, and effective

date requirements thereof, is impracticable and unnecessary.

By virtue of the authority vested in me as Commandant, United States Coast Guard by Treasury Department Order No. 120, dated July 31, 1950 (15 F.R. 6521), to promulgate rules and regulations in accordance with the statute cited with the regulation below, the following amendment to § 82.25 is prescribed and shall become effective upon date of publication of this document in the FEDERAL REGISTER:

§ 82.25 Delaware Bay and tributaries.

A line drawn from Cape May East Jetty Light to Cape May Harbor Inlet Lighted Bell Buoy 2CM; thence to Delaware Bay Approach Lighted Whistle Buoy "D"; thence to the northernmost extremity of Cape Henlopen.

(Sec. 2, 28 Stat. 682, as amended, 33 U.S.C. 151)

Dated: April 7, 1961.

[SEAL] J. A. HIRSHFIELD,
Acting Commandant.

[F.R. Doc. 61-3376; Filed, Apr. 13, 1961; 8:49 a.m.]

Chapter II—Corps of Engineers, Department of the Army

PART 208—FLOOD CONTROL REGULATIONS

Fort Cobb Dam and Reservoir, Pond (Cobb) Creek, Oklahoma

Pursuant to the provisions of section 7 of the Act of Congress approved December 22, 1944 (58 Stat. 890; 33 U.S.C. 709), the following regulations are hereby prescribed to govern the use of the flood control storage above elevation 1342.0 in Fort Cobb Reservoir on Pond (Cobb) Creek, Oklahoma, and the operation of the Fort Cobb Dam for flood control purposes:

§ 208.27 Fort Cobb Dam and Reservoir, Pond (Cobb) Creek, Oklahoma.

The Bureau of Reclamation shall operate the Fort Cobb Dam and Reservoir in the interest of flood control as follows:

(a) Whenever the reservoir level is between elevation 1342.0, top of the conservation pool, and elevation 1354.8, top of flood control pool, the flood control discharge facilities shall be operated under the direction of the District Engineer, Corps of Engineers, Department of the Army, in charge of the locality, so as to reduce as much as practicable the flood damage blow the reservoir. All flood control releases shall be made in amounts which, when combined with local inflow below the dam, will not produce flows in excess of bankfull on Pond (Cobb) Creek downstream of the reservoir and on the Washita River downstream of their confluence. In order to accomplish this purpose, flows shall not exceed a 13.0-foot stage (1,300 cfs) on the USGS gage on Pond (Cobb) Creek near Fort Cobb, Oklahoma, river mile 5.0; a 19.0-foot stage (6,000 cfs) on the USGS gage on the Washita River near Anakarko, Oklahoma, river mile 305.0; or a 19.0-foot stage on the USGS gage near Bradley, Oklahoma, river mile 210.6.

(b) When the reservoir level exceeds elevation 1354.8, top of flood control pool, releases shall be made at the maximum rate possible and continued until the pool elevation recedes to elevation 1354.8 when releases shall be made to equal inflow or the maximum release permissible under paragraph (a) of this section, whichever is greater.

(c) The representative of the Bureau of Reclamation in immediate charge of operation of the Fort Cobb Dam shall furnish daily to the District Engineer, Corps of Engineers, Department of the Army, in charge of the locality, a report, on forms provided by the District Engineer showing the elevation of the reservoir level; number of river outlet works gates in operation with their respective openings and releases; uncontrolled spillway and municipal outlet works release; storage; tailwater elevation; reservoir inflow; available evaporation data; and precipitation in inches. Normally, one reading at 8:00 a.m., shall be shown for each day. Readings of all items except evaporation shall be shown for at least three observations a day when the reservoir level is above elevation 1342.0. Whenever the reservoir level rises to elevation 1342.0 and releases for flood regulation are necessary or appear imminent, the Bureau representative shall report at once to the District Engineer by telephone or telegraph and, unless otherwise instructed, shall report once daily thereafter in that manner until the reservoir level recedes to elevation 1342.0. These latter reports shall reach the District Engineer by 9:00 a.m., each day.

(d) The regulations of this section insofar as they govern use of the flood control storage capacity above elevation 1342.0 are subject to temporary modification in time of flood by the District Engineer if found desirable on the basis of conditions at the time. Such desired modifications shall be communicated to the representative of the Bureau of Reclamation in immediate charge of operations of the Fort Cobb Dam by any available means of communication and shall be confirmed in writing under date of the same day to the Regional Director in charge of the locality, with a copy to the representative in charge of the Fort Cobb Dam.

(e) Flood control operation shall not restrict releases necessary for municipal-industrial and irrigation uses:

(f) Releases made in accordance with the regulations of this section are subject to the condition that releases shall not be made at rates or in a manner that would be inconsistent with emergency requirements for protecting the dam and reservoir from major damage or inconsistent with safe routing of the inflow design flood.

(g) All elevations stated in this section are at Fort Cobb Dam and are referred to the datum in use at that location.

[Regs., Mar. 24, 1961, ENGCW-E] (Sec. 7, 58 Stat. 890; 33 U.S.C. 709)

R. V. LEE,
Major General, U.S. Army,
The Adjutant General.

[F.R. Doc. 61-3346; Filed, Apr. 13, 1961; 8:45 a.m.]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 932]

[Docket No. AO-33-A24]

MILK IN FORT WAYNE, IND., MARKETING AREA

Decision on Proposed Amendments to Tentative Marketing Agreement and Order

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held at Fort Wayne, Indiana, on August 2-4, 1960, pursuant to notice thereof issued on June 29, 1960 (25 F.R. 6294).

Upon the basis of the evidence introduced at the hearing and the record thereof, the Deputy Administrator, Agricultural Marketing Service, on March 17, 1961 (26 F.R. 2469; F.R. Doc. 61-2550) filed with the Hearing Clerk, United States Department of Agriculture, his recommended decision containing notice of the opportunity to file written exceptions thereto.

The material issues on the record of the hearing relate to:

1. Extension of the marketing area.
2. Modification of the classification, transfer and allocation provisions.
3. The method of determining minimum prices.
4. Distribution of proceeds to producers.
5. Revision of provisions with respect to unpriced milk.
6. Obligations of nonpool distributing plants with route distribution in the marketing area.
7. Modification of definitions and other administrative provisions.

Findings and conclusions. The following findings and conclusions on the material issues are based on evidence presented at the hearing and the record thereof:

1. The marketing area should be extended to include all the territory within the counties of Adams, Allen, DeKalb, Huntington, Lagrange, Noble, Steuben, Wells, Whitley all in the State of Indiana, together with all municipal corporations therein and all institutions owned or operated by the Federal, State or County government located wholly or partially within the area.

The present marketing area is limited to the city of Fort Wayne in Allen County. The number of handlers currently regulated is seven. The extension of the marketing area would fully regulate approximately 15 additional handlers.

Presently regulated handlers distribute fluid milk products through the entire area proposed. One of these handlers distributes approximately 50 percent of his fluid products outside the present marketing area but within the area proposed. Two other handlers now regulated also have a substantial distribution in the nine counties proposed to be regulated. It is necessary to include the entire area to encompass the major sales areas of all handlers who would be brought under regulation by expansion of the market to include the territory in which presently regulated handlers have a substantial volume of their distribution. Order No. 32 handlers and handlers regulated by other orders distribute from 35 to more than 90 percent of the fluid milk products in each of the counties herein recommended to be included in the marketing area.

Several of the milk distributors located outside the present marketing area and disposing of fluid milk products in the nine-county area do have sales in Allen County, some of them within the present city limits of Fort Wayne. Producers supplying these handlers are intermingled with producers presently supplying the Fort Wayne market.

Dairy farmers delivering to plants in the nine-county area outside of the present marketing area receive prices for their milk which are based on uniform prices paid under the Fort Wayne, North Central or Northeastern Ohio orders, rather than on the utilization of their milk based on a classified price plan. Distributing plants located in the extended marketing area have a high Class I utilization as compared to the market-wide utilization of handlers now regulated. Hence, the operators of these distributing plants, on the average, pay less for Class I milk than do handlers presently regulated by the Fort Wayne order.

Most of the sales of all fully regulated handlers would be made within the proposed marketing area. Seventeen of the handlers to be fully regulated have little, if any, route distribution of fluid milk products outside the extended marketing area. Four fully regulated handlers would have sales outside the proposed area. Two of these handlers, with 75 percent of their route sales in the enlarged Fort Wayne area, would be regulated under the Indianapolis order if the Fort Wayne area was not extended. Another handler with 25 percent of his route distribution outside the proposed marketing area competes with unregulated milk distributors and with handlers regulated by Southern Michigan, Order No. 24. The fourth of these handlers sells less than 15 percent of his Class I sales outside the proposed area. Another handler located within the proposed marketing area distributed 90 percent or more of his sales of fluid milk products in the State of Ohio. It is anticipated that this handler will be only partially regulated under the Fort Wayne order.

Many of the milk distributors that would be regulated by the extension of the marketing area purchase their reserve supply of fluid milk from the Wayne Cooperative Milk Producers Association.

Fluid milk products sold for consumption in the principal communities in the proposed area must be approved by health authorities who administer health ordinances generally patterned after the United States Public Health Service Milk Ordinance and Code. Within this area the health standards are substantially identical. The marketing area as herein proposed to be extended is a practicable area for purposes of regulation in effectuating the declared policy of the Act.

The provisions of the present Fort Wayne order as amended by the changes recommended below will afford an appropriate regulation for the enlarged marketing area.

2. The provisions relating to classification, transfers and allocation of skim milk and butterfat should be modified.

The order presently provides for the classification of skim milk and butterfat according to the form in which, or the purpose for which, it is used as either Class I or Class II. This classified-use plan should be continued with only minor modifications.

The Class II classification should be modified to include any skim milk which is dumped after prior notification to and opportunity for verification by the market administrator. Skim milk and butterfat used for livestock feed to the extent that appropriate records for such utilization are maintained by the handler should also be classified as Class II. The only trade outlets for surplus milk for many handlers are located at considerable distances from processing plants. Transportation costs are such that it is uneconomical for these handlers to ship relatively small quantities of such unneeded items to processing plants. Skim milk and butterfat used to produce eggnog or disposed of in bulk in the form of milk, skim milk, buttermilk and sweet cream to commercial food processors, manufacturers of candy, soup and bakery products and used in such products should be classified as Class II. The health departments having jurisdiction in the marketing area do not require that eggnog be made from Grade A milk. Skim milk and butterfat used to produce products not generally required to be made from producer milk are customarily defined as Class II. If Class II classification were not provided for sales of these products, handlers would be placed at a disadvantage in competing for such sales. Health regulations require, however, that sour cream be made from Grade A milk. These regulations also require that sour cream products (i.e. products made from a sour cream base but with food additives) and labeled Grade A must be made from the Grade A milk supply. It has been long established that products required to be

made from Grade A milk are included in Class I. Therefore, any sour cream product that is labeled Grade A or sour cream should be retained in Class I milk.

The classification of shrinkage has been modified to accommodate changes herein recommended with respect to cooperative associations as handlers of their member producers' milk supply handled in farm bulk tanks and the diversion of milk from pool plants to the pool plant of another handler. The maximum shrinkage allowance of skim milk and butterfat in Class II should be limited to:

(a) Two percent of receipts of milk at a pool plant directly from producers, plus

(b) One and one-half percent of receipts from a cooperative association in farm bulk tanks except that, if the handler operating the pool plant files with the market administrator notice that he is purchasing such milk on the basis of farm weights determined by farm bulk tank calibrations, the applicable percentage should be 2 percent, plus

(c) One and one-half percent of receipts in bulk tanks from other pool plants, less

(d) One and one-half percent of the disposition in bulk tanks from pool plants to all other milk plants, and plus

(e) One-half percent of receipts of producer milk in the case of a cooperative association with respect to milk in farm bulk tanks, unless the operator of the pool plant purchases such milk on the basis of farm weights.

Plants which are operated in a reasonably efficient manner and for which accurate records of receipts and utilization are maintained should not have plant loss in excess of the maximums provided. Any shrinkage in excess of the maximum should be classified as Class I.

Uniformity of costs to handlers and simplicity of accounting are achieved if, so far as possible, Class I utilization each month is assigned to current receipts of producer milk. This can be accomplished by classification of closing inventory as Class II and allocation of opening inventory to Class I only when current receipts of producer milk (except allowable Class II shrinkage) are less than Class I sales. In such case the handler should pay the difference between the Class II price of such milk in the preceding month and the current Class I price. The volume on which this charge is made should not exceed the volume (in excess of allowable Class II shrinkage) for which producers were paid at the Class II price in the preceding month. It is concluded that this method of accounting for inventory will preserve the priority of assignment of current producer receipts to current Class I use for each month and therefore is more appropriate than using the proposed system of inventory variations.

Provisions relating to the transfers of fluid milk, skim milk or cream in bulk to nonpool plants should be revised. Transfers or diversions in the form of bulk milk, skim milk or cream to a nonpool plant located 250 miles or less from the Allen County Courthouse in Fort Wayne, Indiana, and from which fluid

milk products are disposed of on wholesale or retail routes or to other milk plants shall be classified as Class I unless certain conditions are met and the nonpool plant permits verification by the market administrator. If the receipts from Grade A dairy farmers at the nonpool plant are less than the total Class I utilization at such plant, the difference shall be assigned pro rata to receipts from a pool plant(s) and from any other plant(s) which is fully regulated under any order issued pursuant to the Act. The Fort Wayne market is not the regular source of reserve milk supplies for nonregulated markets. Therefore, the highest valued uses in such plants should be assigned to dairy farmers regularly supplying Grade A milk to the nonregulated market before milk from the Fort Wayne market is so assigned. The provisions herein outlined are provided to assure such assignment. The transfers of milk, skim milk or cream to a nonpool plant located 250 miles or less from the Allen County Courthouse in Fort Wayne, Indiana, and from which fluid milk products are not disposed of on wholesale or retail routes shall be classified as Class II except that: (1) If the nonpool plant transfers an equivalent amount of milk, skim milk or cream to a pool plant(s) such transfer shall be handled as if directly transferred between pool plants and shall be classified in accordance with § 932.44(a), and (2) if the nonpool plant transfers milk, skim or cream to a second nonpool plant with route distribution such transfer will be Class I unless it is established such transfers were for manufacturing use only.

The transfers of milk or skim milk in bulk to nonpool plants not regulated by an order and located more than 250 miles from the Allen County, Indiana, Courthouse should be classified as Class I. While it was proposed that a limitation of 150 miles be used, it is concluded that a limitation of 250 miles would more adequately describe an area wherein handlers may dispose of skim milk and butterfat not needed by order handlers for Class I purposes. There are within this radius ample facilities to handle all of the reserve supplies of whole milk of the market which are not needed for Class I use, and because of the transportation cost involved, it is impractical to move milk or skim milk any greater distance for other than Class I utilization. Within such an area it is possible for the market administrator to verify the utilization of such milk without incurring unreasonable expenses. Beyond that area the verification of such utilization would place an undue burden on the staff of the market administrator and the cost would be excessive. On the other hand, cream for manufacturing purposes being much less bulky may be shipped by handlers to outlets considerable distances from the marketing area. Under the proposal which has been recommended, herein, if the cream is moved without Grade A certification, if each container bears a tag or label stating that the contents are for manufacturing use only and the cream is invoiced as suitable for manufacturing use only, such cream could be classified as Class II if the market ad-

ministrator is given sufficient notification that he may physically verify that these requirements are complied with. Cream which has been handled in the manner described, can be assumed to be utilized in a Class II product. It will not be necessary for the market administrator to travel unnecessary distances to verify the utilization of cream which may not be utilized in Class I at the point of destination.

Skim milk and butterfat transferred or diverted in bulk to a plant fully regulated by another order should be classified as Class I unless allocated to another class under this or such other order, in which case it will be classified as Class II. In the event that such regulated nonpool plant receives skim milk and butterfat from two or more plants regulated by an order(s) other than that under which it is regulated the amount classified in each class shall be a pro rata share of such receipts allocated to that class.

The allocation procedure should be revised. Presently the allocation provision does not distinguish between other source milk received in bulk fluid form from such milk received in the form of powder or condensed. Neither does it distinguish the difference between other source milk received from regulated and unregulated sources. In general the procedure requires that skim milk and butterfat in producer milk in each pool plant be assigned to Class I before any other milk is so assigned. This is necessary to insure the effectiveness of the classified pricing system of the order. A method of assigning utilization of milk to receipts from different sources which will carry out this objective is set forth in detail in the order. The revised allocation procedure with respect to other source milk will facilitate the application of payments on unpriced milk. It will have the further effect of providing the same treatment of fluid milk products in consumer packages whether distributed on routes in the marketing area or to pool plants by handlers fully regulated under another order.

3. The method of determining minimum prices in the order should be modified.

The present order provides that the basic formula price shall be the highest of the prices paid dairy farmers by local condenseries, the price computed by using butter and cheese prices, or a butter-powder formula price. During the past six years the butter-cheese formula price has not been used as the basic formula price and it should be deleted from the amended order.

The order should be revised to provide the use of prices paid farmers at 10 midwest condenseries as a part of the basic formula price. The use of the higher of the present butter-powder formula or the average price paid dairy farmers at 10 midwest condenseries will appropriately reflect the nationwide market for most manufactured products. Had these prices been used during the past three years the basic formula price would have been increased an average of 4 to 5 cents.

The Class I price should be established at a level which, in conjunction with the Class II price hereinafter concluded to be appropriate, will result in returns to producers high enough to maintain an adequate, but not excessive, supply of quality milk to meet the requirements of consumers in the marketing area, including the necessary reserves. Class I prices must also be in alignment with those prevailing in other nearby regulated markets and should not be at levels which exceed the cost of obtaining milk of acceptable quality and regular availability from alternative sources. This objective can best be effectuated by establishing the Class I price for the Fort Wayne order at the level of the basic formula price plus \$1.20.

The order presently provides for seasonal differentials above the basic formula price that range from \$0.75 to \$1.60 per hundredweight seasonally and average \$1.16 on an annual basis. Until recently the resulting Class I price was adjusted as the relationship of the supply of producer milk to gross Class I sales varied. The supply demand provisions of the present order were suspended October 1, 1960, because of the wide and erratic movement of the supply-demand adjuster which was disrupting the normal inter-market alignment of class prices. During the past six years, prior to its suspension, the supply-demand adjuster added on an annual average slightly more than \$0.08 per hundredweight to the Class I price. Thus, the annual average differential as provided herein will approximate the same level of Class I prices as the current provisions of the Fort Wayne order. Seasonality in prices to producers should be reflected in a "Louisville Plan" discussed elsewhere in this decision.

The revision of the definitions of producer and producer milk and the extension of the marketing area are expected to make substantial changes in the amount of producer milk received at pool plants in this market. It is anticipated that the order regulating the handling of milk in the Indianapolis, Indiana, marketing area will also make changes in the amount of producer milk received and the total amount of gross Class I sales in the Fort Wayne marketing area. Under these circumstances it is very difficult to forecast accurately what the supply-demand relationships might be following the issuance of an amended order for this market. Based on the recent history of the market, a differential of \$1.20 should be used in determining the Class I price through March 31, 1963, and no provision should be made for its adjustment as the supply of producer milk may change in relation to Class I sales. During the intervening time sufficient data should become available to provide a basis for judgment as to the future level of the Class I price and the need for adjusting such price as the supplies may vary in relation to demand.

So that handlers and producers may know the cost of Class I milk early in the month the order is further modified to provide that the basic formula should be based on the designated prices of the preceding month rather than the current month. This modification will

make it possible for the market administrator to announce Class I prices for the current month on or before the 6th day of each month.

The basic formula is appropriate to use in determining the Class II price. The one recommended herein is slightly higher than the basic formula price provided in the present order. It will maintain the price for excess milk at the maximum level consistent with facilitating its movement to manufacturing outlets when not required for Class I purposes. It will further provide appropriate alignment with Class II prices in nearby Federal order markets.

It was proposed that a lower price be determined for butterfat used in the manufacture of butter during the months of April through July. The Class II milk utilized by handlers in this market is predominantly in the higher valued Class II products of cottage cheese and ice cream. During these months there is a demand within reasonable distances for butterfat for ice cream manufacturing. To provide a lower Class II price for that used in butter would tend to encourage handlers not to seek the higher valued outlets available. It is therefore concluded, that butterfat used to produce butter should not be priced seasonally.

Multiplying the Chicago butter price by 0.125 and by 0.115 will provide an appropriate means for adjusting the Class I and Class II prices, respectively, in this market for each one-tenth percent variation in the butterfat content of milk used in these classes.

The present order provides for the determination of the handler Class I butterfat differential by multiplying the Chicago butter price by 0.13. The Class II differential in the present order is determined in the same manner as provided herein. The revised handler Class I butterfat differential places more value on the skim portion of milk than prevails under the present order provisions. This differential will recognize the change in consumer demand for skim milk and butterfat and will give some encouragement to increase the disposition of butterfat in Class I outlets.

To coordinate the Class I price and the Class I butterfat differential, the Class I butterfat differential should be based on the average price of butter in the preceding month. This will provide handlers and producers with knowledge of the Class I price a month in advance of the present provisions of the order. The Class II price and butterfat differential should continue to be based on the current month's prices.

So that the returns to producers will reflect the actual value of their butterfat at the class prices the butterfat differential to producers should be calculated at the average of the Class I and Class II butterfat differentials weighted by the proportion of butterfat classified in each class during the month.

4. A "Louisville Plan" of fall production incentive payments should be utilized in distributing returns to producers to provide the incentive to level production that is provided by the seasonal Class I differentials in the present order.

Such a plan provides for setting aside a portion of the payments made by handlers for producer milk during the spring months of flush production and for the distribution of the amounts withheld to producers on the basis of their deliveries during the fall months of production.

Under the plan proposed by producers and herein adopted the amount withheld from the pool would be eight percent of the Class I price times the hundredweight of producer milk deliveries during the months of April, May, and June. One-third of this set aside would be added to the value of producer milk in determining the uniform prices during each of the following months of September, October, and November. This is the same rate as provided for, in the Indianapolis order. Thus, alignment of prices with this market is facilitated.

This incentive plan will tend to encourage a more even pattern of production throughout the year. In this way, an appropriate impetus is provided to obtain greater production during the fall months of normally low seasonal production and to discourage the production of unnecessary milk supplies in the spring months of flush production. The average of blend prices to producers for April, May and June during the past three years has been about 80 cents per hundredweight below the blend prices for September, October and November. It is estimated that the Louisville plan will increase the average seasonal difference in blend prices to producers from 80 cents per hundredweight to more than \$1.00. Thus, this incentive plan provides a substitute for the seasonal pricing provisions on the present order.

5. The provisions of the present order with respect to compensatory payments on unpriced milk at pool plants should be modified to apply only when receipts from producers exceed 110 percent of Class I utilization at all plants in the market during the month.

When the total market receipts of producer milk are less than 110 percent of total Class I sales during a month it is possible that some handlers would have to purchase milk from outside the market for their Class I sales. In the past, when supplies of producer milk in the Fort Wayne market have been low relative to Class I sales other nearby sources have also been in short supply. Under these circumstances, there is no competitive advantage to be gained by the use of other source milk, and compensatory payments would not be necessary in this market.

No compensatory payment should be required on milk which is classified and priced as Class I under any other Federal order. The alignment of Class I prices for the Fort Wayne, Indiana, market with those for other Federal orders prevents any significant competitive advantage to Fort Wayne handlers who purchase other Federal order milk.

Because of the number and locations of the additional plants which will be brought under regulation it is appropriate that the compensatory payment on other source milk allocated to Class I should be adjusted to reflect the location of the plant at which such other source milk was received from farmers. This

will tend to equalize the cost of unpriced other source milk among regulated handlers.

Other source milk used in the form of nonfat dry milk or condensed skim milk should be considered to be from a source at the location of the pool plant at which it is used. The plant where such products are made would be difficult to ascertain and the transportation cost is relatively small for such concentrated products.

6. Under the present order handlers who have route distribution of Class I milk in the marketing area from non-pool plants must pay the difference between the Class I and Class II price on the volume disposed of from routes in the area. In connection with the expansion of the marketing area operators of such nonpool distributing plants should be given the choice of paying dairy farmers from whom they receive Grade A milk the use value of such milk as computed pursuant to all terms and provisions of the order or making payments to the producer-settlement fund in accordance with the present order.

The effectiveness of the minimum price regulation can be maintained by providing alternative methods of determining compensatory payments at a non-pool distributing plant. Subject to proper reporting and the maintenance of adequate records, the operator of such plant should be given an opportunity to choose between payment into the producer-settlement fund of:

(1) An amount equal to the volume of Class I milk disposed of in the marketing area times the difference between the applicable Class I and Class II prices, or

(2) The amount by which total payments to dairy farmers delivering to such plant are less than the total obligation to producers which would be due if such plant were a pool plant.

If the partially regulated handler elects to make payments under the first option, the regulation would be protected in the same manner and to the same extent as is provided with respect to compensatory payments on other source milk at pool plants. If the handler chooses to pay the full utilization value of his milk either directly to his own farmers, or by combination of payments to his farmers and to the producer-settlement fund, he will not have an advantage in terms of the minimum order class prices on his sales of Class I milk in the marketing area. His total minimum obligation for milk will be determined in the same manner as if he were a fully regulated handler. Affording this second option to partially regulated nonpool plants will adequately protect the regulatory plan in this market. Handlers in a position to use this option do not exist to an extent which would permit any significant diversion of the revenue derived from Class I sales in the marketing area to handlers only incidentally associated with the market and thereby dissipate the returns to dairy farmers who are primarily engaged in producing an adequate and dependable supply of approved milk for the marketing area. Neither is there any likeli-

hood that handlers who might exercise this option would be able to secure a competitive advantage over fully regulated handlers in the procurement of milk from dairy farmers.

Under this option, the operator of the nonpool plant would be required to file a complete report of receipts and utilization. From such reports, subject to audit, the value of his milk would be computed at the class prices and adjusted for location and butterfat content in the same manner as for a pool plant. From this utilization value the market administrator would subtract the payments to the Grade A dairy farmers who constitute the regular supply of milk for the nonpool plant as verified from the producer payroll. Only such payments would be allowed as had been made to such farmers by the 15th day following the end of the month. The payment would be the gross amount paid to such farmers for milk at the nonpool plant. Bona fide deductions for supplies and services, such as hauling, would be allowed as authorized in writing by the dairy farmer.

The assessment of administrative expense should depend upon which option is chosen by the nonpool distributor. If he elects to make a compensatory payment on his in-area sales he should be required to pay administrative expense only on such quantities of milk disposed of in the marketing area. If he elects the payment to his own dairy farmers based on the utilization value of his milk he should pay administrative expense on his entire receipts of milk from Grade A dairy farmers and any other receipts from unpriced sources which are allocated to Class I milk. The second option necessitates as much verification of the reports and utilization by the market administrator as at a pool plant and the assessment should be computed on the same basis.

7. Due both to the length of time since the order was last revised and to the expansion of the marketing area as provided herein it is desirable to revise certain definitions and administrative provisions of the order.

The Fort Wayne order was last revised in 1954. Since that date many changes in marketing milk in this area have occurred. The largest cooperative association now operates pool plants under the Northeastern Ohio marketing order. There are extensive intermarket movements of milk by handlers regulated under the Chicago, South Bend-La Porte-Elkhart and North Central Ohio orders and by handlers in the Indianapolis, Indiana, market. While at the time of the hearing only a small portion of the supply of producer milk was handled through farm bulk tanks, it is anticipated that this form of marketing milk will develop rapidly. These and other changes in the market provided the basic reasons for the revision of the order as herein provided.

Producer should be defined as a person, other than a producer-handler, who produces Grade A milk, in conformity with the sanitation requirements issued by duly constituted health authorities and whose milk is received at a pool plant or diverted within the limits provided

herein. The present order provides that a producer must have certification issued by the Fort Wayne Board of Health. With the extension of the marketing area as outlined herein to include areas beyond the city limits of Fort Wayne it is practical and necessary to provide that any dairy farmer who produces Grade A milk in conformity with sanitation requirements issued by any duly constituted health authority should be eligible to become a producer under this order.

To designate clearly what milk will be subject to the pricing and pooling provisions of this order a handler should be defined as:

(1) Any person in his capacity as the operator of a pool plant;

(2) The operator of any nonpool distributing plant with route distribution in the area;

(3) A cooperative association with respect to milk of its members diverted for the account of such association from a pool plant to a nonpool plant; or

(4) A cooperative association with respect to the milk of those producer members which is delivered from the farm to the pool plant of another handler for the account of the cooperative association. The milk so delivered shall be considered as having been received by the cooperative association at the location of the plant to which it was delivered.

The handler receives the milk of producers and thus must be held responsible for reporting its receipt and utilization. The handler is the one responsible for the payment for producer milk at not less than specified minimum prices. Producer-handlers and other operators of distributing plants should be handlers in order that the market administrator may require reports of such persons to determine their status at any given time.

The present order provides that any cooperative association is a handler with respect to (1) producer milk caused by it to be delivered to a pool plant for which milk such association is authorized to receive payment, or (2) milk certified by the Fort Wayne Board of Health for disposition within the marketing area as fluid milk which such association caused to be delivered, for its account, to a nonpool plant. It was proposed to amend this provision to provide that any cooperative association operating a nonpool plant within the marketing area would be a handler with respect to milk as outlined in points (1) and (2) of the previous sentence. The expansion of the marketing area to include nine counties in Indiana and the increase in the receipt of milk at pool plants in farm bulk tanks make such a provision impractical under the present marketing conditions in this area. The definition of a handler contained herein will provide for specific accountability of the milk to be priced and pooled under the order.

Producer-handler should be defined as a dairy farmer who operates a distributing plant but receives no milk from other dairy farmers or nonpool plants. It is further provided, that the maintenance, care and management of the

dairy animals and other resources necessary to produce his own farm milk production and the processing and/or distribution of fluid milk products must be the personal enterprise and at the personal risk of the producer-handler.

A distributing plant should be defined as a plant in which fluid milk products are processed and packaged and from which Grade A fluid milk products are disposed of on a route in the marketing area.

A supply plant should be defined as a plant at which milk is received from dairy farmers and from which Grade A fluid milk products are moved to a distributing plant.

A pool plant should meet certain performance standards in order to determine its status as a regular and substantial supplier of fluid milk in the marketing area. In order to qualify as a pool plant a distributing plant should (1) dispose of 10 percent or more of its total receipts of Grade A milk on routes in the marketing area, and (2) have a total disposition of fluid milk products on routes equal to 50 percent or more of its total receipts of Grade A milk. In order to qualify as a pool plant a supply plant should move to and have utilized at distributing pool plants 50 percent or more of its receipts from dairy farmers. If a supply plant meets this pooling requirement during each of the months of September through December, it should retain pool status during the following January through August unless the operator of the supply plant notifies the market administrator in writing before the first day of the month of his intention to withdraw his plant as a pool plant. If a supply plant becomes a nonpool plant it shall thereafter be a nonpool plant until it again meets the shipping requirements set forth herein.

The revised definition of a pool plant is necessary to insure (1) that the producers sharing in the uniform price of the marketwide pool be those delivering to plants from which a substantial portion of the milk received at such a plant is disposed of as fluid milk products in the marketing area; and (2) that the receipts of those plants which primarily serve markets outside the marketing area be excluded from sharing in the pool. Thus, it is provided that those plants that make sales of fluid milk products on routes in the marketing area equal to 10 percent or more of total receipts of Grade A milk should be regarded as pool plants.

Distributing plants normally distribute on routes a high proportion of their receipts of Grade A milk as fluid milk products. Disposition of not less than 50 percent of its Grade A receipts on routes in the form of fluid milk products in any month would indicate that the plant is primarily a milk distributing plant. Route disposal would serve to distinguish those plants that may qualify as pool plants through route distribution from those which must qualify as supply plants. Route is defined in the order to include all deliveries of fluid milk products other than a delivery in bulk form to any milk processing plant.

The present order provides that a distributing plant be a pool plant if 10 percent of its receipts is disposed of as Class I on routes which are wholly or partially within the marketing area. Thus, a plant could qualify as a pool plant with only a very small percentage of its Class I disposition within the marketing area. Requiring 10 percent of its receipts to be disposed of within the marketing area will insure that a plant, to be pooled, has a substantial association with the market. This revised requirement will not affect the status of any distributing plant now pooled under the order.

Producer milk should be defined as all skim milk and butterfat received at a pool plant directly from producers or from a cooperative association, and milk diverted by the operator of a pool plant or by a cooperative association under specified conditions. In the Fort Wayne marketing area the operators of pool plants do not generally divert milk production of a producer to the pool plant of another handler. However, circumstances do occasionally arise when it is more practical and economic to move milk directly from the farm to the pool plant of another handler. Therefore, it is reasonable to permit such movements of milk between pool plants. The purpose of the diversion privilege is to facilitate the movement of milk to nonpool plants when all of the supply of Grade A milk in the market is not needed for Class I purposes. Allowing for unlimited diversion to nonpool plants during those months when the reserve supplies of milk are heaviest will contribute to the economic movement of milk to nonpool plants. Unlimited diversion, however, is neither necessary nor desirable during the other months of the year when producer milk regularly associated with the market is needed to supply the Class I needs of the market. However, it is necessary during the short supply season to enable handlers to divert milk on weekends or holidays or under unusual circumstances when the milk is not needed to fill the Class I needs of the market. It is, therefore, provided that the operator of a pool plant may divert the milk production of a producer from a pool plant to a nonpool plant for any number of days during the months of January through August. Diversion by the operator of a pool plant to a nonpool plant should be limited to not more than one-half of the days of production of such producer during the months of September through December. A cooperative association would be similarly limited to the diversion of the milk production of its producer members from a pool plant or directly from the farm to a nonpool plant.

Milk diverted for the account of the operator of a pool plant, or a cooperative association, from a pool plant to a nonpool plant shall be considered to have been received at the pool plant from which diverted.

Other source milk should be defined as all skim milk and butterfat contained in fluid milk products received by a handler at his plant(s) (except producer milk, inventory of fluid milk products at the beginning of the month, and fluid milk

products received from pool plants), products other than fluid milk products from any source (including those produced at the plant) which are reprocessed or converted to another product in the plant during the month and any disappearance of nonfluid milk products not otherwise accounted for. Any receipts from a producer-handler would be other source milk since such person is neither a producer nor the operator of a pool plant.

Fluid milk product should be defined to mean milk, skim milk, buttermilk, flavored milk, flavored milk drinks, concentrated milk disposed of for fluid consumption (other than in hermetically sealed cans), cream, sweet or sour, any mixture of cream and milk or skim milk (except frozen cream, aerated cream products, eggnog, milk shake mixes, ice cream, ice cream mixes, other frozen desserts and sterilized products packaged in hermetically sealed containers) and sour cream products labeled Grade A. The items designated as fluid milk products pursuant to this definition are those products, which, when disposed of by handlers, are considered as Class I milk.

Provision should be made for payment of interest on overdue obligations. The requirement that interest be paid on overdue obligations will encourage prompt payments, thereby making for efficient transactions under the order. Dates on which accounts are due under the order allow adequate time for payment of the principal without an interest charge. A rate equal to one-half of one percent with respect to any unpaid obligation, to or from the market administrator, is an appropriate and economically sound payment for each month or fraction thereof that the obligation is overdue. Under this provision, any unpaid portion of the obligation would be increased one-half of one percent on the first day of the month following the date such obligation is due and on the first day of each succeeding month until such obligation is paid. This procedure will give reasonable time to receive actual payments of obligations before the application of interest.

The maximum rate of the marketing service assessment should be increased from 4 cents to 5 cents per hundredweight. The additional producers whose milk will be brought under regulation by the expansion of the marketing area deliver their milk to plants scattered over a wide area. The number of producers delivering to each of these plants is relatively small. The cost of performing marketing services for such producers thus is expected to be greater per hundredweight of milk produced than for the present producers whose milk is delivered to plants concentrated in or near the city of Fort Wayne. The proposed rate is a maximum and may be reduced if experience indicates that a lesser amount is sufficient to cover the cost of performing the services.

The order has been completely redrafted to properly coordinate the provisions of the regulation in its entirety.

Rulings on proposed findings and conclusions. Briefs and proposed findings and conclusions were filed on behalf of

certain interested parties. These briefs, proposed findings and conclusions and the evidence in the record were considered in making the findings and conclusions set forth above. To the extent that the suggested findings and conclusions filed by interested parties are inconsistent with the findings and conclusions set forth herein, the requests to make such findings or reach such conclusions are denied for the reasons previously stated in this decision.

General findings. The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and of the previously issued amendments thereto; and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) The tentative marketing agreement and the order, as hereby proposed to be amended, and all of the terms and conditions thereof, will tend to effectuate the declared policy of the Act;

(b) The parity prices of milk as determined pursuant to section 2 of the Act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the marketing area, and the minimum prices specified in the proposed marketing agreement and the order, as hereby proposed to be amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(c) The tentative marketing agreement and the order, as hereby proposed to be amended, will regulate the handling of milk in the same manner as, and will be applicable only to persons in the respective classes of industrial and commercial activity specified in, a marketing agreement upon which a hearing has been held.

Rulings on exceptions. In arriving at the findings and conclusions, and the regulatory provisions of this decision, each of the exceptions received was carefully and fully considered in conjunction with the record evidence pertaining thereto. To the extent that the findings and conclusions, and the regulatory provisions of this decision are at variance with any of the exceptions, such exceptions are hereby overruled for the reasons previously stated in this decision.

Marketing agreement and order. Annexed hereto and made a part hereof are two documents entitled respectively, "Marketing Agreement Regulating the Handling of Milk in the Fort Wayne, Indiana, Marketing Area", and "Order Amending the Order Regulating the Handling of Milk in the Fort Wayne, Indiana, Marketing Area", which have been decided upon as the detailed and appropriate means of effectuating the foregoing conclusions.

It is hereby ordered, That all of this decision, except the attached marketing agreement, be published in the FEDERAL

REGISTER. The regulatory provisions of said marketing agreement are identical with those contained in the order as hereby proposed to be amended by the attached order which will be published with this decision.

Referendum order; determination of representative period; and designation of referendum agent. It is hereby directed that a referendum be conducted to determine whether the issuance of the attached order amending the order regulating the handling of milk in the Fort Wayne, Indiana, marketing area, is approved or favored by the producers, as defined under the terms of the order, as hereby proposed to be amended, and who, during the representative period, were engaged in the production of milk for sale within the aforesaid marketing area.

The month of February 1961 is hereby determined to be the representative period for the conduct of such referendum.

Richard J. Connolly is hereby designated agent of the Secretary to conduct such referendum in accordance with the procedure for the conduct of referenda to determine producer approval of milk marketing orders (15 F.R. 5177), such referendum to be completed on or before the 30th day from the date this decision is issued.

Issued at Washington, D.C., April 10, 1961.

JOHN P. DUNCAN, Jr.,
Assistant Secretary.

Order¹ Amending the Order Regulating the Handling of Milk in the Fort Wayne, Indiana, Marketing Area

DEFINITIONS

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

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932.80	Time and method of payment for producer milk.
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932.90	Effective time.
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932.95	Separability of provisions.

AUTHORITY: §§ 932.0 to 932.95 issued under secs. 1-18, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

§ 932.0 Findings and determinations.

The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and of the previously issued amendments thereto and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) *Findings upon the basis of the hearing record.* Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held upon certain proposed amendments to the tentative marketing agreement and to the order regulating the handling of milk in the Fort Wayne, Indiana, mar-

keting area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

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

(2) The parity prices of milk, as determined pursuant to section 2 of the Act, are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the said marketing area, and the minimum prices specified in the order as hereby amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest;

(3) The said order as hereby amended, regulates the handling of milk in the same manner as, and is applicable only to persons in the respective classes of industrial or commercial activity specified in a marketing agreement upon which a hearing has been held.

(4) All milk and milk products handled by handlers, as defined in the order as hereby amended, are in the current of interstate commerce or directly burden, obstruct, or affect interstate commerce in milk or its products; and

(5) It is hereby found that the necessary expense of the market administrator for the maintenance and functioning of such agency will require the payment by each handler, as his pro rata share of such expense, 4 cents per hundredweight or such amount not to exceed 4 cents per hundredweight as the Secretary may prescribe, with respect to (i) all receipts within the month of milk from producers, including milk of such handler's own production, (ii) any other source milk allocated to Class I pursuant to § 932.46 (c) and (d) and the corresponding steps of § 932.47, and (iii) the amount of milk for which a payment is computed pursuant to § 932.62 (a) (2) or (b) (2).

Order relative to handling. It is therefore ordered, that on and after the effective date hereof, the handling of milk in the Fort Wayne, Indiana, marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as hereby amended, and the aforesaid order is hereby amended as follows:

§ 932.1 Act.

Act means Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.).

§ 932.2 Secretary.

Secretary means the Secretary of Agriculture of the United States or any officer or employee of the United States authorized to exercise the powers and to perform the duties of the Secretary of Agriculture.

§ 932.3 Department.

Department means the United States Department of Agriculture.

§ 932.4 Person.

Person means any individual, partnership, corporation, association or any other business unit.

§ 932.5 Cooperative association.

Cooperative association means any cooperative marketing association of producers which the Secretary determines:

(a) To be qualified under the provisions of the Act of Congress of February 18, 1922, as amended, known as the "Capper-Volstead Act"; and

(b) To be engaged in making collective sales, or marketing milk or its products for its members.

§ 932.6 Fort Wayne, Indiana, marketing area.

Fort Wayne, Indiana, marketing area, hereinafter called the "marketing area," means all the territory within the counties of Adams, Allen, De Kalb, Huntington, Lagrange, Noble, Steuben, Wells, and Whitley, all in the State of Indiana, together with all municipal corporations therein and all institutions owned or operated by the Federal, State or County Government located wholly or partially within the county.

§ 932.7 Producer.

Producer means any person, except a producer-handler, who, in compliance with the Grade A inspection requirements of a duly constituted health authority, produces milk for distribution as fluid milk products within the marketing area or produces milk acceptable for fluid consumption at Federal, State or municipal institutions, which milk is received at a pool plant or is diverted pursuant to § 932.14.

§ 932.8 Handler.

Handler means:

(a) Any person in his capacity as the operator of a pool plant(s); or

(b) The operator of any nonpool distributing plant with route distribution in the area; or

(c) A cooperative association with respect to milk of its producer members diverted for the account of such association from a pool plant to a nonpool plant; or

(d) A cooperative association with respect to the milk of its producer members which is delivered from the farm to the pool plant(s) of another handler for the account of the cooperative association, if the cooperative association, on or before the first day of the month in which such milk is received from producers, has notified, in writing, both the market administrator and the handler to whom the milk is delivered that it wishes to be the handler for such milk. The cooperative association shall be considered the handler for such milk effective the first day of the month following receipt of such notice and milk so delivered shall be considered as having been received by the cooperative association at a pool plant at the location of the plant to which it was delivered.

§ 932.9 Producer-handler.

Producer-handler means a person who:

(a) Operates a distributing plant at which no fluid milk or fluid milk products are received during the month except that of his own farm milk production or that which is transferred from a pool plant(s); and

(b) Assumes as his personal enterprise and risk the processing and/or distribution of fluid products and the maintenance, care and management of dairy animals and other resources necessary to produce his own farm milk production.

§ 932.10 Distributing plant.

Distributing plant means any plant at which fluid milk products are processed and packaged and from which Grade A fluid milk products are disposed of on a route(s) in the marketing area.

§ 932.11 Supply plant.

Supply plant means any plant at which Grade A milk is received from dairy farmers and from which fluid milk products are moved to a distributing plant.

§ 932.12 Pool plant.

Pool plant means:

(a) A distributing plant, other than that of a producer-handler or one described in § 932.61, from which during the month:

(1) Disposition of fluid milk products in the marketing area on routes is equal to 10 percent or more if its total receipts of Grade A milk; and

(2) Total disposition of fluid milk products on routes is equal to 50 percent or more of its total receipts of Grade A milk;

(b) A supply plant from which during the month 50 percent or more of its receipts of Grade A milk from dairy farmers is moved to and received at a pool plant(s) described in paragraph (a) of this section. Any supply plant that was a pool plant during each of the months of September through December shall continue to be a pool plant the following months of January through August unless the operator of such plant notifies the market administrator in writing before the first day of any such month of his intention to withdraw such plant as a pool plant, in which case such plant shall thereafter be a nonpool plant until it again meets the shipping requirements set forth in this paragraph.

§ 932.13 Nonpool plant.

Nonpool plant means any milk processing or distributing plant in any month in which it is not a pool plant.

§ 932.14 Producer milk.

Producer milk means all skim milk and butterfat which is:

(a) Received at a pool plant directly from producers or from a cooperative association; or

(a) Physically received at a pool plant directly from producers; or

(b) Diverted by the operator of a pool plant or by a cooperative association, subject to the following conditions:

(1) The operator of a pool plant may divert the milk production of a producer to the pool plant of another handler for not more than one-half of the days of production during the month;

(2) During January through August the operator of a pool plant or a cooperative association may divert the milk production of a producer from a pool plant to a nonpool plant (other than that of a producer handler) on any number of days during the month and during the months of September through December on not more than one-half of the days of production of such producer during the month;

(3) Milk diverted for the account of the operator of a pool plant shall be considered to have been received at the pool plant from which diverted; and

(4) Milk diverted for the account of a cooperative association shall be considered to have been received at the location of the pool plant from which diverted.

§ 932.15 Other source milk.

Other source milk means all skim milk and butterfat contained in:

(a) Receipts during the month of fluid milk products except:

(1) Fluid milk products received from pool plants;

(2) Producer milk; and

(3) Inventory of fluid milk products on hand at the beginning of the month;

(b) Products, other than fluid milk products, from any source (including those produced at the plant) which are reprocessed or converted to another product in the plant during the month; and

(c) Any disappearance of nonfluid milk products not otherwise accounted for.

§ 932.16 Fluid milk product.

Fluid milk product means milk, skim milk, buttermilk, flavored milk, flavored milk drinks, concentrated milk disposed of for fluid consumption (other than in hermetically sealed cans), cream, sweet or sour, and any mixture of cream and milk or skim milk (except frozen cream, aerated cream products, eggnog, milk shake mixes, ice cream, ice cream mixes, other frozen desserts and sterilized products packaged in hermetically sealed containers) and sour cream products labeled Grade A.

§ 932.17 Route.

Route means a delivery (including delivery by a vender or sale from a plant or plant store) of any fluid milk product, other than a delivery in bulk form to any milk processing plant.

§ 932.18 Chicago butter price.

Chicago butter price means the simple average, as computed by the market administrator, of the daily wholesale selling prices (using the midpoint of any price range as one price) per pound of 92-score bulk creamery butter at Chicago as reported during the month by the Department.

MARKET ADMINISTRATOR

§ 932.20 Designation.

The agency for the administration of this part shall be a market administrator, appointed by the Secretary, who shall be entitled to such compensation as may be determined by, and shall be subject to removal by, the Secretary.

§ 932.21 Powers.

The market administrator shall have the following powers with respect to this part:

(a) Administer its terms and provisions;

(b) Receive, investigate, and report to the Secretary complaints of violations;

(c) Make such rules and regulations as are necessary to effectuate its terms and provisions; and

(d) Recommend amendments to the Secretary.

§ 932.22 Duties.

The market administrator shall perform all the duties necessary to administer the terms and provisions of this part, including but not limited to the following:

(a) Within 45 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon his duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;

(b) Employ and fix the compensation of such persons as may be necessary to enable him to administer the terms and provisions of this part;

(c) Obtain a bond in a reasonable amount, and with satisfactory surety thereon, covering each employee who handles funds entrusted to the market administrator;

(d) Pay from the funds received pursuant to § 932.86, the cost of his bond and of the bonds of his employees, his own compensation, and all other expenses, except those incurred under § 932.85, that are necessarily incurred by him in the maintenance and functioning of his office, and in the performance of his duties;

(e) Keep such books and records as will clearly reflect the transactions provided for in this part, and upon request by the Secretary, surrender the same to such other person as the Secretary may designate;

(f) Submit his books and records to examination by the Secretary, and furnish such information and reports as the Secretary may request;

(g) Verify all reports and payments of each handler by audit, or such other investigation as may be necessary, of such handler's records and facilities and of the records and facilities of any other person upon whose utilization the classification of skim milk and butterfat depends;

(h) Publicly announce at his discretion, unless otherwise directed by the Secretary, by posting in a conspicuous place in his office and by such other means as he deems appropriate, the name of any person who, after the date upon which he is required to perform such acts, has not made reports or payments required by this part;

(i) Prepare and disseminate to producers, handlers and the public, general information as he deems necessary;

(j) On or before the dates specified herein, publicly announce by posting in

a conspicuous place in his office and by such other means as he deems appropriate, the following:

(1) The 6th day of each month, the Class I milk price and the Class I butterfat differential, both for the current month; and the Class II milk price, and the Class II butterfat differential, both for the preceding month; and

(2) The 14th day of each month, the uniform price and the producer butterfat differential for the preceding month;

(k) On or before the 12th day after the end of each month report to each cooperative association which so requests the amount and class utilization of milk caused to be delivered by such association, either directly or from producers who have authorized such association to receive payments for them to each handler to whom the cooperative sells milk. For the purpose of this report the milk caused to be so delivered by an association shall be prorated to each class in the proportion that the total receipts of milk received from producers by such handler were used in each class.

REPORTS, RECORDS AND FACILITIES

§ 932.30 Reports of receipts and utilization.

By mailing on or before the 6th day after the end of each month, or by delivery not later than the 8th day after the end of the month, each handler, except a producer-handler and a handler pursuant to § 932.61, shall report to the market administrator for such month, reporting separately for each of his pool plants, in the detail and on the forms prescribed by the market administrator, as follows:

(a) The quantities of skim milk and butterfat contained in:

(1) Receipts of milk from producers, including receipts of the handler's own production;

(2) The quantities of skim milk and butterfat contained in milk and milk products received from other pool plants and a cooperative association which is a handler pursuant to § 932.8(d);

(3) The quantities of skim milk and butterfat contained in other source milk, including milk which has been classified and priced under other Federal orders;

(b) The inventories of skim milk and butterfat on hand at the beginning and the end of the month;

(c) The utilization of all skim milk and butterfat required to be reported by this section, including a separate statement of the disposition of Class I milk outside the marketing area; and

(d) Such other information with respect to the receipts and utilization of milk and milk products as the market administrator may require.

§ 932.31 Payroll reports.

(a) Each handler, except a producer-handler and a handler pursuant to § 932.61 or § 932.62, shall report to the market administrator in the detail and on forms prescribed by the market administrator the following:

(1) On or before the 25th day after the end of each month for each producer or cooperative association from whom

milk was received during the preceding month the following:

(i) His name and address;

(ii) The total pounds and butterfat content of milk received during the month;

(iii) The amount of any deductions authorized in writing by such producer to be made from payments due for milk delivered; and

(iv) The prices paid and the net amount of the payment to each producer;

(b) Each handler operating a nonpool distributing plant who does not elect to make payments as required pursuant to § 932.62(a) shall report to the market administrator on or before the 25th day after the end of the month for each dairy farmer from whom milk was received the same information as required pursuant to paragraph (a)(1) of this section.

§ 932.32 Other reports.

Each producer-handler and each handler pursuant to § 932.61 shall make reports to the market administrator at such time and in such manner as the market administrator may request.

§ 932.33 Records and facilities.

Each handler shall maintain and make available to the market administrator during the usual hours of business such accounts and records of his operations together with such facilities as are necessary for the market administrator to verify or establish the correct data which are required to be reported pursuant to this part and the payments required to be made pursuant to this part.

§ 932.34 Retention of records.

All books and records required under this part to be made available to the market administrator shall be retained by the handler for a period of three years to begin at the end of the month to which such books and records pertain: *Provided*, That if, within such three-year period, the market administrator notifies the handler in writing that the retention of such books and records, or of specified books and records, is necessary in connection with a proceeding under section 8c(15)(A) of the Act, or a court action specified in such notice, the handler shall retain such books and records, or specified books and records, until further notification from the market administrator. In either case, the market administrator shall give further written notification to the handler promptly upon the termination of the litigation or when the records are no longer necessary in connection therewith.

CLASSIFICATION

§ 932.40 Skim milk and butterfat to be classified.

The skim milk and butterfat to be reported by each handler pursuant to § 932.30 shall be classified each month by the market administrator pursuant to the provisions of § 932.41 through § 932.47.

§ 932.41 Classes of utilization.

Subject to the conditions set forth in §§ 932.42 to 932.47 the classes of utilization shall be as follows:

(a) *Class I*. Class I shall be all skim milk and butterfat:

(1) Disposed of in the form of fluid milk products, except those classified pursuant to paragraphs (b) (2), (3), (4), and (5); and

(2) Not accounted for as Class II.

(b) *Class II*. Class II shall be:

(1) All skim milk and butterfat used to produce any product other than a fluid milk product;

(2) All skim milk and butterfat disposed of in bulk to commercial food processors and used in a food product;

(3) All skim milk authorized by the market administrator to be dumped;

(4) All skim milk and butterfat accounted for as disposed of for livestock feed;

(5) The inventories of fluid milk products on hand at the end of the month;

(6) The shrinkage of other source milk; and

(7) In shrinkage of skim milk and butterfat, respectively, not to exceed the following:

(i) Two percent of the milk received at a pool plant directly from producers; plus

(ii) One and one-half percent of receipts from a cooperative association in farm bulk tanks, except that, if the handler operating the pool plant files with the market administrator notice that he is purchasing such milk on the basis of farm weights determined by farm bulk tank calibrations, the applicable percentage shall be two percent; plus

(iii) One and one-half percent of receipts in bulk tanks from other pool plants; less

(iv) One and one-half percent of disposition in bulk tanks from pool plants to all other milk plants; and plus

(v) One-half percent of receipts of producer milk by a cooperative association with respect to milk delivered in farm bulk tanks, unless the exception provided in subdivision (ii) of this paragraph applies.

§ 932.42 Assignment of shrinkage.

The market administrator shall determine the assignment of shrinkage to Class II as follows:

(a) Determine the total shrinkage of skim milk and butterfat for each handler; and

(b) Assign the shrinkage of skim milk and butterfat pro rata between milk received (1) directly from producers, from a cooperative association in its capacity as a handler and from other pool plants and (2) other source milk received in the form of fluid milk products.

§ 932.43 Responsibility of handlers.

In establishing the classification of skim milk and butterfat as required by this part, the burden rests upon the handler who first receives such skim milk or butterfat to establish to the

satisfaction of the market administrator that such skim milk or butterfat should not be classified as Class I.

§ 932.44 Transfers.

Skim milk and butterfat disposed of by handler, either by transfers or diversions shall be classified:

(a) As Class I if transferred in the form of fluid milk products to and utilized at the pool plant of another handler unless utilization as Class II is claimed by both handlers in their reports pursuant to § 932.30, and the amount of skim milk or butterfat so assigned to Class II does not exceed the amount of skim milk or butterfat remaining in Class II at either plant after the subtraction of other source milk pursuant to § 932.46. In no case shall the assignment to Class I in the transferee plant exceed the difference between its total receipts of milk and milk products and its total utilization of such milk and milk products in Class II.

(b) As Class I if transferred in the form of fluid milk products to and utilized at a plant operated by a producer-handler;

(c) As Class I if transferred in the form of bulk fluid milk products to, and utilized at, a nonpool plant that is a fully regulated plant under another order issued pursuant to the Act, unless allocated to another class under such other order, in which case it will be Class II. In the event such nonpool plant receives skim milk and butterfat from two or more plants regulated by an order(s) other than that under which it is regulated the amount classified in each class shall be a pro rata share of such receipts allocated to that class;

(d) As Class I if transferred, in the form of bulk milk or skim milk, to and utilized at a nonpool plant, except as specified in paragraphs (b) and (c) of this section, located more than 250 miles from the Allen County Courthouse in Fort Wayne, Indiana, using the shortest accessible highway distance available for such transportation;

(e) (1) As Class I milk if transferred in the form of bulk milk, skim milk or cream to and utilized at a nonpool plant except as specified in paragraphs (b), (c), and (d) of this section located 250 miles or less from the Allen County Courthouse in Fort Wayne, Indiana, (using the shortest accessible highway distance available for such transportation) from which fluid milk products are disposed of on wholesale or retail routes or to other milk plants, unless:

(i) The transferring handler claims Class II use in his report submitted pursuant to § 932.30; and

(ii) The operator of a nonpool plant maintains books and records which are made available for examination upon request by the market administrator and which are adequate for verification of such Class II use;

(2) If these conditions are met the market administrator shall classify as follows:

(i) Determine the use of all skim milk and butterfat in such nonpool plant; and

(ii) Allocate receipts from Grade A farmers to the highest use beginning with Class I. Allocate transferred milk to Class I to the extent remaining, except that if receipts from this and other Federal orders exceed the amount remaining, the amount of such transferred milk allocated to Class I shall be determined by prorating the remaining Class I utilization in accordance with the receipts from all such plants at the transferee plant;

(f) As Class II milk if diverted or transferred in bulk in the form of milk, skim milk, or cream to a nonpool plant located 250 miles or less from the Allen County Courthouse in Fort Wayne, Indiana (using the shortest accessible highway distance available for such transportation) and from which fluid milk is not disposed of on wholesale or retail routes, except that:

(1) If such nonpool plant transfers milk, skim milk, or cream to a pool plant, an equal amount of skim milk and butterfat transferred to such nonpool plant from pool plants shall be deemed to have been transferred directly to the pool plant(s) receiving such milk and shall be classified pursuant to the provisions of paragraph (a) of this section; and

(2) If such nonpool plant transfers milk, skim milk, or cream to a second nonpool plant which distributes fluid milk on wholesale or retail routes, skim milk or butterfat transferred from the pool plant to the first nonpool plant shall be Class I milk to the extent of the amount so transferred to such second nonpool plant unless it is established that the milk, skim milk, or cream was transferred to the second nonpool plant without Grade A certification and with each container labeled or tagged to indicate that the contents were for manufacturing use only and that the shipment was so invoiced; and

(g) As Class I if transferred in the form of bulk cream to and utilized at a nonpool plant located more than 250 miles from the Allen County Courthouse in Fort Wayne, Indiana, (using the shortest accessible highway distance available for such transportation) except as specified in paragraphs (b) and (c) of this section, unless the handler:

(1) Claims classification as Class II; and

(2) Established that (i) such cream was transferred without Grade A certification, (ii) each container was tagged or labeled to show that the contents were for manufacturing use only, (iii) the transfers of such cream was invoiced as suitable for manufacturing use only, and (iv) affords the market administrator at least 24 hours prior notice so that he may verify such shipment.

§ 932.45 Computation of skim milk and butterfat in each class.

For each month, the market administrator shall correct for mathematical and other obvious errors, the reports submitted by each handler pursuant to this part and compute the total pounds of skim milk and butterfat, respectively,

in each class at each of the plants of such handler.

§ 932.46 Allocation of skim milk classified.

The pounds of skim milk in each class allocated to producer milk shall be determined each month for each handler as follows:

(a) Subtract from the total pounds of skim milk in Class II the pounds of skim milk classified pursuant to § 932.41(b) (7);

(b) Subtract from the pounds of skim milk in Class I the pounds of skim milk received in the form of fluid milk products in consumer-type packages subject to the pricing and pooling provisions of another order issued pursuant to the Act and disposed of as Class I in the same package as received: *Provided*, That this paragraph shall not apply to skim milk in any product if the same product is processed and packaged in the same size and type of container in the pool plant during the month;

(c) Subtract from the remaining pounds of skim milk in each class, in series beginning with Class II, the pounds of skim milk received as other source milk other than in the form of fluid milk products;

(d) Subtract from the total pounds of skim milk remaining in each class, in series beginning with Class II, the pounds of skim milk in other source milk received in the form of fluid milk products, except as specified in paragraphs (b) and (e) of this section;

(e) Subtract from the pounds of skim milk remaining in each class, in series beginning with Class II, the pounds of skim milk subject to the Class I pricing and payment provisions of another order issued pursuant to the Act, except as specified in paragraph (b) of this section;

(f) Subtract from the pounds of skim milk remaining in each class, in series beginning with Class II, the pounds of skim milk in inventory of fluid milk products on hand at the beginning of the month;

(g) Subtract from the pounds of skim milk remaining in each class, the pounds of skim milk received from pool plants of other handlers in such class pursuant to § 932.44(a);

(h) Add to the remaining pounds of skim milk in Class II the pounds subtracted pursuant to paragraph (a) of this section; and

(i) If the remaining pounds of skim milk in both classes exceed the pounds of skim milk in milk received from producers, subtract such excess from the remaining pounds of skim milk in each class in series beginning with Class II. Any amount so subtracted shall be known as overage.

§ 932.47 Allocation of butterfat classified.

Allocate the pounds of butterfat in each class to producer milk in the same manner as that prescribed for skim milk in § 932.46.

§ 932.48 Computation of total producer milk in each class.

The amounts computed pursuant to §§ 932.46 and 932.47 shall be combined

into one total for each class and the weighted average butterfat content of producer milk in each class shall be determined.

MINIMUM PRICES

§ 932.50 Basic formula price.

The basic formula price per hundredweight of milk to be used in determining class prices for each month shall be the higher of the prices per hundredweight of milk of 3.5 percent butterfat content computed by the market administrator pursuant to paragraphs (a) and (b) of this section rounded to the nearest cent:

(a) The average of the basic (or field) prices ascertained to have been paid per hundredweight for milk of 3.5 percent butterfat content received from farmers during the month at the following plants or places for which prices have been reported to the market administrator by the Department or by the companies indicated as follows:

Present Operator and Location

Borden Co., New London, Wis.
Borden Co., Orfordville, Wis.
Carnation Co., Richland Center, Wis.
Carnation Co., Sparta, Mich.
Pet Milk Co., Belleville, Wis.
Pet Milk Co., Coopersville, Mich.
Pet Milk Co., New Glarus, Wis.
Pet Milk Co., Wayland, Mich.
White House Milk Co., Manitowoc, Wis.
White House Milk Co., West Bend, Wis.

(b) The price per hundredweight computed by adding together the plus amounts pursuant to subparagraphs (1) and (2) of this paragraph:

(1) From the Chicago butter price, subtract three cents, and then multiply by 4.2; and

(2) From the simple average of the weighted averages of the carlot prices per pound of spray and roller process nonfat dry milk solids for human consumption, f.o.b. manufacturing plants in the Chicago area, as published for the period from the 26th day of the immediately preceding month through the 25th day of the current month by the Department, deduct 5.5 cents and multiply by 8.2.

§ 932.51 Class prices.

The respective minimum prices per hundredweight to be paid by each handler, f.o.b. his plant, for milk received from producers or from a cooperative association during the month shall be as follows:

(a) Class I milk price. Through March 31, 1963 the price for Class I milk of 3.5 percent butterfat content shall be the basic formula price for the preceding month plus \$1.20; and

(b) Class II milk price. The price for Class II milk of 3.5 percent butterfat content shall be the basic formula price.

§ 932.52 Butterfat differentials to handlers.

For each class of milk containing more or less than 3.5 percent butterfat, the class price calculated pursuant to § 932.51 shall be increased or decreased, respectively, for each one-tenth of a percent of butterfat at a rate, rounded to the nearest one-tenth cent, determined as follows:

(a) *Class I price.* Multiply the Chicago butter price for the preceding month by 0.125;

(b) *Class II price.* Multiply the Chicago butter price for the month by 0.115.

§ 932.53 Location differentials to handlers.

For that milk which is received from producers at a pool plant located 60 miles or more from the Allen County Courthouse, Fort Wayne, Indiana, by the shortest accessible highway distance as determined by the market administrator, and which is transferred to another pool plant in the form of fluid milk products and assigned to Class I milk pursuant to the proviso of this section, or otherwise classified as Class I milk, the price specified in § 932.51(a) shall be reduced at the rate set forth in the following schedule according to the location of the pool plant where such milk is received from producers:

Distance from the Allen County Courthouse, Fort Wayne, Indiana (miles):	Rate per hundredweight (cents)
60 but less than 70.....	10.0
For each additional 10 miles or fraction thereof an additional.....	1.5

In calculating such adjustment transfers may be assigned to Class I only to the extent that Class I disposition at the transferee plant exceeds receipts from producers and cooperative associations pursuant to § 932.8(d) at such plant. Such assignment to transferor plants shall be made first to plants at which no location adjustment credit is applicable and then in sequence to plants at which the lowest rate of such adjustment credit would apply.

§ 932.54 Equivalent price provision.

Whenever the provisions of this part require the market administrator to use a specific price (or prices) for milk or any milk product for the purpose of determining minimum class prices or for any other purpose and the specific price is not reported or published, the market administrator shall use a price determined by the Secretary to be equivalent to or comparable with the price specified.

APPLICATION OF PROVISIONS

§ 932.60 Producer-handler.

Sections 932.40 through 932.54 and §§ 932.61 through 932.86 shall not apply to a producer-handler.

§ 932.61 Handlers subject to other Federal orders.

In the case of any handler who the Secretary determines disposes of a greater portion of his milk as Class I milk in another marketing area regulated by another milk marketing agreement or order issued pursuant to the Act and whose milk is classified and priced under such other order, the provisions of this part shall not apply except that the handler shall, with respect to his total receipts of skim milk and butterfat, make reports to the market administrator at such time and in such manner as the market administrator may require and he shall allow verification of such reports by the market administrator.

§ 932.62 Obligations of handler operating a nonpool distributing plant.

In lieu of payments required pursuant to §§ 932.80 through 932.85, each handler, other than a producer-handler or one exempt pursuant to § 932.61, who operates, during the month, a nonpool distributing plant, shall pay to the market administrator for deposit in the producer-settlement fund and the administrative assessment fund, as the case may be, as follows:

(a) If such handler so elects in writing at the time of reporting pursuant to § 932.30, the amounts computed as follows:

(1) On or before the 13th day after the end of the month, for the producer-settlement fund, an amount equal to the difference between the value of the Class I milk disposed of during the month in the marketing area on routes at the applicable Class I price for the month and the value of such milk at the Class II price; and

(2) On or before the 13th day after the end of the month, as his pro rata share of expense of administration, the rate specified in § 932.86 with respect to Class I milk disposed of in the marketing area on routes; or

(b) Except as the handler may elect the option pursuant to paragraph (a) of this section, he shall pay the amounts as follows:

(1) On or before the 25th day after the end of the month, for the producer-settlement fund, the amount specified in paragraph (a) (1) of this section, or any plus amount resulting from the following computation, whichever is less:

(i) Compute an amount equal to the value of milk which would be computed pursuant to § 932.70 for milk received from dairy farmers at such plant for such month if such plant had been a pool plant; and

(ii) Deduct the gross payments made by the handler to dairy farmers for milk received at such plant for such month. Gross payments to be included in this computation shall be limited to cash payments made to the dairy farmer or his assignee on or before the date of the report pursuant to § 932.31(b), plus the value of any supplies as evidenced by a delivery ticket signed by the dairy farmer; and

(2) On or before the 13th day after the end of the month, as his pro rata share of the expense of administration, an amount equal to that which would have been computed pursuant to § 932.86 had such plant been a pool plant.

§ 932.63 Rate of payment on other source milk.

The following rates of payment on other source milk to be applied pursuant to § 932.70 shall be effective only in the months when the total receipts of producer milk are 110 percent or more of the total amount from all sources classified as Class I:

(a) On other source milk received other than in the form of fluid milk products, subtract the Class II price adjusted by the Class II butterfat differential from the Class I price adjusted by the Class I butterfat differential; and

(b) On other source milk received in the form of fluid milk products, subtract the Class II price adjusted by the Class II butterfat differential from the Class I price adjusted by the Class I butterfat differential, and adjust such difference by the location differential applicable at a pool plant of the same location as the nonpool plant(s) supplying such other source milk. Such adjustment to be made first at the nonpool plant at which no location differential applies and then in sequence at the plants at which the lowest location differential would apply.

DETERMINATION OF PRICES TO PRODUCERS

§ 932.70 Computation of value of producer milk.

The value of milk received from producers during the month by each handler shall be the sum resulting from the following computations:

(a) For each handler who received milk from producers multiply the quantity of milk received from producers in each class, as computed pursuant to § 932.48, by the applicable respective class prices (adjusted pursuant to §§ 932.52 and 932.53);

(b) Multiply the pounds of overage deducted from each class pursuant to § 932.46(i) and the corresponding step of § 932.47 by the applicable class price;

(c) Multiply the skim milk and butterfat subtracted from Class I pursuant to § 932.46(c) and the corresponding step of § 932.47 by the rate as determined pursuant to § 932.63(a);

(d) Multiply the difference between the Class II price for the preceding month and the Class I price for the current month by the lesser of:

(1) The hundredweight of skim milk and butterfat subtracted from Class I pursuant to § 932.46(f) and the corresponding step of § 932.47; or

(2) The amount of producer milk allocated to Class II (except shrinkage) during the preceding month;

(e) Multiply the skim milk and butterfat subtracted from Class I pursuant to § 932.46(d) and the corresponding step of § 932.47 by the rate pursuant to § 932.63(b); and

(f) Multiply the skim milk and butterfat subtracted from Class I pursuant to § 932.46(f) and the corresponding step of § 932.47 by the rate pursuant to § 932.63 (a) or (b), as the case may be, which:

(1) Is in excess of the sum of:

(i) The quantity for which payment is computed pursuant to paragraph (d) of this section; and

(ii) The quantity subtracted for the preceding month from Class II pursuant to § 932.46(e) and the corresponding step of § 932.47; and

(2) Is also not in excess of the quantity subtracted from Class II pursuant to § 932.46 (c) and (d) in the preceding month.

§ 932.71. Computation of the uniform price.

For each month, the market administrator shall compute the uniform price (f.o.b. pool plants at which no location adjustments are applicable) per hun-

dredweight of producer milk of 3.5 percent butterfat content, as follows:

(a) Combine into one total the values computed pursuant to § 932.70 for the producer milk received by all handlers who submit reports pursuant to § 932.30 and are not in violation of § 932.82 for the preceding month;

(b) Subtract for each of the months of April, May, and June an amount equal to 8 percent of the Class I price multiplied by the quantity of producer milk;

(c) Add during each of the months of September, October, and November, one-third of the total amount subtracted pursuant to paragraph (b) of this section;

(d) Subtract if the average butterfat content of producer milk included in these computations is greater than 3.5 percent or add if such average butterfat content is less than 3.5 percent an amount computed by multiplying the amount by which the average butterfat content of such milk varies from 3.5 percent by the butterfat differential pursuant to § 932.72 and multiplying the resulting figure by the hundred weight of milk;

(e) Add an amount equal to the sum of the deduction to be made from producer payments for location differentials pursuant to § 932.73;

(f) Add an amount equal to one-half of the unobligated balance on hand in the producer-settlement fund, adjusting for paragraph (b) or (c) of this section, as the case may be;

(g) Divide the resulting amount by the total hundredweight of producer milk included under paragraph (a) of this section; and

(h) Subtract not less than 4 cents nor more than 5 cents.

§ 932.72 Butterfat differential to producers.

In making payments pursuant to § 932.70 there shall be added to, or subtracted from, the uniform price of milk of 3.5 percent butterfat content, for each one-tenth of one percent of butterfat in such producer milk above or below 3.5 percent, as the case may be, a butterfat differential equal to the average of the butterfat differentials determined pursuant to paragraphs (a) and (b) of § 932.52 weighted by the pounds of butterfat in producer milk in Class I and II, respectively, with the result rounded to the nearest tenth of a cent.

§ 932.73 Location differential to producers.

In making payments for milk pursuant to § 932.80 a handler may deduct from the uniform price computed pursuant to § 932.71 the rate specified in § 932.53 applicable to the location of the pool plant at which such milk was received or deemed to have been received.

PAYMENTS

§ 932.80 Time and method of payment for producer milk.

Each handler shall make payment as follows:

(a) On or before the 17th day after the end of the month during which the milk was received, to each producer to whom payment is not made pursuant to

paragraph (c) of this section, at not less than the uniform price for such month computed pursuant to § 932.71, adjusted by the butterfat differential computed pursuant to § 932.72, subject to location adjustments to producers pursuant to § 932.73, and less the amount of the payment made pursuant to paragraph (b) of this section: *Provided*, That if by such date such handler has not received full payment pursuant to § 932.83, he may reduce his total payments to all producers uniformly by not more than the amount of reduction in payment from the market administrator; he shall, however, complete such payments pursuant to this paragraph not later than the date for making such payments next following receipt of the balance from the market administrator;

(b) On or before the last day of each month, to each producer for whom payment is not made pursuant to paragraph (d) of this section for milk received from him during the first 15 days of the month at not less than the Class II price for the preceding month;

(c) To a cooperative association with respect to milk for which the cooperative association is a handler on or before the 10th day of each month for milk which is caused to be delivered to such handlers during the preceding month at not less than the value of such milk at the applicable class prices; and

(d) Pay to a cooperative association, which is authorized to collect payments for its members and so requests, on or before the 13th and 28th days of each month in lieu of payments pursuant to paragraphs (a) and (b), respectively, of this section, an amount equal to the gross sum due for all milk received from member producers, less amounts owed by each member producer to the handler for supplies purchased from him on prior written order as evidenced by a delivery ticket signed by the producer and also submit to the cooperative association the following:

(1) On or before the 10th day of each month written information which shows for each member producer:

(i) The total pounds of milk received during the preceding month;

(ii) The total pounds of butterfat contained in such milk;

(iii) The number of days on which milk was received; and

(iv) The amounts withheld by the handler in payment for supplies sold; and

(2) On or before the 24th day of each month, written information which shows for each member producer the total pounds of milk received during the first 15 days of the current month.

§ 932.81 Producer settlement fund.

The market administrator shall establish and maintain a separate fund known as the "producer-settlement fund" into which he shall deposit the amounts subtracted pursuant to § 932.70(b) and appropriate payments made by handlers pursuant to § 932.62, § 932.82 and all appropriate payments pursuant to § 932.84 and out of which he shall make payments pursuant to §§ 932.83 and 932.71 (c) and all appropriate payments pursuant to § 932.84.

§ 932.82 Payments to the producer-settlement fund.

On or before the 15th day after the end of each month, each handler shall pay to the market administrator any amount by which the value of his milk as computed pursuant to § 932.70 for such month, is greater than the amount owed by him for such milk at the appropriate uniform price adjusted by the producer butterfat and location differentials.

§ 932.83 Payments out of the producer-settlement fund.

On or before the 17th day after the end of each month the market administrator shall pay to each handler any amount by which the value of his milk computed pursuant to § 932.70 for such month is less than the amount owed by him for such milk at the appropriate uniform prices adjusted by the producer butterfat and location differentials. If at such time the unobligated balance in the producer-settlement fund is insufficient to make all payments pursuant to this section, the market administrator shall reduce uniformly such payments and shall complete such payments as soon as the appropriate funds are available.

§ 932.84 Adjustment of accounts.

Whenever audit by the market administrator of any handler's reports, books, records, or accounts discloses errors resulting in moneys due (a) the market administrator from such handler, (b) such handler from the market administrator, or (c) any producer or cooperative association from such handler, the market administrator shall promptly notify such handler of any amount so due and payment thereof shall be made on or before the next date for making payments set forth in the provision under which such error occurred.

§ 932.85 Marketing services.

(a) Except as set forth in paragraph (b) of this section, each handler, in making payments to producers for milk (other than milk of his own production) pursuant to § 932.80, shall deduct 5 cents per hundredweight, or such amount not exceeding 5 cents per hundredweight, as may be prescribed by the Secretary and shall pay such deductions to the market administrator on or before the 15th day of the month. Such money shall be used by the market administrator to provide market information and to check the accuracy of the testing and weighing of their milk for producers who are not receiving such service from a cooperative association;

(b) In the case of producers who are members of a cooperative association which the Secretary has determined is actually performing the services set forth in paragraph (a) of this section, each handler shall (in lieu of the deduction specified in paragraph (a) of this section) make such deductions from the payments to be made to such producers as may be authorized by the membership agreement or marketing contract between such cooperative association and such producers, and on or before the 15th day after the end of each

month, pay such deductions to the cooperative association of which such producers are members, furnishing a statement showing the amount of any such deductions and the amount of milk for which such deduction was computed for each producer.

§ 932.86 Expense of administration.

As his pro rata share of the expense of administration of this part, each handler shall pay to the market administrator on or before the 15th day after the end of each month four cents per hundredweight, or such amount not exceeding four cents per hundredweight as the Secretary may prescribe with respect to:

(a) All receipts within the month of milk from producers, including milk of such handler's own production;

(b) Any other source milk allocated to Class I pursuant to § 932.46(c) and (d) and the corresponding steps of § 932.47; and

(c) The amount of milk for which a payment is computed pursuant to § 932.62 (a) (2) or (b) (2).

§ 932.87 Overdue accounts.

Any unpaid obligation of a handler or of the market administrator pursuant to §§ 932.62, 932.82, 932.83, 932.84(a), 932.85(a), or 932.86 shall be increased one-half of one percent on the first day of the month following after the date such obligation is due and on the first day of each succeeding month until such obligation is paid. Any remittance received by the market administrator postmarked prior to the first of the month shall be considered to have been received when postmarked.

§ 932.88 Termination of obligations.

The provisions of this section shall apply to an obligation under this part for the payment of money.

(a) The obligation of any handler to pay money required to be paid under the terms of this part shall, except as provided in paragraphs (b) and (c) of this section, terminate two years after the last day of the month during which the market administrator receives the handler's utilization report on the milk involved in such obligation, unless within such two-year period the market administrator notifies the handler in writing that such money is due and payable. Service of such notice shall be complete upon mailing to the handler's last known address, and it shall contain but need not be limited to, the following information:

(1) The amount of the obligation;

(2) The month(s) during which the milk, with respect to which the obligation exists, was received or handled; and

(3) If the obligation is payable to one or more producers or to an association of producers, the name of such producer(s) or association of producers, or if the obligation is payable to the market administrator, the account for which it is to be paid;

(b) If a handler fails or refuses, with respect to any obligation under this part, to make available to the market administrator or his representatives all books and records required by this part to be made available, the market adminis-

trator may, within the two-year period provided for in paragraph (a) of this section, notify the handler in writing of such failure or refusal. If the market administrator so notifies a handler, the said two-year period with respect to such obligation shall not begin to run until the first day of the calendar month following the month during which all such books and records pertaining to such obligation are made available to the market administrator or his representatives;

(c) Notwithstanding the provisions of paragraphs (a) and (b) of this section, a handler's obligation under this order to pay money shall not be terminated with respect to any transaction involving fraud or willful concealment of a fact, material to the obligation, on the part of the handler against whom the obligation is sought to be imposed; and

(d) Any obligation on the part of the market administrator to pay a handler any money which such handler claims to be due him under the terms of this part shall terminate two years after the end of the calendar month during which the milk involved in the claim, was received if an underpayment is claimed, or two years after the end of the calendar month during which the payment (including deduction or set off by the market administrator) was made by the handler if a refund on such payment is claimed, unless such handler, within the applicable period of time, files, pursuant to section 8c(15)(A) of the Act, a petition claiming such money.

MISCELLANEOUS PROVISIONS

§ 932.90 Effective time.

The provisions of this part shall become effective at such time as the Secretary may declare and shall continue in force until suspended or terminated pursuant to § 932.91.

§ 932.91 Suspension or termination.

The Secretary may suspend or terminate this part or any provision thereof whenever he finds that it obstructs or does not tend to effectuate the declared policy of the Act. This part shall, in any event, terminate whenever the provisions of the Act authorizing it cease to be in effect.

§ 932.92 Continuing obligations.

If, upon the suspension or termination of any or all provisions of this part, there are any obligations arising under it, the final accrual or ascertainment of which requires further acts by any person, such further acts shall be performed notwithstanding such suspension or termination.

§ 932.93 Liquidation.

Upon the suspension or termination of any or all provisions of this part the market administrator, or such person as the Secretary may designate, shall, if so directed by the Secretary, liquidate the business of the market administrator's office and dispose of all funds and property then in his possession or under his control together with claims for any funds which are unpaid or owing at the time of such suspension or termination. Any funds collected over and above the

amount necessary to meet outstanding obligations and the expenses necessarily incurred by the market administrator or such person in liquidating and distributing such funds, shall be distributed to the contributing handlers and producers in an equitable manner.

§ 932.94 Agents.

The Secretary may, by designation in writing, name any officer or employee of the United States to act as his agent or representative in connection with any of the provisions of this part.

§ 932.95 Separability of provisions.

If any provision of this part, or its application to any person or circumstances, is held invalid, the application of such provision, and of the remaining provisions of this part, to other persons or circumstances shall not be affected thereby.

[F.R. Doc. 61-3378; Filed, Apr. 13, 1961; 8:50 a.m.]

DEPARTMENT OF COMMERCE

Federal Maritime Board

[46 CFR Ch. II]

[Docket No. 934]

PREDATED BILLS OF LADING

Amended Notice of Proposed Rule Making

This amended notice supersedes the notice of proposed rule making in this docket published in the FEDERAL REGISTER, issue of March 29, 1961 (26 F.R. 2647).

Notice is hereby given pursuant to sections 17, Shipping Act, 1916, as amended (46 U.S.C. 816), and 204, Merchant Marine Act, 1936, as amended (46 U.S.C. 1114), and in accordance with the requirements of section 4, Administrative Procedure Act (5 U.S.C. 1003), of proposed rule making regarding the practice by common carriers by water, as defined in section 1, Shipping Act, 1916, as amended (46 U.S.C. 801), of issuing "on board" bills of lading prior to the time the goods covered thereby are placed on board the vessel.

Such practice appears to be an unjust and unreasonable practice relating to or connected with the receiving, handling, storing, or delivering of property in violation of section 17, Shipping Act, 1916, as amended (46 U.S.C. 816), in that it misrepresents the facts with respect to the actual receipt of the cargo by the carrier. Such misrepresentation creates the material risk that it will operate to the detriment of persons who may extend credit, pay money, or in some other fashion change their position in reliance on such a bill of lading.

The proposed rule shall read as follows: "The issuance of an 'on Board' bill of lading by a common carrier by water as defined in section 1, Shipping Act, 1916, as amended (46 U.S.C. 801), before the cargo described therein is actually placed on board the vessel, constitutes an unjust and unreasonable practice related to or connected with the

receiving of property in violation of section 17, Shipping Act, 1916, as amended (46 U.S.C. 816)."

Interested persons may participate in this proposed rule making by submitting written views, data, and/or arguments, in triplicate, to the Secretary, Federal Maritime Board, within thirty (30) days after the publication hereof in the FEDERAL REGISTER. All relevant matter and communications received within the specified time will be considered by the Board before final action on the proposed rule is taken.

Dated: April 10, 1961.

By order of the Federal Maritime Board.

THOMAS LISI,
Secretary.

[F.R. Doc. 61-3367; Filed, Apr. 13, 1961;
8:48 a.m.]

ATOMIC ENERGY COMMISSION

[10 CFR Part 140]

FINANCIAL PROTECTION REQUIREMENTS AND INDEMNITY AGREEMENTS

Nuclear Energy Liability Policy

Nuclear Energy Liability Insurance Association has requested Commission approval of an amendatory endorsement which the Commission understands the Association and Mutual Atomic Energy Liability Underwriters propose to place on all nuclear energy liability insurance policies (facility form). The form of the endorsement is set forth in its entirety in the following amendments. The endorsements do not appear to the Commission to effect material changes in the provisions of the policies.

Notice is hereby given that the Commission is considering adoption of the following amendments. All interested persons who desire to submit written comments and suggestions for consideration in connection with the proposed amendments should send them to the Secretary, U.S. Atomic Energy Commission, Washington 25, D.C., within thirty days after publication of this notice in the FEDERAL REGISTER. Comments received after that period will be considered if it is practicable to do so, but assurance of consideration cannot be given except as to comments filed within the period specified.

Amend § 140.75 Appendix A, by adding the following at the end thereof:

OPTIONAL AMENDATORY ENDORSEMENT (FACILITY FORM)

It is agreed that:

I. The first sentence of the definition of nuclear facility is amended to read:

"nuclear facility" means "the facility" as defined in any Nuclear Energy Liability Policy (Facility Form) issued by _____ or by _____.

II. The definition of "indemnified nuclear facility" is replaced by the following:

"Indemnified nuclear facility" means
(1) "the facility" as defined in any Nuclear Energy Liability Policy (Facility Form) issued by _____ or by _____ or

(2) any other nuclear facility,

if financial protection is required pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, with respect to any activities or operations conducted thereat;

III. Condition 4 is replaced by the following:

Limitation of liability common occurrence. Any occurrence or series of occurrences resulting in bodily injury or property damage arising out of the radioactive, toxic, explosive, or other hazardous proportion of

(a) nuclear material discharged or dispersed from the facility over a period of days, weeks, months or longer and also arising out of such properties of other nuclear material so discharged or dispersed from one or more other nuclear facilities insured under any Nuclear Energy Liability Policy (Facility Form) issued by _____ or, (b) source material, special nuclear material, spent fuel or waste in the course of transportation for which insurance is afforded under this policy and also arising out of such properties of other source material, special nuclear material, spent fuel or waste in the course of transportation for which insurance is afforded under one or more other Nuclear Energy Liability Policies (Facility Form) issued by _____.

shall be deemed to be a common occurrence resulting in bodily injury or property damage caused by the nuclear energy hazard.

With respect to such bodily injury and property damage (1) the total aggregate liability of the members of _____, under all Nuclear Energy Liability Policies (Facility Form), including this policy, applicable to such common occurrence shall be the sum of the limits of liability of all such policies, the limit of liability of each such policy being as determined by Condition 3 thereof, but in no event shall such total aggregate liability of such members exceed \$46,500,000; (2) the total liability of the companies under this policy shall not exceed that proportion of the total aggregate liability of the members of _____, as stated in clause (1) above, which (a) the limit of liability of this policy, as determined by Condition 3, bears to (b) the sum of the limits of liability of all such policies issued by such members, the limit of liability of each such policy being as determined by Condition 3 thereof.

The provisions of this condition shall not operate to increase the limit of the companies' liability under this policy.

IV. The second paragraph of Condition 12 "Other Insurance" is amended to read:

"If the insured has other valid and collectible insurance (other than such concurrent insurance or any other nuclear energy liability insurance issued by _____ or to any person or organization) applicable to loss or expense covered by this policy, the insurance afforded by this policy shall be excess insurance over such other insurance; provided, with respect to any person who is not employed at and in connection with the facility, such insurance as is afforded by this policy for bodily injury to an employee of the insured arising out of and in the course of his employment shall be primary insurance under such other insurance."

Dated at Germantown, Md., this 6th day of April 1961.

For the Atomic Energy Commission.

WOODFORD B. MCCOOL,
Secretary.

[F.R. Doc. 61-3345; Filed, Apr. 13, 1961;
8:45 a.m.]

CIVIL AERONAUTICS BOARD

[14 CFR Part 234]

[Economic Regs. Docket No. 12305]

FLIGHT SCHEDULES OF CERTIFICATED ROUTE AIR CARRIERS; REALISTIC SCHEDULING REQUIRED

Applicability; Reporting of Schedule Arrival Performance

APRIL 11, 1961.

Notice is hereby given that the Civil Aeronautics Board has under consideration a proposed amendment of Part 234 to revise § 234.8 to limit the reporting requirement therein imposed, to apply to flights between certain city-pairs. It is also proposed to amend § 234.2 to make it clear that Part 234 does not apply to supplemental air carriers or to intra-Hawaiian or intra-Alaskan operations.

These amendments are proposed under the authority of section 204(a) of the Federal Aviation Act of 1958 (72 Stat. 743; 49 U.S.C. 1324, and interpret or apply secs. 404(a), 405(e), 407, and 411, 72 Stat. 760, 766, 769; 49 U.S.C. 1374, 1375, 1377, 1381).

Interested persons may participate in the proposed rule making through submission of ten (10) copies of written data, views or arguments pertaining thereto, addressed to the Docket Section, Civil Aeronautics Board, Washington 25, D.C. All relevant matter in communications received on or before May 15, 1961, will be considered by the Board before taking final action on the proposed rule. Copies of such communications will be available for examination by interested persons in the Docket Section of the Board, Room 711, Universal Building, 1825 Connecticut Avenue NW., Washington, D.C., upon receipt thereof.

By the Civil Aeronautics Board.

[SEAL] JAMES L. DEEGAN,
Acting Secretary.

Explanatory statement. The Notice of Proposed Rule Making (Docket 11149) issued in connection with Amendment No. 1 to Part 234 of the Economic Regulations (§ 234.8) invited suggestions in respect of possible changes in the reporting requirements imposed by that section. In response thereto, a number of carriers submitted comments and suggestions for revisions. There was general agreement among them that, as now framed, § 234.8 constitutes an undue burden on the industry and the Board, that the reports elicited do not accurately disclose the true measure of schedule performance by the domestic carriers as a whole, and that the section should be revised so that more meaningful data might be produced.

In the preamble to Amendment No. 1 the Board announced that the reporting requirement was being imposed for an experimental period. In the light of experience, and considering the comments above described, it appears to the Board that § 234.8 should be revised.

One carrier recommends a wholly new method of comparing schedule perform-

ance, based upon each carrier's performance in scheduled flights between each of the 100 top pairs of points as ranked in the revenue-passenger listing found in the Origination-Destination Survey. Modified by the exclusion of 15 pairs of points which are each less than 200 miles apart and represent less important markets, this plan currently would relate to 85 pairs of points, accounting for approximately 34 percent of the total passengers in domestic services, and comprising the major domestic markets. Only two local service carriers would currently be required to make any performance reports on this basis. Another variance from the current requirement would be that only nonstop flights would be reportable. Flight stages of one-stop and multi-stop flights would, of course, be reportable if they are among the aforesaid 85 pairs.

The Board proposes to embody this plan in the following revision of § 234.8. Initially, the required reports will relate to schedule performance between each of the 100 top-ranking station pairs (omitting those less than 200 miles apart) shown in the Domestic Section of the Origination-Destination Survey Report for 1959 and station pairs comprised of points in Hawaii or Alaska on the one hand, and mainland points on the other, with passenger volumes exceeding that of the 100th ranked pair included in the Domestic Section of the Survey. Henceforth these Survey Reports are to be issued quarterly, followed by an annual summary. As each new annual summary report is issued, it shall become effective for the determining of reportable pairs with the second month after issue. This lag is deemed necessary to permit affected carriers to adjust to any changes in rankings which might be disclosed from year to year.¹ The proposed regulation adds a new reportable category, showing the number of times each scheduled flight was canceled. In so doing the Board adopts the view expressed by one of the carriers that "cancellations are poor service, too."

It will be noted that revised § 234.8 would continue to impose a time-of-arrival reporting requirement. It does not relate to on-time performance.

The proposed revision of § 234.2 is designed to make it clear that Part 234 applies to air carrier operations between either Hawaii or Alaska and any of the mainland states or the District of Columbia. It also excludes supplemental air carriers by express provision.

¹ Illustration: Assume that an annual Origination-Destination Survey Report is issued on March 21. It shall be used in determining reportable pairs for operations during May and thereafter. Performance reports for March and April shall continue to be based upon the ranking shown in the preceding annual report.

It is hence proposed to amend Part 234 by revising §§ 234.2 and 234.8, respectively, to read as follows:

§ 234.2 Applicability.

This part applies to any route air carrier certificated pursuant to section 401 of the Federal Aviation Act insofar as it is engaged in air transportation (other than by helicopter) within or among any of the fifty States of the United States and the District of Columbia with respect to all flights (other than all-cargo flights) scheduled and performed in such transportation: *Provided*, That it shall not apply to intra-Hawaiian or intra-Alaskan air transportation. It does not apply to supplemental air carriers.

§ 234.8 Reporting of schedule arrival performance.

(a) Each certificated route air carrier scheduling nonstop passenger flights in either direction between any of the 100 top-ranking pairs of points in the revenue-passenger listing of the Domestic Operations Section of the Origination-Destination Survey Report or between Hawaiian or Alaskan points, and points on the mainland with a passenger volume greater than the 100th ranked pair² listed in the Domestic Operations Section, *ibid.*, shall file, with respect to any such flights, for each month, in duplicate, CAB Form 438 (Rev. 4-61), entitled "Monthly Statement of Schedule Arrival Performance on Designated Passenger Flights," or in lieu thereof any comparable IBM-type report, in accordance with the instructions accompanying such form and the requirements of this section;³ *Provided*, That such report shall not be required with respect to flights between paired points which are less than 200 miles apart. The report shall be filed within 45 days after the termination of such prescribed reporting period and shall be certified to be correct by a responsible officer of the reporting air carrier.

(b) The city-pairs to which such reports shall relate shall be determined by reference to the annual Origination-

² To be determined from Part 1 of the International Origination-Destination Survey Report, based on the sum of such figures, from the two most recent surveys available, annualized by multiplying by six and comparing with the annualized traffic volumes appearing in the Domestic Operations Section, *ibid.*

³ CAB Form 438 (Rev. 4-61) is obtainable from the Publications Section, Civil Aeronautics Board, Washington 25, D.C., and should be filed with the Board's Office of Carrier Accounts and Statistics. Any IBM-type form submitted in lieu thereof shall be filed in duplicate and shall contain the same columnar headings arranged in the same order of sequence as those in CAB Form 438 (Rev. 4-61).

Destination Summary Report which is current at the time of reporting. For the purposes of this section, an Origination-Destination Report shall remain "current" until the first day of the second month following the issuance of the next annual Summary Report.

(c) Such report shall furnish the following information:

(1) The flight identification number and the station-to-station codes of each such flight;

(2) The number of flight arrivals scheduled under each such flight identification number;

(3) The number of times each such flight was performed on time or within five minutes thereof, was more than five minutes but not more than 15 minutes late, was over 15 minutes but not more than 30 minutes late, and

(4) The number of times each such flight was canceled.

(d) Each certificated air carrier scheduling any passenger flights which are within the purview of this section shall establish all records needed in order to accomplish full compliance with the reporting requirements hereof and shall preserve such records in accordance with the provisions of § 249.11(f), of this subchapter and Schedule of Records, Item 301, of Part 249 of this subchapter.

[F.R. Doc. 61-3368; Filed, Apr. 13, 1961; 8:48 a.m.]

POST OFFICE DEPARTMENT

[39 CFR Ch. I]

INTERNATIONAL POSTAGE RATES AND FEES

Notice of Proposed Rule Making

The Department proposes to adopt certain changes in international postage rates and special delivery fees, effective July 1, 1961. The proposed rates as listed below include additional revisions in the rates to Canada which were published in the FEDERAL REGISTER of March 15, 1961, at pages 2196 and 2197.

Although the proposed rates relate to proprietary and foreign affairs functions of the Government, it is the desire of the Postmaster General voluntarily to observe the rule making requirements of the Administrative Procedure Act (5 U.S.C. 1003) in order that patrons of the Postal Service may have an opportunity to present written views concerning the proposed rates. Accordingly, such written views may be submitted to Mr. Arthur Eden, Director, Postal Rates Division, Bureau of Finance, Post Office Department, Washington 25, D.C., at any time prior to the thirtieth day following the date of publication of this notice in the FEDERAL REGISTER.

The proposed rates are as follows:

I. Surface postal union rates:

Classifications	Countries	Rates
Letter mail.....	Canada and Mexico..... Countries other than Canada and Mexico.	4 cents per ounce. 11 cents first ounce; 7 cents each additional ounce.
Post cards.....	Canada and Mexico..... Countries other than Canada and Mexico.	3 cents single; 6 cents reply-paid. 7 cents single; 14 cents reply-paid.
Printed matter:		
a. Books and sheet music.....	Countries of the Postal Union of the Americas and Spain, except Spain and Spanish possessions (see § 101.2 of Title 39 Code of Federal Regulations).	2 cents first 2 ounces; 1 cent each additional 2 ounces.
b. Publishers' second class.....	All other countries, including Spain and Spanish possessions. P.U.A.S. countries.....	3 cents first 2 ounces; 1½ cents each additional 2 ounces. 2 cents first 2 ounces; 1 cent each additional 2 ounces.
c. Other printed matter.....	All other countries..... Canada and Mexico..... Countries other than Canada and Mexico.	3 cents first 2 ounces; 1½ cents each additional 2 ounces. Do. 5 cents first 2 ounces; 3 cents each additional 2 ounces.
Samples of merchandise.....	Canada and Mexico..... Countries other than Canada and Mexico.	3 cents first 2 ounces; 1½ cents each additional ounce. Minimum charge, 10 cents. 5 cents first 2 ounces; 3 cents each additional 2 ounces. Minimum charge, 12 cents.
Commercial papers.....	All countries.....	Do.
Matter for the blind.....	do.....	Domestic rates apply with certain exceptions.
Small packets.....	All countries admitting.....	5 cents each 2 ounces. Minimum charge, 25 cents.
8-ounce merchandise packages.....	Canada..... Other countries admitting.....	3 cents first 2 ounces; 1½ cents each additional ounce. Minimum charge, 10 cents. 25 cents each (flat rate).

II. Surface parcel post rates:

All international surface parcel post rates will be based on a two-zone rate structure, as follows:

Zone 1. North America, Central America, and the Caribbean Islands. 80 cents for the first 2 pounds; 30 cents for each additional pound.

Zone 2. All other countries. 90 cents for the first 2 pounds; 35 cents for each additional pound.

III. Airmail rates:

A. Airmail rates for letters and for postal union "other articles" will be based on a three-zone rate structure as follows:

Zone A. North America, Central America, and the Caribbean Islands.

Zone B. South America, Europe (except U.S.S.R.) and Mediterranean Africa.

Zone C. U.S.S.R., Asia, the Pacific, and Africa other than Mediterranean.

1. The airmail letter rates will be—

Canada and Mexico—7 cents per ounce.
Zone A countries other than Canada and Mexico—13 cents per half ounce.
Zone B countries—15 cents per half ounce.
Zone C countries—25 cents per half ounce.

2. The airmail rate for postal union "other articles" will be—

Canada—Letter rate—7 cents per ounce.
Zone A countries other than Canada—30 cents first 2 ounces; 10 cents each additional 2 ounces.
Zone B countries—40 cents first 2 ounces; 20 cents each additional 2 ounces.
Zone C countries—50 cents first 2 ounces; 30 cents each additional 2 ounces.

B. Airmail rates for post cards and Aerogrammes (air letter sheets) will be as follows:

Post cards—Canada and Mexico, 5 cents each (single). All other countries, 11 cents each (single).

Aerogrammes (air letter sheets), 11 cents each.

C. Air parcel post rates will also be revised effective July 1, 1961. The rates to be applied will be published in the FEDERAL REGISTER at a later date.

IV. Special delivery fees:

The special delivery fees for surface "other articles" will be as follows:

	Cents
For articles weighing not more than 2 pounds.....	55
For articles weighing more than 2 pounds but not more than 10 pounds.....	65
For articles weighing more than 10 pounds.....	80

V. Weight limit for samples of merchandise:

The weight limit for samples of merchandise sent to Canada and Mexico will be decreased from 13 to 16 ounces.

The appropriate amendments necessary to codify the foregoing proposed changes into Title 39, Code of Federal Regulations will be published in the FEDERAL REGISTER after consideration of all relevant comments received within the specified time, and prior to the effective date of July 1, 1961.

(R.S. 161, as amended, secs. 501, 505, 74 Stat. 580, 581 (Pub. Law 86-682); 5 U.S.C. 22, 39 U.S.C. 501, 505)

[SEAL]

LOUIS J. DOYLE,
Acting General Counsel.

[F.R. Doc. 61-3404; Filed, Apr. 13, 1961; 8:51 a.m.]

Notices

DEPARTMENT OF THE INTERIOR

Bureau of Land Management CALIFORNIA

Notice of Amendment and Partial Termination of Proposed With- drawal and Reservation of Land

APRIL 6, 1961.

The Bureau of Reclamation, United States Department of the Interior, has filed an amended application, Serial Number Sacramento 065037, for the withdrawal of the lands described below, from all forms of appropriation under the public land laws including the general mining and mineral leasing laws. The applicant desires the land in connection with the construction of the Trinity River Division, Central Valley Project. The management of the surface resources of the withdrawn area will remain under the jurisdiction of the Bureau of Land Management, except for the lands in T. 34 N., R. 8 W., M.D.M., which are within the Trinity National Forest, and except for the strip of land required for rights-of-way for the Trinity-Keswick Transmission Line. Said strip of land for rights-of-way purpose will be 125 feet in width.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, Department of the Interior, Room 1000, California Fruit Building, 4th and J Streets, Sacramento 14, California.

If circumstances warrant it, a public hearing will be held at a convenient time and place, which will be announced.

The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

The lands involved in the application are:

- T. 32 N., R. 5 W.,
Sec. 19: Lot 13, unpatented M.S. No. 3809 comprising the Gold and Dipper Quartz Mines, unpatented M.S. No. 3847 comprising the Nonsuit Quartz Mine, NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 20: Lots 11, 12, 15, 16, 19, 20, 21, 22, 23, 24, and 25;
Sec. 30: N $\frac{1}{2}$ Lot 1, N $\frac{1}{2}$ Lot 5, N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$.
- T. 32 N., R. 6 W.,
Sec. 6: S $\frac{1}{2}$ S $\frac{1}{2}$ Lot 6;
Sec. 12: SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 25: NW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 26: SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$ (except portion in M.S. No. 5282), SE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 27: NE $\frac{1}{4}$ NE $\frac{1}{4}$ (except portion in M.S. No. 5282), SE $\frac{1}{4}$ NE $\frac{1}{4}$ (except portion in M.S. No. 5282), NE $\frac{1}{4}$ SE $\frac{1}{4}$.
- T. 32 N., R. 7 W.,
Sec. 3: Lots 3, 7, and 8, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 4: Lots 1 and 5.

No. 71—4

- T. 33 N., R. 7 W.,
Sec. 18: Lots 1, 2, 3, 4, and 15, W $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 28: SW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 32: NE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 34: Lot 1.
- T. 33 N., R. 8 W.,
Sec. 2: Lots 1 and 2, SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 12: Lot 1, Lot 7 (less patented M.S. No. 4000), Lots 8, 9, 10, 11, 12, 15, and 16, W $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 13: Lot 3 (less patented Mineral Lots 46 and 68), NW $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$ (except portion in M.S. Nos. 2401, 2402, and 5045), SE $\frac{1}{4}$ NE $\frac{1}{4}$ (except portion in M.S. No. 2402), NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 24: NE $\frac{1}{4}$ NE $\frac{1}{4}$.

MOUNT DIABLO MERIDIAN TRINITY NATIONAL FOREST

- T. 34 N., R. 8 W.,
Sec. 26: W $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, W $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 27: Lots 1 and 4;
Sec. 35: Lots 5, 6, 9, 10, 11, 12, 13, and 14, S $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$.

The areas described above aggregate approximately 2,612.74 acres of Federal lands.

The applicant agency desires the withdrawal of the lands described below from location and entry under the general mining and mineral leasing laws only, as these lands are patented, having been patented under the Stock-raising Homestead Act of December 29, 1916 (39 Stat. 862), with a reservation of all minerals to the United States:

MOUNT DIABLO MERIDIAN

- T. 32 N., R. 6 W.,
Sec. 18: Lot 2 (or SW $\frac{1}{4}$ NW $\frac{1}{4}$), Lot 3 (or NW $\frac{1}{4}$ SW $\frac{1}{4}$), SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$.
- The areas described above aggregate approximately 160.59 of patented lands. The lands added to the application are:

MOUNT DIABLO MERIDIAN

- T. 32 N., R. 5 W.,
Sec. 19: Lot 13, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 20: Lots 11, 12, 15, 16, 19, 20, 21, and 23.
- T. 33 N., R. 8 W.,
Sec. 12: W $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$.

The applicant agency has cancelled its application insofar as it involved the land described below. Therefore, pursuant to the regulations contained in 43 CFR Part 295, such land is relieved of the segregative effect of the above-mentioned application at 10:00 a.m.

The lands terminated are:

MOUNT DIABLO MERIDIAN

- T. 32 N., R. 6 W.,
Sec. 12: SE $\frac{1}{4}$ SW $\frac{1}{4}$ (less portion in M.S. No. 4681);
Sec. 19: SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 20: W $\frac{1}{2}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 26: SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 29: E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$.
- T. 34 N., R. 7 W.,
Sec. 31: Lots 3 and 4, E $\frac{1}{2}$ SW $\frac{1}{4}$.

- T. 33 N., R. 8 W.,
Sec. 12: That portion of patented M.S. No. 4000 extending into Lot 7;
Sec. 13: Those portions of patented Mineral Lots 46 and 68 extending into Lot 3, that portion of M.S. 2402 which extends into S $\frac{1}{2}$ NE $\frac{1}{4}$, that portion of M.S. No. 5045 extending into SW $\frac{1}{4}$ NE $\frac{1}{4}$, that portion of M.S. No. 2401 extending into SE $\frac{1}{4}$ NE $\frac{1}{4}$.

WALTER E. BECK,
Manager, Land Office,
Sacramento.

[F.R. Doc. 61-3369; Filed, Apr. 13, 1961;
8:49 a.m.]

Office of the Secretary

[Order 2508, Amdt. 45]

BUREAU OF INDIAN AFFAIRS

Delegation of Authority

Paragraph (n) of section 13 of Order No. 2508, as amended (14 F.R. 258; 16 F.R. 11974; 17 F.R. 6418; 19 F.R. 34, 4585; 20 F.R. 167, 552; 21 F.R. 7655; 22 F.R. 2017, 3474; 23 F.R. 90, 1938; 24 F.R. 3703, 9514; 25 F.R. 2602, 5127, 7192), is amended to read as follows:

SEC. 13. *Lands and Minerals.* * * *
(n) All those matters set forth in 25 CFR 131 except powers reserved by the Secretary in § 131.3.

JAMES A. CARVER,
Acting Secretary of the Interior.

APRIL 7, 1961.

[F.R. Doc. 61-3356; Filed, Apr. 13, 1961;
8:47 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

LICENSED WAREHOUSES AND WAREHOUSEMEN

Revised List

Pursuant to section 26 of the United States Warehouse Act (7 U.S.C. 266), notice is hereby given as follows:

As of February 28, 1961, the following warehouses and warehousemen were licensed and bonded under the United States Warehouse Act:

A. For the storage of cotton:

ALABAMA

Town, Warehouse, and Warehouseman

Anniston; Farmers Union Warehouse; Farmers Union Warehouse Co. of Calhoun County.
Anniston; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Co., Inc.
Anniston; State Bonded Warehouse; State Bonded Warehouse & Storage Co.
Athens; Athens Bonded Warehouse; Winston S. Garth, Jr., an individual, trading as Athens Warehouse Co.
Athens; Limestone Bonded Warehouse; Garth-Lovvorn, Inc.

3207

Athens; Cotton Mill Warehouse; Harold N. Lovvorn, an individual, trading as Cotton Mill Warehouse.

Atmore; Farmers and Merchants Warehouse; Carrier K. Currie, Daniel A. Currie and Jack A. Currie, Copartners trading as Atmore Milling and Elevator Co.

Attalla; North Alabama Warehouse; North Alabama Warehouse Co.

Birmingham; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Brundidge; Farmers Warehouse; The Farmers Gin and Warehouse Co., Inc.

Cullman; Ponder's Bonded Warehouse; Elbert E. Ponder and George W. Ponder, Jr., Trustees of Trust Estate B. under the Last Will of the late George W. Ponder.

Decatur; State Bonded Warehouse; State Bonded Warehouse & Storage Co.

Decatur; Union Compress Warehouse; Union Compress & Warehouse Co.

Eutaw; Greene County Warehouse; R. G. Colson, R. S. Colson, C. W. Colson, W. G. Colson, H. E. Colson and G. E. Colson copartners trading as Greene County Warehouse Co.

Fort Deposit; Norman Bonded Warehouse; R. R. Norman, Sr., R. R. Norman, Jr., W. A. Norman, D. W. Norman and S. M. Norman, copartners trading as Norman Trading & Milling Co.

Gadsden; State Bonded Warehouse; State Bonded Warehouse & Storage Co.

Haleyville; Haleyville Cotton Warehouse; Haleyville Mill and Gin Co.

Huntsville; Huntsville Warehouse; Huntsville Warehouse Co.

Huntsville; Madison Bonded Warehouse; Madison Bonded Warehouse, Inc.

Huntsville; Planters Warehouse; Planters Warehouse and Storage Co.

McCullough; McCullough Bonded Warehouse; Frank P. Currie.

Mobile; Alabama State Docks Bonded Warehouse; Alabama State Docks Department.

Monroeville; Monroe Bonded Warehouse; Monroe Bond and Mortgage Co.

Montgomery; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Panola; Panola Bonded Warehouse; Jas. L. Parker.

Scottsboro; Gladish Bonded Warehouse; W. L. Gladish, Jr.

Selma; Dallas Bonded Warehouse; Dallas Compress Co.

Selma; Selma Compress Warehouse; Selma Compress Co.

Sylacauga; Sylacauga Bonded Warehouse; Parker Fertilizer Co., Inc.

Talladega; Parker Bonded Warehouse; Parker Fertilizer Co., Inc.

Talladega; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Co., Inc.

Troy; Alabama Warehouse; Alabama Warehouse Co.

Troy; Thompson Company Warehouse; Thompson Co., Inc.

ARIZONA

Phoenix; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Picacho; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Yuma; Federal Compress Warehouse; Federal Compress & Warehouse Co.

ARKANSAS

Arkadelphia; Golden Cotton Warehouse; A. D. Gross.

Ashdown; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Batesville; Batesville Compress Warehouse; Southern Warehouse Co.

Blytheville; Blytheville Compress Warehouse; Blytheville Compress Co.

Blytheville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Bradley; Bradley Bonded Warehouse; Bradley Warehouse, Inc.

Brinkley; Southern Compress Warehouse; Southern Compress Co.

Camden; Camden Warehouse; Southern Compress Co.

Clarendon; Clarendon Warehouse; Southern Compress Co.

Conway; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Cotton Plant; Cotton Plant Warehouse; Cotton Plant Warehouse Co.

Dardanelle; Dardanelle Compress Warehouse; Planters Compress Co.

Dell; Dell Compress Warehouse; Dell Compress Co. of Dell, Ark.

Dumas; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Earle; Federal Compress Warehouse; Federal Compress & Warehouse Co.

England; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Eudora; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Evadale (P.O. Wilson); Wilson Compress Warehouse; Memphis Compress & Storage Co.

Forrest City; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Fort Smith; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Helena; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Helena; Helena Compress Warehouse; Helena Compress Co.

Hope; Union Compress Warehouse; Union Compress & Warehouse Co.

Hughes; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Jacksonville; Redmond Warehouse; Southern Compress Co., Inc.

Jacksonville; Jacksonville Warehouse; Southern Compress Co.

Jonesboro; Jonesboro Compress Co.'s Warehouse; Jonesboro Compress Co.

Leachville; Buffalo Island Compress Warehouse; Buffalo Island Compress Co.

Lepanto; Lepanto Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.

Lonoke; Lonoke Bonded Warehouse; Southern Compress Co.

Magnolia; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Malvern; Clem Mill & Gin Warehouse; Joe Clem, trading as Clem Mill & Gin Co.

Marianna; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Marked Tree; Marked Tree Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.

Marvell; Federal Compress Warehouse; Federal Compress & Warehouse Co.

McCrory; Federal Compress Warehouse; Federal Compress & Warehouse Co.

McGehee; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Morrilton; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Newport; Federal Compress Warehouse; Federal Compress & Warehouse Co.

North Little Rock; Federal Compress Warehouse; Federal Compress & Warehouse Co.

North Little Rock; North Little Rock Warehouse; Southern Warehouse Co.

Osceola; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Pine Bluff; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Portland; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Prescott; Pittman Cotton Warehouse; May Pittman, Lil P. Bemis, Pauline Pittman and Dan Pittman, copartners trading as Prescott Hardware Co.

Russellville; Cook & Satterfield Warehouse; G. M. Cook and Leon Satterfield, trading as Cook and Satterfield Warehouse Co.

Searcy; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Sparkman; P. H. Taylor Cotton Warehouse; Phil Taylor and Benton Taylor copartners, trading as Taylor Brothers.

Trumann; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Waldo; Waldo Bonded Warehouse; Waldo Bonded Warehouse Co.

Walnut Ridge; Federal Compress Warehouse; Federal Compress & Warehouse Co.

West Memphis; Federal Compress Warehouse; Federal Compress & Warehouse Co.

West Memphis; Planters Compress Warehouse; Planters Compress Co., Inc.

Wynne; Federal Compress Warehouse; Federal Compress & Warehouse Co.

CALIFORNIA

Fresno; Fresno Warehouse; California Compress Co., Inc.

FLORIDA

Pensacola; Pensacola Compress and Warehouses; Pensacola Port Authority.

GEORGIA

Albany; Albany Warehouse; Albany Warehouse Co.

Americus; Farmers Bonded Warehouse; C. B. King.

Arlington; Ward's Bonded Warehouse; Mrs. Carol Clements Ward.

Ashburn; Strickland's Bonded Warehouse; Strickland's Warehouse Co., Inc.

Athens; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Athens; Pool Bonded Warehouse; W. H. Pool.

Athens; Rowe Warehouse; Mrs. Mary Louise Rowe Birchmore and Malcolm A. Rowe, copartners trading as Rowe Warehouse & Fertilizer Co.

Atlanta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Augusta; Georgia-Carolina Warehouse; Georgia-Carolina Warehouse & Compress Co.

Augusta; Pope & Fleming Bonded Warehouse; Pope & Fleming, Inc.

Augusta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Bartow; Bryant's Bonded Warehouse; Bryant's Inc.

Blakely; Jones-Walton Bonded Warehouse; Jones-Walton Warehouse Co., Inc.

Blakely; Farmers Warehouse; The Maddox Corp.

Braselton; Braselton Bonded Warehouse; Braselton Improvement Co.

Brooklet; Farmers' Bonded Warehouse; J. H. Wyatt.

Cairo; Graco Bonded Warehouse; Graco Supply Co., Inc.

Camilla; Camilla Cotton Oil Co. Bonded Warehouse; Camilla Cotton Oil Co.

Camilla; Walker Gin Bonded Warehouse; Walkers, Inc.

Carrollton; Martin Bonded Warehouse; J. E. Martin & Son, Inc.

Cedartown; Cedartown Bonded Warehouse; Cedartown Cotton Warehouse Co.

Cochran; Bleckley Warehouse; Bleckley Warehouse & Gin Co., Inc.

Cochran; Cochran Bonded Warehouse; B. F. Meadows and W. A. Meadows, copartners trading as Cochran Warehouse.

Columbus; W. C. Bradley Co. Warehouse; W. C. Bradley Co.

Conyers; Ellington's Bonded Warehouse; V. C. Ellington, Sr., an individual trading as V. C. Ellington Gin Warehouse & Lumber Co.

Cordele; Nesbitt Bonded Warehouse; Thomas Nesbitt, Thomas Nesbitt, Jr. and Fletcher Nesbitt, copartners trading as Nesbitt Bonded Warehouse Co.

Cordele; McCay Bonded Warehouse; G. E. McCay.

Covington; N. S. Turner Warehouse; N. S. Turner Warehouse, Inc.

Cuthbert; Connelly Bonded Warehouse; J. H. Connelly.

Cuthbert; Walker & Daniel Bonded Warehouse; N. M. Walker and G. A. Daniel trading as Walker & Daniel.

Davisboro; Taylor Bonded Warehouse; Jack B. Taylor.

Dawson; Dawson Compress Bonded Warehouse; Dawson Compress and Storage Co.

Dawson; Terrell County Bonded Warehouse; Stevens Industries, Inc.

Doerun; Taylor's Bonded Cotton Warehouse; Floyd M. Taylor.

Donalsonville; Planters Products Co.'s Warehouse; Planters Products Co.

Dublin; Dublin Bonded Warehouse; Cecil E. Carroll.

Dublin; Lovett and Brinson Bonded Warehouse; Lovett and Brinson, Inc.

Dudley; Farmers Warehouse; Warthen T. Chappell, Rubert L. Hogan and Doyle E. Bedingfield, copartners trading as Chappell & Hogan.

Eastman; Studstill Bonded Warehouse; S. W. Studstill.

Elberton; Elberton Compress Warehouse; Mrs. Emily Elizabeth Asbury Jordan, James Stewart Asbury, Sr., and Maurice Beverly Asbury Executors of the Last Will of the late J. E. Asbury, and Miss Mamie Jones and M. B. Asbury, copartners trading as Elberton Compress Co., Warehouse Division.

Fitzgerald; Ben Hill Bonded Warehouse; Fitzgerald Oil & Fertilizer Co.

Fitzgerald; Planters Warehouse and Loan Co.'s Warehouse; Planters Warehouse and Loan Co.

Gay; Gay Bonded Warehouse; Arthur G. Estes, Jr.

Glennville; Glennville Bonded Warehouse; Durrence-Kicklighter Warehouse Co.

Greensboro; Greensboro Bonded Warehouse; Greene Supply Co.

Hawkinsville; Hawkinsville Bonded Warehouse; L. H. Blount.

Hawkinsville; Planters Bonded Warehouse; John W. Lee an Individual trading as Planters Bonded Warehouse.

Hogansville; Hogansville Warehouse; The Hogansville Warehouse Co.

Jackson; Farmers Union Warehouse; Farmers Union Warehouse Co., Inc.

Jefferson; Carter's Bonded Warehouse; James L. Carter, Executor of last will and testament of J. Z. Carter.

Jefferson; Jefferson Bonded Warehouse; James L. Carter and Vernon Carter, copartners trading as Carter's Warehouse and Fertilizer Co.

Kelly; Perry Bonded Warehouse; E. F. Perry & Sons, Inc.

Kingston; Kingston Bonded Warehouse; J. W. Martin.

Kite; Kite Bonded Warehouse; Lovett & Co., Inc.

Lawrenceville; W. O. Cooper Bonded Warehouse; John R. Cooper and H. L. Cooper, Copartners trading as W. O. Cooper Cotton Warehouse.

Leslie; Sumter-Lee Warehouse; Leslie Peanut & Gin Co., Inc.

Locust Grove; Brown Bonded Warehouse; M. M. Brown.

Loganville; Moon Bonded Warehouse; H. L. Moon.

Louisville; Planters Bonded Warehouse; Hardeman Seed Co., Inc.

Lyons; Stanley and Pughsley Bonded Warehouse; D. E. Stanley and J. P. Pughsley, copartners trading as Stanley and Pughsley Gin. Co.

Madison; Farmers Trading Co. Bonded Warehouse; Farmers Trading Co., Madison, Ga.

Madison; Godfrey Bonded Warehouse; Godfrey's Warehouse, Inc.

McDonough; J. W. Harkins Gin & Warehouse; J. W. Harkins t/a J. W. Harkins Gin & Warehouse Co.

McDonough; The Planters Warehouse; The Planters Warehouse and Lumber Co.

Meigs; Meigs Bonded Warehouse; J. L. Pilcher & Sons, Inc.

Metter; Farmers Union Warehouse; Farmers Union Warehouse of Metter.

Midville; Midville Bonded Warehouse; Midville Cotton Warehouse Co.

Milledgeville; Harrington's Bonded Warehouse; G. T. Harrington.

Millen; Millen Warehouse; The Millen Warehouse Company, Inc.

Monroe; Wright Bonded Warehouse; Wright Gin and Trading Co.

Monroe; Launius Bonded Warehouse; Jennie D. Launius of Monroe, Georgia and Trust Co. of Georgia, Atlanta, Georgia as co-executors of the Estate of Paul N. Launius.

Monroe; Parker Bonded Warehouse; Parker Gin and Warehouse, Inc.

Moultrie; C. O. Smith Warehouse; C. O. Smith, Charles O. Smith, Jr. and Jack C. Smith, copartners trading as C. O. Smith Guano Co.

Ocilla; Planters Bonded Warehouse; A. G. Shiver.

Parrott; W. M. Dunn's Warehouse; W. G. Dunn.

Pineview; Pineview Bonded Warehouse; C. R. McLeod and Sons, Inc.

Pitts; Shell's Bonded Warehouse; A. C. Shell, Jr.

Portal; Planters Bonded Warehouse; Planters Cotton Warehouse Co.

Rochelle; Holt Bonded Warehouse; O. C. Holt, Sr. trading as Holt Brothers Warehouse Co.

Rockmart; J. L. Lester & Son Bonded Warehouse; Raymond Lester, trading as J. L. Lester & Son.

Rome; Georgia and Alabama Warehouse; Georgia and Alabama Warehouse Co.

Rome; Floyd County Bonded Warehouse; Floyd County Bonded Warehouse, Inc.

Rome; Rome Warehouse; Ledbetter Trucks, Inc.

Royston; Royston Bonded Warehouse; Citizens Warehouse Co.

Rutledge; Hollis Bonded Warehouse; J. W. Hollis.

Sandersville; Tarbuton Bonded Warehouse; Tarbuton Realty Co., Inc.

Sandersville; Gilmore's Bonded Warehouse; Winifred R. Gilmore and Thomas W. Gilmore, Jr., copartners trading as Gilmore Brothers.

Savannah; Georgia Ports Authority Warehouses; Georgia Ports Authority, a public corporation and an instrumentality of the State of Georgia.

Senola; Daniel's Bonded Warehouse; Frank P. Daniel and Mrs. Frances M. Daniel, copartners trading as C. P. Daniel's Sons.

Senola; The Brick Bonded Warehouse; Paul R. McKnight, Sr. and Paul R. McKnight, Jr., Copartners trading as P. R. McKnight & Son.

Shady Dale; Banks-Kelly Bonded Warehouse; Banks-Kelly Co., Inc.

Social Circle; Social Circle Bonded Warehouse; Duval and Co.

Social Circle; Malcom's Bonded Warehouse; B. A. Malcom.

Soperton; Fowler Bonded Warehouse; James Fowler.

Soperton; Waller's Bonded Warehouse; J. Treutien Waller.

Sparta; Moate's Bonded Warehouse; Marvin E. Moate.

Statesboro; Farmers' Union Warehouse; H. Z. Smith.

Statesboro; Planters Cotton Warehouse; Billy G. Tillman and Thomas F. Renfrow, copartners trading as Planter's Cotton Warehouse Co.

Sylvania; Farmers Bonded Warehouse; J. P. Evans, David W. Reed and H. A. Williams, Jr., trading as Evans, Reed & Williams.

Sylvania; Sylvania Bonded Warehouse; Screven Oil Mill.

Sylvester; Houston Bonded Warehouse; Houston Gin & Warehouse Co.

Taylorsville; Taylorsville Bonded Warehouse; Farmers Supply Co.

Tennille; Planters Bonded Warehouse; W. B. Smith.

Tennille; Tennille Bonded Warehouse; Washington Ginning Co.

Thomaston; Upton Alliance Warehouse; Upton Alliance Warehouse Co.

Thomaston; Reeves Bonded Warehouse; J. F. Reeves.

Thomson; McDuffie Oil and Fertilizer Warehouse; McDuffie Oil and Fertilizer Co. Twin City; Twin City Bonded Warehouse; Twin City Gin Co.

Vienna; J. A. Whitehead & Co. Bonded Warehouse; J. A. Whitehead.

Warrenton; Warrenton Bonded Warehouse; B. C. Hatcher and H. D. O'Neal, copartners trading as Warrenton Cotton Warehouse.

Warrenton; Johnson Cotton Warehouse; F. H. Johnson and W. D. Johnson, copartners trading as Johnson Cotton Warehouse.

Waynesboro; Planters Warehouse; Planters Warehouse Co. of Waynesboro.

Waynesboro; Neely Bonded Cotton Warehouse; Neely Bonded Cotton Warehouse, Inc.

Waynesboro; Burke County Bonded Warehouse; Burke County Gin & Fertilizer Co.

Williamson; Farmers Bonded Warehouse; P. W. Vaughn.

Winder; Pool Bonded Warehouse; W. H. Pool.

Winder; Smith Bonded Warehouse; P. R. Smith.

Woodbury; Woodbury Bonded Warehouse; Woodbury Gin and Fertilizer Co.

Wrightsville; City Warehouse; W. H. Lovett, W. E. Lovett, L. L. Lovett, H. G. Hatcher, Mrs. H. G. Hatcher and Mrs. Lena Lovett, trading as City Warehouse.

Wrightsville; Union Warehouse; J. F. Jordan.

Wrightsville; Lovett's Bonded Warehouse; Lovett & Co., Inc.

Wrightsville; Rowland's Bonded Warehouse; Rowland's Gin and Bonded Warehouse of Wrightsville, Georgia, Inc.

Youth; Byrd Bonded Warehouse; J. T. Byrd.

LOUISIANA

Alexandria; American Compress Warehouse; Frost-Whited Co., Inc.

Bernice; Lindsey Bonded Warehouse; James D. Lindsey, Mrs. Rosalind Lindsey Albritton et al., copartners, trading as Lindsey Bonded Warehouse Co.

Delhi; Union Compress Warehouse; Union Compress & Warehouse Co.

Ferriday; Union Compress Warehouse; Union Compress & Warehouse Co.

Franklinton; Pearl River Warehouse; Gordon Smith.

Haynesville; Haynesville Cotton Warehouse; Haynesville Cotton Warehouse Co., Inc.

Homer; The Peoples Cotton Warehouse; C. G. Dowles.

Lake Charles; Cotton Compress and Warehouse Department; Board of Commissioners of the Lake Charles Harbor and Terminal District.

Lake Providence; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Mansfield; Mansfield Bonded Warehouse; L. D. Morgan.

Minden; Minden Compress Warehouse; Minden Compress Co., Inc.

Monroe; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Natchitoches; American Compress Warehouse; Frost-Whited Co., Inc.

Newellton; Federal Compress Warehouse; Federal Compress & Warehouse Co.

New Orleans; Cotton Trade Warehouse Division of Bayside Warehouse Co.; Bayside Warehouse Co.

New Orleans; Delta Warehouse; Delta Warehouse, Inc.

New Orleans; Magnolia Compress Warehouse; Magnolia Compress and Warehouse Co., Inc.

Oak Grove; Union Compress Warehouse; Union Compress & Warehouse Co.

Opelousas; American Compress Warehouse; Frost-Whited Co., Inc.
 Rayville; Union Compress Warehouse; Union Compress & Warehouse Co.
 Shreveport; American Compress Warehouse; Frost-Whited Co., Inc.
 Southport; Shippers Compress Warehouse; Clifford Atkinson, Clifford Atkinson, Jr. and Eugene Atkinson, Jr., copartners trading as Atkinson & Co.
 Tallulah; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Winnboro; Union Compress Warehouse; Union Compress & Warehouse Co.

MISSISSIPPI

Aberdeen; Monroe County Compress Warehouse; Monroe County Compress and Storage Co., Inc.
 Amory; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Batesville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Belmont; Belmont Warehouse; J. H. Alford Sr. and B. A. Alford, copartners trading as Belmont Warehouse.
 Belzoni; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Booneville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Brookhaven; Brookhaven Compress Warehouse; Prentiss Warehouse Co.
 Canton; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Carthage; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Clarksdale; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Clarksdale; North Delta Compress Warehouse; North Delta Compress & Warehouse Co.
 Cleveland; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Columbia; Columbia Compress Warehouse; Hattiesburg Compress Co.
 Columbus; Columbus Compress Warehouse; Columbus Compressor & Warehouse Co.
 Como; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Corinth; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Drew; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Durant; Durant Bonded Warehouse; Claud C. Wilkes.
 Flora (Kearney Park); Flora Compress Warehouse; Flora Compress and Warehouse Co., Inc.
 Forest; Forest Compress Warehouse; Forest Compress & Ice Co.
 Greenville; Delta Cooperative Compress Warehouse; Delta Cooperative Compress.
 Greenville; Greenville Compress Warehouse; Greenville Compress Co.
 Greenwood; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Greenwood; Union Compress Warehouse; Union Compress & Warehouse Co.
 Grenada; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Gulfport; Mississippi Gulfport Warehouses; Mississippi-Gulfport Compress & Warehouses, Inc.
 Hattiesburg; Hattiesburg Compress Warehouse; Hattiesburg Compress Co.
 Hollandale; Deer Creek Compress Warehouse; Deer Creek Compress Co.
 Holly Springs; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Houston; Houston Compress Warehouse; Hattiesburg Compress Co.
 Indianola; Sunflower Compress Warehouse; The Sunflower Compress Co.
 Inverness; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Itta Bena; Itta Bena Cooperative Warehouse; Itta Bena Cooperative Compress Co.
 Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Kosciusko; United Warehouse; United Warehouses, Inc.
 Laurel; Laurel Compress Warehouse; Laurel Compress Co.
 Leland; Leland Compress Warehouse; Leland Compress Co.
 Lexington; Lexington Compress Warehouse; The Lexington Compress Co.
 Macon; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Magee; Cooperative Cotton Warehouse; Magee Cooperative (AAL).
 Magnolia; Magnolia Compress Warehouse; The Magnolia Compress Co.
 Marks; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 McComb; Federal Cotton Warehouse; The Kramertown Co., Inc.
 Meridian; Meridian Compress Warehouse; Interstate Compress & Warehouse Co.
 Meridian; Mississippi Cotton Warehouse; Mississippi Bonded Warehouse.
 Natchez; Raymond Heard Warehouse; Raymond Heard.
 New Albany; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Newton; Newton Bonded Warehouse; Compress of Union.
 Okolona; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Philadelphia; The Philadelphia Compress Warehouse; Compress of Union.
 Pontotoc; Pontotoc Compress Warehouse; Pontotoc Warehouse Co.
 Prentiss; Prentiss Bonded Warehouse; Prentiss Warehouse Co.
 Quitman; Quitman Bonded Warehouse; Robert Bonney.
 Ripley; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Rolling Fork; Rolling Fork Compress Warehouse; Deer Creek Compress Co.
 Rosedale; Union Compress Warehouse; Union Compress & Warehouse Co.
 Ruleville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shaw; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shelby; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Sledge; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shuqualak; Shuqualak Bonded Warehouse; Harrison Evans Trading as E. F. Nunn & Co.
 Summit; Champion Compress Warehouse; Champion Compress Co.
 Tunica; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tupelo; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tutwiler; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tylertown; Tylertown Compress Warehouse; Kramer Service, Inc.
 Union; Union Bonded Warehouse; Compress of Union.
 Vicksburg; Union Compress Warehouse; Union Compress & Warehouse Co.
 West Point; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Yazoo City; Federal Compress Warehouse; Federal Compress & Warehouse Co.

MISSOURI

Arbyrd; Arbyrd Compress Warehouse; Arbyrd Compress Co.
 Caruthersville; Caruthersville Compress Warehouse; Southeast Missouri Compress Co.
 Charleston; National Compress Warehouse; National Compress & Warehouse Co.
 Gideon; Gideon Compress Warehouse; Fletcher's Gin, Inc.
 Hayti; Hayti Compress Warehouse; Southeast Missouri Compress Co.
 Kennett; Dunklin County Compress Warehouse; Dunklin County Compress and Warehouse Co.
 Lilibourn; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Malden; Dunklin County Compress Warehouse; Dunklin County Compress and Warehouse Co.
 Portageville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Sikeston; Sikeston Compress Warehouse; Sikeston Compress & Warehouse Co.

NEW MEXICO

Artesia; Artesia Compress Warehouse; Alma Sanders Francis, Leslie Paul Francis, William Kavanaugh Francis and Christine Francis Jones copartners, trading as Artesia Compress Co.

NORTH CAROLINA

Charlotte; Charlotte Bonded Warehouse; Charlotte Bonded Warehouse Co.
 Charlotte; Standard Warehouse; Standard Warehouse, Inc.
 Charlotte; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Charlotte; Merchants Bonded Warehouse; Merchants Bonded Warehouse Co.
 Charlotte; Standard Bonded Warehouse; Standard Bonded Warehouse Co.
 Elizabeth City; Elizabeth City Bonded Warehouse; Robinson Manufacturing Co.
 Gastonia; Gastonia Bonded Warehouse; Gastonia Bonded Warehouse, Inc.
 Gastonia; Avon Bonded Warehouse; Avon Bonded Warehouse, Inc.
 Gastonia; Peoples Bonded Warehouse; Peoples Bonded Warehouse, Inc.
 Gastonia; Broad Street Bonded Warehouse; Broad Street Bonded Warehouse, Inc.
 Gastonia; Central Bonded Warehouse Division of Bayside Warehouse Co.; Bayside Warehouse Co.
 Shelby; Planters and Merchants Warehouse; Planters and Merchants Warehouse Co.
 Battleboro; Braswell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Bessemer City; Carolina Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Bethel; Bethel Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Bladenboro; Bridger Corp. Warehouse; Warehouse Superintendent of the State of North Carolina.
 Butner; Hancock Bonded Warehouse-Butner Unit; Warehouse Superintendent of the State of North Carolina.
 Candor; Candor Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Cherryville; Gaston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Central Oil & Milling Co.'s Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Cooper Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clinton; Sampson Cotton Storage Warehouse; Warehouse Superintendent of the State of North Carolina.
 Concord; Piedmont Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Conway; Conway Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Dunn; Dunn Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Dunn; General Utility Co.'s Warehouse; Warehouse Superintendent of the State of North Carolina.
 Dunn; Tart Estate Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Durham; Southern Storage & Distribution Co. Warehouse; Warehouse Superintendent of the State of North Carolina.

Edenton; Edenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Enfield; Enfield Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Farmville; Farmville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Farmville; Morgan Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Tolar-Hart Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Franklinton; Rose Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Gastonia; Farrell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldsboro; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldsboro; Wayne Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldsboro; Goldsboro Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Greensboro; Greensboro Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Greensboro; South Atlantic Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Henderson; Standard Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Henderson; Hancock Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

High Point; Granville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Jackson; Northampton Warehouse; Warehouse Superintendent of the State of North Carolina.

Kings Mountain; Kings Mountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurel Hill; Laurel Hill Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Laurinburg Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Dickson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lincolnton; Lincoln Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Littleton; Halifax Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Littleton; Littleton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Louisburg; J. S. Howell Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; National Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Maxton; Maxton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Union County Warehouse; Warehouse Superintendent of the State of North Carolina.

Mooreville; Iredell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Morven; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Gilead; Andrews Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; English and Oliver Cotton Storage Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; Mt. Olive Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Nashville; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Newton; Newton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Parkton; Parkton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Pembroke; Pembroke Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Pinetops; Pinetops Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raeford; Hoke Cotton Warehouse and Storage Co.'s Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Capital Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Parkers Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Raleigh Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Red Springs; Red Springs Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rich Square; Rich Square Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Rosemary Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Farmers Warehouse of Roanoke Rapids; Warehouse Superintendent of the State of North Carolina.

Rockingham; Rockingham Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rocky Mount; Champion Warehouse; Warehouse Superintendent of the State of North Carolina.

Rowland; Barrow Warehouse; Warehouse Superintendent of the State of North Carolina.

Salisbury; Salisbury Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; W. S. W. Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; Liles Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Edwards Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Seaboard; Seaboard Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Selma; Price Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Shelby; Shelby Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Farmers Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Southern Pines; Sandhills Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Stantonsburg; Stantonsburg Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Statesville; Statesville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

St. Pauls; T. J. Smith Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Edgecombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Fountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wadesboro; Wade Cotton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wagram; Farmers Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wake Forest; Wake Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Warrenton; Warrenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Washington; Beaufort County Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Jenkins Warehouse; Warehouse Superintendent of the State of North Carolina.

Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wilmington; Champion Compress Warehouse; Warehouse Superintendent of the State of North Carolina.

Wilson; Wilson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Woodland; Woodland Cooperative Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

SOUTH CAROLINA

Abbeville; The Farmers Warehouse; The Farmers Warehouse.

Bennettsville; Marlboro Warehouses; Marlboro Warehouse Co.

Bishopville; Farmers Bonded Warehouse; Wiley B. King.

Bishopville; King and Jordan Bonded Warehouse; W. Brent King and B. P. Jordan, copartners trading as King and Jordan Bonded Warehouse.

Clinton; Clinton Bonded Warehouse; The Clinton Bonded Warehouse Co.

Clinton; Peoples Bonded Warehouse; Peoples Bonded Warehouse.

Clio; Clio Bonded Warehouse; B. H. Martin. Columbia; Palmetto Compress Warehouse; Palmetto Compress and Warehouse Co.

Denmark; Denmark Bonded Warehouse; John W. Williamson.

Edgefield; Hart Bonded Warehouse; John Rainsford, Jr.

Greenville; Merchants Cotton Warehouse; W. A. Austin.

Greenville; Black Hawk Warehouse; The Black Hawk Corp.

Greenville; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Greenville; Commodity Warehouse; Commodity Warehouse Co., Inc.

Greenwood; Textile Bonded Storage; Tox-away Corp.

Hartsville; Hartsville Bonded Warehouse; G. S. Jones.

Laurens; Merchants and Farmers Bonded Warehouse; Merchants and Farmers Bonded Warehouse.

Newberry; Farmers Bonded Warehouse; J. T. McCrackin and Co., Inc.

North Charleston; Oakdene Compress Warehouse; Oakdene Compress and Warehouse Co.

Norway; Norway Bonded Warehouse; John W. Williamson.

Rock Hill; Anderson Cotton Warehouse; J. W. Anderson, Jr.

Rock Hill; Peoples Warehouse; Peoples Warehouse Co.

Seneca; Seneca Bonded Warehouse; The Seneca Cotton Warehouse Co.

Spartanburg; Carolina Warehouse; Carolina Warehouse Co., Inc.

Spartanburg; Spartanburg Bonded Warehouses; Spartanburg Bonded Warehouses, Inc.

Summerton; Sumter Bonded Warehouse No. 2; C. A. Harvin, Jr. and H. T. Everett, copartners, trading as Sumter Storage Co.

Sumter; Sumter Bonded Warehouse No. 1; C. A. Harvin, Jr. and H. T. Everett, copartners, trading as Sumter Storage Co.

Sumter; Rowland Warehouse; Rowland Warehouse Co.

Turbeville; East Clarendon Bonded Warehouse; East Clarendon Storage Co.

Union; Farmers Bonded Warehouse; Mrs. Louisa D. Eaves.

Union; Union Bonded Warehouse; H. B. Richardson, Jr.

TENNESSEE

Brownsville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
Chattanooga; The Cotton Warehouse; Trenholm & Starr, Inc.

Covington; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Dyersburg; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Dyersburg; Associated Warehouse; Associated Warehouse Co.

Five Points; Hammond Bonded Warehouse; Mrs. Laura Mae Hammond.

Henderson; Henderson Compress Warehouse; Henderson Compress Co., Inc.

Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Jackson; Public Compress Bonded Warehouse; Public Compress Co.

Lawrenceburg; Gladish Bonded Warehouse; W. L. Gladish.

Lawrenceburg; Harwell Bonded Warehouse; Wm. A. Harwell.

Memphis; Gulf Atlantic Warehouse (Tri-State Plant); Gulf Atlantic Warehouse Co.

Memphis; Memphis Compress Warehouse; Memphis Compress & Storage Co.

Memphis; Navy Yard Compress, Division of the Bayside Warehouse Co.; Bayside Warehouse Co.

Memphis; Federal Compress Warehouse (Bodley Avenue Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (South Memphis Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (Riverside Plant); Federal Compress & Warehouse Co.

Memphis; Producers Warehouse; Producers Warehouse and Compress Co.

Milan; Milan Compress Warehouse; Milan Compress Co.

Ripley; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Tiptonville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

TEXAS

Ballinger; Ballinger Compress Warehouse; Ballinger Compress & Warehouse Co.

Brady; Brady Cotton Warehouse; Central Texas Compress Co.

Brenham; Seidel Bros. Warehouse; Alvin Seidel and L. E. Seidel trading as Seidel Bros. Warehouse.

Brownsville; Gulfside Warehouse; Gulfside Warehouse, Inc.

Brownwood; Brownwood Compress Warehouse; Brownwood Compress & Warehouse Co.

Bryan; Bryan Compress Warehouse; Bryan Compress and Warehouse Co.

Cameron; Cameron Compress Warehouse; Cameron Compress Co.

Corsicana; Corsicana Compress Warehouse; Exporters & Traders Compress & Warehouse Co.

Ennis; Ennis Compress & Warehouse Co.'s Warehouse; Ennis Compress & Warehouse Co.

Fort Stockton; Kermit Dyche Warehouse; Kermit Dyche Warehouses, Inc.

Hearne; Hearne Cotton Warehouse; Hearne Cotton Compress Co., Inc.

Hillsboro; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Houston; Ship Channel Compress Warehouse Plant No. 1; The Sprunt Corp.

Houston; Ship Channel Compress Warehouse Plant No. 2; The Sprunt Corp.

Hubbard; Hubbard Compress Warehouse; Exporters & Traders Compress & Warehouse Co.

Marfa; Fort Russell Ranch Co. Warehouse; Fort Russell Ranch Co., Inc.

Marlin; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Mart; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Rosebud; Rosebud Cotton Warehouse; Cameron Compress Co.

San Angelo; Angelo Compress Warehouse; Ballinger Compress & Warehouse Co.

Temple; Temple Compress Warehouse; Central Texas Compress Co.

Texarkana; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Waco; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Waxahachie; Waxahachie Compress Warehouse; National Compress & Warehouse Co.

Winnsboro; Farmers Cotton Yard and Warehouse; Farmers Cotton Oil Co. of Winnsboro, Tex.

VIRGINIA

Brodnax; Dugger and Dugger Cotton Storage; R. H. Dugger, Sr. and Richmond H. Dugger, Jr. t/a Dugger and Dugger Cotton Co.

B. For the storage of grain:

ALABAMA

Town, Warehouse, and Warehouseman

Decatur; Decatur Grain Elevator; Indiana Farm Bureau Cooperative Association, Inc.

Decatur; Alabama Flour Mills Elevator; Nebraska Consolidated Mills Co.

Guntersville; Cargill Guntersville Elevator; Cargill, Inc.

Selma; Southern Ultra-Life Elevator; Southern Ultra-Life, Inc.

ARKANSAS

Augusta; Lockhart Elevator; M. L. Lockhart and Edna Olline Lockhart, copartners doing business as Lockhart Grain Co.

Brinkley; Brinkley Warehouse; Arkansas Rice Warehouse Co.

Blytheville; Farmers Grain Elevator; Farmers Soybean Corp.

Carlisle; Carlisle Warehouse; Arkansas Rice Warehouse Co.

Corning; Corning Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Des Arc; Des Arc Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

DeWitt; Smith Rice Mill Warehouse; Smith Rice Mill, Inc.

DeWitt; Farmers Coop. Elevator; The Farmers Co-operative Elevator Co.

DeWitt; Dixie Dryer Warehouse; Dixie Dryer, Inc.

DeWitt; DeWitt Rice Warehouse; Arkansas Rice Growers Warehouse Co.

DeWitt; Growers Elevator; Growers Elevators, Inc.

Dumas; Dumas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

England; Federal Drier; Federal Drier and Storage Co.

Eudora; Pioneer Grain Elevator; Dixie Dryer, Inc.

Fair Oaks; Fair Oaks Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Gibson Switch; Craighead Rice Milling Co.'s Warehouse; Craighead Rice Milling Co.

Hazen; Hazen Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Hickory Ridge; Hickory Ridge Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Jonesboro; Jonesboro Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Lonoke; Lonoke Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Marianna; Lee County Grain Warehouse; Arkansas Grain Corp.

McGehee; McGehee Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Morrilton; Stallings Brothers Elevator; Alan E. Stallings and Joe H. Stallings, copartners trading as Stallings Brothers Feed Mills.

Newport; Newport Rice Mill Warehouse; Newport Rice Mill, Inc.

North Little Rock; North Little Rock Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Osceola; Osceola Products Warehouse; Osceola Products Co.

Parkin; East Arkansas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Proctor; Craft Elevator; Continental Grain Co.

Rector; Rector Elevator; Rector Elevator and Dryer Co., Inc.

Stuttgart; Acme Warehouse; Arkansas Rice Warehouse Co.

Stuttgart; Stuttgart Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Stuttgart; Stuttgart Grain Warehouse; Arkansas Grain Corp.

Stuttgart; Pioneer Elevator; Dixie Dryer, Inc.

Stuttgart; Hartz Elevators; Jacob Hartz Seed Co., Inc.

Stuttgart; Producers Warehouse; Producers Rice Mill, Inc.

Tichnor; Tichnor Drier; Tichnor Drier and Storage, Inc.

Tuckerman; Tuckerman Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Waldenburg; Waldenburg Warehouse; Arkansas Rice Warehouse Co.

Weiner; Weiner Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Wheatley; Wheatley Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Wynne; Gibbs & Harris Rice Drier; Gibbs & Harris Rice Drier, Inc.

CALIFORNIA

Colton; Producers Elevator; Producers Grain Corp.
 East Los Angeles; Pillsbury-Globe Elevator; The Pillsbury Co.
 French Camp; Continental Elevator; Continental Grain Co.
 Stockton; Stockton Elevators; Stockton Elevators.

COLORADO

Akron; Akron Co-op Elevator; Akron Co-op. Amherst; Farmers Elevator; Amherst Co-operative Elevator, Inc.
 Bethune; Equity Elevator; Equity Cooperative Exchange.
 Burlington; Equity Elevator; Equity Co-operative Exchange.
 Bristol; Bristol Elevator; South Eastern Colorado Coop.
 Byers; Farmers Union Elevator; Farmers Union Marketing Association.
 Campo; Stafford Elevator; Van Stafford. Denver; Farmers Union Elevator; Farmers Union Marketing Association.
 Denver; Farmers Union Terminal Elevator; Farmers Union Terminal Elevator, Inc.
 Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners trading as Romer Mercantile and Grain Co.
 Flagler; Flagler Equity Elevator; The Flagler Equity Co-Operative Co.
 Holly; Southeastern Colorado Co-Op Elevator; South Eastern Colorado Coop.
 Holyoke; Holyoke Cooperative Elevator; Holyoke Cooperative Association.
 Hyde (P.O. Otis); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-Operative Co. of Yuma, Colo.
 Lamar; Southeastern Colorado Co-op Elevator; South Eastern Colorado Coop.
 Limon; Limon Co-op Elevator; Limon Co-operative Exchange, Inc.
 Milliken; Dannen Elevator; Dannen Mills, Inc.
 Peetz; Farmers Co-op. Elevators; The Peetz Farmers Co-operative Co.
 Pleasant View; San Juan Warehouses; San Juan Bean Growers, Inc.
 Pritchett; Pritchett Co-op Elevator; The Springfield Co-Operative Sales Co.
 Roggen; Roggen Farmer's Elevator; Roggen Farmer's Elevator Association.
 Schramm (P.O. Yuma); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-Operative Co. of Yuma, Colo.
 Seibert; Co-Op Elevator; The Seibert Equity Co-operative Association.
 Springfield; Co-op Elevator; The Springfield Co-operative Sales Co.
 Stratton; Co-Op Elevator; The Stratton Equity Cooperative Co.
 Vilas; Vilas Elevator; Vilas Grain Co.
 Wray; Farmers Union Elevator; The Farmers Union Cooperative Elevator Co.
 Wray; Shannon Elevator; Shannon Grain Co.
 Yuma; Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-Operative Co. of Yuma, Colo.

DELAWARE

Seaford; Cargill Seaford Elevator; Cargill, Inc.

IDAHO

American Falls; Power County Grain Growers Warehouse; Power County Grain Growers, Inc.
 Bancroft; Grain Growers Warehouse; Bancroft Grain Growers, Inc.
 Corral; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.
 Cottonwood; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.
 Craigmont; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.
 Cuidesac; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.
 Deary; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Downey; Grain Growers Warehouse; Farmers Grain Cooperative.

Drummond; Grain Growers Warehouse; Farmers Grain Cooperative.

Estes; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Fairfield; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Fenn; Union Warehouse & Supply Co.'s Warehouse; Union Warehouse & Supply Co. Ferdinand; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Gooding; Western Warehouse; Western Warehouse Co.

Grace; Grain Growers Warehouse; Farmers Grain Cooperative.

Grangeville; Union Warehouse & Supply Co.'s Warehouse; Union Warehouse & Supply Co.

Greer; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Harris Siding; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Hill City; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Jerome; Growers Warehouse; Growers Warehouse Company, Inc.

Joel; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Juliaetta; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kamiah; Kamiah Elevator; Kamiah Grain Co.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kennedy Ford; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Lamont; Grain Growers Warehouse; Farmers Grain Cooperative.

Lapwai; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lewiston; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lewiston; Lewiston Grain Growers Warehouse No. 2; Lewiston Grain Growers, Inc.

McCammon; Grain Growers Warehouse; Farmers Grain Cooperative.

Malad; Grain Growers Warehouse; Oneida County Grain Growers, Inc.

Moscow; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d/b/a "Shields".

Nezperce; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Nezperce; Nezperce Grain & Processing Warehouse; Nezperce Processing Co.

Nezperce; Nezperce Storage Co., Nezperce Storage Co.

Orofino; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Peck; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Rands; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Reubens; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Ririe; Grain Growers Warehouse; Ririe Grain and Feed Cooperative, Inc.

Setters; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Soda Springs; Soda Springs Elevator; Soda Springs Elevator, Inc.

Soda Springs; Grain Growers Warehouse; Farmers Grain Cooperative.

Swan Lake; Grain Growers Warehouse; Farmers Grain Cooperative.

Sweetwater; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Talmage; Grain Growers Warehouse; Farmers Grain Cooperative.

Tetonia; Grain Growers Warehouse; Farmers Grain Cooperative.

Troy; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Twin Falls; Gem State Bean Warehouse No. 2; Gem State Bean Company, Inc.

Viola; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Weston; Grain Growers Warehouse; Farmers Grain Cooperative.

Winchester; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Worley; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

ILLINOIS

Alton; Alton Terminal; F. H. Peavey & Co. (Russell Miller-King Midas Mills, Milling Division).

Alvin; Alvin Elevator; Jonah W. Conard and Jack Conard, copartners trading as Conard Grain Co.

Amenia Siding (P.O. Monticello); Amenia Elevator; Monticello Grain Co.

Andres (P.O. Peotone); Adres Elevator; Andres & Wilton Farmers Grain & Supply Co.

Annawan; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Argenta; Argenta Elevator; A & O Grain Co.

Atkinson; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Ballard Sta. (P.O. Lexington); Ballard Elevator; Chenoa Grain Co.

Bartonville; Allied Mills Peoria Elevator; Allied Mills, Inc.

Beardstown; Continental Elevator; Continental Grain Co.

Beardstown; Farmers Terminal Elevator; Farmers Terminal Grain Co.

Birkbeck; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Bloomington; Funk Bros. Seed Co. Elevator; Funk Bros. Seed Co.

Bloomington; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elna Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners t/a Hasenwinkle Wallace Co.

Blue Mound; Blue Mound Elevators; Burt M. Wise, an individual trading as Blue Mound Grain Co.

Bondville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Brownwood; Brownwood Elevator; Delavan Cooperative Elevator Co.

Centerville Township; Cargill E. St. Louis Elevator "R"; Cargill, Inc.

Champaign; Evans Elevator; Evans Elevator Co.

Chenoa; Chenoa Elevator; Chenoa Grain Co.

Cheneyville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Chesterville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Chicago; Rice-Powell Elevator; Rice Grain Corp.

Chicago; The Cargill Elevator; Cargill, Inc.

Chicago; Continental Elevator "D"; Continental Grain Co.

Chicago; Continental Elevator "J"; Continental Grain Co.

Chicago; Continental Elevators; Continental Grain Co.

Chicago; Badenoch Elevator; J. J. Badenoch Co.

Chicago; Eckhart Elevator; Eckhart Milling Co.

Chicago; Rialto Elevator; General Mills, Inc.

Chicago; Central Chicago Elevator "A"; Central Soya Co., Inc.

Chicago; Calumet Elevators; Norris Grain Co.

Chicago; Norris Elevator & Tanks; Norris Grain Co.

Chicago; Belt Elevator; Carey Grain Corp.

Chicago; Irondale Elevator; Louis Dreyfus Corp.

Chicago; Spencer Kellogg and Sons Concrete Elevator; Spencer Kellogg and Sons, Inc.

Chicago; Gateway Elevator; Illinois Grain Corp.

Chicago; Santa Fe Elevator; Santa Fe Elevator Corp.

Chicago; Kensington Elevator; Santa Fe Elevator Corp.
 Chicago; States Grain Elevator; Best Feeds and Farm Supplies, Inc.
 Chrisman; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Collinsville; Tiedemann Elevator; Charles Tiedemann Mills, Inc.
 Creve Coeur; United Grain Company Elevator; United Grain Co.
 Dallas City; Illinois Grain Corp., Dallas City Elevator; Illinois Grain Corp.
 Danville; Lauhoff Elevator; Lauhoff Grain Co.
 Delavan; Delavan Elevator; Delavan Co-operative Elevator Co.
 DeWitt; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Dixon; Dixon Mills Elevator; Dixon Mills, Inc.
 Downs; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elna Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 Dwight; Farmers Co-op Elevator; Federal-North Iowa Grain Co.
 Dwight Township; Jacobson Terminal; Jacobson Seaway Grain Terminal Co.
 E. St. Louis; Continental Elevator; Continental Grain Co.
 E. St. Louis; National Oats Elevator; National Oats Co.
 Edwardsville; Dippold Elevator; Hazel S. Stubbs, trading as Dippold Bros.
 Edwardsville; A. & B. Feed & Seed Elevator; A & B Feed & Seed Store, Inc.
 Empire; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Fairfield; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Farmer City; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Florence (P.O. Pittsfield); Pillsbury Florence Elevator; The Pillsbury Co.
 Foolsland; Foolsland Elevator; Foolsland Grain Co.
 Forrest Township (P.O. Forrest); Midwest Warehouses; Midwest Grain Storage Co.
 Georgetown; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Gibson City; Farmers Elevator; The Farmers Grain Co. of Gibson City.
 Gilman; Gilman Elevator; Uhlmann Grain Co.
 Granite City; Cargill E. St. Louis Elevator "Q"; Cargill, Inc.
 Greenup; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Hammond; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Hampshire; Hampshire Elevator; Gerstenberg and Tucker, Inc.
 Hardin; Hardin Elevator; Jersey County Grain Co.
 Harpster; Harpster Elevator; Harpster Grain Co.
 Harristown; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Havana; Havana Elevator; Continental Grain Co.
 Havana; Illinois Grain Corp., Havana Elevator; Illinois Grain Corp.
 Henkel; Henkel Elevator; William J. Vogelsang, trading as Henkel Grain Co.
 Hennepin; Illinois Grain Corp., Hennepin Elevator; Illinois Grain Corp.
 Heyworth; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elna Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners, trading as Hasenwinkle Wallace Co.
 Honegger (P.O. Fairbury); Fairbury Elevator; Honegger's & Co., Inc.
 Indianola; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Jamaica; W. I. Baird Elevator; W. D. Baird, trading as W. I. Baird Elevator.
 Jerseyville; Jerseyville Elevators; Jersey County Grain Co.

Kane; Kane Elevator; Jersey County Grain Co.
 Kaneville; Kaneville Elevator; Kaneville Grain and Supply Co.
 Kankakee; Kankakee Elevator; A. L. Book, trading as A. L. Book & Co.
 Kansas; Rardin Elevator; Rardin Grain Co.
 Lacon; Illinois Grain Corp., Lacon Elevator; Illinois Grain Corp.
 Lark Siding (P.O. Monticello); Lark Siding Elevator; Monticello Grain Co.
 LaRose; LaRose Elevator; American Grain Co.
 Lebanon; Norris Lebanon Elevator; Norris Grain Co.
 LeRoy; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elna Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 Lockport; Central Lockport Elevator; Central Soya Co., Inc.
 Ludlow; Ludlow Elevators; Ludlow Co-operative Elevator Co.
 Macon; Macon Elevator; Macon Grain Co.
 Mansfield; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Mayview; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 McCall Siding; McCall Elevator; Hancock Grain Co.
 McNulta; McNulta Elevator; Foolsland Grain Co.
 Mendota; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Meredosia; Meredosia Elevator; A. B. Chrisman Grain Co.
 Metcalf; General Grain Elevator; General Grain, Inc.
 Mineral; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Monticello; Monticello Elevator; Monticello Grain Co.
 Morris; Square Deal Elevator; Farmers' Square Deal Grain Co.
 Moweaqua; Moweaqua Elevator; Moweaqua Grain Co.
 Myra; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Newman; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Paris; Paris Elevator; Illinois Cereal Mills, Inc.
 Paris; Paris Grain Warehouses; Paris Warehouses, Inc.
 Parnell (Farmer City Route 2); Walsh Grain Elevator; Robert E. Walsh and Elizabeth Walsh, copartners trading as Walsh Grain Elevator.
 Paxton; Charles Shelby Elevator; R. C. Yancey, trading as Charles Shelby Grain Co.
 Pekin; Norris Elevator; Norris Grain Co.
 Peoria; Burlington Elevator; Norris Grain Co.
 Peoria; Riverside Elevator; Riverside Elevator Co.
 Pinckneyville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Pittsfield; King Elevator; M. D. King Milling Co.
 Poplar Grove; McLay Elevator; Joseph R. McLay, Kenneth J. McLay and Donald L. McLay, copartners trading as McLay Grain Co.
 Radford; Radford Elevator; Radford Grain Co.
 Rantoul; Rantoul Elevators; Ludlow Co-operative Elevator Co.
 Ridge Farm; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 St. Jacob; St. Jacob Elevator; Toberman Grain Co.
 Savoy; Savoy Elevator; Savoy Grain Co.
 Seneca; Central Seneca Elevator; Central Soya Company, Inc.
 Serena; Serena Elevator; La Salle County Farm Supply Co.
 Seymour; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Sheldon; Sheldon Elevator; Norris Grain Co.

Shipman; Shipman Elevator; Shipman Elevator Co.
 Sibley; Sibley Grain Co. Elevator; The Sibley Grain Co.
 Sidell; Sidell Elevator; Samuel N. Maddox, Chester Maddox and Fred F. Current, copartners trading as Sidell Grain Co.
 State Line*; State Line Elevator; Jonah W. Conard & Jack Conard, copartners trading as Conard Grain Co.
 Steward; Steward Elevators; Lee County Grain Association.
 Sullivan; Sullivan Elevator; Sullivan Grain Co.
 Taylorville; Allied Mills Taylorville Elevator; Allied Mills, Inc.
 Tolono; Apex Terminal Warehouses; Apex Terminal Warehouses, Inc.
 Tolono; Zelle Elevator; Louis F. Zelle.
 Tomlinson; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Ursa; Ursa Elevator; Ursa Farmers Co-operative Co.
 Ware; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Warsaw; Warsaw Elevator; Hancock Grain Co.
 Wapella; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elna Hafer, Earl Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 Washburn; Washburn Elevator; American Grain Co.
 Watkins; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Waynesville; Martin Grain Company Elevator; Martin Grain Co.
 Weldon; Weldon Grain Co. Elevator; Weldon Co-operative Grain Co.
 West Brooklyn; West Brooklyn Elevator; West Brooklyn Farmers Co-operative Co.
 White Heath; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Wilton; Wilton Elevator; Andres & Wilton Farmers Grain & Supply Co.
 Worden; Worden Elevator; Martin H. Ellert, trading as Worden Elevator.

INDIANA

Ambia; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Bicknell; Barr Elevator; O. L. Barr Grain Co., Inc.
 Colfax; Colfax Grain Co. Elevator; Lawrence E. Lake, Harold E. Miller, Harry Clifford Tucker, Samuel F. Sherfey, Howard G. White and Cloyce Street, copartners trading as Colfax Grain Co.
 Converse; General Grain Elevator; General Grain, Inc.
 Cortland; General Grain Elevator; General Grain, Inc.
 Cyclone; General Grain Elevator; General Grain, Inc.
 Earl Park; General Grain Elevator; General Grain, Inc.
 East Chicago; The New York Central Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).
 Edinburg; Edinburg Elevator; Edinburg Grain Company, Inc.
 Farmland; General Grain Elevator; General Grain, Inc.
 Flora; Flora Elevator; Allison, Steinhart & Zook, Inc.
 Gadsden; General Grain Elevator; General Grain, Inc.
 Gaston; General Grain Elevator; General Grain, Inc.
 Graham Siding (R.D. No. 1, Washington); Graham Elevator; Graham Brothers, Inc.
 Hammond; Continental Standard Elevator; Continental Grain Co.
 Hedrick; Hedrick Elevator; Jonah W. Conard and Jack Conard, copartners trading as Conard Grain Co.
 Indianapolis; Beech Grove Elevator; The Early and Daniel Co.

*In Illinois and Indiana.

Indianapolis; Indianapolis Public Elevator; Indiana Farm Bureau Cooperative Association, Inc.

Indianapolis; Indianapolis Grain Warehouses; Indianapolis Grain Warehouse Corp.

Indianapolis; Central Indianapolis Elevator; Central Soya Co., Inc.

Indianapolis; General Grain Elevator; General Grain, Inc.

Lafayette; General Grain Elevator; General Grain, Inc.

La Fontaine; Co-Op Elevator; The Farmers' Co-operative Co. of La Fontaine, Indiana.

Ligonier; Lyon & Greenleaf Elevator; Lyon and Greenleaf Co., Inc.

Manson; General Grain Elevator; General Grain, Inc.

Marshfield; Marshfield Elevator; Jonah W. Conard and Jack Conard, copartners trading as Conard Grain Co.

Michigantown; Michigantown Elevator; Allison, Steinhart & Zook, Inc.

Millersburg; Millersburg Elevator; Lyon and Greenleaf Company, Inc.

Mohawk; General Grain Elevator; General Grain, Inc.

Morristown; Morristown Elevator; Morristown Elevator Co., Inc.

Mt. Vernon; Farm Bureau Co-op Elevator; Posey County Farm Bureau Co-operative Association, Inc.

New Harmony; Couch Elevator; Geo. Couch & Sons, Inc.

New Ross; New Ross Elevator; Walter S. Whitecotton and G. Dorman Harris, copartners trading as The New Ross Grain Co.

Noblesville; General Grain Elevator; General Grain, Inc.

Onward; General Grain Elevator; General Grain, Inc.

Orleans; General Grain Elevator; General Grain, Inc.

Pendleton; General Grain Elevator; General Grain, Inc.

Peru; Canal Elevator; Allison, Steinhart & Zook, Inc.

Portland; Haynes Soy Elevator; Haynes Milling Co., Inc.

Poseyville; Farm Bureau Co-op. Elevator; Posey County Farm Bureau Co-operative Association, Inc.

Raub; Raub Elevator; Allison, Steinhart & Zook, Inc.

Reagan; General Grain Elevator; General Grain, Inc.

Schneider; Schneider Elevator; Stratton Grain Co.

Scottsburg; General Grain Elevator; General Grain, Inc.

Seymour; Blish Milling Co. Elevator; Acme-Evans Company, Inc. (Blish Milling Company Division).

Speicher; Speicher Elevator; Wabash County Farm Bureau Co-operative Association, Inc.

Star City; Star City Co-Op Elevator; Pulaski County Farm Bureau Co-operative Association, Inc.

State Line; * State Line Elevator; Jonah W. Conard and Jack Conard copartners trading as Conard Grain Co.

Summitville; General Grain Elevator; General Grain, Inc.

Sweetser; General Grain Elevator; General Grain, Inc.

Thorntown; Sugar Creek Elevator; Allison, Steinhart & Zook, Inc.

Treaty; Treaty Elevator; Wabash County Farm Bureau Co-operative Association, Inc.

Walton; Walton Elevator; Walton Elevator Co., Inc.

Westport; General Grain Elevator; General Grain, Inc.

Winchester; General Grain Elevator; General Grain, Inc.

Algona; Farmers Elevator; Algona Grain Co., Inc.

Alta; Alta Cooperative Elevator; Alta Co-operative Elevator.

Altoona; Altoona Elevator; Wise Elevator Co.

Arthur; Continental Elevator; Continental Grain Co.

Bagley; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Belmond; General Mills Soy Bean Division Elevator; General Mills, Inc.

Blencoe; Farmers Elevators; Blencoe Cooperative Co.

Blockton; Dannen Elevator; Dannen Mills, Inc.

Burlington; Burlington & Mississippi Elevator; Norris Grain Co.

Cedar Rapids; Cargill Cedar Rapids Elevator; Cargill, Inc.

Charlton; Dannen Elevator; Dannen Mills, Inc.

Clarion; Farmers Elevators; Clarion Farmers Elevator Cooperative.

Clearfield; Dannen Elevator; Dannen Mills, Inc.

Cooper; Milligan Elevators; Milligan Bros. Grain Co.

Council Bluffs; A.D.M. Elevator; Archer-Daniels-Midland Co.

Council Bluffs; Peavey Elevator; Omaha Elevator Co.

Council Bluffs; Scoular-Bishop Elevator; Scoular-Bishop Grain Co.

Council Bluffs; Updike Elevator "D"; Updike Grain Corp.

Cushing; Continental Elevator; Continental Grain Co.

Davenport; Pillsbury Davenport Elevator; The Pillsbury Co.

Dedham; Farmers Elevators; Dedham Co-operative Association.

Des Moines; Eighteenth Street Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).

Des Moines; Avon Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).

Duncan; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Farlin; Milligan Elevators; Milligan Bros. Grain Co.

Fernald; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Fort Dodge; Cargill Fort Dodge-Elevator; Cargill, Inc.

Gilmore City; Cargill Elevator; Cargill, Inc.

Glidden; Farmers Elevator; Farmers Co-operative Co.

Gray; Conklin Elevator; Edith Conklin, trading as Conklin Grain Co.

Harlan; Squealer Grain Elevator; Squealer Grain Co.

Hayfield; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Jefferson; Milligan Elevators; Milligan Bros. Grain Co.

Jefferson; Farmers Elevator; Farmers Co-operative Association.

Jordan; Sterner Elevator; A. Sterner & Co. Kanawha; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Kingsley; Farmers Elevators; The Farmers Elevator Co.

Lake City; Adams Elevator; Robert P. Adams, et al., a copartnership trading as The Adams Elevator.

Lanesboro; Moorhouse Elevators; A. Moorhouse Co.

Mallard; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Miller; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Modale; Farmers Elevators; Modale Cooperative Association.

Mondamin; Farmers Elevators; Farmers Co-operative Co.

Neola; Lakin Grain Elevators; Charles E. Lakin doing business as Lakin Grain Co.

Nevada; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Oto; Continental Elevator; Continental Grain Co.

Palmer; Farmers Elevator; Farmers Co-operative Co.

Paton; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Radcliffe; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

Ralston; Farmers Elevators; Farmers Co-operative Association.

Red Oak; Dannen Mill; Dannen Mills, Inc. River Sioux; Farmers Elevator; Farmers Co-operative Co.

Sexton; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Shelby; Shelby Elevator; Farmers Elevator.

Sheldon; Big 4 Elevator; Big 4 Cooperative Processing Association.

Sheldon; Farmers Elevators; Farmers Co-operative Elevator Association of Sheldon, Iowa.

Sherman; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

Sioux City; Sioux City Elevator; D. A. Hutchinson Company, Inc.

Sioux City; Bartlett Elevator; Bartlett and Company Grain.

Sioux City; Cargill Sioux City Elevator "A"; Cargill, Inc.

Sioux City; Cargill Sioux City Elevator "B"; Cargill, Inc.

Sioux City; Farmers Union Elevator; Farmers Union Grain Terminal Association.

Sioux City; Terminal Grain Corp. Elevator; Terminal Grain Corp.

Sloan; Farmers Elevator; Farmers Cereal Co. (Cooperative).

Templeton; Conklin Elevators; Edith Conklin, trading as Conklin Grain Co.

Underwood; Lakin Grain Elevator; Charles E. Lakin doing business as Lakin Grain Co.

Walcott; Pillsbury Walcott Elevator; The Pillsbury Co.

Walnut; Continental Elevator; Continental Grain Co.

Washington; Cargill Washington Elevator; Cargill, Inc.

Waverly; Waverly Elevator Co. Elevator; Waverly Elevator Co.

Webb; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Westfield; Mullaney Elevator; J. J. Mullaney Co.

Whitten; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co.

Wightman; Moorhouse Elevator; A. Moorhouse Co.

KANSAS

Abbyville; Abbyville Coop Elevator; The Farmers Cooperative Grain Co.

Abilene; The Abilene Elevator; The Abilene Elevator Co., Inc.

Akron; Akron Elevator; H. E. McDaniel.

Alamota; Dannen Elevator; Dannen Mills, Inc.

Alamota; Alamota Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Alden; Alden Elevator; The Farmers Co-operative Union.

Amy; Amy Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Andale; Farmers Elevator; The Andale Farmers Cooperative Co.

Arkansas City; Ark City Elevator; Dixie Portland Flour Mills, Inc.

Atlanta; Atlanta Co-op Elevator; The Atlanta Cooperative Association.

Atwood; Equity Elevator; The Atwood Equity Co-Operative Exchange.

Bala; Farmers Union Elevator; The Riley County Farmers Union Co-Op. Association.

Bazine; Co-op Elevators; The Co-operative Grain & Supply Co.

Beaver; Beaver Grain Elevator; Beaver Grain Corp., Inc.

Beeler; Beeler Coop; The Beeler Cooperative Exchange.

Belpre; Lyman Elevator; Lyman Grain Inc.

Big Bow; Cogburn Big Bow Elevator; C. V. Cogburn, trading as Cogburn Grain Co.

Bosse Siding (P.O. Jetmore); Bosse Elevator; Bosse Grains, Inc.

*In Illinois and Indiana.

- Brewster; Coffey Elevator; The Coffey Grain Company, Inc.
 Brewster; Coop Elevator; Farmers Co-operative Association.
 Bucklin; Bucklin Grain Co.; Bucklin Grain Co., Inc.
 Cambridge; Holt Grain Co. Elevator; E. H. Holt, d/b/a Holt Grain Co.
 Charleston (P.O. Ingalls); Farmers Elevator; The Garden City Co-Operative Equity Exchange.
 Chase; Chase Co-operative Elevator; The Chase Co-operative Elevator, Mill and Mercantile Union.
 Cheney; Dannen Elevator; Dannen Mills, Inc.
 Cheney; Cheney Co-op Elevator; The Cheney Co-operative Elevator Association.
 Cimarron; The Cimarron Co-operative Elevators; The Cimarron Co-operative Equity Exchange.
 Cimarron; Southwestern Grain Elevator; Southwestern Grain, Inc.
 Clearwater; Clearwater Coop Elevator; Clearwater Cooperative Association.
 Colby; Cooper Terminal; Cooper Grain Inc. Colby; Hi-Plains; Co-op Elevator; The Hi-Plains Co-operative Association.
 Coldwater; Farmers Elevator; The Protection Cooperative Supply Co.
 Colwich; Farmers Elevator; The Andale Farmers Cooperative Co.
 Concordia; Concordia Mill Elevator; W. Bennett, Jr. and J. D. Bennett, copartners, trading as Concordia Milling Co.
 Conway Springs; Conway Springs Elevator; Charles P. Garretson, trading as Garretson Grain Co.
 Conway Springs; The Farmers Cooperative Grain Association Elevator; The Farmers Co-operative Grain Association.
 Cooldge; Cooldge Co-op Elevator; South Eastern Colorado Coop.
 Cooldge; Sullivan Inc. Elevator; Sullivan, Inc.
 Copeland; Riffe Bros. Elevator; Riffe Bros. Co., Inc.
 Corbin; Hunter Elevator; H. H. Hunter d/b/a H. H. Hunter-Grain-Feed-Fertilizer.
 Corning; Coop Elevator; The Nemaha County Co-operative Association.
 Corwin; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Danville; Danville Coop. Elevator; Danville Cooperative Association.
 Delphos; Delphos Coop Elevator; The Delphos Cooperative Association.
 Dighton; Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Dillwyn; Coop Elevator; The Dillwyn Grain and Supply Co.
 Dodge City; Dodge City Terminal Elevator; The Dodge City Terminal Elevator Co.
 Dodge City; Casterline Elevator; Casterline Grain & Seed, Inc.
 Dodge City; Grain Products Terminal Elevator; Grain Products Terminal Elevator, Inc.
 Douglass; Douglass Grain Co. Elevator; James L. Taylor, trading as Douglass Grain Co.
 El Dorado; Taylor Elevator; James L. Taylor, trading as Douglass Grain Co.
 Elkhart; Addington Elevator; W. H. Addington, trading as Addington Grain Co.
 Ellsworth; Salina Terminal Elevators; The Salina Terminal Elevator Co.
 Feterita (P. O. Hugoton); Feterita Co-op Elevator; The Stevens County Co-operative Equity Exchange.
 Fowler; Fowler Equity Elevator "B"; The Fowler Equity Exchange.
 Furley; Dannen Elevator; Dannen Mills, Inc.
 Galva; Galva Grain Inc. Elevator; Galva Grain, Inc.
 Garden City; Farmers Elevators; The Garden City Co-Operative Equity Exchange.
 Garden City; Lawrence Warehouse No. 8; Lawrence Warehouse Co.
 Garden Plain; Farmers Cooperative Elevator; The Farmers Cooperative Elevator Co.
 Garfield; Garfield Co-operative Elevator; The Garfield Co-operative Co.
 Garnett; Garnett Elevator; Anderson County Grain, Inc.
 Goodland; Coffey Elevator; The Coffey Grain Company, Inc.
 Grainfield; Farmers Elevator; The Gove County Cooperative Association.
 Great Bend; Great Bend Elevators; The Great Bend Cooperative Association.
 Great Bend; Great Bend Milling Co. Elevator; Flour Mills of America, Inc.
 Green; Lippert Elevator; Warren R. Lippert, trading as Lippert Grain Co.
 Greensburg; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kansas.
 Gypsum; Moore Elevator; Kenneth Moore and Lorene Moore, copartners, trading as Moore Grain and Feed Co.
 Hardtner; O. K. Elevators; The O. K. Co-operative Grain & Mercantile Co.
 Harper; Farmers Cooperative Elevator; Anthony Farmer's Cooperative Elevator Co.
 Haven; Farmers Grain Co.; The Farmers Co-operative Grain Co.
 Haysville; Haysville Elevators; The Haysville Elevator and Supply Co.
 Hazelton; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Hickok; Sullivan Inc. Elevator; Sullivan, Inc.
 Hickok Co-Op Elevator; The Ulysses Co-Operative Oil and Supply Co.
 Hoxie; Cooper Terminal; Cooper Grain, Inc.
 Hugoton; Parker Elevator; Myrtle Parker, Executrix of the Estate of Harry V. Parker, Deceased, trading as Parker Grain Co.
 Hutchinson; Larabee Elevator; Archer-Daniels-Midland Co.
 Hutchinson; C. D. Jennings Elevator; The C. D. Jennings Grain Co.
 Hutchinson; Kelly Elevator; The William Kelly Milling Co.
 Hutchinson; Grain Belt Elevator; The Salina Terminal Elevator Co.
 Ingalls; Ingalls Grain Elevator; Ingalls Cooperative.
 Inman; Chase Elevator; The Chase Grain Co., Inc.
 Joy; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kansas.
 Junction City; Mid-Continent Elevators; S. H. Sampson and D. L. Sampson, copartners, trading as Sampson Brothers.
 Kalvesta; Bosse Elevator; Bosse Grains, Inc.
 Kanorado; Coffey Elevator; Coffey-Reid, Inc.
 Kanorado; Kanorado Co-op Elevator; The Kanorado Co-operative Association.
 Kansas City; Turnpike Elevator; Seaboard Allied Milling Corp.
 Kansas City; Rosedale Elevator; Flour Mills of America, Inc.
 Kansas City; Farmers Union Fairfax Elevator; The Farmers Union Jobbing Association.
 Kansas City; River-Rail Elevator; Bartlett and Company Grain.
 Kensington; Kensington Coop Elevators; The Kensington Cooperative Association.
 Kellogg; Kellogg Coop Elevator; Kellogg Farmers Union Cooperative Association.
 Kiowa; O. K. Elevators; The O. K. Co-operative Grain & Mercantile Co.
 Kismet; Equity Elevator; The Plains Equity Exchange and Co-Operative Union.
 Larned; Pawnee Elevators; The Pawnee County Cooperative Association.
 Lawrence; Concrete Elevator; The Bowersock Mills & Power Co.
 Lehigh; Farmers Elevator; The Farmers Co-Operative Grain and Mercantile Co.
 Leoti; C. D. Jennings Elevator; The C. D. Jennings Grain Co.
 Lowe (P.O. Holcomb); Farmers Elevators; The Garden City Co-Operative Equity Exchange.
 Lyons; Consolidated Elevator; Seaboard Allied Milling Corp.
 Lyons; Central Kansas Elevator; The Salina Terminal Elevator Co.
 Lyons; Lyons Co-op Elevator; Lyons Co-operative Association.
 Macksville; English Bros. Elevator; Robert H. English and William T. English, Copartners, trading as English Grain Co.
 Maize; Maize Mills Elevator; Maize Mills, Inc.
 Marienthal; West Plains Elevator; West Plains Grain, Inc.
 Mayfield; Farmers' Co-op Elevator; Farmers' Cooperative Grain Association of Wellington, Kansas.
 McPherson; Chase Elevator; The Chase Grain Co., Inc.
 McPherson; K. B. R. Milling Company Elevator; Seaboard Allied Milling Corp.
 Meade; The Co-operative Elevators; The Co-Operative Elevator and Supply Co.
 Milepost (P.O. Ulysses); Co-Op Elevator; The Ulysses Co-Operative Oil and Supply Co.
 Milton; Garretson Elevator; Charles P. Garretson, trading as Garretson Grain Co.
 Moscow; Thurow Elevator; Milton M. Thurow, Ralph V. Thurow and Orville W. Thurow, copartners, trading as Carl G. Thurow & Sons.
 Moscow; Brollier's C & D Elevator; C & D Grain, Inc.
 Moscow; Moscow Elevator; L. A. Gaskill and Mrs. E. L. Gaskill, dba Moscow Elevator Co.
 Mullinville; Equity Exchange Elevator; The Equity Grain and General Merchandise Exchange.
 Mulvane; Mulvane Co-op Elevator; The Mulvane Cooperative Union.
 Nashville; Farmers Co-op Elevator; The Zenda Grain and Supply Co.
 Neodesha; Neodesha Co-op Elevator; The Neodesha Cooperative Association.
 Ness City; Farmers Coop Elevator; Farmers Cooperative Grain and Supply Co.
 Newton; Ross Elevator; Ross Industries, Inc.
 Oberlin; Decatur Coop Elevator; The Decatur Cooperative Association.
 Olmitz; Dannen Elevator; Dannen Mills, Inc.
 Ottawa; Ottawa Co-op Elevator; The Ottawa Cooperative Association.
 Overbrook; Overbrook Farmers Co-Op Elevator; The Overbrook Farmer's Union Co-Operative Association.
 Oxford; Parity Mills; Spencer Kellogg and Sons, Inc.
 Park; Farmers Elevator; The Gove County Cooperative Association.
 Perth; Hunter Elevator; H. H. Hunter, d/b/a H. H. Hunter-Grain-Feed-Fertilizer.
 Pierceville; Farmers Elevators; The Garden City Co-Operative Equity Exchange.
 Pierceville; Christensen Elevator; Christensen Grain, Inc.
 Plains; Equity Elevator; The Plains Equity Exchange and Co-operative Union.
 Pleasanton; Pleasanton Mill Elevator; Pleasanton Mill & Elevator Company, Inc.
 Protection; Farmers Elevator; The Protection Cooperative Supply Co.
 Putnam (P.O. Sedgwick); Galmeister Elevators; Frank Galmeister, trading as Galmeister Grain & Elevator.
 Richfield; Cogburn Richfield Elevator; C. V. Cogburn, trading as Cogburn Grain Co.
 Rock; Rock Elevator; H. E. McDaniel.
 Rome; Rome Elevator; McDaniel-Waples, Inc.
 Roxbury; Moore Elevator; Kenneth Moore and Lorene Moore, copartners, trading as Moore Grain and Feed Co.
 St. Francis; Equity Elevator; The St. Francis Mercantile Equity Exchange.
 Satanta; Satanta Coop Elevator; The Satanta Cooperative Grain Co.

Scott City; Coop Elevator; The Scott Co-operative Association.

Scott City; Scott City Elevator; The Scott City Grain Company, Inc.

Sedgwick; Farmers Elevators; The Andale Farmers Cooperative Co.

Sedgwick; The Sedgwick Alfalfa Mills; Sedgwick Alfalfa Mills, Inc.

Selkirk; Greeley County Coop Elevator; The Greeley County Cooperative Association. Sharon; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.

Sharon Springs; Sharon Elevator; The Wallace County Co-operative Equity Exchange.

Shields; Shields Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Stafford; Independent Coop Elevator; The Independent Co-operative Grain & Mercantile Co.

Sterling; Farmers Elevator; The Farmers Cooperative Union.

Sublette; Riffe Bros. Elevator; Riffe Bros. Co., Inc.

Sublette; Haskell County Elevator; Haskell County Grain Company, Inc.

Sublette; Sublette Coop Elevator; The Co-operative Grain Dealers Union.

Syracuse; Jackson Elevator; Jackson Grain Co., Inc.

Tennis (P.O. Friend); Farmers Elevators; The Garden City Co-operative Equity Exchange.

Timken; Timken Coop Elevator; The Timken Cooperative Association.

Topeka; Farmers Union Terminal Elevator; The Farmers Union Jobbing Association.

Tribune; Greeley County Coop Elevator; The Greeley County Cooperative Association.

Turon; Dannen Elevator; Dannen Mills, Inc.

Ulysses; Co-Op Elevator; The Ulysses Co-operative Oil and Supply Co.

Ulysses; Sullivan Inc. Elevator; Sullivan, Inc.

Valley Center; Farmers Elevator; E. Carl Jones, trading as Valley Center Farmers Elevator.

Wallace; Wallace Elevator; The Wallace County Co-operative Equity Exchange.

Wellington; Farmers' Co-op Elevator; Farmers' Cooperative Grain Association of Wellington, Kans.

Wellington; Larabee Elevator; Archer-Daniels-Midland Co.

Wellington; Hunter Elevators; Ross Industries, Inc.

Weskan; Weskan Elevator; The Wallace County Co-operative Equity Exchange.

White City; Mor-Kan Elevator; Mor-Kan Grain Co., Inc.

Whitewater; Whitewater Elevator; The Whitewater Flour Mills Co.

Wichita; Public Terminal Elevator; Sam P. Wallingford Grain Corp.

Wichita; Hunter Elevator; H. H. Hunter dba H. H. Hunter-Grain-Feed-Fertilizer.

Willmore; Willmore Elevator; The Bowersock Mills & Power Co.

Wilroads; Co-Op Elevator; The Wright Co-operative Exchange.

Wilson; Kyner Elevator; Kyner Elevators, Inc.

Wilson; Soukup Elevator; Arthur C. Soukup, t/a Soukup Grain Co.

Wolf; Farmers Elevators; The Garden City Co-operative Equity Exchange.

Wright; Co-Op Elevators; The Wright Co-operative Exchange.

Zenda; Farmers Co-op Elevator; The Zenda Grain and Supply Co.

Zenith; Farmers Elevator; Zenith Cooperative Grain Co.

KENTUCKY

Henderson; Co-operative Elevator; Ohio Valley Soy Bean Co-operative.

Lexington; Lexington Roller Mills Elevator; Lexington Roller Mills, Inc.

Louisville; Kentucky Public Elevator; The Early and Daniel Co.

Louisville; Cargill Louisville Elevator; Cargill, Inc.

Louisville; Gold Proof Elevator; Indiana Farm Bureau Cooperative Association, Inc.

Louisville; Distillers' Grain Company Elevator; Distillers' Grain Co., Inc.

Owensboro; Farmers Elevators; Farmers Elevators, Inc.

LOUISIANA

Abbeville; Planters Warehouse; Farmers Warehouse Co.

Crowley; Peoples Warehouse; Farmers Warehouse Co.

Crowley; Acadia Warehouse; Farmers Warehouse Co.

Eunice; Eunice Rice Drier Warehouse; Farmers Warehouse Co.

Gueydan; Gueydan Warehouse; Farmers Warehouse Co.

Jennings; Northern Warehouse; Farmers Warehouse Co.

Kaplan; Agnes Warehouse; Farmers Warehouse Co.

Lake Charles; Lake Charles Warehouse; Farmers Warehouse Co.

Port Allen; Port of Baton Rouge Grain Elevator; Cargill, Inc.

Rayne; Rayne Warehouse; Farmers Warehouse Co.

Shreveport (Moore Station); Cargill Shreveport Elevator; Cargill, Inc.

Westport; Continental Grain Elevator; Port of New Orleans; Continental Grain Co.

MARYLAND

Baltimore; Cargill Mt. Clare Elevator; Cargill, Inc.

Westminster; Shafer Brothers Elevator; Lewis W. Shafer, Lewis W. Shafer, Jr., Joseph A. Shafer and Lindsay B. Shafer, t/a Shafer Brothers.

MICHIGAN

Adrian; Adrian Elevator; Adrian Grain Co.

Augusta; Knappen Elevator; Knappen Milling Co.

Chelsea; Chelsea Mill Elevator; Chelsea Milling Co.

Clinton; Atlas Feed & Grain Co. Elevator; Atlas Feed & Grain Co.

Coldwater Township (P.O. Coldwater); Coldwater Elevator; Williams Grain Corp.

Dowagiac; Dowagiac Milling Company Elevator; The Dowagiac Milling Co.

Hillsdale; Stock Elevator; F. W. Stock & Sons, Inc.

Lowell; King Milling Company Elevator; King Milling Co.

Ottawa Lake (RR No. 2); Terminal Elevator; Michigan Elevator Exchange.

Quincy; Quincy Elevator; Williams Milling Co., Inc.

MINNESOTA

Breckenridge; Cargill Elevator; Cargill, Inc.

Columbia Heights; Northwest Elevator; Cargill, Inc.

Crookston; Cargill Elevator; Cargill, Inc. Marshall; Cargill Elevator; Cargill, Inc.

Minneapolis; Belco Elevators; Northwestern Malt & Grain Co.

New Ulm; Burdick Elevator; Burdick Grain Co.

Red Wing; Central Elevator; Central Grain Co.

Savage; Port Cargill Elevator "A"; Cargill, Inc.

Sleepy Eye; Cargill Elevator; Cargill, Inc. St. Paul; Capital B Elevator; International Milling Co.

Wesota (P.O. Gluek); Cargill Elevator; Cargill, Inc.

Winona; Elevator "F"; Winona Elevator Corp.

MISSISSIPPI

Greenville; Greenville Warehouse; Mississippi Rice Warehouse Co.

Leland; Leland Warehouse; Mississippi Rice Warehouse Co.

Natchez; Cargill Natchez Elevator; Cargill, Inc.

MISSOURI

Butler; M. F. A. Elevator; M. F. A. Central Cooperative.

Boonville; Boonville M. F. A. Elevator; M. F. A. Central Cooperative.

Caruthersville; River Warehouse & Elevator; Missouri Soybean Co.

Clinton; Larabee Elevator; Archer-Daniels-Midland Co.

Dearborn; Halferty Bros. Elevator; Halferty Bros., Inc.

Hamilton; Dannen Elevator; Dannen Mills, Inc.

Hannibal; Hannibal Terminal Elevator; Hannibal Grain Terminal, Inc.

Hayti; Hayti; Elevator; Missouri Soybean Co.

Higginsville; Higginsville Flour Mill Warehouse; Dixie-Portland Flour Co.

Kansas City; Boulevard Elevator; Seaboard Allied Milling Corp.

Kennett; Kennett Soybean Elevator; E. M. Regenold d/b/a Kennett Soybean Co.

Knob Noster; Knob Noster Elevator; W. J. Carr and Louis P. Lay, trading as Knob Noster Elevator Co.

Lamar; M. F. A. Cooperative Elevator; Missouri Farmers Association, Inc.

La Monte; La Monte Elevator; La Monte Elevator, Inc.

Lexington; Lafayette Elevator; Lafayette Elevator Co.

Linneus; Dannen Elevator; Dannen Mills, Inc.

Louisiana; M. F. A. Cooperative Elevator; Missouri Farmers Association, Inc.

Maryville; Dannen Elevator; Dannen Mills, Inc.

Mexico; M. F. A. Cooperative Elevator; Missouri Farmers Association, Inc.

Milan; Milan Grain Company's Elevator; Dannen Mills, Inc.

North Kansas City; Monarch Elevator; Archer-Daniels-Midland Co.

North Kansas City; F. M. A. Elevator; Flour Mills of America, Inc.

North Kansas City; International Milling Company Elevator; International Milling Co.

North Kansas City; Herring Sales Elevator; L. Wayne Herring, D/B/A Herring Sales.

Osage City; Osage City Elevator; W. A. Rootes and Co.

Rea; Rea Elevator; Rea Grain & Feed Co. St. Joseph; Dannen Elevators; Dannen Mills, Inc.

St. Joseph; Bartlett Elevator; Bartlett and Co. Grain.

St. Joseph; Larabee Elevator; Archer-Daniels-Midland Co.

St. Joseph; Northwest Elevator; Northwest Grain Storage Corp.

St. Joseph; Burlington Elevator; The Pillsbury Co.

St. Joseph; B & E Elevator; The B & E Grain Co.

St. Louis; Checkerboard Elevator A; Ralston Purina Company, trading as Checkerboard Grain Co.

St. Louis; Baden Elevator; Baden Elevator Co.

St. Louis; Missouri-Pacific Elevator; Continental Grain Co.

St. Louis; Brooklyn Street Elevators; Continental Grain Co.

St. Louis; Cornell Elevator; Cornell Seed Co.

St. Louis; Norris Elevator; Norris Grain Co.

St. Louis; St. Louis Flour Mills; The Colorado Milling & Elevator Co. trading as St. Louis Flour Mills.

Tebbetts; Rootes Elevator; W. A. Rootes and Co.

Warrensburg; Innes Elevator Mills; J. L. Innes and R. A. Innes, copartners, trading as Innes Elevator Mills.

Wolf Island; Wolf Island Elevator; Story Feed and Seed Co.

NEBRASKA

Ainsworth; Rogers Elevators; Rogers Grain and Feed Co.

Ashland; Kuhl-Reece Company's Elevator; Kuhl-Reece Co.

Aurora; Dowd Elevator; Dowd Grain Co. Inc.

Bancroft; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Beatrice Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

Beaver Crossing; Farmers Elevators; Farmers Cooperative Co.

Beemer; Continental Elevator; Continental Grain Co.

Bellwood; Farmers Elevator; Farmers Cooperative Grain Co.

Benedict; Farmers Grain Association Elevator; Farmers Co-Operative Grain Association of Benedict, Nebr.

Benkelman; Benkelman Elevators; Independent Elevators, Inc.

Berea; Deaver Elevator; Wayne X. Deaver, Executor of the Estate of Stephen F. Deaver, deceased, trading as Deaver Grain Co. of Berea, Nebr.

Bixby; Bixby Cooperative Elevator; Bixby Cooperative Co.

Blair; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Bloomfield; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Bristow; Bristow Elevator; Bristow-Monowi Cooperative Association.

Carroll; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Cedar Bluffs; Farmers Elevators; The Farmers Union Co-Operative Association of Cedar Bluffs, Nebr.

Central City; Levitt Elevator; Merrick County Grain Co.

Chappell; Farmers Elevators; Farmers Elevator Co.

Coleridge; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Columbus; Farmers Grain Terminal; Foreman-Gammel Grain Co., Inc.

Concord; Crowell Elevator; Crowell Elevator Co.

Cornlea; Continental Elevator; Continental Grain Co.

Craig; Farmers Union Elevator; Farmers Union Co-Operative Association.

Craig; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Crelighton; Continental Elevator; Continental Grain Co.

Crete; Crete Mills Division Elevator; Lauhoff Grain Co.

Dixon; Crowell Elevator; Crowell Elevator Co.

Doane; Doane Elevators; Independent Elevators, Inc.

Dorchester; Farmers' Elevators; The Dorchester Farmers Co-operative Grain and Livestock Co.

Durant (P.O. Stromsburg); Richters Elevator; Elmer H. Richters, trading as Durant Grain Co.

Eagle; Continental Elevator; Continental Grain Co.

Elmwood; Farmers Elevator; Farmers Cooperative Association of Elmwood, Nebr.

Elsie; Cooperative Elevator; Elsie Equity Cooperative Exchange.

Elsie; Kellogg Elevator; O. M. Kellogg, trading as O. M. Kellogg Grain Co.

Fairbury; Farmers Union Co-op Elevator; Farmers Union Co-operative Association of Fairbury, Nebr.

Fremont; Elevator "B"; Westcentral Cooperative Grain Co.

Fremont; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Geneva; Koehler Elevator; A. Koehler Co.

Granton; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners, trading as Kellogg Grain Co.

Grand Island; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Grant; Co-Operative Elevator; The Grant Co-Operative Exchange.

Grant; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners, trading as Kellogg Grain Co.

Grant; Producers Elevator; Producers Grain Company, Inc.

Hartington; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Hartington; Hartington Elevator; Hartington Elevator Co.

Harvard; Farmers Elevators; The Farmers Union Co-operative Elevator Co.

Hastings; Garvey Elevator; Garvey Elevators, Inc.

Hemingford; Farmers Co-Operative Elevator; Farmers Co-operative Elevator Co.

Herman; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Imperial; Farmers Elevator; The Imperial Co-operative Equity Exchange.

Jacinto (P.O. Dix); Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Kearney; Elevator "C"; Westcentral Cooperative Grain Co.

Laurel; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Lincoln; Lincoln-C G F Elevators; Lincoln-C G F Grain Co., Registered Trade Name in Nebraska of Petroleum, Inc.

Lincoln; Fairchild Division Elevator; Honeggers' & Co., Inc.

Lincoln; Elevator "D"; Westcentral Cooperative Grain Co.

Lincoln; Gooch Mill Elevators; Gooch Feed Mill Co.

Lindsay; Continental Elevator; Continental Grain Co.

Lyons; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Madrid; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners, trading as Kellogg Grain Co.

Magnet; Crowell Elevator; Crowell Elevator Co.

Maywood; Farmers Elevators; Maywood Cooperative Association.

Meadow Grove; Continental Elevator; Continental Grain Co.

Monowi; Monowi Elevator; Bristow-Monowi Cooperative Association.

Nebraska City; Nebraska City Elevator; The Nebraska City Grain Co.

Nebraska City; Bartlett Elevator; Bartlett and Co. Grain.

Newman Grove; Crowell Elevator; Crowell Elevator Co.

North Bend; North Bend Elevator; North Bend Grain Co., Inc.

Oakdale; Oakdale Elevator; Holmquist Elevator Co.

Oakland; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Ogallala; Cogil Elevators; Ogallala Grain, Inc.

Omaha; Milwaukee Elevator "A"; J. LeRoy Welsh, Helen V. Welsh, Harold B. Waller and James L. Welsh, Jr., copartners, trading as Butler-Welsh Grain Co.

Omaha; Allied Mills Elevator; Allied Mills, Inc.

Omaha; Missouri Pacific Elevator; Continental Grain Co.

Omaha; Nebraska-Iowa Elevator; The Pillsbury Co.

Omaha; Federation Elevator; Farmers Union Co-Operative Elevator Federation.

Omaha; Illinois Central Elevator; Norris Grain Co. of Nebr.

Omaha; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Omaha; Elevator "A"; Westcentral Cooperative Grain Co.

Osceola; Farmers Grain Elevator; Farmers Cooperative Grain Co.

Osceola; Smith Elevator; Smith Grain Co.

Parks; Parks Elevator; Independent Elevators, Inc.

Petersburg; Crowell Elevators; Crowell Elevator Co.

Platte Center; Platte Center Elevator; D. C. Gammel, trading as Platte Center Grain Co.

Potter; Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Potter; Farmers Elevators; Potter Cooperative Grain Co.

Ranch Spur (P.O. Herman); Ranch Spur Elevator; H. C. Fankhouser and V. R. Fankhouser, copartners trading as Fankhouser Bros.

Richland; Farmers Elevators; Farmers Union Co-Operative Association.

Rogers; Golden West Grain Company's Rogers Elevator; Golden West Grain Co.

Rosalie; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Roscoe; Hull Elevator; C. L. Hull, trading as Hull Grain Co.

Rushville; Northwest Elevators; George A. Bacus and Rebecca M. Bacus, joint tenants with right of survivorship and not tenants in common, trading as Northwest Grain Co.

Schuyler; Golden West Grain Company's Elevator; Golden West Grain Co.

Scribner; Farmers Elevator; Farmers Cooperative Mercantile Co., Non-Stock.

Scribner; Scribner Elevator; Scribner Grain & Lumber Co.

Seward; Continental Elevator; Continental Grain Co.

Shelton; Continental Elevator; Continental Grain Co.

Staplehurst; Continental Elevator; Continental Grain Co.

Strang; Strang Grain Elevator; Strang Lumber and Grain Co.

Stromsburg; Farmers Elevators; Farmers Cooperative Grain Association of Stromsburg.

Stuart; Krotter Elevator; William Krotter Co.

Superior; Scouler-Bishop Elevator; Scouler-Bishop Grain Co.

Tekamah; Farmers Elevator; Farmers Non-Stock Cooperative Grain Association.

Tekamah; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Thurston; Merry Elevator; Alvin Merry, trading as Merry Grain & Lumber Co.

Tilden; Continental Elevator; Continental Grain Co.

Ulysses; Farmers Grain and Supply Company's Elevators; Farmers Grain and Supply Co.

Utica; Utica Cooperative Grain Company's Elevators; Utica Cooperative Grain Co.

Venango; Dudden Elevator; Dudden Elevator, Inc.

Venango; Farmers' Elevators; Farmers Union Cooperative Grain Co. of Venango, Nebr.

Verdel; Continental Elevator; Continental Grain Co.

Wallace; Kellogg Elevator; O. M. Kellogg, trading as O. M. Kellogg Grain Co.

Walshill; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Waterbury; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Wauneta; Farmers Elevator; Farmers Cooperative Exchange.

Winnebago; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Winnebago; Merry Grain Company Elevator; Holmquist Elevator Co.

Winnetoon; Continental Elevator; Continental Grain Co.

NEVADA

Carlin; Nevada Freeport Storage; Nevada Freeport Storage Co.

Elka; Nevada Freeport Storage; Nevada Freeport Storage Co.

NEW MEXICO

Clovis; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Clovis; El Rancho Elevator; El Rancho Milling Co. (No Stockholders' Liability).

Clovis; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (No Stockholders' Liability).

Clovis; Worley Mills Elevator; Worley Mills, Inc. (No Stockholder's Liability).

Grier; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Melrose; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Melrose; El Rancho Elevator; El Rancho Milling Co. (No Stockholders' Liability).

Portales; Worley Mills Elevator; Worley Mills, Inc. (No Stockholder's Liability).

Texico; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (No Stockholders' Liability).

Tucumcari; Farmers Elevator; Farmers Cooperative Association.

Tucumcari; Addington Elevator; W. H. Addington, t/a Addington Grain Co.

NEW YORK

Albany; Port of Albany Elevator No. 1; Cargill, Inc.

Buffalo; Pillsbury Pool Elevator; The Pillsbury Co.

Buffalo; Cargill Superior Elevator; Cargill, Inc.

Buffalo; Cargill Electric Elevator; Cargill, Inc.

Buffalo; Buffalo Terminal Elevators; Buffalo Terminal Elevators, Inc.

NORTH CAROLINA

Norwood; Norwood Grain Elevator; T. Herbert Lee, trading as Lee Milling Co.

Washington; Cargill Washington, N. C., Elevator; Cargill, Inc.

Wilson; Cargill Elevator; Cargill, Inc.

Ayden; King Brothers Farm Center Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Belcross; Tom Sawyer & Son Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Camden; Wood Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Elizabeth City; Wood Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Elizabeth City; Eastern Carolina Feed and Seed Co., Inc. Elevator; Warehouse Superintendent of the State of North Carolina.

Engelhard; R. L. Gibbs and Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Goldsboro; East Carolina Grain Co. Elevator; Warehouse Superintendent of the State of North Carolina.

Grantsboro; A. H. Harris Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Greenville; Fred Webb, Inc. Elevator; Warehouse Superintendent of the State of North Carolina.

Hickory; Hickory Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Laurinburg Milling Co. Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Griffin Implement and Milling Co. Warehouse; Warehouse Superintendent of the State of North Carolina.

Mooreville; Mooreville Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Mount Olive; Mount Olive Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Moyock; Moyock Trading Company Elevator; Warehouse Superintendent of the State of North Carolina.

Newton; Catawba Grain Elevator; Warehouse Superintendent of the State of North Carolina.

Newton Grove; House Grain Elevators; Warehouse Superintendent of the State of North Carolina.

Selma; Gurley Milling Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.

NORTH DAKOTA

Grand Forks; G-F Elevator; G-F Elevator Co.

Jamestown; J-T Elevator; J-T Elevator Co.

OHIO

Chillicothe; Standard Elevator; The Standard Elevator and Supply, Co.

Cincinnati; Fairmount and Riverside Elevators; The Early and Daniel Co.

Columbus; Farm Bureau Columbus Elevator; The Farm Bureau Cooperative Association, Inc.

Columbus; Continental Elevator; Continental Grain Co.

Columbus; Eshelman Elevator; Eshelman Grain, Inc.

Coshocton; Coshocton Elevator; Coshocton Grain Co.

Coshocton; Farmers Exchange; The Coshocton Farmers Exchange Co.

Dover; Dover Mill; The Dover Milling Co.

Fletcher; Russells Terminal; Russells Co.

Fostoria; Fostoria Elevator; The Ohio Farmers' Grain Corp.

Fostoria; Mennel Elevator; The Mennel Milling Co.

Harrison; J. A. Cornelius Grain Elevator; J. A. Cornelius.

Hilliards; Russells Elevator; Russells Co.

Lima; Equity Elevator; Ohio Equity, Inc.

Mansfield; General Grain Elevator; General Grain, Inc.

Marion; Marion Ohio Elevator; The Kansas Milling Co.

Maumee; Cargill Toledo Elevator; Cargill, Inc.

Shelby; Shelby Equity Elevator; The Shelby Equity Exchange Co.

Toledo; Industrial Soya Elevator; Herbert C. Dickler, trading as Industrial Soya Co.

Union City; Parent Elevator; The John Parent Co.

Van Wert; Welker Elevator; The Welker Grain Co.

Wooster; Equity Elevator No. 2; Ohio Equity, Inc.

OKLAHOMA

Adams; Adams Elevator; Hooker Elevators, Inc.

Alva; Alva Public Terminal Elevator; Bewley Mills.

Baker; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Beaver; Perryton Equity Elevator; Perryton Equity Exchange.

Bison; Farmers Elevator; The Farmers Cooperative Association of Bison.

Blackwell; Dannen Elevator; Dannen Mills, Inc.

Boise City; Consumers Elevator; The Consumers Fuel Association.

Buffalo; Buffalo Farmers Elevator; The Buffalo Farmers' Co-Operative Elevator Co.

Cashion; Farmers Exchange Elevator; Farmers Exchange of Cashion.

Cherokee; Alva Roller Mills Elevator; Bewley Mills.

Cherokee; Farmers Elevator; Farmers Cooperative Elevator Association.

Clinton; Farmers Elevator; Farmers Cooperative Association.

Clyde; Clyde Elevator; Clyde Co-operative Association.

Crescent; Crescent Cooperative Elevator; Crescent Cooperative Association.

Custer City; Farmers Elevator; Custer City Farmers Cooperative Exchange.

Deer Creek; Deer Creek Elevator; Clyde Co-operative Association.

Douglas; Farmers Elevator; Farmers Cooperative Elevator Co. of Douglas.

Enid; Continental Elevator; Continental Grain Co.

Enid; Union Equity Co-operative Exchange Elevator; Union Equity Co-operative Exchange.

Fargo; Farmers Elevator; Farmers Co-operative Association.

Garber; Cooperative Elevator; Garber Co-operative Association.

Gibbon (P.O. Wakita); Farmers Co-operative Elevator; Farmers Co-operative Elevator Co. of Wakita.

Goodwell; Farmers Elevator; Farmers Elevator of Goodwell, Oklahoma, Inc.

Grandfield; Helton Elevator; J. R. Helton and R. M. Helton, copartners, trading as Helton Elevators.

Guymon; Knutson Elevator; Knutson Elevator, Inc.

Hardesty; Perryton Equity Elevator; Perryton Equity Exchange.

Harrah; Jorski Mill; Jorski Mill & Elevator Co., Inc.

Helena; Farmers Elevator; Farmers Cooperative Association.

Hennessey; Farmers Co-operative Elevator; Farmers Elevator and Co-operative Association.

Homestead; Homestead Elevator; Farmers Cooperative Elevator Association.

Hominy; Sooner Terminal Elevator; T. T. Robinson, Trustee of Michael Bruce McNeil, Trust A-1, A-2, A-3, and A-4, and Donald Clyde McNeil, Trust A-1, A-2, A-3, and A-4 doing business as Sooner Terminal Elevator.

Hooker; Equity Exchange Elevator; The Hooker Equity Exchange.

Hough; Hough Elevator; Hooker Elevators, Inc.

Hough; Riffe, Gilmore Elevator; Paul L. Wright, H. C. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Hydro; Farmers Elevator; Hydro Cooperative Association.

Imo; Imo Farmers Elevator; Farmers Cooperative Elevator Co.

Kingfisher; Kingfisher Cooperative Elevator; Kingfisher Cooperative Elevator Association.

Knowles; Perryton Equity Elevator; Perryton Equity Exchange.

Kremlin; Farmers Elevator; Farmers Grain Co.

Lamont; Lamont Elevator; Clyde Co-operative Association.

Lawton; Cooperative Elevator A; Lawton Cooperative Association.

Marshall; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

May; May Elevator; Woodward Cooperative Elevator Association.

McWillie; Farmers Elevator; Farmers Cooperative Association.

Medford; Medford Elevator; Clyde Co-operative Association.

Miami; Miami Co-op Elevator; The Miami Cooperative Association.

Midway; Midway Elevator; Hooker Elevators, Inc.

Mooreland; Farmers Co-Op Elevator; Farmers Co-operative Trading Co.

Mouser; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Nardin; Cooperative Elevator; Clyde Co-operative Association.

Oklahoma City; Garrison Elevator; Garrison Milling Company, Inc.

Peckham; Dannen Elevator; Dannen Mills, Inc.

Pond Creek; Farmers Elevator; Farmers Grain Co.

Ranch Drive; Ranch Drive Elevator; Farmers Cooperative Association.

Red Rock; Farmers Co-Op. Elevator; Red Rock Farmers Co-Operative.

Renfrow; Renfrow Elevator; Clyde Co-operative Association.

Saltfork; Saltfork Elevator; Clyde Co-operative Association.

Selman; Selman Farmers Elevator; The Buffalo Farmers' Co-operative Elevator Co. Shawnee; Shawnee Elevator; Shawnee Milling Co.

Tonkawa; Tonkawa Elevator; Farmers Co-operative Association.

Vici; Farmer's Co-op. Ass'n Elevator; Farmers Cooperative Association of Vici.

Wakita; Farmers Co-operative Elevators; Farmers Co-operative Elevator Co. of Wakita. Walters; Farmers Elevator; Walters Cooperative Elevator Association.

Weatherford; Co-Op Elevator; Farmers Co-operative Exchange.

Woodward; Woodward Elevator; Woodward Cooperative Elevator Association.

Yale; Dannen Elevator; Dannen Mills, Inc.

Yukon; Farmers Union Elevator; Oklahoma Farmers Union Co-operative.

OREGON

Adams; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Athena; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Barnhart; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Barrett; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Biggs; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Bourbon; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Boyd; Boyd Union Elevator; Boyd Union Elevator.

Condon; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.

DeMoss; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Downing; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

Dufur; Dufur Elevator; Dufur Elevator Co.

Eakin's Sliding; Eakin Elevator; Eakin Co-operative Grain Growers.

Echo; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Enterprise; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Erskine; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Fulton; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Grass Valley; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Haines; Haines Elevator; Haines Grain and Feed Co., Inc.

Hay Canyon; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Heppner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Hermiston; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Hogue-Warner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Holdman; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Ione; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Jordan; Jordan Elevator Company's Warehouse; Jordan Elevator Co.

Joseph; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Juniper; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Kent; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Klondike; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Lakeview; Interstate Cooperative Elevator; Interstate Cooperative.

Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Lostine; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers. Maupin; Blue Line Exchange Warehouse; Blue Line Exchange.

McNab; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Midway; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Mikkalo; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.

Milton-Freewater; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Milton-Freewater; Harris Elevator; C. H. Harris, doing business as Harris Elevator.

Mission; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Morgan; Morgan Elevator; John Eubanks. Moro; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Newberg; Chehalem Valley Mills; Thomas A. Pfund and Dale V. Boucher, Copartners, trading as Chehalem Valley Mills.

North Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

North Powder; North Powder Milling and Mercantile Company's Warehouse; North Powder Milling and Mercantile Co.

Pendleton; Pendleton Grain Growers Warehouse No. 2; Pendleton Grain Growers, Inc.

Pilot Rock; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Portland; Blue Line Exchange Warehouse; Blue Line Exchange.

Rew; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Rufus; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Ruggs; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Shaniko; Blue Line Exchange Warehouse; Blue Line Exchange.

Sherwood; Sherwood Elevator; Thomas A. Pfund and Dale V. Boucher, copartners, trading as Chehalem Valley Mills.

Sparks; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Umatilla; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Wallowa; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Wasco; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Weston; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

PENNSYLVANIA

Camp Hill; Spangler's Bonded Elevator; Spangler's Flour Mills, Inc.

Erie; Pennsylvania Railroad Elevator; Erie Grain Elevator Corp.

Mount Joy; Spangler's Grain Elevator; Spangler's Flour Mills, Inc. of Mt. Joy.

Philadelphia; Cargill Philadelphia Elevator; Cargill, Inc.

Philadelphia; 20th Street Elevator; Tidewater Grain Co.

Pittsburgh; Pittsburgh Grain Elevator; Pittsburgh Grain Elevator Corp.

York; Mundis Mills Elevator; Mundis Mills, Inc.

SOUTH CAROLINA

Anderson; Anderson Elevator; Anderson Elevator and Feed Co.

Florence; FCX Coop Grain Marketing Service Elevator; FCX Cooperative Service, Inc.

Orangeburg; Master Feed and Grain Company, Inc. Elevator; Master Feed and Grain Co., Inc.

SOUTH DAKOTA

Beardsley; Mullaney Elevator; J. J. Mullaney Co.

Bruce; Appelwick Elevator; Omer E. Appelwick, trading as Appelwick Grain.

Cavour; Farmers Co-operative Elevator; Farmers Co-operative Elevator Co., of Cavour. Centerville; Centerville Grain Elevator; McMaster Grain Co.

Dallas; Farmers Elevators; Farmers Co-operative Association of Dallas, S. Dak.

Frankfort; Hartung Elevator Company Elevator; Hartung Elevator Co., Inc.

Hurley; Mullaney Elevator; J. J. Mullaney Co.

Huron; Beadle County Grain Company's Elevator; Beadle County Grain Co., Inc.

Lane; Farmers Elevator Company Elevator; Joseph Hartung, I. F. Hartung, Robert J. Flanders and Mary V. Flanders, Copartners, trading as Farmers Elevator Co.

Madison; Appelwick Elevator; Omer E. Appelwick, trading as Appelwick Grain.

Marion; Mullaney Elevator; J. J. Mullaney Co.

Onida; Oahe Elevator; Oahe Grain Corp. Redfield; Western Grain Elevator; Western Grain, Inc.

Roscoe; Roscoe Grain and Feed Company Elevator; Roscoe Grain and Feed Co., Inc.

Sherman; Farmers Cooperative Association Elevator; Farmers Cooperative Association, Sherman, S. Dak.

St. Charles; Continental Elevator; Continental Grain Co.

Tyndall; Consumers' Elevator; The Consumers' Supply Co. of Tyndall, S. Dak.

Wagner; Mullaney Elevator; J. J. Mullaney Co.

Wentworth; Cotton & Company Elevator; Cotton & Co.

Winner; Deaver-Meyer Elevator; Deaver-Meyer Grain Co.

Woonsocket; Flanders Grain Company Elevator; Flanders Grain Co., Inc.

TENNESSEE

Chattanooga; Cargill Chattanooga Elevator; Cargill, Inc.

Clarksville; Clarksville Elevator; Nebraska Consolidated Mills Co.

Franklin; Lillie Mills Elevator; Lillie Mills Elevators, Inc.

Memphis; Port of Memphis Grain Elevator; Cargill, Inc.

Memphis; Cargill President Island Oil Plant; Cargill, Inc.

Memphis; Continental Memphis Elevator; Continental Grain Co.

Memphis; Norris Elevator; Norris Grain Co. Nashville; Continental Elevators; Continental Grain Co.

South Fulton; Fulton Elevator; Browder Milling Co., Inc.

TEXAS

Adrian; Wheat Growers Elevator; Adrian Wheat Growers, Inc.

Allison; Allison Elevator; Allison Producers Corp. of Allison, Tex.

Amarillo; Interstate Grain Co. Warehouse; The Kearns Grain & Seed Co., Inc.

Amarillo; Interstate Elevators; The Kearns Grain & Seed Co., Inc.

Amarillo; Producers Elevator; Producers Grain Corp.

Anna; Sherley Elevator; Norman E. Jones, trading as N. E. Jones Grain.

Black; Black Grain Co. Elevator; Black Grain Co., Inc.

Black; Tri-County Elevator; Tri-County Elevator Co., Inc.

Booker; Booker Equity Elevator; Booker Equity Union Exchange.

Bovina; Macon Elevator; J. P. Macon.

Bovina; Sherley Elevator; Sherley Grain Co.

Bushland; Neely Elevator; H. T. Neely and Wm. K. Irwin, copartners, doing business as Neely Elevator.

Canadian; Co-op Elevator; Canadian Grain Co-op.

Coleman; Coleman Community Gin Elevator; Coleman Community Gin Association.

Comyn; Harvest Queen Elevators; L. R. Stringer.

Conway; Coop Elevator; Conway Wheat Growers, Inc.
 Corsicana; Harvest Queen Elevators; L. R. Stringer.
 Dalhart; Consumers Elevator; Dalhart Consumers Fuel Association, Inc.
 Dalhart; Welch Elevator; T. I. Welch and Thompson Irwin Welch, copartners, trading as Welch Grain Co.
 Darrouzett; Farmers Elevators; Darrouzett Co-Operative Association.
 Dimmitt; Farmers Elevator; Dimmitt Wheat Growers, Inc.
 Dimmitt; Dimmitt Gin Elevator; Dimmitt Gin & Elevator Co., Inc.
 Dimmitt; Castro County Elevator; Bill R. Gregory, dba Castro County Grain Co.
 Dougherty; Producers Cooperative Elevator; Producers Cooperative Elevator.
 Dumas; Co-op Elevator; Dumas Co-op.
 Edmonson; Wheat Growers Elevator; Edmonson Wheat Growers, Inc.
 Etter (P.O. Dumas); Etter Grain Company Elevator; Etter Grain Co., Inc.
 Farnsworth; Batman Elevator; Batman Grain, Inc.
 Farnsworth; Perryton Equity Elevator; Perryton Equity Exchange.
 Farwell; Worley Grain Company Elevator; Worley Grain Co. (No Stockholder's Liability).
 Farwell; Sherley-Anderson-Pitman Elevator; Sherley-Anderson-Pitman, Inc.
 Floydada; Producers Cooperative Elevator; Producers Cooperative Elevator.
 Follett; Farmers Grain & Supply Co. Elevator; Farmers Grain and Supply Co. of Follett.
 Fort Worth; Continental Elevator; Continental Grain Co.
 Fort Worth; Uhlmann Elevator; Uhlmann Elevators Co. of Texas.
 Fort Worth; Producers Elevator Section B; Producers Grain Corp.
 Fort Worth; Cargill Fort Worth Elevator; Cargill, Inc.
 Fort Worth; Bewley Mills Elevator; Flour Mills of America, Inc.
 Friona; Sante Fe Elevator; Continental Grain Co.
 Friona; Farmers Cooperative Elevator; Friona Wheat Growers, Inc.
 Frisco; Frisco Elevator; Continental Grain Co.
 Groom; Wheat Growers Elevator; Groom Wheat Growers, Inc.
 Groom; Wheeler-Evans Elevator; Wheeler-Evans Grain, Inc.
 Hale Center; Wheat Growers Elevator; Hale Center Wheat Growers, Inc.
 Hamlin; Moore Elevator; Fred B. Moore, Jr. Hart; Farmers Grain Elevator; The Farmers Grain Co. of Hart, Tex.
 Hart; Hart Grain Co. Elevator; Hart Grain Co., Inc.
 Hartley; Farmers Supply Company Elevators; Farmers Supply Company of Hartley, Tex.
 Happy; Wheat Growers Elevator; Happy Wheat Growers, Inc.
 Hereford; Farmers Co-op Elevator; Hereford Grain Corp.
 Hereford; Pitman Elevator; Pitman Grain Co.
 Hereford; Hereford Elevator; Continental Grain Co.
 Higgins; Wheat Growers Elevator; Higgins Wheat Growers, Inc.
 Holden Spur (P.O. Mexia); Cargill Mexia Elevator; Cargill, Inc.
 Holden Spur (P.O. Mexia); Harvest Queen Elevators; L. R. Stringer.
 Huntoon; Perryton Equity Elevator; Perryton Equity Exchange.
 Kafir (P.O. Tullia); Wheat Growers Elevator; Tullia Wheat Growers, Inc.
 Kress; Kress Farmers Elevator; Kress Farmers Elevator Co. of Kress, Tex.
 Kress; Kress Elevators; Billie Sol Estes d/b/a United Elevators.

Lariat; Lariat Elevator; The Kearns Grain & Seed Co., Inc.
 Lariat; Sherley-Anderson Elevator; Sherley-Anderson Grain Co.
 Lockney; Patterson Elevator; Patterson Grain Co., Inc.
 Lockney; Lockney Co-op Elevator; Lockney Cooperative Gin.
 Lubbock; Producers Elevator; Producers Grain Corp.
 Lubbock; Farmers Grain Co. Elevator; Farmers Grain Co. of Lubbock.
 Lubbock; Lewter Grain Company Elevator; Lewter Grain Co., Inc.
 Mathis; Mathis Elevator; Mathis Grain & Elevator Corp.
 Morse; Perryton Equity Elevator; Perryton Equity Exchange.
 Muleshoe; Muleshoe Elevator; The Kearns Grain & Seed Co., Inc.
 Muleshoe; Farmers Cooperative Elevator; Farmers Cooperative Elevator of Muleshoe, Tex.
 New Braunfels; H. Dittlinger Roller Mills Elevator; Flour Mills of America, Inc.
 O'Donnell; Farmers Co-Op Elevator; Farmers Co-Operative Association of O'Donnell, Tex.
 Perryton; Perryton Equity Elevators; Perryton Equity Exchange.
 Petersburg; Co-op Elevator; Petersburg Co-Op Grain Co.
 Plainview; Harvest Queen Elevators; L. R. Stringer.
 Plainview; Plainsman Elevator; Plainsman Elevators, Inc.
 Plainview; United Elevators; Billie Sol Estes, dba United Elevators.
 Plainview; Wes-Tex Elevator; Continental Grain Co.
 Port Arthur; Cargill Port Arthur Elevator; Cargill, Inc.
 Saginaw; Garvey Elevators; Garvey Elevators, Inc.
 Silvertown; Silvertown Elevator; Billie Sol Estes, dba United Elevators.
 Silvertown; Harvest Queen Elevator; L. R. Stringer.
 South Plains; South Plains Elevator; Billie Sol Estes dba United Elevators.
 Spearman; Perryton Equity Elevator; Perryton Equity Exchange.
 Sterley; Patterson Elevator; Patterson Grain Co., Inc.
 Sudan; Feeders Elevator; Feeders Grain, Inc.
 Suman Switch (P.O. Hearne); Harvest Queen Elevators; L. R. Stringer.
 Summerfield; Pitman Grain Co. Summerfield Elevator; Pitman Grain Co., Summerfield Elevator.
 Sunray; Sunray Co-Op Elevator; Sunray Co-Op.
 Texhoma; Concrete Elevator "A"; Riffe Bros., Inc.
 Texhoma; Wheat Growers Elevator; Texhoma Wheat Growers, Inc.
 Texline; Texline Elevator; The Kearns Grain & Seed Co., Inc.
 Tullia; Wheat Growers Elevator; Tullia Wheat Growers, Inc.
 Tullia; Farmers Elevator; The Farmers Grain Co. of Tullia, Tex.
 Tullia; Palo Duro Elevator; C. E. Davis, dba Palo Duro Grain Co.
 Twitchell; Perryton Equity Elevator; Perryton Equity Exchange.
 Vega; Wheat Growers Elevator; Vega Wheat Growers, Inc.
 Vernon; Martin-Lane Elevator; H. E. Wilson and Holland Metcalf, Copartners, Trading as Martin-Lane Co.
 Waka; Perryton Equity Elevator; Perryton Equity Exchange.
 Whiteley; Harvest Queen Elevator; L. R. Stringer.
 Wichita Falls; Nutrena Elevator; Nutrena Mills, Inc.
 Wichita Falls; Berend Bros. Elevator; P. J. Berend and L. A. Berend, copartners, trading as Berend Bros.

Wildorado; Wildorado Producers Elevator; Wildorado Producers Association.

UTAH

Cache Junction; West Cache Growers Warehouse; West Cache Growers, Inc.
 Logan; Superior Warehouse; Superior Feed & Storage Co.
 Murray; Murray Elevator; Sterling H. Nelson & Sons, Inc.
 Murray; Brookfield Elevator; Brookfield Products, Inc.
 Tremonton; Stohl's Warehouse; Vera Stohl d/b/a Ervin Stohl's Warehouse.

VIRGINIA

Luray; Luray Elevator; The Page Milling Co.
 Roanoke; City Mills Elevator; Roanoke City Mills, Inc.
 South Norfolk; Cargill Norfolk Elevator; Cargill, Inc.
 Wicomico Church; Chesapeake Elevator; Chesapeake Feed & Grain Corp.

WASHINGTON

Albion; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Armstrong; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Asotin; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.
 Belmont; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.
 Bolles; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Busby; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Canby; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.
 Cashup; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Centerville; Grain Growers Warehouse; Klickit Valley Grain Growers, Inc.
 Chambers; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Chambers; Johnson Union Warehouse; Johnson Union Warehouse Co.
 Colfax; Cochran and Sons Elevator; Roy E. Cochran, doing business as Cochran and Sons Elevator.
 Colfax; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Colton; Colton Flour Mills' Warehouse; Albert C. Grams d/b/a Colton Flour Mills.
 Colton; Johnson Union Warehouse; Johnson Union Warehouse Co.
 Connell; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Coppel; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Dayton; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Delaney; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Dodge; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.
 Edens; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.
 Edwall; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.
 Eitopia; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Endicott; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.
 Ewartsville; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Fallon; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Fairbanks; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.
 Freeman; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.
 Frischnecht; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Glenwood; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Goldendale; Grain Growers Warehouse; Klickitat Valley Grain Growers, Inc.
 Harsha; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Hatton; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Houser; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.
 Huntsville; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Johnson; Johnson Union Warehouse; Johnson Union Warehouse Co.
 Kahlotus; Kahlotus Cooperative Elevator; Kahlotus Cooperative Elevator Co.
 Longs; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Manning; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 McKay; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Mead; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.
 Menoken; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Mesa; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Mockonema; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Mount Hope; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.
 Oakesdale; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.
 Parvin; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Penawawa; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Peyton; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.
 Pomeroy; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.
 Powers; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Prescott; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Pullman; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Rockford; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.
 Ronan; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Seabury; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.
 Shawnee; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Sperry; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.
 Sprague; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.
 Starbuck; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Steptoe; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Sulphur; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.
 Thera; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.
 Thornton; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Turner; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Union Center; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.
 Waitsburg; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.
 Warner; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.
 Washtucna; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.

Waukon; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.
 Whelan; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.
 Whetstone; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.
 Winona; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.
 Zumwalt; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

WEST VIRGINIA

Huntington; Gwinn Elevator; Gwinn Bros. & Co.

WISCONSIN

Superior; Farmers Union Elevator; Farmers Union Grain Terminal Association.

WYOMING

Egbert; Point of Rocks Elevator; Point of Rocks Elevators, Inc.
 Newcastle; Toomey's Mills Elevator; Toomey's Mills.
 Sheridan; Sheridan Flouring Mills Elevator; Sheridan Flouring Mills, Inc.

C. For the storage of wool:

IDAHO

Town, Warehouse, and Warehouseman

Lewiston; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.
 Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d/b/a "SHIELDS".

MICHIGAN

Saginaw; Danin Bonded Warehouse; Joe Danin.

MISSOURI

Kansas City; Midwest Wool Warehouse; Midwest Wool Marketing Cooperative.
 St. Louis; Midwest Wool Warehouse; Midwest Wool Marketing Cooperative.

OHIO

Columbus; Ohio Wool Warehouse; The Ohio Wool Growers Cooperative Association.

OREGON

Pilot Rock; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.
 Portland; Pacific Wool Warehouse; Colonial Warehouse & Transfer Co.

D. For the storage of tobacco:

LOUISIANA

Town, Warehouse, and Warehouseman

Paulina; Louisiana Perique Tobacco Co. Warehouse; Ferrell J. Roussell, trading as Louisiana Perique Tobacco Co.

E. For the storage of nuts:

NORTH CAROLINA

Town, Warehouse, and Warehouseman

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Tarboro; Edgcombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

TEXAS

Giddings; Lee County Peanut Warehouse; Dorman D. Sell, trading as Lee County Peanut Co.

F. For the storage of broomcorn:

ILLINOIS

Town, Warehouse, and Warehouseman

Paris; Denning Warehouse; John L. Denning & Co., Inc.

KANSAS

Wichita; Denning Warehouse; John L. Denning & Co., Inc.

G. For the storage of beans:

COLORADO

Town, Warehouse, and Warehouseman

Byers; Farmers Union Elevator; Farmers Union Marketing Association.
 Commerce Town (P.O. Denver); Dannen Warehouse; Dannen Mills, Inc.
 Denver; Farmers Union Elevator; Farmers Union Marketing Association.
 Denver; Western States Bean Warehouse; Western States Bean Cooperative.
 Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners, trading as Romer Mercantile and Grain Co.
 Fowler; Fowler Warehouse; Fowler Cooperative Association.
 Milliken; Dannen Elevator; Dannen Mills, Inc.

Pleasant View; San Juan Warehouses; San Juan Bean Growers, Inc.

Roggen; Roggen Farmer's Bean Warehouse; Roggen Farmer's Elevator Association.

Yellow Jacket; Mahaffey Warehouse; C. D. Mahaffey, Charles L. Mahaffey and Albert G. Mahaffey, copartners, trading as Mahaffey & Sons.

IDAHO

Buhl; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, doing business as "Shields".

Filer; Idaho Bean and Elevator Warehouse; Idaho Bean & Elevator Co. of Twin Falls.
 Gooding; Western Warehouse; Western Warehouse Co.

Hansen; L. W. Moore Warehouse; L. W. Moore.

Jerome; Growers Warehouse; Growers Warehouse Co., Inc.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, doing business as "Shields".

Twin Falls; Idaho Bean and Elevator Warehouse; Idaho Bean & Elevator Co. of Twin Falls.

Twin Falls; Gem State Bean Warehouse No. 2; Gem State Bean Co., Inc.

TEXAS

Texline; Texline Elevator; The Kearns Grain & Seed Co., Inc.

WYOMING

Basin; Big Horn Co-operative Warehouse; Big Horn Co-operative Marketing Association.

Powell; Big Horn Co-operative Warehouse; Big Horn Co-operative Marketing Association.

H. For the storage of sirup:

CALIFORNIA

Town, Warehouse, and Warehouseman

Alhambra; B-Z-B Warehouse; H. H. Schumacher, trading as B-Z-B Honey Co.
 Anaheim; Anaheim Warehouse; Sioux Honey Association, Cooperative.

GEORGIA

Waycross; Waycross Warehouse; Sioux Honey Association, Cooperative.

IOWA

Sioux City; Sloux Honey Asociation Warehouse; Sloux Honey Association, Cooperative.

OHIO

Lima; Lima Warehouse; Sloux Honey Association, Cooperative.

TEXAS

Rogers; Rogers Honey Warehouse; Sloux Honey Association, Cooperative.

WASHINGTON

Tacoma; Sloux Honey Association Warehouse; Sloux Honey Association Cooperative.

I. For the storage of canned foods:

INDIANA

Town, Warehouse, and Warehouseman

Terre Haute; Distributors Terminal Warehouse; Distributors Terminal Corp.

J. For the storage of cottonseed:

ARKANSAS

Town, Warehouse, and Warehouseman

Evadale (P.O. Wilson); Delta Products Warehouse; Delta Products Co.
Helena; Helena Cotton Oil Co.'s Warehouse; Helena Cotton Oil Co., Inc.
Osceola; Osceola Products Warehouse; Osceola Products Co.

K. For the storage of seeds:

MISSOURI

Town, Warehouse, and Warehouseman

Kansas City; Peppard Warehouses; Peppard Seeds, Inc.

UTAH

Delta; Moody Brothers Warehouse; M. W. Moody and E. L. Moody, copartners, trading as Moody Brothers.

Myton; Moody Brothers Warehouse; M. W. Moody and E. L. Moody, copartners, trading as Moody Brothers.

L. For the storage of cold pack fruit:

OREGON

Town, Warehouse, and Warehouseman

Nampa; Terminal Ice & Cold Storage Warehouse; The Terminal Ice & Cold Storage Co.

This list of warehouses and warehousemen licensed and bonded under the United States Warehouse Act (7 U.S.C. 241 et seq.) supersedes such list published in the FEDERAL REGISTER on April 24, 1959 (24 F.R. 3190), as amended May 10, 1960 (25 F.R. 4141).

The licenses of the following warehouses were terminated during the period March 1, 1960, through February 28, 1961, for the reasons stated below:

A. For the storage of cotton:

ALABAMA

Town, Warehouseman and Warehouse, and Cause of Termination

Scottsboro; W. L. Gladish, Sr., Gladish Bonded Warehouse; Disposed of warehouse.*
Troy; Standard Warehouse Co., Inc., Standard Warehouse; Did not furnish bond.

GEORGIA

Cedartown; M. J. Florence and H. N. Florence, trading as Cedartown Cotton Warehouse Co.; Warehouse conveyed to Corporation.*

*In each instance marked with an asterisk license was terminated at request of warehouseman.

Cochran; Bleckley Warehouse & Gin Company, Inc., Bleckley Warehouse; Did not furnish bond.

Donalsonville; Donalsonville Warehouse, Inc., Seminole Bonded Warehouse; Did not furnish bond.

Eastman; John F. Jessup, Jr., an individual trading as W. L. Jessup and Sons; Operation of warehouse discontinued.*

Griffin; W. N. Crouch, Crouch's Bonded Warehouse; Did not furnish bond.

Monroe; P. N. Launius, Launius Bonded Warehouse; Owner deceased.

Monroe; C. E. Parker, Sr., Parker Bonded Warehouse; Company formed and incorporated.*

Royston; Royston Bonded Warehouse Co., Royston Bonded Warehouse; Warehouse conveyed to Corporation.*

Sandersville; Mrs. Winifred R. Gilmore, Gilmore's Bonded Warehouse; Did not furnish bond (partnership formed and licensed).

Statesboro; J. G. Tillman, Planters Cotton Warehouse; Disposed of warehouse.*

Thomaston; J. F. Reeves, Administrator of the Estate of Thomas J. Reeves, Deceased, Reeves Bonded Warehouse; Estate settled.* (Relicensed to J. F. Reeves.)

LOUISIANA

Franklinton; Kramer Service, Inc., Pearl River Warehouse; Disposed of warehouse.*
New Orleans; Cotton Trade Warehouse Co., Inc., Cotton Trade Warehouse; Disposed of warehouse.*

MISSISSIPPI

Belmont; Ralph Bowen and J. M. Page, trading as Belmont Warehouse, Belmont Warehouse; Disposed of warehouse.*

Brookhaven; Mississippi Compress Co., Mississippi Compress Warehouse; Warehouse sold.*

Greenwood; Greenwood Compress and Storage Co., Greenwood Compress and Storage Co.'s Warehouse; Disposed of warehouse.*

NORTH CAROLINA

Forest City; Warehouse Superintendent of the State of North Carolina, Rutherford County Bonded Warehouse; Roof collapsed from snow, repairs not made.*

Hickory; Warehouse Superintendent of the State of North Carolina, Hickory Bonded Warehouse; Lease expired.*

Paw Creek Township; Merchants Bonded Warehouse Co., Merchants Bonded Warehouse-Chadwick Plant; Transferred stock to other plant.*

TEXAS

Galveston; Magnolia Compress and Warehouse Co., Inc., Magnolia Compress Warehouse; Warehouseman's request.*

B. For the storage of grain:

ARKANSAS

Town, Warehouseman and Warehouse, and Cause of Termination

Hamburg; Fred Kersten and W. F. Kersten, copartners, doing business as Ashco Bean Co., Kersten Elevators; Did not furnish bond.
Marianna; Lee County Elevator Association, Lee County Elevator; Disposed of elevator.*

Osceola; Osceola Products Co., Osceola Elevator; Changed to a combination of cottonseed and grain.*

Proctor; Robert Craft & Son, Inc., Craft Elevator; Disposed of elevator.*

COLORADO

Vilas; J. M. Knowles, t/a Vilas Grain Co., Knowles Elevator; Corporation formed and relicensed.*

IDAHO

Jerome; Marshall Warehouses, Inc., Marshall Warehouse; Did not furnish bond.

Wendell; Marshall Warehouse, Inc., Marshall Warehouse; Did not furnish bond.

ILLINOIS

Alton; Russell-Miller Milling Co., Alton Elevator; Merged into new company.*

Chicago; Central Soya Co., Inc., Central Chicago Elevator "B"; Did not furnish bond.

Chicago; Pittsburgh Grain Elevator Corp., States Grain Elevator; Disposed of elevator.*

Evansville; Huegely Grain Company, Inc., Huegely Evansville Elevator; Elevator sold.*

Florence; Continental Grain Co., Continental Elevator; Lease expired.*

Hardin; Continental Grain Co., Continental Elevator; Lease expired.*

Henkel (P.O. Mendota); Federal-North Iowa Grain Co., Federal-North Iowa Elevator; Disposed of elevator.*

Meyer; Ursa Farmers Co-operative Co., Meyer Elevator; Included in the Ursa Elevator.*

Tolono; C. A. Zelle, Zelle Elevator; Did not furnish bond.

INDIANA

Marion; Thomas Milling Co., Inc., Thomas Elevator; Disposed of elevator.*

Martz; Martz Grain Company, Inc., Marta Elevator; Did not furnish bond.

IOWA

Missouri Valley; Richard F. Day, Executor and Trustee of the estate of Francis Day, deceased, trading as Loveland Elevator Co., Loveland Elevator; Took out Iowa State license.*

Sioux City; Eugene M. O'Neill and John E. O'Neill, copartners, trading as O'Neill Grain Co., O'Neill Elevator; Disposed of elevator.*

Ventura; Federal-North Iowa Grain Co., Federal-North Iowa Grain Co. Elevator; Lease expired.

KANSAS

Ablene; The Ablene Elevator Co., Inc., The Ablene Elevator; Discontinued operation.*

Conway Springs; Charles P. Garretson, trading as Garretson Grain Co., Conway Springs Elevator; To obtain new surety company on bond.*

Kiowa; The Bowersock Mills & Power Co., Bowersock Elevator; Discontinued operation.*

Milton; Charles P. Garretson, trading as Garretson Grain Co., Garretson Elevator; To obtain new surety company on bond.*

Moscow; Spikes, Inc., Spikes Elevator; To secure State license.*

Rome; H. E. McDaniel, Rome Elevator; New corporation formed and licensed.*

KENTUCKY

Louisville; Continental Grain Co., Continental Elevator; Disposed of elevator.*

MICHIGAN

Tecumseh; Hayden Flour Mills, Inc., Hayden Mill Elevator; Discontinued operation for public.*

MISSISSIPPI

Greenville; Delta Rice Growers Association (A.A.L.), Delta Rice Growers Warehouse; Discontinued operation.*

MISSOURI

Aurora; M. F. A. Milling Co., M. F. A. Milling Co.; Did not furnish bond.

Charleston; Story Feed and Seed Co., Charleston Elevator; Disposed of elevator.*

Springfield; M. F. A. Milling Co., M. F. A. Milling Co.; Did not furnish bond.

Springfield; Tindle Milling Co., Tindle Elevator; Discontinued storage for public.*

St. Louis; Ralston Purina Company, trading as Checkerboard Grain Co., Checkerboard Elevator D; Combined and became part of Elevator A, same company.*

St. Louis; Continental Grain Co., Elevator "C"; Made a part of the Missouri-Pacific Elevator, same company.*

St. Louis; Elam Grain Co., Elam Elevator; Disposed of elevator.*

St. Louis; Norris Grain Corp., Norris Elevator; Did not furnish bond.

NEBRASKA

Lincoln; C-G-F Grain Co., Registered Trade Name in Nebraska of Petroleum, Inc., C-G-F Elevator; Change in registered trade name in Nebraska.*

Lincoln; Lincoln Grain Co., Registered Trade Name in Nebraska of Petroleum, Inc.; Lincoln-Havelock Elevator; Change in registered trade name in Nebraska.*

Ogallala; C. R. Cogil, trading as Ogallala Grain Co., Cogil Elevators; Elevator conveyed to a Corporation.*

Rogers; Gerald Ehernberger d/b/a Golden West Elevator, Golden West Elevator; Elevator conveyed to a Corporation.*

Rogers; North Bend Grain Co., Inc., Rogers Elevator; Elevator sold.*

NORTH DAKOTA

Grand Forks; G-F Grain Co., G-F Elevator; Disposed of elevator.*

Jamestown; J-T Grain Co., J-T Elevator; Disposed of elevator.*

OHIO

Toledo; Norris Grain Co., Norris Toledo Elevators; Elevator sold.*

OREGON

Morgan; Orville Smith, Morgan Elevator; Disposed of elevator.*

Pendleton; Pendleton Grain Growers, Inc., Pendleton Grain Growers Warehouse; Discontinued operation.*

SOUTH CAROLINA

Easley; The Cotton Producers Association, The Cotton Producers Association Grain Elevator; Disposed of elevator.*

TENNESSEE

Franklin; Nebraska Consolidated Mills Co., Lillie Mills Elevator; Disposed of elevator.*

TEXAS

Bovina; Bovina Wheat Growers, Inc., Wheat Growers Elevator; Secured State license.*

Dawn; Dawn Co-op, Dawn Co-op Elevator; Warehouseman's request.*

Groom; Ledwig Elevators, Inc., Ledwig Elevator; Did not furnish bond.

Hereford; Packard Milling Co., Packard Elevator; Warehouseman's request.*

Saginaw; Heard Elevator Co., Heard Elevator; Disposed of elevator.*

Vernon; W. N. Martin; Martin-Lane Elevator; Disposed of elevator.*

WASHINGTON

Relief; Columbia County Grain Growers, Inc., Columbia County Grain Growers Warehouse; Destroyed by fire.

F. For the storage of broomcorn:

LOUISIANA

Town, Warehouseman and Warehouse, and Cause of Termination

New Orleans; John L. Denning & Co., Inc., Denning Warehouse; Lease expired.*

G. For the storage of beans:

IDAHO

Town, Warehouseman and Warehouse, and Cause of Termination

Jerome; Marshall Warehouses, Inc., Marshall Warehouse; Did not furnish bond.

Julietta; Lewiston Grain Growers, Inc., Lewiston Grain Growers Warehouse; Changed to a grain license.*

*In each instance marked with an asterisk license was terminated at request of warehouseman.

Wendell; Marshall Warehouses, Inc., Marshall Warehouse; Did not furnish bond.

WYOMING

Lovell; Big Horn Co-operative Marketing Association, Big Horn Co-operative Warehouse; Warehouseman's request.*

I. For the storage of canned foods:

VIRGINIA

Town, Warehouseman and Warehouse, and Cause of Termination

Walkerton; Wesley D. Draine, Walkerton Warehouse; Operation of warehouse discontinued.*

M. For the storage of cherries in brine:

OREGON

Town, Warehouseman and Warehouse, and Cause of Termination

The Dalles; Thomas R. Hudson, Co-op Cherry Growers Warehouse; Operation of warehouse discontinued.*

Done at Washington, D.C., this 29th day of March, 1961.

GEORGE A. DICE,

Director, Special Services Division.

[F.R. Doc. 61-3239; Filed, Apr. 13, 1961; 8:45 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-111]

NORTH CAROLINA STATE COLLEGE

Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 1 set forth below to License No. R-63, authorizing North Carolina State College to change portions of its "Summary Hazards Report for the North Carolina State College Training Reactor, May, 1958" to include the differences between predicted and observed or measured characteristics of the reactor and minor construction deviations. The authorization is granted pursuant to the licensee's application for license amendment dated January 31, 1961. The amendment also adds two new conditions to the license. The reactor facility is located on the college campus in Raleigh, North Carolina. The Commission has found that making the changes in the hazards summary report in accordance with the terms and conditions of the license will not present any undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has further found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor as described in the amended hazards summary report would not present any substantial change in the hazards to the health and safety of the public from those previously considered and evaluated in connection with the previously approved operation of the facility.

In accordance with the Commission's rules of practice (10 CFR Part 2), the Commission will direct the holding of a formal hearing on the matter of issuance

of the license amendment upon receipt of a request therefor from the licensee or an intervener within 30 days after the issuance of the license amendment. Petitions for leave to intervene shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Maryland, or the AEC's Public Document Room, 1717 H Street NW., Washington, D.C.

For further details see (a) the application for license amendment by North Carolina State College, and (b) a hazards analysis of the proposed changes prepared by the Division of Licensing and Regulation, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of item (b) above may be obtained at the Commission's Public Document Room, or upon request addressed to the Atomic Energy Commission, Washington 25, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 10th day of April 1961.

For the Atomic Energy Commission.

R. L. KIRK,

Deputy Director,

Division of Licensing and Regulation.

[License No. R-63, Amdt. 1]

License No. R-63 is hereby amended to authorize the changes described in the application amendment dated January 31, 1961, and to add two new conditions, 4A2 and 4D as follows:

1. Paragraph 1 of License No. R-63, is revised in its entirety to read as follows:

"1. This license applies to the heterogeneous, graphite reflected, water moderated training and research nuclear reactor) hereinafter referred to as 'the reactor' which is owned by the applicant and located at Raleigh, North Carolina, and described in the application dated July 10, 1958, and amendments thereto dated September 15, 1958, October 10, 1958, July 28, 1959, January 30, 1961 and January 31, 1961 (hereinafter collectively referred to as 'the application')."

2. Paragraph 4A of License No. R-63, is revised to read as follows:

"A1. North Carolina State College shall not operate the reactor at power levels in excess of 10 kilowatts without previous authorization from the Commission.

"2. North Carolina State College shall maintain attended nuclear control instrumentation in operation during operations which might involve a change in core reactivity when the reactor is shut down."

3. New condition 4D is added as follows:

"D. North Carolina State College shall promptly submit a written report to the Commission whenever, during operation of the reactor any of the operating conditions or characteristics of the reactor, which might affect nuclear safety, is observed to vary significantly from its predicted value."

This amendment is effective as of the date of issuance.

Date of issuance: April 10, 1961.

For the Atomic Energy Commission.

R. L. KIRK,

Deputy Director,

Division of Licensing and Regulation.

[F.R. Doc. 61-3344; Filed, Apr. 13, 1961; 8:45 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 13069, 13071; FCC 61M-625]

BERKSHIRE BROADCASTING CORP. AND GROSSCO, INC.

Order Scheduling Prehearing Conference

In re applications of Berkshire Broadcasting Corporation, Hartford, Connecticut, Docket No. 13069, File No. BP-12917; Grossco, Inc., West Hartford, Connecticut, Docket No. 13071, File No. BP-13141; for construction permits.

The Hearing Examiner having under consideration the Commission's order (FCC 61-455), released in the above-entitled proceeding on April 7, 1961;

It appearing that Interstate Broadcasting Co., Inc., has been made a party to the proceeding and that consideration should be given to further procedures which may be necessary or desirable herein in the light of the addition of this party;

It is ordered, This 10th day of April 1961, that all parties or their attorneys, who desire to participate in the proceeding, are directed to appear for a prehearing conference, pursuant to the provisions of § 1.111 of the Commission's rules, at the Commission's offices in Washington, D.C., at 2:00 p.m., April 18, 1961.

Released: April 10, 1961.

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

[F.R. Doc. 61-3370; Filed, Apr. 13, 1961;
8:49 a.m.]

[Docket No. 13536; FCC 61M-632]

PHILIP D. BOOTHROYD

Order Continuing Hearing

In the matter of Philip D. Boothroyd, RD No. 1, Box 142G, Sparta, New Jersey, Docket No. 13536; application for renewal of radiotelephone first class operator license No. PI-2-7801.

The Hearing Examiner having under consideration the above-entitled proceeding and agreements reached at prehearing conference held on March 30, 1961;

It appearing that on April 10, 1961, applicant herein filed a request for leave to withdraw his application for a hearing and his application for renewal of his radiotelephone license, without prejudice;

It further appearing that a continuance of the hearing herein to permit time for action upon the request would conduce to the orderly dispatch of business and would be in keeping with agreements reached at the aforesaid conference;

It is ordered, This 10th day of April 1961, that the hearing herein, presently

scheduled for April 18, 1961, is continued without date.

Released: April 11, 1961.

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

[F.R. Doc. 61-3371; Filed, Apr. 13, 1961;
8:49 a.m.]

[Docket No. 12677 etc.; FCC 61M-626]

DOVER BROADCASTING CO. (WDOV) ET AL.

Order Scheduling Prehearing Conference

In re applications of Dover Broadcasting Company (WDOV), Dover, Delaware, Docket No. 12677; File No. BP-11327; et al. (Group I), Docket Nos. 12678, 12679, 13782, 13784, 13785, 13787, 13790, 13791, 13793; for construction permits.

The Hearing Examiner having under consideration the Memorandum Opinion and Order of the Chief Hearing Examiner, released in the above-entitled proceeding on April 7, 1961 (FCC 61M-613);

It appearing that a conference is desirable to consider the effect on the issues of the dismissal of the application of John L. Miller, tr/as The Four States Broadcasting Company, and the amendment of the application of Regional Broadcasting Company;

It is ordered, This 10th day of April 1961, that all parties, or their attorneys, who desire to participate in the proceeding, are directed to appear for a hearing conference, pursuant to the provisions of Section 1.111 of the Commission's rules, at the Commission's offices in Washington, D.C., at 2:00 p.m., April 17, 1961.

Released: April 11, 1961.

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

[F.R. Doc. 61-3372; Filed, Apr. 13, 1961;
8:49 a.m.]

[Docket Nos. 13974, 13975; FCC 61M-621]

RALPH W. HOFFMAN AND ABBEVILLE RADIO, INC.

Order Continuing Hearing

In re applications of Ralph W. Hoffman, Abbeville, Alabama, Docket No. 13974, File No. BP-13533; Abbeville Radio, Inc., Abbeville, Alabama, Docket No. 13975, File No. BP-14200; for construction permits.

Pursuant to the agreements reached at the prehearing conference in this proceeding held on April 7, 1961, the procedure herein outlined will be followed.

All material to be offered in support of the affirmative showing of each applicant shall be reduced to exhibit form and exchanged with all parties on or before the close of business on Friday, May 5, 1961.

Counsel desiring to call any witness for the other party for cross-examination

will identify such witness on or before the close of business on Friday, May 19, 1961.

The evidentiary hearing in this proceeding, originally scheduled to begin on April 19, 1961, is continued to May 25, 1961, beginning at 10:00 a.m., in the offices of the Commission, Washington, D.C.

It is so ordered, This the 7th day of April 1961.

Released: April 10, 1961.

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

[F.R. Doc. 61-3373; Filed, Apr. 13, 1961;
8:49 a.m.]

[Docket Nos. 13980, 13981; FCC 61M-623]

AUBREY H. ISON ET AL.

Order Scheduling Prehearing Conference

In re applications of Aubrey H. Ison, James A. McCulla, and Paul C. Master-son, Lompoc, California, Docket No. 13980, File No. BP-13445; Stanley R. Bookstein, Lompoc, California, Docket No. 13981, File No. BP-14420; for construction permits.

It appearing that the hearing is now scheduled to commence on April 20, 1961, but circumstances make it desirable that this date be used for a further prehearing conference, one such conference having been held on April 7, 1961;

It is ordered, This 7th day of April 1961, that the proceeding on April 20, 1961, will be a further prehearing conference.

Released: April 10, 1961.

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

[F.R. Doc. 61-3374; Filed, Apr. 13, 1961;
8:49 a.m.]

FEDERAL POWER COMMISSION

[Docket No. CP61-179]

CITIES SERVICE GAS CO.

Notice of Application and Date of Hearing

MARCH 31, 1961.

Take notice that on December 28, 1960, Cities Service Gas Company (Applicant), P.O. Box 1995, Oklahoma City, Oklahoma, filed an application, as supplemented on February 9, 1961, in Docket No. CP61-179, pursuant to section 7(c) of the Natural Gas Act, for a certificate of public convenience and necessity seeking authorization to construct and operate meter settings with appurtenant regulator equipment, to be connected to each of the following existing gas pipelines of Applicant at the taps proposed, as follows:

1. Tap Applicant's 16-inch line in Newton County, Missouri, and sell natural gas to The Gas Service Company (Gas Company) for resale in and about the City of Seneca, Missouri (Seneca).

2. Tap Applicant's existing 8-inch pipeline in Greene County, Missouri, and sell natural gas to Gas Company for resale in and about the Town of Ozark, Missouri, (Ozark).

3. Tap Applicant's existing 12-inch pipeline in Cass County, Missouri, and sell gas to Gas Company for resale in and about Peculiar, Missouri, (Peculiar).

The proposals of Applicant are more fully set forth in the application, as supplemented, on file with the Commission and open to public inspection.

The application shows that the total cost of the proposed taps, meter stations and appurtenances is estimated to be \$8,520, which cost is to be financed out of treasury cash.

The application shows further that Gas Company will construct and operate the pipeline facilities leading from Applicant's meter and regulator stations to each community as well as the distribution systems in and about the communities.

The proposed lateral lines to be constructed by Gas Company are:

1. 10 miles of 6- and 4-inch lateral to Seneca.

2. 10.3 miles of 6- and 4-inch lateral to Ozark.

3. 3.0 miles of 2-inch-lateral to Peculiar.

The estimated annual and peak day requirements for the three communities in the third year of service are:

Towns	Mcf	
	Annual	Peak day
Seneca.....	204, 704	1, 467
Ozark.....	125, 973	1, 035
Peculiar.....	25, 818	286

Applicant proposes to make the natural gas sales under its existing applicable FPC Gas Rate Schedules.

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 May 4, 1961, at 9:30 a.m., e.d.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 Commis-

sion, Washington 25, D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before April 24, 1961. 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.

JOSEPH H. GUTRIDGE,
Secretary.

[F.R. Doc. 61-3349; Filed, Apr. 13, 1961;
8:46 a.m.]

[Docket No. RI61-422]

REPUBLIC NATURAL GAS CO.

Order Providing for Hearings on and Suspension of Proposed Change in Rate

APRIL 7, 1961.

On March 10, 1961, Republic Natural Gas Company (Republic Natural)¹ submitted a statement of release, a letter dated February 1, 1961, and a Notice of Change, executed March 1, 1961, increasing the level of rate from 14.0273 cents per Mcf² to 15.00 cents per Mcf at 14.65 psia for gas produced in Texas County Deep Area, Texas County, Oklahoma, and sold to Cities Service Gas Company and thereby increasing the annual cost of gas to Cities Service by approximately \$165,000. The aforementioned increased rate which is inclusive of 2.0 cents per Mcf for gathering and transportation services is subject to a downward Btu adjustment for gas below 975 Btu. Said submittals, which have been designated as Supplement Nos. 8, 9 and 10, respectively, to Republic Natural's FPC Gas Rate Schedule No. 11, unless otherwise ordered, would become effective as of April 10, 1961.

The increased rate and charge so proposed may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the proposed changes and that the above-designated supplements be suspended and the use thereof deferred as hereinafter ordered.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the Regulations under the Natural Gas Act (18 CFR Ch. I), a public hearing shall be held upon a date to be fixed by notice from the Secretary concerning the lawfulness of the proposed increased rates and changes contained in the above-designated supplements.

(B) Pending hearing and decision thereon, Supplement Nos. 8, 9 and 10 to Republic Natural's FPC Gas Rate Schedule No. 11 are hereby suspended and

¹ Address is: 311 South Akard Street, Dallas 2, Tex.

² Subject to further orders of the Commission in Docket No. G-13062.

the use thereof deferred until September 10, 1961, and thereafter until such further time as they are made effective in the manner prescribed by the Natural Gas Act.

(C) Neither the supplements hereby suspended, nor the rate schedule sought to be altered thereby, shall be changed until this proceeding has been disposed of or until the period of suspension has expired, unless otherwise ordered by the Commission.

(D) Notices of intervention 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 and 1.37(f)) on or before May 26, 1961.

By the Commission.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 61-3350; Filed, Apr. 13, 1961;
8:46 a.m.]

[Docket Nos. G-8288, etc.]

SUN OIL CO. ET AL.

Notice of Postponement of Hearing

MARCH 30, 1961.

Upon consideration of the request filed March 29, 1961, by Counsel for Sun Oil Company for postponement of the hearing now scheduled for April 17, 1961, in the above-designated matters;

The hearing now scheduled for April 17, 1961, is hereby postponed to April 24, 1961, at 10:00 a.m., e.s.t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, D.C.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 61-3351; Filed, Apr. 13, 1961;
8:46 a.m.]

[Docket No. CP61-164]

UNITED GAS PIPE LINE CO.

Notice of Application and Date of Hearing

APRIL 3, 1961.

Take notice that on December 8, 1960, United Gas Pipe Line Company (Applicant), 1525 Fairfield Avenue, Shreveport, Louisiana, filed an application, as supplemented on January 23, 1961, for a certificate of public convenience and necessity seeking authorization to construct and operate certain facilities to enable it to sell and deliver natural gas to the Village of Montgomery, Louisiana (Montgomery), for resale and distribution in the communities of Montgomery and Clarence and the area lying between the two communities, all in Grant and Natchitoches Parishes, Louisiana, all as more fully set forth in the application, as supplemented, on file with the Commission and open to public inspection.

Applicant proposes to construct and operate 0.011 mile of 2-inch pipeline, a sales meter station and appurtenant facilities on its Refugio-to-Sterlington 30-inch pipeline in Natchitoches Parish, Louisiana.

The total cost of the proposed facilities is estimated at \$11,049 which cost will be paid out of current working funds.

The application shows that Montgomery proposes to construct and operate about 15 miles of 3-inch transmission line extending from Applicant's proposed meter station through Clarence to Montgomery and the necessary distribution systems in Clarence and Montgomery. The estimated cost of these facilities is \$302,000. The proposed project is to be financed by the issuance of municipal gas system revenue bonds.

The estimated natural gas requirements of Montgomery are:

	Mcf at 14.9 psia		
	1st year	2d year	3d year
Annual requirements....	32,000	37,600	40,300
Peak day requirements.	470	500	520

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 May 8, 1961, at 9:30 a.m., e.d.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 April 25, 1961. 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.

JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 61-3352; Filed, Apr. 13, 1961; 8:46 a.m.]

**FEDERAL RESERVE SYSTEM
BANCOHIO CORP.**

**Order Denying Application Under
Bank Holding Company Act**

In the matter of the application of BancOhio Corporation for prior approval of acquisition of voting shares of The Hilliard Bank, Hilliards, Ohio (Docket No. BHC-56).

Whereas, there has come before the Board of Governors, pursuant to section 3(a)(2) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842) and § 222.4 (a) (2) of Federal Reserve Regulation Y (12 CFR 222.4(a)(2)), an application by BancOhio Corporation, Columbus, Ohio, for the Board's prior approval of the acquisition by BancOhio of 80 percent or more of the 1,000 outstanding voting shares of The Hilliard Bank, Hilliards, Ohio; a Notice of Tentative Decision referring to a Tentative Statement on said application has been published in the FEDERAL REGISTER (25 F.R. 1537; February 20, 1960), affording to interested persons an opportunity, before issuance of the Board's final order, to file objections or comments upon the facts stated and the reasons indicated in the Tentative Statement; the time for filing such objections and comments has expired and all objections and comments have been considered, including a request by BancOhio for a hearing on the application; and

Whereas, a public hearing on said application has been held pursuant to § 222.7(a) of Regulation Y (12 CFR 222.7(a)), following which the Hearing Examiner filed a Report and Recommended Decision in which he recommended that the application be denied; oral argument on the matter has been held before the Board; all such steps having been taken in accordance with the Board's rules of practice for formal hearings (12 CFR Part 263);

It is ordered, for the reasons set forth in the Board's Statement¹ of this date, that said application be and hereby is denied.

Dated at Washington, D.C., this 10th day of April 1961.

By order of the Board of Governors.

[SEAL] MERRITT SHERMAN,
Secretary.

[F.R. Doc. 61-3353; Filed, Apr. 13, 1961; 8:46 a.m.]

**SECURITIES AND EXCHANGE
COMMISSION**

[File No. 70-3952]

ARKANSAS POWER & LIGHT CO.

**Notice of Proposed Issuance and Sale
of First Mortgage Bonds**

APRIL 7, 1961.

Notice is hereby given that Arkansas Power & Light Company, Little Rock, Ark. ("Arkansas"), a public-utility subsidiary company of Middle South Utilities, Inc., a registered holding company has filed an application with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating section 6(b) of the Act and

¹ Filed as part of the original document. Copies available upon request to the Board of Governors of the Federal Reserve System, Washington 25, D.C., or to the Federal Reserve Bank of Cleveland.

Rule 50 promulgated thereunder as applicable to the proposed transaction.

All interested persons are referred to the application, on file at the office of the Commission, for a statement of the transaction therein proposed which is summarized as follows:

Arkansas proposes to issue and sell, subject to the competitive bidding requirements of Rule 50 under the Act, \$12,000,000 principal amount of its First Mortgage Bonds, -- percent Series due 1991. The bonds are to be issued under Arkansas' Mortgage and Deed of Trust, dated as of October 1, 1944, to Guaranty Trust Company of New York (now Morgan Guaranty Trust Company of New York) and Henry A. Theis (Grainger S. Greene, successor), as Trustees, as heretofore supplemented and as to be further supplemented by an Eleventh Supplemental Indenture to be dated as of May 1, 1961. The coupon rate of the new bonds (which will be a multiple of 1/4 of 1 percent) and the price, exclusive of accrued interest, to be paid to the company for the bonds (which will be not less than the principal amount thereof nor more than 102 3/4 percent of such principal amount) will be determined by the competitive bidding.

The proceeds from the sale of the new bonds will be used for the construction of new facilities, for the extension and improvement of present facilities, for repayment of notes to banks, and for other corporate purposes.

The fees and expenses to be incurred by Arkansas are estimated as follows:

Federal stamp tax.....	\$13,200
Filing fee, Securities and Exchange Commission.....	1,233
Mortgage recording fees.....	5,000
Statutory fee of Arkansas Public Service Commission.....	6,000
Fees of trustee.....	5,600
Auditors' fees.....	3,500
Printing, including Form S-9, prospectus, etc.....	18,000
Printing and engraving securities...	4,500
Fee of Ebasco Services Inc.....	1,500
Fees of company's counsel:	
Reid & Priest.....	9,000
House, Holmes, Butler & Jewell...	5,000
Miscellaneous expenses.....	7,467
Total.....	80,000

The fees of Messrs. Winthrop, Stimson, Putnam & Roberts, independent counsel for the underwriters, in the amount of \$6,000, together with their out-of-pocket expenses, will be paid by the successful bidders.

The application states that the Arkansas Public Service Commission, the State commission of the State in which Arkansas is organized and doing business, has jurisdiction to authorize or approve the proposed transaction; that the Tennessee Public Service Commission asserts jurisdiction over such transaction, and the company has not contested such claim of jurisdiction; and that no other State regulatory agency and no Federal commission or agency, other than this Commission, has jurisdiction over the issuance and sale of the new bonds. Orders of the above State commissions are to be filed by amendment.

Notice is further given that any interested person may, not later than May 1,

1961, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by the filing which he desires to controvert, or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D.C. At any time after said date, the application, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 61-3358; Filed, Apr. 13, 1961;
8:47 a.m.]

[File No. 24SF-2604]

GLIDE CONTROL CORP.

Order Amending Order Temporarily Suspending Exemption

APRIL 10, 1961.

The Commission on October 10, 1960, issued an order pursuant to Rule 261 of the general rules and regulations under the Securities Act of 1933, as amended, temporarily suspending the Regulation A exemption with respect to an offer of securities by Glide Control Corporation, and

The Commission being subsequently advised of additional information,

It is ordered, That sub-paragraph B of section II of the order dated October 10, 1960, be amended to include the following:

3. The notification filed with the Commission failed to name Edward J. Preston as a predecessor, in answer to Item 2.

It is further ordered, That subparagraph C of section II of the order dated October 10, 1960, be amended to include the following:

3. The failure to name Edward J. Preston as a promoter and controlling person of the issuer;

4. The statement that the corporation plans to market its Glide Control products in two models, one to retail at \$19.95 and an economy model to retail at \$12.95, whereas the issuer, at the commencement of the offering and immediately thereafter, advertised the product at prices substantially in excess of the prices stated in the offering circular.

It is further ordered, That a subparagraph F be added to section II of the order dated October 10, 1960, as follows:

F. No exemption was available under this Regulation for the securities offered in that Edward J. Preston, an undisclosed promoter, predecessor, and controlling person of the issuer, was the subject of an injunction for violations of section 5 of the Securities Act of 1933 issued within

five years prior to the filing of the notification.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 61-3359; Filed, Apr. 13, 1961;
8:47 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority 30-II-5 (Rev. 3),
Amdt. 1]

BRANCH MANAGER, HARTFORD, CONN.

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and to Administrative Functions

I. Delegation of Authority Number 30-II-5 (Revision 3), (25 F.R. 9932), is hereby amended by deleting section C in its entirety and substituting the following in lieu thereof:

C. *Administration.* 1. To approve annual and sick leave, except advanced annual and sick leave, for employees under his supervision.

2. To authorize and approve his personal official travel and the official travel of employees of the Branch Office, other than travel involving a change of official duty station, within the territory served by the Branch Office.

3. To rent motor vehicles from the General Services Administration and to rent garage space for the storage of such vehicles when not furnished by this Administration.

4. To (a) make emergency purchases chargeable to the administrative expense fund, not in excess of \$25 in any one object class in any one instance but not more than \$50 in any one month for total purchases in all object classes; (b) make purchases not in excess of \$10 in any one instance for "one-time use items" not carried in stock subject to the total limitations set forth in (a) of this paragraph; and (c) to contract for the repair and maintenance of equipment and furnishings in an amount not to exceed \$25 in any one instance.

Effective date: March 27, 1961.

ARTHUR E. LONG,
Regional Director,
New York Regional Office.

[F.R. Doc. 61-3360; Filed, Apr. 13, 1961;
8:47 a.m.]

INTERSTATE COMMERCE COMMISSION

MOTOR CARRIER TRANSFER PROCEEDINGS

APRIL 11, 1961.

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

No. MC-FC 64063. By order of April 10, 1961, the Transfer Board approved the transfer to Wasserman & Sons Storage Warehouse Corp., Brooklyn, N.Y., of Certificate No. MC 112987, issued May 13, 1952, to Morris Wasserman, Murray Wasserman and Hyman Wasserman, a Partnership, doing business as Wasserman & Sons Storage Warehouse Co., Brooklyn, N.Y., authorizing the transportation, over irregular routes, of household goods, between New York, N.Y., on the one hand, and, on the other, points in Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Delaware, Maryland, and the District of Columbia. Morris Honig, 150 Broadway, New York 38, N.Y., attorney for applicants.

[SEAL] HAROLD D. McCOY,
Secretary.

[F.R. Doc. 61-3364; Filed, Apr. 13, 1961;
8:48 a.m.]

[Sec. 5a Application 46]

SOUTHERN MOTOR CARRIERS

Application for Approval of Amendments to Agreement

APRIL 11, 1961.

The Commission is in receipt of an application in the above-entitled and numbered proceeding for approval of amendments to the agreement therein approved under the provisions of section 5a of the Interstate Commerce Act.

Filed April 5, 1961, by: Reuben G. Crimm, Attorney, 1375 Peachtree Street, NE., Atlanta 9, Ga.

Amendments involved: Modify (1) the rate procedures of both the Conference and the South-Southwest Interterritorial Committee so as to (a) advance the closing date for publication of notice of proposals and independent announcements from noon Monday to the preceding Friday, and (b) permit the elimination of a route in connection with any existing commodity rate, commodity column rating or exception rating regardless of whether such rate or rating has been in effect 60 days or more (presently such elimination may not be made if the rate or rating has been in effect more than 60 days); and (2) the agreement with Motor Carriers Traffic Association, Inc., by including a provision establishing a closing date for the receipt of proposals and independent announcements submitted by the Association to the Conference.

The complete application may be inspected at the office of the Commission in Washington, D.C.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 20 days from the date of this notice. As provided by

the general rules of practice of the Commission, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission in its discretion, may proceed to investigate and determine the matters involved in such

application without further or formal hearing.

By the Commission, Division 2.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 61-3365; Filed, Apr. 13, 1961; 8:48 a.m.]

CUMULATIVE CODIFICATION GUIDE—APRIL

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published to date during April.

<p>1 CFR</p> <p>Appendix A 2887</p> <p>3 CFR</p> <p>PROCLAMATIONS:</p> <p>1844 3051</p> <p>1931 3051</p> <p>1932 3051</p> <p>1938 3051</p> <p>2035 3051</p> <p>2060 3051</p> <p>2061 3051</p> <p>2218 3051</p> <p>2219 3051</p> <p>2220 3051</p> <p>2313 3051</p> <p>2318 3051</p> <p>2319 3051</p> <p>2336 3051</p> <p>2357 3051</p> <p>2362 3051</p> <p>2363 3051</p> <p>2384 3051</p> <p>3019 2959</p> <p>3383 2849</p> <p>3400 2741</p> <p>3401 2849</p> <p>3402 2959</p> <p>3403 2959</p> <p>3404 2959</p> <p>3405 3091</p> <p>EXECUTIVE ORDERS:</p> <p>July 2, 1910 2797</p> <p>3797-A 3151</p> <p>6132 3151</p> <p>6886 3051</p> <p>7359 3051</p> <p>10374 3051</p> <p>10923 3185</p> <p>10932 3051</p> <p>10933 3185</p> <p>5 CFR</p> <p>6 2742, 2769, 2817, 2857, 3092</p> <p>24 2769</p> <p>27 3186</p> <p>350 2742</p> <p>6 CFR</p> <p>10 3055</p> <p>421 2769, 2771, 2961, 3055</p> <p>430 2822</p> <p>438 2963</p> <p>464 3092</p> <p>482 2773</p> <p>485 2823</p> <p>7 CFR</p> <p>51 2817</p> <p>81 2819</p> <p>301 3057</p> <p>730 2819</p> <p>811 2774</p> <p>812 2775</p> <p>815 2775</p>	<p>7 CFR—Continued</p> <p>914 2742</p> <p>922 2743, 3018</p> <p>928 2777</p> <p>933 2857, 3018, 3019</p> <p>953 2743, 3020, 3062</p> <p>1016 3092</p> <p>1031 2744</p> <p>1033 2820, 3143</p> <p>PROPOSED RULES:</p> <p>319 3112</p> <p>902 3106</p> <p>903 3029</p> <p>911 2750</p> <p>914 2799, 2864</p> <p>922 2865</p> <p>932 3191</p> <p>943 2750</p> <p>947 2799</p> <p>949 2751</p> <p>952 2751</p> <p>963 2801</p> <p>968 2752, 3070</p> <p>982 2755</p> <p>990 3030</p> <p>998 2756</p> <p>1019 2867, 2988</p> <p>1030 2870</p> <p>9 CFR</p> <p>74 3063</p> <p>83 2857</p> <p>PROPOSED RULES:</p> <p>17 2756, 3070</p> <p>10 CFR</p> <p>37 2821</p> <p>40 3063</p> <p>PROPOSED RULES:</p> <p>50 3030</p> <p>140 3204</p> <p>12 CFR</p> <p>545 3150</p> <p>563 2821</p> <p>PROPOSED RULES:</p> <p>563 2758</p> <p>13 CFR</p> <p>108 3063</p> <p>120 3064</p> <p>121 2778, 3064</p> <p>14 CFR</p> <p>241 3020</p> <p>294 3100</p> <p>507 2778, 3021</p> <p>514 2745</p> <p>550 3144</p> <p>600 2745</p> <p>601 2779, 3065</p> <p>608 2779</p> <p>609 2851, 3144</p> <p>610 2823</p>	<p>14 CFR—Continued</p> <p>Page</p> <p>PROPOSED RULES:</p> <p>40 2871</p> <p>41 2871</p> <p>42 2871</p> <p>234 3204</p> <p>296 2806</p> <p>297 2806</p> <p>507 2757, 3032</p> <p>600 3113, 3156</p> <p>601 2807, 3113, 3157</p> <p>602 3157</p> <p>608 3157</p> <p>15 CFR</p> <p>202 3007</p> <p>205 2858</p> <p>208 2858</p> <p>210 2858</p> <p>215 2859</p> <p>368 3066</p> <p>371 3066, 3069</p> <p>372 3066</p> <p>373 3066</p> <p>379 3066</p> <p>16 CFR</p> <p>13 2746-2748, 2823, 2824, 2964, 2965, 3100-3102, 3141, 3142</p> <p>301 3186</p> <p>17 CFR</p> <p>1 2968</p> <p>2-11 2968</p> <p>15 2968, 3069</p> <p>16-21 2969-2972</p> <p>201 3102</p> <p>230 3102</p> <p>240 3102</p> <p>250 3102</p> <p>260 3102</p> <p>PROPOSED RULES:</p> <p>275 3070</p> <p>18 CFR</p> <p>2 2824, 3066</p> <p>154 2850</p> <p>19 CFR</p> <p>4 2965</p> <p>6 2779, 2966</p> <p>10 2779</p> <p>23 3022</p> <p>24 2749</p> <p>31 2967</p> <p>21 CFR</p> <p>20 3022</p> <p>120 3023, 3066</p> <p>121 2780, 3143</p> <p>146a 2780, 2967, 2968</p> <p>146c 2968</p> <p>PROPOSED RULES:</p> <p>15 3070</p> <p>51 3154</p>
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